1998-1999-2000

THE PARLIAMENT OF THE COMMONWEALTH OF AUSTRALIA

HOUSE OF REPRESENTATIVES

NOTICE PAPER

No. 110

MONDAY, 29 MAY 2000

The House meets this day at 12.30 p.m.

BUSINESS ACCORDED PRIORITY FOR THIS SITTING

COMMITTEE AND DELEGATION REPORTS

Presentation and statements

- 1 AUSTRALIAN PARLIAMENTARY DELEGATION TO TRINIDAD AND TOBAGO: Report of the delegation to the 45th Commonwealth Parliamentary Conference, September 1999. (*Total time for statements—10 minutes.*)
- 2 **TREATIES—JOINT STANDING COMMITTEE:** Report 32: Six treaties tabled on 7 March 2000. (*Total time for statements—20 minutes.*)

PRIVATE MEMBERS' BUSINESS

Notices

- †1 **DR SOUTHCOTT:** To move—That the House:
 - (1) recognises that one quarter of all wholesale sales tax revenue is raised from cars and component parts;
 - (2) recalls the submissions made to the Industry Commission's Inquiry into Assistance for the Automotive Industry which called for the introduction of a broad based consumption tax;
 - (3) welcomes the abolition of the 22% wholesale sales tax on cars and the introduction of a 10% GST;
 - (4) recognises that a 10% GST will increase the affordability of motor vehicles and will improve the international competitiveness of the automotive industry; and
 - (5) supports the \$12 billion in income tax cuts which will increase households' disposable income. (*Notice given 17 February 2000. Time allowed—remaining private Members' business time prior to 1.45 p.m.*)
- * Notifications to which an asterisk (*) is prefixed appear for the first time
- *† Debate to be adjourned to a future day at the conclusion of the time allotted.*

- †2 **MS HOARE:** To move—That this House:
 - (1) supports Reconciliation Week and the reconciliation process;
 - (2) congratulates Evelyn Scott and the members of the Council for Reconciliation for their work and commitment to the reconciliation process; and
 - (3) further commits the House to continue to foster true reconciliation between Australians. (*Notice given 6 April 2000. Time allowed—30 minutes.*)
- ^{†3} **MR ST CLAIR:** To move—That the House:
 - (1) notes the crucial importance of international trade to the ongoing growth of the Australian economy, particularly in rural area;
 - (2) commends the Government for the ongoing development of bilateral trade with more and more countries;
 - (3) urges the Government to continue its efforts to use sanitary and phytosanitary protocols to gain increased access of Australian agricultural and horticultural products to Korea, Taiwan and China; and
 - (4) commends Australian agricultural producers for their ongoing efforts to secure such market opportunities. (*Notice given 13 April 2000. Time allowed—remaining private Members' business time.*)

GOVERNMENT BUSINESS

Orders of the day

- 1 **GRIEVANCE DEBATE:** Question—That grievances be noted (*under standing order 106*).
- 2 APPROPRIATION BILL (NO. 1) 2000-2001 (*Treasurer*): Second reading—*Budget debate*—Resumption of debate (*from 11 May 2000—Mr McGauran*).
- 3 APPROPRIATION BILL (NO. 2) 2000-2001 (*Minister for Finance and Administration*): Second reading—Resumption of debate (*from 9 May 2000—Mr Tanner*).
- 4 APPROPRIATION (PARLIAMENTARY DEPARTMENTS) BILL 2000-2001 (*Minister for Finance and Administration*): Second reading—Resumption of debate (*from 9 May 2000—Mr Tanner*).
- 5 PETROLEUM EXCISE AMENDMENT (MEASURES TO ADDRESS EVASION) BILL 2000 (*Minister for Arts and the Centenary of Federation*): Second reading—Resumption of debate (*from 6 April 2000—Mr L. D. T. Ferguson*).
- *6 LOCAL GOVERNMENT (FINANCIAL ASSISTANCE) AMENDMENT BILL 2000 (*Minister for Arts and the Centenary of Federation*): Second reading— Resumption of debate (*from 11 May 2000—Mr Melham*).
- 7 NEW BUSINESS TAX SYSTEM (ALIENATION OF PERSONAL SERVICES INCOME) BILL 2000 (*Treasurer*): Second reading—Resumption of debate (*from 13 April 2000—Mr K. J. Thomson*).

- 8 NEW BUSINESS TAX SYSTEM (ALIENATED PERSONAL SERVICES INCOME) TAX IMPOSITION BILL (NO. 1) 2000 (*Treasurer*): Second reading—Resumption of debate (*from 13 April 2000—Mr K. J. Thomson*).
- 9 NEW BUSINESS TAX SYSTEM (ALIENATED PERSONAL SERVICES INCOME) TAX IMPOSITION BILL (NO. 2) 2000 (*Treasurer*): Second reading—Resumption of debate (*from 13 April 2000—Mr K. J. Thomson*).
- *10 SALES TAX (CUSTOMS) (INDUSTRIAL SAFETY EQUIPMENT) BILL 2000 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 11 May 2000—Mr Melham).
- *11 SALES TAX (EXCISE) (INDUSTRIAL SAFETY EQUIPMENT) BILL 2000 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 11 May 2000—Mr Melham).
- *12 SALES TAX (GENERAL) (INDUSTRIAL SAFETY EQUIPMENT) BILL 2000 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 11 May 2000—Mr Melham).
- *13 SALES TAX (INDUSTRIAL SAFETY EQUIPMENT) (TRANSITIONAL PROVISIONS) BILL 2000 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 11 May 2000—Mr Melham).
- *14 WORKPLACE RELATIONS AMENDMENT BILL 2000 (Minister for Employment, Workplace Relations and Small Business): Second reading— Resumption of debate (from 11 May 2000—Mr Griffin).
 - 15 BROADCASTING SERVICES AMENDMENT (DIGITAL TELEVISION AND DATACASTING) BILL 2000 (Minister representing the Minister for Communications, Information Technology and the Arts): Second reading— Resumption of debate (from 10 May 2000—Mr Smith).
- 16 DATACASTING CHARGE (IMPOSITION) AMENDMENT BILL 2000 (Minister representing the Minister for Communications, Information Technology and the Arts): Second reading—Resumption of debate (from 10 May 2000—Mr Smith).
- *17 A NEW TAX SYSTEM (TAX ADMINISTRATION) BILL (NO. 2) 2000 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 11 May 2000—Mr Griffin).
- *18 TAXATION LAWS AMENDMENT BILL (NO. 6) 2000 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 11 May 2000—Mr Griffin).
- 19 AVIATION LEGISLATION AMENDMENT BILL (NO. 2) 2000 (Minister for Agriculture, Fisheries and Forestry): Second reading—Resumption of debate (from 12 April 2000—Mr Horne).
- 20 TELECOMMUNICATIONS (CONSUMER PROTECTION AND SERVICE STANDARDS) AMENDMENT BILL (NO. 1) 2000 (Minister representing the Minister for Communications, Information Technology and the Arts): Second reading—Resumption of debate (from 10 May 2000—Mr Smith).
- 21 FINANCIAL MANAGEMENT AND ACCOUNTABILITY AMENDMENT BILL 2000 (Parliamentary Secretary to the Minister for Finance and Administration):

Second reading—Resumption of debate (from 10 May 2000— Mr M. J. Ferguson).

- 22 NEW BUSINESS TAX SYSTEM (INTEGRITY MEASURES) BILL 2000 (*Treasurer*): Second reading—Resumption of debate (*from 13 April 2000—Mr K. J. Thomson*).
- 23 ENVIRONMENT AND HERITAGE LEGISLATION AMENDMENT BILL 2000 (from Senate) (Parliamentary Secretary to the Minister for the Environment and Heritage): Second reading—Resumption of debate (from 11 May 2000—Mr Entsch).
- 24 MEDICARE LEVY AMENDMENT (DEFENCE—EAST TIMOR LEVY) BILL 2000 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 17 February 2000—Mr Swan).
- 25 COPYRIGHT AMENDMENT (DIGITAL AGENDA) BILL 1999 (Attorney-General): Second reading—Resumption of debate (from 2 September 1999— Mr M. J. Evans).
- 26 MIGRATION LEGISLATION AMENDMENT BILL (NO. 2) 2000 (Minister for Immigration and Multicultural Affairs): Second reading—Resumption of debate (from 14 March 2000—Mr M. J. Ferguson).
- 27 **POSTAL SERVICES LEGISLATION AMENDMENT BILL 2000** (*Minister for Arts and the Centenary of Federation*): Second reading—Resumption of debate (*from 6 April 2000—Mr Smith*).
- 28 COPYRIGHT AMENDMENT (MORAL RIGHTS) BILL 1999 (Attorney-General): Second reading—Resumption of debate (from 8 December 1999—Mr O'Connor).
- 29 FAMILY LAW AMENDMENT BILL 1999 (*Attorney-General*): Second reading— Resumption of debate (*from 22 September 1999—Mr Horne*).
- 30 BROADCASTING SERVICES AMENDMENT BILL (NO. 4) 1999 (Minister representing the Minister for Communications, Information Technology and the Arts): Second reading—Resumption of debate (from 9 December 1999—Mr M. J. Evans).
- 31 INTERNATIONAL TAX AGREEMENTS AMENDMENT BILL (NO. 1) 2000 (*Minister for Arts and the Centenary of Federation*): Second reading— Resumption of debate (*from 6 April 2000*—*Mr L. D. T. Ferguson*).
- 32 CUSTOMS AMENDMENT (ALCOHOLIC BEVERAGES) BILL 2000 (Minister for Arts and the Centenary of Federation): Second reading—Resumption of debate (from 6 April 2000—Mr L. D. T. Ferguson).
- 33 EXCISE AMENDMENT (ALCOHOLIC BEVERAGES) BILL 2000 (Minister for Arts and the Centenary of Federation): Second reading—Resumption of debate (from 6 April 2000—Mr L. D. T. Ferguson).
- 34 **PRIVACY AMENDMENT** (**PRIVATE SECTOR**) **BILL 2000** (*Attorney-General*): Second reading—Resumption of debate (*from 12 April 2000—Mr McClelland*).
- 35 FINANCIAL SECTOR LEGISLATION AMENDMENT BILL (NO. 1) 2000 (*Minister for Financial Services and Regulation*): Second reading—Resumption of debate (*from 13 April 2000—Mr Smith*).

- 36 FAMILY LAW LEGISLATION AMENDMENT (SUPERANNUATION) BILL 2000 (*Attorney-General*): Second reading—Resumption of debate (*from 13 April 2000—Mr Smith*).
- 37 NEW BUSINESS TAX SYSTEM (MISCELLANEOUS) BILL (NO. 2) 2000 (*Treasurer*): Second reading—Resumption of debate (*from 13 April 2000—Mr K. J. Thomson*).
- *38 INDIRECT TAX LEGISLATION AMENDMENT BILL 2000 (Minister for Financial Services and Regulation): Second reading—Resumption of debate (from 11 May 2000—Mr Griffin).
- 39 CRIMINAL CODE AMENDMENT (THEFT, FRAUD, BRIBERY AND RELATED OFFENCES) BILL 1999 (Attorney-General): Second reading—Resumption of debate (from 24 November 1999—Mr Horne).
- 40 HUMAN RIGHTS (MANDATORY SENTENCING OF JUVENILE OFFENDERS) BILL 1999 (from Senate): Second reading (from 15 March 2000).
- 41 COMPENSATION FOR NON-ECONOMIC LOSS (SOCIAL SECURITY AND VETERANS' ENTITLEMENTS LEGISLATION AMENDMENT) BILL 1999 (*Minister representing the Minister for Family and Community Services*): Second reading—Resumption of debate (*from 25 March 1999—Ms Macklin*).
- 42 AUSTRALIAN WOOL RESEARCH AND PROMOTION ORGANISATION AMENDMENT BILL 1998 (Minister for Agriculture, Fisheries and Forestry): Second reading—Resumption of debate (from 12 November 1998—Ms Macklin).
- 43 **PRESIDENTIAL NOMINATIONS COMMITTEE BILL 1999** (*Attorney-General*): Second reading—Resumption of debate (*from 10 June 1999*).
- *44 CORPORATIONS LAW AMENDMENT (EMPLOYEE ENTITLEMENTS) BILL 2000: Consideration of Senate's amendment (*from 11 May 2000*).
- 45 CLASSIFICATION (PUBLICATIONS, FILMS AND COMPUTER GAMES) AMENDMENT BILL 1998: Consideration of Senate's amendments (*from 9 March 2000*).
- 46 **IMPORT PROCESSING CHARGES AMENDMENT (WAREHOUSES) BILL 1999:** Consideration of Senate's amendment (*from 7 March 2000*).
- 47 CUSTOMS AMENDMENT (WAREHOUSES) BILL 1999: Consideration of Senate's amendments (*from 7 March 2000*).
- 48 NAVIGATION AMENDMENT (EMPLOYMENT OF SEAFARERS) BILL 1998: Consideration of Senate's amendments (*from 8 March 2000*).
- 49 INDIGENOUS CHILDREN: Consideration of Senate's message No. 340 (from 4 April 2000).
- 50 ABORIGINAL RECONCILIATION: Consideration of Senate's message No. 309 (*from 7 March 2000*).
- 51 CENSURE OF MINISTER FOR FORESTRY AND CONSERVATION: Consideration of Senate's message No. 183 (*from 24 August 1999*).
- 52 GEELONG ROAD: Consideration of Senate's message No. 171 (*from 12 August 1999*).
- 53 CENTRELINK—LEVEL OF SERVICE: Consideration of Senate's message No. 45 (*from 10 March 1999*).

- 54 CENTRELINK: Consideration of Senate's message No. 2 (*from 12 November 1998*).
- *55 SCIENCE AND TECHNOLOGY BUDGET STATEMENT 2000-2001—PAPER— MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 11 May 2000—Mr McMullan*) on the motion of Mr Reith—That the House take note of the paper.
- 56 FEDERAL OFFICE OF ROAD SAFETY—HEAVY TRUCK INVESTIGATION— REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from* 9 May 2000—Mr McMullan) on the motion of Mr Reith—That the House take note of the paper.
- 57 AUSTRALIAN RADIATION PROTECTION AND NUCLEAR SAFETY AUTHORITY—QUARTERLY REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 9 May 2000—Mr McMullan*) on the motion of Mr Reith—That the House take note of the paper.
- 58 **PRODUCTIVITY COMMISSION—REPORT ON PROGRESS IN RAIL REFORM—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 13 April 2000—Mr McMullan*) on the motion of Mr Reith—That the House take note of the paper.
- 59 ROAD AND RAIL—GOVERNMENT RESPONSES TO REPORTS—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 13 April 2000—Mr McMullan*) on the motion of Mr Reith—That the House take note of the paper.
- 60 INDUSTRY, SCIENCE AND RESOURCES—STANDING COMMITTEE— REPORT ON EFFECT OF CERTAIN PUBLIC POLICY CHANGES IN AUSTRALIA'S R&D—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 13 April 2000—Mr McMullan*) on the motion of Mr Reith—That the House take note of the paper.
- 61 **TRADE OUTCOMES AND OBJECTIVES**—**PAPER**—**MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 5 April 2000*—*Mr Beazley*) on the motion of Mr Entsch—That the House take note of the paper.
- 62 TRADE MISSION TO THE GULF—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 14 March 2000—Mr Martin*) on the motion of Mr M. A. J. Vaile—That the House take note of the paper.
- 63 **DEPARTMENT OF COMMUNICATIONS, INFORMATION TECHNOLOGY AND THE ARTS—PAPER—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 8 March 2000—Mr Lee*) on the motion of Mr Fahey—That the House take note of the paper.
- 64 UN CONVENTION ON THE ELIMINATION OF ALL FORMS OF DISCRIMINATION AGAINST WOMEN—PAPER—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 7 March 2000—Mr McMullan*) on the motion of Mr Reith—That the House take note of the paper.
- 65 MEDIBANK PRIVATE—EQUAL EMPLOYMENT OPPORTUNITY AND EQUITY AND DIVERSITY—REPORT FOR 1998-99—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 17 February 2000—Mr McMullan*) on the motion of Mr Reith—That the House take note of the paper.

- 66 DEPARTMENT OF HEALTH AND AGED CARE—REVIEW OF IMPLEMENTATION OF STRATEGIC PLAN 1997-2000—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 16 February 2000— Mr McMullan*) on the motion of Mr Reith—That the House take note of the paper.
- 67 AUSTRALIA'S DEVELOPMENT COOPERATION PROGRAM—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 9 December 1999—Mr Brereton*) on the motion of Mr Downer—That the House take note of the paper.
- 68 UNESCO GENERAL CONFERENCE—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 9 December 1999— Mr McMullan*) on the motion of Ms Worth—That the House take note of the paper.
- 69 SEATTLE WORLD TRADE ORGANISATION MEETING AND LAUSANNE INFORMAL TRADE MINISTERS MEETING—MINISTERIAL STATEMENT— MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 8 December* 1999—Mr McMullan) on the motion of Mr M. A. J. Vaile—That the House take note of the paper.
- 70 INTERNATIONAL LABOUR CONFERENCE—DECLARATION—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 8 December 1999—Mr McMullan*) on the motion of Mr Reith—That the House take note of the paper.
- 71 INTERNATIONAL LABOUR CONFERENCE—CONVENTION 181—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 8 December 1999— Mr McMullan*) on the motion of Mr Reith—That the House take note of the paper.
- 72 INTERNATIONAL LABOUR CONFERENCE—RECOMMENDATION 188— MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 8 December* 1999—Mr McMullan) on the motion of Mr Reith—That the House take note of the paper.
- 73 INTERNATIONAL LABOUR CONFERENCE—RECOMMENDATION 189— MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 8 December* 1999—Mr McMullan) on the motion of Mr Reith—That the House take note of the paper.
- 74 INTERNATIONAL LABOUR CONFERENCE—INSTRUMENTS—JUNE 1998— MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 8 December* 1999—Mr McMullan) on the motion of Mr Reith—That the House take note of the paper.
- 75 INTERNATIONAL LABOUR CONFERENCE—INSTRUMENTS—JUNE 1997— MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 8 December* 1999—Mr McMullan) on the motion of Mr Reith—That the House take note of the paper.
- 76 MID-TERM REVIEW OF PROVIDER NUMBER LEGISLATION—REPORT— MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 8 December* 1999—Mr McMullan) on the motion of Mr Reith—That the House take note of the paper.

- 77 AUSTRALIAN INSTITUTE OF HEALTH AND WELFARE—REPORT— MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from* 25 November 1999—Mr McMullan) on the motion of Mr Reith—That the House take note of the paper.
- 78 EAST TIMOR—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 23 November 1999—Mr Williams*) on the motion of Mr Reith—That the House take note of the paper.
- 79 **PROFESSIONAL SERVICES REVIEW—REPORT FOR 1998-99—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 23 November 1999— Mr McMullan*) on the motion of Mr Reith—That the House take note of the paper.
- 80 AUSTRALIAN INSTITUTE OF MARINE SCIENCE—REPORT FOR 1998-99— MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from* 23 November 1999—Mr McMullan) on the motion of Mr Reith—That the House take note of the paper.
- 81 EMPLOYMENT SERVICES REGULATORY AUTHORITY—REPORT FOR 1998-99—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from* 23 November 1999—Mr McMullan) on the motion of Mr Reith—That the House take note of the paper.
- 82 DEPARTMENT OF INDUSTRY, SCIENCE AND RESOURCES—REPORT FOR 1998-99—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from* 23 November 1999—Mr McMullan) on the motion of Mr Reith—That the House take note of the paper.
- 83 DEFENCE FORCE REMUNERATION TRIBUNAL—REPORT FOR 1998-99— MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from* 23 November 1999—Mr McMullan) on the motion of Mr Reith—That the House take note of the paper.
- 84 SEAFARERS SAFETY, REHABILITATION AND COMPENSATION AUTHORITY—REPORT FOR 1998-99—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 23 November 1999—Mr McMullan*) on the motion of Mr Reith—That the House take note of the paper.
- 85 HEALTH SERVICES AUSTRALIA—REPORT FOR 1998-99—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 23 November 1999— Mr McMullan*) on the motion of Mr Reith—That the House take note of the paper.
- 86 ADVISORY PANEL ON THE MARKETING IN AUSTRALIA OF INFANT FORMULA—REPORT FOR 1998-99—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 23 November 1999—Mr McMullan*) on the motion of Mr Reith—That the House take note of the paper.
- 87 AUSTRALIAN HEARING SERVICES—REPORT FOR 1998-99—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 23 November 1999— Mr McMullan*) on the motion of Mr Reith—That the House take note of the paper.
- 88 COMMITTEE TO EXAMINE THE USE OF THE TERM 'DRUG FREE'-PAPER-MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from*

1 September 1999—Mr McMullan) on the motion of Mr Reith—That the House take note of the paper.

- 89 HUMAN RIGHTS AND EQUAL OPPORTUNITY COMMISSION—REPORT— MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 25 August 1999—Mr McMullan*) on the motion of Mr Reith—That the House take note of the paper.
- 90 AUSTRALIAN LAW REFORM COMMISSION—REPORT ON REVIEW OF THE PROCEEDS OF CRIME ACT 1987—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 22 June 1999—Mr McMullan*) on the motion of Mr Reith—That the House take note of the paper.
- 91 FREEDOM OF INFORMATION ACT—REPORT FOR 1997-98—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 10 December 1998—Mr McMullan*) on the motion of Mr Reith—That the House take note of the paper.
- 92 TARIFF PROPOSALS (Mr Anthony):

Customs Tariff Proposal No. 8 (1999)—moved 24 November 1999—Resumption of debate (Mr Horne).

Excise Tariff Proposal No. 3 (1999)—moved 24 November 1999—Resumption of debate (Mr Horne).

93 TARIFF PROPOSALS (Mr McGauran):

Customs Tariff Proposal No. 6 (1999)—moved 21 October 1999—Resumption of debate (Mr Swan).

Excise Tariff Proposal No. 2 (1999)—moved 21 October 1999—Resumption of debate (Mr Swan).

94 TARIFF PROPOSALS (Mr Williams):

Customs Tariff Proposal No. 4 (1999)—moved 2 September 1999—Resumption of debate (Mr M. J. Evans).

Customs Tariff Proposal No. 5 (1999)—moved 22 September 1999—Resumption of debate (Mr Horne).

Customs Tariff Proposal No. 7 (1999)—moved 8 December 1999—Resumption of debate (Mr M.cClelland).

95 TARIFF PROPOSAL (Mr Entsch):

Customs Tariff Proposal No. 3 (1999)—moved 25 August 1999—Resumption of debate (Mr McClelland).

96 TARIFF PROPOSALS (Mr Slipper):

Customs Tariff Proposals Nos. 6 to 10 (1998)—moved 24 November 1998—Resumption of debate (Mr K. J. Thomson).

- Customs Tariff Proposal No. 1 (1999)—moved 30 March 1999—Resumption of debate (Mr Martin).
- Customs Tariff Proposal No. 2 (1999)—moved 11 May 1999—Resumption of debate (Mr McMullan).
- Customs Tariff Proposal No. 1 (2000)—moved 9 March 2000—Resumption of debate (Mr Martin).

Excise Tariff Proposal No. 1 (1999)—moved 11 May 1999—Resumption of debate (Mr McMullan).

97 PARLIAMENTARY PROCEEDINGS BROADCASTING AMENDMENT BILL 1998: Second reading (*from 10 November 1998*).

Contingent notices of motion

- *Contingent on any bill being brought in and read a first time:* Minister to move—That so much of the standing orders be suspended as would prevent the second reading being made an order of the day for a later hour.
- Contingent on any report relating to a bill being received from the Main Committee: Minister to move—That so much of the standing orders be suspended as would prevent the remaining stages being passed without delay.
- Contingent on any bill being agreed to at the conclusion of the consideration in detail *stage:* Minister to move—That so much of the standing orders be suspended as would prevent the motion for the third reading being moved without delay.
- Contingent on any message being received from the Senate transmitting any bill for concurrence: Minister to move—That so much of the standing orders be suspended as would prevent the bill being passed through all its stages without delay.

COMMITTEE AND DELEGATION REPORTS—continued

Orders of the day

- 1 NATIVE TITLE AND THE ABORIGINAL AND TORRES STRAIT ISLANDER LAND FUND—PARLIAMENTARY JOINT COMMITTEE—INTERIM REPORT ON S.206(D) INQUIRY—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 13 October 1999—Mr Snowdon, in continuation) on the motion of Mr Snowdon—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on the next sitting Monday after 29 May 2000.)
- 2 PUBLIC ACCOUNTS AND AUDIT—JOINT COMMITTEE—REVIEW OF AUDITOR-GENERAL'S AUDIT REPORTS 1998-99 FIRST HALF—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 20 October 1999— Mr Charles, in continuation) on the motion of Mr Charles—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 29 May 2000.)
- 3 FOREIGN AFFAIRS, DEFENCE AND TRADE—JOINT STANDING COMMITTEE—REPORT ON PROCEEDINGS OF A SEMINAR ON WORLD DEBT, 27 AUGUST 1999—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 6 December 1999—Mr Hollis, in continuation*) on the motion of Mr Hollis—That the House take note of the report. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 29 May 2000*)
- 4 LEGAL AND CONSTITUTIONAL AFFAIRS—STANDING COMMITTEE— ADVISORY REPORT ON THE COPYRIGHT AMENDMENT (DIGITAL AGENDA) BILL 1999—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 6 December 1999—Mr K. J. Andrews, in continuation) on the motion of Mr K. J. Andrews—That the House take note of the report. (Order of

the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 29 May 2000)

- 5 NATIONAL CRIME AUTHORITY—PARLIAMENTARY JOINT COMMITTEE— REPORT ON THE INVOLVEMENT OF THE NATIONAL CRIME AUTHORITY IN CONTROLLED OPERATIONS—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 6 December 1999—Mr Nugent, in continuation) on the motion of Mr Nugent—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 29 May 2000)
- 6 TREATIES—JOINT STANDING COMMITTEE—REPORT ON TERMINATION OF SOCIAL SECURITY AGREEMENT WITH THE UNITED KINGDOM AND INTERNATIONAL PLANT PROTECTION CONVENTION—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 6 December 1999— Mr A. P. Thomson, in continuation) on the motion of Mr A. P. Thomson—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 29 May 2000)
- 7 TREATIES—JOINT STANDING COMMITTEE—REPORT ON FOURTEEN TREATIES TABLED ON 12 OCTOBER 1999—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 6 December 1999—Mr A. P. Thomson, in continuation) on the motion of Mr A. P. Thomson—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 4 sitting Mondays after 29 May 2000)
- 8 PUBLIC ACCOUNTS AND AUDIT—JOINT COMMITTEE—REVIEW OF AUDITOR-GENERAL'S AUDIT REPORTS 1997-98 FOURTH QUARTER— MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 8 December 1999—Mr Charles, in continuation) on the motion of Mr Charles—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 29 May 2000.)
- 9 PUBLIC ACCOUNTS AND AUDIT—JOINT COMMITTEE—REPORT— CORPORATE GOVERNANCE AND ACCOUNTABILITY ARRANGEMENTS FOR COMMONWEALTH GOVERNMENT BUSINESS ENTERPRISES— MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 16 February 2000—Mr Charles, in continuation) on the motion of Mr Charles—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 29 May 2000.)
- 10 TREATIES—JOINT STANDING COMMITTEE—REPORT ON SINGAPORE'S USE OF SHOALWATER BAY, DEVELOPMENT COOPERATION WITH PNG AND PROTECTION OF NEW VARIETIES OF PLANTS—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 6 March 2000— Mr A. P. Thomson, in continuation) on the motion of Mr A. P. Thomson—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 29 May 2000.)
- 11 PUBLIC ACCOUNTS AND AUDIT—JOINT COMMITTEE—REVIEW OF AUDITOR-GENERAL'S AUDIT REPORTS 1998-99, SECOND HALF—MOTION

TO TAKE NOTE OF PAPER: Resumption of debate (*from 6 April 2000—Jackie Kelly*) on the motion of Mr Charles—That the House take note of the report. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays after 29 May 2000.*)

- 12 PUBLIC ACCOUNTS AND AUDIT—JOINT COMMITTEE—REVIEW OF FINANCIAL MANAGEMENT AND ACCOUNTABILITY ACT 1997 AND COMMONWEALTH AUTHORITIES AND COMPANIES ACT 1997—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (6 April 2000— Mr McClelland) on the motion of Mr Charles—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 6 sitting Mondays after 29 May 2000.)
- 13 TREATIES—JOINT STANDING COMMITTEE—REPORT ON TREATIES TABLED ON 8 AND 9 DECEMBER 1999 AND 15 FEBRUARY 2000—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 3 April 2000— Mr A. P. Thomson, in continuation) on the motion of Mr A. P. Thomson—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 29 May 2000.)
- 14 TREATIES—JOINT STANDING COMMITTEE—REPORT ON THREE TREATIES TABLED ON 7 MARCH 2000—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 10 April 2000—Mr A. P. Thomson, in continuation) on the motion of Mr A. P. Thomson—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 8 sitting Mondays after 29 May 2000.)
- 15 PROCEDURE—STANDING COMMITTEE—REPORT ON ELECTRONIC TRANSACTIONS OF QUESTIONS, ANSWERS AND NOTICES OF MOTIONS AND RELATED MATTERS—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 12 April 2000—Mr Pyne, in continuation) on the motion of Mr Pyne—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 29 May 2000.)

PRIVATE MEMBERS' BUSINESS—continued

Notices given for Monday, 29 May 2000

- *1 **MS GAMBARO:** To move—That this House:
 - recognises that the restaurant and café industry makes a significant contribution to the Australian economy, having an estimated gross profit of \$3.3 billion and employing over 188 000 Australians;
 - (2) acknowledges the contribution the restaurant and café industry makes to Australia's tourism income, with visitors spending an average \$328 on food during their stay in Australia; and
 - (3) recognises the importance placed on the apprenticeship scheme by the Government, increasing the positions available in traineeships, and noting

its beneficial impact for training in the restaurant industry. (Notice given 11 May 2000.)

- *2 MRS MOYLAN: To move—That this House:
 - (1) condemns the Zimbabwe Government for allowing the current grave situation to continue in which;
 - (a) serious economic difficulties are leading to considerable unrest; and
 - (b) agricultural production has been jeopardised by the invasion of commercial farms by squatters and the squatters' actions have been ruled as illegal by the High Court of Zimbabwe;
 - (2) supports the British Government's strongly expressed concerns about events in Zimbabwe; and
 - (3) calls on the Government of Zimbabwe to restore the rule of law and hold free and fair elections at the earliest possible date. (*Notice given 11 May 2000.*)

Notices—continued

- 1 MR L. D. T. FERGUSON: To move—That the House:
 - (1) welcomes the UN-OAU progress in the organisation of a free and fair referendum in Western Sahara, to enable its people to exercise their right to self-determination;
 - (2) calls upon Morocco to fully cooperate with the UN-OAU and abide by the agreements and UN resolutions setting the referendum date for 31 July 2000;
 - (3) urges the Government to extend all its assistance to the UN mission for Western Sahara (MINURSO); and
 - (4) establish official contacts with the Sahrawi Independence movement the Polisario. (*Notice given 28 September 1999. Notice will be removed from the Notice Paper unless called on on 29 May 2000.*)
- 2 DR THEOPHANOUS: To move—That this House:
 - notes that the report "Going for Gold Immigration Entry Arrangements for the Olympic and Paralympic Games" by the Joint Standing Committee on Migration, has made significant criticism of the visitor visa system and has warned of the potential embarrassment that this will create during the Sydney Olympic Games;
 - (2) notes that the Committee believes "that the higher refusal rates in some countries, and the difference between the ETA and non-ETA countries could produce embarrassing publicity detrimental to Australia's international image";
 - (3) notes that the representatives of the tourism industry and other witnesses believe that the system is highly intrusive for those applying from non-ETA countries, in so far as applicants are required to give many assurances and much information—far in excess of what is necessary for a tourist visa;

- (4) notes that the Report confirms that those applying under the non-ETA (a system mostly from third world countries) system was subject to a much higher rejection rate for visitor visas and that the system is widely perceived as highly discriminatory—these aspects of the system have been admitted by the Minister and his Department;
- (5) notes that the Committee further recommended "That an independent review analyses the effect of the visa application fee on applications and the effect on Australia's image as a potential tourist destination"; and
- (6) calls upon the Minister for Immigration and Multicultural Affairs and the Government to totally overhaul the current discredited visitor visa process and to develop as a matter of urgency in the lead up to the Olympic Games, a fairer non-discriminatory system. (*Notice given 29 September 1999. Notice will be removed from the Notice Paper unless called on on 29 May 2000.*)
- 3 MR WILTON: To move—That the House recognises the importance of airports to the economic development of Australia. (*Notice given 30 September 1999; amended 18 February 2000. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 29 May 2000.*)
- 4 MR ALBANESE: To move—That this House:
 - (1) applaudes the actions of South Sydney rugby league supporters in demonstrating their support for South Sydney to remain in the National Rugby League competition;
 - (2) notes that South Sydney are financially sound, have superb facilities at the Sydney Football Stadium, have an enormous support base and an outstanding junior team development structure;
 - (3) notes that to abandon any sense of history, spirit and community involvement will destroy rugby league;
 - (4) recognises that local institutions play a central role in defining a sense of community and giving our youth role models to aspire to; and
 - (5) calls on the National Rugby League to include South Sydney in any future competition. (*Notice given 11 October 1999. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 29 May 2000.*)
- 5 MR DANBY: To move—That this House notes the failure of the Minister for Employment, Workplace Relations and Small Business to ensure the passing on of the benefits of increased waterfront productivity to Australian importers, exporters and consumers despite a \$250m taxpayer subsidy which appears to have merely provided increased profits to Lang Corporation and Patricks with a subsequent increase in their share prices. (*Notice given 18 October 1999. Notice will be removed from the Notice Paper unless called on on any of the next 2 sitting Mondays after 29 May 2000.*)
- 6 MR PRICE: To move—That this House:
 - (1) congratulates Dr Allan Hawke on his appointment as the new Secretary of the Department of Defence;
 - (2) notes his prior service with the Department as Deputy Secretary and his wide public service experience;

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- (3) wishes him well in tackling the severe morale problem in the Department; and
- (4) trusts he will be able to finalise the Prime Minister's report into the Reserves, clear up rotation issues surrounding the deployment of troops to East Timor and supervise the new strategic review. (*Notice given 19 October 1999. Notice will be removed from the Notice Paper unless called on on any of the next 2 sitting Mondays after 29 May 2000.*)
- 7 MR HARDGRAVE: To move—That this House:
 - (1) expresses its concern for the return of hostilities between Ethiopia and the State of Eritrea;
 - (2) acknowledges attempts by the Organisation of African Unity, the United States, various African heads of state and the United Nations to restore peace between Ethiopia and Eritrea;
 - (3) expresses great concern for the reported deaths of thousands of people in the past eighteen months and for the suffering of tens of thousands more;
 - (4) acknowledges the need expressed by the Eritrean Government for the return of foreign humanitarian NGO groups to provide relief; and
 - (5) highlights the past efforts of Australians, such as Fred Hollows, to help the people of Eritrea. (*Notice given 20 October 1999. Notice will be removed from the Notice Paper unless called on on any of the next 2 sitting Mondays after 29 May 2000.*)
- 8 MR MOSSFIELD: To move—That this House:
 - (1) notes that families are the smallest social group and are often underrated;
 - (2) believes the productive work of households has been totally overlooked;
 - (3) acknowledges that surveys have made visible the unpaid work of households and have found it comprises more than half of all valuable economic activity;
 - (4) expresses concern that the tax system does not adequately protect the income of families rearing children and the economic system appears to have forgotten the value of the work of parents rearing children and the whole area of productive work in the household;
 - (5) supports the view that most parents, regardless of social status, educational level or cultural background, are eager to receive and can benefit from information and support in their role as their children's first and most important teachers;
 - (6) draws to the attention of all Members that many studies have shown that families not only make a powerful impact on the way children learn in school but that the influence of family actually outweighs that of the school; and
 - (7) recognises that family-related variables have been overlooked in health promotion and health strategy literature and that if recognised and addressed, these family-related variables offer a new area for health promotion with strong possibilities for further success in reducing the burden of ill-health in the community. (*Notice given 20 October 1999*.

Notice will be removed from the Notice Paper unless called on on any of the next 2 sitting Mondays after 29 May 2000.)

- 9 MR HARDGRAVE: To move—That this House:
 - (1) acknowledges the importance of the long-standing friendship and trade between Australia and the Republic of China on Taiwan;
 - (2) expresses its care and concern for the pain and suffering felt by all Taiwanese following the recent earthquake tragedy;
 - (3) acknowledges the generous role and good citizenry displayed by Taiwanese born Australian citizens; and
 - (4) expresses its frustration for the political circumstances which prevent the Taiwanese from playing a full and rightful role in world affairs. (*Notice given 20 October 1999. Notice will be removed from the Notice Paper unless called on on any of the next 2 sitting Mondays after 29 May 2000.*)
- 10 MR K. J. THOMSON: To move—That this House:
 - (1) condemns the Australian Democrat, Liberal and National Senators for not proceeding with or supporting the following terms of reference for the Senate Select Committee on Superannuation and Financial Services proposed by Democrat Senator Lyn Allison on 9 March 1999:

That the Committee inquire into and report on:

- (a) the adequacy of the tax system and related policy to address the retirement income and health care needs of Australians into the new millennium;
- (b) strategies for building more effective national retirement income and long-term saving outcomes;
- (c) reforms that could be implemented following completion of the Superannuation Guarantee Charge phase-in to 9 per cent; and
- (d) the taxation of superannuation, particularly the Superannuation High Income Earners Tax Surcharge legislation and alternative payment mechanism; and
- (2) believes these to be important areas of inquiry for the Senate Select Committee on Superannuation and Financial Services. (*Notice given* 21 October 1999. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 29 May 2000)
- 11 MR SECKER: To move—That this House:
 - (1) places on record the decline of regional infrastructure within parts of Australia, particularly in smaller rural communities;
 - (2) notes that increasingly, rural and regional Australians are required to travel a considerable distance to access quality medical services;
 - (3) further notes the growing size and scale of the transport industry is placing new demands on many roads throughout Australia and these roads need regular maintenance; and
 - (4) calls on the Government to examine funding to regional infrastructure projects so that smaller rural and regional communities can have access to similar services that city people have. (*Notice given 21 October 1999*.

Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 29 May 2000)

- 12 MR ALBANESE: To move—That this House:
 - (1) recognises the importance of affordable, quality child care for Australian parents;
 - (2) deplores the lack of childcare facilities available to Members, Senators and staff working at Parliament House, noting that this lack of workplace child care has led to increased difficulties for parents working at Parliament House following the Coalition's attacks on child care over the past 3 years;
 - (3) condemns the Howard Government for its massive attacks on child care and expresses its concern that these cuts have resulted in fee rises, the closure of childcare centres and women being forced out of the paid workforce, instead of providing families with a choice about how they care for their children; and
 - (4) calls for a study to assess the feasibility of establishing workplace child care facilities for Members, Senators and staff working at Parliament House. (Notice given 24 November 1999. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 29 May 2000)
- 13 MR PRICE: To move—
 - (1) That a Standing Committee on Appropriations and Staffing be appointed to inquire into:
 - (a) proposals for the annual estimates and the additional estimates for the House of Representatives;
 - (b) proposals to vary the staff structure of the House of Representatives, and staffing and recruitment policies; and
 - (c) such other matters as are referred to it by the House;
 - (2) That the committee shall:
 - (a) in relation to estimates—
 - (i) determine the amounts for inclusion in the parliamentary appropriation bills for the annual and the additional appropriations; and
 - (ii) report to the House upon its determinations prior to the consideration by the House of the relevant parliamentary appropriation bill; and
 - (b) in relation to staffing—
 - (i) make recommendations to the Speaker; and
 - (ii) report to the House on its determinations prior to the consideration by the House of the relevant parliamentary appropriation bill;
 - (3) That the committee consist of the Speaker and 11 other members, 6 members to be nominated by the Chief Government Whip or Whips and 5 members to be nominated by the Chief Opposition Whip or Whips or any independent Member;

- (4) That the committee elect a Government member as its chair;
- (5) That the committee elect a deputy chairman who shall act as chair of the committee at any time when the chair is not present at a meeting of the committee, and at any time when the chair and deputy chair are not present at a meeting of the committee the members present shall elect another member to act as chairman at that meeting;
- (6) That the committee have power to appoint subcommittees consisting of 3 or more of its members and to refer to any subcommittee any matter which the committee is empowered to examine;
- (7) That the committee appoint the chair of each subcommittee who shall have a casting vote only, and at any time when the chair of a subcommittee is not present at a meeting of the subcommittee the members of the subcommittee present shall elect another member of that subcommittee to act as chair at that meeting;
- (8) That the quorum of a subcommittee be a majority of the members of that subcommittee;
- (9) That members of the committee who are not members of a subcommittee may participate in the public proceedings of that subcommittee but shall not vote, move any motion or be counted for the purpose of a quorum;
- (10) That the committee or any subcommittee have power to send for persons, papers and records;
- (11) That the committee or any subcommittee have power to move from place to place;
- (12) That a subcommittee have power to adjourn from time to time and to sit during any sittings or adjournment of the House;
- (13) That the committee have leave to report from time to time; and
- (14) That the foregoing provisions of this resolution, so far as they are inconsistent with the standing orders, have effect notwithstanding anything contained in the standing orders. (*Notice given 24 November 1999. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 29 May 2000*)
- 14 MR PRICE: To move—
 - (1) That standing order 28B be amended by inserting the following paragraph after paragraph (b):
 - (*ba*) annual and additional estimates contained in the appropriation bills presented to the House shall stand referred for consideration by Members of the relevant committee (as determined in accordance with the provisions of paragraph (b) for the consideration of annual reports), and, for the purposes of this consideration:
 - (i) six Members of each committee, determined by the committee in each case, shall consider the estimates;
 - (ii) the Members of the committee selected to consider the estimates shall meet with Members of the relevant Senate legislation committee so that the Members and Senators may meet together for the purposes of considering the estimates;

- (iii) members of the relevant House and Senate committees, when meeting together to consider estimates, shall choose a Member or a Senator to chair the joint meetings;
- (iv) the provisions of Senate standing order 26 shall, to the extent that they are applicable, apply to the consideration of estimates under this paragraph, and
- (v) that, upon the completion of joint meetings at which evidence is received or written answers or additional information considered, it shall then be a matter for the Members of the relevant committee to consider the terms of any report to the House on the estimates.
- (2) That a message be sent to the Senate acquainting it of this resolution and requesting that it concur and take action accordingly. (*Notice given 24 November 1999. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 29 May 2000*)
- 15 MR PRICE: To move—That the standing orders be amended by amending standing order 94 to read as follows:

Closure of Member

94 A motion may be made that a Member who is speaking, except a Member giving a notice of motion or formally moving the terms of a motion allowed under the standing orders or speaking to a motion of dissent (from any ruling of the Speaker under standing order 100), "be not further heard", and such question shall be put forthwith and decided without amendment or debate. (*Notice given 24 November 1999. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 29 May 2000*)

16 MR PRICE: To move—That standing order 129 be omitted and the following standing order substituted:

Presentation of petitions

129 At the time provided for the presentation of petitions, the following arrangements shall apply to the presentation of petitions certified to be in conformity with the standing orders:

- (*a*) in respect of each petition, the petitioner, or one of the petitioners, may present the petition to the House by standing at the Bar of the House and reading to the House the prayer of the petition, and
- (b) where a petitioner is not able to present the petition in accordance with paragraph (a) of this standing order, the Member who has lodged the petition may present it to the House by reading to the House the prayer of the petition. (Notice given 24 November 1999. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 29 May 2000)
- 17 MR PRICE: To move—That the standing orders be amended by inserting the following standing order after standing order 143:

Questions to committee chairs

143A Questions may be put to a Member in his or her capacity as Chair of a committee of the House, or of a joint committee, in connection with the work or

duties of the committee in question. (*Notice given 24 November 1999. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 29 May 2000*)

18 MR PRICE: To move—That the standing orders be amended by inserting the following standing order after standing order 145:

Questions without notice—Time limits

145A During question time:

- (*a*) the asking of each question may not exceed 1 minute and the answering of each question may not exceed 4 minutes;
- (b) the asking of each supplementary question may not exceed 1 minute and the answering of each supplementary question may not exceed 1 minute; and
- (c) the time taken to make and determine points of order is not to be regarded as part of the time for questions and answers. (*Notice given 24 November 1999.* Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 29 May 2000)
- 19 MR PRICE: To move—That standing order 275A be omitted and the following standing order be substituted:

Statements by Members

275A Notwithstanding standing order 275, when the Main Committee meets on a Thursday, the business before the Committee shall be interrupted at 1 p.m. and the Chair shall call for statements by Members. A Member, other than a Minister, may be called by the Chair to make a statement for a period not exceeding 3 minutes. The period for Members' statements may continue for a maximum of 1 hour. Any business under discussion at 1 p.m. and interrupted under the provisions of this standing order shall be set down on the Notice Paper for the next sitting. (*Notice given 24 November 1999. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 29 May 2000*)

- 20 MR SNOWDON: To move—That this House, noting the desire of the Australian community to satisfactorily resolve outstanding issues concerning the stolen generations referred to in the recommendations of the report by the Human Rights and Equal Opportunity Commission, *Bringing Them Home*:
 - (1) calls on the Government:
 - (a) to settle the stolen generation case currently before the Federal Court in the Northern Territory; and
 - (b) after consultation and agreement with appropriate representatives of the stolen generations, to:
 - (i) establish an alternative dispute resolution tribunal to assist members of the stolen generations by resolving claims for compensation through consultation, conciliation and negotiation, rather than adversarial litigation and, where appropriate and agreed to, deliver alternative forms of restitution; and
 - (ii) set up processes and mechanisms, which are adequately funded, to:
 - (A) provide counselling;

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- (B) record the testimonies of members of the stolen generations;
- (C) educate Australians about their history and current plight;
- (D) help them to establish their ancestry and to access family reunion services; and
- (E) help them to re-establish or rebuild their links to their culture, language and history; and
- (2) calls on the Government to refer the following matters to a Joint Committee of the Parliament for inquiry and report by the last sitting day of the first sitting week in October 2000:
 - (a) the adequacy and effectiveness of the Government's response to the recommendations of the *Bringing Them Home* report;
 - (b) appropriate ways for Governments to implement paragraph (1)(b) of this resolution;
 - (c) effective ways of implementing recommendations of the *Bringing Them Home* report including an examination of existing funding arrangements;
 - (d) the impact of the Government's response to recommendations of the *Bringing Them Home* report with particular reference to the consistency of this response with the aims of the Council for Aboriginal Reconciliation; and
 - (c) the consistency of the Government's response to recommendations of the *Bringing Them Home* report with the hopes, aspirations and needs of members of the stolen generation and their descendants. (*Notice* given 25 November 1999. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays after 29 May 2000.)
- 21 MR LATHAM: To move—That this House:
 - (1) notes the alarming skills deficit in regional Australia, especially in terms of higher education access;
 - (2) regards the elimination of this skills deficit as the key to successful regional development and equity in Australia;
 - (3) notes the complete failure of the Howard Government to address this problem;
 - (4) recognises the need to build greater diversity and equity into Australia's higher education system; and
 - (5) supports policies to lower the costs of regional university education. (*Notice given 8 December 1999. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays after 29 May 2000.*)
- 22 MR HORNE: To move—That a Standing Committee on Legal Affairs and Ethics be appointed to inquire into whether to permit human surrogacy in Australia and, if so,:
 - (1) under what terms and conditions surrogacy should be legalised; and
 - (2) the legal, ethical, moral and religious framework by which legal agreements could be drawn up to allow human surrogacy to take place giving maximum legal safeguards to all people involved. (*Notice given 8 December 1999*.

Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays after 29 May 2000.)

- 23 MR LATHAM: To move—That this House:
 - (1) notes the preliminary findings of the Australian National Training Authority National Marketing Strategy for Skills and Lifelong Learning;
 - (2) recognises the substantial enthusiasm and energy of Australians for lifelong learning;
 - (3) notes with concern the public's reservations about the effectiveness and suitability of formal educational institutions; and
 - (4) declares its support for the urgent development of an innovative national policy for the adult and community education sector as the best way of engaging Australians in the benefits of lifelong learning. (*Notice given 8 December 1999. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays after 29 May 2000.*)
- 24 MS HOARE: To move—That the House:
 - (1) condemns the use of brutality against workers who are protesting for the right to collectively bargain and condemns such brutality which was evidenced during:
 - (a) the waterfront dispute in April 1998 when hired strikebreaking thugs used mace spray and vicious dogs to try to intimidate workers and their families; and most recently
 - (b) the Pilbara BHP dispute when Western Australian police used batons to bash, bruise and break bone of BHP workers taking warranted industrial action; and
 - (2) notes that the actions taken by unionists during both disputes have been vindicated in Federal Court decisions which have stated that workers have a right to collectively bargain and not be discriminated against for enforcing that right. (*Notice given 15 February 2000. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays after 29 May 2000.*)
- 25 MR MOSSFIELD: To move—That this House:
 - acknowledges the importance of the construction of the Western Sydney Orbital Road System to the economic and social development of Western Sydney;
 - (2) acknowledges the importance of road transport access that diminishes interference with road users in local communities;
 - (3) recognises that in heavily developed regions such as Western Sydney, the speedy access by road transport to local business developments is vital in assisting productivity and business growth;
 - (4) notes the policy commitment of successive governments to build the Western Sydney Orbital Road System;
 - (5) acknowledges that only minimum funding has ever been set aside for the building of the Western Sydney Orbital Road System and that conditions of construction have included the building of a second airport at Badgerys Creek; and

- (6) calls on the federal Government to listen to and act upon the many calls from affected residents, business groups, business development committees, local government spokespersons and other interested parties in Western Sydney and urgently provide sufficient funding to enable the NSW Government to combine in partnership with the Commonwealth to commence immediate construction of the whole Western Sydney Orbital Road System. (Notice given 15 February 2000. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays after 29 May 2000.)
- 26 MR DANBY: To move—That this House calls upon the Attorney-General to:
 - (1) make a full statement regarding investigations into the war time activities of alleged Nazi war criminal, Konrad Kalejs;
 - (2) advise of the status of any Australian Federal Police investigations pertaining to Mr Kalejs' alleged involvement in the commission of war crimes during World War II;
 - (3) report on the result of talks between Australian Government delegates and Latvian authorities regarding the latter's intentions of seeking Mr Kalejs' extradition; and
 - (4) advise of whether the Government intends to introduce any amendments to domestic legislation regarding citizenship and war crimes and of any Government investigations into possible introduction of new legislation, and if so, set out those intentions. (*Notice given 15 February 2000. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays after 29 May 2000.*)
- 27 MR A. P. THOMSON: To move—That the House:
 - (1) urges Telstra to pursue its obligations to Australia's rural and regional dwellers with full vigour; and
 - (2) acknowledges that full privatisation of Telstra would:
 - (a) allow Telstra to pursue more valuable commercial opportunities to the benefit of its shareholders;
 - (b) deliver to the Government sufficient funds to pay off entirely Australia's federal sovereign debt; and
 - (c) ease upward pressure on interest rates in a climate of rising oil prices. (Notice given 17 February 2000. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 29 May 2000.)
- 28 MR BEAZLEY: To move—That this House:
 - recognises that the Howard Government's GST is a harsh and regressive tax, which imposes an unfair burden on low and middle income Australians and their families, and punitive compliance costs and competitive disadvantage on small business;
 - (2) notes that the GST's pending introduction is already feeding through into higher prices and higher interest rates, eroding or eliminating the value of any associated income tax cuts before they even arrive;

- (3) recognises how few parliamentary opportunities remain before the GST's introduction; and
- (4) calls on the Howard Government to introduce a Bill to repeal the GST before it commences on 1 July 2000. (*Notice given 15 March 2000. Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays after 29 May 2000.*)
- 29 MR M J. FERGUSON: To move—That the Customs (Prohibited Imports) Amendment Regulations 1999 (No. 9), as contained in Statutory Rules 1999 No. 333, and made under the Customs Act 1901, be disallowed. (Notice given 3 April 2000. Regulations will be deemed to have been disallowed unless disposed of within 5 sitting days, including today.)
- 30 MR SAWFORD: To move—That this House acknowledges the dangers of the marketisation of education in Australia and its potential to normalise inequality for families in rural Australia, for families with disabled children, for families with children with behavioural difficulties and for families of children in depressed socio-economic areas. (*Notice given 4 April 2000. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 29 May 2000.*)
- 31 MR PYNE: To move—That the House:
 - (1) recognises that easing restrictions on parallel importing will result in cheaper prices for Australian consumers;
 - (2) acknowledges that easing restrictions on parallel importing will allow Australian consumers to enjoy a greater range of products; and
 - (3) confirms that easing restrictions on parallel importing improves product innovation and development. (*Notice given 10 April 2000. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays after 29 May 2000.*)
- 32 MR PYNE: To move—That the House:
 - (1) endorses the Government's progressive immigration policy and its emphasis on skilled immigrants which creates additional demand for goods and services and community infrastructure and the consequent employment opportunities that comes with it;
 - (2) recognises that regional Australia and Australia's smaller States and Territories can enjoy economic, budgetary and employment benefits by skilled immigrants living and working in those regions;
 - (3) supports the Government in building community confidence in an immigration program that reflects the needs of the Australian economy while also recognising a need for the family reunion stream of immigration; and
 - (4) approves the Minister for Immigration and Multicultural Affairs' recent decision for a 5000 place increase in the Skill Stream of immigration. (Notice given 10 April 2000. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays after 29 May 2000.)

33 **DR THEOPHANOUS:** To move—That this House:

- (1) recognises that the current Australian Government policy of mandatory detention of refugee claimants who arrive in Australia without visas is an unfair policy that applies to all person irrespective of their circumstances and their the genuineness of their claim for refugee status;
- (2) recognises that the policy has been condemned by Amnesty International, the Refugee Council of Australia, the International Commission of Jurists and other organisations for the suffering it creates; and furthermore recognises that Australia is the only developed country to have such a policy;
- (3) recognises that Amnesty International has described this policy as "not permitted under international human rights commitments" and that it "denies human rights to asylum seekers rights that are guaranteed for all Australians, even convicted criminals"; and
- (4) calls upon the Government to abolish this policy and replace it with an alternative which allows for the consideration of the individual circumstances of refugees before any decisions about detention is made and in seeking to establish such an alternative the Government should consider the submission of the Refugee Council of Australia entitled "an alternative detention model". (*Notice given 11 April 2000. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays after 29 May 2000.*)
- 34 **DR THEOPHANOUS:** To move—That this House:
 - (1) expresses its concern at the hardship created by the implementation of the Government policy of granting three year temporary visas to refugees arriving without papers, even after they have been accepted as genuine under Australia's refugee determination processes;
 - (2) recognises that the provision in the three year visa which prevents the unification of those persons granted refugee status under the new policy with their spouse and dependent children, is inhumane and unacceptable under international human rights provisions, and is likely to prevent these refugees from seeing their spouses and children for more than the three year period; and
 - (3) calls upon the Government to abolish this excessively punitive provision for those persons granted refugee status and to allow them to sponsor their spouses and dependent children to be with them for as long as they are given protection under Australia's international obligations. (*Notice given 12 April 2000. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays after 29 May 2000.*)
- 35 MR BEAZLEY: To move—That this House, noting the objects of the Charter of Budget Honesty and the requirement for fiscal transparency, calls upon the Government to ensure the integrity of the Budget by excluding from forward estimates any projected proceeds from the proposed further privatisation of Telstra. (*Notice given 12 April 2000. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays after 29 May 2000.*)

- 36 MR ADAMS: To move—That this House:
 - (1) recognises Post Polio Syndrome, as thousands of Australians are now experiencing the late effects of contracting polio some 30 to 40 years after the initial infection;
 - (2) notes that it is estimated that a minimum of 20 000 to 40 000 people had paralytic polio in Australia between the 1930's and the 1960's and it has only been recently that this syndrome has been diagnosed;
 - (3) gives support to the Post Polio Network set up around Australia;
 - (4) helps the establishment of assessment clinics for those that suffer from this disorder;
 - (5) helps educate medical professionals to recognise this syndrome and encourage further research; and
 - (6) legislates to recognise the need for post polio suffers to retire early because of chronic ill health due to past polio infection. (*Notice given 12 April 2000. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays after 29 May 2000.*)
- 37 MR LAWLER: To move—That the House:
 - (1) notes the crucial importance of water to the ongoing growth of the Australian economy and to the environment of rivers and wetlands;
 - (2) acknowledges the many initiatives implemented over the past decade to achieve more efficient use of water;
 - (3) commends the Government for the directions created by the Natural Heritage Trust National Rivercare Program initiatives, particularly in regard to the Murray Darling Basin and the upper reaches of the Snowy River;
 - (4) calls for all future water allocations to be used for environmental purposes to be only taken from savings from the NSW and Victorian distribution system and only after satisfying a test of the national interest; and
 - (5) calls for proper financial compensation to be awarded to those who have their right to water taken away. (*Notice given 13 April 2000. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays after 29 May 2000.*)
- 38 MR NEHL: To move—That the House:
 - (1) acknowledges the great need to help the Tibetan people cope with the devastating impact of Iodine Deficiency Disorders; and
 - (2) applauds the AusAID program launched in Lhasa on 18 May 2000 which will transform the health profile of the Tibetan people. (*Notice given 9 May 2000. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays after 29 May 2000.*)
- 39 **MR FITZGIBBON:** To present a Bill for an Act to amend the *Trade Practices Act* 1974. (*Notice given 9 May 2000. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays after 29 May 2000.*)

Orders of the day

- 1 **INQUIRY INTO MEDICAL PROFESSION:** Resumption of debate (*from 27 September 1999—Mr Lawler, in continuation*) on the motion of Mr Latham— That the House urges the Australian Competition and Consumer Commission to conduct a full-scale inquiry into the medical profession, focussing on:
 - (1) anti-competitive practices, particularly among surgeons and specialists;
 - (2) reform of medical training practices, particularly within the College of Surgeons; and
 - (3) areas where the medical profession does not comply with trade practices law. (Order of the day will be removed from the Notice Paper unless reaccorded priority on 29 May 2000.)
- 2 **EARLY INTERVENTION PROGRAMS:** Resumption of debate (*from 27 September 1999*) on the motion of Dr Emerson—That the House:
 - (1) expresses its concern about widening inequality in Australia;
 - (2) notes the increasing evidence that the earliest years of childhood are vital in determining the life chances of young people;
 - (3) recognises that early intervention in the form of parenting programs, home visiting and literacy and numeracy programs are valuable in improving the life chances of young people; and
 - (4) acknowledges that the Commonwealth has an important role to play in the funding of early intervention programs. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on 29 May 2000.*)
- 3 CHILD CARE AND PARENTAL CHOICE: Resumption of debate (*from* 27 September 1999) on the motion of Mrs Elson—That the House:
 - (1) acknowledges the financial sacrifice made by parents, one of whom choses to care for their children full-time, rather than return to paid employment;
 - (2) recognises the social and community value of this full-time care, including the reduced burden on Government expenditure;
 - (3) notes the social pressure on many of today's women with young children to remain in paid employment; and
 - (4) welcomes the Government's ongoing commitment to provide real choice for parents by easing the financial pressure on Australian families by (a) continuing low interest rates, (b) the new, fairer tax system and (c) specifically, recognising the value of full-time care by more than doubling of the tax free threshold for single income families with a child under 5 years of age. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on 29 May 2000.*)
- 4 WORKPLACE RELATIONS AMENDMENT (AUSTRALIAN DEFENCE FORCE SERVICE AND TRAINING) BILL 1999 (*Mr Beazley*): Second reading (*from* 11 October 1999). (Order of the day will be removed from the Notice Paper unless re-accorded priority on the next sitting Monday after 29 May 2000.)
- 5 SIX BILLION PEOPLE DAY: Resumption of debate (*from 11 October 1999*) on the motion of Dr Nelson—That this House:
 - (1) notes Tuesday 12th October is the day of Six Billion People;

- (2) notes uncontrollable population expansion will lead to increasing pressure on the world leading to serious environmental and social problems;
- (3) while respecting cultural sensibilities, calls for a realistic approach to family planning, including access to information on family planning; and
- (4) stresses the issues of population and development are interconnected. (Order of the day will be removed from the Notice Paper unless re-accorded priority on the next sitting Monday after 29 May 2000.)
- 6 **OYSTER INDUSTRY:** Resumption of debate (*from 11 October 1999*) on the motion of Mr Horne—That the House:
 - (1) acknowledges the oyster industry as a responsible industry that is a large employer of people both directly and indirectly in regional Australia;
 - (2) recognises that regional jobs are rapidly diminishing and the loss of a viable oyster industry would result in the loss of thousands of jobs in coastal Queensland, New South Wales and Victoria; and
 - (3) calls on the Government as a matter of urgency to exclude oyster farmers from having to value their oyster crop as an asset and therefore be considered as income for taxation purposes starting in the year 2000-2001. (Order of the day will be removed from the Notice Paper unless re-accorded priority on the next sitting Monday after 29 May 2000.)
- 7 **PHARMACIES:** Resumption of debate (*from 11 October 1999*) on the motion of Mr Neville—That this House:
 - (1) recognises the role of community pharmacy in the Australian health system;
 - (2) notes the recommendations of the Joint Select Committee on the Retailing Sector regarding the discouragement of pharmacies in chain stores;
 - (3) draws attention to the independent professional status of Australian pharmacists in their delivery of dispensing and health advisory services; and
 - (4) believes that pharmacy ownership should continue to reside with duly trained and qualified pharmacists. (Order of the day will be removed from the Notice Paper unless re-accorded priority on the next sitting Monday after 29 May 2000.)
- 8 **BROADCASTING FROM COX PENINSULA:** Resumption of debate (*from 11 October 1999*) on the motion of Mr Hollis—That this House:
 - (1) calls on the Government to reverse the decision on the transmitters at Cox Peninsula near Darwin; and
 - (2) urges the Government to recommence broadcasting from Cox Peninsula as a matter of urgency. (Order of the day will be removed from the Notice Paper unless re-accorded priority on the next sitting Monday after 29 May 2000.)
- 9 **DEFENCE** (**RE-ESTABLISHMENT**) **AMENDMENT BILL 1999** (*Mr Beazley*): Second reading (from 18 October 1999). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 29 May 2000.)
- 10 WORK FOR THE DOLE PROGRAM: Resumption of debate (*from 18 October 1999*) on the motion of Mrs Elson—That this House:
 - (1) recognises the widespread community support for the Government's "Work for the dole" program;

- (2) acknowledges the vital role played by the hundreds of community groups and local organisations throughout the nation that conduct local work for the dole projects;
- (3) recognises the social value and community contribution of the work carried out by participants; and
- (4) welcomes the Government's commitment to expanding Work for the dole, as outlined in the 1999-2000 Budget initiative to double the number of Work for the dole places to 50 000 next year—providing hope, experience and opportunity for more young Australian jobseekers. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 29 May 2000.*)
- 11 YOUNG PEOPLE: Resumption of debate (*from 18 October 1999—Mr Cameron, in continuation*) on the motion of Mr Mossfield—That the House:
 - (1) recognises that there needs to be a greater recognition by all adults of the needs of younger people;
 - (2) recognises that there needs to be a nation-wide recognition that young people can gather together without being regarded as potential law-breakers;
 - (3) recognises that security personnel need to be far better trained to deal with young people in shopping centres and other public places and that such training enable the security personnel to better determine the correct method of handling young people in public places and shopping centres;
 - (4) recognises that adults need to be more publicly exposed to young people and listen uncritically to the views they express and respect young people for the views they hold even if they are not agreed with;
 - (5) recognises that Parliament supports the provision of an increase in technical high schools where young people can expand their practical talents where they are not necessarily academically inclined;
 - (6) recognises that Parliament recognises the need for increasing dramatically the number of careers advisers available to young people for assistance prior to their leaving school and seeking full time employment; and
 - (7) conduct a Parliamentary inquiry into the foregoing in order that proper national policies can be recommended to Government that will assist the advancement of young people of the future. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 29 May 2000.)
- 12 **PREGNANCY AND THE WORKPLACE:** Resumption of debate (*from 18 October 1999*) on the motion of Mrs Elson—That this House:
 - (1) notes the recent report of the Human Rights and Equal Opportunities Commission, "Pregnant and Productive: It's a Right not a Privilege to Work while Pregnant";
 - (2) recognises that a significant level of discrimination against pregnant women still exists in many workplaces;
 - (3) acknowledges the vital importance of families in Australian society; and
 - (4) calls on all employers in Australia to be aware of, and sensitive to, their responsibility to their female employees to ensure they do not suffer

discrimination on the grounds of pregnancy. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 29 May 2000.)

- 13 AUSAID: Resumption of debate (*from 18 October 1999*) on the motion of Mr Hollis—That this House:
 - (1) expresses its sympathy at the loss of life of three Australian AusAID workers in the recent air crash in Fiji;
 - (2) commends AusAID for the work it is performing throughout the South Pacific, especially relating to population and development issues; and
 - (3) calls on the Australian Government to at least maintain current funding, but also consider increased aid for development work in the South Pacific. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 29 May 2000.)
- 14 SUPERANNUATION (ENTITLEMENTS OF SAME SEX COUPLES) BILL 1999 (Mr Albanese): Second reading (from 22 November 1999). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays after 29 May 2000.)
- 15 COOK'S ENDEAVOUR: Resumption of debate (*from 22 November 1999— Mr Price, in continuation*) on the motion of Mr C. P. Thompson—That this House:
 - (1) notes the reported discovery of Cook's ship *Endeavour* off Newport, Rhode Island;
 - (2) acknowledges that if it is indeed the *Endeavour*, this wreck is the most important single artefact in Australia's history;
 - (3) notes that the United States and British Governments are preparing for a legal battle over rights to the wreck;
 - (4) calls on the Government as a matter of urgency to immediately notify the world community of the importance of the wreck to Australia and stake our claim to its ownership by virtue of its significance to our nation;
 - (5) calls on the Government to support a fundraising campaign to enable the recovery and eventual return of the wreck to Botany Bay; and
 - (6) ensures that plans for this important venture are in place and that the public fundraising and community awareness campaign is made a centrepiece of Australia's Centenary of Federation celebrations in 2001. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays after 29 May 2000.)
- 16 **INSOLVENCY AND EMPLOYEES:** Resumption of debate (*from 22 November 1999*) on the motion of Mrs Crosio—That the House calls for a parliamentary committee inquiry into the ways and means by which the Commonwealth can advise and assist employees recently made redundant due to the insolvency of their employer, or facing the threat of redundancy, including:
 - (1) how to organise themselves into co-operative organisations to either purchase or lease the company for which they work when it becomes insolvent or nears insolvency, if after a rigorous analysis of the company's

finances such action is deemed to be prudent, sensible and standing a genuine chance of success and thereby maintain their employment;

- (2) how to make the required reforms to the financial structure of the company in question in order to make it economically viable; and
- (3) what management training programs may be necessary in order for employees to successfully administer their business and avoid insolvency in the future. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays after 29 May 2000.)
- 17 ASTHMA: Resumption of debate (*from 22 November 1999*) on the motion of Ms Gambaro—That this House:
 - (1) welcomes the Government's commitment to provide \$9.2 million to fund education and increase awareness to consumers about asthma;
 - (2) notes the development of best practice in asthma management plans and integrating care for people with asthma;
 - (3) recognises the increased funding to research to improve our understanding of asthma; and
 - (4) welcomes the promotion of improving the understanding of the effects of asthma on 2 million Australians. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays after 29 May 2000.)
- 18 **RUGBY LEAGUE:** Resumption of debate (*from 22 November 1999—Mr Bevis, in continuation*) on the motion of Mr Albanese—That this House:
 - (1) notes the national and international status of Rugby League;
 - (2) applauds the actions of rugby league supporters in demonstrating their support for clubs to remain in the National Rugby League (NRL) competition;
 - (3) notes that teams which are financially sound, have superb facilities, a support base and an outstanding junior team development structure are vital to the future survival of rugby league;
 - (4) notes that to abandon any sense of history, spirit and community involvement will destroy Rugby League;
 - (5) recognises that local institutions play a central role in defining a sense of community and giving our youth role models to aspire to;
 - (6) notes that the Super League/ARL dispute resulted in significant disillusionment from Rugby League supporters and that any forced exclusion of teams will exacerbate this;
 - (7) declares that Rugby League's greatest shareholders are its fans; and
 - (8) calls upon the NRL to include South Sydney in the 2000 competition. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays after 29 May 2000.)
- 19 **TOURISM:** Resumption of debate (*from 6 December 1999*) on the motion of Mr Baird—That this House:

- (1) commends the Government for its efforts in promoting domestic and international tourism which has resulted in a 7% increase in international visitors during the last 12 months;
- (2) notes the significance to the economy of the number of jobs created by tourism; and
- (3) notes the foreign exchange earnings resulting from international visitor travel to Australia. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 29 May 2000.)
- 20 **REGIONAL AUSTRALIA:** Resumption of debate (*from 6 December 1999*) on the motion of Ms Hall—That this House:
 - (1) the failure of the Howard Government to address the needs of people living in regional Australia;
 - (2) the lack of knowledge demonstrated by the Government of issues that impact on the daily lives of regional Australians;
 - (3) the failure of the Government to provide jobs, services and adequate health resources to regional Australia; and
 - (4) the betrayal of regional Australia by the Government's inability to differentiate between regional and rural Australia. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 29 May 2000.*)
- 21 **RUGBY LEAGUE** Resumption of debate (*from 6 March 2000*) on the motion of Mr Baird—That this House acknowledges Rugby League as one of Australia's national sports and congratulates the players, referees, fans and administrators of the game on:
 - (1) the expansion of Rugby League into non-traditional geographic areas during recent years;
 - (2) the establishment of a Rugby League Foundation which will provide additional funding to junior development in regional areas of NSW and Queensland;
 - (3) the victory of the Melbourne Storm in the 1999 National Rugby League Grand Final in only its second year of operation;
 - (4) a rise in average game attendances of 30% in 1999 with over 3 million Australians attending NRL games in 1999; and
 - (5) the successful implementation of the 1997 peace plan between the Australian Rugby League and Super League which will see the NRL conduct a 14 team national competition in 2000. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 29 May 2000.)
- 22 **TELEVISION ADVERTISEMENTS:** Resumption of debate (*from 6 March 2000*) on the motion of Dr Emerson—That this House:
 - (1) acknowledges the irritation caused to television viewers by the broadcasting of advertisements at volumes or pitches greater than those of normal programs;

- (2) notes that neither the Broadcasting Services Act nor the Commercial Television Code of Practice requires television stations to broadcast advertisements at the same sound level as their programs;
- (3) notes that at present the only recourse for viewers unhappy about the volume of advertisements is to complain to the television stations or the advertisers; and
- (4) calls on the Government to amend the Broadcasting Services Act to empower the Australian Broadcasting Authority to regulate the volume and pitch of television advertisements. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 29 May 2000.*)
- 23 **OVINE JOHNE'S DISEASE:** Resumption of debate (*from 6 March 2000—Mr Gibbons, in continuation*) on the motion of Mr Schultz—That this House:
 - places on record concern about the continued activity of the NSW Government in relation to the control of Ovine Johne's Disease (OJD) in sheep being without precedent in animal disease control in Australia;
 - (2) notes that as at April 1999 over 900 farms were identified as being affected or suspected of having OJD in rural NSW alone, with most of these properties being in quarantine;
 - (3) further notes the serious economic and social problems being faced by sheep and wool producers because of a growing concern that employment of veterinarians is a greater factor in the current enthusiasm for control than concerns for the disease free status of the industry; and
 - (4) calls on the Federal Government to freeze all funding under the National Ovine Johne's Disease program until such time as an investigation is undertaken into NSW Department of Agriculture procedures to ensure its actions are based on sound scientific and socio-economic grounds. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 29 May 2000.)
- 24 EMPLOYEE PROTECTION (EMPLOYEE ENTITLEMENTS GUARANTEE) BILL 2000 (Mrs Crosio): Second reading (from 13 March 2000). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays after 29 May 2000.)
- 25 CRIMINAL ASSETS RECOVERY BILL 2000 (*Mr Kerr*): Second reading (*from* 13 March 2000). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays after 29 May 2000.)
- 26 NATIONAL CRIME AUTHORITY (AMENDMENT) BILL 2000 (Mr Kerr): Second reading (from 13 March 2000). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays after 29 May 2000.)
- 27 SEX DISCRIMINATION LEGISLATION AMENDMENT (PREGNANCY AND WORK) BILL 2000 (*Ms Macklin*): Second reading (*from 13 March 2000*). (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays after 29 May 2000.*)
- 28 **CEMENT INDUSTRY:** Resumption of debate (*from 13 March 2000*) on the motion of Mr Adams—That this House:

- (1) notes that dumping of cement from Indonesia, China, Malaysia and Thailand is significantly undercutting Australian cement prices;
- (2) notes substantial industry investment and cost cutting has made the Australian cement industry cost competitive, but the companies cannot compete against imports being sold below their cost of manufacture;
- (3) notes dumping is threatening the viability of Australia's cement industry operations, with a real threat of plant closures unless urgent action is taken; and
- (4) calls on the Government to:
 - (a) recognise the threats to the cement industry by dumping;
 - (b) recognise the efforts of the Australian industry to comply with environmental safeguards that the dumping countries are not being made to follow;
 - (c) ensure that immediate action is taken under our current anti-dumping legislation to protect the Australian industry; and
 - (d) take steps to protect all industries that are susceptible to dumping. (Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 6 sitting Mondays after 29 May 2000.)
- 29 **PUBLIC EDUCATION:** Resumption of debate (*from 3 April 2000*) on the motion of Mr Sawford—That this House acknowledges the historic links between public education and the development of democracy in Australia. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 29 May 2000.*)
- 30 **PARTHENON MARBLES:** Resumption of debate (*from 3 April 2000—Dr Nelson, in continuation*) on the motion of Mr Georgiou—That this House recognises that:
 - (1) the Parthenon marbles are part of a unique cultural treasure that is an intrinsic feature of the Parthenon in Greece;
 - (2) the architectural and cultural integrity of the Parthenon continues to be compromised by the fact that the marbles cannot be viewed in close proximity to the Parthenon;
 - (3) the Government of Greece has guaranteed the safe preservation of the Parthenon marbles should they be returned to Athens; and
 - (4) every effort should be made by the United Kingdom to facilitate the return of these items of immense cultural value to the people of Greece. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 29 May 2000.*)
- 31 NALTREXONE: Resumption of debate (*from 3 April 2000*) on the motion of Mrs Irwin—That this House:
 - (1) notes the increase in deaths caused by heroin and the increase in the number of first-time users under 25;
 - (2) notes the positive results in the use of Naltrexone in the treatment of heroin dependence for some addicts; and
 - (3) regrets the recent decision by the Pharmaceutical Benefits Advisory Committee to exclude Naltrexone from the Pharmaceutical Benefits Scheme

other than for the treatment of alcohol dependence. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 29 May 2000.)

- 32 **MEDIA:** Resumption of debate (*from 3 April 2000*) on the motion of Mr Cameron—That the House:
 - (1) recognises the debt we owe to those entrepreneurial publishers who have built Australia's thriving, free and independent press which is the envy of the world;
 - (2) upholds, to the greatest extent consistent with the laws of decency and libel, the unfettered right to freedom of speech and freedom of opinion upon which our vigorous democracy is built;
 - (3) recognises, nonetheless, that the high concentration of media ownership, and the diversity of commercial interests among the few media players, creates potential for conflicts of interest in reporting of news, opinion and current affairs;
 - (4) notes, in the interests of transparency, the decision of the Australian Broadcasting Authority to require current affairs radio programs to disclose the previously unnamed commercial sponsors of the broadcaster; and
 - (5) resolves to find simple, enforceable means by which print journalists, radio broadcasters and television news and current affairs reporters, can declare their personal financial interests, and those of their employers, in the issues about which they provide media comment. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 29 May 2000.*)
- 33 AMENDMENT OF THE NORTHERN TERRITORY (SELF-GOVERNMENT) ACT 1978 BILL 2000 (Mr Andren): Second reading (from 10 April 2000). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 29 May 2000.)
- 34 HUMAN RIGHTS (MANDATORY SENTENCING OF JUVENILE OFFENDERS) BILL 2000 (*Mr Beazley*): Second reading (*from 10 April 2000*). (*Order of the day* will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 29 May 2000.)
- 35 EMPLOYMENT SECURITY BILL 2000 (*Mr Bevis*): Second reading (*from* 10 April 2000). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 29 May 2000.)
- 36 HUMAN RIGHTS IN VIETNAM: Resumption of debate (*from 10 April 2000*) on the motion of Mr Sercombe—That the House:
 - expresses its concerns about the Vietnamese Government's continued detention, house arrest, and harassment of political dissidents and religious leaders;
 - (2) further expresses its concern in respect to the restriction of freedom of speech, the press, assembly and association in Vietnam;
 - (3) calls on the Australian Government to take concrete steps to monitor the human rights situation in Vietnam, including requesting the Vietnamese Government to allow Australian diplomats to visit those alleged to be prisoners of conscience and to do so on a regular basis;

- (4) calls on the Australian Government to make regular representations to relevant Vietnamese Ministers and officials in Vietnam and the Vietnamese Embassy in Canberra for the immediate release of all prisoners of conscience, and for accelerated progress in moves to wind back restrictions on democratic freedoms; and
- (5) calls on the Australian Government to provide the Parliament with regular reporting on its human rights representations to the Government of Vietnam, on the responses by Vietnam and the overall human rights situation in Vietnam. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 29 May 2000.)
- 37 HEALTH SERVICES IN RURAL, REGIONAL AND REMOTE AUSTRALIA: Resumption of debate (*from 10 April 2000*) on the motion of Mrs Hull—That the House:
 - (1) notes the Government's commitment to delivering rural, regional and remote health services;
 - (2) notes the low numbers of available rural, regional and remote medical practitioners and registered nurses;
 - (3) notes the Government's measures to redress this problem; and
 - (4) calls on the Government to continue its commitment and allocation of resources to delivering equity of health services into rural, regional and remote Australia. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 29 May 2000.)

COMMITTEE AND DELEGATION REPORTS (standing orders 101, 102A and 102C): Presentation and consideration of committee and delegation reports has precedence each Monday.

PRIVATE MEMBERS' BUSINESS (standing orders 101 and 104) has precedence from the conclusion of consideration of committee and delegation reports, being interrupted at 1.45 p.m. and then continuing for 1 hour after the presentation of petitions each Monday.

The **SELECTION COMMITTEE** is responsible for determining the order of precedence and allotting time for debate on consideration of committee and delegation reports and private Members' business. Its determinations for the next sitting Monday are shown under "Business accorded priority for this sitting". Any private Members' business not called on, or consideration of private Members' business or committee and delegation reports which has been interrupted and not re-accorded priority by the Selection Committee on any of the next 8 sitting Mondays, shall be removed from the Notice Paper (standing order 104B).

BUSINESS OF THE MAIN COMMITTEE

GOVERNMENT BUSINESS

Order of the day

1 CLASSIFICATION (PUBLICATIONS, FILMS AND COMPUTER GAMES) AMENDMENT BILL (NO. 2) 1999 (*Attorney-General*): Second reading— Resumption of debate (*from 8 December 1999—Mr O'Connor*).

COMMITTEE AND DELEGATION REPORTS

Orders of the day

- 1 INDUSTRY, SCIENCE AND RESOURCES—STANDING COMMITTEE— REPORT ON ADDING VALUE TO AUSTRALIAN RAW MATERIALS— MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 11 May 2000—Mr Wakelin*) on the motion of Mr Prosser—That the House take note of the report.
- 2 PRIMARY INDUSTRIES AND REGIONAL SERVICES—STANDING COMMITTEE—REPORT ON SHAPING REGIONAL AUSTRALIA'S FUTURE— MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 6 April* 2000—Mr Pyne) on the motion of Fran Bailey—That the House take note of the report.
- 3 FOREIGN AFFAIRS, DEFENCE AND TRADE—JOINT STANDING COMMITTEE—REPORT ON VISIT TO EAST TIMOR, 2 DECEMBER 1999— MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 5 April* 2000—Mr Neville) on the motion of Mr Hollis—That the House take note of the report.
- 4 ECONOMICS, FINANCE AND PUBLIC ADMINISTRATION—STANDING COMMITTEE—INTERIM REPORT ON REVIEW OF THE RESERVE BANK OF AUSTRALIA ANNUAL REPORT 1998–99—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 16 March 2000—Ms Worth*) on the motion of Mr Hawker—That the House take note of the report.
- 5 PROCEDURE—STANDING COMMITTEE—REPORT ON COMMUNITY INVOLVEMENT IN THE PROCEDURES AND PRACTICES OF THE HOUSE OF REPRESENTATIVES AND ITS COMMITTEES—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 8 December 1999—Mr Wilton*) on the motion of Mr Pyne—That the House take note of the report.

QUESTIONS ON NOTICE

On the first sitting day of each week, a complete Notice Paper is published containing all unanswered questions. On subsequent days, only new questions for the week are included on the Notice Paper.

First appeared on date shown

10 February 1999

404 MR K. J. THOMSON: To ask the Minister for Health and Aged Care—

- (1) What sum has the Government spent on the private health rebate advertising program.
- (2) Will he provide copies of all advertising used to promote the private health rebate.
- (3) Will private health cover become 30 percent cheaper for all Australians as claimed in the advertising.
- (4) What guidelines has he provided to private health companies about the advertising of the private health rebate.
- (5) Has the Government informed recipients of the Private Health Insurance Incentive Scheme that they will not receive the full private health rebate.
- (6) What sum will a pensioner couple receive in rebate if their private health insurance premium was \$254.85 a quarter before 1 January 1999.
- (7) What actual percentage rebate is a pensioner couple receiving if they were paying \$254.85 a quarter for private health insurance before 1 January 1999 and, after receiving the private health rebate, are now paying \$192.95.

8 March 1999

- 460 MS MACKLIN: To ask the Minister for Health and Aged Care—
 - (1) How many general practitioners and specialists, by specialty, practise in each electoral division.
 - (2) How many and what percentage of general practitioners and specialists, by specialty, practising in each electoral division bulk-billed in each month from January 1998 to January 1999.
- 461 **MS MACKLIN:** To ask the Minister for Health and Aged Care—How many services were (a) provided in total and (b) bulk-billed by (i) general practitioners and (ii) specialists, by specialty, in each electoral division in each month from January 1998 to January 1999.

24 March 1999

538 MR M. J. FERGUSON: To ask the Attorney-General—Has (a) the Minister, (b) his or her predecessors or (c) the Department or an agency for which the Minister holds, or his or her predecessors held, portfolio responsibility, engaged Australasian Research Strategies, related companies or organisations or Mr Mark Textor to undertake research since 2 March 1996; if so, in each case, (i) what was the nature of the research, (ii) what was its purpose, (iii) what was its cost, (iv)

was the outcome of the research supplied to a non-government organisation, individual or political party and (v) will the Minister release the outcome of the research.

9 August 1999

798 MR K. J. THOMSON: To ask the Treasurer—

- (1) How many full-time equivalent staff positions will be dedicated to the Goods and Services Tax (GST) related tasks referred to in the Portfolio Budget Statement for the Australian Taxation Office in (a) 1999-2000, (b) 2000-01, (c) 2001 -02 and (d) 2002-03.
- (2) What will be the total cost of staff in each year referred to in part (1).
- (3) How many staff will be sourced (a) internally and (b) via external recruitment for GST related tasks.
- (4) What will happen to staff currently dealing with sales tax.
- (5) Will the ATO achieve the savings necessary to reduce staffing expenditure from \$996 762 000 in 1999-2000 to \$ 879 060 000 in 2002-03.
- 827 MR M. J. FERGUSON: To ask the Minister for Health and Aged Care—For each year since 1995-96, how many doctors bulk-billed (a) Australia wide, (b) in each State and Territory, and (c) in the electoral Division of Batman.

30 September 1999

- 955 MR CREAN: To ask the Treasurer—
 - (1) Did the Coalition promise not to introduce new taxes or increase existing taxes during the 1996 election.
 - (2) What tax rates did the Government increase and what new taxes did it introduce between the 1996 and 1998 Federal elections.
- 960 MR ZAHRA: To ask the Minister for Aged Care—
 - (1) Further to the answer to question No. 784 (*Hansard*, 23 August 1999, page 6825), is the Residential Care Subsidy the only source of funds provided by his Department to Croft Health Care P/L, Croft Health Care Vic P/L and Gracedale Manor P/L.
 - (2) Have other subsidies or supplements, including the concessional resident, pensioner, respite and viability supplements, under the *Aged Care Act 1997* been received by the companies referred to in part (1); if so, (a) what sum was paid and (b) when were the payments made.
 - (3) Have complaints been made against the three companies referred to in part (1) or the facilities they operate; if so, what is the full list of complaints that may be lodged.
 - (4) For each complaint referred to in his answer, (a) how was the complaint detected or lodged, (b) on what date was the complaint detected or lodged (c) how was the complaint resolved within the Aged Care Complaints Resolution Scheme, (d) did the complaint result in a surprise visit or inspection by Aged Care Standards Accreditation Agency (ACSAA) or departmental officers and (e) when was the complaint resolved.

- (5) Have the facilities operated by the companies referred to in part (1) been the subject of a surprise inspection or assessment conducted by ACSAA or departmental officers; if so, (a) on how many occasions, (b) what was the assessment of each facility and (c) were problems detected or complaints received; if so, (i) what were they and (ii) what action was taken to resolve the problems.
- (6) What sum has been provided to each of the companies referred to in part (1) by his Department.

11 October 1999

964 MR L. D. T. FERGUSON: To ask the Minister for Health and Aged Care—

- (1) What sum was provided by his Department to Family Planning Australia in (a) 1995-96, (b) 1996-97, (c) 1997-98 and (d) 1998-99 and what sum will be provided in 1999-2000.
- (2) Has secretariat funding been provided by his Department to the Australian Federation of Pregnancy Support Services; if so, (a) when did funding commence, (b) what are the purposes for which funding is provided and (c) what sum will be allocated to the Federation in 1999-2000.

22 November 1999

- 1039 MR PRICE: To ask the Minister for Aged Care—
 - (1) Did the Government announce in press release WS100/98, dated 20 September 1998, that an additional \$80 million will be spent over 4 years to provide 130 000 days of additional in home respite care every year for carers of people with dementia.
 - (2) Has the announcement been honoured; if not, why not.
 - (3) How many days of additional in home respite care will be provided for carers of people with dementia each year.
- 1041 MR McCLELLAND: To ask the Minister for Health and Aged Care—
 - (1) Has the Government, or any person on behalf of the Government, conducted research into the health effects of poor dental health.
 - (2) Does poor dental health have direct links to negative outcomes for pregnancy, birth weight, diabetes and cardiovascular disease.
 - (3) Does poor dental health also impact directly on primary health care, pharmaceutical, work force and social political issues.
 - (4) Has research been undertaken as to the preventative value of regular access to dental care where regular review of a patient's teeth by the dentist contributes to positive primary health care outcomes.
 - (5) Do those positive health outcomes have positive economic outcomes; if so what are those positive economic outcomes.

9 December 1999

1121 MS O'BYRNE: To ask the Attorney-General—

(1) What process is the Government planning to implement to address the increasing number of litigants appearing in court unrepresented.

5955

- (2) How is the Government addressing the rise in litigants in person, appearing unrepresented in the Family Court of Australia.
- (3) How many legal aid duty solicitors are employed in each State, and of them, how many are employed to cover out of hours magistrates hearings in each State.
- (4) How many legal aid duty solicitors are employed to cover out of hours magistrates hearings in the electoral division of Bass.
- 1125 MR ANDREN: To ask the Minister for Health and Aged Care—
 - (1) Is he able to say whether the Commonwealth Government is unable, under the Constitution, to (a) limit the fees charged by medical practitioners for their services and (b) ensure aged pensioners and other people on low incomes are direct billed or at least charged only the schedule fee for medical consultations and services.
 - (2) Will he provide, for the electoral divisions of Bradfield and Calare, data in respect of (a) Level B surgery consultation MBS item number 23, (b) total unreferred attendances and (c) total diagnostic imaging services, for services processed in 1998-99 (i) number of services (ii) fees charged (iii) schedule fees (iv) schedule fee observance (v) percentage of services direct billed and (vi) average patient contribution per service (patient billed services only) for persons aged 65 years and older.
 - (3) If he is unable to provide the data requested for the electoral divisions of Bradfield and Calare, could he provide the requested data for each of the six RRMA classifications in NSW.

15 February 2000

1127 MR DANBY: To ask the Minister for Defence—

- (1) Further to his answer to question No. 957 (*Hansard*, 8 December 1999, page 9801), (a) at which plenary session at the Pentagon in Washington did he met with General Shelton on 5 May, (b) was it at a plenary session of a conference; if so, (i) what was the name of the conference and (ii) how many persons attended and (c) did he at any time raise the issue of Australian concerns about Indonesian military activities in East Timor with General Shelton.
- (2) Did he meet with the US Secretary of Defence, William Cohen at a private meeting or at the same plenary session at the Pentagon; if it was a private meeting, what other officials from the US and Australia were present.
- (3) Did he raise the issue of Australian concerns about Indonesian military activities in East Timor with Mr Cohen.

1134 MRS CROSIO: To ask the Prime Minister—

- (1) Were additions, improvements or renovations made to (a) Kirribilli House,(b) The Lodge or (c) his Parliament House office in 1999; if so, what (a) are the details and (b) was the cost in each case.
- (2) What was the total maintenance cost for each location in 1999.

- 1153 **MR MURPHY:** To ask the Minister for Immigration and Multicultural Affairs— Will he provide details of former Senator Colston's movement records in 1999; if so, what do the records reveal.
- 1160 MR LATHAM: To ask the Minister for Veterans' Affairs-
 - (1) Do the findings of the Morbidity of Vietnam Veterans series of reports indicate a significantly higher incidence of a range of very serious illnesses and disabilities among Vietnam veterans and their children than among the general population; if so, why has his Department become increasingly reluctant to grant Vietnam veterans their due entitlements under the Veterans' Entitlements Act.
 - (2) Has he instructed his Department to take a tougher line with Vietnam veterans in determining whether they qualify for entitlements under the Veterans' Entitlements Act; if so, will he provide a copy of the instructions.
 - (3) Have there been other instructions or directives to departmental officers about determinations for claims made by Vietnam veterans; if so, will he provide a copy of the instructions.
 - (4) Has he been instructed by other members of the Government in relation to the matters referred to in parts (2) and (3).
 - (5) What was the total number of (a) claims, (b) grants and (c) rejections made for the Disability Pension in (i) each year since 1994-95 and (ii) the period 1 July to 31 December 1999.
 - (6) In relation to each part of part (5), how many, and what proportion, were for Vietnam veterans.
 - (7) Since 1995, in respect of rejections for the Disability Pension, how many appeals have been made to (a) review officers, (b) the Veterans' Review Board and (c) the Administrative Appeals Tribunal.
 - (8) How many, and what proportion, of the instances referred to in part (7) were for Vietnam veterans.
 - (9) What were the results of each appeal referred to in part (7), and how many, and what proportion, were for Vietnam veterans.
 - (10) Will he implement each of the recommendations in Morbidity of Vietnam Veterans: Volume Three: Validation Study; if so, when; if not, why not.
- 1169 MR McCLELLAND: To ask the Attorney-General—
 - (1) In what percentage of cases in 1999 was one or other of the parties not represented by a legal practitioner in the (a) Family Court, (b) Federal Court of Australia and (c) High Court of Australia.
 - (2) Has any research been undertaken as to (a) the settlement rate in respect to cases in which one or other of the parties is unrepresented and (b) the average length of cases in which one or other of the parties is unrepresented.
 - (3) If so, what does the research reveal; if research has not been undertaken will he arrange for an appropriate study and report to Parliament.
- 1172 MR ANDREN: To ask the Treasurer—
 - (1) Has his attention been drawn to concerns raised by Bass Strait Oil Management Limited about the likely impact of the proposed entity taxation

system on investors in the Bass Strait Oil Trust -a widely held, listed public trust which distributes all its income to unit holders.

- (2) Is he aware that people who have invested in the Bass Strait Oil Trust have done so on the basis of an entitlement to receive a return of their capital over 10 years and that all income and capital gains which they may derive from the investment is fully taxed in their hands.
- (3) Were investments like the Bass Strait Oil Trust intended to be caught by the entity taxation system; if so, why.
- (4) Will the Government expand the collective investment vehicle criteria so that investments like the Bass Strait Oil Trust will be excluded from the entity tax regime; if not, why not.

16 February 2000

- 1175 **MR MELHAM:** To ask the Minister representing the Minister for Aboriginal and Torres Strait Islander Affairs—
 - (1) What will be the total cost to the Office of Indigenous Policy (OIP) for compliance with the Government's Goods and Services Tax.
 - (2) What sum has been, or will be, spent in each budget year on GST compliance costs by OIP.
 - (3) From which programs will the cost of this GST compliance be found.
 - (4) Will the Government be providing extra funding to OIP to cover these GST compliance costs.
 - (5) Has OIP estimated the cost to Commonwealth funded Indigenous organisations for GST compliance; if so, what are the names of these organisations and what are their individual GST compliance costs.
 - (6) Has OIP estimated the cost to non-Commonwealth funded Indigenous organisations for GST compliance; if so, what are the names of these organisations and what are their individual GST compliance costs.
 - (7) Has OIP estimated the full impact of the GST, including compliance costs, in its areas of responsibility.
- 1181 MR MELHAM: To ask the Minister representing the Minister for Aboriginal and Torres Strait Islander Affairs—
 - (1) What will be the total cost to the Council for Aboriginal Reconciliation (CAR) for compliance with the Government's Goods and Services Tax.
 - (2) What sum has been, or will be, spent in each budget year on GST compliance costs by CAR.
 - (3) From which programs will the cost of this GST compliance be found.
 - (4) Will the Government be providing extra funding to CAR to cover these GST compliance costs.
 - (5) Has CAR estimated the full impact of the GST, including compliance costs, in its areas of responsibility.

17 February 2000

- 1195 MR LATHAM: To ask the Minister representing the Special Minister of State—
 - (1) Did the Minister write an article in the *Australian Financial Review* on 14 January 2000 in which he referred to electronic democracy.
 - (2) Is the Minister able to say whether the Australian Electoral Commission (AEC) is studying new overseas voting technology, with the aim of providing Australians with the option of using such technology to vote in Federal and other elections run by the AEC.
 - (3) Is the Minister able to say whether the AEC plans to trial the use of the Internet to allow people to vote in smaller fora, including votes by federal employees for agency agreements.
 - (4) Does the Minister support the AEC work to develop electronic democracy.
 - (5) Is the Minister able to say whether voters in Alaskan primaries had the option to vote for US Presidential candidates via the Internet.
 - (6) Is the Minister able to say whether voters in the May 2000 British council elections will have the option of voting through their home computers, as well as through mobile phones offering Internet access, and if such electronic democracy is successful, it will be used in the next general election.
 - (7) Has the Minister's attention been drawn to the report by the California Internet Voting Task Force, *A Report on the Feasibility of Internet Voting, January 2000*, which was established by the Californian Secretary of State to study the feasibility of using the Internet to conduct elections in California.
 - (8) What support is the Minister giving to the development of electronic democracy in Australia, particularly through the Government's policy on datacasting.
- 1197 **MR ANDREN:** To ask the Minister representing the Minister for the Environment and Heritage—
 - (1) Has the Minister's attention been drawn to the terms of the Department of Finance's December 1999 decision to sell the heritage listed Cameron Offices in Belconnen, ACT, designed by internationally recognised Australian architect John Andrews.
 - (2) Will the sale and redevelopment of the Cameron Offices site involve the demolition of more than two thirds of the heritage listed offices.
 - (3) Does section 30 of the Australian Heritage Commission Act require Ministers to ensure Government decisions do not adversely affect places on the Register of the National Estate unless there are no feasible and prudent alternatives to those decisions.
 - (4) Does the Commonwealth Consultation paper the Minister released in April 1999 titled *A National Strategy for Australia's Heritage Places* state that all levels of Government and government agencies must demonstrate leadership in protecting, conserving, promoting and managing heritage values and that the determination of significance should be based solely on heritage values and be separated from management decisions.

- (5) Has the Australian Heritage Commission's preferred outcome for the Cameron Offices always been the retention of the entire complex.
- (6) Has the Minister's attention been drawn to the Minister for Finance and Administration's repeated statements that redevelopment of the Cameron Offices site is aimed largely at assisting the ACT's building and commercial markets.
- (7) Is the Minister aware of a consultants' report prepared for the Department of Finance and Administration which found that the Cameron Offices could be brought up to the required standard without impacting greatly on the heritage significance of the complex and still provide significant work for the ACT building industry; if not, why not.
- (8) In light of parts (1) to (6), if the proposal outlined in part (7) is not followed, how will the Government be complying with its responsibilities under the Australian Heritage Commission Act and adhering to its policy goals as set out in the *National Strategy for Heritage Places* document.

6 March 2000

1204 MR McCLELLAND: To ask the Minister for Veterans' Affairs—

- (1) To what extent has the Repatriation Pharmaceutical Benefits Scheme replaced entitlements previously available to veterans under the Veterans' Entitlements Act (VEA).
- (2) In respect to each instance where an entitlement has been replaced, what is the Government's rationale for replacing those entitlements which were previously available under the VEA.
- 1205 MR McCLELLAND: To ask the Minister for Veterans' Affairs-
 - (1) Has the Government removed items from the list of medications available to sick veterans which were previously available on the Repatriation Pharmaceutical Benefits Scheme, if so, which items.
 - (2) Will veterans now have to pay the full price for those medications.
- 1207 **MR ALBANESE:** To ask the Minister representing the Minister for Family and Community Services—How many persons were residing in boarding houses in each electoral division at the last Census.
- 1208 **DR LAWRENCE:** To ask the Minister representing the Minister Assisting the Prime Minister for the Status of Women—
 - How many grants have been provided to the (a) National Council of Women of Australia, (b) YWCA and (c) Federation of Business and Professional Women.
 - (2) How many, and which State or National organisations are affiliated with each organisation.
 - (3) What is the cost of membership or affiliation with each organisation.
 - (4) Are conditions placed on membership or affiliation; if so, what.
- 1209 MR McLEAY: To ask the Minister representing the Special Minister of State—
 - (1) Which Ministers, Members and Senators have additional office space provided by the Commonwealth other than their allocation for an electorate office.

- (2) Where is the additional office space located.
- 1218 DR LAWRENCE: To ask the Minister for Health and Aged Care—
 - (1) For each year from 1994-95 to 1998-99 what was the total expenditure on hospitals.
 - (2) What (a) sum and (b) percentage of the total was covered by private health funds in each year.
 - (3) What was the Total Health Price Index in each year.
 - (4) What was the Government Expenditure on Hospital and Clinical Services Index in each year.
 - (5) What was the Hospital and Medical Services CPI in each year.
 - (6) What were the ratios of benefits paid to contribution incomes for private health insurance funds in each year.
 - (7) What percentage of households in each of the income quintiles had private health insurance in each year.
 - (8) Using constant dollars, what were the top hospital premiums and the average hospital premiums in each year.
 - (9) What was the ratio of reserves to benefits payable for the private health insurance funds in each year.
 - (10) What was the number and percentage of admissions to private and public hospitals in each year.
 - (11) What was the number and percentage of hospital bed days in private and public hospitals in each year.
 - (12) What was the number and percentage of separations from private and public hospitals in each year.
 - (13) What were the most common diagnoses for those admitted to private and public hospitals in each year.
 - (14) What were the most common procedures carried out in private and public hospitals in each year.

- 1221 MR McCLELLAND: To ask the Minister for Veterans' Affairs—Further to the answer to question No. 196 (*Hansard*, 11 February 1999, page 2636), what was the outcome of the Government's review of the entitlement of war widows to have their veterans' affairs entitlements restored in the event of dissolution of a subsequent marriage or the death of a subsequent spouse.
- 1222 MR L. D. T. FERGUSON: To ask the Minister for Defence—Has the Australian Defence Force transported to East Timor, or met the transport costs of, civilian Australian personnel involved in the distribution of medical supplies to refugee camps and similar Timorese population centres; if so, were any personnel less than 18 years of age; if so, what are the details.
- 1227 MR HORNE: To ask the Minister for Aged Care—
 - (1) Is it a fact that the Oban Nursing Home in Raymond Terrace, NSW, owned by Moran Health Care, failed to meet 12 out of 31 national minimum standards in 1998, and despite continued promises to upgrade and rebuild

Oban Nursing Home her Department granted a 12 month extension to Moran Health care in February 2000.

- (2) Has Oban Nursing Home operated since December 1998 with only 49 beds while it is licensed for 68 beds.
- (3) Have persons who have lived in the Raymond Terrace Community all their lives been forced to leave the area to find aged care because Oban Nursing Home is operating 19 beds below capacity.
- (4) Does she accept that persons have the right to aged care services in their own community.
- (5) Is she able to give an assurance that Moran Health Care will not be granted permission to remove aged care beds from Raymond Terrace and will be required to upgrade the Oban facility and restore its 68 bed licences.
- 1229 MR KERR: To ask the Attorney-General—
 - Is he able to say how many full time equivalent staff were employed in (a) (1)his Department, (b) the Department of Agriculture, Forestry and Fisheries, (c) the Department of Communications, Information Technology and the Arts, (d) the Department of Defence, (e) the Department of Education, Training and Youth Affairs, (f) the Department of Employment, Workplace Relations and Small Business, (g) the Department of Finance and Administration, (h) the Department of Health and Aged Care, (i) the Department of Immigration and Multicultural Affairs, (j) the Department of Industry, Science and Resources, (k) the Department of Transport and Regional Services, (1) the Department of Veterans' Affairs, (m) Airservices Australia, (n) the Aboriginal and Torres Strait Islander Commission, (o) the Australian Bureau of Statistics, (p) the Australian Competition and Consumer Commission, (g) the Australian Federal Police, (r) the Australian Maritime Safety Authority, (s) the Australian Sports Commission, (t) the Australian Taxation Office, (u) Centrelink, (v) the Commonwealth Scientific and Industrial Research Organisation, (w) the Civil Aviation and Safety Authority, (x) Medibank Private, (y) the National Library of Australia, (z) the National Museum of Australia and (aa) the Office of Asset Sales and Information Technology Outsourcing in the provision of legal services, including legal advice, litigation, representation and legislative services, during 1998-99.
 - (2) Is he able to say what were the salary costs of those staff in 1998-99, itemised by Department or agency.
 - (3) How many legal services staff from his Department were based in each Department or agency referred to in part (1) in 1998-99.
 - (4) What were the salary costs of those staff referred to in part (3) in 1998-99, itemised by Department or agency.
 - (5) Is he able to say what were the costs of legal services provided under contract to each Department or agency referred to in part (1) in 1998-99.

8 March 2000

1231 MR WILKIE: To ask the Minister for Aged Care—Has she or her Department received complaints concerning the operations, management or quality of patient

care in nursing homes in the electoral division of Swan; if so, (a) how many have been received, (b) what nursing homes were involved, (c) when were complaints received and (d) what action or investigation has taken place to rectify any concern.

- 1234 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - Further to the answer to question No. 1033 (*Hansard*, 8 March 2000, page 14011) concerning the 1999 Regional Australia Summit, (a) to whom were payments made as facilitators and (b) what sum (i) in total and (ii) including travel allowances and travel costs, was paid to each facilitator, including the Summit Chair, the Rt Hon. Ian Sinclair.
 - (2) Why were all Coalition Caucus members invited to the Regional Summit Dinner while other Member of the House of Representatives and Senate were not invited.
 - (3) Who authorised the invitations to the dinner.
 - (4) Which Members of the House of Representatives and Senate attended the dinner.
 - (5) What sum was paid to the persons referred to in part (4) for travel allowances, airfares, cars and taxis and under which travel entitlement was the sum paid.
- 1242 MR KERR: To ask the Prime Minister—
 - (1) Is the Ombudsman able to disregard the provisions and requirements of Commonwealth legislation, including the provisions and requirements of the National Health Act at paragraph 39B(1)(c); if so, when and in what circumstances is it appropriate to do so.
 - (2) Did the Ombudsman disregard a mistake of fact on departmental files regarding the site or location of 16 additional beds transferred from Balwyn to Glen Waverley by means of an Approval-in-Principle to transfer beds, dated 27 July 1988; if so, why.
- 1243 MS ELLIS: To ask the Minister for Aged Care—
 - (1) How many nursing homes and aged person hostels are there within the electoral division of Canberra.
 - (2) How many nursing homes and aged person hostels are operated by (a) private companies and (b) church organisations in the electoral division of Canberra.
 - (3) What are the names of the (a) private companies and (b) church organisations operating nursing homes and aged person hostels in the electoral division of Canberra.
 - (4) How many spot checks have been carried out on nursing homes and aged person hostels in the electoral division of Canberra operated by (a) private companies and (b) church organisations in (i) 1999-2000, (ii) 1998-99, (iii) 1997-98 and (iv) 1996-97.

- (5) What sum of Commonwealth funding did each nursing home and aged person hostel within the electoral division of Canberra receive in (a) 1999-2000, (b) 1998-99, (c) 1997-98 and (d) 1996-97.
- (6) How many beds are there in each nursing home and aged person hostel.
- (7) How many beds are being used in each nursing home and aged person hostel.
- (8) How many beds were there in each nursing home and aged person hostel in(a) 1998-99, (b) 1997-98 and (c) 1996-97.
- (9) How many persons are on waiting lists for each nursing home and aged person hostel.
- (10) Were complaints concerning nursing homes and aged person hostels within the electoral division of Canberra lodged with the Aged Care Standard and Accreditation Agency in (a) 1999-2000, (b) 1998-99, (c) 1997-98 and (d) 1996-97; if so, (i) how many and (ii) how many spot checks resulted from the complaints in each year.
- 1246 MS BURKE: To ask the Minister for Aged Care—
 - (1) On the most recent data, how many nursing homes receiving Commonwealth funding are there within the electoral division of Chisholm.
 - (2) What is the name and address of each centre.
 - (3) How many residents are there at each centre.
 - (4) What sum in Commonwealth funding did each centre receive in (a) 1995-96, (b) 1996-97, (c) 1997-98 and (d) 1998-99.
 - (5) What is the estimated sum that each centre will receive in 1999-2000.
 - (6) On the most recent data, how many spot checks have been made at each of the nursing homes since 1998.
 - (7) Have complaints been recorded with the Aged Care Accreditation Agency about any of those nursing homes since 1998; if so, (a) how many, (b) what has been the outcome and (c) how many have been resolved to the satisfaction of all parties.

- 1253 MR EDWARDS: To ask the Minister for Aged Care—
 - (1) On the most recent data, how many nursing homes receiving Commonwealth funding are there within the electoral division of Cowan.
 - (2) What is the name and address of each centre.
 - (3) How many residents are there at each centre.
 - (4) What sum in Commonwealth funding did each centre receive in (a) 1995-96, (b) 1996-97, (c) 1997-98 and (d) 1998-99.
 - (5) What is the estimated sum that each centre will receive in 1999-2000.
 - (6) On the most recent data, how many spot checks have been made at each of the nursing homes since 1998.
 - (7) Have complaints been recorded with the Aged Care Accreditation Agency about any of those nursing homes since 1998; if so, (a) how many, (b) what

has been the outcome and (c) how many have been resolved to the satisfaction of all parties.

- 1255 MS MACKLIN: To ask the Minister for Health and Aged Care—
 - (1) What are the addresses of each Medicare office operating on 1 March 2000 and in which electoral divisions are they located.
 - (2) How many, and which, of the offices are open (a) for less than normal business hours of 9 a.m. to 5 p.m. Monday to Friday and (b) on Saturdays.
 - (3) What are the current criteria for closure or relocation of Medicare offices used by the Health Insurance Commission.
 - (4) How many Medicare offices have been closed since May 1997 and where were they located before they were closed.
- 1256 MR McCLELLAND: To ask the Treasurer—
 - (1) Further to the answer to question No. 1 (*Hansard*, 17 February 2000, page 13731), what were the actual costs incurred by the Australian Taxation Office (ATO) between 1 July 1996 and 13 March 2000 in respect to (a) compliance activity, (b) audit activity, (c) research into and implementation of the GST legislation and (d) research into and implementation of the Business Tax Reform Program.
 - (2) Have ATO staff been taken off their usual duties to undertake work in respect to research into and implementation of the GST legislation and Business Tax Reform Program; if so, (a) how many staff, (b) have those positions been left unfilled and (c) who is doing the work of those who have moved into work associated with research into and implementation of the GST and Business Tax Reform Program.
 - (3) What is the actual expenditure on staff doing work in respect to research and implementation of the (a) GST and (b) Business Tax Reform Program.

- 1257 MR HORNE: To ask the Minister representing the Minister for Communications, Information Technology and the Arts—
 - (1) Has the Minister's attention been drawn to the role played by pager services in the provision of emergency services such as Bush Fire Brigades and State Emergency Services in rural and regional areas of Australia.
 - (2) Is it a fact that pager services cannot be replaced satisfactorily by mobile phones.
 - (3) What steps will the Minister take to ensure that pager services are continued in areas where they are now available.
- 1259 MS GILLARD: To ask the Minister for Defence—
 - (1) Will missiles or naval ammunitions be transported by road from Sydney to shipping docks at Point Wilson, Vic.; if so, what is the proposed route or routes.
 - (2) How long will Point Wilson be used for the loading of missiles or naval ammunitions.
 - (3) How frequently will missiles or naval ammunition be transported on the proposed route or routes.

- (4) What plans have been made to deal with any accident or other emergency involving the vehicles transporting the missiles and/or naval ammunition.
- (5) Will emergency services including, but not limited to, the police, fire brigade and ambulance, be notified on each occasion missiles or naval ammunition are transported on the proposed route or routes.
- (6) Were steps taken to consult with (a) community members who live near or use the roads on the proposed route or routes, (b) local councils which cover sections of the proposed route or routes and (c) Members of the House of Representatives whose electorates cover sections of the proposed route or routes; if so, what.
- (7) Is the Princes Freeway part of the proposed route or routes; if so, what steps have been taken to ensure safety given the substantial road works required to upgrade the Princes Freeway.
- (8) What is the cost of transporting missiles or naval ammunition to Point Wilson and using Point Wilson for loading missiles or naval ammunition, including a breakdown of any staff travel and accommodation required.
- (9) Are exemptions from Commonwealth, State and local Government laws, regulations or by-laws required to allow missiles or naval ammunitions to be transported on the proposed route or routes; if so, what.
- (10) Were alternative locations for the loading of missiles or naval ammunitions considered; if so, (a) what and (b) why were they dismissed.
- 1260 MS J. S. McFARLANE: To ask the Minister for Aged Care—
 - (1) On most recent data, how many nursing homes and aged person hostels are there within the electoral division of Stirling.
 - (2) On most recent data, how many nursing homes and aged person hostels are operated by (a) private companies and (b) church organisations in the electoral division of Stirling.
 - (3) What are the names of the (a) private companies and (b) church organisations operating nursing homes and aged person hostels in the electoral division of Stirling.
 - (4) How many spot checks have been carried out on nursing homes and aged person hostels in the electoral division of Stirling operated by (a) private companies and (b) church organisations in (i) 1999-2000, (ii) 1998-99, (iii) 1997-98 and (iv) 1996-97.
 - (5) What sum of Commonwealth funding did each nursing home and aged person hostel within the electoral division of Stirling receive in (a) 1999-2000, (b) 1998-99, (c) 1997-98 and (d) 1996-97.
 - (6) How many beds are there in each nursing home and aged person hostel.
 - (7) How many beds are being used in each nursing home and aged person hostel.
 - (8) How many beds were there in each nursing home and aged person hostel in(a) 1998-99, (b) 1997-98 and (c) 1996-97.
 - (9) How many persons are on waiting lists for each nursing home and aged person hostel.

(10) Were complaints concerning nursing homes and aged person hostels within the electoral division of Stirling lodged with the Aged Care Standard and Accreditation Agency in (a) 1999-2000, (b) 1998-99, (c) 1997-98 and (d) 1996-97; if so, (i) how many and (ii) how many spot checks resulted from the complaints in each year.

15 March 2000

- 1265 **MR EDWARDS:** To ask the Minister for Veterans' Affairs—Is he able to say how many children of Vietnam Veterans have committed suicide; if so, what was the (a) age of each victim, (b) method of suicide and (c) breakdown of victims according to State, metropolitan, rural and remote areas.
- 1267 MR ANDREN: To ask the Treasurer—
 - Is it the case that (a) providers of curriculum related school excursions will have to charge GST in full to schools taking students on such excursions and (b) schools will then have to either cover the cost of the GST themselves and claim it back, or charge students the GST and distribute refunds to them.
 - (2) If so, will this place cashflow and administrative burdens on schools and excursion providers.
 - (3) Will food prepared for students while on excursion attract the GST while the accommodation component will not, despite both being necessary because the student is attending a curriculum related excursion; if so, why.
 - (4) Why is this administrative burden being imposed on schools and excursion providers and what assurances can he give that this treatment will not increase the cost of school excursions and lead to reduced business for excursion providers.
- 1269 MR McCLELLAND: To ask the Attorney-General—
 - (1) Has his attention been drawn to a situation which has been revealed in the USA where a firm known as DoubleClick has been criticised for linking personal identification and other information to anonymous data it collects about Internet users.
 - (2) Will he examine the matter with a view to ensuring that Australia's privacy legislation prevents that practice from occurring here.
- 1274 **MS J. S. MCFARLANE:** To ask the Minister for Veterans' Affairs—Will veterans over the age of 70 years from conflicts other than World War II be eligible for a gold card; if so, (a) what will be the eligibility criteria and (b) when will they become eligible.

- 1276 MR L. D. T. FERGUSON: To ask the Prime Minister—
 - (1) Did he state in his media release of 7 March 2000 that the service by Australian troops in East Timor represented Australia's most significant commitment of troops since World War II.
 - (2) Is he able to say, according to official records, how many Australian military personnel were deployed during the (a) Korean War, (b) Vietnam War, (c) Malayan Emergency and (d) Indonesian Confrontation.

1279 MR QUICK: To ask the Minister for Aged Care—

- (1) On most recent data, how many nursing homes and aged person hostels are there within the electoral division of Franklin.
- (2) On most recent data, how many nursing homes and aged person hostels are operated by (a) private companies and (b) church organisations in the electoral division of Franklin.
- (3) What are the names of the (a) private companies and (b) church organisations operating nursing homes and aged person hostels in the electoral division of Franklin.
- (4) How many spot checks have been carried out on nursing homes and aged person hostels in the electoral division of Franklin operated by (a) private companies and (b) church organisations in (i) 1996-1997, (ii) 1997-98, (iii) 1998-99 and (iv) 1999-2000.
- (5) What sum of Commonwealth funding did each nursing home and aged person hostel within the electoral division of Franklin receive in (a) 1996-97, (b) 1997-98, (c) 1998-99 and (d) 1999-2000.
- (6) How many beds are there in each nursing home and aged person hostel.
- (7) How many beds are being used in each nursing home and aged person hostel.
- (8) How many beds were there in each nursing home and aged person hostel in (a) 1996-97, (b) 1998-99 and (c) 1999-2000.
- (9) How many persons are on waiting lists for each nursing home and aged person hostel.
- (10) Were complaints concerning nursing homes and aged person hostels within the electoral division of Franklin lodged with the Aged Care Standard and Accreditation Agency in (a) 1996-97, (b) 1997-98, (c) 1998-99 and (d) 1999-2000; if so, (i) how many and (ii) how many spot checks resulted from the complaints in each year.
- 1280 MS BURKE: To ask the Minister for Health and Aged Care—
 - (1) In 1996-97, 1997-98, 1998-99 and 1999-2000, what sum was allocated from the Federal budget specifically to assist children with a mentally ill parent.
 - (2) What programs does his Department administer specifically to assist children with a mentally ill parent.
 - (3) Are programs are planned by his Department specifically to assist children with a mentally ill parent; if so, (a) what programs are planned, (b) what was the consultation process used to develop the policy to guide the programs, (c) which groups and individuals were consulted while developing the policy to guide the program and (d) was the National Network of Adult and Adolescent Children who have a Mentally Ill Parents (Inc.) consulted; if not, why not.
 - (4) Will the Government provide funding to any individual or group in 2000-01 to specifically meet the needs of children with a mentally ill parent, if so, will the Government provide funding to National Network of Adult and Adolescent Children who have a Mentally Ill Parents (Inc.).

- (5) Are federally funded respite care programs available specifically to meet the needs of children with a mentally ill parent; if so, what; if not, when will they be made available.
- (6) Has his Department conducted a survey on the specific needs of children with a mentally ill parent; if so, (a) which individuals and groups were surveyed, (b) when was the survey concluded and (c) when will the survey results be publicly released.
- 1282 MR L. D. T. FERGUSON: To ask the Minister Assisting the Minister for Defence—
 - (1) Has the Australian Defence Force (ADF) identified some 80 separate personnel allowances and entitlements that are potentially affected by the introduction of the Goods and Services Tax (GST); if so, what are the details of these allowances and entitlements.
 - (2) As a result of the introduction of the GST, what is the estimated increase in (a) rents paid by personnel for subsidised housing and (b) the cost of subsidised meals in service messes.
 - (3) Is the ADF committed to the principle that personnel should not be financially disadvantaged by the impost of the GST; if so, what measures will be taken to address the negative impacts of the GST.
 - (4) What is the estimated annual cost to the Budget of making appropriate adjustments to personnel allowances and entitlements to offset increased costs arising from the GST.
- 1283 **MR KERR:** To ask the Prime Minister—How many (a) full time, (b) part time and (c) casual staff were employed by the Commonwealth in (i) Tasmania and (ii) the electoral division of Denison on (A) 2 March 1996 and (B) March 2000.

- 1284 **MR LATHAM:** To ask the Treasurer—Does the Government currently differentiate between geographic areas in the application of (a) tax rebates and (b) grants schemes relating to tax compensation; if so, what are the details.
- 1285 MR LATHAM: To ask the Minister for Health and Aged Care—
 - (1) Has his attention been drawn to the progress being made with the treatment of rheumatoid arthritis and osteoarthritis by the new pharmaceutical product, Celebrex/Celecoxib.
 - (2) When will this product be included on the Pharmaceutical Benefit Scheme.
- 1286 MR McCLELLAND: To ask the Attorney-General—
 - (1) What are the impediments to achieving a national defamation code.
 - (2) Is the Government playing a role in attempting to achieve such a code; if so, what steps are being undertaken by the Government.
- 1290 DR EMERSON: To ask the Treasurer—
 - (1) Was the document posted on the ATO website at taxreform.ato.gov.au/publications/1999 titled *The new tax system: here's what you need to know* written entirely within the ATO and Treasury, or was part of the drafting provided by his office.

- (2) Does the ATO stand by its assurances at page 7 that prices will not go up by the full 10 per cent because old, unfair taxes such as the wholesale sales tax will be removed and many things will be GST-free.
- (3) What is the basis of the ATO's claim at page 3 that all families, not categories of families, will be better off under the GST
- (4) Will non-prescription skin creams, tampons and sanitary pads, feeding pads and breast pumps, vitamins and minerals, pregnancy kits, spectacle frames, contact lens solutions, first aid kits and band-aids, antiseptics and lozenges, school uniforms, school shoes, stockings and socks, stationery, pens, pencils and paintbrushes and school bags and cases be subject to the GST; if so, how can the ATO claim at page 1 that there will be no GST on health and education.
- (5) Does the ATO stand by its assurance at page 13 that the price of a new \$30 000 family car will fall by around \$2400.
- 1292 MR K. J. THOMSON: To ask the Treasurer—
 - (1) Does the Portfolio Budget Statement for the Australian Taxation Office (ATO) for 1999-2000 state that the value of the ATO's holding of land and buildings will progressively be reduced over the next 3 years from \$3 022 000 to \$2 948 000.
 - (2) What are the changes in the ownership of land and buildings that will result in this reduction.
 - (3) With respect to other accommodation for the ATO, for (a) 1996-1997, (b) 1999-2000 and (c) 2000-2001 (i) what is the total expenditure on rental or leased accommodation, (ii) what sites does the ATO rent or lease, (iii) are any sites that the ATO is renting, leasing or owns currently unoccupied or not in active use for current activities of the ATO; if so, which sites, and (iv) is the ATO entering into any new leases for accommodation whilst holding unoccupied accommodation.

- 1299 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—Further to the answer to question No. 1147 (*Hansard*, 4 April 2000, page 14695) concerning bridges that cross the Murray river between NSW and Victoria, with respect to the \$44 million of Federation funds allocated for the replacement of the bridges at Echuca/Moama, Robinvale/Euston and Corowa/Wahgunyah, (a) what sum has been allocated to each bridge, (b) what is the estimated cost of replacing each bridge, (c) what criteria were used to select the three bridges for replacement instead of other bridges along the river and (d) were the NSW and Victorian Governments consulted on the priority in allocating Federation funds for the replacement of the three bridges instead of other bridges crossing the river.
- 1300 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - (1) Has his attention been drawn to claims by the Automotive Association of Australia that the funding of roads of national importance continues to be at the expense of the national highway system.

- (2) Do Budget papers from 1995-96 to 1999-2000 show that funding for the national highway system component of the total expenditure on roads has decreased while funding for roads of national importance has increased.
- (3) According to Budget estimates, will funding for roads increase by \$27 million, or 1.7%, over the period 1996-97 to 1999-2000 while the Consumer Price Index will increase by 3.2% over the same period; if so, will there be a real decline in federal road funding.
- 1301 MR M. J. FERGUSON: To ask the Minister for Employment, Workplace Relations and Small Business—Further to the answer to question No. 1149 concerning Australian Workplace Agreements (AWAs), how many of the 29 313 AWAs in the public sector as at 31 December 1999 were there for each of the Commonwealth, State and Territory Governments.
- 1302 MR McCLELLAND: To ask the Minister for Foreign Affairs—
 - (1) What is the effect of the Rome Statute of the International Criminal Court.
 - (2) When did Australia sign the Rome Statute.
 - (3) Has Australia ratified the Rome Statute.
 - (4) How many countries have ratified the Rome Statute, and which countries are they.
 - (5) How many countries are required to ratify the Rome Statute before it enters into force.
 - (6) What is the reason for the delay in Australia ratifying the Rome Statute.
- 1303 MR PRICE: To ask the Minister for Defence—
 - (1) Has the Inspector General of Intelligence and Security commenced investigating the suicide in Washington of Defence Intelligence Organisation officer Mr Merv Jenkins; if so, (a) when did he commence his investigations and (b) when is he expected to report.
 - (2) Will the report be made public; if not, why not.

- 1304 MS O'BYRNE: To ask the Minister for Transport and Regional Services—
 - (1) In (a) 1995-96, (b) 1996-97, (c) 1997-98 and (d) 1998-99 how many applications for (i) single or (ii) voyage permits were (A) granted and (B) rejected.
 - (2) On what grounds were permits rejected.
- 1360 MR HOLLIS: To ask the Minister representing the Minister for the Environment and Heritage—
 - (1) To which International Union for the Conservation of Nature (IUCN) General Assemblies has Australia sent delegates since the meeting held in Buenos Aires from 17-26 January 1994.
 - (2) Will the Minister provide information on the subsequent meetings corresponding to the information provided by the Minister's predecessor in answers to question No 885 (*Hansard*, 5 May 1994, page 394) and No. 923 (*Hansard*, 5 May 1994, page 396).

- (3) Has Australia accepted the invitation to the IUCN World Conservation Congress in Amman, 4 to 11 October 2000); if so, what are the names, qualifications and positions of the Australian delegates.
- 1362 MR L. D. T. FERGUSON: To ask the Minister Assisting the Minister for Defence—
 - (1) How many Redress of Grievance complaints by members of the Australian Defence Force are currently unresolved.
 - (2) How many of the unresolved complaints are classified as (a) discharge matters and (b) personal matters.
 - (3) For the latest year for which data is available, what was the average period of time in weeks taken to finalise (a) complaints about proposed discharge actions and (b) complaints of a personal nature.
 - (4) Following the Auditor-General's June 1999 performance audit of the Redress of Grievance system what changes have been implemented to improve the operation of the system.
- 1363 MR L. D. T. FERGUSON: To ask the Minister Assisting the Minister for Defence—
 - (1) How many Army personnel are currently based at Puckapunyal in Victoria.
 - (2) What medical services does Serco-Gardner Merchant Pty Ltd currently provide at the Puckapunyal Medical Centre.
 - (3) How many staff are currently employed at the Centre.
 - (4) Will the Government ensure that an in-patient medical facility continues to operate at Puckapunyal after the completion of the current market testing process; if not, why not.

- 1364 MR ST CLAIR: To ask the Minister for Employment, Workplace Relations and Small Business—
 - (1) What was the total payroll cost for the Australian Industrial Relations Commission (AIRC) in each year since 1994-95.
 - (2) What portion of the payroll cost relates to Commissioners and Presidential members of the AIRC.
 - (3) How many Commissioners and Presidential members were holding appointment in each year since 1994-95.
 - (4) How many written decisions were handed down during each year since 1994-95 in the AIRC.
 - (5) In relation to part (4), how many Commissioners and Presidential members handed down (a) 0, (b) 1 to 10 and (c) more than 10 decisions.
- 1365 MR DANBY: To ask the Minister for Foreign Affairs—
 - (1) Is he able to say whether the Islamic Republic of Iran has offered to provide long range artillery to its surrogates in the Hezbollah.
 - (2) Is he able to say whether the representatives of the regime in Teheran have stated that, after an Israeli withdrawal from the security zone in South

Lebanon that they will be able to hit major population centres, such as the city of Haifa.

- (3) Is he also able to say whether Iran is to commence the espionage trial of 13 of its Jewish citizens on 13 April 2000; if so, is he able to say whether Iranian authorities have charged a 16-year-old, a rabbi, a butcher and gravedigger as part of this 13 member espionage ring.
- (4) Did the Iranian Minister for Agriculture, together with a seven member delegation, arrive in Canberra on 3 April 2000 and was he welcomed by the former Australian Trade Minister, Mr Tim Fischer, and the Prime Minister; if so, (a) who were the seven members of the delegation and (b) did the Prime Minister, as the Iranian National Newsagency reported on 3 April, say that developments in Iran were positive and that Australia was determined to expand bilateral relations in the future.
- (5) Did he or the Prime Minister raise with the Iranian Minister the matters of (a) the Iranian threats in South Lebanon referred to in part (1) and (b) the imminent trial of the espionage ring referred to in part (3); if not, why not.
- 1366 **MR M. J. FERGUSON:** To ask the Minister for Health and Aged Care—Further to the answer to question No. 1054 (*Hansard*, 4 April 2000, page 14689) concerning doctors working in regional Australia, what action is the Government taking to implement increases in training numbers in the disciplines of radiology, oncology, orthopaedic surgery, and ear, nose and throat surgery.
- 1367 MS MACKLIN: To ask the Minister Assisting the Minister for Defence—
 - (1) What are the current practices about the provision of free or subsidised cigarettes to Australian Defence Force (ADF) personnel in Australia, at sea or on overseas postings.
 - (2) Does the ADF have a policy on smoking.
 - (3) What sum is spent on providing cigarettes to ADF personnel.
 - (4) Are cigarettes sold at ADF establishment canteens and other facilities run by Frontline Defence Services.
 - (5) Does the ADF have a policy in relation to its workplaces being, or becoming, smoke free.
 - (6) Does the ADF provide assistance to personnel to participate in Quit programs and other cessation activities.
- 1386 MR MURPHY: To ask the Minister for Transport and Regional Services—
 - (1) Will the proposed Precision Radar Monitor System (PRMS) for Sydney Airport (a) increase or decrease aircraft noise over the Sydney basin, (b) increase air pollution over the Sydney basin and (c) assist the implementation of the Long Term Operating Plan (LTOP).
 - (2) Will he accept the resolutions passed by the Sydney Airport Community Forum throughout 1999 and 2000 calling for the abandonment of the PRMS.
 - (3) Since the commencement of the LTOP, are aircraft movements to the north of Sydney Airport running at 29%; if so, (a) was the LTOP forecast 17% and (b) is the present rate almost twice the number of forecast movements to the north.
 - (4) When will the LTOP be fully implemented.

- (5) Is it a fact that (a) the PRMS is consistent with the gazetted LTOP and (b) the desired outcomes of the PRMS are inconsistent with the LTOP's desired outcomes.
- (6) Will the PRMS (a) facilitate the implementation of the LTOP, (b) assist the LTOP fulfil its objectives on noise sharing and respite periods, (c) decrease aircraft holding patterns over the Sydney basin, (d) share the arrival and departure trajectories of aircraft movements in conformance with the LTOP, (e) not reduce the altitude of aircraft flying over the Sydney Basin and (f) reduce the number of aircraft movements to the north of Sydney Airport after 10 p.m. daily.
- 1387 MR KERR: To ask the Attorney-General—
 - (1) Will he provide copies of the submissions which the Australian Federal Police (AFP) and the National Crime Authority (NCA) made to the Australian Law Reform Commission Report No. 87 "Confiscation that Counts. A review of the *Proceeds of Crime Act* 1987".
 - (2) In the submissions referred to in part (1), what were the estimates provided by the AFP and the NCA for the anticipated value of assets which would be seized under a non-conviction based confiscation scheme, as recommended by the AFP and the NCA.
- 1388 MR L. D. T. FERGUSON: To ask the Minister Assisting the Minister for Defence—
 - (1) Does the Government remain committed to a target strength of 26 850 for the Army Reserve in 1999-2000.
 - (2) How many reservists with training obligations are there in the Army Reserve at present.
 - (3) How many Army reservists are currently designated as being effective because they are totally fulfilling their training obligations.
 - (4) How many Army reservists are currently designated as being ineffective because they are not fulfilling their training obligations.
 - (5) What guidance, if any, has been given to unit commanders to encourage reservists who are not meeting their training obligations to resume doing so.
 - (6) What guidance, if any, has been given to unit commanders to take action to remove from the books of the Army Reserve those reservists who consistently over an extended period of time fail to attend required parades and training exercises.
 - (7) What is the methodology that is used at present to allocate to annual quotas of training days to individual Army Reserve units and does this methodology specifically take account of the number of personnel who are, and who are not, meeting their training obligations.
- 1389 MR ALBANESE: To ask the Minister for Transport and Regional Services-
 - (1) What performance bonuses are available to Airservices Australia management.
 - (2) Are there specific performance bonuses being offered to Airservices Australia management for the successful implementation of the Precision Radar Monitoring System at Sydney (Kingsford-Smith) Airport.

- 1412 MR TANNER: To ask the Minister for Financial Services and Regulation—
 - (1) Has his attention been drawn to the banning in the UK of all pacifiers and teething rings (dummies) that contain oestrogen mimicking chemicals (phthalates) as these compounds may present a potential health hazard to consumers.
 - (2) Has the Government undertaken any research on the health effects of phthalates in toys and teething ring type products.
 - (3) What is the attitude of the Government on phthalates in toys and teething ring type products.
 - (4) Will the Government's policy on phthalates be reviewed given the growing evidence that phthalates may pose serious health risks.
 - (5) What is the Government's attitude on baby walkers.
 - (6) Does the Government consider baby walkers to be a dangerous product.
 - (7) Will the Government ban baby walkers.
 - (8) What steps is the Government taking to ensure that imported dangerous toys that do not comply with Australian standards do not fall into the hands of Australian consumers.
- 1414 MR PRICE: To ask the Minister Assisting the Minister for Defence—
 - Is he considering a submission from the Australian Defence Force (ADF) for more extensive assistance for ADF spouse employment; if so, (a) when was work on the proposal commenced, (b) when did it reach his office and (c) when will he complete his consideration.
 - (2) What sum has been allocated by the Defence Community Organisation for this purpose and what sum has been spent.
 - (3) Has this function recently been reviewed by his Department; if so, will he publicly release the review; if not, why not.
- 1415 MRS CROSIO: To ask the Prime Minister—
 - (1) Are there wine cellars at Kirribilli House and The Lodge.
 - (2) If so, how many wines are stored in each cellar, and for each wine (a) what is the name of the wine, (b) what is the name of the vineyard, (c) what is the wine maker's name, (d) what is the vintage, (e) in what year was it purchased and (f) what was the cost of the wine at the time of purchase.
 - (3) How many bottles of wine were purchased in 1999, and for each wine purchased (a) what is the name of the wine, (b) what is the name of the vineyard, (c) what is the wine maker's name, (d) what is the vintage of each new purchase and (f) what was the cost of the wine at the time of purchase.
 - (4) Of the wines cellared at Kirribilli House and The Lodge, how many are local produce.
 - (5) Was a wine consultant appointed to implement a wine cellaring strategy for Kirribilli House and The Lodge; if so, (a) what sum, if any, of Commonwealth money was used to pay for the wine consultant's services and (b) what were the terms of the consultant's appointment.

- 1418 MR BEVIS: To ask the Minister for Transport and Regional Services—
 - (1) When was the last meeting of the Marine Council held.
 - (2) Are there current members of the Marine Council.
 - (3) When is it proposed to convene the next meeting of the Marine Council.
 - (4) If it is not proposed to convene further meetings, how will the suitability of seafarers be assessed.
- 1419 MR McCLELLAND: To ask the Attorney-General—Will he bring up-to-date his answer to question No. 689 (*Hansard*, 31 August 1999, page 9539) regarding the Convention on the Rights of the Child.
- 1420 MR BEAZLEY: To ask the Minister representing the Minister for Industry, Science and Resources—
 - (1) Has fabricated steel been imported from South Africa to construct a fertiliser plant in Kwinana, WA, in a project associated with Interpact Holdings.
 - (2) Does the Minister agree with the Australian Institute of Steel Construction that the steel imported for the Kwinana project is part of a flood of steel imports across the country.
 - (3) How many tonnes of fabricated steel have been imported into Australia (a) since March 1999 and (b) during 1997-98 and 1998-99.
 - (4) How many Australian projects currently under way involve the use of imported fabricated steelwork.
 - (5) What are the details of any Commonwealth Government funds or subsidies granted to Australian projects currently under way involving the use of imported fabricated steelwork.
- 1421 MR BEAZLEY: To ask the Minister representing the Minister for Industry, Science and Resources—
 - (1) Is the Minister able to say whether the steel towers for a \$43 million wind farm near Albany, WA, are likely to be fabricated overseas.
 - (2) Do the fabrication workshops in Kwinana form the core of the most capable, most competitive but most depressed steel fabrication precinct in Australia; if so, what steps will the Minister take to ensure that projects of this kind are returned to Kwinana.

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1426 MR McCLELLAND: To ask the Attorney-General—

- (1) In each calendar month from July 1997 to March 2000, how many Corporations Law matters were (a) filed, (b) completed and (c) current in the Federal Court.
- (2) What is the status of his discussion with Attorneys-General of each of the States and Territories in relation to achieving a referral of powers by each of those jurisdictions to the Commonwealth to address the problems created by the decision of the High Court in *Re Wakim*.
- (3) What is the estimated cost of holding a referendum to amend the Commonwealth Constitution to allow federal courts to exercise state

jurisdiction (a) in conjunction with a federal election and (b) as a standalone referendum.

- 1429 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—Have the estimated costs for the internal freeway through Albury, NSW, been understated and will it now cost over \$316 million; if so, is the cost more than the combined cost of an external freeway and a four lane second river crossing in Albury.
- 1431 MR ANDREN: To ask the Prime Minister—
 - (1) Under the package agreed to with the NT Government to address concerns about the Territory's mandatory sentencing laws (a) what will constitute a minor offence and (b) will the stealing of pens, textas and liquid paper from a school after hours be a minor offence.
 - (2) Did the 10 April 2000 Joint Communique issued with the NT's Chief Minister state among other things that the General Orders of the NT police will be changed to require police to divert at the pre-charge stage in the case of minor offences and, in more serious cases, to provide discretion for police to divert offenders and on successful completion of a program not to pursue charges; if so, (a) why will the General Orders of the NT police be used as the means to make these changes rather than legislation passed after proper parliamentary scrutiny and (b) on what grounds is the Federal Government satisfied that internal police orders are a sufficiently open mechanism by which to make the proposed changes.
 - (3) With regard to the agreement to require police to divert at the pre-charge stage in the case of minor offences, but at the same time to maintain the mandatory sentencing provisions, is there a risk that people accused of an offence will be forced to admit guilt to avoid going to court and being sentenced mandatorily; if not, why not; if so, why has the Government agreed to a proposal that prima facie threatens the presumption of innocence fundamental to any fair criminal justice system.
 - (4) What does "divert for minor offences mean" and does it include police cautions.
 - (5) How many times will an accused who admits guilt be able to be mandatorily referred to diversionary programs before being mandatorily sentenced to detention.
 - (6) If "divert" does include police cautions, (a) to what offences will such cautions apply and (b) will the Northern Territory legislate to specify where cautions will be permitted or will this also be covered by the General Orders of the NT police.
 - (7) Is the Government aware of allegations that the NT police force has a poor record in complying with several aspects of the current General Orders, in particular, the requirement to notify the Aboriginal Legal Service when a young Aboriginal person is taken into custody; if so, what guarantees has the Federal Government been given that police will comply with the proposed changes to the General Orders.
 - (8) With regard to the proposal to closely monitor the agreed initiatives and review them after 12 months, (a) what will this monitoring and review involve, (b) what body or bodies will conduct it, (c) why has no monitoring

or review of the Territory's mandatory sentencing laws also been proposed and (d) if the monitoring or review will be conducted by a departmental agency or agencies, in the interest of openness and accountability, will the Government support review of the initiatives by the Senate Legal and Constitutional Affairs Committee; if not, why not.

- (9) When will full details of the proposed juvenile justice package be made publicly available.
- 1432 MR ANDREN: To ask the Minister representing the Minister for Communications, Information Technology and the Arts—
 - (1) Has the Minister's attention been drawn to the concerns of computer retailers and resellers, particularly in major regional centres, about Telstra's plans to expand its Telstra Shop retail outlets from 90 to 200 by the end of 2001.
 - (2) What is the Government's view on Telstra's expansion into the computer retail, and other new markets.
 - (3) Is the Government concerned that Telstra's entrance into the computer retail market could threaten the viability of a range of small businesses in regional Australia.
 - (4) Will the Government consider restricting Telstra's entrance into the computer retail sector, if not, why not.
 - (5) What legislative or other safeguards are in place to ensure that Telstra does not misuse its position in the computer retail market and does the Government consider these protections adequate; if so, why.
- 1433 MR BEVIS: To ask the Minister representing the Minister for Family and Community Services—
 - (1) Further to the answer to question No. 1071 (*Hansard*, 17 February 2000, page 13751), did the 16 redundancies at the Wynnum office occur at the same time.
 - (2) What distinction is made between the 7 bona fide and 9 non-bona fide redundancies.
 - (3) Who made the decision to offer either bona fide or non-bona fide redundancies.
 - (4) On what basis were the 9 employees offered the non-bona fide redundancy.
 - (5) Has the Wynnum office recruited new staff since May 1999; if so, have any of those new staff been employed to perform the same duties as those 9 non-bona fide redundant employees.
 - (6) Was a decision made to make the 9 non-bona fide employees bona fide redundancies.
 - (7) Was any ruling or advice sought from the Australian Taxation Office in relation to the manner in which the 9 non-bona fide redundancies were to be treated; if so, what was that ruling/advice.
 - (8) When were the 9 non-bona fide redundancy employees advised that their redundancies would be treated as non-bona fide.
- 1434 MR L. D. T. FERGUSON: To ask the Minister representing the Minister for the Environment and Heritage—

- (1) According to the best information available to the Commonwealth, what was the estimated rate of land clearing, in hectares, in Queensland for each year since 1995.
- (2) Has the Commonwealth proposed to the Queensland Government that the annual net loss of native vegetation cover, including regrowth, should be reduced to almost 100 000 hectares; if so, on what basis was this figure determined.
- (3) According to Environment Australia and/or ABARE, what would be the likely reduction in the annual rate of land clearing in Queensland were the State Government's tree clearing legislation to be fully implemented with Commonwealth support.

- 1437 MR HOLLIS: To ask the Minister for Foreign Affairs—
 - (1) Is he able to say whether the UN sponsored referendum on the self determination of Western Sahara due to be held in July 2000 will proceed.
 - (2) Has his attention been drawn to US Department of State 1999 Country Reports on Human Rights Practices released on 25 February 2000.
 - (3) Has he made appropriate representations to the Government of Morocco concerning the human rights abuses outlined in the report referred to in part (2).
 - (4) Will Australian Government Ministers receive, formally or informally, Polisario Front representatives who do not hold Sahrawi Arab Democratic Republic positions.
- 1439 MR HOLLIS: To ask the Minister for Financial Services and Regulation—
 - (1) Has his attention been drawn to the placement in liquidation in August 1999 of Parrish Meats Supplies Pty Ltd at Yallah, NSW.
 - (2) Has his attention also been drawn to the corporate identities South Coast Bulk Carriers Pty Ltd and Obnora Pty Ltd; if so, what is their current status.
 - (3) Has the Australian Securities and Investments Commission (ASIC) been approached to investigate the liquidation of Parrish Meats Supplies Pty Ltd, South Coast Bulk Carriers Pty Ltd and Obnora Pty Ltd; if so, (a) who made the approaches and (b) what was the response of ASIC.
 - (4) Has ASIC investigated the corporate activities and directorships of Mr Colin Lord.
 - (5) Was there a prosecution of directors associated with Direct Acceptance Corporation Pty Ltd and Drum Reconditioners Pty Ltd; if so, (a) when was the prosecution undertaken and (b) what was the result.
 - (6) How many companies does Mr Lord own or have a directorship interest in, and what is the current status of those corporate entities.
 - (7) Will he direct ASIC to investigate the liquidation of Parrish Meats Supplies Pty Ltd, South Coast Bulk Carriers Pty Ltd and Obnora Pty Ltd; if not, why not.

1441 MR MURPHY: To ask the Minister for Health and Aged Care—

- (1) Has his attention been drawn to the reply given to Senator Harradine on 10 February 1999 regarding 'the supply of Medicare statistics on pregnancy terminations for 1997 from May 5 and for the entire year 1998', published in Australian Senate, Community Affairs Legislation Committee, Examination of Budget Estimates 1998-99, Additional Information Received, Volume 3 (Programs 2 & 3) Health and Aged Care Portfolio, April 1999.
- (2) Is the prescribed definition of item 34643 given in his Department's answer entirely due to pregnancy terminations or a percentage of them.
- (3) Are the claims under item 35643 a percentage; if so, what is that percentage.
- (4) Is the prescribed definition of item 16525 given in his Department's answer entirely due to pregnancy terminations or a percentage of them.
- (5) Are the claims under item 16525 a percentage of all claims; if so, what is that percentage.
- (6) Is there data for terminations of pregnancies which are not represented in the Department's supplied data; if so, (a) what is the source of the additional data and (b) how many additional abortions were performed in Australia (i) over that same period and (ii) to date.
- (7) How many abortions are carried out in public hospitals and what is the cost of those abortions.
- (8) What are items (a) 35626, (b) 35630, (c) 35639 and (d) 35640 for medical services, as prescribed in the relevant legislation and by-laws.
- 1442 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - (1) Has the Government conducted cost benefit studies on the proposed Very High Speed Train link between Sydney and Canberra; if so, will it make the studies public.
 - (2) How many jobs will the project create (a) in the construction phase and (b) on an ongoing basis.
 - (3) What estimates does the Government have for the potential of the project to improve Australia's export opportunities.
- 1443 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - (1) Has the Government conducted cost benefit studies on the proposed Very High Speed Train link between Melbourne, Sydney and Brisbane; if so, will it make the studies public.
 - (2) How many jobs will the project create (a) in the construction phase and (b) on an ongoing basis.
 - (3) What estimates does the Government have for the potential of the project to improve Australia's export opportunities.

- 1444 MR M. J. FERGUSON: To ask the Treasurer—
 - (1) Further to his announcement of a petrol price commitment in the press release on 11 April 2000, how will the expected cash flow of retailers be estimated.
 - (2) How will the estimates be adjusted to account for the volatility of cash flows.
 - (3) Will expected cash flow estimates be based on the previous month or quarter, or some other formula; if so, what is the precise nature of that formula.
 - (4) If the expected cash flow is underestimated will consumers face a higher price or will retailers' cash flow be affected; if not, why not.
 - (5) Under what criteria will the different tiers of the scheme be defined and will they be based on geography, freight costs, actual petrol prices or some other criteria.
 - (6) How many tiers of grant rates will there be.
 - (7) If there are to be only a few tiers, will some consumers pay higher petrol prices or will there be a deadweight cost involved as some retailers are overcompensated.
 - (8) Will there be a process to reconcile estimates of cash flows with actual outcomes at the end of each period; if so, what is that process.
 - (9) What is the basis of the costing of \$500 million over four years.
 - (10) What profile of petrol prices over time was used in this costing, and how does this vary between different tiers.
 - (11) Will the Australian Competition and Consumer Commission be given additional resources to monitor petrol retailers to enforce the commitment of no petrol price increase.
 - (12) What sanctions will be imposed on petrol retailers if they pass extra costs on to consumers.
 - (13) Will the decision to allocate \$500 million jeopardise other funding proposals related to regional Australia.
- 1445 DR THEOPHANOUS: To ask the Minister for Aged Care—
 - (1) Did she write to a number of residential aged care providers in October and November 1999, including Robert and Dorothy Stone of Jowett Holdings in the electoral division of Calwell, informing them that she will be making decisions on the GST free status of aged care services shortly, and that she will be informing them accordingly.
 - (2) Is she aware of anxieties on the part of aged care providers as to the impact of the GST on their services and their desire to receive her explanation in these matters.
 - (3) When will she be making determinations about the GST free services and when will she inform the Parliament and the providers of her decisions.

MS O'BYRNE: To ask the Ministers listed below (questions Nos. 1449 - 1463)-

(1) Does the Minister administer legislation which relates to domestic violence.

- (2) If so, what is the definition applied by the Minister's Department to the term "domestic violence".
- (3) Is the definition sourced from a policy document or statute.
- (4) Is there discretionary flexibility available to be exercised by the Department when applying the definition to individual circumstances; if so, are there internal departmental manuals outlining discretionary options.
- 1449 MS O'BYRNE: To ask the Prime Minister.
- 1450 MS O'BYRNE: To ask the Minister for Transport and Regional Services.
- 1451 MS O'BYRNE: To ask the Treasurer.
- 1453 **MS O'BYRNE:** To ask the Minister representing the Minister for the Environment and Heritage.
- 1454 MS O'BYRNE: To ask the Minister representing the Minister for Communications, Information Technology and the Arts.
- 1456 **MS O'BYRNE:** To ask the Minister representing the Minister for Family and Community Services.
- 1458 MS O'BYRNE: To ask the Minister for Defence.
- 1463 MS O'BYRNE: To ask the Attorney-General.

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- 1467 MS J. S. McFARLANE: To ask the Minister for Foreign Affairs-
 - (1) What is the level of public access to Australia House in London.
 - (2) Apart from the reception area, is the building closed to Australian citizens.
 - (3) Are newspapers from various States to be displayed in an adjourning building.
- 1468 MS J. S. McFARLANE: To ask the Minister for Immigration and Multicultural Affairs—
 - (1) What was the cost of detaining illegal immigrants in West Australian detention centres in (a) 1994-95, (b) 1995-96, (c) 1996-97 and (d) 1998-99.
 - (2) What have been the detention costs during the period 1 July 1999 to 31 March 2000.
 - (3) What is the average daily detention cost per person.
- 1469 MS J. S. McFARLANE: To ask the Minister representing the Minister Assisting the Prime Minister for the Status of Women—
 - What is the definition of "capacity building", referred to in the Office of the Status of Women's 1999-2000 budget as a line item with \$35,000 tagged for "NGO capacity building".
 - (2) For what purpose will capacity building funding be used.
 - (3) What are the selection criteria for groups wishing to access this funding.
- 1470 MR O'KEEFE: To ask the Attorney-General—
 - (1) Further to the answer to question No. 1026 (*Hansard*, 6 December 1999, page 12924), does the Administrative Appeals Tribunal impose a \$500 application fee if a person or an organisation that does not receive an

agency's decision within the time limits prescribed under the Freedom of Information (FOI) Act makes application for appeal to the Tribunal; if so, does this make this avenue an ineffective remedy.

- (2) Can the Commonwealth Ombudsman impose sanctions pursuant to its investigation of complaints of agencies' actions under the FOI Act, including decisions, delays, and refusal or failure to act; if not, does this make this avenue an ineffective remedy.
- (3) Why are there time frames for responses to be provided within the FOI Act when these limits are not adhered to by agencies, including. Comcare Australia, and when effective remedies are not available.

MR McCLELLAND: To ask the Ministers listed below (questions Nos. 1471 - 1472)-

- (1) Is the Minister able to say what counselling and support services operate in the Northern Territory, including those offering counselling, guidance or support of a social or psychological nature.
- (2) Where does each service operate.
- (3) What are the particular services provided by each of the services.
- (4) Who operates the services.
- (5) What proportion of clients of each of the services identifies as Aboriginal or Torres Strait Islander.
- (6) How many (a) full-time, (b) part-time and (c) casual staff are employed in each of the services, and of the total staff, how many identify as Aboriginal or Torres Strait Islander.
- (7) How many (a) full-time, (b) part-time and (c) casual staff are employed in the services in areas related to the correctional services and justice, and of the total staff, how many identify as Aboriginal or Torres Strait Islander.
- (8) What is the total allocation of financial resources provided for the services by the (a) Commonwealth and (b) Northern Territory.
- (9) What is the total allocation of financial resources provided for the services in areas related to the correctional services and justice by the (a) Commonwealth and (b) Northern Territory.
- (10) What is the total per capita allocation of financial resources provided for the services by the (a) Commonwealth and (b) Northern Territory.
- (11) What is the total per capita allocation of financial resources provided for the services in areas related to the correctional services and justice by the (a) Commonwealth and (b) Northern Territory.
- (12) What proportion of total expenditure by the Commonwealth is the total allocation of financial resources provided for the services in areas related to the correctional services and justice by the Commonwealth.
- (13) What proportion of total expenditure by the Northern Territory is the total allocation of financial resources provided for the services in areas related to the correctional services and justice by the Northern Territory.
- 1471 MR MCCLELLAND: To ask the Minister for Health and Aged Care.
- 1472 MR McCLELLAND: To ask the Minister representing the Minister for Regional Services, Territories and Local Government.

MR McCLELLAND: To ask the Ministers listed below (questions Nos. 1473 - 1474)-

- (1) Is the Minister able to say what services operate in the Northern Territory to provide assistance or counselling in relation to the use of alcohol or drugs.
- (2) Where does each service operate.
- (3) What are the particular services provided by each of the services.
- (4) Who operates the services.
- (5) What proportion of clients of each of the services identifies as Aboriginal or Torres Strait Islander.
- (6) How many (a) full-time, (b) part-time and (c) casual staff are employed in each of the services, and of the total staff, how many identify as Aboriginal or Torres Strait Islander.
- (7) How many (a) full-time, (b) part-time and (c) casual staff are employed in the services in areas related to the correctional services and justice, and of the total staff, how many identify as Aboriginal or Torres Strait Islander.
- (8) What is the total allocation of financial resources provided for the services by the (a) Commonwealth and (b) Northern Territory.
- (9) What is the total allocation of financial resources provided for the services in areas related to the correctional services and justice by the (a) Commonwealth and (b) Northern Territory.
- (10) What is the total per capita allocation of financial resources provided for the services by the (a) Commonwealth and (b) Northern Territory.
- (11) What is the total per capita allocation of financial resources provided for the services in areas related to the correctional services and justice by the (a) Commonwealth and (b) Northern Territory.
- (12) What proportion of total expenditure by the Commonwealth is the total allocation of financial resources provided for the services in areas related to the correctional services and justice by the Commonwealth.
- (13) What proportion of total expenditure by the Northern Territory is the total allocation of financial resources provided for the services in areas related to the correctional services and justice by the Northern Territory.
- 1473 MR McCLELLAND: To ask the Minister for Health and Aged Care.
- 1474 MR McCLELLAND: To ask the Minister representing the Minister for Regional Services, Territories and Local Government.
- 1475 MR McCLELLAND: To ask the Minister for Health and Aged Care—
 - (1) Is he able to say what counselling and support services operate in Western Australia, including those offering counselling, guidance or support of a social or psychological nature.
 - (2) Where does each service operate.
 - (3) What are the particular services provided by each of the services.
 - (4) Who operates the services.
 - (5) What proportion of clients of each of the services identifies as Aboriginal or Torres Strait Islander.

- (6) How many (a) full-time, (b) part-time and (c) casual staff are employed in each of the services, and of the total staff, how many identify as Aboriginal or Torres Strait Islander.
- (7) How many (a) full-time, (b) part-time and (c) casual staff are employed in the services in areas related to the correctional services and justice, and of the total staff, how many identify as Aboriginal or Torres Strait Islander.
- (8) What is the total allocation of financial resources provided for the services by (a) the Commonwealth and (b) Western Australia.
- (9) What is the total allocation of financial resources provided for the services in areas related to the correctional services and justice by (a) the Commonwealth and (b) Western Australia.
- (10) What is the total per capita allocation of financial resources provided for the services by (a) the Commonwealth and (b) Western Australia.
- (11) What is the total per capita allocation of financial resources provided for the services in areas related to the correctional services and justice by (a) the Commonwealth and (b) Western Australia.
- (12) What proportion of total expenditure by the Commonwealth is the total allocation of financial resources provided for the services in areas related to the correctional services and justice by the Commonwealth.
- (13) What proportion of total expenditure by Western Australia is the total allocation of financial resources provided for the services in areas related to the correctional services and justice by Western Australia.
- 1476 MR McCLELLAND: To ask the Minister for Health and Aged Care—
 - (1) Is the he able to say what services operate in Western Australia to provide assistance or counselling in relation to the use of alcohol or drugs.
 - (2) Where does each service operate.
 - (3) What are the particular services provided by each of the services.
 - (4) Who operates the services.
 - (5) What proportion of clients of each of the services identifies as Aboriginal or Torres Strait Islander.
 - (6) How many (a) full-time, (b) part-time and (c) casual staff are employed in each of the services, and of the total staff, how many identify as Aboriginal or Torres Strait Islander.
 - (7) How many (a) full-time, (b) part-time and (c) casual staff are employed in the services in areas related to the correctional services and justice, and of the total staff, how many identify as Aboriginal or Torres Strait Islander.
 - (8) What is the total allocation of financial resources provided for the services by (a) the Commonwealth and (b) Western Australia.
 - (9) What is the total allocation of financial resources provided for the services in areas related to the correctional services and justice by (a) the Commonwealth and (b) Western Australia.
 - (10) What is the total per capita allocation of financial resources provided for the services by (a) the Commonwealth and (b) Western Australia.

- (11) What is the total per capita allocation of financial resources provided for the services in areas related to the correctional services and justice by (a) the Commonwealth and (b) Western Australia.
- (12) What proportion of total expenditure by the Commonwealth is the total allocation of financial resources provided for the services in areas related to the correctional services and justice by the Commonwealth.
- (13) What proportion of total expenditure by Western Australia is the total allocation of financial resources provided for the services in areas related to the correctional services and justice by the Western Australia.

MR McCLELLAND: To ask the Ministers listed below (questions Nos. 1477 - 1478)-

- (1) Is the Minister able to say what literacy and remedial education programs operate in the Northern Territory, including those offering assistance to Aboriginal or Torres Strait Islander people.
- (2) Where does each program operate.
- (3) What are the particular services provided by each of the programs.
- (4) Who operates the programs.
- (5) What proportion of clients of each of the programs identifies as Aboriginal or Torres Strait Islander.
- (6) How many (a) full-time, (b) part-time and (c) casual staff are employed in each of the programs, and of the total staff, how many identify as Aboriginal or Torres Strait Islander.
- (7) How many (a) full-time, (b) part-time and (c) casual staff are employed in the programs in areas related to the correctional services and justice, and of the total staff, how many identify as Aboriginal or Torres Strait Islander.
- (8) What is the total allocation of financial resources provided for the programs by the (a) Commonwealth and (b) Northern Territory.
- (9) What is the total allocation of financial resources provided for the programs in areas related to the correctional services and justice by the (a) Commonwealth and (b) Northern Territory.
- (10) What is the total per capita allocation of financial resources provided for the programs by the (a) Commonwealth and (b) Northern Territory.
- (11) What is the total per capita allocation of financial resources provided for the programs in areas related to the correctional services and justice by the (a) Commonwealth and (b) Northern Territory.
- (12) What proportion of total expenditure by the Commonwealth is the total allocation of financial resources provided for the programs in areas related to the correctional services and justice by the Commonwealth.
- (13) What proportion of total expenditure by the Northern Territory is the total allocation of financial resources provided for the programs in areas related to the correctional services and justice by the Northern Territory.
- 1477 MR McCLELLAND: To ask the Minister for Education, Training and Youth Affairs.
- 1478 MR McCLELLAND: To ask the Minister representing the Minister for Regional Services, Territories and Local Government.

MR McCLELLAND: To ask the Ministers listed below (questions Nos. 1479 - 1480)-

- (1) Is the Minister able to say what services operate in the Northern Territory which provide persons with assistance in organising or running sporting or recreational events, including the provision of community recreation officers.
- (2) Where does each service operate.
- (3) What are the particular services provided by each of the services.
- (4) Who operates the services.
- (5) What proportion of clients of each of the services identifies as Aboriginal or Torres Strait Islander.
- (6) How many (a) full-time, (b) part-time and (c) casual staff are employed in each of the services, and of the total staff, how many identify as Aboriginal or Torres Strait Islander.
- (7) How many (a) full-time, (b) part-time and (c) casual staff are employed in the services in areas related to the correctional services and justice, and of the total staff, how many identify as Aboriginal or Torres Strait Islander.
- (8) What is the total allocation of financial resources provided for the services by the (a) Commonwealth and (b) Northern Territory.
- (9) What is the total allocation of financial resources provided for the services in areas related to the correctional services and justice by the (a) Commonwealth and (b) Northern Territory.
- (10) What is the total per capita allocation of financial resources provided for the services by the (a) Commonwealth and (b) Northern Territory.
- (11) What is the total per capita allocation of financial resources provided for the services in areas related to the correctional services and justice by the (a) Commonwealth and (b) Northern Territory.
- (12) What proportion of total expenditure by the Commonwealth is the total allocation of financial resources provided for the services in areas related to the correctional services and justice by the Commonwealth.
- (13) What proportion of total expenditure by the Northern Territory is the total allocation of financial resources provided for the services in areas related to the correctional services and justice by the Northern Territory.
- 1479 MR McCLELLAND: To ask the Minister representing the Minister for Regional Services, Territories and Local Government.
- 1480 MR McCLELLAND: To ask the Minister for Sport and Tourism.
- 1481 MR McCLELLAND: To ask the Minister for Education, Training and Youth Affairs—
 - (1) Is the he able to say what literacy and remedial education programs operate in Western Australia, including those offering assistance to Aboriginal or Torres Strait Islander people.
 - (2) Where does each program operate.
 - (3) What are the particular services provided by each of the programs.
 - (4) Who operates the programs.

- (5) What proportion of clients of each of the programs identifies as Aboriginal or Torres Strait Islander.
- (6) How many (a) full-time, (b) part-time and (c) casual staff are employed in each of the programs, and of the total staff, how many identify as Aboriginal or Torres Strait Islander.
- (7) How many (a) full-time, (b) part-time and (c) casual staff are employed in the programs in areas related to the correctional services and justice, and of the total staff, how many identify as Aboriginal or Torres Strait Islander.
- (8) What is the total allocation of financial resources provided for the programs by (a) the Commonwealth and (b) Western Australia.
- (9) What is the total allocation of financial resources provided for the programs in areas related to the correctional services and justice by (a) the Commonwealth and (b) Western Australia.
- (10) What is the total per capita allocation of financial resources provided for the programs by (a) the Commonwealth and (b) Western Australia.
- (11) What is the total per capita allocation of financial resources provided for the programs in areas related to the correctional services and justice by (a) the Commonwealth and (b) Western Australia.
- (12) What proportion of total expenditure by the Commonwealth is the total allocation of financial resources provided for the programs in areas related to the correctional services and justice by the Commonwealth.
- (13) What proportion of total expenditure by Western Australia is the total allocation of financial resources provided for the programs in areas related to the correctional services and justice by the Western Australia.
- 1482 MR McCLELLAND: To ask the Minister for Sport and Tourism—
 - (1) Is she able to say what services operate in Western Australia which provide persons with assistance in organising or running sporting or recreational events, including the provision of community recreation officers.
 - (2) Where does each service operate.
 - (3) What are the particular services provided by each of the services.
 - (4) Who operates the services.
 - (5) What proportion of clients of each of the services identifies as Aboriginal or Torres Strait Islander.
 - (6) How many (a) full-time, (b) part-time and (c) casual staff are employed in each of the services, and of the total staff, how many identify as Aboriginal or Torres Strait Islander.
 - (7) How many (a) full-time, (b) part-time and (c) casual staff are employed in the services in areas related to the correctional services and justice, and of the total staff, how many identify as Aboriginal or Torres Strait Islander.
 - (8) What is the total allocation of financial resources provided for the services by (a) the Commonwealth and (b) Western Australia.
 - (9) What is the total allocation of financial resources provided for the services in areas related to the correctional services and justice by (a) the Commonwealth and (b) Western Australia.

- (10) What is the total per capita allocation of financial resources provided for the services by (a) the Commonwealth and (b) Western Australia.
- (11) What is the total per capita allocation of financial resources provided for the services in areas related to the correctional services and justice by (a) the Commonwealth and (b) Western Australia.
- (12) What proportion of total expenditure by the Commonwealth is the total allocation of financial resources provided for the services in areas related to the correctional services and justice by the Commonwealth.
- (13) What proportion of total expenditure by Western Australia is the total allocation of financial resources provided for the services in areas related to the correctional services and justice by the Western Australia.
- 1483 **MR McCLELLAND:** To ask the Minister for Health and Aged Care—Will he update his answer to question 889 (*Hansard*, 30 September 1999, page 11177) regarding funding to the National Health and Medical Research Council in respect to Hepatitis C and HIV research.
- 1484 MR McCLELLAND: To ask the Attorney-General—
 - (1) Have representatives of his Department been requested to advise the Joint Standing Committee on Foreign Affairs Defence and Trade in respect to matters relating to mandatory sentencing and, in particular, Australia's compliance with international conventions in respect to that matter; if so, when was it arranged for those representatives to brief the committee.
 - (2) Has the briefing been cancelled or postponed; if so, why.
- 1485 MR McCLELLAND: To ask the Attorney-General—Do the provisions of the Privacy Amendment (Private Sector) Bill apply to the activities of State-owned corporations listed in Schedule 5 to the *State Owned Corporations Act 1989* (NSW) such as Energy Australia, the New South Wales Lotteries Corporation and Sydney Water Corporation; if, so, which provisions; if not, is there anything preventing State-owned corporations such as these from making improper use of Australians' personal information.
- 1486 MR McCLELLAND: To ask the Minister for Veterans' Affairs—
 - (1) What were the major recommendations of the Review of Service Entitlement Anomalies in respect of South East Asian Service 1955-75.
 - (2) Will the Government implement the recommendations.
- 1487 MR ANDREN: To ask the Treasurer—
 - (1) In response to my question without notice (*Hansard*, 12 April 2000, page 15119) regarding transparency in wholesale petrol pricing, did he say that when the recommendation of the ACCC was put to the Australian Senate to deregulate the petroleum industry at the retail level, it was opposed by a political party which was more interested in keeping up differential rates for rural and regional people than in acting on that recommendation and bringing the differential down; if so, was the legislation to which he was referring the Petroleum Retail Legislation Repeal Bill 1998.
 - (2) If so, (a) did that legislation pass the House of Representatives on 11 March 1999, (b) was it introduced to the Senate on 22 March 1999 and (c) does it remain on the Senate Notice Paper under Government Business, undebated

and not voted on; if so, does he stand by his statement in response to my question; if not, (d) to which legislation was he referring and (e) how was it opposed by the Senate.

- 1488 **MR HORNE:** To ask the Treasurer—On selling their homes, will the owners of mobile homes or manufactured homes be treated in the same way as other home owners in that the price of their homes will be GST free.
- 1489 MS MACKLIN: To ask the Minister for Veterans' Affairs—
 - (1) Did the Vietnam Veterans' Health Study released in December 1999 find that the children of Vietnam veterans had higher rates of death than children of other members of the community.
 - (2) What action is he taking to address the needs of children and grandchildren of Vietnam veterans, particularly with regard to suicide and illness.
 - (3) When will he put this into effect.
- 1490 MR ADAMS: To ask the Minister Assisting the Minister for Defence—
 - (1) How many persons, by age group, have been recruited into the Australian Defence Force from Tasmania in each year since 1985.
 - (2) Into which service did Tasmanian recruits enter each year.
 - (3) When will the next round of recruitment be undertaken in Tasmania.
 - (4) How is this information being advised to young persons who are not necessarily at school.
- 1491 MR MELHAM: To ask the Minister for Foreign Affairs—
 - (1) Is he able to say in which states and territories in and around the Pacific and Indian Oceans the death penalty can be imposed.
 - (2) Is he also able to say in which states and territories referred to in part (1) the death penalty is still carried out.
- 1492 MR K. J. THOMSON: To ask the Treasurer—
 - (1) How many businesses are under investigation by the Australian Taxation Office (ATO) for non-payment of Superannuation Guarantee payments.
 - (2) What is the usual time taken to respond to notifications of non-payment of superannuation guarantee.
 - (3) When was the ATO first notified by workers or their representatives from the Wide Bay Brickworks concerning unpaid Superannuation Guarantee levy for them.
 - (4) What action did the ATO take after receiving that notification.
- 1493 MR K. J. THOMSON: To ask the Treasurer—
 - (1) Is the Australian Taxation Office (ATO) able to use Section 218 notices to garnishee income from a company that is in debt to the ATO.
 - (2) Is the ATO able to use Section 218 notices to garnishee income from a company that is in debt to the ATO while the company is trading from an insolvent position; if so, how frequently does the ATO use Section 218 notices to garnishee income from a company that is in debt to the ATO while the company is trading from an insolvent position.

- (3) Does the Government accept the use by the ATO of Section 218 notices to have debts to the ATO repaid ahead of workers' entitlements when this would not be the case if the provisions of the Corporations Law were followed.
- 1494 MR K. J. THOMSON: To ask the Treasurer—
 - (1) Has his attention been drawn to a report in the *Business Review Weekly* of 14 April 2000 entitled "Petroulias v Carmody and the \$300 cigars".
 - (2) Did Mr Nick Petroulias propose in writing to Tax Commissioner Michael Carmody that he be appointed First Assistant Commissioner in charge of a planned National Strategic Intelligence Unit.
 - (3) Did Mr Carmody and Mr Petroulias then have negotiations regarding Mr Petroulias' possible appointment as Chief of the Strategic Intelligence Unit, involving an exchange of e-mails concerning the possible function of the Strategic Intelligence Unit and a face to face meeting concerning the position in Canberra.
 - (1) Did Mr Carmody subsequently offer Mr Petroulias the position at Assistant Commissioner level.
 - (2) Did Mr Petroulias reject that offer, but subsequently accept the position when the offer was increased to promotion to First Assistant Commissioner.
- 1495 MR K. J. THOMSON: To ask the Minister representing the Minister for the Environment and Heritage—
 - (1) Has the Minister's attention been drawn to the Australian Conservation Foundation Report in Habitat Australia 2000 concerning the Snowy River.
 - (2) Have water savings in the Murray-Darling generated by the expenditure of tens of millions of Natural Heritage Trust dollars been used to increase the flow of the Murray-Darling, or have they been used to allow further expansion in irrigated agriculture.
- 1496 MR K. J. THOMSON: To ask the Minister representing the Assistant Treasurer—
 - (1) Has the Minister's attention been drawn to a recent conviction of a Queensland truck driver on three counts of defrauding the Commonwealth, relating to excise evasion through purchasing marked solvent and selling the product to service stations as transport fuel.
 - (2) What other prosecutions were undertaken for fuel excise evasion in 1997, 1998 and 1999, and what were the outcomes of those prosecutions.
- 1497 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - (1) Is there any proposal to upgrade the bridge crossing the Pambula River on the Princes Highway near Eden, NSW; if so, (a) what is proposed, (b) what is the expected cost and (c) when will work commence.
 - (2) Is there any proposal to build an alternative route to the current Pambula River crossing on the Princes Highway near Eden; if so, (a) what is proposed, (b) what is the expected cost and (c) when will work commence.
 - (3) What is the process for community consultation and involvement in any proposed projects affecting the Princes Highway and the river crossings in the Eden district.

- 1498 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - (1) Why do aircraft departing Sydney (Kingsford-Smith) Airport from runway 16R and crossing the Kurnell peninsular over north Cronulla, not track out to sea to avoid noise impact on residents along the southern coastline and the Royal National Park.
 - (2) On how many occasions, and when, have aircraft flown directly over, or in the near vicinity of, the township of Bundeena since May 1999.
 - (3) Are there regulations preventing the dumping of aviation fuel along the coastline or the Royal National Park.
- 1499 MR PRICE: To ask the Minister for Health and Aged Care—
 - (1) Are Health Insurance Funds required to keep reserves; if so, (a) what is the quantum of the reserves required to be held and (b) are they determined by statutory or prudential means.
 - (2) What sums were held by each fund in 1998-99.
- 1500 MR L. D. T. FERGUSON: To ask the Minister representing the Minister for the Environment and Heritage—
 - (1) What has been the total Commonwealth funding provided to date for the Tasmanian Regional Forest Agreements Private Comprehensive, Adequate and Representative (CAR) Reserve Program.
 - (2) Under the Program how many hectares of land have been (a) purchased by the Tasmanian Government, (b) protected by a management agreement accompanied by a covenant on the land title and (c) covered by a management agreement without a covenant on the land title.
 - (3) Is adequate protection of CAR reserve values provided by management agreements without a covenant on the land title; if not, what changes will be made to the Program guidelines.
- 1501 MR L. D. T. FERGUSON: To ask the Minister for Health and Aged Care—
 - (1) What is the estimated incidence of emphysema in the Australian community and how many deaths each year are attributable to the condition.
 - (2) Is the incidence of emphysema linked to particular demographic characteristics; if so, what groups are at increased risk of contracting the disease.
 - (3) For the latest year for which data is available, what level of Commonwealth funding is provided for research relating to emphysema.
 - (4) Which institutions received funding for emphysema-related research in the period 1998-2000 and how many grants were obtained by each institution.
 - (5) Is emphysema designated as a priority under the Government's National Health Priority Areas; if not, why not.
- 1502 **DR LAWRENCE:** To ask the Minister for Defence—
 - (1) When and why were the Fremantle Artillery Barracks identified as surplus to requirements.
 - (2) What is the status of the sale process.
 - (3) When will a final decision be made.

- (4) Will there be a public tender or auction process.
- (5) Is his Department negotiating the sale directly with Notre Dame University.
- (6) What are his Department's plans for rehousing the Army Museum of WA.
- (7) Has there been consultation with the Army Museum, the Fremantle Council or the public over the fate of the Barracks; if not, why not.
- (8) Has the property been valued at \$4 million; if so, (a) is this a realistic market value and (b) who has valued the property.
- 1503 MR LATHAM: To ask the Prime Minister—
 - (1) Did the Governor-General recently accept an invitation from the Council for National Reconciliation to be officially presented with its national reconciliation policy statement.
 - (2) Is this statement the product of a 10 year process initiated and sponsored by the Australian Government.
 - (3) Does the Government intend to have the Head of State accept such documents rather than the head of government or relevant ministers.
 - (4) Was the Governor-General acting on the advice of ministers in accepting this invitation.
 - (5) What advice has he or his ministers given the Governor-General in relation to this matter.

10 May 2000

- 1504 **MR McCLELLAND:** To ask the Minister for Transport and Regional Services— Further to the answer to question No. 1165 (*Hansard*, 4 April 2000, page 14697), for the 12 month period ending 30 November 1999, what runway modes of operation were used at Sydney (Kingsford-Smith) Airport and for what percentage of time was each mode of operation adopted on weekends.
- 1505 **MR McCLELLAND:** To ask the Minister for Transport and Regional Services— Further to the answer to question No 1097 (*Hansard*, 4 April 2000, page 14692) will he act on the recommendation of the Bureau of Air Safety Investigation report to reconsider routinely operating the short runways at Sydney (Kingsford-Smith) Airport with up to 25 knots crosswind.
- 1506 **MR McCLELLAND:** To ask the Minister for Education, Training and Youth Affairs—Will the Government implement the recommendations and summary of intentions contained in the report prepared for his Department titled "What Works—Explorations in Improving Outcomes for Indigenous Students"; if so, (a) when and (b) what additional funding will the Government provide for this purpose.
- 1507 MR McCLELLAND: To ask the Minister for Foreign Affairs—Further to the answers to questions No. 605 (*Hansard*, 23 June 1999, page 7345) and No. 639 (*Hansard*, 23 June 1999, page 7347), what (a) resolutions did Australia sponsor at the session of the UN Commission on Human Rights at Geneva in April 2000 and (b) were the (i) positions and (ii) qualifications of the persons who represented Australia at the session.
- 1508 MR McCLELLAND: To ask the Minister for Immigration and Multicultural Affairs—

- (1) Has his attention been drawn to comments by his Honour Mr Justice McHugh of the High Court of Australia in Re: The Minister for Immigration and Multicultural Affairs ex parte Durairajasinjhim to the effect that legislative changes in the area of immigration have resulted in an inappropriate number of cases coming before the High Court of Australia.
- (2) Has he considered his Honour's comments and will he take any action in light of the comments.
- 1509 MR McCLELLAND: To ask the Attorney-General—
 - (1) Has his attention been drawn to comments by his Honour Justice Michael McHugh in the High Court of Australia in the recent case of the Minister for Immigration and Multicultural Affairs ex parte Durairajasinjhim wherein he expressed concern that amendments to the Migration Act (Commonwealth) are resulting in an excessive number of applications under the Act coming before the High Court.
 - (2) Has he considered his Honour's comments and will he take steps to ensure that the High Court is able to concentrate on constitutional and important appellate matters rather than cases which are in the nature of trials under the Migration Act.
- 1510 MR McCLELLAND: To ask the Attorney-General—
 - (1) Is it the case that approximately three years ago the Commonwealth prohibited Legal Aid Commissions from providing initial assistance to persons making refugee applications on the basis that the Department of Immigration and Multicultural Affairs was providing free legal assistance to such person in all States and Territories.
 - (2) Does a scheme operate in the Northern Territory to provide that assistance.
 - (3) Is it further the case that the need for such assistance has been contained in requests from the Legal Aid Commissions in representations to both his Department and the Department of Immigration and Multicultural Affairs.
 - (4) Is the Northern Territory one of the most affected areas of Australia involving refugees and other migration problems.
 - (5) Why has such assistance not been provided and when will the commitment to provide such assistance be honoured.
- 1511 DR LAWRENCE: To ask the Minister for Immigration and Multicultural Affairs—
 - (1) How many of the detainees currently held at Perth, Port Hedland and Curtin Detention Centres have received psychiatric care and for what conditions are they being treated.
 - (2) How many are receiving medication for psychiatric or psychological problems.
 - (3) What medical services and what qualified medical staff are available at each centre.
 - (4) Do any of the personnel providing medical care have expertise in the treatment of torture and trauma.
- 1512 **DR LAWRENCE:** To ask the Minister representing the Minister for Aboriginal and Torres Strait Islander Affairs—

- (1) How many staff, advisers and consultants have been employed by the Western Desert Puntukurnuparna Aboriginal Corporation with native title funding since 1997.
- (2) What selection processes have been conducted to employ or engage staff, advisers and consultants since 1997.
- (3) What are the terms and conditions of all employee, adviser and consultant contracts.
- (4) What were the issues under investigation and the outcome of the Australian Federal Police inquiries at the Native Title Unit at the Corporation in 1998.
- (5) Since 1997, what percentage of the budget has been allocated to legal advice.
- (6) Is the Minister able to say whether in 1998 and 1999 the Martu legal advisers organised formal and informal meetings, without the knowledge or authority of the Martu people, between the Martu legal adviser and Rio Tinto (RTZ), and in some cases the Native Title Tribunal was involved.
- (7) On whose authority were these discussions and meetings conducted.
- (8) Have there been any discussions between the Martu legal adviser and RTZ in 2000; if so, on whose authority.
- (9) How is the Martu legal adviser receiving his instructions in this matter now.
- (10) In 1996 did the Martu instruct the WDPAC to prepare a report of Martu opinions about the environmental and social impact of a uranium mine at Kintyre and subsequently the company prepared a report in response to the WDPAC report.
- (11) When will the Martu have the opportunity to examine the RTZ report of early 1998.
- (12) What funds remain for engaging independent specialists to assess the report.
- (13) Does WDPAC intend to engage such specialists; if so, when.
- (14) Does the legal representative intend to conduct workshops in the communities about the report as agreed in September 1998; if so, when will they commence.
- (15) In 1997 did the Martu agree to a request from RTZ to send two anthropologists into the communities to question people about the social impact of a uranium mine at Kintyre and did the company agree to send a copy of the report to the Martu.
- (16) Has the report been completed; if so, when will the Martu people receive a copy.

1513 MR K. J. THOMSON: To ask the Treasurer—

- (1) Has his attention been drawn to a report in the *Australian Financial Review* on 26 April 2000 headed "Late GST decision software problem".
- (2) When will the Australian Taxation Office rule on how to convert foreign currency to Australian dollars under a GST.
- (3) When will the format of the Business Activity Statement be finalised.

- 1514 MR K. J. THOMSON: To ask the Treasurer—
 - (1) Has his attention been drawn to a report in the *Australian Financial Review* of 20 to 25 April 2000 entitled "Mystery of Petroulias appointment".
 - (2) When was Mr Nick Petroulias appointed to the position of First Assistant Commissioner within the Australian Taxation Office.
 - (3) Was the position gazetted; if so, when; if not, why not.
 - (4) Who comprised the Selection Committee for this appointment.
 - (5) Who approved the appointment.
- 1515 MR K. J. THOMSON: To ask the Treasurer—
 - (1) In relation to the \$500m GST Start Up Assistance Program, what proportion of the \$130m to assist Industry and Professional organisations deliver GST related information was directed to industry or professional organisations of Non-English speaking background.
 - (2) What proportion of the \$130m was directed to the provision of information in languages other than English.
 - (3) What proportion of the \$7m allocated to "Train the Trainer" program was directed to the provision of training in languages other than English.
 - (4) What proportion of the advertising funded by the GST Start Up Assistance Office has been provided in languages other than English.
 - (5) Have any videos or other publications been produced in languages other than English; if so, what are they.
- 1516 MR K. J. THOMSON: To ask the Minister representing the Assistant Treasurer—
 - (1) Has the Minister received submissions concerning the periodic payment of common law personal injury compensation from the Structured Settlements Group, representative of the Law Council of Australia, the Insurance Council of Australia, the Australian Plaintiff Lawyers, the Australian Medical Association, Injuries Australia and others.
 - (2) Has the Government examined these submissions; if so, what conclusions has it formed concerning the issue of periodic payment of personal injury Compensation and their taxation treatment.
 - (3) Is it a fact that in cases of common law personal injury compensation the Courts reduce compensation paid for lost earnings so that compensation is only for after-tax earnings.
 - (4) Should accident victims be taxed on money paid to compensate them for pain and suffering, medical expenses and the like.
 - (5) Should persons being compensated for after tax earnings be taxed on the after-tax compensation.
 - (6) What is the Government's attitude to clarifying that periodic payments to common law compensation settlements would not be taxable.
 - (7) Is the Government able to say whether the NSW and Victorian Governments are trying to improve common law compensation by amending their own State Compensation Laws to encourage periodic payments in the form of Structured Settlements.

- 1517 MR K. J. THOMSON: To ask the Minister representing the Assistant Treasurer—
 - (1) Has the Minister's attention been drawn to a recent conviction of a Queensland truck driver on three counts of defrauding the Commonwealth, relating to excise evasion through purchasing marked solvent and selling the product to service stations as transport fuel.
 - (2) What other prosecutions were undertaken for fuel excise evasion in 1997, 1998 and 1999, and what were the outcomes of those prosecutions.
- 1518 MS J. S. MCFARLANE: To ask the Treasurer—
 - (1) How many claims for compensation for defective administration were made to the Australian Tax Office (ATO) in each year since 1996-97.
 - (2) How many claims for compensation were successful in each year.
 - (3) What was the total compensation bill in each year.
 - (4) How many claims were made by tax agents on behalf of clients in each year.
 - (5) How many (a) successful and (b) unsuccessful applicants for compensation were subsequently audited by the ATO.
- 1519 MS J. S. McFARLANE: To ask the Treasurer—
 - (1) Have any claims for compensation for defective administration made to the Australian Tax Office over the period of 1996 to 2000 been paid out either improperly or incorrectly to the wrong person; if so, (a) how many were paid and (b) what sum was paid.
 - (2) Is compensation still owed to another party with respect to these claims.
- 1520 **MS J. S. McFARLANE:** To ask the Treasurer—In cases where a tax agent corrects an item of defective administration of the Australian Tax Office (ATO) on behalf of a client, can the tax agent directly claim compensation from the ATO for that professional time used to deal with an item of defective administration; if not, why not.
- 1521 MS J. S. McFARLANE: To ask the Treasurer—
 - (1) What were the administrative costs to process claims for compensation for defective administration made to the Australian Tax Office (ATO) in each year since 1996-97.
 - (2) How many claims ended being heard in court in year.
 - (3) What were the legal costs for defending any court action in each year.
 - (4) How many hours were spent by the ATO's legal section working on these claims in each year.
- 1522 MR TANNER: To ask the Minister for Finance and Administration—
 - (1) Further to the answer to part (2) of question No 1212 (*Hansard*, 9 May 2000, page 15323), why was a detailed assessment of the financial impact of handing back Employment National's (EN) Job Network 1 contracts not undertaken before the contracts were handed back.
 - (2) Further to the answer to part (4) of question No 1212, will be provide further supporting information that the cost to EN of servicing the contracts would have been \$22 million and what is the detailed breakdown of that figure.

- (3) Further to the answer to part (4) of question No 1212, was the financial advice tendered by EN provided to him after his decision to direct EN to hand back intensive assistance contracts; if so, why did he not seek advice before issuing that direction.
- (4) Further to the answer to part (8) of question No 1212, before issuing such a ministerial direction to a Government Business Enterprise (GBE) is it standard practice to seek advice from that GBE on the material effect of such a direction.
- (5) Did the Minister for Employment Services Minister, the Minister's advisers or the Minister's Department, discuss his direction to EN to hand back the contracts with him, his advisers or his Department before that decision was made; if so, did he, his advisers or his Department express a view as to whether the contracts should be handed back; if so, what was that view.
- 1523 **MR TANNER:** To ask the Minister for Employment Services—Did he, his advisers or his Department discuss with the Minister for Finance and Administration, the Minister's advisers or the Minister's Department the Minister's decision to direct Employment National on 22 December 1999, to hand back their Job Network 1 contracts before that decision was made; if so, what view was expressed by him, his advisers or his Department as to whether the contracts should be handed back.
- 1524 MR FISCHER: To ask the Minister for Transport and Regional Services—
 - (1) In each year since 1997, has the Civil Aviation Safety Authority (CASA) carried out surveillance in-flight inspections where an officer of CASA travelled in the cockpit to survey operational procedures and inspect airline internal surveillance practices.
 - (2) How many in-flight sectors have been completed by CASA officers carrying out survey and inspection annually in relation to (a) Qantas, (b) Eastern, (c) Ansett, (d) Kendall, (e) Impulse, (f) Southern, (g) Air Facilities, (h) Flight West, (i) Hazelton and (j) Yanda Airlines.
- 1525 MR BEVIS: To ask the Minister for Defence—
 - (1) How many road vehicles did his Department deploy to East Timor.
 - (2) How many vehicles have since returned.
 - (3) How many of the returned vehicles have required maintenance work to be undertaken on them since their return.
 - (4) How many had this work undertaken by (a) Defence personnel and (b) private contractors.
 - (5) Were tenders called fore the letting of this maintenance work to private contractors; if so, when were the tenders called and when were the contracts awarded; if not, why not.
- 1526 MR BEVIS: To ask the Minister for Defence—
 - (1) Does his Department in Queensland arrange for panel beating repairs on UNIMOG trucks and other vehicles to be undertaken by private contractors; if so, how many vehicles have been repaired since January 1999.
 - (2) Which contractors have been engaged to undertake this work.

- (3) Were tenders called fore the letting of this work to private contractors; if so, when were they called and when were they awarded; if not, why not.
- (4) What quality checks are undertaken on the panel beating completed by the private contractors.
- (5) Have some repairs been found to be inadequate, resulting in in-house staff having to undertake rectification work; if so, (a) why has his Department undertaken the work rather than requiring the private contractor to complete repairs to an acceptable level and (b) have private contractors in these circumstances been billed for the costs of the rectification work; if not, why not.

11 May 2000

MS O'BYRNE: To ask the Ministers listed below (questions Nos. 1527 - 1543)-

- (1) Does the Minister's Department administer any Commonwealth funded programs for which community organisations, businesses or individuals can apply for funding in Tasmania; if so, what are the programs.
- (2) Does the Minister's Department advertise these funding opportunities; if so,(a) what print media outlets have been used for the advertising of each of these programs and (b) were these paid advertisements.
- 1527 MS O'BYRNE: To ask the Prime Minister.
- 1528 MS O'BYRNE: To ask the Minister for Transport and Regional Services.
- 1529 MS O'BYRNE: To ask the Treasurer.
- 1530 MS O'BYRNE: To ask the Minister for Trade.
- 1531 **MS O'BYRNE:** To ask the Minister representing the Minister for the Environment and Heritage.
- 1532 MS O'BYRNE: To ask the Minister representing the Minister for Communications, Information Technology and the Arts.
- 1533 **MS O'BYRNE:** To ask the Minister for Employment, Workplace Relations and Small Business.
- 1534 **MS O'BYRNE:** To ask the Minister representing the Minister for Family and Community Services.
- 1535 MS O'BYRNE: To ask the Minister for Foreign Affairs.
- 1536 MS O'BYRNE: To ask the Minister for Defence.
- 1537 MS O'BYRNE: To ask the Minister for Health and Aged Care.
- 1538 MS O'BYRNE: To ask the Minister for Finance and Administration.
- 1539 MS O'BYRNE: To ask the Minister for Education, Training and Youth Affairs.
- 1540 MS O'BYRNE: To ask the Minister representing the Minister for Industry, Science and Resources.
- 1541 MS O'BYRNE: To ask the Attorney-General.
- 1542 MS O'BYRNE: To ask the Minister for Immigration and Multicultural Affairs.
- 1543 MS O'BYRNE: To ask the Minister for Agriculture, Fisheries and Forestry.

- 1544 **MS O'BYRNE:** To ask the Minister representing the Minister for the Environment and Heritage—
 - (1) Did the Minister's Department, under the Australian Biological Resources Study (ABRS) Participatory Program, award a new research project grant for 1999 to the Queen Victoria Museum, Launceston, with the joint principal investigators being Dr Robert Blakemore and Dr Timothy Kingston.
 - (2) Was that grant later refused by the Director of the Queen Victoria Museum; if so, (a) when and (b) was the refusal made in writing.
 - (3) Was the grant subsequently transferred, re-allocated or awarded to Dr Blakemore under the administration of another institution; if so, (a) which institution and (b) what was the title and project summary of the grant awarded to Dr Blakemore.
 - (4) Is the Minister satisfied that in the re-allocation of the ABRS grant to Dr Blakemore, due consideration was given to protecting the individual rights of Dr Kingston in his capacity as joint principal investigator in the original, successful application; if so, what is the basis for his satisfaction.
- 1545 MS GILLARD: To ask the Minister for Defence—
 - (1) Has a timetable been set for the disposal by the Commonwealth of the site of the RAAF Base Williams at Point Cook; if so, what are the details.
 - (2) Has the Defence Estates Organisation (DEO) defined a heritage precinct for RAAF Base Williams; if so, (a) which buildings at, and features of, RAAF Base Williams are included in the heritage precinct, (b) what guidelines have been used by the DEO in its definition and (c) what expert advice on heritage matters has been considered in its definition.
 - (3) Is the entire site of RAAF Base Williams on the Register of the National Estate and classified by the Australian Heritage Commission as historic; if so, on what basis has any part of the site been excluded from being part of the heritage precinct defined by the DEO.
 - (4) Does the heritage precinct defined by the DEO include (a) the runways, (b) the Parade Ground of 1930, (c) the War Memorial of 1938, (d) the RAAF Chapel, (e) Building 95, the Waterplane hangar of 1915, (f) Building 210, the aeroplane hangar of 1914, (g) Building 104, the battleplane hangar of 1917, (h) the hydroplane and seaplane jetty dating from 1916, (i) Building 488, the single officers quarters erected in 1914, (j) Buildings M004-006, M010 and M026, (k) Building M011, married quarters, erected in 1915-1916, (1) Building 18, the former Single Officers' Mess dating from 1918, (m) Building 23, the Single Officers' Quarters of 1918, (n) Buildings 24 and 27-29, single officers quarters of 1929-1939, (o) Buildings 41, 42 and 46, airmen's quarters, 1928-1939, (p) Building 33, the new Officers' Mess of 1937, (q) Building M027-028, CO's Married Quarters of 1937-38, (r) Building 87, the Base Squadron Headquarters of 1929, (s) Buildings 91 and 92, the Aeronautics Schools of 1922 and 1939, (t) Buildings 93 and 96, the Air Navigation School and Wireless School erected in 1939, (u) Building 101, the seaplane hangar erected in 1927, (v) Building 100, the seaplane squadron headquarters erected in 1938 and (w) the one and two storey

weatherboard houses of the Vernacular Style employed by the Commonwealth between 1914 and 1939.

- (5) If a heritage precinct has been defined, what (a) protection from demolition or inappropriate renovation and (b) guarantee of public access to the buildings within the heritage precinct does inclusion in the heritage precinct provide after the property is disposed of by the Commonwealth.
- (6) If any of the buildings or features referred to in part (4) are not included in the heritage precinct defined by the DEO, what protection do such buildings or features have from demolition or destruction after RAAF Base Williams is disposed of by the Commonwealth.
- (7) What consultation process has there been with serving or retired members of the RAAF regarding the definition of the heritage precinct by the DEO.
- (8) What consultation process has there been with local or State Government regarding the definition of the heritage precinct by the DEO.
- (9) What consultation process has there been with the Australian Heritage Commission, the Australian Council of National Trusts or the National Trust of Victoria regarding the definition of the heritage precinct by the DEO.
- 1546 MR LATHAM: To ask the Minister representing the Assistant Treasurer—
 - (1) Has the Minister's attention been drawn to representations by my constituent, Mr Mike Gunton of Lorikeet Avenue, Ingleburn, NSW, to the Australian Taxation Office (ATO) seeking an answer to a question Mr Gunton has been asking for approximately 16 years.
 - (2) Has the ATO provided an answer to Mr Gunton's question; if not, why not.
 - (3) Did the ATO derive a tax bill of \$99 000 for this moderately paid PAYE worker; if so, how.
 - (4) Has the ATO initiated bankruptcy action without providing information or evidence of why Mr Gunton allegedly owed this money; if so, how.
- 1547 **MR PRICE:** To ask the Minister representing the Minister for the Environment and Heritage—
 - (1) Did the Environment Assessment Report into the proposal for the Construction and Operation of a Second Major Airport for Sydney at Badgerys Creek recommend that if the planning, construction and operation of a Badgerys Creek airport approved by the Government is not required to be constructed in accordance with the Airports Act, planning, construction and operation should nevertheless be conducted as far as possible as if the Act applied.
 - (2) Did the Minister accept the recommendation and has the Minister made the recommendation to the Minister for Transport and Regional Services.
 - (3) Has the Minister identified areas where it may not be possible to be consistent with the Act; if so, what.
- 1548 **MR PRICE:** To ask the Minister representing the Minister for the Environment and Heritage—
 - (1) Did the Environment Assessment Report into the proposal for the Construction and Operation of a Second Major Airport for Sydney at Badgerys Creek recommend that a master plan prepared for the airport

option adopted by the Government for Badgerys Creek should explain the future role of a Badgerys Creek airport in the context of Sydney (Kingsford-Smith) Airport (KSA) and other airports operating in the Sydney region, recognising that the respective roles might well change over time.

- (2) Did the Minister accept the recommendation and has the Minister made a similar recommendation to the Minister for Transport and Regional Services; if so, what did he recommend; if not, why not.
- (3) Did the lack of a defined role for the second airport and KSA inhibit the environmental assessment of Badgerys Creek; if so, how; if not, why not.
- 1549 MR PRICE: To ask the Minister representing the Minister for the Environment and Heritage—
 - (1) Did the Environment Assessment Report into the proposal for the Construction and Operation of a Second Major Airport for Sydney at Badgerys Creek recommend that a night curfew should apply to airport operations at Badgerys Creek airport.
 - (2) Is this the first time that an environmental assessment has recommended a curfew.
 - (3) Did the Minister accept the recommendation from Environment Australia about the curfew; if not, why not.
 - (4) Would a night curfew impact on the rationale for the airport, even though the role of Badgerys Creek has yet to be determined; if so, how; if not, why not.
 - (5) Has the Minister recommended to the Minister for Transport and Regional Services that a night curfew should apply to Badgerys Creek; if not, why not.
- 1550 **MR PRICE:** To ask the Minister representing the Minister for the Environment and Heritage—
 - (1) Did the Environment Assessment Report into the proposal for the Construction and Operation of a Second Major Airport for Sydney at Badgerys Creek recommend that the provisions of the Sydney Airport Curfew Act that provide for the transfer to a Badgerys Creek airport of those freight operations which currently occur during the curfew hours at Sydney (Kingsford-Smith) Airport should be reviewed and the review should be based on an assessment of the environmental and economic costs and benefits of transferring those operations to a Badgerys Creek airport.
 - (2) Did the Minister accept the recommendation; if not, why not.
- 1551 **MR PRICE:** To ask the Minister for Transport and Regional Services—Further to question No. 1550, has action been taken by his Department in relation to the recommendation that the provisions of the Sydney Airport Curfew Act that provide for the transfer to a Badgerys Creek airport of those freight operations which currently occur during the curfew hours at Sydney (Kingsford-Smith) Airport should be reviewed and the review should be based on an assessment of the environmental and economic costs and benefits of transferring those operations to a Badgerys Creek airport; if not, why not.
- 1552 MR PRICE: To ask the Minister representing the Minister for the Environment and Heritage—

- (1) Did the Environment Assessment Report into the proposal for the Construction and Operation of a Second Major Airport for Sydney at Badgerys Creek recommend that Australian Standard AS2021-1994 should be reviewed having regard to the applicability of the standard to communities affected by a new airport and to communities subject to a significant change in the noise environment as they would be if a major airport was to be built at Badgerys Creek.
- (2) Did the Minister accept the recommendation; if not, why not.
- (3) Has the Minister made this recommendation to the Minister for Transport and Regional Services; if not, why not.
- 1553 **MR PRICE:** To ask the Minister for Transport and Regional Services—Further to question No. 1552 concerning the recommendation that Australian Standard AS2021-1994 should be reviewed having regard to the applicability of the standard to communities affected by a new airport and to communities subject to a significant change in the noise environment as they would be if a major airport was to be built at Badgerys Creek, has he taken action to review the standard; if so, when will the review be finalised and adopted; if not, why not.
- 1554 MR MURPHY: To ask the Minister for Foreign Affairs—
 - (1) Is he able to say whether there has been a heightened state of war in the Republic of Sri Lanka in the last few months.
 - (2) If so, will he request the Permanent Representative for Foreign Affairs of Australia to the United Nations, Ms Penny Wensley, to make representation on behalf of Australia as a member nation, to the UN Department of Political Affairs.
- 1555 MR DANBY: To ask the Minister for Defence—
 - (1) When and why were the Albert Park Artillery Barracks identified as surplus to requirements.
 - (2) What is the status of the sale process.
 - (3) When will the final decision be made.
 - (4) Will there be a public tender or auction process.
- 1556 MS KERNOT: To ask the Minister for Employment Services—
 - (1) How many of the intensive assistance initial outcomes for which a provider has received a payment under the Job Network to date are (a) training outcomes and (b) paid work.
 - (2) How many of the intensive assistance 13 week outcomes for which a provider has received a payment under the Job Network to date are (a) training outcomes and (b) paid work.
 - (3) What portion of the total does the training outcome represent.
 - (4) What percentage of sum spent under the Job Network is on accredited training.
 - (5) What was the total sum spent on accredited training in the last 12 months.
 - (6) How many long term unemployed were placed into employment in the first 19 months of the Job Network.

- (7) How many long term unemployed were scheduled to be placed into employment in the first 19 months of the Job Network.
- (8) How many job seekers were placed into employment in the first 19 months of the Job Network.
- (9) How many job seekers were scheduled to be placed into employment in the first 19 months of the Job Network.
- (10) How many job seekers in total have been placed in work in the last 12 months.
- (11) How many intensive assistance clients have been placed in work in the last 12 months.
- (12) How many non intensive assistance job seekers have been placed in work in the last 12 months.
- (13) How many providers missed out on contracts under Job Network 2 because their bids failed to comply with the revised GST guidelines.
- (14) How many Job Network sites are located within 50m of each other.
- (15) What are the locations of these Job Network sites.
- (16) Counting Job Network sites located within 50 metres of each other as one site, what is the number of sites under Job Network 2.

29 May 2000

- *1557 MS O'BYRNE: To ask the Minister for Agriculture, Fisheries and Forestry-
 - (1) What proportion of the Dairy Industry Deregulation Community Assistance Package will be allocated to Tasmania.
 - (2) What process is in place for the application for funding under this program.
 - (3) What process is in place for the assessment of applications.
- *1558 MR K. J. THOMSON: To ask the Treasurer—
 - (1) What has been the total outlay by the Australian Taxation Office (ATO) on the EDS contract in each financial year since EDS won the information technology delivery contract for the ATO.
 - (2) What sum has been spent by the ATO for non-EDS delivered IT functions in each financial year since the commencement of the contract.
 - (3) What is the price charged by EDS to the ATO for a basic call out.
 - (4) What was the total cost of the ATO's IT functions prior to the contract being outsourced to EDS and did that cost include the cost of call outs.
 - (5) What was the total cost of the ATO's IT functions after the contract was outsourced to EDS, including the internal support and does that cost include the cost of call outs.
 - (6) Further to the answer to question No. 799 (*Hansard*, 19 October 1999, page 11914), will he provide copies of the reports EDS is required to prepare each month on service levels, since the commencement of the contract until 1 May 2000.

- *1559 MR K. J. THOMSON: To ask the Treasurer—
 - (1) For how many of its staff has the Australian Taxation Office (ATO) provided GST training.
 - (2) How many of those staff have subsequently left the ATO, and how many of them left within six weeks of completing the training course.
 - (3) How many staff left the ATO in 1998-99.
 - (4) How many staff have left the ATO in 1999-2000 to date.
 - (5) What will be the impact of these departures on the time taken to process taxation returns.
 - (6) Have staff been transferred out of the Large Business and International business line; if so, how many.
 - (7) What has been the cost of outsourcing the information technology function to EDS in each financial year since this first occurred.
 - (8) What percentage of the ATO budget is being allocated to information technology in financial year 1999-2000.
 - (9) What percentage of the ATO budget was allocated to information technology in (a) 1998-99, (b) 1997-98 and (c) 1996-97.
 - (10) Has the ATO given incorrect GST registration numbers to businesses registering for the GST; if so, (a) on how many occasions, (b) what was the reason for incorrect registration numbers being issued and (c) will businesses in this situation who have printed letterheads, replied to questionnaires and who will incur significant expense in rectifying these errors be offered compensation by the ATO or the Government for expenses incurred as a result.
- *1560 MR K. J. THOMSON: To ask the Treasurer—
 - (1) Has the Government considered the submission from the Investment and Financial Services Association (IFSA) concerning the transitional capital gains tax averaging provisions contained in the New Business Tax System (Income Tax Rates) Bill (No. 2) 1999.
 - (2) If so, what would be the revenue implications of IFSA's proposals that the transitional capital gains tax averaging calculations be repealed so that taxpayers are entitled to averaging in respect of capital gains derived prior to 21 September 1999, whether directly or as a unit holder.
 - (3) Does the Government have any thing else to say about the proposal.
- *1561 MR K. J. THOMSON: To ask the Minister representing the Minister for the Environment and Heritage—
 - (1) Has the Minister's attention been drawn to the Australian Conservation Foundation April 2000 edition of *Habitat Australia* and the article entitled "What's up at Cape York".
 - (2) What sum of the \$40m promised by the Government for the protection of Cape York Peninsula has been spent.
 - (3) Is the Minister aware of criticism of the Cape York Natural Heritage Trust by the Centre for International Economics Resource Policy and Management 1999 which describes it as fragmented with no single point of

accountability or responsibility and confused messages being given to the community.

- (4) What action has he taken in relation to this concern..
- *1562 MR K. J. THOMSON: To ask the Minister for Financial Services and Regulation—What action can or will the Australian Competition and Consumer Commission (ACCC) take to address companies introducing charges for services which were previously not charged for in order to get around the ACCC's GST pricing guidelines.
- *1563 MR K. J. THOMSON: To ask the Minister representing the Assistant Treasurer—
 - (1) How many complaints does the Australian Taxation Office have on its books concerning Superannuation Guarantee non compliance.
 - (2) During (a) 1998-99 and (b) 1999-2000 to date, how many Australian workers did not receive their full Superannuation Guarantee entitlements.
- *1564 MR TANNER: To ask the Minister for Finance and Administration—
 - (1) Under what circumstances is Centrelink required to seek Office of Asset Sales and IT Outsourcing (OASITO) approval to proceed to selecting a contractor for the supply of products and services that are within the scope of outsourcing.
 - (2) Since the tender for Centrelink outsourcing was issued, what Centrelink contracts have been approved by OASITO prior to Centrelink entering into these contracts.
 - (3) What is the value, and terms, of those contracts.
 - (4) What were the products and services approved.
 - (5) Were any of the approved vendors potential candidates for outsourcing or actual respondees to the outsourcing tender request; if so, what are the details of the individuals and companies concerned.
- *1565 MR TANNER: To ask the Minister for Finance and Administration—
 - (1) Further to the answer to question No. 1161 (*Hansard*, 9 May 2000 1999, page 15321), how many applicants for Telstra 2 shares who did not receive their full requested allotment had not received a refund of their payment for those shares not made available, as at (a) 7 February, (b) 21 February, (c) 6 March, (d) 20 March, (e) 3 April, (f) 17 April, (g) 1 May and (h) 15 May 2000.
 - (2) Of those who had not received their refund, for each date referred to in part (1) how many were owed more than (a) \$5000 and (b) \$20 000.
 - (3) What timeframes have been established for refunds to be paid to unsuccessful applicants.
- *1566 MR TANNER: To ask the Minister representing the Minister for Family and Community Services—
 - (1) Since 1 July 1999, what contracts have been signed between Centrelink and IBM.
 - (2) What products and services were included in those contracts.
 - (3) Which of those products and services are within the scope of Centrelink outsourcing as per the tender request.

- (4) Were these contracts approved by the Office of Asset Sales and IT Outsourcing (OASITO) before Centrelink's commitment.
- (5) Was OASITO involved in the negotiation of the contracts.
- (6) Who signed the contracts on behalf of Centrelink and the Commonwealth.
- *1567 MR DANBY: To ask the Minister for Defence—
 - (1) Further to the answer to question No. 1277 (*Hansard*, 9 May 2000, page 15333), can the expenditure of \$747 000 on fly-overs for the Australian Formula One Grand Prix since 1996 be justified in the context of the financial situation of his Department.
 - (2) Should the Grand Prix Corporation, not the Commonwealth, pay for the flyovers.
- *1568 MR McCLELLAND: To ask the Minister representing the Minister for Family and Community Services—
 - (1) What are the current criteria of eligibility of payment of the carer payment for a profoundly disabled child.
 - (2) When were the criteria introduced.
 - (3) Since the criteria have been introduced, how many claims have been lodged for the payment.
 - (4) How many claims have been rejected, and of those, how many were with respect to children who suffered from epilepsy or another profound handicap.
 - (5) Has the Government recently undertaken a review of the criteria; if so, (a) what recommendations arose from that review and (b) will the recommendations be adopted.
- *1569 MR McCLELLAND: To ask the Attorney-General—
 - (1) How many litigants in person were there in Family Court matters in (a) 1995-96, (b) 1996-97, (c) 1997-98 and (d) 1998-99.
 - (2) How many (a) litigants in person and (b) applicants in the Family Court were refused Legal Aid in (i) 1997-98 and (ii) 1998-99.
 - (3) How many matters in the Family Court in (a) 1996-97, (b) 1997-98 and (c) 1998-99 had both applicant and respondent as litigants in person.
 - (4) Is data available about disposition times of Family Court matters where one or more of the parties is a litigant in person; if so, what is that data.
 - (5) Are policies or guidelines in place to assist judicial officers and registry staff of the Family Court in dealing with litigants in person; if so, what are they; if not, are there plans to develop them.
 - (6) How many cases have been dismissed by the Family Court for noncompliance with a technicality where one or more of the parties was a litigant in person and the non-compliance was of that litigant in person.
 - (7) What are the aims of the Family Court Support Program at the Dandenong Registry of the Family Court.
 - (8) What are the aims of the Integrated Client Services Scheme at the Parramatta Registry of the Family Court.

- (9) When, why and by whom were the programs or schemes referred to in parts (8) and (9) introduced.
- (10) Are there plans to implement these programs or schemes at other Family Court registries.
- *1570 MRS CROSIO: To ask the Minister representing the Minister for Industry, Science and Resources—
 - (1) Does the Minister support the closure of the CSIRO research facility at Prospect.
 - (2) When did the Minister first become aware of a report into the CSIRO's Livestock Research Infrastructure.
 - (3) When did the Minister first become aware of proposals to close the CSIRO research facility at Prospect.
 - (4) Have there been discussions between the Minister's Department and Boral Quarries at Prospect; if so, what was the (a) date and (b) nature of the discussions.
 - (5) Have arrangements been made in regard to the future use of the site by Boral Quarries or any other company.
 - (6) What plans have been made for the future usage of the site.
 - (7) Was there a \$12 million upgrade of the CSIRO Prospect facility in 1995; if so, what specific areas of the site were upgraded and what was the individual cost of each area upgraded.
 - (8) What sum of Commonwealth funding was allocated to the CSIRO research facility at Prospect in (a) 1990-91, (b) 1991-92, (c) 1992-93, (d) 1993-94, (e) 1994-95, (f) 1995-96, (g) 1996-97, (h) 1997-98, (i) 1998-99 and (j) 1999-2000.
 - (9) Did the Minister receive advice detailing the closure of the CSIRO's research facility at Prospect; if so, (a) on what date was the advice received and (b) did the advice state that the closure of the facility would (i) involve the loss of highly skilled research staff currently stationed at Prospect and result in the closure of the several research programs owing to the loss of key scientific expertise, (ii) at the least, incur months of disruption to research programs of national importance to the \$7 billion Livestock Industry that would affect producers across Australia and (ii) cut established links between the CSIRO's Prospect facility and the animal nutrition, pig and dairy industries in the Greater Sydney region.
 - (10) What sum of Commonwealth money has been appropriated to allow for relocation for staff and equipment, recruitment of new staff and redundancy packages for staff from the Prospect site.
- *1571 MR M. J. FERGUSON: To ask the Minister for Immigration and Multicultural Affairs— Further to the answer to question No. 1268 (*Hansard*, 9 May 2000 1999, page 15328), how many, by country, of the 3484 and 1148 unauthorised arrivals by boat and air, respectively, since July 1999 had applied offshore for refugee and humanitarian visas before entering Australia illegally.
- *1572 MR M. J. FERGUSON: To ask the Minister for Immigration and Multicultural Affairs—

- (1) For each year since 1990, how many seafarers have deserted their vessels in Australia and become unlawful citizens.
- (2) Is his Department able to say what was the (a) nationality and (b) flag of the foreign vessel of each person referred to in part (1); if so, what are the details; if not, why not.
- (3) How many of the persons were located and of those, (a) how many sought to remain in Australia, (b) what was the basis of their application to remain in Australia, (c) how many were successful and (d) what was the cost of handling these unlawful persons.
- (4) What costs or penalties can be imposed on foreign vessels for the cost to taxpayers of tracking down and removal from Australia of unlawful seafarers.
- *1573 MR MURPHY: To ask the Attorney-General—
 - (1) Further to the answer to question No. 1154 (*Hansard*, 9 May 2000, page 15320), is he able to say whether the alleged travel expenditure by former Senator Colston is a matter in the public interest in that this matter involves the alleged expenditure of public monies.
 - (2) Is he able to say whether, for the purposes of the Information Privacy Principles contained in section 14 of the Privacy Act, (a) the alleged travel rorts by former Senator Colston is a matter going to the protection of public revenue and (b) Principle 11 affords him a statutory right to disclose information in relation to the protection of the public revenue.
 - (3) Is he able to say whether Principle 11 at sub-paragraph 1(e) provides him, as agent, the right to disclose the medical records of former Senator Colston; if not, why not.
 - (4) Will he disclose the names and reports of the two eminent and independent specialists as described in his letter to me (reference CRL 99/9723 and Min 195211), in light of his statutory powers to disclose this information under the Information Privacy Principles.
- *1574 **MR GIBBONS:** To ask the Minister representing the Minister for Industry, Science and Resources—
 - (1) Will proposed changes to the South Pacific regional trade and economic cooperation agreement allow garments made in Fiji from non-Australian woven fabric to be provided duty free into Australia.
 - (2) Does this have the potential to adversely affect Australian manufacturers in the wool weaving and conversion industries.
 - (3) What action will the Minister take to ensure manufacturers like ADA in Bendigo are not disadvantaged by the changes.

SPEAKER'S PANEL

Mr Adams, Mr K. J. Andrews, Mr Causley, Mrs Crosio, Mrs Gash, Mr Hawker, Mr Hollis, Mrs D. M. Kelly, Mr Mossfield, Mr Quick.

COMMITTEES

Unless otherwise shown, appointed for life of 39th Parliament

Standing

Pursuant to standing orders

- ABORIGINAL AND TORRES STRAIT ISLANDER AFFAIRS: Mr Lieberman (*Chair*), Mrs Draper, Mr Haase, Ms Hoare, Mr Katter, Mr Lloyd, Mr Melham, Mr Quick, Mr Snowdon, Mr Wakelin.
- COMMUNICATIONS, TRANSPORT AND THE ARTS: Mr Neville (*Chair*), Mr Gibbons, Mr Hardgrave, Mr Hollis, Mr Jull, Mr Lindsay, Mr McArthur, Mr Mossfield, Mr Murphy, Mr St Clair.

Current inquiries:

Impact of the decision by ABC Radio to discontinue its radio racing service. Managing fatigue in transport.

ECONOMICS, FINANCE AND PUBLIC ADMINISTRATION: Mr Hawker (*Chair*), Mr Albanese, Ms Burke, Ms Gambaro, Mrs Hull, Mr Latham, Mr Pyne, Mr Somlyay, Dr Southcott, Mr Wilton.

Current inquiries:

- ANAO audit report No. 37 1998-99 on the management of Tax File Numbers.
- Australian Prudential Regulation Authority's supervision and prudential regulation of those areas of the financial services sector for which it is responsible.

International financial market effects on government policy.

Review of the Reserve Bank of Australia annual report 1998-99.

EMPLOYMENT, EDUCATION AND WORKPLACE RELATIONS: Dr Nelson (*Chair*), Mr Barresi, Mr Bartlett, Mr Emerson, Ms Gambaro, Mrs Gash, Ms Gillard, Mr Katter, Mr Sawford, Mr Wilkie. Current inquiries:

Education of boys.

Employee share ownership in Australian enterprises.

Issues specific to older workers seeking employment, or establishing a business, following unemployment.

ENVIRONMENT AND HERITAGE: Mr Causley (*Chair*), Mr Barresi, Mr Bartlett, Mr Billson, Mrs Gallus, Ms Gerick, Mrs Irwin, Mr Jenkins, Dr Lawrence, Mrs D. S. Vale.

Current inquiries:

Catchment management.

Public good conservation - the impact of conservation measures imposed on landholders.

FAMILY AND COMMUNITY AFFAIRS: Mr Wakelin (*Chair*), Mr K. J. Andrews, Mr Edwards, Ms Ellis, Mrs Elson, Ms Hall, Mrs D. M. Kelly, Dr Nelson, Mr Quick, Mr Schultz. (Mr Jenkins and Mr Nugent to serve as supplementary members for the purpose of the inquiry into indigenous health and Ms J. I. Bishop and Mrs Irwin to serve as supplementary members for the purpose of the inquiry into drugs.)

Current inquiries:

Indigenous health.

Social and economic costs of substance abuse.

- HOUSE: The Speaker, Mr Charles, Mr Hollis, Mr McLeay, Mr Nehl, Mr Sawford, Mr Somlyay.
- **INDUSTRY, SCIENCE AND RESOURCES:** Mr Prosser (*Chair*), Mr Hatton, Mr Lawler, Mr Lloyd, Mr Morris, Mr Nairn, Ms Roxon, Mr C. P. Thompson, Dr Washer, Mr Zahra.

Current inquiry:

Adding value to Australian raw materials.

LEGAL AND CONSTITUTIONAL AFFAIRS: Mr K. J. Andrews (*Chair*), Mr Billson, Ms J. I. Bishop, Mr Cadman, Mr Kerr, Ms Livermore, Mr Murphy, Ms Roxon, Mr St Clair, Mrs D. S. Vale.

Current inquiries:

Enforcement of copyright.

- Provisions of the Criminal Code Amendment (Theft, Fraud, Bribery and Related Offences) Bill 1999. (*To report by 26 June 2000*).
- Provisions of the Privacy Amendment (Private Sector) Bill 2000. (*To report by 19 June 2000*).

Scientific, ethical and regulatory aspects of human cloning.

- LIBRARY: The Speaker, Mr Adams, Mr L. D. T. Ferguson, Ms Hoare, Mr Lawler, Mr I. E. Macfarlane, Dr Washer.
- MEMBERS' INTERESTS: Mr Somlyay (*Chair*), Mr K. J. Andrews, Mrs Crosio, Mr Jenkins, Mr Neville, Mr Nugent, Mr O'Keefe.

PRIMARY INDUSTRIES AND REGIONAL SERVICES: Fran Bailey (*Chair*), Mr Adams, Mr Andren, Mr Horne, Mr Katter, Mr Lawler, Mr I. E. Macfarlane, Mr McLeay, Mr Nairn, Mr Secker, Mr Sidebottom, Mr C. P. Thompson. (Mr Griffin and Dr Washer to serve as supplementary members for the purpose of the inquiry into primary producer access to gene technology.)

Current inquiry:

Primary producer access to gene technology.

PRIVILEGES: Mr Somlyay (*Chair*), Mr K. J. Andrews, Mr Danby, Mr Jull, Mr McClelland (nominee of the Deputy Leader of the Opposition), Mr McLeay, Mrs May, Mr Neville, Mr Sawford, Mr Sercombe, Dr Southcott (nominee of the Leader of the House).

Current inquiry:

The status of records held by Members of the House of Representatives.

PROCEDURE: Mr Pyne (*Chair*), Mr Cameron, Mr M. J. Ferguson, Mr Forrest, Mrs Gash, Ms Gerick, Mr Price.

Current inquiry:

Review of the Main Committee.

- **PUBLICATIONS:** Mr Lieberman (*Chair*), Mr Hardgrave, Mrs Hull, Mr Lloyd, Ms J. S. McFarlane, Mr Rudd, Mr Sidebottom.
- SELECTION: Mr Nehl (*Chair*), Mrs Elson, Mr Forrest, Mrs Gash, Mr Hollis, Mr McArthur, Mr McLeay, Mr Neville, Mr Ronaldson, Mr Sawford, Mr Sercombe.

Joint Statutory

AUSTRALIAN SECURITY INTELLIGENCE ORGANIZATION: Mr Jull (*Presiding Member*), Mr Forrest, Mr McArthur, Mr McLeay, Senator Calvert, Senator S. Macdonald, Senator Ray.

Current inquiry:

Nature, scope and appropriateness of ASIO reporting to Australian public.

- BROADCASTING OF PARLIAMENTARY PROCEEDINGS: The Speaker, The President, Mr Adams, Mr Forrest, Mrs Gash, Mr Lindsay, Mr Morris, Senator Knowles, Senator West.
- **CORPORATIONS AND SECURITIES:** Ms J. I. Bishop, Mr Cameron, Mr Rudd, Mr Sercombe, Dr Southcott, Senator Chapman, Senator Conroy, Senator Cooney, Senator Gibson, Senator Murray.
- NATIONAL CRIME AUTHORITY: Mr Nugent (*Chair*), Mr Edwards, Mr Hardgrave, Mr Kerr, Mr Somlyay, Senator George Campbell, Senator Denman, Senator Ferris, Senator McGauran, Senator Stott Despoja.

Current inquiry:

Witness protection.

NATIVE TITLE AND THE ABORIGINAL AND TORRES STRAIT ISLANDER LAND FUND: Senator Ferris (*Chair*), Mr Causley, Mr Haase, Mr Melham, Mr Secker, Mr Snowdon, Senator Abetz, Senator Crossin, Senator McLucas, Senator Woodley. PUBLIC ACCOUNTS AND AUDIT: Mr Charles (*Chair*), Mr K. J. Andrews, Mr Cox, Mr Georgiou, Ms Gillard, Mr Lindsay, Mr St Clair, Mr Somlyay, Mr Tanner, Mr K. J. Thomson, Senator Coonan, Senator Faulkner, Senator Gibson, Senator Hogg, Senator Murray, Senator Watson.

Current inquiries:

Community Education and Information Programme.

Contract management in the Australian Public Service.

PUBLIC WORKS: Mrs Moylan (*Chair*), Mrs Crosio, Mr Forrest, Mr Hollis, Mr Lindsay, Mr Ripoll, Senator Calvert, Senator Ferguson, Senator Murphy.

Current inquiries:

Darwin—

Development of 90 apartments.

Housing development at Parap Grove.

Melbourne—Defence Science and Technology Organisation rationalisation project.

Twofold Bay, NSW—Navy ammunitioning facility.

Joint Standing

ELECTORAL MATTERS (*Formed 7 December 1998*): Mr Nairn (*Chair*), Mr Danby, Mr L. D. T. Ferguson, Mr Forrest, Mr Somlyay, Senator Bartlett, Senator Boswell, Senator Faulkner, Senator Mason, Senator Murray.

Current inquiry:

Conduct of the 1998 federal election.

FOREIGN AFFAIRS, DEFENCE AND TRADE (Formed 7 December 1998): Senator Ferguson, Fran Bailey, (Chair), Mr Baird. Mr Brereton. Mrs Crosio. Mr L. D. T. Ferguson, Mr Hawker, Mr Hollis, Mr Jull, Mrs D. M. Kelly, Mr Lieberman, Mr Martin, Mrs Moylan, Mr Nugent, Mr O'Keefe, Mr Price, Mr Prosser, Mr Pyne, Mr Snowdon, Dr Southcott, Mr A. P. Thomson, Senator Bourne, Senator Calvert, Senator Chapman, Senator Cook, Senator Gibbs, Senator Harradine, Senator S. Macdonald, Senator O'Brien, Senator Payne, Senator Quirke, Senator Schacht.

Current inquiries:

Australia's efforts to promote and protect freedom of religion and belief.

Australia's relations with the Middle East.

Australia's relations with the United Nations.

Australia's trade and investment relationship with South America.

Suitability of the Australian Army for peacetime, peacekeeping and war.

MIGRATION (Formed 7 December 1998): Mrs Gallus (Chair), Mr Adams, Mr Baird, Mrs Irwin, Mrs May, Mr Ripoll, Senator Bartlett, Senator Eggleston, Senator McKiernan, Senator Tierney. Current inquiry:

Provisions of the Migration Legislation Amendment Bill (No 2) 2000. (To report by 8 June 2000).

Review of State-specific migration mechanisms.

NATIONAL CAPITAL AND EXTERNAL TERRITORIES (Formed 7 December 1998): Senator Lightfoot (Chair), Mr Cameron, Ms Ellis, Mr Nehl, Mr Neville, Mr Snowdon, Mr Somlyay, Senator Crossin, Senator Greig, Senator Lundy Senator Watson.

Current inquiry:

Provision of health services on Norfolk Island.

TREATIES (Formed 7 December 1998): Mr A. P. Thomson (Chair), Mr Adams, Mr Baird, Mr Bartlett, Mr Byrne, Mrs Elson, Mr Hardgrave, Mrs D. M. Kelly, Mr Wilkie, Senator Bartlett, Senator Coonan, Senator Cooney, Senator Ludwig, Senator Mason, Senator Schacht, Senator Tchen.

Current inquiries:

Agreement on Social Security between Australian and the Republic of Italy. Review of treaties tabled on 7 March 2000.

Joint Select

- REPUBLIC REFERENDUM (Formed 31 May 1999): Mr Adams, Mr Baird, Ms J. I. Bishop, Mr Charles, Mr Causley, Mr Danby, Ms Hall, Mr Hawker, Mr McClelland, Mr Price, Mr Pyne, Ms Roxon, Senator Abetz, Senator Bolkus, Senator Boswell, Senator Payne, Senator Schacht, Senator Stott Despoja. (Report brought up 9 August 1999; Committee dissolved.)
- **RETAILING SECTOR** (Formed 10 December 1998): Mr Baird (Chair), Mrs Elson, Mr Fitzgibbon, Mr Jenkins, Mr Nairn, Senator Boswell, Senator Ferris, Senator Forshaw, Senator Murray, Senator Schacht. (Report brought up 30 August 1999; Committee dissolved.)

APPOINTMENTS TO STATUTORY BODIES

- **ADVISORY COUNCIL ON AUSTRALIAN ARCHIVES:** Mr Somlyay (appointed 2 December 1998, for a period of 3 years).
- COUNCIL OF THE NATIONAL LIBRARY OF AUSTRALIA: Mr M. J. Ferguson (elected 12 August 1999, for a period of 3 years).
- **PARLIAMENTARY RETIRING ALLOWANCES TRUST:** Mr Charles (*appointed 24 June 1996*) and Mr McLeay (*appointed 23 November 1998*).