THE PARLIAMENT OF THE COMMONWEALTH OF AUSTRALIA

HOUSE OF REPRESENTATIVES

NOTICE PAPER

No. 49

MONDAY, 14 OCTOBER 2002

The House meets this day at 12.30 p.m.

BUSINESS ACCORDED PRIORITY FOR THIS SITTING

COMMITTEE AND DELEGATION REPORTS

Presentation and statements

- 1 **FOREIGN AFFAIRS, DEFENCE AND TRADE—JOINT STANDING COMMITTEE:** Report on Enterprising Australia: Planning, preparing and profiting from trade and investment. (*Statements to conclude by 12.40 p.m.*)
- 2 **EDUCATION AND TRAINING—STANDING COMMITTEE:** Report on education of boys. (*Statements to conclude by 1.10 p.m.*)

PRIVATE MEMBERS' BUSINESS

Notices

- 1 MR McCLELLAND: To present a Bill for an Act to amend the Workplace Relations Act 1996, and for related purposes. (Notice given 23 September 2002. Time allowed—5 minutes.)
- †2 MR MOSSFIELD: To move—That this House:
 - (1) recognises that:
 - (a) young people have a diversity of talent and can provide a fresh insight into the creative industries:
 - (b) there is a need for positive promotion of young people and their achievements;
 - (c) young people wish to advance themselves by utilising work placement and work experience programs; and
 - (d) young people are willing to promote and enhance positive programs on a range of issues such as multiculturalism, education, the environment and social justice issues, including asylum seekers; and
 - (2) urges the Government to:
 - (a) organise a collaborative effort by schools in local areas to provide the opportunity for students to audition, take part in and display their individual talents in a musical performance, with the help of local sponsorship and government funding, to provide a professional opportunity for students in creative areas;
 - (b) provide increased resources to support mechanisms to students in order to enhance educational opportunities and outcomes, including library facilities, syllabus management and student support infrastructure;
 - (c) provide incentives to employers to encourage their participation in work experience and work placement programs and to address the public liability insurance issues that are threatening such programs; and
 - (d) create youth sport and recreation facilities where young people can physically participate and interact with each other to promote better physical and mental well-being. (*Notice given*

^{*} 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.

19 September 2002. Time allowed—remaining private Members' business time prior to 1.45 p.m.)

†3 **MR NEVILLE:** To move—That this House:

- (1) recognises the significance of the credit union movement in the framework of Australia's financial services;
- (2) recognises the contribution of 200 Australian credit unions and their 3.5 million members not only to the concept of mutuality but also as an alternative source of housing and domestic finance;
- (3) notes its role in providing banking-type and lending services in country and many other areas vacated by the traditional banks;
- (4) recommends a reassessment of ASIC and APRA regulations (commensurate with the size and role of credit unions); and
- (5) requests a re-examination of taxation, franking credits and register requirements as they apply to credit unions. (*Notice given 27 August 2002. Time allowed—30 minutes.*)

†4 **MR BAIRD:** To move—That this House:

- (1) condemns the sentencing of Amina Lawal to death by stoning by Shari'ah Courts in the Katsina province of Nigeria, for allegedly committing adultery and bearing a child out of wedlock;
- (2) registers its strong opposition to all similar extreme sentences that discriminate against women; and
- (3) calls on the Government of Nigeria to do everything within its power to protect the basic human rights of Amina Lawal and all its citizens. (*Notice given 16 September 2002; amended 9 October 2002. 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 BROADCASTING SERVICES AMENDMENT (MEDIA OWNERSHIP) BILL 2002 (Minister representing the Minister for Communications, Information Technology and the Arts): Second reading—Resumption of debate (from 26 September 2002—Ms C. F. King, in continuation).
- 3 VOCATIONAL EDUCATION AND TRAINING FUNDING AMENDMENT BILL 2002 (Minister for Education, Science and Training): Second reading—Resumption of debate (from 5 June 2002—Mr Cox).
- 4 **INSPECTOR-GENERAL OF TAXATION BILL 2002** (*Treasurer*): Second reading—Resumption of debate (*from 19 September 2002—Mr Albanese*).
- 5 MEDICAL INDEMNITY AGREEMENT (FINANCIAL ASSISTANCE—BINDING COMMONWEALTH OBLIGATIONS) BILL 2002 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 26 June 2002—Mr Cox).
- 6 **HEALTH CARE (APPROPRIATION) AMENDMENT BILL 2002** (*Minister for Ageing*): Second reading—Resumption of debate (*from 29 August 2002—Mr Zahra*).
- *7 NEW BUSINESS TAX SYSTEM (CONSOLIDATION AND OTHER MEASURES) BILL (NO. 1) 2002 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 26 September 2002—Mr Cox).
- *8 NEW BUSINESS TAX SYSTEM (FRANKING DEFICIT TAX) AMENDMENT BILL 2002 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 26 September 2002—Mr Snowdon).
- 9 INSURANCE AND AVIATION LIABILITY LEGISLATION AMENDMENT BILL 2002 (Minister for Regional Services, Territories and Local Government): Second reading—Resumption of debate (from 25 September 2002—Mr Fitzgibbon).
- 10 INTELLECTUAL PROPERTY LAWS AMENDMENT BILL 2002 (Parliamentary Secretary to the Minister for Industry, Tourism and Resources): Second reading—Resumption of debate (from 27 June 2002—Mr Sidebottom).
- *11 FAMILY AND COMMUNITY SERVICES LEGISLATION AMENDMENT (SPECIAL BENEFIT ACTIVITY TEST) BILL 2002 (Minister representing the Minister for Family and Community Services): Second reading—Resumption of debate (from 26 September 2002—Mr Zahra).

- 12 WORKPLACE RELATIONS AMENDMENT (FAIR DISMISSAL) BILL 2002 [NO. 2] (Minister for Employment and Workplace Relations): Second reading—Resumption of debate (from 18 September 2002—Mr McClelland).
- 13 **SEX DISCRIMINATION AMENDMENT (PREGNANCY AND WORK) BILL 2002** (*Parliamentary Secretary to the Minister for Health and Ageing*): Second reading—Resumption of debate (*from 14 February 2002—Mr Albanese*).
- *14 EXCISE LAWS AMENDMENT BILL (NO. 1) 2002 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 26 September 2002—Mr Zahra).
- *15 **EXCISE TARIFF AMENDMENT BILL (NO. 2) 2002** (*Parliamentary Secretary to the Minister for Finance and Administration*): Second reading—Resumption of debate (*from 26 September 2002—Mr Zahra*).
- 16 ABORIGINAL LAND RIGHTS (NORTHERN TERRITORY) AMENDMENT BILL 2002 (Minister for Immigration and Multicultural and Indigenous Affairs): Second reading—Resumption of debate (from 19 September 2002—Mr Albanese).
- 17 AUSTRALIAN ANIMAL HEALTH COUNCIL (LIVE-STOCK INDUSTRIES) FUNDING AMENDMENT BILL 2002 (Minister for Agriculture, Fisheries and Forestry): Second reading—Resumption of debate (from 19 September 2002—Mr Albanese).
- *18 FAMILY AND COMMUNITY SERVICES LEGISLATION AMENDMENT (BUDGET INITIATIVES AND OTHER MEASURES) BILL 2002 (Minister representing the Minister for Family and Community Services): Second reading—Resumption of debate (from 26 September 2002—Mr Zahra).
- 19 SUPERANNUATION (GOVERNMENT CO-CONTRIBUTION FOR LOW INCOME EARNERS) BILL 2002 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 27 June 2002—Mr Edwards).
- 20 SUPERANNUATION LEGISLATION AMENDMENT BILL 2002 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 27 June 2002—Mr Edwards).
- 21 HEALTH INSURANCE AMENDMENT (PROFESSIONAL SERVICES REVIEW AND OTHER MATTERS) BILL 2002 (Minister representing the Minister for Health and Ageing): Second reading—Resumption of debate (from 27 June 2002—Mr Edwards).
- 22 SUPERANNUATION LEGISLATION AMENDMENT (CHOICE OF SUPERANNUATION FUNDS) BILL 2002 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 27 June 2002—Mr Edwards).
- 23 COPYRIGHT AMENDMENT (PARALLEL IMPORTATION) BILL 2002 (Attorney-General): Second reading—Resumption of debate (from 13 March 2002—Ms Ellis).
- 24 **AVIATION LEGISLATION AMENDMENT BILL 2002** (*Minister for Regional Services, Territories and Local Government*): Second reading—Resumption of debate (*from 14 March 2002—Mr Albanese*).
- 25 TAXATION LAWS AMENDMENT BILL (NO. 5) 2002 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 27 June 2002—Mr Edwards).
- 26 INDUSTRY, TOURISM AND RESOURCES LEGISLATION AMENDMENT BILL 2002 (Parliamentary Secretary to the Minister for Industry, Tourism and Resources): Second reading—Resumption of debate (from 27 June 2002—Mr Edwards).
- 27 ENVIRONMENT AND HERITAGE LEGISLATION AMENDMENT BILL (NO. 1) 2002 (Minister for the Environment and Heritage): Second reading—Resumption of debate (from 27 June 2002—Mr Zahra).
- 28 AUSTRALIAN HERITAGE COUNCIL BILL 2002 (Minister for the Environment and Heritage): Second reading—Resumption of debate (from 27 June 2002—Mr Zahra).
- 29 AUSTRALIAN HERITAGE COUNCIL (CONSEQUENTIAL AND TRANSITIONAL PROVISIONS) BILL 2002 (Minister for the Environment and Heritage): Second reading—Resumption of debate (from 27 June 2002—Mr Zahra).
- 30 NATIONAL ENVIRONMENT PROTECTION COUNCIL AMENDMENT BILL 2002 (Parliamentary Secretary to the Minister for the Environment and Heritage): Second reading—Resumption of debate (from 26 June 2002—Mr Cox).
- 31 WORKPLACE RELATIONS AMENDMENT (IMPROVED PROTECTION FOR VICTORIAN WORKERS) BILL 2002 (Minister for Employment and Workplace Relations): Second reading—Resumption of debate (from 21 March 2002—Mr Sidebottom).

- 32 WORKPLACE RELATIONS LEGISLATION AMENDMENT BILL 2002 (Minister for Employment and Workplace Relations): Second reading—Resumption of debate (from 26 June 2002—Mr Cox).
- 33 COMMUNICATIONS LEGISLATION AMENDMENT BILL (NO. 1) 2002 (Minister representing the Minister for Communications, Information Technology and the Arts): Second reading—Resumption of debate (from 27 June 2002—Mr Edwards).
- *34 AUSTRALIAN CRIME COMMISSION ESTABLISHMENT BILL 2002 (Attorney-General): Second reading—Resumption of debate (from 26 September 2002—Mr Melham).
- 35 TAXATION LAWS AMENDMENT BILL (NO. 6) 2002 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 19 September 2002—Mr Albanese).
- *36 **TRADE PRACTICES AMENDMENT BILL** (NO. 1) **2002** (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 26 September 2002—Mr Zahra).
- 37 **THERAPEUTIC GOODS AMENDMENT BILL (NO. 2) 2002** (*Parliamentary Secretary to the Minister for Health and Ageing*): Second reading—Resumption of debate (*from 27 June 2002—Mr Edwards*).
- 38 INTERNATIONAL TAX AGREEMENTS AMENDMENT BILL (NO. 2) 2002 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 19 September 2002—Mr Albanese).
- *39 **TELECOMMUNICATIONS COMPETITION BILL 2002** (Minister representing the Minister for Communications, Information Technology and the Arts): Second reading—Resumption of debate (from 26 September 2002—Mr Zahra).
- 40 **RENEWABLE ENERGY (ELECTRICITY) AMENDMENT BILL 2002** (*Minister for the Environment and Heritage*): Second reading—Resumption of debate (*from 27 June 2002—Mr Zahra*).
- 41 **ELECTORAL AND REFERENDUM AMENDMENT (ROLL INTEGRITY AND OTHER MEASURES) BILL 2002** (*Parliamentary Secretary to the Minister for Finance and Administration*): Second reading—Resumption of debate (*from 14 March 2002—Mr Albanese*).
- 42 **FINANCIAL SECTOR LEGISLATION AMENDMENT BILL** (**NO. 2**) **2002** (*Parliamentary Secretary to the Minister for Finance and Administration*): Second reading—Resumption of debate (*from 26 June 2002—Mr Cox*).
- 43 AGRICULTURE, FISHERIES AND FORESTRY LEGISLATION AMENDMENT BILL (NO. 1) 2002 (Minister for Agriculture, Fisheries and Forestry): Second reading—Resumption of debate (from 29 May 2002—Dr Lawrence).
- 44 **SEX DISCRIMINATION AMENDMENT BILL 2002** (*Parliamentary Secretary to the Minister for Finance and Administration*): Second reading—Resumption of debate (*from 27 June 2002—Mr Edwards*).
- 45 WORKPLACE RELATIONS AMENDMENT (TRANSMISSION OF BUSINESS) BILL 2002 (Minister for Employment and Workplace Relations): Second reading—Resumption of debate (from 21 March 2002—Mr Sidebottom).
- 46 WORKPLACE RELATIONS AMENDMENT (FAIR TERMINATION) BILL 2002 (Minister for Employment and Workplace Relations): Second reading—Resumption of debate (from 20 February 2002—Mr Cox).
- 47 WORKPLACE RELATIONS AMENDMENT (IMPROVED REMEDIES FOR UNPROTECTED ACTION) BILL 2002 (Minister for Employment and Workplace Relations): Second reading—Resumption of debate (from 26 June 2002—Mr Cox).
- 48 WORKPLACE RELATIONS AMENDMENT (SIMPLIFYING AGREEMENT-MAKING) BILL 2002 (Minister for Employment and Workplace Relations): Second reading—Resumption of debate (from 26 June 2002—Mr Cox).
- 49 OCCUPATIONAL HEALTH AND SAFETY (COMMONWEALTH EMPLOYMENT) AMENDMENT (EMPLOYEE INVOLVEMENT AND COMPLIANCE) BILL 2002 (Minister for Employment and Workplace Relations): Second reading—Resumption of debate (from 26 June 2002—Mr Cox).
- *50 TRADE PRACTICES AMENDMENT (SMALL BUSINESS PROTECTION) BILL 2002 [NO. 2] (Minister for Small Business and Tourism): Second reading—Resumption of debate (from 26 September 2002—Mr Zahra).
- 51 MIGRATION LEGISLATION AMENDMENT BILL (NO. 1) 2002 (Minister for Immigration and Multicultural and Indigenous Affairs): Second reading—Resumption of debate (from 13 March 2002—Ms Ellis).

- 52 MURRAY-DARLING BASIN AMENDMENT BILL 2002 (Minister for Agriculture, Fisheries and Forestry): Second reading—Resumption of debate (from 19 September 2002—Mr Albanese).
- 53 WORKPLACE RELATIONS AMENDMENT (GENUINE BARGAINING) BILL 2002: Consideration of Senate's amendments (*from 25 September 2002*).
- *54 COUNCIL FOR ABORIGINAL RECONCILIATION—REPORT—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 26 September 2002—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.
- *55 COUNCIL FOR ABORIGINAL RECONCILIATION—PAPER—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 26 September 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- *56 PRIMARY INDUSTRIES AND REGIONAL SERVICES—STANDING COMMITTEE—REPORT ON BIOPROSPECTING—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 26 September 2002—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.
- 57 **COMMONWEALTH GRANTS COMMISSION—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 25 September 2002—Mr Swan*) on the motion of Mr McGauran—That the House take note of the paper.
- 58 AUSTRALIAN RADIATION PROTECTION AND NUCLEAR SAFETY AGENCY—QUARTERLY REPORT—1 JANUARY-31 MARCH 2002—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 25 September 2002—Mr Swan) on the motion of Mr McGauran—That the House take note of the paper.
- 59 **AUSTRALIA-CHINA COUNCIL—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 25 September 2002—Mr Swan*) on the motion of Mr McGauran—That the House take note of the paper.
- 60 **OPERATION OF AGED CARE ACT—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 25 September 2002—Mr Swan*) on the motion of Mr McGauran—That the House take note of the paper.
- 61 AUSTRALIA'S DEVELOPMENT COOPERATION PROGRAM—MINISTERIAL STATEMENT AND PAPER—MOTION TO TAKE NOTE OF PAPERS: Resumption of debate (from 24 September 2002—Mr Downer) on the motion of Mr Ruddock—That the House take note of the papers.
- 62 APEC—AUSTRALIA'S INDIVIDUAL ACTION PLAN 2002—PAPER—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 24 September 2002—Mr Swan*) on the motion of Mr McGauran—That the House take note of the paper.
- 63 IRAQ—MINISTERIAL STATEMENT AND PAPERS—MOTION TO TAKE NOTE OF PAPERS: Resumption of debate (from 19 September 2002—Mr Lloyd) on the motion of Mr Downer—That the House take note of the papers—And on the amendment moved thereto by Mr Andren, viz.—That all words after "That" be omitted with a view to substituting the following words: "while the House commends the Government for its strong condemnation of terrorists and their activities and its encouragement of Iraq's compliance with United Nations' resolutions, the House believes that Australian Defence Forces should not be involved in any action in Iraq that is not carried out under a United Nations' resolution".
- 64 PRODUCTIVITY COMMISSION—REPORT ON INDEPENDENT REVIEW OF JOB NETWORK—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 19 September 2002—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.
- 65 COMMUNICATION UNDER THE CONVENTION AGAINST TORTURE—PAPERS—MOTION TO TAKE NOTE OF PAPERS: Resumption of debate (from 19 September 2002—Mr Swan) on the motion of Mr Abbott—That the House take note of the papers.
- 66 TREATIES—JOINT STANDING COMMITTEE—REPORT 39—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 19 September 2002—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.
- 67 PUBLIC ACCOUNTS AND AUDIT—JOINT COMMITTEE—REPORT ON AUDITOR-GENERAL'S ACT 1997—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 19 September 2002—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.
- 68 PUBLIC ACCOUNTS AND AUDIT—JOINT COMMITTEE—REPORT ON COASTWATCH—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 19 September 2002—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.

- 69 FOREIGN AFFAIRS, DEFENCE AND TRADE—JOINT STANDING COMMITTEE—REPORT ON AUSTRALIA'S RELATIONS WITH THE MIDDLE EAST—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 19 September 2002—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.
- 70 AUSTRALIAN LAND TRANSPORT DEVELOPMENT PROGRAM—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 18 September 2002—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.
- 71 **ABORIGINAL LAND COMMISSIONER—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 18 September 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 72 CARPENTARIA LAND COUNCIL ABORIGINAL CORPORATION—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 18 September 2002—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.
- 73 PRIVATE HEALTH INSURANCE—PREMIUM INCREASES FOR QUARTER BEGINNING 1 APRIL 2002—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 18 September 2002—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.
- 74 ADVANCE TO THE MINISTER FOR FINANCE—JUNE 2002—PAPER—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 18 September 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 75 ADVANCE TO THE MINISTER FOR FINANCE—SUPPORTING APPLICATIONS FOR FUNDS—JUNE 2002—PAPER—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 18 September 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 76 ABORIGINAL AND TORRES STRAIT ISLANDERS AFFAIRS—STANDING COMMITTEE—REPORT ON URBAN DWELLING ABORIGINAL AND TORRES STRAIT ISLANDER PEOPLES—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 18 September 2002—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.
- 77 **DEFENCE HOUSING AUTHORITY—STATEMENT OF CORPORATE INTENT 2002-2003—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 17 September 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 78 PRODUCTIVITY COMMISSION—REPORT ON NATIONAL ACCESS REGIME—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 17 September 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 79 **OPERATION OF WAR CRIMES ACT—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 17 September 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 80 TREATIES—JOINT STANDING COMMITTEE—REPORT ON WORLD TRADE ORGANIZATION—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 29 August 2002—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.
- 81 COMMONWEALTH GRANTS COMMISSION—REPORT ON JERVIS BAY TERRITORY—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 28 August 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 82 **RESERVE BANK OF AUSTRALIA** —**REPORT**—**MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 28 August 2002*—*Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 83 NATIONAL HEALTH AND MEDICAL RESEARCH COUNCIL —REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 27 August 2002—Mr S. F. Smith*) on the motion of Mr Abbott—That the House take note of the paper.
- 84 **TREATIES TABLED ON 27 AUGUST 2002—PAPERS—MOTION TO TAKE NOTE OF PAPERS:** Resumption of debate (*from 27 August 2002—Mr S. F. Smith*) on the motion of Mr Abbott—That the House take note of the papers.
- 85 AUSTRALIA AND THE ASIAN DEVELOPMENT BANK—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 22 August 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 86 **AUSTRALIA AND THE IMF—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 22 August 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.

- 87 **AUSTRALIA AND THE WORLD BANK—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 22 August 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 88 **AUSTRALIAN RIVER CO. LTD—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 21 August 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 89 ONLINE CONTENT CO-REGULATORY SCHEME—REPORT FOR PERIOD JULY TO DECEMBER 2001—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 21 August 2002—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.
- 90 ACCESS TO DEPARTMENTAL RESOURCES BY DR MICHAEL WOOLDRIDGE—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 20 August 2002—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.
- 91 ACCESS TO DEPARTMENTAL RESOURCES BY DR MICHAEL WOOLDRIDGE—ERRATUM—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 20 August 2002—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.
- 92 **INDIGENOUS BUSINESS AUSTRALIA—PAPER—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 20 August 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 93 OFFICE OF THE RENEWABLE ENERGY REGULATOR—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 20 August 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 94 AUSTRALIAN LAND TRANSPORT DEVELOPMENT PROGRAM—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 20 August 2002—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.
- 95 **REVIEW OF PRICES SURVEILLANCE ACT—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 20 August 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 96 REVIEW OF PRICES SURVEILLANCE ACT—REPORT—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 20 August 2002—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.
- 97 LEGAL AND CONSTITUTIONAL AFFAIRS—STANDING COMMITTEE—REPORT ON PROTECTION OF CONFIDENTIAL PERSONAL AND COMMERCIAL INFORMATION HELD BY THE COMMONWEALTH—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 20 August 2002—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.
- 98 PHARMACEUTICAL BENEFITS PRICING AUTHORITY—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 18 June 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 99 **PRIVATE HEALTH INSURANCE—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 28 May 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 100 IIF INVESTMENTS PTY LIMITED, IIF (CM) INVESTMENTS PTY LIMITED, IIF BIOVENTURES PTY LIMITED, IIF FOUNDATION PTY LIMITED, IIF NEWPORT PTY LIMITED—REPORTS—MOTION TO TAKE NOTE OF PAPERS: Resumption of debate (from 15 May 2002—Mr Swan) on the motion of Mr Abbott—That the House take note of the papers.
- 101 AUSTRALIAN TECHNOLOGY GROUP LIMITED—PAPERS—MOTION TO TAKE NOTE OF PAPERS: Resumption of debate (*from 15 May 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the papers.
- 102 **AUSTRALIA'S TRADE—PAPER—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 14 May 2002—Mr Swan*) on the motion of Fran Bailey—That the House take note of the paper.
- 103 AGED CARE STANDARDS AND ACCREDITATION AGENCY—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 13 February 2002*) on the motion of Mr Abbott—That the House take note of the paper.

- 104 **OPERATION OF THE AGED CARE ACT 1997—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 13 February 2002*) on the motion of Mr Abbott—That the House take note of the paper.
- 105 **TARIFF PROPOSALS** (*Mr Slipper*):

Customs Tariff Proposal No. 1 (2002)—moved 29 May 2002—Resumption of debate (Dr Lawrence).

Customs Tariff Proposals No. 2 (2002)—moved 26 June 2002—Resumption of debate (Mr Cox).

Customs Tariff Proposals No. 3 (2002)—moved 16 September 2002—Resumption of debate (Mr K. J. Thomson).

Excise Tariff Proposal No. 1 (2002)—moved 21 February 2002—Resumption of debate (Mr Zahra).

Excise Tariff Proposal No. 2 (2002)—moved 29 May 2002—Resumption of debate (Dr Lawrence).

Excise Tariff Proposal No. 3 (2002)—moved 26 June 2002—Resumption of debate (Mr Cox).

Excise Tariff Proposal No. 4 (2002)—moved 16 September 2002—Resumption of debate (Mr K. J. Thomson).

106 PARLIAMENTARY PROCEEDINGS BROADCASTING AMENDMENT BILL 2002: Second reading (from 12 February 2002).

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 TREATIES—JOINT STANDING COMMITTEE—44TH REPORT—FOUR NUCLEAR SAFEGUARDS TREATIES TABLED IN AUGUST 2001—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 14 May 2002—Ms J. I. Bishop, in continuation) on the motion of Ms J. I. Bishop—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on 14 October 2002.)
- 2 TREATIES—JOINT STANDING COMMITTEE—45TH REPORT—STATUTE OF THE INTERNATIONAL CRIMINAL COURT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 14 May 2002—Ms J. I. Bishop, in continuation) on the motion of Ms J. I. Bishop—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on 14 October 2002.)
- 3 PUBLIC ACCOUNTS AND AUDIT—JOINT COMMITTEE—REPORT 388—REVIEW OF ACCRUAL BUDGET DOCUMENTATION—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 19 June 2002—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 3 sitting Mondays after 14 October 2002.)
- 4 TREATIES—JOINT STANDING COMMITTEE—46TH REPORT—TREATIES TABLED ON 12 MARCH 2002—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 24 June 2002—Ms J. I. Bishop, in continuation) on the motion of Ms J. I. Bishop—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 14 October 2002.)
- 5 PUBLIC ACCOUNTS AND AUDIT—JOINT COMMITTEE—REPORT 389—REVIEW OF AUDITOR-GENERAL'S REPORTS 2000-2001—FOURTH QUARTER—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 26 June 2002—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 reaccorded priority on any of the next 4 sitting Mondays after 14 October 2002.)
- 6 NATIONAL CAPITAL AND EXTERNAL TERRITORIES—JOINT STANDING COMMITTEE—REPORT—NORFOLK ISLAND ELECTORAL MATTERS—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 26 August 2002—Mr Neville, in continuation) on the motion of Mr Neville—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 14 October 2002.)
- 7 TREATIES—JOINT STANDING COMMITTEE—47TH REPORT—TREATIES TABLED ON 18 AND 25 JUNE 2002—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 26 August 2002—Ms J. I. Bishop, in continuation) on the motion of Ms J. I. Bishop—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 14 October 2002.)
- 8 PUBLIC ACCOUNTS AND AUDIT—JOINT COMMITTEE—REPORT 390—REVIEW OF AUDITOR-GENERAL'S REPORTS 2001-2002—FIRST, SECOND AND THIRD QUARTERS—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 28 August 2002—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 6 sitting Mondays after 14 October 2002.)
- 9 PROCEDURE—STANDING COMMITTEE—PAPER—PROPOSED REVISED STANDING ORDERS—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 16 September 2002—Mr Price, in continuation) on the motion of Mr Price—That the House take note of the paper. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 14 October 2002.)
- 10 PUBLIC ACCOUNTS AND AUDIT—JOINT COMMITTEE—REPORT 391—REVIEW OF INDEPENDENT AUDITING BY REGISTERED COMPANY AUDITORS—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 18 September 2002—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 7 sitting Mondays after 14 October 2002.)
- 11 FOREIGN AFFAIRS, DEFENCE AND TRADE—JOINT STANDING COMMITTEE—REPORT ON ANNUAL REPORTS 2000-2001—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 23 September 2002—Mr Jull, in continuation) on the motion of Mr Jull—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 14 October 2002.)
- 12 ECONOMICS, FINANCE AND PUBLIC ADMINISTRATION—STANDING COMMITTEE—REPORT ON RESERVE BANK OF AUSTRALIA ANNUAL REPORT 2000-2001—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 23 September 2002—Mr Hawker, in continuation) on the motion of Mr Hawker—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 14 October 2002.)

PRIVATE MEMBERS' BUSINESS—continued

Notices—continued

- 1 MR MURPHY: To move—That this House prohibits further stem cell research from existing or new embryos. (*Notice given 11 March 2002. Notice will be removed from the Notice Paper unless called on on 14 October 2002.*)
- 2 MR BEVIS: To move—That this House:
 - (1) establish a committee consisting of four Government Members and three Opposition Members to review the oaths of allegiance and affirmation for Members of the House and recommend to the Parliament a new oath and affirmation that reflects our unique Australian history and our multicultural society and includes a pledge of loyalty to Australia and its people and our democratic institutions and traditions; and
 - (2) require the committee to seek public comment on a new oath and affirmation and include recommendations on procedures and a timetable to be followed in making these changes. (*Notice given 12 March 2002*. *Notice will be removed from the Notice Paper unless called on on 14 October 2002*.)

- 3 MR BEVIS: To move—That the Australian Parliament recognises the importance of the Parthenon to the people of Greece and its special place in Greek history and accordingly requests the Government of the United Kingdom to take the appropriate steps in consultation with the Greek Government to return the Parthenon Marbles to their original and rightful home in Athens. (*Notice given 12 March 2002. Notice will be removed from the Notice Paper unless called on on 14 October 2002.*)
- 4 MS GEORGE: To move—That this House:
 - (1) condemns the failure of the Federal Government to provide increased funds to meet its share of the new award conditions applying to staff in the community services sector in NSW;
 - (2) recognises that this funding shortfall is having serious impacts on the homeless, the unemployed, the aged, young people and people with disabilities; and
 - (3) urges the Federal Government to commit the necessary funds to avoid the possibility that community organisations will be forced to reduce or close services, cut hours or retrench staff. (*Notice given 12 March 2002. Notice will be removed from the Notice Paper unless called on on 14 October 2002.*)

5 **MR BAIRD:** To move—That this House:

- (1) registers its concern that the proposed construction of a third international airport for Paris will result in Australian war graves being disturbed;
- (2) notes the huge significance of these sites to all Australians, and particularly the families of those soldiers whose graves are affected; and
- (3) calls upon the French Government to do everything in its power to ensure that Australian war graves are not disturbed. (*Notice given 13 March 2002. Notice will be removed from the Notice Paper unless called on on 14 October 2002.*)
- 6 MS PLIBERSEK: To move—That this House does not prohibit further stem cell research from existing or new embryos. (*Notice given 14 March 2002. Notice will be removed from the Notice Paper unless called on on 14 October 2002.*)

7 MS PLIBERSEK: To move—That this House:

- (1) notes that the NSW Social and Community Sector award pay increases are a welcome recognition of the hard work and skill of workers in the social and community sector;
- (2) congratulates the NSW Government for funding its share of the increased wages bills of the organisations which rely on these workers;
- (3) notes that some organisations still face significant difficulties in meeting increased wages bills and are facing reducing services to the nation's most needy; and
- (4) calls on the Federal Government to pay its share of the increased wages bill to ensure these services can remain open. (*Notice given 14 March 2002. Notice will be removed from the Notice Paper unless called on on 14 October 2002.*)

8 **MR PRICE:** To move—That this House:

- (1) refers to the Standing Committee on Procedure the draft Framework of Ethical Principles for Members and Senators and the draft Framework of Ethical Principles for Ministers and Presiding Officers in 1995:
- (2) seeks advice from the Procedure Committee as to the continuing validity or otherwise of the drafts; and
- (3) requests the Procedure Committee to confer with the Procedure Committee of the Senate in its consideration of these matters. (*Notice given 19 March 2002. Notice will be removed from the Notice Paper unless called on on 14 October 2002.*)
- 9 MR WINDSOR: To move—That in the opinion of this House the diesel fuel rebate scheme should be extended to cover industries in remote or isolated locations where access to the normal electricity grid is not available economically. (*Notice given 19 March 2002. Notice will be removed from the Notice Paper unless called on on 14 October 2002.*)
- 10 MR KERR: To move—That this House recognises that only five more ratifications are required to establish the International Criminal Court and expresses its view that Australia should ratify the International Criminal Court treaty as a founder member. (Notice given 19 March 2002. Notice will be removed from the Notice Paper unless called on on 14 October 2002.)
- 11 MR KERR: To move—That this House, while reiterating its strong condemnation of terrorism and restating the House's support of Australia's participation in United States led actions in Afghanistan directed against terrorist organisations:

- (1) asserts that it is the right of all Australians (irrespective of the crimes they are suspected of having committed) who are held in detention to be accorded fundamental civil and political rights;
- (2) records its view that it is the obligation of the Australian government to provide consular assistance to any Australian citizen held in detention in violation of these rights;
- (3) notes that an Australian is currently being held in detention in camp X-ray as an alleged terrorist; and
- (4) calls on the Australian government to either seek his return to Australia to face trial for whatever violations of Australian law he may have committed, or to make representations to the United States authorities calling on them to allow him access to legal representation and for them to determine promptly whether or not he is to be charged with any offence under US law and if so to guarantee a fair trial before an impartial tribunal. (*Notice given 19 March 2002. Notice will be removed from the Notice Paper unless called on on 14 October 2002.*)
- 12 MR WINDSOR: To move—That in light of the NSW Farmers Association City-Country Snapshot Report showing the growing divide between city and country and the new 10 year discriminatory US Farm Bill, this House discusses as a matter of urgency the adoption of zonal taxation proposals as put forward by the National Farmers Federation, the Institute of Chartered Accountants and the Local Government Association as a way of overcoming the population drift, economic decline and inequity of services in country Australia. (Notice given 14 May 2002. Notice will be removed from the Notice Paper unless called on on 14 October 2002.)
- 13 MR CADMAN: To move—That this House endorses the support given to the Howard Government by the aspirational voters of Australia. (*Notice given 14 May 2002. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 14 October 2002.*)
- 14 MR CADMAN: To move—That this House calls on the Office of Film and Literature Classification to recognise community standards in approving films for distribution. (*Notice given 14 May 2002. Notice will be removed from the Notice Paper unless called on on 14 October 2002.*)
- 15 MR PRICE: To move—That standing order 145 be omitted and the following standing orders be adopted:
 - **145A** The answer to a question without notice shall be relevant and:
 - (a) shall be concise and confined to the subject matter of the question;
 - (b) shall relate to public affairs with which the Minister is officially connected, to proceedings in the House, or to any other matter of administration for which the Minister is responsible; and
 - (c) shall not debate the subject to which the question refers.
 - **145B** The standing orders that apply to the asking of a question without notice shall generally apply to the answer.
 - **145C** An answer to a question on notice shall be relevant to the question and shall be provided to the Member who asked the question within 30 days. (*Notice given 16 May 2002. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 14 October 2002.)*
- 16 MR ANDREN: To move—That this House:
 - (1) recognises that Sunday, 26 May 2002, commemorated "Sorry Day" and the "Journey of Healing" and the week of 27-31 May 2002 commemorated Reconciliation Week;
 - (2) recognises that Australian society is not a reconciled society when indigenous Australians live, on average, 19 years less than non-indigenous Australians;
 - (3) recognises that trust between indigenous and non-indigenous Australians is vital to solve many of our country's problems, such as land degradation;
 - (4) recognises that for trust between indigenous and non-indigenous people to grow, Australians need to look at our history through indigenous eyes;
 - (5) urges all Australian communities to come together, listen to each other, and develop initiatives to overcome prejudice and race-based injustice on a local level; and
 - (6) urges the Parliament to support the struggle for reconciliation by implementing the recommendations of reports such as *Aboriginal Deaths in Custody* and *Bringing Them Home*. (*Notice given 27 May 2002*. *Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 14 October 2002*.)
- 17 **MR BALDWIN:** To move—That this House:
 - (1) recognises the efforts of Air Force Squadrons 3 and 77, who are based at RAAF Base Williamtown, and their contribution to the coalition against terrorism through the F/A 18 deployment;

- (2) acknowledges the support that family and friends have provided to the defence personnel involved in the coalition against terrorism deployment;
- (3) congratulates RAAF Base Williamtown on its success in the 2001 Air Force Awards, with No. 26 (City of Newcastle) Squadron winning the Air Force Association Trophy for the Most Proficient Reserve Squadron and No. 2 Operational Conversion Unit winning the RAAF Maintenance Trophy for the Most Proficient Maintenance Unit; and
- (4) recognises the \$17 million investment that will go into RAAF Base Williamtown which was announced in the 2002-2003 Budget and will include a \$2 million child care centre. (*Notice given 28 May 2002*. *Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 14 October 2002*.)

18 MR ANDREN: To move—That this House:

- (1) recognises that there is no Constitutional impediment to Commonwealth regulation of insurance claims procedures and the magnitude of insurance claims;
- (2) recognises that the Commonwealth has the power to prescribe conditions upon which any person may carry out insurance business of any kind and establish any mechanisms for the supervision of such person and corporations and to regulate their affairs, under section 51(xiv) of the Constitution;
- (3) recognises that the Commonwealth uses this power to regulate the *Insurance Act 1973*; the *Life Insurance Act 1995* and the *Insurance Contracts Act 1984*;
- (4) calls on the Commonwealth to order an inquiry by the Australian Law Reform Commission into the feasibility of a Commonwealth legislative scheme for the insurance industry; and
- (5) calls on the Commonwealth to ensure that such an inquiry evaluate:
 - (a) whether the existing State-based scheme for negligence claims provides the most effective and efficient legal framework for the operation of such claims, in particular whether a Commonwealth-based operating structure should be provided for negligence claims;
 - (b) whether a Commonwealth-based operating structure could provide a uniform national insurance claim standard, with particular reference to:
 - (i) lump sum payment caps;
 - (ii) specific criteria for assessing disability;
 - (iii) standardising damages claims under all types of insurance including public liability, medical indemnity and compulsory third party;
 - (iv) the particular discrepancies that arise, especially in regard to damages awards, in different jurisdictions for similar injuries;
 - (v) whether existing types of negligence need to be amended, including moving from joint and severable liability towards proportional liability; and
 - (vi) whether it is possible for such legislation to apply to all insurance companies regulated under the *Insurance Act 1973*, the prudential legislation under the Australian Prudential Regulation Authority;
 - (c) the regulation of medical defence organisations as insurance companies;
 - (d) any constitutional limitations on implementing a Commonwealth-based regulatory structure;
 - (e) the costs and benefits of capping legal costs associated with negligence claims funded out of insurance policies; and
 - (f) the costs and benefits of changing the mode of insurance claim payment from lump sum to income stream, annuity or structured settlement, including consideration of any taxation issues and appropriate remedies. (Notice given 3 June 2002. Notice will be removed from the Notice Paper unless called on on any of the next 2 sitting Mondays after 14 October 2002.)

19 **MS ELLIS:** To move—That this House:

- (1) condemns the Howard Government for its refusal to negotiate with the NSW Government regarding the impact of the SACS Award on services for people with disabilities;
- (2) notes that our community recognises that people with disabilities must be treated with respect and dignity;
- (3) notes that a decent wage for service providers is essential if people with disabilities are to receive appropriate support;
- (4) notes that unless the Howard Government puts a new wages mechanism in place, a funding deficit in NSW will occur as salaries are reviewed in each State and Territory; and

(5) calls upon the Government to establish fair and reasonable guidelines for the funding of award increases which exceed the CPI. (*Notice given 6 June 2002. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 14 October 2002.*)

20 MR B. P. J. O'CONNOR: To move—That this House:

- (1) notes that the demise of former national aviation carrier Ansett has resulted in some adverse consequences, including increased airfares and a loss of thousands of Australian jobs;
- (2) recognises that the loss of Ansett jobs has had a significant impact upon employment levels particularly within some regions; and
- (3) calls upon the Government to commit itself to assisting those regions most affected by loss of employment. (Notice given 17 June 2002. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 14 October 2002.)

21 **MS O'BYRNE:** To move—That this House:

- (1) notes the pivotal role undertaken by the Australian Maritime College in providing maritime education and research:
- (2) further notes the high standard of training the College provides overseas students; and
- (3) calls upon the Government to immediately act to honour its election commitment regarding university status for the College. (*Notice given 19 June 2002. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 14 October 2002.*)

22 MS O'BYRNE: To move—That this House:

- (1) notes with concern the increase in the rise of piracy in the maritime industry; and
- (2) calls upon the Government to ensure that the current discussions on maritime security are also seen as an opportunity for finding solutions to the piracy problem. (*Notice given 19 June 2002. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 14 October 2002.*)

23 **MS O'BYRNE:** To move—That this House:

- (1) recognises the role of the merchant fleet in national defence strategy; and
- (2) calls upon the Government to ensure a policy framework that allows a sustainable environment for the Australian merchant shipping industry in order to maintain the "fourth arm of defence". (*Notice given 19 June 2002. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 14 October 2002.*)

24 MS O'BYRNE: To move—That this House:

- (1) notes the increased risk of illegal entry into Australia from foreign crewed vessels that are now able to spend extended periods on the Australian coast; and
- (2) calls upon the Government to immediately act to review the current security arrangements in relation to foreign seafarers. (*Notice given 19 June 2002. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 14 October 2002.*)
- 25 **MR MURPHY:** To move—That, following the agreement on a ceasefire between the Government of the Democratic Socialist Republic of Sri Lanka and the Liberation Tigers of Tamil Eelam (LTTE), this House supports the following next key steps in the peace process:
 - (1) the security forces should be withdrawn from the public places they have been occupying, thus paving the way for the resettlement of displaced persons;
 - (2) de-proscription of the LTTE in Sri Lanka so that they are accorded equal and legal status to participate in peace negotiations;
 - (3) determine a suitable composition and powers for the proposed interim administration for the Tamil homeland to rebuild war-ravaged areas whilst political negotiations are pursued; and
 - (4) proceed with political negotiations addressing the security of the Tamil people and the three cardinal principles of nationhood, right to a homeland and the right to self-determination. (*Notice given 19 June 2002*. *Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 14 October 2002*.)

26 MR PRICE: To move—That the following amendments to the standing orders be made:

- (1) Insert after standing order 61:
- "62 Unless moving the second reading of a bill or unless leave of the House is given, a Member may not read his or her speech."

- (2) Insert after standing order 84:
- **"84A** Notwithstanding any other provisions of the standing orders and subject to the discretion of the Chair, a Member may ask a Member making a speech to allow the Member to ask a question or make a comment relevant to the Member's speech."
- **"84B** A Minister moving the second reading of a bill received from the Senate may have the terms of his or her speech on the bill incorporated in *Hansard*."
- (3) Standing order 101:
 - (a) After the provisions under "Tuesday", insert:
 - "Wednesday:
 - 1. Notices and orders of the day. 2. Members' statements (at approximately 1.45 p.m.). 3. Questions without notice (at 2 p.m.). 4. Presentation of petitions. 5. Ministerial statements, by leave. 6. Matter of public importance. 7. Notices and orders of the day.
 - (b) Omit "Wednesday and Thursday", substitute "Thursday":
- (4) Standing order 106A:

After "Monday", insert "and Wednesday".

(5) After standing order 111:

"111A Before the end of each period of sittings, the Speaker must present to the House a list showing the Ministers who have made ministerial statements since the last tabling of such a list, the subject of each statement, the time taken and the time taken by any other Members speaking in response to the statements" (Notice given 28 June 2002, a.m. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 14 October 2002.)

27 **MS GAMBARO:** To move—That:

- (1) this House calls on the Government to fund a national co-ordinated study into Parkinson's disease due to the increase in the number of sufferers estimated to be 80,000 at present and the lack of comprehensive data on Parkinson's disease for more than 40 years;
- (2) the study determine:
 - (a) the number of sufferers;
 - (b) how the disease affects sufferers and their carers; and
 - (c) how much the disease costs the Australian community; and
- (3) the Government continues to place healthy ageing as a priority and that a national prevalence study of Parkinson's disease will aid in better treatment of the disease and assist in understanding the impact on future health budgets. (Notice given 21 August 2002. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 14 October 2002.)

28 MR BALDWIN: To move—That this House:

- (1) recognises the need to ease traffic congestion on the New England Highway to assist motorists from areas such as Beresfield and Thornton;
- (2) acknowledges a recent audit of the New England Highway by the NRMA which found the worst section of the highway is a 12.8km stretch between Hexham and Maitland which includes the Weakley's Drive intersection;
- (3) further acknowledges the audit which found that this particular stretch of road has a crash and casualty rate 79% higher than the route average;
- (4) recognises the most recent fatality on the New England Highway when a motorist was killed on the South Seas Drive intersection in August 2002; and
- (5) calls on all levels of government to progress work along this highway as quickly as possible, including:
 - (a) State Government construction of a link road between Beresfield and Thornton;
 - (b) construction of an interchange at the Weakley's Drive intersection; and
 - (c) funding of improvements to intersections along the highway that have an historically high rate of accidents. (Notice given 26 August 2002. Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays after 14 October 2002.)
- 29 MS ELLIS: To move—That Standard 9 (Employment Conditions) of the Disability Services (Disability Employment and Rehabilitation Program) Standards 2002 made under the *Disability Services Amendment*

- (Improved Quality Assurance) Act 2002, be disallowed. (Notice given 23 September 2002. Standard will be deemed to have been disallowed unless disposed of within 12 sitting days, including today.)
- 30 MR M. J. FERGUSON: To move—That Civil Aviation Amendment Regulation 2002 (No. 2), as contained in Statutory Rules 2002 No. 167 and made under the *Civil Aviation Act 1988*, be disallowed. (*Notice given 24 September 2002. Regulation will be deemed to have been disallowed unless disposed of within 13 sitting days, including today.*)
- 31 **MS IRWIN:** To move—That this House:
 - (1) notes the continued occupation by the State of Israel of the West Bank and Gaza Strip in contravention of United Nations Resolution 242 passed on 22 November 1967;
 - (2) supports the right of Israel to exist within secure borders;
 - (3) calls on the United Nations to insert a peace keeping force into the occupied territories of the West Bank and Gaza and the unconditional withdrawal of Israeli forces;
 - (4) calls for the recognition of the State of Palestine based on the pre 1967 borders of the West Bank and Gaza; and
 - (5) calls on the international community to encourage and support the resolution of outstanding differences between the State of Israel and the State of Palestine based on the Oslo and Camp David Agreements. (Notice given 25 September 2002. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays after 14 October 2002.)

Orders of the day

- 1 EMPLOYEE PROTECTION (EMPLOYEE ENTITLEMENTS GUARANTEE) BILL 2002 (Mrs Crosio): Second reading (from 11 March 2002). (Order of the day will be removed from the Notice Paper unless reaccorded priority on 14 October 2002.)
- 2 CORPORATE RESPONSIBILITY AND EMPLOYMENT SECURITY BILL 2002 (Mr McClelland): Second reading (from 11 March 2002). (Order of the day will be removed from the Notice Paper unless reaccorded priority on 14 October 2002.)
- 3 TAXATION LAWS AMENDMENT (A SIMPLER BUSINESS ACTIVITY STATEMENT) BILL 2002 (Mr McMullan): Second reading (from 11 March 2002). (Order of the day will be removed from the Notice Paper unless re-accorded priority on 14 October 2002.)
- 4 SUPERANNUATION GUARANTEE (ADMINISTRATION) AMENDMENT BILL 2002 (Mr Latham): Second reading (from 11 March 2002). (Order of the day will be removed from the Notice Paper unless reaccorded priority on 14 October 2002.)
- 5 WATER: Resumption of debate (from 11 March 2002) on the motion of Mr Forrest—That this House:
 - (1) acknowledges the seriously depleted nature of rainfall patterns across south east Australia in the last decade;
 - (2) recognises that adequate water availability is a limiting criterion for Australia's economic and population growth; and
 - (3) encourages the implementation of water conservation projects, including capital upgrades for inefficient and wasteful water supply projects, increased public education on measures to conserve water and increased meteorological research into changing rainfall patterns and possible intervention measures. (Order of the day will be removed from the Notice Paper unless re-accorded priority on 14 October 2002.)
- 6 **ALZHEIMER'S DISEASE:** Resumption of debate (*from 11 March 2002*) on the motion of Ms Grierson—That this House calls on the Government to support improved quality of life for people with Alzheimer's disease and their carers by:
 - (1) amending the Pharmaceutical Benefits Advisory Committee's eligibility requirements and conditions to include greater recognition of qualitative measures rather than quantitative measures; and
 - (2) allowing greater consideration of the advice of medical practitioners and carers involved in the daily management of patients to determine the continued eligibility for the use of the drug Aricept on the Pharmaceutical Benefits Scheme list. (Order of the day will be removed from the Notice Paper unless re-accorded priority on 14 October 2002.)
- 7 TAX CONCESSIONS: Resumption of debate (from 11 March 2002) on the motion of Mr Kerr—That this House expresses its concern at the growth of untargeted financial subsidies paid to the well off in the community and calls on the Treasurer to provide transparent information regarding the cost of tax

- concessions and direct payments to those who have high incomes in multiples of average weekly earnings. (Order of the day will be removed from the Notice Paper unless re-accorded priority on 14 October 2002.)
- 8 **PUBLIC LIABILITY INSURANCE:** Resumption of debate (*from 21 March 2002—Mr Abbott*) on the motion of Mr Windsor—That the House's program be altered to allow Members to debate the serious issue of public liability insurance to guide the Federal representatives before they attend the intergovernmental Summit scheduled on the issue for Wednesday, 27 March 2002, and that this House:
 - (1) recognises the widespread distress being caused by the insurance crisis and requires a multi-faceted approach by all levels of Government and the community to solve this dilemma;
 - (2) recognises the comments made by the Prime Minister in Question time last week "that there is not one level of government that can tackle the problem";
 - (3) notes with alarm the Treasurer's reply in question time today that the only Federal Government role will be to facilitate talks on the issue;
 - (4) acknowledges that under paragraph 51(xiv) of the Australian Constitution insurance is very much a Federal issue and demands that the Prime Minister takes a leadership role in relation to the National Insurance Summit being held on Wednesday 27 March 2002;
 - (5) acknowledges that this is the last opportunity for this House to send a message to the Government and the States, the views of our constituents prior to the insurance summit;
 - (6) recommends that a Joint Select Committee of Federal Parliament be established to address this important issue of public liability insurance with the widest possible terms of reference; and
 - (7) recognises and acknowledges that until a permanent and systemic solution to the public liability insurance crisis is found, the Government must implement emergency measures to allow public life and events to continue without fear of unreasonable public liability exposure. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on 14 October 2002.*)
- 9 **US STEEL TARIFFS:** Resumption of debate (*from 3 June 2002—Mr Baldwin, in continuation*) on the motion of Ms George—That this House:
 - (1) condemns the decision of the Bush Administration to impose tariffs and quotas on Australian steel imports;
 - (2) welcomes the recent backdown on the import of hot rolled coil;
 - (3) recognises that the US decision makes a mockery of the Administration's free trade rhetoric; and
 - (4) indicates deep concern about the impact of the decision on:
 - (a) employment levels within the steel industry and in the coal and iron ore sectors; and
 - (b) the dumping of increased volumes of surplus steel. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 14 October 2002*.)
- 10 **PUBLIC LIABILITY INSURANCE:** Resumption of debate (*from 3 June 2002—Mr Andren*, *in continuation*) on the motion of Mr McArthur—That this House:
 - (1) registers its concern about the escalating cost of public liability insurance, especially for smaller non-profit community groups;
 - (2) notes that a number of sporting and community groups indicate that further premium increases will curtail or end their activities in both urban and regional Australia; and
 - (3) calls on the Government to co-ordinate with State Governments urgent measures to cap claims and act against the litigious culture that contributes to high insurance premiums. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 14 October 2002.*)
- 11 **WORKING AND LIVING IN REMOTE AREAS:** Resumption of debate (*from 3 June 2002*) on the motion of Mr Haase—That this House:
 - (1) recognises and acknowledges the contribution made to the Australian economy by people working in remote areas of Australia;
 - (2) recognises the disparity of services and increased cost of living faced by people working and living in remote areas of Australia;
 - (3) encourages and compensates people choosing to live and work in remote areas of Australia by increasing the taxation zone rebate to an adequate level; and
 - (4) discourages the practice of fly-in, fly-out employment by restricting the payment of taxation zone rebate to permanent residents in remote areas of Australia. (*Order of the day will be removed from the*

Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 14 October 2002.)

- 12 **MUSCULAR DYSTROPHY:** Resumption of debate (*from 3 June 2002*) on the motion of Ms J. I. Bishop—That this House:
 - (1) recognises the need for additional funding for the National Health and Medical Research Council (NHMRC) to be allocated specifically for research into various forms of muscular dystrophy;
 - (2) notes the various forms of muscular dystrophy include Duchenne, Becker, limb girdle, congenital, facioscapulohumeral, myotonic, oculopharyngeal, distal and Emery-Dreifuss muscular dystrophies;
 - (3) acknowledges that Duchenne Muscular Dystrophy is the most common lethal genetic disorder of childhood, characterised by a rapidly progressive muscle weakness which almost always results in death usually by 20 years of age, and affects approximately 1 in every 3500 boys worldwide;
 - (4) acknowledges the urgency of the need for further research into Duchenne Muscular Dystrophy; and
 - (5) urges the Government to provide additional opportunities to enable medical scientists in Australia to undertake further research into muscular dystrophy. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays after 14 October 2002.)
- 13 **ANZAC LEGEND:** Resumption of debate (*from 17 June 2002*) on the motion of Mr Lloyd—That this House:
 - (1) notes the passing of Australia's last Anzac Gallipoli veteran, Mr Alec Campbell, and records its sympathy to his family:
 - (2) acknowledges the service and sacrifice of all Gallipoli veterans;
 - (3) notes the increasing number of young Australians who attend Anzac Day dawn services both in Australia and overseas; and
 - (4) encourages all Australians to ensure that the Anzac legend continues to be recognised and honoured. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays after 14 October 2002.)
- 14 AUSTRALIAN-CHILEAN COMMUNITY: Resumption of debate (*from 17 June 2002*) on the motion of Ms Roxon—That this House:
 - (1) notes that members of the Australian-Chilean community who were victims of suffering, torture, expulsion and exile at the hands of the Pinochet regime in Chile now receive a "pension of mercy" from the Chilean Government as a reparation for their suffering;
 - (2) expresses concern that these members of the Australian-Chilean community have their entitlement to an Australian pension affected by the Chilean payments while other people receiving similar payments, such as victims of the Holocaust who receive compensation from Germany or Austria "as victims of National Socialist Persecution", have these payments exempt for the purposes of income testing;
 - (3) recognises that these Australian-Chileans make a significant social and economic contribution to the Australian community and should be eligible for equal treatment and access to social security payments as other Australians; and
 - (4) calls on the Government to give those members of the Australian-Chilean community fair treatment by introducing legislation to exempt the Chilean "pensions of mercy" from the income test for Australian pensions similar to the exemption for other compensation payments in paragraphs (n) and (p) of subsection 8(8) of the Social Security Act 1991. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays after 14 October 2002.)
- 15 **WESTERN SYDNEY:** Resumption of debate (*from 17 June 2002*) on the motion of Mr Mossfield—That this House:
 - (1) notes that:
 - (a) Western Sydney is one of the fastest growing regions in Australia with a high proportion of young people;
 - (b) currently there is a negative perception of young people in Western Sydney, which is a mistaken view since Western Sydney is no different to any other region with regard to youth problems and youth achievements;
 - (c) there needs to be public recognition of the achievements of young people which is linked to high self esteem and minimises anti-social behaviour;

- (d) lack of access to educational facilities, especially information technology, has resulted in an imbalance of academic achievements; and
- (e) there is insufficient provision of community and recreational facilities for young people in Western Sydney;
- (2) urges the Government to:
 - (a) research methods of providing adequate access to computer facilities for the disadvantaged in Western Sydney in order to close the digital divide; and
 - (b) provide urgently needed youth community facilities in the Western Sydney area to address the social needs of young people; and
- (3) acknowledges the work of the Blacktown Youth Orientation in drafting this motion and bringing these issues to light. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays after 14 October 2002.)
- 16 **SHIPPING INDUSTRY:** Resumption of debate (*from 17 June 2002—Mr Wakelin, in continuation*) on the motion of Ms O'Byrne—That this House:
 - (1) condemns the Howard Government for its policies that have and continue to undermine the Australian shipping industry;
 - (2) recognises that this neglect puts at great risk our environment, our security and our ability to compete in the shipping industry and is therefore against Australia's national interest; and
 - (3) calls upon the Minister to support the Australian shipping industry before our coastline is ravaged and our industry and merchant employment opportunities destroyed. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays after 14 October 2002.*)
- 17 AUSTRALIAN CITIZENSHIP FOR ELIGIBLE DE FACTO SPOUSES BILL 2002 (Ms Plibersek): Second reading (from 24 June 2002). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 14 October 2002.)
- 18 **NATIONAL MONUMENT TO IMMIGRATION FUND:** Resumption of debate (*from 24 June 2002—Mr Hatton, in continuation*) on the motion of Mr Nairn—That this House:
 - (1) recognises the invaluable contribution that immigrants have made to Australia's development;
 - (2) believes it is appropriate to recognise this through the construction of a monument in the National Capital;
 - (3) supports the efforts of those who have established the National Monument to Immigration Fund which seeks to achieve this goal; and
 - (4) remains informed of the progress of this project. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 14 October 2002.*)
- 19 **COCHLEAR IMPLANTS:** Resumption of debate (*from 24 June 2002—Dr Washer, in continuation*) on the motion of Mr Rudd—That this House:
 - (1) notes the Government's plan based on the recommendations of the Private Health Industry Medical Devices Expert Committee to remove speech processors from Appendix A, Schedule 5 of the *National Health Act 1953*, meaning the withdrawal of private health funding for upgrades and replacements for cochlear implants (bionic ears); and
 - (2) calls on the Government to find a way that the profoundly deaf, especially children, can continue to secure upgrades and replacements for their cochlear implants by requiring private health funds to continue to cover the cost of the prosthesis. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 14 October 2002.)
- 20 **SHARE OWNERSHIP:** Resumption of debate (*from 24 June 2002—Ms Roxon, in continuation*) on the motion of Mr Hunt—That this House:
 - (1) endorses actions taken by the Australian Government to improve the spread of share ownership in Australia and to make shares available to Australians who had not previously owned shares; and
 - (2) deplores actions that have been taken which limit the spread of shares more generally to all Australians. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 14 October 2002*.)
- 21 **ILLEGAL FISHING:** Resumption of debate (*from 19 August 2002—Ms Grierson, in continuation*) on the motion of Mrs Moylan—That this House:
 - (1) condemns the action of foreign nationals:

- (a) illegally fishing in the Heard Island and McDonald Zone and stealing an estimated 2,000 tons of Patagonian tooth fish per month;
- (b) for their flagrant disregard for the sovereignty of Australia's exclusive economic zone;
- (c) for decimating an endangered species of albatross and other seabirds by using illegal fishing methods, flouting Australian and international environment regulations; and
- (d) for threatening the future of the species in the area and the commercial sustainability of the Patagonian tooth fish fishery;
- (2) notes that the Australian fishing industry is limited to catching 2,815 tons of Patagonian tooth fish this year;
- (3) notes that if this practice continues, it threatens the estimated \$30 million earned annually by the Australian fishing industry, puts at risk the direct employment of approximately 120 people and the indirect employment of approximately 500 people;
- (4) commends the Australian Government for its decision to propose the listing of Patagonian tooth fish on schedule two of the Convention in International Trade and Endangered Flora and Fauna;
- (5) commends the Australian Government for its previous successful apprehension by the Australian Navy of several illegal foreign fishing vessels; and
- (6) in light of the continuing serious breaches, calls on the Government to further strengthen action to prevent any further illegal incursions of our southern Exclusive Economic Zone by:
 - (a) continuing naval action to apprehend those responsible for this illegal action;
 - (b) implementing a civilian surveillance patrol with an armed boarding capacity;
 - (c) substantially increasing the financial penalties to a level that deters future offences;
 - (d) working closely with the Australian fishing industry to strengthen surveillance and apprehend offenders:
 - (e) seeking further co-operation with the French Government whose territorial integrity is similarly threatened;
 - (f) pursuing offenders through dialogue with various countries where operations supporting illegal fishing are based; and
 - (g) ensuring Australian territorial integrity is maintained. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 14 October 2002.)
- 22 **GENERAL PRACTITIONERS:** Resumption of debate (*from 19 August 2002—Mr Bartlett, in continuation*) on the motion of Ms Hall—That this House:
 - (1) condemns the Howard Government for failing to address:
 - (a) the shortage of general practitioners in regional, rural and outer metropolitan areas; and
 - (b) the decline in general practitioners bulk billing in these areas; and
 - (2) calls on the Howard Government to immediately implement a strategy to address the decline and shortages. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 14 October 2002.)
- 23 **GREAT APES:** Resumption of debate (*from 19 August 2002*) on the motion of Mr Hawker—That this House:
 - (1) notes with alarm the serious decline in the population of the Great Apes–gorillas, bonobos, orangutans and chimpanzees, which could lead to their extinction in the next 10 years;
 - (2) recognises that habitat destruction due to illegal logging, mining and associated activities including poaching, are all contributing to this threat of extinction;
 - (3) acknowledges that war, civil unrest and a breakdown in law and order also contribute to the problems in many of these habitat areas;
 - (4) notes Australian Government participation, principally through zoos and also with the Humane Society International, in the conservation of the Great Apes;
 - (5) notes the support of the UK Government for the Great Apes Survival Project, which is backed by the UN Environment Programme; and
 - (6) calls on the Federal Government to increase its support for the efforts of the UN Environment Programme to help save the Great Apes. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 14 October 2002.*)

- 24 **LOCAL LIBRARIES:** Resumption of debate (*from 19 August 2002*) on the motion of Mr Latham—That this House:
 - (1) the role of Australia's 1700 municipal libraries in providing information services and community-based learning throughout the nation;
 - (2) Federal responsibility for assisting the development of the local library network, especially with new IT services; and
 - (3) ensuring the National Library of Australia's Kinetica database is affordable for local libraries. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 14 October 2002*.)
- 25 WORKPLACE RELATIONS AMENDMENT (UNFAIR DISMISSAL—LOWER COSTS, SIMPLER PROCEDURES) BILL 2002 (Mr Crean): Second reading (from 26 August 2002). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays after 14 October 2002.)
- 26 KOKODA: Resumption of debate (from 26 August 2002) on the motion of Mr Barresi—That this House:
 - (1) expresses its gratitude to the "Heroes of Kokoda" as we reflect upon the 60th anniversary of the Battles to Save Australia, and accordingly give due honour and respect to the memory of these heroes by:
 - (a) supporting the development of the Kokoda Track as a National Memorial Park, which will ensure it remains a historical, cultural and commemorative experience for all Australians; and
 - (b) establishing a joint Australian and Papua New Guinean Master Plan under the guidance of Australian Government and local PNG Provincial government personnel;
 - (2) expresses support of the Government's commitment of \$1.5 million for the establishment of 3 memorials in Papua New Guinea, one of which will be constructed at Isurava to commemorate the Battle at Kokoda; and
 - (3) calls on all Australians in this the 60th anniversary month to commemorate the sacrifice of all servicemen who participated in the battles along the Kokoda Track by:
 - (a) inaugurating a National Day of Remembrance celebrated both in Australia and at Owers Corner, PNG;
 - (b) congratulating the Australian Football League, the members, supporters and administrators of the Sydney Swans and Richmond Tigers for their annual commemorative game at Stadium Australia, honouring the Spirit of Kokoda; and
 - (c) supporting the establishment of a Fuzzy Wuzzy Angel Scholarship Foundation to educate the sons and daughters of the Kokoda Trail Villagers as a sign of our nation's gratitude for the selfless sacrifice of the local people during the campaign. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays after 14 October 2002*.)
- 27 **CHILD SEXUAL ABUSE:** Resumption of debate (*from 26 August 2002*) on the motion of Ms Plibersek—That this House:
 - (1) recognises the physical, emotional and psychological damage caused by child sexual abuse;
 - (2) recognises that in every state in Australia adults who have sexual relations with teenagers under the age of 16 are committing a criminal offence, and there are no excuses for this behaviour;
 - (3) commits itself to providing a safe environment for every child in Australia;
 - (4) commits itself to playing a role in ending sexual abuse of children overseas; and
 - (5) commits itself to acknowledging and seeking to mend the harm done to victims of child sexual abuse. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays after 14 October 2002.)
- 28 **MAMMARY PROSTHESES:** Resumption of debate (*from 26 August 2002*) on the motion of Ms Vamvakinou—That this House:
 - notes the recommendation of the February 1995 report of the House of Representatives Standing Committee on Community Affairs to amend the Medicare rebate schedule to include the provision of mammary prostheses;
 - (2) recognises that estimates of women undergoing breast cancer surgery in Australia approach 1000 per month with more than one-third requiring a mastectomy;

- (3) recognises the ongoing cost (financial, physical and emotional) of wearing required prostheses and shell/breast forms and acknowledges the strain on muscles and posture following the loss of a breast or a significant part of the breast;
- (4) recognises the ongoing cost of prostheses and acknowledges that there is no Commonwealth Government scheme to lessen the financial burden faced by women following breast surgery for those in need of prosthetics;
- (5) notes *The Canberra Times* article "Dead women's breast prostheses resold" appearing on 3 June 2002 detailing the reuse of mammary prostheses amongst breast cancer patients facing financial hardship;
- (6) calls on the Government to provide mammary prostheses through the Medicare rebate schedule; and
- (7) condemns the Government over budget measures where the sickest and poorest Australians and families will be hit with an increase of almost 30% in the cost of their essential medicines. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays after 14 October 2002*.)
- 29 TOBACCO EXCISE WINDFALL RECOVERY (ASSESSMENT) BILL 2002 (Mr S. F. Smith): Second reading (from 16 September 2002). (Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 7 sitting Mondays after 14 October 2002.)
- 30 **BROADBAND SERVICES:** Resumption of debate (*from 16 September 2002—Mr Hunt, in continuation*) on the motion of Mr Mossfield—That this House:
 - (1) acknowledges that:
 - (a) quality access to the Internet and to information technology in general is becoming a necessity, rather than a luxury, in modern Australian society; and
 - (b) infrastructure is not keeping pace with technological advancements, particularly in new and developing suburbs on the outer metropolitan fringe of Australia's capital cities;
 - (2) notes that:
 - (a) Telstra and Optus discontinued its cable roll-out before many of the new, outer metropolitan, suburbs existed;
 - (b) the existing location of Telstra exchanges means that ADSL is unavailable in many developing suburbs;
 - (c) there has been an increase in the use of "split pair gains" as a method of providing basic telephone services to developing suburbs which is also incompatible with ADSL; and
 - (d) satellite is the only broadband delivery system available to many Australians and that this is the most expensive broadband service available; and
 - (3) calls on the Government to:
 - (a) investigate the true extent of this problem facing many Australians in developing communities;
 - (b) examine whether Telstra's Community Service Obligation is adequate when dealing with broadband delivery services; and
 - (c) develop a comprehensive solution to the problem of lack of access to broadband services. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 14 October 2002.)
- 31 **ADHESIVE ARACHNOIDITIS:** Resumption of debate (*from 16 September 2002*) on the motion of Ms George—That this House:
 - (1) acknowledges the pain and suffering of Australians living with the disease Adhesive Arachnoiditis;
 - (2) accepts that many current sufferers were at some time involved in a spinal x-ray procedure known as a myelogram;
 - (3) believes that an independent inquiry is necessary to investigate:
 - (a) the effects of exposure to the chemical Iophendylate (marketed under the name Pantopaque and Myodil);
 - (b) the basis on which Iophendylate was licensed, marketed and used in Australia; and
 - (c) the social and economic costs arising from the disease;
 - (4) acknowledges the important work undertaken by the support group Chemically Induced Adhesive Arachnoiditis Sufferers of Australia and its founder Derek Morrison; and
 - (5) requests the Government to provide some resources and assistance to the Committee to enable it to carry on its worthwhile work which up until now has been done on a voluntary basis. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 14 October 2002.)
- 32 TRADE PRACTICES AMENDMENT (PUBLIC LIABILITY INSURANCE) BILL 2002 (Mr McMullan): Second reading (from 23 September 2002). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 14 October 2002.)

- 33 **TRADE PRACTICES AMENDMENT** (**CREDIT CARD REFORM**) **BILL 2002** (*Mr Griffin*): Second reading (from 23 September 2002). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 14 October 2002.)
- 34 **DROUGHT:** Resumption of debate (*from 23 September 2002—Mr Gibbons, in continuation*) on the motion of Mr Cobb—That this House:
 - (1) notes the serious state of drought across the south eastern part of the Australian continent;
 - (2) recognises the variability of weather patterns across Australia;
 - (3) recognises the serious economic and social impact being felt by rural communities;
 - (4) acknowledges the need to maintain the long term viability of agriculture in the drought affected regions; and
 - (5) calls on State Governments to provide a more substantial financial contribution to drought relief. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 14 October 2002.)
- 35 WORKPLACE RELATIONS AMENDMENT (UNFAIR DISMISSAL—LOWER COSTS, SIMPLER PROCEDURES) BILL 2002 (Mr Crean): Second reading (from 23 September 2002). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 14 October 2002.)
- 36 **ETHNIC COMMUNITY BROADCASTING:** Resumption of debate (*from 23 September 2002*) on the motion of Ms Vamvakinou—That this House:
 - (1) pays tribute to the thousands of dedicated people across Australia who are involved every week in ethnic community broadcasting;
 - (2) recognises that the Australian Ethnic Radio Training Project (AERTP), auspiced by the National Ethnic and Multicultural Broadcasters Council, performs a vital role in providing nationally available, quality, accredited, value-for-money competency-based training for aspiring ethnic community broadcasters;
 - (3) acknowledges there is an ongoing demand for such training from new broadcasters, new programs, new language groups and from existing groups; and
 - (4) calls on the Government to provide further financial support to AERTP to ensure that it continues to operate beyond the 2002-2003 financial year. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 14 October 2002.*)
- 37 **TOURISM INDUSTRY:** Resumption of debate (*from 23 September 2002*) on the motion of Mrs Gash—That this House:
 - (1) recognises the positive contribution of this Government in encouraging the tourism industry in Australia;
 - (2) notes the impact of external factors on the local industry;
 - (3) recognises the contribution of local and regional tourism to the national economy;
 - (4) acknowledges the important role of local and regional tourism in providing employment opportunities for young people; and
 - (5) recognises the need for more equitable dismissal laws for small business to ensure greater employment opportunities are made available by employers in the tourism industry. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 14 October 2002.)

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 today 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

PRIVATE MEMBERS' BUSINESS

Order of the day

- 1 **DEFENCE FORCE PERSONNEL:** Resumption of debate (*from 26 September 2002*) on the motion of Mr Hawker—That this House:
 - (1) recognises the significant contribution Australia's defence servicemen and women are making overseas in places including East Timor, the Persian Gulf and Afghanistan;
 - (2) praises the skills, dedication and professionalism of these fine young Australians;
 - (3) draws these matters to the attention of Parliament and all Australians; and
 - (4) acknowledges the success of the Armed Forces Parliamentary Programme in giving Members of Parliament a greater understanding and better appreciation of the commitment of our defence force personnel.

QUESTIONS ON NOTICE

On the first sitting day of each fortnight, a complete Notice Paper is published containing all unanswered questions. On subsequent days, only new questions for the sitting are included in the Notice Paper. The full text of all unanswered questions is available at:

www.aph.gov.au/house/info/notpaper/qons.pdf.

13 February 2002

36 **MR MURPHY:** To ask the Treasurer—Will he obtain Income Tax Exemption Charity Status for non-profit child care centres that look after children, including children with a disability, children with special needs, Aboriginal children and children from disadvantaged families; if not, why not.

37 MR MURPHY: To ask the Treasurer—

- (1) Is there a large number of anomalies associated with the current definition of a charity as a benevolent institution under the *Income Tax Assessment Act 1997* (ITA Act).
- (2) Will amendments to the ITA Act need to be made to reflect community needs to enable charitable entities to benefit from tax deductible donations to assist their work.
- (3) In view of the need for some charitable entities like the Breast Cancer Action Group NSW to undertake advocacy on behalf of their clients, is he prepared to recommend to the Government that amendments to the ITA Act should be made to ensure that such advocacy activities should not be a disqualifying criterion for Deductibility Gift Recipient Status; if not, why not.
- (4) Does the St Vincent de Paul Society enjoy Deductible Gift Recipient Status; if so, is the Society precluded from engaging in any form of advocacy on behalf of the people it assists; if so, why; if not, why not.
- (5) Will the Government encourage not-for-profit public good groups to address the problems of their members and others in the community by amending the definition of Deductible Gift Recipient Status so that such groups can more readily attract donations; if not, why not.
- (6) Did the Charities Inquiry complete its report by 30 June 2001; if not, why not.
- (7) Will the Charities Inquiry report be made available to the public during the 40th Parliament; if so, when; if not, why not.

40 MR MURPHY: To ask the Treasurer—

- (1) Has his attention been drawn to a report in *The Age* newspaper on 26 June 2001 titled "Tax experts declare: we are confused".
- (2) Has his attention been drawn to the comment in that report by the Tax Agents' Association President, Ray Regan that (a) this year's Taxpack has confused even the experts and (b) the Government's tax reforms had complicated the system so much that tax agents' fees would increase by 50 to 100 % this year.
- (3) Has his attention also been drawn to a similar report in *The Canberra Times* on 26 June 2001 titled "Post-GST Taxpack too complicated: expert".
- (4) What action is he taking to make it easier for tax agents and taxpayers to better understand this year's Taxpack.
- (5) What action is he taking to minimise the increased costs taxpayers are bearing following the introduction of the Government's recent tax reforms.

41 MR MURPHY: To ask the Treasurer—

- (1) Does subsection 262A(4) of the Income Tax Assessment Act require each person who is liable to pay income tax to retain their taxation records for a period of five years from the latter of the date on which the records were originally prepared or obtained, or the date on which the transactions or acts to which those records relate were completed.
- (2) Does section 70 of the Taxation Administration Act prescribe the keeping of records of indirect tax transactions for at least five years after the completing of the transactions or acts to which they relate, including the goods and services tax (GST).
- (3) Is he aware that, in light of the Government's amendments to the taxation law and in particular the introduction of the goods and services tax, the volume of records required to be kept under the

- provisions of these Acts will increase significantly by imposing a substantial storage cost on individual taxpayers by virtue of the Acts' record retention provisions.
- (4) In light of the increased personal financial burden of document storage costs on individual taxpayers through the introduction of the GST, will be amend the retention provisions of both Acts to reduce the retention periods from five years to three years; if not, why not

42 MR MURPHY: To ask the Treasurer—

- (1) Is it stated at page 36 of *Taxpack 2001* that the ATO can ask taxpayers who claim work related deductions of over \$300 to justify such claims with written evidence.
- (2) How did the ATO determine the threshold of \$300 for work related deductions to require written evidence.
- (3) In determining the threshold of \$300, did the ATO consider the impact of the GST; if not, why not.
- (4) Will the Taxation Commissioner consider reviewing the threshold of \$300 for work related deductions to require written evidence; if not, why not.
- 43 **MR MURPHY:** To ask the Treasurer—What percentage of (a) barristers and (b) solicitors pay the top marginal rate of income tax.

44 MR MURPHY: To ask the Treasurer—

- (1) Has his attention been drawn to an article in the *Australian Financial Review* of 11 May 2001 titled "ACCC shot down over airport price regulation".
- (2) Has the Australian Competition and Consumer Commission (ACCC) accepted a Federal Government direction to back Sydney Airport Corporation's bid to secure an unregulated stream of revenue from non-aeronautical services such as shops and car parking.
- (3) What cost impacts will this direction have on consumers of (a) aeronautical and (b) non-aeronautical services.
- (4) Will he furnish a copy of the direction to Parliament; if so, when.
- (5) What public interest consultation was undertaken in making the direction.
- (6) Was the Board of Airline Representatives of Australia consulted.
- (7) What other public interest groups were consulted.
- (8) Does he agree with the ACCC head, Professor Fels' prediction that this decision will result in higher prices.
- (9) What are the policy and moral grounds for the direction to the ACCC.
- (10) What are the public interest impacts of the decision on (a) consumers of airport services and (b) tenants of privatised airports, particularly service providers such as airline companies, on their profitability.
- (11) Will the direction have an adverse effect on profitability of airline companies and other service providers due to non-regulation of non-aeronautical services in Australia's privatised airports.

46 MR MURPHY: To ask the Treasurer—

- (1) Will he provide details of the parent controlling interest of Airport Motorways Limited.
- (2) Will he provide details of the majority shareholders of Infrastructure Trust Australia (ITA).
- (3) Is Macquarie Bank one of the bidders for Sydney Airport.
- (4) Can the possibility that cross-industry of infrastructure associated with Sydney Airport, including road access to that airport, constitute monopolistic-like control of infrastructure to Sydney Airport.

47 MR MURPHY: To ask the Treasurer—

- (1) Has his attention been drawn to a media release from the Productivity Commission, dated 24 August 2001, titled "Price Regulation of Airport Services" in which the Productivity Commission recommends as its preferred option a five-year period of price and conduct monitoring for Sydney Airport, with no direct control over that period.
- (2) If so, (a) upon what policy basis is this recommendation based, (b) upon what policy basis and instruments is the existing regulatory regime of price caps and regulation founded, (c) will he table copies of these policy instruments in the House and (d) will he table the policy reasoning that has led to the recommendation by the Commission that a monitoring regime be initiated.
- (3) Further to the media release and an article at page 56 in the *Australian Financial Review* of 25-26 August 2001 concerning the Australian Competition and Consumer Commission's (ACCC) overall

- ruling on Sydney's aeronautical charges, (a) what is the policy rationale for the system of dual till pricing and (b) what impact will a dual till pricing system have on charges for consumers.
- (4) Does the Commission's judgment conflict with the ACCC's overall ruling to increase aeronautical charges.
- (5) What impact will the ACCC's decision to increase aeronautical charges by 97% have on the second till non-aeronautical tenants, including shop owners, parking station owners and restaurants at Sydney Airport.
- (6) Will the 97% increase in aeronautical charges decrease turnover for the non-aeronautical tenants at Sydney Airport due to increased airfares and other charges thus economically pricing out prospective consumers of Sydney Airport services.
- (7) Will the new two-till system enable the prospective bidders for Sydney Airport's airport lease to increase non-aeronautical tenants' rents, thus decreasing profitability for those non-aeronautical tenants at Sydney Airport.
- (8) Will he provide case references for the court actions referred to in the *Australian Financial Review* article.
- (9) Are the terms of settlement between the parties in the litigation matters in the public interest and should be disclosed.
- (10) In which court did the proceedings take place.
- (11) Were proceedings in the relevant court closed proceedings.
- (12) Are the terms of the out of court settlement in the public interest and do they warrant public scrutiny.
- (13) Do the terms of the out of court settlement directly impact on persons not party to the legal proceedings, including the general public and non-aeronautical tenants of Sydney Airport; if not, why not.
- (14) Upon what policy basis does the Productivity Commission seek to avoid the currently high level of regulatory involvement.
- (15) Will he seek to challenge the Commission's findings regarding its judgment or does he agree with the Commission's findings; if so, why; if not, why not.
- (16) Why does the Commission consider the current level of regulatory involvement as high.
- (17) Will he seek advice from the Commission to explain what is the existing policy of the current regulatory regime.
- (18) Are aeronautical services for Sydney Airport subject to price surveillance and are aeronautical related services subject to price monitoring.
- (19) Is Sydney Airport subject to pricing regulation under the Prices Surveillance Act.
- (20) Is Sydney Airport further subject to the current regulations under the Prices Surveillance Act made in 1997.
- (21) Would the current arrangements of pricing regulation apply only for the first five years of operation of the lease of Sydney Airport and Sydney Basin airports.
- (22) Further to the statement in relation to terms of reference No. 5 of the Commission draft report titled "Price Regulation of Airport Services", (a) what is the policy rationale for the premise that the price caps applied to aeronautical services will no longer operate, (b) what is the policy rationale for applying this regulation for only a five year period, (c) what event or milestone date did the Government contemplate in 1997 that predicated a sunset clause to terminate a price surveillance regulatory regime such as the 1997 regulations and (d) were the regulations instituted with a view to the elimination of price capping in 2002; if so, what is the policy basis to eliminate the price capping provisions in 2002.
- (23) Did he contemplate in 1997 the sale of Sydney Airport by transfer of the airport lease from Sydney Airport Corporation to a private person; if so, at the time of making his prices surveillance regulation that currently regulates Sydney Airport, did he know that the airport would be leased to a private entity or corporate person who is not the current lessee.
- (24) In 1996 when the then Minister for Transport and Regional Services made his second reading speech on the Airports Bill 1996, was it stated that Sydney Airport would not be sold until Sydney Airport's aircraft noise problems had been solved.
- (25) Did he know whether the pricing regulatory regime must accommodate a financial component that satisfies all policy objectives of Government, including solving Sydney Airport's aircraft noise

- problems through the full introduction of the Long Term Operating Plan (LTOP) and the completion of a genuine environmental impact statement (EIS) for Sydney West Airport and the construction of that airport.
- (26) Does paragraph 8(1)(b) of the Productivity Commission Act state that a general policy guideline of the Commission is to reduce regulation of industry, including regulation by the States, Territories and local government, where this is consistent with the social and economic goals of the Commonwealth Government.
- (27) Is he able to say whether the LTOP is a Ministerial Direction issued by power given to the Minister for Transport and Regional Services under section 16 of the Air Services Act.
- (28) Is the LTOP, for the purposes of paragraph 8(1)(b) of the Productivity Commission Act, a social and economic goal of the Commonwealth Government; if not, why not.
- (29) Is the construction of Sydney West Airport at Badgerys Creek a social and economic goal of the Commonwealth Government, pursuant to paragraph 8(1)(b) of the Productivity Commission Act; if not, why not.
- (30) Is it reasonable for the Commission to accept submissions at public hearings into the draft report on the Price Regulation of Airport Services, concerning the two relevant social and economic goals of the Commonwealth Government referred to in part (25).
- (31) Is it reasonable for the Commission to consider these goals when considering the terms of reference to the Price Regulation of Airport Services at Sydney Airport; if not, why not, given paragraph 8(1)(b) of the Productivity Commission Act.
- (32) Can price regulation be used to administer environmental control of Sydney Airport in meeting the Government's social and economic goals and fulfilling the LTOP.
- (33) Does paragraph 8(1)(e) of the Productivity Commission Act state that a general policy guideline of the Commission is to recognise the interests of industries, employees, consumers and the community, likely to be affected by measures proposed by the Commission.
- (34) Does the Sydney Airport Community Forum (SACF) and its members represent members of the community likely to be affected by measures proposed by the Commission; if not, (a) why not and (b) will he notify the Productivity Commissioner under the powers given him pursuant to subsection 8(2), that the SACF and its members be considered members of the community likely to be affected by measures proposed by the Commission; if not, why not.
- (35) Is he able to say whether, by virtue of membership of the SACF, members of the SACF constitute part of a statutory committee established under the auspice of the Commonwealth Department of Transport and Regional Services and as such, constitute a formal element of the public interest process of community consultation as established by the Minister for Transport and Regional Services.
- (36) In fulfilling its obligations under section 8 of the Productivity Commission Act, must the Commission consider environmental and ecological constraints as part of the Act's general policy guidelines; if not, why not.
- (37) Will he notify the Productivity Commissioner in writing under the powers given him pursuant to subsection 8(2) that the (a) full implementation of the LTOP and (b) construction of Sydney West Airport before the sale of Sydney Airport as a strategic solution to solving Sydney Airport's aircraft noise problems, are matters going to the operation of paragraph 8(1)(b) as a social and economic goal of the Commonwealth Government and need to be considered as part of the Commission's terms of reference in respect to the draft report on Price Regulation of Airport Services; if not, why not.
- (38) Is the Commission's scope of inquiry into Price Regulation of Airport Services narrow as it has not been directed to report on whether relevant Government social, economic and other goals are adversely affected, compromised or negated; if not, why not.
- (39) Is the Commission's direction of recommendations flawed in that the Commission is not being called upon to identify relevant issues going to social and economic goals.
- (40) For the purposes of clause 9 of the draft report's scope of inquiry, do key interest groups and affected parties include the SACF and its members.

48 MR MURPHY: To ask the Treasurer—

- (1) Does he have administrative portfolio responsibility for Part IIIA of the Trade Practices Act.
- (2) Does section 50AA of the *Corporations Act 2001* define control of a corporation in a broad manner, without specifying the percentage of controlling interest.

- (3) Does schedule 1 of clause 6 of the Broadcasting Services Act state that if a person has an interest in a company exceeding 15%, the person is to be regarded as being in a position to exercise control of the company.
- (4) Pursuant to the Foreign Acquisitions and Takeovers Act, is 15% the test applied for him to block acquisitions that would result in the control of a business passing to foreign persons.
- (5) Is he able to say whether, pursuant to the SANTOS (Regulation of Shareholdings) Act 1989 (SA), no shareholder can own more than 15% of SANTOS.
- (6) Pursuant to the clause 850B of the Financial Services Reform Bill 2001, is 15% the test applied to prevent market operators such as the Australian Stock Exchange or the Sydney Futures Exchange before ministerial approval is required.
- (7) Pursuant to the Financial Sector (Shareholdings) Act, is a person prohibited from holding a stake of greater than 15% in an authorised deposit-taking institution.
- (8) What is the policy rationale upon which the figure of 15% is based.
- (9) At 15%, does the operation of a parent company over pairs of airport lessee companies constitute a controlling interest; if not, why not.
- (10) Does the parent shareholding interest provisions for paired ownership of Australian airports bring this threshold of 15% into conflict with Part IIIA of the Trade Practices Act; if not, why not.
- 77 MR ANDREN: To ask the Treasurer—For the years ending 30 June (a) 1999, (b) 2000 and (c) 2001, (i) how many taxpayers claimed the dependent spouse rebate, (ii) how many taxpayers had tax debts and penalties raised against them for failure to include Basic Parenting Allowance in the Separate Net Income section of their returns, (iii) what was the average time between lodgement date and when taxpayers were notified of the debts referred to in part (ii), (iv) how many taxpayers with debts described in part (ii) lodged formal objections with the Australian Taxation Office and (v) of the formal objections lodged, how many have resulted in having the tax shortfall penalty waived.
- 85 **MR McCLELLAND:** To ask the Treasurer—Does the Government have any plans to abandon and or modify the Diesel and Alternative Fuels Grants Scheme; if so, what are the Government's proposals.

91 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.

92 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 (a) 1998-99, (b) 1999-2000 and (c) 2000-2001.
- (4) What will be the impact of these departures on the time taken to process taxation returns.
- (5) Have staff been transferred out of the Large Business and International business line; if so, how many.
- (6) What has been the cost of outsourcing the information technology function to EDS in each financial year since this first occurred.
- (7) What percentage of the ATO budget was allocated to information technology in (a) 2000-2001, (b) 1999-2000, (c) 1998-99, (d) 1997-98 and (e) 1996-97.
- (8) 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.

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

- (1) Does the Australian Taxation Office (ATO) still have an Information Technology department; if so, (a) what is the cost of that department, (b) how many staff does it employ and (c) what is its function.
- (2) What is the total of the financial penalties levied upon EDS for non-achievement of service credits to date and over the first year of the contract.
- (3) Has the ATO hired a company to ascertain whether or not the ATO has achieved savings by outsourcing its IT department to EDS; if so, (a) what is the name of the company, (b) what is its brief, (c) what is the cost to the ATO of the review and (d) did the company have to win a tender to carry out this work.

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

- (1) Does a landlord require an Australian Business Number (ABN).
- (2) Does a tenant require an ABN.
- (3) Is a tenant who is operating a business from their rented accommodation required to supply an ABN to the landlord.
- (4) Does Taxation Ruling MT 2000/2 state that "If you let out residential premises where the whole of the premises is to be used predominantly for residential accommodation purposes you are entitled to get an ABN, but you do not need one for PAYG withholding purposes"; if so, what is the definition of "whole" and "predominantly" and how is the determination arrived at.
- (5) If a taxpayer rents a residential flat and uses one of the three bedrooms to run a web publishing business is he or she required to provide an ABN to the landlord.
- (6) How does a landlord determine (a) the use of the premises and (b) whether or not they should require the presentation of an ABN.

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

- (1) Is he aware of reports that his electorate officer, Margaret Nicolls, contacted the Tax Office on behalf of a constituent, and was told by an officer of the Tax Office that it was about time the Treasurer knew what people were experiencing with the delays and current workload of the ATO.
- (2) Is it the case that bad language used by the Tax Officer was the subject of a report to him.
- (3) Has the Tax Officer concerned been the subject of disciplinary action; if so, what action was taken against him.

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

- (1) How many workers and what classes of workers will be affected by the decision of the Administrative Appeals Tribunal in the case of Quest Personnel Temping Pty Ltd vs Commissioner of Taxation (AATA 124).
- (2) Does the decision apply retrospectively or just to payments made to workers in the future.
- (3) How will the Government ensure that all employers comply with the decision.

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

- (1) Has his attention been drawn to reports of barristers avoiding large tax debts by declaring themselves bankrupt.
- (2) Is the Australian Taxation Office (ATO) able to garnishee notices under S.128 of the *Income Tax Assessment Act 1936* to payments made to barristers by their clients in order to repay tax debts; if so, has the ATO been issuing these notices; if not, why not.

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

- (1) Was Andersen Consulting appointed to conduct a wide-ranging overhaul of the Australian Taxation Office's (ATO) client relations, including dealings with taxpayers.
- (2) What was the estimated cost of this overhaul.
- (3) Was Minter Research awarded a \$90 000 contract to review ATO relations with non-business clients.
- (4) Was the purpose of these taxpayer funded reviews to find out why the ATO (a) mishandled the transition to GST and (b) took so long to appreciate the difficulties small business was having due to GST paperwork; if not, what is the purpose of the reviews.

- 99 **MR K. J. THOMSON:** To ask the Treasurer—Was Black Is White awarded a contract in excess of \$1.3 million by the Australian Taxation Office to provide strategic advice and writing services to develop, implement and evaluate a communication program for all business tax reform products.
- 101 MR M. J. FERGUSON: To ask the Prime Minister—
 - (1) Did his Department receive a license agreement for the Super Dome box; if so, what was the basis of the agreement.
 - (2) In addition to the \$850 000 for the cost of tickets to the Olympics for use by Government, the \$240 000 for use of a 20-seat box at Stadium Australia, and the \$120 000 for an 18-seat box at the Super Dome, what was the breakdown of other costs incurred by him and other Ministers when entertaining guests during the Olympic Games.
- 103 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—With respect to the Roads of National Importance program can be provide the requests for funding under this program submitted by each State and Territory Government for the (a) 1999-2000, (b) 2000-2001 and (c) 2002-2003 financial years.

115 MR M. J. FERGUSON: To ask the Treasurer—

- (1) Did the former Minister for Financial Services and Regulation direct that the Australian Competition and Consumer Commission (ACCC), when assessing aeronautical charges at Sydney Airport, not take account of revenues generated by the airport operator for services other than aeronautical services; if so, (a) when did the Government make the decision to issue the direction to the ACCC and (b) on what date was the direction given to the ACCC.
- (2) When did the ACCC commence the process of assessing aeronautical charges at Sydney Airport and what was the date of final submissions.
- (3) During the course of the ACCC's consultations relating to the Sydney Airports Corporation Ltd pricing proposal, did the former Minister issue any other direction or change any parameter for the review; if so, what was the nature of that direction or change and on which date was it issued or made.
- (4) Given that the Productivity Commission is considering arrangements for price regulation of airport services at all airports, should the direction given to the ACCC in relation to Sydney Airport to not take account of revenues generated by the airport operators for services other than aeronautical services, also apply to the Productivity Commission review of aeronautical charges at all airports; if not, why not.
- MR M. J. FERGUSON: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—With respect to each of the OECD member nations, what (a) waiting time is required to become a citizen, (b) countries provide for dual citizenship, (c) is the per capita migration intake, (d) is the per capita skilled migration intake, (e) is the per capita refugee migration intake, (f) countries provide for permanent recognition of refugees, (g) is the per capita contribution to the UNHCR and (h) proportion of their populations were born overseas.
- 130 MRS CROSIO: To ask the Prime Minister—What sum was spent during (a) 1998-1999, (b) 1999-2000 and (c) 2000-2001 on (i) consultation, (ii) transport, (iii) acquisition and (iv) storage in respect of wines for the Prime Minister's Lodge and Kirribilli House.

19 February 2002

154 MS J. S. McFARLANE: To ask the Treasurer—

- (1) Does the Australian Taxation Office's (ATO) Taxpayers' Charter explanatory booklet entitled "Treating you fairly and reasonably" contain a statement that it recognises individual circumstances, including previous history as a taxpayer and level of knowledge and understanding of the tax laws.
- (2) What criteria does the ATO use to ensure that individual taxpayers are treated individually.
- (3) Does the ATO have an internal policy document or set of procedures that outlines how this statement in the charter is to be put into practice.
- (4) How does the ATO monitor compliance to clauses in the taxpayers' charter.
- (5) In the instances of reassessing investors in Mass Marketed Tax Effective investments who have had rulings made against them, did the ATO look at every case individually.

155 MS J. S. McFARLANE: To ask the Treasurer—

- (1) When examining Mass Marketed Tax Effective Schemes in the process of preparing position papers, did the Australian Taxation Office (ATO) examine the original prospectuses of the various schemes; if so, which schemes; if not, why.
- (2) Did the ATO find differences between the original information contained in the prospectus and the actual operation of the schemes; if so, which schemes.
- (3) Did the ATO find evidence of round robin arrangements associated with the payment of management fees from a non-recourse loan facility available to investors in any of the schemes; if so, which schemes.
- (4) Did the ATO find any evidence of any illegal activities in relation to round robin schemes; if so, was this evidence passed on to Australian Securities Investments Commission (ASIC) or any other investigative or regulatory body; if not, why not.
- (5) Did the ATO find any evidence that investors had knowledge of round robin schemes that were contrary to the scheme's original prospectus.
- (6) What statutory requirements does the ATO have to refer suspected breaches of Corporations law to ASIC.
- (7) When examining tax effective schemes, did the ATO make any inquiries with any investors in schemes, other than the project manager and its directors, to determine their knowledge of, or consent to round robin arrangements; if so, how many investors were interviewed or queried and in what specific schemes did this occur.
- (8) Were steps taken by the ATO or any other agency to protect the rights of investors in regard to the financial viability of these schemes; if, so what steps were taken and in which schemes were they taken.
- (9) Did the ATO investigate international agreements being entered into by schemes that were claimed as managerial or marketing services to the scheme; if so, which schemes were involved in this type of activity and what was the result of these investigations.
- (10) In relation to international agreements being used as a round robin device by schemes, was there any investigation by the ATO that this type of arrangement may have constituted an activity with the dominant purpose of avoiding or evading taxation; if so, did the ATO proceed to disallow any tax deductions made by the management company in relation to the international arrangements and funding.
- (11) Did the ATO proceed to further investigate, prosecute or refer for prosecution any parties involved in these international transactions.
- (12) Did the ATO find any evidence that investors in schemes knowingly participated in or approved round robin transactions or international arrangements or funding; if so, on what basis did the ATO determine that penalty payments should be applied to those investors in their notices of reassessment.

156 MS J. S. McFARLANE: To ask the Treasurer—

- (1) In relation to the Australian Taxation Office (ATO) treatment of Mass Marketed Tax Effective Schemes, will he list the projects that the ATO has investigated and to which he has applied a Part IVA ruling.
- (2) Which projects is the ATO currently investigating.
- (3) Will he provide a list of the number of investors in each of these projects who have received amended assessments as a result of a Part IVA ruling.
- (4) In relation to (a) Budplan schemes, (b) Satcom, (c) Koala Hydroponics and (d) Maincamp, will he provide the number of participants in those schemes who were contacted by the ATO when preparing their position paper prior to the issuing of amended assessment.
- (5) How many submissions were made to the ATO by investors in (a) Budplan schemes, (b) Satcom, (c) Koala Hydroponics and (d) Maincamp in response to the ATO position paper.
- (6) In relation to these schemes, what time frame was spent by the ATO examining these submissions and what was the time frame between issuing the position paper and the issuing of amended assessments.

157 MS J. S. McFARLANE: To ask the Treasurer—

- (1) Has his attention been drawn to the existence of the Part IVA Panel at the Australian Taxation Office.
- (2) What is the specific role of the panel.

- (3) Is the panel a formal body; if so, what powers does it have.
- (4) Who are the members of the panel.
- (5) Who appoints the members of the panel.
- (6) How many meetings did the panel have in (a) 1996, (b) 1997, (c) 1998, (d) 1999, (e) 2000 and (f) 2001.
- (7) Are minutes kept of the meetings of the panel.
- (8) Are the minutes of these meetings readily available for scrutiny by the public.

11 March 2002

197 MR LATHAM: To ask the Prime Minister—

- (1) Was he Treasurer of Australia when the Committee of Inquiry concerning Public Duty and Private Interest presented its report in July 1979.
- (2) Did the Committee recommend that the standards expected of Ministers and ministerial staff other than public servants in relation to post-separation employment should be brought to their attention when they take office and again upon their departure from office.
- (3) Were these standards brought to the attention of the Hon. Peter Reith (a) when he took office as Minister of Defence and (b) when he departed from that office; if so, by what persons, on what dates and by what means.

12 March 2002

202 MR BEVIS: To ask the Treasurer—

- (1) How many applications for the First Home Owner Grant for the (a) construction of new dwellings and (b) purchase of existing dwellings were approved in each month in each State and Territory since the scheme commenced.
- (2) For each of the applications approved, what was the postcode of the applicant.

20 March 2002

255 MRS IRWIN: To ask the Treasurer—

- (1) How many First Home Owner Grants have been made since the commencement of the scheme.
- (2) What sum has been paid out in grants since the commencement of the scheme.
- (3) Are applicants for the grant required to live in the home for which the grant was given for any fixed period of time.
- (4) Are recipients of the grant permitted to lease the home for which the grant was made for any fixed period of time; if so, how are grant applicants advised of this condition.
- (5) Is the scheme audited to ensure that applicants have not previously owned residential property; if so, what checks are carried out to confirm the status of the applicant.
- (6) Are these checks carried out on all applicants or only a sample.
- (7) Is the scheme audited to ensure that applicants do not lease the property for which the grant applied for any period of time proscribed in the conditions for the grant; if so, what checks are carried out to confirm the applicant's compliance with this condition.
- (8) Are these checks carried out on all applicants or only a sample.
- (9) Have any persons been found to have breached this condition.
- (10) What action has been taken against any persons found to have breached this condition.
- (11) What penalties does the scheme allow when conditions are breached.

260 MS O'BYRNE: To ask the Treasurer—

- (1) Is the rental contract for the premises of the Launceston Australian Taxation Office on a month by month arrangement.
- (2) Is there any intention to close or relocate this office.

21 March 2002

269 MR BEAZLEY: To ask the Minister representing the Minister for Defence—What were the details of operational deployments of Australian Defence Force personnel from 1972 to the present date, including personnel numbers, relevant services and branches involved.

281 MR MOSSFIELD: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—

- (1) In relation to the collapse of Commercial Nominees Australia (CNA), why, when the Australian Prudential Regulation Authority (APRA) required CNA to stop accepting contributions to the ECMT from AWERF, the Network Superannuation Fund and Midas Superannuation Fund, did it allow CNA to continue accepting contributions from approximately 475 small APRA funds (SAFs).
- (2) Why did APRA remove CNA as Trustee for the 475 SAFs two months after removing CNA as the trustee for the three funds mentioned in part (1).
- (3) Was APRA aware that, at the time it removed CNA as trustee, CNA was negotiating with Perpetual Trustees Limited to take over the administration of some or all of the 475 SAFs; if not, why not.
- (4) What process was used by APRA to appoint Oak Breeze, a liquidator, as the temporary trustee of the 475 SAFs given its lack of experience in this area and the work already undertaken by Perpetual Trustees with regard to the SAFs and their compliance.
- (5) What guarantees did APRA seek from Oak Breeze that it would fulfil its claim of bringing all SAFs to a level of compliance by 31 October 2001.
- (6) How many funds were actually brought to a level of compliance by this date.
- (7) How many funds have been brought to a level of compliance since 31 October 2001.
- (8) What guarantees or limits did APRA seek from or place on Oak Breeze or Price Waterhouse Coopers regarding fees and charges in relation to the administration of the SAFs.
- (9) Are these guarantees or limits different from the standard required under the Superannuation Industry Supervision Act (SIS Act) for other trustees of superannuation funds; if so why.
- (10) Have the protocols between the Australian Securities and Investments Commission and APRA, detailed in the Senate Select Committee Report, been agreed to and executed by both agencies; if not, what is the anticipated time frame for this to occur.
- (11) What is the anticipated time frame for the Minister to make a decision regarding the implementation of section 229 of the SIS Act.

14 May 2002

328 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—

- (1) How many kilometres of the Hume Highway between Sydney and Albury are not duplicated and remain single carriageway.
- (2) What are the sections referred to in part (1).
- (3) What is the cost of duplicating each section.
- (4) What is the cost of completing the full duplication as one project.
- (5) How many road accidents and fatalities have occurred in each section of the highway referred to in part (1) in each of the past five years.
- (6) Are there any projects underway or plans for completing the outstanding duplication works over the next five years; if so, what are the projects and where and when will they be undertaken.

329 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—

- (1) What sum has been, or will be, spent on the National Highway in each year from 1995-96 until 2005-2006.
- (2) What proportion of those funds has been or will be spent on (a) planning and design, (b) construction and (c) maintenance in each of those years, by State and Territory.

331 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—

- (1) What criteria have been used to select roads for funding under the Black Spot program since 1996.
- (2) Who have chaired the relevant State and Territory Black Spot Panels.
- (3) Where and what sum of Black Spot funding has been granted in each (a) municipality or shire and (b) House of Representatives electoral division.
- (4) In relation to Black Spot funding in federal electoral divisions, which party held the particular electoral division at the time any grant was made.

332 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—

(1) Since March 1996 how many feasibility studies or seeding grants have been funded from programs currently administered by his Department.

- (2) Which programs have provided the funding for each feasibility study and seeding grant.
- (3) What sum was allocated to each feasibility study and seeding grant.
- (4) How many of these feasibility studies and seeding grants have matured into projects.
- (5) How many of these projects have received funding from programs currently administered by his Department.
- (6) From which programs has this funding been provided.

333 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—

- (1) During the operation of Airservices Australia's contingency plan for continuing air traffic control and aviation technical operations during recent industrial action by Airservices Australia staff, was there a near miss between two regular public transport jets allegedly caused by failure to adhere to, or lack of knowledge of, the contingency procedures.
- (2) Did two jet aircraft enter controlled airspace from the Temporary Restricted Area (TRA) on converging courses, both on different radio frequencies, each apparently not aware of the other aircraft, and which were detected in time to prevent an accident.
- (3) Were there instances where there was not timely notification of procedures to adjacent air traffic control units to enable controllers to become familiar with the temporary procedures.
- (4) Where there instances of confusion of local time zones and universal coordinated time by the National Airways Contingency Coordinating Committee in position reports to air traffic control units adjacent to the TRA.
- (5) Were there instances of confusion as to what aircraft were in the TRA, particularly in non-radar areas and where aircraft were on routes that were not published in the contingency plans.
- (6) Were there situations where aircraft were operating on routes different to those advised to the adjacent air traffic control units.
- (7) Were there other incidents; if so, what are the details.
- (8) Was a safety case conducted into the contingency plan before it was implemented; if not, why not; if so, will he provide a copy.
- (9) Has he ordered an investigation into these incidents; if not, why not; if so, (a) when will it report and (b) who is undertaking the investigation.

334 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—

- (1) During the recent industrial action at Airservices Australia, did management redesignate the airspace surrounding Australia's busiest general aviation airports, Archerfield, Moorabbin, and Bankstown to Class G airspace, with mandatory broadcast zone procedures implemented instead of the mandated air traffic control services; if so, (a) who made the decision to not require air traffic control services in this airspace, (b) when was the decision made and (c) was a safety case conducted before the decision was made; if not, why not; if so, will he provide a copy of the safety case.
- (2) Did any accidents or incidents occur during this alteration to the normal operating arrangements; if so, (a) how many, (b) where did they occur, (c) what was the nature of those incidents or accidents and (d) are investigations being conducted; if so, (i) by whom and (ii) when will a report be presented.
- (3) If investigations are under way, will the reports include the impact of the decision to change the normal operating procedures during the industrial action.
- (4) Is he confident that all due care and attention was given to aviation safety during this period by Airservices Australia management.

335 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—

- (1) During the operation of Airservices Australia's contingency plan for continuing air traffic control and aviation technical operations during recent industrial action by Airservices Australia staff, did Airservices Australia declare Temporary Restricted Areas (TRAs) over the high seas outside Australian Territory and Australian Territorial Waters; if so, who determined that the TRAs should be declared.
- (2) Did the TRAs comply with ICAO requirements and definitions, Australian aviation legislation and regulations and Aeronautical Information Publication (AIP) requirements and definitions.
- (3) Was advice given about the legality of the declarations under Australian and international law; if so, who provided that advice and can a copy of that advice be provided.
- (4) Did any air safety incidents occur as a result of the TRA declarations; if so, what are the details.

343 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—

- (1) Further to the answer to question No. 106 (*Hansard*, 14 May 2002, page 2036) concerning the Civil Aviation Safety Authority (CASA) and the services of Mr A. Shand, QC and Mr Harvey in the Administrative Appeals Tribunal matter involving Whyalla Airlines, what was the total sum paid to each lawyer.
- (2) With respect to the external legal services for each of the last five years for CASA, (a) what sums were paid to each lawyer in each year, (b) who were the lawyers and (c) in which legal proceedings were they involved.

15 May 2002

364 MR BEVIS: To ask the Treasurer—

- (1) What criteria are followed by the Australian Taxation Office (ATO) in determining which ATO Access sites should be maintained or closed.
- (2) What criteria are applied in determining the provision of ATO Access sites in (a) regional and (b) metropolitan areas.
- (3) What is the reason for differential treatment in determining ATO Access sites for regional and metropolitan areas.
- (4) What is the average cost to the ATO per inquiry of answering a (a) telephone and (b) counter inquiry.
- (5) How is the service provided by the personal tax phone service different to the service available over the counter.
- (6) Is the personal tax phone service regarded as inferior to the counter service; if so, why does the ATO use different criteria for determining the location of counter services in regional Australia compared with metropolitan areas.
- (7) What action has he taken to ensure all Australians have equal access to ATO inquiry services.

16 May 2002

367 MS J. S. McFARLANE: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—

- (1) What measures is the Commonwealth taking to address the current crisis in public liability insurance for community and sporting groups.
- (2) What are the timeframes for implementation of Commonwealth measures.
- (3) Do these measures provide any guarantee that public liability insurance premiums will reduce in price.
- (4) Under the proposed Commonwealth Government measures are there any direct controls over insurance companies to take into account an organisation's claims history and risk management strategies.
- (5) Will the Government take direct measures to combat the problem by setting up a uniform national insurance scheme; if not, why not.
- (6) Will the Government take direct measures to set minimum standards for insurance claims through the introduction of an Insurance Claims Act; if not, why not.
- (7) Will the Government amend the Insurance Contracts Act to require insurance companies to charge premiums that take into account an organisation's risk management strategies and claims history; if not, why not.
- (8) Will the Government restore the power previously in the Insurance Contracts Act which allowed a representative on behalf of members of the public to take legal action against insurance companies that ignored risk assessment strategies and claims histories on the grounds that they breached the duty of good faith; if not, why not.

371 **MS BURKE:** To ask the Treasurer—

- (1) What role does the Accounting Standards Board have in the setting of standards for the accounting industry.
- (2) Do the standards developed and approved by the Accounting Standards Board apply to the insurance industry.
- (3) Following the collapse of (a) United Medical Protection (UMP) and allegations that the accounting practices used by UMP were other than standard within the industry and (b) HIH, has the Accounting

Standards Board undertaken investigations into this matter; if not, why not; if so, (i) what investigations were carried out, (ii) what conclusions have been drawn from those investigations and (iii) have the results and conclusions been communicated to the accounting and insurance industries.

372 MS BURKE: To ask the Treasurer—

- (1) What responsibility does the Australian Prudential Regulation Authority (APRA) have in ensuring the stability and prudential operation of individual providers within the insurance industry.
- (2) What level of financial disclosure does APRA require of general insurers in discharging its responsibilities.
- (3) What action, if any, is APRA empowered to take in regard to insurers that fail prudential standards.
- (4) On what date did APRA become aware of the technical insolvency of United Medical Protection (UMP).
- (5) What action, if any, is APRA required to take upon becoming aware of the insolvency.
- (6) What action did APRA take upon becoming aware of any difficulties faced by UMP.
- (7) If no action was taken by APRA relating to UMP in the period leading up to the voluntary appointment of administrators, has APRA adequately discharged its responsibilities.

374 MS BURKE: To ask the Treasurer—

- (1) What investigations have been undertaken by the Australian Prudential Regulation Authority (APRA) into the operation of providers of professional indemnity insurance.
- (2) On what dates did these investigations occur.
- (3) Were investigations of a similar nature undertaken into United Medical Protection (UMP); if so, on what dates did they take place.
- (4) On what date did APRA become aware of the prudential difficulties being faced by UMP.
- (5) On what date was he advised of the difficulties facing UMP.
- (6) Does he maintain confidence in the operations of APRA as they relate to UMP.

385 MR ANDREN: To ask the Minister representing the Minister for Family and Community Services—

- (1) Can the Minister explain how a salary increase of 11.5% granted to social services employees under the new Social and Community Services award in NSW on 28 November 2001 can be adequately covered by an indexed annual increase of 2.54% for the express purpose of wages growth as reported in *The Australian* on 18 February 2002.
- (2) Is the Minister aware that (a) the wages of employees under this award have increased incrementally with each of the Industrial Relations Commission's safety net adjustments, (b) these incremental rises have absorbed the indexed increases in Commonwealth funding and (c) massive increases in other fixed costs such as insurance have further eroded any benefit to be had from the indexed Commonwealth funding increase.
- (3) In light of the fact that the annually indexed increase in Commonwealth funding has been absorbed as intended, is it a fact that the community service groups who rely on Commonwealth funds do require additional funding to meet the increased costs of the new award.

27 May 2002

388 MR DANBY: To ask the Minister representing the Minister for the Arts and Sport—

- (1) Can the Minister provide a list of all individual grants, their respective managers, and the amount of funds for each of the 50 projects within the electoral division of Melbourne Ports in the 2000-2001 financial year, granted by the Australia Council and totalling \$12,750,605.
- (2) Can the Minister provide a list of all individual projects, their respective managers, and the amount of funds for each of the 62 projects within the electoral division of Melbourne Ports in the 1999-2000 financial year, granted by the Australia Council and totalling \$6,983,724.
- (3) Can the Minister provide a list of all individual projects, their respective managers, and the amount of funds for each of the 81 projects within the electoral division of Melbourne Ports in the 1998-1999 financial year, granted by the Australia Council and totalling \$7,216,512.

396 MR MURPHY: To ask the Treasurer—

(1) Was it stated during the Minister's address at the Post-Budget breakfast address at the Westin Hotel on 15 May 2002, that there is an estimated increase of \$300m for auditing functions of the Australian

- Taxation Office (ATO); if not, what is provided in the 2002-2003 Budget for auditing functions within the ATO.
- (2) Has an estimated \$39m been allocated for 3000 additional personnel for auditing functions; if not, what is the allocation in the 2002-2003 Budget for additional auditing personnel, if any.
- (3) If no sum is allocated, will funds be allocated for this additional capacity by the ATO; if not, why not.
- (4) What part of this budget goes towards collection of moneys from corporations.
- (5) Is the Minister able to say whether revenue moneys collected from media corporations represent the correct amount of company tax; if so, what revenue was collected from (a) PBL Limited, (b) News Corporation and (c) John Fairfax Holdings Ltd in 2001-2002.

404 MR GIBBONS: To ask the Treasurer—

- (1) Is it the case that the ATO's current plan, as per a draft GST ruling on prizes, will force radio stations to treat every contest and associated prize as a GST transaction.
- (2) Is it also the case that all prizes, no matter how low in value, will have to be treated as payment for the services of the listeners and that this will include packets of chips, cans of soft drink, CD's, tickets to concerts and community events, and station promotional materials such as hats, stickers and t-shirts.

28 May 2002

409 **MS BURKE:** To ask the Treasurer—

- (1) Has the Government undertaken any studies into the maintenance of Australia's "4 pillars" policy in relation to banks; if so, what was the outcome of those studies.
- (2) What is the Government's view on the application of the "4 pillars" policy.

412 MS BURKE: To ask the Treasurer—

- (1) How many Full Time Equivalent staff did the Australian Taxation Office (ATO) have in (a) 1995, (b) 1996, (c) 1997, (d) 1998, (e) 1999, (f) 2000, (g) 2001 and (h) 2002 in Victoria.
- (2) How many ATO office locations were there in (a) 1995, (b) 1996, (c) 1997, (d) 1998, (e) 1999, (f) 2000, (g) 2001 and (h) 2002 in Victoria.
- (3) How many of the offices listed in part (2) provided or provide face to face assistance to taxpayers in (a) 1995, (b) 1996, (c) 1997, (d) 1998, (e) 1999, (f) 2000, (g) 2001 and (h) 2002.
- (4) How many GST dedicated staff were employed in the ATO in (a) 2000, (b) 2001 and (c) 2002.

413 MS BURKE: To ask the Treasurer—

- (1) What assessments has he or his Department made regarding compliance with the Goods and Services
- (2) What assessments has he or his Department made regarding the size of the black economy.
- (3) Has he or his Department made assessments regarding the time it takes small business to complete Business Activity Statements (BAS); if so, what is the average time that it takes a small business to complete a BAS.

30 May 2002

440 **MR L. D. T. FERGUSON:** To ask the Minister representing the Minister for Revenue and Assistant Treasurer—

- (1) Did the Australian Taxation Office (ATO) issue a draft taxation ruling on 15 November 2000 entitled "Income tax and fringe benefits tax: public benevolent institutions".
- (2) Does the document state at paragraph 150 that "migrant resource centres are not public benevolent institutions. A person cannot be said to be suffering misfortune, poverty, distress, etc simply because he or she is a migrant. In contrast, non-profit organisations that are predominantly to relieve directly the helplessness and distress of refugees may be public benevolent institutions".
- (3) In the period available for public comment on the draft ruling, did any other Commonwealth agencies make comments to the ATO on paragraph 150; if so, which agencies did so and what was the nature of their comments.
- (4) Has the ATO now made a final ruling on the matter; if so, what position does the ruling take on the possible public benevolent institution status of migrant resource centres and other Commonwealth funded migrant services.

- (5) If there has not yet been a final ruling on the matter, when is one expected.
- (6) What are the implications in terms of (a) income tax liabilities, (b) deductible gift recipient status and (c) eligibility for fringe benefits tax concessions if migrant resource centres and other Commonwealth funded migrant services are, or are not, considered by the ATO to be public benevolent institutions.

5 June 2002

- 478 MR FITZGIBBON: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—
 - (1) Has the Minister's attention been drawn to the impact the doubling of the notional employer contributions this year by the Police Superannuation Scheme actuary due to the increased number of NSW Police being medically discharged after sustaining recognised hurt on duty injuries, is having on NSW Police.
 - (2) Why are police being taxed as high income earners as a ramification of their colleagues who have been medically discharged due to being injured at work.
 - (3) Why does this anomaly exist where workers compensation for affected NSW police is included under the federal superannuation taxation regime.
 - (4) Will the Government take steps to address this important issue and to rectify the anomaly that unfairly affects NSW Police.

18 June 2002

- 537 MR FITZGIBBON: To ask the Treasurer—
 - (1) How long has his Department and the Australian Competition and Consumer Commission had access to the Productivity Commission's review of the national third party access regime
 - (2) When will the Productivity Commission's review of the national third party access regime be made public.
 - (3) Why has there been a delay in terms of the Review's findings being made public.
 - (4) When will the Government's promised review of the National Third Party Access Code commence.

19 June 2002

- 557 MR GIBBONS: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—
 - (1) What steps are being taken to ensure that private midwives have access to affordable insurance indemnity cover, thereby allowing them to continue practising their profession.
 - (2) When will the Government introduce measures to alleviate problems that large sections of the community are experiencing with exorbitant indemnity insurance.

24 June 2002

- **MS GRIERSON:** To ask the Ministers listed below (questions Nos. 579 580)—How many people with a disability are employed by the Minister's Department or agencies under the Minister's administration in the electoral division of Newcastle.
 - 579 MS GRIERSON: To ask the Minister for Transport and Regional Services.
 - 580 MS GRIERSON: To ask the Treasurer.

25 June 2002

- 598 **DR LAWRENCE:** To ask the Minister for the Arts and Sport—
 - (1) Has the Minister been made aware by any person or body of evidence regarding fraud committed against the Australian Film Finance Corporation (AFFC) relating to its investment in 1995-96 in a children's animation program called "Crocadoo" produced by a Sydney animation company, Energee Entertainment.
 - (2) Has the AFFC been presented with evidence of such fraud committed against it in this matter.
 - (3) Has the AFFC informed the Australian Federal Police or the NSW Police of this matter; if not, why
 - (4) How much was the AFFC investment into this production and what has been the return.
 - (5) Under the terms of warranties provided by the production company to the AFFC, is the AFFC entitled to ask for the return of its investment; if so, will it do so; if not, why not.

26 June 2002

- 615 MR M. J. FERGUSON: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—
 - (1) How many people currently in receipt of superannuation are estimated as potentially losing their superannuation entitlements as a result of the proposal by the Government to change the minimum wage eligible for the Superannuation Guarantee from \$450 a month to \$1350 a quarter.
 - (2) On which industries does the Government expect the changes in superannuation entitlements to impact most.
 - (3) Has the Government considered the estimated impact of the changes in superannuation entitlements on female workers.

27 June 2002

- 631 MR MURPHY: To ask the Minister for Transport and Regional Services—
 - (1) Further to the answer to question No. 23 (*Hansard*, 14 May 2002, page 2030), what provisions, if any, has he made to prevent Bankstown Airport from attracting smaller, slower aircraft traffic from Sydney Airport, in order to comply with the various urban and rural policies and promises made by the Government and its agencies that non-jet aircraft movements at Sydney Airport will be maintained at levels of 40 % of total movements.
 - (2) Has his attention been drawn to an article titled "Prepare for landing", dated 15 August 2001, in the *Australian Financial Review*; if so, (a) has the Government given assurances that non-jet aircraft will not be forced out of Sydney Airport to Bankstown and other reliever airports and (b) is he aware of public fear that privatisation of Sydney Airport will lead to unprecedented and unpublicised future expansion of Sydney Airport by regional aircraft being forced by various means out of Sydney Airport.
 - (3) Were two runway extensions conducted at Bankstown Airport during 1996 and 1997, which extended the operational lengths of the 11C/29C and 18/36 runways by over 300m; if not, have other runway extensions been conducted at Bankstown Airport; if so, (a) when and (b) what are their lengths and other specifications.
 - (4) Did the middle parallel 11C/29C runway for Bankstown Airport have its pavement reconstructed and its operational length extended from 1111m to 1415m in 1996-97.
 - (5) Has his attention been drawn to an article by Ian Thomas titled "Clearing for take-off" in the *Australian Financial Review* of 7 August 1998, at page 33; if so, (a) is he able to confirm the existence of a Federal Airports Corporation discussion paper concerning a \$5 million runway extension at Bankstown Airport that would allow the diversion of regional aircraft from Sydney to Bankstown Airport and (b) will he provide a copy of the discussion paper to the public.
 - (6) Is he able to say whether during the 2001 Federal election the Hon John Fahey distributed a leaflet in the electoral division of Macarthur that suggested that if regional and other smaller flights were to divert to Bankstown then a second airport may not be required for decades to come.
 - (7) Is he aware of a meeting in 1998 involving Bankstown Councillor Ian Stromborg and the Federal Member for Banks, the Hon Daryl Melham, in which Bankstown Airport management discussed plans to extend a runway and build a new and enlarged terminal.

19 August 2002

635 MR MELHAM: To ask the Minister for Foreign Affairs—

- (1) Did the Australian Government have any discussions, exchanges or other contact with Pakistan Government agencies concerning Mr Mamdouh Habib prior to his arrest in Pakistan in early October 2001; if so, what was the nature of such contact and when did it take place.
- (2) When and how did the Australian Government first learn that Mr Habib had been arrested and detained in Pakistan.
- (3) When and where was Mr Habib arrested in Pakistan.
- (4) Where was Mr Habib detained in Pakistan.
- (5) What Pakistan Government department or agency was responsible for Mr Habib's detention and on what legal basis was he detained in Pakistan.
- (6) Did his departmental officials seek consular access to Mr Habib while he was detained in Pakistan; if so, what representations were made to Pakistani authorities.

- (7) When and where was any consular access to Mr Habib allowed by the Pakistani authorities.
- (8) Did any Australian intelligence or law enforcement officers obtain access to Mr Habib while he was detained in Pakistan; if so, (a) what was the purpose of such access, (b) when did such access take place and (c) what Departments or agencies were involved.
- (9) Is the Australian Government aware of any access to Mr Habib by officials of other countries, apart from Australian or Pakistani officials, while he was detained in Pakistan; if so, what country or countries were involved and what was the nature of the access.
- (10) Was Mr Habib treated humanely while in the custody of the Pakistan authorities.
- (11) While in custody in Pakistan, did Mr Habib at any time express a desire to Australian officials to be returned to Australia.
- (12) Did Australian officials discuss with the Pakistan Government the possible movement of Mr Habib to Egypt or any other country.
- (13) Did Australian officials make any representations to the Pakistan Government seeking Mr Habib's return to Australia.
- (14) When and by what means did Mr Habib travel from Pakistan to Egypt.
- (15) When did the Australian Government first learn that Mr Habib would be, or had been, moved from Pakistan to Egypt.
- (16) On what legal basis was Mr Habib detained by the Egyptian authorities.
- (17) What Egyptian Government department or agency was responsible for Mr Habib's detention.
- (18) Where was Mr Habib detained in Egypt.
- (19) Did the Australian Government make representations to Egyptian authorities concerning consular access to Mr Habib; if so, (a) what representations, (b) when were those representations made and (c) what was the Egyptian Government's response.
- (20) Did Australian officials obtain consular or any other form of access to Mr Habib while he was detained in Egypt; if so, what was the nature of the access provided.
- (21) Did a spokeswoman for his Department state on 8 March 2002 that Mr Habib's detention in Egypt was confirmed by Egyptian authorities to an Australian intelligence officer; if so, when did this contact and confirmation take place.
- (22) Was Mr Habib treated humanely while in the custody of the Egyptian authorities.
- (23) Is the Australian Government aware of any access to Mr Habib by officials of other countries, apart from Australian or Egyptian officials, while he was detained in Egypt; if so, what country or countries were involved and what was the nature of the access.
- (24) Did Australian officials make any representations to the Egyptian Government seeking Mr Habib's return to Australia.
- (25) Did the Australian Government have any discussions, exchanges or other contact with US authorities concerning Mr Habib during his detention in Pakistan or Egypt and prior to his arrival in Afghanistan; if so, what were the details and when did they take place.
- (26) Did the Egyptian or US authorities advise the Australian Government that it was intended to move Mr Habib from Egypt and place him in the custody of the US military in Afghanistan.
- (27) When and by what means did Mr Habib travel from Egypt to Afghanistan.
- (28) When and how did the Australian Government first learn that Mr Habib would be, or had been, moved from Egypt to Afghanistan.
- (29) Is the Australian Government aware of any reports or allegations that Mr Habib was subjected to inhumane treatment while in the custody of Pakistani or Egyptian authorities; if so, what steps has the Government taken to investigate the reports or allegations.
- (30) On what legal basis is Mr Habib presently detained by US authorities at Guantanamo Bay.
- (31) Does the Australian Government consider Mr Habib to have been captured in a situation of conflict in a manner similar to Mr David Hicks; if so, on what basis has the Government made such a judgment; if not, how does Mr Habib's status differ from that of Mr Hicks.
- (32) Does the Australian Government consider that Mr Habib is entitled to consular access by Australian officials.
- (33) What representations has the Government made to US authorities to allow Mr Habib access to legal advisers.

- (34) Has any assessment been made by US authorities of Mr Habib's physical and mental health; if so, has the Australian Government sought or obtained any such health assessment.
- (35) Has the Government sought any independent assessment of Mr Habib's physical and mental health.
- (36) Has the Government made any representations to US authorities seeking Mr Habib's return to Australia; if so, what representations have been made.

636 MS JACKSON: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—

- (1) How many employers are estimated to be (a) non-compliant and (b) partially compliant with their legal obligation to pay superannuation guarantee contributions (SGC) for their employees under the Superannuation Guarantee (Administration) Act.
- (2) How many employers are estimated to be covered by the Act.
- (3) How many employees are estimated to have not received the superannuation guarantee contribution from their employer to which they are legally entitled.
- (4) How many complaints did the Australian Taxation Office (ATO) receive from employees regarding the non-compliance or partial compliance of their employers with the Act each year since 1992.
- (5) How many of the complaints received by the ATO were resolved with full payment by the employer of all outstanding SGC monies, each year since 1992.
- (6) From the time when a complaint is made to the ATO by an employee regarding non-payment of SGC monies, what is the average time it takes the ATO to contact the employer for the monies.
- (7) How long on average does the ATO give an employer to pay outstanding SGC monies owing to an employee.
- (8) How long on average from the time the ATO contacts an employer for outstanding SGC contributions, does it take the ATO to lodge a prosecution against the employer if the employer does not pay.
- (9) How many employees are estimated to have lost their superannuation guarantee entitlements because their employer has gone bankrupt or into receivership since 1992.
- (10) How many employers are estimated to have not paid their employees superannuation guarantee contributions because they have gone bankrupt or into receivership since 1992.
- (11) How many prosecutions against employers for non-payment of some or all superannuation guarantee contributions were successful, for each year from 1992.

637 MS JACKSON: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—

- (1) What mechanisms and processes are in place to alert employees to the fact that they are being underpaid their superannuation guarantee contributions by their employer, as stipulated in the Superannuation Guarantee (Administration) Act.
- (2) What mechanisms does the Australian Taxation Office have in place to check that employers are paying their superannuation guarantee contributions (SGC) as stipulated in the Act.
- (3) Why is there no requirement for employers to report all SGCs on employee payslips.
- (4) Is the Minister aware that if an employer does not pay an employee's SGC monthly, that employee may not be covered by the death and disability insurance offered by his or her superannuation fund
- (5) Is the Minister also aware that through the delay to introduce the requirement for employers to pay SGCs quarterly, hundreds of thousands of Australian workers will miss out on significant superannuation monies, which would have accrued through compound interest.

639 MS GILLARD: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—

- (1) How many departmental case officers were employed assessing applications from asylum seekers in each year from 1990 to 2001, inclusive.
- (2) How many applications were assessed in each year.
- (3) What was the country of origin of applicants, detailed for each year.
- (4) On average, how long did each case take to be assessed.
- (5) Can part (4) be broken down by country of origin; if so, what are the details for each year.
- 642 **MS GILLARD:** To ask the Minister for Immigration and Multicultural and Indigenous Affairs—Was his Department about to close the centre at Port Hedland in 1997; if so, what evidence did his Department have on the growth in numbers of Afghan and Iraqi asylum seekers and when did it have this evidence.

- 643 **MS GILLARD:** To ask the Minister for Immigration and Multicultural and Indigenous Affairs—Do Budget papers state that there will be no onshore asylum seeker processing; if so, why is there an ongoing program of beautification at Woomera.
- 647 MS GILLARD: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) Is he aware of allegations that ACM took four months to pay an independent local Derby contractor for work performed at the Curtin Detention Centre.
 - (2) Is he aware of allegations that sub-contractors were often paid in cash and not at the invoiced value by head contractors.
 - (3) Is he aware of allegations that some contractors purchased equipment and on-sold it at an exorbitant mark-up.
 - (4) Is he aware of allegations that, following an Australian Federal Police investigation of this alleged anti-competitive and corrupt behaviour, the detective involved was transferred suddenly.
 - (5) If so, what steps have been taken to investigate these allegations and what are the results of any such investigation.
 - (6) Can he guarantee that no equipment or infrastructure will be or has been removed from the Curtin Detention Centre given the fact that it is to be closed.
- 649 MS GILLARD: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) Who will be detained at the Baxter Immigration Reception and Processing Centre.
 - (2) What are the final figures for the Baxter centre, including both construction costs and projected running costs.
- 650 **MS GILLARD:** To ask the Minister for Immigration and Multicultural and Indigenous Affairs—Were funds provided for the Singleton, Coonawarra and El Alamein Immigration Reception and Processing Centres during the period 1 July 2001 to February 2002, yet there were no detainees at those centres; if so, on what were the funds spent.
- 651 MS GILLARD: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) Does the Budget state that the Government has announced a policy for the offshore reception and processing of unauthorised boat arrivals seeking asylum, either at facilities on Australia's external territories which are excluded from the migration zone or third countries; if so, why is money being spent on the Baxter Immigration Reception and Processing Centre and why is money scheduled to be spent at Darwin and Brisbane.
 - (2) What was budgeted for the construction of the proposed Brisbane detention centre in budgets prior to the 2002-2003 Budget.
 - (3) What are the costs now budgeted and not disclosed in the 2002-2003 Budget.
 - (4) What, if any, discrepancy is there between the two sets of figures.
 - (5) Can his Department give a commitment that these centres will be used; if so, when.
 - (6) What is the future for Port Hedland.
- 652 MS GILLARD: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) In each of the last three years, how many detainees who were found to be genuine refugees spent further time in detention awaiting a security clearance.
 - (2) What is the (a) average, (b) longest and (c) shortest length of time a detainee has spent awaiting for such a clearance.
 - (3) What steps are taken in relation to such security clearances and by whom are they taken.
 - (4) Is the Australian Security Intelligence Organisation (ASIO) involved in the security clearance process; if so, is he able to say whether ASIO has received specific resources to enable it to undertake this task; if not why not.
 - (5) What, if any changes have been made to the security clearance process since 11 September 2001 which impact upon delays to detainee releases and to the resources devoted to the task.
- 654 **MS GILLARD:** To ask the Minister for Immigration and Multicultural and Indigenous Affairs—What are the industrial relations and human resource arrangements for Australians working on Nauru and Manus Island employed by UNHCR, IOM or any of the companies separately contracted to provide security, cleaning or catering services.

656 MS GILLARD: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—

- (1) How many Refugee Review Tribunal members and supporting staff were employed assessing appeals for asylum seekers in each year from 1990 to 2001, inclusive.
- (2) How many appeals were assessed in each year.
- (3) What was the country of origin of appellants, detailed for each year.
- (4) On average, how long did each appeal take to be assessed.
- (5) Can part (4) be broken down by country of origin; if so, what are the details for each year.

657 MS GILLARD: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—

- (1) Does the Migration Act require both the Refugee Review Tribunal and the Migration Review Tribunal to hand down decisions by making such decisions available to his Department and the applicant within two weeks.
- (2) Are decisions taking longer than two weeks to hand down.
- (3) What is the average time being taken to hand down decisions.
- (4) On how many occasions in the last three years have decisions being handed down outside the two week period.
- (5) What percentage of total decisions have been handed down outside the two week period in the last three years.
- (6) What is the reason for the delays.

658 MS GILLARD: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—

- (1) How many students graduating from the Advanced Diploma of Interpreting and Translating to date have been granted Graduate Skilled Temporary Visas, subclass 497.
- (2) Is he aware that the Advanced Diploma of Interpreting and Translating gives graduates a professional accreditation as awarded by the National Accreditation Authority for Translators and Interpreters, yet overseas graduates of this course cannot be granted a Graduate Skilled Temporary Visa, subclass 497 as the course has not been undertaken in English.
- (3) Does an anomaly exist in that the overseas graduates in the Advanced Diploma of Interpreting and Translating, requiring an advanced level of bilingual proficiency to graduate, are unable to be granted a Graduate Skilled Temporary Visa, subclass 497 as the course has not been undertaken in English.
- (4) Will he review the Graduate Skilled Temporary Visa, subclass 497, to enable overseas students graduating from the Advanced Diploma of Interpreting and Translating to apply for this visa category considering it is impossible to produce bilingual professional translators completing courses in English only.

662 MR MURPHY: To ask the Prime Minister—

- (1) Is the Research Involving Embryos and Prohibition of Human Cloning Bill 2002 ostensibly a Health Portfolio matter; if not, why not; if so, why was it not introduced by the Minister for Health.
- (2) Is it his understanding that both the Government and Opposition parties in the House of Representatives and in the Senate have agreed that this bill be determined by a conscience vote; if so, what is his definition of a conscience vote.
- (3) Is he aware that on Sunday, 11 August 2002, there was a public meeting at the Wesley Theatrette, 220 Pitt Street Sydney, attended by in excess of one thousand members of the public; if so, has he been issued a transcript or video/audio tape of the proceedings at that meeting.
- (4) In light of the overwhelming evidence against the experimentation on human embryos, will he now declare his opposition to this bill and recommend to his parliamentary colleagues and all Members of Parliament in both Houses to do likewise; if not, why not.
- (5) Does the bill define the term 'human embryo'; if so, is a human embryo a human being; if not, why not.
- (6) In introducing the bill, did he state that he could not find a sufficient moral difference between allowing embryos to succumb in this way and destroying them through research that might advance life-saving and life-enhancing therapies.
- (7) What life-saving and life-enhancing therapies does he refer to with respect to embryonic stem cell research.

- (8) In light of the overwhelming evidence presented by the various speakers at the Wesley Theatrette on 11 August 2002, are the real gains in medical science in the discovery of the life-saving and life-enhancing therapies to be found in adult stem cell research; if not, why not.
- (9) Is he able to say which medical, chemical and other corporations have an interest in this bill; if so, who are those corporations and what are their interests.
- (10) Which sectors of the Australian and international economy will benefit financially from the introduction of this bill.
- (11) Has adult stem cell research demonstrated substantial medical advancements in the treatment of (a) regeneration of tissue from heart attack sufferers, (b) paraplegia from damaged spinal chords, (c) sickle cell anaemia, (d) insulin dependant diabetics, (e) regeneration of immunity systems, (f) eye damage and (g) brain cell re-implantation in the partial treatment of symptoms of Parkinson's disease.

663 MR MURPHY: To ask the Minister for Transport and Regional Services—

- (1) What are the details of the times, dates and reasons that the 80 air traffic movements an hour cap has been breached at Sydney Airport since the introduction of the cap.
- (2) What action has been taken with regard to these breaches.
- (3) Can be guarantee that there will be no further breaches of the cap; if not, why not.

664 MR MURPHY: To ask the Minister for Transport and Regional Services—

- (1) How many breaches of the Sydney Airport curfew have occurred since 1 October 1998.
- (2) What are the times and dates of breaches since 1 October 1998.
- (3) What is the name of the airline company and type of aircraft responsible for each breach since 1 October 1998.
- (4) Have any fines associated with these breaches been visited on the airline companies; if so, what are the full details, including the names of the airline companies and the time and date of each breach incurring a fine; if not, why not.
- (5) Will he ensure that all airline companies are fined where a breach of the Sydney Airport curfew occurs which is due to the fault of the airline company; if not, why not.
- 666 **MR MURPHY:** To ask the Minister for Transport and Regional Services—Further to the reply to part (2) of question No. 438 (*Hansard*, 19 August 2002, page 4943), will be provide details of the statistics referred to in the question.

667 MR MURPHY: To ask the Minister for Transport and Regional Services—

- (1) Further to the answer to question No. 401 (*Hansard*, 19 August 2002, page 4914) in which he stated that the effects of the Long Term Operating Plan at Sydney Airport (LTOP) has been to significantly spread noise impacts with a consequent reduction in the overall numbers of properties within the noise contours that form the basis for eligibility for insulation under the Noise Amelioration Programme, what is his justification for that statement.
- (2) Will he provide data on the number of noise affected households eligible for the Noise Amelioration Programme (a) prior to and (b) after, the introduction of the LTOP.
- (3) How can an increase in the spread of aircraft noise over a larger area of the Sydney Basin lead to a decrease in the number of properties eligible to participate in the Noise Amelioration Programme.
- (4) What standard is used to measure noise in the mapping of noise contours to determine eligibility of a property to participate in the Noise Amelioration Programme.
- (5) What is the scientific basis for the selection of the chosen standard and what are the merits of selecting that standard over the alternative noise measurement standards available.

668 MR MURPHY: To ask the Minister for Transport and Regional Services—

- (1) Further to the answer to part (3) of question No. 402 (*Hansard*, 19 August 2002, page 4915), has Bankstown Airport now been sold; if so when and to whom; if not, who is the current owner of Bankstown Airport.
- (2) If Bankstown Airport has been sold, what is now the date prescribed in the Airports Act 1996 Guidelines upon which the owner of Bankstown Airport is required to draft and table its Master Plan.
- (3) To whom is the Master Plan to be furnished a copy.
- (4) Is the Master Plan a public document; if not, why not.

- (5) Further to the answers to parts (4) and (5) of question No. 402, were the number of aircraft movements a material factor in the sale of (a) Bankstown Airport and (b) Sydney Airport; if so, what commercial, environmental and safety issues does he understand to be relevant factors when considering the sale of Sydney Airport and Bankstown Airport.
- (6) In light of his answers to parts (4) and (5) of question No. 402, can he explain upon what basis Sydney Airport was sold when, citing his answer to part (3) of question No. 402, the projected figures are not available.
- (7) Was Sydney Airport sold without the availability of the data described in part (3) of question No. 402.
- (8) Is he able to say what financial, environmental and safety impacts the forecast aircraft traffic increase on Bankstown Airport will have flowing from the decision to sell Sydney Airport.

669 MR MURPHY: To ask the Treasurer—

- (1) Is it fact that prior to 1 July 2001, most individual or business taxpayers could claim a full tax deduction for most items of equipment up to the value of \$300 so long as those items were relevant to a taxpayer's income-producing activities.
- (2) Is it fact that, under the Uniform Capital Allowances (UCA) system which came into effect on 1 July 2001, an item up to the value of \$300 can no longer be claimed as a full tax deduction in the year of purchase by businesses which have turnover greater than \$1M per annum; if so, (a) why and (b) how does the Howard Government see this as a positive step forward in tax reform.
- (3) Is it also a fact that, under the UCA system, for a business having turnover greater than \$1M per annum, an item of equipment costing as little as \$10 now has to be placed in a pool in the taxpayer's records and undergo a depreciation process, the end result of which is that that \$10 item of equipment gets depreciated over a number of years; if so, how does the Howard Government see this as a positive step forward in tax reform.
- 670 **MR MURPHY:** To ask the Treasurer—Has the number of taxpayers who have overdue debts with the Australian Taxation Office (ATO) increased since the introduction of the Goods and Services Tax and the Pay As You Go tax system; if so, can be provide comparative details, including the percentage increases, in relation to (a) the number of taxpayers with an overdue debt with the ATO as at 1 July (i) 2000, (ii) 2001 and (iii) 2002 and (b) the total amount of overdue debt as at 1 July (i) 2000, (ii) 2001 and (iii) 2002.
- 671 **MR MURPHY:** To ask the Minister representing the Minister for Defence—Further to the reply to part (2) of question No. 393 (*Hansard*, 19 August 2002, page 4912), are Australia's airports strategic military assets; if not, why not.
- 677 MR MURPHY: To ask the Minister representing the Minister for Communications, Information Technology and the Arts—
 - (1) Do the *Telecommunications Act 1997* and the Telecommunications Code of Practice 1997 currently allow mobile telephone low impact facilities to be installed without the need for (a) a Local Council Development Application and (b) written notification from the communications carrier to local residents and businesses potentially affected by such installations, with the exception of the owner and occupier of the property where such facilities are installed.
 - (2) Under the code, is the level of electromagnetic radiation emissions not a valid ground for an objection to the location of a mobile telephone low impact facility even when a person may believe that the proposed location would result in harmful exposure to such radiation; if so, why.
 - (3) Is a new code being developed for mobile telephone low impact facilities; if so, when will it come into force; if not, why not.
 - (4) Will any new code require telecommunications carriers to consult more fully with local councils and the community, even when a development application is not required for a low impact facility; if so, how; if not, why not.
 - (5) Will any new code require telecommunications carriers to notify all potentially-affected residents and businesses of a proposed installation of a mobile telephone low impact facility and allow them an opportunity to object to such an installation on health or environmental grounds; if so, how; if not, why not.

678 MR MURPHY: To ask the Attorney-General—

(1) Further to his reply to parts (2) and (5) of question No. 403 (*Hansard*, 19 August 2002, page 4915), can he indicate or give examples of how the Director of Public Prosecutions (DPP) might become aware of a change in the circumstances of the state of health of the former Senator, Dr Malcolm

- Arthur Colston, which might lead to the DPP reviewing the capacity of Dr Colston to stand trial on the twenty-eight charges of defrauding the Commonwealth through travel rorts; if not, why not.
- (2) Further to his reply to part (6) of question No. 403 and part (2) of question No. 555 (*Hansard*, 19 August 2002, page 5076), what would need to happen for the DPP to deem it necessary to review the case of Dr Colston.
- (3) When was the last time the DPP received a medical report concerning the state of health of Dr Colston.
- (4) What did that report indicate in terms of the state of health of Dr Colston.
- 679 MR MURPHY: To ask the Minister representing the Minister for Finance and Administration—
 - (1) Further to the answers to parts (2), (6) and (7) to question No. 394 (*Hansard*, 19 August 2002, page 4912), did the Minister consult with the Minister for Defence prior to the sale of all shares in Australian Defence Industries (ADI) to Transfield Thompson-CSF Investments Pty Limited with respect to those matters raised in those parts; if so, (a) when and (b) what was the advice of the Minister of Defence prior to the sale of the former share assets in ADI; if not, why not.
 - (2) Further to the answer to part (4) of question No. 394, is he able to say who (a) are the top ten shareholders and (b) has a controlling interest, being a person holding fifteen percent or more shares, in (i) Transfield Thompson-CSF Investments Pty Limited, (ii) Transfield Holdings Pty Limited and (iii) Thompson-CSF group known as 'Thales'.
- 683 MR WINDSOR: To ask the Attorney-General—
 - (1) Has he received correspondence and supporting documents from me concerning allegations made by Mr Dennis Brown JP that a Justice of the Family Court and Mr Peter Johnson interfered with a judgement of the Supreme Court of Queensland; if so, will he investigate the allegations.
 - (2) Will he obtain a transcript of the Supreme Court proceedings.
 - (3) Will he consider referring the matter to the Australian Federal Police for investigation when the transcript is obtained.
- 685 MR M. J. FERGUSON: To ask the Prime Minister—Further to the answers to questions No. 2259 (*Hansard*, 23 May 2001, page 26950) and No. 327 (*Hansard*, 19 August 2002, page 4978) concerning the cost of wines and liquor for Kirribilli House and The Lodge, since Mr. Peter Bourne was appointed as a wine consultant (a) on what dates were purchases of liquor made for Kirribilli House and The Lodge and (b) what sum was spent on each occasion.
- 686 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - (1) Has his attention been drawn to objectives 2.1, 3.1, 3.2, 3.3, 4.1, 4.2, 4.3, 4.5, 5.1, 5.4 and 6.4 of Australia Cycling: The National Strategy and the attribution of responsibility to the Commonwealth Government for their implementation.
 - (2) To what extent has development occurred on policies, planning procedures, regulations and initiatives at a Commonwealth level to achieve this strategy aim.
 - (3) To what extent has development occurred on the creation of an integrated cycling network, within and between communities, and the development of a national standard for such a cycling network.
 - (4) How many new and renovated public and private developments, including end-of-trip facilities for cyclists, have been undertaken since the commencement of the National Strategy and where are they located.
 - (5) On which buildings, transport nodes and public places have end-of-trip facilities for cyclists been fitted.
 - (6) Has development occurred on a national public communication strategy to improve the awareness of all (a) road users on how they can better share roads and (b) path users on how they can better share paths; if so, (i) what is the extent of the development, (ii) has the strategy been implemented and (iii) what measures prove community awareness of the strategy.
 - (7) Are cycling aspects taken into consideration during road safety audits and blackspot identification; if so, (a) what cycling factors are considered, (b) who is responsible for considering these factors and (c) where is this consideration documented.
 - (8) Has development occurred on road users' behavioural programs or initiatives to improve cyclist safety; if so, (a) what is the extent of the development, (b) how is it being implemented and (c) what measures are there to indicate success.

- (9) Has development occurred on a national marketing strategy to promote cycling and its benefits; if so, (a) what is the extent of the development, (b) at what cost to the Commonwealth and (c) what measures are there to indicate success.
- (10) Has data been collected and or research commissioned by the Commonwealth providing information to assist decisions made about cycling issues; if so (a) what does the data or research reveal, (b) where can the information be accessed and (c) what cost has been incurred by the Commonwealth in this data collection and research.
- (11) What community education programs have been implemented aimed at encouraging adults to cycle and what has been the cost to the Commonwealth of the programs.

687 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—

- (1) Further to the answer to question No. 105 (*Hansard*, 24 June 2002, page 3599), what financial contribution has the Australian Bicycle Council (ABC) and the Commonwealth provided to the Cycling Promotion Fund and in what form is the support.
- (2) In which ways is the ABC supporting the Bicycling Trade Show and does this involve financial support.

688 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—

- (1) Further to the report under section 24 of the *Air Passenger Ticket Levy (Collection) Act 2001*, is \$350 million estimated to be the cost of employee entitlements under the Special Employee Entitlements Scheme for Ansett group employees (SEESA); if not, what is the estimated full amount.
- (2) What are the remaining entitlements owing to Ansett workers, not including payments made or expected under SEESA.
- (3) Will the Government cease collecting the \$10 levy on air passenger tickets once the cost of employee entitlements payable under SEESA has been recovered; if not, why not.
- (4) If funds collected from the levy exceed Government liabilities for employee entitlements, for what does the Government intend using those excess funds.
- (5) Within the Ansett group, to which companies have employee entitlements been paid and how many employees with each Ansett group company have received payments.
- (1) How many cents in the dollar is it expected that Ansett group creditors will receive from the Ansett Administrators.
- (2) Will the Government seek to recover from the air passenger ticket levy, costs incurred by the Departments of Employment and Workplace Relations and Transport and Regional Services in the establishment of SEESA or the administration and collection of the ticket levy.
- (3) What (a) are the costs to date and (b) is the total estimated final cost of the costs incurred by the Departments referred to in part (7).
- (4) Have discussions been held with the Administrators about recovering from them the cost of employee entitlements paid by the Government through SEESA to Ansett group employees; if so, when were those discussions held and what was determined through those discussions; if not, why not.

689 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—

- (1) In relation to the Sustainable Regions Program (SRP), who are the members of the committees for all eight sustainable regions and when were they appointed.
- (2) What criteria were used to select the committee members.
- (3) What selection process was undertaken in choosing the committee members.
- (4) What skills, attributes and experience does each individual committee member bring to these positions.
- (5) What rules apply to the operations of each committee including (a) how projects are identified, (b) how projects are chosen for funding, (c) how projects are announced, (d) how projects are monitored, (e) how projects are evaluated, (f) how the success of a project will be measured, (g) what protocols apply to committee meetings, (h) how many members of each committee must be in attendance at meetings involving funding allocation decisions and (i) what protocols are in place for replacement of committee members.
- (6) When will selection of projects for funding in 2002-2003 be undertaken in each of the eight regions.
- (7) When will projects for 2002-2003 be announced.
- (8) Will he provide a copy of the standard contract for these projects.
- (9) What organisations are eligible to apply for SRP funding.

691 MR M. J. FERGUSON: To ask the Treasurer—

- (1) What was the total cost of conducting the Fuel Taxation Inquiry that was chaired by David Trebeck and is he able to provide a breakdown of that expenditure into such things as wages and administration costs.
- (2) How many people were employed on the project, and of these, how many were Commonwealth employees.
- (3) What was the nature of the employment of other contributors.
- (4) How many Commonwealth Departments provided submissions to the inquiry, and what was the cost of preparing each of those submissions.
- (5) Did any other Commonwealth Department incur other costs in relation to the inquiry; if so, which Department and what cost was incurred.
- (6) Can he outline the decision making process following the finalisation of the Fuel Taxation Inquiry Report (FTIR) in March 2002.
- (7) Which Ministers, ministerial staff and Departments received a copy of the report before it was released publicly.
- (8) Was an inter-departmental committee established to consider the recommendations; if so, which Departments were involved; if not, why not.
- (9) Did Cabinet consider the report's recommendations or receive a briefing about the report before it was released publicly; if so, when; if not, why not.
- (10) Which Ministers were involved in making the decision announced by the Government in response to the FTIR.
- (11) Did he consult with any individual or organisation when making a decision in response to the FTIR; if so, what are the details; if not, why not.
- (12) What is the Government's position on each of the recommendations in the FTIR and why.
- (13) Is the current structure and level of fuel taxation adequate and appropriate for Australia's national interest; if not, why not.
- (14) Which Departments are responsible for the development of the energy grants credit scheme that will replace the Diesel and Alternative Fuel Grant Scheme and the Diesel Fuel Rebate Scheme.
- (15) What work has been done on the design of the energy grants credit scheme to date, when is a draft proposal due for consultation and what will that consultation process be.

697 MR M. J. FERGUSON: To ask the Minister for Citizenship and Multicultural Affairs—

- (1) Further to the answer to question No. 117 (*Hansard*, 14 May 2002, page 2040) concerning Migrant Resource Centres, what client statistics exist to show how many clients of each service have been assisted by each Migrant Resource Centre (MRC) and what funding did each centre received during the period for which the statistics are available.
- (2) When was the Department Statistical Clients Information system for recording clients established.
- (3) When were MRCs and Migrant Service Agencies (MSAs) expected to use such facilities.
- (4) Which MRCs and MSAs failed to meet the commencement date for recording client statistics and what was the reason for the failure.

698 MR K. J. THOMSON: To ask the Minister for Transport and Regional Services—

- (1) Is it correct that the Air Traffic Control (ATC) at Essendon Airport is closed between 10 p.m. and 6 a.m., and that Melbourne ATC is responsible for Essendon air traffic control during this time.
- (2) When, and why, was the decision taken to close Essendon Airport ATC between 10 p.m. and 6 a.m.
- (3) Do pilots landing at, or taking off from, Essendon Airport between 10 p.m. and 6 a.m. have to seek clearance from Melbourne Airport ATC; if so, what sort of communication takes place between pilots and ATC during landings and takeoffs at that time.
- (4) Are there any differences between the procedures to be followed by pilots using Essendon Airport when the Essendon ATC is, and is not, operating.

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

(1) How many reports have been made to the Australian Securities and Investments Commission (ASIC) since 1 January 1999 about company records involving allegedly fraudulent changes of company directorship and principal office details.

- (2) What steps have been taken by ASIC since 1999 to deal with fraudulent alterations to company records.
- (3) How many people have been charged by ASIC, or on behalf of ASIC, for fraudulent activity in relation to company records.
- (4) Has ASIC sought additional powers or resources from the Government to deal with the problem of fraudulent company record alteration.
- 705 **MR K. J. THOMSON:** To ask the Minister representing the Minister for Family and Community Services—
 - (1) What are the origins of the Government's Quality Assurance System for the disability sector which was recently enshrined into legislation.
 - (2) How many disability support agencies will be affected by the new Quality Assurance System.
 - (3) Will some agencies be unable to operate as a result of the new Quality Assurance System; if so, how many agencies will be affected.
 - (4) What was the cost to the Government of conducting the KPMG Business Services review—A Viable Future.
- 706 MR McMULLAN: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) Are the fields and professions of science, chemistry or academia eligible for consideration for permanent residency status under the Distinguished Talent Category; if not, why not.
 - (2) What other occupations are eligible to be considered under the Distinguished Talent Category.
 - (3) How many applications have been lodged under the Distinguished Talent Category in the past 12 months and what were the occupations of the applicants.
 - (4) How many of these applications were successful and what were the occupations.
 - (5) If no applications were received in the past 12 months, when was the most recent successful application made under the Distinguished Talent Category and under what occupation was it considered.
- MS BURKE: To ask the Ministers listed below (questions Nos. 707 723)—
 - (1) Are there any programs administered by the Minister's Department that provide, or have provided, funding to local government authorities in (a) 1996-97, (b) 1997-98, (c) 1998-99, (d) 1999-2000, (e) 2000-2001 and (f) 2001-2002.
 - (2) If so, for each program for each of the years that funding was granted to local government authorities, (a) what was the level of funding provided to each local government authority, (b) what was the purpose for which the grant was made and (c) in which federal electoral division or divisions does this local government authority fall.
 - (3) Have any concerns been raised with the Minister's office or the Minister's Department from (a) local government authorities or (b) other organisations regarding cost shifting onto local government in regard to any programs administered by the Minister's Department; if so, (a) to what program or programs did the concern relate and (b) were any investigations undertaken by the Minister's Department in relation to these concerns; if not, why not; if so, what were the findings of these investigations.
 - 707 **MS BURKE:** To ask the Prime Minister.
 - 708 MS BURKE: To ask the Minister for Transport and Regional Services.
 - 709 MS BURKE: To ask the Treasurer.
 - 710 MS BURKE: To ask the Minister for Trade.
 - 711 MS BURKE: To ask the Minister representing the Minister for Defence.
 - 712 **MS BURKE:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts.
 - 713 MS BURKE: To ask the Minister for Foreign Affairs.
 - 714 MS BURKE: To ask the Minister for Employment and Workplace Relations.
 - 715 **MS BURKE:** To ask the Minister for Immigration and Multicultural and Indigenous Affairs.
 - 716 MS BURKE: To ask the Minister for the Environment and Heritage.
 - 717 **MS BURKE:** To ask the Attorney-General.
 - 718 **MS BURKE:** To ask the Minister representing the Minister for Finance and Administration.

- 719 MS BURKE: To ask the Minister for Agriculture, Fisheries and Forestry.
- 720 MS BURKE: To ask the Minister representing the Minister for Family and Community Services.
- 721 MS BURKE: To ask the Minister for Education, Science and Training.
- 722 MS BURKE: To ask the Minister representing the Minister for Health and Ageing.
- 723 MS BURKE: To ask the Minister for Industry, Tourism and Resources.

MS BURKE: To ask the Ministers listed below (questions Nos. 729 - 731)—

- (1) Does the Minister's Department administer any programs relating to illicit drug use.
- (2) If so, what has been the level of expenditure on these programs in (a) 1996-97, (b) 1997-98, (c) 1998-99, (d) 1999-2000, (e) 2000-2001 and (f) 2001-2002.
- (3) In relation to programs which have allowed organisations to apply for funding for the delivery of services or programs, (a) what is the name of each program and (b) what was the level of expenditure in each State in (a) 1996-97, (b) 1997-98, (c) 1998-99, (d) 1999-2000, (e) 2000-2001 and (f) 2001-2002 on each program.
- (4) In relation to funding under these programs, (a) how many applications were received from within the electoral divisions of (i) Chisholm, (ii) Aston, (iii) Deakin, (iv) Latrobe and (v) Casey, (b) what is the name of each organisation that submitted an application, (c) what was the purpose of the funding being sought in each case, (d) what was the value of funding sought in each case and (e) if the application was successful, (i) what level of funding was granted and (ii) in which federal electoral division is the organisation located.
- (5) In relation to programs that do not provide for organisations to apply for funding, what was the level of expenditure for each program in the electoral divisions of (a) Chisholm, (b) Aston, (c) Deakin, (d) Latrobe and (e) Casey in (i) 1996-97, (ii) 1997-98, (iii) 1998-99, (iv) 1999-2000, (v) 2000-2001 and (vi) 2001-2002.
- 729 MS BURKE: To ask the Minister representing the Minister for Family and Community Services.
- 730 MS BURKE: To ask the Minister for Education, Science and Training.
- 731 MS BURKE: To ask the Minister representing the Minister for Health and Ageing.

MS BURKE: To ask the Ministers listed below (questions Nos. 734 - 761)—

- (1) Does the Minister administer any Commonwealth funded programs for which community organisations or businesses can apply for funding.
- (2) If so, what are these programs.
- (3) Does the Minister's Department advertise these funding opportunities.
- (4) In the electoral divisions of (a) Chisholm, (b) Aston, (c) Deakin, (d) Latrobe and (e) Casey in (i) 1996-97, (ii) 1997-98, (iii) 1998-99, (iv) 1999-2000, (v) 2000-2001 and (vi) 2001-2002, for each of the programs listed in part (2), (A) what was the name and postal address of each organisation that sought funding from the Commonwealth, (B) what was the purpose of the funding sought in each case and (C) for successful applications, what was the level of funding provided.
- 734 MS BURKE: To ask the Minister for Transport and Regional Services.
- 735 **MS BURKE:** To ask the Treasurer.
- 736 **MS BURKE:** To ask the Minister for Trade.
- 738 **MS BURKE:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts.
- 739 **MS BURKE:** To ask the Minister for Foreign Affairs.
- 740 MS BURKE: To ask the Minister for Employment and Workplace Relations.
- 741 MS BURKE: To ask the Minister for Immigration and Multicultural and Indigenous Affairs.
- 743 **MS BURKE:** To ask the Attorney-General.
- 744 MS BURKE: To ask the Minister representing the Minister for Finance and Administration.
- 745 MS BURKE: To ask the Minister for Agriculture, Fisheries and Forestry.
- 746 MS BURKE: To ask the Minister representing the Minister for Family and Community Services.
- 748 MS BURKE: To ask the Minister representing the Minister for Health and Ageing.
- 750 MS BURKE: To ask the Minister representing the Minister for Justice and Customs.
- 751 MS BURKE: To ask the Minister representing the Minister for Forestry and Conservation.

- 752 MS BURKE: To ask the Minister representing the Minister for the Arts and Sport.
- 753 MS BURKE: To ask the Minister for Small Business and Tourism.
- 755 MS BURKE: To ask the Minister for Regional Services, Territories and Local Government.
- 756 MS BURKE: To ask the Minister for Children and Youth Affairs.
- 757 MS BURKE: To ask the Minister for Employment Services.
- 758 MS BURKE: To ask the Minister representing the Special Minister of State.
- 760 MS BURKE: To ask the Minister representing the Minister for Revenue and Assistant Treasurer.
- 761 MS BURKE: To ask the Minister for Ageing.
- 764 MR GIBBONS: To ask the Prime Minister—
 - (1) Has any embryonic stem cell research been carried out in Australia prior to the Research Involving Embryos and Prohibition of Human Cloning Bill 2002 being passed.
 - (2) Has any funding been granted for the establishment of a centre for the purpose of carrying out research on embryonic stem cells; if so, what sum has been granted.

765 MR GIBBONS: To ask the Minister for Foreign Affairs—

- (1) Is he aware that all the great apes, the gorilla, bonobo, chimpanzee and orang-utan are on the verge of extinction
- (2) Is he aware that 15,000, or nearly 80%, of the eastern lowland gorillas in the Democratic Republic of Congo have been killed and eaten by coltan miners.
- (3) Is he aware that hundreds of trees are being removed illegally from Tanjung Putting National Park in Kalimantan, Borneo, thus destroying the orang-utans' only home.
- (4) Is he aware that in 2001 the UN declared the extinction clock was at one minute to midnight for all the apes and set up a task force to try and raise awareness and funds to try and prevent the extinction of the apes.
- (5) Is he also aware that the UK has already pledged support to the UN task force.
- (6) Will the Australian Government follow the lead of the UK and take action to help these animals.

766 MR McCLELLAND: To ask the Attorney-General—

- (1) Has the Australian Government Solicitor (AGS) been recognised for its efforts to assist staff to balance the demands of work and family life.
- (2) What was the nature of the award and what policies and practices have been implemented by the AGS which led to the award.

776 MRS CROSIO: To ask the Prime Minister—

- (1) Has his attention been drawn to a letter published in *The Sydney Morning Herald* on 1 August 2002 from Mr Arthur Sinodinos of his Office, which states that those of his children who live at Kirribilli House and are financially independent pay board to the Commonwealth.
- (2) Which of his children currently live at Kirribilli House.
- (3) What sum is paid per month for their upkeep at Kirribilli House.
- (4) On what basis is the amount paid assessed, and does it include such things as meals, laundry and telephone.
- (5) To which Commonwealth Department is the board paid.

777 MRS CROSIO: To ask the Minister representing the Minister for Family and Community Services—

- (1) Has the Minister's attention been drawn to findings of the Australian Council of Social Services that estimate that more than \$200 million was collected in social security penalties in 2001-2002.
- (2) How many fines were issued in 2001-2002 to Centrelink clients in the electoral division of Prospect.
- (3) How many (a) Activity Test breaches and (b) Administrative breaches relating to the (i) Newstart allowance and (ii) Youth allowance were issued in 2001-2002 to Centrelink clients in the electoral division of Prospect.
- (4) What is the total sum of penalties levied in 2001-2002 to Centrelink clients in the electoral division of Prospect relating to the (a) Newstart allowance and (b) Youth allowance.
- (5) How many Centrelink clients in the electoral division of Prospect incurred the penalty of having payments totally withdrawn for 8 weeks.

20 August 2002

- 783 MR McCLELLAND: To ask the Minister representing the Minister for Family and Community Services—
 - (1) How many funding applications recommended to the Minister by the relevant State advisory group under the Stronger Families and Communities Strategy have not been signed off by the Minister since February 2002.
 - (2) Will the Minister inquire into the reasons why any recommended grant applications have not been signed off.
 - (3) Will the Minister take urgent steps to ensure this matter is addressed so that community organisations are not left in a position of uncertainty as to whether their grant application has been successful.
- 784 MR MURPHY: To ask the Treasurer—How much of the total revenue presently derived from personal income tax would be lost by the Commonwealth were the Government to legislate to allow all married or de facto couples to share, equally, for the purposes of the Australian Taxation Office assessing their liability to pay personal income tax to the Commonwealth, their combined total income.
- 785 **MR MURPHY:** To ask the Treasurer—Further to the reply to part (2) of question No. 357 (*Hansard*, 19 August 2002, page 4892), can fiscal management of debt in Australia be recovered through taxation revenue, rather than reliance on sale of capital assets to service Commonwealth debt; if so, how; if not, why not.
- 787 MR BEVIS: To ask the Minister for Employment and Workplace Relations—
 - (1) How many industrial relations disputes have been brought by employees of his Department against the employer.
 - (2) How many disputes have been brought by employees engaged directly by the Industrial Registrar.
 - (3) Of those, how many employees engaged by the Registrar are attached to a President, Deputy President or Commissioner of the Industrial Relations Commission.
 - (4) What were the dates of filing for each of those disputes.
 - (5) For each of those disputes, was it the subject of mediation, conciliation or arbitration.
 - (6) What were the findings or agreements reached in each case.
 - (7) In each case, has counselling been provided to either the employee who brought the case or his or her superior.
 - (8) What programs exist within his Department and within the Registry to ensure good personnel practices are adhered to by those in authority in his Department or the Registry.
- 788 MRS CROSIO: To ask the Minister for the Environment and Heritage—
 - (1) What were the successful applications for Natural Heritage Trust funding projects located entirely or partially within the electoral divisions of (a) Prospect, (b) Chifley, (c) Fowler, (d) Reid, (e) Blaxland, (f) Macarthur, (g) Werriwa, (h) Parramatta, (i) Lindsay, (j) Greenway, (k) Mitchell and (l) Macquarie.
 - (2) Do recent figures released by Environment Australia show that since 1996 the electoral division of Prospect has only received \$45,050 in funding while the neighbouring electoral division of Parramatta has received \$575,454; if so, what is the reason for the difference.
- 789 MR ALBANESE: To ask the Minister for Transport and Regional Services—
 - (1) What is the composition of the Sydney Airport Community Forum (SACF).
 - (2) Are members of the SACF representatives of organisations; if so, which organisations do they represent; if not; what is the basis of their appointment.
 - (3) What are the dates of SACF meetings held between 1996 and 1 August 2002.
- 790 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - (1) How many actions were exercised by the Civil Aviation Safety Authority (CASA) under Civil Aviation Regulation 269 (CAR 269) in each of the past five years.
 - (2) In how many actions was no further action taken.
 - (3) How many actions resulted in CASA recommendations to the Director of Public Prosecutions (DPP) for further legal action or prosecution action against operators.
 - (4) Of those recommendations to the DPP for further legal action or prosecutions, how many were proceeded with, and of these, how many resulted in successful prosecutions, failed prosecutions or were withdrawn.
 - (5) How many were appealed and what was the outcome.

- (6) For each prosecution or legal action, what sum was spent by the Commonwealth for each case, and what was the cost to each agency involved.
- (7) For each prosecution or legal action, what sum (a) was recouped from prosecuted operators and (b) did the Commonwealth pay in costs to operators.
- (8) With respect to CASA's power to cancel, suspend or vary aviation operators' certificates under CAR 269, what is the internal CASA process taken to establish the veracity of a planned action before it is proceeded with.
- (9) At what level of management are decisions under CAR 269 determined.
- (10) Is each stage of a planned action recorded; if so, where is the file held and is it subject to Freedom of Information procedures; if not, why not.
- (11) Does the decision making process assess the impact of an action under CAR 269 on the reputation or viability of an operator, or is safety the only consideration.
- (12) If an action is not proceeded with, or is subsequently stopped or withdrawn, does CASA apologise to the operator or issue any public notice advising that the action commenced will not proceed and offer reasons why; if not, why not.

791 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—

- (1) Did he issue a Budget media statement saying that the Federal Government has made a commitment to spend \$18 million on overtaking lanes on the Sturt Highway.
- (2) What sum of the \$18 million has already been spent and on which projects has that sum been spent.
- (3) What sum was spent on the eastbound and westbound lanes near Kingston-on-Murray in 2001-2002.
- (4) What sum will be spent on the remaining 17 passing lanes, when will it be spent and where are the lanes located.
- (5) Following completion of these projects, how much of the Sturt Highway will not have dual carriageway or safe overtaking lanes and what is the cost of completing those works.

792 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—

- (1) What financial contribution is the Federal Government making to the Adelaide to Darwin Railway project.
- (2) When is the Federal contribution being made.
- (3) If the Federal funding is staged (a) what is the proposed schedule of payments, (b) in relation to payments already made, what milestones were used to determine appropriateness for payment and (c) in relation to payments not yet made, what milestones are to be achieved to trigger future payments.
- (4) What projects are being funded by this Federal Government contribution.
- (5) What are the anticipated contributions by (a) the South Australian Government, (b) the Northern Territory Government and (c) each member of the Asia Pacific Transport Consortium to the total project cost.
- (6) What contracts have been let for the project to date.
- (7) To whom have contracts been let to date.
- (8) What is the value of each contract that has been let to date.

793 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—

- (1) What sum was spent on (a) the Countrylink call centre operation, (b) the production and distribution of the Rural Book, including costs incurred by other Commonwealth Government agencies, (c) maintenance of the Countrylink information database and (d) 350 community information stands in (i) 2001-2002 and (ii) 2002-2003.
- (2) For 2002-2003, what sum has been budgeted for (a) the Commonwealth Regional Information Service call centre operation, (b) the production and distribution of the Rural Book, including costs incurred by other Commonwealth Government agencies, (c) maintenance of the regional entry point Internet portal, (d) community information stands, (e) the printing and distribution of the Commonwealth Regional Information Directory, (f) the travelling shopfront for regional shows and field days and (g) the print and electronic media advertising campaign to support the service.
- (3) Who is contracted to provide the advertising campaign.
- (4) What selection process was undertaken to determine who would provide the advertising campaign.
- (5) How many organisations submitted a tender for this campaign.

- 795 MR M. J. FERGUSON: To ask the Minister representing the Minister for Health and Ageing—
 - (1) What are the terms and conditions of the recent appointment of the Hon. Rob Knowles as Chair of the Food Standards Australia New Zealand Board, including salary, travel arrangements and allowances.
 - (2) Is the Minister able to say whether Mr Knowles is in receipt of a parliamentary pension from his time in the Victorian Government; if so, was this taken into account when determining the terms and conditions of his appointment to the position.
 - (3) Is the Minister also able to say whether Mr Knowles has been appointed to, or holds, any other Federal Government positions.

MR M. J. FERGUSON: To ask the Ministers listed below (questions Nos. 797 - 824)—

- (1) How many (a) full time permanent staff, (b) part time permanent staff, (c) full time contract staff and (d) part time contract staff were employed by (i) the Minister's Department and (ii) agencies within the Minister's portfolio as at (A) 30 March 1996 and (B) 30 June 2002.
- (2) For each category of engagement referred to in part (1) and employed by (a) the Minister's Department and (b) agencies within the Minister's portfolio, where were such persons located in (i) 30 March 1996 and (ii) 30 June 2002.
- 797 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services.
- 798 MR M. J. FERGUSON: To ask the Treasurer.
- 801 **MR M. J. FERGUSON:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts.
- 803 MR M. J. FERGUSON: To ask the Minister for Employment and Workplace Relations.
- 806 MR M. J. FERGUSON: To ask the Attorney-General.
- 807 MR M. J. FERGUSON: To ask the Minister representing the Minister for Finance and Administration.
- 808 MR M. J. FERGUSON: To ask the Minister for Agriculture, Fisheries and Forestry.
- 809 MR M. J. FERGUSON: To ask the Minister representing the Minister for Family and Community Services.
- 810 MR M. J. FERGUSON: To ask the Minister for Education, Science and Training.
- 811 MR M. J. FERGUSON: To ask the Minister representing the Minister for Health and Ageing.
- 813 MR M. J. FERGUSON: To ask the Minister representing the Minister for Justice and Customs.
- 814 MR M. J. FERGUSON: To ask the Minister representing the Minister for Forestry and Conservation.
- 815 MR M. J. FERGUSON: To ask the Minister representing the Minister for the Arts and Sport.
- 817 MR M. J. FERGUSON: To ask the Minister for Science.
- 818 MR M. J. FERGUSON: To ask the Minister for Regional Services, Territories and Local Government.
- 819 MR M. J. FERGUSON: To ask the Minister for Children and Youth Affairs.
- 820 MR M. J. FERGUSON: To ask the Minister for Employment Services.
- 821 MR M. J. FERGUSON: To ask the Minister representing the Special Minister of State.
- 823 MR M. J. FERGUSON: To ask the Minister representing the Minister for Revenue and Assistant Treasurer.
- 824 MR M. J. FERGUSON: To ask the Minister for Ageing.
- 826 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - (1) Has the Minister been contacted by Freedom Air in relation to a proposal to conduct flights from New Zealand to Maroochydore Airport; if so, when and what was the Minister's response..
 - (2) What aviation and customs related charges are imposed by the Commonwealth or Commonwealth agencies on a foreign airline landing at Maroochydore airport.
 - (3) How do those costs compare with the costs for a foreign airline to conduct the same flights to Brisbane airport or Cairns airport.
 - (4) Are there any infrastructure, technical or policy barriers to the operation of foreign airline operations to Maroochydore airport; if so, what are they and what sum would they cost to provide.

21 August 2002

- 828 MR DANBY: To ask the Minister for Transport and Regional Services—
 - (1) Is he able to say whether the productivity level of 25 Ukranian seafarers is equivalant to that of 17 Australian seafarers aboard the CSL *Yarra*.

- (2) Is it detrimental to Australia's security to have Australian merchant ships crewed by foreign seafarers.
- (3) In times of conflict would Australia's economic independence be affected without an Australian flagged and crewed fleet.
- (4) Did Australia use foreign ships to take personnel and materiel to East Timor in 1999; if so, why.

835 MS J. S. McFARLANE: To ask the Minister representing the Minister for Finance and Administration—

- (1) Has the Government produced a response to the Senate Select Committee on Superannuation and Financial Services' report entitled *A 'Reasonable and Secure' Retirement*, which was tabled in April 2001; if not, why not; if so, what are the details of the Government's response.
- (2) Has the Government any plans to change the indexation method for Commonwealth superannuants.
- (3) How many Commonwealth superannuants receive a part pension from the Commonwealth.

22 August 2002

838 MS J. S. McFARLANE: To ask the Prime Minister—

- (1) In a letter to the Police Federation of Australia, dated 1 October 2001, did he state that the Heads of Government Agreement that deals with the preservation age for superannuation schemes was being reviewed by the Commonwealth Treasury.
- (2) Has the review by the Commonwealth Treasury made a decision regarding the application of the preservation principles contained in the agreement to superannuation schemes for police officers; if so, what is the decision; if not, why not.
- (3) Which States raised concerns regarding the application of the preservation principles to superannuation schemes for police officers.
- (4) What steps will the Federal Government take to facilitate an agreement with the States to exempt police superannuation from the Heads of Government Agreement.
- (5) Does the Government support the police officers' submission that they be able to access their superannuation at the age of 55.

842 MR LATHAM: To ask the Prime Minister—

- (1) During his period as Prime Minister, has he visited any public housing estates in Australia; if so, which public housing estates and on what dates.
- (2) During his period as Prime Minister, has he visited any Aboriginal communities; if so, which Aboriginal communities and on what dates.

845 MR MELHAM: To ask the Attorney-General—

- (1) What arrangements, if any, are in place to provide for personnel security clearances for Ministers or government parliamentary secretaries in respect to their access to classified information.
- (2) What arrangements, if any, are in place to provide for personnel security clearances for shadow ministers in respect to their access to classified information given in confidential briefings by the Government.
- (3) What arrangements, if any, are in place to provide for personnel security clearances for members of the Parliamentary Joint Committee on ASIO, ASIS and DSD in respect to their access to classified information provided to the committee.
- (4) What measures does the Government propose to put in place in respect to Members of Parliament to ensure compliance with Australia's obligations under Articles 4 and 5 of the General Security of Information Agreement between the Australian and United States Government of 25 June 2002.
- (5) If no arrangements for personnel security clearances for Members of Parliament are contemplated, on what basis will Members of Parliament be granted access to classified information received from the United States under the terms of the Security Agreement of 25 June 2002.

847 MR BEAZLEY: To ask the Minister representing the Minister for Defence—

- (1) What is the task of the Knowledge Staff and the Chief Knowledge Officer in the Minister's Department.
- (2) What Directorates have been established within the Knowledge Staff and what are their tasks and functions.
- (3) How many members of the Australian Defence Force (ADF) and the public service are employed within this Staff.

- (4) What contribution has been made by the Staff to decisions of the Minister's Department, the ADF and government on acquisitions of technologies and the creation of doctrine for the operations of the ADF.
- (5) What is the relationship of the Staff with the Defence Science and Technology Organisation.
- (6) What is the relationship of the Staff with different sections of the Minister's Department and the ADF responsible for devising policy on the Revolution in Military Affairs.

849 MR BEAZLEY: To ask the Minister representing the Minister for Health and Ageing—

- (1) Is it a fact that there are currently some 1500 people in Australia suffering with Chronic Myeloid Leukaemia.
- (2) Is the Minister aware of clinical trials on patients in the chronic phase of the disease which show an 88% overall haematological response to the drug Glivec.
- (3) Is the Minister also aware that the same clinical trials on patients in the accelerated or blast phase have shown only a 63% and 26% response to the drug.
- (4) Is it a fact that a recent meeting of the Pharmaceutical Benefits Advisory Committee denied subsidisation of this drug under the National Health Scheme for patients in the chronic phase of this disease.
- (5) If so, is the Minister able to provide advice about why Glivec has only been listed on the Pharmaceutical Benefits Scheme (PBS) for leukaemia sufferers in the accelerated or blast phase of this disease when the patient's prognosis is extremely poor and the recovery rate less than 25%.
- (6) What has been the demand from physicians and patients for access to this therapy.
- (7) What information does the Minister have about the long term prognosis of patients treated with this drug.
- (8) What is the (a) weekly and (b) annual cost to patients who are being treated with Glivec and whose drugs are not subsidised under the PBS.

26 August 2002

850 **MR FITZGIBBON:** To ask the Treasurer—

- (1) What are the revenue implications for the Commonwealth of the decision of the North West Shelf Venture partners to allow the China National Offshore Oil Company equity in the project.
- (2) What are the revenue implications for the Commonwealth of the decision to give China exclusive rights to ship liquefied natural gas from Australia to China.

852 MR MURPHY: To ask the Prime Minister—

- (1) Is question No. 2 which appeared on 13 February 2002 on the first *Notice Paper* of the 40th Parliament the same question No. 2476 which first appeared on the *Notice Paper* on 28 March 2001 during the 39th Parliament.
- (2) Did he receive a letter from the Speaker following my request to the Speaker on 20 August 2001 to write to him seeking an early reply to question No. 2476 under standing order 150.
- (3) Did he receive a further letter from the Speaker following my request to the Speaker on 14 May 2002 to write to him again seeking an answer to question No. 2 under standing order 150.
- (4) Did he receive yet another letter from the Speaker following yet another request by me to the Speaker on 19 August 2002 to write to him seeking an answer to question No. 2 under standing order 150.
- (5) When will he answer question No. 2.

853 MR MURPHY: To ask the Treasurer—

- (1) Is question No. 36 which appeared on 13 February 2002 on the first *Notice Paper* of the 40th Parliament the same question No. 2478 which first appeared on the *Notice Paper* of 28 March 2001 during the 39th Parliament.
- (2) Did he receive a letter from the Speaker following my request to the Speaker on 29 August 2001 to write to him seeking an early reply to question No. 2478 under standing order 150.
- (3) Did he receive a further letter from the Speaker following my request to the Speaker on 14 May 2002 to write to him again seeking an answer to question No. 36 under standing order 150.
- (4) Did he receive yet another letter from the Speaker following yet another request by me to the Speaker on 19 August 2002 to write to him seeking an answer to question No. 36 under standing order 150.
- (5) When will he answer question No. 36.

854 MR MURPHY: To ask the Treasurer—

- (1) Is question No. 37 which appeared on 13 February 2002 on the first *Notice Paper* of the 40th Parliament the same question No. 2657 which first appeared on the *Notice Paper* of 6 June 2001 during the 39th Parliament.
- (2) Did he receive a letter from the Speaker following my request to the Speaker on 29 August 2001 to write to him seeking an early reply to question No. 2657 under standing order 150.
- (3) Did he receive a further letter from the Speaker following my request to the Speaker on 14 May 2002 to write to him again seeking an answer to question No. 37 under standing order 150.
- (4) Did he receive yet another letter from the Speaker following yet another request by me to the Speaker on 19 August 2002 to write to him seeking an answer to question No. 37 under standing order 150.
- (5) When will he answer question No. 37.

855 MR MURPHY: To ask the Treasurer—

- (1) Is question No. 39 which appeared on 13 February 2002 on the first *Notice Paper* of the 40th Parliament the same question No. 2698 which first appeared on the *Notice Paper* of 19 June 2001 during the 39th Parliament.
- (2) Did he receive a letter from the Speaker following my request to the Speaker on 29 August 2001 to write to him seeking an early reply to question No. 2698 under standing order 150.
- (3) Did he receive a further letter from the Speaker following my request to the Speaker on 14 May 2002 to write to him again seeking an answer to question No. 39 under standing order 150.
- (4) Did he receive yet another letter from the Speaker following yet another request by me to the Speaker on 19 August 2002 to write to him seeking an answer to question No. 39 under standing order 150.
- (5) When will he answer question No. 39.

856 MR MURPHY: To ask the Treasurer—

- (1) Is question No. 40 which appeared on 13 February 2002 on the first *Notice Paper* of the 40th Parliament the same question No. 2766 which first appeared on the *Notice Paper* of 27 June 2001 during the 39th Parliament.
- (2) Did he receive a letter from the Speaker following my request to the Speaker on 29 August 2001 to write to him seeking an early reply to question No. 2766 under standing order 150.
- (3) Did he receive a further letter from the Speaker following my request to the Speaker on 14 May 2002 to write to him again seeking an answer to question No. 40 under standing order 150.
- (4) Did he receive yet another letter from the Speaker following yet another request by me to the Speaker on 19 August 2002 to write to him seeking an answer to question No. 40 under standing order 150.
- (5) When will he answer question No. 40.

27 August 2002

858 MR RANDALL: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—

- (1) Is the Minister aware of the secret United Kingdom inland revenue strategy which, for years, allowed some of the wealthiest people in Great Britain to escape paying their full potential taxation bills and which was declared unlawful by a senior High Court Judge, Lord Gill, on 31 May 2002.
- (2) Can the Minister assure the Australian public that the Australian Taxation Office (ATO) has no similar strategy in place.
- (3) Are there any Australian taxpayers who do not have to declare their real earnings by virtue of any agreement or other arrangement with the ATO.
- (4) Are there any Australian taxpayers who pay a fixed sum in taxation by virtue of any agreement or arrangement with the ATO.

MS JACKSON: To ask the Ministers listed below (questions Nos. 859 - 860)—

- (1) Has a decision been made with respect to the ongoing funding of urban landcare projects via the Natural Heritage Trust (NHT) in the Swan and Canning Catchment Regions of Perth; if not, why not.
- (2) Is the Minister aware that a failure to fund urban landcare projects puts at risk the significant gains that have been made to restore Perth's river systems in the last few years; if not, why not.
- (3) Is the Minister aware that there are 11 Community Landcare Co-ordinators employed in the Swan and Canning Catchment Regions who may lose their jobs in September 2002 due to the lack of certainty about federal funding; if not, why not.

- (4) Is the Minister aware that the work of 17 catchment groups and over 200 other environmental groups, representing many thousands of community volunteers in the Swan and Canning Catchment Regions, are being affected by the failure of the Government to release NHT funds for urban projects; if not, why not.
- (5) Is the Government considering making available no more than \$50 to \$100 million in this interim year, despite a figure of \$250 million being put forward in budget papers for NHT funding; if not, why not.
- (6) Can the Minister guarantee that funding will be available to enable the continued employment of the 11 Community Landcare Co-ordinators employed in the Swan and Canning Catchment Regions after September 2002, while the Government decides how urban projects will be funded in the future; if not, why not.
- (7) Will urban landcare projects suffer a reduction in funding as a result of NHT guidelines that give priority to rural groups and sustainable agriculture, and much less money being available for the NHT than the Government first indicated; if not, why not.
- 859 MS JACKSON: To ask the Minister for Agriculture, Fisheries and Forestry.
- 860 MS JACKSON: To ask the Minister for Agriculture, Fisheries and Forestry.
- 861 MR MURPHY: To ask the Attorney-General—
 - (1) Further to question No. 678, does former Senator Colston's recent demonstrated capacity to undertake both motor vehicle and air travel indicate a change in circumstances whereby the Director of Public Prosecutions (DPP) might consider reviewing the current state of health of Dr Colston with a view to assessing his capacity to stand trial on the twenty-eight charges of defrauding the Commonwealth through travel rorts; if so, what might that review involve; if not, why not.
 - (2) Since July 1999, was the DPP advised on each occasion of the full details of Dr Colston's taxpayer-funded motorcar or aircraft travel; if so, what was the DPP advised and what action did the DPP take to satisfy himself of the nature of Dr Colston's travel; if not, why not.
 - (3) Since July 1999, did the DPP inquire of Dr Colston, or any of the medical practitioners treating him, whether any of Dr Colston's taxpayer-funded travel was for the sole purpose of medical treatment; if so, what was he advised; if not, why not.
 - (4) In light of the independent medical assessments by two eminent medical specialists who reported on Dr Colston on 14 and 19 May 1999 that his life expectancy was only months and which led to the DPP at that time determining that there was no prospect of Dr Colston being fit to stand trial on the twenty-eight charges of defrauding the Commonwealth through travel rorts, is the DPP prepared to invite Dr Colston to offer himself for fresh medical examination and assessment by appropriately qualified expert medical specialists; if not; why not.
 - (5) Will the DPP initiate immediate up-to-date medical assessments of Dr Colston by appropriately qualified expert medical specialists with a view to establishing Dr Colston's capacity to stand trial on twenty-eight charges of defrauding the Commonwealth through travel rorts; if not, why, not.
- 863 MR McCLELLAND: To ask the Minister for Transport and Regional Services—
 - (1) Does the Sydney Airport Noise Complaints Line record statistics for the number of complaints made to the line in the evening after 5 p.m. when the staffed service ends; if so, what are the figures so far for 2002 and what proportion of those calls are from people living under the flightpath of the western runway.
 - (2) Why are the phones not staffed between 5 p.m. and 11 p.m. when families to the west of the airport generally experience the worst noise.
- 864 MR McCLELLAND: To ask the Minister for Transport and Regional Services—
 - (1) Is he aware of a resolution passed by the Sydney Airport Community Forum directing that, if noise sharing is in operation at Sydney airport, residents should not be subjected to aircraft noise late in the evening and again the following morning, allowing the opportunity for a reasonable night's sleep; if so, does he support the objective of this resolution.
 - (2) On how many days so far in 2002 at Sydney Airport have there been either take-offs to, or landings from, the west after 10 p.m. followed by take-offs to, or landings from, the west before 7 a.m.
- 865 MR BEAZLEY: To ask the Minister for Education, Science and Training—
 - (1) What was the annual intake and completion rate of apprentices and traineeships in the five years prior to the operation of the New Apprenticeship system and what have been the annual figures since then.

- (2) What were the numbers involved in trade apprenticeships and their completion rates prior to the introduction of the New Apprenticeship system and what has been the equivalent performance in the same trades in the years since the introduction of the new system.
- (3) What were the average numbers of years served by each apprentice and trainee to complete a qualification under the system prior to the introduction of the New Apprenticeship system and what has been the average since then.
- (4) What has been the number of training hours per employee in the workforce on an annual basis since 1991.
- (5) What percentage of apprentices and trainees used the facilities of TAFE for part of their qualification prior to the introduction of the New Apprenticeship system and what has been the percentage since then.

866 MS VAMVAKINOU: To ask the Minister representing the Minister for Family and Community Services—

- (1) Which organisations applied for funding under the International Year of the Volunteers Small Equipment Grants scheme in 2001 in the electoral division of Calwell.
- (2) What is the current breakdown of benefits provided through Centrelink to residents in the electoral division of Calwell and how does this compare with (a) 2001, (b) 2000, (c) 1999, (d) 1998, (e) 1997 and (f) 1996.

869 MS VAMVAKINOU: To ask the Minister for Ageing—

- (1) On most recent data, how many nursing home beds are located within the electoral division of Calwell.
- (2) How many of these beds are in use.
- (3) How may allocated beds within the electoral division of Calwell are yet to be occupied.
- (4) Of the beds yet to be occupied and located within the electoral division of Calwell, when were the bed licences allocated.

28 August 2002

871 MR DANBY: To ask the Minister representing the Minister for the Arts and Sport—

- (1) What names were recently recommended by the Australia Council to the Minister for appointment to the Music Board of the Australia Council.
- (2) Were any of the names recommended for the Music Board of the Australia Council agreed to by the Minister; if not, why not.
- (3) What individuals were appointed to the Music Board of the Australia Council.
- (4) What were the criteria used for choosing these individuals rather than those recommended by the independent statutory authority.
- (5) What sum of Commonwealth funding does the Music Board of the Australia Council allocate to musicians in Australia annually.

873 MR L. D. T. FERGUSON: To ask the Minister for Citizenship and Multicultural Affairs—

- (1) For each year since its commencement, what was the amount spent under the Living in Harmony initiative on (a) the community grants program, (b) departmental overheads for the grants program, (c) promotional and related expenses for Harmony Day and (d) other purposes.
- (2) Who conducted the evaluation of the initiative and as part of the evaluation process what consultation, if any, occurred with (a) State and Territory Governments, (b) ethnic community organisations and (c) indigenous organisations.
- (3) What were the findings and recommendations of the evaluation and on what date was the final evaluation report submitted to the Government.
- (4) Is the evaluation report available to the public; if not, on what grounds is it being withheld.
- (5) As part of the initiative, has his Department conducted any market research on issues to do with racial discrimination or community harmony in Australia; if so, (a) when was the research conducted, (b) which organisations conducted the research and (c) what was the cost of each research study.

875 MR L. D. T. FERGUSON: To ask the Minister for Ageing—

- For what specific purposes is funding available to eligible organisations under the Ethnic Aged Care Services grants program.
- (2) How many organisations currently receive funding under the program in each State and Territory.

- (3) What was the total sum of funding provided under the program in 2001-2002 and what is the estimated sum of funding that is available in 2002-2003.
- (4) Has the Government initiated a review of the program; if so, (a) who is conducting the review, (b) what are the terms of reference, (c) what consultation, if any, is proposed with ethnic community organisations and (d) what is the expected completion date of the review.

876 **MR MURPHY:** To ask the Prime Minister—

- (1) Has he seen the report on page 5 of *The Australian* on 27 August 2002 by the Political Editor, Mr Dennis Shanahan which reveals that the leading proponent of embryonic stem cell research, Professor Alan Trounson, had admitted that his trump card video showing a crippled rat walking which was used in trying to win over politicians was not demonstrating a success from the kind of embryos covered in the Research Involving Embryos and Prohibition of Human Cloning Bill 2002.
- (2) Is he aware that Professor Trounson and his colleagues have now admitted that the crippled rat's cure had not come from the five-day-old fertilised eggs that will be made available under the Bill but from germ cells from five-to nine week old aborted foetuses.
- (3) Is he aware that Peter Silburn from Griffith University in Queensland has stated that germ cells used in the John Hopkins Institute research were beyond the stage of stem cells.
- (4) Is he also aware that the Premier of New South Wales has used the video to promote the chance of cures from using IVF embryos and that this video was also shown on national television as an example of embryonic stem cell research.
- (5) Is he also aware that Professor Trounson has now admitted that he may have used the term embryonic stem cells when talking to parliamentarians although he knew the cells used with rats were germ cells.
- (6) When he spoke with Professor Trounson, did Professor Trounson bring to his knowledge the case of the crippled rat used in the video.
- (7) In light of his having introduced the Bill into the House of Representatives and the misleading information provided to Members of Parliament by Professor Trounson, will he make an immediate statement, in the public interest, in the House to further expose this matter; if not, why not.

877 MR MURPHY: To ask the Minister for Transport and Regional Services—

- (1) Further to the answer to question No. 605 (*Hansard*, 19 August 2002, page 5090), have aircraft noise targets for Sydney Airport been missed.
- (2) Is the failure of the Government ever to meet its aircraft noise targets as prescribed in the Long Term Operating Plan (LTOP) for Sydney Airport a matter of current public importance.
- (3) Has he addressed the concerns of those motions of the Sydney Airport Community Forum concerning the full implementation of the LTOP; if so, how; if not, when will he do so.
- (4) In light of his cognate answer to parts (1) to (3) of question No. 605, can he show by reference to previous questions asked by me, where he has answered part (3) of my question.
- (5) Can he clarify how and when he has directed Airservices Australia to implement fully the LTOP for Sydney Airport; if not, why not.

878 MR MURPHY: To ask the Treasurer—

- (1) Is he aware of reforms announced by the Reserve Bank of Australia which identifies an estimated \$350 million of profiteering by banks and credit card companies.
- (2) Has the Government accepted the recommended reforms; if so, what action will the Government take with respect to these recommendations; if not, why not.
- (3) What powers will the Australian Competition and Consumer Commission (ACCC) be given in order to ensure that benefits flow through to retailers and consumers across Australia.
- (4) What specific powers will the ACCC be given with respect to ensuring that credit card participants do not seek to recoup any reduction in revenue resulting from a lower interchange fee by increasing other fees and charges.
- (5) What powers will the Australian Securities and Investments Commission be given in order to ensure that consumer protection from foreshadowed changes to the credit card schemes is preserved.

880 MR McCLELLAND: To ask the Minister for Foreign Affairs—

- (1) Which states were elected to the Commission on Human Rights in 2002.
- (2) Which resolutions were sponsored or co-sponsored by Australia.

- (3) Which resolutions came to a vote.
- (4) What was the result of those resolutions which came to a vote.
- (5) What are the names and positions of the persons who represented Australia at the 2002 session.

29 August 2002

882 MR MURPHY: To ask the Minister for Employment and Workplace Relations—

- (1) Further to the answer to part (3) of question No. 472 (*Hansard*, 19 August 2002, page 4970), how many of the former Internova employees have been assessed as being (a) eligible and (b) ineligible for entitlements under the General Employee and Redundancy Scheme.
- (2) What sum of money is available in aggregate.
- (3) Further to the answer to part (4) of question No. 472, is he able to say which Minister has portfolio responsibility for the subject matter of the question.

884 MR MURPHY: To ask the Minister representing the Minister for Health and Ageing—

- (1) Further to his answer to part (3) of question No. 358 (*Hansard*, 19 August 2002, page 4893), which of the 26 Medicare eligible MRI sites in NSW are teaching hospitals.
- (2) What proportion of Medicare eligible MRI sites in NSW are teaching hospitals.
- (3) What is the distribution of teaching hospitals in NSW.
- (4) What is the distribution of teaching hospitals in NSW that have MRI licenses or offer Medicare eligible MRI services.
- (5) What proportion of teaching hospitals in NSW either have MRI licences or offer Medicare eligible MRI services.
- (6) Is the Concord Repatriation General Hospital a teaching hospital of the University of Sydney.
- (7) Will the Minister offer Concord Repatriation General Hospital an MRI licence and allow it to provide Medicare eligible MRI services; if so, when; if not, why not.

888 MR MELHAM: To ask the Attorney-General—

- (1) What is the cost of the trial of polygraph or electronic lie detector tests being undertaken within the Australian Security Intelligence Organisation (ASIO).
- (2) When did the ASIO polygraph trial commence and when will it be completed.
- (3) Is the polygraph trial conducted by ASIO personnel or by external contractors.
- (4) In what States or Territories have polygraph examinations been carried out.
- (5) How many ASIO personnel have been subject to a polygraph examination as part of the trial.
- (6) How many ASIO personnel have been evaluated as (a) non-deceptive or (b) deceptive in their responses in polygraph examinations.
- (7) Has the personnel security clearance status of any ASIO officer been changed as a consequence of a polygraph examination.
- (8) Has the Government had any discussions or exchanges with US Government departments or agencies concerning possible requirements for polygraph testing of Australian personnel granted access to classified information released by the US.
- (9) What system of professional training and accreditation applies to polygraph examiners in Australia.
- (10) How many trained and professionally accredited polygraph examiners are currently employed by the Government.
- (11) Are there any Australian national standards or other guidelines relating to the use of polygraph tests.

889 MR MELHAM: To ask the Attorney-General—

- (1) Are the National Guidelines for referral of politically sensitive matters to the Australian Federal Police (AFP) issued by the Attorney-General on 28 October 1996 and 14 May 1998 still current; if not, what are the current National Guidelines for referral of politically sensitive matters to the AFP.
- (2) Does the Government apply any written criteria in determining what constitutes a politically sensitive matter requiring notification to the Minister responsible for the AFP; if so, what criteria are applied.

890 MR MELHAM: To ask the Minister representing the Minister for Justice and Customs—

(1) For each financial year from 1996-1997 to 2001-2002, how many times has the Minister responsible for the Australian Federal Police (AFP) been notified in accordance with the relevant National Guidelines of the referral of a politically sensitive matter to the AFP.

- (2) Which Commonwealth Ministers, Departments or agencies referred politically sensitive matters to the AFP.
- (3) How many referrals of politically sensitive matters to the AFP were (a) accepted or (b) declined.
- (4) What was the cost to the AFP of investigations of politically sensitive matters.
- (5) How many AFP investigations of politically sensitive matters related to possible offences under section 79 of the Crimes Act.
- (6) How many persons were (a) prosecuted and (b) convicted of a Commonwealth offence as a consequence of referral of a politically sensitive matter to the AFP.
- (7) How many persons were (a) prosecuted and (b) convicted of an offence under section 79 of the Crimes Act as a consequence of referral of a politically sensitive matter to the AFP.
- 891 MR MELHAM: To ask the Minister representing the Minister for Justice and Customs—
 - (1) For each financial year from 1996-1997 to 2001-2002, how many investigations were undertaken by the Australian Federal Police (AFP) into possible offences under section 79 of the Crimes Act.
 - (2) What was the cost to the AFP of investigations of possible offences under section 79 of the Crimes Act.
 - (3) How many persons were (a) prosecuted and (b) convicted of an offence under section 79 of the Crimes Act.
- 892 MR MELHAM: To ask the Minister representing the Minister for Justice and Customs—
 - (1) As at 30 June of each year from 1996 to 2002, how many personnel were employed in the (a) Telecommunications Interception Division of the Australian Federal Police (AFP) and (b) Telecommunications Interception Section of the National Crime Authority (NCA).
 - (2) What work has been undertaken to develop a joint AFP and NCA Telecommunications Interception Facility.
- 893 MR MELHAM: To ask the Minister representing the Minister for Justice and Customs—
 - (1) For each financial year from 1996-1997 to 2000-2001, how many alleged cases of fraud involving dishonestly obtaining a benefit by deception or other means were identified or reported for evaluation by Commonwealth Departments or agencies in accordance with the Commonwealth's Fraud Control Guidelines.
 - (2) For each financial year from 1996-1997 to 2000-2001, how many alleged cases of fraud were identified or reported for each Department or agency submitting reports to his Department in accordance with the Fraud Control Guidelines.
 - (3) For each financial year from 1996-1997 to 2000-2001, how many alleged cases of fraud were (a) investigated by the responsible Department or agency, (b) referred to the Australian Federal Police, (c) referred to State or Territory police or (d) not pursued.
 - (4) For each financial year from 1996-1997 to 2000-2001, how many fraud investigations resulted in (a) referral to the Commonwealth Director of Public Prosecutions, (b) prosecution by the responsible Department or agency or (c) no further action because insufficient evidence or suspects resigned, retired or otherwise left the organisation.
 - (5) For each financial year from 1996-1997 to 2000-2001, how many persons employed by or serving as contractors to the Commonwealth Government were successfully prosecuted for offences involving fraud against the Commonwealth.
 - (6) For each financial year from 1996-1997 to 2000-2001, what was the estimated value of losses resulting from alleged fraud reported by each Department and agency in accordance with the Commonwealth Fraud Control Guidelines.
- 894 MR MELHAM: To ask the Minister representing the Minister for Justice and Customs—
 - (1) For each financial year from 1996-1997 to 2000-2001, how many cases of alleged fraud against the Commonwealth, as defined in the Commonwealth Fraud Control Guidelines, were investigated by the Australian Federal Police (AFP).
 - (2) What was the cost to the AFP of these investigations each year.
- 896 **MS GILLARD:** To ask the Minister for Immigration and Multicultural and Indigenous Affairs—Did he recently circulate a colour brochure on the new Baxter Immigration Reception and Processing Centre; if so, (a) what sum did the brochure cost to produce, (b) what was its print run and (c) to whom was it circulated.

- 901 MS GILLARD: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) Who carried out the post-mortem examination following the death of a 28-year old Afghan asylum seeker in August on Nauru.
 - (2) What was the determined cause of death.
 - (3) Given the age of the man and no reported signs of disease or self-harm, why was his body not flown to the nearest available facility where a proper autopsy could be conducted.
 - (4) What arrangements have been made for the return of the man's body to Afghanistan.
 - (5) What costs have been incurred and who will meet those costs.
- 902 **MS GILLARD:** To ask the Minister for Immigration and Multicultural and Indigenous Affairs—What are the daily figures for all immigration reception and detention centres, including those on Manus Island, Nauru and the facility at Baxter, for which the Government may recover costs pursuant to section 209 of the Migration Act.
- 903 MR McCLELLAND: To ask the Minister for Trade—What are the current automotive tariffs imposed by countries in the APEC region in respect of (a) cars, (b) trucks and (c) parts.
- 904 MR McCLELLAND: To ask the Attorney-General—
 - (1) Who are the members of the Australian National Group who nominated candidates for a term of nine years on the International Court of Justice from February 2003.
 - (2) Whom did the Group nominate as candidates.
- 905 **MR McCLELLAND:** To ask the Attorney-General—Will he bring up-to-date the information he gave concerning conventions in The Hague Conference system in his answer to question No. 2743 (*Hansard*, 17 September 2001, page 30816).
- 906 **MR FITZGIBBON:** To ask the Minister representing the Special Minister of State—Has the Minister's Department had leases on a building in (a) Church Street, Maitland and (b) Mitchell Drive, East Maitland; if so, what are the details of each lease, including the (i) dates of operation, (ii) financial terms and (iii) actual tenant.
- 907 **MR M. J. FERGUSON:** To ask the Minister for Transport and Regional Services—Further to the answer to question No. 330 (*Hansard*, 20 August 2002, page 5164) concerning funding under the Roads of National Importance program, for (a) 2002-2003, (b) 2003-2004, (c) 2004-2005 and (d) 2005-2006, which projects have been identified in each State and Territory and what sum has been allocated to each project in each of those years.
- 908 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - (1) Further to the answer to question No. 601 (*Hansard*, 20 August 2002, page 5177) concerning assistance to Australiawide Airlines, what agreement does the Government have with Australiawide to continue to provide air services to regional routes solely serviced by Kendall or Hazelton beyond the six months referred to.
 - (2) What are the routes solely served by Kendall or Hazelton covered by the agreement.
 - (3) Does the agreement detail the number of flights on these regional routes solely served by Kendall or Hazelton; if so, how does that service compare with that previously provided by Kendall or Hazelton and what mechanism will be used to ensure those routes remain serviced by Australiawide.
 - (4) Does the agreement to pay \$5 million to Australiawide provide for any other payment by the Government across any portfolio now or in the future.
 - (5) How many dollars remain in the Rapid Route Recovery scheme program after payment of the \$5 million to Australiawide.
- 909 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - (1) How many seafarers have been killed or seriously injured in Australian waters and ports in each of the last five years.
 - (2) What was the name, flag state of the vessel and the date of each death or serious injury.
 - (3) What deaths or serious injuries have been investigated by (a) the Australian Transport Safety Bureau, (b) State investigation authority or (c) coroner.
 - (4) Did any safety actions arise from any of these investigations; if so, what are they and have they been acted upon.

911 MR LATHAM: To ask the Minister for Education, Science and Training—

- (1) Will he bring up-to-date the information provided in the answer to question No. 2889 (*Hansard*, 17 September 2001, page 30827) on the Convention on the Recognition of Qualifications concerning Higher Education in the European Region which came into effect on 1 February 1999.
- (2) Has Australia consulted with New Zealand about the Convention.

912 MRS CROSIO: To ask the Treasurer—

- (1) Following the Reserve Bank of Australia's recently proposed reform of the credit card system, what is the maximum surcharge a merchant is able to charge for credit card transactions.
- (2) What jurisdiction and powers does the Government or the Australian Competition and Consumer Commission have to regulate and limit surcharge fees charged on credit card transactions and interchange fees.
- (3) Has the Government any guarantee that the reforms will not result in merchants charging surcharges of (a) 10%, (b) 20% or (c) 30% or higher for credit card use.

913 MR DANBY: To ask the Minister for Foreign Affairs—

- (1) Has his attention been drawn to the practice of government affiliated blood collection agencies in China pooling blood to extract plasma and then returning the pooled blood to donors to prevent anaemia.
- (2) Is he able to say whether this practice has led to infection of blood donor supplies by individuals with HIV and AIDS.
- (3) Is he able to say whether, despite a recent Chinese central government crackdown, local officials persist in selling tainted blood.
- (4) Are Australian authorities aware that Henan province was the epicentre of this blood selling business and in some villages over 60% of residents are now HIV positive; if so, is his Department able to confirm whether in that province, in a majority of families, a majority of adults have died and only youth or elderly remain.
- (5) Is it expected that at the forthcoming 16th Party Congress of the Chinese Communist Party (CCP), Li Chang Chun, the Henan CCP Chief and protégé of Premier Jiang Zemin, will be elevated as Vice Premier.
- (6) Has the Australian Government offered to provide Australian public education programs on the prevention of the spread of HIV and AIDS to national and regional governments in China.
- (7) What steps, if any, has the Australian Government taken to warn Australian tourists to China of the danger of accessing local blood supplies in the event of being involved in accidents.
- 914 MS MACKLIN: To ask the Minister for Education, Science and Training—Further to his discussion paper on university finances entitled "Setting Firm Foundations" and Table 1 which lists distribution of HECS debts, is he able to provide in the same format the distribution of HECS debts and the average HECS debt of (a) all HECS debtors who have not made any repayments and who first incurred a HECS debt in or prior to 1999, (b) graduates who have not made any repayments, (d) graduates who have not made any repayments, (e) all HECS debtors who first incurred a HECS debt between 1997 and 1999 and who have not made any repayments and (f) graduates who first incurred a HECS debt between 1997 and 1999 and who have not made any repayments.

915 MS GEORGE: To ask the Minister for the Environment and Heritage—

- (1) Does he support the competitive recruitment process proposed for Community Landcare Associations.
- (2) Have Coastcare, Bushcare and Waterwatch been granted funds to allow for staff job security until 30 June 2003 but not community Landcare associations; if so, (a) why and (b) will he rectify this inequity and extend grants to Landcare until 30 June 2003; if not, why not.
- (3) Is the three months time span for recruitment unreasonably short.
- (4) Is maintaining employment continuity of current staff vital to the completion of many current projects.
- (5) Is he aware that many projects under the current National Heritage Trust will continue to employ staff until 31 March 2003 in order to complete activities and reports even though funding only extends to their projects until 31 December 2002.

(6) Can the competitive recruitment process lead to a loss of expertise and established working relationships.

- 916 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - (1) Has the Civil Aviation Safety Authority (CASA) issued a Notice of Proposed Rule Making stating its intention for safety reasons to maintain the crew to passenger ratio under Safety Regulation 121A concerning the number and composition of cabin crew.
 - (2) If so, why does CASA not require foreign airlines flying into Australia to comply with the Australian standard when it has the legal authority to require them to do so.
 - (3) Will he permit a New Zealand airline operating in the Australian domestic market to operate with less than the CASA crew to passenger safety ratio from December 2003 when mutual recognition of respective safety rules takes effect.
- 917 **MR M. J. FERGUSON:** To ask the Minister for Transport and Regional Services—Further to the answer to question No. 330 (*Hansard*, 20 August 2002, page 5164) concerning planned expenditure on the Roads of National Importance Program, for each year from 2001-2002 to 2005-2006 what projects will be undertaken in each State and Territory.
- 918 MR M. J. FERGUSON: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) With respect to his Department's raid of De Lorenzo Ceramics on 9 September 2002, (a) when was the raid conducted, (b) how many suspected illegal immigrants were caught, (c) did any suspected illegal immigrants escape the raid and (d) what action has been taken by his Department against the illegal immigrants.
 - (2) How and when did his Department become aware of the employment of suspected illegal immigrants by De Lorenzo Ceramics.
 - (3) What action will be taken by his Department against De Lorenzo Ceramics and what penalties can the company face for employing illegal migrants.
- 919 MR K. J. THOMSON: To ask the Minister representing the Special Minister of State—
 - (1) Does the Physical Address Register Verification Project involve Australian Electoral Commission staff physically verifying possible enrolment addresses by visiting every street in each electoral division.
 - (2) Has work been undertaken in the electoral division of Wills; if so, what percentage has been completed; if not, when will it be completed.
 - (3) How frequently is the addresses register updated in the electoral division of Wills.
- 920 MR MURPHY: To ask the Minister representing the Minister for Family and Community Services—In view of the very significant increases in property values in Australia since 1996, will the Howard Government undertake a review of the assets test with a view to increasing the threshold as it currently applies in the calculation of age pensions; if so, when; if not, why not.
- 921 MS GILLARD: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) What meetings did he attend during his visit to Kabul in May 2002 and in each instance (a) at what time were the meetings scheduled to commence and conclude and (b) who was in attendance.
 - (2) Were there any scheduled meetings or commitments for which he was unable to attend or the time allocated was reduced.
- 924 **MS ROXON:** To ask the Minister for Children and Youth Affairs—What are the details of the number of Outside School Hours Care places allocated to each Federal electoral division, broken down into (a) Before School Care, (b) After School Care and (c) Vacation places.
- 925 MS ROXON: To ask the Minister for Children and Youth Affairs—
 - (1) What are the details of the estimated unmet demand for Outside School Hours Care and Family Day Care places in each Federal electoral division.
 - (2) Is he able to provide information about estimated unmet demand by local government area, region or State.
 - (3) Is he also able to provide similar information on unmet demand in the Long Day Care centres.
- 926 MS ROXON: To ask the Minister for Children and Youth Affairs—
 - (1) Will he list all the Commonwealth funded child care services within the local government areas of the (a) City of Greater Geelong and (b) Borough of Queenscliffe.

- (2) How many (a) Outside School Hours Care (OSHC) and (b) Family Day Care (FDC) places are there in this region
- (3) What is the estimated unmet demand for (a) OSHC, (b) FDC and (c) Long Day Care in this region.
- 927 MS ROXON: To ask the Minister for Children and Youth Affairs—
 - (1) What are the details of the funding arrangements for child care services in Tasmania with particular focus on those services on the neighbourhood model basis for occasional care.
 - (2) How many services or sites operate on this model.
 - (3) Where are these services located.
 - (4) What sum is allocated to these services and on what basis is it allocated.
 - (5) Are there any other services in the country which receive funding on this basis.
 - (6) How does the existing funding model work in relation to the Child Care Benefit (CCB) program, including whether parents can claim CCB.
 - (7) Has consideration been given to moving these services to a CCB funding model.
- 928 MS ROXON: To ask the Minister for Children and Youth Affairs—
 - (1) What are the details of where child care funding has been spent, by electoral division, through the Disadvantaged Area Subsidy program since the inception of the program and on a financial year basis.
 - (2) How many applications for such funding have been refused each financial year.
 - (3) On what basis is funding approved or allocated and what model of equity funding, if any, is applied.
- 929 MS ROXON: To ask the Minister for Children and Youth Affairs—
 - (1) Has he received numerous representations from parents and advocacy groups about the unfairness of the allowable absences policy within the child care program; if so, why is there no flexibility within the policy for parents, particularly teachers, who have more than 30 days of annual leave each year.
 - (2) How is the allowable absences policy monitored and enforced by Government to ensure parents are not charged for holidays and sick days.
- 930 **MR BEVIS:** To ask the Minister representing the Minister for Health and Ageing—In (a) 1998, (b) 1999, (c) 2000 and (d) 2001, what percentage of births occurred by Caesarian section in (i) each State and Territory and (ii) in (A) private and (B) public hospitals in each State and Territory.

- 931 MR MURPHY: To ask the Minister for the Environment and Heritage—
 - (1) Has he seen the recent report by the Australian Greenhouse Office that Australia would be worse off if it did not sign the Kyoto Protocol on greenhouse gas emissions.
 - (2) Has he seen the report by Dr Clive Hamilton, Executive Director of The Australian Institute that, based on the recent report of the Australian Greenhouse Office, Australia's gross national product (GNP) would decline by 0.4% by 2010 if the Howard Government did not adhere to the Kyoto Protocol, whereas, if the Howard Government was to ratify the Kyoto Protocol, Australia's GNP will decline by only 0.33%.
 - (3) Why will the Howard Government not immediately sign the Kyoto Protocol.
- 932 MR MURPHY: To ask the Minister for the Environment and Heritage—
 - (1) Has he seen the report titled "Kyoto snub will hit economy: report" by Stephanie Peatling and John Garnaut on page 3 of *The Sydney Morning Herald* on 16 September 2002.
 - (2) Did the Government release the report by the Australian Greenhouse Office on Friday, 13 September 2002 despite receiving it in April; if so, what was the reason for the five month delay.
- 933 MR MURPHY: To ask the Minister representing the Minister for Health and Ageing—
 - (1) Has the Minister seen a report titled "Hospital crisis as nurses walk out the door" by Mark Metherell and Joseph Kerr on page 1 of *The Sydney Morning Herald* on 17 September 2002.
 - (2) Will Australia's nursing shortage rise six-fold to 30,000 in four years without major changes to stem the losses from hospitals; if not, why not.
 - (3) What incentives will the Government introduce for students to enter nursing training courses.
 - (4) What major changes will the Government introduce to improve the (a) retention and (b) working conditions of nurses in Australia.

- 934 **MS J. S. McFARLANE:** To ask the Minister representing the Minister for Defence—Further to the issuing of the National Service Medal for all conscripted personnel from 1951 to 1972 regardless of active service criteria, does the Government have any plans to recognise the efforts of regular service personnel who served in the defence forces but are ineligible for a Long Service Medal and did not serve in a conflict during this period; if so, will this take the form of a medal.
- 935 MR M. J. FERGUSON: To ask the Minister representing the Minister for Finance and Administration—
 - (1) How many (a) permanent and (b) casual drivers are employed by Comcar in each State and Territory.
 - (2) How many (a) permanent and (b) casual employees are engaged in non-driving duties in each State and Territory and what are their designations.
 - (3) Did Comcar have responsibility for the supervision of Comcar drivers during the Commonwealth Heads of Government Meeting (CHOGM), if not, which Department did have responsibility.
 - (4) During CHOGM, how many employees of Comcar, not engaged in CHOGM, travelled to Queensland and (a) who were they, (b) what was the cost of their travel and accommodation and (c) what was the purpose of their visit to Queensland.
 - (5) Over the last 7 financial years, (a) what training or consultative seminars have been held for management of Comcar, (b) where were such seminars conducted and (c) what was the itemised full cost of each seminar or consultation.
 - (6) With respect to the duties of drivers and the need for a safe working environment, (a) what is the policy of Comcar on the safety practice of encouraging drivers on long trips to stop every two hours for a break and (b) are drivers required to take such fatigue breaks; if not, why not.

936 MR M. J. FERGUSON: To ask the Minister for Veterans' Affairs—

- (1) Has the design of the proposed Australian War Memorial in London been scrapped.
- (2) What has been the cost of design work to date, by whom was the design work undertaken and how was the designer selected.
- (3) What instructions were given to the designer by the Government and did those instructions conflict with the design that was scrapped.
- (4) What was the cost of selecting the original designer and what is the expected cost of calling tenders for a new design and a new design team.
- (5) When was work for the memorial originally intended for completion and what is the expected date of completion now.
- (6) Was there any conflict between the designs to date and the views of the Public Arts Advisory Panel of Westminster City Council.
- (7) Does the Office of War Graves face legal action relating to the work of the original design team; if so, what is the nature of the legal claims and what expenditure has been incurred on legal advice relating to those claims.

- 937 MS JACKSON: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—
 - (1) What mechanisms, if any, has the Minister put in place to ensure that employers comply with their obligations under the Superannuation Guarantee (Administration) Act.
 - (2) Is employer non-compliance with the Act a serious issue for many Australians trying to plan for their retirement; if not, why not.
 - (3) Has the current system of self-assessment resulted in an estimated 28%, or 216,000, of the 800,000 employers not paying their employees' superannuation guarantee contributions correctly.
 - (4) Did the Minister send a letter dated 24th July 2002 to me regarding a Hasluck constituent, Ms J Baker; if so, is the situation in which Ms J Baker finds herself, where her employer has underpaid her superannuation guarantee from 1997 to 2001, unacceptable.
 - (5) Does the Howard Government's current system of self-assessment allow employers to continue to underpay or not pay superannuation guarantee contributions; if not, why not.
 - (6) Why are workers unable to access information about their employer's non-payment of superannuation monies from the Australian Taxation Office.
 - (7) Why are employers who have not met their obligations under the Act protected under section 45 of the Act.

938 MR McCLELLAND: To ask the Attorney-General—

- (1) What is the basis for the detention of (a) David Hicks and (b) Mamdouh Habib by the authorities of the United States at Guantanamo Bay.
- (2) Did Justice Colleen Kottar-Kotelly refer to rights that the two men may have under international law; if so, (a) what were those rights referred to by the Judge and (b) are Australian authorities assisting the two men to pursue those rights.
- (3) Has advice been obtained as to whether the two men have committed a breach of Australian law; if so, is it intended to press any prosecution against the two individuals by Australian authorities.

939 MS GILLARD: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—

- (1) Further to the answer to question No. 638 (*Hansard*, 16 September 2002, page 6314), who made the decision to create a position of Senior Assistant Secretary.
- (2) When was this decision made.
- (3) Why was this decision made.
- (4) How does the duty statement and performance indicators for the position differ from those of Assistant Secretary and First Assistant Secretary in his Department.
- (5) What salary range does the position attract.

940 MS GILLARD: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—

- (1) Further to the answer to question No. 646 (*Hansard*, 16 September 2002, page 6316), how many Temporary Business (Long Stay) visas have been issued in the last three financial years.
- (2) How many employees sponsored under this scheme have had a copy of the employment contract placed on file with his Department as required in the last three financial years.
- (3) Further to the monitoring of business sponsors and possible breaches of Australian law which may have occurred, how many cases have been referred over the last three financial years to the agencies referred to in the answer for further investigation and appropriate action.
- (4) What has been the outcome of these referrals.

942 MR L. D. T. FERGUSON: To ask the Minister for Citizenship and Multicultural Affairs—

- (1) Further to the answer to question No. 485 (*Hansard*, 16 September 2002, page 6307) and No. 560 (*Hansard*, 6 September 2002, page 6312), for 1996-97 and each subsequent year, how many applications for Australian citizenship were (a) received, (b) approved and (c) rejected by his Department.
- (2) How many of the applications were rejected because (a) the applicant was not of good character, (b) the applicant was unable to speak and understand basic English, (c) the applicant had not completed the requisite periods of residence in Australia or (d) of other grounds.

23 September 2002

943 MR McCLELLAND: To ask the Minister for Education, Science and Training—

- (1) Further to his answer to a question without notice (*Hansard*, 16 September 2002, page 6245) concerning the specialist unit he has created in his Department in relation to the Government's review of the higher education sector, what are the details of the industrial relations expertise he has brought into the process to inform the debate.
- (2) What is the name of each person consulted on industrial relations in or by this unit and from which Department, agency or organisation did they come.
- (3) Are these persons being engaged under a contract or agreement; if so, what is the monetary value of any contract or agreement.

944 MR FITZGIBBON: To ask the Minister for Regional Services, Territories and Local Government—

- (1) What is the total sum allocated to the Dairy Regional Assistance Program.
- (2) What projects have been funded under the program and what sum did each receive.
- (3) In what Local Government Areas are these projects located.
- (4) What projects have been awarded to (a) not-for-profit organisations and (b) private enterprise.

24 September 2002

- 945 MR RIPOLL: To ask the Minister for Foreign Affairs—
 - (1) Which members of the Federal Parliament have made visits to Taiwan in the last 10 years.
 - (2) What was the purpose of each visit.
- 946 MS J. S. McFARLANE: To ask the Treasurer—
 - (1) What steps will the Government be taking to educate accident victims of the new taxation treatment and benefits of structured settlements once the Government's reforms on structured settlements become law.
 - (2) What sum is the Government setting aside to run an education campaign for accident victims in (a) 2002-2003, (b) 2003-2004 and (c) 2004-2005.
- 947 MS J. S. McFARLANE: To ask the Minister representing the Minister for Family and Community Services—
 - (1) Which Centrelink customer service centres in WA have public toilet facilities currently available for use by customers of the agency.
 - (2) Which Centrelink customer service centres in WA have locked the public toilet facilities in their buildings, denying their use to customers.
 - (3) Are there public toilets in the Innaloo Centrelink customer service centre; if not, why not.
 - (4) When outfitting the Innaloo Centrelink customer service centre, were public toilets included in the plans for the centre.
 - (5) Does Centrelink have a formal policy about the provision of public toilet facilities at its customer service centres; if so, is this policy publicly available.
- 948 MS J. S. McFARLANE: To ask the Minister for Industry, Tourism and Resources—
 - (1) What taxpayer-funded schemes are available to encourage innovation by small individual inventors rather than companies.
 - (2) Has the Government any plans to amend the structure of patent fees to provide either (a) a discount on renewal fees for all patent types or (b) allow waivers on renewal fee for individual inventors during the development stage of the patent.
 - (3) How many patents of all types held by individual inventors expired due to failure to pay renewal fees in (a) 1996, (b) 1997, (c) 1998, (d) 1999, (e) 2000 and (f) 2001.
- 949 **MR MURPHY:** To ask the Minister for Ageing—Has he seen a report by Emma Macdonald titled "Aged care: \$7.2m cost of review questioned" on page 5 of the *The Canberra Times* on 17 September 2002; if so, how (a) was the final total of \$7.2 million determined and (b) does the Government propose the grant of \$7.2 million be spent.

- 950 MS J. S. McFARLANE: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—
 - (1) How many Australian families have claimed the Baby Bonus.
 - (2) How many Australian families have claimed the Baby Bonus and have been rejected for not meeting the eligibility criteria.
 - (3) What were the major grounds for rejection in these cases.
 - (4) Are families who had their first child on 29 or 30 June 2002 ineligible for the bonus; if so, (a) how is it fair that transitional arrangements exist for families who already have children, while families who had their first child on 29 or 30 June 2002 miss out on the bonus and (b) will the Government introduce any type of leeway for families in this situation.
- 951 MS J. S. McFARLANE: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—
 - (1) Is the Minister aware of the media release circulated by the Institute of Chartered Accountants in Australia on 3 September 2002, which stated it had consulted for years with the Australian Taxation Office without seeing fundamental change, and still needed to be convinced that the latest commitment to change will be delivered with the necessary pace and priority.

- (2) If so; (a) what are the timelines for the initial priorities for attention outlined in the joint statement released by the Commissioner of Taxation and the Tax professional bodies on 3 September 2002, (b) how will the Government monitor and ensure these specific priorities are carried out in the timeframes agreed and (c) will the Minister provide the House with information and timeframes about the legislative measures the Government will introduce to address the compliance simplifications outlined in the joint statement.
- 952 MR MURPHY: To ask the Minister for Education, Science and Training—
 - (1) How many people currently enrolled in tertiary studies currently reside within the postcode areas of (a) 2045, (b) 2046, (c) 2047, (d) 2131, (e) 2132, (f) 2133, (g) 2134, (h) 2135, (i) 2136, (j) 2137, (k) 2138, (l) 2140 and (m) 2190.
 - (2) How many of these students have an outstanding or accumulated Higher Education Contribution Scheme (HECS) debt.
 - (3) How many students with an outstanding or accumulated HECS debt reside in each of the postcode areas of (a) 2045, (b) 2046, (c) 2047, (d) 2131, (e) 2132, (f) 2133, (g) 2134, (h) 2135, (i) 2136, (j) 2137, (k) 2138, (l) 2140 and (m) 2190.
 - (4) How many people not enrolled in tertiary studies have an outstanding or accumulated HECS debt in each of the postcode areas of (a) 2045, (b) 2046, (c) 2047, (d) 2131, (e) 2132, (f) 2133, (g) 2134, (h) 2135, (i) 2136, (j) 2137, (k) 2138, (l) 2140 and (m) 2190.
- 953 MR MURPHY: To ask the Minister representing the Minister for Health and Ageing—
 - (1) Is the Minister aware of a new automated machine-made pap test slide by medical practitioners in place of, or in addition to, a conventional pap smear.
 - (2) How common is the use of an automated machine-made pap test slide.
 - (3) Is a Medicare rebate not available for the preparation, microscopic examination and reporting of an automated machine-made Pap test slide.
 - (4) Will the Minister consider providing a Medicare rebate for the preparation, microscopic examination and reporting of an automated machine-made pap test slide; if so, when; if not, why not.
- 954 **MR MURPHY:** To ask the Minister for Ageing—Is the Poise brand of incontinence products subsidised by the Commonwealth Government while the Tenia brand is not; if so, why.

- 955 MS GEORGE: To ask the Minister representing the Minister for Health and Ageing—
 - (1) Has the Minister's attention been drawn to the view of an eminent American Director of Neurosurgery Dr Charles Burton that it does not appear that any significant study or due diligence was undertaken in regard to Iophendylate at the time the product was introduced or over the almost half century of its international use; if so, does the Minister accept that view.
 - (2) Is the Minister aware of any evidence that shows that the producers of Iophendylate monitored adverse effects or continuing safety and efficacy of the product.
 - (3) Has the Minister's attention been drawn to the views of Associate Professor Palmer that a causal relationship between Iophendylate and chronic Arachnoiditis was well established in studies undertaken in the 1950s; if so, does the Minister accept that view.
 - (4) Has the Minister's attention been drawn to a 1995 report of the NSW Health Department's Radiology Advisory Committee which acknowledged that Myodil is a cause of Arachnoiditis, a condition which may result in chronic severe and debilitating pain; if so, does the Minister accept that view.
 - (5) Is it a fact that Iophendylate was never evaluated by the Australian Therapeutic Goods Administration (TGA).
 - (6) Was one sufferer, Mr Derek Morrison, advised by the TGA in 1995 that Mr Morrison would have to write to the US Food and Drug Administration directly to obtain a copy of the initial licence for Iophendylate and that the TGA does not have access to the information.
 - (7) Was the company that imported and distributed Pantopaque advised by the Therapeutic Goods Branch in June 1978 that the company was involved in unauthorised distribution of the product which had not been restricted to the approved end users but apparently supplied all parts of the Commonwealth.
 - (8) What action was taken against the company for unauthorised distribution.
 - (9) What evaluation was undertaken at any time concerning the safety and suitability of the use of Iophendylate by Australian authorities and what reports did the Therapeutic Goods Branch consider.

- (10) On what basis did the Therapeutic Goods Branch grant general marketing approval of Pantopaque on 9 October 1979.
- (11) Is it a fact that the removal of Pantopaque and Myodil through aspiration was not universally practised in Australia.
- (12) Has the Minister's attention been drawn to the advice of The NSW Radiology Advisory Committee which in 1995 stated that Myodil was not always removed following Myelography; if so, does the Minister accept that advice.
- (13) Were there standard Departmental and medical procedures which required aspiration by doctors and hospitals.
- (14) How many patients undergoing Myelography procedures were left with the dye intact and with no aspiration conducted.
- (15) Has the TGA the responsibility to reassure the Australian community that drugs in use are safe, effective and meet national quality standards.
- Is there a need for an independent inquiry to investigate the (a) effects of exposure to the chemical Iophendylate, marketed under the name Pantopaque and Myodil, (b) basis on which Iophendylate was licensed, marketed and used in Australia and (c) social and economic costs arising from the disease.
- (17) Does the Chemically Induced Adhesive Arachnoiditis Sufferers of Australia group play a valuable role in assisting and counselling sufferers and as such deserves a commitment of resources and financial assistance from the Government.

956 MR EDWARDS: To ask the Minister Assisting the Minister for Defence—

- (1) How many Defence Housing Authority (DHA) houses are there in each State and Territory.
- (2) How many DHA houses are located (a) on defence bases and (b) in the general community in each State and Territory.
- (3) Are any houses located on defence bases privately owned; if so, where are these located.
- (4) If quality of housing is not an issue, what are the main issues in separation rates from the Australian Defence Force.
- (5) How many DHA homes have been classified as being below community standards in 2002-2003.
- (6) Where are these houses located.
- (7) How many are located on defence bases.
- (8) How many are (a) privately owned and (b) leased.
- (9) What strategies does DHA have to address the issues related to these sub-standard houses.
- (10) What are the locations of the 15 major regional DHA offices and the 12 outpost offices.
- (11) What are the current average stock vacancy times and what is that figure for each of the past 5 years.
- (12) What were the causes of delays of rental allowances for single members and what steps have been introduced to address those delays.
- (13) What are the terms of reference for the review of singles accommodation.
- (14) Who is conducting the review and when will it be concluded.
- (15) How many houses does DHA plan to sell, or has already sold, on a lease back arrangement over (a) 2002-2003 and (b) 2003-2004 and what in which States and Territories are these houses located.
- (16) What will be the total DHA owned stock at the end of the Sale and Leaseback Program and what will be the State and Territory breakdown of this stock.

957 MS GILLARD: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—

- (1) What are the arrangements for the provision of sanitary products to female immigration detainees.
- (2) How many tampons or pads are female detainees entitled to at a time.
- (3) How often are they allowed to request tampons or pads.
- (4) What is the process for female detainees to follow when requesting tampons or pads.
- (5) Following a request, how are tampons or pads delivered to female detainees.

958 MS HOARE: To ask the Minister for Foreign Affairs—

(1) Do nominations for the positions of Prosecutor and deputy prosecutors and judges to the International Criminal Court (ICC) close on 30 November 2002; if so, is he considering Australia's nominations.

- (2) Must each country vote for at least six women and men and must there be at least nine women nominated.
- (3) Is he able to say whether, out of the ten countries who have already submitted nominations, only Switzerland has nominated a woman.
- (4) Is he considering nominating outstanding Australian women for the positions of Prosecutor and deputy prosecutors and judges to the ICC; if not, why not.
- 959 MR DANBY: To ask the Minister for Transport and Regional Services—
 - (1) Is he able to say whether Qantas still issues metal cutlery to its business and first class passengers and issues plastic cutlery to its economy passengers.
 - (2) Is he able to say whether there are other airlines in the world that still use metal cutlery on flights.
 - (3) Is he able to say whether the Qantas Chairman's Lounge or Qantas Club issues only plastic cutlery.
 - (4) Has Qantas received a different threat assessment for passengers transiting the Chairman's Lounge or Qantas Club.
 - (5) Is it Qantas's view that passengers lose all possibility of being a security threat once they board their flights.
 - (6) Has Qantas received advice that terrorist threats will only come from economy passengers.
 - (7) Has or will he advise Qantas management that all of the 11 September 2001 suicide terrorists were booked in either first class or the front section of their flights.
- 960 **MR MURPHY:** To ask the Minister for Veterans' Affairs—Further to the answer to part (3) of question No. 682 (*Hansard*, 23 September 2002, page 6806), what is the time taken for payment processing for services given by medical specialists under the Repatriation Private Patient Scheme.
- 961 MR EDWARDS: To ask the Minister Assisting the Minister for Defence—
 - (1) Is the Defence Housing Authority (DHA) planning to make substantial special dividends to the Government instead of improving stock numbers, quality of housing and improvements in singles accommodation; if so, why.
 - (2) Has \$84 million in DHA property value been surrendered to the Government for the Sydney Harbour Federation Trust.
 - (3) What difficulties are anticipated as DHA disengages from pre-1996 leases and what strategies are and will be implemented to overcome these difficulties.
 - (4) How many staff does DHA employ, what is the State and Territory breakdown of that staff and what was the corresponding figure for each of the previous 6 years.
 - (5) When is it anticipated to present the proposed amendments to the DHA legislation to Parliament.
 - (6) What are the anticipated risks in the over-reliance on private investor leasing arrangements and what contingencies have been implemented to cover these risks and ensure they are properly managed.
 - (7) What are the salary levels of the Chairman and Director of the DHA and what are the individual areas of expertise they bring to DHA.
 - (8) Is she aware of the concerns of Australian Defence Force families about the continued run down of DHA owned housing stock and what is the Government doing to either halt the run down or address these concerns.
 - (9) What are the repair and maintenance budgets for DHA housing for each financial year from 1999-2000.
 - (10) How many individual business units exist within DHA and for each, (a) where are they located, (b) how many staff does each have, (c) how many clients does each serve and (d) are they run as separate organisational delivery and profit centres; if so, how (i) are they managed and (ii) are profits distributed.
 - (11) Will she table a copy of the services agreement with her Department under which it is claimed price and risk sharing arrangements, services and payments are being made.
 - (12) Given that the total value of properties being managed by DHA on behalf of Defence is approximately \$3.8 billion, of which \$1.4 billion is owned by DHA, what is the breakdown of ownership of the remaining \$2.4 billion.

14 October 2002

- *962 MS VAMVAKINOU: To ask the Minister for Foreign Affairs—
 - (1) What will be the strategic objective of any military action against the current Iraqi regime.
 - (2) In terms of discussions he has had with US and UN officials, is the potential military action against Iraq just targeting weapons producing installations or is it about a regime change through ground forces.
 - (3) Has he sought any legal advice on the legality under international and humanitarian law of the proposed military action against the current Iraqi regime; if so, what advice has he received on the legality of the proposed action.
 - (4) Has he held any discussions with US or UN officials on possible unilateral or multilateral alliances on the follow-up to a change of regime in Iraq following a military strike; if so, what are the proposed actions in terms of occupation.
 - (5) Has he held any discussions with US or UN officials regarding potential military action against Iran and North Korea; if so, what was the substance and conclusions of the discussion.
- *963 **MS VAMVAKINOU:** To ask the Minister representing the Minister for Defence—In regard to the announcement of Australia's commitment to the Joint Strike Fighter, was a (a) financial and (b) technical comparison made with alternative bidders, Eurofighter Typhoon programme and Dassault Rafael; if so, what was the mechanism used.
- *964 MS VAMVAKINOU: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) Further to the answer to question No. 551 (*Hansard*, 29 August 2002, page 5826), what is the timeline involved in the installation of an integrated perimeter security fence and associated security and lighting system at Maribyrnong Detention Centre.
 - (2) What were the dates for (a) final approval for the project, (b) starting work on the fence's installation and (c) final completion.
- *965 **MS VAMVAKINOU:** To ask the Minister for Education, Science and Training—Further to the answer to question No. 867 (*Hansard*, 23 September 2002, page 6815), of the people residing in postcodes within or shared by the electoral boundaries of the division of Calwell, what is the level of outstanding or accumulated HECS debt, in dollar terms, by postcode for people (a) currently enrolled in tertiary study and (b) not currently enrolled in university study.
- *966 MS VAMVAKINOU: To ask the Minister representing the Minister for Health and Ageing—
 - (1) What was the level of partial and radical breast mastectomy in terms of (a) the number and (b) percentage of total breast cancer patients in (i) 1996, (ii) 1997, (iii) 1998, (iv) 1999, (v) 2000 and (vi) 2001 on a national and State and Territory basis.
 - (2) What was the level of breast reconstruction in terms of (a) the number and (b) percentage of total breast cancer patients in (i) 1996, (ii) 1997, (iii) 1998, (iv) 1999, (v) 2000 and (vi) 2001 on a national and State and Territory basis.
 - (3) What were the waiting times for breast prostheses or forms for patients following a partial or radical mastectomy in (i) 1996 (ii) 1997 (iii) 1998 (iv) 1999 (v) 2000 and (vi) 2001 on a national and State and Territory basis.
- *967 MR GIBBONS: To ask the Minister for Transport and Regional Services—
 - (1) Has his attention been drawn to a statement issued on behalf of the Liberal Party and the Federal Government by the then Liberal candidate for Bendigo in the *Bendigo Weekly* on 9 November 2001, that the Federal Government had a firm commitment to match dollar for dollar with the State Government funding to complete the Calder to Bendigo duplication by 2006.
 - (2) Will he honour the commitment.
 - (3) Will he define 2006 as the Federal Government's target date with the State Government to complete the duplication.
 - (4) Will he commit \$70 million to match the \$70 million already committed by the Victorian Government for the next stage of the duplication.
- *968 **MR GIBBONS:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts—
 - (1) Which art galleries in which States and Territories did the Federal Government undertake to assist to upgrade in 1998.

- (2) What sums were committed in each case at the time by the (a) Federal Government, (b) State or Territory Governments and (c) any other funding source and what sums have been paid to date in each case.
- (3) Where the Federal Government has not paid the full sum committed, what sum in each case is outstanding.
- (4) Which redevelopment programs (a) have and (b) have not been completed.
- (5) What are the reasons in those instances where redevelopment projects have not been completed, or where the full sums promised by the Federal Government have not been expended.

*969 MR GIBBONS: To ask the Attorney-General—

- (1) What is the status of the Yorta Yorta land claim in Victoria.
- (2) Has his attention been drawn to Justice Olney's statement that the Yorta Yorta people's traditional laws and any real observance of their traditional customs had not survived European settlement and the tide of history had washed away the native title claim.
- (3) What has been the impact of this statement on the Yorta Yorta land claim.
- (4) What is the impact of this statement on any subsequent native title claims.

*970 MR GIBBONS: To ask the Minister Assisting the Minister for Defence—

- (1) Is the Minister aware that the former preferred tenderer, Australian Defence Industries (ADI) has been effectively excluded from participating in the next stage of the Replacement Patrol Boat Main Gun contract by the decision to nominate the Israeli defence manufacturer, Rafael, as the preferred tenderer.
- (2) Given the current international situation, what were the grounds for nominating a Middle Eastern defence manufacturer for this important contract.
- (3) Did former Defence Minister Reith meet with the Israeli Ambassador and representatives of Rafael between 1 August and 10 November 2001, when ADI were the preferred tenderers.
- (4) Is the Minister also aware that that ADI's MSI-DS25M gun mounts are able to be produced at a similar if not lower price, within the contract guidelines and offer superior performance for Australian conditions.
- (5) Will the Minister provide an assurance that ADI will be able to participate in all remaining aspects of this tender process.

*971 MR DANBY: To ask the Minister for Foreign Affairs—

- (1) Further to the answer to question No. 841 (*Hansard*, 25 September 2002, page 6990) concerning visits of Government representatives to Kurdistan, (a) who were the representatives, (b) when did they travel to Kurdistan and (c) what was the purpose of the visits.
- (2) Has the Kurdish Government, non-government organisations (NGOs) or the media relayed to Australian authorities in Baghdad the decision to not remit 13% of total revenue from the oil for food program.
- (3) Have the Kurdish Government, NGOs and the media repeatedly claimed that the United Nations Inter-Agency Humanitarian Programme will not provide them with specialised anti-cancer medicines to deal with the lasting affects of Iraq's Al-Anfal campaign in which 100 000 Kurds were gassed.
- (4) Is the phrase "three northern governorates of northern Iraq" used in his answer the preferred description of Saddam Hussein's Baathist regime for the Kurdish areas of Northern Iraq.
- (5) Does the Government have a policy of not recognising the Kurdish authorities within the boundaries of a federal Iraq.

*972 MR DANBY: To ask the Minister for Foreign Affairs—

- (1) Is the Government aware of British geneticist Christine Godsen's documentation of the extent and legacy of the Saddam Hussein regime's Al-Anfal campaign in which 100 000 Kurds were allegedly gassed by the Iraqi regime.
- (2) Has the Australian Government examined Dr Godsen's studies about the long term effects of Aflatoxin, gas and other chemical and biological weapons used against Kurdish civilians in Northern Iraq.
- (3) Was the Al-Anfal campaign carried out mainly by killings through poison gas.
- (4) How many Kurdish civilians does the Australian Government estimate were killed by round ups at night and mass executions in the Al Anfal campaign.

- (5) Is he able to say what other effects were identified by Dr Godsen's studies of the United Nations Special Commission Inspection team in relation to mutations and levels of sterility in Kurdish civilians during the Al-Anfal campaign.
- (6) Is there evidence of wide spread liver damage amongst survivors.
- (7) Is this the long term medical effect of the biological weapon Aflatoxin.
- *973 MR DANBY: To ask the Minister Assisting the Minister for Defence—
 - (1) Are members of the Australian Defence Force (ADF) unable to get employment in other Government agencies until they have received a discharge certificate.
 - (2) Is it a fact that in the past members of the ADF could take long service leave and complete police training, then discharge or return to the ADF if their police training was unsuccessful.
- *974 **MR McClelland:** To ask the Minister for Employment and Workplace Relations—Further to the answer to question No. 782 (*Hansard*, 16 September 2002, page 6321), will he arrange for his Department to conduct research into the proportion of the employees that are working unpaid overtime.
- *975 MR McCLELLAND: To ask the Minister for Employment and Workplace Relations—
 - (1) Has his attention been drawn to the comments of the Federal Court in *Hamzy v Tricon International Restaurants* on the suggested relationship between unfair dismissal laws and employment growth, namely, that it seems unfortunate that nobody has investigated whether there is any relationship between unfair dismissal legislation and employment growth and that there has been much assertion on this topic during recent years, but apparently no effort to ascertain the factual situation.
 - (2) Has the Government undertaken any research on this issue since the Court gave its reasons for judgment.
- *976 MR MURPHY: To ask the Prime Minister—
 - (1) Has he seen a report by Paul McGeough titled "What the White House really wants" on page 28 of the *Sydney Morning Herald* on 28 September 2002.
 - (2) Is he able to say whether the US (a) burns a quarter of all oil consumed in the world, (b) is utterly dependent on foreign oil supplies, (c) has to increasingly import oil from sources like the Caspian states, Russia and Africa on top of its traditional suppliers, (d) has to overcome foreign resistance to the outward reach of American energy companies and (e) is increasingly dependent on oil from dangerous, unstable and unfriendly regions.
 - (3) Has he assessed the significance of the world oil market to the present foreign policy considerations of the US; if so, how significant is it; if not, why not.
 - (4) Has he seen evidence justifying the need for the US to launch a unilateral military attack on Iraq; if so, what is that evidence; if not, why not.
 - (5) In what ways would any Australian military commitment to join a unilateral US military attack on Iraq be in Australia's national interest.
 - (6) In what circumstances would be commit Australian military personnel to join a unilateral US military attack on Iraq.
 - (7) Can he guarantee that, if the Government determines that Australia be involved in a war on Iraq, the Government will not introduce a tax or levy to fund the cost of Australia's defence force commitment to such a military conflict; if so, how; if not, why not.
- *977 MR MURPHY: To ask the Minister for Transport and Regional Services—
 - (1) Further to the answer to question No. 607 (*Hansard*, 23 September 2002, page 6799), who advised him in his answer.
 - (2) Further to the answer to part (7) of question No. 607, when will Modes 6A and 8 be incorporated as part of the modes at Sydney Airport.
 - (3) Is he being advised that the Long Term Operating Plan (LTOP) is all but ticked off in terms of substantial implementation of the Plan.
 - (4) Is it still the best advice of Airservices Australia that the LTOP is substantially implemented even though he has repeatedly advised me that the aircraft movement target of 17% of aircraft movements to the north has never once been reached since the LTOP was first introduced.
 - (5) Who is responsible for advising him that the LTOP is substantially implemented.
 - (6) Since aircraft movements to the north of Sydney Airport have been consistently well above the LTOP target of 17% of all aircraft movements to the north of the airport, is the advice of Airservices Australia that the LTOP is substantial implemented, incorrect untrue; if not, why not.

- (7) Does the LTOP have a project plan; if so, will he provide the Sydney Airport Community Forum (SACF) with a copy of the plan; if not, why not.
- (8) Will he draw to the attention of the Chair of the SACF my repeated motions moved during my four years as a member of SACF, calling for, inter alia, a project plan and project schedule for the forward projection estimate of the full implementation and date of completion of the LTOP; if so, when will he do this; if not, why not.
- (9) On what date will the LTOP target of 17% of aircraft movements to the north be reached.
- (10) When can he say the LTOP will be fully implemented; if not, why not.
- (11) When will Mode 6A become operational.
- (12) When will Mode 8 become operational.
- (13) What impact will the Trident and High and Wide systems have on the ability of Airservices Australia to reach the LTOP target of 17% movements to the north.
- (14) What impact has the Precision Runway Monitor system had on the ability of Airservices Australia to fully achieve the LTOP targets of aircraft movements to the north, south, east and west.
- (15) Has the LTOP target of 17% movements to the north of Sydney Airport never once been met.

*978 MR MURPHY: To ask the Minister for Transport and Regional Services—

- (1) Further to the answer to part (8) of question No. 610 (*Hansard*, 23 September 2002, page 6800), does the privatisation of Sydney Airport mean that there is now commercial pressure to relinquish statutory controls over aircraft movements during both curfew and non-curfew periods at that airport; if so, what is that pressure from the airport lessee company or any other person; if not, why not.
- (2) Is the same commercial pressure on non-aeronautical services at Sydney Airport that led to the elimination of the pricing surveillance regulatory regime at that airport, the same commercial pressure that will see the aircraft movement and hence the aircraft noise regulatory regime weakened in the future.
- (3) Does the net effect of privatisation of ownership of Sydney Airport mean the taking away of public ownership of the direct management of Sydney Airport as both landlord and land manager.
- (4) Does taking away effective management and land interest at Sydney Airport mean the loss of the most effective environmental management device of all, that is, actual ownership of the land; if not, why not.
- (5) With the passing of title in the airport lease to a private company, is the ability to effectively manage Sydney Airport's aircraft noise problems relinquished with the passing of that title; if not, why not.

*979 MR MURPHY: To ask the Minister for Transport and Regional Services—

- (1) In his responses to question No. 610 (*Hansard*, 23 September 2002, page 6800), question No. 611 (*Hansard*, 23 September 2002, page 6801) and question No. 629 (*Hansard*, 23 September 2002, page 6802) and his statements that he has dealt with the matters exhaustively, is it a fact that he has never given a direct answer to these or similar questions on the current stage of development of the Long Term Operating Plan (LTOP) nor a direct answer to the question of when the projected full implementation date of that Plan is to occur.
- (2) Is it in the public interest that the public have a right to know when the LTOP targets of aircraft movements to the north will be fully implemented, if not, why not.
- (3) When will the other LTOP targets be fully implemented.
- (4) In respect to the answer to part (9) of question No. 610, can he say who has portfolio responsibility for the question of whether the new owners of Sydney Airport, Southern Cross Consortium, have a conflict of interest in that other related interests such as Infrastructure Trust Australia and its subsidiary owners of feeder motorways, such as the Airport Motorway and the M5 Motorway, may demand financial compensation should the airport train take business away from the motorways in future; if not, why not.
- (5) Further to the answer to part (10) of question No. 610, (a) what undertakings has the Southern Cross Consortium given the Commonwealth Government with respect to NSW State environmental laws, (b) what environmental undertakings did he require of the new owners of Sydney Airport with respect to compliance issues of NSW environmental, planning and development and pollution laws; if he did not require such undertakings, why were no contractual or other requirements made prior to the sale of Sydney Airport and (c) are NSW State environmental, planning and development and pollution laws an intrinsic part of the total environmental laws of any land in NSW, whether that interest be Commonwealth, State or other land interests; if not, why not.

- (6) Further to the answers to parts (5) and (7) of question No. 611 concerning the Sydney Airport railway system, (a) does he have an interest in the railway passenger usage to and from Sydney Airport; if not, why not, (b) is he being advised of Sydney Airport railway utilisation to and from Sydney Airport; if so, what data is being made available to him from NSW State Rail; if he is not receiving data on railway utilisation, why is he as Minister for Transport and Regional Services not interested in the statistical utilisation of this critical mode of transport, (c) what is his real interest in passenger movements as part of the overall environmental operation of Sydney Airport, including whether it includes (i) cars and vehicles,(ii) trains, (iii) aircraft or (iv) a combination of these.
- (7) What is the new airport owners' political responsibility towards the minimisation of pollution of all kinds from Sydney Airport utilisation, including (a) greenhouse gas emissions either directly from the Airport or from transport related movements using Sydney Airport, (b) maximisation of public transport to and from Sydney Airport, (c) minimisation of pollution and traffic generation to and from Sydney Airport, (d) noise pollution from traffic of all kinds to and from Sydney Airport, e) air pollution from traffic of all kinds to and from Sydney Airport, (f) water pollution from all sources emanating from Sydney Airport usage, (g) soil pollution from all sources emanating on or around Sydney Airport.

*980 MR MURPHY: To ask the Minister for Transport and Regional Services—

- (1) In his responses to part (2) of question No. 629 (*Hansard*, 23 September 2002, page 6802) and part (8) of question No. 610 (*Hansard*, 23 September 2002, page 6800) did he state that he has given an assurance that the Government had no intention of changing its noise policy and residents of Sydney could be confident that the sale of Sydney Airport will not change the Government's noise policy in any way but states that a Government cannot bind the actions of a future government; if so, are these statements contradictory.
- (2) If so, is it a fact that he cannot and could never give, such an assurance as no Minister nor any Government can bind the actions of a future Government, including this current Government; if not, why not.

*981 **MR MURPHY:** To ask the Minister for Foreign Affairs—

- (1) What percentage of gas and oil royalties will the Republic of East Timor receive from the Timor Sea Treaty with Australia.
- (2) Will he supply a map or other descriptor of the positions of the lateral boundaries of the joint oil and gas field area which are the subject of the royalties.
- (3) Is the Greater Sunrise Oil and Gas Field included in the Timor Sea Treaty which will be included in the revenue sharing arrangement.
- (4) Is a Joint Standing Committee reviewing the Timor Sea Treaty and Timor Sea Agreement; if so, what is the Government position with respect to ensuring that the widely reported 90% of revenues being promised to the Republic of East Timor will be honoured.
- *982 MR MURPHY: To ask the Minister representing the Minister for Communications, Information Technology and the Arts—
 - (1) Further to the answer to parts (2) and (3) of question No. 881 (*Hansard*, 23 September 2002, page 6816), to whom does (a) ABC Programming and (b) ABC Audience and Consumer Affairs reports in terms of governance of the ABC Board of Directors.
 - (2) Who has ultimate power over the management of the decision making of ABC Programming and ABC Audience and Consumer Affairs.
 - (3) Is the corporate governance of both ABC Programming and ABC Audience and Consumer Affairs in effect the same Board of Directors of the ABC; if not, why not.
 - (4) Is it correct that the independence of the ABC Audience & Consumer Affairs from ABC Programming is compromised because the corporate heart and mind in terms of the governance of the ABC Board of Directors is one-and-the-same corporate personality; if not, why not.
 - (5) Is the self-regulation of audience and programming standards by the ABC an anathema to true political accountability.
 - (6) Are censorship and broadcasting standards now being directly administered by the ABC itself and demonstrates a classic conflict of interest against the public interest, denying the community any effective input into the standards of what is displayed on the ABC; if not, why not.
- *983 **MR MURPHY:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts—

- (1) Further to the answer to part (2) of question No. 833 (*Hansard*, 23 September 2002, page 6808), what will be the impact of media ownership in Australia in regional centres like Adelaide and Hobart on freedom of speech and democracy in a situation of monopolistic control of any two or more media outlets
- (2) How will the proposed new cross media ownership laws benefit freedom of speech and democratic views being expressed in an environment where most media will be controlled by one media mogul in a particular geographic area.
- (3) Will the proposed cross media ownership changes result in enhancement of democracy and freedom of speech.

*984 MR MURPHY: To ask the Minister for the Environment and Heritage—

- (1) Is it the Government's intention to promote the use of ethanol as a substitute for petroleum fuel and as a means of reducing greenhouse gas emissions; if, so can he produce figures that show all the inputs and outputs including those to the cane farmers' properties such as (a) tractor fuel, (b) fuel consumed transporting the cane to the mills, (c) fuel consumed in the mill, (d) energy used in the fermentation plant, (e) energy consumed in the distribution and sale of the ethanol so produced.
- (2) Can he provide figures in relation to the level of carbon dioxide emissions associated with the use of ethanol compared with conventionally produced petroleum; if so, what are these figures; if not, why not.
- (3) Can he provide figures in relation to the level of carbon dioxide emissions that would result from the reduced efficiency of engines running on 10% ethanol and for modified engines running on pure ethanol; if so, what are these figures; if not, why not.
- (4) Can he say what sum it would cost to modify the average family model motor vehicle sold in Australia so that it could run on pure ethanol; if not, why not.
- (5) Will the Government establish an ethanol-fuelled motor vehicle industry as exists in Brazil.
- (6) Can he provide figures for the average fuel efficiency of the Australian light motor vehicle fleet; if so, how do they compare with other OECD countries; if not, why not.
- (7) Can he say whether it would be better for Australian motor vehicle manufacturers to improve the fuel efficiency of the currently manufactured motor vehicles rather than promoting ethanol schemes; if not, why not.

*985 MR MURPHY: To ask the Minister representing the Minister for Health and Ageing—

- (1) Has the Minister seen a report by Mark Metherell titled "Medibank loss comes at a 13% premium" on page 3 of the Sydney Morning Herald on 28 September 2002.
- (2) Do many members of Medibank Private face a premium increase of up to 6%, taking the average increase to about 13% for the year, following the Government's decision to allow the fund to cut discounts; if not, why not.
- (3) Has the Minister's attention been drawn to the statement by Nicola Ballenden of the Australian Consumers' Association that the discount cuts were a premium increase by any other name.
- (4) Why did Medibank Private make a record \$175 million dollar loss in the last financial year.
- (5) Can the Minister guarantee that the Government will not sell Medibank Private; if so, how; if not, why not.

*986 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) Has his attention been drawn to new smelter emission figures released by the Australian Aluminium Council.
- (2) Is he able to say whether, in its 1999 public report on emissions, the Australian Aluminium Council reported emissions were about 6.2% above 1990 levels, however the latest figures released earlier in 2002 showed smelter emissions in 1999 represented a much greater increase on benchmark levels than had previously been reported.
- (3) Is he able to say what are the correct smelter emission figures.
- (4) Was he aware of the discrepancy between reported and actual smelter emissions.
- (5) What action has he taken to investigate the discrepancy and to ensure accurate reports in the future.

*987 MR K. J. THOMSON: To ask the Minister for Industry, Tourism and Resources—

(1) Would it be possible to phase out petrol powered cars by 2020.

- (2) Is the Government undertaking any research or taking any action seeking to phase out petrol powered
- *988 MRS IRWIN: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) How many applications have been received under the Employer Nomination Scheme for Cardiothoracic Surgeons over the past 2 years.
 - (2) What checks has his Department carried out to verify that Australian trained graduates were not available to fill the positions which were the subject of the nominations.
 - (3) Is he aware that qualified Australian cardiothoracic surgeons cannot obtain employment with Australian hospitals in their specialist field.
- *989 MR PRICE: To ask the Minister Assisting the Minister for Defence—
 - (1) Further to the answer to question No. 834 (*Hansard*, 25 September 2002, page 6990), what is the (a) staffing structure of the Office of the Inspector-General of the Australian Defence Force and (b) full year cost of that office.
 - (2) How many staff are allocated to, and or employed in the Office.
 - (3) What are the roles and responsibilities of these staff.
 - (4) Does the full year budgeted cost of the Office include the cost of the staff.
- *990 MR EMERSON: To ask the Minister for Industry, Tourism and Resources—
 - (1) What were the outcomes of the evaluations of the Innovation Investment Fund and the Commercialising Emerging Technologies (COMET) program that were conducted on behalf of his Department in 2002.
 - (2) What were the specific findings of the evaluations for (a) the Innovation Investment Funds program and (b) the COMET program.
 - (3) What is the Government's response to these evaluations.
 - (4) Are the evaluations publicly available; if not, are there plans to make them publicly available.
 - (5) How many rounds of funding have been offered under COMET since the program commenced.
 - (6) When did each round occur and what sum of money was approved in each round.
 - (7) How many applicants for COMET were there for each round since the program commenced and how many of these were awarded funding in each round.
 - (8) Of the additional COMET business advisers announced in July 2001, how many have been appointed.
 - (9) Will the number of business advisers be increased from 10 to 17 as announced in July 2001; if so, where will they be located, if not, why not.

I. C. HARRIS

Clerk of the House of Representatives

SPEAKER'S PANEL

Mr Adams, Mr Barresi, Ms Corcoran, Ms Gambaro, Mr Hawker, Mr Lindsay, Mr Mossfield, Mr Price, Mr Scott, Mr Wilkie.

COMMITTEES

Unless otherwise shown, appointed for life of 40th Parliament

Standing

Pursuant to standing orders

ABORIGINAL AND TORRES STRAIT ISLANDER AFFAIRS: Mr Wakelin (*Chair*), Mr Danby, Mrs Draper, Mr Haase, Ms Hoare, Mrs Hull, Dr Lawrence, Mr Lloyd, Mr Snowdon, Mr Tollner.

Current inquiry:

Capacity building in indigenous communities.

AGEING: Dr Southcott (*Chair*), Ms Corcoran, Ms Ellis, Ms Gambaro, Ms Hall, Mr Hartsuyker, Mr Hunt, Mrs May, Mr Mossfield, Mr A. D. H. Smith.

Current inquiry:

Long term strategies to address ageing of the Australian population over the next 40 years.

AGRICULTURE, FISHERIES AND FORESTRY: Mrs Elson (*Chair*), Mr Adams, Mr Forrest, Mrs Gash, Mrs Ley, Mr Scultz, Mr Secker, Mr Sidebottom, Mr Windsor, Mr Zahra.

Current inquiry:

Future water supplies for Australia's rural industries and communities.

COMMUNICATIONS, INFORMATION TECHNOLOGY AND THE ARTS: Mr Pyne (*Chair*), Mr Baldwin, Mr Ciobo, Ms Grierson, Mr Hatton, Mr Johnson, Mr Pearce, Mr Sercombe, Mr Tanner, Mr Ticehurst.

Current inquiry:

Wireless broadband technologies.

ECONOMICS, FINANCE AND PUBLIC ADMINISTRATION: Mr Hawker (*Chair*), Mr Albanese, Ms Burke, Ms Gambaro, Mr Griffin, Mr P. E. King, Mr Latham, Mr Nairn, Mr Somlyay, Dr Southcott.

Current inquiry:

Local government and cost shifting.

EDUCATION AND TRAINING: Mr Bartlett (*Chair*), Mr Albanese, Mr Farmer, Ms Gambaro, Mr Johnson, Mrs May, Mr Pearce, Ms Plibersek, Mr Sawford, Mr Sidebottom. (Mr Cadman and Mr Wilkie to serve as a supplementary members for the purpose of the inquiry into the education of boys.)

Current inquiries:

Education of boys.

Vocational education and training in schools.

EMPLOYMENT AND WORKPLACE RELATIONS: Mrs D. M. Kelly (*Chair*), Mr Bevis, Mr Dutton, Ms Hall, Mr Hartsuyker, Mr Lloyd, Ms Panopoulos, Mr Randall, Ms Vamvakinou, Mr Wilkie.

Current inquiry:

Australian workers' compensation schemes.

ENVIRONMENT AND HERITAGE: Mr Billson (*Chair*), Mr Barresi, Mr Cobb, Ms George, Mr Hunt, Mr Jenkins, Mr Kerr, Mr Lindsay, Ms Livermore, Mr McArthur.

Current inquiry:

Employment in the environment sector.

FAMILY AND COMMUNITY AFFAIRS: Mrs Hull (*Chair*), Mr Cadman, Ms Draper, Mr Dutton, Mr Edwards, Ms George, Mrs Irwin, Mr Pearce, Mr C. P. Thomson. (Mr Quick and Mr Wakelin to be supplementary members for the purpose of the inquiry into substance abuse in Australian communities.)

Current inquiry:

Substance abuse in Australian communities.

HOUSE: The Speaker, Mr Charles, Mrs Crosio, Mr Haase, Ms Jackson, Mr Quick, Mr Somlyay.

INDUSTRY AND RESOURCES: Mr Prosser (*Chair*), Mr Adams, Mr Byrne, Mr Gibbons, Mr Haase, Mr Hatton, Mr Randall, Mr C. P. Thomson, Mr Tollner, Dr Washer. (Mr Fitzgibbon and Mr Ticehurst to serve as supplementary members for the purpose of the inquiry into impediments to increasing investment in mineral and petroleum exploration in Australia.)

Current inquiry:

Impediments to increasing investment in mineral and petroleum exploration in Australia.

LEGAL AND CONSTITUTIONAL AFFAIRS: Mrs B. K. Bishop (*Chair*), Ms J. I. Bishop, Mr Cadman, Mr Kerr, Mr Melham, Mr Murphy, Ms Panopoulos, Mr Sciacca, Mr Secker, Dr Washer.

Current inquiry:

Crime in the community.

LIBRARY: Mr Adams, Mrs Draper, Mr L. D. T. Ferguson, Mr Georgiou, Ms Hoare, Mr Randall.

MEMBERS' INTERESTS: Mr Haase (*Chair*), Mrs Crosio, Mr Jenkins, Mr Lindsay, Mr Neville, Mr Quick, Mr C. P. Thompson.

PRIVILEGES: Mr Somlyay (*Chair*), Mr Baird, Mr Barresi (nominee of the Leader of the House), Mr Billson, Mrs B. K. Bishop, Mr Brereton, Mr M. J. Ferguson, Mr McLeay, Ms Plibersek (nominee of the Deputy Leader of the Opposition), Mr Sawford, Mr Scott.

PROCEDURE: Mrs May (*Chair*), Mrs B. K. Bishop, Mr M. J. Ferguson, Mr Haase, Mr P. E. King, Mr Price, Ms Vamvakinou.

Current inquiries:

Adequacy of procedures for examining the estimates of expenditure.

Proposed revised standing orders.

PUBLICATIONS: Mr Randall (*Chair*), Mr Adams, Mr Cobb, Mrs Crosio, Mrs D. M. Kelly, Ms J. S. McFarlane, Mr Tollner.

SCIENCE AND INNOVATION: Mr Nairn (*Chair*), Ms Corcoran, Mr Evans, Mr Forrest, Ms Grierson, Mr Hatton, Mr Lindsay, Mr A. D. H. Smith, Mr Ticehurst, Dr Washer.

Current inquiry:

Commitment of Australian business to research and development.

SELECTION: Mr Causley (*Chair*), Mrs Crosio, Mr Danby, Mr Forrest, Mrs Gash, Mr Hawker, Mr Lloyd, Mr McArthur, Mr Neville, Mr Quick, Mr Wilkie.

TRANSPORT AND REGIONAL SERVICES: Mr Neville (*Chair*), Mr Andren, Mr Gibbons, Mr Haase, Mrs Ley, Ms Livermore, Mr McArthur, Mr Mossfield, Mr Schultz, Mr Secker.

Current inquiry:

Commercial regional aviation services in Australia and transport links to major populated islands.

Joint Statutory

ASIO, ASIS AND DSD: Mr Jull (*Chair*), Mr Beazley, Mr McArthur, Mr McLeay, Senator Ferguson, Senator Sandy Macdonald, Senator Ray.

BROADCASTING OF PARLIAMENTARY PROCEEDINGS: The Speaker (*Chair*), The President, Mr Forrest, Mrs Gash, Mr Lindsay, Ms J. S. McFarlane, Mr Price, Senator Ferris, Senator Stephens.

CORPORATIONS AND FINANCIAL SERVICES: Mr Byrne, Mr Ciobo, Mr Griffin, Mr Hunt, Mr McArthur, Senator Brandis, Senator Chapman, Senator Conroy, Senator Cooney, Senator Murray, Senator Wong. *Current inquiry:*

Level of banking and financial services in rural, regional and remote areas of Australia.

NATIONAL CRIME AUTHORITY: Mr Baird (*Chair*), Mr Dutton, Mr Kerr, Mr Sercombe, Mr C. P. Thompson, Senator Denman, Senator Ferris, Senator Greig, Senator Hutchins, Senator McGauran.

Bill referred:

Australian Crime Commission Establishment Bill 2002. (To report by 6 November 2002).

NATIVE TITLE AND THE ABORIGINAL AND TORRES STRAIT ISLANDER LAND FUND: Mr Cobb, Dr Lawrence, Ms Panopoulos, Mr Secker, Mr Snowdon, Senator Crossin, Senator Lees, Senator McLucas, Senator Scullion.

PUBLIC ACCOUNTS AND AUDIT: Mr Charles (*Chair*), Mr Ciobo, Mr Cobb, Mr Georgiou, Ms Grierson, Mr Griffin, Ms C. F. King, Mr P. E. King, Ms Plibersek, Mr Somlyay, Senator Colbeck, Senator Hogg, Senator Moore, Senator Murray, Senator Scullion, Senator Watson.

Current inquiry:

Australia's quarantine function.

PUBLIC WORKS: Mrs Moylan (*Chair*), Mr Jenkins, Mr Lindsay, Mr Lloyd, Mr B. P. J. O'Connor, Mr Ripoll, Senator Colbeck, Senator Ferguson, Senator Forshaw.

Current inquiry:

Katherine, NT—Perimeter security fence, RAAF Base Tindal.

Joint Standing

ELECTORAL MATTERS (*Formed 14 February 2002*): Mr Georgiou (*Chair*), Mr Danby, Mr Forrest, Mrs Ley, Mr Melham, Senator Bartlett, Senator Brandis, Senator Mason, Senator Murray, Senator Ray.

Current inquiries:

Conduct of the 2001 Federal election.

Integrity of the Electoral Roll.

FOREIGN AFFAIRS, DEFENCE AND TRADE (Formed 14 February 2002): Senator Ferguson (Chair), Mr Baird, Mr Baldwin, Mr Beazley, Mr Bevis, Mr Brereton, Mr Byrne, Mr Edwards, Mr L. D. T. Ferguson, Mrs Gash, Mr Hawker, Mr Jull, Mr Lindsay, Mrs Moylan, Mr Nairn, Mr Price, Mr Prosser, Mr Scott, Mr Snowdon, Mr Somlyay, Mr C. P. Thompson, Senator Bartlett, Senator Bolkus, Senator Cook, Senator Eggleston, Senator Evans, Senator Harradine, Senator Hutchins, Senator Johnston, Senator Sandy Macdonald, Senator O'Brien, Senator Payne.

Current inquiries:

Aspects of the 2000-2001 annual report of the Human Rights and Equal Opportunity Commission relating to conditions at immigration detention centres and the treatment of detainees.

Australia's maritime strategy.

Australia's role in the United Nations.

Australia's role in the World Trade Organisation.

Enterprising Australia—Planning, preparing and profiting from trade and investment.

Human rights and good governance education in the Asia-Pacific region.

Relations with Indonesia.

Trade and investment relations with the countries of Central Europe

Watching brief on the War on Terrorism.

MIGRATION (*Formed 14 February 2002*): Ms Gambaro (*Chair*), Mr L. D. T. Ferguson, Mrs Gash, Mrs Irwin, Mr Randall, Mr Ripoll, Senator Bartlett, Senator Eggleston, Senator Kirk, Senator Tchen.

Current inquiry:

Australia's migration and temporary entry program for skilled labour.

- NATIONAL CAPITAL AND EXTERNAL TERRITORIES (Formed 14 February 2002): Senator Lightfoot (Chair), Ms Ellis, Mr Johnson, Mr Neville, Mr Snowdon, Mr C. P. Thompson, Senator Crossin, Senator Greig, Senator Lundy, Senator Scullion.
- TREATIES (Formed 14 February 2002): Ms J. I. Bishop (Chair), Mr Adams, Mr Bartlett, Mr Ciobo, Mr Evans, Mr Hunt, Mr P. E. King, Mr Scott, Mr Wilkie, Senator Barnett, Senator Bartlett, Senator Kirk, Senator Marshall, Senator Mason, Senator Stephens, Senator Tchen.

APPOINTMENTS TO STATUTORY BODIES

- **ADVISORY COUNCIL ON AUSTRALIAN ARCHIVES:** Mr Somlyay (appointed 15 May 2002, for a period of 3 years).
- **COUNCIL OF THE NATIONAL LIBRARY OF AUSTRALIA:** Mr M. J. Ferguson (elected 21 August 2002, for a period of 3 years).
- PARLIAMENTARY RETIRING ALLOWANCES TRUST: Mr Charles (appointed 24 June 1996) and Mr McLeay (appointed 23 November 1998).