2002-2003

THE PARLIAMENT OF THE COMMONWEALTH OF AUSTRALIA

HOUSE OF REPRESENTATIVES

NOTICE PAPER

No. 76

MONDAY, 3 MARCH 2003

The House meets this day at 12.30 p.m.

BUSINESS ACCORDED PRIORITY FOR THIS SITTING

PRIVATE MEMBERS' BUSINESS

Notices

- 1 MRS CROSIO: To present a Bill for an Act to provide for the establishment and administration of a scheme to guarantee the payment of wages and other accrued liabilities owed to employees in the event of employer insolvency, and for related purposes. (*Notice given 5 February 2003. Time allowed—5 minutes.*)
- †2 MS O'BYRNE: To move—That this House:
 - (1) acknowledges that medical practices and individual general practitioners are advising veteran patients that they will no longer be able to recognise the gold card when charging them for medical services;
 - (2) acknowledges that veterans are entitled to receive adequate and appropriate medical care in view of their service to this country;
 - (3) notes that many practices and practitioners, in particular those with a high percentage of veteran patients, are struggling to provide acceptable levels of medical care and service, given the rebates and fees currently available to them; and
 - (4) calls upon the Government to immediately negotiate with medical practitioners to ensure that an appropriate agreement is in place to enable doctors to provide adequate levels of care to gold card recipients. (*Notice given 4 February 2003. Time allowed—40 minutes.*)
- †3 **MR SCHULTZ:** To move—That, this year being the 50th anniversary of an historic event which led to the early development of the giant Pilbara iron ore discovery in Western Australia, this House:
 - (1) calls on the Government to recognise the memorable flight on 22 November 1952, when Lang Hancock observed vast iron ore deposits in The Pilbara whilst flying in adverse weather accompanied by his wife Hope;
 - (2) acknowledges the significant personal contribution Lang Hancock made in difficult circumstances in developing the mineral potential of this incredibly rich province The Pilbara; and
 - (3) pays tribute to this great Australian pioneer, who against all odds proved that if you have the vision you can achieve the impossible against seemingly insurmountable odds. (*Notice given 2 December 2002. Time allowed—remaining private Members' business time prior to 1.45 p.m.*)
- †4 MS PLIBERSEK: To move—That this House:
 - (1) notes that the percentage of Australian children who are overweight or obese is increasing; and
 - (2) commits itself to promoting measures to increase fitness and encourage healthy lifestyles. (*Notice given 13 December 2002, a.m. Time allowed—30 minutes.*)

Orders of the day

- †1 **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;
- * Notifications to which an asterisk (*) is prefixed appear for the first time
- † Debate to be adjourned to a future day at the conclusion of the time allotted.

- (2) 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. (*Time allowed—remaining private Members' business.*)

GOVERNMENT BUSINESS

Orders of the day

- 1 GRIEVANCE DEBATE: Question—That grievances be noted (under standing order 106).
- 2 **APPROPRIATION BILL (NO. 3) 2002-2003** (*Parliamentary Secretary to the Minister for Finance and Administration*): Second reading—Resumption of debate (*from 11 December 2002—Mr Griffin*).
- 3 **APPROPRIATION BILL (NO. 4) 2002-2003** (*Parliamentary Secretary to the Minister for Finance and Administration*): Second reading—Resumption of debate (*from 11 December 2002—Mr Griffin*).
- 4 WORKPLACE RELATIONS AMENDMENT (SECRET BALLOTS FOR PROTECTED ACTION) BILL 2002 [NO. 2] (Minister for Employment and Workplace Relations): Second reading—Resumption of debate (from 13 February 2003—Fran Bailey).
- *5 WORKPLACE RELATIONS AMENDMENT (PROTECTING THE LOW PAID) BILL 2003 (Minister for Employment and Workplace Relations): Second reading—Resumption of debate (from 13 February 2003—Mr McClelland).
- 6 MEDICAL INDEMNITY (PRUDENTIAL SUPERVISION AND PRODUCT STANDARDS) BILL 2002 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 12 December 2002—Mr Zahra).
- 7 MEDICAL INDEMNITY (PRUDENTIAL SUPERVISION AND PRODUCT STANDARDS) (CONSEQUENTIAL AMENDMENTS) BILL 2002 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 12 December 2002—Mr Zahra).
- 8 TAXATION LAWS AMENDMENT BILL (NO. 7) 2002 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 23 October 2002—Mr Cox).
- *9 ENERGY GRANTS (CREDITS) SCHEME BILL 2003 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 13 February 2003—Mr Rudd).
- *10 ENERGY GRANTS (CREDIT) SCHEME (CONSEQUENTIAL AMENDMENTS) BILL 2003 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 13 February 2003—Mr Rudd).
- 11 **DAIRY INDUSTRY SERVICE REFORM BILL 2003** (*Minister for Agriculture, Fisheries and Forestry*): Second reading—Resumption of debate (*from 12 February 2003—Mr Cox*).
- 12 **PRIMARY INDUSTRIES (EXCISE) LEVIES AMENDMENT (DAIRY) BILL 2003** (*Minister for Agriculture, Fisheries and Forestry*): Second reading—Resumption of debate (*from 12 February 2003—Mr Cox*).
- 13 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).
- 14 **TERRORISM INSURANCE BILL 2002** (*Treasurer*): Second reading—Resumption of debate (*from 12 December 2002—Mr Zahra*).

Notice

1 MR TUCKEY: To move—That, in accordance with section 5 of the *Parliament Act 1974*, the House approves the following proposal for works in the Parliamentary Zone which was presented to the House on 6 February 2003, namely: Public artwork to celebrate the centenary of women's suffrage in Australia. (*Notice given 12 February 2003*.)

Orders of the day—continued

- 15 **CRIMINAL CODE AMENDMENT** (**TERRORISM**) **BILL 2002** (*Attorney-General*): Second reading—Resumption of debate (*from 12 December 2002—Mr Zahra*).
- 16 COMMONWEALTH ELECTORAL AMENDMENT (MEMBERS OF LOCAL GOVERNMENT BODIES) BILL 2002 (Parliamentary Secretary to the Minister for Health and Ageing): Second reading—Resumption of debate (from 13 February 2003).
- 17 SUPERANNUATION LEGISLATION AMENDMENT (FAMILY LAW) BILL 2002 (Parliamentary Secretary to the Minister for Health and Ageing): Second reading—Resumption of debate (from 12 December 2002—Mr Zahra).
- 18 **CORPORATIONS LEGISLATION AMENDMENT BILL 2002** (*Parliamentary Secretary to the Minister for Health and Ageing*): Second reading—Resumption of debate (*from 12 December 2002—Mr Snowdon*).
- 19 **CORPORATIONS** (FEES) **AMENDMENT BILL 2002** (*Parliamentary Secretary to the Minister for Health and Ageing*): Second reading—Resumption of debate (*from 12 December 2002—Mr Snowdon*).
- 20 **CORPORATIONS** (**REVIEW FEES**) **BILL 2002** (*Parliamentary Secretary to the Minister for Health and Ageing*): Second reading—Resumption of debate (*from 12 December 2002—Mr Snowdon*).
- 21 HEALTH INSURANCE AMENDMENT (DIAGNOSTIC IMAGING, RADIATION ONCOLOGY AND OTHER MEASURES) BILL 2002 (Minister representing the Minister for Health and Ageing): Second reading—Resumption of debate (from 11 December 2002—Mr Cox).
- 22 WHEAT MARKETING AMENDMENT BILL 2002 (Minister for Agriculture, Fisheries and Forestry): Second reading—Resumption of debate (from 12 December 2002—Mr Zahra).
- 23 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).
- 24 WORKPLACE RELATIONS AMENDMENT (TERMINATION OF EMPLOYMENT) BILL 2002 (Minister for Employment and Workplace Relations): Second reading—Resumption of debate (from 13 November 2002—Mr Melham).
- *25 WORKPLACE RELATIONS AMENDMENT (COMPLIANCE WITH COURT AND TRIBUNAL ORDERS) BILL 2003 (Minister for Employment and Workplace Relations): Second reading—Resumption of debate (from 13 February 2003—Mr McClelland).
- 26 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).
- 27 **NATIONAL BLOOD AUTHORITY BILL 2002** (*Minister representing the Minister for Health and Ageing*): Second reading—Resumption of debate (*from 11 December 2002—Mr Cox*).
- 28 **VETERANS' AFFAIRS LEGISLATION AMENDMENT BILL (NO. 3) 2002** (*Parliamentary Secretary to the Prime Minister*): Second reading—Resumption of debate (*from 5 December 2002—Mr Fitzgibbon*).
- 29 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).
- 30 NATIONAL GALLERY AMENDMENT BILL 2002 (from Senate): Second reading (from 10 February 2003).
- 31 **SUPERANNUATION INDUSTRY (SUPERVISION) AMENDMENT BILL 2002** (*Minister for Trade*): Second reading—Resumption of debate (*from 12 December 2002—Mr Snowdon*).
- 32 SUPERANNUATION (FINANCIAL ASSISTANCE FUNDING) LEVY AMENDMENT BILL 2002 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 12 December 2002—Mr Snowdon).
- 33 **DESIGNS BILL 2002** (*Parliamentary Secretary to the Minister for Industry, Tourism and Resources*): Second reading—Resumption of debate (*from 11 December 2002—Mr Cox*).
- 34 **DESIGNS** (CONSEQUENTIAL AMENDMENTS) BILL 2002 (Parliamentary Secretary to the Minister for Industry, Tourism and Resources): Second reading—Resumption of debate (from 11 December 2002—Mr Cox).
- 35 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).

- 36 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).
- 37 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).
- 38 **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*).
- 39 WORKPLACE RELATIONS AMENDMENT (CHOICE IN AWARD COVERAGE) BILL 2002 (Minister for Employment and Workplace Relations): Second reading—Resumption of debate (from 13 November 2002—Mr Melham).
- 40 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).
- 41 TAXATION LAWS AMENDMENT BILL (NO. 8) 2002 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 5 December 2002—Mr Fitzgibbon).
- 42 WORKPLACE RELATIONS AMENDMENT (AWARD SIMPLIFICATION) BILL 2002 (Minister for Employment and Workplace Relations): Second reading—Resumption of debate (from 13 November 2002—Mr Melham).
- 43 MURRAY-DARLING BASIN AMENDMENT BILL 2002 (Minister for Agriculture, Fisheries and Forestry): Second reading—Resumption of debate (from 19 September 2002—Mr Albanese).
- 44 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).
- 45 MIGRATION LEGISLATION AMENDMENT (PROTECTED INFORMATION) BILL 2002 (Minister for Immigration and Multicultural and Indigenous Affairs): Second reading—Resumption of debate (from 12 December 2002—Mr Zahra).
- 46 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).
- 47 NATIONAL RESIDUE SURVEY (CUSTOMS) LEVY AMENDMENT BILL 2002 (Minister for Agriculture, Fisheries and Forestry): Second reading—Resumption of debate (from 12 December 2002—Mr Zahra).
- 48 NATIONAL RESIDUE SURVEY (EXCISE) LEVY AMENDMENT BILL 2002 (Minister for Agriculture, Fisheries and Forestry): Second reading—Resumption of debate (from 12 December 2002—Mr Zahra).
- 49 **FAMILY LAW AMENDMENT BILL 2003** (*Attorney-General*): Second reading—Resumption of debate (*from 12 February 2003—Mr Cox*).
- 50 IRAQ—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 13 February 2003—Mr Evans, in continuation) on the motion of Mr Abbott—That the House take note of the paper—And on the amendment moved thereto by Mr Andren, viz.—That the following words be added to the motion: "and insists that in the absence of specific, unambiguous and unanimous support of the five permanent members of the United Nations Security Council, Australian defence forces not be involved in any military action in Iraq"—And on the amendment moved thereto by Mr McClelland to the proposed amendment, viz.—That all words after "and" be omitted with a view to substituting the following words:
 - "(1) condemns the Government for forward-deploying Australian troops to a potential theatre of war with Iraq in the absence of any United Nations authorisation and without revealing to the Australian people the commitments on which that deployment was based;
 - (2) declares its opposition to a unilateral military attack on Iraq by the United States;
 - (3) insists that the disarmament of Iraq proceed under the authority of the United Nations;
 - (4) expresses its full support and confidence in our servicemen and women, while expressing its opposition to the Government's decision to forward-deploy them;
 - (5) expresses its total opposition to any use of nuclear arms and declares that Australian support should not be provided to any operation where such weaponry may be used; and

- (6) declares that it has no confidence in the Prime Minister's handling of this grave matter for the nation".
- *51 TAXATION LAWS AMENDMENT BILL (NO. 4) 2003 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 13 February 2003—Mr Rudd).
- 52 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).
- 53 **WORKPLACE RELATIONS AMENDMENT (FAIR TERMINATION) BILL 2002:** Consideration of Senate's amendments (*from 13 December 2002, a.m.*).
- 54 **RENEWABLE ENERGY** (**ELECTRICITY**) **AMENDMENT BILL 2002:** Consideration of Senate's amendments (*from 13 December 2002, a.m.*).
- *55 **KIMBERLEY LAND COUNCIL—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 13 February 2003—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- *56 **SOUTH WEST ABORIGINAL LAND AND SEA COUNCIL—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 13 February 2003—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- *57 YAMATJI BARNA BABA MAAJA ABORIGINAL CORPORATION—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 13 February 2003—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- *58 GURANG LAND COUNCIL (ABORIGINAL CORPORATION) NATIVE TITLE REPRESENTATIVE BODY—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 13 February 2003—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- *59 NGAANYATJARRA COUNCIL (ABORIGINAL CORPORATION) NATIVE TITLE UNIT—REPORT— MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 13 February 2003—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.
- *60 **PRODUCTIVITY COMMISSION—REPORT NO. 25—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 13 February 2003—Ms Macklin*) on the motion of Mr Abbott—That the House take note of the paper.
- *61 **TAKEOVERS PANEL—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 13 February 2003—Ms Macklin*) on the motion of Mr Abbott—That the House take note of the paper.
- *62 INDUSTRY RESEARCH AND DEVELOPMENT BOARD—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 13 February 2003—Ms Macklin*) on the motion of Mr Abbott—That the House take note of the paper.
- *63 NATIONAL ENVIRONMENT PROTECTION COUNCIL—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 13 February 2003—Ms Macklin*) on the motion of Mr Abbott—That the House take note of the paper.
- 64 ADVANCE TO THE FINANCE MINISTER—PAPER—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 6 February 2003—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.
- 65 NEW BUSINESS TAX SYSTEM (CONSOLIDATION AND OTHER MEASURES) BILL (NO. 2) 2002 AND NEW BUSINESS TAX SYSTEM (VENTURE CAPITAL DEFICIT TAX) BILL 2002—CORRECTIONS TO EXPLANATORY MEMORANDUM—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 6 February 2003—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.
- 66 MIGRATION AGENTS REGISTRATION AUTHORITY—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 4 February 2003—Mr Latham*) on the motion of Dr Stone—That the House take note of the paper.
- 67 INDEPENDENT REVIEW OF PRIVATE HEALTH INSURANCE GAP COVER SCHEMES—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 4 February 2003—Mr Latham) on the motion of Dr Stone—That the House take note of the paper.
- 68 **CENTRAL LAND COUNCIL—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 4 February 2003—Mr Latham*) on the motion of Dr Stone—That the House take note of the paper.

- 69 GENE TECHNOLOGY REGULATOR—QUARTERLY REPORT FOR 1 JULY TO 30 SEPTEMBER 2002—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 4 February 2003—Mr Latham) on the motion of Dr Stone—That the House take note of the paper.
- 70 **TOBACCO ADVERTISING PROHIBITION ACT—PAPER—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 4 February 2003—Mr Latham*) on the motion of Dr Stone—That the House take note of the paper.
- 71 ANNUAL REPORTS OF ADVISORY PANEL ON MARKETING IN AUSTRALIA OF INFANT FORMULA—CORRIGENDA—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 4 February 2003—Mr Latham) on the motion of Dr Stone—That the House take note of the paper.
- 72 GOLDFIELDS LAND AND SEA COUNCIL—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 4 February 2003—Mr Latham) on the motion of Dr Stone—That the House take note of the paper.
- 73 QUEENSLAND SOUTH REPRESENTATIVE BODY ABORIGINAL CORPORATION—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 4 February 2003—Mr Latham) on the motion of Dr Stone—That the House take note of the paper.
- 74 FAMILY AND COMMUNITY SERVICES LEGISLATION AMENDMENT BILL 2002—CORRECTION TO EXPLANATORY MEMORANDUM—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 4 February 2003—Mr Latham*) on the motion of Dr Stone—That the House take note of the paper.
- 75 **PRODUCTIVITY COMMISSION—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 12 December 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 76 TAXATION LAWS AMENDMENT (EARLIER ACCESS TO FARM MANAGEMENT DEPOSITS) BILL 2002—CORRECTIONS TO EXPLANATORY MEMORANDUM—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 11 December 2002—Mr Swan) on the motion of Mr Tuckey—That the House take note of the paper.
- 77 **EXPORT MARKET DEVELOPMENT GRANTS—PAPER—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 10 December 2002—Mr Swan*) on the motion of Mr McGauran—That the House take note of the paper.
- 78 NATIONAL ROAD TRANSPORT COMMISSION—ERRATUM—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 10 December 2002—Mr Swan*) on the motion of Mr McGauran—That the House take note of the paper.
- 79 AUSTRALIAN TAXATION OFFICE—DATA-MATCHING PROGRAM—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 4 December 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 80 STATES GRANTS (PRIMARY AND SECONDARY EDUCATION ASSISTANCE) ACT—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 4 December 2002—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.
- 81 MANAGING MIGRATION—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 3 December 2002—Mr Ruddock) on the motion of Mr Williams—That the House take note of the paper.
- 82 **OFFICE OF THE EMPLOYMENT ADVOCATE—ERRATUM—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 3 December 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 83 **FREEDOM OF INFORMATION ACT—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 3 December 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 84 MID-YEAR ECONOMIC REVIEW AND FISCAL OUTLOOK 2002-2003—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 3 December 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 85 **CONSOLIDATED FINANCIAL STATEMENTS—2001-2002—PAPER—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 3 December 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 86 **DEPARTMENT OF HEALTH AND AGEING—ERRATUM—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 3 December 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.

- 87 **HEALTH SERVICES AUSTRALIA—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 3 December 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 88 **MEDIBANK PRIVATE—STATEMENT OF CORPORATE INTENT 2002-2005—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 3 December 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 89 **COMPANIES AUDITORS AND LIQUIDATORS DISCIPLINARY BOARD—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 3 December 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 90 **OFFICE OF THE EMPLOYMENT ADVOCATE—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 12 November 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 91 **COMMONWEALTH OMBUDSMAN—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 12 November 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 92 **ADMINISTRATIVE APPEALS TRIBUNAL—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 23 October 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 93 **DEPARTMENT OF FAMILY AND COMMUNITY SERVICES—REPORT—VOLUME 1—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 23 October 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 94 **DEPARTMENT OF FAMILY AND COMMUNITY SERVICES—REPORT—VOLUME 2—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 23 October 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 95 **SOCIAL SECURITY APPEALS TRIBUNAL—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 23 October 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 96 **CENTRELINK—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 22 October 2002—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 97 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.
- 98 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).

99 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

Orders of the day

- 1 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 3 March 2003.)
- 2 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 3 March 2003.)
- 3 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 3 March 2003.)
- 4 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 the next sitting Monday after 3 March 2003)
- 5 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 the next sitting Monday after 3 March 2003.)
- 6 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 2 sitting Mondays after 3 March 2003.)
- 7 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 2 sitting Mondays after 3 March 2003.)
- 8 FOREIGN AFFAIRS, DEFENCE AND TRADE—JOINT STANDING COMMITTEE—REPORT ON PLANNING, PREPARING AND PROFITING FROM TRADE AND INVESTMENT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 21 October 2002—Mr Baird, in continuation) on the motion of Mr Baird—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 3 March 2003.)
- 9 FOREIGN AFFAIRS, DEFENCE AND TRADE—JOINT STANDING COMMITTEE—REPORT ON WATCHING BRIEF ON TERRORISM—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 21 October 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 4 sitting Mondays after 3 March 2003.)
- 10 NATIONAL CAPITAL AND EXTERNAL TERRITORIES—JOINT STANDING COMMITTEE—REPORT ON DRAFT AMENDMENT 39 OF NATIONAL CAPITAL PLAN—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 21 October 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 re-accorded priority on any of the next 4 sitting Mondays after 3 March 2003.)
- 11 COMMUNICATIONS, INFORMATION TECHNOLOGY AND THE ARTS—STANDING COMMITTEE—REPORT ON WIRELESS BROADBAND TECHNOLOGIES—MOTION TO TAKE NOTE OF PAPER:

- Resumption of debate (from 11 November 2002—Mr Pyne, in continuation) on the motion of Mr Pyne—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 5 sitting Mondays after 3 March 2003.)
- 12 ELECTORAL MATTERS—JOINT STANDING COMMITTEE—REPORT ON INTEGRITY OF ELECTORAL ROLL—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 11 November 2002—Mr Georgiou, in continuation) on the motion of Mr Georgiou—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 3 March 2003.)
- 13 TREATIES—JOINT STANDING COMMITTEE—49TH REPORT—TIMOR SEA TREATY—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 11 November 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 5 sitting Mondays after 3 March 2003.)
- 14 ASIO, ASIS AND DSD—JOINT STANDING COMMITTEE—REPORT FOR 2001-2002—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 2 December 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 6 sitting Mondays after 3 March 2003.)
- 15 TRANSPORT AND REGIONAL SERVICES—STANDING COMMITTEE—REPORT ON ASPECTS OF INTELLIGENT TRANSPORT SYSTEMS—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 9 December 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 re-accorded priority on any of the next 7 sitting Mondays after 3 March 2003.)

PRIVATE MEMBERS' BUSINESS—continued

Notice given for Monday, 3 March 2003

- *1 MR ADAMS: To move—That this House:
 - (1) notes that there is a critical shortage of doctors in areas that have been deemed under the Rural Remote Metropolitan Assessment Index (RRMAI) scheme as level three and lower and yet are in rural catchment areas;
 - (2) notes that requests from Tasmania to review the RRMAI scheme have been ignored, despite Tasmania as a whole being in a remote location;
 - (3) recognises that the health of rural communities is diminishing because of lack of access to medical services, especially in times of shortages such as during summer; and
 - (4) calls on the Government to review immediately the RRMAI as it affects Tasmania and similar rural and regional areas around Australia, examples of which are Beaconsfield, New Norfolk and Sorell, in order they may attract doctors to these areas. (*Notice given 13 February 2003*.)

Notices—continued

1 MR PRICE: To move—

- (1) That standing order 28B be amended by inserting the following paragraph after paragraph (b):
 - (ba) annual and additional estimates contained in the appropriation bills presented to the House shall stand referred for consideration by Members of the relevant committee (as determined in accordance with the provisions of paragraph (b) for the consideration of annual reports), and, for the purposes of this consideration:
 - (i) six Members of each committee, determined by the committee in each case, shall consider the estimates;
 - (ii) the Members of the committee selected to consider the estimates shall meet with Members of the relevant Senate legislation committee so that the Members and Senators may meet together for the purposes of considering the estimates;
 - (iii) members of the relevant House and Senate committees, when meeting together to consider estimates, shall choose a Member or a Senator to chair the joint meetings;

- (iv) the provisions of Senate standing order 26 shall, to the extent that they are applicable, apply to the consideration of estimates under this paragraph; and
- (v) that, upon the completion of joint meetings at which evidence is received or written answers or additional information considered, it shall then be a matter for the Members of the relevant committee to consider the terms of any report to the House on the estimates.
- (2) That a message be sent to the Senate acquainting it of this resolution and requesting that it concur and take action accordingly. (*Notice given 17 October 2002. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays after 3 March 2003.*)

2 MR PRICE: To move—

- (1) That a Standing Committee on Appropriations and Staffing be appointed to inquire into:
 - (a) proposals for the annual estimates and the additional estimates for the House of Representatives;
 - (b) proposals to vary the staff structure of the House of Representatives, and staffing and recruitment policies; and
 - (c) such other matters as are referred to it by the House;
- (2) That the committee shall:
 - (a) in relation to estimates—
 - (i) determine the amounts for inclusion in the parliamentary appropriation bills for the annual and the additional appropriations; and
 - (ii) report to the House upon its determinations prior to the consideration by the House of the relevant parliamentary appropriation bill; and
 - (b) in relation to staffing—
 - (i) make recommendations to the Speaker; and
 - (ii) report to the House on its determinations prior to the consideration by the House of the relevant parliamentary appropriation bill;
- (3) That the committee consist of the Speaker and 11 other members, 6 members to be nominated by the Chief Government Whip or Whips and 5 members to be nominated by the Chief Opposition Whip or Whips or any independent Member;
- (4) That the committee elect a Government member as its chair;
- (5) That the committee elect a deputy chairman who shall act as chair of the committee at any time when the chair is not present at a meeting of the committee, and at any time when the chair and deputy chair are not present at a meeting of the committee the members present shall elect another member to act as chairman at that meeting;
- (6) That the committee have power to appoint subcommittees consisting of 3 or more of its members and to refer to any subcommittee any matter which the committee is empowered to examine;
- (7) That the committee appoint the chair of each subcommittee who shall have a casting vote only, and at any time when the chair of a subcommittee is not present at a meeting of the subcommittee the members of the subcommittee present shall elect another member of that subcommittee to act as chair at that meeting;
- (8) That the quorum of a subcommittee be a majority of the members of that subcommittee;
- (9) That members of the committee who are not members of a subcommittee may participate in the public proceedings of that subcommittee but shall not vote, move any motion or be counted for the purpose of a quorum;
- (10) That the committee or any subcommittee have power to send for persons, papers and records;
- (11) That the committee or any subcommittee have power to move from place to place;
- (12) That a subcommittee have power to adjourn from time to time and to sit during any sittings or adjournment of the House;
- (13) That the committee have leave to report from time to time; and
- (14) That the foregoing provisions of this resolution, so far as they are inconsistent with the standing orders, have effect notwithstanding anything contained in the standing orders. (*Notice given 17 October 2002. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays after 3 March 2003.*)
- 3 **MR PRICE:** To move—That the standing orders be amended by amending standing order 94 to read as follows:

Closure of Member

- A motion may be made that a Member who is speaking, except a Member giving a notice of motion or formally moving the terms of a motion allowed under the standing orders or speaking to a motion of dissent (from any ruling of the Speaker under standing order 100), "be not further heard", and such question shall be put forthwith and decided without amendment or debate. (*Notice given 17 October 2002. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays after 3 March 2003.*)
- 4 MR PRICE: To move—That standing order 129 be omitted and the following standing order substituted:

Presentation of petitions

- 129 At the time provided for the presentation of petitions, the following arrangements shall apply to the presentation of petitions certified to be in conformity with the standing orders:
- (a) in respect of each petition, the petitioner, or one of the petitioners, may present the petition to the House by standing at the Bar of the House and reading to the House the prayer of the petition, and
- (b) where a petitioner is not able to present the petition in accordance with paragraph (a) of this standing order, the Member who has lodged the petition may present it to the House by reading to the House the prayer of the petition. (Notice given 17 October 2002. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays after 3 March 2003.)
- 5 **MR PRICE:** To move—That the standing orders be amended by inserting the following standing order after standing order 143:

Questions to committee chairs

- 143A Questions may be put to a Member in his or her capacity as Chair of a committee of the House, or of a joint committee, in connection with the work or duties of the committee in question. (*Notice given 17 October 2002. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays after 3 March 2003.*)
- 6 **MR PRICE:** To move—That the standing orders be amended by inserting the following standing order after standing order 145:

Questions without notice—Time limits

145A During question time:

- (a) the asking of each question may not exceed 1 minute and the answering of each question may not exceed 4 minutes;
- (b) the asking of each supplementary question may not exceed 1 minute and the answering of each supplementary question may not exceed 1 minute; and
- (c) the time taken to make and determine points of order is not to be regarded as part of the time for questions and answers. (Notice given 17 October 2002. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays after 3 March 2003.)
- 7 **MR PRICE:** To move—That the following amendment to the standing orders be adopted for the remainder of this session:

Questions from citizens

- **148A** (a) A Member may give notice of a question in terms proposed by a person who lives in the Member's electoral division.
- (b) Notice of a question given under this standing order may show the name of the person who has proposed the question.
- (c) A Member may not give more than 25 notices of questions under this sessional order in a calendar year.
- (d) Nothing in this standing order may be taken to mean that a Member must give notice of a question proposed to the Member by a person who lives in the Member's electoral division. (Notice given 17 October 2002. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays after 3 March 2003.)
- 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 dated 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 17 October 2002. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays after 3 March 2003.*)
- 9 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 17 October 2002. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays after 3 March 2003.)*
- 10 MR ALBANESE: To move—That the House recognises that no holder of a public office in Australia should be above parliamentary scrutiny and as such standing order 74 should be amended to allow the performance of the highest office in the nation, the Governor-General, to be debated by the democratically elected Members of the House of Representatives. (Notice given 11 November 2002. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 3 March 2003.)
- 11 **MS GILLARD:** To move—That this House:
 - (1) acknowledges the historic action of the Holt Government, with bipartisan support from the Australian Labor Party, in initiating the dismantling of the White Australia Policy;
 - (2) recognises that since 1973, successive Labor and Liberal/National Party Governments have, with bipartisan support, pursued a racially non-discriminatory immigration policy to the overwhelming national, and international, benefit of Australia; and
 - (3) gives its unambiguous and unqualified commitment to the principle that, whatever criteria are applied by Australian Governments in exercising their sovereign right to determine the composition of the immigration intake, race or ethnic origin shall never, explicitly or implicitly, be among them. (*Notice given 11 November 2002. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 3 March 2003.*)

12 **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 November 2002. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 3 March 2003.*)

13 MR JOHNSON To move—That this House:

- (1) recognises and celebrates 30 years of diplomatic relations between Australia and the People's Republic of China;
- (2) acknowledges the critical importance and value of the Australia-China relationship in the broad Asia-Pacific region; and
- (3) confirms Australia's support of the "One-China" policy. (Notice given 2 December 2002. Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays after 3 March 2003.)

14 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 act immediately to honour its election commitment regarding university status for the College. (*Notice given 2 December 2002. Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays after 3 March 2003.*)

15 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 2 December 2002. Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays after 3 March 2003.*)

16 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 2 December 2002. Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays after 3 March 2003.)

17 MS C. F. KING: To move—That this House:

- (1) recognises that the battle at the Eureka Stockade represents a turning point in Australia's development as a nation, especially in the right of people to have a say in how we are governed;
- (2) notes that it is 148 years since this important battle took place;
- (3) recognises that the Eureka Flag remains an important symbol of the development of democratic government in Australia; and
- (4) calls on the Government to take steps to have the Eureka Flag proclaimed as an official flag of Australia under the provisions of the Flags Act 1953. (Notice given 3 December 2002. Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays after 3 March 2003.)

18 MR KERR: To move—That this House conveys to the Ambassador of the United States of America its:

- (1) concern at the ongoing detention, without charge or trial, of two Australian citizens in Guantanamo Bay; and
- (2) request that the United States of America advises what processes will be put in place to allow the detained Australians to be put on trial or to be released. (*Notice given 4 December 2002. Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays after 3 March 2003.*)

19 MS C. F. KING: To move—That this House:

- (1) recognises the importance of the Western Highway to the economic well-being of the towns and cities along the highway;
- (2) recognises that traffic congestion has increased with the development of housing estates at Deer Park, Burnside and Caroline Springs;
- (3) acknowledges that the Western Highway has suffered from sustained financial neglect that has in turn compromised the safety and integrity of the road;
- (4) further acknowledges that since 1998 there has been a total of 543 collisions on the Ballarat Highway between Anthony's Cutting and the Western Ring Road with 14 resulting in fatalities and 254 collisions resulting in serious injuries; and
- (5) calls on the Government to take steps to upgrade the Western Highway, including a commitment to the freeway standard link between the Western Highway and the Western Ring Road (Deer Park Bypass. (Notice given 9 December 2002. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 3 March 2003.)

20 MS HALL: To move—That this House:

- (1) notes the Government's failure to deliver employment services that meet the needs of long term unemployed people; and
- (2) notes the ineffectiveness of the Job Network in assisting the long term unemployed re-enter the workforce. (*Notice given 9 December 2002. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 3 March 2003.*)

- 21 **MS HALL:** To move—That this House calls on the Government to:
 - (1) address the rapid decline in bulk billing;
 - (2) ensure an equal distribution of, and access to, health services for all Australians; and
 - (3) ensure that quality health care is available to all Australians, not only those who can afford it. (*Notice given 9 December 2002. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 3 March 2003.*)

22 MS HALL: To move—That this House:

- (1) recognises that Australia has an ageing population; and
- (2) calls on the Government to:
 - (a) address the chronic shortage of aged care beds;
 - (b) resolve the issues surrounding phantom beds;
 - (c) provide more community care packages;
 - (d) ensure that aged care resources are located in areas of greatest need; and
 - (e) provide positive initiatives to improve the quality of life of older Australians. (*Notice given 9 December 2002. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 3 March 2003.*)

23 **MS HALL:** To move—That this House calls on the Government to:

- (1) recognise the special needs of persons suffering from Acquired Brain Injury (ABI);
- (2) provide disability specific services that recognise the special needs of people suffering from ABI; and
- (3) introduce programs specifically designed to meet the needs of people suffering from ABI. (*Notice given 9 December 2002. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 3 March 2003.*)

24 MR BAIRD: To move—That this House:

- (1) takes note of recent progress towards a Free Trade Agreement with the United States of America;
- (2) welcomes the increased opportunities the agreement will bring to Australia and Australian producers;
- (3) congratulates the Government on the significant achievement of bringing this initiative closer to reality; and
- (4) continues to place priority on working to negotiate free trade agreements that compliment the work of the WTO and APEC. (*Notice given 11 December 2002. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 3 March 2003.*)

25 MS PLIBERSEK: To move—That this House:

- (1) expresses its sympathy to the McCabe children, who lost their mother to lung cancer and their father to a heart attack;
- (2) notes that before her death Mrs McCabe was the first Australian to win a court case against a major tobacco company for causing lung cancer;
- (3) notes that the tobacco company—British American Tobacco Australia—has won legal action to have the case overturned, and despite the fact the McCabe children have repaid the money and agreed to pay \$27,500 in interest, will pursue them for many millions of dollars of legal costs;
- (4) notes that the children may have to sell their \$180,000 home to pay the legal costs;
- (5) calls on British American Tobacco Australia to withdraw its claim for legal costs; and
- (6) calls on tobacco companies to cease their unprincipled tactics to recruit new smokers. (*Notice given 12 December 2002. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 3 March 2003.*)

26 MS PLIBERSEK: To move—That this House:

- (1) recognises the importance of breastfeeding for the health of babies and children; and
- (2) notes the responsibility that governments, the community and employers have to facilitate and encourage breastfeeding. (Notice given 13 December 2002, a.m. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 3 March 2003.)
- 27 **MS PLIBERSEK:** To move—That this House notes with concern that there is strong evidence that there are Australian citizens who have committed war crimes overseas. (*Notice given 13 December 2002, a.m. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 3 March 2003.)*

28 **MS BURKE:** To move—That this House:

- (1) notes that statistics may not reveal the true extent of the unemployment problem for the over 45's;
- (2) notes the additional impediments to gaining employment following the loss of a job for those aged over 45:
- (3) notes the lack of opportunities for the older worker to change career paths and consider education and retraining before attempting to re-enter the workforce. The skills and knowledge of the older worker also need to keep pace with change so as to not alienate them from the workforce;
- (4) acknowledges the benefit to employers of older workers as they generally demonstrate a greater commitment to a good employer and show competence in their dealings with customers; and
- (5) calls on the Government to put in place policies that are more specific in tackling mature-age unemployment and that remove age-based discrimination and access to the labour market. (*Notice given 4 February 2003. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 3 March 2003.*)

29 **MS BURKE:** To move—That this House:

- (1) notes the recent successes of notable employer groups in negotiating with their employees to provide extended unpaid leave, term time work, flexible roster systems and leave arrangements to suit family responsibilities; and
- (2) calls on the Government to encourage and provide incentives for all Australian employers to extend such practices into more industries and working environments. (*Notice given 4 February 2003 Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 3 March 2003.*)

30 **MS BURKE:** To move—That this House:

- (1) acknowledges that trade apprenticeships continue to have low retention rates and strategies need to be put in place to improve these outcomes;
- (2) notes the importance of relevance and quality of training for existing workers as well as new entrants, and that the content and coverage of training needs to keep pace with the rapid rate of technological change;
- (3) notes that the age demographic changes will mean stagnation of 15 to 24 year olds in the population; alternative pathways such as the VET system are being considered to attract older participants; and
- (4) acknowledges that training methods may need to broaden the skills of the individual to provide more options for better career prospects. (*Notice given 4 February 2003. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 3 March 2003.*)

31 **MR DANBY:** To move—That this House:

- (1) recognises the environmental impact the 6.4 billion plastic bags used in Australia annually have on our environment;
- (2) notes the incredible success of the new plastic bag levy, introduced in Ireland on 4 March 2002; and
- (3) calls on the Government to introduce a similar plastic bag levy in Australia in order to reduce plastic bag usage and create a recurrent fund for environmental projects. (*Notice given 4 February 2003 Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 3 March 2003*.)

32 MR KERR: To move—That this House:

- (1) expresses its profound regret that the Saharawi people are still waiting to exercise their right to selfdetermination, 27 years after Morocco's illegal occupation of the Western Sahara;
- (2) is deeply concerned about continuing reports of human rights violations against the Saharawi people in occupied Western Sahara and the severe shortfall in food aid affecting those in neighbouring refugee camps;
- (3) welcomes the UN Security Council's recent reassertion of the importance of the Saharawi's right to self-determination;
- (4) further notes the willingness of the POLISARIO Front to discuss with Morocco arrangements for the holding of the referendum to determine the future of the Western Sahara and economic and political guarantees in the event of the Western Sahara achieving independence following the referendum; and
- (5) calls on the Government to get the parties to resume their talks with the aim of holding the longdelayed referendum and restoring stability to the area. (*Notice given 5 February 2003. Notice will be*

removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 3 March 2003.)

33 **MR PYNE:** To move—That this House:

- (1) reaffirms its support for the 30% private health insurance rebate which helps give Australians choice and is financially assisting almost 9 million Australians and their families, including one million Australians who earn less than \$20,000 a year;
- (2) notes the Labor Party opposed the introduction of the private health insurance rebate and voted against the legislation when it was debated in the House of Representatives and the Senate;
- (3) notes that numerous Labor Party members have called for major changes to the rebate; and
- (4) calls on the Labor Party to express its support for the 30% private health insurance rebate or urgently release its private health insurance policy. (*Notice given 11 February 2003. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays after 3 March 2003.*)

34 MS VAMVAKINOU: To move—That this House:

- (1) condemns the US and UK Administrations for their declaration that they will respond with nuclear weapons against any nation that uses biological or chemical weapons;
- (2) calls on Prime Minister Howard to condemn any use of nuclear weapons in the potential military action in Iraq;
- (3) confirms Australia's long-time opposition to the use and proliferation of weapons of mass destruction;
- (4) notes the recent report by the Centre for Arms Control and Non-Proliferation on the \$1.2 trillion proposed Missile Defence System and raises concern over the effect of nuclear and missile technology proliferation as a consequence of the project;
- (5) notes reports that the use of nuclear weapons may lead to the deaths of hundreds of thousands of Iraqis in any nuclear attack on Baghdad; and
- (6) expresses concern about the probable legal issues related to the use of strategic nuclear weapons and potential charges of crimes against humanity and breaches of the Geneva conventions on war. (Notice given 11 February 2003. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays after 3 March 2003.)

Orders of the day—continued

- 1 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 3 March 2003.)
- 2 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 3 March 2003.)

- 3 **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 3 March 2003.)
- 4 **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 3 March 2003*.)
- 5 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 the next sitting Monday after 3 March 2003.)
- 6 **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 the next sitting Monday after 3 March 2003.)
- 7 **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 the next sitting Monday after 3 March 2003.)
- 8 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 2 sitting Mondays after 3 March 2003.)
- 9 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 2 sitting Mondays after 3 March 2003.)
- 10 **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 2 sitting Mondays after 3 March 2003.)
- 11 **CORPORATIONS AMENDMENT (IMPROVING CORPORATE GOVERNANCE) 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 2 sitting Mondays after 3 March 2003*.)
- 12 **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 2 sitting Mondays after 3 March 2003.*)

- 13 WORKPLACE RELATIONS AMENDMENT (EMERGENCY SERVICES) BILL 2002 (Mr Crean): Second reading (from 21 October 2002). (Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 4 sitting Mondays after 3 March 2003.)
- 14 PLASTIC BAG LEVY (ASSESSMENT AND COLLECTION) BILL 2002 (Mr Andren): Second reading (from 21 October 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 3 March 2003.)
- 15 PLASTIC BAG (MINIMISATION OF USAGE) EDUCATION FUND BILL 2002 (Mr Andren): Second reading (from 21 October 2002). (Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 4 sitting Mondays after 3 March 2003.)
- 16 FUEL QUALITY STANDARDS (RENEWABLE CONTENT OF MOTOR VEHICLE FUEL) AMENDMENT BILL 2002 (Mr Katter): Second reading (from 21 October 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 3 March 2003.)
- 17 **HUMAN RIGHTS IN NIGERIA:** Resumption of debate (*from 21 October 2002*) on the motion of Mr Baird—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. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 3 March 2003*.)
- 18 **YOUNG PEOPLE:** Resumption of debate (*from 11 November 2002—Mr Gibbons*, *in continuation*) on the motion of Mr Mossfield—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. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 3 March 2003.*)
- 19 **DIABETES:** Resumption of debate (*from 11 November 2002*) on the motion of Mrs Moylan—That this House:
 - (1) notes:
 - (a) the alarming rise in the number of people with Type 2 Diabetes estimated to be 1 million, with half of those people currently undiagnosed;
 - (b) according to a recent landmark study by Diab Cost Australia Type 2 Diabetes is costing Australians a staggering \$3 billion a year with the bill for each person averaging nearly \$11,000 in expenditure and benefits;

- (c) according to the study, as the complications of diabetes increase, the costs per person are estimated to escalate from \$4,020 to \$9,625 when there are both microvascular and macrovascular problems;
- (d) early detection through screening programs and action to slow or prevent the onset of complications will see reductions in health costs and improve and maintain quality of life for individuals with Type 2 Diabetes; and
- (e) the contribution this landmark study conducted by Associate Professor Stephen Colaguiuri of Diab Cost Australia will make to better informing Government and the public of a significant public health problem;
- (2) congratulates the Federal Government for the emphasis it has placed on public awareness programs in relation to Type 2 Diabetes; and
- (3) urges the Government to:
 - (a) continue programs to raise public awareness of the high risk of undiagnosed and untreated cases of Type 2 Diabetes and ensure access to appropriate screening;
 - (b) support access to new medications for the treatment of Type 2 Diabetes while ensuring that Australian taxpayers get value for money through appropriate pricing arrangements;
 - (c) continue to encourage people diagnosed with diabetes to undergo regular medical test including eye testing so as to prevent complications;
 - (d) ensure adequate funding for further research into prevention and treatment of Type 2 Diabetes; and
 - (e) develop a strong education program encouraging appropriate diet and exercise regimes to minimise the risk of Type 2 Diabetes. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 3 March 2003.*)
- 20 **ISRAEL AND PALESTINE:** Resumption of debate (from 11 November 2002—Ms J. I. Bishop, in continuation) on the motion of Ms Irwin—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. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays after 3 March 2003.)
- 21 **CREDIT UNIONS:** Resumption of debate (*from 2 December 2002*) on the motion of Mr Neville—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. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays after 3 March 2003*.)
- 22 **NEW ENGLAND HIGHWAY:** Resumption of debate (from 2 December 2002—Ms Hoare, in continuation) on the motion of Mr Baldwin—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. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays after 3 March 2003.*)
- 23 **YOUTH SUICIDE:** Resumption of debate (*from 2 December 2002*) on the motion of Ms Vamvakinou—That this House:
 - (1) recognises that youth suicide is becoming an increasing cause of death amongst young people with youth suicide figures in 2000 at 2,363 with 1,860 of those males;
 - (2) recognises that the youth suicide rates for males and indigenous people, particularly in rural areas, are amongst the highest in the western world and that males are three times more likely to complete a suicide attempt;
 - (3) recognises that admissions to hospitals for intentional self-injury are close to 10 times as common as fatalities for suicide, with males more likely to take far more drastic suicide methods;
 - (4) recognises there is a role for families, education, role models and health workers in identifying and supporting young people at risk of depression and self-harm;
 - (5) notes *The Sydney Morning Herald* 7 February 2002 article regarding government alarm on suicides rates with the Minister for Youth Affairs stating that "Australia is losing the war against youth suicide and needs a fresh approach."; and
 - (6) calls on the Government to implement further measures to lower the rate of juvenile depression and youth suicide. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays after 3 March 2003*.)
- 24 GOVERNOR-GENERAL AMENDMENT BILL 2002 (Mr Albanese): Second reading (from 9 December 2002). (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 3 March 2003.)
- 25 **FOREIGN CREWED VESSELS:** Resumption of debate (*from 9 December 2002*) on the motion of Ms O'Byrne—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;
 - (2) calls upon the Government to act immediately to review the current security arrangements in relation to foreign seafarers; and
 - (3) further notes the threats posed to our coastal environment by flag of convenience vessels. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 3 March 2003.*)
- 26 **OPERATION JAYWICK—COMMEMORATIVE STAMP ISSUE:** Resumption of debate (*from 9 December 2002*) on the motion of Mr Lloyd—That this House:
 - (1) acknowledges the service and bravery of all Australian veterans involved with the Z Special Unit Forces, including Operation Jaywick during WWII;
 - (2) notes:
 - (a) the upcoming 60th anniversary of Operation Jaywick on 26-27 September 2003;
 - (b) Australia Post's successful and popular policy of producing special issue commemorative stamps; and
 - (c) Australia Post's policy to recognise only anniversaries of 50 years or multiples of 50 years in such commemorative stamp issues; and

- (3) urges Australia Post to review this policy to enable the issue of a 60th anniversary commemorative stamp series in honour of the veterans of Operation Jaywick. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays after 3 March 2003*.)
- 27 **INSTITUTIONALISED CHILDREN:** Resumption of debate (*from 9 December 2002*) on the motion of Mrs Irwin—That this House:
 - (1) acknowledges the ongoing effects of emotional deprivation suffered by children placed in institutions prior to the mid 1970s;
 - (2) applauds the public exposure of the misguided policies under which British migrant children and the "stolen generation" of indigenous children were treated and the effects of their treatment in children's institutions evident in adulthood;
 - (3) recognises that Australian children raised in institutions were denied love and affection, that they were separated from siblings, subjected to harsh discipline and suffered physical and sexual abuse;
 - (4) recognises that they were conditioned to perform manual work rather than to pursue higher education or develop high level skills and that they were subjected to a deliberate policy to erase any awareness of their biological parents and family; and
 - (5) calls on the Government to facilitate the full disclosure of the forgotten history of institutionalised children and to respond to the present needs of those generations still suffering the effects of their time in children's institutions. (*Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 7 sitting Mondays after 3 March 2003*.)
- 28 GREAT BARRIER REEF MARINE PARK (PROTECTING THE GREAT BARRIER REEF FROM OIL DRILLING AND EXPLORATION) AMENDMENT BILL 2003 (Mr K. J. Thomson): Second reading (from 10 February 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 3 March 2003.)
- 29 **PARKINSON'S DISEASE:** Resumption of debate (*from 10 February 2003*) on the motion of Ms Gambaro—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. (Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 8 sitting Mondays after 3 March 2003.)
- 30 **LEARNING MUSIC:** Resumption of debate (*from 10 February 2003*) on the motion of Mr Pearce—That this House:
 - (1) recognises the importance and value of all children learning music as part of their school education;
 - (2) appreciates how the learning of music can provide additional benefits to a child's overall academic and educational development;
 - (3) acknowledges the significant contribution and effort that people from all walks of life make to their local communities through music and arts initiatives, particularly those that support our youth;
 - (4) recognises the positive link between the wellbeing of our youth and their appreciation and active participation in music activities; and
 - (5) calls on the Government through the Ministerial Council on Education, Employment, Training and Youth Affairs (MCEETYA) to actively support and encourage:
 - (a) an increased presence and heightened importance of learning music within the various education curricula throughout Australia; and
 - (b) an increase in funding for school music education programs from respective State and Territory governments. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 3 March 2003.)

- 31 **AIR TRAFFIC CONTROLLERS:** Resumption of debate (*from 10 February 2003*) on the motion of Ms Plibersek—That this House:
 - (1) notes the plans of Airservices Australia to remove air traffic controllers from Sydney (Kingsford-Smith) Airport and consolidate terminal control units at Sydney, Perth and Adelaide into Airservices Australia's centre in Melbourne;
 - (2) is concerned that no proper safety case has yet been prepared; and
 - (3) is concerned about the loss of local knowledge caused by the transfer of air traffic controllers to an interstate location. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 3 March 2003.*)
- 32 **WOMEN:** Resumption of debate (*from 10 February 2003*) on the motion of Mrs Crosio—That this House calls on the Government to:
 - (1) sign and ratify the Optional Protocol to the Convention on the Elimination of All Forms of Discrimination Against Women (CEDAW), considering 75 states have signed the Optional Protocol, and of those 75 states, 47 have ratified the Optional Protocol;
 - (2) actively seek membership of the United Nations Commission on the Status of Women (CSW), of which Australia was a member from 1983 until 1990, and again from 1993 until 1996;
 - (3) ratify the revision of the Maternity Protection Convention (ILO No. 183), dated June 2000, which called for a minimum of 14 weeks paid maternity leave; and
 - (4) as a priority, establish a system of paid maternity leave for all Australian working women. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 3 March 2003.*)

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

GOVERNMENT BUSINESS

Orders of the day

- 1 FAMILY AND COMMUNITY SERVICES LEGISLATION AMENDMENT BILL 2002 (Minister representing the Minister for Family and Community Services): Second reading—Resumption of debate (from 13 February 2003—Mr Mossfield).
- 2 **BUSHFIRES—PAPER—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 6 February 2003—Mr Murphy*) on the motion of Dr Stone—That the House take note of the paper.
- 3 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).

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

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.

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.

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.

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.
- 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.

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.

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.

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.

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.

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.

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.

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 not.
- (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.

19 August 2002

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.
- 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.
- 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.
- 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.

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.

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.

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 Citizenship and Multicultural 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. 744 - 760)—

- (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.
- 744 **MS BURKE:** To ask the Minister representing the Minister for Finance and Administration.
- 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.
- 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.

20 August 2002

MRM. J. FERGUSON: To ask the Ministers listed below (questions Nos. 798 - 823)—

- (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.
- 798 MR M. J. FERGUSON: To ask the Treasurer.

823 MR M. J. FERGUSON: To ask the Minister representing the Minister for Revenue and Assistant Treasurer.

22 August 2002

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.

26 August 2002

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.

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.

28 August 2002

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.

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.

16 September 2002

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.

915 MS GEORGE: To ask the Minister for Agriculture, Fisheries and Forestry—

- (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.

19 September 2002

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.

26 September 2002

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.

14 October 2002

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.

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.

15 October 2002

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

- (1) How many properties owned or leased by the Defence Housing Authority (DHA) are vacant and have been for over 2 months, and what is the State and Territory breakdown for this figure.
- (2) How many properties owned or leased by the DHA are vacant and have been for (a) up to 2 months, (b) up to 4 months, (c) up to 6 months, (d) up to 8 months, (e) up to 10 months, (f) up to 12 months and (g) over 12 months.
- (3) What is the cost to taxpayers each year for properties that remain vacant for (a) up to 2 months, (b) up to 4 months, (c) up to 6 months, (d) up to 8 months, (e) up to 10 months, (f) up to 12 months and (g) over 12 months.
- (4) How many properties are leased to non defence personnel and what is the State and Territory breakdown for this figure.
- (5) What is the Government's policy on renting DHA properties to non defence personnel.
- (6) How many defence personnel are in privately rented accommodation and are receiving rent subsidies, and what is the State and Territory breakdown for this figure.
- (7) Why are defence personnel paid subsidised rent when there are vacant DHA properties available.

16 October 2002

1000 MR DANBY: To ask the Minister representing the Minister for Family and Community Services—

- (1) Has the Government placed advertisements in newspapers Australia-wide advising recipients of payments like Newstart allowance or Parenting Payment to let Centrelink know when their circumstances change in order to not only keep the social security system fair, but also so that they will not have to pay back any overpayments.
- (2) Were all individuals who provided Centrelink with up-to-date information on their personal details not asked to pay back any overpayments.
- (3) In 2001-2002 how many recipients of the Child Care Benefit were overpaid despite providing Centrelink with up-to-date and accurate information on their income.
- (4) In 2001-2002 how many recipients of the Child Care Benefit were overpaid but later received a waiver for the overpayment.
- MR McMULLAN: To ask the Ministers listed below (questions Nos. 1006 1014)—Has the Minister's Department made payments to the national or State and Territory branches of the (a) Australian Chamber of Commerce and Industry, (b) Australian Industry Group, (c) National Farmers' Federation or (d) Business Council of Australia for consultancies, training and other purposes in (i) 1996-97, (ii) 1997-98,

- (iii) 1998-99, (iv) 1999-2000, (v) 2000-2001, (vi) 2001-2002 and (vii) 2002-2003 to date; if so, what sums and when.
- 1006 MR McMULLAN: To ask the Treasurer.
- 1014 MR McMULLAN: To ask the Attorney-General.

22 October 2002

- 1035 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—Will he provide a list of all vessels issued with single or continuing voyage permits in the last five years, in each case including (a) the name of vessel, (b) the country of registration of the vessel, (c) the nationality of the crew, (d) the conditions on the permit, (e) the period for which the permit was issued or re-issued, (f) the cargo carried by the vessel and (g) whether any fare paying passengers were carried on the vessel.
- 1036 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - (1) What conditions were applicable on single and continuing voyage permits over the past five years.
 - (2) Who determined those conditions.
 - (3) Are the conditions standard for each permit or do they vary dependent on circumstances; if so, (a) what are those circumstances and (b) who determines and approves special conditions.
 - (4) Who is responsible for monitoring adherence to those conditions and what is the penalty for breaches of those conditions.
 - (5) Have any breaches or suspected breaches of the conditions been identified, if so, (a) by whom, (b) in relation to which vessel and (c) what was the outcome of that breach.
 - (6) If a vessel or operator breaches a condition of a single or continuing voyage permit, is the vessel or operator precluded from being issued another permit; if not, why not.
- 1038 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - (1) For each of the last ten financial years what was the cost at (a) 1 July and (b) 1 January of each year of fees and taxes payable on a return airline ticket between (a) Melbourne and Sydney, (b) Brisbane and Sydney, (c) Melbourne and Brisbane, (d) Perth and Sydney, (e) Adelaide and Melbourne return, (f) Adelaide and Sydney, (g) Cairns and Sydney, (h) Cairns and Brisbane and (i) Darwin and Sydney.
 - (2) For each instance, how did these fees and taxes compare to the cost of a full economy Qantas fare for that route.
- 1043 MR M. J. FERGUSON: To ask the Treasurer—
 - (1) With respect to the Minister's Department and each agency for which the Minister is responsible, what is the total number of (a) male and (b) female staff.
 - (2) In the Minister's Department and each agency, how many (a) male and (b) female staff are members of the Commonwealth Superannuation Scheme and how many of each gender have elected to pay additional superannuation contributions.
 - (3) In the Minister's Department and each agency, how many (a) male and (b) female staff are members of the Public Sector Superannuation Scheme and how many of each gender have elected to pay (i) additional and (ii) reduced superannuation contributions.
 - (4) In the Minister's Department and each agency, how many (a) male and (b) female staff have any other form of superannuation.

24 October 2002

- 1068 MRM. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - (1) How many vessels were on the Australian shipping register in each of the past ten years.
 - (2) How many of the vessels removed from the Australian shipping register have subsequently been issued with a permit to return to the Australian coastal trade.
 - (3) Does the use of Flag of Convenience shipping on the Australian coast increase the risk of a maritime security breach; if so, what measures has he taken since 11 September 2001 to mitigate that risk.
- 1069 MR LATHAM: To ask the Prime Minister—
 - (1) Has his attention been drawn to evidence before the HIH Royal Commission concerning the role of Mr Malcolm Turnbull in the sale of FAI and the subsequent collapse of HIH.

(2) Are office bearers of registered political parties in receipt of public funds under the Commonwealth Electoral Act required to be fit and proper persons; if so, are Mr Turnbull's actions consistent with this requirement.

11 November 2002

- 1082 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—
 - (1) Is the Government aware of any dangers from the use of ethanol in petrol.
 - (2) Does the use of ethanol blended petrol result in a greater possibility of corrosion to vehicle fuel tanks, underground storage tanks at service stations and fuel feed lines than it would with unblended petrol, when the proportion of ethanol is (a) greater and (b) less than 10%.
 - (3) Does the use of ethanol blended petrol result in a greater possibility of contamination in and around service stations than it would with unblended petrol when the proportion of ethanol is (a) greater and (b) less than 10%.
 - (4) Will Australian standards be changed to ensure that the use of ethanol blended petrol is safe.
 - (5) Does ethanol blended petrol result in the blended fuel being a better conductor of electricity than unblended fuel when the proportion of ethanol is greater than 10%.
 - (6) What proportion of service stations have storage tanks made of steel.

13 November 2002

- 1111 MR M. J. FERGUSON: To ask the Minister representing the Minister for the Arts and Sport—
 - (1) Further to the answer to question No. 123 (*Hansard*, 23 May 2002, page 2854) concerning the Centenary of Federation and funds allocated for the work on the National Council and Secretariat, what sum was spent on (a) salaries and administrative expenses for the Secretariat and (b) sitting fees and travelling allowances for the National Council members.
 - (2) What were the sitting fees and travelling allowances set by the Remuneration Tribunal for National Council members.
 - (3) What were the dates of National Council meetings.

14 November 2002

1122 MR B. P. O'CONNOR: To ask the Prime Minister—Has his attention been drawn to the assertion that claims made during the last election campaign that asylum seekers threw their children overboard were in breach of section 329 of the Commonwealth Electoral Act in that they deceived and misled electors prior to the casting of votes; if so, will the Government urge an investigation into possible breach of the law; if not, why not.

2 December 2002

- 1142 **MR ANDREN:** To ask the Minister for Immigration and Multicultural and Indigenous Affairs—Further to his reply, dated 21 October 2002, to a letter from me concerning Mr Qadir Fedayee, will he detail any or all of the information received from his Department relating to the reason for not granting a visa to Mr Fedayee; if not, why not.
- 1144 MR WILKIE: To ask the Minister for Education, Science and Training—
 - (1) How many (a) primary, (b) secondary and (c) tertiary students are there in Australia.
 - (2) What proportion of GDP was spent on education in 2001-2002.
 - (3) What are the funding arrangements for secondary students in terms of State and Federal Government funds spent on non-government and government schools.
 - (4) In monetary terms, to what extent does the Federal Government subsidise non-government schools.
- 1145 MR BEAZLEY: To ask the Treasurer—
 - (1) What adjustments were made to personal income tax thresholds and marginal rates, and in which years, under the (a) Hawke, (b) Keating and (c) Howard Governments.
 - (2) What was the impact of the adjustments to personal income tax thresholds and marginal tax rates under the (a) Hawke, (b) Keating and (c) Howard Governments on Commonwealth revenue.
 - (3) Can he provide details of the impact in constant dollars.

1147 MR MURPHY: To ask the Treasurer—

- (1) Has his attention been drawn to the demise of superannuation investment funds in the Enhanced Cash Management Trust (ECMT) through Commercial Nominees Limited (CNAL).
- (2) Did the Australian Prudential Regulation Authority (APRA) give approval for CNAL as an approved fund/trustee for this fund.
- (3) Is he able to say whether the cash component of the ECMT has been virtually wiped out; if not, will he obtain data from APRA regarding the current cash assets within the ECMT; if not, why not.
- (4) Is he also able to say whether this fund and this fund manager is a kind of fund and matter that falls within the terms of reference of the current Senate Select Committee on Superannuation; if not, will he recommend that either the existing select committee's terms of reference be widened to include evidence going to the issues concerning CNAL and ECMT or a new Senate select committee be appointed to investigate such matters; if not, why not.

1155 MRS CROSIO: To ask the Prime Minister—

- (1) Further to his address to the Committee for Economic Development of Australia on 20 November 2002, how many of the 183,000 jobs claimed to have been created since November 2001 are (a) full-time, (b) part-time and (c) casual.
- (2) How many of the one million jobs claimed to have been created since March 1996 are (a) full-time, (b) part-time and (c) casual.
- (3) How many full-time jobs have been created or lost since March 1996 in the electoral division of Prospect.

3 December 2002

1163 MR KERR: To ask the Minister representing the Minister for Justice and Customs—

- (1) Is the Minister able to say whether a visit of a US nuclear powered warship proposed for the port of Hobart in or around late December 2002 has been postponed or cancelled.
- (2) Has there been any recent review of security issues relating to the visit of US warships to Australian ports since the (a) attacks in the USA on 11 September 2001 and (b) targeting and bombing of Australians in Bali on 12 October 2002.
- (3) Have those events or other events of a similar nature affected the assessment of risk associated with such visits; if so, what is the new assessment of risk.
- (4) Given Australians' heightened security concerns since those events, if visits proceed will the docking arrangements remain the same as those applying in the past; if not, what will be the new arrangements.
- (5) Will the exclusion area around any visiting vessel be the same as in the past; if not, what exclusion area will be established.
- (6) Will the arrangements for monitoring any exclusion area remain the same as in the past; if not, without disclosure of the detail of operational security matters, what different arrangements will be made.

1166 MR QUICK: To ask the Minister representing the Minister for Justice and Customs—

- (1) Further to questions Nos. 1161 to 1163 asked by the Member for Denison, will the arrangements for shore leave for the crews visiting Hobart remain the same as for recent past visits; if not, without disclosure of any detail relating to operational security issues, how will the arrangements change.
- (2) Will additional measures be taken that will have an impact on the ordinary activities of residents and visitors to Hobart during any future visit.
- (3) If so, what will those measures entail and what activities will they affect.
- (4) Has there been any recent assessment of the availability of appropriate infrastructure and resources to deal with an actual or threatened major terrorism incident directed towards such vessels, or the crew of such vessels on shore leave while the vessels are visiting Hobart; if so, what were the conclusions of the assessment; if not, will an assessment be undertaken.

1167 MR K. J. THOMSON: To ask the Prime Minister—

- (1) Has his attention been drawn to a report on page 3 in *The Australian*, dated 5 November 2002, concerning compensation to be paid to farmers for losing access to water resources.
- (2) Will farmers receive millions of dollars in compensation for losing access to valuable water resources under a breakthrough property rights agreement to be endorsed by Federal Cabinet.

- (3) What sum will the decision cost.
- (4) What sum has been allocated in the Federal Budget to fund this decision and under which departmental program does it appear.

1174 MR M. J. FERGUSON: To ask the Treasurer—

- (1) Following the announcement that Professor Allan Fels will bring forward his resignation date with the Australian Competition and Consumer Commission to 30 June 2003, what is the end date of Professor Fels' contract.
- (2) What are the notice, resignation or other arrangements that permit the non-completion of the contract.
- (3) What are the financial implications of the early termination of the contract to the Commonwealth.
- (4) Will Professor Fels receive any form of payment from the contract after it terminates on 30 June 2003.

4 December 2002

1182 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—

- (1) Has Mr Toller been appointed to the newly created position of Chief Executive Officer of the Civil Aviation Safety Authority (CASA), in either a permanent or acting capacity.
- (2) When does the position officially commence.
- (3) Will the position be advertised; if not, why not.
- (4) Will the position attract the same level of remuneration as the current position of Director; if not, what is the difference in salary and benefits.
- (5) In what ways are the duties different from the position of CASA Director.
- (6) Is Mr Toller's current contract due to expire on 30 June 2004.
- (7) If Mr Toller is not appointed to the position, (a) will Mr Toller's contract be paid out and (b) what are the termination provisions in Mr Toller's contract.

1187 MRM. J. FERGUSON: To ask the Minister for Transport and Regional Services—

- (1) Which projects have been approved for funding against the advice of the Regional Solutions Program Advisory Committee.
- (2) Which Minister approved each project.
- (3) On what date were these projects approved at ministerial level.
- (4) For all projects that have been rejected by the Advisory Committee and then approved, what reason was given by the Advisory Committee to support their recommendation.
- (5) What reasons were given for the decision to overturn the advice of the Advisory Committee.
- (6) For each of these projects, what was the recommendation of his Department to the Advisory Committee.
- (7) What projects have been rejected after having been recommended for approval by the Advisory Committee.
- (8) On what date were these projects rejected.
- (9) Which Minister rejected each application.
- (10) For each project, what reasons were given by the Advisory Committee for rejecting the application and what reasons were given for overturning that decision.
- (11) Which projects with a value in excess of \$10,000 have been approved without reference to the Advisory Committee.
- (12) Which Minister approved each project.
- (13) On what date was each project approved.
- (14) In which federal electoral division is each project.
- (15) On what date was each project announced.
- (16) On what dates were applications for each project received by his Department.

1191 MR DANBY: To ask the Minister for the Environment and Heritage—

- (1) Is he able to say which countries have legislated a ten percent limit to the ethanol content in petrol.
- (2) Is he able to say whether there is a suggested worldwide standard of ethanol component to regular unleaded petrol.

- (3) What percentage of retail petrol sales in Australia in November (a) 2000, (b) 2001 and (c) 2002 had higher than ten percent ethanol component.
- (4) What percentage of ethanol used in Australian regular unleaded petrol is produced as a bi-product of (a) sugar cane production and (b) wheat starch.

5 December 2002

- 1201 MS BURKE: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—
 - (1) Does the Australian Prudential Regulatory Authority (APRA) investigate, on behalf of consumers, complaints against superannuation funds.
 - (2) How many investigations following complaints were undertaken by APRA in (a) 1997-98, (b) 1998-99, (c) 1999-2000, (d) 2000-2001 and (e) 2001-2002.
 - (3) Are investigations into complaints required to comply with a code of practice or standard procedures; if so, are these procedures and processes available to the general public upon making a complaint to APRA.
 - (4) Is it a requirement that complainants are advised of the outcome of investigations; if not, why not.
- 1205 MRS IRWIN: To ask the Minister representing the Minister for Justice and Customs—
 - (1) Has the Minister's attention been drawn to evidence given on 2 December 2002 in the treason trial of Timoci Silatolu and Jo Nata in Suva, Fiji, arising from the armed overthrow of the government of Fiji Prime Minister Mahendra Chaudry, in which it was alleged that the weapons used in the coup were supplied by the Ambassador of Israel.
 - (2) Have any goods identified as diplomatic containers for delivery to the Israeli diplomatic mission to Fiji been transhipped to Fiji through Australian airports or seaports in the past 5 years.
 - (3) What regulations apply to the importation of firearms and other weapons for delivery to foreign diplomatic missions to Australia.
 - (4) What regulations apply to the transhipment of firearms or weapons through Australian airports or seaports to diplomatic missions in other countries.

9 December 2002

- 1209 MR M. J. FERGUSON: To ask the Minister for Agriculture, Fisheries and Forestry—
 - (1) On what date was the Dairy Exit Program (DEP) announced.
 - (2) On what date was the first DEP project approved.
 - (3) Who is eligible for DEP funding.
 - (4) How many applications for the DEP have there been to date.
 - (5) How many of these applications are from farmers who have also lodged a Claim After Sale form.
 - (6) How many of these applications are from farmers who have not yet lodged a Claim After Sale form.
 - (7) How many DEP grants have been approved to date.
 - (8) How many DEP grants have been paid to date.
 - (9) Of DEP grants approved, what is the average payment for each farmer.
 - (10) What is the total DEP expenditure to date.

10 December 2002

- 1215 **MR LATHAM:** To ask the Minister for Foreign Affairs—Will he bring up-to-date the answer to question No. 1954 (*Hansard*, 31 October, page 21791) concerning the Second Protocol (The Hague 1999) to the UNESCO Convention on the Protection of Cultural Property in the Event of Armed Conflict (The Hague 1954).
- MR M. J. FERGUSON: To ask the Ministers listed below (questions Nos. 1217 1218)—
 - (1) Further to the advice given in Senate Estimates on 20 November 2002 that Air Marshal Houston and Airservices Australia have agreed to work towards the provision by Airservices Australia of air traffic control services at Townsville and Darwin airports, when will the consultation phase (a) commence and (b) conclude and which agencies and organisations will be included in that consultation.
 - (2) Will the proposal involve Airservices Australia providing defence and civilian air traffic control services.

- (3) Does the decision relate to previous reports of a Defence shortage of air traffic controllers; if so, can the Minister assure the public that sufficient Defence resources exist to safely cover the functions until the proposed changes occur; if not, will interim measures be put in place.
- (4) Is the decision to transfer functions from Defence to Airservices Australia a ministerial or agency level decision.
- (5) Will any other airport or aviation functions be involved in a transfer of functions at (a) Darwin, (b) Townsville or (c) other airports; if so, which services and locations.
- 1217 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services.
- 1218 MR M. J. FERGUSON: To ask the Minister representing the Minister for Defence.
- 1219 MR MELHAM: To ask the Minister for Foreign Affairs—
 - (1) Further to the answers to questions Nos. 184 (*Hansard*, 15 May 2002, page 2300) and 408 (*Hansard*, 20 August 2002, page 5279), on what occasions since he became Foreign Minister have meetings been held in the context of the Five Power Defence Arrangements.
 - (2) At which of these meetings were refugee and illegal migration issues discussed and with what results.

11 December 2002

- 1224 MR GIBBONS: To ask the Minister for Regional Services, Territories and Local Government—
 - (1) Has the Inglewood Development and Tourism Committee submitted an application to the Rural Transaction Centre Program to establish a Rural Transaction Centre (RTC) in Inglewood, Vic.
 - (2) Is he aware that the establishment of an RTC in Inglewood is vital in maintaining existing, and providing new, services thus providing a full range of services to the community and ensuring the social and economic growth for the district.
 - (3) Will he approve the submission for an RTC in Inglewood; if so, when.
- 1237 MR DANBY: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—
 - (1) What are the details of the Draft Ruling the Australian Tax Office (ATO) has released dealing with time chartering ships.
 - (2) Has the Government or the ATO costed this measure; if so, what is the cost impact of the ruling.
 - (3) Has the Government or the ATO received legal advice on the draft ruling; if so, hat was the legal advice.
 - (4) What consultation did the ATO undertake.
 - (5) Is the Government and the ATO aware of the criticisms of this measure and the affects it will have on the national shipping industry.
 - (6) Will the Draft Ruling severely injure the Australian shipping industry.
 - (7) Will the Government legislate or take any other action, including funding a test case to test the validity of the Ruling, to ensure that this Draft Ruling will not come into force.

12 December 2002

- 1239 MR EVANS: To ask the Minister for Agriculture, Fisheries and Forestry—
 - (1) What is the particular quarantine threat that is associated with the importation of dried sugar infused blueberries (*Vaccinium angustifolium*) from the USA.
 - (2) How does the possession of an import permit by the importer assist in ensuring that the threat is reduced or eliminated.
 - (3) Why is the period of validity of the import permit limited to 6 months.
- 1243 **MR GIBBONS:** To ask the Treasurer—
 - (1) What sum has the Government collected each year from the GST levied on tolls paid by motorists on roads and roadworks in (a) each State and Territory and (b) Australia since the introduction of the GST.
 - (2) Prior to the introduction of the GST, what figure did the Government project to accrue to it from the GST on tolls in (a) each State and Territory and (b) Australia in (i) the first full year of the operation of the GST and (ii) in each of the subsequent four years.

1244 MR GIBBONS: To ask the Minister representing the Minister for Defence—

- (1) Is April 2003 the expiry date for the contract for the Commercial Support Program (CSP) being carried out by the Defence Imagery and Geospatial Organisation—Geospatial Information Branch for defence mapping at the Fortuna Villa site in Bendigo.
- (2) How many staff are engaged on the project at Bendigo.
- (3) What total sum was paid in 2001-2002 in wages and salaries of staff employed by the organisation in Bendigo.
- (4) At the expiration of the contract, what is the future of (a) the work presently being carried out under this contract, (b) the staff engaged on the project and (c) of the location.
- (5) Does the Government intend that the work and staff will be transferred to Canberra or any other site in Australia: if so, to what other site.
- (6) Can the Minister assure the Organisation, and its staff, that it will not undergo a further CSP process but instead be absorbed back into the mainstream Defence Department.
- (7) Can the Minister give an assurance that the work, the staff and the site will not be moved from Bendigo.

1246 MR MURPHY: To ask the Prime Minister—

- (1) Has the Governor-General been granted a designated Commonwealth car driver in any State capital city of Australia; if so, in which capital city.
- (2) Has the Governor-General requested a designated Commonwealth car driver in any State capital city of Australia; if so, (a) in which capital city and (b) has the request been refused; if so, why.
- 1250 **MR MURPHY:** To ask the Treasurer—Further to the reply to part (4) of question No. 472 (*Hansard*, 19 August 2002, page 4970) and the reply to part (3) of question No. 882 (*Hansard*, 15 October 2002, page 7675) by the Minister for Employment and Workplace Relations, was any Government supervision or scrutiny made of the sale of Traveland to Internova, in light of what appears to be a commercial transaction involving the sale and transfer of a strategic national travel agency to a company that was ab initio fundamentally incapable of providing that service; if so, what supervision was undertaken; if not, why not.
- 1254 **MR MURPHY:** To ask the Minister representing the Minister for Defence—Further to the answers to question No. 679 (*Hansard*, 23 October 2002, page 8570) and to part (4) of question No. 394 (*Hansard*, 19 August 2002, page 4964), if his portfolio does not maintain current information on the shareholdings of those entities, (a) does this amount to an absence of control in ascertaining what vested interests have a controlling interest in the strategic assets referred to and (b) what security risks flow from this situation.
- 1255 MR MURPHY: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—What sum 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.

1264 MR DANBY: To ask the Treasurer—

- (1) Is he able to say whether the Saudi based charity the Islamic International Relief Organisation (IIRO) has as its regional SE director Jamal Mohamed Khalifa, the brother-in-law of Osama Bin Laden.
- (2) Has his attention been drawn to a report titled "Tentacles of Terror: Al Qaeda's Southeast Asian Network", by Dr Zachary Abuza, extracted from a forthcoming book, Terrorism and Radical Islam in Southeast Asia, which claims that Jamal Mohamed Khalifa established other front companies for JI/Al Qaeda, including Khalifa Trading Industries, ET Dizon Travel, Pyramid Trading and Manpower Services and Daw al Iman al Shafee Inc.
- (3) Does the Australian Government share the view of Dr Abuza and other analysts that all of these organisations had the real purpose of supporting Al Qaeda/JI terrorist activities in South-east Asia.
- (4) Is he able to confirm whether al Qaeda operative Wali Khan Amin Shah established a shell company, the Bermuda Trading Company in Malaysia, and that al Qaeda's chief representative in Malaysia, Ahmad Fauzi, aka Abdul al Hakim, established companies such as Green Laboratory Medicine SDN BHD, In focus Technology SDN BHD, Secure Valley SDN BHD and Konsojaya SDN BHD in that country for the purpose of supporting al Qaeda/JI activities.
- (5) Do any of these businesses or charities operate in Australia, or have operated in Australia over the last decade.
- (6) Have any of these ostensible charities had, or have, charitable or tax deductible status in Australia.

- (7) If they have operated, or are operating, (a) who are their directors and (b) what was the extent of their tax-deductible claims in every year since 1991 when Mr Abu Bakar Baysar commenced visiting Australia.
- 1265 MR DANBY: To ask the Minister for Foreign Affairs—
 - (1) Has his attention been drawn to the death sentence imposed on Iranian academic Hashem Aghajari for blasphemy.
 - (2) Has this sentence led to the latest in widespread student demonstrations against the regime.
 - (3) Is he able to say whether 83 reformist publications have been shut down by the judiciary in the past two years.
 - (4) Is the Australian Government monitoring the status of Hashem Aghaji; if so, what is his current status.
 - (5) Has the Australian Government made any approaches to the Iranian Government about either of these matters; if so, what were the content of those approaches.
- 1274 **MS GILLARD:** To ask the Minister for Immigration and Multicultural and Indigenous Affairs—Was he reported in *The Age* on 10 November 2001, in relation to the asylum seekers falsely accused of throwing their children overboard, that there was no way that this group would be brought to the Australian mainland or would reach the Australian mainland through those efforts; if so, have any asylum seekers from that boat come to Australia; if so, (a) how many, (b) when and (c) what are their nationalities.
- 1280 MR L. D. T. FERGUSON: To ask the Minister for Citizenship and Multicultural Affairs—For the last year for which data is available, what proportion of Adult Migrant English Program (AMEP) clients exited the program (a) after they had achieved a functional level of English, (b) after they had completed the maximum number of hours of tuition that they were entitled to receive or (c) for some other reason.

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- 1282 MR L. D. T. FERGUSON: To ask the Minister for Citizenship and Multicultural Affairs—
 - (1) Further to the answer to question No. 1027 (*Hansard*, 11 December 2002, page 9950), how many full-time equivalent positions does his Department currently fund for each Migrant Resource Centre and Migrant Service Agency in terms of (a) core funding and (b) project funding under the Community Settlement Services Scheme.
 - (2) Are there any local government areas within the Sydney and Melbourne metropolitan areas that are not currently covered by a Migrant Resource Centre or Migrant Service Agency; if so, for each such local government area what was the recorded number of (a) humanitarian stream arrivals and (b) family stream arrivals from English Proficiency group 3 and 4 countries in 2001-2002.
- 1283 MS PLIBERSEK: To ask the Minister representing the Minister for Family and Community Services—
 - (1) Is a person who takes out unemployment insurance ineligible for unemployment benefits upon retrenchment.
 - (2) Is such a person also ineligible to receive training assistance from Centrelink; if so, why.
 - (3) How many persons approached Centrelink in 2002 for training assistance but were refused because they were not in receipt of unemployment benefits.
- 1284 MS MACKLIN: To ask the Minister for Education, Science and Training—
 - (1) Further to Table 1 on page 7 of his discussion paper on university finances titled "Setting firm foundations" listing distributions of HECS debts, can he, in the same format, list the number of HECS debtors in each band of debt by the year in which they most recently incurred a HECS debt.
 - (2) What is the basis of the projections contained in Table 2.6 of the Higher Education report for the 2002 to 2004 Triennium at page 82.
 - (3) What are the projections through to 2010.
 - (4) What proportion of each category in Table 2.6 is attributable to (a) past, (b) existing and (c) future students.
- 1285 MR BEAZLEY: To ask the Prime Minister—
 - (1) Did he tell the House (*Hansard*, 12 March 2002, page 995) that in his view ministerial staff are accountable to the Minister and the Minister is accountable to the Parliament.
 - (2) At what point prior to 10 November 2001 did he have conversations with any Minister, staff member or Commonwealth official which cast doubt on whether children from SIEV4 had been thrown overboard as suggested by the Government on 7 October 2001.

- (3) Did he have a conversation with Defence Minister Reith on or about 12 October 2001 which went to the veracity of the original report and whether or not subsequent evidence in the form of videos, photos, witness statements or defence reports failed to sustain the original allegation.
- (4) In his conversation with Defence Minister Reith on 7 November 2001, did the Minister mention an earlier conversation with the Acting Chief of the Defence Force, Air Marshal Angus Houston; if so, did the Minister's conversation include any expression of doubt over whether or not children had been thrown overboard as indicated in initial Government statements.
- (5) How many conversations did he have with the Defence Minister's aide, Michael Scrafton, on 7 November 2001 and for how long were those conversations.
- (6) Did those conversations at any point carry the implication that one or both parties were aware that neither videos, photos or witness statements provided evidence that children were thrown overboard because none, in fact, had been.
- (7) In his conversations with Mr Scrafton, was any mention made of the photos of the alleged incident previously released by the Government being not in fact photos of children who had been thrown into the water on 7 October 2001.
- (8) During his press conference of 19 February 2002 did he suggest that he might have had a different recollection of the context of the conversation than Mr Scrafton.
- (9) Given his statement that Ministers are responsible for staff, does Mr Scrafton's recollection of the conversations include a wider discussion than one simply about the video of the alleged event.
- (10) Does Mr Scrafton's recollection include a belief that the character of their conversations was underpinned by an assumption on the part of the parties that there was no veracity in the claim that children had been thrown overboard.
- (11) Did he say at his press conference on 19 February 2002 that on 7 November 2001 he had asked Miles Jordana to go through the material he had already seen or the office had received.
- (12) Did any of that material include papers or other documentation about the SIEV4 incident which made no mention of children being thrown overboard.
- (13) What documents, videos, photos or witness statements were drawn to his attention either directly, or in oral briefings, from this process.
- (14) What information did they contain on whether or not evidence verified the initial government statements.
- (15) Who briefed him on this material.
- (16) When did Mr Jordana, or any one else in his office, become aware that there was no evidence in videos, photos, or defence reports for the proposition that children on SIEV4 had been thrown overboard.
- (17) Did he in any conversation with staff, ministerial colleagues or public servants indicate that he would rather not be briefed on the full circumstances of the SIEV4 children overboard story prior to 10 November 2001.
- (18) Did he ask Mr Jordana or any other staff member in the days after the initial report to verify the facts around the interception and sinking of SIEV4 and present them to him.
- (19) Did any talking points received by him from his staff, the Department of Defence, or his Department mention the SIEV4 incident; if so, what was the content of that reference.
- (20) On 7 November 2001, or at any time afterwards, did Mr Jordana inform him of advice that he had received from Ms Jane Halton regarding doubt the Department had that the photos received, and made public, of the SIEV4 incident verified that children had been thrown overboard.
- (21) On how many occasions (a) prior to and (b) after 10 November 2001 did he discuss with Ms Halton the children overboard incident and in relation to each discussion, what were the dates of their discussions and what advice did Ms Halton provide to him.
- (22) On how many occasions (a) prior to and (b) after 10 November 2001 did he discuss with Mr Max Moore-Wilton the children overboard incident and in relation to each discussion, what were the dates of their discussions and what advice did Mr Moore-Wilton provide to him.

1286 **MS HALL:** To ask the Attorney-General—

(1) Has he proposed to increase the number of marriage celebrants by approximately 800 per year; if so, what impact will the increase have.

- (2) How will the increase impact upon the viability of marriage celebrants given that statistics issued by his Department indicate that in 2001 the number of weddings per 1000 head of population was at its lowest since 1901.
- 1287 **MR EMERSON:** To ask the Prime Minister—Further to the answer to question No. 565 (*Hansard*, 27 August 2002, page 5896), what are the names of the companies whose applications to the Strategic Investment Coordinator (a) have been declined, (b) have been withdrawn, (c) are on hold and (d) are under assessment.

1288 MR EMERSON: To ask the Minister for Trade—

- (1) How many exporters obtaining grants over \$60,000 under the Export Market Development Grants (EMDG) scheme received only 75.62% of their second tranche entitlement in 2001-2002 for grant year 2000-2001.
- (2) What were the reasons for this.
- (3) Have EMDG applications increased by 20% this year for grant year 2001-2002, as claimed by the Export Consultants Association; if so, will this result in approximately 1000 EMDG applicants receiving only 50% of their second tranche entitlement for grant year 2001-2002.
- (4) Has Austrade or his Department made any estimate for grant year 2001-2002 of the likely number of EMDG applicants and what proportion of second tranche entitlement those applicants obtaining more than \$60,000 will receive; if so, what are the results of this estimate.

1289 MR EMERSON: To ask the Minister for Trade—

- (1) Over the last five years has Australia exported more than 8.8 million tonnes of wheat to Iraq.
- (2) What are the ramifications of a loss of exports of this magnitude to Australia's balance of trade and to the grain industry in Australia.
- (3) What steps has he taken to ensure that Australia's trading arrangements with Iraq, particularly grain trading, will not be placed in long term jeopardy should war with Iraq proceed.
- (4) What assurances has he sought that following any military intervention in Iraq, Australian wheat sales to Iraq will not be displaced by US wheat either commercially or in the form of food aid.
- (5) Has he received any such assurances from the US.

1290 MR EMERSON: To ask the Minister for Industry, Tourism and Resources—

- (1) What revenue is currently raised per annum from the 15% automotive tariff.
- (2) What revenue does the Government expect will be raised per annum once the automotive tariff falls to (a) 10% in 2005 and (b) 5% in 2010.

1292 MR EMERSON: To ask the Minister for Industry, Tourism and Resources—

- (1) Has his attention been drawn to a recent case where a member of the public alleged that a private testing laboratory altered the results of tests carried out on engineering equipment and also alleged that the National Association of Testing Authorities (NATA) failed to adequately investigate those complaints
- (2) What investigations or reviews has NATA undertaken in that particular case.
- (3) What were the results of those reviews or investigations.
- (4) What involvement has he had in addressing complaints concerning NATA's independence in investigating such allegations.
- (5) What role has his Department had in these matters.
- (6) Is he satisfied with the reviews carried out by NATA.
- (7) What measures are in place to ensure that NATA maintains sufficient independence from the companies it accredits, monitors and investigates.
- (8) Does the use of a private, non-profit body like NATA to monitor Australia's testing and laboratory facilities compromise the quality and safety of Australia's standards and conformance regime; if not, why not.
- (9) Is he able to say whether in one case an executive of a company being investigated by NATA was also a member of the NATA Board and had access to correspondence concerning complaints about the company and NATA.
- (10) Did that executive attend NATA Board meetings when the complaints against the executive's company and NATA were discussed.

- (11) Did this person take part in NATA Board discussions on these matters and was the person involved in NATA's decisions on these matters.
- (12) Under the Memorandum of Understanding between the Commonwealth and NATA, what powers does the Commonwealth have to monitor and supervise NATA's role and activities.
- (13) Is the Government aware of any other cases where testing companies have failed to meet the standards set by NATA.
- (14) What action has been taken by NATA on these occasions.
- (15) How many such cases have there been.
- (16) Is he able to say how widespread is non-compliance with NATA standards by testing laboratories and companies; if not, are there plans to assess testing companies' compliance with NATA standards.
- (17) Has the Commonwealth conducted evaluations of NATA's effectiveness in monitoring Australia's testing standards; if so, what were the results of those evaluations.
- (18) What powers are available to NATA to enforce its testing standards, and what disciplinary options are available to NATA against non-compliant companies.
- (19) How often have these powers been used.

1293 MR RUDD: To ask the Prime Minister—

- (1) Has he made statements about the need to prevent Iraq from providing terrorists with weapons of mass destruction.
- (2) In the 21 years since Iraq has had weapons of mass destruction, to which terrorist organisations has the Government of Iraq provided weapons of mass destruction, and when did it do so.

1294 MR RUDD: To ask the Prime Minister—

- (1) Has he made statements about the need to prevent Iraq from providing terrorists with weapons of mass destruction (WMD).
- (2) Has his attention been drawn to the text of a letter from George Tenet, Director of the US Central Intelligence Agency (CIA) in which Mr Tenet argues that Saddam is more likely to assist terrorists with WMD in the event of a US first strike against Iraq; if so, why does he argue the case for a preemptive strike against Iraq as the best means of preventing Saddam providing WMD to terrorists.
- (3) Has his attention also been drawn to statements by the Defence Minister on 27 November 2002 who, when asked for the Minister's reaction to a letter from the Director of the CIA arguing that Saddam Hussein was likely to be much less constrained in adopting terrorist actions involving chemical and biological weapons in the event of a US-led attack, Senator Hill said that the views had not been verified.
- (4) Does he share the view of the Defence Minister that the CIA views on the impact of a US first strike on Iraqi behaviour in providing WMD to terrorists cannot be verified.

1295 MR RUDD: To ask the Prime Minister—

- (1) Further to his comments of 1 December 2002 about Australian support for a doctrine of pre-emption against somebody that he believed was going to launch an attack against Australia, is it the Government's view that Iraq is going to launch an attack against this country.
- (2) Is it the Government's view that a terrorist organisation supported by Iraq is going to launch an attack against this country.

1297 MR RUDD: To ask the Prime Minister—

- (1) Did the Defence Minister suggest that Australian SAS forces could work with Indonesian Kopassus forces
- (2) Since then, has Indonesia on a number of occasions ruled out the possibility of such cooperation, including comments by the Indonesian Foreign Ministry that Indonesia would not accept the presence of foreign military on its soil and the Indonesian Chargé d'Affaires' statement that it is not possible.
- (3) During Senate Estimates, did the Department of Foreign Affairs and Trade advise of reported links between the Islamic terrorist organisation Laskar Jihad and Kopassus.
- (4) How can the Government still be considering joint Kopassus/SAS operations in Indonesia when the Government of Indonesia is demonstrably opposed to such a proposal.

1298 MR RUDD: To ask the Minister for Foreign Affairs—

(1) Is the Government aware of a report by the American Academy of Arts and Sciences that predicts that the costs of a war on Iraq could be as much as US\$1.9 trillion.

(2) Has the Government done assessments of the likely impact on the Australian and global economies of a conflict with Iraq; if so, what are the details of these assessments.

1300 MR RUDD: To ask the Minister for Foreign Affairs—

- (1) What is the Government's assessment of the impact on Australia's relations of the Prime Minister's comments in support of pre-emptive strikes against the sovereign territories of other nations in the region.
- (2) Has his attention been drawn to comments from the Malaysian Foreign Minister on 7 December 2002 concerning the announcement of the new Howard doctrine.
- (3) What is the Government doing to mend relations with our ASEAN neighbours.
- (4) What is the Government doing to ensure that at the next ASEAN-ARF meeting, ASEAN countries do not need to address the issue of Australia's threatening posture toward the region.

1301 MR RUDD: To ask the Minister for Foreign Affairs—

- (1) What does the Government consider as grounds that could be used to justify under international law the use of a pre-emptive strike.
- (2) Has the Government conducted any analysis in support of a change to international law so that a preemptive strike can be justified under the UN Charter's provisions on self-defence; if so, what has been the content of that analysis.

1302 MR RUDD: To ask the Minister for Foreign Affairs—

- (1) Has his attention been drawn to the Prime Minister's statement on 1 December 2002 about the circumstances under which Australia would be justified in undertaking a pre-emptive military strike against the territory of a neighbouring state.
- (2) Did he state on 8 December 2002 that the only circumstances under which Australia would contemplate a pre-emptive military strike against a neighbouring state was if that state was aiding and abetting terrorists.
- (3) Which states around the world does he believe are currently aiding and abetting terrorists and which states therefore would justify consideration for the application of a pre-emptive military strike.
- (4) Will the Government rule out once and for all the possibility of Australia launching a pre-emptive military strike against any of its neighbours in South East Asia.

1303 MR RUDD: To ask the Minister for Foreign Affairs—

- (1) Has he made statements after the Bali bombings about the paramount importance of working conjointly and cooperatively with regional Governments in a combined effort against terrorism in South East Asia, including the convening of a regional conference for Bali in December for the purposes of developing regional cooperative relationships for dealing with terrorism in South East Asia.
- (2) Has his attention been drawn to statements coming out of the region such as those by The Philippines National Security Adviser Roilo Golez who said that in view of the Prime Minister's statement, Mr Golez has recommended that The Philippines review and go slow on the proposed anti-terror pact with Australia because it might be used for a pre-emptive strike agenda.
- (3) If so, how does he reconcile his and Mr Golez's statements.
- (4) Is the Prime Minister's statement on 1 December 2002 on the new Howard doctrine of Australian military pre-emption in South East Asia now fundamentally undermining Australia's pre-existing policy of working conjointly and cooperatively with the Government's of South East Asia with the common objective of eliminating terrorism within our region.

- (1) Is he able to say why the Prime Minister's announcement of the new Howard doctrine of Australian military pre-emption in South East Asia on 1 December 2002 did not contain within it an explicit precondition that Australia would only act militarily within South East Asia in cooperation with the relevant Government in the region.
- (2) Did he state on the ABC's *World Today* program on 2 December 2002 that he would hope that an attack would be done through regional co-operation.
- (3) Given that the Prime Minister's statement about the new doctrine does not contain within it any precondition that Australia would first obtain the consent of regional governments before acting militarily but his statement about the new doctrine does contain such a precondition, does he or the Prime Minister speak for Australia on this fundamental question of national security policy.

1305 MR RUDD: To ask the Minister for Foreign Affairs—

- (1) Has his attention been drawn to a report by American academic Dr Zachary Abuza first released in February 2002 who claims that al Qaeda has been active in the South East Asian region for the last ten years.
- (2) When was the Australian Government first made aware of the report by Dr Abuza on al Qaeda's well-established network of terrorist cells in South East Asia.
- (3) Did the Australian embassy in Washington first ask for a copy of the report in August 2002 and has the Australian Federal Police been receiving updated versions of this report.
- (4) What action did the Government take upon receipt of this report, given its detailed analysis of the extent of al Qaeda cells across South East Asia not just months but years prior to the Bali bombing.
- (5) Given the Government committed this country militarily to the elimination of al Qaeda in Afghanistan in November 2001, and given the knowledge that al Qaeda operatives were already well established in the region, what was the Australian Government's assessment of the likely al Qaeda retaliation through its cells in South-East Asia to the tens of thousands of Australians living in South-East Asia at that time.
- (6) When did the Government conclude that Australians were much more likely to become the target of al Qaeda operatives already well established in the region.

1306 MR RUDD: To ask the Minister for Foreign Affairs—

- (1) Is it a fact that among the 45 countries to nominate for the bench of the International Criminal Court (ICC) were nominations from the Democratic Republic of Congo, Cambodia, Nigeria, Mongolia, Mali and the United Republic of Tanzania.
- (2) Was there any person in Australia worthy of a nomination to the bench of the ICC.
- (3) What was the basis on which the Government decided against submitting a nomination to the Bench of the ICC.
- (4) Did the Government submit a nomination for the position of Chief Prosecutor to the ICC.
- (5) Does the Government believe that it has a better chance of getting the position of Chief Prosecutor rather than the position of Judge to the ICC; if so, why.
- (6) What lobbying efforts did Australia engage in to have its nomination for Chief Prosecutor succeed.
- (7) What sum was spent on the campaign for the position of Chief Prosecutor.
- (8) Did Australia enter into informal or other agreements to support nominations of other countries for the position of Judge to the ICC; if so, with which countries and for what was this support in exchange.
- (9) Was this support conditional on support being received for Australia's nomination for the position of Chief Prosecutor.

1307 MR RUDD: To ask the Minister for Foreign Affairs—

- (1) Is the Government's position in support of the creation of the new area of international law in favour of military pre-emption as expressed by the new Howard doctrine on regional pre-emptive military action, valid for Australia and is it also applicable for other countries to apply it in the region.
- (2) What consideration has the Government given to the application of the new Howard doctrine on regional pre-emptive military action by other countries in the South East Asian region.
- (3) Would the Government support pre-emptive use of military force by Indonesia's Special Forces, Kopassus, against organisations seeking independence such as the Free Papua Movement (OPM) and their support networks based on Australian soil.

- (1) In his meeting with ASEAN Heads of Mission on 5 December 2002, did he rule out the option of regional pre-emptive military action by Australia to security threats to Australians or did he leave the door open to the possibility that regional pre-emptive military action may be a possibility into the future
- (2) Given the diplomatic fallout, why did it take him four days to meet with the ASEAN Heads of Mission and explain the Government's new policy position.

1309 MR RUDD: To ask the Minister for Foreign Affairs—

- (1) Has his attention been drawn to the report by Dr Zachary Abuza that al Qaeda established cells in the South-East Asian region in The Philippines in 1991, Indonesia in 1999, Singapore in the mid to late 1990s and Malaysia in 1993.
- (2) Given that the Abuza report was prepared originally in February 2002 and that it is based in part on allied intelligence assessments of al Qaeda in the South-East Asian region prepared around the time that Australia sent Australian soldiers to Afghanistan, what was the Government's prior knowledge of the extent of al Qaeda's network in the South-East Asian region.
- (3) Did the Government assess the possibility that Australians in the region would be at a greater threat at the time the Government's decision to commit Australian forces against al Qaeda in Afghanistan.
- (4) Did the Government adjust travel advisories at this time for the South East Asian countries to factor this assessment into account; if not, why not.

1310 MR RUDD: To ask the Minister for Foreign Affairs—

- (1) Did he state on 22 October 2002 that the Government's policy was one which required Australia to work intimately with the governments of the region, including Indonesia, against the common enemy of terrorism.
- (2) Are regional governments such as Indonesia more or less likely to work with Australia against the common enemy of terrorism, now that the Government has announced a doctrine of pre-emption, whereby Australia in the future now contemplates the possibility of launching a military attack against the territory of Indonesia.

1311 MR RUDD: To ask the Minister for Foreign Affairs—

- (1) Did he state on 6 November 2002 that a training relationship between Australia's SAS and Indonesia's Special Forces was inappropriate given the human rights abuses by Kopassus.
- (2) Did he refuse to rule out the re-establishment of some relationship with Kopassus on the ABC *AM* program on the same day.
- (3) Are his statements inconsistent; if so, which statement on a future relationship between the Australian SAS and Indonesia's Kopassus of 6 November 2002 correctly reflects the Government's position.
- 1312 **MR RUDD:** To ask the Minister for Foreign Affairs—What is Australia doing diplomatically, in company with other like-minded nations, to try to alleviate the imminent threat of severe famine in Zimbabwe.

- (1) Has his attention been drawn to reported statements to the Australian media by the Prime Minister on 2 and 7 August 2002 that the Prime Minister thought it fair that Mr David Hicks, captured while fighting in the Taliban forces in Afghanistan in December 2001 and held without charge in a US military prison at Guantanamo Bay, Cuba, should continue to be held there indefinitely without charges being laid, given the circumstances of Afghanistan; if so, does he share this view.
- (2) Does he also share in the Prime Minister's reported satisfaction, on the basis of information the Prime Minister had been given, about Mr Hicks' physical wellbeing.
- (3) Was this information supplied to the Prime Minister by his Department, pursuant to its consular responsibilities for the welfare of Australian citizens detained abroad; if not, is he able to say what agency supplied this information to the Prime Minister.
- (4) Is he able to confirm whether, as reported in *The Sydney Morning Herald* on 2 August 2002, (a) the Attorney-General wrote to Mr Hicks' lawyer in Australia saying that Australia has indicated to the US that it is appropriate that Mr Hicks remain in US military custody with other detainees while Australia works through complex legal issues and conducts further investigations and (b) a spokeswoman for the Attorney-General said Australia was still investigating Mr Hicks to determine whether Mr Hicks could be charged under Australian law and could not press for Mr Hick's release until this was completed.
- (5) Why does Mr Hicks continue to be detained at Guantanamo Bay, where a US judge recently ruled that Mr Hicks is outside the range of any possible US judicial appeal, because Guantanamo Bay is not sovereign US territory.
- (6) How many consular visits has Mr Hicks received in the 11 months that Mr Hicks has been in detention in Guantanamo Bay.
- (7) What were the dates of these visits.

- (8) What is the normal frequency of consular visits to Australian citizens held in overseas jails or other places of detention, in countries with which Australia enjoys normal diplomatic and consular relations, similar to what Australia does with the US and with Cuba.
- (9) Is he able to confirm claims by Mr Hicks' Australian lawyer, as reported in Australian media, that Mr Hicks is being held in solitary confinement in a cage, with only two 15 minute exercise periods per week, and allowed to write only one postcard to Mr Hicks' family every two months, and not allowed to receive mail or visits from Mr Hicks' family.
- (10) Are these acceptable or fair conditions for any Australian citizen to be detained under, either in Australia or overseas, while awaiting a possible trial under any charge.
- (11) When will he exercise his responsibilities as Australia's Foreign Minister in charge of Australian consular services to protect Mr Hicks' welfare and consular rights as an Australian being detained abroad.

1314 MR RUDD: To ask the Minister for Foreign Affairs—

- (1) Should Mr Mamdouh Habib, an Australian citizen who was arrested in Pakistan 10 months ago on suspicion of involvement with international terrorism, and has been held without charge in a US military prison at Guantanamo Bay, Cuba since April 2002, continue to be held there indefinitely without charges being laid against Mr Habib.
- (2) Does he have up-to-date information on Mr Habib's wellbeing; if so, has his Department conveyed such information promptly and regularly to Mr Habib's wife and children in Australia; if so, on what dates has Mr Habib's family been so informed.
- (3) Why does Mr Habib continue to be detained at Guantanamo Bay, where a US judge recently ruled that Mr Habib is outside the range of any possible United States judicial appeal, because Guantanamo Bay is not sovereign US territory.
- (4) What are the dates of Australian consular visits to Mr Habib during Mr Habib's reported detention at Guantanamo Bay since April 2002.
- (5) What is the normal frequency of consular visits to Australian citizens held in overseas jails or other places of detention, in countries with which Australia enjoys normal diplomatic and consular relations, similar to what Australia does with the US and with Cuba.
- (6) What are the conditions of Mr Habib's detention, access to exercise and ability to send mail to, and receive mail from, Mr Habib's family in Australia.
- (7) Are these acceptable conditions for any Australian citizen to be detained under, either in Australia or overseas, while awaiting a possible trial under any charge.

- (1) In regard to Australia's policy of limited engagement with the SPDC regime in Burma and the consequential international legitimacy implied by this engagement, what was the framework used to develop human rights training with Burma.
- (2) What is the evaluation process of this training.
- (3) What is the monitoring process of the human rights training.
- (4) Who is conducting this monitoring.
- (5) What are the expected outcomes.
- (6) When will they be delivered.
- (7) Is the military the main perpetrator of human rights abuse in Burma; if so, why is this human rights training not including any military personnel.
- (8) What is the Australian Government doing to address the needs of the 630,000 plus internally displaced people forced to flee their traditional lands by the brutal SPDC regime.
- (9) Further to the report "Licence to Rape", what is the Australian Government doing to address the systematic sexual violence and abuse committed by the Burmese military against Burmese women on a daily basis.
- (10) Further to the assistance provided by the Thai Government towards the 150-200,000 Shan refugees and by the Australian Government to the Mon, Karen and Koreni refugees living in the Thai/Burma border camps, what assistance is the Australian Government giving to the Shan ethnic people also forced to flee the oppressive SPDC regime of their homeland and who are living on the Thai-Burma border.

- (11) Further to the answer to a question on notice from the AusAID/Treasury-NGO roundtable of 29 October 2002, where AusAID replied that the Government would be pleased to see the Asian Development Bank (ADB) consider options to establish an operational strategy for Burma in consultation with the Bank's Board of Directors, would encouraging the ADB to engage with the SPDC regime extend to that regime a degree of international legitimacy and further entrench the regime rather than encourage pro-democracy reforms as is the oft-stated position of the Government.
- 1316 MR RUDD: To ask the Minister for Education, Science and Training—
 - (1) What was the amount of funding from the Commonwealth to (a) Griffith University, (b) the Queensland University of Technology and (c) the University of Queensland in (i) 1996, (ii) 1997, (iii) 1998, (iv) 1999, (v) 2000, (vi) 2001 and (vii) 2002.
 - (2) Is there evidence that the States had agreed to a cessation of Commonwealth funding in 2002; if so, what is it.
- 1317 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - (1) Further to the answer to question No. 2194 (*Hansard*, 7 June 2001, page 27661) concerning Roads to Recovery program funding, for each year of operation of the program, which local government authorities (LGAs) have not certified that expenditure on roads funded from its own sources in a particular funding year has not been less than the average of the amounts expended on roads from these sources over the years 1998-99 to 2000-2001.
 - (2) Does his Department validate the information contained in the certifications by LGAs; if so, what are the validation processes; if not, does any other organisation audit LGA expenditure on roads.
 - (3) How many LGAs have had their certification validated.
 - (4) What are the results of the validation processes undertaken.
 - (5) What was the total LGA expenditure on roads in (a) 1998-99 and (b) 2001-2002.
 - (6) What was the total Roads to Recovery expenditure on roads by LGAs in 2001-2002.
- 1318 MR M. J. FERGUSON: To ask the Minister representing the Special Minister of State—What was the total cost to the Commonwealth of the by-election for the electoral division of Cunningham on 19 October 2002, including the costs incurred by the Australian Electoral Commission to conduct the ballot and election funding payments to each political party in accordance with the Commonwealth Electoral Act.
- 1319 **MR TANNER:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts—
 - (1) What revenue does Telstra derive annually from 190 numbers.
 - (2) What revenue does Telstra derive annually from all international premium rate billing services.
 - (3) Can Telstra provide a breakdown on the annual revenue derived from different categories of 190 numbers, including chat, friendship, sex, psychic and information numbers.
 - (4) Does Telstra check 190 number service providers to ensure they are not providing services that are illegal; if so, what checks are made; if not, why not.
 - (5) What checks does Telstra make on other premium rate billing services, including internet service providers, to ensure that the content such services are providing is not illegal.
 - (6) Has Telstra considered terminating service agreements with 190 number providers, including Mediatel Services and Sound Advertising, who have had a large number of breaches against the Telephone Information Services Standards Council code of practice; if not, why not.
 - (7) What steps does Telstra have in place to ensure that customers do not receive unexpectedly huge bills as a result of using 190 numbers and other premium rate billing services.
- 1320 **MR TANNER:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts—
 - (1) How confident is the Government that 1902 numbers advertising such things as "fantasy stories", "anything goes" and "submissive ladies" are not telephone sex services.
 - (2) Are telephone sex services meant to use the 1901 pin number system under Part 9A of the *Telecommunications (Consumer Protection and Service Standards) Act 1999.*
 - (3) Further to the Minister's media release entitled "Protecting Consumers from Internet Dumping', dated 8 November 2002, at what stage are the Government and the Australian Communications Authority (ACA) at in implementing the package of measures to prevent unexpected high telephone bills and Internet dumping.
 - (4) What progress has been made on each measure announced in the media release.

- (5) In regard to the ACA being directed to bar access to 190 premium service numbers once a premium rate bill exceeds a certain amount per month, has this measure been introduced and what is the prescribed amount; if the measure has not been introduced, why not and when will it be introduced.
- (6) Further to part (5), why did the Government choose to implement credit limits for 190 numbers only when consumers are also running up huge unexpected phone bills from overseas 0011 numbers.
- (7) Has the Government considered directing carriers to implement general optional credit limits on all consumer phone accounts for all billable services; if not, why not.
- 1321 **MR TANNER:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts—
 - (1) Did the September 2001 report of the Rural Radio Inquiry recommend that the Minister should consider that, for the proposed trials for digital radio broadcasting in regional and remote areas, the potential for satellite digital radio technology should be considered.
 - (2) Did the December 2002 report of the Radiocommunications Review note that the accessibility to, and development of, satellite-based communications is of particular economic and social importance in Australia.
 - (3) Has satellite digital sound broadcasting been available to most of the world for more than two years.
 - (4) Can trials be commenced immediately in north-west Australia using affordable satellite digital radio equipment.
 - (5) Has satellite digital radio broadcasting the capability to provide early universal service coverage to all of Australia and its territories and to facilitate the early entry of new radio broadcasting interests.
 - (6) What is the Government's position on conducting trials of satellite digital sound broadcasting, and the application of, and the timetable for introducing, satellite digital radio technology in metropolitan, regional and remote areas.
 - (7) Did Australia in 1994 through DBStar satellite notification 151.5E require the International Telecommunication Union to reserve a satellite orbit position for Australia to provide satellite digital sound broadcasting services to Australia.
 - (8) Does the Minister's department now want to suppress this notification.
 - (9) If the DBStar notification is suppressed, will it set back the introduction of satellite digital sound broadcasting to Australia by at least five years.
 - (10) Has satellite digital radio broadcasting the capability to provide early universal service coverage to all of Australia and its territories, and to facilitate the early entry of new radio broadcasting interest.
 - (11) Why is the Government proposing to suppress the DBStar satellite notification.
 - (12) What is the current Government vision for early access to universal service coverage for digital radio to metropolitan, regional and remote areas.
- 1322 MR K. J. THOMSON: To ask the Minister for Transport and Regional Services—
 - (1) Does the lease for (a) Essendon Airport, (b) Sydney Airport and (c) Melbourne Airport require a certain level of security; if so, what are the security requirements; if not, why not.
 - (2) Are there security arrangements in place for every airfield in Australia.
- 1323 MR K. J. THOMSON: To ask the Treasurer—
 - (1) Are the main tax concessions for farmers to promote sustainable land use (a) accelerated depreciation for water management costs, with full depreciation over three years, (b) the Landcare deduction for conservation related capital works, with full deduction in the year that the expense was incurred and (c) the Landcare offset conservation related capital works rebate if not eligible for the Landcare deduction.
 - (2) Is the cost of these concessions around \$20m per annum; if not what is the cost of these concessions.
 - (3) Has any assessment or monitoring of the environmental benefit of these concessions being carried out; if so, what has been its conclusion.
 - (4) Has he considered any alternative funding arrangements or tax concessions to promote sustainable land use; if so, what alternative ideas has he considered.
 - (5) Can he provide an estimate of the cost to revenue of taxing farmer's income based on the proportion of their land which is cleared, for example, farmers whose land is 90% cleared pay tax on 90% of their income, and farmers whose land is 10% cleared pay tax on 10% of their income.

- 1324 **MR K. J. THOMSON:** To ask the Minister for the Environment and Heritage—Will he provide a breakdown of the 1324 Envirofund projects by (a) type, including water quality, protection of native vegetation, salinity, coastal erosion, (b) electoral division and (c) amount.
- 1325 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—
 - (1) What, if anything, is he doing about the Mooka Traditional Owners' Council's application for a section 9 emergency declaration to protect Lake Cowal under the Aboriginal and Torres Strait Islander Heritage Protection Act.
 - (2) Has he considered the application; if so, what was the outcome of his consideration and on what basis was an outcome reached.
- 1326 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—
 - (1) Does the Sydney Harbour Federation Trust have any policies concerning conflict of interest in relation to its Community Advisory Committee.
 - (2) Do any members of the Community Advisory Committee have a professional, financial or commercial interest in organisations with an association with the Sydney Harbour Federation Trust's properties, activities or projects.
 - (3) Are members of the Community Advisory Committee required to complete a Declaration of Conflict of Interest form.
 - (4) Has the Sydney Harbour Federation Trust sponsored activities carried out by any members of its Community Advisory Committee; if so, which activities and what was the cost of this sponsorship.
- 1327 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—
 - (1) In response to Senate Estimates questions, did he say that the Australian Greenhouse Office (AGO) had not estimated the reduction in greenhouse gas emissions that would be achieved through a prohibition on clearing of "of concern" regional ecosystems on freehold land in Queensland, all remnant native vegetation in Queensland, or remnant native vegetation in areas of Queensland with an identified dryland salinity hazard.
 - (2) Will he direct the AGO to undertake the necessary work to answer these questions.
- 1328 MR K. J. THOMSON: To ask the Minister for Agriculture, Fisheries and Forestry—
 - (1) Have the scientific methods used in development of the Salinity Hazard Maps by the Queensland Government been reviewed by leading scientists from his Department.
 - (2) If so, did these scientists find any fault or flaw in the scientific methods used in the development of the Queensland Salinity Hazard Maps.
 - (3) Do scientists from his Department regard the Queensland Salinity Hazard Maps as accurate.
 - (4) Is there any validity in the querying of the Salinity Hazard Maps engaged in by Queensland National Party politicians.
- 1329 MRS IRWIN: To ask the Minister for the Environment and Heritage—
 - (1) Is the Minister aware of studies showing high levels of salinity in urban areas of Australia, in particular the Sydney Basin.
 - (2) Has the Government conducted any studies to assess the impact of increasing salinity on infrastructure in urban environments in Australia.
 - (3) What funding does the Government allocate to address salinity problems in Australia.
 - (4) What proportion of funding to address salinity problems is allocated to salinity problems in urban areas.
 - (5) What steps is the Government taking to address salinity problems in urban areas of Australia.
- 1331 MR MURPHY: To ask the Treasurer—What percentage of judges pay the top marginal rate of income tax.
- 1332 MR MURPHY: To ask the Treasurer—
 - (1) Is he aware of the decision by His Honour Justice Sackville of the Federal Court in the matter of *Prentice v Cummins* (No. 5) (2002) FCA 1503 handed down on 5 December 2002.
 - (2) Is he also aware that, in the reasons for the judgment, Justice Sackville observed that (a) the bankrupt, Mr John Cummins QC, had not lodged any income tax return since about 1955, (b) this omission on the bankrupt's part occurred despite the fact that the bankrupt was admitted as a barrister of the Supreme Court of NSW on 28 April 1961 and was appointed one of Her Majesty's Counsel on 2 December 1980, (c) the Australian Taxation Office (ATO) seems to have done nothing about the bankrupt's failure to lodge income tax returns until the late 1990s and (d) the evidence does not

- address the reasons for the ATO's apparent inability to ascertain that a barrister, latterly a senior counsel, had apparently managed to carry on a professional practice for nearly 40 years without lodging an income tax return.
- (3) Why was Mr Cummins only requested by the Taxation Commissioner to lodge income tax returns for the seven years ended 30 June 1992 to 30 June 1999.
- (4) Is it the custom and practice of the Taxation Commissioner to only demand 4 to 7 years of outstanding returns regardless of how many years a person has failed to lodge an income tax return; if so, why.
- (5) Why did the Taxation Commissioner give Mr Cummins a tax-free exemption of 38 years.
- (6) What is the government doing to ensure that the Taxation Commissioner requires Mr Cummins to lodge income tax returns for the period 1955 to 1991.

- (1) How many telephone calls have been received by the 1800 123 400 hotline for the "Lets look out for Australia" terrorism alert campaign.
- (2) What is the general nature of calls believed to be genuine.
- (3) How many calls have been found to be hoax calls.
- (4) How many calls have been acted upon and by whom.
- (5) What action has been taken by the various authorities in response to those calls believed to be genuine.
- (6) Is the Government satisfied with the public response to its terrorism alert campaign; if so, why; if not, why not.

1334 MR MURPHY: To ask the Attorney-General—

- (1) Further to the reply to part (2) of question No. 1109 (*Hansard*, 4 February 2003, page 150) concerning the state of health of Dr Malcolm Arthur Colston between 9 February 2001 and July 2002, who gave that advice and on how many occasions was advice on this matter given to the Director of Public Prosecutions (DPP).
- (2) What were the date(s) of this advice.
- (3) Was the advice oral, in writing or both.
- (4) Was the advice consistent with the two independent expert medical specialists who examined Dr Colston in May 1999 and who stated that Dr Colston had only months to live.
- (5) What are the qualifications of the persons who gave this advice and are they on the public payroll.
- (6) Further to the reply to part (3) of question No. 1109, where did the medical examination of Dr Colston take place.
- (7) Further to the reply to part (3)(b) of question No. 1109, what did the Professor of Medicine indicate in the report of the examination of Dr Colston on 10 October 2002 in relation to the opinions of the two independent expert medical specialists who examined Dr Colston in May 1999.
- (8) Did the Professor raise any concerns about the diagnosis or prognosis of the medical condition which led to the two independent expert medical specialists who examined Dr Colston in May 1999 to conclude that Dr Colston only had months to live; if so, what were those concerns.
- (9) Did the Professor diagnose any new medical condition suffered by Dr Colston.
- (10) Does the Professor believe Dr Colston is terminally ill.
- (11) What comments did the Professor provide in relation to the details provided to the Professor of the numerous taxpayer-funded motor vehicle and interstate aircraft travel trips made by Dr Colston between July 1999 and May 2002.
- (12) Further to the reply to part (4) of question No. 1109, why is the medical review of Dr Colston since July 2002 still not completed.
- (13) Further to the reply to part (5) of question No. 1109, what assistance has the DPP offered to Dr Colston to provide Dr Colston with the opportunity to clear his name and stand trial on the twenty-eight charges of defrauding the Commonwealth through travel rorts.

1335 MR MURPHY: To ask the Attorney-General—

(1) Further to the reply to part (7) of question No. 1128 (*Hansard*, 4 February 2003, page 155), did any surgeon, oncologist, consultant physician, general practitioner, interventional radiologist or

- gastroenterologist indicate in their reports to the Director of Public Prosecutions an opinion on the life expectancy of Dr Malcolm Arthur Colston; if so, who so indicated.
- (2) Did any of those reports indicate that Dr Colston had only months to live; if so, who so indicated.
- (3) What did each of the other reports indicate in terms of any opinion expressed about the likely life expectancy of Dr Colston.
- (4) Is he able to say whether any of these 7 doctors still holds the view that Dr Colston is terminally ill; if so, which doctors hold that view.
- (5) Is he also able to say whether either of the two independent eminent medical specialists who examined Dr Colston in May 1999 still holds the view that Dr Colston has months to live; if so, which specialist holds that view; if not, what opinions do they now hold about the likely life expectancy of Dr Colston.

- (1) Further to his reply to question No. 1129 (*Hansard*, 4 February 2003, page 156), why did he believe that it was improbable that Dr Malcolm Arthur Colston would give his consent to exercise an exemption under the Privacy Act which would release the medical reports of the two eminent and independent medical specialists who examined Dr Colston in May 1999 in relation to his fitness to stand trial on twenty-eight charges of defrauding the Commonwealth through travel rorts.
- (2) Has he asked Dr Colston for his consent to the release of those two medical reports; if so when and what was Dr Colston's reply; if not, why not.
- (3) Is he able to say whether the provisions of the Privacy Act to which he refers constitute a compellable power at law on him to exercise that power; if so, upon what basis is that compellable-duty based; if not, why is the statutory power under the Privacy Act to seek the exemption from Dr Colston to consent to the disclosure of the subject information a non-compellable duty.
- (4) Is the exercise of this power an administrative power held in the hands of himself; if not, what type of power is it.
- (5) What power does he rely upon to make a decision on a balance of probabilities to refuse to consider the exercise of the statutory power under the Privacy Act to seek the consent of Dr Colston to publicly release the two medical reports.
- (6) Does the discretionary power to seek the consent of Dr Colston rest with Dr Colston.
- (7) Will he exercise his power afforded under the Privacy Act; if so, when; if not, why not.
- (8) In his refusal to exercise his statutory power to seek the consent of Dr Colston to the release of the two medical reports is he able to say whether this could be a breach of power or an error of law; if so, how; if not, why not.
- (9) What are the reasons that he believes that the public interest of twenty-eight charges of defrauding the Commonwealth through travel rorts is outweighed by the privacy provisions protecting the disclosure of the two medical reports in relation to Dr Colston.
- (10) In forming his opinion in relation to the weight of balance between the two competing interests, has he exercised an administrative power or a judicial power in his decision not to release the subject information covered by parliamentary privilege; if so, what is that power; if not, why not.
- 1337 MR MURPHY: To ask the Attorney-General—Further to paragraph 3 of his reply to question No. 1130 (*Hansard*, 4 February 2003, page 156) that the public interest is not established because something is of interest to the public but a higher standard of serious concern or benefit to the public is required rather than merely of individual interest, why is the matter of the public release of those two medical reports, bearing in mind their relationship to the twenty-eight charges of defrauding the Commonwealth through travel rorts originally brought against Dr Malcolm Arthur Colston, something that is of insufficient concern or benefit to the public.
- 1338 **MR MURPHY:** To ask the Attorney-General—Further to the reply to question No. 1131 (*Hansard*, 4 February 2003, page 157), what is the position of the present review being conducted by the Director of Public Prosecutions on Dr Malcolm Arthur Colston.
- 1339 MR MURPHY: To ask the Attorney-General—
 - (1) Further to the reply to part (1) of question No 1132 (*Hansard*, 4 February 2003, page 157), what are the tests which have been assessed by the independent experts retained by the Director of Public Prosecutions (DPP).
 - (2) What did those tests reveal about the state of health of Dr Malcolm Arthur Colston.

- (3) Do the independent experts retained by the DPP hold different views from those expressed earlier about the state of health of Dr Colston; if so, what are those views.
- (4) Are the independent experts retained by the DPP the same experts who examined Dr Colston in May 1999 and on 10 October 2002; if not, who are these experts and what are their qualifications.
- (5) Further to the reply to part (2) of question No 1132, has the DPP requested a copy of all of the clinical records from doctors and medical institutions who have treated Dr Colston since May 1999; if so, what are these records; if not, why not.
- 1340 **MR MURPHY:** To ask the Attorney-General—Further to the reply to part (3) of question No. 1133 (*Hansard*, 4 February 2003, page 157), could the Director of Public Prosecutions (DPP) subpoena Mr Economou to give evidence if the DPP determines that Dr Malcolm Arthur Colston is now fit to stand trial on twenty-eight charges of defrauding the Commonwealth through travel rorts; if not, why not.

- (1) Further to the reply to part (2) of question No. 1149 (*Hansard*, 4 February 2003, page 159), what was the process followed by the Director of Public Prosecutions (DPP) to locate an independent medical specialist to examine Dr Malcolm Arthur Colston in relation to the present review associated with Dr Colston's fitness to stand trial on twenty-eight charges of defrauding the Commonwealth through travel rorts.
- (2) Further to the reply to part (3) of question No. 1149, were there any other factors considered by the DPP for a further review of Dr Colston, apart from the passage of time; if so, what were those factors.
- (3) Further to the reply to part (4) of question No. 1149, did the DPP request the fresh independent expert medical specialist employed by the DPP to also clarify the purported terminal illness of Dr Colston; if not, why not.
- (4) Further to the reply to parts (5), (6), (7), (8) and (10) of question No. 1149, has Dr Colston expressed any reservations to the DPP about his capacity to submit himself for further medical appointments or any other medical tests since he was examined by the Professor of Medicine on 10 October 2002 in relation to establishing his fitness to stand trial on the twenty-eight charges of defrauding the Commonwealth through travel rorts; if so, what are those reservations.
- (5) Further to the reply to part (9) of question No. 1149, (a) what does he mean by "arrangements for Dr Colston's attendance", (b) what are the other matters raised by Dr Colston's solicitors and do these matters relate to Dr Colston's capacity to be able to attend for medical examinations and medical tests; if so, what are these matters and (c) could Dr Colston be medically examined or medically tested at home; if not, why not.
- (6) Further to the reply to part (10) of question No. 1149, where did the medical examination of Dr Colston take place on 10 October 2002.
- (7) Has a date or dates been scheduled for Dr Colston to be further medically examined or tested; if so, when.
- (8) Further to the reply to part (11) of question No. 1149, why has no officer of the DPP's office conducted a face-to-face interview with Dr Colston since 1 July 1999.
- (9) Further to the reply to part (13) of question No. 1149, was the DPP confident of receiving the Professor of Medicine's specialist assessment of Dr Colston before 31 January 2003; if not, why not.
- (10) Further to the reply to part (14) of question No. 1149, how long after the Professor of Medicine's specialist assessment is received does the DPP believe that the DPP will be in a position to complete the review of Dr Colston's case.

1342 MR MURPHY: To ask the Attorney-General—

- (1) Further to the reply to part (5) of question No 1150 (*Hansard*, 4 February 2003, page 160) concerning the assessment provided to the Director of Public Prosecutions (DPP) that Dr Malcolm Arthur Colston was unfit to stand trial and that there was no prospect that he would be fit to stand trial in the future, was this assessment also consistent with all of the medical evidence on Dr Colston gathered by the DPP that he was also terminally ill.
- (2) Has any medical evidence come to light associated with the current review of the case of Dr Colston by the DPP that would suggest or indicate that Dr Colston is not terminally ill; if so, (a) who expressed such views, (b) when were they expressed and (c) what are those views.
- 1343 MR MURPHY: To ask the Attorney-General—Further to the reply to part (2) of question No. 1151 (*Hansard*, 4 February 2003, page 161) and subject to the Director of Public Prosecutions (DPP) ultimately concluding that Dr Malcolm Arthur Colston would be fit to stand trial on twenty-eight charges of

- defrauding the Commonwealth through travel rorts, will the DPP recommend to the Court that consideration be given to Dr Colston to attend Court for short periods of time; if not, why not.
- 1344 **MR MURPHY:** To ask the Attorney-General—Further to the reply to question No. 1169 (*Hansard*, 4 February 2003, page 165) does Dr Malcolm Arthur Colston still have months to live; if not, what is the latest expert medical assessment of the likely life expectancy of Dr Colston.
- 1345 MR MURPHY: To ask the Minister representing the Minister for Health and Ageing—
 - (1) Is the health insurance industry seeking approval from the Howard Government for an approximate average 6% increase in health insurance premiums.
 - (2) Is the case mounted by the health insurance industry for seeking such health insurance premium increases not because of any significant increase in health care costs but principally due to the benefit outlays associated with the significant increase in the number of claims made to the health funds during 2001-2002.
 - (3) What is the justification for burdening health care contributors because of the failure of the health insurance industry to properly anticipate the hike in health care claims during 2001-2002.
 - (4) Did the Howard Government promise that the 30% health insurance rebate would be a panacea for the longstanding and long-suffering health insurance contributor.
 - (5) What action does the Government propose immediately to bring the health insurance industry to task and, at the same time, also to protect longstanding and long-suffering health insurance contributors.
- 1346 MR MURPHY: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—
 - (1) How long has the Minister had in her possession a report from the Bankruptcy Taskforce that was established following the investigation and revelations about certain barristers failing to pay their fair share of taxation by the journalist Mr Paul Barry and published in *The Sydney Morning Herald* on 26 February 2001.
 - (2) Is the Minister aware of the under-reporting by barristers and solicitors to their professional bodies of prosecutions and other matters that require reporting.
 - (3) Has the Minister received representations from the NSW Bar Association recommending changes to section 16 of the Income *Tax Assessment Act 1936* that would allow professional bodies to better regulate or discipline their members under the New South Wales Legal Profession Act; if so, what action has the Minister taken to change the law; if not, why not.
- 1347 MR MURPHY: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—
 - (1) Why is it still lawful to avoid the payment of personal income tax or other tax through the utilisation of bankruptcy or insolvency.
 - (2) Has bankruptcy or insolvency become a business tool to permit individuals to avoid their obligations to pay their fair share of tax.
 - (3) What is the Government doing to change the law to eliminate this rort.
- 1348 **MR FITZGIBBON:** To ask the Minister for Transport and Regional Services—Are passengers who travel with commercial airlines protected by legislation for their costs if the airlines become insolvent; if so, what percentage of those costs are protected.
- 1349 MRS CROSIO: To ask the Minister for Trade—
 - (1) Will the Government ask for public submissions regarding the proposed free trade agreement (FTA) with the US.
 - (2) Has the abolition of the Pharmaceutical Benefits Scheme (PBS), the Foreign Investment Review Board (FIRB) and the Australian Industrial Relations Commission (AIRC) been placed on the agenda by the US.
 - (3) Will the Government weaken Australia's quarantine laws as part of the FTA negotiations.
 - (4) Is the Government engaging in dialogue with Japan and ASEAN nations regarding the FTA negotiations with the US.
 - (5) What multilateral processes is the Government engaged in to enhance Australia's export prospects.
 - (6) Does the Government have any plans to diversify Australia's exports in the Asia-Pacific region.
- 1350 **MRS CROSIO:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts—
 - (1) What powers does the Telecommunications Industry Ombudsman have to monitor the practices of debt recovery agencies.

- (2) Does the Government intend to review the Telecommunications Industry Ombudsman's current power in monitoring debt recovery agencies.
- (3) How many complaints have been lodged with the Telecommunications Industry Ombudsman in (a) 2001 and (b) 2002 regarding the practices of debt recovery agencies.
- (4) Is the Government aware of debt recovery agencies using fake court notices to intimidate consumers.
- (5) How many complaints have been lodged against Hutchinson Telecoms (Australia) Pty Ltd in 2002.
- (6) Has the Government been made aware of alleged unreasonable debt recovery practices and failure to keep adequate records by Hutchinson Telecoms (Australia) Pty Ltd.
- 1351 MRS CROSIO: To ask the Attorney-General—How many persons in the electoral division of Prospect have been declared bankrupt pursuant to the Bankruptcy Act in (a) 1996-97, (b) 1997-98, (c) 1998-99, (d) 1999-2000, (e) 2000-2001 and (f) 2001-2002.
- 1352 MRS CROSIO: To ask the Minister for Employment Services—
 - (1) How many persons in the electoral division of Prospect have been participants in the Work for the Dole program in (a) 1998-99, (b) 1999-2000, (c) 2000-2001 and (d) 2001-2002.
 - (2) In the same years, what has been the average time taken for Work for the Dole participants to find full-time work.
- 1353 MRS CROSIO: To ask the Minister for Children and Youth Affairs—
 - (1) How many child care centres are located in the electoral division of Prospect.
 - (2) How many applications for child care places have been made in the electoral division of Prospect in (a) 1999-2000, (b) 2000-2001 and (c) 2001-2002.
 - (3) How many child care places have been made available in the electoral division of Prospect in (a) 1999-2000, (b) 2000-2001 and (c) 2001-2002.
 - (4) What has been the average cost of a child care place in the electoral division of Prospect in (a) 1999-2000, (b) 2000-2001 and (c) 2001-2002.
- 1354 MR McCLELLAND: To ask the Attorney-General—
 - (1) Has he sought advice in respect to the differential superannuation entitlements of employees working beyond the age of 70.
 - (2) Will the Government take legislative or other measures to address the apparently discriminatory treatment of employees after they reach the age of 70.

5 February 2003

1355 MR McCLELLAND: To ask the Minister for Science—

- (1) What is the name of the company that has been awarded the contract to construct a new nuclear reactor at Lucas Heights in NSW.
- (2) What are the related corporate entities to the company.
- (3) Is he able to say whether the company or any related corporate entity has been the subject of complaint in respect of a nuclear reactor constructed in Egypt; if so, what has been the (a) nature and (b) outcome of those complaints.
- (4) Was a contractual condition to the company being awarded the contract an agreement that waste could be returned to Argentina.
- (5) Are there any legislative restrictions on the receipt or handling of waste by the Argentinean Government or any corporations or instrumentalities entrusted with that function.
- (6) What will be the system of supervision of the construction of the nuclear reactor and will that supervision involve any acknowledged international expertise other than from the company or related bodies corporate.
- (7) What supervision if any will be in place upon the commissioning of the new nuclear reactor to ensure that safety mechanisms are not overridden in order to hasten the time in which the reactor becomes operational.
- (8) Is he able to say whether the International Atomic Energy Agency of the UN in Vienna was checking the problems of the Egypt reactor; if so, what was the result of the inquiry and what conclusions were drawn

- 1356 MR MURPHY: To ask the Treasurer—How many (a) barristers, (b) solicitors, (c) judges and (d) magistrates failed to lodge an income tax return for each of the financial years ended 30 June (i) 1992, (ii) 1993, (iii) 1994, (iv) 1995, (v) 1996, (vi) 1997, (vii) 1998, (viii) 1999, (ix) 2000, (x) 2001 and (xi) 2002.
- 1357 **MR MURPHY:** To ask the Treasurer—What percentage of magistrates pay the top marginal rate of income tax.
- 1358 **MR MURPHY:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts—
 - (1) Has the Minister seen an article by Toni O'Loughlin published on page 7 of *The Australian Financial Review* of 31 January 2003 titled "New model for media laws", stating that the Government is considering re-drafting its Broadcasting Services Amendment (Media Ownership) Bill to get the legislation through the Senate.
 - (2) Is the Government's model for the re-draft a proposed British law that allows media barons to own up to 20 per cent in either the newspaper, television or radio markets, or up to 30 per cent of any two of those markets.
 - (3) Does the Minister envisage that, under either option, the Murdoch family's Australian media interests or the Packer family's Australian media interests would be reduced; if so, how; if not, why not.

- (1) Further to the reply to part (1) of question No. 1253 (*Hansard*, 5 February 2003, page 313), why did he or the Director of Public Prosecutions (DPP) not ask Dr Colston directly about the purpose of his 27 taxpayer-funded motor vehicle trips and his 16 taxpayer-funded interstate aeroplane trips between 1 July 1999 and 6 May 2002.
- (2) Further to the reply to part (2) of question No. 1253, (a) how did he become aware that the purpose of Dr Colston's taxpayer-funded motor vehicle trips and taxpayer-funded interstate aeroplane trips on 19 April 2002 and 6 May 2002 was not for Dr Colston to attend a medical appointment and (b) what was the purpose of these trips.
- 1361 MR SCIACCA: To ask the Minister representing the Minister for Family and Community Services—Is the credit rating of a client affected when Centrelink puts a client's debt into the hands of a debt collection agency.
- 1362 MS BURKE: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—
 - (1) What was the total revenue collected through the superannuation surcharge in (a) 1997-98, (b) 1998-99, (c) 1999-2000, (d) 2000-2001 and (e) 2001-2002.
 - (2) What was the average cost of this surcharge on those to whom it was applied in (a) 1997-98, (b) 1998-99, (c) 1999-2000, (d) 2000-2001 and (e) 2001-2002.
 - (3) What sum was collected in (a) 1997-98, (b) 1998-99, (c) 1999-2000, (d) 2000-2001 and (e) 2001-2002 from individual taxpayers whose taxable income was less than (i) \$100,000 (ii) \$150,000 (iii) \$200,000 and (iv) \$500,000.

1363 MS J. S. McFARLANE: To ask the Treasurer—

- (1) Is he aware of an article by Tom Baddeley entitled "ATO's tardiness creates a bother" in *The Australian* on 3 February 2003.
- (2) How many taxpayers have accepted the offer made by the Australian Taxation Office (ATO) to investors in mass marketed tax effective schemes.
- (3) How many of these taxpayers have not yet received an acknowledgement from the ATO.
- (4) What is the average time the ATO is taking to process reassessments once the taxpayer has accepted the ATO's offer.

1364 MS J. S. McFARLANE: To ask the Treasurer—

- (1) How many taxpayers are being reassessed due to their participation in Employee Benefit Arrangements (EBA).
- (2) What process is used by the Australian Taxation Office in issuing any reassessment notices.
- (3) Are there any taxpayers who did not claim deductions whilst participating in the scheme who have had amended assessments issued to them to disallow the deductions that they did not claim; if so, how many taxpayers received these reassessments.

- 1365 MS J. S. McFARLANE: To ask the Minister representing the Minister for Health and Ageing—
 - (1) Is the Minister able to say what sum the Commonwealth raised from excise on tobacco in (a) 1996, (b) 1997, (c) 1998, (d) 1999, (e) 2000, (f) 2001 and (g) 2002.
 - (2) What was the level of direct funding by the Commonwealth to anti-smoking campaigns in (a) 1996, (b) 1997, (c) 1998, (d) 1999, (e) 2000, (f) 2001 and (g) 2002.
 - (3) What was the level of funding provided to the States for use in anti-smoking campaigns in (a) 1996, (b) 1997, (c) 1998, (d) 1999, (e) 2000, (f) 2001 and (g) 2002.
 - (4) What direct action is the Federal Government taking to promote an anti-smoking message.
- 1366 **MR M. J. FERGUSON:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts—
 - (1) Which organisations received Backing Australia's Ability initiatives funding in (a) 2001-2002 and (b) 2002-2003 under the Centres of Excellence for Information and Communications Technology.
 - (2) What is the physical location of each funded organisation.
 - (3) At what physical location will or did the research take place.
 - (4) Which organisations are attached to a university or research organisation.
- 1367 MRM. J. FERGUSON: To ask the Minister for Education, Science and Training—
 - (1) Which organisations received Backing Australia's Ability initiatives funding in (a) 2001-2002 and (b) 2002-2003 under the categories of (a) Major Research Facilities program, (b) New Industries Development program, (c) Australian Research Council Competitive Grants, (d) Research Infrastructure Block Grants, (e) University Infrastructure, (f) Additional 2000 University Places and (g) Online Curriculum Content.
 - (2) What is the physical location of each funded organisation.
 - (3) At what physical location will or did the research take place.
 - (4) Which organisations are attached to a university or research organisation.
- 1368 **MR LATHAM:** To ask the Minister for Immigration and Multicultural and Indigenous Affairs—Is the Minister able to say whether, since the answer by the Minister for the Arts and the Centenary of Federation to question No. 1674 (*Hansard*, 31 August 2000, page 19963), there have been changes to British laws which constrain certain government funded institutions, such as the British Museum and the British Natural History Museum, from returning collection items.
- 1369 MR LATHAM: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) In their joint statement on 4 July 2000 did the British and Australian Prime Ministers welcome the initiative of the British Natural History Museum in cataloguing the 450 indigenous human remains in its collection and in providing this information to the Australian Government.
 - (2) Have any of the Museum's human remains been returned to Australia.
- 1370 MR DANBY: To ask the Minister for Foreign Affairs—
 - (1) Is he aware of reports in London's *Daily Telegraph* on 19 January 2003 that key Iraqi scientists have been given new identities and smuggled out of the country to postings in South East Asia.
 - (2) Does he know (a) the original identity of these scientists, (b) the identity these scientists have assumed, (c) to what countries they have gone, (d) what postings they have taken up and (e) whether the governments of these countries facilitated or participated in the smuggling of these scientists.
- MR DANBY: To ask the Ministers listed below (questions Nos. 1371 1372)—
 - (1) How many refugees from the Democratic People's Republic of Korea (DPRK) does the Government estimate have fled the famine.
 - (2) How many of these refugees does the Government estimate have fled to the People's Republic of China.
 - (3) Have Australian diplomats or members of the Australia China Human Rights dialogue attempted to investigate the plight of these refugees; if not, why not.
 - (4) Is the Minister able to say what is the policy of Beijing towards these DPRK refugees.
 - (5) Is the Minister able to say whether Beijing routinely returns starving citizens of the DPRK to the DPRK.
 - (6) Is the Minister able to say whether many of these returned refugees are incarcerated in concentration camps or executed.

- (7) Has Australia made representations to Beijing or the United Nations High Commission for Refugees (UNHCR) about these practices.
- (8) What action has the UNHCR taken on behalf of these refugees.
- (9) Is China a signatory to the 1951 convention on refugees and its subsequent protocols.
- (10) Is Beijing an executive member of the UNHCR executive.
- (11) Has China and the UNHCR signed a bilateral treaty in 1995 that guarantees the right to call for expeditious arbitration over differences in refugee policy.
- (12) Has the UNCHR submitted the treatment of North Korean refugees to arbitration.
- (13) Has Australia asked the UNHCR for such arbitration; if not, is the Government contemplating such a request; if not, why not.
- 1371 MR DANBY: To ask the Minister for Foreign Affairs.
- 1372 MR DANBY: To ask the Minister for Immigration and Multicultural and Indigenous Affairs.
- 1373 MR DANBY: To ask the Minister for Foreign Affairs—
 - (1) Further to the answer to question No. 971 (*Hansard*, 11 December 2002, page 10248), why does the Government not provide any recognition to Kurdish authorities within the boundaries of Iraq.
 - (2) To what other minority, indigenous or other groups seeking self-determination does the Government provide recognition or special status.
 - (3) Are there set criteria for determining what groups are accorded status; if so, what are they.
- 1374 MR DANBY: To ask the Minister for Foreign Affairs—
 - (1) Has the Australian Government made any contact with the Iraqi opposition groups.
 - (2) Have Government representatives met with the Iraqi National Congress; if so, what was the nature and content of those discussions.
 - (3) What is the Government's evaluation of various components of the Iraqi opposition.
 - (4) Does the Government believe the opposition groups will have a serious role in governing Iraq in the event of the current regime collapsing.
 - (5) What, if any, discussions have been held with opposition groups with regard to the continuation of existing and future Australian commercial relations.
- 1375 MR DANBY: To ask the Minister for Education, Science and Training—
 - (1) Further to the answer to question No. 1192 (*Hansard*, 4 February 2003, page 179) by the Minster for Immigration and Multicultural and Indigenous Affairs, to how many Muslim (a) institutions and (b) religious schools in Australia does the Saudi Government provide funding.
 - (2) What conditions are attached to the funding.
 - (3) Is he is aware of any Australian Islamic Schools that receive Saudi funding and that mandate the teaching of the radical Wahabi-ist, al-Qaeda, or JI doctrines rather than other moderate forms of Islam.
 - (4) Is he aware of any teachers referred to in question No. 1192, and who teach radical Wahabi-ist, al-Qaeda, or JI, doctrines in Australia.
- 1376 MRS CROSIO: To ask the Minister for Regional Services, Territories and Local Government—
 - (1) Further to the answer to question No. 1176 (*Hansard*, 4 February 2003, page 167), which areas within the jurisdiction of the Camden City Council and the Parramatta City Council have been designated to be a part of the NSW statewide voluntary purchase scheme allocation.
 - (2) Is there any evidence of serious flooding occurring in these areas.
 - (3) What differentiates these areas from other places in the south-west Sydney basin that have a history of serious flooding.
 - (4) What is his Department's definition of "serious flooding".

6 February 2003

1377 MR JENKINS: To ask the Treasurer—

(1) Is the Minister aware of allegations against Mr Francis James Muller, a US citizen, and Thailand companies named Global Option Co and Foreign Currency International, which are involved in foreign exchange speculation.

- (2) Has the Australian Securities and Investments Commission (ASIC) received any complaints of the activities of Mr Francis Muller, Global Option Co or Foreign Currency International.
- (3) What action did the ASIC take.
- 1378 **MR JENKINS:** To ask the Minister for Trade—What sums were provided to companies in Victoria for export assistance in (a) 2001-2002 and (b) 2002-2003 and what was the (i) expenditure on, and (ii) purpose of, each grant.
- 1379 **MR JENKINS:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts—What projects did the Australia Council fund in the Melbourne metropolitan area in (a) 2001-02 and (b) 2002-03 and what was the (i) expenditure on, (ii) location of, and (iii) purpose of, each project.
- 1380 MR JENKINS: To ask the Minister for Employment and Workplace Relations—What were the (a) names, (b) addresses and (c) hours of operation of organisations that are part of the Job Network in the postcode areas of (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083 (vi) 3087, (vii) 3088, (viii) 3089, (ix) 3090, (x) 3091 and (xi) 3752 on 1 January 2003.
- 1381 MR JENKINS: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) In the Government's response to the House of Representatives "Health is Life" inquiry into Indigenous Health, did the Government indicate that the Minister would report to Parliament on the cost of providing adequate water, within three years, to all the communities where water supplies do not meet national standards
 - (2) Is he in a position now to provide that information to the House.
- 1382 MR JENKINS: To ask the Attorney-General—On the most recent data, what is the incidence of reported crime by type in (a) Victoria and (b) the postcode areas of (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083, (vi) 3087, (vii) 3088, (viii) 3089, (ix) 3090, (x) 3091 and (xi) 3752.
- 1383 MR JENKINS: To ask the Minister representing the Minister for Family and Community Services—On the most recent data, how many Newstart allowance recipients reside in (a) Victoria and (b) the postcode areas of (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083, (vi) 3087, (vii) 3088, (viii) 3089, (ix) 3090, (x) 3091 and (xi) 3752.
- 1384 MR JENKINS: To ask the Minister representing the Minister for Family and Community Services—On the most recent data, how many Family Payment Greater than Minimum recipients reside in (a) Victoria and (b) the postcode areas of (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083, (vi) 3087, (vii) 3088, (viii) 3089, (ix) 3090, (x) 3091 and (xi) 3752.
- 1385 **MR JENKINS:** To ask the Minister representing the Minister for Family and Community Services—On the most recent data, how many disability support pension recipients reside in (a) Victoria and (b) the postcode areas of (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083, (vi) 3087, (vii) 3088, (viii) 3089, (ix) 3090, (x) 3091 and (xi) 3752.
- 1386 **MR JENKINS:** To ask the Minister representing the Minister for Family and Community Services—On the most recent data, how many age pension recipients reside in (a) Victoria and (b) the postcode areas of (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083, (vi) 3087, (vii) 3088, (viii) 3089, (ix) 3090, (x) 3091 and (xi) 3752.
- 1387 **MR JENKINS:** To ask the Minister representing the Minister for Family and Community Services—On the most recent data, how many parenting payment single recipients reside in (a) Victoria and (b) the postcode areas of (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083, (vi) 3087, (vii) 3088, (viii) 3089, (ix) 3090, (x) 3091 and (xi) 3752.
- 1388 MR JENKINS: To ask the Minister for Education, Science and Training—
 - (1) What sums were provided to (a) government and (b) non-government schools in (i) 2002 in the postcode areas of (A) 3074, (B) 3075, (C) 3076, (D) 3082, (E) 3083 (F) 3087, (G) 3088, (H) 3089, (I) 3090, (J) 3091 and (K) 3752 and what was the (I) expenditure on, (II) location of, and (III) purpose of, each grant.
 - (2) Using the criteria referred in part (1), what are the allocations for 2003.
- 1389 MR JENKINS: To ask the Minister representing the Minister for Health and Ageing—
 - (1) Is it a fact that the Pharmaceutical Benefits Advisory Committee recommended in June 2001 that the drug Keppra be listed on the Pharmaceutical Benefits Scheme (PBS).
 - (2) What is the government process for listing a drug on the PBS once it has been recommended by the Pharmaceutical Benefits Advisory Committee (PBAC).

- (3) Following the decision by the PBAC to recommend that Keppra be on the PBS, (a) what steps are being taken in reaching a final agreement, (b) when did the Government commence price negotiations with the manufacturers of Keppra, (c) what is holding up reaching an agreement, (d) who is undertaking those negotiations and (e) when does the Minister expect the negotiations to be finalised.
- 1390 MR JENKINS: To ask the Minister representing the Minister for Health and Ageing—
 - (1) What was the average time in (a) 1995, (b) 1996, (c) 1997, (e) 1998, (f) 1999, (g) 2000, (h) 2001 and (i) 2002 between the Pharmaceutical Benefits Advisory Committee (PBAC) making a recommendation that a drug be listed on the Pharmaceutical Benefits Scheme (PBS) and the drug being listed.
 - (2) Of the drugs that the PBAC has recommended be on the PBS but have yet to be listed, (a) what are their names, (b) when was the original recommendation made by the PBAC, (c) what are the reasons for the delay in the drug being listed on the PBS and (d) when does the Minister expect the drugs will be on the PBS.
- 1391 MR JENKINS: To ask the Minister representing the Minister for Health and Ageing—
 - (1) Has the Government any intention of removing brands from the Pharmaceutical Benefits Scheme (PBS) list.
 - (2) What was the total number of PBS prescriptions filled for concession card holders during (a) 1998-99, (b) 1999-00, (c) 2000-2001, (d) 2001-2002 and (e) 2002-2003 in (i) Victoria, (ii) the electoral division of Scullin and (iii) the postcode areas of (A) 3074, (B) 3075, (C) 3076, (D) 3082, (E) 3083 (F) 3087, (G) 3088, (H) 3089, (I) 3090, (J) 3091 and (K) 3752.
 - (3) What was the total number of PBS prescriptions filled for Department of Veterans' Affairs (DVA) treatment card holders during (a) 1998-99, (b) 1999-2000, (c) 2000-2001, (d) 2001-2002 and (e) 2002-2003 in (i) Victoria, (ii) the electoral division of Scullin and (iii) the postcode areas of (A) 3074, (B) 3075, (C) 3076, (D) 3082, (E) 3083 (F) 3087, (G) 3088, (H) 3089, (I) 3090, (J) 3091 and (K) 3752.
 - (4) What was the total number of PBS prescriptions filled for non-concession or DVA treatment card holders during (a) 1998-99, (b) 1999-2000, (c) 2000-2001, (d) 2001-2002 and (e) 2002-2003 in (i) Victoria, (ii) the electoral division of Scullin and (iii) the postcode areas of (A) 3074, (B) 3075, (C) 3076, (D) 3082, (E) 3083 (F) 3087, (G) 3088, (H) 3089, (I) 3090, (J) 3091 and (K) 3752.
 - (5) What was the total number of PBS prescriptions filled for scripts that cost the consumer a maximum of \$23.10 during (a) 1998-99, (b) 1999-2000, (c) 2000-2001, (d) 2001-2002 and (e) 2002-2003 in (i) Victoria, (ii) the electoral division of Scullin and (iii) the postcode areas of (A) 3074, (B) 3075, (C) 3076, (D) 3082, (E) 3083 (F) 3087, (G) 3088, (H) 3089, (I) 3090, (J) 3091 and (K) 3752.
- 1392 MR JENKINS: To ask the Minister representing the Minister for Health and Ageing—
 - (1) What was the total number of individuals that have reached the Medicare Safety Net Threshold during (a) 2001-2002 and (b) 2002-2003 in (i) Victoria, (ii) the electoral division of Scullin and (iii) the postcode areas of (A) 3074, (B) 3075, (C) 3076, (D) 3082, (E) 3083 (F) 3087, (G) 3088, (H) 3089, (I) 3090, (J) 3091 and (K) 3752.
 - (2) What was the total number of families that have reached the Medicare Safety Net Threshold during (a) 2001-2002 and (b) 2002-2003 in (i) Victoria, (ii) the electoral division of Scullin and (iii) the postcode areas of (A) 3074, (B) 3075, (C) 3076, (D) 3082, (E) 3083 (F) 3087, (G) 3088, (H) 3089, (I) 3090, (J) 3091 and (K) 3752.
 - (3) What was the total number of families that have registered for the Medicare Safety Net.
- 1393 MR JENKINS: To ask the Minister representing the Minister for Health and Ageing—
 - (1) What was the total number of individuals that have reached the Pharmaceutical Benefits Scheme (PBS) Safety Net Threshold during (a) 2001-02 and (b) 2002-03 in (i) Victoria, and (ii) the electoral division of Scullin, and (iii) the postcode areas of (A) 3074, (B) 3075, (C) 3076, (D) 3082, (E) 3083 (F) 3087, (G) 3088, (H) 3089, (I) 3090, (J) 3091 and (K) 3752.
 - (2) What was the total number of families that have reached the PBS Safety Net Threshold during (a) 2001-2002 and (b) 2002-2003 in (i) Victoria, (ii) the electoral division of Scullin, and (iii) the postcode areas of (A) 3074, (B) 3075, (C) 3076, (D) 3082, (E) 3083 (F) 3087, (G) 3088, (H) 3089, (I) 3090, (J) 3091 and (K) 3752.
 - (3) What was the total number of individuals that have reached the PBS Safety Net Threshold and were not issued with a Safety Net Card during (a) 1998-99, (b) 1999-2000, (c) 2000-2001, (d) 2001-2002 and (e) 2002-2003.

- (4) What was the total number of families that have reached the PBS Safety Net Threshold and were not issued with a Safety Net Card during (a) 1998-99, (b) 1999-2000, (c) 2000-2001, (d) 2001-2002 and (e) 2002-2003.
- 1394 MR JENKINS: To ask the Minister representing the Minister for Health and Ageing—
 - (1) What was the total number of individuals with a Safety Net Concession Card during (a) 2001-2002 and (b) 2002-2003 in (i) Victoria, (ii) the electoral division of Scullin and (iii) the postcode areas of (A) 3074, (B) 3075, (C) 3076, (D) 3082, (E) 3083 (F) 3087, (G) 3088, (H) 3089, (I) 3090, (J) 3091 and (K) 3752.
 - (2) What was the total number of families with a Safety Net Concession Card during (a) 2001-2002 and (b) 2002-2003 in (i) Victoria, (ii) the electoral division of Scullin and (iii) the postcode areas of (A) 3074, (B) 3075, (C) 3076, (D) 3082, (E) 3083 (F) 3087, (G) 3088, (H) 3089, (I) 3090, (J) 3091 and (K) 3752.
- 1395 MR JENKINS: To ask the Minister representing the Minister for Health and Ageing—
 - (1) What was the total number of individuals with a Safety Net Entitlement Card during (a) 2001-2002 and (b) 2002-2003 in (i) Victoria, (ii) the electoral division of Scullin, (iii) the postcode areas of (A) 3074, (B) 3075, (C) 3076, (D) 3082, (E) 3083 (F) 3087, (G) 3088, (H) 3089, (I) 3090, (J) 3091 and (K) 3752.
 - (2) What was the total number of families with a Safety Net Entitlement Card during (a) 2001-2002 and (b) 2002-2003 in (i) Victoria, (ii) the electoral division of Scullin and (iii) the postcode areas of (A) 3074, (B) 3075, (C) 3076, (D) 3082, (E) 3083 (F) 3087, (G) 3088, (H) 3089, (I) 3090, (J) 3091 and (K) 3752.
- 1396 **MR JENKINS:** To ask the Minister representing the Minister for Health and Ageing—What percentage of Medicare services by broad type of service were direct billed during (a) 2001-2002 and (b) 2002-2003 in (i) Victoria, (ii) the electoral division of Scullin and (iii) the postcode areas of (A) 3074, (B) 3075, (C) 3076, (D) 3082, (E) 3083 (F) 3087, (G) 3088, (H) 3089, (I) 3090, (J) 3091 and (K) 3752.
- 1397 **MR JENKINS:** To ask the Minister representing the Minister for Health and Ageing—What was the total number of Medicare services provided during (a) 2001-2002 and (b) 2002-2003 in (i) Victoria, (ii) the electoral division of Scullin and (iii) the postcode areas of (A) 3074, (B) 3075, (C) 3076, (D) 3082, (E) 3083 (F) 3087, (G) 3088, (H) 3089, (I) 3090, (J) 3091 and (K) 3752.
- 1398 MR JENKINS: To ask the Minister representing the Minister for Health and Ageing—How many Medicare services were provided per capita during (a) 2001-2002 and (b) 2002-2003 in (i) Victoria, (ii) the electoral division of Scullin and (iii) the postcode areas of (A) 3074, (B) 3075, (C) 3076, (D) 3082, (E) 3083 (F) 3087, (G) 3088, (H) 3089, (I) 3090, (J) 3091 and (K) 3752.
- 1399 MR JENKINS: To ask the Minister representing the Minister for Health and Ageing—What percentage of Medicare services were provided at or below the scheduled fee during (a) 2001-2002 and (b) 2002-2003 in (i) Victoria, (ii) the electoral division of Scullin and (iii) the postcode areas of (A) 3074, (B) 3075, (C) 3076, (D) 3082, (E) 3083 (F) 3087, (G) 3088, (H) 3089, (I) 3090, (J) 3091 and (K) 3752.
- 1401 MR JENKINS: To ask the Minister for Employment Services—
 - (1) What Work for the Dole projects were funded during (a) 2002 and (b) 2003 in (i) Victoria, (ii) the electoral division of Scullin and (iii) the electoral division of McEwen.
 - (2) What agency was responsible for each Work for the Dole project during (a) 2002 and (b) 2003 in (i) Victoria, (ii) the electoral division of Scullin and (iii) the electoral division of McEwen.
 - (3) What is the (a) location and (b) activity of each of the Work for the Dole projects during (i) 2002 and (ii) 2003 in (A) Victoria, (B) the electoral division of Scullin and (C) the electoral division of McEwen.
 - (4) How many (a) males and (b) females are or were employed on each Work for the Dole project during (i) 2002 and (ii) 2003 in (A) Victoria, (B) the electoral division of Scullin and (C) the electoral division of McEwen.
 - (5) What are the number of participants aged (a) 18 years, (b) 19 years, (c) 20 years, (d) 21 to 25 years, (e) 26 to 35 years, (f) 36 to 45 years and (g) 46 years and over, that were employed on each Work for the Dole project during (i) 2002 and (ii) 2003 in (A) Victoria, (B) the electoral division of Scullin and (C) the electoral division of McEwen.

- 1402 MR JENKINS: To ask the Minister representing the Minister for Justice and Customs—
 - (1) Is the Minister aware of allegations against Mr Francis James Muller, a US citizen, and Thailand companies named Global Option Co. and Foreign Currency International, which are involved in foreign exchange speculation.
 - (2) Is the Minister aware that Australian citizens have lost money after being approached by Global Option Co or Foreign Currency International to be involved in foreign money exchanges.
 - (3) When did the Minister first become aware of these allegations.
 - (4) What action did the Minister take.
 - (5) What action did the Australian Federal Police take.
 - (6) Has the Minister informed the Thai Government of the allegations; if so, (a) what steps were taken and (b) what was the outcome.
 - (7) What is the estimated number of Australians that have been affected by this scam.
- 1403 MR JENKINS: To ask the Minister for Children and Youth Affairs—On most recent data, how many Child Support Agency clients reside in (a) Victoria and (b) the postcode areas of (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083, (vi) 3087, (vii) 3088, (viii) 3089, (ix) 3090, (x) 3091 and (xi) 3752.
- 1404 MR JENKINS: To ask the Minister for Children and Youth Affairs—
 - (1) What is (a) the number of community based child care centres that are located in the electoral division of Scullin, (b) the name and address of each centre and (c) the sum of Commonwealth funding that each centre received in (i) 2001-2002 and (ii) 2002-2003.
 - (2) Which (a) Commonwealth funded child centres located in the electorate of Scullin have been overpaid and (b) what sum will each child care centre be asked to repay.
- 1406 **MR JENKINS:** To ask the Minister for Children and Youth Affairs—On the most recent data, what sum in child care assistance per child per annum was allocated to (a) family, (b) private long and (c) community long day care in (i) Australia, (ii) Victoria, and (iii) the postcode areas of (A) 3074, (B) 3075, (C) 3076, (D) 3082, (E) 3083 (F) 3087, (G) 3088, (H) 3089, (I) 3090, (J) 3091 and (K) 3752.
- 1407 **MR JENKINS:** To ask the Minister for Children and Youth Affairs—How many recipients of the Family Tax and Child Care benefit in the electoral division of Scullin received letters of debt notification in relation to overpayment of those benefits in (a) 2001-2002 and (b) 2002-2003 in the postcode areas of (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083 (vi) 3087, (vii) 3088, (viii) 3089, (ix) 3090, (x) 3091 and (xi) 3752.
- 1408 MR DANBY: To ask the Minister for Foreign Affairs—
 - (1) Who were the candidates for the Chair of the United Nations Human Rights Commission at the recent election.
 - (2) How did Australia vote in this election.
 - (3) What was the result of the election.
 - (4) Was this matter discussed by or with Colonel Qadafi's son when he visited Australia; if so, what was the content of the discussions and were any commitments made.
- 1409 MR DANBY: To ask the Minister for Foreign Affairs—
 - (1) Is he aware of reports that Tibetan Buddhist teacher Ven. Tenzin Deleg Rinpoche and his student Lobsand Dhondup have been sentenced to death by the Chinese authorities in Tibet for "splittist activities".
 - (2) Did the Australian Government make any representations to the Chinese Government to oppose these executions; if not, why not; if so, what was the response of the Chinese authorities to these representations.
 - (3) Has this issue been raised at the Chinese Human Rights Dialogue; if not, why not.
 - (4) Have these people been executed yet; if not, will the Government make further representations to the Chinese Government.
- 1410 MR DANBY: To ask the Minister for Trade—
 - (1) Was the recent election of the Chair of the United Nations Human Rights Commission discussed by, or raised with, him on his recent visit to Libya; if so, what was the content of the discussions and were any commitments made.
 - (2) Was this matter discussed by or with Colonel Qadafi's son when he visited Australia; if so, what was the content of the discussions and were any commitments made.

1411 MR DANBY: To ask the Minister representing the Minister for Defence—

- (1) Since the October 2002 Bali bombing; (a) what sum has the Government spent on defence force recruitment advertising and (b) what was the percentage increase in defence force recruitment advertising spending over these three months compared to the three months preceding the October 2002 Bali bombing.
- (2) What percentage of this money was spent on (a) television advertising and (b) improvements on previous or developments of new Internet sites.
- (3) What was the monthly percentage increase in recruitment (a) overall, (b) through the Internet site and (c) through telephone calls or letters as a result of the television advertising.

1412 MR DANBY: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—

- (1) Is he aware of a visit by Bishop Hegedus from Hungary in October 2002.
- (2) Can he provide details of Bishop Hegedus's visa visit to Australia, including (a) when the bishop arrived and departed, (b) when the visa was granted and (c) what visa sub-class the bishop was on.
- (3) Are persons on that class of visa allowed to address public meetings or engage in any fundraising or political activities.
- (4) When the visa was granted, did his Department consider an anti-semitic article written by the bishop in April 2002; if not, why not; if so, what conclusions did the decision-maker come to about the article.
- (5) When the visa was granted, was his Department aware of a pending criminal court case against the bishop about the article; if so, was this matter considered in deciding whether to issue a visa; if not, why not; if the court case was considered, what conclusions did the decision-maker come to about the article.
- (6) Is his Department aware that soon after the bishop returned to Hungary, the bishop was convicted of inciting racial hatred and received a sentence of one and a half years imprisonment, suspended for three years.
- (7) Given the conviction, would Bishop Hegedus receive another visa if the bishop sought to come to Australia again.

1413 MR MURPHY: To ask the Minister for Transport and Regional Services—

- (1) Further to the reply to question No. 664 (*Hansard*, 4 February 2003, page 70), apart from court action based on advice from the Director of Public Prosecutions, (a) what other action does he take when he becomes aware of a breach of the Sydney Airport curfew, (b) what did he do on learning of the breaches of the curfew on (i) 9 February 1999, (ii) 27 January 1999, (iii) 21 February 1999, (iv) 18 March 1999, (v) 24 March 1999 and (vi) 5 May 1999.
- (2) Why has Capital Jet Charter been the most frequent offender in relation to breaches of the Sydney Airport curfew.
- 1414 **MR MURPHY:** To ask the Minister for Transport and Regional Services—Further to his reply to question No. 980 (*Hansard*, 4 February 2003, page 97) where was the Government's aircraft noise policy stated at the time of the airport's sale.

1415 MR MURPHY: To ask the Treasurer—

- (1) Has his attention been drawn to an article by Paul Barry titled "Bankrupt in Paddo: barrister's \$3m unpaid taxes" which appeared in *The Sydney Morning Herald* on 26 February 2001, detailing the bankruptcy history of Mr Stephen Archer and attempts by creditors, including the Australian Taxation Office (ATO), to recover debts.
- (2) Is he aware that Mr Archer again comes up for a full public examination at the Federal Court Sydney Registry on 19-20 February 2003.
- (3) Is he also aware that this will be the third time Mr Archer has come before a court of law in a bid to use serial bankruptcy to avoid paying his creditors, principally the ATO, millions of dollars.
- (4) What action is the Government taking to deal with serial bankrupts like Mr Archer.
- (5) What action is the Government taking so that it will be able to alert the Law Society of New South Wales and the Bar Association of New South Wales of individuals like Mr Archer who use serial bankruptcy and family law and other legislative provisions to avoid paying tax.

- (1) Is he able to say what duties a legal practitioner has to the law, within the context of a legal practitioner's responsibilities as a model citizen adhering to the law both in fact as well as in principle; if so, what are those duties; if not, why not.
- (2) Is he able to say whether the conduct of the type being exhibited in the legal profession of legal practitioners such as the cases of (a) well-known barrister, Mr Stephen Archer, who is scheduled to again come before the Federal Court Sydney Registry for full public examination on 19-20 February 2003 and (b) Mr John Cummins QC who did not lodge a tax return for 45 years and whose case was handed down in the Federal Court on 5 December 2002, fulfils a minimum standard of conduct acceptable such as to maintain the good reputation and public confidence in the legal profession; if so, why; if not, why not
- (3) What action will he take to demonstrate to the people of Australia that the Howard Government is serious in cracking down on tax rorts employed by members of the legal profession.
- 1417 MR MURPHY: To ask the Attorney-General—Has he been made aware that, in addition to the cases of Sydney barristers Mr Stephen Archer and Mr John Cummins QC, there are other members of the legal profession who are being pursued by the Tax Commissioner for serial bankruptcy or other tax rorts; if so, (a) how many cases are there and (b) what can he do to assist the Treasurer and the Government stamp out rorting of the tax system by the legal profession.
- 1418 **MR MURPHY:** To ask the Attorney-General—Further to the reply to question No. 664 (*Hansard*, 4 February 2003, page 70), did the Director of Public Prosecutions take any action against those airline companies that breached the Sydney Airport curfew on (i) 9 February 1999, (ii) 27 January 1999, (iii) 21 February 1999, (iv) 18 March 1999, (v) 24 March 1999 and (vi) 5 May 1999; if so, what action was taken and what are the details in each case; if not, why not.
- 1419 **MR MURPHY:** To ask the Attorney-General—How many members of the legal profession have been imprisoned following convictions associated with the provisions of the Bankruptcy Act since March 1996.

1420 MR MURPHY: To ask the Attorney-General—

- (1) For the purposes of section 263 of the Bankruptcy Act, (a) can he say whether Mr Stephen Archer, a declared bankrupt due to be let out of bankruptcy by his trustee in 2005, has attempted to conceal property of the bankrupt either during the term of this current bankruptcy or during the term of any other bankruptcy he has been the subject of s.263(1)(a); if so, what is that property and what action can the Director of Public Prosecution (DPP) take with respect to the provisions of section 263; if not, why not and (b) is he aware of Mr Archer's wife ever having received such property in terms of s.263(1)(b).
- (2) Upon a finding of any attempt by Mr and Mrs Archer to conceal property and given the history of the case of Mr Archer, will he encourage the DPP to pursue the full weight of the law, namely the indictable offence penalty of three years imprisonment; if not, why not.
- (3) For the purposes of subsection 264(2), is he aware of any property previously owned by, in the title of Mr Archer, which has been disposed of, received, moved, retained or concealed by him that has been seized; if so, what is that property.
- (4) For the purpose of section 263A of the Act, can he say whether Mr Archer has made any affidavits known to be false; if so, what are those affidavits and what action is being taken to bring Mr Archer to justice.
- (5) For the purpose of section 263B of the Act, can he say whether Mr Archer has made any false proofs of debt; if so, what are those affidavits and what action is being taken to bring Mr Archer to justice.
- (6) For the purpose of section 264A of the Act, can he say whether it is known that Mr Archer intends not to appear before the full examination at the Federal Court on 19-20 February 2003.
- (7) If Mr Archer does fail to appear at this examination, can he say whether the DPP will take all punitive action to commence proceedings for Mr Archer's arrest and trial to face charges under this provision that may impose a maximum sentence of six months imprisonment; if not, why not.
- (8) If Mr Archer fails to appear at the full examination of the Federal Court, will he recommend to the DPP pursuant to subsection 264A(2) that further proceedings be initiated for contempt of court; if not, why not.
- (9) In light of the fact that this is Mr Archer's third bankruptcy, if Mr Archer fails to appear at the full examination, can he say whether the DPP will seek to arrest Mr Archer under the provisions of section 264B of the Act; if not, why not.

- (10) If Mr Archer does appear at the listed examination and either refuses to be sworn or refuses to give evidence, can he say what steps the DPP will take to implement the punitive provisions of section 264C of the Act; if not, why not.
- (11) Pursuant to section 265 of the Act, can he say whether Mr Archer is known to have failed to disclose property; if so, what is that property and what action under this or another provision has the DPP taken against Mr Archer for so doing.
- (12) Can he say whether, pursuant to section 266 of the Act, whether the DPP has established whether Mr Archer has attempted to, or actually disposed of, property during any of the three bankruptcy applications after the presentation of a petition; if so, what action under this provision has been taken by the DPP and when was it taken.
- (13) Can he say whether the DPP has established whether Mr or Mrs Archer has made any false declaration to the Court within the meaning of (a) section 267, (b) section 267B or (c) 267C with respect to any of the previous or current bankruptcies; if so, what are those declarations.
- (14) Pursuant to section 269, can he say whether the DPP has established whether Mr Archer has obtained credit at any time during any of his three periods of bankruptcies; if so, what are the details of these credit applications including dates, borrower and amounts and what action has the DPP taken with respect to this conduct.
- (15) Pursuant to section 270, can he say whether the DPP has established whether Mr Archer has kept proper books of account during his three periods of bankruptcy; if so, will he table these accounts in Parliament; if not, why not.
- (16) Can he say whether the DPP has established what are the particulars of the trust that currently exists on Mr Archer's bankrupt estate.
- (17) Can he say whether the DPP has established whether Mr Archer's bankrupt estate is a Part X arrangement or some other assignment; if so, what is that arrangement or assignment.
- (18) Can he say whether the DPP has established whether Mr Archer has kept books as prescribed in section 277A of the Act; if not, why not; if so, will he table these books in Parliament; if not, why not.
- 1421 **MR MURPHY:** To ask the Minister representing the Minister for Finance and Administration—Further to the reply to part (4) of question No. 1251 (*Hansard*, 4 February 2003, page 186), were the partial sales of Telstra to Singapore Telecom and Qantas to Singapore Airlines equally prevented due to perceived security risks.

1422 MR EMERSON: To ask the Prime Minister—

- (1) Did he state on 27 August 2001 that when the Australian Taxation Office (ATO) audit into the GST activities of the Queensland Division of the Liberal Party is completed it should be made public.
- (2) Is it a fact that the audit report has not been made public, apart from a media statement made by the then Liberal Party Director on the day the he announced his new Ministry.
- (3) Will he release the audit report as promised; if not, why not.
- (4) As a former Treasurer, was he aware when he promised the ATO audit report would be released that the secrecy provisions of the Income Tax Act meant the report could be released only with the concurrence of the Queensland Division of the Liberal Party.
- (5) Will he now arrange for the release of the audit report through the Queensland Division of the Liberal Party.
- (6) Has his attention been drawn to the former Liberal Party Director's media release issued the day he announced his new Ministry which revealed that the ATO had applied a GST bill to the Liberal Party of \$13,000 on transfers of funds within the Party and sponsorships; if so, is he able to say whether the \$13,000 bill means the Liberal Party sought to avoid paying GST on \$130,000 in GST.
- (7) Does he stand by his claim of 28 August 2001 that the under-payment of GST was only \$180 and that it was an honest mistake.

1423 MR EMERSON: To ask the Treasurer—

- (1) Did the Australian Taxation Office (ATO) apply a 50% penalty tax to the GST transactions of the Queensland Division of the Liberal Party as a result of its audit announced by the Prime Minister in August 2001.
- (2) Is he aware that the ATO has told a Senate Estimates committee that a penalty tax is applied when the taxpayer has been reckless as to the operation of the tax law or has been engaged in a tax avoidance scheme.

(3) In the light of the imposition of a penalty tax, does he stand by his statement of 24 August 2001 that this was only an error or a mistake, or does he now concede the Liberal Party has been caught in a tax avoidance scheme.

1424 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) Is the Government assessing a proposal by Southern Pacific Petroleum (SPP) to develop Stage 2 of the Stuart Oil Shale Project in Queensland and has SPP reported that it has provided an Addendum Report to the Government as part of the Stage 2 assessment process.
- (2) On what date did the Government receive the Addendum Report.
- (3) Is the Government still reviewing the Addendum Report; if not, what is the status of the report.
- (4) Has the Government requested further information from SPP subsequent to receiving the Addendum Report; if so, what further information has been requested.
- (5) On what date did the Government inform SPP of its response to the Addendum Report.
- (6) Has the Government received any further communication from SPP on this matter after receiving the Addendum Report; if so, what was the content of that communication.

1425 MS VAMVAKINOU: To ask the Minister representing the Minister for Defence—

- (1) Further to reports of the potential use by the US armed forces of the Robust Nuclear Earth Penetrator (RNEP) weapon in the proposed war in Iraq and in the ongoing War on Terrorism, (a) is the Government aware of the new nuclear weapons that the US is funding and (b) does the Government support the use of the RNEP or similar weapons in any military action led by the US.
- (2) Has the Government conducted investigations into the probable radiation contamination that Australian servicemen and women may be exposed to in any military action in Iraq.
- (3) Has the Government sought legal advice on the international constitutional law of engaging in armed conflict with Iraq without the endorsement of the UN; if so, what was the content of that advice.
- 1426 **MS VAMVAKINOU:** To ask the Minister representing the Minister for Family and Community Services—Will the Minister commit to continuing funding of the Home Start program run by Abercare that has for 18 years supported young families in the City of Brimbank, if not, what service will support the 20 families currently receiving the assistance of this program.

1427 MS VAMVAKINOU: To ask the Minister for Citizenship and Multicultural Affairs—

- (1) Further to his January 2003 letter to ethnic community broadcasters, "Message to Ethnic and Multicultural Broadcasters", how many complaints has he or his representatives received concerning allegations of ethnic broadcasters or their programs inciting hatred or violence, if so, what was the number and nature of these allegations.
- (2) In the past 40 years of ethnic community broadcasting, how many complaints alleging incitement to hatred or violence by ethnic community broadcasters have been received by the Australian Broadcasting Authority or other relevant regulatory authorities.
- (3) Has he written a similar letter for distribution to commercial media broadcasters and outlets to ensure they are aware of their responsibility not to incite hatred or violence.
- (4) What was the process of consultation and distribution for this letter with representatives from the ethnic community broadcaster sector.
- (5) Has he received letters of concern from ethnic community broadcasters or their representatives since the distribution of the "Message to Ethnic and Multicultural Broadcasters", if so, how many.
- 1428 **MS VAMVAKINOU:** To ask the Minister Assisting the Minister for Defence—Further to the answer to question No. 997 (*Hansard*, 2 December 2002, page 9420) concerning the sale of surplus defence land at the Maygar Barracks site in Camp Road, Broadmeadows, is the Government aware of past instances where land has been gifted to the public in perpetuity; if so, what parcels of land were gifted and in what year.
- MS VAMVAKINOU: To ask the Ministers listed below (questions Nos. 1429 1430)—Will the Government commit itself to continue funding the Australian Ethnic Radio Training Project currently under the auspices of the National Ethnic and Multicultural Broadcasters' Council, beyond June 2003.
- 1429 **MS VAMVAKINOU:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts.
- 1430 MS VAMVAKINOU: To ask the Minister for Citizenship and Multicultural Affairs.

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- 1431 MR M. J. FERGUSON: To ask the Prime Minister—Further to the answer to question No. 1112 (*Hansard*, 4 February 2003, page 152) concerning the Governor-General, on which days and nights was the Governor General in Sydney, Melbourne and Brisbane.
- 1432 MR M. J. FERGUSON: To ask the Minister representing the Minister for Finance and Administration—
 - (1) Further to the answer to question No. 533 (*Hansard*, 22 August 2002, page 5558) concerning the average sum spent by Members of the House of Representatives on personalised stationery and newsletters, what was the average sum spent by Members of personalised stationery and newsletters in the calendar year 2002.
 - (2) What was the average sum spent by Members of the (a) Government and (b) Opposition.

1433 MR MURPHY: To ask the Treasurer—

- (1) Has his attention been drawn to an article by Paul Barry titled "As Caesar judges Caesar, bankrupt barristers go on their merry way" which appeared in *The Sydney Morning Herald* on 27 February 2001, identifying four Sydney barristers who have been bankrupted twice over huge unpaid tax bills.
- (2) Is he aware that one of those barristers, Mr Robert Somosi, has incurred \$835,000 in unpaid tax and penalties since the 1980s.
- (3) Is he aware that Mr Somosi was also convicted in 1996 of failing to lodge a tax return for 17 years, which then covered his entire working life at the Bar.
- (4) What action is the Government taking to deal with serial bankrupts like Mr Somosi, who use serial bankruptcy to avoid paying tax, including whether it will report such persons to the Law Society of New South Wales and the Bar Association of New South Wales.

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1434 MS JACKSON: To ask the Treasurer—

- (1) How many applications for consideration of eligible investor status did the Australian Taxation Office (ATO) receive from individuals wishing to seek a remission of penalties and interest in the categories of (a) scheme promoters who designed, prepared, managed, sold or implemented the investment schemes, including the directors and office bearers of an entity which managed the investment, (b) tax advisers or financial planners who received a fee for another investor's scheme participation, (c) tax agents and others who give tax advice for a fee on a regular basis, and who could be expected to be aware of the taxation issues associated with investments, including the self-assessment system and (d) members of a professional firm that has a tax practice.
- (2) Were these applications individually assessed taking into account an applicant's previous history as a taxpayer and level of knowledge and understanding of the tax laws, as stated in the *Taxpayers' Charter* explanatory booklet entitled "Treating you fairly and reasonably".
- (3) How many of these applications were approved in each category.
- (4) Of those applications that were approved, what was the average percentage of (a) penalties and (b) interest that was remitted in each category.
- (5) What criteria were used in each category to ensure that each applicant was treated on his or her merits.

1435 MS JACKSON: To ask the Minister representing the Minister for Health and Ageing—

- (1) Further to the answer to question No. 505 (*Hansard*, 19 August 2002, page 5072), is the Minister aware that residents of Gosnells, Thornlie, Maddington, Forrestfield and High Wycombe in the electoral division of Hasluck wishing to access a local bulk billing general practitioner are being told by the practices that they have either ceased taking new patients, or have up to 3-day waiting lists for appointments; if not, why not.
- (2) Is the Minister aware that 35% of general practitioner services in the electoral division of Hasluck no longer provide an ongoing bulk billing service to patients; if not, why not.
- (3) For each broad type of service categorised in the Medicare statistics, what percentage of services were (a) directly billed and (b) billed at or below Medicare schedule fees in the electoral division of Hasluck during (i) 1996, (ii) 1997, (iii) 1998, (iv) 1999, (v) 2000, (vi) 2001 and (vii) 2002.
- (4) For each broad type of service categorised in the Medicare statistics, what percentage of services were (a) directly billed and (b) billed at or below Medicare schedule fees in Western Australia during (i) 1996, (ii) 1997, (iii) 1998, (iv) 1999, (v) 2000, (vi) 2001 and (vii) 2002.

- (5) What was the total number of Medicare services provided during (a) 1996 (b) 1997 (c) 1998 (d) 1999 (e) 2000 (f) 2001 and (g) 2002 in (i) Western Australia and (ii) the electoral division of Hasluck.
- (6) How many services were provided per capita during (a) 1996, (b) 1997, (c) 1998, (d) 1999, (e) 2000, (f) 2001 and (g) 2002 in (i) Western Australia and (ii) the electoral division of Hasluck.
- (7) What percentage of Medicare services were provided at or below the scheduled fee during (a) 1996, (b) 1997, (c) 1998, (d) 1999, (e) 2000, (f) 2001 and (g) 2002 in (i) Western Australia and (ii) the electoral division of Hasluck.

1436 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—

- (1) Further to the answer to question No. 1114 (*Hansard*, 4 February 2003, page 153) concerning the appointment of Mrs Virginia Chadwick to the Board of the Australian Maritime Safety Authority and as Chief Executive Officer of the Great Barrier Reef Marine Park Authority, what is the itemised nature of the remuneration package which ranges from \$170,000 to \$286,000 paid to Mrs Chadwick.
- (2) Is it Government policy that, where a former Senator or Member is entitled to hold a parliamentary pension, or a spouse or partner is in receipt of a pension, or holds an office of profit under the Crown, the pension may be reduced depending on the remuneration received for the holding of such office; if so, why is this policy position not applied to former State and Territory members of Parliament who receive parliamentary pensions.
- 1437 **MR DANBY:** To ask the Minister for Transport and Regional Services—How many single voyage permits have been issued to single-hulled vessels in each of the last five years.
- 1438 MR DANBY: To ask the Minister for Transport and Regional Services—
 - (1) Further to the answer to question No. 828 (*Hansard*, 4 February 2003, page 81), is he able to say what factors are taken into account when commercial decisions are made.
 - (2) Were other factors taken in to account other than commercial decisions; if so, what; if not, why not.

1439 MR DANBY: To ask the Minister for Foreign Affairs—

- (1) Is he able to say whether the Zimbabwean Home Affairs Minister, Kembo Mohadi, operates a policy by which state marketing of grain, the main subsistence foodstuff, is used as a mechanism to punish President Mugabe's political opponents.
- (2) Is he able to say whether Didymus Mutusa, organising Secretary of Zanu-PF and member of the Mugabe politburo, spoke in August 2002 of ethnic cleansing stating that Zimbabwe would be better off with only 6 million people, and that it did not need these extra people.
- (3) Did the Troika of Government Leaders, set up to consider the Zimbabwe election at the recent Commonwealth Heads of Government Meeting in Brisbane and of which the Prime Minister was a member, note its disapproval of Zimbabwe and that Australia has applied the policy of Smart Sanctions, restricting the movements of senior members of the Mugabe Government and their families.
- (4) Is he also able to say whether Mr Mohadi's daughter is being educated at a private school in Australia; if so, given the Home Affairs Minister's complicity in the regime of Mr Mugabe and Australia's opposition to that regime, are there any plans to send Mr Mohadi's daughter back to Zimbabwe; if not, why not.

1440 MR DANBY: To ask the Minister representing the Minister for Defence—

- (1) Further to the answer to part (4) of question No. 828 (*Hansard*, 4 February 2003, page 81) by the Minister for Transport and Regional Services, could the Minister provide a breakdown of the vessels used for the East Timor operation by country of flag and crew.
- (2) What vessels, including the country of flag and crew, were rejected for use in the East Timor operation and why were they rejected.
- (3) What was the main difference between those vessels that were used and those that were rejected for the operation.
- (4) If price was the main factor, what caused the price differential.
- (5) What material was transported by these merchant vessels.
- (6) What material was transported by vessels with either a foreign crew or foreign flag.
- (7) What employment instrument governed the pay and conditions of the crew of each vessel.
- (8) Could the Minister provide copies of these employment instruments.

1441 MR MURPHY: To ask the Treasurer—

- (1) Under subsection 16(2) of the *Income Tax Assessment Act 1936*, is the Commissioner of Taxation or any other officer within the meaning of that Act statutorily precluded, directly or indirectly, from making a record of, or divulging or communicating to any person any information respecting the affairs of another person acquired by the officer.
- (2) Does the subsection preclude the Commissioner of Taxation or any other officer so prescribed from making a record or divulging any information respecting the affairs of another person so acquired within the meaning of that Act, to (a) the Bar Association of New South Wales, (b) the New South Wales Law Society, (c) the Australian Medical Association, (d) the Royal College of Surgeons and (e) other equivalent professional bodies charged with chartered disciplinary responsibilities who maintain professional standards in their respective professions.
- (3) What is the lawful procedure by which peak professional bodies may obtain taxation records for the purposes of disciplinary proceedings within their own mandated responsibilities.
- (4) How is the public interest preserved in light of the provisions of section 16 and the Commissioner of Taxation's responsibilities under the Privacy Act, in particular duties under the Information Privacy Principles.
- (5) How is the Government's public accountability and public interest served by privacy laws and other statutory powers such as those prescribed in section 16 of the Income Tax Assessment Act, which have the effect of denying public accountability of a person acting in a public ministry such as law, medicine, accounting, politics or other ministry.

1442 MR MURPHY: To ask the Attorney-General—

- (1) Is he able to say whether, under the Privacy Act, (a) the word "record" includes an individual's taxation return held by the Commissioner of Taxation, (b) the Australian Taxation Office is an "agency", (c) the Commissioner of Taxation is a "record-keeper" and (d) the Commissioner of Taxation is bound by the Information Privacy Principles (IPP); if so, are there any exemptions.
- (2) Does IPP 11 preclude the Commissioner of Taxation from disclosing either (a) the tax return of an individual; or (b) information as to whether an individual has lodged a return for a particular year, without actual access to the information contained in a tax return itself but only information of the fact of lodgment.
- (3) Does an act of the Commissioner of Taxation in disclosing information to a peak professional body for potential disciplinary action within that profession against a practitioner member of their association, including the Bar Association of New South Wales, the New South Wales Law Society, the Australian Medical Association, the Royal College of Surgeons and other equivalent professional bodies charged with chartered disciplinary responsibilities who maintain professional standards in their respective professions, constitute a breach of the IPP 11; if so, how.
- (4) What is the procedure, if any, by which a professional body charged with disciplinary and professional standard responsibilities such as the New South Wales Bar Association and the New South Wales Law Society, may licitly obtain information critical to their disciplinary powers, including access to verifiable sources of taxation records of their members.

1443 MR BEAZLEY: To ask the Minister representing the Minister for Defence—

- (1) Does the Minister's departmental annual report list fast-jet pilot shortages and equipment shortages driven by logistics shortfalls, as problem areas for the Tactical Fighter Capability; if so, (a) how long is the logistics shortfall, (b) will the Minister detail and quantify the scope, cost and capability impact of these problems, (c) what plans are proposed, or in place, to fix these issues and (d) when will they be resolved.
- (2) What are the current and planned projects for the F-18, including costs, capability enhancement sought and schedules.
- (3) What are the costs, scope and schedules of current projects compared with original approvals.
- (4) What are the current limitations on deploying the F-18 to a hostile air defence environment.
- (5) When will these projects change these limitations.
- (6) What studies have been undertaken to check the sustainability of the F-18 fleet out to its planned withdrawal date and what further studies are under way or planned.
- (7) What has been the trend over the last decade in the cost of operating the F-18 fleet and what is the projected cost of operating the F-18 fleet to its withdrawal date.
- (8) What is the current estimate of the annual cost growth due to aircraft ageing for the F-18 fleet.

- (9) What are the risk factors that might impede the retention of the F-18 fleet out to planned withdrawal date.
- (10) What studies have been undertaken concerning an interim combat aircraft to replace the F-111 or F-18 aircraft prior to the introduction of the Joint Strike Fighter.
- (11) What would be the cost of an interim combat aircraft and how does this compare with the cost of maintaining the F-111 and F-18 fleets to their planned withdrawal dates.
- (12) By what sum would the remaining through-life cost of the F-111 and F-18 fleets need to rise to make it more cost effective to seek an interim solution.
- (13) What contingency plans are in place should either the F-111 or F-18 prove not to be sustainable out to their planned withdrawal date.

1444 MR BEAZLEY: To ask the Minister representing the Minister for Defence—

- (1) What have been the planned and achieved flying hours for the F-111 in each of the last ten years.
- (2) What has been the impact of changes in the level of training and preparedness of the air strike/reconnaissance capability as a result of reductions in the last three years.
- (3) What changes have occurred in the number of trained aircrew over the last three years.
- (4) Does the Minister's departmental annual report list as problem areas for the strike reconnaissance capability, wing cracking, fuel tank over-pressurisation, commercialisation of support functions, fuel tank de-seal/re-seal issues, ageing aircraft problems, enhancement and modification projects and shortfalls in aircrew, engineer and technical personnel; if so, (a) what has been the cost and capability impact of these problems, (b) what plans are in place to fix each of these problems and (c) when are the issues in each problem area planned to be resolved.
- (5) What are the current and planned projects for the F-111 and what are the costs and capability enhancement sought by each project.
- (6) What are the costs, scope and schedules of all current projects compared with that originally approved.
- (7) What are the current limitations on deploying F-111 in battle air defence environments and how will these projects address these limitations.
- (8) What studies have been undertaken on the sustainability of the F-111 fleet out to its planned withdrawal date and what further studies are planned.
- (9) What has been the trend in the cost of operating the F-111 fleet over the last decade and what is the projected operating cost to its withdrawal date.
- (10) What is the current estimate of the annual cost growth due to aircraft ageing for the F-111 fleet.
- (11) What are the risk factors which might impede the retention of the F-111 fleet out to the planned withdrawal date.

1445 MR B.P.O'CONNOR: To ask the Attorney-General—

- (1) How many calls have been made to the anti-terrorist hotline number 1800 123 400 since its launch.
- (2) What is the average number of calls per day.
- (3) What sum has been spent setting up and running the hotline.
- (4) What is the average cost per day of the hotline.
- (5) What percentage of calls to the hotline has been determined to be misdirected, vexatious or frivolous.
- (6) What percentage of calls to the hotline has been determined to be hoaxes.
- (7) How many prosecutions have resulted from calls made to the hotline.

1446 MR B. P. O'CONNOR: To ask the Minister representing the Minister for Family and Community Services—

- (1) How many families and individuals in the electoral division of Burke have received a Debt Notice from Centrelink for overpayment of Family Tax Benefit in (a) 2000-2001 and (b) 2001-2002.
- (2) What was the average Family Tax Benefit debt per family or individual in the electoral division of Burke in (a) 2000-2001 and (b) 2001-2002.
- (3) How many families or individuals received Family Tax Benefit debt notices despite having informed Centrelink within 14 days of a change in their circumstances.
- (4) What advice are Centrelink staff giving to help reduce or prevent debt notices.

- (5) What steps has the Minister taken to reduce the number of families and individuals receiving debt notices for 2002-2003.
- 1447 MR B. P. O'CONNOR: To ask the Minister representing the Minister for Health and Ageing—
 - (1) What was the number of (a) general practitioners and (b) specialists in the electoral division of Burke in (i) 1995 and (ii) 2002.
 - (2) What was the ratio per 1000 of population of (a) general practitioners and (b) specialists, in the electoral division of Burke in the years (i) 1995 and (ii) 2002.
 - (3) What is the number and percentage of (a) general practitioners and (b) specialists that bulk billed in (i) 1995 and (ii) 2002.

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- 1448 MR L. D. T. FERGUSON: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) How many asylum seekers have been issued with a temporary protection visa (TPV) from October 1999 to the present time.
 - (2) What was the recorded country of birth of all TPVs granted to date.
 - (3) Of those who are still in possession of a TPV at present, how many live in each (a) State and Territory, (b) capital city and (c) local government area in the Sydney and Melbourne metropolitan areas.
- 1449 MR SCIACCA: To ask the Minister representing the Minister for Family and Community Services—
 - (1) How many families in the electoral division of Bowman received a Family Tax Benefit debt notice in (a) 2000-2001 and (b) 2001-2002.
 - (2) How many families with Family Tax Benefit debts in (a) 2000-2001 and (b) 2001-2002 had part or all of their tax return withheld to satisfy that debt.
- 1450 MR SCIACCA: To ask the Minister for Employment Services—
 - (1) How many people in the electoral division of Bowman participated in Work for the Dole schemes in (a) 1999-2000, (b) 2000-2001 (c) 2001-2002.
 - (2) In the same years, how many participants went on to find full-time work within (a) 3 months, (b) 6 months, (c) 9 months and (d) 12 months of completing their Work for the Dole projects.
- 1451 MR SCIACCA: To ask the Minister for Ageing—
 - (1) What is the current waiting list for (a) low care and (b) high care beds in aged care facilities in the South East Region of Brisbane.
 - (2) How do these waiting lists compare with figures (a) 12 months ago, (b) two years ago and (c) five years ago.
 - (3) How many (a) low care beds, (b) high care beds and (c) aged care packages have been allocated within the electoral division of Bowman.
 - (4) How many (a) low care and (b) high care beds are currently operational within the electoral division of Bowman.
- 1452 MS JACKSON: To ask the Minister for Employment and Workplace Relations—
 - (1) What is the average time taken by the Office of the Employment Advocate (OEA) to provide a response to a (a) written request from an employee for the expiry date of the Australian Workplace Agreement (AWA) under which he/she is employed and (b) Notice of AWA Termination from an employee.
 - (2) Has the OEA received requests for AWA expiry dates from employees of Burswood Resort Management Ltd. since 15 November 2002; if so, (a) how many, (b) when did the OEA receive each request and (c) on what date was a response given to each request.
 - (3) Has the OEA received AWA termination notices from employees of Burswood Resort Management Ltd. since 15 November 2002; if so, (a) how many, (b) when did the OEA receive each notice, (c) on what date was a response given to each request, (d) which AWAs have been terminated and (e) what was the termination date of each AWA.
- 1453 MRS CROSIO: To ask the Minister for Foreign Affairs—
 - (1) Has his attention been drawn to reports that Iran is mining uranium near the city of Yazd.
 - (2) Has he sought assurances from the Government of the Islamic Republic of Iran that uranium will only be used for peaceful purposes and in compliance with the terms of the Nuclear Non-Proliferation

- Treaty (NPT), of which Iran is a signatory; if so, is he satisfied with the assurances; if not, what will be the response of the Australian Government.
- (3) Will he engage in dialogue with the Government of the Islamic Republic of Iran to ensure that Iran remains in compliance with its obligations pursuant to the NPT.
- (4) Has his attention been drawn to reports of trade in missile technology between North Korea and Iran; if so, what is the response of the Australian Government.
- (5) Is he aware of any other nations that may be suppliers of missile technology to Iran; if so, which nations.

1454 MRS CROSIO: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—

- (1) How many applications have been made under the Government's refugee and humanitarian program in 2000-2001 and 2001-2002 through the embassies in Amman and Beirut, and how many of those applications have been granted.
- (2) What is the average waiting period for applicants under the refugee and humanitarian program who have applied in Amman and Beirut.

1455 MR FITZGIBBON: To ask the Minister representing the Special Minister of State—

- (1) Is there a current lease at William Street Raymond Terrace for premises formerly occupied by the Member for Paterson; if so, (a) how long before the lease expires, (b) will the Minister's Department continue to pay the rent until the lease expires and (c) what is the annual rent being paid by the Department.
- (2) Does the Member for Paterson currently occupy rooms at Sturgeon Street, Raymond Terrace; if so, (a) what is the length of the lease, (b) what is the DOFA member entitlement for an electorate office area (square metres), (c) what is the area (square metres) of the office in Sturgeon Street, (d) is this area (square metres) within the DOFA member entitlement; if not, why not, (e) what is the annual rental for the property and (f) what were the relocation costs.

1456 MR ANDREN: To ask the Minister for Science—

- (1) From which locations are the more than 30,000 packages of radioactive material routinely transported across Australia each year, and to where are they shipped.
- (2) What are the distances between starting locations and destinations over which they are transported.
- (3) How many packages are transported by (a) air, (b) rail, (c) sea and (d) road.
- (4) What is the number, and what the details, of any incidents and accidents involving vehicles carrying nuclear waste by (a) air, (b) rail, (c) sea and (d) road.

1457 MR MURPHY: To ask the Treasurer—

- (1) What percentage of (a) barristers and (b) solicitors failed to lodge an income tax return on time in each of the financial years ended 1992 through to 2002.
- (2) What action did the Australian Taxation Office do about this and when was it taken.

1458 MR MURPHY: To ask the Treasurer—

- (1) Has the Australian Taxation Office (ATO) at any time over the last seven years retained any barrister who has used bankruptcy as a means of avoiding taxation obligations; if so, (a) which barrister or barristers, (b) on how many occasions was each barrister retained and (c) what was the most recent date that each barrister was retained.
- (2) Has the ATO at any time over the last seven years retained any barrister while that person was bankrupt; if so, (a) which barrister or barristers, (b) on how many occasions was each barrister retained and (c) what was the most recent date each barrister was retained.
- (3) Was question No. 2455 asked by the Member for Barton on 26 March 2001 unanswered by the time of the dissolution of the 39th Parliament in October 2001; if so, why.

1459 MR MURPHY: To ask the Treasurer—

- (1) Further to the reply to question No. 43, what is the process by which Australian Taxation Office (ATO) industry codes, also known as Business Industry Codes, within the ATO 2002 Business Industry Codes (Ref. NAT 1827-6.2002) are created and allocated.
- (2) Who within the ATO has responsibility for the creation of these codes and allocation to specific business activities.

- (3) What are the Business Industry Codes for the business activities of (a) advocate, (b) barrister, (c) conveyancing service—by qualified legal practitioners, (d) legal aid service and (e) notary and (f) solicitor.
- (4) Does he have data available through the ATO that can specify the percentage of (a) barristers and (b) solicitors who pay the top marginal rate of income tax; if so, what are those respective percentages; if not, why not.
- (5) What are the reasons why the 78410 business industry code aggregates widely divergent occupations such as those listed in part (3), in such macro and widely divergent business activities.
- (6) Is he able to distinguish data from taxation returns received by the ATO from those business activities prescribed in code 78410; if so, will he provide further particulars going to the substance of the original question No. 43.
- (7) If he is unable to so distinguish such figures, why has the ATO chosen to create business industry code 78410 which inextricably mixes these six widely divergent business activities into one amorphous code.
- (8) Will he direct the ATO to recommend creating unique business industry codes for each of the six business activities prescribed under code 78410; if so, when; if not, why not.
- (9) What means does a member of the public have in obtaining the information sought in question No. 43.
- (10) Does the ATO furnish information to the Australian Bureau of Statistics that enables that Bureau to distinguish the percentage of barristers and solicitors who pay the top marginal rate of income tax; if not, why not.
- 1460 **MR MURPHY:** To ask the Treasurer—With regard to my question No. 43 which first appeared on the Notice Paper on 13 February 2002, did he have any discussion of that question with the Commissioner for Taxation; if so, on what dates and what was Mr Carmody's advice to him.
- 1461 MR MURPHY: To ask the Attorney-General—
 - (1) Did he issue a news release on 28 February 2001 titled "Attorneys-General to consider compulsory reporting of bankruptcy for barristers".
 - (2) Did he say in that news release that he intended to discuss with State and Territory Ministers options for dealing with barristers who flout the tax system, such as by making it compulsory for barristers to report bankruptcy or suspending or withdrawing the right of those barristers to practise law in Australia.
 - (3) When, where and with whom and on what dates did he have discussions with the State and Territory Ministers in relation to options for dealing with barristers who abuse the tax system.
 - (4) What is the outcome of his discussions over the past two years with regard to what the Howard Government intends to do about members of the legal profession, particularly barristers, who are serial rorters of the taxation system.
- 1462 **MR MURPHY:** To ask the Attorney-General—Has he written to the New South Wales Bar Association recommending that the bankrupt barristers identified by Paul Barry in his articles published in *The Sydney Morning Herald* on 26 and 27 February 2001, be struck off for malpractice; if so, when; if not, why not.
- 1463 MR MURPHY: To ask the Attorney-General—Has he recommended to his Cabinet colleagues that the Government should amend section 16 of the *Income Tax Assessment Act 1936* to allow the Taxation Commissioner to notify professional bodies like the Law Society and Bar Associations of the activities of serial bankrupt members of the legal profession; if so, when; if not, why not.
- 1464 MR MURPHY: To ask the Attorney-General—
 - (1) Did he issue a joint news release with the Assistant Treasurer on 9 March 2001 titled "Bankruptcy and Taxation Obligations" stating that procedures would be introduced to ensure that Commonwealth Departments and agencies do not engage barristers who use bankruptcy as a means of avoiding tax.
 - (2) What procedures have been introduced over the past 23 months to ensure that Commonwealth Departments and agencies do not engage barristers who use bankruptcy as a means of avoiding tax.
- 1465 MR MURPHY: To ask the Attorney-General—
 - (1) Did he issue a joint news release with the Assistant Treasurer on 22 March 2001 titled "Bankrupt Lawyers", advising that a taskforce had been established to determine whether any changes are needed to the bankruptcy and taxation laws to ensure that people are prevented from using bankruptcy as a means of avoiding their tax obligations.

(2) What action is the Government taking to strengthen the law to stop serial offenders, particularly barristers, from being made bankrupt.

1466 MR MURPHY: To ask the Attorney-General—

- (1) Did he issue a News Release on 25 July 2001 titled "Getting tough on lawyers who avoid tax".
- (2) Following the agreement reached by the Standing Committee of Attorneys-General meeting in Darwin on 25 July 2001 to clamp down on barristers who declare themselves bankrupt in order to avoid their tax obligations, what has he done to ensure that legal practitioners who become insolvent or bankrupt will be compelled to advise their professional association of their situation.

1467 MR McCLELLAND: To ask the Minister for Employment and Workplace Relations—

- (1) Has his attention been drawn to a recent announcement by the Hon. John Della Bosca, NSW Minister for Industrial Relations, of the establishment of a research institute into asbestos diseases.
- (2) Given that evidence suggests there will be an increase in asbestos related diseases over the coming years and that Australians from all States and Territories will be affected by those diseases, will the Government consider liaising with the NSW Government with a view to assisting the institute to extend its research to a national basis.

1468 MR McCLELLAND: To ask the Minister for the Environment and Heritage—

- (1) Was the oil tanker *Prestige* that recently broke up and sank off the Spanish coast a single hull tanker.
- (2) Are there any incidents involving damage to single hull oil tankers in the region of the Great Barrier Reef.
- (3) Is he able to say whether the European Parliament is considering passing legislation banning these ships from European ports.
- (4) What is the Australian Government's position in respect to single hull oil tankers sailing in the vicinity of the Great Barrier Reef and other world heritage listed areas.

1469 MS HOARE: To ask the Minister representing the Minister for Health and Ageing—

- (1) How many Medicare general practitioner service claims were lodged in the electoral division of Charlton in (a) 2001-2002, (b) 2000-2001 and (c) 1999-2000.
- (2) How many Medicare claims were lodged by general practitioners in the electoral division of Charlton in (a) 2001-2002, (b) 2000-2001 and (c) 1999-2000.
- (3) How many Medicare claims did the patient or their agent, lodge in person at a Medicare office in the electoral division of Charlton in (a) 2001-2002, (b) 2000-2001 and (c) 1999-2000.
- (4) How many Medicare claims were lodged in the electoral division of Charlton by post in (a) 2001-2002, (b) 2000-2001 and (c) 1999-2000.
- (5) How many Medicare claims were lodged in the electoral division of Charlton by the Easyclaim facility in (a) 2001-2002, (b) 2000-2001 and (c) 1999-2000.
- (6) How many Medicare Easyclaim agencies were located in the electoral division of Charlton in (a) 2001-2002, (b) 2000-2001 and (c) 1999-2000.

1470 MR DANBY: To ask the Minister for Foreign Affairs—

- (1) Is he aware that on 10 February 2003 a Chinese court convicted and sentenced to life imprisonment a US based dissident, Wang Binzhang, on spying and terrorism charges.
- (2) Is he aware that Mr Wang was only brought to trial after being kidnapped by Chinese State Security whilst Mr Wang was in Vietnam.
- (3) Can he confirm that the Beijing authorities arrested Mr Wang for terrorist activities, activities that were in fact the organisation of a pro-democracy political party and the publication of a pro-democracy magazine.
- (4) Is he able to give any credence to the charges on which Mr Wang was convicted, namely that he was (a) organising and leading a terrorist group, (b) passing military secrets to Taiwan, (c) plotting to blow up the Chinese Embassy in Thailand and (d) advocating assassination and kidnapping in internet essays.

1471 MR DANBY: To ask the Minister for Foreign Affairs—

- (1) Is he able to say whether a leading Iranian reform strategist, Abbas Abdi, was sentenced in Tehran to seven years imprisonment in January 2003.
- (2) Was the crime for which Abbas Abdi was jailed for publishing an opinion poll showing that three out of four Iranians favour relations with Washington.

- (3) Was Abbas Abdi one of the students who led the takeover of the American Embassy in Tehran in 1979.
- (4) Have there been any large-scale demonstrations in Iran against Mr Adbi's jailing.
- (5) Has Australia raised the matter of Mr Abdi's jailing with the Iranian Embassy.
- (6) What is the Government's view on the jailing of Mr Abdi.
- (7) Does the Government believe the Iranian Government of Mr Khatami still enjoys the support of the large majority of Iranians who voted for its reform image, or have they lost hope that Mr Khatami can resist the Mullahs who control the military and security forces and who have jailed Mr Abdi.
- (8) Does the Government view Mr Abdi's jailing as severely damaging any prospect of democratic change within Iran.

1472 MS O'BYRNE: To ask the Minister representing the Minister for Health and Ageing—

- (1) Has the Government any intention of removing brands from the Pharmaceutical Benefits Scheme (PBS) list.
- (2) What was the total number of PBS prescriptions filled for concession card holders during (a) 1998-99, (b) 1999-2000, (c) 2000-2001, (d) 2001-2002 and (e) 2002-2003 in (i) Tasmania, (ii) the electoral division of Bass and (iii) the postcode areas of (A) 7248, (B) 7249, (C) 7250, (D) 7252, (E) 7253, (F) 7254, (G) 7255, (H) 7257, (I) 7258, (J) 7259, (K) 7260, (L) 7261, (M) 7262, (N) 7263, (O) 7264, (P) 7265, (Q) 7267, (R) 7268, (S) 7277 and (T) 7212.
- (3) What was the total number of PBS prescriptions filled for Department of Veterans' Affairs (DVA) treatment card holders during (a) 1998-99, (b) 1999-2000, (c) 2000-2001, (d) 2001-2002 and (e) 2002-2003 in (i) Tasmania, (ii) the electoral division of Bass and (iii) the postcode areas of (A) 7248, (B) 7249, (C) 7250, (D) 7252, (E) 7253, (F) 7254, (G) 7255, (H) 7257, (I) 7258, (J) 7259, (K) 7260, (L) 7261, (M) 7262, (N) 7263, (O) 7264, (P) 7265, (Q) 7267, (R) 7268, (S) 7277 and (T) 7212.
- (4) What was the total number of PBS prescriptions filled for non-concession or DVA treatment card holders during (a) 1998-99, (b) 1999-2000, (c) 2000-2001, (d) 2001-2002 and (e) 2002-2003 in (i) Tasmania, (ii) the electoral division of Bass and (iii) the postcode areas of (A) 7248, (B) 7249, (C) 7250, (D) 7252, (E) 7253, (F) 7254, (G) 7255, (H) 7257, (I) 7258, (J) 7259, (K) 7260, (L) 7261, (M) 7262, (N) 7263, (O) 7264, (P) 7265, (Q) 7267, (R) 7268, (S) 7277 and (T) 7212.
- (5) What was the total number of PBS prescriptions filled for scripts that cost the consumer a maximum of \$23.10 during (a) 1998-99, (b) 1999-2000, (c) 2000-2001, (d) 2001-2002 and (e) 2002-2003 in (i) Tasmania, (ii) the electoral division of Bass and (iii) the postcode areas of (A) 7248, (B) 7249, (C) 7250, (D) 7252, (E) 7253, (F) 7254, (G) 7255, (H) 7257, (I) 7258, (J) 7259, (K) 7260, (L) 7261, (M) 7262, (N) 7263, (O) 7264, (P) 7265, (Q) 7267, (R) 7268, (S) 7277 and (T) 7212.

1473 MS O'BYRNE: To ask the Minister representing the Minister for Health and Ageing—

- (1) What was the total number of individuals that have reached the Medicare Safety Net Threshold during (a) 2001-2002 and (b) 2002-2003 in (i) Tasmania, (ii) the electoral division of Bass and (iii) the postcode areas of (A) 7248, (B) 7249, (C) 7250, (D) 7252, (E) 7253, (F) 7254, (G) 7255, (H) 7257, (I) 7258, (J) 7259, (K) 7260, (L) 7261, (M) 7262, (N) 7263, (O) 7264, (P) 7265, (Q) 7267, (R) 7268, (S) 7277 and (T) 7212.
- (2) What was the total number of families that have reached the Medicare Safety Net Threshold during (a) 2001-2002 and (b) 2002-2003 in (i) Tasmania, (ii) the electoral division of Bass and (iii) the postcode areas of (A) 7248, (B) 7249, (C) 7250, (D) 7252, (E) 7253, (F) 7254, (G) 7255, (H) 7257, (I) 7258, (J) 7259, (K) 7260, (L) 7261, (M) 7262, (N) 7263, (O) 7264, (P) 7265, (Q) 7267, (R) 7268, (S) 7277 and (T) 7212.
- (3) What was the total number of families that have registered for the Medicare Safety Net.

1474 MS O'BYRNE: To ask the Minister representing the Minister for Health and Ageing—

- (1) What was the total number of individuals that have reached the Pharmaceutical Benefits Scheme (PBS) Safety Net Threshold during (a) 2001-2002 and (b) 2002-2003 in (i) Tasmania, (ii) the electoral division of Bass and (iii) the postcode areas of (A) 7248, (B) 7249, (C) 7250, (D) 7252, (E) 7253, (F) 7254, (G) 7255, (H) 7257, (I) 7258, (J) 7259, (K) 7260, (L) 7261, (M) 7262, (N) 7263, (O) 7264, (P) 7265, (Q) 7267, (R) 7268, (S) 7277 and (T) 7212.
- (2) What was the total number of families that have reached the PBS Safety Net Threshold during (a) 2001-2002 and (b) 2002-2003 in (i) Tasmania, (ii) the electoral division of Bass and (iii) the postcode areas of (A) 7248, (B) 7249, (C) 7250, (D) 7252, (E) 7253, (F) 7254, (G) 7255, (H) 7257, (I) 7258,

- (J) 7259, (K) 7260, (L) 7261, (M) 7262, (N) 7263, (O) 7264, (P) 7265, (Q) 7267, (R) 7268, (S) 7277 and (T) 7212.
- (3) What was the total number of individuals that have reached the PBS Safety Net Threshold and were not issued with a Safety Net Card during (a) 1998-99, (b) 1999-2000, (c) 2000-2001, (d) 2001-2002 and (e) 2002-2003.
- (4) What was the total number of families that have reached the PBS Safety Net Threshold and were not issued with a Safety Net Card during (a) 1998-99, (b) 1999-2000, (c) 2000-2001, (d) 2001-2002 and (e) 2002-2003.
- 1475 MS O'BYRNE: To ask the Minister representing the Minister for Health and Ageing—
 - (1) What was the total number of individuals with a Safety Net Concession Card during (a) 2001-2002 and (b) 2002-2003 in (i) Tasmania, (ii) the electoral division of Bass and (iii) the postcode areas of (A) 7248, (B) 7249, (C) 7250, (D) 7252, (E) 7253, (F) 7254, (G) 7255, (H) 7257, (I) 7258, (J) 7259, (K) 7260, (L) 7261, (M) 7262, (N) 7263, (O) 7264, (P) 7265, (Q) 7267, (R) 7268, (S) 7277 and (T) 7212.
 - (2) What was the total number of families with a Safety Net Concession Card during (a) 2001-2002 and (b) 2002-2003 in (i) Tasmania, (ii) the electoral division of Bass and (iii) the postcode areas of (A) 7248, (B) 7249, (C) 7250, (D) 7252, (E) 7253, (F) 7254, (G) 7255, (H) 7257, (I) 7258, (J) 7259, (K) 7260, (L) 7261, (M) 7262, (N) 7263, (O) 7264, (P) 7265, (Q) 7267, (R) 7268, (S) 7277 and (T) 7212.
- 1476 MS O'BYRNE: To ask the Minister representing the Minister for Health and Ageing—
 - (1) What was the total number of individuals with a Safety Net Entitlement Card during (a) 2001-2002 and (b) 2002-2003 in (i) Tasmania, (ii) the electoral division of Bass and (iii) the postcode areas of (A) 7248, (B) 7249, (C) 7250, (D) 7252, (E) 7253, (F) 7254, (G) 7255, (H) 7257, (I) 7258, (J) 7259, (K) 7260, (L) 7261, (M) 7262, (N) 7263, (O) 7264, (P) 7265, (Q) 7267, (R) 7268, (S) 7277 and (T) 7212.
 - (2) What was the total number of families with a Safety Net Entitlement Card during (a) 2001-2002 and (b) 2002-2003 in (i) Tasmania, (ii) the electoral division of Bass and (iii) the postcode areas of (A) 7248, (B) 7249, (C) 7250, (D) 7252, (E) 7253, (F) 7254, (G) 7255, (H) 7257, (I) 7258, (J) 7259, (K) 7260, (L) 7261, (M) 7262, (N) 7263, (O) 7264, (P) 7265, (Q) 7267, (R) 7268, (S) 7277 and (T) 7212.
- 1477 **MS O'BYRNE:** To ask the Minister representing the Minister for Health and Ageing—What percentage of Medicare services by broad type of service were direct billed during (a) 2001-2002 and (b) 2002-2003 in (i) Tasmania, (ii) the electoral division of Bass and (iii) the postcode areas of (A) 7248, (B) 7249, (C) 7250, (D) 7252, (E) 7253, (F) 7254, (G) 7255, (H) 7257, (I) 7258, (J) 7259, (K) 7260, (L) 7261, (M) 7262, (N) 7263, (O) 7264, (P) 7265, (Q) 7267, (R) 7268, (S) 7277 and (T) 7212.
- 1478 MS O'BYRNE: To ask the Minister representing the Minister for Health and Ageing—What was the total number of Medicare services provided during (a) 2001-2002 and (b) 2002-2003 in (i) Tasmania, (ii) the electoral division of Bass and (iii) the postcode areas of (A) 7248, (B) 7249, (C) 7250, (D) 7252, (E) 7253, (F) 7254, (G) 7255, (H) 7257, (I) 7258, (J) 7259, (K) 7260, (L) 7261, (M) 7262, (N) 7263, (O) 7264, (P) 7265, (Q) 7267, (R) 7268, (S) 7277 and (T) 7212.
- 1479 MS O'BYRNE: To ask the Minister representing the Minister for Health and Ageing—How many Medicare services were provided per capita during (a) 2001-2002 and (b) 2002-2003 in (i) Tasmania, (ii) the electoral division of Bass and (iii) the postcode areas of (A) 7248, (B) 7249, (C) 7250, (D) 7252, (E) 7253, (F) 7254, (G) 7255, (H) 7257, (I) 7258, (J) 7259, (K) 7260, (L) 7261, (M) 7262, (N) 7263, (O) 7264, (P) 7265, (Q) 7267, (R) 7268, (S) 7277 and (T) 7212.
- 1480 MS O'BYRNE: To ask the Minister representing the Minister for Health and Ageing—What percentage of Medicare services were provided at or below the scheduled fee during (a) 2001-2002 and (b) 2002-2003 in (i) Tasmania, (ii) the electoral division of Bass and (iii) the postcode areas of (A) 7248, (B) 7249, (C) 7250, (D) 7252, (E) 7253, (F) 7254, (G) 7255, (H) 7257, (I) 7258, (J) 7259, (K) 7260, (L) 7261, (M) 7262, (N) 7263, (O) 7264, (P) 7265, (Q) 7267, (R) 7268, (S) 7277 and (T) 7212.

13 February 2003

MS GRIERSON: To ask the Ministers listed below (questions Nos. 1481 - 1498)—

(1) Does the Minister's Department administer any Commonwealth funded programs for which community organisations, businesses or individuals in the electoral division of Newcastle can apply for funding; if so, what are the programs.

- (2) Does the Minister's Department advertise these funding opportunities; if so, (a) what print or other media outlets have been used for the advertising of each of these programs and (b) were these paid advertisements.
- (3) With respect to each of the Commonwealth funded programs referred to in part (1), (a) what is its purpose and (b) who is responsible for allocating funds.
- (4) With respect to each of the Commonwealth funded programs referred to in part (1), how many (a) community organisations, (b) businesses or (c) individuals in the electoral division of Newcastle received funding in 2001 and 2002.
- (5) What sum of Commonwealth funding did each recipient receive in 2001 and 2002.
- (6) What is the name and address of each recipient.
- 1481 MS GRIERSON: To ask the Prime Minister.
- 1482 MS GRIERSON: To ask the Minister for Transport and Regional Services.
- 1483 MS GRIERSON: To ask the Treasurer.
- 1484 MS GRIERSON: To ask the Minister for Trade.
- 1485 MS GRIERSON: To ask the Minister representing the Minister for Defence.
- 1486 **MS GRIERSON:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts.
- 1487 **MS GRIERSON:** To ask the Minister for Foreign Affairs.
- 1488 MS GRIERSON: To ask the Minister for Employment and Workplace Relations.
- 1489 MS GRIERSON: To ask the Minister for Immigration and Multicultural and Indigenous Affairs.
- 1490 MS GRIERSON: To ask the Minister for the Environment and Heritage.
- 1491 MS GRIERSON: To ask the Attorney-General.
- 1492 MS GRIERSON: To ask the Minister representing the Minister for Finance and Administration.
- 1493 MS GRIERSON: To ask the Minister for Agriculture, Fisheries and Forestry.
- 1494 MS GRIERSON: To ask the Minister representing the Minister for Family and Community Services.
- 1495 MS GRIERSON: To ask the Minister for Education, Science and Training.
- 1496 MS GRIERSON: To ask the Minister representing the Minister for Health and Ageing.
- 1497 MS GRIERSON: To ask the Minister for Industry, Tourism and Resources.
- 1498 MS GRIERSON: To ask the Minister for Veterans' Affairs.
- 1499 MS GRIERSON: To ask the Minister for Veterans' Affairs—
 - (1) How many (a) veterans, (b) war widows and war widowers and (c) spouses of veterans with an entitlement in their own right in the electoral division of Newcastle currently have a Gold Card.
 - (2) How many of these (a) veterans, (b) war widows and war widowers and (c) spouses of veterans with an entitlement in their own right reside in each of the postcode areas within the electoral division of Newcastle.
 - (3) How many (a) veterans, (b) war widows and war widowers and (c) spouses of veterans with an entitlement in their own right have accessed services under the Veterans Home Care program in 2001 and 2002.
 - (4) Under the Veterans Home Care program, how many hours of services were provided to eligible (a) veterans, (b) war widows and war widowers and (c) spouses of veterans with an entitlement in their own right in 2001 and 2002.
 - (5) What is the process whereby (a) veterans, (b) war widows and war widowers and (c) spouses of veterans with an entitlement in their own right are assessed for home care services.
 - (6) Can (a) veterans, (b) war widows and war widowers and (c) spouses of veterans with an entitlement in their own right residing in low-level care hostels access services under the Veterans Home Care program or the Rehabilitation Appliances Program; if so, what are the guidelines that enable access to these programs; if not, what guidelines prevent access to the programs.

1500 MR LATHAM: To ask the Prime Minister—

(1) Further to the answer to question No. 299 (*Hansard*, 19 June 2002, page 4001), since April 2002, what representations has he made to the British Prime Minister to ensure the return of the Parthenon Marbles to Athens.

(2) What has been the outcome of those representations.

1501 MR MURPHY: To ask the Treasurer—

- (1) Did the Taxation Commissioner, Mr Michael Carmody issue a warning on 11 February 2003 to small business owners in relation to those individuals who participate in tax avoidance schemes by using fixed trusts to distribute profits into self-managed superannuation funds and thereby expect to receive the 15% concessional rate of tax.
- (2) Is the Australian Taxation Office (ATO) investigating those schemes; if so, what is the outcome of the ATO's investigation; if not, why not.
- (3) Is he aware whether any (a) barristers or (b) solicitors are (i) personally participating in or (ii) promoting these schemes to their clients; if so, how many barristers and solicitors have been identified.
- 1502 MR MURPHY: To ask the Attorney-General—In answer to a question without notice (*Hansard*, 19 August 2002, page 4811) from the Member for Barton concerning the taskforce inquiry into wealthy barristers using bankruptcy laws to avoid tax and the Government's failure after seven months to make public or provide a response to the taskforce's report, did he state that the Government was working very hard on the report of the taskforce and that he hoped that the Government response would be seen very soon; if so, what is that response.
- 1503 MR MURPHY: To ask the Minister representing the Minister for Health and Ageing—
 - (1) Further to part (5) of the answer to question No. 358 (*Hansard*, 19 August 2002, page 4941 and part (7) of the answer to question No. 884 (*Hansard*, 22 October 2002, page 8391), has the Minister seen a News Release by the NSW Minister for Health on 11 February 2003, titled "MRI at Concord Hospital" advising that the Carr Labor Government has already promised to fund the significant building works required and the ongoing operating costs for a new Magnetic Resonance Imaging (MRI) unit at Concord Repatriation General Hospital, but that the NSW Minister first needs the licence from the Federal Government.
 - (2) When will the Minister offer Concord Repatriation General Hospital an MRI licence and allow it to provide Medicare eligible MRI services.
- 1504 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - (1) Further to the organisational restructure of his Department in 2002, have all new positions been filled.
 - (2) What, if any, changes have been made to that structure since it was announced.
 - (3) Have any vacancies not been filled; if so, why.
 - (4) Will he provide a copy of the final new structure, including the staffing numbers, programs and policy responsibilities of each section.
- 1505 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—With respect to the Department's regulation of aviation security, can he say which regulations have been modified, waived or relaxed to facilitate or permit the effective conduct of the air security officer program administered by the Minister for Justice and Customs.
- 1506 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - (1) Further to the reference in Senate Estimates in May 2002 to the Civil Aviation Safety Authority's (CASA) problems filling specialist vacancies such as in the area of aircraft certification, what employment classifications in CASA are affected by this skill shortage and what type of qualifications, training or experience is required for these positions.
 - (2) How many of these positions in CASA are filled and what is CASA's optimum number for these positions.
 - (3) What is the salary range for these positions.
 - (4) Given Qantas, Virginblue and Rex are bringing in new aircraft, will this skill shortage impact on these airlines' timeframes for obtaining the CASA certifications required.
 - (5) Is CASA taking any remedial action to develop this skill set in Australia; if so, what; if not, why not.
- 1507 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—Will he provide a list of recommendations arising from the most recent International Civil Aviation Organisation audit of the Civil Aviation Safety Authority's operations, including the Government's proposed response to each recommendation and timeframe for concluding that action.
- 1508 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—Is the Civil Aviation Safety Authority developing new regulations for maintenance and manufacturing organisations; if so, (a)

will these regulations harmonise with skill requirements for workers between Australia and other aviation nations; if not, why not and (b) has the issue of portability of skills for this industry internationally been given any consideration; if so, how and what was the outcome; if not, why not.

- 1509 MRM. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - (1) With respect to the increase in Regulatory Service Fees listed on page 91 of the Civil Aviation Safety Authority (CASA) 2001-2002 annual report, will be provide a breakdown of which services generated the additional \$300 000 increase in revenue.
 - (2) Which fees increased, by what sum, when was each fee first applied and to which part of the aviation industry is the fee paid.
 - (3) What was the fee for each of these services in each year since the establishment of CASA in 1995.
- 1510 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—Has a review been undertaken of the Navigation Act; if so, (a) who conducted the review, (b) was a report produced, (c) when will it be available to the public, (d) what did the review recommend, (e) what is the status of the recommendations, (f) when will the industry be consulted and (g) when will they be implemented.
- 1511 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—With respect to the payment of en route air traffic control charges for certain regional aircraft, (a) what has been the cost of the program to date, (b) what sum has been paid and (c) on behalf of which airlines have payments been made.
- 1512 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - (1) Has the P&O *Adelaide* been operating on the Australian coast on continuing voyage permits since 24 October 2000; if not, what permits have been issued to it and when were they issued
 - (2) How many permits have been issued, on which dates and for the carriage of what cargo, how many crew were employed on the vessel for each voyage or pattern of voyages and which Australian operators were contacted to ensure no Australian vessel was available for each voyage.
 - (3) Was any other Australian rail or road transport operator available to transport this cargo; if not, why not.
 - (4) For each permit, if an Australian vessel was not available at the time the permit was issued, when would have one been available.
 - (5) For each of these voyages under a single or continuing voyage permit, what type of tax, if any, was paid by the operators, crew or owners of the vessel and what employment framework covered the crew.
 - (6) Is this vessel registered in The Netherlands, managed from Cyprus and crewed by Polish and Filipino nationals.
- 1513 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - (1) Did he or his Department ask the Minister for Immigration and Multicultural Affairs to exercise his powers under section 33 (2)(b)(ii) of the Migration Act to establish a new type of Special Purpose Visa category for crews on vessels operating under single and continuous voyage permits:
 - (2) In what way, if any, will this impact on the issuance of single and continuing voyage permits.
 - (3) Will vessel operators working the coast on a continuing voyage permit issued for six months be required to exit Australian waters after the expiration of crew's special purpose visas after three months, if not why not.
 - (4) Will a new limit of three months be set for continuing voyage permits.
 - (5) Does this decision indicate that his Department has been remiss by continuing to issue permits to create a situation that did not clearly adhere to all Australian laws, such as immigration law.
 - (6) How does the introduction of this new category of visa ensure that coastal trading is not opened up in such a way as to remove opportunities for Australian workers as stated by the Minister for Immigration and Multicultural Affairs.
- 1514 MR M. J. FERGUSON: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) With respect to his decision to exercise his powers under section 33 (2)(b)(ii) of the Migration Act to establish a new type of Special Purpose Visa category for crews on vessels operating under single and continuous voyage permits, how does the introduction of this new category of visa ensure that coastal trading is not opened up in such a way as to remove opportunities for Australian workers.
 - (2) Can a crew member be issued with subsequent special visas after the expiry of the first; if so, (a) what is the minimum gap, if any, between the two permits and (b) are there any other requirements on reissue, such as a requirement to leave Australian waters; if not, why not.

1515 MR DANBY: To ask the Minister for Foreign Affairs—

- (1) Further to the answer to question No. 1267 and his answer that most of the 77 people arrested by Malaysian authorities for alleged links to KMM or JI were Malaysian and two were Indonesian, (a) what other nationalities were amongst the remainder of the suspects and (b) are these suspects from the countries in the Organisation of the Islamic Conference (OIC).
- (2) Is he able to say what are the exemptions for OIC visitors arriving in Malaysia.
- (3) Why is the Australian Government not in a position to explain Malaysian immigration policy.
- (4) Is he able to say whether (a) the Malaysian Government has made any public announcements or (b) there have been press reports, on the no visa requirement to enter Malaysia or OIC countries.
- (5) Have Australian authorities sought a briefing from the Malaysian Government or its representatives about any change in policy since the arrests of KMM/JI suspects; if not, why not.
- (6) Since the JI bombing of Bali and given JI's relations with Al Qaeda, does the Government see any danger in the ease of entry to Malaysia of OIC citizens; if not, why not.

1516 MR BEVIS: To ask the Minister representing the Minister for Family and Community Services—

- (1) Over the last three financial years, what programs has the Government operated or funded through non government organisations to assist young Australians at risk of suicide or for youth suicide prevention programs.
- (2) Over the last three financial years, what sum of funding was given to which organisations.

1517 MR QUICK: To ask the Minister for Foreign Affairs—

- (1) What has been Australia's response to the continued violation of international law and UN resolutions by the Israel.
- (2) Has the Government made any protest regarding breaches of the Fourth Geneva Convention by Israel in relation to (a) the confiscation of land and construction of settlements, (b) extra-judicial killings and assassinations of persons in the occupied territories of the West Bank and Gaza and (c) the destruction of homes in a manner which resulted in the death of a 65 year old woman in Gaza in early February 2003.
- (3) Is he aware of reported plans by Israel to deport Palestinian leaders; if so, will Australia caution Israel against deportations.

1518 MR BALDWIN: To ask the Minister representing the Special Minister of State—

- (1) What is the current electoral office address for the Member for (a) Hunter, (b) Charlton, (c) Shortland and (d) Newcastle.
- (2) When was each office established at those addresses.
- (3) What is the length of each lease.
- (4) Who are the owners of the properties and if it is a company, who are the directors of that company.
- (5) What is the DOFA member entitlement for an electorate office area in square metres.
- (6) What is the area in square metres of each office.
- (7) Is the area within the DOFA member entitlement; if not, why not.
- (8) What is the annual rental for each property.
- (9) What were the relocation costs.
- (10) What was the previous electoral office address for the Member for (a) Hunter, (b) Charlton, (c) Shortland and (d) Newcastle.
- (11) When was each office established at those addresses.
- (12) What was the length of each lease.
- (13) Who were the owners of the properties and if it was a company, who were the directors of that company.
- (14) During the period of each lease, what was the DOFA member entitlement for an electorate office area in square metres.
- (15) What was the area in square metres of each office.
- (16) Was the area within the DOFA member entitlement; if not, why not.
- (17) What was the annual rental for each property.
- (18) What were the relocation, lease finalisation and restitution costs.

- 1519 MR BALDWIN: To ask the Minister representing the Special Minister of State—
 - (1) What was the previous electoral office address for the Member for Paterson.
 - (2) When was the office established at that address.
 - (3) What was the length of the lease.
 - (4) Who were the owners of the property and if it was a company, who were the directors of that company.
 - (5) During the period of the lease, what was the DOFA member entitlement for an electorate office area in square metres.
 - (6) What was the area in square metres of the office.
 - (7) Was the area within the DOFA member entitlement; if not, why not.
 - (8) What was the annual rental for the property.
 - (9) What abnormal costs were involved in the establishment of that office.
 - (10) What were the relocation, lease finalisation and restitution costs.

3 March 2003

*1520 MS JACKSON: To ask the Minister for Ageing—

- (1) What is the total number of (a) Community Aged Care packages and (b) Extended Aged Care at Home packages that can be accessed by residents of (i) the ACT, (ii) NSW, (iii) Vic., (iv) Qld, (v) SA, (vi) WA, (g) Tas. and (h) the NT.
- (2) What is the total number of (a) Community Aged Care packages and (b) Extended Aged Care at Home packages that can be accessed by residents in the electoral divisions of (i) Cowan, (ii) Curtin, (iii) Kalgoorlie, (iv) Pearce, (v) Canning, (vi) Forrest, (vii) Tangney, (viii) Moore, (iv) Cowan, (x) Stirling, (xi) Hasluck, (xii) Fremantle, (xiii) Brand, (xiv) Perth and (xv) Swan.
- (3) What is the total number of (a) Community Aged Care packages and (b) Extended Aged Care at Home packages that can be accessed by residents in the postcode areas of (i) 6055, (ii) 6056, (iii) 6057, (iv) 6058, (v) 6076, (vi) 6107, (vii) 6108, (viii) 6109 and (ix) 6110.
- (4) Is the main difference between a Community Aged Care package and an Extended Aged Care at Home package that the latter provides for nursing care in addition to general respite care; if not, why not.
- (5) Is it more cost-effective for an aged person living in his or her own home to obtain the assistance of an Extended at Home Care package, rather than occupy a bed in an aged care facility.
- (6) How many, and which, suburbs in Australia have no access to Extended Aged Care at Home packages.
- (7) What other assistance is available to residents who live in suburbs with no access to Extended Aged Care at Home packages to allow them to remain at home.

*1521 MR L. D. T. FERGUSON: To ask the Minister for Citizenship and Multicultural Affairs—

- (1) What household items are provided to eligible humanitarian entrants under the Household Formation Support (HFS) element of the Integrated Humanitarian Settlement Strategy (IHSS).
- (2) Are items such as lounge furniture, wardrobes and chests of drawers excluded from the list of approved items; if so, is it assumed that charities will provide humanitarian entrants with such items out of their own resources.
- (3) Are contracted service providers funded a set sum per household to provide approved household items; if so, what is this sum and on what basis was it determined.
- (4) Have HFS service providers expressed concern about their capacity to provide adequate HFS assistance to clients within the current financial constraints of the scheme; if so, what has been the response of his Department.
- *1522 MS O'BYRNE: To ask the Minister for Employment and Workplace Relations—What are the (a) names, (b) addresses and (c) hours of operation of organisations that are part of the Job Network in the postcode areas of (i) 7248, (ii) 7249, (iii) 7250, (iv) 7252, (v) 7253, (vi) 7254, (vii) 7255, (viii) 7257, (ix) 7258, (x) 7259, (xi) 7260, (xii) 7261, (xiii) 7262, (xiv) 7263, (xv) 7264, (xvi) 7265, (xvii) 7267, (xviii) 7268, (xix) 7277 and (xx) 7212.
- *1523 MS O'BYRNE: To ask the Attorney-General—On the most recent data, what is the incidence of reported crime by type in (a) Tasmania and (b) the postcode areas of (i) 7248, (ii) 7249, (iii) 7250, (iv) 7252, (v)

- 7253, (vi) 7254, (vii) 7255, (viii) 7257, (ix) 7258, (x) 7259, (xi) 7260, (xii) 7261, (xiii) 7262, (xiv) 7263, (xv) 7264, (xvi) 7265, (xvii) 7267, (xviii) 7268, (xix) 7277 and (xx) 7212.
- *1524 MS O'BYRNE: To ask the Minister representing the Minister for Family and Community Services—On the most recent data, how many Newstart allowance recipients reside in (a) Tasmania and (b) the postcode areas of (i) 7248, (ii) 7249, (iii) 7250, (iv) 7252, (v) 7253, (vi) 7254, (vii) 7255, (viii) 7257, (ix) 7258, (x) 7259, (xi) 7260, (xii) 7261, (xiii) 7262, (xiv) 7263, (xv) 7264, (xvi) 7265, (xvii) 7267, (xviii) 7268, (xix) 7277 and (xx) 7212.
- *1525 MS O'BYRNE: To ask the Minister representing the Minister for Family and Community Services—On the most recent data, how many Family Payment Greater than Minimum recipients reside in (a) Tasmania and (b) the postcode areas of (i) 7248, (ii) 7249, (iii) 7250, (iv) 7252, (v) 7253, (vi) 7254, (vii) 7255, (viii) 7257, (ix) 7258, (x) 7259, (xi) 7260, (xii) 7261, (xiii) 7262, (xiv) 7263, (xv) 7264, (xvi) 7265, (xvii) 7267, (xviii) 7268, (xix) 7277 and (xx) 7212.
- *1526 MS O'BYRNE: To ask the Minister representing the Minister for Family and Community Services—On the most recent data, how many disability support pension recipients reside in (a) Tasmania and (b) the postcode areas of (i) 7248, (ii) 7249, (iii) 7250, (iv) 7252, (v) 7253, (vi) 7254, (vii) 7255, (viii) 7257, (ix) 7258, (x) 7259, (xi) 7260, (xii) 7261, (xiii) 7262, (xiv) 7263, (xv) 7264, (xvi) 7265, (xvii) 7267, (xviii) 7268, (xix) 7277 and (xx) 7212.
- *1527 MS O'BYRNE: To ask the Minister representing the Minister for Family and Community Services—On the most recent data, how many age pension recipients reside in (a) Tasmania and (b) the postcode areas of (i) 7248, (ii) 7249, (iii) 7250, (iv) 7252, (v) 7253, (vi) 7254, (vii) 7255, (viii) 7257, (ix) 7258, (x) 7259, (xi) 7260, (xii) 7261, (xiii) 7262, (xiv) 7263, (xv) 7264, (xvi) 7265, (xvii) 7267, (xviii) 7268, (xix) 7277 and (xx) 7212.
- *1528 MS O'BYRNE: To ask the Minister representing the Minister for Family and Community Services—On the most recent data, how many parenting payment single recipients reside in (a) Tasmania and (b) the postcode areas of (i) 7248, (ii) 7249, (iii) 7250, (iv) 7252, (v) 7253, (vi) 7254, (vii) 7255, (viii) 7257, (ix) 7258, (x) 7259, (xi) 7260, (xii) 7261, (xiii) 7262, (xiv) 7263, (xv) 7264, (xvi) 7265, (xvii) 7267, (xviii) 7268, (xix) 7277 and (xx) 7212.
- *1529 MS O'BYRNE: To ask the Minister for Children and Youth Affairs—On most recent data, how many Child Support Agency clients reside in (a) Tasmania and (b) the postcode areas of (i) 7248, (ii) 7249, (iii) 7250, (iv) 7252, (v) 7253, (vi) 7254, (vii) 7255, (viii) 7257, (ix) 7258, (x) 7259, (xi) 7260, (xii) 7261, (xiii) 7262, (xiv) 7263, (xv) 7264, (xvi) 7265, (xvii) 7267, (xviii) 7268, (xix) 7277 and (xx) 7212.
- *1530 MS O'BYRNE: To ask the Minister for Children and Youth Affairs—On the most recent data, how many youth allowance recipients reside in (a) Tasmania and (b) the postcode areas of (i) 7248, (ii) 7249, (iii) 7250, (iv) 7252, (v) 7253, (vi) 7254, (vii) 7255, (viii) 7257, (ix) 7258, (x) 7259, (xi) 7260, (xii) 7261, (xiii) 7262, (xiv) 7263, (xv) 7264, (xvi) 7265, (xvii) 7267, (xviii) 7268, (xix) 7277 and (xx) 7212.
- *1531 MS O'BYRNE: To ask the Minister for Children and Youth Affairs—On the most recent data, what sum in child care assistance per child per annum was allocated to (a) family, (b) private long and (c) community long day care in (i) Australia, (ii) Tasmania and (iii) the postcode areas of (A) 7248, (B) 7249, (C) 7250, (D) 7252, (E) 7253, (F) 7254, (G) 7255, (H) 7257, (I) 7258, (J) 7259, (K) 7260, (L) 7261, (M) 7262, (N) 7263, (O) 7264, (P) 7265, (Q) 7267, (R) 7268, (S) 7277 and (T) 7212.
- *1532 MS O'BYRNE: To ask the Minister for Children and Youth Affairs—How many recipients of the Family Tax and Child Care benefit in the electoral division of Bass received letters of debt notification in relation to overpayment of those benefits in (a) 2001-2002 and (b) 2002-2003 in the postcode areas of (i) 7248, (ii) 7249, (iii) 7250, (iv) 7252, (v) 7253, (vi) 7254, (vii) 7255, (viii) 7257, (ix) 7258, (x) 7259, (xi) 7260, (xii) 7261, (xiii) 7262, (xiv) 7263, (xv) 7264, (xvi) 7265, (xvii) 7267, (xviii) 7268, (xix) 7277 and (xx) 7212.
- *1533 MS O'BYRNE: To ask the Minister for Children and Youth Affairs—
 - (1) How many community based child care centres are there in the electoral division of Bass.
 - (2) Who is the managing authority for each centre.
 - (3) What is the name and address of each centre.
 - (4) What sum of Commonwealth funding in real dollars did each centre receive in (a) 1995-96, (b) 1996-97, (c) 1997-98, (d) 1998-99, (e) 1999-2000, (f) 2000-2001 and (g) 2001-2002.
- *1534 **MR GIBBONS:** To ask the Minister for Immigration and Multicultural and Indigenous Affairs—Will he provide details of daily activities for refugees in detention centres, including meals, meal times and recreational activities.

- *1535 MR GIBBONS: To ask the Minister for Veterans' Affairs—
 - (1) Is she aware that an increasing number of doctors are opting out of servicing Gold Card holders.
 - (2) What additional steps will she take to ensure that Gold Card recipients are getting adequate medical treatment.
- *1536 **MS CORCORAN:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts—
 - (1) Was there a failure of telecommunications services in Omeo on Saturday, 25 January 2003.
 - (2) Are telecommunications to Omeo provided through two switching centres at Wangaratta and Morwell.
 - (3) Was there an optic fibre failure from Wangaratta and a mains power failure to Morwell and the Morwell telephone exchange which led to the isolation of Omeo and surrounding areas.
 - (4) Was backup power provided at the Morwell exchange through local power generation equipment, and was the capacity of the equipment adequate to cover the mains power failure.
 - (5) What arrangements have been put in place to prevent such a serious failure happening again.
 - (6) Was the telecommunications failure at Morwell similar to previous mains power cuts at Pakenham and Kyneton telephone exchanges which also led to major telecommunications outages.
 - (7) What arrangements are in place to monitor such failures.
- *1537 **DR LAWRENCE:** To ask the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) Since the Government's election in 1996 to the present day, how many visas has he personally cancelled.
 - (2) Will he provide a time line for the cancellations.
 - (3) In each case, what type of visa was held.
 - (4) On what grounds was each visa cancelled.
 - (5) Why were the visas cancelled by him rather than a delegate, thus ruling out any right of administrative review.
 - (6) What are the guidelines for the cancellation of a visa by the Minister, as opposed to a delegate.
 - (7) Can he provide details of any changes since the introduction of the scheme for visa cancellation on character grounds centred on s.501 of the Migration Act in relation to (a) the proportion of cancellation decisions made by the Minister personally, rather than by delegates and (b) the policies or guidelines applying to the question of whether and when such decisions are to be made by the Minister personally, rather than by delegates.
 - (8) In relation to the introduction of any such changes, what consideration was given to the fact that a person whose visa is cancelled in this way by the Minister personally has no right of independent review by the Administrative Appeals Tribunal (AAT), whereas there is such a right of review when the decision is made by a delegate.
 - (9) Was one of the reasons for the introduction of any such change a desire to remove the right of independent review in the AAT.
- *1538 MR DANBY: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) What are the procedures visitors must follow when delivering parcels to individual asylum seekers in detention.
 - (2) What can be delivered.
 - (3) When can items be delivered.
 - (4) What checks are performed on packages.
 - (5) Can visitors give packages directly to detainees; if not, why not.
 - (6) Who is responsible for ensuring a package is delivered to a detainee.
 - (7) Is it the case that until recently visitors could not leave packages for more than one detainee at a time; if so, (a) when was this policy changed, (b) why was this limit imposed and (c) why was the policy changed.
 - (8) What is the reason for this policy.
 - (9) Was it set by the Government or by a private security firm.
 - (10) Are there records on the number of packages delivered to detainees; if so, will he provide details.

- *1539 MR DANBY: To ask the Minister representing the Minister for Defence—
 - (1) How many RAAF aircraft will be used in the fly-overs during the Australian Grand Prix to be held in Melbourne in March 2003.
 - (2) What is the overall cost of this exercise.
 - (3) What is the fuel cost for the exercise.
 - (4) Does the exercise conform to RAAF standard operating procedures, particularly with regard to safety and civilian areas.
 - (5) What has been the cost of the fly-overs over the years that Melbourne has had the Grand Prix.
 - (6) Did the Minister's Department or office receive complaints from the public regarding this practice in 2002.
 - (7) Can the expenditure of this amount of money on fly-overs for the Australian Formula One Grand Prix be justified in the context of the financial situation of the Minister's Department.
 - (8) Should the Grand Prix Corporation pay for the fly-overs.
- *1540 MR DANBY: To ask the Minister representing the Minister for Family and Community Services—
 - (1) What is the procedure for raising and recovering a debt against Centrelink clients.
 - (2) What is stated in any letter informing clients of the debt.
 - (3) At what stage do payments start to be reduced in order to repay the debt.
 - (4) What happens to repayments or reduced payments when appeals to an Authorised Review Officer, Social Security Appeals Tribunal, the Administrative Appeals Tribunal or the courts are pending.
 - (5) What happens to repayments or reduced payments in the time allowed for an appeal following an adverse decision.
- *1541 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—Further to the answer to question No. 1180 (*Hansard*, 13 February 2003, page 903), how many single hulled bulk carriers worked on the Australian coastline in each of the past two years and of these, how many have been given single or continuing voyage permits to operate in Australia's domestic trade.
- *1542 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - (1) Can a vessel operate under, or be issued with, more than one continuing voyage permit (CVP) at a time; if so, what circumstances and which vessels are currently operating under more than one permit.
 - (2) Can a vessel be operating under a single voyage permit (SVP) and a CVP at the same time.
 - (3) What is the process in place to ensure all conditions on a permit are complied with and what is the process and penalty that applies if one or more conditions is found to be breached.
 - (4) Does the issuance of a CVP for particular ports cancel another CVP for the same port for a vessel.
 - (5) How many times have breaches of CVP or SVP conditions been discovered in each of the past five years and what action occurred as a consequence of each breach.
 - (6) Does the Transport Regulation Division maintain a record of the date of voyage and cargo carried by a ship for which the Division is required to be notified within fourteen days of each sailing by a vessel as a term of its CVP.
 - (7) Is it still the case that the Minister cannot cancel or revoke a single or continuing voyage permit if a breach of a condition of a permit is found to occur.
 - (8) Is it still the case that the Minister cannot suspend a single or continuing voyage permit if it is alleged or suspected a breach of a condition of a permit has occurred or is occurring.
- *1543 MR TANNER: To ask the Minister representing the Minister for Communications, Information Technology and the Arts—
 - (1) Has the Minister's attention been drawn to the UK's Stewart Group Report on mobile phones.
 - (2) Did the Stewart Group recommend that the widespread use of mobile phones by children for nonessential calls should be discouraged and that the mobile phone industry should refrain from promoting the use of mobile phones by children, and was the recommendation accepted by the UK Government; if so, (a) what is the Australian Government's current position on mobile phone use by children and (b) will the Government take any action to minimise mobile phone use by children; if not, why not.
 - (3) Did the Stewart Group recommend the establishment of clearly defined physical exclusion zones around mobile base stations to which the UK Government agreed; if so, do such zones exist under

- Australian regulations; if not, why not and will the Government introduce exclusion zones around current base stations.
- (4) Did the Stewart Group recommend a national database be set up by Government giving details of all base stations and their emissions; if so, does such a publicly available database exist in Australia; if not, will the Government consider introducing one; if not, why not.
- (5) Did the Stewart Group recommend an independent random on-going audit of all base stations be carried out to ensure they are operating within exposure guidelines; if so, does such a process exist in Australia; if not, will the Government consider introducing such a process; if not, why not.
- (6) Did the Stewart Group pose certain recommendations in relation to mobile base stations in or near school grounds to which the UK Government agreed; if so, are there any specific regulations covering the installation of mobile base stations in or near school grounds in Australia; if not, why not
- (7) Are there any specific regulations in Australia stating that mobile base stations should not be within a certain distance of household residences; if not, why not.
- *1544 MRS IRWIN: To ask the Minister for Regional Services, Territories and Local Government—
 - (1) Has the Federal Government provided funding for flood mitigation works in Fairfield City, NSW.
 - (2) In what year was the funding discontinued.
 - (3) For what reason was funding discontinued.
 - (4) What sums does the Government expend on the Regional Flood Mitigation Program.
 - (5) Does the Regional Flood Mitigation Program allow for funding for works in outer metropolitan areas; if so, (a) what outer metropolitan areas have received funding under the program and (b) why is Fairfield City not included in the definition of outer metropolitan.
- *1545 **MR MURPHY:** To ask the Treasurer—How many (a) barristers and (b) solicitors paid the top marginal rate of income tax during the financial year ended 30 June 2001.
- *1546 MR MURPHY: To ask the Treasurer—
 - (1) Has he seen a copy of the Cole Royal Commission report into the building industry.
 - (2) What action will he take against the directors of the so-called "Phoenix" companies in the building industry whom Commissioner Cole has (a) exposed for serially abandoning workers of their legitimate entitlements and (b) identified as engaging in the stripping of companies to avoid the payment of tax to the Australian Taxation Office, similar to the "bottom-of-the-harbour" operators of the 1960s and 1970s.
- *1547 MR MURPHY: To ask the Treasurer—
 - (1) Is he aware of the common law rule and administrative law maxim that justice must not only be done, it must manifestly be seen to be done.
 - (2) Is he also aware that, in the Commissioner of Taxation's annual report on the activities of the Australian Taxation Office (ATO) for the year 2000-2001, there is a chapter titled "Legal Profession Project" (LPP) dealing with persistent tax debtors.
 - (3) Does the chapter provide important information in the public interest relating to (a) the investigation of 62 barristers with current practising certificates who had been bankrupt or entered into Bankruptcy Act Part X arrangements in the past decade, (b) strategies for dealing with serial bankrupt barristers, (c) proposed action in relation to the prosecution of 104 barristers who had failed to respond to a demand for lodgment of a tax return by the due date and (d) the Commissioner of Taxation meeting with the NSW Bar Association to share information and discuss opportunities to work together.
 - (4) With regard to the sharing of information between the NSW Bar Association and, in light of section 16 of the *Income Tax Assessment Act 1936* (ITAA), (a) what authority does the Commissioner of Taxation have to share such information with the NSW Bar Association, (b) has the Commissioner of Taxation actually shared such information with the NSW Bar Association; if so, what is the nature, or what are the details, of this information and by what legal authority and statutory or other power has the Commissioner shared this information, (c) is the statement on page 63 of the annual report that: the Commissioner has met with the NSW Bar Association to share information and discuss opportunities to work together false; if not, why not and (d) if the Commissioner of Taxation has not met with the NSW Bar Association in furtherance of the annual report 2000-01, when will the Commissioner so meet.
 - (5) What power is the Commissioner of Taxation actually using when sharing information referred to in parts (3) and (4), and is this power (a) a power under section 16 of the ITAA; if so, what provision of

that section; if not, why not, (b) a power under the exclusionary or exceptions provisions of the Information Privacy Principles under section 14 of the *Privacy Act 1988*; if so, what power; if not, why not, (c) some other statutory power under the ITAA, Privacy Act, other taxation, secrecy, privacy or other statute law; if so, what is that power; if not, why not, (d) a common law power; if so, what is that power, (e) an administrative power; if so, what is that power, (f) a prerogative power; if so, what is that power.

- (6) What priority is the Commissioner of Taxation giving to the prosecution of serial bankrupt barristers, in particular the prosecution of the 104 cases mentioned in the annual report.
- (7) What remedy is there to eliminate the high number of barristers who fail to lodge a tax return and fail to pay their assessed and fair share of tax.

*1548 MR MURPHY: To ask the Treasurer—

- (1) Why does the 2001-2002 annual report on the activities of the Australian Taxation Office omit a chapter titled "Legal Profession Project" (LPP) which appeared in the 2000-2001 annual report.
- (2) Where can the report of the activities of the LPP be found for the period 2001-2002.
- (3) Does the LPP still exist; if so, what is the nature of its work and to whom does it report.

*1549 MR MURPHY: To ask the Treasurer—

- (1) Further to the information provided at page 63 by the Commissioner of Taxation in the annual report of 2000-2001 that 590 barristers had income tax debts of about \$52 million, what is the current sum of the outstanding tax debt to be collected from barristers in NSW.
- (2) Does the drop in the number of barristers with outstanding debts from 590 to 432 from 1999-2000 to the 2000-2001 demonstrate the success of the Legal Profession Project (LPP); if so, how; if not, why not.
- (3) Is the success in the project supported by the statistics cited by the Commissioner of Taxation on page 63 of the 2000-2001 annual report that overall the number of cases for barristers decreased 26 per cent, and the total debt dropped 14 per cent; if so, how; if not, why not.
- (4) Did he see that segment of the annual report at page 64 titled "Be more involved with trustees" in which the cases of *Re: Davison Special Case to the Full Court of the Federal Court* and subsequently reported as *In the matter of Davison, Donnelly v Davison [2000] FCA 1396 (6 October 2000)* are cited; if so, how has the Commissioner of Taxation more vigorously pursued debt recovery involving barristers using trusts to avoid tax.
- (5) Has he been made aware of the five judgments in the Federal Court of Australia of (a) *Prentice v Cummins* [2002] FCA 1140 (13 September 2002), (b) *Prentice v Cummins* [2002] FCA 1165 (19 September 2002), (c) *Prentice v Cummins* [2002] FCA 1172 (19 September 2002), (d) *Prentice v Cummins* (No. 4) [2002] FCA 1215 (2 October 2002) and (e) *Prentice v Cummins* (No. 5) [2002] FCA 1503 (5 December 2002); if not, why not.
- (6) In the matter of *Prentice v Cummins* No.5 (Fed Ct Ref N7481 of 2002) is he aware that the reported judgment notes that Mr Cummins became bankrupt by his own petition in December 2000 and that between 1995 and early 2000, Mr Cummins failed to lodge any income tax returns and owed an estimated \$955,672.92 in unpaid taxes to the Commissioner of Taxation.
- (7) Is he aware that the said report in N7481 notes that the trustees of the bankrupt estate of Mr Cummins seek to recover certain property or funds said to have been transferred by Mr Cummins to his wife and to the trustee of the Cummins Family Trust.
- (8) Is he aware that, in like fashion, there was also an intent to transfer property out of the reach of creditors in the pending proceedings before a full examination by the Federal Court of Australia on 19-20 February 2003 in the matter of Mr Stephen Archer, a former barrister now the subject of his third serial bankruptcy.
- (9) In light of the similarity of facts between the Cummins and Archer matters with intent to transfer property out of reach of creditors, can he say whether the Commissioner of Taxation is prosecuting with full force, his powers under section 121 of the Bankruptcy Act and elsewhere, with respect to those 590 barristers deliberately transferring property or other assets so as to defeat creditors, principally, the Commissioner of Taxation; if so, how; if not, why not.
- (10) What is the number and percentage of those 590 barristers who are engaged in activities to defeat creditors involving (a) the transfer of their personal assets into family trusts, (b) the transfer of their personal assets to their spouses and (c) other transfers, gifts etc. whilst still having significant outstanding debts to creditors, principally the Commissioner of Taxation.

(11) Is he able to say how widespread is the practice of what may be described as asset stripping amongst barristers in NSW and in the other membership lists of the Bar Associations of all the States and Territories; if so, how; if not, why not.

*1550 MR MURPHY: To ask the Treasurer—

- (1) Further to the Commissioner of Taxation's annual report of 2000-2001 in which it is reported that the Commissioner has demanded that 771 barristers lodge tax returns, (a) how many returns have been lodged by those 771 barristers and (b) how many returns are outstanding.
- (2) What are the details of the "outstanding years" of those 771 barristers who have one or more years of outstanding tax returns.
- (3) With respect to the Commissioner of Taxation's report that only 56 per cent of the NSW Bar Association were current with their tax returns, what are the current numerical and percentile break-ups of both data and statistics in number of years for outstanding non-lodgments of tax returns by barristers in NSW.
- (4) What action is being taken to arrest the high percentile of barristers who have one or more years of outstanding income tax returns.
- (5) What does the Commissioner of Taxation define as a serial offender of non-compliance with taxation law, in particular, non-lodgment of tax returns.
- (6) Is a serial offender a barrister with a history of (a) two or more consecutive years of non-lodgment or (b) two or more years of non-lodgment, whether consecutive or not, or is there some other definition; if so, what is that definition.
- (7) What is the total number of barristers registered throughout all Bar Association Registries in each of the States and Territory Bar Associations, who have described themselves by this occupation when filing and for the purposes of lodging their tax returns.
- (8) Can he confirm the existence of certain barristers who declare themselves to be within either (a) Australian Taxation Office Business Industry Codes (BIC) or (b) other occupations other than as barrister as defined under the BIC or as a barrister yet lodging under another BIC, yet still be practising effectively as a barrister for fee for service; if so, what is the number and percentile of those barristers practising yet not declaring themselves to be barristers for taxation purposes.

*1551 MR MURPHY: To ask the Treasurer—

- (1) Did the omission of the activities of the Legal Profession Project from the Commissioner of Taxation's annual report of 2001-2002 have any relationship with the revelations that disgraced barrister John Cummins QC had not lodged an income tax return for forty-five years; if not, why not.
- (2) Will the Commissioner of Taxation report on the activities of the Legal Profession Project in future annual reports; if not, why not.

*1552 MR MURPHY: To ask the Attorney-General—

- (1) Has his attention been drawn to a report by Valerie Lawson titled "Tax-free QC wigs up for the old day job" which appeared on page 3 of *The Sydney Morning Herald* on 26 February 2003 and claiming that Mr Clarrie Stevens, QC had not paid any income tax for more than fifteen years.
- (2) Is he aware that the report notes that Mr Stevens is known to be in practise for 28 years, a senior counsel for 11 years and specialised in tax advice for much of his career'
- (3) Is he able to say on what grounds the Supreme Court of NSW granted an extension of time in which Mr Stevens could file an appeal against being removed from the roll and under what power did Mr Stevens seek this extension; if so, what are those grounds and what is the power; if not, why not.
- (4) What action is he taking to ensure that the common law and administrative maxim that justice is not only done, but manifestly seen to be done is applied to ensure that public confidence is restored to the legal profession.
- (5) What legislative or other action is he taking to arrest the problem of practising barristers who are serial rorters of the legal system using taxation, family law and bankruptcy provisions to systematically suit their own ends

MR M. J. FERGUSON: To ask the Ministers listed below (questions Nos. *1553 - *1555)—

(1) With respect to the additional \$8 per passenger increase in the Passenger Movement Charge that came into effect on 1 July 2001 to fund increased passenger processing costs as part of Australia's response to the threat of the introduction of foot and mouth disease, what is the total additional revenue raised by the charge in (a) 2001-2002 and (b) 2002-2003 to date.

- (2) What is the total additional revenue estimated to be raised by the charge in (a) 2002-2003, (b) 2003-2004, (c) 2004-2005 and (d) 2005-2006.
- (3) What is the total sum of Passenger Movement Charge collected at each airport and port in (a) 2001-2002 and (b) 2002-2003 to date.
- (4) What is the total sum of Passenger Movement Charge estimated to be collected at each airport and port in (a) 2002-2003, (b) 2003-2004, (c) 2004-2005 and (d) 2005-2006.
- (5) What sum has been spent by the Government on new quarantine screening equipment at each airport and port since 1 July 2001.
- (6) How much additional money has the Government spent on other quarantine processing costs at each airport and port since 1 July 2001 and what services, measures or expenses comprise that additional expenditure at each airport and port.
- (7) How much additional money is estimated to be spent on new quarantine screening equipment and other processing costs, respectively, at each airport and port in (a) 2002-2003, (b) 2003-2004, (c) 2004-2005 and (d) 2005-2006.
- (8) Which programs are administering costs associated with increased passenger processing costs as part of Australia's response to the threat of the introduction of foot and mouth disease and what sum has been spent, and is estimated to be spent, from each program in each year it has operated, or is budgeted to operate, and which Department is responsible for the administration of each program.
- (9) Are there any outstanding claims by any organisation or individual for expenditure on equipment or measures as part of Australia's response to the threat of foot and mouth disease; if so, (a) who are the claimants, (b) what is the claim for and (c) will each be paid; if so, when.
- (10) How many passengers departing Australia were exempted from paying the Passenger Movement Charge and what is the legal basis and number of passengers for each category of exempted passengers.
- (11) Will the \$8 foot and mouth response component of the Passenger Movement Charge be removed, increased or reduced commensurate with the movement in costs associated with Australia's response to the threat of the introduction of foot and mouth disease; if so, when; if not, why not.
- *1553 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services.
- *1554 MR M. J. FERGUSON: To ask the Minister for Agriculture, Fisheries and Forestry.
- *1555 MR M. J. FERGUSON: To ask the Minister representing the Minister for Justice and Customs.

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 Cobb, Mr Danby, Mrs Draper, Mr Haase, Ms Hoare, 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:

Structure of Telstra.

ECONOMICS, FINANCE AND PUBLIC ADMINISTRATION: Mr Hawker (*Chair*), Mr Albanese, Ms Burke, Mr Cox, Ms Gambaro, Mr Griffin, Mr P. E. King, 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.

Current inquiry:

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 Quick, Mr C. P. Thomson. (Mr Wakelin to be a supplementary member for the purpose of the inquiry into substance abuse in Australian communities.)

Current inquiries:

Children's developmental health and well being.

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 Fitzgibbon, 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.

Conduct of divisions.

Operation of sessional order 344.

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, Mr McArthur, Mr Mossfield, Ms O'Byrne, 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.

Current inquiry:

Review of agency security arrangements.

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

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 inquiries:

Australia's insolvency laws.

Disclosure of commissions on risk products.

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

NATIVE TITLE AND THE ABORIGINAL AND TORRES STRAIT ISLANDER LAND FUND: Mrs Hull, Dr Lawrence, Mrs Ley, Mr Secker, Mr Snowdon, Senator Crossin, Senator Johnston, 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 Conroy, Senator Lundy, Senator Murray, Senator Scullion, Senator Watson.

Current inquiries:

Australia's quarantine function.

Draft Financial Framework Legislation Amendment Bill.

Management and integrity of electronic information in the Commonwealth.

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 inquiries:

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

Melbourne—Proposed fit-out of new leased premises for the Bureau of Meteorology at Docklands.

Newcastle, NSW—Development of off-base housing for Defence at Adamstown.

Randwick, NSW—Site remediation and construction of infrastructure for the Defence site.

Joint Standing

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

Current inquiry:

Conduct of the 2001 Federal election.

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 Bolkus, Senator Cook, Senator Eggleston, Senator Evans, Senator Harradine, Senator Hutchins, Senator Johnston, Senator Sandy Macdonald, Senator O'Brien, Senator Payne, Senator Stott Despoja.

Current inquiries:

Annual reports for 2001-2002—

AusAID.

Austrade.

Australia Indonesia Institute.

Department of Defence.

Department of Foreign Affairs and Trade.

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.

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 inquiries:

2003 review of Migration Regulation 4.31B.

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

NATIONAL CAPITAL AND EXTERNAL TERRITORIES (Formed 14 February 2002): Senator Lightfoot (Chair), Mr Causley, Ms Ellis, Mr Johnson, Mr Neville, Mr Snowdon, Mr C. P. Thompson, Senator Crossin, Senator Hogg, Senator Lundy, Senator Scullion, Senator Stott Despoja.

Current inquiries:

Pay parking in the Parliamentary zone

Review of the annual reports of the Department of Transport and Regional Services 2001-2002 and the Department of the Environment and Heritage 2001-02 (Australia's external territories.

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 Bartlett, Senator Kirk, Senator Marshall, Senator Mason, Senator Santoro, 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).