2002-2003

THE PARLIAMENT OF THE COMMONWEALTH OF AUSTRALIA

HOUSE OF REPRESENTATIVES

NOTICE PAPER

No. 131

MONDAY, 3 NOVEMBER 2003

The House meets this day at 12.30 p.m.

BUSINESS ACCORDED PRIORITY FOR THIS SITTING

COMMITTEE AND DELEGATION REPORTS

Presentation and statements

1 **PARLIAMENTARY DELEGATION TO EAST TIMOR:** Report of the Parliamentary Delegation to East Timor, 3 to 5 September 2003. (*Statements to conclude by 12.40 p.m.*)

PRIVATE MEMBERS' BUSINESS

Notices

- 1 MR K. J. THOMSON: To present a Bill for an Act concerning Commonwealth owned land at Point Nepean, Victoria. (Commonwealth Land at Point Nepean, Victoria Bill 2003) (Notice given 7 October 2003. Time allowed—5 minutes.)
- †2 **MR BALDWIN:** To move—That this House:
 - (1) notes the efforts of the personnel of the RAAF Contingent Ubon who served in Thailand during the Vietnam War;
 - (2) acknowledges that these personnel were assigned to provide support operations in Ubon post-June 1965 by the Joint Planning Committee Report 110/1964;
 - (3) acknowledges this directly affected the Vietnam War in that they provided air and ground defence of the Royal Thai Air Force Base and all assets and installations the United States Air Force (USAF) collocated on the base whilst the USAF 8th Tactical Fighter Wing undertook combat operations into North Vietnam and Laos;
 - (4) acknowledges that the RAAF 79(F) Squadron were on "Alert 5" status and provided CAP operations in Ubon:
 - (5) acknowledges that whilst the RAAF servicemen were assigned to the command and control of the USAF 7th Air Force in Vietnam, they remained under Australian control; and
 - (6) recognises the efforts of those who served in Ubon by the way of the award of the Vietnam Logistic and Support Medal (VLSM) to be worn by the amendment of the "Area of Operations" for the Vietnam War effort and by the amendment of the regulations governing the issue of the VLSM. (Notice given 8 October 2003. Time allowed—30 minutes.)
- †3 **MS GEORGE:** To move—That this House:
 - (1) acknowledges that hepatitis C is the most frequently reported notifiable disease in Australia with about 240,000 people infected and an additional 16,000 new infections each year;
 - (2) recognises that hepatitis C poses a substantial threat to the health of Australians, due to the failure of the Government to fund the implementation of the National Hepatitis C Strategy; and
 - (3) calls upon the Government to fund the implementation of the National Hepatitis C Strategy in order to:
 - (a) reduce the transmission of hepatitis C;

^{*} 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.

- (b) improve access to hepatitis C treatments;
- (c) support and resource programmes which maintain and promote the health, care and support of people with hepatitis C; and
- (d) prevent discrimination and reduce the stigma and isolation of those infected with hepatitis C. (Notice given 15 May 2003. Time allowed—remaining private Members' business time prior to 1.45 p.m.)

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

- (1) understands that Australians want decisions made on the basis of good policy and what is best for communities, not what suits the electoral pendulum;
- (2) affirms the need for an integrated approach to transport and urban development policy to tackle issues associated with the growth of our major cities;
- (3) recognises that cities need integrated transport and urban development policies involving all tiers of government and the community in the decision making process;
- (4) accepts that Labor has lead the way on these important issues with the announcement of an integrated transport plan for Sydney; and
- (5) recognises that:
 - (a) Labor will not build an airport at Badgery's Creek, nor will Labor sell the Sydney Basin airports in a cash grab that ignores community and aviation industry views;
 - (b) Labor understands that the growth ambitions of Sydney Airport are not acceptable and that a second Sydney airport is required; and
 - (c) Badgery's Creek remains the Coalition's preferred site choice for a second Sydney airport. (Notice given 8 October 2003. Time allowed—30 minutes.)

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

- (1) notes the Report of the January 2003 Joint Mission of the Australian Section of the International Commission of Jurists and the Australian Council for Refugees to Papua New Guinea, Seeking Refuge: the Status of West Papuans in Papua New Guinea; and
- (2) calls on the Australian Government to endorse the Report's recommendations and, in consequence;
 - (a) negotiate an agreement with Papua New Guinea for the recognition of travel documents based on certificates of identity for the purpose of enabling students to enter Australia to pursue educational courses:
 - (b) provide humanitarian relief through AusAID or other appropriate agencies for those West Papuans in Transmitter Camp found to have refugee status;
 - (c) express its willingness to assist the government of Papua New Guinea to implement a long term solution for the West Papuans in Western Province;
 - (d) express its willingness to contribute to support and to provide aid funding to enable Papua New Guinea to put a plan in place to act as an incentive to those West Papuans to move from border camps; and
 - (e) provide places for West Papuans found to be refugees in Australia's resettlement programs. (Notice given 2 June 2003. Time allowed—remaining private Members' business time.)

GOVERNMENT BUSINESS

Orders of the day

- 1 GRIEVANCE DEBATE: Question—That grievances be noted (under standing order 106).
- 2 FAMILY ASSISTANCE LEGISLATION AMENDMENT (EXTENSION OF TIME LIMITS) BILL 2003: Consideration of Senate's requests. (from 14 October 2003).

Notices

1 MRS D. M. KELLY: 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 15 October 2003, namely: Forecourt scoria restoration, Parliament House. (*Notice given 15 October 2003*.)

Orders of the day—continued

- 3 AGE DISCRIMINATION BILL 2003 (Attorney-General): Second reading—Resumption of debate (from 26 June 2003—Ms Ellis).
- 4 AGE DISCRIMINATION (CONSEQUENTIAL PROVISIONS) BILL 2003 (Attorney-General): Second reading—Resumption of debate (from 26 June 2003—Ms Ellis).
- 5 OZONE PROTECTION AND SYNTHETIC GREENHOUSE GAS LEGISLATION AMENDMENT BILL 2003 (Minister for the Environment and Heritage): Second reading—Resumption of debate (from 5 June 2003—Mr Edwards).
- 6 **OZONE PROTECTION** (LICENCE FEES—IMPORTS) AMENDMENT BILL 2003 (Minister for the Environment and Heritage): Second reading—Resumption of debate (from 5 June 2003—Mr Edwards).
- 7 **OZONE PROTECTION** (LICENCE FEES—MANUFACTURE) AMENDMENT BILL 2003 (Minister for the Environment and Heritage): Second reading—Resumption of debate (from 5 June 2003—Mr Edwards).
- 8 **FINANCIAL SERVICES REFORM AMENDMENT BILL 2003** (*Parliamentary Secretary to the Minister for Finance and Administration*): Second reading—Resumption of debate (*from 26 June 2003—Mr Snowdon*).
- 9 NON-PROLIFERATION LEGISLATION AMENDMENT BILL 2003 (Parliamentary Secretary to the Minister for Foreign Affairs): Second reading—Resumption of debate (from 26 June 2003—Mr Snowdon).
- 10 **TRADE PRACTICES LEGISLATION AMENDMENT BILL 2003** (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 27 March 2003—Mr Sidebottom).
- 11 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).
- 12 AUSTRALIAN PROTECTIVE SERVICE AMENDMENT BILL 2003 (from Senate): Second reading (from 15 October 2003).
- 13 STATES GRANTS (PRIMARY AND SECONDARY EDUCATION ASSISTANCE) AMENDMENT BILL 2003 (Minister for Education, Science and Training): Second reading—Resumption of debate (from 18 September 2003).
- 14 **AVIATION TRANSPORT SECURITY BILL 2003** (*Minister for Transport and Regional Services*): Second reading—Resumption of debate (*from 27 March 2003—Mr Rudd*).
- 15 AVIATION TRANSPORT SECURITY (CONSEQUENTIAL AMENDMENTS AND TRANSITIONAL PROVISIONS) BILL 2003 (Minister for Transport and Regional Services): Second reading—Resumption of debate (from 27 March 2003—Mr Rudd).

Notices—continued

2 MR ABBOTT: To move—That the resolution of the House of 9 October 1984, as amended, setting out the requirements for the declaration of Members' Interests be amended as follows:

Paragraph (i) (other assets)— omit "\$5000", substitute "\$7500".

Paragraph (k) (gifts)— omit "\$500", substitute "\$750", omit "\$200", substitute "\$300".

Paragraph (l) (sponsored travel)— omit the paragraph, substitute "(l) any sponsored travel or hospitality received where the value of the sponsored travel or hospitality exceeds \$300." (*Notice given 15 October 2003.*)

Orders of the day—continued

- 16 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).
- 17 **DEFENCE LEGISLATION AMENDMENT BILL 2003** (*Minister Assisting the Minister for Defence*): Second reading—Resumption of debate (*from 27 June 2003 a.m.—Mr Lindsay, in continuation*).
- 18 TAXATION LAWS AMENDMENT BILL (NO. 5) 2003 (Parliamentary Secretary to the Minister for Finance and Administration): Second reading—Resumption of debate (from 23 June 2003—Mr Emerson, in continuation) on the motion of Mr Slipper—That the Bill be now read a second time—And on the amendment moved thereto by Mr Cox, viz.—That all words after "That" be omitted with a view to substituting the following words: "whilst not declining to give the Bill a second reading, the House:

- (1) condemns the Howard Government for its lack of fiscal control, having increased both outlays and tax substantially;
- (2) notes that the Government has also allowed the budget position to materially deteriorate by failing to deliver its own stated objective of a revenue neutral outcome on the Review of Business Taxation and its failure to confront major threats to the revenue through a growing tax avoidance industry including through the use of offshore tax havens; and
- (3) notes that, as a result of these failures, the Government lacks the capacity to enhance the international competitiveness of Australia's taxation system, return the full value of bracket creep either through tax cuts or services, provide the health and education services needed by low and middle income Australians, and support the provision of retirement incomes for all Australians."

Notices—continued

- 3 **MR ABBOTT:** To move—That standing orders 93, 94 and 399 be suspended for the remainder of this period of sittings, except when a motion is moved pursuant to the applicable standing order by a Minister. (*Notice given 18 June 2003*.)
- 4 **MR ABBOTT:** To move—That, for the remainder of this period of sittings, standing order 45 be amended to read as follows:

When want of quorum noticed, House counted - House adjourned

- 45 If any Member takes notice that a quorum of Members is not present, the Speaker shall count the House; and, if a quorum is not present within four minutes, the Speaker shall adjourn the House until the next sitting day: Provided that if the Speaker is satisfied there is likely to be a quorum within a reasonable time the Speaker shall announce that he or she will take the Chair at a stated time; but if at that time there is not a quorum the Speaker shall adjourn the House to the next sitting day and provided further that on the second or any subsequent occasion during a sitting day on which any Member takes notice that a quorum is not present the Speaker shall have discretion whether to proceed with business or to count the House. (*Notice given 19 June 2003*.)
- 5 **MR ABBOTT:** To move—That standing order 399 be suspended for the remainder of this period of sittings, except when a motion is moved pursuant to the standing order by a Minister. (*Notice given 18 June 2003.*)

Orders of the day—continued

- 19 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).
- 20 **DESIGNS BILL 2002** (*Parliamentary Secretary to the Minister for Industry, Tourism and Resources*): Second reading—Resumption of debate (*from 11 December 2002—Mr Cox*).
- 21 **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).
- 22 **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*).
- 23 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).
- 24 WORKPLACE RELATIONS AMENDMENT (AWARD SIMPLIFICATION) BILL 2002 (Minister for Employment and Workplace Relations): Second reading—Resumption of debate (from 13 November 2002—Mr Melham).
- 25 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).
- 26 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).
- 27 CUSTOMS LEGISLATION AMENDMENT BILL (NO. 2) 2003 (Attorney-General): Second reading—Resumption of debate (from 15 May 2003—Mr Melham).

- 28 **POSTAL SERVICES LEGISLATION AMENDMENT BILL 2003** (Minister representing the Minister for Communications, Information Technology and the Arts): Second reading—Resumption of debate (from 19 June 2003—Mr Swan).
- 29 CIVIL AVIATION LEGISLATION AMENDMENT (MUTUAL RECOGNITION WITH NEW ZEALAND AND OTHER MATTERS) BILL 2003 (Minister for Regional Services, Territories and Local Government): Second reading—Resumption of debate (from 25 June 2003—Mr Cox).
- 30 HIGHER EDUCATION SUPPORT AMENDMENT (ABOLITION OF COMPULSORY UP-FRONT STUDENT UNION FEES) BILL 2003 (Minister for Education, Science and Training): Second reading—Resumption of debate (from 17 September 2003—Mr Griffin).
- 31 **INTELLIGENCE SERVICES AMENDMENT BILL 2003** (*Minister for Foreign Affairs*): Second reading—Resumption of debate (*from 15 October 2003—Mr Cox*).
- 32 SOCIAL SECURITY AMENDMENT (FURTHER SIMPLIFICATION) BILL 2003 (Minister for Children and Youth Affairs): Second reading—Resumption of debate (from 16 October 2003—Ms Macklin).
- 33 HEALTH AND AGEING LEGISLATION AMENDMENT BILL 2003 (from Senate): Second reading (from 26 June 2003).
- 34 HEALTH LEGISLATION AMENDMENT (PRIVATE HEALTH INSURANCE REFORM) BILL 2003 (from Senate): Second reading (from 15 September 2003).
- 35 COMMUNICATIONS LEGISLATION AMENDMENT BILL (NO. 1) 2002: Consideration of Senate's amendments. (from 9 September 2003).
- 36 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".
- 37 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).
- 38 RENEWABLE ENERGY (ELECTRICITY) AMENDMENT BILL 2002: Consideration of Senate's amendments (from 13 December 2002, a.m.).
- 39 GOVERNOR-GENERAL: Consideration of Senate's message No. 258 (from 15 May 2003).
- 40 JOINT STANDING COMMITTEE ON ELECTORAL MATTERS—REPORT ON INTEGRITY OF THE ELECTORAL ROLE—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 16 October 2003—Mr Latham) on the motion of Mr Abbott—That the House take note of the paper.
- 41 JOINT STANDING COMMITTEE ON ELECTORAL MATTERS—REPORT ON THE 2001 ELECTION—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 16 October 2003—Mr Latham) on the motion of Mr Abbott—That the House take note of the paper.
- 42 ALBURY-WODONGA DEVELOPMENT CORPORATION—REPORT FOR 2002-03—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 15 October 2003—Mr Latham*) on the motion of Mr Abbott—That the House take note of the paper.

- 43 **SECTION 57 OF THE AUSTRALIAN CONSTITUTION—PAPER—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 8 October 2003—Mr Lloyd*) on the motion of Mr Abbott—That the House take note of the paper.
- 44 **OPERATION OF THE** *AGED CARE ACT 1997*—**REPORT**—**MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 7 October 2003*—*Mr Latham*) on the motion of Mr Abbott—That the House take note of the paper.
- 45 *CRIMES ACT 1914* PART 1AB CONTROLLED OPERATIONS—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 7 October 2003—Mr Latham*) on the motion of Mr Abbott—That the House take note of the paper.
- 46 BUILDING AND CONSTRUCTION INDUSTRY IMPROVEMENT BILL 2003—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 18 September 2003—Mr Abbott*) on the motion of Mr Abbott—That the House take note of the paper.
- 47 NATIONAL SAFE SCHOOLS FRAMEWORK—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 17 September 2003—Mr Swan*) on the motion of Mr Tuckey—That the House take note of the paper.
- 48 **RESERVE BANK OF AUSTRALIA—REPORT FOR 2002-2003—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 11 September 2003—Mr Latham*) on the motion of Mr McGauran—That the House take note of the paper.
- 49 QUARTERLY REPORT ON MOVEMENT CAP FOR SYDNEY AIRPORT APRIL TO JUNE 2003—PAPER—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 10 September 2003—Mr Latham) on the motion of Mr McGauran—That the House take note of the paper.
- 50 **DEPARTMENT OF FOREIGN AFFAIRS AND TRADE—PAPER—APEC: AUSTRALIA'S INDIVIDUAL ACTION PLAN 2003—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 9 September 2003—Mr Latham*) on the motion of Mr Abbott—That the House take note of the paper.
- 51 AGREEMENT DONE AT TOWNSVILLE ON 24 JULY 2003 BETWEEN SOLOMON ISLANDS, AUSTRALIA, NEW ZEALAND, FIJI, PAPUA NEW GUINEA, SAMOA AND TONGA—TREATY—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 9 September 2003—Mr Latham) on the motion of Mr Abbott—That the House take note of the paper.
- 52 OFFICE OF THE RENEWABLE ENERGY REGULATOR—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 21 August 2003—Mr Latham*) on the motion of Mr Abbott—That the House take note of the paper.
- 53 TREATIES—JOINT STANDING COMMITTEE—49TH REPORT—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 14 August 2003—Ms Gillard) on the motion of Mr McGauran—That the House take note of the paper.
- 54 STATEMENT TO PARLIAMENT PURSUANT TO SUBSECTION 40(3) ABORIGINAL AND TORRES STRAIT ISLANDER COMMISSION ACT 1989—PAPER—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 13 August 2003—Mr McMullan) on the motion of Mr Ruddock—That the House take note of the paper.
- 55 INDEPENDENT REVIEW OF THE PRIVATE SECTOR OUTREACH SERVICES LEGISLATION—PAPER—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 12 August 2003—Mr M. J. Ferguson) on the motion of Mr Abbott—That the House take note of the paper.
- 56 MURRAY-DARLING BASIN COMMISSION—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 12 August 2003—Mr M. J. Ferguson) on the motion of Mr Abbott—That the House take note of the paper.
- 57 LEGAL AND CONSTITUTIONAL AFFAIRS—STANDING COMMITTEE—REPORT ON THE ENFORCEMENT OF COPYRIGHT IN AUSTRALIA—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 26 June 2003—Mr Latham) on the motion of Mr Abbott—That the House take note of the paper.
- 58 **WESTERN AUSTRALIAN FISHERIES JOINT AUTHORITY—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 19 June 2003—Mr Latham*) on the motion of Mr McGauran—That the House take note of the paper.
- 59 TREATIES—JOINT STANDING COMMITTEE—GOVERNMENT RESPONSE TO REPORT 48— MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 19 June 2003—Mr Latham) on the motion of Mr McGauran—That the House take note of the paper.

- 60 TREATIES—JOINT STANDING COMMITTEE—GOVERNMENT RESPONSE TO REPORT 50—PAPER—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 19 June 2003—Mr Latham) on the motion of Mr McGauran—That the House take note of the paper.
- 61 **AUSTRALIAN RIVER CO. LTD—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 18 June 2003—Mr McMullan*) on the motion of Jackie Kelly—That the House take note of the paper.
- 62 PHARMACEUTICAL BENEFITS PRICING AUTHORITY—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 17 June 2003—Mr Latham*) on the motion of Mr Abbott—That the House take note of the paper.
- 63 PRIVATE HEALTH INSURANCE—REPORT ON PREMIUM INCREASES FOR THE QUARTER ENDING 31 MARCH 2003—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 17 June 2003—Mr Latham*) on the motion of Mr Abbott—That the House take note of the paper.
- 64 **TELECOMMUNICATIONS INTERCEPTION ACT—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 17 June 2003—Mr Latham*) on the motion of Mr Abbott—That the House take note of the paper.
- 65 **AUSTRALIAN MARITIME COLLEGE—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 4 June 2003—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 66 AUSTRALIAN LAND TRANSPORT DEVELOPMENT PROGRAM—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 4 June 2003—Mr Swan*) on the motion of Mr Abbott—That the House take note of the paper.
- 67 FOREIGN AFFAIRS, DEFENCE AND TRADE—JOINT STANDING COMMITTEE—REPORTS—FROM PHANTOM TO FORCE: TOWARDS A MORE EFFICIENT AND EFFECTIVE ARMY—A MODEL FOR A NEW ARMY: COMMUNITY COMMENTS ON 'FROM PHANTOM TO FORCE' PARLIAMENTARY REPORT INTO THE ARMY—GOVERNMENT RESPONSE—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 3 June 2003—Mr Swan) on the motion of Mr Abbott—That the House take note of the paper.
- 68 INTERNATIONAL LABOUR ORGANIZATION CONVENTIONS NOS 83, 85 AND 86—TREATIES—MOTION TO TAKE NOTE OF PAPERS: Resumption of debate (from 13 May 2003—Mr Latham) on the motion of Mr Abbott—That the House take note of the paper.
- 69 **DEPARTMENT OF EDUCATION, SCIENCE AND TRAINING—HIGHER EDUCATION—REPORT—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 14 May 2003—Mr Latham*) on the motion of Mr Abbott—That the House take note of the paper.
- 70 REPORT OF THE ROYAL COMMISSION INTO THE COLLAPSE OF HIH INSURANCE—VOLUMES I-III—MOTION TO TAKE NOTE OF PAPERS: Resumption of debate (*from 13 May 2003—Ms Roxon*) on the motion of Mr Williams—That the House take note of the paper.
- 71 MINISTERIAL STATEMENT ON THE REPORT OF THE ROYAL COMMISSION INTO THE BUILDING AND CONSTRUCTION INDUSTRY: VOLUME 1 AND VOLUMES 3 TO 11—PAPERS—MOTION TO TAKE NOTE OF PAPERS: Resumption of debate (from 27 March 2003—Mr Barresi) on the motion of Mr Abbott—That the House take note of the papers.
- 72 MINISTERIAL STATEMENT ON THE REPORT OF THE ROYAL COMMISSION INTO THE BUILDING AND CONSTRUCTION INDUSTRY: VOLUME 2 AND VOLUMES 12 TO 22—PAPERS—MOTION TO TAKE NOTE OF PAPERS: Resumption of debate (from 26 March 2003—Mr Barresi) on the motion of Mr Abbott—That the House take note of the papers.
- 73 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.
- 74 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.
- 75 **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.
- 76 TARIFF PROPOSALS (Mr Slipper):

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

Customs Tariff Proposal No. 1 (2003)—moved 27 March 2003—Resumption of debate (Mr Sidebottom).

Customs Tariff Proposal No. 3 (2003)—moved 25 June 2003—Resumption of debate (Mr Cox).

Customs Tariff Proposal No. 4 (2003)—moved 25 June 2003—Resumption of debate (Mr Cox).

Customs Tariff Proposal No. 5 (2003)—moved 17 September 2003—Resumption of debate (Mr Sidebottom).

Customs Tariff Proposal No. 6 (2003)—moved 16 October 2003—Resumption of debate (Ms Macklin).

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).

Excise Tariff Proposal No. 1 (2003)—moved 25 June 2003—Resumption of debate (Mr Cox).

Excise Tariff Proposal No. 2 (2003)—moved 25 June 2003—Resumption of debate (Mr Cox).

Excise Tariff Proposal No. 3 (2003)—moved 25 June 2003—Resumption of debate (Mr Cox).

Excise Tariff Proposal No. 4 (2003)—moved 17 September 2003—Resumption of debate (Mr Sidebottom).

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

Contingent notices of motion

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

COMMITTEE AND DELEGATION REPORTS—continued

Orders of the day

- 1 PROCEDURE—STANDING COMMITTEE—REPORT ON SESSIONAL ORDER 344—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 19 June 2003—Mrs May, in continuation) on the motion of Mrs May—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 November 2003.)
- 2 FOREIGN AFFAIRS, DEFENCE AND TRADE—JOINT STANDING COMMITTEE—REPORT ON THE 2003 NEW ZEALAND COMMITTEE EXCHANGE—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 23 June 2003—Mr Scott, in continuation) on the motion of Mr Scott—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays after 3 November 2003.)
- 3 ELECTORAL MATTERS—JOINT STANDING COMMITTEE—REPORT ON THE 2001 ELECTION—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 23 June 2003—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 3 sitting Mondays after 3 November 2003.)
- 4 SCIENCE AND INNOVATION—STANDING COMMITTEE—REPORT ON THE COMMITMENT OF AUSTRALIAN BUSINESS TO RESEARCH AND DEVELOPMENT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 23 June 2003—Mr Nairn, in continuation) on the motion of Mr Nairn—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays after 3 November 2003.)
- 5 TREATIES—JOINT STANDING COMMITTEE—52ND REPORT—SINGAPORE AUSTRALIA FREE TRADE AGREEMENT AND OTHER TREATIES TABLED IN MARCH 2003—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 26 June 2003—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 3 sitting Mondays after 3 November 2003.*)
- 6 AUSTRALIAN PARLIAMENTARY DELEGATION TO THE ELEVENTH ANNUAL MEETING OF THE ASIA PACIFIC PARLIAMENTARY FORUM—REPORT—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 26 June 2003—Mr Sercombe, in continuation) on the motion of Mr Sercombe—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays after 3 November 2003.)
- 7 PROCEDURE—STANDING COMMITTEE—REPORT ON THE REVIEW OF THE CONDUCT OF DIVISIONS—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 18 August 2003—Mrs May, in continuation) on the motion of Mrs May—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 November 2003.)
- 8 TREATIES—JOINT STANDING COMMITTEE—53RD REPORT—TREATIES TABLED IN MAY AND JUNE 2003—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 19 August 2003—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 November 2003.)
- 9 PUBLIC ACCOUNTS AND AUDIT—JOINT COMMITTEE—REPORT ON THE DRAFT FINANCIAL FRAMEWORK LEGISLATION AMENDMENT BILL—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 20 August 2003—Mr Charles, in continuation) on the motion of Mr Charles—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 5 sitting Mondays after 3 November 2003.)
- 10 INDUSTRY AND RESOURCES—STANDING COMMITTEE—REPORT ON IMPEDIMENTS TO INCREASING INVESTMENT IN MINERALS AND PETROLEUM EXPLORATION IN AUSTRALIA—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 15 September 2003—Mr Prosser, in continuation) on the motion of Mr Prosser—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 November 2003.)
- 11 FOREIGN AFFAIRS, DEFENCE AND TRADE—JOINT STANDING COMMITTEE—REPORT ON THE REVIEW OF THE DEPARTMENT OF DEFENCE REPORT FOR 2001-2002—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 13 October 2003—Mr Scott, in continuation) on the motion of Mr Scott—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 3 November 2003.)
- 12 NATIONAL CAPITAL AND EXTERNAL TERRITORIES—JOINT STANDING COMMITTEE—REPORT ON THE INQUIRY INTO PAY PARKING IN THE PARLIAMENTARY ZONE—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 13 October 2003—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 8 sitting Mondays after 3 November 2003.)
- 13 PROCEDURE—STANDING COMMITTEE—REPORT ON THE INQUIRY INTO THE ADEQUACY OF PROCEDURES FOR EXAMINING ESTIMATES OF EXPENDITURE—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 13 October 2003—Mrs May, in continuation) on the motion of Mrs May—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 3 November 2003.)
- 14 ASIO, ASIS AND DSD—JOINT STATUTORY COMMITTEE—REPORT ON THE REVIEW OF AGENCY SECURITY ARRANGEMENTS—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 13 October 2003—Mr Jull, in continuation) on the motion of Mr Jull—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 3 November 2003.)
- 15 TREATIES—JOINT STANDING COMMITTEE—REPORT ON TREATIES TABLED ON 9 SEPTEMBER 2003—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 16 October 2003—Mr Wilkie, in continuation) on the motion of Mr Wilkie—That the House take note of the report. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays after 3 November 2003.)

PRIVATE MEMBERS' BUSINESS—continued

Notices given for Monday, 3 November 2003

- *1 **MR BEVIS:** To move—That this House:
 - (1) notes with grave concern the detention of two Australian citizens, Mr David Hicks and Mr Mamdouh Habib at Guantanamo Bay Cuba by the United States administration;
 - (2) notes that even the worst war criminals from Nazi Germany were afforded a full court hearing open to public scrutiny;
 - (3) notes that David Hicks and Mamdouh Habib have received only very limited access to legal advice;
 - (4) notes that David Hicks and Mamdouh Habib have been denied access to their families;
 - (5) notes that David Hicks and Mamdouh Habib have been denied natural justice and are being held at the sole discretion of the President of the United States of America in whatever circumstances he deems fit; and
 - (6) calls on the President of the United States of America either to lay charges immediately against these Australians to be heard in an open court of law or release them for return to Australia where any legal proceedings can be pursued in accordance with Australian law. (*Notice given 24 October 2003*.)

*2 **MR BEVIS:** To move—That:

- (1) the House, noting that all Members and Senators are required to make declarations of relevant interests and those of their spouses and dependent children, and believing that it would be in the public interest for members of the Federal Parliamentary Press Gallery (FPPG) to make similar declarations, resolves that, within 28 days of being issued with a photographic pass enabling a person to have access to Parliament House as a member of the FPPG, the person must provide to the Serjeant-at-Arms or the Usher of the Black Rod a statement of:
 - (i) the person's registrable interests, and
 - (ii) the registrable interests of which the person is aware (a) of the person's spouse and (b) of any children who are wholly or mainly dependent on the person for support.

in accordance with resolutions adopted by the House and the Senate and in a form determined by the Presiding Officers from time to time, and shall also notify any alteration of those interests to the Serjeant-at-Arms or the Usher of the Black Rod within 28 days of that alteration occurring.

- (2) the statement of registrable interests to be provided by a person shall include the registrable interests of which the person is aware (1) of the person's spouse and (2) of any children who are wholly or mainly dependent on the person for support, and shall cover the following matters:
 - (a) shareholdings in public and private companies (including holding companies) indicating the name of the company or companies;
 - (b) family and business trusts and nominee companies—
 - (i) in which a beneficial interest is held, indicating the name of the trust, the nature of its operation and beneficial interest, and
 - (ii) in which the person, the person's spouse, or a child who is wholly or mainly dependent on the person for support, is a trustee (but not including a trustee of an estate where no beneficial interest is held by the person, the person's spouse or dependent children), indicating the name of the trust, the nature of its operation and the beneficiary of the trust;
 - (c) real estate, including the location (suburb or area only) and the purpose for which it is owned;
 - (d) registered directorships of companies;
 - (e) partnerships indicating the nature of the interests and the activities of the partnership;
 - (f) liabilities indicating the nature of the liability and the creditor concerned;
 - (g) the nature of any bonds, debentures and like investments;
 - (h) saving or investment accounts, indicating their nature and the name of the bank or other institutions concerned;
 - (i) the nature of any other assets (excluding household and personal effects) each valued at over \$7500;
 - (j) the nature of any other substantial sources of income;
 - (k) gifts valued at more than \$750 received from official sources, or at more than \$300 where received from other than official sources provided that a gift received by the person, the

- person's spouse or dependant children from family members or personal friends in a purely personal capacity need not be registered unless the person judges that an appearance of conflict of interest may be seen to exist;
- (l) any sponsored travel or hospitality received where the value of the sponsored travel or hospitality exceeds \$300;
- (m) membership of any organisation where a conflict of interest with the person's duties could foreseeably arise or be seen to arise; and
- any other interests where a conflict of interest with the person's duties could foreseeably arise or be seen to arise.
- (3) the Presiding Officers make arrangements for copies of declarations of interest made under this resolution to be made available for inspection by any interested person.
- (4) the Presiding Officers may order the cancellation of the Parliament House pass of a person to whom this resolution applies if that person has:
 - (a) knowingly failed to provide a statement of registrable interests to the Serjeant-at-Arms or the Usher of the Black Rod by the due-date;
 - (b) knowingly failed to notify any alteration of those interests to the Serjeant-at-Arms or the Usher of the Black Rod within 28 days of the change occurring, or
 - (c) knowingly provided false or misleading information to the Serjeant-at-Arms or the Usher of the Black Rod.
- (5) the Presiding Officers must consult with representatives of the FPPG on the implementation and operation of these requirements.
- (6) a message be sent to the Senate acquainting it of this resolution and requesting that it concur and take action accordingly. (*Notice given 24 October 2003*.)

Notices—continued

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

- (1) acknowledges that 2003 has been designated as the Year of the Official;
- (2) acknowledges that those who officiate on the technical aspects at a sporting event play a crucial role in ensuring that sport is able to develop and flourish and is played in the spirit in which it was intended;
- (3) notes that the majority of those who participate in sports officiating in Australia do so on a voluntary basis or for the smallest honoraria;
- (4) notes that forums held throughout Australia during 2002 found that many sports officials were subject to abuse by participants, coaches, parents and spectators and that higher levels of respect for the role which they play is required from the broader community; and
- (5) calls upon the Government to work with National Sporting Organisations to instigate additional programs to recognise the service given by sports officials and to examine methods by which high levels of competence, retention and recruitment can be achieved. (*Notice given 15 May 2003. Notice will be removed from the Notice Paper unless called on on 3 November 2003.*)

2 MR ORGAN: To move—That this House:

- (1) commemorates the passing of 'Sorry Day' and the 'Journey of Healing' on the 26th May 2003 and that we recognise the National significance of this Day;
- (2) recognises the passing of Reconciliation Week from 27-31 May 2003;
- (3) recognises that the 'Journey of Healing' is working to heal the wounds resulting from the forced removal of Indigenous children from their families, a practice pursued by Australian Governments throughout most of last century;
- (4) recognises that the 1997 Bringing Them Home report revealed the immense harm done by forced removal of Indigenous children from their families and culture, and that current Governments have a responsibility to address that harm caused to those directly affected as well as generations following; and
- (5) calls upon the Prime Minister to say sorry to the Indigenous people of this nation, on behalf of the non-Indigenous community, in order to prove that collectively we recognise the harm which has been done to those individuals and families, and that now and in the future, all Australians will commit to

the meaningful reconciliation of Indigenous and non-Indigenous Australia. (*Notice given 26 May 2003. Notice will be removed from the Notice Paper unless called on on 3 November 2003.*)

3 MS C. F. KING: To move—That this House recognises that:

- (1) the viability of many small wineries is under threat;
- (2) in a large part this threat is the result of the Howard Government's introduction of the Wine Equalisation Tax;
- (3) the Government has consistently failed to heed the advice of the Winemakers' Federation of Australia of the threat the Wine Equalisation Tax poses to small wineries; and
- (4) the Government has ignored the comments of its own Trebeck report into improving the viability of small wineries by failing to address the problems small wineries are experiencing with the Wine Equalisation Tax. (*Notice given 28 May 2003. Notice will be removed from the Notice Paper unless called on on 3 November 2003.*)
- 4 **MR ORGAN:** To move—That in light of the Indonesian military action in Aceh and increasing concern in the Australian community that an humanitarian crisis similar to that witnessed in East Timor is in the making, this House calls on the Government to:
 - make provision for immediate humanitarian relief to those civilians who are now without food, shelter and access to medical assistance;
 - (2) urge the Indonesian Government to revoke the imposition of martial law in Aceh, and to pull troops back to a defensive position;
 - (3) call on the Indonesian Government to return to the Cessation of Hostilities Agreement (CoHA) process, and to resume a dialogue in pursuit of a political solution to the problem in Aceh;
 - (4) urge the Indonesian Government to allow the involvement of a third party (preferably a United Nations special envoy) to mediate in future dialogue;
 - (5) offer a temporary safe haven to those who are already displaced and whose lives are under immediate threat by the actions of the Indonesian security forces; and
 - (6) urge the Indonesian Government to guarantee that international norms and conventions on the protection of civilians in war will be strictly adhered to, and to ensure that the Indonesian Government remains accountable for the actions of their security forces deployed in Aceh. (Notice given 29 May 2003. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 3 November 2003.)

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

- (1) acknowledges:
 - (a) the need for leadership role models for young people across a diversity of fields and professions and that the role of teachers in the education system is imperative in achieving this objective;
 - (b) that healthy vibrant town centres, well resourced with youth facilities such as libraries, entertainment facilities, community facilities and accessible transport, ensure positive youth participation in the community;
 - (c) that social and peer pressure add to the challenges that today's youth face, which can often lead to depression and youth suicide; and
 - (d) the difficulties faced by students forced to juggle work and academic participation in relation to wages, exploitation and time management; and
- (2) urges the Government to:
 - (a) encourage the promotion of positive role models, both male and female, to inspire and lead the expanding youth population of the Western Sydney region;
 - (b) increase its focus on urban development and planning to aid the growing needs of today's youth;
 - (c) make available a variety of options to address the important issue of depression and youth suicide; and
 - (d) promote youth participation by encouraging the establishment of a wider range of forums for young people to be able to voice their concerns and that these forums should involve all levels of government and the community. (Notice given 29 May 2003. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 3 November 2003.)

6 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 29 May 2003. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 3 November 2003.*)

7 **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 29 May 2003. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 3 November 2003.*)
- 8 **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 29 May 2003. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 3 November 2003.*)
- 9 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 29 May 2003. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 3 November 2003.)
- 10 **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 29 May 2003. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 3 November 2003.*)
- 11 **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 29 May 2003. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 3 November 2003.)
- 12 **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 29 May 2003. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 3 November 2003.)

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

- 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 29 May 2003. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 3 November 2003.*)
- 14 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 29 May 2003. Notice will be removed from the Notice Paper unless called on on the next sitting Monday after 3 November 2003.)*
- 15 MS C. F. KING: To move—That this House notes that:
 - (1) 18 August is the anniversary of the Battle of Long Tan and Vietnam Veterans Day;
 - (2) following the Battle of Long Tan in 1966, the South Vietnamese Government decided to award gallantry award medals to several members of D Company and also a Unit Citation to the Company;
 - (3) at the last minute the then Australian Government requested that they not be awarded and the soldiers were instead given dolls and cigarette cases;
 - (4) that approval to have the awards presented was to be sought at a later date; and
 - (5) as the Minister for Veterans Affairs has the authority to approve the wearing of these awards, and given that sufficient documented evidence exists to support such a decision, that approval should be granted. (Notice given 19 June 2003. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays after 3 November 2003.)

16 MR RIPOLL: To move—That this house:

- (1) recognises the contribution of the Royal Australian Air Force to the defence of Australia;
- (2) recognises and acknowledges the importance of the F111 fleet to the security of Australia and the region and the contribution this aircraft has made to Australia's defence;
- (3) congratulates the Australian Defence Force Parliamentary Program for giving Members of Parliament greater access and a better working knowledge of the daily operations of our defence forces;
- (4) congratulates RAAF Base Amberley for the great work it does as a defence base and recognises the expertise of the RAAF personnel working at the base; and
- (5) recognises the contribution RAAF Base Amberley makes to the city of Ipswich and the community link that has been fostered over many years. (*Notice given 19 August 2003. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 3 November 2003.*)

17 **MS HOARE:** To move—That this House:

- (1) recognises the development and distribution of the tetanus vaccine in developed countries such as Australia has lead to the virtual elimination of the disease;
- (2) notes tetanus continues to be a major cause of fatalities in many developing countries, with some 100 million people still at risk of contracting the disease;

- (3) calls for measures to be implemented that will lead to the elimination of tetanus in developing countries; and
- (4) recognises the efforts of UNICEF and its programs in attempting to reduce tetanus in communities around the world. (Notice given 19 August 2003. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays after 3 November 2003.)

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

- (1) recognises that the *Hansard* record on the parliamentary website should pre-date the current cut-off of 1984;
- (2) acknowledges the national benefit that would be derived from a more comprehensive record being made available as well as the benefit to Members of Parliament and their staff;
- (3) notes that the proposed Centenary project to have all the *Hansard* records incorporated was unable to be finalised apparently because of the cost; and
- (4) urges the Presiding Officers to re-examine the proposal and at least attempt to extend the current scope of the *Hansard* available on the Web even if it has to be staged over a number of Parliaments. (*Notice given 15 September 2003. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 3 November 2003.)*

19 **MR ANDREN:** To move—That this House:

- (1) recognises that feral pigs pose a threat to the nation due to their impact on the welfare of livestock, damage to the environment and natural biodiversity, and potential to harbour exotic animal diseases and zoonoses;
- (2) notes estimates that the population of feral pigs in Australia could be as high as 23 million; and
- (3) calls on the Government to develop a nationally coordinated approach to the feral pig issue. (*Notice given 16 September 2003. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 3 November 2003.*)

20 MR KERR: To move—That this House:

- (1) recognises that smoking tobacco products is the single largest cause of preventable death in Australia;
- (2) is of the opinion that it is inappropriate that public policy be, or be thought to be, influenced by donations made by tobacco companies;
- (3) acknowledges that any political party that unilaterally declines to accept donations from the tobacco industry risks disadvantaging itself;
- (4) expresses its opinion that it is reasonable on health and public policy grounds to effectively discourage political parties from accepting donations from the tobacco industry; and
- (5) accordingly supports the principle that it be a condition of eligibility to receive public funding under the Electoral Act that a political party not accept any donations from the tobacco industry. (*Notice given 7 October 2003. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays after 3 November 2003.*)

21 MR DANBY: To move—That this House:

- (1) notes that Monday, 13 October 2003 is the 160th anniversary of the founding of B'nai B'rith;
- (2) notes that B'nai B'rith is the largest Jewish community service organisation in the world today with branches in 51 countries including Australia and holds NGO consultative status at the United Nations, UNESCO and the UN Commission on Human Rights;
- (3) notes that for 160 years B'nai B'rith has provided continuing support and assistance to both Jewish and non-Jewish people in Australia and throughout the world, particularly those in need or sick, the aged and people suffering persecution;
- (4) notes that B'nai B'rith continues to promote the ideals and principles of peace, philanthropy, support for science and the arts, relief from suffering and the advancement of humankind; and
- (5) congratulates B'nai B'rith on its 160th anniversary. (Notice given 13 October 2003. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays after 3 November 2003.)
- 22 MR P. E. KING: To move—That this House give consideration to a new program of infrastructure development in Australia called "Build the Nation" in cooperation with state and local governments and private enterprise and having regard to:
 - (1) the primary obligation of States for the maintenance of public infrastructure; and

- (2) a reasonable allocation of available resources between city and country areas. (*Notice given 16 October 2003. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays after 3 November 2003.*)
- 23 MR PRICE: To move—That standing orders 142 and 151 be amended as follows:

Questions to Ministers

- Questions may be put to a Minister relating to public affairs with which the Minister is officially connected, to proceedings pending in the House, or to any matter of administration for which the Minister is responsible.
- (a) Questions may be in writing and placed on the Notice Paper for written reply.
- (b) Questions may be asked orally without notice for immediate reply and 10 questions may be asked by non-Government Members and 10 by Government Members.

Questions without notice—Supplementary questions

- Supplementary questions may be asked to elucidate and answer.
- (a) One or more supplementary questions may be asked for each question except that:
- (b) No more than 4 supplementary questions in total may be asked by Government Members and no more than 4 supplementary questions in total may be asked by non-Government Members at question time. (Notice given 16 October 2003. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays after 3 November 2003.)

Orders of the day

- 1 A BETTER FUTURE FOR OUR KIDS BILL 2003: (Ms Roxon) Second reading (from 26 May 2003). (Order of the day will be removed from the Notice Paper unless re-accorded priority on 3 November 2003.)
- 2 KYOTO PROTOCOL RATIFICATION BILL 2003: (Mr K. J. Thomson) Second reading (from 26 May 2003). (Order of the day will be removed from the Notice Paper unless re-accorded priority on 3 November 2003.)
- 3 **TAIWAN AND THE WORLD HEALTH ORGANISATION:** Resumption of debate (*from 26 May 2003*) on the motion of Mr Somlyay—That this House calls on the Government to:
 - (1) congratulate Taiwan on its substantial achievements in the field of health and its many contributions to world health care;
 - (2) acknowledge that Taiwan's contributions to world health care could be made much more effectively and with much broader scope under the auspices of the World Health Organisation (WHO);
 - (3) acknowledge the need for a fully-integrated global health care system and the undesirability of Taiwan's exclusion from this system, particularly in the light of the current Severe Acute Respiratory Syndrome crisis;
 - (4) recognise therefore, that Taiwan's participation as an observer in the WHO would not only benefit the people of Taiwan, but also leave no loophole in the world health care network; and
 - (5) help Taiwan find appropriate and feasible ways to participate meaningfully in the WHO. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on 3 November 2003.*)
- 4 AUSTRALIANS IN GUANTANAMO BAY: Resumption of debate (*from 26 May 2003—Mr Dutton, in continuation*) on the motion of Mr Kerr—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. (Order of the day will be removed from the Notice Paper unless re-accorded priority on 3 November 2003.)
- 5 **DECLARATION OF PARKS, CONSERVATION AREAS AND RESERVES:** Resumption of debate (*from 26 May 2003—Mr Albanese, in continuation*) on the motion of Mr Hartsuyker—That this House:
 - (1) notes the recent announcement of the Carr Labor Government to declare 65,000 hectares of land as 15 new National Parks, State Conservation Areas and State Forest Reserves;
 - (2) is concerned that this declaration may be in breach of the Regional Forest Agreement between New South Wales and the Commonwealth;
 - (3) is concerned that the removal of this land from production will impact upon timber resources required to sustain employment in timber communities and the future viability of those communities; and

- (4) is concerned that substantial Commonwealth and New South Wales government funds invested under FISAP will be placed at risk as a result of this declaration. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on 3 November 2003.*)
- 6 **SUPPORTED EMPLOYMENT SECTOR:** Resumption of debate (*from 26 May 2003—Ms Jackson*, *in continuation*) on the motion of Ms Ellis—That this House:
 - (1) recognises the valuable role of the supported employment sector in providing paid work to people with disabilities;
 - (2) notes that employment gives people with disabilities not only an income, but also important social and developmental experiences;
 - (3) asserts the need to ensure that pay and working conditions for people with disabilities are fair and meet minimum standards:
 - (4) notes Government reforms in this area including quality assurance reforms and the introduction of case-based funding to business services;
 - (5) acknowledges that unless these reforms are introduced in a coordinated manner and with adequate support to the supported employment sector, the viability of many business services in this sector may be threatened and that, according to the Department's Case Based Funding Trial Final Evaluation Report: Main Findings (October 2002, page 14), "based on maintenance funding levels, 67% of Business Services would operate at a deficit, 5% at close to break even and 28% at a surplus"; and
 - (6) calls upon the Government to:
 - (a) consult with the supported employment sector to ensure that the original December 2004 deadline for certification allows optimal outcomes to be achieved;
 - (b) provide adequate assistance to the supported employment sector, so that nil, or a minimum number of businesses become unviable leading to loss of employment by some people with disabilities;
 - (c) liaise with people working in business services and their families to ensure that they are prepared for the transition or closure of the business service; and
 - (d) liaise closely with the State/Territory governments to ensure that they are prepared and able to manage the increased demand on services as a result of business service closures. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on 3 November 2003.*)
- 7 CRIMINAL CODE AMENDMENT (HEZBOLLAH EXTERNAL TERRORIST ORGANISATION) BILL 2003 (Mr Crean): Second reading—Resumption of debate (from 2 June 2003). (Order of the day will be removed from the Notice Paper unless re-accorded priority on the next sitting Monday after 3 November 2003.)
- 8 **PROSTATE CANCER:** Resumption of debate (from 2 June 2003—Ms O'Byrne, in continuation) on the motion of Mr Lloyd—That this House:
 - (1) acknowledges that prostate cancer is now a major cause of death in Australian men with more than 2,500 men dying from prostate cancer annually;
 - (2) recognises the importance of prostate specific antigen (PSA) testing as a reliable and effective method of diagnosing early prostate cancer, providing the best possibility of a successful outcome;
 - (3) notes the reported collapse of a proposed national television awareness campaign about prostate cancer; and
- (4) calls on the Federal Government to examine funding options which will enable increased research into prostate cancer, and provide additional and more effective awareness programs to assist in the early detection of prostate cancer. (Order of the day will be removed from the Notice Paper unless re-accorded priority on the next sitting Monday after 3 November 2003.)
 - 9 TAX SYSTEM: Resumption of debate (*from 2 June 2003*) on the motion of Mr B. P. J. O'Connor—That this House:
 - (1) recognises that, because of the Family Tax Benefit system, parents of middle incomes pay an effective marginal tax rate of between 60% and 77%;
 - (2) recognises that, because of the Allowances Income Test, an individual claiming Newstart who earns more than \$62 in a fortnight pays an effective marginal tax rate of 67%;
 - (3) recognises that, because of the Allowances Income Test, an individual claiming Newstart who earns more than \$150 in a fortnight pays an effective marginal tax rate of 87%;

- (4) recognises that, because of the parental income test of Youth Allowance, 40,000 families face effective marginal tax rates of up to 111.5%;
- (5) acknowledges that these effective marginal tax rates are much higher than those for persons with high incomes;
- (6) notes that the number of individuals facing effective marginal tax rates of more than 60% has nearly doubled since 1997;
- (7) calls on the Government to reform the tax, welfare and family payment systems to avoid the development of poverty traps and disincentives to work; and
- (8) affirms its commitment to a tax system that is progressive. (Order of the day will be removed from the Notice Paper unless re-accorded priority on the next sitting Monday after 3 November 2003.)
- 10 **SCORESBY FREEWAY:** Resumption of debate (*from 2 June 2003*) on the motion of Mr Barresi—That this House:
 - (1) recognises:
 - (a) the importance of the Scoresby Freeway to the people of the East and Southeast of Melbourne and the Federal Government's continued commitment to this project; and
 - (b) the inclusion of funding for the Commonwealth's share of project costs as agreed with the Victorian Government in the 2003-2004 Federal Budget;
 - (2) takes note of:
 - (a) the conditions contained in the Memorandum of Understanding and the obligations on the Victorian Government to comply with the agreement;
 - (b) the payment of funds by the Commonwealth to the Victorian Government under the terms of the Memorandum of Understanding; and
 - (c) reports that the Victorian Government was seeking support for tolls on the Scoresby Freeway while publicly claiming to be committed to the toll-free condition of the Federal Government funding;
 - (3) condemns:
 - (a) the Victorian Bracks Government for lying to the Victorian people about supporting a toll-free Scoresby Freeway prior to the last State election; and
 - (b) ALP members of the Victorian Parliament elected under false pretences by communities in the East and Southeast of Melbourne by misleading the people they claim to represent; and
 - (4) calls on:
 - (a) the Bracks ALP Government in Victoria to honour the binding agreement and deliver a completed toll-free Scoresby Freeway by 2008 as promised to the people of the Eastern and Southeastern suburbs of Melbourne;
 - (b) all Victorian Federal and State Members of Parliament to support the honouring of the Memorandum of Understanding between the Commonwealth and Victorian Governments; and
 - (c) the Victorian Government to release all documents relating to tolls on the Scoresby Freeway and Eastern Freeway Extension from the time the Scoresby Memorandum of Understanding was signed by the Transport Ministers. (Order of the day will be removed from the Notice Paper unless re-accorded priority on the next sitting Monday after 3 November 2003.)
- 11 COMMONWEALTH ELECTORAL AMENDMENT (REPRESENTATION OF TERRITORIES) BILL 2003 (Mr Tollner): Second reading—Resumption of debate (from 16 June 2003). (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 November 2003.)
- 12 WORKPLACE RELATIONS AMENDMENT (GOOD FAITH BARGAINING) BILL 2003 (Mr McClelland): Second reading—Resumption of debate (from 16 June 2003). (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 November 2003.)
- 13 **WESTERN HIGHWAY:** Resumption of debate (*from 16 June 2003*) on the motion of Ms C. F. King—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). (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 November 2003.)
- 14 **CERVICAL CANCER SCREENING:** Resumption of debate (from 16 June 2003—Mrs Hull, in continuation) on the motion of Ms Hoare—That this House:
 - (1) notes that cancer of the cervix is the eighth most common cancer amongst females;
 - (2) notes with satisfaction that as a result of the National Cervical Screening Program its incidence and mortality have been falling for many years;
 - (3) encourages all Australian women to undertake regular screening for cervical cancer;
 - (4) notes that although the Pap smear has been an effective screening test there is room for improvement;
 - (5) understands that many Australian women are choosing the more accurate but costly ThinPrep Pap test for screening; and
 - (6) urges the Minister to allow free access to the more reliable ThinPrep Pap test for all Australian women. (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 November 2003.)
- 15 **FREE TRADE AGREEMENT WITH THE USA:** Resumption of debate (*from 16 June 2003*) on the motion of Mr Baird—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. (*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 November 2003*.)
- 16 **WOMEN AND CHILDREN IN VIETNAM:** Resumption of debate (*from 16 June 2003—Ms Gambaro, in continuation*) on the motion of Mrs Irwin—That this House notes:
 - (1) the very high levels of domestic violence in Vietnam and its consequences for women and children and urges international agencies and Vietnamese institutions to take action to detect and prevent abuse and calls on Non Government Organisations and AUSAID, in consultation with Vietnamese Government agencies, to initiate and promote education programs on gender equality, vocational rights and children's rights in Vietnam;
 - (2) the high level of sex trafficking in Vietnam and neighbouring countries and related risks including increasing infection rates of HIV/AIDS and calls on Non Government Organisations and AUSAID to cooperate with the Vietnamese Government to train law enforcement officers to rescue and rehabilitate victims, to raise public awareness of the problem, to provide alternative employment and income earning opportunities for women and girls and to offer sex education for children; and
 - (3) the lack of safe and effective fertility control available to women in Vietnam and the resulting very high level of legal abortions performed and calls on Non Government Organisations and AUSAID to assist in the development of accessible, safe and effective fertility control measures for women in Vietnam. (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 November 2003.)
- 17 **IRAQ:** Resumption of debate (*from 23 June 2003*) on the motion of Mrs Moylan—That this House:
 - (1) acknowledges the suffering and hardship experienced by the Iraqi people from years of neglect of essential services and the dictatorship of Saddam Hussein;
 - (2) notes the grave consequences of this neglect to human health, contributing to the second highest infant and child mortality rates in a list of some of the poorest countries in the world;

- (3) notes the consequent poor state of essential services in Baghad and other areas of Iraq and commends the efforts of the coalition, the United Nations and non-government organisations to provide emergency services to the people of Iraq;
- (4) notes the major ongoing challenges facing the people of Iraq including the need for continued rehabiliation of essential services such as sewerage and sanitation and notes that a major effort is underway to improve these services;
- (5) commends the Australian Government for the substantial contribution to humanitarian aid and reconstruction in Iraq, notably in relation to agriculture, where Australia is taking the lead with the United States;
- (6) notes that Australia's contribution of \$100 million is the 5th highest of the 15 main contributing countries; and
- (7) acknowledges the contribution of AusAid and Australian non-government organisations in the delivery of health services, water and sanitation work, co-ordination and logistics, food distribution, refugee preparedness and mine action and agriculture. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays after 3 November 2003.)
- 18 **AGED CARE:** Resumption of debate (*from 23 June 2003—Ms Jackson*, *in continuation*) on the motion of Ms Hall—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. (*Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays after 3 November 2003*.)
- 19 **MORTGAGE FINANCE:** Resumption of debate (*from 11 August 2003*) on the motion of Mr P. E. King—That this House:
 - (1) notes the importance to Australian families who are new home buyers of clear and fair arrangements for the entry into mortgages;
 - (2) notes the recent calls by industry leaders for legislation for the finance broking industry to put in place an accredited licensing scheme; and
 - (3) commends the Commonwealth Government and Australia's mortgage finance industry for their cooperative action in identifying measures including uniform legislation. (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 November 2003.)
- 20 **AUSTRALIAN MARITIME COLLEGE:** Resumption of debate (*from 11 August 2003*) on the motion of Ms O'Byrne— 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. (Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 4 sitting Mondays after 3 November 2003.)
- 21 **FILM INDUSTRY:** Resumption of debate (*from 11 August 2003—Mr Sawford*, *in continuation*) on the motion of Mr Baird—That this House:
 - (1) commends the Australian Government on its efforts to support the local film industry;
 - (2) recognises the cultural and economic contribution that the Australian film industry makes to the nation; and
 - (3) acknowledges the excellence of the film industry training centres in Australia. (Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays after 3 November 2003.)

- 22 **DENTAL HEALTH:** Resumption of debate (*from 11 August 2003*) on the motion of Ms George—That this House:
 - (1) notes that people from poorer socio-economic backgrounds commonly experience barriers to accessing dental health care;
 - (2) recognise the adverse impact of the abolition of the Commonwealth Dental Health Program on people who cannot afford private dental care;
 - (3) recognises that poor dental health has implications for other medical conditions such as heart disease, diabetes, arthritis, respiratory disease and cancer; and
 - (4) recognises that dental health is a matter that warrants the intervention of the Federal Government. (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 November 2003.)
- 23 **OCEAN OUTFALLS:** Resumption of debate (*from 11 August 2003—Mr Lloyd*, *in continuation*) on the motion of Mr Hunt—That this House:
 - (1) deplores the damaging and destructive environmental impact of 142 ocean outfalls throughout Australia which are dumping treated and untreated sewage on our coastlines;
 - (2) notes the associated risks to human health, sustainable aquaculture and fisheries from the dumping of sewage into our coastal areas;
 - (3) condemns the annual waste of over 1.5 trillion litres of water throughout Australia resulting from the practice of dumping waste water rather than reusing it;
 - (4) calls upon the States to commit to the goal of ending all ocean outfall in Australia by the year 2025 and to adopt policies to achieve that goal;
 - (5) calls upon all local water boards to commit to the goal of ending all ocean outfall in Australia by the end of 2025 and to adopt policies to achieve that goal; and
 - (6) calls upon the Federal Government to assist the States by helping coordinate a National Ocean Outfall Strategy aimed at coordinating the ending of all ocean outfall in Australia by the year 2025. (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 November 2003.)
- 24 **PROTECTION OF AUSTRALIAN FLAGS (DESECRATION OF THE FLAG) BILL 2003:** (Mrs Draper) Second reading (from 18 August 2003). (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 November 2003.)
- 25 ABOLITION OF THE GOLD TRAVEL PASS FOR FORMER POLITICIANS (REFLECTING COMMUNITY STANDARDS) BILL 2003: (Mr Organ) Second reading (from 18 August 2003). (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 November 2003.)
- 26 AUSTRALIAN CITIZENSHIP FOR ELIGIBLE DE FACTO SPOUSES BILL 2003: (Ms Plibersek) Second reading (from 18 August 2003). (Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 5 sitting Mondays after 3 November 2003.)
- 27 CORPORATE RESPONSIBILITY AND EMPLOYMENT SECURITY BILL 2003: (Mr Crean) Second reading (from 18 August 2003). (Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 5 sitting Mondays after 3 November 2003.)
- 28 WORKPLACE RELATIONS AMENDMENT (UNFAIR DISMISSAL—LOWER COSTS, SIMPLER PROCEDURES) BILL 2003: (Mr Crean) Second reading (from 18 August 2003). (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 November 2003.)
- 29 **TRADE PRACTICES AMENDMENT (PUBLIC LIABILITY INSURANCE) BILL 2003:** (Mr Griffin) Second reading (from 18 August 2003). (Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 5 sitting Mondays after 3 November 2003.)
- 30 TAXATION LAWS AMENDMENT (A SIMPLER BUSINESS ACTIVITY STATEMENT) BILL 2003: (Mr Latham) Second reading (from 18 August 2003). (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 November 2003.)
- 31 **MIDDLE EAST ROAD MAP TO PEACE:** Resumption of debate (*from 18 August 2003*) on the motion of Mr Cadman—That this House:
 - (1) commends the Israeli Cabinet for its decision to take positive steps for the resolution of conflict in the Middle East, including the adoption of the Road Map which is:

- Phase 1 (to May 2003): End of terrorism, normalisation of Palestinian life and Palestinian political reform; Israeli withdrawal and end of settlement activity; Palestinian elections;
- Phase 2 (June-Dec 2003): Creation of an independent Palestinian state; international conference and international monitoring of compliance with roadmap;
- Phase 3 (2004-2005): Second international conference; permanent status agreement and end of conflict; agreement on final borders, Jerusalem, refugees and settlements; Arab states to agree to peace deals with Israel; and
- (2) calls on all parties involved in the conflict to emulate this example and move forward to a rapid settlement. (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 November 2003.)
- 32 **CHILDREN WITH INSULIN DEPENDENT DIABETES:** Resumption of debate (*from 18 August 2003*) on the motion of Mr C. P. Thompson—That this House notes:
 - (1) the number of children in Australia who have insulin dependent diabetes;
 - (2) the devastating long-term health consequences and medical complications for children with insulin dependent diabetes, including:
 - (a) hypoglycemia;
 - (b) heart disease;
 - (c) microvascular disease;
 - (d) limb amputation;
 - (e) kidney failure; and
 - (f) retinopathy or diabetic eye disease;
 - (3) the outstanding work by Australian researchers to find a cure through pancreatic islet cell transplantation;
 - (4) that research is the key to finding a transplant procedure that is safe and available to children; and
 - (5) the need for support from the Federal Government to establish:
 - (a) a national clinical islet cell transplant centre to advance islet cell transplantation; and
 - (b) a research grant to attract the world's best scientists and ensure Australia's position at the forefront of global research. (*Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 5 sitting Mondays after 3 November 2003.*)
- 33 **SYDNEY'S SECOND AIRPORT:** Resumption of debate (from 18 August 2003—Mr Farmer, in continuation) on the motion of Mr Murphy— That this House:
 - (1) declares that Badgery's Creek is no longer a viable site for the location of a second airport for the people of Sydney; and
 - (2) recommends that a Joint Select Committee be established to identify a site suitable for the location of Sydney's second airport, having regard to (a) aircraft noise; (b) air pollution and (c) other risks associated with aircraft movements. (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 November 2003.)
- 34 PARLIAMENTARY (CHOICE OF SUPERANNUATION) BILL 2003 (Mr Andren): Second reading (from 8 September 2003). (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 November 2003.)
- 35 **ROYAL FLYING DOCTOR SERVICE:** Resumption of debate (*from 8 September 2003—Ms Hall*, *in continuation*) on the motion of Ms Livermore— That this House:
 - (1) acknowledges the 75th anniversary this year of the Royal Flying Doctor Service (RFDS);
 - (2) congratulates the RFDS for providing essential emergency and primary health care to the people of remote, rural and regional Australia since its establishment in 1928;
 - (3) thanks the doctors, nurses, allied health professionals, pilots, mechanics, support staff, volunteers and fundraisers for their commitment to continuing the life-saving work of the RFDS; and
 - (4) notes with concern the difficulty in recruiting and retaining health professionals in remote, rural and regional Australia that threatens to impact on the services provided by the RFDS. (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 November 2003.)
- 36 **AUSTRALIAN KNOWLEDGE OF ASIA:** Resumption of debate (*from 8 September 2003—Mr L. D. T. Ferguson*, *in continuation*) on the motion of Dr Southcott— That this House:

- (1) notes the problems and possibilities identified in the report *Maximising Australia's Asia Knowledge:* repositioning and renewal of a national asset, prepared by the Asian Studies Association of Australia;
- (2) recognises that the national interest is served by the knowledge Australians have of their world and particularly of their own diverse, complex region; and
- (3) commends efforts by governments, educational institutions, businesses and voluntary associations to renew, enhance and extend Australian knowledge of Asia. (*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 November 2003*.)
- 37 **AVIATION:** Resumption of debate (*from 8 September 2003*) on the motion of Mr M. J. Ferguson— That this House:
 - (1) acknowledges that 2003 marks the celebration of 100 years of piloted flight;
 - (2) notes the Wright Brothers' achievement in successfully undertaking the first flight as the culmination of a centuries' old quest by philosophers, scientists and engineers to turn the dream of flight into a reality that redefined the boundaries of scientific capacity;
 - (3) notes that, in the 100 years since the first piloted flight, the outstanding development in air travel has taken us from the Wright Brothers' Kitty Hawk flight to the Moon;
 - (4) recognises that the invention, growth and refinement of piloted flight has allowed us to cross and expand our boundaries, both personal, cultural, economic and national, enriching our experiences and bringing people of the world closer together;
 - (5) notes that the aviation industry has also fostered inter and intra State and Territory trade, commerce and experiences;
 - (6) recognises the importance of the aviation industry to Australian jobs, skills and industry, in particular, to the tourism, aeronautical, technical, engineering, and export industries;
 - (7) acknowledges the aviation industry as an important provider of high skilled jobs to Australians;
 - (8) notes with disappointment the collapse of Ansett Airlines and recognises the valuable role that Ansett played in the development of the aviation industry in Australia;
 - (9) notes proudly that Qantas is an Australian icon, recognised throughout the world and one of Australia's largest private sector employers;
 - (10) welcomes the newer players in Australia like Virginblue and Regional Express and recognises the important contribution of regional airlines and operators to our regional communities;
 - (11) acknowledges the work, enterprise, innovation, ingenuity, commitment, passion and enthusiasm of all those who have worked in aviation over the past one hundred years;
 - (12) pays its respects to all those who have died in the pursuit of work and recreation in aviation;
 - (13) notes the negative effect of the terrorist attacks of September 11 on the global aviation and associated industries and expresses our hope that the industry will recover;
 - (14) notes the vital need for Federal Government efforts to ensure that airline passengers can travel in the safest possible environment, in particular now Australia is a terrorist target, to restore confidence in air travel; and
 - (15) notes the importance of a competitive and sustainable local aviation industry. (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 November 2003.)
- 38 **FREE TRADE AGREEMENTS WITH CHINA AND JAPAN:** Resumption of debate (*from 15 September 2003—Mr Jenkins, in continuation*) on the motion of Mr Hunt—That this House:
 - (1) supports the development of bilateral free trade agreements with both China and Japan;
 - (2) acknowledges the close partnership that Australia has developed with both Japan and China;
 - (3) notes the importance of trade with Japan, Australia's principal trading partner;
 - (4) notes the importance of rapidly growing trade with China which has a real annual growth rate of 7 per cent;
 - (5) acknowledges the massive economic and social benefits of a genuine free trade agreement with both China and Japan to all parties;
 - (6) realises that the ASEAN Free Trade Area, the proposed China-ASEAN FTA and Japan's proposal for a comprehensive regional economic partnership reflect the fact that China and Japan recognise that free and open trade is the best guarantee of economic prosperity and growth;

- (7) commits to an international free trade agenda understanding that bilateral free trade agreements can complement and encourage wider free trade objectives in APEC and the WTO;
- (8) forcefully supports an international free trade agenda as a driver for global economic prosperity, improved living standards and greater opportunities for the developing world; and
- (9) commends the efforts of Japan and China to enhance global free trade, in particular, China's efforts to reduce average tariff rates from 40 per cent a decade ago to 11.5 per cent today. (*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 November 2003*.)
- 39 **OSTEOPOROSIS:** Resumption of debate (*from 15 September 2003*) on the motion of Ms Burke—That this House:
 - (1) notes that a study commissioned by Osteoporosis Australia and a subsequent report titled *The Burden of Brittle Bones* indicated that osteoporosis is a disease that is becoming increasingly prevalent in our communities:
 - (2) notes that this report further indicated that it should be recognised that osteoporosis is a preventable and treatable disease and with more research the current trend could be reversed;
 - (3) notes with concern the statistics in this report that indicate the projected increase in numbers of patients within the population diagnosed with osteoporosis—in 2001, 1.9 million Australians, 10% of the population, were diagnosed as suffering from osteoporosis and by 2021 this figure is expected to rise to 13.2%;
 - (4) recognises the enormous cost to the health services, the community, to individual sufferers and their carers; and
 - (5) calls on the Government to recognise osteoporosis as a national health priority. (*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 November 2003*.)
- 40 **FEDERAL MAGISTRATES SERVICE:** Resumption of debate (*from 15 September 2003—Ms Hoare*, *in continuation*) on the motion of Mr Johnson—That this House:
 - (1) recognises the success of the Federal Magistrates Service since its establishment by the Commonwealth Government in 2000;
 - (2) In particular, recognises the contribution of the Federal Magistrates Service to:
 - (a) providing a quick and accessible forum for litigants involved in less complex family law and other general federal law disputes;
 - (b) increasing access to justice for Australian families, particularly those going through relationship breakdown; and
 - (c) providing an alternative and less formal court option for litigants and encouraging the use of conciliation, counselling, arbitration and mediation in appropriate cases; and
 - (3) notes the Government's recent announcement that four new Federal Magistrates are to be appointed in South-east Queensland, Newcastle, Adelaide and Melbourne to further enhance the operation of the Federal Magistrates Service. (Order of the day will be removed from the Notice Paper unless reaccorded priority on any of the next 7 sitting Mondays after 3 November 2003.)
- 41 **NORTH KOREA:** Resumption of debate (from 13 October 2003—Mr Organ, in continuation) on the motion of Mr Cadman—That this House:
 - (1) condemns the abuse of human rights in North Korea and the unconscionable treatment by that government of its citizens;
 - (2) calls on the Government of North Korea to comply with international standards to reform conditions for its citizens;
 - (3) urges the DPRK to engage more fully with the international community to address Australia's and the international community's concerns over border crossers in North Korea and notes Australian support for further scrutiny by the UN Commission on Human Rights of the human rights situation in the DPRK; and
 - (4) calls on the North Korean regime to cease and desist from any development of weapons of mass destruction. (*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 November 2003.*)
- 42 **INTERNATIONAL DAY FOR THE ERADICATION OF POVERTY:** Resumption of debate (*from 13 October 2003*) on the motion of Mr Sidebottom—That this House:

- (1) acknowledges the importance of 17 October 2003 being the International Day for the Eradication of Poverty;
- (2) is deeply concerned about the 1.2 billion people world-wide who are required to live on less than \$1 per day, and the adverse effects on health, education, and income earning ability which result;
- (3) supports efforts by the United Nations to reduce world poverty through the development of its Millennium Development Goals, which call for:
 - (a) halving the proportion of people living on \$1 per day and halving the number of people who suffer from hunger;
 - (b) ensuring that boys and girls alike complete primary schooling;
 - (c) eliminating gender disparity in all levels of education;
 - (d) reducing by two-thirds the under-five mortality rate;
 - (e) reducing by three-quarters the maternal mortality ratio;
 - (f) reversing the spread of HIV/AIDS, malaria and other major infectious diseases;
 - (g) ensuring environmental sustainability through integration of sustainable development into country policies and reversing the loss of environmental resources, halving the proportion of people without access to potable water and significantly improving the lives of at least 100 million slum dwellers; and
 - (h) developing a global partnership for development through raising official development assistance, expanding market access, and encouraging debt sustainability; and
- (4) calls on all national governments and international institutions to make achievement of the Millennium Development Goals a key purpose of their international and domestic programs. (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 November 2003.)
- 43 **BALI BOMBING:** Resumption of debate (from *13 October 2003—Mr B. P. J. O'Connor, in continuation*) on the motion of Mr Baird—That this House commends the efforts of the Indonesian Government in bringing justice to those who were responsible for the Bali bombing and, in particular:
 - (1) applauds Indonesia in formally charging 24 people in connection with the Bali bombing and the conviction of 5 of those people;
 - (2) congratulates the Indonesian police and Australian Federal Police in the rapid dismantling of the cell that carried out the attack on 12 October 2002;
 - (3) recognises and commends the Australian Federal Police for the significant role it has played in helping the Indonesian police bring these terrorists to trial; and
 - (4) commends the Government on the \$10 million package of assistance for counter-terrorism capability building. (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 November 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 ABORIGINAL LAND GRANT (JERVIS BAY TERRITORY) AMENDMENT BILL 2003 (Minister for Immigration and Multicultural and Indigenous Affairs): Second reading—Resumption of debate (from 17 September 2003—Ms Roxon).
- 2 ANNIVERSARY OF THE BALI TRAGEDY—PAPER—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 15 October 2003—Mr Bartlett) on the motion of Mr Abbott—That the House take note of the paper.
- 3 **SOLOMON ISLANDS—PAPER—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 19 August 2003—Mrs Elson*) on the motion of Mr Abbott—That the House take note of the paper.
- 4 **BUSHFIRES—PAPER—MOTION TO TAKE NOTE OF PAPER:** Resumption of debate (*from 5 March 2003—Mrs May*) on the motion of Dr Stone—That the House take note of the paper.
- 5 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).

COMMITTEE AND DELEGATION REPORTS

Orders of the day

- 1 FOREIGN AFFAIRS, DEFENCE AND TRADE—JOINT STANDING COMMITTEE—REPORT ON EXPANDING AUSTRALIA'S TRADE AND INVESTMENT RELATIONSHIP WITH THE COUNTRIES OF CENTRAL EUROPE—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 18 September 2003—Mrs Hull) on the motion of Mr Baird—That the House take note of the report.
- 2 EMPLOYMENT AND WORKPLACE RELATIONS—STANDING COMMITTEE—REPORT ON INQUIRY INTO ASPECTS OF AUSTRALIA'S WORKERS' COMPENSATION SCHEMES—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (from 18 September 2003—Dr Southcott) on the motion of Mrs D. M. Kelly—That the House take note of the report.
- 3 FAMILY AND COMMUNITY AFFAIRS—STANDING COMMITTEE—REPORT ON SUBSTANCE ABUSE IN AUSTRALIAN COMMUNITIES—MOTION TO TAKE NOTE OF PAPER: Resumption of debate (*from 17 September 2003—Mr Prosser*) on the motion of Mrs Hull—That the House take note of the report.

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

- 101 MR M. J. FERGUSON: To ask the Prime Minister—
 - (1) Did his Department receive a licence 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.
- 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.

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.

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.

19 August 2002

- 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.
- 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.

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.

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.

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.

9 December 2002

1209 MRM. 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

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.

12 December 2002

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.
- 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.

4 February 2003

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.

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.

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.

5 February 2003

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.

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.

6 February 2003

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.

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.

10 February 2003

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.

11 February 2003

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

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.

12 February 2003

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.

13 February 2003

MS GRIERSON: To ask the Ministers listed below (questions Nos. 1491 - 1493)—

- (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.
- 1493 MS GRIERSON: To ask the Minister for Agriculture, Fisheries and Forestry.

3 March 2003

- 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.
- 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.

5 March 2003

1566 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—

- (1) Has Airservices Australia advised him or any organisation that it can reduce the number of Air Traffic Controllers to 18 if the Perth Terminal Control Unit (TCU) is relocated to the Melbourne air traffic services facility; if so, (a) what analysis has been conducted to verify that this reduced number is achievable, (b) has a base roster been produced to demonstrate that adequate console coverage, leave relief and training requirements can be achieved with 18 Air Traffic Controllers and if not, why not, and (c) what analysis has been done to show that the Perth TCU will require only 18 Air Traffic Controllers in Melbourne but more than that number in situ and, if no analysis has been undertaken, why not.
- (2) Has Airservices Australia advised him or any organisation that it can reduce the number of Air Traffic Controllers to 15 if the Adelaide TCU is relocated to the Melbourne air traffic services facility; if so, (a) what analysis has been conducted to verify that this reduced number is achievable, (b) has a base roster been produced to demonstrate that adequate console coverage, leave relief and training requirements can be achieved with 15 controllers and if not, why not, and (c) what analysis has been completed to show that the Adelaide TCU will only require 15 Air Traffic Controllers in Melbourne but more than that number in situ and, if no analysis has been undertaken, why not.
- (3) Has Airservices Australia advised him or any organisation that it can reduce the number of Air Traffic Controllers to 66 if the Sydney TCU is relocated to the Melbourne air traffic services facility; if so, (a) what analysis has been conducted to verify that this reduced number is achievable, (b) has a base roster been produced to demonstrate that adequate console coverage, leave relief and training requirements can be achieved with 66 controllers and if not, why not, and (c) what analysis has been done to show that the Sydney TCU will only require 66 Air Traffic Controllers in Melbourne but more than that number in situ and, if no analysis has been undertaken, why not.
- (4) Has Airservices Australia advised him or any organisation that 34 support positions, including management, training and data staff can be made redundant if the Sydney TCU is relocated to the Melbourne air traffic services facility; if so, what documented analysis has been conducted to determine how each job can be made redundant without adding extra resources in Melbourne; if no analysis has been completed, why not.
- (5) Has Airservices Australia developed a detailed resource and training plan for TCU consolidation that identifies: (a) where each replacement terminal controller will be sourced, (b) where additional controllers will be sourced to release others to TCU training, (c) how normal ongoing training, including ab initio, refresher, cross stream and project and procedure development training requirements will be accommodated, and (d) what training staff and resources will be required to meet this training demand; if not, why not.

- (6) Has Airservices Australia advised him or any organisation that it will rely on third-party service providers to transfer communication, radar and computer data to the Perth, Adelaide and Sydney TCUs if they are consolidated to the Melbourne centre and if so, are the existing reliability levels of these third-party provided systems adequate for a consolidated TCU structure.
- (7) Is it the case that the third-party maintained radio link between the Sydney and Brisbane oceanic sector failed at least 11 times last year and that the satellite links that relay radio and/or radar data to the Melbourne and Brisbane centres failed at least four times since January 2001; if so, how will Airservices Australia ensure these failures will not continue to occur if TCU consolidation goes ahead.
- (8) Has Airservices Australia advised him or any organisation that TCU consolidation will "provide the basis for increased standardisation and safety in the future"; if so, (a) what documented analysis of existing procedures has been completed that identifies those that require increased standardisation, (b) what remedial plans have been developed that will ensure that increased standardisation will be achieved by a consolidated TCU structure, (c) what safety deficiencies have been identified and documented with the present distributed TCU structure, and (d) what documented analysis has been completed that proves that consolidating the TCUs to Melbourne will rectify these deficiencies.
- (9) Has Airservices Australia advised him or any organisation that TCU consolidation will "reduce cost of service delivery and thereby the price" charged to the aviation industry and that the amount of the planned reductions in charges to the aviation industry would be finalised at the end of the consultation period that ended in 2002; if so, (a) what is the amount of the cost reduction calculated by Airservices Australia if TCU consolidation goes ahead, and (b) has Airservices Australia calculated the difference between the charges that would apply if TCU consolidation proceeds compared to those that would apply if it does not, and if not, why not.
- (10) Has Airservices Australia advised him or any organisation that TCU consolidation will "ensure service delivery is appropriately structured"; if so, (a) what analysis has been conducted to identify deficiencies in Airservices Australia's present service delivery standards, (b) what plans have been developed to ensure that TCU consolidation will result in appropriately structured service delivery, and (c) what benefits will result for Airservices Australia's customers when service delivery is appropriately structured.
- (11) Has Airservices Australia advised him or any organisation that "probably one of the greater benefits of integration is the possibility that is offered to integrate sectors"; if so, (a) what sectors will be integrated, (b) what analysis has been conducted to determine that these sectors can be integrated, (c) why were not the sector reduction targets in the Air Traffic Management Benefits Program achieved, (d) what history "has proven that it is much more difficult to integrate sectors if those sectors are not all within the one facility", and (e) were sectors integrated as a result of the Canberra TCU being consolidated to the Melbourne air traffic services facility and, if no sector integration occurred then, why not.
- (12) Is it the case that Airservices' Australia's predecessor, the Civil Aviation Authority, advised in June 1994 that the consolidation of enroute sectors would allow Sydney arrivals south and Melbourne sector 7 to be combined thus saving \$500,000 p.a. in staff costs; if so, (a) did this occur and if not, why not, (b) what comparative analysis has been completed that demonstrates that the consolidation of the Sydney, Adelaide and Perth TCUs will facilitate sector integration whereas the integration of the Canberra TCU and Sydney enroute sectors to Melbourne did not, and (c) if no comparative analysis has been completed, how has Airservices Australia established that TCU consolidation will facilitate sector integration.
- (13) Has Airservices Australia advised him that if TCU consolidation goes ahead, contingency and business continuity arrangements would be available to at least the same level of assurance as those currently existing; if so, has Airservices Australia developed a detailed contingency and business recovery plan for a consolidated TCU structure that satisfies this undertaking; if not, why is Airservices continuing to develop TCU consolidation plans.
- (14) Has Airservices Australia advised him or any organisation that if a consolidated Melbourne centre was rendered inoperable through facility failure or some other catastrophic event, then airspace over the southern half of Australia including the residential areas of Sydney, Canberra, Melbourne, Adelaide and Perth would still be controlled, if so, what detailed plan exists to ensure that aircraft in this airspace would receive an air traffic control separation service even if the Melbourne centre had been rendered inoperable.
- (15) Has Airservices Australia advised him or any organisation that "the integration of air navigation facilities has for some time been world's best practice as has been evident in Canada, USA and the

- *UK.* "; if so, what analysis has been conducted to assess: (a) what facilities have been integrated in these countries, (b) what benefits were achieved for the service provider and the aviation industry in each country, (c) what technical infrastructure has been put in place to ensure system reliability, and (d) what relevance do these consolidations have to the Airservices Australia proposal.
- (16) Is it the case that a correctly constituted expert safety panel assessed the risk of having a large number of inexperienced terminal staff after consolidation as "Category A unacceptable" and that a Melbourne management review panel changed this initial assessment to "Category D acceptable"; if so, (a) did the management review panel composition comply with the Project Safety Plan and (b) what documented evidence was presented to justify any reassessment of risk.
- (17) Has Airservices Australia advised him or any organisation that it will address community concerns about the future management of LTOP issues at Sydney by stating that "to a great extent these concerns can be overcome by a number of initiatives which could be put in place prior to integration and tested for effectiveness"; if so, (a) what are these initiatives, and (b) how will their effectiveness be assessed.
- (18) Has Airservices Australia advised that it will address community concerns about LTOP management by stating that "post-integration the Tower supervisor will have the primary say in the runway configuration"; if so, (a) has this runway mode management procedure been used before; if so, (i) when was it used, (ii) why is it no longer used, and (b) if Airservices Australia plans to use this procedure again, how will it ensure that the same safety concerns that caused it to be abandoned previously will not occur in the future.
- (19) Is TCU consolidation a prerequisite for any of the following: (a) a more efficient air route structure, (b) reduced delays at Sydney, Adelaide or Perth airports, (c) more efficient climb and descent profiles, (d) more effective environmental management (particularly LTOP at Sydney) and (e) safer terminal area procedures at Sydney, Adelaide or Perth; if so, (i) what analysis has been conducted to quantify the benefits in each of these areas that can only be achieved by consolidating the TCUs to Melbourne, (ii) what analysis has been completed to determine why these improvements cannot be implemented with the TCUs in situ, and (iii) if these improvements are not dependent on TCU consolidation, why does Airservices Australia consider that TCU consolidation will deliver operational benefits for its customers.
- (20) If TCU consolidation goes ahead, what measurable criteria will Airservices Australia use to evaluate its success and what guarantees will Airservices Australia give to stakeholders that these measurable criteria or benchmarks will be achieved.
- (21) Has Airservices Australia advised him or any organisation that it has identified cost savings that can only be achieved by consolidating Sydney, Adelaide and Perth TCUs to the Melbourne centre; if so, (a) what detailed analysis has been completed to quantify these projected savings, (b) what detailed analysis has been completed to determine the dollars per tonne reduction in charges that will result, (c) what detailed analysis has been done that identifies the difference in charges that will result from consolidating the three TCUs as compared to leaving them in situ, and (d) what detailed analysis has been completed that identifies why the same reduction in charges cannot be achieved with the TCUs remaining in situ and if no detailed analysis has been completed, why not.
- (22) How much did Airservices Australia budget to spend on investigating the consolidation of Perth, Adelaide and Sydney TCUs to the Melbourne centre.
- (23) How much has been spent to date on this project and will the amount spent on investigating TCU consolidation be included as cost of TCU consolidation if this project proceeds, if not, why not.
- (24) Has Airservices advised that Sydney, Adelaide and Perth terminal controllers located in Melbourne will retain local knowledge through familiarisation visits and ongoing briefings; if so, (a) why did the Melbourne management review of the safety analysis of TCU consolidation reject the loss of local knowledge as a credible risk associated with consolidating the TCUs, and (b) if local knowledge is considered important and familiarisation visits and ongoing briefing will be provided to ensure controllers retain local knowledge, (i) what detailed analysis has been conducted to determine the number of familiarisation days per annum that will be required to retain adequate levels of local knowledge, (ii) what ongoing briefing content will be provided to retain this knowledge and (iii) what budget allowance has been made for local knowledge issues.
- (25) Has Airservices Australia advised him or any organisation that its legal department has expressed no opinion on the broader issue of TCU consolidation, if so, what was Airservices Australia's General Counsel referring to when she advised in relation to an aircraft crash near Lake George that "... if controllers had local knowledge of the relevant area, they would then have the necessary intimate terrain knowledge. Such an allegation, if successful, has serious implications for Airservices' ability

to implement TCU consolidation and possibly other ATM strategies. Accordingly, we will be attempting to pursuade our insurer to seek a favourable settlement of this claim...".

1568 MRM. J. FERGUSON: To ask the Minister for Industry, Tourism and Resources—

- (1) What actions, decisions and/or representations have been taken by his Department or any other Commonwealth Department as a result of the decision to award Major Project Facilitation status to the Melbourne to Gladstone rail link project.
- (2) What cost has been incurred by the Government in relation to the project having this status and for what specifically were these costs incurred.
- (3) What are the criteria for awarding this status to a project and do they include whether the project (a) involves over \$50 million of expenditure and (b) must be commercially viable.
- (4) On what information, study or report did the Government determine that this project is commercially viable and was that assessment of viability for the project from Melbourne through to Gladstone or some other destination and if so, what was that destination.
- (5) Did the assessment made by his Department that the project is commercially viable include financial or any other assistance available from any government, Commonwealth or State; if so, what assistance was included from which government/s.
- (5) Which section of his Department assessed the commercial viability of the project and was either Treasury or the Department of Finance and Administration involved in that assessment; if not, why not.

1572 MR MURPHY: To ask the Treasurer—

- (1) Is he aware of reports that Mr Clarrie Stevens, QC, did not lodge an income tax return for twenty years whilst practising as a barrister between 1976 and 1996; if not, why not.
- (2) Is it the case that Mr Stevens has acted for the Taxation Commissioner; if so, on how many occasions has he been retained by the Taxation Commissioner and for what periods of time.
- (3) What checks does the Taxation Commissioner undertake before retaining the services of a member of the legal profession.
- (4) Is he able to say whether the Taxation Commissioner considered the question of whether Mr Stevens is of good fame and character before retaining his services; if so, what were those considerations and when was this question considered, if not, why not.
- (5) Is there a procedure whereby the Commissioner of Taxation determines the good fame and character of a legal practitioner retained for the purposes of assisting/representing him in litigation, policy advice, and/or legal work; if so, what is that procedure, if not, why not.
- (6) Are there criteria by which the Taxation Commissioner appoints, retains, employs or otherwise engages legal practitioners on a fee-for-service basis; if not, why not.

6 March 2003

- 1588 **MR MURPHY:** To ask the Treasurer—How many (a) barristers, and (b) solicitors or lawyers, registered with any Bar Association or Law Society, do not have a tax file number.
- 1589 **MR MURPHY:** To ask the Treasurer—What is the total number of taxpayers recorded by the Australian Tax Office under the industry code No. 78410 it uses to identify taxpayers engaged in the following legal services occupations: advocates, barristers, conveyancing services, legal aid services, notaries and solicitors.

1590 MR MURPHY: To ask the Treasurer—

- (1) What was the amount of taxpayer-debt carried by the Australian Taxation Office (ATO) immediately before the introduction of the New Taxation System.
- (2) What is the current amount of taxpayer-debt carried by the ATO.

1592 MR MURPHY: To ask the Treasurer—

- (1) Is he aware of reports that Mr Timothy Wardell, a barrister, went bankrupt in 2000 owing \$1 million to the Australian Taxation Office (ATO); if not, why not.
- (2) Has he been advised that Mr Wardell told the Federal Court that he had no assets even though court documents proved that he had an income of \$350,000 per annum, drove a BMW motor vehicle and lived in Sydney near the waterfront; if not, why not.
- (3) What has the Taxation Commissioner done to ensure that Mr Wardell pays his debts to the ATO.

(4) Have Mr Wardell's services ever been retained by the Commonwealth; if so, on how many occasions, for what periods of time and for what purposes.

1593 MR MURPHY: To ask the Treasurer—

- (1) Is he aware of the case of Mr Wayne Baffsky, a barrister practising criminal law, who did not lodge income tax returns during 1998 or 1999 and was subsequently bankrupted by the Australian Taxation Office (ATO) in February 2000 owing \$442,000.
- (2) Is he aware that Mr Baffsky continues to drive a \$70,000 red Mustang motor-vehicle.
- (3) What is the total amount of tax to date that the ATO has forgone in relation to the case of Mr Baffsky.
- (4) Have Mr Baffsky's services ever been retained by the Commonwealth; if so, on how many occasions, for what periods of time and for what purposes.
- 1594 **MR MURPHY:** To ask the Treasurer—How many public examinations of members of the legal profession, who have employed bankruptcy or family law to avoid paying tax, have occurred in the Federal Court Registry since 16 August 2000.

18 March 2003

1612 MR ANDREN: To ask the Prime Minister—

- (1) Would he define precisely the roles of the Governor-General and Prime Minister in relation to membership of, and authority over, the Australian Defence Forces.
- (2) In respect to the decision of the Prime Minister made at a meeting of the National Security Council (NSC) on or about 10 January 2003 to commit an advance deployment of Australian Defence Forces to the Persian Gulf; (a) was the Governor-General present at this meeting; and (b) what prior reference was made by the Prime Minister to the Governor-General in making the decision to advance deploy Australian service men and women.
- (3) What was the stated purpose of the advance deployment and has that purpose changed since the decision was made.
- (4) In reference to the article in the *Sydney Morning Herald* on 11-12 January 2003 that reported that the advance deployment would likely take part in sabotage, reconnaissance and incursion; is the quote attributed to the Prime Minister in this article accurate as reported; if not, what are the inaccuracies in the newspaper report and what did the Prime Minister actually say to the press on that occasion.

1614 MS BURKE: To ask the Treasurer—

- (1) How many Tax File Numbers (TFN) have been issued by the Australian Taxation Office (ATO).
- (2) How many TFNs have been: (a) associated with the lodgement of a tax return in the last 12 months, (b) not associated with the submission of a tax return in the last 12 months and (c) found by the ATO to be inactive or no longer operational.
- (3) What are the criteria for determining the continuing use or functionality of a TFN.
- (4) Has the ATO found cases of the issue of multiple TFNs to any individual; if so, (a) is there any legitimate reason for an individual to be issued with multiple TFNs, (b) how many instances of multiple TFN issues have been found, and (c) what is the highest number of TFNs that have been issued to an individual.
- (5) Does the issue of multiple TFNs provide opportunities to attempt the commission of taxation fraud.
- (6) Does the ATO undertake any data matching to reduce the instances of multiple issue of TFNs.
- (7) What steps has the ATO taken to eliminate or reduce instances of multiple TFN issue.

1615 MS BURKE: To ask the Treasurer—

- (1) How many Australian Business Numbers (ABN) have been issued by the Australian Taxation Office (ATO).
- (2) How many ABNs have been: (a) associated with the lodgement of a GST return in the last 12 months, (b) not associated with the submission of a GST return in the last 12 months and (c) found by the ATO to be inactive or no longer operational.
- (3) What are the criteria for determining the continuing use or functionality of an ABN.
- (4) Has the ATO found cases of the issue of multiple ABNs to any registered entity; if so, (a) is there any legitimate reason for any entity being issued with multiple ABNs, (b) how many instances of multiple ABN issues have been found, and (c) what is the highest number of ABNs that have been issued to a single entity.

- (5) Does the issue of multiple ABNs provide opportunities to attempt the commission of taxation fraud.
- (6) Does the ATO undertake any data matching to reduce the instances of multiple issue of ABNs.
- (7) What steps has the ATO taken to eliminate or reduce instances of multiple ABN issue.
- 1640 MR MURPHY: To ask the Treasurer—What investigations are currently being undertaken in the Australian Taxation Office with respect to (a) breaches of the Income Tax Assessment Act by barristers with residential addresses or normal places of business located in the State of Queensland and (b) with respect to use of the following legal instruments for the express or substantive intention of avoiding or evading taxation: (i) Family Trusts in equity law, (ii) Property Orders under the Family Law Act, (iii) Debtors' petitions under the Bankruptcy Act, (iv) any other legal instrument, lawful in itself, yet with the intention of being used to put the assets of the barrister out of the reach of their sole or principal creditor, the Commissioner of Taxation; if there are no investigations into these issues, why not.

19 March 2003

- 1651 MR MURPHY: To ask the Treasurer—What (a) number and (b) percentage of all taxpayers failed to lodge an income tax return during each of the financial years ended 30 June 1996, 1997, 1998, 1999, 2000, 2001 and 2002.
- 1681 MRS CROSIO: To ask the Treasurer—
 - (1) How many people in the electoral division of Prospect received the Baby Bonus in 2002-03.
 - (2) How many people in the electoral division of Prospect received a payment of \$2,500 in 2002-03.
 - (3) How many people in the electoral division of Prospect received a payment of \$500 in 2002-03.
 - (4) How many people in the electoral division of Prospect have applied for a Baby Bonus payment in 2002-03 and been rejected.

MS HOARE: To ask the Ministers listed below (questions Nos. 1691 - 1699)—

- (1) Does the Minister's Department administer any Commonwealth funded programs for which community organisations, businesses or individuals in the electoral division of Charlton 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, (b) were these paid advertisements, and if so, (c) what was the cost of each advertisement.
- (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 Charlton received funding in (i) 1999, (ii) 2000, (iii) 2001, and (iv) 2002.
- (5) What is the name and address of each recipient.
- 1692 **MS HOARE:** To ask the Attorney-General.
- 1694 MS HOARE: To ask the Minister for Agriculture, Fisheries and Forestry.

20 March 2003

1711 MR ANDREN: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—How many applications for temporary protection visas has his Department received from followers of Falun Gong or Falun Dafa and how many of these applications have been approved to date.

13 May 2003

1803 **MR FORREST:** To ask the Minister for Agriculture, Fisheries and Forestry—Will he provide a list of all public water storage reservoirs used in the provision of domestic, commercial and agricultural water supply for the whole of the Australian mainland which includes the following information in respect of each water storage reservoir: (a) the average annual yield for the full period the storage has been in use, (b) the annual yield for the storage for each of the past two years, (c) the predicted yield for the current year, (d) the average annual demand for the full period the storage has been in use, and (e) the current available level of storage as a percentage of its full capacity.

1811 MR M. J. FERGUSON: To ask the Minister for Employment and Workplace Relations—

- (1) Since March 1996, under Remuneration Tribunal Guidelines, which departmental officers and/or public office-holders have had an entitlement for their spouses to travel, both domestically and internationally, and what conditions apply for approval of such travel.
- (2) What are the details of travel including destinations, reasons for travel and the itemised cost of travel undertaken by spouses of departmental and/or public office-holders in this period.
- 1834 MR TANNER: To ask the Treasurer—Since 1 January 2002, on how many occasions have the heads of the following organisations visited Western Australia in their official capacities: (a) the Australian Securities and Investments Commission, (b) the Australian Prudential Regulation Authority, (c) the Australian Competition and Consumer Commission, (d) the Productivity Commission, (e) the Australian Taxation Office, and (f) the Reserve Bank.

15 May 2003

1884 MR MURPHY: To ask the Treasurer—

- (1) Has the Commissioner of Taxation received a letter from the President of the New South Wales Bar Association referenced 01/120 and dated 9 February 2001.
- (2) Did that letter express concern regarding the divulging of information by certain officers of the Australian Taxation Office (ATO) regarding certain Bar Association members' taxation obligations.
- (3) Was information divulged to the media; if so, under what authority.
- (4) Does the letter say, in part, "I (the then NSW Bar Association President) made it clear... the Association was prepared to work with the ATO to inform barristers of potential tax problems" and later "Regrettably they have never come back to the Association...".
- (5) Is it a fact that (a) in 1997 the NSW Bar Association unsuccessfully petitioned the Legal Services Commissioner about Mr Thomas Harrison, and (b) in 1999 the NSW Bar Association successfully petitioned the Supreme Court to strike out Mr Stirling Hamman; if so, did the ATO notify any breaches of tax laws by either of these two former barristers to the NSW Bar Association.
- (6) Is there an existing protocol or procedure for the ATO to notify the Bar Associations in each jurisdiction upon the discovery of a barrister's breach of taxation laws so that the Bar Association may commence action under the Legal Profession Act (NSW), or its equivalent in the other jurisdictions; if not, why not.
- (7) Is there an existing protocol or procedure for a Bar Association to notify the ATO upon the discovery of a barrister's breach of taxation laws so that the ATO may consider prosecution; if not, why not.
- (8) Is it the case that the ATO gave information on the taxation affairs of Mr Thomas Harrison and Mr Stirling Hamman to the media and that this information was not provided to the Bar Association despite its repeated requests for this information; if so, why did the ATO give this information to the Media (namely Mr Paul Barry of *The Sydney Morning Herald*), rather than to the NSW Bar Association.
- (9) Can he confirm whether the Association's letter to the Commissioner of Taxation dated 9 February 2001 contained the statement "This Association views with grave concern the fact that the ATO is apparently more prepared to deal with the media than this association".

1885 MR MURPHY: To ask the Treasurer—

- (1) Can he confirm whether the Commissioner of Taxation replied to the President of the NSW Bar Association's letter dated 9 February 2001, on 14 February 2001, to the effect that "...the ATO has not disclosed information about individual barristers to Mr Paul Barry".
- (2) Has the ATO disclosed any information to Mr Paul Barry of *The Sydney Morning Herald*; if so, (a) what was that information, and (b) will he make it public; if not, why not.
- (3) Can he confirm that the letter from the Commissioner says: "As you would be aware, our understanding of our secrecy and privacy obligations under the law is that we cannot provide you details of individual cases for the purpose of considering whether to bring proceedings against a barrister for professional misconduct".
- (4) Does the Commissioner recommend that the NSW Bar Association "consider being more specific as to what conduct would, under the Bar Rules, constitute professional misconduct"; if so, how would this clarification affect the Commissioner's assertion that information about particular barristers is precluded from release under privacy and secrecy laws.

(5) If no relationship between clarifying rules of professional conduct under the Bar Rules and privacy and secrecy law exists, then will he call upon the Commissioner of Taxation to explain what his policy on release of information is; if so, when; if not, why not.

26 May 2003

1894 MS GEORGE: 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 Throsby in (i) 1996, (ii) 2000, and (iii) currently.
- (2) What was the ratio per 1000 of population of (a) general practitioners, and (b) specialists in the electoral division of Throsby in (i) 1996, (ii) 2000, and (iii) currently.
- (3) What is the number and percentage of (a) general practitioners, and (b) specialists in the electoral division of Throsby that bulk billed in (i) 1996, (ii) 2000, and (iii) currently.

1896 MR MURPHY: To ask the Treasurer—

- (1) Is he aware of a letter sent by the NSW Bar Association to the Commissioner of Taxation dated 16 December 2002 titled 'Tax-delinquent Barristers and Statutory Secrecy' (Reference 01/120).
- (2) Did paragraph 21 of that letter ask the questions: (a) "how was it possible for such delinquency to continue so long", and (b) "does our system impose excessive requirements of secrecy in relation to taxation affairs".
- (3) Has the Taxation Commissioner responded to these questions; if so, what was his response; if not, why not, and when will he respond.
- (4) What action is he taking to address the serious policy failure identified by the two questions posed by the NSW Bar Association to the Taxation Commissioner.

27 May 2003

1943 MR ANDREN: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—

- (1) In respect of the inquest into the death of the Mohammed Yousef Saleh at Hollywood Private Hospital, Monash Avenue, Nedlands, why was key documentation on the detention of Mohammed Yousef Saleh prior to his death not made available by his department to the Coroner investigating the death.
- (2) Why was it not possible to provide the Coroner with any explanation of how and why documentation was not available to the inquest.
- (3) Has the relevant documentation now been located; if so, has it been forwarded to the Coroner, if not, why not.
- (4) Has there been an investigation into why key documentation was missing and unavailable to the Coroner; if so, (a) who conducted it, and (b) will he table its findings in the Parliament; if not, why not; if there not been an investigation (c) why not, and (d) will he now establish an investigation and report its findings to the Parliament; if not, why not.
- (5) Has any process been undertaken to identify actions to change or improve procedures for record keeping following this case; if so, (a) what is that process, (b) what are the actions identified, and (c) have they already been implemented in full; if not, why not.
- (6) Will he table all documents relating to the disappearance of the documents on the detention of Mohammed Yousef Saleh prior to his death and relating to efforts to locate these documents.

28 May 2003

1948 MR MURPHY: To ask the Treasurer—

- (1) Further to the Attorney General's reply to question No. 1417 (*Hansard*, 26 May 2003, page 14643) what is the total number of investigations being undertaken by the Australian Taxation Office in relation to the taxation affairs of barristers and solicitors.
- (2) What percentage of these investigations relate to the employment of (a) family law and/or bankruptcy, and (b) failure to lodge tax returns.
- 1950 **MR MURPHY:** To ask the Treasurer—Further to the reply by the Attorney-General to question No. 1463 (*Hansard*, 26 May 2003, page 14645) does he intend to 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 members of the legal professions who are serial bankrupts; if so, when; if not, why not.

1959 MR LATHAM: To ask the Prime Minister—

- (1) Has he seen reports that the United States Central Intelligence Agency has begun a detailed internal investigation to determine whether its intelligence on Iraq's weapons of mass destruction was correct.
- (2) Has the Australian Government been informed of this investigation and its outcome; if so, what are the details.
- (3) Has he seen criticism of the United States' assessment of weapons of mass destruction in Iraq by senior members of the US Congress.
- (4) Can he confirm his assessment in the House on 4 February 2003 that Iraq possessed a "massive program" of weapons of mass destruction.

29 May 2003

1966 MR MURPHY: To ask the Minister for Transport and Regional Services—

- (1) Is he aware of the Senate committee report on the Inquiry into the Development of Brisbane Airport Corporation Master Plan dated June 2000 and the eight recommendations in the majority report at paragraphs 1.23 to 1.30 inclusive.
- (2) Is he aware that Sydney Airport Corporation Limited (SACL) has commenced administrative processes in late December 2002 in order to fulfil its statutory obligations under the *Airports Act* 1996 for Sydney Airport to have a master plan.
- (3) With respect to Recommendation 1 of the Senate report, has the *Airports Act 1996* been amended to include an object and purpose statement for airport master plans; if so, when, if not, why not.
- (4) With respect to Recommendation 2 of the Senate report, has the *Airports Act 1996* been amended to specify the relationship a major development plan has to the Master Plan; if not, why not.
- (5) With respect to Recommendation 3 of the Senate report, has the *Airports Act 1996* been amended to include more prescriptive requirements for community consultation by airport owners and airport-lessees; if not, why not.
- (6) With respect to Recommendation 4 of the Senate report, has the Department of Transport and Regional Services developed a set of protocols which outline the requirements for community consultation in relation to airport master plans and major development plans; if so, when and will he table a copy of those protocols in the House; if not, why not.
- (7) What action is the SACL taking to conduct more open consultation with affected groups, including community groups; if no action has or is being taken, why not.
- (8) With respect to Recommendation 6 of the Senate report, has the *Airports Act 1996* been amended to place a responsibility on airports to disclose to the public draft flight path information prepared by AirServices Australia as part of draft master plans; if so when, if not, why not.
- (9) Did he direct the SACL to investigate different community consultation models in order to identify the various ways in which more effective community consultation can be conducted; if so, when did you issue that direction; if not, why not.
- (10) With respect to Recommendation 8 of the Senate report, have the dual roles of AirServices Australia as government adviser and external consultant been critically examined to determine whether there is a potential for conflict of interest; if so, when was that critical examination undertaken and will he table this examination in the House; if no examination has been undertaken, why not.
- (11) Why is the administrative process governing the drafting of the master plan for Sydney Airport essentially the same flawed process criticised in the Senate report as that which governed the drafting of Brisbane Airport's master plan.
- (12) What action is he taking to avoid the same flaws occurring in the drafting of the master plan for Sydney Airport; if no action is being taken, why not.

2 June 2003

MR LATHAM: To ask the Ministers listed below (questions Nos. 1978 - 1979)—Has he attended meetings with leaders or representatives of (a) the United States of America, (b) the United Kingdom, or (c) the United Nations at which estimates of the number of civilian casualties in the war on Iraq were discussed; if so, what are the details of the meetings and the estimates of the number of casualties.

1978 MR LATHAM: To ask the Prime Minister.

1979 MR LATHAM: To ask the Minister for Foreign Affairs.

3 June 2003

1981 MR PRICE: To ask the Minister Assisting the Minister for Defence—

- (1) Have there been any deaths resulting from activities of the Army Alpine Club; if so, (a) how many, (b) where, and (c) when.
- (2) Was a Board of Inquiry (BOI) constituted to inquire into the death of Sapper Andrew John Morrison; if so, (a) when, (b) who constituted the BOI, (c) who was the appointing Authority, (d) what were the Terms of Reference, (e) how many days has the BOI sat, (f) when is the BOI expected to deliver its final report, and (g) will the report be made public.
- (3) Did the National Park authorities conduct their own investigations into the death of Sapper Andrew John Morrison; if so, when was the report made available to the next of kin.
- (4) Did the USA authorities conduct a coronial inquiry; if so, (a) when, (b) when were the next of kin advised, (c) were the next of kin given the opportunity to attend the US coronial inquiry; if not, why not, and (d) did anyone attend the coronial Inquiry on behalf of the ADF; if not, why not.
- (5) Has it taken 2 years for the next of kin to have been informed of the injuries that led to Sapper Morrison's death; if so, why.
- (6) How many submissions have been made to the BOI seeking the evidence of the eight American eyewitnesses to the accident and when were they made.
- (7) Why has that evidence not been produced over two and a half years later.
- (8) What are the matters that the President of the BOI has ruled beyond the scope of its Terms of Reference.
- (9) Have the next of kin been offered legal representation consistent with recommendations of the Joint Standing Committee on Foreign Affairs, Defence and Trade in its report into Military Justice Procedures.
- (10) To date, has this BOI cost \$2 million and what are the individual costs, emoluments and disbursements involved in the BOI.
- (11) What is the anticipated final cost of the BOI.

1983 MR PRICE: To ask the Minister Assisting the Minister for Defence—

- (1) Was a Board of Inquiry (BOI) constituted to inquire into the 3 deaths of members of the Army Alpine Club that died climbing Mt Everest; if so, (a) when, (b) who constituted the BOI, (c) who was the appointing Authority, (d) what were the Terms of Reference, (e) how many days has the BOI sat, (f) when is the BOI expected to deliver its final report, and (g) will the report be made public.
- (2) Have the next of kin been offered legal representation consistent with recommendations of the Joint Standing Committee on Foreign Affairs, Defence and Trade in its report into Military Justice Procedures.
- (3) To date, what are the individual costs, emoluments and disbursements involved in the BOI.
- (4) What is the anticipated final cost of the BOI.

1989 MR ANDREN: To ask the Minister for Agriculture, Fisheries and Forestry—

- (1) In respect of the Genetically Modified Organism (GMO) record kept by the Office of the Gene Technology Regulator (OGTR) and, in particular, "Dealings Not Involving Intentional Release (DNIR)" licence GMAC 5607 entitled "The use of virus vectors for gene silencing in plants (Virus Induced Gene Silencing)", (a) did the dealings referred to require a permit from the Australian Quarantine Inspection Service (AQIS); if not why not, (b) were any persons or organisations named in the permit; if so, who, (c) from where were the named viral substances imported, and (d) were the conditions under which the licence was granted adhered to.
- (2) In relation to recent outbreaks of exotic plant diseases at and near agricultural research facilities, (a) are plants at Australian wheat breeding research stations, and in nearby wheat crops, regularly surveyed for their disease status by competent plant pathologists; if not, why not, and (b) were any of the areas at which the Wheat Streak Mosaic Virus was recently found last surveyed by a competent plant pathologist prior to the recent outbreak; if so, (i) when, and (ii) was the Wheat Streak Mosaic Virus found during such surveys; if not, why not.
- (3) What systems and protocols are in place to ensure national preparedness for detecting quarantine breakdown or bioterrorism affecting the nation's most important crops.
- (4) Why have these systems and protocols not worked in the case of Wheat Streak Mosaic Virus, and more recently, Broom Rust Fungus.

1992 MR MURPHY: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—

- (1) Further to his reply to parts 1(f) and 3 of question No. 1110 (*Hansard*, 4 February 2003, page 151), for how many of the following successful interventions were applications previously considered under s.417 on (a) one, (b) two, and (c) three or more prior occasions: (i) the 79 interventions out of 947 in 1996/97, (ii) the 55 interventions out of 3,122 in 1997/98, (iii) the 154 interventions out of 3,838 in 1998/99, (iv) the 179 interventions out of 4,100 in 1999/00, (v) the 260 interventions out of 2,306 in 2000/01, and (vi) the 199 interventions out of 3,309 in 2001/02.
- (2) In respect of each of those matters, how many of these interventions were successful by satisfying him on the following Ministerial Guideline criteria: (a) 4.2.1 Significant threat to that person's security, human rights etc, (b) 4.2.2 Substantial grounds for believing a person may be in danger of being subject to torture etc in contravention of the Convention Against Torture, (c) 4.2.3 Circumstances that may bring Australia's obligations as a signatory to the Convention on the Rights of the Child, (d) 4.2.4 Circumstances that may bring Australia's obligations as a signatory to the International Covenant on Civil and Political Rights, (e) 4.2.5 Circumstances that the legislation could not have anticipated, (f) 4.2.6 Clearly unintended consequences of legislation, (g) 4.2.7 Intended, but in the particular circumstances, particularly unfair or unreasonable consequences of legislation, (h) 4.2.8 Strong compassionate circumstances etc such that failure to recognise them would cause irreparable harm ... to an Australian family unit, (i) 4.2.9 Exceptional economic, scientific, cultural or other benefit to Australia, (j) 4.2.10 Length of time that person has been in Australia, (k) 4.2.11 The age of the person, and (l) 4.2.12 The health and psychological state of the person.

4 June 2003

2000 MR KERR: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—

- (1) How many detainees at the Curtin Detention Centre have had their applications to the Refugee Review Tribunal refused in the last 24 months.
- (2) For each instance, can he say (a) what was the date of the determination, (b) what was the date the determination was conveyed to the detainee, and (c) whether the detainee was able to access legal advice by (i) phone, (ii) post, and (iii) in person.
- (3) Is it the case that when detainees have filled in forms to initiate Federal Court Appeals (without access to legal advice) and posted them in the Department of Immigration and Multicultural and Indigenous Affairs box on site within days of being notified of such decisions, that these documents were not forwarded in time to comply with the mandatory 28 day appeal period so that the detainee was denied legitimate access to the appeal process.

5 June 2003

2010 MR LATHAM: To ask the Minister for Agriculture, Fisheries and Forestry—

- (1) What special levies does the Government impose on the vegetable growing industry, how big are these levies and what are they used for.
- (2) What returns do hydroponic vegetable growers receive on the levies.
- (3) Has the Government considered exempting hydroponic vegetable growers from these levies; if so, what are the details.

2014 MS J. S. McFARLANE: To ask the Treasurer—

- (1) Further to his reply to question No. 1364 (*Hansard*, 13 May 2003, page 14116), is it the case that the amended assessments highlighted were issued incorrectly by the Australian Taxation Office (ATO).
- (2) What measures does he intend to take to ensure that taxpayers are protected from incorrect assessments.
- (3) In these cases is the ATO process in breach of the Taxpayers Charter.
- (4) In respect of part (3) of question No. 1364, (a) what are the limitations on the ATO's power to issue assessments, (b) what is the threshold of evidence that the ATO must achieve, and (c) did the ATO compile audit reports in respect of the incorrect assessments.
- (5) Is the ATO obliged to prepare an Audit report before issuing an assessment.
- (6) Why has the ATO issued incorrect assessments based on assumptions when it has the power to demand information from taxpayers.

- (7) Is it the case that immediately after the ATO raises a tax assessment, the amount of the assessment including any amount for penalties and interest is automatically counted as revenue; if so, is it also the case that this system does not take into account actual collections or disputes.
- (8) In respect of the 7,000 participants in Employee Benefit Arrangements identified in part (1) of the answer to question No. 1364, have these taxpayers been issued with multiple assessments; if so, can he confirm that some of these taxpayers have received as many as three different tax bills.
- (9) Where taxpayers have received more than one assessment, have penalties been imposed on more than one tax bill.

16 June 2003

2015 MS PLIBERSEK: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—

- (1) How many temporary protection visa holders are there in (a) Australia, and (b) in each federal electorate.
- (2) Which countries do they come from.
- (3) How many (a) men, and (b) women are from each country.
- (4) How many are aged (a) 0-11, (b) 12-18, (c) 19-25, (d) 26-50, and (e) over 50 years.
- (5) How many temporary protection visas will expire (a) by 30 June 2003, (b) by 31 December 2003, (c) during 2004, and (d) during 2005.

2017 MS JACKSON: To ask the Minister representing the Minister for Family and Community Services—

- (1) Is it the case that a student who is in receipt of a scholarship to cover the cost of fees faces a reduction in Youth Allowance payments because the scholarship is regarded as income; if so, why.
- (2) Is it an anomaly that students in this situation are penalised financially by reductions to their Centrelink benefits.
- (3) In the electoral division of Hasluck, how many students, or their families, have had their Centrelink payments reduced because the student receives a scholarship and, for each case, is the Minister able to say (a) the type of scholarship received, and (b) the amount of any reduction in Centrelink payments.
- (4) Will the Minister consider amending the *Social Security Act 1991*, to ensure that scholarships are not classified as a 'valuable contribution' under that act; if not, why not.

2020 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—

- (1) Further to the answer to question No. 1565 (*Hansard*, 15 May 2003, page 14537) concerning the operation of Airservices Australia during industrial action, what were the contingency arrangements that were confirmed as obligatory in the advice from the Office of Legal Council and can a copy of that legal advice be provided.
- (2) What were the findings of each of the four investigations conducted by Airservices Australia into incidents that occurred during the industrial action and can a copy of the reports be provided.

2021 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) How many (a) ministerial staff, (b) Department of the Environment and Heritage staff, (c) staff of other Departments, and (d) Australian Greenhouse Office staff travelled with him to the United States to promote the "climate action partnership" between Australia and the United States.
- (2) How long did the trip take.
- (3) What was the total cost to taxpayers of the trip.
- (4) Who did he and other members of the delegation meet during the trip.
- (5) What was the outcome of the trip.

2022 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) Has the Government been approached by Energy SA requesting an increase in the funding allocation for the Renewable Remote Power Generation Program in order to meet the growing demand from pastoralists who wish to install a photovoltaic energy system on their properties.
- (2) Is he aware that Mr Andrew Pobke of Arcoona Station near Woomera has applied unsuccessfully four times for funding to promote renewable energy as reported in the Adelaide Advertiser on 4 June 2003
- (3) Is the Government taking any action to meet these requests.

2023 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) What are the current management arrangements for Calperum Station.
- (2) Is it the case that the current contractual arrangements for the management of Calperum Station expired on 30 April 2003.
- (3) What process has the Director of National Parks, as holder of the Deed of Assignment to the station, instituted to ensure ongoing felicitous, transparent, and accountable management of the station.
- (4) Will community representation form a part of the ongoing management of the station.

2024 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) Can he detail the amount of funding contributed by the Commonwealth Government to the McCormick Centre for the Environment.
- (2) Can he detail the number of functions and events hosted by the McCormick Centre since its official opening in September 2002.
- (3) What has been the level of patronage of the McCormick Centre since its official opening.
- (4) Has a tourism plan been established for the McCormick Centre and the adjoining Chaffey Learning Exchange.

17 June 2003

2028 MS GILLARD: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—

- (1) In respect of allegations that a pregnant detainee from Villawood detention centre gave birth in Sydney's Royal Prince Alfred Hospital, can be advise if allegations that she was handcuffed throughout her labour and for the delivery of the child/children are in any way correct.
- (2) Can he advise when the woman in question gave birth.
- (3) Can he advise who else was with the woman during the labour.
- (4) Can he advise whether the woman's husband/partner/support person of her choice was allowed to be present.
- (5) Is it specified in the Immigration Detention Standards that ACM staff accompany the detainee at all times, including during labour; if so, (a) what is the reason for this, and (b) do the Standards specify that a female officer should undertake this duty.
- (6) Do the Immigration Detention Standards specify what category of ACM staff should accompany the detainee, that is, guards or other staff.
- (7) Can he advise from where and how the woman was transported to the hospital.
- (8) Was she handcuffed or in any way restrained during the transportation.
- (9) What is the woman's current immigration status.

18 June 2003

MR B. P. O'CONNOR: To ask the Ministers listed below (questions Nos. 2034 - 2035)—

- (1) Will the Government ensure that media, entertainment and arts industries are explicitly excluded from future free trade agreement negotiations including the General Agreement on Trade in Services (GATS).
- (2) Will the Government refuse any claim from negotiating nations that Australia's local content protections or constraints on media ownership constitute an unfair trade advantage in any future free trade agreement.
- (3) What steps will the Government be taking to ensure that diversity in media content will be protected and further nourished in any future free trade agreement.

2035 MR B. P. O'CONNOR: To ask the Minister for Trade.

19 June 2003

2047 MR RIPOLL: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—

- (1) How many personal intervention requests under section 417 of the Immigration Act has he received in (a) 2001, (b) 2002 and (c) 2003.
- (2) How many of these were granted a visa through his personal intervention after the (a) first, (b) second, and (c) third or any subsequent attempts.
- (3) In those cases, what new information was given that ultimately convinced him to intervene.

- (4) From which federal electoral divisions did the requests for ministerial intervention come and which were successful.
- (5) In how many of these cases did the request for ministerial intervention come from a Federal Government Minister's office and in how many of these cases was a visa granted following ministerial intervention.

23 June 2003

2059 **MR MURPHY:** To ask the Attorney-General—Further to his reply to question No. 1714 (*Hansard*, 16 June 2003, page 15727) and question No. 2038, in respect of the people who have been made bankrupt on (a) four, (b) five, (c) six, (d) seven, (e) eight, (f) nine, (g) ten, (h) eleven, and (i) twelve occasions, what are their occupations and how many people are there in each occupational group.

25 June 2003

- 2069 MR ALBANESE: To ask the Minister for Transport and Regional Services—
 - (1) Is he aware that a meeting was held in Parliament House on Thursday, 15 May 2003 between Airservices Australia and Members representing electorates affected by Sydney Airport.
 - (2) Can he say whether the meeting was convened by Senator Marise Payne in her capacity as Chair of the Sydney Airport Community Forum.
 - (3) Has he been informed that the Members were unanimous in their opposition to the consolidation of the Sydney Terminal Control Unit in Melbourne.
 - (4) Will he respond to this community opinion by directing Airservices Australia to drop this proposal.

2071 MR WINDSOR: To ask the Treasurer—

- (1) What action will he take in response to the issues raised in the editorial in *Taxpayers Australia* on 28 April 2003 that posed the question "Has the Australian Taxation Office (ATO) become a law unto itself".
- (2) What action is the ATO taking in response to the Federal Court's decision on *Essenbourne Pty Ltd v Commissioner of Taxation* [2002] and can be explain the implications of this action.
- (3) Is the Australian Taxation Office ignoring the Federal Court's decision on the Essenbourne employee incentive trust scheme case by pursuing taxpayers who have been involved in similar employee incentive trust schemes; if not, will he explain why; if so, will he intervene to direct the ATO to treat all taxpayers in similar circumstances in a manner consistent with the Court's decision and in light of the concerns expressed in the *Taxpayers Australia* editorial.
- 2074 MR WINDSOR: To ask the Minister for Immigration and Multicultural and Indigenous Affairs
 - (1) How many school-aged children have been detained in each of the detention centres during the past year.
 - (2) How many children in each of the detention centres did not receive full-time education.
 - (3) How many of the children in each of the detention centres regularly attended public schools outside the centres
 - (4) Where education was provided within the detention centres, (a) were the hours provided comparable to those provided in public schools in that State, (b) what were the qualifications of the teachers, and (c) were the facilities and materials available comparable to those in public schools in that State.
 - (5) What evidence can be provide to demonstrate that Australia is meeting its educational obligations under the United Nations Convention on the Rights of the Child.

11 August 2003

- 2137 **MS O'BYRNE:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts—
 - (1) How many Telstra exchanges are (a) not presently compatible with ADSL and (b) what proportion of subscribers are affected.
 - (2) What is the likely timetable for Telstra to ensure that all exchanges have access to ADSL services.

2142 MR McCLELLAND: To ask the Attorney-General—

- (1) Does he recall the Prime Minister stating on 8 July 2003 that David Hicks had admitted training with Al Qaeda.
- (2) In respect of this admission (a) to whom, (b) on what date, and (c) where was it made.

- (3) Was this admission made orally or in writing.
- (4) Does the Australian Government possess a written statement containing the admission.
- (5) When and how was this admission communicated to the Australian Government.
- (6) Is the Australian Government satisfied that the admission would be admissible in an Australian court under the *Commonwealth Evidence Act 1995*.
- (7) When and how was David Hicks' family informed of this admission.
- (8) When and how were David Hicks' legal representatives informed of this admission.
- 2154 MR McCLELLAND: To ask the Minister for Transport and Regional Services—Would the Minister update the information provided in his answer to question No. 864 of 28 August 2002.

MR McCLELLAND: To ask the Ministers listed below (questions Nos. 2155 - 2170)—

- (1) What programs have been introduced, continued or renewed by the Minister's Department in the electoral division of Barton since March 1996.
- (2) What grants and or benefits have been provided to individuals, businesses and organisations by the Minister's Department in the electoral division of Barton since 1996.
- 2156 MR McCLELLAND: To ask the Treasurer.
- 2161 MR McCLELLAND: To ask the Minister for Employment and Workplace Relations.
- 2164 MR McCLELLAND: To ask the Attorney-General.
- 2166 MR McCLELLAND: To ask the Minister for Agriculture, Fisheries and Forestry.
- 2169 MR McCLELLAND: To ask the Minister representing the Minister for Health and Ageing.
- 2171 MS PLIBERSEK: To ask the Attorney-General—Was Ms Maureen Shelley's position at the Office of Film and Literature Classification publicly advertised and subject to public and objective selection processes; if not, why not.
- 2176 MR ANDREN: To ask the Minister for Agriculture, Fisheries and Forestry—
 - (1) In respect of the review of research biosecurity protocols and processes at Australia's plant breeding research institutions, does the review panel include a competent practising independent plant virologist; if not, why not.
 - (2) In respect of the identity of the two strains of Wheat Streak Mosaic Virus recently found in Australia, (a) where was each strain found, (b) to which publicly reported Wheat Streak Mosaic Virus isolate is each of the Australian strains most closely related, and (c) does any information indicate when and how each strain of the virus may have breached the nation's quarantine barriers; if so, would he provide that information.
- 2177 MR DANBY: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—
 - (1) Is the Minister aware of reports, including the report on *Foreign Correspondent* on ABC TV on 4 March 2003, that a Saudi Arabian charity was responsible for funding the terrorist attacks in Bali in October 2002.
 - (2) Has the Minister raised the question of funding of Jemaah Islamiah (JI) and the Bali attacks with the Saudi or Indonesian government; if so, what was the result of those representations.
 - (3) Is the Minister able to say whether money from individuals, corporations or charities in Australia is going to the Al-Haramain charity in Saudi Arabia, which is suspected of funding terrorism; if so, (a) does the group have any representatives or offices in Australia, and (b) does the group have any connection with any organisations or individuals in Australia.
 - (4) Is the Minister aware of the World Assembly of Moslem Youth, which is also suspected of funding terrorism; if so, (a) does the Assembly have any representatives or offices in Australia, and (b) does the Assembly have any connection with any organisations or individuals in Australia.
 - (5) Is the Minister able to say whether any money from individuals, corporations or charities in Australia is going to the Assembly.
- 2180 MRS IRWIN: To ask the Minister representing the Minister for Justice and Customs—
 - (1) Are the organisations known as Kach and Kahane Chai regarded as derivative organisations of the listed terrorist organisation Hizballah External Security Organisation.
 - (2) Are these organisations known to be active in Australia.

2189 MR MURPHY: To ask the Minister for Transport and Regional Services—

- (1) Further to the answer to question No. 1725, (*Hansard*, 15 May 2003, page 14540) does the *Airports Act 1996* preclude the inclusion of pricing surveillance provisions as a relevant part of the master plan for aviation and non-aviation pricing relating to Sydney Airport; if so, which parts of the Act apply.
- (2) Does the Act preclude the inclusion of provisions accommodating new aircraft types resulting in revised noise contours, such as the A330 Airbus, as presented to the Sydney Airport Community Forum on 29 November 2002.

2190 MR MURPHY: To ask the Minister for Transport and Regional Services—

- (1) Further to the answers to question Nos 1724, (*Hansard*, 15 May 2003, page 14540), 2056 (*Hansard*, 11 August 2003, page 18086) and 2058 (*Hansard*, 12 August 2003, page 18185), does the *Airports Act 1996* preclude the inclusion of the following instruments into the airport-lessee company's assessment of environmental issues: (a) all relevant New South Wales environmental planning instruments and binding clauses, and (b) the Long Term Operating Plan, if not, why not.
- (2) Does the Act direct how the airport-lessee company should plan for dealing with the environmental issues which flow from the assessment of those environmental issues, if so, which parts of the Act apply and how do they operate.

12 August 2003

2192 MR L. D. T. FERGUSON: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—

- (1) Since March 1998 how many individuals have been formally investigated by his department following allegations that they have been providing immigration assistance to visa applicants while not being a registered migration agent.
- (2) How many such cases were subsequently referred to the Director of Public Prosecutions (DPP) for possible prosecution.
- (3) How many cases remain under investigation by (a) the department and (b) by the DPP.
- (4) Against how many individuals has prosecution action been taken and, for each case that has been finalised, what was (a) the State or Territory in which the case was launched, (b) the details of the alleged offence(s), (c) the verdict of the court, and (d) the sentence, if any, imposed.

2194 MR L. D. T. FERGUSON: To ask the Minister for Citizenship and Multicultural Affairs—

- (1) Is it the case that sanction decisions made by the Migration Agents Registration Authority (MARA) are not published until the finalisation of any appeal by the agent concerned to the Administrative Appeals Tribunal (AAT) and, if so, what is the basis for this arrangement.
- (2) How many appeals against MARA sanction decisions have been lodged with the AAT to date and, of these, how many (a) proceeded to a hearing with the appeal being dismissed, (b) were withdrawn by the agent prior to a final hearing, (c) proceeded to a hearing with the appeal being upheld in whole or in part, (d) were conceded by MARA without a final hearing, and (e) remain before the AAT at present.
- (3) What was the average period of time that elapsed before completed appeals were (a) withdrawn by the agent prior to any hearing or (b) determined by the AAT.

2198 MR McCLELLAND: To ask the Attorney-General—

- (1) Has he received a request from the Attorney-General of Victoria to seek leave to intervene in the High Court application for special leave to appeal in the matter of Roxanne Cowell (representing the estate of Rolah Ann McCabe deceased) v British American Tobacco Australia Services Limited; if so, what has he decided to do in relation to this matter and what are the reasons for his decision.
- (2) What is the Government's position on whether the Victorian Court of Appeal correctly formulated and applied the law relating to the duties owed by legal practitioners with regard to the preservation of documents which might be relevant to anticipated legal proceedings.
- (3) Does the Victorian Court of Appeal's decision in this matter have implications for the administration of justice by federal courts; if so, what are the implications.
- (4) Has the Government given consideration to the duties owed by legal practitioners with regard to the preservation of documents which might be relevant to anticipated legal proceedings in the course of its work on national regulation of the legal profession; if so, what steps is the Government taking to ensure that the federal administration of justice is not undermined by the destruction of documents which might be relevant to anticipated legal proceedings.

- 2206 MR McCLELLAND: To ask the Minister representing the Minister for Justice and Customs—
 - (1) With which countries has Australia entered into agreements to better track financial transactions suspected of involving money laundering or terrorist financing activities.
 - (2) Is the Minister able to say what actions those treaties require the Australian Government to take and what actions have been taken by the Australian Government in accordance with those treaties.
- 2208 MR McCLELLAND: To ask the Minister representing the Minister for Justice and Customs—
 - (1) Does the International Narcotics Control Strategy Report identify suspicious international transactions.
 - (2) Has that report reflected the increasing exploitation of electronic money routes and the development of cyber-laundering.
 - (3) What steps are being taken by the Australian Government to combat those phenomena.
- 2209 MR McCLELLAND: To ask the Minister representing the Minister for Justice and Customs—
 - (1) What steps, if any, are being taken by the Australian Government and/or Australian authorities to scrutinise the Hawala banking system in Australia.
 - (2) Have any instances been detected where that system has been used to effect money-laundering activities; if so, what were those instances.
- 2212 MR McCLELLAND: To ask the Minister representing the Minister for Justice and Customs—Has the OECD established a body called the Financial Action Task Force to combat fraud and money-laundering; if so, (a) when was that body established, (b) what is its charter, and (c) what role does it play in tracing the terrorist money trail.
- 2213 MR McCLELLAND: To ask the Minister representing the Minister for Justice and Customs—
 - (1) Has the Government undertaken any research in respect of computer software available to combat money-laundering.
 - (2) Has the Government considered obtaining that software; if so, what software is the Government contemplating obtaining and when is it likely that it will be obtained.
 - (3) Is the Government aware of the software package titled *Hot Scan* developed by the United States software company Logica; if so, is the Minister able to say (a) which United States institutions utilise that software, (b) what that software has been utilised for, and (c) how successful its use has been.
 - (4) Is the Government contemplating purchasing *Hot Scan* and/or any other software to undertake a task similar to that performed by *Hot Scan*.
- 2215 MR McCLELLAND: To ask the Minister representing the Minister for Justice and Customs—
 - (1) Which bodies in the financial sector have agreed to hold biannual ministerial meetings to discuss ways to combat fraud.
 - (2) When and where will the first such meeting take place.
 - (3) Which Commonwealth Ministers will attend.
 - (4) Which government agencies and which private sector organisations will attend.
 - (5) What items are on the agenda and what outcomes is the Commonwealth seeking from the meeting.
- 2216 MR McCLELLAND: To ask the Minister representing the Minister for Justice and Customs—
 - (1) What is the current status of the review of the Financial Transactions Reports Act 1988.
 - (2) Who is coordinating the review, when did it commence and when does the Government expect it to be completed.
 - (3) Which government agencies have participated in the review.
 - (4) Which private sector organisations have been consulted in the course of the review.
 - (5) What issues have been raised by the review.
 - (6) When will the issues paper referred to at page 45 of the AUSTRAC 2001-2002 Annual Report be released.
 - (7) Will the revised 40 recommendations of the Financial Action Task Force be considered as part of the review.
- 2221 MR DANBY: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—
 - (1) Can the Minister confirm whether the Government or the Australian Taxation Office (ATO) has announced that the ATO would have a specialist GST compliance squad; if so, (a) when and (b) by whom was the announcement made, and (c) what was the content of the announcement.

- (2) When was the GST compliance squad expected to commence operations and when did it, or when will it, actually commence operations.
- (3) What was the announced budget for the GST compliance squad and how much has it actually been allocated.
- (4) In respect of the recruitment for the GST compliance squad, (a) when did the ATO advertise for positions, (b) was the advertising or recruitment done by a private recruitment firm; if so, which one, (c) what was the cost of the advertisements, (d) where were the advertisements placed, (e) what was the closing date for applications, (f) how many applications were received, (g) what was the process for shortlisting applicants, (h) how many applicants were interviewed, (i) when and by whom were interviews conducted, (j) how much did the recruitment process cost (i) in total, (ii) per applicant, and (iii) per interview, (k) what progress has been made since the interviews were conducted, (l) how many applicants, if any, have been offered jobs, and, (m) if no job offers have been made, why and when is it expected that they will be made.
- (5) Does the Government or the ATO still intend to create a GST compliance squad; if not, why not; if so, will it be necessary to conduct a new recruitment process and, if a new recruitment process is necessary, how much will it cost.
- (6) Can the Minister confirm that the ATO budgeted for the establishment of the GST compliance squad in the 2003-2004 financial year, but that no money was allocated for this purpose by the Government; if so, (a) how much did the ATO estimate that it would need, (b) why did the Government decide not to allocate it, and (c) when was the ATO informed that it would not receive the funds to establish the GST compliance squad.
- (7) Is the Minister aware of the claim by the National Tax and Accountants Association that a significant 'black' or 'cash' economy exists in Australia; if so, (a) can the Minister confirm the claim, (b) is the Minister able to provide an estimate of the size of the 'black' economy, and (c) what action does the Government intend to take to reduce it.
- 2231 MR FITZGIBBON: To ask the Minister representing the Minister for Family and Community Services—
 - (1) How is it determined which recipients of a Centrelink benefit receive the Income and Assets Review form.
 - (2) How many recipients of a Centrelink benefit in the seat of Hunter were requested to complete the Income and Assets Review form in the financial years (a) 2000-2001, (b) 2001-2002, and (c) 2002-2003
 - (3) How many recipients of a Centrelink benefit failed to return the Income and Assets Review form within the prescribed 21 day period and as a result had their Centrelink benefits cut off.
 - (4) How many recipients of a Centrelink benefit that failed to return the Income and Assets Review form within the prescribed 21 days and had the Centrelink benefit cut off were over the age of 85 years.
 - (5) Of the people over the age of 85 years who had their benefit cut off, how many had their payment reinstated to the amount it was prior to receiving the Income and Assets Review.
- 2234 MR ORGAN: To ask the Minister representing the Minister for Family and Community Services—
 - (1) How many (a) students, (b) mature age students, and (c) mature age students with dependants are expected to be affected by the closure of the Student Financial Supplement Loan Scheme in the financial years (i) 2003-2004, (ii) 2004-2005, (iii) 2005-2006.
 - (2) What is the likely or expected impact on (a) course completions and (b) course completion dates for the affected students.
 - (3) What modelling has Centrelink done to determine the likely impact of these changes on (a) course enrolments, (b) failure rates, and (c) non-completion rates.
 - (4) If no modelling was undertaken how were the potential impacts evaluated.
 - (5) How are the impacts of the changes to be monitored.
- 2240 MR ALBANESE: To ask the Minister for Employment Services—
 - (1) Before 30 June 2003, (a) which Job Network providers serviced the following Western Australian postcode districts (i) 6426, (ii) 6436, (iii) 6438, (iv) 6429, (v) 6430, (vi) 6440, (vii) 6442 and (viii) 6443, (b) where were their offices located, and (c) how many staff were employed in each office.
 - (2) After 30 June 2003, (a) which Job Network providers service the following Western Australian postcode districts (i) 6426, (ii) 6436, (iii) 6438, (iv) 6429, (v) 6430, (vi) 6440, (vii) 6442 and (viii) 6443, (b) where are their offices located, and (c) how many staff are employed in each office.

13 August 2003

2253 MR FITZGIBBON: To ask the Treasurer—Is the Treasurer aware that (a) AMP released confidential information about Mr Michael Gane's fund to his ex-wife using a revoked power of attorney, (b) AMP refused to release funds to Mr Gane to meet his obligations as approved by the Family Court between 30 October 2001 and 31 January 2002, (c) AMP, contrary to the Family Court orders, diverted funds directly to Mr Gane's ex-wife until stopped by the solicitors acting for him in the Family Court, (d) AMP, without authority, reduced the amounts of withdrawal applications of 5 October 2001 and 30 October 2001 which were in accordance with Family Court orders and subsequently denied to the SCT that they had cut back these withdrawal applications, (e) AMP referred Mr Gane's withdrawal applications to his ex-wife or her solicitors for scrutiny even when these applications were made in accordance with the Court orders, and (f) AMP refuses to supply Mr Gane with copies of missing withdrawal detail forms, which were requested from AMP on 27 June 2002.

14 August 2003

MR DANBY: To ask the Ministers listed below (questions Nos. 2258 - 2259)—

- (1) Further to the answer to question No. 1212 (*Hansard*, 4 February 2003, page 184), is the Minister's department still considering the purchase of laser anti-missile defence systems; if so, (a) which systems, (b) from whom would they be purchased, (c) what is the price per unit, (d) how many units is the Government considering purchasing, (e) who would they be for, (f) which airlines would use them, (g) which aircraft would use them, (h) would they be purchased for commercial aircraft, and (i) would they be purchased for RAAF aircraft.
- (2) If the Minister's department is not still considering the purchase of laser anti-missile defence systems (a) why not, and (b) what conclusions did the Minister's department come to when deciding either not to consider the purchase or not to proceed with the purchase of the technology.
- (3) Is the Minister able to say whether any commercial airlines flying within Australia have considered purchasing such technology.
- (4) Would the Government assist commercial airlines with the purchase price.
- (5) Is the Minister able to say whether any airline proceeded with the purchase; if so, (a) which airline, (b) which systems, (c) from whom were they purchased, (d) what was the price per unit, and (e) how many units were purchased.
- 2258 MR DANBY: To ask the Minister for Transport and Regional Services.

MR DANBY: To ask the Ministers listed below (questions Nos. 2260 - 2261)—

- (1) What are the eligibility rules for the Commonwealth Seniors Health Cards.
- (2) How many (a) people, (b) men, and (c) women currently hold Seniors Health Care Cards (i) in total, (ii) in each State and Territory, and (iii) in each Federal electoral division.
- (3) How many (a) people, (b) men, and (c) women does the Government estimate are eligible for Commonwealth Seniors Health Cards (i) in total, (ii) in each State and Territory, and (iii) in each Federal electoral division.
- (4) What is the total cost to the Commonwealth of Commonwealth Seniors Health Cards.
- (5) When the cost of the Commonwealth Seniors Health Cards was estimated for the budget was an assumption made about the proportion of people eligible to hold the card who would actually apply for and use the card; if so, (a) what was that proportion and (b) what would be the additional cost per annum if everyone who is eligible to hold the card had one.
- (6) What other assumptions were made about the number of card holders when budgeting for the cost of the cards.
- (7) What does the Government do to promote the availability of the card to those eligible to hold one.
- (8) Does the Government automatically inform Centrelink clients of their entitlement to a Commonwealth Seniors Health Card if they are eligible; if not, (a) why not, (b) has it considered doing so, and (c) what would it cost to do so.
- 2260 MR DANBY: To ask the Minister representing the Minister for Family and Community Services.
- 2261 MR DANBY: To ask the Minister representing the Minister for Family and Community Services.
- 2263 MR L. D. T. FERGUSON: To ask the Minister for Citizenship and Multicultural Affairs—
 - (1) What was the amount of funding provided in (a) 2001-2002, and (b) 2002-2003, and (c) the Budget allocation for 2003-04 for the following elements of the Integrated Humanitarian Settlement Strategy

- (IHSS): (i) Initial Information and Orientation Assistance, (ii) Accommodation Support, (iii) Household Formation, (iv) Early Health Assessment and Intervention, (v) Community Support for Refugees, (vi) Proposers' Support, and (vii) Service Support.
- (2) What is the estimated number of clients that will be assisted under the IHSS in 2003-2004.
- (3) Following the findings of the Report of the Review of Settlement Services for Migrants and Humanitarian Entrants released by him in May, has the Government agreed to make any enhancements to the IHSS; if so, (a) what are the details and (b) what is the amount of additional funding to be provided; if not, why not.

18 August 2003

2272 MR RIPOLL: To ask the Minister for Employment and Workplace Relations—

- (1) Is he aware that the notional superannuation deduction provisions under sections 20, 21 and 21A of the *Safety, Rehabilitation and Compensation Act 1988* are causing hardship to a number of former public servants who remain on compensation.
- (2) To how many former public servants do the deduction provisions under sections 20, 21 and 21A of the *Safety, Rehabilitation and Compensation Act 1988* apply.
- (3) Can he confirm that Commonwealth employees who exit the public service under voluntary redundancy provisions continue to have 5% of their former salary deducted from their fortnightly compensation payments as a notional employee superannuation contribution; if so, are those deductions remitted to the superannuation fund and, if they are, do those deductions entitle former officers to any benefits that they can access on, or after, reaching 55 years of age.
- (4) Does the Government intend to amend the Act to delete elements of the provisions of sections 20, 21 and 21A for former public servants who are no longer in the superannuation fund; if so, when.
- (5) Can he confirm that a deeming rate of 10% applies to the formula used under sections 20, 21 and 21A of the Act.
- (6) When was a deeming rate under sections 20, 21 and 21A of the Act first determined and has it been varied since that date.
- (7) Does the Government intend to reduce the current deeming rate of 10% to the deeming rate of 2.5% applied by other agencies, such as Centrelink and the Department of Veterans' Affairs.

2274 MR McCLELLAND: To ask the Attorney-General—

- (1) In respect of his media release on 7 August 2003 about a reference of powers relating to money laundering, when did he first transmit his request to the State Attorneys-General to refer powers relating to money laundering.
- (2) How did he transmit that request.
- (3) When did he first provide the State Attorneys-General with draft legislation providing for the reference of powers.
- (4) In his request, when did he require the State Attorneys-General to resolve the issue of the reference of powers.
- (5) Does a decision by the Commonwealth to accept a reference of powers require a decision by Cabinet, or by him acting alone.
- (6) If the answer to part (5) depends on the circumstances of the case, on what circumstances does it depend.

2277 MR MURPHY: To ask the Treasurer—

- (1) Further to the answer to part (1) of question No. 1881 (*Hansard*, 11 August 2003, page 18057), which recommendations are consistent with the Government's corporate governance and CLERP proposals.
- (2) Further to the answer to part (2), when does he expect to be in a position to indicate which other recommendations the Government supports.
- 2278 **MR MURPHY:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts—
 - (1) Further to the answer to part (2) of question No. 2115 (*Hansard*, 12 August 2003, page 18191), is he able to say why a uniform editorial policy was embraced by the editors of News Corporation newspapers in North America, Australia and the United Kingdom in relation to the war in Iraq which was entirely consistent with Mr Rupert Murdoch's support for the war.

(2) Can he explain how, under the proposed Broadcasting Services Amendment (Media Ownership) Bill 2002, newsrooms would be truly independent of their owners.

2281 MR MURPHY: To ask the Attorney-General—

- (1) Further to part (3) of the answer to question No. 1714 (*Hansard*, 16 June 2003, page 15727) will he explain the intention of the *Bankruptcy Act 1996*.
- (2) How was an individual able to be declared bankrupt on twelve occasions.
- (3) What is the Government doing to ensure that this individual cannot be declared bankrupt a thirteenth time.

2288 MR BEAZLEY: To ask the Minister for Transport and Regional Services—

- (1) In respect of potential sites for a second Sydney airport, does he recollect telling the House on 11 August 2003 that "86 percent of the Wilton site is in the catchment for Sydney's water supply. But Labor has raised it explicitly as an option, despite the problems of water contamination, which is why we did not look at it again."
- (2) What are his department's estimates of the contamination on households in the suburbs neighbouring Kingsford Smith Airport.
- (3) What warnings has his department issued about the possibilities of contamination to citizens in affected areas around Kingsford Smith Airport and what warnings have been issued in regard to swimming pools and other areas of exposed water that citizens might utilise.
- (4) What measures has his department agreed to fund to enable the protection of the hundreds of thousands of citizens around Kingsford-Smith Airport from the pollution he alleges would occur around an airport sited at Wilton.
- (5) Is it the case that Wilton has showed up repeatedly as the second favoured site by his department after Badgery's Creek if a second airport site is to be found within the Sydney Basin.

19 August 2003

2291 MR McCLELLAND: To ask the Attorney-General—

- (1) For the financial years (a) 1998-1999, (b) 1999-2000, (c) 2000-2001, (d) 2001-2002, (e) 2002-2003, how many applications for financial assistance have been granted and refused under (i) section 183 of the *Native Title Act 1993*, (ii) the Special Circumstances (Native Title) Scheme, and (iii) the Common Law (Native Title) Scheme.
- (2) How many grants of financial assistance have been made for a particular stage of proceedings and how many for the whole of proceedings, pursuant to paragraphs 7.6 and 7.7 of the guidelines.
- (3) How many grants have been made to group representatives and how many to individual parties.
- (4) In how many cases have solicitors' fees been paid (a) at, and (b) above, 100% of the Federal Court scale.
- (5) In how many cases has his department requested that a solicitor's bill of costs be taxed, pursuant to paragraph 7.15 of the guidelines.
- (6) In how many cases has his department called for a solicitor's file, pursuant to paragraph 7.15 of the guidelines.
- (7) How many grants have included an amount for counsel, pursuant to paragraph 7.16 of the guidelines.
- (8) What amount of costs has been recovered by the Commonwealth pursuant to paragraphs 7.19, 7.28 and 7.29 of the guidelines.
- (9) What amount of assistance has been provided on account of costs orders against legally assisted parties, pursuant to paragraph 7.20 of the guidelines.
- (10) How long does his department allow a legally assisted party to provide its report pursuant to 7.22 of the guidelines.
- (11) In how many cases has a legally assisted party failed to provide such a report (a) in the time required, and (b) at all and what action did his department take in these cases.
- (12) In how many cases has his department terminated grants of assistance and sought reimbursement pursuant to 7.25 and 7.26 of the guidelines.

2292 MR McCLELLAND: To ask the Attorney-General—

(1) Has he received a report on the operation of the Regional Law Hotline; if so, (a) when, (b) who prepared the report, and (c) does the report identify options for changes to the Regional Law Hotline.

- (2) How much has been spent on the Regional Law Hotline (a) in total, and (b) in each financial year.
- (3) Through which programs has this funding been provided and how much has been provided through each program (a) in total, and (b) in each financial year.
- (4) To which agencies and organisations has this funding been provided and how much has been provided to each agency and organisation (a) in total, and (b) in each financial year.
- 2294 MR McCLELLAND: To ask the Minister representing the Minister for Justice and Customs—
 - (1) With which foreign governments has the Australian Government held discussions about the placement of security officers on international commercial flights.
 - (2) When did discussions commence with (a) the United States, (b) New Zealand, (c) Indonesia, and (d) Singapore.
- 2295 MR McCLELLAND: To ask the Minister representing the Minister for Justice and Customs—
 - (1) What functions and powers do the Australian Federal Police have in policing child abduction, including cases involving non-compliance with family law orders.
 - (2) What funding and resources do the Australian Federal Police currently allocate to these functions.
- 2296 MR McCLELLAND: To ask the Minister representing the Minister for Justice and Customs—
 - (1) What projects (a) are currently funded and (b) have previously been funded through the National Crime Prevention Program.
 - (2) How much funding has been allocated to each project.
 - (3) Who is or was carrying out each project.
 - (4) How much has been spent in total to date under the Program.
 - (5) How much has been spent in each financial year since 1999-2000.
- 2297 **MR MURPHY:** To ask the Treasurer—Further to the answer to question No. 1551 (*Hansard*, 12 August 2003, page 18166) concerning the taxation affairs of members of the legal profession, will be commit to provide an up-dated report on the Legal Profession Project in the 2002-2003 Commissioner of Taxation's Annual Report.
- 2298 MR MURPHY: To ask the Minister representing the Minister for Finance and Administration—
 - (1) Is he aware that the Airservices Australia Reports for 1997-1998 and 1998-1999 provide a Board biography for Ms Gail Burke.
 - (2) Can he confirm that the Board biography for Ms Burke in the report for 1997-1998 states that (a) "Gail Burke heads Macquarie Bank's Information Services Division", (b) "She is also an Executive Director of the Bank and its Operations Review and IT Committees", and (c) "Ms Burke is also a member of the Finance Minister's IT&T Policy Advisory Committee".
 - (3) Can he confirm that the Board biography for Ms Burke in the report for 1998-1999 states that (a) "Gail Burke heads Macquarie Bank's Information Services Division", and (b) "She is also an Executive Director of the Bank and its Operations Review and IT Committees".
 - (4) On what date did Ms Burke first become a member of his IT&T Policy Advisory Committee.
 - (5) On what date did Ms Burke cease being a member of his IT&T Policy Advisory Committee.
 - (6) Is he aware that Ms Burke was a member of his IT&T Policy Advisory Committee on 30 July 1997 when the Minister for Transport and Regional Services made a Ministerial Directive on the Long-Term Operating Plan for Sydney Airport pursuant to subsection 16(1) of the *Air Services Act 1995*.
- 2299 MR MURPHY: To ask the Minister for Transport and Regional Services—
 - (1) Can he confirm whether the Coalition Aviation Policy titled *Soaring Into Tomorrow* dated 13 February 1996 states at page 14 that "we will not lease Sydney Airport and Sydney West Airport until there is a satisfactory solution to the current aircraft noise problem in Sydney. The leasing process will be deferred until two conditions are met: (1) the East-West runway is re-opened, and (2) a genuine environmental impact statement on Sydney West Airport is completed".
 - (2) On what date was the process of leasing Sydney Airport and Sydney West Airport deferred and on what date did this deferral period end.
 - (3) On what date did he determine that Sydney Airport's aircraft noise problems had been solved thus leading to the resumption of the leasing process for Sydney Airport and Sydney West Airport.
 - (4) Is he aware that the Airservices Australia Annual Reports for 1997-1998 and 1998-1999 note that Ms Gail Burke was, during these years, on the Board of Directors for Airservices Australia and a member of the Minister for Finance's IT&T Policy Advisory Committee.

- (6) Did the Southern Cross Consortium win the bid for Sydney Airport with a price of \$5.396 Billion on 25 June 2002.
- (7) Is it the case that Macquarie Bank advised in its announcement dated 25 June 2002 that the Southern Cross Consortium Sponsors are "Macquarie Bank, HOCHTIEF AirPort and Commonwealth Bank".
- (8) Can he confirm whether Ms Burke, an employee of Macquarie Bank, served as both an Adviser to the Minister for Finance and on the Board of Airservices Australia during the resumption of the lease process for Sydney Airport; if so, did this represent a potential conflict of interest.
- (9) Does he intend to take any action as a result of the realisation that Ms Burke served as both an Adviser to the Minister for Finance and a member of the Board of Directors of Airservices Australia during the resumption of the lease process for Sydney Airport leading to the win by Southern Cross Consortium; if not, why not.
- 2300 **MS JACKSON:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts—
 - (1) How many complaints have been made to the Telecommunications Industry Ombudsman in relation to the quality and time it takes Telstra to repair faults to the services it provides.
 - (2) What is the average waiting time a client of Telstra can expect to wait for a fault to be repaired in one of the services Telstra provides.
 - (3) Over the last 8 years what were the average waiting times for repairs of Telstra services in each year.
 - (4) Is one of the causes for the increase in complaints the Government's slashing of Telstra employees from 57,000 in 1998 to approximately 37,000; if not, to what does the Minister attribute the increase in complaints.
 - (5) What is the Minister's response to the concerns of a number of my constituents that the subcontracting of functions and the cutting of staff by Telstra, especially within repairs and maintenance sections, has increased the length of time taken to carry out repairs to services.
 - (6) To what does the Minister attribute the increase in the number of complaints reported in relation to fault repairs by both Telstra (43,489) and the Telecommunications Industry Ombudsman (3,099) in 2001-2002.
 - (7) What is the average time a sub-contractor takes to repair a fault and how does this compare to the average time a Telstra employee takes to repair a fault.
 - (8) Is the Minister aware of any reports or research studies that recommend the reduction of staffing levels and the expansion of sub-contract services in order to provide a higher standard of service and consumer satisfaction; if so, what are the reports or research studies and findings.
 - (9) What steps is the Minister taking to respond to community concern about the time Telstra is taking to repair faults to its services.
- 2302 MR M. J. FERGUSON: To ask the Minister representing the Special Minister of State—
 - (1) What is the average sum spent by Members of the House of Representatives on personalised stationery and newsletters in the financial year 2002-2003.
 - (2) What was the average sum spent by (a) government, (b) opposition, and (c) independent and minor party Members.
- 2303 MR M. J. FERGUSON: To ask the Minister representing the Special Minister of State—
 - (1) In respect of the decision to increase the printing entitlement for Members from \$125,000 to \$150,000 per annum, what formula was used to determine the size of the increase in printing allowance for Members.
 - (2) Has a formula been determined for the future adjustment of the allowance.
 - (3) Was the General Secretary of the Liberal Party consulted in the consideration of whether the allowance should be increased and whether an amount of the entitlement should be carried forward from one year to the next.
 - (4) What was the basis of determining that Members should be allowed to carry forward up to 45% of the printing allowance from one year to the next.
 - (5) For the (a) calendar year 2002, and (b) the financial year 2002-2003, what was the average amount of unspent printing entitlement for (i) government, (ii) opposition, and (iii) independent and minor party Members.
 - (6) In considering the increase in Members' printing entitlement and the decision to allow up to 45% of the entitlement to be carried forward from one year to the next, was any consideration given to the

- entitlement of political parties to public funding of elections and the fact that the current rate of election funding payable is increased every six months in line with the Consumer Price Index.
- (7) Can the Minister confirm that 1 July 2003 was the date of effect for (a) the increase in the printing entitlement for Members from \$125,000 to \$150,000 per annum, (b) the introduction of a mechanism to allow up to 45% of the printing entitlement to be carried forward from one year to the next, and (c) the rate of public funding to be increased to 190.570 cents per eligible vote.

20 August 2003

MR DANBY: To ask the Ministers listed below (questions Nos. 2305 - 2306)—

- (1) For each of the years (a) 1996, (b) 1997, (c) 1998, (d) 1999, (e) 2000, (f) 2001, (g) 2002, and (h) 2003 to date, how many (i) women have been found working illegally in brothels in Australia, and (ii) how many were under 18 years of age.
- (2) In respect of the women found working illegally in brothels in Australia, what categories of visas did they hold and what was the total number of visas in each category.
- (3) How many raids on brothels have been undertaken by the Department of Immigration and Multicultural and Indigenous Affairs or the Australian Federal Police.
- (4) For each of the years (a) 1996, (b) 1997, (c) 1998, (d) 1999, (e) 2000, (f) 2001, (g) 2002, and (h) 2003 to date, in how many brothels were women found to be working illegally.
- (5) How many of the women referred to in part (1) were deported and what is the average length of time from arrest to deportation.
- (6) Which countries did the women referred to in part (1) come from.
- (7) How many of the women were interviewed in relation to possible offences committed by their employers.
- (8) How many brothel owners and managers were (a) investigated for any breaches of the law, (b) charged, and (c) convicted as a result of raids in the period 1996 to date.
- (9) In relation to the raid on the brothel in Melbourne on Monday 11 August 2003, were any managers or owners investigated or taken into custody in relation to sexual servitude or any other offence.
- (10) How many brothel owners or managers have been convicted under Commonwealth sexual servitude legislation.
- 2305 MR DANBY: To ask the Minister for Immigration and Multicultural and Indigenous Affairs.
- 2306 MR DANBY: To ask the Attorney-General.

21 August 2003

2317 MR McCLELLAND: To ask the Attorney-General—

- (1) Which community legal services are now using the Community Legal Services Information System (CLSIS).
- (2) Which of these services use PCs and which use Macs to operate CLSIS.
- (3) Does his department maintain a help desk for CLSIS; if so, (a) who provides the help desk services and (b) how many calls, complaints and faults have been logged by the help desk in each month since it began operating.
- (4) Is his department aware of concerns about the stability of the Mac version of CLSIS; if so, what are these concerns and what steps has it taken to act on these concerns.
- (5) Is his department aware of concerns about the report-writing tool in CLSIS; if so, what are these concerns and what steps has it taken to act on these concerns.
- (6) What was the original budget for CLSIS.
- (7) What has been spent on CLSIS to date.
- (8) How much has been paid to Borland Australia.
- (9) Who negotiated the contract with Borland Australia.
- (10) Who signed off on the contract with Borland Australia.
- (11) Is he able to provide a copy of the original contract with Borland Australia; if not, why not.

- 2320 MR TANNER: To ask the Minister representing the Minister for Communications, Information Technology and the Arts—
 - (1) In respect of the Telstra mobile telephone transmission installation at Suffolk Park, NSW, which is currently under investigation by the Telecommunications Industry Ombudsman, can the Minister explain the 3 month delay in construction from its commencement in March 2003 to the resumption of work in late June 2003.
 - (2) Was this delay consistent with Telstra's contractual obligations to the Government to erect a large number of these installations by 30 June 2003.
 - (3) Was the early commencement and subsequent discontinuance of work an attempt to avoid the provisions of the Deployment of Radio Communications Infrastructure Industry Code which came into effect on 10 April 2003.
 - (4) Can the Minister confirm that the installation has been placed atop a water tower on community land for which plans exist to construct a public viewing platform; if so, is this location, which is close to residences and proposed childcare, school and sporting facilities, an appropriate location for this installation; if not, what action will the Minister take to require Telstra to relocate the installation.

8 September 2003

- 2325 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—What are the details of the 65 projects in the Federal electoral division of O'Connor which were funded from the Envirofund program in 2002-2003, including the (a) purpose, (b) objectives, (c) individuals/groups responsible for the administration of each project, and (d) the amount of funding allocated to each individual project.
- 2326 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—
 - (1) Is it the case that brother of the Prime Minister of the Solomon Islands is involved in the dolphin trade.
 - (2) What steps has the Government taken to ensure urgent qualified veterinary attention is provided to the captured dolphins currently residing in shallow sea pens in Gavutu Island and have any inspections have been undertaken; if so, where are the reports.
 - (3) Is he aware of the memorandum from Moses Biliki, Director of the Environment and Conservation Division, Ministry of Forests, Environment and Conservation in the Solomon Islands, to the Secretary, Foreign Investment Board and the Director, Fisheries Division dated 19 March 2003 in which Moses Biliki states "There is currently not enough data on wild stocks of the dolphin population in Solomon Island waters. The Environment and Conservation Division wishes to advise that further approvals for new operations on the exploitation of dolphins be curtailed.", and on what does he base his view that the Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES) provision has not been violated.
 - (4) Is he able to say (a) what relevant legislation is in force in the Solomon Islands to protect fauna and flora, and (b) whether the provisions of this legislation were adhered to.
 - (5) Is he able to say (a) under which provisions of which Solomon Islands Act was the export of dolphins allowed, and (b) who is currently enforcing and supervising the Solomon Islands laws that enable these exports to occur.
 - (6) What is the purpose of the export of dolphins and, if these exports are for the purpose of supplying amusement parks in Mexico and other countries, does the Government support this trade.
 - (7) What steps is he taking to prevent any further exports of dolphins.
- 2327 MR K. J. THOMSON: To ask the Minister representing the Minister for Family and Community Services—
 - (1) Was a tender process conducted before the Government awarded a contract to the Institute of Public Affairs to audit non-government organisations.
 - (2) Who made the decision to award the contract to the Institute of Public Affairs.
 - (3) Was departmental advice given on whether or not to award this contract; if so, what was this advice.
 - (4) What are the terms of reference for the Institute of Public Affairs inquiry.
 - (5) Which government department is administering the contract.
 - (6) What is the value of the contract.
 - (7) When is the Institute of Public Affairs expected to report and will the report be made public.

2329 MRM. J. FERGUSON: To ask the Minister representing the Special Minister of State—

- (1) In respect of the Ministerial Circular 2003/30 concerning Members' Stationery and Newsletter Printing Entitlement, what was the basis for setting the entitlement at a capped amount of \$125,000 and from which date did this capped amount apply.
- (2) In reviewing the amount, was a cost analysis undertaken to accommodate, as the memorandum states, "cost increases in printing entitlement since the Government capped the entitlement for the first time in 2001-2002"; if so, by whom.

2331 MR M. J. FERGUSON: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—

- (1) For each of the financial years (a) 2001-2002 and (b) 2002-2003, (i) how many people have arrived by ship as stowaways and, of these stowaways, (ii) how many have applied for protection in Australia, (iii) how many have applied for Bridging Visa E, Special Category Visas, (iv) what was the citizenship of each applicant, and (v) how many were successful.
- (2) For each of the financial years (a) 2001-2002 and (b) 2002-2003, (i) what was the cost of processing stowaways in detention, including the cost of processing protection applications, and (ii) was any of the cost of handling such unauthorised sea arrivals recovered from the shipping company; if not, why not.
- (3) How many ship jumpers have been granted protection visas each year from (a) 2001-2002 and (b) 2002-2003 and, of these how many applications are still being processed.

2335 MR McCLELLAND: To ask the Minister for Transport and Regional Services—

- (1) Is he familiar with the sixth message of the Community Panel Report to Sydney Airport Corporation in June 2003 recommending that the residential noise insulation program be expanded in line with the impacts of airport expansion.
- (2) What is the current status and level of activity of the residential noise insulation project.
- (3) Is he able to say whether there will be any future expansion of the insulation area; if so, where is that expansion likely to take place.

2336 MR ORGAN: To ask the Minister representing the Minister for Family and Community Services—

- (1) In respect of the budget announcement that Pensioner Education Supplement payments are to be suspended between December and February, (a) between which pay-dates will payments be stopped and (b) what criteria were used to determine these dates.
- (2) How many Centrelink recipients is this measure expected to affect.
- (3) How much money, if any, is this measure expected to save per annum and, if no money is expected to be saved, what is the rationale for the measure.
- (4) Has any modelling been undertaken to assess the impact of this measure or is any modelling or assessment planned to be undertaken; if so, what are the details of the modelling planned or undertaken; if not, why not.
- (5) If modelling was undertaken, what was the outcome of that modelling or assessment and what impacts, if any, is this measure expected to have on prospective and continuing students who are expected to be affected by this measure.

2337 MR ORGAN: To ask the Minister representing the Minister for Health and Ageing—

- (1) What Federal programs are currently available to treat and prevent childhood obesity.
- (2) What funding is available within the Minister's portfolio for the provision of behavioural change programs, particularly those undertaken by non-GP health professionals.
- (3) What, if any, rebates or subsidies are available under Medicare for behavioural change programs to address childhood obesity.
- (4) What, if any, rebates or subsidies are available under Medicare for any program to address childhood obesity.
- (5) What actions, activities, programs or funding avenues does the Government intend to pursue in the next 5 years to address childhood obesity.

2338 MRS IRWIN: To ask the Minister for Foreign Affairs—

(1) From the time of the 51st session of the United Nations General Assembly, at which sessions including special and emergency sessions, has there been debate or discussion on the agenda items: "Question of Palestine" and/or "The Situation in the Middle East".

- (2) What resolutions related to these agenda items were adopted by the United Nations General Assembly in each session.
- (3) How did Australia vote in relation to each resolution.
- 2339 MR MURPHY: To ask the Minister representing the Minister for Justice and Customs—
 - (1) What are the current customs regulations relating to the import and export of cat and dog furs.
 - (2) Is the importation of cat and dog furs prohibited; if so, which legislative provisions prohibit it; if not, why not.
 - (3) Is the export of cat and dog furs prohibited; if so, which legislative provisions prohibit it; if not, why

2340 MR MURPHY: To ask the Minister representing the Minister for Health and Ageing—

- (1) Is the Minister aware of a letter from the Parliamentary Secretary to the Minister for Health and Ageing to the Member for Lowe dated 7 May 2003 regarding uncertainties in the medical indemnity insurance industry.
- (2) How much money will be needed to fund the Incurred But Not Reported (IBNR) Government Guarantee and what proportion of the levy on medical practitioners does this represent; if this amount cannot be stated, why not.
- (3) From what date will the IBNR Government Guarantee be effective and, if the effective date of commencement cannot be stated, why not.
- (4) What accounting arrangements will apply to the funds collected by the levy, in particular, will the funds collected go into a special levy fund and be recorded and reported on separately or will the funds go into the Commonwealth Consolidated Revenue; if the accounting arrangements have not been determined, why not.
- (5) What provisions, if any, have been made to refund any excess funds to contributors.
- (6) If no provisions exist to refund any excess funds to contributors, (a) why not, and (b) does the Minister intend to make provisions to refund excess funds in future; if not, why not.
- (7) Will Medical Defence Organisations (MDO's) be asked to build reserves of funds to meet the Australian Prudential Regulation Authority (APRA) approved reserves; if so, what is the Government's target amount.
- (8) Will there be a further Government levy on all practitioners to fund the 'High Cost Claims' Scheme; if so, will only those in 'high risk' medical specialties be affected; if not, is the Commonwealth Government prepared to bear the cost of such losses and, if the Government is not prepared to bear the cost of losses, why not.
- (9) What is the Government's policy, if any, on stamp duty imposed by the States and Territories on insurance policies.
- (10) Is the Minister aware that State and Territory stamp duties account for nearly twenty per cent of annual insurance premiums and that this cost is passed on to the consumer.
- (11) What are the reasons for the spiralling cost of insurance for medico-legal indemnity.
- (12) What is the Government doing to assist the medical profession to prepare for rising insurance premiums so that medical practitioners can make adequate provision for such overheads now.

9 September 2003

2344 MR McCLELLAND: To ask the Attorney-General—

- (1) Is Iran a convention country for the purposes of the *Family Law (Child Abduction Convention) Regulations 1986*; if not, what steps has the Government taken to develop a process for dealing with child abductions between Australia and Iran.
- (2) Has Australia at any stage received a request from Iran for the return of Massoumeh Mastipour to that country; if so, (a) when was that request received, (b) from whom, (c) by whom, and (d) what steps has the Government taken to process the request.
- (3) Is he or his department aware of statements attributed to the Minister for Immigration and Multicultural and Indigenous Affairs on *ABC On-line* on 27 August 2003 in an article entitled "Ruddock defends Iranian girl's deportation" relating to the deportation of an Iranian child by the Australian Government to Iran; if so, when did he or his department become aware of this case.
- (4) Did he or his department have any involvement in this case; if so, what was the nature of that involvement.

- (5) Which court in Iran ordered that this child be in the custody of her mother, what were the terms of that court order, and on what date was it made.
- (6) Under what statutory provision was this child transferred from Australia to Iran.
- (7) What steps did the Australian Government take in Iran to place this child in the custody of her mother.
- (8) Is this child in the custody of her mother.

2348 MR McCLELLAND: To ask the Attorney-General—

- (1) Does he recall issuing a media release on 29 November 2000 in which he stated (a) "the Government will review existing Commonwealth, State and Territory laws to consider the extent of privacy protection for employee records", (b) "the review will commence after the Privacy Amendment (Private Sector) Bill 2000... is enacted but before it comes into effect 12 months later", and (c) "the review will be completed in time to assist the Privacy Commissioner when he conducts the more general review of the legislation two years after it commences operation".
- (2) Is he aware that an officer of his department told the Senate Legal and Constitutional Estimates Committee on 10 February 2003 that (a) "this review is being undertaken jointly by this Department and the Department of Employment and Workplace Relations, and it will commence with the publication of an issues paper. We hope that that will be fairly soon.", and (b) "then there will be consultations with business, unions, state and territory governments, the Privacy Commissioner and other key stakeholders. We expect the report to be available for ministers later this year. That will then be taken account of in the review of the Privacy Act that the Privacy Commissioner has been charged with."
- (3) In respect of the issues paper, (a) who prepared it, (b) when did its preparation commence, (c) when was it completed, (d) what was the cost of its preparation, and (e) will it be released; if so, when; if not, why not.
- (4) Whom has the Government consulted to date as part of this review, and what further consultations are planned.
- (5) Will this review be completed by the commencement of the general review of the private sector privacy legislation; if not, (a) why not, and (b) when will it be completed and the report made available to Ministers.

2349 MR McCLELLAND: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—

- (1) Has Australia at any stage received a request from Iran for the return of Massoumeh Mastipour to that country; if so, (a) when was that request received, (b) from whom, (c) by whom, and (d) what steps has the Government taken to process the request.
- (2) Can he confirm the statements attributed to him on *ABC On-line* on 27 August 2003 in an article entitled "Ruddock defends Iranian girl's deportation" relating to the deportation of an Iranian child by the Australian Government to Iran.
- (3) Under which statutory provision was this child transferred from Australia to Iran.
- (4) Which court in Iran ordered that this child be in the custody of her mother, what were the terms of that court order, and on what date was it made.
- (5) What steps did he or his department take to consult with the Attorney-General or the Attorney-General's Department regarding this child.
- (6) What steps did the Australian Government take in Iran to place this child in the custody of her mother.
- (7) Is this child in the custody of her mother.

2351 MR McCLELLAND: To ask the Minister representing the Minister for Justice and Customs—

- (1) In respect of the National Firearms Buyback program, how much has been acquitted in (a) compensation, and (b) buyback administration funding since the commencement of the program.
- (2) How much in unspent buyback funding (a) has been, and (b) will be returned to the Commonwealth by each State and Territory.

2354 MR McCLELLAND: To ask the Minister for Employment and Workplace Relations—

(1) Is he aware that the former Minister for Employment, Workplace Relations and Small Business issued a media release on 29 November 2000 in which he stated (a) "the Government will review existing Commonwealth, State and Territory laws to consider the extent of privacy protection for employee records", (b) "the review will commence after the Privacy Amendment (Private Sector) Bill

- 2000... is enacted but before it comes into effect 12 months later", and (c) "the review will be completed in time to assist the Privacy Commissioner when he conducts the more general review of the legislation two years after it commences operation".
- (2) Is he aware that an officer of the Attorney-General's Department told the Senate Legal and Constitutional Estimates Committee on 10 February 2003 that (a) "this review is being undertaken jointly by this Department and the Department of Employment and Workplace Relations, and it will commence with the publication of an issues paper. We hope that that will be fairly soon.", and (b) "then there will be consultations with business, unions, state and territory governments, the Privacy Commissioner and other key stakeholders. We expect the report to be available for ministers later this year. That will then be taken account of in the review of the Privacy Act that the Privacy Commissioner has been charged with."
- (3) In respect of the issues paper, (a) who prepared it, (b) when did its preparation commence, (c) when was it completed, (d) what was the cost of its preparation, and (e) will it be released; if so, when; if not, why not.
- (4) Whom has the Government consulted to date as part of this review, and what further consultations are planned.
- (5) Will this review be completed by the commencement of the general review of the private sector privacy legislation; if not, (a) why not, and (b) when will it be completed and the report made available to Ministers.
- 2355 **MS J. S. McFARLANE:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts—
 - (1) When was the land that the Hamersley Transmission Tower is located on sold to a non-government company.
 - (2) What price was it sold for.
 - (3) Which Minister made the decision to sell the land.
 - (4) How much do Federal Government agencies pay Broadcast Australia each year for broadcasting services.
- 2357 **MR MURPHY:** To ask the Minister representing the Minister for Justice and Customs—In respect of the two mainframe computers stolen from Sydney Airport last week, can he confirm that those computers did not contain any information relating to (a) Custom's alert systems; (b) prospective cargo examinations, and (c) the selection of passengers for further questioning and investigation; if so, how confident is he that the computers did not contain this type of information; if not, what action has he taken to secure that intelligence.
- 2358 MR BEVIS: To ask the Minister representing the Minister for Justice and Customs—
 - (1) What type of computers were stolen during the security breach of Customs at Sydney Airport on 27 August this year.
 - (2) When were these units purchased and what was the purchase cost.
 - (3) How long have they been in use by Customs.
- 2359 MR BEVIS: To ask the Minister representing the Minister for Health and Ageing—
 - (1) Is the Medicare Processing Centre in Brisbane going to be closed; if so, (a) when was the decision to close it taken and (b) when will it close.
 - (2) Does the centre undertake the processing of bulk-billing claims.
 - (3) Has there been a decline in bulk-billing claims processed at this centre in the past three years.
 - (4) Is the closure of this office related to the Government's policy of restricting bulk-billing.
 - (5) How many full-time and part-time jobs will be lost if this office closes.

10 September 2003

- 2362 MRS CROSIO: To ask the Minister for Transport and Regional Services—
 - (1) Has the Government considered using Canberra Airport to alleviate the problems with Sydney air traffic; if not, why not.
 - (2) Can he confirm estimates that passenger numbers at Sydney's Kingsford-Smith Airport will increase almost threefold over the next twenty years.
 - (3) Is it the case that there is no curfew in place at Canberra Airport.

- (4) Could Canberra Airport be used to take overnight freight during the hours the curfew applies at Kingsford-Smith.
- (5) Does Canberra airspace have the capacity to handle more flights.
- 2364 MRS CROSIO: To ask the Minister representing the Minister for Health and Ageing—
 - (1) Is the Minister aware of a report published in the *Sydney Morning Herald* by John Merson on 1 May 2002, which stated that there was a substantial increase in the prescription of Dexedrine and Ritalin to treat children with either ADD or ADHD between 1991 and 1998.
 - (2) Will the Government commission a study into the increasing tendency to treat these conditions with medication; if not, why not.
 - (3) What programs are currently funded by the Government to educate parents and children about the benefits of improved nutrition.
 - (4) Is there any evidence indicating that poor diet is a factor contributing to behavioural problems in children.
- 2365 MS PLIBERSEK: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) Can he confirm that Aladdin Sisalem is being detained at the Manus Island detention centre.
 - (2) Did Aladdin Sisalem request asylum on Thursday Island; if so, what was the legal basis for sending him to Papua New Guinea.
 - (3) What is causing the delay in processing Aladdin Sisalem's application for asylum.
 - (4) Why is Aladdin Sisalem being kept in isolation on Manus Island when he could be detained on the Australian mainland at less expense.
 - (5) What does the Government intend to do with Aladdin Sisalem when the Manus Island detention centre is closed in October.
- 2366 **MR MURPHY:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts—
 - (1) Did the Minister tell the National Nine Television Network on 7 September 2003 that he intends to re-introduce the Broadcasting Services Amendment (Media Ownership) Bill 2002.
 - (2) Is the Minister aware that (a) News Limited is an Australian subsidiary of News Corporation that is owned and controlled by Mr Rupert Murdoch, (b) News Limited has interests in more than 100 national, regional and suburban newspapers throughout Australia, (c) News Limited has approximately two thirds of the capital city and national newspaper market, three quarters of the Sunday newspaper market, almost fifty per cent of the suburban newspaper market and almost one quarter of the regional newspaper market, (d) News Limited has a quarter stake in Foxtel's pay television and News Interactive Online, and (e) News Limited has additional media interests in AAP Information Services.
 - (3) Is the Minister aware that (a) Publishing and Broadcasting Limited (PBL) is an Australian media company chaired by Mr James Packer which owns and controls the National Nine Television Network and the magazine publisher Australian Consolidated Press, (b) the largest shareholder in PBL is Mr Kerry Packer, (c) PBL owns three metropolitan television licences and one regional television licence giving it more than half of the potential audience, (d) PBL has a quarter interest in Foxtel and a third interest in Sky News, (e) PBL publishes more than 65 magazines and its share of the circulation of the top thirty Australian magazines is approximately 40%, and (f) PBL has a joint on-line operation known as ninemsn.
 - (4) Can the Minister confirm that the Broadcasting Services Amendment (Media Ownership) Bill 2002 would allow (a) Mr Kerry Packer's media companies to buy and control John Fairfax Publications Pty Ltd which publishes *The Sydney Morning Herald, The Age* and *The Financial Review* newspapers, and (b) Mr Murdoch's media companies to buy and control the Seven Television Network or the Ten Television Network, in addition to their existing media interests.
 - (5) Can the Minister explain how the concentration of media interests that would be allowed under the Broadcasting Services Amendment (Media Ownership) Bill) 2002 is in the public interest and good for the future of Australia's democracy.
- 2367 MR MURPHY: To ask the Minister representing the Minister for the Arts and Sport—
 - (1) Can the Minister confirm that the Educational Lending Right Scheme (ELR) was introduced (a) on a temporary basis at the same time as the Goods and Services Tax (GST), and (b) as an extension of the Public Lending Right Scheme (PLR) to recompense authors of educational books.
 - (2) Will the ELR expire in June 2004; if so, why.

(3) Will the Government guarantee that the ELR, or an equivalent scheme, will continue to recompense authors of educational books beyond 2004; if not, why not.

2368 MRM. J. FERGUSON: To ask the Minister for Transport and Regional Services—

- (1) In respect of the Deer Park Bypass project on the national highway system, how much will the bypass cost to complete and how much would be required in each year of construction.
- (2) Has design and/or planning work commenced for this project; if so, how much will that work cost and when will it be completed; if not, when will this work be done and how long will it take to complete.
- (3) What is the benefit cost ratio for the Deer Park bypass and which other current national highway projects have a higher benefit cost ratio than that for the Deer Park bypass.
- (4) Will he approve the expenditure to pay for this important project; if so, when; if not, why not.

2370 MR FITZGIBBON: To ask the Treasurer—

- (1) Did the Government, between 1998 to present, make assurances to marine operators on the Great Barrier Reef in North Queensland, including the Association of Marine Park Tourism Operators (AMPTO), that the GST would not apply to the Reef tax; if so, on what authority were such undertakings made.
- (2) Was he aware of these undertakings at the time; if not, when did he become aware of them.
- (3) Were any representations made to him to support the undertaking of non-compliance with the GST legislation.

2371 MR FITZGIBBON: To ask the Treasurer—

- (1) Has the Australian Taxation Office (ATO) determined that the GST applies to the Reef tax; if so, has the ATO commenced action against marine operators who failed to collect the GST payable on the Reef tax since 1999.
- (2) Was he aware that only one or two operators had actually collected the GST on the Reef tax; if so, what action did he take in response to this situation.
- (3) On whose authority did the ATO decide not to continue with action to recover the GST and was he aware of the decision made by the ATO.
- (4) Did he or any other member of the Government direct or otherwise influence the ATO to discontinue action to recover the GST which had not been collected on the Reef tax.
- (5) Is it the case that the ATO has written to operators advising that the GST should be collected on the Reef tax effective from 1 September 2003; if so, (a) on what basis was this decision made, (b) who made it, and (c) how was the date of 1 September determined.
- (6) Is a differential application of the liability to collect and forward the GST supported by the Government.
- (7) Will the approach adopted for the application of the GST to the Reef Tax be applied to other similar cases as they come to the ATO's notice.

2372 MS GEORGE: To ask the Minister for Education, Science and Training—

- (1) For each year from 1998 to 2003 for each of the postcodes (a) 2502, (b) 2505, (c) 2506, (d) 2526, (e) 2527, (f) 2528, (g) 2529, and (h) 2530, how many persons in the electoral division of Throsby undertook undergraduate university study.
- (2) Of these students, what proportion and what number undertook study in (a) Accounting, (b) Arts, (c) Dentistry, (d) Economics, (e) Engineering, (f) Information Technology, (g) Law, (h) Medicine, (i) Nursing, (j) Teaching, (k) Science, and (l) Veterinary Science.
- (3) How many students (a) in total, and (b) from the electoral division of Throsby, are enrolled at the University of Wollongong and what proportion of all enrolments at the University of Wollongong do the students from the electoral division of Throsby represent.
- (4) How many people (a) in total, and (b) in the electoral division of Throsby currently have an outstanding or accumulated Higher Education Contribution Scheme (HECS) debt.
- (5) How many students in the electoral division of Throsby paid (a) upfront HECS fees, and (b) upfront full fees in 2002-2003.
- (6) How many people in the electoral division of Throsby not currently enrolled at a university have an outstanding or accumulated HECS debt.

- (7) Of those people with a HECS debt, what is the average HECS debt per person in (a) Australia, and (b) the electoral division of Throsby.
- (8) How many students (a) in total, and (b) from the electoral division of Throsby, are enrolled at the Illawarra Institute of TAFE, and what proportion of all enrolments at the Illawarra Institute of TAFE do the students from the electoral division of Throsby represent.
- (9) How much money has been allocated from the 2003-2004 Budget for apprenticeship programs in the electoral division of Throsby and what are the programs.
- 2374 DR LAWRENCE: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) How many attempted suicides have there been in detention centres (a) in total and (b) in each of the last five years.
 - (2) What proportion of people (a) in Australia, and (b) in detention centres, has attempted suicide over the last five years.
 - (3) In respect of the water supplied to each detention centre, (a) what is its calcium content, and (b) does it meet the Australian Standard for potable water.
 - (4) Can he provide examples of the daily menus at the detention centres.
 - (5) Are different nutritional needs, such as those of children and pregnant women, catered for.
 - (6) Do nutritionists monitor the diets of detainees; if so, are the nutritionists on site or do they review the menus only.
 - (7) Are checks carried out to ensure that prescribed meals correspond with the actual food served by Australasian Correctional Management Pty Ltd (A.C.M).
- 2375 **MR ORGAN:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts—Can the Minister provide details of payments to the ABC by the Audio Visual Copyright Society (Screenrights) over the last three financial years for (a) school programs, (b) other educational programs, and (c) the program *Behind the News*.
- 2376 MRS IRWIN: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) Is he aware of a study by Professor Peter McDonald of the Australian National University which shows that net immigration over the five years to 2002-2003 was overstated by as many as 200,000.
 - (2) Has his department taken steps to improve the accuracy of Australia's net immigration figures; if so, what measures have been taken.
 - (3) Has his department calculated more accurate figures for the five years to 2002-2003; if so, what are the revised net immigration figures for the five years up to 2002-2003.

11 September 2003

- 2377 MR ALBANESE: To ask the Minister for Employment Services—
 - (1) Using the Post Program Monitoring Survey would be outlined the type of employment (Permanent, Temporary/Casual/Seasonal, Self-employment) obtained by former employment assistance participants over the duration of ESC2.
 - (2) Could this information be provided for all employment assistance programs.
- 2380 **MR ALBANESE:** To ask the Minister for Employment Services—How much was spent preparing, developing and implementing ESC3 including the costs of consultants, external research, legal advice and advertising.
- 2382 MR DANBY: To ask the Minister for Veterans' Affairs—
 - (1) Is she aware of the ruling by the Human Rights Committee (HRC) of the United Nations in the case of *Young v Australia*; if so, (a) what are the details of the HRC ruling, and (b) what did the HRC say about section 5E of the *Veterans' Entitlement Act 1986*.
 - (2) Can she confirm that the Act deprived Mr Edward Young of a pension solely on the grounds of his sexual orientation.
 - (3) Will the Government reconsider Mr Young's application, as requested by the HRC.
 - (4) Is she able to say whether the HRC decision is binding in (a) domestic law, and (b) international law.
 - (5) Is the Government under an obligation to respond to the findings of the HRC; if so, what is the Government's response.
 - (6) Is she aware of the statement by the Prime Minister on 24 August 2001 to the effect that he is opposed to discrimination on the basis of sexual preference.

- (7) Will she introduce legislation to amend the Act to remove this discriminatory anomaly.
- 2386 **MR B. P. O'CONNOR:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts—
 - (1) Can the Minister confirm reports in the *Herald-Sun* on 9 September 2003 to the effect that Telstra has redirected a \$15 million contract to the Indian IT provider Infosys that will have the effect of sending up to 180 existing IT jobs at IBM Global Services offshore to India.
 - (2) Was the Government aware in advance of this move by Telstra.
 - (3) Can the Minister confirm that Indian workers at Infosys are paid \$40,000 per annum less than their Australian counterparts.
 - (4) Is the Minister able to inform the House about Infosys' comparative Occupational Health and Safety standards.

2387 MR MURPHY: To ask the Attorney-General—

- (1) Is he aware of article by Monica Videnieks in *The Australian* on 9 September 2003 titled "Creditors after wife of ex-QC tax cheat".
- (2) Can he confirm whether the bankrupt former barrister, John Cummins, who has not paid tax for more than forty years, transferred ownership of his Hunters Hill home and 6,000 shares in his Bar Chamber practice to his estranged wife, Mary Elizabeth Cummins.
- (3) Can he confirm that the trustee of Mr Cummins' Estate, Mr Bernard Cole QC, told the Federal Court that these assets were transferred "in an effort to avoid detection" by creditors to the bankrupt estate.
- (4) Is he able to say whether (a) a discretionary family trust, (b) a shelf company, (c) a creditor's petition in bankruptcy, (d) provisions of the *Family Law Act 1975*, in particular, the ancillary relief of property orders, (e) provisions of the Income Tax Assessment Acts, and (f) the corporate structure of Ms Cummins' business "Hospitality Hire", were used in an effort to place Mr Cummins' assets out of the reach of his creditors.
- (5) Is he acting to ensure that legal structures and instruments that exist for a legitimate purpose are not used to defraud the Commonwealth, evade tax or place assets beyond the reach of creditors; if so, what is he doing; if not, why not.

2388 MR FITZGIBBON: To ask the Treasurer—

- (1) Is he aware that the Companies Auditors and Liquidators Disciplinary Board (CALDB) has reprimanded Mr Gregory Lourey in respect of his conduct of the audit on the financial report of National Textiles Limited for the year ended 30 June 1999.
- (2) Can he confirm that National Textiles is the same company to which the Government provided significant funding to facilitate its liquidation and, at the time, the Prime Minister's brother was board chairman.
- (3) Can he confirm that the reprimand comes after the matter was referred to the CALDB by ASIC.
- (4) Can he confirm that this is the same audit firm that audited Nardell Colliery and gave an unqualified audit opinion for the 2002 financial year despite the fact that the company had recorded a loss of \$14.457 million; if so, will he act to refer the Nardell closure to ASIC for full investigation.

15 September 2003

2391 MR BEVIS: To ask the Minister representing the Minister for Defence—

- (1) In respect of "Centenary of Federation Grant" detailed in the Department of Defence's Report for 2001–2002, when, and by whom, was the decision made to establish a Naval Memorial Park in Hastings, Victoria.
- (2) When, and by whom, was the decision made to relocate the decommissioned submarine *Otama* from *HMAS Stirling* to the land-based display.
- (3) In which federal electoral division is the Naval Memorial Park.
- (4) What representations or correspondence did the then Minister for Defence engage in with respect to these matters at the time.
- (5) Why was Hastings selected for the Park and what connection does Hastings have with the submarine fleet.
- (6) What were the costs of establishing the Park and what was the amount of the federal grant.
- (7) What were the costs of transporting the *Otama* from *HMAS Stirling* in Western Australia to Victoria and which department met those costs.

- (8) What role, if any, did the former Minister for Defence play in these matters.
- 2392 MR BEVIS: To ask the Minister representing the Minister for Defence—What was the cost per aircraft of acquiring and installing ground to air missile counter measure capability on RAAF C130 Hercules aircraft.
- 2394 MR L. D. T. FERGUSON: To ask the Minister representing the Minister for Health and Ageing—
 - (1) Is the Minister aware of comments by the Red Cross Blood Service reported in *The Canberra Times* on 10 September 2003 that blood donors should be able to speak English because it costs time and money for the Service to use interpreters.
 - (2) Are such comments consistent with the Minister's department's obligations under the Coalition's *Charter of Public Service in a Culturally Diverse Society*; if not, what corrective action will the Minister take on the matter.
- 2396 MR ALBANESE: To ask the Minister for Employment Services—
 - (1) Using the Post Program Monitoring Survey would he provide details of the employment and educational outcomes achieved by jobseekers exiting Intensive Assistance for the second time during ESC?
 - (2) Would he also provide these details for jobseekers exiting Intensive Assistance for the third time.
- 2398 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—In respect of reports that the Cabinet has rejected a submission concerning emissions trading worked on by his department and the Treasury, is it the case that the industry consultation in respect of his submission was limited to the Minerals Council and the Australian Chamber of Commerce and Industry; if not, who else was consulted; if so, does the Government consider that these are the only industries or industry bodies in Australia who might have an interest in emissions trading.
- 2399 MR ORGAN: To ask the Minister for Foreign Affairs—
 - (1) Can he confirm reports that the Indonesian police have admitted that at least 319 civilians have been killed and 117 others injured in the last four months of operations in Aceh.
 - (2) Can he confirm reports that at least 30 people, five of them boys aged 13 and under, have been killed in extra-judicial executions in Aceh.
 - (3) Is it the case that TNI Major-General Adam R Damiri, who is in charge of military operations in the province, has been convicted and sentenced to three years jail for human rights abuses in East Timor.
 - (4) Can he confirm the dates of the impending visit to Australia by the head of the Indonesia special operations force Kopassus.
 - (5) What steps is the Government taking to urge the Indonesian government to (a) remove its restrictions on access to Aceh by diplomats, international observers and international human rights NGOs, (b) immediately allow unhindered access to Aceh to impartial humanitarian agencies, and (c) ensure that civil society groups and human rights defenders are able to continue their work in safety and without fear.

16 September 2003

- 2400 MR FITZGIBBON: To ask the Minister for Veterans' Affairs—
 - (1) How many residents in the electoral division of Hunter currently receive a benefit from the Department of Veterans' Affairs (DVA).
 - (2) How many of these DVA benefit recipients currently receive services from Homecare.
 - (3) Is there a waiting list for Homecare services; if so, (a) how many residents of the electoral division of Hunter are currently on the waiting list, and (b) what is the reason for the waiting list.
 - (4) How long would a DVA benefit recipient have to wait for Homecare services from the initial request until the service commenced.
 - (5) How long would a DVA benefit recipient have to wait for a reassessment to increase the services received from Homecare.
 - (6) What is being done to improve the current waiting times for Homecare services.
- 2401 MR L. D. T. FERGUSON: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) Did he recently launch the publication *The People of Australia* which contains statistics on the religions of, birthplaces of, and languages spoken by, the people in each of the 600 local government areas in Australia and detailed information for each State and Territory and for Australia as a whole.

- (2) Is he aware that the Australian Bureau of Statistics (ABS) has circulated an information paper proposing a drastic reduction in the amount of multicultural data that will be collected as part of the 2006 Census of Population and Housing.
- (3) Is it the case that a wide variety of welfare and ethnic community organisations have expressed opposition to the changes proposed by the ABS.
- (4) Will he undertake to do everything possible to ensure that there will be no reduction in the amount of multicultural data that will be collected in the 2006 Census.

2403 MR M. J. FERGUSON: To ask the Minister for Citizenship and Multicultural Affairs—

- (1) In respect of his Media Release H123/2003 dated 4 September 2003 titled *Australian Citizenship Up In The Air*, what were the itemised costs to Government of conducting the airborne citizenship ceremony.
- (2) Did any other party incur a cost in conducting the airborne citizenship ceremony; if so, (a) what cost was incurred and (b) by whom.
- (3) How many people were granted citizenship during the ceremony and in which electoral divisions do they live.
- (4) Were relatives of those who were granted citizenship invited to attend the airborne ceremony; if so, (a) how many relatives attended and (b) who paid for their seats on the flight.
- (5) How many (a) departmental employees, and (b) members of his staff were in attendance during the ceremony.
- (6) Were any Members or Senators invited to attend the ceremony; if so, (a) who was invited and (b) who attended.
- (7) What was the process involved in selecting the airline used for this event.
- (8) Was the flight a regularly scheduled flight or was it a flight chartered specifically for the purpose of this event.
- (9) How was the ceremony conducted.
- (10) Were any special onboard safety arrangements put in place in order to conduct the ceremony.
- (11) Was the Civil Aviation Safety Authority informed of the Government's intention to undertake the airborne citizenship ceremony; if so, did it require any specific safety measures to be observed during the ceremony.

2404 MR ORGAN: To ask the Minister for Foreign Affairs—

- (1) What was the outcome of the 7th Australia-China Human Rights Dialogue which took place in China and Tibet on 28 July 2003.
- (2) Did the delegation meet with any political prisoners and visit any prisons in Tibet.
- (3) Is he able to say what has become of the Panchen Lama, Gedhun Choekyi Nyima, who is recognised by the Dalai Lama and who has not been seen by any outsider since 1995.
- (4) Did the delegation raise the issue of the Panchen Lama during its recent visit, or has Australia raised the issue at any other time.
- (5) Will he explain the Government's position on the ongoing dialogue between China and the representatives of His Holiness the Dalai Lama.
- (6) Did the Government ever consider appointing a Tibet Co-ordinator to facilitate dialogue, as the United States of America has done.
- (7) What is the Government's position on the recent meeting between the Dalai Lama and the President of the United States on 9 September 2003.
- (8) Will the Government be raising the issue of Tibet with the President of the People's Republic of China during his forthcoming visit to Australia.

2405 MR ORGAN: To ask the Minister representing the Minister for Family and Community Services—

- (1) Further to the answer to question No. 2027 (*Hansard*, 8 September 2003, page 18981) in respect of statistical collections by Centrelink, does Centrelink record any information on the period of time it takes to process applications for benefits from the date of application to the decision to grant or refuse a benefit payment; if so, what information is collected.
- (2) Will the Minister table the Business Partnership Agreement with Centrelink.
- (3) Will the Minister provide details on the timeliness standards for payments and services for the 2002-2003 financial year, as set by the Agreement.

2406 **MR MURPHY:** To ask the Treasurer—Further to the answer to part (3) of question No. 1416 (*Hansard*, 26 May 2003, page 14975) what is the Taxation Commissioner doing to ensure that Mrs Mary Cummins pays to the Taxation Commissioner the large taxation debt (plus interest) due to the Treasury following the bankruptcy of her husband, the former QC, Mr John Cummins.

17 September 2003

- 2409 MR McCLELLAND: To ask the Attorney-General—
 - (1) What was the Budget allocation for the Expensive Criminal Cases Fund for each financial year since the Fund was established.
 - (2) In each State and Territory for each financial year since the Fund was established, (a) how many grants of assistance have been made from the Fund, (b) what was the size of each grant, and (c) how much assistance has been granted in total.
 - (3) How much unspent funding has been carried forward in each financial year since the fund was established.
- 2410 **MR McCLELLAND:** To ask the Attorney-General—For each financial year of the current Legal Aid Funding Agreements, both nationally and in each State and Territory, how many applications for legal aid have been (a) received, and (b) approved in (i) family law matters, (ii) civil law matters, and (iii) criminal law matters.
- 2414 MR McCLELLAND: To ask the Minister for Foreign Affairs—
 - (1) Further to the answer to question No. 2152 (*Hansard*, 9 September 2003, page 19077), is he aware that a lead lawyer in the American Bar Association's project to draft labour legislation for Afghanistan was supplied by the American law firm, Dechert.
 - (2) Is he aware that Dechert states on its website: "we help employers maintain a union-free environment".
 - (3) Is he able to say whether the International Labour Organisation's offer to review the final draft labour legislation has been accepted.
- 2416 **MR TANNER:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts—
 - (1) Is the Minister aware of the article entitled "Has Telstra been fudging the service standard figures" on Crikey.com's Sole Subscriber Sealed Section Bulletin dated 15 September at 4.34 p.m.
 - (2) Has the Minister investigated allegations in this article that Telstra has been providing the Australian Communications Authority with incorrect service performance statistics that have misrepresented Telstra's service performance in an overly positive light; if so, can the Minister provide a full account of the investigation.
 - (3) Can the Minister state categorically that all Telstra's service performance statistics over the past three year's are accurate.
- 2417 **MS CORCORAN:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts—
 - (1) Will the Minister explain the process and provide the criteria that were used to determine that a Postpoint self-service unit located within the newsagency at Aspendale Gardens Shopping Centre in the electoral division of Isaacs is the preferred option for residents instead of a Post Office.
 - (2) Has a recent survey been done to establish where the residents of Aspendale Gardens currently conduct their bill paying and postal service transactions; if so, when was the survey undertaken and what were the results.
- 2418 MR ANDREN: To ask the Minister for Agriculture, Fisheries and Forestry—
 - (1) Could he explain the Government's current strategy for dealing with the issue of feral pigs and the threat they pose to the health of Australia's livestock, our natural biodiversity and environment.
 - (2) Can he confirm whether estimates of the feral pig population in Australia as high as 23 million are correct.
 - (3) Is the Government taking steps to implement a nationally coordinated approach to the feral pig issue; if not, why not.
- 2419 MR MURPHY: To ask the Minister representing the Minister for the Arts and Sport—
 - (1) What initiatives is the Australian Sports Commission implementing through national sporting organisations to improve equity of access to participation in sport and organised physical activity

- among (a) families of low socio-economic status, and (b) families in rural and remote areas in Australia.
- (2) How is the effectiveness of these initiatives measured.
- (3) Have these initiatives improved equity of access to participation in sport and organised physical activity among (a) families of low socio-economic status, and (b) families in rural and remote areas in Australia; if so, how; if not, why not.

18 September 2003

2420 MS O'BYRNE: To ask the Attorney-General—

- (1) How many family law matters are (a) waiting to be listed for pre-hearing conferences, (b) listed for pre-hearing conferences, and (c) listed for trial in (i) northern Tasmania, (ii) southern Tasmania, and (iii) Sydney, in both the Family Court and the Federal Magistracy.
- (2) What is the average waiting time for family law matters to be heard in (i) northern Tasmania, (ii) southern Tasmania, and (iii) Sydney, in both the Family Court and the Federal Magistracy.
- 2421 MS O'BYRNE: To ask the Minister representing the Minister for Communications, Information Technology and the Arts—In respect of Telstra Pre-Paid Mobile services, is the Minister aware that customers have had difficulties accessing the network when the network is busy; if so, (a) when and how was the Minister advised of the problem, (b) what is the total number of reported instances of this problem, (c) what is Telstra doing to fix this problem, (d) what is the projected cost of addressing this problem, (e) how much has Telstra expended to date on addressing this problem, (f) when does Telstra expect that they will have this problem resolved in all areas, and (g) since the problem was discovered, which ten electoral divisions have reported the highest incidence of this problem as a percentage of all Telstra mobile telephone customers in those electoral divisions.
- 2425 **MR McClelland:** To ask the Minister representing the Minister for Health and Ageing—What steps has the Minister taken since 11 September 2001 to implement additional security measures relating to (a) the possible contamination of food imported into Australia, and (b) the possible contamination of Australian food sources by terrorists.
- 2426 **MR McCLELLAND:** To ask the Minister representing the Minister for Health and Ageing—What steps has the Minister taken since 11 September 2001 to ensure that Australia's health infrastructure is (a) capable of handling the medical consequence of a major terrorist attack, and (b) protected from terrorist attack.
- 2427 **MR McCLELLAND:** To ask the Minister representing the Minister for Justice and Customs—What steps has the Minister taken since 11 September 2001 to ensure that systems to establish the identity of staff and officials working at Australia's airports and control access to areas within airports are (a) able to accurately identify people attempting to benefit from their use, and (b) actively enforced by the security staff responsible for their implementation.
- 2428 MR McCLELLAND: To ask the Minister representing the Minister for Justice and Customs—What steps has the Minister taken since 11 September 2001 to ensure that (a) people and (b) cargo entering Australia by (i) air, and (ii) sea are not a threat to the national security of Australia.
- 2430 **MR McCLELLAND:** To ask the Minister representing the Minister for Justice and Customs—What measures has the Minister taken since 11 September 2001 to (a) increase the screening of cargo entering Australia through Australian seaports, and (b) to ensure the safety of critical port infrastructure.
- 2432 MR McCLELLAND: To ask the Minister representing the Minister for Justice and Customs—
 - (1) What was the actual cost of the Air Security Officer (ASO) program in (a) 2001-2002 and (b) 2002-2003.
 - (2) What is the budgeted cost of the ASO program in (a) 2003-2004, (b) 2004-2005, (c) 2005-2006, and (d) 2006-2007.
 - (3) Will the placement of Air Security Officers on international commercial flights be met from existing or additional resources.
- 2434 **MR McCLELLAND:** To ask the Minister for Transport and Regional Services—What steps has he taken since 11 September 2001 to (a) enhance the security of (i) railroad infrastructure, (ii) major rail facilities, and (iii) key rail hubs, (b) enhance the security of passengers travelling by rail, and (c) ensure that cargo transported by rail does not pose a threat to Australia's national security.
- 2437 **MR** McCLELLAND: To ask the Attorney-General—What payments were made to each State and Territory in 2002-2003 in respect of work performed by courts of summary jurisdiction under the *Family Law Act 1975* and Child Support Scheme legislation.

2438 MR McCLELLAND: To ask the Attorney-General—

- Which organisations received funding under the Family Relationships Services Program in 2002-2003.
- (2) In respect of each organisation which received funding, (a) how much did it receive, (b) what was the start and end date of its service agreement, and (c) what services did it provide.

2439 MR McCLELLAND: To ask the Attorney-General—

- (1) For each of the financial years 2001-2002 and 2002-2003, what funding was provided by his department under schemes to provide financial assistance towards legal costs and related expenses.
- (2) For each of the financial years 2001-2002 and 2002-2003 in respect of each scheme to provide financial assistance towards legal costs and related expenses, (a) what was its name, and (b) what funding was provided.
- (3) In respect of the financial assistance scheme for Royal Commissions, in each of the financial years 2001-2002 and 2002-2003, what funding was provided in relation to (a) the Royal Commission into the Building and Construction Industry, and (b) the HIH Royal Commission.
- (4) In respect of the financial assistance scheme for Royal Commissions for each of the financial years 2001-2002 and 2002-2003, without disclosing the identity of the recipient, what the amount of each grant of assistance under each scheme.

2440 MR McCLELLAND: To ask the Attorney-General—

- (1) In which court and tribunal matters did he intervene or otherwise appear as a party in 2002-2003.
- (2) In respect of each matter, what was the (a) name, (b) court or tribunal, (c) matter number, (d) date of his intervention or appearance, and (e) cost of his intervention or participation.
- (3) In respect of each matter, did he make written or oral submissions or both.

2442 MR McCLELLAND: To ask the Attorney-General—

- (1) What have been (a) the costs to date (including winding-up costs) and (b) the further budgeted costs of the (i) Royal Commission into the Building and Construction Industry, and (ii) HIH Royal Commission.
- (2) In respect of each Royal Commission, what was the total cost of the services of (a) each counsel assisting the Royal Commission, (b) solicitors assisting each Royal Commission, including fees, disbursements, accommodation and travel costs and all other expenses and allowances.
- (3) In respect of each Royal Commission, what was the total cost of the services of the Royal Commissioner, including salary, superannuation, accommodation and travel costs, and all other expenses and allowances.
- (4) In respect of each Royal Commission, who provided media liaison services and what was the total cost of those services.
- (5) In respect of each Royal Commission, (a) how many copies were printed, and (b) what were the total publishing and printing costs of (i) any interim report, and (ii) the final report.

MR McCLELLAND: To ask the Ministers listed below (questions Nos. 2443 - 2444)—

- (1) What has been the total value of assets frozen to date under the *Charter of the United Nations* (Terrorism and Dealings with Assets) Regulations 2002.
- (2) What has been the total value of assets subsequently unfrozen to date under the Regulations.
- (3) What has been the average time taken to unfreeze assets following their freezing under the Regulations.
- (4) In how many cases following the freezing of assets under the Regulations has a brief been referred to the Commonwealth Director of Public Prosecutions.
- 2443 MR McCLELLAND: To ask the Minister for Foreign Affairs.
- 2444 MR McCLELLAND: To ask the Minister for Foreign Affairs.
- 2445 MR MURPHY: To ask the Treasurer—
 - (1) Further to the answer to question No. 1547 (*Hansard*, 15 September 2003, page 19411), how many barristers were still not up-to-date with their income taxation returns as at 15 September 2003.
 - (2) What action was taken by the Taxation Commissioner between 3 March 2003 and 15 September 2003 to force those barristers to lodge their income taxation returns.

- 2446 **MR MURPHY:** To ask the Treasurer—Further to the answer to question No. 1587 (*Hansard*, 15 September 2003, page 19411,) will he introduce a new specific industry code in relation to self-employed barristers; if not, why not.
- 2447 **MR MURPHY:** To ask the Treasurer—Further the answer to question No. 1886 (*Hansard*, 15 September 2003, page 19412,) has the Commissioner of Taxation's communications with the New South Wales Bar Association included communication about the professional misconduct of particular barristers; if not, why not; if so, what are the details.
- 2448 **MR MURPHY:** To ask the Treasurer—Further to the answer to question No. 1653 (*Hansard*, 8 September 2003, page 18973), what is the amount of money obtained by the Commissioner of Taxation for, or on account of, a debtor from third parties in each of the financial years ended 1997 to 2003.

2449 MR MURPHY: To ask the Treasurer—

- (1) Further to the answer to question No. 1761 (*Hansard*, 8 September 2003, page 18973), how many (a) barristers, and (b) solicitors or lawyers were not up-to-date with the lodgement of their income taxation returns with the Australian Taxation Office in each of the financial years ended 1997 to 2003.
- (2) What action has the Commissioner of Taxation taken since 1 July 1997 to force members of the legal profession to lodge their income taxation returns with the Australian Taxation Office.
- (3) What are the details of the (i) administrative penalties and (ii) prosecutions taken against members of the legal profession.
- (4) Can he provide an up-to-date report on the action taken by the Taxation Commissioner since the release by the Attorney-General and the Minister for Revenue and Assistant Treasurer on 2 May 2003 of their press release titled "Progress of Government action to strengthen laws to prevent tax abuse".
- (5) What is the progress of the Commissioner of Taxation's investigation to ensure that existing arrangements designed to disadvantage creditors are overturned.
- 2450 **MR MURPHY:** To ask the Treasurer—Further to the answer to question No. 1596 (*Hansard*, 12 August 2003, page 18167), has the Australian Taxation Office received any feedback from any of the attendees at the seminars conducted to promote compliance with taxation law by members of the legal profession; if so, what are the details of that feedback and was there any negative feedback.

2451 MR MURPHY: To ask the Treasurer—

- (1) Further to the answer to question No. 1597 (*Hansard*, 12 August 2003, page 18168), how is the Commissioner of Taxation encouraging debate in the community and within the Australian Taxation Office (ATO) so that he might better balance resources given to him by the Government to achieve the greatest compliance with taxation laws especially as they relate to members of the legal profession.
- (2) Is the ATO adequately staffed and adequately financially resourced; if not, what is the Government doing to assist the Commissioner of Taxation maximise his opportunities to collect the revenue due to the Commonwealth.
- (3) How are compliance decisions made by the Australian Taxation Office and the Commissioner of Taxation.
- (4) Has the Commissioner of Taxation sought feedback from the staff of the Australian Taxation Office regarding their concerns; if so, (a) what was the nature of that feedback, and (b) has there been any negative feedback; if so, what are the details.

2452 MR MURPHY: To ask the Treasurer—

- (1) Further to the answer to question No. 1641 (*Hansard*, 15 September 2003, page 19411), what is the breakdown of occupations listed as 'Accounting services' under which 18 percent pay the top marginal tax rate, in particular, is it possible to break down this group into 'Accountants', 'Accounting services', 'Auditing services', 'Bookkeeping services' and 'Tax agents'; if not, why not.
- (2) What is the reason for aggregating such disparate sub-business industries under global BIC listings such as 'Accounting services'.
- (3) How is public scrutiny facilitated by such BIC aggregations.
- (4) How is the public to know whether a particular sub-business industry group or BIC group is paying their correct share of taxation.
- (5) Will he consider an inquiry into the reasons why the providers of 'Accounting services' have such a low percentage of their business industry population paying the top marginal tax rate; if so, when; if not, why not.

- 2453 **MR MURPHY:** To ask the Treasurer—Further to the answer to question No. 1881 (*Hansard*, 11 August 2003, page 18057), what is the status of the Government's consideration of the other recommendations in the HIH Royal Commission Report.
- 2454 **MR MURPHY:** To ask the Treasurer—Further to the answer to question No. 1882 (*Hansard*, 12 August 2003, page 18176), what is the nature of the information shared between the Australian Taxation Office, the Australian Securities and Investment Commission and the Insolvency and Trustee Service of Australia.
- 2456 **MR MURPHY:** To ask the Minister representing the Minister for Health and Ageing—Further to the answers to question Nos 2079, 2080 and 2081 (*Hansard*, 8 September 2003, pages 18988 and 18989) is it the case that the Government does not want to grant a Magnetic Resonance Imaging (MRI) Machine licence to operate a Medicare eligible MRI unit at Concord Repatriation General Hospital; if so, why; if not, why is it that the Minister cannot give some indication when a licence could be approved.
- 2457 **MR MURPHY:** To ask the Minister representing the Minister for Health and Ageing—Further to the answer to question No. 2082 (*Hansard*, 8 September 2003, page 18989), when does the Minister anticipate that the necessary processes will be completed enabling the provision of the diabetic drugs AVANDIA and ACTOS on the Pharmaceutical Benefits Scheme (PBS).
- 2458 **MR MURPHY:** To ask the Attorney-General—Further to the answers to questions Nos 2037 and 2038 (*Hansard*, 21 August 2003, page 18865), has the Insolvency and Trustee Service Australia (ITSA) and the Attorney-General's Department (AGD) briefed him on the views of interested stakeholders regarding the proposals set out in the issues paper; if not, why not; if so, what was his response to those views.
- 2459 MR MURPHY: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—
 - (1) Further to the answer to question No. 1571 (*Hansard*, 18 August 2003, page 18522) why is the information in relation to the number of extraordinary general meetings called in each of the last five years by shareholders of public companies compared to those initiated by the boards of public companies, not available.
 - (2) Is the Minister's department able to provide an estimate; if not, why not.
- 2460 **MR MURPHY:** To ask the Minister for Transport and Regional Services—Further to the answer to question No. 2105 (*Hansard*, 18 August 2003, page 18528), when will the Government's Green Vehicles Guide be made available to the public.
- 2462 MR MURPHY: To ask the Minister for Transport and Regional Services—
 - (1) Is he aware of changes to flight paths for departures and arrivals at Sydney Airport that will bring properties in the Sydney Basin currently not eligible for noise insulation under the Sydney Airport Noise Insulation Program (SANIP) within that program; if so, what are the details.
 - (2) What effect will the changes in flight paths have on the ANEF Contour lines currently used to determine the applicability of Australian Standard AS2021 to particular properties.
 - (3) Are revised ANEF Contour line maps publicly available for noise affected properties under the flight paths of aircraft arrivals and departures for Sydney Airport; if so, where can these revised maps be obtained; if not, when will these maps become available.
 - (4) Will any part of the electoral division of Lowe become eligible for noise insulation under the SANIP; if so, can he identify those properties and, if properties cannot be identified, why not.
- MR MURPHY: To ask the Ministers listed below (questions Nos. 2463 2480)—Further to the answers to questions Nos 1620 to 1635 and 1637 (*Hansard*, 12 August 2003, page 18168) what are the Chief Executive Officers of the Minister's departments and agencies doing to ensure that they do not retain the services of any barrister or solicitor who has previously been made bankrupt.
- 2463 MR MURPHY: To ask the Prime Minister.
- 2464 MR MURPHY: To ask the Minister for Transport and Regional Services.
- 2465 MR MURPHY: To ask the Treasurer.
- 2466 MR MURPHY: To ask the Minister for Trade.
- 2467 MR MURPHY: To ask the Minister representing the Minister for Defence.
- 2468 **MR MURPHY:** To ask the Minister representing the Minister for Communications, Information Technology and the Arts.
- 2469 MR MURPHY: To ask the Minister for Foreign Affairs.
- 2470 MR MURPHY: To ask the Minister for Employment and Workplace Relations.
- 2471 MR MURPHY: To ask the Minister for Immigration and Multicultural and Indigenous Affairs.

- 2472 MR MURPHY: To ask the Minister for the Environment and Heritage.
- 2473 MR MURPHY: To ask the Attorney-General.
- 2474 MR MURPHY: To ask the Minister representing the Minister for Finance and Administration.
- 2475 MR MURPHY: To ask the Minister for Agriculture, Fisheries and Forestry.
- 2476 MR MURPHY: To ask the Minister representing the Minister for Family and Community Services.
- 2477 MR MURPHY: To ask the Minister for Education, Science and Training.
- 2478 MR MURPHY: To ask the Minister representing the Minister for Health and Ageing.
- 2479 MR MURPHY: To ask the Minister for Industry, Tourism and Resources.
- 2480 MR MURPHY: To ask the Minister for Veterans' Affairs.
- 2484 **MR MURPHY:** To ask the Minister for the Environment and Heritage—Further to his answer to question No. 2106 (*Hansard*, 13 August 2003, page 18321), has he sought to ascertain the amount of Holden's contribution to the ECOmmodore project; if so, what is that amount; if not, why not.
- 2485 **MR MURPHY:** To ask the Minister for the Environment and Heritage—Further to the answer to question No. 1898 (*Hansard*, 11 August 2003, page 18060), what is the status of the ongoing discussions his department is having in relation to the development activities on the Rhodes Peninsula and the application of the *Environment Protection and Biodiversity Conservation Act 1999* to development in this area.

MR MURPHY: To ask the Ministers listed below (questions Nos. 2486 - 2487)—

- (1) Has the Minister seen a Council of Australian Postgraduate Associations report dated 24 March 2003 titled "The Social and Economic Impact of Student Debt 2003".
- (2) Can he confirm the findings of international studies cited in the report which suggest that the increasing cost of education, combined with the reduction of government financial assistance, may prevent many students from continuing with postgraduate studies; if not, why not.
- (3) Has the Government's reduction of support-services and structures for students in Australia contributed to (a) insurmountable financial pressure on Australian students, and (b) poor postgraduate student completion rates in Australia; if not, why not.
- 2486 MR MURPHY: To ask the Minister for Education, Science and Training.
- 2487 MR MURPHY: To ask the Minister for Education, Science and Training.
- 2488 MR LATHAM: To ask the Minister for Transport and Regional Services—
 - (1) When does the Government expect work on the F5 on and off ramps at Ingleburn/Campbelltown to commence and finish.
 - (2) What funding arrangements are in place for this work.
- 2489 **MS VAMVAKINOU:** To ask the Minister representing the Minister for Health and Ageing—In respect of the Medicare Hotline, (a) what is the name of the business responsible for running the hotline, and (b) where are the call centres sites and staff located.
- 2490 MS VAMVAKINOU: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) Is he aware of reports relating to his department's library appearing in the *Canberra Times* on 9, 26 and 31 August 2003.
 - (2) Is it the case that his department obtained the services of an outside librarian and technician to cull the departmental library of material collected prior to 1995; if so, what were the criteria for the culling of items in the library.
 - (3) Is he aware that the library collection included a unique three-volume set of press releases by the founder of the department, the Rt. Hon. Arthur Calwell and what are the department's plans for these historical press documents.
 - (4) Is he, through this process, circumventing the governing policy of de-acquisition for gifts to the public collection.
 - (5) In respect of reports that surplus material was being offered first to the Migration Museum of Melbourne and then to the National Library, (a) what is the current location of surplus books and materials, (b) what negotiations have taken place or agreements made between the department and the Migration Museum and the National Library over the offer, and (c) what were the protocols negotiated to ensure preservation of the material
 - (6) What are the department's plans for the de-acquisition of materials and books rejected by the Migration Museum and the National Library.

MR RUDD: To ask the Ministers listed below (questions Nos. 2491 - 2493)—

- (1) Did the Minister's department receive communications between the Australian Embassy in Hanoi and Canberra in 1999, 2000, 2001 or 2002 on concerns raised by the Vietnamese authorities about the quality and content of pharmaceutical products imported from Australia from the Pan Pharmaceutical company or one of its subsidiary/derivative companies.
- (2) When were representations made by the Vietnamese authorities to the Australian Embassy about their concerns and what was the nature of their concerns.
- (3) What action did the Vietnamese authorities take to the continued sale and distribution of these pharmaceuticals in Vietnam and when.
- (4) What were the dates on which these Vietnamese representations to the Australian Embassy in Hanoi were reported to Canberra.
- (5) What were the dates on which the Vietnamese government took action against the sale and distribution of Pan Pharmaceutical products and when was this reported to Canberra by the Embassy in Hanoi.
- (6) What action did the Minister's department take in response to the report from the Australian Embassy in Hanoi on the Vietnamese concerns about the quality of the Pan Pharmaceutical products and any action the Vietnamese authorities had taken in relation to Pan Pharmaceuticals.
- 2493 MR RUDD: To ask the Minister representing the Minister for Health and Ageing.
- 2494 MR GIBBONS: To ask the Minister representing the Minister for Health and Ageing—What percentage of medical services provided by General Practitioners was bulk-billed in the Federal Electorate of Bendigo in each year from, and including, 1996.
- 2495 MR GIBBONS: To ask the Minister representing the Minister for the Arts and Sport—
 - (1) What Commonwealth funding has been allocated to the City of Greater Bendigo for development work on the (i) Bendigo Art Gallery, and (ii) Capital Theatre Bendigo.
 - (2) In what year was the money paid to the City of Greater Bendigo and for what purposes.
 - (3) Has the Commonwealth undertaken to pay the City of Greater Bendigo the \$2 million dollars originally promised for the development of the Bendigo Art Gallery; if, so, when will this sum be paid.
- 2496 MR GIBBONS: To ask the Minister for Transport and Regional Services—
 - (1) Since the Commonwealth first allocated funding for construction and associated works on the Calder Highway, what is total amount that has been allocated by the Commonwealth.
 - (2) What are the total amounts allocated by (a) the Hawke and Keating Governments, and (b) the Howard Government.
 - (3) What amounts were allocated each year for which projects and under which Commonwealth programs.
 - (4) For each of the same years, is he able to say what amounts were allocated by the Victorian Government.
- 2497 MS PLIBERSEK: To ask the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) Did the use of Juliet Block and the treatment of detainees in that block following the riots of January 2001 constitute punishment and humiliation putting Australia in breach of its obligations under its own and international laws.
 - (2) Was he aware of the treatment of detainees in Juliet Block; if not, why was he not properly briefed.
 - (3) Was Mr Saleh denied medical treatment appropriate to his condition and were his medical needs ignored as part of a punishment regime of neglect during his stay at Juliet Block.
 - (4) Are depression and post traumatic stress disorder "illnesses" for the purposes of his department's policies in respect of the health of detainees.
 - (5) In respect of the apparent loss of Mr Saleh's treatment records whilst he was in Juliet Block, is the Minister able to say whether (a) the Detention Centre's claim as noted by the Coroner that they had been destroyed by rioters is correct, or (b) the records were provided to the Coroner.
- 2498 MR L. D. T. FERGUSON: To ask the Minister for Citizenship and Multicultural Affairs—
 - (1) Did the registered migration agent Mr Fahmi Hussain (agent number 9361284) have his lawyer's practising certificate cancelled by the Law Society of NSW on 5 December 2001 on the basis that he had misappropriated client trust monies in excess of \$500,000.

- (2) Prior to this date, was the Migration Agents Registration Authority (MARA) aware that Mr Hussain's actual business address was at Dalton Legal, 44 The Boulevarde, Strathfield, NSW and, if not, what was his business address as then registered with MARA.
- (3) Did MARA resolve on 1 March 2002 to cancel Mr Hussain's registration as a migration agent on the basis that he was not a person of integrity or a fit and proper person to give immigration assistance, pursuant to section 290 of the Migration Act; if so, did Mr Hussain subsequently lodge an appeal against MARA's decision with the Administrative Appeals Tribunal (AAT); if so, what were the grounds of his appeal.
- (4) Is there any evidence that Mr Hussain continued to provide immigration assistance to visa applicants in the period between the MARA decision of 1 March 2002 and the withdrawal of his appeal to the AAT on 31 January 2003.
- (5) Did MARA at any time after 5 December 2001 take possession of relevant immigration case files held by Mr Hussain; if so, on what date did it do so and how many files were involved.
- (6) As at (a) 1 March 2002, and (b) 31 January 2003, was MARA in possession of any complaints against Mr Hussain, other than the original Law Society matter; if so, how many such complaints were received and what was the nature of them.

7 October 2003

- 2499 **MR ALBANESE:** To ask the Minister for Employment Services—What proportion of jobseekers is expected to exit the Job Network within the first 3 months of being registered with a provider.
- 2500 MR ALBANESE: To ask the Minister for Employment Services—
 - (1) How many jobseekers are expected to commence Intensive Support Customised Assistance (ISCA) for the first time in (a) 2003-2004, (b) 2004-2005, and (c) 2005-2006.
 - (2) How many of these participants are likely to be identified as disadvantaged and fast-tracked into ISCA.
 - (3) What proportion of first-time ISCA participants is expected to drop out within the first three months.
- 2501 MR ALBANESE: To ask the Minister for Employment Services—
 - (1) How many jobseekers are expected to commence Intensive Support Customised Assistance (ISCA) for the second time in (a) 2003-2004, (b) 2004-2005, and (c) 2005-2006.
 - (2) What proportion of second-time ISCA participants is expected to drop out within the first three months.
- 2502 MR MELHAM: To ask the Minister representing the Minister for Defence—
 - (1) Can the Minister confirm that the Government is negotiating an agreement with the United States of America relating to the operation of, and access to, the Australian Naval Communication Station at North West Cape in Western Australia.
 - (2) What access, if any, to the North West Cape Naval Communication Station has been provided by Australia to the United States since the expiry on 8 May 1999 of the amended 1963 Agreement between Australia and the United States relating to the Operation of a Joint Australia/United States Naval Communication Station in Australia.
 - (3) What access to the North West Cape Naval Communication Station is being sought by the United States in the current negotiations.
 - (4) Precisely what matters does the proposed new agreement relating to the North West Cape Naval Communication Station cover.
 - (5) Will the proposed new agreement be confined solely to naval communications matters or will it cover other forms of access and activities.
 - (6) When does the Government expect the new agreement will be finalised.
 - (7) Why has the Government made no public announcement about these negotiations concerning United States access to a major Australian defence communication facility.
- 2503 MR MELHAM: To ask the Minister representing the Minister for Defence—
 - (1) What current works or undertakings are declared, under section 6 of the *Defence (Special Undertakings) Act 1952*, to be special defence undertakings for the purposes of that Act, and where are these works or undertakings located.
 - (2) What declarations of prohibited areas made under section 8 of the *Defence (Special Undertakings)*Act 1952 are currently in force and when were those declarations made.

- (3) Which persons are currently appointed under section 10 of the *Defence (Special Undertakings) Act* 1952 to be officers in charge of prohibited areas, when did the appointments take effect and which prohibited areas are involved.
- (4) What declarations of restricted areas under section 14 of the *Defence (Special Undertakings) Act* 1952 are currently in force and when were those declarations made.

MR M. J. FERGUSON: To ask the Ministers listed below (questions Nos. 2504 - 2505)—

- (1) Have laptop computers been lost or stolen from any officer of the department and/or agencies within the portfolio during the 2001-2002 and 2002-2003 financial years; if so, for each year (a) how many have been lost and from what section/division of the Department; (b) how many have been stolen and from what section/division of the Department; (c) what is the total value of these computers; (d) what is the average replacement cost per computer; and (e) have any of these computers been recovered or replaced.
- (2) Have the police been asked to investigate any of these incidents; if so (a) how many were the subject of police investigation, (b) how many investigations have been concluded, (c) in how many cases has legal action commenced, and (d) in how many cases has this action been concluded and with what result.
- (3) How many of the computers had departmental documents, content or information other than operating software on their hard disc drives, a floppy disc, a CD ROM, or other storage device.
- (4) Were any of the departmental documents, content or information on the computers classified for security or any other purpose; if so (a) how many, (b) what was the security classification involved, and (c) how many of these (i) unclassified and (ii) classified documents etc. have been recovered.
- (5) Has any departmental disciplinary or other actions been taken in relation to the computers or documents; if so, what are the details.
- 2504 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services.
- 2505 MRM. J. FERGUSON: To ask the Minister representing the Minister for Defence.
- 2506 **MR McCLELLAND:** To ask the Attorney-General—For each six-monthly period during the (a) 2000-2001, (b) 2001-2002, and (c) 2002-2003 financial years, (i) what was the number of complaints received by the Office of the Privacy Commissioner under the *Privacy Act 1988*, (ii) what was the number of complaints closed, (iii) what was the average time taken to close complaints, (iv) how many staff performed complaint-handling duties and what were their classifications, (v) how many audits did the Privacy Commissioner complete, and (vi) how many staff performed audit duties and what were their classifications.
- 2507 **MR** McCLELLAND: To ask the Attorney-General—What proportion of matters involved an unrepresented party in the (a) High Court of Australia, (b) Federal Court of Australia, (c) Federal Magistrates Court, (d) Family Court of Australia, and (e) Human Rights and Equal Opportunity Commission, in (i) 2001-2002, and (ii) 2002-2003.
- 2508 MR McCLELLAND: To ask the Attorney-General—
 - (1) Who is on the Critical Infrastructure Advisory Council and which industry sectors do they represent.
 - (2) In respect of each meeting of the council, (a) when did it meet, (b) what matters did it consider, and (c) what were the outcomes.

MR McCLELLAND: To ask the Ministers listed below (questions Nos. 2509 - 2510)—

- (1) Was Phillips Fox awarded a tender to conduct a review of the *Copyright Amendment (Digital Agenda) Act* 2000.
- (2) What did the Government require of organisations submitting tenders, in relation to (a) disclosure of conflicts of interest, and (b) action to address conflicts of interest.
- (3) Did Phillips Fox disclose any actual or potential conflicts of interest; if so, (a) what conflicts did it disclose, and (b) what action did Phillips Fox and the Government take to address such conflicts.
- (4) Is the Minister or his department aware that LEF Interactive Pty Ltd has been a client of solicitors at Phillips Fox; if so, when did they become aware.
- (5) Is the Minister or his department aware of the relationship between LEF Interactive Pty Ltd and Kazaa; if so, when did they become aware.
- (6) Does LEF Interactive Pty Ltd have an interest in the outcome of the review.
- (7) What steps has the Government taken to ensure that the review is not discredited by actual or potential conflicts of interest.

- 2509 MR McCLELLAND: To ask the Minister for Communications, Information Technology and the Arts.
- 2510 MR McCLELLAND: To ask the Attorney-General.
- 2511 MR McCLELLAND: To ask the Minister representing the Minister for Justice and Customs—
 - (1) How many import containers pass through each of the following ports (a) per day, and (b) per year: (i) Melbourne, (ii) Sydney, (iii) Brisbane, (iv) Fremantle, (v) Newcastle, (vi) Hay Point, (vii) Port Adelaide, (viii) Gladstone, (ix) Townsville, (x) Kwinana, (xi) Port Botany, (xii) Port Hedland, (xiii) Bunbury, (xiv) Port Kembla, (xv) Geelong, (xvi) Portland, and (xvii) Launceston.
 - (2) How many import containers are inspected or scanned by Customs at each of the following ports (a) per day, and (b) per year: (i) Melbourne, (ii) Sydney, (iii) Brisbane, (iv) Fremantle, (v) Newcastle, (vi) Hay Point, (vii) Port Adelaide, (viii) Gladstone, (ix) Townsville, (x) Kwinana, (xi) Port Botany, (xii) Port Hedland, (xiii) Bunbury, (xiv) Port Kembla, (xv) Geelong, (xvi) Portland, and (xvii) Launceston.
- 2513 MR TANNER: To ask the Minister for Communications, Information Technology and the Arts—
 - (1) In respect of Telstra's new low income package "access for everyone", (a) which categories of pensioner are eligible for concessional rates and which are not, (b) have any categories of pensioner previously eligible for a concession been excluded from the new package, and (c) can he explain why was it decided that the categories of pensioner not eligible for a concession would not be eligible.
 - (2) In respect of Telstra's claim on its web site that the new package includes a clarification of the definition of an eligible pensioner, (a) how has the definition been clarified, and (b) exactly how does the old definition differ from the new definition.
 - (3) Why was it decided that pensioners would no longer be eligible for a discount on new telephone connections and what other discounts, rebates or other advantages available on the old package are not available on the new package.
 - (4) What was the cost per annum of the old package for people on low incomes and how does this compare with the almost \$160 million worth of services claimed to be provided in "access for everyone".
 - (5) In respect of obligations on Telstra to advertise and publicise its pensioner concession schemes, (a) what obligations, if any, does the Government currently impose, and (b) has any review been undertaken in regards to Telstra compliance with these requirements; if so, what was the outcome of that review or reviews.
 - (6) Are eligible pensioners informed of Telstra's concession scheme when they apply for their pension at Centrelink.
 - (7) Is the Minister able to say whether all eligible pensioners with a Telstra account are receiving a pensioner discount; if not, (a) why not, and (b) what proportion of eligible pensioners are estimated to be receiving a pensioner discount.
- 2514 MR TANNER: To ask the Minister for Communications, Information Technology and the Arts—
 - (1) In respect of Telstra line rental charges, what was the effect of line rental increases on Telstra's total domestic fixed-line revenue for 2002-2003 taking into account any rebalancing of call costs.
 - (2) What was the effect on Telstra's 2002-2003 revenue of the cancellation of the neighbourhood call option.
 - (3) Has the Government or Telstra modelled the effects of line rental increases on low income earners; if so, can the details of that modelling be provided.
 - (4) What proportion of Telstra's domestic customers use HomeLine Budget, HomeLine Complete, and HomeLine Plus.
 - (5) Is it the case that HomeLine Budget is not means tested and wealthy holiday house owners could take advantage of the comparatively lower line rentals offered in that package.
 - (6) In respect of the HomeLine Budget package, has any research been undertaken by Telstra or the Government to establish whether the lower line rental costs actually help low income users given the significantly higher call costs associated with that package; if so, can a copy of that research be provided.
 - (7) Is the Minister able to say (a) what proportion of Telstra's customers pay more for monthly line rental than they do for monthly calls under the new 2002 Telstra price control arrangements, and (b) how this compares with the former price control regime.

(8) Under the Government's new price control regime, is the Minister able to estimate what will be (a) the highest amount Telstra will be able to charge consumers for monthly telephone line rental fee by mid-2005, and (b) in the event that the 2002 price control regime rolls over into 2005-2006, the highest amount Telstra will be able to charge consumers for monthly telephone line rental fee by mid-2006.

2515 MR JENKINS: To ask the Treasurer—

- (1) When did the Australian Securities and Investments Commission (ASIC) first become aware that Mr Francis James Muller, a US citizen, was operating Foreign Currency International in Bangkok, Thailand.
- (2) When did ASIC first become aware of allegations against Mr Muller, and the Thai companies named Global Option Co. and Foreign Currency International, which are involved in foreign exchange speculation.
- (3) What action did ASIC take to assist the Thai police in their prosecution of Mr Muller.
- (4) What role did ASIC take in the Thai court case of Mr Muller.

2516 MS O'BYRNE: To ask the Minister for Employment Services—

- (1) For each year from 1998 until 2003, in (a) Australia and (b) the electoral division of Bass, how many people have participated in the Work for the Dole Scheme.
- (2) Of those who have participated in Work for the Dole, how many subsequently found (a) full-time employment and (b) part-time or casual employment.
- (3) How many of those who found employment were still employed after (a) six months, and (b) 12 months.

2517 MS O'BYRNE: To ask the Minister for Employment Services—

- Can he provide disaggregated data showing the proportion of all jobseekers who, after completing the various components of IEP, were (a) employed full-time, (b) employed part-time, (c) unemployed, (d) not in the labour force, (e) engaged in another labour market program (by program type), and (f) in education or training.
- (2) Can he provide disaggregated data showing the proportion of jobseekers in the electoral division of Bass who, after completing the various components of IEP, were (a) employed full-time (b) employed part-time, (c) unemployed, (d) not in the labour force, (e) engaged in another labour market program (by program type), and (f) in education or training.

2518 MS O'BYRNE: To ask the Minister representing the Minister for Defence—

- (1) To date, how many applications for the Anniversary of National Service Medals (ANSM) have been received from applicants in the electoral division of Bass.
- (2) How many ANSMs have been issued to applicants residing in the electoral division of Bass.
- (3) What is the (a) average and (b) longest processing time for an ANSM application.
- (4) Is the Minister aware of complaints being made about the length of processing time and what steps is the Minister taking to ensure efficient and speedy processing of ANSM applications.
- 2520 **MS O'BYRNE:** To ask the Minister representing the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) How much does it cost per day to hold someone in the Baxter Detention Centre.
 - (2) How much did it cost to transport the Sawari family from Launceston to the Baxter Detention Centre, including the cost of the (a) charter flight, and (b) personnel who accompanied them.
 - (3) What was the cost of the Migration Tribunal proceedings in relation the Sawari family after their apprehension and detention in the Baxter detention Centre.

2521 MS O'BYRNE: To ask the Minister for Ageing—

- (1) In respect of the Aged Care Approvals Round (Residential Care Places) in the electoral division of Bass, how many allocations were made in (a) 1999, (b) 2000, (c) 2001, and (d) 2002.
- (2) In respect of the allocations, (a) what is the name and address of each recipient, and (b) how many are provisional allocations more than two years old.
- (3) In respect of the provisional allocations that are more than two years old, what is the name and address of each recipient.

2522 MR GIBBONS: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—

- (1) Is the Minister aware that there is a consent form on the back of the 2003 Tax Return For Individuals to authorise the ATO to use part or all of a taxpayer's 2002-2003 tax refund to repay the 2003 Family Tax Benefit overpayment to their spouse.
- (2) Is the Minister also aware that a taxpayer must obtain their spouse's permission to quote their CRN.
- (3) Can the Minister explain how the ATO is able to access a taxpayer's tax refund if the taxpayer does not sign the authorisation.
- (4) If the ATO is lawfully able to access a taxpayer's tax refund, could the Minister explain why the taxpayer is required to complete the authorisation.

2523 MR GIBBONS: To ask the Minister representing the Minister for Family and Community Services—

- (1) Is the Minister aware of the case of Mrs Freeman, a pensioner 86 years of age, who has received a debt notice of \$12,264.23 from Centrelink.
- (2) Is the Minister aware that Mrs Freeman recently received seven letters in separate envelopes on the one day advising her that she had incurred the debt between 1996 and 2003.
- (3) Can the Minister explain why Mrs Freeman had had no notification from Centrelink for seven years.
- (4) Is the Minister aware that in order for Mrs Freeman to repay the debt she may have to sell her home.
- (5) What does the Minister intend to do about this situation.

2524 MR PRICE: To ask the Minister for Children and Youth Affairs—

- (1) When were prescribed payments for Child Support introduced.
- (2) How many and what proportion of payers have utilised prescribed payments for each year of its operation.
- (3) How has the Child Support Agency (CSA) publicised the availability of prescribed payments.
- (4) Has the CSA undertaken any studies to determine whether or not CSA clients are aware of prescribed payments; if so, what were the results; if not, why not.

2525 MR ORGAN: To ask the Prime Minister—

- (1) Can he confirm the report in the *Sydney Morning Herald* on 26 September 2003 that a dozen Australian weapons inspectors have been in Iraq for four months.
- (2) Is he able to say on what date Australian weapons inspectors were deployed in Iraq.
- (3) Can he explain how the Australian jurisdiction extended to Australians serving overseas by the *Crimes (Overseas) Amendment Act 2003* will apply to those Australian weapons inspectors who were deployed in Iraq before 1 July 2003.
- (4) Is he able to say how many Australian civilians were deployed in Iraq prior to 1 July 2003 and can he explain whether arrangements are in place, or planned, to extend Australian jurisdiction to them.

2526 MR ORGAN: To ask the Minister representing the Minister for Family and Community Services—

- (1) Is the Minister aware of the ABC news report of 25 September 2003 in which it was stated that 40,000 Youth Allowance recipients who have been overpaid will be targeted in the coming period.
- (2) How many Youth Allowance recipients in the electoral division of Cunningham have been (a) overpaid and (b) overpaid amounts less than \$200.
- (3) How many Youth Allowance recipients in the electoral division of Cunningham who have been overpaid are students who incorrectly reported either their own or their parents' income.
- (4) How many Youth Allowance recipients in the electoral division of Cunningham who have been overpaid are expected to be taken to court to recover the overpayment.
- (5) Is Centrelink prepared to pursue overpayments through the courts for amounts under \$1,000.

MR DANBY: To ask the Ministers listed below (questions Nos. 2527 - 2528)—

- (1) Is he aware of the (a) International Islamic Relief Organisation (IIRO), (b) World Assembly of Muslim Youth (WAMY), and (c) The Charitable Foundations of al-Haramian.
- (2) Can he confirm whether the (a) IIRO, (b) WAMY, and (c) The Charitable Foundations of al-Haramian, is (i) listed by the United Nations as a terrorist group or a group funding terrorist organisations; if so, is it illegal to handle assets or provide finance to this group in Australia, and (ii) listed by the United Nations as having links with al-Qaeda and/or the Taliban; if so, is this group proscribed under the Criminal Code.

- (3) Which countries have proscribed the (a) IIRO, (b) WAMY, and (c) The Charitable Foundations of al-Haramian.
- (4) Does the Government have information indicating that these organisations (a) fund terrorist organisations, (b) are terrorist organisations themselves, or (c) have links with terrorist organisations.
- (5) Can he confirm whether (a) these organisations receive donations from the Saudi royal family, (b) these organisations are headed by Saudi Cabinet Members, (c) there are documented links between IIRO and al-Qaeda going back to 1989, (d) Bin Laden's brother-in-law, Muhammad Jamal Khalifa runs IIRO's Philippines office, (e) Muhammad al-Zawahiri, the brother of Ayman al-Zawahiri, a senior al-Qaeda figure, is employed in IIRO's Albanian office, (f) Kenya has proscribed the IIRO, (g) an IIRO employee was implicated in planning a terrorist attack in India, (h) there are documented links between IIRO and WAMY and Hamas, (i) Al-Haramain funds al-Qaeda operations in South East Asia, (j) Al-Haramain was the source of the US\$100,000 that the Jemaah Islamiah (JI) financier, Hambali, admitted was given to JI for the families of the Bali suicide bombers, but was instead used to fund the suicide bombing of the Marriott Hotel in Jakarta, (k) Al-Haramain's offices in Bosnia, Somalia and Azerbaijan were closed down for financing terrorist organisations, and (l) Canadian authorities recently closed the offices of WAMY and arrested its local operators for alleged involvement in al-Qaeda sponsored terrorism.
- (6) Is the Islamic Youth Organisation in Sydney affiliated to the WAMY.
- (7) Is he aware of allegations made before the US Senate Judiciary Subcommittee on Terrorism, Technology and Homeland Security of links between the Council of American Islamic Relations (CAIR) and the Islamic Assembly of North America (IANA) and various terrorist organisations.
- (8) Is he aware of any individuals or organisations in Australia who (a) have links to, (b) provide funding to, or (c) receive funding from CAIR or IANA; if so, who, and are they under investigation.
- (9) Is he able to say whether the (a) IIRO, (b) WAMY, and (c) The Charitable Foundations of al-Haramian, is present in Australia.
- (10) Is he aware of any individuals or organisations in Australia who (a) have links to, (b) provide funding to, or (c) receive funding from (i) IIRO, (ii) WAMY, or (iii) al-Haramain; if so, who, and are they under investigation.
- 2527 MR DANBY: To ask the Minister for Foreign Affairs.
- 2528 MR DANBY: To ask the Attorney-General.

MR DANBY: To ask the Ministers listed below (questions Nos. 2529 - 2530)—

- (1) Further to the answer to question No. 1645 (*Hansard*, 14 May 2003, page 14595), what was the outcome of the investigation into the IIRO.
- (2) Have any individuals been (a) arrested, and (b) charged.
- (3) Are there persons of interest in Australia.
- 2529 MR DANBY: To ask the Minister for Foreign Affairs.
- 2530 **MR DANBY:** To ask the Attorney-General.
- 2531 MR DANBY: To ask the Minister for Foreign Affairs—
 - (1) Is he aware of the recent UN General Assembly resolution condemning Israel for its threat to expel Chairman Arafat from Israel.
 - (2) Is he able to (a) provide the text of the original motion, (b) say who moved it, and (c) say whether any amendments were (i) moved; if so by whom, and (ii) successful.
 - (3) Did Australia speak on the resolution; if so, would be provide the transcript of the speech.
 - (4) In respect of the vote on the resolution, (a) how did Australia vote, (b) which countries voted (i) in favour, (ii) against, and (iii) abstained, and (c) what was the final vote on the resolution.
 - (5) Is he able to say what Chairman Arafat's legal status within Israel and the occupied territories is, in particular, is he a citizen of Israel and on what basis does he live and travel within Israel.
- 2532 MR RUDD: To ask the Minister for Health and Ageing—
 - (1) On what date was the decision made that legislation could not be used to force private health insurers to fund cochlear upgrades whilst the Private Health Insurance Regulatory Review is being conducted and what were the reasons for this decision.
 - (2) What services does her department provide to assist adult implantees who do not qualify for Australian Hearing funding to access upgrades or be guaranteed an upgrade or replacement if they ever require reimplantation.

- (3) Is there an appropriate forum to involve the Implant Community in giving advice to health funds.
- (4) Is there a practicing paediatric audiologist who (a) reports to the department and advises on the needs of children with hearing problems and (b) who advises the department on matters affecting adult implantees.
- (5) On what clinical grounds does her department decide that the health funds are not obliged to fund second or replacement speech processors.
- (6) What 'whole of life' plan does her department have, or is her department developing, to ensure that cochlear implantees are catered for within the Health Act.
- (7) When can the cochlear community expect a decision on whether or not private health insurers will continue to be required to provide cochlear upgrades.
- 2533 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—Will Parks Australia have any role in the ongoing management of Commonwealth land at Point Nepean; if so, (a) what will that role be, and (b) why has it not been referred to in the Department of Defence Tender documents for the lease of Pt Nepean land.
- 2534 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—
 - (1) Is it the case that his approval of the Koolyanobbing mine expansion will result in an initial destruction of 30 percent of the plant species *Tetratheca Paynterae*, followed by a further 20% of this species.
 - (2) Is this species presently recognised as endangered under the *Environment Protection and Biodiversity Conservation Act 1999*.
 - (3) Is it the case that under the 2000 IUCN Red List criteria, if 20 percent of the plants are under imminent threat of destruction the species should moved from endangered to critically endangered.
 - (4) Will he list the species *Tetratheca Paynterae* as critically endanged.
- 2535 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—
 - (1) Are Australian rivers, lakes, and other waterways monitored to assess whether they are contaminated by pesticides; if so, (a) which agencies carry out this monitoring, (b) does the monitoring examine whether the contamination levels threaten their suitability for drinking water or for fish habitat, and (c) which waterways in Australia have been affected by pesticides or chemical contaminants.
 - (2) Are Australian soil micro-organisms, Australian fish, Australian birds or Australian mammals tested to assess the effects of pesticide use with a view to establishing safe limits for pesticide use, similar to the work done by the United States Department of Agriculture and the United States Environment Protection Authority.
 - (3) What are the run off characteristics for commonly used chemicals on various Australian soil types.
 - (4) What are the soil absorption rates for Australian soil types for commonly used pesticides.
- 2536 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—
 - (1) Can he confirm that the Australian dollar value of fossil fuel and fossil fuel technology exports supported by the Export Finance and Insurance Corporation (EFIC) was (a) \$721.6m in 1996, (b) \$760m in 1997, (c) \$900m in 1998, (d) \$773.1m in 1999, (e) \$633.5m in 2000, (f) \$32.7m in 2001, and (g) \$538.9m in 2002; if not, what are the correct figures.
 - (2) Can he confirm that the value for renewable technology exports supported by the EFIC was (a) \$0 in 1996, (b) \$23.35m in Photovaltaic Cells for Indonesia and \$36.91m for Stand Alone Solar Power Systems in the Philippines, in 1997, (c) \$0 in 1998, (d) \$7.2m for a Hybrid Energy System for Indonesia, in 1999, (e) \$0 in 2000, (f) \$0 in 2001, and (g) \$0 in 2002; if not, what are the correct figures.
 - (3) Why has the Government provided support for the export of fossil fuels and fossil fuels technology of about \$4 billion, and renewable technology exports of only \$67.46 million.
 - (4) Is it the case that one of the Government's objection to ratifying the Kyoto Protocol on Climate Change is that it requires industrialised nations to cut their greenhouse gas emissions, but does not require such cuts from developing countries.
 - (5) Why does the Government allow the policies of the EFIC to lock developing countries into future fossil fuel dependency and greenhouse gas emissions at the expense of the climate.
- 2537 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—
 - (1) Is the Government examining the implementation of a national solar cell policy for the installation of solar cells in all new buildings.

- (2) Is the Government aware that the world's largest photovoltaic manufacturing plant has recently been completed in Spain using Australian developed technologies; if so, is he able to say why developers were forced overseas in order to commercialise this product.
- (3) Does the Government support the establishment of a photovoltaic manufacturing plant in Australia; if so, what action, if any, is the Government taking to encourage the mass production of consumer grade solar cells in Australia.
- (4) Has the Minister investigated the potential for solar cells to be installed on Australian rooves.
- (5) Is it the case that the principal challenges facing traditional solar cell farms are the transportation and storage of electricity and that these issues are overcome by installing solar cells on roofs.
- (6) Has the Government conducted any estimates of the amount of greenhouse gas emissions which could be saved in Australia through the widespread installation of solar cells on buildings, if so, what is the amount of greenhouse gas emissions which could be prevented in this way.

- (1) Was the Department of Environment and Heritage consulted in the preparation of environmental guidelines for projects supported by the Export Finance and Insurance Corporation (EFIC).
- (2) Is the Minister satisfied that the environmental guidelines approved in 2000 are adequate to ensure the environmental sustainability of projects supported by the EFIC.
- (3) Is the Minister aware of the proposed Sepon Copper and Gold Mine in Laos and the EFIC's planned role in granting political risk insurance for this venture.
- (4) Does the existing national environmental legislative framework in Laos meet the EFIC environmental guidelines.
- (5) Does the impact of the proposed new project on water quality and fisheries satisfy the environmental guidelines.

2539 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) Has the review of the Orange Bellied Parrot Recovery Plan 1998-2002 been completed; if so, when will he make the revised recovery plan public.
- (2) Can he confirm that the Orange Bellied Parrot Recovery Plan identifies Swan Island in Victoria as critical habitat.
- (3) Will the Minister list Swan Island on the Register of Critical Habitat as part of the Orange Bellied Parrot Recovery Plan.

2540 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) Is he aware of work done in the United Kingdom and New Zealand concerning domestic heating with smokeless fuels.
- (2) Is he aware of the British standards specifying procedures for testing smoke emissions from manufactured solid fuels for domestic use and for testing the thermal performance of room heaters and convector fires
- (3) What standards, if any, apply in Australia for smoke emissions from solid fuels for domestic use.
- (4) Is he able to say if smokeless fuels are available in Australia; if so, where are they available.
- (5) What action is the Government taking to promote the use of smokeless fuels.

2541 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) Is he aware of claims that the number of wild cassowaries in Australia is now down to between 600 and 700.
- (2) How many cassowaries does the Government estimate exist in Australia in the wild.
- (3) What steps is the Government taking to protect Australia's remaining wild cassowaries.
- (4) Is the Government aware that permits are being issued to race cars or motorbikes in the Wet Tropics World Heritage area.
- (5) Is the Government satisfied that there is no danger to cassowaries from race cars or motorbikes in the Wet Tropics World Heritage area.

2542 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

1) Does he support a 12-month moratorium on wind energy developments, as advocated by the Liberal and National Parties in the Victorian Parliament.

- (2) Does the Government accept scientific claims that climate change as a result of greenhouse gas emissions is occurring.
- (3) Is he able to say whether a moratorium on wind energy developments would add millions of tonnes of greenhouse emissions each year.

- (1) What is the progress of Australia's proposal put at this year's Antarctic Treaty Consultative Meeting for the designation of Cape Denison as a Historic Site under the Protocol on Environmental Protection to the Antarctic Treaty.
- (2) Can he advise on progress concerning designation of the Site as an Antarctic Specially Managed Area.

2544 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) Is he aware of recent modelling by Dr Col Limpus of the Queensland Parks and Wildlife Service of the conservation status of Green Turtles.
- (2) Is it the case that after modelling a range a scenarios of indigenous hunting, coupled with other sources of mortality, Dr Limpus found that the best case scenario would see the Green Turtle population on the east coast become extinct in 50 years.
- (3) Has he recently reviewed the status of the Green Turtle, which is presently listed as vulnerable, under the *Environment Protection and Biodiversity Conservation Act 1999*.
- (4) Has he considered the introduction of a ban on the hunting of adult Green Turtles.

2545 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) Is he aware of reports that long line fishing kills 300,000 sea birds annually, a third of them albatrosses.
- (2) What is the Government's estimate of the number of sea birds killed annually by long line fishing.
- (3) Is he aware of reports from BirdLife International that all 21 species of albatrosses and petrels now face some risk of extinction.
- (4) Is he aware of BirdLife International's concern that albatross numbers are continuing to decline, in particular, that the (a) Atlantic yellow-nosed albatross, near-threatened in 2000, is now endangered; (b) black-browed albatross, near-threatened in 2000, vulnerable last year, is now listed as endangered, and (c) black-footed, sooty and Indian yellow-nosed albatrosses, all listed as vulnerable in 2000 is now listed as endangered.
- (5) What action is the Government taking to protect albatrosses and petrels from death due to long-line fishing.
- 2546 **MR K. J. THOMSON:** To ask the Minister for the Environment and Heritage—How much of Australia's land (a) was salt affected in 1990, (b) was salt affected in 1996, and (c) is salt affected now.

2547 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) In respect of the Greenhouse Challenge Program, (a) how many Australian companies have signed up to the program, (b) what proportion of Australia's greenhouse gas emissions do these companies represent, and (c) how many companies have failed to meet the mandatory reporting requirements of the Greenhouse Challenge Program, after having signed up to the program.
- (2) Have any companies been "struck off" for failing to meet the reporting requirements; if so, how many.
- (3) Is he able to confirm whether the Chinese Government has put in place any restrictions on companies tendering for work on the Beijing Olympics from countries which have not ratified the Kyoto Protocol on Climate Change; if so, what are those restrictions.

2548 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) How much money has been spent through the National Heritage Trust (NHT) in total as at 30 June 2003.
- (2) How much of the money spent through the NHT has been (a) spent on reports or studies, (b) paid to consultants, and (c) paid to farmers.

2549 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

(1) Does he have any involvement in the discussions or negotiations surrounding the proposed Australia-US Free Trade Agreement.

- (2) Is it the case that the proposed agreement contains a dispute settlement mechanism enabling any proposed investor to take action against any Australian environmental law which restricts trade.
- (3) Would such a provision diminish Australian sovereignty and, in particular, diminish Australia's capacity to protect its environment.

- (1) How much money has been spent through the National Action Plan on Salinity and Water Quality in total as at 30 June 2003.
- (2) How much of the money spent through the National Action Plan on Salinity and Water Quality has been (a) spent on reports or studies, (b) paid to consultants, and (c) paid to farmers.

2551 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) Has he referred the findings of the Australian Terrestrial Biodiversity Assessment Report 2002 to the Threatened Species Scientific Committee in order to consider new Environmental Protection and Biodiversity Conservation Act listings.
- (2) Is it the case that at the 2001 election the Liberal and National Party Coalition committed to referring the results of the Australian Terrestrial Biodiversity Assessment Report to the Threatened Species Scientific Committee.
- (3) Can he confirm that the Threatened Species Scientific Committee has been considering 500 ecological communities since November 2000; if so, why have only two ecological communities been listed under the *Environment Protection and Biodiversity Conservation Act 1999* in the past two years.
- (4) Is listing only two ecological communities in 20 months enough to for the Minister to meet his obligation under section 185 of the *Environment Protection and Biodiversity Conservation Act 1999* to take "all reasonably practical steps to amend as necessary...the list...so that it contains in each category all ecological communities that are eligible to be included in that category".

2552 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) Can he confirm that a media release issued by the Department of the Environment and Heritage for Coast Care Week 2002 noted that scientific experts recommended the minimum no-take sanctuary zone of 1000 metres around Grey Nurse critical habitat.
- (2) Is this minimum no-take sanctuary zone embodied in the Commonwealth Grey Nurse Recovery Plan.
- (3) Has he examined the management and zoning proposals for the Cape Byron Marine Park, including proposals for the Julian Rocks area in the middle of the park.
- (4) Is he satisfied that the plans for the Marine Park are consistent with the Grey Nurse critical habitat requirements and the Grey Nurse Recovery Plan.

2553 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) What information does the Government have concerning the likely size of the hole in the ozone layer over Antarctica between now and December.
- (2) Is it likely that the hole in the ozone layer will be larger than that which occurred in 2002; if so, to what extent.

2554 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) Is he aware of the work of the Local Authority Waste Management Advisory Committee (LAWMAC), comprised of 30 Shires in North Queensland, in endeavouring to recycle and reuse waste tyres.
- (2) Has the Government been approached by LAWMAC seeking a meeting of relevant Federal and State Ministers, local Members of Parliament and Industry representatives with a view to establishing a regional cooperative approach to this issue; if so, what was the Government's response.
- (3) What steps is the Government taking towards the best practice management and handling of waste tyres.
- (4) Does the Government support the concept of extended producer responsibility in relation to waste tyres

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2555 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

(1) Has he received advice from the Environment Australia scientific advisory committee that the Queensland lungfish which inhabits the Burnett River should be recommended for threatened species

- listing; if so, (a) when did he receive this advice, (b) what was his subsequent decision, and (c) is he able to say what impact the Burnett River (Paradise) dam project would have on this species.
- (2) Has any advice that he has received on the possible listing of the Queensland lungfish been publicly released.
- (3) Does failure to release the advice of the scientific advisory committee constitute a contravention of the 90-day allowable limit provided for in the *Environment Protection and Biodiversity Conservation Act 1999*.

- (1) What studies has the Government made of the environment and heritage value of the 177 hectares of former Department of Defence land at Malabar Headland.
- (2) Are any threatened, vulnerable or endangered species located at Malabar Headland.
- (3) Is he able to say whether the Government intends to dispose of property at Malabar Headland; if so, what steps is he taking to ensure that the environmental and heritage qualities of this property are safeguarded.
- 2558 **MR PRICE:** To ask the Minister for Ageing—What is the current (a) national, (b) State, and (c) regional waiting time under Home and Community Care programs for (i) lawns and gardening, (ii) podiatry, (iii) physiotherapy, and (iv) diversional therapy.

2559 MS ELLIS: To ask the Minister for Health and Ageing—

- (1) What data is available on the number of children in Australia on waiting lists for an autism/autism spectrum disorders (ASD) assessment.
- (2) What data is available on the waiting times for children to have autism/ASD assessment.
- (3) In respect of Table 5.6 on page 70 of the Australian Institute of Health and Welfare (AIHW) report *The burden of disease and injury in Australia*, what data was used to estimate that autism represents Australia's fourth highest burden of disease and injury for boys aged 0 to 14 years.
- (4) Is the AIHW planning to review health outcomes for people with developmental delay; if so, when will the result of this review be available.
- (5) How much (a) in total, and (b) as a proportion of the National Health & Medical Research Council funding will be spent on research specifically related to autism/ASD in (i) 2003, and (ii) 2004.
- (6) How much (a) in total, and (b) as a proportion of the Australian Research Council funding will be spent on research specifically related to autism/ASD in (i) 2003, and (ii) 2004.
- (7) Will he identify any other funding programs or projects being conducted specifically in respect of the treatment for autism/ASD in Australia.
- (8) Does the Government direct or intend to direct any funding specifically to autism/ASD research in Australia.
- (9) How does the proportion of Government research funding spent on autism/ASD compare to the relative burden autism/ASD imposes on the Australian community.
- (10) Is the Government aware of any data on the financial cost to Government when people with autism are not treated appropriately.
- (11) What data is available on the long-term cost-benefit resulting from evidence-based treatment of children with autism (eg. as a result of the reduced need for intensive services when the child becomes an adult).
- (12) What data is available on the direct cost to Government of caring for Australians with a diagnosis of autism/ASD.

2561 MS GEORGE: To ask the Minister representing the Minister for Family and Community Services—

- (1) For the electoral division of Throsby and for each year of the Family Tax Benefit system's operation, how many families and/or individuals (a) in total, and (b) as a proportion of all Family tax benefit recipients, have an outstanding debt to the Commonwealth due to the overpayment of the Family Tax Benefit
- (2) For the electoral division of Throsby, what is the (a) total amount of Family Tax Benefit debt, (b) average amount of debt per family, and (c) average income of the families and/or individuals that have incurred a debt.
- (3) For the electoral division of Throsby and for each year of the Family Tax Benefit system's operation, (a) how many debts have been referred to debt collectors, and (b) how many debts are currently with debt collectors.

(4) For the electoral division of Throsby and for each year of the Family Tax Benefit system's operation, how many families and/or individuals who have incurred a Family Tax Benefit debt chose to repay their debt with a credit card.

2562 MS GEORGE: To ask the Minister for Children and Youth Affairs—

- (1) How many community-based childcare centres are there in the electoral division of Throsby and what are their names and addresses.
- (2) How much Commonwealth funding did each centre receive in (a) 2001-2002, and (b) 2002-2003.
- (3) Have any childcare centres been overpaid; if so, how much money has each centre that received an overpayment being asked to repay.

2563 MS GEORGE: To ask the Minister for Employment Services—

- (1) How many Job Network providers are currently operating in the electoral division of Throsby, what are their names and where are their offices located.
- (2) How many job seekers are currently registered with (a) each Job Network provider, and (b) each office of each provider in the electoral division of Throsby.
- (3) For the years (a) 1998, (b) 1999, (c) 2000, (d) 2001, (e) 2002, and (f) 2003, in (i) Australia and (ii) the electoral division of Throsby, how many Newstart or Youth Allowance recipients were placed into jobs through assistance from Job Network providers.
- (4) For the electoral division of Throsby and for the years (a) 1998, (b) 1999, (c) 2000, (d) 2001, (e) 2002, and (f) 2003, how many long-term unemployed people (a) in total, and (b) as a proportion of all unemployed people, participated in intensive assistance.
- (5) For the electoral division of Throsby and for the years (a) 1998, (b) 1999, (c) 2000, (d) 2001, (e) 2002, and (f) 2003, how many of the people who have participated in intensive assistance have participated on (a) one occasion, (b) two occasions, (c) three occasions, and (d) on more than three occasions.
- (6) For the electoral division of Throsby and for the years (a) 1998, (b) 1999, (c) 2000, (d) 2001, (e) 2002, and (f) 2003, (a) how many job seekers who participated in intensive assistance found employment, and (b) what proportion found (i) full-time, (ii) part-time, and (iii) casual employment.
- (7) How many work for the dole providers are currently operating in the electoral division of Throsby, who are they, where are they located and what programs do they offer.
- (8) For the electoral division of Throsby and for the years (a) 1998, (b) 1999, (c) 2000, (d) 2001, (e) 2002, and (f) 2003, (a) how many of people who participated in a work for the dole program found employment, (b) what proportion found (i) full-time, (ii) part-time, and (iii) casual employment following their placement, and (c) how many of were in (i) full-time, (ii) part-time, and (iii) casual employment after 3 months.

2564 MS J. S. McFARLANE: To ask the Minister for Trade—

- (1) Has the issue of Australia's genetically engineered (GE) food labelling regulations been discussed by negotiators during the ongoing Australia-United States Free Trade Agreement discussions.
- (2) What is the Government's position in relation to maintaining the current Australian labelling standards for GE food.
- (3) Will the Government accept a lowering of the Australian labelling standards for GE food.
- (4) Has the Government had discussions with the States regarding the Australian labelling standards; if so, can he report on the progress of those discussions.
- (5) What is the Government's policy on the dumping of GE products on third world countries.

2565 MS J. S. McFARLANE: To ask the Treasurer—

- (1) When did the Reserve Bank of Australia close its branch in Perth.
- (2) When did the Reserve Bank of Australia open its Regional Office in Perth.
- (3) What services does a Regional Office offer to the general public.
- (4) How can the members of the public buy Australian Government bonds.
- (5) How many full-time equivalent (FTE) positions were there at the Reserve Bank of Australia's branch in Perth.
- (6) How many FTE positions are there at the Reserve Bank of Australia's Regional Office in Perth.

2566 MR MURPHY: To ask the Prime Minister—

- (1) Is he aware of the remarks of His Honour Justice Michael Kirby who drew attention to his view on the death penalty during his address in Melbourne to mark the Centenary of the High Court of Australia and, in particular, is he aware of Justice Kirby's statement that imposing the death penalty is the ultimate acknowledgement of the failure of civilisation.
- (2) What was his response to the poll conducted in August 2003 in which 56 percent of the respondents replied that they were in favour of the death penalty for those found guilty of committing major acts of terrorism.
- (3) Can he confirm that he is opposed to the death penalty for all crimes and that he will campaign against those who promote the re-introduction of capital punishment.
- 2567 **MR MURPHY:** To ask the Minister for Health and Ageing—Are manufacturers of prescription medicines sold in Australia required to include written warnings of possible or common side effects on the packaging of prescription medicines; if so, how is the compliance with this requirement policed; if not, why not.

2568 MR MURPHY: To ask the Minister for Health and Ageing—

- (1) Is there evidence of irresponsible or wasteful use of the Pharmaceuticals Benefits Scheme (PBS); if so, what is that evidence.
- (2) What is the cost to taxpayers of the Government's (a) electronic media, (b) print media, and (c) pamphlet campaign titled *Here's the prescription for a healthy Pharmaceutical Benefits Scheme* featuring Dr James Wright.
- (3) What is the amount of the fees paid to Dr James Wright for this advertising campaign.
- (4) How will the effectiveness of this advertising campaign be measured.
- (5) When will details of this evaluation be made available to the public.

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2569 MR McCLELLAND: To ask the Attorney-General—

- (1) What changes to the UN human rights committee system were discussed at the Attorney-General's meeting in Geneva with the UN Acting High Commissioner for Human Rights, the Chair of the Committee on the Rights of the Child, and ambassadors from 10 other countries.
- (2) Which 10 countries were represented at the meeting.
- (3) What were the outcomes of the meeting.

2570 MR McCLELLAND: To ask the Attorney-General—

- (1) Is he aware of concerns expressed by New South Wales Magistrate, Mr Paul Lyons, about the operation of the Commonwealth Witness Protection Program, reported in *The Australian* on 19 September 2003.
- (2) What steps is the Government taking to address these concerns.

2571 MR McCLELLAND: To ask the Attorney-General—

- (1) In which federal court and tribunal registries is there a duty solicitor available to assist unrepresented litigants.
- (2) For each instance where there is a duty solicitor available, who provides the duty solicitor and what is the annual cost.

2572 **MS GEORGE:** To ask the Treasurer—

- (1) How many people in the electoral division of Throsby received a (a) Baby Bonus payment of any amount, (b) Baby Bonus payment of \$2,500, and (c) Baby Bonus payment of \$500 in 2002-2003.
- (2) How many people in the electoral division of Throsby have applied for a Baby Bonus payment in 2002-2003 and been rejected.

2573 MRS CROSIO: To ask the Prime Minister—

- (1) Is it the case that the Lodge has been used by Prime Ministers as an official residence since the election of the Lyons Government in 1931.
- (2) Is it the case that Kirribilli House was refurbished in 1957 as a residence for use by visiting guests of the Commonwealth and the Prime Minister when in Sydney.
- (3) Is he aware that Kirribilli House was referred to in a paper presented to the Cabinet Amenities Committee in 1957 "as an additional residence available to the Prime Minister in Sydney as necessary".

- (4) Is he aware that Kirribilli House was never intended to be the primary residence of the Prime Minister.
- (5) How many days has he spent at (a) the Lodge, and (b) Kirribilli House in (i) 1996-1997, (ii) 1997-1998, (iii) 1998-1999, (iv) 1999-2000, (v) 2000-2001, (vi) 2001-2002, and (vii) 2002-2003.
- (6) What was the cost of maintaining (a) the Lodge, and (b) Kirribilli House in 2002-2003.
- (7) How many staff are currently employed at (a) the Lodge, and (b) Kirribilli House.
- (8) What has been the cost of (a) his, and (b) his staff's travel between Sydney and Canberra in (i) 1996-1997, (ii) 1997-1998, (iii) 1998-1999, (iv) 1999-2000, (v) 2000-2001, (vi) 2001-2002, and (vii) 2002-2003
- (9) Does he recall that his major reason for residing at Kirribilli House was that he had dependent children.
- (10) Does he still have dependent children; if not, why does he maintain Kirribilli House as his primary residence.

2574 MRS CROSIO: To ask the Minister for Children and Youth Affairs—

- (1) What was the total expenditure on child care in 2002-2003.
- (2) What was the expenditure on family day care centres in 2002-2003.
- (3) What was the level of Commonwealth funding for each of the family day centres in the electoral division of Prospect in 2002-2003.
- (4) Is the Government aware of analyses that estimate the return on Government investment in child care is twelve times the value of expenditure allocated; if so, will be guarantee that funding for family day care will not be reduced or abolished.

2575 MR DANBY: To ask the Minister for Foreign Affairs—

- (1) Is he aware of the Colombian Presidential Directive 07 issued on 9 September 1999 which requires all government officials, both civilian and military, to refrain from questioning the legitimacy of human rights organisations and their members; making statements that discredit, persecute, or incite persecution of said organisations; or making public or private declarations that stigmatise the work of these organisations.
- (2) Is he aware of a speech by Colombian President Álvaro Uribe Velez on 8 September 2003 in which he referred to human rights defenders as "Politickers at the service of terrorism, cowardly waving the human rights banner, who try to give back to terrorism the space that the Armed Forces and ordinary citizens have taken away from them in Colombia." and that "Every time a security strategy is implemented in Colombia to defeat terrorism, when the terrorists start feeling under threat, they immediately dispatch their spokesmen to talk about human rights."
- (3) Is he able to say whether the security of human rights defenders in Colombia has been affected by these statements; if so, (a) in what way, and (b) on what does the Government base this assessment.
- (4) Has the Government made any representation to the Colombian Government relating to the implications of these public statements; if so, (a) by whom, (b) to whom, (c) when, and (d) what was the response of the Colombian Government; if no representations have been made, why not.
- (5) Since the speech of 8 September 2003 has the Government made any representation to the Colombian Government in support of human rights organisations operating in Colombia; if so, (a) by whom, (b) to whom, (c) when, and (d) what was the response of the Colombian Government; if no representations have been made, why not.
- (6) Is he aware of the Colombian Ministry of Defence Directive 09 of 8 July 2003 which requires the State Security Forces to protect the work of human rights organisations and reiterates the applicability of the Presidential Directive 07 and that it "be strictly applied".
- (7) Is he aware of a report published on 17 September 2003 by the Office in Colombia of the United Nations High Commissioner for Human Rights titled *The Importance of the Protection and Defence of Human Rights Defenders*; if so, does the Government support the recommendations of this report.
- (8) Is he aware of the recent decision by the Colombian Constitutional Court to allow the Colombian Inter-Ecclesiastic Commission for Justice and Peace to bring a lawsuit against General Rito Alejo del Río who was Commander of the XVII Brigade in Urabá between the years of 1995 and 1997; if so, is he able to say when this decision was made.
- (9) Is he aware of (a) claims by General Jorge Enrique Mora Rangel on 21 August 2003 in which the Community of Cacarica, Chocó, was described as "a site of concentration with barbed wire where nobody can come or go without the order of Justice and Peace" and that "in the settlements there is a

- constant presence of the FARC", and (b) the response by the Office of the Human Rights Ombudsman which said that "This does not correspond with reality and could put at risk the communities living there".
- (10) Has the Government made any representation to the Colombian Government expressing its concern for the security of members of the Inter-Ecclesiastic Commission for Justice and Peace and for the civilian population of the Community of Cacarica; if so, (a) by whom, (b) to whom, (c) when, and (d) what was the response of the Colombian Government; if not, why not.

2576 MR KERR: To ask the Minister for Foreign Affairs—

- (1) What is his estimate of the number of millions of children around the world between the ages of five and 14 who (a) work full-time every day all year, (b) work in hazardous circumstances, and (c) work in circumstances where they are sexually exploited.
- (2) Has Australia (a) signed, (b) ratified, and (c) passed domestic laws to fully comply with ILO Convention 182, Eliminating the Worst Forms of Child Labour; if so, when; if not, why not.
- (3) When did that convention come into effect.
- (4) When was it ratified by (a) New Zealand, (b) the United Kingdom, and (c) the United States of America.
- (5) How many states have now ratified the Worst Forms of Child Labour Convention 1999.

MR KERR: To ask the Ministers listed below (questions Nos. 2577 - 2579)—

- (1) Does any Australian statistical office, department or agency have responsibility for gathering information on child labour in Australia and, in particular, the worst forms of child labour.
- (2) What arrangements exist to ensure cooperation between Australian law enforcement agencies and those of other countries with respect to the identification, arrest and prosecution of offenders involved in child prostitution, use of children for pornography and child sex tourism.
- (3) What assistance targeted at the elimination of the worst forms of child labour is Australia providing to other countries.
- (4) Does Australia have a national program of action to eliminate the worst forms of child labour.
- 2577 MR KERR: To ask the Minister for Foreign Affairs.
- 2578 MR KERR: To ask the Minister representing the Minister for Justice and Customs.
- 2579 MR KERR: To ask the Minister for Children and Youth Affairs.

MR MURPHY: To ask the Ministers listed below (questions Nos. 2580 - 2581)—

- (1) Has the Minister seen a report by Sue Dunlevy titled "US may force up prescription drug prices" in *The Daily Telegraph* on 22 September 2003.
- (2) Can the Minister confirm whether US free trade negotiators have asked Australian officials for information on how Australian patent and intellectual property rules affect US pharmaceutical companies; if not, why not.
- (3) Can the Minister confirm whether US negotiators or US pharmaceutical companies are targeting the Pharmaceutical Benefits Scheme (PBS) price control mechanisms as part their Australia-United States Free Trade Agreement (AUSFTA) negotiations; if not, why not.
- (4) Will the proposed AUSFTA threaten the PBS; if so, how; if not, why not.
- (5) Can the Minister guarantee that the PBS will be exempted from any further AUSFTA negotiations; if not, why not.
- (6) Can the Minister guarantee that any final AUSFTA will not undermine the PBS and lead to increases in the price of essential medicines; if so, how; if not, why not.
- 2580 MR MURPHY: To ask the Minister for Trade.
- 2581 MR MURPHY: To ask the Minister for Health and Ageing.
- 2582 MR MURPHY: To ask the Attorney-General—
 - (1) Further to the answer to question No. 1552 (*Hansard*, 7 October 2003, page 20694), what are the changes to bankruptcy law aimed at preventing people using bankruptcy in an improper way.
 - (2) Why has it taken the Insolvency and Trustee Service Australia and the Attorney-General's Department since February 2003 to brief him on options to progress this matter.
 - (3) Will he introduce legislation to ensure that the individual who has been bankrupted on twelve occasions cannot ever be declared bankrupt again; if so, when; if not, why not.

13 October 2003

2583 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) Did the Department of Environment and Heritage fund the project known as the "Conservation Overview and Action Plan for Australian Threatened and Potentially Threatened Marine and Estuarine Fishes".
- (2) Following the report on this project, did Environment Australia recommend that the (a) Harrison's dogfish, (b) Southern dogfish, (c) Endeavour dogfish, and (d) Green sawfish be listed as threatened species pursuant to the Environment Protection and Biodiversity Conservation Act.
- (3) Did Ms Anne-Marie Delahunt of Environment Australia advise the Humane Society International on 3 February 2003 that the listing of the Southern dogfish and Endeavour dogfish were both under consideration and say: "I would expect the Minister to make decisions on these listings in the near future".
- (4) Has he made a decision concerning these four species; if not, (a) why not, and (b) when will a decision be made.

2584 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) Has he been sent material by the Yorta Yorta Elders Council and the Victorian National Parks Association concerning their proposal for a jointly managed Barmah-Millewa National Park.
- (2) Is he investigating this proposal in the light of this information; if so, what is his response to this proposal.

2585 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) Is he aware of a report by scientists from the University of Canberra and CSIRO Resource Futures which found that almost 60 percent of Australia's fisheries are over-fished and that this could increase to 68% by 2020.
- (2) Is he able to say whether this assessment is correct.
- (3) Does the report identify the WA Snapper Fishery as being under particular threat.
- (4) What action is the Government taking to address the issue of over-fishing of these fisheries.

2586 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) In respect of the statement on page 182 of the Department of the Environment and Heritage report for 2001-2002 that there were five decisions on assessment approach under the Environment Protection and Biodiversity Conservation Act which were not made within the statutory timeframes, which decisions were not made within the statutory timeframes.
- (2) In respect of the statement in the Department of the Environment and Heritage report for 2001-2002 that there were nineteen late decisions on whether an action required approval pursuant to the Environment Protection and Biodiversity Conservation Act, what are the details of the late decisions and the reasons why these decisions were not made on time.
- (3) In respect of the statement on page 182 of the Department of the Environment and Heritage report for 2001-2002 that there were three guidelines for the content of a public environment report or environmental impact statement which were outside the 20 day statutory day timeframe, which matters were outside the 20 day statutory timeframe.

2587 **MS PLIBERSEK:** To ask the Minister representing the Minister for Immigration and Multicultural and Indigenous Affairs—

- (1) What is the number of Temporary Protection Visa (TPV) holders in Australia.
- (2) How many TPV holders reside in each federal electoral division.
- (3) How many TPVs will expire at the end of (a) 2003, (b) 2004, and (c) 2005.
- (4) How many TPV holders are under (a) 16, and (b) 25 years of age.

2588 MR MURPHY: To ask the Minister for Education, Science and Training—

- (1) Further to the answer to question No. 2267 (*Hansard*, 8 October 2003, page 20856), what preliminary analysis indicates a downward pressure on the rate of increase of non-government school fees.
- (2) What will be the total cost of Socio-Economic Status (SES) index-based funding before a definitive analysis of the effect of the SES funding model is publicly available.

2589 MR MURPHY: To ask the Minister for Health and Ageing—

(1) Can he confirm that he received a letter dated 1 October 2003 from a paediatric orthopaedic surgeon at Sydney Children's Hospital, Randwick, saying, that as a direct result of the Federal Government's

- levy to cover incurred but not reported claims, five of his colleagues are resigning from the hospital and he will be the only remaining orthopaedic surgeon.
- (2) What is he doing to ensure that this surgeon and his colleagues do not resign from the Sydney Children's Hospital on 1 January 2004.
- 2590 MR SCIACCA: To ask the Minister representing the Special Minister of State—
 - (1) How many British citizens who are not Australian citizens in (a) Australia, (b) Queensland, and (c) the electoral division of Bowman are eligible to vote in Federal elections.
 - (2) Does the Government have any plans to change the voting rights of these British citizens in the future.
- 2591 MR ALBANESE: To ask the Minister for Employment Services—
 - (1) Would he provide details on the (a) activities, (b) services, and (c) items purchased for jobseekers out of Jobseeker Account funds between 1 July 2003 and 30 September 2003 including (i) the amount of funds spent on each category, and (ii) the number of jobseekers who were assisted.
 - (2) What was the monetary value of the (a) activities, (b) services, and (c) items purchased from Job Network providers or their associated companies and businesses (i.e. engaged in reverse marketing).
 - (3) How many long-term (i.e. unemployed more than 12 months) jobseekers have had (a) \$0, (b) \$1-\$300, (c) \$301-\$600, and (d) more than \$600 spent from of their Jobseeker Accounts.
- 2592 MR ALBANESE: To ask the Minister for Employment Services—
 - (1) Would he provide a breakdown by Employment Service areas of the number of jobseekers expected to enter the Job Network in (a) 2003-2004, (b) 2004-2005, and (c) 2005-2006, distinguishing between eligible Job Network jobseekers and Job Search Support jobseekers.
 - (2) Would he also provide details by Employment Service areas of the number of jobseekers that his Department anticipates will enter (a) Intensive Assistance–Job Search Training, (b) Intensive Assistance-Customised Assistance (first period), and (c) Intensive Assistance-Customised Assistance (second period) in (i) 2003-2004, (b) 2004-2005, and (c) 2005-2006.
- 2593 MR ALBANESE: To ask the Minister for Employment Services—Would he provide details on the location of all JobSearch Kiosks (eg Job Network offices, Centrelink offices, etc.).
- 2594 **MR ALBANESE:** To ask the Minister for Education, Science and Training—How many trainees and apprentices were employed by each Commonwealth Government department, agency and government-owned corporation in (a) 1995, (b) 1996, (c) 1997, (d) 1998, (e) 1999, (f) 2000, (g) 2001, and (h) 2002.
- 2595 MR KERR: To ask the Minister for Foreign Affairs—
 - (1) What is the status of the Magsaysay award won by Dr Cynthia Maung of the Mae Tao Clinic.
 - (2) What work is undertaken by that clinic, who does it serve and what is its importance.
 - (3) Does the Australian Government support the clinic's work.
 - (4) Is he aware of threats to deport the clinic's medical staff.
 - (5) Will he make representations to the Thai and Burmese governments objecting to any steps that would adversely affect the Mae Tao Clinic's medical staff; if not, why not.
- MR KERR: To ask the Ministers listed below (questions Nos. 2596 2597)—
 - (1) When and where was the UN Protocol to Prevent Suppression and Punish Trafficking in Persons, Especially Women and Children opened for signature.
 - (2) Which states have (a) signed, and (b) ratified the convention.
 - (3) Has Australia (a) signed, and (b) ratified the convention; if not, why not.
 - (4) With what, if any, obligations of a ratifying state does Australia not currently comply.
- 2596 MR KERR: To ask the Minister for Foreign Affairs.
- 2597 MR KERR: To ask the Minister for Foreign Affairs.
- 2598 MR M. J. FERGUSON: To ask the Minister for Transport and Regional Services—
 - (1) Does he support the finding in the "Review of the National Airspace System and Competition for Airport Related Services Report" prepared by Wes Willoughby & Associates and tabled in the House of Representatives, that \$71.61 million per annum can be saved in air traffic control costs through the introduction of the National Airspace System; if not, (a) why not, and (b) what is his estimate of the potential savings.
 - (2) Who prepared advice for him on the veracity of the costings in this report.

14 October 2003

2599 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) In respect of the heritage program 'Distinctively Australian', how many places could feasibly be assessed and listed under this program in one year.
- (2) Does the Government intend to use \$13.3 million funding to assess and list nominations under this program over the next four years; if so, how does it intend to fund ongoing protection of these sites; if not, how does it intend to spend the \$13.3 million program funding in each year of the next four years.

2600 MR DANBY: To ask the Minister for Foreign Affairs—

- (1) Further to the answer to question No. 2373 (*Hansard*, 13 October 2003, page 21067), is he aware of reports in *Ha'aretz* of 5 October 2003 that Iranian hackers have attempted to disrupt Israeli electricity supplies by hacking into the Israel Electric Corporation's computers.
- (2) Can Australian diplomatic posts in Israel confirm whether key Israeli infrastructure has been under cyber attack from Iran.
- (3) Is he able to say whether the Iranian hackers have the support of the Iranian government.
- (4) Has he received any approaches from Israeli officials about these cyber attacks.
- (5) Has he made any approaches to Iranian officials about these cyber attacks.

2601 MR DANBY: To ask the Minister for Communications, Information Technology and the Arts—

- (1) Further to the answer to question No. 2373 (*Hansard*, 13 October 2003, page 21067), is he aware of reports of a 'systematic information warfare campaign' by Chinese government authorities on Taiwanese private companies and Taiwanese governmental authorities in an effort to paralyse the nation's computer systems.
- (2) Is he aware of reports in *Ha'aretz* of 5 October 2003 that Iranian hackers have attempted to disrupt Israeli electricity supplies by hacking into the Israel Electric Corporation's computers.
- (3) What action is the Government taking to ensure that Australia is not subject to similar cyber attacks.

2602 MR MURPHY: To ask the Minister for Communications, Information Technology and the Arts—

- 1) Is he aware that last week the Australian Broadcasting Corporation's (ABC) Independent Complaints Review Panel upheld 17 of 68 complaints of alleged bias brought by his predecessor in relation to the ABC's coverage of the Iraq war.
- (2) What guidelines exist to assist the Panel to ensure fair investigation of the complaints brought against the ABC.
- (3) Did the Panel speak with any of the broadcasters or ABC news staff who were the subject of his predecessor's complaints; if so, (a) to whom, and (b) what are the details of those enquiries; if not, why not.
- (4) What action is he taking to ensure that future investigations conducted by the Panel are undertaken in accordance with natural justice and procedural fairness principles.

2603 MR McCLELLAND: To ask the Attorney-General—

- (1) Is he aware of allegations that persons detained as part of the war on terror, potentially including Australian citizens David Hicks and Mamdouh Habib, are being subjected to treatment that amounts to torture or other cruel, inhuman or degrading treatment or punishment.
- (2) What has he done to investigate these allegations.
- (3) What was the outcome of any such investigations.

15 October 2003

- 2604 **MR LATHAM:** To ask the Treasurer—In respect of his column in the *Sunday Age* on 12 October 2003, which education reforms and budgetary improvement measures did the Government promise at the last federal election that are now being blocked by the Senate.
- 2605 **MR LATHAM:** To ask the Treasurer—What assessment has the Government made of the possible impact of a housing downturn on non-deposit-taking financial institutions and associated mortgage insurers and what does this assessment show.

2606 MR L. D. T. FERGUSON: To ask the Minister for Citizenship and Multicultural Affairs—

- (1) Did he announce on 25 September 2002 that the Government would be acting upon all the recommendations of the 2001-2002 Review of Statutory Self-Regulation of the Migration Advice Industry, otherwise known as the Spicer Report.
- (2) What action, if any, has the Government taken to implement recommendation 25 of the report to ensure faster and more effective investigation and prosecution of unregistered agents and agents involved in fraud.
- (3) What specific action has his department taken to (a) attach higher priority to investigations of unregistered practice, (b) build stronger relationships with the Director of Public Prosecutions to facilitate prosecution and the finalisation of cases, (c) revise its guidelines to staff on referring to investigation units cases of suspected unregistered practice or fraud to improve the quality of information referred and the speed of referral, and (d) undertake wider publicity of prosecutions of unregistered practice.

2607 MR L. D. T. FERGUSON: To ask the Minister for Citizenship and Multicultural Affairs—

- (1) Is he correctly quoted in *The Sunday Telegraph* of 7 September 2003 as foreshadowing a 'campaign of mild harassment' to pressure long-time permanent residents holding British and New Zealand citizenship to take out Australian citizenship.
- (2) Does the Government propose to (a) shorten the renewal period for resident return visas issued to eligible non-citizens, and (b) deny consular assistance to Australian residents who have not taken out Australian citizenship; if so, what is the commencement date for these changes.
- (3) How many long-time permanent residents holding (a) British, and (b) New Zealand citizenship took out Australian citizenship in each of the last 5 years and what change, if any, is predicted as a result of the campaign.
- (4) For 2002-2003, how many resident return visas were issued by his department and what proportion of these were issued to permanent residents who hold citizenship of (a) New Zealand, and (b) the United Kingdom.
- (5) How is it proposed to ensure that the measures outlined in part (2) do not have unintended adverse consequences on Australian residents who do not hold British or New Zealand citizenship and are not the target of the campaign.

2608 MR McCLELLAND: To ask the Attorney-General—

- (1) In which States and Territories have primary dispute resolution (PDR) services been established by Legal Aid Commissions.
- (2) For each State and Territory, (a) what has been the cost of providing these services in each financial year they have been operating, and (b) what is the budgeted cost of providing these services in future years.
- (3) For each State and Territory, how are these PDR services delivered.
- (4) For each State and Territory and for each financial year these services have been operating, how many grants of legal aid have been given for PDR and what was the average size of each grant.

2609 MR McCLELLAND: To ask the Attorney-General—

- (1) Is he aware of his predecessor's statement on 15 December 1999 that "there is evidence that some experienced private lawyers are unwilling to take on legal aid cases".
- (2) What steps has he taken to inform himself of the extent to which private lawyers have withdrawn from performing legal aid work under the current legal aid funding agreements.
- (3) For each State and Territory, how many private practitioners have performed legal aid work under the current legal aid funding agreements.
- (4) Is he or his department aware of any research, reports or submissions which address this issue; if so, what are the details.
- (5) What steps has he taken or will he take to arrest the decline in the number of private lawyers undertaking legal aid work.

2610 MR McCLELLAND: To ask the Attorney-General—

(1) Is he or his department aware of any research, reports or submissions which address the relationship between legal aid policies and levels of self-representation before courts and tribunals; if so, what are the details.

(2) What steps is he taking to address the number of Australians going before courts and tribunals without legal representation.

2611 MS GEORGE: To ask the Minister for Trade—

- (1) Have United States pharmaceutical companies and/or the United States Government sought to include the Pharmaceutical Benefits Scheme (PBS) in negotiations concerning the proposed Australia and United States Free Trade Agreement; if so, what are the details of the representations made.
- (2) Has the abolition and/or amendment of the PBS been a subject of discussion in talks concerning the proposed Australia and United States Free Trade Agreement; if so, what are the details of those discussions.
- (3) Will the Government rule out changing or abolishing the PBS as part of the proposed Australia and United States Free Trade Agreement; if not, why not.

2612 MR MURPHY: To ask the Minister for Agriculture, Fisheries and Forestry—

- (1) Has he seen the report by Rosslyn Beeby titled "NFF calls for live export inquiry" in *The Canberra Times* on 27 September 2003.
- (2) How many sheep have already died on the current voyage of the MV Cormo Express.
- (3) What is the highest number of livestock deaths on an Australian live export voyage.
- (4) How many sheep die each year on ships involved in the Australian live export trade.
- (5) Will he support an inquiry examining all aspects of the live export trade; if so, when will it be established; if not, why not.

2613 MR MURPHY: To ask the Minister for Health and Ageing—

- (1) Will the levy to cover incurred but not reported (IBNR) claims be imposed on all members of the medical profession; if not, (a) which doctors will be liable for the impost, (b) which doctors will be exempt, and (c) can he explain why some doctors will be exempt.
- (2) Has the Medicare rebate ever reflected the rising cost of medical indemnity insurance; if so, when.
- (3) Has the Government ever provided rebates to compensate for the rising costs of medical practice; if so, when.
- (4) What measures has the Government taken to curb the rising costs of negligence claims within the court system; if no action has been taken, why not.
- (5) Is he able to say which types of claims result in the most awards for damages by the courts.
- (6) Is he taking action to prevent an anticipated rise in patient fees to cover an anticipated rise in damages awards; if not, (a) why not, and (b) when will action be taken.
- (7) What is the anticipated impact on the number of medical practitioners being compelled for liability and financial reasons to cease practice as a direct consequence of the imposition of the IBNR levy; if no analysis has been done, (a) why not, and (b) when will it done.

MR MURPHY: To ask the Ministers listed below (questions Nos. 2614 - 2631)—

- (1) How much money was spent on Government advertising by the Minister's department and agencies in the Minister's portfolio, in the financial years ended 30 June (a) 1997; (b) 1998; (c) 1999; (d) 2000; (e) 2001; (f) 2002; and (g) 2003.
- (2) How much money has been spent to date on Government advertising by the Minister's department and agencies in the Minister's portfolio, since 1 July 2003.
- 2614 MR MURPHY: To ask the Prime Minister.
- 2615 MR MURPHY: To ask the Minister for Transport and Regional Services.
- 2616 MR MURPHY: To ask the Treasurer.
- 2617 MR MURPHY: To ask the Minister for Trade.
- 2618 MR MURPHY: To ask the Minister representing the Minister for Defence.
- 2619 MR MURPHY: To ask the Minister for Foreign Affairs.
- 2620 MR MURPHY: To ask the Minister for Health and Ageing.
- 2621 MR MURPHY: To ask the Attorney-General.
- 2622 MR MURPHY: To ask the Minister for the Environment and Heritage.
- 2623 MR MURPHY: To ask the Minister for Communications, Information Technology and the Arts.
- 2624 MR MURPHY: To ask the Minister representing the Minister for Finance and Administration.

- 2625 MR MURPHY: To ask the Minister for Agriculture, Fisheries and Forestry.
- 2626 MR MURPHY: To ask the Minister representing the Minister for Immigration and Multicultural and Indigenous Affairs.
- 2627 MR MURPHY: To ask the Minister for Education, Science and Training.
- 2628 MR MURPHY: To ask the Minister representing the Minister for Family and Community Services.
- 2629 MR MURPHY: To ask the Minister for Industry, Tourism and Resources.
- 2630 MR MURPHY: To ask the Minister for Employment and Workplace Relations.
- 2631 MR MURPHY: To ask the Minister for Veterans' Affairs.
- 2632 MR MURPHY: To ask the Minister for Communications, Information Technology and the Arts—
 - (1) Has he seen the report titled "Media laws bill to front Senate again" which appeared in *The Australian* on 14 October 2003.
 - (2) Can he confirm the accuracy of that part of the report that reads "Mr Williams, who has confessed to being reasonably uneducated about his new portfolio, said the bill would be presented to the Senate again before the end of the year".
 - (3) Is he aware that (a) News Limited is an Australian subsidiary of News Corporation owned and controlled by Mr Rupert Murdoch, (b) News Limited has interests in more than 100 national, regional and suburban newspapers throughout Australia, (c) in terms of its share of circulation within Australia, News Limited has approximately two thirds of the capital city and national newspaper market; three quarters of the Sunday newspaper market, almost 50% of the suburban newspaper market and almost one quarter of the regional newspaper market, (d) News Limited has a one quarter stake in Foxtel's pay television and News Interactive online and (e) News Limited has additional media interests in AAP Information Services.
 - (4) Is he also aware that (a) Publishing and Broadcasting Limited (PBL) is an Australian media company which is chaired by Mr James Packer and which owns and controls the Nine Television Network and the magazine publisher Australian Consolidated Press, (b) the largest shareholder in PBL is Mr Kerry Packer, (c) PBL owns and controls three metropolitan and one regional television licences giving it a reach of more than half of the potential audience, (d) in terms of pay television, PBL has a one quarter interest in Foxtel and a one third interest in Sky News, (e) PBL publishes more than 65 magazines and its share of the circulation of the top thirty Australian magazines is approximately 40% and (f) PBL has a joint on-line operation known as ninemsn.
 - (5) Can he confirm that if the Broadcasting Services Amendment (Media Ownership) Bill 2002 becomes law Mr Packer's media company would be allowed to buy Fairfax and Mr Murdoch's media company would be allowed to buy an Australian television network.
 - (6) Can he explain how such further concentration of media ownership in Australia is in the public interest and good for Australia's democracy.
 - (7) Will he now abandon this bill; if not, why not.
- 2633 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—
 - (1) In respect of the Longline Fishing Threat Abatement Plan for Albatross, (a) what has been the outcome of the targeted observer program, and (b) has the by-catch of seabirds during oceanic longline fishing operations been reduced.
 - (2) Does the Government have estimates of the number of albatross killed by longline fishing for the years (a) 1998, (b) 1999, (c) 2000, (d) 2001, and (e) 2002; if so, what are the details.
 - (3) Will he provide details of the resources involved in this program (eg. funding, staff and time etc) since 1998.
 - (4) Why was there a delay between recognition of the Threat Abatement Plan Observer Program as a necessary action and the commencement of the program in September 2001.
 - (5) When will trials of mitigation measures become standard practice.
- 2634 MS JACKSON: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—
 - (1) Is he aware that when persons under the age of 55 apply for the early release of their superannuation on the grounds of financial hardship, they must have been in receipt of Commonwealth income support payments for a continuous period of 26 weeks.
 - (2) Is it the case that the Superannuation Industry (Supervision) Regulations 1994 do not classify Austudy or Youth Allowance as a Commonwealth income support payment for the purpose of

- determining financial hardship in the assessment of eligibility for the early release of superannuation; if so, why are these benefits not classified as Commonwealth income support for this purpose.
- (3) Can he explain why a family which is under severe financial hardship should be prevented from accessing the early release of its superannuation because the father is receiving Austudy.
- (4) Will he consider amending the Superannuation Industry (Supervision) Regulations 1994 to include Austudy as a Commonwealth income support payment for the purpose of determining financial hardship for the early release of superannuation.

MR KERR: To ask the Ministers listed below (questions Nos. 2635 - 2636)—

- (1) Is he able to say what the International Bar Association's (IBA) view is regarding the United States of America's treatment of detainees at Guantanamo Bay, Cuba.
- (2) Does the Australian Government's assessment differ from the IBA's; if so, in what way.
- (3) Do the statements of the IBA's task force on terrorism coincide with a statement from the International Red Cross (IRC) condemning the indefinite detention without trial of those held at Guantanamo Bay and noting that the IRC had found a "worrying deterioration" in the detainees' mental health.
- (4) Will he detail all the representations made to the United States on behalf of Australian nationals held at Guantanamo Bay.
- (5) Do any of these representations include submissions drawing attention to the IBA's or the IRC's conclusions; if not, why not.
- 2635 MR KERR: To ask the Minister for Foreign Affairs.
- 2636 MR KERR: To ask the Attorney-General.

16 October 2003

2637 MR DANBY: To ask the Minister for Foreign Affairs—

- (1) Is he aware of the recent UN General Assembly resolution condemning Israel for its threat to expel Chairman Arafat from disputed territories.
- (2) Is he able to (a) provide the text of the original motion, (b) say who moved it, and (c) say whether any amendments were (i) moved; if so by whom, and (ii) successful.
- (3) Did Australia speak on the resolution; if so, would be provide the transcript of the speech.
- (4) In respect of the vote on the resolution, (a) how did Australia vote, (b) which countries voted (i) in favour, (ii) against, and (iii) abstained, and (c) what was the final vote on the resolution.

2638 MR DANBY: To ask the Minister for Foreign Affairs—

- (1) Is he aware of a report of arrests of the leadership of the Zimbabwe Congress of Trade Unions (ZCTU); if so, can he confirm this report.
- (2) Is he able to say (a) how many people were arrested, (b) what their names were, (c) which unions they worked for or were members of, (d) what positions they held, (e) when they were arrested, (f) what they were arrested for, and (g) what the circumstances of their arrest were.
- (3) Are they still in custody; if not, when were they released.
- (4) Have any of them been charged; if so, (a) who, (b) what were the charges, and (c) have any of them faced trial; if not, have dates been set for the trial; if so, (i) were they convicted, (ii) what was their sentence, and (iii) can he say whether the trials were free, fair and open.
- (5) Can he confirm reports that a number of the unionists have been hospitalised with injuries sustained while in police custody.
- (6) Were (a) the arrests of these people, or (b) the conditions under which they were held in breach of their human rights.
- (7) Has the Government made any representations to the Zimbabwean government on this matter; if so, (a) to whom, (b) by whom, (c) when, and (d) what was the response; if not, why not.

2639 MR DANBY: To ask the Minister for Foreign Affairs—

- (1) Is he aware of the detention by the French government of Mr Nizar Nayouf in September 2003; if so, has he been charged and what are the charges.
- (2) Can he confirm that Mr Nayouf was imprisoned in Syria for nine years; if so, (a) why, (b) what had he done prior to being arrested by the Syrian authorities, (c) was he considered to be political prisoner by Australia, and (d) when was he released.

- (3) Can he confirm that Mr Nayouf was invited to attend a conference organised by the Foundation for the Defense of Democracies in Washington DC, USA, to speak on Syria's record of human rights and political reforms.
- (4) Did the Australian government have any representatives at the conference and is he able to say who spoke at the conference and what the outcomes of the conference were.
- (5) Is it the case that the French government indicated that Mr Nayouf must not attend the conference in the United States on Human Rights in Syria.
- (6) Does the Australian government share the view of the government of the United States of America that the Syrian government has not done enough to combat international terrorism.
- 2640 MR M. J. FERGUSON: To ask the Minister for Citizenship and Multicultural Affairs—For the financial year 2002-2003, what was the total number of (a) humanitarian refugee stream migrants, and (b) family stream migrants born in English Proficiency (EP) group 3 and 4 countries who settled in each area covered by the respective Migrant Resource Centres and Migrant Service Agencies.
- 2641 MR M. J. FERGUSON: To ask the Minister for Citizenship and Multicultural Affairs—
 - (1) For the last financial year for each Migrant Service Agency (MSA) and Migrant Resource Centre (MRC), (a) what client statistics exist to show how many clients of each service have been assisted by each MSA and MRC, and (b) what funding did each centre receive during the period for which the statistics are available.
 - (2) Have all MRCs and MSAs now introduced the department's Statistical Information System for recording clients established; if not, what is the reason for the failure to meet departmental requirements
- 2642 MR M. J. FERGUSON: To ask the Minister representing the Minister for Immigration and Multicultural and Indigenous Affairs—For each of the last two financial years, (a) what was the cost to airlines for unauthorised air arrivals placed in detention centres, (b) what was the cost to each airline to return unauthorised air arrivals back to their countries, (c) what was the average time that the unauthorised arrivals have remained in detention, (d) how many unauthorised air arrivals lodged immigration applications, and (e) how many unauthorised air arrivals had successful migration outcomes and, of these, (i) how many were successful protection visa applications, and (ii) from which countries did they originate.
- 2643 MR M. J. FERGUSON: To ask the Minister representing the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) For each of the last two financial years, (a) how many people have arrived by ship as stowaways and, of these stowaways, (i) how many applied for protection in Australia, (ii) what was the citizenship of each applicant, and (iii) how many were successful.
 - (2) For each of the last two financial years, (a) what was the cost of processing the stowaways in detention, including the cost of processing protection applications, and (b) was any of the cost of handling such unauthorised sea arrivals recovered from the shipping company involved; if not, why not
- 2644 MR M. J. FERGUSON: To ask the Minister representing the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) For each of the last two financial years, how many prosecutions has his department launched under sections 229 or 230 of the Migration Act and, in each case, (a) against whom were the prosecutions launched, and (b) what was the outcome.
 - (2) For each of the last two financial years, how many infringement notices were imposed under paragraph 504(1)(j) of the Migration Act in lieu of the penalty for breach of the provisions under section 229 or 230 of the Act, and in each case, (a) against which airline carrier were the breaches imposed, and (b) how much was the penalty against each carrier.
- 2645 MR M. J. FERGUSON: To ask the Minister representing the Minister for Immigration and Multicultural and Indigenous Affairs—
 - (1) For the financial years 2001-2002 and 2002-2003, (a) how many people jumped ship, (b) what was the cost of detention and removal of these people, (c) how many of these people lodged immigration applications, (d) what was the average time ship jumpers remained in detention, and (e) what was the (i) nature, (ii) outcome, and (iii) country of origin of each applicant.
 - (2) For the financial years 2001-2002 and 2002-2003, how many ship jumpers were granted protection visas each year and, of these, how many have not been finalised.

- (3) What payments under the Migration Act were made by each shipping company for the cost of detention and removal of each ship jumper.
- (4) Is it the case that there is no requirement under the Customs Act to notify the Department of Immigration and Multicultural and Indiginous Affairs (DIMIA) of all ship entries and the number of crew on each ship.
- (5) For the financial years 2001-2002 and 2002-2003, did the Australian Customs Service (ACS) checks of details of all crew and passengers on each ship entering Australia against ACS and DIMIA alert lists and reports show any persons of concern on any ship; if so, (a) on how many occasions, (b) what were the names of the ships involved, and (c) in which country were the ships registered.

2646 MR ALBANESE: To ask the Minister for Employment Services—

- (1) How many Work for the Dole participants have received a placement with a private sector (commercial) business since the commencement of the program.
- (2) Which industries and sectors do these businesses operate (eg child care, health care, etc.).
- 2647 MR MURPHY: To ask the Minister for Communications, Information Technology and the Arts—In respect of the report titled "Media laws bill to front Senate again" (*The Australian*, 14 October 2003) which claimed that the Broadcasting Services Amendment (Media Ownership) Bill 2002 will be presented to the Senate again before the end of this year, and the report titled "Minister opens clearer line of communications" (*The Sydney Morning Herald*, 15 October 2003) which states that he confirmed that the cross-media laws bill was unlikely to be debated by the Senate until next year, will he clarify the conflicting reports on when the bill will be re-introduced and debated in Parliament; if not, why not.
- 2648 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 less than their full entitlement to Family Tax Benefit in 2000-2001 due to the one-year time limit on claiming lump sum payments.
 - (2) What will the Government be doing to ensure these families receive their rightful entitlement to Family Tax Benefit.

2649 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) What monitoring and/or studies have been or are currently being undertaken to ascertain the potential impact live firing at the Lancelin Defence Training Area has on (a) air quality, including impacts from lead carbonate and calcium resinate, (b) ground and surface water, and (c) land and soil.
- (2) What monitoring and/or studies have been or are currently being undertaken to ascertain the potential impact live firing at the Lancelin Defence Training Area has on (a) ecological systems, (b) local communities, and (c) socio-economic conditions in nearby areas; and have any studies previously been undertaken to ascertain the potential impacts of live firing.
- (3) What monitoring and/or studies have been or are currently being undertaken to ascertain the potential impact live firing at the Lancelin Defence Training Area has on the karst system below and around the Lancelin Defence Training Area.

2650 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) In respect of the preparation of a Water Quality Improvement Plan (WQIP) for Port Phillip Bay, (a) when will the Government conclude negotiations for the preparation of the Plan, (b) who will be contracted to prepare the Plan, (c) when will the contract conclude, and (d) when will the draft Port Phillip Bay WQIP be accredited.
- (2) Have interim water quality projects have been funded in (a) Douglas Shire, (b) Adelaide's Port Waterways, (c) the Peel-Harvey.
- (3) In respect of the Coastal Catchments Initiative (CCI) projects for Port Phillip Bay, (a) what funds are committed to interim projects, and (b) what projects have been proposed or are being negotiated.
- (4) What is the relationship between the CCI WQIP and interim projects for Port Phillip Bay and the Regional Catchment Strategy.
- (5) What coastal water quality planning process will be used to protect water quality in Western Port and how does this differ from the CCI approach.
- (6) In respect of the Peel-Harvey System, a coastal Ramsar listed wetland threatened by poor water quality and Western Port, a Ramsar listed wetland threatened by poor water quality, (a) why is Western Port not "an obvious priority for Commonwealth investment" under the Coastal Catchments Initiative, and (b) why are the Gippsland Lakes also not "an obvious priority".

(7) In respect of the announcement on 24 July 2003 of \$110,000 funding under the CCI to improve the Yarra River, (a) is this project linked to protection of Port Phillip Bay and the proposed WQIP announced on 18 July 2003, (b) has this project been identified as a cost-effective measure to protect Port Phillip Bay water quality, and (c) on what basis was this project funded under the CCI.

2651 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) In respect of the projects in the *Investment Strategy for the Integrated Natural Resource Management Plan for the Mount Lofty Ranges and Greater Adelaide Region*, (a) in which projects will the Commonwealth invest, (b) why will it make these investments, and (c) how will these investments contribute to addressing and protecting Matters of National Environmental Significance or improvements in water quality.
- (2) In respect of the announcement on 3 September 2003 of \$49.3 million for the National Action Plan for Salinity and Water Quality (NAP) projects in South Australia's Upper South Region, (a) how much of the \$49.3 million is derived from the \$14 billion announced for the NAP, (b) what proportion does this represent of the total NAP monies dedicated to this Region during the life of the NAP, (c) in respect of one of the announced projects which has a biodiversity trading component, (i) what is the service being traded, (ii) who is purchasing this service, (iii) what monetary value is being placed on the biodiversity, and (iv) what risk was the biodiversity facing otherwise, and (d) how much of the \$20 million drain construction project is acquitted against the \$350 million commitment.
- (3) What criteria are used in deciding (a) how much information will be made publicly available when NAP and National Heritage Trust (NHT) projects are announced, and (b) what information is made available on the internet in relation to NAP and NHT funded projects.
- (4) Is the Government intending to make available on the internet a regular update of acquittal of projects against the \$350 million commitment to water quality improvement, on a project by project basis, with an explanation of the assessed contribution; if not, why not.
- (5) In respect of the announcement on 22 May 2003 of the draft Reef Water Quality Protection Plan which noted the "Commonwealth's commitment to the reef over the next four years is \$124.8 million", will the Minister provide a breakdown of this commitment and set out, by program area, by financial year, (a) the envirofund, (b) regional delivery of the NAP and NHT (by region), and (c) national component programs such as the Reef Water Quality Wetlands Program that make up the \$124.8 million commitment.

2652 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) What funds will be available in 2004-2005 to initiate new Water Quality Improvement Plans (WQIP).
- (2) In respect of the media release dated 10 August 2003 which announced a series of "interim water quality projects" for Adelaide's Port Waterways, is the Government intending to fund interim projects for the (a) Derwent Estuary, (b) Peel Harvey, (c) Douglas Shire, (d) Moreton Bay, and (e) Port Phillip Bay; if so, (i) what projects are proposed at this stage, and (ii) how much is planned to be spent on interim projects in each of these coastal areas.
- (3) In respect of interim water quality projects, (a) how are they identified and assessed for suitability, (b) what types of projects are typically being funded and why, and (c) what criteria or guidelines are used for funding interim projects.
- (4) In respect of the statement that "there are no plans to further expand the Coastal Catchments Initiative (CCI) in the Great Barrier Reef (GBR) at this stage", how does he reconcile this position with (a) his statement on 30 January 2003, which "encouraged other local governments and catchment groups adjacent to the Great Barrier Reef to consider preparing water quality improvement plans for their area with assistance available under the Commonwealth's Coastal Catchments Initiative", and (b) the May 2003 draft Reef Water Quality Protection Plan.
- (5) In respect of the advice that only \$55,000 is available during 2003-2004 for development of water quality plans in the GBR and that this is allocated to Douglas Shire, (a) has he misled the Queensland community in encouraging their interest in the CCI, (b) has the draft Reef Water Quality Protection Plan also misled the GBR community on the true capacity of the CCI to assist them to improve GBR water quality.
- (6) In respect of the advice that WQIPs and the findings of these Plans will be incorporated into Regional National Resource Management (NRM) Plans, (a) will the Government give priority to investing through regional investment strategies in the implementation of WQIPs, (b) will this be made clear to Regional NRM bodies and local governments that develop these Plans, and (c) will this planning and investment model be used elsewhere.

- (1) What is the relationship between advice provided to regional bodies on implementation of national strategies through regional National Resource Management (NRM) Plans and the criteria/key elements used by the department to assess consistency with those national strategies.
- (2) In respect of this advice (a) are the regional bodies finding it useful, (b) have the regional bodies provided feedback on it, and (c) does the department envisage the review of these national strategies in light of experiences in implementing these national strategies through the National Action Plan for Salinity and Water Quality (NAP) and National Heritage Trust (NHT).
- (2) Are the protection and management of World Heritage Areas, Ramsar wetlands and other relevant matters of National Environmental Significance (NES) priorities for Commonwealth investment in implementation of regional NRM plans; if so, (a) will the Minister provide an example of how or where this is the case, and (b) has the Government formally issued advice to regional NRM plans on the Government's priorities for investment.
- (3) Will the Minister explain how the accredited (a) Glenelg-Hopkins, (b) Mallee, (c) Mount Lofty Ranges, and (d) Greater Adelaide Regional Catchment Strategies implement key elements of the National Water Quality Management Strategy, the National Principles for the Provision of Water for Ecosystems and the National Framework for the Management and Monitoring of Australia's Native Vegetation.
- (4) In respect of the press release dated 23 December 2002, (a) why did the Government continue to promote expenditure on a project that concluded in 1999-2000, and (b) why did the Government persist in promoting a project that degraded the environment and would no longer meet current funding guidelines.
- (5) Are flood mitigation works being funded under any priority NAP or NHT projects; if so, in the Murray Darling Basin, do any of the draft or accredited NRM plans or investment strategies propose construction of flood mitigation works; if so, will NAP or NHT monies be spent on flood mitigation works.
- (6) When will accredited NRM plans be made available on or through the NAP or NHT websites.

2654 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) Will he provide a copy of his department's Natural Resource Management (NRM) Programme Delivery Advice document #1: Acquittal of investments against the commitment to spend at least \$350m of Trust funds "directly on measures to improve water quality".
- (2) Will he provide a copy of other NRM Programme Delivery Advice documents.
- (3) Who are these advice documents prepared for, who uses them and why are they not available on the internet

2655 MR K. J. THOMSON: To ask the Minister for the Environment and Heritage—

- (1) Is the Coastal Catchments Initiative (CCI) the Government's major program to reduce pollution discharges to coastal water quality "hotspots", such as Port Phillip Bay and the Great Barrier Reef; if not, how does the Government intend to achieve this objective.
- (2) Is it the case that the achievement of ecologically sustainable pollution discharges for these hotspots will require informed and strategic investments over the long term, probably over several Parliaments; if so, how will the CCI or other programs ensure an informed and long term approach.
- (3) What level of investment does the Government consider it necessary to make to achieve sustainable pollution loads at coastal water quality hotspots.
- (4) How much does the Government intend to invest in each urban water quality hotspot during the financial period 2003-2007.
- (5) What is the CCI budget for (a) 2003-2004, (b) 2004-2005, (c) 2005-2006, and (d) 2006-2007.
- (6) Will the Government be seeking to implement the CCI in other Victorian coastal hotspots; if not, why not.
- (7) The CCI seeks to protect "environmental values" through addressing both water quality and environmental flows, (a) how is this defined, and (b) why is this approach not being used to protect all coastal wetlands of international significance.
- (8) Where the Government does not implement the CCI to protect the Great Barrier Reef, (a) what planning processes will be used to address water quality and environmental flows in these subcatchments, (b) will the National Action Plan for Salinity and Water Quality (NAP) and National Heritage Trust (NHT) Regional Planning process be used.

- (9) Will he explain the water quality planning requirements under the NAP/NHT and show how this process is comparable to the process outlined in the "Framework for Marine and Estuarine Water Quality Protection".
- (10) Has the Government been approached by the local government or Regional Natural Resource Management (NRM) Bodies with an interest in developing Water Quality Improvement Plans in the Great Barrier Reef catchment; if so, (a) which bodies and local governments have expressed an interest, (b) which sub-catchments would these proposals represent, (c) why has action not been taken to date, (d) when will the CCI be implemented in additional catchments of the Great Barrier Reef, and (e) what will be the likely priority sub-catchments.
- (11) In respect of the draft Reef Water Quality Protection Plan (RWQPP) which identifies possible priority catchments for management action based on an ecological risk assessment, do the high risk catchments represent priorities for implementation of the CCI.

- (1) In respect of the media release dated 19 June 2003 which announced \$12.7 million of Commonwealth investment under the National Heritage Trust (NHT) in Western Australia of which \$5 million will help regional groups develop Natural Resource Management (NRM) Plans, what is the remaining \$7.7 million being spent on.
- (2) What percentage of funds to implement Regional NRM Plans will be spent on ambient environmental monitoring and what does the Government consider to be a responsible benchmark value for investing in monitoring activities.
- (3) In respect of the National Action Plan for Salinity and Water Quality (NAP) website titled "A natural resource management overview" (www.napswq.gov.au/publications/nrm%20overview.html) which notes that "Governments will invest in regional plans based on clear targets and appropriate monitoring to ensure the best natural resource management outcomes", (a) does this mean that the Government will only invest in actions directly linked to targets, (b) will the Government only invest in actions for which there are "appropriate" monitoring arrangements, and (c) what is meant by "appropriate" in the context of salinity and water quality monitoring.
- (4) In respect of the importance of water quality, acknowledged in both the NAP and the NHT, what are the Government's minimum water quality monitoring requirements to be addressed in a regional NRM plan for it to invest in water quality improvements.
- (5) In respect of the NAP website titled "A natural resource management overview" which notes that "The extension includes a \$350 million commitment to water quality issues.", (a) what does "commitment to water quality issues" mean, and (b) is this different to the actual Government commitment to spending "directly on measures to improve our water quality".
- (6) What are the specialist advisory bodies referred to on the NAP website titled "A natural resource management overview" which notes that for NHT regional NRM plans "there is an iterative process of feedback and advice from all levels of Government and specialist advisory bodies leading up to accreditation...".
- (7) In respect of the NAP website titled "A natural resource management overview" which notes that "plans need to make a commitment within three years of signing the bilateral agreement, to have in place, or significant progress to, the establishment of a minimum set of regional resource condition targets", is this minimum set the same minimum set of 10 resource condition matters for targets under the Standards and Targets Framework.
- (8) How will property rights and water pricing lead to improved water quality or dryland salinity as stated on the NAP website titled "A natural resource management overview" which notes that "clarification of property rights and appropriate pricing of water is fundamental in the management and remediation of water quality and salinity".
- (9) Are there any NAP or NHT program areas that directly support institutional reform and capacity building, or the establishment of market-based instruments or economic-incentives, as an offset to the non-binding nature of the reform commitments made under the bilateral agreements.

2657 MS GILLARD: To ask the Minister for Health and Ageing—

- (1) How many people in Australia were, and what proportion per 100,000 of population was, diagnosed each year for the last ten years with (a) Autism, (b) Asperger's Syndrome, and (c) Pervasive developmental disorders or autism spectrum disorders and related disorders.
- (2) What are the comparable international rates of diagnosis (either an international average or figures for comparable nations).

- (3) Is the Government aware of (a) the availability of diagnostic services for autism and related disorders in each State and Territory, and (b) any waiting lists for diagnostic services; if so, how long are the waiting lists.
- (4) Does the Government have any evidence indicating that Australian children are being diagnosed incorrectly with autism; if so, (a) to what extent, and (b) by whom.
- (5) Does the Government have any evidence indicating that Australian children are being diagnosed incorrectly with Asperger's syndrome; if so, (a) to what extent, and (b) by whom.
- (6) Is he aware of the value of intensive behavioural programs in reducing the requirements of children with autism for special education and other costly interventions (*Medical Journal of Australia* 2003; 178 (9): 424-425) and does the Government provide any policy, coordinating or monitoring role in relation to these services.
- (7) In respect of these programs in each State and Territory, does the Government collect any information on the (a) availability in each State and Territory, (b) funding, (c) level of intensity, (d) evidence of effectiveness, (e) specialist supervision by State and Territory governments of service delivery, (f) number and proportion of children with autism accessing an intensive behavioural program, and (g) parental involvement; if so, can this information be provided for the most recent year available.
- (8) Does the Government have any information on comparative health outcomes for Australians with developmental disabilities; if so, can this information be provided for the most recent year available.
- (9) Does the Government have any specific plans to further investigate, review or improve the health outcomes of Australians with intellectual and developmental disabilities; if so, what are the details.

23 October 2003

MR RUDD: To ask the Ministers listed below (questions Nos. 2658 - 2660)—

- (1) Which Australian government departments and agencies are involved in working contacts with Egyptian court authorities regarding the forthcoming trial in Egypt (resuming on 25 October 2003) of the alleged people smuggler Mootaz Muhammad Hasan (aka Abu Quassey).
- (2) Is he able to confirm that the charge against Abu Quassey is the manslaughter of 350 people who drowned when their boat sank on its way from Indonesia to Australia in October 2001 as was reported by Reuters and ABC News on 7 September 2003; if not, what is the exact charge against Abu Quassey.
- (3) Is he able to confirm the report titled "Egypt court accepts Australian help" in www.news.com.au on 29 September 2003 which stated that the charge has been reduced to lesser charges of "causing death by mistake" and "aiding and abetting the entry of aliens without effective travel documents".
- (4) If the charge has been reduced, was this done at the advice of Australian authorities; if so, which authorities and for what reasons.
- (5) Is he able to confirm the reports in the Australian press on 8 September 2003 that the Australian Federal Police (AFP) offered to Egyptian prosecutors for use in the trial "a brief of evidence and witness statements gathered from the 45 survivors" from the sinking of SIEV X.
- (6) Has the AFP offered Egyptian authorities a brief of evidence and witness statements obtained from SIEV X survivors who now reside in Australia on temporary protection visas (TPV); if so, (a) how many survivors in Australia provided witness statements to the AFP, and (b) what other forms did this evidence take.
- (7) Is it the case that the Egyptian court has accepted an Australian offer of assistance to prosecute Abu Quassey.
- (8) Where is the Quassey trial taking place and will the court proceedings be held in public.
- (9) Is it the case that Australian Federal Police recently revisited some of the SIEV X survivors living in Australia and offered to take them to Egypt to testify in the Quassey trial; if so, is it also the case that the Australian government offered to cover the costs of their travel and that some survivors have accepted this offer.
- (10) Were guarantees given by Australian authorities to SIEV X survivors living in Australia that if they were to go to Egypt to testify in this trial they would be able to return to Australia after testifying; if so, do the guarantees take the form of a waiver of the conditions of their TPVs that leaving Australia for any reason would result in the automatic cancellation of their TPV.

- (11) Has he been advised that the higher the number of survivors of the SIEV X sinking who are able to testify in sworn statements or in person before the Egyptian court, the better chance the court will have to establish the facts of the case and to ensure that justice is done and seen to be done.
- (12) Has he been advised that, if there is not available to the court a body of broadly-based oral or written testimony from a large number of SIEV X survivors, the provision of oral or written testimonies from the few survivors who are currently residing in Australia will place a heavy evidentiary burden on this small number of testimonies.
- (13) Can he confirm that there are up to 78 surviving persons who are, subject to considerations of age and health, potentially available to testify in this trial.
- (14) What is the Australian Government doing to encourage and assist the Egyptian Government to establish contact with the large number of SIEV X survivors who are known to be living in other countries that accepted them as refugees.
- 2658 MR RUDD: To ask the Minister for Foreign Affairs.
- 2659 MR RUDD: To ask the Attorney-General.
- 2660 **MR RUDD:** To ask the Minister representing the Minister for Immigration and Multicultural and Indigenous Affairs.
- 2661 MR McCLELLAND: To ask the Attorney-General—
 - (1) When will decisions to classify internet content be made available on the online classification database maintained by the Office of Film and Literature Classification.
 - (2) What work remains to be completed by the Government before this can occur.
- 2662 MR McCLELLAND: To ask the Attorney-General—
 - (1) Is he aware of the report in the *Sydney Morning Herald* on 16 October 2003 titled "Family Court leaves assets in wealthy wife's name".
 - (2) Has he informed himself of the judgment referred to in this article.
 - (3) What steps does he propose to take to address the issues raised in that judgment.
 - (4) Will he consider these issues as part of the current review of the interaction of family law and insolvency law.
- 2663 MR BYRNE: To ask the Minister for Health and Ageing—
 - (1) Does the Government accept the classification of Pervasive Developmental Disorders (PDD), including autism, as clinical conditions by the American Psychiatry Association, in the 4th edition of the *Diagnostic and Statistical Manual of Mental Disorders* published in 1994; if not, why not.
 - (2) If this classification is accepted, (a) how have services for people with autism changed to reflect the clinical nature of autism, and (b) what clinical attention and intervention is provided for people with these conditions by the Australian health system.
 - (3) Does the Government have any information on the unmet demand for the clinical treatment of autism; if so, what.
 - (4) In respect of the finding reported at the first World Autism Congress held in Melbourne last year that a significant number of mental health patients in Australia who do not respond to treatment for schizophrenia were found to have undiagnosed autism spectrum disorders, (a) what is the Government doing to improve the detection of autism spectrum disorders in mental health patients, and (b) will the Government act to ensure that the treatment provided for people with multiple diagnoses that include autism spectrum disorders is effective for their combination of conditions.
- 2664 MR ORGAN: To ask the Minister for Children and Youth Affairs—
 - (1) How many Child Support Agency (CSA) clients currently reside in the electoral division of Cunningham.
 - (2) How many parents liable to pay child support (a) in total, and in the (b) CSA collect, and (c) private collect groups had administrative assessments amended to the 'Over \$260' range in the 12 months prior to 30 June 2003.

- 2665 MR ORGAN: To ask the Minister representing the Minister for Finance and Administration—What measures are in place to ensure that consulting work connected with government construction and infrastructure projects in the Illawarra is assigned, as far as is reasonably practicable, to firms based in the region.
- 2666 MR B.P.O'CONNOR: To ask the Minister for Health and Ageing—
 - (1) In respect of the statements made by Mr Jon Evans, Acting CEO of Western Health, at the Melton Health and Aged Care Forum, held at Melton Community Hall on the 3 October 2003 regarding a hospital services report by the Victorian Department of Human Services, can he confirm that the number of patients treated by the Sunshine Hospital Emergency Department increased by 5.1% from March to June 2003.
 - (2) Can he confirm that the number of patients treated by the Western Hospital Emergency Department increased by 4.3% from 2002 to 2003.
 - (3) Can he confirm that 10% more people attended Western Health Emergency Departments than in the previous year.
 - (4) Can he confirm that 70% of this increase in Emergency Department presentations was in Triage categories 4 and 5.
 - (5) Is he aware that, according to Western Health, patients are increasingly presenting at emergency departments with minor illnesses because of the shortage of GPs in the West, and because of the lack of bulk-billing doctors.

24 October 2003

- 2667 MR B. P. O'CONNOR: To ask the Minister representing the Minister for Family and Community Services—
 - (1) Can the Minister confirm that the legislation governing child support requires the Child Support Agency (CSA) to reconcile an estimate where a parent has underestimated their annual income but makes no legislative provision for the CSA to amend an assessment where a client overestimates their annual income.
 - (2) What should a parent do if he or she finds they have paid more to the CSA than they were required to according to the terms of their assessment.

3 November 2003

- *2668 MR RUDD: To ask the Minister representing the Minister for Defence—
 - (1) Further to the answer to question No. 2031 (*Hansard*, 8 September 2003, page 18983), in respect of the Review of Structural Management, is it the case that 'G' meter print outs for the Mirage show that tolerances were exceeded and not reported and that major cracks to the old wing spar were not inspected within the hourly limit set by the RAAF extension of life program.
 - (2) How many Freedom of Information (FOI) requests by Captain Mackelmann, Craig Mackelmann's father, were refused and why.
 - (3) Is it the case that documents obtained under FOI by Captain Mackelmann reveal evidence which was not produced to the inquiries; if so, (a) why was this evidence not produced, and (b) why will it not be reviewed now.
 - (4) Why was the Accident Investigation Team (AIT) report not made available to the Coroner and to Captain Mackelmann during the coronial inquiry.
 - (5) Why was the AIT report withheld from Captain Mackelmann for almost 6 years and then provided only after intervention by the Ombudsman.
 - (6) Were two differing transcripts of the same tape recording made by the AIT and were both withheld from the Coronial inquiry.
 - (7) Is the Minister aware that Captain Mackelmann claims to have evidence indicating that the tape has been manipulated in a way which would explain the seven second time difference.
 - (8) Can the Minister explain how the transcript of the tape used at the Board of Inquiry (BOI) and provided to the Coroner put F/Lt Riley further back behind Craig Mackelmann than he was in the transcript used by the AIT.
 - (9) Has the possibility that F/Lt Riley committed a breach of Air Force Orders and was being protected been investigated; if not, why not.

- (10) Is there actual evidence which supports the RAAF assertion that no guns were fired; if so, why does the RAAF refuse to provide it to Captain Mackelmann.
- (11) Did the RAAF witnesses interviewed by the Ombudsman regarding the downloading of the returned ammunition unload F/Lt Riley's aircraft; if not, who did and why were they not interviewed.
- (12) Did the BOI inquire into whether proper radio procedures were being followed at the time of the accident; if so, what were its findings; if not, why not.
- (13) Has the Minister personally reviewed the transcript of the Administrative Appeals Tribunal (AAT) proceedings.
- (14) Was Air Commodore Ford represented at the AAT hearing by Barrister Logan and Solicitors from the Crown Law Office at Commonwealth expense.
- (15) Was similar legal assistance offered or provided to the Mackelmann family; if not, why not.
- (16) In what ways did Air Commodore Ford's evidence to the AAT differ from the evidence he had given to the Ombudsman and the Durack review.
- (17) Why did Defence try to prevent Captain Mackelmann obtaining a copy of Air Commodore Ford's interview with Senator Durack.
- (18) Was Air Commodore Ford's interview with Senator Durack instrumental in challenging Air Commodore Ford's testimony to the AAT.
- (19) Did the AAT ask the RAAF to conduct a further search for the gun camera cine film from the returned aircraft.
- (20) Was this film provided for and viewed by (a) Air Commodore Ford when he was President of the BOI, and (b) another member of the BOI named Alexander; if so, what happened to it.
- (21) Is the Minister able to explain (a) whether a breakdown in radio procedures occurred prior to the accident, (b) whether it is correct procedure for a pilot to hear an "off safe" from the previous pilot on a banner before calling "in live", and (c) what the purpose is of the "off safe" and "in live" calls.
- (22) Does the AIT transcript of the radio calls show F/Lt Riley "in live" 32 seconds after Craig Mackelmann called "in live" with no "off safe" call made by Craig Mackelmann; if so, will the Minister explain whether this is a breach of range safety standing orders.
- (23) Has the possibility that F/Lt Riley had made an incorrect "in live" call and been too close to Craig Mackelmann been investigated; if not, why not.
- (24) Has Captain Mackelmann's hypothesis in respect of the accident been considered; if so, what evidence (a) supports it, and (b) contradicts it; if not, why not.
- (25) Do the Range Standing Orders state that it is preferable for the Range Safety Officer to be a non-participating pilot.
- (26) Was F/Lt Riley the Range Safety Officer at the time of the accident and what authority, if any, did the civil pilots in the tug aircraft "with Range Safety Officer responsibilities inherent in its role" have over F/Lt Riley.
- (27) Should the civil pilots have reacted when F/Lt Riley called "in live" before Craig Mackelmann called "off safe"; if so, how; if not, why not.
- *2669 **MR JENKINS:** To ask the Minister for Employment and Workplace Relations—What were the (a) names, (b) street addresses, and (c) hours of operation of organisations that were part of the Job Network in the postcode areas (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 June 2003.
- *2670 MR JENKINS: To ask the Minister for Employment Services—
 - (1) What Work for the Dole projects were funded during 2003 in (a) Victoria, (b) the electoral division of Scullin, and (c) the electoral division of McEwen and which agency was responsible for each project.
 - (2) What is the (a) location and (b) activity of each of the Work for the Dole projects in part (1).
 - (3) How many (a) males, and (b) females are or were employed on each 'Work for the Dole' project in part (1).
 - (4) What is the number of participants (a) 16, (b) 17, (c) 18, (d) 19, (e) 20, (f) 21 to 25, and (g) more than 25 years of age that were employed on each 'Work for the Dole' project in part (1).
- *2671 MR JENKINS: To ask the Minister for Education, Science and Training—
 - (1) For each calendar year since 1996, how many people who reside in the postcode areas (a) 3074, (b) 3075, (c) 3076, (d) 3082, (e) 3083 (f) 3087, (g) 3088, (h) 3089, (i) 3090, (j) 3091, and (k) 3752 were enrolled in (i) University, and (ii) Vocational Education and Training.

- (2) For each calendar year since 1996, how many people who reside in the postcode areas (a) 3074, (b) 3075, (c) 3076, (d) 3082, (e) 3083 (f) 3087, (g) 3088, (h) 3089, (i) 3090, (j) 3091, and (k) 3752 were enrolled in a (i) bachelor degree, and (ii) postgraduate degree.
- *2672 MR JENKINS: To ask the Minister for Education, Science and Training—
 - (1) How many people with an outstanding or accumulated HECS debt reside in the postcode areas (a) 3074, (b) 3075, (c) 3076, (d) 3082, (e) 3083 (f) 3087, (g) 3088, (h) 3089, (i) 3090, (j) 3091, and (k) 3752.
 - (2) How many people with an outstanding or accumulated HECS debt not enrolled in tertiary studies reside in the postcode areas (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 is the level, in dollar terms, of outstanding or accumulated HECS debt of people who reside in the postcode areas (a) 3074, (b) 3075, (c) 3076, (d) 3082, (e) 3083 (f) 3087, (g) 3088, (h) 3089, (i) 3090, (j) 3091, and (k) 3752.
- *2673 MR JENKINS: To ask the Minister for Education, Science and Training—
 - (1) For 2003, in each of the postcode areas (a) 3074, (b) 3075, (c) 3076, (d) 3082, (e) 3083 (f) 3087, (g) 3088, (h) 3089, (i) 3090, (j) 3091, and (k) 3752 what sums were provided to (i) government, and (ii) non-government schools.
 - (2) What was the (a) expenditure on, (b) location, and (c) purpose of each grant in 2003.
 - (3) For 2004, in each of the postcode areas (a) 3074, (b) 3075, (c) 3076, (d) 3082, (e) 3083 (f) 3087, (g) 3088, (h) 3089, (i) 3090, (j) 3091, and (k) 3752 what sums will be allocated to (i) government, and (ii) non-government schools.
 - (4) What will be the (a) expenditure on, (b) location, and (c) purpose of each grant in 2004.
- *2674 MR JENKINS: To ask the Minister for Children and Youth Affairs—
 - (1) How many Child Support Agency clients reside in (a) Victoria, and (b) the postcode areas (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083, (vi) 3087, (vii) 3088, (viii) 3089, (ix) 3090, (x) 3091, and (xi) 3752.
 - (2) How many youth allowance recipients reside in (a) Victoria, and (b) the postcode areas (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083, (vi) 3087, (vii) 3088, (viii) 3089, (ix) 3090, (x) 3091, and (xi) 3752.
- *2675 MR JENKINS: To ask the Minister representing the Minister for Family and Community Services—
 - (1) How many Newstart allowance recipients reside in (a) Victoria, and (b) the postcode areas (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083, (vi) 3087, (vii) 3088, (viii) 3089, (ix) 3090, (x) 3091, and (xi) 3752.
 - (2) How many Family Payment recipients who received more than the minimum payment reside in (a) Victoria, and (b) the postcode areas (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083, (vi) 3087, (vii) 3088, (viii) 3089, (ix) 3090, (x) 3091 and (xi) 3752.
 - (3) How many disability support pension recipients reside in (a) Victoria, and (b) the postcode areas (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083, (vi) 3087, (vii) 3088, (viii) 3089, (ix) 3090, (x) 3091, and (xi) 3752.
 - (4) How many age pension recipients reside in (a) Victoria, and (b) the postcode areas (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083, (vi) 3087, (vii) 3088, (viii) 3089, (ix) 3090, (x) 3091, and (xi) 3752.
 - (5) How many parenting payment single recipients reside in (a) Victoria, and (b) the postcode areas (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083, (vi) 3087, (vii) 3088, (viii) 3089, (ix) 3090, (x) 3091, and (xi) 3752.
- *2676 MR JENKINS: To ask the Minister representing the Minister for Family and Community Services—
 - (1) How many Health Care Card recipients reside in (a) Victoria, and (b) the postcode areas (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083, (vi) 3087, (vii) 3088, (viii) 3089, (ix) 3090, (x) 3091, and (xi) 3752.
 - (2) How many Health Care Card recipients not receiving a Centrelink payment, pension, benefit or equivalent payment, reside in (a) Victoria, and (b) the postcode areas (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083, (vi) 3087, (vii) 3088, (viii) 3089, (ix) 3090, (x) 3091, and (xi) 3752.
- *2677 **MR JENKINS:** To ask the Attorney-General—What is the incidence of reported crime by type in (a) Victoria, and (b) the postcode areas (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083, (vi) 3087, (vii) 3088, (viii) 3089, (ix) 3090, (x) 3091, and (xi) 3752.

- *2678 **MR JENKINS:** To ask the Minister representing the Minister for Local Government, Territories and Roads—What sums were allocated in local government financial assistance grants in (a) 2000-2001, (b) 2001-2002, (c) 2002-2003, and (d) 2003-2004 to the (i) City of Whittlesea, (ii) City of Banyule, (iii) Shire of Nillumbik, and (iv) City of Darebin.
- *2679 MR JENKINS: To ask the Minister for Trade—
 - (1) How many companies in the electoral division of Scullin have received export assistance in (a) 2001, (b) 2002, and (c) 2003.
 - (2) In each instance, what was the (a) name of the company, (b) sum received, and (c) purpose of each grant.
- *2680 MR JENKINS: To ask the Minister for Communications, Information Technology and the Arts—
 - (1) What projects did the Australia Council fund in the Melbourne metropolitan area in (a) 2000-2001, (b) 2001-2002, and (c) 2002-2003.
 - (2) What was the (a) expenditure on, (b) location, and (c) purpose of each grant.
- *2681 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, (ii) 2002-2003, and (iii) 2003-2004.
 - (2) For each community based child care centre, what is the amount of funding paid as (a) operational subsidy, (b) special needs subsidy, (c) establishment grants, and (d) block grant assistance (transitional assistance).
 - (3) Which Commonwealth funded child centres located in the electorate of Scullin have been overpaid and what sum will each child care centre be asked to repay.
- *2682 MR JENKINS: To ask the Minister for Children and Youth Affairs—
 - (1) 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, and (ii) Victoria.
 - (2) 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 the postcode areas (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083 (vi) 3087, (vii) 3088, (vii) 3089, (ix) 3090, (x) 3091, and (xi) 3752.
- *2683 **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 (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083 (vi) 3087, (vii) 3088, (viii) 3089, (ix) 3090, (x) 3091, and (xi) 3752.
- *2684 MR JENKINS: To ask the Minister for Health and Ageing—
 - (1) Is the Government considering removing branded pharmaceuticals from the Pharmaceutical Benefits Scheme (PBS) list.
 - (2) What was the total number of PBS prescriptions filled during (a) 2002-2003, and (b) 2003-2004 in (i) Victoria, and (ii) the electoral division of Scullin.
 - (3) What was the total number of PBS prescriptions filled during (a) 2002-2003 and (b) 2003-2004 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.
 - (4) What was the total number of PBS prescriptions filled for concession card holders during (a) 2002-2003, and (b) 2003-2004 in (i) Victoria, and (ii) the electoral division of Scullin.
 - (5) What was the total number of PBS prescriptions filled for concession card holders during (a) 2002-2003, and (b) 2003-2004 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.
 - (6) What was the total number of PBS prescriptions filled for non-concession card holders during (a) 2002-2003, and (b) 2003-2004 in (i) Victoria, and (ii) the electoral division of Scullin.
 - (7) What was the total number of PBS prescriptions filled for non-concession card holders during (a) 2002-2003, and (b) 2003-2004 in the postcode areas of (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083 (vi) 3087, (vii) 3088, (vii) 3089, (ix) 3090, (x) 3091, and (xi) 3752.
 - (8) What was the total number of PBS prescriptions filled for scripts that cost the consumer a maximum of \$23.10 during (a) 2002-2003, and (b) 2003-2004 in (i) Victoria, and (ii) the electoral division of Scullin.

- (9) What was the total number of PBS prescriptions filled for scripts that cost the consumer a maximum of \$23.10 during (a) 2002-2003, and (b) 2003-2004 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.
- (10) What was the total number of PBS prescriptions filled for scripts that cost the consumer a maximum of \$3.70 during (a) 1998-1999, (b) 1999-2000, (c) 2000-2001, (d) 2001-2002, (e) 2002-2003, and (f) 2003-2004, in (i) Victoria, and (ii) the electoral division of Scullin.
- (11) What was the total number of PBS prescriptions filled for scripts that cost the consumer a maximum of \$3.70 during (a) 1998-1999, (b) 1999-2000, (c) 2000-2001, (d) 2001-2002, (e) 2002-2003, and (f) 2003-2004 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.

*2685 MR JENKINS: To ask the Minister for Health and Ageing—

- (1) What was the total number of individuals who reached the Medicare Safety Net Threshold in (a) 2000, (b) 2001, (c) 2002, and (d) 2003, in (i) Victoria, and (ii) the electoral division of Scullin.
- (2) What was the total number of individuals who reached the Medicare Safety Net Threshold in (a) 2000, (b) 2001, (c) 2002, and (d) 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.
- (3) What was the total number of families that reached the Medicare Safety Net Threshold in (a) 2000, (b) 2001, (c) 2002, and (d) 2003, in (i) Victoria, and (ii) the electoral division of Scullin.
- (4) What was the total number of families that reached the Medicare Safety Net Threshold in (a) 2000, (b) 2001, (c) 2002, and (d) 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.

*2686 MR JENKINS: To ask the Minister for Health and Ageing—

- (1) What was the total number of individuals who reached the Pharmaceutical Benefits Scheme (PBS) Safety Net Threshold in (a) 2000, (b) 2001, (c) 2002, and (d) 2003 in (i) Victoria, and (ii) the electoral division of Scullin.
- (2) What was the total number of individuals who reached the PBS Safety Net Threshold in (a) 2000, (b) 2001, (c) 2002, and (d) 2003 in the postcode areas of (i) 3074, (ii) 3075, (iii) 3076, (iv) 3082, (v) 3083 (vi) 3087, (vii) 3088, (vii) 3089, (ix) 3090, (x) 3091, and (xi) 3752.
- (3) What was the total number of families that reached the PBS Safety Net Threshold in (a) 2000, (b) 2001, (c) 2002, and (d) 2003 in (i) Victoria, and (ii) the electoral division of Scullin.
- (4) What was the total number of families that reached the PBS Safety Net Threshold in (a) 2000,(b) 2001, (c) 2002, and (d) 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.

*2687 MR JENKINS: To ask the Minister for Health and Ageing—

- (1) What was the total number of individuals with a Safety Net Concession Card in (a) 2000, (b) 2001, (c) 2002, and (d) 2003 in (i) Victoria, and (ii) the electoral division of Scullin.
- (2) What was the total number of individuals with a Safety Net Concession Card in (a) 2000, (b) 2001, (c) 2002, and (d) 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.
- (3) What was the total number of families with a Safety Net Concession Card in (a) 2000, (b) 2001, (c) 2002, and (d) 2003 in (i) Victoria, and (ii) the electoral division of Scullin.
- (4) What was the total number of families with a Safety Net Concession Card in (a) 2000, (b) 2001, (c) 2002, and (d) 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.

*2688 MR JENKINS: To ask the Minister for Health and Ageing—

- (1) What was the total number of individuals with a Safety Net Entitlement Card in (a) 2000, (b) 2001, (c) 2002, and (d) 2003 in (i) Victoria, and (ii) the electoral division of Scullin.
- (2) What was the total number of individuals with a Safety Net Entitlement Card in (a) 2000, (b) 2001, (c) 2002, and (d) 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.
- (3) What was the total number of families with a Safety Net Entitlement Card in (a) 2000, (b) 2001, (c) 2002, and (d) 2003 in (i) Victoria, and (ii) the electoral division of Scullin.

(4) What was the total number of families with a Safety Net Entitlement Card in (a) 2000, (b) 2001, (c) 2002, and (d) 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.

*2689 MR JENKINS: To ask the Minister for Health and Ageing—

- (1) What percentage of Medicare services by broad type of service were direct billed during (a) 2001-2002, and (b) 2002-2003 in (i) Victoria, and (ii) the electoral division of Scullin.
- (2) What percentage of Medicare services by broad type of service were direct billed during (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.
- (3) What was the total number of Medicare services provided during (a) 2001-2002, and (b) 2002-2003 in (i) Victoria, and (ii) the electoral division of Scullin.
- (4) What was the total number of Medicare services provided during (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.
- (5) How many Medicare services were provided per capita during (a) 2001-2002, and (b) 2002-2003 in (i) Victoria, and (ii) the electoral division of Scullin.
- (6) How many Medicare services were provided per capita during (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.
- (7) What percentage of Medicare services were provided at or below the scheduled fee during (a) 2001-2002, and (b) 2002-2003 in (i) Victoria, and (ii) the electoral division of Scullin
- (8) What percentage of Medicare services were provided at or below the scheduled fee during (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.

*2690 MR JENKINS: To ask the Minister for Veterans' Affairs—

- (1) What was the total number of Pharmaceutical Benefits Scheme (PBS) prescriptions filled for Department of Veterans' Affairs (DVA) treatment card holders during (a) 2001-2002, and (b) 2002-2003 in (i) Victoria, and (ii) the electoral division of Scullin
- (2) What was the total number of PBS prescriptions filled for DVA treatment card holders during (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, (vii) 3089, (ix) 3090, (x) 3091, and (xi) 3752.

*2691 MR DANBY: To ask the Minister representing the Minister for Revenue and Assistant Treasurer—

- (1) Is the Minister aware that the capital gains tax rollover relief available in section 126-5 of the *Income Tax Assessment Act 1997* is only available to heterosexual married or de-facto couples because of the definition of 'defacto' in section 995-1 of the same Act.
- (2) Can the Minister confirm that when same-sex couples break up they may have to pay capital gains tax in circumstances in which heterosexual couples would not.
- (3) Is the Minister aware of the recent ruling by the United Nations Human Rights Committee in the case of *Young v Australia*.
- (4) Is the Minister aware of the statement of the Prime Minister on 24 August 2001 to the effect that he is opposed to discrimination on the basis of sexual orientation.
- (5) Is the Minister considering changes to the *Income Tax Assessment Act 1997* to ensure that same-sex and opposite-sex couples are treated similarly when relationships break down; if not, why not; if so, when will the Minister introduce legislation to eliminate discrimination on the basis of sexual orientation.

*2692 MR DANBY: To ask the Minister for Foreign Affairs—

- (1) Can he confirm reports that Saudi Arabia never intended to accept the live sheep on the *Cormo Express*; if so, what evidence is there to support this claim.
- (2) Can he confirm that (a) no transport for the sheep was present, and (b) no stevedores or wharf labourers were present when the ship docked in Saudi Arabia; if so, (i) is this normal practice when live sheep arrive in Saudi Arabia, and (ii) what preparations are usually made in Saudi Arabia at a port receiving live sheep.
- (3) Is he aware of reports that elements of the Saudi government rejected the sheep for either political or commercial reasons.

- (4) Has he seen the report in *The Australian* of 28 October which stated "the sheep stranded at sea were refused by Saudi Arabia not because they were diseased but in retaliation for Australia's role in Iraq. The Government has not admitted it, but a former ambassador to Riyadh does."; if so, (a) what credence does he place on this report, and (b) is he able to name the former Ambassador who made the statement.
- (5) Who (a) is the current Ambassador to Saudi Arabia, and (b) were the previous Ambassadors since 1996.
- (6) What reason (a) was given by Saudi Arabia for the rejection of the sheep, and (b) was actually behind the rejection of the sheep.
- (7) Were the sheep inspected on their arrival in Saudi Arabia; if so, by whom.
- (8) To which countries did the Government try to offload the sheep before the agreement was made with Eritrea.
- (9) Is he aware of attempts by Saudi Arabia to induce any third country not to accept the sheep; if so, what were they.
- (10) Is he aware of any representations by the Saudi government to any other government about the sheep; if so, is he able to say (a) to which governments representations were made, and (b) what was the content of the representations.
- (11) Which government departments were involved in negotiations with other countries about the fate of the sheep.
- (12) At what level were the negotiations conducted and did he have any personal involvement in the negotiations.

*2693 MR DANBY: To ask the Minister for Foreign Affairs—

- (1) How many diplomats from Saudi Arabia are accredited to the Royal Embassy of Saudi Arabia in Canberra.
- (2) What are their functions.
- (3) With which Embassy officials has the Australian government been negotiating the issue of live sheep exports.
- (4) Has the Government called in any Saudi Arabian diplomats to explain the actions of the Saudi government in relation to the live sheep issue; if so, what explanation has been given.

*2694 MR DANBY: To ask the Minister for Agriculture, Fisheries and Forestry—

- (1) With which countries did he or his officials conduct negotiations over the receipt of the sheep on the *Cormo Express* after their rejection by Saudi Arabia.
- (2) Can he confirm reports that Saudi Arabia never intended to accept the live sheep on the *Cormo Express*; if so, what evidence is there to support this claim.
- (3) Can he confirm that (a) no transport for the sheep was present, and (b) no stevedores or wharf labourers were present when the ship docked in Saudi Arabia; if so, (i) is this normal practice when live sheep arrive in Saudi Arabia, and (ii) what preparations are usually made in Saudi Arabia at a port receiving live sheep.
- (4) Is he aware of reports that elements of the Saudi government rejected the sheep for either political or commercial reasons.
- (5) Has he seen the report in *The Australian* of 28 October which stated "the sheep stranded at sea were refused by Saudi Arabia not because they were diseased but in retaliation for Australia's role in Iraq. The Government has not admitted it, but a former ambassador to Riyadh does."; if so, (a) what credence does he place on this report, and (b) is he able to name the former Ambassador who made the statement.
- (6) What reason (a) was given by Saudi Arabia for the rejection of the sheep, and (b) was actually behind the rejection of the sheep.
- (7) Were the sheep inspected on their arrival in Saudi Arabia; if so, by whom.
- (8) To which countries did the Government try to offload the sheep before the agreement was made with Eritrea
- (9) Is he aware of attempts by Saudi Arabia to induce any third country not to accept the sheep; if so, what were they.

- (10) Is he aware of any representations by the Saudi government to any other government about the sheep; if so, is he able to say (a) to which governments representations were made, and (b) what was the content of the representations.
- (11) Which government departments were involved in negotiations with other countries about the fate of the sheep.
- (12) At what level were the negotiations conducted and did he have any personal involvement in the negotiations.
- (13) Can he say whether Mr Lachlan Gosse, a member of the panel appointed by him to investigate the live sheep issue, is a relative of the Foreign Minister; if so, is this a potential conflict of interest.

*2695 MR McCLELLAND: To ask the Attorney-General—

- (1) Is he aware of concerns expressed by New South Wales Magistrate, Mr Paul Lyons, about the operation of the Commonwealth Witness Protection Program, reported in *The Australian* on 19 September 2003.
- (2) What action is the Government taking to address these concerns.

*2696 MR PRICE: To ask the Minister for Communications, Information Technology and the Arts—

- (1) In the electorates of Western Sydney, how many Remote Integrated Multiplexer line splitting services have been connected in each electorate and how many are proposed to be connected in each electorate over what time frame.
- (2) What compensation, if any, is available to subscribers who have been denied the opportunity of connecting broadband services; if no compensation is payable, why not.
- (3) Has the Telecommunications Authority been advised of the situation; if so, what action has it taken or does it propose to take.
- (4) Has the Government conducted any review of line splitting; if so, (a) when, (b) who conducted the review, and (c) what was the outcome.

*2697 MR ORGAN: To ask the Minister for the Environment and Heritage—

- (1) Is he aware that many of the recommended plants included in the "Flora for Fauna" scheme administered by the Nursery and Garden Industry Australia under the Environment Australia Natural Heritage Trust are privately owned cultivars that do not occur in nature and are protected by Plant Breeders Rights, and that authentic Australian plants are not the sole focus of "Flora for Fauna".
- (2) Is he aware that the propagation of artificial hybrids and cultivars results in genetically identical clones that contribute nothing to biodiversity.
- (3) Is he aware of CSIRO findings that artificial hybrids hybridise with naturally occurring species, contaminating the local gene pool.
- (4) Is he aware that artificial hybrids with enlarged flowers attract aggressive, territorial, non-endangered birds such as the Noisy Miner to the detriment of the Eastern Spinebill, Regent Honeyeater and other endangered birds.
- (5) Can he explain the basis of the claim that the "Flora for Fauna" program enhances biodiversity and environmental education.

*2698 MR K. J. THOMSON: To ask the Treasurer—

- (1) Will he confirm that the Treasury Department has rejected the proposal for the introduction of a federal levy on plastic bags.
- (2) What was the rationale for the Treasury Department's decision.
- (3) Did the Treasury Department complete any modelling as to the cost of the proposed federal levy; if so, what did this modelling demonstrate.

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, Mrs Draper, Mr Haase, Ms Hoare, Dr Lawrence, Mr Lloyd, Mr Melham, 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 Schultz, 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 inquiries:

Future opportunities for Australia's film, animation, special effects and electronic games industries. 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 inquiries:

Local government and cost shifting.

Review of the Reserve Bank of Australia Report for 2001-02.

Review of the Reserve Bank of Australia Report for 2002-03 and Payment System Board Report for 2002-03.

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:

Employment: Increasing participation in paid work

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 inquiries:

Employment in the environment sector.

Sustainable cities 2025.

FAMILY AND COMMUNITY AFFAIRS: Mrs Hull (*Chair*), Mr Cadman, Ms Draper, Mr Dutton, Ms George, Mrs Irwin, Mr Pearce, Mr Price, 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:

Child custody arrangements in the event of family separation.

Children's developmental health and well being.

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 Haase, Mr Hatton, Mr McLeay, 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.)

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

Current inquiries:

Averment provisions in customs legislation

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 inquiry:

Proposed revised standing orders.

PUBLICATIONS: Mr Randall (*Chair*), Mr Adams, Mr Cobb, Mr Evans, 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:

Coordination of the science to combat salinity.

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 inquiries:

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

National road safety.

Privatisation of regional infrastructure and government business enterprises.

Select

RECENT AUSTRALIAN BUSHFIRES (Formed 26 March 2003): Mr Nairn (Chair), Mr Adams, Mr Bartlett, Mr Causley, Ms Ellis, Mrs Gash, Mr Gibbons, Mr Hawker, Mr McArthur, Mr Mossfield, Mr G. M. O'Connor, Mr Organ, Ms Panopoulos, Mr Schultz (To report by 6 November 2003).

Joint Statutory

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

Current inquiries:

Intelligence information received by Australia's intelligence services in relation to weapons of mass destruction.

Intelligence Services Amendment Bill 2003.

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.

Current inquiries:

Cybercrime.

Trafficking in women for sexual servitude.

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: Senator Chapman (*Chair*), Mr Byrne, Mr Ciobo, Mr Griffin, Mr Hunt, Mr McArthur, Senator Brandis, Senator Conroy, Senator Murray, Senator Wong.

Current inquiries:

Australia's insolvency laws.

CLERP (Audit Reform and Corporate Disclosure) Bill and related matters.

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: Senator Johnston (*Chair*), Mrs Hull, Mrs Ley, Mr McMullan, Mr Secker, Mr Snowdon, Senator Crossin, Senator Lees, Senator McLucas, Senator Scullion.

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

Current inquiries:

Management and integrity of electronic information in the Commonwealth.

Review of Aviation Security in Australia.

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:

Christmas Island—Construction of a respecified immigration reception and processing centre.

Christmas Island—Proposed community recreation centre.

Lucas Heights, NSW—New main entrance at the Lucas Heights Science and Technology Centre.

Lucas Heights, NSW—Redevelopment of Radiopharmaceutical Production Building No. 23.

Queanbeyan, NSW—Development of off-base housing for Defence.

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:

Minimum representation for the Australian Capital Territory and the Northern Territory.

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.

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.

Watching Brief on the War on Terrorism.

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

Current inquiry:

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

NATIONAL CAPITAL AND EXTERNAL TERRITORIES (Formed 14 February 2002): Senator Lightfoot (Chair), 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:

Governance on Norfolk Island.

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).

Role of the National Capital Authority.

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.

Current inquiries:

Convention for the Safety of Life at Sea, 1974 and the Ship and Port Facility Security Code (ISPS). Treaty tabled on 3 December 2002 (V&P, page 598.)

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).