Orders of the day

1 SUPERANNUATION LEGISLATION AMENDMENT (TRUSTEE GOVERNANCE) BILL 2015 (Assistant Treasurer): Second reading—Resumption of debate (from 19 October 2015).

2 SOCIAL SERVICES LEGISLATION AMENDMENT (NO JAB, NO PAY) BILL 2015 (Minister for Social Services): Second reading—Resumption of debate (from 16 September 2015—Ms King).


5 CUSTOMS TARIFF AMENDMENT (CHINA-AUSTRALIA FREE TRADE AGREEMENT IMPLEMENTATION) BILL 2015 (Minister for Trade and Investment): Second reading—Resumption of debate (from 16 September 2015—Ms King).


7 MIGRATION AMENDMENT (CHARGING FOR A MIGRATION OUTCOME) BILL 2015 (Minister for Immigration and Border Protection): Second reading—Resumption of debate (from 16 September 2015—Dr Leigh).


9 MARITIME TRANSPORT AND OFFSHORE FACILITIES SECURITY AMENDMENT (INTER-STATE VOYAGES) BILL 2015 (Minister for Infrastructure and Regional Development): Second reading—Resumption of debate (from 12 August 2015—Ms King).


* 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.


15 ABORIGINAL LAND RIGHTS (NORTHERN TERRITORY) AMENDMENT BILL 2015 (Parliamentary Secretary to the Prime Minister): Second reading—Resumption of debate (from 24 June 2015—Mr Zappia).


21 AUSTRALIAN CHARITIES AND NOT-FOR-PROFITS COMMISSION (REPEAL) (NO. 1) BILL 2014 (Minister for Social Services): Second reading—Resumption of debate (from 3 December 2014—Mr Laming, in continuation) on the motion of Mr K. J. Andrews—That the Bill be now read a second time—And on the amendment moved thereto by Dr Leigh, 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 is of the opinion that the Government’s plan to abolish the Australian Charities and Not-for-profits Commission is an insult to the good work of the charitable sector, and to all Australians that want accountability and transparency when it comes to their generous donations.”.


24 FIRST ANNIVERSARY OF THE LOSS OF MALAYSIA AIRLINES FLIGHT MH370: Resumption of debate (from 5 March 2015—Mr Hartsuyker) on the motion of Mr Abbott—That this House:

1) note that the 8th of March will mark 12 months since Malaysia Airlines Flight MH370 disappeared from radar over the South China Sea;

2) extend its heartfelt sympathies to the family and friends of the 239 passengers and crew on board, including six Australian citizens and one Australian resident, who have suffered a harrowing 12 months of uncertainty and sorrow;

3) acknowledge the hard work and perseverance of all those working on the international search and recovery effort, led by Australia, to locate the missing aircraft; and

4) note the work of Airservices Australia and their counterparts in Malaysia and Indonesia in leading global efforts to enhance aircraft flight tracking.


26 OMNIBUS REPEAL DAY (SPRING 2014) BILL 2014: Consideration of Senate’s amendments (from 19 August 2015).

27 CRIMES LEGISLATION AMENDMENT (POWERS, OFFENCES AND OTHER MEASURES) BILL 2015: Consideration of Senate’s amendments (from 19 August 2015).

28 TREASURY LEGISLATION AMENDMENT (SMALL BUSINESS AND UNFAIR CONTRACT TERMS) BILL 2015: Consideration of Senate’s amendments (from 14 September 2015).

29 FAIR WORK AMENDMENT BILL 2014: Consideration of Senate’s amendments (from 14 October 2015).
30 ASSET RECYCLING FUND BILL 2014: Consideration of Senate’s message (from 26 August 2014).
31 ASSET RECYCLING FUND (CONSEQUENTIAL AMENDMENTS) BILL 2014: Consideration of Senate’s message (from 26 August 2014).
33 OFFER OF REPATRIATION—TERENDAK CEMETERY—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 12 August 2015—Mr Champion) on the motion of Mr Pyne—That the House take note of the document.
34 PRESENTATION OF THE PRIME MINISTER’S ANNUAL REPORT ON CLOSING THE GAP: Consideration of Senate’s message No. 27 (from 12 December 2013).

Notices

1 MR HUNT: To move—That this House:
   (1) notes that the carbon tax is inflicting massive damage on the Australian economy, as follows:
      (a) in its first year of operation, the carbon tax was a $7.6 billion hit on the Australian economy and a direct hit on around 75,000 businesses;
      (b) 348 companies have paid $6.6 billion in direct emissions liabilities in 2012-13;
      (c) a further $1 billion has been slugged on business through reduced fuel tax credits, and charges on the refrigeration and aviation industries; and
      (d) 16 of the 20 largest carbon tax bills have gone to electricity companies, and the power sector is being hit with $4.1 billion in additional costs, pushing up power bills for families; and
   (2) calls on the Senate to pass, as a matter of priority, the:
      (a) Climate Change Authority (Abolition) Bill 2013;
      (b) Clean Energy Legislation (Carbon Tax Repeal) Bill 2013;
      (c) Ozone Protection and Synthetic Greenhouse Gas (Import Levy) Amendment (Carbon Tax Repeal) Bill 2013;
      (d) Ozone Protection and Synthetic Greenhouse Gas (Import Levy) (Transitional Provisions) Bill 2013;
      (e) Ozone Protection and Synthetic Greenhouse Gas (Manufacture Levy) Amendment (Carbon Tax Repeal) Bill 2013;
      (f) True-up Shortfall Levy (General) (Carbon Tax Repeal) Bill 2013;
      (g) True-up Shortfall Levy (Excise) (Carbon Tax Repeal) Bill 2013;
      (h) Excise Tariff Amendment (Carbon Tax Repeal) Bill 2013;
      (i) Customs Tariff Amendment (Carbon Tax Repeal) Bill 2013; and
      (Notice given 25 February 2014.)

2 MR PYNE: To move—That standing order 1 be amended to read as follows:

1 Maximum speaking times (amendments to existing subject, as follows)

The maximum time limits that apply to debates, speeches and statements are as follows provided that any time taken by interruptions for the purposes of calling and forming a quorum call shall not count towards the maximum speaking time allowed to the Member speaking at the time.

(Notice given 13 February 2014.)

3 MR PYNE: To move—That standing order 47 be amended to read as follows:

47 Motions for suspension of orders
   (a) A Minister may move, with or without notice, the suspension of any standing or other order of the House.
   (b) If a suspension motion is moved on notice, it shall appear on the Notice Paper and may be carried by a majority of votes.
   (c) If a suspension motion is moved without notice it:
      (i) must be relevant to any business under discussion and seconded; and
      (ii) can be carried only by an absolute majority of Members.
(d) Any suspension of orders shall be limited to the particular purpose of the suspension.

(Notice given 13 November 2013.)

Orders of the day—continued

35 TARIFF PROPOSALS (Mr Ciobo):
   Excise Tariff Proposal No. 1 (2014)—moved 30 October 2014—Resumption of debate (Mr Clare).
   Customs Tariff Proposal No. 1 (2014)—moved 30 October 2014—Resumption of debate (Mr Clare).

Contingent notices of motion

Contingent on the motion for the second reading of any bill being moved: Minister to move—That so much of the standing orders be suspended as would prevent the resumption of debate on the motion that the bill be read a second time being made an order of the day for a later hour.

Contingent on any report relating to a bill being received from the Federation Chamber: 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.

Contingent on the second reading of a bill being agreed to and the Speaker having announced any message from the Governor General under standing order 147: 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.

COMMITTEE AND DELEGATION REPORTS

Orders of the day

1 CONSTITUTIONAL RECOGNITION OF ABORIGINAL AND TORRES STRAIT ISLANDER PEOPLES—JOINT SELECT COMMITTEE—FINAL REPORT—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 7 September 2015—Mr Feeney) on the motion of Mr Wyatt—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 including 9 November 2015.)
PRIVATE MEMBERS’ BUSINESS

Notice given for Tuesday, 20 October 2015

*1** MR IRONS: To move—that this House:

(1) recognises that thousands of Australians received a spinal injection of the chemical dye Iophendylate (marked as Pantopaque and Myodil) and that many now suffer from the painful disease adhesive arachnoiditis;

(2) acknowledges the recommendations in the report Living with the pain of adhesive arachnoiditis: Report on the roundtable into adhesive arachnoiditis presented by the Standing Committee on Health and Ageing on 11 February 2013 and calls for all recommendations to be implemented; and

(3) encourages all Members of Parliament to be aware of the condition and support members of their community suffering from adhesive arachnoiditis.

(Notice given 16 October 2015.)

Notices—continued

1 MS PARKE: To move—that this House:

(1) notes:

(a) the widespread and systematic campaign of persecution towards Baha’is in Iran;

(b) that the application of discriminatory policies against Baha’is has escalated over the last two years, with government officials blocking access to higher education, business and trade, as well as suppressing the social and cultural freedoms for those of the Baha’i faith;

(c) the increased economic pressures placed on Baha’is through the systematic sealing of their business premises in response to businesses being closed in observance of Baha’i holy days in April and May;

(d) that small enterprises are one of the only means of economic subsistence available to the majority of Baha’is in Iran, since they are banned from all government employment, and private sector businesses are frequently pressured to dismiss Baha’i employees;

(e) that Baha’is continue to experience the threat of arrest and imprisonment, suffer from the incitement of hatred through government-sanctioned media, and face denial of access to higher education; and

(f) one of the two recommendations from the 2014 Universal Periodic Review (second review) conditionally accepted by Iran was Australia’s recommendation to ‘ensure that the trials of seven Baha’is are fair and transparent and conducted in accordance with international standards, and that Iran amend all legislation that discriminates against minority groups’; and

(2) calls on the Australian Government to urge the Iranian Government to:

(a) address and improve the observance of basic human rights in Iran, including in relation to those who practise the Baha’i faith; and

(b) implement the accepted recommendations of the Universal Periodic Review, and accept all Universal Periodic Review recommendations unconditionally.

(Notice given 25 June 2015. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays including 9 November 2015.)

2 MR THISTLETHWAITE: To move—that this House:

(1) congratulates the Australian women’s national soccer team (the Matildas) on its recent success at the World Cup in Canada for:

(a) finishing second in Group D with a victory over Nigeria and a draw with Sweden;

(b) winning its Round of 16 match against Brazil; and

(c) narrowly losing to Japan 1-0 in the quarter finals;

(2) congratulates the Australia national netball team (the Netball Diamonds) on its recent success at the World Cup in Sydney for:

(a) finishing second in Group D with victories over Barbados, Trinidad and Tobago;

(b) winning its qualification round matches against England, South Africa and Wales and winning its semi final match against Jamaica; and

(c) defeating New Zealand in the final 58-55 to claim its 11th world championship title;
recognises:
(a) the hard work and dedication of the team members and coaching staff and management of both teams; and
(b) that women sporting champions in Australia are often poorly remunerated compared to their male counterparts; and
(4) condemns the Government’s cuts to the ABC budget which have seen many Australian female sports such as W-League soccer and Women’s National Basketball League cut from free to air television broadcasts.
(Notice given 10 August 2015; amended 19 August 2015. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays including 9 November 2015.)

3 MR FITZGIBBON: To move—That this House:
(1) acknowledges that the United Nations General Assembly has declared 2015 as the International Year of Soils (IYS);
(2) notes that:
(a) the IYS aims to be a platform for raising awareness of the importance of sustainable soil management as the basis for food systems, fuel and fibre production, essential ecosystem functions and better adaptation to climate change for present and future generations; and
(b) the objectives of the IYS are to:
(i) create awareness of the fundamental roles of soils for human life;
(ii) achieve recognition of the prominent contributions of soils to food security, climate change adaptation and mitigation, essential ecosystem services, poverty alleviation and sustainable development;
(iii) promote effective policies and actions for the sustainable management and protection of soil resources;
(iv) educate decision makers about the need for robust investment in sustainable soil management activities aimed at healthy soils for different land users and population groups; and
(v) advocate for rapid enhancement of capacities and systems for soil information collection and monitoring at all levels (global, regional and national); and
(3) commits to promoting the importance of healthy soils and encouraging the adoption of regenerative landscape management practices throughout the year, including celebration of World Soil Day on 5 December 2015.
(Notice given 11 August 2015. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays including 9 November 2015.)

4 MR BANDT: To move—That this House:
(1) notes that on Thursday 6 August 2015 Hutchison Ports Australia terminated 97 of its workers via text message and email late at night;
(2) recognises that the termination of these employees may violate fair work laws and that the manner in which they were terminated represents disrespectful and harsh business practices that are unwelcome in Australian workplaces;
(3) acknowledges the significant impact that this will have on the workers and their families; and
(4) calls on the Government to amend the Fair Work Act 2009 so that the internationally recognised right to strike is protected and the Fair Work Commission is not required to issue orders against employees if their employer has acted unfairly and instigated a dispute.
(Notice given 11 August 2015. Notice will be removed from the Notice Paper unless called on on any of the next 3 sitting Mondays including 9 November 2015.)

5 MS L. M. CHESTERS: To move—That this House:
(1) notes that:
(a) the latest OECD Programme for International Student Assessment report shows the educational attainment of school students in regional Australia is almost one year behind city students, with remote students being almost two years behind;
(b) country students are less likely to complete year 12 and continue to post school education than their city peers;
(c) fewer students in regional, rural and remote Australia meet the NAPLAN national minimum standards; and

(d) the Gonski review found that students in regional, rural and remote Australia are more likely to be disadvantaged or vulnerable;

(2) acknowledges:

(a) the additional cost of providing schooling in regional, rural and remote locations;

(b) that the Gonski reforms were set to deliver the resources needed to improve results in regional, rural and remote schools, through needs based funding for small schools and school location; and

(c) that regional, rural and remote schools were set to be some of the biggest beneficiaries of the Gonski reforms, with almost 40 per cent of the additional funding benefiting country schools;

(3) calls on all Members representing regional, rural and remote communities to:

(a) hold the Government to account for its broken promise that there would be ‘no cuts to education’;

(b) speak out in the Parliament and their communities against the Government’s school cuts; and

(c) demand that students in regional, rural and remote Australia have access to the same opportunities as their city peers; and

(4) calls upon the Government to:

(a) acknowledge that students in regional, rural and remote Australia deserve the same educational opportunities as city students;

(b) reverse its cuts to schools; and

(c) honour the Gonski agreements.

(Notice given 18 August 2015. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays including 9 November 2015.)

6 MR WILKIE: To move—That this House:

(1) notes that the Government’s recent changes to the income test treatment of defined benefit superannuation streams:

(a) will have an adverse effect on nearly 48,000 part pension recipients;

(b) do not give affected people enough time to make other financial arrangements; and

(c) are the latest in a series of adverse changes to retirement incomes contained in the 2014-15 and 2015-16 budgets; and

(2) calls on the Government to reverse its decision to place a cap on the amount of income from defined benefit superannuation schemes that can be excluded from the Age Pension income test or, at the very least, delay the commencement of these measures to 1 January 2017 at the earliest.

(Notice given 18 August 2015. Notice will be removed from the Notice Paper unless called on on any of the next 4 sitting Mondays including 9 November 2015.)

7 MR CHAMPION: To move—That this House:

(1) notes:

(a) the importance of rural and regional newspapers in providing a vital service to the towns and regional communities they cover; and

(b) that maintaining a viable rural and regional press is in the interest of regional communities; and

(2) recommends that the Government:

(a) considers reviewing the amount of government advertising in regional papers;

(b) recognises the significance of its decisions regarding government advertising and the impact that these decisions can have on regional publications; and

(c) stops discriminating against newspapers which service rural and regional areas through its changes to government advertising.

(Notice given 20 August 2015. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays including 9 November 2015.)
8 **MR ALBANESE:** To move—That this House:

(1) acknowledges:

(a) that the productivity, sustainability and liveability of our cities face emerging pressures relating to urban growth as Australia continues to transform into a knowledge intensive economy;

(b) that the agglomerative effects of this are already being felt keenly in our capital cities, which suffer from traffic congestion and an unprecedented growth in house prices;

(c) that new technologies:

(i) have ensured our communities are more connected and more engaged than ever before; and

(ii) provide critical opportunities for city leaders to foster entrepreneurship and innovation;

(d) the benefits of attracting the next generation of start-ups while using new ways to promote small local businesses on a national and international stage, and the consequent uplift in productivity for our cities in regional and urban areas;

(2) congratulates Parramatta City Council and the Future Cities Collaborative on their announcement that they will host a city leaders summit on Smart Cities for the Greater Sydney Metropolitan Area on 10 November 2015; and

(3) calls on the Government to:

(a) re-establish the Major Cities Unit;

(b) encourage the development of second and third central business districts in our capital cities and support opportunities for innovation and entrepreneurship;

(c) through COAG, develop policy levers to help create the best set of conditions for innovation to flourish, looking at best practice models from around the world;

(d) assess ways to ensure regulations keep up to date with new ideas and technologies;

(e) work with city leaders to ensure the promotion and support of local small businesses; and

(f) recognise the emergence of Smart Cities globally and the contribution they can make to cities in regional and urban areas around Australia.

(Notice given 7 September 2015. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays including 9 November 2015.)

9 **MR S. P. JONES:** To move—That this House:

(1) acknowledges that:

(a) crystal methamphetamine or ‘ice’ is tearing apart vulnerable communities across Australia;

(b) the head of the National Ice Taskforce and former Victorian Police Commissioner, Mr Ken Lay, has noted that rural communities want the focus of an ice strategy to be on primary prevention and harm reduction; and

(c) the Minister for Justice has repeatedly said that we cannot ‘arrest our way out’ of the problem of ice use;

(2) recognises that Western Australia—the state with the nation’s highest rate of amphetamine use—is struggling to contain the effects of this harmful drug and as a result:

(a) police statistics show Armadale has one of the highest crime rates in the Perth metropolitan area with 571 assaults and 377 home burglaries in the year to June; and

(b) treatment services in the electoral division of Canning including Hope Community Services and the Palmerston Association are under significant pressure, particularly given ongoing funding uncertainty caused by the Government’s budget cuts and mishandling of the sector’s future direction;

(3) acknowledges that the Western Australian Government has no plan to address ice and that the Premier should have been working with the Australian Government to tackle ice-related crime and health issues resulting from abuse of the drug;

(4) matches Labor’s commitment to provide $3.2 million to assist communities in the electoral division of Canning to combat ice use, including:

(a) providing $200,000 to install new closed circuit television cameras in crime hot spots in Armadale and Mandurah;
(b) ensuring access to illicit drug and alcohol rehabilitation, treatment and prevention services by providing $2.7 million to the Palmerston Association and Hope Community Services to guarantee funding for these services to 2019; and  
(c) investing $270,000 in the Peel Community Legal Services which offers support for women and children escaping domestic and family violence, recognising the impact of alcohol and drug related violence in the community;  
(5) reverses $800 million in budget cuts to the Department of Health’s flexible funds, which includes the Substance Misuse Prevention and Service Improvement Grants Fund and Substance Misuse Service Delivery Grants Fund, as these funds support alcohol and illicit drug treatment, rehabilitation and prevention services;  
(6) provides certainty and security for workers in treatment services on the frontline by extending funding under the Non Government Organisation Treatment Grants Program beyond 2015-16; and  
(7) releases the Department of Health’s review of drug and alcohol prevention and treatment in Australia, which was handed to the Government 7 July 2014.  

(Notice given 7 September 2015. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays including 9 November 2015.)

10 MR WILKIE: To move—That this House:  
(1) acknowledges that:  
(a) in the previous Parliament (31 May 2012), on the motion of the Member for Denison, the House resolved to:  
(i) acknowledge the large number of mothers and fathers with serious grievances with family law and the child support system;  
(ii) note that there had not been a comprehensive review of the child support system since the 2005 report In the Best Interests of Children—Reforming the Child Support Scheme;  
(iii) call on the Government to undertake a comprehensive review of family law and the child support system; and  
(iv) recommend that the terms of reference of this review be formulated to ensure that the safety and wellbeing of children is paramount;  
(b) the Member for Denison gave notice of a further motion of this nature this Parliament (26 February 2015); and  
(c) a review has not taken place;  
(2) notes that, although the House of Representatives Standing Committee on Social Policy and Legal Affairs in this Parliament conducted an inquiry into the Child Support Program (CSP), it was not an holistic and detailed review of both child support and family law; and  
(3) calls on the Government to honour the will of the previous Parliament and commission a comprehensive root and branch review of family law and the CSP with sufficient mandate to effectively consider the interaction between these systems.  

(Notice given 8 September 2015. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays including 9 November 2015.)

11 MR BANDT: To move—That this House:  
(1) takes note of the recent reports of widespread exploitation of workers within 7-Eleven stores across Australia;  
(2) expresses concern at reports that 7-Eleven has been systematically underpaying employees, paying as little as half the minimum wage and threatening foreign workers with deportation; and  
(3) calls on the Government to grant a visa amnesty to affected workers who make underpayment complaints or make submissions to the Senate inquiry into the impact of Australia’s temporary work visa programs on the Australian labour market and on the temporary work visa holders.  

(Notice given 9 September 2015. Notice will be removed from the Notice Paper unless called on on any of the next 5 sitting Mondays including 9 November 2015.)
12 **MS PARKE:** To move—that this House:

(1) notes continuing concerns in relation to the practice of harvesting organs from prisoners in The People’s Republic of China, in addition to allegations of an illegal organ harvesting trade in other parts of Asia and in Europe; and

(2) calls on the Australian Government to:

(a) acknowledge the illegal trade of organs as a significant health policy and human rights issue in the international community and publically condemn organ transplant abuses;

(b) engage in international dialogue, in a human rights context, relating to the harvesting of organs, ensuring cooperation to protect the poorest and most vulnerable groups from organ transplant tourism and the illegal sale of tissues and organs through the development of tools to ensure traceability of organs;

(c) prohibit Australians engaging in organ tourism, establish a compulsory registry of Australian patients who receive organ transplants overseas, and require doctors who are aware of their patients going abroad to obtain organs to report them to the registry;

(d) encourage Australian states and territories to ensure that the issue of trafficking of human organs is addressed in relevant existing and future legislation;

(e) urge the Chinese Government to immediately cease the practice of harvesting organs from prisoners, in particular political prisoners of conscience;

(f) urge the Chinese Government to adopt and implement the WHO Guiding Principles on Organ Transplantation regarding protection of donors, transparency and the implementation of quality systems including vigilance and traceability;

(g) urge the Chinese Government to increase efforts to set up an organised and efficient national register of organ donation and distribution, and to cooperate with requests from the United Nations Special Rapporteur and other international bodies and governments for investigations into the system; and

(h) ensure that there is a strict practice of non-contact and non-cooperation between Chinese and foreign transplant professionals while reasonable concerns remain over the harvesting of organs in China.

(Notice given 14 September 2015. Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays including 9 November 2015.)

13 **MS L. M. CHESTERS:** To move—that this House:

(1) notes:

(a) the ongoing media reports and Fair Work Ombudsman (FWO) findings into the exploitation of Working Holiday visa (subclass 417) holders, Temporary Work (Skilled) visa (subclass 457) holders and international students;

(b) nationwide monitoring by the FWO has uncovered suspected exploitation in 20 per cent of 560 migrant Temporary Work (Skilled) visa (subclass 457) worker cases examined between October 2014 and January 2015;

(c) the FWO said ‘migrant workers complaints of mistreatment had soared in recent years, and sponsorship breaches were often deliberate acts of exploitation by unscrupulous employers’;

(d) exploitation by employers has been identified in various industries including but not limited to construction, hospitality, cleaning, food processing, agriculture, the marketing and promotions sector, privately owned childcare centres and kindergartens, shopping trolley collectors and postal service contractors;

(e) many of these workers are low paid and low skilled, and are on Temporary Work (Skilled) visas (subclass 457), Working Holiday visas (subclass 417) or student visas; and

(f) this unconscionable conduct is widespread and is creating a sub class of workers that does not just hurt the employees; it puts at risk the pay and working conditions of all Australians;

(2) acknowledges the:

(a) recent hard work of the FWO to monitor, investigate, and expose potential breaches of the work visa program and Australian workplace laws; and

(b) proactive role the Australian union movement has played to highlight and expose unconscionable conduct by some employers and industries exploiting temporary visa workers;
(3) condemns the Government’s:
   (a) inaction to immediately address and implement the findings of recent FWO reports in relation to this matter; and
   (b) recent moves to relax regulations for bringing in temporary visa workers, instead of toughening the rules; and
(4) calls on the Government to:
   (a) immediately strengthen the work visa safeguards it has deliberately relaxed to make it easier for companies to hire overseas workers; and
   (b) ensure that Australia’s work visa program has robust safeguards in place to protect all workers and is not being used as a back door avenue to source cheap labour.

(Notice given 15 September 2015. Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays including 9 November 2015.)

14 MR DANBY: To move—That this House calls on the Minister for Foreign Affairs to debate in Parliament:
   (1) the merits of the Government’s changing policy toward Iran, including the rationale and likely consequences of:
      (a) signing an intelligence sharing agreement with Iran, given Iran’s financial, military and intelligence support of regional militias, including some proscribed by the Australian Parliament; and
      (b) allowing Iran to establish consulates or ‘cultural centres’ in Melbourne and Sydney, given the history of terrorism-supporting activities from similar Iranian outposts around the world; and
   (2) any move to amend Australia’s autonomous sanctions in regard to Iran before such a decision is taken.

(Notice given 15 September 2015. Notice will be removed from the Notice Paper unless called on on any of the next 6 sitting Mondays including 9 November 2015.)

15 MR CHAMPION: To move—That this House:
   (1) notes that:
      (a) people with dyslexia have difficulty in learning to read or interpret words, letters and other symbols;
      (b) dyslexia does not affect general intelligence; and
      (c) the primary symptoms of dyslexia are:
         (i) problems learning the letter sounds for reading and spelling;
         (ii) difficulty in reading single words, such as on flash cards and in lists (decoding);
         (iii) lack of fluency;
         (iv) reading slowly with many mistakes;
         (v) poor spelling; and
         (vi) poor visual gestalt/coding (orthographic coding);
   (2) acknowledges:
      (a) the hard work of support groups, educators and families in raising awareness of dyslexia;
      (b) the many programs and services helping students to achieve their best every day; and
      (c) dyslexia as a disability through the Disability Discrimination Act 1992; and
   (3) calls upon the Government to consider:
      (a) continuing to work with the states and territories to complete the Nationally Consistent Collection of Data on School Students with Disability program and implement the disability loading recommended in the Gonski report;
      (b) developing a national program which encompasses accreditation and development of schools which specialise in dyslexia, including early identification, teacher training, school autonomy, assessment and examination;
      (c) adopting models such as the United Kingdom model for dyslexia, the Education, Health and Care Plan; and
(d) Dyslexia Aware School accreditation education programs in South Australian schools.

(Notice given 17 September 2015. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays including 9 November 2015.)

16 MR DANBY: To move—That this House:

(1) condemns the ideology and actions of DAISH, including the:
   
   (a) brutal and systematic rape of and sexual violence towards women and children, including the trafficking of these women and girls;
   
   (b) use of sadistic violence as a means of oppression; and
   
   (c) ongoing, genocidal destruction of culture including the destruction of historical artefacts and sites of cultural significance; and

(2) calls on the international community to do all that it can to bring an end to these horrific acts perpetrated by DAISH and bring all of those involved to justice.

(Notice given 17 September 2015. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays including 9 November 2015.)

17 MS MACTIERNAN: To move—That this House:

(1) notes the following evidence given at the Senate Rural and Regional Affairs and Transport References Committee public hearing into the decision to commit funding to the Perth Freight Link project in Fremantle on 7 October 2015: that,
   
   (a) the benefit-cost ratio given in Infrastructure Australia’s assessment of the project was based on a ‘reference option’, not the final route;
   
   (b) a key chart in the Main Roads Western Australia business case executive summary for the Perth Freight Link showing a new outer harbour coming online in 2022 was ‘not a projection’ and ‘not a forecast’;
   
   (c) the full capacity of Fremantle inner harbour is 1.2 million to 1.4 million 20 foot equivalent units, not the 1.7 million claimed by the Western Australian Premier and Treasurer;
   
   (d) the Western Australian Government’s stated target of 30 per cent freight-on-rail would not be attainable, despite this target being used as a justification for delaying the outer harbour development and instead building the Perth Freight Link; and
   
   (e) the project proposal report seeking funding approval for Section 1 is likely to be made before the nature and scope of Section 2 is decided, making a proper benefit-cost ratio impossible to determine;

(2) notes that of the 219 written submissions to the Senate Rural and Regional Affairs and Transport References Committee inquiry into the Perth Freight Link, just four supported the project; and

(3) calls on the Prime Minister to commission a full and transparent review of the Perth Freight Link in light of the contradictory evidence given at the Senate hearing and the overwhelming opposition to the project.

(Notice given 12 October 2015. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays including 9 November 2015.)

18 MR DANBY: To move—That this House calls on the:

(1) Minister for Foreign Affairs to debate in Parliament the Australian Government’s changing policy in relation to Iran and Syria, including:
   
   (a) the nature and rationale of any proposed intelligence sharing agreement with Iran, and the rationale and likely consequences of entering into such an agreement given Iran’s financial, military and intelligence support of regional militias, including some proscribed by the Australian Parliament, such as Hezbollah;
   
   (b) the change in Government policy, from calling for the removal of Syrian President Bashar Hafez al-Assad as a necessary step for a stable political transition agreed to by all opposition groups, to one aligned with the Russian, Iranian and Hezbollah position that President Assad is seen as part of the political solution to that country’s civil war;
   
   (c) the Minister for Foreign Affairs’ statements on Syria that ‘Russia’s involvement is positive’, in light of Russian airstrikes and Russian, Iranian and Hezbollah military attacks against moderate western backed and non Daesh (IS) rebels in Syria; and
(d) concerns that the Minister for Foreign Affairs’ backing of Iranian and Russian involvement in Syria, and particularly, the Government’s false claim that ‘the West’ must choose between President Assad and Daesh, are making British and American diplomatic efforts towards viable political transition more difficult;

(2) Government to:

(a) withdraw Australian Army trainers from the Taji military complex if, as a result of Iraqi–Iranian military cooperation, Iraq’s apparent participation in a pact with Russia, Syria and Iran, and the Australian Army trainers and Special Forces being redeployed to arm and train non-PKK Kurds in northern Iraq, aid our fight against Daesh; and

(b) call on Russia to negotiate with Turkey, Europe and the United States on a no-fly zone and humanitarian corridor in northern Syria, and, along with Iran and Hezbollah, cease its attacks on non-Daesh rebels;

(3) Minister for Foreign Affairs to debate in Parliament any move to amend Australia’s autonomous sanctions in relation to Iran before such a decision is taken; and

(4) Government to defer any permission for Iran to establish an increased diplomatic presence in Australia until there is evidence that Iran ceases to support proscribed terrorist organisations, especially given the history of terrorism supporting activities by Iranian diplomats around the world.

(Notice given 13 October 2015. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays including 9 November 2015.)

19 MRS PRENTICE: To move—That this House:

(1) recognises that Australia’s state and territory capitals and other major cities are home to more than two in every three Australians;

(2) notes that the population of most Australian cities is projected to increase in the coming decades, creating additional challenges in managing planning, congestion and urban amenity;

(3) recognises that the Parliamentary Friendship Group for Better Cities was established in 2014 with the aim of working together to make Australia’s capital and major cities more liveable, resilient and productive;

(4) congratulates the Prime Minister and the Government for recognising cities policies as a priority of government through the appointment of a Minister for Cities and the Built Environment; and

(5) encourages all Members to continue to give strong support to the wellbeing of Australian cities.

(Notice given 13 October 2015. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays including 9 November 2015.)

20 MRS PRENTICE: To move—That this House:

(1) recognises that Wednesday 11 November marks Remembrance Day, the 97th anniversary of the Armistice which ended World War I;

(2) commemorates the sacrifice of the more than 60,000 Australians who were killed in World War I, and the 156,000 wounded, gassed or taken prisoner;

(3) recognises the contribution of the more than 1000 Indigenous Australians who fought in World War I;

(4) notes that by the number of deaths and casualties, World War I remains the most costly conflict in Australian history; and

(5) calls on all Australians to observe one minute’s silence at 11 am, in memory of those who have died or suffered in wars and conflict.

(Notice given 13 October 2015. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays including 9 November 2015.)

21 MRS PRENTICE: To move—That this House:

(1) recognises that BUSHkids is a non government, not for profit community organisation which offers a range of free allied health services to children and families living in rural Queensland;

(2) notes that in 2015, BUSHkids celebrates its 80th year of service to the people of rural Queensland;

(3) acknowledges that BUSHkids relies on generous donations from the general public in order to be able to continue its valuable work;

(4) notes the launch of Friends of BUSHkids, an initiative to reinvigorate community involvement in promoting and fundraising for BUSHkids services; and
(5) encourages all Queensland Members to support the Friends of BUSHkids initiative in their electorate.

(Notice given 13 October 2015. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays including 9 November 2015.)

22 MRS PRENTICE: To move—That this House:

(1) acknowledges that Australia is a prosperous nation with a high standard of living and low levels of poverty by international standards;

(2) recognises that despite our national prosperity, poverty remains an issue for some Australians;

(3) notes that 11 to 17 October is Anti-Poverty Week, a week where all Australians are encouraged to organise or take part in activities to highlight and overcome poverty in Australia and overseas;

(4) understands that the main aims of Anti-Poverty Week are to:

(a) strengthen public understanding of the causes and consequences of poverty and hardship; and

(b) encourage research, discussion and action to address these problems, including action by individuals, communities, organisations and governments; and

(5) commends the organisers and sponsors of Anti-Poverty Week for their ongoing efforts to raise awareness and take action to address poverty.

(Notice given 13 October 2015. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays including 9 November 2015.)

23 MRS PRENTICE: To move—That this House:

(1) acknowledges that many young Australians are environmentally conscious and interested in protecting our precious natural environment;

(2) recognises that the Government’s Green Army programme is providing practical opportunities for young Australians to participate in local environmental projects;

(3) acknowledges that participants gain practical skills and training that can assist them to prepare for the workforce and improve career opportunities;

(4) notes that four Green Army projects have commenced in the electoral division of Ryan, and hundreds more have commenced across Australia; and

(5) commends the Government for committing more than $700 million over four years to the Green Army programme.

(Notice given 13 October 2015. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays including 9 November 2015.)

24 MRS PRENTICE: To move—That this House:

(1) notes that Vietnam Veterans Day:

(a) is held on 18 August every year;

(b) commemorates the service and sacrifice of the almost 60,000 Australians who served in the Vietnam War, including the 521 who were killed, and the 3,000 wounded; and

(c) was, until 1987, known as Long Tan Day, which commemorated the service of the 108 personnel of D Company 6RAR, who on 18 August 1966, with limited supplies and in torrential rain, successfully fought off 2,000 North Vietnamese and Viet Cong troops near the village of Long Tan;

(2) reiterates its sincere appreciation for the service of all veterans of the Vietnam War; and

(3) expresses its regret that many veterans of the Vietnam War did not receive appropriate recognition of their service upon their return to Australia.

(Notice given 13 October 2015. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays including 9 November 2015.)
25 **MRS PRENTICE:** To move—That this House:

(1) recognises that Meals on Wheels has a long and proud history of providing ready-made nutritious meals, as well as a friendly smile and a chat, through its dedicated network of volunteers since 1952;

(2) acknowledges that Meals on Wheels prides itself on providing ‘More than just a meal’; and

(3) affirms that the ability of Meals on Wheels to provide meals along with trusted local community outreach is unparalleled, and is worthy of the recognition and continuing support of government.

*(Notice given 13 October 2015. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays including 9 November 2015.)*

**Orders of the day**

1 **UNEMPLOYMENT:** Resumption of debate *(from 15 June 2015)* on the motion of Mr Conroy—That the House:

(1) recognises that alongside national defence, there is no higher obligation on a Commonwealth government than to support and promote the employment prospects of its citizens;

(2) condemns the record of the Government which has seen:

   (a) an unemployment rate at a 12 year high;

   (b) more than 81,000 Australians added to the unemployment queue since the election of the Government;

   (c) a record underemployment rate of 8.6 per cent;

   (d) a youth unemployment rate of over 15 per cent;

   (e) 190,000 people long term unemployed, more than any time since records began; and

   (f) one in four unemployed people being long term unemployed;

(3) recognises that while support for small businesses is important to stimulating jobs growth, more is needed; and

(4) calls on the Government to invest more in education, training, industry and innovation policies to rectify this jobs crisis.

*(Order of the day will be removed from the Notice Paper unless re-accorded priority on 9 November 2015.)*

2 **UNITED NATIONS CHARTER—70TH ANNIVERSARY:** Resumption of debate *(from 22 June 2015)* on the motion of Dr Stone—That this House:

(1) recognises 26 June 2015 as the 70th anniversary of the signing of the United Nations Charter (Charter) at San Francisco;

(2) notes that:

   (a) Australia was one of the 50 nations which signed the Charter that established the United Nations organisation;

   (b) the United Nations came into being on 24 October 1945, a date that is recognised each year as United Nations Day; and

   (c) the signatories to the Charter agreed to:

      (i) save succeeding generations from the scourge of war, which twice in our lifetime has brought untold sorrow to mankind;

      (ii) reaffirm faith in fundamental human rights, in the dignity and worth of the human person, in the equal rights of men and women and of nations large and small;

      (iii) establish conditions under which justice and respect for the obligations arising from treaties and other sources of international law can be maintained;

      (iv) promote social progress and better standards of life in larger freedom; and

      (v) achieve these ends, to:

      - practise tolerance and live together in peace with one another as good neighbours;

      - unite our strength to maintain international peace and security;

      - ensure, by the acceptance of principles and the institution of methods, that armed force shall not be used, save in the common interest; and

      - employ international machinery for the promotion of the economic and social advancement of all peoples; and
calls on all Members and Senators in the Australian Parliament to celebrate the achievements of the United Nations over the last 70 years.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays including 9 November 2015.)

3 RACIAL DISCRIMINATION ACT 1975: Resumption of debate (from 22 June 2015) on the motion of Mr Watts—That this House:

(1) acknowledges the 40th anniversary of the Racial Discrimination Act 1975 which was passed in implementation of our international obligations under the International Convention for the Elimination of All Forms of Racial Discrimination; and

(2) recognises the:
   (a) important role the Act plays in Australia’s Human Rights Framework;
   (b) importance of Section 18C of the Act in protecting Australians from racist hate speech; and
   (c) important role the Human Rights Commission plays in administering the Act.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays including 9 November 2015.)

4 DIVIDEND IMPUTATION: Resumption of debate (from 22 June 2015) on the motion of Mr Smith—That this House:

(1) notes that 1 July 2015 marks the 28th anniversary of the introduction of dividend imputation in Australia;

(2) recognises that:
   (a) the system of dividend imputation introduced by the Labor Government in the 34th Parliament has been maintained and supported by every Government since;
   (b) the system of refunding excess imputation credits for the benefit of low income earners and charities, which was introduced by the Coalition Government in the 39th Parliament, has been maintained and supported by every Government since;
   (c) dividend imputation has delivered improved operation of Australia’s capital markets and corporate landscape;
   (d) the end of double taxation of profits has delivered increased prosperity to everyday Australians who own shares either directly, or through indirect means such as superannuation; and
   (e) dividend imputation has encouraged increased share ownership levels throughout the Australian community;

(3) endorses and lends ongoing support to dividend imputation; and

(4) rejects calls to tamper with or discard dividend imputation and reintroduce any double taxation of dividends.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays including 9 November 2015.)

5 NETBALL: Resumption of debate (from 11 August 2015) on the motion of Ms Ryan—That this House:

(1) places on record that the:
   (a) recently completed 2015 ANZ Championship has taken on new importance on the Australian sporting calendar;
   (b) ANZ Championship cross Tasman competition has been significant in increasing the profile of the sport through live television coverage and internet streaming; and
   (c) Netball World Cup is happening in Sydney throughout August, involving 16 international teams in 64 matches over 10 days at Sydney Olympic Park; and

(2) congratulates:
   (a) the Australian Diamond players, coaching and medical staff on their preparation and performance in this tournament;
   (b) the Trans Tasman Netball League for the innovations they have delivered to netball;
   (c) the International Netball Federation; and
(d) Netball Australia for its impact in boosting the profile of women in sport, providing its members with valuable leadership skills and supporting world class athletes.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays including 9 November 2015.)

6 GASTROENTEROLOGICAL DISORDERS: Resumption of debate (from 11 August 2015) on the motion of Mr Hayes—That this House:

(1) notes that:
   (a) chronic gastroenterological disorders affect the lives of hundreds of thousands of Australians;
   (b) inflammatory bowel diseases affect 61,000 people, including 28,000 suffering from Crohn’s disease and 33,000 with ulcerative colitis;
   (c) inflammatory bowel disease often develops between the ages of 15 and 30, but it can start at any age; increasingly it is being seen in children;
   (d) it is estimated that 120,000 Australians have the functional gut motility disorder gastroparesis; and
   (e) gastroenterological disorders require urgent attention; and

(2) calls on the Government to:
   (a) address funding to patient support, medical research and treatment in gastroenterological disorders; and
   (b) consider the call by the University of Western Sydney to establish an Australian Translational Gastroenterology Centre to:
      (i) facilitate community awareness of gastroenterological disorders across Australia through community workshops, seminars and symposiums;
      (ii) promote support for gastrointestinal disorders at hospitals and primary health networks across Australia;
      (iii) develop a gut tissue bank for research;
      (iv) initiate and maintain a patient registry of gastrointestinal disorders; and
      (v) support local strategies to enhance treatment of gastrointestinal disorders in rural and remote areas and in Indigenous populations.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays including 9 November 2015.)

7 TEACHER EDUCATION MINISTERIAL ADVISORY GROUP REPORT: Resumption of debate (from 11 August 2015) on the motion of Mr Nikolic—That this House:

(1) recognises:
   (a) the release of the Teacher Education Ministerial Advisory Group (Advisory Group) report, ‘Action Now: Classroom Ready Teachers’ on 13 February 2015;
   (b) that the Advisory Group, comprised of eight educational experts, was established in 2014 to provide the best possible informed advice and guidance on how teacher education could be improved to better prepare new teachers for the classroom;
   (c) that the credentials, expertise and contribution of the Advisory Group was of world class quality;
   (d) that the Advisory Group conducted its review with consistent impartiality, dedication and objectivity, to the benefit of all Australians;
   (e) the critical contribution made by this report to optimising teacher development for all Australian schools of the 21st century; and
   (f) the truly comprehensive and wide ranging nature of the Advisory Group’s investigation and subsequent report;

(2) acknowledges that:
   (a) this report is both far ranging and innovative and includes a total of 38 key recommendations;
   (b) the recommendations have at their core a central unifying element and thread—the educational interests of children, first, foremost and always;
   (c) current and new teachers should also welcome this report, which will further enable and support both individual teachers and school communities as a whole, in both the foreseeable future, and over the longer term;
(d) overall, this report will affect constructively, the lives of a majority of Australians, including most particularly teachers, parents and students;

(e) the impact of this report will be impartial in nature, being blind to both the demographic and economic circumstances of teachers, parents and students, alike;

(f) this report:
   (i) is underpinned by both balance and merit, for example, it readily acknowledges the existence of both current high performing teacher performance and contribution, as well as identifying the need and scope for other performance to be significantly improved, together with a range of mechanisms and strategies to achieve this key objective; and
   (ii) will act to further affirm the significance and centrality of school education within Australian society;

(g) by improving overall teacher performance, this report will likely support the retention of more students at school for longer, including most desirably, the completion of year 12 by as many students as possible; and

(h) this report:
   (i) will exert a long term and positive impact on current and future Australian workplaces and work performance; and
   (ii) signals the intended ongoing future emphasis which the Government will continue to give to education and education related matters, for the benefit of all Australians, in an increasingly competitive region and world; and

(3) calls on the Parliament to endorse the Government’s strong response to implementing this report as both a key milestone and critical policy initiative in shaping Australian school education and performance (for both teachers and students) for the early 21st century.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays including 9 November 2015.)

8 MV YWAM PNG: Resumption of debate (from 17 August 2015) on the motion of Mrs Prentice—That this House:
   (1) acknowledges that the MV YWAM PNG was commissioned by Papua New Guinea Prime Minister, the Hon. Peter O’Neill MP, on 21 April 2015;
   (2) notes that the ship has been tasked with providing health care and medical training to remote coastal villages in Western Province and Gulf Province, Papua New Guinea;
   (3) understands that the new ship will allow Youth with a Mission Medical Ships Australia (YWAM MSA) to reach more villages and to deliver more timely treatment in a more appropriate clinical setting;
   (4) recognises the tireless efforts of YWAM MSA to raise awareness of the need for funds to support the work of the ship and its crew of volunteers; and
   (5) notes that the Australian Government has contributed funding of $2 million over four years towards this worthy project.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays including 9 November 2015.)

9 AUSTRALIAN HEARING AWARENESS WEEK: Resumption of debate (from 17 August 2015) on the motion of Mr Champion—That this House notes that:
   (1) Australian Hearing Awareness Week runs from 23 to 29 August 2015;
   (2) Australia has world class hearing services including those which have been delivered through Australian Hearing since it was established to assist returning Diggers in 1947;
   (3) hearing loss currently affects one in six Australians and is predicted to affect one in four Australians by 2050; and
   (4) events will be held all around the country to raise awareness of hearing issues including the Australian Hearing Hub Open House which will be held at Macquarie University on 22 August 2015 in the lead up to the Australian Hearing Awareness Week.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays including 9 November 2015.)
10 **AUSTRALIAN DEFENCE FORCE PERSONNEL SERVING OVERSEAS**: Resumption of debate *(from 17 August 2015)* on the motion of Mrs Griggs—That this House:

(1) acknowledges and supports the deployed Australian Defence Force (ADF) personnel currently serving overseas;

(2) recognises that:
   (a) there are currently well over 2,000 ADF personnel serving overseas; and
   (b) these men and women are playing a critical role in supporting Australia’s national interests by contributing to international security operations; and

(3) notes the Government’s ongoing support for our deployed ADF personnel and the $910.7 million provided in the 2015 budget to support major overseas operations including Okra, Highroad, Manitou, Accordion and Resolute.

*(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays including 9 November 2015.)*

11 **NATIONAL STROKE WEEK**: Resumption of debate *(from 7 September 2015)* on the motion of Mrs McNamara—That this House:

(1) notes that:
   (a) National Stroke Week:
      (i) will run this year from 14 to 20 September; and
      (ii) is about raising awareness to prevent stroke in Australia; and
   (b) the National Stroke Foundation encourages all Australians to:
      (i) be aware of what stroke is, how to recognise a stroke and what to do;
      (ii) live healthy to reduce the risk of stroke; and
      (iii) get a regular health check;

(2) acknowledges the:
   (a) launch in June 2015, by the Minister for Health, of the Acute Stroke Clinical Care Standard; and
   (b) bi-partisan work done by past governments in the area of stroke; and

(3) notes the requirement for greater awareness and promotion of the prevention of stroke within the Australian community.

*(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays including 9 November 2015.)*

12 **NATIONAL BROADBAND NETWORK**: Resumption of debate *(from 7 September 2015)* on the motion of Ms Ryan—That this House:

(1) places on the record that:
   (a) the National Broadband Network (NBN) is rolling out too slowly under the current Government, and there are many difficulties being faced by constituents who are trying to access and connect to the NBN;
   (b) areas without the NBN are facing significant obstacles in accessing internet services, including ADSL and wireless;
   (c) Australians are being left in the dark by this Government about when they will have access to the NBN, with some areas being removed from the NBN roll out map without explanation and with no information forthcoming; and
   (d) the Government’s second rate NBN will not be sufficient to meet future demand, and will need to be upgraded in the future at great cost; and

(2) recognises that access to the NBN is a necessity for all Australian businesses, students and individuals, and Australians deserve better than a second rate NBN.

*(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays including 9 November 2015.)*
13 TOURISM AND SMALL BUSINESSES: Resumption of debate (from 7 September 2015) on the motion of Mrs Griggs—That this House:

(1) acknowledges the northern Australians working within the tourism industry, which plays a vital role in supporting the northern Australian economy;

(2) recognises that tourist spending provides further opportunities for local small businesses within the community; and

(3) notes that:
   (a) the Government is investing in small businesses through its Jobs and Small Business Package released in the 2015 budget; and
   (b) this package provides small businesses, including most businesses within the tourism industry, with much needed assistance to grow and create jobs.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays including 9 November 2015.)


(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays including 9 November 2015.)

15 7-ELEVEN EMPLOYEES: Resumption of debate (from 14 September 2015) on the motion of Mr Champion—That this House:

(1) notes:
   (a) the recent media investigation on the ABC program Four Corners about the abuse of 7-Eleven employees;
   (b) complaints against the 7-Eleven franchise included employees being underpaid and forced to breach their visa requirements and work very long hours without a break; and
   (c) these reports and the employment practices of 7-Eleven franchisees have caused significant community concern which must be addressed; and

(2) calls on the Government to:
   (a) take immediate action to address the abuse of workers across the 7-Eleven franchise network; and
   (b) ensure that workers that were forced by their employers to breach their visa conditions are not penalised.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays including 9 November 2015.)

16 NORTHERN AUSTRALIA’S ECONOMIC DEVELOPMENT: Resumption of debate (from 14 September 2015) on the motion of Mrs Griggs—That this House:

(1) commends the fantastic work that the Minister for Trade and Investment and the Government are doing to make northern Australia’s economic development a priority;

(2) notes that the Northern Australia Investment Forum, the next stepping stone in bringing Australia’s broader strengths to northern Australia, will focus on:
   (a) the important initiatives highlighted in the White Paper on Developing Northern Australia to help business capitalise on the region’s strengths by removing barriers to investment; and
   (b) showcase investment opportunities on offer and in prospect in the north; and

(3) recognises:
   (a) that northern Australia accounts for a significant share of Australia’s exports with more than half of Australia’s sea exports leaving via northern ports;
   (b) that the north will account for 42 per cent of the Australian economy by 2040, up from 35 per cent in 2011; and
   (c) the exciting potential for increased investment, trade, infrastructure and agriculture production in the north and the job opportunities this could create.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays including 9 November 2015.)
17 WESTERN AUSTRALIAN ECONOMY: Resumption of debate (from 14 September 2015) on the motion of Ms MacTiernan—That the House:
(1) recognises the failure of the Western Australian and Australian governments to manage the Western Australian economy;
(2) notes that under the Western Australian and Australian governments in Western Australia:
(a) unemployment reached its highest rate in 13 years at 6.4 per cent, with 59,000 more Western Australians out of work since the Liberal Party formed government in Western Australia;
(b) business investment dropped 12.7 per cent over the year to June 2015;
(c) state final demand fell by 3.6 per cent in the year to June 2015;
(d) the state’s credit rating was downgraded by Moody’s and Standard & Poor’s;
(e) business and consumer confidence are at record low levels;
(f) state net debt has blown out from $3.6 billion in 2008 when the Liberal Party formed government in Western Australia to $30 billion in 2015; and
(g) cost of living increased sharply by 54.3 per cent; and
(3) condemns the:
(a) Australian Government for:
(i) cutting $3.1 billion from Western Australian schools and $5.8 billion from hospitals over 10 years; and
(ii) removing the level playing field from Western Australia in the manufacture of offshore patrol vessels; and
(b) Western Australian and Australian governments for squandering the mining boom and failing to diversify the Western Australian economy and create a jobs and growth plan for the future.
(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays including 9 November 2015.)

18 HIGH SPEED RAIL PLANNING AUTHORITY BILL 2015 (Mr Albanese): Second reading—Resumption of debate (from 12 October 2015).
(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays including 9 November 2015.)

19 CRIMINAL CODE AMENDMENT (PRIVATE SEXUAL MATERIAL) BILL 2015 (Mr Watts): Second reading—Resumption of debate (from 12 October 2015).
(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays including 9 November 2015.)

20 FAIR WORK AMENDMENT (RECOVERY OF UNPAID AMOUNTS FOR FRANCHISEE EMPLOYEES) BILL 2015 (Mr Bandt): Second reading—Resumption of debate (from 12 October 2015).
(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays including 9 November 2015.)

21 MIGRATION AMENDMENT (MANDATORY REPORTING) BILL 2015 (Mr Marles): Second reading—Resumption of debate (from 12 October 2015).
(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays including 9 November 2015.)

22 NBN ROLLOUT: Resumption of debate (from 12 October 2015) on the motion of Mrs Wicks—That this House:
(1) places on the record that:
(a) under the previous Government, at the time of the last election just 2 per cent of premises across Australia could access the National Broadband Network (NBN); and
(b) since the election the NBN rollout has ramped up significantly and today around one in ten premises can access the NBN and under the NBN’s new Corporate Plan, by June 2018, three in four premises will have access to the NBN;
(2) notes that:
   (a) the NBN’s 2016-2018 Corporate Plan reveals that a full fibre to the premises (FTTP) NBN could not be completed until 2026 at the earliest and could be as late as 2028—six to eight years later than the current Government’s plan; and
   (b) the NBN 2016-2018 Corporate Plan reveals that a full FTTP NBN would cost between $20 and $30 billion dollars more than the current Government’s plan; and
(3) recognises that it is essential to deliver fast broadband to Australians sooner—not force Australians with no or poor broadband to wait more than a decade for the NBN.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays including 9 November 2015.)

23 TEMPORARY WORK VISAS: Resumption of debate (from 12 October 2015—Mr Hutchinson, in continuation) on the motion of Mr Zappia—That this House:
(1) notes that as at:
   (a) 31 March 2015 there were over 106,000 primary Temporary Work (Skilled) (subclass 457) visa holders in Australia;
   (b) 31 December 2014 there were over 160,000 Working Holiday (subclass 417) and Work and Holiday (subclass 462) visa holders in Australia; and
   (c) 30 June 2014 there were an estimated 62,100 unlawful non-citizens in Australia;
(2) further notes that:
   (a) in August 2015 there were around 780,000 Australians who were unemployed and that 280,000 of those were aged 15 to 24; and
   (b) the Senate is currently conducting an inquiry, the completion date of which was recently extended to February 2016, into the impact of Australia’s temporary work visa programs on the Australian labour market and on the temporary work visa holders;
(3) ensures that genuine labour market testing be applied to temporary work visas; and
(4) calls on the Government to ensure that the Department of Immigration and Border Protection has sufficient resources to properly ensure compliance with Australian visa conditions.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays including 9 November 2015.)

24 SOCIAL SECURITY (ADMINISTRATION) AMENDMENT (CONSUMER LEASE EXCLUSION) BILL 2015
(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays including 9 November 2015.)

*25 FAIR WORK AMENDMENT (PROHIBITING DISCRIMINATION BASED ON LOCATION) BILL 2015
(Mr Christensen): Second reading—Resumption of debate (from 19 October 2015).
(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays including 9 November 2015.)

*26 SYRIA AND IRAQ CRISIS: Resumption of debate (from 19 October 2015) on the motion of Ms Plibersek—That this House calls on the Minister for Foreign Affairs to support a parliamentary debate during the current sitting on the Australian Government’s strategy in response to the crisis in Syria and Iraq.
(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays including 9 November 2015.)

*27 INDUSTRY INNOVATION AND COMPETITIVENESS AGENDA: Resumption of debate (from 19 October 2015) on the motion of Ms Marino—That this House:
(1) notes that the jobs of the future will require science, technology, engineering and mathematics skills;
(2) welcomes the Government’s ongoing investment of $9.7 billion in science, research and innovation; and
(3) acknowledges that the Government is:
   (a) delivering on its promised Industry Innovation and Competitiveness Agenda; and
   (b) putting science at the centre of industry.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays including 9 November 2015.)
PAYDAY LENDING AND CONSUMER LEASES: Resumption of debate (from 19 October 2015) on the motion of Ms Parke—That this House:

(1) notes that:

(a) there is considerable evidence that payday lending and consumer leases are not properly regulated and that both financial practices are causing serious harm to low income Australians;

(b) irresponsible and immoral lending is endemic in the payday lending industry, which is growing rapidly and developing new online opportunities to encourage people to borrow with insufficient consideration of their capacity to bear the exorbitant and poorly regulated interest costs that payday lending involves;

(c) the Australian Securities and Investment Commission review of payday lending found that 24 per cent of loans were taken out by Centrelink customers and 54 per cent were taken out by customers who had two or more payday loans in the previous 90 days, a clear indication that they are caught in a cycle of repeat borrowing;

(d) consumer leases can involve an effective annualised interest rate of 240 per cent, and generally mean that vulnerable consumers pay three or four times the value of basic household items like refrigerators or washing machines;

(e) consumer leases operate with lower consumer protection standards under the National Credit Code, though such agreements are not materially different in effect from credit contracts;

(f) in 2013-14 nearly half of Radio Rentals’ $197 million revenue was received through the Centrepay system which allows payments to be directly debited from a consumer’s Centrelink account; and

(g) Senator Cameron has brought a private Senators’ bill that seeks to remove consumer leases from access to the Centrepay system; and

(2) calls on the Government to:

(a) ensure that the recently announced review into the 2013 reforms to payday lending focuses on securing the wellbeing and protection of low income Australians irrespective of the effect this has on the profits of companies that practice this kind of often predatory lending;

(b) act quickly to stop consumer leases being used to prey on vulnerable and low income Australian households by ensuring that consumer leases are subject to the same standards and controls as credit contracts, and by introducing stricter controls on the currently outrageous and indefensible costs involved in such arrangements, including the requirement to prominently disclose the total cost of all contracts; and

(c) support Senator Cameron’s initiative in removing access to Centrepay for consumer lease companies and amend section 123TC of the Social Security (Administration) Act 1999 to include a definition of consumer leases for this purpose.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays including 9 November 2015.)

COMMITTEE AND DELEGATION BUSINESS has precedence each Monday in the House of Representatives Chamber from 10.10 am to 12 noon; and in the Federation Chamber from 11 am to 1.30 pm (standing orders 34, 35 and 192).

PRIVATE MEMBERS’ BUSINESS has precedence from the conclusion of consideration of committee and delegation business each Monday (standing orders 34, 35 and 192).

The SELECTION COMMITTEE is responsible for arranging the timetable and order of committee and delegation business and private Members’ business for each sitting Monday. Any private Members’ business not called on, or consideration of private Members’ business or committee and delegation business which has been interrupted and not re-accorded priority on any of the next 8 sitting Mondays, shall be removed from the Notice Paper (standing order 42).
BUSINESS OF THE FEDERATION CHAMBER

GOVERNMENT BUSINESS

Orders of the day

1 MURRAY-DARLING BASIN PLAN—MINISTERIAL STATEMENT—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 14 May 2015) on the motion of Mrs K. L. Andrews—that the House take note of the document.

2 PRIME MINISTER'S REPORT 2014—CLOSING THE GAP—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 26 February 2014) on the motion of Mr Abbott—that the House take note of the document.

3 GRIEVANCE DEBATE: Question—that grievances be noted—Resumption of debate (from 19 October 2015).

COMMITTEE AND DELEGATION REPORTS

Orders of the day

1 TRADE AND INVESTMENT GROWTH—JOINT SELECT COMMITTEE—INQUIRY INTO BUSINESS UTILISATION OF AUSTRALIA’S FREE TRADE AGREEMENTS—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 19 October 2015) on the motion of Mr O’Dowd—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 including 19 October 2015.)

2 LAW ENFORCEMENT—PARLIAMENTARY JOINT COMMITTEE—INQUIRY INTO FINANCIAL RELATED CRIME—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 7 September 2015) on the motion of Mr Kelly—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 including 9 November 2015.)

3 NATIONAL CAPITAL AND EXTERNAL TERRITORIES—JOINT STANDING COMMITTEE—GOVERNANCE IN THE INDIAN OCEAN TERRITORIES—INTERIM REPORT: ECONOMIC DEVELOPMENT—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 13 August 2015—Mr Broad) on the motion of Mr Simpkins—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 including 9 November 2015.)

4 HEALTH—STANDING COMMITTEE—THE SILENT DISEASE: INQUIRY INTO HEPATITIS C IN AUSTRALIA—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 13 August 2015—Mr Broad) on the motion of Mr Irons—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 including 9 November 2015.)

5 INDIGENOUS AFFAIRS—STANDING COMMITTEE—ALCOHOL, HURTING PEOPLE AND HARMING COMMUNITIES—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 13 August 2015—Ms Hall) on the motion of Dr Stone—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 including 9 November 2015.)

6 SOCIAL POLICY AND LEGAL AFFAIRS—STANDING COMMITTEE—FROM CONFLICT TO COOPERATION: INQUIRY INTO THE CHILD SUPPORT PROGRAM—MOTION TO TAKE NOTE OF DOCUMENT: Resumption of debate (from 13 August 2015—Mr Coulton) on the motion of Mr Christensen—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 including 9 November 2015.)
PRIVATE MEMBERS’ BUSINESS

Orders of the day

*1 COURT PROCEDURES IN FAMILY VIOLENCE CASES: Resumption of debate (from 19 October 2015) on the motion of Ms McGowan—That this House:

(1) notes that:
   (a) inconsistencies exist between federal and state court procedures in relation to the direct cross examination of a victim by an accused person;
   (b) specific state laws are in place to prevent an accused person from directly cross examining their victim in sexual offence cases and, in some states, family violence protection order cases—in such cases, an accused person must have legal representation to cross examine the victim;
   (c) in family law cases nationally, there are no legislative protections to prevent an alleged perpetrator of violence who is unrepresented, from directly cross examining their victim; and
   (d) intimate partner violence is the top risk factor for death, disability and illness in women aged 15 to 44—the added fear and trauma of cross examination by an alleged or known perpetrator of violence is a continuation of violence; and

(2) calls on the Government to amend family law legislation to ensure that in situations of family violence, an unrepresented litigant alleged or known to have perpetrated violence is unable to directly cross-examine the victim.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays including 9 November 2015.)
*2 AUSTRALIAN DEFENCE FORCE: Resumption of debate (from 19 October 2015) on the motion of Mrs Griggs—That this House:

(1) recognises that:

(a) the Government is investing in significant new capabilities for the Australian Defence Force (ADF);

(b) these capabilities include but are not limited to the acquisition of Boeing P-8A Poseidon aircraft, Northrop Grumman MQ-4C Triton unmanned aircraft, 58 more Lockheed Martin F-35 Lightning II joint strike fighters and two new Boeing C-17A Globemaster III transport aircraft; and

(c) the former Government’s cuts to Defence funding led to 119 projects being delayed, 43 degraded and 8 cancelled; and

(2) notes the importance of providing our ADF personnel the equipment and capabilities they need to perform their roles.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays including 9 November 2015.)

*3 BREAST CANCER : Resumption of debate (from 19 October 2015) on the motion of Ms Vamvakinou—That this House:

(1) notes that:

(a) October is Breast Cancer Awareness Month and that Monday, 26 October 2015 is Pink Ribbon Day; and

(b) breast cancer remains the most common cancer in Australian women and the second most common cancer to cause death in Australian women;

(2) calls on the Government to:

(a) support Breast Cancer Awareness Month;

(b) promote early detection; and

(c) encourage women, especially women aged 50 to 74 years, to have a mammogram every two years; and

(3) acknowledges:

(a) the invaluable work done by the National Breast Cancer Foundation and the Breast Cancer Institute of Australia, especially in supporting important research into treatment and a cure;

(b) the fundraising efforts of the broader community and pays tribute to the significant contribution the Australian public makes to the overall fundraising effort; and

(c) the heroic efforts of the women, men and their families who have experienced the breast cancer journey.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays including 9 November 2015.)

4 MARRIAGE LEGISLATION AMENDMENT BILL 2015 (Mr Entsch): Second reading—Resumption of debate (from 19 October 2015).

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays including 9 November 2015.)

*5 NATIONAL WEEK OF DEAF PEOPLE: Resumption of debate (from 19 October 2015) on the motion of Ms Owens—That this House:

(1) notes that:

(a) National Week of Deaf People runs from 17 to 24 October 2015;

(b) one in six Australians are affected by hearing loss;

(c) there are approximately 30,000 deaf Auslan users with total hearing loss;

(d) projections for 2050 indicate that one in every four Australians will have hearing loss; and

(e) 90 per cent of people born with hearing impairment are born into hearing families;

(2) congratulates the deaf community and celebrates its outstanding contribution to the nation;

(3) acknowledges Auslan as the language of the Australian deaf community;

(4) reaffirms the need for deaf people to be fully included in the Australian community;
(5) recognises that significant challenges still exist for the deaf community when dealing with governments and government departments; and

(6) encourages the Government to improve communication with the deaf community by ensuring that information is translated into Auslan on its websites.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 8 sitting Mondays including 9 November 2015.)

6 SMALL BUSINESSES: Resumption of debate (from 12 October 2015) on the motion of Mr van Manen—That this House:

(1) notes that:

(a) 96 per cent of all of Australian businesses are small businesses, employing more than 4.5 million people and producing more than $330 billion of the nation’s economic output;
(b) in 2013-14 Australians started more than 280,000 small businesses;
(c) the Coalition Government has developed and started to deliver as part of the budget, the largest small business package in the nation’s history—the Jobs and Small Business Package—worth $5.5 billion; and
(d) as part of the Jobs and Small Business Package, all small businesses will get an immediate tax deduction for each asset they buy costing less than $20,000; and

(2) acknowledges the work of the Prime Minister, the Treasurer and the Minister for Small Business in putting together a package that will deliver for small businesses now and into the future.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays including 9 November 2015.)

7 STEELWORKS AND UNEMPLOYMENT: Resumption of debate (from 12 October 2015) on the motion of Mr S. P. Jones—That this House calls on the Government to:

(1) acknowledge that the impending loss of 500 jobs from the steelworks in Port Kembla will hurt the economic security of a region which already has unemployment numbers at two per cent above the national average;
(2) recognise that Australia should be a country that continues to make things and that steel making is vital to the future of the Illawarra and other regions including Whyalla in South Australia;
(3) properly resource the Anti-Dumping Commission so that it can get on with the job of identifying and prosecuting cases of dumping, including subsidised steel;
(4) promise not to repeal or weaken the Australian Jobs Act 2013 so that Australian workers are given a fair chance when job vacancies arise;
(5) reinstate the Local Employment Coordinator in the Illawarra so that workers who lose their jobs at the steelworks in Port Kembla and elsewhere can retrain and find alternative employment;
(6) locate entrepreneur advisers in the Illawarra to help local businesses in improving their competitiveness and allow retrenched workers and contractors from the steelworks to qualify for higher level job seeker assistance; and
(7) support the #IllawarraDigital strategy and facilitate a Digital Enterprise programme so that small to medium businesses and young entrepreneurs can train and seek advice on taking advantage of high speed broadband.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays including 9 November 2015.)

8 BOMBER COMMAND — CREATION OF SERVICE MEDAL: Resumption of debate (from 12 October 2015) on the motion of Dr Stone—That this House:

(1) recognises the courage and sacrifice of the young Australian men who actively served in Bomber Command in World War II;
(2) requests the creation of a medal for Royal Australian Air Force men who served in action in Australian and British squadrons in Bomber Command in World War II;
(3) notes that:

(a) over 10,000 Australians served in Bomber Command, in which over 4,000 of these airmen lost their lives;
(b) Bomber Command had the highest casualty rate in Australia’s military history;
(c) a Bomber Command crew member had a worse chance of survival than an infantry officer in World War I; and

(d) there are fewer than 100 Australians remaining who flew in Bomber Command; and

(4) calls on the Government to, as a matter of urgency, create a medal to recognise and honour Australian airmen who served in Bomber Command in World War II.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays including 9 November 2015.)

9 SCIENCE, TECHNOLOGY, ENGINEERING AND MATHEMATICS: Resumption of debate *(from 12 October 2015)* on the motion of Ms O’Neil—That this House:

(1) acknowledges the critical role that women have played in advancing Science, Technology, Engineering and Mathematics (STEM) in Australia;

(2) notes that despite this, women remain largely underrepresented in STEM disciplines in Australia’s schools and universities;

(3) recognises the social and economic benefits of advancing men and women equally through STEM;

(4) supports the need to encourage girls to take an interest in STEM from an early age through greater exposure to, and advancement of, science disciplines in school; and

(5) encourages policies that will enable women and girls to fully realise their potential through STEM at school and university.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays including 9 November 2015.)

10 PAPUA NEW GUINEA: Resumption of debate *(from 12 October 2015)* on the motion of Mrs Prentice—That this House:

(1) notes that on 16 September 2015, Papua New Guinea (PNG) will celebrate its 40th anniversary of independence;

(2) congratulates the Government and the people of PNG for the rapid progress made in the decades since achieving independence;

(3) recognises that significant challenges remain, particularly in the areas of infrastructure development, health, education and human rights;

(4) notes that PNG shares a special historical bond with Australia, remains a close friend and ally, and is the largest recipient of Australian direct foreign aid; and

(5) reaffirms the commitment of the Australian Government to support PNG’s continued growth and development.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays including 9 November 2015.)

11 NATIONAL CARERS WEEK: Resumption of debate *(from 12 October 2015)* on the motion of Ms Claydon—That this House:

(1) notes that:

(a) National Carers Week runs from 11 to 17 October 2015 to recognise and celebrate the outstanding contribution unpaid carers make to our nation;

(b) carers in Australia make an enormous contribution to our communities and our national economy;

(c) in 2015, it is estimated that nearly 2.9 million Australians will provide more than 1.9 billion hours of informal and unpaid care; and

(d) the replacement value of informal care would be $60.3 billion, equivalent to 3.8 per cent of gross domestic product and 60 per cent of the health and social work industry budget; and

(2) congratulates Carers Australia for its strong advocacy and support for those providing care and support to family members and friends who have a disability, mental illness, chronic condition, terminal illness and alcohol or other drug issue, or who are frail aged.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 7 sitting Mondays including 9 November 2015.)
12 **NATIONAL POLICE REMEMBRANCE DAY:** Resumption of debate (from 14 September 2015) on the motion of Mr Hayes—That this House:

(1) notes that:
   (a) National Police Remembrance Day is observed on 29 September; and
   (b) this year marks 100 years of women in policing;

(2) acknowledges the:
   (a) significant role police officers across Australia make to our local communities and the great deal of risk and sacrifice that comes with their duty; and
   (b) ultimate sacrifice that has been made by police officers who have been killed in the course of their duty and honours their lives;

(3) recognises the good work of Police Legacy who look after the loved ones of police officers who have died as a result of their duty; and

(4) reaffirms its support for the nation’s 56,000 police officers whose dedication and commitment ensure peace and safety of our communities.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays including 9 November 2015.)

13 **AUSTRALIAN DEFENCE FORCE CADET PROGRAM:** Resumption of debate (from 14 September 2015) on the motion of Mr Cobb—That this House:

(1) notes that more than 27,000 Australian boys and girls participate in the Australian Defence Force Cadet program: Army, Air Force and Navy;

(2) expresses its support for the program and the role that it plays in youth development throughout Australia;

(3) encourages young Australians to consider joining their nearest cadet unit; and

(4) extends its appreciation to Australian Defence Force personnel, reservists and volunteers who assist in the delivery of the program.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays including 9 November 2015.)

14 **APPRENTICESHIP SUPPORT:** Resumption of debate (from 14 September 2015) on the motion of Ms Bird—That this House:

(1) acknowledge that:
   (a) the drop in apprentices currently in training from 417,700 in September 2013 to 319,700 in March 2015 will impact on the future availability of skilled workers in Australia; and
   (b) apprenticeship commencements and completions are down approximately 20 per cent for the 12 months to 31 December 2014;

(2) recognise that the $1 billion in cuts to apprenticeship support, including Tools For Your Trade payments and mentoring and access programs, have had an impact on apprentice numbers;

(3) implement strategies as a matter of urgency to encourage more apprentices into training to prevent skills shortages in the future; and

(4) invest in skills and training young Australians to ensure that Australia does not have to rely heavily on Temporary Work (Skilled) visas (subclass 457) resulting from a lack of investment in skills and training.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays including 9 November 2015.)

15 **AUSTRALIA AND MALAYSIA:** Resumption of debate (from 14 September 2015) on the motion of Mr Simpkins—That this House:

(1) celebrates:
   (a) 16 September as the anniversary of the 1963 Malaysian federation; and
   (b) the long term friendship that exists between governments and people of Australia and Malaysia; and

(2) acknowledges:
   (a) the 23 Australian servicemen who died and 8 who were wounded during the Indonesian-Malaysian confrontation and the establishment of the state of Malaysia;
(b) that our security partnership, including defence cooperation and our joint participation in the Five Power Defence Arrangements, remains a key component of our bilateral relationship; and
(c) the efforts of the Australian Government to further strengthen ties between our two countries through stronger trade links and other initiatives such as the New Colombo Plan.
(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays including 9 November 2015.)

16 PROSTATE CANCER: Resumption of debate (from 14 September 2015) on the motion of Mr Clare—
That this House:
(1) notes that:
   (a) nine men a day die from prostate cancer;
   (b) September is Prostate Cancer Awareness Month;
   (c) Members of Parliament and members of the community are encouraged to host their own Big Aussie Barbie to raise awareness for the prevention of prostate cancer in Australia; and
   (d) the Prostate Cancer Foundation of Australia (PCFA) encourages all men to:
      (i) be aware of the importance of early detection;
      (ii) consult with their general practitioner about prostate cancer; and
      (iii) if they have a family history of prostate cancer and are aged 40 to 50 years, arrange with their general practitioner to be tested; and
(2) acknowledges the important work done by the PCFA through promoting research, raising awareness and supporting the families of prostate cancer sufferers and survivors.
(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays including 9 November 2015.)

17 ANIMAL TESTING OF COSMETICS: Resumption of debate (from 14 September 2015) on the motion of Mr Wood—That this House:
(1) notes that:
   (a) majority of Australians believe the use of animal testing to evaluate the safety of cosmetic products and ingredients is unnecessary; and
   (b) regulatory framework in Australia for chemicals, including cosmetics, is complex; and
(2) moves to phase out the unnecessary developing, manufacturing, selling, advertising or importing into Australia of cosmetics, or ingredients in cosmetics, which have been tested on live animals to evaluate the safety of those products and ingredients.
(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays including 9 November 2015.)

18 ASTHMA: Resumption of debate (from 14 September 2015) on the motion of Ms Hall—That this House:
(1) notes that:
   (a) National Asthma Week was 1 to 7 September 2015;
   (b) the theme of National Asthma Week 2015 was ‘You Care We Care—One Asthma Community’;
   (c) asthma affects around one in four children, one in seven adolescents and one in ten adults;
   (d) 2.3 million Australians currently have asthma;
   (e) asthma is the number one cause of hospital admissions amongst young children; and
   (f) while many in our community lead highly successful lives despite their asthma, asthma continues to be a significant burden for too many including those who live below the poverty line and for Aboriginal and Torres Strait Islander peoples; and
(2) congratulates Asthma Australia for its work promoting National Asthma Week and raising community awareness of asthma.
(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 6 sitting Mondays including 9 November 2015.)
19 **PERTH FREIGHT LINK:** Resumption of debate *(from 7 September 2015)* on the motion of Ms MacTiernan—That this House calls on the Australian Government to:

(1) suspend its commitment to funding the $1.6 billion Perth Freight Link until the Western Australian Government is able to provide credible, substantiated evidence of:

(a) how and when the Western Australian Government is proposing to fund the missing bridge link over the Swan River and the new proposed tunnel;

(b) the optimum capacity of the Fremantle container terminal and the projected timing of when that capacity will be reached;

(c) the planning so far for the development of the new container terminal in Cockburn Sound; and

(d) how the Western Australian Government proposes to increase the percentage of rail freight into the Fremantle Port when it has failed to make any headway in its six years in office; and

(2) release all documents relating to the planning and cost benefit analysis of this project.

*(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays including 9 November 2015.)*

20 **CHINA-AUSTRALIA FREE TRADE AGREEMENT:** Resumption of debate *(from 7 September 2015)* on the motion of Mrs Griggs—That this House:

(1) commends the fantastic work that the Minister for Trade and Investment and the Government have done to secure the monumental Free Trade Agreement (FTA) with China, Australia’s largest trading partner;

(2) acknowledges that the China-Australia FTA provides significant advantages for Australian businesses, particularly by:

(a) removing tariffs on key agricultural exports such as beef, dairy, lamb and horticulture;

(b) providing certainty for the resource and energy sector by locking in zero tariffs on major exports such as iron ore, crude petroleum oils and liquefied natural gas; and

(c) securing new or improved market access for service providers in areas such as banking, insurance, hospitality, health and travel;

(3) recognises the opportunities that this agreement presents for Australian businesses to grow and create new jobs, providing increased economic prosperity for all Australians; and

(4) condemns the union movement’s reckless misinformation campaign, backed by Labor, for jeopardising this agreement and the opportunity that it presents to create new jobs for Australian workers.

*(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays including 9 November 2015.)*

21 **RIO 2016 PARALYMPIC GAMES:** Resumption of debate *(from )* on the motion of Ms Claydon—That this House:

(1) notes that:

(a) 7 September 2015 marks one year to go until the Rio 2016 Paralympic Games;

(b) the Paralympic Games will bring over 11 days of competition, with more than 4,350 athletes from 178 nations expected to participate in 528 medal events across 22 sports;

(c) the sports of Para-canoe and Para-triathlon will appear on the Paralympic program for the first time;

(d) the Australian Paralympic Committee is currently preparing to send an Australian team of more than 170 athletes from every Australian state and territory to compete in up to 15 sports at the Paralympic Games;

(e) the team will be led by Chef de Mission Kate McLoughlin, who will become the first woman to lead an Australian team at the Paralympic Games;

(f) Australia has a proud history of success at the Paralympic Games and has competed at every one since the first in Rome in 1960, finishing in the top five at every summer Paralympic Games since the Barcelona Games in 1992; and

(g) the Australian Paralympic Team is one of Australia’s most important sporting teams, helping shape community attitudes towards disability and assisting Australians with a disability to participate in sport to the level of their choice;
(2) congratulates:
   (a) the Australian Paralympic Committee and relevant national sporting organisations on their preparation for the Paralympic Games so far; and
   (b) all potential Australian team members for their dedication to their chosen Paralympic sport; and
(3) calls on all Members of Parliament to support the Australian Paralympic Team in its preparations for the Rio 2016 Paralympic Games.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays including 9 November 2015.)

22 SMALL BUSINESSES: Resumption of debate (from 7 September 2015) on the motion of Mr van Manen—That this House:
   (1) notes that:
      (a) the Coalition Government has:
         (i) started to arrest the decline in the small business environment overseen by the previous Labor Government; and
         (ii) developed and started to deliver as part of the budget, the largest small business package in the nation’s history—the Jobs and Small Business Package—worth $5.5 billion; and
      (b) as part of the Jobs and Small Business Package, small businesses will be eligible for a 1.5 per cent company tax cut or a 5 per cent tax discount for small unincorporated businesses;
   (2) condemns the Leader of the Opposition for making unfunded announcements to small businesses in his Budget Reply Speech which ignore the two-thirds of small businesses which are not structured as companies; and
   (3) commends the Prime Minister, the Treasurer and the Minister for Small Business on their effective management of the small business economy.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays including 9 November 2015.)

23 STUDENTS WITH DISABILITY: Resumption of debate (from 7 September 2015) on the motion of Ms O’Neil—That this House:
   (1) notes that:
      (a) all students, including students with disability, deserve to be recognised as learners and supported to achieve their best;
      (b) research by Children with Disability Australia shows that as many as one in four children with disability have been denied school enrolment, almost one in five only attend school part time, and 68 per cent of parents believe their children do not receive adequate support at school; and
      (c) the Senate Education and Employment References Committee inquiry into the education of students with disability is underway, giving parents, teachers, students and others with experience and expertise, the opportunity to highlight problems in our school system and identify best practice for the future;
   (2) acknowledges the:
      (a) hard work and dedication of teachers, parents, schools and carers across Australia; and
      (b) many programs and services helping students to achieve their best every day; and
   (3) calls upon the Government to:
      (a) keep its promises on funding and support for students with disability;
      (b) continue working with the states and territories to complete the Nationally Consistent Collection of Data on School Students with Disability program, and implement the Gonski disability loading;
      (c) reverse its cuts to education, including the termination of the More Support for Students with Disabilities program; and
      (d) recognise that supporting students with disability is a long term investment that pays dividends for students and Australia.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays including 9 November 2015.)
24 STUDENTS AND HEAVY SCHOOL BAGS: Resumption of debate (from 7 September 2015) on the motion of Mr Simpkins—That this House:

(1) notes that every school day across Australia, school students are carrying heavy school bags on their way to and around schools and this poses a risk to the long term health of young people in Australia;

(2) acknowledges that reference sources are an important part of the curriculum and for individual courses; and

(3) encourages the Australian and state and territory governments to:

(a) replace hard copy reference books with CD and thumb drive versions of reference materials to lighten the load of students and reduce the incidences of muscular and skeletal injuries to the developing bodies of school students; and

(b) set a target timeline for the replacement of reference materials for school students.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 5 sitting Mondays including 9 November 2015.)

25 MARRIAGE AMENDMENT (MARRIAGE EQUALITY) BILL 2015 (Mr Shorten): Second reading—Resumption of debate (from 17 August 2015).

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays including 9 November 2015.)

26 NEW COLOMBO PLAN: Resumption of debate (from 17 August 2015) on the motion of Mrs Prentice—That this House:

(1) recognises that travelling and living overseas has been a rite of passage for young Australians for many years and has raised awareness of and respect for foreign cultures;

(2) acknowledges that the New Colombo Plan (NCP) is an innovative scholarship scheme that supports and encourages Australian students to undertake study and internships in the Indo-Pacific region;

(3) recognises the success of the NCP’s pilot year in 2014, in which 40 scholars and 1,300 mobility students were supported to live, study and undertake work placements in the four pilot locations of Hong Kong, Indonesia, Japan and Singapore;

(4) notes that in 2015 the NCP has been substantially expanded to offer support to 68 scholars and 3,100 mobility students in more than 32 host locations across the region; and

(5) acknowledges the Government’s ongoing commitment of $100 million over five years to the NCP.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays including 9 November 2015.)

27 INDIGENOUS MARATHON PROJECT: Resumption of debate (from 17 August 2015) on the motion of Dr Leigh—That this House:

(1) notes that:

(a) established in 2010, the Indigenous Marathon Project (IMP) plays a valuable role in promoting healthy lifestyles in Indigenous communities, creating Indigenous role models and inspiring Indigenous people;

(b) the IMP is part of the Indigenous Marathon Foundation (IMF), a health promotion charity that changes lives through running and that celebrates and showcases incredible Indigenous achievement and resilience;

(c) through the IMP, young Indigenous men and women aged from 18 to 30 are given the opportunity to unearth their own sense of self-worth and pride by completing a full marathon;

(d) participants in the IMP mostly train in their communities, attending four one-week training and education camps, and must complete a Certificate III in Fitness, acquire a Sports Aid Certificate and attain both Level I and II Accreditation in Recreational Running Coaching with Athletics Australia;

(e) the capstone achievement of the IMP is for participants to represent their families and communities and complete the biggest marathon in the world, in the biggest city in the world, the famous New York City Marathon held each November;

(f) in the last five years, the IMP has successfully graduated 43 Aboriginal and Torres Strait Island men and women with 11 more enrolled in this year’s program, coming from remote communities, regional towns and major cities;
(g) most of these IMP graduates had never run before, but in just six months, had all run a full 42.2 kilometre marathon, with the motto ‘the harder the struggle, the greater the reward’, which builds self-worth and self-belief by setting difficult goals and achieving them; and

(h) in communities around Australia, graduates of the IMP have continued to run, established running and walking groups and organised hundreds of ‘Deadly Fun Runs’ each year that encourage local communities to lead active lifestyles and help reduce the incidence of disease and social dysfunction; and

(2) commends the work of Rob de Castella and his team in helping to change lives through the IMF and the IMP.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays including 9 November 2015.)

28 FREE TRADE AGREEMENTS: Resumption of debate (from 17 August 2015) on the motion of Mr Nikolic—That this House:

(1) recognises:
   (a) the importance of Australia’s Free Trade Agreements (FTAs), which now include nations in three continents—North America, South America and Asia;
   (b) Australia’s three most recent FTAs negotiated and signed in 2014 with Japan, South Korea and China and the positive security, stability and economic prosperity which will result from each of these mutually constructive agreements;
   (c) the Government’s intention to continue to enhance current and future trade and investment opportunities for the long term advantage of all Australian citizens; and
   (d) the significant personal contribution made by the Minister for Trade and Investment in securing FTAs with Japan, South Korea and China in 2014;

(2) acknowledges the following advantages of FTAs to Australia as:
   (a) removing potentially billions of dollars of tariff imposts for foreign produced consumer goods (including, clothes, shoes, car components, cars and electronics);
   (b) enhancing capital flows into Australian agriculture, finance, tourism, infrastructure and mining as a result of streamlined approval procedures for foreign state owned investors;
   (c) improving primary agriculture, particularly dairy, beef, lamb, wine and horticulture as a result of overseas tariffs being phased out over time;
   (d) streamlining licensing and reducing restrictions on Australian services firms, including banks, insurance companies, financial fund managers, as well as law, architecture and engineering firms; and
   (e) providing cheaper and more streamlined visa approval procedures, making it easier to undertake reciprocal travel, work and study in Australia and relevant trade partner nations; and

(3) notes the continuing importance of trade between nations and of Australian formal FTAs in supporting both global and regional stability, as well as Australian long term economic prosperity, all of which are emphasised by Australia’s unique geopolitics.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays including 9 November 2015.)

29 LYME DISEASE: Resumption of debate (from 17 August 2015) on the motion of Ms Hall—This House:

(1) notes that May was Lyme Project month, a time when the Lyme Disease Association of Australia raises awareness and funds to provide ongoing advocacy for people living with Lyme disease;

(2) recognises that Lyme disease can be debilitating and have a devastating impact on the lives of people living with it; and

(3) works with the Lyme disease Association of Australia to accept Lyme disease as a disease, undertake research, develop a national plan to collect statistics and develop treatments for people living with Lyme disease.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays including 9 November 2015.)
30 SMALL BUSINESSES AND INFRASTRUCTURE INVESTMENT: Resumption of debate (from 17 August 2015) on the motion of Mr C. A. Laundy—That this House:

(1) acknowledges that:
   (a) small and medium businesses are the engine room of the Australian economy and employment;
   (b) an effective infrastructure network is essential for small businesses to survive and flourish; and
   (c) investment in improved infrastructure benefits small businesses through economic growth and job creation, and provides a boost to local and regional economies; and

(2) supports the Government in prioritising infrastructure investment to help small businesses grow and continue their vital contribution to the Australian economy.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 4 sitting Mondays including 9 November 2015.)

31 BOEING E-7A WEDGETAIL: Resumption of debate (from 12 August 2015) on the motion of Mrs Griggs—That this House:

(1) notes that:
   (a) the Boeing E-7A Wedgetail, an airborne early control and warning aircraft, has reached its final operational capability; and
   (b) this aircraft is a significant enhancement for our Australian Defence Force (ADF) and has been a vital asset on Operation Okra in the Middle East region; and

(2) acknowledges the excellent work done by ADF personnel in carrying out their roles of protecting Australia and its national interests.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays including 9 November 2015.)

32 GOVERNMENT DOMESTIC PROCUREMENT: Resumption of debate (from 12 August 2015) on the motion of Mr Zappia—That this House:

(1) notes that:
   (a) the Government spends around $40 billion each year on procuring goods and services;
   (b) the Commonwealth Procurement Rules provide considerable flexibility to Government departments when making procurement decisions;
   (c) considerable economic, social and environmental benefits arise from the Government buying Australian products and services; and
   (d) domestic Government procurement encourages innovation and investment;

(2) expresses concern at the level of goods and services that are being sourced from overseas by the Government; and

(3) calls on the Government to apply a comprehensive value for money test which includes all national benefits which accrue when goods and services are procured locally.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays including 9 November 2015.)

33 PACIFIC WOMEN’S PARLIAMENTARY PARTNERSHIPS FORUM: Resumption of debate (from 12 August 2015) on the motion of Mrs Prentice—That this House:

(1) notes that the Pacific Women’s Parliamentary Partnerships Forum (Forum) is funded by the Australian Government and is designed to support women in the region in politics and to assist Pacific parliaments in addressing gender equality issues;

(2) recognises that the Pacific region has the lowest regional average of women parliamentarians in the world, currently 13.1 per cent female representation in single or lower houses across the region, including Australia and New Zealand;

(3) recognises that the third annual Forum was held from 29 April to 1 May in Suva, Fiji, with the focus on addressing family violence in the Pacific region; and

(4) notes that reducing family violence will require a coordinated approach, and that the Forum agreed on a list of priorities for Pacific parliaments to pursue that will raise awareness and encourage action to address the issue.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays including 9 November 2015.)
34 BAIADA POULTRY PTY LIMITED'S EMPLOYMENT PRACTICES: Resumption of debate (from 12 August 2015) on the motion of Mr Champion—That this House:
(1) notes:
   (a) the recent media reports and the Fair Work Ombudsman (Ombudsman) finding about the abuse of employees, including Working Holiday visa holders (subclass 417) and Temporary Work (Skilled) visa holders (subclass 457) by Baiada Poultry Pty Limited (Baiada);
   (b) complaints against Baiada included that employees were being underpaid, forced to work extremely long hours and required to pay high rents for overcrowded and unsafe employee accommodation;
   (c) Baiada and its labour-hire contractors failed to work with the Ombudsman during the inquiry into its employment practices, including:
      (i) refusing permission for Fair Work Inspectors working on this inquiry to access the factory floor at its worksites;
      (ii) failing to provide the inquiry with any ‘significant or meaningful’ documentation on the nature and terms of its labour contract arrangements; and
      (iii) producing inadequate, inaccurate and/or fabricated records to inspectors;
   (d) the findings of the Ombudsman are damning of the governance and employment practices of Baiada; and
   (e) that these reports and the employment practices of Baiada have caused significant community concern which must be addressed; and
(2) calls on the management of Baiada to immediately address the findings of the Ombudsman and bring its employment practices up to community expectations.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays including 9 November 2015.)

35 AUSTRALIAN DEFENCE FORCE PARLIAMENTARY PROGRAM: Resumption of debate (from 12 August 2015) on the motion of Mr Pitt—That this House:
(1) acknowledges that the Australian Defence Force Parliamentary Program (ADFP) has enjoyed bipartisan support since its formation in 2001;
(2) recognises the importance of providing an opportunity for Parliamentarians to experience life working alongside Australian Defence Force (ADF) personnel;
(3) notes that the ADFPP provides ADF personnel with direct access to Members of Parliament in their own workplace or as a part of the exchange program to Parliament House; and
(4) expresses gratitude to ADF personnel who make ADFPP a great success.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 3 sitting Mondays including 9 November 2015.)

36 FUNDING FOR SCIENCE, RESEARCH AND INNOVATION: Resumption of debate (from 22 June 2015) on the motion of Ms MacTiernan—That this House:
(1) recognises that in its 2015 budget, the Government has slashed investment in science, research and innovation agencies and programs, including cuts of:
   (a) $114 million from the Commonwealth Scientific and Industrial Research Organisation;
   (b) $75 million from the Australian Research Council (ARC);
   (c) $27.5 million from the Australian Nuclear Science and Technology Organisation;
   (d) $80 million from Cooperative Research Centres;
   (e) $173.7 million from the Research Training Scheme;
   (f) $260 million from the abolition of Commercialisation Australia;
   (g) $84 million from ceasing National ICT Australia funding from 2016;
   (h) $120 million from Defence Science and Technology Organisation;
   (i) $16.1 million from Geoscience Australia;
   (j) $7.8 million from the Australian Institute of Marine Science;
   (k) $263 million from Sustainable Research Excellence for universities;
   (l) $27 million more from the Cooperative Research Centres program; and
   (m) $27 million from its own Entrepreneurs’ Infrastructure Programme;
(2) calls on the Minister for Education to explain the decision to provide $4 million in funding for the establishment of the Bjorn Lomborg Australian Consensus Centre at the University of Western Australia without any reference to the ARC; and

(3) condemns the Government for the lack of transparency around the decision to fund the research centre, while at the same time making significant funding cuts to science, research and innovation.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays including 9 November 2015.)

37 AUSTRALIAN DEFENCE FORCE AND HUMANITARIAN AID MISSIONS: Resumption of debate (from 22 June 2015) on the motion of Mrs Griggs—That this House:

(1) commends the role of the Australian Defence Force (ADF) in recent humanitarian aid missions; and

(2) congratulates:

(a) the Government on taking the decision to acquire two additional Boeing C-17A Globemaster III aircraft which will assist in future humanitarian and ADF operations; and

(b) the ADF on its rapid deployment of air assets, including C-17s, which supported the provision of disaster relief in Vanuatu and Nepal in 2015.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays including 9 November 2015.)

38 IMPORTED PRODUCTS: Resumption of debate (from 22 June 2015) on the motion of Ms L. M. Chesters—That this House:

(1) notes with concern the importation to Australia of goods that:

(a) breach Australia’s anti-dumping regime; and

(b) do not comply with Australian standards;

(2) further notes the:

(a) injurious effect that the importation of such products has on Australian businesses and Australian jobs;

(b) risk to consumers of using substandard products and goods; and

(c) lack of inspection and compliance enforcement of imported products; and

(3) calls on the Government to:

(a) continue to monitor the anti-dumping regime and effectiveness of recent changes;

(b) strengthen the inspection and compliance enforcement regime for imported goods;

(c) review penalties for importers who breach their Australian legal obligations and if necessary increase the penalties where they are found to be insufficient, to act as a deterrent; and

(d) hold an urgent meeting of the International Trade Remedies Forum to address these and related issues.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays including 9 November 2015.)

39 VIETNAMESE-AUSTRALIAN PEOPLE: Resumption of debate (from 22 June 2015) on the motion of Mr Simpkins—That this House:

(1) notes that it has been 40 years since the Vietnamese began coming to Australia and their arrival has been defined by:

(a) successful settlement;

(b) positive integration; and

(c) their assistance with the development of the Australian economy through their hard work and dedication;

(2) acknowledges the positive influence in Australia of the Vietnamese-Australian people from:

(a) the Vietnamese Community Association;

(b) the Vietnamese parishes of the Catholic Church;

(c) the Vietnamese Free Buddhist Church;

(d) other religious groups; and

(e) clubs and other service providers; and
(3) commends the Vietnamese-Australian community for its dedication to Australia and determination to provide opportunities and success for Vietnamese-Australian families.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays including 9 November 2015.)

40 REGIONAL BUSINESSES AND INDUSTRIES: Resumption of debate (from 22 June 2015) on the motion of Ms McGowan—That the House:

(1) notes that:

(a) by the Department of Infrastructure and Regional Development’s own statistics, two thirds of Australia’s export earnings come from regional industries such as agriculture, tourism, retail, services and manufacturing;

(b) Australian regional businesses and industries are highly exposed to global market forces whether exporting or not, businesses and consumers alike are influenced and are in turn influencing regional Australia’s future competitive advantage; and

(c) the future of manufacturing and industry in this country requires extensive skills development, training and employee development in key sectors such as farming, food production, engineering and value-adding; and

(2) calls on the Australian Government to:

(a) prioritise investment in regional infrastructure that supports growth in rural and regional industries and manufacturing businesses, such as:

(i) improving telecommunications access for rural and regional Australians;

(ii) improving passenger rail and freight rail timetables and services; and

(iii) simplifying compliance for interstate businesses by reducing cross-border anomalies; and

(b) provide additional capacity for the regions to design their strategic vision to meet future industry, manufacturing and regional development demands in Australia.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on any of the next 2 sitting Mondays including 9 November 2015.)

41 HOMELESSNESS: Resumption of debate (from 15 June 2015) on the motion of Mrs Elliot—That this House:

(1) recognises that:

(a) over 105,000 Australians are currently defined as homeless throughout the nation;

(b) on any given night this translates to 1 in 200 Australians homeless or sleeping rough; and

(c) great work is done by organisations such as Homelessness Australia and countless local charities in their support for homeless people right across the country; and

(2) notes that:

(a) the current Government has made significant cuts to front line youth services putting more young people at the risk of homelessness;

(b) the current Government has made significant cuts to domestic violence services putting more woman and children at risk of homelessness; and

(c) more needs to be done to address homelessness in Australia.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on 9 November 2015.)

42 SMALL BUSINESS: Resumption of debate (from 15 June 2015) on the motion of Mr Broad—That this House notes:

(1) that Australian small business is a major contributor to the national economy and should be acknowledged for its innovation, entrepreneurship and endeavour, as demonstrated by the 15,000 small businesses across the electoral division of Mallee and many small businesses across the rest of Australia; and

(2) the recent budget must be commended for assisting small business with accelerated depreciation for assets purchased under $20,000.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on 9 November 2015.)
43 **LIVE ANIMAL EXPORTS:** Resumption of debate *(from 15 June 2015)* on the motion of Mr Fitzgibbon—
That this House:

(1) notes:
   
   (a) that Australia has the most stringent and effective live animal welfare regulatory system in the world that is underpinned by the Exporter Supply Chain Assurance System;
   
   (b) recent alleged breaches of Australian’s animal welfare standards in the live export sector; and
   
   (c) the Government’s:
      
      (i) abolition of the position of Inspector-General of Animal Welfare and Live Animal Exports; and
      
      (ii) failure to increase regulatory and supervisory resources to keep pace with growth in trade; and

(2) calls on the Government to build public confidence and to protect the sustainability of the live export sector by:

   (a) appointing an independent Inspector-General of Animal Welfare and Live Animal Exports; and
   
   (b) providing quarterly ministerial reports to the Parliament on:
      
      (i) any new markets;
      
      (ii) the number of head exported;
      
      (iii) any allegations of breaches of animal welfare standards and investigations undertaken; and
      
      (iv) any sanctions or other action taken against those who have breached or should have prevented breaches of Australia’s animal welfare standards.

*(Order of the day will be removed from the Notice Paper unless re-accorded priority on 9 November 2015.)*

44 **BOWEL CANCER:** Resumption of debate *(from 15 June 2015)* on the motion of Mrs McNamara—
That this House:

(1) notes that:

   (a) Bowel Cancer Australia ran an initiative throughout the month of February titled ‘Prevent Bowel Cancer’ to raise awareness of bowel cancer and encourage more Australians to screen for the disease with the tagline ‘Don’t Wait Until It’s Too Late’;
   
   (b) bowel cancer:
      
      (i) is the second most common type of newly diagnosed cancer in Australia affecting both men and women almost equally;
      
      (ii) is Australia’s second biggest cancer killer after lung cancer with more than 15,000 Australians diagnosed each year; and
      
      (iii) claims nearly 4,000 lives every year; and
   
   (c) when found early 90 per cent of bowel cancer cases can be successfully treated;

(2) acknowledges the Government’s free National Bowel Cancer Screening Program initiative and the inclusion of people turning the ages of 70 and 74 in the program; and

(3) notes the requirement for greater awareness and promotion of available bowel cancer screening tests and the need for people from age 50 to undertake regular screening to prevent this disease.

—*And on the amendment moved thereto by Ms Hall, viz.—* That the following words be added:

(4) notes that:

   (a) June is Bowel Cancer Awareness Month (BCAM), during which Bowel Cancer Australia seeks to raise awareness of a disease that claims the lives of 77 Australians every week;
   
   (b) BCAM has a positive message—saving lives through early detection—as bowel cancer is one of the most curable types of cancer if found early; and
   
   (c) in 2014, about 16,980 Australians were diagnosed with bowel cancer (9,250 in men and 7,730 in women), and an estimated 19,960 are expected to be diagnosed in 2020;
(5) recognises that:
   (a) bowel cancer can develop without any early warning signs;
   (b) if bowel cancer is detected before it has spread beyond the bowel there is a 90 per cent chance of surviving more than five years;
   (c) regular screening every two years for people aged 50 and over can reduce the risk of dying from bowel cancer by up to 33 per cent; and
   (d) more than 12,000 suspected or confirmed cancers will be detected through free screening, saving between 300 and 500 lives each year; and

(6) encourages Members to continue to support efforts to raise awareness of the importance of early detection as well as the signs and symptoms of bowel cancer.

(Order of the day will be removed from the Notice Paper unless re-accorded priority on 9 November 2015.)
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:


Questions unanswered


20 October 2015

*1737 MS HALL: To ask the Minister for Health—

(1) What is the status of funding for chronic disease peak bodies previously funded under the Health System Capacity Development Fund.

(2) Will chronic disease peak bodies continue to be funded beyond 31 December 2015.

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DAVID ELDER
Clerk of the House of Representatives

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OCCUPANTS OF THE CHAIR

The Speaker
Mr A. D. H. Smith

The Deputy Speaker
Mr B. C. Scott

The Second Deputy Speaker
Mr Mitchell

Speaker’s Panel Members
Mr Broadbent, Ms A. E. Burke, Ms Claydon, Mr Cobb, Mr Conroy, Mr Goodenough, Mrs Griggs, Ms Henderson, Mr Irons, Mr Kelly, Ms M. L. Landry, Ms O’Neill, Mrs Prentice, Ms Price, Dr Southcott, Mr Sukkar, Mr Vasta, Mrs Wicks.
COMMITTEES

Unless otherwise shown, appointed for life of 44th Parliament

Standing

Pursuant to standing orders

AGRICULTURE AND INDUSTRY: Mr Ramsey (Chair), Ms O’Neil (Deputy Chair), Mr Fitzgibbon, Ms M. L. Landry, Ms McGowan, Mr Pasin, Ms Price, Mr Tehen, Mr Wilson, Mr Zappia.

Current inquiry:

Agricultural innovation.

APPROPRIATIONS AND ADMINISTRATION: The Speaker (Chair), Ms Owens (Deputy Chair), Mr Broadbent, Mr Buchholz, Ms Claydon, Mr Coulton, Ms Hall, Mr Hayes, Mr O’Dowd.

COMMUNICATIONS AND THE ARTS: Mrs B. K. Bishop, Mr Watts (Other members to be appointed).

ECONOMICS: Mr C. A. Laundy (Chair), Mr Husic (Deputy Chair), Mr Alexander, Mr Buchholz, Mr Coleman, Mr Conroy, Mr Hogan, Mr Kelly, Ms O’Neil, Mr Palmer. (Mr Giles to be a supplementary member for the purpose of the inquiry into home ownership; Ms O’Neil to be supplementary member for the purpose of the inquiry into the Review of the Reserve Bank Annual Report 2014.)

Current inquiries:

Home ownership.
Review of the Australian Prudential Regulation Authority Annual Report 2014.

EDUCATION AND EMPLOYMENT: Mr Laming (Chair), Ms MacTiernan (Deputy Chair), Mr Hutchinson, Mrs McNamara, Mr O’Connor, Ms Owens, Ms Rishworth, Dr Stone, Ms Sudmalis, Mr Williams.

Current inquiry:

Small business employment.

ENVIRONMENT: Mr Cobb (Chair), Mr Zappia (Deputy Chair), Mr Broad, Mr M. Butler, Mr Dreyfus, Mr Giles, Ms Marino, Mr Pasin, Mr Varvaris, Mr Wood. (Mr Christensen and Ms Claydon to be supplementary members for the purpose of the inquiry into the Register of Environmental Organisations.)

Current inquiry:

Register of Environmental Organisations.

HEALTH: Mr Irons (Chair), Ms L. M. Chesters, Dr Gillespie, Ms Hall, Mr S. P. Jones, Mr Laming, Mrs McNamara, Dr Southcott, Ms Sudmalis, Mr Zappia.

Current inquiry:

Chronic disease prevention and management in primary health care.

HOUSE: The Speaker, Mr O’Dowd (Chair), Mr Hayes (Deputy Chair), Mr Broadbent, Mr Buchholz, Ms Hall, Ms Ryan.

INDIGENOUS AFFAIRS: Dr Stone (Chair), Mr Snowdon (Deputy Chair), Mr Claydon, Mr Coulton, Mr Entsch, Mr Laming, Mr Neumann, Mr Perrett, Ms Price, Mr Ramsey.

Current inquiry:

Educational opportunities for Aboriginal and Torres Strait Islander students.

INFRASTRUCTURE, TRANSPORT AND CITIES: Ms Marino, Mr Pitt, Mr Thistlethwaite, Mr van Manen, Mr Williams. (Other members to be appointed. (Mrs Prentice to be a supplementary member for the purpose of the inquiry into the High Speed Rail Planning Authority Bill 2015.)

Current inquiry:

High Speed Rail Planning Authority Bill 2015.

PETITIONS: Dr Jensen (Chair), Mrs Elliot (Deputy Chair), Mr Broadbent, Mr Buchholz, Mr Byrne, Ms L. M. Chesters, Mrs Griggs, Ms Hall, Mr Hogan, Mrs Prentice.
PRIVILEGES AND MEMBERS’ INTERESTS: Mr Broadbent (Chair), Ms A. E. Burke (Deputy Chair), Mr Fitzgibbon, Mr Giles, Mr Griggs, Mr Hawke, Ms O’Neil, Mr Pasin, Mr Perrett, Mr Pitt, Mr Ruddock, Mr Vasta.  

Current inquiry:
Whether the former Member for Dobell deliberately misled the House.

PROCEDURE: Dr Southcott (Chair), Mr Danby (Deputy Chair), Mr Broadbent, Mr Buchholz, Mr Goodenough, Ms Hall, Ms Ryan.  

Current inquiries:
Consideration in detail of the main appropriation bill.  
Maintenance of standing and sessional orders.  
The adequacy of provisions for nursing mothers in the House of Representatives.

PUBLICATIONS: Mr Coulton (Chair), Mr Watts (Deputy Chair), Ms Claydon, Ms Henderson, Mr Howarth, Mr Hutchinson, Ms Rowland.  

SELECTION: The Speaker (Chair), Mr Christensen, Mr Coulton, Mr Fitzgibbon, Ms Hall, Mr Hayes, Mr Hutchinson, Mr E. T. Jones, Ms Marino, Mr Whiteley, Ms Ryan.

SOCIAL POLICY AND LEGAL AFFAIRS: Mr Christensen (Chair), Ms Claydon (Deputy Chair), Ms T. M. Butler, Mr Dreyfus, Mrs Markus, Mr Pasin, Mr Perrett, Ms Price, Dr Stone, Mr Sukkar.  

Current inquiries:
 Constitutional law and Australian citizenship.  
Crimes at sea.

TAX AND REVENUE: Mr van Manen (Chair), Dr Chalmers (Deputy Chair), Ms T. M. Butler, Mr Hastie, Mr Irons, Ms O’Neil, Mr Sukkar, Mr Taylor, Mr Watts, Mr Williams.  

Current inquiries:
Tax Expenditures Statement.  

Joint Select

AUSTRALIA FUND ESTABLISHMENT (Formed 23 September 2014): Mr Laming (Chair), Senator Lazarus (Deputy Chair), Ms T. M. Butler, Mr Husic, Mr Pitt, Mr Porter, Mr Wilkie, Senator Carr, Senator Reynolds, Senator Seselja. (Final report presented 25 June 2015; Committee dissolved.)

CONSTITUTIONAL RECOGNITION OF ABORIGINAL AND TORRES STRAIT ISLANDER PEOPLES (Formed 2 December 2013): Mr Wyatt (Chair), Senator Peris (Deputy Chair), Ms Henderson, Mr S. P. Jones, Mr Neumann, Senator McKenzie, Senator Ruston, Senator Siewert. (Final report presented 25 June 2015; Committee dissolved.)

NORTHERN AUSTRALIA (Formed 4 December 2013): Mr Entsch (Chair), Ms MacTiernan (Deputy Chair), Mr Christensen, Mr Gray, Mrs Griggs, Ms Price, Mr Snowdon, Senator Canavan, Senator McLucas, Senator O’Neill, Senator Siewert, Senator Smith. (Final report presented 4 September 2014; resolution of appointment amended on 27 August 2014 to extend the committee for the life of the Parliament.)

Current inquiry:
Opportunities for expanding the aquaculture industry in northern Australia.

TRADE AND INVESTMENT GROWTH (Formed 23 September 2014): Mr O’Dowd (Chair), Ms T. M. Butler, Mr Conroy, Mr Palmer, Mr Pasin, Mr Taylor, Senator Bullock, Senator Macdonald, Senator Smith, Senator Wang. (Final report presented 15 October 2015; resolution of appointment amended on 13 October 2015 to extend the committee for the life of the Parliament.)

Joint Statutory

AUSTRALIAN COMMISSION FOR LAW ENFORCEMENT INTEGRITY: Mr Matheson (Chair), Senator Bilyk (Deputy Chair), Mrs Elliot, Mr Irons, Mr Wood, Mr Zappia, Senator Edwards, Senator Johnston, Senator Sterle.  

Current inquiries:
The integrity of Australia’s border arrangements.  
The jurisdiction of the Australian Commission for Law Enforcement Integrity.

BROADCASTING OF PARLIAMENTARY PROCEEDINGS: The Speaker (Chairman), The President (Vice-Chairman), Ms Bird, Mr Coulton, Mr Griffin, Ms Henderson, Mr Tehan, Senator Marshall.
COURT OF DISCIPLINE OF THE HOUSE OF REPRESENTATIVES

CORPORATIONS AND FINANCIAL SERVICES: Senator Fawcett (Chair), Senator O’Neill (Deputy Chair), Mr C. A. Laundy, Ms Owens, Mr Ruddock, Mrs Sudmalis, Mr Watts, Senator Ketter, Senator Madigan, Senator Williams.

Current inquiries:
Oversight of ASIC, the Takeovers Panel and the Corporations Legislation No. 2 of the 44th Parliament.
The impairment of customer loans.

HUMAN RIGHTS: Mr Ruddock (Chair), Mr Ferguson (Deputy Chair), Dr Gillespie, Ms McGowan, Mr Pasin, Mr Sukkar, Senator Brown, Senator Canavan, Senator McKim, Senator Moore, Senator Smith, Senator Wright.

INTELLIGENCE AND SECURITY: Mr Tehan (Chair), Mr Byrne (Deputy Chair), Mr Dreyfus, Mr Nikolic, Mr Ruddock, Mr B. C. Scott, Senator Bushby, Senator Conroy, Senator Fawcett, Senator Gallagher, Senator Wong.

Current inquiries:
Re-listing of Hamas Brigades, PKK, LeT and PIJ as terrorist organisations.
Review of Administration and Expenditure No.14.

LAW ENFORCEMENT: Mr Kelly (Chair), Senator Singh (Deputy Chair), Mr Hayes, Mr Matheson, Ms Vamvakinou, Mr Wood, Senator Edwards, Senator Johnston, Senator Ketter, Senator Leyonhjelm.

Current inquiry:
Crystal methamphetamine.

PUBLIC ACCOUNTS AND AUDIT: Dr Southcott (Chair), Mr Conroy (Deputy Chair), Mr Albanese, Mrs B. K. Bishop, Ms Brodtmann, Mr Giles, Dr Gillespie, Mr C. A. Laundy, Mr Macfarlane, Mrs Prentice, Mr Taylor, Senator Bernardi, Senator Gallagher, Senator Ketter, Senator McKenzie, Senator Smith.

Current inquiries:
Development of Commonwealth Performance Framework.

PUBLIC WORKS: Senator Smith (Chair), Mr Perrett (Deputy Chair), Ms Claydon, Mr Goodenough, Ms Ryan, Ms F. M. Scott, Dr Southcott, Senator Canavan, Senator Gallagher.

Current inquiries:
AIR5431 Phases 2 and 3 Air Traffic Management and Control System Facilities and Australian Defence Force Air Traffic Control Complex Infrastructure Project.
Brisbane and Cairns control tower life extensions.
Garden Island, Western Australia—HMAS Stirling redevelopment, Stage 3A.
Growler Airborne Electronic Attack Capability Facilities Project.
Land 121—Unit Sustainment Facilities Project.
Melbourne and Brisbane air traffic services centre—Extension Works.
Northern Territory—Delamere Air Weapons Range Redevelopment Project.
Royal Australian Air Force Base Amberley, Queensland—Battlefield Airlifter Facilities Project.

Joint Standing

ELECTORAL MATTERS: Mrs Prentice (Chairman), Mr Griffin (Deputy Chair), Mr Goodenough, Mr Gray, Mr Pasin, Senator Brown, Senator Canavan, Senator Ketter, Senator Reynolds, Senator Rhiannon.

Current inquiries:
Campaigning at polling places.
Delivery of electoral education.
The regulatory framework governing the financing of electoral activities undertaken by political parties and other participants in the political process.
FOREIGN AFFAIRS, DEFENCE AND TRADE: Ms Gambaro (Chair), Mr Champion (Deputy Chair), Mr Baldwin, Mr Danby, Mr Feeney, Mr Ferguson, Mr Griffin, Dr Jensen, Mr E. T. Jones, Mr Kelly, Mr Marles, Mr Nikolic, Ms Parke, Mr Pitt, Mrs Prentice, Mr Ruddock, Mr B. C. Scott, Dr Stone, Ms Vamvakinou, Mr Varvaris, Senator Edwards, Senator Fawcett, Senator Gallacher, Senator Ludwig, Senator Macdonald, Senator McEwen, Senator McKenzie, Senator O’Neill, Senator Reynolds, Senator Singh, Senator Whish-Wilson, Senator Xenophon.

Current inquiries:
- Australia’s trade and investment relationships with countries of the Middle East.
- Death penalty.
- Defence industry exports.
- Development partnerships in agriculture.
- The human rights issues confronting women and girls in the Indian Ocean - Asia Pacific region.

MIGRATION: Mrs Markus (Chair), Ms Vamvakinou (Deputy Chair), Mr K. J. Andrews, Mr Kelly, Mr Thistlethwaite, Mr Zappia, Senator Back, Senator Dastyari, Senator Edwards, Senator Hanson-Young.

Current inquiry:
- Seasonal Worker Program.

NATIONAL CAPITAL AND EXTERNAL TERRITORIES: Mr Simpkins (Chair), Senator Brown (Deputy Chair), Mrs B. K. Bishop, Ms Brodtmann, Mr B. C. Scott, Mr Snowdon, Mr Vasta, Senator Back, Senator Gallacher, Senator Hanson-Young, Senator Marshall, Senator Seselja.

Current inquiry:
- Governance in the Indian Ocean Territories.

NATIONAL DISABILITY INSURANCE SCHEME: Senator Gallacher (Deputy Chair), Mr Billson, Dr Gillespie, Ms Hall, Ms Macklin, Mr Matheson, Ms Rishworth, Senator Lindgren, Senator Reynolds, Senator Seselja, Senator Siewert, Senator Urquhart.

PARLIAMENTARY LIBRARY: Senator Seselja (Chair), Ms Brodtmann (Chair), Mr Broadbent, Mr Danby, Ms Hall, Mr Irons, Mr Taylor, Mr Wilson, Senator Back, Senator Lines, Senator McGrath, Senator Moore.

TREATIES: Mr Taylor (Chair), Mr Thomson (Deputy Chair), Mr Broad, Mr O’Dowd, Ms Parke, Dr Stone, Mr Watts, Mrs Wicks, Mr Whiteley, Senator Back, Senator Fawcett, Senator Johnston, Senator Lines, Senator Ludwig, Senator Sterle, Senator Whish-Wilson.

Current inquiries:
- Treaties tabled 8 September 2015 (V&P 8 September 2015, page 1561).

APPOINTMENTS TO STATUTORY BODIES

NATIONAL ARCHIVES OF AUSTRALIA ADVISORY COUNCIL: Mrs Prentice (appointed 3 March 2014, for a period of 3 years).

COUNCIL OF THE NATIONAL LIBRARY OF AUSTRALIA: Mr Ferguson (appointed 16 June 2015, for a period of 3 years).

PARLIAMENTARY RETIRING ALLOWANCES TRUST: Mr Fitzgibbon (appointed 19 October 2010) and Mr Ruddock (appointed 24 February 2014).

By Authority of the House of Representatives