2019
THE PARLIAMENT OF THE COMMONWEALTH OF AUSTRALIA

HOUSE OF REPRESENTATIVES

NOTICE PAPER
(www.aph.gov.au/housenp)

No. 4
TUESDAY, 23 JULY 2019

The House meets at 12 noon

GOVERNMENT BUSINESS

Orders of the day


4 AUSTRALIAN SECURITY INTELLIGENCE ORGANISATION AMENDMENT (SUNSETTING OF SPECIAL POWERS RELATING TO TERRORISM OFFENCES) BILL 2019 (Minister for Home Affairs): Second reading—Resumption of debate (from 4 July 2019—Ms M. M. H. King).


7 ADDRESS IN REPLY TO THE GOVERNOR-GENERAL’S SPEECH: Resumption of debate (from 22 July 2019—Mr Porter) on the proposed Address in Reply.

8 NATIONAL HEALTH AMENDMENT (PHARMACEUTICAL BENEFITS) BILL 2019 (Minister for Health): Second reading—Resumption of debate (from 4 July 2019—Ms M. M. H. 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.
TIMOR SEA MARITIME BOUNDARIES TREATY CONSEQUENTIAL AMENDMENTS BILL 2019


PASSENGER MOVEMENT CHARGE AMENDMENT (TIMOR SEA MARITIME BOUNDARIES TREATY) BILL 2019


TREASURY LAWS AMENDMENT (MAKING SURE MULTINATIONALS PAY THEIR FAIR SHARE OF TAX IN AUSTRALIA AND OTHER MEASURES) BILL 2019


TREASURY LAWS AMENDMENT (2018 MEASURES NO. 2) BILL 2019


TREASURY LAWS AMENDMENT (COMBATING ILLEGAL PHOENIXING) BILL 2019


TREASURY LAWS AMENDMENT (PUTTING MEMBERS’ INTERESTS FIRST) BILL 2019


CRIMES LEGISLATION AMENDMENT (POLICE POWERS AT AIRPORTS) BILL 2019

(Minister for Home Affairs): Second reading—Resumption of debate (from 4 July 2019—Ms M. M. H. King).

MIGRATION AMENDMENT (STREAMLINING VISA PROCESSING) BILL 2019


MIGRATION LEGISLATION AMENDMENT (REGIONAL PROCESSING COHORT) BILL 2019

(Minister for Home Affairs): Second reading—Resumption of debate (from 4 July 2019—Ms M. M. H. King).

CUSTOMS AMENDMENT (IMMEDIATE DESTRUCTION OF ILLICIT TOBACCO) BILL 2019

(Assistant Minister for Customs, Community Safety and Multicultural Affairs): Second reading—Resumption of debate (from 4 July 2019—Mr Thistlethwaite).

HIGHER EDUCATION SUPPORT (CHARGES) BILL 2019

(Minister for Education): Second reading—Resumption of debate (from 4 July 2019—Ms M. M. H. King).

HIGHER EDUCATION SUPPORT AMENDMENT (COST RECOVERY) BILL 2019


AGRICULTURE LEGISLATION REPEAL BILL 2019

(Prime Minister): Second reading—Resumption of debate (from 2 July 2019).

Notices

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

1 Maximum speaking times

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 shall not count towards the maximum speaking time allowed to the Member speaking at the time.

2 MR PORTER: 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.
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.

PRIVATE MEMBERS’ BUSINESS

Notices given for Tuesday, 23 July 2019

*1 MS SHARKIE: To move—That this House:

(1) notes that:

(a) the OECD:

(i) calculates that Australia’s expenditure on age pensions is currently 4 per cent of public spending, and is projected to be 4 per cent in 2050, which compares with 9 per cent and 10 per cent respectively for the OECD, and

(ii) has stated that ‘the old age income poverty rate in Australia is high at 26 per cent compared to 13 per cent across the OECD in 2015’;

(b) the Benevolent Society:

(i) released The Adequacy of the Age Pension in Australia: An assessment of pensioner living standards report in September 2016, concluding from its research that ‘the age pension in Australia is inadequate’, and

(ii) also concludes that ‘home ownership constitutes the single biggest factor contributing to financial hardship among pensioners’ and ‘age pensioners who are renting, in particular those who are single, are the worst off’;

(c) deeming rates dramatically affect the wellbeing of Australian pensioners; and

(d) whilst the Government has reduced deeming rates for the first time since 2015, it has not been adequately responsive to changes in the cash rate; and

(2) calls on the Government to:

(a) establish an independent tribunal to:

(i) assess the base rate of the pension,

(ii) assess the Commonwealth Assistance Rate,

(iii) assess the deeming rate, and

(iv) determine the best mechanism for regular review, and

(b) reduce the financial gap between age pensioners who are home owners and those who are renters.

(Notice given 22 July 2019.)
*2 MS OWENS: To move—That this House:

(1) notes that:
   (a) the latest Government report indicates more than 129,000 older Australians are waiting for their approved home care package;
   (b) more than 75,000 older Australians on the waiting list have no home care package at all; and
   (c) since 2017 the wait list for home care has grown from 88,000 to more than 129,000 older Australians;

(2) recognises:
   (a) the majority of older Australians are waiting for level three and level four packages, who have high care needs;
   (b) some older Australians have been waiting more than two years for their approved package; and
   (c) older Australians are entering residential aged care or even emergency departments instead of receiving their approved home care package;

(3) condemns the Government for failing to stop the wait list growing; and

(4) calls on the Government to immediately fix the home care packages waiting list and properly address this growing crisis.

(Notice given 22 July 2019.)

*3 MS COLLINS: To move—That this House:

(1) notes that:
   (a) after being neglected by successive State and Federal Liberal Governments, Tasmania is now in the depths of a housing crisis;
   (b) under the Liberals, the Tasmanian housing market is failing renters, first-home buyers and people at risk of homelessness;
   (c) the average middle-income Tasmanian household is in rental stress, paying about 30 per cent of their income just to put a roof over their head, and 20 per cent more Tasmanians are accessing homelessness and crisis housing services than two years ago;
   (d) sadly, behind these statistics, Tasmanians are hurting;
   (e) the new Federal Assistant Minister for Community Housing, Homelessness and Community Services wants to put a ‘positive spin’ on the housing crisis, which is disgraceful and shows an arrogant contempt for ordinary Tasmanians; and
   (f) these unacceptable comments illustrate the failure and incompetence of the Liberals in Tasmania; and

(2) calls on the Federal Government to outline a plan to address this crisis—if there is a deal with Senator Lambie, the Government should release the details; and

(3) recognises that:
   (a) this continuing record of neglect of is yet another example of the State and Federal Liberals failing to stand up for Tasmania; and
   (b) only Labor can be trusted to take the housing crisis seriously.

(Notice given 22 July 2019.)

*4 MS COLLINS: To move—That this House:

(1) notes that:
   (a) Tasmanians continue to feel the effects of the summer of bushfires that destroyed hundreds of thousands of hectares, and ripped through homes and businesses;
   (b) Labor welcomes any funding that will go towards supporting the affected communities, but queries how the figure of $9.9 million that the State and Federal Government has committed was determined;
   (c) while this funding is a start, disappointingly it is $20 million less than Labor’s commitments to assist in recovery and support jobs in areas impacted by the summer bushfires;
   (d) it is deeply disappointing to learn that the Tasmanian Government has advised the Prime Minister that the infrastructure assets Labor committed to supporting were not ‘directly or significantly damaged by the bushfires’;
(e) Labor’s commitments followed extensive consultation with the communities impacted by summer bushfires and were recommended by former Tasmanian Premier Paul Lennon; and
(f) Tasmanians deserve detail as soon as possible on which areas and sites the funding provided will support, and how many Tasmanians will benefit from this assistance in the coming months and years;

(2) calls on the Prime Minister to re-visit the affected communities and see for himself what remains to be done in recovering from the fires, and visit local businesses and individuals who are now on the long road to recovery; and

(3) further notes that:
(a) given the Prime Minister’s commitment to provide greater support for mental health and suicide prevention, it must be ensured this commitment continues to support regional Tasmanians who have experienced significant stress and hardship with the summer of bushfires; and
(b) Labor stands ready and willing to work with the Government to ensure adequate support is provided to these communities.

(Notice given 22 July 2019.)

Notices—continued

1 MS L. M. CHESTERS: To move—That this House:
(1) recognises Vietnam has announced 2023 as the deadline for stopping the use of asbestos in its construction sector;
(2) acknowledges this is a significant undertaking by Vietnam, noting that Asian countries consume the majority of asbestos globally and this is a major move towards eradicating the use of asbestos in the region;
(3) recognises that, in accordance with the Australian Government’s National Strategic Plan for Asbestos Management and Awareness, Australia should play a leadership role in the global campaign to secure a worldwide ban in the production and trade of asbestos and asbestos-containing products; and
(4) calls on the Government to support Vietnam with this endeavour and continues to support organisations such as Australian People for Health, Education and Development Abroad in their efforts to ban all forms of asbestos.

(Notice given 2 July 2019. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays including 29 July 2019.)

2 MS OWENS: To move—That this House:
(1) recognises the 2018 declaration by the United Nations that the International Day of Sign Languages is to be celebrated annually on 23 September as part of the International Week of the Deaf;
(2) recognises Auslan as an Australian language;
(3) notes that, of the one in six Australians affected by hearing loss, approximately 30,000 of them use Auslan to communicate; and
(4) encourages members to mark the International Day of Sign Languages this year, by recording a message for the deaf community in Australia.

(Notice given 2 July 2019. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays including 29 July 2019.)

3 MS OWENS: To move—That this House:
(1) recognises the significant heritage value of the Parramatta Female Factory to Australia as:
   (a) a place where convict women were imprisoned and maintained Australia’s first work house;
   (b) a demonstration of Australia’s social welfare history, as well as the institutionalisation of women and children;
   (c) a place where tens of thousands of women and children passed through and whose descendants are estimated to be one in seven Australians; and
(2) notes that similar Australian heritage assets, such as the Cascades Female Factory in Tasmania, have been placed on the UNESCO World Heritage Listed Australian Convict Sites which also includes:
   (a) Old Government House in Parramatta, NSW;
(b) Hyde Park Barracks in Sydney;
(c) the Cockatoo Island Convict Precinct, NSW;
(d) Old Great North Road in NSW;
(e) Brickendon and Woolmers Estates in Tasmania;
(f) Darlington Probation Station in Tasmania;
(g) Port Arthur Historic Site in Tasmania;
(h) Coal Mines Historic Site in Tasmania;
(i) Fremantle Prison in Western Australia; and
(j) the Kingston and Arthur’s Vale Historic Area on Norfolk Island;

(3) recognises the work of local community to protect beloved heritage assets, including the work of:
(a) Parragirls and the Parramatta Female Factory Precinct Memory Project;
(b) North Parramatta Residents Action Group; and
(c) the Parramatta Female Factory Friends; and

(4) calls on the Government to immediately start the process to include the Parramatta Female Factory on the UNESCO World Heritage Listed Australian Convict Sites.

(Notice given 2 July 2019. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays including 29 July 2019.)

4 MS RYAN: To move—That this House:

(1) acknowledges the incredible performances of Australia’s top athletes in recent times including:
(a) the Matildas reaching the final 16 in the FIFA World Cup;
(b) Ash Barty winning the French Open and acing her way to the top of the world tennis rankings;
(c) Sally Fitzgibbons making waves by winning the 2019 Oi Rio Pro - World Surf League event and surfing her way to the top of the world rankings;
(d) Hannah Green winning the Women’s PGA Championship and in doing so taking home Australia’s first major win in a women’s golf tournament in over a decade; and
(e) the Hockeyroos reaching the final of the inaugural Women’s International Hockey Federation Pro League;

(2) encourages the teams that support our athletes including their coaches, managers, physiotherapists, dieticians and their families; and

(3) encourages Australian athletes in upcoming competitions including:
(a) the Australian Diamonds who will be competing in the Netball World Cup in Liverpool, England between 12 and 21 July 2019; and
(b) the Australian Women’s Cricket Team who will be competing in the ICC Women’s T20 Cricket World Cup in 2020.

(Notice given 2 July 2019. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays including 29 July 2019.)

5 MS SHARKIE: To move—That this House:

(1) congratulates the Government on its commitment to establish a Commonwealth Integrity Commission to investigate and prevent corruption in the public sector;

(2) congratulates the Opposition on its commitment to establish a National Integrity Commission to investigate and prevent corruption in the public sector;

(3) notes the major and significant contribution that a robust and well-functioning integrity commission can make to sustain and reinforce public confidence in the integrity of Australia’s democratic government, parliament, and public service; and to help control corruption generally in Australia, in line with our international obligations;

(4) notes that to achieve these objectives, the design and implementation of a robust integrity commission should include:
(a) a broad jurisdiction to investigate and help prevent any serious or systematic abuse of entrusted power for private or political gain (‘corruption’) at the Commonwealth level, including but not limited to criminal offences;
(b) the ability to self-initiate investigations;
(c) the ability to receive, investigate or refer information about corruption from any person, including directly from Commonwealth staff or other whistleblowers;

(d) improved measures for the protection of whistleblowers in the Commonwealth public sector and more generally;

(e) the ability to hold public hearings for investigative purposes, for any corruption concerns within jurisdiction, where in the public interest to do so;

(f) the other powers needed for effective investigation, including to question people, compel the production of documents, seek warrants to enter and search premises, make public reports including findings of fact and recommendations, and refer matters to relevant prosecutors;

(g) the power and responsibility to properly coordinate the Commonwealth’s role in a national anti-corruption plan, working with state and territory agencies, other regulatory agencies for the private sector, and civil society;

(h) the power and responsibility to lead comprehensive corruption prevention policies and procedures across the Commonwealth public sector, procurement and service delivery;

(i) full jurisdiction over Commonwealth parliamentarians and their staff;

(j) the creation of the commissioner(s) as an independent officer of the Commonwealth Parliament, appointed by and reporting to a bipartisan joint standing committee of the parliament, and only terminable on address from the parliament for proven misbehaviour or incapacity; and

(k) sufficiently well-resourced in funds and personnel; and

(5) calls on the Government to work towards implementing an integrity commission that adheres to these key principles.

(Notice given 2 July 2019. Notice will be removed from the Notice Paper unless called on on any of the next 7 sitting Mondays including 29 July 2019.)

6 MR HASTIE: To move—That this House:

(1) notes the valuable contribution the Australian Defence Force (ADF) cadets make to youth development in our communities;

(2) recognises cadet leaders and staff who give up their time to mentor and shape Australia’s youth; and

(3) acknowledges that ADF cadets, in cooperation with the community, benefit the nation by developing an individual’s capacity to contribute to society.

(Notice given 4 July 2019. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays including 29 July 2019.)

7 MR C. KELLY: To move—That this House:

(1) notes the National Disability Insurance Scheme (NDIS) Early Childhood Early Intervention (ECEI) approach is an evidence-based, best practice approach to early childhood intervention for children aged zero to six years with developmental delay or disability, and there have been some challenges with rolling out the ECEI approach;

(2) welcomes the Government’s announcement to reduce delays and backlogs in delivering early childhood early intervention supports through the NDIS; and

(3) notes that:

(a) a six-month recovery plan to be implemented by the National Disability Insurance Agency (NDIA) will include working with ECEI partners to secure additional resources to ensure children are able to receive early childhood supports in a more timely manner;

(b) the NDIA will provide a standardised interim six-month plan for children who have been found eligible for the NDIS, but who are experiencing significant waiting periods for a plan (that is, where the period between an access decision and getting a plan is greater than 50 days) and that these interim plans will be replaced by a full NDIS plan no later than six months after being issued;

(c) new participants who are not categorised as complex and who are not transferring from an existing Commonwealth, state or territory disability program will be given a standardised interim plan for $10,000;

(d) participants who are transferring from an existing Commonwealth, state or territory disability program, their interim NDIS plan and funding package will reflect their existing support levels,
however, if that amount is lower than $10,000 they will also receive the $10,000 standardised interim plan for up to six months; and

e) participants with complex support needs, will immediately be streamed to an NDIA early childhood specialist to develop their plan and appropriate funding package.

(Notice given 4 July 2019. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays including 29 July 2019.)

8 MR C. KELLY: To move—That this House:

1) notes the Council of Australian Governments Disability Reform Council met on 28 June 2019 and resolved a number of long-standing issues, including the interaction of the National Disability Insurance Scheme (NDIS) with the health system;

2) welcomes the council’s agreement to a range of disability-related health supports that will be provided through the NDIS; and

3) notes the:

a) NDIS will fund disability-related health supports where the supports are required as a result of the participant’s disability and assist the participant to undertake activities of daily living;

b) types of health supports that will be funded by the NDIS include continence supports, dysphagia and nutrition supports, respiratory supports and supports for wound and pressure care; and

c) approach agreed to by the council to fund disability related health supports under the NDIS recognises participants need to be placed at the centre of all decisions.

(Notice given 4 July 2019. Notice will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays including 29 July 2019.)

Orders of the day

*1 COAL-FIRED POWER FUNDING PROHIBITION BILL 2019 (Mr Bandt): Second reading—Resumption of debate (from 22 July 2019).

(Order of the day will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays including 29 July 2019.)


(Order of the day will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays including 29 July 2019.)

*3 LIVE SHEEP LONG HAUL EXPORT PROHIBITION BILL 2019 (Ms Sharkie): Second reading—Resumption of debate (from 22 July 2019).

(Order of the day will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays including 29 July 2019.)


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*7 MEN AND WOMEN OF THE AUSTRALIAN DEFENCE FORCE: Resumption of debate (from 22 July 2019) on the motion of Mr Wallace—That this House:

1) notes the outstanding contribution of the men and women of the Australian Defence Force to ensure the safety of our nation;
(2) recognises the support of their families and friends during their service; and
(3) acknowledges the positive social and economic impact the men and women of our defence force have on communities throughout Australia.

(Order of the day will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays including 29 July 2019.)

*8 WORLD HUMANITARIAN DAY: Resumption of debate (from 22 July 2019) on the motion of Mr Hayes—That this House:

(1) notes that World Humanitarian Day will be observed on 19 August 2019;
(2) pays tribute to the aid workers who risk their lives in humanitarian service, including those who are:
   (a) directly targeted;
   (b) treated as threats; and
   (c) prevented from providing relief;
(3) honours the lives of those aid workers who have been killed while bringing relief and care to those in desperate need;
(4) acknowledges the millions of civilians affected by armed conflict every day, including those who struggle to access food, water, safe shelter and crucial medical assistance;
(5) further notes that the United Nations estimates that record numbers of over 65 million people are displaced from their homes around the world due to conflict;
(6) notes the Government’s $11.3 billion in cuts to foreign aid, rendering Australia’s international aid contribution as a percentage of gross domestic product at the lowest recorded level; and
(7) calls on the Government to rebuild Australia’s International Development Assistance Program and increase aid investment beyond current levels.

(Order of the day will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays including 29 July 2019.)

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 and 4.45 pm to 7.30 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).
GOVERNMENT BUSINESS

Order of the day
*1 GRIEVANCE DEBATE: Question—That grievances be noted.

PRIVATE MEMBERS’ BUSINESS

Orders of the day
*1 NATIONAL DISABILITY INSURANCE SCHEME ANNUAL PRICE REVIEW: Resumption of debate (from 22 July 2019) on the motion of Mr Laming—That this House:
(1) welcomes the recent outcomes of the 2019-20 National Disability Insurance Scheme (NDIS) annual price review;
(2) notes the increases in NDIS pricing from 1 July 2019 includes:
   a) significant increases in the base prices for attendant care and community participation;
   b) a new temporary transformation payment for providers of attendant care and community participation supports, which will be 7.5 per cent in 2019-20, and will reduce by 1.5 percentage points each year thereafter;
   c) allowing therapy providers to claim for travel, cancellations and non-face-to-face time for therapy assistant activities;
   d) clarification of charges for cancellations and providers claiming for non-face-to-face direct care-related activities as hours of support against relevant support items;
   e) increasing the amount of time providers claim for travel, for up to 30 minutes between appointments within city areas and up to 60 minutes in regional areas; and
   f) increasing remote and very remote loadings on price limits from 20 per cent to 40 per cent, and from 25 per cent to 50 per cent respectively;
(3) notes that from 1 July 2019, funding in existing participant plans will be adjusted to reflect the price increases; and
(4) welcomes the National Disability Insurance Agency’s continued commitment to improvement and transparency in price setting beyond the 2019-20 annual price review.
(Order of the day will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays including 29 July 2019.)

*2 TRADE: Resumption of debate (from 22 July 2019) on the motion of Mr Ted O’Brien—That this House:
(1) notes:
   a) the record monthly trade surplus in May 2019; and
   b) that the five largest monthly trade surpluses have all been this year;
(2) acknowledges that trade supports one in five jobs in Australia; and
(3) calls on Members to vote in support of important trade agreements with Indonesia, Peru and Hong Kong when they come before the House, thereby providing further export opportunities for our farmers and small and family businesses.
(Order of the day will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays including 29 July 2019.)

*3 PENALTY RATES: Resumption of debate (from 22 July 2019) on the motion of Ms Swanson—That this House:
(1) notes that:
   a) on 1 July 2019, 700,000 Australians had their penalty rates cut again;
   b) according to the Council of Small Business Australia, cuts to penalty rates have not created one single job;
penalty rates are not a luxury, they are a necessity for millions of Australians to cope with the rising cost of living; cuts to penalty rates disproportionately effect women, young people and those without a tertiary education; and reinstating penalty rates would allow low income and highly casualised industries to invest more money into the economy;

(2) condemns:
(a) the Government’s failure to protect penalty rates and the millions of Australians who rely on them; and
(b) Government members and senators who called for, or supported, cuts to penalty rates; and

(3) calls on the Government to:
(a) join with the Opposition in making a submission to the Fair Work Commission, arguing that penalty rates should be reinstated; and
(b) exercise some economic leadership and stand up for low paid workers.

(Order of the day will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays including 29 July 2019.)

*4 PROSTATE CANCER: Resumption of debate (from 22 July 2019) on the motion of Mr Gorman—That this House:

(1) notes that:
(a) according to Cancer Australia an estimated 3,306 men have died from prostate cancer in 2019;
(b) there is an estimated one in six risk of a male being diagnosed with prostate cancer by his 85th birthday; and
(c) it is vital that men take their health seriously;

(2) acknowledges the tireless work of men’s health advocate, prostate cancer survivor and Maylands resident, Mr David Dyke, for raising awareness about prostate cancer and promoting the importance of men’s health in the electoral division of Perth and across Australia;

(3) commends Mr Dyke for his:
(a) advocacy in championing men’s health;
(b) efforts in producing a deeply personal documentary on his battle with prostate cancer; and
(c) committed work in raising awareness about prostate cancer; and

(4) encourages Members to watch Mr Dyke’s YouTube documentary ‘David Dyke Prostate Journey: From Diagnosis to Rehabilitation’.

(Order of the day will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays including 29 July 2009.)

*5 TAX RELIEF: Resumption of debate (from 22 July 2019) on the motion of Mrs Archer—That this House notes that:

(1) the Government took to the election a plan for tax relief for hard-working Australians which will more than double the low and middle income tax offset from 2018-19, and deliver long-term structural reform by lowering the 32.5 per cent tax rate to 30 per cent from 1 July 2024; and

(2) at the 2019 federal election the coalition was returned to office and that our plan for lower taxes was backed by the Australian people.

(Order of the day will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays including 29 July 2019.)

*6 THE ECONOMY: Resumption of debate (from 22 July 2019) on the motion of Mr Leeser—That this House:

(1) recognises that the fundamentals of our economy are strong thanks to the economic management of the Government; and

(2) commends the Government for its plan to continue to grow the economy through:
(a) delivering on a $100 billion infrastructure plan;
(b) pursuing free trade deals, with the European Union and through the Regional Comprehensive Economic Partnership;
(c) creating 1.25 million more jobs over the next five years;
(d) maintaining budget surpluses and paying down debt; and
(e) locking in record funding for schools and hospitals.

(Order of the day will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays including 29 July 2019.)

*7 EDUCATION: Resumption of debate (from 22 July 2019) on the motion of Mr Perrett—That this House:

(1) recognises that:
(a) Australian school students who commenced preparatory school when the Coalition formed government are now entering their final semester of primary school;
(b) Australian school students who commenced high school when the Coalition formed government have transitioned to earning or learning through tertiary or vocational education; and
(c) the future opportunities of these young Australians have been curtailed by the inability of the Government to address the educational needs of Australian students;

(2) notes that since the Coalition formed government:
(a) one of their first acts in government was to cut $30 billion over the decade from projected school funding;
(b) they failed to restore cuts to public schools;
(c) the literacy and numeracy of Australian school students has fallen;
(d) there has been no action by the Government to improve school standards;
(e) there has been no action by the Government to provide support to students, parents, teachers and principals;
(f) Australian Vocational education and training (VET) students are paying more for their courses;
(g) Australian apprenticeships and on-the-job training opportunities have declined;
(h) the threshold for student loan repayments has been reduced, so that VET and university students are now commencing to repay their student loans when they are earning barely more than the minimum wage;
(i) university places have been capped;
(j) penalty rates, relied on by many students trying to earn money while studying, have been cut, resulting in more time away from their studies; and
(k) nothing has been done to address the disconnect between higher education courses and industry demand for skills; and

(3) calls on the Government to urgently implement measures to:
(a) support public education in Australia through fair funding and reversing the cuts;
(b) address the falling standard of literacy and numeracy of Australian students;
(c) make sure university and TAFE is affordable for all Australians; and
(d) ensure that young Australians have the skills required for our future workforce needs.

(Order of the day will be removed from the Notice Paper unless called on on any of the next 8 sitting Mondays including 29 July 2019.)
QUESTIONS IN WRITING

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

Nos 1-79.

DAVID ELDER
Clerk of the House of Representatives

OCCUPANTS OF THE CHAIR

The Speaker
Mr A. D. H. Smith

The Deputy Speaker
Mr Hogan

The Second Deputy Speaker
Mr R. G. Mitchell

Speaker’s Panel Members
Mr K. J. Andrews, Ms Bird, Ms Claydon, Mr Georganas, Dr Gillespie, Mr Goodenough, Dr McVeigh, Ms Vamvakinou, Mr Vasta, Mrs Wicks, Mr Zimmerman.

COMMITTEES

Unless otherwise shown, appointed for life of 46th Parliament

Standing

Pursuant to standing orders

AGRICULTURE AND WATER RESOURCES: Mr Gosling, Mr B. K. Mitchell, Mr O’Dowd, Mr Pearce, Mrs Phillips, Mr Thompson, Dr Webster, Mr R. J. Wilson.

APPROPRIATIONS AND ADMINISTRATION: The Speaker (Chair), Mr Alexander, Mr K. J. Andrews, Ms Coker, Mr Connelly, Mr Hayes, Ms Owens, Mr R. G. Mitchell, Mr van Manen.

COMMUNICATIONS AND THE ARTS: Dr Allen, Ms Bell, Mr Drum, Dr Gillespie, Mr Gorman, Mr Husic, Ms McBride, Dr Webster.

ECONOMICS: Dr Aly, Mrs Archer, Mr Bandt, Mr Falinski, Mr C. Kelly, Mr Laming, Dr Leigh, Dr Mulino, Mr Ted O’Brien, Mr T. R. Wilson.

EMPLOYMENT, EDUCATION AND TRAINING: Ms Bell, Ms L. M. Chesters, Ms Hammond, Mr Hastie, Ms Kearney, Mr Laming, Mr Joyce, Ms Ryan, Mr Young. (Member to be appointed).
ENVIRONMENT AND ENERGY: Mrs Archer, Mr Burns, Dr Gillespie, Mr Ted O’Brien, Ms Steggall, Mr J. H. Wilson, Mr R. J. Wilson, Mr Zimmerman.

HEALTH, AGED CARE AND SPORT: Mrs Archer, Ms Bell, Mr Dick, Dr Freelander, Dr Martin, Mrs Wicks, Mr Zappia, Mr Zimmerman.

HOUSE: The Speaker (Chair), Mr Drum, Ms Flint, Mr Hayes, Ms Ryan, Ms Stanley, Mr van Manen.

INDIGENOUS AFFAIRS: Ms Claydon, Mr Entsch, Ms Hammond, Mr Leeser, Mr Snowdon, Ms Stanley, Mr Thompson, Mr Young.

INDUSTRY, INNOVATION, SCIENCE AND RESOURCES: Dr Allen, Mr Conaghan, Mr Gosling, Mr Joyce, Mr C. Kelly, Mr Perrett, Mr Sharma, Ms Swanson.

INFRASTRUCTURE, TRANSPORT AND CITIES: Mr Alexander, Ms Bird, Mr Connelly, Mr Giles, Mrs McIntosh, Mr Ted O’Brien, Ms Ryan, Ms Sharkie, Mr van Manen, Dr Webster.

PETITIONS: Mrs Archer, Ms L. M. Chesters, Mrs Elliot, Ms Liu, Mr L. S. O’Brien, Mr Simmonds, Mr Stevens. (Member to be appointed).

PRIVILEGES AND MEMBERS’ INTERESTS: Mr Broadbent, Mr K. J. Andrews, Mr Byrne, Mr Goodenough, Mr Gorman, Mr L. S. O’Brien, Mr Snowdon, Ms Wells, Mr Zimmerman. (Members to be appointed).

PROCEDURE: Mr Dick, Mr Goodenough, Mr Gorman, Ms Liu, Ms Ryan, Mr Simmonds, Mr Vasta.

PUBLICATIONS: Mr Goodenough, Mr Gorman, Mr O’Dowd, Mr Pearce, Mr Wallace, Ms Wells. (Member to be appointed).

SELECTION: The Speaker (Chair), Mr Broadbent, Mr Drum, Ms Flint, Mr Hayes, Ms Murphy, Mr O’Dowd, Mr Ramsey, Ms Ryan, Ms Sharkie, Ms Stanley, Mr van Manen.

SOCIAL POLICY AND LEGAL AFFAIRS: Ms Claydon, Dr Freelander, Mr Laming, Ms Murphy, Mr Ramsey, Mr Simmonds, Mr Wallace, Dr Webster.

TAX AND REVENUE: Mr Falinski, Ms Kearney, Dr McVeigh, Ms Owens, Mr Stevens, Mr Thistlethwaite, Mr van Manen, Mr Young.

Joint Statutory

AUSTRALIAN COMMISSION FOR LAW ENFORCEMENT INTEGRITY: Mr Conaghan, Mrs Elliot, Mr Laming, Mr Pasin, Mr Zappia, Senator Antic, Senator Ayres, Senator Bilyk, Senator Stoker. (Member to be appointed).

BROADCASTING OF PARLIAMENTARY PROCEEDINGS: The Speaker, The President, Ms Bird, Mr Christensen, Mr Entsch, Mr Simmonds, Ms Templeman, Senator Davey, Senator Farrell.

CORPORATIONS AND FINANCIAL SERVICES: Mr Falinski, Mr Georganas, Mr Gorman, Ms Hammond, Mr van Manen, Senator Bragg, Senator O’Neill, Senator Paterson, Senator Pratt, Senator Whish-Wilson. (Members to be appointed).

HUMAN RIGHTS: Mr Goodenough, Ms Hammond, Mr Perrett, Dr Webster, Senator Chandler, Senator Dodson, Senator Green, Senator McKim, Senator Van. (Member to be appointed).

INTELLIGENCE AND SECURITY: Mr Hasting (Chair), Mr Byrne (Deputy Chair), Mr Dreyfus, Dr M. J. Kelly, Mr Leeser, Mr T. R. Wilson, Senator Abetz, Senator Fawcett, Senator Keneally, Senator McAllister, Senator Stoker.

Current inquiries:

Impact of the exercise of law enforcement and intelligence powers on the freedom of the press.

Review of Administration and Expenditure No. 17 (2017-18).


Review of the Australian Citizenship renunciation by conduct and cessation provisions.

Review of the listing and re-listing of six organisations as terrorist organisations.

Review of the mandatory data retention regime.

LAW ENFORCEMENT: Dr Aly, Mr Conaghan, Mrs Elliot, Mr C. Kelly, Mr L. S. O’Brien, Senator Fieravanti-Wells, Senator Lines, Senator Polley, Senator Scarr. (Member to be appointed).

PUBLIC ACCOUNTS AND AUDIT: Ms Bell, Dr Gillespie, Mr Hill, Ms Thwaites, Mr Vasta, Mr Watts, Mrs Wicks, Mr R. J. Wilson, Mr Zimmerman, Senator Chandler, Senator Kitching, Senator O’Sullivan, Senator Scarr, Senator Walsh. (Members to be appointed).
APPOINTMENTS TO STATUTORY BODIES

NATIONAL ARCHIVES OF AUSTRALIA ADVISORY COUNCIL: Vacant.
COUNCIL OF THE NATIONAL LIBRARY OF AUSTRALIA: Mr Leeser (appointed 10 November 2016, for a period of 3 years).
PARLIAMENTARY RETIRING ALLOWANCES TRUST: Mr Entsch (appointed 15 September 2016);
Mr Fitzgibbon (appointed 19 October 2010).

By Authority of the House of Representatives