THE PARLIAMENT OF THE COMMONWEALTH OF AUSTRALIA

THE SENATE

NOTICE PAPER

No. 125

MONDAY, 26 NOVEMBER 2012

The Senate meets at 10 am

Contents

Business of the Senate
  Notice of Motion ........................................................................................................... 2
  Order of the Day ........................................................................................................... 2

Government Business
  Orders of the Day ........................................................................................................ 2
  Orders of the Day relating to Committee Reports and Government Responses and
  Auditor-General’s Reports .............................................................................................. 5

General Business
  Notices of Motion ........................................................................................................ 7
  Orders of the Day .......................................................................................................... 9
  Orders of the Day relating to Government Documents .............................................. 13
  Orders of the Day relating to Private Senators’ Bills ................................................... 17

Business for Future Consideration .................................................................................. 23

Bills Referred to Committees ............................................................................................ 31

Bills Discharged or Negatived ......................................................................................... 32

Questions On Notice ....................................................................................................... 33

Answers to Estimates Questions on Notice ...................................................................... 88

Orders of the Senate ........................................................................................................... 90

Contingent Notices of Motion ......................................................................................... 121

Categories of Committees ............................................................................................... 124

Committees ..................................................................................................................... 126

Senate Appointments to Statutory Authorities ............................................................... 171

Ministerial Representation ............................................................................................... 172

Guide to the Notice Paper ................................................................................................ 173

Temporary Chairs of Committees

Senators Bernardi, Bishop, Boyce, Cameron, Crossin, Edwards, Fawcett, Furner, Ludlam,
Marshall, McKenzie, Moore, Pratt and Stephens

Notifications prefixed by an * appear for the first time.
BUSINESS OF THE SENATE

Notice of Motion

Notice given 22 November 2012

*1 Chair of the Legal and Constitutional Affairs References Committee (Senator Wright): To move—That the following matter be referred to the Legal and Constitutional Affairs References Committee for inquiry and report by 16 May 2013:

The value of a justice reinvestment approach to criminal justice in Australia, with particular reference to:

(a) the drivers behind the past 30 years of growth in the Australian imprisonment rate;
(b) the economic and social costs of imprisonment;
(c) the over-representation of disadvantaged groups within Australian prisons, including Aboriginal and Torres Strait Islander peoples and people experiencing mental ill-health, cognitive disability and hearing loss;
(d) the cost, availability and effectiveness of alternatives to imprisonment, including prevention, early intervention, diversionary and rehabilitation measures;
(e) the methodology and objectives of justice reinvestment;
(f) the benefits of, and challenges to, implementing a justice reinvestment approach in Australia;
(g) the collection, availability and sharing of data necessary to implement a justice reinvestment approach;
(h) the implementation and effectiveness of justice reinvestment in other countries, including the United States of America;
(i) the scope for federal government action which would encourage the adoption of justice reinvestment policies by state and territory governments; and
(j) any other related matters.

Notice of motion altered on 22 November 2012 pursuant to standing order 77.

Order of the Day

1 Education, Employment and Workplace Relations Legislation Committee
Report to be presented on the provisions of the Fair Work Amendment Bill 2012. (Referred pursuant to Selection of Bills Committee report.)

GOVERNMENT BUSINESS

Orders of the Day
1 Fair Entitlements Guarantee Bill 2012—(Parliamentary Secretary to the Prime Minister, Senator McLucas)
Second reading—Adjourned debate (19 November 2012).
(Bill exempted on 20 November 2012 from the provisions of paragraphs (5) to (8) of standing order 111—see Orders of the Senate—Legislation)

2 Fair Work Amendment (Transfer of Business) Bill 2012—(Parliamentary Secretary to the Prime Minister, Senator McLucas)
Second reading—Adjourned debate (1 November 2012).
(Bill exempted on 20 November 2012 from the provisions of paragraphs (5) to (8) of standing order 111—see Orders of the Senate—Legislation)

3 Dental Benefits Amendment Bill 2012—(Minister for Sport, Senator Lundy)
Second reading—Adjourned debate (Senator Boyce, in continuation, 22 November 2012).
(Bill exempted on 30 October 2012 from the provisions of paragraphs (5) to (8) of standing order 111—see Orders of the Senate—Legislation)

4 Clean Energy Amendment (International Emissions Trading and Other Measures) Bill 2012—(Parliamentary Secretary for Defence, Senator Feeney)
Clean Energy (Charges—Excise) Amendment Bill 2012
Excise Tariff Amendment (Per-tonne Carbon Price Equivalent) Bill 2012
Ozone Protection and Synthetic Greenhouse Gas (Import Levy) Amendment (Per-tonne Carbon Price Equivalent) Bill 2012
Ozone Protection and Synthetic Greenhouse Gas (Manufacture Levy) Amendment (Per-tonne Carbon Price Equivalent) Bill 2012
Clean Energy (Unit Issue Charge—Auctions) Amendment Bill 2012—(Senator Lundy)
Second reading—Adjourned debate (Senator Thistlethwaite, in continuation, 21 November 2012).
(Bills exempted on 20 November 2012 from the provisions of paragraphs (5) to (8) of standing order 111—see Orders of the Senate—Legislation)

5 Customs Amendment (Anti-dumping Improvements) Bill (No. 2) 2011
Customs Amendment (Anti-dumping Improvements) Bill (No. 2) 2012
Customs Tariff (Anti-Dumping) Amendment Bill (No. 1) 2012
Customs Amendment (Anti-dumping Improvements) Bill (No. 3) 2012
In committee (10 October 2012).

6 Privacy Amendment (Enhancing Privacy Protection) Bill 2012—(Parliamentary Secretary for Sustainability and Urban Water, Senator Farrell)

7 Aviation Legislation Amendment (Liability and Insurance) Bill 2012—(Minister for Broadband, Communications and the Digital Economy, Senator Conroy)
Second reading—Adjourned debate (10 September 2012).
Broadcasting Services Amendment (Anti-siphoning) Bill 2012—(Senate bill)
Adjourned debate on the motion of the Parliamentary Secretary for School Education and Workplace Relations (Senator Collins)—That this bill be now read a second time.
And on the amendment moved by Senator Di Natale—Omit all words after “That”, substitute “the Senate declines to give this bill a second reading at this time, and that the bill, and any amendments to it that may be subsequently circulated, be referred to the Environment and Communications Legislation Committee for inquiry and report by 1 November 2012” (12 September 2012).

Fisheries Legislation Amendment Bill (No. 1) 2012—(Minister for Multicultural Affairs, Senator Lundy)
Second reading—Adjourned debate (adjourned, Senator Lundy, 20 August 2012).

Agriculture, Fisheries and Forestry Legislation Amendment Bill (No. 1) 2012—(Minister for Finance and Deregulation, Senator Wong)
Second reading—Adjourned debate (adjourned, Senator Wong, 18 June 2012).

Investment in nuclear medicine and treatment—Ministerial statement
Adjourned debate on the motion of the Minister for Tertiary Education, Skills, Science and Research (Senator Evans)—That the Senate take note of the document (adjourned, Senator Ludlam, 19 September 2012).

Public Service Amendment Bill 2012—(Minister for Tertiary Education, Skills, Science and Research, Senator Evans)
Second reading—Adjourned debate (adjourned, Senator Evans, 22 August 2012).

Electoral and Referendum Amendment (Improving Electoral Procedure) Bill 2012—(Minister for Broadband, Communications and the Digital Economy, Senator Conroy)
Second reading—Adjourned debate (adjourned, Senator Conroy, 10 September 2012).

Veterans’ Affairs Legislation Amendment Bill 2012—(Minister for Tertiary Education, Skills, Science and Research, Senator Evans)
Second reading—Adjourned debate (adjourned, Senator Evans, 22 August 2012).

Classification (Publications, Films and Computer Games) Amendment (Online Games) Bill 2011—(Parliamentary Secretary for Defence, Senator Feeney)
Second reading—Adjourned debate (3 November 2011).

Commonwealth Electoral Amendment (Political Donations and Other Measures) Bill 2010—(Parliamentary Secretary for Defence, Senator Feeney)
Second reading—Adjourned debate (adjourned, Senator Feeney, 17 November 2010).

Maritime Powers Bill 2012
Maritime Powers (Consequential Amendments) Bill 2012—(Minister for Multicultural Affairs, Senator Lundy)
Second reading—Adjourned debate (adjourned, Senator Lundy, 20 August 2012).
18 **Crimes Legislation Amendment (Slavery, Slavery-like Conditions and People Trafficking) Bill 2012**—(Minister for Tertiary Education, Skills, Science and Research, Senator Evans)

Second reading—Adjourned debate (adjourned, Senator Evans, 22 August 2012).

19 **Criteria for independent youth allowance—Proposed resolution**

Consideration of message no. 38 from the House of Representatives (28 October 2010).

20 **Mental health—Proposed resolution**

Consideration of message no. 80 from the House of Representatives (9 February 2011).

21 **Budget statement and documents 2012-13**

Adjourned debate on the motion of the Minister for Finance and Deregulation (Senator Wong)—That the Senate take note of the statement and documents (adjourned, Parliamentary Secretary to the Prime Minister (Senator McLucas), 10 May 2012).

22 **Budget statement and documents 2011-12**

Adjourned debate on the motion of the Minister for Finance and Deregulation (Senator Wong)—That the Senate take note of the statement and documents (adjourned, Minister for Sport (Senator Lundy), 12 May 2011).

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**ORDERS OF THE DAY RELATING TO COMMITTEE REPORTS AND GOVERNMENT RESPONSES AND AUDITOR-GENERAL’S REPORTS**

Orders of the Day relating to Committee Reports and Government Responses

1 **Environment and Communications References Committee—Report—Operation of the South Australian and Northern Territory container deposit schemes**

Adjourned debate on the motion of Senator Kroger—That the Senate take note of the report (22 November 2012).

2 **Scrutiny of Bills—Standing Committee—Report—Fourteenth report of 2012**

Adjourned debate on the motion of Senator Bushby—That the Senate take note of the report (Senator Bushby, in continuation, 21 November 2012).


4 **Community Affairs References Committee—Report: Disability and ageing: lifelong planning for a better future—Government response Consideration** (19 November 2012).
5 Environment, Communications, Information Technology and the Arts References Committee—Report: About time! Women in sport and recreation in Australia—Government response
Adjourned debate on the motion of Senator McKenzie—That the Senate take note of the report (Senator McKenzie, in continuation, 1 November 2012).

6 Treaties—Joint Standing Committee—Report 130—Treaty tabled on 14 August 2012
Adjourned debate on the motion of Senator McKenzie—That the Senate take note of the report (adjourned, Senator Back, 1 November 2012).

7 Foreign Affairs, Defence and Trade References Committee—Final report: Procurement procedures for Defence capital projects—Government response
Adjourned debate on the motion of Senator Fawcett—That the Senate take note of the document (Senator Fawcett, in continuation, 1 November 2012).

8 Gambling Reform—Joint Select Committee—Third report—The prevention and treatment of problem gambling
Adjourned debate on the motion of Senator Fieravanti-Wells—That the Senate take note of the report (Senator Fieravanti-Wells, in continuation, 1 November 2012).

9 Community Affairs References Committee—Report—The factors affecting the supply of health services and medical professionals in rural areas
Adjourned debate on the motion of the chair of the committee (Senator Siewert)—That the Senate take note of the report (Senator Back, in continuation, 1 November 2012).

Adjourned debate on the motion of Senator Back—That the Senate take note of the document (Senator Back, in continuation, 1 November 2012).

11 Rural and Regional Affairs and Transport References Committee—Interim (2) and final reports—Australia’s biosecurity and quarantine arrangements
Adjourned debate on the motion of Senator Back—That the Senate take note of the reports (Senator Back, in continuation, 1 November 2012).

Orders of the Day relating to Auditor-General’s reports

1 Auditor-General—Audit report no. 2 of 2012-13—Performance audit—Administration of the Regional Backbone Blackspots Program—Department of Broadband, Communication and the Digital Economy
Adjourned debate on the motion of Senator Back—That the Senate take note of the document (Senator Back, in continuation, 1 November 2012).

2 Auditor-General—Audit report no. 3 of 2012-13—Performance audit—The design and conduct of the first application round for the Regional Development Australia Fund—Department of Regional Australia, Local Government, Arts and Sport
Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (adjourned, Senator Back, 1 November 2012).

3 Auditor-General—Audit report no. 9 of 2012-13—Performance audit—Delivery of bereavement and family support services through the Defence Community Organisation—Department of Defence; Department of Veterans’ Affairs
   Consideration (1 November 2012).

4 Auditor-General—Audit report no. 10 of 2012-13—Performance audit—Managing aged care complaints—Department of Health and Ageing
   Consideration (19 November 2012).

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**GENERAL BUSINESS**

**Notices of Motion**

*Notice given 23 June 2011*

306 Chair of the Education, Employment and Workplace Relations Legislation Committee (Senator Marshall): To move—That the Senate—
   (a) notes:
   (i) the opening statement made by the President of Fair Work Australia on 1 June 2010 during his appearance at an estimates hearing of the Education, Employment and Workplace Relations Legislation Committee, and
   (ii) in particular, the request made in that statement that the Senate reconsider its order of 28 October 2009 which requires that, on each occasion on which the Education, Employment and Workplace Relations Legislation Committee meets to consider estimates in relation to Fair Work Australia, the President of Fair Work Australia appear before the committee to answer questions; and
   (b) modifies the order of 28 October 2009 by declaring that, while relaxing the requirement that the President of Fair Work Australia attend to answer questions on all occasions when the Education, Employment and Workplace Relations Legislation Committee meets to consider estimates in relation to Fair Work Australia, the Senate expects that the President will appear should his or her presence be requested by the Education, Employment and Workplace Relations Legislation Committee in the future.

*Notice given 20 September 2012*

963 Senator Whish-Wilson: To move—That the following bill be introduced: A Bill for an Act to provide for environmentally sustainable use of resources and best practices in waste management by establishing a national beverage container deposit and reward recovery scheme, and for related purposes. *Environment Protection (Beverage Container Recovery Reward Scheme) Bill 2012.*

*Notice given 20 November 2012*

1035 Senator Siewert: To move—That the Senate—
(a) acknowledges that:

(i) the United Kingdom (UK) Government has an inconsistent policy of freezing pension-indexation for expatriate UK citizens, with the payments frozen for UK citizens living in countries including Australia and Canada, but being appropriately indexed for UK citizens living in other jurisdictions, including the European Union and the United States of America,

(ii) the pension-freeze policy currently affects approximately 250,000 expatriate UK citizens living in Australia,

(iii) approximately 190,000 expatriate UK citizens in Australia access the Australian pensions system to supplement their UK pensions, and

(iv) the annual cost of this pension freeze to Australia is estimated at $110 million per year; and

(b) calls on the Australian Government to continue all reasonable diplomatic efforts to persuade the UK Government to appropriately index pensions for all expatriate UK citizens.

Notice given 21 November 2012

1053 **Senator Di Natale**: To move—That the following bill be introduced: A Bill for an Act to amend certain territory legislation to restore legislative powers concerning euthanasia and to repeal the *Euthanasia Laws Act 1997*, and for related purposes. *Restoring Territory Rights (Voluntary Euthanasia Legislation) Bill 2012.*

Notice given 22 November 2012

*1058** Chair of the Community Affairs Legislation Committee (Senator Moore): To move—That the Community Affairs Legislation Committee be authorised to hold private meetings otherwise than in accordance with standing order 33(1) during the sittings of the Senate, as follows:

(a) on Monday, 26 November 2012, from 4.15 pm; and

(b) on Thursday, 29 November 2012, from 4.30 pm.

*1059** Senator Bilyk: To move—That the Senate—

(a) urges the Australian people to remember those who perished and suffered as a result of the Ukrainian Famine 1932-33 (Holodomor), as a reminder that we should always respect the freedoms bestowed upon us; and

(b) joins with the Ukrainian World Congress and the Australian Federation of Ukrainian Organisations in calling on Australians to acknowledge the International Day of Remembrance on the last Saturday of November, gazetted by the Ukrainian Government in respect of those who suffered and perished in the great famine of 1932-33.

*1060** Senator Hanson-Young: To move—That the Senate—

(a) notes:

(i) that it is not illegal to arrive in Australia to seek asylum, and

(ii) previous attempts by the Australian Greens to have the use of the term ‘illegal’ in reference to asylum seekers ruled as out of order in Senate debate; and

(b) calls on parliamentarians to refrain from using the misleading and inaccurate term ‘illegal’ when referring to asylum seekers.
Orders of the Day

1 **Green Loans Program—Ministerial statement and documents**
   Consideration (28 September 2010).

2 **Commonwealth Parliamentary Association—55th Conference—Report of the Australian parliamentary delegation, 26 September to 6 October 2009, Tanzania and Rwanda, dated June 2010**
   Adjourned debate on the motion of Senator Moore—That the Senate take note of the document (*Senator Moore, in continuation, 28 September 2010*).

39 **Health—Food labelling standards**
   Adjourned debate on the motion of Senator Siewert—That the Senate—
   (a) notes recent reports in Australia that found infant formula had been contaminated with genetically modified (GM) soy and corn;
   (b) acknowledges the significant level of community concern about food labelling and safety issues in Australian food products, particularly those being fed to infants and young children; and
   (c) calls on the Government to introduce clear and effective labelling standards that require all GM additives in Australian food products to be labelled (*adjourned, Senator Heffernan, 30 September 2010*).

40 **Taxation—Carbon tax**
   Adjourned debate on the motion of Senator Cormann—That the Senate notes the Gillard Government’s decision to blatantly break its unequivocal commitment to the electorate not to introduce a carbon tax (*Senator Polley, in continuation, 30 September 2010*).

41 **Department of the Senate—Report for 2009-10**
   Adjourned debate on the motion of Senator Macdonald—That the Senate take note of the document (*Senator Macdonald, in continuation, 25 October 2010*).

48 **Communications—National Broadband Network—Cost benefit analysis**
   Adjourned debate on the motion of the Leader of The Nationals in the Senate (Senator Joyce)—That the Senate notes the Gillard Government’s failure to undertake a cost benefit analysis of their National Broadband Network plan to ensure the most cost effective delivery of competitive broadband services to all Australians in a manner responsive to our future needs (*Senator Colbeck, in continuation, 18 November 2010*).

59 **Administration—Government commitments**
   Adjourned debate on the motion of Senator Cormann—That the Senate notes that after more than 3 years in office and a change in Prime Minister, the Government still has not found its way and continues to fail to deliver on its commitments to the Australian people (*Senator Furner, in continuation, 3 March 2011*).

62 **Finance—Household budgets**
   Adjourned debate on the motion of Senator Cormann—That the Senate notes the Labor Government’s ceaseless and ongoing commitment to debt and to deficit budgeting, which is putting upward pressure on interest rates and further pressure on household budgets (*Senator Bushby, in continuation, 12 May 2011*).

63 **Superannuation—Productivity Commission report—Order for production of document—Document**
Adjourned debate on the motion of Senator Cormann—That the Senate take note of the document (Senator Cormann, in continuation, 17 August 2011).

64 Education, Employment and Workplace Relations Legislation Committee—Estimates hearings—Proposed attendance of witness
Adjourned debate on the motion of Senator Marshall—That the Senate—
(a) notes:
   (i) the opening statement made by the President of Fair Work Australia on 1 June 2010 during his appearance at an estimates hearing of the Education, Employment and Workplace Relations Legislation Committee, and
   (ii) in particular, the request made in that statement that the Senate reconsider its order of 28 October 2009 which requires that, on each occasion on which the Education, Employment and Workplace Relations Legislation Committee meets to consider estimates in relation to Fair Work Australia, the President of Fair Work Australia appear before the committee to answer questions; and
(b) modifies the order of 28 October 2009 by indicating that the Senate expects that the President of Fair Work Australia will appear should his or her presence be requested by the Education, Employment and Workplace Relations Legislation Committee in the future, while relaxing the requirement that the President attend to answer questions on all occasions when the Education, Employment and Workplace Relations Legislation Committee meets to consider estimates in relation to Fair Work Australia (25 August 2011).

65 Environment—Tasmanian logging industry—Financial assistance—Document
Adjourned debate on the motion of the Leader of the Opposition in the Senate (Senator Abetz)—That the Senate take note of the document (Senator Boswell, in continuation, 13 September 2011).

66 Economics—Government’s fiscal strategy
Adjourned debate on the motion of Senator Cormann—That the Senate notes the Gillard Government’s failure to implement a sound fiscal strategy (15 September 2011).

67 ASEAN Inter-Parliamentary Assembly (AIPA)—Report of the Australian parliamentary delegation to the 32nd AIPA General Assembly, Cambodia, 18 September to 24 September 2011, dated November 2011
Adjourned debate on the motion of Senator Eggleston—That the Senate take note of the document (Senator Eggleston, in continuation, 21 November 2011).

68 Administration—Australian Labor Party Government—Proposed censure
Adjourned debate on the motion of the Leader of the Opposition in the Senate (Senator Abetz)—That the Senate censures the Government for 4 years of broken promises, economic mismanagement, wasteful spending, lies, hypocrisy and policy back flips, secret deals, leadership intrigue and incompetence, all of which has eroded the living standards of Australians and their confidence in government (Minister for Broadband, Communications and the Digital Economy (Senator Conroy), in continuation, 24 November 2011).
69 124th Inter-Parliamentary Union Assembly to Panama and Bilateral Visit to Brazil—Report of the Australian parliamentary delegation, 4 April to 23 April 2011, dated November 2011
Adjourned debate on the motion of Senator McEwen—That the Senate take note of the document (Senator McEwen, in continuation, 21 November 2011).

70 Parliament—Reflections on members of Parliament
Adjourned debate on the motion of Senator Cash—That the Senate notes the reflections of the Leader of the Australian Greens (Senator Bob Brown) on the President of the Senate, the Prime Minister (Ms Gillard), the Minister for Agriculture, Fisheries and Forestry (Senator Ludwig), Senator Boswell, the Leader of The Nationals in the Senate (Senator Joyce) and Senator Cash.
And on the amendment moved by the Leader of the Australian Greens (Senator Milne)—At the end of the motion, add “but considers the call from the Leader of the Opposition (Mr Abbott) to debate Australia’s economy, and his proposals which would lead to a $70 billion deficit and extensive job losses, as a more appropriate matter for debate in the Opposition’s private senators’ time” (Senator Ryan, in continuation, 9 February 2012).

71 Economics—Economic and fiscal policy—Government’s mismanagement
Adjourned debate on the motion of Senator Cormann—That the Senate notes the mismanagement of economic and fiscal policy by the current Government (Senator Polley, in continuation, 1 March 2012).

72 Economics—Budget 2012-13
Adjourned debate on the motion of Senator Cormann—That the Senate notes the 2012-13 Federal Budget does nothing to strengthen the Australian economy in the face of storm clouds on the global horizon, as it:
(a) fails to cut spending;
(b) increases taxes;
(c) lifts the debt ceiling to $300 billion; and
(d) imposes the world’s largest carbon tax (10 May 2012).

73 Defence—Government response to the Review of Military Compensation Arrangements—Ministerial statement
Adjourned debate on the motion of Senator Ronaldson—That the Senate take note of the document (Senator Ronaldson, in continuation, 18 June 2012).

74 Constituent’s Request Program—Response from the Special Minister of State (Mr Gray) to a Senate resolution of 22 March 2012—Document
Adjourned debate on the motion of Senator Williams—That the Senate take note of the document (Senator Williams, in continuation, 20 June 2012).

75 Economics—Carbon tax
Adjourned debate on the motion of Senator Cormann—That the Senate condemns the Labor Government for imposing the world’s biggest carbon tax on the Australian economy at the worst possible time, when the Prime Minister (Ms Gillard) promised before the 2010 election that there would be no carbon tax under a government she leads and when it will:
(a) push up the cost of living;
(b) push up the cost of doing business;
(c) make Australia less competitive internationally;
(d) cost jobs;
(e) result in lower real wages and cause a cumulative reduction in Australia’s gross domestic product in the order of $1 trillion between now and 2050, according to the Government’s own Treasury modelling; and
(f) shift economic activity and emissions overseas, therefore doing nothing to help reduce global emissions (21 June 2012).

76 UK, Spain, Germany and the United States—Report of the Australian parliamentary delegation, 14 April to 3 May 2012, dated August 2012
Adjourned debate on the motion of Senator Polley—That the Senate take note of the document (Senator Polley, in continuation, 15 August 2012).

77 Health—Progress towards a National Disability Insurance Scheme—Ministerial statement
Adjourned debate on the motion of Senator Fifield—That the Senate take note of the document (Senator Siewert, in continuation, 12 September 2012).

78 Child care—Government affordability assistance brings record child care growth—Ministerial statement
Adjourned debate on the motion of Senator Back—That the Senate take note of the document (Senator Back, in continuation, 12 September 2012).

79 Economics—Gillard Government budget
Adjourned debate on the motion of Senator Fifield—That the Senate notes the Gillard Government’s $120 billion budget black hole (Leader of The Nationals in the Senate (Senator Joyce), in continuation, 13 September 2012).

80 Chronic Disease Dental Scheme—Response from the Minister for Human Services (Senator Kim Carr) to a Senate resolution of 21 March 2012—Document
Adjourned debate on the motion of Senator Fierravanti-Wells—That the Senate take note of the document (Senator Edwards, in continuation, 18 September 2012).

81 Regional Australia—Agriculture, fisheries and forestry industries
Adjourned debate on the motion of Senator Nash—That the Senate notes the Labor Government’s abject failure to support Australia’s agriculture, fisheries and forestry industries. (Senator Gallacher, in continuation, 20 September 2012).

82 Dementia Awareness Week—Response from the President of Alzheimer’s Australia, Ms Buttrose, AO OBE to a Senate resolution of 19 September 2012—Document
Adjourned debate on the motion of Senator Siewert—That the Senate take note of the document (adjourned, Senator Bushby, 9 October 2012).

83 Suicide prevention—Response from the Minister for Mental Health and Aging (Mr Butler) to a Senate resolution of 13 September 2012—Document
Adjourned debate on the motion of Senator Williams—That the Senate take note of the document (Senator Fierravanti-Wells, in continuation, 29 October 2012).

84 Defence—Afghanistan—Progress in transition, preparation for the future—Ministerial statement
Adjourned debate on the motion of the Leader of the Australian Greens (Senator Milne)—That the Senate take note of the document (adjourned, Senator Bushby, 31 October 2012).
Adjourned debate on the motion of Senator Siewert—That the Senate take note of the document (Senator Siewert, in continuation, 31 October 2012).

World Mental Health Day—Responses from the Minister for Mental Health and Aging (Mr Butler), the Premier of South Australia (Mr Weatherill), the Tasmanian Minister for Health (Ms O’Byrne) and the Premier of New South Wales (Mr O’Farrell) to a Senate resolution of 10 October 2012—Documents
Adjourned debate on the motion of Senator Back—That the Senate take note of the documents (Senator Fierravanti-Wells, in continuation, 19 November 2012).

Administration—Australian Labor Party—Trade unions
Adjourned debate on the motion of Senator Brandis—That the Senate notes the challenges for good government posed by the culture of the Australian Labor Party and its special relationship with affiliated trade unions (22 November 2012).

Orders of the Day relating to Government Documents

1 Department of Broadband, Communications and the Digital Economy—Digital television: Transmission and reception—Report, dated October 2012
Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (Senator Bushby, in continuation, 1 November 2012).

2 Australian War Memorial—Report for 2011-12
Adjourned debate on the motion of Senator Back—That the Senate take note of the document (Senator Ronaldson, in continuation, 1 November 2012).

3 Australian Security Intelligence Organisation (ASIO)—Report for 2011-12
Adjourned debate on the motion of Senator Back—That the Senate take note of the document (Senator Bushby, in continuation, 1 November 2012).

4 Australian Research Council—Report for 2011-12
Adjourned debate on the motion of Senator McKenzie—That the Senate take note of the document (adjourned, Senator Macdonald, 1 November 2012).

5 Australian Agency for International Development (AusAID)—Report for 2011-12 Addendum
Adjourned debate on the motion of Senator Bushby—That the Senate take note of the documents (Senator Faulkner, in continuation, 1 November 2012).

6 Department of Immigration and Citizenship—Report for 2011-12
Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (adjourned, Senator Cash, 1 November 2012).

7 Migration Agents Registration Authority—Report for 2011-12
Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (adjourned, Senator Cash, 1 November 2012).

8 Migration Review Tribunal and Refugee Review Tribunal—Report for 2011-12
Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (adjourned, Senator Cash, 1 November 2012).
9 NBN Co Limited—Report for 2011-12
Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (Senator Macdonald, in continuation, 1 November 2012).

10 Australian Customs and Border Protection Service—Report for 2011-12
Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (Senator Bushby, in continuation, 1 November 2012).

11 Department of Broadband, Communications and the Digital Economy—Report for 2011-12
Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (Senator Ronaldson, in continuation, 1 November 2012).

12 National Mental Health Commission—Report for the period 1 January 2012 to 30 June 2012
Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (Senator Bushby, in continuation, 1 November 2012).

13 Classification Board and Classification Review Board—Reports for 2011-12
Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (Senator Bushby, in continuation, 1 November 2012).

14 Commonwealth Scientific and Industrial Research Organisation (CSIRO)—Report for 2011-12
Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (adjourned, Senator Macdonald, 1 November 2012).

15 Department of Regional Australia, Local Government, Arts and Sport—Report for 2011-12
Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (adjourned, Senator Macdonald, 1 November 2012).

16 Australian National Preventive Health Agency—Report for the period 1 January 2011 to 30 June 2012
Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (adjourned, Senator Fierravanti-Wells, 1 November 2012).

Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (Senator Bushby, in continuation, 1 November 2012).

Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (adjourned, Senator Macdonald, 1 November 2012).

19 Australian Institute of Family Studies—Report for 2011-12
Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (Senator Bushby, in continuation, 1 November 2012).

20 Commonwealth Scientific and Industrial Research Organisation (CSIRO)—Report for 2011-12—Correction
Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (Senator Bushby, in continuation, 1 November 2012).
Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (Senator Bushby, in continuation, 1 November 2012).

Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (Senator Bushby, in continuation, 1 November 2012).

Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (adjourned, Senator Macdonald, 1 November 2012).

Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (Senator Bushby, in continuation, 1 November 2012).

Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (Senator Bushby, in continuation, 1 November 2012).

Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (Senator Bushby, in continuation, 1 November 2012).

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Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (Senator Bushby, in continuation, 1 November 2012).

Adjourned debate on the motion of Senator Bushby—That the Senate take note of the document (Senator Bushby, in continuation, 1 November 2012).
33 Australian Centre for International Agricultural Research—Report for 2011-12
Adjourned debate on the motion of Senator Back—That the Senate take note of the document (adjourned, Senator Bushby, 1 November 2012).

34 Outback Stores Pty Ltd—Report for 2011-12
Adjourned debate on the motion of Senator Back—That the Senate take note of the document (adjourned, Senator Bushby, 1 November 2012).

Adjourned debate on the motion of Senator Back—That the Senate take note of the document (adjourned, Senator Bushby, 1 November 2012).

36 Repatriation Medical Authority—Report for 2011-12
Adjourned debate on the motion of Senator Back—That the Senate take note of the document (adjourned, Senator Bushby, 1 November 2012).

37 Repatriation Commission, Military Rehabilitation and Compensation Commission and Department of Veterans’ Affairs—Reports for 2011-12
Adjourned debate on the motion of Senator Back—That the Senate take note of the document (Senator Fierravanti-Wells, in continuation, 1 November 2012).

38 Australian Public Service Commissioner—Report for 2011-12, including report of the Merit Protection Commissioner
Adjourned debate on the motion of Senator Back—That the Senate take note of the document (adjourned, Senator Bushby, 1 November 2012).

39 Department of Sustainability, Environment, Water, Population and Communities—Report for 2011-12
Adjourned debate on the motion of Senator Back—That the Senate take note of the document (Senator McKenzie, in continuation, 1 November 2012).

40 Great Barrier Reef Marine Park Authority—Report for 2011-12
Adjourned debate on the motion of Senator Back—That the Senate take note of the document (Senator Back, in continuation, 31 October 2012).

41 Bureau of Meteorology—Report for 2011-12
Adjourned debate on the motion of Senator Back—That the Senate take note of the document (Senator Back, in continuation, 31 October 2012).

42 Low Carbon Australia Limited—Report for 2011-12
Adjourned debate on the motion of Senator Back—That the Senate take note of the document (Senator Back, in continuation, 31 October 2012).

Adjourned debate on the motion of Senator Back—That the Senate take note of the document (Senator Back, in continuation, 31 October 2012).

44 Commonwealth Superannuation Corporation (CSC)—Report for 2011-12—Military Superannuation and Benefits Scheme (MilitarySuper), including financial statements for the Commonwealth Superannuation Scheme
Adjourned debate on the motion of Senator Eggleston—That the Senate take note of the document (Senator Eggleston, in continuation, 21 November 2012).

Adjourned debate on the motion of Senator Eggleston—That the Senate take note of the document (Senator Eggleston, in continuation, 21 November 2012).

46 National Native Title Tribunal—Report for 2011-12
Adjourned debate on the motion of Senator Eggleston—That the Senate take note of the document (Senator Eggleston, in continuation, 21 November 2012).

Orders of the Day relating to Private Senators’ Bills
The following orders up to 62 have been renumbered due to the adoption of the recommendation in the Procedure Committee’s second report of 2011 on 23 June 2011.

1 Poker Machine (Reduced Losses—Interim Measures) Bill 2010—(Senate bill)—(Senator Xenophon)
Second reading—Adjourned debate (Senator Xenophon, in continuation, 29 September 2010).

2 Ombudsman Amendment (Education Ombudsman) Bill 2010—(Senate bill)—(Senator Hanson-Young)
Second reading—Adjourned debate (Senator Hanson-Young, in continuation, 29 September 2010).

4 Commonwealth Radioactive Waste Management (Repeal and Consequential Amendment) Bill 2010—(Senate bill)—(Senator Ludlam)
Second reading—Adjourned debate (Senator Ludlam, in continuation, 29 September 2010).

5 Anti-Terrorism Laws Reform Bill 2010—(Senate bill)—(Senator Ludlam)
Second reading—Adjourned debate (Senator Ludlam, in continuation, 29 September 2010).

6 Families, Housing, Community Services and Indigenous Affairs and Other Legislation Amendment (Restoration of Racial Discrimination Act) Bill 2010—(Senate bill)—(Senator Siewert)
Second reading—Adjourned debate (Senator Siewert, in continuation, 29 September 2010).

7 Building and Construction Industry (Restoring Workplace Rights) Bill 2010—(Senate bill)—(Senator Siewert)
Second reading—Adjourned debate (Senator Siewert, in continuation, 29 September 2010).

8 Environment Protection and Biodiversity Conservation Amendment (Prohibition of Support for Whaling) Bill 2010—(Senate bill)—(Senator Siewert)
Second reading—Adjourned debate (Senator Siewert, in continuation, 29 September 2010).

9 Safe Climate (Energy Efficient Non-Residential Buildings Scheme) Bill 2010—(Senate bill)—(Leader of the Australian Greens, Senator Milne)
Second reading—Adjourned debate (Senator Milne, in continuation, 29 September 2010).

10 Renewable Energy Amendment (Feed-in-Tariff for Electricity) Bill 2010—(Senate bill)—(Leader of the Australian Greens, Senator Milne)
Second reading—Adjourned debate (Senator Milne, in continuation, 29 September 2010).

12 Preventing the Misuse of Government Advertising Bill 2010—(Senate bill)
Second reading—Adjourned debate (29 September 2010).

14 Marriage Equality Amendment Bill 2010—(Senate bill)—(Senator Hanson-Young)
Second reading—Adjourned debate (Senator Waters, in continuation, 23 August 2012).

15 Evidence Amendment (Journalists’ Privilege) Bill 2010 (No. 2)—(Senate bill)—(Senator Brandis)
Second reading—Adjourned debate (Senator Brandis, in continuation, 29 September 2010).

16 Transport Safety Investigation Amendment (Incident Reports) Bill 2010—(Senate bill)—(Senator Xenophon)
Second reading—Adjourned debate (Senator Xenophon, in continuation, 30 September 2010).

17 Water (Crisis Powers and Floodwater Diversion) Bill 2010—(Senate bill)—(Senators Xenophon and Hanson-Young)
Second reading—Adjourned debate (Senator Xenophon, in continuation, 30 September 2010).

19 Fair Work Amendment (Paid Parental Leave) Bill 2010—(Senate bill)—(Senator Hanson-Young)
Second reading—Adjourned debate (Senator Hanson-Young, in continuation, 30 September 2010).

21 Defence Amendment (Parliamentary Approval of Overseas Service) Bill 2010 [No. 2]—(Senate bill)—(Senator Ludlam)
Second reading—Adjourned debate (Senator Stephens, in continuation, 7 July 2011).

22 Special Broadcasting Service Amendment (Prohibition of Disruptive Advertising) Bill 2010—(Senate bill)—(Senator Ludlam)
Second reading—Adjourned debate (Senator Ludlam, in continuation, 30 September 2010).

23 Stolen Generations Reparations Tribunal Bill 2010—(Senate bill)—(Senator Siewert)
Second reading—Adjourned debate (Senator Siewert, in continuation, 30 September 2010).

24 Food Safety (Trans Fats) Bill 2010—(Senate bill)—(Senator Siewert)
Second reading—Adjourned debate (Senator Siewert, in continuation, 30 September 2010).

25 Commonwealth Electoral (Above-the-Line Voting) Amendment Bill 2010—(Senate bill)
Second reading—Adjourned debate (30 September 2010).

26 National Integrity Commissioner Bill 2010—(Senate bill)
Second reading—Adjourned debate (30 September 2010).

27 Plebiscite for an Australian Republic Bill 2010—(Senate bill)
   Second reading—Adjourned debate (30 September 2010).

28 Banking Amendment (Delivering Essential Financial Services) Bill 2010 (No. 2)—(Senate bill)
   Second reading—Adjourned debate (30 September 2010).

30 Alcohol Toll Reduction Bill 2010—(Senate bill)
   Second reading—Adjourned debate (30 September 2010).

31 Drink Container Recycling Bill 2010—(Senate bill)
   Second reading—Adjourned debate (30 September 2010).

32 Responsible Takeaway Alcohol Hours Bill 2010—(Senate bill)
   Second reading—Adjourned debate (30 September 2010).

33 Choice of Repairer Bill 2010—(Senate bill)
   Second reading (restored 30 September 2010).

34 Keeping Jobs from Going Offshore (Protection of Personal Information) Bill 2009 [2010]—(Senate bill)
   Second reading (restored 30 September 2010).

35 Plain Tobacco Packaging (Removing Branding from Cigarette Packs) Bill 2009 [2010]—(Senate bill)
   Second reading (restored 30 September 2010).

36 Poker Machine Harm Reduction Tax (Administration) Bill 2008 [2010]—(Senate bill)
   Second reading (restored 30 September 2010).

37 Migration Amendment (Detention of Minors) Bill 2010—(Senate bill)—(Senator Hanson-Young)
   Second reading—Adjourned debate (Senator Hanson-Young, in continuation, 28 October 2010).

39 Food Standards Amendment (Truth in Labelling—Genetically Modified Material) Bill 2010—(Senate bill)—(Senators Xenophon and Siewert)
   Second reading—Adjourned debate (Senator Xenophon, in continuation, 16 November 2010).

40 Migration Amendment (Detention Reform and Procedural Fairness) Bill 2010—(Senate bill)—(Senator Hanson-Young)
   Second reading—Adjourned debate (Senator Hanson-Young, in continuation, 18 November 2010).

42 Banking Amendment (Controls on Variable Interest Rate Changes) Bill 2010—(Senate bill)
   Second reading—Adjourned debate (18 November 2010).

43 Plastic Bag Levy (Assessment and Collection) Bill 2010—(Senate bill)
   Second reading—Adjourned debate (22 November 2010).
45 Broadcasting Legislation Amendment (Anti-Siphoning) Bill 2010—(Senate bill)
Second reading—Adjourned debate (23 November 2010).

46 Foreign Acquisitions Amendment (Agricultural Land) Bill 2010—(Senate bill)—(Senators Xenophon and Milne)
Second reading—Adjourned debate (Senator Gallacher, in continuation, 22 September 2011).

47 Patent Amendment (Human Genes and Biological Materials) Bill 2010—(Senate bill)—(Senators Heffernan, Siewert and Xenophon)
Second reading—Adjourned debate (Senator Heffernan, in continuation, 24 November 2010).

49 Wild Rivers (Environmental Management) Bill 2011 (No. 2)—(Senate bill)—(Senator Scullion)
In committee (12 May 2011).

51 Environment Protection and Biodiversity Conservation Amendment (Bioregional Plans) Bill 2011—(Senate bill)—(Senator Colbeck)
Second reading—Adjourned debate (Senator Mason, in continuation, 9 February 2012).

52 Customs Amendment (Anti-Dumping) Bill 2011—(Senate bill)—(Senator Xenophon)
Second reading—Adjourned debate (Senator Xenophon, in continuation, 2 March 2011).

53 Native Title Amendment (Reform) Bill 2011—(Senate bill)—(Senator Siewert)
Second reading—Adjourned debate (Senator Siewert, in continuation, 21 March 2011).

54 Public Service Amendment (Payments in Special Circumstances) Bill 2011—(Senate bill)—(Senator Xenophon)
Second reading—Adjourned debate (Senator Xenophon, in continuation, 12 May 2011).

56 Commonwealth Electoral Amendment (Tobacco Industry Donations) Bill 2011—(Senate bill)
Second reading—Adjourned debate (15 June 2011).

58 Live Animal Export Restriction and Prohibition Bill 2011 [No. 2]—(Senate bill)—(Senator Xenophon)
Second reading—Adjourned debate (Senator Xenophon, in continuation, 20 June 2011).

59 Interactive Gambling and Broadcasting Amendment (Online Transactions and Other Measures) Bill 2011—(Senate bill)—(Senator Xenophon)
Second reading—Adjourned debate (Senator Xenophon, in continuation, 20 June 2011).

60 Carbon Tax Plebiscite Bill 2011 [No. 2]—(Senate bill)—(Leader of the Opposition in the Senate, Senator Abetz)
Second reading—Adjourned debate (Leader of the Australian Greens (Senator Milne), in continuation, 15 September 2011).
61 Consumer Credit Protection Amendment (Fees) Bill 2011—(Senate bill)—
(Senator Xenophon)
Second reading—Adjourned debate (Senator Xenophon, in continuation, 21 June 2011).

62 Government Advertising (Accountability) Bill 2011—(Senate bill)—(Senator
Xenophon)
Second reading—Adjourned debate (Senator Xenophon, in continuation, 21 June 2011).

63 Migration Amendment (Declared Countries) Bill (No. 2) 2011—(Senate bill)—
(Senator Hanson-Young)
Second reading—Adjourned debate (Senator Hanson-Young, in continuation, 5 July 2011).

64 Bankruptcy Amendment (Exceptional Circumstances Exit Package) Bill 2011—(Senate bill)—(Senator Xenophon)
Second reading—Adjourned debate (Senator Xenophon, in continuation, 5 July 2011).

65 Air Navigation and Civil Aviation Amendment (Aircraft Crew) Bill 2011—
(Senate bill)—(Senator Xenophon)
Second reading—Adjourned debate (Senator Xenophon, in continuation, 10 May 2012).

66 Landholders’ Right to Refuse (Coal Seam Gas) Bill 2011—(Senate bill)—
(Senator Waters)
Second reading—Adjourned debate (Senator Waters, in continuation, 22 March 2012).

67 Qantas Sale Amendment (Still Call Australia Home) Bill 2011—(Senate
bill)—(Senator Xenophon)
Second reading—Adjourned debate (10 May 2012).

68 Quarantine Amendment (Disallowing Permits) Bill 2011—(Senate bill)—
(Senator Xenophon)
Second reading—Adjourned debate (Senator Heffernan, in continuation, 10 November 2011).

69 Constitutional Corporations (Farm Gate to Plate) Bill 2011 [No. 2]—(Senate
bill)—(Senator Xenophon)
Second reading—Adjourned debate (Senator Xenophon, in continuation, 13 September 2011).

70 Telecommunications Amendment (Mobile Phone Towers) Bill 2011—(Senate
bill)
Second reading—Adjourned debate (14 September 2011).

72 Environment Protection and Biodiversity Conservation Amendment
(Emergency Listings) Bill 2011—(Senate bill)—(Senator Waters)
Second reading—Adjourned debate (Senator Waters, in continuation, 13 October 2011).

73 Public Accounts and Audit Committee Amendment (Ombudsman) Bill 2011—(Senate bill)
Second reading—Adjourned debate (1 November 2011).

74 Environment Protection and Biodiversity Conservation Amendment (Protecting Australia’s Water Resources) Bill 2011—(Senate bill)—(Senator Waters)
Second reading—Adjourned debate (Senator Waters, in continuation, 1 November 2011).

75 Australian Broadcasting Corporation Amendment (International Broadcasting Services) Bill 2011—(Senate bill)—(Senator Ludlam)
Second reading—Adjourned debate (Senator Ludlam, in continuation, 10 November 2011).

76 Protecting Children from Junk Food Advertising (Broadcasting and Telecommunications Amendment) Bill 2011—(Senate bill)—(Senator Di Natale)
Second reading—Adjourned debate (21 November 2011).

77 Crimes Amendment (Fairness for Minors) Bill 2011—(Senate bill)—(Senator Hanson-Young)
Second reading—Adjourned debate (Senator Hanson-Young, in continuation, 23 November 2011).

78 Government Investment Funds Amendment (Ethical Investments) Bill 2011—(Senate bill)—(Senators Di Natale and Ludlam)
Second reading—Adjourned debate (13 September 2012).

79 Migration Amendment (Removal of Mandatory Minimum Penalties) Bill 2012—(Senate bill)—(Senator Hanson-Young)
Second reading—Adjourned debate (Senator Hanson-Young, in continuation, 8 February 2012).

80 Environment Protection and Biodiversity Conservation Amendment (Monitoring of Whaling) Bill 2012—(Senate bill)
Second reading—Adjourned debate (9 February 2012).

81 Special Broadcasting Service Amendment (Natural Program Breaks and Disruptive Advertising) Bill 2012—(Senate bill)—(Senator Ludlam)
Second reading—Adjourned debate (Senator Ludlam, in continuation, 27 February 2012).

82 Native Title Amendment (Reform) Bill (No. 1) 2012—(Senate bill)—(Senator Siewert)
Second reading—Adjourned debate (Senator Siewert, in continuation, 29 February 2012).

83 Low Aromatic Fuel Bill 2012—(Senate bill)—(Senator Siewert)
Second reading—Adjourned debate (Senator Siewert, in continuation, 29 February 2012).

84 Assisting Victims of Overseas Terrorism Bill 2012—(Senate bill)—(Senator Brandis)
Adjourned debate on the motion of the Senator Brandis—that this bill be now read a second time.
And on the amendment moved by Senator Wright—At the end of the motion, add “and the bill be referred to the Legal and Constitutional Affairs Legislation Committee for inquiry and report by 8 May 2012” (22 March 2012).

87 Live Animal Export (Slaughter) Prohibition Bill 2012—(Senate bill)—(Senator Rhiannon)
Second reading—Adjourned debate (Senator Gallacher, in continuation, 11 October 2012).

89 Broadcasting Services Amendment (Public Interest Test) Bill 2012—(Senate bill)—(Senator Ludlam)
Second reading—Adjourned debate (Senator Ludlam, in continuation, 29 June 2012 am).

95 Environment Protection and Biodiversity Conservation Amendment (Making Marine Parks Accountable) Bill 2012—(Senate bill)—(Senator Colbeck)
Second reading—Adjourned debate (Senator Ruston, in continuation, 1 November 2012).

99 Migration Amendment (Special Protection Scheme for Afghan Coalition Employees) Bill 2012—(Senate bill)—(Senator Hanson-Young)
Second reading—Adjourned debate (Senator Hanson-Young, in continuation, 20 November 2012).

*100 Environment Protection and Biodiversity Conservation Amendment (Prohibition of Live Imports of Primates for Research) Bill 2012—(Senate bill)—(Senator Rhiannon)
Second reading—Adjourned debate (Senator Rhiannon, in continuation, 22 November 2012).

BUSINESS FOR FUTURE CONSIDERATION

On the next day of sitting (27 November 2012)

Business of the Senate—Orders of the Day

1 Senators’ Interests—Standing Committee
Report to be presented on the development of a draft code of conduct for senators.

2 Community Affairs Legislation Committee
Report to be presented on the provisions of the National Gambling Reform Bill 2012, the National Gambling Reform (Related Matters) Bill (No. 1) 2012 and the National Gambling Reform (Related Matters) Bill (No. 2) 2012. (Referred pursuant to Selection of Bills Committee report.)

Order for Production of Documents

69 Indigenous Australians—Northern Territory Emergency Response—Order for production of documents
By the Minister representing the Minister for Families, Community Services and Indigenous Affairs, by 27 November 2012, the following in relation to the NTER evaluation: the ARTD Consultants and WestWood Spice report, Development of
program logic options for the NTER, and any documents relating to the evaluation’s development and analysis of program logic options.

General Business—Notice of Motion

Notice given 20 November 2012

1038 Leader of the Australian Greens (Senator Milne): To move—that the Senate—
(a) notes that Palestinian representatives have indicated that on 29 November 2012 they will be introducing a resolution to the United Nations (UN) General Assembly to recognise Palestine as a non-member state of the UN; and
(b) calls on the Australian Government to support Palestine in being granted non-member state observer status at the UN.

On 28 November 2012

Business of the Senate—Orders of the Day

1 Finance and Public Administration Legislation Committee
Final report to be presented on the performance of the Department of Parliamentary Services.

2 Economics References Committee
Report to be presented on the effects of the global financial crisis on the Australian banking sector.

General Business—Notice of Motion

Notice given 20 November 2012

1041 Senator Hanson-Young: To move—that the Senate—
(a) condemns:
   (i) Uganda’s Anti-Homosexuality Bill, known as the ‘Kill The Gays Bill’, which establishes a death penalty for certain homosexual acts and penalty of life imprisonment for being in a same-sex relationship, and which may be passed into Ugandan law before Christmas 2012, and
   (ii) Nigeria’s Anti-Gay Bill, known as the ‘Jail the Gays Bill’, which establishes a penalty of 14 years imprisonment for same-sex marriage and a penalty of 10 years imprisonment for co-habiting in a same-sex relationship or supporting gay rights, and may be passed into law in the coming weeks; and
(b) calls on the Australian Government to use all diplomatic measures to urge the Ugandan and Nigerian Governments to withdraw their draconian anti-gay bills.

On 29 November 2012

General Business—Private Senators’ Bills—Orders of the Day

51 Environment Protection and Biodiversity Conservation Amendment (Bioregional Plans) Bill 2011—[Senate bill] (Senator Colbeck)
Second reading—Adjourned debate (Senator Mason, in continuation, 9 February 2012).

Renewable Energy (Electricity) Amendment (Excessive Noise from Wind Farms) Bill 2012—(Senate bill)—(Senators Madigan and Senator Xenophon)
Second reading—Adjourned debate (Senator Madigan, in continuation, 29 June 2012 am).

Business of the Senate—Orders of the Day

1 Education, Employment and Workplace Relations References Committee
Report to be presented on the allowance payment system.

2 Environment and Communications Legislation Committee
Report to be presented on the Renewable Energy (Electricity) Amendment (Excessive Noise from Wind Farms) Bill 2012.

No later than December 2012 if possible

Business of the Senate—Order of the Day

1 Constitutional Recognition of Local Government—Joint Select Committee
Preliminary report to be presented.

On 7 December 2012

Business of the Senate—Order of the Day

1 Legal and Constitutional Affairs Legislation Committee
Report to be presented on the Migration Amendment (Health Care for Asylum Seekers) Bill 2012. (Referred pursuant to Selection of Bills Committee report.)

General Business—Order of the Day relating to Private Senators’ Bills

93 Migration Amendment (Health Care for Asylum Seekers) Bill 2012—(Senate bill)—(Senators Hanson-Young and Di Natale)
Second reading—Adjourned debate (Senator Hanson-Young, in continuation, 11 September 2012).

No later than February 2013

Business of the Senate—Order of the Day

1 Constitutional Recognition of Local Government—Joint Select Committee
Final report to be presented.

On the first sitting day of 2013 (5 February 2013)

Business of the Senate—Order of the Day

1 Finance and Public Administration References Committee
Report to be presented on Medicare funding for hyperbaric oxygen treatment.
On the first day of the next period of sittings in 2013 (5 February 2013)

Government Business—Orders of the Day

1 Law Enforcement Integrity Legislation Amendment Bill 2012—
   (Parliamentary Secretary for Defence, Senator Feeney)
   Second reading—Adjourned debate (30 October 2012).

2 Fair Work Amendment Bill 2012—(Minister for Finance and Deregulation,
   Senator Wong)
   Second reading—Adjourned debate (1 November 2012).

3 Wheat Export Marketing Amendment Bill 2012—(Parliamentary Secretary to
   the Prime Minister, Senator McLucas)
   Second reading—Adjourned debate (19 November 2012).

On 6 February 2013

Business of the Senate—Notice of Motion

Notice given 20 November 2012

1 Senator Hanson-Young: To move—That the Migration Amendment Regulation
   2012 (No. 5), as contained in Select Legislative Instrument 2012 No. 230 and
   made under the Migration Act 1958, be disallowed. [F2012L01961]
   Thirteen sitting days remain, including today, to resolve the motion or the
   instrument will be deemed to have been disallowed.

Business of the Senate—Order of the Day

1 Rural and Regional Affairs and Transport References Committee
   Final report to be presented on the management of the Murray-Darling Basin.

On 18 February 2013

Business of the Senate—Order of the Day

1 Legal and Constitutional Affairs Legislation Committee
   Report to be presented on the exposure draft and explanatory notes of the Human
   Rights and Anti-Discrimination Bill 2012.

On 25 February 2013

Business of the Senate—Orders of the Day

1 Legal and Constitutional Affairs Legislation Committee
   Report to be presented on the provisions of the Migration Amendment
   (Unauthorised Maritime Arrivals and Other Measures) Bill 2012. (Referred
   pursuant to Selection of Bills Committee report.)

2 Legal and Constitutional Affairs Legislation Committee
Report to be presented on the provisions of the Courts and Tribunals Legislation Amendment (Administration) Bill 2012. (Referred pursuant to Selection of Bills Committee report.)

On 27 February 2013

Business of the Senate—Orders of the Day

1 Rural and Regional Affairs and Transport References Committee
   Report to be presented on an aviation accident investigation.

2 Rural and Regional Affairs and Transport References Committee
   Report to be presented on the Foreign Investment Review Board national interest test.

On 28 February 2013

Business of the Senate—Orders of the Day

1 National Broadband Network—Joint Standing Committee
   Fourth report to be presented.

2 Environment and Communications References Committee
   Report to be presented on the protection of Australia’s threatened species and ecological communities.

On 1 March 2013

Business of the Senate—Order of the Day

1 Foreign Affairs, Defence and Trade References Committee
   Report to be presented on the victims of sexual and other abuse in Defence.

On the first sitting day in March 2013 (12 March 2013)

Business of the Senate—Orders of the Day

1 Education, Employment and Workplace Relations Legislation Committee
   Report to be presented on the provisions of the Protecting Local Jobs (Regulating Enterprise Migration Agreements) Bill 2012. (Referred pursuant to Selection of Bills Committee report.)

2 Education, Employment and Workplace Relations Legislation Committee
   Report to be presented on the Fair Work Amendment (Small Business—Penalty Rates Exemption) Bill 2012. (Referred pursuant to Selection of Bills Committee report.)

General Business—Notice of Motion

Notice given 24 November 2011

607 Senator Madigan: To move—that the following bill be introduced: A Bill for an Act to provide for parliamentary approval of certain binding international

General Business—Order of the Day relating to Private Senators’ Bills

91 Fair Work Amendment (Small Business—Penalty Rates Exemption) Bill 2012—(*Senate bill*)—(*Senator Xenophon*)
Second reading—Adjourned debate (*Senator Xenophon, in continuation, 16 August 2012*).

**On 12 March 2013**

Business of the Senate—Order of the Day

1 Legal and Constitutional Affairs Legislation Committee
   Report to be presented on the Migration and Security Legislation Amendment (Review of Security Assessments) Bill 2012. (*Referred pursuant to Selection of Bills Committee report.*)

General Business—Order of the Day relating to Private Senators’ Bills

97 Migration and Security Legislation Amendment (Review of Security Assessments) Bill 2012—(*Senate bill*)—(*Senator Hanson-Young*)
Second reading—Adjourned debate (*Senator Hanson-Young, in continuation, 10 October 2012*).

**On the tenth sitting day of 2013 (14 March 2013)**

Business of the Senate—Order of the Day

1 Legislation Committees
   Reports to be presented on annual reports tabled by 31 October 2012.

**On 19 March 2013**

Business of the Senate—Order of the Day

1 Legislation Committees
   Reports to be presented on the 2012-13 additional estimates.

**On 20 March 2013**

Business of the Senate—Orders of the Day

1 Rural and Regional Affairs and Transport References Committee
   Report to be presented on the New Zealand Potatoes Import Risk Analysis.

2 Rural and Regional Affairs and Transport References Committee
   Final report to be presented on fresh pineapple imports.

3 Rural and Regional Affairs and Transport References Committee
   Report to be presented on the fresh ginger import risk analysis.
On 21 March 2013

Business of the Senate—Orders of the Day

1. Education, Employment and Workplace Relations References Committee
   Report to be presented on teaching and learning – maximising our investment in Australian schools.

2. Economics Legislation Committee
   Report to be presented on the Minerals Resource Rent Tax Amendment (Protecting Revenue) Bill 2012. (Referred pursuant to Selection of Bills Committee report.)

3. Rural and Regional Affairs and Transport Legislation Committee
   Report to be presented on the Competition and Consumer Amendment (Australian Food Labelling) Bill 2012 (No. 2). (Referred pursuant to Selection of Bills Committee report.)

General Business—Orders of the Day relating to Private Senators’ Bills

94. Minerals Resource Rent Tax Amendment (Protecting Revenue) Bill 2012—(Senate bill)—(Leader of the Australian Greens, Senator Milne)
   Second reading—Adjourned debate (Senator Milne, in continuation, 12 September 2012).

96. Competition and Consumer Amendment (Australian Food Labelling) Bill 2012 (No. 2)—(Senate bill)—(Leader of the Australian Greens, Senator Milne)
   Second reading—Adjourned debate (Senator Milne, in continuation, 17 September 2012).

On 27 March 2013

Business of the Senate—Order of the Day

1. Community Affairs References Committee
   Report to be presented on social determinants of health.

On 28 March 2013

Business of the Senate—Orders of the Day

1. Gambling Reform—Joint Select Committee
   Report to be presented on the Anti-Money Laundering Amendment (Gaming Machine Venues) Bill 2012.

2. Foreign Affairs, Defence and Trade References Committee
   Report to be presented on aid to Afghanistan.

General Business—Order of the Day relating to Private Senators’ Bills

98. Anti-Money Laundering Amendment (Gaming Machine Venues) Bill 2012—(Senate bill)—(Senator Xenophon)
   Second reading—Adjourned debate (Senator Xenophon, in continuation, 30 October 2012).
On 24 April 2013

Business of the Senate—Order of the Day

1 Community Affairs References Committee
   Report to be presented on the sterilisation of people with disabilities.

On 30 April 2013

Business of the Senate—Order of the Day

1 Cyber Safety—Joint Select Committee
   Final report to be presented.

On 16 May 2013

Business of the Senate—Order of the Day

1 Foreign Affairs, Defence and Trade References Committee
   Report to be presented on Australia and the countries of the Indian Ocean rim.

On 25 June 2013

Business of the Senate—Order of the Day

1 Legislation Committees
   Reports to be presented on the 2013-14 Budget estimates.

   No later than 12 months after the commencement of the review (27 June 2013)

Business of the Senate—Order of the Day

1 Economics References Committee
   Report to be presented on the review of the operation of the amendments made by Part 1 of Schedule 5 of the Tax Laws Amendment (2011 Measures No. 5) Bill 2011. (Review to commence no later than 12 months after the commencement of Part 1 of the Tax Laws Amendment (2011 Measures No. 5) Bill 2011; Schedule 5—Part 1 commencement date: 29 June 2011; review commencement date: 27 June 2012)

On 30 June 2013

Business of the Senate—Order of the Day

1 Gambling Reform—Joint Select Committee
   Report to be presented.

   On the next day of sitting after the presentation of the Joint Select Committee on Gambling Reform report

General Business—Order of the Day relating to Private Senators’ Bills
88 Poker Machine Harm Reduction (S1 Bets and Other Measures) Bill 2012—
(Senate bill)—(Senators Di Natale, Madigan and Xenophon)
Second reading—Adjourned debate (Senator Di Natale, in continuation, 22 March
2012).

BILLS REFERRED TO COMMITTEES

Anti-Money Laundering Amendment (Gaming Machine Venues) Bill 2012
Referred to the Joint Select Committee on Gambling Reform (referred 5 November 2012; reporting date varied 20 November 2012; reporting date: 28 March 2013).

Competition and Consumer Amendment (Australian Food Labelling) Bill 2012
(No. 2);†
Referred to the Rural and Regional Affairs and Transport Legislation Committee (referred 20 September 2012; reporting date varied 20 November 2012; reporting date: 21 March 2013).

Courts and Tribunals Legislation Amendment (Administration) Bill 2012
[Provisions];‡
Referred to the Legal and Constitutional Affairs Legislation Committee (referred 1 November 2012; reporting date varied 20 November 2012; reporting date: 25 February 2013).

Fair Work Amendment Bill 2012 [Provisions];‡
Referred to the Education, Employment and Workplace Relations Legislation Committee (referred 1 November 2012; reporting date: 26 November 2012).

Fair Work Amendment (Small Business—Penalty Rates Exemption) Bill 2012;‡
Referred to the Education, Employment and Workplace Relations Legislation Committee (referred 23 August 2012; reporting date varied 18 September 2012; reporting date: first sitting day in March 2013).

Migration Amendment (Health Care for Asylum Seekers) Bill 2012;‡
Referred to the Legal and Constitutional Affairs Legislation Committee (referred 13 September 2012; reporting date varied 20 November 2012; reporting date: 7 December 2012).

Migration Amendment (Unauthorised Maritime Arrivals and Other Measures) Bill
2012 [Provisions];‡
Referred to the Legal and Constitutional Affairs Legislation Committee (referred 1 November 2012; reporting date varied 20 November 2012; reporting date: 25 February 2013).

Migration and Security Legislation Amendment (Review of Security Assessments)
Bill 2012;‡
Referred to the Legal and Constitutional Affairs Legislation Committee (referred 11 October 2012; reporting date varied 20 November 2012; reporting date: 12 March 2013).

Minerals Resource Rent Tax Amendment (Protecting Revenue) Bill 2012;‡
No. 125—26 November 2012

Referred to the Economics Legislation Committee (referred 11 October 2012; reporting date varied 20 November 2012; reporting date: 21 March 2013).

**National Gambling Reform Bill 2012**

**National Gambling Reform (Related Matters) Bill (No. 1) 2012**

**National Gambling Reform (Related Matters) Bill (No. 2) 2012**

Referred to the Joint Select Committee on Gambling Reform (referred 1 November 2012).

Referred to the Community Affairs Legislation Committee (referred 20 November 2012; reporting date: 27 November 2012).

**Poker Machine Harm Reduction ($1 Bets and Other Measures) Bill 2012**

Referred to the Joint Select Committee on Gambling Reform (referred 22 March 2012).

**Protecting Local Jobs (Regulating Enterprise Migration Agreements) Bill 2012 [Provisions]**

Referred to the Education, Employment and Workplace Relations Legislation Committee (referred 23 August 2012; reporting date varied 18 September 2012; reporting date: first sitting day in March 2013).

**Renewable Energy (Electricity) Amendment (Excessive Noise from Wind Farms) Bill 2012**

Referred to the Environment and Communications Legislation Committee (referred 11 October 2012; reporting date: 29 November 2012).

Further information about the progress of these bills may be found in the Senate Bills List.

‡ Reference adopted by the Senate following a recommendation of the Selection of Bills Committee.

### BILLS DISCHARGED OR NEGATIVED

#### Government bills

**Federal Financial Relations Amendment (National Health and Hospitals Network) Bill 2010**

Discharged from Notice Paper, 16 August 2011.

**Migration Legislation Amendment (The Bali Process) Bill 2012**

Second reading negatived, 28 June 2012.

#### Private senators’ bills

**Assisting Victims of Overseas Terrorism Bill 2010—(Senate bill)**

Discharged from Notice Paper, 10 May 2011.

**Commonwealth Commissioner for Children and Young People Bill 2010—(Senate bill)**

Second reading negatived, 1 March 2012.

**Defence Force Retirement and Death Benefits Amendment (Fair Indexation) Bill 2010—(Senate bill)**
Third reading negatived, 16 June 2011.

Environment Protection (Beverage Container Deposit and Recovery Scheme) Bill 2010—(Senate bill)
Second reading negatived, 13 September 2012.

Environment Protection and Biodiversity Conservation (Public Health and Safety) Amendment Bill 2010—(originated as a message from the House of Representatives on 28 February 2012)
Discharged from Notice Paper, 13 September 2011.

Health Insurance (Dental Services) Bill 2012 [No. 2]—(Senate bill)
Second reading negatived, 23 August 2012.

Live Animal Export (Slaughter) Prohibition Bill 2011 [No. 2]—(Senate bill)
Discharged from Notice Paper, 10 May 2012.

Marriage Amendment Bill (No. 2) 2012—(Senate bill)
Second reading negatived, 20 September 2012.

Migration Amendment (Declared Countries) Bill 2011—(Senate bill)
Discharged from Notice Paper, 5 July 2011.

National Broadband Network Financial Transparency Bill 2010 (No. 2)—(Senate bill)
Second reading negatived, 15 September 2011.

Protecting Children from Junk Food Advertising (Broadcasting Amendment) Bill 2010—(Senate bill)
Second reading negatived, 3 March 2011.

Restoring Territory Rights (Voluntary Euthanasia Legislation) Bill 2010—(Senate bill)

Solar Hot Water Rebate Bill 2012—(Senate bill)
Second reading negatived, 22 March 2012.

QUESTIONS ON NOTICE

Questions remaining unanswered

Question Nos, as shown, from 1316 to 2393 remain unanswered for 30 or more days (see standing order 74(5)).

Notice given 31 October 2011

1316 Senator Milne: To ask the Minister representing the Treasurer—In regard to the statutory capped effective life for various categories of oil and gas assets established in section 40-102(5) of the Income Tax Assessment Act 1997:

(1) How much foregone revenue does the department estimate the Commonwealth has and will incur: (a) since the introduction of these tax
breaks in 2002; and (b) over the next decade, given the large investments planned in the oil and gas industry.

(2) Has the department conducted, or is it aware of, any cost-benefit analysis for these tax breaks.

(3) Is the department aware of the analysis by the Australian Conservation Foundation that these tax breaks could cost between $1.6 billion and $2 billion annually by 2018 and does it have any reason to doubt this estimate.

(4) What was the reasoning behind the department advising the Treasurer in 2010 that these tax breaks are arguably inefficient and distortionary.

(5) Will the existence of these tax breaks counteract in part the price signal intended to be created by the carbon tax.

Notice given 10 November 2011

Senator Ludlam: To ask the Minister representing the Treasurer—With reference to Australia’s Future Tax System report, has the department ever conducted any modelling or analysis on:

(a) the number of recommendations it contained relating to the taxation treatment of housing, and specifically, of Recommendation 14 (p. 70) to ‘Provide a 40 per cent savings income discount to individuals for non-business related:

(1) net interest income;
(2) net residential rental income (including related interest expenses);
(3) capital gains (and losses); and
(4) interest expenses related to listed shares held by individuals as non-business investments’;

if so, can the modelling/analysis be described and provided;

(b) Recommendation 51 (p. 263) which stated ‘Ideally, there would be no role for any stamp duties, including conveyancing stamp duties, in a modern Australian tax system. Recognising the revenue needs of the States, the removal of stamp duty should be achieved through a switch to more efficient taxes, such as those levied on broad consumption or land bases. Increasing land tax at the same time as reducing stamp duty has the additional benefit of some offsetting impacts on asset prices’; if so, can the modelling/analysis be described and provided;

(c) Recommendation 52 (p. 263) relating to the benefits of implementing a broad based land tax; if so, can the modelling/analysis be described and provided;

(d) Recommendations 102 to 104 (p. 610) relating to increasing the maximum rate of Rent Assistance to assist renters to afford an adequate standard of dwelling, to index the rent maximum to movements in national rents, to base eligibility on rent paid, and to extend Rent Assistance equitably to public housing tenants; if so, can the modelling/analysis be described and provided;

(e) Recommendation 105 (p. 610) relating to housing payments to tenants with high or special needs who may face discrimination in the private market; if so, can the modelling/analysis be described and provided.

Notice given 10 November 2011

Senator Kroger: To ask the Minister representing the Minister for Financial Services and Superannuation—
(1) What government and private sector reviews have been undertaken and made public in respect of securities finance in Australia over the past decade.

(2) How many instances in the past decade have there been of a participant in the clearing facility of the Australian Stock Exchange (ASX) failing to deliver stock on agreed T+3 terms.

(3) How many Authorised Deposit-taking Institutions have been the subject of an enforceable undertaking with the Australian Securities and Investments Commission over the past decade.

(4) Is the Minister aware of any Authorised Deposit-taking Institutions which have been promoting retail margin loan products in respect of stocks outside or below the ASX200; if so, does he believe that such an offering is consistent with the findings of the Parliamentary Joint Committee on Corporations and Financial Services’ inquiry into financial products and services in Australia or the intent of the Corporations Legislation Amendment (Financial Services Modernisation) Bill 2009?

(5) Is the Minister aware of Authorised Deposit-taking Institutions with significant debt portfolios in respect of stocks outside or below the ASX200, does he believe that the current arrangements in terms of capital adequacy of Authorised Deposit-taking Institutions is in any way compromised by such portfolios.

(6) Is the Minister aware of any documents which cast doubt on the veracity of any evidence given to the Parliamentary Joint Committee on Corporations and Financial Services’ inquiry into financial products and services in Australia.

(7) Is the Minister aware of a case currently being heard in the Supreme Court of Victoria between Primebroker Securities Limited (in liquidation) (Receivers and Managers Appointed) & Ors. v. the Australian and New Zealand Banking Group Limited & Ors.

Notice given 19 December 2011

1496 Senator Bushby: To ask the Minister representing the Treasurer—In regard to the Future of Financial Advice (FoFA) package of reforms:

(1) How many:
   (a) new customers will be impacted directly by the FoFA reforms (e.g. need to make a decision on payment of advise, need to complete forms etc);
   (b) existing customers will be impacted directly by the FoFA reforms (e.g. need to make a decision on payment of advice, need to complete forms etc);
   (c) customers will be either directly or indirectly impacted by the FoFA reforms, to what effect, and can a financial benefit analysis be provided of these impacts;
   (d) financial planners will be impacted by the FoFA reforms; and
   (e) financial planning businesses will be impacted by the FoFA reforms.

(2) (a) What is the current state of competition in the financial advice industry—is the industry in a high, moderate or low competitive state; and (b) will the FoFA reforms erect additional barriers to entry for new financial planning businesses and superannuation funds.
(3) Given that media commentary indicates that the FoFA reforms will lead to even greater concentration in the advice industry, has the department discussed this matter with its competition experts; if so, with what results.

(4) (a) What will the impact of the FoFA reforms be on the underlying cost structures of financial planning businesses; and (b) for those businesses that are ASX-listed what will be the impact on their share price.

(5) What is the average hourly cost of financial advice for both in-house super advice and for comprehensive financial advice.

(6) What will be the cost of advice in the 3 years following the FoFA reforms for both in-house and externally provided comprehensive advice.

(7) What will be the impact of the FoFA reforms on the underlying cost structures for financial advice businesses.

(8) What will be the impact on employment in the financial advice sector resulting from the FoFA reforms.

(9) In relation to product providers which allow their customers to pay for advice via deduction from their superannuation fund balances: (a) what will be the cost of building new systems to meet the new regulatory requirements; and (b) how will these cost impositions be funded—will they be: (i) passed on to customers, (ii) amortised via lower returns, or (iii) paid for from shareholder funds from the head entity.

(10) How many customers will complete an opt-in form and thereby agree to maintain their advisor relationship.

(11) (a) Does the department agree with the Financial Ombudsman Service (FOS) submission that the opt-in system will result in some consumers unwittingly losing their financial advice facility (e.g. mail lost, not opened, deadline date ignored, or simple consumer inertia), and therefore losing access to the FOS in the event of financial loss which they believe has been occasioned by bad advice; and (b) what will be the likely magnitude of this problem and what measures are needed to ensure that such losses are not systemic.

(12) Assuming that the FoFA reforms gain passage during the Autumn sittings of Parliament: (a) what will be the time period for funds and advisers to build systems to comply with the FOS requirements; and (b) how does this preparation time compare to the time which applied to the introduction of the Corporate Law Economic Reform Program (CLERP) 4, CLERP 6, anti-money laundering reforms/Financial Action Task Force, and the financial services reforms.

(13) (a) What additional costs to the industry will be caused by not aligning the MySuper changes with the FoFA reforms; and (b) what will be the impact on customers and funds of this mutually exclusive approach to reform applying to the same industry.

1498 Senator Ronaldson: To ask the Minister for Foreign Affairs—At any time since the Minister’s election to Parliament on 3 October 1998:


(2) Was the minister in attendance at any of the fundraising functions which have raised money from Sunland Group Limited for any branch of the Australian Labor Party.
Notice given 23 April 2012

1823 Senator Bushby: To ask the Minister representing the Treasurer—With reference to the Australian Prudential Regulation Authority (APRA):

(1) Under the risk rating scheme for superannuation funds, the Probability and Impact Rating System (PAIRS), does a fund not operating daily unit pricing and valuation for all assets automatically attract a lower rating factor; if so, why; if not, why not.

(2) Does APRA have procedures requiring superannuation funds to communicate changes in PAIRS ratings to other funds and members.

(3) Under APRA compliance and enforcement procedures, what are the requirements for superannuation funds to advise the regulator of any material changes in investment strategy.

(4) Does APRA require superannuation funds to report decisions to move funds offshore or from a daily listed and unit priced environment to an unlisted and offshore location.

(5) What requirements does APRA have for superannuation funds to communicate these material changes to members.

(6) Under APRA procedures, what are the requirements for funds to communicate to members any changes in governance and head entity ownership arrangements.

Notice given 11 May 2012

1848 Senator Kroger: To ask the Minister representing the Minister for Financial Services and Superannuation—

(1) Is the Minister aware of the case Sunland Waterfront (BVI) and Others v. Prudentia Investments Pty Ltd and Others currently before the Supreme Court of Victoria.

(2) Is the Minister aware of the following newspaper articles, each of which suggests that there has been a series of misleading statements made to the Australian Securities Exchange (ASX) in respect of various commercial and criminal proceedings in the United Arab Emirates (UAE):

(a) The Australian Financial Review, ‘Judge warns over Sunland’s ASX releases’, p. 45, 2 February 2012;


(c) The Australian, ‘ASIC, take note’, p. 28, 8 December 2011;

(d) The Sun Herald, ‘Witness admits pair held on false claims’, p. 29, 4 December 2011;

(e) Sunday Herald Sun, ‘Admission in bribery case’, p. 33, 4 December 2011;

(f) The Australian Financial Review, ‘Sunland executive admits bribery investigation’, p. 56, 30 November 2011; and


(3) Has the Minister made a referral to the Australian Securities and Investments Commission (ASIC) requesting that it investigate these suggestions of misleading statements made to the ASX.

(4) Has ASIC investigated these suggestions that serious misleading statements have been made to the ASX.
(5) If there has been no investigation and the Minister has not made a referral to ASIC, will the Minister do so.

(6) If ASIC does find that misleading statements were made to the ASX, how will relevant authorities in the UAE be alerted to either findings of fact or relevant source materials.

Notice given 18 May 2012

Senator Abetz: To ask the Ministers listed below (Question Nos 1858-1859)—

(1) On what date did the Minister or anyone in the Minister’s office last meet with Ms Diana Asmar.

(2) At what location did the meeting take place.

(3) When was the last time the Minister or anyone in the Minister’s office had telephone contact with Ms Asmar.

(4) Who initiated the telephone contact.

1858 Minister for Broadband, Communications and the Digital Economy

Notice given 29 May 2012

1864 Senator Abetz: To ask the Minister representing the Minister for Infrastructure and Transport—With reference to Airservices Australia (ASA), and given that the Chief Executive Officer (CEO) Mr Greg Russell recently resigned and the Chief Financial Officer (CFO) Mr Andrew Clarke is now acting CEO:

(1) (a) As CFO, was Mr Clark responsible for signing off on the credit card expenditure of Mr Russell; if not: (i) why not; and (ii) who was; if so: did Mr Clark ever raise the appropriateness of the CFO or a CEO subordinate signing off on the credit card of a CEO; (b) what is the credit card policy of ASA; and (c) did Mr Clark ever question Mr Russell over expense items on the credit card; if not, why not; if so, what items were in question and what explanation was given.

(2) What is the role of the ASA Board in overseeing the CEO in the area of credit card use; and does the Board approve travel expenses for the CEO; if so, when are these expenses approved and how.

(3) Was any independent assessment of the article in The Sunday Telegraph dated 1 April 2012, titled ‘Paid to live the high life – how this man spent $243 702 of your money’ regarding Mr Russell and the claims within that article undertaken; if so, by whom; if not, why not.

(4) Have the: (a) Australian Federal Police; (b) Australian Public Service Commissioner; or (c) Merit Protection Commissioner had any involvement in the case surrounding Mr Russell.

(5) What investigations has ASA instigated, or will it instigate, into the alleged credit card expenditure of the recent CEO; if none, why.

(6) Has the Minister been briefed regarding the credit card expenditure of the recently departed CEO, Mr Russell.

(7) Can the Minister confirm if Mr Russell resigned or was dismissed, and what was the Minister’s role in the resignation or dismissal of Mr Russell.

(8) Was the Minister briefed by ASA, its CEO, CFO or Board, or by the department regarding the matters surrounding the expenditure of Mr Russell.

(9) What are the general payout terms and conditions of ASA executive employment contract resignations.
(10) Did Mr Russell receive a payout; if so: (a) did that payout comply with the terms and conditions in the employment contract; (b) in what way did it comply; and (c) who authorised Mr Russell’s payout.

(11) Can Mr Clarke, the acting CEO, explain why the ASA cost base has increased by almost $200 million (34.3 per cent) since the 2006-07 financial year.

(12) To date, what is the: (a) cost commitment; and (b) amount spent, on the Cognos project, and what are the costs of each phase of the project.

(13) In relation to the ATC project in Melbourne: (a) when was the project completed; or (b)(i) if the project is still ongoing, when does the acting CEO expect that it will be completed, and (ii) can an explanation be provided at to why the project has not been completed, given that in December 2006 the then CFO, Mr Russell, stated that ASA’s plan was to appoint a contractor by late 2007 and then to give approximately 6 months in design followed by a 16 month construction period.

Notice given 19 June 2012

1890 Senator Abetz: To ask the Minister representing the Treasurer—With reference to the answer to Senate question on notice no. 1791, does the Treasury modelling rely on the same assumptions used to forecast the creation of half a million new jobs, as announced by the Government in the 2011-12 Federal Budget.

1893 Senator Ronaldson: To ask the Minister representing the Minister for Veterans’ Affairs—

(1) Will the Minister confirm that the Government has established a sub-committee of the Anzac Centenary Advisory Board, to seek and coordinate corporate sponsorship for the Anzac Centenary commemorations.

(2) Who are the members of the sub-committee and how often has it met.

(3) What fundraising target has the Government or the Advisory Board established for the sub-committee.

(4) Does the sub-committee have a series of projects it is requested to fund; if so, what are they.

(5) Has a request been made for the sub-committee to raise funds to offset the cost of commemoration activities in Australia or overseas; if so, for which activities and to what value.

Notice given 22 June 2012

1895 Senator Cameron: To ask the Minister representing the Treasurer (transferred to the Minister for Finance and Deregulation on 9 July 2012)—Given the statement made by the Shadow Treasurer, Mr Hockey, on 6 February 2012, during the Australian Broadcasting Corporation (ABC) Q&A program in relation to public service job cuts, that ‘12 000 will be made redundant within the first two years as a starting point’, can estimates be provided for each year of the forward estimates period of the impact such cuts would have on revenue collection, if they were:

(a) proportionately applied to revenue collection and compliance activities; and

(b) to be increased to 20 000 redundancies, as foreshadowed by Mr Hockey in an interview on the ABC 7.30 program, on 8 May 2012.

Notice given 25 June 2012
1898 Senator Ludlam: To ask the Minister for Foreign Affairs—

(1) Given that, in a speech made to the Association of International Life Offices, Daw Aung San Suu Kyi asked countries to prevent their companies from partnering with the Myanmar Oil and Gas Enterprise due to the lack of transparency and accountability, will the Government take steps to stop Australian companies investing in Burma’s oil and gas industry.

(2) Will the Government apply internationally recognised standards such as the International Monetary Fund’s Code of Good Practices on Fiscal Transparency in its trade with Burma, and require Australian companies to be subject to the code including the publication of accounts.

Notice given 27 June 2012

1937 Senator Ryan: To ask the Minister representing the Attorney-General (transferred to the Minister representing the Minister for Home Affairs on 23 August 2012)—

(1) Is the CrimTrac Board of Management aware of Mr Murray Rankin’s appointment as Chairman of Connexxion Business Solutions; if so: when was the Board informed, and did Mr Rankin himself inform the Board of the appointment; if not, were any board members personally aware of the appointment.

(2) On what basis did the Board make the decision to award contracts for management advisory services and temporary personnel services at a cost indicated in the multiple AusTender Contract Notices, totalling approximately $785,551, for the period September 2009 to November 2011.

(3) Is Connexxion Business Solutions currently providing services to CrimTrac; if so, what is the total cost of all services provided, for the period 1 July 2010 to 26 June 2012.

(4) Did the Board consider any alternative service providers prior to awarding contracts to Connexxion Business Solutions; if so, which businesses; if not, why not.

(5) Is the Board considering further contracts between CrimTrac and Connexxion Business Solutions.

(6) Was the CrimTrac Chief Executive Officer (CEO) aware of the appointment of Mr Rankin as Chairman when the contracts referred to above were awarded; if so, when was the current CEO informed, and did Mr Rankin himself inform the CEO of the appointment.

(7) Is the Board or the CEO of CrimTrac aware of any: (a) business nexus between Connexxion Business Solutions and Projects Assured; (b) contracts in which Connexxion Business Solutions was contracted for services provided by Projects Assured; and (c) subcontractors contracted by Connexxion Business Solutions to conduct work for CrimTrac; if so, can the details relating to each instance be provided.

(8) Do any CrimTrac Board members, including the CEO, have a nexus with, or hold an appointment to the Board of, any other company that has dealings with CrimTrac, which may give rise to a conflict of interest.

(9) Can a list be provided detailing the number of contracts CrimTrac has entered into with Connexxion Business Solutions that were not advertised on AusTender, including: (a) the total cost of each contract; and (b) other specific relevant information, such as services provided.
(10) Can details be provided of all contracts entered into between CrimTrac and Connexxion Business Solutions to date.

Notice given 9 July 2012

Senator Bushby: To ask the Minister representing the Treasurer—With reference to the Government’s Low Income Superannuation Contribution initiative which commences on 1 July 2012 with initial payments being made in the 2013-14 financial year (as reflected in the 2010-11 Budget papers): Can the department clarify why an expense is recorded under the 2012-13 financial year in the Portfolio Budget Statements 2012-13 – Budget related paper no. 1.19 – Treasury portfolio (Table 2.22: Program 1.21 expenses, page 214), while the budget records an expense in 2013-14.

Notice given 11 July 2012

Senator Cash: To ask the Minister representing the Minister for Immigration and Citizenship—

(1) For each month since January 2008, how many individuals have entered Australia on a valid visa and subsequently overstayed their visa to remain in Australia, and of those, how many: (a) still remain in Australia without a valid visa; and (b) have been granted a visa to remain in Australia since their arrival.

(2) What category or type of visa has been issued to the individuals referred to in paragraph (1)(b).

(3) Is the department aware of the location of the individuals who have entered Australia on a valid visa and subsequently overstayed their visa to remain in Australia; if not, how many of those individuals reside at a location known to the department.

(4) For each month since January 2008, how many individuals have been located in Australia without a valid visa.

(5) Of the individuals mentioned in paragraph (1)(b), how many individuals have been deported and to which specific countries were they deported.

(6) (a) What has been the cost of deporting those individuals in paragraph (5); and (b) how much of this cost have been repaid by those individuals.

(7) (a) For each month since January 2008, how many individuals have been located in Australia who remain in Australia without a valid visa; and (b) what has been the dollar value to the department of the specific resources utilised in locating these individuals.

Notice given 12 July 2012

Senator Abetz: To ask the Minister representing the Attorney-General—With reference to the appointment of an administrator to the Health Services Union:

(1) Prior to corresponding with the New South Wales Attorney-General on 1 May 2012, with whom did the Attorney-General consult.

(2) Did the Attorney-General receive any advice from the department.

(3) Did the Attorney-General receive any correspondence from the Minister for Employment and Workplace Relations.

(4) Did the Attorney-General’s office receive any correspondence, email or otherwise, from the office of the Minister for Employment and Workplace
Relations or the office of the Prime Minister; if so, in each case, can details be provided of the date, time, type (i.e. email), sender and recipients.

(5) On whose advice did the Attorney-General write to the New South Wales Attorney-General.

(6) Was that advice provided to the Attorney-General orally or in writing and, in each case, can details be provided, including how the correspondence was received, the date and the people involved.

(7) Was the Minister for Employment and Workplace Relations provided with a copy of the correspondence to the New South Wales Attorney-General; if so, how was this copy provided.

(8) Was a draft of the letter circulated within the Minister’s office.

(9) Who prepared a draft of the correspondence to the New South Wales Attorney-General (i.e. the Attorney-General personally, her office, department, or the Minister for Employment and Workplace Relations).

(10) Was a draft of the correspondence to the New South Wales Attorney-General provided to any person outside the Attorney-General’s office prior to sending; if so, to whom, on what date and how was it distributed.

Notice given 31 July 2012

1970 Senator Birmingham: To ask the Minister for Broadband, Communications and the Digital Economy—By year since 2002, can a list be provided of the number of Australia Post retail outlets, including the estimated total annual number of customer visits.

1971 Senator Birmingham: To ask the Minister for Broadband, Communications and the Digital Economy—In regard to training participants undertaking programs at Digital Hubs, such as those identified in the answer to question no. 197 taken on notice during the Budget estimates hearings of the Environment and Communications Legislation Committee in May 2012 [Broadband, Communications and the Digital Economy portfolio – Program 1.2]:

(1) Can a breakdown be provided of the number of training participants per month per Digital Hub since their establishment.

(2) What is the length, nature and content of this training.

1972 Senator Birmingham: To ask the Minister for Broadband, Communications and the Digital Economy—Further to the take up rates by rollout area provided in the answer to question no. 220 taken on notice during the Budget estimates hearings of the Environment and Communications Legislation Committee in May 2012 [Broadband, Communications and the Digital Economy portfolio – Program 1.3]: Can a breakdown be provided by all rollout areas in Australia of: (a) the number of potentially eligible households; (b) the number of households taking up the Household Assistance Scheme; and (c) the resultant take up rate as a percentage.

Notice given 6 August 2012

1989 Senator Abetz: To ask the Minister representing the Treasurer—For each of the following financial years, 2008-09, 2009-10, 2010-11 and 2011-12:

(1) When was the due date for submissions to the Commonwealth Grants Commission in relation to goods and services tax (GST).

(2) When did the Tasmanian Government provide its submission.
(3) Can a list be provided detailing each occasion, including the date, location and who was present, when the Commonwealth Grants Commission, in relation to GST, met with: (a) the Premier of Tasmania; (b) Tasmanian Government ministers; and (c) Tasmanian Government public servants.

Notice given 9 August 2012

2002 Senator Ludlam: To ask the Minister for Foreign Affairs—

(1) Will the Government honour the verbal undertakings that facilitated United Nations (UN) member states agreement by consensus to the ‘Cocos’ association with Australia’, the outcome of the UN supervised act of self-determination.

(2) What standing in international law does the Government accord to verbal undertakings made by ambassadors and permanent representatives at the UN when those undertakings produce results sought in Australia’s national interest.

2006 Senator Abetz: To ask the Minister representing the Treasurer—

(1) In relation to industrial disputation during the 2011-12 financial year: (a) what was the annual cost to the economy; and (b) what was the impact on Australia’s productivity.

(2) Does the Treasurer acknowledge that there has been an increase in industrial action; if so, has the Treasurer expressed concerns to either the Minister for Employment and Workplace Relations or the Department of Education, Employment and Workplace Relations about this increase or the impact of industrial disputation on the economy.

Notice given 14 August 2012

2018 Senator Cash: To ask the Minister for Finance and Deregulation (transferred to the Minister representing the Minister for Financial Services and Superannuation on 16 August 2012)—What specific action has the Minister taken to ensure that financial entities in Australia have not been involved in the manipulation of the London Interbank Offered Rate, including the dates on which the action was taken.

2019 Senator Ludlam: To ask the Minister for Foreign Affairs—

(1) Is the Government considering becoming a signatory to the Voluntary Principles on Security and Human Rights; if not, why not.

(2) Given that the Burma Annual Program Performance Report 2011 indicates that 21 scholarships were granted to Burmese students, why did only 10 scholarship holders commence studying in Australian universities in 2011.

(3) How many students will commence studying in Australia in the 2012-13 financial year.

(4) What is the total allocation for this program for the 2012-13 financial year.

Notice given 24 August 2012

2119 Senator Bushby: To ask the Minister representing the Minister for Financial Services and Superannuation—

(1) With reference to the Australian Bureau of Statistics superannuation data for the 2011 December quarter, can an explanation be provided as to why contributions fell by 2.5 per cent, despite positive economic growth.
(2) What changes have occurred in consumer behaviour regarding salary sacrifice contributions following the decisions to substantially lower maximum superannuation contribution limits and to introduce a modified superannuation surcharge, and: (a) how will this impact on the growth of national superannuation assets; (b) is this trend likely to continue in coming quarters; and (c) what are the anticipated impacts on Government superannuation tax collection.

(3) Can a list be provided of the bills relating to the provision of financial advice and/or superannuation that are currently before the Parliament, or are likely to be introduced during 2012.

(4) Is there a crisis of confidence in superannuation as a result of excessive legislative intervention or the withdrawal of taxation incentives; if so, what measures are being taken to revitalise confidence in superannuation as the principal long-term savings vehicle.

(5) What interactions have taken place between the department, the Australian Taxation Office and industry groups, such as the Australian Institution of Superannuation Trustees, the Association of Superannuation Funds Australia, the Financial Services Council, the Financial Planning Association of Australia, Association of Financial Advisors and the SMSF Professionals’ Association of Australia Limited, to counter the prospect of flagging superannuation contributions.

(6) Can the Minister confirm that there will be no additional adverse tax measures in the 2013-14 Budget, and that there are no existing projects of this kind.

2120 Senator Bushby: To ask the Minister representing the Minister for Financial Services and Superannuation—With reference to the Australian Securities and Investments Commission, the Australian Prudential Regulation Authority, and the Australian Competition and Consumer Commission, detailed separately, can the following information be provided:

(a) what induction processes are offered to newly appointed staff and commissioners;
(b) are any training programs offered; if so, is attendance mandatory;
(c) do the programs and courses include segments on the organisation’s powers, responsibilities and protocols, including its role as a regulator working under a statute establishing its powers and procedure; if so, can details be provided; and
(d) does training include segments on the separation of powers and the accountability of regulators to Parliament; if so, can details be provided.

2121 Senator Bushby: To ask the Minister representing the Minister for Financial Services and Superannuation—

(1) What is the current Australian Prudential Regulation Authority (APRA) policy and practice in regard to unit pricing errors.

(2) What percentage of funds regulated by APRA comply with the current unit pricing policy.

(3) How many funds are currently under investigation by APRA in relation to unit pricing errors.

(4) Did APRA become aware of such errors through material reporting, consumer complaints or an APRA audit, and in each instance, what was the source of the information.
(5) Is there a need for legislative reform to address unit pricing deficiencies.

(6) Since 2006, how many enforceable undertakings have been issued by APRA to retail and employer-sponsored funds, and for instances where enforceable undertakings were not issued, what regulatory action was taken.

(7) To ensure ‘no detriment’ to superannuation fund members, what has been the source of funding to compensate those who have lost funds as a result of unit pricing errors, for example: access to shareholder funds; use of fund reserves; or retrieval of moneys from members who have been beneficiaries of errors.

2122 Senator Waters: To ask the Minister representing the Minister for Sustainability, Environment, Water, Population and Communities—With reference to projections of dredging, spoil dumping and shipping within the Great Barrier Reef World Heritage Area:

(1) (a) To date, what is the total quantity of dredging that has been approved, or applied for, within the Great Barrier Reef World Heritage Area since 16 July 2000; and (b) for each dredging operation, can a breakdown be provided detailing: (i) with which development the dredging is associated, (ii) the location and quantities of dredge spoil involved, (iii) the timeframes for dredging activity, and (iv) whether the figures include maintenance dredging.

(2) (a) To date, what is the total quantity of dredge spoil that has been approved, or applied for, to be dumped offshore within the Great Barrier Reef World Heritage Area, since 16 July 2000; and (b) for each dredging operation, can a breakdown be provided detailing: (i) with which development the dumping is associated, (ii) the location and quantities of dredge spoil involved, (iii) the timeframes for dumping, and (iv) whether the figures include any dumping associated with maintenance dredging.

(3) (a) What are the current and projected levels of non-recreational shipping transiting, with or without docking, through the Great Barrier Reef World Heritage Area; and (b) can a breakdown of these figures be provided, including the: (i) industries, (ii) commodities, and (iii) ports or port developments with which the current and projected shipping levels are associated.

Notice given 31 August 2012

2124 Senator Birmingham: To ask the Minister representing the Minister for Defence (transferred to the Minister for Foreign Affairs on 13 September 2012)—With reference to the Criminal Code Amendment (Cluster Munitions Prohibition) Bill 2010 and the Convention on Cluster Munitions:

(1) What form will the ‘public statement’ or ‘non-legislative assurances’ take, to be made by the Government at the time of Australia’s ratification of the convention.

(2) Is there a process under the convention enabling such statements.

Notice given 5 September 2012

2138 Senator Abetz: To ask the Minister representing the Prime Minister—With reference to The Lodge and Kirribilli House, detailed separately, can the following information be provided for each quarter in the 2010-11 and 2011-12 financial years:
(a) the electricity costs at each location;
(b) a breakdown of any expenses in relation to the accommodation, grooming or care for any resident pets;
(c) the cost of food and beverage supplies; and
(d) the cost of catering.

Notice given 7 September 2012

Senator Abetz: To ask the Minister representing the Minister for Climate Change and Energy Efficiency—With reference to the Australian Government flyer titled *Where every $100 on your electricity bill goes*, distributed to households in September 2012:

1. Of the $100 total represented by the bar graph, what height in millimetres represents $1 across each of the four columns.
2. Is the column that represents $51 proportionally greater on a per unit basis than the column representing the Carbon Tax.
3. Who is responsible for these calculations.
4. Who prepared the: (a) statistical representation; and (b) artwork.
5. Why is this chart not consistent with the figure published at the advertised website address, http://www.cleanenergyfuture.gov.au/your-electricity-bill.

Notice given 10 September 2012

Senator Humphries: To ask the Ministers listed below (Question Nos 2146-2153)—In regard to each department and agency within the Minister’s responsibility:

1. Has there been a reduction in the number of plants in departmental and agency offices; if so: (a) by what percentage; (b) on what date did it come into effect; (c) what was the reason for the reduction; and (d) how much will each department and agency save as a result.
2. What is the budget for the facilities management branch (or equivalent) in the: (a) 2011-12; and (b) 2012-13 financial years.
3. What is the name of the organisation contracted to supply plants to departmental and agency offices.
4. If a reduction in the number of office plants has taken place, when was the contracted organisation first made aware of the decision.
5. Were staff consulted regarding a possible reduction in plants prior to it taking place.
6. Have any complaints been registered from staff in relation to reductions in office plants.

2148 Minister representing the Attorney-General
2149 Minister for Foreign Affairs
2153 Minister representing the Assistant Treasurer
2154 Senator Back: To ask the Minister representing the Minister for Trade and Competitiveness—With reference to the Exporter Supply Chain Assurance System (ESCAS), the legislative framework that covers the export of live animals from Australia to other countries, and to questions asked during the 2012-13 Budget estimates hearing of the Foreign Affairs, Defence and Trade Legislation Committee (Estimates Committee *Hansard*, 31 May 2012, pp. 98-99): Is the Minister aware of any other commodity or product exported from Australia that
No. 125—26 November 2012

imposes onto the exporter the entire responsibility for the performance of the product, through to the end consumer.

Notice given 18 September 2012

Senator Humphries: To ask the Ministers listed below (Question Nos 2169-2216)—In regard to the 2012-13 financial year:

(1) What is the net financial effect on the department’s budget of: (a) the original 1.5 per cent efficiency dividend; (b) the additional 2.5 per cent efficiency dividend; and (c) other savings measures as introduced in the 2012-13 Budget papers.

(2) What measures or strategies are being considered to ensure continued operation within the budget and efficiency dividend targets of the department.

(3) What percentage of total expenditure is represented by staff costs.

(4) Is a net reduction in: (a) staff; and (b) consultants and/or contractors, expected for the financial year; if so, can a quantitative total for each reduction be provided.

(5) How many: (a) voluntary redundancies; and (b) involuntary redundancies, are expected to be executed.

(6) What is the current distribution of full-time equivalent staff across classification bands.

2176 Minister representing the Minister for Immigration and Citizenship
2177 Minister representing the Minister for Infrastructure and Transport
2180 Minister representing the Minister for Families, Community Services and Indigenous Affairs
2181 Minister representing the Minister for Disability Reform
2182 Minister for Foreign Affairs
2185 Minister representing the Minister for School Education, Early Childhood and Youth
2189 Minister representing the Minister for Trade and Competitiveness
2194 Minister representing the Minister for Employment and Workplace Relations (transferred to the Minister representing the Minister for School Education, Early Childhood and Youth on 27 September 2012)
2198 Minister representing the Minister for Housing
2199 Minister representing the Minister for Homelessness
2201 Minister representing the Minister for Early Childhood and Childcare (transferred to the Minister representing the Minister for School Education, Early Childhood and Youth on 27 September 2012)
2202 Minister representing the Minister for Employment Participation (transferred to the Minister representing the Minister for School Education, Early Childhood and Youth on 27 September 2012)
2203 Minister representing the Minister for Veterans’ Affairs
2211 Minister representing the Minister for Community Services
2212 Minister representing the Minister for the Status of Women
2213 Minister representing the Minister for Indigenous Employment and Economic Development (transferred to the Minister representing the Minister for School Education, Early Childhood and Youth on 27 September 2012)
2216 Minister for Multicultural Affairs (transferred to the Minister representing the Minister for Immigration and Citizenship on 9 November 2012)

Notice given 19 September 2012

2220 Senator Siewert: To ask the Minister representing the Minister for Sustainability, Environment, Water, Population and Communities—

(1) Is the Minister aware of the health of the endangered thrombolite communities in the Peel-Yalgorup Ramsar area.

(2) Are the critically endangered thrombolite communities in the Peel-Yalgorup Ramsar area now all dead.

(3) What are the reasons for the decline in health of the thrombolite communities in the Peel-Yalgorup Ramsar area.

(4) What part does nutrient pollution and rising salinity play in the decline.

(5) Can an explanation be provided as to why the Government has failed to uphold its obligations to protect the critically endangered thrombolite communities.

(6) Will this failure be reported to the Ramsar Secretariat; if so, when.

(7) Is the Minister aware that the thrombolite community at Lake Richmond is currently threatened by a marina canal development.

(8) What actions will be taken to protect the thrombolite community at Lake Richmond.

2221 Senator Fawcett: To ask the Minister representing the Minister for Veterans’ Affairs—Can the following information be provided in regard to the period 1992 to 2012:

(1) For each year, what is the total number of claims from returned or returning service personnel for assistance with psychiatric or psychological conditions.

(2) For each year, what percentage of claims were elevated to the Veterans’ Review Board or the Administrative Appeals Tribunal.

(3) What is the total number and percentage of currently active claims that relate to service during this period.

(4) What is the total number and percentage of currently active claims that relate to service in previous conflicts, including but not limited to, those in Korea and Vietnam.

(5) What percentage of claims contained Australian Defence Force medical history relating to symptoms identified while in service.

Notice given 25 September 2012

Senator Cash: To ask the Ministers listed below (Question Nos 2222-2223)—

(1) Is the Minister aware that the former Maltese Minister for Immigration, Mr Alexander Cachia Zammit, in an article in the Times of Malta dated 21 January 2010, claimed that during his 1963 visit to Perth he did not meet with the Director of the Christian Brothers due to police investigations.

(2) Is the Minister aware that the former Minister stated that the Australian Government advised the Maltese Government of suspicions, causing the Maltese Government to cease sending Maltese children to Australia under the Immigration (Guardianship of Children) Act 1946.
(3) Can any documents relating to the 1963 police investigation of Christian Brothers institutions in Western Australia in relation to child migrants be provided; if not, why not.

(4) Can any advice given to the Government of Malta, which may have caused that Government to cease sending children to Australia under the Immigration (Guardianship of Children) Act 1946, be provided; if not, why not.

2223 Minister for Foreign Affairs

Notice given 26 September 2012

2224 Senator Birmingham: To ask the Minister for Broadband, Communications and the Digital Economy—Can a list be provided of all correspondence, including emails, between NBN Co and: (a) the Australian Greens; and (b) independent members and senators, regarding the National Broadband Network.

Notice given 2 October 2012

2229 Senator Abetz: To ask the Minister for Broadband, Communications and the Digital Economy—With reference to each of the following countries: (a) China; (b) Japan; (c) United States; (d) Singapore; (e) United Kingdom; (f) Republic of Korea; (g) New Zealand; (h) Thailand; (i) Germany; and (j) Malaysia:

(1) What is the cost differential for postal services from Australia to each country.

(2) How much would a package, such as a 1 kilogram satchel envelope, cost to send from Australia to each country by standard air mail.

(3) How much would the same package cost to be returned from each country to Australia by standard air mail.

Notice given 3 October 2012

2231 Senator Ludlam: To ask the Minister for Foreign Affairs—With reference to the freedom of information papers FOI Reference No: 11/4734, released on 28 May 2012:

(1) In regard to the recognition of the Saharawi Arab Democratic Republic on page 92, who does the Australian Government recognise as exercising state sovereignity in the area east and inland of the berm which divides Western Sahara.

(2) In regard to the recognition of the Polisario Front in the document entitled Western Sahara: Policy as ‘an important representative body’, and the statement that ‘it would be hard to preclude the emergence of other Western Sahara voices as the situation evolves’, has the Government been approached by any other emerging Western Saharan voices claiming to represent the interests of the Saharawi People.

(3) Given that, prior to 1975, the International Court of Justice advised that Morocco’s claimed legal ties to Western Sahara were not sovereign ties to that territory, does Australia consider that Morocco’s sovereign claims to Western Sahara are more legitimate now than when examined by the International Court of Justice.

(4) If the Government accepts the International Court of Justice decision, that Western Sahara was not terra nullius and that Morocco’s legal ties were insufficient to create any sovereign interest in the territory, why does Government policy attach equal importance/legitimacy to Morocco’s
continuing sovereign claim to rule Western Sahara by characterising the issue of sovereignty over Western Sahara as a conflict with two sides.

(5) Does the Government take the view that the International Court of Justice Advisory Opinion was ambiguous in regard to Morocco's claims to sovereignty over Western Sahara.

(6) Does Morocco's 36 year occupation of Western Sahara create greater sovereign interest in the natural resources of Western Sahara, allowing it to legally exploit those resources in partnership with Australian companies, despite having no legally recognised sovereign ties to the territory prior to invasion and annexation.

(7) In regard to the United Nations Code for Trade and Transport Locations (UNLOC) (pp. 171-172, 303, 308-309):
   (a) is the Government aware that Standards Australia has considered and rejected the UNLOC code as an Australian standard and advises that Australians needing to state country locations in official documents must rely on their own enquiries and legal advice as to the actual geographical location of any particular city or the validity of sovereign claims to resources;
   (b) does the Government's official endorsement of the misleading UNLOC code contradict its policy not to advise importers in regard to the legal implications of importing Western Saharan goods; and
   (c) can a list be provided of the number and type of goods imported from the occupied territory of Western Sahara that have declared Western Sahara as the country of origin in importation documents.

(8) In regard to fishing and information referred to at http://www.austrade.gov.au/Morocco-profile/default.aspx, and given that trade figures provided for 2007 state 'prepared seafood' was imported from Morocco, are these products still being imported and do they come from Western Saharan waters.

(9) In regard to the letter from the Government of Morocco dated 13 February 2008, requesting support for its autonomy plan, what was the Australian Government’s response.

(10) Does the Government support the Moroccan autonomy plan as the preferred solution to the conflict over self-determination in Western Sahara.

(11) Will the Government revise its commercial and military regulations and guidelines so as to make any trade with Morocco conditional upon restoring human rights.

Senator Bernardi: To ask the Ministers listed below (Question Nos 2232-2279)—In regard to each department and agency under the Financial Management and Accountability Act 1997 and each Commonwealth authority under the Commonwealth Authorities and Companies Act 1997 within the Minister’s portfolio:

(1) Is information collected from stakeholders and the broader community; if so: (a) what forms or other methods are used to collect information; (b) how many of these forms are: (i) paper-based, (ii) electronic-based; and (iii) both; (c) do these forms request an estimate of the time taken to complete; if not, why not; and (d) is data collected on how long it takes to complete each form; if so, can this data be provided.

(2) For each proposed regulatory initiative since August 2010: (a) how many stakeholder consultations have been conducted; and (b) have there been any
complaints from stakeholders about the consultation process; if so, from whom.

2232 Minister representing the Prime Minister
2233 Minister representing the Treasurer
2234 Minister for Tertiary Education, Skills, Science and Research
2235 Minister for Broadband, Communications and the Digital Economy
2236 Minister representing the Minister for Regional Australia, Regional Development and Local Government
2237 Minister representing the Minister for the Arts
2238 Minister representing the Minister for Defence
2240 Minister representing the Minister for Infrastructure and Transport
2241 Minister representing the Attorney-General
2242 Minister representing the Minister for Emergency Management
2243 Minister representing the Minister for Families, Community Services and Indigenous Affairs
2244 Minister representing the Minister for Disability Reform
2245 Minister for Foreign Affairs
2247 Minister for Finance and Deregulation
2248 Minister representing the Minister for School Education, Early Childhood and Youth
2252 Minister representing the Minister for Trade and Competitiveness
2253 Minister representing the Minister for Industry and Innovation
2254 Minister representing the Minister for Climate Change and Energy Efficiency
2256 Minister representing the Minister for Financial Services and Superannuation (transferred to the Minister representing the Treasurer on 5 October 2012)
2257 Minister representing the Minister for Employment and Workplace Relations
2260 Minister representing the Minister for Small Business
2261 Minister representing the Minister for Housing
2262 Minister representing the Minister for Homelessness
2264 Minister representing the Minister for Early Childhood and Childcare
2265 Minister representing the Minister for Employment Participation
2266 Minister representing the Minister for Veterans’ Affairs
2267 Minister representing the Minister for Defence Science and Personnel
2270 Minister representing the Special Minister of State
2271 Minister representing the Minister for Defence Materiel
2272 Minister representing the Minister for Home Affairs
2273 Minister representing the Minister for Justice
2274 Minister representing the Minister for Community Services
2275 Minister representing the Minister for the Status of Women
2276 Minister representing the Minister for Indigenous Employment and Economic Development
2277 Minister representing the Assistant Treasurer (transferred to the Minister representing the Treasurer on 5 October 2012)
2278 Minister for Sport

Notice given 9 October 2012

2328 Senator Ludlam: To ask the Minister for Broadband, Communications and the Digital Economy—(a) Does the Broadcasting Services Act 1992 require a statutory review into certain obligations, including Australian content, of the digital television multichannel and the 6th Multiplex by 1 January 2013; and (b) will the public be given a formal opportunity to provide input to this review between now and 1 January 2013.

Senator Ryan: To ask the Ministers listed below (Question Nos 2330-2377)—For each department and agency under the Financial Management and Accountability Act 1997 and each Commonwealth authority under the Commonwealth Authorities and Companies Act 1997 within the Minister’s portfolio: For each of the following items: (a) licences; (b) registrations; (c) fee for services; and (d) permits (and all other permission structures):

(1) How many are administered to the non-government sector.
(2) What are the associated fees with each item, and which sectors of the community are required to hold each.
(3) How often does each item require renewal.
(4) What fees have been paid for each item for the following financial years (or since the item was introduced since 2007-08): (a) 2007-08; (b) 2008-09; (c) 2009-10; (d) 2010-11; (e) 2011-12; and (f) 2012-13.
(5) How much total revenue is collected annually from each of the listed items.

2331 Minister representing the Treasurer
2332 Minister for Tertiary Education, Skills, Science and Research
2333 Minister for Broadband, Communications and the Digital Economy
2334 Minister representing the Minister for Regional Australia, Regional Development and Local Government
2335 Minister representing the Minister for the Arts
2336 Minister representing the Minister for Defence
2337 Minister representing the Minister for Immigration and Citizenship
2338 Minister representing the Minister for Infrastructure and Transport
2339 Minister representing the Attorney-General
2340 Minister representing the Minister for Emergency Management
2341 Minister representing the Minister for Families, Community Services and Indigenous Affairs
2342 Minister representing the Minister for Disability Reform
2343 Minister for Foreign Affairs
2344 Minister representing the Minister for Sustainability, Environment, Water, Population and Communities
2345 Minister for Finance and Deregulation
2346 Minister representing the Minister for School Education, Early Childhood and Youth
2347 Minister for Agriculture, Fisheries and Forestry
2348 Minister representing the Minister for Resources and Energy
2349 Minister representing the Minister for Tourism
Senator Ludlam: To ask the Minister representing the Attorney-General—In regard to amendments to the Intellectual Property Laws Amendment (Raising the Bar) Bill 2011 that improve mechanisms for trade mark and copyright enforcement (Schedule 5):

(1) Can examples be provided of situations in which the Australian Customs and Border Protection Service has needed more personal information to pass onto companies or individuals alleging infringement of their copyright about those alleged to have imported infringing goods (section 135AC(8)(a)).
(2) Can a description be provided of the kinds of personal information which the Australian Customs and Border Protection Service envisages collecting.

(3) Can an outline be provided of the safeguards for persons or companies whose personal information is being divulged to the complainant.

(4) Is there a requirement that the alleged copyright infringer be made aware that personal information is being disclosed.

(5) Do those filing a notice with the Australian Customs and Border Protection Service asking for the seizure of goods have to prove to that organisation that the goods are infringing copyright before customs will intervene.

(6) Can personal information be passed on to a complainant without proof of infringement of copyright.

(7) Would recent amendments to the *Copyright Act 1968* and the inclusion of ‘personal information’ make permissible the kinds of surveillance conducted in New Zealand in the Megaupload case.

*Notice given 16 October 2012*

2380 Senator Cash: To ask the Minister representing the Minister for Immigration and Citizenship—With reference to the answer provided to question no. BE12/0380, taken on notice during the 2012-13 Budget estimates hearing of the Legal and Constitutional Affairs Legislation Committee concerning the 2011 Christmas Island riots, which states that seven people were convicted and that the Minister refused the visa of one of the convicted persons:

(1) Can details be provided of the offence/s for which each of the seven individuals was convicted.

(2) For what offence was the individual who was refused a visa by the Minister convicted.

*Notice given 18 October 2012*

2383 Senator Ludlam: To ask the Minister for Broadband, Communications and the Digital Economy—With reference to the brief employment of Mr Tim Byrnes by the department and his dismissal:

(1) Did Mr Byrnes voluntarily disclose information to the department arising from his work immediately preceding his engagement.

(2) Did the department know what the alleged document was, what country it referred to or any of its details.

(3) Did departmental staff view, read, review or examine the alleged material to confirm its existence and content.

(4) Did Mr Byrnes have any opportunity to discuss the issues raised in his letter of dismissal before being escorted from the building on his fourth day of work.

(5) Did the department undertake any inquiry or investigation before the instant dismissal on account of Mr Byrnes’ prior, legitimate activities as a journalist.

(6) Why did the department contact the Australian Security Intelligence Organisation (ASIO) after Mr Byrnes’ dismissal was reported in the *Canberra Times*, and not at the time of dismissal if a security issue was involved.
(7) Why was it necessary to call the National Security Hotline to discuss information voluntarily disclosed by an Australian Government employee on a protected clearance level.

(8) Has a protected clearance level employee ever been reported to ASIO or the National Security Hotline in the past.

(9) On what occasions has the Secretary of the department, the Minister, and/or Senator Conroy’s office been briefed in regard to matters concerning Mr Byrnes.

Notice given 19 October 2012

Senator Ludlam: To ask the Minister representing the Minister for Defence—

(1) What military and civilian response plans, if any, does the Australian Government have in place to respond to a nuclear attack against Australian territory.

(2) What such plans have been in place in the past.

(3) Will the Government release the sections of the Force Posture Review prepared along with the 2009 Defence White Paper that relate to the issue of attacks on Australian and joint Australia-United States (US) military and intelligence facilities in the event of major conflict between the US and China.

(4) What sites in Australia does the Government believe are likely nuclear targets in the event of major conflict.

(5) Does the presence of joint US military and intelligence facilities in Australia increase the risk of a nuclear attack against Australia.

(6) Does the presence of US nuclear-armed submarines in Australian waters and at Australian ports increase the risk of a nuclear attack against Australia.

(7) Does the Government have any casualty estimates resulting from nuclear attacks against Pine Gap and other facilities in Australia that are likely nuclear targets.

(8) How many designated burns beds would be available across Australia in the event of a nuclear attack against Australia.

(9) What general advice, if any, does the Government offer the Australian public in case of a nuclear attack against Australia.

(10) How would the Government attempt to protect medical and other emergency response workers from radiation effects in the aftermath of a nuclear attack.

(11) What research and preparations has the Government conducted on the effects of nuclear weapons on health and the environment.

(12) What are the likely effects of a regional nuclear war in South Asia on agricultural production in Australia.

(13) To what extent do the humanitarian and environmental effects of nuclear weapons inform Australia’s policies on nuclear disarmament and non-proliferation.

(14) Will the Australian Government participate in the conference in Oslo in March 2013 on the humanitarian consequences of nuclear weapons.
Senator Ludlam: To ask the Minister representing the Treasurer—With reference to the mandatory disclosure of payments for listed extractive companies and the Publish What You Pay initiative:

(1) Is the Government aware of the efforts to stop corruption across the world through new rules for the mandatory disclosure of payments made by extractive industry companies to governments.

(2) Has the department conducted any research or provided any advice on these laws; if so, can copies be provided.

(3) Has the Minister been briefed on these developments and what steps is the department taking to determine whether Australia should follow suit.

(4) Given that BHP Billiton, Rio Tinto and other ASX-listed companies will be covered by the new regulations as they are also listed in the United States (US), has the department discussed with these companies the possibility of aligning Australia’s legislation with rules in other nations.

(5) What progress has been made in regard to the pilot Extractive Industries Transparency Initiative (EITI) program being undertaken in Australia.

(6) What is the Minister’s view on the statement by the Chair of EITI, former United Kingdom Secretary of State for International Development, Ms Clare Short, that the SEC and EU transparency requirements are complementary to, and not in conflict with, the EITI transparency requirements. Let us be clear, the extraction of oil, gas, and minerals is still failing to bring the benefits to ordinary citizens that it should, particularly in the poorer countries. Implementation of the EITI standard does not achieve enough in isolation. We need a range of different transparency, accountability and governance reforms.

(7) Has the US Government, which is undertaking the EITI in addition to implementing legislation, got it wrong.

Senator Ludlam: To ask the Minister for Broadband, Communications and the Digital Economy—

(1) In regard to the transition of National Indigenous Television (NITV) into the Special Broadcasting Service (SBS), will NITV staff be paid at the same rate as SBS staff when the transition and probationary period is complete.

(2) How is SBS applying recent funding increases to equipment upgrades and increases in staffing levels in radio or operations areas.

(3) How many full-time equivalent staff are employed by SBS compared to casual or part-time staff.

(4) Has SBS introduced full in-program advertising breaks to programs on the SBS On Demand internet service.

(5) Was the On Demand service previously operating with a single advertisement before each program, and with no advertisements during the program.

(6) Did SBS make a public statement that it intended to insert advertising breaks into internet television programs.

(7) Do advertisers pay a smaller amount or nil payment for ‘play only’ advertisements, and a higher amount for each ‘click on the advertisement’ advertisement.

(8) How is the On Demand advertiser rate card calculated and what does SBS charge.
(9) Will SBS re-introduce the ‘skip advert’ button that was removed from the On Demand player.

(10) What percentage of total revenue does SBS expect to generate from forcing advertisement breaks into the On Demand service.

(11) In the 2011-12 financial year: (a) of the $46 million that was revenue generated from advertisements on SBS television, as articulated during the 2012-13 Budget estimates hearing of the Environment and Communications Legislation Committee, what percentage of advertisements were positioned between programs only; and (b) how much did SBS spend on local Australian television production and the commissioning of such programs.

(12) Did SBS lawyers check and approve ‘The Last Frontier’ program before it was aired.

(13) What interaction did management have with the SBS Ombudsman on ‘The Last Frontier’ matter.

(14) Is it usual for a utility to go directly to the head of SBS with a grievance and to lobby for an apology.

(15) What time frame does the SBS Ombudsman usually have to decide on such matters and how does that compare with the decision on ‘The Last Frontier’.

(16) Does Hydro Tasmania advertise on SBS; if so, what revenue does SBS generate from this.

(17) Did the SBS Ombudsman consult with others to provide a right-of-reply in relation to the Hydro Tasmania complaint.

(18) Will Dateline make available on its website the full interviews with Hydro Tasmania and the Sarawak companies, to enable viewers to be fully informed and make independent decisions in relation to the story.

2387 Senator Ludlam: To ask the Minister for Broadband, Communications and the Digital Economy—With reference the role of the Australian Communications and Media Authority (ACMA) in captioning regulations and quotas:

(1) What monitoring processes has ACMA put in place to ensure that new caption quotas are being met.

(2) How does ACMA monitor and ensure the quotas are being met in different regions of Australia.

(3) What processes are in place if a station or channel is not meeting, or is expected not to meet, the required quota.

(4) Will ACMA undertake any independent investigations to identify potential factors that may create quality issues and develop strategies to circumvent these.

(5) What consumer campaign efforts does ACMA have planned to help people understand the changes to captioning regulations.

(6) How is ACMA ensuring: (a) which channels are being captioned and to what levels on subscription-based television; and (b) that captioning is occurring also on repeat programs.

2388 Senator Ludlam: To ask the Minister for Foreign Affairs—

(1) Why has Australia not signed up to the Voluntary Principles on Security and Human Rights, given that a number of countries such as Canada, the Netherlands, Norway, United Kingdom and United States are participants.
(2) Would an Australian company engaging the services of the Burmese military be viewed as in violation of Australia’s arms embargo.

(3) Has the Australian Government, through any agency, provided any funding to Asialink at the University of Melbourne for their Asialink Conversations or missions to Burma or for the Australia Myanmar Business Taskforce.

(4) Is Australia providing any financial or in-kind assistance to Australian businesses to invest or operate in Burma.

(5) What precisely is proposed by the Minister when Australia offering support ‘in establishing an investment regime’ in Burma is discussed.

(6) With reference to the Labour, Trade and Investment Delegation to Myanmar: (a) when is it scheduled to take place; (b) who will participate and from which corporations; and (c) with whom will the delegation meet.

(7) What is department’s budget in relation to Burma.

(8) What is the budget used to fund.

(9) Who implements the programs and what proportion of funding is allocated to each element.

2391 Senator Ludlam: To ask the Minister for Foreign Affairs (transferred to the Minister representing the Attorney-General on 24 October 2012)—

(1) Does the Australian Government provide information about financial transfers to Australia originating from Politically Exposed Persons (PEPs) in Papua New Guinea (PNG) to regulatory authorities in PNG; if so: (a) is this information provided automatically or on request; and (b) to which bodies in PNG is the information provided.

(2) How many discrete communications about financial transfers to Australia from PEPs in PNG were provided in the 2011-12 financial year.

2392 Senator Milne: To ask the Minister representing the Minister for Defence—With reference to the Defence Integrated Distribution System contract that outsourced the management of Defence warehouses:

(1) Is the department acting on the commercial advice of Deloitte and the legal advice of the Australian Government Solicitor, that the TenixToll consortium is completely liable for the $4 million in missing stock and the department is entitled to enforce its contractual rights to have these losses refunded; if not: (a) why not; and (b) can an explanation be provided as to why the department considers it is not in breach of the Financial Management and Accountability Act 1997 by refusing to enforce its contractual rights to reclaim the $4 million.

(2) Can a complete inventory of all the missing stock be provided.

(3) Are reports that the clauses relating to the liabilities of TenixToll have been amended to provide for ‘further discussions’ correct; if so, what have been the outcomes of the further discussions between the parties.

(4) In awarding the tender to TenixToll, what processes were in place to guard against conflicts of interest, given that the former Minister who launched the tender, Mr Peter Reith, worked as a consultant to the firm when the tender was awarded.

2393 Senator Milne: To ask the Minister representing the Minister for Defence—

(1) How many departmental representatives attended meetings with Tenix executives, the Tenix subsidiary in the Philippines and Philippines Government representatives regarding the company’s successful bid to
supply search and rescue vehicles to the Philippines Coast Guard between 1996 and 2004.

(2) When and where did each of the meetings occur.

(3) Did departmental representatives meet with the Philippines Government to arrange for the coast guard to be administered by the Department of Transport, rather than the navy; if so, when and where did each of the meetings occur.

(4) Following the discovery by Filipino Senator Franklin Drilon in 2005, that the 2000 contracts for a further six search and rescue vessels had never been approved by Congress as required by law, did any departmental representatives meet with Philippines Government officials to discuss the suspension of loan repayments; if so, when and where did each of the meetings occur.

(5) What representations were made by departmental representatives to the Philippines Government or Members of Congress in relation to the loan repayments, and what was the negotiated outcome of those discussions.

(6) When and how did the Government and/or Congress lift the suspension and start repayments again.

Notice given 30 October 2012

2395 Senator Ludlam: To ask the Minister for Broadband, Communications and the Digital Economy—With reference to the Australian Broadcasting Corporation (ABC):

(1) Did the ABC close down the TV Arts unit resulting in the loss of approximately 16 positions.

(2) How does the ABC identify programs as ‘specialist’.

(3) How does the ABC conduct research to make decisions about Radio National in relation to attracting younger audiences.

(4) To what extent is the ABC willing to lose older audiences to attract younger audiences.

(5) How many temporary, or not permanent, positions currently exist in the ABC, listed by: (a) division; (b) classification; and (c) type (including casual, specified task contract, Run of Show contract and fixed-term contract positions).

(6) How many temporary positions were created in the 2012-13 financial year, to date.

(7) For the 2012-13 financial year, to date, can a breakdown be provided by ABC band classification detailing the percentage of new positions created in each ABC Division that are permanent.

(8) What percentage of permanent positions created during the 2012-13 financial year, to date, were the result of making temporary staff permanent.

(9) Can a breakdown be provided of ongoing and non-ongoing staff currently employed in each ABC band classification.

(10) For 2008, 2009, 2010, 2011 and 2012, what is the average: (a) length of casual employment, listed by ABC Division; and (b) length of contract employment, listed by department.
(11) Did the ABC obtain a contract with The One Umbrella to provide labour in the Content Services Division; and is the ABC paying an average of 30 dollars per hour to the company.

(12) What tender process was undertaken for the procurement of services from The One Umbrella; and is the same process undertaken to hire labour from other companies.

(13) What other labour hire companies and recruitment and contract agencies has the ABC engaged to provide labour services for ABC work in the past 5 years, broken down by ABC Division and by year.

(14) How much money has been spent over the past 5 years on temporary staff arrangements through external hire companies.

(15) How many staff employed through labour hire agreements are currently undertaking work in each ABC Division.

(16) What is the average period of time these external employees are working in the ABC, broken down by ABC Division.

(17) Will the ABC publish a strategy, as recommended by the Environment and Communications References Committee, outlining how it can meet its obligations under the ABC Charter; if so, when.

(18) What is the process by which the ABC considers airing matters on Media Watch that relate to the ABC, in particular, to whom at the ABC are the matters referred for approval.

(19) What is the process by which the ABC considers publishing articles about the ABC on The Drum, in particular, to whom at the ABC are they referred for approval.

2396 Senator Ludlam: To ask the Minister for Tertiary Education, Skills, Science and Research—

(1) Has the Australian Nuclear Science and Technology Organisation (ANSTO) conducted any breath monitoring in Australia to determine radioactive body load and to provide an estimate of the cost of mandatory monitoring at 6-month intervals for every exposed worker.

(2) What was the fate of waste generated by ANSTO and any associated university laboratories in the generation of Uranium Hexafluoride (UF6).

(3) How much of the generated waste is stored and what is the associated cost to the taxpayer over the life of the material.

2397 Senator Abetz: To ask the Minister for Human Services—With reference to questions asked during the 2012-13 Supplementary budget estimates hearing of the Community Affairs Legislation Committee held on 18 October 2012, relating to the arrangement between Telstra and the Government:

(1) Did the request for tender specifically ask for proposals relating to free rate mobile calls.

(2) Did the agreement with Telstra require Telstra to free rate calls from mobiles; if so, why.

(3) Was a consideration paid by the Government to Telstra to achieve the outcome of free rate calls from mobiles, and was this service part of the overall consideration.

(4) Were other mobile telecommunication providers asked to put forward proposals to provide free calls from mobile phones to the designated
1-800 numbers; if not, how does the Government determine whether it has achieved value for money.

(5) Was any price comparison performed across mobile telecommunication providers to determine whether encouraging low-income and disadvantaged Australians who are clients of the department to use Telstra services would result in an increase in their average phone bills; if not, why not.

(6) Does the Government believe that it has a duty of care to its clients in this regard.

(7) Did the Government take into account the fact that Telstra increased the costs of calls to services on 1-300 numbers from fixed phones, from 30 cents to 35 cents, as of 1 October 2012.

(8) Did the Government undertake any analysis on the average savings low-income or Government beneficiary users may make on mobile calls to key services that are free under this deal, as opposed to the increased costs they may bear from the prices Telstra charges for calling other key services.

(9) Was any cost benefit analysis performed; if so, what did it show.

(10) Did Telstra agree to free rate phone calls to the Kids Helpline; if not, why not.

(11) Did the Government consider it to be an important consideration whether or not clients could access the Kids Helpline as a free rate call from Telstra mobile phones.

(12) Did other mobile telecommunication providers offer a free rating for the Kids Helpline.

(13) Has the Government received any correspondence from any Commissioner for Children expressing concern that Telstra would not free rate calls to this telephone service; if so, can a copy of the correspondence from the relevant Commissioner or Commissioners and the Government response be provided.

Senator Abetz: To ask the Minister for Sport—With reference to questions asked during the 2012-13 Supplementary budget estimates hearing of the Rural and Regional Affairs and Transport Legislation Committee, held on 16 October 2012:

(1) Was the person who resigned from the Australian Sports Commission (ASC) when confronted with allegations of fraud 6 to 7 months ago also alleged to have taken items from the Australian Institute of Sport to use in their café; if so, what were the items.

(2) Have there been any complaints relating to: (a) bullying; and (b) inappropriate behaviour, at ASC since 1 January 2010; if so, in each instance: (i) what behaviour has been alleged, (ii) how many complainants have there been, (iii) have the complaints been upheld, (iv) what action has been taken as a result, including any treatment or counselling ordered, and (v) what itemised costs have been incurred by ASC in dealing with or addressing these cases of bullying or inappropriate behaviour.

(3) Has ASC used the services of Body Politics; if so: (a) what services were acquired; (b) when were they acquired; and (c) how much did the services cost.

Senator Abetz: To ask the Ministers listed below (Question Nos 2399-2446)—Since 1 July 2010, have any electorate-by-electorate dissections for actual or potential Government programs, initiatives or decisions been prepared by departments, agencies or authorities within the Minister’s portfolio; if so, for each dissection:
(a) what has been its purpose; (b) what resources have been used; (c) who requested it; (d) to whom has it been circulated; and (e) can a copy be provided.

2399 Minister representing the Prime Minister
2400 Minister representing the Treasurer
2401 Minister for Tertiary Education, Skills, Science and Research
2402 Minister for Broadband, Communications and the Digital Economy
2403 Minister representing the Minister for Regional Australia, Regional Development and Local Government
2404 Minister representing the Minister for the Arts
2405 Minister representing the Minister for Defence
2406 Minister representing the Minister for Immigration and Citizenship
2407 Minister representing the Minister for Infrastructure and Transport
2408 Minister representing the Attorney-General
2409 Minister representing the Minister for Emergency Management
2410 Minister representing the Minister for Families, Community Services and Indigenous Affairs
2411 Minister representing the Minister for Disability Reform
2412 Minister for Foreign Affairs
2413 Minister representing the Minister for Sustainability, Environment, Water, Population and Communities
2414 Minister for Finance and Deregulation
2415 Minister representing the Minister for School Education, Early Childhood and Youth
2416 Minister for Agriculture, Fisheries and Forestry
2417 Minister representing the Minister for Resources and Energy
2418 Minister representing the Minister for Tourism
2419 Minister representing the Minister for Trade and Competitiveness
2420 Minister representing the Minister for Industry and Innovation
2421 Minister representing the Minister for Climate Change and Energy Efficiency
2422 Minister representing the Minister for Health
2423 Minister representing the Minister for Financial Services and Superannuation (transferred to the Minister representing the Treasurer on 1 November 2012)
2424 Minister representing the Minister for Employment and Workplace Relations
2425 Minister representing the Minister for Social Inclusion
2426 Minister representing the Minister for Mental Health and Ageing (transferred to the Minister representing the Minister for Health on 12 November 2012)
2427 Minister representing the Minister for Small Business
2428 Minister representing the Minister for Housing
2429 Minister representing the Minister for Homelessness
2430 Minister for Human Services
2431 Minister representing the Minister for Early Childhood and Childcare
2432 Minister representing the Minister for Employment Participation
2433 Minister representing the Minister for Veterans’ Affairs
2434 Minister representing the Minister for Defence Science and Personnel
2435 Minister representing the Minister for Indigenous Health (transferred to the Minister representing the Minister for Health on 12 November 2012)
2436 Minister representing the Minister for Public Service and Integrity
2437 Minister representing the Special Minister of State
2438 Minister representing the Minister for Defence Materiel
2439 Minister representing the Minister for Home Affairs
2440 Minister representing the Minister for Justice
2441 Minister representing the Minister for Community Services
2442 Minister representing the Minister for the Status of Women
2443 Minister representing the Minister for Indigeneous Employment and Economic Development
2444 Minister representing the Assistant Treasurer (transferred to the Minister representing the Treasurer on 1 November 2012)
2445 Minister for Sport
2446 Minister for Multicultural Affairs (transferred to the Minister representing the Minister for Immigration and Citizenship on 5 November 2012)

Notice given 31 October 2012

2447 Senator Milne: To ask the Minister representing the Attorney-General (transferred to the Minister representing the Minister for Home Affairs on 5 November 2012)—Did the Australian Customs and Border Protection Service make any representations to the Department of Foreign Affairs and Trade, or any other department or agency, in relation to the appointment of the current Sri Lankan High Commissioner, Admiral Thisara Samarasinghe; if so: (a) what was the nature of the representations; and (b) on what date(s) were those representations made.

   (1) Given that Draft Taxation Ruling TR 2011/D5 states that the 50 per cent rule is no longer considered correct, what is the reason for departing from the 50 per cent use test; for example, has there been an important court judgment on the subject.
   (2) Has the ATO simply changed its mind about the issue.
   (3) What is the ATO’s intended service standard for the finalisation of public rulings.
   (4) Given that Draft Taxation Ruling TR 2011/D5 was notified on 6 April 2010, and was issued on 5 December 2011, why has the ruling not yet been finalised.
   (5) Is it sound administrative practice to withdraw a ruling such as Taxation Ruling TR 96/8 without first finalising a replacement public ruling, such as Draft Taxation Ruling TR 2011/D5.

2449 Senator Cormann: To ask the Minister representing the Treasurer—With reference to the Tax Studies Institute announced in October 2011 as an outcome of
the Tax Forum, and for which $3 million of funding over 3 years from 2012-13 was announced in the *Mid-Year Economic and Fiscal Outlook 2011-2012*:

(1) Given the reference made in the 2012-13 Budget document *Tax Reform Road Map* of the intention to establish a Tax Studies Institute in 2012, is the Government still committed to the Tax Studies Institute.

(2) What reasons are there to explain the delay in establishing the Tax Studies Institute.

(3) What is the current plan to establish the institute, including: timing, the nature of the resources to be made available to the institute, and its governance.

(4) Has the department held discussions with academics, professional services firms or other bodies with a view to resourcing the Tax Studies Institute; if so, can details regarding the nature of the discussions and the outcomes be provided.

*Notice given 1 November 2012*

**2450 Senator Waters:** To ask the Minister representing the Prime Minister—

(1) What meetings were held, either before or after the April 2012 Council of Australian Governments (COAG) meeting, to gain community views about the Business Advisory Forum (BAF) proposal for approvals bilateral under the *Environment Protection and Biodiversity Conservation Act 1999*, including details of the attendees, purpose, length and outcomes of discussions for each meeting.

(2) What meetings were held with business and industry prior to the April 2012 COAG meeting in preparation for the BAF meeting of April 2012, including details of the attendees, purpose, length and outcomes of discussions for each meeting.

(3) What independent assessment was prepared by the Government of the claims made by business that environmental regulation was duplicated and caused delays, including when this analysis was undertaken; if no analysis was undertaken, why not.

(4) Was any independent assessment undertaken of other jurisdictions, including the United States, to determine whether Australia’s alleged ‘green tape’ burdens are lesser or greater than that of other comparable jurisdictions; if so, when was this analysis undertaken; if not, why not.

(5) Was any independent assessment undertaken of what Australia’s environmental regulation frameworks deliver for the community and the likely risks associated with a handover of federal environmental approvals powers to state and territory governments; if so, when was this analysis undertaken; if not, why not.

**2451 Senator Abetz:** To ask the Minister for Broadband, Communications and the Digital Economy—With reference to the email from Catherine Wilson to Mr Ahmed Fahour (Ahmed.Fahour@auspost.com.au) dated 23 October 2012, can a full explanation of the matters contained and set out in the email be provided.

**2452 Senator Milne:** To ask the Minister representing the Minister for Sustainability, Environment, Water, Population and Communities—With reference to expenditure under the Tasmanian Forests Intergovernmental Agreement (TFIA) between the Commonwealth and the Tasmanian Governments:
(1) How much of the $14 million to $25 million has been spent under clause 12 of the TFIA; and to which organisations have those funds been dispersed.

(2) How much money has been given to ForestWorks Limited under clause 13, and are these funds additional to the funds identified in clause 12.

(3) How much money has been given to Rural Alive and Well Inc under clause 14, and are these funds additional to those identified in clause 12.

(4) Since December 2009, how much money has been spent on voluntary exits for contractors from public native forest operations under the TFIA and associated agreements.

(5) What is the total amount of money spent on the: (a) Tasmanian Forest Contractors Exit Assistance Program; (b) Tasmanian Forest Contractors Financial Support Program; and (c) Tasmanian Forests Intergovernmental Agreement - Contractors Voluntary Exit Grants Program.

(6) (a) How much Commonwealth funding was paid as part of the Gunns settlement in late 2011; (b) how much of this went to Gunns and how much to Forestry Tasmania; and (c) from which allocations and clauses in the TFIA did this money originate.

(7) How much of the $43 million identified in clause 34 has been dispersed, to which entities and for what purposes.

(8) Has the $7 million identified in clause 35 as a payment to the Tasmanian Government for reserve management been made and for what purpose was the actual payment made.

(9) Has any of the additional $28 million identified in clause 35 been made and for what purposes.

(10) Can a breakdown be provided of recipients of funding for regional development and economic diversification as identified in clause 41.

(11) Can a complete breakdown be provided of all money spent under the auspices of the TFIA and a complete list of recipients.

2453 Senator Ronaldson: To ask the Minister for Finance and Deregulation (transferred to the Minister representing the Treasurer on 5 November 2012)—

With reference to the Financial Sector (Shareholdings) Act 1998 and its application to Authorised Deposit-taking Institutions (ADIs), and in particular Section 8, which sets out shareholding limits by reference to voting power, and subclause 10(1) of Schedule 1, which defines the stake that a person holds in a company at a particular time as ‘the aggregate of: (a) the direct control interests in the company that the person holds at that time; and (b) the direct control interests in the company held at that time by associates of the person’:

(1) Would a company that makes an application to the Australian Prudential Regulation Authority (APRA) to become licensed as an ADI, which has a majority of its capital of $2.5 million sourced from one individual through fully paid non-voting shares and a minority of its capital, $500,000, sourced through partly paid voting shares belonging to several individuals (between them having all the voting power but with no individual holding more than 15 per cent of the voting stock), be rejected on the grounds that the funding base is not diversified in accordance with the requirements of the Act; if so:

(a) what would be the legislative grounds for rejecting this application; and

(b) is it the intention of the Act that such an application would be rejected on the grounds that the funding base is not diversified.

(2) Does APRA require a diversification of not only the voting power but also the economic ownership for financial sector companies to comply with the
15 per cent shareholding limit; if so: (a) what is the legislative requirement for such diversification under the Act; (b) does the Minister consider such diversification to be the correct interpretation of the legislation; and (c) why does the Act appear to establish that a person’s stake is related to their voting power rather than their economic interest.

Senator Bushby: To ask the Ministers listed below (Question Nos 2454-2501)—For each department and agency under the Financial Management and Accountability Act 1997 and each Commonwealth authority under the Commonwealth Authorities and Companies Act 1997 within the Minister’s portfolio:

(1) How many Australian Public Service full-time equivalent staff are engaged by each department, agency and authority in relation to the: (a) creation; (b) administration or management; and (c) enforcement of new or existing Acts of Parliament, legislative instruments and quasi-regulation.

(2) What and how many: (a) compliance requirements; (b) industry guidelines; (c) best practice procedures; (d) codes of conduct; and (e) any other industrial manuals/documents, have been created since December 2007.

(3) Was an Annual Regulatory Plan completed for each of the 2009-10, 2010-11, 2011-12, and 2012-13 financial years, and will a plan be completed for the 2013-14 financial year.

(4) For the 2009-10, 2010-11, 2011-12, and 2012-13 financial years: (a) how many pieces of regulation, including Acts of Parliament, legislative instruments and quasi-regulation, were included in each Annual Regulatory Plan; and (b) were the same, more or fewer pieces of regulation passed as anticipated in each Annual Regulatory Plan: (i) if more, which pieces of regulation were passed in addition to the plan, and (i) if fewer, which pieces of regulation were not passed and why were they not passed.

(5) Does each department, agency and authority assess the total costs associated with its regulatory measures; if so: (a) what is the total: (i) direct, and (ii) indirect, regulatory cost burden that each department, agency and authority imposes on the non-government sector; and (b) how much regulatory cost has each department, agency and authority: (i) imposed, and (ii) removed, from the non-government sector since August 2010.

(6) Does each department, agency and authority impose a cost-recovery scheme on the non-government sector; if so: (a) what are the cost-recovery programs; (b) what fees are currently being imposed; and (c) in each case, by how much have these fees increased since August 2010.

2454 Minister representing the Prime Minister
2455 Minister representing the Treasurer
2456 Minister for Tertiary Education, Skills, Science and Research
2457 Minister for Broadband, Communications and the Digital Economy
2458 Minister representing the Minister for Regional Australia, Regional Development and Local Government
2459 Minister representing the Minister for the Arts
2460 Minister representing the Minister for Defence
2461 Minister representing the Minister for Immigration and Citizenship
2462 Minister representing the Minister for Infrastructure and Transport
2463 Minister representing the Attorney-General
2464 Minister representing the Minister for Emergency Management
2465 Minister representing the Minister for Families, Community Services and Indigenous Affairs
2466 Minister representing the Minister for Disability Reform
2467 Minister for Foreign Affairs
2468 Minister representing the Minister for Sustainability, Environment, Water, Population and Communities
2469 Minister for Finance and Deregulation
2470 Minister representing the Minister for School Education, Early Childhood and Youth
2471 Minister for Agriculture, Fisheries and Forestry
2472 Minister representing the Minister for Resources and Energy
2473 Minister representing the Minister for Tourism
2474 Minister representing the Minister for Trade and Competitiveness
2475 Minister representing the Minister for Industry and Innovation
2476 Minister representing the Minister for Climate Change and Energy Efficiency
2477 Minister representing the Minister for Health
2478 Minister representing the Minister for Financial Services and Superannuation (transferred to the Minister representing the Treasurer on 8 November 2012)
2479 Minister representing the Minister for Employment and Workplace Relations
2480 Minister representing the Minister for Social Inclusion
2481 Minister representing the Minister for Mental Health and Ageing (transferred to the Minister representing the Minister for Health on 12 November 2012)
2482 Minister representing the Minister for Small Business
2483 Minister representing the Minister for Housing
2484 Minister representing the Minister for Homelessness
2485 Minister for Human Services
2486 Minister representing the Minister for Early Childhood and Childcare
2487 Minister representing the Minister for Employment Participation
2488 Minister representing the Minister for Veterans’ Affairs
2489 Minister representing the Minister for Defence Science and Personnel
2490 Minister representing the Minister for Indigenous Health (transferred to the Minister representing the Minister for Health on 12 November 2012)
2491 Minister representing the Minister for Public Service and Integrity
2492 Minister representing the Special Minister of State
2493 Minister representing the Minister for Defence Materiel
2494 Minister representing the Minister for Home Affairs
2495 Minister representing the Minister for Justice
2496 Minister representing the Minister for Community Services
2497 Minister representing the Minister for the Status of Women
2498 Minister representing the Minister for Indigenous Employment and Economic Development
2499 Minister representing the Assistant Treasurer (transferred to the Minister representing the Treasurer on 8 November 2012)
2500 Minister for Sport
Senator Cormann: To ask the Minister for Finance and Deregulation (transferred to the Treasurer on 7 November 2012)—

(1) What are the costings for all measures linked to the Clean Energy package, on an underlying cash basis and a fiscal basis, over each of the forward estimates to 2015-16, including:

(a) Agriculture, Fisheries and Forestry:
- Creating opportunities on the land - Extending the benefits of the carbon farming initiative
- Creating opportunities on the land - Extending the benefits of the carbon farming initiative – Implementation;

(b) Climate Change and Energy Efficiency:
- Supporting energy markets - Energy security fund
- Creating opportunities on the land - Extending the benefits of the carbon farming initiative
- Creating opportunities on the land - Carbon farming initiative (CFI non-Kyoto carbon fund plus carbon farming skills initiative)
- Creating opportunities on the land - Carbon farming initiative (linking the CFI with the carbon tax)
- Governance - Clean Energy Regulator
- Supporting jobs - Jobs and competitiveness program
- Governance - Climate change authority
- Creating opportunities on the land - Natural resource management for climate change
- Improving energy efficiency
- Improving energy efficiency - Household advice
- Improving energy efficiency - Low carbon communities
- Putting a price on pollution - Voluntary action pledge fund and Green power purchases
- Supporting jobs - Energy efficiency information grants;

(c) Education, Employment and Workplace Relations:
- Helping households - Increased payments
- Supporting jobs - Clean energy skills package;

(d) Families, Housing, Community Services and Indigenous Affairs:
- Helping households - Increased payments
- Improving energy efficiency - Low carbon communities
- Renewable energy - Remote indigenous energy program
- Helping households - Essential Medical Equipment Payment;

(e) Finance and Deregulation:
- Governance - Clean Energy Regulator;

(f) Health and Ageing:
- Helping households - residential aged care;

(g) Human Services:
- Helping households - Increased payments;
(h) Innovation, Industry, Science and Research:
- Supporting jobs - Steel transformation plan
- Supporting jobs - Clean technology focus for supply chain programs
- Supporting jobs - Clean technology program;

(i) Resources, Energy and Tourism:
- Improving energy efficiency
- Closure of emissions-intensive electricity generation capacity
- Improving energy efficiency - Energy efficiency opportunities program
- Innovation in renewable energy - Australian renewable energy agency
- Supporting jobs - Coal mining;

(j) Regional Australia, Regional Development and Local Government:
- Supporting jobs - Helping communities and regions;

(k) Sustainability, Environment, Water, Population and Communities:
- Creating opportunities on the land - Extending the benefits of the carbon farming initiative
- Creating opportunities on the land - Natural resource management for climate change
- Creating opportunities on the land - Biodiversity fund
- Putting a price on pollution - Synthetic greenhouse gases and ozone depleting substances (related expense)
- Compliance;

(l) Treasury:
- Helping households - Tax cuts
- Supporting jobs - Increase in the instant asset write-off threshold to $6 500
- Clean Energy Finance Corporation
- Supporting energy markets - Energy security fund
- Creating opportunities on the land - Extending the benefits of the carbon farming initiative (ATO)
- Improving energy efficiency (Australian Bureau of Statistics)
- Putting a price on pollution - Revenue from sale of carbon units (related expense)
- Supporting energy markets - Energy security council
- Governance - Productivity Commission reviews
- Impact of automatic CPI indexation of household assistance payments; and

(m) Veterans’ Affairs:
- Helping households - Increased payments
- Helping households - Residential aged care
- Helping households - Essential Medical Equipment Payment.

(2) If any of the above matters are not being proceeded with, can a statement to that effect be provided.

2503 Senator Cormann: To ask the Minister for Finance and Deregulation (transferred to the Minister representing the Treasurer on 7 November 2012)—
(1) What are the costings for all measures linked to the Minerals Resource Rent Tax, on an underlying cash basis and a fiscal basis, over each of the forward estimates to 2015-16, including:

(a) superannuation guarantee increase from 9 per cent to 12 per cent;
(b) low income government superannuation contribution ($500 tax rebate);
(c) higher superannuation caps for people aged 50 or more with a superannuation balance of less than $500,000;
(d) instant asset write-off for small business ($5,000 threshold);
(e) phasing down interest withholding tax on financial institutions;
(f) Regional Infrastructure Fund;
(g) expanding the definition of exploration to include geothermal energy;
(h) supplementary income support for low-income earners;
(i) an increase in the rate of Family Tax Benefit Part A;
(j) tax loss carry-back;
(k) Minerals Resource Rent Tax – adoption of recommendations of the Policy Transition Group;
(l) accelerated depreciation on motor vehicles ($5,000 upfront deduction);
(m) resource exploration refundable tax offset; and
(n) Minerals Resource Rent Tax – Exemption Threshold increase.

(2) If any of the above matters are not being proceeded with, can a statement to that effect be provided.

Senator Cash: To ask the Ministers listed below (Question Nos 2504-2507)—

1. Have Sri Lankan authorities, including the Sri Lankan Navy, ever informed Australian officials of illegal boats arriving in or on their way to Australia; if so, can details be provided including but not limited to: the date, time, method and nature of communication, the agency/agencies notified and any action taken by the agency/agencies notified.

2. Have Sri Lankan authorities ever expressed a view that a boat or boats, of which the authorities may have informed Australian officials, should be returned to Sri Lanka, or that the authorities would be willing to aid in the return of the boat/s; if so, can details be provided including but not limited to: the date, time, method and nature of communication, the agency/agencies notified and any action taken by the agency/agencies notified.

3. Did the Minister, Minister’s office or any agency instruct the Australian Customs and Border Protection Service to intercept any boat before it entered Australian waters; if so, can details be provided including but not limited to: the date, time, method and nature of communication, the agency/agencies notified and any action taken by the agency/agencies notified.

2504 Minister representing the Minister for Defence
2505 Minister representing the Minister for Immigration and Citizenship
2506 Minister representing the Attorney-General (transferred to the Minister representing the Minister for Home Affairs on 6 November 2012)
2507 Minister for Foreign Affairs
Senator Cash: To ask the Minister representing the Minister for Immigration and Citizenship—For each of the 11 flights used to transfer asylum seekers to Nauru during the period 13 September to 19 October 2012:

1. What was the date of the flight.
2. From where did the flight depart.
3. What type of aircraft was used.
4. Which company operated the aircraft.
5. What is the seating capacity of the aircraft.
6. How many asylum seekers were on-board.
7. What were the origins of the asylum seekers on-board the aircraft.
8. How many officials, including but not limited to Australian Federal Police officers, departmental staff, interpreters and health and medical staff, were on the flight.
9. Were any incidents on the flight reported; if so, can details of the nature and classification of the incident, such as whether it was critical, major or minor, be provided.
10. What was the cost of the flight.

Senator Cash: To ask the Minister representing the Attorney-General (transferred to the Minister representing the Minister for Home Affairs on 6 November 2012)—With reference to reports dated 18 October and 19 October 2012, that a boat from Sri Lanka with alleged pirates on-board was on its way to Australia:

1. Was the Australian Customs and Border Protection Service (Customs and Border Protection) instructed to deploy air and/or sea assets to locate this vessel before it entered Australian waters; if so, can details of the date, time and instructions be provided.
2. Did Customs and Border Protection communicate with Sri Lankan authorities about the location of this vessel; if so, can details of the communications be provided; if not, why not.
3. Did Sri Lankan authorities communicate to Customs and Border Protection that they wished for the return of passengers on-board the vessel to Sri Lanka; if so, can details of the time, date and content of communications be provided.
4. Did Sri Lankan authorities express to Customs and Border Protection their desire that this vessel not be allowed to enter Australian waters; if so, can details of the time, date and content of communications be provided.
5. Did the Minister, Minister’s office or any agency instruct Customs and Border Protection to intercept this boat before it entered Australian waters; if so, can details of the time, date and content of communications be provided; if not, why not.

Senator Cash: To ask the Minister representing the Minister for Immigration and Citizenship—

1. Are there plans to publish a full suite of electoral reports on the department’s website; if so, when and what data will be included; if not, why not.
2. Does the department prepare electorate-level reports for ministers; if so: (a) what data is included in the reports; (b) how often is this updated;
(c) why is this material not publicly available; and (d) can copies of the latest reports be provided.

(3) Has electoral-specific data been used by the current Government in any grants scheme since November 2007.

2511 Senator Cash: To ask the Minister representing the Minister for Immigration and Citizenship—

(1) What is the total expenditure on staffing for the department and for all portfolio agencies, and what is the Senior Executive Service (SES) and non-SES breakdown.

(2) What are the current staffing levels for SES and non-SES officers, including a breakdown by location.

(3) Since November 2007: (a) what changes have occurred in the average staffing level; (b) why have these changes occurred; and (c) what have been the budgetary implications.

(4) In regard to reductions in staff numbers: (a) how have reductions been absorbed by the department; and (b) what functions have been sacrificed and why.

(5) Has there been a target for staff reductions to achieve savings; if so, what is that target and what strategy is being implemented to achieve it.

(6) Have any voluntary or involuntary redundancies been offered to staff; if so, how have staff been identified for such offers, and are there plans for such offers in the future.

2512 Senator Cash: To ask the Minister representing the Minister for Immigration and Citizenship—

(1) Can a list be provided of all discretionary grants, including ad hoc and one-off grants, since November 2007, including details of the recipients, intended use and which locations have benefited from the grants.

(2) How many reports have been commissioned by the Government in the Immigration and Citizenship portfolio since November 2007.

(3) For each report, can details be provided of: (a) the dates on which it was commissioned, handed to Government and publicly released; (b) the terms of reference; and (c) where relevant, the committee members involved.

(4) For each report: (a) how much did the report cost; (b) how many departmental staff were involved and at what level; (c) what is the current status of each report; and (d) when is the Government intending to provide a response.

2513 Senator Cash: To ask the Minister representing the Minister for Immigration and Citizenship—

(1) What is the status of each election commitment within the portfolio.

(2) Can details be provided of which election commitments are not on track, including: (a) why; (b) what are the implications; and (c) where relevant, the revised implementation date.

2514 Senator Cash: To ask the Minister representing the Minister for Immigration and Citizenship—

(1) How much has the department spent on advertising and marketing since November 2007.
(2) Can a complete list of current contracts be provided, indicating the rationale for each service provided and its intended use.

Notice given 6 November 2012

2515 Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—

(1) What briefing material is provided by the department to the Minister at the table for Senate estimates hearings.

(2) Does the department provide a briefing folder to the Minister at the table.

2516 Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—Can an update be provided in relation to questions on notice nos 900 and 901, including:

(1) What was the planned take-up rate and associated program expense, year on year, over the forward estimates period 2012-13 to 2015-16.

(2) What was the actual take-up rate of each program, and has this been revised over the remaining forward estimates period from 2013-14 to 2015-16.

2517 Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—

(1) What reductions or savings have been made within the portfolio following the 2012-13 Budget.

(2) What programs have been reduced or discontinued within the portfolio following the 2012-13 Budget.

2518 Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—Can a full list be provided of all savings that have resulted from the efficiency dividend following the 2010-11 Budget.

2519 Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—Will the Government intervene in the case General Manager of Fair Work Australia v Craig Thomson; if not, why not.

2520 Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—

(1) Did the department have any input into former Minister Evans’ speech to the Australian Labour and Employment Relations Association National Conference in Fremantle, Western Australia in October 2011; if so: (a) to what extent; and (b) did the department draft the speech.

(2) Does the Government stand by the speech as a statement of Government policy in the workplace relations space.

(3) Was the Parliamentary Secretary for School Education and Workplace Relations consulted.

2521 Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—Did the Government submission to Fair Work Australia on penalty rates go to Cabinet; if so, on what date.

2522 Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—What was the total cost of the intervention by the Minister in the Health Services Union matter, and can a full breakdown of costs be provided.
Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—Can a list be provided detailing all resolutions of the Workplace Relations Ministers’ Council (COAG Select Council on Workplace Relations) since 1 January 2008.

Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—Can a full list be provided detailing the meeting dates, locations and attendees for the following groups, since 1 January 2012, the: (a) Committee on Industrial Legislation; (b) National Workplace Relations Consultative Council; and (c) Workplace Relations Ministers’ Council (COAG Select Council on Workplace Relations).

Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—Can an update be provided to question no. EW0031_13, taken on notice during the 2012-13 Budget estimates hearing of the Education, Employment and Workplace Relations Legislation Committee and relating to Fair Work Building and Construction.

Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—With reference to question on notice no. 1907 (Senate Hansard, 15 August 2012, p. 5466) and question no. EW0010_13, taken on notice during the 2012-13 Budget estimates hearing of the Education, Employment and Workplace Relations Legislation Committee, can a list be provided of all changes to the *Fair Work Act 2009* presently being considered by the Government outside of the Fair Work Act Review.

Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—With reference to the Fair Work Act Review report titled *Towards more productive and equitable workplaces*, which states that ‘The Panel was disinclined to recommend legislative changes where there was a reasonable prospect that judicial interpretation of existing provisions would resolve the problem’: can examples be provided where the Review specifically did not consider issues because of a ‘reasonable prospect’ of judicial interpretation.

Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—What is the final, total cost of the Fair Work Act Review, and can a full breakdown be provided including all staff, travel and secretariat costs.

Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—Was the Minister’s meeting of 4 July 2012, relating to ‘The Future of Work’, convened under the Chatham House Rule.

Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—What is the cost of the Minister’s intervention in the Fair Work Australia Modern Awards Review.

Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—At any time, did the Minister consider pulling his application to the High Court on the *Barclay v Bendigo TAFE* case.

Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—Can full details be provided of the standard due-diligence that would usually take place for appointments to Fair Work Australia.

Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—With reference to question no. EW0035_13, taken on
notice during the 2012-13 Budget estimates hearing of the Education, Employment and Workplace Relations Legislation Committee:

(1) Were the claims referenced in the question in the spirit of the *Fair Work Act 2009*.

(2) Are ambit claims in the spirit of the Act.

2534 Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—With reference to question no. EW0036_13, taken on notice during the 2012-13 Budget estimates hearing of the Education, Employment and Workplace Relations Legislation Committee: can a response be provided to part 1(a), which asked whether the referenced claims were in the spirit of the *Fair Work Act 2009*.

2535 Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—Did the department or the Minister’s office have any input into the Prime Minister’s address to the Australian Industry Group on 20 August 2012; if so, can full details of that input be provided.

2536 Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—Is the Government considering withdrawing support from, or de-ratifying, any International Labour Organization conventions; if so, can details of the convention and the reason for considered action be provided.

2537 Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—Does the department agree with the article, published in *The Australian* on 17 August 2012, that states ‘85 600 jobs could be lost from manufacturing within the next five years unless the nation’s productivity and competitiveness is improved’.

2538 Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—With reference to the answer provided to question on notice no. 1906 (Senate *Hansard*, 10 September 2012, p. 6537), can a yes or no response be provided to the question.

2539 Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—With reference to the Minister’s interview with Mr Paul Bongiorno on *Meet the Press*, on 26 August 2012, in which the Minister stated that ‘trade unions in Australia – with notable exceptions, but very few exceptions – are honestly run’, can the Minister provide a full list of these notable exceptions.

2540 Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—Is the Minister considering any further amendments to the *Fair Work (Registered Organisations) Act 2009* following the KPMG review commissioned by Fair Work Australia.

2541 Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—Does the Minister stand by the Government’s statements that Qantas is a ‘rogue employer’.

2542 Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—Does the Government continue to stand by article 16 of the International Labour Organization Occupational Safety and Health Convention, 1981 (No. 155).

2543 Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—in relation to Fair Work Australia (FWA):
(1) With reference to the financial reporting requirements of registered organisations, can details be provided of the number of organisations that have failed to comply with the legislative target dates for each year since 2008, including: (a) the names of each organisation; and (b) to what the target dates related.

(2) For the 2009-10, 2010-11 and 2011-12 financial years, can details be provided of the number of registered organisations that failed to provide an auditor’s report or statement referring specifically to the concise report as prescribed by section 265(3)(c) of the *Fair Work (Registered Organisations) Act 2009* (the Act), including: (a) when the failure occurred; (b) whether the registered organisation has been required to correct the record and provide such an auditor’s statement; if not, why not; and (c) the names of each organisation.

(3) For the 2009-10, 2010-11 and 2011-12 financial years, how many registered organisations have: (a) failed to provide a full report to their membership within 6 months of the financial year, over the past three years; and (b) failed to lodge with FWA the necessary documentation within 14 days of a general meeting.

(4) To the knowledge of FWA, how many registered organisations have failed to comply with subsection 254(2)(d) of the Act.

(5) If this information has been withheld by organisations: (a) why has FWA not demanded organisations provide completed records; and (b) does FWA simply request that requirements be met in the future without requiring that historical data be provided to both FWA and to the membership of the registered organisation.

(6) Given that subsection 237(1) of the Act requires certain steps if an individual grant or donation exceeds $1,000, has FWA sought historical data of registered organisations that are known not to have complied, in particular, matters in relation to United Voice Tasmania.

Notice given 8 November 2012

2544 Senator Abetz: To ask the Minister representing the Minister for Home Affairs—

(1) During the period after Mr Jason Clare’s appointment as Minister in December 2011 until 8 August 2012: (a) how many recommendations or proposals did the Commonwealth Firearms Advisory Council (CFAC) make; and (b) to how many of these recommendations or proposals did the Minister respond.

(2) Did the Minister have any difficulty receiving the minutes of CFAC.

(3) Up to 8 August 2012: (a) when did the Minister meet with CFAC; (b) how many requests did the Chair of CFAC make to meet or speak with the Minister; and (c) when did the Minister meet with the Chair of CFAC.

(4) On 8 August 2012, did the CFAC Chair, Mr Pete Steedman, write to the Minister stating that, ‘The Council wishes to convey its disappointment that, at the time of writing, there is nothing to suggest that the Council’s resolutions have been or will be incorporated into legislation or regulations. As outlined in earlier correspondence to you, this has generated considerable concern among the Council. The Council also expressed its disappointment that you have not met or engaged with any members of Council, nor acknowledged receipt of any written communications from the Chairman on behalf of Council’; if so, to whom was the letter copied.
(5) Was Mr Steedman’s letter to the Minister received via the CFAC secretariat.

(6) Did CFAC resolve not to meet or conduct any further business until the Minister confirmed his intention to refer matters to, and utilise the services of, CFAC and did Mr Steedman also convey this in his letter.

(7) Up to 8 August 2012, what statements about firearms management did the Minister make without consultation with the firearms community.

(8) Has the Prime Minister, the Prime Minister’s office or the Attorney-General made any comment to the Minister about the above issues; if so, what were the comments.

Notice given 12 November 2012

2545 Senator Abetz: To ask the Minister for Broadband, Communications and the Digital Economy—With reference to the answer provided to question on notice no. 2165 (Senate Hansard, 30 October 2012, proof pp. 109-10), which stated that two formal complaints have been finalised by the SBS Ombudsman: (a) how many formal complaints were received and from whom; and (b) was such a complaint received from Sarawak Energy Berhad.

2546 Senator Rhiannon: To ask the Minister representing the Minister for Resources and Energy—With reference to the storage of radioactive waste at the Australian Defence Industries (ADI) site at St Marys and its transportation to Woomera in 1995:

(1) What clean-up was undertaken of the area where the material had been stored.

(2) Has any study been undertaken to assess if any radioactive waste is still on the ADI site; if so: (a) when was it undertaken; (b) what were the findings; and (c) have the findings been made public.

(3) If further radioactive material has been found at the site, what has been done and has the material been removed.

2547 Senator Parry: To ask the Minister for Human Services—With reference to applications for the Low Income Supplement:

(1) Why does Centrelink not accept a driver licence, which contains a photograph, as proof of identity.

(2) Why does Centrelink require an original birth certificate, which has no photograph, as proof of identity when a driver licence is requested as evidence of identity to obtain the birth certificate.

Notice given 15 November 2012

2548 Senator Siewert: To ask the Minister representing the Minister for Sustainability, Environment, Water, Population and Communities—With reference to mining exploration applications for the Arnhem Land coastal region and nearby offshore sites:

(1) Is the Minister aware of the large number of mining exploration leases pending over areas of the Arnhem Land coastal region.

(2) Is the Minister aware that applications placed in a Darwin newspaper for the proposed offshore oil and gas exploration were only advertised in English.
(3) Is the Minister concerned that only English was used, given that exploration will impact most significantly on Aboriginal people who may speak languages other than English.

(4) Has the department reviewed the potential impact of these leases; if so:
   (a) what are the potential cultural and environmental impacts of the cumulative offshore oil, gas, and seabed mining, as well as land-based mining;
   (b) what account is being taken of the proximity of recent offshore oil and gas, near-shore, up-river and estuary mineral exploration applications to areas where Aboriginal people extensively hunt, gather and fish;
   (c) has any assessment been undertaken of the impact these activities will have, particularly on health if food sources are negatively impacted;
   (d) has the impact of the exploration activity on the Arnhem Land coastal region and nearby offshore sites been calculated in relation to the traditional owners’ song lines and sites of spiritual significance; and
   (e) has a clean-up plan for any oil or chemical spills been proposed; if so, how does this clean-up plan propose to deal with the issues such as the large tidal range, crocodiles, lack of roads and a 6 month wet season; if not, why not.

Senator Siewert: To ask the Ministers listed below (Question Nos 2549-2550)—Have Arcadia and their joint venture partner Enovation undertaken a 3D seismic survey of the Bremer Basin, Western Australia; if so, when is it due to be completed; if not, when is it expected to commence.

2549 Minister representing the Minister for Sustainability, Environment, Water, Population and Communities

2550 Minister representing the Minister for Resources and Energy

Senator Siewert: To ask the Minister representing the Minister for Families, Community Services and Indigenous Affairs—
(1) Is the Minister aware that Beagle Bay in Dampier Peninsular has a successfully run community store.
(2) Is the Minister aware of plans for a further Outback Store in Beagle Bay; if so, why are funds being directed away from the existing community store into a new Outback Store.

Notice given 16 November 2012

Senator Waters: To ask the Minister representing the Minister for Sustainability, Environment, Water, Population and Communities—With reference to the conditions of approval No. 2001/422, granted under the Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act) for the Paradise Dam on the Burnett River in Queensland, which requires the dam operator to install a fish transfer device that is suitable for the Australian Lungfish, listed as vulnerable to extinction under the EPBC Act:
(1) Is the department aware of the Paradise Dam Upstream Fishway Monitoring Final Report June 2011 and the Paradise Dam Downstream Fishway Monitoring Program Final v.1.1 Report February 2012, written by Fisheries Queensland for Burnett Water Pty Ltd and recently published by SunWater Ltd, which show that: (a) no lungfish, or negligible numbers
of lungfish, are using the downstream fishway installed on the dam to move downstream; (b) large numbers of lungfish are being killed or severely injured on the stepped spillway of the dam when attempting to move downstream during flood events; and (c) the cumulative effect of mortalities from passing over the stepped spillway is likely to have a major impact on fish populations in the Burnett River over the longer term, including the lungfish.

(2) Does the department agree that the Burnett River lungfish population has low genetic diversity and, therefore, that maintaining connectivity within the breeding population is important for its conservation.

(3) Given that Neranjala Fernando, a witness for SunWater Ltd, testified in court that pre-dam water flowed past the dam site 95 per cent of the time, what level of operation of the fishways does the department believe is necessary to ensure sufficient connectivity in the river and sufficient movement of lungfish.

(4) Is the department aware that the Paradise Dam upstream fishway and downstream fishway have been operated by SunWater Ltd for less than 30 per cent of the time since the dam commenced operation in December 2005, including no operation from January to December 2011 through to October 2012.

(5) Is it correct that both the upstream and downstream fishways are currently broken and will not be repaired until mid-2013.

(6) Does the department agree that the condition imposed on the dam operator, to install a fish transfer device that is suitable for the lungfish, has not been satisfied.

(7) During periods in which the upstream and downstream fishways have been operating, what percentage of lungfish is estimated to be using the fishways.

(8) Does the department believe the fishways are operating efficiently enough to ensure the survival of the lungfish in the Burnett River.

(9) What level of mortality is estimated to have occurred as a result of the non-operation of the fishways.

(10) Can a list be provided identifying all documents produced by the department in response to the Paradise Dam Upstream Fishway Monitoring Final Report June 2011 and the Paradise Dam Downstream Fishway Monitoring Program Final v.1.1 Report February 2012.

(11) Can a list be provided identifying all steps taken by the department in response to the: (a) lack of operational time of the fishways; and (b) lack of effectiveness of the fishways.

(12) Given that the above reports indicate that large numbers of adult lungfish are being killed on the stepped spillway of the dam, does the department agree that the current design of the spillway is responsible for high levels of mortality of lungfish; if so, what actions or recommendations have been made by the department to rectify the design flaws; if not, what actions or recommendations have been made by the department to reduce the levels of lungfish mortality resulting from the spillway.

(13) Does the department agree that the levels of spillway mortality represent a significant threat to the continued health and viability of the species in the Burnett River.
(14) Does the department agree that the findings of the reports satisfy the criteria of section 143(1)(bc) of the EPBC Act, in particular, that the impact of the Paradise Dam on lungfish is substantially greater than the impact that was identified in assessing the action.

(15) Has the department considered or recommended that the Minister exercise his powers under section 143 of the EBPC Act to vary the conditions of the approval of the Paradise Dam, or to take any other action in relation to this matter; if so, can a description of the recommendations or considerations be provided; if not, why has the department not recommended: (a) the conversion of the stepped spillway into a smooth spillway and installation of a small weir downstream of the spillway to create a pool at the base; (b) that the downstream fishway be operational whenever water levels in the dam reservoir are above elevation (EL) 62m; (c) that the upstream fishway be operational for at least 95 per cent of each year; and (d) an ongoing monitoring program of the lungfish population in the Burnett River to assess any decline in the population during the remaining period of EPBC Act approval, to 1 January 2052.

(16) Can a list be provided identifying any other measures recommended by the department in relation the SunWater Ltd reports.

(17) Has the department considered the closure and dismantling of Paradise Dam in light of its impact on lungfish.

Notice given 20 November 2012

Senator Abetz: To ask the Minister representing the Minister for Employment and Workplace Relations—In regard to the Fair Work Ombudsman (FWO):

(1) Why have unions as employers not been selected as an industry subject to enforcement campaigns by the FWO.

(2) Why would unions as employers, including union peak bodies, not welcome their inclusion as a subject of enforcement campaigns by the FWO.

(3) Did an FWO officer telephone Kat Savvas on 27 July 2012 to communicate that she has no cause to pursue her contractual entitlements.

(4) Why has the FWO decided that it is not in the public interest to pursue a penalty against the Australian Nursing Federation Northern Territory Branch (ANFNT) for consecutive failures to lodge agreements, given that FWO has pursued a penalty for similar failures by non-union employers.

(5) Why has the FWO not accepted an undertaking by ANFNT in lieu of an FWO pursuit of a penalty, given that FWO has previously accepted such an undertaking in lieu from a non-union employer.

(6) Has the FWO pursued any penalties against, or accepted an undertaking from, any union or union peak body in relation to contravention or non-lodgement of agreements between unions or peak bodies and their employees.

Senator Ludlam: To ask the Minister representing the Minister for Climate Change and Energy Efficiency—With reference to the quantitative study of current and projected Western Australian greenhouse gas emissions conducted by Mr Robin Chapple, which shows that new industrial development pending approval by the Western Australian Government is set to emit a further 83 to 128 million tonnes of CO2e per annum (available at http://www.robinchapple.com/wa-co2e-emissions-estimates-2012):
(1) Does the Minister concur with the accuracy of the summary data on existing and potential future emissions sources as presented in this study.

(2) Does the Government consider that these findings are compatible with a 5 per cent reduction in net greenhouse gas emissions by 2020; if so, how.

(3) Does the Government consider that these findings are compatible with an 80 per cent reduction in net greenhouse gas emissions by 2050; if so, how.

2555 **Senator Birmingham:** To ask the Minister for Broadband, Communications and the Digital Economy—

(1) What information was sought from PSMA Australia Limited before NBN Co purchased its G-NAF (Geocoded National Address File).

(2) On what grounds did NBN Co believe that this file would meet its needs.

(3) What alternatives to the PSMA product were investigated.

(4) Did NBN Co engage with PSMA to determine whether this product would meet the needs of NBN Co.

(5) How will NBN Co ensure that it has a database fit for purpose going forward.

2556 **Senator Ludlam:** To ask the Minister representing the Minister for Resources and Energy—

(1) Has the Minister for Resources and Energy, Mr Martin Ferguson, visited the Muckaty Land Trust in the Northern Territory: (a) if so: (i) when did this occur, (ii) at whose invitation, (iii) with whom did the Minister meet, (iv) who accompanied the Minister on the trip, (v) did the Minister meet with any Muckaty Traditional Owners or representatives of the Northern Land Council to discuss the proposal for a national radioactive waste dump at Muckaty, and (vi) can the Minister provide notes or records arising from the meetings; and (b) if not, why did the Deputy Secretary of the department recently state at a presentation at St Ignatius College, Riverview in Sydney, that the Minister has visited the Muckaty Land Trust.

(2) If an alternative site is nominated on the Muckaty Land Trust to be assessed for a national nuclear waste facility, will a site assessment comparable to that previously undertaken by Parsons Brinckerhoff, which examined four sites in the Northern Territory, be required.

(3) Has any work been done to prepare a tender for assessment of an alternative site at Muckaty or elsewhere.

(4) Has preparation of a tender and award of a contract been budgeted; if so, how much would this cost and what timeframes are being considered.

(5) Can the Minister provide all correspondence with the Northern Land Council (NLC) relating to the proposed additional site to be nominated on the Muckaty Land Trust.

(6) Has the department engaged in any formal or informal discussions or consultations about other potential sites outside of the Muckaty Land Trust for a national radioactive waste facility.

(7) Was a meeting convened by the NLC on the Muckaty Land Trust on Wednesday, 7 November 2012, to discuss a proposed new site for a national radioactive waste dump.

(8) Which Commonwealth officers attended the meeting, who invited them and what was the purpose of their attendance.
(9) Were Northern Territory police stationed at the turnoff to Muckaty Station as people arrived to attend the meeting; if so: (a) were the Commonwealth officers aware prior to their arrival that the police would be there; (b) what was the rationale for the deployment of police; and (c) who requested the police to be present.

(10) Is it standard practice for police resources to be deployed around a community meeting.

(11) Can copies be provided of: (a) the invitation given to the Minister or department to attend the meeting; and (b) any presentation notes that were delivered or distributed to people at the meeting.

(12) What was the outcome of the meeting.

(13) What follow-up actions have been undertaken or committed to by any federal officers or agencies.

(14) Did the NLC provide the Commonwealth with information about who had been invited to, and/or was in attendance at, the meeting.

(15) Did the Minister or departmental officers request the: (a) attendance; and (b) non-attendance, of particular people; if so, who.

(16) Given that the NLC Principal Legal Officer, Mr Ron Levy, indicated at a press conference on Crab Claw Island on Tuesday, 13 November 2012, that a specific site is known to the NLC, was the specific site for an alternative or additional nomination discussed at the 7 November 2012 meeting on the Muckaty Land Trust; if so, was the alternate site referred to with a name or geographical location.

(17) Can the Minister provide the precise geographical location of the proposed location of the alternative site referred to by Mr Levy.

(18) Has an assessment been made of the impact any further site nomination on the Muckaty Land Trust would have on the current Federal Court action contesting the current site nomination; if so, can the assessment be provided.

(19) Has the Commonwealth Government attended or been notified of any other meetings convened by the NLC to discuss the proposed nomination of an additional site on the Muckaty Land Trust; if so, can any written or electronic correspondence from the NLC with regard to these meetings be provided by the department.

(20) Is the department aware of any future consultation meetings planned regarding the proposed additional site.

(21) Has the Minister or department discussed with the NLC granting West Banka Banka Station as Aboriginal land as a benefit for nominating an additional site on the Muckaty Land Trust for a national nuclear waste facility.

(22) Can the department provide all correspondence and notes relating to compensation for any additional site nomination made on the Muckaty Land Trust or any alternate site.

(23) What is the relationship between Traditional Owners of West Banka Banka Station and Traditional Owners of the Muckaty Land Trust.

Senator Ludlam: To ask the Minister representing the Minister for Sustainability, Environment, Water, Population and Communities—With reference to offsets for land clearing in Western Australia, required in accordance with the conditions
attached to Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act) approvals:

(1) Can a list be provided of all offsets requested since 2000 for the state of Western Australia, excluding the Perth and Peel region, using the following headings:
   (a) name and details of project, EPBC reference and decision date;
   (b) location of development;
   (c) vegetation type and ecological community impacted, and their declared status under the EPBC Act;
   (d) area cleared, in both hectares and as a percentage of the total remaining habitat and vegetation of equivalent or better quality;
   (e) dates/times when the land was cleared and when the offset was secured, including a description of the offset detailing its size, vegetation type, ecological community, tenure and management status prior to becoming an offset;
   (f) location of the offset, including its distance from the original site and, if applicable, the name of the site;
   (g) current management, tenure and protection status of the offset; and
   (h) description of steps taken by the department to ensure the establishment and/or adequate maintenance of the site, including dates on which reports have been received by the proponent on the status of the offset (if required), and dates and details of any audits undertaken by the department relating to the establishment and/or maintenance of the offset.

(2) For the same region, can a list be provided of all approvals refused under the EPBC Act since 2000, indicating the proportion this represents against the total number of applications.

2558 Senator Ludlam: To ask the Minister representing the Minister for Sustainability, Environment, Water, Population and Communities—With reference to approvals for land clearing in major cities under the Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act):

(1) Can a map and table be provided for each major city identifying the location and type of vegetation where clearing has been approved under the EPBC Act since 2000, using the following headings:
   (a) name and details of project;
   (b) location of development;
   (c) vegetation type and ecological community impacted, and their declared status under the EPBC Act;
   (d) area cleared, in both hectares and as a percentage of the total remaining habitat and vegetation of equivalent or better quality;
   (e) dates/times when the land was cleared and when the offset was secured, including a description of the offset detailing its size, vegetation type, ecological community, tenure and management status prior to becoming an offset;
   (f) location of the offset, including its distance from the original site and, if applicable, the name of the site;
   (g) current management, tenure and protection status of the offset; and
   (h) description of steps taken by the department to ensure the establishment and/or adequate maintenance of the site, including dates on which reports have been received by the proponent on the
status of the offset (if required), and dates and details of any audits undertaken by the department relating to the establishment and/or maintenance of the offset.

(2) Can a list of all approvals refused under the EPBC Act since 2000 be provided, indicating the proportion this represents against the total number of applications.

2559 Senator Ludlam: To ask the Minister representing the Minister for Sustainability, Environment, Water, Population and Communities—

(1) Can a status update be provided of the Strategic Environmental Assessment process for the Perth and Peel region in Western Australia.

(2) With reference to offsets for land clearing required in accordance with the conditions attached to Environment Protection and Biodiversity Conservation Act 1999 (EPBC Act) approvals, can a list be provided of all offsets requested since 2000 for the Perth and Peel region, using the following headings:

(a) name and details of project, EPBC reference and decision date;
(b) location of development;
(c) vegetation type and ecological community impacted, and their declared status under the EPBC Act;
(d) area cleared, in both hectares and as a percentage of the total remaining habitat and vegetation of equivalent or better quality;
(e) dates/times when the land was cleared and when the offset was secured, including a description of the offset detailing its size, vegetation type, ecological community, tenure and management status prior to becoming an offset;
(f) location of the offset, including its distance from the original site and, if applicable, the name of the site;
(g) current management, tenure and protection status of the offset; and
(h) description of steps taken by the department to ensure the establishment and/or adequate maintenance of the site, including dates on which reports have been received by the proponent on the status of the offset (if required), and dates and details of any audits undertaken by the department relating to the establishment and/or maintenance of the offset.

(3) For the same region, can a list of all approvals refused under the EPBC Act since 2000 be provided, indicating the proportion this represents against the total number of applications.

2560 Senator Ludlam: To ask the Minister representing the Minister for Resources and Energy—With reference to the mandatory disclosure of payments for listed extractive companies and the Publish What You Pay initiative, with regard to the introduction of regulations in the United States of America (US):

(1) Is the Government aware of the efforts to stamp-out corruption across the world through new rules for the mandatory disclosure of payments made by extractive industry companies to governments.

(2) Has the department conducted any research or provided any advice on these laws; if so, can copies be provided.

(3) Has the Minister been briefed on these developments and what steps is the department taking to determine whether Australia should follow suit.
(4) Given that BHP Billiton, Rio Tinto and other ASX-listed companies will be covered by the new regulations as they are also listed in the US, has the department discussed with these companies the possibility of aligning Australia’s legislation with rules in other nations.

(5) Can the Minister provide an update on the pilot Extractive Industries Transparency Initiative (EITI) program being undertaken in Australia.

(6) What is the Minister’s view on the statement by the Chair of EITI, former United Kingdom Secretary of State for International Development, Ms Clare Short, that the ‘SEC and EU transparency requirements are complementary to, and not in conflict with, the EITI transparency requirements. Let us be clear, the extraction of oil, gas, and minerals is still failing to bring the benefits to ordinary citizens that it should, particularly in the poorer countries. Implementation of the EITI standard does not achieve enough in isolation. We need a range of different transparency, accountability and governance reforms’.

(7) What is the Minister’s view on the decision by the US Government to undertake the EITI in addition to implementing legislation.

Senator Ludlam: To ask the Minister representing the Minister for Resources and Energy (transferred to the Minister for Tertiary Education, Skills, Science and Research on 21 November 2012)—With reference to the answer provided to question on notice no. 1876 (Senate Hansard, 10 September 2012, p. 6534):

1. Was the $2 million allocated to The University of Queensland (UQ) for the Centre for Advanced Imaging approved by the Australian Nuclear Science and Technology Organisation (ANSTO) Board.

2. Was the funding allocated in four tranches of slightly less than $500 000.

3. Is the CEO’s spending limit without Board approval $500 000.

4. Was there a lack of due process and honesty on this matter.

5. Was Professor Paul Greenfield aware of, or involved in brokering, this arrangement.

6. Does UQ have experience in operating a cyclotron or PET [Positron Emission Tomography] radiopharmaceutical development; if not, why did ANSTO make its own highly experienced researchers redundant while allocating large sums of public money to an institution with no track record in the field.

7. Does Axiom Pharmaceuticals have experience in PET radiopharmaceutical development; if not, why was Axiom Pharmaceuticals regarded as an appropriate entity to be given access to ANSTO and National Collaborative Research Infrastructure Strategy funds.

8. Who owns Axiom Pharmaceuticals.

Senator Birmingham: To ask the Minister representing the Prime Minister—

1. Did the Prime Minister attend the Rio+20 United Nations Conference on Sustainable Development in Brazil in June 2012; if so, for how many days.

2. Did any ministerial staff attend; if so: (a) how many staff; (b) for how many days did each attend; and (c) how many staff travelled: (i) first class, and (ii) business class.
(3) Did any departmental staff attend; if so: (a) how many staff; (b) for how many days each attended; and (c) how many staff travelled: (i) first class, and (ii) business class.

(4) Can a full breakdown be provided of all costs associated with attendance at Rio+20 including, but not limited to, flights and accommodation.

2563 Senator Birmingham: To ask the Minister representing the Minister for Climate Change and Energy Efficiency—

(1) Did the Minister and/or Parliamentary Secretary for Climate Change and Energy Efficiency attend the Rio+20 United Nations Conference on Sustainable Development in Brazil in June 2012; if so, for how many days.

(2) Did any ministerial staff attend; if so: (a) how many staff; (b) for how many days did each attend; and (c) how many staff travelled: (i) first class, and (ii) business class.

(3) Did any departmental staff attend; if so: (a) how many staff; (b) for how many days did each attend; and (c) how many staff travelled: (i) first class, and (ii) business class.

(4) Can a full breakdown be provided of all costs associated with attendance at Rio+20 including, but not limited to, flights and accommodation.

2564 Senator Birmingham: To ask the Minister for Foreign Affairs—

(1) Did the Minister and/or any other minister or parliamentary secretary in the Foreign Affairs portfolio attend the Rio+20 United Nations Conference on Sustainable Development in Brazil in June 2012; if so, for how many days.

(2) Did any ministerial staff attend; if so: (a) how many staff; (b) for how many days did each attend; and (c) how many staff travelled: (i) first class, and (ii) business class.

(3) Did any departmental staff attend; if so: (a) how many staff; (b) for how many days did each attend; and (c) how many staff travelled: (i) first class, and (ii) business class.

(4) Can a full breakdown be provided of all costs associated with attendance at Rio+20 including, but not limited to, flights and accommodation.

2565 Senator Birmingham: To ask the Minister representing the Minister for Sustainability, Environment, Water, Population and Communities—

(1) Did the Minister and/or Parliamentary Secretary for Sustainability and Urban Water attend the Rio+20 United Nations Conference on Sustainable Development in Brazil in June 2012; if so, for how many days.

(2) Did any ministerial staff attend; if so: (a) how many staff; (b) for how many days did each attend; and (c) how many staff travelled: (i) first class, and (ii) business class.

(3) Did any departmental staff attend; if so: (a) how many staff; (b) for how many days did each attend; and (c) how many staff travelled: (i) first class, and (ii) business class.

(4) Can a full breakdown be provided of all costs associated with attendance at Rio+20 including, but not limited to, flights and accommodation.

Notice given 22 November 2012

*2566 Senator Rhiannon: To ask the Minister for Agriculture, Fisheries and Forestry—
(1) Which organisations were consulted when the department undertook work relating to the amendment of the *Australian Wine and Brandy Corporation Act 1980* that resulted in the adoption of section 40DA(2).

(2) What government agencies, Australian Wine and Brandy Corporation (AWBC) representative bodies and private companies were consulted in relation to amendments to the Act, and what process of consultation was used by AWBC.

(3) Is the department committed to consulting all bodies that have legal standing to launch prosecutions for offences under the Act.

(4) Were any Australian wine producers consulted during deliberations on making these changes to the Act; if not, why not.

(5) How does the department meet the needs of: (a) grape producers; and (b) those involved in marketing wine.

(6) Given that Articles 25 and 26 of the *Agreement Between Australia And The European Community On Trade In Wine* maintain the protection of geographical indicators, what steps have been taken to ensure that this achieved.

(7) What proactive actions has the department taken to protect geographic indicators.

(8) Did the department consider whether the amendment that resulted in the adoption of section 40DA(2) was consistent with the AWBC Act; if not, why not.

(9) What action has AWBC taken to check the legality of ‘The Orange Tree’ label; if no action has been taken, on what basis was that decision made.

(10) Is the onus on the producer to satisfy AWBC in regard to the legality of their name, or on the AWBC to make the assessment that a producer can use a geographical name.

(11) Given that a press release issued by the AWBC Compliance Manager, Mr Steve Guy, on 31 August 2010 coincided with the announcement of changes to the Act, why was no mention made of the planned changes to the Act that resulted in section 40DA(2).

(12) How many vignerons in Australia pay the Wine Grapes Levy.

(13) Have implications arising from the ‘Feet First’ case been discussed with the European Union; if so, did these discussions occur prior to the legislative change was finalised.

*2567 Senator Scullion: To ask the Minister representing the Minister for Families, Community Services and Indigenous Affairs—*

(1) Can the Minister provide an explanation as to how the distribution of royalty equivalents operates under the *Aboriginal Land Rights (Northern Territory) Act 1976*, in particular:

   (a) which bodies are responsible for the distribution of royalty payments;

   (b) which bodies are responsible for investing royalty funds, given that some royalty payments are withheld and invested rather than distributed directly to traditional owners;

   (c) what probity arrangements are in place to protect the invested funds; and

   (d) how traditional owners are kept fully informed about the status of the royalties invested on their behalf.
Given that there are parallels to superannuation, where a proportion of a person’s income is invested on their behalf, are there any similar protections in place for traditional owners in terms of the investment of their royalties.

ANSWERS TO ESTIMATES QUESTIONS ON NOTICE

Comprehensive estimates information, including reports presented, questions taken on notice and answers received is published online at www.aph.gov.au/Parliamentary_Business/Senate_Estimates.

2010-11 supplementary Budget estimates

The dates set by standing committees for answering questions taken on notice during the 2010-11 supplementary Budget estimates are as follows:

Group A:
- Environment and Communications ..................................... Friday, 3 December 2010
- Finance and Public Administration ..................................... Friday, 3 December 2010
- Foreign Affairs, Defence and Trade ..................................... Friday, 10 December 2010
- Legal and Constitutional Affairs ........................................ Friday, 3 December 2010

Group B:
- Community Affairs ............................................................ Friday, 10 December 2010
- Economics ......................................................................... Friday, 10 December 2010
- Education, Employment and Workplace Relations ............. Friday, 10 December 2010
- Rural Affairs and Transport ............................................... Friday, 10 December 2010

Standing order 74(5) takes effect 30 days after these dates.

2010-11 additional estimates

The dates set by standing committees for answering questions taken on notice during the 2010-11 additional estimates are as follows:

Group A:
- Environment and Communications .................................... Friday, 8 April 2011
- Finance and Public Administration ....................................... Friday, 15 April 2011
- Legal and Constitutional Affairs ........................................ Friday, 8 April 2011
- Rural Affairs and Transport .............................................. Tuesday, 12 April 2011

Group B:
- Community Affairs ............................................................. Friday, 8 April 2011
- Economics ........................................................................... Friday, 8 April 2011
- Education, Employment and Workplace Relations .......... Friday, 8 April 2011
- Foreign Affairs, Defence and Trade .................................. Thursday, 21 April 2011

Standing order 74(5) takes effect 30 days after these dates.

2011-12 Budget estimates

The dates set by standing committees for answering questions taken on notice during the 2011-12 Budget estimates are as follows:

Group A:
Environment and Communications ............................................... Friday, 8 July 2011
Finance and Public Administration ........................................... Friday, 8 July 2011
Legal and Constitutional Affairs ............................................. Friday, 8 July 2011
Rural Affairs and Transport..................................................... Tuesday, 26 July 2011

Group B:
Community Affairs............................................................... Friday, 22 July 2011
Economics ......................................................................... Friday, 22 July 2011
Education, Employment and Workplace Relations .......... Friday, 22 July 2011
Foreign Affairs, Defence and Trade ............................... Friday, 29 July 2011

Standing order 74(5) takes effect 30 days after these dates.

2011-12 supplementary Budget estimates
The dates set by standing committees for answering questions taken on notice during the
2011-12 supplementary Budget estimates are as follows:

Group A:
Environment and Communications ........................................ Friday, 2 December 2011
Finance and Public Administration ................................ .......... Friday, 2 December 2011
Legal and Constitutional Affairs .......................................... Friday, 2 December 2011
Rural Affairs and Transport ........................................... Tuesday, 29 November 2011

Group B:
Community Affairs............................................................. Friday, 9 December 2011
Economics ...................................................................... Monday, 28 November 2011
Education, Employment and Workplace Relations .......... Friday, 9 December 2011
Foreign Affairs, Defence and Trade ............................... Friday, 9 December 2011

Standing order 74(5) takes effect 30 days after these dates.

2011-12 additional estimates
The dates set by standing committees for answering questions taken on notice during the
2011-12 additional estimates are as follows:

Group A:
Environment and Communications ........................................ Friday, 30 March 2012
Finance and Public Administration .......................................... Friday, 30 March 2012
Legal and Constitutional Affairs .......................................... Friday, 30 March 2012
Rural and Regional Affairs and Transport ...................... Friday, 30 March 2012

Group B:
Community Affairs............................................................. Thursday, 29 March 2012
Economics ...................................................................... Thursday, 29 March 2012
Education, Employment and Workplace Relations .......... Thursday, 29 March 2012
Foreign Affairs, Defence and Trade ............................... Thursday, 29 March 2012

Standing order 74(5) takes effect 30 days after these dates.

2012-13 Budget estimates
The dates set by standing committees for answering questions taken on notice during the
2012-13 Budget estimates are as follows:

Group A:
Environment and Communications ........................................ Friday, 20 July 2012
Finance and Public Administration .......................................... Friday, 6 July 2012
Legal and Constitutional Affairs .......................................... Friday, 6 July 2012
Rural and Regional Affairs and Transport ...................... Friday, 20 July 2012

Group B:
Community Affairs......................................................... Friday, 27 July 2012
Economics ................................................................. Friday, 27 July 2012
Education, Employment and Workplace Relations ............. Friday, 27 July 2012
Foreign Affairs, Defence and Trade .............................. Friday, 27 July 2012
Standing order 74(5) takes effect 30 days after these dates.

2012-13 supplementary Budget estimates
The dates set by standing committees for answering questions taken on notice during the
2012-13 supplementary Budget estimates are as follows:

Group A:
Environment and Communications ..................................... Friday, 7 December 2012
Finance and Public Administration ................................... Friday, 30 November 2012
Legal and Constitutional Affairs ........................................ Friday, 7 December 2012
Rural and Regional Affairs and Transport ........................... Friday, 7 December 2012

Group B:
Community Affairs ........................................................ Friday, 7 December 2012
Economics ..................................................................... Friday, 7 December 2012
Education, Employment and Workplace Relations ............. Friday, 7 December 2012
Foreign Affairs, Defence and Trade .............................. Friday, 7 December 2012
Standing order 74(5) takes effect 30 days after these dates.

ORDERS OF THE SENATE

Contents

Temporary orders and changes to standing orders ............................................................ 90
Committees ....................................................................................................................... 94
Estimates ........................................................................................................................... 97
Legislation......................................................................................................................... 98
Orders and resolutions of continuing effect ................................................................. 99
Orders for production of documents ............................................................................ 100
Orders for production of documents still current from previous parliaments .......... 118

Temporary orders and changes to standing orders

1 Consideration of private senators’ bills—Temporary order
   (1) That:
       (a) standing orders 55(1), 57(1)(d) and 59 be modified as follows to
           provide for the consideration of general business orders of the day
           relating to bills on Thursdays from 9.30 am for not more than
           2 hours and 20 minutes; and
       (b) this order operate as a temporary order from the first sitting day
           in 2011 until the end of the first sitting week in 2013.

55 Times of meetings
   (1) The days and times of meeting of the Senate in each sitting week
       shall be:
       Monday 10 am – 6.30 pm, 7.30 pm – 10.30 pm
Tuesday  12.30 pm – adjournment
Wednesday  9.30 am – 8 pm
Thursday  9.30 am – 8.40 pm

57 Routine of business

(1) The routine of business shall be:

   (d) On Thursday:
   
      (i) Petitions
      (ii) Notices of motion
      (iii) Postponement and rearrangement of business
      (iv) Formal motions – discovery of formal business
      (v) Consideration of committee reports under standing order 62(4)
      (vi) Government business
      (vii) At 2 pm, questions
      (viii) Motions to take note of answers
      (ix) Any proposal to debate a matter of public importance or urgency
      (x) Not later than 4.30 pm, general business
      (xi) Not later than 6 pm, consideration of government documents under general business
      (xii) Not later than 7 pm, consideration of committee reports and government responses under standing order 62(1)
      (xiii) At 8 pm, adjournment proposed
      (xiv) At 8.40 pm, adjournment.

(2A) If a division is called for on Monday before 12.30 pm, the matter before the Senate shall be adjourned till after that time.

59 Government and general business

Government business shall take precedence over general business, except that general business shall take precedence over government business on Thursday as follows:

   (a) from 9.30 am, for a period not exceeding 2 hours and 20 minutes, general business orders of the day for the consideration of bills shall be considered; and
   
   (b) from not later than 4.30 pm, for a period not exceeding 2½ hours, and general business orders of the day shall take precedence over general business notices of motion on alternate Thursdays.

(Agreed to 22 November 2010 upon adoption of recommendation in the Procedure Committee’s fourth report of 2010; continuation of temporary order agreed to 12 May and 24 November 2011 and 27 June 2012 upon adoption of recommendation in the Procedure Committee’s first report of 2012.)

2 Meeting of Senate

That the days of meeting of the Senate for 2012 be as follows:

   Autumn sittings:
   
      Tuesday, 7 February to Thursday, 9 February
      Monday, 27 February to Thursday, 1 March
      Tuesday, 13 March to Friday, 16 March
Meeting of Senate

That the days of meeting of the Senate for 2013 be as follows:

**Autumn sittings:**
- Tuesday, 5 February to Thursday, 7 February
- Monday, 25 February to Thursday, 28 February
- Tuesday, 12 March to Thursday, 14 March
- Monday, 18 March to Thursday, 21 March

**Budget sittings:**
- Tuesday, 14 May to Thursday, 16 May

**Winter sittings:**
- Monday, 17 June to Thursday, 20 June
- Monday, 24 June to Thursday, 27 June

**Spring sittings:**
- Tuesday, 20 August to Thursday, 22 August
- Monday, 26 August to Thursday, 29 August
- Monday, 9 September to Thursday, 12 September
- Monday, 16 September to Thursday, 19 September
- Tuesday, 1 October to Thursday, 3 October

**Spring sittings (2):**
- Monday, 28 October to Thursday, 31 October
- Monday, 18 November to Thursday, 21 November
- Monday, 25 November to Thursday, 28 November.

(Agreed to 1 November 2012.)

4 **Modified rules for question time—Temporary order**

That the following modified rules for question time continue to operate as a temporary order, in conjunction with standing orders 72 and 73, until the end of the first sitting week in 2013:

(a) primary questions shall be limited to one minute and answers to them to two minutes;

(b) two supplementary questions shall be allowed to each questioner, each supplementary question shall be limited to thirty seconds and the answers to them to one minute each; and
Prayer and acknowledgement of country—Amendment to standing order 50
That standing order 50 (Prayer) be amended as follows:

50 Prayer and acknowledgement of country

The President, on taking the chair each day, shall read the following prayer:

Almighty God, we humbly beseech Thee to vouchsafe Thy special blessing upon this Parliament, and that Thou wouldst be pleased to direct and prosper the work of Thy servants to the advancement of Thy glory, and to the true welfare of the people of Australia.

Our Father, which art in Heaven, Hallowed be Thy name. Thy kingdom come. Thy will be done in earth, as it is in Heaven. Give us this day our daily bread. And forgive us our trespasses, as we forgive them that trespass against us. And lead us not into temptation; but deliver us from evil: For thine is the kingdom, and the power, and the glory, for ever and ever. Amen.

The President shall then make an acknowledgement of country in the following terms:

I acknowledge the Ngunnawal and Ngambri peoples who are the traditional custodians of the Canberra area and pay respect to the elders, past and present, of all Australia’s Indigenous peoples.

(Agreed to 26 October 2010.)

Routine of business—Amendment of standing order 57(1)(d)—Temporary order
That the following amendment of standing order 57(1)(d) operate as a temporary order from the first sitting week in August 2012 till the end of the first sitting week in 2013:

After subparagraph 57(1)(d)(vi), insert:

(via) At 12.45 pm, non-controversial government business only.

(Agreed to 27 June 2012 upon adoption of recommendation in the Procedure Committee’s first report of 2012.)

Questions on notice—Amendment to standing order 74(3)
That standing order 74(3) be amended as follows, with effect from the first sitting day in 2013:

(3) The reply to a question on notice shall be given by delivering it to the Clerk, a copy shall be supplied to the senator who asked the question, and the publication of the reply is then authorised, and the question and reply shall be printed in Hansard.

(Agreed to 27 June 2012.)

Privileges—Standing Committees—Temporary order
That the following operate as a temporary order with immediate effect until the conclusion of the 43rd Parliament:
Standing order 18 establishing the Committee of Privileges be amended as follows:

(a) in paragraph (1), omit “7”, substitute “8”; and
(b) omit paragraph (3), substitute:

(3) The committee shall consist of 8 senators, 4 nominated by the Leader of the Government in the Senate, 3 nominated by the Leader of the Opposition in the Senate and 1 nominated by a minority party and independent senators.

(Agreed to 11 October 2011.)

Committees

9 Amendment of committee names; Allocation of departments

That the resolution of the Senate of 29 September 2010 be amended as follows:

(1) Paragraph (1):

Omit: “Rural Affairs and Transport”
Substitute: “Rural and Regional Affairs and Transport”.

[Standing order 25(1) was amended in previous resolution to omit: “Environment, Communications and the Arts”, and substitute: “Environment and Communications”.]

(2) Omit paragraph (2), substitute:

That departments and agencies be allocated to legislative and general purpose standing committees as follows:

Community Affairs
Families, Housing, Community Services and Indigenous Affairs
Health and Ageing
Human Services

Economics
Industry and Innovation
Resources, Energy and Tourism
Tertiary Education, Skills, Science and Research
Treasury

Education, Employment and Workplace Relations
Education
Employment and Workplace Relations

Environment and Communications
Broadband, Communications and the Digital Economy
Climate Change and Energy Efficiency
Sustainability, Environment, Water, Population and Communities

Finance and Public Administration
Finance and Deregulation
Parliament
Prime Minister and Cabinet

Foreign Affairs, Defence and Trade
Defence, including Veterans’ Affairs
Foreign Affairs and Trade

Legal and Constitutional Affairs
Attorney-General
Immigration and Citizenship
Rural and Regional Affairs and Transport
Agriculture, Fisheries and Forestry
Infrastructure and Transport
Regional Australia, Local Government, Arts and Sport.
(Agreed to 29 September 2010; amended 8 February 2012.)

10 **Australian Commission for Law Enforcement Integrity—Joint Statutory Committee—Authorisation to meet**

That the Parliamentary Joint Committee on the Australian Commission for Law Enforcement Integrity be authorised to hold private meetings otherwise than in accordance with standing order 33(1) during the sittings of the Senate, from 11 am, as follows:

(a) on Thursday, 11 October 2012;
(b) on Thursday, 1 November 2012; and
(c) on Thursday, 29 November 2012.
(Agreed to 11 September 2012.)

11 **Community Affairs Legislation Committee—Authorisation to meet**

That the Community Affairs Legislation Committee be authorised to hold private meetings otherwise than in accordance with standing order 33(1) during the sittings of the Senate, from 12.30 pm, as follows:

(a) on Tuesday, 20 November 2012; and
(b) on Tuesday, 27 November 2012.
(Agreed to 1 November 2012.)

12 **Community Affairs References Committee—Authorisation to meet**

That the Community Affairs References Committee be authorised to hold private meetings otherwise than in accordance with standing order 33(1) during the sittings of the Senate, from 12.30 pm, as follows:

(a) on Tuesday, 20 November 2012; and
(b) on Tuesday, 27 November 2012.
(Agreed to 1 November 2012.)

13 **Cyber Safety—Joint Select Committee—Authorisation to meet**

That the Joint Select Committee on Cyber Safety be authorised to hold public meetings during the sittings of the Senate to take evidence for the committee’s inquiry into cyber-safety for senior Australians, from 4.15 pm to 6 pm, as follows:

(a) on Wednesday, 19 September 2012;
(b) on Wednesday, 10 October 2012;
(c) on Wednesday, 31 October 2012; and
(d) on Wednesday, 28 November 2012.
(Agreed to 11 September 2012.)

14 **Economics Legislation Committee—Authorisation to meet**

That the Economics Legislation Committee be authorised to hold a public meeting during the sitting of the Senate on Monday, 26 November 2012, from 6.30 pm, to further examine the 2012-13 supplementary budget estimates.
(Agreed to 20 November 2012.)
Foreign Affairs, Defence and Trade—Joint Standing Committee—Authorisation to meet

That the Joint Standing Committee on Foreign Affairs, Defence and Trade be authorised to hold public meetings during the sittings of the Senate, as follows:

(a) on Tuesday, 20 November 2012, from 12.30 pm, and on Wednesday, 21 November 2012, from 9.30 am, to take evidence for the committee’s inquiry into slavery, slavery-like conditions and people trafficking;

(b) on Tuesday, 27 November 2012, from 5.30 pm, and on Thursday, 29 November 2012, from 9.45 am, to take evidence for the committee’s inquiry into the care of Australian Defence Force personnel wounded and injured on operations; and

(c) on Wednesday, 28 November 2012, from 11 am, to take evidence for the committee’s inquiry into Australia’s trade and investment relationship with Japan and the Republic of Korea.

(Agreed to 1 November 2012.)

Gambling Reform—Joint Select Committee—Authorisation to meet

That the Joint Select Committee on Gambling Reform be authorised to hold private meetings otherwise than in accordance with standing order 33(1) during the sittings of the Senate, from 4 pm, as follows:

(a) on Tuesday, 18 September 2012;

(b) on Tuesday, 9 October 2012;

(c) on Tuesday, 30 October 2012; and

(d) on Tuesday, 27 November 2012.

(Agreed to 11 September 2012.)

Law Enforcement—Joint Statutory Committee—Authorisation to meet

That the Parliamentary Joint Committee on Law Enforcement be authorised to hold private meetings otherwise than in accordance with standing order 33(1) during the sittings of the Senate, from 5.30 pm, as follows:

(a) on Wednesday, 19 September 2012;

(b) on Wednesday, 10 October 2012;

(c) on Wednesday, 31 October 2012; and

(d) on Wednesday, 28 November 2012.

(Agreed to 11 September 2012.)

Legal and Constitutional Affairs References Committee—Standing order 25(9)—Determination of chair

That, pursuant to standing order 25(9), the Senate determines:

(a) that the chair of the Legal and Constitutional Affairs References Committee shall be elected by that committee from members nominated by minor parties or independent senators; and

(b) that this order remain in effect until the President is duly notified of an agreement that meets the terms of standing order 25(9)(c).

(Agreed to 2 November 2011.)

National Capital and External Territories—Joint Standing Committee—Authorisation to meet
That the Joint Standing Committee on the National Capital and External Territories be authorised to hold a public meeting during the sitting of the Senate on Wednesday, 28 November 2012, from noon to 1.45 pm, to take evidence for the committee’s inquiries into the 2010-11 annual reports of the Department of Regional Australia, Regional Development and Local Government, and the National Capital Authority.
(Agreed to 19 November 2012.)

20 Privileges—Standing Committee—Adoption of 94th report recommendation
That the Senate authorise the President, if required, to engage counsel as amicus curiae if either the action for defamation against Mr David Armstrong or a similar action against Mr William O’Chee is set down for trial.
(Agreed to 4 September 2000.)

21 Privileges—Senators’ Interests—Standing Committees—Conferral on reference
That the Committee of Privileges and the Committee of Senators’ Interests may confer on the latter committee’s reference into a draft code of conduct for senators.
(Agreed to 12 September 2011.)

22 Public Accounts and Audit—Joint Statutory Committee—Authorisation to meet
That the Joint Committee of Public Accounts and Audit be authorised to hold a private meeting otherwise than in accordance with standing order 33(1) during the sitting of the Senate on Wednesday, 28 November 2012, from 11 am, followed by a private briefing.
(Agreed to 10 October 2012.)

23 Treaties—Joint Standing Committee—Authorisation to meet
That the Joint Standing Committee on Treaties be authorised to hold public meetings during the sittings of the Senate to take evidence for the committee’s inquiry into the ongoing review of tabled treaty actions, from 1 pm, as follows:
(a) on Monday, 29 October 2012; and
(b) on Monday, 26 November 2012.
(Agreed to 11 September 2012.)

Estimates

24 2012-13 additional estimates—2013-14 Budget estimates—Hearings
(1) That estimates hearings by legislation committees for 2013 be scheduled as follows:

2012-13 additional estimates:
Monday, 11 February and Tuesday, 12 February (Group A)
Wednesday, 13 February and Thursday, 14 February (Group B).

2013-14 Budget estimates:
Monday, 27 May to Thursday, 30 May, and, if required, Friday, 31 May (Group A)
Monday, 3 June to Thursday, 6 June, and, if required, Friday, 7 June (Group B)
Monday, 21 October and Tuesday, 22 October (supplementary hearings—Group A)
Wednesday, 23 October and Thursday, 24 October (supplementary hearings—Group B).

(2) That the committees consider the proposed expenditure in accordance with the allocation of departments and agencies to committees agreed to by the Senate.

(3) That committees meet in the following groups:

**Group A:**
- Environment and Communications
- Finance and Public Administration
- Legal and Constitutional Affairs
- Rural and Regional Affairs and Transport

**Group B:**
- Community Affairs
- Economics
- Education, Employment and Workplace Relations
- Foreign Affairs, Defence and Trade.

(4) That the committees report to the Senate on the following dates:
   (a) Tuesday, 19 March 2013 in respect of the 2012-13 additional estimates; and
   (b) Tuesday, 25 June 2013 in respect of the 2013-14 Budget estimates.

(Agreed to 1 November 2012.)

25 **Community Affairs—Standing Committee—Estimates hearings—Consideration of Indigenous matters**

That the Senate endorse the recommendation contained in paragraph 1.10 of the Community Affairs Committee report on the 2008-09 Budget estimates that:

Future estimates hearing programs include a separate time to conduct an estimates hearing on Indigenous matters that would include all the portfolios with budget expenditure or responsibility for Indigenous issues.

(Agreed to 26 August 2008.)

26 **Education, Employment and Workplace Relations Legislation Committee—Estimates hearings—Consideration of Fair Work Australia**

That—

(a) when the Education, Employment and Workplace Relations Legislation Committee meets to consider additional estimates in 2010:
   (i) the committee further examine Fair Work Australia, and
   (ii) the President of Fair Work Australia appear before the committee to answer questions; and

(b) on each subsequent occasion on which the Education, Employment and Workplace Relations Legislation Committee meets to consider estimates in relation to Fair Work Australia, the President of Fair Work Australia appear before the committee to answer questions.

(Agreed to 28 October 2009.)

**Legislation**

27 **Senate consideration—Variation**

That the provisions of paragraphs (5) to (8) of standing order 111 not apply to the following bills, allowing them to be considered during this period of sittings:
Aviation Legislation Amendment (Liability and Insurance) Bill 2012
Federal Circuit Court of Australia Legislation Amendment Bill 2012
Higher Education Support Amendment (Maximum Payment Amounts and Other Measures) Bill 2012
Social Security and Other Legislation Amendment (Further 2012 Budget and Other Measures) Bill 2012.

(Agreed to 30 October 2012.)

28 Senate consideration—Variation
That the provisions of paragraphs (5) to (8) of standing order 111 not apply to the Dental Benefits Amendment Bill 2012, allowing it to be considered during this period of sittings.

(Agreed to 30 October 2012.)

29 Senate consideration—Variation
That the provisions of paragraphs (5) to (8) of standing order 111 not apply to the following bills, allowing them to be considered during this period of sittings:

- Clean Energy Amendment (International Emissions Trading and Other Measures) Bill 2012
- Clean Energy (Charges—Excise) Amendment Bill 2012
- Clean Energy (Charges—Customs) Amendment Bill 2012
- Excise Tariff Amendment (Per-tonne Carbon Price Equivalent) Bill 2012
- Ozone Protection and Synthetic Greenhouse Gas (Import Levy) Amendment (Per-tonne Carbon Price Equivalent) Bill 2012
- Ozone Protection and Synthetic Greenhouse Gas (Manufacture Levy) Amendment (Per-tonne Carbon Price Equivalent) Bill 2012
- Clean Energy (Unit Issue Charge—Auctions) Amendment Bill 2012
- Fair Entitlements Guarantee Bill 2012
- Fair Work Amendment (Transfer of Business) Bill 2012.

(Agreed to 20 November 2012.)

*30 Senate consideration—Private senators’ bills
That the following general business orders of the day be considered on Thursday, 29 November 2012 under the temporary order relating to the consideration of private senators’ bills:

- No. 51 Environment Protection and Biodiversity Conservation Amendment (Bioregional Plans) Bill 2011
- No. 90 Renewable Energy (Electricity) Amendment (Excessive Noise from Wind Farms) Bill 2012—second reading speeches only.

(Agreed to 22 November 2012.)

*31 Senate consideration—Variation
That the Renewable Energy (Electricity) Amendment (Excessive Noise from Wind Farms) Bill 2012 may be proceeded with before the Environment and Communications Legislation Committee reports.

(Agreed to 22 November 2012.)

Orders and resolutions of continuing effect

32 Meeting of Parliament—‘Welcome to Country’ ceremony
That the Senate is of the view that the declaration of the opening of Parliament should be preceded by an Indigenous ‘Welcome to Country’ ceremony.

(Agreed to 23 June 2010.)

33 Appropriations—Ordinary annual services of the Government

That, in accordance with the recommendation made in the 50th Report of the Appropriations and Staffing Committee, the Senate resolves:

(1) To reaffirm its constitutional right to amend proposed laws appropriating revenue or moneys for expenditure on all matters not involving the ordinary annual services of the Government.

(2) That appropriations for expenditure on:
   (a) the construction of public works and buildings;
   (b) the acquisition of sites and buildings;
   (c) items of plant and equipment which are clearly definable as capital expenditure (but not including the acquisition of computers or the fitting out of buildings);
   (d) grants to the states under section 96 of the Constitution;
   (e) new policies not previously authorised by special legislation;
   (f) items regarded as equity injections and loans; and
   (g) existing asset replacement (which is to be regarded as depreciation),

are not appropriations for the ordinary annual services of the Government and that proposed laws for the appropriation of revenue or moneys for expenditure on the said matters shall be presented to the Senate in a separate appropriation bill subject to amendment by the Senate.

(3) That, in respect of payments to international organisations:
   (a) the initial payment in effect represents a new policy decision and therefore should be in Appropriation Bill (No. 2); and
   (b) subsequent payments represent a continuing government activity of supporting the international organisation and therefore represent an ordinary annual service and should be in Appropriation Bill (No. 1).

(4) That all appropriation items for continuing activities for which appropriations have been made in the past be regarded as part of ordinary annual services.

(Agreed to 22 June 2010.)

34 Storage of Senate documents

That the order of the Senate of 6 October 2005 be amended as follows:

The Senate authorises the storage outside Parliament House by the National Archives of Australia of documents laid before the Senate, provided that the storage of those documents is under the control of the Department of the Senate and microfilm or digital copies of them are available within Parliament House.

(Agreed to 27 June 2012.)

Orders for production of documents

35 Taxation—Henry Tax Review—Superannuation—Order for production of documents

That the Senate—

(a) notes that:
(i) the Henry Tax Review made a number of recommendations in relation to superannuation,
(ii) those recommendations were not adopted by either the Rudd or Gillard Governments which pursued proposals criticised in the context of the Henry Tax Review,
(iii) the Government so far has not released any of the Treasury modelling or other relevant information and advice about the impact of those Henry Tax Review recommendations, and
(iv) release of that information is in the public interest to enable a fully informed community discussion about the best way forward for superannuation;

(b) calls on the Government to honour its stated commitment to openness and transparency and release all the information it holds about the Henry Tax Review recommendations on superannuation forthwith; and

(c) orders that there be laid on the table by noon on Thursday, 30 September 2010:

(i) any modelling, assessments or advice generated on superannuation-related issues for the purposes of the Henry Tax Review before it finalised its report and recommendations,
(ii) any Treasury modelling, assessments and advice to the Government about the impact of the Henry Tax Review’s recommendations on superannuation, and
(iii) any other information held by the Government about the superannuation-related recommendations in the Henry Tax Review.

(Motion of Senator Cormann agreed to 29 September 2010; document tabled 30 September 2010.)

36 Taxation—Mining tax—Revenue estimates—Order for production of documents

That the Senate—

(a) notes that:

(i) the Government continues to hide key assumptions it has used to estimate revenue from its original as well as its revised mining tax proposals,
(ii) since the last sitting of the Senate, the Select Committee on Fuel and Energy repeatedly sought information from the Government about changes it made to those assumptions between the 2010-11 Budget and the announcement of the new proposed mining tax arrangements on 2 July 2010,
(iii) the committee specifically sought information about changes to commodity price, production volume, exchange rate assumptions and any other variables relevant to its mining tax revenue estimates,
(iv) the information sought by the committee is published by the Western Australian State Government in its budget papers as a matter of course,
(v) the Government did not allow the Secretary of the Department of the Treasury (Dr Henry) to provide that information even when he appeared before the committee for a second time on 13 July 2010,
(vi) the Prime Minister (Ms Gillard) to this day has not responded to Senator Cormann’s letter, dated 12 July 2010, asking for this information to be released,
(vii) the Treasurer (Mr Swan) has since conceded that:

(A) under the revised assumptions, the original Resource Super Profits Tax (RSPT) proposal would have raised approximately $24 billion over the forward estimates rather than the $12 billion revenue estimate contained in the Budget,

(B) a massive $6 billion out of the $10.5 billion revised mining tax revenue estimate was based on changes to government assumptions, and

(C) under the original assumptions, the Minerals Resource Rent Tax (MRRT) or expanded Petroleum Resource Rent Tax (PRRT) would only have raised $4 billion over the forward estimates, and

(viii) the release of all relevant government assumptions is necessary to enable proper scrutiny of the Government’s mining tax proposal and that, as such, release of that information is in the public interest;

(b) calls on the Government to honour its stated commitment to openness and transparency and release all the information it holds about mining tax revenue estimates forthwith; and

(c) orders that there be laid on the table by 5 pm on Thursday, 30 September 2010 all the Government’s assumptions used to estimate:

(i) the revenue from the RSPT as contained in the 2010-11 Budget, including but not limited to, the assumptions on commodity prices, production volumes and exchange rates, and

(ii) the revenue from and overall fiscal impact of the MRRT/expanded PRRT arrangement announced on 2 July 2010, including all changes to assumptions used for the 2010-11 Budget.

(Motion of Senator Cormann agreed to 30 September 2010; document tabled 30 September 2010.)

37 Taxation—Mining tax—Order for production of documents

That the Senate—

(a) notes that:

(i) the Government conducted negotiations about its revised mining tax with BHP Billiton, Rio Tinto and Xstrata in secret before entering into an agreement about this new mining tax proposal with those three companies only,

(ii) approximately 99 per cent of the mining industry was excluded from those secret mining tax negotiations, and

(iii) in its haste to reach a new deal quickly, the Government gave those three companies an unfair competitive advantage, including by:

(A) allowing them to directly influence the ultimate design of the new tax while excluding their competitors,

(B) using data provided by those three companies on commodity prices, production volumes and other key assumptions, and

(C) giving them preferential access to inside information about Government assumptions and thought processes around the new tax;

(b) considers that:

(i) information made available by the Government to those three companies should be made available to everyone,
(ii) any data provided by those three companies for use in any Treasury modelling of the revised mining tax proposals should be publicly released, and

(iii) all parts of any agreement between the Government and those three companies about the revised mining tax arrangements, including any schedules and other attachments, should be publicly available; and

(c) orders that there be laid on the table by 5 pm on Thursday, 30 September 2010:

(i) any information held by the Government related to the negotiations and agreement about the new mining tax proposal announced on 2 July 2010, including but not limited to, briefing notes, e-mails, data provided to the Government by BHP Billiton, Rio Tinto and Xstrata and any other information generated in the context of the negotiations about the new mining tax proposal, and

(ii) a copy of the signed heads-of-agreement on the new mining tax proposal between the Government and BHP Billiton, Rio Tinto and Xstrata.

(Motion of Senator Cormann agreed to 30 September 2010; document tabled 30 September 2010.)

38 Taxation—Mining tax—Government estimates—Order for production of documents

That the Senate—

(a) notes that:

(i) the executive director of the Revenue Group in the Department of the Treasury (Mr David Parker) told the Select Committee on Fuel and Energy on 5 July 2010 that the department:

(A) had assessed where the $10.5 billion estimated revenue from the revised mining tax was expected to come from ‘by commodity’, and

(B) had not assessed where that revenue would come from on a state-by-state basis, but that ‘it would not be a difficult piece of analysis to do’,

(ii) despite repeated requests since, the Government has refused to provide that information,

(iii) this information is required to properly assess and scrutinise the impact of the proposed mining tax on the economy, jobs and on individual states and territories and individual sectors of the resources industry,

(iv) furthermore, the Rudd and Gillard Governments made a commitment that funding from the mining tax related ‘infrastructure fund’ would be allocated to individual states and territories based on the level of mining tax revenue raised in those jurisdictions, and

(v) as such, information about where the revenue is expected to come from on a state-by-state and territory basis is necessary to properly scrutinise whether, and ensure that, individual jurisdictions would receive a fair share of funding from that fund; and

(b) orders that there be laid on the table by 5 pm on Thursday, 30 September 2010:
(i) government estimates of where the $12 billion in revenue from the Resource Super Profits Tax was expected to come from by commodity and by state and territory, and

(ii) government estimates of where the $10.5 billion in revenue from the Minerals Resource Rent Tax/expanded Petroleum Resource Rent Tax is expected to come from by commodity and by state and territory.

(Motion of Senator Cormann agreed to 30 September 2010; document tabled 30 September 2010.)

39 Taxation—Mining tax—Revenue estimates—Order for production of documents

That the Senate—

(a) notes that:

(i) the Government has refused to provide information requested by the Senate about key assumptions it has used to estimate revenue from its original as well as its revised mining tax proposals,

(ii) specifically, the Government has refused to provide information about changes to commodity price, production volume and exchange rate assumptions and any other variables relevant to its mining tax revenue estimates,

(iii) in its response to the relevant order of the Senate, the Government justified its refusal to provide the information on the basis that, ‘commodity price forecasts underpinning the terms of trade forecasts are based in part on information provided by companies that is commercial in confidence. Disclosure of these individual commodity price forecasts may therefore prejudice negotiations between private companies’,

(iv) the information sought by the Senate is published by the Western Australian State Government in its budget papers as a matter of course, and

(v) information published by the Western Australian Government includes its commodity price assumptions developed after relevant information about commodity price expectations is obtained from relevant mining companies, which includes at least some of the companies involved in the mining tax negotiations with the Federal Government;

(b) based on the Government’s response does not accept that there are any legitimate public interest grounds for the Government to refuse to provide the requested information;

(c) orders that there be laid on the table by noon on Thursday, 28 October 2010:

(i) all the Government assumptions used to estimate the revenue from the Resource Super Profits Tax as contained in the 2010-11 budget, including, but not limited to, the assumptions on commodity prices, production volumes and exchange rates, and

(ii) all the Government assumptions used to estimate the revenue from and overall fiscal impact of the Minerals Resource Rent Tax/expanded Petroleum Resource Rent Tax arrangement announced on 2 July 2010, including all changes to assumptions used for the 2010-11 budget;
(d) notes the agreements between the Government and other parties and independents to refer disputes about public interest disclosures to the Information Commissioner, who will arbitrate on the release of documents; and

(e) orders that, if the Government does not produce the information required by this order within the specified timeframe, there be laid on the table by 15 November 2010, a report on the matter by the Information Commissioner, including a review of the adequacy of the grounds specified by the Government for its refusal to produce the information and, if applicable, his arbitration on the release of the information.

(Motion of Senator Cormann agreed to 26 October 2010; documents tabled 28 October 2010 and 15 November 2010; document certified 3 February 2011 and tabled 9 February 2011.)

40 Taxation—Mining tax—Order for production of documents

That the Senate—

(a) notes that:

(i) the Government has refused to provide any of the information requested by the Senate about its negotiations with BHP Billiton, Rio Tinto and Xstrata on the revised mining tax proposal,

(ii) in relation to some of the information only, the Government justified its refusal in its response to the relevant Senate order on the basis that, ‘Data and other material provided to the Treasury as part of negotiations around the MRRT are considered to be commercial in confidence’,

(iii) no justification was provided by the Government as to why release of any of the other information was not in the public interest, and

(iv) specifically, no reason was provided by the Government as to why the release of the signed heads-of-agreement between the Government and BHP Billiton, Rio Tinto and Xstrata would not be in the public interest;

(b) considers release of all the information requested on the negotiations between the Government and BHP Billiton, Rio Tinto and Xstrata about the revised mining tax proposal to be in the public interest;

(c) orders that there be laid on the table by noon on Thursday, 28 October 2010:

(i) any information held by the Government related to the negotiations and agreement about the new mining tax proposal announced on 2 July 2010, including, but not limited to, briefing notes, emails, data provided to the Government by BHP Billiton, Rio Tinto and Xstrata and any other information generated in the context of the negotiations about the new mining tax proposal, and

(ii) a copy of the signed heads-of-agreement on the new mining tax proposal between the Government and BHP Billiton, Rio Tinto and Xstrata;

(d) notes the agreements between the Government and other parties and independents to refer disputes about public interest disclosures to the Information Commissioner, who will arbitrate on the release of documents; and

(e) orders that, if the Government does not produce the information required by this order within the specified timeframe, there be laid on the table by
15 November 2010, a report on the matter by the Information Commissioner, including a review of the adequacy of the grounds specified by the Government for its refusal to produce the information and, if applicable, his arbitration on the release of the information.

(Motion of Senator Cormann agreed to 26 October 2010; documents tabled 28 October 2010 and 15 November 2010; document certified 3 February 2011 and tabled 9 February 2011.)

41 Taxation—Mining tax—Government estimates—Order for production of documents
That the Senate—
   (a) notes that:
      (i) the Government has ignored a request by the Senate for information about where the $10.5 billion in estimated revenue from the mining tax over the 2010-11 forward estimates is expected to come from, by commodity and on a state and territory basis, and
      (ii) in what appears to be a consolidated response to three separate orders of the Senate for the production of documents the Government did not provide any of the information requested in the relevant order, nor did the Government provide any explanation as to why release of this information would not be in the public interest;
   (b) orders that there be laid on the table by noon on Thursday, 28 October 2010:
      (i) the Government estimates of where the $12 billion in revenue from the Resource Super Profits Tax was expected to come from, by commodity and by state and territory, and
      (ii) the Government estimates of where the $10.5 billion in revenue from the Minerals Resource Rent Tax/expanded Petroleum Resource Rent Tax is expected to come from, by commodity and by state and territory;
   (c) notes the agreements between the Government and other parties and independents to refer disputes about public interest disclosures to the Information Commissioner, who will arbitrate on the release of documents; and
   (d) orders that, if the Government does not produce the information required by this order within the specified timeframe, there be laid on the table by 15 November 2010, a report on the matter by the Information Commissioner, including a review of the adequacy of the grounds specified by the Government for its refusal to produce the information and, if applicable, his arbitration on the release of the information.

(Motion of Senator Cormann agreed to 26 October 2010; documents tabled 28 October 2010 and 15 November 2010; document certified 3 February 2011 and tabled 9 February 2011.)

42 Superannuation—Productivity Commission report—Order for production of document
That the Senate—
   (a) notes that:
(i) the current process to select default superannuation funds under modern awards is not transparent, not objective or evidence based, not competitive and not subject to systematic review,

(ii) the top ten most commonly listed default funds under modern awards are all union based industry super funds, with these ten funds listed as default super funds in modern awards 330 times,

(iii) the Cooper Review into superannuation also confirmed that current default superannuation fund arrangements undermined competition as new employees typically become a member of a default fund, and

(iv) a competitive, transparent and efficient superannuation industry is critically important to maximise value for all superannuants;

(b) endorses the Labor Party’s commitment before the 2010 election to instruct the Productivity Commission to design a process for the selection and ongoing review of the superannuation funds to be included in modern awards or enterprise agreements as default funds; and

(c) orders that there be laid on the table, no later than 31 May 2011, a report by the Productivity Commission on the design of a process for the selection and ongoing review of the superannuation funds to be included in modern awards or enterprise agreements as default funds, with the requirements that:

(i) the process is to be based on objective criteria and evidence and be subject to systematic review, so that the selection and ongoing review of eligible default funds is transparent and competitive,

(ii) the process is to help maximise employees’ retirement incomes by ensuring that only those superannuation funds that deliver – and continue to deliver – the best results to their members are able to be included as default fund options in modern awards and enterprise agreements, and

(iii) in designing the process the Productivity Commission make reference to the existing sophisticated system of superannuation fund ratings which has evolved over the past 20 years and is already used widely by employees, employers and financial planners in making decisions on fund selection.

(Motion of Senator Cormann agreed to 16 November 2010; documents tabled 9 February and 17 August 2011.)

43 Health—GST Agreement—Proposed variation—Order for production of documents

That the Senate—

(a) notes that:

(i) the Government, as part of its changes to the health system, is proposing to fundamentally alter the Intergovernmental Agreement on the Reform of Commonwealth-State Financial Relations (1999 GST Agreement) with the clear opposition of at least one state – Western Australia, and

(ii) clause 44 of the 1999 GST Agreement states: ‘All questions arising in the Ministerial Council will be determined by unanimous agreement unless otherwise specified in this Agreement’; and

(b) orders that there be laid on the table by 5 pm on Thursday 18 November 2010, any advice (including legal advice and advice from the Solicitor-General or the Australian Government Solicitor) to the
Department of the Prime Minister and Cabinet or the Department of the Treasury, or advice from these departments to their respective Ministers, concerning the need for unanimous agreement to vary the GST Agreement.

(Motion of Senator Cormann agreed to 17 November 2010; document tabled 18 November 2010; document presented 6 December 2010 and tabled 9 February 2011.)

44 Communications—National Broadband Network—Order for production of documents
That there be laid on the table by the Minister for Broadband, Communications and the Digital Economy (Senator Conroy), by 17 November 2010, the following documents relating to the National Broadband Network:

(a) the National Broadband Network Business plan; and
(b) the Government’s response to the McKinsey and Company and KPMG Implementation Study.

(Motion of Senators Ludlam and Birmingham agreed to 17 November 2010.)

45 Education—Building the Education Revolution—Cost data—Order for production of documents
That—

(a) the Senate notes recommendation 1 of the interim report of the Building the Education Revolution (BER) Implementation Taskforce (the Orgill report), which reads as follows, ‘In the interest of transparency and public accountability, the Taskforce recommends that each education authority publish school specific project cost data related to BER P21 in a nationally common structure with consistent definitions’; and

(b) in the interest of transparency and public accountability in relation to the BER program, there be laid on the table no later than Tuesday, 23 November 2010, school specific project cost data related to each BER P21 school project, in a nationally common structure with consistent definitions.

(Motion of Senator Mason agreed to 18 November 2010; document tabled 23 November 2010.)

46 Communications—National Broadband Network—Order for production of documents
That there be laid on the table by the Minister for Broadband, Communications and the Digital Economy (Senator Conroy), by 22 November 2010, the following documents relating to the National Broadband Network:

(a) the complete text of the departmental ‘Red Book’ advice provided to the incoming Government about the National Broadband Network (NBN), including text ‘blacked out’ in the version of the ‘Red Book’ publicly released on 16 November 2010 and, including in particular, text reflecting NBN Co’s view of any recommendations made in the McKinsey and Company and KPMG Implementation Study;

(b) in respect of sites chosen for early roll-out of the NBN:

(i) the criteria (including engineering advice) used as the basis for choosing each of the stage 1 and seven stage 2 sites in Tasmania (to which the Minister referred to in Senate Estimates on 25 May 2010), and
(ii) the ‘commercial, construction and local authority acceptance criteria’ (to which reference is made on p. 12 of the NBN Co annual report for 2009-10, tabled in the Senate on 15 November 2010) used as the basis for choosing each of the first and second release sites around the rest of Australia; and

(c) the agreed set of enterprise bargaining agreement principles ‘signed and agreed by the ACTU, coordinating right through with the CEPU and a range of other unions’ (to which the Minister referred to in Senate Question Time on 15 November 2010) and on which the Minister based his reassurance (also made during Senate Question Time on 15 November 2010) that ‘there is no suggestion at all that there would be a wages blow-out’ in rolling out the NBN.

(Motion of Senator Fisher agreed to 18 November 2010; document tabled 23 November 2010.)

47 Health—GST Agreement—Proposed variation—Order for production of documents

That the Senate:

(a) notes that:

(i) the Government has refused to provide the information requested by the Senate in relation to advice to Government about the requirement for unanimous agreement from all parties to change the GST arrangements,

(ii) the Government did not justify its refusal by pointing to a recognised public interest ground and by explaining any harm to the public interest from releasing that information,

(iii) both the 1999 Intergovernmental Agreement on the Reform of Commonwealth-State Financial Relations (GST Agreement) as well as the Intergovernmental Agreement on Federal Financial Relations in 2008 require unanimous agreement from all parties to make any changes to GST arrangements,

(iv) there is no unanimous agreement to change the GST arrangements, and

(v) in its Incoming Government Brief, Treasury advised the Government that ‘Western Australia has indicated that it is not prepared to agree to proposed amendments to the IGA notwithstanding that they preserve the current arrangements for Western Australia’ and that ‘as changes can only be made to the IGA by unanimous agreement of all parties, alternative approaches may need to be considered to give effect to the financing arrangements for other jurisdictions’;

(b) orders again that there be laid on the table by 5 pm on Thursday, 25 November 2010, any advice (including legal advice and advice from the Solicitor-General or the Australian Government Solicitor) to the Department of the Prime Minister and Cabinet or the Department of the Treasury, or advice from these departments to their respective Ministers, concerning the need for unanimous agreement to vary GST arrangements;

(c) notes the agreements between the Government and other parties and independents to refer disputes about public interest disclosures to the Information Commissioner, who will arbitrate on the release of documents; and
(d) orders that, if the Government does not produce the information required by this order within the specified timeframe, there be laid on the table by 15 December 2010, a report on the matter by the Information Commissioner, including a review of the adequacy of the grounds specified by the Government for its refusal to produce the information and, if applicable his arbitration on the release of the information.

(Motion of Senator Cormann agreed to 23 November 2010; document tabled 6 December 2010; documents certified 23 December 2010 and 3 February 2011 and tabled 9 February 2011.)

48 Environment—Home Insulation Safety Program—Foil Insulation Safety Program—Order for production of documents

That there be laid on the table, no later than noon on Thursday, 25 November 2010:

(a) the full rate of defects discovered under both the Home Insulation Safety Program and the Foil Insulation Safety Program, including:
   (i) the number and percentage of roofs found to be unsafe,
   (ii) the number and percentage of roofs found to be faulty or substandard,
   (iii) the number and percentage of roofs found to be flawed, unsafe or substandard in any way,
   (iv) the number and percentage of roofs rectified,
   (v) the cost of repairing the faulty, substandard or unsafe insulation, and
   (vi) the total amount of money paid by the Australian Government to insulation companies for faulty, substandard, flawed or unsafe insulation; and

(b) information on the asbestos problem discovered under the Home Insulation Program, in particular:
   (i) the number of roofs containing asbestos that received insulation,
   (ii) any specific warnings of asbestos risk given to installers prior to fitting the insulation, and
   (iii) steps being taken to manage the asbestos risk for safety inspectors assessing roofs.

(Motion of Senator Birmingham agreed to 24 November 2010; document presented 6 December 2010 and tabled 9 February 2011.)

49 Education—Building the Education Revolution—Bilateral agreements—Order for production of documents

That the Senate—

(a) notes that:
   (i) the Australian Government has entered into separate bilateral agreements with the states and territories and with Block Grant Authorities (BGAs) in relation to the expenditure of funding granted under the Building the Education Revolution (BER) program,
   (ii) the language in the agreements with the states and territories differs from the language in the agreements with the BGAs with respect to the Australian Government’s ability to withhold, suspend or recover moneys in the event that the funding is not expended for the purposes of the program and in accordance with the BER Guidelines, and
(iii) the Minister for Tertiary Education, Skills, Jobs and Workplace Relations indicated at a Senate estimates hearing in October 2010 that the Commonwealth has obtained legal advice that confirms that, notwithstanding the differences in language in the agreements, under each of the two types of agreements the Commonwealth has the power to withhold or recover monies; and

(b) orders that there be laid on the table by the Minister for Tertiary Education, Skills, Jobs and Workplace Relations, no later than 4 pm on Thursday, 10 February 2011, a copy of the legal advice relied on by the Government to reach this conclusion.

(Motion of the Chair of the Education, Employment and Workplace Relations References Committee (Senator Back) agreed to 9 February 2011; document tabled 10 February 2011.)

50 Law and Justice—Water Act 2007—Legal interpretation—Order for production of documents
That the Senate—

(a) notes:

(i) the conflicting and confusing positions of the Labor Government in regards to the legal interpretation of the Water Act 2007,

(ii) that the Minister for Sustainability, Environment, Water, Population and Communities tabled legal advice from the Australian Government Solicitor in the House of Representatives on 25 October 2010 stating that, 'The nature of the decision-making in relation to the Plan involves the application of broad concepts and there is therefore scope for the consideration of how economic, social and environmental outcomes should be optimised',

(iii) that the Chairman of the Murray-Darling Basin Authority, Mr Mike Taylor, responded by stating that this advice disagrees with previous advice the Authority had received stating, ‘... clearly the advice we’d had to date had indicated that we were obliged to meet the requirements of adhering to international agreement, and ensuring that we met the environmental flows required to maintain and restore key environmental assets and key ecosystems, and that it was not subject to social and economic impacts’, and

(iv) that, in a statement on 26 October 2010, the Authority revealed that this advice had come from the Minister’s Department of Sustainability, Environment, Water, Population and Communities, in close consultation with the Australian Government Solicitor for legal interpretation; and

(b) resolves that, to clear up the confusion on the legal interpretation, and the consequent effect that is having on the prospects for jobs and investment in Basin communities, there be laid on the table by the Minister representing the Minister for Sustainability, Environment, Water, Population and Communities, no later than Thursday, 10 February 2011, all the advice that the Department of Sustainability, Environment, Water, Population and Communities, the Murray-Darling Basin Authority, the Minister’s office and the Australian Government Solicitor have received or provided on this matter.

(Motion of the Leader of The Nationals in the Senate (Senator Joyce) agreed to 9 February 2011; document tabled 10 February 2011.)
Superannuation—Productivity Commission report—Order for production of document

That the Senate—

(a) notes:

(i) the response by the Chairman of the Productivity Commission to an order of the Senate seeking a report by the Commission on the design of a process for the selection and ongoing review of the superannuation funds, which was agreed to by the Senate on 16 November 2010,

(ii) that in a letter to the Clerk of the Senate the Chairman of the Productivity Commission expressed the view that in his understanding ‘such a report would need to be commissioned by the Assistant Treasurer’,

(iii) that like the Australian Information Commissioner, the Chairman of the Productivity Commission appears to have confused a legitimate order of a House of the Australian Parliament for the production of a document, with a request to perform a specific function under his enabling statute, and

(iv) with increasing concern this recently emerging trend of statutory agencies established by the Parliament failing to understand valid orders of the Senate and thereby threatening to interfere with the free exercise by the Senate of its authority and functions;

(b) advises the Productivity Commissioner as follows:

(i) that under section 49 of the Constitution the Senate has the undisputed power to order the production of documents necessary for its information, a power which encompasses documents already in existence and documents required to be created for the purpose of complying with the order,

(ii) this power may be modified only by express statutory declaration, as required by section 49 of the Constitution,

(iii) nothing in the Productivity Commission Act 1998 is expressed as a declaration for the purpose of section 49 that would have the effect of limiting the exercise of the power by the Houses of the Commonwealth Parliament in respect of the Productivity Commission,

(iv) multiple resolutions of the Senate affirm the principle that information may be withheld from it only following consideration by the Senate of a properly founded claim of public interest immunity, and

(v) the Senate has on numerous occasions exercised its power to require statutory agencies and officers to produce information in response to orders; and

(c) again orders the Productivity Commission to provide the report requested by the Senate consistent with its order agreed to on 16 November 2010.

(Motion of Senator Cormann agreed to 10 February 2011; documents tabled 17 August 2011.)

Estimates hearings—Education, Employment and Workplace Relations Legislation Committee—Questions on notice—Answers to questions to Education portfolio—Order for production of documents
That there be laid on the table no later than 18 May 2011, the answers to the 159 questions placed on notice that remain outstanding.

(Motion of Senator Back agreed to 12 May 2011.)

53 **Taxation—Mining tax—Fiscal impact—Order for production of documents**

(a) notes that:

(i) the Government has so far failed to answer questions on notice and during Senate estimates about the long-term fiscal impact of the Budget measures related to the proposed introduction of the Minerals Resource Rent Tax (MRRT) and the expanded Petroleum Resource Rent Tax (PRRT), and

(ii) the Government has released under freedom of information Treasury modelling of the expected MRRT revenue between 2012-13 and 2020-21; and

(b) orders that there be laid on the table by noon on Wednesday, 22 June 2011, details of the fiscal impact for each financial year from 2011-12 to 2020-21 for each specific measure related to the imposition of the MRRT and expanded PRRT, including:

(i) the proposed increase in the Superannuation Guarantee levy from 9 per cent to 12 per cent,

(ii) the proposed Regional Infrastructure Fund,

(iii) the proposed reduction in the company tax rate,

(iv) the proposed new write-off measures for small business,

(v) the proposed standard income tax deduction, and

(vi) any other proposed Budget measures related to the MRRT/PRRT.

(Motion of Senator Cormann agreed to 21 June 2011; document tabled 23 June 2011.)

54 **Trade—New Zealand—Import protocol for apples—Order for production of documents**

That the Senate—

(a) orders that all documents associated with the development of the import protocol for apples from New Zealand be laid on the table by the Minister for Agriculture, Fisheries and Forestry by 5 pm on Thursday, 30 June 2011, including:

(i) all details of the Integrated Fruit Production System that forms the basis of on farm management of fireblight and other diseases in orchards producing apples for export to Australia, including a copy of the Integrated Fruit Production Manual,

(ii) documents referred to in the *Draft report for the non-regulated analysis of existing policy for apples from New Zealand (May 2011)* (the draft report), including:

(A) Biosecurity Services Group (2011) *Trip Report: Apple production practices in Hawkes Bay and Nelson, New Zealand*, March 6–11, Biosecurity Services Group, Department of Agriculture, Fisheries and Forestry, Canberra,

(B) Japan Regulations (2007) *Plant Quarantine Enforcement: Detailed Regulation Concerning Fresh Apple Fruit Produced in New Zealand*, July 2007,
Correspondence sent from the Ministry of Agriculture and Forestry to Plant Biosecurity, 8 April 2011, and

(D) Rogers DJ (2008): Correspondence sent from Dr DJ Rogers to the New Zealand Ministry of Agriculture and Forestry, and

(iii) evidence of new science taken into account in preparing the draft report which was not referred to in the *Final Import Risk Analysis Report for Apples from New Zealand* (November 2006),

(iv) records of communications between Biosecurity Australia or the Department of Agriculture, Fisheries and Forestry with:

(A) the Prime Minister, Minister for Foreign Affairs, or Minister for Trade about the draft report, or the review leading to the draft report, including all briefings provided to the Prime Minister concerning the review prior to her speech to the New Zealand Parliament on 16 February 2011 and all briefings provided to the Minister for Trade, Minister for Foreign Affairs or Prime Minister concerning the review prior to the Minister for Trade publishing the document ‘Gillard Government Trade Policy Statement: Trading our way to more jobs and prosperity’ in April 2011,

(B) the Director of Quarantine,

(C) the Government of New Zealand since the decision by the World Trade Organization in 2010, including ministers and New Zealand Government departments and agencies, and

(D) Pipfruit New Zealand Inc.,

(v) all details of how ‘equivalence’ of other systems will be assessed and the process of consulting with Australian industry with regard to permission of other on farm systems,

(vi) all details relating to the verification processes, including audit frequency, auditor qualifications/competency and registration, related to the Integrated Fruit Production System,

(vii) all details of the historic efficacy of the Integrated Fruit Production System in containing, controlling and preventing the outbreak of fireblight and other diseases in apple orchards,

(viii) all details of pack house management protocols for export of apples to Australia, including, but not limited to:

(A) details of testing and assessment of fruit maturity,

(B) maintenance of sanitary conditions in dump tank water,

(C) maintenance of high pressure water washing and brushing of fruit,

(D) good hygiene practices, and

(E) training of key personnel in the identification of fireblight and other diseases of concern to Australia,

(ix) all details relating to the verification processes, including audit frequency, auditor qualifications/competency and registration, related to the pack house management protocols,

(x) details of accreditation of auditors and certification bodies by independent bodies, such as JAS-ANZ [Joint Accreditation System of Australia and New Zealand].
(xi) all details of inspection protocols at the border, including training, qualifications/competency and registration of inspectors, and
(xii) mitigation measures for outbreaks of fireblight in export orchards; and

(b) calls on the Government to extend to 4 August 2011 the period of public consultation by Biosecurity Australia on the draft report, to allow consideration of the documents referred to above.

(Motion of Senator Colbeck agreed to 23 June 2011; documents presented 30 June 2011 and tabled 4 July 2011.)

55 Administration—Act of grace payments—Answer to question on notice—Order for production of documents

That the Senate—

(a) notes that the Government has refused to provide an answer to question on notice no. 671 regarding act of grace payments without properly raising a claim of public interest immunity; and

(b) orders that there be laid on the table by noon on Tuesday, 23 August 2011, all information about:

(i) the number of act of grace payments approved by the Minister since 24 November 1996 where the department recommended against approval, and

(ii) the reason for approval, the date of approval and value of each of the above act of grace payments.

(Motion of Senator Cormann agreed to 22 August 2011; document tabled 23 August 2011.)

56 Taxation—Minerals Resource Rent Tax—Order for production of documents

That there be laid on the table by noon on Tuesday, 8 November 2011:

(a) for each of the following measures linked to the MRRT [Minerals Resource Rent Tax], the estimated budget expenditure and/or revenue foregone for each of the financial years from 2011-12 to 2014-15 inclusive:

(i) superannuation guarantee increase (from 9 to 12 per cent),
(ii) superannuation tax rebate for low income earners,
(iii) 50 per cent discount on interest income,
(iv) increasing concessional contribution caps for over 50s,
(v) phasing down interest withholding on financial institutions,
(vi) early company tax cut for small business,
(vii) small business instant asset write-off,
(viii) standard deduction for work related expenses,
(ix) lowering company tax rate, and
(x) regional infrastructure fund;

(b) for each of the measures listed above the methodology used for projecting these costs in 2013-14, 2014-15 and over the medium- to long-term, including (but not limited to) actual uplift/up rate factors for wages, prices and any other relevant factors;

(c) the methodology used to project the cost of the proposed superannuation guarantee increase at $3.6 billion in 2019-20, as cited in the 2010-11 Budget, Budget paper no. 2, p. 42; and

(d) Treasury’s assessment of the impact on estimated MRRT revenue for the period 2012-13 to 2014-15, and if available beyond, of state and territory
government decisions taken since the release of the 2011-12 Budget to change royalty arrangements in relation to iron ore and coal.

(Motion of Senator Cormann agreed to 1 November 2011; documents tabled 9 February 2012.)

57 Trade—Export of live cattle to Indonesia—Department of Agriculture, Fisheries and Forestry—Order for production of documents

That there be laid on the table by 5 pm on Thursday, 10 November 2011 by the Minister for Agriculture, Fisheries and Forestry (Senator Ludwig), all documents, including electronic communications, held by the Department of Agriculture, Fisheries and Forestry, relating to the imposition, and subsequent extension, of the ban on the export of live cattle to Indonesia.

(Motion of Senator Colbeck agreed to 3 November 2011; documents tabled 10 November 2011.)

58 Trade—Export of live cattle to Indonesia—Australian Government Solicitor—Order for production of documents

That there be laid on the table by 5 pm on Thursday, 10 November 2011 by the Minister representing the Attorney-General (Senator Ludwig), all documents, including electronic communications, held by the Australian Government Solicitor, relating to the imposition, and subsequent extension, of the ban on the export of live cattle to Indonesia.

(Motion of Senator Colbeck agreed to 3 November 2011; documents tabled 10 November 2011.)

59 Trade—Export of live cattle to Indonesia—Department of Foreign Affairs and Trade—Order for production of documents

That there be laid on the table by 5 pm on Thursday, 10 November 2011 by the Minister representing the Ministers for Foreign Affairs and Trade (Senator Conroy), all documents, including electronic communications, held by the Department of Foreign Affairs and Trade, relating to the imposition, and subsequent extension, of the ban on the export of live cattle to Indonesia.

(Motion of Senator Colbeck agreed to 3 November 2011; documents tabled 10 November 2011.)

60 Communications—Australia Network—Tender process—Order for production of document

That there be laid on the table by the Minister for Broadband, Communications and the Digital Economy, no later than noon on Thursday, 10 November 2011, all recommendations provided by the Australia Network tender assessment panel to the responsible minister or responsible departmental secretary since the commencement of the tender, the original advice from the Department of Foreign Affairs and Trade to the Minister for Foreign Affairs and Trade regarding how the Australia Network contract should be awarded and the legal advice referred to by the Minister for Broadband, Communications and the Digital Economy in question time on Tuesday, 8 November 2011.

(Motion of Senators Birmingham and Ludlam agreed to 9 November 2011; statement by leave made 10 November 2011.)

61 Law and Justice—Murray Darling Basin Draft Plan—Legal advice—Order for production of documents
That there be laid on the table no later than 28 June 2012 by the Minister representing the Minister for Sustainability, Environment, Water, Population and Communities, the following:

(a) any draft or final legal advice regarding the Murray Darling Basin Draft Plan obtained by the department;
(b) any legal advice regarding the Murray Darling Basin Draft Plan obtained by another party and provided to the department;
(c) any draft or final legal advice that comments on whether the Murray Darling Basin Draft Plan is consistent with the Water Act 2007;
(d) any draft or final legal advice that comments on the constitutionality of the Murray Darling Basin Draft Plan; and
(e) any draft or final legal advice that comments on the prospects of a legal challenge of the Murray Darling Basin Draft Plan by an Australian state or territory.

(Motion of Senator Hanson-Young agreed to 19 June 2012; document presented 18 July 2012 and tabled 14 August 2012.)

62 Taxation—Minerals Resource Rent Tax—Monthly revenue collection updates—Order for production of documents

(1) That the Senate calls on the Government to explain its continuing failure to provide monthly updates of the Minerals Resource Rent Tax revenue collections as promised.
(2) That there be laid on the table by the Minister representing the Treasurer, no later than noon on the 30th day of every month, information relating to the MRRT revenue collected by the Government in the preceding calendar month, broken down by state or territory of collection and by commodity type.
(3) If the Senate is not sitting when a statement is ready for presentation, the statement is to be presented to the President under standing order 166.
(4) This order is of continuing effect.

(Motion of Senator Cormann agreed to 11 September 2012; document presented 28 September 2012 and tabled 9 October 2012.)

63 Taxation—Minerals Resource Rent Tax—Budget cost—Order for production of documents

That there be laid on the table by the Minister representing the Treasurer, no later than noon on Wednesday, 19 September 2012, information for each of the financial years 2012-13, 2013-14, 2014-15 and 2015-16 regarding:

(a) the cost to the Budget of the various state government royalty increases announced after 2 May 2010 on coal and iron ore that are creditable against any Minerals Resource Rent Tax (MRRT) liability, broken down by state and commodity; and
(b) the cost to the Budget of the upfront tax deductions able to be claimed by existing mining projects that are subject to the MRRT on the basis of the market valuation method.

(Motion of Senator Cormann agreed to 17 September 2012; document tabled 19 September 2012.)

64 Immigration—Nauru—Service provisions—Order for production of documents
That there be laid on the table by the Minister representing the Minister for Immigration and Citizenship, no later than 21 September 2012, the contract between the Commonwealth Government and:

  (a) Transfield Services for the service provision on Nauru for offshore processing of asylum seekers;
  (b) International Health and Medical Services for the service provision on Nauru for offshore processing of asylum seekers; and
  (c) the Salvation Army for the service provision on Nauru for offshore processing of asylum seekers.

(Motion of Senator Hanson-Young agreed to 17 September 2012; document presented 21 September 2012 and tabled 9 October 2012.)

65 Indigenous Australians—Northern Territory Emergency Response—Order for production of documents

That there be laid on the table by the Minister representing the Minister for Families, Community Services and Indigenous Affairs, by 27 November 2012, the following:

  (a) the report by ARTD Consultants and WestWood Spice, *Development of program logic options for the NTER*, as referenced on p.79 of the *Northern Territory Emergency Response [NTER] – Evaluation Report 2011*; and
  (b) any other documents relating to the development and analysis of program logic options for the NTER evaluation.

(Motion of Senator Siewert agreed to 1 November 2012.)

Orders for production of documents still current from previous parliaments

<table>
<thead>
<tr>
<th>Date of order/mover</th>
<th>Subject</th>
<th>Addressed to</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>15.05.08 Senator Minchin</td>
<td>Defence—Procurement projects</td>
<td>Minister representing the Minister for Defence</td>
<td>Document tabled 19.06.08</td>
</tr>
<tr>
<td>17.06.08 Senator Bernardi</td>
<td>Sport—Sports and recreation facilities—Grants</td>
<td></td>
<td>Document tabled 23.06.08</td>
</tr>
<tr>
<td>27.08.08 Senators Bernardi, Birmingham, Ferguson, Fisher and Minchin</td>
<td>Environment—Coorong and Lower Lakes</td>
<td></td>
<td>Statements by leave made 27.08.08 and 01.09.08</td>
</tr>
<tr>
<td>04.02.09 Chair of the Select Committee on Fuel and Energy (Senator Cormann)</td>
<td>Carbon Pollution Reduction Scheme—Treasury modelling</td>
<td>Minister representing the Treasurer</td>
<td>Statements by leave made 05.02.09 and 11.02.09; document tabled 11.08.09</td>
</tr>
<tr>
<td>04.02.09 Senator Minchin</td>
<td>Communications—National Broadband Network</td>
<td>Minister for Broadband, Communications and the Digital Economy</td>
<td></td>
</tr>
<tr>
<td>11.03.09 Senator Cormann</td>
<td>Health—Private health insurance—Reforms</td>
<td>Minister Representing the Minister for Health and Ageing</td>
<td>Documents tabled 16.03.09 and 12.05.09</td>
</tr>
<tr>
<td>Date of order/mover</td>
<td>Subject</td>
<td>Addressed to</td>
<td>Action</td>
</tr>
<tr>
<td>---------------------</td>
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</tr>
<tr>
<td>11.03.09 Chair of the Select Committee on Fuel and Energy (Senator Cormann)</td>
<td>Carbon Pollution Reduction Scheme—Treasury modelling</td>
<td></td>
<td>Statement by leave made 17.03.09; document tabled 11.08.09</td>
</tr>
</tbody>
</table>
| 13.05.09 Senator Minchin | Communications—National Broadband Network  
Note: paragraph (3) of the order lapsed at end of 42nd Parliament. | | Documents tabled 26.10.09 |
<p>| 18.06.09 Senator Fifield | Employment—Employment Services Contract 2009-12 | Minister for Employment Participation | Documents tabled 22.06.09 and 11.08.09 |
| 25.06.09 Senator Xenophon | Economics—Productivity Commission—Carbon Pollution Reduction Scheme | | Documents tabled 11.08.09 |
| 18.08.09 Senator Cormann | Health—Chemotherapy treatment—Budget cuts | Minister representing the Minister for Health and Ageing | Statement by leave made 19.08.09; documents tabled 26.10.09 |
| 19.08.09 Senator Cormann | Health—Aged care providers—General Purpose Accounts | Minister representing the Minister for Health and Ageing | Documents tabled 20.08.09 and 26.10.09 |
| 27.10.09 Senator Birmingham | Environment—Northern Victorian Irrigation Renewal Project | Minister for Climate Change and Water |  |
| 27.10.09 Senator Xenophon | Carbon Pollution Reduction Scheme—Frontier Economics report | Minister representing the Treasurer | Document tabled 16.11.09 |
| 29.10.09 Senator Siewert | Environment—Montara oil spill | Minister representing the Minister for the Environment, Heritage and the Arts | Documents tabled 16.11.09 |
| 17.11.09 Senator Cormann | Health—Aged care providers—General Purpose Accounts | Minister representing the Minister for Health and Ageing | Document tabled 18.11.09 |
| 17.11.09 Senator Cormann | Parliament—Health Insurance Amendment (Revival of Table Items) Bill 2009—Legal advice | Minister representing the Minister for Health and Ageing | Documents tabled 18.11.09 |
| 17.11.09 Senator Milne | Environment—Geoscience Australia—Carbon dioxide storage sites | | Document tabled 18.11.09 |</p>
<table>
<thead>
<tr>
<th>Date of order/mover</th>
<th>Subject</th>
<th>Addressed to</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>18.11.09 Senator Fisher</td>
<td>Workplace Relations—Fair Work Amendment (State Referrals and Other Measures) Bill 2009—Bilateral intergovernmental agreements</td>
<td>Minister representing the Minister for Employment and Workplace Relations</td>
<td>Documents tabled 19.11.09, 02.02.10, 04.02.10, and 11.05.10. Document presented 30.11.11 and tabled 07.02.12.</td>
</tr>
<tr>
<td>23.11.09 Senator Cormann</td>
<td>Parliament—Health Insurance Amendment (Revival of Table Items) Bill 2009—Legal advice</td>
<td>Minister representing the Minister for Health and Ageing</td>
<td>Document tabled 24.11.09.</td>
</tr>
<tr>
<td>25.11.09 Senator Milne</td>
<td>Environment—Geoscience Australia—Carbon dioxide storage sites</td>
<td></td>
<td>Document tabled 26.11.09.</td>
</tr>
<tr>
<td>26.11.09 Senators Cormann and Barnett</td>
<td>Health—National Preventative Health Taskforce report</td>
<td>Minister representing the Minister for Health and Ageing</td>
<td>Document tabled 02.02.10.</td>
</tr>
<tr>
<td>02.02.10 Senator Fierravanti-Wells</td>
<td>Immigration—Asylum seekers—<em>Oceanic Viking</em></td>
<td>Minister representing the Prime Minister</td>
<td>Documents tabled 03.02.10.</td>
</tr>
<tr>
<td>03.02.10 Leader of the Australian Greens (Senator Bob Brown)</td>
<td>Foreign Affairs—Solomon Islands—Landholder agreements</td>
<td>Minister representing the Minister for Trade</td>
<td>Documents tabled 22.02.10.</td>
</tr>
<tr>
<td>03.02.10 Leader of The Nationals in the Senate (Senator Joyce)</td>
<td>Taxation—Australia’s Future Tax System Review Panel</td>
<td>Minister representing the Treasurer</td>
<td>Statement by leave made 04.02.10.</td>
</tr>
<tr>
<td>23.02.10 Senator Cormann</td>
<td>Education—Education Services for Overseas Students Assurance Fund</td>
<td></td>
<td>Documents tabled 24.02.10 and 11.05.10.</td>
</tr>
<tr>
<td>25.02.10 Senator Ludlam</td>
<td>Environment—Commonwealth radioactive waste dump</td>
<td>Minister representing the Minister for Resources and Energy</td>
<td>Documents tabled 11.03.10 and 15.03.10.</td>
</tr>
<tr>
<td>11.03.10 Senator Ludlam</td>
<td>Communications—National Broadband Network Implementation Study</td>
<td>Minister for Broadband, Communications and the Digital Economy</td>
<td>Statement by leave made 17.03.10; document tabled 11.05.10.</td>
</tr>
<tr>
<td>17.03.10 Senators Cormann and Birmingham</td>
<td>Economics—Home insulation program</td>
<td></td>
<td></td>
</tr>
<tr>
<td>17.03.10 Senator Minchin</td>
<td>Communications—National Broadband Network Implementation Study</td>
<td>Minister for Broadband, Communications and the Digital Economy</td>
<td></td>
</tr>
<tr>
<td>Date of order/mover</td>
<td>Subject</td>
<td>Addressed to</td>
<td>Action</td>
</tr>
<tr>
<td>--------------------</td>
<td>---------</td>
<td>-------------</td>
<td>--------</td>
</tr>
<tr>
<td>11.05.10 Senator Fierravanti-Wells</td>
<td>Health—Therapeutic groups</td>
<td></td>
<td>Documents tabled 12.05.10, 16.06.10 and 17.06.10</td>
</tr>
<tr>
<td>12.05.10 Chair of the Education, Employment and Workplace Relations References Committee (Senator Cash)</td>
<td>Education—Primary schools</td>
<td>Minister representing the Treasurer</td>
<td>Document tabled 13.05.10</td>
</tr>
<tr>
<td>12.05.10 Senator Birmingham</td>
<td>Environment—Green Loans program</td>
<td>Minister for Climate Change, Energy Efficiency and Water</td>
<td>Document tabled 13.05.10</td>
</tr>
<tr>
<td>12.05.10 Senator Birmingham</td>
<td>Environment—Home Insulation Program</td>
<td>Minister representing the Minister for Environment Protection, Heritage and the Arts</td>
<td>Documents tabled 15.06.10</td>
</tr>
<tr>
<td>12.05.10 Senator Birmingham</td>
<td>Environment—Home Insulation Program</td>
<td>Minister representing the Prime Minister</td>
<td>Documents tabled 15.06.10</td>
</tr>
<tr>
<td>12.05.10 Senator Ludlam</td>
<td>Foreign Affairs—Papua New Guinea Liquefied Natural Gas Project</td>
<td>Minister representing the Minister for Trade</td>
<td>Document tabled 16.06.10</td>
</tr>
<tr>
<td>12.05.10 Senator Siewert</td>
<td>Environment—Mako shark and porbeagle shark</td>
<td>Minister representing the Minister for Environment Protection, Heritage and the Arts</td>
<td>Document tabled 13.05.10</td>
</tr>
<tr>
<td>13.05.10 Leader of the Opposition in the Senate (Senator Abetz)</td>
<td>Taxation—Australia’s Future Tax System—Government’s response</td>
<td>Minister representing the Treasurer</td>
<td>Documents tabled 15.06.10</td>
</tr>
<tr>
<td>16.06.10 Senator Milne</td>
<td>Finance—Fossil fuel subsidies</td>
<td></td>
<td></td>
</tr>
<tr>
<td>22.06.10 Senator Ludlam</td>
<td>Environment—Packaging and beverage container waste management</td>
<td>Minister representing the Minister for Environment Protection, Heritage and the Arts</td>
<td>Document tabled 24.06.10</td>
</tr>
<tr>
<td>22.06.10 Senator Ronaldson</td>
<td>Administration—Advertising campaign—Exemption from guidelines</td>
<td>Special Minister of State and Cabinet Secretary</td>
<td>Document tabled 23.06.10</td>
</tr>
<tr>
<td>22.06.10 Senator Birmingham</td>
<td>Environment—Energy Efficiency task force—Report</td>
<td>Minister representing the Prime Minister</td>
<td>Document tabled 23.06.10</td>
</tr>
</tbody>
</table>

**CONTINGENT NOTICES OF MOTION**
Auditor-General’s reports—Consideration

1 Leader of the Opposition in the Senate (Senator Abetz)
   Leader of The Nationals in the Senate (Senator Joyce)
   Leader of the Australian Greens (Senator Milne)
   Senator Xenophon

   To move (contingent on the President presenting a report of the Auditor-General on any day or notifying the Senate that such a report had been presented under standing order 166)—That so much of the standing orders be suspended as would prevent the senator moving a motion to take note of the report and any senator speaking to it for not more than 10 minutes, with the total time for the debate not to exceed 60 minutes.

Conduct of business

2 Leader of the Government in the Senate (Senator Evans):
   To move (contingent on the Senate on any day concluding its consideration of any item of business and prior to the Senate proceeding to the consideration of another item of business)—That so much of the standing orders be suspended as would prevent a minister moving a motion to provide for the consideration of any matter.

3 Leader of the Opposition in the Senate (Senator Abetz)
   Leader of The Nationals in the Senate (Senator Joyce)
   Leader of the Australian Greens (Senator Milne)
   Senator Xenophon

   To move (contingent on the Senate on any day concluding its consideration of any item of business and prior to the Senate proceeding to the consideration of another item of business)—That so much of the standing orders be suspended as would prevent the senator moving a motion relating to the conduct of the business of the Senate or to provide for the consideration of any matter.

Formal business

4 Leader of the Australian Greens (Senator Milne): To move (contingent on any senator being refused leave to move an amendment to a motion discovered during formal business)—That so much of the standing orders be suspended as would prevent that senator moving the amendment to the motion.

Government documents

5 Leader of the Opposition in the Senate (Senator Abetz)
   Leader of The Nationals in the Senate (Senator Joyce)
   Leader of the Australian Greens (Senator Milne)
   Senator Xenophon

   To move (contingent on the Senate proceeding to the consideration of government documents)—That so much of the standing orders relating to the consideration of government documents be suspended as would prevent the senator moving a motion relating to the order in which the documents are called on by the President.

Limitation of time

Leader of the Opposition in the Senate (Senator Abetz)
Leader of The Nationals in the Senate (Senator Joyce)
Leader of the Australian Greens (Senator Milne)
Senator Xenophon

6 To move (contingent on a minister moving a motion that a bill be considered an urgent bill)—That so much of standing order 142 be suspended as would prevent debate taking place on the motion.

7 To move (contingent on a minister moving a motion to specify time to be allotted to the consideration of a bill, or any stage of a bill)—That so much of standing order 142 be suspended as would prevent the motion being debated without limitation of time and each senator speaking for the time allotted by standing orders.

8 To move (contingent on the chair declaring that the time allotted for the consideration of a bill, or any stage of a bill, has expired)—That so much of standing order 142 be suspended as would prevent further consideration of the bill, or the stage of the bill, without limitation of time or for a specified period.

Legislation

Broadcasting Legislation Amendment (Anti-Siphoning) Bill 2010

9 Leader of the Australian Greens (Senator Milne): To move (contingent on business being called on)—That so much of the standing orders be suspended as would prevent the Broadcasting Legislation Amendment (Anti-Siphoning) Bill 2010 having precedence over all government business until determined.

Matters of urgency

10 Leader of the Government in the Senate (Senator Evans): To move (contingent on the moving of a motion to debate a matter of urgency under standing order 75)—That so much of the standing orders be suspended as would prevent a minister moving an amendment to the motion.

11 Leader of the Opposition in the Senate (Senator Abetz)
Leader of The Nationals in the Senate (Senator Joyce)
Leader of the Australian Greens (Senator Milne)
Senator Xenophon
To move (contingent on the moving of a motion to debate a matter of urgency under standing order 75)—That so much of the standing orders be suspended as would prevent a senator moving an amendment to the motion.

Order of business

12 Leader of the Opposition in the Senate (Senator Abetz)
Leader of The Nationals in the Senate (Senator Joyce)
Leader of the Australian Greens (Senator Milne)
Senator Xenophon
To move (contingent on the President proceeding to the placing of business on any day)—That so much of the standing orders be suspended as would prevent the senator moving a motion relating to the order of business on the Notice Paper.
Questions without notice

13 Leader of the Opposition in the Senate (Senator Abetz)
   Leader of The Nationals in the Senate (Senator Joyce)
   Leader of the Australian Greens (Senator Milne)
   Senator Xenophon
   To move (contingent on a minister at question time on any day asking that further questions be placed on notice)—That so much of the standing orders be suspended as would prevent the senator moving a motion that, at question time on any day, questions may be put to ministers until 28 questions, including supplementary questions, have been asked and answered.

Statements

14 Leader of the Opposition in the Senate (Senator Abetz)
   Leader of The Nationals in the Senate (Senator Joyce)
   Leader of the Australian Greens (Senator Milne)
   Senator Xenophon
   To move (contingent on any senator being refused leave to make a statement to the Senate)—That so much of the standing orders be suspended as would prevent that senator making that statement.

Tabling of documents

15 Leader of the Opposition in the Senate (Senator Abetz)
   Leader of The Nationals in the Senate (Senator Joyce)
   Leader of the Australian Greens (Senator Milne)
   Senator Xenophon
   To move (contingent on any senator being refused leave to table a document in the Senate)—That so much of the standing orders be suspended as would prevent the senator moving that the document be tabled.

CATEGORIES OF COMMITTEES

Standing Committees

- Legislative and General Purpose (including Legislation and References Committees)
  Community Affairs
  Economics
  Education, Employment and Workplace Relations
  Environment and Communications
  Finance and Public Administration
  Foreign Affairs, Defence and Trade
  Legal and Constitutional Affairs
  Rural and Regional Affairs and Transport

- Legislative Scrutiny
  Regulations and Ordinances
Scrutiny of Bills

- **Standing (Domestic)**
  - Appropriations and Staffing
  - House
  - Library
  - Privileges
  - Procedure
  - Publications
  - Selection of Bills
  - Senators’ Interests

**Select Committees**
Agricultural and Related Industries (final report presented 23 August 2010 and tabled 28 September 2010—committee no longer in existence)
Australia’s Food Processing Sector (report tabled 16 August 2012—committee no longer in existence)
Electricity Prices (report tabled 1 November 2012—committee no longer in existence)
Fuel and Energy (final report presented 30 August 2010 and tabled 28 September 2010—committee no longer in existence)
Reform of the Australian Federation (report presented 30 June 2011 and tabled 4 July 2011—committee no longer in existence)
Regional and Remote Indigenous Communities (final report presented 24 September 2010 and tabled 28 September 2010—committee no longer in existence)
Scrutiny of New Taxes (final report tabled 1 November 2011—committee no longer in existence)

**Joint Committees**
- **Select**
  - Australia’s Clean Energy Future Legislation (report presented 7 October 2011 and tabled 11 October 2011—committee no longer in existence)
  - Australia’s Immigration Detention Network (report presented 30 March 2012 and tabled 10 May 2012—committee no longer in existence)
  - Christmas Island tragedy of 15 December 2010 (report presented 29 June 2011 and tabled 4 July 2011—committee no longer in existence)
  - Constitutional Recognition of Local Government
  - Cyber Safety
  - Gambling Reform
  - Parliamentary Budget Office (report tabled 23 March 2011—committee no longer in existence)

- **Standing**
  - Electoral Matters
  - Foreign Affairs, Defence and Trade
  - Migration
  - National Broadband Network
  - National Capital and External Territories
  - Parliamentary Library
  - Treaties

- **Statutory**
  - Australian Commission for Law Enforcement Integrity
Australian Crime Commission (replaced by the Parliamentary Joint Committee on Law Enforcement with the commencement of the Parliamentary Joint Committee on Law Enforcement Act 2010 on 24 November 2010)
Broadcasting of Parliamentary Proceedings
Corporations and Financial Services
Human Rights
Intelligence and Security
Law Enforcement (replaced the Parliamentary Joint Committee on the Australian Crime Commission with the commencement of the Parliamentary Joint Committee on Law Enforcement Act 2010 on 24 November 2010)
Public Accounts and Audit
Public Works

Details appear in the following section, with committees listed in alphabetical order.

COMMITTEES

Agricultural and Related Industries—Select Committee
(final report presented 23 August 2010 and tabled 28 September 2010)
Reports presented
The incidence and severity of bushfires across Australia (presented to the President on 13 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Food production in Australia—Final report (presented to the Temporary Chair of Committees, Senator Troeth, on 23 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)

Appropriations and Staffing—Standing Committee
Members
The President (Chairman), the Leader of the Government in the Senate and the Leader of the Opposition in the Senate, and Senators Collins, Faulkner, Parry, Singh, Williams and Xenophon
Reports presented
51st report—Annual report 2009-10 (tabled 27 October 2010)
52nd report—Estimates for the Department of the Senate 2011-12 (presented to the Temporary Chair of Committees, Senator Forshaw, on 24 May 2011, pursuant to standing order 38(7); tabled 14 June 2011)
Annual report 2010-11 (presented to the Temporary Chair of Committees, Senator Crossin, on 23 December 2011, pursuant to standing order 38(7); tabled 7 February 2012)
53rd report—Estimates for the Department of the Senate 2012-13 (tabled 10 May 2012)
Annual report 2011-12 (tabled 23 August 2012)

Australia’s Clean Energy Future Legislation—Joint Select Committee
(appointed 14 September 2011; report presented 7 October 2011 and tabled 11 October 2011)

Members
Ms AE Burke (Chair), Senator Milne (Deputy Chair), Senators Birmingham, Cormann, Pratt and Urquhart and Mr Bandt, Mr Cheeseman, Mr Christensen, Mrs Gash, Mr Husic, Mr Ripoll, Mr ADH Smith and Mr Windsor

Report presented
Advisory report on the Clean Energy Bills and the Steel Transformation Bill 2011 
(presented to the Temporary Chair of Committees, Senator Stephens, on 7 October 2011, pursuant to standing order 38(7); tabled 11 October 2011)

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Australia’s Food Processing Sector—Select Committee
(appointed 24 March 2011; resolution of appointment varied 27 June 2012; report tabled 16 August 2012)

Members
Senator Colbeck (Chair), Senator Madigan (Deputy Chair), Senators Edwards, Ryan, Stephens, Sterle, Urquhart and Xenophon

Participating members

Report presented
Inquiry into Australia’s food processing sector (tabled 16 August 2012)

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Australia’s Immigration Detention Network—Joint Select Committee
(appointed 16 June 2011; resolution of appointment varied 22 June 2011; final report presented 30 March 2012 and tabled 10 May 2012)

Members
Mr Melham (Chair), Senator Hanson-Young (Deputy Chair), and Senators Bernardi, Cash, Crossin and Sterle and Mr Bandt, Mr Keenan, Mr Morrison, Mr Oakeshott and Ms Vamvakianou

Participating members
Senators Abetz, Back, Birmingham, Boswell, Boyce, Brandis, Bushby, Colbeck, Cormann, Edwards, Eggleston, Fawcett, Fierravanti-Wells, Fifield, Heffernan, Humphries, Johnston, Joyce, Kroger, Macdonald, Mason, McKenzie, Nash, Parry, Payne, Ronaldson, Ryan, Scullion and Williams and Mr Briggs, Mr Entsch and Mrs Griggs

Reports presented
Interim report (presented to the Temporary Chair of Committees, Senator Stephens, on 7 October 2011; pursuant to standing order 38(7); tabled 11 October 2011)
Final report (presented to the Deputy President on 30 March 2012, pursuant to standing order 38(7); tabled 10 May 2012)

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Australian Commission for Law Enforcement Integrity—Joint Statutory Committee

Members
Ms Parke (Chair), and Senator Cash (Deputy Chair), Senators Cameron, Milne, Parry and Singh and Mr Hayes, Mr Matheson, Mr Simpkins and Mr Zappia

Current inquiry
Integrity of overseas Commonwealth law enforcement operations (adopted 6 December 2011)

Reports presented
Examination of the annual report of the Integrity Commissioner 2009-10 (tabled 23 March 2011)
Inquiry into the operation of the Law Enforcement Integrity Commissioner Act 2006—Final report (tabled 7 July 2011)
Inquiry into integrity testing (tabled 25 November 2011)
Examination of the annual report of the Integrity Commissioner 2010-11 (tabled 1 March 2012)

Australian Crime Commission—Joint Statutory Committee

(replaced by the Parliamentary Joint Committee on Law Enforcement with the commencement of the Parliamentary Joint Committee on Law Enforcement Act 2010 on 24 November 2010)

Broadcasting of Parliamentary Proceedings—Joint Statutory Committee

Members
The Speaker (Chairman), The President, and Senators Parry and Thorp and Mr Coulton, Mr Hayes, Mr Murphy, Mr Roy and Ms Vamvakinou

Christmas Island tragedy of 15 December 2010—Joint Select Committee

(appointed 2 March 2011; report presented 29 June 2011 and tabled 4 July 2011)

Members
Senator Marshall (Chair), Mr Keenan (Deputy Chair), and Senators Cash, Crossin and Hanson-Young and Mr Champion, Mr Husic, Mrs Markus and Mr Perrett

Report presented
Report (presented to the President on 29 June 2011, pursuant to standing order 38(7); tabled 4 July 2011)

Community Affairs Legislation Committee

Portfolios
Families, Housing, Community Services and Indigenous Affairs; Health and Ageing; Human Services

Members
Senator Moore (Chair), Senator Siewert (Deputy Chair) and Senators Brown, Furner, McKenzie and Smith

Participating members

Current inquiry
National Gambling Reform Bill 2012, National Gambling Reform (Related Matters) Bill (No. 1) 2012 and National Gambling Reform (Related Matters) Bill (No. 2) 2012 (referred 20 November 2012; reporting date: 27 November 2012)

Reports presented
National Health and Hospitals Network Bill 2010 [Provisions] (presented to the President on 24 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Food Standards Amendment (Truth in Labelling—Palm Oil) Bill 2009 (presented to the President on 26 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)
National Health Amendment (Pharmaceutical Benefits Scheme) Bill 2010 [Provisions] (presented to the President on 26 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Plain Tobacco Packaging (Removing Branding from Cigarette Packs) Bill 2009 (presented to the President on 26 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Poker Machine (Reduced Losses—Interim Measures) Bill 2009 and Protecting Problem Gamblers Bill 2009 (presented to the President on 26 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Responsible Takeaway Alcohol Hours Bill 2010 (presented to the President on 26 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Provisions of Schedules 2 and 3 of the Families, Housing, Community Services and Indigenous Affairs and Other Legislation Amendment (Budget and Other Measures) Bill 2010 (tabled 22 November 2010)
Additional estimates 2010-11, dated March 2011 (tabled 22 March 2011)
Annual reports (No. 1 of 2011), dated March 2011 (tabled 23 March 2011)
Consideration of time critical bills [pursuant to the order of the Senate of 12 May 2011 the Family Assistance and Other Legislation Amendment Bill 2011 [Provisions]]—Interim report (presented to the Deputy President on 3 June 2011, pursuant to standing order 38(7); tabled 14 June 2011)
National Health Reform Amendment (National Health Performance Authority) Bill 2011 [Provisions] (presented to the Deputy President on 9 June 2011, pursuant to standing order 38(7); tabled 14 June 2011)
Food Standards Amendment (Truth in Labelling—Palm Oil) Bill 2010 (tabled 16 June 2011)
Family Assistance and Other Legislation Amendment Bill 2011 [Provisions] considered as a time critical bill pursuant to the order of the Senate of 12 May 2011 (tabled 22 June 2011)
Budget estimates 2011-12, dated July 2011 (tabled 7 July 2011)
Food Standards Amendment (Truth in Labelling—Genetically Modified Material) Bill 2010 (tabled 24 August 2011)
Annual reports (No. 2 of 2011), dated August 2011 (tabled 24 August 2011)
Disability impairment tables: Provisions of Schedule 3 of the Social Security and Other Legislation Amendment Bill 2011 (tabled 19 September 2011)
Annual reports (No. 1 of 2012), dated March 2012 (tabled 15 March 2012)
Additional estimates 2011-12, dated March 2012 (presented to the Temporary Chair of Committees, Senator Back, on 29 March 2012, pursuant to standing order 38(7); tabled 10 May 2012)
Budget estimates 2012-13, dated June 2012 (tabled 26 June 2012) and corrigendum (presented to the Deputy President on 11 July 2012, pursuant to standing order 38(7); tabled 14 August 2012)
Administration of Indigenous Business Australia in relation to certain evidence given to the Senate Community Affairs Committee (presented to the Deputy President on 3 August 2012, pursuant to standing order 38(7); tabled 14 August 2012)
Annual reports (No. 2 of 2012), dated September 2012 (tabled 12 September 2012)
Low Aromatic Fuel Bill 2012—Interim report (presented to the Deputy President on 21 September 2012, pursuant to standing order 38(7); tabled 9 October 2012) and final report (presented to the Temporary Chair of Committees, Senator Crossin, on 26 September 2012, pursuant to standing order 38(7); tabled 9 October 2012)

Community Affairs References Committee

Members
Senator Siewert (Chair), Senator Moore (Deputy Chair) and Senators Boswell, Boyce, Brown, and Smith

Participating members
Senators Abetz, Back, Bernardi, Bilyk, Birmingham, Bishop, Brandis, Bushby, Cameron, Cash, Colbeck, Cormann, Crossin, Di Natale, Edwards, Eggleston, Faulkner, Fawcett, Fierravanti-Wells, Fifield, Furner, Gallacher, Hanson-Young,
Heffernan, Humphries, Johnston, Joyce, Kroger, Ludlam, Macdonald, Madigan, Marshall, Mason, McEwen, McKenzie, Milne, Nash, Parry, Payne, Polley, Pratt, Rhiannon, Ronaldson, Ruston, Ryan, Scullion, Singh, Stephens, Sterle, Thistlethwaite, Thorp, Urquhart, Waters, Whish-Wilson, Williams, Wright and Xenophon

Current inquiries

Social determinants of health (referred 22 August 2012; reporting date: 27 March 2013)
Sterilisation of people with disabilities (referred 20 September 2012; reporting date: 24 April 2013)

Reports presented

Inquiry into gene patents (presented to the President on 26 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Consumer access to pharmaceutical benefits (presented to the President on 26 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Planning options and services for people ageing with a disability (presented to the President on 2 September 2010, pursuant to standing order 38(7); tabled 28 September 2010)
The prevalence of interactive and online gambling in Australia (presented to the President on 2 September 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Matters not disposed of at the end of the 42nd Parliament (tabled 30 September 2010)
Consumer access to pharmaceutical benefits (tabled 24 November 2010)
Gene patents (presented to the President on 26 November 2010, pursuant to standing order 38(7); tabled 9 February 2011)
Social and economic impacts of rural wind farms—Interim report (presented to the Temporary Chair of Committees, Senator McGauran, on 14 April 2011, pursuant to standing order 38(7); tabled 10 May 2011) and second interim report (presented to the Temporary Chair of Committees, Senator Trood, on 30 May 2011, pursuant to standing order 38(7); tabled 14 June 2011)
Planning options and services for people ageing with a disability—Interim report (presented to the Temporary Chair of Committees, Senator McGauran, on 14 April 2011, pursuant to standing order 38(7); tabled 10 May 2011) and second interim report (presented to the Temporary Chair of Committees, Senator Trood, on 30 May 2011, pursuant to standing order 38(7); tabled 14 June 2011)
Social and economic impact of rural wind farms—Final report (tabled 23 June 2011)
Disability and ageing: lifelong planning for a better future—Final report [Inquiry into planning options and services for people ageing with a disability] (tabled 6 July 2011)
The effectiveness of special arrangements for the supply of Pharmaceutical Benefits Scheme (PBS) medicines to remote area Aboriginal Health Services (tabled 11 October 2011)
Funding and administration of mental health services—Interim report (presented to the Temporary Chair of Committees, Senator Ludlam, on 20 October 2011, pursuant to standing order 38(7); tabled 31 October 2011) and second interim report (presented to the Temporary Chair of Committees, Senator Cameron, on 28 October 2011, pursuant to standing order 38(7); tabled 31 October 2011)
Review of the Professional Services Review (PSR) Scheme (presented to the Deputy President on 25 October 2011, pursuant to standing order 38(7); tabled 31 October 2011)
Inquiry into Commonwealth funding and administration of mental health services—Final report (tabled 1 November 2011)
The regulatory standards for the approval of medical devices (tabled 22 November 2011)
Former forced adoption policies and practices (tabled 29 February 2012)
The role of the Therapeutic Goods Administration regarding medical devices, particularly Poly Implant Prothese (PIP) breast implants (presented to the Deputy President on 31 May 2012, pursuant to standing order 38(7); tabled 18 June 2012)
The factors affecting the supply of health services and medical professionals in rural areas (tabled 22 August 2012)
Palliative care in Australia (tabled 10 October 2012)

Constitutional Recognition of Local Government—Joint Select Committee
(appointed 1 November 2012; preliminary reporting date: no later than December 2012 if possible; final reporting date: no later than February 2013)
Members
Senators Crossin, Rhiannon and Sterle

Corporations and Financial Services—Joint Statutory Committee
Members
Ms O’Neill (Chair), Senator Boyce (Deputy Chair), and Senators Cormann, Siewert, Thistlethwaite and Urquhart and Mr Fletcher, Mr Griffin, Mr ADH Smith and Ms Smyth
Current inquiries
Family business in Australia (adopted 16 August 2012)
Fair Indexation of Military Superannuation Entitlements Bill 2012 (referred pursuant to the House of Representatives Selection Committee report, 31 October 2012)
Reports presented
Statutory oversight of the Australian Securities and Investments Commission (tabled 1 March 2011)
Report on the 2009-10 annual reports of bodies established under the ASIC Act (tabled 1 March 2011)
Access for small and medium business to finance (tabled 16 June 2011)
Statutory oversight of the Australian Securities and Investments Commission (tabled 16 June 2011)
Statutory oversight of the Australian Securities and Investments Commission (tabled 12 September 2011)
Consumer Credit and Corporations Legislation Amendment (Enhancements) Bill 2011 (presented to the Temporary Chair of Committees, Senator Fawcett, on 2 December 2011, pursuant to standing order 38(7); tabled 7 February 2012)
Statutory oversight of Australian Securities and Investments Commission (tabled 7 February 2012)
Inquiry into the collapse of Trio Capital—Interim report (tabled 7 February 2012)
Statutory oversight of the Australian Securities and Investments Commission (tabled 13 March 2012)
Report on the 2010-11 annual reports of bodies established under the ASIC Act (tabled 13 March 2012)
 Inquiry into the collapse of Trio Capital—Final report (presented to the President on 16 May 2012, pursuant to standing order 38(7); tabled 18 June 2012)
 Inquiry into the Superannuation Legislation Amendment (Stronger Super) Bill 2012 and the Superannuation Supervisory Levy Imposition Amendment Bill 2012 (presented to the Temporary Chair of Committees, Senator Stephens, on 13 June 2012, pursuant to standing order 38(7); tabled 18 June 2012)
 Statutory oversight of the Australian Securities and Investments Commission (tabled 18 June 2012)
 Statutory oversight of the Australian Securities and Investments Commission (tabled 21 August 2012)
 Inquiry into the Australian Charities and Not-for-profits Commission Bill 2012; the Australian Charities and Not-for-profits Commission (Consequential and Transitional) Bill 2012; and the Tax Laws Amendment (Special Conditions for Not-for-profit Concessions) Bill 2012 (tabled 10 September 2012) and corrigenda (tabled 18 September 2012)
 Inquiry into the Superannuation Legislation Amendment (Further MySuper and Transparency Measures) Bill 2012 (tabled 9 October 2012)
 Inquiry into the Corporations Legislation Amendment (Derivative Transactions) Bill 2012 (tabled 11 October 2012)
 Inquiry into the Personal Liability for Corporate Fault Reform Bill 2012 (tabled 29 October 2012)
 Inquiry into the Tax Laws Amendment (Clean Building Managed Investment Trust) Bill 2012 (tabled 29 October 2012)

Committee document presented
 Statement in relation to Superannuation Legislation Amendment (Early Release of Superannuation) Bill 2011 (tabled 23 August 2011)

Cyber Safety—Joint Select Committee
(appointed 30 September 2010; resolution of appointment varied 17 November 2010 and 15 September 2011; final reporting date: 30 April 2013)

Members
Senator Bilyk (Chair), Mr Hawke (Deputy Chair), and Senators Bushby, Ludlam, Parry and Pratt and Mr Husic, Ms Marino, Mr Perrett, Ms Rishworth and Mr Zappia

Current inquiry
Cyber-safety for senior Australians (referred 23 November 2011)

Reports presented
High-wire act: Cyber-safety and the young—Interim report (tabled 20 June 2011)
Review of the Cybercrime Legislation Amendment Bill 2011 (tabled 18 August 2011)

Economics Legislation Committee
Portfolios
Industry and Innovation; Resources, Energy and Tourism; Tertiary Education, Skills, Science and Research; Treasury

Members
Senator Bishop (Chair), Senator Bushby (Deputy Chair), and Senators Cameron, Eggleston, Urquhart and Xenophon

Substitute member
Minerals Resource Rent Tax Amendment (Protecting Revenue) Bill 2012—Senator Milne to replace Senator Xenophon

Participating members

Current inquiry
Minerals Resource Rent Tax Amendment (Protecting Revenue) Bill 2012 (referred 11 October 2012; reporting date: 21 March 2013)

Reports presented
Tax Laws Amendment (Public Benefit Test) Bill 2010—Interim report (presented to the President on 16 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Banking Amendment (Delivering Essential Financial Services for the Community) Bill 2010 (presented to the President on 16 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Federal Financial Relations Amendment (National Health and Hospitals Network) Bill 2010 [Provisions] (presented to the President on 16 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Tax Laws Amendment (Public Benefit Test) Bill 2010—Final report (presented to the Temporary Chair of Committees, Senator Forshaw, on 7 September 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Corporations Amendment (No. 1) Bill 2010 [Provisions] (tabled 16 November 2010)
Annual reports (No. 2 of 2010), dated November 2010 (tabled 17 November 2010)
Additional estimates 2010-11, dated March 2011 (tabled 22 March 2011)
Annual reports (No. 1 of 2011), dated March 2011 (tabled 23 March 2011)
Benchmark interest rate for capital protected borrowings: Provisions of Schedule 2 of the Tax Laws Amendment (2010 Measures No. 5) Bill 2010 (presented to the President on 25 March 2011, pursuant to standing order 38(7); tabled 10 May 2011)
2011 [Provisions] considered as time critical bills pursuant to the order of the Senate of 12 May 2011 (tabled 16 June 2011)
Foreign Acquisitions Amendment (Agricultural Land) Bill 2010 (tabled 16 June 2011)
Customs Amendment (Anti-Dumping) Bill 2011 (tabled 22 June 2011)
Notice of payments of recompense for personal injuries: Provisions of Schedule 4 of the Families, Housing, Community Services and Indigenous Affairs and Other Legislation Amendment (Further Election Commitments and Other Measures) Bill 2011 (tabled 22 June 2011)
Budget estimates 2011-12, dated June 2011 (tabled 23 June 2011)
Draft of the Business Names Registration Bill 2011 and related bills (presented to the President on 15 August 2011, pursuant to standing order 38(7); tabled 16 August 2011) and additional comments by Opposition senators (tabled 22 August 2011)
Annual reports (No. 2 of 2011), dated August 2011 (tabled 24 August 2011)
Consumer Credit Protection Amendment (Fees) Bill 2011 (tabled 14 September 2011)
Bankruptcy Amendment (Exceptional Circumstances Exit Package) Bill 2011 (tabled 21 September 2011)
Constitutional Corporations (Farm Gate to Plate) Bill 2011 [No. 2] (tabled 25 November 2011)
Consumer Credit and Corporations Legislation Amendment (Enhancements) Bill 2011 [Provisions] (presented to the Temporary Chair of Committees, Senator Crossin, on 7 December 2011, pursuant to standing order 38(7); tabled 7 February 2012)
Annual reports (No. 1 of 2012), dated March 2012 (tabled 15 March 2012)
Additional estimates 2011-12, dated March 2012 (tabled 20 March 2012)
Corporations Amendment (Phoenixing and Other Measures) Bill 2012 (tabled 9 May 2012)

Economics References Committee

Members
Senator Bushby (Chair), Senator Bishop (Deputy Chair), and Senators Cameron, Eggleston, Williams and Xenophon

Participating members

Current inquiries
Review of the operation of the amendments made by Part 1 of Schedule 5 of the Tax Laws Amendment (2011 Measures No. 5) Bill 2011 (referred 23 June 2011 with effect from 12 months after the commencement of Part 1; Schedule 5—Part 1 commencement date: 29 June 2011; review commencement date: 27 June 2012; reporting date: 27 June 2013)
Effects of the global financial crisis on the Australian banking sector (referred 14 March 2012; reporting date: 28 November 2012)

Reports presented
Access of small business to finance (presented to the Temporary Chair of Committees, Senator Troeth, on 30 June 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Role of liquidators and administrators—Interim report (presented to the President on 16 August 2010, pursuant to standing order 38(7); tabled 28 September 2010) The regulation, registration and remuneration of insolvency practitioners in Australia: the case for a new framework—Final report [Inquiry into the role of liquidators and administrators] (presented to the Temporary Chair of Committees, Senator Moore, on 14 September 2010, pursuant to standing order 38(7); tabled 28 September 2010)
The decision of the Australian Competition and Consumer Commission on the proposed acquisition of Franklins by Metcash Trading Limited—Interim report (presented to the Temporary Chair of Committees, Senator Barnett, on 6 December 2010, pursuant to standing order 38(7); tabled 9 February 2011)
Decision of the Australian Competition and Consumer Commission on the proposed acquisition of Franklins by Metcash Trading Limited (tabled 28 February 2011)

Augmented tax assessments [Inquiry into amendments proposed by Senator Cormann on sheet 7010 to the Tax Laws Amendment (2010 Measures No. 4) Bill 2010]—Interim report (presented to the Deputy President on 31 March 2011, pursuant to standing order 38(7); tabled 10 May 2011) and final report (presented to the Temporary Chair of Committees, Senator McGauran, on 8 April 2011, pursuant to standing order 38(7); tabled 10 May 2011)

The impacts of supermarket price decisions on the dairy industry—Interim report (presented to the Deputy President on 20 April 2011, pursuant to standing order 38(7); tabled 10 May 2011)

Competition within the Australian banking sector—Interim report (presented to the Deputy President on 20 April 2011, pursuant to standing order 38(7); tabled 10 May 2011)

State government insurance and the flood levy—Interim report [Inquiry into the provisions of the Tax Laws Amendment (Temporary Flood and Cyclone Reconstruction Levy) Bill 2011 and Income Tax Rates Amendment (Temporary Flood and Cyclone Reconstruction Levy) Bill 2011, and related matters] (presented to the Deputy President on 20 April 2011, pursuant to standing order 38(7); tabled 10 May 2011)

Competition within the Australian banking sector—Final report (presented to the Temporary Chair of Committees, Senator McGauran, on 6 May 2011, pursuant to standing order 38(7); tabled 10 May 2011) and corrections (presented to the Temporary Chair of Committees, Senator McGauran, on 6 May 2011, pursuant to standing order 38(7); tabled 10 May 2011)

The impacts of supermarket price decisions on the dairy industry—Second interim report (presented to the President on 9 May 2011, pursuant to standing order 38(7); tabled 10 May 2011)

State government insurance and the flood levy [Provisions of the Tax Laws Amendment (Temporary Flood and Cyclone Reconstruction Levy) Bill 2011 and Income Tax Rates Amendment (Temporary Flood and Cyclone Reconstruction Levy) Bill 2011, and related matters]—Second interim report (presented to the Temporary Chair of Committees, Senator McGauran, on 6 May 2011, pursuant to standing order 38(7); tabled 10 May 2011) and third interim report (presented to the Temporary Chair of Committees, Senator McGauran, on 6 May 2011, pursuant to standing order 38(7); tabled 10 May 2011)


The impacts of supermarket price decisions on the dairy industry—Final report (tabled 3 November 2011)

Investing for good: The development of a capital market for the not-for-profit sector in Australia (tabled 25 November 2011)
Senator Marshall (Chair), Senator Back (Deputy Chair), and Senators Bilyk, McKenzie, Rhiannon and Thistlethwaite

Participating members


Current inquiries

Fair Work Amendment (Small Business—Penalty Rates Exemption) Bill 2012 (referred 23 August 2012; reporting date: first sitting day in March 2013)

Protecting Local Jobs (Regulating Enterprise Migration Agreements) Bill 2012 [Provisions] (referred 23 August 2012; reporting date: first sitting day in March 2013)

Fair Work Amendment Bill 2012 [Provisions] (referred 1 November 2012; reporting date: 26 November 2012)

Reports presented

Education Services for Overseas Students Legislation Amendment Bill 2010 [Provisions]—Interim report (presented to the President on 27 July 2010, pursuant to standing order 38(7); tabled 28 September 2010)

Annual reports (No. 2 of 2010), dated November 2010 (tabled 17 November 2010)

Education Services for Overseas Students Legislation Amendment Bill 2010 (tabled 22 November 2010)

Social Security Amendment (Income Support for Regional Students) Bill 2010 (tabled 9 February 2011)


Additional estimates 2010-11, dated March 2011 (tabled 22 March 2011)

Annual reports (No. 1 of 2011), dated March 2011 (tabled 23 March 2011)


Consideration of time critical bills [pursuant to the order of the Senate of 12 May 2011 the Social Security Amendment (Parenting Payment Transitional Arrangement) Bill 2011 [Provisions] has no substantive matters which require examination] (presented to the Temporary Chair of Committees, Senator Moore, on 3 June 2011, pursuant to standing order 38(7); tabled 14 June 2011)

Budget estimates 2011-12, dated June 2011 (tabled 23 June 2011)

Annual reports (No. 2 of 2011), dated August 2011 (tabled 24 August 2011)


Safety, Rehabilitation and Compensation Amendment (Fair Protection for Firefighters) Bill 2011 [Provisions] (tabled 15 September 2011)

Education Services for Overseas Students Legislation Amendment (Tuition Protection Service and Other Measures) Bill 2011 [Provisions], Education Services for Overseas Students (TPS Levies) Bill 2011 [Provisions] and Education Services for Overseas
Students (Registration Charges) Amendment (Tuition Protection Service) Bill 2011 [Provisions] (tabled 27 February 2012)
Fair Work Amendment (Textile, Clothing and Footwear Industry) Bill 2011 (tabled 27 February 2012)
Annual reports (No. 1 of 2012), dated March 2012 (tabled 15 March 2012)
Additional estimates 2011-12, dated March 2012 (tabled 20 March 2012)
Budget estimates 2012-13, dated June 2012 (tabled 26 June 2012)
Annual reports (No. 2 of 2012), dated September 2012 (tabled 12 September 2012)
Higher Education Support Amendment (Streamlining and Other Measures) Bill 2012 [Provisions] (tabled 19 November 2012)

Education, Employment and Workplace Relations References Committee

Members
Senator Back (Chair) Senator Marshall (Deputy Chair), and Senators Boswell, Boyce, Gallacher and Rhiannon
Substitute member
Teaching and learning – maximising our investment in Australian schools—Senator Wright to replace Senator Rhiannon
Participating members
Current inquiries
Allowance payment system (referred 26 June 2012; reporting date: 29 November 2012)
Teaching and learning – maximising our investment in Australian schools (referred 11 September 2012; reporting date: 21 March 2013)

Reports presented

Administration and reporting of NAPLAN testing—Interim report (presented to the President on 27 July 2010, pursuant to standing order 38(7); tabled 28 September 2010)

Industry Skills Councils—Interim report (presented to the Deputy President on 13 September 2010, pursuant to standing order 38(7); tabled 28 September 2010)

Matters not disposed of at the end of the 42nd Parliament (tabled 30 September 2010)

Administration and reporting of NAPLAN testing (presented to the President on 26 November 2010, pursuant to standing order 38(7); tabled 9 February 2011)

Industry Skills Councils—Final report (tabled 23 March 2011)

Primary Schools for the Twenty First Century Program (presented to the President on 25 March 2011, pursuant to standing order 38(7); tabled 10 May 2011)

The administration and purchasing of disability employment services in Australia (tabled 25 November 2011)

Inquiry into all aspects of higher education and skills training to support future demand in agriculture and agribusiness in Australia—Interim report (presented to the Temporary Chair of Committees, Senator Crossin, on 8 June 2012, pursuant to standing order 38(7); tabled 18 June 2012)

Higher education and skills training to support agriculture and agribusiness in Australia (tabled 21 June 2012)

The shortage of engineering and related employment skills (presented to the Temporary Chair of Committees, Senator Crossin, on 12 July 2012, pursuant to standing order 38(7); tabled 14 August 2012)


Electoral Matters—Joint Standing Committee

(appointed 30 September 2010)

Members

Mr Melham (Chair), Mr Somlyay (Deputy Chair), and Senators Birmingham, Brown, Polley, Rhiannon and Ryan and Mrs BK Bishop, Mr Griffin and Ms Rishworth

Reports presented

The 2010 Federal Election: Report on the conduct of the election and related matters (tabled 7 July 2011)

Report on the funding of political parties and election campaigns (presented to the Temporary Chair of Committees, Senator Fawcett, on 9 December 2011, pursuant to standing order 38(7); tabled 7 February 2012)

Electoral and Referendum Amendment (Maintaining Address) Bill 2011 (tabled 13 March 2012)

Advisory report on the Electoral and Referendum Amendment (Protecting Elector Participation) Bill 2012 (tabled 19 March 2012)

Report of the Australian Parliamentary Delegation to Indonesia and Tonga: 24 September to 1 October 2011 (tabled 18 June 2012)
Review of the AEC analysis of the FWA report on the HSU (tabled 20 September 2012)

**Electricity Prices—Select Committee**
*(appointed 23 August 2012; report tabled 1 November 2012)*

**Members**
- Senator Thistlethwaite *(Chair)*, Senators Cormann, Edwards, Gallacher, McEwen, Milne, Thorp and Williams

**Participating members**

**Report presented**
- Reducing energy bills and improving efficiency (tabled 1 November 2012)

**Environment and Communications Legislation Committee**
*(formerly Environment, Communications and the Arts; name amended 29 September 2010 and 8 February 2012)*

**Portfolios**
- Broadband, Communications and the Digital Economy; Climate Change and Energy Efficiency; Sustainability, Environment, Water, Population and Communities

**Members**
- Senator Cameron *(Chair)*, Senator Birmingham *(Deputy Chair)*, and Senators Bilyk, McKenzie, Singh and Waters

**Participating members**

**Current inquiry**
- Renewable Energy (Electricity) Amendment (Excessive Noise from Wind Farms) Bill 2012 *(referred 11 October 2012; reporting date: 29 November 2012)*

**Reports presented**
- Keeping Jobs from Going Offshore (Protection of Personal Information) Bill 2009 *(presented to the President on 6 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)*
- Water (Crisis Powers and Floodwater Diversion) Bill 2010 *(presented to the President on 6 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)*
- Annual reports (No. 2 of 2010), dated November 2010 *(tabled 17 November 2010)*
Water (Crisis Powers and Floodwater Diversion) Bill 2010 (tabled 18 November 2010)
National Broadband Network Companies Bill 2010 [Provisions] and Telecommunications Legislation Amendment (National Broadband Network Measures—Access Arrangements) Bill 2011 [Provisions]—Interim report (presented to the President on 16 March 2011, pursuant to standing order 38(7); tabled 21 March 2011) and final report (presented to the Temporary Chair of Committees, Senator McGauran, on 17 March 2011, pursuant to standing order 38(7); tabled 21 March 2011)
Broadcasting Legislation Amendment (Digital Dividend and Other Measures) Bill 2011 [Provisions] (tabled 22 March 2011) and correction (presented to the President on 25 March 2011, pursuant to standing order 38(7); tabled 10 May 2011)
Additional estimates 2010-11, dated March 2011 (tabled 22 March 2011)
Annual reports (No. 1 of 2011), dated March 2011 (tabled 23 March 2011)
Environment Protection and Biodiversity Conservation Amendment (Prohibition of Support for Whaling) Bill 2010 (presented to the President on 25 March 2011, pursuant to standing order 38(7); tabled 10 May 2011)
Product Stewardship Bill 2011—Interim report (presented to the Temporary Chair of Committees, Senator McGauran, on 14 April 2011, pursuant to standing order 38(7); tabled 10 May 2011) and final report (presented to the President on 9 May 2011, pursuant to standing order 38(7); tabled 10 May 2011)
Carbon Credits (Carbon Farming Initiative) Bill 2011 [Provisions], Carbon Credits (Consequential Amendments) Bill 2011 [Provisions] and Australian National Registry of Emissions Units Bill 2011 [Provisions]—Interim report (presented to the Temporary Chair of Committees, Senator Troeth, on 20 May 2011, pursuant to standing order 38(7); tabled 14 June 2011) and final report (presented to the Temporary Chair of Committees, Senator Pratt, on 27 May 2011, pursuant to standing order 38(7); tabled 14 June 2011)
Environment Protection and Biodiversity Conservation Amendment (Bioregional Plans) Bill 2011—Interim report (presented to the Temporary Chair of Committees, Senator Pratt, on 27 May 2011, pursuant to standing order 38(7); tabled 14 June 2011) and final report (tabled 15 June 2011)
Budget estimates 2011-12, dated June 2011 (tabled 23 June 2011)
Annual reports (No. 2 of 2011), dated August 2011 (tabled 24 August 2011)
Environment Protection and Biodiversity Conservation Amendment (Emergency Listings) Bill 2011 (tabled 1 March 2012)
Annual reports (No. 1 of 2012), dated March 2012 (tabled 15 March 2012)
Additional estimates 2011-12, dated March 2012 (tabled 20 March 2012)
National Water Commission Amendment Bill 2012 (presented to the Deputy President on 1 May 2012, pursuant to standing order 38(7); tabled 10 May 2012)
Broadcasting Services Amendment (Anti-siphoning) Bill 2012 (presented to the Temporary Chair of Committees, Senator Fawcett, on 4 May 2012, pursuant to standing order 38(7); tabled 10 May 2012)

Telecommunications Amendment (Mobile Phone Towers) Bill 2011 (tabled 10 May 2012)


Budget estimates 2012-13, dated June 2012 (tabled 26 June 2012)


Annual reports (No. 2 of 2012), dated September 2012 (tabled 12 September 2012)


Environment and Communications References Committee
(formerly Environment, Communications and the Arts; name amended 29 September 2010 and 8 February 2012)

Members
Senator Birmingham (Chair), Senator Cameron (Deputy Chair), and Senators Bilyk, Boswell, Ruston and Waters

Participating members

Current inquiry
The protection of Australia’s threatened species and ecological communities (referred 31 October 2012; reporting date: 28 February 2013)

Reports presented
Energy Efficient Homes Package (ceiling insulation)—Interim reports (presented to the Temporary Chair of Committees, Senator Troeth, on 30 June 2010, and the Deputy President on 9 July 2010, pursuant to standing order 38(7); tabled 28 September 2010)

Energy Efficient Homes Package (ceiling insulation)—Final report (presented to the President on 15 July 2010, pursuant to standing order 38(7); tabled 28 September 2010)

Sustainable management by the Commonwealth of water resources—Interim report (presented to the Temporary Chair of Committees, Senator Moore, on 30 July 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Administration and effectiveness of the Green Loans Program—Interim report
(presented to the President on 6 August 2010, pursuant to standing order 38(7);
tabled 28 September 2010)

Matters not disposed of at the end of the 42nd Parliament (tabled 30 September 2010)
Sustainable management by the Commonwealth of water resources (presented to the
President on 7 October 2010, pursuant to standing order 38(7); tabled 25 October 2010)

Green loans program (tabled 27 October 2010)
The adequacy of protections for the privacy of Australians online (presented to the
Temporary Chair of Committees, Senator Pratt, on 7 April 2011, pursuant to standing
order 38(7); tabled 10 May 2011)
The status, health and sustainability of the koala population—Interim report
(presented to the Temporary Chair of Committees, Senator Pratt, on 13 May 2011,
pursuant to standing order 38(7); tabled 14 June 2011)
The koala – saving our national icon—Final report [The status, health and
sustainability of the koala population] (tabled 22 September 2011)
Recent ABC programming decisions (tabled 13 October 2011)
The capacity of communication networks and emergency warning systems to deal
with emergencies and natural disasters (tabled 23 November 2011)

* Operation of the South Australian and Northern Territory container deposit schemes
(tabled 22 November 2012)

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**Finance and Public Administration Legislation Committee**

**Portfolios**
Finance and Deregulation; Parliament; Prime Minister and Cabinet

**Members**
Senator Polley (Chair), Senator Ryan (Deputy Chair), and Senators Di Natale,
Faulkner, Sinodinos and Stephens

**Participating members**
Senators Abetz, Back, Bernardi, Bilyk, Birmingham, Bishop, Boswell, Boyce,
Brandis, Brown, Bushby, Cameron, Cash, Colbeck, Cormann, Crossin, Edwards,
Eggleston, Fawcett, Fierravanti-Wells, Fifield, Furner, Gallacher, Hanson-Young,
Heffernan, Humphries, Johnston, Joyce, Kroger, Ludlam, Macdonald, Madigan,
Marshall, Mason, McEwen, McKenzie, Milne, Moore, Nash, Parry, Payne, Pratt,
Rhiannon, Ronaldson, Ruston, Scullion, Siewert, Singh, Smith, Sterle, Thistlethwaite,
Thor, Urquhart, Waters, Whish-Wilson, Williams, Wright and Xenophon

**Current inquiry**
Performance of the Department of Parliamentary Services (referred 23 June 2011;
interim report presented 27 June 2012; final reporting date: 28 November 2012)

**Reports presented**
Parliamentary Budget Office Bill 2010—Interim report (presented to the President on
17 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Matters not disposed of at the end of the 42nd Parliament (tabled 30 September 2010)
Annual reports (No. 2 of 2010), dated November 2010 (tabled 17 November 2010)
Additional estimates 2010-11, dated March 2011 (tabled 22 March 2011)
Annual reports (No. 1 of 2011), dated March 2011 (tabled 23 March 2011)
Defence Force Retirement and Death Benefits Amendment (Fair Indexation) Bill 2010
and related matters (tabled 10 May 2011)
Exposure drafts of Australian privacy amendment legislation: Part 1 – Australian privacy principles (tabled 15 June 2011)
Remuneration and Other Legislation Amendment Bill 2011 (presented to the President on 17 June 2011, pursuant to standing order 38(7); tabled 20 June 2011)
Budget estimates 2011-12, dated June 2011 (tabled 23 June 2011)
Annual reports (No. 2 of 2011), dated August 2011 (tabled 17 August 2011)
Public Service Amendment (Payments in Special Circumstances) Bill 2011 (tabled 18 August 2011)
National Health Reform Amendment (Independent Hospital Pricing Authority) Bill 2011 [Provisions] (tabled 15 September 2011)
Government Advertising (Accountability) Bill 2011 (tabled 21 September 2011)
Exposure drafts of Australian privacy amendment legislation: Part 2 – Credit reporting (presented to the Temporary Chair of Committees, Senator Fawcett, on 6 October 2011, pursuant to standing order 38(7); tabled 11 October 2011)
Members of Parliament (Life Gold Pass) and Other Legislation Amendment Bill 2012 (tabled 27 February 2012)
Annual reports (No. 1 of 2012), dated March 2012 (tabled 15 March 2012)
Additional estimates 2011-12, dated March 2012 (tabled 20 March 2012)
Health Insurance (Dental Services) Bill 2012 [No. 2] (tabled 10 May 2012)
National Health Reform Amendment (Administrator and National Health Funding Body) Bill 2012 [Provisions] (tabled 10 May 2012)
Budget estimates 2012-13, dated June 2012 (tabled 26 June 2012)
The performance of the Department of Parliamentary Services—Interim report (tabled 27 June 2012)
Government Investment Funds Amendment (Ethical Investments) Bill 2011 (tabled 23 August 2012) and corrigendum (tabled 23 August 2012)
Annual reports (No. 2 of 2012), dated September 2012 (tabled 12 September 2012)

Finance and Public Administration References Committee

Members
Senator Ryan (Chair), Senator Polley (Deputy Chair), and Senators Di Natale, McEwen, Sinodinos and Williams

Participating members

Current inquiry
Medicare funding for hyperbaric oxygen treatment (referred 1 November 2012; reporting date: first sitting day of 2013)

Reports presented
The funding arrangements for tax reform advertising (presented to the Temporary Chair of Committees, Senator Crossin, on 30 June 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Reform of Australian Government administration—Interim report (presented to the President on 17 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)

Matter not disposed of at the end of the 42nd Parliament (tabled 24 November 2010)
The administration of health practitioner registration by the Australian Health Practitioner Regulation Agency (AHPRA) (presented to the Temporary Chair of Committees, Senator Moore, on 3 June 2011, pursuant to standing order 38(7); tabled 14 June 2011)

Superannuation claims of former and current Commonwealth Public Service employees (presented to the President on 30 June 2011, pursuant to standing order 38(7); tabled 4 July 2011)
The Government’s administration of the Pharmaceutical Benefits Scheme (tabled 17 August 2011)
The operation of the Lobbying Code of Conduct and the Lobbyist Register (tabled 1 March 2012)

Foreign Affairs, Defence and Trade—Joint Standing Committee
(appointed 30 September 2010)
Members
Mr Danby (Chair), Mrs Gash (Deputy Chair), and Senators Bishop, Fawcett, Furner, Hanson-Young, Johnston, Ludlam, Macdonald, McEwen, Moore, Parry, Payne and Stephens and Mr Adams, Ms J Bishop, Ms Brodtmann, Mr Byrne, Mr Champion, Mr Fitzgibbon, Mr Griffin, Mr Jenkins, Dr Jensen, Mrs Mirabella, Mr Murphy, Mr O’Dowd, Ms Parke, Mr Robert, Mr Ruddock, Ms Saffin, Mr Scott, Mr Slipper, Dr Stone and Ms Vamvakou

Current inquiries
Australia’s trade and investment relationship with Japan and the Republic of Korea (adopted 25 May 2011)
Slavery, slavery like conditions and people trafficking (adopted 15 August 2012)
Care of Australian Defence Force personnel wounded and injured on operations (adopted 20 June 2012)
International Fund for Agricultural Development Amendment Bill 2012 (referred pursuant to the House of Representatives Selection Committee report, 13 September 2012)

Reports presented
Review of the Defence annual report 2008-09 (report of the committee of the 42nd Parliament presented to the Temporary Chair of Committees, Senator Carol Brown, on 2 July 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Inquiry into Australia’s relationship with the countries of Africa (tabled 23 June 2011)
Review of the Department of Foreign Affairs and Trade annual report 2009-10 (presented to the Deputy President on 21 July 2011, pursuant to standing order 38(7); tabled 16 August 2011)
Inquiry into Australia’s trade and investment relations with Asia, the Pacific and Latin America (tabled 23 August 2011)
Review of the Defence annual report 2009-10 (tabled 27 February 2012)
Visit to the Middle East Area of Operations: Report of the delegation to the MEAO, 14 May to 18 May 2012 (tabled 19 March 2012)
More than just talk: Australia’s human rights dialogues with China and Vietnam (tabled 21 August 2012)
Review of the Defence annual report 2010-11 (tabled 17 September 2012)
Australia’s overseas representation – Punching below our weight? (tabled 30 October 2012)

Committee document presented
Statement in relation to Customs Amendment (Military End-Use) Bill 2011 and Defence Trade Controls Bill 2011 (tabled 22 November 2011)

Foreign Affairs, Defence and Trade Legislation Committee

Portfolios
Defence, including Veterans’ Affairs; Foreign Affairs and Trade

Members
Senator Stephens (Chair), Senator Eggleston (Deputy Chair), and Senators Bishop, Fawcett, Ludlam and McEwen

Participating members

Current inquiry
Implementation of the Defence Trade Controls legislation (adopted under standing order 25(2)(a), 11 October 2012)

Reports presented
Australian Civilian Corps Bill 2010 [Provisions] (presented to the Temporary Chair of Committees, Senator Hutchins, on 20 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Autonomous Sanctions Bill 2010 [Provisions] (presented to the Temporary Chair of Committees, Senator Hutchins, on 20 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Defence Legislation Amendment (Security of Defence Premises) Bill 2010 (presented to the Temporary Chair of Committees, Senator Hutchins, on 20 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Annual reports (No. 2 of 2010), dated November 2010 (tabled 17 November 2010)
Australian Civilian Corps Bill 2010 [Provisions] (tabled 17 November 2010)
Additional estimates 2010-11, dated March 2011 (tabled 22 March 2011)
Annual reports (No. 1 of 2011), dated March 2011 (tabled 23 March 2011)
Criminal Code Amendment (Cluster Munitions Prohibition) Bill 2010 [Provisions] (presented to the President on 25 March 2011, pursuant to standing order 38(7); tabled 10 May 2011)
Budget estimates 2011-12, dated June 2011 (tabled 23 June 2011)
Annual reports (No. 2 of 2011), dated August 2011 (tabled 24 August 2011)
Annual reports (No. 1 of 2012), dated March 2012 (tabled 15 March 2012)
Additional estimates 2011-12, dated March 2012 (tabled 20 March 2012)
Budget estimates 2012-13, dated June 2012 (tabled 26 June 2012)
Annual reports (No. 2 of 2012), dated September 2012 (tabled 12 September 2012)

Foreign Affairs, Defence and Trade References Committee

Members
Senator Eggleston (Chair), Senator Stephens (Deputy Chair), and Senators Bishop, Fawcett, Kroger and Ludlam

Substitute member

Aid to Afghanistan—Senator Rhiannon to replace Senator Ludlam

Participating members

Current inquiries
Australia and the countries of the Indian Ocean rim (referred 24 November 2011; reporting date: 16 May 2013)
Aid to Afghanistan (referred 29 June 2012 am; reporting date: 28 March 2013)
Victims of sexual and other abuse in Defence (referred 10 October 2012; reporting date: 1 March 2013)

Reports presented
Australia’s administration and management of the Torres Strait—Interim report (presented to the Temporary Chair of Committees, Senator Hutchins, on 20 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Equity and diversity health checks in the Royal Australian Navy—HMAS Success—Interim report (presented to the Temporary Chair of Committees, Senator Hutchins, on 20 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Matters not disposed of at the end of the 42nd Parliament (tabled 30 September 2010)
The Torres Strait: Bridge and border (presented to the President on 26 November 2010, pursuant to standing order 38(7); tabled 9 February 2011)
Department of Defence’s requests for tender for aviation contracts—Interim report [Inquiry into Requests for Tender for aviation contracts] (presented to the Temporary
Chair of Committees, Senator Crossin, on 27 April 2011, pursuant to standing order 38(7); tabled 10 May 2011

Incidents onboard HMAS *Success* between March and May 2009 and subsequent events: Part I (tabled 12 May 2011)

Defence’s request for tender for aviation contracts—Final report (tabled 25 August 2011)

Incidents onboard HMAS *Success* between March and May 2009 and subsequent events: Part II (tabled 22 September 2011)

Held hostage: Government’s response to kidnapping of Australian citizens overseas (tabled 25 November 2011)

Procurement procedures for Defence capital projects—Interim report (presented to the Temporary Chair of Committees, Senator Furner, on 30 November 2011, pursuant to standing order 38(7); tabled 7 February 2012), preliminary report (presented to the Deputy President on 15 December 2011, pursuant to standing order 38(7); tabled 7 February 2012) and final report (presented to the Temporary Chair of Committees, Senator Ludlam, on 30 August 2012, pursuant to standing order 38(7); tabled 10 September 2012)

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**Fuel and Energy—Select Committee**

*final report presented 30 August 2010 and tabled 28 September 2010*

Reports presented

The mining tax: Still bad for the economy—Still bad for jobs—Second interim report (presented to the Temporary Chair of Committees, Senator Moore, on 30 July 2010, pursuant to standing order 38(7); tabled 28 September 2010)

Final report (presented to the President on 30 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)

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**Gambling Reform—Joint Select Committee**

*appointed 30 September 2010; reporting date: 30 June 2013*

Members

Mr Wilkie (*Chair*), Ms Brodtmann (*Deputy Chair*), and Senators Pratt, Thistlethwaite, and Xenophon and Mr Ciobo, Mr Frydenberg, Mr SP Jones and Mr Neumann

Participating members


Current inquiries

Poker Machine Harm Reduction ($1 Bets and Other Measures) Bill 2012 (referred 22 March 2012)

National Gambling Reform Bill 2012, National Gambling Reform (Related Matters) Bill (No. 1) 2012 and National Gambling Reform (Related Matters) Bill (No. 2) 2012 (referred 1 November 2012)

Anti-Money Laundering Amendment (Gaming Machine Venues) Bill 2012 (referred 1 November 2012; reporting date: 28 March 2013)
Reports presented

The design and implementation of a mandatory pre-commitment system for electronic gaming machines—First report (presented to the Temporary Chair of Committees, Senator Barnett, on 6 May 2011, pursuant to standing order 38(7); tabled 10 May 2011)

Poker Machine Harm Reduction Tax (Administration) Bill 2008 [2010] (presented to the Temporary Chair of Committees, Senator Bishop, on 30 August 2011, pursuant to standing order 38(7); tabled 12 September 2011)

Poker Machine (Reduced Losses—Interim Measures) Bill 2010 (presented to the Temporary Chair of Committees, Senator Bishop, on 30 August 2011, pursuant to standing order 38(7); tabled 12 September 2011)

Interactive and online gambling and gambling advertising and Interactive Gambling and Broadcasting Amendment (Online Transactions and Other Measures) Bill 2011—Second report (presented to the Deputy President on 8 December 2011, pursuant to standing order 38(7); tabled 7 February 2012)

The prevention and treatment of problem gambling—Third report (presented to the Temporary Chair of Committees, Senator Moore, on 12 October 2012, pursuant to standing order 38(7); tabled 29 October 2012)

House—Standing Committee

Members

The President (Chair) and the Deputy President, and Senators Heffernan, McEwen and Sterle

Human Rights—Joint Statutory Committee

Members

Mr Jenkins (Chair), Mr Wyatt (Deputy Chair), Senators Ruston, Smith, Stephens, Thistlethwaite and Wright and Ms Parke, Mr Tehan and Mr KJ Thomson

Report presented

First report of 2012—Examination of legislation in accordance with the Human Rights (Parliamentary Scrutiny) Act 2011: Bills introduced 18 June to 29 June 2012 (tabled 22 August 2012)

Second report of 2012—Examination of legislation in accordance with the Human Rights (Parliamentary Scrutiny) Act 2011: Bills introduced 14 August to 23 August 2012; Legislative instruments registered with the Federal Register of Legislative Instruments 22 July to 23 August 2012 (tabled 12 September 2012)

Third report of 2012—Examination of legislation in accordance with the Human Rights (Parliamentary Scrutiny) Act 2011: Bills and legislative instruments introduced 10 September to 14 September 2012 (tabled 19 September 2012)


Fifth report of 2012—Examination of legislation in accordance with the Human Rights (Parliamentary Scrutiny) Act 2011: Bills and legislative instruments introduced 17 September to 20 September 2012 (tabled 10 October 2012)

Sixth report of 2012—Examination of legislation in accordance with the Human Rights (Parliamentary Scrutiny) Act 2011: Bills introduced 9 October to 11 October
2012; Legislative instruments registered with the Federal Register of Legislative Instruments 20 September to 16 October 2012 (tabled 31 October 2012)

Committee document presented
Statement on the work of the committee (tabled 20 June 2012)

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Intelligence and Security—Joint Statutory Committee

Members
Mr Byrne (Chair), Mr Ruddock (Deputy Chair), Senators Bishop, Brandis, Faulkner, Johnston and Stephens and Mr Danby, Mr Forrest, Mr Rudd and Mr Wilkie

Current inquiries
Review of administration and expenditure no. 10 (2010-11) – Australian intelligence community (statutory responsibility)
Review of administration and expenditure no. 11 (2011-12) – Australian intelligence agencies (adopted 23 August 2012)

Reports presented
Annual report of committee activities 2009-10 (tabled 23 June 2011)
Review of the listing of AQAP and the re-listing of six terrorist organisations (tabled 23 August 2011)
Annual report of committee activities 2010-11 (tabled 22 November 2011)
Review of administration and expenditure: No. 9 – Australian intelligence agencies (tabled 19 June 2012)
Review of the re-listing of Hizballah’s external security organisation (tabled 14 August 2012)
Review of the re-listing of five terrorist organisations (tabled 10 October 2012)

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Law Enforcement—Joint Statutory Committee
(replaced the Parliamentary Joint Committee on the Australian Crime Commission with the commencement of the Parliamentary Joint Committee on Law Enforcement Act 2010 on 24 November 2010)

Members
Mr Hayes (Chair), and Senator Nash (Deputy Chair), Senators Furner, Parry and Polley and Ms Grierson, Mr Keenan, Mr Matheson and Ms Vamvakinou

Current inquiries
Gathering and use of criminal intelligence (adopted 30 May 2012)

Reports presented
Inquiry into the adequacy of aviation and maritime security measures to combat serious and organised crime (tabled 16 June 2011)
Examination of the annual report of the Australian Federal Police 2009-10 (tabled 24 August 2011)
Examination of the annual report of the Australian Crime Commission 2009-10 (tabled 24 August 2011)
Inquiry into Commonwealth unexplained wealth legislation and arrangements (tabled 10 May 2012)
Examination of the annual report of the Australian Crime Commission 2010-11 (tabled 10 May 2012)
Examination of the annual report of the Australian Federal Police 2010-11 (tabled 10 May 2012)

Legal and Constitutional Affairs Legislation Committee
Portfolios
Attorney-General; Immigration and Citizenship
Members
Senator Crossin (Chair), Senator Humphries (Deputy Chair), and Senators Boyce, Furner, Pratt and Wright
Substitute member
Migration Amendment (Health Care for Asylum Seekers) Bill 2012—Senator Hanson-Young to replace Senator Wright
Migration Amendment (Unauthorised Maritime Arrivals and Other Measures) Bill 2012 [Provisions]—Senator Hanson-Young to replace Senator Wright
Migration and Security Legislation Amendment (Review of Security Assessments) Bill 2012—Senator Hanson-Young to replace Senator Wright
Participating members
Current inquiries
Migration Amendment (Health Care for Asylum Seekers) Bill 2012 (referred 13 September 2012; reporting date: 7 December 2012)
Migration and Security Legislation Amendment (Review of Security Assessments) Bill 2012 (referred 11 October 2012; reporting date: 12 March 2013)
Migration Amendment (Unauthorised Maritime Arrivals and Other Measures) Bill 2012 [Provisions] (referred 1 November 2012; reporting date: 25 February 2013)
The exposure draft and explanatory notes of the Human Rights and Anti-Discrimination Bill 2012 (referred 21 November 2012; reporting date: 18 February 2013)
Reports presented
Criminal Code Amendment (Misrepresentation of Age to a Minor) Bill 2010 (presented to the Temporary Chair of Committees, Senator Troeth, on 30 June 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Access to Justice (Family Court Restructure and Other Measures) Bill 2010 [Provisions] (presented to the Temporary Chair of Committees, Senator Carol Brown, on 25 July 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Aviation Crimes and Policing Legislation Amendment Bill 2010 [Provisions] (presented to the Temporary Chair of Committees, Senator Carol Brown, on 23 July 2010, pursuant to standing order 38(7); tabled 28 September 2010)

Civil Dispute Resolution Bill 2010 [Provisions] (presented to the Temporary Chair of Committees, Senator Carol Brown, on 23 July 2010, pursuant to standing order 38(7); tabled 28 September 2010)

Corporations Amendment (Sons of Gwalia) Bill 2010 [Provisions] (presented to the Temporary Chair of Committees, Senator Carol Brown, on 23 July 2010, pursuant to standing order 38(7); tabled 28 September 2010)

Crimes Legislation Amendment Bill 2010 [Provisions] (presented to the Temporary Chair of Committees, Senator Carol Brown, on 23 July 2010, pursuant to standing order 38(7); tabled 28 September 2010)


Military Court of Australia Bill 2010 [Provisions] (presented to the Temporary Chair of Committees, Senator Carol Brown, on 23 July 2010, pursuant to standing order 38(7); tabled 28 September 2010)

Telecommunications Interception and Intelligence Services Legislation Amendment Bill 2010 [Provisions] (presented to the Temporary Chair of Committees, Senator Carol Brown, on 23 July 2010, pursuant to standing order 38(7); tabled 28 September 2010)

Migration Amendment (Visa Capping) Bill 2010 [Provisions] (presented to the Deputy President on 26 July 2010, pursuant to standing order 38(7); tabled 28 September 2010)


Aviation Crimes and Policing Legislation Amendment Bill 2010 (tabled 16 November 2010)

Annual reports (No. 2 of 2010), dated November 2010 (tabled 17 November 2010)

Crimes Legislation Amendment Bill 2010 (tabled 17 November 2010)

Corporations Amendment (Sons of Gwalia) Bill 2010 (tabled 18 November 2010)

Evidence Amendment (Journalists’ Privilege) Bill 2010 and Evidence Amendment (Journalists’ Privilege) Bill 2010 (No. 2) (tabled 23 November 2010)

Telecommunications Interception and Intelligence Services Legislation Amendment Bill 2010 [Provisions] (presented to the President on 26 November 2010, pursuant to standing order 38(7); tabled 9 February 2011)

Civil Dispute Resolution Bill 2010 [Provisions] (presented to the Temporary Chair of Committees, Senator Bishop, on 2 December 2010, pursuant to standing order 38(7); tabled 9 February 2011)

Human Rights (Parliamentary Scrutiny) Bill 2010 [Provisions] and Human Rights (Parliamentary Scrutiny) (Consequential Provisions) Bill 2010 [Provisions]—Interim report (presented to the President on 7 December 2010, pursuant to standing order 38(7); tabled 9 February 2011) and final report (presented to the Temporary Chair of Committees, Senator Kroger on 28 January 2011, pursuant to standing order 38(7); tabled 9 February 2011)

Provisions of Schedule 4 of the Families, Housing, Community Services and Indigenous Affairs and Other Legislation Amendment (Budget and Other Measures) Bill 2010 (tabled 9 February 2011)

Combating the Financing of People Smuggling and Other Measures Bill 2011 [Provisions] (tabled 21 March 2011)

Additional estimates 2010-11, dated March 2011 (tabled 22 March 2011)

Annual reports (No. 1 of 2011), dated March 2011 (tabled 23 March 2011)

Australian Capital Territory (Self-Government) Amendment (Disallowance and Amendment Power of the Commonwealth) Bill 2010, together with the amendments on sheet no. 7031 circulated by the Australian Greens (presented to the Temporary Chair of Committees, Senator Hurley, on 4 May 2011, pursuant to standing order 38(7); tabled 10 May 2011)

Wild Rivers (Environmental Management) Bill 2011 (tabled 10 May 2011) and correction (tabled 11 May 2011)

Commonwealth Commissioner for Children and Young People Bill 2010 (tabled 12 May 2011)

Child Support (Registration and Collection) Amendment Bill 2011 [Provisions] (presented to the Temporary Chair of Committees, Senator Fisher, on 19 May 2011, pursuant to standing order 38(7); tabled 14 June 2011)


Budget estimates 2011-12, dated June 2011 (tabled 23 June 2011)

Migration Amendment (Strengthening the Character Test and Other Provisions) Bill 2011 [Provisions] (presented to the President on 29 June 2011, pursuant to standing order 38(7); tabled 4 July 2011)

Inspector-General of Intelligence and Security Amendment Bill 2011 [Provisions] (tabled 7 July 2011)

Migration Amendment (Detention Reform and Procedural Fairness) Bill 2010 (tabled 18 August 2011)


Crimes Legislation Amendment Bill (No. 2) 2011 (tabled 23 August 2011)

Annual reports (No. 2 of 2011), dated August 2011 (tabled 24 August 2011)

Trade Marks Amendment (Tobacco Plain Packaging) Bill 2011 [Provisions] (tabled 19 September 2011)

Patent Amendment (Human Genes and Biological Materials) Bill 2010 (tabled 21 September 2011)

Native Title Amendment (Reform) Bill 2011 (tabled 9 November 2011)

Deterring People Smuggling Bill 2011 (tabled 21 November 2011)

Personal Property Securities Amendment (Registration Commencement) Bill 2011 [Provisions] (tabled 21 November 2011)

Northern Land Council’s evidence to the committee’s inquiry into the provisions of the National Radioactive Waste Management Bill 2010 (tabled 25 November 2011)


Annual reports (No. 1 of 2012), dated March 2012 (tabled 15 March 2012)
Additional estimates 2011-12, dated March 2012 (tabled 20 March 2012)
Access to Justice (Federal Jurisdiction) Amendment Bill 2011 [Provisions] (presented to the Temporary Chair of Committees, Senator Back, on 29 March 2012, pursuant to standing order 38(7); tabled 10 May 2012)
Crimes Amendment (Fairness for Minors) Bill 2011 (presented to the Temporary Chair of Committees, Senator Fawcett, on 4 April 2012, pursuant to standing order 38(7); tabled 10 May 2012)
Migration Amendment (Removal of Mandatory Minimum Penalties) Bill 2012 (presented to the Temporary Chair of Committees, Senator Fawcett, on 4 April 2012, pursuant to standing order 38(7); tabled 10 May 2012)
Assisting Victims of Overseas Terrorism Bill 2012 and Social Security Amendment (Supporting Australian Victims of Terrorism Overseas) Bill 2011 [Provisions] (tabled 10 May 2012)
Marriage Equality Amendment Bill 2010—Interim report (presented to the Deputy President on 31 May 2012, pursuant to standing order 38(7); tabled 18 June 2012)
Budget estimates 2012-13, dated June 2012 (tabled 26 June 2012)
Courts Legislation Amendment (Judicial Complaints) Bill 2012 [Provisions] and Judicial Misbehaviour and Incapacity (Parliamentary Commissions) Bill 2012 [Provisions]—Interim report (presented to the Temporary Chair of Committees, Senator Furner, on 13 July 2012, pursuant to standing order 38(7); tabled 14 August 2012) and final report (presented to the President on 2 August 2012, pursuant to standing order 38(7); tabled 14 August 2012)
Customs Amendment (Smuggled Tobacco) Bill 2012 [Provisions] (tabled 14 August 2012)
Passenger Movement Charge Amendment Bill 2012 [Provisions]—Correction (presented to the President on 3 September 2012, pursuant to standing order 38(7); tabled 10 September 2012)
Annual reports (No. 2 of 2012), dated September 2012 (tabled 12 September 2012)
Privacy Amendment (Enhancing Privacy Protection) Bill 2012 [Provisions] (presented to the President on 25 September 2012, pursuant to standing order 38(7); tabled 9 October 2012) and correction (presented to the President on 2 October 2012, pursuant to standing order 38(7); tabled 9 October 2012)


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Legal and Constitutional Affairs References Committee

Members

Senator Wright (Chair), Senator Crossin (Deputy Chair), and Senators Boyce, Cash, Furner and Humphries

Participating members


Reports presented

Review of government discretionary payments in special circumstances—Interim report (presented to the Temporary Chair of Committees, Senator Carol Brown, on 23 July 2010, pursuant to standing order 38(7); tabled 28 September 2010)

Matters not disposed of at the end of the 42nd Parliament (tabled 30 September 2010)

Review of government compensation payments (presented to the Temporary Chair of Committees, Senator McGauran, on 6 December 2010, pursuant to standing order 38(7); tabled 10 May 2011)

Donor conception practices in Australia (tabled 10 February 2011)

Australian Law Reform Commission—Interim report (presented to the Deputy President on 31 March 2011, pursuant to standing order 38(7); tabled 10 May 2011) and final report (presented to the Temporary Chair of Committees, Senator McGauran, on 8 April 2011, pursuant to standing order 38(7); tabled 10 May 2011)

Provisions of the Water Act 2007—Interim report (presented to the Temporary Chair of Committees, Senator Boyce, on 6 June 2011, pursuant to standing order 38(7); tabled 14 June 2011)

A balancing act: provisions of the Water Act 2007—Final report (presented to the Deputy President on 10 June 2011, pursuant to standing order 38(7); tabled 14 June 2011)

Review of the National Classification Scheme: achieving the right balance (tabled 23 June 2011)

Australia’s arrangement with Malaysia in relation to asylum seekers (tabled 11 October 2011)

International parental child abduction to and from Australia (tabled 31 October 2011)

Unauthorised disclosure of proceedings relating to the committee’s inquiry into Australia’s arrangement with Malaysia on asylum seekers (tabled 25 November 2011)
Inquiry into marriage visa classes—Interim report (presented to the Deputy President on 7 June 2012, pursuant to standing order 38(7); tabled 18 June 2012)

Prospective marriage visa program (tabled 26 June 2012)

Detention of Indonesian minors in Australia (presented to the Temporary Chair of Committees, Senator Moore, on 4 October 2012, pursuant to standing order 38(7); tabled 9 October 2012)

Library—Standing Committee

Members

The President (Chair), and Senators Bilyk, Humphries, Madigan, Marshall, McKenzie and Singh

Migration—Joint Standing Committee

(appointed 30 September 2010)

Members

Ms Vamvakinou (Chair), Mrs Markus (Deputy Chair), and Senators Cash, Gallacher, Hanson-Young and Singh and Ms Gambaro, Mr Georganas, Mr Ramsey and Mr Zappia

Current inquiry

Multiculturalism in Australia (adopted 9 February 2011)

Report presented


National Broadband Network—Joint Standing Committee

(appointed 3 March 2011: reporting date: every 6 months, commencing 31 August 2011, until the NBN is complete and operational)

Members

Mr Oakeshott (Chair), and Mr Mitchell (Deputy Chair), Senators Birmingham, Cameron, Gallacher, Ludlam, Macdonald, Smith and Thorp and Mr Fletcher, Mr Hartsuyker, Mr Husic, Ms Ley, Ms Rowland, Mr Symon and Mr Turnbull

Participating members

Senators Abetz, Back, Bernardi, Bilyk, Bishop, Boswell, Boyce, Brandis, Brown, Bushby, Cash, Colbeck, Cormann, Crossin, Edwards, Eggleston, Faulkner, Fawcett, Fierravanti-Wells, Fifield, Turner, Heffernan, Humphries, Johnston, Joyce, Kroger, Marshall, Mason, McEwen, McKenzie, Moore, Nash, Parry, Payne, Polley, Pratt, Ronaldson, Ruston, Ryan, Scullion, Sinodinos, Stephens, Sterle, Williams and Xenophon and Mrs D’Ath, Mr Neville and Mr Scott

Reports presented

Advisory report on the Telecommunications Legislation Amendment (Fibre Deployment) Bill 2011 (tabled 5 July 2011)

Review of the rollout of the National Broadband Network—First report (presented to the Temporary Chair of Committees, Senator Fawcett, on 31 August 2011, pursuant to standing order 38(7); tabled 12 September 2011)
Review of the rollout of the National Broadband Network—Second report *(tabled 25 November 2011)*
Review of the rollout of the National Broadband Network—Third report *(tabled 25 June 2012)*

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**National Capital and External Territories—Joint Standing Committee**  
*(appointed 30 September 2010)*

**Members**  
Senator Pratt *(Chair)*, Mr Simpkins *(Deputy Chair)*, and the Deputy President and Chairman of Committees, the Deputy Speaker, and Senators Crossin and Humphries and Mr Adams, Ms Brodtmann, Mrs Griggs and Dr Leigh

**Current inquiries**  
Annual report of the Department of Regional Australia, Regional Development and Local Government 2010-11 *(adopted 21 March 2012)*
Annual report of the National Capital Authority 2010-11 *(adopted 31 October 2012)*

**Report presented**  
Etched in stone? Inquiry into the administration of the *National Memorials Ordinance 1928* *(tabled 25 November 2011)*

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**Parliamentary Budget Office—Joint Select Committee**  
*(appointed 22 November 2010; report tabled 23 March 2011)*

**Members**  
Senator Faulkner *(Chair)*, Mr Pyne *(Deputy Chair)*, and Senators Cameron, Joyce and Milne and Ms AE Burke, Mr Champion, Mrs D’Ath, Mr Oakeshott and Ms O’Dwyer

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**Parliamentary Library—Joint Standing Committee**  
*(appointed 30 September 2010; resolution of appointment varied 17 November 2010)*

**Members**  
Senators Bilyk, Humphries, Madigan, Marshall, McKenzie and Singh and Mr Adams, Mr Broadbent, Mr Champion, Mr Christensen, Mr Melham and Mr CR Thomson

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**Privileges—Standing Committee**

**Members**  
Senator Humphries *(Chair)*, Senator Gallacher *(Deputy Chair)*, and Senators Brandis, Faulkner, Ludlam, Payne, Stephens and Urquhart

**Current inquiries**  
The adequacy and appropriateness of current guidance and advice available to officers giving evidence to Senate committees and when providing information to the Senate and to senators, including:

(a) the adequacy and applicability of government guidelines and instructions;
(b) the procedural and legal protections afforded to those officers;
(c) the awareness among agencies and officers of the extent of the Senate’s power to require the production of information and documents; and

(d) the awareness among agencies and officers of the nature of relevant advice and protections (referred 21 March 2011)

Whether there was any unauthorised disclosure of the draft report of the Select Committee on Electricity Prices and, if so, whether any contempt was committed in that regard (referred 21 November 2012)

Reports presented
Inquiry into the adequacy of advice contained in the Government Guidelines for Official Witnesses before Parliamentary Committees and related matters for officials considering participating in a parliamentary committee whether in a personal capacity or otherwise (presented to the President on 2 September 2010, pursuant to standing order 38(7); tabled 28 September 2010)

147th report—Person referred to in the Senate (Reverend Monsignor Ian Dempsey) (tabled 22 September 2011)

148th report—Person referred to in the Senate (Mr Ian Lazar) (tabled 13 October 2011)

149th report—Person referred to in the Senate (Mr Henry Ergas) (tabled 7 November 2011)

150th report—Whether there was any improper influence in relation to political donations made by Mr Graeme Wood and questions without notice asked by Senator Bob Brown and Senator Milne (tabled 19 March 2012)

151st report—Possible imposition of a penalty on, or interference with, a witness before the Rural Affairs and Transport References Committee (tabled 22 March 2012)

Procedure—Standing Committee

Members
The Deputy President (Chair), the President, the Leader of the Government in the Senate and the Leader of the Opposition in the Senate, and Senators Collins, Faulkner, Fifield, Kroger, McEwen and Siewert

Reports presented
Third report of 2010—Question time – temporary order; Correction of divisions after misadventure; Procedure for consideration of private senators’ bills (tabled 27 October 2010)

Fourth report of 2010—Consideration of private senators’ bills (tabled 18 November 2010)

First report of 2011—Question time – temporary order (tabled 23 March 2011)

Second report of 2011—Operation of standing order 55(2) to (5); Consideration of private senators’ bills; Procedures for dealing with formal motions; Use of general business time on Thursdays; Consideration of government documents (tabled 22 June 2011)

First report of 2012—Consideration of private senators’ bills; Routine of business; Consideration of non-controversial legislation; Raising matters of privilege; Changes to the printed Notice Paper and related matters (tabled 26 June 2012)

Public Accounts and Audit—Joint Statutory Committee

Members
Mr Oakeshott (Chair), Mrs D’Ath (Deputy Chair), and Senators Bishop, Pratt, Ruston, Smith and Thistlethwaite and Mr Adams, Mr Briggs, Ms Brodtmann, Mr Cheeseman, Mr Frydenberg, Ms O’Neill, Ms Smyth and Mr Somlyay

Current inquiry

Review of Auditor-General’s reports (statutory responsibility—ongoing)

Reports presented


Report 420—Annual report 2009-10 (tabled 28 February 2011)

Report 421—The role of the Auditor-General in scrutinising government advertising (tabled 3 March 2011)


Report 424—Eighth biannual hearing with the Commissioner of Taxation (tabled 5 July 2011)


Report 426—Ninth biannual hearing with the Commissioner of Taxation (tabled 25 November 2011)

Report 427—Inquiry into national funding agreements (tabled 7 February 2012)

Report 428—Review of Auditor-General’s reports nos 16 to 46 (2010-11) (tabled 7 February 2012)

Appointment of the Parliamentary Budget Officer (statement) (presented to the Deputy President on 30 May 2012; pursuant to standing order 38(7); tabled 18 June 2012)


Report 430—Review of Auditor-General’s reports nos 47 (2010-11) to 9 (2011-12) and reports nos 10 to 23 (2011-12) (tabled 18 June 2012)


Report 432—APS – Fit for service: Australian Public Service annual update (tabled 23 August 2012)

Committee documents presented

Statement on the draft budget estimates for the Australian National Audit Office for 2011-12 (tabled 11 May 2011)

Statement on the draft budget estimates for the Australian National Audit Office for 2012-13 (tabled 10 May 2012)

Public Works—Joint Statutory Committee

Members

Ms Saffin (Chair), and Senators Boyce, Gallacher and Urquhart and Mrs KL Andrews, Mr Forrest, Mr Georganas, Ms Hall and Mr Secker

Reports presented

Extension of scope to the Australian SKA Pathfinder Telescope and the Pawsey High Performance Computing Centre for SKA Science (Third report of 2010) (presented to
Referrals made in October 2010: HMAS Penguin and Pittwater Annexe Redevelopment, Mosman and Clareville, New South Wales; Development and construction of housing for Defence at Largs North (Bayriver), Port Adelaide, South Australia; Integrated fitout of new leased premises for the Australian Taxation Office at 12-26 Franklin Street, Adelaide, South Australia (Fourth report of 2010) (tabled 24 November 2010)

Referrals made in October and November 2010: Proposed fitout of new leased premises for the Attorney-General’s Department at 4 National Circuit, Barton, ACT; Proposed fitout of new leased premises for divisions of the Department of Innovation, Industry, Science and Research at Buildings 2 and 3, Riverside Corporate Park, North Ryde, NSW (First report of 2011) (presented to the President on 22 February 2011, pursuant to standing order 38(7); tabled 28 February 2011)

Seventy-fourth annual report (tabled 23 March 2011)


Referrals made February to March 2011: Proposed development and construction of housing for the Department of Defence at Muirhead, Darwin, NT; Proposed Robertson Barracks electrical reticulation system upgrade, Darwin, NT; Proposed redevelopment of the Australian Defence Force Academy, Canberra, Australian Capital Territory; Larrakeyah housing project budget update (Third report of 2011) (tabled 22 June 2011)

Referrals made May to June 2011: Proposed fit-out of new leased premises for the Human Services Portfolio at Greenway, Australian Capital Territory; Proposed fit-out of new leased premises for the Australian Taxation Office at the site known as 55 Elizabeth Street, Brisbane, Queensland; Proposed contamination remediation works, former fire training area, RAAF Base Williams, Point Cook, Victoria; Proposed specific nutritional capability project for Defence Science and Technology Organisation at Scottsdale, Tasmania (Fourth report of 2011) (tabled 23 August 2011)

Public works on Christmas Island (tabled 31 October 2011)

Referrals made September to October 2011: Proposed construction of a new Australian Embassy complex including Chancery and Head of Mission residence in Bangkok, Thailand; Proposed HMAS Albatross redevelopment, Nowra, NSW; Proposed Royal Australian Air Force Base East Sale redevelopment, Sale, Victoria; LAND 17 Phase 1A Infrastructure project (First report of 2012) (tabled 27 February 2012)

Seventy-fifth annual report (tabled 20 March 2012)


Referrals made November 2011 to March 2012: Proposed development and construction of housing for Defence at Rasmussen, Townsville; Proposed improvement to fuel storage and supply on Christmas Island, Indian Ocean Territories; Proposed fit-out of Commonwealth Parliamentary offices at 1 Bligh Street, Sydney, NSW (Third report of 2012) (tabled 26 June 2012)

Referrals made May 2012: Proposed integrated fit-out of new leased premises for the Australian Taxation Office at the site known as 913 Whitehorse Road, Box Hill, Victoria; Proposed development and construction of housing for Defence members.
and their families at Lindfield, NSW; Proposed development and construction of housing for Defence members and their families at Weston Creek, ACT (Fourth report of 2012) (tabled 21 August 2012)

Referrals made May and June 2012: Proposed development and construction of housing for Defence members and their families at Kellyville, Sydney, NSW; Proposed high voltage electrical distribution upgrade, Liverpool Military Area, NSW; Proposed Moorebank Units Relocation, Holsworthy, NSW; Proposed Base Infrastructure Works Project under the Base Security Improvement Program (Fifth report of 2012) (tabled 18 September 2012)

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**Publications—Standing Committee**

*Members*

Senator Brown (*Chair*), Senator Bernardi (*Deputy Chair*), and Senators Furner, Marshall, Mason, Parry and Sterle

*Reports presented*

1st report (tabled 28 October 2010)

2nd report (tabled 9 February 2011)

3rd report (tabled 10 February 2011)

4th report (tabled 3 March 2011)

5th report (tabled 10 May 2011)

6th report (tabled 12 May 2011)

7th report (tabled 7 July 2011)

8th report (tabled 25 August 2011)

9th report (tabled 22 September 2011)

10th report (tabled 13 October 2011)

11th report (tabled 3 November 2011)

12th report (tabled 25 November 2011)

13th report (tabled 9 February 2012)

14th report (tabled 1 March 2012)

15th report (tabled 22 March 2012)

16th report (tabled 10 May 2012)

17th report (tabled 29 June 2012 am)

18th report (tabled 23 August 2012)

19th report (tabled 20 September 2012)

20th report (tabled 11 October 2012)

21st report (tabled 1 November 2012)

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Reform of the Australian Federation—Select Committee

*(appointed 29 September 2010; resolution of appointment varied 17 November 2010, 23 March and 20 June 2011; report presented 30 June 2011 and tabled 4 July 2011)*

*Members*

Senator Furner (*Deputy Chair*), and Senators Back, Ludlam, Moore and Ryan

*Participating members*

Senators Abetz, Bernardi, Bilyk, Birmingham, Bishop, Boswell, Boyce, Brandis, Brown, Bushby, Cameron, Cash, Colbeck, Cormann, Crossin, Edwards, Eggleston, Faulkner, Fawcett, Fierravanti-Wells, Fifield, Gallacher, Heffernan, Humphries,
Report presented
Australia’s Federation: an agenda for reform (presented to the President on 30 June 2011, pursuant to standing order 38(7); tabled 4 July 2011)

Regional and Remote Indigenous Communities—Select Committee
(final report presented 24 September 2010 and tabled 28 September 2010)
Report presented
Final report 2010 (presented to the Temporary Chair of Committees, Senator Trood, on 24 September 2010, pursuant to standing order 38(7); tabled 28 September 2010)

Regulations and Ordinances—Legislative Scrutiny Committee
Members
 Senator Furner (Chairman), Senator Colbeck (Deputy Chair), and Senators Cash, Moore, Pratt and Ryan
Documents presented
Ministerial correspondence relating to the scrutiny of delegated legislation, November 2009 to June 2010 (tabled 28 October 2010)
Delegated legislation monitor—Disallowable legislative instruments tabled in the Senate in 2010, dated February 2011 (tabled 10 February 2011)
Ministerial correspondence relating to the scrutiny of delegated legislation, July 2010 to December 2010 (tabled 3 March 2011)
Ministerial correspondence relating to the scrutiny of delegated legislation, January 2011 to March 2011 (tabled 12 May 2011)
Correspondence relating to scrutiny of delegated legislation, January to July 2011 (tabled 15 September 2011)
Delegated legislation monitor—Disallowable legislative instruments tabled in the Senate in 2011, dated February 2012 (tabled 9 February 2012)
Correspondence relating to scrutiny of delegated legislation, August to December 2011 (tabled 22 March 2012)

Rural and Regional Affairs and Transport Legislation Committee
(name amended 29 September 2010 to Rural Affairs and Transport; further amended 8 February 2012)
Portfolios
 Agriculture, Fisheries and Forestry; Infrastructure and Transport; Regional Australia, Local Government, Arts and Sport
Members
 Senator Sterle (Chair), Senator Heffernan (Deputy Chair), and Senators Gallacher, Nash, Siewert and Thorp
Substitute members
 Competition and Consumer Amendment (Australian Food Labelling) Bill 2012 (No. 2)—
Senator Milne to replace Senator Siewert
Senator Colbeck to replace Senator Heffernan

**Participating members**


**Current inquiry**

Competition and Consumer Amendment (Australian Food Labelling) Bill 2012
(No. 2) (referred 20 September 2012; reporting date: 21 March 2013)

Reports presented by the Rural Affairs and Transport Legislation Committee

Airports Amendment Bill 2010 [Provisions] (presented to the President on 24 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)
Annual reports (No. 2 of 2010), dated November 2010 (tabled 17 November 2010)
Airports Amendment Bill 2010 [Provisions] (tabled 18 November 2010)
Additional estimates 2010-11, dated March 2011 (tabled 22 March 2011)
Annual reports (No. 1 of 2011), dated March 2011 (tabled 23 March 2011)
Exposure draft and explanatory memorandum of the Illegal Logging Prohibition Bill 2011—Interim report (presented to the President on 25 May 2011, pursuant to standing order 38(7); tabled 14 June 2011)
Budget estimates 2011-12, dated June 2011 (tabled 23 June 2011)
Annual reports (No. 2 of 2011), dated August 2011 (tabled 24 August 2011)
Quarantine Amendment (Disallowing Permits) Bill 2011 (tabled 2 November 2011)

Reports presented by the Rural and Regional Affairs and Transport Legislation Committee

Environment Protection and Biodiversity Conservation Amendment (Protecting Australia’s Water Resources) Bill 2011 (tabled 27 February 2012)
Annual reports (No. 1 of 2012), dated March 2012 (tabled 15 March 2012)
Air Navigation and Civil Aviation Amendment (Aircraft Crew) Bill 2011 and Qantas Sale Amendment (Still Call Australia Home) Bill 2011 (tabled 22 March 2012)
Additional estimates 2011-12, dated March 2012 (tabled 22 March 2012)
Aviation Transport Security Amendment (Screening) Bill 2012 [Provisions]—Interim report (presented to the Temporary Chair of Committees, Senator Furner, on 18 May 2012, pursuant to standing order 38(7); tabled 18 June 2012) and final report (presented to the Deputy President on 30 May 2012, pursuant to standing order 38(7); tabled 18 June 2012)
Agriculture, Fisheries and Forestry Legislation Amendment Bill (No. 1) 2012 [Provisions] (tabled 18 June 2012)
Budget estimates 2012-13, dated June 2012 (tabled 26 June 2012)
Annual reports (No. 2 of 2012), dated September 2012 (tabled 12 September 2012)
Rural and Regional Affairs and Transport References Committee

(name amended 29 September 2010 to Rural Affairs and Transport; further amended 8 February 2012)

Members

Senator Heffernan (Chair), Senator Sterle (Deputy Chair), and Senators Edwards, Nash, Thorp and Whish-Wilson

Substitute member

Management of the Murray-Darling Basin—Senator Ruston to replace Senator Edwards on Friday, 23 November 2012

Participating members


Current inquiries

Management of the Murray-Darling Basin (referred 28 October 2010; first interim report presented 30 November 2011 and tabled 7 February 2012; second interim report presented 3 October 2012 and tabled 9 October 2012 and addendum tabled 11 October 2012; final reporting date: 6 February 2013)

Foreign Investment Review Board national interest test (referred 6 July 2011; reporting date: 27 February 2013)

Fresh pineapple imports (referred 20 June 2012; interim report presented 10 October 2012; final reporting date: 20 March 2013)

New Zealand Potatoes Import Risk Analysis (referred 12 September 2012; reporting date: 20 March 2013)

Aviation accident investigation (referred 13 September 2012; reporting date: 27 February 2013)

Fresh ginger import risk analysis (referred 19 September 2012; reporting date: 20 March 2013)

Reports presented by the Rural Affairs and Transport References Committee

The effectiveness of Airservices Australia’s management of aircraft noise (presented to the Temporary Chair of Committees, Senator Ryan, on 2 July 2010, pursuant to standing order 38(7); tabled 28 September 2010)

Biosecurity for Chinese apples and the Australia – US cherry trade—Interim report (presented to the Temporary Chair of Committees, Senator Moore, on 30 July 2010, pursuant to standing order 38(7); tabled 28 September 2010)

Inquiry into the Australian horse industry and an emergency animal disease response agreement (presented to the President on 30 August 2010, pursuant to standing order 38(7); tabled 28 September 2010)

Matters not disposed of at the end of the 42nd Parliament (tabled 30 September 2010)

Matters not disposed of at the end of the 42nd Parliament (tabled 25 October 2010)

Australian horse industry and an emergency animal disease response agreement (presented to the President on 26 November 2010, pursuant to standing order 38(7); tabled 9 February 2011)

Science underpinning the inability to eradicate the Asian honey bee—Interim report (presented to the Temporary Chair of Committees, Senator Boyce, on 7 April 2011, pursuant to standing order 38(7); tabled 10 May 2011)
Sale of timber assets by the South Australian Government—Interim report (presented to the Deputy President on 15 April 2011, pursuant to standing order 38(7); tabled 10 May 2011) and final report (presented to the Temporary Chair of Committees, Senator Fisher, on 29 April 2011, pursuant to standing order 38(7); tabled 10 May 2011)

Pilot safety, including consideration of the Transport Safety Investigation Amendment (Incident Reports) Bill 2010—Interim report (presented to the Temporary Chair of Committees, Senator Ludlam, on 4 May 2011, pursuant to standing order 38(7); tabled 10 May 2011)

Science underpinning the inability to eradicate the Asian honey bee—Final report (tabled 23 June 2011)

Pilot training and airline safety; and consideration of the Transport Safety Investigation Amendment (Incident Reports) Bill 2010—Final report (tabled 23 June 2011)


Management of the Murray Darling Basin—Interim report: the impact of mining coal seam gas on the management of the Murray Darling Basin (presented to the Temporary Chair of Committees, Senator Furner, on 30 November 2011, pursuant to standing order 38(7); tabled 7 February 2012)

Biosecurity and quarantine arrangements—Interim report: the management of the removal of the fee rebate for AQIS export certification functions (presented to the Temporary Chair of Committees, Senator Crossin, on 12 December 2011, pursuant to standing order 38(7); tabled 7 February 2012)

Reports presented by the Rural and Regional Affairs and Transport References Committee

Australia’s biosecurity and quarantine arrangements—Interim reports (presented to the Temporary Chairs of Committees, Senator Fawcett, on 4 April 2012, and Senator Stephens, on 5 April 2012, pursuant to standing order 38(7); tabled 10 May 2012) and final report (presented to the Temporary Chair of Committees, Senator Bishop, on 10 April 2012, pursuant to standing order 38(7); tabled 10 May 2012)

Operational issues in export grain networks—Interim report (presented to the President on 12 April 2012, pursuant to standing order 38(7); tabled 10 May 2012) and final report (presented to the Temporary Chair of Committees, Senator Pratt, on 16 April 2012, pursuant to standing order 38(7); tabled 10 May 2012)

Management of the Murray-Darling Basin—Second interim report: the Basin Plan (presented to the Temporary Chair of Committees, Senator Boyce, on 3 October 2012, pursuant to standing order 38(7); tabled 9 October 2012) and addendum (tabled 11 October 2012)

Inquiry into the effect on Australian pineapple growers of importing fresh pineapples from Malaysia—Interim report (tabled 10 October 2012)

Scrutiny of Bills—Legislative Scrutiny Committee

Members

Senator Macdonald (Chairman), Senator Brown (Deputy Chairman), Senators Bishop, Edwards, Siewert and Thorp

Alert Digests presented

No. 8 of 2010 (tabled 27 October 2010)
No. 9 of 2010 (tabled 17 November 2010)
No. 10 of 2010 (tabled 24 November 2010)
No. 1 of 2011 (tabled 9 February 2011)
No. 2 of 2011 (tabled 2 March 2011)
No. 3 of 2011 (tabled 23 March 2011)
No. 4 of 2011 (tabled 11 May 2011)
No. 5 of 2011 (tabled 15 June 2011)
No. 6 of 2011 (tabled 22 June 2011)
No. 7 of 2011 (tabled 6 July 2011)
No. 8 of 2011 (tabled 17 August 2011)
No. 9 of 2011 (tabled 24 August 2011)
No. 10 of 2011 (tabled 14 September 2011)
No. 11 of 2011 (tabled 21 September 2011)
No. 12 of 2011 (tabled 13 October 2011)
No. 13 of 2011 (tabled 2 November 2011)
No. 14 of 2011 (tabled 23 November 2011)
No. 1 of 2012 (tabled 8 February 2012)
No. 2 of 2012 (tabled 29 February 2012)
No. 3 of 2012 (tabled 14 March 2012)
No. 4 of 2012 (tabled 22 March 2012)
No. 5 of 2012 (tabled 10 May 2012)
No. 6 of 2012 (tabled 20 June 2012)
No. 7 of 2012 (tabled 27 June 2012)
No. 8 of 2012 (tabled 15 August 2012)
No. 9 of 2012 (tabled 22 August 2012)
No. 10 of 2012 (tabled 12 September 2012)
No. 11 of 2012 (tabled 19 September 2012)
No. 12 of 2012 (tabled 10 October 2012)
No. 13 of 2013 (tabled 31 October 2012)
No. 14 of 2012 (tabled 21 November 2012)

Reports presented
Eighth report of 2010 (tabled 27 October 2010)
Ninth report of 2010 (tabled 17 November 2010)
Tenth report of 2010 (tabled 24 November 2010)
First report of 2011 (tabled 9 February 2011)
Second report of 2011 (tabled 2 March 2011)
Third report of 2011 (tabled 23 March 2011)
Fourth report of 2011 (tabled 11 May 2011)
Fifth report of 2011 (tabled 15 June 2011)
Sixth report of 2011 (tabled 22 June 2011)
Seventh report of 2011 (tabled 6 July 2011)
Eighth report of 2011 (tabled 17 August 2011)
Ninth report of 2011 (tabled 24 August 2011)
Tenth report of 2011 (tabled 14 September 2011)
Eleventh report of 2011 (tabled 21 September 2011)
Twelfth report of 2011 (tabled 13 October 2011)
Thirteenth report of 2011 (tabled 2 November 2011)
Fourteenth report of 2011 (tabled 23 November 2011)
Future role and direction of the Senate Scrutiny of Bills Committee—Interim report (tabled 23 November 2011)
First report of 2012 (tabled 8 February 2012)
Second report of 2012 (tabled 29 February 2012)
Third report of 2012 (tabled 14 March 2012)
Fourth report of 2012 (tabled 22 March 2012)
Fifth report of 2012 (tabled 10 May 2012)
Inquiry into the future role and direction of the Senate Scrutiny of Bills Committee—Final report (tabled 10 May 2012)
Sixth report of 2012 (tabled 20 June 2012)
Seventh report of 2012 (tabled 27 June 2012)
Eighth report of 2012 (tabled 15 August 2012)
Ninth report of 2012 (tabled 22 August 2012)
Tenth report of 2012 (tabled 12 September 2012)
Eleventh report of 2012 (tabled 19 September 2012)
Twelfth report of 2012 (tabled 10 October 2012)
Thirteenth report of 2013 (tabled 31 October 2012)
Fourteenth report of 2012 (tabled 21 November 2012)

Scrutiny of New Taxes—Select Committee
(appointed 30 September 2010; final report tabled 1 November 2011)

Members
Senator Cormann (Chair), and Senators Bushby, Cameron, Fifield, Madigan, Thistlethwaite and Williams

Participating members

Reports presented
The student amenities fee – another tax by another name (tabled 28 February 2011)
New taxes monitoring database—Interim report (tabled 21 March 2011)
The mining tax: A bad tax out of a flawed process (presented to the Temporary Chair of Committees, Senator Kroger, on 29 June 2011, pursuant to standing order 38(7); tabled 4 July 2011)
The carbon tax: Economic pain for no environmental gain—Interim report (presented to the Temporary Chair of Committees, Senator Stephens, on 7 October 2011, pursuant to standing order 38(7); tabled 11 October 2011)
The carbon tax: Secrecy and spin cannot hide carbon tax flaws—Final report (tabled 1 November 2011)

Selection of Bills—Standing Committee

Members
The Government Whip (Chair), the Opposition Whip, The Nationals Whip and the Australian Greens Whip, and Senators Brown, Bushby, Collins and Fifield

Reports presented

Report no. 11 of 2010 (presented 30 September 2010)
Report no. 12 of 2010 (presented 27 October 2010)
Report no. 13 of 2010 (presented 28 October 2010)
Report no. 14 of 2010 (presented 18 November 2010)
Report no. 15 of 2010 (presented 26 November 2010)
Report no. 1 of 2011 (presented 10 February 2011)
Report no. 2 of 2011 (presented 3 March 2011)
Report no. 3 of 2011 (presented 24 March 2011)
Report no. 4 of 2011 (presented 25 March 2011)
Report no. 5 of 2011 (presented 12 May 2011)
Report no. 6 of 2011 (presented 12 May 2011)
Report no. 7 of 2011 (presented 15 June 2011)
Report no. 8 of 2011 (presented 23 June 2011)
Report no. 9 of 2011 (presented 7 July 2011)
Report no. 10 of 2011 (presented 18 August 2011)
Report no. 11 of 2011 (presented 25 August 2011)
Report no. 12 of 2011 (presented 15 September 2011)
Report no. 13 of 2011 (presented 22 September 2011)
Report no. 14 of 2011 (presented 13 October 2011)
Report no. 15 of 2011 (presented 3 November 2011)
Report no. 16 of 2011 (presented 10 November 2011)
Report no. 17 of 2011 (presented 25 November 2011)
Report no. 1 of 2012 (presented 9 February 2012)
Report no. 2 of 2012 (presented 1 March 2012)
Report no. 3 of 2012 (presented 15 March 2012)
Report no. 4 of 2012 (presented 22 March 2012)
Report no. 5 of 2012 (presented 10 May 2012)
Report no. 6 of 2012 (presented 19 June 2012)
Report no. 7 of 2012 (presented 21 June 2012)
Report no. 8 of 2012 (presented 29 June 2012 am)
Report no. 9 of 2012 (presented 16 August 2012)
Report no. 10 of 2012 (presented 23 August 2012)
Report no. 11 of 2012 (presented 13 September 2012)
Report no. 12 of 2012 (presented 20 September 2012)
Report no. 13 of 2012 (presented 11 October 2012)
Report no. 14 of 2012 (presented 1 November 2012)
Report no. 15 of 2012 (presented 20 November 2012)

Senators’ Interests—Standing Committee

Members

Senator Bernardi (Chair), Senator Marshall (Deputy Chair), and Senators Bilyk, Humphries, Johnston, Kroger, Stephens and Waters

Current inquiry
Development of a draft code of conduct for senators (referred 2 March 2011; reporting date: 27 November 2012)

Notifications of alterations of interests
Register of senators’ interests incorporating statements of registrable interests and notifications of alterations of interests of senators lodged between 22 June 2010 and 13 December 2010 (presented to the President on 15 December 2010, pursuant to standing order 38(7); tabled 9 February 2011)
Register of senators’ interests incorporating statements of registrable interests and notifications of alterations of interests of senators lodged between 14 December 2010 and 30 June 2011 (tabled 4 July 2011)
Register of senators’ interests incorporating statements of registrable interests and notifications of alterations of interests lodged between 6 August and 30 November 2011 (presented to the Deputy President on 9 December 2011, pursuant to standing order 38(7); tabled 7 February 2012)
Register of senators’ interests incorporating statements of registrable interests and notifications of alterations of interests of senators lodged between 1 December 2011 and 26 June 2012 (tabled 29 June 2012 am)

Reports presented
Report 1/2011: Annual report 2010 (presented to the Temporary Chair of Committees, Senator Forshaw, on 30 March 2011, pursuant to standing order 38(7); tabled 10 May 2011)
Report 2/2011: Arrangements for online publication of the Register of Senators’ Interests (tabled 22 June 2011)

Treaties—Joint Standing Committee
(appointed 30 September 2010)
Members
Mr KJ Thomson (Chair), Senator McKenzie (Deputy Chair), and Senators Fawcett, Ludlam, Singh, Smith, Thistlethwaite and Thorp and Mr Forrest, Ms Grierson, Mr Jenkins, Ms Livermore, Mr McClelland, Ms Parke, Mrs Prentice and Dr Stone

Reports presented
Report 114—Treaties referred on 16 November 2010 (part 1) (presented to the Temporary Chair of Committees, Senator Moore, on 3 December 2010, pursuant to standing order 38(7); tabled 9 February 2011)
Report 115—Treaties tabled on 28 October and 24 November 2010; Treaties referred on 16 November 2010 (part 2) (tabled 21 March 2011)
Report 117—Treaties tabled on 9 and 10 February, and 1 March 2011 (tabled 15 June 2011)
Report 118—Treaties tabled on 23 March and 11 May 2011 (tabled 17 August 2011)
Report 119—Treaty tabled on 5 July 2011 (tabled 15 September 2011)
Report 120—Treaties tabled on 5 July and 16 August 2011 (tabled 13 October 2011)
Report 121—Treaty tabled on 16 August 2011 (tabled 1 November 2011)
Report 122—Treaties tabled on 23 August, 13 and 20 September and 13 October 2011 (tabled 22 November 2011)
Report 123—Treaties tabled on 13 October, 2, 22 and 24 November 2011 (tabled 14 March 2012)
Report 124—Treaties tabled on 22 November 2011 and 7 February 2012 (tabled 10 May 2012)
Report 125—Treaties tabled on 7 and 28 February 2012 (tabled 21 June 2012)
Report 127—Treaties tabled on 20 March and 8 May 2012 (tabled 16 August 2012)
Report 128—Inquiry into the Treaties Ratification Bill 2012 (tabled 16 August 2012)
Report 129—Treaties tabled on 19 and 26 June 2012 (tabled 11 September 2012)
Report 130—Treaty tabled on 14 August 2012 (tabled 31 October 2012)

SENATE APPOINTMENTS TO STATUTORY AUTHORITIES

Advisory Council on Australian Archives
Senator Faulkner (appointed 30 September 2010, for a period of 3 years).

Council of the National Library of Australia
Senator Humphries (appointed 23 June 2011; with effect on and from 1 July 2011, for a period of 3 years).

Parliamentary Retiring Allowances Trust
Senators Macdonald and Marshall (appointed 23 June 2011; with effect on and from 1 July 2011, and 7 July 2011, respectively).

ROSEMARY LAING
Clerk of the Senate
## MINISTERIAL REPRESENTATION

<table>
<thead>
<tr>
<th>Ministers</th>
<th>Representing</th>
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<tbody>
<tr>
<td>Senator the Honourable Christopher Evans (Chris)&lt;br&gt;Minister for Tertiary Education, Skills, Science and Research&lt;br&gt;Leader of the Government in the Senate</td>
<td>Prime Minister&lt;br&gt;Minister for Families, Community Services and Indigenous Affairs&lt;br&gt;Minister for Disability Reform&lt;br&gt;Minister for Resources and Energy&lt;br&gt;Minister for Tourism&lt;br&gt;Minister for Social Inclusion&lt;br&gt;Minister for Housing&lt;br&gt;Minister for Homelessness&lt;br&gt;Minister for the Public Service and Integrity&lt;br&gt;Minister for Community Services</td>
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<tr>
<td>Senator the Honourable Stephen Conroy&lt;br&gt;Minister for Broadband, Communications and the Digital Economy&lt;br&gt;Minister Assisting the Prime Minister on Digital Productivity&lt;br&gt;Deputy Leader of the Government in the Senate</td>
<td>Minister for Regional Australia, Regional Development and Local Government&lt;br&gt;Minister for Sustainability, Environment, Water, Population and Communities</td>
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<td>Senator the Honourable Robert Carr (Bob)&lt;br&gt;Minister for Foreign Affairs</td>
<td>Minister for Defence&lt;br&gt;Minister for Trade and Competitiveness&lt;br&gt;Minister for Veterans' Affairs&lt;br&gt;Minister for Defence Science and Personnel&lt;br&gt;Minister for Defence Material</td>
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<tr>
<td>Senator the Honourable Penelope Wong (Penny)&lt;br&gt;Minister for Finance and Deregulation</td>
<td>Treasurer&lt;br&gt;Minister for Financial Services and Superannuation&lt;br&gt;Minister for Employment and Workplace Relations&lt;br&gt;Minister for Employment Participation&lt;br&gt;Special Minister of State&lt;br&gt;Minister for the Status of Women&lt;br&gt;Minister for Indigenous Employment and Economic Development&lt;br&gt;Assistant Treasurer</td>
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<tr>
<td>Senator the Honourable Joseph Ludwig (Joe)&lt;br&gt;Minister for Agriculture, Fisheries and Forestry&lt;br&gt;Minister Assisting on Queensland Floods Recovery</td>
<td>Attorney-General&lt;br&gt;Minister for Emergency Management&lt;br&gt;Minister for Climate Change and Energy Efficiency&lt;br&gt;Minister for Health&lt;br&gt;Minister for Mental Health and Ageing&lt;br&gt;Minister for Indigenous Health&lt;br&gt;Minister for Home Affairs&lt;br&gt;Minister for Justice</td>
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<tr>
<td>Senator the Honourable Kim Carr&lt;br&gt;Minister for Human Services</td>
<td>Minister for Infrastructure and Transport&lt;br&gt;Minister for School Education, Early Childhood and Youth&lt;br&gt;Minister for Early Childhood and Childcare</td>
</tr>
<tr>
<td>Senator the Honourable Kate Lundy&lt;br&gt;Minister for Sport&lt;br&gt;Minister for Multicultural Affairs&lt;br&gt;Minister Assisting for Industry and Innovation</td>
<td>Minister for the Arts&lt;br&gt;Minister for Immigration and Citizenship&lt;br&gt;Minister for Industry and Innovation&lt;br&gt;Minister for Small Business</td>
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### Parliamentary Secretaries

| Senator the Honourable Jan McLucas<br>Parliamentary Secretary to the Prime Minister<br>Parliamentary Secretary for Disabilities and Carers | Senator the Honourable Donald Farrell (Don)<br>Parliamentary Secretary for Sustainability and Urban Water |
| Senator the Honourable Jacinta Collins<br>Parliamentary Secretary for School Education and Workplace Relations<br>Manager of Government Business in the Senate | Senator the Honourable David Feeney<br>Parliamentary Secretary for Defence |

In those instances where senators prefer to be known by other than their first name, the preferred name is underlined.
GUIDE TO THE NOTICE PAPER

A Notice Paper is issued each sitting day containing details of current business before the Senate. It works in conjunction with the Senate Order of Business (otherwise known as the Red) which sets out the daily routine of business to be followed as per standing order 57.

Standing orders are the rules or procedures set down by the Senate to govern the Senate and its committees. The current version of The Senate: Standing Orders and other orders of the Senate is available on the Senate website at www.aph.gov.au/About_Parliament/Senate/Powers_practice_n_procedures/standingorders

The publication of the Notice Paper is authorised by standing order 43(2).

Placement of business on the Notice Paper

The way business is placed on the Notice Paper is set down according to standing orders and is listed under one of the following four categories:

- **Matters of privilege** which take precedence over all other business and are listed at the beginning of the Notice Paper when they arise. They consist of notices of motion which the President has determined warrant such precedence and any orders relating to adjourned debates on such motions.

- **Business of the Senate** which has precedence over government and general business for the day on which it is listed. It includes disallowance motions, orders of the day for the presentation of committee reports, motions to refer matters to standing committees, motions for leave of absence for a senator and motions concerning the qualification of a senator.

- **Government business** which is business initiated by a minister including the consideration of government legislation. It takes precedence over general business except for a period of 2½ hours each week set aside on Thursdays for general business.

- **General business** which is all other business initiated by senators who are not ministers. It takes precedence over government business only as described above. (See below for a breakdown of this section.)

Within each of the above categories you may find notices of motions and/or orders of the day:

- **Notices of motion** are statements indicating that senators intend to move particular motions on the days indicated. They are entered on the Notice Paper in the order given and may be given jointly by two or more senators. Notices of motion are usually considered before orders of the day.

- **Orders of the day** are items of business which the Senate has ordered to be considered on particular days, usually arising from adjourned debates on matters, including legislation, or requirements to present committee reports.

On days other than Thursdays, the Notice Paper records all business of the Senate and government business items, but includes only new items of general business from the previous sitting day. On Thursdays, to take account of General Business at 4.30 pm, a full listing of business relating to the consideration of government documents, committee reports and government responses to committee reports and Auditor-General’s reports is also published.
Sections of the Notice Paper

Other than the sections: Matters of Privilege, Business of the Senate and Government Business, the Notice Paper, may also contain the following:

Orders of the Day relating to Committee Reports and Government Responses and Auditor-General’s Reports

Adjourned debates on motions to consider or adopt committee reports and government responses. These orders may be considered for one hour on Thursdays at the conclusion of general business. New items appear on the following day’s Notice Paper. The section is printed in full on Thursdays.

This section can be found residing between Government Business and General Business on the Notice Paper.

General Business

Orders of the Day—Adjourned debates on motions initiated by private senators to take note of business other than a government document or a private senator’s bill as these have their own sections.

Orders of the day relating to Government Documents—Adjourned debates on motions to take note of government documents. Such orders arise from consideration of the government documents presented on a particular day and include consideration of any documents not reached on the day. They are also listed for consideration for up to one hour on Thursdays during the consideration of general business. New items appear in the following day’s Notice Paper. The section is printed in full on Thursdays.

Orders of the day relating to Private Senators’ Bills—Adjourned debates on motions to consider bills introduced by senators in a personal capacity. New items appear in the following day’s Notice Paper.

They can also be listed for consideration for up to 2 hours and 20 minutes on Thursday mornings (temporary order agreed to on 2 November 2010 upon adoption of recommendation in the Procedure Committee’s 4th report of 2010).

Business for Future Consideration

Lists any notice of motion or order of the day to be considered on a specific day in the future, for example, a committee report ordered to be presented on a specific date, or a notice of motion given for a day other than the next day of sitting.

Business, is listed under the date it is to dealt with in the chamber, starting with the next day of sitting. Any business to which a date cannot be allocated, for example, the tabling date may be a result of some other event occurring, will be placed at the end of the section.

Bills Referred to Committees

Lists all bills or provisions of bills currently being considered by Senate or joint committees, including details of: who referred, to which committee, when referred, variations to the reporting date, any interim reports presented and final reporting date.

Questions on Notice

Includes the text of new questions on notice, preceded by a listing of numbers of unanswered questions which have already appeared in full on the Notice Paper and a number range of unanswered questions which remain unanswered for more than 30 days.
Answers to Estimates Questions on Notice
Lists the dates set by standing committees for the answering of questions taken on notice during estimates hearings.

Orders of the Senate
An order of the Senate is a resolution agreed to by the Senate which is regarded as continuing in effect unless its terms indicate that it has a limited life, or is spent by the effluxion of time or the circumstances to which it applied no longer exist.
This section can include resolutions such as: new or amendments of standing orders which have not yet appeared in a current reprint, temporary orders of the Senate, the authorisation of committees to meet during the sitting of the Senate, and orders for production of documents.

Contingent Notices of Motion
These are statements of intention by senators that, contingent on a specified occurrence, they may move a motion, usually to suspend standing orders. They are grouped by subject.

Temporary Chairs of Committees
A daily list of all senators appointed to take the chair in the absence of the President or Deputy President.

Categories of Committees
Details in list form, categorised by type, all Senate and joint committees. Specific details of each committee appear in the section Committees.

Committees
An alphabetical listing of all Senate and joint committees, including their membership, current inquiries and reports presented on or since the previous sitting day i.e. presented out of sitting.

Senate Appointments to Statutory Authorities
A listing of the statutory authorities on which the Senate is represented and details of representation.

Ministerial Representation
A listing of Senate ministers and the portfolios they represent.

Inquiries concerning the Notice Paper or business listed in it may be directed to the Senate Table Office on (02) 6277 3018.

Printed by authority of the Senate