

WESTERN AUSTRALIA

LEGISLATIVE ASSEMBLY

VOTES AND PROCEEDINGS

No. 206

FIRST SESSION OF THE FORTIETH PARLIAMENT

THURSDAY, 25 JUNE 2020

1. Meeting of Assembly

The Assembly met at 9.00 am pursuant to adjournment.

The Speaker took the Chair.

An Acknowledgement of Country and Prayers were read.

2. Papers

The following papers were presented and ordered to lie upon the Table of the House –

By the Clerk –

Auditor General, Office of the – Information Systems Audit Report 2020 – Local Government Entities, Report No. 27, June 2020 (3475).

Auditor General, Office of the – Western Australia Public Sector Auditor Committees – Better Practice Guide, Report No. 26, June 2020 (3476).

Corruption and Crime Commission – Review of recommendations made to the Department of Justice arising from six reports (3477).

Government of Western Australia – Mid-Year Financial Projections Statement – December 2019 (3478).

Road Safety Council – Report on Activities 2018–19 (3479).

Western Australian Future Health Research and Innovation Fund Act 2012 – Statement on the estimate of income in accordance with section 9B of the Act (3480).

3. Brief Ministerial Statements

Brief Ministerial Statements were made by –

The Minister for Corrective Services on the return of management of the Melaleuca Remand and Reintegration Facility to the State Government.

The Treasurer on a decrease in fees and charges to households in 2020–21.

The Minister for Aboriginal Affairs on the transfer of management orders for 12 properties to the Esperance Nyungar native title holders.

The Minister for Water providing an update on the Albany to Denmark pipeline.

4. Grievances

The Speaker called for grievances which were then made.

5. Education and Health Standing Committee

Ms J.M. Freeman, as Chair, presented the following report which was ordered to lie upon the Table of the House –

Education and Health Standing Committee – Issues Paper: Prenatal Methamphetamine Exposure: Time to wake up to another hidden harm (3481).

Mr Z.R.F. Kirkup and Mr R.S. Love spoke on the report.

6. Electoral Amendment Bill 2020

The Attorney General, pursuant to notice, moved,

That a bill for “An Act to amend the *Electoral Act 1907*.” be introduced and read a first time.

Question put and passed.

The Attorney General presented an explanatory memorandum and bill read a first time.

The Attorney General moved, That the bill be now read a second time.

Mr P.A. Katsambanis moved, That the debate be adjourned.

Question put and passed.

7. Industrial Relations Legislation Amendment Bill 2020

The Minister for Industrial Relations, pursuant to notice, moved,

That a bill for “An Act to amend the *Industrial Relations Act 1979*, the *Long Service Leave Act 1958* and the *Minimum Conditions of Employment Act 1993*.” be introduced and read a first time.

Question put and passed.

The Minister for Industrial Relations presented an explanatory memorandum and bill read a first time.

The Minister for Industrial Relations moved, That the bill be now read a second time.

Mr P.A. Katsambanis moved, That the debate be adjourned.

Question put and passed.

8. Suspension of Standing Orders – Dog Amendment (Stop Puppy Farming) Bill 2020

The Leader of the House, pursuant to notice, moved,

That so much of the Standing Orders be suspended as is necessary to enable the Dog Amendment (Stop Puppy Farming) Bill 2020 to proceed forthwith to the third reading following consideration in detail.

Debate ensued.

Question put and passed.

9. Dog Amendment (Stop Puppy Farming) Bill 2020

The Order of the Day for the consideration in detail of the bill was read.

CONSIDERATION IN DETAIL

Clause 1.

Paper

The following paper was presented and ordered to lie upon the Table of the House –

By the Minister for Local Government –

Local Government, Minister for – Health and Welfare of Dogs in Western Australia,
Department of Primary Industries and Regional Development, February 2020 (3483).

Clause 1.

Suspension of Standing Orders

Mr A. Krsticevic, without notice, moved, That so much of the Standing Orders be suspended as is necessary to enable the following motion to be moved forthwith –

That this House calls on the McGowan Labor Government to immediately increase desperately needed funding for family and domestic violence counselling, advocacy and support services.

The Leader of the House moved, To add to the motion –

“

, subject to the debate being limited to 10 minutes for government members and 10 minutes for non-government members.

”.

Amendment put and passed.

On the question, That the motion, as amended, be agreed to,

Question put.

The Acting Speaker having counted the House, and an absolute majority being present and there being no dissentient voice, declared the motion, as amended, to be carried with the concurrence of an absolute majority of the whole number of members of the House.

Family and Domestic Violence

Mr A. Krsticevic, pursuant to the foregoing motion, moved,

That this House calls on the McGowan Labor Government to immediately increase desperately needed funding for family and domestic violence counselling, advocacy and support services.

Debate ensued.

Question put.

The Assembly divided.

Ayes (16)

Mr I.C. Blayney
Mrs L.M. Harvey
Mrs A.K. Hayden
Dr D.J. Honey
Mr P.A. Katsambanis
Mr Z.R.F. Kirkup

Mr S.K. L'Estrange
Mr R.S. Love
Mr W.R. Marmion
Mr J.E. McGrath
Ms L. Mettam
Dr M.D. Nahan

Mr D.C. Nalder
Mr D.T. Redman
Mr P.J. Rundle
Mr A. Krsticevic (*Teller*)

Noes (36)

Ms L.L. Baker
 Dr A.D. Buti
 Mrs R.M.J. Clarke
 Mr R.H. Cook
 Ms J. Farrer
 Mr M.J. Folkard
 Ms J.M. Freeman
 Ms E.L. Hamilton
 Mr T.J. Healy
 Mr M. Hughes
 Mr W.J. Johnston
 Mr D.J. Kelly

Mr F.M. Logan
 Mr M. McGowan
 Ms S.F. McGurk
 Mr K.J.J. Michel
 Mr S.A. Millman
 Mr M.P. Murray
 Mrs L.M. O'Malley
 Mr S.J. Price
 Mr D.T. Punch
 Mr J.R. Quigley
 Ms M.M. Quirk
 Mrs M.H. Roberts

Ms C.M. Rowe
 Ms R. Saffioti
 Ms A. Sanderson
 Ms J.J. Shaw
 Mrs J.M.C. Stojkovski
 Mr C.J. Tallentire
 Mr D.A. Templeman
 Mr P.C. Tinley
 Mr R.R. Whitby
 Ms S.E. Winton
 Mr B.S. Wyatt
 Mr D.R. Michael (*Teller*)

Question thus negatived.

On the question, That Clause 1 be agreed to,

Debate interrupted by the Chair and adjourned until a later stage of the sitting.

10. Members' Statements

The Acting Speaker called for members' statements which were then made.

11. Questions

Questions without Notice were taken.

Questions on Notice Nos 6282 to 6324 were asked.

Questions on Notice Nos 6107, 6112, 6133, 6145 and 6156 were answered.

Paper tabled by the Deputy Premier; Minister for Health; Mental Health –

Question on Notice No. 6133 – List detailing staffing arrangements within the Minister's department and agencies under the Minister's portfolio of responsibilities (3482).

12. Education and Health Standing Committee – Terms of Reference

The Speaker advised members that the Education and Health Standing Committee had resolved to conduct follow-up hearings examining lessons learnt from the delivery of education during the COVID-19 pandemic and how these experiences may inform future approaches and would report by 24 September 2020.

13. Suspension of Standing Orders

Mr D.T. Redman, without notice, moved, That so much of the Standing Orders be suspended as is necessary to enable the following motion to be moved forthwith –

That this House calls on the Premier to instruct the Minister for Emergency Services to change the mandatory Code of Conduct for Emergency Service volunteers that gags them from communicating with their local MP on Emergency Service matters.

The Leader of the House moved, To add to the motion –

“

, subject to the debate being limited to 10 minutes for government members and 10 minutes for non-government members.

”.

Amendment put and passed.

On the question, That the motion, as amended, be agreed to,
Question put.

The Speaker having counted the House, and an absolute majority being present and there being no dissentient voice, declared the motion, as amended, to be carried with the concurrence of an absolute majority of the whole number of members of the House.

14. Emergency Services Code of Conduct

Mr D.T. Redman, pursuant to the foregoing motion, moved,

That this House calls on the Premier to instruct the Minister for Emergency Services to change the mandatory Code of Conduct for Emergency Service volunteers that gags them from communicating with their local MP on Emergency Service matters.

Debate ensued.

Paper

The following paper was presented and ordered to lie upon the Table of the House –

By the Minister for Emergency Services –

Emergency Services, Minister for – Information relating to the Department of Fire and Emergency members (3484).

Question put.

The Assembly divided.

Ayes (14)

Mr I.C. Blayney
Mrs L.M. Harvey
Mrs A.K. Hayden
Mr P.A. Katsambanis
Mr Z.R.F. Kirkup

Mr S.K. L'Estrange
Mr R.S. Love
Mr W.R. Marmion
Ms L. Mettam
Dr M.D. Nahan

Mr D.C. Nalder
Mr D.T. Redman
Mr P.J. Rundle
Mr A. Krsticevic (*Teller*)

Noes (33)

Ms L.L. Baker
Dr A.D. Buti
Mr J.N. Carey
Mrs R.M.J. Clarke
Mr R.H. Cook
Ms J. Farrer
Mr M.J. Folkard
Ms J.M. Freeman
Ms E.L. Hamilton
Mr M. Hughes
Mr W.J. Johnston

Mr D.J. Kelly
Mr F.M. Logan
Mr M. McGowan
Ms S.F. McGurk
Mr K.J.J. Michel
Mr S.A. Millman
Mr Y. Mubarakai
Mr M.P. Murray
Mrs L.M. O'Malley
Mr S.J. Price
Mr J.R. Quigley

Ms M.M. Quirk
Mrs M.H. Roberts
Ms C.M. Rowe
Ms R. Saffioti
Ms J.J. Shaw
Mrs J.M.C. Stojkovski
Mr C.J. Tallentire
Mr D.A. Templeman
Mr P.C. Tinley
Mr R.R. Whitby
Mr D.R. Michael (*Teller*)

Question thus negatived.

15. Variation to the Order of Business

Ordered, That consideration of Government Business Order of the Day No. 1 be resumed.

16. Dog Amendment (Stop Puppy Farming) Bill 2020

The Order of the Day for the further consideration in detail of the bill was read.

CONSIDERATION IN DETAIL

Clauses 1 to 21 agreed to.

Clause 22.

Mr R.S. Love moved,

Page 18, after line 4 – To insert:

“

- (da) the dog is a farm working dog usually kept on rural land, by a primary producer, or a person employed by a primary producer and primarily kept or trained for the purpose of droving, protecting, tending, or working stock on a farm;

”.

Amendment put.

The Assembly divided.

Ayes (10)

Mr I.C. Blayney
Mrs A.K. Hayden
Mr P.A. Katsambanis
Mr Z.R.F. Kirkup

Mr A. Krsticevic
Mr R.S. Love
Mr W.R. Marmion
Dr M.D. Nahan

Mr D.T. Redman
Mr P.J. Rundle (*Teller*)

Noes (32)

Ms L.L. Baker
Dr A.D. Buti
Mr J.N. Carey
Mr R.H. Cook
Ms J. Farrer
Mr M.J. Folkard
Ms J.M. Freeman
Ms E.L. Hamilton
Mr M. Hughes
Mr W.J. Johnston
Mr D.J. Kelly

Mr F.M. Logan
Ms S.F. McGurk
Mr K.J.J. Michel
Mr S.A. Millman
Mr Y. Mubarakai
Mrs L.M. O'Malley
Mr P. Papalia
Mr S.J. Price
Mr J.R. Quigley
Ms M.M. Quirk
Mrs M.H. Roberts

Ms C.M. Rowe
Ms R. Saffioti
Ms A. Sanderson
Ms J.J. Shaw
Mrs J.M.C. Stojkovski
Mr C.J. Tallentire
Mr D.A. Templeman
Mr P.C. Tinley
Mr R.R. Whitby
Mr D.R. Michael (*Teller*)

Amendment thus negatived.

Mrs A.K. Hayden moved,

Page 18, after line 5 – To insert:

“

- (ea) the dog is registered with the Canine Association of Western Australia Incorporated and the owner of the dog is a member of the Canine Association of Western Australia Incorporated;

”.

Amendment put.

The Assembly divided.

Ayes (8)

Mr I.C. Blayney
Mrs A.K. Hayden
Mr P.A. Katsambanis

Mr R.S. Love
Mr W.R. Marmion
Dr M.D. Nahan

Mr D.T. Redman
Mr A. Krsticevic (*Teller*)

Noes (27)

Ms L.L. Baker
 Dr A.D. Buti
 Mr J.N. Carey
 Mr M.J. Folkard
 Ms J.M. Freeman
 Ms E.L. Hamilton
 Mr M. Hughes
 Mr D.J. Kelly
 Mr F.M. Logan

Mr S.A. Millman
 Mr Y. Mubarakai
 Mrs L.M. O'Malley
 Mr P. Papalia
 Mr S.J. Price
 Mr J.R. Quigley
 Ms M.M. Quirk
 Mrs M.H. Roberts
 Ms C.M. Rowe

Ms R. Saffioti
 Ms A. Sanderson
 Ms J.J. Shaw
 Mrs J.M.C. Stojkovski
 Mr C.J. Tallentire
 Mr D.A. Templeman
 Mr P.C. Tinley
 Mr R.R. Whitby
 Mr D.R. Michael (*Teller*)

Amendment thus negatived.

Mrs A.K. Hayden moved,

Page 19, line 21 – To insert after “kept,”:

“

or the owner of the dog is not a member of the Canine Association of Western Australia Incorporated and the dog is not registered with the Canine Association of Western Australia Incorporated,

”.

Amendment put and negatived.

Mr R.S. Love moved,

Page 19, after line 25 – To insert:

“

(aa) at the time the dog gives birth, the person is registered as a member of the Canine Association of Western Australia Incorporated;

”.

Amendment put and negatived.

Mr R.S. Love moved,

Page 20, after line 9 – To insert:

“

(aa) is a farm working dog usually kept on rural land, by a primary producer, or a person employed by a primary producer and primarily kept or trained for the purpose of droving, protecting, tending, or working stock on a farm;

”.

Page 22, after line 22 – To insert:

“

26N. Definitions

In this Part –

primary producer means an individual, partnership, trust or company carrying on a primary production business;

primary production business has the same meaning as in the *Income Tax Assessment Act 1997* of the Commonwealth.

”.

Amendments put.

The Assembly divided.

Ayes (7)

Mr I.C. Blayney
Mrs A.K. Hayden
Mr P.A. Katsambanis

Mr A. Krsticevic
Mr R.S. Love
Mr W.R. Marmion

Mr P.J. Rundle (*Teller*)

Noes (27)

Ms L.L. Baker
Dr A.D. Buti
Mr J.N. Carey
Mr M.J. Folkard
Ms J.M. Freeman
Ms E.L. Hamilton
Mr M. Hughes
Mr D.J. Kelly
Mr F.M. Logan

Ms S.F. McGurk
Mr S.A. Millman
Mr Y. Mubarakai
Mrs L.M. O'Malley
Mr P. Papalia
Mr S.J. Price
Mr J.R. Quigley
Ms M.M. Quirk
Mrs M.H. Roberts

Ms C.M. Rowe
Ms R. Saffioti
Ms A. Sanderson
Ms J.J. Shaw
Mrs J.M.C. Stojkovski
Mr C.J. Tallentire
Mr D.A. Templeman
Mr R.R. Whitby
Mr D.R. Michael (*Teller*)

Amendments thus negatived.

Clause 22 agreed to.

Clauses 23 to 56 agreed to.

Title agreed to.

Consideration in detail concluded.

The Minister for Local Government moved, That the bill be now read a third time.

Debate ensued.

Question put and passed.

Bill read a third time and forwarded to the Legislative Council for concurrence.

17. Correction to Tabled Paper

The Acting Speaker announced that the Speaker had authorised corrections to the following Tabled Paper tabled on 25 June 2020 –

Corruption and Crime Commission – Review of recommendations made to the Department of Justice arising from six reports (3477).

Paper

The following paper was presented and ordered to lie upon the Table of the House –

By the Speaker –

Corruption and Crime Commission – Review of recommendations made to the Department of Justice arising from six reports, Erratum (3485).

18. Message from the Legislative Council

Message No. 129 dated 25 June 2020 from the Legislative Council was reported as follows –

The Legislative Council acquaints the Legislative Assembly that Hon Matthew Swinbourn has been appointed to fill the vacancy on the Joint Standing Committee on Delegated Legislation following the resignation of Hon Kyle McGinn.

19. Road Traffic Amendment (Impaired Driving and Penalties) Bill 2019

Message No. 130 dated 25 June 2020 from the Legislative Council was reported as follows –

The Legislative Council acquaints the Legislative Assembly that it has agreed to the *Road Traffic Amendment (Impaired Driving and Penalties) Bill 2019* subject to the amendments contained in the Schedule annexed; in which amendments the Legislative Council desires the concurrence of the Legislative Assembly.

Schedule indicating the amendments made by the Legislative Council in the Road Traffic Amendment (Impaired Driving and Penalties) Bill 2019

No. 1

Clause 2, page 2, after line 10 — To insert:

- (2) However —
 - (a) if no day is fixed under subsection (1)(b) before the end of the period of 10 years beginning on the day on which this Act receives the Royal Assent, this Act is repealed on the day after that period ends; or
 - (b) if paragraph (a) does not apply, and a provision of this Act does not come into operation before the end of the period of 10 years beginning on the day on which this Act receives the Royal Assent, the provision is repealed on the day after that period ends.

No. 2

New Clause 38A, page 61, after line 16 — To insert:

38A. Part 5B inserted

At the end of Part VA insert:

Part 5B — Radar detectors

81G. Offence to drive motor vehicle with radar detector fitted to, within or on vehicle

- (1) In this section —

radar detector means a device or other equipment that is capable of detecting the operation of —

- (a) an average speed detection system as defined in the *Road Traffic (Administration) Act 2008* section 117B(1); or
- (b) speed measuring and recording equipment as defined in the *Road Traffic (Administration) Act 2008* section 117(1); or
- (c) speed measuring equipment as defined in the *Road Traffic (Administration) Act 2008* section 117(1).

- (2) A person must not drive a motor vehicle on a road if the vehicle —
- (a) is fitted with a radar detector; or
 - (b) has a radar detector within or on the vehicle.

Penalty for this subsection:

- (a) for a first offence, a fine of 64 PU;
- (b) for a second or subsequent offence, a fine of 96 PU.

No. 3

Clause 41, page 63, lines 5 to 27 — To delete the clause.

CONSIDERATION IN DETAIL

The Minister for Road Safety moved, That amendment No. 1 be agreed to.

Amendment agreed to.

The Minister for Road Safety moved, That amendment Nos 2 and 3 be agreed to.

Amendments agreed to.

Consideration in detail concluded and the Legislative Council acquainted accordingly.

20. Residential Parks (Long-stay Tenants) Amendment Bill 2018

Message No. 128 dated 24 June 2020 from the Legislative Council was reported as follows –

The Legislative Council acquaints the Legislative Assembly that it has agreed to the *Residential Parks (Long-stay Tenants) Amendment Bill 2018* subject to the amendments contained in the Schedule annexed; in which amendments the Legislative Council desires the concurrence of the Legislative Assembly.

Schedule indicating the amendments made by the Legislative Council in the Residential Parks (Long-stay Tenants) Amendment Bill 2018

No. 1

Clause 2, page 2, after line 8 — To insert:

- (aa) sections 3, 79 and 84 — on the day after that day;

No. 2

Clause 2, page 2, after line 10 — To insert:

- (2) However —
- (a) if no day is fixed under subsection (1)(b) before the end of the period of 10 years beginning on the day on which this Act receives the Royal Assent, this Act is repealed on the day after that period ends; or
 - (b) if paragraph (a) does not apply, and a provision of this Act does not come into operation before the end of the period of 10 years beginning on the day on which this Act receives the Royal Assent, the provision is repealed on the day after that period ends.

No. 3

Clause 4, page 5, after line 10 — To insert:

DVO has the meaning given under the *Domestic Violence Orders (National Recognition) Act 2017* section 4(1);

No. 4

Clause 4, page 5, after line 13 — To insert:

Family Court injunction means an injunction under the *Family Court Act 1997* section 235 or 235A or the *Family Law Act 1975* (Commonwealth) section 68B or 114;

family violence has the meaning given in the *Restraining Orders Act 1997* section 5A(1);

No. 5

Clause 4, page 5, line 25 — To delete “agreement” and insert:

agreement, or an interest in the agreement,

No. 6

Clause 4, page 7, lines 1 to 14 — To delete the lines and insert:

residential park has the meaning given in section 5B;

No. 7

Clause 5, page 10, after line 20 — To insert:

- (3A) An agreement or class of agreement cannot be prescribed under subsection (2)(d) unless the Minister is satisfied that —
 - (a) the agreement or class of agreement to be prescribed is sufficiently regulated by another Act; or
 - (b) the accommodation provided under the agreement is not accommodation that should be regulated by the Act.

No. 8

New Clause 5A, page 11, after line 20 — To insert:

5A. Section 5B inserted

Before section 6 insert:

5B. Residential parks

- (1) A *residential park* is a place, including a caravan park, where there are —
 - (a) sites on which relocatable homes may be parked, assembled or erected in accordance with a tenancy; and
 - (b) shared premises for the use of long-stay tenants in accordance with a tenancy.
- (2) However, a *residential park* is not one of the following —
 - (a) a place established as a retirement village under the *Retirement Villages Act 1992*;
 - (b) a prescribed place or class of place.
- (3) A place or class of place cannot be prescribed under subsection (2)(b) unless the Minister is satisfied that —
 - (a) the place or class of place to be prescribed is sufficiently regulated by another Act; or
 - (b) it is not appropriate for the Act to regulate the accommodation provided by the place or class of place.

No. 9

Clause 10, page 12, lines 13 to 19 — To delete the lines and insert:

9A. Exemption from provision of Act by regulations

- (1) Regulations may be made exempting any of the following from a provision of this Act —
 - (a) a long-stay agreement or class of long-stay agreement;
 - (b) a residential park or class of residential park.
- (2) The regulations may provide for conditions and restrictions subject to which an exemption is to apply.
- (3) However, regulations cannot be made under this section unless the Commissioner has consulted with, and invited submissions from, persons the Commissioner considers has an interest in —
 - (a) for regulations made in relation to a long-stay agreement or class of long-stay agreement — the agreement or class of agreement to be prescribed; or
 - (b) for regulations made in relation to a residential park or class of residential park — the residential park or class of residential park to be prescribed.

No. 10

Clause 19, page 24, line 26 — To insert after “that”:

is reasonably likely to occur and

No. 11

Clause 29, page 38, after line 27 — To insert:

- (4) When a charge of an offence under subsection (2) relates to a failure by the park operator to give the long-stay tenant a copy of a key to the premises, it is a defence to the charge to prove that —
 - (a) the copy of the key had been given to the park operator under section 32H(9)(b); and
 - (b) the tenant was a person to whom the park operator was instructed not to give the copy of the key under section 32H(9)(c)(ii).

No. 12

Clause 29, page 40, after line 26 — To insert:

- (h) for the purpose of inspecting the agreed premises and assessing any damage after the termination of a tenant's interest under —
 - (i) section 33(2A) or (2B); or
 - (ii) section 74B.
- (4) It is a term of every long-stay agreement that the park operator may enter the agreed premises under subsection (3)(h)(i) —
 - (a) not more than 7 days after receiving notice of termination under section 45A(1) or 45B(4); and
 - (b) not less than 3 days after giving notice to the long-stay tenant of the park operator's intention to enter the agreed premises.
- (5) It is a term of every long-stay agreement that the park operator may enter the agreed premises under subsection (3)(h)(ii) —
 - (a) not more than 10 days before the hearing of the application under section 74B; and
 - (b) not less than 3 days after giving notice to each long-stay tenant of the park operator's intention to enter the agreed premises.

No. 13

Clause 29, page 42, line 14 — To delete “It” and insert:

Except as provided in subsection (9), it

No. 14

Clause 29, page 43, after line 6 — To insert:

- (6A) A park operator who alters, removes or adds a lock or similar device to the shared premises other than in accordance with subsection (4) —
 - (a) does not breach the term referred to in subsection (4) if the park operator alters, removes or adds the lock or device for the health and safety of persons who may use the shared premises; and
 - (b) does not commit an offence under subsection (6) related to a breach of the term referred to in subsection (4) if the park operator alters, removes or adds the lock or device for the health and safety of persons who may use the shared premises.

No. 15

Clause 29, page 43, after line 24 — To insert:

- (9) It is a term of every on-site home agreement —
 - (a) that a long-stay tenant may alter or add any lock or similar device to the agreed premises —
 - (i) after the termination of an excluded tenant's interest in a long-stay agreement under section 74B; or
 - (ii) in any event, if it is necessary to prevent the commission of family violence that the tenant suspects, on reasonable grounds, is likely to be committed against the tenant or a dependant of the tenant;
 and
 - (b) that the tenant must give to the park operator a copy of the key to any lock or similar device altered or added under paragraph (a) as soon as practicable, and in any event within 7 days, after the lock or similar device has been altered or added; and
 - (c) that the park operator must not give a copy of a key referred to in paragraph (b) —
 - (i) to an excluded tenant whose interest in the long-stay agreement has been terminated under section 74B; or
 - (ii) in any event, to a person who the tenant has instructed the park operator in writing not to give the copy of the key.
- (10) A long-stay tenant who breaches a term referred to in subsection (9)(b) without reasonable excuse, in addition to any civil liability that the tenant might incur, commits an offence.
 Penalty for this subsection: a fine of \$5 000.
- (11) Subsection (9)(b) does not apply if the park operator is a person reasonably suspected of being likely to commit the family violence referred to in subsection (9)(a)(ii).

- (12) A park operator who breaches a term referred to in subsection (9)(c) without reasonable excuse, in addition to any civil liability that the park operator might incur, commits an offence.

Penalty for this subsection: a fine of \$20 000.

No. 16

Clause 29, page 43, after line 25 — To insert:

- (1AA) In this section —

disability means a disability —

- (a) which is attributable to an intellectual, psychiatric, cognitive, neurological, sensory, or physical impairment or a combination of those impairments; and
- (b) which is permanent or likely to be permanent; and
- (c) which may or may not be of a chronic or episodic nature; and
- (d) which results in a substantially reduced capacity of the person for communication, social interaction, learning or mobility.

No. 17

Clause 29, page 43, line 26 — To delete “A” and insert:

Subject to subsection (1A) and except as provided in subsection (5), a

No. 18

Clause 29, page 44, after line 3 — To insert:

- (1A) It is a term of an on-site home agreement that —

- (a) a long-stay tenant may affix either or both of the following items to a wall of the on-site home the subject of the agreement for the purpose of ensuring the safety of a child or a person with a disability, but only with the park operator’s consent —
 - (i) furniture;
 - (ii) a thing to affix the furniture to the wall;
 and
- (b) the park operator may only refuse consent —
 - (i) if affixing the item to the wall would disturb material containing asbestos; or
 - (ii) for a prescribed reason;
 and
- (c) unless the park operator agrees otherwise in writing, the tenant must remove the item from the wall when the tenant vacates the on-site home and either —
 - (i) restore the wall to its original condition; or

- (ii) compensate the park operator for any reasonable expenses incurred by the park operator in doing that restoration;
- and
- (d) the cost of affixing the item to the wall, removing it and restoring the wall to its original condition must be borne by the tenant; and
- (e) if the tenant causes damage to the on-site home when affixing or removing the item or restoring the wall to its original condition —
 - (i) the tenant must notify the park operator in writing that damage has been caused to the on-site home; and
 - (ii) the park operator may require the tenant to repair the damage and restore the on-site home to its original condition or compensate the park operator for the reasonable expenses incurred in doing the repair and restoration.
- (1B) The park operator is taken to have consented to affixing the furniture or thing to the wall of the on-site home under subsection (1A)(a) if, and only if —
 - (a) the long-stay tenant has given the park operator a request, in the approved form, seeking the park operator's consent to affix the item to the wall; and
 - (b) the park operator has not refused consent under subsection (1A)(b) within 14 days after the day on which the park operator receives the request.

No. 19

Clause 29, page 44, line 4 — To delete “A” and insert:

Except as provided in subsection (5), a

No. 20

Clause 29, page 45, after line 10 — To insert:

- (5) It is a term of every long-stay agreement that a long-stay tenant may affix any prescribed fixture, or make any prescribed renovation, alteration or addition to the agreed premises (the *prescribed alterations*), necessary to prevent entry onto the agreed premises of a person —
 - (a) if the person is an excluded tenant whose interest in a long-stay agreement has been terminated under section 74B; or
 - (b) in any event, if it is necessary to prevent the commission of family violence that the tenant suspects, on reasonable grounds, is likely to be committed by the person against the tenant or a dependant of the tenant.
- (6) For the purposes of subsection (5) —
 - (a) the cost of making the prescribed alterations must be borne by the long-stay tenant; and
 - (b) the long-stay tenant must give written notice to the park operator of the tenant's intention to make the prescribed alterations; and
 - (c) work on the prescribed alterations must be undertaken by a qualified tradesperson, a copy of whose invoice the long-stay tenant must provide to the park operator within 14 days of the alterations being completed; and

- (d) the prescribed alterations must be effected having regard to the age and character of the property and any applicable strata company by-laws; and
- (e) the long-stay tenant must restore the agreed premises to their original condition at the end of the long-stay agreement if the park operator requires the tenant to do so and, where restoration work has been undertaken by a tradesperson, must provide to the park operator a copy of that tradesperson's invoice within 14 days of that work being performed.

No. 21

Clause 29, page 49, line 6 — To delete “It” and insert:

- (1) It

No. 22

Clause 29, page 49, lines 8 to 10 — To delete the lines and insert:

- (a) if a contribution is levied under the *Strata Titles Act 1985* or the *Community Titles Act 2018* — the contribution; and

No. 23

Clause 29, page 49, after line 18 — To insert:

- (2) Despite subsection (1), a term of a long-stay agreement or another written contract, agreement, scheme, deed or other written arrangement between a long-stay tenant and the park operator may provide that the long-stay tenant indirectly pays, as a component of rent paid under the long-stay agreement, a prescribed charge as defined in the *Rates and Charges (Rebates and Deferments) Act 1992* section 3(1).

No. 24

Clause 35, page 54, line 14 — To delete “section 38:” and insert:

section 38(1):

No. 25

Clause 65, page 102, lines 3 to 5 — To delete the lines and insert:

- (2) If the State Administrative Tribunal is satisfied that the long-stay tenant has abandoned the agreed premises, the tribunal —

No. 26

Clause 66, page 102, line 23 to page 103, line 28 — To delete the lines and insert:

71A. Orders to terminate agreement for repeated interference with quiet enjoyment or threats or abuse

- (1) In this section, a long-stay tenant, or the tenant's guest, engages in *serious misconduct* when the tenant or the tenant's guest —
 - (a) repeatedly interferes, or has repeatedly interfered, with another tenant's quiet enjoyment of the residential park; or
 - (b) seriously or persistently threatens or abuses, or has seriously or persistently threatened or abused, the park operator or the park operator's employee.
- (2) A park operator may apply to the State Administrative Tribunal to terminate a long-stay agreement because the long-stay tenant, or the tenant's guest, has engaged in serious misconduct.
- (3) The State Administrative Tribunal may make an order terminating the long-stay agreement if the tribunal is satisfied of all of the following —
 - (a) the long-stay tenant, or the tenant's guest, has engaged in serious misconduct;
 - (b) the park operator has given a notice to the long-stay tenant in an approved form that asks the tenant, or the tenant's guest, to stop engaging in the serious misconduct;
 - (c) despite being asked to stop engaging in the serious misconduct, the long-stay tenant or the tenant's guest has not stopped engaging in the serious misconduct;
 - (d) terminating the agreement is justified in all the circumstances.
- (4) However, the State Administrative Tribunal may refuse to make an order if satisfied that the park operator was wholly or partly motivated to give the notice by the fact that the long-stay tenant had complained to a public authority about the park operator's conduct in relation to the long-stay agreement, or taken steps to secure or enforce the tenant's rights under the agreement.
- (5) If the State Administrative Tribunal makes the order, it must also order the long-stay tenant to give vacant possession of the agreed premises to the park operator when the tribunal orders.

No. 27

Clause 79, page 110, line 6 — To delete “prepared.” and insert:

prepared, but not later than 12 months after the 5th anniversary.

No. 28

Clause 79, page 110 after line 6 — To insert:

- (3) The Minister must transmit a copy of the report to the Clerk of a House of Parliament if —

- (a) the report has been prepared; and
 - (b) the Minister is of the opinion that the House will not sit during the period of 21 days after the finalisation of the report.
- (4) A copy of the report transmitted to the Clerk of a House is taken to have been laid before that House.
- (5) The laying of a copy of a report that is taken to have occurred under subsection (4) must be recorded in the Minutes, or Votes and Proceedings, of the House on the first sitting day of the House after the receipt of the copy by the Clerk.

No. 29

New Clause 80A, page 110, after line 14 — To insert:

80A. Section 98 deleted

Delete section 98.

No. 30

New Clause 80B, page 110, after line 14 — To insert:

80B. Part 7 Division 1A inserted

After section 97 insert:

Division 1A — Transitional provisions about residential parks — *Residential Parks (Long-stay Tenants) Amendment Act 2018*

98. Places before commencement day taken to be residential parks and lifestyle villages

- (1) In this section —
- application period* means the period beginning on 3 August 2007 and ending on the day before commencement day;
- caravan* has the meaning given in *Caravan Parks and Camping Grounds Act 1995* section 5(1);
- commencement day* means the day on which the *Residential Parks (Long-stay Tenants) Amendment Act 2018* section 80B comes into operation.
- (2) For the purposes of an act or omission under this Act before, on or after commencement day —
- (a) a place is taken to have been a residential park on each day during the application period that the place —
 - (i) had long-stay sites; and
 - (ii) did not have caravans situated for habitation; and
 - (iii) had relocatable homes other than caravans situated for habitation; and
 - (iv) was held out as a residential park or a place that had long-stay sites;

and

- (b) a place, or a part of a place, is taken to have been a lifestyle village on each day that —
 - (i) the place is taken to have been a residential park under paragraph (a); and
 - (ii) the place, or part of the place, included long-stay sites that were occupied, or intended to be occupied, solely or principally by individuals having a particular interest or quality in common.
- (3) However, a place is not taken to have been a residential park if the regulations provide that the place is not a residential park.

No. 31

Clause 81, page 110, line 16 — To delete “section 97” and insert:

section 98

No. 32

Clause 81, page 118, lines 9 to 13 — To delete the lines and insert:

111. Site-only agreements entered into before commencement day cannot be terminated without grounds

A site-only agreement entered into before commencement day cannot be terminated under former section 42 after commencement day.

No. 33

Clause 81, page 119, after line 10 — To insert:

114A. Validation of voluntary sharing arrangements entered into before commencement day

Despite section 13A, if a pre-commencement long-stay agreement includes a voluntary sharing arrangement, the arrangement continues to have effect even if the park operator, the long-stay agreement or the voluntary sharing arrangement fails to comply with the requirements of section 13A.

No. 34

Clause 81, page 119, lines 20 to 24 — To delete the lines.

No. 35

Clause 81, page 119, line 25 — To delete “(1) or (2)” and insert:

(1)

No. 36

New Clause 82A, page 120, after line 16 — To insert:

82A. Glossary amended

- (1) In the Glossary clause 1 delete the definition of *residential park* and insert:

residential park has the meaning given in section 5B;

- (2) In the Glossary clause 1:

- (a) in the definition of *caravan park* delete “park (including a lifestyle village) —” and insert:

park —

- (b) in the definition of *lifestyle village* delete “a caravan park, or an area within a caravan park,” and insert:

a residential park, or an area within a residential park,

No. 37

New Part 4, page 121, after line 12 — To insert:

Part 4 — *Residential Tenancies (COVID-19 Response) Act 2020* amended

86. Act amended

This Part amends the *Residential Tenancies (COVID-19 Response) Act 2020*.

87. Section 8 amended

In section 8(1) in the definition of *notice of increase of rent* delete paragraph (b) and insert:

- (b) for a long-stay agreement — a written notice given under the *Residential Parks (Long-stay Tenants) Act 2006* section 30 or 107.

88. Section 11 amended

- (1) In section 11(1) in the definition of *maintenance term* delete paragraph (b) and insert:

- (b) for a long-stay agreement — the term referred to in the *Residential Parks (Long-stay Tenants) Act 2006* section 32L(1)(c).

- (2) Delete section 11(3)(b) and insert:

- (b) for a long-stay agreement — the term referred to in the *Residential Parks (Long-stay Tenants) Act 2006* section 32M.

89. Other provisions amended

Amend the provisions listed in the Table as set out in the Table.

Table

Provision	Delete	Insert
s. 3(1) def. of tenant par. (a)	Glossary clause 1	section 3
s. 13(1)(b)	section 33(3)(c)	section 109
s. 21(2)(b)	section 33(3)(d) or (e)	section 33(3)(e) or 44B
s. 72(3)	section 33(3)(c)	section 109

No. 38

Long Title, Page 1 — To delete “**2006 and the Residential Tenancies Act 1987.**” and insert:

2006, the Residential Tenancies Act 1987 and the Residential Tenancies (COVID-19 Response) Act 2020.

CONSIDERATION IN DETAIL

The Minister for Commerce moved, That amendment Nos 1 to 38 be agreed to.

Amendments agreed to.

Consideration in detail concluded and the Legislative Council acquainted accordingly.

21. High Risk Offenders Bill 2019

Message No. 131 dated 25 June 2020 from the Legislative Council was reported as follows –

The Legislative Council acquaints the Legislative Assembly that it has agreed to *the High Risk Offenders Bill 2019* subject to the amendments contained in the Schedule annexed; in which amendments the Legislative Council desires the concurrence of the Legislative Assembly.

Schedule indicating the amendments made by the Legislative Council in the High Risk Offenders Bill 2019

No. 1

Clause 1, page 2, line 3 — To delete “*High Risk Offenders Act 2019*” and insert —

High Risk Serious Offenders Act 2019

No. 2

Clause 2, page 2, after line 7 — to insert —

- (ab) section 90A — on the day after that day;

No. 3

Clause 2, page 2, after line 9 — To insert:

- (2) However —

- (a) if no day is fixed under subsection (1)(b) before the end of the period of 10 years beginning on the day on which this Act receives the Royal Assent, this Act is repealed on the day after that period ends; or
- (b) if paragraph (a) does not apply, and a provision of this Act does not come into operation before the end of the period of 10 years beginning on the day on which this Act receives the Royal Assent, the provision is repealed on the day after that period ends.

No. 4

Clause 3, page 2, line 12 — To delete “(Sexual and Violent)” and insert:

Serious

No. 5

Clause 3, page 2, line 26 — To delete “*high risk offender*” and insert —

high risk serious offender

No. 6

Clause 6, page 6, line 26 — To insert after “found” —

not

No. 7

Clause 7, page 6, line 30 — To delete “*high risk offender*” and insert —

high risk serious offender

No. 8

Clause 8, page 8, line 11 — To delete “*persons of a particular class*” and insert —

high risk serious offenders

No. 9

Clause 8, page 8, line 15 — To delete “*persons of a particular class*” and insert —

high risk serious offenders

No. 10

Clause 14, page 11, line 1 — To delete “(Sexual and Violent)” and insert:

Serious

No. 11

Clause 14, page 11, line 5 — To delete “(Sexual and Violent)” and insert:

Serious

No. 12

Clause 33, page 25, lines 18 to 20 — To delete the lines and insert —

- (3) A person must not without reasonable excuse remove, or interfere with, or interfere with the operation of, an electronic monitoring device required to be worn or installed under section 31(3) in such a way as to prevent or impede monitoring of the offender’s location.

No. 13

Clause 33, page 25, line 22 — To delete “If” and insert:

Except as provided in subsection (4A), if

No. 14

Clause 33, page 25, after line 28 — To insert:

- (4A) If a term of imprisonment of at least 12 months would be clearly unjust given the circumstances of the offence and the person, the court may decide —
 - (a) to sentence the person to a term of imprisonment of less than 12 months; or
 - (b) not to sentence the person to a term of imprisonment.

No. 15

Clause 46, page 34, line 26 — To insert after “high risk”:

serious

No. 16

Clause 48, page 36, line 9 — To insert after “high risk”:

serious

No. 17

Clause 62, page 44, line 21 — To delete “may” and insert:

must

No. 18

Clause 62, page 44, line 26 — To delete the line and insert:

- (b) that is withdrawn; or
- (c) to the extent that it contains material not relating to the need to ensure adequate protection of the victim.

No. 19

Clause 68, page 46, line 28 — To insert after “high risk”:

serious

No. 20

Clause 68, page 47, line 1 — To insert after “high risk”:

serious

No. 21

Clause 80, page 54, line 16 — To delete “If” and insert:

Except as provided in subsection (2A), if

No. 22

Clause 80, page 54, after line 22 — To insert:

- (2A) If a term of imprisonment of at least 12 months would be clearly unjust given the circumstances of the offence and the person, the court may decide —
 - (a) to sentence the person to a term of imprisonment of less than 12 months; or
 - (b) not to sentence the person to a term of imprisonment.

No. 23

New Clause 90A, page 60, after line 24 — To insert:

90A Review of this Act

- (1) The Minister must review the operation and effectiveness of this Act, and prepare a report based on the review —
 - (a) as soon as practicable after the 5th anniversary of the day on which this section comes into operation; and
 - (b) after that, at intervals of not more than 5 years.
- (2) The Minister must cause the report to be laid before each House of Parliament as soon as practicable after it is prepared, but not later than 12 months after the 5th anniversary or the expiry of the period of 5 years, as the case may be.
- (3) The Minister must transmit a copy of the report to the Clerk of a House of Parliament if —
 - (a) the report has been prepared; and
 - (b) the Minister is of the opinion that the House will not sit during the period of 21 days after the finalisation of the report.
- (4) A copy of the report transmitted to the Clerk of a House is taken to have been laid before that House.
- (5) The laying of a copy of a report that is taken to have occurred under subsection (4) must be recorded in the Minutes, or Votes and Proceedings, of the House on the first sitting day of the House after the receipt of the copy by the Clerk.

No. 24

Clause 92, page 61, line 12 — To insert after “*High Risk*”:

Serious

No. 25

Clause 92, page 61, line 14 — To insert after “*High Risk*”:

Serious

No. 26

Clause 97, page 63, line 25 — To insert after “*High Risk*”:

Serious

No. 27

Clause 100, page 64, line 15 — To delete “(Sexual and Violent)” and insert:

Serious

No. 28

Clause 100, page 64, line 21 — To insert after “*High Risk*”:

Serious

No. 29

Clause 101, page 64, line 27 — To insert after “*High Risk*”:

Serious

No. 30

Clause 101, page 65, line 4 — To insert after “*High Risk*”:

Serious

No. 31

New Clause 102A, page 65, after line 10 — To insert:

102A. Section 4 amended

- (1) In section 4(2) insert in alphabetical order:

community has a meaning affected by subsection (4);

- (2) After section 4(3) insert:

- (4) A reference in this Act to the *community* includes any community and is not limited to the community of Western Australia or Australia.

No. 32

Clause 103, page 65, line 15 — To insert after “*High Risk*”:

Serious

No. 33

Clause 104, page 65, lines 17 to 26 — To delete the clause.

No. 34

New Clause 104, page 65, after line 26 — To insert:

104. Section 74A amended

- (1) In section 74A delete the definitions of *prisoner* and *serious violent offence*.
- (2) In section 74A insert in alphabetical order:

prisoner means a person —

- (a) who is serving a fixed term for a serious offence; or
- (b) who —
 - (i) is serving a fixed term for an offence or offences other than a serious offence; and
 - (ii) has been serving that term at all times since completing a fixed term for a serious offence;

serious offence has the meaning given in the *High Risk Serious Offenders Act 2019* section 5;

serious offender under restriction has the meaning given in the *High Risk Serious Offenders Act 2019* section 3.

No. 35

Clause 113, page 70, line 4 — To insert after “*High Risk*”:

Serious

No. 36

Clause 115, page 70, line 15 — To insert after “*High Risk*”:

Serious

No. 37

Clause 115, page 70, line 23 — To insert after “*High Risk*”:

Serious

No. 38

Clause 115, page 71, line 16 — To insert after “**High Risk**”:

Serious

No. 39

Clause 116, page 71, line 22 — To insert after “*High Risk*”:

Serious

No. 40

Clause 116, page 71, line 25 — To insert after “*Risk*”:

Serious

No. 41

Clause 116, page 71, line 28 — To insert after “*High Risk*”:

Serious

No. 42

Clause 117, page 72, line 7 — To insert after “*High Risk*”:

Serious

No. 43

Clause 118, page 72, line 15 — To insert after “*High Risk*”:

Serious

No. 44

Clause 118, page 73, line 6 — To insert after “*High Risk*”:

Serious

No. 45

Clause 119, page 73, line 15 — To insert after “*High Risk*”:

Serious

No. 46

Schedule 1, Division 2, Subdivision 1, page 80, after line 4, the Table after the 1st row before item 1 — To insert:

1A.	s. 401	Burglary	If within s. 401(1)(a) or (ba) or (2)(a) or (ba) (aggravated home burglary or aggravated burglary) and if the circumstances of aggravation are not merely being in company with another person or other persons
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No. 47

Long Title, page 1 — To delete “persons of a particular class,” and insert:

high risk serious offenders,

CONSIDERATION IN DETAIL

The Attorney General moved, That amendment Nos 1 to 47 be agreed to.

Amendments agreed to.

Consideration in detail concluded and the Legislative Council acquainted accordingly.

Sitting suspended from 9.32 pm to 12.27 am.

22. Family Violence Legislation Reform Bill 2019

Message No. 132 dated 25 June 2020 from the Legislative Council was reported as follows –

The Legislative Council acquaints the Legislative Assembly that it has agreed to the *Family Violence Legislation Reform Bill 2019* subject to the amendments contained in the Schedule annexed; in which amendments the Legislative Council desires the concurrence of the Legislative Assembly.

Schedule indicating the amendments made by the Legislative Council in the Family Violence Legislation Reform Bill 2019

No. 1

Clause 2, page 2, after line 7 — To insert:

(aa) sections 12, 37 and 118 — on the day after that day;

No. 2

Clause 2, page 2, after line 9 — To insert:

(2) However —

(a) if no day is fixed under subsection (1)(b) before the end of the period of 10 years beginning on the day on which this Act receives the Royal Assent, this Act is repealed on the day after that period ends; or

- (b) if paragraph (a) does not apply, and a provision of this Act does not come into operation before the end of the period of 10 years beginning on the day on which this Act receives the Royal Assent, the provision is repealed on the day after that period ends.

No. 3

Clause 14, page 14, lines 7 to 11 — To delete the lines.

No. 4

Clause 16, page 16, lines 13 to 24 — To delete the clause.

No. 5

Clause 23, page 20, lines 19 to 28 — To delete the clause.

No. 6

Clause 24, page 21, lines 1 to 10 — To delete the clause.

No. 7

Clause 25, page 21, line 12 to page 22, line 16 — To delete the clause.

No. 8

New Clause 25, page 22, after line 17 — To insert:

25. Section 76A amended

After section 76A(1) insert:

- (1A) Where an offence in respect of which an ISO may apply is a family violence offence and the offender is a serial family violence offender, the court must consider whether to require electronic monitoring under this section.

No. 9

Clause 26, page 22, lines 18 to 27 — To delete the clause.

No. 10

Clause 27, page 23, lines 1 to 10 — To delete the clause.

No. 11

Clause 28, page 23, line 12 to page 24, line 15 — To delete the clause.

No. 12

New Clause 28, page 24, after line 16 — To insert:

28. Section 84CA amended

After section 84CA(1) insert:

- (1A) Where an offence in respect of which CSI may apply is a family violence offence and the offender is a serial family violence offender, the court must consider whether to require electronic monitoring under this section.

No. 13

Clause 36, page 31, lines 9 to 22 — To delete the clause.

No. 14

Clause 39, page 33, lines 7 to 11 — To delete the lines.

No. 15

Clause 40, page 34, line 27 to page 35, line 19 — To delete the lines and insert:

- (1) In section 30 delete “A parole” and insert:

- (1) A parole

No. 16

Clause 41, page 36, lines 2 to 13 — To delete the lines.

No. 17

Clause 42, page 36, line 24 to page 37, line 19 — To delete the lines and insert:

- (1) In section 74G delete “A PSSO” and insert:

- (1) A PSSO

No. 18

Clause 43, page 38, line 1 to page 39, line 28 — To delete the clause.

No. 19

Clause 44, page 40, lines 1 to 4 — To delete the clause.

No. 20

Clause 47, page 41, lines 7 to 11 — To delete the lines.

No. 21

Clause 51, page 43, lines 23 and 24 — To delete the clause.

No. 22

Clause 52, page 44, lines 1 to 15 — To delete the clause.

No. 23

Clause 56, page 46, lines 20 and 21 — To oppose the clause.

No. 24

Clause 57, page 46, line 22 to page 47, line 4— To delete the clause.

No. 25

Clause 58, page 47, lines 6 to 15 — To delete the clause.

No. 26

Clause 63, page 50, line 5 to page 51, line 11 — To delete the clause.

No. 27

Clause 64, page 51, after line 15 — To insert:

(2) In Schedule 2 item 2b delete the row relating to s. 61(1) and insert:

s. 61(1)	Breach of a family violence restraining order
s. 61(1A)	Breach of a violence restraining order

No. 28

Clause 66, page 52, lines 7 to 8 — To delete the lines.

No. 29

Clause 66, page 52, lines 18 to 20 — To delete the lines.

No. 30

Clause 71, page 54, lines 14 to 26 — To delete the clause.

No. 31

Clause 72, page 55, lines 1 to 32 — To delete the clause.

No. 32

Clause 76, page 59, lines 4 to 7 — To delete the clause.

No. 33

Clause 78, page 59, line 15 to page 60, line 27 — To delete the clause.

No. 34

Clause 79, page 60, line 29 to page 61, line 5 — To delete the clause.

No. 35

Clause 80, page 61, lines 7 to 18 — To delete the clause.

No. 36

Clause 93, page 74, lines 15 to 17 — To delete the lines.

No. 37

Clause 94, page 75, lines 1 to 16 — To delete the clause.

No. 38

Clause 95, page 75, line 18 to page 76, line 27 — To delete the clause.

No. 39

Clause 96, page 77, lines 1 to 22 — To delete the clause.

No. 40

Clause 100, page 81, lines 9 to 22 — To delete the lines.

No. 41

Clause 100, page 81, line 27 to page 82, line 19 — To delete the lines.

CONSIDERATION IN DETAIL

The Attorney General moved, That amendment Nos 1 to 41 be agreed to.

Amendments agreed to.

Consideration in detail concluded and the Legislative Council acquainted accordingly.

23. Special Adjournment

The Leader of the House moved, That the House at its rising adjourn until Tuesday, 11 August 2020 at 2.00 pm.

Debate ensued.

Question put and passed.

24. Adjournment

The Leader of the House moved, That the House do now adjourn.

Question put and passed.

The Assembly adjourned accordingly at 12.38 am on Friday, 26 June 2020 until Tuesday, 11 August 2020 at 2.00 pm.

Members present during any part of the day's proceedings – All the members except Mr V.A. Catania, Ms M.J. Davies and Mr K.M. O'Donnell.

KIRSTEN M. ROBINSON
Clerk of the Legislative Assembly

HON. PETER WATSON
Speaker of the Legislative Assembly