MOTIONS

1. Release of Offender (Notice given 14 May 2020)
Hon Nick Goiran: To move —
That this House —
(1) expresses its concern about the release of Nicholas Rodney Troy Faulkner who was sentenced to more than 9 years jail for attacking three women in November 2010 and who has a history of breaching release conditions;
(2) expresses its grave concern that the Government failed to refer the Faulkner case to enable the Director of Public Prosecutions to consider a potential application under the Dangerous Sexual Offenders Act 2006;
(3) calls on the Government to:
   (a) apologise to the survivors of this serious offender’s attacks;
   (b) outline what steps it will take to ensure the community is kept safe from this offender; and
   (c) advise what remedial action will be taken to ensure this catastrophic failure is not repeated.

Hon Nick Goiran: To move —
That this House —
(1) Acknowledges the work of the Joint Standing Committee on the Corruption and Crime Commission in this 40th Parliament;
Notes that the Standing Orders of the Legislative Assembly apply, as far as they are able, to the work of the Committee and that;

(a) Pursuant to Standing Order 270 committee deliberations will be conducted in closed session;

(b) Pursuant to Standing Order 271(2) no member of the committee nor any other person may publish or disclose evidence not taken in public including documentary evidence received by the committee unless that evidence has been reported to the Assembly or that disclosure has been authorised, on motion, by the committee;

Notes the comments of Mr Matthew Hughes MLA on 13 May 2020;

Expresses its concern about the ongoing membership of Mr Hughes on the Joint Standing Committee on the Corruption and Crime Commission; and

Acquaints the Legislative Assembly accordingly.

3. **COVID-19 Virus** *(Notice given 20 May 2020)*

Hon Peter Collier: To move —

That this House —

(1) recognises the significant impact that the COVID-19 virus has had on the Western Australian community and economy; and

(2) requests that the Leader of the House representing the Premier and the Parliamentary Secretary to the Minister for Health table all health and other advice provided to Government to assist it in making decisions to lift or relax restrictions it imposed as a result of the COVID-19 virus.

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**BILLS FOR INTRODUCTION**

1. **Public and Health Sector Legislation Amendment (Executive Payout Compensation) Bill 2017** *(Notice given 6 December 2017)*

Hon Tjorn Sibma: To move —

That a Bill for “An Act to amend the Public Sector Management Act 1994 and the Health Services Act 2016 to reduce payout compensation for executives appointed under those Acts.” be introduced and read a first time.

2. **Strong and Sustainable Resource Communities Bill 2018** *(Notice given 22 March 2018)*

Hon Colin Tincknell: To move —

That a Bill for “An Act to prioritise recruitment from local and regional communities in the vicinity of large projects during their operation.” be introduced and read a first time.

3. **Petroleum and Geothermal Energy Resources Amendment (Banning the use of Hydraulic Fracture Stimulation) Bill 2018** *(Notice given 27 November 2018)*

Hon Robin Chapple: To move —

That a Bill for “An Act to amend the Petroleum and Geothermal Energy Resources Act 1967 to ban the use of hydraulic fracture stimulation (fracking) for onshore exploration or development of shale and coal seam gas in Western Australia.” be introduced and read a first time.
ORDERS OF THE DAY

1. **Matter of Privilege — Raised by the Hon Sue Ellery MLC, 19 May 2020**
   President’s Ruling.

2. **Eastern Metropolitan Regional Council Waste Facilities Local Law 2019 — Disallowance**
   Moved *pro forma* (SO 67(3)) 12 May 2020 on the motion of Hon Kyle McGinn (Days remaining 11 after today (Indicative date — 13 August 2020))

3. **Building and Construction Industry Training Fund and Levy Collection Amendment Bill 2017 [LC 29–1]** *Minister for Education and Training*
   Second reading adjourned (Wednesday, 6 September 2017).

4. **Appropriation (Recruent 2010–11 to 2015–16) Supplementary Bill 2017 [LA 30–1]** *Minister for Environment representing the Treasurer*
   Second reading adjourned (Tuesday, 5 December 2017).

5. **Appropriation (Capital 2010–11 to 2015–16) Supplementary Bill 2017 [LA 31–1]** *Minister for Environment representing the Treasurer*
   Second reading adjourned (Tuesday, 5 December 2017).

6. **Appropriation (Recruent 2016–17) Supplementary Bill 2017 [LA 55–1]** *Minister for Environment representing the Treasurer*
   Second reading adjourned (Tuesday, 14 August 2018).

7. **Appropriation (Capital 2016–17) Supplementary Bill 2017 [LA 54–1]** *Minister for Environment representing the Treasurer*
   Second reading adjourned (Tuesday, 14 August 2018).

8. **Public and Health Sector Legislation Amendment (Right of Return) Bill 2018 [LA 86–1]**
   *Leader of the House representing the Premier*
   Committee progress clause 1 (Thursday, 6 December 2018).
   *cf SNP 86 Issue 1 – 6 November 2018.*

9. **Legislation Bill 2018 [LA 78–1]** *Leader of the House representing the Attorney General*
   Second reading adjourned (Wednesday, 31 October 2018).

10. **Legal Profession Amendment (Professional Indemnity Insurance Management Committee) Bill 2018 [LA 102–1]** *Leader of the House representing the Attorney General*
    Second reading adjourned (Tuesday, 4 December 2018).

11. **Births, Deaths and Marriages Registration Amendment (Change of Name) Bill 2018 [LA 87–1]**
    *Leader of the House representing the Attorney General*
    Second reading resumption of debate adjourned Hon Pierre Yang (Tuesday, 17 September 2019).
    *cf SNP 87 Issue 1 – 7 May 2019.*
Committee progress clause 5 Amendment reference No. 35/5 (Thursday, 21 May 2020).
cf SNP 99 Issue 7 – 21 May 2020.

13. Administration Amendment Bill 2018 [LA 77-1] Leader of the House representing the Attorney General
Second reading adjourned (Wednesday, 3 April 2019).

14. *Human Reproductive Technology and Surrogacy Legislation Amendment Bill 2018 [LA 88–1] Parliamentary Secretary to the Minister for Health
Second reading adjourned (Wednesday, 10 April 2019).

15. Criminal Appeals Amendment Bill 2019 [LA 103–2] Leader of the House representing the Attorney General
Second reading adjourned (Thursday, 27 June 2019).

Second reading adjourned (Wednesday, 7 August 2019).

Committee progress clause 29 Amendment reference No. 23/29 (Thursday, 12 March 2020).

Second reading adjourned (Wednesday, 14 August 2019).

Second reading adjourned (Wednesday, 3 April 2019).

Second reading adjourned (Wednesday, 4 September 2019).

Second reading adjourned (Thursday, 27 June 2019).

Second reading adjourned (Tuesday, 15 October 2019).
23. **Criminal Law Amendment (Uncertain Dates) Bill 2019** [LA 135–2] Leader of the House representing the Attorney General

Second reading adjourned (Tuesday, 22 October 2019).


Second reading adjourned (Friday, 22 November 2019).

25. **Road Traffic Amendment (Impaired Driving and Penalties) Bill 2019** [LA 147–1] Minister for Environment representing the Minister for Road Safety

Second reading adjourned (Thursday, 28 November 2019).

26. **Fines, Penalties and Infringement Notices Enforcement Amendment Bill 2019** [LA 142–1] Leader of the House representing the Attorney General

Second reading adjourned (Tuesday, 3 December 2019).


27. **Public Works Amendment (WA Building Management Authority Abolition) Bill 2019** [LA 145–1] Minister for Environment representing the Minister for Finance

Second reading adjourned (Wednesday, 4 December 2019).


Second reading adjourned (Wednesday, 4 December 2019).

29. **Family Violence Legislation Reform Bill 2019** [LA 160–2] Leader of the House representing the Attorney General

Second reading adjourned (Thursday, 12 March 2020).

30. **Family Court Amendment Bill 2019** [LA 149–1] Leader of the House representing the Attorney General

Second reading adjourned (Tuesday, 17 March 2020).

31. **Financial Legislation Amendment Bill 2020** [LA 166–1] Minister for Environment representing the Treasurer

Second reading adjourned (Thursday, 19 March 2020).

32. **Safety Levies Amendment Bill 2019** [LA 156–1] Minister for Regional Development representing the Minister for Industrial Relations

Second reading adjourned (Thursday, 20 February 2020).


33. **Procurement Bill 2020** [LA 191–1] Minister for Environment representing the Minister for Finance

Second reading adjourned (Thursday, 21 May 2020).

34. **Children and Community Services Amendment Bill 2019** [LA 157–2] Leader of the House representing the Minister for Child Protection

Second reading adjourned (Thursday, 21 May 2020).
35. **Work Health and Safety Bill 2019** *(Moved 20 May 2020)*

Resumption of debate adjourned Leader of the House (Wednesday, 20 May 2020), on the motion of Minister for Regional Development as follows —

(1) That the *Work Health and Safety Bill 2019* be discharged and referred to the Standing Committee on Legislation for consideration of only clauses 30(A), 30(B) and 31 of the Bill and report by no later than Thursday, 18 June 2020; and

(2) The Committee has the power to inquire into and report on the policy of these specified clauses of the Bill.


Continuation of remarks Hon Adele Farina — 45 mins (Thursday, 24 August 2017) in moving the following motion —


See Tabled papers 435, 4240 (Tabled 28 June 2016) and 1476 (Tabled 15 May 2014).

Recommendation 3 states —


Recommendation 1 of Report 39, *Reference from the House on 25 February 2015; Standing Order 97: Strangers in the Council; and Standing Order 181: Witnesses’ Entitlements*, as follows —

That the House does not proceed with the Recommendations 2(a) and 2(c) contained in the Standing Committee on Procedure and Privileges — Report 29 — *Review of the Select Committee into the Appropriateness of Powers and Penalties for Breaches of Parliamentary Privilege and Contempts of Parliament*.

Recommendation 2(a) of Report 29, *Review of the Select Committee into the Appropriateness of Powers and Penalties for Breaches of Parliamentary Privilege and Contempts of Parliament*, as follows —

The Committee recommends that the State Government instruct the Parliamentary Counsel to draft a bill or bills to:

(a) amend the *Criminal Code* so as to clarify that the proceedings of Parliament may be used as evidence in the prosecution of an offence under sections 55 to 59 of the *Criminal Code*;

Recommendation 2(c) of Report 29, *Review of the Select Committee into the Appropriateness of Powers and Penalties for Breaches of Parliamentary Privilege and Contempts of Parliament*, as follows —

The Committee recommends that the State Government instruct the Parliamentary Counsel to draft a bill or bills to:

(c) amend the constitutional and/or electoral legislation to abolish the ability of a House of Parliament of Western Australia to expel one of its Members; and

[Note: Recommendations 2 and 3 of Report 39, *Reference from the House on 25 February 2015; Standing Order 97: Strangers in the Council; and Standing Order 181: Witnesses’ Entitlements*, were agreed to by the House on 7 December 2017]

Continuation of remarks Hon Adele Farina — 45 mins (Thursday, 24 August 2017) in moving the following motion—

That Recommendation 4 contained in Report 45 of the Standing Committee on Procedure and Privileges, Outstanding Matters from the 39th Parliament, be adopted and agreed to.

See Tabled papers 435 and 4241 (Tabled 28 June 2016).

Recommendation 4 states—

That Recommendation 1 contained in Report 40 of the Standing Committee on Procedure and Privileges, E-Petitions, be adopted and agreed to.

Recommendation 1 of Report 40, E-Petitions, as follows—

That new Temporary Order 6, as outlined below, be adopted by the Council to apply until (and including) 31 December 2017—

6. E-Petitions

(1) An E-Petition is a petition—

(a) in the correct form prescribed by Standing Order 101;

(b) facilitated by a Member and lodged with the Clerk for publication on the Parliament’s Internet Website for a nominated period (“posted period”);

(c) persons must indicate their support of (“join the petition”) by electronically providing their name, address (including postcode) and email address, and signifying their intention to join the petition.

(2) The posted period for an E-Petition is to be a minimum of one week and a maximum of six months from the date of publication on the Parliament’s Internet Website.

(3) The Member facilitating the E-Petition must provide the Clerk with the details of the petition in the correct form; the posted period and a signed acknowledgment that they are prepared to facilitate the E-Petition.

(4) Once published on the Parliament’s Internet Website an E-Petition cannot be altered.

(5) Only one E-Petition dealing with substantially the same grievance and requesting substantially the same action by the Council shall be published on the Parliament’s Internet Website at the same time.

(6) Once the posted period for an E-Petition has elapsed, a paper copy of the Petition shall be printed by the Clerk in full (including the details of the persons who joined the petition) and presented to the Council by the Member that facilitated the E-Petition.

(7) An E-Petition published on the Parliament’s Internet Website, but not presented to the Council prior to the prorogation of the Parliament or the dissolution of the Legislative Assembly, shall be presented to the subsequent Parliament and become a petition of the subsequent Parliament.

(8) An E-Petition may be facilitated during any adjournment of the Legislative Council and during any period of prorogation.

(9) Persons must join an E-Petition by filling out their correct details and personally agreeing to join the E-Petition, and by no one else, except in the case of incapacity from sickness.

(10) A person cannot sign or join an E-Petition more than once.
(11) Only the name and address of the Principal Petitioner shall be made public on the Legislative Council’s website.

(12) The Clerk may decline to publish an E-Petition on the website not in conformity with these Orders and shall advise the facilitating Member accordingly.

(13) The Clerk shall ensure that all Government responses to E-Petitions are posted on the website.

(14) The Clerk or any Member may seek a ruling from the President of the Legislative Council relating to the conformity or otherwise of any E-Petition with these Orders.

(15) The Clerk is authorised to create and maintain an appropriate internet website on which to publish E-Petitions, responses to E-Petitions and other explanatory information and do all things necessary in order to give effect to these Orders.

(16) The Clerk must dispose of all electronic personal data relating to the posting and joining of an E-Petition within six months after an E-Petition is printed and presented to the Legislative Council.

(17) The Standing Orders for petitions have application to E-Petitions insofar as they can be applied.


Continuation of remarks Hon Adele Farina — 45 mins (Thursday, 24 August 2017) in moving the following motion –

That Recommendation 5 contained in Report 45 of the Standing Committee on Procedure and Privileges, Outstanding Matters from the 39th Parliament, be adopted and agreed to.

See Tabled papers 435 and 4772 (Tabled 13 October 2016).

Recommendation 5 states —


Recommendation 1 of Report 42, Joint Standing Committee on the Corruption and Crime Commission — Terms of Reference, as follows —

(1) That Schedule 1: Committees, Item 9.2(a) be deleted and the following substituted —

(a) Monitor and report to Parliament on the exercise of the functions of the —

(i) Corruption and Crime Commission;

(ii) Parliamentary Inspector of the Corruption and Crime Commission; and

(iii) Public Sector Commissioner in relation to functions under the Corruption, Crime and Misconduct Act 2003;

(2) That the Legislative Assembly be acquainted accordingly and be invited to pass a similar resolution.


Committee (Thursday, 20 September 2018).

Consideration of Recommendation 1 contained in Report 52 of the Standing Committee on Procedure and Privileges, A matter of privilege raised by Hon Jim Chown.


Recommendation 1 states —
The Committee recommends that the Legislative Council take no further action in relation to this matter of privilege.


Committee (Wednesday, 20 August 2019).


See Tabled paper 2950 (Tabled 20 August 2019).

Recommendation 1 states —

The Legislative Council delete Standing Order 67(1) of the Standing Orders of the Legislative Council and replace it as follows:

For the purpose of this Standing Order, a “regulation” includes any instrument made subject to disallowance by a written law.

Recommendation 2 states —

The Legislative Council amend Standing Order 67 of the Standing Orders of the Legislative Council as follows:

Delete Standing Orders 67(5)(a) and (b) and insert the following:

(5) Where on the 17th sitting day after the motion was moved (exclusive of the day on which the motion was moved) a motion to disallow a regulation remains unresolved, then the question shall be put before the Council rises on that day.

(6) Subject to (7), where on the proposed last sitting day prior to a general election, a motion to disallow a regulation remains unresolved, then the question shall be put before the Council rises on that day.

(7) Where a written law provides that a motion to disallow a regulation does not lapse on prorogation, dissolution, or expiry of a House, and:

(a) a motion to disallow a regulation remains unresolved on the proposed last sitting day prior to a general election; and

(b) the last sitting day is the 16th or earlier sitting day after the motion was moved (exclusive of the day on which the motion was moved),

the motion to disallow shall be an order of the day in the next Parliament and unless disposed of earlier, the question shall be put in accordance with (5) in the next Parliament.


Committee (Wednesday, 20 August 2019).

Consideration of Recommendations 1, 2, 5 and 6 contained in Report 123 of the Standing Committee on Uniform Legislation and Statutes Review, Fair Trading Amendment Bill 2019.

See Tabled paper 2950 (Tabled 20 August 2019).

Recommendation 1 states —

The Legislative Council delete Standing Order 67(1) of the Standing Orders of the Legislative Council and replace it as follows:

For the purpose of this Standing Order, a “regulation” includes any instrument made subject to disallowance by a written law.

Recommendation 2 states —
The Legislative Council amend Standing Order 67 of the Standing Orders of the Legislative Council as follows:

Delete Standing Orders 67(5)(a) and (b) and insert the following:

(5) Where on the 17th sitting day after the motion was moved (exclusive of the day on which the motion was moved) a motion to disallow a regulation remains unresolved, then the question shall be put before the Council rises on that day.

(6) Subject to (7), where on the proposed last sitting day prior to a general election, a motion to disallow a regulation remains unresolved, then the question shall be put before the Council rises on that day.

(7) Where a written law provides that a motion to disallow a regulation does not lapse on prorogation, dissolution, or expiry of a House, and:

(a) a motion to disallow a regulation remains unresolved on the proposed last sitting day prior to a general election; and

(b) the last sitting day is the 16th or earlier sitting day after the motion was moved (exclusive of the day on which the motion was moved),

the motion to disallow shall be an order of the day in the next Parliament and unless disposed of earlier, the question shall be put in accordance with (5) in the next Parliament.

Recommendation 5 states —

The Legislative Council insert a new Standing Order 67A of the Standing Orders of the Legislative Council as follows:

67A. **Referral to Legislation Committee**

An order of the day to disallow a regulation, which order does not lapse on prorogation, dissolution or expiry of the Council, is referred to the Legislation Committee for consideration and report.

Recommendation 6 states —

The Legislative Council amend the Standing Committee on Legislation’s term of reference 4.3 in Schedule 1 of the Standing Orders of the Legislative Council as follows:

Insert paragraph (b) as follows:

(b) regulation subject to a motion to disallow that does not lapse on prorogation, dissolution or expiry of the Council.

42. **Pilbara Port Assets (Disposal) Repeal Bill 2017** [LC 7–1] Hon Robin Chapple

Second reading continuation of remarks Hon Jacqui Boydell (Thursday, 7 September 2017).

43. **Criminal Code Amendment (Industrial Manslaughter) Bill 2017** [LC 11–1] Hon Alison Xamon

Second reading continuation of remarks Hon Robin Chapple — 38 mins (Thursday, 15 August 2019).

44. **Prevention of Forced Closure of Remote Aboriginal Communities Bill 2017** [LC 9–1] Hon Robin Chapple

Second reading adjourned (Thursday, 15 June 2017).

45. **Electoral Amendment (Access to Ministers) Bill 2017** [LC 27–1] Hon Alison Xamon

Second reading adjourned (Thursday, 7 September 2017).
46. Environmental Protection Amendment (Clearing for Fire Risk Reduction) Bill 2017 [LC 49–1] Hon Dr Steve Thomas

Second reading adjourned (Thursday, 7 December 2017).

47. Environmental Protection Amendment (Banning Plastic Bags and Other Things) Bill 2018 [LC 12–1B] Hon Robin Chapple

Second reading continuation of remarks Hon Dr Sally Talbot — 37 mins (Thursday, 28 June 2018).

48. Industrial Relations (Equal Remuneration) Amendment Bill 2018 [LC 62–1] Hon Alison Xamon

Second reading adjourned (Thursday, 29 March 2018).

49. Litter Amendment (Balloons) Bill 2018 [LC 65–1] Hon Robin Chapple

Second reading adjourned (Thursday, 29 March 2018).


Second reading adjourned (Thursday, 17 May 2018).


Second reading adjourned (Thursday, 28 June 2018).

52. Misuse of Drugs Amendment Bill 2018 [LC 92–1] Hon Aaron Stonehouse

Second reading adjourned (Thursday, 16 August 2018).


Second reading adjourned (Thursday, 1 November 2018).

54. Electoral Amendment (Ticket Voting and Associated Reforms) Bill 2019 [LC 121–1] Hon Alison Xamon

Second reading continuation of remarks Hon Aaron Stonehouse (Thursday, 6 June 2019).

55. Food Amendment (Shark Fin Prohibition) Bill 2019 [LC 131–1] Hon Diane Evers

Second reading adjourned (Thursday, 6 June 2019).

56. Firearms Amendment (Airsoft) Bill 2019 (LC 146–1) Hon Aaron Stonehouse

Second reading continuation of remarks Hon Dr Sally Talbot — 16 mins (Thursday, 14 May 2020).

57. Game and Feral Animal Control Bill 2018 [LC 153–1] Hon Rick Mazza

Second reading adjourned (Thursday, 21 November 2019).


Second reading adjourned (Thursday, 28 November 2019).

59. Environment Court Bill 2019 [LC 159–1] Hon Diane Evers

Second reading adjourned (Thursday, 28 November 2019).

60. Royalties for Regions Amendment Bill 2019 [LC 158–1] Hon Diane Evers

Second reading continuation of remarks Hon Dr Sally Talbot — 42 mins (Thursday, 19 March 2020).
61. Climate Change and Greenhouse Gas Emissions Reduction Bill 2020 [LC 172–1]  
Hon Tim Clifford  
Second reading adjourned (Thursday, 19 March 2020).

62. *Criminal Procedure Amendment (Trial by Judge Alone) Bill 2017 [LC 43–1]  
Hon Aaron Stonehouse  
Second reading adjourned (Thursday, 26 September 2019).  

63. Irrigation Schemes in Western Australia (Moved 17 May 2018)  
Continuation of remarks adjourned Hon Colin Holt — 9 mins (Thursday, 17 May 2018) on the motion of Hon Rick Mazza as follows —  
That this House recognises the importance of irrigation schemes in Western Australia, the concerns some growers have with allocation limits, the impacts on private property rights and the failure of successive governments to implement a workable Water Resources Management Bill for Western Australia.  
Total time remaining on motion – 9 mins.

BILLS REFERRED TO COMMITTEES

1. Guardianship and Administration Amendment (Medical Research) Bill 2020 (Referred 2 April 2020)  
On the motion of Hon Michael Mischin as follows —  
(1) The Guardianship and Administration Amendment (Medical Research) Bill 2020 (“Bill”) in the form it was agreed to by the Legislative Council and Legislative Assembly, is referred to the Legislation Committee.  
(2) The Committee is to inquire into the Bill and the amendments made to the Guardianship and Administration Act 1990 by the Guardianship and Administration Amendment (Medical Research) Act 2020.  
(3) The Committee is to report by Wednesday, 25 November 2020.  
Now stands referred to the Standing Committee on Legislation.

2. Corruption, Crime and Misconduct Amendment Bill 2017 (Referred 19 May 2020)  
On the motion of Hon Michael Mischin as follows —  
(1) That the Corruption, Crime and Misconduct Amendment Bill 2017 be discharged and referred to the Procedure and Privileges Committee for consideration of the possible impact of the Bill on any current legal proceedings and to report by no later than Tuesday, 13 October 2020; and  
(2) The Committee has the power to inquire into and report on the policy of the Bill.  
Now stands referred to the Standing Committee on Procedure and Privileges.
3. **Work Health and Safety Bill 2019 (Referred 21 May 2020)**

On the motion of Minister for Regional Development representing the Minister for Industrial Relations as follows —

(1) That the *Work Health and Safety Bill 2019* be discharged and referred to the Standing Committee on Legislation for consideration of Part 2 of the Bill and report no later than Tuesday, 11 August 2020;

(2) The Committee has the power to inquire into and report on the policy of the Bill; and

(3) The Committee is to consider any government response to Report 126 of the Uniform Legislation and Statutes Review Committee

Now stands referred to the Standing Committee on Legislation.

*See Standing Committee on Uniform Legislation and Statutes Review Report No. 126 (Tabled 12 May 2020).*

**MATTERS REFERRED TO COMMITTEES**

1. **Standing Committee on Estimates and Financial Operations — Inquiry into the Government’s Local Projects Local Jobs program (Referred 7 November 2018)**

On the motion of Hon Tjorn Sibma, as amended, as follows —

(1) The Estimates and Financial Operations Committee shall conduct an inquiry into the Government’s *Local Projects Local Jobs* program.

(2) The Committee is to inquire into the *Local Projects Local Jobs* program (“the program”) with particular reference to the following —

(a) how each project was developed, evaluated and selected for funding;

(b) how payments were made and acquitted under each project to ensure financial probity and accountability;

(c) how actual or perceived conflicts of interest were declared and managed under each project;

(d) the number of projects funded and for each project the amount of funding provided and number of jobs created;

(e) whether community, education, arts and sporting groups within the State were afforded an equal opportunity to access the program;

(f) whether funding to the program affected the quantum of funds available for grants or other funding sources for community, education, arts and sporting groups within the State and if so in what way; and

(g) any other related matter.

(3) The Committee is to also inquire into the establishment of a Parliamentary Budget Office for the independent costing of election promises and related purposes.

(4) For the purposes of this inquiry only, the Hon Tjorn Sibma is appointed Chair of the Committee and the Hon Alanna Clohesy is appointed Deputy Chair.

(5) The Committee is to report no later than twelve months after the referral.

Now stands referred to the Standing Committee on Estimates and Financial Operations.

*Pursuant to Standing Order 163, Hon Jacqui Boydell is substituted for Hon Aaron Stonehouse for the duration of this inquiry.*

*Extension of reporting date granted to 21 May 2020 (Thursday, 24 October 2019).*

*Extension of reporting date granted to 25 June 2020 (Thursday, 14 May 2020).*
2. **Standing Committee on Public Administration — Inquiry into Private Property Rights** *(Referred 12 June 2019)*

On the motion of Hon Rick Mazza as follows —

That the House —

(1) Directs the Public Administration Committee to conduct an inquiry into —

(a) the fundamental proprietary right of private property ownership that underpins the social and economic security of the community;

(b) the threat to the probity of the Torrens Title system, that guarantees disclosure, and re-establish the necessity for registration of all encumbrances that affect land including Environmentally Sensitive Areas (ESAs), bushfire prone areas and implied easements for Western Power which currently sit behind the certificate of title;

(c) the property rights of government issued licenses and authorities including commercial fishing; and

(d) fair and reasonable compensation must be paid to the owner of private property if the value of the property is diminished by a government encumbrance or resumption in order to derive a public benefit.

(2) The Committee is to report to the House within nine months of the date of the referral.

Now stands referred to the Standing Committee on Public Administration.

*Extension of reporting date granted to 24 September 2020 (Thursday, 20 February 2020).*

3. **Matter of Privilege (Referred 12 June 2019)**

Now stands referred to the Standing Committee on Procedure and Privileges (Standing Order 93(5)).


4. **Standing Committee on Procedure and Privileges — Referral of a Matter of Privilege in relation to Ms Emily Roper** *(Referred 15 August 2019)*

In relation to the refusal by Ms Emily Roper, the Acting Director General of the Department of the Premier and Cabinet, to comply with a summons to attend and produce documents at 9.00am on Friday, 9 August 2019, issued by the Legislative Council Standing Committee on Procedure and Privileges, and the events leading up to that non-compliance:

(1) Did Ms Emily Roper, or any other person or body, commit a contempt of the Legislative Council or any breach of its privileges?

(2) If the Committee so finds that any contempt of the Legislative Council has been committed, or that any of the privileges of the Legislative Council have been breached, then what penalty, if any, should the Legislative Council impose for each contempt or breach?

Now stands referred to the Standing Committee on Procedure and Privileges.


5. **Standing Committee on Procedure and Privileges — Referral of a Matter of Privilege in relation to Mr Darren Foster** *(Referred 15 August 2019)*

In relation to the actions of Mr Darren Foster, the Director General of the Department of the Premier and Cabinet, in producing documents to the Corruption and Crime Commission relating to former Members of the Legislative Council without following a procedure that the Legislative Council or the Legislative Council Standing Committee on Procedure and Privileges had authorised for determining issues of parliamentary privilege:

(1) Did Mr Darren Foster, or any other person or body, commit a contempt of the Legislative Council or any breach of its privileges?

(2) If the Committee so finds that any contempt of the Legislative Council has been committed, or that any of the privileges of the Legislative Council have been breached,
then what penalty, if any, should the Legislative Council impose for each contempt or breach?
Now stands referred to the Standing Committee on Procedure and Privileges.

SELECT COMMITTEES

1. Select Committee into Local Government (Established 26 June 2019)

On the motion of Hon Simon O’Brien as follows —
(1) That a Select Committee into Local Government is established.
(2) The Select Committee is to inquire into how well the system of Local Government is functioning in Western Australia, with particular reference to —
   (a) whether the Local Government Act 1995 and related legislation is generally suitable in its scope, construction and application;
   (b) the scope of activities of Local Governments;
   (c) the role of the Department of State administering the Local Government Act 1995 and related legislation;
   (d) the role of Elected Members and Chief Executive Officers/employees and whether these are clearly defined, delineated, understood and accepted;
   (e) the funding and financial management of Local Governments; and
   (f) any other related matters the Select Committee identifies as worthy of examination and Report.
(3) The Select Committee shall comprise five Members; Hon Simon O’Brien (Chair); Hon Laurie Graham (Deputy Chair); Hon Martin Aldridge; Hon Diane Evers; and Hon Charles Smith
(4) The Select Committee shall report by no later than 12 months after the motion for its establishment is agreed to and may, if it sees fit, provide interim reports to the House.
See Select Committee into Local Government — Interim Report (Tabled 15 October 2019)

COMMITTEE INITIATED INQUIRIES

1. Standing Committee on Public Administration — Inquiry into WorkSafe (Notice given 27 June 2017)

Resolution of the Committee on 21 June 2017 to commence an inquiry into and report on WorkSafe, with the following terms of reference —
(a) WorkSafe’s performance against the objects of the Occupational Health and Safety Act 1984;
(b) funding and resourcing of WorkSafe;
(c) adequacy of WorkSafe’s training, oversight and accountability processes;
(d) adequacy of administrative processes, including complaints, investigations and prosecution processes;
(e) adequacy of WorkSafe’s audits of training providers delivering occupational health and safety training;
timely implementation and public education of coronial inquest recommendations arising from a workplace death;

(g) legislative and jurisdictional issues; and

(h) any other relevant matter.

2. **Joint Standing Committee on the Commissioner for Children and Young People — Inquiry into the Monitoring and Enforcing of Child Safe Standards (Notice given 29 November 2018)**

Resolution of the Committee on 28 November 2018 to commence a Legislative Council inquiry with the following terms of reference —

The Committee will examine the scope and direction of the work currently being undertaken by government agencies, regulatory bodies and non-government organisations to improve the monitoring of child safe standards and the role of the Commissioner for Children and Young People in ensuring Western Australia’s independent oversight mechanisms operate in a way that makes the interests of children and young people the paramount consideration. In particular, the Committee will consider the following —

(a) the recommendations made by the Commissioner for Children and Young People in the report ‘Oversight of services for children and young people in Western Australia’;

(b) the recommendations from the ‘Royal Commission into Institutional Responses to Child Sexual Abuse’ relating to an independent oversight body responsible for monitoring and enforcing child safe standards; and

(c) the response from the State Government of Western Australia to the above recommendations.

*The Committee will report by 30 November 2019.*

*Extension of reporting date to 25 June 2020.*


Resolution of the Committee on 18 September 2019 to commence an inquiry into the functions, processes and procedures of the Standing Committee on Environment and Public Affairs with the following terms of reference —

(a) the role of petitions in a modern parliament;

(b) the Committee’s practice and procedure in inquiring into petitions referred by the Legislative Council;

(c) the Committee’s practice and procedure in carrying out its environment function;

(d) the approach of other parliamentary committees in carrying out environment and petitions functions; and

(e) any other matter considered relevant by the Committee.

*The Committee intends to table its report by the end of the 40th Parliament.*


The Joint Standing Committee on the Corruption and Crime Commission has resolved to conduct an inquiry with the following terms of reference —

An inquiry into the Western Australian Corruption and Crime Commission’s oversight of police misconduct investigations, particularly allegations of excessive use of force, with an examination of —

(1) The nature and prevalence of allegations of excessive use of force by WA police officers.
(2) Circumstances in which allegations of excessive use of force are investigated internally by WA Police.

(3) Circumstances in which allegations of excessive use of force are investigated and/or oversighted by the Corruption and Crime Commission.


(5) The nature of sanctions for excessive use of force allegations which are substantiated.

Extension of the reporting date to 13 August 2020.

CONSIDERATION OF COMMITTEE REPORTS


Resumption of postponed debate (Wednesday, 20 May 2020) on the motion of the Parliamentary Secretary to the Minister for Health that the report be noted. See Tabled paper 3396.

Government Response tabled 11 February 2020 (Tabled paper 3528).


Resumption of debate (Wednesday, 20 May 2020) on the motion of Hon Alison Xamon that the report be noted. See Tabled paper 3452.

(After 22 minutes Temporary Order 4 applies)


Consideration. See Tabled paper 3451.


Resumption of debate (Wednesday, 12 February 2020) on the motion of Hon Nick Goiran that the report be noted. See Tabled paper 2560.

(Temporary Order 4 applied 21 August 2019, 12 February 2020).


Continuation of remarks Hon Alanna Clohesy — 9 mins (Wednesday, 19 February 2020) on the motion of Hon Diane Evers that the report be noted. See Tabled paper 2708.

Government response tabled 6 August 2019 (Tabled paper 2873).

(Temporary Order 4 applied 4 September 2019, 19 February 2020).

6. Select Committee into Elder Abuse — Final Report — ‘I never thought it would happen to me’: When trust is broken (Tabled 13 September 2018)

Continuation of remarks Hon Pierre Yang — 4 mins (Wednesday, 11 March 2020) on the motion of Hon Nick Goiran that the report be noted. See Tabled paper 1787.

Government Response tabled 20 November 2018 (Tabled paper 2182).

   **Budget Cycle – Part 1: Estimates hearings and related matters** *(Tabled 16 October 2019)*  
   Resumption of debate (Wednesday, 18 March 2020) on the motion of Minister for Environment that the report be noted. See Tabled paper 3270.  
   Government Response tabled 5 December 2019 *(Tabled paper 3491).*  
   *(Temporary Order 4 applied 18 March 2020).*

   **Budget Cycle – Part 2: Annual Report Hearings** *(Tabled 19 March 2020)*  
   Consideration. See Tabled paper 3710.

9. **Select Committee on Personal Choice and Community Safety — Final Report — Community safety: for the greater good, but at what cost?** *(Tabled 12 May 2020)*  
   Consideration. See Tabled paper 3848.

10. **Select Committee into Alternate Approaches to Reducing Illicit Drug Use and its Effects on the Community — Final Report — Help, Not Handcuffs: Evidence-Based Approaches to Reducing Harm from Illicit Drug Use** *(Tabled 28 November 2019)*  
    Continuation of remarks Hon Alison Xamon — 4 mins (Wednesday, 13 May 2020) on the motion of Hon Alison Xamon that the report be noted. See Tabled paper 3450. Note Ministerial Statement 11 February 2020.  
    *(Temporary Order 4 applied 13 May 2020)*

11. **Select Committee into Mining on Pinjin Station — Final Report — Inquiry into Mining on Pinjin Station** *(Tabled 14 May 2020)*  
    Consideration. See Tabled paper 3870.

    Consideration. See Tabled paper 3871.

13. **Standing Committee on Environment and Public Affairs — Report No. 52 — Punitive not protective: when the mandatory registration of young people is not based on risk** *(Tabled 21 May 2020)*  
    Consideration. See Tabled paper 3886.
## GOVERNMENT RESPONSES

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* For amendments see Supplementary Notice Paper and/or Committee Report
Ω Note: Legislative Assembly Standing Orders apply.
For a list of all Petitions tabled see cumulative Tabled Paper list.

**NIGEL PRATT**
Clerk of the Legislative Council