



LEGISLATIVE COUNCIL

SESSION OF 2022 - 2023

(THIRD SESSION OF THE FIFTIETH PARLIAMENT)

NOTICES OF MOTION AND ORDERS OF THE DAY

No. 51

THURSDAY, 24 AUGUST 2023

(At 11.00 o'clock a.m.)

NOTICE OF QUESTIONS

24 Ms Lovell to ask the Honourable Leader of the Government — In relation to employment of the paramedic workforce in Tasmania, can the Government advise:—

- (1) (a) In each of the last 3 years, how many graduate paramedic program placements (12 month course) were offered; and
(b) how many suitable applicants applied for these roles?
- (2) (a) In each of the last 3 years, how many offers of employment were made to graduates on completion of their practical placement; and
(b) of those offers how many were:
 - i. Permanent;
 - ii. fixed term; and
 - iii. casual?
- (3) Of the total paramedic workforce, how many paramedics are currently employed on fixed term or casual contracts compared to permanent employment?
- (4) Of the total paramedic workforce, how many paramedics are currently not working due to:
 - (a) workers compensation claims; and
 - (b) leave (for a continuous period of more than 4 weeks)?
- (5) In the last 12 months, how many shifts each week has the Sorell station been called to the Mornington station to be on standby?
- (6) (a) In the last 12 months, how many calls for backup response have been fulfilled by each station; and
(b) of those not fulfilled, what is the reason for not fulfilling?
- (7) In the last 12 months:
 - (a) how many shifts had ambulances staffed by a singular paramedic; and
 - (b) how many shifts had ambulances staffed with a singular paramedic and patient transport worker?
- (8) In the last 12 months, for each ambulance station, how many day and night shifts have they been closed?
- (9) In the last 12 months, how many shifts have been uncovered at each ambulance station?
- (10) (a) In the last 12 months, how many deaths have occurred in an ambulance that has been ramped; and

- (b) what is the category of the patient on the ramp and the amount of time they were ramped for?
 - (11) (a) In the last 12 months, how many Transfer of Care (TOC) shifts have been offered each day; and
 - (b) in which locations and how many of the shifts were filled/unfilled?
 - (12) In the last 12 months, how many shifts of 12 hours or more in duration were completed by paramedics at each station?
 - (13) (a) How many paramedics (including graduate placements) were employed by Ambulance Tasmania as at 27 February 2023; and
 - (b) how many were employed as at 1 March 2023?
- (asked 21.03.23)

30 Mr *Gaffney* to ask the Honourable Leader of the Government — With reference to the jack jumper anti-venom therapy program in Tasmania and the specialist allergy unit based at the Royal Hobart Hospital, the only facility in Tasmania offering the initial Phase One desensitisation stage of treatment, where this program is one day a week, every week for 10-12 weeks, with each visit lasting up to 2 hours and longer if there is a reaction and given that the Royal Hobart Hospital service has recently expanded to become the statewide clinic for venom therapy in Tasmania:

- (1) What efforts and strategies are currently in place or under consideration to ensure Phase One of this service is more accessible for people in the North and Northwest of Tasmania?
- (2) Whilst there is financial assistance available for what would be at least 10 weekly trips to Hobart for Phase One, it is based on a retrospective and restricted claim; is there a way that this might be adjusted to be more equitable for patients without the means to pay up front for accommodation and travel?
- (3) What would the cost benefit be in terms of a supervising Specialist running a biannual Phase One outreach program at the North West Regional Hospital and/or the LGH, as opposed to paying the transport and accommodation costs of these multiple patients visiting the RHH under the existing model?
- (4) With 280 patients currently undergoing venom therapy, how many potential patients have had to defer or have been prevented from taking part in Phase One due to the impact on their employment or business, due to the necessary time commitment to travel to Hobart on a weekly basis over a three-month period?
- (5) Given the ongoing expansion of outpatient service facilities at the LGH, the Mersey and Northwest Regional Hospitals, what is the future potential of offering the initial Phase One desensitisation stage, in addition to the current Phase Two maintenance stage, in at least one of these hospitals?
- (6) What venom immunotherapy training initiatives are in place that will allow medical practitioners to become resident local specialists within their own regions?

(asked 27.06.23)

32 Ms *Lovell* to ask the Honourable Leader of the Government — In relation to worker accommodation owned or utilised by the Department of Health can the Government:—

- (1) Provide a list of residential dwellings currently owned by the Department with a breakdown by suburb/town, date of build, date of purchase/build, number of bedrooms, last valuation amount and the occupation groups that the accommodation is made available to.
- (2) Provide for each of the last 5 years, the number of residential dwellings owned, purchased or built by the Department and the number sold by the Department.
- (3) Provide any strategy that the Department has or is considering specifically for increasing the availability of residential dwellings for health workers around Tasmania.

(asked 28.06.23)

33 Mr *Gaffney* to ask the Honourable Leader of the Government — In relation to a cableway to service a proposed visitor hub on Mt Owen at Queenstown by Tas West Developments Pty Ltd, which has received broad community and local government support:—

- (1) What does a local West Coast tourism development proponent have to demonstrate or action to attract the same level of government interest and tangible support given to tourism developments in other parts of Tasmania; and
- (2) noting that under section 99(1)(b) of the *Mineral Resource Development Act 1995* the Minister may revoke a lease or part of a lease if the Minister is satisfied that any area of land comprised in the lease is required for any public purpose, what are the criteria or types of considerations to be taken into account to ascertain ‘public purpose’; and
- (3) further noting that under section 99(1)(c) the Minister may revoke a lease or part of a lease if the Minister is satisfied that mining has not taken place for 12 months, what is the assessment process or criteria that may be examined to determine that mining activity has not taken place for 12 months; and
- (4) what, if any, steps has the relevant Minister and agency taken under section 5 of the *Copper Mines of Tasmania Pty. Ltd. (Agreement) Act 1999* to ensure Copper Mines Tasmania (CMT) complies with their covenant at 4.1(e) of their 1999 agreement with the State of Tasmania insofar as it contains a commitment that CMT will co-operate with local tourist industry initiatives where these do not affect, conflict or interfere with CMT’s operations; and
- (5) which current portfolio Ministers and Departments are responsible for administering and supporting tourist industry local initiatives and similar projects on the West Coast, in terms of land licences and leases issued and managed by the Crown, such as mining leases, National Parks, Forestry, Government Business Enterprises and State Owned Company assets and the like; and
- (6) how might the proponents of tourism developments best engage with the Government to help deliver the objectives of the West Coast Community Plan 2025, and what support and engagement should they expect from Government, Ministers, Departments, the Office of the Coordinator General, and other government authorities such as Brand Tasmania and Tourism Tasmania?

(asked 15.08.23)

34 Ms *Forrest* to ask the Honourable Leader of the Government —

- (1) With regard to the publicly available Early Works proposal lodged by Marinus Link P/L with the Australian Energy Regulator (AER):
 - (a) How will the net expenditure of \$128.9 million be funded; and
 - (b) how will the net expenditure be treated in TasNetworks’ financial statements, that is, will it be capitalised or expensed; and
 - (c) if expensed, will it be included in the calculation of profits which determine:
 - i) the income tax equivalent payments to government; and/or
 - ii) the dividend payments to government; and
 - (d) if capitalised:
 - i) will it be added to the intangible asset of \$31.7 million currently on TasNetworks’ balance sheet with the label Marinus Link; or
 - ii) if not, how will it be treated; and
 - (e) if any capitalised amount is subsequently impaired will the impairment costs be included in the calculation of profits which determine:
 - i) the income tax equivalent payments to government; and/or
 - ii) the dividend payments to government?
- (2) With regard to the same Early Works proposal lodged by Marinus Link P/L with the Australian Energy Regulator (AER), specifically the references to the North West Transmission Development (NWTD), Table 2 of the proposal indicates \$19.5 million of grant funding received/to be received in respect of the NWTD:

- (a) What is the total spending on NWT D over the same period; and
- (b) will the amounts be expensed or capitalised; and
 - i) if capitalised, will it form part of TasNetworks' Regulated Asset Base (RAB) for transmission assets; and
 - ii) if not how will it be treated; and
- (c) when is it expected TasNetworks will start receiving a return from the NWT D outlays; and
- (d) in the event NWT D forms part of TasNetwork's RAB, what is the process for inclusion in TasNetwork's RAB so that the allowable return to TasNetworks can be determined?

(asked 17.08.23)

35 Ms *Forrest* to ask the Honourable Leader of the Government — With regard to the publicly available Early Works proposal lodged by Marinus Link P/L with the Australian Energy Regulator (AER), and given the ultimate intention for Marinus Link P/L is to be established via the three key shareholders (Federal, Tasmanian and Victorian Governments) contributing 6.7% equity (20% total), can the Government confirm:—

- (1) How the early works costs will be shared between those shareholders?
- (2) When the early works costs will be shared between those shareholders?

(asked 22.08.23)

36 Ms *Forrest* to ask the Honourable Leader of the Government — With regard to the total absence of any reference to both Marinus Link P/L and North West Transmission Development (NWT D) in the TasNetworks Australian Energy Regulator (AER) pricing submission 2024-29 including Contingent Projects, and given the recent submission to the AER by TasNetworks for the 1 July 2024 to 30 June 2029 period, and the stated target date for commencement of Marinus Link Cable 1 being 1 January 2029, can the Government:—

- (1) Provide an explanation as to why there is no mention of Marinus Link P/L and NWT D as Contingent Projects in that submission?
- (2) (a) Advise whether TasNetworks will address this omission, as highlighted by the AER in their March 2023 Issues Paper and also highlighted by the TasNetworks Regulatory Advisory Committee (RAC); and
 - (b) if so, when and how will this be addressed?

(asked 22.08.23)

37 Mr *Valentine* to ask the Honourable Leader of the Government — Given recent concern regarding the significant health risks caused by exposure to respirable crystalline silica (RCS) in engineered stone, which may include chronic bronchitis, emphysema, silicosis, lung cancer, kidney damage, connective tissue disease, or scleroderma, and in an effort to understand the extent of the problem in Tasmania, can the Government:—

- (1) Provide the number of businesses by region currently manufacturing, finishing or installing this product in Tasmania?
- (2) Advise what steps are being taken to quantify the level of exposure workers in the industrial and building sectors have to silica dust generated through the fabrication, handling and installation of this product?
- (3) Advise what education programs already exist or are in the process of being developed to ensure all workers in the industrial and building sectors are made aware of the dangers of exposure to this product in its fabrication, handling and installation?
- (4) (a) Advise whether the government maintains a register of Tasmanians being treated for health conditions caused as a result of exposure to the manufacture, finishing or installation of engineered stone, and
 - (b) if so, please provide the relevant data per region?

(asked 22.08.23)

38 Ms *Lovell* to ask the Honourable Leader of the Government — In relation to agency nurses engaged within the Department of Health, can the Government advise:—

- (1) In 2023, how many agency nurses were employed across Tasmania?
- (2) In 2023, what percentage of shifts were filled by agency nurses across Tasmania?
- (3) In 2023, how many agency nurses were employed across:
 - (a) the North West Regional Hospital;
 - (b) the Mersey Community Hospital;
 - (c) each of the district hospitals;
 - (d) the Launceston General Hospital; and
 - (e) the Royal Hobart Hospital?
- (4) In 2023, what percentage of shifts were filled by agency nurses across:
 - (a) the North West Regional Hospital;
 - (b) the Mersey Community Hospital;
 - (c) each of the district hospitals;
 - (d) the Launceston General Hospital; and
 - (e) the Royal Hobart Hospital?
- (5) What are the other areas across the Tasmanian Health Service (THS) that agency nurses are employed?
- (6) What are the employment costs per annum in the last three years of agency nurses across the THS?
- (7) What are the accommodation and travel costs per annum of agency nurses across the THS in each of the last three years?
- (8) What is the average hourly pay rate of an agency nurse?
(asked 22.08.23)

ORDERS OF THE DAY

- 1** Justice Miscellaneous (Removal of Outdated Sex Terminology) Bill 2023 (No. 4): Consideration of the Bill as amended in Committee of the Whole Council.
- 2** Police Powers (Surveillance Devices) Bill 2022 (No. 57): Consideration of the Bill as amended in Committee of the Whole Council.
- 3** Housing Land Supply Amendment Bill 2023 (No. 17): Second reading.
- 4** Guardianship and Administration Amendment Bill 2023 (No. 5): Second reading.
- 5** Electoral Disclosure and Funding Bill 2022 (No. 25): Second reading.
- 6** Electoral Matters (Miscellaneous Amendments) Bill 2022 (No. 26): Second reading.
- 7** Local Government Amendment (Code of Conduct) Bill 2022 (No. 52): Adjourned Debate (Mrs *Hiscutt*) on the Question proposed on 1 June 2023 and again on 28 June 2023 — That the Bill be now read the Second time.
- 8** Partition Amendment Bill 2022 (No. 38): Second reading.

NOTICES OF MOTION

- 1** Ms *Armitage* to move — That the Government Response to the Report of the Legislative Council Select Committee on Road Safety in Tasmania (No. 31 of 2022), be considered and noted.

2 Ms Webb to move — That the Legislative Council:—

- (1) Notes the *Australian Modern Slavery Act 2018* (the Act) which commenced on the 1st of January 2019.
- (2) Recognises the Act requires large businesses and other entities in Australia to report annually on how they are addressing modern slavery risks in their domestic and global operations and supply chains, with these reports placed online at the Modern Slavery Statements Register.
- (3) Notes that the Act's objectives include:
 - (a) increasing business and government awareness of modern slavery risks, and support entities to identify, report and address those risks;
 - (b) equipping and enabling large businesses to be responsible and transparent in responding to modern slavery risks recognising the potential flow-on market effects, including consumer support and business reputation and competition for investor funding; and
 - (c) providing a practical mechanism by which to give effect to Australia's international treaty obligations to prevent and combat human trafficking and slavery and slavery like practices.
- (4) Recognises Tasmanian Government Business Enterprises, State Owned Companies, and other entities as defined under the Tasmanian *Financial Management Act 2016*, and which have a minimum annual consolidated revenue of \$100 million, are required to comply with the national Act.
- (5) Welcomes the recent practice of Aurora Energy to publish its Modern Slavery policy and Modern Slavery Supplier Code of Conduct on its website.
- (6) Requests the Tasmanian government to write to all state GBEs, State owned companies and any other relevant entities as defined under the Tasmanian *Financial Management Act 2016*, and which meet the specified minimum annual consolidated revenue threshold as defined by the national Act, it is the government's expectation that all such entities:
 - (a) publish on their respective websites all:
 - (i) modern Slavery policies and codes of conduct; and
 - (ii) former, current and future compliance reports submitted to the Modern Slavery Statements Register; and
 - (b) include an update on the status of Modern Slavery compliance reporting within entities' respective Annual Reports, commencing with the forthcoming Annual Reports.

3 Ms Webb to move:—

- (1) That the Legislative Council notes:
 - (a) The release on 26 June this year of the Australian Parliament's Standing Committee on Social Policy and Legal Affairs' Report *You win some, you lose more: Online gambling and its impacts on those experiencing gambling harm*;
 - (b) the Report and its recommendations received unanimous support of all members of the authoring parliamentary Standing Committee which comprised Federal Labor party, Liberal party, National Party, and Independent representatives;
 - (c) Recommendation 26 of the Report that calls on the Australian Government, with the cooperation of the states and territories, to implement a comprehensive ban on all forms of advertising for online gambling, to be introduced in four phases, over three years, commencing immediately; and
 - (d) the Report's additional call for "*the Australian Government, with the states and territories, [to] develop a comprehensive national strategy on online gambling harm reduction,*" and that the national strategy should be based on public health principles and be in place within twelve months, allowing for progressive implementation.
- (2) That the Legislative Council calls on the Tasmanian government to:

- (a) Commit to participating in the development of the proposed comprehensive national strategy on online gambling harm reduction which delivers on the goals and intent of the *You win some, you lose more report*; and
- (b) formally notify at the earliest opportunity the Australian government of Tasmania's willingness to cooperate with the development and implementation of the recommended progressively phased out comprehensive ban on all forms of advertising for online gambling.

4 Ms Webb to move:—

(1) That the Legislative Council notes:—

- (a) All Australian States and Territories agreed in October 2017, under an Intergovernmental Agreement, to participate in the Commonwealth Government's *National Driver Licence Facial Recognition Solution (NDLFRS)*;
- (b) on 31 July 2019, the *Identity-matching Services Bill 2019* was introduced into the Federal Parliament to establish a legislative biometrics matching scheme for the NDLFRS, but was subsequently withdrawn following concerns raised by a variety of legal, privacy and human rights experts, and criticisms from the relevant Federal parliamentary committee;
- (c) interstate jurisdictions determined they would not share data via the NDLFRS until the Commonwealth laws are in place;
- (d) that based upon data provided by government a total of 468,392 Tasmanian drivers licence photos were transferred to the NDLFRS between December 2018 and 16 December 2020, without public consultation and despite the absence of Commonwealth legislation to regulate the NDLFRS and provide privacy protections and oversight mechanisms;
- (e) the statement provided to the Parliament from the Minister for Infrastructure and Transport dated the 28 October 2020, that the Tasmanian data uploaded to the NDLFRS will not be used until Commonwealth legislation is in place and relevant Tasmanian legislation reviewed, with the latter to occur in context of any eventual Commonwealth legislation; and
- (f) Tasmania paused the daily transfer of records to the NDLFRS on 16 December 2020.

(2) That the Legislative Council calls on the Tasmanian Government to:

- (a) Formally cease any current and future uploading of Tasmanians' records to the NDLFRS in the absence of appropriate Commonwealth privacy protection and oversight legislation;
- (b) immediately establish a secure process by which to delete all uploaded Tasmanian drivers licence photos from the NDLFRS; and
- (c) commit to undertaking thorough public consultation prior to any future state participation in the NDLFRS should the required Commonwealth legislation be enacted.

5 Mrs Hiscutt to move:— That the Legislative Council:

- (1) Notes that the Tasmanian Palliative Care Awards 2023 held on Tuesday 8th August 2023 recognised individuals and organisations that have displayed outstanding dedication and innovation in the field of palliative care, providing support to thousands of Tasmanians; and
- (2) Commends the 2023 winners of the Tasmanians Palliative Care Awards; and
- (3) Recognises the 'Joy Coghlan' Tasmanian Palliative Care Honour Roll 2022 inductee, Deb Foster.

6 Mr Duigan to move:— That the Legislative Council:

- (1) Acknowledges the Australian Women's National Football Teams' (the Matildas') exceptional achievement in reaching the semi-finals of the 2023 FIFA Women's World Cup.
- (2) Notes the significant impact the efforts of the Matildas have had in promoting the interests of women's sport in Tasmania and Australia, and inspiring the next generation of women participants in not just football, but in sport generally.

- (3) Notes the increase in participation in the sport of football (soccer) that the Matildas' performance will likely achieve in Tasmania.

TUESDAY, 29 AUGUST 2023

ORDER OF THE DAY

- 1 Residential Building (Home Warranty Insurance Amendments) Bill 2023 (No. 13): Second reading.

C.L. VICKERS, *Clerk of the Council*

PAPERS ISSUED

LEGISLATIVE COUNCIL

Notice Paper No. 50

SUMMARY OF BILLS

Read First Time

Bill No. 25 of 2022	Electoral Disclosure and Funding.
Bill No. 26 of 2022	Electoral Matters (Miscellaneous Amendments).
Bill No. 38 of 2022	Partition Amendment (<i>pro forma</i>).
Bill No. 5 of 2022	Guardianship and Administration Amendment.
Bill No. 13 of 2023	Residential Building (Home Warranty Insurance Amendments).
Bill No. 17 of 2023	Housing Land Supply Amendment.

Second Reading Debate Adjourned

Bill No. 52 of 2022	Local Government Amendment (Code of Conduct).
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Consideration of the Bill as amended in Committee of the Whole Council

Bill No. 57 of 2022	Police Powers (Surveillance Devices).
Bill No. 4 of 2023	Justice Miscellaneous (Removal of Outdated Sex Terminology).

Agreed to by Both Houses

Bill No. 22 of 2021	Public Interest Disclosures (Members of Parliament).
Bill No. 63 of 2021	Climate Change (State Action) Amendment (<i>Act No. 35 of 2022</i>).
Bill No. 5 of 2022	Traffic Amendment (Electronic Billboards) (<i>Act No. 31 of 2022</i>).
Bill No. 10 of 2022	Family Violence Reforms (<i>Act No. 21 of 2022</i>).
Bill No. 11 of 2022	Electricity Safety (<i>Act No. 32 of 2022</i>).
Bill No. 12 of 2022	Roads and Jetties Amendment (<i>Act No. 30 of 2022</i>).
Bill No. 15 of 2022	Police Offences Amendment (Workplace Protection) (<i>Act No. 22 of 2022</i>).
Bill No. 19 of 2022	Health Legislation (Miscellaneous Amendments) (<i>Act No. 23 of 2022</i>).
Bill No. 20 of 2022	Vehicle and Traffic Amendment (Driver Distraction and Speed Enforcement) (<i>Act No. 27 of 2022</i>).
Bill No. 27 of 2022	Occupational Licensing (Automatic Mutual Recognition Consequential Amendments) (<i>Act No. 29 of 2022</i>).
Bill No. 29 of 2022	Land Use Planning and Approvals Amendment (<i>Act No. 33 of 2022</i>).
Bill No. 30 of 2022	Retail Leases (<i>Act No. 39 of 2022</i>).
Bill No. 33 of 2022	Carer Recognition (<i>Act No. 1 of 2023</i>).
Bill No. 35 of 2022	Homes Tasmania (<i>Act No. 25 of 2022</i>).
Bill No. 36 of 2022	Homes Tasmania (Consequential Amendments) (<i>Act No. 26 of 2022</i>).
Bill No. 39 of 2022	Stadiums Tasmania Amendment (Transfers) (<i>Act No. 38 of 2022</i>).
Bill No. 40 of 2022	Statutory Holidays Amendment (<i>Act No. 24 of 2022</i>).
Bill No. 41 of 2022	Justice Miscellaneous (Advance Care Directives) (<i>Act No. 28 of 2022</i>).
Bill No. 42 of 2022	Animal Welfare Amendment (<i>Act No. 36 of 2022</i>).
Bill No. 43 of 2022	Justice and Related Legislation Miscellaneous Amendments (<i>Act No. 5 of 2023</i>).
Bill No. 44 of 2022	Residential Building (Miscellaneous Consumer Protection Amendments) (<i>Act No. 9 of 2023</i>).
Bill No. 45 of 2022	Legal Profession Amendment (<i>Act No. 34 of 2022</i>).
Bill No. 46 of 2022	Environmental Management and Pollution Control Amendment (<i>Act No. 42 of 2022</i>).
Bill No. 47 of 2022	Expansion of House of Assembly (<i>Act No. 40 of 2022</i>).
Bill No. 48 of 2022	Workers Rehabilitation and Compensation Amendment (<i>Act No. 41 of 2022</i>).
Bill No. 49 of 2022	Appropriation (Supplementary Appropriation for 2022-23) (<i>Act No. 37 of 2022</i>).
Bill No. 50 of 2022	Land Titles Amendment (<i>Act No. 7 of 2023</i>).
Bill No. 51 of 2022	Corrections Amendment (<i>Act No. 10 of 2023</i>).
Bill No. 54 of 2022	Child and Youth Safe Organisations (<i>Act No. 6 of 2023</i>).

Bill No. 55 of 2022	Justice Miscellaneous (Royal Commission Amendments) (<i>Act No. 2 of 2023</i>).
Bill No. 56 of 2022	Mental Health Amendment (<i>Act No. 4 of 2023</i>).
Bill No. 1 of 2023	Appropriation (Further Supplementary Appropriation for 2022-23) (<i>Act No. 3 of 2023</i>).
Bill No. 2 of 2023	Police Offences Amendment (Nazi Symbol Prohibition).
Bill No. 3 of 2023	Validation (<i>Act No. 8 of 2023</i>).
Bill No. 7 of 2023	Vehicle and Traffic (Regulatory Reforms) Amendment.
Bill No. 9 of 2023	Appropriation (No. 1) (<i>Act No. 11 of 2023</i>).
Bill No. 10 of 2023	Appropriation (No. 2) (<i>Act No. 12 of 2023</i>).
Bill No. 11 of 2023	Taxation and Miscellaneous Amendments (<i>Act No. 13 of 2023</i>).
Bill No. 14 of 2023	State Policies and Projects Amendment.

STANDING COMMITTEES AND MEMBERS

Committee of Privileges: Mr *Farrell* (The President), Ms *Forrest* (Chair of Committees), Mr *Gaffney*, Mrs *Hiscutt* and Ms *Rattray*.

Standing Orders Committee: The President (Mr *Farrell*), The Chair of Committees (Ms *Forrest*), Mrs *Hiscutt*, Ms *Rattray* and Mr *Valentine*.

Parliamentary Standing Committee on Public Works (Joint): Ms *Rattray* and Mr *Valentine*.

Parliamentary Standing Committee on Subordinate Legislation (Joint): Mr *Harriss*, Mrs *Hiscutt* and Ms *Rattray*.

Parliamentary Standing Committee of Public Accounts (Joint): Ms *Forrest*, Ms *Webb* and Mr *Willie*.

Parliamentary Standing Committee on Integrity (Joint): Ms *Armitage*, Ms *Palmer* and Mr *Valentine*.

SESSIONAL COMMITTEES AND MEMBERS

House Committee (Joint): The President (Mr *Farrell*), Ms *Forrest* and Mrs *Hiscutt*.

Library Committee (Joint): Ms *Armitage*, Mr *Farrell*, Ms *Forrest*, Ms *Howlett*, Ms *Rattray* and Mr *Valentine*.

Gender and Equality Committee (Joint): Mr *Duigan*, Ms *Forrest*, Mr *Harriss* and Mr *Willie*.

- Tasmanian Experiences of Gendered Bias in Healthcare.

Workplace Culture Oversight Committee (Joint): Mr *Farrell* (The President), Ms *Forrest*, Mrs *Hiscutt* and Ms *Lovell*.

Government Administration A: Mr *Duigan*, Mr *Edmunds*, Ms *Forrest*, Mr *Gaffney*, Mr *Harriss* and Ms *Lovell*.

- The operations and application of the *Financial Management Act 2016*: Mr *Willie* (substitute member for Ms *Lovell* with leave from Government Administration B) – Short Inquiry Process (SIP).

Government Administration B: Ms *Armitage*, Ms *Howlett*, Ms *Rattray*, Mr *Valentine*, Ms *Webb* and Mr *Willie*.

- Matters related to adult imprisonment and youth detention.
- The role and functions of Office of Racing Integrity – Short Inquiry Process (SIP).

SELECT COMMITTEE AND MEMBERS

University of Tasmania Act 1992: Mr *Duigan*, Mr *Gaffney*, Ms *Lovell*, Mr *Valentine* and Ms *Webb*.