and contrast. They are very quick to judge. They used a range of excuses to say that things were urgent and provided no opportunity for our side of the House to consider motions.

As for the Deputy Chair of the Finance and Administration Committee, I understand, having been a former member of that committee, that that committee can have a significant workload. But I ask: where was the member for Coomera when the legal affairs committee was getting smashed the day that the VLAD laws were put into this House and passed on the same day with no genuine reason for urgency? We are allowing as much time as we can to ensure the bill is passed before the end of this financial year to ensure that we can go into the next financial year with some certainty around industrial relations matters.

I have met with the Local Government Association of Queensland on numerous occasions, and I will continue to meet with the Local Government Association of Queensland and individual councils as required, as will the Deputy Premier and Minister for Local Government, because we want to restore fairness. That is exactly what this legislation is about. We will work through this process to make it work the best that it can for everyone concerned. We want to put certainty into an area that had the guts ripped out of it only three years ago.

Division: Question put—That the motion be agreed to.

AYES, 46:

ALP, 43—Bailey, Boyd, Brown, Butcher, Byrne, Crawford, D'Ath, de Brenni, Dick, Donaldson, Enoch, Farmer, Fentiman, Furner, Gilbert, Grace, Harper, Hinchliffe, Howard, Jones, Kelly, King, Lauga, Linard, Lynham, Madden, Miller, O'Rourke, Palaszczuk, Pearce, Pease, Pegg, Pitt, Power, Pyne, Russo, Ryan, Saunders, Stewart, Trad, Whiting, Williams.

KAP, 2-Katter, Knuth.

INDEPENDENT, 1-Gordon.

NOES, 42:

LNP, 42—Barton, Bates, Bennett, Bleijie, Boothman, Costigan, Cramp, Crandon, Cripps, Davis, Dickson, Elmes, Emerson, Frecklington, Hart, Krause, Langbroek, Last, Leahy, Mander, McArdle, McEachan, McVeigh, Millar, Minnikin, Molhoek, Nicholls, Perrett, Powell, Rickuss, Robinson, Rowan, Seeney, Simpson, Smith, Sorensen, Springborg, Stevens, Stuckey, Walker, Watts, Weir.

Resolved in the affirmative.

WORK HEALTH AND SAFETY AND OTHER LEGISLATION AMENDMENT BILL

Introduction

Hon. CW PITT (Mulgrave—ALP) (Treasurer, Minister for Employment and Industrial Relations and Minister for Aboriginal and Torres Strait Islander Partnerships) (12.07 pm): I present a bill for an act to amend the Electrical Safety Act 2002 and the Work Health and Safety Act 2011 for particular purposes. I table the bill and the explanatory notes. I nominate the Finance and Administration Committee to consider the bill.

Tabled paper: Work Health and Safety and Other Legislation Amendment Bill 2015.

Tabled paper: Work Health and Safety and Other Legislation Amendment Bill 2015, explanatory notes.

The former Newman LNP government shamelessly tied the hands of workers and their representatives, increasing the risk to workplace injuries and making it harder to take preventative action in the workplace. We on this side believe that every worker has the right to go to work expecting to return home safely to their family and friends at the end of the day. We believe in genuine consultation, cooperation and respect between employers and workers.

It is critical that all parties in the workplace have the ability to participate in the resolution of health and safety issues and gain advice or be represented where a work health and safety issue arises. Workers and employers benefit by the provision of safe and healthy workplaces where parties involved share responsibility for improvements in work health and safety practices to prevent workplace incidents.

In recognising these benefits and our election commitments, the bill restores the rights of work health and safety, or WHS, entry permit holders to gain preventative and meaningful access to workplaces. This is achieved by removing the requirement for WHS entry permit holders to give at least 24 hours notice before entering a workplace to inquire into a suspected WHS contravention. Instead, WHS entry permit holders will be able to enter a workplace immediately if they reasonably

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suspect a safety contravention has occurred and provide notice of entry as soon as is reasonably practicable afterwards.

The bill also restores the rights of trained health and safety representatives to direct workers in their work group to cease unsafe work. This change improves safety protections for all workers including young workers and workers from non-English-speaking backgrounds. This will allow workers to be guided and advised by more knowledgeable, trained representatives who are better placed to identify hazards and potential risks in work activities. This change also restores consistency with the nationally harmonised model of work health and safety laws that provides this protection.

The bill also allows health and safety representatives to request the immediate assistance of any person at the workplace, removing the requirement for at least 24 hours notice before the assistant can access the workplace. Not only does this amendment improve safety at the workplace level by providing immediate access to external support and information for representatives, it also removes regulatory burden that has no safety benefit.

Further, the bill reinstates an historical requirement for employers to notify the regulator when a worker is absent from work for more than four days due to a workplace injury or illness. This change will capture work-related musculoskeletal and mental disorders, both of which are priority disorders in the Australian Work Health and Safety Strategy 2012-2022.

These disorders have a significant personal impact and cost to business and the community. Increased data about the incidence of these disorders will assist in improved targeting of interventions and education and awareness programs.

The Palaszczuk government is also committed to improving safety for electrical workers. To give effect to our commitment, this bill also amends the Electrical Safety Act 2002 to reinstate the position of the Electrical Safety Commissioner. This important role manages the Electrical Safety Board and its committees but also provides direct advice to the department and the minister on electrical safety matters.

The Electrical Education Committee and Electrical Equipment Committee that were abolished in 2012 are also reinstated by this bill. These committees play an important role in giving advice and making recommendations about the promotion of electrical safety in workplaces and the broader community and about the safety of electrical equipment.

The former Newman LNP government has watered down workplace health and safety standards on Queensland work sites, creating significant risks for workers across the state. With this bill, we are improving safety for Queenslanders at work.

First Reading

Hon. CW PITT (Mulgrave—ALP) (Treasurer, Minister for Employment and Industrial Relations and Minister for Aboriginal and Torres Strait Islander Partnerships) (12.12 pm): I move—

That the bill be now read a first time.

Question put—That the bill be now read a first time.

Motion agreed to.

Bill read a first time.

Referral to the Finance and Administration Committee

Madam DEPUTY SPEAKER (Ms Grace): Order! In accordance with standing order 131, the bill is now referred to the [Finance and Administration Committee.

Portfolio Committee, Reporting Date

Hon. CW PITT (Mulgrave—ALP) (Treasurer, Minister for Employment and Industrial Relations and Minister for Aboriginal and Torres Strait Islander Partnerships) (12.12 pm), by leave, without notice: I move—

That under the provisions of standing order 136 the Finance and Administration Committee report to the House on the Work Health and Safety and Other Legislation Amendment Bill by 6 July 2015.

Question put—That the motion be agreed to.

Motion agreed to.