NOTICE PAPER

for

THURSDAY, 23 APRIL 1998

The House meets this day at 9.30am

Contents

GENERAL BUSINESS—
Notice of Motion for Thursday next – House to take note of committee report ......................................................... 7
Notices of Motion – Disallowance of Statutory Instruments ............. 7
Orders of the Day ................................................................. 7

GOVERNMENT BUSINESS—
Notice of Motion ................................................................. 2
Orders of the Day ................................................................. 1, 7

PARLIAMENTARY COMMITTEES ............................... 17

QUESTIONS ON NOTICE—
Nos. 254 to 289 ...................................................................... 8

TEMPORARY CHAIRMEN OF COMMITTEES ...................... 17

Notifications prefixed by an (*) appear for the first time
GOVERNMENT BUSINESS

ORDERS OF THE DAY

1 GOVERNMENT OWNED CORPORATIONS AND OTHER LEGISLATION AMENDMENT BILL – Resumption of second reading debate (18 March 1998, Mr FitzGerald)

2 POWERS OF ATTORNEY BILL – Resumption of second reading debate (22 April 1998, Miss Simpson)

3 TRANSPORT INFRASTRUCTURE AMENDMENT BILL – Resumption of second reading debate (4 March 1998, Mr Welford)

4 NATURAL RESOURCES LEGISLATION AMENDMENT BILL – Resumption of second reading debate (18 March 1998, Mr Schwarten)

5 TRANSPORT LEGISLATION AMENDMENT BILL – Resumption of second reading debate (19 March 1998, Mr Elder)

6 WATER RESOURCES AMENDMENT BILL – Resumption of second reading debate (19 March 1998, Mr Schwarten)

7 STATUTE LAW (MISCELLANEOUS PROVISIONS) BILL – Resumption of second reading debate (4 March 1998, Mr Beattie)

8 SOUTH BANK CORPORATION AMENDMENT BILL – Resumption of second reading debate (17 March 1998, Mr Beattie)

9 SUBCONTRACTORS’ CHARGES AMENDMENT BILL – Resumption of second reading debate (17 March 1998, Mr Mackenroth)

10 RETAIL SHOP LEASES AMENDMENT BILL – Resumption of second reading debate (18 March 1998, Mr Elder)

11 TAFE INSTITUTES BILL – Resumption of second reading debate (5 March 1998, Mr Braddy)

12 VOCATIONAL EDUCATION AND TRAINING BILL – Resumption of second reading debate (5 March 1998, Mr Braddy)

13 INDUSTRIAL DEVELOPMENT AMENDMENT BILL – Resumption of second reading debate (4 March 1998, Mr Elder)

14 JUSTICE AND OTHER LEGISLATION (MISCELLANEOUS PROVISIONS) BILL – Resumption of second reading debate (5 March 1998, Mr Foley)

15 TELECOMMUNICATIONS (INTERCEPTION) QUEENSLAND BILL – Resumption of second reading debate (5 March 1998, Mr Barton)

16 AGENTS AND MOTOR DEALERS BILL – Further consideration in Committee of the Whole House (Clause 120) (5 March 1998)

17 TRANS–TASMAN MUTUAL RECOGNITION (QUEENSLAND) BILL – Resumption of second reading debate (17 March 1998, Mr Beattie)

18 LEGAL REPRESENTATION OFFICE BILL – Resumption of second reading debate (19 March 1998, Mr Foley)
19 JUSTICE LEGISLATION (BILLS OF SALE, STOCK MORTGAGES AND LIENS) AMENDMENT BILL – Resumption of second reading debate (18 March 1998, Mr Foley)

20 CORRECTIVE SERVICES AMENDMENT BILL – Resumption of second reading debate (18 March 1998, Mr Barton)

21 QUEENSLAND HERITAGE AMENDMENT BILL – Resumption of second reading debate (18 March 1998, Mr Welford)

22 MINERAL RESOURCES AMENDMENT BILL – Resumption of second reading debate (21 April 1998, Mr McGrady)

23 GAS PIPELINES ACCESS (QUEENSLAND) BILL – Resumption of second reading debate (21 April 1998, Mr McGrady)

*24 LIQUOR AMENDMENT BILL – Resumption of second reading debate (22 April 1998, Mr Gibbs)

NOTICE OF MOTION

(Notice given 22 April 1998)

*1 MR FITZGERALD to move – That the Standing Rules and Orders of the Legislative Assembly be amended by—

1. (a) Omitting Chapters XIII and XIII A (Standing Orders 181–207C); and

   (b) Inserting the following—

   Chapter XIII – APPOINTMENT AND CONDUCT OF COMMITTEES

   Committees to which Chapter applies

   181. (a) The following rules shall apply for the appointment and conduct of all Committees, unless otherwise ordered or provided by statute.

   (b) The term Committee in this Chapter includes Select Committees, Standing Committees, Statutory Committees established under the Parliamentary Committees Act 1995 and any other Committee of the House established by statute (including the Criminal Justice Act 1989) or order, but does not include Committees of the Whole House.

   Number of Members

   182. A Committee shall consist of no more than 8 Members.

   Speaker and Chairman exempt

   183. The Speaker and the Chairman of Committees shall not be appointed to serve on Committees except with their consent.

   Appointment or discharge of Members

   184. Unless otherwise provided, Members shall be appointed and discharged from Committees by motion without notice.

   Notice of appointment

   185. The notice of motion for the appointment of a Committee may contain the names of the Members to be appointed to serve on the Committee.

   Ballot for Committee Members

   186. (a) Any member may call for a ballot for the selection of Committee members.
(b) When a Committee is ordered to be elected by ballot, each Member present shall deliver at the Table a list of the Members whom he wishes to be appointed on the Committee, not exceeding the number proposed, inclusive of the Mover.

(c) If any list delivered at the Table contains a number of names larger than the names proposed it shall be rejected.

(d) Mr Speaker shall appoint two Members to be scrutineers, who, with the Clerk, shall ascertain the number of Votes for each Member, and the Members who are reported to have the greatest number of Votes shall be declared by Mr Speaker to be the Members of the Committee.

(e) If in any case two or more Members have an equality of Votes, Mr Speaker shall decide which of those Members shall serve on the Committee.

First Meeting

187. (a) The date and time of the first meeting of the Committee shall be set by the Chairman.

(b) If no Chairman has been appointed, the date and time of the first meeting shall be set by the Research Director.

Appointment of Chairman and Deputy Chairman

188. (a) The notice of motion for the appointment of a Committee may specify the name of the Chairman.

(b) If the notice of motion for the appointment of a Committee does not specify the name of the Chairman, then the Committee shall at its first meeting, before proceeding to any other business, elect a member of the Committee to be Chairman.

(c) The Committee shall at its first meeting elect a member of the Committee to be Deputy Chairman and the member so elected shall act as Chairman when there is no Chairman or the Chairman is not present at a meeting of the Committee.

Casting Vote

189. The Chairman of a Committee or the Deputy Chairman when acting as Chairman, shall have a deliberative vote and in the event of an equality of votes shall also have a casting vote.

Quorum

190. (a) A quorum for a Committee is a majority of the members of the Committee.

(b) When a quorum is not present at a meeting of a Committee the chairman shall suspend the proceedings of the Committee until a quorum is present, or adjourn the committee.

(c) If within 15 minutes after the time set for the meeting there is not a quorum, the Members present may retire, after their names are recorded, and the Research Director attending the Committee shall issue notices for the next meeting.

(d) A Committee quorum may be constituted by Members participating in the proceedings by way of telephone or video link up, so long as the Committee Members not physically present are able to participate in the Committee’s deliberations and take part in any vote.

Sub-committees

191. (a) Subject to (b) and (c), a Committee shall have power to appoint Sub–Committees consisting of 3 or more of its Members, and to refer to any such Sub–Committee any of the matters which the Committee is empowered to consider.

(b) If the Committee is a Statutory Committee within the meaning of the Parliamentary Committees Act 1995, the matters referred to a Sub–Committee may include any matter incidental to a matter which falls within the Statutory Committee’s areas of responsibility under the Parliamentary Committees Act 1995,
provided that the Committee continues to have final responsibility for the consideration of any matter falling within its said areas of responsibility, and for reporting on any such matter, and making recommendations about any such matter, to the House.

(c) If the Committee is a Committee established under any other statute (including the Criminal Justice Act 1989), the matters referred to a Sub–Committee may include any matter incidental to a matter which falls within the Committee's statutory areas of responsibility under that statute, provided that the Committee continues to have final responsibility for the consideration of any matter falling within its said areas of responsibility, and for reporting on any such matter, and making recommendations about any such matter, to the House.

(d) The quorum of a Sub–Committee shall be a majority of the members of the sub–committee.

(e) In appointing a Sub–Committee, a Committee shall be taken to be exercising by delegation the powers of the House in respect of the appointment of Committees and, subject to (f), such a Sub–Committee shall be taken for all purposes to be a Committee of the House.

(f) Notwithstanding that a Sub–Committee appointed by a Committee is taken for all purposes to be a Committee of the House, the provisions of these Orders relating to the presentation and consideration of Committee reports shall not apply to such Subcommittees, and any report of any such Sub–Committee shall be presented to and considered by the Committee responsible for its appointment.

(g) A Sub–Committee, as a Committee of the House, shall have the same privileges and immunities as the Committee responsible for its appointment.

Times of sitting

192. (a) A Committee may adjourn from time to time and move from place to place and may sit during any adjournment or suspension of the House and notwithstanding any prorogation of the Parliament.

(b) A Committee which has been specifically permitted by statute to continue in existence after the dissolution of the House may, during such dissolution, adjourn from time to time and move from place to place.

(c) Unless otherwise provided, a Committee may meet whilst the House is sitting but when meeting during a sitting period shall only meet within the precincts of the Parliament (including the Parliamentary Annexe).

Powers

193. (a) The House may give a Committee power to send for persons, documents and other things, and a committee with that power may summon witnesses, examine witnesses (including on oath or affirmation), and require the production of documents and things.

(b) The Chairman and the Research Director attending a committee are authorised to administer an oath or affirmation.

(c) The powers which may be given to a Committee by the House under (a) are, in the case of a committee which is a Statutory Committee within the meaning of the Parliamentary Committees Act 1995, in addition to any powers conferred on the Statutory Committee by that Act.

(d) The powers which may be given to a Committee by the House under (a) are, in the case of any Committee which is created by statute (including the Criminal Justice Act 1989), in addition to any powers conferred on the Committee by that statute.

Public and private meetings

194. Persons other than Members and officers of a Committee may attend a public meeting of a Committee but shall not attend a private meeting except by
express invitation of the Committee, and shall always be excluded when the Committee is deliberating.

Admission to hearings

195. Any person admitted to a public hearing of a committee may be excluded at the discretion of the Chairman or by order of the Committee.

Members admitted

196. A member of the Assembly, although not a Member of the Committee, may, by leave of the Committee, participate in its public meetings and question witnesses, but shall not vote and shall always withdraw when the Committee is deliberating.

Disclosure of evidence and documents

197. The evidence taken by a Committee and documents presented to it which have not been presented or reported to the House, shall not, unless authorised by the House or the Committee, be disclosed to any person other than a Member or officer of the Committee.

Minutes

198. An entry shall be made in the minutes of proceedings of the names of the Members attending each Committee meeting, of every motion or amendment proposed in the Committee and the mover and seconder, and the names and votes of the Members voting in any division.

Draft report

199.(a) The Chairman shall prepare and table a draft report for consideration by the Committee.

(b) If any Member other than the Chairman tables a draft report at a Committee meeting, the Committee shall first decide upon which report it will proceed.

(c) A draft report shall be considered, may be amended and adopted by a Committee.

(d) After a draft report has been considered, the whole or any part of it may be reconsidered and amended.

(e) Any member who does not agree with the report or any part of the report, may add a dissenting report or statement to the Committee’s report. The dissenting report or statement must be provided to the Research Director within 7 days of the Committee adopting the report and must be signed by the Member.

(f) A report of a Committee shall be signed and (together with any dissenting report or statement) presented to the Legislative Assembly by the Chairman.

Progress reports

200. A Committee may report to the House on its deliberations and present its minutes, evidence and other documents from time to time.

Presentation of committee reports or other documents when the House is not sitting

201. If the House is not sitting when a Committee has prepared a report for presentation or has authorised for release any other documents (including issues papers prepared by the Committee, submissions received by the Committee or the Hansard transcripts of any hearings conducted by the Committee), the Committee may provide the report or any other documents authorised for release by the Committee to the Clerk, and, in that event—

(a) the report or any such documents shall be deemed to have been presented to the Legislative Assembly;

(b) the publication and printing of the report or the publication of any such documents is deemed to be ordered by the Legislative Assembly;
(c) shall be tabled and recorded in the Votes and Proceedings on the first sitting day after receipt by the Clerk.

Presentation of Committee reports or other documents after dissolution of the House by Committees which continue in existence

202. If a Committee which has been specifically authorised by statute to continue in existence after the dissolution of the House, has prepared a report for presentation or has authorised for release any other documents (including issues papers prepared by the committee, submissions received by the committee or the Hansard transcripts of any hearings conducted by the committee), the Committee may provide the report or any other documents authorised for release by the Committee to the Clerk, and, in that event:

(a) the report or any such documents shall be deemed to have been presented to the Legislative Assembly;
(b) the publication and printing of the report or the publication of any such documents is deemed to be ordered by the Legislative Assembly;
(c) shall be tabled and recorded in the Votes and Proceedings on the first sitting day after receipt by the Clerk.

Conflict of interest

203. A Member of a Committee shall disclose to the Committee any conflict of interest the Member may have in relation to a matter before the Committee.

Broadcasting of committee proceedings

204. A committee may authorise the broadcasting of its public hearings, so long as the committee complies with any rules which the House may have approved for the broadcasting of Committee proceedings.

Lists of Committees and Members

205. (a) A list of all Committees, their current inquiries and their reports shall be published in the Notice Paper.
(b) A list of the Members serving on each Committee shall be affixed in some conspicuous place in the lobby of the House.”

2. After the heading Chapter XIV – WITNESSES, but before Standing Order 208, insert—

"Examination of witnesses

206. The House shall establish procedures for Committees to observe in their dealings with witnesses and such rules shall continue to apply despite any adjournment, suspension, prorogation or dissolution of the House until amended or repealed by the House.

Payment of witnesses

207. A witness appearing before a Committee may, either by order of the Committee or by operation of statute, be paid for attendance at a rate determined by the Speaker.”

3. Rule of Practice number 9 shall no longer apply to committees.
GOVERNMENT BUSINESS

ORDER OF THE DAY

1 NATIVE TITLE (QUEENSLAND) AMENDMENT BILL – Resumption of second reading debate (When the Federal Parliament has passed its Wik legislation) (26 November 1997, Mr Beattie)

GENERAL BUSINESS

ORDERS OF THE DAY

1 CRIMINAL LAW (SEX OFFENDERS REPORTING) BILL – Read a first time and ordered to be printed (18 November 1997)

2 FREEDOM OF INFORMATION AMENDMENT BILL – Resumption of second reading debate (4 March 1998, Mr FitzGerald)

3 GOVERNMENT PUBLICITY CONTROL BILL – Resumption of second reading debate (5 March 1998, Mr FitzGerald)

NOTICE OF MOTION FOR THURSDAY NEXT – HOUSE TO TAKE NOTE OF COMMITTEE REPORT

(Notice given 21 April 1998)

1 MRS GAMIN to move – That the House take note of Legal, Constitutional and Administrative Review Committee Report No. 9 – Privacy in Queensland.

NOTICES OF MOTION – DISALLOWANCE OF STATUTORY INSTRUMENTS

(Notice given 17 March 1998)


2 MR WELFORD to move – That the Environmental Protection Regulation 1998 (Subordinate Legislation 1998 No. 29) made under the Environmental Protection Act 1994 tabled on 3 March 1998 be disallowed.
QUESTIONS ON NOTICE

The following questions were asked on Wednesday, 22 April 1998. Answers are required by Sessional Orders to be hand delivered to the Bills and Papers Office, Room A.18.1, Parliament House by 5pm on Friday, 22 May 1998.

254 MR ROBERTSON ASKED THE MINISTER FOR TRANSPORT AND MAIN ROADS (MR JOHNSON)—

With reference to the recent demolition of the station master's house at the Runcorn Railway Station—

(1) Did Q-Rail conduct any research to determine the local heritage values of this house before it was demolished?
(2) Did Q-Rail conduct any research to determine whether this house could have been used for other purposes by either the State Government or community based organisations prior to its demolition?
(3) What was the cost of the demolition of this house and what will the land be used for?
(4) Why did Q-Rail not advise or consult with me, as the local Member of Parliament, before demolishing this house?
(5) What processes is he now prepared to put in place to stop Q-Rail making unilateral decisions without any consultation with elected representatives of communities or consideration of local heritage values or the needs of community organisations that could be assisted by the disposal of assets no longer required by Q-Rail?

255 MR HAMILL ASKED THE DEPUTY PREMIER, TREASURER AND MINISTER FOR THE ARTS (MRS SHELDON)—

With reference to the Gaming Machine Community Benefit Fund and the distribution of funds on an electorate basis—

(1) What funds have been allocated to organisations in each electorate in each of the financial years since the establishment of the fund?
(2) In respect of each electorate in each of these years, how many projects were supported from the fund?

256 MR BEATTIE ASKED THE MINISTER FOR HEALTH (MR HORAN)—

With reference to a recent case at Prince Charles Hospital in which a male patient was told he will have to wait until 2001 for diagnostic tests for the possibly fatal condition of sleep apnoea—

(1) Was this patient referred to the hospital for this testing by an Ear, Nose and Throat Specialist?
(2) Did this referral result from the patient having been found by his wife to have stopped breathing in his sleep?
(3) Is he aware that the patient is a pensioner and has already paid $180 for some of the tests at St Andrew's Private Hospital?
(4) Has the patient also been informed by the hospital that this 2001 date may even blow out further if other urgent cases come up in the meantime?
(5) Does he believe that a March 2001 appointment for further testing at Prince Charles could be regarded by any fair minded person as being indicative of a health system being properly funded and managed by Government?
(6) Is he aware that this patient could die of this condition well prior to his March 2001 appointment?
MR SCHWARTEN ASKED THE MINISTER FOR NATURAL RESOURCES (MR SPRINGBORG)—

With reference to the issue of valuations of land for rating purposes in the Brisbane area—

(1) What valuation increases have occurred in the suburb of Coorparoo in the last six months, in what parts of the suburb and why?

(2) What calculations were used to devise these increases, in some cases reportedly as high as 25 – 30 per cent?

(3) Why has Coorparoo seemingly been subjected in isolation to increases of these magnitudes?

(4) What avenues are open to residents who believe they have been unfairly valued and wish to appeal these rises?

(5) Will he give the residents of Coorparoo affected by these increases a guarantee that these increases are justified and in accordance with guidelines?

MS BLIGH ASKED THE MINISTER FOR FAMILIES, YOUTH AND COMMUNITY CARE (MRS WILSON)—

With reference to the Children with Disabilities in Care Fund administered by her department—

(1) What is the total budget for this fund for 1997–98?

(2) What is the total allocation for services to children from this fund to date?

(3) What is the total number of children to whom funds have been allocated to date?

(4) What is the amount of each allocation?

(5) What is the total number of new allocations for services to children in 1997–98 as distinct from 1996–97?

(6) In which regions do these children receiving these funds reside?

(7) What is the total number of new applications seeking funds for services for eligible children and in which regions and area offices have they been made?

(8) Is the current budget for this fund sufficient to meet the need for services to eligible children in need; if not, what action is being taken to ensure that all eligible children are provided with services they need?

MR LIVINGSTONE ASKED THE MINISTER FOR POLICE AND CORRECTIVE SERVICES AND MINISTER FOR RACING (MR COOPER)—

With reference to the issue of police staffing—

(1) What is the present 'actual' strength of the Queensland Police Service?

(2) What is the present 'authorised' strength of the Queensland Police Service?

(3) What percentage of officers are presently engaged in an operational role?

MR BREDHAUER ASKED THE MINISTER FOR EDUCATION (MR QUINN)—

With reference to plans to relocate the Cooktown State School primary campus to the secondary department campus—

(1) At what stage is planning for this project?

(2) Have tenders been called?

(3) When will tenders be let and when is construction due to start?

(4) What is the anticipated completion date?
(5) Given that he has been approached by the Cook Shire Council to allow the existing primary school buildings to be used by the council and the community, will he agree to this request; if not, what does the Government plan to do with the buildings and land?

261 MRS EDMOND ASKED THE MINISTER FOR HEALTH (MR HORAN)—

With reference to the unprecedented situation where Queenslanders with cancer are having to wait for four weeks before starting essential life-saving treatment and as staff are working exhausting hours and shifts to minimise the distress caused at both Queensland Radium Institute and Mater Radiation Oncology Centres—

Will he state the reasons for his arrogant refusal to negotiate treatment of waiting patients by a contract with willing private radiation oncologists?

262 MR BARTON ASKED THE MINISTER FOR POLICE AND CORRECTIVE SERVICES AND MINISTER FOR RACING (MR COOPER)—

With reference to the issue of police staffing and to his comments in the Parliament on 30 April 1997 concerning the free availability of copies of the Regional Police Staffing Model and the information contained therein and to his answer to Question on Notice No 953 (7 October 1997), to which he attached a copy of the Regional Police Staffing Model—

(1) In light of his comments in 1997 and his answer to the Question on Notice referred to above, will he once again provide a copy of the current Regional Police Staffing Model showing model, authorised, allocated and actual police numbers for every police station, district and region, as well as any additional information available such as target numbers for coming months?

(2) Will he provide the information in the same format as that provided in his answer to Question on Notice No 953?

263 MR HOLLIS ASKED THE MINISTER FOR ENVIRONMENT (MR LITTLEPROUD)—

With reference to Department of Environment Commonwealth Bank cheque No 416005 for $1.7m drawn on 30 October 1997 and payable to ABC Enterprises at 459 Sherwood Road, Toowong—

(1) Why was this cheque drawn and what services did ABC Enterprises provide to the department that could cost $1.7m?

(2) Is he aware that ABC Enterprises has not operated from 459 Sherwood Road, Toowong for some considerable time; if so, why is this organisation and its address still on current departmental computer records?

(3) Why, when and by whom was the cheque cancelled?

(4) Is he satisfied that nothing untoward has occurred with this cheque and that staff operating computers in the financial section of his department are doing so in full accordance with the requirements of the Internal Financial Administration and Audit Act?

264 MR FOURAS ASKED THE MINISTER FOR ENVIRONMENT (MR LITTLEPROUD)—

With reference to his plans to allow private firms to use the department's "Herbie" logo for commercial advertising—

(1) Which companies have either already been given permission or are presently being negotiated with to use this logo, in which way and for what products?

(2) What return has been negotiated from these companies and what percentage of the retail sale price of the product does this represent?

(3) What guidelines have been put in place to cover the use of Herbie in these promotions?

(4) To what departmental program will the proceeds of these sponsorship deals be directed and to what use will they be put?
Notice Paper for Thursday, 23 April 1998

(5) Will he give a guarantee that we will not see a repeat of the disgraceful Emergency Services “jelly bean” promotion flowing from this very similar departmental promotion?

265 MRS LAVARCH ASKED THE MINISTER FOR EDUCATION (MR QUINN)—

With reference to the Eatons Hill State School—

(1) What was the enrolment at the commencement of the 1998 school year?
(2) What was the enrolment at the end of the first term?
(3) When will the contractors hand the school over to the department?
(4) When will the school be officially opened?

266 MR PEARCE ASKED THE MINISTER FOR MINES AND ENERGY (MR GILMORE)—

With reference to the construction by Powerlink of a new transmission line between Tarong and Calvale—

(1) What consultation occurred with the traditional owners of the land that the transmission line traverses?
(2) Who were these traditional owners and what was the outcome of this consultation?
(3) Does he believe these aboriginal people were the correct indigenous custodians of this land and what efforts were put into ensuring the correct people were consulted?
(4) At what stage is the transmission line presently at and what further consultation is planned with the traditional owners?
(5) Will construction of the power line be halted while this consultation is undertaken and will the wishes of the traditional owners be respected?

267 MR DE LACY ASKED THE MINISTER FOR TOURISM, SMALL BUSINESS AND INDUSTRY (MR DAVIDSON)—

With reference to a claim by Peter Johnston, a Director of the Gold Coast Tour Operators' Association, that Surfers Paradise is a tourist "wasteland"—

(1) Does he agree with Mr Johnston's claims that Surfers Paradise is in the grip of a "severe visitor drought"; if not, what visitor and occupancy figures can he produce to support his position?
(2) Are, as Mr Johnston claims, many accommodation houses on the coast achieving little better than 40 per cent capacity with March being even worse, with figures as low as 20 per cent?
(3) Does he agree that the loss of Indy from its March timeslot cannot be blamed entirely for this collapse in Gold Coast patronage; if not, does he still support its change in timeslot?
(4) Does he agree that these poor occupancy figures prove that the multi-million dollar "ever changing, always amazing" Gold Coast campaign by the QTTC and the Gold Coast Tourism Bureau clearly was not working?
(5) Is he aware that one of Victoria's largest domestic travel agencies reported this month that enquiries for the Gold Coast were down by over 50 per cent?
(6) Is he aware that practically none of Victoria's travel agents are even aware of the "ever changing, always amazing" campaign?

268 MR NUNN ASKED THE DEPUTY PREMIER, TREASURER AND MINISTER FOR THE ARTS (MRS SHELDON)—

With reference to her much publicised two athletics tracks planned for the Sunshine Coast—
(1) Have there been calls on her to halve the size of the track at Currimundi to save an environmentally important wildflower refuge?

(2) What has been her response to these calls and how does she justify this?

(3) Does she seriously believe there is a current need for two athletics tracks on the Sunshine Coast at this time; if so, on what basis?

(4) Does she realise that with the track promised at Southport by the Minister for Sport, the one under construction at Nudgee College, the one at QEI and her two on the Sunshine Coast, south–east Queensland has five international class athletics tracks and regional and rural Queensland have none?

(5) How does she counter the charge that this is yet another example of the Liberal Party pork barrelling the south east corner of the State for pure political purposes?

269 MR DOLLIN ASKED THE MINISTER FOR ENVIRONMENT (MR LITTLEPROUD)—

With reference to his capital works spending—

(1) What percentage of his 1997–98 capital works funding has been committed and what percentage has actually been spent?

(2) Why is he re–prioritising capital works spending of his department and which projects have been elevated in priority and which have been relegated and why and is reallocation of funding occurring from project to project; if so, what amounts and which projects are involved?

(3) Have the dinosaur footprints at Larks' Quarry been given a higher priority; if so, why and what adjustments have been made to the funding of this project?

(4) In which State electorates are the elevated capital works projects and will he give the Parliament an ironclad guarantee that this is not yet another example of National Party pork–barrelling in the run down to the next election?

270 MR HAYWARD ASKED THE MINISTER FOR EDUCATION (MR QUINN)—

With reference to his advice in July 1996, that proclamation of a suitable site for a high school in the Narangba–Burpengary area would occur in the latter part of 1996 and in July 1997, the Education Department acknowledged that – "the Burpengary–Narangba area was a significant growth focus that should be served by its own local high school”—

(1) Will he advise the reasons why it is taking so long to acquire the selected site?

(2) What action has he taken to ensure the 400 year seven students of Narangba and Burpengary who will be attending high school in 1999 will not be disadvantaged by having to attend either Dakabin or Morayfield High Schools which currently have a combined population of 2765 students enrolled to date?

271 MR MULHERIN ASKED THE MINISTER FOR TOURISM, SMALL BUSINESS AND INDUSTRY (MR DAVIDSON)—

With reference to an article published in The Courier–Mail on 9 February in which he is quoted as saying “Queensland alone will lose 150,000 tourists over the next 12 months as a result of the Asian economic crisis – about half a million bed nights”—

(1) What impact will this devastating reduction in tourism numbers have on employment within the industry and in supporting industries throughout Queensland, particularly the Mackay/Whitsunday region?

(2) On what data is the figure based?

(3) At what location does he expect these reductions to impact within the Queensland tourism industry?

(4) Isn't this statement contrary to that of the Premiers in which he stated quite confidently that he and the Treasurer had fireproofed the Queensland economy against the Asian financial crisis?
(5) Does he seriously believe that the allocation of a further $5m to the industry is going to arrest the decline in the industry he readily admits is coming?

272 MR McELLIGOTT ASKED THE MINISTER FOR TOURISM, SMALL BUSINESS AND INDUSTRY (MR DAVIDSON)—

With reference to a Tourism Task Force report released on the Gold Coast this week which strongly criticises local authorities for their poorly designed approval processes for local tourism development—

(1) Does he agree with the report's findings in this regard; if so, what approaches has he made to the Local Government Minister to address these problems and what results have been achieved?

(2) Does he agree with the report's assertion that there has been an appalling record of financial failure in regional tourist accommodation ventures; if not, what figures can he produce to justify his position?

(3) Does he agree with the report's contention that local authorities needed to rezone more "attractive sites" for the tourism industry and facilitate community consultation for these developments?

273 MR WELLS ASKED THE MINISTER FOR NATURAL RESOURCES (MR SPRINGBORG)—

With reference to the Queensland Nature Conservation (Wildlife) Regulation of 1994, which provides management guidelines which require the conservation of existing populations and habitat of the koala and the short beaked echidna and also to a public notice, published by the Redcliffe City Council in the Redcliffe and Bayside Herald, announcing a proposal to amend Consolidated Planning Scheme S2.18 of Local Government (Planning and Environment) Act, which proposes to open up part of the Chelsea Street bushland tract in Kippa Ring and to the fact that it was his department which asked Redcliffe City Council to proceed with this proposal—

Why is he pushing developments which are contrary to his own Government's regulations?

274 MR ROBERTS ASKED THE MINISTER FOR TRAINING AND INDUSTRIAL RELATIONS (MR SANTORO)—

With reference to the recent and potentially illegal sackings of Patrick Stevedoring's entire workforce—

(1) What discussions or contact has he or any of his staff had with any other stevedoring company or its representatives regarding the sacking or potential sacking of all or any of its employees?

(2) Has he or any of his staff given assurances or indications of support to any other stevedoring company or its representatives in the event that they pursue similar actions to Patricks?

(3) Has he or any staff in his office or his department given advice to any employer on the practices to be adopted in sacking all or large numbers of employees?

275 MR WELFORD ASKED THE MINISTER FOR ENVIRONMENT (MR LITTLEPROUD)—

With reference to the preparation of management plans for Queensland's national parks—

(1) Has the department been instructed to fast-track 60 of these management plans; if so, which are the parks being targeted?

(2) What timeframe has been adopted for the preparation of these plans and what resources have been directed towards this work?

(3) Will these plans be condensed to nothing more than a folded A4 sheet and is he satisfied that such brief treatment of such important subjects is proper?
MR SMITH ASKED THE MINISTER FOR POLICE AND CORRECTIVE SERVICES AND MINISTER FOR RACING (MR COOPER)—
With reference to the fact that successful completion of Sexual Offenders’ Training Program (SOTP), a six–month program specifically designed to help sexual offenders correct their behaviour is mandatory before consideration is given to any form of early release—
(1) Will he take action to make this program available in centres such as Townsville, Cairns and Rockhampton?
(2) Has he been made aware that many sexual offenders in regional Queensland are declining the opportunity to participate in SOTP because they fear if they transfer to south Queensland to undertake the program, they will lose support provided by their family and they are not confident of being able to cope without essential support?

MR CAMPBELL ASKED THE MINISTER FOR LOCAL GOVERNMENT AND PLANNING (MRS MCCAULEY)—
With reference to her answer to my Question on Notice No 1315 of 19 November 1997 concerning the 1995–96 roadworks loan of the Burnett Shire Council and the reply that implied that all proper financial requirements have been fulfilled—
(1) Does she still stand by her answer in light of the fact that (a) the Burnett Shire Council only authorised the raising of a loan of $500,000 for roadworks in 1995–96 on 23 January 1998 and (b) point 7 and 8 of the CEO’s report to the Burnett Shire Council that a transfer was processed with a notation ‘transfer QTC roadworks loan 08 to reserve’ and ‘again there appears to be no budget against these accounts’?
(2) Will she now publicly acknowledge that the Burnett Shire Council did not properly account for the 1995–96 roadworks loan for $500,000, that the concerns and information provided by the Burnett Shire CEO on 23 January 1998 confirms that the proper accounting procedures were not followed by the council and that the 1995–96 roadworks loan was only properly approved by the council on 23 January 1998?

MR BRISKEY ASKED THE MINISTER FOR TRAINING AND INDUSTRIAL RELATIONS (MR SANTORO)—
With reference to his statement to me that the $8m promised to the bayside campus of the Moreton Institute of TAFE which was to be used to establish a Cleveland Campus and which I requested be allocated to the bayside campus to provide for better facilities on the campus—
(1) Why has he reneged on his promise to me that this $8m budget allocation would be used to expand and upgrade the bayside campus of the Moreton Institute of TAFE?
(2) As the bayside campus of TAFE is an essential educational facility for the Redlands, will he immediately re–allocate the $8m to the campus so that the quality education that the staff now deliver can be delivered on a safer and better resourced campus?

MR D’ARCY ASKED THE MINISTER FOR LOCAL GOVERNMENT AND PLANNING (MRS MCCAULEY)—
With reference to the Peakhurst Properties development at Jacob’s Well—
(1) Has the department ever reviewed this development or has the department ever had to give the Albert Shire Council or now Gold Coast City Council any approvals to allow the development to proceed?
(2) Has the department ever had any reason to question any local government as to their decisions in allowing the development to proceed?
(3) What is the current status of the development?
(4) Does the department expect to have to grant any approvals or exemptions to allow the development to be completed as a canal subdivision?

280 MR NUTTALL ASKED THE MINISTER FOR MINES AND ENERGY (MR GILMORE)—
Is Energex charging consumers a $10 service fee to check possible faulty meters in domestic households; if so, will he direct Energex to cease this practice given that the equipment is owned by Energex?

281 MR PURCELL ASKED THE ATTORNEY-GENERAL AND MINISTER FOR JUSTICE (MR BEANLAND)—
With reference to an article in the Cairns Post of 22 April headed "Car dealers charged" and I quote from the article "Mr Cant said other matters had been pending against Crossland but were not proceeded with due to a fault in the Auctioneers and Agents Act—

(1) What are the faults in the Act referred to in the article and were other matters dropped against the other two car dealers mentioned in the article?
(2) What are the matters that should have been proceeded with, what has he done to see that this does not happen again and will the Act be changed; if so, how?
(3) In relation to the charges mentioned in the same article, when were the complaints received, how long did each complaint charge take to get to court and were all complaints received by the department proceeded with; if not, why not?
(4) Are there any other matters pending in regard to car dealers in Cairns district; if so, who are the car dealers and what are the matters pending?

282 MRS BIRD ASKED THE MINISTER FOR HEALTH (MR HORAN)—
(1) Is he aware that a seriously injured patient was flown by CQ helicopter from Moranbah to the Proserpine Hospital instead of the better equipped and closer hospital at Mackay because the intensive care section at Mackay Base Hospital was full and staff were already overloaded, putting at risk the life of the patient?
(2) Why has he allowed this hospital to become so unequipped and understaffed?
(3) Why has he not made arrangements with Mackay Mater Hospital to take any emergencies that cannot be handled by the Mackay Base Hospital?

283 MR T SULLIVAN ASKED THE MINISTER FOR PUBLIC WORKS AND HOUSING (DR WATSON)—
How much was spent in 1996–97 and 1997–98 to date from his departmental budget in the Chermside electorate (or, if that information is not readily available, in the suburbs of Wavell Heights, Chermside, Chermside West and Stafford Heights) on (a) new stock (both new constructions and purchase of existing houses) and (b) upgrading of existing stock (in particular, the program to refurbish bathrooms, kitchens and driveways)?

284 MR FOLEY ASKED THE PREMIER (MR BORBIDGE)—
With reference to the report to Government on planning for the future of the site of Tennyson Power House—

(1) What action is now being taken in relation to the future of the site?
(2) Is he aware of strong community support for public access to the riverfront part of the site?
(3) Will he give an assurance that public access to the riverfront will be guaranteed in any future use of the site?
(4) What is the timetable for decision–making on the future of the site?
MRS CUNNINGHAM ASKED THE PREMIER (MR BORBIDGE)—
With reference to the many rural landowners in the Gladstone/Calliope region who have been disadvantaged because of industrial development of land directly located on or adjacent to their properties as declared development areas and as these owners find they cannot sell properties or they have diminished collateral values on properties—What assistance will the Government give to these property owners who are being asked to be custodians of property (with limited development potential) for the community benefit?

MR PALASZCZUK ASKED THE MINISTER FOR EDUCATION (MR QUINN)—
With reference to the proposal to provide students at the Glenala High School with a multi-purpose sports complex, first signed off three years ago—
(1) Why has the construction of the facility not commenced?
(2) What are the impediments present, if any, to prevent the construction of such a facility?

MR LUCAS ASKED THE DEPUTY PREMIER, TREASURER AND MINISTER FOR THE ARTS (MRS SHELDON)—
(1) How is the Gaming Machine Community Benefit Fund funded?
(2) What clubs/hotels within the electorate of Lytton contribute funds to the Gaming Machine Community Benefit Fund?
(3) What is the individual contribution of each club/hotel within the electorate of Lytton to the fund for each year since its inception?

MS ROSE ASKED THE MINISTER FOR EMERGENCY SERVICES AND MINISTER FOR SPORT (MR VEIvers)—
With reference to funding for rural fire brigades—
Will he provide a breakdown of funding and support given by his Government to the Currumbin Valley and Tallebudgera Rural Fire Brigades from February 1996 to date?

MR ARDILL ASKED THE MINISTER FOR HEALTH (MR HORAN)—
(1) Will he seek additional funds to provide adequate resources for home help in the southern suburbs of Brisbane, where inadequate resources are causing great distress to elderly and incapacitated residents?
(2) Will he also consider the outstanding need for home modification and home maintenance services which are obvious to his departmental staff in those same suburbs and confer with his colleague, the Minister for Public Works and Housing?
TEMPORARY CHAIRMEN OF COMMITTEES

Mr J Goss, Miss Simpson and Mr Stephan

PARLIAMENTARY COMMITTEES

LEGAL, CONSTITUTIONAL AND ADMINISTRATIVE REVIEW COMMITTEE—

Members—
Mrs Gamin (Chairman), Messrs Briskey, Carroll and McElligott, Hon. G Milliner and Miss Simpson

Current Inquiries—
• Consolidation of the Queensland Constitution
• Preservation and Enhancement of Individuals’ Rights & Freedoms (Bill of Rights)

Reports—
• Issues Paper No. 1 – Truth in Political Advertising (Tabled 11 July 1996)
• Report on matters pertaining to the Electoral Commission of Queensland (Tabled 8 August 1996)
• Review of the Referendums Bill 1996 (Tabled 14 November 1996)
• Truth in Political Advertising (Tabled 3 December 1996)
• Issues Paper No. 2 – Privacy in Queensland (Tabled 4 June 1997)
• Report No. 6 – Report on a study tour relating to the preservation and enhancement of individuals’ rights and freedoms and to privacy (31 March 1997 – 14 April 1997) (Tabled 1 October 1997)
• Issues Paper No. 3 – The Preservation and Enhancement of Individuals’ Rights and Freedoms: Should Queensland Adopt a Bill of Rights? (Tabled 1 October 1997)
• Information Paper No. 1 – Upper Houses (Tabled 27 November 1997)
• Report No. 8 – The Criminal Law (Sex Offenders Reporting) Bill 1997 (Tabled 25 February 1998)
• Report No. 9 – Privacy in Queensland (Tabled 9 April 1998)

MEMBERS’ ETHICS AND PARLIAMENTARY PRIVILEGES COMMITTEE—

Members—
Ms Warwick (Chairman), Mr Campbell, Hon. D Fours, Mr Hegarty, Mrs Lavarch and Miss Simpson

Current Inquiries—
• Code of Conduct for Members
• Review of Parliamentary Privilege
• A matter raised by the Member for Ipswich
• A matter arising from Public Accounts Committee Report No. 43
• A matter concerning the 1996–97 Annual Report of the Freedom of Information Commissioner

Reports—
• Annual Report for 1995–96 (Tabled 8 August 1996)
• Issues Paper No. 1 – A Code of Conduct for Members of the Queensland Legislative Assembly (Tabled 8 August 1996)
• Review of Register of Members’ Interests of the Legislative Assembly (Tabled 30 October 1996)
• Information Paper No. 1 – Citizen’s Right of Reply in the Queensland Legislative Assembly (Tabled 3 December 1996)
• Issues Paper No. 2 – The Sub Judice Convention (Tabled 18 March 1997)
• Report No. 5 – A Citizens’ Right-of-Reply No. 1 – A response to matters raised in the Legislative Assembly on 31 October 1996 (Tabled 20 March 1997)
• Report No. 6 – A Citizen’s Right-of-Reply Nos. 2, 3 and 4 – A Response to matters raised in the Legislative Assembly on 18 March 1997 and 19 March 1997 (Tabled 10 July 1997)
• Report No. 7 – The Sub Judice Convention (Tabled 11 July 1997)
• Issues Paper No. 3 – Parliamentary Privilege in Queensland (Tabled 19 August 1997)
• Report No. 8 – Annual Report for 1996–97 (Tabled 22 September 1997)
• Report No. 9 – Report on a citizen’s right of reply numbers 5 and 6 (Tabled 30 October 1997)
• Report No. 14 – Report on study tours by two delegations of the committee June and July 1997 (Tabled 23 December 1997)
• Report No. 15 – Report on a matter of privilege: Alleged contempt by the Attorney-General for failing to resign his ministerial office following a vote of no confidence in him by the Legislative Assembly – Matter referred to the committee on 2 September 1997 (Tabled 15 April 1998)

Notice Paper for Thursday, 23 April 1998 17
PARLIAMENTARY CRIMINAL JUSTICE COMMITTEE—

Members—
Hon. V. Laster (Chairman), Messrs Baumann, Carroll, Hollis, Nuttall and Robertson

Current Inquiries—
• Three Yearly Review of the functions, powers, activities and operations of the CJC
• The CJC’s investigation of matters concerning paedophilia
• A matter concerning articles appearing in The Courier-Mail on 1 and 4 November 1997
• A matter concerning a complaint against a CJC officer

Reports—
• Report No. 31 – The Criminal Justice Commission’s response to an article appearing in The Sunday Mail newspaper on 28 April 1996 (Tabled 2 May 1996)
• Report No. 32 – Operation Melody (Tabled 15 May 1996)
• Report No. 33 – Section 23(c) of the Criminal Justice Act 1989 (Tabled 16 May 1996)
• Report No. 34 – Outstanding Parliamentary Criminal Justice Committee Recommendations (Tabled 23 July 1996)
• Report No. 36 – Review of the construction of the Queensland Cultural Centre Stage V (Tabled 5 December 1996)
• Report No. 38 – The Accountability of the CJC to the PCJC (Tabled 9 May 1997)
• Report No. 39 – The CJC’s Jurisdiction over Elected Officials (Tabled 11 July 1997)
• Report No. 42 – Interim Report in response to recent allegations and comments regarding the Criminal Justice Commission’s investigation of matters concerning paedophilia (Tabled 25 November 1997)

PUBLIC ACCOUNTS COMMITTEE—

Members—
Mr Woolmer (Chairman), Hon. K. Hayward, Messrs Malone, Mulherin, Pearce and Perrett

Current Inquiries—
• Review of the Strategic Review of the Queensland Audit Office
• Inquiry into the Administration of Grants and Subsidies by Queensland Government Departments
• Inquiry into Year 2000 Millennium Bug

Reports—
• Report No. 36 – State Government Credit Cards – Striking the Balance Between Accountability and Efficiency? (Tabled 5 December 1996)
• Issues Paper – Review of Financial Reporting Requirements for Aboriginal Councils and Torres Strait Island Councils (Tabled 28 January 1997)
• Report No. 39 – Health Assessments – Department of Public Works and Housing (Tabled 8 May 1997)
• Report No. 41 – Fire Leives (Tabled 28 August 1997)
• Issues Paper No. 2 – Review of Financial Reporting Requirements for Aboriginal Councils and Torres Strait Island Councils — The Way Forward (Tabled 8 September 1997)
• Report No. 42 – Aboriginal Councils and Torres Strait Island Councils: Review of Financial Reporting Requirements (Tabled 26 November 1997)
• Report No. 43 – State Government Grant Funding Supplied to 99 FM Community Radio Association Inc. (Tabled 26 November 1997)
• Issues Paper No. 1 – Strategic Review of the Queensland Audit Office (4 February 1998)

PUBLIC WORKS COMMITTEE—

Members—
Mr Stephan (Chairman), Messrs D’Arcy, Grice, Purcell, Radke and Smith

Current Inquiries—
• Redevelopment of the Princess Alexandra Hospital
• Infrastructure projects in the Mt Isa/Cloncurry region
• Review of the construction of the Queensland Cultural Centre Stage V

Reports—
• Report No. 32 – Redevelopment of the Cairns Base Hospital (Tabled 23 July 1996)
• Report No. 33 – Expansion of the Lotus Glen Correctional Centre Farm (Tabled 23 July 1996)
• Annual Report for 1995–96 (Tabled 8 October 1996)
• Report No. 34 – Construction of the New Woodford Correctional Centre (Tabled 29 October 1996)
• Report No. 35 – Tilt Train Project (Tabled 26 March 1997)
• Report No. 36 – Expansion of the Dalrymple Bay Coal Terminal (Tabled 8 May 1997)
• Report No. 38 – The provision of infrastructure in Cape York (Tabled 27 June 1997)
• Report No. 39 – The South East Transit Project (Tabled 22 July 1997)
• Report No. 40 – The Mareeba/Embilah Irrigation Area Project (Tabled 19 August 1997)
• Report No. 41 – The Development of 75 William Street (Tabled 19 August 1997)
• Annual Report for 1996–97 (Tabled 24 September 1997)
• Report No. 42 – A re-evaluation of the South East Transit Project (Tabled 9 October 1997)
• Report No. 43 – The construction of a joint Emergency Services head office at Kedron Park (Tabled 28 October 1997)
• Report No. 44 – Construction of a standard gauge rail line to Fisherman Islands (Tabled 10 December 1997)
• Report No. 45 – The operations of Q-Build (Tabled 17 March 1998)
• Report No. 46 – The construction of a replacement watchhouse and arrest courts in Brisbane (Tabled 17 March 1998)

SCRUTINY OF LEGISLATION COMMITTEE—

Members—
Mr Elliott (Chairman), Mrs Cunningham, Messrs Lucas, Roberts, J. Sullivan and Tanti

Reports—
• Alert Digest No. 1 of 1996 (Tabled 16 April 1996)
• Alert Digest No. 2 of 1996 (Tabled 30 April 1996)
• Alert Digest No. 3 of 1996 (Tabled 14 May 1996)

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Notice Paper for Thursday, 23 April 1998

• Alert Digest No. 4 of 1996 (Tabled 9 July 1996)
• Alert Digest No. 5 of 1996 (Tabled 23 July 1996)
• Alert Digest No. 6 of 1996 (Tabled 6 August 1996)
• Alert Digest No. 7 of 1996 (Tabled 3 September 1996)
• Alert Digest No. 8 of 1996 (Tabled 10 September 1996)
• Alert Digest No. 9 of 1996 (Tabled 8 October 1996)
• Workplace Health and Safety Amendment Regulation (1) 1996 (Tabled 10 October 1996)
• Alert Digest No. 10 of 1996 (Tabled 29 October 1996)
• Scrutiny of National Schemes of Legislation – Position Paper (Tabled 29 October 1996)
• Alert Digest No. 11 of 1996 (Tabled 12 November 1996)
• Alert Digest No. 10 of 1996 – Supplement dealing with the Carruthers Inquiry Enabling Bill 1996 (Tabled 13 November 1996)
• Alert Digest No. 11 of 1996 (Tabled 12 November 1996)
• Alert Digest No. 11 of 1996 – Supplement dealing with the Local Government Legislation Amendment Bill (Tabled 8 May 1997)
• Alert Digest No. 5 of 1997 (Tabled 18 March 1997)
• Alert Digest No. 6 of 1997 (Tabled 3 June 1997)
• Alert Digest No. 7 of 1997 (Tabled 8 July 1997)
• Report on the Government Owned Corporations (QGC1–3 and AEC) Regulation 1997 (Tabled 8 July 1997)
• Alert Digest No. 8 of 1997 (Tabled 19 August 1997)
• Alert Digest No. 9 of 1997 (Tabled 26 August 1997)
• Alert Digest No. 10 of 1997 (Tabled 7 October 1997)
• Annual Report for 1996–97 (Tabled 29 October 1997)
• Alert Digest No. 11 of 1997 (Tabled 28 January 1997)
• Alert Digest No. 12 of 1997 (Tabled 18 November 1997)
• Alert Digest No. 13 of 1997 (Tabled 25 November 1997)
• Alert Digest No. 1 of 1998 (Tabled 3 March 1998)
• Alert Digest No. 2 of 1998 (Tabled 17 March 1998)
• Report on The Justice Legislation (Variation of Fees) Regulation 1997 (Tabled 17 March 1998)
• Alert Digest No. 3 of 1998 (Tabled 21 April 1998)

SELECT COMMITTEE ON PROCEDURAL REVIEW—
Members—
Mr Speaker (ex officio Chairman), Messrs Bredhauer and FitzGerald, Hon. D Fouras, Mr Laming and Hon. T Mackenroth
Report—
• Review of the Estimates Committee Process (Tabled 9 July 1996)

SELECT COMMITTEE ON TRAVELSAFE—
Members—
Mr J Goss (Chairman), Messrs Dollin, Hegarty, Mitchell, Nunn and T Sullivan
Current Inquiries—
• Passenger Safety and Security on the Brisbane Citytrain Network
Reports—
• Driver Training and Licensing (Tabled 3 April 1996)
• Annual Report for 1995–96 (Tabled 4 September 1996)
• Report No. 18 – Queensland's Road Toll : An Overview (Tabled 28 January 1997)
• Report No. 20 – Unsecured Vehicle Loads (Tabled 16 May 1997)
• Report No. 21 – Annual Report for 1996–97 (Tabled 18 November 1997)
• Report No. 22 – Compulsory BAC Testing (Tabled 12 December 1997)
• Report No. 23 – Brisbane's Citytrain Network – Part One – Safety of the Rail System and Infrastructure (Tabled 15 December 1997)
• Corrigendum to Report No. 22 – Compulsory BAC Testing (Tabled 9 March 1998)

STANDING ORDERS COMMITTEE—
Members—
Mr Speaker (ex officio Chairman), Mr Beattie, Hon. J Elder, Messrs FitzGerald and Laming and Hon. T Mackenroth

N J TURNER R D DOYLE
Speaker The Clerk of the Parliament