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MEETING OF THE ASSEMBLY
The Assembly met at 9.30 am, pursuant to adjournment. The Speaker (Honourable R K Hollis) read prayers.

STATEMENT BY SPEAKER – NAMING OR IDENTIFYING CHILDREN
Mr Speaker made the following statement—

“Honourable Members—

Standing Orders prohibit tabling documents or asking questions that may identify children subject to the Child Protection Act 1999 or the Juvenile Justice Act 1992.

I encourage members to consider carefully the terms of Standing Orders 35 and 117.

Whilst not specifically detailed in Standing Orders, I hold that the principle in these two standing orders also apply to Members’ speeches in the House.

I note that it is easy to inadvertently identify a child as identification can happen not only by naming them, but by providing enough information of their circumstances to lead to their easily being identified.

Yesterday, during debate on the Summary Offences Bill a Member in a speech inadvertently provided enough information to identify a child.

I advise the House that under my authority and with the Member’s consent, the Hansard was altered slightly, to remove the offending reference.

With the debate on the Bill set to continue today, I believe it is timely to remind Members of their obligations to ensure they do not identify children subject to the Child Protection Act 1999 or the Juvenile Justice Act 1992 in proceedings in the House.”

PETITIONS
The following paper petitions, lodged with the Clerk by the Members indicated, were received—

Mr Wellington from 1,591 petitioners requesting the House to make provision in the proposed new tenure for Forest Reserves to have the existing fire trails and degraded tracks set aside as Conservation Park Corridors.

Dr Flegg from 198 petitioners requesting the House to immediately remove all asbestos material from Moggill State School and provide sufficient insulation to ensure comfortable learning conditions for children and that Education Queensland not simply encapsulate the asbestos material.

Mr Wellington from 149 petitioners requesting the House to commit to zoning Lot 3, RP57951, Parish Mooloolah, operated as Robert’s Turf Supplies as a regional landscape and rural production area under the SEQ Regional Plan and to instruct the Maroochy Shire Council to return the land to the abovementioned purpose.

Dr Flegg from 535 petitioners requesting the House to save the Remick Street bushland, in McDowall, by transferring it to the Brisbane City Council for management in the conservation estate.

PAPER TABLED BY THE CLERK – EXEMPT STATUTORY INSTRUMENT
The following exempt statutory instrument was tabled by The Clerk—

University of the Sunshine Coast Act 1998—
University of the Sunshine Coast (Statute No. 1) Amendment Statute (No. 1) 2004

MINISTERIAL STATEMENTS (Hansard p. 219, 9.34 am)

(a) Premier and Minister for Trade (Mr Beattie) made a ministerial statement relating to World Expo 2005 in Aichi, Japan.

(b) Premier and Minister for Trade (Mr Beattie) made a ministerial statement relating to World Expo 2005 and tourism.
Mr Beattie, during his statement, tabled the following paper—
Various Queensland promotional brochures titled *Natural Colours*

(c) Premier and Minister for Trade (Mr Beattie) made a ministerial statement relating to the central Queensland sitting of Parliament in Rockhampton from 4 to 6 October 2005.

(d) Premier and Minister for Trade (Mr Beattie) made a ministerial statement relating to the first annual report of the Reef Water Quality Protection Plan.

Paper: Mr Beattie, during his statement, tabled the following paper—

(e) Premier and Minister for Trade (Mr Beattie) made a ministerial statement relating to 80th Community Cabinet meeting in Charleville.

(f) Premier and Minister for Trade (Mr Beattie) made a ministerial statement relating to the attendance of Her Excellency the Governor as Queensland’s representative at Australia Week 2005 in Los Angeles.

(g) Premier and Minister for Trade (Mr Beattie) made a ministerial statement relating to the 2008 Olympic Games in Beijing and a trade mission to China led by the Honourable Tom Burns, Chairman of the Queensland China Council.

(h) Premier and Minister for Trade (Mr Beattie) made a ministerial statement relating to a meeting with the Australian Ambassador to Russia and the Sakhalin Island oil and gas project.

(i) Premier and Minister for Trade (Mr Beattie) made a ministerial statement relating to Queensland’s current water availability situation.

Paper: Mr Beattie, during his statement, tabled the following paper—
List of dams and storage levels

(j) Premier and Minister for Trade (Mr Beattie) made a ministerial statement relating to a visit by Professor Richard Florida.

(k) Premier and Minister for Trade (Mr Beattie) made a ministerial statement relating to the Indigenous Business Development Program.

(l) Premier and Minister for Trade (Mr Beattie) made a ministerial statement commending Police officers for their quick response to an incident outside Parliament House in Alice Street on 23 February 2005.

(m) Minister for Education and the Arts (Ms Bligh) made a ministerial statement relating to school enrolments for 2005 and the Queensland education system.

(n) Minister for Employment, Training and Industrial Relations (Mr Barton) made a ministerial statement relating to industrial relations and reforms proposed by the Federal Government.

(o) Minister for State Development and Innovation (Mr McGrady) made a ministerial statement relating to the proposed expansion of the Brisbane Airport and the duplication of the Gateway Bridge.

(p) Minister for Health (Mr Nuttall) made a ministerial statement relating to the implementation of the Government’s anti-smoking legislation.

(q) Minister for Public Works, Housing and Racing (Mr Schwarten) made a ministerial statement relating to rural telecommunications services and the Government’s SmartNet deal with Optus.

(r) Minister for Police and Corrective Services (Ms Spence) made a ministerial statement relating to recent achievements by Taskforce Argos and police operations against child abuse pornography.

(s) Minister for Transport and Main Roads (Mr Lucas) made a ministerial statement relating to trucks on suburban streets and the trial removal of the toll on the Kuraby and Stapylton toll plazas between 10 pm and 5 am.

(t) Minister for Primary Industries and Fisheries (Mr Palaszczuk) made a ministerial statement relating to the expansion of the commercial forestry industry.

Paper: Mr Palaszczuk, by leave, during his statement, tabled the following paper—
Report by Department of Primary Industries and Fisheries titled *The Queensland forest industry: An overview of the commercial growing, management and processing of commercial forest products in Queensland*
(u) Minister for Child Safety (Mr Reynolds) made a ministerial statement relating to the reform of Queensland’s child protection system and the revamped Suspected Child Abuse and Neglect (SCAN) system.

(v) Minister for Energy (Mr Mickel) made a ministerial statement relating to the implementation of the Somerville Report recommendations and the new Electricity Industry Code.

(w) Minister for Emergency Services (Mr Cummins) made a ministerial statement relating to an improvement in response times by the Queensland Ambulance Service.

(x) Minister for Aboriginal and Torres Strait Islander Policy (Ms Clark) made a ministerial statement relating to the launch of the Queensland Government’s new Indigenous Portal – www.qld.gov.au/indigenous.

(y) Premier and Minister for Trade (Mr Beattie) made a ministerial statement relating to allegations surrounding a meeting with the Palm Island Aboriginal Council.

Papers: Mr Beattie, during his statement, tabled the following papers—
Copy of notes taken by Steve Bishop at Palm Island on 17 February 2005

MOTION WITHOUT NOTICE – REMOVAL OF RECORDS OF THE HOUSE
Leader of the House (Ms Bligh), by leave, moved – That in accordance with Standing Order 19(2), the Clerk be authorised to remove from the precinct, for their copying only, records of the House relating to granting women the right to vote, including the original parchment of the Elections Act 1905.
Question put and agreed to.

PARLIAMENTARY CRIME AND MISCONDUCT COMMITTEE – PAPERS
Chair of the Parliamentary Crime and Misconduct Committee (Mr Wilson) tabled the following papers, pursuant to Section 4.7(4) of the Police Service Administration Act 1990—

Crime and Misconduct Commission—
Certified copy of the Register of Reports and Recommendations to the Police Minister, Ministerial Directions and Tabled Ministerial Reasons 2004
Letter, dated 12 January 2005, from the Commissioner of the Queensland Police Service, Mr Robert Atkinson, to the Chairperson of the Crime and Misconduct Commission, Mr Robert Needham
Letter, dated 17 January 2005, from Mr Needham to the Parliamentary Crime and Misconduct Committee

PRIVATE MEMBERS’ STATEMENTS (Hansard p. 234, 10.20 am)
Private Members’ statements were made.

Paper: Dr Flegg, during his speech, tabled the following paper—
Letter, dated 10 February 2005, from Mrs Helen King to parents and caregivers of Moggill State Primary School pupils

MATTER OF PRIVILEGE (Hansard p. 236, 10.29 am)
Minister for Education and the Arts (Ms Bligh) rose on a matter of privilege suddenly arising.

Paper: Ms Bligh, during her speech, tabled the following paper—

QUESTIONS WITHOUT NOTICE (Hansard p. 236, 10.30 am)
Questions without notice were asked.
Distinguished visitors—
Mr Speaker informed the House of the presence in the Gallery of Congressman Steve King, who is a member of the United States House of Representatives for the Fifth Congressional District of Iowa, and his delegation.

MATTER OF PRIVILEGE (Hansard p. 242, 11.01 am)
Premier and Minister for Trade (Mr Beattie) rose on a matter of privilege.

Questions resumed.
Questions concluded.

SUMMARY OFFENCES BILL (Hansard p. 247, 11.30 am)
Order of the day read for the adjourned debate on the motion of the Minister for Police and Corrective Services (Ms Spence) – That the Bill be now read a second time.
Debate ensued.
Debate adjourned on the motion of Mr Reeves.

MINISTERIAL STATEMENTS (Hansard p. 260, 2.30 pm)
(a) Premier and Minister for Trade (Mr Beattie), by leave, made a ministerial statement relating to the Australian Water Fund, the proposed Western Australia canal scheme and the proposed South East Queensland Recycled Water Project.

Papers:  Mr Beattie, by leave, during his statement, tabled the following papers—
Letter, dated 17 March 2002, from the Prime Minister (Mr Howard) to Mr Beattie relating to the proposed South East Queensland Recycled Water Project
Letter, dated 3 April 2002, from Mr Beattie to Mr Howard in reply to Mr Howard’s letter of 17 March 2002
Letter, dated 21 April 2002, from Mr Howard to Mr Beattie in reply to Mr Beattie’s letter of 3 April 2002

(b) Premier and Minister for Trade (Mr Beattie), by leave, made a ministerial statement relating to the Palm Island PCYC.

SUMMARY OFFENCES BILL (Hansard p. 261, 2.35 pm)
Order of the day read for the adjourned debate on the motion of the Minister for Police and Corrective Services (Ms Spence) – That the Bill be now read a second time.
Debate ensued.

Paper:  Ms Spence, during her speech, tabled the following paper—
Explanatory Notes to amendments in consideration in detail to the Summary Offences Bill

Debate continued.
Question put and agreed to.
Bill read a second time.

Consideration in detail—
Clauses 1 to 10, as read, agreed to.
Clause 11 (Trespass)—
The following amendment was proposed by Ms Spence—
At page 8, after line 6—
insert—
‘(3) This section does not prevent an authorised industrial officer entering a workplace in accordance with the terms of the person’s appointment as an authorised industrial officer.’.

Question – That Ms Spence’s amendment be agreed to – put and agreed to.

1 Industrial Relations Act 1999, section 364 (Authorising industrial officers)
Clause 11, as amended, agreed to.
Clause 12 (Persons unlawfully gathering in or on a building or structure)—
The following amendment was proposed by Ms Spence—
At page 8, after line 33—
insert—
‘(4) This section does not prevent an authorised industrial officer entering a workplace in accordance with the terms of the person’s appointment as an authorised industrial officer.’.

Question – That Ms Spence’s amendment be agreed to – put and agreed to.
Clause 12, as amended, agreed to.
Clause 13 (Unlawfully entering farming land, etc.)—
The following amendment was proposed by Ms Spence—
At page 9, after line 14—
insert—
‘(3) This section does not prevent an authorised industrial officer entering a workplace in accordance with the terms of the person’s appointment as an authorised industrial officer.’.

Question – That Ms Spence’s amendment be agreed to – put and agreed to.
Clause 13, as amended, agreed to.
Clauses 14 to 30, as read, agreed to.
Schedule 1 (Acts amended)—
The following amendment was proposed by Ms Spence—
At page 25, after line 14—
insert—
‘1A Section 4, definition place, ‘means’—
omitted, insert—
’, for the purposes of the provisions of this Act relating to gaming and the gaming Acts, means’.’.

Question – That Ms Spence’s amendment be agreed to – put and agreed to.
Schedule 1, as amended, agreed to.
Schedule 2 (Dictionary)—
The following amendment was proposed by Ms Spence—
At page 29, after line 2—
insert—
‘authorised industrial officer means—
(a) an authorised industrial officer appointed under the Industrial Relations Act 1999, section 364;\(^2\)
or
(b) an authorised officer appointed under the Workplace Relations Act 1996 (Cwlth), section 83BG.\(^3\).

Question – That Ms Spence’s amendment be agreed to – put and agreed to.
Schedule 2, as amended, agreed to.
Consideration in detail completed—
Ms Spence moved – That the Bill, as amended, be now read a third time.
Question put and agreed to.
Ms Spence moved – That the long title of the Bill be agreed to.
Question put and agreed to.

MINISTERIAL STATEMENT (Hansard p. 268, 3.24 pm)
Minister for Health (Mr Nuttall), by leave, made a ministerial statement relating to a ministerial statement he made on 23 February regarding the location of travelling dental teams.

POSTPONED ORDERS – GOVERNMENT BUSINESS
Acting Leader of the House (Ms Spence) moved – That Government Business Orders of the Day Nos. 2 to 12 be postponed and that the House now consider General Business Notice of Motion No. 1 standing in the name of Ms Nelson–Carr.
Question put and agreed to.

\(^2\) Industrial Relations Act 1999, section 364 (Authorising industrial officers)

\(^3\) Workplace Relations Act 1996 (Cwlth), section 83BG (Appointment of authorised officers)
NOTICE OF MOTION – CENTENARY OF WOMEN’S RIGHT TO VOTE  (Hansard p. 269, 3.24 pm)
Ms Nelson–Carr, pursuant to notice, moved – That this House—
• Recognises the exceptional contribution and achievements of women in public life since Queensland women were afforded the right to vote in State elections in 1905;
• Notes the Government’s intention to celebrate the centenary of this milestone in 2005 with a range of activities throughout Queensland under the theme Celebrate the Past – Claim the Future: 100 years of the vote for Queensland women.

Further, that in celebrating the centenary, the House acknowledges that the right to vote was not afforded to all women, with indigenous women in Queensland only gaining the right to vote in State elections in 1965.

Debate ensued.
Debate adjourned on the motion of Mr Rickuss.

ADJOURNMENT  (Hansard p. 289, 5.24 p.m)
Leader of the House (Ms Bligh) moved – That this House do now adjourn.
Debate ensued.

Paper: Miss Simpson, during her speech, tabled the following paper—
Non–conforming petition relating to a safer intersection at the corner of King Street and Mill Road, Buderim

Debate continued.
Question put and agreed to.

MOTION WITHOUT NOTICE – SPECIAL ADJOURNMENT
Acting Leader of the House (Mr Palaszczuk), by leave, moved – That the House at its rising do adjourn until 9.30 am on Tuesday, 8 March 2005.

Question put and agreed to.
The House adjourned at 5.55 pm.

ATTENDANCE
The following Members were present—

R K HOLLIS
SPEAKER

N J LAURIE
CLERK OF THE PARLIAMENT

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