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MEETING OF THE ASSEMBLY
The Assembly met at 9.30 am, pursuant to adjournment. The Speaker (Honourable M F Reynolds) read prayers.

PRIVILEGE – MATTER RAISED – CONDUCT OF MINISTER, MISLEADING THE HOUSE  (Record of Proceedings p.349)
Mrs Stuckey rose on a matter of privilege.
Papers: Mrs Stuckey, by leave, during her speech, tabled the following papers—
Letter, dated 1 November 2006, from Mrs Stuckey to Mr Speaker and enclosures

AUDITOR–GENERAL – REPORT
Mr Speaker tabled the following report—
Auditor–General of Queensland—
Report No. 5 for 2006 – Results of performance management systems audits of capital works at Departments of Corrective Services, Education, Health and Housing

PROCEDURE – SPEAKER'S RULING – MATTERS OF PRIVILEGE
Mr Speaker made the following statement—
“Honourable Members—
Standing Order 269 provides the procedure for raising a matter of privilege and states that with the exception of matters suddenly arising a member must write to the Speaker.

Standing Order 269(3) provides:

(3) A member must formulate as precisely as possible the matter, and where a contempt is alleged, enough particulars so as to give any person against whom it is made a full opportunity to respond to the allegation.

I wish to make my policy on such matters very clear to members. The Standing Orders require members in their correspondence to provide particulars.

In the case of allegations of deliberately misleading the House, which I understand to be the most common matter raised by members, I expect, as Speaker, sufficient particulars of not only the allegedly deliberately misleading statements, but particulars of the evidence against which an allegation is to be judged. The letter should provide clear analysis demonstrating that any statements made were not only misleading, but deliberately misleading.

Standing Order 269(5) permits the Speaker in considering a matter to request further information from the complainant. I advise members that I will not hesitate in writing back to members requesting further particulars.

Can I also note that Sessional Orders provides a time for matters of privilege to be raised. The Standing Orders also provides that once a matter is referred it cannot be referred to in debate in the House. Can I say, as Speaker, I take a very dim view of members not complying with the spirit of Standing and Sessional Orders, by not raising as a matter of privilege, but using another time on the business program, such as matters of public interest, private members’ statements or the adjournment debate, to raise and air matters of privilege.”

SPEAKER'S STATEMENT – PANEL OF TEMPORARY SPEAKERS
Mr Speaker made the following statement—
“Honourable Members—
In accordance with Standing Order No. 11, I advise that the Member for Stafford has been replaced on the panel of Temporary Speakers by the Member for Inala.”

PETITIONS
The following paper petitions, lodged with the Clerk by the Members indicated, were received—
Mr Hobbs from 730 petitioners requesting the House to stop limiting the number of public patients that dentists employed by Queensland Health can treat and to ensure provision of adequate funding to treat those public patients; immediately pass legislation to allow the operation in Queensland of the Public Sector Dental Workforce Scheme which is designed to alleviate shortages of dentists in rural and regional areas; and to immediately allow the public sector dentist based in St George to open clinics in Dirranbandi and Mungindi and appoint two dentists to the vacant positions in Roma.

Ms Croft from 120 petitioners requesting the House to advise the Federal Government that the shortage of General Practitioners in the Runaway Bay area is significantly impacting on local residents and the remaining doctors, and request that the Federal Government declare this a District of Workforce Shortage in an attempt to attract more doctors.

Mr Wellington, two petitions, from 631 petitioners in total, requesting the House to ensure that, when the application for the Maroochy Shire Council’s new proposed landfill site at Ferntree Creek Road, Kuluangoor is submitted, the Government thoroughly scrutinises and rejects it.

Mrs Stuckey from 332 petitioners requesting the House to build an on/off ramp at 19th Avenue, Elanora as this would relieve a tremendous amount of the traffic currently using Exit 92 of the M1 motorway and would also allow residents to safely access K.P. McGrath drive.

Mr Nicholls from 98 petitioners requesting the House to amend the Urban Footprint for Rochedale so that the properties No. 507 to No. 323 inclusive on the western side of Grieve Road, Rochedale fall within the Urban Footprint, similar to those on east/south end.

MINISTERIAL PAPERS

The following Ministerial papers were tabled—

Premier and Minister for Trade (Mr Beattie)—
  Department of Premier and Cabinet – Annual Report 2005–06
  Service Delivery and Performance Commission – Annual Report 2005–06
  Office of the Queensland Parliamentary Counsel – Annual Report 2005–06
  Office of the Public Service Commissioner – Annual Report 2005–06
  South Bank Corporation – Annual Report and Financial Statements 2005–06
  Integrity Commissioner – Annual Report 2005–06
  Report on overseas visit to New Zealand by Premier Peter Beattie – 27 to 29 October 2006
  Report on overseas visit to New Zealand by Dr Heather Beattie – 27 to 29 October 2006

Deputy Premier, Treasurer and Minister for Infrastructure (Ms Bligh)—
  Gladstone Economic and Industrial Development Board – Annual Report 2005–06
  Queensland Water Commission – Annual Report 2005–06

Minister for Local Government, Planning and Sport (Mr Fraser)—
  Mt Gravatt Showgrounds Trust – Annual Report 2005–06

MINISTERIAL STATEMENTS (Record of Proceedings p.351)

Ministerial statements were made.

Papers: Premier and Minister for Trade (Mr Beattie), during his statements, tabled the following papers—
  Communiqué dated 13 October 2006 from Council for the Australian Federation

Statements continued.

Paper: Minister for Health (Mr Robertson), during his statement, tabled the following paper—
  Queensland Health Hospital performance report – September Quarter 2006

Statements continued.

Papers: Minister for Emergency Services (Mr Purcell), during his statement, tabled the following papers—
  Chronology of the Binary Investigation
Letter, dated 22 March 2006, from Ian MacKenzie, Acting Commissioner, Emergency Services, to Dick Turpin, Verifact, relating to the Binary chemical fire
Verifact Commercial Investigation report
Document, dated 26 October 2006, titled Binary recommendations from Verifact Investigation Implementation progress

Statements continued.

Paper: Minister for Education and Training Minister for the Arts and Acting Attorney-General and Minister for Justice and Women (Mr Welford), during his statement, tabled the following paper—

Statements continued.

MOTION WITHOUT NOTICE – MEMBERS’ ETHICS AND PARLIAMENTARY PRIVILEGES COMMITTEE AND PUBLIC WORKS COMMITTEE – CHANGE OF MEMBERSHIP

Leader of the House (Mr Schwarten), by leave, moved – That—

The Member for Stafford, Mr Hinchliffe, be discharged as a member and chair of the Members’ Ethics and Parliamentary Privileges Committee and the Member for Inala, Ms Palaszczuk, be appointed as a member and chair of that Committee; and

The Member for Inala, Ms Palaszczuk, be discharged as a member of the Public Works Committee and the Member for Cleveland, Mr Weightman, be appointed to that Committee; and

The Member for Cleveland, Mr Weightman, be discharged as a member of the Parliamentary Crime and Misconduct Committee and that the Member for Murrumba, Mr Wells, be appointed to that Committee; and

The Member for Murrumba, Mr Wells, be discharged as a member of the Members’ Ethics and Parliamentary Privileges Committee and the Member for Ipswich, Ms Nolan, be appointed to that Committee.

Question put and agreed to.

PRIVATE MEMBERS’ STATEMENTS  (Record of Proceedings p.366)
Private Members' statements were made.

QUESTIONS WITHOUT NOTICE  (Record of Proceedings p.368)
Questions without notice were asked.

Paper:  Leader of the Opposition (Mr Seeney) tabled the following paper—
Copy of an extract from the Record of Proceedings, dated 24 May 2006, page 1889
Questions continued.

Paper:  Premier and Minister for Trade (Mr Beattie) tabled the following paper—
Letter, dated 10 October 2006, from Edward Caragan, Chairman, Broadbeach Branch, Liberal Party (Queensland Division) addressed ‘Dear Member of State Council’ relating to the 2006 State election campaign

Questions continued.

Paper:  Minister for Education and Training Minister for the Arts and Acting Attorney-General and Minister for Justice and Women (Mr Welford) tabled the following paper—
List titled Asbestos Roof Replacement Program
Questions continued.

Questions concluded.
HEALTH LEGISLATION AMENDMENT BILL  (Record of Proceedings p.379)
Order of the day read for the adjourned debate on the motion of the Minister for Health (Mr Robertson)
– That the Bill be now read a second time.
Debate ensued.

Paper: Mr Hopper, during his speech, tabled the following paper—
Letter, dated 29 September 2006, from David Fuffarton to Ruth Gibson, Chief of Staff, The
Minister for Revenue and Assistant Treasurer relating to smokeless tobacco and smoking tobacco
Debate continued.

Paper: Mr Robertson, during his speech, tabled the following paper—
Explanatory Notes to Mr Robertson’s amendments to the Health Legislation Amendment Bill
Debate ensued.

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

Consideration in detail—
Clause 1, as read, agreed to.
Clause 2 (Commencement)—
The following amendment was proposed by Mr Langbroek—
Page 18, line 7, ‘4’—
omit, insert—
‘4A’.
Debate ensued.

Question – That Mr Langbroek’s amendment be agreed to – put and negatived.
Clause 2, as read, agreed to.
Clauses 3 to 65, as read, agreed to.

New Clauses 65A and 65B—
The following amendment was proposed by Mr Langbroek—
Page 38, after line 24—
insert—
‘Part 4A  Amendment of Health Practitioners (Professional Standards) Act 1999
‘65A  Act amended in pt 4A
‘This part amends the Health Practitioners (Professional Standards) Act 1999.
‘65B  Insertion of new pt 12A
‘After part 12—
insert—
‘Part 12A Registrants’ working hours
‘398A  Meaning of work for pt 12A
‘In this part—
work, for a registrant, means work in the course of practising the registrant’s profession.
‘398B  Limit on continuous working hours
‘(1) A registrant must not work continuously for more than 12 hours.
‘(2) A registrant must ensure that, in any given period of 24 hours, the registrant has, or starts or
ends, a continuous period of at least 8 hours during which the registrant is not working.
‘(3) A registrant does not contravene subsection (1) or (2) by working for a period or periods if the
registrant—
(a) does not work continuously for more than 16 hours; and
(b) is satisfied, on reasonable grounds, that it is necessary to work for the period or periods
because of a medical necessity.
‘(4) For this section, a registrant’s period of work is taken to include meal breaks and other short-
term absences.
‘398C  Asking etc. a registrant to work unlawful hours
‘(1) A person must not ask, direct or require a registrant to do something if the person knows, or
reasonably ought to know, that by complying the registrant would, or would be likely to,
contravene section 398B.
Maximum penalty—100 penalty units.
‘(2) If a person commits an offence against subsection (1) in the course of the person’s employment, the person’s employer also commits an offence, namely, the offence of failing to ensure the employer’s employees do not contravene subsection (1).

Maximum penalty—100 penalty units.

‘(3) However, if a person commits an offence against subsection (1) in the course of the person’s employment, it is a defence for the person’s employer to prove that—
(a) if the employer was in a position to influence the person’s conduct in relation to the offence, the employer exercised reasonable diligence to ensure the person did not contravene subsection (1); or
(b) the employer was not in a position to influence the person’s conduct in relation to the offence.’.

Debate ensued.

Question put – That Mr Langbroek’s amendment be agreed to.

The House divided.

AYES 28—

Cripps
Cunningham
Dempsey
Dickson *
Elmes

Flegg
Foley
Gibson
Hobbs
Hopper

Horan
Johnson
Knuth
Langbroek
Lee Long

Lingard
Malone
McArdle
Menkens
Messenger

Pratt *
Rickuss *
Seeney
Simpson
Springborg

Stevens
Stuckey
Wellington

Debate ensued.

Question put – That Mr Langbroek’s amendment be agreed to.

The House divided.

NOES 46—

Attwood
Barry
Bombolas
Boyle
Choi
Croft
English

Finn
Fraser
Gray
Hayward
Hoolihan
Jones
Kiernan

Lee *
Male *
McNamara
Mickel
Miller
Moorhead
Mulherin

Nolan *
O’Brien
Pearce
Pitt
Purcell
Reeves
Reilly

Robertson
Schwarten
Scott
Smith
Spence
Stone
Struthers

Van Litsenburg
Weightman
Wellford
Wells
Wendt
Wilson

Sullivan

Tellers *

Question negatived.

Clauses 66 to 85, as read, agreed to.

Clause 86 (Insertion of new ss 140A and 140B)—

The following amendment was proposed by Mr Robertson—

At page 47, lines 23 and 24, from ‘supervised’—

omit, insert—

‘applicable supervised practice plan that—

(a) accompanied the application for the special purpose registration; or

(b) was approved by the board for the registrant under section 150AB.’.

Debate ensued.

Question – That Mr Robertson’s amendment be agreed to – put and agreed to.

Clause 86, as amended, agreed to.

Clauses 87 to 90, as read, agreed to.

Clause 91 (Amendment of s 149 (Grounds for cancellation))—

The following amendment was proposed by Mr Robertson—

At page 50, lines 2 and 3, ‘150B(4) and 150C(8)’—

omit, insert—

‘150AA(4) and 150AC(8)’.

Debate ensued.

Question – That Mr Robertson’s amendment be agreed to – put and agreed to.

Clause 91, as amended, agreed to.

Clauses 92 and 93, as read, agreed to.

Clause 94 (Replacement of s 150A (Amending or replacing certificate of special purpose registration))—

The following amendments were proposed by Mr Robertson—

At page 51, line 14, ‘150B’—

omit, insert—

‘150AA’.
Votes and Proceedings No. 5 – Wednesday, 1 November 2006

At page 52, after line 22—
insert—
‘(4A) This section applies subject to section 150AB.’.

At page 54, after line 24—
insert—

150AB  Approval of proposed supervised practice plan

‘(1) This section applies to a person mentioned in section 150AA(1) who wishes to transfer to a position that will require the person to practise the profession in accordance with a supervised practice plan different to that under which the person is currently practising the profession.

‘(2) The person must apply to the board for approval of a proposed supervised practice plan for the person relevant to the position.

‘(3) The application must—
(a) be in the approved form; and
(b) be accompanied by the proposed supervised practice plan for the person relevant to the position.

‘(4) The board must consider the application and decide to approve, or refuse to approve, the proposed supervised practice plan.

‘(5) If the board decides to approve the proposed supervised practice plan, it must as soon as practicable give the applicant notice of the approval.

‘(6) If the board decides to refuse to approve the proposed supervised practice plan, it must as soon as practicable give the applicant an information notice about the decision.

‘(7) If the board fails to decide the application within 14 days after its receipt, the failure is taken to be a decision by the board to approve the proposed supervised practice plan.

‘(8) The person may not, under section 150AA, give notice of the proposed transfer to the position without first obtaining the approval of the board of a proposed supervised practice plan for the person relevant to the position.

‘(9) In this section—
proposed supervised practice plan, for the person relevant to the position, means a plan prepared by the person, in consultation with the person’s supervisor, that—
(a) is in the approved form; and
(b) has been signed by the person and person’s supervisor.

supervisor, of the person, means the registrant who will have primary responsibility for the person’s supervision while the person follows the proposed supervised practice plan for the person relevant to the position.’.

At page 54, line 25, ‘150C’—
omit, insert—
‘150AC’.

Debate ensued.

Question – That Mr Robertson’s amendment be agreed to – put and agreed to.

Clause 94, as amended, agreed to.

Clauses 95 to 99, as read, agreed to.

New Clause 99A—
The following amendment was proposed by Mr Robertson—

At page 57, after line 29—
insert—

99A Amendment of sch 1 (Decisions for which information notices must be given)
‘Schedule 1—
insert—
‘150AB Deciding to refuse to approve a proposed supervised practice plan’.

Debate ensued.

Question – That Mr Robertson’s amendments be agreed to – put and agreed to.

Clauses 100 to 292, as read, agreed to.

Clause 293—

Paper: Mr Langbroek, during his speech, tabled the following paper—
Photograph of a particular licensed premises

Debate continued.
Clause 293, as read, agreed to.
Clauses 294 to 296, as read, agreed to.
New Clause 296A —
The following amendment was proposed by Mr Langbroek—
Page 122, after line 10—
insert—
‘296A Replacement of s 26ZQ (Production, sale or public display of cannabis utensils)
Section 26ZQ—
omit, insert—
‘26ZQ Production, sale or public display of illegal drug utensils
‘(1) A person must not produce, sell or publicly display an illegal drug utensil.
Maximum penalty—140 penalty units.
‘(2) In this section—
illegal drug utensil means an object for smoking an illegal drug including, for example—
(a) an object for smoking cannabis sativa, colloquially known as a ‘bong’; and
(b) an object for smoking crystal methamphetamine hydrochloride, colloquially known as an
‘ice pipe’.

Debate ensued.
Question put – That Mr Langbroek's amendment be agreed to.
The House divided.

AYES 29—
Cripps Cunningham Dempsey Dickson * Elmes
Flegg Foley Gibson Hobbs Hopper
Horan Johnson Knuth Langbroek Lee Long
Lingard Malone McArthur Menkens Messenger
Nicholls Pratt Rickuss * Seeney Simpson
Springborg Stevens Stuckey Wellington

NOES 45—
Attwood Barry Bombolas Boyle Croft Darling Fenlon Finn
Fraser Gray Hooihan Jones Kiernan Lawlor Lee
Male * McNamara Mickel Moorhead Mulherin Nelson–Carr Nolan *
O'Brien Pearce Pitt Reeves Reilly Roberts Robertson
Schwarten Scott Spence Stone Struthers Sullivan
Springborg Stevens Stuckey Wellington

Tellers *

Question negatived.
Clauses 297 to 309, as read, agreed to.

Consideration in detail completed—
Mr Robertson moved – That the Bill, as amended, be now read a third time.
Question put and agreed to.
Bill, as amended, read a third time.
Mr Robertson moved – That the long title of the Bill be agreed to.
Question put and agreed to.

NATURE CONSERVATION AMENDMENT BILL  (Record of Proceedings p.401)
Order of the day read for the adjourned debate on the motion of the Minister for Environment and
Multiculturalism (Ms Nelson-Carr) – That the Bill be now read a second time.
Debate ensued.

MOTION – CLIMATE CHANGE  (Record of Proceedings p.420)
Mr Wellington, pursuant to notice, moved – That this Parliament acknowledges the growing threat to
Queensland from climate change and calls on the State government to take immediate action to
reduce green house gas emission levels.
Papers: Mr Wellington, during his speech, tabled the following papers—
Article from The Courier-Mail, dated 1 November 2006, titled Perilous Future for the Reef
Correspondence, dated 1 November 2006, from the Sunshine Coast Environment Council Inc.
Correspondence, dated 13 October 2006, from Queensland Conservation

Motion seconded by Mr Foley.

Debate ensued.

The following amendment was proposed by the Premier and Minister for Trade (Mr Beattie)—
That the following words are inserted after ‘levels’:
“and further notes the steps already being undertaken by the State Government.”

Amendment seconded by the Minister for Environment and Multiculturalism (Ms Nelson-Carr).

Debate ensued.

Question – That Mr Beattie’s amendment be agreed to – put and agreed to.

Motion, as agreed—
That this Parliament acknowledges the growing threat to Queensland from climate change and calls on the State government to take immediate action to reduce green house gas emission levels and further notes the steps already being undertaken by the State Government.

MOTION FOR DISALLOWANCE – MARINE PARKS (GREAT SANDY) ZONING PLAN 2006
(Record of Proceedings p.429)

Mr Horan, pursuant to notice, moved – That the Marine Parks (Great Sandy) Zoning Plan 2006 (Subordinate Legislation No. 229 of 2006) tabled in the Parliament on 11 October 2006, be disallowed.

Motion seconded by Mr Messenger.

Debate ensued.

Question put.
The House divided.

AYES 27—
Cripps
Cunningham
Dempsey
Dickson *
Elmes

Pegg
Foley
Gibson
Hobbs
Hopper

Horan
Johnson
Knuth
Langbroek
Lingard

Malone
McArdf
Menkens
Messenger
Nicholls

Pratt
Rickuss *
Seeley
Springborg
Stevens

Stuckey
Wellington

NOES 45—
Attwood
Barry
Beattie
Bligh
Boyle
Choi
Darling

Fenlon
Finn
Fraser
Hayward
Hinchiffe
Hoolihan
Jarratt

Kiernan
Lawlor
Lucas
Male *
McNamara
Mickel
Mulherin

Nelson–Carr
Nolan *
O’Brien
Palaszczuk
Pearce
Pitt
Reeves

Reilly
Robertson
Schwarten
Shine
Smith
Spence
Struthers

Wallace
Welford
Wendt
Wettenhall
Wilson

Tellers *

Question negatived.

NATURE CONSERVATION AMENDMENT BILL (Record of Proceedings p.442)

Order of the day read for the adjourned debate on the motion of the Minister for Environment and Multiculturalism (Ms Nelson-Carr) – That the Bill be now read a second time.

Debate ensued.

Question put and agreed to.

Bill read a second time.

Consideration in detail—

Clauses 1 and 2, as read, agreed to.
Clause 3 (Insertion of new s 97A)—
The following amendments were proposed by Mrs Menkens—
At page 4, line 7, ‘s 97A’—
omit, insert—
‘s s 97A and 97B’.
At page 5, after line 7—
insert—

‘97B  Limited operation of section 97A
(1) Section 97A and this section expire 3 years after the day section 97A commences.
(2) Not more than 9 months, but not less than 6 months, before the end of the 3 years mentioned
in subsection (1), the Minister must establish a review of the operation of section 97A.
(3) The review must be carried out by a person who—
(a) is suitably qualified, having regard to the requirements for the review; and
(b) is not otherwise engaged or employed by the State or an entity representing the State.
(4) The review must consider the operation of section 97A in relation to how it has affected—
(a) duck and quail numbers in Queensland; and
(b) the extent and diversity of wetland areas; and
(c) the conservation status of areas mentioned in paragraph (b); and
(d) funding, and contributions of labour, from voluntary organisations interested in wetland
conservation and management.
(5) Also, the review must comment, and make recommendations as appropriate, in relation to the
following—
(a) whether section 97A has achieved its intended purposes;
(b) the advisability or inadvisability of continuing section 97A in force;
(c) changes that should be made to section 97A.’.’.

Debate ensued.
Question put – That Mrs Menkens’ amendments be agreed to.
The House divided.

AYES 23—
Cripps
Cunningham
Dempsey
Elmes *
Flegg
Gibson
Hobbs
Hopper
Horan
Johnson
Knuth
Lee Long
Lingard
McArdle
Menkens
Messenger
Pratt
Rickuss *
Seeney
Springborg
Stuckey
Wellington

NOES 45—
Attwood
Barry
Boyle
Choi
Darling
Darling
English
Fenlon
Finn
Foley
Fraser
Hayward
Hinchliffe
Hoolihan
Jarratt
Jones
Keech
Kiernan
Lawlor
Male *
McNamara
Mickel
Moorhead
Mulherin
Nelson–Carr
Nolan *
Pearce
Pitt
Purcell
Reeves
Reilly
Roberts
Schwartz
Shine
Smith
Spence
Struthers
Sullivan
Van Litsenburg
Wallace
Welford
Wendt
Wettenhall

Tellers *

Question negated.
Clause 3, as read, agreed to.

Consideration in detail completed—
Ms Nelson–Carr moved – That the Bill be now read a third time.
Question put and agreed to.
Bill read a third time.
Ms Nelson–Carr moved – That the long title of the Bill be agreed to.
Question put and agreed to.

ADJOURNMENT  (Record of Proceedings p.449)
Leader of the House (Mr Schwarten) moved – That the House do now adjourn.
Debate ensued.
Paper: Mr O’Brien, during his speech, tabled the following paper—
Non-conforming petition from 617 petitioners

Debate continued.

Papers: Minister for Communities, Disability Services, Seniors and Youth (Mr Pitt), during his speech, tabled the following papers—
Non-conforming petition from 2654 petitioners
Non-conforming petition from 1077 petitioners

Debate continued.
Question put and agreed to.
The House adjourned at 10.22 pm.

ATTENDANCE
The following Members were present—

Atwood    Barry    Beattie    Bligh    Bombolas    Boyle    Choi    Cripps    Croft    Cunningham    Darling    Dempsey    Dickson    Elmes    English
Fenlon    Finn    Flegg    Foley    Fraser    Gibson    Gray    Hayward    Hinchliffe    Hobbs    Hoolihan    Hopper    Horan    Jarratt    Johnson
Jones    Keech    Kieman    Knuth    Langbroek    Lawlor    Lee    Lee Long    Lingard    Lucas    Male    Malone    McArdle    McNamara    Menkens
Messenger    Mickel    Miller    Moorhead    Mulherin    Nelson–Carr    Nichols    Nolan    O’Brien    Palaszczuk    Pearce    Pitt    Pratt    Purcell    Reeves
Reilly    Reynolds    Rickuss    Roberts    Robertson    Schwarten    Scott    Seenity    Shine    Simpson    Smith    Spence    Springborg    Stevens    Stone
Reilly    Reynolds    Rickuss    Roberts    Robertson    Schwarten    Scott    Seenity    Shine    Simpson    Smith    Spence    Springborg    Stevens    Stone

M F REYNOLDS
SPEAKER

N J LAURIE
CLERK OF THE PARLIAMENT

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