MEETING OF THE ASSEMBLY ........................................................................................................... 85
MESSAGE FROM THE GOVERNOR – ASSENT TO BILLS ............................................................... 85
PROCEDURE – SPEAKER’S STATEMENT – ASSENT TO BILLS ...................................................... 85
PRIVILEGE – SPEAKER’S RULING – ALLEGED FAILURE TO REGISTER AN INTEREST ............... 85
PRIVILEGE – SPEAKER’S RULING – ALLEGATION OF MISLEADING THE HOUSE ...................... 86
PRIVILEGE – SPEAKER’S RULING – ALLEGATION OF MISLEADING THE HOUSE ...................... 86
MOTION OF CONDOLENCE – DEATH OF ROBERT GEORGE AKERS (Record of Proceedings p.560) .............................................................................................................................................. 87
PROCEDURE – SPEAKER’S STATEMENT – LOAN OF TABLED PAPERS...................................... 87
AUDITOR–GENERAL – REPORT ........................................................................................................ 87
PETITIONS ............................................................................................................................................ 87
PAPERS TABLED DURING THE RECESS .......................................................................................... 88
STATUTORY INSTRUMENTS .............................................................................................................. 92
MINISTERIAL PAPER TABLED BY THE CLERK ................................................................................ 93
MINISTERIAL PAPERS ........................................................................................................................ 93
MINISTERIAL NOTICE OF MOTION – REVOCATION OF STATE FOREST ....................................... 93
MINISTERIAL STATEMENTS (Record of Proceedings p.569) ................................................................ 93
MOTION WITHOUT NOTICE – MEDICAL BOARD (ADMINISTRATION) BILL AND HEALTH SERVICES AMENDMENT BILL – COGNATE BILLS ......................................................................................... 94
MOTION WITHOUT NOTICE – POLICE POWERS AND RESPONSIBILITIES AND OTHER LEGISLATION AMENDMENT BILL AND POLICE SERVICE ADMINISTRATION AMENDMENT BILL – COGNATE BILLS ......................................................................................................................... 94
MOTION WITHOUT NOTICE – ELECTRICITY AND OTHER LEGISLATION AMENDMENT BILL AND ENERGY OMBUDSMAN BILL – COGNATE BILLS ......................................................................................................................... 94
SCRUTINY OF LEGISLATION COMMITTEE – PAPER .................................................................... 95
PRIVATE MEMBERS’ STATEMENTS (Record of Proceedings p.587) .................................................. 95
PROCEDURE – SPEAKER’S RULING – MATTER BEFORE THE MEMBERS’ ETHICS AND PARLIAMENTARY PRIVILEGES COMMITTEE ......................................................................................................................... 95
QUESTIONS WITHOUT NOTICE (Record of Proceedings p.588) ...................................................... 95
PROCEDURE – SPEAKER’S RULING – QUESTION OUT OF ORDER .................................................. 95
PROCEDURE – SPEAKER’S RULING – QUESTION OUT OF ORDER .................................................. 95
PROCEDURE – SPEAKER’S RULING – QUESTION OUT OF ORDER .................................................. 96
MATTERS OF PUBLIC INTEREST (Record of Proceedings p.599) ..................................................... 96
PRIVILEGE – MATTER RAISED – REGISTER OF PECUNIARY INTERESTS (Record of Proceedings p.601) .............................................................................................................................................. 96
MINISTERIAL STATEMENT (Record of Proceedings p.610).................................................................... 96
SUPERANNUATION (STATE PUBLIC SECTOR) AMENDMENT BILL (Record of Proceedings p.611) ................................................................. 96
STATUTE LAW (MISCELLANEOUS PROVISIONS) BILL (Record of Proceedings p.612) .............. 96
AUSTRALIAN CATHOLIC UNIVERSITY (QUEENSLAND) BILL (Record of Proceedings p.613)...... 97
VOCATIONAL EDUCATION, TRAINING AND EMPLOYMENT AND OTHER ACTS AMENDMENT BILL (Record of Proceedings p.614) .............................................................................................................................. 97
SECURITY PROVIDERS AMENDMENT BILL (Record of Proceedings p.616) ........................................ 97
ASSOCIATIONS INCORPORATION AND OTHER LEGISLATION AMENDMENT BILL (Record of Proceedings p.618) .............................................................................................................................................. 97
LOCAL GOVERNMENT AND OTHER LEGISLATION AMENDMENT BILL (Record of Proceedings p.620) .............................................................................................................................................. 97
SPORTS DRUG TESTING AMENDMENT BILL (Record of Proceedings p.623) ........................................ 98
MAJOR SPORTS FACILITIES AMENDMENT BILL (Record of Proceedings p.624) ......................... 98
STATE DEVELOPMENT AND OTHER LEGISLATION AMENDMENT BILL (Record of Proceedings p.632) .............................................................................................................................................. 99
PROCEDURE – SPEAKER’S STATEMENT – CONDUCT OF MEMBERS ........................................... 99
STATE DEVELOPMENT AND OTHER LEGISLATION AMENDMENT BILL (Record of Proceedings p.653) .............................................................................................................................................. 100
MOTION WITHOUT NOTICE – STATE DEVELOPMENT AND OTHER LEGISLATION AMENDMENT BILL – DECLARED URGENT (Record of Proceedings p.657) ........................................ 100
STATE DEVELOPMENT AND OTHER LEGISLATION AMENDMENT BILL (Record of Proceedings p.657) .............................................................................................................................................. 101
POLICE POWERS AND RESPONSIBILITIES AND OTHER LEGISLATION AMENDMENT BILL and POLICE SERVICE ADMINISTRATION AMENDMENT BILL (Record of Proceedings p.666) ................................................................. 105
MINISTERIAL PAPER ......................................................................................................................... 105
ADJOURNMENT (Record of Proceedings p.679) ..................................................................................... 105
ATTENDANCE .................................................................................................................................... 105
MEETING OF THE ASSEMBLY

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

MESSAGE FROM THE GOVERNOR – ASSENT TO BILLS

And the Messenger having been admitted to the Chamber—

Message No. 1/06 from the Governor was received, informing the House that the Acting Governor had, in the name and on behalf of Her Majesty, assented to the following Bills on the dates indicated—

10 November 2006—

A Bill for an Act to amend Acts administered by the Treasurer and the Premier (Revenue and Other Legislation Amendment Act 2006 – Act No. 44 of 2006)

A Bill for an Act to amend the Criminal Code, and for other purposes (Criminal Code (Drink Spiking) and Other Acts Amendment Act 2006 – Act No. 45 of 2006)

A Bill for an Act to amend Acts administered by the Minister for Health (Health Legislation Amendment Act 2006 – Act No. 46 of 2006)


A Bill for an Act to amend legislation about primary industries (Primary Industries Legislation Amendment Act 2006 – Act No. 48 of 2006)

13 November 2006—

A Bill for an Act authorising the Treasurer to pay an amount from the consolidated fund for the Legislative Assembly and parliamentary service for the financial year starting 1 July 2005 (Appropriation (Parliament) Act (No. 2) 2006 – Act No. 50 of 2006)

A Bill for an Act authorising the Treasurer to pay amounts from the consolidated fund for departments for the financial year starting 1 July 2005 (Appropriation Act (No. 2) 2006 – Act No. 51 of 2006)

Paper: Mr Speaker tabled the following paper—

Message No. 1/06, dated 28 November 2006, from Her Excellency the Governor advising of assent to Bills

PROCEDURE – SPEAKER’S STATEMENT – ASSENT TO BILLS

Mr Speaker made the following statement—

‘Honourable Members—

I have to report that on Monday, 13 November 2006, I presented to His Excellency the Acting Governor, the Appropriation (Parliament) Bill (No. 2) 2006 and the Appropriation Bill (No. 2) for the Royal Assent and that the Acting Governor was pleased, in my presence, to subscribe his Assent thereto in the name and on behalf of Her Majesty.’

PRIVILEGE – SPEAKER’S RULING – ALLEGED FAILURE TO REGISTER AN INTEREST

Mr Speaker made the following statement—

‘Honourable Members—

On 13 November 2006, the Acting Premier and Minister for Trade, Hon Anna Bligh MP, wrote to me requesting that I refer a matter of privilege to the Members’ Ethics and Parliamentary Privileges Committee for consideration.

The matter concerns an allegation that a former Member and Minister, Mr Gordon Nuttall, failed to declare a private loan of $300,000 from a businessman, in accordance with the requirements of the register of interest.
I have considered Hon Bligh’s letter, noted recent media reports and consulted with the Clerk as to the Registrar of Members’ of Interest. I have, after considering all material available, decided to refer this matter to the Members’ Ethics and Parliamentary Privileges Committee.

In referring the matter to the Committee I also wish to note that I have consulted with Mr Robert Needham, Chair of the Crime and Misconduct Commission. Mr Needham has confirmed that the non-disclosure of this loan is the subject of interest to the Crime and Misconduct Commission.

I have therefore requested that the Committee not take any action until it has established that any action the Committee takes will not jeopardise the Commission’s investigations.’

PRIVILEGE – SPEAKER’S RULING – ALLEGATION OF MISLEADING THE HOUSE
Mr Speaker made the following statement—

‘Honourable Members—

On 1 November 2006, the Member for Currumbin wrote to me alleging that the Minister for Communities, Disability Services, Seniors and Youth, the Honourable Warren Pitt MP, deliberately misled the House on 11 October 2006. The complaint relates to three statements made in response to a question without notice concerning an approach by *A Current Affair* for the Minister to appear in programs broadcast on 9 and 10 October 2006.

I have studied *Hansard* and the material provided by the Member for Currumbin. I have also studied a further statement made by the Minister to the House on 12 October 2006.

There are two elements to be established where it is alleged that a Member has committed the contempt of deliberately misleading the House. First, the statement must have been misleading. Secondly, it must be established that the Member making the statement knew at the time the statement was made that it was incorrect and that, in making it, the Member intended to mislead the House.

In respect of one of the statements the subject of the complaint, I note that the Member for Currumbin in her correspondence has misquoted the official *Hansard* report. When the official *Hansard* is considered, it is clear that no matter arises.

I caution Members to be careful when making serious complaints as to the accuracy of their complaints.

In relation to the other two statements, on the face of it there appears to be conflicting versions of events. It may well be that there is a satisfactory explanation for this conflict, but I am restricted by Standing Orders to the extent I can investigate the matter.

In short, I consider that the matter warrants further investigation. I will therefore refer those matters to the Members’ Ethics and Parliamentary Privileges Committee.’

PRIVILEGE – SPEAKER’S RULING – ALLEGATION OF MISLEADING THE HOUSE
Mr Speaker made the following statement—

‘Honourable Members—

On 31 October 2006, the Leader of the Opposition wrote to me alleging that the Premier deliberately misled the House on 12 October 2006.

In essence, the Leader of the Opposition alleges that the Premier on 12 October 2006 misled the House by suggesting that Dr Patel sought an agreement to appear before a court in secret without any publicity. That is, that the court proceedings were to be in secret. The Leader of the Opposition points to contradictory reports from Dr Patel’s lawyers who reportedly did not seek a restriction on the reporting of court proceedings.

I have studied *Hansard* and relevant media reports provided by the Leader of the Opposition. I also note that in the media on 18 October 2006 and in the House on 31 October 2006, the Premier clarified the context of his earlier statements to the House.

I am unconvinced that what the Premier said in the House on 12 October 2006 was in fact incorrect or misleading, rather than simply being capable of different interpretations. In any
respect, there is no evidence that there was an intention to mislead and the Premier has explained and clarified his statements.

The Premier’s explanation of his statements and clarification is more than plausible.

I therefore find that there is no basis to demonstrate a prima facie contempt of deliberately misleading the House. I intend to take no further action in respect of the matter.’

MOTION OF CONDOLENCE – DEATH OF ROBERT GEORGE AKERS (Record of Proceedings p.560)

Premier and Minister for Trade (Mr Beattie) moved—

(a) That this House desires to place on record its appreciation of the services rendered to this State by the late Robert George Akers, a former Member of the Parliament of Queensland.

(b) That Mr Speaker be requested to convey to the family of the deceased gentleman the above resolution, together with an expression of the sympathy and sorrow of the Members of the Parliament of Queensland, in the loss they have sustained.

Debate ensued.
Leader of the Liberal Party (Dr Flegg) seconded the motion.
Debate continued.
Members signified their assent by standing in silence in their places.

PROCEDURE – SPEAKER’S STATEMENT – LOAN OF TABLED PAPERS

Mr Speaker made the following statement—

‘Honourable Members—

I have to report that I have approved the loan of tabled documents under standing order 19 to the Supreme Court Library for their display from 16 November 2006 to 15 December 2006.

AUDITOR–GENERAL – REPORT

Mr Speaker tabled the following report from the Auditor–General—

Report to Parliament No. 8 for 2006 – Results of Performance Management Systems Audit of the Management of Departmental Fees and Charges

PETITIONS

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

Mrs Menkens from 174 petitioners requesting the House to immediately increase Patient Transfer Subsidy Scheme payments, in line with the increase in transport and accommodation costs since the present subsidy amounts were calculated, and thereafter index the subsidies in line with inflation.

Mr Wellington from 147 petitioners requesting the House to ensure that when the application for the proposed landfill site at Ferntree Creek Road Kulangoor is submitted to the Government, it be thoroughly scrutinised and rejected, so that the Government ensures the current permitted land uses on this site remain unchanged.

Mr Wellington from 126 petitioners requesting the House to have the Minister for Environment use her call-in powers to review the Maroochy Shire Council's approval with conditions of the development of land at Bli Bli for urban subdivision.

Mr Wellington from 1771 petitioners requesting the House to consider an alternative southern arterial route into the town of Nambour from the Bruce Highway via the Petrie Creek Road precinct.

The following E-petitions, sponsored by the Members indicated, were received—

Mr Lee from 1083 petitioners requesting the House to amend the Integrated Planning Act 1997 and the South East Queensland Regional Plan 2005-2026 to allow the provisions of the Vegetation Management Act 1999 to apply to all of Queensland without exception.
Mr Lee from 1090 petitioners requesting the House (through Queensland Events corporation) to reassess its current position on attracting International Football (soccer) matches to Queensland.

PAPERS TABLED DURING THE RECESS

The Clerk informed the House that the following papers, received during the recess, were tabled on the dates indicated—

3 November 2006—

- Response from the Minister for Environment and Multiculturalism (Ms Nelson-Carr) to a paper petition presented by Mr Lucas from 672 petitioners regarding the Lytton Quarantine Jetty
- Office of the Governor – Annual Report 2005-06
- Office of the Information Commissioner – Annual Report 2005-06
- Department of Tourism, Fair Trading and Wine Industry Development – Annual Report 2005-06
- Dumaresq-Barwon Border Rivers Commission – Annual Report 2005-06
- Surveyors Board of Queensland – Annual Report 2005-06
- Valuers Registration Board of Queensland – Annual Report 2005-06
- Department of Natural Resources, Mines and Water – Annual Report 2005-06
- Darling Downs-Moreton Rabbit Board – Annual Report 2005-06
- Chicken Meat Industry Committee – Annual Report 2005-06
- Sugar Industry Commissioner – Annual Report 2005-06
- Letter, dated 1 November 2006, from the Premier and Minister for Trade (Mr Beattie) to the Clerk of the Parliament enclosing a copy of a letter from the Commonwealth Parliament’s Joint Standing Committee on Treaties listing a proposed international treaty action tabled in both houses of the Federal Parliament on 17 October 2006 and the National Interest Analyses for the proposed treaty action listed.
- Interim Government Response from the Premier and Minister for Trade (Mr Beattie) to the Legal, Constitutional and Administrative Review Committee Report No. 55 – Voices and Votes – A Parliamentary Committee Inquiry into Young People Engaging in Democracy, August 2006
- Queensland Health – Annual Report 2005-06
- Office of Health Practitioner Registration Boards – Annual Report 2005-06
- Chiropractors Board of Queensland – Annual Report 2005-06
- Dental Board of Queensland – Annual Report 2005-06
- Dental Technicians and Dental Prosthetists Board of Queensland – Annual Report 2005-06
- Medical Board of Queensland – Annual Report 2005-06
- Medical Radiation Technologists Board of Queensland – Annual Report 2005-06
- Mental Health Review Tribunal – Annual Report 2005-06
- Occupational Therapists Board of Queensland – Annual Report 2005-06
- Optometrists Board of Queensland – Annual Report 2005-06
- Osteopaths Board of Queensland – Annual Report 2005-06
- Pharmacists Board of Queensland – Annual Report 2005-06
- Physiotherapists Board of Queensland – Annual Report 2005-06
- Podiatrists Board of Queensland – Annual Report 2005-06
- Psychologists Board of Queensland – Annual Report 2005-06
- Speech Pathologists Board of Queensland – Annual Report 2005-06
- Queensland Nursing Council – Annual Report 2005-06
- Far North Queensland Hospital Foundation – Annual Report 2005-06
- Ipswich Hospital Foundation – Annual Report 2005-06
- Redcliffe Hospital Foundation – Annual Report 2005-06
- Royal Brisbane and Women’s Hospital Research Foundation – Annual Report 2005-06
- Royal Children’s Hospital Foundation – Annual Report 2005-06
- Sunshine Coast Health Foundation – Annual Report 2005-06
- Toowoomba Hospital Foundation – Annual Report 2005-06
- Queensland Institute of Medical Research—
  - Annual Report 2005-06
  - Financial Report 2005-06
- Health Rights Commission – Annual Report 2005-06
Report to the Legislative Assembly by the Minister for Natural Resources and Water (Mr Shine) pursuant to section 56A(4) of the Statutory Instruments Act 1992 with respect to the Aboriginal Land Regulation 1991

Report to the Legislative Assembly by the Minister for Natural Resources and Water (Mr Shine) pursuant to section 56A(4) of the Statutory Instruments Act 1992 with respect to the Land Regulation 1995

Report to the Legislative Assembly by the Minister for Natural Resources and Water (Mr Shine) pursuant to section 56A(4) of the Statutory Instruments Act 1992 with respect to the Torres Strait Islander Land Regulation 1991

Project Deed and Project Scope and Technical Requirements Exhibits (Volumes 1 to 18) to the Road Franchise Agreement between the State of Queensland and Queensland Motorways Limited regarding the Gateway Upgrade Project

6 November 2006—

Department of Housing – Annual Report 2005-06
Residential Tenancies Authority – Annual Report 2005-06
Building Services Authority – Annual Report 2005-06
Department of Public Works – Annual Report 2005-06
Board of Professional Engineers – Annual Report 2005-06
Board of Architects of Queensland – Annual Report 2005-06
Queensland State Archives – Annual Report 2005-06
Greyhound Racing Authority – Annual Report 2005-06
Queensland Harness Racing Board – Annual Report 2005-06
Queensland Thoroughbred Racing Board (Queensland Racing) – Annual Report 2005-06
Trustees of Parklands Gold Coast – Annual Report 2005-06
Response from the Minister for Transport and Main Roads (Mr Lucas) to an E-petition sponsored by Mr Caltabiano from 145 petitioners regarding the Nielsens Road interchange upgrade

7 November 2006—
Grain Research Foundation – Annual Report 2005-06
Safe Food Production Queensland – Annual Report 2005-06
QRAA – Annual Report 2005-06

8 November 2006—
Environmental Protection Agency – Annual Report 2005-06
Statutory Authorities reporting to the Minister for Environment – Annual Report 2005-06
The National Trust of Queensland – Annual Report 2005-06
Response from the Minister for Police and Corrective Services (Ms Spence) to a paper petition presented by Mrs Stuckey from 4798 petitioners (640-06) and an E-petition sponsored by Mrs Stuckey from 30 petitioners (605-06) regarding law and order on the southern Gold Coast
Response from the Minister for Transport and Main Roads (Mr Lucas) to a paper petition sponsored by Ms Clark from 1152 petitioners regarding the proposed Airport Link project
Department of State Development, Trade and Innovation – Annual Report 2005-06
Forestry Plantations Queensland and Forestry Plantations Queensland Office – Annual Report May-June 2006
Department of Primary Industries and Fisheries – Annual Report 2005-06
QLeave – Annual Report 2005-06
Contract Cleaning Industry (Portable Long Service Leave) Authority – Annual Report 2005-06
Department of Industrial Relations – Annual Report 2005-06
President of the Industrial Court of Queensland in respect of the Industrial Court of Queensland, Queensland Industrial Relations Commission and Queensland Industrial Registry
Gladstone Area Water Board – Annual Report 2005-06
Mount Isa Water – Annual Report 2005-06

9 November 2006—
Government Response from the Acting Premier and Minister for Trade (Ms Bligh) to the Members’ Ethics and Parliamentary Privileges Committee – Report No. 78 – Matter of Privilege Referred by
the Speaker on 16 February 2006 Relating to Matters of Privilege Arising from the Crime and Misconduct Commission’s Report into the Honourable Gordon Nuttall MP
Department of Local Government, Planning, Sport and Recreation – Annual Report 2005-06
Tourism Queensland – Annual Report 2005-06
Response from the Minister for Transport and Main Roads (Mr Lucas) to a paper petition presented by Mr Cripps from 670 petitioners (717-06) regarding Kirrama Range Road

10 November 2006—
Queensland Ombudsman – Annual Report 2005-06
Anti-Discrimination Commission of Queensland – Annual Report 2005-06
Department of Education and the Arts – Annual Report 2005-06
Australian Agricultural College Corporation – Annual Report 2005-06
Training and Employment Recognition Council – Annual Report 2005-06
Queensland Tertiary Education Foundation – Annual Report 2005-06
Non-State Schools Accreditation Board – Annual Report 2005-06
Queensland Performing Arts Trust – Annual Report 2005-06
Queensland Art Gallery – Annual Report 2005-06
Library Board of Queensland – Annual Report 2005-06
Queensland Studies Authority – Annual Report 2005-06
Queensland Museum – Annual Report 2005-06
Training Ombudsman – Annual Report 2005-06
Report dated 30 October 2006 – Compliance with the Integrated Planning Act 1997 by the Gold Coast City Council

13 November 2006—
Response from the Minister for Emergency Services (Mr Purcell) to an E-petition sponsored by Mr English from 78 petitioners (625-06) regarding a fire station in the southern part of the Redland Shire
Report to the Legislative Assembly by the Minister for Mines and Energy (Mr Wilson) pursuant to section 56A(4) of the Statutory Instruments Act 1992, regarding the Fossicking Regulation 1994

14 November 2006—
Department of Energy – Annual Report 2005-06
Department of Justice and Attorney-General – Annual Report 2005-06
Land and Resources Tribunal – Annual Report 2005-06
Legal Aid Queensland – Annual Report 2005-06
Public Trustee of Queensland – Annual Report 2005-06
Crime and Misconduct Commission – Annual Report 2005-06
Legal Services Commission – Annual Report 2005-06
Children Services Tribunal – Annual Report 2005-06
Queensland Transport—
Annual Report 2005-06
Financial Report 2005-06
Department of Main Roads—
Annual Report 2005-06
Financial Report 2005-06
Queensland Rail—
Annual Report 2005-06
Statement of Corporate Intent 2005-06
Bundaberg Port Authority—
Annual Report 2005-06
Statement of Corporate Intent 2005-06
Cairns Port Authority—
Annual Report 2005-06
Statement of Corporate Intent 2005-06
Central Queensland Port Authority—
Annual Report 2005-06
Statement of Corporate Intent 2005-06

Mackay Port Authority—
Annual Report 2005-06
Statement of Corporate Intent 2005-06

Port of Brisbane Corporation—
Annual Report 2005-06
Statement of Corporate Intent 2005-06

Ports Corporation of Queensland—
Annual Report 2005-06
Statement of Corporate Intent 2005-06

Townsville Port Authority—
Annual Report 2005-06
Statement of Corporate Intent 2005-06
Queensland Motorways Limited – Annual Report 2005-06
The Gateway Bridge Company Limited – Annual Report 2005-06
Logan Motorway Company Limited – Annual Report 2005-06
Port Motorway Limited – Annual Report 2005-06
Department of Employment and Training – Annual Report 2005-06
Department of Communities – Annual Report 2005-06
Disability Services Queensland – Annual Report 2005-06
Department of Child Safety – Annual Report 2005-06
Department of Emergency Services – Annual Report 2005-06
SunWater—
Annual Report 2005-06
Statement of Corporate Intent 2005-06

Acting Premier and Minister for Trade (Ms Bligh)—
Department of Premier and Cabinet – Ministerial Gift Register – Ministerial Gifts Received since June 1998


17 November 2006—
Guardianship and Administration Tribunal – Annual Report 2005-06
Office of the Public Advocate – Annual Report 2005-06
Queensland Law Society – Annual Report 2005-06

21 November 2006—
Response from the Minister for Transport and Main Roads (Mr Lucas) to an E-petition (692-06) sponsored by Mr Fraser from 40 petitioners regarding Carrington Street, Paddington
Response from the Minister for Communities, Disability Services, Seniors and Youth (Mr Pitt) to paper petitions (731-06 and 730-06) presented by Mr Wells from 162 and 40 petitioners respectively regarding the Queensland Government Pensioner Rate Subsidy Scheme

22 November 2006—
Response from the Minister for Transport and Main Roads (Mr Lucas) to a paper petition (727-06) presented by Mr Knuth from 654 petitioners regarding the Clermont to Alpha Road

23 November 2006—
Queensland Gaming Commission – Annual Report 2005-06
PA Foundation – Annual Report 2006

24 November 2006—
Response from the Minister for Health (Mr Robertson) to a paper petition (713-06) presented by Mrs Menkens from 2626 petitioners regarding the Patient Transfer Subsidy Scheme
27 November 2006—

Erratum to the explanatory notes for the Wild Rivers and Other Legislation Amendment Bill 2006
Queensland’s Category 2 Water Authorities – Summary of Annual Reports and Financial Statements 2005-06
Queensland’s River Improvement Trusts – Summarised Annual Reports and Financial Statements 2005-06
Report by the Deputy Premier, Treasurer and Minister for Infrastructure (Ms Bligh) on the Queensland Treasury Corporation Overseas Investor Program delegation led by the Deputy Premier from 17 to 28 October 2006

STATUTORY INSTRUMENTS

The following statutory instruments were tabled by the Clerk—

Fisheries Act 1994—
Fisheries Management Plans Amendment Management Plan (No. 3) 2006, No. 265
Fisheries Amendment Regulation (No. 1) 2006, No. 266

Primary Industries Legislation Amendment Regulation (No. 1) 2006, No. 267

Statutory Bodies Financial Arrangements Act 1982—
Statutory Bodies Financial Arrangements Amendment Regulation (No. 3) 2006, No. 268

Liquor Act 1992—
Liquor Amendment Regulation (No. 6) 2006, No. 269

State Penalties Enforcement Act 1999—
State Penalties Enforcement Amendment Regulation (No. 5) 2006, No. 270

Supreme Court of Queensland Act 1991—
Uniform Civil Procedure Amendment Rule (No. 1) 2006, No. 271

Lotteries Act 1997—
Lotteries Amendment Rule (No. 2) 2006, No. 272

Private Health Facilities Act 1999—
Private Health Facilities (Standards) Amendment Notice (No. 1) 2006, No. 273

State Development and Public Works Organisation Act 1971—
State Development and Public Works Organisation Amendment Regulation (No. 4) 2006, No. 274

Integrated Planning Act 1997—
Integrated Planning Amendment Regulation (No. 3) 2006, No. 275

Maritime and Other Legislation Amendment Act 2006—
Proclamation commencing certain provisions, No. 276

Queensland Building Services Authority Act 1991—
Queensland Building Services Authority Amendment Regulation (No. 4) 2006, No. 277

Food Production (Safety) Act 2000—
Food Production (Safety) Amendment Regulation (No. 1) 2006, No. 278

Electricity Act 1994—
Electricity Amendment Regulation (No. 1) 2006, No. 279

Evidence Act 1977—
Evidence Amendment Regulation (No. 1) 2006, No. 280

Water Amendment Act 2005—
Water Amendment (Postponement) Regulation 2006, No. 281

Vocational Education, Training and Employment Act 2000—
Vocational Education, Training and Employment Amendment Regulation (No. 2) 2006, No. 282

Liquor Act 1992—
Liquor Amendment Regulation (No. 7) 2006, No. 283
Rural and Regional Adjustment Act 1994—Rural and Regional Adjustment Amendment Regulation (No. 5) 2006, No. 287

MINISTERIAL PAPER TABLED BY THE CLERK
The following ministerial paper was tabled by The Clerk—
Attorney-General and Minister for Justice and Minister Assisting the Premier in Western Queensland (Mr Shine)—Report to the Legislative Assembly by the Attorney-General and Minister for Justice and Minister Assisting the Premier in Western Queensland (Mr Shine) pursuant to section 56A(4) of the Statutory Instruments Act 1992

MINISTERIAL PAPERS
The following ministerial papers were tabled—
Minister for Environment and Multiculturalism (Ms Nelson-Carr)—Proposal to revoke the setting apart and declaration of certain land as State forest under section 26 of the Forestry Act 1959 and a brief explanation of the proposal

MINISTERIAL NOTICE OF MOTION – REVOCATION OF STATE FOREST
Minister for Environment and Multiculturalism (Ms Nelson-Carr) gave notice that, after the expiration of at least 14 days as provided in the Forestry Act 1959, she will move—
(1) That this House requests the Governor in Council to revoke by regulation the setting apart and declaration as State Forest under the Forestry Act 1959 of those areas as set out in the Proposal tabled by me in the House today on 28 November 2006; viz—
Description of area to be revoked
Beerburrum East Area described as Lot 1 on SP185011 and containing 21.17 State hectares as illustrated on the Forest (SF611) attached sketch marked “B”.

(2) That Mr Speaker and the Clerk of the Parliament forward a copy of this resolution to the Minister for Environment and Multiculturalism for submission to the Governor in Council.

Paper: Ms Nelson–Carr tabled the following paper—
Map indicating area proposed for excision from Beerburrum East State Forest

MINISTERIAL STATEMENTS (Record of Proceedings p.569)
Ministerial statements were made.

Papers: Premier and Minister for Trade (Mr Beattie), during his statements, tabled the following papers—
Report, dated 14 November 2006, by the Department of Premier and Cabinet titled Reports Received by Specified Dates (start date 26/09/98 end date 14/11/06)
Statistical information relating to advertising of the Queensland Government Graduate Program 2007
Paper: Minister for Police and Corrective Services (Ms Spence), during her statement, tabled the following paper—
Report, dated March 2006, by the Seniors Task Force to the Minister for Police and Corrective Services, the Honourable Judy Spence MP, on the investigation, prevention and fear of crime as it affects senior members of the Queensland community

Statements continued.

Papers: Minister for Local Government, Planning and Sport (Mr Fraser), during his statement, tabled the following papers—
Report prepared pursuant to section 3.6.9 of the Integrated Planning Act 1997 relating to the decision of the Minister for Local Government, Planning and Sport, relating to a called-in development application by Co-You Australia Pty Ltd – Currumbin Creek Road, Hoffschilt Drive and Piggabeen Road, Currumbin (Volumes 1 to 3)
Report prepared pursuant to section 3.6.9 of the Integrated Planning Act 1997 relating to the decision of the Minister for Local Government, Planning and Sport, relating to a called-in development application by the Uniting Church in Australia Property Trust (Q) trading as Blue Care

Statements continued.

Paper: Minister for Health (Mr Robertson), during his statement, tabled the following paper—
Twelve-month report, dated October 2006, on Reforms at Queensland Health Scientific Services

Statements continued.

Statements concluded.

MOTION WITHOUT NOTICE – MEDICAL BOARD (ADMINISTRATION) BILL AND HEALTH SERVICES AMENDMENT BILL – COGNATE BILLS

Leader of the House (Mr Schwarten), by leave, moved – That, in accordance with Standing Order 129, the Medical Board (Administration) Bill and the Health Services Amendment Bill be treated as cognate Bills for their remaining stages—
(a) one question being put in regard to the second readings;
(b) the consideration of the Bills in detail together; and
(c) one question being put for the third readings and long titles.
Question put and agreed to.

MOTION WITHOUT NOTICE – POLICE POWERS AND RESPONSIBILITIES AND OTHER LEGISLATION AMENDMENT BILL AND POLICE SERVICE ADMINISTRATION AMENDMENT BILL – COGNATE BILLS

Leader of the House (Mr Schwarten), by leave, moved – That, in accordance with Standing Order 129, the Police Powers and Responsibilities and Other Legislation Amendment Bill and the Police Service Administration Amendment Bill be treated as cognate Bills for their remaining stages—
(a) one question being put in regard to the second readings;
(b) the consideration of the Bills in detail together; and
(c) one question being put for the third readings and long titles.
Question put and agreed to.

MOTION WITHOUT NOTICE – ELECTRICITY AND OTHER LEGISLATION AMENDMENT BILL AND ENERGY OMBUDSMAN BILL – COGNATE BILLS

Leader of the House (Mr Schwarten), by leave, moved – That, in accordance with Standing Order 129, the Electricity and Other Legislation Amendment Bill and the Energy Ombudsman Bill be treated as cognate Bills for their remaining stages—
(a) one question being put in regard to the second readings;
(b) the consideration of the Bills in detail together; and
(c) one question being put for the third readings and long titles.
Question put and agreed to.

**SCRUTINY OF LEGISLATION COMMITTEE – PAPER**

Chair of the Scrutiny of Legislation Committee (Mrs Sullivan) tabled the following paper—

*Scrutiny of Legislation Committee—*
  Alert Digest No. 10 of 2006

**PRIVATE MEMBERS’ STATEMENTS** (Record of Proceedings p.587)

Private Members’ statements were made.

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**PROCEDURE – SPEAKER’S RULING – MATTER BEFORE THE MEMBERS’ ETHICS AND PARLIAMENTARY PRIVILEGES COMMITTEE**

*And the Leader of the Opposition making a private Member’s statement—*

Mr Speaker made the following ruling—

‘The matter that you are referring to has been referred to the Members’ Ethics and Parliamentary Privileges Committee. Standing order 271 provides that a matter referred to the committee must not be debated in the House until such time as the ethics committee has reported on the matter if, in the opinion of the Speaker, such debate could prejudice the matter. I believe debate on a matter of this nature has the propensity to prejudice and I therefore rule debate on the matter out of order.’

Statements resumed.
Statements concluded.

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**QUESTIONS WITHOUT NOTICE** (Record of Proceedings p.588)

Questions without notice were asked.

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*And the Leader of the Opposition (Mr Seeney) asking a question without notice—*

**PROCEDURE – SPEAKER’S RULING – QUESTION OUT OF ORDER**

Mr Speaker made the following ruling—

‘I note that this matter has been referred to the Members’ Ethics and Parliamentary Privileges Committee. Standing order 271 provides that a matter referred to the committee must not be debated in the House until such time as the ethics committee has reported on the matter if in the opinion of the Speaker such debate could prejudice the matter. I believe debate on a matter of this nature has the propensity to prejudice and therefore I rule debate on the matter out of order.’

Questions resumed.

________________________

*And the Leader of the Opposition (Mr Seeney) asking a further question without notice—*

**PROCEDURE – SPEAKER’S RULING – QUESTION OUT OF ORDER**

Mr Speaker made the following ruling—

‘I have indicated to you matters relating to this question under standing orders. There is plenty of precedent in this House by a number of Speakers that have ruled this way, and I so rule again.’
And the Leader of the Opposition (Mr Seeney) asking a further question without notice—

PROCEDURE – SPEAKER’S RULING – QUESTION OUT OF ORDER

Mr Speaker made the following ruling—

‘That is a hypothetical question and I am not allowing that under standing orders. I know the Premier is willing to answer that question. I am ruling that that is a hypothetical question and we are not going to go down that track.’

Questions resumed.

Paper: Mr Malone tabled the following paper—

Photocopy of a 2006 ALP election leaflet titled Our Plan for Gaven

Questions continued.

Papers: Mr Hopper tabled the following papers—

Map and aerial photograph

Questions continued.

Questions concluded.

MATTERS OF PUBLIC INTEREST (Record of Proceedings p.599)

Matters of public interest were debated.

PRIVILEGE – MATTER RAISED – REGISTER OF PECUNIARY INTERESTS (Record of Proceedings p.601)

Mr Wells rose on a matter of privilege suddenly arising.

Debate resumed.

Debate concluded.

MINISTERIAL STATEMENT (Record of Proceedings p.610)

A Ministerial statement, by leave, was made.

SUPERANNUATION (STATE PUBLIC SECTOR) AMENDMENT BILL (Record of Proceedings p.611)

Deputy Premier, Treasurer and Minister for Infrastructure (Ms Bligh) presented a Bill for an Act to amend the Superannuation (State Public Sector) Act 1990 and another Act and Explanatory Notes and moved – That the Bill be now read a first time. Question put and agreed to.

Ms Bligh moved – That the Bill be now read a second time. Debate ensued.

Leader of the Liberal Party (Dr Flegg) moved – That the debate be now adjourned. Question put and agreed to.

STATUTE LAW (MISCELLANEOUS PROVISIONS) BILL (Record of Proceedings p.612)

Leader of the House (Mr Schwarten) presented a Bill for an Act to make various amendments of Queensland statute law incorporating the Explanatory Notes and moved – That the Bill be now read a first time. Question put and agreed to.

Mr Schwarten moved – That the Bill be now read a second time. Debate ensued.

Mr Stevens moved – That the debate be now adjourned. Question put and agreed to.
Minister for Education and Training Minister for the Arts (Mr Welford) presented a Bill for an Act to provide statutory recognition of the Australian Catholic University and to facilitate its operation in Queensland and Explanatory Notes and moved – That the Bill be now read a first time.
Question put and agreed to.
Mr Welford moved – That the Bill be now read a second time.
Debate ensued.
Leader of the Liberal Party (Dr Flegg) moved – That the debate be now adjourned.
Question put and agreed to.

Minister for Education and Training Minister for the Arts (Mr Welford) presented a Bill for an Act to amend the Vocational Education, Training and Employment Act 2000 and other Acts and Explanatory Notes and moved – That the Bill be now read a first time.
Question put and agreed to.
Mr Welford moved – That the Bill be now read a second time.
Debate ensued.
Mr Copeland moved – That the debate be now adjourned.
Question put and agreed to.

Minister for Tourism, Fair Trading, Wine Industry Development and Women (Mrs Keech) presented a Bill for an Act to amend the Security Providers Act 1993, and for other purposes and Explanatory Notes and moved – That the Bill be now read a first time.
Question put and agreed to.
Mrs Keech moved – That the Bill be now read a second time.
Debate ensued.
Mr Copeland moved – That the debate be now adjourned.
Question put and agreed to.

Minister for Tourism, Fair Trading, Wine Industry Development and Women (Mrs Keech) presented a Bill for an Act to amend the Associations Incorporation Act 1981, the Classification of Computer Games and Images Act 1995 and the Classification of Publications Act 1991 and Explanatory Notes and moved – That the Bill be now read a first time.
Question put and agreed to.
Mrs Keech moved – That the Bill be now read a second time.
Debate ensued.
Leader of the Opposition (Mr Seeney) moved – That the debate be now adjourned.
Question put and agreed to.

Minister for Local Government, Planning and Sport (Mr Fraser) presented a Bill for an Act to amend the Local Government Act 1993, and for other purposes and Explanatory Notes and moved – That the Bill be now read a first time.
Question put and agreed to.
Mr Fraser moved – That the Bill be now read a second time.
Debate ensued.
Leader of the Opposition (Mr Seeney) moved – That the debate be now adjourned.
Question put and agreed to.
SPORTS DRUG TESTING AMENDMENT BILL  (Record of Proceedings p.623)

Minister for Local Government, Planning and Sport (Mr Fraser) presented a Bill for an Act to amend the Sports Drug Testing Act 2003 and Explanatory Notes and moved – That the Bill be now read a first time.

Question put and agreed to.

Mr Fraser moved – That the Bill be now read a second time.

Debate ensued.

Leader of the Opposition (Mr Seeney) moved – That the debate be now adjourned.

Question put and agreed to.

MAJOR SPORTS FACILITIES AMENDMENT BILL  (Record of Proceedings p.624)

Order of the day read for the adjourned debate on the motion of the Premier and Minister for Trade (Mr Beattie) – That the Bill be now read a second time.

Debate ensued.

Question put and agreed to.

Bill read a second time.

Consideration in detail—

Clause 1 (Short title)—

The following amendment was proposed by the Minister for Local Government, Planning and Sport (Mr Fraser)—

At page 4, line 5, after ‘Act’—

insert—

‘(No. 2)’.

Paper: Mr Fraser, during his speech, tabled the following paper—

Explanatory Notes to Mr Fraser’s amendments to the Major Sports Facilities Amendment Bill

Debate ensued.

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

Clause 1, as amended, agreed to.

Clause 2, as read, agreed to.

Clause 3 (Insertion of new pts 4A and 4B)—

The following amendments were proposed by Mr Fraser—

At page 5, after line 10—

insert—

‘public sale forum means a newspaper, auction house, internet website or other venue or medium that, in the ordinary course of business or commerce, is generally made available to members of the public to sell to, or purchase from, other members of the public, all, or broad categories of, property and services.’.

At page 6, after line 2—

insert—

‘(5) A person does not contravene subsection (1) or (2) merely because the person provides, or assists someone else to provide, a public sale forum that is used in contravention of subsection (1) or (2).’.

Debate ensued.

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

Clause 3, as amended, agreed to.

Clauses 4 to 6, as read, agreed to.

Clause 7 (Amendment of sch 2 (Dictionary))—

The following amendments were proposed by Mr Fraser—

At page 9, after line 20—

insert—

‘national or international, sport event, includes, for example—

(a) a sport event that is organised at a national or international level or by a national or international body; and

(b) a sport event between a team representing 1 State or country and a team representing another State or country; and

Example—
the rugby league ‘State of Origin’ series

(c) a sport event between a team representing a State, or a part of a State, and a team representing another country, or a part of another country.

Examples—
- a game of cricket between a team representing Queensland and a team representing England
- the rugby union ‘Super 14’ competition

At page 9, after line 26—
insert—
‘public sale forum, for part 4A, see section 30B.’.

Debate ensued.
Question – That Mr Fraser’s amendments be agreed to – put and agreed to.
Clause 7, as amended, agreed to.
Clauses 8 and 9, as read, agreed to.

Consideration in detail completed—

Mr Fraser moved – That the Bill, as amended, be now read a third time.
Question put and agreed to.
Bill read a third time.
Mr Fraser moved – That the long title of the Bill be agreed to.
Question put and agreed to.

STATE DEVELOPMENT AND OTHER LEGISLATION AMENDMENT BILL

Order of the day read for the adjourned debate on the motion of the Deputy Premier, Treasurer and Minister for Infrastructure (Ms Bligh) – That the Bill be now read a second time.
Debate ensued.

Paper: Miss Simpson, during her speech, tabled the following paper—
Copy of document titled Infrastructure Regulation

Debate continued.
Debate adjourned on the motion of Mrs Stuckey.

PROCEDURE – SPEAKER’S STATEMENT – CONDUCT OF MEMBERS

Mr Speaker made the following statement—

‘Honourable Members—

It is with a sense of disappointment that I intervene in the proceedings of the House to alert and caution Honourable Members, from both sides of the House, of the potentially grave damage to the reputation of individuals and the House generally that has unfolded today.

Standing Orders make it clear that once a matter is referred to the Members’ Ethics and Parliamentary Privileges Committee, it should not be referred to in debate in the House. I made a number of rulings in relation to a particular matter both in private members’ statements and question time this morning. Despite my rulings, Honourable Members on both sides of the House have transgressed Standing Orders to refer, in more than general terms, to a particular matter and make prejudicial statements in relation to that matter.

I add that on at least one occasion this action was done in response to another Member’s reflections upon the character of past and current Members and allegations, without any proffered evidence, about the declarations of interests. The Standing Orders provide for a process in the event of evidence of non-disclosure. Where there is evidence of non-disclosure those processes should be used, not simply baseless or formless allegations or innuendo raised in the House.

Honourable Members—
I will not allow this House to degenerate into a kangaroo court or its valuable privileges to shield gossip mongers.

All Members are to respect the Standing Orders, rulings of the Chair and the dignity of the House generally. Conduct such as has been exhibited today will not be tolerated by me.’
STATE DEVELOPMENT AND OTHER LEGISLATION AMENDMENT BILL  
(Record of Proceedings p.653)

Order of the day read for the adjourned debate on the motion of the Deputy Premier, Treasurer and 
Minister for Infrastructure (Ms Bligh) – That the Bill be now read a second time.
Debate ensued.
Question put.
The House divided.

AYES 50—

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Tellers *

Question agreed to.
Bill read a second time.
Debate adjourned on the motion of Ms Bligh.

MOTION WITHOUT NOTICE – STATE DEVELOPMENT AND OTHER LEGISLATION AMENDMENT 
BILL – DECLARED URGENT  (Record of Proceedings p.657)

Leader of the House (Mr Schwarten), by leave, moved – That under the provisions of Standing Order 
159, the State Development and Other Legislation Amendment Bill be declared an urgent Bill and the 
following time limits apply to enable the Bill to be passed through its remaining stages at this day’s 
sitting—

(a) Consideration in detail to be completed by 8.37 pm;
(b) Third reading by 8.39 pm; and
(d) Long Title agreed to by 8.40 pm.

If the stage has not been completed by the time specified, Mr Speaker shall put all remaining 
questions necessary to pass the Bill, including clauses and schedules en bloc and any amendments to 
be moved by the Minister in charge of the Bill, without further amendment or debate.
Debate ensued.
Question put – That the motion be agreed to.
The House divided.

AYES 51—

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Weightman

Barry

Beattie

Bligh

Bombolas

Boyle

Choi

Croft

Darling

Fenton
Question agreed to.

STATE DEVELOPMENT AND OTHER LEGISLATION AMENDMENT BILL

Order of the day read for the consideration of the Bill in detail.

Consideration in detail—

Clauses 1 to 6, as read, agreed to.

Clause 7 (Insertion of new pt 5A)—

The following amendments were proposed by Ms Bligh—

At page 11, after line 21—

insert—

‘(5) This section applies subject to section 76EA.

‘76EA Process applying to particular declarations

‘(1) This section applies if the Minister intends to declare a project with a capital investment value of not more than $50 million to be a prescribed project.

‘(2) Before making the declaration, the Minister—

(a) must give each interested person for the project a written notice that—

(i) describes the project and the area in which the project is proposed to be undertaken; and

(ii) states the grounds on which the Minister considers the project should be declared a prescribed project; and

(iii) invites the person to give the Minister a submission about the proposed declaration within the period stated in the notice; and

(b) must consider each properly made submission given to the Minister about the proposed declaration.

‘(3) The stated period for subsection (2)(a)(iii) must be at least 10 business days after the interested person is given the notice.

‘(4) The Minister must, within 10 business days after making a decision about declaring the project to be a prescribed project, give to each interested person who gave the Minister a properly made submission a written notice stating the Minister’s reasons for the decision.

‘(5) In this section—

capital investment value, for a project, includes all costs necessary to establish and operate infrastructure associated with the project, including, for example, the cost of—

(a) fixed or mobile plant and equipment; and

(b) designing and constructing buildings or other structures; and

(c) engaging consultants.

interested person, for a project, means each local government for the area in which the project is proposed to be undertaken.

properly made submission means a submission that—

(a) is in writing and is signed by the local government that made the submission; and

(b) is received within the stated period for making the submission; and

(c) states the grounds of the submission and the facts and circumstances relied on in support of the grounds.’.

At page 17, line 16, after ‘assistance’—

insert—

‘or recommendations’.

At page 18, after line 2—

insert—
‘(3) Subsection (4) applies if, other than for the giving of the step in notice, under the relevant law for the prescribed decision a local government could have imposed a condition, in relation to the decision, for infrastructure to which the Integrated Planning Act, chapter 5, part 1, applies.

‘(4) The local government may, before the Coordinator-General makes a decision under section 76O about the prescribed decision, give the Coordinator-General a written recommendation to impose the condition.’.

At page 20, after line 15—
insert—
‘(4A) If the Coordinator-General receives a recommendation under section 76M(4) to impose a condition in relation to the prescribed decision, the Coordinator-General must impose the condition unless the Minister directs otherwise.

‘(4B) The Coordinator-General’s decision to impose a condition under subsection (4A) is taken to be a decision for the purposes of the Integrated Planning Act, section 5.1.8(2)(b).’.

At page 25, lines 16 to 18—
omit, insert—
‘(a) a decision of the Minister to declare a project to be—
(i) a critical infrastructure project; or
(ii) a prescribed project if the project is a critical infrastructure project; or’.

Paper: MS Bligh, during her speech, tabled the following paper—
Explanatory Notes to MS Bligh’s amendments to the State Development and Other Legislation Amendment Bill

Debate ensued.
Question – That MS Bligh’s amendments be agreed to – put and agreed to.
Clause 7, as amended—
Debate ensued.
Question – That Clause 7, as amended, be agreed to – put and agreed to.
Clauses 8 to 13, as read, agreed to.

New Clause 13A—
The following amendment was proposed by MS Bligh—

At page 29, after line 17—
insert—
‘13A Insertion of new pt 6, div 8

‘Before part 7—
insert—

‘Division 8 Easements for critical infrastructure projects

‘153A Definitions for div 8

‘In this division—
appropriate register means the appropriate register under the Land Act 1994 or the Land Title Act 1994.
critical infrastructure easement means an easement registered under section 153B.

easement holder, in relation to a critical infrastructure easement, means—
(a) the Coordinator-General; or
(b) if the easement is transferred to another entity—the entity to which it is transferred.
registrar means the registrar of titles or another person responsible for keeping a register for dealings in land.
relevant public utility easement means an easement registered as a public utility easement under the Land Act 1994, chapter 6, part 4, division 8, or the Land Title Act 1994, part 6, division 4, or that would have been registered as a public utility easement under those provisions if it had been registered after the provisions commenced.

‘153B Registration of critical infrastructure easement

‘(1) This section applies to land that—
(a) is the subject of a critical infrastructure project; and
(b) is burdened by a relevant public utility easement.

‘(2) On receiving an instrument of easement for the land, the registrar must record the particulars of the easement in the appropriate register if—
(a) the instrument—
(i) relates only to the land affected by the relevant public utility easement; and
(ii) is signed by the Minister; and
(b) the easement is in favour of the Coordinator-General.

'(3) Despite the Land Act 1994, section 363 or the Land Title Act 1994, section 83, the easement may be registered under the Acts—
(a) without the instrument being signed by a person other than the Minister; and
(b) for an easement under the Land Act 1994—without the approval of the Minister under that Act.

'(4) The easement is taken to be a public utility easement under the Land Act 1994, chapter 6, part 4, division 8, or the Land Title Act 1994, part 6, division 4.

'153C Terms of easement

'A critical infrastructure easement may include the following terms—
(a) the easement holder, or a person employed, engaged or authorised in writing by the holder, may construct, maintain, repair, renew, replace or operate infrastructure in or on land burdened by the easement;
(b) the easement holder is the owner of the infrastructure mentioned in paragraph (a);
(c) other terms the Minister considers necessary to facilitate the construction, maintenance, repair, renewal, replacement or operation of the infrastructure.

'153D Effect of registration of easement

'(1) The registration of a critical infrastructure easement over land under section 153B does not extinguish a relevant public utility easement.

'(2) However, the grantee of the relevant public utility easement can not, without the consent of the easement holder for the critical infrastructure easement, exercise any rights in relation to the relevant public utility easement to the extent the exercise of the rights would interfere with the exercise of rights under the critical infrastructure easement.

'153E Transfer of easement

'(1) With the Minister’s written approval, a critical infrastructure easement may be transferred to—
(a) another public utility provider; or
(b) a person approved by the Minister as suitable to provide a public utility service in relation to the critical infrastructure easement.

'(2) On receiving an instrument evidencing the transfer, the registrar must record the transfer in the appropriate register.

'(3) The transfer may be recorded in the appropriate register—
(a) without the approval of a person other than the Minister; and
(b) if the appropriate register is a register under the Land Act 1994—without the approval of the Minister under that Act.

'(4) A person approved by the Minister under subsection (1)(b) is taken to be a public utility provider for the purposes of the critical infrastructure easement.

'(5) In this section—
public utility provider means a public utility provider under—
(a) the Land Act 1994, chapter 6, part 4, division 8; or
(b) the Land Title Act 1994, part 6, division 4.

'153F Amendment of easement

'(1) A critical infrastructure easement may, with the Minister’s written approval, be amended under, as appropriate—
(a) the Land Act, section 370; or
(b) the Land Title Act, section 91.

'(2) However, the amendment may be registered—
(a) without the instrument of amendment being signed by a person other than the easement holder; and
(b) for an amendment under the Land Act 1994—without the approval of the Minister under that Act.

'153G Minister to give notice of registration or amendment

'(1) The Minister must, as soon as practicable after a critical infrastructure easement is registered or amended under this division, give written notice of the registration or amendment to each person who has an interest in land the subject of the easement.

'(2) The notice must include all of the following—
(a) for registration of an easement—particulars of the easement;
(b) for amendment of an easement—particulars of the amendment;
(c) information about the person’s right to claim compensation under section 153I, and the process for claiming the compensation.

'153H Application of particular provisions
To remove any doubt, it is declared that sections 153C to 153G continue to apply to a critical infrastructure easement even if the land the subject of the easement is no longer the subject of a critical infrastructure project.

'153I Compensation
‘(1) Subsection (2) applies to a person who has an interest in land burdened by a critical infrastructure easement—
(a) when it is registered under section 153B; or
(b) when its terms are amended under section 153F.

‘(2) The person has a right to claim compensation under the Acquisition of Land Act 1967 in relation to the extent to which the person’s interest is affected by the registration or amendment.

‘(3) For claiming the compensation, the process stated in the Acquisition of Land Act 1967 for the payment of compensation for land taken under that Act applies with any necessary changes as if the registration or amendment were a taking of land under that Act by the State.

‘(4) Other than as stated in this section, a person has no right to compensation for the registration or amendment of a critical infrastructure easement under this division.’.

Debate ensued.

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

Clause 14 (Amendment of schedule (Dictionary))—
The following amendments were proposed by Ms Bligh—
At page 29, after line 26—
insert—
‘appropriate register, for part 6, division 8, see section 153A.’.

At page 29, after line 28—
insert—
‘critical infrastructure easement, for part 6, division 8, see section 153A.’.

At page 29, line 29, ‘, for part 5A,’—
omit.

At page 30, after line 2—
insert—
‘easement holder, for part 6, division 8, see section 153A.’.

At page 30, after line 11—
insert—
‘registrar, for part 6, division 8, see section 153A.’.

At page 30, after line 12—
insert—
‘relevant public utility easement, for part 6, division 8, see section 153A.’.

Debate ensued.

Question – That Ms Bligh’s amendments be agreed to – put and agreed to.

Clause 14, as amended, agreed to.

Clauses 15 to 22, as read, agreed to.

New Clause 22A—
The following amendment was proposed by Ms Bligh—
At page 32, after line 21—
insert—
‘22A Amendment of s 296 (Tenure document to be returned to land registry)
Section 296(2)—
insert—
‘(d) a request to register a dealing under the State Development and Public Works Organisation Act 1971, part 6, division 8

Debate ensued.

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

Clauses 23 to 25, as read, agreed to.

The following amendment was proposed by Ms Bligh—
At page 34, after line 13—
Debate ensued.

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

Clauses 26 and 27, as read, agreed to.

Schedule, as read, agreed to.

Consideration in detail completed—

Ms Bligh moved – That the Bill, as amended, be now read a third time.

Question put and agreed to.

Bill read a third time.

Ms Bligh moved – That the long title of the Bill be agreed to.

Question put and agreed to.

POLICE POWERS AND RESPONSIBILITIES AND OTHER LEGISLATION AMENDMENT BILL and
POLICE SERVICE ADMINISTRATION AMENDMENT BILL (Record of Proceedings p.666)

Order of the day read for the adjourned debate on the motion of the Minister for Police and Corrective Services (Ms Spence) – That the Bills be now read a second time.

Debate ensued.

Debate adjourned on the motion of Mr Gibson.

MINISTERIAL PAPER

The following ministerial paper was tabled—

Minister for Police and Corrective Services (Ms Spence)—

Report to Parliament by the Minister for Police and Corrective Services in compliance with subsection 56A(4) of the Statutory Instruments Act 1992

ADJOURNMENT (Record of Proceedings p.679)

Leader of the House (Mr Schwarten) moved – That the House do now adjourn.

Debate ensued.

Paper: Mrs Stuckey, during her speech, tabled the following paper—

Document titled Public meeting – Saturday 25 November 2006 – Motion

Debate continued.

Question put and agreed to.

The House adjourned at 10.28 pm.

ATTENDANCE

The following Members were present—

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<tr>
<th>Attwood</th>
<th>Barry</th>
<th>Beatle</th>
<th>Bligh</th>
<th>Bomolas</th>
<th>Boyle</th>
<th>Choi</th>
<th>Copeland</th>
<th>Cripps</th>
<th>Croft</th>
<th>Cunningham</th>
<th>Darling</th>
<th>Dempsey</th>
<th>Dickson</th>
<th>Elmes</th>
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<td>English</td>
<td>Fenlon</td>
<td>Finn</td>
<td>Flegg</td>
<td>Foley</td>
<td>Fraser</td>
<td>Gibson</td>
<td>Gray</td>
<td>Hayward</td>
<td>Hinchliffe</td>
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<td>Hoolihan</td>
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<td>Johnson</td>
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<td>Keech</td>
<td>Kieman</td>
<td>Knuth</td>
<td>Langbroek</td>
<td>Lawlor</td>
<td>Lee Long</td>
<td>Lingard</td>
<td>Lucas</td>
<td>Male</td>
<td>Malone</td>
<td>McArdle</td>
<td>McNamara</td>
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<td>Messenger</td>
<td>Mickel</td>
<td>Miller</td>
<td>Moorhead</td>
<td>Mulherin</td>
<td>Nelson–Carr</td>
<td>Nicholls</td>
<td>Nolan</td>
<td>O’Brien</td>
<td>Palaszczuk</td>
<td>Pearce</td>
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<td>Reilly</td>
<td>Reynolds</td>
<td>Rickuss</td>
<td>Roberts</td>
<td>Robertson</td>
<td>Schwarten</td>
<td>Scott</td>
<td>Seeney</td>
<td>Shine</td>
<td>Simpson</td>
<td>Smith</td>
<td>Spence</td>
<td>Springborg</td>
<td>Reeves</td>
<td>Stevens</td>
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<td>Struthers</td>
<td>Stuckey</td>
<td>Sullivan</td>
<td>Van Litsenburg</td>
<td>Wallace</td>
<td>Weightman</td>
<td>Welford</td>
<td>Wellington</td>
<td>Wells</td>
<td>Wendt</td>
<td>Wettenhall</td>
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