Chapter 12 Business

12.1 Routine of business

Standing Orders 97 and 98 set out the order and type of business for different sitting days.

(97) The House shall conduct its business in the following routine:

TUESDAYS
1. At 1.00 p.m. (Speaker takes Chair)
2. General Business Notices of Motions and Private Members' Statements
3. At 2.15 p.m. (Speaker resumes Chair)
4. Ministerial Statements
5. Notices of Motions (Government Business, Bills, Business with Precedence)
6. Notices of Motions to be Accorded Priority
7. Question Time
8. Ministerial Statements
9. Papers
10. Committee Reports – Tabling of reports and notification of inquiries
11. Petitions
12. Announcement of Matter of Public Importance
13. Placing or Disposal of Business
14. Motion Accorded Priority
15. Business with Precedence
16. At 4.30 p.m. Business before the House is interrupted for Government Business. Any interrupted business lapses except when the House is considering Business with Precedence which will stand as an order of the day for tomorrow.
17. At 7.00 p.m. Business before the House is interrupted for the Matter of Public Importance. Any interrupted item of Government Business shall stand as an order of the day for tomorrow. If at the time of interruption a division is in progress, that division shall be completed.
18. Adjournment at 7.30 p.m. or at the conclusion of the Matter of Public Importance, if concluded before 7.30 p.m.

WEDNESDAYS
1. At 10.00 a.m. (Speaker takes the Chair)
2. General Business Notices of Motions
3. Government Business concluding at 1.30 p.m. Any interrupted item of Government Business shall stand as an order of the day for a later hour of the day. If at the time of interruption a division is in progress, that division shall be completed.
4. At 2.15 p.m. (Speaker resumes Chair)
5. Ministerial Statements
6. Notices of Motions (Government Business, Bills, Business with Precedence and notices to be the subject of a motion to re-order later in the sitting)
7. Notices of Motions to be Accorded Priority
8. Question Time
9. Ministerial Statements
10. Papers
11. Committee Reports – Tabling of reports and notification of inquiries
12. Petitions
13. Announcement of Matter of Public Importance
14. Re-ordering of General Business Orders of the Day (for Bills) and General Business (Notices of Motions)
15. Placing or Disposal of Business
16. Motion Accorded Priority
17. Business with Precedence
18. At 4.30 p.m. Business before the House is interrupted for Government Business. Any interrupted business lapses except when the House is considering Business with Precedence which will stand as an order of the days for tomorrow.

19. At 5.45 p.m. Business before the House is interrupted for Private Members’ Statements. Any interrupted item of Government Business shall stand as an order of the day for tomorrow. If at the time of interruption a division is in progress, that division shall be completed.

20. At 7.00 p.m. Business before the House is interrupted for the Matter of Public Importance

21. Adjournment at 7.30 p.m. or at the conclusion of the Matter of Public Importance, if concluded before 7.30 p.m.

THURSDAYS
1. At 10.00 a.m. (Speaker takes Chair)
2. General Business Notices of Motions
3. Government Business until 11.45 a.m. Any interrupted item of Government Business shall stand as an order of the day for tomorrow. If at the time of interruption a division is in progress, that division shall be completed.
4. General Business Notices of Motions or Orders of the Day (not being Bills) concluding at 1.30 p.m. Any interrupted business shall stand as an order of the day for tomorrow with precedence of other General Business (not for Bills). If at the time of interruption a division is in progress that division and any other division(s) to determine the matter shall be completed.
5. At 2.15 p.m. (Speaker resumes the Chair)
6. Ministerial Statements
7. Notices of Motions (Government Business, Bills, Business with Precedence)
8. Notices of Motions to be Accorded Priority
9. Question Time
10. Ministerial Statements
11. Papers
12. Committee Reports – Tabling of reports and notification of inquiries
13. Petitions
14. Placing or Disposal of Business
15. Motion Accorded Priority
16. Business with Precedence
17. At 4.30 p.m. Business before the House is interrupted for General Business Orders of the Day for Bills. Any interrupted business lapses except when the House is considering Business with Precedence which will stand as an order of the day for tomorrow.
18. At 5.30 p.m. Private Members’ Statements. Any interrupted business shall stand as an order of the day for tomorrow with precedence of other General Business Orders of the Day for Bills.
19. Adjournment at 6.30 p.m. or at the conclusion of Private Members’ Statements, if before 6.30 p.m.

(98) On any Friday upon which the House sits, whether as a continuation of the sitting of the previous day or as a separate sitting day the following routine of business will apply:

1. Notices of Motions for Government Business
2. Notices of Motions (General Notices)
3. Petitions
4. General Business Notices of Motions for Bills (concluding not later than 10.30 a.m.)
5. From 10.30 a.m. Government Business shall have precedence of all other business in the routine of business.
6. No quorums shall be called and any divisions called shall be deferred, set down as orders of the day for the next sitting days and determined after Question Time.
7. At 1.00 p.m. Business before the House is interrupted for consideration of committee reports presented or the next item of business shall be called. Any interrupted item of Government Business shall stand as an order of the day for tomorrow.

8. At 1.30 p.m. Private Members' Statements, after which the House shall adjourn without motion moved until the next sitting day.

The routine of business may be altered for a particular instance or for a sitting day, usually by a motion to suspend standing orders (S.O. 365). The adoption of a sessional order is the usual method of changing the routine of business for a longer period. For example, on a sessional order has been adopted for the current session that varies the routine of business. This sessional order provides:

That, during the current session, unless otherwise ordered, standing order 97 shall read as follows:

Tuesdays
1. At 12.00 pm the Speaker takes the Chair
2. Giving of General Business Notices of Motions (General Notices)
3. Private Members' Statements
4. At 1.30 pm the Speaker leaves the Chair
5. At 2.15 pm the Speaker resumes the Chair
6. Ministerial Statements
7. Giving of Notices of Motions (Government Business, Bills, Business with Precedence)
8. Giving of Notices of Motions to be Accorded Priority
9. Question Time
10. Ministerial Statements
11. Papers
12. Committees – Tabling of reports and notification of inquiries
13. Petitions
14. Announcement of Matter of Public Importance
15. Placing or Disposal of Business
16. Motion Accorded Priority
17. Business with Precedence
18. At 4.00 pm Business before the House is interrupted for Government Business. Any interrupted business lapses except when the House is considering Business with Precedence which will stand as an order of the day for tomorrow.
19. At 7.00 pm Business before the House is interrupted for private members' statements. Any interrupted item of Government Business shall stand as an order of the day for tomorrow. If at the time of interruption a division is in progress, that division shall be completed.
21. Adjournment at 7.45 pm or at the conclusion of the Matter of Public Importance, if concluded before 7.45 pm.

Wednesdays:
1. At 10.00 am the Speaker takes the Chair
2. Giving of General Business Notices of Motions (General Notices)
3. Government Business concluding at 1.15 pm. Any interrupted item of Government Business shall stand as an order of the day for a later hour of the day. If at the time of interruption a division is in progress, that division shall be completed.
4. Community Recognition Statements
5. At 2.15 pm the Speaker resumes the Chair
6. Ministerial Statements
7. Giving of Notices of Motions (Government Business, Bills, Business with Precedence, and notices to be the subject of a motion to re-order later in the sitting)
8. Giving of Notices of Motions to be Accorded Priority
9. Question Time
10. Ministerial Statements
11. Papers
12. Committees – Tabling of reports and notification of inquiries
13. Petitions
14. Announcement of Matter of Public Importance
15. Re-ordering of General Business Orders of the Day (for Bills) and General Business Notices of Motions (General Notices)
16. Placing or Disposal of Business
17. Motion Accorded Priority
18. Business with Precedence
19. At 4.00 pm Business before the House is interrupted for Government Business. Any interrupted business lapses except when the House is considering Business with Precedence which will stand as an order of the day for tomorrow.
20. At 6.30 pm the Speaker leaves the Chair. Any interrupted item of Government Business shall stand as an order of the day for a later time. If at the time of interruption a division is in progress, that division shall be completed.
21. At 7.00 pm the Speaker resumes the Chair
22. Private Members’ Statements
23. Government Business concluding at 9.45 pm. Any interrupted item of Government Business shall stand as an order of the day for tomorrow. If at the time of interruption a division is in progress, that division shall be completed.
25. Private Members’ Statements
26. Adjournment at 10.00 pm or at the conclusion of Private Members’ Statements, if concluded before 10.00 pm.

Thursdays:
1. At 10.00 am the Speaker takes the Chair
2. Giving of General Business Notices of Motions (General Notices)
3. General Business Notices of Motions for Bills (concluding not later than 10.30 am). Any interrupted item of business shall be set down as an order of the day for tomorrow with precedence of other General Business Notices of Motions for Bills.
4. General Business Orders of the Day for Bills (concluding not later than 11.30 am or after the expiry of 60 minutes from the commencement of General Business Orders of the Day for Bills if commenced earlier than 10.30 am). Any interrupted item of business shall stand as an order of the day for tomorrow. If at the time of interruption, a division is in progress, that division shall be completed.
5. General Business Notices of Motions or Orders of the Day (not being Bills) concluding at 1.00 pm. Any interrupted business shall stand as an order of the day for tomorrow with precedence of other General Business (not being Bills). If at the time of interruption a division is in progress that division and any other division(s) to determine the matter shall be completed.
6. At 1.00 pm consideration of committee reports presented concluding at 1.30 pm. Any interrupted item of business shall stand as an Order of the Day for tomorrow.
7. At 2.15 pm the Speaker resumes the Chair
8. Ministerial Statements
9. Giving of Notices of Motions (Government Business, Bills, Business with Precedence)
10. Question Time
11. Ministerial Statements
12. Papers
13. Committees – Tabling of reports and notification of inquiries
14. Petitions
15. Placing or Disposal of Business
16. Business with Precedence
17. Government Business
18. At 4.30 pm business before the House is interrupted for Business of the House –
   Petitions. Any interrupted item of Business with Precedence or Government
   Business shall stand as an order of the day for tomorrow. If at the time of
   interruption a division is in progress, that division shall be completed.
19. Community Recognition Statements
20. Private Members’ Statements after which the House shall adjourn without motion
   until the next sitting day.¹

In addition, standing order 98, regarding Friday Sittings, has been suspended for the
   current session.

Standing and sessional orders may be suspended to change the routine of business
to enable the House to give precedence to a particular debate over other
proceedings or to postpone an event in the routine such as private members’
statesments or debate on a motion for urgent consideration. For example, in October
1999, the House suspended standing and sessional orders to permit the normal
routine of business to be interrupted to allow members of the public to address the
House to introduce a debate on the Republic Referendum. The suspension in that
instance provided for the Premier to move a motion, time limits to apply to the
debate, for part of the normal routine of business (Question Time) to apply at 2.15
p.m., and for the Leader of the House to interrupt the debate at any time and ask the
Chair to set down the motion as an order of the day for a later time in which case the
normal routine of business would apply.²

When the Government has a majority, the routine of business may also be changed
to bring forward the Government’s legislative program. For example, to deal with the
Civil Liability Amendment (Personal Responsibility) Bill 2002 where the House
resolved that: the only business to be dealt with would be that bill; no divisions or
quorums were to be called; the House could sit beyond 10.30 p.m. and at the
conclusion of the debate on the bill or at midnight the House would adjourn without a
motion until the next day.³

The House has also suspended standing and sessional orders to allow the routine of
business to be changed to accommodate particular special events. For example, the
House has suspended standing orders to enable Question Time, which normally
occurs at 2.15 p.m. in the routine of business, to commence earlier on particular
days.⁴ Similarly, standing and sessional orders have been suspended to change the
routine of business to enable members to attend a State Funeral,⁵ and to enable the
House to adjourn without a motion following a debate.⁶

12.2 Types of business
The Business Paper, which lists notices and orders, divides business into the
following categories:

¹ VP 14/02/2012, p. 514
² VP 26/10/1999, p. 160.
⁴ For instance, Question Time was held at 10.00 a.m. on Tuesday 6 November 2001 in order that it would not clash with the
   running of the Melbourne Cup in the afternoon, PD 25/10/2001, p. 18006; and at 11.00 a.m. on Wednesday 22 September
   2004 due to the fact that the Premier would not be available in the afternoon, PD 21/09/2004, p. 11195.
⁵ VP 27/02/2002, p. 47.
   226.
• Government business – notices of motion and orders of the day in the charge of Ministers.
• General business – notices of motions and orders of the day in the charge of private members.
• Orders of the Day (Committee Reports) – reports of committees that have been tabled awaiting debate.
• Petitions requiring Ministerial response – petitions presented by members which have been signed by 500 or more persons.
• Committee recommendations requiring government response.

The Business Paper may also include other business such as Business of the House – Petitions which lists any petitions that have been received by the House that have been signed by 10,000 or more persons and has been set down for discussion in accordance with Standing Order 125A (adopted as a sessional order for the current Parliament).

Business with Precedence is another category of business that appears on the Business Paper from time to time. This is business that has been granted precedence of other business under standing order 118 (see section 12.5).

12.3 Placing or disposal of business (“call over”)
Each sitting day, after the conclusion of Question Time, the Speaker asks whether any member wishes to postpone, withdraw or discharge any business standing in their name on the Business Paper. Any member seeking to postpone or dispose of any items seeks the call and, when acknowledged by the Speaker, advises the Chair or moves a motion accordingly.

The placing or disposal of business or “call over” procedure gives members an opportunity to withdraw or postpone any notice of motion standing in their name on the paper or to postpone or move a motion to withdraw or discharge any order of business in their name (S.O. 100). Any item of government business can be postponed, withdrawn or discharged during the placing or disposal of business. However, in relation to general business, members can only withdraw or discharge items on the Business Paper standing in their name during the call over and must postpone items in accordance with standing order 101 (see section 12.3.1).

12.3.1 General Business
The program for general business each week is established on Wednesday to ensure Members are aware of the General Business that will be considered the following day. In accordance with standing order 101, members advise the Clerk in writing prior to 12.00 noon on Wednesday which general business standing in their name on the Business Paper is to be postponed. A party whip may also advise the Clerk of which items of general business standing in the name of members of their party are to be postponed. The first ten notices on the Business Paper not advised to be postponed are deemed to be proceeding. If a member has been granted leave of absence it is accepted practice that the business standing in the member’s name is postponed.

---

7 i.e. general business notices of motion (general notices), general business notices of motion for bills, general business orders of the day (general orders), general business orders of the day for bills.
Members are still able to withdraw or postpone any notice of motion or an order of the day when it is called on. No motion is required for a member to postpone business standing in their name when it is called on and the leave of the House is not required. However, if a member wishes to withdraw an order of the day when it is called on the member is required to move a motion. The motion is considered without debate.

When the House proceeds to consider items of general business members must be present and take some action when the item of general business standing in their name is called on, or else the item lapses. However, on one occasion an unusual occurrence happened when a member who had carriage of a private member’s bill was not present in the House and with the concurrence of the House his item was not called on and the House proceeded to the next order of the day. This meant that the item did not lapse. A sessional order adopted in February 2013 provides for the Speaker to have discretion to postpone any general business notice of motion if the Member is absent from the Chamber when it is called on. This provision has been adopted to prevent a domino effect on general business items listed for debate if a member unexpectedly postpones a General Business Motion, resulting in subsequent items lapsing as the members who have carriage of those items are not in the Chamber to either move the motion or postpone the item.

General business notices of motions and orders of the day not commenced or completed 6 months from the date given lapse in accordance with standing order 105 (as amended by sessional order). In addition when Parliament prorogues, all business before the House comes to an end. General business can however be restored to the business paper by resolution of the House. For example, when the House resumed after prorogation on 27 February 2002 standing and sessional orders were suspended to enable members, or the Leader and Shadow Leader of the House on their behalf, to give written notification of any general business notices of motions and orders of the day which had lapsed due to prorogation to be restored to the business paper. The resolution also provided that the restored notices of motion would be printed as a supplement to the business paper and that notices of general business given after 27 February 2002 would have precedence over the business restored. In fact, none of the restored notices were ever given precedence for debate.

The House has also suspended standing and sessional orders to allow a number of general business notices of motions (for bills), an interrupted mover’s second reading speech and orders of the day (for bills) from the previous session of the

---

8 This procedure was first adopted in November 2005 VP 29/11/2005, p. 1795. Prior to this the program for general business day was established in the House with the Speaker calling over each item of business and members indicating whether business was to proceed at the next sitting, be postponed, withdrawn or discharged (by motion).
9 VP 16/09/1999, pp. 79-80. Three general business notices of motion called on and lapsed because members were not present to move them.
10 See the Legislative Assembly Notices (i.e., the business paper) 06/05/2004 where the Quarantine Station Preservation Trust Bill was listed as the first general business order of the day for bills followed by the Roads Amendment (Transfer of Crown Roads) Bill and PD 06/05/2004, p. 8571 where the Roads Amendment (Transfer of Crown Roads) Bill was called after the previous item of business despite the fact that the Quarantine Station Preservation Trust Bill had not been postponed.
11 The Leader of the House has on occasion suspended standing orders to restore business that has lapsed in such circumstances. See for example, VP 31 May, 2012 p. 1040.
12 VP 27/02/2002, p. 45.
13 It is unusual for general business (general notices) to be restored to the business paper following prorogation. Standing orders do however provide specifically for bills, including private members’ bills, to be restored (S.O. 237). See section 20.6.6.5 of Part One for more information on the restoration of bills after prorogation.
same parliament to be reintroduced at the stage they had reached before the close of the session. This business was to have precedence of all general business notices of motions (for bills) given in the new session.\textsuperscript{14} Messages were sent to the Legislative Council requesting that bills, which were in the Council at the time of prorogation, be resumed in the new session at the same stage they had reached prior to prorogation.

\textbf{12.3.2 Re-ordering General Business}

Under the standing orders provision is made for any two private members to re-order each week:

- A general business order of the day for the resumption of debate on that member's bill; and
- A notice of motion (general notice), listed on the Business Paper or given that day.\textsuperscript{15}

Notices of motions for bills and resumption of general notices cannot be re-ordered under this procedure (S.O. 106).

Members seeking to re-order their item of business may make a statement of up to five minutes in support of the re-ordering of an order of the day (for bills) or in support of the notice of motion (general notice). Only one item of business can be re-ordered under each category. If the first motion is agreed to, the second motion is not put. The same process is then repeated whereby any two private members may move to reorder their notice of motion for an item of general business. (S.O. 106).

\textbf{12.3.2.1 Bills}

Where the House accords precedence to an order of the day (for bills), the resumption of debate on that bill takes precedence when general business orders of the day (for bills) are considered and accordingly has precedence over all other general business orders of the day (for bills) on the Business Paper.

\textbf{12.3.2.2 General notices and orders}

Where the House accords precedence to a general business notice of motion (general notice), such notice takes precedence at the time when general business (general orders of the day and general notices of motions) are considered and accordingly has precedence over all other notices of motions (general notices) and orders of the day (general orders) on the Business Paper.\textsuperscript{16}

In addition to the re-ordering procedure, the House is able to accord precedence to any general business notice of motion, or any other item of business, through the

\textsuperscript{14} VP 12/03/2002, pp. 60-1.

\textsuperscript{15} Under the sessional orders general business notices of motions are given at the commencement of the sitting each day. However, a member wishing to re-order a notice of motion in accordance with SO 106 may also give notice of their motion prior to Question Time each Wednesday in order to be considered for re-ordering later that day.

\textsuperscript{16} Two motions for precedence agreed to - one an order of the day (for bills), the other for a general business notice of motion. Another member then sought to move that his motion also be accorded precedence. The Speaker ruled that as the House had already agreed to give precedence to one general business notice of motion, there was no opportunity available for the other motion to be given precedence: VP 07/03/2001, p. 1082; VP 28/03/2001, pp. 1116-7.
mechanism of suspending standing and sessional orders to provide that a particular motion or bill take precedence or be brought on forthwith.\textsuperscript{17}

12.4 Formal Business
Prior to November 2005 provision was made for the Speaker to give the House the opportunity to deal with any notice or order as formal business.\textsuperscript{18} Under this procedure the Speaker inquired whether there was any objection to each notice and each order of the day for the third reading of a bill on the business paper to be dealt with formally. Usually the Speaker grouped items, and the whips of each party would object. If no objection was taken by any member, the notice or order was deemed to be formal and the member having carriage of the matter could move the motion (in the case of a notice) immediately, or the Speaker would propose the question on an order and the question would then be decided without amendment or debate. It was usual for the order of the day for third readings of amended bills to be dealt with formally. However, this did not preclude the House from proceeding to a division on the question if a member called a vote. Certain business such as motions establishing a select or standing committee (except on a private bill) or for the adoption of a report of a committee could not be dealt with formally. The standing orders adopted in November 2006 have removed the procedure as it was considered that it was rarely used, unnecessary and sometimes delayed the bringing on of Question Time.

12.5 Business with Precedence
In accordance with standing order 118, certain matters are deemed to be 'Business with Precedence'. Such matters are considered during the time set aside in the routine of business (SO 97) for 'Business with Precedence'. Business with precedence may be interrupted in accordance with the routine of business.\textsuperscript{19} However, it is not unusual for standing and sessional orders to be suspended to alter the routine of business to allow the conclusion of any business with precedence.\textsuperscript{20}

The following types of business is considered 'Business with Precedence':

(1) Dissent from the Speaker's ruling;
(2) No confidence in the Government\textsuperscript{21}, Minister or Speaker;
(3) Censure of member or Speaker;
(4) Privilege/contempt;
(5) Expulsion of a member;
(6) Arrangement of business of the House;
(7) Days and hours of sitting;
(8) Disallowance of statutory rules;

\textsuperscript{17} See for example, VP 19/09/2002, p. 452 where standing and sessional orders were suspended to provide for the consideration forthwith of a general business notice of motion regarding the retirement of the Acting Manager, Parliamentary Printing.
\textsuperscript{18} See comments made by the Leader of the House PD 15/11/2005, p. 19677.
\textsuperscript{19} For example, on Tuesday and Wednesday, the routine of business, as amended by sessional order, provides that business with precedence is interrupted at 4.00 pm for the consideration of Government Business.
\textsuperscript{20} See for example: VP 3/4/2012, pp. 706-7
\textsuperscript{21} The standing orders provide for two different types of no confidence motions in the Government. SO 111 provides for a no confidence motion in the Government pursuant to section 24B(2) of the Constitution Act 1902. Such a motion is considered to be of great importance and is not dealt with as other 'Business with Precedence' as debate on the motion takes the place of all other business and cannot be adjourned. SO 111A does however provide for motions of no confidence in the Government not in accordance with the Constitution Act 1902 and such motions are considered as 'Business with Precedence' and will be interrupted in accordance with the routine of business.
12.5.1 Votes of Condolence
On 9 April 1966, the then Premier issued a memorandum containing guidelines as to how the government would prefer to deal with motions following the death of a member or former member as follows:

<table>
<thead>
<tr>
<th>Death of a sitting member including Premier, Minister or Speaker</th>
<th>Motion of sympathy to be moved, and House to adjourn as a mark of respect.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Death of former Premier, Minister or Speaker (no longer in Parliament)</td>
<td>Motion of sympathy to be moved. No adjournment of the House.</td>
</tr>
<tr>
<td>Death of former member who ceased to be a member not more than 15 years ago</td>
<td>Motion of sympathy to be moved. No adjournment of the House.</td>
</tr>
<tr>
<td>Death of former member who ceased to be a member more than 15 years ago</td>
<td>Message of condolence to be adopted, without debate. Members to stand in silence as a mark of respect. Speaker to inform House that a message had been sent to the family on behalf of House and House stands as mark of respect.</td>
</tr>
</tbody>
</table>

There is no provision in the standing orders for specific time limits to apply where members are speaking on condolence motions. Under S.O. 85 a time limit of 20 minutes applies for debates not otherwise provided for. By custom, however, members are not restricted in time when speaking on a condolence motion. The time in the day’s business for a condolence motion is arranged between the party whip and the Leader of the House to facilitate attendance of the deceased member’s family and friends.

The House may also adjourn as a mark of respect or extend condolences for people other than members or former members. For example, following the death of Diana, Princess of Wales the House adjourned as a mark of respect and on occasions condolences are extended to the families of significant Australians, by way of ministerial statement, with the leaders of all parties speaking. The Speaker has also left the Chair for a period of time as a mark of respect. Copies of the Hansard of the debate on a condolence motion are forwarded to the bereaved by the Clerk.

---

22 VP 15/09/1998, p. 841; VP 08/04/1997, p. 712. However, the House has suspended standing orders to enable the House to adjourn as a mark of respect at the conclusion of a condolence motion for a former Deputy Premier. VP 28/09/2002, p. 492.
23 VP 16/04/1996, p. 17.
24 VP 31/03/1998, p. 419; VP 31/03/1998, p. 420. See also PD 13/12/1995, p. 4883 where member paid tribute to a former backbench member in a private member’s statement as the customary practice precluded a motion of sympathy.
26 See for example PD 13/12/1995, p. 4887, on the death of Andrew Olle, ABC journalist; PD 05/09/2006, pp. 1379-80, on the death of Steve Irwin; and PD 19/09/2006, p. 1791, on the death of Peter Brock.
27 VP 01/05/1996, p. 84 where the Speaker left the Chair for 35 minutes as a mark of respect for the 35 victims of the Port Arthur shootings.
12.6 Matters of Public Importance

A matter of public importance (MPI) is a vehicle for discussion of a matter, without the House having to make a final judgement by way of resolution. Consequently the matter for debate is usually framed as a very brief, general statement.

Under standing order 110, the Speaker is to determine, at least 30 minutes prior to Question Time on days on which a matter of public importance will be discussed, whether an issue a member wishes to raise through this avenue is a matter of sufficient public importance to take up the time of the House. The criteria the Speaker uses is whether the MPI procedure is the most appropriate vehicle to raise the issue, the timeliness of the issue, and, in choosing between matters, the make-up of the House. If more than one matter is submitted, the Speaker is required to make a determination as to which matter is of the greatest public importance. Under the standing order, the Speaker’s decision in these matters cannot be challenged. Speaker’s rulings provide that a member may raise their doubts as to whether a matter is one of public importance when the matter is announced in the House, but not once discussion on the matter has commenced.  

Written notice of the matters submitted and the matter selected for discussion, is given to the Premier, the Leader of the Government, the Leader of the Opposition, the responsible Minister in the House, Independent members and members submitting matters. In addition, notices to all members are placed on notice boards at least 30 minutes prior to question time (S.O. 110(3)). It is interesting to note that a subject which has been raised as a matter of public importance can be debated more than once in the same session as no vote is taken, and thus the “previous question” rule does not apply.

The discussion can take a maximum of 16 minutes, with 3 members being provided with an opportunity to speak. The member who submitted the matter may speak for up to 5 minutes, the member next speaking may also speak for up to 5 minutes and one other member may speak for 3 minutes. The member who submitted the matter is also entitled to a reply of up to 3 minutes. The House may agree to motions to enable additional members to speak in such discussions. The practice has been for the Speaker to alternate between Government and non-Government members in determining which matter will be discussed.

12.7 Motions of no confidence in a Minister or the Speaker and motions of censure

As noted in section 12.5 motions of no confidence in a Minister or the Speaker and censure are considered business with precedence and time is set aside in the routine of business for business with precedence each sitting day. Under the routine of business adopted as a sesjonal order, business with precedence is interrupted at 4.00 p.m. for Government Business on Tuesday and Wednesday and at 4.30 p.m. on Thursday for discussion on petitions signed by 10,000 or more persons. The

---

29 A point of order was raised during the announcement of matters of public importance that the matter had already been previously debated and that it was prohibited under the standing orders. The Speaker advised that it is correct that the House cannot debate a motion which is the same in substance as any question already determined by the House but that a matter of public importance is not a motion and as no vote is taken and standing order 164 (now S.O. 154 “same question not to be put”) did not apply. PD 13/11/2002, p. 6678.
30 Current times set by sessional order adopted 14 February 2012.
interrupted debate is set down as an order of the day for the next time business with precedence is considered. However, it is not unusual for standing orders to be suspended to enable debate on motions of no confidence or censure motions to have precedence of all other business until the matter is concluded, or at a specified time at the sitting.

Notices of motions of no confidence are called on the day after the notice is given in order for more time for preparation to be available, in view of the gravity of the motion, and notices for censure motions are called on the same day. These items appear on the Business Paper under the category of “Business with Precedence”.

No confidence motions may not be postponed nor amended but they may be withdrawn. A motion of no confidence in a Minister or the Speaker may also incorporate other issues. For instance, on one occasion when a motion of no confidence was moved in a Minister for Transport the motion also called for the Auditor-General to review the terms and conditions of the M5 motorway contracts and report to the House by a specified time.

The standing orders permit the closure to be moved on no confidence or censure motions after at least four members (including certain specified members) have spoken in debate. The debate on a no confidence motion may be adjourned, the order of the day for the adjourned debate taking its place in the routine as business with precedence.

It is interesting to note that on 10 July 1888, a motion of no confidence was moved against the then Speaker, Mr Young, who saw fit to leave the Chair because the motion was personal to himself. On a point of order being taken that the standing orders did not permit his absence, he resumed the Chair and continued to occupy it during debate. The standing orders were subsequently amended to allow the Speaker to leave the Chair whenever he wished and to have the Chair occupied by the Deputy Speaker.

Motions of no confidence and censure against members supporting the Government are inevitably negatived on party lines. This includes motions of no confidence moved in relation to the Speaker. However, on a number of occasions during the 50th Parliament, where a number of non-aligned Independent members in the Legislative Assembly held the balance of power, motions censuring the Premier were resolved in the affirmative. During this period the Independent members had an agreement with the Liberal/Coalition Government whereby they agreed to vote with the Government on motions of no confidence except where matters of corruption or maladministration were involved, which reflected upon the conduct of

---

31 In 1992, a member moved that the Member for The Hills, Anthony Packard, attend in his place to respond to a notice of motion already given regarding his conduct. VP 30/04/1992, p. 275.
32 Prior to the adoption of the standing order relating to no confidence motions when such a motion was moved in the House it was permissible to make amendments to the motion. See for example, PD 22/11/1994 p. 5542 and pp. 5598-600.
33 Notice of motion of no confidence in Minister withdrawn on behalf of Leader of the Opposition, VP 08/04/1997, p. 732.
35 i.e. the mover and Party Leader(s)
36 See VP 06/12/1892, p. 219, where a new standing order allowing the Speaker to leave the Chair and for the Deputy to act in his place without formal communication to the House was adopted by the Legislative Assembly.
37 See for example, VP 08/09/1999, pp. 41-3 and 45-6; VP 06/06/2000, pp. 552-3; VP 28/06/2001, p. 1363; VP 16/10/01, p. 1505; and VP 27/06/2002, p. 359.
38 See VP 04/11/1953, pp. 123 – 125, where a vote of no confidence in Speaker Lamb for amongst other things displaying partiality in favour of Government members was negatived on division. See for further examples, VP 26/02/1912, p. 216; VP 25/11/1912, p. 237; VP 05/09/1957, p. 33; VP 26/09/1962, p. 57.
39 See PD 28/04/1992, pp. 2905-9 and PD 22/09/1994, pp. 3588 and 3627 where votes of censure in the Premier were supported by the Independent members.
the Government as a whole, in which case the Independent members retained the right to move a motion of no confidence. Independents elected to Parliament in subsequent Parliaments seem to have continued this practice despite them not holding the balance of power.

The Speaker has ruled that a censure motion must use the word “censure” at the commencement of the motion otherwise it will not be considered to bring standing orders 114 and 115 into play. In 2001, a member sought leave to amend a notice of motion given that day to reorder paragraphs. In the original motion, the word “censure” did not appear at the commencement of the motion and the Speaker ruled that it was therefore not one of censure for the purposes of standing order 114. The Speaker also ruled that the proposed amendment to reorder the paragraphs would change the scope of the motion, in that it would not constitute a formal censure motion and therefore it was ruled out of order.

In relation to the censure of the Speaker, precedents of the House indicate that any such motion of censure is required to be framed absolutely and specifically and restricted to matters concerning the Speaker and not concern matters of which the Speaker had no official cognisance, or another matter such as a censure of the Government. The actions of the Speaker cannot be criticised in debate or upon any form of proceeding except a substantive motion, such as a motion of censure or no confidence and, as noted by May, any reflection upon the character or action of the Speaker that is not part of a contribution to debate on a substantive motion may be punished as a breach of privilege.

12.8 No confidence in the Government
As confidence of the elected members of the Legislative Assembly in the Executive is the basis of the Executive’s mandate to govern, a vote of no confidence in the Government is a most serious matter. Section 24B Constitution Act 1902 provides that the Governor may dissolve the Assembly if:

(a) a motion of no confidence in the Government is passed by the Legislative Assembly (being a motion of which not less than 3 clear days' notice has been given in the Legislative Assembly); and

(b) during the period commencing on the passage of the motion of no confidence and ending 8 clear days thereafter, the Legislative Assembly has not passed a motion of confidence in the then Government.

Section 24B also requires that, after a motion of no confidence is passed, the Legislative Assembly may not be prorogued before the end of that 8-day period and

---

40 See the Memorandum of Understanding Between the Hon. N. F. Greiner MP, Premier for and on behalf of the Liberal/National Party Government (The Government) and Mr John Hatton MP, Ms Clover Moore MP and Dr Peter Macdonald MP (The Independent members), Item A.
41 See for example, VP 27/06/2002, p. 359; where the Independent members voted with the Government on the motion of no confidence in the Minister for Transport and Minister for Roads which did not involve corruption or maladministration.
43 See ruling of Speaker Meagher, PD 06/10/1915, p. 2372.
44 See ruling of Speaker Willis, VP 20/02/1912, p. 200; PD 20/02/1912, pp. 2957-8.
45 See May, pp. 356-7 and 438-9.
46 During the 51st Parliament, a motion of no confidence was brought on before three days had passed through a suspension of standing orders, VP 98/99/1998, pp. 827-30. If this motion had passed, it would not have fulfilled the conditions under s.24B by which the Governor could dissolve the Assembly, although the Governor may have had a discretion to dissolve the House under s.24B(5) Constitution Act 1902 or to dismiss the Government under ss.35C(2) & 35E(2).
may not be adjourned for a period extending beyond that 8-day period, unless the motion of confidence has been passed.

In accordance with the provisions of the Constitution Act and the gravity of a motion of no confidence in the Government, standing order 111 provides that:

- If a motion is given under section 24B(2) of the Constitution Act, the motion takes precedence of all other business on the sitting day that is three clear days after notice is given (i.e., there must be at least three whole calendar days between the giving of notice and moving the motion);\(^{47}\)
- The motion may not be postponed nor amended, although it can be withdrawn with the leave of the House;
- The debate cannot be adjourned and certain motions closing debate (the previous question) or controlling the debate (That the member be now heard, or That the member be not further heard) cannot be moved;
- The closure ("That the question be now put") cannot be moved until at least 8 members have spoken; and
- The Speaker will leave the Chair at the time for adjournment each day and the sitting will resume at 10.00 a.m. on each successive business day until the question is determined.

In 2009, an additional standing order (S.O. 111A) was adopted by the House to provide for a motion of no confidence in the Government to be moved that is not pursuant to the provisions of the Constitution Act 1902. Such motions are dealt with in the same way that motions of no confidence in a Minister or the Speaker are considered and accordingly are called on the next sitting day at the time for business with precedence.

Rulings of previous Speakers have set the boundaries of debate for no confidence motions in the Government. For instance, Speaker Rozzoli ruled that such a debate included the possibility of attack on any member, who in the performance of the member’s duties, contributed to the functions of government but that it did not extend to addressing matters which concerned actions allegedly taken by another member prior to them becoming a member of Parliament nor to attacking another member personally.\(^{48}\)

12.9 Motions Accorded Priority
A procedure for consideration of motions to be accorded priority (formerly called urgent motions) was first adopted in 1994 and provides that the Speaker call for notices of motions to be accorded priority prior to Question Time at each sitting (S.O. 109). However, in accordance with the routine of business adopted by way of sessional order for the current (55\(^{th}\)) Parliament motions accorded priority are only considered on Tuesday and Wednesday. When called upon, the member reads the notice aloud and then hands three written\(^{49}\) copies to the Clerk. The Speaker has

\(^{47}\) The current standing orders provide for motions of no confidence to be moved that do not conform with the conditions set out in s. 24B of the Constitution Act. The need for this provision was identified when in 1998 the Leader of the Opposition gave notice of a motion of no confidence in the Government and the House then suspended standing orders to allow the motion to be moved on the same day. The issue arose as to whether a motion of no confidence moved within 3 days of the giving of notice is one which could give rise to the Governor’s discretion under section 24B of the Act. VP 08/09/98, pp. 827-30.

\(^{48}\) PD 01/07/1992, pp. 5206-8.

\(^{49}\) The notice of motion for a motion accorded priority must be typed and signed by the member in accordance with the standing orders relating to notices of motion (S.O. 134-5).
ruled that the oral version of the notice for a motion to be accorded priority must be the same as the written version.\textsuperscript{50} In one instance the Speaker ruled that a motion not in accordance with the facts, was out of order and that a paragraph would need to be amended.\textsuperscript{51} Debate on the motion takes place at the conclusion of Question Time, so members have some time to prepare for the debate.

If two notices are received (the maximum allowable), members have three minutes each to argue why their motion should be accorded priority.\textsuperscript{52} Sessional orders provide that no points of order regarding the scope or substance of the notice will be entertained during the three minute statement. This restriction was introduced to prevent spurious and time-wasting points of order which allege that a member is debating the substance of their motion rather than establishing priority. It also reflects the evolving practice of the House which is for the Speaker to allow members to refer to the substance of their motion when establishing priority.\textsuperscript{53}

After both members have argued why their motion should be accorded priority, the Speaker puts the question "That the motion of the Member for ... be accorded priority" in the order in which the notices were given. The total time allocated for the debate under the sessional orders is 19 minutes. The sessional orders also provide that no quorum calls are permitted during the time set aside for a motion accorded priority.

Standing orders have been suspended to allow both motions proposed to be debated at the same sitting and for additional speakers to participate in the debate.\textsuperscript{54} Standing and sessional orders have also been suspended to allow debate to be adjourned until a later hour, or the next day\textsuperscript{55} and for a motion to be considered as a matter of public importance.\textsuperscript{56} On one occasion a notice of motion was given which proposed that in view of the serious allegations made against him the Speaker vacate the Chair. The House voted on division for the notice to not proceed.\textsuperscript{57}

As with most motions, a motion accorded priority may be amended before it is voted upon by the House (see Chapter 16).\textsuperscript{58} On one occasion, the closure was moved and agreed to in order to allow the consideration of a second separate amendment to the motion.\textsuperscript{59}

If the debate on the motion accorded priority is interrupted pursuant to standing orders or sessional orders the motion lapses. However, standing order 109(6) provides that if at the time of interruption a division is in progress that division and any other division(s) to determine the matter is completed.

\textsuperscript{50} In the House, a Minister gave notice of a motion for urgent consideration which differed from the written version that had been lodged with the Clerk. The Speaker ruled it out of order as it was not in the proper form. VP 23/05/2000, 481.
\textsuperscript{51} VP 20/06/2000, 601.
\textsuperscript{52} Sessional order adopted VP 14/02/2012, p. 520 has reduced the time given to members to argue why their motion should be accorded priority down from the five minutes provided in standing order 109.
\textsuperscript{53} See Statement of Speaker Hancock, PD 15/02/2012, p. 8295.
\textsuperscript{55} VP 03/05/2000, p. 440.
\textsuperscript{56} PD 01/03/2005, p. 14322.
\textsuperscript{57} VP 31/10/2000, p. 810.
\textsuperscript{58} PD 04/06/1998, p. 5824.
12.10 Private members’ statements
The standing orders (S.O. 108) make provision for private members’ statements.

In summary:
- Time is provided each sitting day for the giving of private members’ statements.
- Up to 16 private members are permitted to speak for up to five minutes each; Ministers, or parliamentary secretaries in accordance with standing order 366, may reply to each statement for up to two minutes. This has been varied by sessional order to provide for up to 47 private members’ statements to be made each sitting week and for replies from Ministers or parliamentary secretaries if they desire to make one to be limited to one minute.
- Divisions in progress when private members’ statements are due to be called on are to be completed as are any proceedings under a “guillotine” that are in progress.
- A division on any question or call for a quorum cannot be made during private members’ statements.
- Private members’ statements may be taken between items of business, by leave, or until certain business is to be conducted as specified by the Minister then in charge of the House.

There are Speakers’ rulings to the effect that:
- Matters of general concern may be raised, mostly pertaining to a member’s electorate or local matters or matters of concern to a constituent. However, members generally are permitted to cover wider issues of public policy where a connection with the member’s constituency is established.
- Attacks on other members are not permissible except by way of substantive motion.
- Statements reflecting on the character or conduct of persons outside the Parliament are inappropriate.
- Reflections on the judiciary are not permitted.
- Ministers should not use private members’ statements to raise policy issues that fall within their portfolio responsibilities except when relevant in replying to matters raised by private members.
- Similarly, shadow ministers should not raise portfolio policy issues by way of an attack on the Minister under the guise of a private member’s statement.
- Private members’ statements should not be used to anticipate or continue debate on a matter in the Assembly or the Council, nor should they be used to debate legislation or comment on policy matters.

---

60 PD 20/05/1998, p. 4946; PD 27/05/1998, p. 5320; the member intimated he was about to release a report and the Speaker ruled that such action would be outside the leave of private members’ statements, PD 15/10/1998, p. 8475.
61 PD 09/11/1999, p. 2433; and see PD 14/09/1999, p. 410 where a Minister suggested a member should have notified a Minister to give him an opportunity to be present to respond when an item of general policy was raised; PD 04/09/2001, p. 16297. See also Speaker Murray’s statement PD 04/09/2001, pp. 161297 and 161330.
64 PD 04/09/2001, p. 16297.
• Members should make a statement rather than develop an argument.\textsuperscript{68}

• During the currency of the Address in Reply debate, the matter raised in a private member's statement must be a strictly local one or an urgent matter that cannot be expected to wait until the member has an opportunity to speak to the Address in Reply. The matter should also be one which it is highly unlikely that another member would raise during the Address in Reply.\textsuperscript{69}

\textbf{12.10.1 Community Recognition Statements}

In 2013, a sessional order was adopted to provide for members to make 60 second statements of a congratulatory nature or acknowledging the achievements of individuals, groups or organisations in the community. The sessional order provides that the ambit of such statements must:

• Be congratulatory in nature and predominantly of a local or private nature and uncontroversial (e.g. congratulating a particular person or group or people for an achievement);

• Recognise charity work, retirements or honour awards (e.g. sporting achievements, school awards etc); or

• Be words of thanks or condolence.

The sessional orders specify that Community Recognition Statements should not contain:

• Matters of policy;

• Requests for the Government or the House, or another body to take some form of action or inaction; or

• Criticisms or negative reflections on any person, including Members, Office Holders, the Government, the Opposition or a third party.

The sessional order provides for Community Recognition Statements to be given on Wednesdays at 1.15 pm and on Thursdays after the conclusion on the discussion on any petition signed by 10,000 or more persons for a total of 15 minutes. Members are not permitted to make consecutive statements. However, a member may make a second community recognition statement if the Chair is satisfied that no other member is seeking the call to give their first community recognition statement.\textsuperscript{70}

\textbf{12.11 Ministerial statements}

Standing orders first adopted in 1994 make provision for Ministers to make statements both before and after Question Time and at other times by leave of the House (S.O. 103 and 104). The statements are not time limited and the Leader of the Opposition (or any member deputed) may respond for an equivalent length of time. On occasion, leave has been granted for an additional speaker to address the House (e.g. a third party leader).\textsuperscript{71} Prior to this there were no clear rules governing

\textsuperscript{68} PD 24/04/1996, p. 449.
\textsuperscript{69} PD 23/08/1988, pp. 339-40.
\textsuperscript{70} See ruling of Speaker Hancock PD 26/03/2013, galley p. 31
\textsuperscript{71} See for example, VP 04/04/2000, p. 322. This practice usually applies when a ministerial statement is used to express condolences.
the giving of ministerial statements in the House and such statements were “vague, imprecise and contain[ed] many anomalies”.\textsuperscript{72}

Speakers’ rulings on ministerial statements provide that they must relate to Government policy and that a Minister in making a ministerial statement may deal with matters of administration so long as they are related to the matter of policy being enunciated\textsuperscript{73}; and no debate is permitted in that the response must traverse only those matters raised by the Minister.\textsuperscript{74} On one occasion a Minister gave a personal explanation concerning a ministerial statement given by him and subsequent events.\textsuperscript{75}

12.12 Statutory rules and instruments

Part 6 of the \textit{Interpretation Act 1987} provides for the making, tabling and disallowance of statutory rules and certain other instruments by either House of Parliament. The Act defines “statutory rule” as "(a) a regulation, by-law or ordinance that is made by the Governor or that is made by a person or body other than the Governor, but is required by law to be approved or confirmed by the Governor; or (b) a rule of court".

In addition to statutory rules, the tabling and disallowance procedures of Part 6 of the Act also apply to other statutory instruments by virtue of provisions of other Acts.\textsuperscript{76} A full list of disallowable statutory rules and instruments is published by the Parliamentary Counsel’s Office.\textsuperscript{77}

Notices of motion for disallowance of an instrument that does not fall within the ambit of an Act providing for the disallowance of that instrument have been ruled out of order.\textsuperscript{78}

Section 40(1) of the \textit{Interpretation Act 1987} provides that written notice of the making of a statutory rule shall be laid before each House of Parliament within 14 days after the day on which it is published on the NSW Legislation website.

The House has adopted the practice of the Clerk announcing in the House the receipt from Parliamentary Counsel of notices of the making of statutory instruments, as published in the Government Gazette. This satisfies the tabling provision in the \textit{Interpretation Act 1987}. The tabling of other instruments that might be disallowable but are not published on the NSW Legislation website remain the responsibility of Ministers and their agencies.\textsuperscript{79}

\textsuperscript{72} See comments of Speaker Ellis, PD 20/09/1972, p. 834.
\textsuperscript{73} See ruling of Speaker Ellis, PD 08/11/1966, p. 2204.
\textsuperscript{74} See rulings of Speaker Weaver, PD 11/04/1940, p. 7910; Speaker Maher, PD 15/02/1961, p. 2405; and Speaker Ellis, PD 03/11/1965, p. 1711.
\textsuperscript{75} PD 29/05/2001, p. 13821.
\textsuperscript{76} See for example, \textit{Crown Lands Act 1989} – notifications under section 84 (made by the Minister) of proposed revocations of dedication of land and \textit{Ombudsman Act 1974} – proclamations under section 14 (made by the Governor) amending Schedule 1 in relation to any class or conduct of a public authority.
\textsuperscript{77} See the Automatic Parliamentary Tabling Scheme available under the legislation guides section of the Parliamentary Counsel’s website at \url{http://www.pco.nsw.gov.au/publications.htm}
\textsuperscript{78} See for example, PD 30/06/1992, p. 4862 where a notice of motion for disallowance of a notification given under section 18 of the \textit{Fisheries and Oyster Farms Act 1935} ruled out of order on the grounds that it was not made by the Governor or required to be approved or confirmed by the Governor; and PD 18/11/1993, p. 5702 where the Speaker ruled a motion to disallow a Supreme Court Practice Note out of order as it was not subject to the scrutiny of Parliament.
\textsuperscript{79} See for examples, VP 29/06/1999, p. 202 where the Leader of the House tabled variations to the Shareholders’ Agreement pursuant to the \textit{National Rail Corporation (Agreement) Act 1991}; VP 19/10/1999, p. 124 where the Minister tabled a notice of proposed amended terms and conditions of Sydney Water’s Operating Licence pursuant to the \textit{Sydney Water Act 1994}; and
Section 41 provides that either House may pass a resolution to disallow a statutory rule at any time before the written notice is laid before the House or at any time after its tabling as long as notice to disallow the rule is given within 15 sitting days after the tabling. Day 1 of the 15 days is the first sitting day after the tabling of the statutory rule. Furthermore, these 15 sitting days apply regardless of whether the Parliament is dissolved or has expired. For instance, if a statutory rule is tabled and there are a further two sitting days before the Parliament is dissolved or expires then a member will have 13 sitting days in the next Parliament in which to give notice of a motion to disallow the rule.

Standing order 116 sets out the procedure for disallowance and standing order 118 constitutes disallowance motions as business with precedence and accordingly such motions are considered at the time for business with precedence in the routine of business. Prior to 1994 any motion to disallow regulations lapsed if it was not moved on the day it had been accorded precedence. However, despite this, on one occasion it was ruled that if there had been no opportunity to move a disallowance motion it does not lapse and is accorded precedence until moved. This is the practice currently followed by the Legislative Assembly today.

Under the current standing orders, the Speaker may put the question when debate has exceeded 30 minutes (S.O. 85). Members, and the mover in reply, may speak for up to 10 minutes each. However, the Speaker can use discretion to alter the speaking time of members.

Section 41(6) of the Interpretation Act, provides that the House may disallow part of a statutory rule. However, there is no provision or power for the House to amend a statutory rule by adding words or provisions. Under s. 41(4) the effect of a successful disallowance motion is to restore or revive the pre-existing scheme. Furthermore, under s. 8 of the Subordinate Legislation Act 1989, a statutory rule the same in substance as one disallowed cannot be published in the Gazette within four months after the date of disallowance, unless the disallowance resolution has been rescinded.

In sitting periods the Legislative Assembly Procedure Office produces a weekly Statutory Rules and Instruments Paper which shows all the regulations which are subject to disallowance, their Government Gazette reference and the time period within which a motion for disallowance may be moved. Out of sitting periods, this paper is published monthly (S.O. 32).

12.12.1 The effect of sittings extending over more than one day on disallowance motions
Section 18 of the Interpretation Act 1987 defines a reference to a sitting day, in relation to a House of Parliament, as "a day on which the House actually sits" and a

80 House agreed to postpone consideration of a disallowance motion. VP 20/10/98, pp. 958 and 959
81 See ruling of Speaker Cameron, PD 01/10/1975, p. 1318.
82 During debate on a motion to disallow a regulation (for which 1 hour was normally allocated – now 30 minutes), a member sought the call when debate had been under way for 45 minutes. The Deputy Speaker reminded the member that the mover of the motion may wish to speak in reply before the conclusion of debate. Another member sought the call and the Deputy Speaker warned the member that, if he spoke, there would be no opportunity for the mover to speak in reply, unless the Chair exercised his discretion. The Deputy Speaker limited the member's speaking time to five minutes. PD 24/10/2001, p. 17934
reference to a number of sitting days as "a reference to that number of sitting days, regardless of whether those days occur within the same or within different sessions of Parliament". This includes sitting days within different Parliaments.

Notwithstanding the definition in the Interpretation Act 1987 it is the practice of the House to consider a sitting as the period between the opening of the House by the Speaker and its adjournment pursuant to a motion or order of the House. A sitting that continues after midnight is therefore only one sitting day. Similarly a sitting that is suspended by the Speaker leaving the Chair and resumed on a later day or days is considered to be one sitting day.

It would be an abrogation of the rights of the House and its members to consider each calendar day that the House meets following the suspension and resumption of a single sitting, a separate sitting day for the purposes of, for example, notices of motions for the disallowance of statutory instruments which are required to be given within 15 sitting days of the tabling of the instrument. Members are required by standing order 97 to give notices of motions in accordance with the routine of business. Notices of motions for disallowance, which is business accorded precedence, are to be given prior to Question Time at 2.15 p.m. each sitting day. On the resumption of a suspended sitting the business of the House is resumed at the point where the sitting was suspended and members do not get a further opportunity to give notices of motions.

12.12.2 Other documents that may be laid upon the Table pursuant to legislation

Provision is made in various pieces of legislation for certain documents to be tabled in the House. For example, section 19 of the Forestry Act 1916 provides that the Governor may lay upon the Table of each House proposed revocations or alterations of dedications under the Act and, if both Houses resolve that the proposals should be carried out, the Governor may Gazette the proposals. When the House has wished to amend such a proposal, it has sent a message to the Governor requesting that he or she submit an amended proposal for approval.  

In some instances statutory provisions specifically require documents to be tabled. For example, variations to the Shareholders' Agreement must be tabled pursuant to section 8(2) and 8(4) of the National Rail Corporation (Agreement) Act 1991. The Act provides that amendments to the agreement must be tabled in each State Parliament party to the agreement and the Commonwealth Parliament within 15 sittings days. Amendments to the agreement are subject to disallowance in any Parliament within 15 sitting days of being tabled.  