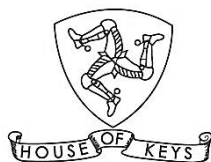


# HOUSE OF KEYS

## Y Chiare as Feed



### ORDER PAPER

#### Claare Obbyr

**DOUGLAS**

**Tuesday 30<sup>th</sup> October 2018**

**10.00 am**

#### **1. Questions for Oral Answer**

1. The Hon. Member for Douglas South (Mrs Beecroft) to ask the Chief Minister –  
  
What the powers, functions and responsibilities of the Chief Secretary were, when the office was established in 1988 and since then what changes to the powers, functions and responsibilities; if any, have been made?
2. The Hon. Member for Douglas South (Mrs Beecroft) to ask the Chief Minister –  
  
What the process is for the appointment of the Chief Secretary; who makes the final decision on the appointment; and who has the authority to give instructions to the Chief Secretary?
3. The Hon. Member for Douglas South (Mrs Beecroft) to ask the Chief Minister –  
  
How many times since September 2016 the Chief Secretary has communicated with a Tribunal in the UK or authorised such communication by an officer?
4. The Hon. Member for Arbory, Castletown and Malew (Mr Moorhouse) to ask the Minister for the Treasury –  
  
How much is held in dormant accounts on the Isle of Man; and what happens to these funds when a banking licence is terminated?

5. The Hon. Member for Arbory, Castletown and Malew (Mr Moorhouse) to ask the Minister for Enterprise –

How often the security at Manx National Heritage sites is reviewed?

6. The Hon. Member for Arbory, Castletown and Malew (Mr Moorhouse) to ask the Minister for Environment, Food and Agriculture –

Pursuant to his statement in February at the Isle of Man Food Festival on encouraging the use to alternatives to plastics, if he will make a statement on progress achieved on this policy?

## **2. Questions for Written Answer**

1. The Hon. Member for Douglas South (Mrs Beecroft) to ask the Minister for the Treasury –

Whether Park Partners included the Steam Packet's estimated increase in fuel costs, caused by the need to use low sulphur fuel after 2020, when calculating their valuation of the company?

2. The Hon. Member for Arbory, Castletown and Malew (Mr Moorhouse) to ask the Minister for the Policy and Reform –

How many directly employed government workers there were, and how much they cost to employ, on (a) 30th September 2016 and (b) 30th September 2018?

3. The Hon. Member for Ramsey (Mr Hooper) to ask the Minister for Environment, Food and Agriculture –

How many reports of alleged planning breaches, broken down by investigation outcome, have been received each month this year; and what the total planning enforcement caseload was at the end of each month?

4. The Hon. Member for Ramsey (Mr Hooper) to ask the Minister for Environment, Food and Agriculture –

How many planning breaches identified in 2018 were notified to the relevant individual within: (a) 1 month; (b) 2 months; (c) 3 months; (d) 4 months; (e) and longer than 4 months from the date that the Department was notified of the alleged breach?

5. The Hon. Member for Ramsey (Mr Hooper) to ask the Minister for Environment, Food and Agriculture –

How many planning breaches identified in 2018, are still outstanding, broken down by: (a) priority; and (b) whether or not enforcement action was taken?

6. The Hon. Member for Ramsey (Mr Hooper) to ask the Minister for Environment, Food and Agriculture –

How many planning breaches are outstanding, broken down by: (a) priority; (b) whether enforcement action was taken; and (c) how long each breach has been outstanding less than: 1 month; 2 months; 3 months; 4 months; and longer than 4 months?

7. The Hon. Member for Ramsey (Mr Hooper) to ask the Minister for Environment, Food and Agriculture –

How many alleged planning breaches received in 2018 were visited within the timescales set in the Operational Policy on planning enforcement and how many were not, broken down by level of priority?

8. The Hon. Member for Douglas South (Mrs Beecroft) to ask the Minister for Health and Social Care –

What advice Public Health gives in relation to log burners?

9. The Hon. Member for Arbory, Castletown and Malew (Mr Moorhouse) to ask the Minister for Home Affairs –

How many motor accidents broken down by fatal, serious and slight, took place on: (a) the Old Castletown Road between Kewaigue Hill and the Blackboards; and (b) Cooil Roundabout and Ballasalla in each of the last 5 years?

10. The Hon. Member for Douglas South (Mrs Beecroft) to ask the Minister for Infrastructure –

Who led the negotiations in respect of the Half Tide Dock?

### **3. Consideration of Council Amendments**

#### **3.1 Abortion Reform Bill 2018**

	<b>Dr Allinson</b>
Amendment to Council Amendment 3	Mr Robertshaw
Amendment to Council Amendment 8	Mr Robertshaw
Amendment to Council Amendment 55	Mr Quayle

*Unless the House otherwise determines, the above business will be considered in the order shown.*

**Roger Phillips  
Secretary of the  
House**

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ABORTION REFORM BILL 2018

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**AMENDMENTS AGREED TO BY THE COUNCIL**

*Dr Allinson will move that the Keys do concur with the Council in their amendments (line references are to the corrected copy of the Bill as introduced into the Council).*

*Mr Robertshaw will propose an alternative to Council amendment no. 3, and also an amendment to Council amendment no. 8.*

*Mr Quayle will propose an amendment to Council amendment no. 55.*

**AMENDMENTS TO CLAUSE 2**

1. Page 9, lines 9 and 10 for “Council of Ministers” substitute “Department”.
2. Page 9, line 13 for “Council of Ministers” substitute “Department”.

**AMENDMENTS TO CLAUSE 3**

3. Page 9, after line 17 insert—

“**counselling**” means counselling which complies with guidelines under section 6(12), insofar as those guidelines are relevant in the particular case;”.
- 3A. As an alternative to the Council’s amendment, Mr. Robertshaw will move the following amendment—

Page 9, after line 17 insert—

“**counselling**” means counselling which—

  - (a) if provided during a pregnancy, complies with guidelines under section 6(12) insofar as those guidelines are relevant in the particular case, and
  - (b) if provided after a termination, in addition to complying with those guidelines insofar as they are relevant, includes specialist information about the after-effects of termination on the woman;”.
4. Page 9, for lines 19 to 21 (definition of “**gestation period**”) substitute—

“**gestation period**” means the period of pregnancy calculated—

- (a) in the case of a woman whose menstrual cycle is regular, from the first day of the menstrual period which, in relation to the pregnancy, is the last; and
- (b) in the case of a woman whose menstrual cycle is irregular or who suffers from menstrual disorder, in accordance with an ultrasound scan of the woman's womb;

*Example of a menstrual disorder for paragraph (b) of the definition: amenorrhea.*

5. Page 9, omit lines 22 and 23 (definition of "**health**").
6. Page 10, for line 11 (definition of "**relevant product**") substitute—
  - “**relevant product**” means a medicinal product which is —
  - (a) designed or intended to procure the termination of a woman's pregnancy; and
  - (b) prescribed for or supplied to her with a view to the termination of her pregnancy;”.
7. Page 10, line 16 (in the definition of "**serious impairment**") for “length or quality” substitute “length and quality”.
8. Page 10, for lines 26 to 28 (definition of "**treatment**") substitute—
  - “**treatment**” means the process beginning with the consultation with the relevant professional or pharmacist leading to the termination and ending with the disposal of the products of conception;”.
- 8A. As an amendment to this amendment, Mr. Robertshaw will move that, for “leading” in the second line, there be substituted “which could lead”.
9. Page 10, line 29 (in the definition of "**woman**") after “who is” insert “or, as the case requires, has been”.
10. Page 10, after line 29 insert—
 

Note: For the sake of clarity, it does not matter whether the person to whom abortion services are provided self-identifies as a woman, transgender, gender neutral, gender fluid or non-binary.
11. Page 10, lines 35 and 36 for “specified” substitute “stated”.
12. Page 10, line 36 for “on” substitute “in”.

**AMENDMENT TO CLAUSE 4**

13. Page 11, line 5 for “their provision” substitute “the provision of those services”.

**AMENDMENTS TO CLAUSE 6**

14. Page 11, line 24 omit “pregnant”.
15. Page 11, line 27 omit “pregnant”.
16. Page 11, line 32 omit “pregnant”.
17. Page 11, line 36 for “*in utero*” substitute “in the womb”.
18. Page 12, line 1 omit “pregnant”.
19. Page 12, line 3 omit “pregnant”.
20. Page 12, line 6 for “the request” substitute “request”.
21. Page 12, line 6 omit “pregnant”.
22. Page 12, line 19 omit everything after “impairment” to the end of line 20.
23. Page 12, line 23 omit “pregnant”.
24. Page 12, line 27 omit “pregnant”.
25. Page 13, line 4 omit “pregnant”.

**AMENDMENT TO CLAUSE 7**

26. Page 13, line 17 for “a medicinal product to cause the termination of a pregnancy” substitute “a relevant product”.

**AMENDMENTS TO CLAUSE 8**

27. Page 14, line 3 omit “pregnant”.
28. Page 14, line 4 omit “pregnant”.

- 29. Page 14, line 8 at the beginning insert “without delay”.
- 30. Page 14, line 8 omit “pregnant”.

### AMENDMENTS TO CLAUSE 9

- 31. Page 14, line 20 for “subsections (2) and (3)” substitute “subsections (2) to (4)”.
- 32. Page 14, line 23 omit “pregnant”.
- 33. Page 14, line 31 omit “pregnant”.
- 34. Page 14, line 33 omit “pregnant”.
- 35. Page 14, line 36 omit “pregnant”.
- 36. Page 14, line 37 omit “pregnant”.
- 37. Page 15, line 3 omit “pregnant”.
- 38. Page 15, line 10 for “subsection (1), (2) or (3)” substitute “(1), (2) or (4)”.

### AMENDMENTS TO CLAUSE 10

- 39. Page 15, line 14 omit “pregnant”.
- 40. Page 15, line 16 omit “pregnant”.

### AMENDMENTS TO CLAUSE 11

- 41. Page 15, omit lines 23 to 28.  
*Renumber the following subsections of the Clause and adjust cross-references accordingly.*
- 42. Page 15, lines 29 and 30 for the words from “a registered” to “nurse” substitute “a relevant professional”.
- 43. Page 15, line 31 omit “pregnant”.
- 44. Page 15, line 32 omit “pregnant”.



45. Page 15, after line 32 insert—
46. Page 15, for the words following “product to,” in line 34 to the end of line 36 substitute “a woman, otherwise than in accordance with this Act, commits an offence”.
- Renumber the following subsections of the Clause and adjust cross-references accordingly.*

## NEW CLAUSE 1 TO BE SUBSTITUTED FOR THE EXISTING CLAUSE 12

47. On page 16 omit lines 1 to 15 and substitute the following New Clause —

**“12 Duties of medical professional following termination**

1995/14/6(5) and drafting

- (1) Where a pregnancy is terminated in accordance with this Act—
- (a) if the child is born alive, the relevant professional attending the woman is under a duty to take all reasonable steps to preserve the life of the child; or
- (b) if there is no live birth, the foetus must be disposed of, subject to subsections (2) and (3)—
- (i) if possible, in accordance with the wishes of the woman; or
- (ii) in the absence of any direction by the woman, in accordance with the normal practice of the hospital or other premises where the termination occurs.
- (2) The Department must issue directions as to the appropriate disposal of the foetus.
- This subsection, and any directions under it, are subject to subsection (3).
- Tynwald procedure for directions — approval required.*
- (3) Neither the foetus nor any part of it may be used or made available for any medical or other experiment or procedure or for any purpose of any description without the express written consent of the woman.
- (4) In a case falling within subsection (1)(a), the relevant professional attending the woman must, as soon as is reasonably practicable after the birth of the child, discuss with the woman the future medical care of the child, and have regard to her wishes in planning that care.”.

**AMENDMENT TO CLAUSE 14**

48. Page 16, line 37 for “he or she” substitute “the person”.
49. Page 17, line 4 omit “pregnant”.

**AMENDMENT TO CLAUSE 15**

50. Page 17, after line 10 insert the following subsection—
- “(2) In discharging its functions under subsection (1), the Department must have regard to the fact that a woman may need counselling and support some time after the termination as well as in its immediate aftermath.”
- Renumber the succeeding subsection of the Clause and adjust cross-references accordingly.*
51. Page 17, omit lines 11 and 12.
52. Page 17, after line 12 insert as the next numbered subsection—
- “(3) A person providing abortion services must make available, to any woman who requests it, information about the availability of counselling and support.”

**AMENDMENT TO CLAUSE 16**

53. Page 17, line 17 omit “pregnant”.

**AMENDMENT TO CLAUSE 17**

54. Page 18, line 1 after “relevant professional” insert “or pharmacist”.
55. Page 18, lines 3 and 4 for “to the best of the relevant professional’s knowledge and belief” substitute “to the best of the knowledge and belief of the relevant professional or pharmacist”.
- 55A. As an amendment to this amendment Mr Quayle will move that after “pharmacist” there is added—
- “—
- (i) the termination does not contravene section 13; and
- (ii)”.

**AMENDMENTS TO CLAUSE 19**

56. Page 19, line 10 for “must” substitute “may”.
57. Page 19, line 14 for “must” substitute “may”.

**AMENDMENT TO CLAUSE 20**

58. Page 19, line 22 for “must” substitute “may”.

**AMENDMENT TO CLAUSE 21**

59. Page 19, lines 30 and 31 for “a medical practitioner, midwife, nurse or” substitute “a relevant professional or a”.
60. Page 19, line 32 for “must” substitute “may”.

**AMENDMENT TO CLAUSE 24**

61. Page 21, omit from the beginning of line 19 to “a patient” in line 24.  
*In consequence of this amendment renumber lines 25 and 26 on that page as paragraph (b) of clause 24(2).*
62. Page 21, lines 29 and 30 for “telephone or facsimile” substitute “telephone, facsimile or other specified means”.
63. Page 21 after line 31 insert—  
*“Tynwald procedure for regulations under this subsection — approval required.”.*