



HOUSE OF KEYS
Y Chiare as Feed
ORDER PAPER
Claare Obbyr

Douglas
Tuesday 25th January 2005
10.00 am

1. QUESTIONS FOR ORAL ANSWER

1. The Hon Member for Onchan (Mr Karran) to ask the Minister for the Treasury -

In contracts for the managers of fund management companies who deal in Government money, will you consider introducing a provision requiring the managers to be required to disclose to the Treasury any legal actions or settlements that have taken place out of court regarding their companies during the last five years, in order to have a fuller picture of those who we are putting our trust in to invest public money?

2. The Hon Member for Onchan (Mr Karran) to ask the Minister for Home Affairs -

Will your Department introduce legislation to provide for an offence of corporate manslaughter in the Island?

2. BILL FOR CONSIDERATION OF COUNCIL AMENDMENTS

1. Housing (Multi-Occupation) Bill

Mr Houghton

3. BILL FOR THIRD READING

1. Coastline Management Bill

Mr Cannan

4. BILL FOR CONSIDERATION OF CLAUSES

1. Tribunals Bill

Mr Houghton

Tabled Amendments

New Clause (Mr Henderson)

Clause 3 (Mr Henderson)

Clause 10 (Mr Henderson)

5. ELECTION OF CHIEF MINISTER

The Hon Member for Michael (Mr Cannan) to move -

That leave be given to introduce a Bill amending the Council of Ministers Act 1990 and the Representation of the People Act 1995 to make fresh provision with regard to the election of the Chief Minister of the Isle of Man.

The House may be asked to suspend Standing Orders to take further stages of the above Bills.

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

**Malachy Cornwell-Kelly
Secretary of the House**

IN THE KEYS

HOUSING (MULTI-OCCUPATION) BILL 2004

AMENDMENTS MADE BY THE HOUSE OF KEYS, 22ND JUNE 2004

CLAUSE 3(2)

For Clause 3(2) substitute -

“It shall be the duty of each local authority to enforce in each local authority district any regulations under section 1; but the Department shall enforce the regulations in any district where the local authority has failed to enforce them and may recover its expenses from the local authority for so doing.”

CLAUSE 9

Page 8, lines 3 and 4, for “Housing (Multi-Occupation) Act 2004” substitute “Housing (Multi-Occupancy) Act 2004”.

FOR THE INFORMATION OF MEMBERS

HOUSING (MULTI-OCCUPATION) BILL

**AMENDMENTS MADE BY THE LEGISLATIVE COUNCIL,
9TH NOVEMBER 2004 AND 7TH DECEMBER 2004**

CLAUSE 1

Page 2, line 12:

For sub-clause (2)(j) substitute -

“(j) securing adequate sound insulation, from both internal and external sources, in all rooms, and to provide adequate sound insulation in relation to the adjoining property.”

CLAUSE 5

Page 6, line 38:

Insert the following definition after the definition of “owner” -

““single household” means a single economic unit in which the liability for the housing and living costs is assumed and discharged by one or more members of that unit by reason of common occupation of all areas of domestic habitation;”

Page 6, lines 37 and 38:

In the definition of "owner" delete -

“, or who would receive the same if the premises were let at a rack rent.”

CLAUSE 9

Page 8, line 8:

For sub-clause (3) substitute -

“(3) This Act shall come into operation on such day or days as the Department may by Order appoint.”

TRIBUNALS BILL

Amendments to be moved by Mr Henderson

NEW CLAUSE *(It is suggested that the new clause be inserted after clause 5)*

“Conflicts of interest or duty.

[]. (1) Immediately a member of a tribunal becomes aware that he has or will have a material conflict of interest or duty in respect of any proceedings of the tribunal, the member -

- (a) shall declare the nature of his conflict of interest or duty; and
- (b) shall not take part in, or any further part in, the case in which the conflict of interest or duty arises.

(2) If a member of a tribunal has declared the nature of his conflict of interest or duty as required by subsection (1)(a) and all the parties to the proceedings consent, the member may, notwithstanding subsection (1)(b), take part in those proceedings.

(3) Rules under section 6 may -

- (a) provide for the time and manner in which, and the persons to whom, -
 - (i) members of tribunals shall declare the nature of any conflict of interest or duty;
 - (ii) members of panels shall declare the nature of any conflict of interest or duty or any potential conflict of interest or duty; and
- (b) specify circumstances in which members of panels and tribunals are to be treated as having a conflict of interest or duty.

(4) Subsection (3)(b) and rules made under section 6 do not limit the generality of subsection (1).”.

CLAUSE 3

Page 2, lines 33 to 36: For paragraphs (a) to (c) of subsection (3) substitute -

- (a) a member of the Council;
- (b) a member of the Keys;
- (c) a member of a Statutory Board.”.

CLAUSE 10

Page 6, lines 21 to 26: omit from “- (a)” to “and (b)”.