1. **Questions for Written Answer**

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

   If he will make a statement on the importance of individual responsibility and the care for others as a result of the Corona virus?

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

   What is being done to prevent long term shop closures and to protect the high street of the Island’s towns and villages?

2. **Bills for Second Reading**

   2.1 Divorce, Dissolution and Separation (Isle of Man) Bill 2020  
   
   Mrs Caine

   2.2 Elections (Keys and Local Authorities) Bill 2020  
   
   Mr Thomas

   2.3 Road Traffic Legislation (Amendment) Bill 2020  
   
   Mr Harmer
3. **Consideration of Clauses**

3.1 **Bank (Recovery and Resolution) Bill 2020**

Mr Shimmins

Tabled amendments

Clause 152

Mr Hooper

(If Clauses are completed)

The Hon. Member for Middle (Mr Shimmins) to move –

That Standing Orders, and in particular Standing Order 4.11 (1), be suspended to permit Third Reading of the Bank (Recovery and Resolution) Bill 2020 to be taken at this sitting.

3.2 **Registration of Electors Bill 2020**

Mr Thomas

Tabled amendments

Clause 3

Dr Allinson

Clause 7

Dr Allinson

Clause 8

Dr Allinson

Clause 14

Dr Allinson

Clause 16

Dr Allinson

Clause 19

Dr Allinson

Clause 20

Mr Hooper

Clause 21

Mr Hooper

Schedule 1

Mr Hooper

Roger Phillips

Secretary of the House
CONSIDERATION OF CLAUSES

Mr Hooper to move —

AMENDMENTS TO CLAUSE 152

Page 116, in line 35 substitute for paragraph (c) of clause 152(1) the following —

«(c) the bank, or any shareholder or creditor of the bank.».
AMENDMENTS TO CLAUSE 3

1. Page 9, line 18, in sub-clause (1), for the definition of “constituency” substitute the following —

«“constituency” means any of the following 12 constituencies —

(a) Arbory, Castletown and Malew;
(b) Ayre and Michael;
(c) Douglas Central;
(d) Douglas East;
(e) Douglas North;
(f) Douglas South;
(g) Garff;
(h) Glenfaba and Peel;
(i) Middle;
(j) Onchan;
(k) Ramsey; and
(l) Rushen.».

2. Page 11, line 1, in sub-clause (1), for “section 6(6)(a)” substitute «section 6(5)(a)».

(Dr Allinson)

AMENDMENTS TO CLAUSE 7

3. Page 14, lines 19 to 21, in sub-clause (1) omit “and, upon doing so, is entitled to vote by means of postal vote (subject to the condition in subsection (3) having been satisfied)”.

4. Page 14, lines 31 to 34, omit sub-clause (3).

(Dr Allinson)
AMENDMENT TO CLAUSE 8

5. Page 14, lines 38 and 39, and page 15, lines 1 to 5, in sub-clause (1) for “any of the following —” and paragraphs (a) and (b) substitute «such evidence as may be prescribed.».

(Dr Allinson)

AMENDMENTS TO CLAUSE 14

6. Page 19, line 18, in sub-clause (4), for “authority” substitute «local authority».

7. Page 19, line 19, in sub-clause (5), for “authority” substitute «local authority».

(Dr Allinson)

AMENDMENTS TO CLAUSE 16

8. Page 20, line 17, in sub-clause (1)(a), omit “or”.

9. Page 20, line 18, in sub-clause (1)(b), for the full stop substitute «; or».

10. Page 20, in sub-clause (1), immediately after line 18 insert the following new paragraph —

«(c) has ceased to be a qualifying person.».

11. Page 20, line 22, in sub-clause (2)(a), after the semicolon omit “and”.

12. Page 20, line 25, in sub-clause 2(b), for the full stop substitute «; and».

13. Page 20, in sub-clause (2), immediately after line 25 insert the following new paragraph —

«(c) subsection (1)(c) is subject to the Officer’s having received prescribed information in a manner that has been prescribed in conformity with the data protection legislation.

Tynwald procedure – approval required».

(Dr Allinson)
AMENDMENT TO CLAUSE 19

14. Page 22, line 6, in sub-clause (2), for “authority” substitute «local authority».

(Dr Allinson)

AMENDMENTS TO CLAUSE 20

15. Page 22, line 31, in sub-clause (1)(b)(ii), omit “or”.

16. Page 22, line 32, in sub-clause (1)(b)(iii), for the comma substitute «; or».

17. Page 22, in sub-clause (1)(b), immediately after subparagraph (iii) insert the following new subparagraph —

«(iv) in accordance with section 17(4),».

18. Page 23, lines 1 to 3, for sub-clause (3) substitute the following —

«(3) The Officer must, on receipt of a claim or objection under this section, —

(a) maintain such records in such form and containing such information as may be prescribed; and

(b) give notice of the making of the claim or objection, as the case may be, —

(i) to every person affected by it; and

(ii) in such written form as must be prescribed.».

(Mr Hooper)

AMENDMENTS TO CLAUSE 21

19. Page 23, line 30, in sub-clause (4), for “may” substitute «must».

20. Page 23, lines 36 to 40, for sub-clause (5) substitute the following —

«(5) In any case in which —

(a) the Officer does not allow or disallow a claim or an objection; or

(b) the Officer either allows or disallows a claim or an objection, and any person has in writing advised that Officer that the person is aggrieved by the allowance or disallowance, as the case may be, the Officer must refer the matter for a hearing under Schedule 1 and must give to each person concerned a notice in writing of the time and place at which the matter will be dealt with under that Schedule.».
AMENDMENTS TO SCHEDULE 1

21. Page 31, line 6, in paragraph 1, for “paragraphs (a), (b)(ii) and (b)(iii) of section 20(1)” substitute «paragraphs (a), (b)(ii), (b)(iii) and (b)(iv) of section 20(1)».

22. Page 31, immediately after line 24 insert the following new cross-heading and paragraphs —

«Hearing and determination of appeals of decisions made by the Officer

6. Where, pursuant to section 21(5)(b), the Officer refers a matter for a hearing under this Schedule, the High Bailiff must hear and determine the aggrieved person’s appeal against the Officer’s decision to allow or disallow the claim or objection, as the case may be.

7. Paragraphs 2 to 5 apply mutatis mutandis to a hearing referred to in paragraph 6.».

23. From lines 26 on page 31 to line 19 on page 32, renumber paragraphs 6 to 10 as paragraphs 8 to 12.

24. Page 32, line 20, after the renumbered paragraph 10 insert the following new cross-heading and paragraphs —

«Provisions specific to an appeal to the High Bailiff

13. When hearing an appeal referred to in paragraph 6, the High Bailiff has —

(a) the power conferred by paragraph 8; and

(b) the power to either affirm or overrule the decision being appealed.

14. Paragraphs 16 to 20 also apply to the decision of the High Bailiff on an appeal referred to in paragraph 6.

15. The High Bailiff must endeavour to reach a decision on an appeal before the day of the election to which the decision being appealed (“the decision”) relates; but where, despite best endeavours, a decision is not reached before the election, the appellant and any other person affected by the decision must be permitted to vote in the election regardless of whether or not the effect of the decision is that such voting ought not to be permitted.».

25. Page 32, line 20, for the cross-heading substitute the following —
«Appeals regarding decisions of the High Bailiff».

26. From line 21 on page 32 to line 3 on page 33, renumber paragraphs 11 to 15 as paragraphs 16 to 20.

(Mr Hooper)