1. **Suspension of Standing Orders (virtual sitting)**

Mr Deputy Speaker to move –

That Standing Orders be suspended to the extent necessary to take this sitting virtually.

2. **Questions for Oral Answer**

1. **The Hon. Member for Onchan (Ms Edge) to ask the Chief Minister –**

   Pursuant to his answer of 4th February, who has been appointed to undertake the independent review into the Department of Education, Sport and Culture?

2. **The Hon. Member for Ramsey (Mr Hooper) to ask the Minister for The Treasury –**

   Whether, in light of the Covid-19 emergency, any work is underway to increase the percentage of people collecting benefits via bank accounts or other non-face to face methods?
3. The Hon. Member for Ramsey (Mr Hooper) to ask the Minister for The Treasury –

What steps are being taken to ensure government work is being advertised on the procurement hub in a timely manner?

4. The Hon. Member for Onchan (Ms Edge) to ask the Minister for Education, Sport and Culture –

When the Hub Schools were informed of the closure period he described as TT holiday?

5. The Hon. Member for Douglas South (Miss Costain) to ask the Minister for Home Affairs –

How many people have been arrested for a breach of any of the Emergency Powers Regulations 2020, including the Prohibitions on Movement Regulations and Events and Gatherings Regulations; how many (a) are remanded in custody awaiting sentence; (b) have received Fixed Penalty Notices; and (c) have been sentenced to a term of imprisonment?

6. The Hon. Member for Douglas South (Miss Costain) to ask the Minister for Home Affairs –

Whether any of those sentenced to a term of imprisonment for a breach of any of the Emergency Powers Regulations 2020 have been subject to inhuman and degrading treatment contrary to Article 3 of the European Convention of Human Rights?

7. The Hon. Member for Douglas South (Miss Costain) to ask the Minister for Home Affairs –

Whether all of those sentenced to a term of imprisonment for a breach of any of the Emergency Powers Regulations 2020 have been isolated for a period of 14 days?

8. The Hon. Member for Douglas South (Miss Costain) to ask the Minister for Home Affairs –

Whether any of those sentenced to a term of imprisonment for a breach of any of the Emergency Powers Regulations 2020 have been denied access to showers, exercise facilities, proper drinking water and the means of making contact with their families?
9. The Hon. Member for Ramsey (Mr Hooper) to ask the Minister for Infrastructure –

When the Department will table its affordable housing strategy for debate in Tynwald?

10. The Hon. Member for Ramsey (Mr Hooper) to ask the Minister for Infrastructure –

What steps are being taken to accelerate minor capital works?

3. Questions for Written Answer

1. The Hon. Member for Onchan (Mr Callister) to ask the Minister for the Treasury –

Pursuant to his answer on 20th August 2019, if he will make a statement on progress with establishing a Public Debtors’ Register?

2. The Hon. Member for Onchan (Mr Callister) to ask the Minister for the Treasury –

Pursuant to his answer on 20th August 2019, when his Department will bring forward legislation to bring into force the provisions included in the Debt Recovery and Enforcement Act 2012 in a cost effective and efficient way?

3. The Hon. Member for Douglas East (Mrs Barber) to ask the Minister for Education, Sport and Culture –

What plans he has to revise the Student Award regulations?

4. The Hon. Member for Douglas East (Mrs Barber) to ask the Minister for Infrastructure –

What the net cost to Government was of bringing the airport cleaning contract in-house?
5. The Hon. Member for Douglas East (Mrs Barber) to ask the Minister for Infrastructure –

What his Department’s policy is on outsourcing and bringing projects in house; and how business cases are designed to ensure the best outcomes for the public purse?

6. The Hon. Member for Douglas East (Mrs Barber) to ask the Minister for Infrastructure –

How much has been spent on a) cone hire, b) hire of health and safety signage, and c) heras fencing hire in each year for the past three years; how many such items have been hired; and what the comparable capital purchase price and associated storage costs would have been?

7. The Hon. Member for Douglas East (Mrs Barber) to ask the Minister for Infrastructure –

Whether the temporary use of Park Road School as a builder’s and storage yard was approved via a planning process?

8. The Hon. Member for Douglas East (Mrs Barber) to ask the Minister for Infrastructure –

What the income receipts have been for the Park Road school site in its use as a) a storage facility for Government capital schemes, b) storage facility for private individuals, c) use as an auction site, and d) any other uses?

4. Bills for Second Reading

4.1 Divorce, Dissolution and Separation (Isle of Man) Bill 2020

Mrs Caine

4.2 Elections (Keys and Local Authorities) Bill 2020

Mr Thomas

4.3 Road Traffic Legislation (Amendment) Bill 2020

Mr Harmer
5. **Consideration of Council Amendments**

5.1 **Domestic Abuse Bill 2019**

The Hon. Member for Abory, Malew and Castletown (Mr Cregeen) to move –

That the Keys request a Conference with the Council in respect of the amendments numbered 4, 6, 11 and 12 and concur with the Council in respect of the remainder, noting the deletion of Clause 38 from the Bill sent to the Council.

*Council Amendments*

- Amendment to Clause 1
- Amendment to Clause 4
- Amendment to Clause 5
- Amendment to Clause 7
- Amendment to Clause 14
- Amendment to Clause 18
- Amendment to Clause 28
- Amendment to Clause 30
- Amendment to Clause 35
- Amendment to Clause 36
- Amendment to Clause 38
- Amendment to Clause 43
- Amendment to Clause 44
- Amendment to Clause 47
- Amendment to Schedule

6. **Consideration of Clauses**

6.1 **Bank Resolution and Recovery 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 Resolution and Recovery Bill 2020 to be taken at this sitting.

6.2 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
IN THE KEYS

DOMESTIC ABUSE BILL 2019

CONSIDERATION OF LEGISLATIVE COUNCIL AMENDMENTS

Mr Cregeen will move that the Keys request a Conference with the Council in respect of the amendments numbered 4, 6, 11 and 12 and concur with the Council in respect of the remainder, noting the deletion of Clause 38 from the Bill sent to the Council.

AMENDMENT TO CLAUSE 1


AMENDMENT TO CLAUSE 4

2. Page 12, line 11 for “A’s” substitute “a person”.

AMENDMENT TO CLAUSE 5

3. Page 12, line 26 omit “within the last 10 years”.

AMENDMENT TO CLAUSE 7

4. Page 14, line 10 for “16” substitute “18”.

AMENDMENT TO CLAUSE 14

5. Page 18, line 29 for “Part” substitute “Division”.

AMENDMENT TO CLAUSE 18

6. Page 21, line 36 for “16” substitute “18”.

AMENDMENTS TO CLAUSE 28

7. Page 29, after line 14 insert—
   “Tynwald procedure — approval required.”.

8. Page 29, lines 18 and 23 for “(2), (4) and (5)” substitute “(2), (4), (5) and (6)”.

9. Page 29, lines 26 and 27 for “(2), (4) or (5)” substitute “(2), (4), (5) or (6)”.

AMENDMENT TO CLAUSE 30

10. Page 30, line 13 for “28(2), (4) or (5)” substitute “28(2), (4), (5) or (6)”.

AMENDMENT TO CLAUSE 35

11. Page 34, line 34 after “person” insert “aged 18 or over”.

AMENDMENT TO CLAUSE 36

12. Page 35, line 36 after “person” insert “aged 18 or over”.

13. Page 36, line 9, omit “or”.

14. Page 36, at the end of line 11 insert—
   “; or
   (c) it causes B to fear that A intends to damage the relationship of trust and confidence between B and —
   (i) a child or remoter lineal descendant of B,
   (ii) a child or remoter lineal descendant of A, or
   (iii) a child who is living or has lived with A and B as a child of their family (treating A and B as if they had been married for the purpose of determining that relationship).”.

CLAUSE 38

15. This Clause was not moved in the Council (and accordingly no longer stands part of the Bill).
AMENDMENTS TO CLAUSE 43

16. Page 40, line 27 for “section 7(2)” substitute “section 5(2)”.

17. Page 41, for lines 1 to 3 substitute —
   “(a) a caution given in the Island by a police officer or any other
   person authorised to do so in respect of an offence which, at the
   time the caution is given, the person to whom it is given has
   admitted”.

18. Page 41, line 32 after “1957” insert “(each an Act of Parliament)”.

19. Page 41, for lines 39 and 40 substitute—
   “specified offence” means an offence under the Domestic Abuse Act
   2020 or any other offence specified, or of a description specified,
   in regulations made by the Department;
   Tynwald procedure — approval required”.


21. Page 46, line 1 for “legal representatives” substitute “advocates”.

22. Page 46, line 2 for “The Treasury” substitute “After consulting the Deemsters,
   the Treasury”.

AMENDMENT TO CLAUSE 44

23. Page 47, line 28 for “7(2)” substitute “5(2)”.

24. Page 47, for lines 35 to 37 substitute—
   “(a) a caution given in the Island by a constable or any other person
   authorised to do so in respect of an offence which, at the time the
   caution is given, the person to whom it is given has admitted;”.

25. Page 48 for lines 37 and 38 substitute—
   “specified offence” means an offence under the Domestic Abuse Act
   2020 or any other offence specified, or of a description specified,
   in regulations made by the Department;
   Tynwald procedure — approval required.”.
26. Page 49, for lines 24 to 26 substitute “injunction specified, or of a description specified, in rules of court.”.

AMENDMENT TO CLAUSE 47

27. Page 54, at the beginning of line 23 insert “laid before Tynwald and”.

AMENDMENT TO THE SCHEDULE

28. Page 58, line 35 omit «(P)».
IN THE KEYS

BANK (RECOVERY AND RESOLUTION) BILL 2020

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)