



DÁIL ÉIREANN

Déardaoin, 13 Iúil, 2017
Thursday, 13th July, 2017

RIAR NA hOIBRE
ORDER PAPER

Déardaoin, 13 Iúil, 2017
Thursday, 13th July, 2017

10 a.m.

ORD GNÓ
ORDER OF BUSINESS

18. Ráitis Gheilleagair an tSamhraidh.
Summer Economic Statements.
3. An Bille um Pleanáil agus Forbairt (Leasú) (Uimh. 2), 2017 — Ordú don Dara Céim.
Planning and Development (Amendment) (No. 2) Bill 2017 — Order for Second Stage.
22. An Bille um Banc Infheistíochta Bonneagair na hÁise, 2017 — Ordú don Tuarascáil.
Asian Infrastructure Investment Bank Bill 2017 — Order for Report.
19. (l) An Bille fán Oifig Náisiúnta um Sheirbhísí Comhroinnte, 2016 — Ordú don Tuarascáil.
(a) National Shared Services Office Bill 2016 — Order for Report.
1. An Bille Uchtála (Leasú), 2016 — Leasuithe ón Seanad.
Adoption (Amendment) Bill 2016 — Amendments from the Seanad.
- c10. Tairiscint *maidir leis* an Aonú Tuarascáil Déag ón gCoiste Roghnóireachta.
Motion *re* Eleventh Report of Committee of Selection.
- d10. Tairiscint *maidir le* Comhchoiste um Chúram Meabhairshláinte sa Todhchaí a bhunú.
Motion *re* Establishment of Joint Committee on the Future of Mental Health Care.
- e10. Tairiscint *maidir le* Buan-Ordú 147.
Motion *re* Standing Order 147.
38. (l) An Bille um Réiteach Riaráistí Morgáiste (Áras an Teaghlaigh), 2017 — An Dara Céim (*vótáil a cuireadh siar*).
(a) Mortgage Arrears Resolution (Family Home) Bill 2017 — Second Stage (*postponed division*).
10. Tairiscint *maidir le* Ceadú beartaithe ag Dáil Éireann i ndáil le téarmaí an Chreat-Chomhaontaithe maidir le Comhpháirtíocht agus Comhar Cuimsitheach idir an tAontas Eorpach agus a chuid Ballstát agus Poblacht na nOileán Filipíneach.
Motion *re* Proposed approval by Dáil Éireann of the terms the Framework Agreement on Partnership and Cooperation between the European Union and its Member States and the Republic of the Philippines.

FÓGRA I dTAOBH GNÓ NUA
NOTICE OF NEW BUSINESS

- 1a.** An Bille um Neamhord Speictream an Uathachais, 2017 [*Seanad*] — An Dara Céim.
Autism Spectrum Disorder Bill 2017 [*Seanad*] — Second Stage.
- 9f.** An Bille um Riarachán Cistí Cúirte, 2017 — An Chéad Chéim.
Court Funds Administration Bill 2017 — First Stage.
- 9g.** An Bille um an gCúigiú Leasú is Tríocha ar an mBunreacht (An Eaglais agus an Stát a
Imdheighilt), 2017 — An Chéad Chéim.
Thirty-fifth Amendment of the Constitution (Separation of Church and State) Bill 2017
— First Stage.
- 132a.** An Bille um an gCúigiú Leasú is Tríocha ar an mBunreacht (Colscaradh), 2016 — Ordú
don Tuarascáil.
Thirty-fifth Amendment of the Constitution (Divorce) Bill 2016 — Order for Report.
- 161a.** Tairiscint *maidir le* Cúram Cairdiach san Oirdheisceart.
Motion *re* South East Cardiac Care.

I dTOSACH GNÓ PHOIBLÍ AT THE COMMENCEMENT OF PUBLIC BUSINESS

Billí ón Seanad: Bills from the Seanad

1. An Bille Uchtála (Leasú), 2016 — Leasuithe ón Seanad.
Adoption (Amendment) Bill 2016 — Amendments from the Seanad.

- 1a. An Bille um Neamhord Speictream an Uathachais, 2017 [*Seanad*] — An Dara Céim.
Autism Spectrum Disorder Bill 2017 [*Seanad*] — Second Stage.

Billí a thionscnamh: Initiation of Bills

Tíolactha:

Presented:

3. An Bille um Pleanáil agus Forbairt (Leasú) (Uimh. 2), 2017 — Ordú don Dara Céim.
Planning and Development (Amendment) (No. 2) Bill 2017 — Order for Second Stage.

Bille dá ngairtear Acht do leasú alt 28 den Acht um Pleanáil agus Forbairt (Tithíocht) agus um Thionóntachtaí Cónaithe, 2016 agus do dhéanamh socrú i dtaobh nithe comhghaolmhara.

Bill entitled an Act to amend section 28 of the Planning and Development (Housing) and Residential Tenancies Act 2016 and to provide for connected matters.

—An tAire Tithíochta, Pleanála, Pobail agus Rialtais Áitiúil.

Tabhairt Isteach:

Introduction:

- 9f. An Bille um Riarachán Cistí Cúirte, 2017 — An Chéad Chéim.
Court Funds Administration Bill 2017 — First Stage.

Bille dá ngairtear Acht dá cheadú oibriú Chiste na gCoimirceithe Cúirte ag an tSeirbhís Chúirteanna a bheith faoi réir iniúchadh agus grinnscrúdú ag Oifig an Ard-Reachtair Cuntas agus Ciste.

Bill entitled an Act to allow for the operation of the Fund of Wards of Court by the Courts Service to be subject to audit and scrutiny by the Office of the Comptroller and Auditor General.

—John McGuinness.

- 9g. An Bille um an gCúigiú Leasú is Tríocha ar an mBunreacht (An Eaglais agus an Stát a Imdheighilt), 2017 — An Chéad Chéim.
Thirty-fifth Amendment of the Constitution (Separation of Church and State) Bill 2017 — First Stage.

Bille dá ngairtear Acht chun an Bunreacht a leasú.

Bill entitled an Act to amend the Constitution.

—Mick Barry, Paul Murphy, Ruth Coppinger.

Fógraí Tairisceana: Notices of Motions

c10. “Go ndéanann Dáil Éireann an tAonú Tuarascáil Déag ón mBuainchoiste Roghnóireachta de réir Bhuan-Ordú 27F, ar leagadh cóipeanna di faoi bhráid Dháil Éireann an 12 Iúil 2017, a cheadú, agus comhaltaí a urscaoileadh ó Choistí agus a cheapadh chun Coistí dá réir.

That Dáil Éireann approves the Eleventh Report of the Standing Committee of Selection in accordance with Standing Order 27F, copies of which were laid before Dáil Éireann on 12th July, 2017, and discharges members and appoints members to Committees accordingly.”

—Seosamh Mac Aodha, Aire Stáit ag Roinn an Taoisigh.

d10. “D’ainneoin aon ní sna Buan-Orduithe—

That, notwithstanding anything in Standing Orders—

(a) go ndéanann Dáil Éireann, á thabhairt dá haire—

(a) Dáil Éireann noting—

(i) na réimsí brú ar sheirbhísí meabhairshláinte, na tréimhsí feithimh i gcomhair seirbhísí, agus an gá atá ann seirbhísí a fheabhsú i gcodanna áirithe den tír,

(i) the pressures on mental health services, the waiting times for services, and the need to improve services in certain parts of the country,

(ii) an comhdhearcadh go rianaíonn beartas 2006 ‘Fís don Athrú’ an bealach is fearr chun cinn do na seirbhísí meabhairshláinte, agus

(ii) the consensus that the 2006 policy ‘A Vision for Change’ charts the best way forward for mental health services, and

(iii) nár cuireadh ‘Fís don Athrú’ i ngníomh go hiomlán fós, aon bhliain déag tar éis a fhoilsithe,

(iii) the fact that, eleven years after its publication, ‘A Vision for Change’ is not yet fully implemented,

leis seo, Coiste Speisialta a cheapadh (dá ngairtear ‘an Coiste’ anseo ina dhiaidh seo), atá le comhcheangal leis an gCoiste Speisialta atá le ceapadh ag Seanad Éireann, chun bheith ina Chomhchoiste um Chúram Meabhairshláinte sa Todhchaí;

hereby appoints a Special Committee (hereinafter referred to as ‘the Committee’), to be joined with a Special Committee to be appointed by Seanad Éireann, to form the Joint Committee on the Future of Mental Health Care;

(b) go mbeidh sé mar aidhm ag an gComhchoiste comhaontú traspháirtí a bhaint amach ar fhorghníomhú físe aonair, fadtréimhsí do chúram meabhairshláinte agus ar threorú beartais meabhairshláinte in Éirinn, cé go n-aithníonn sé go bhfuil athbhreithniú á sheoladh ag an Roinn Sláinte ar ‘Fís don

(b) the Joint Committee shall aim to achieve cross-party agreement on the implementation of a single, long-term vision for mental health care and the direction of mental health policy in Ireland, while recognising that the Department of Health is simultaneously conducting a review of ‘A Vision for

- Athrú' go comhuaineach;
- (c) i gcomhthéacs 'Fís don Athrú' a chur i ngníomh, go scrúdóidh an Coiste—
- (i) a chomhtháite atá seachadadh seirbhísí meabhairshláinte in Éirinn faoi láthair;
- (ii) a mhéid atá seirbhísí agus tacaíochtaí (lena n-áirítear obair an Tascfhórsa Náisiúnta ar Mheabhairshláinte na hÓige agus an Tionscadal um Meabhairshláinte na hÓige Pathfinder) infhaighte, inrochtana agus i gcomhréir lena chéile;
- (iii) an gá atá ann forbairt bhreise a dhéanamh ar sheirbhísí coisc agus ar sheirbhísí luath-idirghabhála;
- (iv) na dúshláin shuntasacha a bhaineann le pearsanra a bhfuil scileanna acu a earcú agus a choinneáil; agus
- (v) a éifeachtaí a bheadh sé Coiste buan Oireachtais um Meabhairshláinte a bhunú;
- (d) go ndéanfaidh an Comhchoiste, tar éis an scrúdú a luaitear i mír (c) a chur i gcrích, agus athbhreithniú na Roinne Sláinte ar 'Fís don Athrú' á chur i gcountas aige, moltaí maidir le conas is fearr seirbhísí agus tacaíochtaí meabhairshláinte na hÉireann a chur i gcomhréir lena chéile chun cur le hinfhaighteacht agus le hinrochtaineacht, chun pearsanra a earcú agus a choinneáil agus chun cur i ngníomh 'Fís don Athrú' a chríochnú d'fhonn seirbhís meabhairshláinte chomhtháite den scoth a chur ar fáil;
- (e) nach rachaidh líon chomhaltaí an Choiste thar 15 agus gur mar a leanas a cheapfar na comhaltaí:
- (i) ceathrar comhaltaí a bheidh ceaptha ag an Rialtas,
- (ii) ceathrar comhaltaí a bheidh ceaptha ag Fianna Fáil,
- (iii) beirt chomhaltaí a bheidh ceaptha ag Sinn Féin, agus
- Change';
- (c) in the context of the implementation of 'A Vision for Change', the Committee shall examine—
- (i) the current integration of delivery of mental health services in Ireland;
- (ii) the availability, accessibility and alignment of services and supports (including the work of the National Task Force on Youth Mental Health and the Youth Mental Health Pathfinder Project);
- (iii) the need to further develop prevention and early intervention services;
- (iv) the significant challenges in the recruitment and retention of skilled personnel; and
- (v) the efficacy of establishing a permanent Mental Health Oireachtas Committee;
- (d) the Joint Committee shall, having carried out the examination at paragraph (c), and taking account of the Department of Health review of 'A Vision for Change', make recommendations on how best to align Ireland's mental health services and supports to increase availability and accessibility, recruit and retain personnel and complete the implementation of 'A Vision for Change' in order to provide a more integrated mental health service of the highest quality;
- (e) the number of members of the Committee shall not exceed 15, and the members shall be appointed as follows:
- (i) four members appointed by the Government,
- (ii) four members appointed by Fianna Fáil,
- (iii) two members appointed by Sinn Féin, and

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| <p>(iv) comhalta amháin in aghaidh an ghrúpa a bheidh ceaptha ag Páirtí an Lucht Oibre, Dlúthpháirtíocht agus Pobal roimh Bhrabús, Neamhspleáigh ar son an Athraithe, an Grúpa Neamhspleách Tuaithe agus Grúpa na nDaonlathaithe Sóisialta agus an Chomhaontais Ghlais;</p> | <p>(iv) one member each appointed by the Labour Party, Solidarity-People Before Profit (Sol-PBP), Independents 4 Change, the Rural Independent Group and the Social Democrats-Green Party Group;</p> |
| <p>(f) go gcráolfaidh an Ceann Comhairle ainmneacha na gcomhaltaí arna gceapadh faoi alt (e) mar eolas don Dáil ar an gcéad lá suí i ndiaidh a gceaptha;</p> | <p>(f) the Ceann Comhairle shall announce the names of the members appointed under paragraph (e) for the information of the Dáil on the first sitting day following their appointment;</p> |
| <p>(g) ochtar is córam don Chomhchoiste, a mbeidh duine amháin acu ar a laghad ina chomhalta nó ina comhalta den Dáil, agus duine amháin acu ina chomhalta nó ina comhalta den Seanad;</p> | <p>(g) the quorum of the Joint Committee shall be eight, at least one of whom shall be a member of the Dáil, and one a member of the Seanad;</p> |
| <p>(h) go ndéanfaidh an Comhchoiste duine dá chomhaltaí a thoghadh chun a bheith ina Chathaoirleach nó ina Cathaoirleach;</p> | <p>(h) the Joint Committee shall elect one of its members to be Chairman;</p> |
| <p>(i) go mbeidh ag an gComhchoiste na cumhachtaí a mhínítear i mBuan-Ordú 85(1), (2), (3), (4), (5), (7), (8) agus (9);</p> | <p>(i) the Joint Committee shall have the powers defined in Standing Order 85(1), (2), (3), (4), (5), (7), (8) and (9);</p> |
| <p>(j) go ndéanfaidh an Comhchoiste tuarascáil eatramhach a tháirgeadh, ina mbeidh sceideal oibre beartaithe an Chomhchoiste, laistigh de dhá mhí ón gcéad chruinniú poiblí dá chuid; agus</p> | <p>(j) the Joint Committee shall produce an interim report, which shall contain its proposed work schedule, within two months of its first meeting in public; and</p> |
| <p>(k) go ndéanfaidh an Comhchoiste a thuarascáil deiridh a thíolacadh do dhá Theach an Oireachtais faoin 31 Deireadh Fómhair 2018, agus air sin go mbeidh sé arna dhíscaoileadh.</p> | <p>(k) the Joint Committee shall make its final report to both Houses of the Oireachtas by 31st October, 2018, and shall thereupon stand dissolved.”</p> |

—*Seosamh Mac Aodha, Aire Stáit ag Roinn an Taoisigh.*

e10. “Go ndéanfar, de réir an mholta ón bhFochoiste ar Athleasú na Dála faoi Bhuan-Ordú 107(1)(a), Buan-Orduithe Dháil Éireann i dtaobh Gnó Phoiblí a leasú i mBuan-Ordú 147 mar a leanas:

- (a) i mír (1), trí ‘, faoi réir mhír (3A)’ a chur isteach i ndiaidh ‘Riar na hOibre’;
- (b) i mír (2), trí ‘, faoi réir mhír (3A)’ a chur

That, in accordance with the recommendation of the sub-Committee on Dáil Reform under Standing Order 107(1)(a), the Standing Orders of Dáil Éireann relative to Public Business be amended in Standing Order 147 as follows:

- (a) in paragraph (1), by the insertion of ‘, subject to paragraph (3A)’ after ‘Order Paper’;
- (b) in paragraph (2), by the insertion of ‘,

isteach i ndiaidh ‘go dtabharfar cead chun Bille a thabhairt isteach’;

- (c) i mír (3), trí ‘, faoi réir mhír (3A)’ a chur isteach i ndiaidh ‘agus déanfar Ordú don dara léamh’; agus

- (d) tríd an mír seo a leanas a chur isteach i ndiaidh mhír (3):

‘(3A) I gcás go mbeidh Bille clóbhuailte cheana féin, nó go mbeidh cead tugtha ag an Dáil é a thabhairt isteach, ní cead do chomhalta príobháideach Bille a thíolacadh ná a thairiscint go dtabharfar cead Bille a thabhairt isteach, más é tuairim an Ceann Comhairle gurb ionann a ábhar agus an Bille céadluaite nó go bhfuil a ábhar go substaintiúil de shamhail an Bhille chéadluaite. I gcás go mbeidh scrúdú á dhéanamh ag an gCeann Comhairle ar Bhillí le go mbeidh siad de réir na mBuan-Orduithe agus go bhfionnfaidh sé nó sí gurb ionann dhá Bhille nó níos mó nó go bhfuil dhá Bhille nó níos mó go substaintiúil de shamhail a chéile, is é nó is í an comhalta a thionscain an Bille is túsce a gheobhaidh an Ceann Comhairle an comhalta dá gceadófar é a thíolacadh nó a thairiscint go dtabharfar cead é a thabhairt isteach.’

subject to paragraph (3A)’ after ‘leave to introduce a Bill’;

- (c) in paragraph (3), by the insertion of ‘, subject to paragraph (3A)’ after ‘shall be made’; and

- (d) by the insertion of the following paragraph after paragraph (3):

‘(3A) Where a Bill has already been printed, or the Dáil has given leave to introduce it, a private member may not present, or move for leave to introduce, a Bill, the content of which, in the opinion of the Ceann Comhairle, is identical or substantially similar to the first-mentioned Bill. Where the Ceann Comhairle is examining Bills for compliance with Standing Orders, and finds that two or more Bills are identical or substantially similar, the member sponsoring the Bill first received by the Ceann Comhairle shall be the member permitted to present or move for leave to introduce it.’”

—*Seosamh Mac Aodha, Aire Stáit ag Roinn an Taoisigh.*

10. “Go gceadaíonn Dáil Éireann téarmaí an Chreat-Chomhaontaithe maidir le Comhpháirtíocht agus Comhar Cuimsitheach idir an tAontas Eorpach agus a chuid Ballstát, de pháirt, agus Poblacht na nOileán Filipíneach, den pháirt eile, arna shíniú in Phnom Penh, an Chambóid, an 11 Iúil 2012, ar leagadh cóip de faoi bhráid Dháil Éireann an 1 Meitheamh 2017.

That Dáil Éireann approves the terms of the Framework Agreement on Partnership and Cooperation between the European Union and its Member States, of the one part, and the Republic of the Philippines, of the other part, signed at Phnom Penh, Cambodia, on 11th July, 2012, a copy of which was laid before the Dáil on 1st June, 2017.”

—*An tAire Gnóthaí Eachtracha agus Trádála.*

ORDUITHE AN LAE ORDERS OF THE DAY

18. Ráitis Gheilleagair an tSamhraidh.

Summer Economic Statements.

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19. (l) An Bille fán Oifig Náisiúnta um Sheirbhísí Comhroinnte, 2016 — Ordú don Tuarascáil.
(a) National Shared Services Office Bill 2016 — Order for Report.
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22. An Bille um Banc Infheistíochta Bonneagair na hÁise, 2017 — Ordú don Tuarascáil.
Asian Infrastructure Investment Bank Bill 2017 — Order for Report.
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GNÓ COMHALTAÍ PRÍOBHÁIDEACHA PRIVATE MEMBERS' BUSINESS

Gnó a ordaitodh:
Business ordered:

38. (l) An Bille um Réiteach Riaráistí Morgáiste (Áras an Teaghlaigh), 2017 — An Dara Céim (*vótáil a cuireadh siar*).
(a) Mortgage Arrears Resolution (Family Home) Bill 2017 — Second Stage (*postponed division*).

—Michael McGrath.

Leasú ar an Tairiscint don Dara Léamh (atógáil):
Amendment to Motion for Second Reading (resumed):

1. To delete all words after “That” and substitute the following:

“Dáil Éireann:

- (a) noting the significant concerns with the Mortgage Arrears Resolution (Family Home) Bill 2017 in respect of its compatibility with the Constitution of Ireland, but acknowledging the positive intentions behind the Bill;
- (b) acknowledging the importance of addressing the difficulties faced by distressed borrowers in mortgage arrears and the high priority that Government attaches to this issue;
- (c) noting the range of measures already put in place by Government both up to 2016, and under the Programme for a Partnership Government, to support and assist financially distressed borrowers in mortgage arrears on their homes, with a view to keeping people in their homes and avoiding repossessions as far as possible;
- (d) noting the welcome substantial and continuing decrease (as shown in the latest Central Bank of Ireland statistics) in the overall number of home mortgage accounts in arrears, the very significant number of home mortgage restructures now in place, and the very high proportion of home mortgages which are meeting the terms of their restructure;
- (e) noting also the welcome significant and ongoing reductions, both in the issue of new Civil Bills seeking possession on foot of home mortgage arrears and in the numbers of repossession orders made by the Courts, and the continuing and substantial increase in repossession proceedings struck out or discontinued;
- (f) noting the existence of the Personal Insolvency Arrangement, provided under the Personal Insolvency Acts as the primary formal mechanism to facilitate the negotiated resolution between debtors and creditors of both unsecured and secured (including

mortgage) debt;

- (g) noting that the Personal Insolvency Arrangement is designed, as far as possible, to permit the debtor to continue to reside in his or her principal private residence, while resolving their debts in a holistic manner and returning the debtor to solvency;
- (h) noting that under changes introduced by the Personal Insolvency (Amendment) Act 2015, a borrower whose reasonable proposal for a Personal Insolvency Arrangement (which includes his or her home mortgage arrears) is refused by the mortgage lender or other creditors can now seek an independent review of that refusal by the Courts, who have power, subject to certain conditions, to impose the rejected proposal, thus ending the so-called ‘bank veto’;
- (i) noting the introduction of free independent financial and legal advice and assistance, for insolvent borrowers in home mortgage arrears, as part of a range of supports available through the Money Advice and Budgeting Service (MABS) under the Government’s Abhaile mortgage arrears resolution service, and the high level of takeup by distressed borrowers of the various supports provided under Abhaile;
- (j) noting the public consultation already completed on personal insolvency legislation, and the ongoing review of the insolvency system, to be completed this year under the Programme for a Partnership Government commitments on mortgage arrears;
- (k) noting the further measures already in train under the Government’s Action Plan on Housing and Homelessness, including recent and continuing changes to the Mortgage-to-Rent Scheme to extend its availability, particularly for borrowers in rural areas; and
- (l) noting the other relevant measures which have been put in place to protect principal private residences of those in mortgage arrears; and

declines to give the Bill a second reading.”

— *An tAire Dlí agus Cirt agus Comhionannais.*

132a. An Bille um an gCúigiú Leasú is Tríocha ar an mBunreacht (Colscaradh), 2016 — Ordú don Tuarascáil.

Thirty-fifth Amendment of the Constitution (Divorce) Bill 2016 — Order for Report.

— *Josepha Madigan.*

Fógraí Tairisceana:

Notices of Motions:

161a. “That Dáil Éireann:

notes:

- the publication in 2012 of the report entitled ‘*Acute Coronary Syndrome Programme — Model of Care*’, to standardise treatment of patients suffering from heart attack in its different forms in this State;
- the finding of the 2012 report that University Hospital Waterford (UHW) has the potential to develop into a 24/7 service following infrastructural and staff

developments;

- the 2015 Estimate which stated that such a 24/7 service could be provided at a total annual cost of €2.7 million and capital cost of €1.9 million;
- the publication in May 2013 of the Government report entitled '*The Establishment of Hospital Groups as a transition to Independent Hospital Trusts*', produced by an expert group led by Professor John Higgins and otherwise known as the Higgins Report;
- that the Higgins Report recommends that UHW continue to provide invasive cardiology services for the South East population;
- that the demand for service in the single catheterisation laboratory (cath lab) in the South East has grown greatly since the inception of the lab and it has now grown beyond the infrastructure committed to it;
- the unacceptable wait times being encountered for outpatient and inpatient care which are seriously detrimental to wellbeing and arise solely because of the lack of an additional cath lab facility on the UHW campus;
- that this risk was recognised by the Health Service Executive (HSE) over several years, with the lack of a second facility identified as a critical risk on the formal HSE risk register;
- that the Programme for a Partnership Government committed to the development of a second cath lab at UHW subject to a favourable recommendation from an independent clinical review;
- the publication of a report entitled '*Independent Clinical Review of Provision of a Second Catheterisation Laboratory at University Hospital Waterford*', otherwise known as the Herity Report;
- that the South East region is the only region nationally without a 24/7 cardiac care service; and
- that multiple worldwide clinical assessments of primary emergency coronary angioplasty and stenting for Sinus Tachycardia elevated heart attack have been demonstrated to only be effective if carried out soon after the first presentation of symptoms of heart attack;

further notes:

- that the Herity Report calls for the current limited hours provision of Primary Percutaneous Coronary Intervention (PPCI) at UHW cease entirely;
- that this would result in all emergency cardiac patients in the South East having to travel to hospitals in Cork or Dublin for treatment;
- the inadequacy of the current air ambulance service to meet the needs of patients in the South East;
- the poor road infrastructure between UHW and Cork University Hospital; and
- the need to enhance ambulance services and response times;

calls on the Government to:

- immediately initiate a second independent review into the provision of cardiac care in the South East; and
- ensure that work on the review commences within six weeks of the passing of this motion and that a speedy conclusion is reached, cognisant of the sensitive issues involved;

agrees that the terms of reference for this regional review will be:

- agreed by all parties and groups in this House prior to commencement and framed in the context of existing regional policy;
- based on the need for 24/7 PPCI at UHW to ensure safe and accessible emergency cardiac care for the population of the South East;
- based on clinical and medical need and underpinned by the National Clinical Programme and consult widely and appropriately with regional clinicians and medical experts;
- based on the actual population of the South East and not an arbitrary effective catchment population; and
- cognisant of the range of travel times to hospitals outside the region and not simply the average time; and

further agrees that the review will:

- respect the status of UHW as a regional hospital providing a regional cardiac service;
- identify need and capacity based on the geographical area the hospital serves, namely the population of the South East; and
- deliver on the commitment in the Higgins Report, that UHW continues to provide interventional cardiac care to patients in the South East.” — *Micheál Martin and all other members of the Fianna Fáil parliamentary party, Gerry Adams and all other members of the Sinn Féin parliamentary party, Brendan Howlin and all other members of the Labour parliamentary party, Eamon Ryan, Catherine Martin, Michael Collins, Noel Grealish, Michael Harty, Danny Healy-Rae, Michael Healy-Rae, Michael Lowry, Mattie McGrath, Clare Daly, Mick Wallace.*

[13 July, 2017]

MEMORANDA

Déardaoin, 13 Iúil, 2017

Thursday, 13th July, 2017

Cruinniú den Choiste um Chuntais Phoiblí i Seomra Coiste 3, TL2000, ar 9 a.m.

Meeting of the Committee of Public Accounts in Committee Room 3, LH2000, at 9 a.m.

Cruinniú den Chomhchoiste um Airgeadas, Caiteachas Poiblí agus Athchóiriú, agus an Taoiseach i Seomra Coiste 2, TL2000, ar 9.30 a.m.

Meeting of the Joint Committee on Finance, Public Expenditure and Reform, and Taoiseach in Committee Room 2, LH2000, at 9.30 a.m.

Cruinniú den Chomhchoiste um Thithíocht, Pleanáil, Pobal agus Rialtas Áitiúil i Seomra Coiste 1, TL2000, ar 9.30 a.m.

Meeting of the Joint Committee on Housing, Planning, Community and Local Government in Committee Room 1, LH2000, at 9.30 a.m.

Cruinniú den Chomhchoiste um Choimirce Shóisialach i Seomra Coiste 4, TL2000, ar 10.30

P.T.O.

a.m. (*príobháideach*).

Meeting of the Joint Committee on Social Protection in Committee Room 4, LH2000, at 10.30 a.m. (*private*).

Cruinniú den Choiste Gnó i Seomra 2 (tríd an bPríomh-Halla), Teach Laighean, ar 10.30 a.m. (*príobháideach*).

Meeting of the Business Committee in Room 2 (off the Main Hall), Leinster House, at 10.30 a.m. (*private*).

Cruinniú den Roghchoiste um Ghnóthaí Eachtracha agus Trádáil, agus Cosaint i Seomra Coiste 4, TL2000, ar 12.15 p.m.

Meeting of the Select Committee on Foreign Affairs and Trade, and Defence in Committee Room 4, LH2000, at 12.15 p.m.

Cruinniú den Chomhchoiste um Fhorfheidhmiú Chomhaontú Aoine an Chéasta i Seomra Coiste 2, TL2000, ar 2.15 p.m. (*príobháideach*).

Meeting of the Joint Committee on the Implementation of the Good Friday Agreement in Committee Room 2, LH2000, at 2.15 p.m. (*private*).

SCRÍBHINNÍ A LEAGADH FAOI BHRÁID NA dTITHE DOCUMENTS LAID BEFORE THE HOUSES¹

Reachtúil

Statutory

Eile

Other

Ráiteas i scríbhinn maidir leis na téarmaí agus na coinníollacha (conradh) faoina ngníomhaíonn nó faoinar ghníomhaigh an Comhairleoir Speisialta, Patrick Sheehan, Tiománaí Sibhialtach, mar Chomhairleoir Speisialta don Teachta Katherine Zappone, Aire den Rialtas ag an Roinn Leanaí agus Gnóthaí Óige, le héifeacht ón 16 Bealtaine 2016, de bhun alt 19(4)(a) de na hAchtanna um Eitic in Oifigí Poiblí, 1995 agus 2001.

Statement in writing of the terms and conditions (contract) under which Special Adviser, Patrick Sheehan, Civilian Driver, acts or acted as a Special Adviser to Deputy Katherine Zappone, Minister of the Government at the Department of Children and Youth Affairs, with effect from 16 May, 2016, pursuant to section 19(4)(a) of the Ethics in Public Office Acts 1995 and 2001.

Togra le haghaidh Cinneadh Forfheidhmiúcháin ón gComhairle maidir leis an tsubstaint shícighníomhach nua N-feinil-N-[1-(2 feineitil)pípiridín-4-yl]fúráin-2-carbocsaimíd (fúráinilfeantáinil) a chur faoi réir bearta rialaithe mar aon le nóta faisnéise míniúcháin.

Proposal for a Council Implementing Decision on subjecting the new psychoactive substance N-phenyl-N-[1-(2-phenylethyl)piperidin-4-yl]furan-2-carboxamide (furanylfentanyl) to control measures together with explanatory information note.

COM (2017) 367.

COM (2017) 367.

An Plean Gníomhaíochta le haghaidh Cuntais

Dormant Accounts Action Plan, 2017.

¹ I gcás nach leagtar scríbhinn ach faoi bhráid aon Teach amháin, cuirfear (D) – Dáil nó (S) – Seanad ina diaidh dá réir sin.

Where a document is laid before one House only it will be appended with (D) – Dáil or (S) – Seanad accordingly.

Dhíomhaoine, 2017.

Togra le haghaidh Cinneadh ón gComhairle maidir leis an seasamh a bheidh le glacadh, thar ceann an Aontais Eorpaigh, laistigh de Chomhairle Comhlachais AE-Phoblacht na Moldóive i ndáil leis an leasú ar Iarscríbhinn XXVI a ghabhann le Comhaontú Comhlachais AE-Phoblacht na Moldóive an 27 Meitheamh 2014 mar aon le nóta faisnéise míniúcháin.

COM (2017) 269.

Togra le haghaidh Cinneadh ón gComhairle maidir leis na ranníocaíochtaí airgeadais a bheidh le híoc ag Ballstáit chun an Ciste Forbartha Eorpach a mhaoiniú, lena n-áirítear an dara tráthchuid don bhliain 2017 mar aon le nóta faisnéise míniúcháin.

COM (2017) 296.

Neamhreachtúil

Tithe an Oireachtais. An Coiste um Chuntais Phoiblí. Tuarascáil maidir le Scrúdú Ráiteas Airgeadais in Earnáil an Oideachais Tríú Leibhéal. (Iúil 2017).

Rialacháin an Aontais Eorpaigh (Táirgí Cosmaideacha) (Leasú), 2017 (I.R. Uimh. 297 de 2017).

Proposal for a Council Decision on the position to be adopted on behalf of the European Union within the EU – Republic of Moldova Association Council relating to the amendment to Annex XXVI to the EU-Republic of Moldova Association Agreement of 27 June, 2014 together with explanatory information note.

COM (2017) 269.

Proposal for a Council Decision on the financial contributions to be paid by Member States to finance the European Development Fund, including the second instalment for 2017 together with explanatory information note. COM (2017) 296.

Non-Statutory

Houses of the Oireachtas. Committee of Public Accounts. Report on the Examination of Financial Statements in the Third-Level Education Sector. (July, 2017).

European Union (Cosmetic Products) (Amendment) Regulations 2017 (S.I. No. 297 of 2017).