

*Dé Céadaoin, 3 Bealtaine, 2006*  
*Wednesday, 3rd May, 2006*

2.30 p.m.

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**ORD GNÓ**  
**ORDER OF BUSINESS**

11. Tairiscint *maidir leis* An Bille um Thruailliú na Farraiige (Forálacha Ilghnéitheacha) 2003 [*Seanad*].  
Motion *re* Sea Pollution (Miscellaneous Provisions) Bill 2003 [*Seanad*].
16. (l) An Bille um Cheadanna Fostaíochta 2005 — An Tuarascáil (*Leasú 100, atógáil*).  
(a) Employment Permits Bill 2005 — Report (*Amendment 100, resumed*).
17. An Bille um Údarás Forbartha an Champais Náisiúnta Spóirt 2006 — An Dara Céim (*atógáil*).  
National Sports Campus Development Authority Bill 2006 — Second Stage (*resumed*).

**GNÓ COMHALTAÍ PRÍOBHÁIDEACHA**  
**PRIVATE MEMBERS' BUSINESS**

48. Tairiscint *maidir le* foinsí fuinnimh Ola agus Gáis in Éirinn.  
Motion *re* Oil and Gas sources of energy in Ireland.

**I DTOSACH GNÓ PHOIBLÍ**  
**AT THE COMMENCEMENT OF PUBLIC BUSINESS**

*Billí a thionscnamh : Initiation of Bills*

*Tíolachta:*  
*Presented:*

1. An Bille Sláinte (Tithe Banaltrais) (Leasú) 2006 — Ordú don Dara Céim.  
Health (Nursing Homes) (Amendment) Bill 2006 — Order for Second Stage.

Bille dá ngairtear Acht do leasú an Achta Sláinte (Tithe Banaltrais) 1990 agus do dhéanamh aisghairm iarmhartach ar alt 3 den Acht Sláinte (Forálacha Ilghnéitheacha) 2001, do leasú Sceideal 7 a ghabhann leis an Acht Sláinte 2004 agus do chúlghairm na Rialachán um Thithe Banaltrais (Fóirdheontas) 1993.

Bill entitled an Act to amend the Health (Nursing Homes) Act 1990 and to consequentially repeal section 3 of the Health (Miscellaneous Provisions) Act 2001, amend Schedule 7 to the Health Act 2004 and revoke the Nursing Homes (Subvention) Regulations 1993.

— *An tAire Sláinte agus Leanaí.*

2. An Bille um Sheirbhís Bhuiséadaithe agus Comhairle Airgid 2002 — Ordú don Dara Céim.  
Money Advice and Budgeting Service Bill 2002 — Order for Second Stage.

Bille dá ngairtear Acht do dhéanamh socrú maidir le seirbhís bhainistithe fiachais a fhorbairt agus a chur chun feidhme d'fhonn cuidiú le daoine aonair le linn fiachas tomhaltóra a bhainistiú, a laghdú agus a urscaoileadh; d'fhonn comhoibriú idir daoine agus an tAire Gnóthaí Sóisialacha, Pobail agus Teaghlaigh a éascú chun cuideachtaí a bhunú chun an tseirbhís a sholáthar; do dhéanamh socrú maidir leis na cuideachtaí sin do dhéanamh comhaontuithe leis an Aire chun an tseirbhís a sholáthar mar sholáthraithe seirbhíse áitiúla; do dhéanamh socrú maidir le príomhchuspóirí soláthraithe seirbhíse áitiúla; do thabhairt feidhmeanna don Aire maidir le cistiú, faireachán agus measúnú na seirbhíse; do bhunú Coiste Comhairleach Náisiúnta um Sheirbhís Bhuiséadaithe agus Comhairle Airgid chun dul i gcomhairle leis an Aire agus comhairle a thabhairt don Aire i dtaobh nithe a bhaineann le beartas i ndáil leis an tseirbhís, agus do dhéanamh socrú i dtaobh nithe gaolmhara.

Bill entitled an Act to provide for the development and implementation of a debt management service to assist individuals in managing, reducing and discharging consumer debt; to facilitate co-operation between persons and the Minister for Social, Community and Family Affairs for the purpose of establishing companies to provide the service; to provide for those companies to enter into agreements with the Minister to provide the service as local service providers; to provide for the principal objects of local service providers; to confer on the Minister functions in respect of the funding, monitoring and evaluation of the service; to establish a National Money Advice and Budgeting Service Advisory Committee to consult with and advise the Minister on matters of policy relating to the service, and to provide for related matters.

— *An tAire Gnóthaí Sóisialacha, Pobail agus Teaghlaigh.*

3. An Bille um an Ochtú Leasú is Fiche ar an mBunreacht 2005 — Ordú don Dara Céim.  
Twenty-eighth Amendment of the Constitution Bill 2005 — Order for Second Stage.

Bille dá ngairtear Acht chun an Bunreacht a leasú.

Bill entitled an Act to amend the Constitution.

— *An tAire Gnóthaí Eachtracha.*

**4. An Bille um Pleanáil agus Forbairt (Leasú) 2004 — Ordú don Dara Céim.**  
 Planning and Development (Amendment) Bill 2004 — Order for Second Stage.

Bille dá ngairtear Acht do leasú an Achta um Pleanáil agus Forbairt 2000 chun socrú a dhéanamh maidir le húdaráis phleanála do dhiúltú cead pleanála do dhaoine a mhainnigh san am a caitheadh cead pleanála a deonaíodh a chomhlíonadh.

Bill entitled an Act to amend the Planning and Development Act 2000 to make provision for the refusal by planning authorities of planning permission to persons who in the past failed to comply with planning permission granted.

— *Michael Noonan.*

**5. Bille na gComhphobal Eorpach (Leasú) 2006 — Ordú don Dara Céim.**  
 European Communities (Amendment) Bill 2006 — Order for Second Stage.

Bille dá ngairtear Acht do leasú Acht na gComhphobal Eorpach 1972, chun a fhoráil gur cuid de dhlí baile an Stáit forálacha áirithe den Chonradh i dtaobh aontachas Phoblacht na Bulgáire agus na Rómáine leis an Aontas Eorpach.

Bill entitled an Act to amend the European Communities Act 1972, so as to provide that certain provisions of the Treaty concerning the accession of the Republic of Bulgaria and Romania to the European Union shall be part of the domestic law of the State.

— *An tAire Gnóthaí Eachtracha.*

**6. An Bille um an Dlí Sibhialta (Forálacha Ilghnéitheacha) 2006 — Ordú don Dara Céim.**

Civil Law (Miscellaneous Provisions) Bill 2006 — Order for Second Stage.

Bille dá ngairtear Acht do dhéanamh socrú maidir le ceapadh agus le feidhmeanna Ombudsman um Sheirbhísí Dlí; do dhéanamh socrú maidir le físchomhdháiliú in imeachtaí sibhialta; do leasú Acht na gCúirteanna (Forálacha Foríontacha) 1961, an Achta Cúirteanna Breithiúnais 1936, an Achta um Sheirbhís Chúirteanna 1998, Acht na gCúirteanna 1971, an Achta Oifigeach Cúirte 1945, an *Petty Sessions (Ireland) Act* 1851, an Achta Aturnaethe 1954 agus an Acht Aturnaethe (Leasú) 1994, an Achta um Chearrbhachas agus Crannchuir 1956, an Achta um Thiarnaí Talún agus Tionóntaí (Leasú) 1980, an Achta i dtaobh Dearbhuithe Reachtúla 1938, Acht na nGiúiréithe 1976, an Achta Féimheachta 1988 agus an Achta Comharbhais 1965; agus do dhéanamh socrú i dtaobh nithe gaolmhara.

Bill entitled an Act to provide for the appointment and functions of a Legal Services Ombudsman; to provide for videoconferencing in civil proceedings; to amend the Courts (Supplemental Provisions) Act 1961, the Courts of Justice Act 1936, the Courts Service Act 1998, the Courts Act 1971, the Court Officers Act 1945, the Petty Sessions (Ireland) Act 1851, the Solicitors Act 1954 and the Solicitors (Amendment) Act 1994, the Gaming and Lotteries Act 1956, the Landlord and Tenant (Amendment) Act 1980, the Statutory Declarations Act 1938, the Juries Act 1976, the Bankruptcy Act 1988 and the Succession Act 1965; and to provide for related matters.

— *An tAire Dlí agus Cirt, Comhionannais agus Athchóirithe Dlí.*

**7. An Bille um Institiúidí Teicneolaíochta 2006 — Ordú don Dara Céim.**  
 Institutes of Technology Bill 2006 — Order for Second Stage.

Bille dá ngairtear Acht do leasú Achta na gColáistí Teicniúla Réigiúnacha 1992 go 2001, do leasú na nAchtaanna um Institiúid Teicneolaíochta Bhaile Átha Cliath 1992 go 2001, do leasú Acht an

Bill entitled an Act to amend the Regional Technical Colleges Acts 1992 to 2001, to amend the Dublin Institute of Technology Acts 1992 to 2001, to amend the Higher Education Authority Act 1971,

Údaráis um Ard-Oideachas 1971, do leasú Acht na nOllscoileanna 1997, do leasú Acht na gCáilíochtaí (Oideachas agus Oiliúint) 1999, d'aisghairm ailt 19, 37 agus 38 den Acht Gairmoideachais (Leasú) 2001, agus do dhéanamh socrú i dtaobh nithe gaolmhara.

to amend the Universities Act 1997, to amend the Qualifications (Education and Training) Act 1999, to repeal sections 19, 37 and 38 of the Vocational Education (Amendment) Act 2001, and to provide for related matters.

— *An tAire Oideachais agus Eolaíochta.*

**8. An Bille chun na hAchtanna um Chiontaí in aghaidh an Stáit (1939 go 1998) a Aisghairm 2004 — Ordú don Dara Céim.**

Offences Against the State Acts (1939 to 1998) Repeal Bill 2004 — Order for Second Stage.

Bille dá ngairtear Acht d'aisghairm na nAchtanna um Chiontaí in aghaidh an Stáit 1939 go 1998.

Bill entitled an Act to repeal the Offences against the State Acts 1939 to 1998.

— *Aengus Ó Snodaigh.*

**9. An Bille um Binsí Fiosrúcháin 2005 — Ordú don Dara Céim.**

Tribunals of Inquiry Bill 2005 — Order for Second Stage.

Bille dá ngairtear Acht do dhéanamh socrú maidir le binsí a bhunú ó am go ham chun nithe a fhiosrú a bhfuil tábhacht phoiblí atá práinneach agus suntasach ag baint leo agus chun tuarascáil a thabhairt orthu; do dhéanamh socrú maidir le cumhachtaí na mbinsí sin agus maidir lena bhfionraí agus lena ndíscáoileadh; d'aisghairm na nAchtanna um Binsí Fiosrúcháin (Fianaise) 1921 go 2004; agus do dhéanamh socrú i dtaobh nithe gaolmhara.

Bill entitled an Act to provide for the establishment of tribunals from time to time to inquire into and report on matters of urgent and significant public importance; to provide for the powers of such tribunals and their suspension and dissolution; to repeal the Tribunals of Inquiry (Evidence) Acts 1921 to 2004; and to provide for related matters.

— *An tAire Dlí agus Cirt, Comhionannais agus Athchóirithe Dlí.*

**10. An Bille um Chomhairle (Leasú) 2004 — Ordú don Dara Céim.**

Comhairle (Amendment) Bill 2004 — Order for Second Stage.

Bille dá ngairtear Acht do leasú an Achta um Chomhairle 2000 chun feidhmeanna Chomhairle a leasú agus a leathnú, do dhéanamh athruithe áirithe ar a comhaltas agus do dhéanamh socrú i dtaobh nithe gaolmhara.

Bill entitled an Act to amend the Comhairle Act 2000 to amend and extend the functions of Comhairle, to make certain changes to its membership and to provide for related matters.

— *An tAire Gnóthaí Sóisialacha agus Teaghlaigh.*

*Fógraí Tairisceana : Notices of Motions*

**11.** “Go ndéanfar Ordú an 3 Meitheamh, 2004, ón Dáil, lena ndearnadh an Bille um Thruailliú na Farraige (Forálacha Ilghnéitheacha) 2003 [*Seanad*], a tharchur chuig an Roghchoiste um Chumarsáid, Muir agus Acmhainní Nádurtha a urscaoileadh agus go dtarchuirfear an Bille chuig an

That the Order of the Dáil of 3rd June, 2004, referring the Sea Pollution (Miscellaneous Provisions) Bill 2003 [*Seanad*], to the Select Committee on Communications, Marine and Natural Resources be discharged and that the Bill be referred to the Select Committee on Transport pursuant to

Roghchoiste um Iompar de bhun Bhuan-Ordú 120(1) de na Buan-Orduithe i dtaobh Gnó Phoiblí agus mhír 1(a)(i) de Théarmaí Tagartha an Choiste sin.

— *Pat The Cope Ó Gallachóir, Aire Stáit ag an Roinn Iompair.*

**12.** “Go gceadaíonn Dáil Éireann an Stát d’fheidhmiú an roghnaithe, arna chur ar fáil le hAirteagal 4 den cheathrú Prótocal atá leagtha amach i gConradh Amstardam, fógra a thabhairt don Chomhairle agus don Choimisiún gur mian leis glacadh leis an mbeart seo a leanas:

Treoir 2004/82/CE an 29 Aibreán, 2004 ón gComhairle maidir le hoibleagáid a bheith ar iompróirí sonraí a thabhairt mar gheall ar phaisinéirí,

ar beart é ar leagadh cóip de faoi bhráid Dháil Éireann an 25 Iúil, 2005.

— *An tAire Dlí agus Cirt, Comhionannais agus Athchóirithe Dlí.*

Standing Order 120(1) of the Standing Orders relative to Public Business and paragraph (1)(a)(i) of that Committee’s Orders of Reference.”

That Dáil Éireann approves the exercise by the State of the option, provided by Article 4 of the fourth Protocol set out in the Treaty of Amsterdam, to notify the Council and the Commission that it wishes to accept the following measure:

Council Directive 2004/82/EC of 29th April, 2004 on the obligation of carriers to communicate passenger data,

a copy of which measure was laid before Dáil Éireann on 25th July, 2005.”

**13.** “Meastacháin i gcomhair Seirbhísí Poiblí [2006]:

*Vóta 1 (Teaghlachas an Uachtaráin) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €2,608,000 chun íoctha an mhuirir a thiocthaid chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig Rúnaí an Uachtaráin, le haghaidh costas áirithe eile a bhaineann le Teaghlachas an Uachtaráin agus le haghaidh deontas áirithe.

*Vóta 2 (Roinn an Taoisigh) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €37,598,000 chun íoctha an mhuirir a thiocthaid chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Roinn an Taoisigh, lena n-áirítear seirbhísí áirithe atá faoi riaradh na Roinne agus chun deontais agus deontais-i-gcabhair a íoc.

*Vóta 3 (Oifig an Ard-Aighne) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €15,199,000 chun íoctha an mhuirir a thiocthaid chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006,

Estimates for Public Services [2006]:

*Vote 1 (President’s Establishment) (Revised Estimate).*

That a sum not exceeding €2,608,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Office of the Secretary to the President, for certain other expenses of the President’s Establishment and for certain grants.

*Vote 2 (Department of the Taoiseach) (Revised Estimate).*

That a sum not exceeding €37,598,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Department of the Taoiseach, including certain services administered by the Department and for payment of grants and grants-in-aid.

*Vote 3 (Office of the Attorney General) (Revised Estimate).*

That a sum not exceeding €15,199,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006,

le haghaidh thuarastail agus chostais Oifig an Ard-Aighne, lena n-áirítear deontas-i-gcabhair.

*Vóta 4 (An Phríomh-Oifig Staidrimh) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €84,761,000 chun íoctha an mhuirir a thiofadh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais na Príomh-Oifige Staidrimh.

*Vóta 5 (Oifig an Ard-Reachtair Cuntas agus Ciste) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €8,661,000 chun íoctha an mhuirir a thiofadh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig an Ard-Reachtair Cuntas agus Ciste.

*Vóta 6 (Oifig an Aire Airgeadais) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €110,831,000 chun íoctha an mhuirir a thiofadh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig an Aire Airgeadais, lena n-áirítear Oifig an Phámháistir Ghinearálta, le haghaidh seirbhísí áirithe atá faoi riaradh Oifig an Aire agus chun deontais agus deontais-i-gcabhair áirithe a íoc, agus go ndeonófar suim nach mó ná €1,100,000 trí leithreasáí nár caitheadh agus a bhféadfar a dtabhairt suas a iarchur faoi Alt 91 den Acht Airgeadais 2004 a úsáid le haghaidh seirbhísí soláthair caipitiúla.

*Vóta 7 (Aoisliúntas agus Liúntais Scoir) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €242,442,000 chun íoctha an mhuirir a thiofadh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh pinsean, aoisliúntais, díobhá-lacha ceirde, agus liúntas agus aiscí, breise agus eile, faoi na hAchtanna Aoisliúntas 1834 go 1963, agus faoin Acht Aoisliúntas agus Pinsean 1976, agus faoi reachtanna iolartha eile; le haghaidh pinsean, liúntas agus aiscí seach-reachtúla arna ndámh-achtain ag an Aire Airgeadais, táillí do liaréiteoirí agus táillí ócáideacha do dhochtúirí; cúitimh agus íocaíochtaí eile i leith díobhála pearsanta; táillí don Bhord

for the salaries and expenses of the Office of the Attorney General, including a grant-in-aid.

*Vote 4 (Central Statistics Office) (Revised Estimate).*

That a sum not exceeding €84,761,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Central Statistics Office.

*Vote 5 (Office of the Comptroller and Auditor General) (Revised Estimate).*

That a sum not exceeding €8,661,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Office of the Comptroller and Auditor General.

*Vote 6 (Office of the Minister for Finance) (Revised Estimate).*

That a sum not exceeding €110,831,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Office of the Minister for Finance, including the Paymaster-General's Office, for certain services administered by the Office of the Minister and for payment of certain grants and grants-in-aid, and that a sum not exceeding €1,100,000 be granted by way of the application for capital supply services of unspent appropriations, the surrender of which may be deferred under Section 91 of the Finance Act 2004.

*Vote 7 (Superannuation and Retired Allowances) (Revised Estimate).*

That a sum not exceeding €242,442,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for pensions, superannuation, occupational injuries, and additional and other allowances and gratuities under the Superannuation Acts 1834 to 1963 and the Superannuation and Pensions Act 1976 and sundry other statutes; extra-statutory pensions, allowances and gratuities awarded by the Minister for Finance, fees to medical referees and occasional fees to doctors; compensation and other payments in respect of personal injuries; fees to Pensions

Pinsean; íocaíochtaí i leith an Chórais Sochair Pinsean, íocaíochtaí ilghnéithe-acha, etc.

*Vóta 8 (Oifig na gCoimisinéirí Achomhairc) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €625,000 chun íochta an mhuirir a thiocthaidh chun bheith iníochta i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig na gCoimisinéirí Achomhairc.

*Vóta 9 (Oifig na gCoimisinéirí Ioncaim) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €381,727,000 chun íochta an mhuirir a thiocthaidh chun bheith iníochta i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig na gCoimisinéirí Ioncaim, lena n-áirítear seirbhísí áirithe eile atá faoi riaradh na hOifige sin.

*Vóta 10 (Oifig na nOibreacha Poiblí) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €558,318,000 chun íochta an mhuirir a thiocthaidh chun bheith iníochta i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig na nOibreacha Poiblí; le haghaidh seirbhísí atá faoi riaradh na hOifige sin, lena n-áirítear Oifig an tSoláthair mar chuid de Ghníomhaireacht Soláthair an Rialtais, agus chun deontais áirithe a íoc agus chun caiteachas áirithe i ndáil le faoiseamh tuile a chúiteamh, agus go ndeonófar suim nach mó ná €23,699,000 trí leithreasáí nár caitheadh agus a bhféadfar a dtabhairt suas a iarchur faoi Alt 91 den Acht Airgeadais 2004 a úsáid le haghaidh seirbhísí soláthair caipitiúla.

*Vóta 11 (An tSaotharlann Stáit) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €8,690,000 chun íochta an mhuirir a thiocthaidh chun bheith iníochta i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais na Saotharlainne Stáit.

*Vóta 12 (An tSeirbhís Shicréideach) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €806,000 chun íochta an mhuirir a thiocthaidh chun

Board; payments in respect of Pensions Benefit System, miscellaneous payments, etc.

*Vote 8 (Office of the Appeals Commissioners) (Revised Estimate).*

That a sum not exceeding €625,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Office of the Appeal Commissioners.

*Vote 9 (Office of the Revenue Commissioners) (Revised Estimate).*

That a sum not exceeding €381,727,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Office of the Revenue Commissioners, including certain other services administered by that Office.

*Vote 10 (Office of Public Works) (Revised Estimate).*

That a sum not exceeding €558,318,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Office of Public Works; for services administered by that Office including the Stationery Office as part of the Government Supplies Agency, and for payment of certain grants and for the recoupment of certain expenditure in connection with flood relief, and that a sum not exceeding €23,699,000 be granted by way of the application for capital supply services of unspent appropriations, the surrender of which may be deferred under Section 91 of the Finance Act 2004.

*Vote 11 (State Laboratory) (Revised Estimate).*

That a sum not exceeding €8,690,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the State Laboratory.

*Vote 12 (Secret Service) (Revised Estimate).*

That a sum not exceeding €806,000 be granted to defray the charge which will

bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh na Seirbhíse Socréidí.

*Vóta 13 (Oifig an Phríomh-Aturnae Stáit) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €38,042,000 chun íoctha an mhuirir a thiocthaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig an Phríomh-Aturnae Stáit.

*Vóta 14 (Oifig an Stiúrthóra Ionchúiseamh Poiblí) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €33,635,000 chun íoctha an mhuirir a thiocthaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig an Stiúrthóra Ionchúiseamh Poiblí.

*Vóta 15 (An Oifig Luachála) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €10,100,000 chun íoctha an mhuirir a thiocthaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais na hOifige Luachála agus mionseirbhísí áirithe.

*Vóta 16 (An tSeirbhís um Cheapacháin Phoiblí) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €12,553,000 chun íoctha an mhuirir a thiocthaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais na Seirbhíse um Cheapacháin Phoiblí.

*Vóta 17 (Oifig an Choimisiúin um Cheapacháin Seirbhíse Poiblí) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €984,000 chun íoctha an mhuirir a thiocthaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig an Choimisiúin um Cheapacháin Seirbhíse Poiblí.

*Vóta 18 (Oifig an Ombudsman) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €8,433,000 chun íoctha an mhuirir a thiocthaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006,

come in course of payment during the year ending on the 31st day of December, 2006, for Secret Service.

*Vote 13 (Office of the Chief State Solicitor) (Revised Estimate).*

That a sum not exceeding €38,042,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Office of the Chief State Solicitor.

*Vote 14 (Office of the Director of Public Prosecutions) (Revised Estimate).*

That a sum not exceeding €33,635,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Office of the Director of Public Prosecutions.

*Vote 15 (Valuation Office) (Revised Estimate).*

That a sum not exceeding €10,100,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Valuation Office and certain minor services.

*Vote 16 (Public Appointments Service) (Revised Estimate).*

That a sum not exceeding €12,553,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Public Appointments Service.

*Vote 17 (Office of the Commission for Public Service Appointments) (Revised Estimate).*

That a sum not exceeding €984,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Office of the Commission for Public Service Appointments.

*Vote 18 (Office of the Ombudsman) (Revised Estimate).*

That a sum not exceeding €8,433,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006,



le haghaidh thuarastail agus chostais Oifig an Ombudsman, an Choimisiúin um Chaighdeáin in Oifigí Poiblí agus Oifig an Choimisinéara Faisnéise.

*Vóta 19 (Dlí agus Ceart, Comhionannas agus Athchóiriú Dlí) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €374,696,000 chun íoctha an mhuirir a thiofadh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig an Aire Dlí agus Cirt, Comhionannais agus Athchóirithe Dlí, foirne Promhaidh agus Leasa agus seirbhísí áirithe eile, lena n-áirítear íocaíochtaí faoi scéimeanna airgeadteoranta atá faoi riaradh na hOifige sin, agus chun deontais agus deontais-i-gcabhair áirithe a íoc, agus go ndeonófar suim nach mó ná €3,963,000 trí leithreasáí nár caitheadh agus a bhféadfar a dtabhairt suas a iarchur faoi Alt 91 den Acht Airgeadais 2004, a úsáid le haghaidh seirbhísí soláthair caipitiúla.

*Vóta 20 (An Garda Síochána) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €1,275,634,000 chun íoctha an mhuirir a thiofadh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais an Gharda Síochána, lena n-áirítear pinsin, etc.; le haghaidh íocaíochtaí cúitimh agus costas eile i leith seirbhíse sna Caomhnóirí Áitiúla, chun costas finnítithe áirithe a íoc, agus chun deontas-i-gcabhair a íoc.

*Vóta 21 (Príosúin) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €357,576,000 chun íoctha an mhuirir a thiofadh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais na Seirbhíse Príosúin, foirne promhaidh agus leasa agus costas eile i ndáil le príosúin, lena n-áirítear ionaid choinneála; le haghaidh seirbhísí promhaidh agus leasa; agus chun deontas-i-gcabhair a íoc, agus go ndeonófar suim nach mó ná €600,000 trí leithreasáí nár caitheadh agus a bhféadfar a dtabhairt suas a iarchur faoi Alt 91 den Acht Airgeadais 2004, a úsáid le haghaidh seirbhísí soláthair caipitiúla.

for the salaries and expenses of the Office of the Ombudsman, the Standards in Public Office Commission and the Office of the Information Commissioner.

*Vote 19 (Justice, Equality and Law Reform) (Revised Estimate).*

That a sum not exceeding €374,696,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st Day of December, 2006, for the salaries and expenses of the Office of the Minister for Justice, Equality and Law Reform, Probation and Welfare staff and of certain other services including payments under cash-limited schemes administered by that Office, and payment of certain grants and grants-in-aid, and that a sum not exceeding €3,963,000 be granted by way of the application for capital supply services of unspent appropriations, the surrender of which may be deferred under Section 91 of the Finance Act 2004.

*Vote 20 (Garda Síochána) (Revised Estimate).*

That a sum not exceeding €1,275,634,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Garda Síochána, including pensions, etc.; for payments of compensation and other expenses arising out of service in the Local Security Force, for the payment of certain witnesses' expenses, and for payment of a grant-in-aid.

*Vote 21 (Prisons) (Revised Estimate).*

That a sum not exceeding €357,576,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Prison Service, probation and welfare staff and other expenses in connection with prisons, including places of detention; for probation and welfare services; and for payment of a grant-in-aid, and that a sum not exceeding €600,000 be granted by way of the application for capital supply services of unspent appropriations, the surrender of which may be deferred under Section 91 of the Finance Act 2004.

*Vóta 22 (An tSeirbhís Chúirteanna) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €85,251,000 chun íoctha an mhuirir a thíocfaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh na dtuarastal agus na gcostas sin de chuid na Seirbhíse Chúirteanna agus na Cúirte Uachtaraí, na hArd-Chúirte, na Cúirte Coiriúla Speisialta, na Cúirte Cuarda agus na Cúirte Dúiche agus mionseirbhísí áirithe eile nach muirear ar an bPríomh-Chiste.

*Vóta 23 (Clárlann na Talún agus Clárlann na nGníomhas) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €41,150,000 chun íoctha an mhuirir a thíocfaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Chlárlann na Talún agus Chlárlann na nGníomhas.

*Vóta 24 (Tabhartais agus Tiomnachtaí Carthanúla) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €445,000 chun íoctha an mhuirir a thíocfaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig na dTabhartas agus na dTiomnachtaí Carthanúla.

*Vóta 25 (Comhshaol, Oidhreachta agus Rialtas Áitiúil) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €2,697,140,000 chun íoctha an mhuirir a thíocfaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig an Aire Comhshaoil, Oidhreachta agus Rialtais Áitiúil, lena n-áirítear deontais d'Údarás Áitiúla, deontais agus costais eile i ndáil le tithíocht, agus scéimeanna, fóirdheontais agus deontais ilghnéitheacha agus go ndeonófar suim nach mó ná €76,000,000 trí leithreasáí nár caitheadh agus a bhféadfar a dtabhairt suas a iarchur faoi Alt 91 den Acht Airgeadais 2004, a úsáid le haghaidh seirbhísí soláthair caipitiúla.

*Vóta 26 (Oideachas agus Eolaíocht) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €7,633,468,000 chun íoctha an mhuirir a

*Vote 22 (Courts Service) (Revised Estimate).*

That a sum not exceeding €85,251,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for such of the salaries and expenses of the Courts Service and of the Supreme Court, the High Court, the Special Criminal Court, the Circuit Court and the District Court and of certain other minor services as are not charged to the Central Fund.

*Vote 23 (Land Registry and Registry of Deeds) (Revised Estimate).*

That a sum not exceeding €41,150,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Land Registry and of the Registry of Deeds.

*Vote 24 (Charitable Donations and Bequests) (Revised Estimate).*

That a sum not exceeding €445,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Charitable Donations and Bequests Office.

*Vote 25 (Environment, Heritage and Local Government) (Revised Estimate).*

That a sum not exceeding €2,697,140,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Office of the Minister for the Environment, Heritage and Local Government, including grants to Local Authorities, grants and other expenses in connection with housing, miscellaneous schemes, subsidies and grants, and that a sum not exceeding €76,000,000 be granted by way of the application for capital supply services of unspent appropriations, the surrender of which may be deferred under Section 91 of the Finance Act 2004.

*Vote 26 (Education and Science) (Revised Estimate).*

That a sum not exceeding €7,633,468,000 be granted to defray the charge which will

thiocfaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig an Aire Oideachais agus Eolaíochta, le haghaidh seirbhísí áirithe atá faoi riaradh na hOifige sin, agus chun deontais agus deontais-i-gcabhair áirithe a íoc.

*Vóta 27 (An Roinn Gnóthaí Pobail, Tuaithe agus Gaeltachta) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €429,220,000 chun íoctha an mhuirir a thiocfaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig an Aire Gnóthaí Pobail, Tuaithe agus Gaeltachta, le haghaidh seirbhísí áirithe atá faoi riaradh na hOifige sin, agus chun deontais áirithe a íoc, agus go ndeonófar suim nach mó ná €6,900,000 trí leithreasáí nár caitheadh agus a bhféadfar a dtabhairt suas a iarchur faoi Alt 91 den Acht Airgeadais 2004 a úsáid le haghaidh seirbhísí soláthair caipitiúla.

*Vóta 28 (Gnóthaí Eachtracha) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €204,346,000 chun íoctha an mhuirir a thiocfaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig an Aire Gnóthaí Eachtracha, agus le haghaidh seirbhísí áirithe atá faoi riaradh na hOifige sin, lena n-áirítear deontais-i-gcabhair, agus ranníocaí le hEagraíochtaí Idirnáisiúnta.

*Vóta 29 (Comhar Idirnáisiúnta) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €600,479,000 chun íoctha an mhuirir a thiocfaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh Cúnaimh Oifigiúil Forbartha áirithe, lena n-áirítear deontais-i-gcabhair áirithe, agus le haghaidh ranníocaí le hEagraíochtaí Idirnáisiúnta áirithe a bhaineann le Cúnamh Forbartha agus le haghaidh thuarastail agus chostais i ndáil leo sin.

*Vóta 30 (Cumarsáid, Muir agus Acmhainní Nádirtha) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €291,440,000 chun íoctha an mhuirir a

come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Office of the Minister for Education and Science, for certain services administered by that Office, and for the payments of certain grants and grants-in-aid.

*Vote 27 (Department of Community, Rural and Gaeltacht Affairs) (Revised Estimate).*

That a sum not exceeding €429,220,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Office of the Minister for Community, Rural and Gaeltacht Affairs, for certain services administered by that Office, and for the payment of certain grants, and that a sum not exceeding €6,900,000 be granted by way of the application for capital supply services of unspent appropriations, the surrender of which may be deferred under Section 91 of the Finance Act 2004.

*Vote 28 (Foreign Affairs) (Revised Estimate).*

That a sum not exceeding €204,346,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Office of the Minister for Foreign Affairs, and for certain services administered by that Office, including grants-in-aid and contributions to International Organisations.

*Vote 29 (International Co-operation) (Revised Estimate).*

That a sum not exceeding €600,479,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for certain Official Development Assistance, including certain grants-in-aid, and for contributions to certain International Organisations involved in Development Assistance and for salaries and expenses in connection therewith.

*Vote 30 (Communications, Marine and Natural Resources) (Revised Estimate).*

That a sum not exceeding €291,440,000 be granted to defray the charge which will

thiocfaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig an Aire Cumarsáide, Mara agus Acmhainní Náidúrtha, lena n-áirítear seirbhísí áirithe atá faoi riaradh na hOifige sin, agus chun deontais agus ildeontais-i-gcabhair áirithe a íoc, agus go ndeonófar suim nach mó ná €11,429,000 trí leithreasáí nár caitheadh agus a bhféadfar a dtabhairt suas a iarchur faoi Alt 91 den Acht Airgeadais 2004, a úsáid le haghaidh seirbhísí soláthair caipitiúla.

*Vóta 31 (Talmhaíocht agus Bia) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €1,048,385,000 chun íoctha an mhuirir a thiocfaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig an Aire Talmhaíochta agus Bia, lena n-áirítear seirbhísí áirithe atá faoi riaradh na hOifige sin, agus Choimisiún Talún na hÉireann agus chun deontais, fóirdheontais agus ildeontais-i-gcabhair áirithe a íoc agus chun deontais áirithe faoi scéimeanna airgead-teoranta a íoc, agus go ndeonófar suim nach mó ná €18,297,000 trí leithreasáí nár caitheadh agus a bhféadfar a dtabhairt suas a iarchur faoi Alt 91 den Acht Airgeadais 2004, a úsáid le haghaidh seirbhísí soláthair caipitiúla.

*Vóta 32 (Iompar) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €2,368,691,000 chun íoctha an mhuirir a thiocfaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig an Aire Iompair, lena n-áirítear seirbhísí áirithe atá faoi riaradh na hOifige sin, chun deontais áirithe a íoc, agus le haghaidh seirbhísí áirithe eile, agus go ndeonófar suim nach mó ná €99,000,000 trí leithreasáí nár caitheadh agus a bhféadfar a dtabhairt suas a iarchur faoi Alt 91 den Acht Airgeadais 2004, a úsáid le haghaidh seirbhísí soláthair caipitiúla.

*Vóta 33 (An Dánlann Náisiúnta) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €9,439,000 chun íoctha an mhuirir a thiocfaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le

come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Office of the Minister for Communications, Marine and Natural Resources, including certain services administered by that Office, and for payment of certain grants and sundry grants-in-aid, and that a sum not exceeding €11,429,000 be granted by way of the application for capital supply services of unspent appropriations, the surrender of which may be deferred under Section 91 of the Finance Act 2004.

*Vote 31 (Agriculture and Food) (Revised Estimate).*

That a sum not exceeding €1,048,385,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Office of the Minister for Agriculture and Food, including certain services administered by that Office, and of the Irish Land Commission and for payment of certain grants, subsidies and sundry grants-in-aid and for the payment of certain grants under cash-limited schemes, and that a sum not exceeding €18,297,000 be granted by way of the application for capital supply services of unspent appropriations, the surrender of which may be deferred under Section 91 of the Finance Act 2004.

*Vote 32 (Transport) (Revised Estimate).*

That a sum not exceeding €2,368,691,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Office of the Minister for Transport, including certain services administered by that Office, for payment of certain grants and certain other services, and that a sum not exceeding €99,000,000 be granted by way of the application for capital supply services of unspent appropriations, the surrender of which may be deferred under Section 91 of the Finance Act 2004.

*Vote 33 (National Gallery) (Revised Estimate).*

That a sum not exceeding €9,439,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006,

haghaidh thuarastail agus chostais na Dánlainne Náisiúnta, lena n-áirítear deontais-i-gcabhair.

*Vóta 34 (Fiontair, Trádáil agus Fostaíocht) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €1,288,543,000 chun íoctha an mhuirir a thiocthaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig an Aire Fiontar, Trádála agus Fostaíochta, lena n-áirítear seirbhísí áirithe atá faoi riaradh na hOifige sin, chun fóirdheontais, deontais agus deontais-i-gcabhair áirithe a íoc, agus chun deontais áirithe a íoc faoi scéimeanna airgead-teoranta, agus go ndeonófar suim nach mó ná €29,780,000 trí leithreasáí nár caitheadh agus a bhféadfar a dtabhairt suas a iarchur faoi Alt 91 den Acht Airgeadais 2004, a úsáid le haghaidh seirbhísí soláthair caipitiúla.

*Vóta 35 (Ealaíona, Spóirt agus Turasóireacht) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €568,186,000 chun íoctha an mhuirir a thiocthaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig an Aire Ealaíon, Spóirt agus Turasóireachta, lena n-áirítear seirbhísí áirithe atá faoi riaradh na hOifige sin, agus chun fóirdheontais, deontais agus deontais-i-gcabhair áirithe a íoc, agus go ndeonófar suim nach mó ná €16,500,000 trí leithreasáí nár caitheadh agus a bhféadfar a dtabhairt suas a iarchur faoi alt 91 den Acht Airgeadais 2004 a úsáid le haghaidh seirbhísí soláthair caipitiúla.

*Vóta 36 (Cosaint) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €758,000,000 chun íoctha an mhuirir a thiocthaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig an Aire Cosanta, lena n-áirítear seirbhísí áirithe atá faoi riaradh na hOifige sin; le haghaidh phá agus chostais Óglaigh na hÉireann; agus chun deontais-i-gcabhair áirithe a íoc.

*Vóta 37 (Arm-Phinsin) (Meastachán Athbhreithnithe).*

Go ndeonófar suim nach mó ná €169,000,000 chun íoctha an mhuirir a

for the salaries and expenses of the National Gallery, including grants-in-aid.

*Vote 34 (Enterprise, Trade and Employment) (Revised Estimate).*

That a sum not exceeding €1,288,543,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Office of the Minister for Enterprise, Trade and Employment, including certain services administered by that Office, for the payment of certain subsidies, grants and grants-in-aid, and for the payment of certain grants under cash-limited schemes, and that a sum not exceeding €29,780,000 be granted by way of the application for capital supply services of unspent appropriations, the surrender of which may be deferred under Section 91 of the Finance Act 2004.

*Vote 35 (Arts, Sport and Tourism) (Revised Estimate).*

That a sum not exceeding €568,186,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Office of the Minister for Arts, Sport and Tourism, including certain services administered by that Office, and for payment of certain subsidies, grants and grants-in-aid, and that a sum not exceeding €16,500,000 be granted by way of the application for capital supply services of unspent appropriations, the surrender of which may be deferred under Section 91 of the Finance Act 2004.

*Vote 36 (Defence) (Revised Estimate).*

That a sum not exceeding €758,000,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Office of the Minister for Defence, including certain services administered by that Office; for the pay and expenses of the Defence Forces; and for payment of certain grants-in-aid.

*Vote 37 (Army Pensions) (Revised Estimate).*

That a sum not exceeding €169,000,000 be granted to defray the charge which will

thiocfaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh pá scoir, pinsean, cúitimh, liúntas agus aiscí is iníoctha faoi ilreach-tanna le comhaltaí d'Óglaigh na hÉireann agus d'Eagraíochtaí Míleata áirithe eile, etc., nó ina leith sin, agus le haghaidh ilranníocaí agus ilchostas i ndáil leo sin; le haghaidh liúntas eisreachtúil áirithe leanaí agus le haghaidh ildeontas.

Vóta 38 (Gnóthaí Sóisialacha agus Teaghlaigh) (Meastachán Athbhreithnithe).

Go ndeonófar suim nach mó ná €7,215,246,000 chun íoctha an mhuirir a thiocfaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig an Aire Gnóthaí Sóisialacha agus Teaghlaigh, le haghaidh seirbhísí áirithe atá faoi riaradh na hOifige sin, agus le haghaidh deontas áirithe lena n-áirítear deontas-igcabhair.

Vóta 39 (Sláinte agus Leanáí) (Meastachán Athbhreithnithe).

Go ndeonófar suim nach mó ná €392,058,000 chun íoctha an mhuirir a thiocfaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Oifig an Aire Sláinte agus Leanáí (lena n-áirítear Oifig an Ard-Chláráitheora), agus seirbhísí áirithe eile atá faoi riaradh na hOifige sin, lena n-áirítear deontais ilghnéitheacha, agus go ndeonófar suim nach mó ná €2,000,000 trí leithreasáí nár caitheadh agus a bhféadfar a dtabhairt suas a iarchur faoi alt 91 den Acht Airgeadais 2004 a úsáid le haghaidh seirbhísí soláthair caipitiúla.

Vóta 40 (Feidhmeannacht na Seirbhíse Sláinte) (Meastachán Athbhreithnithe).

Go ndeonófar suim nach mó ná €10,016,853,000 chun íoctha an mhuirir a thiocfaidh chun bheith iníoctha i rith na bliana dar críoch an 31ú lá de Nollaig, 2006, le haghaidh thuarastail agus chostais Fheidhmeannacht na Seirbhíse Sláinte agus seirbhísí áirithe eile atá faoi riaradh na Feidhmeannachta, lena n-áirítear deontais ilghnéitheacha.

come in course of payment during the year ending on the 31st day of December, 2006, for retired pay, pensions, compensation, allowances and gratuities payable under sundry statutes to or in respect of members of the Defence Forces and certain other Military Organisations, etc., and for sundry contributions and expenses in connection therewith; for certain extra-statutory children's allowances and other payments and for sundry grants.

*Vote 38 (Social and Family Affairs) (Revised Estimate).*

That a sum not exceeding €7,215,246,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Office of the Minister for Social and Family Affairs, for certain services administered by that Office and for certain grants including a grant-in-aid.

*Vote 39 (Health and Children) (Revised Estimate).*

That a sum not exceeding €392,058,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Office of the Minister for Health and Children (including Oifig an Ard-Chláráitheora), and certain other services administered by that Office, including miscellaneous grants, and that a sum not exceeding €2,000,000 be granted by way of the application for capital supply services of unspent appropriations, the surrender of which may be deferred under Section 91 of the Finance Act 2004.

*Vote 40 (Health Service Executive) (Revised Estimate).*

That a sum not exceeding €10,016,853,000 be granted to defray the charge which will come in course of payment during the year ending on the 31st day of December, 2006, for the salaries and expenses of the Health Service Executive and certain other services administered by the Executive, including miscellaneous grants.”

— An tAire Airgeadais.

**14.** “Go gceadaíonn Dáil Éireann na rialacháin seo a leanas ina ndrúacht:

Na Rialacháin fán Acht um Shaoráil Faisnéise 1997 (Comhlachtaí Forordaithe) 2006,

ar leagadh cóipeanna díobh ina ndrúacht faoi bhráid Dháil Éireann an 28 Aibreán, 2006.

That Dáil Éireann approves the following Regulations in draft:

Freedom of Information Act 1997 (Prescribed Bodies) Regulations 2006,

copies of which were laid in draft form before Dáil Éireann on 28th April, 2006.”

— *An tAire Airgeadais.*

**15.** “Go gceadaíonn Dáil Éireann an tuarascáil ón Aire Cosanta de bhun Alt 4 den Acht Cosanta (Leasú) 1993, ar leagadh cóipeanna di faoi bhráid Dháil Éireann an 4 Aibreán, 2006.

That Dáil Éireann approves the report by the Minister for Defence pursuant to Section 4 of the Defence (Amendment) Act 1993, copies of which were laid before Dáil Éireann on 4th April, 2006.”

— *An tAire Cosanta.*

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### **ORDUITHE AN LAE ORDERS OF THE DAY**

**16.** (l) An Bille um Cheadanna Fostaíochta 2005 — An Tuarascáil (*Leasú 100, atógáil*).  
(a) Employment Permits Bill 2005 — Report (*Amendment 100, resumed*).

**17.** An Bille um Údarás Forbartha an Champais Náisiúnta Spórt 2006 — An Dara Céim (*atógáil*).  
National Sports Campus Development Authority Bill 2006 — Second Stage (*resumed*).

**18.** An Bille Fuinnimh (Forálacha Ilghnéitheacha) 2006 — An Dara Céim (*atógáil*).  
Energy (Miscellaneous Provisions) Bill 2006 — Second Stage (*resumed*).

**19.** An Bille Sláinte (Scéim Aisíoca) 2006 — An Dara Céim (*atógáil*).  
Health (Repayment Scheme) Bill 2006 — Second Stage (*resumed*).

**20.** An Bille um an gCúirt Choiriúil Idirnáisiúnta 2003 — Ordú don Tuarascáil.  
International Criminal Court Bill 2003 — Order for Report.

**21.** Tairiscintí Airgeadais ón Aire Airgeadais [2004] (*Tairiscint 2, atógáil*).  
Financial Motions by the Minister for Finance [2004] (*Motion 2, resumed*).

*Tairiscint (atógáil):*  
*Motion (resumed):*

**22.** “Go ndéanann Dáil Éireann, de bhun Bhuan-Ordú 63A,

That Dáil Éireann, pursuant to Standing Order 63A,

1. Á thabhairt dá haire an fhaisnéis seo a leanas ón Aire Dlí agus Cirt, Comhionannais agus Athchóirithe Dlí:

1. Noting the following information from the Minister for Justice, Equality and Law Reform:

(a) go ndearna an Garda Síochána, i mí Lúnasa 2001, ar fhaisnéis a fháil ó Interpol ar fhaisnéis í a fuair *The*

(a) that the Garda Síochána in August 2001, on receipt of information from Interpol obtained by the United

*United States Postal Inspection Service* le linn cuardaigh ar áitreabh in Fort Worth, Texas, a bhain le mionsonraí custaiméirí líomhnaithe cuideachta a raibh rochtain á tairiscint aici ar shuímh idirlín pornagrafaíochta leanaí, tús a chur le hoibríocht i ndáil le daoine ón dlínse seo a líomhnaíodh a bheith aitheanta amhlaidh,

- (b) go raibh san áireamh sna mionsonraí sin ainmneacha, pasfhocail agus mionsonraí cárta creidmheasa agus cárta muirir daoine áirithe,
- (c) go raibh duine darb ainm *Brian Curtin, 35 Ashe Street, Tralee, Co. Kerry*, ar dhuine de na daoine ón dlínse seo a ainmníodh amhlaidh agus gur léirigh fiosrúcháin dá éis sin gurbh é Brian Curtin, Breitheamh den Chúirt Chuarda, agus seoladh tí cónaithe 24 Ard na Lí, Trá Lí, Co. Chiarraí aige, an duine sin,
- (d) go ndearna an Chúirt Dúiche barántas chun teach cónaithe an Bhreithimh Curtin a chuardach faoi alt 7 den Acht um Gháinneáil ar Leanaí agus Pornagrafaíocht Leanaí 1998 a eisiúint de bhun iarratais ó chomhalta den Gharda Síochána an 20 Bealtaine 2002,
- (e) go ndearnadh cuardach ar theach cónaithe an Bhreithimh Curtin dá éis sin de bhun an bharántais sin agus gur ghlac Gardaí seilbh ar ríomhaire pearsanta agus ar ábhar eile le linn an chuardaigh,
- (f) gur chuir údaráis an Gharda comhad imscrúdaithe faoi bhráid an Stiúrthóra Ionchúiseamh Poiblí i mí Dheireadh Fómhair 2002, agus gur threoraigh an Stiúrthóir Ionchúiseamh Poiblí go ndéanfaí an Breitheamh Curtin a ionchúiseamh as pornagrafaíocht leanaí a bheith ina sheilbh go feasach contrártha d'alt 6 den Acht um Gháinneáil ar Leanaí agus Pornagrafaíocht Leanaí 1998,
- (g) gur thosaigh triail an chúisimh sin an 20 Aibreán 2004 i gCúirt Chuarda Thrá Lí agus go bhfuarthas an Breitheamh Curtin neamhchiontach sa chúiseamh sin an 23 Aibreán 2004 gan fianaise a bheith tugtha i ndáil le hábhar an chúisimh, tar éis don

States Postal Inspection Service during a search of premises in Fort Worth, Texas, concerning details of alleged customers of a company offering access to child pornography websites, commenced an operation in relation to persons allegedly so identified from this jurisdiction,

- (b) that these details included the names, passwords and credit card and charge card details of certain persons,
- (c) that one of the persons from this jurisdiction so named was a Brian Curtin, 35 Ashe Street, Tralee, Co. Kerry, and that subsequent enquiries indicated that this person was Brian Curtin, Judge of the Circuit Court, with a home address of 24 Ard na Lí, Tralee, Co Kerry,
- (d) that a warrant to search Judge Curtin's home under section 7 of the Child Trafficking and Pornography Act 1998 issued from the District Court on foot of an application by a member of the Garda Síochána on 20 May 2002,
- (e) that Judge Curtin's home was subsequently searched on foot of the said warrant and that Gardaí took possession of a personal computer and other material during the search,
- (f) that an investigation file was submitted to the Director of Public Prosecutions by the Garda authorities in October 2002 and that the Director of Public Prosecutions instructed that Judge Curtin be prosecuted for knowingly having in his possession child pornography contrary to section 6 of the Child Trafficking and Pornography Act 1998,
- (g) that the trial of the said charge commenced on 20 April 2004 at Tralee Circuit Court and that on 23 April 2004 Judge Curtin was found not guilty of that charge without evidence being given in relation to the subject matter of the charge, the



Chúirt Chuarda Choiriúil a chinneadh go raibh an barántas sin a dúradh imithe in éag nuair a forghníomhaíodh é i dteach cónaithe an Bhreithimh Curtin.

Circuit Criminal Court having determined that the aforesaid warrant was spent when executed at the home of Judge Curtin.

agus

and

2. A éileamh go ndéanfar, de bhun Airteagal 35.4 den Bhunreacht agus alt 39 den Acht Cúirteanna Breithiúnais 1924, an tOnórach an Breitheamh Brian Curtin, Breitheamh den Chúirt Chuarda, a chur as oifig de dheasca mí-iompair a luafar, arb é atá i gceist ann a chuid iompair maidir le síntiús a thabhairt do shuímh idirlín ar a raibh íomhánna pornagrafaíochta leanaí, rochtain a fháil ar na suímh sin agus na suímh sin a úsáid agus i ndáil leis na nithe sin agus é féin a fhágáil mí-oiriúnach dá dheasca sin chun oifig Breithimh den Chúirt Chuarda a fheidhmiú.
2. Calls for the removal, pursuant to Article 35.4 of the Constitution and section 39 of the Courts of Justice Act 1924, of His Honour Judge Brian Curtin, Judge of the Circuit Court, from office for stated misbehaviour, being his conduct in and in relation to subscribing to, accessing and use of websites containing child pornographic images and thereby rendering himself unsuitable to exercise the office of a Judge of the Circuit Court.”

— *An tAire Dlí agus Cirt, Comhionannais agus Athchóirithe Dlí.*

23. Tairiscintí Airgeadais ón Aire Airgeadais [2005] (*Tairiscint 5, atógáil*).  
Financial Motions by the Minister for Finance [2005] (*Motion 5, resumed*).
24. Tairiscintí Airgeadais ón Aire Airgeadais [2003] (*Tairiscint 5, atógáil*).  
Financial Motions by the Minister for Finance [2003] (*Motion 5, resumed*).
25. Tairiscintí Airgeadais ón Aire Airgeadais [2002] (*Tairiscint 11, atógáil*).  
Financial Motions by the Minister for Finance [2002] (*Motion 11, resumed*).
26. Ráitis maidir le hIompar 21 (*atógáil*).  
Statements on Transport 21 (*resumed*).
27. Ráitis faoin Tuarascáil maidir le Saincheisteanna Áirithe Bainistíochta agus Riaracháin sa Roinn Sláinte agus Leanaí a bhaineann leis an gcleachtas i dtaobh táillí do dhaoine i gcúram fadchónaí i bhForais Boird Sláinte agus le nithe gaolmhara (*atógáil*).  
Statements on the Report on Certain Issues of Management and Administration in the Department of Health and Children associated with the practice of charges for persons in long-stay care in Health Board Institutions and related matters (*resumed*).

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**GNÓ COMHALTAÍ PRÍOBHÁIDEACHA**  
**PRIVATE MEMBERS' BUSINESS**

*Gnó a ordáíodh:*  
*Business ordered:*

28. An Bille um Misin Síochána Idirnáisiúnta 2003 — An Dara Céim.  
International Peace Missions Bill 2003 — Second Stage.  
— *Gay Mitchell and Dinny McGinley.*

29. An Bille um an Ochtú Leasú is Fiche ar an mBunreacht 2006 — An Dara Céim.  
Twenty-eighth Amendment of the Constitution Bill 2006 — Second Stage.  
— *Michael D. Higgins.*
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30. An Bille um Stuaic-Scéimeanna 2006 — An Dara Céim.  
Pyramids Scheme Bill 2006 — Second Stage.  
— *Kathleen Lynch.*
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31. An Bille Fluairíde (Achtacháin a Aisghairm) 2005 — An Dara Céim.  
Fluoride (Repeal of Enactments) Bill 2005 — Second Stage.  
— *John Gormley.*
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32. An Bille um an gCoimisiún Neamhspleách Faireacháin (Aisghairm) 2006 — An Dara Céim.  
Independent Monitoring Commission (Repeal) Bill 2006 — Second Stage.  
— *Martin Ferris, Arthur Morgan, Caoimhghín Ó Caoláin, Aengus Ó Snodaigh and Seán Crowe.*
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33. An Bille um Fhorbairt Pheitriliam agus Mianraí Eile 2005 — An Dara Céim.  
Petroleum and Other Minerals Development Bill 2005 — Second Stage.  
— *Thomas P. Broughan.*
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34. An Bille Loingis Thráchtála (Bratacha Áisiúlachta a Sheachaint) 2005 — An Dara Céim.  
Mercantile Marine (Avoidance of Flags of Convenience) Bill 2005 — Second Stage.  
— *Thomas P. Broughan.*
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35. An Bille um Gháinneáil ar Leanaí agus Pornagrafaíocht Leanaí (Leasú) (Uimh. 2) 2004 — An Dara Céim.  
Child Trafficking and Pornography (Amendment) (No. 2) Bill 2004 — Second Stage.  
— *Jim O’Keefe.*
- 
36. An Bille Toghcháin (Leasú) (Toghchóras Príosúnach) 2005 — An Dara Céim.  
Electoral (Amendment) (Prisoners’ Franchise) Bill 2005 — Second Stage.  
— *Gay Mitchell.*
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37. An Bille um an Ochtú Leasú is Fiche ar an mBunreacht (Uimh. 2) 2006 — An Dara Céim.  
Twenty-eighth Amendment of the Constitution (No. 2) Bill 2006 — Second Stage.  
— *Dan Boyle.*
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38. An Bille chun Mangairí Ticéad a Thoirmeasc 2005 — An Dara Céim.  
Prohibition of Ticket Touts Bill 2005 — Second Stage.  
— *Jimmy Deenihan.*
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39. An Bille Fíneálacha 2004 — An Dara Céim.  
Fines Bill 2004 — Second Stage.  
— *Jim O’Keefe.*
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40. An Bille um Bainistiú Dramhaíola (Leasú) 2003 — An Dara Céim.  
Waste Management (Amendment) Bill 2003 — Second Stage.  
— *Arthur Morgan.*
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41. An Bille um Pleanáil agus Forbairt (Leasú) (Uimh. 3) 2004 — An Dara Céim.  
Planning and Development (Amendment) (No. 3) Bill 2004 — Second Stage.  
— *Eamon Gilmore.*
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42. An Bille um Thoghcháin Áitiúla 2003 — An Dara Céim.  
Local Elections Bill 2003 — Second Stage.  
— *Eamon Gilmore.*
- 
43. An Bille um Atáirgeadh Daonna 2003 — An Dara Céim.  
Human Reproduction Bill 2003 — Second Stage.  
— *Mary Upton.*
- 
44. Bille Thionscal na gCon (Dópáil a Rialáil) 2006 — An Dara Céim.  
Greyhound Industry (Doping Regulation) Bill 2006 — Second Stage.  
— *Jimmy Deenihan.*
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45. An Bille um Chlárú Brústocairí 2003 — An Dara Céim.  
Registration of Lobbyists Bill 2003 — Second Stage.  
— *Pat Rabbitte.*
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46. An Bille Cosanta (Leasú) 2005 — An Dara Céim.  
Defence (Amendment) Bill 2005 — Second Stage.  
— *Billy Timmins.*
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47. An Bille um an Ochtú Leasú is Fiche ar an mBunreacht (Uimh. 3) 2006 — An Dara Céim.  
Twenty-eighth Amendment of the Constitution (No. 3) Bill 2006 — Second Stage.  
— *Dan Boyle.*
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*Fógraí Tairisceana:*  
*Notices of Motions:*

48. “That Dáil Éireann, concerned that Ireland’s natural wealth should fully benefit the citizens of this State, notes (in this State):
- that oil and gas (hydrocarbon) taxation is seriously flawed and outdated;
  - that our hydrocarbon legislation covered by the Finance Act 1992 which allows for a 25% corporate tax is the lowest in the world;
  - that no royalties or other production related levies are demanded, with 100% write-off’s for the oil companies activities that can effectively wipe out any tax-take to the State;
  - that we continue to issue Frontier licenses to the oil companies for not less than 15 years;
  - that there is no onus on the oil companies to use an Irish service port for their operations or to use Irish jobs, goods or services;

- the subservient attitude of the Minister for Communications, Marine and Natural Resources and his Department — PAD (Petroleum Affairs Division) to the multinational oil companies;
- the meaningless public consultation process (Strategic Environmental Assessment) announced by the Department of Communications, Marine and Natural Resources under EU Directive 2001/42/EC (April 11th, 2006) (S.I. No. 435/2004 and S.I. No. 436/2004) with rushed timescale (May 25th, 2006) required prior to the next allocation of licences for off-shore oil and gas exploration, and designed to exclude the public rather than include them;

and now calls for:

- recognition of the fundamental principle that oil and gas reserves within the control of the State belong to the Irish people and must be recovered and used in a way that benefits the great majority of the population rather than powerful corporate interests;
- the immediate scrapping of the ‘giveaway’ 1992 legislation with the re-introduction of a realistic tax-take, with royalties, and an automatic ‘stake’ of 50% in any oil/gas discovery;
- the establishment of an independent oil/gas inspectorate to closely monitor all multinational oil company operations to ensure that this State fully benefits from all oil/gas exploration activities;
- a complete freeze on the issuing of any further exploration licences pending proper consultation with the Irish people (and until all relevant environmental data is gathered and assessed);
- proper and comprehensive assessments, including meaningful consultation with and representation of communities affected by oil and gas development;
- no more Frontier licences to be issued — do it a better way;
- an independent official on behalf of the people of Ireland be installed on all multinational oil rigs to monitor oil and gas operations in Irish waters; and
- the establishment of a publicly owned Gas and Oil Exploration and Recovery Agency to investigate the exploration and recovery of hydrocarbon resources without being dependent on multinational oil and gas conglomerates;

Nothing in this motion contradicts the reality of global warming and the finite nature of hydrocarbon resources making it imperative that the State invests massively in alternative sources of energy which do not damage the environment and are sustainable and available in Ireland.” — *Jerry Cowley, Joe Higgins, Tony Gregory, James Breen, Catherine Murphy, Paudge Connolly, Marian Harkin, Seamus Healy, Finian McGrath, Paddy McHugh.*

[27 April, 2006]

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**49.** “That Dáil Éireann:

- recognising the potential of Knock International Airport as a major contributor to regional development in the West;
- recognising that Knock Airport can significantly influence the attraction of indigenous and inward investment;
- recognising that Knock Airport is an integral part of the National Spatial Strategy with a catchment area comprising the Gateways of Sligo and Galway and the hub centres of Ballina, Castlebar and Tuam;
- recognising the key role of Knock Airport as a generator of inward tourism traffic;
- recognising the inadequate level of funding of Knock Airport; and

calls on the Government to:

- confirm the primacy of Knock Airport as the international access point of the B.M.W region;
- confirm the need to build on the potential of Knock Airport in creating employment and investment opportunities;
- confirm a commitment to meaningful and realistic support for the Airport; and
- develop new mechanisms for the funding of regional airports to take account of their vital role in regional development.” — *Beverley Cooper-Flynn*.

[24 May, 2005]

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**50.** “That Dáil Éireann:

acknowledges the,

- central role of the postal services in the social and economic life of the country;
- commitment of the post office, collection and distribution services since the foundation of the State;
- ongoing need for the provision of a modern, efficient and competitive postal service through An Post, in keeping with the demands and requirements of the domestic and industrial consumer;
- potential value of the broadly based network of post offices, sub-post offices and staff; and
- need for the necessary legislative or management decisions required to facilitate the provision of postal, packaging and transmission services in the future;

calls on the Government to:

- address the poor labour relations situation within An Post which has caused unease and distrust in the workforce and clarify the circumstances whereby salary or pension payments or increases, due or anticipated, have not been met;
- create the climate to facilitate the retention of the post office network including sub-post offices and the provision of a modern, competitive, efficient postal service in-line with the increasing needs of the consumer;
- recognise the existence of a public service obligation;
- provide for the modernisation of the collection, distribution and counter services using modern technology;
- facilitate the development and extension of a wide range of compatible services through the post offices; and
- encourage all Government Departments, including the Department of Social and Family Affairs to use the services of An Post for payments or other financial transactions or transmissions.” — *Bernard J. Durkan, Enda Kenny, Richard Bruton, Bernard Allen, Pat Breen, Paul Connaughton, Simon Coveney, Seymour Crawford, John Deasy, Jimmy Deenihan, Damien English, Olwyn Enright, Tom Hayes, Phil Hogan, Paul Kehoe, Padraic McCormack, Shane McEntee, Dinny McGinley, Paul McGrath, Gay Mitchell, Olivia Mitchell, Gerard Murphy, Denis Naughten, Dan Neville, Michael Noonan, Fergus O’Dowd, Jim O’Keeffe, John Perry, Michael Ring, David Stanton, Billy Timmins, Liam Twomey*.

[25 May, 2005]

**51.** “That Dáil Éireann in accordance with section 7(2) of the Comptroller and Auditor General Act 1923 as amended by section 21 of the Comptroller and Auditor General and Committees of the Houses of the Oireachtas (Special Provisions) Act 1998, requests the Comptroller and Auditor General to conduct an examination of the administration, by the Minister for Justice, Equality and Law Reform, of the purchase of 150 acres of land for the purpose of a prison and mental hospital at Thornton, Kilsallaghan, County Dublin for €29.9 million; and

requests the Comptroller and Auditor General to prepare a report in writing of the results of that examination and if he considers it appropriate to do so, prepare an interim report in writing on any matter in relation to it, and cause any report to be furnished to the Clerk of Dáil Éireann and, if he considers it appropriate to do so, cause a copy of any such report to be furnished to the Clerk of the Committee of Public Accounts of Dáil Éireann.”  
— *Joe Higgins, Jerry Cowley, Tony Gregory, Finian McGrath, Catherine Murphy, Paddy McHugh.*

[28 September, 2005]

**52.** “That Dáil Éireann notes the continuing incompetence of the Government over the 12-week summer recess in the following areas:

- the scandal of the imprisonment of five citizens from Rosspoint, County Mayo for the crime of protecting their families and community;
- the failure of the Minister for Health and Children’s 10-point plan to deliver the promised relief of overcrowding in Accident and Emergency by autumn this year;
- the continuing absence of real choice for parents in the area of childcare;
- the completely inadequate response to the Morris Tribunal report in which even in the minimal decision to transfer the Gardaí criticised in the report has not been acted upon;
- children returning this September to schools that have the second highest class size in Europe;
- the cutback by FÁS of 25% in all basic reading and maths classes despite the fact that the Annual Competitiveness Report identified a lack of participation in adult education;
- Ireland now has the third highest level of poverty of 18 industrialised countries despite being the second richest country in the world;
- the Government’s extraordinary request to reallocate €5m of funding away from sustainable energy projects at a time when the world is facing the highest ever price for oil;
- the rip-off of overspending on massive road projects, which are then tolled to the benefit of private companies, while public transport systems, especially the railways are run down;
- Ireland will have to pay €74m this year for our excessive output of carbon;
- the persistent problem of illegal dumping especially in the Wicklow area from which Dublin gets much of its water;
- the rise in fly-tipping and back-yard burning outlined in a recent EPA report;
- the failure to transpose yet another EU Directive into Irish law, this time on recycling targets, which was supposed to be implemented by August;
- the increasing unemployment figures, inflation and exchequer deficit;
- the continuing problem of anti-social behaviour;

- the facilitation of, not only the US-led occupation of Iraq, but the illegal transportation of prisoners, by providing the US military with unquestioned access to Shannon Airport, resulting in this country being investigated by the United Nations;
- the withholding of rent allowance from single parents unless they take absent parents to the courts for financial assistance;
- the decision by the European Commission that the Government's stallion tax is an illegal state aid to the bloodstock industry;
- the serious question marks raised over the selection of the site for a new prison in north County Dublin; and
- the policy of centralising sewage treatment in regional locations resulting in massive plants being imposed on local communities;

calls on the Government to:

- stop backing Shell on the Corrib Gas pipeline dispute and put the safety of our citizens first by having a full oral hearing on the pipeline;
- invest in more hospital beds as well as nursing and convalescent homes, the lack of which have been clearly identified as the major cause of overcrowding in Accident and Emergency units;
- increase parental leave and provide options for parents whether they choose to avail of childcare or not;
- seek the immediate transfer of the Gardaí criticised in the Morris report;
- invest in reducing primary school class sizes below 20 as international studies emphasise again and again the importance of a quality primary education in long-term development and the country's economic competitiveness;
- reverse the cutbacks in adult education for Community Employment Schemes;
- develop a strategy to target local rural and urban areas which the ESRI says are locked into deprivation;
- prioritise renewable energy projects such as wind, wave, solar power and biomass and to promote their use, in particular by providing grants for household conversions;
- reverse the current 4:1 ratio of spending on roads and public transport and invest in an integrated public transport system in major cities, such as the Dublin Metro, along with the upgrading of strategic links across rural areas;
- reconsider its decision not to introduce a carbon tax and to include it in the budget for 2006, balanced by reductions in labour taxes, VAT and the introduction of targeted fuel allowances;
- set up an agency to spearhead the drive for recycling in order to improve our very poor performance to date — the second worst of 15 states in a recent European survey;
- implement the European Court decision that serious damage to the environment should be categorised as a criminal offence;
- tackle our litter problem by increasing resources for litter wardens, increasing penalties for litter and dumping, and introducing a refundable deposit on all types of retail beverage containers, which would cut litter overnight;
- promote enterprise and employment to exploit the emerging opportunities in biofuels, organic food and eco-tourism, all areas in which Ireland is well positioned to excel;

- forget anti-social behaviour orders and instead implement all the provisions of the Children’s Act 2001, properly resource the Juvenile Liaison Officers and provide more community Gardaí and mountain bike units;
- withdraw the use of Shannon Airport from forces involved in the war in Iraq and to introduce proper controls and inspection of suspect aircraft using the airport to ensure that this country is not facilitating any illegal activities;
- restore rent allowance to all single parents;
- abolish unnecessary tax reliefs, especially in the building industry, before the European Commission finds against the Government again;
- investigate the process by which the Thornton site in north County Dublin was selected for a new prison before contracts are signed tying the tax payer into expenditure of €30m; and
- reject the establishment of regional sewage treatment plants in favour of area-specific facilities.” — *Trevor Sargent, John Gormley, Dan Boyle, Ciarán Cuffe, Paul Gogarty, Eamon Ryan.*

[28 September, 2005].

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**53.** “That Dáil Éireann requests the Comptroller and Auditor General to conduct an investigation into the circumstances surrounding the purchase of 150 acres of land for a prison and mental hospital at Thornton, Kilsallaghan, County Dublin for €30m, and the role of the Department and Minister for Justice, Equality and Law Reform in this purchase.” — *Trevor Sargent, John Gormley, Dan Boyle, Ciarán Cuffe, Eamon Ryan, Paul Gogarty.*

[28 September, 2005]

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**54.** “That Dáil Éireann,

- denounces the exploitation of workers on board ferries operating under flags of convenience out of Irish and EU ports;
- notes that a draft Directive on passenger and ferry services was proposed by the European Commission in April 1998 (COM/98/0251), approved by the European Parliament in March 1999 and that a revised proposal was issued in 2000 (COM/2000/0437), but withdrawn in August 2004 following the failure to reach a final agreement at the Council of Ministers; and
- calls on the European Commission to urgently introduce a European Ferries Directive, to combat ‘social dumping’ on ferries and set minimum labour standards in order to ensure an end to the exploitation of workers on intra-EU passenger and ferry services.” — *Arthur Morgan, Caoimhghín Ó Caoláin, Seán Crowe, Martin Ferris, Aengus Ó Snodaigh.*

[3 October, 2005]

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**55.** “That Dáil Éireann,

recognising that:

- there is consistent neglect by the Government of the Ballina and north Mayo region;
- the upgrade of the Ballina sewage scheme is vital to the future development of this county town and general area;
- despite the Celtic tiger Ballina remains a notorious employment ‘black-spot’ area;
- investment in infrastructure is needed in the western area of the country;



- there has been a gross under-spend in the BMW region as outlined in the mid-term review of the NDP; and
- there is a lack of rail freight services from the Mayo area, discontinued earlier this year but as yet there has been no replacement despite much hype over the replacement.

calls on the Government to:

- ensure the upgrade of the Ballina sewage scheme;
- ensure the necessary infrastructure investment takes place in Ballina and Mayo by addressing the underspend;
- establish a tax incentive area in Ballina and surrounding areas;
- ensure the IDA fulfil their promise of establishing adequate employment in Ballina;
- take special steps to re-activate this once thriving town; and
- maintain balanced regional development.” — *Jerry Cowley*.

[7 November, 2005]

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**56.** “That Dáil Éireann,

- concerned at the ‘race to the bottom’ in terms of employment rights and industrial relations standards in certain sectors of the economy;
- recognising the obligations of the public sector as both employer and recipient of services provided by contractors who are employers;
- recognising in particular that the general standards required of a contractor in providing services to or on behalf of a public body, including a Government Department, have governance implications for that public body, that non-performance by a contractor, or performance by a contractor at less than acceptable delivery or behaviour standards, or both, has particular implications for the public body concerned and that, for its own protection, a public body must have the means both to take action in such circumstances and to be seen to be capable of taking such action when required;
- believing that, in the interests of good governance, when hiring a contractor a public body should therefore include certain provisions in its contracts;

calls on the Government to ensure that Ministers and public bodies acting under their aegis adhere to the following policies in relation to the hiring of contractors for the provision of services to or on their behalf:

- (1) A public body should explicitly reserve the means to terminate a contractor’s contract on grounds of either non-performance or of less than acceptable standards of performance or behaviour by the contractor. A public body should make explicit the level of performance and behaviour required of a contractor and the contractor’s management and staff in the provision of services under each particular contract.
- (2) Each contractor should be obliged to make an annual ‘Governance Assurance Report’ to the public body concerned, signed by the Chief Executive of the contracting company and dealing, at the least, with the following matters:
  - adherence to the full and complete terms of the contract;
  - certification of compliance by the contractor with all relevant legislation including in particular health and safety legislation, fire authority regulations, environmental protection, fiscal obligations and employment law obligations, together with full disclosure of any complaints received or investigations carried out during the year and details of any remedial action taken;

- the appropriate insurance cover carried by the contractor; and
  - the contractor’s certification in relation to the application of good standards in human resource management practice.
- (3) A public body should provide an annual report:
- in the case of a Minister, to the Dáil;
  - in any other case, to the board of the body concerned and to the relevant Minister; and
  - in every case, to its employee trade unions;
- on compliance by its contractors with the requirements of paragraph 2.
- (4) A public body is not confined to the reporting requirements measures set out above and may extend the content of governance assurance reporting measures, as required.
- (5) In appropriate cases, a public body should have an additional term in its contracts with contractors, providing for a random ‘spot check’ obligation. In such a case, a contractor would be obliged to facilitate and co-operate with the public body if it wishes to check on the accuracy of any or all of the governance assurance reporting measures. A public body should consider appointing a competent independent party to carry out and report back on such spot checks.
- (6) While it is not appropriate that a public body be expected or requested to police the employee relationships of its contractors, it is nonetheless responsible that a public body explicitly provide in its contracts that:
- the contractor will abide by the code of practice scheduled to the Industrial Relations Act 1990 (Code of Practice on Grievance and Disciplinary Procedures) (Declaration) Order 2000 (S.I. No. 146 of 2000) in regard to grievance and disciplinary procedures;
  - the employees of the contractor will have the same right of access to the Labour Relations Commission conciliation service, the Labour Court and the Rights Commissioners service, as appropriate, as do the body’s own employees; and
  - the contractor will commit to giving the determinations and/or recommendations of these bodies their due regard under Irish law and in accordance with best industrial relations practice.’’ — *Brendan Howlin, Pat Rabbitte, Liz McManus, Emmet Stagg, Thomas P. Broughan, Joan Burton, Joe Costello, Eamon Gilmore, Michael D. Higgins, Kathleen Lynch, Breeda Moynihan-Cronin, Brian O’Shea, Jan O’Sullivan, Seamus Pattison, Willie Penrose, Ruairi Quinn, Seán Ryan, Joe Sherlock, Róisín Shortall, Mary Upton, Jack Wall.*

[17 November, 2005]

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**57.** “That Dáil Éireann, recognising that Ireland West Airport Knock;

- is essential for the proper development of the BMW region;
- has never been allowed to achieve its full potential due to under funding by the Government and has the potential to service 13 counties very easily;
- is capable of expansion if allowed to by the Government and that Dublin is already grossly over populated considering that the recent CSO report expressed alarm at the over development of the Dublin Area; and
- is constantly increasing its passenger numbers and its airline and tour operators;

calls on Government to:

- invest the necessary €15 million required for 2005 - 2007 to meet infrastructure needs;
- acknowledge the vast potential of this airport with the third longest runway in Ireland;
- immediately invest the €3 billion under-spend in the objective 1 status BMW area, thus recognising the central role of this airport will play in overall BMW development;
- develop a realistic financial investment package for Ireland West Airport Knock, taking into consideration that in 2004 this airport supported 500,000 bed nights and a €37 million tourism spend; and
- award a CAT11 navigational status to the region, which is currently not available so that the BMW region can reverse its enormous deficiency in direct air access, given that Ireland West Airport Knock presents the most viable and realistic opportunity in achieving this.” — *Jerry Cowley*.

[6 December, 2005]

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**58.** “That the Animal Remedies Regulations 2005, Statutory Instrument No. 734 of 2005, be and are hereby annulled under the provisions of section 28 of the Animal Remedies Act 1993.” — *Denis Naughten, Seymour Crawford, Enda Kenny, Richard Bruton, Bernard Allen, Pat Breen, Paul Connaughton, Simon Coveney, John Deasy, Jimmy Deenihan, Bernard J. Durkan, Damien English, Olwyn Enright, Tom Hayes, Phil Hogan, Paul Kehoe, Pádraic McCormack, Shane McEntee, Dinny McGinley, Paul McGrath, Gay Mitchell, Olivia Mitchell, Gerard Murphy, Dan Neville, Michael Noonan, Fergus O’Dowd, Jim O’Keeffe, John Perry, Michael Ring, David Stanton, Billy Timmins, Liam Twomey.*

[13 December, 2005]

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**59.** “That Dáil Éireann notes the following important matters that have arisen during the five week Christmas recess:

- record breaking queues at Accident and Emergency departments belying the claims of the Health Services Executive that the situation is improving;
- new reports of exploitation of workers and a drop in trade union membership leading to grave concerns for the rights of workers, whether Irish or foreign;
- the threat to gas supplies that arose from the dispute between Russia and the Ukraine;
- a renewed campaign of misinformation arguing that nuclear power provides a solution to global warming which, if heeded, will only ensure that this generation compounds the crime of squandering the Earth’s oil resources by also leaving a legacy of nuclear waste for future generations;
- the simultaneous reports of leaks in the Dublin Port Tunnel and problems with the Luas tracks, following on from cost overruns and missed completion deadlines, have compounded public distrust in the Government’s ability to deliver much needed infrastructure;
- the report into childcare facilities in the West that showed 85% did not comply with legal standards;
- over 100,000 primary school children are in classrooms with over 30 per room;
- concern that, in spite of promises to increase Garda resources, some areas have fewer Gardaí than in 1988, even though the local population has more than doubled in that time;

- heightened concerns regarding the possibility that CIA ‘extraordinary rendition’ flights, involved in the illegal transfer of prisoners to foreign countries for interrogation involving torture, are passing through Irish airports, notably Shannon and Baldonnel;
- continuing widespread corruption in sea fisheries with a management system that is impossible to police, leading to totally unreliable catch records on which the 2006 quotas announced in Brussels in December are based;
- the Madden Report into organ retention;
- the exposure of the Government’s attempts to accommodate incinerator company Indaver’s objections to waste management rules;
- Minister Roche’s trumpeting of improved recycling rates while we still produce more waste per head than any other country in Europe and three-quarters of material retrieved for recycling is exported;
- Minister Parlon’s advice to those living in areas liable to flooding to avoid having expensive carpets or other valuables in ground floor rooms;
- the publication of a report from the Pensions Board advocating more state subsidy of private pensions when the state already forgoes more in tax reliefs on private pensions than it spends on state pensions;
- concerns that the Dormant Accounts Fund will be used by Minister Ó Cuív for political advantage in the run up to the next General Election;
- the release of yet another report on the regulation of charities while the sixteenth year of inaction by the Government clocks up since legislation was promised in 1990;
- the introduction of civil partnerships in Northern Ireland and Great Britain;

and calls on the Government to:

- face the fact that the Accident and Emergency Crisis is primarily caused by a shortage of beds in the system and provide the resources necessary to increase the capacity;
- provide for the proper enforcement of employment regulations rather than trying to reduce immigration at a time when there is a shortage of skilled workers;
- join with the Green Party in seeking an all-party approach to secure the country’s long-term energy requirements over several terms of Government;
- provide serious support for renewable energy technologies, such as biofuels and wind power, and for energy efficiency measures, to reduce Ireland’s contribution to global warming;
- establish proper control systems for major infrastructural projects to ensure that they deliver on time, on cost and up to standard, especially given the level of expenditure proposed in the Transport 21 plan;
- provide proper funding for childcare facilities to maintain acceptable standards and to make inspectors’ reports available to parents;
- fulfill its promise to have a maximum of 20 pupils per classroom;
- tackle crime and anti-social behaviour at source with more Gardaí out and about in the communities;
- honour our international human rights obligations and heed the call of the Irish Human Rights Commission and the Council of Europe to inspect all CIA controlled aircraft passing through Irish airports;

- seek radical reform of the fisheries policy at EU level before many species are wiped out and set catch quotas that recognise the real crisis in levels of stocks;
- instigate a statutory inquiry into organ retention as requested by Parents for Justice and to expedite legislation recommended by the Madden Report;
- abandon the discredited policy of incineration as the main plank of waste management policy;
- promote a strong campaign for waste reduction and to provide supports for recycling enterprises in Ireland so that we are not exporting jobs as well as waste;
- take climate change seriously and provide proper protection against flooding and ensure that new development is not allowed in areas liable to flooding;
- examine reform of the state pension which is proportionally one of the lowest in Europe;
- set up an independent allocation board to oversee the dispersal of the Dormant Accounts Fund;
- prioritise the long awaited Charities Regulation Bill so that the public can be confident that the hard-earned cash they donate will be properly used; and
- establish a facility in the Republic of Ireland for the registration of civil partnerships.” — *Trevor Sargent, John Gormley, Dan Boyle, Ciarán Cuffe, Eamon Ryan, Paul Gogarty.*

[23 January, 2006]

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**60.** “That Dáil Éireann:

noting that,

- the cost of renting buildings for State Departments and agencies has risen by more than 80% in the past two years to over €183 million annually;
- more than 90% of the total State rent spend being concentrated in the Dublin area, with an uneven distribution of state rents nationwide;
- a considerable portion of State rents are wastefully expended on ‘unallocated’ properties;
- financial institutions and pension funds account for more than €56 million of the State’s lease expenditure;
- property developers and speculators are the principal beneficiaries of the State’s annual leasing and rental bill;

calls on the Government to:

- abandon its ill-advised policy of disposing of the psychiatric hospitals, as proposed in the recent report ‘*A Vision for Change*’;
- prepare an audit of the assets contained in each hospital complex, with a view to assessing their adaptability and feasibility for use by Government Departments and agencies;
- examine the value for money aspect of purchasing property for State use, as opposed to leasing property;
- establish an independent State agency to oversee the management of State accommodation requirements, with a view to securing optimum value for taxpayers’ money.” — *Paudge Connolly.*

[28 February, 2006]

**61.** “That Dáil Éireann,

- noting that the City Development Plan adopted by Dublin City Council in 2005 prohibits any thermal treatment on the Poolbeg Peninsula;
  - calls on the Minister for the Environment, Heritage and Local Government to ensure that the democratic wishes of the elected members of Dublin City Council are upheld and that no further work is carried out in relation to the development of an incinerator on the Poolbeg Peninsula, Dublin 4 or its surrounding environs.”
- *Arthur Morgan.*

[7 March, 2006]

**62.** “That Dáil Éireann, having regard to the stated policy of the elected members of Dublin City Council, as set out in the Dublin City Development Plan 2005-2011 made on the 14th February, 2005, to oppose the siting of an incinerator on the Poolbeg Peninsula,

- calls on the Minister for the Environment, Heritage and Local Government, using his powers under section 24(c) of the Waste Management Act 1996, to require the managers of Dublin City Council, Dun Laoghaire-Rathdown County Council, Fingal County Council and South Dublin County Council to vary the replacement waste management plan for the Dublin region, made by them on the 11th November, 2005, by the deletion of paragraph 18.8 and the exclusion of the siting on Poolbeg Peninsula of a ‘waste to energy (incineration)’ plant; and
  - further calls upon the Minister for the Environment, Heritage and Local Government to come forward with an environmentally sustainable and practical set of policies that will deal with the island of Ireland’s waste management needs while respecting the distribution and location of the population of the island.”
- *Ruairi Quinn, Pat Rabbitte, Liz McManus, Emmet Stagg, Thomas P. Broughan, Joan Burton, Joe Costello, Eamon Gilmore, Michael D. Higgins, Brendan Howlin, Kathleen Lynch, Breeda Moynihan-Cronin, Brian O’Shea, Jan O’Sullivan, Seamus Pattison, Willie Penrose, Seán Ryan, Joe Sherlock, Róisín Shortall, Mary Upton, Jack Wall.*

[21 March, 2006]

**63.** “That Dáil Éireann, in view of the outrageous remarks made by the Minister for Justice, Equality and Law Reform in relation to John Gormley, T.D., during the course of Parliamentary Questions to the Minister on 9th March, 2006, notes that the Minister’s behaviour was totally unbecoming for a member of this House and calls on the Minister to withdraw the remarks forthwith.”

— *Trevor Sargent, John Gormley, Dan Boyle, Ciarán Cuffe, Paul Gogarty, Eamon Ryan.*

[21 March, 2006]

**64.** “That Dáil Éireann,

recognising the:

- high cost of gas and electricity to the Irish industrial and domestic consumer and the consequent implications for the economy;
- increasingly urgent need to foster and encourage the promotion and production of alternative or renewable energy;
- apparent failure of the Government through deregulation to meet consumer needs and security of supply;
- lack of a properly funded and co-ordinated plan for the production of bio-fuels, wind/hydro or other alternatives;
- likely penalties accruing from failure to meet the Kyoto Principles;

- need to encourage energy and emission labelling in respect of motor transport;
- need to promote and encourage conservation in respect of home heating; and
- failure of the Government to take the necessary steps to address these issues. calls on the Government to:
  - introduce ambitious plans to promote and encourage the production of renewable energy;
  - introduce a comprehensive and cross departmental plan to promote the concept of alternative energy with specific responsibilities on the Department of Communications, Marine and Natural Resources, Department for the Environment, Heritage and Local Government, Department of Transport, Department of Agriculture and Food and Department of Finance;
  - evaluate the implications arising from Kyoto and the options available;
  - ensure the immediate provision of the required inter connectors to facilitate security of supply and sale of surplus power when available;
  - encourage energy and emission labelling in respect of motor vehicles, domestic dwellings and public buildings, with the objective of achieving a reduction in consumption, import substitution and greater competition within the market;
  - set up a centre of excellence incorporating Sustainable Energy Ireland and linked into third level institutions to co-ordinate research and development in the promotion and production of alternative energy;
  - encourage the growth of a specific number of tree species with a high carbon sequestration capacity; and
  - introduce an energy policy that will ensure that Irish consumers can avail of energy at competitive prices within Europe.” — *Bernard J. Durkan, Enda Kenny, Richard Bruton, Bernard Allen, Pat Breen, Paul Connaughton, Simon Coveney, Seymour Crawford, John Deasy, Jimmy Deenihan, Damien English, Olwyn Enright, Tom Hayes, Phil Hogan, Paul Kehoe, Pdraic McCormack, Shane McEntee, Dinny McGinley, Paul McGrath, Gay Mitchell, Olivia Mitchell, Gerard Murphy, Denis Naughten, Dan Neville, Michael Noonan, Fergus O’Dowd, Jim O’Keeffe, John Perry, Michael Ring, David Stanton, Billy Timmins, Liam Twomey.*

[4 April, 2006]

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65. An Dáil a chur ar athló.  
Adjournment of the Dáil.

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**BILLÍ AR SIÚL AGUS GNÓ ATÁ ORDAITHE**  
**BILLS IN PROGRESS AND BUSINESS ORDERED**

*Dé hAoine, 5 Eanáir, 2007*  
Friday, 5th January, 2007

An Bille um Thionóntachtaí Cónaithe (Leasú) 2006 — Ordaíodh é a léamh an dara huair an 5 Eanáir, 2007.

Residential Tenancies (Amendment) Bill 2006 — Ordered to be read a second time on 5 January, 2007.

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**BILLÍ I ROGHCHOISTÍ, I gCOISTÍ SPEISIALTA NÓ I gCOMHCHOISTÍ**  
**BILLS IN SELECT, SPECIAL OR JOINT COMMITTEES**

- (l) An Bille um Cheartas Coiriúil 2004 — An Roghchoiste um Dhlí agus Ceart, Comhionannas, Cosaint agus Cearta na mBan.  
 (a) Criminal Justice Bill 2004 — Select Committee on Justice, Equality, Defence and Women's Rights.

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An Bille um Thrácht ar Bhóithre (Teileafónaíocht Shoghluaiste) 2006 — An Roghchoiste um Iompar.  
 Road Traffic (Mobile Telephony) Bill 2006 — Select Committee on Transport.

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An Bille um Pleanáil agus Forbairt (Leasú) 2005 — An Roghchoiste um Chomhshaol agus Rialtas Áitiúil.  
 Planning and Development (Amendment) Bill 2005 — Select Committee on the Environment and Local Government.

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An Bille um Thruailliú na Farraige (Forálacha Ilghnéitheacha) 2003 [*Seanad*] — An Roghchoiste um Chumarsáid, Muir agus Acmhainní Nádúrtha.  
 Sea Pollution (Miscellaneous Provisions) Bill 2003 [*Seanad*] — Select Committee on Communications, Marine and Natural Resources.

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An Bille um Rialú Foirgníochta 2005 — An Roghchoiste um Chomhshaol agus Rialtas Áitiúil.  
 Building Control Bill 2005 — Select Committee on the Environment and Local Government.

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An Bille um Sheirbhísí Uisce 2003 [*Seanad*] — An Roghchoiste um Chomhshaol agus Rialtas Áitiúil.  
 Water Services Bill 2003 [*Seanad*] — Select Committee on the Environment and Local Government.

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Bille na bPaitinní (Leasú) 1999 — An Roghchoiste um Fhiontraíocht agus Mionghnóthaí.  
 Patents (Amendment) Bill 1999 — Select Committee on Enterprise and Small Business.

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**MEMORANDA**

*Dé Céadaoin, 3 Bealtaine, 2006*  
*Wednesday, 3rd May, 2006*

Cruinniú den Chomhchoiste um Ghnóthaí Eorpacha i Seomra Coiste 3, TL2000, ar 12 meán lae.  
 Meeting of the Joint Committee on European Affairs in Committee Room 3, LH2000, at 12 noon.

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**An Bille um Cheartas Coiriúil 2004:**  
**Criminal Justice Bill 2004:**

Cruinniú den Roghchoiste um Dhlí agus Ceart, Comhionannas, Cosaint agus Cearta na mBan i Seomra Coiste 2, TL2000, ar 2 p.m.  
 Meeting of the Select Committee on Justice, Equality, Defence and Women's Rights in Committee Room 2, LH2000, at 2 p.m.

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Cruinniú den Fhochoiste maidir leis an Ardleibhéal Féinmharaithe i Sochaí na hÉireann i Seomra Coiste 1, TL2000, ar 2 p.m. (*príobháideach*).

Meeting of the Sub-Committee on the High Level of Suicide in Irish Society in Committee Room 1, LH2000, at 2 p.m. (*private*).

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Cruinniú den Chomhchoiste um Chumarsáid, Muir agus Acmhainní Nádúrtha i Seomra Coiste 3, TL2000, ar 2.30 p.m. (*príobháideach*).

Meeting of the Joint Committee on Communications, Marine and Natural Resources in Committee Room 3, LH2000, at 2.30 p.m. (*private*).

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Cruinniú den Chomhchoiste um Thalmhaíocht agus Bia i Seomra Coiste 4, TL2000, ar 3 p.m.

Meeting of the Joint Committee on Agriculture and Food in Committee Room 4, LH2000, at 3 p.m.

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*Déardaoin, 4 Bealtaine, 2006*  
*Thursday, 4th May, 2006*

Cruinniú den Chomhchoiste um Dhlí agus Ceart, Comhionannas, Cosaint agus Cearta na mBan i Seomra Coiste 2, TL2000, ar 9.30 a.m. (*príobháideach*).

Meeting of the Joint Committee on Justice, Equality, Defence and Women's Rights in Committee Room 2, LH2000, at 9.30 a.m. (*private*).

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Cruinniú den Choiste um Chuntais Phoiblí i Seomra Coiste 1, TL2000, ar 11 a.m.

Meeting of the Committee of Public Accounts in Committee Room 1, LH2000, at 11 a.m.

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Cruinniú den Chomhchoiste um Oideachas agus Eolaíocht i Seomra Coiste 2, TL2000, ar 11.30 a.m. (*príobháideach*).

Meeting of the Joint Committee on Education and Science in Committee Room 2, LH2000, at 11.30 a.m. (*private*).

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Cruinniú den Fhochoiste um Chearta an Duine i Seomra Coiste 3, TL2000, ar 12 meán lae.

Meeting of the Sub-Committee on Human Rights in Committee Room 3, LH2000, at 12 noon.

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### **BILLÍ DÁLA SA SEANAD** **DÁIL BILLS WITH THE SEANAD**

An Bille um an Oifig Náisiúnta d'Fhorbairt Eacnamaíoch agus Shóisialach 2002.  
National Economic and Social Development Office Bill 2002.

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An Bille fán Údarás um Shábháilteacht ar Bhóithre 2004 *athraithe ó* An Bille fán Údarás um Thástáil agus Caighdeáin do Thiománaithe 2004.  
Road Safety Authority Bill 2004 *changed from* Driver Testing and Standards Authority Bill 2004.

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An Bille um Shaoire do Thuismitheoirí (Leasú) 2004.  
Parental Leave (Amendment) Bill 2004.

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**SCRÍBHINNÍ A LEAGADH FAOI BHRÁID NA DÁLA**  
**DOCUMENTS LAID BEFORE THE DÁIL**

*Reachtúil:*

1) Gníomhaíocht Chomhpháirteach 2006/243/CFSP an 20 Márta, 2006 ón gComhairle maidir le tacaíocht do ghníomhaíochtaí Choimisiún Ullmhúcháin Eagraíocht an Chonartha um Chosc Cuimsitheach ar Thrialacha Núicléacha (CTBTO) i réimse na hoiliúna agus na tógála cumais le haghaidh fíoraithe agus i gcreat chur i bhfeidhm na Straitéise AE i gcoinne Leathadh Arm Adhmillte mar aon le nóta faisnéise míniúcháin.

2) Comhsheasamh 2006/244/CFSP an 20 Márta, 2006 ón gComhairle maidir le rannpháirtíocht an Aontais Eorpaigh in Eagraíocht Forbartha Fuinnimh Leithinis na Cóiré (KEDO) mar aon le nóta faisnéise míniúcháin.

3) Comhsheasamh 2006/231/CFSP an 20 Márta, 2006 ón gComhairle lena n-uasdátaítear Comhsheasamh 2001/931/CFSP maidir le cur chun feidhme beart sonrath chun sceimhlitheoireacht a chomhrac agus lena n-aisghairtear Comhsheasamh 2005/936/CFSP mar aon le nóta faisnéise míniúcháin.

4) Togra le haghaidh Cinnidh ón gComhairle maidir le síniú agus cur chun feidhme sealadach an Chomhaontaithe idir an Comhphobal Eorpach agus Poblacht Oirthearach Uragua ar ghnéithe áirithe d'aersheirbhísí [agus] Togra le haghaidh Cinnidh ón gComhairle maidir le críochnú an Chomhaontaithe idir an Comhphobal Eorpach agus Poblacht Oirthearach Uragua ar ghnéithe áirithe d'aersheirbhísí mar aon le nóta faisnéise míniúcháin. COM (2006) 64.

5) Togra le haghaidh Cinnidh ón gComhairle maidir le síniú agus cur chun feidhme sealadach an Chomhaontaithe idir an Comhphobal Eorpach agus Poblacht Oileáin Mhaidíve ar ghnéithe áirithe d'aersheirbhísí [agus] Togra le haghaidh Cinnidh ón gComhairle maidir le críochnú an Chomhaontaithe idir an Comhphobal Eorpach agus Poblacht Oileáin Mhaidíve ar ghnéithe áirithe d'aersheirbhísí mar aon le nóta faisnéise míniúcháin. COM (2006) 95.

6) Togra le haghaidh Cinnidh ón gComhairle maidir leis an seasamh a bheidh le glacadh ag an gComhphobal laistigh de Chomhairle Airí ACC-CE maidir leis an gcreat airgeadais ilbhliantúil don tréimhse

*Statutory:*

1) Council Joint Action 2006/243/CFSP of 20 March, 2006 on support for activities of the Preparatory Commission of the Comprehensive Nuclear-Test-Ban Treaty Organisation (CTBTO) in the area of training and capacity building for verification and in the framework of the implementation of the EU Strategy against Proliferation of Weapons of Mass Destruction together with explanatory information note.

2) Council Common Position 2006/244/CFSP of 20 March, 2006 on participation by the European Union in the Korean Peninsula Energy Development Organisation (KEDO) together with explanatory information note.

3) Council Common Position 2006/231/CFSP of 20 March, 2006 updating Common Position 2001/931/CFSP on the application of specific measures to combat terrorism and repealing Common Position 2005/936/CFSP together with explanatory information note.

4) Proposal for a Council Decision on the signature and provisional application of the Agreement between the European Community and the Oriental Republic of Uruguay on certain aspects of air services [and] Proposal for a Council Decision on the conclusion of the Agreement between the European Community and the Oriental Republic of Uruguay on certain aspects of air services together with explanatory information note. COM (2006) 64.

5) Proposal for a Council Decision on the signature and provisional application of the Agreement between the European Community and the Republic of Maldives on certain aspects of air services [and] Proposal for a Council Decision on the conclusion of the Agreement between the European Community and the Republic of Maldives on certain aspects of air services together with explanatory information note. COM (2006) 95.

6) Proposal for a Council Decision on the position to be adopted by the Community within the ACP-EC Council of Ministers concerning the multiannual financial framework for the period 2008-2013 and the

2008-2013 agus na modhnuithe a bheidh le cur isteach sa chomhaontú lena ndéantar athbhreithniú ar an gComhaontú Comhpháirtíochta idir baill Ghrúpa Stát na hAfraice, Mhuir Charaib agus an Aigéin Chiúin, de pháirt, agus an Comhphobal Eorpach agus a Bhallstáit, den pháirt eile, arna shíniú in Cotonou an 23 Meitheamh, 2000 agus arna athbhreithniú i Lucsamburg an 25 Meitheamh, 2005 mar aon le nóta faisnéise míniúcháin. COM (2006) 132.

7) Togra modhnaithe le haghaidh Rialacháin ón gComhairle lena leasaítear Rialachán (CE) 1030/2002 lena leagtar síos formáid aonghnéitheach le haghaidh ceadanna cónaithe do náisiúnaigh de chuid tríú tíortha mar aon le nóta faisnéise míniúcháin. COM (2006) 110.

8) PÁIPÉAR UAINE: Straitéis Eorpach i dtaca le Fuinneamh Inmharthana Iomaíoch Daingean mar aon le nóta faisnéise míniúcháin. COM (2006) 105

9) An tOrdú um an Acht Comhdhlúite Leasa Shóisialaigh 2005 (Tosach Feidhme) 2005 (I.R. Uimh. 923 de 2005).

10) Na Rialacháin Leasa Shóisialaigh (Forálacha Íocaíochtaí Comhdhlúite) (Leasú) (Sochar agus Pribhléid) 2006 (I.R. Uimh. 120 de 2006).

11) Na Rialacháin fán Acht um Shaoráil Faisnéise 1997 (Comhlachtaí Forordaithe) 2006 (Dréacht).

12) Na Rialacháin Leasa Shóisialaigh (Liúntas Cíosa) (Leasú) 2005 (I.R. Uimh. 879 de 2005).

13) Na Rialacháin Leasa Shóisialaigh (Forálacha Íocaíochtaí Comhdhlúite) (Leasú) (Uimh. 6) (Rátaí a Mhéadú) 2005 (I.R. Uimh. 880 de 2005).

14) An tOrdú um an Acht Leasa Shóisialaigh 2005 (Ailt 7 agus 8) (Tosach Feidhme) 2006 (I.R. Uimh. 119 de 2006).

15) An Binse Achomhairc do Dhídeanaithe. Tuarascáil Bhliantúil, 2005.

16) An Coiste Gairmoideachais: Contae Chorcaí — Ráiteas Airgeadais Bliantúil don bhliain dar chríoch 31 Nollaig, 2004.

17) An Coiste Gairmoideachais: Contae Mhuineacháin — Ráiteas Airgeadais Bliantúil don bhliain dar chríoch 31 Nollaig, 2004.

modifications to be inserted in the agreement revising the Partnership Agreement between the members of the African, Caribbean and Pacific Group of States of the one part, and the European Community and its Member States, of the other part, signed in Cotonou on 23 June, 2000 and revised in Luxembourg on 25 June, 2005 together with explanatory information note. COM (2006) 132.

7) Modified Proposal for a Council Regulation amending Regulation (EC) 1030/2002 laying down a uniform format for residence permits for third-country nationals together with explanatory information note. COM (2006) 110.

8) GREEN PAPER: A European Strategy for Sustainable, Competitive and Secure Energy together with explanatory information note. COM (2006) 105.

9) Social Welfare Consolidation Act 2005 (Commencement) Order 2005 (S.I. No. 923 of 2005).

10) Social Welfare (Consolidated Payments Provisions) (Amendment) (Benefit and Privilege) Regulations 2006 (S.I. No. 120 of 2006).

11) Freedom of Information Act 1997 (Prescribed Bodies) Regulations 2006 (Draft).

12) Social Welfare (Rent Allowance) (Amendment) Regulations 2005 (S.I. No. 879 of 2005).

13) Social Welfare (Consolidated Payments Provisions) (Amendment) (No. 6) (Increase in Rates) Regulations 2005 (S.I. No. 880 of 2005).

14) Social Welfare Act 2005 (Sections 7 and 8) (Commencement) Order 2006 (S.I. No. 119 of 2006).

15) Refugee Appeals Tribunal. Annual Report, 2005.

16) Vocational Education Committee: County Cork — Annual Financial Statement for the year ended 31 December, 2004.

17) Vocational Education Committee: County Monaghan — Annual Financial Statement for the year ended 31 December, 2004.

18) An Coiste Gairmoideachais: Contae Chill Chainnigh — Ráiteas Airgeadais Bliantúil don bhliain dar chríoch 31 Nollaig, 2004.

19) Tuarascáil ón Aire Dlí agus Cirt, Comhionannais agus Athchóirithe Dlí do dhá Theach an Oireachtais ar oibriú na nAchtanna um Aistriú Daoine ar Cuireadh Pianbhreith Orthu 1995 agus 1997 don tréimhse 1 Eanáir, 2005 — 31 Nollaig, 2005.

*Neamhrechtúil:*

1) Moltaí ón nGasra Oibre maidir le hAthbhreithniú ar Bhainistíocht Bunachas um Madraí a Phóru. Lúnasa, 2005 (Leagan Deiridh).

2) Dáil Éireann. An Coiste um Chuntais Phoiblí. An Séú Tuarascáil Eatramhach Maidir le Tuarascáil 2003 ón Ard-Reachtair Cuntas agus Ciste. (Éisteachtaí an Choiste, Deireadh Fomhair, 2004 go dtí Iúil, 2005). Coimisiún na Státseirbhíse; Oifig an Ombudsman; An Roinn Airgeadais agus An Rionn Comhshaoil, Oidhreacht agus Rialtais Áitiúil. Aibreán, 2006.

3) Tithe an Oireachtais. An Comhchoiste um Iompar. Tuarascáil Iniúchta AE Uinh. 19: COM (2005) 602: Togra le haghaidh Rialacháin ón gComhairle maidir le Comhghnóthas a bhunú chun an córas glúine nua Eorpach um bainistiú aerthráchta (SESAR) a fhorbairt. Aibreán, 2006.

4) Tithe an Oireachtais. An Comhchoiste Um Ghnóthaí Eorpacha. An tAonú Tuarascáil Déag: Tuarascáil ar Imirce — Measúnú Tosaigh ar Staid Oibríthe Imirceacha an Aontais Eorpaigh in Éirinn I ndiaidh 2004. Aibreán, 2006.

5) Tithe an Oireachtais. An Comhchoiste um Ghnóthaí Eorpacha. Tuarascáil Bhliantúil, 2005. Aibreán, 2006.

6) Tithe an Oireachtais. An Comhchoiste um Ghnóthaí Eorpacha. An Fochoiste um Iniúchadh Eorpach. An Ceathrú Tuarascáil is Seasca ar Chruinniú an 23 Marta, 2006.

7) Tithe an Oireachtais. An Comhchoiste um Iompar. Tuarascáil Iniúchta AE Uimh. 20: COM (2005) 579: Togra le haghaidh Rialacháin ó Pharlaimint na hEorpa agus ón gComhairle maidir le comhrialacha i réimse na heitlíochta sibhialta agus lena mbunaítear Gníomhaireacht Sábháilteachta Eitlíochta na hEorpa. Aibreán, 2006.

18) Vocational Education Committee: County Kilkenny — Annual Financial Statement for the year ended 31 December, 2004.

19) Report by the Minister for Justice, Equality and Law Reform to both Houses of the Oireachtas on the operation of the Transfer of Sentenced Persons Acts 1995 and 1997 for the period 1 January, 2005 — 31 December, 2005.

*Non-Statutory:*

1) Recommendations of Working Group to Review the Management of Dog Breeding Establishments. August, 2005 (Final Version).

2) Dáil Éireann. Committee of Public Accounts. Sixth Interim Report on the 2003 Report of the Comptroller and Auditor General. (Committee Hearings October, 2004 to July, 2005). Civil Service Commission; Office of the Ombudsman; Department of Finance and Department of the Environment, Heritage and Local Government. April, 2006.

3) Houses Of The Oireachtas. Joint Committee on Transport. EU Scrutiny Report No.19: COM (2005) 602: Proposal for a Council Regulation on the establishment of a Joint Undertaking to develop the new generation European air traffic management system (SESAR). April, 2006.

4) Houses Of The Oireachtas. Joint Committee on European Affairs. Eleventh Report: report on Migration — An Initial Assessment of the Position of European Union Migrant Workers in Ireland post 2004. April, 2006.

5) Houses Of The Oireachtas. Joint Committee on European Affairs. Annual Report, 2005. April, 2006.

6) Houses Of The Oireachtas. Joint Committee on European Affairs. Sub-Committee on European Scrutiny. Sixty Fourth Report of the Meeting of 23 March, 2006.

7) Houses of the Oireachtas. Joint Committee on Transport. EU Scrutiny Report No. 20: COM (2005) 579: Proposal for a Regulation of the European Parliament and of the Council on common rules in the field of civil aviation and establishing a European Aviation Safety Agency. April, 2006.

*Parlaimint na hEorpa:*

- 1) Rún ó Pharlaimint na hEorpa maidir le Guantánamo.
- 2) Rún ó Pharlaimint na hEorpa maidir leis an achrann idir an Iaráin agus an comhphobal idirnáisiúnta.
- 3) Rún ó Pharlaimint na hEorpa maidir leis an gceart chun saoirse cainte agus chun measa ar chreidimh reiligiúnacha.
- 4) Rún ó Pharlaimint na hEorpa maidir leis an oidhreacht chultúrtha san Asarbaiseáin.
- 5) Rún ó Pharlaimint na hEorpa maidir leis an gcor sa Bhealarúis roimh na toghcháin uachtaráin an 19 Márta, 2006.
- 6) Rún reachtach ó Pharlaimint na hEorpa maidir leis an togra le haghaidh rialacháin ón gComhairle a bhaineann leis an gComhaontú Comhpháirtíochta idir an Comhphobal Eorpach agus Oileáin Sholamón a thabhairt i gcrích maidir le hiascaireacht amach ó chósta Oileáin Sholamón (COM(2005)0404 — C6-0320/2005 — 2005/0168(CNS)).
- 7) Rún reachtach ó Pharlaimint na hEorpa maidir leis an togra le haghaidh Rialacháin ón gComhairle lena n-aisghairtear Rialachán (CEE) Uimh. 3181/78 ón gComhairle agus Rialachán (CEE) Uimh. 1736/79 ón gComhairle sa réimse Beartas Airgeadaíochta (COM(2005)0611 — C6-0010/2006 — 2005/0233(CNS)).

*European Parliament:*

- 1) European Parliament resolution on Guantánamo.
- 2) European Parliament resolution on the confrontation between Iran and the international community.
- 3) European Parliament resolution on the right to freedom of expression and respect for religious beliefs.
- 4) European Parliament resolution on cultural heritage in Azerbaijan.
- 5) European Parliament resolution on the situation in Belarus prior to the presidential elections on 19 March, 2006.
- 6) European Parliament legislative resolution on the proposal for a Council regulation concerning the conclusion of the Partnership Agreement between the European Community and Solomon Islands on fishing off Solomon Islands (COM(2005)0404 — C6-0320/2005 — 2005/0168(CNS)).
- 7) European Parliament legislative resolution on the proposal for a Council Regulation repealing Council Regulation (EEC) No. 3181/78 and Council Regulation (EEC) No. 1736/79 in the area of Monetary Policy (COM(2005)0611 — C6-0010/2006 — 2005/0233(CNS)).