



REPUBLIC OF KENYA

TWELFTH PARLIAMENT – SECOND SESSION

THE NATIONAL ASSEMBLY

VOTES AND PROCEEDINGS

WEDNESDAY, AUGUST 29, 2018 (AFTERNOON)

1. The House assembled at thirty minutes past Two O'clock
2. The Proceedings were opened with Prayer
3. **Presiding** – the Honourable Speaker
4. **COMMUNICATION FROM THE CHAIR**

The Speaker conveyed the following Communication just before Committee of the Whole House on the Finance Bill commenced:-

“Honourable Members,

Before we proceed with the Committee of the whole House, I wish to issue the following guidance which relates to consideration of proposed amendments to the Finance Bill (National Assembly Bill No. 20 of 2018).

As you are aware, Article 114(2) of the Constitution provides that if, in the view of the Speaker, a motion makes provisions for a matter listed in the definition of ‘a money Bill’, the Assembly may proceed only in accordance with the recommendation of the relevant Committee after taking into account the views of the Cabinet Secretary responsible for Finance. In this regard, my office has received several proposed amendments to the Finance Bill, 2018 both from Chairpersons of Committees and individual Members some of which make provisions for matters listed in the definition of ‘a money Bill’ pursuant to the provisions of Article 114(2) of the Constitution.

I therefore wish to guide the House as follows with regard to the various amendments for which a disclaimer has been made in the Order Paper. For ease of reference, these are the proposed amendments for which the words “***subject to provision of Article 114 of the Constitution***” are indicated.

These are specific amendments proposed by-

- (i) the Member for Kikuyu (Hon. Kimani Ichung'wah) who is proposing to amend the Bill by inserting a new Clause 10A. I am informed that upon consideration of the amendment by the Departmental Committee on Finance and National Planning, the

Committee has recommended that the amendments may proceed, but to be moved in an amended form, which recommendation he has acceded to. **That amendment may therefore be considered in Committee of the whole House;**

- (ii) proposed amendment by the Member for Bomet Central (Hon. Ronald Tonui) who has proposed deletion of Clauses 56, 58 and 68. I am of the opinion that the said proposed amendments to Clauses 56 and 68 are subject to the provisions of Article 114. **Therefore, the Committee of the Whole House should not consider the proposed amendment to Clauses 56 and 68 as proposed by the Member;**
- (iii) the proposed amendment by the Member for Mandera South (Hon. Adan Haji) who is proposing to amend Clause 19 in part A and part C. **It is my opinion that that the amendment to Clause 19 in part A makes provisions to a matter listed in the definition of 'a money Bill'. Therefore the House should not proceed to consider that particular amendment;**
- (iv) the proposed amendments by the Member for Emuhaya (Hon. Omboko Milemba) who is proposing to delete Clause 68. **It is my opinion that that the amendment to Clause 68 makes provisions to a matter listed in the definition of 'a money Bill'. Therefore the House should not proceed to consider the amendment also;**
- (v) on the proposed amendments by the Member for Suna East (Hon. Junet Mohammed) who is proposing to amend Clause 18. I have decided to leave the matter to the Committee of the whole House to take the decision on how to prosecute the amendment owing to the fact that it is postponing the coming into effect of a provision already enacted by the House and the high interest the proposal has attracted in this House'; and
- (vi) the last proposed amendments are by the Member for Dagoretti South (Hon. John Kiarie) who is proposing to amend Clauses 31 and 58. **It is my opinion that that the amendment to Clause 31 also makes provisions to a matter listed in the definition of 'a money Bill'. Therefore the House should not proceed to consider it.**

Honourable Members, that is therefore the fate of the amendments that were received through my office and for which a disclaimer under Article 114 of the Constitution has been made in the Order Paper for today .

Thank you”.

5. **PAPERS LAID**

The following Paper was laid on the Table of the House-

- a) Annual Report and Financial Statements of the Independent Policing Oversight Authority (IPOA) for the year ended 30th June, 2017

- b) Annual Report and Financial Statements of the Kenya National Trading Corporation Limited for the year ended 30th June, 2016
- c) The Reports of the Auditor-General and Financial Statements in respect of the following Institutions for the year ended 30th June, 2017 and the certificates therein:
 -
 - (i) Kenya Ordnance Factories Corporation;
 - (ii) Kerio Valley Development Authority;
- d) The Reports of the Auditor-General and Financial Statements in respect of the following Constituencies for the year ended 30th June, 2017 and the certificates therein: -
 - (i) Ainabkoi Constituency;
 - (ii) Marakwet West Constituency;
 - (iii) Keiyo South Constituency;
 - (iv) Marakwet East Constituency;
 - (v) Endebess Constituency; and
 - (vi) Msambweni Constituency

(The Leader of the Majority Party)

- (e) The First Report of the Special Funds Account Committee on audited Financial Statements for Political Parties Fund for the year ended June, 2017.

(Chairperson, Special Funds Account Committee)

- (f) Reports of the National Government Constituencies Development Fund Committee on:
 - (i) The Status of disbursement of funds to the National Government Constituencies Development Fund as at 28th August 2018;
 - (ii) The 3rd ICPAK Chapter Seminar in London, United Kingdom from 3rd to 6th July 2018.

(Chairperson, Select Committee on National Government Constituencies Development Fund)

- (g) Report of the Departmental Committee on Environment and Natural Resources on an inquiry into complaints of Environmental Pollution by London Distillers Kenya Limited.

(Chairperson, Departmental Committee on Environment and Natural Resources)

6. **NOTICE OF MOTION**

The Leader of the Majority Party gave the following Notice of Motion:-

THAT, pursuant to the provisions of Standing Order 28(4), this House resolves to further alter its Calendar for the Second Session (2018) as adopted on February 14, 2018 and amended on March 01, 2018 and June 28, 2018 respectively by proceeding to a

recess from Thursday, August 30, 2018 at the rise of the House and resuming its regular sittings on Tuesday, October 02, 2018.

7. **STATEMENTS**

The Chairpersons of the Committee on Lands (Hon. Rachel Nyamai) made a Statement regarding inquiry into land in Mbeere South requested by the Member for Mbeere South Constituency.

8. **MOTION – REPORT ON THE EXCISE DUTY ACT (ADJUSTMENT OF RATES FOR INFLATION) SCHEDULE, 2018**

Motion made and Question proposed –

THAT, this House adopts the Report of the Committee on Delegated Legislation on the Excise Duty Act (Adjustment of Rates for Inflation) Schedule, 2018 laid on the Table of the House on Thursday, August 23, 2018 and pursuant to the provisions of section 15(1) of the Statutory Instruments Act and Standing Order 210 (4)(b) *annuls in entirety* the said Regulation.

(Chairperson, Committee on Delegated Legislation)

Debate arising;

Mover replied;

Question put and agreed to.

9. **COMMITTEE OF THE WHOLE HOUSE**

Order for Committee read

IN THE COMMITTEE

The Second Chairperson in the Chair

(i) The Finance Bill (National Assembly Bill No. 20 of 2018)

Clauses 2, 3, 4 & 5 - agreed to

Clause 6 - amendment proposed –

THAT, clause 6 of the Bill be amended in the proposed new section 12C by deleting the word “all” appearing in subsection (2).

(Chairperson of the Departmental Committee on Finance and National Planning)

Question of the amendment proposed;

Debate arising;

Question of the amendment put and agreed to;

Clause 6 - as amended agreed to

Clause 7 - amendment proposed –

THAT, clause 7 of the Bill be amended by inserting the following new paragraph immediately after paragraph (ab) —

(ac) contributions to the National Housing Development Fund;

(Leader of the Majority Party)

Question of the amendment proposed;

Debate arising;

Question of the amendment put and negatived;

Clause 7 - agreed to

Clauses 8, 9, 10, 11, 12, 13, 14, 15, 16 & 17 - agreed to

Clause 18, Sub-clause (a)(xi) - amendment proposed –

THAT, clause 18 of the Bill be amended in paragraph (a)—

(a) By deleting sub-paragraph (xi) and substituting therefor the following new subparagraph-

(xi) by adding the following new paragraphs immediately after paragraph 100—

101. Alcoholic or non-alcoholic beverages supplied to the Kenya Defence Forces Canteen Organization.

102. Goods imported or purchased locally for direct and exclusive use in the implementation of projects under a special operating framework arrangements with the government.

103. Hearing aids, excluding parts and accessories, of tariff No. 9021.40.00

(b) by inserting the following new sub- paragraph immediately after sub-paragraph (xi)—

(xii) by deleting paragraph 98.

(Chairperson of the Departmental Committee on Finance and National Planning)

Question of the amendment proposed;

Debate arising;

Question of the amendment put and agreed to:

Clause 18, Sub-clause (a)(New Paragraph 96) - amendment proposed –

THAT, the Bill be amended in clause 18 by inserting the following new paragraph immediately after paragraph 95—

96. One personal motor vehicle, excluding buses and minibuses of seating capacity of more than 8 seats, imported by an public officer returning from a posting in Kenya's mission abroad and another motor vehicle by his spouse and which is not exempted from Value Added Tax under the First Schedule:

Provided that the exemption under this item shall not apply-

- (a) unless the officer is returning to Kenya from a posting in Kenya's mission abroad upon recall;
- (b) unless, in the case of an officer's spouse, the spouse accompanied the officer in the foreign mission and is returning with the officer;
- (c) if the officer or the spouse has either enjoyed a similar privilege within the previous four years from the date of importation or has imported a motor vehicle free of duty under item 6 of Part A of this Schedule;
- (d) unless the vehicle is imported within ninety days of the date of arrival of the officer or spouse or such longer period, not exceeding three hundred and sixty days from such arrival as the Commissioner may allow; and
- (e) to a State officer.

(Hon. Katoole Metito)

Question of the amendment proposed;

Debate arising;

Question of the amendment put and agreed to

Clause 18, Sub-clause (b)(New Paragraph 'c') - amendment proposed –

THAT, clause 18 of the Bill be amended by inserting the following new paragraph immediately after paragraph (b)—

“(c) in section B of Part I, by deleting the expression “1st September, 2016” appearing in paragraph (2) and substituting therefor the expression “1st September, 2020.”

(Hon. Junet Mohammed)

Question of the amendment proposed;

Debate arising;

Question of the amendment put and agreed to

Clause 18 - as amended agreed to

Clause 19- amendment proposed –

THAT, the Bill be amended by deleting clause 19 and substituting therefor the following new clause—

Amendment of **19.** The Second Schedule to the Value Added Tax Act, 2013 is amended
Second Schedule to in—
No.35 of 2013.

(a) Part A by inserting the following new paragraph immediately after paragraph 13A—

13B. The supply of maize (corn) flour, cassava flour, wheat or meslin flour and maize flour containing cassava flour by more than ten per-cent in weight.

(b) Part C by deleting tariff No. 3004.40.00 and the corresponding description and inserting the following—

<i>Tariff No.</i>	<i>Description</i>
3004.41.00	Containing ephedrine or its salts
3004.42.00	Containing pseudoephedrine (INN) or its salts
3004.43.00	Containing norephedrine or its salts
3004.49.00	Other

(Chairperson of the Departmental Committee on Finance and National Planning)

Question of the amendment proposed;

Debate arising;

Question of the amendment put and agreed to;

Clause 19 - as amended agreed to

Clauses 20, 21, 22, 23, 24, 25, 26, 27, 28, 29 & 30 - agreed to

Clause 31, Sub Clause (a)(iii) - amendment proposed –

THAT, clause 31 of the Bill be amended—

(a) in paragraph (a)(iii) by deleting the proposed new item—

Sugar Confectionery (including white chocolate) of tariff heading

Shs. 20. per Kg

17.04; chocolate in blocks, slabs or bars of tariff Nos. 1808.31.00, 1806.32.00, 1806.90.00

(Chairperson of the Departmental Committee on Finance and National Planning and Hon. T.J. Kajwang [Similar Amendment])

Question of the amendment proposed;

(No.81)

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(735)

Debate arising;

Question of the amendment put and agreed to;

Clause 31, Sub Clause (b)(New Paragraph ‘c’) -
amendment proposed –

THAT, clause 31 of the Bill be amended—

(b) by inserting the following new paragraph immediately after paragraph (b)—

(c) in Part III by inserting the following new definition in proper alphabetical sequence—

“money transferred” means money transferred from one account to another account either within a bank or from one bank to another bank or from a person to another person through a money transfer agency or other financial service providers, but does not include—

- (a) transfer of taxes to or tax refunds from the Kenya Revenue Authority;
- (b) transfers from the Kenya Revenue Authority’s collection accounts to the Central Bank of Kenya;
- (c) transfers by or to the National Government, County Governments or Central Bank of Kenya;
- (d) transfers relating to the purchase and sale of shares and securities on the Nairobi Securities Exchange by banks or financial service providers on behalf of customers;
- (e) transfers between accounts belonging to the same person; or
- (f) any other category money transfer that the Cabinet Secretary may specify through a gazette notice.

(Chairperson of the Departmental Committee on Finance and National Planning)

Question of the amendment proposed;

Debate arising;

Question of the amendment put and negatived

Clause 31 - as amended agreed to

[*Change of Chair from the Second to the Fourth Chairperson of Committees*]

Clause 32- amendment proposed –

THAT, the Bill be amended in clause 32 by inserting the following paragraph immediately after paragraph 13-

14. One personal motor vehicle, excluding buses and minibuses of seating capacity of more than 8 seats, imported by a public officer returning from a posting in Kenya's mission abroad and another motor vehicle by his or her spouse and which is not exempted from excise duty under item 6 of Part A of the Second Schedule:

Provided that the exemption under this item shall not apply-

- (a) unless the officer is returning to Kenya from a posting in Kenya's mission abroad upon recall;
- (b) unless, in the case of an officer's spouse, the spouse accompanied the officer in the foreign mission and is returning with the officer;
- (c) if the officer or the spouse has either enjoyed a similar privilege within the previous four years from the date of importation or has imported a motor vehicle free of duty under item 6 of Part A of this Schedule;
- (d) unless the vehicle is imported within ninety days of the date of arrival of the officer or spouse or such longer period, not exceeding three hundred and sixty days from such arrival as the Commissioner may allow; and
- (e) a state officer.

(Hon. Adan Keynan)

Question of the amendment proposed;

Debate arising;

Question of the amendment put and agreed to:

Clause 32 - as amended agreed to

Clauses 33, 34, 35 & 36 - agreed to

Clause 37- amendment proposed –

THAT, clause 37 of the Bill be amended in the proposed new subsection (3) by inserting the words "within thirty days of receiving the application" immediately after the words "such rejection".

(Chairperson of the Departmental Committee on Finance and National Planning)

Question of the amendment proposed;

Debate arising;

Question of the amendment put and agreed to;

Clause 37 - as amended agreed to

Clause 38 - agreed to

Clause 39- amendment proposed –

THAT, Clause 39 of the Bill be deleted.

(Chairperson of the Departmental Committee on Finance and National Planning)

Question of the amendment proposed;

Debate arising;

Question of the amendment put and agreed to;

Clause 39 - Deleted

Clauses 40, 41, 42, 43 & 44 - agreed to

Clause 45- amendment proposed –

THAT, Clause 45 of the Bill be in amended in the proposed new section 83A by deleting the word “twenty” and substituting therefor the word “five”.

(Chairperson of the Departmental Committee on Finance and National Planning)

Question of the amendment proposed;

Debate arising;

Question of the amendment put and agreed to;

Clause 45 - as amended agreed to

Clauses 46, 47, 48, & 49 - agreed to

Clause 50- amendment proposed –

THAT, the Bill be amended by deleting clause 50.

(Chairperson of the Departmental Committee on Finance and National Planning)

Question of the amendment proposed;

Debate arising;

Question of the amendment put and agreed to:

Clause 50 - Deleted

Clauses 51 & 52 - agreed to

Clause 53- amendment proposed –

THAT, Clause 53 of the Bill be in amended in the proposed new section 69B(1)—

- (a) in paragraph (a) by deleting the expression “twenty” and substituting therefor the expression “five”; and
- (b) in paragraph (b) by deleting the expression “two” and substituting therefor the expression “one”.

(Chairperson of the Departmental Committee on Finance and National Planning)

Question of the amendment proposed;

Debate arising;

Question of the amendment put and agreed to:

Clause 53 - as amended agreed to

Clauses 54, 55, 56 & 57 - agreed to

Clause 58- amendment proposed –

THAT, the Bill be amended by deleing clause 58 and substituting therefor the following new clause—

Amendment of
section 33B of
Cap.488.

58. Section 33B of the Banking Act is amended by—

- (a) deleting subsection (1) and substituting therefor the following new subsection

- (1) A bank or a financial institution shall set the maximum interest rate chargeable for a credit facility in Kenya at no more than four per cent, the Central Bank Rate set and published by the Central Bank of Kenya.

(Chairperson of the Departmental Committee on Finance and National Planning)

Question of the amendment proposed;

Debate arising;

Question of the amendment put and agreed to;

Clause 58 - as amended agreed to

Clause 59 -amendment proposed –

THAT, clause 59 of the Bill be deleted.

(Chairperson of the Departmental Committee on Finance and National Planning)

Question of the amendment proposed;

Debate arising;

Question of the amendment put and agreed to;

Clause 59 - Deleted

Clauses 60, 61, 62, 63 & 64, - agreed to

Clause 65- amendment proposed –

THAT, the Bill be amended in clause 65 by inserting the following new paragraph immediately after paragraph 14 –

15. The Employment Act, 2007.

(Leader of the Majority Party)

Question of the amendment proposed;

Debate arising;

Question of the amendment put and negatived;

Clause 65 - agreed to

Clauses 66 & 67 - agreed to

Clause 68- amendment proposed –

THAT, clause 68 of the Bill be amended in the proposed new subsection (2A) in—

- (a) paragraph (a) by deleting the expression “zero point five” and substituting the expression “one point five”; and
- (b) paragraph (b) by deleting the expression “zero point five” and substituting the expression “one point five”.

(Chairperson of the Departmental Committee on Finance and National Planning)

Question of the amendment proposed;

Debate arising;

Question of the amendment put and negatived;

Question that Clause 68 be part of the Bill put and negatived;

Clause 68 - Deleted

Clause 69- amendment proposed –

THAT, clause 69 of the Bill be amended—

(a) by inserting the following new paragraph immediately after paragraph (a)—

(aa) deleting the definition of the word “accountant” and substituting therefor the following new definition—

“accountant” is a person registered as an accountant under Section 24 of this Act and is a member as defined in section 4 (2) (a) and (b) with expertise achieved through formal education and practical experience, and shall be held to a high professional standard in respect to—

- (a) demonstrating and maintaining competence in accountancy in line with International Accounting standards;
- (b) compliance with the Institute's code of ethics;
- (c) maintaining good standing status; and
- (d) subject to enforcement of the rules and regulations of the Institute;

(b) by deleting paragraph (b) and substituting therefor the following new paragraph—

(b) by inserting the following new definitions in proper alphabetical sequence—

“company” has the meaning assigned to it under section 2 of the Companies Act, 2015;

“accountancy” means practice in accounting, financial reporting, control systems, systems auditing, auditing, assurance, forensic accounting and auditing, finance, financial management, public finance management, taxation, financial risk management, management accounting and advisory services related thereto; and

“trainee accountant” means a person registered by the Examinations Board and who has commenced professional accountancy education or training or is practicing accountancy as part of initial professional development required for qualification as an accountant.

(Chairperson of the Departmental Committee on Finance and National Planning)

Question of the amendment proposed;

Debate arising;

Question of the amendment put and agreed to:

Clause 69 - as amended agreed to

Clause 70 - agreed to

Clause 71- amendment proposed –

THAT, clause 71 of the Bill be deleted.

(Chairperson of the Departmental Committee on Finance and National Planning)

Question of the amendment proposed;

Debate arising;

Question of the amendment put and agreed to:

Clause 71 - Deleted

New Clause 10A - New Clause 10A proposed –

Proposed New Clause 10A dropped by the Mover (Hon. Kimani Ichung'wah)

New Clauses 52A,B,C,D & E - New Clause 52A,B,C,D & E proposed –

THAT, the Bill be amended by inserting the following new clauses immediately after clause 52—

Amendment of section 29 A of Cap. 131. **52A.** Section 29A of the Betting, Lotteries and Gaming Act is amended in subsection (1) by deleting the expression “thirty-five” and substituting therefor the expression “fifteen”.

Amendment of section 36 of Cap. 131. **52B.** Section 36 of the Betting, Lotteries and Gaming Act is amended in—
(a) subsection (1) by deleting paragraph (b) and substituting therefor the following new paragraph—

(b) at least five per centum of the gross proceeds of which is to be devoted to the object for which the lottery is promoted:

Provided that the Board may require as a condition that a specified proportion of greater than -five per centum of the proceeds be devoted to the object for which the lottery is promoted, but in no case shall the Board require a proportion greater than twenty-

five per centum of the gross proceeds.

(b) subsection (2) by deleting the expression “twenty-five” and substituting the expression “five”.

(No.81)

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(742)

Amendment
of section
44A of Cap.
131.

Amendment
of section
55A of Cap.
131.

Amendment
of section
59B of Cap.
131.

52C. Section 44A of the Betting, Lotteries and Gaming Act is amended in subsection (1) by deleting the expression “thirty-five” and substituting therefor the expression “fifteen”.

52D. Section 55A of the Betting, Lotteries and Gaming Act is amended in subsection (1) by deleting the expression “thirty-five” and substituting therefor the expression “fifteen”.

52E. Section 59B of the Betting, Lotteries and Gaming Act is amended in subsection (1) by deleting the expression “thirty-five” and substituting therefor the expression “fifteen”.

(Chairperson of the Departmental Committee on Finance and National Planning)

Question of the amendment proposed;

Debate arising;

Question put and negated;

New Clauses 52A,B,C,D & E - Not Introduced

New Clause 56A - New Clause 56A proposed -

THAT, the Bill be amended by inserting the following new clause immediately after clause 56—

Insertion of new section 82A in Cap. 480.

56A. The Stamp Duty Act is amended by inserting the following new section immediately after section 82—

Payment of stamp duty for policy “policy of life insurance” and “policy of insurance against accident”

82A. For purposes of this Act, the stamp duty payable for “policy of life insurance” and “policy of insurance against accident” shall be payable monthly as an aggregate of all policies issued within the month.

(Chairperson of the Departmental Committee on Finance and National Planning)

Question of the amendment proposed;

Debate arising;

Question of the amendment put and agreed to;

New Clause 56A - Introduced and agreed to

New Clause 57A - New Clause 57A proposed -

THAT, the Bill be amended by inserting the following new clause immediately after clause 57—

Insertion of **57A.** The Banking Act is amended by inserting the following new new sub-clause immediately after clause 31—

section

31A in

Cap. 488.

Information **31A.** (1) A bank or financial institution licensed on next of under this Act shall, in respect of all accounts operated at the institution, maintain a register containing particulars of the next of kin of all customers operating such accounts, and shall update this register **every two years.**

(Chairperson of the Departmental Committee on Finance and National Planning)

Debate arising;

Further Amendment to New Clause 57A proposed-

THAT, the following new sub-clause be inserted immediately after the proposed section 31A—

31A. (2)A bank or financial institution that contravenes subsection (1) commits an offence and shall be liable, for each account in which there is default, to a fine not exceeding one million shillings.

(Hon. Jude Njomo)

Question of the amendment proposed;

Debate arising;

Question of the amendment put and agreed to.

Debate on the Clause as further amended resumed;

Question on the Clause as further amended put and agreed to;

New Clause 57A - Further amended and agreed to

PROGRESS REPORT

Motion made and Question proposed –

THAT, the Committee do **report progress** on its consideration of the Finance Bill (National Assembly Bill No.20 of 2018) and seeks leave to sit again.

(Chairperson of the Departmental Committee on Finance and National Planning)

Question that the Committee do report progress proposed;

Question put and agreed to;

10. **HOUSE RESUMED** - the Second Chairperson in the Chair

The Finance Bill (National Assembly Bill No.20 of 2018)

PROGRESS REPORTED

Motion made and Question proposed –

THAT, the Committee of the Whole House has considered the Finance Bill (National Assembly Bill No.20 of 2018) **up to New Clause 57A** and seeks leave to sit again tomorrow.

(Chairperson of the Departmental Committee on Finance and National Planning)

Question put and agreed to.

RECOMMITAL OF CLAUSES 18(b) AND 31

Motion made and Question proposed –

THAT, the Motion for Agreement with the Report of the Committee of the Whole House on the Finance Bill (National Assembly Bill No. 20 of 2018) be amended by inserting the words “**subject to Recommittal of Clauses 18(b) [on New Paragraph ‘c’] and Clause 31**”

(Hon. Junet Mohammed)

Question put and agreed to.

And the time being seven minutes to Seven O'clock, the Second Chairperson interrupted the proceedings and adjourned the House without Question put pursuant to the Standing Orders.

11. **HOUSE ROSE** - at seven minutes to Seven O'clock

M E M O R A N D U M

The Speaker will take the Chair on Thursday,
August 30, 2018 at 9.30 a.m.