

ANGLICAN CHURCH OF AUSTRALIA

GENERAL SYNOD

EIGHTEENTH SESSION 2022

BILLS AMENDMENT SHEET

DAY 2 – TUESDAY 10 MAY 2022

Report prepared by the Secretaries of Synod pursuant to Standing Order 42A(c).

Bill No	Clause No	Amendment Proposed	Proposed By	Response of Mover
Bill 8		Bill 8 - A Bill for the Special Tribunal (Removal From Office) Canon 2022 17.8 In the proposed amendment to s26(1) of the principal canon set out in clause 3, insert “in the case of a Bishop or priest,” at the commencement of paragraph (ga).	Debra Mullins	Accepted by mover
Bill 8		Bill 8 - A Bill for the Special Tribunal (Removal From Office) Canon 2022 17.8 In subsection (ga) delete the words: “in the case of a Bishop or priest”	Richard Condie	
Bill 8		Bill 8 - A Bill for the Special Tribunal (Removal From Office) Canon 2022 17.8 Delete subsection (ga) and substituting: “the conclusion of the third session of the General Synod at which the person was elected.”	Richard Refshauge	
Bill 9		Bill 9 - A Bill for the Episcopal Standards Investigations Amendment Canon 2022 Inserting a new Section 3 to read: Section 2 of the Principal Canon is amended by adding the following definition “reasonable	Peter Stuart	

		<p>conduct undertaken in a reasonable manner” means – any act or omission or refusal of a Bishop to ordain, appoint, correct, discipline, counsel, admonish, transfer, demote, suspend, retrench or dismiss a person or any other decision related to the exercise of Episcopal ministry undertaken in good faith, reasonable and in the lawful discharge of the duties and functions of a Bishop.</p> <p>Inserting a new sub-section between the existing sub-sections (d) and (e) in Section 3 (now renumbered to section 4) to read “(d) in its opinion is lawful conduct; or”</p>		
Bill 9		<p>Bill 9 - A Bill for the Episcopal Standards Investigations Amendment Canon 2022</p> <p>Deleting the words: (e) in its opinion the allegations of examinable conduct have been dealt with adequately, or could be dealt with adequately, under a complaints or grievance process in force in the relevant diocese.</p> <p>Adding the words: (e) in its opinion the allegations of examinable conduct have been dealt with adequately, or is being dealt with adequately, under a complaints or grievance process in force in the relevant diocese; or (f) in its opinion the allegations of examinable conduct could be dealt with adequately, under a complaints or grievance process in force in the relevant diocese and the relevant diocese accepts that it has the capacity to deal with the matter objectively and with procedural fairness.</p>	Chris Nelson	
9		<p>Bill 9 - A Bill for the Episcopal Standards Investigations Amendment Canon 2022</p> <p>Delete the words “, or could be dealt with adequately,” in proposed new paragraph (e)</p>	Alex Milner	
14	4(1)(c)	<p>A Bill for the General Synod Presence Canon 2022</p> <p>Adding the words: , or by reason of a temporary or permanent disability, disease or illness, medical condition, or injury—'</p>	Elizabeth Culhane	

R03	B	<p>Bill R03 – A Bill for a Rule to Amend Rule II – Standing Committee (Membership) 2022</p> <p>Delete the word “next” prior to the word “term” on line 17.</p> <p>Insert the word “next” prior to the phrase “General Secretary” on lines 17-18.</p>	Michael Stead	The mover Dane Courtney accepts the amendments
-----	---	---	---------------	--