Thursday 9 February 2023
1.45 p.m. to 5.00 p.m.

ORDER PAPER VII

SPECIAL AGENDA I
LEGISLATIVE BUSINESS

THE ELECTRONIC REGISTER BOOK OF SERVICES FORM AND CONDITIONS 2023 (GS 2291)
Instrument for approval

Mrs Julie Dziegieł (Oxford) to move:

512 ‘That the Electronic Register Book of Services Form and Conditions 2023 be approved.’

61ST REPORT OF THE STANDING ORDER COMMITTEE (GS 2292)

Motions for the amendment of the Standing Orders contained in items 17, 21 and 24 in the First Notice Paper will be moved.

The Revd Joyce Jones (Leeds) to move:

17 ‘That this amendment be made with effect from 10th February 2023.’

Note: this is an amendment to Standing Order 11, see item 17 on the First Notice Paper.

The Revd Canon Timothy Goode (Southwark) to move the following amendments:

72 ‘Standing Order 17 (right to speak)
In Standing Order 17, in paragraph (1), after “to do so” insert “without difficulty”.'
Standing Order 29 (order of consideration)
In Standing Order 29, in paragraph (1C), after “to do so” insert “without difficulty”.

Standing Order 46 (decorum)
In Standing Order 46, in paragraph (1), after “to do so” insert “without difficulty”.

Standing Order 59 (Revision following Revision Committee: amendments)
In Standing Order 59, in paragraph (6), after “to do so” insert “without difficulty”.

Standing Order 69I (procedure on motion for approval or referral back)
In Standing Order 69I, in paragraph (6), after “to do so” insert “without difficulty”.

Explanatory statement: these amendments would provide that, wherever the Standing Orders require members to stand, the exception for those members who are unable to do so is to be developed so that any member who can stand but with difficulty is also entitled to indicate support by some other means.

Miss Debbie Buggs (London) to move:

‘In Standing Order 78, the existing text becomes paragraph (1) and after paragraph (1) insert—
“(2) Any form of service (within the meaning of Canon B1) which arises from the process within the Church of England known as “Living in Love and Faith” (including any form of service intended to be used under Canon B 5) and which is the subject of a motion before Synod, or any other consideration by it, is to be deemed to have been introduced as liturgical business.”

Explanatory statement: this amendment would provide that a form of service arising from the Living in Love and
Faith process and before Synod for consideration is to be deemed as having been introduced as liturgical business.

The Revd Canon Timothy Goode (Southwark) to move the following amendments:

78 **Standing Order 77 (procedure for consideration of scheme: motion for reconsideration)**
   In Standing Order 77, in paragraph (8), after “to do so” insert “without difficulty”.

79 **Standing Order 82 (reports on question of doctrine)**
   In Standing Order 82, in paragraph (1)(c), after “to do so” insert “without difficulty”.

80 **Standing Order 84 (optional re-committal following Revision Committee)**
   In Standing Order 84, in paragraph (3), after “to do so” insert “without difficulty”.

81 **Standing Order 87 (further revision)**
   In Standing Order 87, in paragraph (9), after “to do so” insert “without difficulty”.

82 **Standing Order 89 (minor adjustments to forms of service)**
   In Standing Order 89, in paragraph (9), after “to do so” insert “without difficulty”.

83 **Standing Order 90 (extension or discontinuance of liturgical business already approved)**
   In Standing Order 90, in paragraph (7), after “to do so” insert “without difficulty”.

**Explanatory statement:** these amendments would provide that, wherever the Standing Orders require members to stand, the exception for those members who are unable to do so is to be developed so that any member who can stand but with difficulty is also entitled to indicate support by some other means.
The Revd Joyce Jones (Leeds) to move:

21 ‘That this amendment be made with effect from 10th February 2023.’

Note: this is an amendment to Standing Order 107, see item 21 on the First Notice Paper.

Miss Debbie Buggs (London) to move:

84 ‘In Standing Order 120A, after paragraph (3) insert—

“(3A) An Anglican Communion representative may, despite paragraph (3)(c), move a motion calling for an item of business that is in the agenda for a group of sessions and is concerned with liturgy to be designated as one or more of the following—

(a) liturgical provision that would be subject to the procedure in SOs 79 to 88;
(b) Article 7 business;
(c) Article 8 business.

(3B) If a motion under paragraph (3A) is carried, the question of whether the item of business concerned is capable of designation in the terms specified in the motion is to be conclusively determined by the Presidents, the Prolocutors of the Convocations and the Chair and Vice-Chair of the House of Laity acting jointly.

(3C) Where an item of business is determined under paragraph (3B) as capable of designation in the terms specified in the motion under paragraph (3A), that item of business is deemed to be automatically designated in those terms.

(3D) An Anglican Communion representative is, for the purpose of moving a motion under paragraph (3A), to be treated as being a member of Synod; but the requirement in SO 10(6) (notice to be supported by two members) does not apply to the motion.”’

If any of the amendments 72 to 84 are carried, The Revd Joyce Jones (Leeds) to move:
‘That this amendment be made with effect from 10th February 2023.’

The Revd Joyce Jones (Leeds) to move:

‘That this amendment be made with effect from 10th February 2023.’

Note: this is an amendment to Standing Order 127, see item 24 on the First Notice Paper.

Not later than 3.15 pm

SAFEGUARDING (GS 2293)

13 Presentation under SO 107

Note: the Business Committee has determined under SO 107(3) that this presentation should include an opportunity for questions.

The Bishop of Rochester to move:

‘That this Synod do take note of this Report.’

INSURANCE PREMIUM TAX (GS 2265A AND GS 2265B)

The Venerable Gavin Kirk (Lincoln) to move:

‘That this Synod, noting:

(a) the various public goods that are delivered by charities, including in the case of churches through their care of nationally valued heritage assets and their provision of community services; and

(b) the fact that the money needed by charities to meet their liabilities, including Insurance Premium Tax, has to be raised by them, including in the case of churches through fund raising in their local communities,

call on Her Majesty’s Government to exempt charities, including churches, from liability for Insurance Premium Tax.’
Not later than 5.00 p.m.

16 PROROGATION