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LEGISLATURE OF NEW SOUTH WALES

GOVERNOR:

(Sworn 20th January, 1966.)

His Excellency Sir ARTHUR RODEN CUTLER, upon whom has been conferred the decoration of the Victoria Cross, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Commander of the Most Excellent Order of the British Empire, Knight of the Most Venerable Order of St John of Jerusalem, Governor of the State of New South Wales and its Dependencies, in the Commonwealth of Australia.

LIEUTENANT-GOVERNOR:

The Honourable Sir KENNETH WHISTLER STREET, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight of the Most Venerable Order of St John of Jerusalem, Lieutenant-Governor of the State of New South Wales and its Dependencies, in the Commonwealth of Australia.

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Minister for Child Welfare, Minister for Social Welfare, Advisory Minister for Transport and Vice-President of the Executive Council	THE HON. ARTHUR DALGETY BRIDGES, M.L.C.
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Deputy Leader of the Government in the Legislative Council—The Honourable John Bryan Munro Fuller

Leader of the Opposition—The Honourable Robert Reginald Downing, LL.B.

Deputy Leader of the Opposition—The Honourable James Joseph Maloney

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Opposition Whip—The Honourable Gavin Hamilton Sutherland

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| Cahill, The Honourable Cyril Joseph. | McIntosh, The Honourable John Charles. |
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| | Vickery, The Honourable Eben Kelvin Edward. |
| | Warren, The Honourable Sir Edward Emerton, K.B.E., C.M.G., M.S.M. (a). |
| | Weir, The Honourable John Alexander. |
| | Wright, The Honourable Ernest Gerard. |

(a) Granted leave of absence from 7th August to 17th September to proceed overseas.

(b) Granted leave of absence from 29th August to 26th September to proceed overseas.

(c) Deceased 12th October, 1967.

(d) Granted leave of absence from 17th October to 30th November to proceed overseas.

(e) Elected 16th November, 1967.

MEMBERS OF THE LEGISLATIVE ASSEMBLY

FORTY-FIRST PARLIAMENT—FOURTH SESSION

Speaker—The Hon. Kevin Ellis, LL.B., B.Ec.*Deputy-Speaker and Chairman of Committees*—Mr Geoffrey Robertson Crawford, D.C.M.*Temporary Chairmen of Committees*—Mr James Arthur Clough, Mr Evelyn Douglas Darby,
Mr Leon Ashton Punch, Mr James Bernard Southee, Mr William Ernest Wattison*Leader of the Opposition*—Mr John Brophy Renshaw*Deputy Leader of the Opposition*—Mr Patrick Darcy Hills*Government Whip*—Mr Ian Ross Griffith*Opposition Whip*—Mr Brian Joseph Bannon*Country Party Whip*—Mr James Hill Brown

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Hough, Michael William, Esq.	Wollongong-Kembla.
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Stewart, Kevin James, Esq.	Canterbury.
Taylor, James Hugh, Esq.	Temora.
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Wattison, William Ernest, Esq.	Sturt.
Weiley, William Robert, Esq.	Clarence.
Willis, The Hon. Eric Archibald, B.A.	Earlwood.

(a) Elected 6th May, 1967.

(b) Granted leave of absence from 1st August, 1967, on account of illness.

(c) Deceased 14th January, 1968.

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FORTY-FIRST PARLIAMENT—FOURTH SESSION

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The President, A. D. Bridges, C. A. F. Cahill, Colonel Sir Hector Clayton, R. R. Downing, Major H. P. FitzSimons, J. B. M. Fuller, F. M. Hewitt, J. J. Maloney, E. G. Wright.

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C. A. F. Cahill, J. M. Carter*, Colonel Sir Hector Clayton, W. R. Coulter*, T. P. Gleeson.

WESLEY COLLEGE INCORPORATION (AMENDMENT) BILL (*Council*)

Colonel Sir Hector Clayton, A. D. Bridges, H. D. Ahern, J. M. Carter, W. R. Coulter, T. E. Gordon, J. C. McIntosh, T. S. McKay, J. J. Maloney, L. A. North.

CANTERBURY MUNICIPALITY (BAZENTIN AND PERSIC STREETS RECREATION RESERVE) BILL (*Council*)

J. J. Maloney, A. D. Bridges, F. W. Bowen, Colonel Sir Hector Clayton, R. S. Jackson, W. G. Keighley, T. S. McKay, H. J. McPherson, Edna S. Roper, E. K. E. Vickery.

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L. F. Bowen, G. W. Brain, T. P. Murphy, F. L. O'Keefe, M. S. Ruddock.

PRINTING (*Assembly*)

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PARLIAMENT BUILDING (*Assembly*)

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(*Assembly*) Mr Speaker, R. W. Askin, D. B. Hunter, T. F. Mead, J. H. Taylor, R. B. Duncan, C. J. Earl, K. G. Booth, P. F. Cox, L. A. Johnstone.

*Reappointed 2nd August, 1967.

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ASSEMBLY, LEGISLATIVE (continued):

CHAIRMAN OF COMMITTEES (G. R. CRAWFORD, ESQ., D.C.M.) AND TEMPORARY CHAIRMEN OF COMMITTEES (L. A. PUNCH, ESQ., AND J. B. SOUTHEE, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

2450, 2451, 2452, 2516, 2540 (Mr Crawford), 2331 (Mr Punch); Mr Lewis, 2446, Mr McCartney, 1526, 2212 (Mr Crawford), 2332 (Mr Punch); Mr Mason, 2515; Mr Mead, 1540, 2506; Mr Murphy, 1541, 2212, 2320, 2709; Mr Quinn, 2317; Mr Renshaw, 2451, 2452; Mr K. J. Stewart, 2212, 2366, 2451 (Mr Crawford).

Offensive and Objectionable Remarks, Imputations and Aspersions: The statement that the Opposition by taking irresponsible, stupid and disorderly points of order, was trying to use up a member's time, was the member's opinion and no point of order was involved, 2540. A point of order could not be accepted after a division, relating to an objection, to remarks made before, 1666. A Minister's implication that a member had suppressed the truth was not required to be withdrawn: the member had made equally severe allegations against the Minister and he could have the opportunity to answer the case put forward by the Minister, 2543. A member was not required to withdraw an alleged false comment: he was simply expressing his view of what the Minister had said, 2547.

The following expressions were withdrawn: "I am not a welsher", 1216; "The honourable member in effect speaks on behalf of local government . . . If he is ashamed of local government . . .", 1528; The honourable member "has the happy knack of patting somebody on the shoulder and at the same time stabbing him in the back. That is what he did to a former member", 2386; "The responsible Leader of the Opposition has come out of his retirement to attack the Chief Justice and the judiciary of this State", 2449, 2450 (Mr Southee); "Out of the mouth of the Attorney-General tonight we have listened to the greatest tissue of falsehoods that any Minister has ever given utterance to in this Chamber", 2457; "The Attorney-General has deceived this Chamber", 2457.

Personal Explanation: May not be made when another member has the call, 1667.

Points of Order: A clause having been cited, the Chairman would not hear a point of order until he had formally put the question, 1233. The Chairman cannot rule on a point of order regarding relevance until he learns exactly what the member wishes to say in his remarks, 2372. A member rising on a point of order must speak to it, 2488. A member raising a

ASSEMBLY, LEGISLATIVE (continued):

CHAIRMAN OF COMMITTEES (G. R. CRAWFORD, ESQ., D.C.M.) AND TEMPORARY CHAIRMEN OF COMMITTEES (L. A. PUNCH, ESQ., AND J. B. SOUTHEE, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

point of order alleging breach of standing orders was asked to name the specific standing order, 3255, 3256.

Point of order not involved, 2090, 2636, 2987, 3071.

Press: Only passing reference may be made to the press, 1534; and newspaper quotations must be brief, 2092.

Privilege: A point of privilege may not be raised in Committee, 3255.

Procedure: It is within the discretion of the Chairman to accept or reject a motion. That the Chairman leave the chair, report progress and ask leave to sit again tomorrow. As he was of opinion that such a motion had not been moved to assist the regular and orderly conduct of the business of the Committee, he would not accept it, 571. An amendment having been moved to a clause, the amendment becomes the question before the Chair, 634. The motion, That the resolution of Ways and Means covering resolution of Supply be agreed to, is purely formal and may not be debated; though a member may vote against it, 1224. Motion for the recommittal of a previous clause may be moved only when the clause under consideration is dealt with, 1227. There being no objection from the Committee, debate on the first amendment was allowed to range over all the circulated amendments, 3621.

The Chairman's invariable practice when putting a clause is to say, "I think the ayes have it." If there is no call for a division, he then says, "The ayes have it", 1227. On a point of order that the Chairman, when putting a clause, did not see two members on their feet seeking the call, the clause, with the Committee's concurrence and desire, was put again, 1229.

A bill containing many clauses was, with the consent of the Committee, put in parts, 3181, 3800.

Members: A member is to be referred to by the name of his electorate, and not by any other outside position that he may hold, 1528. The Chairman called the Committee to order, not the member who had the call, 2636.

Relevance: A member must confine himself to the clause before the Committee, 570, 629, 885, 1559, 1560, 1667, 1668; or as it is proposed to be amended, 629, 630, 631, 795, 1237, 1479, 1481, 1533, 1534,

ASSEMBLY, LEGISLATIVE (continued):

CHAIRMAN OF COMMITTEES (G. R. CRAWFORD, ESQ., D.C.M.) AND TEMPORARY CHAIRMEN OF COMMITTEES (L. A. PUNCH, ESQ., AND J. B. SOUTHEE, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

1535; or to the question before the Chair, 2305, 2538, 4134; or to the vote under consideration, 2539.

An amendment before the Chair is the only matter that may be discussed before it is disposed of, 1534, 1544, 1554; and a member may not speak to the clause generally, 1554, 1555, 1556. A member may not make a second-reading speech in Committee, 571. A Minister may reply to statements by other members, 634, 635.

The Estimates debate deals with the estimates of the various departments and their detailed administration, 2504, 2516. It is not in order to continue the Budget debate in the Estimates debate, 2364; or to range over broader issues of policy and legislative proposals, 2365, 2366, 2488, 2490, 2516. It is not in order to discuss the Loan Estimates in the Estimates debates, 2372. Land settlement is not properly debated on the Loan Estimates, 2077. Only the Select Committee upon the timber industry was covered by the allocation in the Estimate for the Legislature, to which the member must confine his remarks, 2330. Revenue from traffic fines may not be debated under the Estimate for the Premier, 2339. The rules of the Australian Jockey Club do not come within the vote for supplement to the schedule to the Constitution Act for the ensuing year, 2075. Maintenance, alterations and additions and renewals of police buildings may be discussed on the Estimate of the Premier, 2373; but not the administration of justice and restoration of court houses, 2374. The R.S.L. Congress has nothing to do with the Estimate of the Minister for Local Government, 2506. Bonus payments to coalminers have not much relationship to the Estimate of the Minister for Mines, 2553. Drug trafficking and drug taking may be discussed on the Estimate for the Minister for Health, who administers the Poisons Act, 2436. The actions of the Minister for Conservation and a member, in respect of a fire engine, were irrelevant in discussion of the Estimate for the Minister for Child Welfare and Minister for Social Welfare, 2525.

Administration and the different approaches by Ministers to a matter of administration may not be discussed on the Loan Estimates, 2993. The Budget debate deals with income and expenditure of the State generally, not with detailed administration, 2126, 2127, 2299, 2301, 2306. Scope of

1st August, 1967, to 23rd January, 1968

ASSEMBLY, LEGISLATIVE (continued):

CHAIRMAN OF COMMITTEES (G. R. CRAWFORD, ESQ., D.C.M.) AND TEMPORARY CHAIRMEN OF COMMITTEES (L. A. PUNCH, ESQ., AND J. B. SOUTHEE, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

Budget debate defined, 2128. Transport administration is more properly dealt with in the Estimates debate, 2125, 2126.

In debate on a clause of a bill relating to a plan of management of reserves it is not permissible to refer to departmental maps, 570, 571. A member was making no effort to conform to a ruling from the Chair on relevance in debate; if he could not refrain from continued irrelevance he would be asked to discontinue his speech, 1535. Before a point of order on irrelevance was taken, the member was rounding off those remarks and was about to return to the matter before the Committee, 2150. Points of order on irrelevancy dismissed, 2317, 2323; and not valid, 2539.

Repetition: A member was allowed to conclude his speech in his remaining two minutes though a point of order that he was repeating what he had said when the debate adjourned previously had some substance, 2538.

COMMITTEES:

House, *m.*, 568.

Library, *m.*, 568.

Printing, *m.*, 144; *reports tabled*, 337, 581, 812, 1023, 1481, 1800, 2151, 2391, 2562, 2804, 3077, 3349, 3645, 3982, 4441.

Public Accounts, *report tabled*, 3077.

Standing Orders, *m.*, 568.

Timber Industry, *report tabled*, 3862.

Welfare of Aborigines, 114, 836; *report tabled*, 1133; *m.*, 4401.

DEPUTY SPEAKER (G. R. CRAWFORD, ESQ., D.C.M.) AND ACTING SPEAKERS (E. D. DARBY, ESQ., B.E.C., J. B. SOUTHEE, ESQ., L. A. PUNCH, ESQ., AND J. A. CLOUGH, ESQ.) RULINGS, OBSERVATIONS AND OPINIONS:

Chair: A member must address the Chair, 75, 2193 (Mr Clough), 110, 1304 (Mr Punch), 508, 526, 527 (Mr Crawford).

Hansard: Incorporation of a prepared list of donors to a proposed stadium was not permitted by standing orders, 2733 (Mr Clough).

Interjections and Interruptions: Interjections are disorderly, 505; and action will be taken against persistent interjectors, 845 (Mr Crawford). A member must be heard in silence, 74, 76, 2192 (Mr Clough), 251 (Mr Crawford); and allowed to make his

ASSEMBLY, LEGISLATIVE (continued):

DEPUTY SPEAKER (G. R. CRAWFORD, ESQ., D.C.M.) AND ACTING SPEAKERS (E. D. DARBY, ESQ., B.E.C., J. B. SOUTHEE, ESQ., L. A. PUNCH, ESQ., AND J. A. CLOUGH, ESQ.) RULINGS, OBSERVATIONS AND OPINIONS (continued):

speech in an orderly fashion, 3908 (Mr Darby); without help by way of interjections, 3575 (Mr Punch). A member may speak as loudly as he wishes, 1171 (Mr Darby). A member should be permitted to make his speech without interruption, 1500. Members can in this way co-operate in the orderly conduct of the business of the House, 1501 (Mr Darby).

The Chair will give as much latitude as possible to members, but unruly behaviour must cease, 3740; if noise from the Opposition did not cease strong action would be taken, 2193 (Mr Clough).

Members Warned: Mr Jackson, 2331, Mr McCartney, 2332, Mr Earl, 3575 (Mr Punch); Mr Jackson, 521, 528, 845, 2540 (Mr Crawford); Mr McMahon, 3740 (Mr Clough); Mr Neilly, 251, Mr Punch, 1915, Mr Renshaw, 1915, Mr Sloss, 251, 527, 528 (Mr Crawford); Mr K. J. Stewart, 1501 (Mr Darby).

Offensive and Objectionable Remarks, Imputations and Aspersions: An offensive remark must be withdrawn without reservation and without statement, 521 (Mr Crawford). An apology should be without reservation, 1303 (Mr Punch). The Chair did not hear the words complained of as being disparaging of the Chair, 2192 (Mr Clough). Words complained of must be reasonably capable of giving offence, 2540 (Mr Clough).

The following expressions were withdrawn: The hon. member "is being a hypocrite," 521 (Mr Crawford); "The hon. member . . . and Cabinet . . . have denied the aborigines the justice of having this report debated fully instead of within the limitations of Standing Order 49", 1303 (Mr Punch); the remark that a member had publicly and openly opposed State Aid should be withdrawn as offensive to another member, but the Chair accepted the speaker's assurance that he did not make it, 508, 509 (Mr Crawford).

Points of Order: Point of order not involved, 251, 509, 521 (Mr Crawford), 2192, 2193 (Mr Clough). Point of order had no substance, 845, 2540 (Mr Crawford).

Procedure: A member's time may not be extended in debate on the adjournment under Standing Order 49, 1312 (Mr Punch). A member was asked whether he was leading for the Opposition in the debate, 1780 (Mr Clough).

ASSEMBLY, LEGISLATIVE (continued):

DEPUTY SPEAKER (G. R. CRAWFORD, ESQ., D.C.M.) AND ACTING SPEAKERS (E. D. DARBY, ESQ., B.EC., J. B. SOUTHEE, ESQ., L. A. PUNCH, ESQ., AND J. A. CLOUGH, ESQ.) RULINGS, OBSERVATIONS AND OPINIONS (continued):

Quorum: It is disorderly to call attention to the state of the House when a quorum is present, 503 (Mr Crawford).

Reading of Speeches: By practice in the House, a member may read very extensive quotations and may quote considerably from prepared texts, so long as he is not following entirely a prepared speech, 306 (Mr Punch).

Relevance: A member must confine himself to the bill under consideration, 532 (Mr Punch); 526, 527, 666, 667, 755 (Mr Crawford); he may make only passing reference to a dam that is not the subject of the bill under consideration, 3453. Members are allowed some latitude in debate and a member may reply to matters raised by other members, 2193. In debating a complex bill a member may be given some latitude, 2887 (Mr Clough).

The structure of some exploration companies is relevant to debate on a bill to control off-shore mining for petroleum, 3147 (Mr Crawford); but a suggestion that the State Superannuation Board set up a personal loans service is outside the scope of a bill to vary the board's investment powers, 3870 (Mr Darby).

A member may not indulge in tedious repetition or continued irrelevance, 527. Point of order contesting relevance was not upheld, 529 (Mr Crawford).

DIVISIONS, *q.*, 2466.

DUPLICATION OF DEBATE, *adj.*, 337.

ELECTION OF MEMBER OF LEGISLATIVE COUNCIL, 3321, 3416.

LEADER OF THE OPPOSITION, *address*, 246, 249, 285, 291; *budget*, 2144, 2206, 2228, 2317.

MEMBERS:

Air Travel, *est.*, 2328, 2334.

Bathurst, *address*, 219.

Conditions of Work, *est.*, 2332.

Kelly, Hon. C. A., Death, *address*, 67.

King, *adj.*, 1237.

Oversea Trips, *est.*, 2377.

Secretarial Assistance, *est.*, 2328, 2332.

Travel Concessions, *est.*, 2327, 2330.

LEAVE OF ABSENCE:

Sheahan, Hon. W. F., Q.C., LL.B., *m.*, 27.

ASSEMBLY, LEGISLATIVE (continued):**MEMBER NAMED:**

Bulli, *m.*, 2544.

PAGING SYSTEM, *est.*, 2328.

PAIRS:

Breach of Agreement, *pers. expl.*, 2785.

QUESTIONS AND ANSWERS PAPER, *privilege*, 3536, 3618.

QUESTIONS WITHOUT NOTICE:

Replies, *q.*, 1208.

READING OF NEWSPAPER, *p.o.*, 919.

SEASONAL FELICITATIONS, *adj.*, 4435.

SESSIONAL ORDERS, *m.*, 143, 491, 868, 1495, 2774.

SPEAKER, MR (THE HON. KEVIN ELLIS, LL.B., B.EC.), RULINGS, OBSERVATIONS AND OPINIONS:

Address in Reply: Governor's Opening Speech, 66. Presentation to Governor of Address in Reply, 430; and His Excellency's reply, 581.

Adjournment: Members should confine themselves to one subject, 117. This direction does not apply to the Leader of the Opposition or to a Minister, who may use on State-wide matters the whole of the time allowed for debate on the adjournment motion, 814. Matters of public importance may be raised by the Leader of the Opposition, who is bound by the ruling applicable to all members to confine his remarks to the salient points, to be brief and to refrain from debating the matter, 2563, 2565. A Minister has the same right, 4442.

There would be two debates at the one time if matters that could be debated in the current Address-in-Reply debate were raised on the motion for adjournment, 117; only matters of extreme urgency may be debated at this time, 256, 337, 390. Transport services and sub-tenancies in a member's electorate are not of extreme urgency, 257, 258. A member may raise a matter of urgency on the adjournment motion concerning his constituents though it is not directly related to his electorate, 762; such as causes of inconvenience to them, 1239.

A matter raised on the adjournment motion may not be debated at length, 677, 2805, 3982, 3983. Mr Speaker has never ruled that a matter which may lead to general debate cannot be raised on the motion for adjournment: he will not allow it to develop into general debate, 1483, 2340, 4442. Members were invited to read Mr

1st August, 1967, to 23rd January, 1968

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR (THE HON. KEVIN ELLIS, LL.B., B.E.C.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

Speaker's statement on scope of the adjournment debate set out in *Votes and Proceedings*, 1965-66, at page 63, 1484. It is not necessary that a matter raised on the adjournment be of recent occurrence, 2340.

A bill under consideration may not be the subject of debate on the adjournment, but a member may protest against the Government's exercising its rights under Standing Order 175B to limit time for its discussion, 1482. A member may not on the adjournment motion debate a matter that was raised on the adjournment motion the evening before and was replied to by the Minister; otherwise repeated debate could take place on the same matter, 1023, 1024. A matter which may be discussed on the current Estimates debate may not be raised on the adjournment of the House, 2392; but a member was allowed to raise a matter of urgency affecting his electorate, which he could not have raised in the current Estimates debate in time, 2340.

A motion for the adjournment of the House under Standing Order 49 must concern a matter to do with New South Wales, 788; and it must be specific, but it is for the House to decide whether it is of recent occurrence, 1301. Mr Speaker expressed the opinion that the recommendations of the Joint Committee of the Legislative Council and Legislative Assembly upon the Welfare of Aborigines are a specific matter, which was definite, urgent and of public importance, 1301, 1302. Mr Speaker's opinion, expressed in his room when members bring to him notices of motions under Standing Order 49, that they are definite, urgent and of public importance, is provisional, and it is competent for him after listening to argument in the House to rule that a matter is not urgent. In doing so he must not concern himself with whether it is a convenient process before the House, whether members have had an opportunity to read a report, when it became available or whether it was circulated, 1302. A motion for adjournment of the House under Standing Order 49 was ruled out of order as the House would be discussing a case that was in fact non-existent. It is the duty of Mr Speaker not to allow the House to engage in a debate which may subsequently make it look foolish, 788.

A Minister may speak only once on the adjournment, 1104. A member was allowed a lot of indulgence but he was transgressing the ruling about what may be raised in this debate, 2152. The time allowed for the adjournment debate had almost expired, 3802.

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR (THE HON. KEVIN ELLIS, LL.B., B.E.C.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

Points of order contesting eligibility of matters for discussion in the adjournment debate were not upheld, 762, 1483.

Anticipation of Debate: A debate or motion which anticipates debate on a question already appointed for discussion is not necessarily out of order. That debate is preferred which will lead to the most effective result. An urgency motion calling for a select committee on nurses, though capable of being dealt with in the current Address in Reply debate, was in order, 362. The doctrine of anticipation of debate has effect only when a member seeks to move a motion, debate on which will anticipate debate on a matter already set down on the business paper for discussion by the House, 1302.

Auditor General's Report, tabled, 1771.

Chair: A member must address the Chair, 493, 852, 1096, 1136; and he should not rely too much on Mr Speaker's tolerance, 1096. The fact that Mr Speaker did not stop a member from continuing his remarks indicates that he thought the member was in order, 2745; but the Chair is not obliged to intervene if a member is out of order and no point of order is taken against him, 4113. Members need not worry about whether a statement cast any reflections on the Chair: Mr Speaker will deal with that matter, 1672.

A member may not canvass a ruling from the Chair, 89, 2692, 4113, 4114, 4180; or deliberately misstate a ruling, 4179; or defy the Chair by continued interjections and hilarity, 136, 4114; or by standing on his feet while Mr Speaker is on his feet, or by arguing with the Chair, 4114. He may not cross-examine the Chair, 4398. When Mr Speaker is on his feet the House will remain in complete silence, 4100. It is not for the Chair to decide the consequences for a member whom the House may subsequently judge to have acted in an irresponsible way, 4099.

Closure: The closure having been agreed to, a motion, That the question be now put, cannot be accepted when the Minister is speaking in reply, 494; the motion for closure of the debate may not be debated, 1472.

Divisions: If there is any disorder in a division, the division will be called off to deal with it, 1471. After a number of interjections while a division was in progress a member was ordered to remain silent, 1472. Only as a matter of convenience and to

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR (THE HON. KEVIN ELLIS, LL.B., B.E.C.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

avoid confusion, the Leader of the Opposition often indicates on behalf of his party whether a division is required, but the right of the individual member on either side to call for a division is supreme. He may exercise that right regardless of his leader or of any other member, 2467.

Point of order that a member voted against his own motion was dismissed, 1322.

Documents: A member who gave the name of the writer and the date of a letter was permitted to read only short extracts from it, 164; and a member was asked whether he proposed to read out an extensive opinion by a professor on the wisdom of a bill, 3763; not to identify the case, but to ascertain whether he intended to name the writer of a letter that he was quoting, 3578, 3583.

Interjections and Interruptions: A member must be heard in silence, 79, 100, 163, 229, 246, 837, 852, 856, 1156, 1327, 1461, 3950, 4100, 4280; and he should ignore interjections, 542, 852, 1136, 4115. Mr Speaker will deal with members who interject, 92, 100, 136, 230, 246, 800, 856, 1205, 1405, 4115. Disorderly, 100, 837, 1081, 1474, 2783. A member needs no assistance by way of interjections in making his speech, 1402, 2340, 2565. The best way to stop replying to interjections is to stop the disorderly interjections, 3853. Demonstrations will not be allowed, 1392, 1474, 3531, 3953. Members must restrain their hilarity, 136; and audible conversation and disorderly interjections must cease, 2783. The galleries would be cleared if there were any further demonstrations from them, 1374.

If members of the Opposition refrained from interjecting, time might have been available for one of them to get the call on the motion for the adjournment of the House, 1239; and it would not be necessary to ask a member to repeat his question without notice, 2770. When a Minister is answering a question without notice, members should refrain from interjecting, 356, 3044, 3046, 4280. The Leader of the Opposition, having made grave and serious allegations against a Minister, should remain silent while the Minister replied, 4106.

It is not incumbent on the Chair to call a member to order by name. When Mr Speaker says "Order", the exhortation is addressed to all members who at that time are transgressing the rules and practice of the House. If a member persists in interjecting or engaging in disorderly conduct he

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR (THE HON. KEVIN ELLIS, LL.B., B.E.C.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

may be removed without being named specifically, 4090. It is completely out of order to shout across the table, 4100.

Legislative Assembly: Acoustics, 2766, 3859.

Death of Durack, E., Esq., ex-M.L.A., 3405; and of Lloyd, S. A., Esq., ex-M.L.A., 27.

Distinguished Visitors; Delegation of Members of the Indian Lok Sabha led by their Speaker, the Hon. N. S. Reddy, M.P., 2121.

Legislative Council Elections: Procedure in marking of ballot papers, 3321; and assistance to members in voting, 3322.

Receipt of message from the Governor recommending the Loan Estimates 1967-1968, 2616.

Receipt of message from the Governor that a writ had been issued for election of a member of the Legislative Council to fill vacancy caused by death of the Hon. J. D. Kenny, M.L.C., 2615.

State Superannuation Board report tabled, 1485.

Treasurer's Statement of the Receipts and Expenditure of the Consolidated Revenue Fund and other accounts for 1966-1967, together with the Auditor-General's Report thereon, tabled, 1771.

Vacant seat, 26.

Members Removed: Mr Bowen, 4110; Mr Hills, 4400; Mr Ryan, 1473.

On the motion for the suspension of a member from the service of the House he may not use his time to abuse another member, or to criticise or cast reflections on the Chairman of Committees. He may explain his own conduct, 2545. With the consent of the House such a motion may be withdrawn, 2545.

Members Warned: Mr Bannon, 1672, 4398; Mr Booth, 1407; Mr Bowen, 95; Mr Earl, 1407; Mr Einfeld, 1178, 1330; Mr Ferguson, 1303, 1405; Mr Healey, 840; Mr Hills, 137, 1156, 1449, 2361, 2783, 4281; Mr Jackson, 517, 1132, 1327, 1328, 1489, 1498, 2784, 4279, 4280, Mr Johnstone, 1405; Mr Jones, 1139; Mr Lewis, 231; Mr McCartney, 3964; Mr McMahon, 1392; Mr Mallam, 1238; Mr Murphy, 699, 838, 1156, 1392, 1564, 3750; Mr Neilly, 255, 283, 1296, 1331, 4397; Mr Renshaw, 1393, 3044, 3531, 4088; Mr Sloss, 514, 863, 1083, 1327, 3587, 4179; Mr Southee, 3853, 3963; Mr K. J. Stewart, 137, 1143, 1206, 1291, 2177, 4396.

1st August, 1967, to 23rd January, 1968

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR (THE HON. KEVIN ELLIS, LL.B., B.E.C.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

Ministerial Statement: Mr Speaker was not prepared to rule that the Minister's reply to a question without notice was a ministerial statement, 2121; the question was somewhat complicated, 4281.

Offensive and Objectionable Remarks, Imputations and Aspersions: A withdrawal of objectionable words must be unequivocal and without qualification or comment, 221, 227, 460, 516; and without explanation, 1134. If a demand for apology is pressed, it must be given, 1298. No action was taken on a point of order that the Minister had used an offensive expression or cast a serious reflection on a member who had not complained, 1374, 3963; unless the member concerned takes objection a withdrawal cannot be ordered, 2175, except when the remark is clearly quite unparliamentary, 1459. When a member states categorically that he did not say what is alleged, every other member is obliged to accept his word, 1301. Mr Speaker's attention was distracted and he did not hear what the member said. If the member gave an assurance that he did not say or insinuate what was complained of, he would be allowed to proceed with his remarks, 1462. Unless Mr Speaker knows what the remark was, he cannot direct its withdrawal, 286. The time to take exception is when the language is used, 1459; otherwise it is too late for a withdrawal to be directed, 1672.

The proper way for a member to make allegations of improper conduct against another member is by way of substantive motion containing the specific charge and supported by evidence, whether during question time or in debate, 231; though it is most unfortunate that the Address-in-Reply debate should be used for this purpose, 100. A member's attack against the Government for delay in dealing with a report on a company with which a Minister had been personally involved was a breach of Standing Order 151 and of the practice of the House, 100. A member should not use debate on a motion to amend sessional orders as an occasion to make a personal attack on a Minister, that being the effect of his remarks, 2782. A member may not in the course of debate on a bill make a personal attack upon the conduct of any other member, 231, 1459; and he should not make an attack on a citizen whose identity he is in doubt of, for this would be smearing him without accepting responsibility for what he is saying, 1426.

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR (THE HON. KEVIN ELLIS, LL.B., B.E.C.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

A member may not reasonably take exception to a statement by the Minister that he views with suspicion matters alleged by the member. The Minister is entitled to dispute the facts, which is the essence of debate, 89. If a member intended to cast any reflection on another member by suggesting that he is more willing to see people slaughtered by road accidents than to spend money on those highways, Mr Speaker was sure that he would withdraw the remark. If he put the question interrogatively, he cannot be asked to withdraw it, 316. It was unfair in debate on a bill concerning door-to-door salesmen to say that Government members did not wish to have shady transactions, which were not relevant to the bill, brought before Parliament and the people, 659. It is not uncommon for members to accuse others of taking action to seek political capital, and these words cannot reasonably and fairly give offence, 837.

A member may not cast reflections on another member's motives by observing that a motion appears to be a means or a device to prevent another motion from coming on, 1297. To say that the "Government was trying to curtail the time that should be allowed to its own supporters by taking points of order on bills when private members are trying to express their opinions" is casting a reflection upon a member who used the forms of the House in the proper way, 2777.

A member may not accuse another member or Minister of lying, deliberately or otherwise; or of misleading the House and knowing that he misled it. That is equivalent to saying that he deliberately misled the House, 222, 299, 865, 1134. The Minister was asked whether he used the words "deliberate misrepresentation of a member, 2398. If a member refrains from interjecting he will not have said about him remarks to which he takes offence, 514. It is offensive to ask the Chair for an assurance that members of the Opposition will be protected and that the Minister will not disparage them, 1392; or to interject that Mr Speaker's ruling is nonsense, 1449. No reflection may be cast upon a vote of the House, 1563.

Point of order that a member's contribution should be struck from the Address in Reply and not sent to the Governor on the grounds that he had infringed Standing Order 151, was not upheld, 100; as was a point of order that it ill becomes a Minister wrongly to attack members on the basis of matters

ASSEMBLY, LEGISLATIVE (*continued*):

SPEAKER, MR (THE HON. KEVIN ELLIS, LL.B., B.E.C.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

which he knows are completely inaccurate, 248. It was time members on both sides got away from personalities, 1462.

The following expressions were not required to be withdrawn: "The housewife has to pay a lot more for her fruit and vegetables through the urgers, racketeers and hangers-on at the Sydney City Markets", 79; The honourable member's purpose was "simply to put on a pantomime", 495; The suggestion that a member was opposed to State aid, 511; "The honourable member has been hanging around and embarrassing his former colleagues in the transport department . . . under an oath not to reveal information to him", 861; "The pseudo interest today by the Opposition in this debate . . .", 1137; "silly question, embarrassing question", 1290; "Honourable members opposite squibbed it", 1474; "Honourable members will align themselves with the criminals who hold this community to ransom", as this was a general statement and an expression of opinion and it cannot be fairly, properly and reasonably said that these remarks impugn the Opposition generally or any individual members of it, 3587; "You stick to prostitution and drugs" after the Premier explained that he had no intention of casting a personal reflection on the member. The Premier is entitled to explain his words at any time and in view of his explanation, no apology would be required, 3950; "The honourable member said that Christmas was more important than the danger of foot and mouth disease entering this country", 3964.

The following expressions were withdrawn: "The Minister has been associated with members of the Communist Party", 221, 230; "The only people in this House who have never associated with the Communists sit on that side", 221; "The Premier lied to members of this House", 222; "The Leader of the Opposition has been inciting strikes throughout the State", 412; ". . . giving up being a parson to become a member of Parliament—it is a joke," 459; "Fascist", as applied to an honourable member, 516; "The honourable member has been snooping round government departments," 861; "It was rather mean of the honourable member not wanting to make a donation . . . to develop water conservation and irrigation in this area", 1083; A suggestion that a member had moved a motion in order to prevent debate on another matter, 1298; "You are just nothing but a liar", 1302; "The Minister is nothing

ASSEMBLY, LEGISLATIVE (*continued*):

SPEAKER, MR (THE HON. KEVIN ELLIS, LL.B., B.E.C.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

but a Fascist", 1303; "The Leader of the Opposition got his lackies to come in and take up twenty-eight minutes of thirty minutes allotted to me", 1320; "The honourable member for Slushville", 1458; "We hear bawdy stories about Labor Alderman Alby Sloss or Labor M.L.A., Mr A. R. Sloss", 1459; "We expect them (misrepresentations) from him", 2937; The word "deliberate" in the phrase "the deliberate misleading of the House by the Leader of the Opposition", 2697; and the same word in a question implying that the Premier deliberately misled an American journalist, 3529.

Parliament: Word "visitors" preferred to "strangers" in Parliament House, 1898, 2113.

Preparation of history by Professor Crowley, 191.

Screening of film in Parliamentary Library on drug addiction, 3406.

Parliamentary Secretaries: They do not hold any office recognized by law, are not recognized by Parliament, and have no place in the standing orders and forms and practices of the House. They will not receive any special privileges in the Chamber or in the records or the facilities of the House. They may not be asked a question without notice or on motion, except as provided by Standing Order 76. They may ask questions without notice or on motion, 275.

Personal Explanations: It is not permissible under the guise of a personal explanation to debate a statement by the Minister who did not misrepresent a member in any way, 923, 1288. When the Chair has heard what a member has to complain about he will know whether it is a fit and proper subject for a personal explanation, 1671. A member had not established any basis for a personal explanation, 1370; and a member was asked whether he was trying to make a personal explanation, 628.

Petitions: It is not permissible to debate the matter when presenting a petition, 1485.

Points of Order: A member must keep to his point of order, 99, 257, 1298, 1299, 4098; and not debate the matter, 1370, 1373, 3964. A member taking a point of order may not debate a statement about what another member was complaining of in a personal explanation, 1671. Members were putting Mr Speaker in an impossible position by taking points of order concerning a matter that occurred in Committee. The Chair must hear what a member was complaining about before he can rule on any point of order, 1671.

1st August, 1967, to 23rd January, 1968

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR (THE HON. KEVIN ELLIS, LL.B., B.EC.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

A member was asked to wait until members had taken their seats in division before submitting a point of order, 1472; and to state his point quickly so that the Chair could understand it, 1671. On a point of order alleging irrelevancy of a member's remarks, the member was allowed to proceed and Mr Speaker would rule later if it became necessary, 3580.

Point of order not involved, 235, 282, 283, 445, 485, 513, 516, 860, 917, 971, 1083, 1137, 1138, 1175, 1208, 1370, 1373, 1422, 1472, 1477, 1495, 1496, 2697, 2783, 3044, 3410, 3531, 3963, 3964, 4370.

Press: A question without notice, which quoted press statements attributed to a person, was allowed after the member assured the House that they were correctly attributed by the newspaper, 625. A question asking whether a certain press report was correct was allowed without the member's having to vouch for it himself. Mr Speaker undertook to examine closely the asking of questions seeking confirmation of press statements, 1131. The ruling regarding responsibility of a member for a press article from which he quotes in a question without notice, does not apply to debate, 1477. A member who made no reference to any newspaper in his question was not called upon to vouch for anything, 3411. If the Leader of the Opposition intended to rely on a newspaper article in raising a matter of public importance on the adjournment he must accept responsibility for its contents, 2563, 2564.

Though brief reference may be made to a newspaper editorial, it is not in order to read at length from it, otherwise the editor would have a voice in Parliament without any responsibility to face the electors, 1515. The strict rule is that questions and debate based upon newspaper articles are not permissible unless the member raising the matter assures Mr Speaker and the House that the material published is reported accurately and accordingly accepts entire responsibility for the correctness of the statements as published. If he gives such an assurance when, in fact, the material reported is not true and accurate, he could be held to be in contempt of Parliament and guilty of a breach of privilege. That would be a matter for the decision of the House, 2697. By making no reference to the press a member may subvert the strict rule, 2698. Point of order that, in view of this ruling, a member might apologize or be called upon to do so, was not a matter appropriate to question time, 2697.

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR (THE HON. KEVIN ELLIS, LL.B., B.EC.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

Privilege: On a motion of privilege based on three main counts, no privilege was involved. The first count, that the Chairman of Committees would not accept a motion of dissent from his ruling, was probably a matter of order and not of privilege; in any event if it took place in the preceding week it is not a matter of privilege suddenly arising, notwithstanding that the House had not met in the interim. The second count, the Government's giving notice of closure under Standing Order 175B on a bill, was strictly in accordance with the standing orders and practice of the House and the Government was not taking any improper or irregular advantage of the position. The third count was that the Government had eliminated private members' day. This decision is in accordance with the forms and practice of the House, and is a decision of the House itself, 628.

Procedure: A Minister speaking in reply closes the debate, 493. No debate is allowed on the motion, That the Committee's report be now adopted, 638. The practice of the House is to refer to members by the position they hold, 787, to Ministers by their proper title, 1381, and to members by their electorates, 3963.

On a third reading motion debate must be confined to the principles in the bill, 1133. A member may be allowed reasonable latitude, but the debate may not range at any great length, 1135. A member may not repeat points raised in an earlier debate, 1136. Point of order that a member was infringing this ruling was not upheld, 1136. A Minister must confine his reply on the motion for the third reading to statements made in the debate, 1137, 1138; point of order alleging infringement of this rule not upheld, 1138.

Upon the introduction of a bill it is too late to query by way of a point of order whether the previous measure had actually been read a third time, 2786. The time of a member having expired, it became unnecessary to rule on a point of order as it was not being pressed by the member who raised it, 4117.

When a Minister seeks consent of the House to move without notice the suspension of Standing Orders a member can do no more than indicate objection, whereupon a motion of urgency becomes necessary, 4290. A Minister had not asserted that a member had transgressed any of the forms and practices of the House: he had asserted

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR (THE HON. KEVIN ELLIS, LL.B., B.E.C.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

only that in his opinion they might be looked at with a view to preventing a recurrence of similar circumstances, 4372.

Apparent omission from the *Questions and Answers* paper of a question by the honorable member for Burrinjuck, 3537. No member would ever suspect him of an intention to deceive the House, 3618.

Questions without notice: A member asking a lengthy question was asked by the Chair whether it would be much longer, 143. A question too long and involved to be asked without notice must be placed on the *Questions and Answers* paper, 280, 283. A short question which the Minister says he can answer briefly and directly is permissible, 283, 409, 780, 783, 923, 990, 1050, 1486, 2588, 3327. Lengthy or involved questions likely to require lengthy answers should be avoided, 2696. A question amounted to a short speech, but the Chair granted the member indulgence and invited the Premier to answer it, 1451. Question rejected, 3852.

Principles affecting the framing and substance of questions without notice, 699, 1208. Member given the opportunity to reframe a question that conflicted with these principles, 916; which have no application to Ministerial replies to questions, 1208, 1291.

A question may not give information, 997; and may not ask a Minister for a legal opinion, 3233; though a question to ascertain his view about the accuracy of the picture portrayed in a television interview regarding his administration is in order, 922. A question should not contain intemperate language and comment, but may be allowed if the Minister ignores that part of it, 1205. A member may ask another member about the mechanics of a motion standing in that member's name, but he may not invite him to debate it, 2862.

Ministerial responsibility must be involved, 411. A newspaper's editorial statements are not under the control of any Minister, 412. A point of order that a question concerning a television programme was not within the administration of the Premier was not upheld. It was a borderline case. Had the point been taken earlier in the reply, Mr Speaker might have allowed it to be debated, 562. A member who asked his question of a Minister within whose jurisdiction the matter did not come, was allowed to ask it of the appropriate Minister, 3234; and a question alleged to be outside the Premier's

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR (THE HON. KEVIN ELLIS, LL.B., B.E.C.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

administration was allowed as the Premier did not mind answering it, 2767. A Minister was directed to answer only that part of a question which related strictly to his own administration, 2694.

A Minister may answer a question in the way he sees fit, 1449; but he may not make a personal attack upon a member when doing so, 996, 3855; and he should use temperate language, 1055. Though the Chair has little control over replies, they should be as brief as possible and confined to facts, 1208, 1448, 1449, 2037, 2121, 2696, 3855. A Minister was asked to defer reading a lengthy report in reply to a question until the conclusion of question time, 2588. This is the practice of the Chair when a Minister intimates that a prepared reply is very lengthy, 2696. A Minister who had prepared a lengthy reply to an anticipated question and intimated that at the end of question time he would seek permission to table it, was asked to hand it to the Clerk immediately so that it could be inserted in *Hansard* to appear immediately after the question, 3610. The Minister having begun to answer a question, no assurance could be given that members would be able to debate the question, 1290, 2045.

A question may not invite a Minister to continue a current debate, 2963; and a Minister in reply may not canvass a debate that took place in the same session, 2692.

Question time should not be used as a political battleground, 1208. It is not the function of the Chair to apportion blame between the Government and the Opposition for the time taken up in asking and answering questions, 2696. Standing Order 152, which prevents digression from the subject matter under discussion, has no application to questions without notice, 2696. It is not for the Chair to judge whether a question is a so-called Dorothy Dixer. The Chair does not know whether a Minister has had notice of a question, 3855.

Questions requiring information set forth in accessible documents such as statutes, reports and printed speeches are not permissible, 2361. Question bordered on the offensive, 2361. A question without notice having the same purport as a question on the *Questions and Answers* paper is not in order, 2586; and a question that was part hypothetical and part argumentative, which impugned the Premier's motives, was rejected, 3852. Question that referred to a debate in another place should be reframed, 4093.

1st August, 1967, to 23rd January, 1968

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR (THE HON. KEVIN ELLIS, LL.B., B.E.C.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

When a member, accused of discourtesy and of acting contrary to procedure, explained that he was reading a newspaper during question time with a view to asking a question, Mr Speaker ruled that he was not deliberately discourteous and accepted his explanation, 919.

Points of order not upheld, 782, 1055, 1290, 2462.

Reading of Speeches: It is commonly accepted that a Minister may read from a prepared speech, 1316, 4178, 4179.

Relevance: A member must confine himself to the bill under consideration, 459, 460, 720, 746, 800, 807, 1020, 1095, 1096, 1324, 1517, 1929, 1950, 2745, 3276, 3462, 3463, 3578, 3582; or to the motion under consideration, 486, 487, 839, 856, 1495, 2776, 2777, 2779, 2781, 3961, 4400; or to the point of order that has been raised, 627. Application of Standing Order 152, 2696.

A member speaking in reply to his own motion must confine himself to replying to matters raised during the debate, 1321; he may not introduce fresh material, 4113, 4114, 4115, 4116. A Minister in reply must confine his remarks to the motion, but he may reply to what has been said by the Leader of the Opposition, 1496, 1497, 3917. A member may refer to arguments adduced earlier in the debate, 3743.

The term "conditions of employment" in reference to nurses is wide enough to include their salaries, 364. References to party politics and local government which are frequent in debate, are not irrelevant, 1422. In debate on care of the aged, brief reference may be made to alleged inadequacies in the Federal Government's policy, to illustrate a case, 1516; but a member may not divert the debate to deal with a federal matter, 1518. Reasons for a recent increase in the price of petroleum have nothing to do with a bill relating to off-shore drilling for oil, and only brief reference may be made to the matter, 3167, 3168. So long as the member did not address himself back to earlier debates on similar bills, he was allowed to make brief reference to a dam which was not the subject of the bill under consideration, 3463.

It is proper and relevant for a member to make brief references to matters which he thinks should be in a bill, but he cannot deal with them at great length, 659, 660, 3578, 3579, 3580. Though he has received an assurance from the Minister on one matter, it is for the member to decide whether to turn to some other matter in his speech,

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR (THE HON. KEVIN ELLIS, LL.B., B.E.C.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

3583. It is in order to discuss a bill which is not yet law, 3920. On a motion to deal with allegations in a statement by one person a member may not discuss allegations made by some other person, 4099, 4102. A member who does not deal seriously with a bill may be directed to resume his seat, 1096.

Point of order not upheld, 1316.

Repetition: Point of order, that a member was guilty of tedious repetition, not upheld, 801.

Sub Judice: A member was not allowed to debate a proposed transport strike, to come before the court the next day, as it would be likely to embarrass the court or prejudice the parties. The matter, if not *sub judice*, was so near to it as to come within the rule, 1102, 1103. The Chair will apply to a question relating to the *sub judice* rule its general knowledge of things of common affairs which a man of ordinary mind and intelligence possesses; a motion which was obviously wide enough in its terms to embrace the substantial matters involved in an issue before the court was out of order, 1292, 1295.

On a Minister's assurance that what he was about to say in reply to a question without notice was not likely in any way to prejudice the parties in a coroner's inquiry, he could proceed, 2592. A Minister was not infringing the rule by giving facts relating to subsequent action taken for road improvement at the scene of earlier fatal accidents at the same location, 2859. Before the Premier was allowed to have incorporated in *Hansard* a statement in reply to a question without notice, Mr Speaker read it and decided that it contained nothing to offend the *sub judice* rule, 3859, 3860.

The rule has no application to proceedings outside the territorial limits of New South Wales, 2698. Point of order that a question without notice infringed the rule, not upheld after Mr Speaker had sought information from Ministers, 560, 1206.

Tabling of Papers: On a motion of urgency based on allegations in a statement by a former shire president, the Leader of the Opposition was allowed to quote from it on giving an undertaking to lay the document forthwith on the table of the House, 4086, 4088. He has no right to lay a document on the table in the sense in which Ministers lay documents on the table to form part of the record, but when Mr Speaker so directs him he is obliged to place it on the table and to make it available to

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ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR (THE HON. KEVIN ELLIS, LL.B., B.EC.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

members, 4091. The House decides what responsibility he must accept for any allegations he makes based upon the document, 4090, 4101. The question whether such a document was privileged was not one for Mr Speaker to answer, though he had some opinions about the matter, 4091. Debate was adjourned to allow the document to be copied by the Clerk and made available to members, 4091, 4092.

In the face of conflicting assurances from either side as to whether a document was a true copy of a document signed by a former shire president, the House would decide whether to allow debate on it, though in ordinary circumstances the Chair will accept an assurance from any member, 4095, 4096, 4099.

Permission had not been granted to a member who placed certain documents on the table and handed others to the Minister, to table documents in the strict parliamentary sense, 4187.

Temporary Chairman of Committees: Nomination of Mr Clough, Mr Darby, Mr Punch, Mr Southee and Mr Wattison, 27.

Urgency: It is the function of the House to decide whether a matter is urgent, 362. A member who moves a motion of urgency should supply copies for the Chair and for tabling, 364. A member moving a substantive motion may not reply to remarks by the Premier in the preceding debate on a motion of urgency, 839.

A member must confine himself to urgency, 3533, 3534, 3722, 3949, 4398. This does not prevent him from arguing that other matters on the business paper are more urgent, though he may not debate their merits, 4397, 4398. A member may suggest that it is more urgent to proceed with question time because he wants to ask a certain question, but he cannot go further than that, 4398.

Time limit under Standing Order 3957, 4396.

SPECIAL ADJOURNMENT, m., 998, 2363, 3236.

STATIONERY, TYPE FACE, est., 2329.

Auditor-General:

Report, *tabled*, 1771; *budget*, 2222.

Australia:

Bicentenary Celebrations, *address*, 325.

Australian Labor Party:

Adelaide Conference, *est.*, 2363; *loan est.*, 2916.

Assistance of Treasury Officials, *budget*, 2217.

Attitude in Parliament, *budget*, 2128.

Constitution, *budget*, 2321, 2323.

Election Policy, *address*, 245.

Opposition Tactics, *address*, 103.

Policy, *address*, 289; *loan est.*, 2916.

Record in Government, *budget*, 2128.

Transport Committee, *est.*, 2709.

Automation and Mechanization:

Confectionery Industry, *address*, 348.

Effects, *address*, 167; *q.*, 2464.

Government Responsibility, *address*, 403.

B**Baby Health Centres:**

Loan Allocations, *loan est.*, 2620.

Banking:

Construction Bank, *q.*, 1568.

Beaches:

Erosion, *q.*, 1025, 1203, 1450, 2751.

Foreshore Erosion, *q.*, 1570, 2751.

Pollution, *q.*, 1567, 2751, 3081.

Shark Meshing, *q.*, 3041.

BILLS:**ADMINISTRATION OF JUSTICE BILL:**

Assembly: Int., 4121; *1r.*, 4126; *2r.*, 4331.

ANNUAL HOLIDAYS (AMENDMENT) BILL:

Assembly: Int. and 1b., 450; *2r.*, 1169, 1236;

Com., 1237, 1658; *ad rep.*, 1670; *3r.*, 1772; *mes.*, 2392; *assent*, 2582.

Council: 1r., 1705; *2r.*, 2254; *Com.*, 2275; *ad rep.*, 2284; *3r.*, 2353; *assent*, 2567.

APPROPRIATION BILL:

Assembly: M.s.o., 2707; *all stages*, 2711; *mes.*, 3406; *assent*, 3710.

Council: 1r. and m.s.o., 2648; *2r.*, 2678, 2758, 2809, 2937, 3026, 3082, 3186; *Com. and ad rep.*, 3227; *3r.*, 3304; *assent*, 3647.

AUCTIONEERS AND AGENTS (AMENDMENT) BILL:

Assembly: Int., 3422; *1r.*, 3423; *2r.*, 3790; *Com.*, 5800; *ad rep.*, 3801; *3r.*, 3862; *mes.*, 4306.

Council: 1r., 3803; *2r.*, 3931, 3987; *Com.*, 3993; *ad rep.*, 3995; *3r.*, 4188.

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BILLS (continued):**CANTERBURY MUNICIPALITY (BAZENTIN AND PERSIC STREETS RECREATION RESERVE) BILL:**

Council: Petition, m.s.o., int., select cttee. 3984.

CARCOAR DAM BILL:

Assembly: Int., 2873; 1R., 2874; 2R., 3448; Com. and ad. rep., 3460; 3R., 3537; mes., 4084.

Council: 1R., 3474; 2R., 3812; Com. and ad. rep., 3815; 3R., 3928.

CHILD WELFARE (AMENDMENT) BILL:

Assembly: Assent, 27.

Council: Assent, 9.

CITY AND SUBURBAN ELECTRIC RAILWAYS (AMENDMENT) BILL:

Assembly: Assent, 27.

Council: Assent, 9.

CIVIL AVIATION (CARRIERS' LIABILITY) BILL:

Assembly: Int., 870; 1B., 871; 2R., 2881, 3055; Com., 3061; ad. rep., 3074; 2R., 3130; mes., 3710; assent, 4434.

Council: 1R., 3078; 2R., 3505; Com. and ad. rep., 3514; 3R., 3590; assent, 4373.

COAL AND OIL SHALE MINE WORKERS (SUPER-ANNUATION) AMENDMENT BILL:

Assembly: Int., 1700; 1R., 1703; 2R., 1791, 1929; Com. and ad. rep., 1934; 3R., 2047; mes., 2392; assent, 2582.

Council: 1R., 1953; 2R., 2248; Com. and ad. rep., 2254; 3R., 2350; assent, 2567.

COMMON LAW PROCEDURE AND SUPREME COURT AND CIRCUIT COURTS (AMENDMENT) BILL:

Assembly: Assent, 27.

Council: Assent, 9.

COMPANIES (MINING PARTNERSHIPS) AMENDMENT BILL:

Assembly: Int., 447; 1R., 448; 2R., 929; Com. and ad. rep., 935; 3R., 998; mes., 1282; assent, 1484.

Council: 1R., 974; 2R., 1107; Com. and ad. rep., 1112; 3R., 1184; assent, 1565.

CO-OPERATION (AMENDMENT) BILL:

Assembly: Assent, 27.

Council: Assent, 9.

COPETON DAM BILL:

Assembly: Int., 2868; 1R., 2873; 2R., 3424; Com. and ad. rep., 3448; 3R., 3537; mes., 4084.

Council: 1R., 3474; 2R., 3804; Com. and ad. rep., 3812; 3R., 3928.

BILLS (continued):**CORONERS (AMENDMENT) BILL:**

Assembly: Int., 452; 1R., 453; 2R., 1779; Com. and ad. rep., 1791; 3R., 1906; mes., 2392; assent, 2583.

Council: 1R., 1802; 2R., 2246; Com. and ad. rep., 2248; 3R., 2350; assent, 2567.

COSTS IN CRIMINAL CASES BILL:

Assembly: Assent, 27.

Council: Assent, 9.

CRIMES (AMENDMENT) BILL:

Assembly: Int., 3130; 1R., 3132; 2R., 3558; Com., 3588, 3618; ad. rep., 3624; 3R., 3724; mes., 4084.

Council: 1R., 3647; 2R., 3828; Com., 3842; ad. rep., 3845; 3R., 3928.

CRIMINAL INJURIES COMPENSATION BILL:

Assembly: Assent, 27.

Council: Assent, 9.

DOG (AMENDMENT) BILL:

Assembly: Int., 457; 1R., 460; 2R., 1101, 1157; Com. and ad. rep., 1163; 3R., 1212; mes., 1484; assent, 2172.

Council: 1R., 1184; 2R., 1359; Com. and ad. rep., 1361; 3R., 1428; assent, 2154.

DOOR-TO-DOOR SALES BILL:

Assembly: Int., 430; 1R., 437; 2R., 639, 709; Com., 725, 788; ad. rep., 799; 3R., 854; mes., 1078; assent, 1322.

Council: 1R., m.s.o., 2R., 820; Com., 834, 899, 977; 3R., 1024; assent, 1240.

EVIDENCE (REPRODUCTIONS) BILL:

Assembly: Int., 453; 1R., 455; 2R., 1084; Com. and ad. rep., 1097; 3R., 1133; mes., 1484; assent, 2172.

Council: 1R., 1104; 2R., 1351; Com. and ad. rep., 1356; 3R., 1428; assent, 2154.

FRIENDLY SOCIETIES (AMENDMENT) BILL:

Assembly: Int., 1322; 1R., 1325; 2R., 3243; Com. and ad. rep., 3248; 3R., 3332; mes., 3918; assent, 4434.

Council: 1R., 3304; 2R., 3659; Com. and ad. rep., 3662; 3R., 3803; assent, 4373.

GAMING AND BETTING (AMENDMENT) BILL:

Assembly: Int., 2788; 1R., 2790; 2R., 2879; Com. and ad. rep., 2881; 3R., 2973; mes., 3558; assent, 3878.

Council: 1R., 2922; 2R., 3391; Com. and ad. rep., 3392; 3R., 3475; assent, 3803.

GAS AND ELECTRICITY (AMENDMENT) BILL:

Assembly: Int., 3753; 1R., 3754; 2R., 3918; Com. and ad. rep., 3921; 3R., 3964; mes., 4306.

Council: 1R., 3929; 2R., 4081; Com. and ad. rep., 4083; 3R., 4188.

BILLS (continued):**GENERAL LOAN ACCOUNT APPROPRIATION BILL:**

Assembly: M.s.o., 3050; *all stages*, 3055; *mes.*, 3558; *assent*, 3878.

Council: 1r., 3023; *2r.*, 3370; *Com. and ad. rep.*, 3382; *3r.*, 3475; *assent*, 3803.

GOVERNMENT RAILWAYS (SUPERANNUATION) AMENDMENT BILL:

Assembly: Int., 3423; *1r.*, 3424; *2r.*, 3724; *Com.*, 3751; *ad. rep.*, 3753; *3r.*, 3862; *mes.*, 4306.

Council: 1r., 3803; *2r.*, 3995; *Com.*, 4007; *ad. rep.*, 4009; *3r.*, 4188.

GRAIN ELEVATORS (AMENDMENT) BILL:

Assembly: Assent, 27.

Council: Assent, 9.

HEIGHT OF BUILDINGS (AMENDMENT) BILL:

Assembly: Int., 456; *1r.*, 457; *2r.*, 1098; *Com. and ad. rep.*, 1101; *3r.*, 1133; *mes.*, 1484; *assent*, 2172.

Council: 1r., 1104; *2r.*, 1356; *Com. and ad. rep.*, 1359; *3r.*, 1428; *assent*, 2154.

HUNTER VALLEY CONSERVATION TRUST (AMENDMENT) BILL:

Assembly: Int., 451; *1r.*, 452; *2r.*, 964, 1010, 1080; *Com. and ad. rep.*, 1084; *3r.*, 1133; *mes.*, 1426; *assent*, 1484.

Council: 1r., 1104; *2r.*, 1269; *Com.*, 1280; *ad. rep.*, 1281; *3r.*, 1350; *assent*, 1565.

INDUSTRIAL ARBITRATION (BASIC WAGE) AMENDMENT BILL:

Assembly: Int., 3632; *1r.*, 3633; *2r.*, 3967, 4175; *Com.*, 4183; *ad. rep. and 3r.*, 4185; *mes.*, 4370.

Council: 1r., 4081; *m.s.o. and 2r.*, 4203; *Com.*, 4216; *ad. rep. and 3r.*, 4217.

JUSTICES (AMENDMENT) BILL:

Assembly: Assent, 27.

Council: Assent, 9.

LAND TAX (AMENDMENT) BILL:

Assembly: Int., 2469; *1r.*, 2471; *2r.*, 2713; *Com. and ad. rep.*, 2722; *3r.*, 2774; *mes.*, 3558; *assent*, 3878.

Council: 1r., 2748; *2r.*, 3319, 3352; *Com.*, 3359; *ad. rep.*, 3360; *3r.*, 3474; *assent*, 3803.

LAW OF EVIDENCE BILL (pro forma):

Assembly: 1r., 66.

Council: 1r., 10.

LAW REFORM COMMISSION BILL:

Assembly: Int., 448; *1r.*, 450; *2r.*, 935; *Com.*, 962; *ad. rep.*, 964; *3r.*, 998; *mes.*, 1426; *assent*, 1484.

Council: 1r., 974; *2r.*, 1112, 1192, 1243; *Com.*, 1246; *ad. rep.*, 1256; *3r.*, 1350; *assent*, 1565.

BILLS (continued):**LEGAL PRACTITIONERS (AMENDMENT) BILL:**

Assembly: Assent, 27.

Council: Assent, 9.

LEGISLATIVE ASSEMBLY MEMBERS SUPERANNUATION (AMENDMENT) BILL:

Assembly: Assent, 27.

Council: Assent, 9.

LEGISLATIVE ASSEMBLY MEMBERS SUPERANNUATION (FURTHER AMENDMENT) BILL:

Assembly: Int., 3964; *1r.*, 3965; *2r.*, 4301; *Com.*, *ad. rep.*, and *3r.*, 4302.

Council: 1r., 4202; *m.s.o.*, 4203.

LIQUOR (AMENDMENT) BILL:

Assembly: M.s.o. and int., 4119; *1r.*, 4120; *2r.*, 4306; *Com.*, *ad. rep. and 3r.*, 4307; *mes.*, 4394.

Council: 1r. and m.s.o., 4203; *2r.*, 4253; *Com.*, *ad. rep. and 3r.*, 4254.

LOCAL GOVERNMENT (CITY OF SYDNEY BOUNDARIES) BILL:

Assembly: Int., 1140; *1r.*, 1157; *2r.*, 1325, 1374, 1455; *Com.*, 1478; *petition*, 1485; *Com.*, 1521; *ad. rep.*, 1563; *3r.*, 1651; *mes.*, 2172; *cons. amtds*, 2202; *ad. rep.*, 2204; *assent*, 2392.

Council: 1r., *m.s.o.*, 1565; *2r.*, 1573, 1708, 1807; *Com.*, 1892, 1956; *ad. rep.*, 2035; *3r.*, 2095; *mes.*, 2232; *assent*, 2567.

LONG SERVICE LEAVE (AMENDMENT) BILL:

Assembly: Int., 450; *1r.*, 451; *2r.*, 3263; *Com.*, 3280; *ad. rep.*, 3284; *3r.*, 3332; *mes.*, 3918; *cons. amdt*, 4313; *ad. rep.*, 4314.

Council: 1r., 3304; *2r.*, 3662; *Com.*, 3698; *ad. rep.*, 3702; *3r.*, 3803; *mes.*, 4218.

LORD HOWE ISLAND (AMENDMENT) BILL:

Assembly: Int., 2786; *1r.*, 2788; *2r.*, 3341; *Com. and ad. rep.*, 3349; *3r.*, 3416; *mes.*, 3710; *assent*, 4434.

Council: 1r., 3350; *2r.*, 3521; *Com. and ad. rep.*, 3526; *3r.*, 3591; *assent*, 4373.

LOSTOCK DAM BILL:

Assembly: Int., 2874; *1r.*, 2876; *2r.*, 3460; *Com. and ad. rep.*, 3468; *3r.*, 3537; *mes.*, 4084.

Council: 1r., 3474; *2r.*, 3815; *Com. and ad. rep.*, 3818; *3r.*, 3928.

MARKETABLE SECURITIES BILL:

Assembly: Assent, 27.

Council: Assent, 9.

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BILLS (continued):**MEDICAL PRACTITIONERS AND NEW SOUTH WALES STATE CANCER COUNCIL (AMENDMENT) BILL:**

Assembly: Int., 1079; *1R.*, 1080; *2R.*, 1341, 1653; *Com.*, 1657; *ad. rep.*, 1658; *3R.*, 1771; *mes.*, 2325; *assent*, 2392.

Council: 1R., 1705; *2R.*, 2156; *Com.*, 2167; *ad. rep.*, 2171; *3R.*, 2237; *assent*, 2567.

MINES INSPECTION (AMENDMENT) BILL:

Assembly: Int., 3540; *1R.*, 3542; *2R.*, 3633; *Com. and ad. rep.*, 3644; *3R.*, 3724; *mes.*, 4084.

Council: 1R., 3647; *2R.*, 3845; *Com. and ad. rep.*, 3851; *3R.*, 3928.

MINES SUBSIDENCE COMPENSATION (AMENDMENT) BILL:

Assembly: Assent, 27.

Council: Assent, 9.

MINING (AMENDMENT) BILL:

Assembly: Int., 2791; *1R.*, 2792; *2R.*, 3284, 3339; *Com. and ad. rep.*, 3341; *3R.*, 3416; *mes.*, 3918; *assent*, 4435.

Council: 1R., 3350; *2R.*, 3598, 3650; *Com. and ad. rep.*, 3659; *3R.*, 3803; *assent*, 4373.

MINING (FURTHER AMENDMENT) BILL:

Assembly: Int., 3966; *1R.*, 3967; *2R.*, 4169; *Com.*, *ad. rep.*, and *3R.*, 4174; *mes.*, 4370.

Council: 1R., 4062; *m.s.o.* and *2R.*, 4198; *Com. and ad. rep.*, 4202; *3R.*, 4218.

MOTOR TRAFFIC, METROPOLITAN TRAFFIC AND TRANSPORT (AMENDMENT) BILL:

Assembly: M.s.o., 4119; *int.*, 4120; *1R.*, 4121; *2R.*, 4307; *Com.*, *ad. rep.* and *3R.*, 4313.

Council: 1R., *m.s.o.*, 4203.

NATIONAL PARKS AND WILDLIFE BILL:

Assembly: Int., 440; *1R.*, 447; *2R.*, 498; *Com.*, 541, 569, 628; *ad. rep.*, *3R.*, 638.

Council: 1R., *m.s.o.* and *2R.*, 583, 679; *Com.*, 692; *ad. rep.*, 698; *3R.*, 764; *assent*, 1024.

NECROPOLIS (AMENDMENT) BILL:

Assembly: Int. and *1R.*, 2790; *2R.*, 4302; *Com.*, *ad. rep.* and *3R.*, 4304; *mes.*, 4394.

Council: 1R. and *m.s.o.*, 4203; *2R.*, 4252; *Com.*, *ad. rep.* and *3R.*, 4253.

NEWCASTLE INTERNATIONAL SPORTS CENTRE BILL:

Assembly: Int., 927; *1R.*, 929; *2R.*, 2729; *Com. and ad. rep.*, 2739; *3R.*, 2774; *mes.*, 3558; *assent*, 4084.

Council: 1R., 2748; *2R.*, 3382; *Com. and ad. rep.*, 3384; *3R.*, 3475; *assent*, 3984.

NURSES REGISTRATION (AMENDMENT) BILL:

Assembly: Assent, 27.

Council: Assent, 9.

BILLS (continued):**OBSCENE AND INDECENT PUBLICATIONS (AMENDMENT) BILL:**

Assembly: Int., 1690; *1R.*, 1700; *2R.*, 1773, 1934, 2047; *Com.*, 2066; *ad. rep.*, 2070; *3R.*, 2124; *mes.*, 3119; *assent*, 3526.

Council: 1R., 2095; *2R.*, 2571, 2648; *Com.*, 2670, 2924; *ad. rep.*, 2930; *3R.*, 3023; *assent*, 3474.

PARLIAMENTARY COMMITTEES ENABLING BILL:

Assembly: Assent, 27.

Council: Assent, 10.

PARRAMATTA PARK (OLD GOVERNMENT HOUSE) BILL:

Assembly: Assent, 27.

Council: Assent, 10.

PERMANENT BUILDING SOCIETIES BILL:

Assembly: Assent, 27.

Council: Assent, 9.

PERMANENT BUILDING SOCIETIES (AMENDMENT) BILL:

Assembly: Int., 1772; *1R.*, 1773; *withdrawn*, 2867.

PERMANENT BUILDING SOCIETIES (AMENDMENT) BILL (No. 2):

Assembly: Int., 3132; *1R.*, 3134; *2R.*, 3644; *Com. and ad. rep.*, 3645; *3R.*, 3724; *mes.*, 4084.

Council: 1R., 3648; *2R.*, 3826; *Com. and ad. rep.*, 3827; *3R.*, 3928.

PETROLEUM (AMENDMENT) BILL:

Assembly: Int., 1340; *1R.*, 1341; *2R.*, 2722; *Com. and ad. rep.*, 2729; *3R.*, 2774; *mes.*, 3119; *assent*, 3526.

Council: 1R., 2748; *2R.*, 2930; *Com. and ad. rep.*, 2937; *3R.*, 3023; *assent*, 3474.

PETROLEUM (FURTHER AMENDMENT) BILL:

Assembly: Int., 3134; *1R.*, 3135; *2R.*, 3242; *Com. and ad. rep.*, 3243; *3R.*, 3332; *mes.*, 3710; *assent*, 4435.

Council: 1R., 3304; *2R.*, 3514; *Com. and ad. rep.*, 3516; *3R.*, 3590; *assent*, 4373.

PETROLEUM (SUBMERGED LANDS) BILL:

Assembly: Int., 2431; *1R.*, 2434; *2R.*, 2471, 3074, 3135; *Com. and ad. rep.*, 3181; *3R.*, 3236; *mes.*, 3710; *assent*, 4435.

Council: 1R., 3183; *2R.*, 3392, 3475; *Com.*, 3498; *ad. rep.*, 3500; *3R.*, 3590; *assent*, 4373.

PETROLEUM (SUBMERGED LANDS) TAXATION BILL:

Assembly: Ways, 2484; *m.s.o.* and *all stages*, 3181; *mes.*, 3710; *assent*, 4435.

Council: 1R., 3183; *2R.*, 3500; *Com. and ad. rep.*, 3501; *3R.*, 3590; *assent*, 4373.

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BILLS (continued):**PIPELINES BILL:**

Assembly: Int., 3542; 1R., 3544; 2R., 3878; *Com. and ad. rep.*, 3918; 3R., 3964; *mes.*, 4306.

Council: 1R., 3928; 2R., 4062; *Com. and ad. rep.*, 4081; 3R., 4188.

POISONS (AMENDMENT) BILL:

Assembly: Int., 869; 1R., 870; 2R., 999; *Com. and ad. rep.*, 1010; 3R., 1058; *mes.*, 1426; *assent*, 1484.

Council: 1R., 1024; 2R., 1256; *Com. and ad. rep.*, 1269; 3R., 1350; *assent*, 1565.

POLICE OFFENCES, VAGRANCY AND CRIMES (AMENDMENT) BILL:

Assembly: Assent, 27.

Council: Assent, 9.

PREVENTION OF CRUELTY TO ANIMALS (AMENDMENT) BILL:

Assembly: Int., 3630; 1R., 3632; 2R., 4126; *Com.*, *ad. rep.* and 3R., 4132; *mes.*, 4313.

Council: 1R., 4042; *m.s.o.*, 4193; 2R., 4194; *Com.*, *ad. rep.* and 3R., 4198.

PUBLIC SERVICE AND OTHER STATUTORY BODIES (EXTENDED LEAVE) AMENDMENT BILL:

Assembly: Int., 2792; 1R., 2793; 2R., 3249; *Com.*, 3253; *ad. rep.*, 3260; 3R., 3332; *mes.*, 3710; *assent*, 4435.

Council: 1R., 3304; 2R., 3516; *Com.* 3519; *ad. rep.*, 3520; 3R., 3590; *assent*, 4373.

PUBLIC WORKS AND LOCAL GOVERNMENT (AMENDMENT) BILL:

Assembly: Int., 496; 1R., 498; 2R., *Com. and ad. rep.*, 1704; 3R., 1772; *mes.*, 2392; *assent*, 2583.

Council: 1R., 1705; 2R., 2240; *Com. and ad. rep.*, 2246; 3R., 2350; *assent*, 2567.

RADIOACTIVE SUBSTANCES (AMENDMENT) BILL:

Assembly: Assent, 27.

Council: Assent, 9.

REGISTRATION OF BIRTHS, DEATHS AND MARRIAGES (AMENDMENT) BILL:

Assembly: Int., 998; 1R., 199; 2R., 1163; *Com. and ad. rep.*, 1169; 3R., 1212; *mes.*, 1484; *assent*, 2172.

Council: 1R., 1184; 2R., 1361; *Com. and ad. rep.*, 1365; 3R., 1444; *assent*, 2154.

REGISTRATION OF DEEDS (AMENDMENT) BILL:

Assembly: Assent, 27.

Council: Assent, 9.

BILLS (continued):**RETURNED SAILORS, SOLDIERS AND AIRMEN'S IMPERIAL LEAGUE OF AUSTRALIA (NEW SOUTH WALES BRANCH) INCORPORATION AMENDMENT BILL:**

Assembly: Int. and 1R., 430; 2R., 889; *Com. and ad. rep.*, 892; 3R., 927; *mes.*, 1282; *assent*, 1484.

Council: 1R., 896; 2R., 1106; *Com. and ad. rep.*, 1107; 3R., 1184; *assent*, 1565.

ST THOMAS' CHURCH OF ENGLAND, NORTH SYDNEY, CEMETERY BILL:

Assembly: Assent, 27.

Council: Assent, 9.

SECOND-HAND DEALERS AND COLLECTORS (AMENDMENT) BILL:

Assembly: Int., 3238; 1R., 3239; 2R., 3545; *Com. and ad. rep.*, 3546; 3R., 3618; *mes.*, 4084.

Council: 1R., 3590; 2R., 3827; *Com. and ad. rep.*, 3828; 3R., 3928.

STAMP DUTIES (AMENDMENT) BILL:

Assembly: Assent, 27.

Council: Assent, 9.

STAMP DUTIES (FURTHER AMENDMENT) BILL:

Assembly: Ways, 3784; *m.s.o. and ways*, 3921; *all stages*, 3925; *mes.*, 4306.

Council: 1R., 3929; 2R., 4042; *Com. and ad. rep.*, 4054; 3R., 4188.

STATE DEVELOPMENT AND COUNTRY INDUSTRIES ASSISTANCE (AMENDMENT) BILL:

Assembly: Assent, 27.

Council: Assent, 9.

STOCK DISEASES (AMENDMENT) BILL:

Assembly: Assent, 27.

Council: Assent, 9.

SUPERANNUATION (AMENDMENT) BILL:

Assembly: Int., 3537; 1R., 3540; 2R., 3863; *Com. and ad. rep.*, 3877; 3R., 3964; *mes.*, 4306.

Council: 1R., 3929; 2R., 4054; *Com. and ad. rep.*, 4062; 3R., 4188.

SUPPLY BILL:

Assembly: M.s.o., supply, 1212; *resolutions, Bill*, 2R., 1224; *Com.*, 1225; *ad. rep.*, 1234; 3R., 1235; *mes.*, 1282; *assent*, 1484.

Council: 1R. and m.s.o., 1184; 2R., 1189; *Com., ad. rep. and 3R.*, 1192; *assent*, 1565.

SUPREME COURT (SUMMARY JURISDICTION) BILL:

Assembly: Int., 2711; 1R., 2713; 2R., 2878; *Com. and ad. rep.*, 2879; 3R., 2973; *mes.*, 3710; *assent*, 4435.

Council: 1R., 2922; 2R., 3501; *Com. and ad. rep.*, 3505; 3R., 3590; *assent*, 4373.

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BILLS (continued):

SURVEY CO-ORDINATION (AMENDMENT) BILL:
Assembly: Int. and 1R., 2791; 2R., 4304; Com., ad. rep. and 3R., 3405; mes., 4394.
Council: 1R. and m.s.o., 4203; 2R., 4254; Com., ad. rep. and 3R., 4255.

SWINE COMPENSATION (AMENDMENT) BILL:
Assembly: Int. and 1R., 1078; 2R., Com. and ad. rep., 2740; 3R., 2785; mes., 3558; assent, 3878.

Council: 1R., 2748; 2R., 3384; Com. and ad. rep., 3388; 3R., 3475; assent, 3803.

SWINE COMPENSATION TAXATION BILL:
Assembly: Int., 1078; 1R., 1079; 2R., 2740; Com. and ad. rep., 2745; 3R., 2785; mes., 3558; assent, 3878.

Council: 1R., 2748; 2R., 3388; Com. and ad. rep., 3391; 3R., 3475; assent, 3803.

SYDNEY OPERA HOUSE (AMENDMENT) BILL:
Assembly: Int., 2793; 1R., 2794; 2R., 3261; Com. and ad. rep., 3263; 3R., 3332; mes., 3710; assent, 4435.

Council: 1R., 3304; 2R., 3520; Com. and ad. rep., 3521; 3R., 3590; assent, 4373.

TECHNICAL EDUCATION TRUST FUNDS BILL:
Assembly: Int., 3421; 2R., 4229; Com., ad. rep., and 3R., 4301; mes., 4394.

Council: 1R. and m.s.o., 4203; 2R., 4251; Com., ad. rep., and 3R., 4252.

TOBACCO LEAF STABILIZATION BILL:

Assembly: Assent, 27.

Council: Assent, 10.

TOONUMBAR DAM BILL:

Assembly: Int., 2876; 1R., 2878; 2R., 3468; Com. and ad. rep., 3474; 3R., 3537; mes., 4084.

Council: 1R., 3474; 2R., 3818; Com. and ad. rep., 3826; 3R., 3928.

TOTALIZATOR (AMENDMENT) BILL:

Assembly: Int., 2712; 1R., 2713; 2R., 2794; Com., 2799, 2867; ad. rep., 2868; 3R., 2973; mes., 3558; assent, 3878.

Council: 1R., 2922; 2R., 3360; Com. and ad. rep., 3370; 3R., 3474; assent, 3803.

TOW-TRUCK BILL:

Assembly: Int., 437; 1R., 440; 2R., 727, 799, 871; Com., 877; ad. rep., 889; 3R., 927; mes., 1282; cons. amdt, 1652; ad. rep., 1653; assent, 2172.

Council: 1R., 895; m.s.o., 896; 2R., 906, 979, 1028; Com., 1035; ad. rep., 1043; 3R., re-com. and ad. rep., 1106; 3R., 1184; mes., 1565; assent, 2154.

BILLS (continued):

TRANSPORT EMPLOYEES RETIREMENT BENEFITS BILL:

Assembly: M.s.o., 4289; int., 4290; 1R., 4299; 2R., 4338; Com., ad. rep., and 3R., 4370; mes., 4394.

Council: 1R., m.s.o., 4255; 2R., 4256; Com., ad. rep., and 3R., 4270.

UNIVERSITY OF SYDNEY (LAW SCHOOL SITE) BILL:

Assembly: Assent, 27.

Council: Assent, 9.

WESLEY COLLEGE INCORPORATION (AMENDMENT) BILL:

Assembly: 1R., 3406; m.s.o. and 2R., 4326; Com., ad. rep., and 3R., 4331.

Council: Petition, m.s.o., int., select com., 2806; com. rep., 3078; 2R., 3307; Com., ad. rep., and 3R., 3309; mes., 4251.

WOOLI RIVER HARBOUR WORKS BILL:

Assembly: Int., 3239; 1R., 3242; 2R., 3546; Com. and ad. rep., 3558; 3R., 3618; mes., 3918; assent, 4435.

Council: 1R., 3590; 2R., 3702; Com. and ad. rep., 3708; 3R., 3803; assent, 4373.

WORKERS' COMPENSATION (AMENDMENT) BILL:

Assembly: Int., 3624; 1R., 3630; 2R., 4132; Com., 4161; ad. rep., 4169; 3R., 4289; mes., 4394.

Council: 1R. and m.s.o., 4188; 2R., 4218; Com., 4238; ad. rep., 4250; 3R., 4251.

WORKERS' COMPENSATION (DUST DISEASES) AMENDMENT BILL:

Assembly: Int., 3236; 1R., 3238; 2R., 3754; Com., 3783; ad. rep., 3784; 3R., 3862; mes., 4306.

Council: 1R., 3803; 2R., 4009; Com., 4036; ad. rep., 4042; 3R., 4188.

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Procedure: A member may not speak to a later clause when an earlier one is under consideration, 1979; but he would not be ruled out of order if, when the later clause is under consideration, he suggested a return to the earlier clause, 1979. Two amendments for the deletion of the same word but for inclusion of different words having been moved, the Chairman put the first part of the question to omit the word, and then put the questions for the insertion of the words in the order in which the amendments were moved, 2007.

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