Sessional Papers
LEGISLATIVE ASSEMBLY.
NEW SOUTH WALES.

No. 1.

WEEKLY REPORT OF DIVISIONS
IN COMMITTEE OF THE WHOLE.

(Extracted from the Minutes.)

TUESDAY, 31 JULY, 1906.

No. 1.

BOROUGH OF BALMAIN ELECTRIC LIGHTING BILL.

Clauses 1 to 46 having been dealt with,—

Clause 47. It shall be lawful for the council, instead of themselves exercising the powers and discharging the duties conferred or imposed on them by this Act, to enter into any contract with "any contractor who or whose assigns shall contract to erect and maintain the "generator, lines, cables, and other works necessary for supplying, and shall contract "to supply the said borough and the members of the public with electric light upon such terms and for such "period" as the said council shall see fit, and with such contract may be combined provisions for the destruction of garbage and an option of or agreement for the purchase by the said council of the works to be erected and rights acquired under the said agreement. [Read.]

The Chairman left the chair to report that there was not a quorum present in the Committee. The Committee resumed.

Motion made (Mr. McGowen) to leave out from lines 3 and 4 the words "any contractor who or whose assigns shall contract to erect and maintain the generator, lines, cables, and other works necessary for supplying, and shall contract" and insert the words "the Municipal Council of Sydney," instead thereof.

Question put,—That the words proposed to be left out stand part of the clause.

Committee divided.

Ayes, 27.

Mr. Moore, Mr. Mackenzie,
Mr. Ashton, Mr. Thomas,
Mr. Law, Mr. Donaldson,
Mr. Nobbs, Mr. Reynolds,
Mr. Wade, Mr. McElvane,
Mr. Lee, Mr. Hindsborough,
Mr. Hegue, Mr. Cohen,
Mr. Bell, Mr. McCoy,
Mr. Morton, Mr. Perry (Liverpool Plains),
Mr. Henley, Mr. Mahony,
Mr. Booth, Mr. Bruntnell,
Mr. Bruntnell, Mr. Hunter,
Mr. R. J. Anderson, Mr. Henry,
Mr. W. Milner, Mr. Lovy,
Mr. Fullick, Mr. Ball.

Noes, 12.

Mr. McGowen, Mr. Charlton,
Mr. Cann, Mr. Mehan,
Mr. Retell, Mr. Jones,
Mr. Gardiner, Mr. Elder,
Mr. Dacey, Mr. Hallis,
Tellers, Mr. Stubie,
Mr. Macdonell.

Words stand.

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No. 2.
SAME BILL.
Same clause.

Motion made (Mr. Dacey), to insert in line 6, after the word "period," the words "not exceeding ten years."

Question put,—That the words proposed to be inserted be so inserted.

Committee divided.

Ayes, 12.
Mr. Eetell,
Mr. Jones,
Mr. Dacey,
Mr. Hallie,
Mr. Scobie,
Mr. Chan,
Mr. Macdonell,
Mr. McIntyre,
Mr. Rudden,
Mr. Charlton,

Tellers,
Mr. Meehan,
Mr. Gardiner.

Noes, 25.
Mr. Wade,
Mr. Hogue,
Mr. Moore,
Mr. Lee,
Mr. Law,
Mr. McFarlane,
Mr. Thomas,
Mr. Robb,
Mr. Levy,
Mr. Hindmarsh,
Mr. Morton,
Mr. Cohen,
Mr. Ashton,
Mr. Mahoney,

Insertion of proposed words negatived.

No. 3.
SAME BILL.
Same clause.

Question put,—That the clause as read stand part of the Bill.

Committee divided.

Ayes, 23.
Mr. Morton,
Mr. Mahoney,
Mr. Brindley Hall,
Mr. D. A. Addis,
Mr. MacBry,
Mr. Heath,
Mr. Boulton,
Mr. Tall,
Mr. Macdonell,
Mr. Hindmarsh,
Mr. McFarlane,
Mr. Moore,
Mr. Law,

Noes, 12.
Mr. McGowan,
Mr. Lee,
Mr. Scottie,
Mr. Robb,
Mr. Cane,
Mr. Macdonell,
Mr. Jones,
Mr. Cohen,
Mr. Ashton,
Mr. Mahoney,

Tellers,
Mr. Meehan,
Mr. Gardiner,

Agreed to.

And the remaining clauses and the Schedule having been dealt with, —

On motion of Mr. Law, the Chairman left the Chair to report the Bill without amendment to the House.

W. S. MOYLE,
Clerk Assistant.

WEDNESDAY, 8 AUGUST, 1906.

Railway Commissioners Appointment Bill. (Further considered.)—

Clause 3. On the day so appointed the present Railway Commissioners shall cease to hold office, and may be paid, if not reappointed, from the Consolidated Revenue Fund the amount of one year's salary at the respective rates on which their present salaries are calculated, and shall not be entitled to make any further claim.

Point of Order:—Mr. Jessep submitted that the amendment was out of order, being beyond the scope of the Bill and the Order of Leave.

The Chairman ruled the amendment in order.

Question put.—That the words proposed to be inserted be so inserted. Committee divided.

Ayes, 20.

Mr. Jones, Mr. Macdonell, Mr. Kelly, Mr. Helden, Mr. Thorner, Mr. McNeill, Mr. Scobie, Mr. Miller, Mr. Gann, Mr. Meahan, Mr. Nicholson, Mr. Holmes, Mr. Helli, Mr. Gardiner, Mr. Thomas, Mr. McHarry, Mr. Perry (Liverpool Place), Mr. Richards.

Tellers,

Mr. Ebedell, Mr. Nielson.

Insertion of proposed words negatived.

Noes, 47.

Mr. McGowen, Mr. Hogue, Mr. Lee, Mr. Arthur Griffith, Mr. McCoy, Mr. Cohen, Mr. Wade, Mr. Cruickshank, Mr. Coak, Mr. Bryce, Mr. Charlton, Mr. Carruthers, Mr. Oakes, Mr. de Cry, Mr. Charlton, Mr. Cohen, Mr. Wade, Mr. Cruickshank, Mr. McGowen, Mr. Moore, Mr. McEwen, Mr. W. G. Ryrie, Mr. Fallick, Mr. Arthur, Mr. Robson, Mr. Noble, Mr. Ashton, Mr. Fegan, Mr. Gillies, Mr. McLaurin, Mr. Storey, Mr. Liddimer.

Tellers,

Mr. Levy, Mr. Holman.

Mr. Jessep, Mr. Law, Mr. Davidson, Mr. Kearney, Mr. Collins, Mr. R. J. Anderson, Mr. Bruntnell, Mr. Mahony, Mr. Booth, Mr. Fleming, Mr. Mortimer, Mr. Anderson, Mr. Worthington, Mr. McFarlane, Mr. Rynders, Mr. W. Michael, Mr. Henley, Mr. W. W. Young, Mr. Flett, Mr. O'Sullivan, Mr. Morton, Tellers.

And
And the clause having been amended as indicated,—

No. 2.

SAME BILL.

Same clause.

Motion made (Mr. Storey) to leave out from line 3 the word " the " (first occurring) and insert the word " an " instead thereof. (And the Honorable Member intimating his intention to move a subsequent amendment, viz., to leave out from the same line the words " of one year's salary " and insert the words " equal to the full amount of salary which they " would respectively have received up to the expiration of their present engagement if this " Act had not been passed ") —

Point of Order:—Mr. Edden submitted that the amendment was out of order, as it would increase the amount of compensation. The Chairman referred to a similar amendment moved in 1904 in clause 4 of the Public Works Committee Bill, which was ruled out of order and the ruling upheld by the Deputy Speaker, and afterwards endorsed by the House. He must, therefore, rule this amendment out of order.

Motion made (Mr. Fell), after " Fund," line 2, to leave out remainder of clause and insert the words, " provided that this Act shall not prejudice or affect the right of any Commissioner " whose office is so vacated to be paid such compensation as he would be entitled to receive " if this Act had not been passed."

Point of Order:—Mr. Nielsen submitted that this amendment was out of order, on the same grounds as the previous amendment. The Chairman said that this amendment was practically identical with the last, or at least it went a considerable distance in the same direction. He must, therefore, be guided by the above ruling, and rule this amendment out of order.

Motion made (Mr. Nielsen) to leave out from line 3 the word " of " and insert the words " not exceeding " instead thereof.

Question put,—That the word proposed to be left out stand part of the clause.

Committee divided.

Ayes, 45.

Mr. Macdonell, Mr. Thomas, Mr. McLane, Mr. Fell.
Mr. Moore, Mr. Law, Mr. W. W. Young, Mr. Walter Anderson.
Mr. Hogson, Colonel Ryrie, Tellers, Mr. Fell.
Mr. Curran, Mr. MacKenzie, Mr. Fell.
Mr. Acton, Mr. R. F. Anderson, Mr. Walter Anderson.
Mr. Joseph, Dr. Arthur, Mr. Joseph.
Mr. Oakes, Mr. Binning, Mr. Joseph.
Mr. Booth, Mr. Kearney, Mr. Joseph.
Mr. Lister, Mr. McFarlane, Mr. Joseph.
Mr. Lee, Mr. Dickey, Mr. Joseph.
Mr. Giffen, Mr. Bullick, Mr. Joseph.
Mr. Ferguson, Mr. Levy, Mr. Joseph.
Mr. Mahony, Mr. Walsh, Mr. Joseph.
Mr. Scovel, Mr. Colom, Mr. Joseph.
Mr. McCoy, Mr. Rea, Mr. Joseph.
Mr. Ayrantzi, Mr. Mela, Mr. Joseph.
Mr. Davidson, Mr. Morton, Mr. Joseph.
Mr. Reynolds, Mr. MacKinnon, Mr. Joseph.
Mr. Collins, Mr. Cunneen, Mr. Joseph.
Mr. Ferry (Liverpool 
Plains), Mr. Hussey, Mr. Joseph.
Mr. W. Millard.

Noes, 18.

Mr. Edden, Mr. Kelly, Mr. Fell.
Mr. Jones, Mr. Scofield, Mr. Fell.
Mr. Arthur Griffith, Mr. Hollis, Mr. Fel.
Mr. Collins, Mr. Arthur Griffith, Mr. Fel.
Mr. Perry (Liverpool 
Plains), Mr. Arthur Griffith, Mr. Fel.

Tellers, Mr. Fell, Mr. Walter Anderson.

Word stands.

No. 3.

SAME BILL.

Same clause.

Motion made (Mr. Joseph) to leave out from line 4 the words " and shall not be entitled " to make any further claim."

Point of Order:—Mr. Arthur Griffith asked the Chairman to rule this amendment out of order in conformity with the previous decision. The Chairman said this amendment did not commit the Parliament or the country to anything. He could not say what would be the effect of the amendment if carried, and must leave it to the sense of the House to decide.

And the Committee continuing to sit after Midnight.—

THURSDAY,
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THURSDAY, 9 AUGUST, 1906, A.M.

Question put.—That the words proposed to be left out stand part of the clause.

Committee divided.

Ayes, 46.

Mr. Wade,
Mr. Hogg,
Mr. Carruthers,
Mr. Moore,
Mr. Lee,
Mr. Ashton,
Mr. Reynoldson,
Mr. Latimer,
Mr. Bruntlet,
Mr. Cohen,
Mr. Miller,
Mr. Nobbs,
Mr. Cain,
Mr. Davidson,
Mr. R. J. Anderson,
Mr. Oakes,

Mr. Lorry,
Mr. Karmyn,
Mr. Creswell,
Mr. Booth,
Mr. Nelson,
Mr. Joseph,
Mr. Thomas,
Mr. Russell,
Mr. Edlen,
Mr. Chalton,
Mr. Collins,
Mr. MacKenzie,
Mr. McGowan,
Mr. McCoy,
Mr. Perry (Liverpool Plains),
Mr. McGarry,

Colonel Ryrie,
Mr. Fleming,
Mr. Morton,
Mr. Pallick,
Mr. Harvey,
Mr. W. W. Young,
Mr. McLaurin,
Mr. Gilhes,
Mr. Law,
Mr. Tegan,
Mr. W. Millard.
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Tellers,
Mr. Dacey,
Mr. &obi°.

Noes, 10.

Mr. Scottie,
Mr. Hollis,
Mr. Deasy,
Mr. Fell,
Mr. Nicholson,
Mr. Macdonnell,
Mr. Manahan,
Mr. McNeill.

Tellers,
Mr. Gardiner,
Mr. Thrower.

Words stand.

No. 4.

SAME BILL.

Same clause.

Question put.—That the clause, as read, stand part of the Bill.

Committee divided.

Ayes, 46.

Mr. Wade,
Mr. Hogg,
Mr. Carruthers,
Mr. Moore,
Mr. Lee,
Mr. Ashton,
Mr. Reynoldson,
Mr. Latimer,
Mr. Bruntlet,
Mr. Cohen,
Mr. Miller,
Mr. Nobbs,
Mr. Cain,
Mr. Davidson,
Mr. R. J. Anderson,
Mr. Oakes,

Mr. Oakes,
Mr. Lorry,
Mr. Karmyn,
Mr. Creswell,
Mr. Booth,
Mr. Nelson,
Mr. Joseph,
Mr. Thomas,
Mr. Russell,
Mr. Edlen,
Mr. Chalton,
Mr. Collins,
Mr. MacKenzie,
Mr. McGowan,
Mr. McCoy,
Mr. Perry (Liverpool Plains),
Mr. McGarry,

Mr. Oakes,
Mr. Lorry,
Mr. Karmyn,
Mr. Creswell,
Mr. Booth,
Mr. Nelson,
Mr. Joseph,
Mr. Thomas,
Mr. Russell,
Mr. Edlen,
Mr. Chalton,
Mr. Collins,
Mr. MacKenzie,
Mr. McGowan,
Mr. McCoy,
Mr. Perry (Liverpool Plains),
Mr. McGarry,

Mr. Kelly,
Mr. Arthur Griffith.

Noes, 9.

Mr. Thrower,
Mr. Hollie,
Mr. Gardiner,
Mr. Arthur Griffith,
Mr. Fell,
Mr. Macley,
Mr. McNeill.

Tellers,
Mr. Dacey,
Mr. Scottie.

Agreed to.

On motion of Mr. Carruthers, the Chairman left the Chair, to report progress, and ask leave to sit again to-morrow.

FRIDAY,

THURSDAY, 9 AUGUST, 1906.

No. 5.

SAME BILL.

Clause 4. (1) Section four of the Principal Act is repealed, and the following is inserted in its place:

"The authority to carry out this Act shall be the 'Chief' Commissioner appointed as hereinafter provided. The Chief Commissioner shall be a body corporate by the name of the 'Chief Commissioner for Railways and Tramways,' and by that name shall have perpetual succession and a common seal, and be capable of suing and being sued, and, subject to the provisions hereinafter contained, shall have power to take, purchase, sell, lease, and hold lands, goods, chattels, and other property for the purposes of this Act. But no sale or lease of any such lands, except as provided in section twenty-one, shall have any force or effect until the same has been approved by the Governor. All courts, judges, and persons acting judicially shall take judicial notice of the common seal of the Chief Commissioner affixed to any document or notice, and shall presume that such seal was duly affixed."

(2) Provided that the Chief Commissioner and either one of the Assistant Commissioners shall together hear and determine appeals under division five of Part VIII of the Principal Act, and the Chief Commissioner shall have a second or casting vote in deciding such appeals.

(3) Sections ten, eleven, and twelve, and thirteen of the Principal Act are repealed.

Motion made (Mr. McGowan), to leave out from line 3 the word "Chief."

And the Committee continuing to sit after Midnight,—
FRIDAY, 10 AUGUST, 1906, A.M.

Question put,—That the word proposed to be left out stand part of the clause.
Committee divided.

Ayes, 30.

Mr. Nobbs, Mr. McCoy, Mr. Keeney, Mr. Kelly, Mr. McGuigan, Mr. Kerr, Mr. Holden, Mr. Ashby, Mr. Nealon.
Mr. Hogue, Mr. Flanagan, Mr. W. W. Young, Mr. Reynolds, Mr. Henry, Mr. Crewe, Mr. Milford, Mr. Walter Anderson.
Mr. Keeley, Mr. Hough, Mr. Carruthers, Mr. Scobie, Mr. Law, Mr. Davidson, Mr. Cohen.
Mr. Kearney, Mr. Balick, Mr. Booth, Mr. Boyd, Mr. Latimer, Mr. Thomsen, Mr. Edden.
Mr. Kelly, Mr. Scobie, Mr. Booth, Mr. Thomsen, Mr. Thomas.
Mr. Hulls, Mr. Sprigg, Mr. Holding, Mr. Thomas.
Mr. Colman, Mr. Crewe, Mr. sinking, Mr. Thomas.
Mr. Carruthers, Mr. Penick.

Noes, 20.

Mr. McGowen, Mr. Niburn, Mr. Eden.
Mr. Perry (Liverpool Plains).
Mr. Dacey, Mr. Gardiner, Mr. Thomas.
Mr. Crosse, Mr. Brennock, Mr. Thomas.
Mr. Hay, Mr. Campbell, Mr. Thomas.
Mr. Millard, Mr. Meehan.
Mr. Camm, Mr. Mahon, Mr. Thomas.
Mr. Burgin, Mr. Eades.
Mr. Miller, Mr. Millard.
Mr. Martin, Mr. Collins.

Word stands.

And the clause having been amended as indicated,—
Clause, as amended, agreed to.

No 6.

SAME BILL.

Clause 5. (1) Subsection (one) of section five of the Principal Act is repealed, and the following is inserted in its place:

"The Governor shall from time to time appoint a Chief Commissioner, an Assistant Commissioner of Railways, an Assistant Commissioner of 'Tramways.'"

"The first appointment shall be made at such time as the Governor thinks fit after the passing and on or before the commencement of this Act, to take effect on such commencement of this Act.

"Each such Commissioner shall, subject to this Act, hold office for seven years from the date on which his appointment takes effect."

Provided that the Governor may, after the passing and on or before the commencement of this Act, appoint persons who shall temporarily act as, and shall have the powers and duties of the Chief Commissioner, the Assistant Commissioner of Railways, and the Assistant Commissioner of Tramways, respectively, or any of such officers, for such periods at such salaries and subject to such conditions as the Governor thinks fit; such appointments to take effect on the commencement of this Act.

(2) Subsection four of section five of the Principal Act is amended by adding the following words:—"If under this subsection one of the Assistant Commissioners is appointed to act as deputy of the Chief Commissioner or of the other Assistant Commissioner, the Governor may appoint a deputy of such first-mentioned Assistant Commissioner."

(3) (2) Section eight of the Principal Act is repealed.

Motion made (Mr. Hollis) to insert in line 4, after the word "Tramways," the words "who shall be resident within the Commonwealth."

Question put,—That the words proposed to be inserted be so inserted.
Committee divided.

Ayes, 13.

Mr. Dacey, Mr. Thomsen, Mr. Scobie, Mr. Leo, Mr. Carruthers, Mr. Crewe, Mr. Noble, Mr. Bruntnell, Mr. Ashton, Mr. Lerry, Mr. Jessop, Mr. Reid, Mr. W. W. Young.
Mr. Hogue, Mr. Scobie, Mr. Lawson, Mr. Maedonell, Mr. Miller, Mr. Collins.
Mr. Park, Mr. Macdonell, Mr. Fleming.

Noes, 36.

Mr. Latimer, Mr. Booth, Mr. Reynolds, Mr. Law, Mr. Davidson, Mr. Cohen.
Mr. Eades, Mr. Millard, Mr. Morton, Mr. Herley, Mr. Cohen.
Mr. Perry (Liverpool Plains).
Mr. Thomsen, Mr. Latimer, Mr. Scobie, Mr. Law, Mr. Scobie, Mr. Cohhen.
Mr. Eades, Mr. Millard, Mr. Morton, Mr. Herley, Mr. Cohen.
Mr. Perry (Liverpool Plains).
Mr. Eades, Mr. Millard, Mr. Morton, Mr. Herley, Mr. Cohen.
Mr. Eades, Mr. Millard, Mr. Morton, Mr. Herley, Mr. Cohen.

Insertion of proposed words negatived.

And the clause having been amended as indicated,—
Clause, as amended, agreed to.
SAME BILL.

Clause 6. (1) Section nine of the Principal Act is repealed, and the following is inserted in its place:

"The Commissioners shall respectively receive salaries at not exceeding the following yearly rates. The Chief Commissioner, three thousand pounds; the Assistant Commissioner of Railways, one thousand five hundred pounds; the Assistant Commissioner of Tramways, one thousand five hundred pounds."

(2) The Government Railways (Commissioner's Salary) Act, 1891, is repealed.

And the clause having been amended as indicated,—

Motion made (Mr. Nielsen), to leave out from line 6 the words "five hundred."

Question put,—That the words proposed to be left out stand part of the clause.

Committee divided.


Colonel Kyrie, Mr. Fleming, Mr. McGowan, Mr. Briasley Hall,
Mr. Thomas, Mr. Law, Mr. Belling, Mr. Miller,
Mr. Creanthers, Mr. Davidson, Mr. Subbin, Mr. Edden,
Mr. Moore, Mr. Downes, Mr. Nisbet, Mr. Burgess,
Mr. Loc, Mr. Fall, Mr. Cun, Mr. Gardiner,
Mr. Atkinson, Mr. Cohen, Mr. Chowen, Mr. Mochan,
Mr. Wade, Mr. Walter Anderson, Mr. Dacey, Mr. Jell,
Mr. Latimer, Mr. Olliv, Mr. Jesty, Mr. Mackness,
Mr. Hagan, Mr. Henley, Mr. Boot, Mr. Kelly,
Mr. Levy, Mr. W. Millard, Mr. Booth, Tellers,
Mr. Creswell, Tellers,
Mr. Arthur, Mr. W. W. Young,
Mr. Roberts, Mr. Morton, Mr. Charles,
Mr. Gibbons, Mr. McCoy, Mr. Reynolds,

Words stand.

And the clause having been further amended, as indicated,—

Clause, as amended, agreed to.

And the remaining clauses, the Schedule and a new clause to follow clause 6, having been dealt with,—

On motion of Mr. Carruthers, the Chairman left the Chair to report the Bill, with amendments, to the House.

W. S. MOWLE,
Clerk Assistant.
CROWN LANDS ADMINISTRATION BILL.—

Mr. Ashton moved, That the Committee agree to the following Resolution,—

Read a second time.—That it is expedient to bring in a Bill to constitute a Commission to exercise and perform certain powers and duties now vested in the Secretary and Under Secretary for Lands; to provide for the registration and control of Land Agents; to amend the Crown Lands Acts and other Acts; and for purposes consequent thereon or incidental thereto.

Question put.
Committee divided.

Agreed to.

On motion of Mr. Ashton, the Chairman left the Chair to report that the Committee had come to a Resolution.

W. S. MOWLE,
Clark Assistant.
1906.

LEGISLATIVE ASSEMBLY.

NEW SOUTH WALES.

No. 4.

WEEKLY REPORT OF DIVISIONS

IN

COMMITTEE OF THE WHOLE.

(Extracted from the Minutes.)

WEDNESDAY, 22 August, 1906.

No. 1.

PUBLIC WORKS AND CLOSER SETTLEMENT FUNDS BILL:—

Clauses 1, 2 and 3 having been dealt with,—

Clause 4, (1) There shall be paid to the Public Works Fund, and transferred to the Revenue Account of that fund,—

(a) from the Consolidated Revenue Account "two thirds of" the net proceeds of the sale of Crown lands, exclusive of interest on purchase money, less twenty per centum of such proceeds for cost of administration and other charges;

(b) the balance at credit of the Public Schools Property Fund in the Special Deposits Account, and the net proceeds of sale of land under section four of the Public Instruction Act of 1880;

(c) money appropriated from Consolidated Revenue Fund and directed by Parliament to be paid to the Revenue Account of the Public Works Fund. [Read.]

And the clause having been amended as indicated,—

Motion made (Mr. Arthur Griffith) to leave out from line 3 the words "two thirds of." Question put,—That the words proposed to be left out stand part of the clause. Committee divided.

Ayes, 40. Noes, 27.

Mr. Hogue, Mr. Perry (Liverpool Plains), Mr. Edden, Mr. Richards,
Mr. Lee, Mr. Lerry, Mr. Gardiner, Mr. Sullivan,
Mr. Dick, Mr. Storey, Mr. Miller, Mr. McNeill,
Mr. Carruthers, Mr. Ashton, Mr. Holts, Mr. W. W. Young,
Mr. Cohen, Mr. Aspinall, Mr. Scobie, Tellers,
Mr. Wade, Mr. Kearney, Mr. Edden, Mr. Clariton,
Mr. Moore, Mr. Carruthers, Mr. Richards, Mr. Gillies,
Mr. Brunton, Mr. Davidson, Mr. Broughton, Mr. Macdonell,
Mr. Bond, Mr. Carruthers, Mr. Broughton, Mr. Carruthers,
Mr. Booth, Mr. Davidson, Mr. Broughton, Mr. Carruthers,
Mr. Daws, Mr. McKean, Mr. Broughton, Mr. Carruthers,
Mr. Falleck, Mr. McKean, Mr. Broughton, Mr. Carruthers,
Mr. Hanley, Mr. McKean, Mr. Broughton, Mr. Carruthers,
Mr. Heron, Mr. McKean, Mr. Broughton, Mr. Carruthers,
Mr. Harkin, Mr. McKean, Mr. Broughton, Mr. Carruthers,
Mr. Storey, Mr. McKean, Mr. Broughton, Mr. Carruthers,
Mr. Storey, Mr. McKean, Mr. Broughton, Mr. Carruthers,
Mr. Storey, Mr. McKean, Mr. Broughton, Mr. Carruthers,
Mr. Storey, Mr. McKean, Mr. Broughton, Mr. Carruthers,
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Mr. Storey, Mr. McKean, Mr. Broughton, Mr. Carruthers,
Mr. Storey, Mr. McKean, Mr. Broughton, Mr. Carruthers,
Mr. Storey, Mr. McKean, Mr. Broughton, Mr. Carruthers,
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Mr. Storey, Mr. McKean, Mr. Broughton, Mr. Carruthers,
Observance of An
Day.

BANKS AND BANK HOLIDAYS FURTHER AMENDMENT BILL.

Clauses 1 and 2 having been dealt with,—

Clause 3. Section one of the Banks and Bank Holidays Act Amendment Act, 1899, is amended by the elimination of the words "the twenty-sixth day of January." [Read.]

Question put.—That the clause, as read, stand part of the Bill.

Committee divided.

Ayes, 33. Noes, 7.

Mr. Lee, Mr. Thrower, Mr. Walter Anderson, Mr. McNeill.
Mr. Ashton, Mr. Moore, Mr. Charlton, Mr. Daley.
Mr. Wade, Mr. Noble, Mr. W. W. Young, Mr. Macdonell.
Mr. Cohen, Mr. Donaldson, Mr. Ballick, Mr. Bennett.
Mr. Hague, Mr. Perry (Liverpool, Mr. Hollis, Mr. R. J. Anderson.
Mr. Joseph, Plantet), Mr. Mackenzie, Tellers.
Mr. Levy, Mr. Breamson, Mr. Millard, Mr. McNeele.
Mr. Brunton, Mr. Booth, Mr. Dick, Mr. Alexander.
Mr. O'Connor, Mr. Law, Tellers, Mr. Arthur.
Mr. Drink, Mr. Thomas, Mr. Davidson, Mr. Lee.
Mr. Dowses, Mr. McLaunrin, Mr. Davidson, Mr. Ashton.
Mr. Hindmarsh, Mr. Scole, Mr. Wade, Mr. O'Connor.

Agreed to.

And clause 4 having been agreed to,—

On motion of Mr. Hogue, the Chairman left the Chair to report the Bill, with an amendment, to the House.

FRIDAY, 24 AUGUST, 1906, A.M.

GAMING AND BETTING BILL (No. 2).

Clause 1. This Act may be cited as the "Gaming and Betting Act, 1906." [Read.]

Motion made (Mr. Thrower) to insert in line 1, after the word "Betting," the word "Houses."

Question put.—That the word proposed to be inserted be so inserted.

Committee divided.

Ayes, 10. Noes, 35.

Mr. McNeill, Mr. Lee, Mr. Mr. Lee.
Mr. Estell, Mr. Charlton, Mr. Mr. Blilick.
Mr. Hallor, Mr. Mahony, Mr. Mr. Millard.
Mr. Thrower, Mr. Cohen, Mr. Mr. Hemley.
Mr. Scole, Mr. Wade, Mr. Mr. Booth.
Mr. Macdonell, Mr. Levy, Mr. Mr. Blessing.
Mr. Jones, Mr. Davidson, Mr. Mr. Moore.

Insertion of proposed word negatived.

Same clause.

Motion made (Mr. Hollis) to insert in line 1, after the word "Betting," the words "Shops and Clubs."

Question put.—That the words proposed to be inserted be so inserted.

Committee divided.


Mr. McNeill, Mr. Lee, Mr. Mr. Hindmarsh.
Mr. Thrower, Mr. Wade, Mr. Mr. A. D. Anderson.
Mr. Scole, Mr. Cohen, Mr. Mr. Macdonell.
Mr. Hallor, Mr. Donaldson, Mr. Mr. Davidson.
Mr. Hellig, Mr. Davidson, Mr. Mr. R. J. Anderson.
Mr. Gardner, Mr. Brunton, Mr. Mr. Latimer.

Insertion of proposed words negatived.
The Honorable Member for Orange, Mr. Gardiner, desiring to propose an amendment,—

The Chairman ruled that such amendment was submitted in a spirit of mockery, and declined to put it from the Chair.

Point of Order:—Mr. Gardiner moved, That the Chairman leave the Chair to report a Point of Order, and ask leave to sit again, so soon as Point of Order has been decided by the House.——

The Point of Order is:—That Mr. Gardiner had moved to amend the Short Title "by leaving out the words 'Gaming and Betting' and inserting the words 'Racescourse and Sports Ground Gambling' the Chairman refused to accept the amendment on the ground that it was tendered in a spirit of mockery."

Question put. Committee divided.

Ayes, 10. Noes, 32.

Mr. Burgess, Mr. Hallis, Mr. Secomb, Mr. Gardner, Mr. Meadown, Mr. Charlton, Mr. Estoll, Mr. Meohan, Mr. Thomer, Mr. McNeil.

Mr. Lee, Mr. Wade, Mr. Cohen, Mr. Jepson, Mr. Bradenell, Mr. R. J. Anderson, Mr. O'Conner, Mr. Downes, Mr. Roben, Mr. Nobbs, Dr. Arthur, Mr. Briner.

Mr. Henehy, Mr. Law, Mr. Falleich, Mr. Millard, Mr. Hall, Mr. McLaurnie, Mr. Gillies, Mr. Moore, Mr. Fleming, Mr. Booth, Mr. Reynolds.

Mr. Hogue, Mr. Latimer, Mr. Law, Mr. Falkeich, Mr. McFarlane, Mr. Hindmarsh.

Mr. McNeill.

Point of Order—Mr. Gardiner moved, That the Chairman leave the Chair to report a Point of Order, and aid: leave to sit again, so soon as Point of Order has been decided by the house,—

"The Point of Order is:—" That Mr. Gardiner had moved to amend the Short Title "by leaving out the words 'Gaming and Betting' and inserting the words 'Racescourse and Sports Ground Gambling' the Chairman refused to accept the amendment on the ground that it was tendered in a spirit of mockery."

Question put. Committee divided.


Mr. Lee, Mr. Latimer, Mr. Cohen, Mr. Meohan, Mr. R. J. Anderson, Mr. O'Conner, Mr. Downes, Mr. McCoy, Mr. Booth, Mr. W. Millard, Mr. R. J. Anderson, Mr. Bernardson, Mr. McFarlane, Mr. McNeil.

Mr. Jessep, Mr. Latimer, Mr. Law, Mr. Falleich, Mr. Millard, Mr. Moors, Mr. McLaurnie, Mr. Gillies, Mr. Briner.

Mr. Henehy, Mr. Law, Mr. Meehan, Mr. McNeil.

Tellers, Mr. Macdonell.

Tellers, Mr. Macdonell.
No. 8.

SAME BILL.

Same clause.

Question put.—That the clause be postponed.

Committee divided.

Ayes, 30.

Mr. Lee, Mr. Reynolds,
Mr. Hogue, Mr. McFarlane,
Mr. Cohen, Mr. Leitmer,
Mr. Wade, Mr. Oaker,
Mr. Jessop, Mr. Bremley Hall,
Mr. Robin, Mr. Mackenzie,
Mr. Donaldson, Mr. Hindmarsh,
Mr. Davidson, Dr. Arthur,
Mr. Levy, Mr. Penley,
Mr. Moore, Mr. Brunstiehl,
Mr. Downes, Mr. W. Millard,
Mr. O'Connor, Mr. Fleming.

Mr. Nobbs.
Mr. Murphy.
Mr. Booth.
Mr. R. J. Anderson.

Mr. Reynolds,
Mr. McFarlane,
Mr. Leitmer,
Mr. Oaker,
Mr. Bremley Hall,
Mr. Mackenzie,
Mr. Hindmarsh,
Dr. Arthur,
Mr. Penley,
Mr. Brunstiehl,
Mr. W. Millard,
Mr. Fleming.

Mr. Lee, Mr. Hogue,
Mr. Cohen, Mr. Wade,
Mr. Jessop, Mr. Davidson,
Mr. Levy, Mr. Moore,
Mr. Donaldson, Mr. Levy,
Mr. Davidson, Mr. Moore.

Ayes, 14.

Mr. Estell, Mr. Helli,
Mr. Chartin, Mr. Scothe,
Mr. McNeil, Mr. McDennell,
Mr. Throuer, Mr. Gardiner,
Mr. Machan, Mr. Burgess,
Mr. Jones, Mr. Gillies.

Mr. Gillies.

Mr. Briner, Mr. McLaurin.

Mr. Mahony.

Mr. Nobbs, Mr. O'Conor,
Mr. Brinsley Hall, Mr. Meehan,
Mr. Jessep, Mr. Wade,
Mr. Donaldson, Mr. Levy,
Mr. Davidson, Mr. Moore,
Mr. Downes, Mr. O'Conor.

Tellers, Tellers.

Mr. Law, Mr. Mahony.

Agreed to.

Mr. Law.

Mr. Mahony.

No. 9.

SAME BILL.

Clause 3. In this Act a house, office, room, or other place is used in contravention of this Act if it or any part of it is used—

(a) as a common gaming-house, or for playing any unlawful game therein; or

(b) in any manner prohibited by section seventeen of the Principal Act; or

(c) for any purpose prohibited by the Lotteries Act, 1900. [Read.]

Motion made (Mr. Wade), That the clause be postponed.

Mr. Booth moved, "That the Question be now put."

Question put.—That the Question be now put.

Committee divided.

Ayes, 32.

Mr. Mahony, Mr. Nobbs,
Mr. Cohen, Mr. Oaker,
Mr. Lee, Mr. Bremley Hall,
Mr. Wade, Mr. Hindmarsh,
Mr. Jessop, Mr. Davidson,
Mr. Hogue, Mr. Penley,
Mr. Brunstiehl, Mr. W. Millard,
Mr. Ball, Mr. Law,
Mr. Mackenzie, Mr. Mahony,
Mr. O'Connor, Mr. McFarlane,
Mr. Reboen, Mr. Leitmer,
Mr. Booth, Mr. Ballinck.

Mr. Nobbs, Mr. O'Conor,
Mr. Downes, Mr. B. J. Anderson,
Mr. Moore, Mr. Levy.

Mr. Law.

Mr. Mahony.

Mr. Mahony, Mr. Batch,
Mr. Cohen, Mr. Thomas,
Mr. Lee, Mr. Macdonell,
Mr. Nobbs, Mr. Oakes,
Mr. Jessop, Mr. Macaulay,
Mr. Hogue, Mr. Macaulay,
Mr. Brunstiehl, Mr. Law,
Mr. Ball, Mr. Leitmer,
Mr. Mackenzie, Mr. O'Connor,
Mr. Ballen, Mr. Hogue,
Mr. Reynolds, Mr. Downes,
Mr. O'Connor, Mr. Reynolds,
Mr. Reboen, Mr. Meitmer,
Mr. Booth, Mr. Ballinck.

Mr. Mahony, Mr. Batch,
Mr. Cohen, Mr. Omar,
Mr. Lee, Mr. Macdonell,
Mr. Nobbs, Mr. Oakes,
Mr. Jessop, Mr. Macaulay,
Mr. Hogue, Mr. Macaulay,
Mr. Brunstiehl, Mr. Law,
Mr. Ball, Mr. Leitmer,
Mr. Mackenzie, Mr. O'Connor,
Mr. Ballen, Mr. Hogue,
Mr. Reynolds, Mr. Downes,
Mr. O'Connor, Mr. Reynolds,
Mr. Reboen, Mr. Meitmer,
Mr. Booth, Mr. Ballinck.

Tellers, Tellers.

Mr. Mahony.

Mr. Mahony.

And it appearing by the Tellers' Lists, that the number in favour of the motion, being a majority, consisted of "at least thirty Members,"—

Agreed to.

No. 10.

SAME BILL.

Same clause.

Question put.—That the clause be postponed.

Committee divided.

Ayes, 33.

Mr. Mahony, Mr. Fallich,
Mr. Wade, Mr. Bremley Hall,
Mr. Cohen, Mr. Leitmer,
Mr. Lee, Mr. McFarlane,
Mr. Nobbs, Mr. Law,
Mr. Jessop, Mr. Reynolds,
Mr. Hogue, Mr. Briner,
Mr. Brunstiehl, Mr. Hindmarsh,
Mr. Ball, Mr. Oaker,
Mr. Reboen, Mr. Levy,
Mr. Macaulay, Mr. Hoeler,
Mr. O'Connor, Mr. W. Millard,
Mr. Reboen, Mr. Kelly,
Mr. Booth, Mr. McFarlane.

Mr. Fallich.

Mr. Bremley Hall, Mr. Briner,
Mr. Hindmarsh, Mr. Oaker,
Mr. Hoeler, Mr. W. Millard,
Mr. McFarlane, Mr. Kelly,
Mr. Cohen, Mr. Lee,
Mr. Jessop, Mr. Hogue,
Mr. Brunstiehl, Mr. Ball.

Mr. Fallich.

Mr. Bremley Hall, Mr. McFarlane.
Mr. Leitmer, Mr. Law,
Mr. Reynolds, Mr. Briner,
Mr. Hindmarsh, Mr. Oaker,
Mr. Hoeler, Mr. W. Millard,
Mr. McFarlane, Mr. Kelly,
Mr. Cohen, Mr. Lee,
Mr. Jessop, Mr. Hogue,
Mr. Brunstiehl, Mr. Ball.

Mr. Fallich.

Mr. Bremley Hall, Mr. McFarlane.
Mr. Leitmer, Mr. Law,
Mr. Reynolds, Mr. Briner,
Mr. Hindmarsh, Mr. Oaker,
Mr. Hoeler, Mr. W. Millard,
Mr. McFarlane, Mr. Kelly,
Mr. Cohen, Mr. Lee,
Mr. Jessop, Mr. Hogue,
Mr. Brunstiehl, Mr. Ball.

Tellers, Tellers.

Mr. Throuer, Mr. Gardiner.

Agreed to.

And clause 4 having been agreed to,—

No. 11.
Clause 5. Every owner and every occupier of any land or building who knowingly allows the land used for access to house same to be used as a means of access to or of exit or escape from any house, office, room, or other place used in contravention of this Act, shall be liable to a penalty not exceeding one hundred pounds. [Read.]

And the clause having been amended as indicated,—

Question put.—That the clause, as amended, stand part of the Bill.

Committee divided.

Ayes, 39.

Mr. Cohen, Mr. Perry (The Richmond), Mr. Meehan.
Mr. Maley, Mr. Reynolds, Mr. Kenneth.
Mr. Lee, Mr. Gillies, Mr. Ferrier.
Mr. Oakes, Mr. McLaury, Mr. McLennan.
Mr. Ashten, Mr. Fleming, Mr. Thrower.
Mr. Wade, Mr. McLaury, Mr. Gardiner.
Mr. Moore, Mr. McFarlane, Mr. McNeill.
Mr. Jessop, Mr. Law, Mr. Hollis.
Mr. Noble, Mr. Bransley Hall, Mr. Scobie.
Mr. Bristow, Dr. Arthur, Mr. Macdonell.
Mr. Donaldson, Mr. Thorne, Tellers.
Mr. Durante, Mr. Hindmarsh, Mr. Burgess.
Mr. Mackenzie, Mr. Davidson, Mr. Sullivan.
Mr. Fallik, Mr. Denny, Mr. McLenny.
Mr. Booth, Mr. Struth, Mr. Tenner.
Mr. O'Connor, Mr. W. Millard, Mr. Cohen.
Mr. Lerry, Mr. Arthur Griffith, Mr. Mahony.
Mr. R. J. Anderson, Tellers.
Mr. Coen, Mr. Bristow, Mr. Lee.
Mr. Edden, Mr. Walter Anderson, Mr. Oakes.
Mr. Charlton, Mr. Ball, Mr. Meehan.

Agreed to.

And clauses 6 to 14 having been dealt with,—

No. 12.

SAME BILL.

Clause 15. While any such declaration is in force with respect to any house, office, room, or place any member of the police force may, without warrant,—

(a) enter the said house, office, room, or place;
(b) enter any land or building which he has reasonable grounds to suspect is used as a means of access to or of exit or escape from the same;
" (c) pass through, from, over, and along any other land or building for the purpose of entering in pursuance of paragraph (a) or paragraph (b) aforesaid;"
(d) for any of the purposes aforesaid, break open doors, windows, and partitions, and do such other acts as may be "necessary";
(e) seize any instruments of gaming and any instruments of betting and documents relating to betting, and any money and securities for money in any such house, office, room, or place. [Read.]

Motion made (Mr. Perry, The Richmond) to leave out paragraph (c).

Question put.—That the words proposed to be left out stand part of the clause.

Committee divided.

Ayes, 44.

Mr. Thomas, Mr. Walter Anderson, Mr. Cohen.
Mr. Lee, Mr. Perry (Liverpool), Mr. Eddy.
Mr. Dacre, Mr. Betell, Mr. W. Millard.
Mr. Moore, Mr. Davidson, Mr. W. Millard.
Mr. Hogue, Mr. Gardiner, Mr. Gibb.
Mr. Maloney, Mr. McLaury, Mr. Scobie.
Mr. Wad, Mr. Denny, Mr. Tenner.
Mr. Ashten, Mr. J. H. Young, Mr. Donalson.
Mr. Thrower, Mr. Hindmarsh, Mr. Scobie.
Mr. O'Coo, Mr. McFarlane, Mr. Scobie.
Mr. Lerry, Mr. Donaldson, Mr. Tenner.
Mr. R. J. Anderson, Mr. Bristow, Mr. W. Millard.
Mr. Coen, Mr. Walter Anderson, Mr. Cohen.
Mr. Edden, Mr. Ball, Mr. Moone.
Mr. Charlton, Mr. O'Connor, Mr. Macdonell.

Noes, 8.

Mr. McNeill, Mr. Denny.
Mr. O'Sullivan, Mr. Ferrier.
Mr. McLaury, Mr. Perry (The Richmond).
Mr. Briner, Tellers.
Mr. Daley, Mr. Cohen.

Words stand.

164—B

No. 12.
No. 13.

SAME BILL.

SAME Clause.

Motion made (Mr. Thrower) to insert in line 9, after the word "necessary," the words "Provided that the Government shall be responsible for any damage done when it is shown that no breach of the Act has occurred."

Question put,—That the words proposed to be inserted be so inserted.

Committee divided.

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<th>Ayes, 18</th>
<th>Noes, 88</th>
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<tr>
<td>Mr. McNeill,</td>
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<td>Mr. McGahan,</td>
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<td>Mr. Perry (The Richmond),</td>
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<td>Mr. Hipper,</td>
<td>Mr. Latimer,</td>
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<td>Mr. McLaurin,</td>
<td>Mr. Hope,</td>
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Insertion of proposed words negatived.

Clause, as read, agreed to.

And clause 16 having been dealt with,—

On motion of Mr. Wade, the Chairman left the Chair to report progress, and ask leave to sit again on Tuesday next.

W. S. MOWLE,  
Clerk Assistant.
GAMING AND BETTING BILL (No. 2—Further considered).

Clauses 17, 18, and 19 having been agreed to,—

Clause 20. (1) Betting or wagering on or near any ground on which any sports are to be held is hereby prohibited in the following manner:

(a) A copy of a notice in the form of Schedule Two or to the like effect shall be advertised in some newspaper circulating in the neighbourhood of such ground at least six clear days before the first day of such sports.

(b) A copy of such notice, written or printed in legible letters, shall, before the commencement of such sports, be posted in conspicuous places on such ground, and also at every gateway or other entrance by which the public are admitted to such ground during the time such sports are held.

(c) Such copy shall be so advertised and posted by direction—

(i) of the persons in whom the ground is vested, or who have the general care, control, and management of the ground, or a majority of them; or

(ii) of the persons who will, during the holding of the sports therein referred to, have the right to control admission to the ground, or a majority of them.

(2) Any such notice shall be in force during the period therein mentioned or while the sports therein referred to are held.

(3) In all proceedings under this Act such notice shall be deemed to have been advertised and posted by direction of persons authorised by this Act, unless the contrary is proved. [Read]

Motion made (Mr. Arthur Griffith) to leave out from line 2 the words “may be” and insert the words “is hereby” instead thereof.

And the Committee continuing to sit after Midnight,—

THURSDAY, 30 AUGUST, 1906.

Question put,—That the words proposed to be left out stand part of the clause.

Committee divided.

Ayes, 29.

Mr. Daley, Mr. W. W. Young, Mr. Edden, Mr. E. Pearson, Mr. Robinson, Mr. Holmes, Mr. Kavanagh, Mr. Keane, Mr. Ball.

Mr. Dalton, Mr. W. W. Young, Mr. Edden, Mr. E. Pearson, Mr. Robinson, Mr. Holmes, Mr. Kavanagh, Mr. Keane, Mr. Ball.

Noes, 34.

Mr. Ashton, Mr. Moore, Mr. Carruthers, Mr. Hough, Mr. Wade, Mr. Griffith, Mr. Griffith, Mr. J. Griffith, Mr. King, Mr. Lee, Mr. Girdler, Mr. Levy, Mr. Davidson, Mr. Miller, Mr. Robson, Mr. Cairns, Mr. Cohen, Mr. Fagan, Mr. R. J. Anderson, Mr. Latimer, Mr. Mahony, Mr. Mackenzie, Mr. Lee, Mr. Gillies, Mr. Hindmarsh, Mr. Henley, Mr. Noble, Mr. McPherson, Dr. Arthur, Mr. Booth, Mr. Walter Anderson, Mr. McGarry, Mr. W. Millard.

Tellers, Mr. Creswell, Mr. McCoy.

Words left out.

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No. 2.
No. 2.

SAME BILL.

Same clause.

Question put,—That the words proposed to be inserted be so inserted.
Committee divided.

Ayes, 33.  
Noes, 30.

Mr. Levy,  
Mr. Mahony,  
Mr. Wade,  
Mr. Howe,  
Mr. Carnuthers,  
Mr. Fegan,  
Mr. Lee,  
Mr. Joseph,  
Mr. Brunton,  
Mr. Creswell,  
Mr. Latimer,  
Mr. R. J. Anderson,  
Mr. Booth,  
Mr. Mackenzie,  
Mr. McCoy,  
Mr. Ashton,  
Mr. Moore,  
Mr. Nobbs,  

Mr. Robson,  
Mr. Coles,  
Mr. Cunn,  
Mr. McGowan,  
Mr. Arthur Griffith,  
Mr. Gillies,  
Mr. Walter Anderson,  
Mr. McIlroy,  
Mr. Gardiner,  
Mr. W. Miller,  
Mr. Hanley,  

Words inserted.
And the clause having been further amended as indicated.

No. 3.

SAME BILL.

Same clause.

Question put,—That the clause as amended stand part of the Bill.
Committee divided.

Ayes, 36.  
Noes, 27.

Mr. Mahony,  
Mr. Wade,  
Mr. Carnuthers,  
Mr. Lee,  
Mr. Joseph,  
Mr. Brunton,  
Mr. Creswell,  
Mr. Ashton,  
Mr. Moore,  
Mr. Nobbs,  

Mr. Law,  
Mr. Booth,  
Mr. Fegan,  
Mr. McCoy,  

Mr. Perry (Liverpool Plains),

Mr. Carruthers,  
Mr. Fegan,  
Mr. Lee,  
Mr. Joseph,  
Mr. Brunton,  
Mr. Creswell,  
Mr. Latimer,  
Mr. R. J. Anderson,  
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Mr. Latimer,  

Tellers,

Mr. Carruthers,  
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Mr. Lee,  
Mr. Joseph,  
Mr. Brunton,  
Mr. Creswell,  
Mr. Latimer,  

Tellers,

Mr. Carruthers,  
Mr. Fegan,  
Mr. Lee,  
Mr. Joseph,  
Mr. Brunton,  
Mr. Creswell,  
Mr. Latimer,  

Tellers,
The Chairman later on ruled the amendment out of order on the ground that the word person included males as well as females.

Motion made (Mr. Thrower) in line 3 to insert after the word "behalf" the words "or with any female."

Question put.—That the words proposed to be inserted be so inserted.

Committee divided.

**Ayes, 11:**
- Mr. Jones
- Mr. Nicolson
- Mr. Rolls
- Mr. Thrower
- Mr. Gardiner
- Mr. McGowan
- Mr. Charlton
- Mr. McGarry
- Mr. Thrower
- Mr. Donaldson
- Mr. Levy

**Noes, 47:**
- Mr. Mahony
- Mr. Wade
- Mr. Moore
- Mr. Macdonell
- Mr. Hogue
- Mr. Carruthers
- Mr. Ducey
- Mr. Creswell
- Mr. Bruntnell
- Colonel Ryrie
- Dr. Arthur
- Mr. Thomas
- Mr. Perry

Insertion of proposed words negatived.

Clause, as read, agreed to.

And clauses 26, 27, 28, and 29 having been agreed to

No. 5

**SAME BILL.**

Clause 30. (1) No race-meeting shall be held by or on behalf of any club, association, or person on more than sixteen days in any one year.

(2) No race-meeting shall be held:

(a) On any racecourse within forty miles of the General Post Office, Sydney, on more than twenty-four days in any one year.

(b) On any other racecourse on more than twelve days in any one year.

(1) No race-meeting shall be held on any "racecourse" unless such racecourse is licensed under this Act, for horse-racing or pony-racing as the case may be.

(2) No race-meeting shall be held on any racecourse if the circumference of the running-ground of such racecourse, measured three feet from the inner boundary, is less than six furlongs.

(3) The number of days in any one year on which meetings for horse-racing may be held on any licensed racecourse shall not exceed the following:

(a) Where the racecourse is situate within forty miles of the General Post Office, Sydney, the number shall be twenty-four, or the number of days on which such meetings were held at such racecourse during the twelve months ending the thirty-first day of July, one thousand nine hundred and six, whichever number is the smaller.

(b) Where the racecourse is situate within twenty miles of the principal post office, Newcastle, the number shall be fifteen or the number of days on which such meetings were held on such racecourse during the twelve months ending the thirty-first day of July, one thousand nine hundred and six, whichever number is the smaller.

(4) The number of days in any one year on which meetings for pony-racing may be held on any licensed racecourse shall not exceed the following:

(a) Where the racecourse is situate within forty miles of the General Post Office, Sydney, the number shall be twenty-four, or if there is more than one racecourse the number shall not exceed the quotient, omitting fractional parts, obtained by dividing the number seventy-two by the number of racecourses situate as aforesaid and licensed for pony-racing in that year.

(b) Where the racecourse is situate beyond the said forty miles, the number shall be six.

(5) If any race-meeting is held in contravention of this section, the owner or trustees of the racecourse, and the club, association, or person by or on behalf of which or whom such meeting was so held, and each member of the managing body of such trustees, club, or association, and any person acting at such race-meeting as starter or judge, shall be liable to a penalty not less than five hundred pounds and not exceeding one thousand pounds.

(6) This section shall take effect from the first day of January, one thousand nine hundred and seven, and in its construction a year shall be deemed to commence on the said first day of January. [Read]

And the clause having been amended as indicated,—
Motion made (Mr. Fleming) to insert in line 1 after the word "racecourse" the words "other than a recognised showground."

Point of Order:—Mr. Dacey submitted that the amendment was beyond the scope of the Bill.

The Chairman ruled that the amendment was not beyond the scope of the Bill, but was outside the scope of the clause.

And the clause having been further amended as indicated,—

Motion made (Mr. Wade) to insert the following words to stand as sub-clause (4)—

(4) The number of days in any one year on which meetings for pony-racing may be held on any licensed racecourse shall not exceed the following:—

(a) Where the racecourse is situate within forty miles of the General Post Office, Sydney, the number shall be twenty-four, or if there is more than one racecourse the number shall not exceed the quotient, omitting fractional parts, obtained by dividing the number "seventy-two" by the number of racecourses situate as aforesaid and licensed for pony-racing in that year.

(b) Where the racecourse is situate beyond the said forty miles, the number shall be six.

Motion made (Mr. Jones) to amend the proposed amendment by leaving out from line 6 the words "seventy-two" and inserting the words "one hundred and four" instead thereof.

Question put,—That the words proposed to be left out stand part of the proposed amendment. Committee divided.

Ayes, 36.
Mr. Thomas, Mr. Cohen,
Mr. Wade, Mr. Charlton,
Mr. Ashton, Mr. Ball,
Mr. McIlvray, Mr. Walter Anderson,
Mr. Hogue, Mr. Davidson,
Mr. Levy, Mr. Perry (Liverpool Plains),
Mr. Lov, Mr. Fleming,
Mr. Oakes, Mr. Bobb,
Mr. Hornibrook, Mr. W. W. Young,
Mr. J. Anderson, Mr. Booth,
Mr. Robinson, Mr. Law,
Mr. Moore, Mr. W. Millard,
Mr. Regan, Mr. Henley,
Mr. Hindmarsh, Mr. Crosswell,
Mr. Collins, Colonel Byrnes,
Mr. Mackenzie, Mr. Joseph,
Mr. Gillies, Mr. McVey,
Dr. Arthur, Tellers.

Noes, 10.
Mr. Macdonell, Mr. Eddin,
Mr. Eddy, Mr. Dacey,
Mr. Jones, Mr. Thrower,
Mr. McNeil, Mr. Levien,
Mr. Levien, Mr. Burgess,
Mr. Miller, Mr. Gardiner,
Mr. Morcan, Mr. Hollow,
Mr. McLaury, Mr. Briner,
Mr. Tellers,
Mr. Kearney, Mr. Downes.

Words stand.
Amendment, as proposed, agreed to.

And the clause having been further amended as indicated.

SAME BILL.

Same clause.

Motion made (Mr. Wade) to fill blank, line 1, sub-clause 6, with word "January."
Question put,—That the word proposed to be inserted be so inserted. Committee divided.

Ayes, 31.
Mr. Latimer, Mr. Walter Anderson,
Mr. Wade, Mr. Collins,
Mr. Ashton, Mr. Josep,
Mr. McIlvray, Mr. Hogue,
Mr. Levy, Mr. Dee,
Mr. Thomas, Mr. Perry (Liverpool Plains),
Dr. Arthur, Mr. Moore,
Mr. Levy, Mr. Moore,
Mr. Oakes, Mr. Law,
Mr. Hornibrook, Mr. Oakes,
Mr. Charlton, Mr. Moore,
Mr. Booth, Mr. Norris,
Mr. Nobbs, Mr. Davidson,
Mr. Cohen, Mr. Thomas,
Mr. R. J. Anderson, Mr. Gillies,
Mr. Collins, Colonel Byrnes,
Tellers.

Noes, 15.
Mr. Dacey, Mr. Macdonell,
Mr. Thrower, Mr. McNeil,
Mr. Donaldson, Mr. Levien,
Mr. McLaury, Mr. Burgess,
Mr. W. W. Young, Mr. Hollow,
Mr. Hollis, Mr. Gardiner,
Mr. Miller, Mr. Morcan,
Mr. Tellers,
Mr. Kearney, Mr. Downes.

Word inserted.

And the clause having been further amended as indicated,—

Clause, as amended, agreed to.

And clauses 31, 32, the Schedules, and postponed clauses 2 and 3, and several new clauses having been dealt with,—

No. 7.
Mr. Bruntnell moved the following new clause to stand as clause 32,—

"After paragraph (a) of section 21 of the Principal Act, the following paragraph is inserted,—(b) publishes in a newspaper the odds on any race to be run at a meeting "for horse-racing or pony-racing."

Question put.—That the clause, as read, stand part of the Bill.

Committee divided.


Mr. Latimer, Mr. Jessep, Mr. Charlton, Tellers,
Mr. Lee, Mr. Davidson, Mr. Thomas,
Mr. Bruntnell, Mr. Cohen, Mr. Macdonnell,
Mr. Hope, Mr. Gillies, Mr. Fleming,
Mr. Donaldson, Mr. Ball, Mr. Jones,
Mr. Ashton, Mr. McCannry, Mr. Kearney,
Mr. Wade, Mr. Hindmarsh, Colonel Kyrie,
Mr. nebbs, Mr. Henley, Mr. Meehan,
Mr. Oaks, Mr. Briner, Mr. Miller,
Mr. McNall, Mr. Walter Anderson, Mr. Burgess,
Mr. Thrower, Mr. Ball, Mr. W. W. Young,
Mr. Moore, Mr. Cohen, Mr. Millard,
Mr. Cresswell, Mr. Law, Mr. Perry (Liverpool
Mr. Booth, Mr. McLaun, Plains).

Mr. R. J. Anderson,

Agreed to.

N 8.

SAME BILL.

Mr. Thrower moved the following new clause to follow new clause last inserted,—

"No newspaper shall publish any comments on any forthcoming race meeting or suggestions as to the results of any contest about to take place."

Point of Order.—Mr. Wade asked the Chairman to rule the proposed new clause out of Order, as outside the scope of the Bill and the present Act.

The Chairman ruled the amendment out of Order, as outside the order of leave.

Whereupon Mr. Thrower moved, That the Chairman leave the Chair to report a Point of Order, and ask leave to sit again, so soon as the Point of Order has been decided by the House.—

The Point of Order is—"That Mr. Thrower moved a new clause, viz., That no newspaper shall publish any comments on any forthcoming race meeting, or suggestions as to the results of any contests about to take place. The Chairman ruled the clause out of order, on the ground that it was outside the scope of the Bill."

Question put.

Committee divided.

Ayes, 11.    Noes, 32.

Mr. Gardiner, Mr. Moore, Mr. Davidson,
Mr. Macdonnell, Mr. Hope, Mr. Thomas,
Mr. Jones, Mr. W. E. Wade, Mr. Walter Anderson,
Mr. McNeill, Mr. Oaks, Mr. Fleming,
Mr. Burgoyne, Mr. Ashton, Mr. Law,
Mr. Miller, Mr. Bruntnell, Mr. Lealmer,
Mr. Meehan, Dr. Arthur, Mr. Ball,
Mr. Charlton, Mr. Levy, Mr. W. W. Young,
Mr. McCannry, Mr. Cohen, Mr. Jessep,
Tellers, Colonel Kyrie, Mr. Ball,
Mr. Thrower, Mr. Breniar, Mr. Booth,
Mr. Hobbs, Mr. R. J. Anderson, Mr. McLaun,
Mr. R. J. Anderson, Mr. Lee,

Negatived.

And another proposed new clause having been ruled out of order.

On motion of Mr. Wade, the Chairman left the Chair to report the Bill, with amendments, to the House.

W. S. MOWLE,
Clerk Assistant.
LEGISLATIVE ASSEMBLY.
NEW SOUTH WALES.

No. 6.

WEEKLY REPORT OF DIVISIONS
IN
COMMITTEE OF THE WHOLE

(EXTRACTED FROM THE MINUTES.)

WEDNESDAY, 5 SEPTEMBER, 1906.

No. 1.
ADMINISTRATION AMENDING BILL.—

Clauses 1 to 5 having been dealt with,—

Mr. Cohen moved the following new clause to follow clause 5.—

6. Section five of the Administration (Validating) Act, 1900, is repealed, and the following inserted in its place—

Where any person has died intestate before or after the commencement of this Act, as to any real or personal estate used by him at the time of his death in any business, trade, or occupation, the court, or the Supreme Court in its equitable jurisdiction, may authorise the administrator, or, in case of partial intestacy, the executor (whether administration or probate has been granted before or after the commencement of this Act) to postpone the realisation of the estate so used, or any part thereof, for such time as the court thinks fit, and in the meantime to carry on the said business, trade, or occupation, and to use therein such estate or part thereof, subject to such conditions as the court may think fit to impose.

Point of Order:—Mr. Jessop submitted that the proposed new clause was out of order as it proposed to repeal a section of the original Act.

The Chairman ruled the amendment out of order, as outside the scope of, and not covered by, the Title of the Bill.

Whereupon Mr. Cohen moved,—That the Chairman leave the Chair to report a Point of Order, and ask leave to sit again so soon as the Point of Order has been decided by the House. The Point of Order is, that Mr. Cohen moved a new clause to follow clause 5; the Chairman ruled the proposed new clause out of order as outside the scope of, and not covered by, the Title of the Bill.

(The proposed new clause is here stated as above recorded.)

Question put.
Committee divided.

Ayes, 15.
Mr. Arthur Griffith,
Mr. Fagan,
Mr. Knowles,
Mr. Cohen,
Mr. Mahony,
Mr. Udhion,
Mr. Levy,
Mr. Edkins,
Mr. Hollis,
Mr. McGowan,
Mr. W. Millard,
Mr. Robertson,
Mr. Nicholson,
Tellers,
Mr. Estall,
Mr. Nicolson.

Noes, 20.
Mr. Ashton,
Mr. Moore,
Mr. Brumwell,
Mr. Howden,
Mr. Waite,
Mr. Oswald,
Mr. Neils,
Mr. Neils,
Mr. Eden George,
Mr. Joppe,
Dr. Arthurt,
Mr. Dick,
Mr. MacFarlane,
Mr. Perry (The Richmond),
Tellers,
Mr. Laidner,
Mr. Fallick,
Mr. Lee.

Negatived.

On motion of Mr. Wade, the Chairman left the Chair to report the Bill, with amendments, to the House.

W. S. MOWLE,
Clerk Assistant.
1906.

LEGISLATIVE ASSEMBLY.

NEW SOUTH WALES.

No. 7.

WEEKLY REPORT OF DIVISIONS

IN

COMMITTEE OF THE WHOLE.

(Extracted from the Minutes)

Tuesday, 11 September, 1906.

No. 1.

Borough of Balmain Electric Lighting Bill:—
(Consideration of Legislative Council's amendments.)

Mr. Law moved, that the Committee agree to the Legislative Council's amendments in the Bill.

And Mr. Kelly requiring that the amendments be put seriatim,—

Clause 17. The council shall not, in the exercise of the powers conferred by this Act, construct, lay down, or place any works for the supply of electricity whereby any public telegraph or telephone line or other public work is or may be injuriously affected. And the council and its agents shall conform with such reasonable requirements, either general or special, as may from time to time be made by the Postmaster-General or Secretary for Public Works or the Railway Commissioners for the purpose of preventing any such telegraph or telephone line or other public work from being injuriously affected by the works of the council; and on failure to conform with the said requirements, or any of them, the Postmaster-General or Secretary for Public Works or the Railway Commissioners may forthwith remove any works of the council for the supply of electricity by which any public telegraph or telephone line or other public work is or may be injuriously affected. Any difference which arises between the Postmaster-General or Secretary for Public Works or the Railway Commissioners and the council shall be determined by arbitration. In the event of any contravention of this section by the council or their agents, the council shall be liable to a fine not exceeding ten pounds for every day during which such contravention continues, or if the telegraphic or telephonic communication is wilfully interrupted not exceeding ten pounds for every day on which such interruption continues. For the purpose of this section a telegraph or telephone line or other public line, shall be deemed to be injuriously affected if telegraphic or telephonic communication by means of such line, whether through induction or otherwise, is affected by any electric line or work of the council, or by any use made of such electric line or work. [Considered.]

Motion made (Mr. Law), that the Committee agree to the Legislative Council's amendment in lines 5 and 6.

Point of Order:—Mr. Arthur Griffith submitted that the amendment was out of order. An Act dissolving the present Railway Commissioners and vesting the powers formerly vested in Commissioners in the Chief Commissioner had been assented to. There was no such body as the Railway Commissioners.

The Temporary Chairman said this matter was one for the House to decide.

Question again proposed.

Point of Order:—Mr. Jessep submitted that the amendment was out of order, as in the interpretation clause mention was made of all the contracting parties, but there was no recognition of the Railway Commissioners.

The Chairman overruled the objection. No point of order could be submitted on this motion. It was a matter of judgment on the part of the Committee whether it agreed to or disagreed to the amendments.

Question again proposed.

Mr. Miller moved, "That the Question be now put."
Question put.—That the question be now put.
Committee divided.

Ayes, 37.
Mr. Lee, Mr. Dick, Mr. Wade, Mr. Ball, Mr. Broughton, Mr. Law, Mr. Hogue, Mr. Mahony, Mr. Joseph, Mr. Latimer, Mr. Thomas, Mr. Moore, Mr. Robson, Colonel Kyrie, Mr. Walter Anderson, Mr. Downes, Mr. Miller, Mr. John Hurley, Mr. O'Connor, Mr. Ashton.

Mr. Perry (Liverpool Plains), Mr. Brunstall, Mr. Oakes, Mr. McCoy, Mr. Booth, Mr. Henley, Mr. Perry (The Richmond), Mr. Richards, Mr. Hindmarch, Mr. Brunstey Hall, Mr. Kearney, Mr. Mackenzie, Mr. Robby, Mr. W. Millard.

Tellers, Mr. Ball, Mr. O'Conor, Dr. Arthur.

Nees, 17.
Mr. McGowen, Mr. Estell, Mr. Scoble, Mr. McNell, Mr. Holis, Mr. Fegan, Mr. Sullivan, Mr. Mehan, Mr. Gardiner, Mr. Ridden, Mr. Kelly, Mr. McGarry, Mr. Jones, Mr. W. W. Young, Mr. O'Sullivan.

Tellers, Mr. Nielsen, Mr. Arthur Griffith.

And it appearing by the Tellers' Lists that the number in favour of the motion, being a majority, consisted of "at least thirty Members."

Agreed to.

Question put.—That the Committee agree to the Legislative Council's amendment in lines 5 and 6.
Committee divided.

Ayes, 40.
Mr. Lee, Mr. Dick, Mr. Wade, Mr. Ball, Mr. Broughton, Mr. Law, Mr. Hogue, Mr. Mahony, Mr. Joseph, Mr. Latimer, Mr. Fallick, Mr. Downes, Dr. Arthur, Mr. John Hurley, Mr. O'Connor, Mr. Ashton.

Mr. Eades, Mr. Perry (Liverpool Plains), Mr. Richards, Mr. Hindmarch, Mr. Brunshley Hall, Mr. Kearney, Mr. Nobbs, Mr. Scoble, Mr. Walter Anderson, Mr. Downes, Mr. Miller.

Tellers, Mr. Nielsen, Mr. Mechan, Mr. Estell, Mr. John Hurley, Mr. O'Connor, Mr. Ashton.

Nees, 13.
Mr. McGowen, Mr. Estell, Mr. Jean, Mr. McNell, Mr. Arthur Griffith, Mr. Holis, Mr. Mehan, Mr. Ridden, Mr. Kelly, Mr. W. W. Young.

Tellers, Mr. McGarry, Mr. Gardiner.

Council's amendment agreed to.

On motion of Mr. Law, the Chairman left the Chair to report progress, and ask leave to sit again To-morrow.

W. S. MOWLE,
Clerk Assistant.
LEGISLATIVE ASSEMBLY.

NEW SOUTH WALES.

No. 8.

WEEKLY REPORT OF DIVISIONS

IN COMMITTEE OF THE WHOLE

(Extracted from the Minutes.)

THURSDAY, 20 SEPTEMBER, 1900.

No. 1.

MINING BILL.

Clauses 1 and 2 having been dealt with, and clause 3 postponed,—

Clause 4. (1) The Governor may establish and maintain in connection with the Department of Mines, a school of mines and museums for the purpose of providing instruction by means of classes, lectures, or otherwise in geology, mineralogy, and chemistry, in their scientific and practical application to mining pursuits, and may also establish and maintain offices for the assaying of mineral ores. He may appoint such professors and teachers in any of the said sciences, and such assayers, curators, keepers, and servants as may, in his opinion, be requisite to give effect to the provisions of this section.

(2) Such schools, museums, and offices, and the staffs thereof, shall be under the control and management of the Minister.

(3) "Provided that if the Governor thinks it desirable that any school or museum should be managed in connection with the University of Sydney, and so proclaims, the same shall, so long as such connection continues, be under the control and management of the Senate of the University, and such Senate shall in that case appoint such professors and readers and other persons as aforesaid as may be required.

(4) This section shall apply to the school of mines, museum, and assay offices already established at the commencement of this Act, as if they had been established under this section.

[Read.]

And the clause having been amended as indicated,—

Motion made (Mr. Macdonell) to leave out from line 1 of subclause (3) the words "Provided that if the Governor thinks it desirable that" (with a view of afterwards moving to leave out the remainder of the subclause).

Question put,—That the words proposed to be left out stand part of the clause.

Committee divided.

Ayes, 33.

Mr. Wade,-
Mr. Ashton,
Mr. Fegan,
Mr. Cohen,
Mr. Cates,
Mr. Moore,
Mr. Donaldson,
Mr. Egan,
Mr. Hogue,
Mr. Jessop,
Mr. Lazarin,
Mr. Broughton,
Mr. Lee,
Mr. O'Connor,
Mr. Robinson,
Mr. Maloney,
Mr. Dunstan,
Mr. J. H. Young,
Mr. Arthur,

Mr. Nobbs,
Mr. Thomas,
Mr. Fullkirk,
Mr. Walter Anderson,
Mr. Brunstead,
Mr. K. J. Anderson,
Mr. Henley,
Mr. Nelson,
Mr. Butcher,
Mr. Storey,
Mr. Hindmarsh,
Mr. Davidson,
Mr. Ball,
Mr. Collins,
Mr. Fleming,

Noes, 20.

Mr. Dacey,
Mr. Arthur Griffith,
Mr. Macdonell,
Mr. McGowen,
Mr. McGowan,
Mr. Charlton.

Tellers,
Mr. Jones,
Mr. Robson.
Mr. Collins,

Mr. Tweedie,
Mr. Smith,
Mr. Miller,
Mr. McNeill,
Mr. Estell,
Mr. Macrae,
Mr. Burgess,
Mr. McLaren,
Mr. Gardiner,
Mr. W. W. Young,
Mr. Bennett,
Mr. Richards,
Mr. O'Sullivan.

And the clause having been further amended as indicated,—

Clause, as amended, agreed to.

And clauses 5 to 11 having been dealt with,—

No. 2.
Clause 12. A miner's right or business license may be transferred by endorsement thereon under the hand of the transferrer and by registration in the prescribed manner. [Read.]

Question put,—That the clause, as read, stand part of the Bill.

Committee divided.

Ayes, 32.

Mr. Cohen, Mr. Wade, Mr. Ashton, Mr. Moore, Mr. Pegue, Mr. Davidson, Mr. Jessop, Mr. Howes, Mr. Thomas, Mr. Lee, Mr. Bright, Mr. Mahony, Mr. Oakes, Mr. Robson, Mr. Buenttell, Mr. Walter Anderson, Mr. Nobbs, Dr. Arthur, Mr. Downes, Mr. Latimer, Mr. Davidson, Mr. Stecy, Mr. Collins, Mr. Fleming, Mr. Kenner, Mr. Brier, Mr. Hemy, Mr. Fallax, Mr. O'Conor, Mr. R. J. Anderson, Tellers, Tellers.

Noes, 20.

Mr. Dacey, Mr. O'Sullivan, Mr. Arthur Griffith, Mr. Charlton, Mr. Hollis, Mr. Macdonell, Mr. Scoble, Mr. Nicless, Mr. Gray, Mr. McNally, Mr. McGowen, Mr. Miller, Mr. McNeil, Mr. Estall, Mr. Burgess, Mr. Meckin, Mr. W. W. Young, Mr. Richards.

Clause, as read, agreed to.

And clauses 13, 14, 15, and 16 having been agreed to,—

No. 3.

SAME BILL.

Authority to prospect.

Clause 17. (1) A holder of a miner's right may apply to the Minister for an authority to prospect on any Crown lands, whether exempted from occupation under this Part or not, and the Minister may, on the recommendation of the warden or the prospecting board, grant such authority. The area to be held under such authority, the term, rent, and the conditions as to labour and other matters shall be fixed by the Minister. Failure to comply with any conditions so fixed shall render the authority liable to be cancelled by the Minister.

(2) Such authority shall entitle the holder to take possession of the area on payment in advance of the rent fixed as aforesaid, and survey fee if necessary, and to carry on prospecting operations during the term of such authority.

(3) On discovery of gold or other minerals, the holder of the authority shall report, within seven fourteen days from the date of such discovery, to the warden of the district, who shall thereupon report to the Minister on the nature of the discovery. The Minister may thereupon call upon the holder of the authority to apply for a lease of the land or such part thereof as he may deem advisable or to continue prospecting operations. [Read.]

Motion made (Mr. Macdonell) to leave out from line 3 the words "or the prospecting board."

Question put,—That the words proposed to be left out stand part of the clause.

Committee divided.

Ayes, 30.

Mr. Latimer, Mr. Rogan, Mr. O'Connor, Mr. Ashton, Mr. Moore, Mr. Donaldson, Mr. Pegue, Mr. Davidson, Mr. Jessop, Mr. Hindmarsh, Tellers, Mr. Ball, Mr. Walter Anderson.

Noes, 18.

Mr. Morton, Mr. Fallax, Mr. Law, Mr. Noble, Mr. Arthur, Mr. Levy, Mr. Collins, Mr. Thomas, Tellers, Tellers, Mr. Walter Anderson.

No words stand.

And the clause having been amended as indicated,—

Clause, as amended, agreed to.

And clause 18 having been agreed to, clause 19 postponed, and clauses 20, 21, and 22 dealt with,—

On motion of Mr. Moore, the Chairman left the Chair to report progress, and ask leave to sit again on Tuesday next.

No. 4.
No. 4.

PARLIAMENTARY ELECTIONS BILL.

(Resolution.)

Mr. Hogue moved, That the Committee agree to the following Resolution:

Resolved—That it is expedient to bring in a Bill to amend the Parliamentary Electorates and Elections Act, 1902, and the Constitution Act, 1902; to repeal the Parliamentary Elections (Amendment) Act, 1903; and for other purposes.

And the Committee continuing to sit after Midnight,—

FRIDAY, 21 SEPTEMBER, 1906, A.M.

And notice being taken, and it appearing that there was not a Quorum present in the Committee, the Chairman left the Chair to report to the House accordingly.

The Committee resumed.

The Chairman again left the Chair to report that there was not a Quorum present.

The Committee resumed.

The Temporary Chairman left the Chair to report that there was not a Quorum present.

The Committee resumed.

The Temporary Chairman again left the Chair to report that there was not a Quorum present.

The Committee resumed.

Question put,—That the Committee agree to the resolution.

Committee divided.

Ayes, 23.

Mr. R. J. Anderson, Mr. Cunningham, Mr. Hogue, Mr. Latimer, Mr. Fallick, Mr. Nobbs, Mr. Jessep, Dr. Arthur, Mr. Cohen, Mr. Ball, Mr. Lee, Mr. Briner, Mr. Levy, Mr. Henley, Mr. Ashton, Mr. McNeely, Mr. Moore, Mr. Bruntnell.

Mr. O'Connor, Mr. Latimer, Mr. Nobbs, Mr. Jessep, Mr. Hirdman, Mr. Brow, Mr. Healey, Mr. Ball, Mr. McNeely, Mr. Ball, Mr. Henley, Mr. Ashton, Mr. McNeely, Mr. Moore, Mr. Bruntnell.

Tellers, Mr. Dacey, Mr. Dacey, Mr. Kennedy, Mr. Hollis, Mr. Kennedy, Mr. Cain, Mr. Cain, Mr. MacNeill, Mr. MacNeill, Mr. McGovem, Mr. McGovem, Mr. Holman, Mr. Holman, Mr. Jones, Mr. Jones, Mr. Soobie, Mr. Soobie, Mr. Soobie, Mr. Soobie, Mr. McNeill, Mr. McNeill, Mr. Nielsen, Mr. Nielsen.

Mr. Thomas, Mr. Donaldson, Mr. Thomas, Mr. Donaldson, Mr. Morton, Mr. Davidson.

Tellers, Mr. Thomas, Mr. Donaldson, Mr. Thomas, Mr. Donaldson, Mr. Morton, Mr. Davidson.

Mr. Oakes, Mr. Oakes, Mr. Oakes.

Mr. Oakes, Mr. Oakes, Mr. Oakes.

Noses, 17.

Mr. Decy, Mr. Fegan, Mr. Fegan, Mr. Decy, Mr. Fegan, Mr. Fegan, Mr. Fegan, Mr. Fegan.

Mr. Fegan, Mr. Fegan, Mr. Fegan, Mr. Fegan, Mr. Fegan

Mr. Fegan, Mr. Fegan, Mr. Fegan, Mr. Fegan.

Mr. Fegan, Mr. Fegan, Mr. Fegan.

Mr. Jones, Mr. Seobie, Mr. Jones, Mr. Seobie, Mr. Jones, Mr. Seobie, Mr. Jones, Mr. Seobie.

Mr. Jones, Mr. Seobie, Mr. Jones, Mr. Seobie, Mr. Jones, Mr. Seobie, Mr. Jones, Mr. Seobie.

Mr. Jones, Mr. Seobie, Mr. Jones, Mr. Seobie, Mr. Jones, Mr. Seobie, Mr. Jones, Mr. Seobie.

Mr. Jones, Mr. Seobie, Mr. Jones, Mr. Seobie, Mr. Jones, Mr. Seobie, Mr. Jones, Mr. Seobie.

Agreed to.

On motion of Mr. Hogue, the Chairman left the Chair to report that the Committee had come to a resolution.

W. S. MOWLE,
Clerk Assistant.
No. 9.

WEEKLY REPORT OF DIVISIONS

IN COMMITTEE OF THE WHOLE.

(Extracted from the Minutes.)

TUESDAY, 25 SEPTEMBER, 1906.

No. 1.

Mining Bill (further considered).

Clause 23. (1) The Governor, in the name and on behalf of His Majesty, may lease Crown lands and any street, road, or highway, as follows:—

(a) He may grant mining leases, of the surface and the subjacent soil, or of the soil below a certain depth from the surface only, which may be—

(i) gold mining-leases, authorising mining on the land for gold and for purposes connected with gold-mining;

(ii) mineral leases, authorising mining on the land for the minerals therein specified, and for purposes connected with such mining.

(b) He may grant leases (to be called leases for mining purposes) of the surface only, and to a limited depth below the surface. Such leases authorise the use of the land for mining purposes, but do not authorise mining on the land or the removal of any gold or minerals won therefrom.

(2) Provided that—

(a) A claim lawfully occupied under a miner’s right shall not be leased unless the holder of the right consents to the leasing, in which case the claim shall be deemed to be abandoned, and the title thereto shall be absolutely extinguished, whether the application for the lease is granted or refused.

(b) Crown land occupied as a business or residence area, or for a dam, reservoir, race, or for machinery, shall only be leased free, such depth below the surface as the Minister deems sufficient to secure the surface and any buildings, works, and improvements thereon from damage occasioned by mining operations.

(c) The surface of Crown land held under lease from the Crown for purposes other than pastoral purposes shall only be leased subject to the payment of compensation, to be assessed by the warden.

(d) Auriferous alluvial Crown land shall not be leased unless in the opinion of the Minister—

(i) the land has been worked and abandoned; or

(ii) the land is suitable to be leased by reason of the difficulties and cost attending the construction of mine works upon or of mining such land;

(iii) the land may be leased for mining purposes only.

(e) The Governor, by notification, on the recommendation of the Minister, may exempt any Crown lands from the leasing provisions of this Act, and may revoke or amend any such notification. [Read.]

And the clause having been amended as indicated,—

Motion made (Mr. Nielsen) to add after words last inserted the words “Provided that no lease shall be granted upon a new mining field until a proclamation has been issued opening such field to leasing.”
Question put,—That the words proposed to be added be so added.
Committee divided.

Mr. Thrower, 20
Mr. Jones, 21
Mr. Holtis, 22
Mr. Holman, 23
Mr. Macdonell, 24
Mr. Fegan, 25
Mr. Nicolson, 26
Mr. Caan, 27
Mr. Burgoyne, 28
Mr. Meekan, 29
Mr. Gardner, 30
Mr. Daley, 31
Mr. Kedell, 32
Mr. Arthur Griffith, 33
Mr. Charlton, 34
Mr. McGowen, 35
Mr. O'Sullivan, 36
Mr. Bennett, 37
Mr. Derry (Liverpool Plains), 38
Mr. Mcleans, 39
Mr. Maedonell, 40
Mr. Fegan, 41
Mr. Nielsen, 42
Mr. Caan, 43
Mr. Dunn, 44
Mr. Miller, 45
Mr. Kelly, 46
Mr. Joseph, 47

Mr. Mahony, 48
Mr. Rogers, 49
Mr. Wells, 50
Mr. Moore, 51
Mr. Thomas, 52
Mr. Ashton, 53
Mr. Lee, 54
Mr. Cohen, 55
Mr. Broughton, 56
Mr. J. J. Anderson, 57
Mr. Hosken, 58
Mr. Fullick, 59
Mr. J. H. Young, 60
Mr. Hindmarsh, 61
Mr. MacKean, 62

Mr. McDonald, 63
Mr. Collins, 64
Mr. Briner, 65
Mr. Redwood George, 66
Mr. Law, 67
Mr. Bradley Hall, 68
Mr. O'Conor, 69
Mr. Nobbe, 70
Mr. Dick, 71
Mr. W. Millard, 72
Mr. Henley, 73

Addition of proposed words negatived.
Clause, as amended, agreed to.
And clauses 24 to 34 having been dealt with,—

No. 2.

SAME BILL.

Clause 35. (1) Subject to this section the Minister shall fix the respective areas of leases under this Part.

(2) The area of a gold-mining lease shall not exceed twenty-five acres, and the land leased shall be of the form and dimensions prescribed.

(3) The area of a mineral lease shall not exceed six hundred and forty acres for coal or shale, nor eighty acres for other minerals, excepting opal.

(4) The area and dimensions of leases for mining purposes only shall be such as the Minister may, subject to the regulations, determine.

(5) This section shall not apply to special leases granted under the provisions herein-after in this Act contained. [Read.] Motion made (Mr. Burgess) to leave out from line 3 the word "five."

Question put,—That the word proposed to be left out stand part of the clause.
Committee divided.

Mr. Lee, 66
Mr. Wade, 67
Mr. Moore, 68
Mr. Thomas, 69
Mr. Mahony, 70
Mr. Fegan, 71
Mr. Macdonell, 72
Mr. Meekan, 73
Mr. Donaldson, 74
Mr. Ashton, 75
Mr. O'Conor, 76
Mr. Cohen, 77
Mr. Broughton, 78
Mr. Diet, 79
Mr. Fell, 80
Mr. MacKean, 81
Mr. Latimer, 82

Mr. McKean, 83
Mr. Overwell, 84
Mr. Briner, 85
Mr. Eden George, 86
Mr. W. Millard, 87
Tellers, 88
Mr. Collins, 89
Mr. Robson, 90

Mr. Macleans, 91
Mr. Macleans, 92
Mr. Macleans, 93
Mr. Macleans, 94
Mr. Macleans, 95
Mr. Macleans, 96
Mr. Macleans, 97
Mr. Macleans, 98
Mr. Macleans, 99
Mr. Macleans, 100

SAME BILL.

Clause 37. Every mining lease shall contain such labour "conditions" as the Minister may, subject to the regulations, determine. [Read.] Motion made (Mr. Kelly) to insert in line 1, after the word "conditions," the words "not being "less than in the proportion of seven men to ten acres."

Question
Question put,—That the words proposed to be inserted be so inserted.
Committee divided.

Ayes, 18.

Mr. Oakes, Mr. Creswell, Mr. Cohen, Mr. Fall, Mr. Lee, Mr. Thomas, Mr. Broughton, Mr. Wade, Mr. Moore, Mr. Macdonell, Mr. Ashton, Mr. O'Connor, Mr. Mahony, Mr. Dick, Mr. Brinsley Hall, Mr. Joseph, Mr. Downes, Mr. Robson, Mr. Reynoldson, Mr. R. J. Anderson, Mr. Mahony, Mr. O'Conor, Mr. Mahony, Mr. Dick, Mr. Brinsley Hall, Mr. Joseph, Mr. Downes, Mr. Robson, Mr. Reynoldson, Mr. R. J. Anderson, Mr. Mahony, Mr. O'Conor, Mr. Mahony, Mr. Dick, Mr. Brinsley Hall, Mr. Joseph, Mr. Downes, Mr. Robson, Mr. Reynoldson, Mr. R. J. Anderson,

Noes, 38.

Mr. J. H. Young, Mr. Fall, Mr. McCoy, Mr. Hindmarsh, Mr. Beattie, Mr. Collins, Mr. Noble, Mr. Mackenzie, Mr. Law, Mr. Ether George, Mr. Perry (Liverpool Plains), Mr. J. H. Young, Mr. Fall, Mr. McCoy, Mr. Hindmarsh, Mr. Beattie, Mr. Collins, Mr. Noble, Mr. Mackenzie, Mr. Law, Mr. Ether George, Mr. Perry (Liverpool Plains),

Tellers, Tellers, Mr. Levy, Mr. Bruntnell.

Mr. Donaldson, Mr. Fegan, Mr. Thrower, Mr. McGowen, Mr. Cann, Mr. Este, Mr. Arthur Griffith, Mr. Kelly, Mr. O'Sullivan, Mr. Jones, Mr. Chaston, Mr. Gardner, Mr. Miller, Mr. Daley, Mr. Medlicott, Mr. Forbes.

Tellers, Tellers, Mr. Levy, Mr. Bruntnell.

Mr. Mahony, Mr. Wade, Mr. Dick, Mr. Moore, Mr. Hindmarsh, Mr. Lee, Mr. Brougham, Mr. Madden, Mr. Ashton, Mr. Moore, Mr. Macdonell, Mr. Ashton, Mr. O'Connor, Mr. Mahony, Mr. Dick, Mr. Brinsley Hall, Mr. Joseph, Mr. Downes, Mr. Robson, Mr. Reynoldson, Mr. R. J. Anderson,

Insertion of proposed words negatived.

Clause, as read, agreed to.

And the Committee continuing to sit after Midnight,—

WEDNESDAY, 26 SEPTEMBER, 1906, A.M.

And clauses 38 to 44 having been dealt with,—

On motion of Mr. Moore, the Chairman left the Chair to report progress, and ask leave to sit again tomorrow.

WEDNESDAY, 26 SEPTEMBER, 1906.

No. 4.

SAME BILL.

Clauses 48 to 54 having been dealt with,—

Clause 55. The holder of an authority to enter may, "upon obtaining the permission of the warden," erect a temporary residence upon the area defined therein for the use of the persons employed in the prospecting operations, but so that the area to be occupied in connection with such residences shall not exceed one-quarter of an acre, and shall be in such positions as the warden may consider proper.

[Read.]

Motion made (Mr. Kelly) to leave out from lines 1 and 2 the words "upon obtaining the permission of the warden."

Question put.—That the words proposed to be left out stand part of the clause.
Committee divided.

Ayes, 32.

Mr. Mahony, Mr. Wadie, Mr. Dick, Mr. Moore, Mr. Hindmarsh, Mr. Lee, Mr. Reynoldson, Mr. Kearney, Colonel Byron, Mr. Brougham, Mr. J. H. Young, Dr. Arthur, Mr. Robson, Mr. Latimer, Mr. John Hunter, Mr. R. J. Anderson, Mr. Oakes, Mr. Creswell, Mr. Cohen, Mr. Fall, Mr. Lee, Mr. Thomas, Mr. Broughton, Mr. Wade, Mr. Moore, Mr. Macdonell, Mr. Ashton, Mr. Perry (Liverpool Plains), Mr. O'Connor, Mr. Mahony, Mr. Dick, Mr. Brinsley Hall, Mr. Joseph, Mr. Downes, Mr. Robson, Mr. Reynoldson, Mr. R. J. Anderson, Mr. Mahony, Mr. O'Conor, Mr. Mahony, Mr. Dick, Mr. Brinsley Hall, Mr. Joseph, Mr. Downes, Mr. Robson, Mr. Reynoldson, Mr. R. J. Anderson,

Noes, 15.

Mr. McQuigan, Mr. Estall, Mr. Hollis, Mr. Burgess, Mr. Niemann, Mr. Fegan, Mr. O'Sullivan, Mr. Arthur Griffl, Mr. W. Mills, Mr. Thower, Mr. Charton, Mr. Gardner, Mr. Medcalf.

Tellers, Tellers, Mr. Thomas, Mr. Kelly.

Words stand.

And the clause having been amended as indicated,—

Clause, as amended, agreed to.

And clauses 56 to 62 having been dealt with,—

No. 5.
Clause 3. The area of a lease under this Part to mine for gold shall not exceed twenty-five acres, and to mine for any mineable except coal and shale shall not exceed six hundred and forty acres, and for any other purpose shall be of such area as may be prescribed.

Provided that upon the recommendation of the Minister, the Governor may grant a lease exceeding the area above prescribed; but the Minister shall not make such recommendation unless the prospecting board certifies that, by reason of the difficulties and cost attending the construction of mine works upon or of mining such land, it is necessary that such greater area, to be specified by the board, should be included in the lease. [Read.]

Motion made (Mr. Arthur Griffith) to leave out from line 1 the word "five."

Question put,—That the word proposed to be left out stand part of the clause.

Committee divided.

Ayes, 34. 
Mr. Mahony, Mr. Thomas, Mr. Logan, Mr. Cleary, Mr. Lewis, Mr. Ashton, Mr. Price, Mr. Krogher, Mr. Humble, Mr. Wade, Mr. Booth, Mr. Dick, Mr. Broughton, Mr. Ball, Mr. Davoren.

Noes, 13.
Mr. Henley, Mr. W. Millard, Tellers, Mr. Arthur Griffith, Mr. Holman, Mr. McGoogan, Mr. Jones, Mr. O'Sullivan, Mr. Hellis, Mr. Charlton, Mr. Miller, Mr. Petell, Mr. Gardiner, Mr. Reynolds.

Word stands.

Clause, as read, agreed to.

No. 6.
SAME BILL.
Clause 64. (1) The yearly rental reserved to the owner of the land in respect of any such lease shall be assessed by the warden. Such rental shall be "based upon the surface" value of the land for other than mining purposes, and shall be payable only in respect of the portion of the surface leased.

(2) The warden shall also assess compensation to be paid under this Act in addition to the rental, consideration being given to the compensation already paid in respect of the authority to enter.

(3) Provided that nothing in this section shall prevent the owner or occupier making an agreement with the lessee as to the amount of rent and compensation. [Read.]

Motion made (Mr. Arthur Griffith) to leave out from line 2 the words "based upon the "surface" and insert the words "a sum not greater than ten per cent. of the capital,"—instead thereof.

Question put.—That the words proposed to be left out stand part of the clause.

Committee divided.

Ayes, 29.
Mr. Mahony, Mr. Hoare, Mr. Huntzall, Mr. Wal, Mr. Moore, Mr. Ashton, Mr. Kinnerty, Mr. Lees, Colonel Byrne, Mr. N. J. Anderson, Mr. John Hurley, Mr. Liston, Mr. Lee, Mr. Broughton, Mr. Roch, Mr. Sheehan.

Noes, 25.
Mr. J. H. Young, Mr. Arthur, Mr. O'Connor, Mr. Nobles, Mr. Sherens, Mr. Fallick, Mr. R. J. Anderson, Mr. Henley, Mr. Price, Tellers, Tellers, Mr. W. Millard.

Words stand.

Clause, as read, agreed to.

And clauses 65 to 70 having been dealt with,—
No. 7.

SAME BILL.

Clause 71. Upon the discovery in any private land of "gold" in such quantity as the Minister may consider payable the Governor may resume for mining purposes so much of such land as he may consider necessary, but no such resumption shall be made of land occupied for the time being under any lease or agreement under this Part, unless with the consent of the lessee or the parties to the agreement, provided that such lease or agreement was entered into at least fourteen days before notification of such resumption. [Read.]

Motion made (Mr. Macdonell) to insert in line 1, after the word "gold," the words "or other minerals." Question put.—That the words proposed to be inserted be so inserted.

Committee divided.

Ayes, 20.

Mr. Miller, Mr. Cann, Mr. Eustal, Mr. Thrower, Mr. Hollie, Mr. Macdonell, Mr. Kelly, Mr. Arthur Griffith, Mr. McGown, Mr. O'Sullivan, Mr. McLane, Mr. W. W. Young, Mr. McDermott, Mr. Jones, Mr. Edden, Mr. Meehan, Mr. Burgess, Tellers,

Mr. Charlton, Mr. Gardner.

Nees, 33.

Mr. Mahony, Mr. Legue, Mr. O'Connor, Mr. Wake, Mr. Moore, Mr. Fagan, Mr. Law, Mr. Lee, Mr. Broughton, Colonel Byriss, Mr. R. J. Anderson, Mr. Dawson, Mr. Dick, Mr. Ashton, Mr. Rindman, Mr. Robson, Dr. Arthur, Mr. Bruntnall, Mr. Broughton, Mr. McGown, Mr. Donaldson, Mr. J. H. Young.

Insertion of proposed words negatived.

And the clause having been amended as indicated,—

No. 8.

SAME BILL.

Same clause.

Motion made (Mr. Nielsen) to leave out from lines 3, 4, and 5 the words "But no such resumption shall be made of land occupied for the time being under any lease or agreement under this Part, unless with the consent of the lessee or the parties to the agreement." Question put.—That the words proposed to be left out stand part of the clause.

Committee divided.

Ayes, 38.

Mr. Mahony, Mr. Wake, Mr. Moore, Mr. Hindmarsh, Mr. Lee, Mr. Downie, Mr. Bruntnall, Mr. Dick, Mr. Fagan, Mr. Kearney, Colonel Byriss, Mr. O'Connor, Mr. Thomas, Mr. J. H. Young, Mr. Broughton, Mr. O'Sullivan, Mr. R. J. Anderson, Mr. Moore, Mr. Nash, Mr. Charlton, Mr. Macdonell, Mr. Cann, Mr. Eustal, Mr. Donaldson, Mr. J. H. Young, Mr. Gardiner, Mr. McGowen, Mr. W. W. Young, Mr. McGarry, Mr. Burgess, Mr. Edden, Mr. Meehan, Mr. Estell, Tellers,

Mr. Charlton, Mr. McDonald, Mr. Gardiner.

Nees, 17.

Mr. Hollie, Mr. Kelly, Mr. Nielsen, Mr. Charlton, Mr. Macdonell, Mr. Cann, Mr. Ashton, Mr. Gardiner, Mr. McGown, Mr. W. W. Young, Mr. McGarry, Mr. Burgess, Mr. Jones, Mr. Edden, Mr. Meehan, Mr. Estell, Tellers,

Mr. Thrower, Mr. Arthur Griffith.

Insertion of proposed words negatived.

And the clause having been amended as indicated,—

Clause, as amended, agreed to.

And clauses 72, 73, and 74 having been dealt with,—

On motion of Mr. Moore, the Chairman left the Chair to report progress, and ask leave to sit again To-morrow.

THURSDAY.
Clause 75. (1) The Governor may resume for mining purposes any land alienated or in process of alienation from the Crown without any reservation of minerals, or so much of such land as he may consider desirable in the public interest.

(2) Every such resumption shall be effected in the manner prescribed in section seventy-two.

(3) The amount of compensation shall be assessed inclusive of the minerals contained in such land.

(4) The Governor may grant mining leases of any land so resumed, and such leases shall be subject to the provisions of Part III of this Act, relating to mining leases on Crown lands, save only that the Governor may fix the rent and royalty payable and impose such special conditions as he may think fit.

Motion made (Mr. Nielsen) to insert the following words, to stand as subclause (3) :—"The amount of compensation shall be a sum equal to the value of the land for land tax purposes, plus the value of improvements and 25 per cent. in addition for disturbance."

Question put,—That the words proposed to be inserted be so inserted.

Committee divided.

Ayes, 24.

Mr. Canning, Mr. Estell, Mr. Holman, Mr. Wood, Mr. Robert, Mr. McKillop, Mr. Kelly, Mr. McNabb, Mr. Burgess, Mr. McQueen, Mr. Mehan, Mr. Thorner, Mr. Nelson, Mr. Arthur Griffith, Mr. Holmes, Mr. Walter Anderson, Mr. Pegan, Mr. Jones, Mr. Beulah, Mr. Dalby.

Noes, 31.

Mr. Wade, Mr. Lea, Mr. Eddy, Mr. Thomas, Mr. Brougham, Mr. Ashton, Mr. Moore, Mr. Dick, Mr. Brunton, Mr. Arthur, Mr. Cohen, Mr. Robson, Mr. Maloney, Mr. Reynolds, Mr. Collins, Mr. Kearney, Mr. J. H. Young.

Tellers, Mr. McGowan, Mr. Meehan, Mr. Donaldson, Mr. Thrower, Mr. Seobie.

Word stands.

And the proposed amendment having been further amended as indicated,—

No. 11.
No. 11.

SAME BILL.

Same clause.

Question put,—That the words (the proposed amendment as amended) proposed to be inserted be so inserted.

Committee divided.

Ayes, 23.

Mr. Maedonell, Mr. W. W. Young.

Mr. McNeill, Mr. Gardiner.

Mr. Jones, Mr. Madigan.

Mr. Nielsen, Tellers.

Mr. Thewer, Mr. Holms.

Mr. Burgess, Mr. Dollis.

Mr. Dacey, Mr. Daley.

Mr. Holman, Mr. Arthur Griffith.

Mr. Betell, Mr. Robertson.

Mr. Donaldson, Mr. Hollis.

Mr. Kelly, Mr. Maccollum.

Mr. Collins, Mr. Anderson.

Mr. Walter Anderson, Mr. Reynolds.

Mr. McGowen, Mr. Ridden.

Noes, 33.

Mr. Mahoney, Mr. Thomas.

Mr. Cann, Mr. McCoy.

Mr. Moore, Mr. Dick.

Mr. Lee, Mr. Hindmarsh.

Mr. Ashton, Mr. Law.

Mr. Wade, Mr. Booth.

Mr. Robertson, Mr. Edna George.

Dr. Arthur, Mr. Hughes.

Mr. Brumington, Mr. Nebbs.

Mr. Railway Hall, Mr. Millard.

Mr. O'Connor, Mr. Brunton.

Mr. MacKenzie, Mr. Morton.

Mr. Oakes, Mr. Brinker.

Mr. Kerney, Tellers.

Mr. Oguna.

Mr. J. H. Young, Mr. R. J. Anderson.

Mr. Mochan, Mr. Cohen.

Mr. Latimer.
Governor may grant leases for purposes of mining by dredging, &c., and of what lands.

Clause 85. (1) Subject to this Act, the Governor may grant for the purpose of mining for gold or any other mineral, by dredging, pumping, sluicing, or other method, and of erecting the buildings and machinery required in connection with such mining leases of any land (not being land held under or by virtue of any Act relating to mining)—

(a) forming the bed of any river or lake; or
(b) under any tidal water; or
(c) under the ocean contiguous to the coast line; or
(d) contiguous to any such place; or
(e) such as may be suitable for such mining.

(2) The area that may be demised by any such lease shall not exceed one hundred acres. The number of men to be employed shall be in the proportion of not less than seven men to one hundred acres, and the amount to be expended in the purchase and erection of machinery and appliances for the purpose of working the area shall be not less than ten pounds per acre:

Provided that the Minister may increase such labour or expenditure, or both, if it be shown that the circumstances warrant such increase.

(3) Such leases shall not be granted for a longer term than twenty years, but may be renewed for any term not exceeding twenty years, subject to the prescribed conditions.

(4) "The warden may, subject to the regulations, suspend, in whole or in part, the labour conditions of any such lease upon being satisfied by evidence on oath in open court that the circumstances warrant such suspension. [Read.]

Motion made (Mr. Macdonald) to insert before the word "The" in line 1 of sub-clause (4) the words "The Minister may after inquiry by"

Question put.—That the words proposed to be inserted be so inserted.

Committee divided.


Mr. Holman, 
Mr. Josell, 
Mr. Jones, 
Mr. Macaulay, 
Mr. Cunn, 
Mr. Begon, 
Mr. MacRae, 
Mr. Decary, 
Mr. Bourgeois, 
Mr. O'Byrne, 
Mr. W. W. Young, 
Mr. McDonald, 
Mr. Scoble, 
Mr. McDonald, 
Mr. Daley, 
Mr. McGowen, 
Mr. Arthur Griffith, 
Mr. Holie. 

Tellers, 
Mr. Thrower, 
Mr. Gaudinor.

Mr. Hogue, 
Mr. Dick, 
Mr. Lee, 
Mr. Ashton, 
Mr. Moore, 
Mr. Wode, 
Mr. Law, 
Mr. Thomas, 
Mr. Kearney, 
Mr. Hindmarsh, 
Mr. Donaldson, 
Mr. Latham, 
Mr. Moxham, 
Mr. McCay, 
Mr. Mackenzie, 
Mr. Collins, 
Mr. Walter Anderson, 
Mr. Nobbs, 
Mr. J. Anderson, 
Mr. Eden George, 
Mr. Brinsley Hall, 
Mr. Crewell, 
Mr. O'Connor, 
Mr. Broughton, 
Mr. Robertson, 
Mr. Oakes, 
Dr. Arthur, 
Mr. Cohen, 
Mr. Britton, 
Mr. Morton, 
Mr. Booth, 
Tellers.

Insertion of proposed words negatived.

Clause, as read, agreed to.

And clauses 86 to 101 having been dealt with—

On motion of Mr. Moore, the Chairman left the Chair to report progress, and ask leave to sit again on Tuesday next.

W. S. MOWLE, 
Clerk Assistant.
No. 10.

WEEKLY REPORT OF DIVISIONS
IN
COMMITTEE OF THE WHOLE

(Extracted from the Minutes.)

TUESDAY, 2 OCTOBER, 1906.

No. 1.

Mining Bill (Further considered).

Clauses 102 to 109 having been dealt with,—

Clause 110. (1) The registered owners, or a majority of the registered owners, of any claim or lease, held under this Act or any Act hereby repealed, may apply to the warden for authority to suspend mining operations for any period not exceeding the limits hereinafter set forth on the occasion of each such suspension.

(2) Every such application shall contain the grounds thereof, and a copy thereof shall be posted on the claim or on the land leased, and also outside the warden's office or the mining registrar's office nearest to the land in respect of which suspension is applied for, and shall be served upon the owners of or posted on adjoining claims or leases. Any person may before or during the hearing of such application lodge an objection to the granting of the suspension applied for, and shall be entitled to be heard in support of such objection.

(3) The warden may grant such authority for any period not exceeding six months on being satisfied by evidence on oath in open court—

(a) that the claim or lease is unworkable by reason of accident to machinery, subsidence, scarcity of water, sudden excess of water, or any other cause whatsoever; or

(b) that the owners of such claim or lease are unable, by reason of sickness, accident, unavoidable absence, or other sufficient cause, to work the same; or

(c) that substantial expenditure has been incurred in mining operations on the claim or lease, and that the owner or lessee is temporarily unable to continue such operations, and requires reasonable time within which to make necessary arrangements.

(4) The warden may—

(a) upon being further satisfied by evidence on oath in open court that the claim or lease cannot be profitably worked under then existing circumstances owing to the low price of the product thereof or other adverse conditions, grant such authority for any period not exceeding six months in respect of any claim; or

(b) recommend to the Minister the granting of, and the Minister may grant, such authority for any such period in respect of any lease, in which case the authority shall be published in the Gazette and registered by the registrar, Department of Mines, Sydney.

(5) All applications for suspension of labour conditions shall be made and dealt with as prescribed.

(6) The warden or the Minister (as the case may be) may, when granting suspension as aforesaid, impose such conditions as he may think fit for the protection from injury of adjoining mines by water or otherwise by reason of such suspension being granted. [Read.]

And the clause having been amended as indicated,—

Motion made (Mr. Nielsen) to leave out from line 1 of subclause (3) the words "The Warden may" and insert the words "The Minister may after inquiry by the warden," instead thereof.

Question
Question put,—That the words proposed to be left out stand part of the clause. Committee divided.

Ayes, 34.  
Mr. Cohen,  Mr. Levy,  
Mr. Hogue,  Mr. McCoy,  
Mr. Moore,  Mr. E. J. Anderson,  
Mr. Ashton,  Mr. Fleming,  
Mr. Mahony,  Mr. Walter Anderson,  
Mr. Bruntnell,  Mr. Booth,  
Mr. Reynolds,  Mr. Henley,  
Mr. Lee,  Mr. Eden George,  
Mr. Hindmarsh,  Mr. Cowan,  
Colonel Ryrie,  Mr. W. Millard,  
Mr. Collins,  Mr. O'Conor,  
Mr. Law,  Mr. Perry (Liverpool Plains),  
Mr. Oakes,  
Mr. Doh,  Mr. Binns,  
Mr. Leitner,  
Mr. J. H. Young,  
Mr. Thomas,  Mr. Mackenzie,  
Mr. Moxham,  Mr. Fell.  
Mr. Nobbs,

Noes, 17.  
Mr. Edden,  Mr. McGowen,  
Mr. Nicholson,  Mr. Macdonell,  
Mr. Jones,  Mr. Estell,  
Mr. Nicholson,  Mr. Hollis,  
Mr. Gallwey,  Mr. Burgess,  
Mr. McNeill,  Mr. O'Sullivan,  
Tellers,  Mr. Kelly,  Mr. Charlton.

Words stand.

And the clause having been further amended as indicated,—

No. 2.
SAME BILL.

Motion made (Mr. Nielsen) to add to clause the following words,—

"Provided that in any case where the warden has under this section granted suspension, and the Minister has subsequently had placed before him further evidence which seems to show that a suspension has been granted wrongly, he may refer the matter back to the warden for further report and decision." Question put,—That the words proposed to be added be so added. Committee divided.

Ayes, 35.  
Mr. Cohen,  Mr. Ashton,  
Mr. Mahony,  Mr. J. H. Young,  
Mr. Moore,  Mr. Dick,  
Mr. Thomas,  Mr. Colon, Colonel Ryrie,  
Mr. Pagan,  
Mr. Bruntnell,  Mr. Levy,  
Mr. Oakes,  Mr. Booth,  
Mr. Reynolds,  Mr. Eden George,  
Mr. Lee,  Mr. Hopo,  
Mr. Latimer,  Mr. Cowan,  
Mr. Hindmarsh,  Mr. Binns,  
Mr. Collins,  Mr. Perry (Liverpool Plains),  
Mr. McCoy,  
Mr. O'Conor,  
Mr. Mackenzie,  Mr. Henley,  
Mr. Gillies,  
Mr. Walter Anderson,  
Mr. R. J. Anderson,  
Mr. Nobbs,  Mr. Moxham.

Noes, 16.  
Mr. Edden,  Mr. Kelly,  
Mr. Estell,  Mr. Nielsen,  
Mr. Macdonell,  Mr. Gardine,  
Mr. Charlton,  Mr. Hollis,  
Mr. Hollis,  Mr. Meahan,  
Mr. McNeill,  Mr. Edward,  
Mr. W. W. Young,  Mr. McGarry,  
Mr. O'Sullivan,  
Tellers,  Mr. Burgess,  Mr. Jones.

Words stand.

No. 3.
SAME BILL.

Motion made (Mr. Nielsen) to add to clause the following words,—

"Provided that in any case where the warden has under this section granted suspension, and the Minister has subsequently had placed before him further evidence which seems to show that a suspension has been granted wrongly, he may refer the matter back to the warden for further report and decision."

Question put,—That the words proposed to be added be so added. Committee divided.

Ayes, 14.  
Mr. Holli,  Mr. Levy,  
Mr. Kelly,  Mr. McCoy,  
Mr. McNell,  Mr. Ashton,  
Mr. Estell,  Mr. Mahony,  
Mr. Macdonell,  Mr. Levy,  
Mr. McGowen,  
Mr. Colon,  
Mr. Charlton,  
Mr. Jones,  
Mr. Nicholson,  
Mr. Seebie,  
Mr. Nielsen,  
Mr. Gardiner,  
Tellers,  Mr. W. W. Young,  Mr. Macdonell,  
Mr. McCoy,  
Mr. O'Sullivan,  
Mr. J. H. Young,  Mr. Nobbs,  
Mr. Latimer,  Mr. Oakes,  
Mr. Thomas,  Mr. McCoy,  
Mr. Lee,  Mr. Hindmarsh,  
Mr. Collins,  
Mr. Cohen,  Mr. R. J. Anderson,  
Mr. Moore,  Mr. O'Conor,  
Mr. Ashton,  Mr. Mahony,  
Mr. Levy,  
Mr. Law,  Mr. Latimer,  
Mr. Thomas,  
Mr. Nobbs,  Mr. O'Sullivan,  
Mr. J. H. Young,  
Mr. Lee,  Mr. Hindmarsh,  
Mr. McCoy,  
Mr. Doh,  Mr. Booth,  
Mr. O'Conor,  
Mr. Moxham,  
Mr. W. Millard,  
Mr. Holland,  Mr. Bower,  
Mr. W. W. Young,  Mr. McCoy,  
Mr. O'Sullivan,  
Tellers,  Mr. W. Millard,  Mr. Macdonell,  
Mr. Jones.

Noes, 39.  
Mr. Edden,  Mr. Cohen,  
Mr. R. J. Anderson,  Mr. Levy,  
Mr. O'Conor,  Mr. Ashton,  
Mr. Mahony,  
Mr. McCoy,  
Mr. O'Conor,  Mr. Sydney,  
Mr. Ashton,  Mr. Mahony,  
Mr. Levy,  
Mr. Law,  Mr. Latimer,  
Mr. Thomas,  
Mr. Nobbs,  Mr. O'Sullivan,  
Mr. J. H. Young,  
Mr. Lee,  Mr. Hindmarsh,  
Mr. McCoy,  
Mr. Doh,  Mr. Booth,  
Mr. O'Conor,  
Mr. Moxham,  
Mr. W. Millard,  
Mr. Holland,  Mr. Bower,  
Mr. W. W. Young,  Mr. McCoy,  
Mr. O'Sullivan,  
Tellers,  Mr. W. Millard,  Mr. Macdonell,  
Mr. Jones.

Addition of proposed words negatived.

Clause, as amended, agreed to.

And clauses 111 to 170 having been dealt with,—

On motion of Mr. Moore, the Chairman left the Chair to report progress, and ask leave to sit again To-morrow.

WEDNESDAY,
WEDNESDAY, 3 October, 1906.

SAME BILL.

The remaining clauses, the Schedules, and postponed clauses 3, 19, and 25 having been dealt with—

Postponed clause 36. (1) The annual rent for a gold-mining lease, granted under this Part shall be ten five shillings per acre or portion of an "acre," and for a lease so granted to mine for any mineral other than coal or shale five shillings per acre or portion of an acre.

(2) The annual rent for a lease so granted to mine for coal or shale shall be one shilling per acre or portion of an acre, and a royalty shall be paid of sixpence per ton on all shale or large coal and threepence per ton on all small coal won from the land demised.

(3) The rent, terms, and conditions of leases so granted for mining purposes only, shall be subject to this Act, be fixed by the Minister.

(4) All such rent shall be payable annually in advance at the times and in the manner prescribed, the first payment in all cases being made at the time of making application for the lease.

(5) The royalty shall be payable at the times and in the manner prescribed: Provided that if the royalty payable in respect of any lease during any one year exceeds the rent paid for such year, the amount paid as rent may be deducted from the amount of the royalty; but if the royalty in any one year amounts to less than the rent paid for such year the lessee shall not for such year be required to pay royalty: Provided also that the Minister may at his discretion remit the amount of royalty payable on coal used for raising steam for motive power at a colliery.

(6) Rent and royalty shall be payable by the lessee to the Crown, and may be recovered as a Crown debt.

Motion made (Mr. Nielsen) to leave out from line 2 the word "ten" and insert the word "one" instead thereof.

And the word "ten" having been left out,—

Question put.—That the word proposed to be inserted in place of the word left out be so inserted.

Committee divided.

Ayes, 18.
Mr. Estell,
Mr. Scobie,
Mr. Macdonell,
Mr. McGowan,
Mr. Mechan,
Mr. Allgood,
Mr. Kelly,
Mr. Charlon,
Mr. O'Sullivan,
Mr. Holman,
Mr. Holli,
Mr. McGarry,
Mr. Gaskell,
Mr. Thomas,
Mr. Nicholson.
Tellers,
Mr. Kearney,
Mr. Sullivan.

Insertion of proposed word negatived.

No. 5.

SAME BILL.

Some clause.

Motion made (Mr. Nielsen) to fill blank with the word "three."

Question put.—That the word proposed to be inserted in place of the word left out be so inserted.

Committee divided.

Ayes, 21.
Mr. Holli,
Mr. Estell,
Mr. Scobie,
Mr. Macdonell,
Colonel Kyrie,
Mr. McGowan,
Mr. Kearney,
Mr. Kelly,
Mr. Nielsen,
Mr. O'Sullivan,
Mr. Eddoe,
Mr. Sullivan,
Mr. Terry (Liverpool Plains),
Mr. W. W. Young,
Mr. McGarry.

Noes, 28.
Mr. Wada,
Mr. Carruthers,
Mr. Moore,
Mr. Law,
Mr. Broughton,
Mr. O'Connor,
Mr. Levy,
Mr. Nobis,
Mr. Ashton,
Mr. Mahony,
Dr. Arthur,
Mr. Lees,
Mr. The Annual,
Mr. Macdonell,
Mr. Mackenzie.

Insertion of proposed word negatived.

And the word "five" having been inserted in the blank,—

No. 6.
Motion made (Mr. Nielsen) to insert in line 2 after the word "acre" the words "and a royalty of one per cent of the net product of the mine."

Question put.—That the words proposed to be inserted be so inserted.

Committee divided.

Ayes. 20.  
Mr. Hollis, Mr. Kelly,  
Mr. Nichols, Mr. Smythe.  
Mr. Beattie, Mr. Estell.  
Mr. McGowan, Mr. Burgess.  
Mr. Holman, Mr. W. W. Young.  
Mr. Perry (Liverpool Plains).  
Mr. Meehan,  
Mr. Bullen,  
Mr.McGarry. 

Noes. 28.  
Mr. Mahoney, Mr. Fallick.  
Mr. Oakes, Mr. Eden George.  
Mr. Wilks, Mr. Henley.  
Mr. Moore,  
Mr. O'Connor,  
Mr. Creswell, Mr. Broughton.  
Mr. Gilson,  
Mr. Hinzmarsh, Mr. Dobson.  
Mr. R. J. Anderson,  
Mr. Brinsley Hall,  
Mr. Lee, Mr. Nobbs.  
Mr. Kelly,  
Mr. Collins,  
Mr. Thomas, Mr. Levy.  
Mr. Maclean, Mr. Reynoldson.

Insertion of proposed words negatived.

Clause, as amended, agreed to.

And postponed clause 39 having been agreed to,—

No. 7.

SAME BILL.

Postponed clause 41. (1) The Minister may, upon application in writing by the holder of any mineral lease under this Part or under any Act hereby repealed, grant authority upon such terms as he may think fit permitting such holder to mine on the land comprised in his lease for any mineral other than that in respect of which such lease has been granted, and may vary or revoke any such authority.

(2) If the holder of any mineral lease mines for any mineral other than that in respect of which his lease or any such authority as aforesaid was granted, his lease shall be liable to forfeiture.

[Read.]

Question put.—That the clause, as read, stand part of the Bill.

Committee divided.

Ayes. 32.  
Mr. Dick, Mr. Levy.  
Mr. Moore, Mr. Creswell.  
Mr. Broughton, Mr. Law.  
Mr. Wade, Mr. Thomas.  
Mr. Lee, Mr. Collins.  
Mr. Hindmarsh, Mr. McFarlane.  
Mr. Gillies, Mr. Kelly,  
Mr. Latimer, Mr. J. H. Young.  
Mr. R. J. Anderson, Mr. Nobbs.  
Mr. McOney, Mr. Brinsley Hall.  
Mr. Arthur, Mr. Oakes.  
Mr. Masony, Mr. Reynoldson.  
Mr. Robin, Mr. Henley.  
Mr. Mackenzie,  
Mr. Ashton,  
Mr. O'Connor, Mr. Eden, Mr. Fallick.  
Mr. Bullen,  

Noes. 19.  
Mr. Kelly, Mr. McGarry.  
Mr. Nichols,  
Mr. Edden, Mr. Muss.  
Mr. Burgess, Mr. Roofe.  
Mr. Scott, Mr. Mohamed.  
Mr. McGowan,  
Mr. Perry (Liverpool Plains).  
Mr. W. W. Young,  
Mr. O'Sullivan,  
Mr. Holman,  
Mr. Hollis,  
Mr. Charlton,  
Mr. Sullivan,  
Mr. Macdonell,  

Agreed to.

And postponed clauses 42, 43, 46, 66, and 97 having been agreed to, postponed clause 111 further postponed; and postponed clauses 112, 113, 115, and 151 agreed to,—

No. 8.

SAME BILL.

Postponed clause 111. (1) If any holder of a lease under this Act, or any Act hereby repealed, employs on the land demised labour in excess of that required by the provisions of his lease, he shall, upon application to the warden and upon satisfying him that after the commencement of this Act and during any expired period of his lease, not being less than six months, the excess labour so employed has been equal to the labour prescribed in his lease for six months, be entitled in respect of such excess labour to exemption from the employment of labour for one month: Provided that such exemption shall not be for any longer cumulative term than six months at any one time.

(2) Upon receipt of any such application, the warden shall hold an inquiry in open court, of which notice shall be given as prescribed; and, upon being satisfied that the lessee is entitled to such exemption, he shall issue a certificate in the form prescribed, and such certificate shall be registered in the Department of Mines, Sydney.

(3) Such exemption shall be subject to the condition that the lessee undertakes to observe and carry out such directions and orders as the warden may give for the protection of adjoining mines from injury by water or otherwise by reason of the exemption. [Read.]
And the Committee continuing to sit after Midnight,—

THURSDAY, 4 OCTOBER, 1906, A.M.

Question put,—That the clause as read stand part of the Bill.

Committee divided.

\[\text{Ayes, 29.} \]

Mr. Wade, Mr. Lee, Mr. Ashton, Mr. Moore, Mr. Diel, Mr. Hindmarsh, Mr. Latimer, Mr. Robinson, Mr. Crosswell, Mr. W. Miller, Mr. O'Connor, Mr. Cohen, Mr. Fulleck, Colonel Byron, Mr. Joseph, Mr. Brinkley Hall, Mr. Beesley, Mr. Reynolds, Mr. Thomas, Mr. R. J. Anderson,

Mr. Macdonald, Mr. Law, Mr. Walter Anderson, Mr. Gillies, Mr. Levy, Mr. Nethan, Mr. Booth, Mr. Oakes, Mr. Henley.

\[\text{Noes, 18.} \]

Mr. Kelly, Mr. Dave, Mr. Holman, Mr. Macdonnell, Mr. Seabie, Mr. Hollis, Mr. Jones, Mr. Keay, Mr. McGarry, Mr. W. W. Young, Mr. Borgen, Mr. Charlton, Mr. Estell, Mr. Nielsen, Mr. Mccown, Mr. Briner, Mr. Gardiner, Mr. Mechan.

Agreed to.

And certain new clauses having been agreed to,—

On motion of Mr. Moore, the Chairman left the Chair to report the Bill with amendments to the House.

THURSDAY, 4 OCTOBER, 1906.

No. 9.

GAMING AND BETTING BILL (Consideration of Legislative Council's amendments referred to in Message of 27th September, 1906).

Clause 2. In this Act, unless the context otherwise requires,—

“Bookmaker” includes any person who carries on the business of or acts as a bookmaker or turf commission agent, or who gains or endeavours to gain his livelihood wholly or partly by betting or making wagers.

“Ground” means land, including any buildings thereon, and any room to which persons are admitted, either at all times or only at certain times, whether on payment of an entrance fee or charge or otherwise, for the purpose of taking part in or of witnessing any sports.

“Justice” means justice of the peace.

“Meeting for horse-racing” means any meeting at which all horses, mares, and geldings respectively may compete without any restriction or condition relating to the height of such horses, mares, or geldings.

“Meeting for pony-racing” means any meeting at which the conditions of any race include any condition relating to the height of any horse, mare, or gelding eligible to compete therein.

“Occupier” of a house, office, room, or other place, or of any land, or building includes the lessee or sublessee who is not the owner as hereinafter in this section defined.

“Owner” of a house, office, room, or other place, or of any land, or building, includes every person, company, or corporation who is, whether at law or in equity,—

(a) entitled to the same for any estate of freehold in possession; or

(b) in actual receipt of, or entitled to receive, or if the house, office, room, place, land, or building were let to a tenant, would be entitled to receive the rents and profits of the same.

In the case of a house, office, room, place, land, or building subleased, “owner” includes any lessee or sublessee from whom a sublessee holds.

“Place” in the expression “house, office, room, or other place,” includes a vessel or boat, whether used in navigation or not so used.

“Principal Act” means Games, Wagers, and Betting Act, 1901.

“Racecourse” means land used for race-meetings and to which admission is granted by payment of money, by ticket, or otherwise.

“Race-meeting” means meeting for horse-racing or pony-racing, excluding trotting contests.

“Sports” means bicycle races, foot-races, horse-races, pony races, trotting races, cricket or football matches, swimming carnivals, or any other game, exercise, pastime, or any fight or contest.
"Street includes a thoroughfare, and a highway, road, lane, footway, or passage, whether a thoroughfare or not, on any public or private land, and any enclosed or unenclosed land (not being a house or racecourse) within any borough or municipal district, or within the city of Sydney.

1) any enclosed or unenclosed land (not being a house or racecourse) within any borough or municipal district or within the city of Sydney;

2) a thoroughfare and a highway, road, lane, footway, or passage, whether a thoroughfare or not, on any public or private land.

Considered.

The Legislative Council's amendment in line 9 having been agreed to,—

Question put,—That the Committee agree to the Legislative Council's amendment in lines 25 and 26.

Committee divided.

Ayes, 44
Mr. Hogie, Mr. Storey,
Mr. Dick, Mr. Walter Anderson,
Mr. Moore, Mr. McDonald,
Mr. Waite, Mr. R. J. Anderson,
Mr. Mahoney, Mr. Thomas,
Mr. O'Connell, Mr. Leq,
Mr. Brindley Hall, Mr. Law,
Mr. McCoy, Mr. McFarlane,
Mr. Kearney, Mr. Fleming,
Mr. O'Connor, Mr. Nobbe,
Mr. Cohen, Mr. Collins,
Mr. Fegan, Mr. Mackean,
Mr. Creanwell, Mr. McOwen,
Mr. Booth, Mr. Charlton,
Mr. Bruntwell, Mr. Reen Grey,
Mr. Levy, Mr. Perry (Liverpool Plains),
Dr. Arthur, Mr. McDonald,
Mr. Hindmarsh, Mr. McLearry,
Mr. Latimer, Mr. Rensley,
Mr. Fallick, Mr. W. Millard,
Mr. J. H. Young,
Mr. Robinson,
Mr. Fergy (The Rich), Mr. Fell,
Mr. Cohen.

Noes, 21.
Mr. Nielsen, Mr. Kelly,
Mr. Ducey, Mr. Scottie,
Mr. Sullivan, Mr. Nicholson,
Mr. Holie, Mr. Miller,
Mr. Gardiner, Mr. Oakes,
Mr. Brinsley Hall,
Mr. Burgars,
Mr. Madan,
Mr. Gibson,
Mr. McLaughlin,
Mr. Briner.

Council's amendment agreed to.

And the remaining amendments in the clause and the amendments in clauses 3, 7, 8, 9, 11, 12, 17, and 18 having been agreed to,—

No. 10.

Clause 20. Betting or wagering on or near any ground not being a licensed "racecourse" on which any sports are to be held is hereby prohibited. Any person acting in contravention of this section may be dealt with under the next succeeding section, and in lieu thereof, or in addition thereto, shall be liable to the penalty and punishment mentioned in the next preceding section but one. [Considered.]

The Legislative Council's amendments in line 1 leaving out the words "or near" having been agreed to,—

Question proposed,—That the Committee agree to the Legislative Council's amendment in line 1 inserting the words "not being a licensed racecourse." Motion made (Mr. Thomas) to amend the Legislative Council's amendment by adding after the word "racecourse," the words "or coursing-ground." Question put,—That the words proposed to be added be so added.

Committee divided.

Ayes, 25.
Mr. Nicholson,
Mr. Moore,
Mr. Ross,
Mr. Burgess,
Mr. Rollis,
Mr. Jones,
Mr. Estell,
Mr. Scottie,
Mr. Holman,
Mr. Gillick,
Mr. Thomas,
Mr. Kearney,
Mr. Kelly,
Mr. W. Millard,
Mr. Bruier,
Mr. Machnusell,
Mr. Gardiner,
Mr. Charlton,
Mr. Collins,
Mr. Fleming,
Mr. McLauren,
Mr. Storey,
Mr. Richards,
Mr. Nielsen,
Tellers,
Mr. Sullivan,
Mr. Miller.

Noes, 33.
Mr. Moore,
Mr. Mahoney,
Mr. McOwen,
Mr. Wade,
Mr. J. H. Young,
Mr. McCoy,
Mr. Ashton,
Mr. O'Connor,
Mr. Cohen,
Mr. Leq,
Mr. Fegan,
Mr. Dick,
Dr. Arthur,
Mr. Hogan,
Mr. Mahoney,
Mr. McFerry,
Mr. Creedell.

Addition of proposed words negatitSed,

No. 11.
Motion made (Mr. Fleming) to amend the Legislative Council's amendment by adding after the word "racecourse" the words "or approved trotting-grounds."

And the Committee continuing to sit after Midnight,—

FRIDAY, 5 OCTOBER, 1906, A.M.

Question put,—That the words proposed to be added be so added.

Committee divided.

Ayes, 24.

Mr. Nicholson, Mr. Storey, Mr. Kelly, Mr. Macdonell, Mr. Fleming, Mr. Collins, Mr. Brinsley Hall, Mr. Kearney, Mr. Scobro, Mr. Mechan, Mr. Charlton, Mr. Nielsen, Mr. Miller, Mr. Entall, Mr. Gardiner, Mr. Lakinor, Mr. McLaurin, Mr. Thomas, Mr. Richards, Mr. Oakes.

Noes, 33.

Mr. Cohen, Mr. McDonnell, Mr. Perry (The Richmond), Mr. Sullivan, Mr. Macdonell, Mr. Perry (The Richmond), Mr. Rogers, Mr. Collins, Mr. Scott, Mr. McIvor, Mr. Lee, Mr. Ashby, Mr. Fagan, Dr. Arthur, Mr. Boleson, Mr. McKorry, Mr. Cresswell, Mr. Bruntesell, Mr. Oakes, Mr. Reynoldson, Mr. McGowen, Mr. J. H. Young, Mr. Estell, Mr. Hollis, Mr. Booth, Mr. Hinmarsh, Mr. Hogue, Mr. Hogue, Mr. Hinmarsh, Mr. Perry (The Richmond), Mr. H. J. Anderson, Mr. McKay, Mr. Rubba, Mr. Waddo, Mr. Law, Mr. O'Connor, Mr. Hukley, Mr. Lee, Mr. Tallick, Mr. Ashby, Mr. Walter Anderson, Mr. Dick, Mr. McDermott, Mr. Scobie, Mr. Burgess, Mr. Holman.

Addition of proposed words negatived.

No. 12.

SAME BILL.

Same amendment.

Question put,—That the Committee agree to the Legislative Council's amendment.

Committee divided.

Ayes, 42.

Mr. Latimer, Mr. Hogue, Mr. Jones, Mr. Robertson, Mr. Wade, Mr. Ashton, Mr. Dick, Mr. Moore, Mr. Brinsley Hall, Mr. J. H. Young, Mr. Kelly, Mr. Oakes, Mr. Mahony, Mr. O'Connor, Mr. Arthur, Mr. Miller, Mr. Robson, Mr. Sullivan, Mr. Macdonell, Mr. Collens, Mr. Boswell, Mr. R. J. Anderson, Mr. Storey, Mr. Lee.

Noes, 12.

Mr. Hollis, Mr. Meehan, Mr. Estell, Mr. Briner, Mr. Perry (The Richmond), Mr. Fegan, Mr. McKorry, Mr. Holman, Mr. Jones, Mr. Golds, Tellers, Mr. Nicholson, Mr. Gardiner.

Council's amendment agreed to.

And the remaining amendments in clause 20, and the amendments in clause 21 having been agreed to,—

No. 13.

SAME BILL.

Clause 28. (1) No race-meeting shall be held on any racecourse unless such racecourse is licensed under this Act for horse-racing or pony-racing, as the case may be.

(2) No race-meeting shall be held on any racecourse if the circumference of the running-ground of such racecourse, measured three feet from the inner boundary, is less than six furlongs.

(3) The number of days in any one year on which meetings for horse-racing may be held on any licensed racecourse shall not exceed the following:—

(a) Where the racecourse is situate within forty miles of the General Post Office, Sydney, the number shall be twenty-four, or the number of days on which such meetings were held at such racecourse during the twelve months ending the thirty-first day of July, one thousand nine hundred and six, whichever number is the smaller.

(b) Where the racecourse is situate within twenty "forty" miles of the principal post-office, Newcastle, the number shall be fifteen or the number of days on which such meetings were held at such racecourse during the twelve months ending the thirty-first day of July, one thousand nine hundred and six, whichever number is the smaller.
(4) The number of days in any one year on which meetings for pony-racing may be held on any licensed racecourse shall not exceed the following:

(a) Where the racecourse is situate within forty miles of the General Post Office, Sydney, the number shall be twenty-four, or if there is be more than one racecourse, two racecourses the number shall not exceed the quotient, omitting fractional parts, obtained by dividing the number seventy-two by the number of racecourses situate as aforesaid and licensed for pony-racing in that year.

(b) Where the racecourse is situate beyond the said forty miles, the number shall be six.

(5) If any race-meeting is held in contravention of this section, the owner or trustees of the racecourse, and the club, association, or person by or on behalf of which or whom such meeting was so held, and each member of the managing body of such trustees, club, or association, and any person acting at such race-meeting as starter or judge, shall be liable to a penalty not less than five hundred pounds and not exceeding one thousand pounds.

(6) This section shall take effect from the first day of January, one thousand nine hundred and seven, and in its construction a year shall be deemed to commence on the first day of January.

Question put,—That the Committee agree to the Legislative Council’s amendment in line 7 of subclause (3).

Committee divided.

Ayes: Mr. Mahoney, Mr. Wade, Mr. Hogue, Mr. Ashdon, Mr. Dick, Mr. O’Connor, Mr. McCoy, Mr. Ferguson, Mr. Bromley Hall, Mr. Kearney, Mr. Arthur, Mr. Robson, Mr. Cohen, Mr. Fleming, Mr. Brutnell, Mr. Reynoldsdon, Mr. Latimer, Mr. R. J. Anderson, Mr. Jessop.

Noes: Mr. Lee, Mr. Nobbs, Mr. H. Young, Mr. Briner, Mr. Levy, Mr. Law, Mr. Bonds, Mr. Hanley, Mr. Fallick, Mr. Moore, Mr. McGowen, Mr. Jones, Mr. Creswell, Mr. Hindmarsh, Mr. Collins, Mr. Thomas.

Council’s amendment agreed to.

And the remaining amendments in the clause, and the amendments in clause 29 having been agreed to,—

No. 14.

SAME BILL.

Clause 30. Race-meetings may, subject to this Act, be held at racecourses situate within forty miles of the General Post Office, Sydney, or within twenty miles of the principal post-office, Newcastle, on Wednesdays, Saturdays, and public holidays, except Good Friday and Christmas Day, and on no other days: Provided that if, owing to unfavourable weather, the races appointed for any day have to be postponed, such race-meeting may be held on any other day within one week of such postponement. [Considered.]

The Legislative Council’s amendments in lines 2, 3, and 4, down to that inserting the words, “except Good Friday and Christmas Day,” having been dealt with,—

Question proposed,—That the Committee agree to the Legislative Council’s amendment, adding a proviso.

Motion made (Mr. Macdonell) to amend the Legislative Council’s amendment by leaving out from line 6 the words “one week” and inserting the words “a fortnight” instead thereof.

Question put,—That the words proposed to be left out stand part of the amendment.

Committee divided.

Ayes: Mr. Miller, Mr. Burgess, Mr. Kelly, Mr. Macdonell, Mr. Perry (The Richmond), Mr. Gillies, Mr. W. Millard, Mr. Holman, Mr. Mecham, Mr. Gardiner, Mr. Hollis, Mr. Nicholson, Mr. Edden.

Noes: Mr. Miller, Mr. Burgess, Mr. Kelly, Mr. Macdonell, Mr. Perry (The Richmond), Mr. Gillies, Mr. W. Millard, Mr. Holman, Mr. Mecham, Mr. Gardiner, Mr. Hollis, Mr. Nicholson, Mr. Edden.

Tellers—Mr. Estell, Mr. Charlton.

Words stand.

Council’s amendment agreed to.

And the Legislative Council’s amendments in clauses 31 and 33 having been agreed to.

No. 15.
Clause 34. The owners, lessees, or trustees of licensed racecourses on which meetings “for”
pony-racing are held, situate within forty miles of the General Post Office, Sydney, or
within twenty miles of the principal post-office, Newcastle, and the clubs, associations,
and persons holding race-meetings for pony-racing at such racecourses may agree among
themselves as to the days on which such meetings of the said respective clubs,
associations, and persons may be held at the respective racecourses situate as aforesaid. If
they fail so to agree, the matter as to which they disagree shall, at the request of any one of
them, be determined by the said advisory board, and such determination shall be final and
shall be carried out. [Considered.]

The Legislative Council’s amendment in line 1, inserting the word “lessees” having been agreed to.

Motion made (Mr. Macdonell) to amend the Legislative Council’s amendment by inserting in
line 1, after the word “for” the words “horse-racing or.”

Question put,—That the words proposed to be inserted be so inserted.

Committee divided.

Ayes, 14.

Mr. Jones,
Mr. Hillis,
Mr. Collins,
Mr. Burgess,
Mr. Perry (The Rich-
monde),
Mr. Kelly,
Mr. Nicholson,
Mr. Chariton,
Mr. Holman,
Mr. Ensell,
Mr. Finden,
Mr. Macdonell,
Mr. Gardiner.

Nees, 31.

Mr. Dick,
Mr. Ashton,
Mr. Wade,
Mr. Honyay,
Mr. Lee,
Mr. Collins,
Mr. Jessop,
Mr. O’Connor,
Mr. Hogue,
Mr. Moore,
Mr. Robinson,
Mr. Latimer,
Mr. Cruwwell,
Mr. Law,
Mr. Brinsley Hall,
Mr. Brunswick,
Mr. Arthur.

Insertion of proposed words negatived.

Council’s amendment agreed to.

And the remaining amendments in the Bill having been agreed to.

On motion of Mr. Wade, the Chairman left the Chair to report that the Committee had agreed to
the Legislative Council’s amendments in the Bill.

W. S. MOWLE,
Clerk Assistant.
Division of municipality into wards.

LEGISLATIVE ASSEMBLY.
NEW SOUTH WALES.

No. 11.

WEEKLY REPORT OF DIVISIONS IN COMMITTEE OF THE WHOLE.

(Extracted from the Minutes.)

TUESDAY, 9 OCTOBER, 1906.

No. 1.
LOCAL GOVERNMENT EXTENSION BILL.

Clauses 1 to 9 having been dealt with,—

Clause 10. (1) Division Two of Part II of the Shires Act shall apply to municipalities:

(Shires Act, Part II, Division 2.

6. (1) The Governor shall by notification divide shires into ridings.

(2) The Governor may, by notification, alter any such division: Provided that such alteration shall not affect the representation of the shire on its council until the next following general election of the council.

(3) But before making any such alteration, the prescribed notice shall be given, and the council, or any person representing at least fifty persons resident within the shire, shall be heard in manner to be prescribed.

(2) Provided that on receipt of a petition from the council or a majority of rate-payers it shall be optional but not compulsory for the Governor to divide a municipality into wards: Provided also that the Governor may, in the manner and subject to the conditions prescribed in the Shires Act, with respect to the alteration of divisions, abolish any division of a municipality and recreate any such divisions.

(3) But before so abolishing any such division, the Governor shall, on the request of one hundred or more of the electors of the municipality, notify as prescribed a day on which such poll shall be held, and the same shall be held accordingly. If at such poll a majority of those voting at the poll is opposed to the abolition of such division, the division shall not be abolished then or within twelve months thereafter.

Read.

And the clause having been amended, as indicated,—

Question put,—That the clause, as amended, stand part of the Bill.

Committee divided.

Ayes, 50.
Mr. Nobbs, Mr. Perry (The Richmond), Mr. Charlton, Mr. Retell,
Mr. Wade, Mr. Cohan, Mr. John Hurley,
Mr. Moore, Mr. Donaldson, Mr. Edwards George,
Mr. Carrothers, Mr. Orrell, Mr. Holman,
Mr. Law, Mr. Robson, Mr. Holt,
Mr. Levy, Mr. Henley, Mr. Soble,
Mr. Hall, Mr. Brunthell, Mr. McGarry,
Mr. Latimer, Mr. Dacey, Mr. Pagan,
Mr. Nicholas, Mr. Kelly, Mr. Briner,
Mr. Dick, Mr. R. J. Anderson, Mr. McMahon,
Mr. Dacre, Mr. Kelly, Mr. Lu, Mr. O'Sullivan,
Mr. Doones, Mr. McIvoy, Tellers,
Mr. Booth, Mr. Davidson, Mr. White,
Mr. Roebuck, Mr. Hogg, Mr. W. W. Youm.
Mr. Britton Hall, Mr. McGuire, Mr. Cavanagh,
Mr. Mackenzie, Mr. Gillies, Mr. Fallon,
Mr. Arthur, Mr. Galway, Tellers,
Mr. Oakes, Mr. Walton Anderson, Mr. Morton,
Mr. Mahoney, Mr. Collins, Mr. Kearney.

Agreed to.

And clauses 11 to 17 having been dealt with,—

No. 2.

Note.—The provisions of the Shires Act (passed session 1905) within square brackets are inserted for information only, and do not form part of the clauses.
Clause 18. (1) All existing municipalities shall preserve the right to endowment they now enjoy by virtue of any Act hereby repealed.

(2) Where, under subsection two of section five of the Shires Act, an area is added to a municipality, the endowment of the new municipality, including the added area, shall continue on the same basis as that applicable to the old municipality, has been added to a municipality, such municipality may, at the discretion of the Minister, be granted an endowment in respect of such added area, and such endowment shall not be subject to the provisions of the next following subsection.

(3) All municipalities which do not receive endowments under any Act hereby repealed, and the united areas of "Greater Sydney" and "Greater Newcastle" when constituted under this Act, shall be entitled to receive out of funds to be voted by Parliament an endowment based upon the result of investigations which the Governor may cause to be made into the administration and financial necessities of such municipalities, not exceeding in any municipality a sum equal to three shillings and fourpence in the pound on the general rate collected by the council of such municipality: Provided that no endowment should be paid in cases where the revenues of the councils under this Act, exclusive of endowments, are sufficient, in the opinion of the Minister, to meet the reasonable requirements under proper management of such municipalities, or of the united areas of "Greater Sydney" and "Greater Newcastle".

(4) Provided that when the Minister, or any person appointed by him in that behalf, has certified that the estimated responsibility for expenditure transferred to a municipality from the Government by this Act exceeds the amount of the land tax "suspended" in such municipality, the Minister may, in his discretion, grant to such municipality an endowment exceeding the aforesaid amount of three shillings and fourpence in the pound, but not greater than the excess of expenditure assessed. [Read]

And the clause having been amended as indicated,—

Motion made (Mr. Arthur Griffith) to insert in line 5 of sub-clause (3), after the word "municipalities," the words "based on the relationship of the value of the rateable property to the necessary public works within the area.

Question put,—That the words proposed to be inserted be so inserted.

Committee divided.

Ayes, 14.

Mr. Burgoss, Mr. Meehan, Mr. Jones, Mr. Holman, Mr. McNell, Mr. Cann, Mr. Arthur Griffith, Mr. Thrower, Mr. McNicol, Mr. McKeown, Mr. McCarron, Mr. Gardiner, Mr. Burgess, Mr. Macdonell, Mr. Charlton, Mr._letters.

Tellers,

Mr. Bovell, Mr. Charteris.

Noes, 42.

Mr. Croswell, Mr. O'Connor, Mr. R. J. Anderson, Mr. Cohen, Mr. King, Mr. Gillies, Mr. Mackenzie, Mr. Morgan, Mr. Eden George, Mr. Bell, Mr. Rogers, Mr. shep, Mr. Hall.

Insertion of proposed words negatived.

And the clause having been further amended as indicated,—

No. 3.

SAME BILL

Same Clause.

Motion made (Mr. Cawse) to add at end of clause,—

"Provided further, that no municipality levying less than two pence in the pound on the unimproved value of land shall receive any endowment." [Read]

Question put.—That the words proposed to be added be so added.

Committee divided.

Ayes, 12.

Mr. Meehan, Mr. Jones, Mr. Holman, Mr. Macdonell, Mr. Dryer, Mr. McNell, Mr. Cann, Mr. Thrower, Mr. Gardiner, Mr. McGarry, Mr. Estell, Mr. Arthur Griffith

Tellers,

Mr. Kelly, Mr. Hoffis, Mr. Nielsen, Mr. Scobie, Mr. Meloney, Mr. Oaken, Mr. Ball, Mr. Corrathers, Mr. Fagan, Mr. Moore, Mr. Leatiner, Dr. Arthur, Mr. Burgess, Mr. Pallish, Mr. Robson, Mr. Davidson, Mr. Storey, Mr. Mathews, Mr. Holmes, Mr. McArthur, Mr. McCoy.

Noes, 46.

Mr. Brineky Hall, Mr. Dick, Mr. O'Sullivan, Mr. O'Connor, Mr. McKeown, Mr. O'Sullivan, Mr. Hogue, Mr. Charleson, Mr. Cohen, Mr. King, Mr. Gillies, Mr. Mackenzie, Mr. Morgan, Mr. Eden George, Tellers, Mr. Rogers, Mr. shep, Mr. Hall.

Addition of proposed words negatived.

No. 4.
3

No. 4.

SAME BILL.

Motion made (Mr. Carruthers) to add at end of clause,—

"(4). Provided that when the Minister, or any person appointed by him in that behalf, has certified that the estimated responsibility for expenditure transferred to a municipality from the Government by this Act exceeds the amount of the land tax 'suspended' in such municipality, the Minister may, in his discretion, grant to such municipality an endowment exceeding the aforesaid amount of three shillings and fourpence in the pound, but not greater than the excess of expenditure aforesaid."

Question proposed,—That the words proposed to be added be so added.

Committee divided.

Question put,—That the words proposed to be inserted be so inserted.

Motion made (Mr. Storey) to amend the proposed amendment by leaving out from line 3, the word "suspended," and inserting the word "repealed" instead thereof.

Question put.—That the words proposed to be left out stand part of the proposed amendment.

Committee divided.

Ayes, 35.  
Mr. Dorion,  
Mr. Wade,  
Mr. Dick,  
Mr. Carruthers,  
Mr. Latimer,  
Mr. Mahoney,  
Mr. Cohen,  
Mr. Oakes,  
Mr. Hegos,  
Mr. Brunntall,  
Mr. Roberts,  
Mr. Bogue,  
Mr. Oakes,  
Mr. Mahoney,  
Mr. Cohen,  
Mr. Dacey,  
Mr. Carruthers,  
Mr. Dick,  
Mr. Wade,  
Mr. Bogue,  
Mr. Oakes,  
Mr. Mahoney,  
Mr. Cohen,  
Mr. Dacey,  
Mr. Carruthers,  
Mr. Dick,  
Mr. Wade,  
Mr. Bogue,  
Mr. Oakes,  
Mr. Mahoney,  
Mr. Cohen,  
Tellers.
Noes, 22.  
Mr. Hollis,  
Mr. Mackinnon,  
Mr. Arthur Griffith,  
Mr. Borrow,  
Mr. Holman,  
Mr. Dacey,  
Mr. Storey,  
Mr. Kelly,  
Mr. Meehan,  
Mr. Gardiner,  
Mr. Burgess,  
Mr. Zed,  
Mr. McNeill,  
Mr. McIvor,  
Mr. Charlton,  
Mr. Beggs,  
Mr. Bennett,  
Mr. McLaren,  
Tellers,  
Mr. O'Sullivan,  
Mr. W. W. Young.

"(4). Provided that when the Minister, or any person appointed by him in that behalf, has certified that the estimated responsibility for expenditure transferred to a municipality from the Government by this Act exceeds the amount of the land tax 'suspended' in such municipality, the Minister may, in his discretion, grant to such municipality an endowment exceeding the aforesaid amount of three shillings and fourpence in the pound, but not greater than the excess of expenditure aforesaid."
THURSDAY, 11 OCTOBER, 1906.

Clause 11. Division 1 of Part V, except subsection six of section "eighteen," and subsection (3) of section 20 of the Shires Act shall apply to municipalities:

[Shires Act, Part V, Division 1, Sections 18-21.]

18. (1) Every shire shall be governed by a council, the members of which shall be called councillors. One of the councillors shall be president, and shall preside when present at meetings of the council. The respective ridings of a shire shall have equal representation on the council.

(2) A president or councillor may resign his office.

(3) The first council of a shire shall consist of six members:

Provided that such number of members may, for the purposes of any later election, be increased to nine by resolution of the council.

(4) If any president, or any councillor, neglects or refuses to do anything which by law he is directed to perform, he shall for every such offence be liable to a penalty not exceeding ten pounds.

(5) A council may, out of the general fund of the shire, grant an annual allowance to any person holding the office of or acting as its president for his expenses. The maximum amount of such allowance shall be specified in the ordinances, and shall not exceed fifty pounds.

(6) A council may appoint one of its members to act as deputy-president during such time as the president may be temporarily absent from the shire, or from his duties on account of illness or other disability. The deputy while so acting shall have the powers, authorities, duties, and liabilities of the president.

(7) If a council fail to elect a president within the period prescribed, the Governor may appoint some member of the council to be president.

19. (1) Councillors shall be elected for the respective ridings of the shire by the electors of such ridings:

Provided that, in the case of a first election, such expenses may be paid from the Consolidated Revenue Fund, and shall, if so paid, be deducted from any endowment which may subsequently become due to the shire.

(2) A retiring councillor shall, if otherwise qualified, be eligible for re-election.

(3) The first council of a shire shall consist of six members:

Provided that the fact of the election was held at a time other than that appointed or prescribed:

Provided that, in the case of a first election, such expenses may be paid from the Consolidated Revenue Fund, and shall, if so paid, be deducted from any endowment which may subsequently become due to the shire.

(4) No such election shall be invalid by reason only of:

(a) any formal defect or error in or relating to the election, if the election was held substantially as prescribed;

(b) any defect or want of title of the returning officer if he has acted as such;

or

(c) the fact that the election was held at a time other than that appointed or prescribed:

and if the Governor proclaims that any such defect or error does not invalidate any such election, such proclamation shall be conclusive as to the matter stated therein.

(5) Provided that, in the case of a first election, such expenses may be paid from the Consolidated Revenue Fund, and shall, if so paid, be deducted from any endowment which may subsequently become due to the shire.

(6) A council may appoint one of its members to act as deputy-president during such time as the president may be temporarily absent from the shire, or from his duties on account of illness or other disability. The deputy while so acting shall have the powers, authorities, duties, and liabilities of the president.

20. (1) The first election of the councillors of a shire after its constitution shall be held on a day and at a place to be fixed and proclaimed by the council.

(2) An election to fill an extraordinary vacancy in a council caused by death, resignation, ouster, disqualification, or otherwise shall be held within one month from the occurrence of such vacancy, and on a day and at a place to be fixed and notified as prescribed by the council.

(3) A council may, out of the general fund of the shire, grant an annual allowance to any person holding the office of or acting as its president for his expenses. The maximum amount of such allowance shall be specified in the ordinances, and shall not exceed fifty pounds.

(4) A council may appoint one of its members to act as deputy-president during such time as the president may be temporarily absent from the shire, or from his duties on account of illness or other disability. The deputy while so acting shall have the powers, authorities, duties, and liabilities of the president.

21. (1) A president shall be elected by the council from its members in the manner prescribed:

(2) A retiring councillor shall, if otherwise qualified, be eligible for re-election.

(3) In such case the outgoing councillor shall remain in office until the day next preceding the day of the election.

(4) A retiring councillor shall, if otherwise qualified, be eligible for re-election.

(5) If any president, or any councillor, neglects or refuses to do anything which by law he is directed to perform, he shall for every such offence be liable to a penalty not exceeding ten pounds.

(6) A council may appoint one of its members to act as deputy-president during such time as the president may be temporarily absent from the shire, or from his duties on account of illness or other disability. The deputy while so acting shall have the powers, authorities, duties, and liabilities of the president.

(7) Provided that a municipality—

(a) the number of aldermen shall be as determined by the Governor, but such number shall not be less than six nor more than twelve, except in the case of the existing municipality of North Sydney, where such number shall not be less than six nor more than fifteen; and except in the cases of Greater Sydney and Greater Newcastle, provided in clauses fifteen and eighteen of this Act, and in the areas of the union of two or more municipalities, when the Governor may, in his discretion, determine that the council of the united areas shall consist of any number greater than twelve but not greater than eighteen aldermen;

(b) where a municipality is not divided into wards, the council shall be elected by the whole municipality;

(c)
(c) the aldermen of the first and every other council shall be elected;
(d) the number of aldermen to be elected by the respective wards shall be as determined by the Governor;
(e) no allowances or travelling expenses shall be paid by the council to its aldermen, unless ratified by a poll of the electors other than the allowance to the mayor, but the council may determine whether any and what remuneration shall be allowed any person executing the office of mayor.
(f) if an extraordinary vacancy occur in the council before the last Monday in January, one thousand nine hundred and eight, and before the roll of electors is made, the roll for the existing municipality in force at the commencement of this Act shall be used at the election to fill such vacancy.

Provided also that, for the purposes of the Shires Act and this Act, the word "Friday" is substituted for the word "Monday" in subsection (3) of section twenty of the former Act.

Provided also, that in a municipality all aldermen in office at the commencement of this Act shall remain in office until, and retire from office on the last Friday in January in every third year, and elections of aldermen shall take place on the succeeding day.

(g) Provided also that the provision to charge the expenses of the first election shall not apply to a municipality.

Motion made (Mr. Dacey) to insert in line 1 after the word "eighteen" the words "and subsection (3) of section twenty." Question put,—That the words proposed to be inserted be so inserted.
Committee divided.

Ayes, 45.

Mr. Lee, Mr. Oates, Mr. Dacey, Mr. W. W. Young, Mr. Benett, Mr. Dacey.
Mr. Kelly, Mr. Dukes, Mr. Horony, Mr. McGarry, Mr. Fegan.
Mr. Moore, Mr. Okees, Mr. Reynolds, Mr. Kelly.
Mr. Donaldson, Mr. Hugie, Mr. Brunel, Mr. Moore.
Mr. Carruthers, Mr. Hollee, Mr. Beener, Mr. Donaldson.
Mr. Dick, Mr. Dally, Mr. Redee, Mr. Carruthers.
Mr. Mahony, Mr. Giles, Mr. Charlton, Mr. Mahony.
Mr. Davidson, Mr. Boeleen, Mr. J. H. Young, Mr. O'Sullivan.
Mr. Kearney, Mr. Law, Mr. Collins, Mr. Davidson.
Mr. Arthur Griffith, Mr. O'Connor, Mr. Collins, Mr. Forex.
Mr. Greenwell, Mr. Perry (Liverpool Plains), Mr. Ball, Mr. Dacey.
Mr. Perry (Liverpool Plains), Mr. Nobs, Mr. Perry (Liverpool Plains), Mr. Dacey.
Mr. Nicholas, Mr. Jessop, Mr. Morton, Mr. Dacey.
Mr. Levy, Mr. Bradley Hall, Mr. Fleming, Mr. Dacey.
Mr. R. J. Anderson, Mr. M'Farlan, Mr. Dacey, Mr. Dacey.
Mr. Booth, Mr. Richard, Mr. Dacey.

Words inserted.

And the clause having been further amended as indicated,—

No. 7.

SAME BILL.

Same clause.

Motion made (Mr. Dacey) to insert in line 2 of paragraph (e) after the word "aldermen" the words "unless ratified by a poll of the electors." Question put,—That the words proposed to be inserted be so inserted.
Committee divided.

Ayes, 50.

Mr. O'Connor, Mr. Lee, Mr. W. W. Young, Mr. Holman.
Mr. Oakes, Mr. Lansd, Mr. McGarry, Mr. Jones.
Mr. Carruthers, Mr. Ball, Mr. Estell, Mr. Dacey.
Mr. Jessop, Mr. Hollee, Mr. Redee, Mr. Mahony.
Mr. Mahony, Mr. Plonge, Mr. Eddens, Mr. Sims.
Mr. Davidson, Mr. Morton, Mr. McNeill, Mr. Howard.
Mr. Brunell, Mr. Collins, Mr. Eddens, Mr. Hugie.
Mr. Dacey, Mr. Hugie, Mr. W. Millard, Mr. Eddens.
Mr. Kearney, Mr. Harry, Mr. Canc, Mr. Mahony.
Mr. Downes, Mr. Richard, Mr. Moshan, Mr. Mahony.
Mr. Moore, Mr. McFarlane, Mr.柴油, Mr. Mahony.
Mr. Levy, Mr. W. W. Young, Mr. Gardiner, Mr. Mahony.
Mr. R. J. Anderson, Mr. Robens, Mr. Teller, Mr. Jones.
Mr. McCoy, Mr. Charlie, Mr. Dacey, Mr. Dacey.
Mr. Booth, Mr. Kelly, Mr. Dacey, Mr. Dacey.
Mr. Booth, Mr. Robbins, Mr. Cillies, Mr. Dacey.
Mr. Donaldson, Mr. Nicholas, Mr. Mahony, Mr. Mahony.

Words inserted.

And the clause having been further amended as indicated,—

Clause, as amended, agreed to.

No. 8.
Clause 42. (1) Division 2 of Part V, "except" sub-paragraph (iii) of paragraph (b) of subsection two of section twenty-two of the Shires Act, shall apply to municipalities other than Greater Sydney:

[Shires Act, Part V, Division 2, sections 22-25.]

(1) A council shall each year, on the day and in the manner prescribed, cause a list to be made of the names of the persons who appear to have the necessary qualification of electors or owners:

Provided that, for the purposes of the first election of a council, on the constitution of a shire, the list shall be made by the temporary council.

(2) Any natural born or naturalised British subject, male or female, of the age of twenty-one years or upwards, shall be entitled to be placed on the list as "occupier," and to be enrolled as such one or more occupiers shall be entitled to be elected, but shall not give more than one vote to any one person qualified as an elector in the same or any other riding in the same shire; and that a person qualified as owner in two or more ridings shall be entitled to be enrolled only in such one riding as he has notified in such one riding as the clerk may notify in the prescribed manner.

23. Any person whose name is on a roll of electors under the qualification of occupier, and who, at the date of an election, retains the qualification under which he was enrolled, and any person whereby so is on the roll of electors under the qualification of owner, for a shire or riding, shall be an elector of such shire or riding, and shall be entitled at any election of councillors within the riding for which he is enrolled to as many votes as there are candidates to be elected, but shall not give more than one vote to any one candidate.

24. (1) In each shire the Governor shall appoint a revision court annually to revise the lists prepared as aforesaid.

(2) A revision court shall consist of either a stipendiary or police magistrate or three justices.

(3) The proceedings of a revision court shall be conducted in the prescribed manner and at the prescribed place and time.

25. (1) Any person, male or female, whose name is on the roll of electors for a shire shall, if not disqualified, be eligible to be elected and to act as councillor of the shire.

(2) A person is disqualified for such office if—

(a) he has not, prior to the seventh clear day before the day of nomination of candidates for such office, paid all sums due by him on such day to the council for rates or charges;

(b) he is a judge of the Supreme Court or of any District Court;

(c) on such day is the manager, secretary, or director of a public company, body corporate, or one of a body of trustees which is in occupation as tenants as aforesaid of any ratable land in the shire which, with or without any houses or other buildings thereon, is of a yearly value of five pounds or upwards; and—

(i) has been nominated by the directors of such company or body corporate, or by such body of trustees as an elector in respect of such occupation;

(ii) no such nomination has been made, is the manager, or where there is no manager, is the secretary of such company, or is the trustee of such body of trustees whose name first appears on the instrument creating the trust;

(iii) on such day is the resident manager of any ratable land in the shire which, with or without any houses or other buildings thereon, is of a yearly value of five pounds or upwards; or

(iv) has been continuously during such three months in joint or several occupation of any ratable land in the shire, by virtue of a miner's right or business license under the Mining Act, 1874, or any Act amending or consolidating the same.

(3) Any natural born or naturalised British subject, male or female, of the age of twenty-one years or upwards, shall be entitled to be placed on the list as "owner" and to be enrolled as such one owner as aforesaid:

(a) on the day appointed by any ordinance made in that behalf is severally the owner of any ratable land in the shire;

(b) on such day is jointly such owner as aforesaid;

(c) on such day is the manager, secretary, or director of a public company, body corporate, or one of a body of trustees, which is such owner as aforesaid; and—

(i) has been nominated by the directors of such company or body corporate, or by such body of trustees as an elector in respect of such land;

(ii) no such nomination has been made, is the manager, or where there is no manager, is the secretary of such company, or is the trustee of such body of trustees whose name first appears on the instrument creating the trust;

(d) on such day is the holder of a lease, promise or contract of lease or license from the Crown of ratable Crown land; or on such day is the resident manager of any lease, promise or contract of lease, or license from the Crown of ratable Crown land.

(4) The names on the list for the shire shall be entered on lists for the respective ridings of the shire, each person's name being entered on the list for such riding in which such person holds the qualification of occupier or has ratable land, as the case may be. Such lists, when revised and signed by the revision court, shall be the rolls of electors for the respective ridings. The rolls for the ridings of a shire shall together constitute the roll of electors for the shire.

Provided that a person qualified as aforesaid as owner in any riding shall not be entitled to be enrolled on the roll of electors for such riding unless he—

(a) has been continuously, during the three months next preceding such prescribed day, in joint or several occupation of any ratable land in the shire which, with or without any houses or other buildings thereon, is of a yearly value of five pounds or upwards; or

(b) on such day is the manager, secretary, or director of a public company, body corporate, or one of a body of trustees which is in occupation as tenants as aforesaid of any ratable land in the shire which, with or without any houses or other buildings thereon, is of a yearly value of five pounds or upwards; or

(c) has been continuously during such three months in joint or several occupation of any ratable land in the shire, by virtue of a miner's right or business license under the Mining Act, 1874, or any Act amending or consolidating the same.

The names on the list for the shire shall be entered on lists for the respective ridings of the shire, each person's name being entered on the list for such riding in which such person holds the qualification of electors as occupiers or owners:

Provided that, for the purposes of the first election of a council, on the constitution of a shire, the list shall be made by the temporary council.

(2) Any natural born or naturalised British subject, male or female, of the age of twenty-one years or upwards, shall be entitled to be placed on the list as "occupier," and to be enrolled as such one or more occupiers shall be entitled to be elected, but shall not give more than one vote to any one person qualified as an elector in the same or any other riding in the same shire; and that a person qualified as owner in two or more ridings shall be entitled to be enrolled only in such one riding as he has notified in such one riding as the clerk may notify in the prescribed manner.

Provided that only one of such joint owners shall be entitled to be placed on the roll, unless the promise jointly occupied are of the yearly value of twenty pounds or upwards, in which case such promise shall be regarded as a separate promise to each party.

Provided that only one of such joint owners shall be entitled to be placed on the roll, unless the promise jointly occupied are of the yearly value of twenty pounds or upwards, in which case such promise shall be regarded as a separate promise to each party.
(f) he has been convicted of felony, and has not received a free pardon or served his sentence;

(g) he is undergoing a sentence of imprisonment;

(h) he is of unsound mind;

(i) he holds any position of profit under or in the gift of the council;

(j) he is directly or indirectly by himself, or any partner, engaged or interested (other than as a shareholder in an incorporated company, association or partnership consisting of more than twenty members) in any contract, agreement, or employment, with, by, or on behalf of the council, except in a contract or agreement for or in relation to—

(i) the publication of advertisements in a public journal;

(ii) the supply by the council of any water;

(iii) the performance by the council of any work or services in connection with footways, roads, or sanitation;

(iv) permission granted by the council to occupy footways during the erection of buildings;

(v) security for damage to footways or roadways;

(vi) any lease granted before his election of land belonging to or under the control of the council;

(k) he has for a period of at least three months been a debtor or creditor in an amount exceeding five pounds to an officer of the council or person with whom the council has entered into such contract as above mentioned.

(3) Any person acting in such office while so disqualified shall be liable to a penalty not exceeding one hundred pounds, and if convicted of an offence mentioned in paragraphs (i), (j), or (k) of the last preceding subsection, the minimum penalty shall be fifty pounds, and he shall be disqualified for each office for seven years thereafter, and shall not be competent to recover from the council any sums due to him by the council under any contract or agreement, and if he has received from the council any sums under any contract or agreement, the same may be recovered from him by the council in any court of competent jurisdiction within two years from the date of such receipt.

Provided that for the purposes of the first election of the council of a municipality, the list shall be made by the council then in office: Provided also that where a municipality—

(a) 'of section twenty-two.
S

Question put.—That the words proposed to be inserted be so inserted.
Committee divided.

Ayes. 13
Mr. Mahony, Mr. Cohen, Mr. Storey, Mr. Henley, Mr. Hollin, Mr. Dacey, Mr. Jones, Mr. R. J. Anderson, Mr. Booth, Mr. Latimer, Mr. Downes, 
Tellers, Dr. Arthur, Mr. Sullivan.

Noes. 51
Mr. Davidson, Mr. Rogue, Mr. Wade, Mr. Oak, Mr. Kelly, Mr. Carruthers, Mr. Edein, Mr. Robson, Mr. Perry (The Richmond), Mr. Cane, Mr. Brunstee, Mr. Moore, Mr. Faller, Mr. Gardiner, Mr. Nicholson, Mr. Estell, Mr. Charlton, Mr. Bennett, 

Mr. Perry (Liverpool Plains), Mr. Keayney, Mr. Fleming, Mr. McCoy, Mr. Walter Anderson, Mr. Brine, Mr. W. Millard, Mr. Reynolds, Mr. Burgess, Mr. McCarthy, Mr. Morton, Mr. Creswell, Mr. Ball, Tellers, Mr. Eden George, Mr. Levy.

Insertion of proposed words negatived.

And the clause having been amended as indicated,—

N o. 9.
SAME BILL.

Same clause.
Motion made (Mr. Henley) to add in line 14, after words last inserted (words in reference to "enrolment of married women, page 7), the words "but may not be elected as an alderman or "councillor."

Question put.—That the words proposed to be added be so added.
Committee divided.

Ayes. 49
Mr. Fell, Mr. Mahony, Mr. Oakes, Mr. Carruthers, Mr. Henley, Mr. Dacey, Mr. Scothie, Mr. MacKenzie, Mr. More, Mr. Waide, Mr. Davidson, Mr. R. J. Anderson, Mr. McCay, Mr. McCoy, Mr. Ball, Mr. Sullivan.

Noes. 10
Mr. Donaldson, Mr. Gilles, Mr. Eady, Mr. Estell, Mr. Sullivan, Mr. Raylodon, Mr. Fleming, Mr. Ross, Mr. Les, Mr. O'Conor, Mr. Anderson, Mr. Law, Mr. O'Conor, Mr. Cans, 

Mr. Jones, Dr. Arthur, Mr. Jessop, Mr. Kelly, Mr. Booth, Mr. Feg,an, Mr. Arthur Griffith, Mr. Mellon, Tellers, Mr. W. W. Young, Mr. Creswell.

Addition of proposed word agreed to.
And the clause having been further amended as indicated,—

N o. 10.
SAME BILL.

Same clause.
Motion made (Mr. Mahony) to insert before subclause (2), the following:—

"Provided that at every election of councillors or aldermen under the Shires Act and "this Act every voter shall vote for the full number of councillors or aldermen to be "elected."

Question put.—That the words proposed to be inserted be so inserted.
Committee divided.

Ayes. 7
Mr. R. J. Anderson, Mr. Creswell, Mr. Cohen, Mr. Reynolds, Mr. Gardiner, Mr. Faller, Mr. Henley, Mr. Mahony.

Noes. 40
Mr. McNeill, Mr. Dacey, Mr. Carruthers, Mr. Halemen, Mr. Feg,an, Mr. Scottie, Mr. More, Mr. Estell, Mr. Kelly, Mr. Josep, Mr. Edein, Mr. Nobie, Mr. Nicholson, Mr. Cans, Mr. O'Conor, Mr. MacKenzie, 

Mr. Perry (Liverpool Plains), Mr. oats, Mr. Briney, Mr. Dacey, Mr. Critics, Mr. Rel, Mr. Lee, Mr. Perry, Mr. O'Conor, Mr. Wallace, Mr. Gardiner, Mr. Tallers, Mr. Charles, Mr. Hollie.

Insertion of proposed words negatived.

Clause, as amended, agreed to.
And clauses 43, 44, and 45 having been agreed to,—

On motion of Mr. Carruthers, the Temporary Chairman left the Chair to report progress, and ask leave to sit again on Tuesday next.

W. S. MOWLE, Clerk Assistant.
LEGISLATIVE ASSEMBLY.
NEW SOUTH WALES.

No. 12.

WEEKLY REPORT OF DIVISIONS
IN
COMMITTEE OF THE WHOLE.

(EXTRACTED FROM THE MINUTES.)

TUESDAY, 16 OCTOBER, 1906.

No. 1.
LOCAL GOVERNMENT EXTENSION BILL. (Further considered).

Clauses 46 to 52 having been agreed to,—

Clause 53. Subsection three of section thirty-three of the Shires Act is hereby repealed.

The provisions of section thirty-three as hereby amended of Division 4 of Part VI of the Act shall apply to "municipalities":

Shires Act, Division 4, Section 33.

(1) A council shall make and levy a general rate of not less than one penny in the pound and not more than two pence in the pound upon the unimproved capital value of all ratable land in its shire.

Such rate shall be made and levied in and for each year commencing the first day of January; provided that on representation from any council that a general rate of one penny in the pound on such unimproved capital value is more than sufficient to meet the requirements of its shire, the Governor, in his discretion, allow the reduction of such rate below one penny in the pound.

(2) The Governor shall forthwith, on the council of a shire imposing a rate on such unimproved capital value, proclaim that the operation of the enactments mentioned in Schedule Three are to the extent therein mentioned suspended in such shire; and thereon such suspension shall have effect.

(3) The amounts of the general rates made and levied upon the ratable land in the several ridings need not be the same, but every general rate in respect of land within a riding shall be the same.

(4) The minimum amount of the general rate in respect of any portion of land shall be two shillings and sixpence.

Provided that the limit of two pence in the pound provided in subsection one of section thirty-three of the Shires Act shall not apply to municipalities except in the case of a rate on a mine worked for the purpose of mining for any mineral other than coal or shale, in which case the said limit shall apply.

Provided also that where, before the making of the general rate under this Act for the year one thousand nine hundred and seven, there has been paid in respect of any land the amount due under the Municipalities Act, 1897, for the municipal year ending the first Tuesday in February, one thousand nine hundred and seven, the council shall deduct from the amount of the general rate on such land one-tenth of the amount paid as aforesaid under the said Act, 1897.

Provided also that the suspension in a shire under section thirty-three of the Shires Suspension of Act, shall take effect from the first day of the year in which the first general rate on the unimproved capital value of ratable land is made in such shire or municipality; and, further, that such suspension shall not apply to the land-tax for the years from one thousand eighty-six up to the year in which such first general rate is made in such shire or municipality.

(2) A council of a municipality which has levied a general rate of not less than one penny in the pound on the unimproved capital value of all ratable land in its area, may raise any additional sum which may be required by an additional general rate on either the unimproved or the improved capital value of such land, as may be determined by the council; provided that notice shall be given as prescribed of the proposal to levy such additional general rate, and that, if, within the prescribed period, one hundred persons on 86887 276-A
the roll of ratepayers make a written demand for a poll on the question whether the basis of assessment for such rate shall be the unimproved or the improved capital value, the council shall forthwith meet and fix and notify, as prescribed, a day, not being less than seven nor more than fourteen days after such meeting for the holding of such poll, shall hold the poll on such day and shall abide by the decision of such poll. At the poll all ratepayers of the area may vote. [Read.]

And the clause having been amended as indicated,—

Motion made (Mr. Canas) to insert in line 3 after the word "municipalities," the words "except "subsection (2)."

Question put,—That the words proposed to be inserted be so inserted.

Committee divided.

Ayes, 6.  
Mr. Meenan,  
Mr. McLindon,  
Mr. Carruthers.  
Mr. McGowen.  
Mr. Arthur Griffith.

Noes, 58.  
Mr. Miller,  
Mr. Donny,  
Mr. Nicholson,  
Mr. Kelly,  
Mr. Hall,  
Mr. Mahony,  
Mr. Docherty,  
Mr. Sullivan,  
Mr. Eden,  
Mr. Fenn,  
Mr. Reid,  
Mr. Noble,  
Mr. Nicholson,  
Mr. Carruthers,  
Colonel Byrde,  
Mr. Moore,  
Mr. Wade,  
Mr. Oaken,  
Mr. Regan,  
Mr. W. W. Young,  
Mr. Downey.  
Mr. Lee,  
Mr. Ball,  
Mr. Collins,  
Mr. Law,  
Mr. MacKenzie,  
Mr. Leadmer,  
Mr. Storey,  
Mr. Bentrell,  
Mr. Ashton,  
Mr. Rogers,  
Mr. Jessop,  
Mr. Perry (Liverpool District),  
Mr. Faberck,  
Mr. Eden George.  
Mr. Healey,  
Mr. Jones,  
Mr. Morton,  
Mr. Reynolds,  
Mr. McGarry,  
Mr. O'Sullivan.

Insertion of proposed words negatived.

And the clause having been further amended as indicated,—

Clause, as amended, agreed to.

And clauses 54, 55, and 56 having been agreed to,—

On motion of Mr. Carruthers, the Chairman left the Chair to report progress, and ask leave to sit again To-morrow.

WEDNESDAY, 17 OCTOBER, 1906.

The remaining clauses and Schedules One and Two having been dealt with,—

SAME BILL.

SCHEDULE THREE.

(i) The provision, maintenance, and management of water supplies, with reticulation, if required.
(ii) The watering of streets.
(iii) The compulsory connection of buildings in municipalities, towns, and villages with the sewers of the council, and the removal and disposal of sewage.
(iv) With the special approval of the Governor, the construction, maintenance, and operation of light branch railways (standard or narrow gauge, or any other system) or tramways, for goods or passenger traffic, for local purposes.
(v) The construction, maintenance, and operation of passenger ferries, or other means or locomotion.
(vi) The establishment and maintenance of fire brigades and stations in towns.
(vii) The exaction, maintenance, management, and regulation of rubbish-proof imprisoning, and the extirpation of noxious weeds, pests, animals, and vermin.
(viii) The acquisition or erection and maintenance of a town hall, shire hall, or of any municipal building other than those required for office purposes.
(ix) The support from the funds of the council or the establishment and maintenance of public "hospitals."
(x) The construction, establishment, and maintenance within its area of cattle sale-yards and abattoirs.
(xi) The construction, maintenance, and management of public markets; the regulation of the holding of public markets; the charging and regulation of rates and fees for the use of stalls in buildings and places where markets are held, and of fees in respect of goods and animals brought for sale or sold therein.
(xii) The draining and reclamation of swampy or low-lying land.
(xiii) The establishment and maintenance of crematoria, or of factories of any kind for the distribution of agricultural, dairying, or other farm produce.
(xiv) The provision, maintenance, and management of storage houses for agricultural and other farm produce.
(xv) The establishment and maintenance of parks and recreation grounds.
(xvi) The provision and maintenance of garbage destructors, and the collection and destruction of garbage.
(xvii) The provision and maintenance and management of public cemeteries.
(xviii) The constitution, maintenance, and management of public baths; the regulation of bathing and the observance of decency in connection therewith; the provision of life-saving appliances, danger notices, and life-saving attendants, and the construction, maintenance, and hiring by the council or other persons to the public of bathing-houses and bathing-places, and the regulation thereof.
(xix) The provision, maintenance, and management of public libraries, museums, and laveratories.
(xx) The provision, maintenance, and management of dissecting chambers.
(xxi) The provision, maintenance, and management of lethal chambers.
(xxii) The manufacture and supply of gas.
(xxiii) The manufacture and supply of electricity.
(xxiv) The manufacture and supply of hydraulic or other power.
(xxv) The establishment, maintenance, and management of public mining batteries.
[xxvi] The regulation and control of theatres, dancing saloons, buildings used for public assemblies, and places of public amusement or of public resort.

[xxvii] The establishment, maintenance, and management of public laundries.

[xxviii] The establishment, maintenance, and management of public libraries.

[xxix] The establishment, maintenance, and management of public kitchens.

[xxx] The establishment, maintenance, and management of public markets.

[xxxi] The establishment, maintenance, and management of public pawnshops.

[xxii] The establishment, maintenance, and management of public kitchens.

[xxiii] The establishment, maintenance, and management of public lodging-houses.

[xxiv] The establishment, maintenance, and management of public libraries.

[xxv] The establishment, maintenance, and management of public halls and public gardens.

[xxvi] The establishment, maintenance, or subsisting of public bands or orchestras.


[xxviii] The establishment, maintenance, and management of public gardens.

[xxix] The establishment, maintenance, and management of public kitchens.

[xxx] The establishment, maintenance, and management of public lodging-houses.

[xxxi] The establishment, maintenance, and management of public libraries.

[xxii] The establishment, maintenance, and management of public halls and public gardens.

[xxvii] The establishment, maintenance, or subsisting of public bands or orchestras.


[xxvii] The establishment, maintenance, or subsisting of public bands or orchestras.

No. 3.
SAME BILL.
Same Schedule.

Motion made (Mr. Arthur Griffith) to insert the following new paragraph to follow paragraph (viii):—

"(ix) The support from the funds of the Council or the establishment and maintenance of public dispensaries."

Question put,—That the words proposed to be inserted be so inserted.

Committee divided.

Ayes, 20.

Mr. Holman, Mr. Baylis, Mr. Conn, Mr. Kelly, Mr. Bennett, Mr. Hall, Mr. O'Sullivan, Mr. McLaurin, Mr. Leven, Mr. Gardiner, Mr. Edden, Mr. Charlton, Mr. W. V. Young, Mr. Arthur Griffith, Mr. McGarry, Mr. Walter Anderson, Mr. Maclean, Mr. Nicholoson, Tellers, Mr. Bruntonell, Mr. Jones.

Noes, 34.

Mr. Mahony, Mr. Noble, Mr. Davidson, Mr. Corruthers, Mr. Hall, Mr. Mackenzie, Mr. Wade, Mr. O'Connor, Mr. Ashton, Mr. Booth, Mr. Robson, Dr. Archer, Mr. Gillette, Mr. Fell, Colonel Byrce, Mr. Donaldson, Mr. Latimer, Mr. Lee, Mr. McCoy, Mr. McFarlane, Mr. Morton, Mr. Thomas.

Insertion of proposed words negatived.

And the Schedule having been further amended as indicated,—

No. 4.
SAME BILL.
Same Schedule.

Motion made (Mr. Holman) to insert the following paragraph to stand as paragraph (lvi):—

"The acquisition of licensed premises for the sale of liquor, and the care, control, and management of such premises."

Point of Order.—Mr. Latimer submitted that the proposed amendment was beyond the scope of the Bill. The subject was provided for by the Liquor Act.

The Chairman said that the Liquor Act of 1898 and the Liquor (Amendment) Act, 1905, provided for the control of the liquor trade. The amendment was, therefore, out of order.

Whereupon Mr. Holman moved, That the Chairman leave the Chair to report a Point of Order, and ask leave to sit again so soon as the Point of Order has been decided by the House.

The Point of Order is,—

That an amendment moved by the Honorable Member for Cootamundra, Mr. Holman, vesting the control of licensed premises for the sale of liquor in municipal councils was ruled out of order by the Chairman as amending the Liquor Act, and outside the order of leave on that account.

Question put.

Committee divided.

Ayes, 22.

Mr. McGowen, Mr. W. Millard, Mr. Mallon, Mr. Morison, Tellers, Mr. Charlton, Mr. Hall, Mr. O'Sullivan, Mr. McLaurin, Mr. Collins, Mr. Keaney, Mr. Edden, Mr. Charlton, Mr. W. V. Young, Mr. Kelly, Mr. Gardiner, Mr. McCarry.

Noes, 33.

Mr. Mahony, Mr. Lee, Mr. Dick, Mr. Moore, Mr. Corruthers, Mr. Waddell, Mr. Hogue, Mr. Mackenzie, Mr. Roddy, Mr. Wade, Mr. O'Connor, Dr. Archer, Mr. Robson, Dr. Arthur, Mr. Keaney, Mr. Feli, Colonel Byrce, Mr. Donaldson, Tellers, Mr. Bruntonell, Mr. Waddell, Mr. Latimer, Mr. Lee, Mr. McCoy, Mr. McFarlane, Mr. Morton, Mr. Thomas.

Negatived.

And the Schedule having been further amended as indicated,—

Schedule, as amended, agreed to.

And the postponed clauses and certain new clauses having been dealt with,—
And the Committee continuing to sit after Midnight,—

THURSDAY, 18 OCTOBER, 1906, A.M.

And certain other new clauses having been agreed to,—

On motion of Mr. Carruthers, the Chairman left the Chair to report the Bill 3°, with further amendments, to the House.

THURSDAY, 18 OCTOBER, 1906.

No. 5.

Belmore Markets (Land) Bill.

(Resolution.)

Mr. Lee moved, That the Committee agree to the following resolution:—

(Resolved),—That it is expedient to bring in a Bill "to vest certain land in the Municipal Council of Sydney"; to authorise the Secretary for Public Works to construct and open a public way on certain other land; and for purposes consequent thereon or incidental thereto."

Amendment moved (Mr. O'Sullivan) to leave out the words "to vest certain land in the Municipal Council of Sydney."

Question put,—That the words proposed to be left out stand part of the resolution.

Committee divided.

Ayes, 39.

Mr. Davidson, Mr. Ashton, Mr. Nobbs, Dr. Arthur, Mr. Waide, Mr. Brunette, Mr. Moore, Mr. Hogue, Mr. Okai, Mr. Miller, Mr. O'Connor, Mr. Crewe, Mr. Brimley Hall, Mr. Fleming, Mr. Storey, Mr. Dick, Mr. Soebie, Mr. Mahoney, Mr. McGowen, Mr. Estoll, Mr. Mullerlame, Mr. Eastman, Mr. Fallick, Mr. Mosbein, Mr. Warrior Anderson, Mr. Parry (Liverpool Plain), Mr. Henley, Mr. Moran, Colonel Ryrie, Mr. Waddell, Mr. Fagan, Mr. Mackenzie, Mr. Law, Mr. Thomas, Mr. Booth, Mr. Robson, Mr. Hall.

Noes, 15.

Mr. Decoy, Mr. Holman, Mr. McNell, Mr. O'Sullivan, Mr. Hollis, Mr. McLaurin, Mr. Reiner, Mr. Eden George, Mr. McEnany, Mr. Maclaren, Mr. W. W. Young, Mr. Lewin, Mr. Jones, Mr. Perry (Liverpool Plains), Mr. Harty, Mr. Waddell, Mr. Fegan, Mr. Mackenzie, Mr. Law, Mr. Thomas, Mr. Booth, Mr. Robson, Mr. Hall.

Tellers, Mr. Charlton, Mr. Daley.

Resolution, as read, agreed to.

On motion of Mr. Lee, the Chairman left the Chair to report that the Committee had come to a resolution.

W. S. MOWLE,
Clerk Assistant.
No. 13.

WEEKLY REPORT OF DIVISIONS
IN
COMMITTEE OF THE WHOLE.

(Extracted from the Minutes.)

TUESDAY, 23 OCTOBER, 1906.

No. 1.

Local Government Extension Bill.

(Recommitted for the reconsideration of clauses 3, 15, 17, 18, 22, 25, 29, 33, 36, 44, 49, 50, 51, 59, 66, 83, 85, and the Title.)

Clause 3 having been agreed to,—

Clause 15. (1) The Governor may at any time on receipt of a resolution from each of the councils concerned, which said resolution shall have been passed by a majority of each council at one meeting and confirmed by a majority at a second meeting—

(a) unite to the city of Sydney the whole or any part of a municipality adjoining such city; or
(b) unite any part of the said city to any such municipality; and
(c) make consequent alterations in the boundaries of the said city and of any such municipality, and may by order reconstitute the said city and any such municipality with the boundaries as so altered.

(2) But before any such reconstitution is made the prescribed notice shall be given, and preliminary procedure.

(a) any council, ratepayer, or creditor of the said city or of the municipality affected may, within the period and to the person prescribed in such notice, make written representations on the subject of the proposed reconstitution and a poll of the "electors" concerned "may" be taken by a council on petition from one-fifth of such electors.

(3) Notwithstanding that no objection may have been made to any proposed boundaries mentioned in such notice, the Governor may make such variations in such boundaries as he may consider desirable. [Read.]

And the clause having been amended as indicated,—

Motion made (Mr. Carruthers) to add at end of sub-clause (2) the words "and a poll of the "electors" concerned "may" be taken by a council on petition from one-fifth of such "electors."

Question proposed.—That the words proposed to be inserted be so inserted.

Motion made (Mr. Storey) to amend the proposed amendment by leaving out the word "electors," line 2, and inserting the word "ratepayers" instead thereof.

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Question put,—That the word proposed to be left out stand part of the proposed amendment.

Committee divided.

Ayes, 41.  Mr. McFarlane, Mr. Sullivan, Mr. Sullivan, Mr. Brier, Mr. Nicolaid, Mr. Estoff, Mr. J. H. Young, Mr. Hogue, Mr. Teller, Mr. Holman, Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. O'Connor, Mr. Edou George, Mr. Fegan, Mr. Gilles, Mr. Gardiner.

Noes, 8.  Mr. Mahony, Dr. Arthur, Mr. Lalimer, Mr. R. J. Anderson, Mr. Fed, Mr. Moxham, Mr. Law, Mr. Storey.

Mr. Nobbs, Mr. McGowan, Mr. Holman, Mr. Moore, Mr. Sullivan, Mr. Ashton, Mr. Wade, Mr. Nielsen, Mr. Kelly, Mr. Holia, Mr. Burgess, Mr. Cann, Mr. McPhail, Mr. McPhail, Mr. Uand, Mr. Dacey, Mr. O'Conor, Mr. Eoin, Mr. McPhail, Mr. Gilbert, Mr. Gardiner.

Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. McLaurin, Mr. Thomas, Mr. Brown, Mr. Brier, Mr. Dacey, Mr. Storey, Mr. Storey, Mr. Ashton, Mr. Wade, Mr. Briner, Mr. Levy.

Mr. Moore, Mr. Sullivan, Mr. Sullivan, Mr. Brier, Mr. Nicolaid, Mr. Estoff, Mr. J. H. Young, Mr. Hogue, Mr. Teller, Mr. Holman, Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. O'Connor, Mr. Edou George, Mr. Fegan, Mr. Gilles, Mr. Gardiner.

Mr. Mahony, Dr. Arthur, Mr. Lalimer, Mr. R. J. Anderson, Mr. Fed, Mr. Moxham, Mr. Law, Mr. Storey.

Mr. Nobbs, Mr. McGowan, Mr. Holman, Mr. Moore, Mr. Sullivan, Mr. Ashton, Mr. Wade, Mr. Nielsen, Mr. Kelly, Mr. Holia, Mr. Burgess, Mr. Cann, Mr. McPhail, Mr. Uand, Mr. Dacey, Mr. O'Conor, Mr. Eoin, Mr. McPhail, Mr. Gilbert, Mr. Gardiner.

Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. McLaurin, Mr. Thomas, Mr. Brown, Mr. Brier, Mr. Dacey, Mr. Storey, Mr. Storey, Mr. Ashton, Mr. Wade, Mr. Briner, Mr. Levy.

Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. McLaurin, Mr. Thomas, Mr. Brown, Mr. Brier, Mr. Dacey, Mr. Storey, Mr. Storey, Mr. Ashton, Mr. Wade, Mr. Briner, Mr. Levy.

Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. McLaurin, Mr. Thomas, Mr. Brown, Mr. Brier, Mr. Dacey, Mr. Storey, Mr. Storey, Mr. Ashton, Mr. Wade, Mr. Briner, Mr. Levy.

Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. McLaurin, Mr. Thomas, Mr. Brown, Mr. Brier, Mr. Dacey, Mr. Storey, Mr. Storey, Mr. Ashton, Mr. Wade, Mr. Briner, Mr. Levy.

Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. McLaurin, Mr. Thomas, Mr. Brown, Mr. Brier, Mr. Dacey, Mr. Storey, Mr. Storey, Mr. Ashton, Mr. Wade, Mr. Briner, Mr. Levy.

Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. McLaurin, Mr. Thomas, Mr. Brown, Mr. Brier, Mr. Dacey, Mr. Storey, Mr. Storey, Mr. Ashton, Mr. Wade, Mr. Briner, Mr. Levy.

Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. McLaurin, Mr. Thomas, Mr. Brown, Mr. Brier, Mr. Dacey, Mr. Storey, Mr. Storey, Mr. Ashton, Mr. Wade, Mr. Briner, Mr. Levy.

Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. McLaurin, Mr. Thomas, Mr. Brown, Mr. Brier, Mr. Dacey, Mr. Storey, Mr. Storey, Mr. Ashton, Mr. Wade, Mr. Briner, Mr. Levy.

Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. McLaurin, Mr. Thomas, Mr. Brown, Mr. Brier, Mr. Dacey, Mr. Storey, Mr. Storey, Mr. Ashton, Mr. Wade, Mr. Briner, Mr. Levy.

Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. McLaurin, Mr. Thomas, Mr. Brown, Mr. Brier, Mr. Dacey, Mr. Storey, Mr. Storey, Mr. Ashton, Mr. Wade, Mr. Briner, Mr. Levy.

Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. McLaurin, Mr. Thomas, Mr. Brown, Mr. Brier, Mr. Dacey, Mr. Storey, Mr. Storey, Mr. Ashton, Mr. Wade, Mr. Briner, Mr. Levy.

Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. McLaurin, Mr. Thomas, Mr. Brown, Mr. Brier, Mr. Dacey, Mr. Storey, Mr. Storey, Mr. Ashton, Mr. Wade, Mr. Briner, Mr. Levy.

Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. McLaurin, Mr. Thomas, Mr. Brown, Mr. Brier, Mr. Dacey, Mr. Storey, Mr. Storey, Mr. Ashton, Mr. Wade, Mr. Briner, Mr. Levy.

Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. McLaurin, Mr. Thomas, Mr. Brown, Mr. Brier, Mr. Dacey, Mr. Storey, Mr. Storey, Mr. Ashton, Mr. Wade, Mr. Briner, Mr. Levy.

Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. McLaurin, Mr. Thomas, Mr. Brown, Mr. Brier, Mr. Dacey, Mr. Storey, Mr. Storey, Mr. Ashton, Mr. Wade, Mr. Briner, Mr. Levy.

Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. McLaurin, Mr. Thomas, Mr. Brown, Mr. Brier, Mr. Dacey, Mr. Storey, Mr. Storey, Mr. Ashton, Mr. Wade, Mr. Briner, Mr. Levy.

Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. McLaurin, Mr. Thomas, Mr. Brown, Mr. Brier, Mr. Dacey, Mr. Storey, Mr. Storey, Mr. Ashton, Mr. Wade, Mr. Briner, Mr. Levy.

Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. McLaurin, Mr. Thomas, Mr. Brown, Mr. Brier, Mr. Dacey, Mr. Storey, Mr. Storey, Mr. Ashton, Mr. Wade, Mr. Briner, Mr. Levy.

Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. McLaurin, Mr. Thomas, Mr. Brown, Mr. Brier, Mr. Dacey, Mr. Storey, Mr. Storey, Mr. Ashton, Mr. Wade, Mr. Briner, Mr. Levy.

Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. McLaurin, Mr. Thomas, Mr. Brown, Mr. Brier, Mr. Dacey, Mr. Storey, Mr. Storey, Mr. Ashton, Mr. Wade, Mr. Briner, Mr. Levy.

Mr. Ashton, Mr. Levy, Mr. Levy, Mr. Thomas, Mr. McLaurin, Mr. Thomas, Mr. Brown, Mr. Brier, Mr. Dacey, Mr. Storey, Mr. Storey, Mr. Ashton, Mr. Wade, Mr. Briner, Mr. Levy.
No. 4.

SAME BILL.

Clause 4. The cost of carrying out the said work, estimated at two millions six hundred and fifty thousand eight hundred and twenty pounds shall be defrayed in equal proportions from such moneys as may be appropriated by Parliament for that purpose from the Consolidated Revenue Fund and "from such Loan Votes as are now or may hereafter be applicable" to that purpose, and shall not under any circumstances exceed the estimated cost by more than ten per cent. (Read.)

Motion made (Mr. Reynaldson) to leave out from line 2 the words "in equal proportions."

Question put,—That the words proposed to be left out stand part of the clause.

Committee divided.

Ayes, 24.
Mr. Hogue, Mr. Gillies,
Mr. Wade, Mr. Nobbs,
Mr. Moore, Mr. Dick,
Mr. Broughton, Mr. Hindmarsh,
Mr. Fallows, Mr. Davidson.
Mr. Law, Treats,
Mr. Downes, Mr. Cohen,
Mr. Mosham, Mr. Levien,
Mr. Booth, Mr. Latimer,
Mr. McCoy, Mr. Miller,
Dr. Arthur, Mr. O'Sullivan,
Mr. Thomas, Mr. R. J. Anderson,
Mr. Walter Anderson.

Noes, 34.
Mr. McNeill, Mr. Donaldson,
Mr. Thrower, Mr. McFarlane,
Mr. Cann, Mr. Perry (The Richmond),
Mr. Scochie, Mr. Morton,
Mr. Hollis, Mr. Pegan,
Mr. Holman, Mr. Hegley,
Mr. Dacey, Mr. Nicholson,
Mr. Jones, Mr. W. Millard,
Mr. Jones, Mr. Brinsley Hall,
Mr. Burgess, Mr. McLauren,
Mr. Miller, Mr. Bennett,
Mr. Charlton, Mr. McGeary,
Mr. Nicholson, Mr. McNeil,
Mr. W. W. Young, Mr. Fleming,
Mr. Arthur Griffith, Treats,
Mr. Brintnell, Mr. Arthurs,
Mr. J. H. Young, Mr. Cresswell,
Mr. Crosswell, Colonel Ryrie,
Mr. Reynaldson,

Words left out.

No. 5.

SAME BILL.

SAME clause.

Motion made (Mr. Reynaldson) to leave out from lines 3 and 4 the words "from the Consolidated Revenue Fund, and."

Question put,—That the words proposed to be left out stand part of the clause.

Committee divided.

Ayes, 20.
Mr. Thomas, Mr. Ashton,
Mr. Thrower, Mr. Bruntell,
Mr. Estell, Mr. Fagan,
Mr. Cann, Mr. Law,
Mr. Scochie, Mr. Wade,
Mr. Miller, Colonel Ryrie,
Mr. Hollis, Mr. Davidson,
Mr. McNeill, Mr. Dick,
Mr. Jones, Mr. Hindmarsh,
Mr. Dacey, Mr. Lee,
Mr. Eldon, Mr. Perry (The Richmond),
Mr. Arthur Griffith, Mr. Darcy,
Mr. Morton, Mr. Nielsen,
Mr. Burgess, Mr. Jones,
Mr. Latimer, Mr. O'Sullivan,
Dr. Arthur, Mr. Perry (The Richmond),
Mr. Charlton, Mr. Donaldson,
Mr. Nicholson, Mr. O'Sullivan,
Mr. Robinson, Mr. Perry (The Richmond),
Mr. Rolman, Mr. Holman,
Mr. Walter Anderson.

Noes, 38.
Mr. Ashton, Mr. Levy,
Mr. Bruntell, Mr. McLauren,
Mr. Fagan, Mr. Henley,
Mr. Law, Mr. W. Millard,
Mr. Wade, Mr. Gillies,
Colonel Ryrie, Mr. Mackenzie,
Mr. Davidson, Mr. McFarlane,
Mr. Dick, Mr. Nobbs,
Mr. Hindmarsh, Mr. W. W. Young,
Mr. Lee, Mr. Cohen,
Mr. Crosswell, Mr. O'Connor,
Mr. J. H. Young, Mr. Downes,
Mr. Donaldson, Mr. Hogue,
Mr. O'Sullivan, Mr. Moore,
Mr. Perry (The Richmond), Mr. Bennett,
Mr. Brinsley Hall, Treats,
Mr. Reynaldson, Mr. Broughton,
Mr. R. J. Anderson, Mr. Morland,
Mr. Fleming, Mr. Fallows,
Mr. Brintnell, Mr. Bennett.

Words left out.

No. 6.

SAME BILL.

SAME clause.

Motion made (Mr. Cann) to leave out from line 4 the words "from such Loan Votes as are "now or may hereafter be applicable."

Question put,—That the words proposed to be left out stand part of the clause.

Committee
Committee divided.

Ayes, 32.

Mr. Cohen, Mr. Wade, Mr. Ashton, Mr. Lee, Mr. Meere, Mr. Hogge, Mr. Creweell, Mr. Beasley Hall, Mr. Bruntell, Colonel Ryrie, Mr. Levy, Mr. Meekham, Mr. W. Millard, Mr. Faldick, Mr. Latham, Mr. J. H. Young, Mr. Reynolds, Mr. Cohen, Mr. Wade, Mr. Ashton, Mr. Lee, Mr. Meere, Mr. Hogge, Mr. Creweell, Mr. Beasley Hall, Mr. Bruntell, Colonel Ryrie, Mr. Levy, Mr. Meekham, Mr. W. Millard, Mr. Faldick, Mr. Latham, Mr. J. H. Young, Mr. Reynolds, Mr. R. J. Anderson, Mr. McFarlane, Mr. Donaldson, Mr. O'Sullivan, Mr. Law, Mr. Macdonald, Mr. Downes, Mr. Hindmarsh, Mr. Fleming, Mr. W. V. Young, Mr. Henley, Mr. Bennett, Mr. Nobbs, Tellers, Mr. Davidson, Mr. Gilles.

Noes, 15.

Mr. Miller, Mr. Nicholson, Mr. Estall, Mr. Charlton, Dr. Arthur, Mr. Morton, Mr. Walter Anderson, Mr. Brughton, Mr. Holman, Mr. Soble, Mr. Arthur Griffith, Mr. Conn, Mr. Briner, Tellers, Mr. Burgess, Mr. McNeill.

Words stand.

Clause, as amended, agreed to.

And clauses 5, 6, and 7 having been agreed to.

No. 7.

SAME BILL.

SCHEDULE.

This line commences "by a junction with the Great Northern Railway, about half a mile north of West Maitland station, and proceeds northerly across the Hunter River, and ascends the Paterson River Valley to the parish of Fingal, county of Gloucester, where its direction becomes generally north-easterly through Donggo to the Karuah River; there the line bends almost due north, and passes through Avon Station and township of Gloucester, descends the Gloucester River to near its confluence with the Manning River, and after crossing the latter follows its northern side through Wingham and Tarco; thence a north-easterly course takes it across Dawson and Landowene Rivers, down the valley of the latter easterly past Coopernook, and bending north-easterly crosses Stewart's River, skirts the western shore of Watson Lake, and turning to the left follows the southern bank of Camden Haven River, and crosses it, also Heron's Creek, Narran, Hastings (at Wauchope), and Wilson Rivers. Kempsey is then reached, and the Macleay and Nambucca Rivers crossed, the latter at its confluence with Bowna River and Taylor's Arm at Wilson; thence a generally northerly route traverses the territory of the Nambuccas and in close proximity to the coast, also across both arms of the Bellingen River, and through the towns of Raleigh and Repton, and onwards to coff's Harbour, where a short branch goes easterly to the jetty; a westerly and north-westerly bearing takes the line to Coramba and down the valley of the Oxum River and across Dundoo Creek to the southern bank of the Clarence River, at South Grafton, where it ends at three hundred and thirty-one miles twenty-five chains twenty-four links from Newcastle,—being a distance of three hundred and ten miles fifty-eight chains, and subject to such deviations and modifications as may be considered desirable by the Constructing Authority. [Read.]

Motion made (Mr. Arthur Griffith) to leave out all the words after the word "commences," in line 1, down to and including the word "Wilson," in line 14, and insert the words "at Kempsey," instead thereof.

Question put,—That the words proposed to be left out stand part of the Schedule.

Committee divided.

Ayes, 37.

Mr. Meere, Mr. Cohen, Mr. Ashton, Mr. Lee, Mr. Hogge, Mr. Broughton, Mr. Creweell, Mr. Faldick, Mr. Davidham, Mr. Nobbs, Mr. O'Connor, Mr. Levy, Mr. J. H. Young, Mr. Latimer, Mr. Downes, Mr. Brumwell, Mr. Reynolds, Mr. R. J. Anderson, Mr. McCoy, Mr. Briner, Mr. Law, Mr. O'Sullivan, Mr. Collins, Mr. Walter Anderson, Dr. Arthur, Mr. Hindmarsh, Mr. Macdonald, Mr. Donaldson, Mr. Beasley Hall, Mr. Gilles, Mr. Bennett, Mr. Millard, Tellers, Tellers, Mr. Mclaurin, Mr. McPharlane.

Noes, 19.

Mr. Davy, Mr. Nicholson, Mr. Holden, Mr. Estall, Mr. Fleming, Mr. W. V. Young, Mr. Kearney, Mr. Thomas, Mr. Burgess, Mr. Roliman, Mr. McNeill, Mr. Canin, Mr. Arthur Griffith, Mr. Soble, Mr. Jones, Mr. Holis, Colonel Ryrie, Tellers, Mr. Charlton, Mr. Miller.

Words stand.

Schedule, as read, agreed to.

And the Preamble having been agreed to,—

On motion of Mr. Lee, the Chairman left the Chair to report the Bill with amendments to the House.

W. S. MOWLE,

Clerk Assistant.
No. 14.

WEEKLY REPORT OF DIVISIONS
IN
COMMITTEE OF THE WHOLE.

(Extracted from the Minutes.)

Wednesday, 31 October, 1906.

Pastures Protection (Amendment) Bill:—

Clauses 1 to 5 having been agreed to,—

Clause 6. (1) Sections six and seven of the Principal Act are repealed; but, notwithstanding such repeal, the said sections shall remain in force in each district until the date of the first election of directors of the board for such district after the commencement of this Act, which election shall be held in the month of May, one thousand nine hundred and seven. Until such first election the directors of the board shall retain their offices. Thereafter the board for each district shall consist of "eight" directors, who shall ex officio be inspectors, and who shall be elected or established in office under this and the Principal Act.

(2) Upon such first election three directors shall retire, being those whose term of office would first have expired under the Principal Act, and five directors shall be elected in their stead.

(3) Of such five directors, one, to be determined by lot, shall retire with the three remaining original directors, at the expiration of one year from the date of the first election as aforesaid, and the other four directors shall hold office for two years. After such election four directors for each district shall be elected annually in the month of May, who shall hold office for two years.

(4) At the first meeting of a board after an election of directors, or after the office of chairman becomes vacant, the board shall elect one of its members to be chairman, and on such election the chairman appointed by the Governor under the Principal Act shall vacate his office.

In the absence of the chairman from a meeting of a board, the directors present shall elect one of their number to be chairman for the meeting. Four directors shall form a quorum.

(5) Section eleven of the Principal Act is amended by substituting the words "two or four divisions in his discretion" in lieu of the words "three divisions," and by substituting the words "two directors or one director, as the case may be," for the words "one director." [Read]

Motion made (Mr. Ball) to leave out from line 6, the word "eight" and insert the word "six" instead thereof.

Question put.—That the word proposed to be left out stand part of the clause.
Committee divided.

Ayes, 28.
Mr. Davidson, Mr. Mahony, Mr. Ashton, Mr. Wade, Mr. Lee, Mr. Jessen, Mr. Donaldson, Mr. Kearney, Mr. Moore, Mr. Oakes, Mr. Mackenzie, Mr. Brauntell, Mr. Latimer, Mr. Collies, Mr. Bennett, Mr. Waddell, Mr. Booth, Mr. R. J. Anderson, Mr. Fallick, Mr. Nobbs, Mr. Dick, Mr. Ferry (Liverpool Plains), Mr. Gosse, Mr. Teresa, Mr. W. Millard, Mr. Bogan, Mr. Edden, Mr. Law, Mr. Gillies.

Noes, 22.
Mr. Charlton, Mr. Miller, Mr. Kelly, Mr. Mecklin, Mr. McIvor, Mr. Daily, Mr. Holman, Mr. Mans, Mr. Ball, Mr. Sullivan, Mr. Morton, Colonel Ryrie, Mr. Hindmarsh, Mr. McLean, Mr. Fleming, Mr. Fagan, Mr. Brem, Mr. McIvy, Mr. Jones, Mr. Eddison, Mr. Gardiner.

Words stand. Clause, as read, agreed to.

No. 2.

SAME BILL.

Clause 13. Every board is relieved from liability to make payments to the sheep account in the Treasury under section twenty-five of the Principal Act in respect of moneys received for rates before the commencement of this "Act," but in lieu of such payments shall expend within five years after the commencement of this Act, in the destruction of rabbits on public lands within its district, or in the erection of rabbit-proof fencing on the boundaries of such lands, or partly in one such way and partly in another, or in such other way as the Minister may approve of, an amount equal to the moneys which were vested in the board by subsection four of section twenty-four of the Principal Act, after deducting any liabilities of the board outstanding at the date of such vesting.

In case of any dispute as to the amount of the moneys to be so expended, the matter shall be determined by the Auditor-General.

Each board shall furnish to the Minister, in the month of January in each year, details of its expenditure under this section. [Read.]

Motion made (Mr. Hindmarsh), after the word "Act," line 3, to leave out remainder of clause. Question put,—That the words proposed to be left out stand part of the clause.

Committee divided.

Ayes, 31.
Mr. Lee, Mr. Moore, Mr. Ashton, Mr. Wade, Mr. Mahony, Mr. Fleming, Mr. Nielsen, Mr. Cameron, Mr. Logan, Mr. Latimer, Mr. Holman, Mr. McIvor, Mr. Meekin, Mr. Booth, Mr. Gillies, Mr. Waddell, Mr. Young, Mr. Fallick, Mr. K. A. Anderson, Mr. Cresswell, Mr. Brauntell, Mr. Mackenzie, Mr. Nobbs, Mr. Jessen, Mr. McGarvie, Mr. Edden, Mr. Dick, Mr. Teresa, Mr. Teresa, Mr. Ball, Mr. charterton.

Noes, 15.
Mr. Kelly, Mr. Davidson, Mr. McIvor, Mr. Gardiner, Mr. Donaldson, Mr. Hindmarsh, Mr. Collins, Colonel Ryrie, Mr. Morton, Mr. Kearney, Mr. Ferry (Liverpool Plains), Mr. McIvy, Mr. W. Miller.

Letters, Mr. Terza, Mr. Daily, Mr. Jones.

Letters, Mr. Ball, Mr. charterton.

Letters, Mr. Daily, Mr. Jones.

Words stand. Clause, as read, agreed to.

And the remaining clauses and the Title having been dealt with,—On motion of Mr. Ashton, the Chairman left the Chair to report the Bill, with amendments and an amended Title, to the House.

THURSDAY, 1 NOVEMBER, 1906.

No. 3.

POLICE REGULATION (SUPERANNUATION) BILL:

Clauses 1 to 6 having been agreed to,—

Clause 7. The annual superannuation allowances of members of the police force shall be as follows:—

(a) Where the allowance was granted prior to the commencement of this Act, such allowance shall continue to be paid.

(b) Where a member is in active service at the commencement of this Act, and has "served with diligence and fidelity," he shall, on retirement, be granted an allowance on the following scale:—

(i) If he has so served for fifteen years, and less than twenty years, such allowance shall not exceed one-half of the salary of his office at his retirement, less a deduction of three per centum per annum.

(ii)
(ii) If for twenty years and less than twenty-five years, such allowance shall not exceed two-thirds of such salary, less a deduction of three per cent per annum.

(iii) If for twenty-five years and less than thirty years, such allowance shall not exceed three-fourths of such salary, less a deduction of three per cent per annum.

(iv) If for thirty years or "upwards," such allowance shall not exceed the whole of such salary, less a deduction of three per cent per annum.

(c) Where a member has entered the police service after the commencement of this Act, and has served with diligence and fidelity for twenty years or upwards, and retires, such allowance shall not exceed one-fourth of the salary of his office at his retirement for each complete year of service, less a deduction of three per cent per annum: Provided that such allowance shall not exceed three-quarters of such salary, less three per cent.

Motion made (Mr. Nielsen) to leave out from lines 4 and 5 the words "served with diligence and fidelity" and insert the words "good service" instead thereof.—

And the Committee continuing to sit after Midnight,—

FRIDAY, 2 NOVEMBER, 1906, A.M.

Question put,—That the words proposed to be left out stand part of the clause.

Committee divided.

Ayes, 30.

Mr. Mahony,
Mr. Dick,
Mr. Wade,
Mr. McCoy,
Mr. Levy,
Mr. Oakes,
Mr. Latimer,
Mr. Lee,
Mr. Pegan,
Mr. Morton,
Mr. Moore,
Mr. Brunskill,
Mr. R. J. Anderson,
Mr. Brinsley Hall,
Mr. O'Connor,
Mr. Mackenzie,
Mr. Hirdimars,-
Mr. W. Millard,
Mr. Fleming,
Mr. Collins,
Mr. Perry (Liverpool Plains),
Mr. Law,
Mr. Nobbs,
Mr. Booth,
Mr. Moxham,
Mr. Gillies,
Mr. Creswell,
Mr. Downes,
Mr. Donaldson,
Mr. Ball,
Mr. Mackenzie,
Mr. Hirdimarsal,
Mr. W. Millard,
Mr. Fleming,
Mr. Collins,

Noes, 18.

Mr. Charlton,
Mr. McNeill,
Mr. Holmes,
Mr. McGowen,
Mr. O'Connell,
Mr. Nielsen,
Mr. Scooby,
Mr. Gardiner,
Mr. Jones,
Mr. Meekan,
Mr. Miller,
Mr. Richards,
Mr. McLaurin,
Mr. W. W. Young,
Mr. Briner,
Mr. McGarry.

Tellers,
Mr. Estell,
Mr. Jessop.

Words stand.

No. 4.

SAME BILL.

Same clause.

Motion made (Mr. Dacey) to insert in line 1 of paragraph (iv) after the word "upwards" the words "and being not less than fifty-five years of age."

Question put,—That the words proposed to be inserted be so inserted.

Committee divided.

Ayes, 19.

Mr. Mahony,
Mr. McGowen,
Mr. Soobie,
Mr. Levy,
Mr. Dacey,
Mr. Caan,
Mr. Hollie,
Mr. Miller,
Mr. Estell,
Mr. McNeill,
Mr. B. J. Anderson,
Mr. Nielsen,
Mr. Meekan,
Mr. Charlton,
Mr. W. W. Young,
Mr. Gardiner,
Mr. McLaurin,
Tellers,
Mr. Richards,
Mr. Jones.

Noes, 30.

Mr. Moore,
Mr. Pegan,
Mr. Wade,
Mr. Lee,
Mr. McCoy,
Mr. Nobbs,
Mr. Mackenzie,
Mr. Ball,
Mr. Brunskill,
Mr. Creswell,
Mr. Latimer,
Mr. Hirdimarsal,
Mr. Jones,
Mr. Richard,
Mr. Donaldson,
Mr. Downes.

Insertion of proposed words negatived.

No. 5.
No. 5.

SAME BILL.

Same clause.

Motion made (Mr. Hollis) to insert in line 2 of paragraph (iv) after the word "annum" the words "Provided that no person at present a member of the police force, who may retire, or be "retired, on account of the age limit, shall receive a less sum than two-thirds pension."

Question put,—That the words proposed to be inserted be so inserted.

Committee divided.

Ayes, 15.

Mr. Mahony,  Mr. Jones,  Mr. Soole,  Mr. Levy,  Mr. Dacey,  Mr. Canan,  Mr. Mechan,  Mr. Miller,  Mr. Hollis,  Mr. Eustell,  Mr. McNell,  Mr. Richards,  Mr. McLearin.

Tellers,

Mr. W. W. Young,  Mr. Nielsen.

Noes, 30.

Mr. Morton,  Mr. Law,  Mr. Moore,  Mr. Booth,  Mr. Dick,  Mr. Downes,  Mr. McCoy,  Mr. Brainley Hall,  Mr. Wade,  Mr. Ogles,  Mr. Crewehall,  Mr. Lee,  Mr. McLarry,  Mr. Fagan,  Mr. W. Millard,  Mr. Macenuse,  Mr. Perry (Liverpool Police),  Mr. Ball,  Mr. Bruntshell,  Mr. O'Conner,  Mr. Latimer,  Mr. Moxham,  Mr. Hindmarsh,  Mr. R. J. Anderson,  Mr. Jones,  Mr. Collins,  Mr. Beere,  Mr. Donaldson.

Insertion of proposed words negatived.

Clause as read, agreed to.

And clause 8 having been agreed to,—

No. 6.

SAME BILL.

Clause 9. The age of retirement from the police force shall be sixty years, except in the case of the holder of the office of Inspector-General of "Police"; "but should" the Inspector-General deem it expedient to retain the services of any officer above the age of sixty years, and should such officer consent to his services being so retained, the Minister after the prescribed investigation may authorize such retention until such officer attains the age of sixty-five years. [Read.]

Motion made (Mr. Dacey), line 2, after the word "Police," to leave out remainder of clause.

Question put (to test the Committee),—That the stand part of the clause.

Committee divided.

Ayes, 15.

Mr. Oakes,  Mr. Moore,  Mr. Wade,  Mr. Lee,  Mr. Crewehall,  Mr. Dick,  Mr. Donaldson,  Mr. Fegan,  Mr. Morton,  Mr. Mahony,  Mr. Nobbs,  Mr. O'Connor,  Mr. Macenuse,  Mr. Latimer,  Mr. Boll,  Mr. R. J. Anderson,  Mr. Law,  Mr. Hindmarsh,  Mr. Mrs (Liverpool Plains),  Mr. Dacey.

Tellers,

Mr. W. W. Young,  Mr. Nielsen.

Noes, 30.

Mr. McGowen,  Mr. Nielsen,  Mr. Hollis,  Mr. Soole,  Mr. Dacey,  Mr. Collins,  Mr. Cunningham,  Mr. Right,  Mr. Moxham,  Mr. Donaldson,  Mr. Fellows,  Mr. W. Millard,  Mr. Rights,  Mr. Ferris,  Mr. W. W. Young,  Mr. Lee,  Mr. Collins,  Mr. Richards,  Mr. McNeill,  Mr. Booth,  Mr. Miller,  Mr. Jones,  Mr. Eustell,  Mr. Moxham,  Tellers,

Mr. Gardiner,  Mr. Charlton.

And the clause having been amended as indicated,—

Motion made (Mr. Dacey) to leave out from line 3, the words "such sum," and insert the words "the full salary of his office for the term of ten years."

Question

And clause having been amended as indicated,—

Clause as amended, agreed to.

And clauses 10 and 11 having been agreed to,—

No. 7.

SAME BILL.

Clause 12. Where any member of the police force has been killed in the actual execution of the duty of his office, or has died from injuries received in the actual execution of such duty, there may be paid to his widow, mother, or to or on behalf of his children, "such sum" by way of annual superannuation allowance, or by way of gratuity, as the Governor thinks fit; and such allowance shall be granted on such conditions and for such time as the Governor thinks reasonable. [Read.]

And the clause having been amended as indicated,—

Motion made (Mr. Dacey) to leave out from line 3, the words "such sum," and insert the words "the full salary of his office for the term of ten years."
Question put,—That the words proposed to be left out stand part of the clause.

Committee divided.

Ayes, 30.

Mr. Mahony, Mr. Collins,
Mr. Oakes, Mr. Dick,
Mr. Wade, Mr. Crawhall,
Mr. Lee, Mr. Fleming,
Mr. Fegan, Mr. Downas,
Mr. Brindell, Mr. Beasley Hall,
Mr. Donaldson, Mr. Jesop,
Mr. Booth, Mr. Perry (Liverpool
Mr. R. J. Anderson, Pizzly,
Mr. Morton, Mr. Briner,
Mr. Moore, Mr. W. Millard,
Mr. Nobbe, Mr. McGary,
Mr. Mackenzie, Tellers,
Mr. Latimer, Mr. Morsham,
Mr. Davidson, Mr. Gillies,
Mr. Ball, Mr. Law.

Noes, 14.

Mr. Nielsen,
Mr. McGowen,
Mr. Hollis,
Mr. Dacey,
Mr. Cann,
Mr. Jones,
Mr. W. W. Young,
Mr. Miller,
Mr. Sharlton,
Mr. Moohan,
Mr. Retall,
Mr. McNeill.

Words stand.

Clause, as amended, agreed to.

And the remaining clauses and a new clause having been agreed to,—

On motion of Mr. Wade, the Chairman left the Chair to report the Bill with amendments to the House.

W. S. MOWLE,
Clerk Assistant.
LEGISLATIVE ASSEMBLY.
NEW SOUTH WALES.

No. 15.

WEEKLY REPORT OF DIVISIONS
IN
COMMITTEE OF THE WHOLE.

(EXTRACTED FROM THE MINUTES.)

TUESDAY, 6 NOVEMBER, 1906.

No. 1.

CONFECTIONERY SHOPS SUNDAY TRADING BILL:—

(Resolution.)

Mr. Levien moved,—That the Committee agree to the following resolution:

"Resolved,—That it is expedient to bring in a bill to enable certain shops, for the sale of confectionery, fruit, and other refreshments, to be kept open during certain hours on Sundays, and to amend certain Acts relating to Sunday trading."

Question put.

Committee divided.

Negatived.

Ayes, 15.

Noes, 25.

Mr. Levien, Mr. Nicholson, Mr. O'Sullivan, Mr. Waddell, Mr. Perry (The Richmond), Mr. Arthur Griffith, Mr. Smith, Mr. Sullivan, Mr. Hall, Mr. W. W. Young, Mr. Perry (Liverpool Plains), Mr. McGarry, Mr. Nielsen, Teller, Mr. Donaldson, Mr. Miller.

Tellers: Mr. McGowan, Mr. McCoy, Mr. Charleton, Mr. Moore.

On motion of Mr. Levien, the Chairman left the Chair.

THURSDAY, 8 NOVEMBER, 1906.

No. 2.

PARLIAMENTARY ELECTIONS BILL:—

Clauses 1 to 4 having been dealt with,—

Clause 5. (1) All existing divisions of districts are abolished, and no fresh divisions shall be made. [Read.]

(2) Electors' rights are abolished. [Read.]

Motion made (Mr. Page) to leave out subclause (2).

Question put,—That the words proposed to be left out stand part of the clause.
Committee divided.

Ayes, 52.

Mr. Lee, Mr. Davidson, Mr. Donaldson, Mr. Cyc.
Mr. Magee, Mr. Robson, Mr. McIver.
Mr. Creswell, Mr. Waddell.
Mr. Lorry, Mr. Kearney.
Mr. Dacey, Mr. W. Millard.
Mr. Dick, Mr. Owen.
Mr. H. J. Anderson, Mr. Edens George.
Mr. Ashton, Mr. Thomas.
Mr. J. H. Young, Mr. Charnel.
Mr. Nielsen, Mr. Morton.
Mr. Bissett, Mr. Eddon.
Mr. Nobles, Mr. Hollow.
Mr. Oakes, Mr. Brier.
Dr. Arthur, Mr. O'Sullivan.
Mr. Mason, Mr. Jones.
Mr. O'Connor, Mr. Sullivan.
Mr. Booth, Mr. Storey.
Mr. Hindmarsh, Mr. Reynoldson.
Mr. Brinsley Hall, Mr. Cohen.

Noes, 7.

Mr. Gardner, Mr. McFarlane.
Mr. Cain, Mr. Fagan.
Mr. Bennett, Tellers.
Mr. Brunstell, Mr. Scott.

Words stand.

Clause, as read, agreed to.

And clauses 6 to 43 having been dealt with,—

No. 3.

SAME BILL.

Clause 44. The following shall take the place of subsection one of section sixty-two of the Principal Act:

"Every 'male' person qualified to vote at an election for any district shall be qualified to be nominated as a candidate and to be elected for that or any other district, unless disqualified under the Constitution Act, 1902, or the Principal Act, or the Federal Elections Act, 1908."

[Read.]

Motion made (Mr. W. W. Young) to leave out the word "male.

Question proposed,—That the word proposed to be left out stand part of the clause.

Point of Order,—Mr. Cohen submitted that the amendment was outside the order of leave and scope of the Bill, and was therefore out of order.

The Temporary Chairman (Mr. Latimer) upheld the objection.

Whereupon Mr. Edden moved,—That the Chairman leave the Chair to report a Point of Order, and ask leave to sit again so soon as the Point of Order has been decided by the House.

The Point of Order is,—That an amendment had been moved by the Honorable Member for Bathurst, Mr. W. W. Young, to leave out the word "male" in clause 44, which amendment the Temporary-Chairman ruled out of order.

Question put.

Committee divided.

Ayes, 13.

Mr. Scottie, Mr. Hogie.
Mr. McGovern, Mr. Morton.
Mr. W. W. Young, Mr. Moore.
Mr. Gardiner, Mr. Donaldson.
Mr. Lorry, Mr. Carruthers.
Mr. McIver, Mr. Nobles.
Mr. Charlton, Mr. Wade.
Mr. Eddon, Mr. Full.
Mr. McNall, Mr. Cohen.
Mr. Nielsen, Mr. Levy.
Mr. Bissett, Mr. Hogg.
Tellers, Mr. Oakes, Mr. Bissett.
Mr. Thrower, Mr. Eddon.
Mr. Jones, Mr. Levy.

Noes, 37.

Mr. Lee, Mr. Scottie.
Mr. Cain, Mr. Bissett.
Mr. McFarlane, Mr. Robson.
Mr. W. Millard, Mr. Eddon.
Mr. Dacey, Mr. Cyc.
Mr. Dick, Mr. Waddell.
Mr. H. J. Anderson, Mr. Edens George.
Mr. Ashton, Mr. Thomas.
Mr. J. H. Young, Mr. Charnel.
Mr. Nielsen, Mr. Morton.
Mr. Bissett, Mr. Eddon.
Mr. Nobles, Mr. Hollow.
Mr. Oakes, Mr. Brier.
Dr. Arthur, Mr. O'Sullivan.
Mr. Mason, Mr. Jones.
Mr. O'Connor, Mr. Sullivan.
Mr. Booth, Mr. Storey.
Mr. Hindmarsh, Mr. Reynoldson.
Mr. Brinsley Hall, Mr. Cohen.

Negatived.

And the clause having been amended as indicated,—

No. 4.

SAME BILL.

Some clause.

Question proposed,—That the clause as amended stand part of the Bill.

Mr. Brunstell moved, pursuant to Standing Order No. 142,—That the Honorable Member for Pyrmont, Mr. McNeill, be not further heard,—and Question put.

Committee
Committee divided.

**Ayes, 37.**
- Mr. Levy, Mr. Meehan,
- Mr. Hugon, Mr. W. M. Young,
- Mr. Latimer, Mr. Gardiner,
- Mr. Carruthers, Mr. McGarry,
- Mr. Moore, Mr. Moore,
- Mr. Nobbs, Mr. Edden,
- Mr. Bruntsell, Mr. Scobie,
- Mr. Gowan, Mr. McGowen,
- Mr. Morton, Mr. Thrower,
- Mr. Donaldson, Mr. Estell,
- Mr. Booth, Mr. Nielsen,
- Mr. Keenney, Mr. Neilhead,
- Mr. Hindmarsh, Mr. Ashton,
- Mr. R. J. Anderson, Mr. Chilton,
- Mr. Lee, Mr. McCoy,
- Mr. Reynolds, Colonel Ryrie,
- Mr. Ashton, Mr. W. Millard,
- Mr. McColly, Mr. J. H. Young,
- Mr. Reynolds, Mr. Wade.

**Noes, 14.**
- Mr. Meehan, Mr. W. W. Young,
- Mr. Gardiner, Mr. McGarry,
- Mr. Moone, Mr. Eddlen,
- Mr. Scobie, Mr. McGowen,
- Mr. Thrower, Mr. Estell,
- Mr. Nielsen, Mr. Neilhead,
- Mr. Ashton, Mr. Miller.

Agreed to.

**No. 5.**

SAME BILL.

Same clause.

Question again proposed.—That the clause, as amended, stand part of the Bill.

Mr. Bruntnell moved,—"That the Question be now put."

Question put,—That the Question be now put.

Committee divided.

**Ayes, 38.**
- Mr. Levy, Mr. Meehan,
- Mr. Hugon, Mr. W. M. Young,
- Mr. Latimer, Mr. Gardiner,
- Mr. Carruthers, Mr. McGarry,
- Mr. Moore, Mr. Moore,
- Mr. Nobbs, Mr. Edden,
- Mr. Bruntsell, Mr. Scobie,
- Mr. Gowan, Mr. McGowen,
- Mr. Morton, Mr. Thrower,
- Mr. Donaldson, Mr. Estell,
- Mr. Booth, Mr. Nielsen,
- Mr. Keenney, Mr. Neilhead,
- Mr. Hindmarsh, Mr. Ashton,
- Mr. R. J. Anderson, Mr. Chilton,
- Mr. Lee, Mr. McCoy,
- Mr. Reynolds, Colonel Ryrie,
- Mr. Ashton, Mr. W. Millard,
- Mr. McColly, Mr. J. H. Young,
- Mr. Reynolds, Mr. Wade.

**Noes, 14.**
- Mr. Meehan, Mr. W. W. Young,
- Mr. Gardiner, Mr. McGarry,
- Mr. Moone, Mr. Eddlen,
- Mr. Scobie, Mr. McGowen,
- Mr. Thrower, Mr. Estell,
- Mr. Nielsen, Mr. Neilhead,
- Mr. Ashton, Mr. Miller.

And it appearing by the Tellers' Lists that the number in favour of the motion, being a majority, consisted of "at least thirty Members."

Agreed to.

**No. 6.**

SAME BILL.

Same Clause.

Question put,—That the clause, as amended, stand part of the Bill.

Committee divided.

**Ayes, 38.**
- Mr. Levy, Mr. Miller,
- Mr. Hugon, Mr. W. M. Young,
- Mr. Latimer, Mr. Neilhead,
- Mr. Carruthers, Mr. Meehan,
- Mr. Moore, Mr. Miller,
- Mr. Nobbs, Mr. Eddlen,
- Mr. Bruntsell, Mr. Scobie,
- Mr. Gowan, Mr. McGowen,
- Mr. Morton, Mr. Thrower,
- Mr. Donaldson, Mr. Estell,
- Mr. Booth, Mr. Nielsen,
- Mr. Keenney, Mr. Neilhead,
- Mr. Hindmarsh, Mr. Ashton,
- Mr. R. J. Anderson, Mr. Chilton,
- Mr. Lee, Mr. McCoy,
- Mr. Reynolds, Colonel Ryrie,
- Mr. Ashton, Mr. W. Millard,
- Mr. McColly, Mr. J. H. Young,
- Mr. Reynolds, Mr. Wade.

**Noes, 14.**
- Mr. Meehan, Mr. W. W. Young,
- Mr. Gardiner, Mr. McGarry,
- Mr. Moone, Mr. Eddlen,
- Mr. Scobie, Mr. McGowen,
- Mr. Thrower, Mr. Estell,
- Mr. Nielsen, Mr. Neilhead,
- Mr. Ashton, Mr. Miller.

And
And clauses 45 to 61 having been dealt with,—

No. 7.

SAME BILL.

SCHEDULE ONE.

Enactments of Principal Act repealed.

Part I.—The definitions of "check-roll," "division," and "registrar" in section three.
Part II.—Sections sixteen to nineteen.
Part III.—Paragraphs (e), (f), (g), (h), and (i) of section twenty-one.
Part IV.—The whole.
Part V.—The whole.
Part VI.—Subsection one of section sixty-two, sections sixty-five, sixty-six, subsection one of section seventy-four, sections seventy-seven to eighty-two, sections ninety-two and ninety-three.
Part VIII.—Sections one hundred and thirty-eight, one hundred and forty, and one hundred and forty-seven.

All the Schedules, except the first Schedule. [Read.]

Motion made (Mr. Nielsen) to insert in line 5, after the word "Paragraphs," the letter "(b)."

Question put.—That the letter proposed to be inserted be so inserted.

Committee divided.

Ayes, 15.

Mr. Nielsen,
Mr. Thewer,
Mr. McNeill,
Mr. Macgowen,
Mr. Miller,
Mr. Sacke,
Mr. Charlton,
Mr. Eddon,
Mr. McGarry,
Mr. Perry (Liverpool Plains),
Mr. Gardiner,
Mr. Mechan.

Tellers,
Mr. W. W. Young,
Mr. Jones.

Insertion of proposed letter negatived.

No. 8.

SAME BILL.

Same Schedule.

Motion made (Mr. Cohen) to leave out line 5.

Question proposed.—That the words proposed to be left out stand part of the Schedule.

Mr. Bruntnell moved.—"That the Question be now put."

Question put.—That the Question be now put.

Committee divided.

Ayes, 31.

Mr. McCoy,
Mr. Cohen,
Mr. Wadda,
Mr. Hope,
Mr. Cormacke,
Mr. Carruthers,
Mr. Mynan,
Mr. Lee,
Mr. Reynolds,
Mr. Law,
Mr. J. H. Young,
Mr. Dick,
Mr. O'Connor,
Mr. Brinner,
Mr. Gillies,
Mr. Perry (Liverpool Plains),
Mr. Fitzpatrick,
Mr. M'Farlane,
Mr. Henley,
Mr. Booth,
Mr. Moore,
Mr. Davidson,
Mr. Ashton,
Mr. Brunton,
Colonel Byric,
Mr. Booth,
Mr. Henderson,
Mr. Elliott,
Mr. W. W. Young,
Mr. McFarlane,
Mr. Mechan.

Tellers,
Mr. Thomas,
Mr. Hogue,
Mr. Waale,
Mr. Lee,
Mr. Moore,
Mr. Cohen,
Mr. Carruthers,
Mr. Brunton,
Mr. Latimer,
Mr. Ashton,
Mr. Noble,
Colonel Byric,
Mr. Booth,
Mr. M'Farlane,
Mr. Brinner.

Noes, 14.

Mr. Gardiner,
Mr. Kobie,
Mr. McNeill,
Mr. McFarlane,
Mr. Mechan,
Mr. Lippie,
Mr. O'Conor,
Mr. Brunton,
Mr. Elliott,
Mr. W. W. Young,
Mr. McFarlane,
Mr. Mechan.

Tellers,
Mr. Jones,
Mr. Nielsen.

And it appearing by the Tellers' Lists, that the number in favour of the motion, being a majority, consisted of "at least thirty Members,"—

Agreed to.

No. 9.

SAME BILL.

Same Schedule.

Question put.—That the words proposed to be left out stand part of the Schedule.
Committee divided.  

Ayes, 15.

Mr. Jones,
Mr. Thrower,
Mr. Nielsen,
Mr. McNeele,
Mr. Estell,
Mr. McGowen,
Mr. Briner,
Mr. Charlton,
Mr. Meehan,
Mr. W. W. Young,
Mr. McGary,
Mr. Edden,
Mr. Gardner.

Tellers,
Mr. Miller,
Mr. Scobie.

Noes, 30.

Mr. Hogue,
Mr. Caruthers,
Mr. Lee,
Mr. Moore,
Mr. Wade,
Mr. Cohen,
Mr. J. H. Young,
Mr. Love,
Mr. Ashton,
Mr. Davidson,
Mr. Nobbs,
Mr. Crewe,
Mr. Hindmarsh,
Mr. Perry (Liverpool Plains),
Mr. Booth,
Mr. McFarlane,
Mr. Fallick,

Mr. Dick,
Mr. R. J. Anderson,
Mr. Henley,
Mr. Thomas,
Mr. Law,
Colonel Ryrice,
Mr. McCoy,
Mr. Reynolds,
Mr. Gillies,
Mr. O'Connor,
Mr. W. Millard.

Tellers,
Mr. Jones,
Mr. Charlton.

Words left out.

No. 10.

SAME BILL.

Same Schedule.

Question put,—That the Schedule, as amended, stand part of the Bill.

Committee divided.

Ayes, 31.

Mr. Hogue,
Mr. Wade,
Mr. Crewe,
Mr. Cohen,
Mr. Bruntnell,
Mr. Carruthers,
Mr. Lee,
Mr. Donaldson,
Mr. Levy,
Mr. Nobles,
Mr. J. R. Young,
Mr. Brinsley Hall,
Mr. Moore,
Mr. Hindmarsh,
Colonel Ryrice,
Mr. Law,
Mr. Reynolds.

Mr. Ashton,
Mr. Davidson,
Mr. Fallick,
Mr. McFarlane,
Mr. Dick,
Mr. R. J. Anderson,
Mr. Henley,
Mr. Thomas,
Mr. Law,
Colonel Ryrice,
Mr. McCoy,
Mr. Reynolds,
Mr. Gillies,
Mr. O'Connor,
Mr. W. Millard.

Tellers,
Mr. Gillies,
Mr. McCoy.

Noes, 15.

Mr. McNeill,
Mr. Miller,
Mr. Scobie,
Mr. Nielsen,
Mr. Thrower,
Mr. Meehan,
Mr. MeGowen,
Mr. W. W. Young,
Mr. Briner.
Mr. McGarry,
Mr. Gardiner,
Mr. Edelen.

Tellers,
Mr. Jones.

And the remaining Schedules and postponed clauses 3 and 11 having been dealt with,—

On motion of Mr. Hogue, the Chairman left the Chair to report progress, and ask leave to sit again on Tuesday next.

W. S. MOWLE,  
Clerk Assistant.
WEEKLY REPORT OF DIVISIONS
IN
COMMITTEE OF THE WHOLE.
(Extracted from the Minutes)

Tuesday, 13 November, 1906.

No. 1.
Parliamentary Elections Bill (Further considered).

Postponed clauses 3 and 60 having been agreed to,—
Mr. Nielsen brought up the following new clause to follow clause 20 of the Bill:

If the revising authority has any doubt as to the disqualification of any person whose name is objected to, the name of such person may be retained on the roll or "list" subject to being compelled to sign the usual declaration prescribed by this Act as to qualification before being allowed to vote at any election. [Read.]

And the clause having been amended as indicated,
Motion made (Mr. Jones) after the word "list" to leave out remainder of clause.

Question put,—That the words proposed to be left out stand part of the clause.
Committee divided.

Ayes, 23.
Mr. Brunskill, Mr. Foll, Mr. Fegan, Mr. Booth, Mr. Creswell, Mr. Perry (The Richmond), Mr. Cohen, Mr. Waddell, Mr. Storey, Mr. Jessop, Mr. Morton, Mr. Fallick, Mr. Moxham, Mr. Hindmarsh, Mr. Dowson, Mr. MacKenzie,

Mr. McNeill, Mr. Gilles, Mr. Driver, Mr. Nicholson, Tellers, Mr. Law, Mr. Levy.

Nos, 33.
Mr. Miller, Colonel Ryrie, Mr. Rogus, Mr. Jones, Mr. Arthur Griffith, Mr. Nielsen, Mr. Edden, Mr. Cain, Mr. Wade, Mr. Lee, Mr. Gardiner, Mr. MeCharn, Mr. Charlotte, Mr. Nobbs, Mr. Rolls, Mr. Macdonnell, Mr. W. W. Young, Mr. Mcllarry, Tellers, Mr. Carruthers, Mr. Broughton, Mr. Robins, Mr. Perry (Liverpool Plains), Mr. McFaddense, Mr. R. J. Anderson, Mr. McGowen, Mr. McLaurin, Mr. Donaldson, Mr. Moore, Mr. Reid, Mr. Ashton, Mr. O'Connor, Mr. Ball, Mr. Collins.

Words left out.

No. 2.
Same Bill.
Same clause.

Motion made (Mr. Perry—The Richmond) to add the following proviso:—
"Provided that such list shall be specially marked in order that the provisions contained in clause 53 shall be put into operation."

Question put,—That the words proposed to be added be so added.
Absent voters.

Mr. Nielsen brought up the following new clause to follow new clause last inserted:—

Committee divided.

Ayes, 12.

Mr. Pegan, Mr. Flores, Mr. Jones, Mr. Donaldson, Mr.chodząell, Mr. McLaurin, Mr. Storey, Mr. Briner, Mr. McFarlane, Mr. Gillies, Mr. Mackenzie.

Tellers, Mr. Morton, Mr. Hindmarsh.

Noes, 45.

Mr. Meenan, Mr. W. W. Young, Mr. Miller, Mr. McCarron, Mr. Lee, Mr. Ashton, Mr. Constantin, Mr. Cohen, Mr. Carruthers, Mr. Collins, Mr. Greywell, Mr. Levy, Mr. Low, Mr. Kolson, Mr. Arthur Griffith, Mr. Moore, Mr. Josey, Mr. Nielsen.

Addition of proposed words negatived.

No. 3. SAME BILL.

Same clause.

Question put,—That the clause, as amended, stand part of the Bill.

Committee divided.

Ayes, 28.

Mr. Noble, Mr. Hogg, Mr. Wade, Colonel Byrns, Mr. Carruthers, Mr. Macdonnell, Mr. Lee, Mr. Miller, Mr. McGregor, Mr. Nielsen, Mr. Sullivan, Mr. Ball, Mr. McNeill, Mr. Jones, Mr. Meenan, Mr. Rolls.

Tellers, Mr. McIlroy, Mr. Jones, Mr. McNeill, Mr. Miller, Mr. McCarron, Mr. Lee, Mr. Ashton, Mr. Constantin, Mr. Cohen, Mr. Carruthers, Mr. Collins, Mr. Greywell, Mr. Levy, Mr. Low, Mr. Kolson, Mr. Arthur Griffith, Mr. Moore, Mr. Josey, Mr. Nielsen.

Negatived.

And a new clause to follow clause 50 having been agreed to,—

No. 4. SAME BILL.

Mr. Nielsen brought up the following new clause to follow new clause last inserted:—

(1) Any qualified elector who is likely to be absent from his electoral district at the time of an election may upon application to the registrar for his district or polling-place procure a certificate of registration in the prescribed form showing his qualifications, and on presenting such certificate to the presiding officer at any polling-place within the State or to the returning officer for any electorate, and on making the prescribed declaration, he shall have handed to him a ballot-paper for the electoral district to which he belongs, and on his voting such certificate to the presiding officer at any polling-place within the State or to the returning officer for any electorate, and on present-
Mr. Ball brought up the following new clause to follow clause 57 of the Bill:

Notwithstanding anything contained in section fifty-two of this Act, no ballot-paper shall be delivered to any voter who has not, previously to the date of nomination, signed his name opposite to his name on the electoral roll for the district where he is entitled to vote on a roll specially prepared for that purpose, and shall also sign a similar roll on polling day, in the presence of the returning or presiding officer at the polling-booth, opposite to his name on the roll, under a heading with the following declaration:—"I hereby solemnly and sincerely declare that I have not voted at this election, and that I am the person referred to in this electoral roll, on the same line to which I place my signature, as per Schedule Ten of this Act." [Read.]

Question put,—That the clause, as read, stand part of the Bill.

Committee divided.

Ayes, 9.

Mr. Collins,
Mr. Ball,
Mr. Arthur Griffith,
Mr. McInerney,
Mr. McInerney,
Mr. Booth.

Tellers,
Mr. McGarry,
Mr. Gardiner.

Noes, 33.

Mr. Edden,
Mr. Retall,
Mr. Heggie,
Mr. Nicholson,
Mr. Holdsworth,
Mr. Moore,
Mr. Wade,
Mr. Macdonnell,
Mr. Cohen,
Mr. Ashton,
Mr. Lee,
Mr. Morris,
Mr. Hindmarsh,
Mr. Levy,
Mr. Bruntwell,
Mr. Gane,
Mr. Meebau,
Mr. W. W. Young.

Mr. Jones,
Mr. Nobbs,
Mr. Miller,
Colonel Ryrie,
Mr. McGovern,
Mr. Law,
Mr. Dewnes,
Mr. Fallick,
Mr. Crewe-Wilson,
Mr. Mackenzie,
Mr. Gillies,
Mr. E. J. Anderson,
Mr. O’Connor,
Tellers,
Mr. Gane,
Mr. Nicholson,
Mr. Meebau,
Mr. Charlton.

Mr. Hogue, the Chairman left the Chair to report the Bill, with amendments, to the House.

WEDNESDAY, 14 NOVEMBER, 1906.

No. 6.
SECOND-HAND DEALERS AND COLLECTORS BILL.

Clause 1 having been agreed to,—

Clause 2. In this Act, unless inconsistent with the subject-matter or context, the following terms have the meanings hereinafter respectively assigned to them (that is to say):—

"Collector" means any person engaged in collecting old wares of any kind, whether on his own behalf or on behalf of an employer.

"Court" means any stipendiary or police magistrate, or any two justices of the peace.

"License" means license under this Act.

"Old wares" means partly-manufactured metal goods, second-hand anchors, cables, sails, special wares, old junk, rags, bones, bottles, syphons, syphon tops, old copper, old iron, old brass, old lead, old muntz metal, scrap metal, broken metal, defaced metal goods, old wearing apparel, old boots, second-hand furniture, second-hand tools, second-hand dropery goods, second-hand jewellery, and old stores of every description.

"Ship-chandler" means any shopkeeper in a seaport town whose principal business is the sale of cordage, canvas, and other furniture, and general necessaries of ships.

"Second-hand dealer" means any person other than a ship-chandler or ship-owner, who carries on the business of dealing in or buying and selling old wares of any kind, whether such person deals in any other goods or not.

"Truck" means truck, handcart, cart, barrow, or vehicle of any kind whatsoever.

[Read.]

And the clause having been amended as indicated,—

Motion made (Mr. Holman) to leave out from line 15 the words "other than a ship-chandler."

Question put,—That the words proposed to be left out stand part of the clause.

Committee
Committee divided.

Ayes, 33.

Mr. Lee, Mr. Carruthers, Mr. Wade, Mr. Levy, Mr. Hope, Mr. Nobbe, Mr. Cohen, Mr. Moore, Colonel Byrce, Mr. Morton, Mr. Bohane, Mr. Fallows, Mr. Hindmarsh, Mr. Dick, Mr. O'Connor, Mr. Ashton, Mr. Fagan, Mr. Gillies, Mr. Cowles.

Noes, 17.

Mr. Gardiner, Mr. Holman, Mr. Miller, Mr. Moshan, Tellers, Mr. Miller, Mr. W. W. Young, Mr. Charlton, Mr. Kelly, Mr. McGeown, Mr. O'Sullivan, Mr. Edden, Mr. Gardiner, Mr. Miller, Mr. Meehan, Mr. Exell, Mr. Cunn, Mr. Grewell, Mr. Mahony, Mr. McLaurin, Mr. W. W. Young, Tellers, Mr. Jones, Mr. Holman.

Words stand.

And the clause having been further amended as indicated,—

Clause, as amended, agreed to.

And clauses 3 to 7 having been agreed to,—

No. 7.

SAME BILL.

Clause (8). If any licensed second-hand dealer does not—

(1) cause to be painted and kept painted in such manner as may be prescribed his name in full, and the words "licensed dealer in old wares" upon some conspicuous part of the outside of the premises in respect of which his license is granted; and

(2) keep every part of his business premises closed during the whole of every Sunday and public holiday, and between the hours of six o'clock in the afternoon of every day except Saturday and Sunday and seven o'clock on the following morning, and also from two o'clock in the afternoon of every Saturday until seven o'clock on the following Monday morning; and

(3) enter in a book, in the form in the Second Schedule to this Act, the name of every person to whom he shall lend or let on hire, whether gratuitously or otherwise, any truck, and the date when and the period for which such truck was lent or let on hire, and the amount (if any) charged for such leading or hire; and

(4) keep a book in the form of the Third Schedule hereto, and enter correctly therein all particulars mentioned in such Schedule; and

(5) keep a book, in the form of the Fourth Schedule hereto, and enter correctly therein all particulars mentioned in such Schedule; and

(6) produce to any member of the police force, whenever thereof requested, the book or books by this Act required to be kept by him, and any old wares purchased or received by him then in his possession; and

(7) without delay give notice to the officer on duty at the police station nearest to any place where he carries on business of any article which may come into his possession answering the description of any article described as having been stolen, embezzled, or fraudulently obtained, in any written or printed or verbal information given to him by any member of the police force; and

(8) keep all old wares purchased or received by him without changing the form in which they were when so purchased, or disposing of the same in any way for a period of seven five days after such wares have been purchased or received,

he shall be guilty of an offence under this Act. [Read.]

And the clause having been amended as indicated,—

Motion made (Mr. Wade) to leave out from line 3 of paragraph (8) the word "seven" and insert the word "five" instead thereof.

And the word "seven" having been left out,—

Question put.—That the word proposed to be inserted in place of the word left out be so inserted.

Committee divided.

Ayes, 28.

Mr. Morton, Mr. Lee, Mr. Wade, Mr. O'Connor, Mr. Levy, Mr. Malony, Mr. Hegue, Mr. Nolan, Mr. Kearney, Mr. Keene, Mr. Ball, Colonel Byrce, Mr. Hindmarsh, Mr. Robinson, Mr. Fallows, Mr. Carruthers.

Noes, 20.

Mr. Law, Mr. McFarlane, Mr. Collins, Mr. Brentnell, Mr. Mackenzie, Mr. Henley, Mr. Perry (Liverpool Plans), Mr. Creswell, Mr. Dick, Tellers, Mr. Cohan, Mr. Gillies.

Word inserted.

Clause, as amended, agreed to.

And clauses 9 to 13 having been agreed to,—
No. 8.

SAME BILL.

Clause 14. No person shall hold both a collector's and a second-hand dealer's license. [Read.]

Question put,—That the clause, as read, stand part of the Bill.

Committee divided.

Ayes, 29. Mr. O'Connor, Mr. Lee, Mr. Levy, Mr. Wade, Mr. Bruntwell, Mr. Cohen, Mr. Hogue, Mr. Carruthers, Mr. Nobbs, Mr. Fullick, Mr. Hindmarsh, Mr. Ball, Colonel Kyrie, Mr. Moore, Mr. Eden George, Mr. Law, Mr. Gillies, Mr. Dick, Mr. Reynolds, Mr. Morton, Dr. Arthur, Mr. Crowell, Mr. Hesley, Mr. Macleod, Mr. Booth, Mr. W. Millard, Mr. Briner, Mr. Mahony, Mr. Robinson.

Ness, 21. Mr. Kelly, Mr. Jones, Mr. Arthur Griffith, Mr. Estell, Mr. McDowen, Mr. Holman, Mr. Edden, Mr. Fagan, Mr. Kearney, Mr. Storey, Mr. McLeurin, Mr. O'Sullivan, Mr. Collins, Mr. Perry (Liverpool Plains), Mr. W. W. Young.

Agreed to.

And the remaining clauses and the Schedules having been agreed to,—

On motion of Mr. Wade, the Chairman left the Chair to report the Bill, with amendments, to the House.

W. S. MOWLE,
Clerk Assistant.

1906.

LEGISLATIVE ASSEMBLY.
NEW SOUTH WALES.

No. 17.

WEEKLY REPORT OF DIVISIONS
IN
COMMITTEE OF THE WHOLE.

(Extracted from the minutes.)

THURSDAY, 22 NOVEMBER, 1906.

No. 1.

Government Savings Bank Bill (Further considered).

Clauses 1 to 15 having been agreed to,—

Clause 16. Within twelve months after the commencement of this Act the question whether the Savings Bank of New South Wales is to amalgamate with the bank constituted by this Act shall be submitted to a poll of the depositors of the first-mentioned bank. At such poll each such depositor shall have one vote. The time and method of taking such poll and the certifying the result of the poll shall be as prescribed by regulations which the Governor is authorised to make for that purpose.

"If a majority of the depositors voting at such poll is in favour of such amalgamation, the following provisions shall apply on and from a date to be determined by the Governor and notified in the Gazette:—

(a) The body corporate of the trustees of the Savings Bank of New South Wales shall be dissolved.

(b) All property, real and personal, including books, documents, moneys, and securities for money, held by or on behalf of the Savings Bank of New South Wales, or the trustees of the said bank, and all moneys lent, deposited, or otherwise invested by the said bank or trustees shall pass to and become vested in the commissioners, and such property, moneys, and securities shall be carried by them to the Savings Bank Department.

(c) Any right of action accrued to or against, and any agreement, mortgage, debenture, bond, guarantee, covenant, or obligation, made or entered into by or with the Savings Bank of New South Wales or the trustees of the said bank, or any person on behalf of the said bank or trustees, may be prosecuted and enforced by or against the commissioners in their name as if the right of action had originally accrued to or against, or the agreement, mortgage, debenture, bond, guarantee covenant, or obligation had been made or entered into by or with the commissioners,

(d) The officers of the Savings Bank of New South Wales shall, if considered to be fully efficient and qualified, be appointed to the service of the Bank as positions are available.

(e) The Savings Bank of New South Wales Act, 1902, and the Savings Bank of New South Wales (Amendment) Act, 1902, shall stand repealed. [Read.]

Motion made (Mr. Arthur Griffith) to leave out from line 7 the words "If a majority of the depositors voting at such poll is in favour of" and insert the words "Unless a majority of the depositors of the bank vote in opposition to,"—instead thereof.

Question put.—That the words proposed to be left out stand part of the clause.
Committee divided.

Ayes, 46.

Mr. Brinsley Hall, Mr. R. J. Anderson, Mr. John Hurley, Noes, 13.
Mr. Dick, Mr. Mackenzie, Mr. Booth. Mr. Miller,
Mr. Carruthers, Mr. Dewan, Mr. Ball, Mr. Meehan,
Mr. Ashton, Mr. Nobbs, Mr. McFarlane, Mr. Nicholson,
Mr. Wade, Mr. Kearney, Mr. O'Sullivan, Mr. Charlton,
Mr. Joseph, Mr. Fagan, Mr. Waddell, Mr. Cann,
Mr. Moloy, Mr. Law, Mr. O'Connor, Mr. Jones,
Mr. Mahony, Mr. Gillette, Mr. Davidson, Mr. Sullivan,
Mr. Arthur, Mr. Collis, Mr. Briner, Mr. Ducey,
Mr. Cresswell, Mr. Brunstall, Mr. Hanley, Mr. Eddon,
Mr. Cohen, Mr. Scobie, Mr. W. Millard, Mr. Hollis,
Mr. Moore, Mr. Storey, Mr. Eden George, Mr. Ettell,
Mr. Lerien, Mr. Morison, Tellers,
Mr. Fell, Mr. Mochan, 
Mr. J. H. Young, Mr. Kelly, 
Mr. Lawler, Mr. Oakes.

Words stand.

And the clause having been amended as indicated,—
Clause as amended agreed to.

And Clauses 17 to 64 having been agreed to,—

No. 2.

SAME BILL.

Clause 65. (1) No such loan upon mortgage shall be made except for all or any of the following purposes, which shall be set out in the mortgage—

(a) to pay off existing encumbrances on or to purchase the land;

(b) to pay off money owing to the Crown in respect of the land;

(c) to make improvements on the land, or to improve and develop, or to utilise the agricultural or pastoral resources of the land, or to enable the borrower to carry on agricultural or pastoral pursuits on the land;

(d) to build homes upon the land,

(2) If any person applies any portion of a loan so made to any other than the purpose for which it was granted, the commissioners may cause his estate and interest in the land to be sold, and the provisions of sections ninety-two, ninety-four, ninety-five, and ninety-six of the Conveyancing and Law of Property Act, 1898, relating to a sale under section ninety-one of the said Act shall apply to a sale under this section of this Act.

(3) No such loan shall be made upon the security of lands of an estate of inheritance in fee simple within the boundaries of any city, town, or village, whether so declared by proclamation of the Governor or not so declared.

(4) No such loan will be made on the security of land held under the Crown Lands Acts (except certificated conditional purchase) without the consent of the Secretary for Lands or some officer appointed by him in that behalf. [Read.]

And the clause having been amended as indicated,—

Motion made (Mr. Arthur Griffith) to leave out sub-clause (3).

Question put,—That the words proposed to be left out stand part of the clause.

Committee divided.

Ayes, 31.

Mr. Nobbs, Mr. Miller, Noes, 14.
Mr. Carruthers, Mr. McPhail, Mr. Meehan,
Mr. Ashton, Mr. Oakes, Mr. Nicholson,
Mr. Cresswell, Mr. Henley, Mr. Charlton,
Mr. Joseph, Mr. Rikum George, Mr. Eddon,
Mr. Dick, Mr. Fallick, Mr. W. W. Young,
Mr. Law, Mr. Booth, Mr. Ducey,
Mr. Lee, Mr. Nosham, Mr. Ettell,
Mr. Levy, Mr. Brinsley Hall, Mr. Arthur Griffith,
Mr. R. J. Anderson, Mr. Brunstall, Mr. Carruthers,
Mr. Bunstall, Mr. Downes, Mr. Eddon,
Mr. Cohen, Mr. Oakes, Mr. M'Coy,
Mr. Moore, Tellers,
Mr. Wade, Mr. Morison, Tellers,
Mr. Morison, Mr. Davidson, 
Mr. Kearney, Mr. McFarlane,
Mr. Ball, Mr. Mills.

Words stand.

And the remaining clauses and the schedules having been dealt with,—

On motion of Mr. Ashton, the Chairman left the Chair to report the Bill, with amendments to the House.

W. S. MOWLE, Clerk Assistant
Testator’s Family Maintenance Bill (Further considered).

Clause 2. Should any person die, leaving a will, and without making therein adequate provision for the proper maintenance and support of his or her wife, husband, or children, the court may, at its discretion, on application by or on behalf of the said wife, husband, or children, order that such provision as to the said court shall seem fit shall be made out of the estate of the said deceased person for such wife, husband, or children: Provided that the court may attach such conditions to the order made as it shall think fit, or may refuse to make an order in favour of any person whose circumstances, character, or conduct is such as, in the opinion of the court, to disentitle him or her to the benefit of an order under this section.

“Court” means the Supreme Court or any judge thereof. [Further considered.]

Amendment (Mr. Wade) to leave out from line 1 the words “without making therein adequate” and insert the words “it is proved that he or she has without reasonable excuse failed to make therein” again proposed.

And the words having been left out,—

Question put,—That the words proposed to be inserted be so inserted.

Committee divided.

Ayes, 47.

Mr. Carruthers,
Mr. Lee,
Mr. Coban,
Mr. Wade,
Mr. Dick,
Mr. Rogers,
Mr. Keaney,
Mr. Arthur Griffith,
Mr. Moore,
Mr. O’Connor,
Mr. Brutnell,
Mr. Downes,
Mr. Huxman,
Mr. Davison,
Mr. Holia,
Mr. Meilwex,
Mr. Kelly,
Mr. Jessop,
Mr. Noble,
Mr. Arthur,
Mr. Latimer,
Mr. Mahony,
Mr. Brinley Hall,
Mr. McFarlane,
Mr. Reynolds,
Mr. Ewall,
Mr. Donaldson,
Mr. R. J. Anderson,
Mr. Thomas,
Mr. Patlick,
Mr. Booth,
Mr. Henley,
Mr. Rehman,
Mr. Smith,
Mr. Collins,
Mr. Ball,
Mr. O’Sullivan,
Mr. W. W. Young,
Mr. Perry (Liverpool Plains),
Mr. Monham,
Mr. Eden,
Mr. Law,
Mr. Cann,
Mr. W. Millard,
Mr. Brainier,
Tellers,
Mr. Perry (The Richmond),
Mr. Scobie,
Mr. Sullivan,
Mr. Nielsen.

Noes, 10.

Mr. Meekan,
Mr. Nicholson,
Mr. McGorry,
Mr. Gillies,
Mr. Perry (The Richmond),
Mr. Scobie,
Mr. Sullivan,
Mr. Nielsen.

Tellers,
Mr. Daley,
Mr. Jones.

Tellers,
Mr. Thrower,
Mr. McCoy.

Words inserted.

Motion made (Mr. Perry, The Richmond) to leave out from line 3 the words “or her.”

Question proposed,—That the words proposed to be left out stand part of the clause.

And it being Six o’clock, Government Business only proceeded with, under Sessional Order adopted 30th August, 1906.
No. 2.

Judges' Pensions Amendment Bill.—

Clause 1 having been agreed to—

Clause 2. The operation of subsection one of section twelve of the Supreme Court and Circuit Courts Acts, 1900, is restricted to a chief justice or puisne judge of the Supreme Court appointed before the commencement of this Act, and for that purpose the said subsection is amended by inserting the words “appointed before the commencement of this Act” after the words “puisne judge.”

The following subsections are inserted next after the said subsection:

(2) Where a chief justice or puisne judge of the Supreme Court, appointed after the commencement of this Act, has served in such office for “fifteen” years, he shall on retiring be entitled to an annual pension at the rate of “one-half” of his salary.

(3) If such chief justice or puisne judge retires on permanent disability or infirmity, he shall if he has served in such office for five years be entitled on retiring to an annual pension at the rate of twenty one-hundredths of his salary, and at the additional rate of three one-hundredths of his salary for each complete year of his service after the expiration of the said five years to the date of his retirement, but so that the rate of his pension shall not exceed one-half of his salary. [Read.]

Motion made (Mr. Sullivan) to leave out from line 2 of subclause (2) the word “fifteen” and insert the word “twenty” instead thereof.

Question put,—That the word proposed to be left out stand part of the clause.

Committee divided.

Ayes, 32.

Mr. Moore, Mr. Moxham
Mr. Lee, Mr. Latimer
Mr. Caruthers, Mr. McCourt
Mr. Wade, Mr. McFarlane
Mr. Joseph, Mr. Reynolds
Mr. Ashton, Mr. Morten
Mr. J. H. Young, Mr. Cohen
Mr. Hoppe, Mr. Downen
Mr. Thomas, Mr. Booth
Mr. Mahony, Mr. Rien George
Mr. Robson, Mr. Dick
Mr. O'Connor, Tellers
Mr. Nobbs, Mr. Levy
Mr. Law, Mr. Levy
Mr. Crowell, Mr. Bruntnell
Mr. Falleck, Mr. Ball

Noes, 25.

Mr. Thrower, Mr. Briner
Mr. Holli, Mr. Jones
Mr. Dall, Mr. O'Sullivan
Mr. Nielsen, Mr. W. W. Young
Mr. McGowan, Mr. McGarry
Mr. Arthur Griffith, Mr. McLaurin
Mr. Kelly, Tellers
Mr. Moxham, Mr. Gillies
Mr. Miller, Mr. Kearney
Mr. Redden, Mr. Macdonnell
Mr. Nicholson, Mr. Fegan
Mr. Sullivan, Mr. Donaldson
Mr. Perry (The Rich.

Word stands.

No. 3.

Same Bill.

Same Clause.

Motion made (Mr. Sullivan) to leave out from line 3 of subclause (2) the words “one-half” and insert the words “one-third” instead thereof.

Question put,—That the words proposed to be left out stand part of the clause.

Committee divided.

Ayes, 32.

Mr. Moore, Mr. Bruntnell
Mr. Lee, Mr. Diek
Mr. Caruthers, Mr. Latimer
Mr. Wade, Mr. McFarlane
Mr. Joseph, Mr. Dick
Mr. Jessop, Mr. O'Connor
Mr. Ashton, Mr. Booth
Mr. J. H. Young, Mr. Henley
Mr. Davidson, Mr. Downen
Mr. Thomas, Mr. Morton
Mr. Mahony, Tellers
Mr. Rien George, Mr. Reynolds
Mr. Robson, Mr. Nobbs
Mr. Levy, Mr. Robson
Mr. Law, Mr. Law
Mr. Crowell, Mr. Bruntnell
Mr. Falleck, Mr. Ball

Noes, 25.

Mr. Thrower, Mr. Kearney
Mr. Holli, Mr. O'Sullivan
Mr. Dall, Mr. McLaurin
Mr. Nielsen, Mr. W. W. Young
Mr. McGowan, Mr. McGarry
Mr. Arthur Griffith, Tellers
Mr. Kelly, Mr. Moxham
Mr. Miller, Mr. Donaldson
Mr. Redden, Mr. Fegan
Mr. Nicholson, Mr. Gillies
Mr. Sullivan, Mr. Perry (The Rich.

Word stands.

No. 4.

Same Bill.

Same Clause.

Question put,—That the clause, as read, stand part of the Bill.

Committee
Committee divided.

Ayes, 32.

Mr. Moore, Mr. Carruthers, Mr. Wade, Mr. Levy, Mr. J. H. Young, Mr. Davidson, Mr. McKey, Mr. Fallick, Mr. Ball, Mr. Latimer, Mr. McFarlane, Mr. Reynolds, Mr. Hogg, Mr. E. George.

Noes, 25.

Mr. Hollis, Mr. Eriel, Mr. Nielsen, Mr. McLennan, Mr. Arthur Griffith, Mr. Sullivan, Mr. Kelly, Mr. Thrower, Mr. Menhan, Mr. Miller, Mr. Edden, Mr. Nicholson, Mr. Young, Mr. Pegan, Mr. Gillies, Mr. Donaldson, Mr. Perry (The Rich.

Ayes, 39.

Mr. Ashton, Mr. Carruthers, Mr. Wade, Mr. Levy, Mr. Maden, Mr. Sullivan, Mr. Dick, Mr. Booth, Mr. McFarlane, Mr. Fallick, Mr. Hogg, Mr. Thomas, Mr. Rockham, Mr. Law, Mr. Geo. McKey, Mr. Rosson, Mr. Law, Mr. Rose, Mr. Moxham, Mr. Mahony, Mr. Hobson, Mr. Macdonell, Mr. McKey, Mr. Gillies, Mr. Dicken, Mr. Brownell, Mr. Viner, Mr. Morton, Mr. Fallick, Mr. Ball, Mr. Perry (The Rich.

Noes, 19.

Mr. Kelly, Mr. Hollis, Mr. McIwon, Mr. Arthur, Mr. Thrower, Mr. Scobie, Mr. Estall, Mr. Meehan, Mr. Miller, Mr. Edden, Mr. Nicholas, Mr. Cass, Mr. Macdonell, Mr. Nielsen, Mr. McIgary, Mr. McIarvin, Mr. O'Sullivan, Mr. Perry.

Ayes, 32.

Mr. J. B. Young, Mr. Levy, Mr. Dick, Mr. Dicken, Mr. Brownell, Mr. Viner, Mr. Morton, Mr. Fallick, Mr. Ball, Mr. Perry (The Rich.

Noes, 25.

Mr. W. W. Young, Mr. Jones.

Agreed to.

No. 5.

SAME BILL.

Clause 3. The operation of subsection one of section fourteen of the District Courts Act, 1901, is restricted to district court judges appointed before the commencement of this Act, and for that purpose the said subsection is amended by inserting the words "appointed before the commencement of this Act" after the word "judge."

The following subsections are inserted next after the said subsection.:

(2) Where a district court judge, appointed after the commencement of this Act, has served in such office for twenty years he shall on retiring be entitled to an annual pension at the rate of one-half of his salary.

(3) If such district court judge retires on permanent disability or infirmity, he shall if he has served in such office for five years he entitled to an annual pension at the rate of twenty one-hundredths of his salary, and at the additional rate of two one-hundredths of his salary for each complete year of his service after the expiration of the said five years to the date of his retirement, but so that the rate of his pension shall not exceed one-half of his salary. [Hear]

Question put. —That the clause, as read, stand part of the Bill.

Committee divided.

Ayes. 29.

Mr. Ashton, Mr. Carruthers, Mr. Wade, Mr. Levy, Mr. Maden, Mr. Sullivan, Mr. McKey, Mr. Rosson, Mr. Law, Mr. Geo. McKey, Mr. Rockham, Mr. Law, Mr. Geo. McKey, Mr. Rockham, Mr. Law.

Noes, 21.

Mr. Kelly, Mr. Hollis, Mr. McIwon, Mr. Arthur, Mr. Thrower, Mr. Scobie, Mr. Estall, Mr. Meehan, Mr. Miller, Mr. Edden, Mr. Nicholas, Mr. Cass, Mr. Macdonell, Mr. Nielsen, Mr. McIgary, Mr. McIarvin, Mr. O'Sullivan, Mr. Perry.

Ayes, 29.

Mr. J. B. Young, Mr. Levy, Mr. Dick, Mr. Dicken, Mr. Brownell, Mr. Viner, Mr. Morton, Mr. Fallick, Mr. Ball, Mr. Perry (The Rich.

Noes, 21.

Mr. W. W. Young, Mr. Jones.

Agreed to.

On motion of Mr. Wade, the Chairman left the Chair to report the Bill without amendment to the House.

No. 6.

MINING BILL.

(Consideration of Legislative Council's amendments referred to in Message of 7th November, 1906.)

The amendments in clauses 2, 24, and 34 having been dealt with. —

Clause 35.* (1) Subject to this section the Minister shall fix the respective areas of leases under this Part.

9. (2) The area of a gold-mining lease shall not exceed twenty-five acres, and the land leased shall be of the form and dimensions prescribed.

(3) The area of a mineral lease shall not exceed six hundred and forty acres for coal or shale, nor eighty acres for other minerals, excepting opal.

(4) The area of a "lease" for mining for opal shall be such as the Minister may in each case determine not exceed "ten acres". Provided that no such lease shall be granted unless the prospecting board certifies that the land is suitable to be leased by reason of the difficulties and cost attending the construction of mine works upon or of mining such land.

(5) The areas and dimensions of leases for mining purposes only shall be such as the Minister may, subject to the regulations, determine.

(6) This section shall not apply to special leases granted under the provisions herein after in this Act contained. [Considered.]

And

Note.—Amendments made by the Committee of the Whole in the Council's amendments are shown by the words struck out, being underlined, and the words inserted being printed in italic.
And the Committee continuing to sit after midnight,—

WEDNESDAY, 28 NOVEMBER, 1906, A.M.

Motion made (Mr. Meehan) to amend the Legislative Council's amendment in line 1 of subclause (4) by leaving out the word "lease" and inserting the word "claim" instead thereof.

Question put,—That the word proposed to be left out stand part of the amendment.

Committee divided.

Ayes, 25.
Mr. Jessop, Mr. Booth, Mr. McGowen, Mr. McLaurin.
Mr. Thomas, Mr. Donaldson, Mr. Robson, Mr. MacDonald.
Mr. Lee, Mr. Dick, Mr. Macdonell, Mr. función.
Mr. Davidson, Mr. Law, Mr. Arthur Griffith, Mr. Nielsen.
Mr. Moore, Mr. Fegan, Mr. Miller, Mr. Estell.
Mr. Mogue, Mr. Kearney, Mr. Thrower, Mr. Caunt.
Mr. Wade, Mr. Brier, Mr. Meehan, Mr. Mechan.
Mr. Ball, Mr. Gilhès, Mr. Nicholson, Mr. W. W. Young.
Mr. Grevell, Mr. Henley, Mr. Mechan, Mr. Mechan.
Mr. O'Conor, Tellers, Mr. Davidson, Mr. Law.
Mr. Nobles, Mr. Bruntnell, Mr. Moore, Mr. Fogan.
Mr. R. J. Anderson, Mr. Cohen, Mr. Hogue, Mr. Kearney.
Mr. Fallick.

Noes, 17.
Mr. McGowen, Mr. McLaurin.
Mr. Robson, Mr. Macdonell.
Mr. MacDonald, Mr. Nielsen.
Mr. Meehan, Mr. Brier.
Mr. Mechan, Mr. Nicholson.
Mr. W. W. Young, Mr. Edden.
Mr. Jones, Mr. McGarry.

Tellers, Mr. Ashton, Mr. Nohbs, Mr. Bruntnell, Mr. R. J. Anderson, Mr. Cohen.

Word stands.

No. 7.

SAME BILL.

Same clause.

Motion made (Mr. Moore) to amend the Legislative Council's amendment in lines 1 and 2 of subclause (4) by leaving out the words "be such as the Minister may in each case determine" and inserting the words "not exceed ten acres."

The words having been left out,—

Question proposed,—That the words proposed to be inserted in the place of the words left out, be so inserted.

Motion made (Mr. Meehan) to amend the proposed amendment by leaving out the words "ten acres" and inserting the words "one hundred feet square" instead thereof.

Question put,—That the words proposed to be left out stand part of the proposed amendment.

Committee divided.

Ayes, 23.
Mr. Bruntnell, Mr. Nobles, Mr. Holliís, Mr. Fogan.
Mr. Lee, Mr. R. J. Anderson, Mr. Cann, Mr. MacDonald.
Mr. Moore, Mr. Fegens, Mr. Cann, Mr. Macdonell.
Mr. Mogue, Mr. Henley, Mr. Thrower, Mr. Caunt.
Mr. Thomas, Mr. Brier, Mr. Arthur Griffith, Mr. Nielsen.
Mr. Ball, Mr. Cohen, Mr. McGowen, Mr. Mechan.
Mr. Jessop, Mr. Rinner, Mr. Miller, Mr. Nicholson.
Mr. O'Conor, Mr. Grevell, Mr. MacDonald, Mr. Nielsen.
Mr. Wade, Tellers, Mr. Thrower, Mr. Caunt.
Mr. Ashton, Tellers, Mr. Meehan, Mr. Mechan.
Mr. Law, Mr. Kearney, Mr. W. W. Young, Mr. Edden.
Mr. Gillies, Mr. Davidson, Mr. Mechan.
Mr. Dick.

Noes, 19.
Mr. Milliè, Mr. Pogan.
Mr. Sobic, Mr. McLaurin.
Mr. Cann, Mr. MacDonald.
Mr. Thrower, Mr. Caunt.
Mr. Arthur Griffith, Mr. Nielsen.
Mr. McGowen, Mr. Mechan.
Mr. MacDonald, Mr. Nicholson.
Mr. Nielsen, Mr. Mechan.
Mr. Caunt, Mr. Nielsen.
Mr. Mechan, Mr. W. W. Young.
Mr. Edden, Mr. Mechan.

Tellers, Mr. Ashton, Mr. Nohbs, Mr. Bruntnell, Mr. R. J. Anderson, Mr. Cohen.

Words stand.

No. 8.

SAME BILL.

Same amendment.

Question put,—That the words proposed to be inserted be so inserted.

Committee divided.

Ayes, 25.
Mr. Davidson, Mr. Dick, Mr. Holliís, Mr. Miller.
Mr. Bruntnell, Mr. Nobles, Mr. Sobic, Tellers.
Mr. Lee, Mr. Fegan, Mr. Cann, Tellers.
Mr. Moore, Mr. Donaldson, Mr. Thrower, Mr. Caunt.
Mr. Mogue, Mr. Booth, Mr. Arthur Griffith, Mr. Nielsen.
Mr. Thomas, Mr. Hanley, Mr. Nielsen.
Mr. Ball, Mr. Fallick, Mr. McGowen, Mr. Mechan.
Mr. Kearney, Mr. Cohen, Mr. Davidson, Mr. Mechan.
Mr. Jessop, Mr. Brier, Mr. Nicholson, Mr. Mechan.
Mr. O'Conor, Tellers, Mr. Ashton, Tellers.
Mr. Wade, Mr. R. J. Anderson, Mr. Mechan.
Mr. Ashton, Mr. Grevell.
Mr. Law, Mr. Bruntnell.
Mr. Gillies, Mr. Davidson.

Noes, 17.
Mr. Meehan, Tellers.
Mr. Mechan, Mr. W. W. Young.
Mr. Edden, Mr. Mechan.

Tellers, Mr. Ashton, Mr. Mechan.

Words inserted.

Legislative Council's amendment, as amended, agreed to.

And the amendments down to and including that in clause 166 having been dealt with,—
Clause 178.—Notwithstanding anything to the contrary contained in the Crown Lands Act of 1884, the Crown Lands Titles and Reservations Validation Act of 1885, the Conversion into Mining Conditional Purchase Validation Act of 1886, and any Regulations made thereunder, the right of any holder of a conditional purchase made under sections thirteen, twenty-one, or twenty-two of the Crown Lands Alienation Act of 1901, to convert such purchase into a conditional purchase for mining purposes, shall except as hereinafter provided, from and after the commencement of this Act, absolutely cease and determine, after the first day of December, one thousand nine hundred and seven, and no application for such conversion shall be entertained unless lodged at the proper office prior to such commencement date.

Provided that if the chief or most profitable mineral contents of any land held under conditional purchase as aforesaid consist of coal or shale (and a certificate under the hand of the Government Geologist shall be accepted as conclusive evidence of such contents, but not so as to debar the applicant from tendering any other evidence as to such contents), the right to convert such purchase into a conditional purchase for mining purposes shall subsist until the thirty-first day of December, one thousand nine hundred and nine, and application for such conversion may be lodged on or before that date:

Provided further that any right, title, or interest acquired under this Act, or any Act hereby repealed, in respect of any portion of such land shall not be prejudicially affected by any such conversion, whether applied for before or after the commencement of this Act. [Considered.]

And the Legislative Council's amendment omitting the clause having been disagreed to, and the clause, restored, having been amended as indicated,—

Motion made (Mr. Moore) to further amend the clause by inserting in line 7, after the word "determine," the words "after the first day of December, one thousand nine hundred and eight."

Question put.—That the words proposed to be inserted be so inserted.

Committee divided.

Ayes, 19.
Mr. Moore, Mr. Ashton.
Mr. Rogers, Mr. Creswell.
Mr. Len, Mr. Wade.
Mr. Davidson, Mr. Bell.
Mr. O'Connor, Mr. J. Anderson.
Mr. Jessep, Teller.
Mr. Law, Mr. Breantbell.
Mr. Nobbs, Mr. Kernew.
Mr. Booth, Mr. Short, Mr. Meikle.
Mr. Fallrick, Mr. Lowry.
Mr. Henley, Mr. Dicks.

Noes, 22.
Mr. Arthur Griffith, Mr. McGowen.
Mr. Leslie, Mr. W. W. Young.
Mr. Helli, Mr. W. Deddo.
Mr. Estell, Mr. Jones.
Mr. Naclomell, Mr. Donaldson.
Mr. Nielsen, Mr. Brown.
Mr. Ochens, Mr. McFarren.
Mr. Thomas, Mr. McLawren.
Mr. Nicholson, Teller.
Mr. Miller, Mr. Throwor.
Mr. Meehan, Mr. Cano.
Mr. Meehan, Mr. O'Bue.

Insertion of proposed words negatived.

And the clause having been further amended as indicated,—

And the remaining amendments in the Bill having been agreed to,—

On motion of Mr. Moore, the Chairman left the Chair to report that the Committee had disagreed to some, amended other, and agreed to the remainder of the Legislative Council's amendments in the Bill.

W. S. MOWLE,
Clerk Assistant.

*This clause was restored by the Committee of the Whole, and afterwards amended; the words struck out being underlined, and the words inserted being printed in black letter.*
Mr. Carruthers moved, That the Committee agree to the following Resolution:

Resolved,—That it is expedient to bring in a Bill to authorise the Councils of the Municipalities of Paddington and Albury, and of other municipalities, to borrow money on the security of land comprised in certain Crown grants, notwithstanding the conditions and provisions of the said grants; to authorise the Council of the Municipality of Lismore to borrow money for certain purposes; to vest in the Borough of Leichhardt certain right, title, and interest in certain land; to validate certain mortgages and loans; to authorise the Council of the said Borough of Leichhardt to borrow certain moneys; and for purposes consequent thereon or incidental thereto.

Question put.

Committee divided.

Ayes, 25.

Mr. Pallack, Mr. Dick, Mr. Carruthers, Mr. Hague, Mr. Booth, Mr. R. J. Anderson, Mr. Lee, Mr. Hobbs, Mr. Picken, Mr. Jessop, Mr. Marcham, Mr. Collins, Mr. Gillies, Mr. W. Millard, Mr. Wade, Mr. Walter Anderson, Mr. O'Connor, Mr. Ashton, Mr. Law, Mr. Brimway Hall, Mr. Moore, Colonel Kyrie, Mr. Morton, Tellers, Tellers,

Noes, 15.

Mr. Burgess, Mr. Soptgroup, Mr. Holles, Mr. Thrower, Mr. McGovern, Mr. Trede, Mr. Kedea, Mr. Miller, Mr. Charlton, Mr. Estell, Mr. Cato, Mr. W. W. Young, Mr. McLaurin.

Agreed to.

On motion of Mr. Carruthers, the Chairman left the Chair to report that the Committee had come to a resolution.
Reconstitution by uniting, dividing, altering, or converting areas.

Areas to be continuous.

Objections to reconstitution.

Adjustments of boundaries.

Re-naming areas.

Additional powers may be acquired by councils.

LOCAL GOVERNMENT EXTENSION BILL (Consideration of Legislative Council's amendments referred to in Message of 4th December, 1906).

The amendments in clause 6 having been agreed to,—

Clause 14. (1) The Governor may at any time—
(a) unite two or more adjoining areas;
(b) divide an area into two or more areas, or divide two or more adjoining areas into a different number and description of areas;
(c) in any order uniting or dividing areas, or by separate order, alter the boundaries of areas;
(d) convert a municipality into a shire or a shire into a municipality;
(e) unite part or parts of an area to the whole or part or parts of another area;

and may by order reconstitute the new areas so formed as municipalities or shires, and give names to such areas and their councils. Such powers shall be in addition to, and not in substitution for, any powers contained in the Shires Act:

Provided that before acting upon power (a) or (e) in this subsection a poll shall be taken of the "ratepayers" in each area or part of an area affected by the proposed union if demanded in manner to be prescribed by one-third of such ratepayers in any such area and the result of the poll shall decide the question whether such power shall be exercised.

(2) Every area, when so reconstituted, shall consist of adjoining areas.

(3) But before any area is so reconstituted the prescribed notice shall be given, and any council, ratepayer, or creditor of any area may within the period prescribed in such notice make written representations on the subject of the proposed reconstitution.

(4) Notwithstanding that no objection may have been made to any proposed boundaries mentioned in such notice, the Governor may make such variations in such boundaries as he may consider desirable.

(5) The Governor may alter the name of any area and of its council: [Considered.]

Motion made (Mr. Arthur Griffith) to amend the Legislative Council's amendment by leaving out from line 2 of the proviso the word "ratepayers" and inserting the word "electors" instead thereof.

Question put,—That the word proposed to be left out stand part of the amendment.

Committee divided:

Ayes, 34
Mr. Killick,
Mr. Wade,
Mr. Moore,
Mr. Hagan,
Mr. Carruthers,
Mr. Morton,
Mr. Lee,
Mr. Noble,
Mr. Thomas,
Mr. Oakes,
Mr. Brindell,
Mr. Booth,
Colonel Ryrie,
Mr. Dick,
Mr. Coban,
Mr. Larry,
Mr. Bennett,
Mr. John Hurley,
Mr. Law,
Mr. Moloney,
Mr. Perry (The Richmond),
Mr. Waddell,
Mr. O'Connor,
Mr. Donaldson,
Mr. R. J. Anderson,
Mr. Walter Anderson,
Mr. Robson,
Mr. Mackenzie,
Mr. McFarlane,
Mr. McLauren,
Mr. Ewen George.

Noes, 14
Mr. Miller,
Mr. Soole,
Mr. Oun,
Mr. Mcgowen,
Mr. Ballis,
Mr. Thrower,
Mr. Smith,
Mr. Richards,
Mr. Gibson,
Mr. W. W. Young,
Mr. Nicholson,
Mr. Estell.

Tellers,
Dr. Arthur,
Mr. Kearney.

No. 3.
SAME BILL.

Clause 23. (1) The council of a municipality may acquire the right to exercise any or all of the powers contained in Chapter III of Schedule One to the Shires Act in the manner prescribed by subsection two of section nine of the Shires Act, and for that purpose the said subsection shall apply to municipalities:

Provided that, for the purposes of the Shires Act and this Act, subsection two of section nine of the former Act is amended, as follows:—

(i) In paragraph (c), by the omission of the words "the Governor may grant or refuse the application, in whole or in part, but," and by inserting the words "fifty, or if there be less than three hundred ratepayers on the roll" after the word "than";

(ii) in paragraph (c), by substituting the word "ratepayers" for the word "electors" each time it occurs in the paragraph;

(iii) in paragraph (c), by substituting the words "the Governor shall" for the word "may" where it occurs in the third line before the word "direct";
(iv) at end of paragraph (e), by adding the words “and ordinances” after the word “regulations”;
(v) by inserting, after paragraph (f), new paragraphs, as follows:

(g) If, at the poll so taken, a majority of the ratepayers voting is against the conferring of any power applied for, the Governor shall refuse the application of the council in that particular, and the right to exercise such power shall not again be applied for by the council until after the expiration of two years from the day of such poll.

(h) the Governor may, except as aforesaid, grant the application of the council, in whole or in part.

Paragraph (g) in the Shires Act becomes paragraph (i).

[Shires Act, Section 9.]

(2) A council may, from time to time, acquire the right to exercise any or all of the powers contained in Chapters II and III of Schedule One, in the following manner:

(a) A resolution must be passed by an absolute majority of the council, specifying the powers required, and alleging that they are necessary for the good government of the shire. Such resolution must be confirmed by the vote of a majority of the members of the council present at a subsequent meeting called as prescribed.

(b) An application in the form prescribed must be made by the president on behalf of the council to the Governor, asking that the specified powers, or some of them, be conferred on the council. Such application shall be notified by the Governor in manner to be prescribed.

(c) The Governor may grant or refuse the application in whole or in part, but on receipt of a petition signed by not less than one-sixth of the electors, may direct that a poll of the electors of the shire shall be taken as to whether all or any of the powers applied for shall be conferred on the council.

(d) The Governor shall prescribe the questions to be submitted at the poll.

(e) Such poll shall be taken in accordance with the regulations.

(f) The result of any poll so taken shall be communicated to the Governor.

(g) When the Governor confers any such powers he shall make an order accordingly, which shall be proclaimed.

Shires Act, Schedule One, Chapter III.

(xiv) The administration of the powers and duties of the Secretary for Lands conferred and imposed by the Public Gates Act, 1901.

(xv) The administration of the powers and duties of justices in sessions conferred and imposed by the Native Dog Destruction and Poisoned Baits Act, 1901: Provided no appeal shall be allowed under section eleven of that Act to quarter sessions from a decision of a council.

(3) Any council may in a similar manner acquire the right to exercise any or all of the powers contained in Schedule Two to this Act.

(4) Notwithstanding anything in this Act or the Shires Act, 1905, the Governor may, by proclamation, confer and impose on any council of a municipality or shire any power or duty relating to the public health or the prevention of the spread of disease which is included among those which may, under either of the said Acts, be acquired by a council; and thereupon such council shall, to the best of their ability, exercise such power or perform such duty, and in default thereof such council guilty of such default shall be liable to the penalty prescribed by regulations. [Considered.]

Motion made (Mr. Arthur Griffith) to amend the Legislative Council’s amendment by leaving out paragraph (ii).

Question put,—That the words proposed to be left out stand part of the amendment.

Committee divided.

Motions agreed to.

Noes, 17.

Mr. Cann,
Mr. Eastell,
Mr. Burgess,
Mr. Nicoladon,
Mr. McCrory,
Mr. Scobie,
Mr. McGovern,
Mr. Arthur Griffith,
Mr. Hellin,
Mr. Stehli,
Mr. Richards,
Mr. W. W. Young,
Mr. Gilles,
Mr. Benetti,
Mr. Britten.

Ayes, 33.

Tellers,
Mr. Thrower,
Mr. Miller.

Mr. Lee,
Mr. Mallock,
Mr. Thomas,
Mr. Carruthers,
Mr. Latimer,
Mr. McNally,
Mr. Kennedy,
Mr. Dick,
Mr. R. J. Anderson,
Mr. McNaughton,
Colonel Kyrie,
Mr. Moore,
Mr. Booth,
Mr. Hogg,
Mr. Wade,
Mr. John Harley,
Mr. Poll,
Mr. Guest.
Mr. Mackenzie,
Mr. Donaldson,
Mr. Eden George,
Mr. McFarlane,
Mr. McLaurin,
Mr. Waddell,
Mr. Gilman,
Mr. Hobson,
Mr. McCoy,
Mr. Brentnell,
Mr. Parry (The Richmond),
Mr. Collins,
Tellers,
Mr. Oakes,
Mr. Morton.

Waves stand.

And the Council's amendments in the clause having been agreed to, and the amendments in clauses down to and including new clause 52 having been dealt with...
No. 4.

SAME BILL.

DIVISION 2.—QUALIFICATIONS AND DISQUALIFICATIONS.

Qualifications at elections.

Clause 53. (1) Division 2 of Part V, except sub-paragraph (ii) of paragraph (b) of subsection two of section twenty-two of the Shires Act, shall apply to municipalities:

[Shires Act, Part V, Division 2, sections 22-25.]

22. (1) A council shall each year, on the day and in the manner prescribed, cause a list to be made of the names of the persons who appear to have the necessary qualification of electors as occupiers or owners;

Provided that, for the purposes of the first election of a council, on the constitution of a shire, the list shall be made by the temporary council.

(2) Any natural born or naturalized British subject, male or female, of the age of twenty-one years or upwards, shall be entitled to be placed on the list as "occupier," and to be enrolled as an elector if he—

(a) has been continuously, during the three months next preceding such prescribed day, in joint or several occupations as tenant under lease in writing or oral tenancy of any ratable land in the shire which, with or without any houses or other buildings thereon, is of a yearly value of five pounds or upwards:

Provided that only one of such joint occupiers shall be entitled to be placed on the roll, unless the premises jointly occupied are of the yearly value of twenty pounds or upwards, in which case such number of the said occupiers shall be entitled to be placed on the roll as, when the said yearly value is divided thereby, gives a quotient of five pounds, with a remainder of less than five pounds. The joint occupiers who shall be so entitled shall be determined by a majority of the occupiers, evidenced by agreement signed by such majority, and delivered to the clerk, or, failing such agreement, according to the alphabetical order of the surnames of the occupiers:

(b) on such day is the manager, secretary, or director of a public company, body corporate, or one of a body of trustees which is in occupation as tenant as aforesaid of any ratable land in the shire which, with or without any houses or other buildings thereon, is of a yearly value of five pounds or upwards:

Provided that only one of such joint occupiers shall be entitled to be placed on the roll, unless the premises jointly occupied are of the yearly value of twenty pounds or upwards, in which case such number of the said occupiers shall be entitled to be placed on the roll as, when the said yearly value is divided thereby, gives a quotient of five pounds, with a remainder of less than five pounds. The joint occupiers who shall be so entitled shall be determined by a majority of the occupiers, evidenced by agreement signed by such majority, and delivered to the clerk, or, failing such agreement, according to the alphabetical order of the surnames of the occupiers:

(i) has been nominated by the directors of such company or body corporate, or by such body of trustees as an elector in respect of such occupier;

(ii) where no such nomination has been made, is the manager, or, where there is no manager, is the secretary of such company, or is the trustee of such body of trustees whose name first appears on the instrument creating the trust;

(iii) on such day is the resident manager of any ratable land in the shire which, with or without any houses or other buildings thereon, is of a yearly value of five pounds or upwards:

or

(c) has been continuously during such three months in joint or several occupation of any ratable land in the shire, by virtue of a miner's right or business license under the Mining Act, 1874, or any Act amending or consolidating the same.

(3) Any natural born or naturalized British subject, male or female, of the age of twenty-one years or upwards, shall be entitled to be placed on the list as "owner" and to be enrolled as an elector if he—

(a) on the day appointed by any ordinance made in that behalf is severally the owner of any ratable land in the shire:

(b) on such day is jointly such owner as aforesaid:

(c) on such day is the manager, secretary, or director of a public company or body corporate, or one of a body of trustees which is in occupation as tenant as aforesaid of any ratable land in the shire which, with or without any houses or other buildings thereon, is of a yearly value of five pounds or upwards:

Provided that only one of such joint occupiers shall be entitled to be placed on the roll, unless the premises jointly occupied are of the yearly value of twenty pounds or upwards, in which case such number of the said occupiers shall be entitled to be placed on the roll as, when the said yearly value is divided thereby, gives a quotient of five pounds, with a remainder of less than five pounds. The joint occupiers who shall be so entitled shall be determined by a majority of the occupiers, evidenced by agreement signed by such majority, and delivered to the clerk, or, failing such agreement, according to the alphabetical order of the surnames of the occupiers:

(i) has been nominated by the directors of such company or body corporate, or by such body of trustees as an elector in respect of such owner;

(ii) where no such nomination has been made, is the manager, or, where there is no manager, is the secretary of such company, or is the trustee of such body of trustees whose name first appears on the instrument creating the trust;

(iii) on such day is the resident manager of any lease, promise or contract of lease or license from the Crown of ratable Crown land; or on such day is the resident manager of any lease, promise or contract of lease, or license from the Crown of ratable Crown land.

(4) The names on the list for the shire shall be entered on lists for the respective ridings of the shire, each person's name being entered on the list of each riding in which such person holds the qualification of occupier or has ratable land, as the case may be. Such lists, when revised and signed by the revision court, shall be the rolls of electors for the respective ridings. The rolls for the ridings of a shire shall together constitute the roll of electors for the shire:

Provided that a person qualified as aforesaid as owner in any riding shall not be entitled to be enrolled as an occupier in the same or any other riding in the same shire; and that a person qualified as occupier in two or more ridings shall be entitled to be enrolled only in such one riding as he has notified by writing under his hand delivered to the prescribed person within the prescribed time, or, failing such notification, in such one riding as the clerk may notify in the prescribed manner.

(5) Any such roll shall be in force until a new roll is made.

(6) Any person claiming enrolment may be required to make a declaration in the prescribed form.
23. Any person whose name is on a roll of electors under the qualification of occupier, and who, at the date of an election, retains the qualification under which he was enrolled, and any person whose name is on the roll of electors under the qualification of owner, for a shire or riding, shall be an elector of such shire or riding, and shall be entitled to vote at any election of councilors within the riding for which he is enrolled to as many votes as there are councilors to be elected, but shall not give more than one vote to any one candidate.

24. (1) In each shire the Governor shall appoint a revision court annually to revise the lists prepared as aforesaid.

(2) A revision court shall consist of either a stipendiary or police magistrate or three justices.

(3) The proceedings of a revision court shall be conducted in the prescribed manner and at the prescribed place and time.

25. (1) Any person, male or female, whose name is on the roll of electors for a shire shall, if not disqualified, be eligible to be elected and to act as councillor of the shire.

(2) A person is disqualified for such office if—

(a) he has not, prior to the seventh clear day before the day of nomination of candidates for such office, paid all sums due by him on such day to the council for rates or charges;

(b) he is a Judge of the Supreme Court or of any District Court;

(c) he is an officer on full pay or a non-commissioned officer or private in the naval or military service of His Majesty other than the citizen forces of the Commonwealth;

(d) his affairs are under composition with his creditors by any deed of assignment duly executed by him;

(e) he is an uncertificated bankrupt or insolvent;

(f) he has been convicted of felony, and has not received a free pardon or served his sentence;

(g) he is undergoing a sentence of imprisonment;

(h) he is of unsound mind;

(i) he holds any position or place of profit under or in the gift of the council;

(j) he is directly or indirectly by himself, or any partner, engaged or interested (other than as a shareholder in an incorporated company, association or partnership consisting of more than twenty members) in any contract, agreement, or employment with, by, or on behalf of the council, except in a contract or agreement for or in relation to—

(i) the publication of advertisements in a public journal;

(ii) the supply by the council of any water;

(iii) the performance by the council of any work or services in connection with footways, roads, or sanitation;

(iv) permission granted by the council to occupy footways during the erection of buildings;

(v) security for damage to footways or roadways; or

(vi) any lease granted before his election of land belonging to or under the control of the council;

(k) he has for a period of at least three months been a debtor or creditor in an amount exceeding five pounds to an officer of the council or person with whom the council has entered into such contract as above mentioned.

(3) Any person acting in such office while so disqualified shall be liable to a penalty not exceeding one hundred pounds, and if convicted of an offence mentioned in paragraphs (i), (j), or (k) of the last preceding subsection, the minimum penalty shall be fifty pounds, and he shall be disqualified for such office for seven years thereafter, and shall not be competent to recover from the council any sums due to him by the council under any contract or agreement, and if he has received from the council any sums under any contract or agreement, the same may be recovered from him by the council in any court of competent jurisdiction within two years from the date of such receipt.

Provided that for the purposes of the first election of the council of a municipality the list shall be made by the council then in office.

Provided also that where a municipality is not divided into wards, the list for any municipality, on being revised, shall be the roll of electors who are entitled to vote at any division into wards.

Provided also that, in applying the provisions of Part V of the Shires Act to municipalities, section twenty-two of the Shires Act shall be read as if amended as follows:

(a) In subsection one, after the word "owners" by adding the words "or rate-paying lessees";

(b) In subsection two the word "tenant" shall be deemed to include only direct tenants of the owners and rate-paying lessees;

(c) In subsection two, paragraph (a), by omitting the words "or oral tenancy" by inserting after the word "upwards" the following words, "such oral tenancy being bona fide and verified by statutory declaration of the terms thereof";

(d) In subsection two, paragraph (a), by omitting the word "five" where it occurs, and by inserting in lieu thereof the word "thirteen" and by omitting the word "twenty" where it occurs and substituting in lieu thereof the word "fifty-two.";

(e) By inserting the following new subsection to follow subsection three, and to be numbered four.

Note.—Amendments made by the Committee of the Whole in such Committee's amendments are shown by the words struck out being underlined, and the words inserted being put in italics.
(4) Any natural born or naturalised British subject, male or female, of the age of twenty-one years or upwards, shall be entitled to be placed on the list as "rate-paying lessee," and to be enrolled as an elector if he,—

(a) on the day appointed by an ordinance made in that behalf, is severally the lessee of any ratable land in the shire, and is under a lease in writing or other documents of title relating to such land liable to pay to any person the whole or any part of any rates which may be made and levied under the Act in respect of such land;

(b) on such day aforesaid is jointly such lessee as aforesaid, and is so liable as aforesaid;

(c) on such day is the manager, secretary, or director of a public company, or body corporate, or one of a body of trustees which is such lessee so liable as aforesaid; and—

(i) has been nominated by the directors of such company or body corporate, or by such body of trustees as an elector in respect of such land; or

(ii) where no such nomination has been made is the manager, or, where there is no manager, is the secretary of such company, or is the trustee body of trustees whose name first appears on the instrument creating the trust.

(f) In subsection four by adding after the word "owner" in the proviso the words "or rate-paying lessee."

(g) Section twenty-three of the Shires Act shall be read as if amended by inserting after the word "owner" where it first occurs the words "or rate-paying lessee":

Provided also that the words "or on such day is the resident manager of any lease, promise or contract of lease, or license, from the Crown of ratable Crown land" in paragraph (d) of subsection three of section twenty-two of the Shires Act shall not apply to municipalities:

Provided also that, for the purposes of the Shires Act and of this Act, item (ii) of paragraph (j) of subsection one of section twenty-three of the Shires Act shall be read as if amended by inserting the words "a council shall once in three years" in place of the words "a council shall each year" where occurring in the lists and rolls:

Provided also that, for the purposes of the Shires Act and of this Act, any natural born or naturalised British subject, male or female, of the age of twenty-one years or upwards, shall be entitled to be placed on the list of electors as "occupier," and to be enrolled as an elector, if he, on the day prescribed under the Shires Act or this Act for the making of the list of electors, has been continuously, during the three months next preceding such prescribed day, resident within the shire, and a share farmer of ratable land therein—

that is to say, a person holding a written license to occupy and cultivate ratable land of a yearly value of five pounds or upwards in consideration of sharing the produce of such land. This proviso shall, for the purposes of the Shires Act, come into operation on the passing of this Act:

Provided also that, for the purposes of the Shires Act and of this Act, any natural born or naturalised British subject, male or female, of the age of twenty-one years or upwards, shall be entitled to be placed on the list as "occupier," and to be enrolled as an elector, if he, on the day prescribed under the Shires Act or this Act for the making of the list of electors, has been continuously, during the three months next preceding such prescribed day, resident within the shire, and a share farmer of ratable land therein—

that is to say, a person holding a written license to occupy and cultivate ratable land of a yearly value of five pounds or upwards in consideration of sharing the produce of such land. This proviso shall, for the purposes of the Shires Act, come into operation on the passing of this Act:

Provided also that, for the purposes of the Shires Act and of this Act, any natural born or naturalised British subject, male or female, of the age of twenty-one years or upwards, shall be entitled to be placed on the list as "occupier," and to be enrolled as an elector, if he, on the day prescribed under the Shires Act or this Act for the making of the list of electors, has been continuously, during the three months next preceding such prescribed day, resident within the shire, and a share farmer of ratable land therein—

that is to say, a person holding a written license to occupy and cultivate ratable land of a yearly value of five pounds or upwards in consideration of sharing the produce of such land. This proviso shall, for the purposes of the Shires Act, come into operation on the passing of this Act:

Provided also that, for the purposes of the Shires Act and of this Act, section twenty-five of the former Act is amended by the omission of paragraph (k).

The Governor may, at the request of a council, appoint a revision court, which may at the prescribed time of the year one thousand nine hundred and seven, and in the prescribed manner, revise the first rolls of electors relating to the area of the said council.

(b) any Instructor whose name first appears on the instrument creating the trust.

Provided also that—

(2) The provisions of section one hundred and thirty-six of the Parliamentary Electorates and Elections Act, 1902, relating to a committee of elections and qualifications and the members thereof, and to proceedings before the same in relation to any matter before such committee, shall apply to the revision court and the members thereof, and to the proceedings before such court in relation to the revision of a list under the Shires Act or this Act:

Provided also that, for the purposes of the Shires Act and this Act, sub-paragraph (ii) of paragraph (j) of subsection two of section twenty-five of the former Act is amended by inserting at end of sub-paragraph the words, "or of* gas, or of coke, or other products from gas works, or of electricity."

[Considered.]
And the Legislative Council's amendments, down to that in paragraph (b), page 5, having been agreed to,—

Motion made (Mr. Carruthers) to amend the Legislative Council's amendment in paragraph (9), page 5, by omitting the words "by omitting the words 'oral tenancy'" and inserting the words "by inserting after the word 'upwards' the following words, 'such oral tenancy "being bond fide, and verified by statutory declaration of the terms thereof.'"

And the words having been left out,—

Question put,—That the words proposed to be inserted, in place of the words left out, be so inserted.

Question put. Committee divided.


Mr. Ashton, Mr. Lee, Mr. McGowen, Mr. Miller,
Mr. Moore, Mr. R. J. Anderson, Mr. W. W. Young, Mr. Eden,
Mr. Thomas, Mr. Arthur Griffith, Mr. Beanwell, Mr. Thewer,
Mr. Dick, Mr. Briner, Mr. Perry (The Nick-
Mr. Hogg, Mr. Smith, Mr. Monre Shieflis.
Mr. Carruthers, Mr. Waddell, Mr. Sullivan,
Mr. Latimer, Mr. Bennett, Mr. Nicholson.
Mr. Mahony, Mr. McNair, Mr. Sullivan.
Mr. Wade, Mr. Nobs, Mr. Danvers.
Mr. Robinson, Mr. Jessop, Mr. W. Millard, Tellers,
Mr. Cohen, Mr. McLean, Mr. A. Miller, Tellers,
Mr. Coleclay, Mr. John Hurley, Mr. V. Murton,
Mr. Ryrie, Mr. Fellick, Mr. Burgess,
Mr. Boxth, Mr. McConnell, Tellers,
Mr. J. H. Young, Mr. Downes, Tellers,
Mr. Oakes, Mr. Collins, Mr. Kearsley.
Mr. Fall, Tellers,
Mr. Geoghegan, Mr. Edden,
Mr. Creswell, Mr. Hollis, Mr. Eadsley.

Words inserted.

Legislative Council's amendment, as amended, agreed to.

And the remaining amendments in the clause, and the amendments in clauses 54, 59, and 65, having been dealt with,—

No. 5.

SAME BILL.

Special rates.

Clause 63, 66. (1) Special rates may be made and levied on the unimproved or, at the option of the council, on the improved capital value of ratable land in its area for any purpose which may lawfully be undertaken by the council:

Provided that any such special rate levied for the purpose of defraying the cost of lighting roads may be levied only upon ratable lands within the area deriving any benefit or advantage from the expenditure of such rate.

(2) A special rate duly made may be levied each year until rescinded by the council.

But the council may in any such year levy a lower rate.

(3) On the notification of a proposal to make a special rate, and before the rate is made, a poll may be demanded as hereinafter provided, whereupon the council shall forthwith meet and fix and notify, as prescribed, a day, not being less than seven nor more than fourteen days in the case of a municipality, nor less than fourteen nor more than twenty-eight days in the case of a shire, after such meeting for the holding of the poll on the question whether the rate shall be made; and if so made, whether the rate shall be on the unimproved or on the improved capital value, and shall hold the poll on that day.

(4) In the case of a special rate, the demand for a poll must be made by one hundred not not less than fifty persons on the roll of ratepayers, or, if there be less than three hundred ratepayers on the roll by not less than one-sixth of such ratepayers, by writing signed by them and delivered to the mayor or president; and at the poll only the persons on the roll of ratepayers may vote.

In the case in which a poll may not be passed a resolution that a special rate be levied for a specified work or service; and

(a) in the case of an existing municipality (with or without any area added thereto) Existing municipalities.

(i) a special rate leviable on all ratable property was in force in the existing municipality on its constitution as aforesaid; and

(ii) such rate was for the same work or service as the proposed special rate; and

(iii) the proposed rate is such that the estimated amount leviable in respect of the rate for the first year of its operation will not exceed the total amount which was leviable by the existing municipality in respect of its special rate during its last financial year; and

(iv) the proposal has been submitted to and approved by the Minister; or

(b) in the case of the reconstitution of an area or areas out of an old area or old areas—Reconstituted areas.

(i) a special rate leviable on all the ratable land which on reconstitution is included in the new area or areas was in force in the old area or old areas on the reconstitution aforesaid; and

(ii)
(ii) such rate was for the same work or service as the proposed special rate; and
(iii) the proposed rate in the pound on the improved or unimproved capital value, as
the case may be, is not greater than the rate in the pound as aforesaid in force
in the old area or old areas as aforesaid.

(6) If a majority of those voting at the poll be opposed to any such rate, no rate for
the same purpose shall be made then or at any time within twelve months after the vote.
[Considered.]

Motion made (Mr. Wade), That the Committee agrees to the Legislative Council's amendments in
the clause.

Question put.

Committee divided.

Mr. Carruthers, Ayes, 43.
Mr. Wade, Mr. John Herley, Mr. McLaurin, Mr. Burgess,
Mr. Maloney, Mr. Arthur Griffith, Mr. Bennett, Mr. McIlwraith,
Mr. Dick, Mr. Cann, Mr. Brunstoll, Mr. Davey,
Mr. Lee, Mr. Brunstoll, Mr. Henry, Mr. Trevil,
Mr. Latimer, Mr. Collins, Mr. Rolson, Mr. Soothe,
Mr. Hogg, Mr. Law, Mr. Mans, Mr. Nicholson,
Mr. Ashiton, Mr. McCoy, Mr. W. Millard, Mr. Hollis,
Mr. Moore, Mr. Kennedy, Mr. J. J. Anderson, Mr. Miller,
Mr. Cohen, Mr. Mackenzie, Mr. O'Connor, Mr. Dalgie,
Mr. Levy, Mr. Thomas, Mr. Gillies, Teller,
Mr. Crewewell, Mr. Pullick, Mr. O'Conner, Mr. E. J. Anderson,
Mr. Booth, Mr. Walter Anderson, Teller,
Mr. E. J. Anderson, Mr. Downes, Mr. Jones,
Mr. Noble, Mr. W. W. Young, Mr. Donnolson.

Legislative Council's amendments agreed to.

And the remaining amendments made by the Legislative Council in the Bill having been dealt
with,—

On the motion of Mr. Carruthers the Chairman left the Chair to report that the Committee had
disagreed to some, amended others, and agreed to the remainder of the Legislative Council's
amendments.

THURSDAY, 6 DECEMBER, 1906.


The Estimates under Supplement to Schedules and Executive and Legislative having been
postponed,—

Colonial Secretary.

Question proposed,—That there be granted to His Majesty a sum not exceeding £7,437 for
Colonial Secretary for the year 1906-7.

Motion made (Mr. Miller), That the item, "Under Secretary, £1,000," be reduced by £100,—
and Question put.

Committee divided.


Mr. Daley, Mr. O'Connor, Mr. Law,
Mr. Cann, Mr. Mackenzie, Mr. Collins,
Mr. Thowere, Mr. Meehan, Mr. Bagen,
Mr. Thomas, Mr. Collins, Mr. Oakes,
Mr. Ashiton, Mr. diner, Mr. Dacey,
Mr. Arthur Griffith, Mr. Brinckle, Mr. Fell,
Mr. Miller, Mr. Hogg, Mr. Full,'
Mr. Mechan, Mr. Hogg, Mr. Fullick,
Mr. Doory, Mr. Wade, Mr. J. J. Anderson,
Mr. Nicholson, Mr. Pullick, Mr. Dick,
Mr. Ball, Mr. Felt, Mr. Levy,
Mr. Weddell, Mr. Arthur, Mr. Ley,
Mr. McGowan, Mr. R. J. Anderson, Mr. Booth,
Mr. Riddon, Mr. W. W. Young, Mr. Crewewell,

Tellers. Tellers.
Mr. Estell, Mr. J. J. Anderson.
Mr. Jones.

Reduction of item negatived.

Estimates, Colonial Secretary, agreed to.

And the Estimates, Auditor-General and Aborigines Protection Board, having been dealt with,—

And the Committee continuing to sit after Midnight,—

FRIDAY, 7 DECEMBER, 1906, A.M.

And the remaining Estimates under the head, "Colonial Secretary," having been dealt with,—

On motion of Mr. Hogg, the Chairman left the Chair to report progress and ask leave to sit
again.
FRIDAY, 7 DECEMBER, 1906.

No. 7.

SUPPLY—ESTIMATES OF EXPENDITURE, 1906-1907.

Treasurer and Secretary for Finance and Trade.

The Estimates down to that for Department of Intelligence and Bureau of Statistics having been dealt with,—

Miscellaneous Services.

Question proposed, That there be granted to His Majesty a sum not exceeding £176,937 for Miscellaneous Services for the year 1906-7.

Motion made (Mr. Arthur Griffith), That the item “Military Contingents to South Africa—to meet claims of returned soldiers, £20,000,” be omitted,—and Question put.

Committee divided.

Ayes, 5.
Mr. Cann,
Mr. Bennett,
Mr. Waddell,
Mr. Arthur Griffith,
Mr. Miller.

Mr. Lee,
Mr. Moore,
Mr. Cottrell,
Mr. Waddell,
Mr. Arthur Griffith,
Mr. Miller.

Mr. W. W. Young,
Mr. Downes,
Mr. Cohen,
Mr. Donaldson,
Mr. Latimer,
Mr. Creswell,
Mr. Brunner,
Mr. Smith,
Mr. Brunton,
Mr. Perry (Liverpool Plains),
Mr. Perry (Richmond),
Mr. Levy,
Mr. Law.

Noes, 35.
Mr. Wade,
Mr. Fallick,
Mr. Booth,
Mr. K. J. Anderson,
Mr. McLauren,
Mr. Walter Anderson,
Mr. Hurley,
Mr. W. Millard.

Omission of item negatived.

And the remaining Estimates under the head “Treasurer and Secretary for Finance and Trade” having been dealt with,—

On motion of Mr. Carruthers, the Chairman left the Chair to report progress and ask leave to sit again.

W. S. MOWLE,
Clerk Assistant.
1906.

LEGISLATIVE ASSEMBLY.
NEW SOUTH WALES.

No. 20.

WEEKLY REPORT OF DIVISIONS
IN
COMMITTEE OF THE WHOLE
(EXTRACTED FROM THE MINUTES.)

TUESDAY, 11 DECEMBER, 1906.

GAMING AND BETTING (AMENDMENT) BILL:—

Clause 1 to 3 having been agreed to,—

Clause 4. (a) Section twenty of the said Act is amended by inserting after the word "racecourse" the words "or coursing-ground." 

(b) Section 20 of the said Act is amended by adding at the end thereof the following words:—"This section shall take effect from the first day of January, one thousand nine hundred and seven." [Read.]

Motion made (Mr. Thomas) to insert at the beginning of the clause the following paragraph,—

(a) Section twenty of the said Act is amended by inserting after the word "racecourse" the words "or coursing-ground."

Question put,—That the words proposed to be inserted be so inserted.

Committee divided.

Ayes, 33.

Mr. Thomas, Mr. Meehan,
Mr. Hollis, Mr. Brinsley Hall,
Mr. Nielsen, Mr. Donaldson,
Mr. Sullivan, Mr. Hindmarsh,
Mr. Jones, Mr. John Hurley,
Mr. Thrower, Mr. Bennetts,
Mr. O'Sullivan, Mr. Levey,
Mr. Kenna, Mr. W. W. Young,
Mr. Gillick, Mr. Perry (Liverpool Plains),
Mr. Reynolds,
Mr. Collins, Mr. Kelly,
Mr. Morton, Mr. Urner,
Mr. Perry (The Richmond),
Mr. McLaughlin, Mr. W. Millard,
Mr. Waddell, Mr. Edden,
Mr. Broughton, Mr. Fell,
Mr. Dacey, Mr. Estell,
Mr. Miller,

Noes, 22.

Mr. Hogue, Mr. Moxham,
Mr. Pogan, Mr. Thomas,
Mr. Johnson, Mr. O'Connor,
Mr. Wade, Mr. Pickan,
Mr. Cohen, Mr. Carruthers,
Mr. Lee, Mr. Hobbs,
Mr. R. J. Anderson, Mr. McCoy,
Mr. Waddell, Mr. Walter Anderson,
Mr. Howard, Mr. Coburn,
Mr. Cunningham, Mr. Redfern,
Mr. McDonnell, Mr. John Hurley,
Mr. Bennett, Mr. Relax,
Mr. Kelly, Mr. Briner,
Mr. W. Millard, Mr. Edden,
Mr. Perry (Liverpool Plains),
Mr. Meehan, Mr. Brinsley Hall,
Mr. Donaldson, Mr. Hindmarsh,
Mr. John Hurley, Mr. Bennetts,
Mr. Levey, Mr. W. W. Young,
Mr. Perry (Liverpool Plains), Mr. W. Millard,
Mr. Edden.

Tellers,
Mr. Fell, Mr. Estell.

Words inserted.

Clause, as amended, agreed to.

And clause 5 having been agreed to,—

On motion of Mr. Wade, the Chairman left the Chair to report the Bill with an amendment to the House.

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THURSDAY,
THURSDAY, 13 DECEMBER, 1906

No. 2.

SUPPLY—ESTIMATES OF EXPENDITURE, 1906—1907.

SECRETARY FOR PUBLIC WORKS.

The Estimates, Establishment and Public Works and Service, having been dealt with,—

Local Government Branch.

Question proposed,—That there be granted to His Majesty a sum not exceeding £97,695 for Local Government Branch, for the year 1906—7.

Motion made (Mr. Kelly),—That the item, “Chairman, Advisory Board, £1,000,” be omitted,—and Question put.

Committee divided.

Ayes, 22.

Mr. McGowen, Mr. W. W. Young, Noes, 37.
Mr. Dunn, Mr. Brunstell, Mr. Brinsley Hall,
Mr. Telfé, Mr. Davey, Mr. Fallah,
Mr. Charlton, Mr. Eustel, Mr. Mahony, Mr. Donaldson,
Mr. Estel, Mr. McLearin, Mr. Fegan, Mr. Reynolds,
Mr. Jones, Mr. Miller, Mr. Moore, Mr. Hollie,
Mr. John Hurley, Mr. Hughe, Mr. Gilleen,
Mr. Nicholson, Mr. Lee, Mr. B. J. Anderson,
Mr. Meehan, Mr. Wadde, Mr. Millard,
Mr. Moshan, Colonel Byrne, Colonel Byrne,
Mr. Gardez, Mr. Davidson, Mr. Coham,
Mr. Hindmarsh, Mr. Oakes, Mr. J. H. Young,
Mr. Jessop, Mr. Ashton, Mr. MacKenzie,
Mr. Perry (The Richmond), Mr. Dick, Mr. Thomas,
Mr. Kelly, Mr. Robson, Mr. McFarlane,
Mr. Arthur Grifith, Mr. Robson, Mr. Laimster.
Mr. Smith, Mr. O’Connor, Mr. O’Sullivan, Tellers,
Mr. Briner, Mr. O’Sullivan, Mr. Crowell,
Mr. Perry (Liverpool Plateau), Mr. Crowell, Mr. Dewane,
Mr. Henley, Mr. Law, Mr. Morton,

Omission of item negatived.

No. 3.

SAME ESTIMATE.

Motion made (Mr. Kelly),—That the same item be reduced by £500,—and Question put.

Committee divided.

Ayes, 36.

Mr. Mahony, Mr. John Hurley, Noes, 24.
Mr. Dacey, Mr. McKeeney, Mr. Moore, Mr. Moxham,
Mr. Cauy, Mr. W. W. Young, Mr. Aston, Mr. Moxham,
Mr. Nicolson, Mr. Perry (Liverpool Plateau), Mr. Caurnbers, Mr. Moobah, Mr. Broughton,
Mr. Telfé, Mr. Gilleen, Mr. Nobba, Mr. Drewell,
Mr. Miller, Mr. Nicholson, Mr. Lee, Mr. Lee,
Mr. Sobbie, Mr. O’Sullivan, Mr. Oakes, Mr. Oakes,
Mr. Latimer, Mr. Briner, Mr. Oakes, Mr. Oakes,
Mr. Jessop, Mr. McLeary, Mr. Lewis, Mr. Lewis,
Mr. Booth, Mr. Smith, Mr. Perry (Liverpool Plateau), Mr. Perry (Liverpool Plateau),
Mr. Brentnell, Mr. Callin, Mr. Perry (Liverpool Plateau), Mr. Perry (Liverpool Plateau),
Mr. Hindmarsh, Mr. Morton, Mr. Morton, Mr. Morton,
Colonel Byrne, Mr. Gilleen, Mr. Gilleen, Mr. Gilleen,
Mr. J. H. Young, Mr. Morton, Mr. Morton, Mr. Morton,
Mr. Kelly, Teller, Teller,
Mr. Reckell, Teller, Teller,
Mr. Hollee, Teller, Teller,
Mr. McGowen, Mr. Charlton, Teller, Teller,
Mr. Arthur Grifith, Mr. Reynolds, Teller, Teller,
Mr. Perry (The Richmond), Teller, Teller.

Item reduced.

No. 4.

SAME ESTIMATE.

Motion made (Mr. Perry, The Richmond),—That the item, “Engineer, £500,” be omitted,—and Question put.

Committee
Noes, 49.

Mr. McGowan,
Mr. Sullivan,
Mr. Scobie,
Mr. Kelly,
Mr. Nocke,
Colonel Byrke,
Mr. Tredé,
Mr. Lee,
Mr. Mohan,
Mr. Dick,
Mr. Holland,
Mr. O'Sullivan,
Mr. Davidson,
Mr. McFarlane,
Mr. Cunn,
Mr. Jones,
Mr. Hugon,
Dr. Arthur,
Mr. Morton,
Mr. Oakes,
Mr. Britshley Hall,
Mr. R. J. Anderson,
Mr. Latimer,
Mr. Jessep,
Mr. Donaldson,
Mr. Hollis,
Mr. McKie,
Mr. Law,
Mr. Robinson,
Mr. Moxham,
Mr. J. H. Young,
Mr. Henley,
Mr. R. J. Anderson,
Mr. Latimer,
Mr. Jessep,
Mr. Donaldson,
Mr. Cohen.

Committee divided.

Ayes, 13.

Mr. Miller,
Mr. Nielsen,
Mr. Bruner,
Mr. Bennett,
Mr. Perry (The Rich-
mondh,
Mr. Smith,
Mr. McLaun,
Mr. Perry (Liverpool
Plains),
Mr. Charlton,
Mr. John Hurley,
Mr. Nicholson.
Tellers,
Mr. Batell,
Mr. W. W. Young.

Omission of item negatived.
Reduced estimate, Local Government Branch (£97,105), agreed to.
And the Estimate Labour Bureau having been dealt with,—

No. 5.

METROPOLITAN BOARD OF WATER SUPPLY AND SEWERAGE.

Question proposed,—That there be granted to His Majesty a sum not exceeding £124,754 for Metropolitan Board of Water Supply and Sewerage for the year 1906-7.

Motion made (Mr. Arthur Griffith),—That the item "Members of Board—Fees £1,500," be reduced by £100,—and Question put.

Committee divided.

Ayes, 27.

Mr. McGowan,
Mr. Dacey,
Mr. Treelé,
Mr. Miller,
Mr. Jessep,
Mr. Sullivan,
Mr. Hollis,
Mr. Mahony,
Mr. Booth,
Mr. Bruntnell,
Colonel Byrke,
Mr. Asthon,
Mr. Kearnay,
Mr. Reynoldsion,
Mr. Cain,
Mr. Jones,
Mr. Collins,
Mr. Mohan,
Mr. Charlton.

Noes, 33.

Mr. Ashton,
Mr. Cohen,
Mr. Thomas,
Mr. Kelly,
Mr. Moxham,
Mr. Davidson,
Mr. Carruthers,
Mr. Lee,
Mr. Orrwell,
Mr. Nicholson,
Mr. McFarlane,
Mr. O'Gronor,
Mr. Moore,
Dr. Arthur,
Mr. Dick,
Mr. Perry (The Rich-
mondh,
Mr. Galles,
Mr. Law,
Mr. Falliek,
Mr. Thomas,
Mr. Muxhani,
Mr. W. Millard,
Mr. Levy,
Mr. W. Millard,
Mr. Stoney,
Mr. Levy,
Mr. Walker Anderson,
Mr. McCoy,
Mr. Britshley Hall,
Mr. Hugon,
Mr. Hindmarsh,
Mr. J. H. Young,
Mr. Henley.

Reduction of item negatived.
Estimate, Metropolitan Board of Water Supply and Sewerage, agreed to.
And the Estimate, Hunter District Water Supply and Sewerage Board, having been dealt with,—

And the Committee continuing to sit after Midnight,—

FRIDAY, 14 DECEMBER, 1906, A.M.

And all the remaining Estimates for 1906-7; the Statement of Payments from the vote Advance to Treasurer, 1905-6, and the Loan Estimates for 1906-7, having been dealt with,—

On motion of Mr. Ashton, the Chairman left the Chair to report progress and ask leave to sit again; also, that the Committee had come to certain resolutions.

No. 6.

ILLAWARRA SUBURBS SEWERAGE CONSTRUCTION BILL.

(Resolution.)

Mr. Lee moved, That the Committee agree to the following resolution:
Resolved,—That it is expedient to bring in a Bill to sanction the construction of Sewerage Works for the Illawarra Suburbs; and for purposes consequent thereon or incidental thereto.

Question put.
Committee divided.

Ayes, 37.
Mr. Ashton,  
Mr. O'Connor,  
Mr. O'Sullivan,  
Mr. Gifford,  
Mr. Roden,  
Mr. Miller,  
Mr. Robinson,  
Mr. Howley,  
Mr. Ramsay,  
Mr. Pick,  
Mr. Thompson,  
Mr. Thomas,  
Mr. Jones.

Mr. Dick,  
Mr. Devlin,  
Mr. W. G. Millward,  
Mr. Barry,  
Mr. Beattie,  
Mr. Beattie,  
Mr. J. J. Anderson.

Mr. Henderson,  
Mr. Dick,  
Mr. Hogue,  
Mr. Owen,  
Mr. Haskey,  
Mr. Creswell,  
Mr. Booth.

Mr. Latimer,  
Mr. O'Conor,  
Mr. Gillies,  
Mr. Butterworth,  
Mr. Beattie,  
Mr. E. J. Anderson.

Mr. Seobie,  
Mr. Wade,  
Mr. McLaurin,  
Mr. W. Millard,  
Mr. Brinker,  
Mr. Burnell.

Mr. Miller,  
Mr. Trefle,  
Mr. Scobie,  
Mr. Collins,  
Mr. Thrower,  
Mr. McGeown,  
Mr. Nechan,  
Mr. Charlton,  
Mr. Perry (Liverpool Plains).

Mr. Carruthers,  
Mr. Miller,  
Mr. Latimer,  
Mr. O'Conor,  
Mr. Gillies,  
Mr. Trefle,  
Mr. Seobie,  
Mr. Wade,  
Mr. McLaurin.

Mr. Lipton,  
Mr. Dick,  
Mr. Butler,  
Mr. Burnell,  
Mr. Beattie,  
Mr. Butterworth,  
Mr. E. J. Anderson.

Mr. Kessel,  
Mr. Trefle,  
Mr. Seobie,  
Mr. Wade,  
Mr. McLaurin.

Mr. Latimer,  
Mr. O'Conor,  
Mr. Gillies,  
Mr. Trefle,  
Mr. Seobie,  
Mr. Wade,  
Mr. McLaurin.

Mr. Latimer,  
Mr. O'Conor,  
Mr. Gillies,  
Mr. Trefle,  
Mr. Seobie,  
Mr. Wade,  
Mr. McLaurin.

Mr. Briner,  
Mr. Reynolds,  
Mr. Gifford,  
Mr. Roden,  
Mr. Miller,  
Mr. Robinson,  
Mr. Howley,  
Mr. Ramsay,  
Mr. Pick,  
Mr. Thompson,  
Mr. Thomas,  
Mr. Jones.

Mr. Gifford,  
Mr. Roden,  
Mr. Howley,  
Mr. Ramsay,  
Mr. Pick,  
Mr. Thompson,  
Mr. Thomas,  
Mr. Jones.

Mr. Trend,  
Mr. Scobie,  
Mr. Charlton,  
Mr. Cass,  
Mr. Thrower,  
Mr. W. W. Young,  
Mr. Meakin,  
Mr. Nicholson,  
Mr. Burgess,  
Mr. Arthur Griffith,  
Mr. McLarty,  
Mr. Jones,  
Mr. Nielsen.

Mr. Trend,  
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Mr. Charlton,  
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Mr. Arthur Griffith,  
Mr. McLarty,  
Mr. Jones,  
Mr. Nielsen.

Mr. Trend,  
Mr. Scobie,  
Mr. Charlton,  
Mr. Cass,  
Mr. Thrower,  
Mr. W. W. Young,  
Mr. Meakin,  
Mr. Nicholson,  
Mr. Burgess,  
Mr. Arthur Griffith,  
Mr. McLarty,  
Mr. Jones,  
Mr. Nielsen.

And the Legislative Council's amendment omitting clause 19 and inserting a new clause having been agreed to,—

No. 8.
No. 8.

SAME BILL.

Clause 84. The salaries and emoluments of officers, servants, valuers, and agents of the bank, and all expenses incurred in the management of the bank, shall, subject to the approval of Parliament, be paid by the commissioners out of the funds of the respective departments of the bank in such proportions as they may consider fair and reasonable. [Considered.]

Question put,—That the Committee agree to the Legislative Council's amendment in the clause.

Committee divided.

Ayes, 38.
Mr. Booth, Mr. Hough, Mr. Carruthers, Mr. Dick, Mr. Lou, Mr. Reynolds, Mr. Moore, Mr. W. Millard, Mr. Maxham, Mr. Dowkes, Mr. O'Connor, Mr. Ashton, Mr. Pattick, Mr. Donaldson, Mr. Perry (The Richmond), Mr. Birdsmarsh, Mr. Nobbs, Mr. Collins, Mr. Perry (Liverpool), Mr. Warne, Mr. Gillies, Mr. Campbell, Mr. Donnell, Mr. Rowell, Mr. Thomas, Mr. Wade, Mr. Moore, Mr. Nicholas, Mr. O'Farrell, Colonel Kyrie, Mr. Kentley, Mr. Hindmarsh, Mr. Booth, Mr. K. J. Anderson, Mr. O'Connor, Mr. Robson, Mr. Mahony, Mr. Collins, Mr. Birdsmarsh

Noes, 13.
Mr. Burgess, Mr. Mehan, Mr. Nicholson, Mr. Arthur Griffith, Mr. McSorley, Mr. Nicholson, Mr. S. Robb, Mr. Camm, Mr. Jones, Mr. Trower, Mr. W. W. Young.

Tellers, Mr. Charlton, Mr. Trefle.

Legislative Council's amendment agreed to.

And the remaining amendments made by the Legislative Council in the Bill, including the amendment in the Title, having been agreed to,—

On motion of Mr. Carruthers, the Chairman left the Chair to report that the Committee had agreed to the Legislative Council's amendments in the Bill, including an amendment in the Title.

No. 9.

LOCAL GOVERNMENT EXTENSION BILL.

(Consideration of Legislative Council's Message, dated 14th December, 1906, in reference to the amendments made in this Bill.)

The Committee having decided not to insist on its disagreements to the Council's amendments, and to agree to the Council's further amendments in the clauses of the Bill,—

Question put, That the Committee does not insist on its disagreements to the Council's amendments, and agrees to the Council's further amendments, in Schedule Two.

Committee divided.

Ayes, 42.
Mr. Ashton, Mr. O'Connell, Mr. Latimer, Mr. Levy, Mr. Carruthers, Mr. Lemon, Mr. Piggott, Mr. Dick, Mr. Foll, Mr. Thoms, Mr. Wade, Mr. Moore, Mr. Nicholas, Colonel Kyrie, Mr. Hindmarsh, Mr. Booth, Mr. E. J. Anderson, Mr. O'Connor, Mr. Robson, Mr. Mahony, Mr. Collins, Mr. Birdsmarsh

Noes, 19.
Mr. Miller, Mr. Buggen, Mr. Thowrer, Mr. Kelly, Mr. Dacre, Mr. Holla, Mr. Nicholson, Mr. Sullivan, Mr. McSorley, Mr. O'Sullivan, Mr. Reynolds, Mr. Robb, Mr. McGeown, Mr. McNeil, Mr. Gardner, Mr. Charlton, Mr. Trefle.

Tellers, Mr. McNeely, Mr. Ball.

Agreed to.

On motion of Mr. Carruthers, the Chairman left the Chair to report that the Committee does not insist upon the Assembly's disagreements to the Council's amendments disagreed to by the Assembly and insisted on by the Council, and agrees to the Council's further amendments, with consequential amendments in the Bill.

W. S. MOWLE,
Clerk Assistant,
WEEKLY REPORT OF DIVISIONS
IN
COMMITTEE OF THE WHOLE.

(EXTRACTED FROM THE MINUTES.)

TUESDAY, 18 DECEMBER, 1906.

No. 1.

GAMING AND BETTING (AMENDMENT) BILL.

(Consideration of Legislative Council's amendments referred to in Message of 7th December, 1906.)

Mr. Wade moved, That the Committee agree to the Legislative Council's amendments in the Bill, including amendments in the Title.

Question put.
Committee divided.

Ayes, 27.
Mr. John Hurley, Mr. Broughton, Mr. Sullivan, Mr. Burgess, Mr. Gardiner, Mr. Cardinell, Mr. Estell, Mr. W. Millard, Tellers, Mr. Gillic, Mr. Hall, Mr. McCarry, Mr. McLauren, Mr. O'Sullivan, Mr. John Harley, Mr. Broughton, Mr. Charlton, Mr. Sullivan,

Mr. R. J. Anderson, Mr. Callan, Mr. Eden George, Mr. Smith, Mr. McParlane, Mr. Cohen, Mr. Davidson, Mr. Fallick, Mr. Mahony, Mr. Briner.

Mr. Hobbs, Mr. Lee, Mr. Moore, Mr. Wade, Mr. Carruthers, Mr. Ashton, Mr. Creswell, Mr. Keeney, Mr. Dick, Mr. Noble, Mr. R. J. Anderson, Mr. Brunskill, Mr. Downes, Mr. 10. Andrews, Mr. Mackenzie, Mr. Smith, Mr. Carruthers, Mr. McFarlane, Mr. Cohen, Mr. Creswell, Mr. Davidson, Mr. Fallick, Mr. Mahony, Mr. Briner.

Mr. R. J. Anderson, Mr. Brunskill, Mr. Downes, Mr. 10. Andrews, Mr. Mackenzie, Mr. Smith, Mr. Carruthers, Mr. McFarlane, Mr. Cohen, Mr. Creswell, Mr. Davidson, Mr. Fallick, Mr. Mahony, Mr. Briner.

Legislative Council's amendments agreed to.

On motion of Mr. Wade, the Temporary Chairman left the Chair to report that the Committee had agreed to the Legislative Council's amendments in the Bill, including the amendments in the Title.

W. S. MOWLE,
Clerk Assistant.
### 1906.

#### LEGISLATIVE ASSEMBLY.

**NEW SOUTH WALES.**

#### No. 1.

REGISTER OF PUBLIC BILLS ORIGINATED IN THE ASSEMBLY DURING THE SESSION OF 1906.

<table>
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<tr>
<th>Bill Title</th>
<th>By whom originated</th>
<th>Original date</th>
<th>Committee referred to</th>
<th>Stage</th>
<th>Referred</th>
<th>Reported</th>
<th>Before adopted</th>
<th>Before passed</th>
<th>Passed &amp; reintroduced to Council</th>
<th>Amended by Council</th>
<th>Ordered for second reading</th>
<th>Second reading</th>
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<th>Third reading</th>
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<td>House Committee on Reforms</td>
<td>Referred</td>
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<td>Additions to District Railways</td>
<td>Mr. Lee</td>
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<td>Administration (Amending)</td>
<td>Mr. Webb</td>
<td>16 Aug. 1906</td>
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<td>Affinity Insurance Act</td>
<td>Mr. Broughton</td>
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<td>Apparel Trade</td>
<td>Mr. Carruthers</td>
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<td>Banks and Bank Holidays (Further Amendment)</td>
<td>Mr. Hope</td>
<td>9 Aug. 1906</td>
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<td>Barons, Jack Sam and Mountsbridge</td>
<td>Mr. Lee</td>
<td>30 Nov. 1906</td>
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<td>Becher Hill Traction</td>
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<td>Colliery Extension and Protection Act</td>
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<td>Coalfield and Universal Water Supply</td>
<td>Mr. Lee</td>
<td>31 Nov. 1906</td>
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<td>Contract for Electric Lighting</td>
<td>Mr. Broughton</td>
<td>17 June 1906</td>
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<td>Cows Extension</td>
<td>Mr. Carruthers</td>
<td>6 Oct. 1906</td>
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<td>Credit Union (Amendment)</td>
<td>Mr. Ashton</td>
<td>14 Nov. 1906</td>
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<td>Coals and Slate Mines (Eight Hours)</td>
<td>Mr. Fagan</td>
<td>3 Nov. 1906</td>
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<td>Commercial Stores Sunday Trading</td>
<td>Mr. Lees</td>
<td>18 July 1906</td>
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<td>Crown Land Acts Amendment</td>
<td>Mr. Carruthers</td>
<td>31 Oct. 1906</td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cunliffe Bailey Hospital</td>
<td>Mr. Cartwright</td>
<td>2 Nov. 1906</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Amend not reported.
†For stages which Bill had reached in former Session, see Appendix.
<table>
<thead>
<tr>
<th>Short Title</th>
<th>By whom initiated</th>
<th>Only the Reference人在 which Parliament met during the session, as far as known.</th>
<th>Present at 1st Reading</th>
<th>Proceeded with Select Committee, if any</th>
<th>Read 2nd and Committee</th>
<th>Referred</th>
<th>Report adopted</th>
<th>Proceeded, and re-read in the House of Commons, if any</th>
<th>Agreed to by Council without Amendment.</th>
<th>Agreed to by Council with Amendment.</th>
<th>Council's Amendments agreed to.</th>
<th>Amount reported.</th>
</tr>
</thead>
</table>

* Assent not reported. † For stage which Bill had reached in former Session, see Appendix.
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
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<th></th>
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<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Metropolitan Water and Sewage Acts Amendment.</td>
<td>Mr. Lee</td>
<td>21 Nov</td>
<td>21 Nov</td>
<td>21 Nov</td>
<td>29 Nov</td>
<td>30 Nov</td>
<td>30 Nov</td>
<td>4 Dec</td>
<td>4 Dec</td>
<td>4 Dec</td>
<td>15 Nov</td>
<td>15 Nov</td>
<td>15 Nov</td>
<td>15 Nov</td>
<td><strong>49</strong></td>
</tr>
<tr>
<td>Mudgee to Dubbo via Gundagai Land, Railway, Municipal Lease Authorisation and Validation, North Coast Railway</td>
<td>Mr. Lee</td>
<td>19 July</td>
<td>22 July</td>
<td>22 July</td>
<td>22 July</td>
<td>24 Sept</td>
<td>4 Oct</td>
<td>6 Oct</td>
<td>9 Oct</td>
<td>15 Nov</td>
<td>15 Nov</td>
<td>15 Nov</td>
<td>15 Nov</td>
<td>15 Nov</td>
<td><strong>40</strong></td>
</tr>
<tr>
<td>Public Works and Colonisation Bench Land Funds</td>
<td>Mr. Lee</td>
<td>13 Sept</td>
<td>13 Sept</td>
<td>13 Sept</td>
<td>13 Sept</td>
<td>13 Sept</td>
<td>14 Dec</td>
<td>14 Dec</td>
<td>14 Dec</td>
<td>18 Dec</td>
<td>18 Dec</td>
<td>18 Dec</td>
<td>18 Dec</td>
<td>18 Dec</td>
<td><strong>43</strong></td>
</tr>
<tr>
<td>Railway Commissioners Appointment</td>
<td>Mr. Lee</td>
<td>28 June</td>
<td>28 June</td>
<td>28 June</td>
<td>28 June</td>
<td>28 June</td>
<td>28 June</td>
<td>29 Nov</td>
<td>29 Nov</td>
<td>29 Nov</td>
<td>29 Nov</td>
<td>29 Nov</td>
<td>29 Nov</td>
<td>29 Nov</td>
<td><strong>44</strong></td>
</tr>
<tr>
<td>Second-hand Dealers and Bookellers</td>
<td>Mr. Dick</td>
<td>26 July</td>
<td>26 July</td>
<td>26 July</td>
<td>26 July</td>
<td>26 July</td>
<td>26 July</td>
<td>12 Dec</td>
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<td>12 Dec</td>
<td>12 Dec</td>
<td>12 Dec</td>
<td>12 Dec</td>
<td>12 Dec</td>
<td><strong>45</strong></td>
</tr>
<tr>
<td>Stock Registration Transfer</td>
<td>Mr. Carruthers</td>
<td>10 July</td>
<td>10 July</td>
<td>10 July</td>
<td>10 July</td>
<td>10 July</td>
<td>10 July</td>
<td>10 July</td>
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<td>10 July</td>
<td>10 July</td>
<td>10 July</td>
<td>10 July</td>
<td>10 July</td>
<td><strong>46</strong></td>
</tr>
<tr>
<td>Sydney Abattoir Construction</td>
<td>Mr. Lee</td>
<td>7 Dec</td>
<td>7 Dec</td>
<td>7 Dec</td>
<td>7 Dec</td>
<td>7 Dec</td>
<td>7 Dec</td>
<td>12 Dec</td>
<td>12 Dec</td>
<td>12 Dec</td>
<td>12 Dec</td>
<td>12 Dec</td>
<td>12 Dec</td>
<td>12 Dec</td>
<td><strong>47</strong></td>
</tr>
<tr>
<td>Tenants Family Maintenance</td>
<td>Mr. Carruthers</td>
<td>30 July</td>
<td>30 July</td>
<td>30 July</td>
<td>30 July</td>
<td>30 July</td>
<td>30 July</td>
<td>30 July</td>
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<td>30 July</td>
<td>30 July</td>
<td>30 July</td>
<td>30 July</td>
<td>30 July</td>
<td><strong>50</strong></td>
</tr>
<tr>
<td>Tenants Family Maintenance (No. 2)</td>
<td>Mr. Lee</td>
<td>29 Nov</td>
<td>29 Nov</td>
<td>29 Nov</td>
<td>29 Nov</td>
<td>29 Nov</td>
<td>29 Nov</td>
<td>29 Nov</td>
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<td>29 Nov</td>
<td>29 Nov</td>
<td>29 Nov</td>
<td>29 Nov</td>
<td>29 Nov</td>
<td><strong>51</strong></td>
</tr>
<tr>
<td>Tribute Funds</td>
<td>Mr. Lee</td>
<td>19 Nov</td>
<td>19 Nov</td>
<td>19 Nov</td>
<td>19 Nov</td>
<td>19 Nov</td>
<td>19 Nov</td>
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<td>19 Nov</td>
<td>19 Nov</td>
<td>19 Nov</td>
<td>19 Nov</td>
<td>19 Nov</td>
<td><strong>53</strong></td>
</tr>
</tbody>
</table>

* Arrest not reported. 1 For stage which Bill had reached in former Session, see Appendices. 2 Reserved for Royal assent.
No. 2.—REGISTER OF PRIVATE BILLS INTRODUCED UPON PETITION TO THE ASSEMBLY DURING THE SESSION OF 1906.

<table>
<thead>
<tr>
<th>Sheet Title</th>
<th>By whom and when Petition presented</th>
<th>Office</th>
<th>Presented and read</th>
<th>Committee</th>
<th>Reported</th>
<th>Seconded</th>
<th>Read 2nd and adopted</th>
<th>Read 2nd, passed and referred to Committee for concurrence</th>
<th>Assented to by Council without Amendment</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Armidale Castle Seaburya</td>
<td>Mr. Kearney</td>
<td>27 Nov</td>
<td>28 Nov</td>
<td>6 Dec</td>
<td>12 Dec</td>
<td>12 Dec</td>
<td>12 Dec</td>
<td>12 Dec</td>
<td>12 Dec</td>
<td>Standing Orders suspended for presentation of Petition, 23rd November.</td>
</tr>
<tr>
<td>High Street, Alstonville, Closing</td>
<td>Mr. Perry</td>
<td>12 Sept</td>
<td>15 Sept</td>
<td>2 Oct</td>
<td>3 Oct</td>
<td>12 Oct</td>
<td>12 Oct</td>
<td>12 Oct</td>
<td>12 Oct</td>
<td>12 Oct</td>
</tr>
</tbody>
</table>

No. 8.—REGISTER OF PUBLIC AND PRIVATE BILLS BROUGHT FROM THE COUNCIL DURING THE SESSION OF 1906.

<table>
<thead>
<tr>
<th>Short Title of—</th>
<th>Public Bills</th>
<th>Private Bills</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adolpheus Incorporation</td>
<td>15 Aug</td>
<td>16 Aug</td>
</tr>
<tr>
<td>Companies' Amendment</td>
<td>16 Aug</td>
<td>16 Aug</td>
</tr>
<tr>
<td>Crimes (Girls' Protection)</td>
<td>16 Aug</td>
<td>16 Aug</td>
</tr>
<tr>
<td>Government Savings Bank (Amendment)</td>
<td>16 Aug</td>
<td>16 Aug</td>
</tr>
<tr>
<td>Lotto</td>
<td>16 Aug</td>
<td>16 Aug</td>
</tr>
<tr>
<td>Railways (Victorian and Queensland By-law) Enabling</td>
<td>16 Aug</td>
<td>16 Aug</td>
</tr>
<tr>
<td>Royal Alexandra Hospital for Children Incorporation</td>
<td>16 Aug</td>
<td>16 Aug</td>
</tr>
<tr>
<td>Royal Alexander Hospital for Children Incorporation Amendment</td>
<td>16 Aug</td>
<td>16 Aug</td>
</tr>
<tr>
<td>Sydney Council (Assumption Money)</td>
<td>16 Aug</td>
<td>16 Aug</td>
</tr>
<tr>
<td>Sydney Stock Driving</td>
<td>16 Aug</td>
<td>16 Aug</td>
</tr>
<tr>
<td>Young Men's Christian Association of Sydney Incorporation</td>
<td>16 Aug</td>
<td>16 Aug</td>
</tr>
</tbody>
</table>

Remarks:
- Assent not reported.
- Asterisk (*) indicates amendments not reported.
- + For stage which Bill had reached in former Session, see Appendix.
1906.

RECAPITULATION.

| Number of Public Bills originated in the Legislative Assembly shown on Register No. 1 | 27 |
| Number of Private Bills do | do | shown on Register No. 2 | 2 |
| Number of Public Bills brought from the Legislative Council shown on Register No. 3 | 2 |
| Number of Private Bills do | do | do | 2 |

| Passed and assented to | 55 | 5 | 60 |
| Passed and reserved for Royal Assent | 1 | 1 | 2 |
| Not returned by Legislative Council | 14 | 14 | 28 |
| Brought by Prorogation | 12 | 12 | 24 |
| Otherwise disposed of | 22 |

Total: 63

APPENDIX.

SHOWING stage which Bills, reintroduced under Standing Orders, had reached in former Session.

1.—PUBLIC BILLS—ASSEMBLY.
- Bread (Amendment); referred to Select Committee.
- Gun Licens; ordered for second reading.
- Industrial Arbitration Amendment; ordered for second reading.
- Local Government Reforms; ordered for recommittal.
- North Coast Railway; ordered for second reading.
- Repeal; ordered for further consideration in Committee.

2.—PUBLIC BILLS—COUNCIL.
- Crimes (Girls Protection); ordered for further consideration in Committee.

Legislative Assembly Office,
Sydney, 18 December, 1906.

RICHD. A. ARNOLD,
Clerk of the Legislative Assembly.
<table>
<thead>
<tr>
<th>No. of Address or Order</th>
<th>No.</th>
<th>Date</th>
<th>Entry</th>
<th>By Address</th>
<th>By Order</th>
<th>Papers Applied For</th>
</tr>
</thead>
<tbody>
<tr>
<td>14</td>
<td>48</td>
<td>11 Oct</td>
<td>3</td>
<td>Mr. Fell</td>
<td></td>
<td>Accountants employed in connection with Assessment for Income Tax</td>
</tr>
<tr>
<td>2</td>
<td>15</td>
<td>24 July</td>
<td>6</td>
<td>Mr. Fegan</td>
<td></td>
<td>Application of Joseph Hodges for Renewal of Lease at Stockton</td>
</tr>
<tr>
<td>13</td>
<td>42</td>
<td>27 Sept</td>
<td>6</td>
<td>Mr. Fell</td>
<td></td>
<td>Claims of Harry K. Carpenter, late of the Public Service (Further Return)</td>
</tr>
<tr>
<td>13</td>
<td>56</td>
<td>1 Nov</td>
<td>5</td>
<td>Mr. Hallis</td>
<td></td>
<td>Claims of Retired Civil Servants for Supernumerous or Retiring Allowances</td>
</tr>
<tr>
<td>21</td>
<td>60</td>
<td>23</td>
<td>8</td>
<td>Mr. W. W. Young</td>
<td></td>
<td>Coal used in Government Departments</td>
</tr>
<tr>
<td>20</td>
<td>64</td>
<td>15</td>
<td>5</td>
<td>Mr. Kelly</td>
<td></td>
<td>Coal used in Government Departments</td>
</tr>
<tr>
<td>7</td>
<td>20</td>
<td>8 Aug</td>
<td>4</td>
<td>Mr. J. H. Young</td>
<td></td>
<td>Coal used in Government Departments</td>
</tr>
<tr>
<td>9</td>
<td>24</td>
<td>11 Sept</td>
<td>6</td>
<td>Mr. Nielsen</td>
<td></td>
<td>Coal used in Government Departments</td>
</tr>
<tr>
<td>23</td>
<td>69</td>
<td>23 Nov</td>
<td>11</td>
<td>Mr. McGowan</td>
<td></td>
<td>Coal used in Government Departments</td>
</tr>
<tr>
<td>4</td>
<td>17</td>
<td>1 Aug</td>
<td>8</td>
<td>Mr. Wood</td>
<td></td>
<td>Coal used in Government Departments</td>
</tr>
<tr>
<td>8</td>
<td>29</td>
<td>29</td>
<td>5</td>
<td>Mr. Maddry</td>
<td></td>
<td>Coal used in Government Departments</td>
</tr>
<tr>
<td>23</td>
<td>69</td>
<td>23 Nov</td>
<td>7</td>
<td>Mr. Brutnell</td>
<td></td>
<td>Coal used in Government Departments</td>
</tr>
<tr>
<td>15</td>
<td>51</td>
<td>18</td>
<td>6</td>
<td>Mr. Dacey</td>
<td></td>
<td>Coal used in Government Departments</td>
</tr>
<tr>
<td>12</td>
<td>69</td>
<td>23 Nov</td>
<td>10</td>
<td>Mr. Hallis</td>
<td></td>
<td>Coal used in Government Departments</td>
</tr>
<tr>
<td>26</td>
<td>78</td>
<td>14 Dec</td>
<td>4</td>
<td>Mr. Booth</td>
<td></td>
<td>Coal used in Government Departments</td>
</tr>
<tr>
<td>10</td>
<td>49</td>
<td>8 Nov</td>
<td>5</td>
<td>Mr. Kelly</td>
<td></td>
<td>Coal used in Government Departments</td>
</tr>
<tr>
<td>12</td>
<td>42</td>
<td>27 Sept</td>
<td>6</td>
<td>Mr. Mcdowen</td>
<td></td>
<td>Coal used in Government Departments</td>
</tr>
<tr>
<td>11</td>
<td>36</td>
<td>15</td>
<td>4</td>
<td>Mr. Edden</td>
<td></td>
<td>Coal used in Government Departments</td>
</tr>
<tr>
<td>1</td>
<td>8</td>
<td>11 July</td>
<td>3</td>
<td>Mr. John Harvey</td>
<td></td>
<td>Coal used in Government Departments</td>
</tr>
<tr>
<td>5</td>
<td>18</td>
<td>2 Aug</td>
<td>6</td>
<td>Mr. Fegan</td>
<td></td>
<td>Coal used in Government Departments</td>
</tr>
<tr>
<td>25</td>
<td>73</td>
<td>5 Dec</td>
<td>6</td>
<td>Mr. Broughton</td>
<td></td>
<td>Coal used in Government Departments</td>
</tr>
<tr>
<td>6</td>
<td>18</td>
<td>2 Aug</td>
<td>5</td>
<td>Mr. W. W. Young</td>
<td></td>
<td>Coal used in Government Departments</td>
</tr>
<tr>
<td>3</td>
<td>16</td>
<td>31 July</td>
<td>6</td>
<td>Mr. Thrower</td>
<td></td>
<td>Coal used in Government Departments</td>
</tr>
<tr>
<td>24</td>
<td>69</td>
<td>25 Nov</td>
<td>10</td>
<td>Mr. Bennett</td>
<td></td>
<td>Coal used in Government Departments</td>
</tr>
<tr>
<td>18</td>
<td>61</td>
<td>18 Oct</td>
<td>4</td>
<td>Mr. Jones</td>
<td></td>
<td>Coal used in Government Departments</td>
</tr>
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</table>
### REGISTER OF ADDRESSES AND ORDERS FOR PAPERS DURING FORMER SESSIONS.

<table>
<thead>
<tr>
<th>No. of Address or Order</th>
<th>When Passed</th>
<th>On whose Motion</th>
<th>PAPERS APPLIED FOR</th>
<th>Date of Presentations</th>
<th>Return to Address or Order</th>
<th>Register Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>104</td>
<td>1902</td>
<td>17 March</td>
<td>5 Mr. Garrard</td>
<td>Convictions under the Liquor Act</td>
<td>1906</td>
<td>10 July</td>
</tr>
<tr>
<td>12</td>
<td>1906</td>
<td>27 Sept</td>
<td>5 Mr. Briner</td>
<td>Governor-General's and State Governor's Residences in New South Wales</td>
<td>1906</td>
<td>20 Sept</td>
</tr>
<tr>
<td>13</td>
<td>1906</td>
<td>27 June</td>
<td>9 Mr. Sullivan</td>
<td>Vessels Registered in New South Wales and other States</td>
<td>1906</td>
<td>26 June</td>
</tr>
</tbody>
</table>

### REGISTER OF SEPARATE AND JOINT ADDRESSES (NOT BEING FOR PAPERS) TO THE GOVERNOR, DURING THE SESSION OF 1906.

<table>
<thead>
<tr>
<th>Subject of Address</th>
<th>Originated in the Assembly</th>
<th>When Passed or Agreed To</th>
<th>When and how Presented</th>
<th>When and how Answered</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Governor's Opening Speech</td>
<td>1906</td>
<td>26 June</td>
<td>9 Colonel Byrde</td>
<td>10 July</td>
<td>1 His Excellency the Governor.</td>
</tr>
</tbody>
</table>

Legislative Assembly Office, Sydney, 18 December, 1906.

RICH. A. ARNOLD, Clerk of the Legislative Assembly.
### STANDING AND SELECT COMMITTEES APPOINTED DURING THE SESSION OF 1906.

<table>
<thead>
<tr>
<th>No. of Committee</th>
<th>Designation of Committee</th>
<th>When and how appointed</th>
<th>Members</th>
<th>Chairman</th>
<th>No. of Meetings</th>
<th>No. of Witnesses Examined</th>
<th>When reported</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Governor's Opening Speech</td>
<td>26 June, 1906. Votes No. 1, Entry 9 (On motion of Colonel Ryrie.)</td>
<td>Mr. R. J. Anderson, Mr. John Hurley, Mr. Booth, Mr. Roberts, Mr. Broughton, Mr. Oakes, Mr. Hindmarsh, Mr. Robson, Mr. Robertson, Colonel Ryrie.</td>
<td>Colonel Ryrie</td>
<td>1</td>
<td>1</td>
<td>None</td>
</tr>
<tr>
<td>2</td>
<td>Library*</td>
<td>10 July, 1906. Votes No. 7, Entry 6 (On motion of Mr. Carruthers.)</td>
<td>Mr. Speaker, Mr. O'Sullivan, Mr. Levy, Mr. Mahony, Mr. Oakes, Mr. Carruthers.</td>
<td>The President</td>
<td>6</td>
<td>4</td>
<td>None</td>
</tr>
<tr>
<td>3</td>
<td>Standing Orders†</td>
<td>10 July, 1906. Votes No. 7, Entry 7 (On motion of Mr. Carruthers.)</td>
<td>Mr. Speaker, Mr. Waddell, Mr. Carruthers, Mr. Oakes, Mr. Carruthers.</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>10 July.</td>
</tr>
<tr>
<td>4</td>
<td>Refreshment‡</td>
<td>10 July, 1906. Votes No. 7, Entry 8 (On motion of Mr. Carruthers.)</td>
<td>Mr. Speaker, Mr. Speaker, Mr. Carruthers, Mr. Carruthers.</td>
<td>Mr. Lovien</td>
<td>1</td>
<td>1</td>
<td>None</td>
</tr>
<tr>
<td>5</td>
<td>Printing‡</td>
<td>10 July, 1906. Votes No. 7, Entry 9 (On motion of Mr. Carruthers.)</td>
<td>Mr. Speaker, Mr. Carruthers, Mr. Carruthers.</td>
<td>Mr. McFarlane</td>
<td>27</td>
<td>26</td>
<td>None</td>
</tr>
</tbody>
</table>

* Acts in conjunction with a similar Committee of the Legislative Council. † Confers on subjects of mutual concernment with a similar Committee of the Legislative Council. ‡ Leave given to sit during the sittings of the House, 25 July, 1900.
<table>
<thead>
<tr>
<th>No. of Committee</th>
<th>Designation of Committee</th>
<th>Work and How Appointed</th>
<th>Members</th>
<th>Chairman</th>
<th>No. of Mornings Called</th>
<th>No. of Mornings Held</th>
<th>No. of Witnesses Examined</th>
<th>When Reported</th>
</tr>
</thead>
<tbody>
<tr>
<td>6</td>
<td>Elections and Qualifications</td>
<td>5 July, 1906, Votes No. 7, Entry 1 (By Mr. Speaker’s warrant.)</td>
<td>Mr. Davy, Mr. Brinley Hall, Mr. Levy, Mr. Morton, Mr. Macdonald, Mr. Holman (e).</td>
<td>Mr. Oakes, Mr. Vaudell, Mr. J. H. Young, Mr. Holman (e).</td>
<td>None</td>
<td>None</td>
<td>None</td>
<td>1906.</td>
</tr>
<tr>
<td>7</td>
<td>Case of Henry Harding, W. S. Stand, and others—Cons. of Title (c)</td>
<td>21 August, 1906, Votes No. 29, Entry 6 (On motion of Mr. Booth.)</td>
<td>Mr. Hollis, Mr. Hall, Mr. Brier, Mr. Dick, Mr. Walter Anderson, Mr. Booth.</td>
<td>Mr. Perry (The Richmond).</td>
<td>Mr. Hollis</td>
<td>14</td>
<td>13</td>
<td>16</td>
</tr>
<tr>
<td>8</td>
<td>Claim of Electric Tram-driver Arthur Simpson for improvements fitted to Steam Motors (d).</td>
<td>13 September, 1906, Votes No. 32, Entry 6 (On motion of Mr. J. Anderson.)</td>
<td>Mr. Carruthers, Mr. Joseph, Mr. Grueen, Mr. Hull, Mr. Booth, Mr. Perry (The Richmond).</td>
<td>Mr. R. J. Anderson</td>
<td>12</td>
<td>11</td>
<td>16</td>
<td>13 November.</td>
</tr>
<tr>
<td>9</td>
<td>High-street, Annetteville, Closing Bill (e).</td>
<td>18 September, 1906, Votes No. 38, Entry 6 (On motion of Mr. Perry [The Richmond].)</td>
<td>Mr. Ashton, Mr. Brown, Mr. Foster, Mr. Hindmarsh, Mr. Gillies, Mr. Perry (The Richmond).</td>
<td>Mr. Perry (The Richmond).</td>
<td>1</td>
<td>1</td>
<td>2</td>
<td>28 September.</td>
</tr>
<tr>
<td>10</td>
<td>Grain Elevators (d).</td>
<td>20 September, 1906, Votes No. 40, Entry 6 (On motion of Mr. Hume.)</td>
<td>Mr. Moore, Mr. Egan, Mr. Perry (Liverpool Branch), Mr. Hill, Mr. McKean, Mr. Lobban, Mr. Kerr.</td>
<td>Mr. Perry (Liverpool Branch).</td>
<td>16</td>
<td>13</td>
<td>16</td>
<td>13 December (Progress).</td>
</tr>
<tr>
<td>11</td>
<td>Grain Bags Regulation Bill (e).</td>
<td>25 September, 1906, Votes No. 46, Entry 6 (On motion of Mr. Thrower.)</td>
<td>Mr. Moore, Mr. Egan, Mr. Raymond, Mr. Beiner, Mr. D.</td>
<td>Mr. Daley</td>
<td>18</td>
<td>14</td>
<td>16</td>
<td>13 November.</td>
</tr>
<tr>
<td>12</td>
<td>Bread (Amendment) Bill (f).</td>
<td>11 October, 1906, Votes No. 46, Entry 6 (On motion of Mr. Broughton.)</td>
<td>Mr. McIlvane, Mr. Hollis, Mr. Walter Anderson, Mr. Ashton, Mr. Levy, Mr. Broughton, Mr. Nolan, Mr. Law (f).</td>
<td>Mr. Broughton</td>
<td>6</td>
<td>6</td>
<td>9</td>
<td>7 December.</td>
</tr>
<tr>
<td>No. of Committee</td>
<td>Designation of Committee</td>
<td>When and how appointed</td>
<td>Members</td>
<td></td>
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<tr>
<td>13</td>
<td>Occupation of Land at La Perouse by the Eastern Extension Telegraph Company (c)</td>
<td>22 November, 1906. Votes No. 65, Entry 5 (On motion of Mr. Dacev.)</td>
<td>Mr. Ashton, Mr. Storey, Mr. B. J. Anderson, Mr. Lucy, Mr. O'Sullivan, Mr. W. W. Young, Mr. Daley, Mr. Seble, Mr. Charlton, Mr. Dacev.</td>
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<tr>
<td>16</td>
<td>David Berry Hospital Bill (a), (b) (Public Bill.)</td>
<td>22 November, 1906. Votes No. 65, Entry 1 (On motion of Mr. Carruthers.)</td>
<td>Mr. McGovern, Mr. Widdell, Mr. Martin, Mr. Pail, Mr. O'Sullivan, Mr. Carruthers, Mr. McCon, Mr. Holman (c), Mr. Thomas, Mr. Cohen, Mr. Dacev (c).</td>
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<td>6</td>
<td>Armidale Cattle Sale-yards Bill</td>
<td>30 November, 1906. Votes No. 70, Entry 2 (On motion of Mr. Kearney.)</td>
<td>Mr. Hugie, Mr. Thomas, Mr. Reynolds, Mr. O'Sullivan, Mr. Carruthers, Mr. McCon, Mr. Holman (c), Mr. Thomas, Mr. Cohen, Mr. Dacev (c).</td>
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</tbody>
</table>

**Legislative Assembly Office,**
Sydney, 18 December, 1906.

RICHD. A. ARNOLD,
Clerk of the Legislative Assembly.

THE PRINTING COMMITTEE of the Legislative Assembly, appointed under the Sessional Order of 10th July, 1906, Votes No. 7, Entry 9, have agreed to report to your Honorable House in relation to the Papers referred to them, as follows:

<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom Moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommended by the Committee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Statement of Trust Moneys Deposit Account, from 1st April, 1905, to 31st March, 1906.</td>
<td></td>
<td></td>
<td>Mr. Carruthers</td>
<td>26 June</td>
<td>To be printed</td>
<td>Already in print.</td>
</tr>
<tr>
<td>Return to an Order of the Trustees of the Public Library of New South Wales for the year 1905.</td>
<td></td>
<td></td>
<td>Mr. Sullivan</td>
<td></td>
<td>To be printed</td>
<td></td>
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<tr>
<td>Report of the Proceedings of the Conference between the Commonwealth and State Premiers and Ministers, held at Sydney, April, 1906.</td>
<td></td>
<td></td>
<td>Mr. Carruthers</td>
<td>26 June</td>
<td>To be printed</td>
<td>Already in print.</td>
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<tr>
<td>Report of the Railway Commissioners on Railways and Tramways for quarter ended 31st December, 1905.</td>
<td></td>
<td></td>
<td>Mr. Carruthers</td>
<td>26 June</td>
<td>To be printed</td>
<td>Already in print.</td>
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<tr>
<td>Statement of Bank Liabilities and Assets for quarter ended 31st December, 1905.</td>
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<td></td>
<td>Mr. Carruthers</td>
<td>26 June</td>
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<td>Statement of Public Companies' Liabilities and Assets for quarter ended 31st December, 1905.</td>
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<td>Not to be printed</td>
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<tr>
<td>Report of the Executive Committee of the New South Wales Public Disaster Relief Fund for the year 1905.</td>
<td></td>
<td></td>
<td>Mr. Carruthers</td>
<td>26 June</td>
<td>Not to be printed</td>
<td></td>
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<tr>
<td>Abstract of the Balance Sheet of the Savings Bank of New South Wales on 31st December, 1905.</td>
<td></td>
<td></td>
<td>Mr. Carruthers</td>
<td>26 June</td>
<td>Not to be printed</td>
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<tr>
<td>Regulations under the Sydney Harbour Trust Act, 1900.</td>
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<td></td>
<td>Mr. Carruthers</td>
<td>26 June</td>
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<tr>
<td>Wharf Regulations under the Wharfage and Tonnage Rates Act, 1902.</td>
<td></td>
<td></td>
<td>Mr. Carruthers</td>
<td>26 June</td>
<td>Not to be printed</td>
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<tr>
<td>Regulations under the State Debt and Sinking Fund Act, 1904.</td>
<td></td>
<td></td>
<td>Mr. Carruthers</td>
<td>26 June</td>
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<td>1906</td>
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<tr>
<td>Gazette Notice</td>
<td>regarding financial arrangements in respect of Public Money outside the State, i.e., in London, made in pursuance of section 64 of the Audit Act, 1902.</td>
<td>Mr. Carruthers</td>
<td>26 June</td>
<td>1906</td>
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<td>1906</td>
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<tr>
<td>Regulations</td>
<td>for the control and management of the printing and publication of the Government Gazette.</td>
<td>Mr. Carruthers</td>
<td>26 June</td>
<td>1906</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Notification</td>
<td>of appropriation of land, under the Public Works Act, 1900, for the erection of residence for railway night officer, at Wingen.</td>
<td>Mr. Carruthers</td>
<td>26 June</td>
<td>1906</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Notification</td>
<td>of appropriation of land, under the Public Works Act, 1900, for improvement of the water supply on the Great Northern Railway, at Hawkesbury River.</td>
<td>Mr. Carruthers</td>
<td>26 June</td>
<td>1906</td>
<td>Not to be printed.</td>
<td></td>
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<tr>
<td>Notification</td>
<td>of appropriation of land, under the Public Works Act, 1900, for water supply on the Great Western Railway, at Blackheath.</td>
<td>Mr. Carruthers</td>
<td>26 June</td>
<td>1906</td>
<td>Not to be printed.</td>
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<tr>
<td>Notification</td>
<td>of appropriation of land, under the Public Works Act, 1900, for water supply and extension of Railway Station Yard, at Waterfall.</td>
<td>Mr. Carruthers</td>
<td>26 June</td>
<td>1906</td>
<td>Not to be printed.</td>
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<td>of appropriation of land, under the Public Works Act, 1900, for the extension of the Railway Station Yard, at Warragul.</td>
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<td>of appropriation of land, under the Public Works Act, 1900, for the extension of the Railway Station Yard, at Junees.</td>
<td>Mr. Carruthers</td>
<td>26 June</td>
<td>1906</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Letter from the Auditor-General.</td>
<td>transmitting, for presentation to the Legislative Assembly, under the directions contained in the 34th section of the Audit Act, 1902, copies of Minutes of His Excellency the Governor and the Executive Council, authorising transfers of amounts from one head of Service to support a Vote for another Service, viz.,</td>
<td>Mr. Speaker</td>
<td>3 July</td>
<td>1906</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Information</td>
<td>respecting Synchronised Electric Clocks in new Railway Station.</td>
<td>Mr. Carruthers</td>
<td>10 July</td>
<td>1906</td>
<td>Postponed for further consideration.</td>
<td></td>
</tr>
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<tr>
<td>Twenty-third General Report</td>
<td>of the Parliamentary Standing Committee on Public Works, in connection with the Royal Commission on Administration of Lands Department, with Table of Contents and Indices to Exhibits in Numerical Order.</td>
<td>Mr. Carruthers</td>
<td>10 July</td>
<td>1905.</td>
<td>To be printed.</td>
<td>Already in print.</td>
</tr>
<tr>
<td>Printed Exhibits</td>
<td></td>
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<tr>
<td>Regulations</td>
<td>under the Sydney Harbour Trust Act, 1909</td>
<td>Mr. Carruthers</td>
<td>10 July</td>
<td></td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Regulation</td>
<td>No. 16 (Cost and Fees), under the Advances to Settlers Act, 1909</td>
<td>Mr. Carruthers</td>
<td>10 July</td>
<td></td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Twenty-third Annual Reports</td>
<td>on Inscribed Stock, with Appendices, under the Inscribed Stock Act, 1902.</td>
<td>Mr. Carruthers</td>
<td>10 July</td>
<td></td>
<td>To be printed.</td>
<td></td>
</tr>
<tr>
<td>Proclamation</td>
<td>declaring diseases other than Cattle Plague, Foot and Mouth Disease, and Sheep Pox, to be infectious diseases under the Stock Act of 1901.</td>
<td>Mr. Moore</td>
<td>10 July</td>
<td></td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Regulations</td>
<td>under the Commons Regulation Act, 1888</td>
<td>Mr. Moore</td>
<td>10 July</td>
<td></td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Amended Regulations</td>
<td>under the Mining Act Further Amendment Act, 1884</td>
<td>Mr. Moore</td>
<td>10 July</td>
<td></td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Reasons</td>
<td>for granting extended leave of absence to Mr. Andrews, Messenger, Department of Mines and Agriculture.</td>
<td>Mr. Moore</td>
<td>10 July</td>
<td></td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Proclamation</td>
<td>under the Vine and Vegetation Diseases Act, 1901, declaring L巧 Solonella to be a disease.</td>
<td>Mr. Moore</td>
<td>10 July</td>
<td></td>
<td>To be printed.</td>
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</tr>
<tr>
<td>Report</td>
<td>by the Chief Inspector of Coal Mines on the Creep in the Sea Pit, Newcastle.</td>
<td>Mr. Moore</td>
<td>10 July</td>
<td></td>
<td>To be printed.</td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>of the Department of Mines for the year 1905.</td>
<td>Mr. Moore</td>
<td>10 July</td>
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<td>To be printed.</td>
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<td>Notification</td>
<td>of resumption of land, under the Public Works Act, 1900, for the construction of the Youendah Bore.</td>
<td>Mr. Lee</td>
<td>10 July</td>
<td></td>
<td>To be printed.</td>
<td>Already in print.</td>
</tr>
<tr>
<td>Copy</td>
<td>of the Resolutions regarding the distribution of the waters of the Murray River and its tributaries to the use of the States of New South Wales, Victoria, and South Australia, agreed to by the Premiers of the said States, at a Conference held in Sydney, on 16th April, 1906.</td>
<td>Mr. Lee</td>
<td>10 July</td>
<td></td>
<td>To be printed.</td>
<td></td>
</tr>
<tr>
<td>Copy</td>
<td>of Agreement between the Governments of New South Wales and Victoria in regard to the extension of the Victorian Railway System into New South Wales from the south bank of the Murray River to Zoonawal.</td>
<td>Mr. Lee</td>
<td>10 July</td>
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<td>To be printed.</td>
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<tr>
<td>Notification</td>
<td>of resumption of land, under the Public Works Act, 1900, for the supply of Water to the town of Coonambra.</td>
<td>Mr. Moore</td>
<td>10 July</td>
<td></td>
<td>To be printed.</td>
<td></td>
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<tr>
<td>Notification</td>
<td>of resumption of land, under the Public Works Act, 1900, for the construction of the Walgat Bore.</td>
<td>Mr. Lee</td>
<td>10 July</td>
<td></td>
<td>Not to be printed.</td>
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<tr>
<td>Notification</td>
<td>of resumption of land, under the Public Works Act, 1900, for the supply of Water to the City of Sydney.</td>
<td>Mr. Lee</td>
<td>10 July</td>
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<td>Notification</td>
<td>of resumption of land, under the Public Works Act, 1900, for the construction of a Pumping Station and Road in connection with Drainage Works for the Western Suburbs of the City of Sydney.</td>
<td>Mr. Lee</td>
<td>10 July</td>
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<td>Notification</td>
<td>of resumption of land, under the Public Works Act, 1900, for the erection of a Fire Brigade Station at Kogarah.</td>
<td>Mr. Lee</td>
<td>10 July</td>
<td></td>
<td>Not to be printed.</td>
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<td>Notification</td>
<td>of resumption of land, under the Public Works Act, 1900, for the supply of Water at Yagobi and Inverell, in connection with the Moree to Inverell Railway.</td>
<td>Mr. Lee</td>
<td>10 July</td>
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<td>Notification</td>
<td>of resumption of land, under the Public Works Act, 1900, for the construction of the Milchomai Bore.</td>
<td>Mr. Lee</td>
<td>10 July</td>
<td></td>
<td>Not to be printed.</td>
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<td>Notification</td>
<td>of resumption of land, under the Public Works Act, 1900, for the construction of the Wurambidgee Northern Irrigation.</td>
<td>Mr. Lee</td>
<td>10 July</td>
<td></td>
<td>Not to be printed.</td>
<td></td>
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<tr>
<td>Notification</td>
<td>of resumption of land, under the Public Works Act, 1900, for the purposes of diverting the Road on Proclaimed Road from Manila to Barossa.</td>
<td>Mr. Lee</td>
<td>10 July</td>
<td></td>
<td>Not to be printed.</td>
<td></td>
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<tr>
<td>Notification</td>
<td>of resumption of land, under the Public Works Act, 1900, for Sewn Corner Water Supply.</td>
<td>Mr. Lee</td>
<td>10 July</td>
<td></td>
<td>Not to be printed.</td>
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<td></td>
<td>Mr. Lee</td>
<td>10 July</td>
<td>1906</td>
<td>Not to be printed.</td>
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<td>Notification of resumption of land, under the Public Works Act, 1900, for the supply of Water to the Town of Katoomba.</td>
<td></td>
<td>Mr. Lee</td>
<td>10 July</td>
<td></td>
<td>To be printed.</td>
<td></td>
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<tr>
<td>Report of the Metropolitan Board of Water Supply and Sewerage for the year ended 30th June, 1905, together with Plans.</td>
<td></td>
<td>Mr. Lee</td>
<td>10 July</td>
<td></td>
<td></td>
<td></td>
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<td>Drainage By-laws made by the Board of Water Supply and Sewerage, under the Metropolitan Water and Sewerage Act Resolutions Act of 1894, in respect of the Kippax Lake Overflow and New Sports Ground Drainage, Old Yule Range Storm-water Channel, or Drain, or Sewer, Moore Park, and the Callan Park Storm-water Channel, or Drain, or Sewer.</td>
<td></td>
<td>Mr. Lee</td>
<td>10 July</td>
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**Remarks:**
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<td>Report of the Director of the Botanic Gardens and Domain for the year 1906.</td>
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<td>10 July</td>
<td>To be printed.</td>
<td>Already in print.</td>
</tr>
<tr>
<td>Minute</td>
<td>of the Public Service Board in reference to the appointment of Mr. A. G. Butler as Police Magistrate and Clerk of Petty Sessions, Tibooburra.</td>
<td></td>
<td>Mr. Wade</td>
<td>10 July</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Minute</td>
<td>of the Public Service Board in reference to the appointment of Mr. H. J. Byrne as Police Magistrate of Cowra and Young.</td>
<td></td>
<td>Mr. Wade</td>
<td>10 July</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Description of Paper.</td>
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<td>Remark</td>
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</tr>
<tr>
<td>Regulations</td>
<td>under the Industrial Arbitration Act, 1901</td>
<td>Mr. Wade</td>
<td>Mr. Wade</td>
<td>10 July</td>
<td>1906</td>
<td>Not to be printed.</td>
</tr>
<tr>
<td>Regulations</td>
<td>under the Liquor Act, 1808, and the Liquor (Amendment) Act, 1905</td>
<td>Mr. Wade</td>
<td>Mr. Wade</td>
<td>10 July</td>
<td>1906</td>
<td>Not to be printed.</td>
</tr>
<tr>
<td>Rule</td>
<td>of the Supreme Court (Matrimonial Causes Jurisdiction)</td>
<td>Mr. Wade</td>
<td>Mr. Wade</td>
<td>10 July</td>
<td>1906</td>
<td>Not to be printed.</td>
</tr>
<tr>
<td>Rule</td>
<td>of the Supreme Court (Equity Jurisdiction)</td>
<td>Mr. Wade</td>
<td>Mr. Wade</td>
<td>10 July</td>
<td>1906</td>
<td>Not to be printed.</td>
</tr>
<tr>
<td>Return (to part) to an Order</td>
<td>&quot;Convictions under the Liquor Act&quot;</td>
<td>Mr. Garrard</td>
<td>Mr. Wade</td>
<td>10 July</td>
<td>1906</td>
<td>Not to be printed.</td>
</tr>
<tr>
<td>Report</td>
<td>of the Senate of the University of Sydney for the year 1905</td>
<td>Mr. O'Conor</td>
<td>Mr. O'Conor</td>
<td>10 July</td>
<td>1906</td>
<td>To be printed.</td>
</tr>
<tr>
<td>Notification</td>
<td>of resumption of land, under the Public Works Act, 1900, for Public School Purposes at Gurrangal, Boomanoomana, Mount Rivulet, George's Plains, Five-mile Tree, South Kyogle, Glenwood Brook, Tamaga, Nicholson's Lagoon.</td>
<td>Mr. O'Conor</td>
<td>Mr. O'Conor</td>
<td>10 July</td>
<td>1906</td>
<td>Not to be printed.</td>
</tr>
<tr>
<td>Report</td>
<td>of the Trustees of the Sydney Grammar School for the year 1905</td>
<td>Mr. O'Conor</td>
<td>Mr. O'Conor</td>
<td>10 July</td>
<td>1906</td>
<td>To be printed.</td>
</tr>
<tr>
<td>Report</td>
<td>of the Superintendent of the Industrial School for Girls, Parramatta, for the year 1905</td>
<td>Mr. O'Conor</td>
<td>Mr. O'Conor</td>
<td>10 July</td>
<td>1906</td>
<td>To be printed.</td>
</tr>
<tr>
<td>Report</td>
<td>of the Superintendent of the Carpenterian Reformatory for the year 1905</td>
<td>Mr. O'Conor</td>
<td>Mr. O'Conor</td>
<td>10 July</td>
<td>1906</td>
<td>To be printed.</td>
</tr>
<tr>
<td>Amended By-laws</td>
<td>of the University of Sydney</td>
<td>Mr. O'Conor</td>
<td>Mr. O'Conor</td>
<td>10 July</td>
<td>1906</td>
<td>Not to be printed.</td>
</tr>
<tr>
<td>By-laws</td>
<td>of the East Maitland Free Public Library, under the Municipalities Act, 1897</td>
<td>Mr. O'Conor</td>
<td>Mr. O'Conor</td>
<td>10 July</td>
<td>1906</td>
<td>Not to be printed.</td>
</tr>
<tr>
<td>By-laws</td>
<td>of the Raymond Terrace Free Public Library, under the Municipalities Act, 1897</td>
<td>Mr. O'Conor</td>
<td>Mr. O'Conor</td>
<td>10 July</td>
<td>1906</td>
<td>Not to be printed.</td>
</tr>
<tr>
<td>Minute</td>
<td>respecting the appointment and salary to be paid to Mr. J. M. Taylor, B.A., LL.B., as Assistant Examiner, Department of Public Instruction, in connection with the Works of Water Supply for the Municipal District of Moss Vale, under the Country Towns Water and Sewerage Acts, 1880-1905.</td>
<td>Mr. O'Conor</td>
<td>Mr. O'Conor</td>
<td>10 July</td>
<td>1906</td>
<td>Not to be printed.</td>
</tr>
<tr>
<td>By-laws</td>
<td>in connection with the Works of Water Supply for the Borough of Kiama, under the Country Towns Water and Sewerage (Amendment) Act, 1906.</td>
<td>Mr. Lee</td>
<td>Mr. Lee</td>
<td>11 July</td>
<td>1906</td>
<td>Not to be printed.</td>
</tr>
</tbody>
</table>

**No. 3 Committee Room, Legislative Assembly, Sydney, 12th July, 1906.**

**JOHN McFARLANE,**
Chairman.

# REPORT FROM PRINTING COMMITTEE.

THE PRINTING COMMITTEE of the Legislative Assembly, appointed under the Sessional Order of 10th July, 1906, Votes No. 7, Entry 9, have agreed to report to your Honorable House in relation to the Papers referred to them since their Report No. 1, dated 12th July, 1906, as follows:

<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom Moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommended by the Committee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Information .........</td>
<td>respecting Synchronised Electric Clocks in New Railway Station</td>
<td>Mr. Carruthers</td>
<td>10 July</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Return (in part) to an Order</td>
<td>&quot;Convictions under the Liquor Act&quot;</td>
<td>Mr. Oarird</td>
<td>10 July</td>
<td>To be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Letter from the Auditor-General</td>
<td>transmitting for presentation to the Legislative Assembly, under the directions contained in the 34th section of the Audit Act, 1902, copies of Minutes of His Excellency the Governor and the Executive Council, authorising transfers of amounts from one head of Service to supplement a Vote for another service, viz.:—(a) £4,000 from Vote &quot;Interest on Advances by Banks in London, and £1,200 from Vote &quot;Darling Harbour Resumptions—Interest on Compensation Money&quot; to the following Votes, viz. = £1,900 to the Vote &quot;Institutions for the Insane generally—Contingencies&quot; ; £1,900 to the Vote &quot;Sewage and Water Rates, &amp;c.&quot; ; and £1,900 to the Vote &quot;Gratuities to Officers on Retirement.&quot;</td>
<td>Mr. Speaker</td>
<td>12 July</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(b) £18,435 from Vote &quot;Darling Harbour Resumptions— Interest on Compensation Money,&quot; to the following Votes, viz. = £202 to the Vote &quot;Commission on Payments in Sydney by the Government Banking Institutions&quot; ; £20 to the Vote &quot;Interest on Special Deposits by the Savings Bank of New South Wales&quot; ; £3,000 to the Vote &quot;Interest on Uninvested Cash Balances at Credit of Various Trust and other Accounts&quot; ; £5,000 to the Vote &quot;Exchange on Remittances, &amp;c.&quot; ; £350 to the Vote &quot;Municipal Rates on Government Buildings&quot; ; £1,000 to the Vote &quot;Survey of Lands&quot; ; £5,000 to the Vote &quot;Municipal Rates on Government Buildings&quot; ; £1,800 to the Vote &quot;Institutions for the Insane generally—Contingencies&quot; ; £1,800 to the Vote &quot;Sewage and Water Rates, &amp;c.&quot; ; and £1,800 to the Vote &quot;Gratuities to Officers on Retirement.&quot;</td>
<td>Mr. Oarird</td>
<td>10 July</td>
<td>To be printed.</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>(c) £750 from Vote &quot;Department of Lands—Salaries,&quot; and £250 from Vote &quot;Trigonometrical Survey—Contingencies,&quot; to the Vote &quot;Survey of Lands—Contingencies.&quot;</td>
<td>Mr. Speaker</td>
<td>12 July</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Description of Paper</td>
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</tr>
<tr>
<td>Return of Leases</td>
<td>granted under the provisions of section 18 of the Crown Lands Act Amendment Act, 1903.</td>
<td>Mr. Ashton</td>
<td>18 July</td>
<td>1906.</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Gazette Notices</td>
<td>setting forth the mode in which it is proposed to deal with the dedication of certain Lands, under the Crown Lands Act of 1854. Notice of intention to declare that Additional Conditional Purchase No. 64-83, District of Gloucester, being portion No. 204, parish of Gurnard, county of Argyll, applied for by Ellen O'Neill, shall cease to be voidable.</td>
<td>Mr. Ashton</td>
<td>18 July</td>
<td>18 July</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Minute</td>
<td>respecting the promotion of Mr. J. E. H. Kennedy, First Draftsman, Local Land Board Office, Moree.</td>
<td>Mr. Ashton</td>
<td>18 July</td>
<td>18 July</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Regulation of Water and Drainage Act, 1902.</td>
<td></td>
<td>Mr. Lee</td>
<td>18 July</td>
<td>18 July</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>By-laws of the Municipal District of Castlereagh, under the Municipalities Act, 1897, the Nuisances Prevention Act, 1897, and the Public Health (Night-soil Removal) Act, 1902.</td>
<td></td>
<td>Mr. Hogue</td>
<td>18 July</td>
<td>18 July</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>By-laws of the Municipal District of Gunnedah, under the Municipalities Act, 1897, the Public Health Act, 1902, and the Public Health, (Night-soil Removal) Act, 1902.</td>
<td></td>
<td>Mr. Hogue</td>
<td>18 July</td>
<td>18 July</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Additional By-laws of the Borough of Kempsey, under the Municipalities Act, 1897.</td>
<td></td>
<td>Mr. Hogue</td>
<td>18 July</td>
<td>18 July</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>By-laws of the Borough of Newcastle, under the Newcastle Paving and Public Vehicles Regulation Act, 1902.</td>
<td></td>
<td>Mr. Hogue</td>
<td>18 July</td>
<td>18 July</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>By-laws of the Municipal District of Blayney, under the Public Health Act, 1902, the Public Health (Night-soil Removal) Act, 1902, and the Nuisances Prevention Act, 1897.</td>
<td></td>
<td>Mr. Hogue</td>
<td>18 July</td>
<td>18 July</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>By-laws of the Municipal District of Warrack, under the Municipalities Act, 1897, the Nuisances Prevention Act, 1897, and the Public Health Act, (Night-soil Removal) Act, 1902.</td>
<td></td>
<td>Mr. Hogue</td>
<td>18 July</td>
<td>18 July</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Report to an Order for Railway Spike Contract.</td>
<td></td>
<td>Mr. John Hurley</td>
<td>19 July</td>
<td>19 July</td>
<td>To be printed.</td>
<td></td>
</tr>
<tr>
<td>Notification of appropriation of land, under the Public Works Act, 1900, for extension of Railway Station Yard at Gunnedah.</td>
<td></td>
<td>Mr. Carruthers</td>
<td>19 July</td>
<td>19 July</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Report of the Proceedings of the Pharmacy Board during the year 1905 respecting Pension Payments, &amp;c., required by section 48 of the Old Age Pensions Act, 1900.</td>
<td></td>
<td>Mr. Carruthers</td>
<td>19 July</td>
<td>19 July</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>By-laws of the Boroughs of Auburn, Balmain, and Newcastle.</td>
<td></td>
<td>Mr. Hogue</td>
<td>19 July</td>
<td>19 July</td>
<td>Not to be printed.</td>
<td></td>
</tr>
</tbody>
</table>

Reading Room, Legislative Assembly, Sydney, 19th July, 1906.

JOHN McFARLANE, Chairman.
**1906.**

**LEGISLATIVE ASSEMBLY.**

**NEW SOUTH WALES.**

**No. 3.**

**REPORT FROM PRINTING COMMITTEE.**

The Printing Committee of the Legislative Assembly, appointed under the Sessional Order of 10th July, 1906, Votes No. 7, Entry 9, have agreed to report to your Honourable House in relation to the Papers referred to them since their Report No. 2, dated 19th July, 1906, as follows:

<table>
<thead>
<tr>
<th>Description of Paper</th>
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</thead>
<tbody>
<tr>
<td>Proclamation</td>
<td>Declaring Pitch-blende, Monazite, Cobalt Ores, and Nickel Ores to be Minerals within the meaning of the Mining on Private Lands (Amendment) Act, 1902</td>
<td>Mr. Moore</td>
<td>24 July</td>
<td>1906.</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>By the Railway Commissioners, with explanatory Statement, in regard to the price of coal in the Newcastle District</td>
<td>Mr. Carruthers</td>
<td>24 July</td>
<td>To be printed.</td>
<td>Already in print.</td>
<td></td>
</tr>
<tr>
<td>Regulations</td>
<td>Framed by the Railway Commissioners regarding Vision, Colour, Sense, and Hearing, for persons entering the Railway Service</td>
<td>Mr. Carruthers</td>
<td>24 July</td>
<td>To be printed.</td>
<td>Already in print.</td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>Of the Railway Commissioners on Railways and Tramways for quarter ended 30th June, 1906</td>
<td>Mr. Carruthers</td>
<td>24 July</td>
<td>To be printed.</td>
<td>Already in print.</td>
<td></td>
</tr>
<tr>
<td>Regulation</td>
<td>Under the Centenary Celebration Act, 1887</td>
<td>Mr. Carruthers</td>
<td>24 July</td>
<td>To be printed.</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Letter from the Auditor-General</td>
<td>Transmitting for presentation to the Legislative Assembly, under the directions contained in the 34th section of the Audit Act, 1902, copy of a Minute of His Excellency the Governor and the Executive Council, authorising transfer of an amount from one head of Service to supplement a Vote for another service, viz., £20, from Vote “Public Instruction,” to the Vote “Labour and Industry Branch,”</td>
<td>Mr. Speaker</td>
<td>25 July</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Papers</td>
<td>In connection with a request by the Northern District Colliery Employees' Federation for an amendment of the Coal Mines Regulation Act, providing for a cessation of work in every coal mine in the State for at least eight hours in every twenty-four hours.</td>
<td>Mr. Moore</td>
<td>25 July</td>
<td>To be printed.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**1906.**
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<thead>
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<th>Description of Paper.</th>
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<th>Remarks.</th>
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</thead>
<tbody>
<tr>
<td>Abstract..................</td>
<td>of Crown Lands reserved from sale for the preservation of Water Supply or other Public Purposes under the Crown Lands Act of 1884.</td>
<td>Mr. Ashton..........</td>
<td>25 July................</td>
<td>1906.</td>
<td>Not to be printed.</td>
<td>1</td>
</tr>
<tr>
<td>Abstract..................</td>
<td>of Sites for Cities, Towns, and Villages, under the Crown Lands Act of 1884.</td>
<td>Mr. Ashton..........</td>
<td>25 July................</td>
<td>Not to be printed.</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Abstract..................</td>
<td>of Crown Lands authorised to be dedicated to Public Purposes, under the Crown Lands Act of 1884.</td>
<td>Mr. Ashton..........</td>
<td>25 July................</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gazette Notice...........</td>
<td>setting forth the mode in which it is proposed to deal with the dedication of certain lands under the Crown Lands Act of 1884.</td>
<td>Mr. Ashton..........</td>
<td>25 July................</td>
<td>Not to be printed.</td>
<td>Already in print.</td>
<td></td>
</tr>
<tr>
<td>Report....................</td>
<td>of the President of the State Children Relief Board for the year ending 5th April, 1906.</td>
<td>Mr. O'Connor........</td>
<td>25 July................</td>
<td>To be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amendment................</td>
<td>of General Rule 2, section 55 of the Mines Inspection Act, 1901.</td>
<td>Mr. Moore...........</td>
<td>25 July................</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amendment Regulation.....</td>
<td>No. 12, under the Mining Laws Amendment Act of 1896.</td>
<td>Mr. Moore...........</td>
<td>25 July................</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Reading Room, Legislative Assembly, Sydney, 26th July, 1906.

JOHN McFARLANE, Chairman.
1906,

LEGISLATIVE ASSEMBLY.
NEW SOUTH WALES.

No. 4.

REPORT FROM PRINTING COMMITTEE.

THE PRINTING COMMITTEE of the Legislative Assembly, appointed under the Sessional Order of 10th July, 1900, Votes No. 7, Entry 9, have agreed to report to your Honorable House in relation to the Papers referred to them since their Report No. 3, dated 26th July, 1900, as follows:

<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom Moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommended by the Committee</th>
<th>Remark</th>
</tr>
</thead>
<tbody>
<tr>
<td>Notification</td>
<td>of resumption of land under the Public Works Act, 1900, for the supply of Water to the City of Sydney and its Suburbs.</td>
<td>Mr. Lee</td>
<td>31 July</td>
<td>1900</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Regulations</td>
<td>under the Explosives Act, 1905</td>
<td>Mr. Ashton</td>
<td>31 July</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulations</td>
<td>under the Sydney Harbour Trust Act, 1900</td>
<td>Mr. Ashton</td>
<td>31 July</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulation</td>
<td>under the Sydney Harbour Rates Act, 1904</td>
<td>Mr. Ashton</td>
<td>31 July</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amended Regulations</td>
<td>under the Noxious Trades Act, 1902</td>
<td>Mr. Hogue</td>
<td>31 July</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulation</td>
<td>under the Metropolitan Traffic Act, 1900</td>
<td>Mr. Ashton</td>
<td>31 July</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulations</td>
<td>under the Parliamentary Photographs and Election Acts, 1902</td>
<td>Mr. Hogue</td>
<td>31 July</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulations</td>
<td>under the Liquor Act, 1898, and the Liquor (Amendment) Act, 1903</td>
<td>Mr. Wade</td>
<td>31 July</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amended Regulation</td>
<td>No. 361 and Amended Forms Nos. 114 to 121, inclusive, and 124 under the Crown Lands Amendment Act of 1905, and Amended Regulation No. 6 and Amended Form No. 30 under the Crown Lands Acts.</td>
<td>Mr. Ashton</td>
<td>1 August</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Notice</td>
<td>of intention to declare that After Auction Purchases of allotments 8 and 2, section 6, and portion 264, parish of Botany, county of Cumberland, Metropolitan Land District, by Mary Levitt, Arthur Weston Sholten Dudley, and Edith White, applied for on the 18th December, 1905, and gazetted approved on 10th January, 1906, shall cease to be voidable.</td>
<td>Mr. Ashton</td>
<td>1 August</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>of the Railway Commissioners on Railways and Tramways, for year ended 30th June, 1905.</td>
<td>Mr. Carruthers</td>
<td>1 August</td>
<td>To be printed</td>
<td>Already in print.</td>
<td></td>
</tr>
</tbody>
</table>

Reading Room, Legislative Assembly, Sydney, 2nd August, 1906.

John McFarlane,
Chairman.
The Printing Committee of the Legislative Assembly, appointed under the Sessional Order of 10th July, 1906, Votes No. 7, Entry 9, have agreed to report to your Honorable House in relation to the Papers referred to them since their Report No. 4, dated 2nd August, 1906, as follows:

<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom Moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommended by the Committee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>By-laws</td>
<td>of the Borough of Singleton, under the Municipalities Act, 1897, the Nuisances Prevention Act, 1897, and the Public Parks Act, 1902.</td>
<td></td>
<td>Mr. Hogue</td>
<td>8 August</td>
<td>1906</td>
<td>Not to be printed.</td>
</tr>
<tr>
<td>By-laws</td>
<td>of the Sydney Hospital</td>
<td></td>
<td>Mr. Hogue</td>
<td>8 August</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Return to an Order</td>
<td>&quot;Railways and Tramways—Stamp Duty—Wharfage Dues&quot;</td>
<td>Mr. Fegan</td>
<td>Mr. Carruthers</td>
<td>9 August</td>
<td>To be printed.</td>
<td></td>
</tr>
<tr>
<td>Return to an Order</td>
<td>&quot;Repairs to Railway Engines in Bathurst and Erskine Shops&quot;</td>
<td>Mr. W. W. Young</td>
<td>Mr. Carruthers</td>
<td>9 August</td>
<td>To be printed.</td>
<td></td>
</tr>
</tbody>
</table>

Reading Room, Legislative Assembly, Sydney, 9th August, 1906

JOHN McFARLANE, Chairman.
The Printing Committee of the Legislative Assembly, appointed under the Sessional Order of 10th July, 1900, Votes No. 7, Entry 9, have agreed to report to your Honorable House in relation to the Papers referred to them since their Report No. 5, dated 9th August, 1906, as follows:

<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommended by the Committee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Statement of the transactions of the State Debt Commissioners for the year 1905-6.</td>
<td>of the transactions of the State Debt Commissioners for the year 1905-6.</td>
<td>Mr. Carruthers</td>
<td>16 August</td>
<td>To be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>By-laws of the Boroughs of Albury, Bathurst, Granville, and North Sydney, under the Municipalities Act, 1897; and By-laws of the Borough of Orange, under the Orange Castle Sale-yards Act, 1897.</td>
<td>setting forth the mode in which it is proposed to deal with the dedication of certain lands under the Crown Lands Act of 1884, or by-laws of the Borough of Orange.</td>
<td>Mr. Hogue</td>
<td>14 August</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gazette Notice setting forth the mode in which it is proposed to deal with the dedication of certain lands under the Crown Lands Act of 1884.</td>
<td>setting forth the mode in which it is proposed to deal with the dedication of certain lands under the Crown Lands Act of 1884.</td>
<td>Mr. Ashton</td>
<td>15 August</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Abstract of Crown lands reserved from sale for the preservation of Water Supply or other Public Purposes under the Crown Lands Act of 1884.</td>
<td>Abstract of Crown lands reserved from sale for the preservation of Water Supply or other Public Purposes under the Crown Lands Act of 1884.</td>
<td>Mr. Ashton</td>
<td>15 August</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report by the Railway Commissioners as to the treatment accorded by them to Fireman Pearce, who was injured by the boiler explosion at Thornton, in December, 1903.</td>
<td>Report by the Railway Commissioners as to the treatment accorded by them to Fireman Pearce, who was injured by the boiler explosion at Thornton, in December, 1903.</td>
<td>Mr. Carruthers</td>
<td>16 August</td>
<td>To be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report of the Coast Hospital, Little Bay, for the year 1903.</td>
<td>Report of the Coast Hospital, Little Bay, for the year 1903.</td>
<td>Mr. Thrower</td>
<td>16 August</td>
<td>To be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>By-laws of the Board of Water Supply and Sewerage, Metropolitan Drainage, Rose Bay Stormwater Drain (Rose Bay Side Drainage).</td>
<td>By-laws of the Board of Water Supply and Sewerage, Metropolitan Drainage, Rose Bay Stormwater Drain (Rose Bay Side Drainage).</td>
<td>Mr. Lee</td>
<td>16 August</td>
<td>To be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Notification of resumption of land under the Public Works Act, 1900, for the construction of certain Sewerage Works for the town of Lismore.</td>
<td>Notification of resumption of land under the Public Works Act, 1900, for the construction of certain Sewerage Works for the town of Lismore.</td>
<td>Mr. Lee</td>
<td>16 August</td>
<td>To be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report by Mr. J. B. Sutter, Commercial Agent for New South Wales in the East, as to the effect upon Australian trade with the far East, of Commonwealth legislation to restrict immigration from China, Japan, &amp;c.</td>
<td>Report by Mr. J. B. Sutter, Commercial Agent for New South Wales in the East, as to the effect upon Australian trade with the far East, of Commonwealth legislation to restrict immigration from China, Japan, &amp;c.</td>
<td>Mr. Carruthers</td>
<td>16 August</td>
<td>To be printed.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

John McFarlane, Chairman.
### 1906.

#### LEGISLATIVE ASSEMBLY.

#### NEW SOUTH WALES.

#### No. 7.

#### REPORT FROM PRINTING COMMITTEE.

The Printing Committee of the Legislative Assembly, appointed under the Sessional Order of 10th July, 1906, Votes No. 7, Entry 9, have agreed to report to your Honorable House in relation to the Papers referred to them since their Report No. 6, dated 16th August, 1906, as follows:

<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommending the Committee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Notification</td>
<td>Resumption of land, under the Public Works Act, 1900, for station purposes, in connection with the Narrabri, Walgett, and Collarenda Railway.</td>
<td>Mr. Lee</td>
<td>21 August</td>
<td>1906.</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>by the Accountant of the Government Savings Bank of New South Wales, in connection with the Victorian Savings Bank system.</td>
<td>Mr. Carruthers</td>
<td>21 August</td>
<td>To be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Copy</td>
<td>of Treasury letter to Mr. A.E. Collins, M.L.A., covering a report by the Railway Commissioners on the representations made by certain country Municipalities for a reduction in railway rates and fares.</td>
<td>Mr. Carruthers</td>
<td>21 August</td>
<td>To be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Statement</td>
<td>of Public Companies Liabilities and Assets for quarter ended 30th June, 1905.</td>
<td>Mr. Carruthers</td>
<td>21 August</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amended Regulations</td>
<td>under the Dentists Act.</td>
<td>Mr. Hogue</td>
<td>21 August</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>of the Inspector-General of the Insane for the year 1905</td>
<td>Mr. Hogue</td>
<td>21 August</td>
<td>To be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Return</td>
<td>of leases granted under the provisions of section 18 of the Crown Lands Act Amendment Act, 1903.</td>
<td>Mr. Ashton</td>
<td>22 August</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amended Regulations</td>
<td>under the Children's Protection Act, 1902</td>
<td>Mr. O'Connor</td>
<td>22 August</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>By-laws</td>
<td>of the University of Sydney for Diploma in Public Health</td>
<td>Mr. O'Connor</td>
<td>22 August</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rule</td>
<td>of the Supreme Court (Matrimonial Causes Jurisdiction)</td>
<td>Mr. Wade</td>
<td>22 August</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>from Parliamentary Standing Committee on Public Works, together with minutes of evidence, appendix, and plan, relating to the proposed railway from Mudgee to Cobborah.</td>
<td>Mr. John Hurley</td>
<td>22 August</td>
<td>To be printed.</td>
<td></td>
<td>Already in print.</td>
</tr>
</tbody>
</table>

Reading Room, Legislative Assembly,
Sydney, 23rd August, 1906

JOHN MCBRANE,
Chairman.
### REPORT FROM PRINTING COMMITTEE.

The Printing Committee of the Legislative Assembly, appointed under the Sessional Order of 10th July, 1906, Votes No. 7, Entry 9, have agreed to report to your Honorable House in relation to the Papers referred to them since their Report No. 7, dated 23rd August, 1906, as follows:

<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom Moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommended by the Committee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amended Regulation</td>
<td>No. 213, under the Crown Lands Acts</td>
<td>Mr. Ashton</td>
<td>28 August</td>
<td>Not to be printed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amended Regulations</td>
<td>No. 49, 76, 78, 148, 161, 213, 227, and 109a, and amended Form No. 366, under the Crown Lands Amendment Act of 1905.</td>
<td>Mr. Ashton</td>
<td>28 August</td>
<td>Not to be printed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Additional Regulations</td>
<td>under the Water Rights Act, 1902.</td>
<td>Mr. Lee</td>
<td>28 August</td>
<td>Not to be printed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>By-laws</td>
<td>of the Borough of Hillgrove, under the Nuisances Prevention Act, 1897, and By-laws of the Borough of Waterloo.</td>
<td>Mr. Hogue</td>
<td>28 August</td>
<td>Not to be printed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>of the Aborigines Protection Board for the year 1905</td>
<td>Mr. Wade</td>
<td>29 August</td>
<td>To be printed</td>
<td>With Appendices</td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>of the Stock Branch of the Department of Mines and Agriculture for the year 1905.</td>
<td>Mr. Moore</td>
<td>28 August</td>
<td>To be printed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>of the Public Service Board for the year 1905.</td>
<td>Mr. O'Connor</td>
<td>29 August</td>
<td>To be printed</td>
<td>Already in print</td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>of the Department of Labour and Industry on the working of the Factories and Shops Act, Early Closing Acts, Shearers’ Accommodation Act, &amp;c., &amp;c., during the year 1905.</td>
<td>Mr. Lee</td>
<td>30 August</td>
<td>Not to be printed</td>
<td>Already in print</td>
<td></td>
</tr>
<tr>
<td>Notification</td>
<td>of resumption of land under the Public Works Act, 1900, for establishing a Public Park at Parsley Bay.</td>
<td>Mr. Ashton</td>
<td>29 August</td>
<td>Not to be printed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>By-laws</td>
<td>of the Municipal District of Bourke, under the Country Towns Water and Beverage Acts 1890-1905</td>
<td>Mr. Lee</td>
<td>30 August</td>
<td>Not to be printed</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

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Reading Room, Legislative Assembly, Sydney, 30th August, 1906.

JOHN McFARLANE,
Chairman.
### Report from Printing Committee

The Printing Committee of the Legislative Assembly, appointed under the Sessional Order of 10th July, 1906, Votes No. 7, Entry 9, have agreed to report to your Honorable House in relation to the Papers referred to them since their Report No. 8, dated 30th August, 1906, as follows:

<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom Moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommended by the Committee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Notification</td>
<td>of resumption of land under the Public Works Act, 1900, for the construction of a Deepwater Harbour at Port Kembla.</td>
<td>Mr. Lee</td>
<td>Mr. Lee</td>
<td>4 September</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>By-laws</td>
<td>of the Municipal District of Licences, under the Country Towns Water and Sewerage Act of 1885 and the Country Towns Water and Sewerage Act Extension Act of 1887.</td>
<td>Mr. Lee</td>
<td>Mr. Lee</td>
<td>4 September</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>of the Proceedings of the Conference between Commonwealth and State Electoral Officers, held in Melbourne, April, 1896.</td>
<td>Mr. Carruthers</td>
<td>Mr. Carruthers</td>
<td>4 September</td>
<td>To be printed. Already in print.</td>
<td></td>
</tr>
<tr>
<td>Notification</td>
<td>of resumption of land, under the Public Works Act, 1900, for the extension of Railway Siding Accommodation at Balook Island, Newcastle.</td>
<td>Mr. Lee</td>
<td>Mr. Lee</td>
<td>4 September</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Amended Regulations</td>
<td>Nos. 157, 158, 201, 202, and 509, Additional Regulations Nos. 157, 158, 159, and 509, Amended Forms Nos. 65 and 66, and Additional Form No. 65, under the Crown Lands Act.</td>
<td>Mr. Ashton</td>
<td>Mr. Ashton</td>
<td>5 September</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Abstract</td>
<td>of Crown Lands reserved from Sale for the Preservation of Water Supply or other Public Purposes, under the Crown Lands Act of 1884.</td>
<td>Mr. Ashton</td>
<td>Mr. Ashton</td>
<td>5 September</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Abstract</td>
<td>of Alterations or Cancellations of Designs of Cities, Towns, and Villages, under the Crown Lands Act of 1884.</td>
<td>Mr. Ashton</td>
<td>Mr. Ashton</td>
<td>5 September</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Return</td>
<td>of the Fire Brigades Board, Sydney, for the year 1905.</td>
<td>Mr. Hogue</td>
<td>Mr. Hogue</td>
<td>5 September</td>
<td>To be printed. Already in print.</td>
<td></td>
</tr>
<tr>
<td>Return</td>
<td>of Return to an Order—&quot;Division of the Shire of Stroud into Ridings&quot;</td>
<td>Mr. J. H. Young</td>
<td>Mr. Lee</td>
<td>6 September</td>
<td>Not to be printed.</td>
<td>Postponed for further consideration.</td>
</tr>
<tr>
<td>Additional Regulation</td>
<td>under the Water Rights Act, 1902.</td>
<td>Mr. Lee</td>
<td>Mr. Lee</td>
<td>6 September</td>
<td>Not to be printed.</td>
<td></td>
</tr>
</tbody>
</table>

*Reading Room, Legislative Assembly, Sydney, 9th September, 1906.*

John McFarlane, Chairman.
THE PRINTING COMMITTEE of the Legislative Assembly, appointed under the Sessional Order of 10th July, 1906, Vote No. 7, Entry 9, have agreed to report to your Honorable House in relation to the Papers referred to them since their Report No. 9, dated 6th September, 1906, as follows:

<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom Moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommended by the Committee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Return</td>
<td>of Applications for Exchange of Lands made since the passing of the Crown Lands Act of 1896.</td>
<td>Mr. Ashton</td>
<td>6 September</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amended Regulation</td>
<td>No. 76, under the Water and Drainage Act, 1902</td>
<td>Mr. McGarry</td>
<td>11 September</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Return to an Order</td>
<td>&quot;Levies on Police Force for Gratuities, &amp;c., to Political Agents&quot; setting forth the mode in which it is proposed to deal with the dedication of certain Lands, under the Crown Lands Acts of 1884 and 1886, and the Public Trusts Act, 1887.</td>
<td>Mr. Hogue</td>
<td>11 September</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gazetted Notices</td>
<td>of Crown Lands intended to be dedicated to Public Purposes, under the Crown Lands Act of 1884.</td>
<td>Mr. Ashton</td>
<td>12 September</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Abstract</td>
<td>regarding Researches on Australian Venomous by Dr. Frank Tidswell, Principal Assistant Medical Officer of the Government, and Micro-Biologist to the Board of Health.</td>
<td>Mr. Hogue</td>
<td>12 September</td>
<td>To be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulations</td>
<td>Nos. 202 and 203, under the Sydney Harbour Trust Act, 1900 respecting the promotion of Mr. Henry Gordon, Clerk in the Agent-General's Office, London.</td>
<td>Mr. Dick</td>
<td>12 September</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulations</td>
<td>from the Secretary of State for the Colonies respecting an Order of the King-in-Council of the 11th May, 1906, for giving effect to the Treaty between the United Kingdom and the Republic of Nicaragua.</td>
<td>Mr. Dick</td>
<td>12 September</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulations</td>
<td>No. 366, under the Crown Lands Amendment Act, 1905 respecting the application of Mr. E. H. Stoney, Clerk, Ministerial Office, Department of the Attorney-General and of Justice, for an extension of leave on account of ill-health.</td>
<td>Mr. Wade</td>
<td>13 September</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Minute</td>
<td>respecting leave of absence to Mr. T. B. McNevin, Stipendiary Magistrate, Parramatta.</td>
<td>Mr. Wade</td>
<td>13 September</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Reading Room, Legislative Assembly, Sydney, 19th September, 1906.

THOMAS HENLEY, Chairman pro tem.
**REPORT FROM PRINTING COMMITTEE.**

THE PRINTING COMMITTEE of the Legislative Assembly, appointed under the Sessional Order of 10th July, 1906, Votes No. 7, Entry 9, have agreed to report to your Honorable House in relation to the Papers referred to them since their Report No. 10, dated 13th September, 1906, as follows:

<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom Moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommended by the Committee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>By-laws of the Municipal District of Nowra, under the Public Health Act, 1902.</td>
<td>of the Board of Fisheries for New South Wales for the year 1905</td>
<td>Mr. Hogue</td>
<td>Mr. Hogue</td>
<td>18 September</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Report of the Board of Fisheries for New South Wales for the year 1905</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>General Rules of Courts of Review, under the District Courts (Amendment) Act, 1905.</td>
<td></td>
<td>Mr. Wade</td>
<td>Mr. Wade</td>
<td>19 September</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Regulations Nos. 204 and 205, under the Sydney Harbour Trust Act, 1900.</td>
<td></td>
<td>Mr. Ashton</td>
<td>Mr. Ashton</td>
<td>19 September</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Report of the Department of Lands for the year ended 30th June, 1906.</td>
<td></td>
<td>Mr. Ashton</td>
<td>Mr. Ashton</td>
<td>19 September</td>
<td>To be printed.</td>
<td></td>
</tr>
<tr>
<td>Joint Report by Messrs. J. H. Maiden, Government Botanist; F. B. Guthrie, Chemist, Department of Mines and Agriculture, and T. E. Burrows, Assistant Engineer, Department of Public Works, concerning the Growth of Water Hyacinth in New South Wales, together with Appendices.</td>
<td></td>
<td>Mr. Lee</td>
<td>Mr. Lee</td>
<td>20 September</td>
<td>To be printed.</td>
<td></td>
</tr>
</tbody>
</table>

*Reading Room, Legislative Assembly, Sydney, 20th September, 1906.*

JOHN L. FEGAN,
Chairman pro tem.
<table>
<thead>
<tr>
<th>Description of Paper.</th>
<th>Subject of Paper.</th>
<th>By whom Moved for.</th>
<th>By whom laid upon Table.</th>
<th>When laid upon Table.</th>
<th>Recommended by the Committee.</th>
<th>Remarks.</th>
</tr>
</thead>
<tbody>
<tr>
<td>By-laws of the Borough of Albury, under the Municipalities Act, 1897, and the Nuisances Prevention Act, 1897.</td>
<td></td>
<td>Mr. Lee</td>
<td>25 September</td>
<td>1906.</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>By-law of the Borough of Balmain and of Municipal District of St. Peters, under the Municipalities Act, 1897; and By-laws of the Borough of Willoughby, under the Public Health Act, 1900, and the Public Health (Night-soil Removal) Act, 1902.</td>
<td></td>
<td>Mr. Lee</td>
<td>25 September</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Statements of Revenue and Expenditure in connection with the Water Supply and Sewerage Services under the control of the Metropolitan Board of Water Supply, and Sewerage, for the financial year ended 30th June, 1906.</td>
<td></td>
<td>Mr. Lee</td>
<td>25 September</td>
<td>To be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>By-laws regulating Water Supply, of the Municipal District of Cootamundra, under the Country Towns Water and Sewerage Acts, 1899-1903.</td>
<td></td>
<td>Mr. Lee</td>
<td>25 September</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Correspondence between the Director of the Intelligence Department and the Reverend R. Newbury Toms with regard to obtaining settlers for New South Wales from the United States of America.</td>
<td></td>
<td>Mr. Dick</td>
<td>25 September</td>
<td>To be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulations Nos. 206 and 207, under the Sydney Harbour Trust Act, 1900.</td>
<td></td>
<td>Mr. Briner</td>
<td>25 September</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Abstracts of Crown Lands reserved from sale for the preservation of Water Supply or other Public Purposes, under the Crown Lands Act of 1884.</td>
<td></td>
<td>Mr. Ashton</td>
<td>25 September</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Abstracts of Crown Lands intended to be dedicated to Public Purposes, under the Crown Lands Act of 1884.</td>
<td></td>
<td>Mr. Ashton</td>
<td>25 September</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gazette Notices setting forth the mode in which it is proposed to deal with the dedication of certain Lands, under the Crown Lands Acts of 1884 and 1885, and the Public Trusts Act, 1897.</td>
<td></td>
<td>Mr. Ashton</td>
<td>25 September</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amended and Additional Regulations under the Public Service Act, 1902.</td>
<td></td>
<td>Mr. Wade</td>
<td>25 September</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Return to an Order &quot;Application of Joseph Hodges for Renewal of Lease at Stockton of intention to declare that Additional Conditional Purchase, No. 61/84, District of Inverell, Parish of Bukkulla, County of Arrawatta, applied for by Arthur Rhodes, now in the name of William Thomas Moffitt; and Conditional Lease, No. 9071/0, District of Inverell, Parish of Bukkulla, County of Arrawatta, applied for by William Thomas Moffitt, shall cease to be voidable.</td>
<td></td>
<td>Mr. Fegan</td>
<td>27 September</td>
<td>To be printed.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Reading Room, Legislative Assembly, Sydney, 27th September, 1906.

JOHN L. FEGAN, Chairman pro tem.
The Printing Committee of the Legislative Assembly, appointed under the Sessional Order of 10th July, 1906, Votes No. 7, Entry 9, have agreed to report to your Honorable House in relation to the papers referred to them since their Report No. 12, dated 27th September, 1906, as follows:

<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommended by the Committee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Schedule...</td>
<td>to the Estimates for 1906-7</td>
<td></td>
<td>Mr. Dick</td>
<td>2 October</td>
<td>To be printed</td>
<td>Already in print.</td>
</tr>
<tr>
<td>Further Report...</td>
<td>of the Railway Commissioners on the proposed North Coast Railway from Maitland to South Grafton.</td>
<td></td>
<td>Mr. Lee</td>
<td>3 October</td>
<td>To be printed</td>
<td></td>
</tr>
<tr>
<td>Return...</td>
<td>of Leases granted under the provisions of Section 18 of the Crown Lands Act Amendment Act, 1903.</td>
<td></td>
<td>Mr. Ashton</td>
<td>3 October</td>
<td>Not to be printed</td>
<td></td>
</tr>
</tbody>
</table>

Reading Room, Legislative Assembly, Sydney, 4th October, 1906.

John McFarlane, Chairman.
The Printing Committee of the Legislative Assembly, appointed under the Sessional Order of 10th July, 1906, Votes No. 7, Entry 9, have agreed to report to your Honorable House in relation to the Papers referred to them since their Report No. 13, dated 4th October, 1906, as follows:

<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom Moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommended by the Committee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amended Regulations...</td>
<td>Nos. 42 and 43, and forms Nos. 10 and 12, under the Pastures Protection Act, 1902.</td>
<td>Mr. Moore</td>
<td>9 October</td>
<td>1906.</td>
<td></td>
<td>Not to be printed.</td>
</tr>
<tr>
<td>Report</td>
<td>of the Minister of Public Instruction for the year 1906</td>
<td>Mr. O'Connor</td>
<td>9 October</td>
<td>To be printed.</td>
<td></td>
<td>Already in print.</td>
</tr>
<tr>
<td>Report</td>
<td>from Parliamentary Standing Committee on Public Works, together with Minutes of Evidence, relating to the proposed Railway from Mudgul to Dunedoo, via Canadian Lead.</td>
<td>Mr. John Hurley</td>
<td>9 October</td>
<td>To be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Notification</td>
<td>of resumption of land, under the Public Works Act, 1906, for the construction of Sewerage Works for the town of Parramatta.</td>
<td>Mr. Lee</td>
<td>10 October</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Abstract</td>
<td>of Crown Lands reserved from sale for the preservation of Water Supply or other Public Purposes, under the Crown Lands Act of 1894.</td>
<td>Mr. Moore</td>
<td>10 October</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Abstract</td>
<td>of Sites for Cities, Towns, and Villages, under the Crown Lands Act of 1894.</td>
<td>Mr. Moore</td>
<td>10 October</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gazette Notices</td>
<td>setting forth the mode in which it is proposed to deal with the dedication of certain Lands, under the Crown Lands Acts of 1884 and 1886, and the Public Trusts Act, 1877.</td>
<td>Mr. Moore</td>
<td>10 October</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>of the Director of Labour, State Labour Bureau of New South Wales, for the year ended 30th June, 1906, together with Appendix.</td>
<td>Mr. Lee</td>
<td>11 October</td>
<td>To be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Notification</td>
<td>of cancellation of Regulation No. 8, and Form No. 8, under the Closer Settlement Act, 1904.</td>
<td>Mr. Moore</td>
<td>11 October</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Reading Room, Legislative Assembly, Sydney, 11th October, 1906.

John McFarlane, Chairman.
1906.

**LEGISLATIVE ASSEMBLY.**

**NEW SOUTH WALES.**

No. 15.

**REPORT FROM PRINTING COMMITTEE.**

The Printing Committee of the Legislative Assembly, appointed under the Sessional Order of 10th July, 1906, Votes No. 7, Entry 9, have agreed to report to your Honorable House in relation to the Papers referred to them since their Report No. 14, dated 11th October, 1906, as follows:

<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom Moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommended by the Committee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Notification ..........</td>
<td>of resumption of land, under the Public Works Act, 1900, for the construction of Trucking Yards, in connection with the Manilla to Berraba Railway.</td>
<td>Mr. Lee</td>
<td>16 October</td>
<td>1906</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Notification ..........</td>
<td>of resumption of land, under the Public Works Act, 1900, for the construction of the Murrembidgee Northern Irrigation.</td>
<td>Mr. Lee</td>
<td>16 October</td>
<td>1906</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Statement .............</td>
<td>regarding use of certain Electric Radiators in Public Offices</td>
<td>Mr. Lee</td>
<td>16 October</td>
<td>1906</td>
<td>To be printed.</td>
<td></td>
</tr>
<tr>
<td>By-law ...............</td>
<td>of the Borough of Petersham</td>
<td>Mr. Lee</td>
<td>16 October</td>
<td>1906</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>By-law ...............</td>
<td>of the National Park Trust, from 1st July, 1904, to 30th June, 1906</td>
<td>Mr. Hargreaves</td>
<td>17 October</td>
<td>1906</td>
<td>To be printed.</td>
<td></td>
</tr>
<tr>
<td>By-laws ..............</td>
<td>regulating water supply of the Municipal District of Casino, under the Country Towns Water and Sewerage Acts, 1889-1900.</td>
<td>Mr. Lee</td>
<td>18 October</td>
<td>1906</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>By-laws ..............</td>
<td>of the Trustees of the Florida Bore Water Trust, under the Water and Drainage Act, 1902.</td>
<td>Mr. Lee</td>
<td>18 October</td>
<td>1906</td>
<td>Not to be printed.</td>
<td></td>
</tr>
</tbody>
</table>

*Reading Room, Legislative Assembly, Sydney, 18th October, 1906.*

JOHN McFARLANE,
Chairman.
<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom Moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommended by the Committee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Abstract</td>
<td>of Crown Lands intended to be dedicated to Public Purposes, under the Crown Lands Act of 1884.</td>
<td>Mr. Ashton</td>
<td>24 October</td>
<td>No. 5.</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Amended By-law</td>
<td>of the University of Sydney</td>
<td>Mr. O'Conor</td>
<td>24 October</td>
<td>No. 5.</td>
<td>To be printed</td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>of the Trustees of the Australian Museum for the year ended 30th June, 1906.</td>
<td>Mr. O'Conor</td>
<td>24 October</td>
<td>No. 5.</td>
<td>To be printed</td>
<td></td>
</tr>
<tr>
<td>Regulations</td>
<td>under the Parliamentary Electorates and Elections Act, 1902</td>
<td>Mr. Hogue</td>
<td>30 October</td>
<td>No. 5.</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>By-law</td>
<td>of the Borough of Parramatta</td>
<td>Mr. Hogue</td>
<td>30 October</td>
<td>No. 5.</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Return to an Order</td>
<td>&quot;Police Force&quot;</td>
<td>Mr. Dacey</td>
<td>30 October</td>
<td>No. 5.</td>
<td>To be printed</td>
<td></td>
</tr>
<tr>
<td>Amended Regulation</td>
<td>No. 50, under the Pastures Protection Act, 1902</td>
<td>Mr. Ashton</td>
<td>30 October</td>
<td>No. 5.</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Sale</td>
<td>of the Supreme Court—Probate Jurisdiction</td>
<td>Mr. Wade</td>
<td>31 October</td>
<td>No. 5.</td>
<td>To be printed</td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>of the Nautical School-ship &quot;Sobraon&quot; for the year ended 30th April, 1906.</td>
<td>Mr. O'Conor</td>
<td>31 October</td>
<td>No. 5.</td>
<td>To be printed</td>
<td></td>
</tr>
<tr>
<td>Abstract</td>
<td>of Crown Lands reserved from sale for the preservation of Water Supply or other Public Purposes, under the Crown Lands Act of 1884.</td>
<td>Mr. Ashton</td>
<td>31 October</td>
<td>No. 5.</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Abstract</td>
<td>of Sites for Cities, Towns, and Villages, under the Crown Lands Act of 1884.</td>
<td>Mr. Ashton</td>
<td>31 October</td>
<td>No. 5.</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Abstract</td>
<td>of Alternations of Designs of Cities, Towns, and Villages, under the Crown Lands Act of 1884.</td>
<td>Mr. Ashton</td>
<td>31 October</td>
<td>No. 5.</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Gazette Notices</td>
<td>setting forth the mode in which it is proposed to deal with the dedication of certain Lands, under the Crown Lands Acts of 1884 and 1889, and the Public Trusts Act, 1897.</td>
<td>Mr. Ashton</td>
<td>31 October</td>
<td>No. 5.</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>from Parliamentary Standing Committee on Public Works, together with Minutes of Evidence, Photograph, and Plans, relating to the proposed Barron Jack Storage Reservoir and Northern Murrumbidgee Irrigation Scheme.</td>
<td>Mr. John Hurley</td>
<td>1 November</td>
<td>No. 5.</td>
<td>To be printed</td>
<td>Already in print.</td>
</tr>
</tbody>
</table>

Reading Room, Legislative Assembly, Sydney, 1st November, 1906.

JOHN McFARLANE, Chairman,
<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom Moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommended by the Committee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Report</td>
<td>&quot;Police Force&quot;.</td>
<td>Mr. Dacey</td>
<td>Mr. Hogue</td>
<td>30 October</td>
<td>1906.</td>
<td>postpone for further consideration.</td>
</tr>
<tr>
<td>Return to an Order</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>of the Hunter District Water Supply and Sewerage Board for the year ended 30th June, 1906.</td>
<td>Mr. Dacey</td>
<td>Mr. Lee</td>
<td>7 November</td>
<td>To be printed</td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>of the Sydney Harbour Trust Commissioners for the year ended 30th June, 1906.</td>
<td>Mr. Dacey</td>
<td>Mr. Lee</td>
<td>7 November</td>
<td>To be printed</td>
<td></td>
</tr>
<tr>
<td>Amended Regulation</td>
<td>No. 35, under the Crown Lands Acts</td>
<td>Mr. Dacey</td>
<td>Mr. Ashton</td>
<td>7 November</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Gazette Notices</td>
<td>setting forth the mode in which it is proposed to deal with the dedication of certain lands, under the Crown Lands Acts of 1894 and 1889.</td>
<td>Mr. Dacey</td>
<td>Mr. Ashton</td>
<td>7 November</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Minute</td>
<td>respecting special promotion of Mr. A. K. A. Hall to position of Conditional Purchase Inspector, Department of Lands.</td>
<td>Mr. Dacey</td>
<td>Mr. Ashton</td>
<td>8 November</td>
<td>Not to be printed.</td>
<td></td>
</tr>
</tbody>
</table>

Reading Room, Legislative Assembly, Sydney, 8th November, 1906.

JOHN McFARLANE, Chairman.
1906.

**LEGISLATIVE ASSEMBLY.**

**NEW SOUTH WALES.**

No. 18.

**REPORT FROM PRINTING COMMITTEE.**

The Printing Committee of the Legislative Assembly, appointed under the Sessional Order of 10th July, 1906, Votes No. 7, Entry 9, have agreed to report to your Honorable House in relation to the Papers referred to them since their Report No. 17, dated 8th November, 1906, as follows:

<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom Moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommended by the Committee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Return to an Order</td>
<td>&quot;Police Force&quot;</td>
<td>Mr. Dacey</td>
<td>Mr. Hogue</td>
<td>30 October</td>
<td>To be printed</td>
<td></td>
</tr>
<tr>
<td>By-laws</td>
<td>regulating Water Supply and Sewerage of the Municipal District of Sydney, 1886-1905.</td>
<td>Mr. Lee</td>
<td>Mr. Hogue</td>
<td>13 November</td>
<td>To be printed</td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>of the Metropolitan Board of Water Supply and Sewerage, for year ended 30th June, 1905; together with Plans, &amp;c.</td>
<td>Mr. Lee</td>
<td>Mr. Hogue</td>
<td>13 November</td>
<td>To be printed</td>
<td></td>
</tr>
<tr>
<td>By-laws</td>
<td>of the Municipalities of Granville, Katoomba, Plattsburg, Alexandria, Botany, Campsie, and Moss Vale.</td>
<td>Mr. Lee</td>
<td>Mr. Hogue</td>
<td>13 November</td>
<td>To be printed</td>
<td></td>
</tr>
<tr>
<td>General Rule</td>
<td>55 of Section 55 of the Mines Inspection Act, 1901.</td>
<td>Mr. Moore</td>
<td>Mr. Hogue</td>
<td>13 November</td>
<td>Not to be printed</td>
<td></td>
</tr>
<tr>
<td>Return</td>
<td>respecting the bad debts and collections of the Sydney Harbour Trust for the period 11th February, 1901, to 30th June, 1906.</td>
<td>Mr. Carruthers</td>
<td>Mr. Hogue</td>
<td>14 November</td>
<td>Not to be printed</td>
<td></td>
</tr>
<tr>
<td>Notification</td>
<td>of appropriation and resumption of land, at Wickham, under the Public Works Act, 1906, for the extension of Railway Sidings and Accommodation at Bullock Island.</td>
<td>Mr. Carruthers</td>
<td>Mr. Hogue</td>
<td>14 November</td>
<td>Not to be printed</td>
<td></td>
</tr>
<tr>
<td>Gazete Notices</td>
<td>setting forth the mode in which it is proposed to deal with the dedication of certain lands, under the Crown Lands Act of 1884.</td>
<td>Mr. Ashton</td>
<td>Mr. Hogue</td>
<td>14 November</td>
<td>Not to be printed</td>
<td></td>
</tr>
<tr>
<td>Abstract</td>
<td>of Crown Lands intended to be dedicated to Public Purposes, under the Crown Lands Act of 1884.</td>
<td>Mr. Ashton</td>
<td>Mr. Hogue</td>
<td>14 November</td>
<td>Not to be printed</td>
<td></td>
</tr>
<tr>
<td>Notification</td>
<td>of resumption of land, under the Public Works Act, 1906, in connection with the Supply of Water to the Town of Windsor.</td>
<td>Mr. Lee</td>
<td>Mr. Hogue</td>
<td>14 November</td>
<td>Not to be printed</td>
<td></td>
</tr>
<tr>
<td>Notification</td>
<td>of resumption of land, under the Public Works Act, 1900, for the construction of an Overhead Bridge at Wahroonga.</td>
<td>Mr. Lee</td>
<td>Mr. Hogue</td>
<td>14 November</td>
<td>Not to be printed</td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>from Parliamentary Standing Committee on Public Works, together with Minutes of Evidence, relating to the proposed Scheme of Sewerage for the Illawarra Suburbs.</td>
<td>Mr. John Hurley</td>
<td>Mr. Hogue</td>
<td>14 November</td>
<td>To be printed. Already in print.</td>
<td></td>
</tr>
</tbody>
</table>

Reading Room, Legislative Assembly,
Sydney, 16th November, 1906.

JOHN McFARLANE,
Chairman.
The Printing Committee of the Legislative Assembly, appointed under the Sessional Order of 10th July, 1906, Votes No. 7, Entry 9, have agreed to report to your Honorable House in relation to the Papers referred to them since their Report No. 18, dated 15th November, 1906, as follows:

<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom Moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Referred by the Committee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Return ..................</td>
<td>respecting area set apart for settlement on Warren Downs, Walgett Land District.</td>
<td>Mr. Ashton</td>
<td>20 November</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Minute ..................</td>
<td>respecting application of Mr. Henry Percival, Relieving Clerk of Petty Sessions, for further leave of absence on account of illness, on full pay.</td>
<td>Mr. Wade</td>
<td>20 November</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Notification ............</td>
<td>of resumption of land, under the Public Works Act, 1900, in connection with the construction of the Tullonoos Bore.</td>
<td>Mr. Lee</td>
<td>20 November</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>By-laws ..................</td>
<td>relating to Water Supply of the Municipal District of Willawong, under the Country Towns Water and Sewerage Acts, 1880-1905.</td>
<td>Mr. Lee</td>
<td>20 November</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report ..................</td>
<td>from Parliamentary Standing Committee on Public Works, together with Minutes of Evidence, relating to the proposed Scheme of Sewerage for the Municipality of Drummooyne.</td>
<td>Mr. John Hurley</td>
<td>20 November</td>
<td>To be printed.</td>
<td>Already in print.</td>
<td></td>
</tr>
<tr>
<td>Regulations ............</td>
<td>under the Sydney Harbour Trust Act, 1890.</td>
<td>Mr. Carruthers</td>
<td>21 November</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulations .............</td>
<td>under the Land and Income Tax Assessment Act of 1895.</td>
<td>Mr. Carruthers</td>
<td>21 November</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Return ..................</td>
<td>of leases granted under the provisions of section 18 of the Crown Lands Act Amendment Act, 1903.</td>
<td>Mr. Ashton</td>
<td>21 November</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Abstract ...............</td>
<td>of Crowns Lands reserved from sale for the preservation of Water Supply or other Public Purposes, under the Crown Lands Act of 1884.</td>
<td>Mr. Ashton</td>
<td>21 November</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Abstract ...............</td>
<td>of Sites for Cities, Towns, and Villages, under the Crown Lands Act of 1884.</td>
<td>Mr. Ashton</td>
<td>21 November</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Abstract ...............</td>
<td>of Alterations of Designs of Cities, Towns, and Villages, under the Crown Lands Act of 1884.</td>
<td>Mr. Ashton</td>
<td>21 November</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gazette Notices ..........</td>
<td>setting forth the mode in which it is proposed to deal with the dedication of certain lands, under the Crown Lands Act of 1884, and the Public Trusts Act, 1897.</td>
<td>Mr. Ashton</td>
<td>21 November</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amended Regulations ........</td>
<td>under the Cattle Slaughtering and Diseased Animals and Meat Act, 1902.</td>
<td>Mr. Lee</td>
<td>21 November</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Amended Regulations ........</td>
<td>under the Public Health Act, 1902.</td>
<td>Mr. Lee</td>
<td>21 November</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
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<tr>
<td>By-law ..................</td>
<td>of the Municipal District of Rockdale.</td>
<td>Mr. Lee</td>
<td>21 November</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report ..................</td>
<td>of the Registrar of Friendly Societies for the year 1905; together with Tables for the years 1904-1905.</td>
<td>Mr. Lee</td>
<td>21 November</td>
<td>To be printed.</td>
<td>Already in print.</td>
<td></td>
</tr>
<tr>
<td>Inquiry ..................</td>
<td>on the question of acquiring Gathaugambai Estate for the purposes of Closer Settlement, under the Closer Settlement Act, 1904.</td>
<td>Mr. Ashton</td>
<td>22 November</td>
<td>To be printed.</td>
<td>Already in print.</td>
<td></td>
</tr>
<tr>
<td>Inquiry ..................</td>
<td>on the question of acquiring Marrar Estate, for the purposes of Closer Settlement, under the Closer Settlement Act, 1904.</td>
<td>Mr. Ashton</td>
<td>22 November</td>
<td>To be printed.</td>
<td>Postponed for further consideration.</td>
<td></td>
</tr>
<tr>
<td>Exhibits, &amp;c ...........</td>
<td>in the Marrar Closer Settlement Case, in numerical order, from 1 to 24.</td>
<td>Mr. Ashton</td>
<td>22 November</td>
<td>To be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Exhibits, &amp;c ...........</td>
<td>in the Gathaugambai Closer Settlement Case.</td>
<td>Mr. Ashton</td>
<td>22 November</td>
<td>To be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Return ..................</td>
<td>respecting collisions which have occurred between vessels and the Glebe Island Bridge.</td>
<td>Mr. Lee</td>
<td>22 November</td>
<td>To be printed.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Reading Room, Legislative Assembly,
Sydney, 22nd November, 1906.

JOHN McFARLANE,
Chairman.
1906.

**LEGISLATIVE ASSEMBLY.**

**NEW SOUTH WALES.**

No. 20.

REPORT FROM PRINTING COMMITTEE.

The Printing Committee of the Legislative Assembly, appointed under the Sessional Order of 10th July, 1906, Votes No. 7, Entry 9, have agreed to report to your Honorable House in relation to the Papers referred to them since their Report No. 19, dated 22nd November, 1906, as follows:

<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom Moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exhibits, &amp;c. .......</td>
<td>in the Gobhagombalin Closer Settlement case.</td>
<td></td>
<td></td>
<td></td>
<td>To be printed.</td>
</tr>
<tr>
<td>Exhibits, &amp;c. ......</td>
<td>in the Marrar Closer Settlement case, in numerical order, from 1 to 24</td>
<td></td>
<td></td>
<td></td>
<td>To be printed.</td>
</tr>
</tbody>
</table>

Reading Room, Legislative Assembly, Sydney, 23rd November, 1906.

JOHN McFARLANE,
Chairman.
**LEGISLATIVE ASSEMBLY.**  
**NEW SOUTH WALES.**  

**No. 21.**

**REPORT FROM PRINTING COMMITTEE.**

The Printing Committee of the Legislative Assembly, appointed under the Sessional Order of 10th July, 1900, Votes No. 7, Entry 9, have agreed to report to your Honorable House in relation to the Papers referred to them since their Report No. 20, dated 23rd November, 1900, as follows:

<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom Moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Referred to Committee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Return to an Order</td>
<td>&quot;Accountants employed in connection with Assessment of Income Tax.&quot;</td>
<td>Mr. Fell</td>
<td>Mr. Carruthers</td>
<td>23 November</td>
<td>1906</td>
<td>To be printed.</td>
</tr>
<tr>
<td>Notification</td>
<td>of resumption of land, under the Public Works Act, 1900, for the improvement of traffic and railway drainage at Wollongong.</td>
<td></td>
<td>Mr. Carruthers</td>
<td>23 November</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Exhibits, &amp;c.</td>
<td>in the Gobbagomblin Closer Settlement case.</td>
<td>Mr. Ashton</td>
<td>22 November</td>
<td>2006</td>
<td>To be printed.</td>
<td>In part.</td>
</tr>
<tr>
<td>Exhibits, &amp;c.</td>
<td>in the Marrar Closer Settlement case, in numerical order, from 1 to 24</td>
<td>Mr. Ashton</td>
<td>22 November</td>
<td>2006</td>
<td>To be printed.</td>
<td>In part.</td>
</tr>
<tr>
<td>Report</td>
<td>of Royal Commission of Inquiry into the administration of the Weights and Measures Office.</td>
<td>Mr. Carruthers</td>
<td>27 November</td>
<td>1906</td>
<td>To be printed.</td>
<td></td>
</tr>
<tr>
<td>Plans</td>
<td>in connection with the David Berry Hospital Bill. (To supplement Papers laid upon the Table and ordered to be printed, 23rd November, 1906.)</td>
<td>Mr. Carruthers</td>
<td>27 November</td>
<td>To be attached to Papers on the same subject already in print.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Return to an Order</td>
<td>&quot;Complaint by S. J. Waite against the Chairman of the Forbes Land Board.&quot;</td>
<td>Mr. Kelly</td>
<td>Mr. Ashton</td>
<td>27 November</td>
<td>To be printed.</td>
<td></td>
</tr>
</tbody>
</table>

*Reading Room, Legislative Assembly, Sydney, 27th November, 1906.*

**JOHN MCFARLANE,**  
Chairman.
<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom Moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommended by the Committee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Statement</td>
<td>of Bank Liabilities and Assets for quarter ended 30th September, 1906.</td>
<td>Mr. Carruthers</td>
<td>28 November</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Statement</td>
<td>of Public Companies' Liabilities and Assets for quarter ended 30th September, 1906</td>
<td>Mr. Carruthers</td>
<td>28 November</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>from Parliamentary Standing Committee on Public Works, together with Minutes of Evidence and Appendix, relating to the proposed Pipe-line, Wallsend to Batai—Newcastle and District Water Supply.</td>
<td>Mr. John Hurley</td>
<td>28 November</td>
<td>To be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gazette Notices</td>
<td>setting forth the mode in which it is proposed to deal with the Dedication of certain Lands, under the Crown Lands Acts of 1884 and 1889.</td>
<td>Mr. Ashton</td>
<td>29 November</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Abstract</td>
<td>of Crown Lands intended to be dedicated to Public Purposes, under the Crown Lands Act of 1884.</td>
<td>Mr. Ashton</td>
<td>29 November</td>
<td>Not to be printed.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Reading Room, Legislative Assembly, Sydney, 29th November, 1906.
<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom Moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommended by the Committee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Return to an Order</td>
<td>&quot;Establishment of a Polling-place, Yass Electorate&quot;</td>
<td>Mr. Nielsen</td>
<td>Mr. Hogue</td>
<td>20 November, 1906</td>
<td>Not to be printed</td>
<td></td>
</tr>
<tr>
<td>Proclamation</td>
<td>under the Navigation Act, 1901, modifying certain of the Regulations contained in the Seventh Schedule of the Act</td>
<td>Mr. McGowen</td>
<td>Mr. Carruthers</td>
<td>4 December, 1906</td>
<td>Not to be printed</td>
<td></td>
</tr>
<tr>
<td>Return to an Order</td>
<td>&quot;Immigration.&quot;</td>
<td>Mr. Lee</td>
<td>Mr. Lee</td>
<td>5 December, 1906</td>
<td>To be printed</td>
<td></td>
</tr>
<tr>
<td>Regulation</td>
<td>under the Fisheries Act, 1902</td>
<td>Mr. Lee</td>
<td>Mr. Lee</td>
<td>5 December, 1906</td>
<td>To be printed</td>
<td></td>
</tr>
<tr>
<td>Copy of Conditions</td>
<td>upon which Designs were invited for a Bridge across Darling Harbour, from foot of Market-street to Union-street, Pyrmont</td>
<td>Mr. Ashton</td>
<td>Mr. Ashton</td>
<td>5 December, 1906</td>
<td>Not to be printed</td>
<td></td>
</tr>
<tr>
<td>Copy of Conditions</td>
<td>upon which Tenders were invited for a Bridge connecting Sydney with North Sydney, in 1900</td>
<td>Mr. Lee</td>
<td>Mr. Lee</td>
<td>5 December, 1906</td>
<td>To be printed</td>
<td></td>
</tr>
<tr>
<td>Gazette Notices</td>
<td>setting forth the mode in which it is proposed to deal with the dedication of certain lands under the Crown Lands Act of 1884</td>
<td>Mr. Lee</td>
<td>Mr. Lee</td>
<td>5 December, 1906</td>
<td>Not to be printed</td>
<td></td>
</tr>
<tr>
<td>Correspondence</td>
<td>from Chairman and Secretary of the Broken Hill Water Supply (Limited) to the Premier of New South Wales and the Mayor of Broken Hill in connection with the Broken Hill and Umbarumberka Water Supply Bill</td>
<td>Mr. Lee</td>
<td>Mr. Lee</td>
<td>6 December, a.m.</td>
<td>To be printed</td>
<td></td>
</tr>
</tbody>
</table>

Reading Room, Legislative Assembly, Sydney, 6th December, 1906.

JOHN McFARLANE,
Chairman.
**REPORT FROM PRINTING COMMITTEE.**

The Printing Committee of the Legislative Assembly, appointed under the Sessional Order of 10th July, 1906, Votes No. 7, Entry 9, have agreed to report to your Honorable House in relation to the Papers referred to them since their Report No. 23, dated 6th December, 1906, as follows:

<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom Moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommended by the Committee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Report</td>
<td>from Parliamentary Standing Committee on Public Works, together with Minutes of Evidence, relating to the proposed Timber Wharf and Sheds, Newcastle.</td>
<td></td>
<td>Mr. John Hurley</td>
<td>7 December</td>
<td>1906</td>
<td>To be printed</td>
</tr>
<tr>
<td>Regulations</td>
<td>under the Public Service Act, 1902</td>
<td></td>
<td>Mr. Wade</td>
<td>11 December</td>
<td>Not to be printed</td>
<td>Already in print.</td>
</tr>
<tr>
<td>List</td>
<td>Public Service for the year 1900</td>
<td></td>
<td>Mr. Wade</td>
<td>11 December</td>
<td>To be printed</td>
<td></td>
</tr>
<tr>
<td>Notification</td>
<td>of resumption of land, under the Public Works Act, 1900, in connection with the supply of water to the town of Milparinka, of resumption of land, under the Public Works Act, 1900, in connection with the Sewerage of the City of Sydney and Suburbs.</td>
<td></td>
<td>Mr. Lee</td>
<td>11 December</td>
<td>Not to be printed</td>
<td></td>
</tr>
<tr>
<td>Notification</td>
<td></td>
<td></td>
<td>Mr. Lee</td>
<td>11 December</td>
<td>To be printed</td>
<td>Already in print.</td>
</tr>
<tr>
<td>Return to an Order</td>
<td>&quot;Claims of Harry K. Carpenter, late of the Public Service&quot; No. 208 and 209, under the Sydney Harbour Trust Act, 1900 into the matters of Stores, Stationery, &amp;c., concerning the Department of Public Instruction.</td>
<td></td>
<td>Mr. Fell</td>
<td>11 December</td>
<td>To be printed</td>
<td></td>
</tr>
<tr>
<td>Regulations</td>
<td>of the Committee appointed by the Public Service Board to inquire into the matters of Stores, Stationery, &amp;c., concerning the Department of Public Instruction.</td>
<td></td>
<td>Mr. Carruthers</td>
<td>11 December</td>
<td>Not to be printed</td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>&quot;Promotions in the Police Force&quot;</td>
<td></td>
<td>Mr. Carruthers</td>
<td>11 December</td>
<td>To be printed</td>
<td></td>
</tr>
<tr>
<td>Return to an Order</td>
<td></td>
<td></td>
<td>Mr. Kelly</td>
<td>11 December</td>
<td>To be printed</td>
<td></td>
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<tr>
<td>Description of Paper</td>
<td>Subject of Paper</td>
<td>By whom Moved for</td>
<td>By whom laid upon Table</td>
<td>When laid upon Table</td>
<td>Recommended by the Committee</td>
<td>Remarks</td>
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<tr>
<td>Notice</td>
<td>Notice of intention to declare that Conditional Lease No. 35,874, of 40 acres,</td>
<td></td>
<td>Mr. Ashton</td>
<td>11 December</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>portion 218, parish of Congi, county of Inglis, Land District of Armidale,</td>
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<td></td>
<td>applied for by Thomas Marshall, junior, shall cease to be voidable.</td>
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<tr>
<td>Abstract</td>
<td>Abstract of Crown Lands reserved from sale for the preservation of Water Supply</td>
<td></td>
<td>Mr. Ashton</td>
<td>12 December</td>
<td>Not to be printed.</td>
<td></td>
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<tr>
<td></td>
<td>or other Public Purposes, under the Crown Lands Act of 1884.</td>
<td></td>
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<tr>
<td>Abstract</td>
<td>Abstract of Sites for Cities, Towns, and Villages, under the Crown Lands Act of</td>
<td></td>
<td>Mr. Ashton</td>
<td>12 December</td>
<td>Not to be printed.</td>
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<td></td>
<td>1884.</td>
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<tr>
<td>Abstract</td>
<td>Abstract of Alterations and Cancellations of Designs of Cities, Towns, and</td>
<td></td>
<td>Mr. Ashton</td>
<td>12 December</td>
<td>Not to be printed.</td>
<td></td>
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<tr>
<td></td>
<td>Villages, under the Crown Lands Act of 1884.</td>
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<tr>
<td>Notice</td>
<td>Notice setting forth the mode in which it is proposed to deal with the</td>
<td></td>
<td>Mr. Ashton</td>
<td>12 December</td>
<td>To be printed.</td>
<td>Already in print.</td>
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<tr>
<td></td>
<td>dedication of certain Lands, under the Crown Lands Act of 1884 and the Public</td>
<td></td>
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<td></td>
<td>Trusts Act, 1887.</td>
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</tr>
<tr>
<td>Return to an Order</td>
<td>Return to an Order &quot;Claims of Harry K. Carpenter, late of the Public Service&quot;</td>
<td>Mr. Fell</td>
<td>Mr. Lee</td>
<td>12 December</td>
<td>To be printed.</td>
<td></td>
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<tr>
<td></td>
<td>from the Committee appointed to investigate and report upon the Capital</td>
<td></td>
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<tr>
<td></td>
<td>Account of the Water Supply and Sewerage under the jurisdiction of the</td>
<td></td>
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<tr>
<td></td>
<td>Metropolitan Water Supply and Sewerage Board; together with Proceedings of the</td>
<td></td>
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<td></td>
<td>Committee and Appendices.</td>
<td></td>
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<tr>
<td>Minute</td>
<td>Minute respecting Pilotage on Vessels clearing with Coal Stiffening to complete</td>
<td></td>
<td>Mr. Carruthers</td>
<td>12 December</td>
<td>To be printed.</td>
<td></td>
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<tr>
<td></td>
<td>loading at Newcastle.</td>
<td></td>
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<td></td>
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</tr>
<tr>
<td>Return to an Order</td>
<td>Return to an Order &quot;Claims of Retired Civil Servants for Superannuation or</td>
<td>Mr. Hollis</td>
<td>Mr. Carruthers</td>
<td>12 December</td>
<td>To be printed.</td>
<td>Already in print.</td>
</tr>
<tr>
<td></td>
<td>Retiring Allowances.</td>
<td></td>
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<tr>
<td>Return to an Order</td>
<td>Return to an Order &quot;Coal used in Government Departments&quot;</td>
<td>Mr. W. W. Young</td>
<td>Mr. Carruthers</td>
<td>13 December</td>
<td>To be printed.</td>
<td></td>
</tr>
<tr>
<td>Notes</td>
<td>Notes of resumption and appropriation of land, under the Public Works Act,</td>
<td></td>
<td>Mr. Carruthers</td>
<td>13 December</td>
<td>Not to be printed.</td>
<td></td>
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<tr>
<td></td>
<td>1900, for the extension of the siding accommodation at Bullock Island.</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Return to an Order</td>
<td>Return to an Order &quot;Complaint by S. J. Waite against the Chairman of the Forbes</td>
<td>Mr. Kelly</td>
<td>Mr. Ashton</td>
<td>13 December</td>
<td>To be printed.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Land Board.&quot;</td>
<td></td>
<td></td>
<td></td>
<td></td>
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</tr>
<tr>
<td>Report</td>
<td>Report of the Forestry Branch, Department of Lands, for the year ended</td>
<td>Mr. Ashton</td>
<td>Mr. Ashton</td>
<td>13 December</td>
<td>To be printed.</td>
<td></td>
</tr>
<tr>
<td></td>
<td>30th June, 1906.</td>
<td></td>
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</tbody>
</table>
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**REPORT FROM PRINTING COMMITTEE.**

The Printing Committee of the Legislative Assembly, appointed under the Sessional Order of 10th July, 1906, Votes No. 7, Entry 9, have agreed to report to your Honorable House in relation to the Papers referred to them since their Report No. 24, dated 13th December, 1906, as follows:

<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom Moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommended by the Committee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Amended Regulations</td>
<td>Nos. 22 and 34, under the Public Instruction Act, 1880</td>
<td>Mr. Dick</td>
<td>14 December</td>
<td>14 December</td>
<td>Not to be printed</td>
<td></td>
</tr>
<tr>
<td>Report</td>
<td>of the Department of Agriculture for the year ended 30th June, 1906.</td>
<td>Mr. Moore</td>
<td>14 December</td>
<td>14 December</td>
<td>To be printed</td>
<td></td>
</tr>
<tr>
<td>Return</td>
<td>respecting the revenue and expenditure of the Fisheries Department for the financial years from 1896-7 to 1905-6.</td>
<td>Mr. Lee</td>
<td>14 December</td>
<td>14 December</td>
<td>To be printed</td>
<td></td>
</tr>
<tr>
<td>By-laws</td>
<td>under the Metropolitan Water and Sewerage Acts, 1880-1889, and the Metropolitan Water (Camden) Act, 1898.</td>
<td>Mr. Lee</td>
<td>14 December</td>
<td>14 December</td>
<td>Not to be printed</td>
<td></td>
</tr>
<tr>
<td>Return</td>
<td>showing the area of land held under Leasehold by the Australian Mortgage Land and Finance Co., Limited; by Messrs. Dalgety &amp; Co., Limited; by Messrs. Goldsborough, Moor &amp; Co., Limited; and by the New Zealand Loan and Mercantile Agency Co., Limited.</td>
<td>Mr. Ashton</td>
<td>14 December</td>
<td>14 December</td>
<td>To be printed</td>
<td></td>
</tr>
<tr>
<td>Additional Regulation</td>
<td>No. 369, under the Crown Lands Acts.</td>
<td>Mr. Ashton</td>
<td>14 December</td>
<td>14 December</td>
<td>Not to be printed</td>
<td></td>
</tr>
</tbody>
</table>

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Reading Room, Legislative Assembly,
Sydney, 14th December, 1906.

JOHN McFARLANE,
Chairman.
### Report from Printing Committee

The Printing Committee of the Legislative Assembly, appointed under the Sessional Order of 10th July, 1906, Votes No. 7, Entry 9, have agreed to report to your Honorable House in relation to the Papers referred to them since their Report No. 25, dated 14th December, 1906, as follows:

<table>
<thead>
<tr>
<th>Description of Paper</th>
<th>Subject of Paper</th>
<th>By whom Moved for</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommended by the Committee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Regulations</td>
<td>Nos. 210 and 211 under the Sydney Harbour Trust Act, 1900.</td>
<td>Mr. Carruthers</td>
<td>15 December</td>
<td>Not to be printed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulations</td>
<td>Nos. 212 and 213 under the Sydney Harbour Trust Act, 1900.</td>
<td>Mr. Carruthers</td>
<td>15 December</td>
<td>Not to be printed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Reports</td>
<td>on the working of the Neglected Children and Juvenile Offenders Act, 1905, and the Infant Protection Act, 1904, from 1st October, 1905, to 1st December, 1906.</td>
<td>Mr. Wade</td>
<td>15 December</td>
<td>To be printed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Minute</td>
<td>respecting the appointment of Mr. William Richard Norton dove as Police Magistrate at Wyalong.</td>
<td>Mr. Ashton</td>
<td>18 December</td>
<td>Not to be printed</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Notification</td>
<td>of Regulations Nos. 104 to 118 inclusive, and Forms Nos. 65 to 70 inclusive, under the Pastures Protection Amendment Act, 1906, and additional Regulations Nos. 49a and 49b; cancellation of Regulations Nos. 49 and 62, and Forms 18 and 31; amendment of Regulations Nos. 6a, 7, 16, 20, 23, 24, 27, 29, 30, 31, 44, 49, 50, and amendment of Forms Nos. 6, 17, 18a, 20, 22, 23, 63, and 64, under the Pasture Protection Act, 1902.</td>
<td>Mr. Carruthers</td>
<td>15 December</td>
<td>Not to be printed</td>
<td></td>
<td></td>
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</tbody>
</table>

THOMAS HENLEY,
Chairman, pro tem.
REPORT OF PROCEEDINGS

OF

CONFERENCE

BETWEEN

COMMONWEALTH AND STATE ELECTORAL OFFICERS.

APRIL, 1906.

Printed under No. 9 Report from Printing Committee, 6 September, 1906.
PROCEEDINGS OF CONFERENCE BETWEEN COMMONWEALTH AND STATE ELECTORAL OFFICERS.

Commonwealth Officers.
Mr. R. C. Oldham (Chief Electoral Officer for the Commonwealth), Chairman.
Mr. J. G. McLaren (N.S.W.).
Mr. J. J. Hunt (Vic.).
Mr. O. H. Schomburgk (S.A.).
Mr. A. Green (W.A.).

State Officers.
Mr. W. McIntyre (N.S.W.).
Mr. H. E. Macdowel (Vic.).
Mr. R. H. Lawson (Qld.).
Mr. G. H. Ayliffe (S.A.).
Mr. P. C. Douglas (Tas.).

Members.

The Conference met in the Senate Committee Room at Parliament House, Melbourne, on the 24th, 25th, 26th, and 27th April, 1906.

An Agenda Paper, as per Appendix (A) hereto, was submitted by the Chairman and discussed.

It was agreed:—

1. "That the harmonising of existing franchise conditions in relation to elections for the Commonwealth House of Representatives and the Houses of Assembly for the respective States, on points not affecting main questions of policy, would materially facilitate the preparation and maintenance of joint rolls, and lead to a very large saving of expenditure throughout Australia, in that it would render it practicable to indicate, on one set of rolls, all necessary distinctions between persons entitled to vote for the Commonwealth and State, or either."

The differences in the franchises, as between the Commonwealth and the several States, are shown in Appendix (B) hereto.

The extent to which uniformity can be secured, being a matter of policy, is necessarily a question for consideration only by the Governments concerned.

The constitution of a joint roll is both practicable and desirable in the interests of administration and economy; but, owing to the very large number of fine distinctions which would be necessary therein, under existing conditions, it would be more profitable to defer the preparation of such a roll until the several Governments have determined how far they may deem it expedient, by means of amending legislation, to obviate the necessity for these distinctions.

2. "That the adoption of a system of delimitation of electoral boundaries under which Commonwealth Electoral Divisions and State Electorates would consist of a combination of units, is necessary in order to permit of a common basis for the preparation of rolls, and that such units should be sufficiently small, in respect of the number of electors enrolled therein, to enable redistribution to be effected from time to time, as required, for either Commonwealth or State, without disturbing the rolls."

In order to achieve the best administrative results, it is desirable that, as far as practicable, Commonwealth and State Electoral Boundaries should be co-terminous, i.e., the State Electorates should be a multiple of the Commonwealth Electoral Divisions.

3. "That, contingent upon the adoption of a joint roll and the consequent employment of only one set of officers upon the work of registration, such officers should be chosen impartially from the Commonwealth and State Public Services, having regard to location and individual suitability."

"Further, that the principle of group registration, which now obtains under the several State electoral systems, affords the only means of achieving satisfactory results, individual registration groups to be sufficiently small to provide electors with all reasonable facilities for enrolment."

An examination of the existing dual system of registration, and of the unequal rates of remuneration paid throughout Australia for this service, disclosed that the adoption of a joint system of registration and the use of a common form of register, together with reasonable uniform rates of payment, would, in addition to avoiding a very great waste of effort, reduce the aggregate cost under this head by considerably more than half.

4. "That forms for the various purposes of registration should be adopted which would be applicable to Commonwealth and State requirements, or either, and that the number of such forms should be reduced to the lowest limit practicable."
5. "That the adoption of a simple and direct method of dealing with objections by extending the powers of the Returning Officer, with proper safeguards, including a system of departmental inspection, and affording persons claiming the Commonwealth and State franchises, or either, an opportunity of appealing to Courts of Summary Jurisdiction against the action of electoral officials in refusing to comply with applications for enrolment, or in removing their names from the roll, could, with advantage, be substituted for the system of Revision Courts wherever at present in existence."

The State Electoral Officer for Queensland dissented.

(The Commonwealth Electoral Acts, 1902–1905, contain provisions of this character.)

6. "That the same set of officials should be employed, as far as practicable, in the conduct of both Commonwealth and State elections, and that for this purpose officers of the Public Service, either of the Commonwealth or of a State, should, if competent, be selected in preference to others, such officers being subject to departmental discipline, and, under the conditions of their employment as Public Servants, expressly forbidden to participate in or, in any way, promote political movements."

7. "That uniformity of polling-places is essential to a successful system of co-operation between the Commonwealth and the States, and that polling-places should be appointed or abolished only upon the joint recommendation of the respective Commonwealth and State Returning Officers for the electorates concerned."

8. "That the selection of the same buildings as polling-booths for both Commonwealth and State elections would materially convenience the electors by avoiding confusion, and would, in addition, tend to reduce the expenditure in connection with internal arrangements and otherwise."

9. "That it is desirable that one set of ballot-boxes, adequate to and designed to meet the requirements of both Commonwealth and State elections, should be utilised in each State."

10. "That it is most desirable that the hours of polling at both Commonwealth and State elections should be identical."

11. "That uniformity in the design of ballot-papers is desirable for the purpose of securing the same method of recording votes at both Commonwealth and State elections, a course which would, by removing misapprehension, materially diminish the number of ineffective votes."

12. "That in the interests of joint administration, the provision of uniform facilities for enabling electors to vote—
   (a) at polling-places, or within subdivisions, other than those for which they are enrolled; and
   (b) for voting by post at Commonwealth and State elections is desirable."

The State Electoral Officer for Victoria dissented from (a).

13. "To suggest, for the consideration of the Governments concerned, the desirableness of providing, as far as practicable, for matters of purely administrative concern to be dealt with by regulation, in order to avoid technical difficulties arising which would preclude the attainment of a common basis of agreement in such matters, except by fresh legislation, involving, perhaps, serious delay."

Conclusion.

The Conference gave careful consideration to the methods to be employed, other than those involving new legislation, in giving effect to its suggestions, but determined, in view of the fact that alterations in existing legislation must have an important bearing upon such methods, and that finality is not now practicable, that anything in the nature of detailed working proposals would be premature.

27th April, 1906.

(Signed) R. C. OLDHAM, Chairman.
APPENDIX A.

CONFERENCE OF COMMONWEALTH AND STATE ELECTORAL OFFICERS.

Subjects for Consideration.

(1) The harmonising of Commonwealth and State franchise conditions in matters of detail, which do not affect questions of policy.

(2) The adoption, as far as practicable (subject to new legislation by the States, if required), of a scheme of delimitation of electoral boundaries within Commonwealth electorates for the purposes of—
   (a) State electorates; and
   (5) Subdivisions of State electorates.

The latter to be sufficiently small to permit of redistribution schemes for both Commonwealth and State purposes being carried out from time to time, without disturbing the lists of electors enrolled on a residential basis.

(3) The adoption of a system of administration which will permit of electoral registration for Commonwealth and State purposes being entrusted to one set of officers chosen from the Commonwealth and State Public Services, and the use of a form of register, and printed roll, which will permit of the necessary distinction being made between persons enrolled to vote for the Commonwealth House of Representatives and the State Houses of Assembly, or either.

(4) The adoption of a simple and direct method of dealing with objections and affording persons claiming the Commonwealth and State franchise, or either, an opportunity of appealing at any time to Courts of Summary Jurisdiction against the action of electoral officials in refusing to comply with applications for enrolment, or in removing their names from the roll.

(5) The adoption of forms of claim for enrolment, transfer from one electorate to another electorate, change from one polling-place or subdivision to another polling-place or subdivision within the same electorate, and correction and alteration which may be used for both Commonwealth and State purposes, or for either.

(6) Uniformity in the appointment of polling-places for Commonwealth and State purposes.

(7) The adoption of a form of ballot-box which will meet the joint requirements of the Commonwealth and the States, having regard to the necessity of providing for the security of Commonwealth ballot-papers whilst in transit to counting centres after the close of the poll.

(8) The appointment of the same set of officials for the purpose of conducting both Commonwealth and State elections on the basis of the employment of Commonwealth and State officers, if competent, in preference to others, and at uniform rates of remuneration if practicable.

(9) The adoption of a design of ballot-paper which will secure uniformity in recording votes at both Commonwealth and State elections.

(10) The selection of the same buildings as polling-booths, with a view of conveniencing electors by avoiding confusion, and in order to reduce expenditure.

(11) The adoption of uniform hours of polling at both Commonwealth and State elections.

(12) The provision of uniform facilities to enable electors to vote—
   (a) at polling-places or within subdivisions other than those for which they are enrolled; and
   (b) by post.
### APPENDIX B.

#### TABLE OF FRANCHISES FOR THE HOUSE OF REPRESENTATIVES OF THE COMMONWEALTH AND THE LEGISLATIVE ASSEMBLIES OF THE SEVERAL STATES.

<table>
<thead>
<tr>
<th>Qualifications</th>
<th>Commonwealth</th>
<th>New South Wales</th>
<th>Victoria</th>
<th>Queensland</th>
<th>South Australia</th>
<th>Western Australia</th>
<th>Tasmania</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Minimum age of voter</td>
<td>Twenty-one years</td>
<td>Male or female</td>
<td>Twenty-one years</td>
<td>Male</td>
<td>Twenty-one years</td>
<td>Male</td>
<td>Twenty-one years</td>
</tr>
<tr>
<td>2. Sex of voter ..........</td>
<td>Natural-born or naturalised</td>
<td>Natural-born or naturalised</td>
<td>Natural-born or naturalised</td>
<td>Natural-born or naturalised</td>
<td>Natural-born or naturalised</td>
<td>Natural-born or naturalised</td>
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<tr>
<td>3. National status</td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td>Natural-born or naturalised, or holder of letters of naturalisation, or certificate of naturalisation</td>
</tr>
<tr>
<td>4. Residence in jurisdiction</td>
<td>Residened or had principal place of abode in State for twelve months continuously — or, if naturalised, resided in State for one year after naturalisation</td>
<td>Residened in electorate for three months, for original application; one month for transfer</td>
<td>If naturalised, resided in State for twelve months previous to last January or July in year</td>
<td>Residened in State for twelve months continuously</td>
<td>Residened in electorate and six months in State</td>
<td>Residened in State for six months</td>
<td>Residened in State for twelve months</td>
</tr>
<tr>
<td>5. Other conditions for enrolment</td>
<td>Residened in electorate</td>
<td>Residened in electorate, male or female, naturalised</td>
<td>Natural-born or naturalised</td>
<td>Inhabitants of State</td>
<td>Residened in electorate</td>
<td>Residened in State</td>
<td>Residened in electorate</td>
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<tr>
<td>6. Conditions for exercise of vote</td>
<td>Name on roll for electorate; not disqualified.</td>
<td>(1) Hold elector's right for electoral, and (2) enrolled for electorate; and</td>
<td>any elector qualified by residence in the Commonwealth who is a freeholder in possession of the clear annual value of £50; or clear annual value of £100 above all other interests in the electorate in which he resides, or (3) Householder in electorate, clear annual value of £50; or (4) Leasehold estate in possession in electorate, clear annual value of £10; or (5) Pastoral occupation, cultivation, or mining lease or license from Crown at rental of £25 per annum; or (6) enrolled on Electoral Roll of Municipality or Road Board District in respect of property within electorate.</td>
<td>Name on roll for electorate; not disqualified.</td>
<td>Name on roll for electorate; not disqualified.</td>
<td>Name on roll for electorate; not disqualified.</td>
<td>Name on roll for electorate; not disqualified.</td>
</tr>
<tr>
<td>7. Electorate in which vote may be exercised</td>
<td>One only — for which enrolled.</td>
<td>One only — for which enrolled.</td>
<td>One only — for which enrolled.</td>
<td>One only — in which enrolled and resides, but on change of residence in which enrolled for three months until transfer.</td>
<td>One only — in which enrolled and resides, but on change of residence in which enrolled for three months until transfer.</td>
<td>One only — in which enrolled and resides, but on change of residence in which enrolled for three months until transfer.</td>
<td>One only — in which enrolled and resides, but on change of residence in which enrolled for three months until transfer.</td>
</tr>
<tr>
<td>Disqualifications</td>
<td>Commonwealth</td>
<td>New South Wales</td>
<td>Victoria</td>
<td>Queensland</td>
<td>South Australia</td>
<td>Western Australia</td>
<td>Tasmania</td>
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<tr>
<td>Of unsound mind</td>
<td>Of unsound mind</td>
<td>Subject to any legal incapacity.</td>
<td>Of unsound mind</td>
<td>Of unsound mind</td>
<td>Of unsound mind</td>
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<tr>
<td>Of unsound mind</td>
<td>In receipt of aid from any public charitable institution, except as a patient under treatment for accident or disease at a hospital.</td>
<td>(Applicant for elector's right) requiring relief as an inmate of any penitentiary or charitable institution (other than a hospital).</td>
<td>Of unsound mind</td>
<td>Of unsound mind</td>
<td>Of unsound mind</td>
<td>Of unsound mind</td>
<td>Of unsound mind</td>
</tr>
<tr>
<td>2. Receipt of charitable relief</td>
<td>(1) Attainted of treason.</td>
<td>Revision Court required to expunge the names of any person.</td>
<td>(1) Who during last three years has served terms of imprisonment aggregating three months, imposed without the option;</td>
<td>Attained or convicted of treason, felony, or any infamous offence in any part of the King's dominions, and has not served sentence or received a free pardon.</td>
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<tr>
<td></td>
<td>(2) Convicted and under sentence, or subject to be sentenced, for any offence punishable under the law of any part of the King's dominions by imprisonment for one year or longer.</td>
<td></td>
<td>(2) Who during the last three years has been convicted of certain electoral offences (bribery, treating, intimidation, false answers or declarations, personation, double voting, unlawfully opening packets of ballot-papers, violation of secrecy);</td>
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<td></td>
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<td></td>
<td>(3) During six months immediately preceding the sitting of the Registration Court or the holding of the election, has been imprisoned without the option of a fine for an aggregate period of one month;</td>
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<td></td>
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<td>(4) Who, within one year, has been convicted of being an habitual drunkard, an idle or disorderly person, an incorrigible rogue, or a rogue and vagabond, or of committing an aggravated assault on his wife;</td>
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<td></td>
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<td></td>
<td>(5) Having against him an unsatisfied order for maintenance of wife or children (legitimate or illegitimate).</td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>3. Conviction</td>
<td>(1) In prison under any conviction;</td>
<td>(1) Who during last three years has served terms of imprisonment aggregating three months, imposed without the option;</td>
<td></td>
<td></td>
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<td></td>
<td>(2) Convicted of any offence, whether committed, punishable in New South Wales by death or penal servitude, and not received a free pardon or served sentence;</td>
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<tr>
<td></td>
<td>(3) During six months immediately preceding the sitting of the Registration Court or the holding of the election, has been imprisoned without the option of a fine for an aggregate period of one month;</td>
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<tr>
<td></td>
<td>(4) Within one year previous to his conviction of bribery, intimidation, impersonation, or similar offence at an election; of being an habitual drunkard, an idle or disorderly person, an incorrigible rogue, or a rogue and vagabond, or of committing an aggravated assault on his wife;</td>
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<tr>
<td></td>
<td>(5) Against whom there is an unsatisfied order for maintenance of wife or children (legitimate or illegitimate).</td>
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<tr>
<td>4. Race</td>
<td>Aboriginal natives of Australia, Asia, Africa, or Islands of the Pacific (except New Zealand), unless entitled under Section 41 of the Constitution.</td>
<td>Public Service and Railway Service electors are debarred from voting at elections of ordinary members.</td>
<td>Aboriginal natives of Australia, Asia, Africa, and all persons except natural-born British subjects and Europeans or Americans naturalised as British subjects.</td>
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<td></td>
<td>In Naval or Military Service on full pay, not being in Militia or Volunteer Corps only.</td>
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<tr>
<td>5. Employment by Crown</td>
<td></td>
<td></td>
<td>[In Northern Territory] Immigrants under Indian Immigration Acts, 1882, and all persons except natural-born British subjects and Europeans or Americans naturalised as British subjects.</td>
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1906.

LEGISLATIVE ASSEMBLY.
NEW SOUTH WALES.

REPORT FROM THE SELECT COMMITTEE
ON THE
ARMIDALE CATTLE SALE-YARDS BILL;
TOGETHER WITH THE
PROCEEDINGS OF THE COMMITTEE
AND
MINUTES OF EVIDENCE.

ORDERED BY THE LEGISLATIVE ASSEMBLY TO BE PRINTED,
5 December, 1906.

SYDNEY: WILLIAM APPLEGATE GULICK, GOVERNMENT PRINTER.

1906.
VOTES No. 70. FRIDAY, 30 NOVEMBER, 1906.

3. ARMIDALE CATTLE SALE-YARDS BILL (Formal Motion).—Mr. Kearney moved, pursuant to Notice,—
   (1.) That the Armidale Cattle Sale-yards Bill be referred to a Select Committee for consideration
   and report.
   (2.) That such Committee consist of Mr. Hogue, Mr. Thomas, Colonel Ryrie, Mr. Perry (Liverpool
   Plains), Mr. Reynoldson, Mr. Nicholson, Mr. McGarry, Mr. Charlton, Mr. Scobie, and the Mover.
   Question put and passed.

VOTES No. 72. WEDNESDAY, 5 DECEMBER, 1906.

3. ARMIDALE CATTLE SALE-YARDS BILL.—Mr. Kearney, as Chairman, brought up the Report from,
   and laid upon the Table the Minutes of Proceedings of, and Evidence taken before the Select
   Committee for whose consideration and report this Bill was referred on 30th November, 1906;
   together with a copy of the Bill as amended and agreed to by the Committee.
   Ordered to be printed.

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Proceedings of the Committee .................................................................................... 4
Schedule of Amendments ......................................................................................... 4
List of Witnesses ....................................................................................................... 4
Minutes of Evidence ................................................................................................. 5
ARMIDALE CATTLE SALE-YARDS BILL.

REPORT.

The Select Committee of the Legislative Assembly, for whose consideration and Report was referred, on 30th November, 1906, the "Armida le Cattle Sale-yards Bill,"—began to report to your Honourable House:—

That they have examined the witnesses named in the List (whose evidence will be found appended hereto), and that the Preamble having been satisfactorily proved to your Committee, they proceeded to consider the Bill, in which it was deemed necessary to make certain amendments.

Your Committee now beg to lay before your Honourable House the Bill as amended by them.

S. J. KEARNEY,
Chairman.

No. 1 Committee Room,
Legislative Assembly,
Sydney, 5th December, 1906.
WEDNESDAY, 5 DECEMBER, 1906.

MEMBERS PRESENT:—

Mr. Kearney, Mr. Nicholson, Mr. Thomas.

Mr. Kearney called to the Chair.

Entry from Votes and Proceedings appointing the Committee read by the Clerk.

Copies of the Bill referred, together with original Petition to introduce same, before the Committee.

James Jones (Mayor of Armidale) called in, sworn, and examined.

Witness withdrew.

Walter Jordan Hawke (Alderman of the Borough of Armidale) called in, sworn, and examined.

Witness withdrew.

Room cleared.

Committee deliberated.

Preamble considered.

Question,—"That this Preamble stand part of the Bill,"—put and passed.

Clauses 1 and 2 read and agreed to.

Clause 3 read, amended,* and agreed to.

Clauses 4 and 5 read and agreed to.

Clause 6 read, amended,* and agreed to.

Clauses 7 and 8 read and agreed to.

Schedule read and agreed to.

Chairman to report the Bill with amendments to the House.

SCHEDULE OF AMENDMENTS.

Page 2, clause 3, line 22. After "fees" omit "or"

Page 2, clause 3, line 22. After "tolls" insert "fines, penalties, and forfeitures"

Page 3, clause 6, lines 5 and 6. Omit "sale-yards to be erected under the authority of this Act" insert "boundaries of the said borough."

LIST OF WITNESSES.

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MINUTES OF EVIDENCE
TAKEN BEFORE
THE SELECT COMMITTEE
ON THE
ARMIDALE CATTLE SALE-YARDS BILL.

WEDNESDAY, 7 DECEMBER, 1906.

Present:—
Mr. NICHOLSON,
S. J. KEARNEY, ESQ., IN THE CHAIR.

James Jones, Mayor of Armidale, sworn, and examined:—

1. Chairman.] You have seen the Bill which is intended to authorise the erection and maintenance of cattle sale-yards by the Borough Council of Armidale? Yes.

2. Do the Council approve of the Bill? Yes, with the one exception, that we desire the omission of the words in clause 6, "sale-yards to be erected under the authority of this Act," with a view to inserting in lieu thereof the words "boundaries of the said borough."

3. Have you a site upon which you propose to erect sale-yards? Yes, we have obtained a lease from the Government, and I produce the following certificate in relation thereto:

I hereby certify that the Armidale Borough Council is the holder of special lease No. 4,003, dated the 5th August, 1903, of 5 acres 1 rod 34 perches, in the parish of Armidale, county of Sandon, for the purposes of a municipal sale-yard, the said lease to be in force from the 1st April, 1904, to the 31st December, 1931.

(Signed) ROBERT HUGHES,
Land Agent.

That certificate bears the stamp of the Armidale Land Office, under date 3rd December, 1904. Later on, we should like to ask the Government to vest the land absolutely in the Council.

4. Do you wish the Council to have the absolute control of the yards? Yes.

5. Do you also wish to have authority to appoint officers and charge fees? Yes.

6. You wish to have power to levy fees in respect to cattle sold or brought for sale to yours or any other yards in Armidale? Yes.

7. Are there any other cattle sale-yards in the town? Yes, there are two. One of them is exceedingly small, and neither is adequate to the requirements of the district. One yard is very small—scarcely larger than a decent selector's yard.

8. Is there any contention between the Council and the owners of the private sale-yard? Not that I am aware of.

9. Are the ratepayers unanimous in support of the Bill? I have not heard one word against it.

10. Have any objections been lodged with the Council? None.

11. Do you expect to obtain a revenue from these yards, and to improve the condition of the Council? Yes.

12. What will be the cost of construction? We think that about £400 would cover the cost of erecting yards to provide sufficient accommodation for present requirements.

13. Do you think that the proposed yards will be a financial success? Yes, judging from the opinions expressed by men who are better qualified than I am to pass judgment in the matter. I do not do very much in the way of selling stock.


15. Mr. Thomas.] You think that the erection and conduct of the yards will result in increased revenue for the borough? Yes.

16. Do you propose to erect these yards with the object of increasing the revenue? No; our object is to provide for the accommodation of stockowners, because we have not adequate provision for their requirements at present. However, we think that we should derive some revenue from the yards; but that is not our primary object. The idea is to induce stockowners to resort to Armidale and make that town a centre for the sale of stock. We thought that the establishment of sale-yards would be of advantage to the auctioneers in Armidale, to those who want to buy stock, and also to those who have stock for sale.

17. You do not consider that the accommodation provided by the private sale yards is sufficient? No. The larger of the two yards is a sort of makeshift, and is awkwardly situated. Stock have to be driven almost into the heart of
the town in order to reach it. It is too near the centre of the town for stock-driving purposes. The proposed site which we have acquired is well away from the populous parts of the town— is on the other side of the railway— and although out of the way of ordinary traffic, would be convenient for stockowners and near to the stockyards.

18. Do you think that the public requirements of Armidale demand that the stockyards should be under the control of the Municipal Council rather than in private hands? Yes, judging from what I can learn.

19. You say that it will cost about £400 to construct the yards—do you propose to raise the money by means of a special loan? We thought of raising the money by issuing debentures.

20. In Armidale I think so. I have not considered that matter very closely, but I presume that residents of Armidale would have the preference.

21. What security do you propose to offer? The borough will have to offer security.

22. Do you propose to offer the lease of the sale-yards site as security? I think that security would be given over the yards during the currency of the lease.

23. Have you any knowledge of the stock that actually passes through the yards at Armidale during the year? I believe that about 11,000 sheep have been sold in the Armidale yards since the beginning of the year.

24. Do you think that the stock that passed through the private yards was quite sufficient to justify the Council in assuming the responsibility of erecting sale-yards over which they would have direct control? You judging from the information I have received from those who are acquainted with the extent of the stock sales. The income that would be derived from stock similar to those passed through the sale-yards since the 1st January would amount to £60. We believe that we can maintain the yards at a cost of about 5s. or 6s. per week.

25. Then, of course, you would have to pay the interest on your £400 capital outlay; that would amount to about £23 per annum? Yes.

26. Mr. Nicholson. Do you think that you could raise £400 on the lease of the sale-yard site? I think so.

Walter Jordan Hawke, auctioneer, stock and station agent, Armidale, sworn and examined:-

27. Chairman. You are an adherent of the borough of Armidale? Yes.

28. Do you think that it is expedient that cattle sales yards should be established in Armidale under the provisions of this Bill? Undoubtedly.

29. Could you tell us anything with regard to the stock dealings in Armidale during the past twelve months? Yes; I have gathered from the information I have received from those who are acquainted with the extent of the stock sales. In May last, when we had a big sale of sheep, I had to pay £5 for the use of the sale-yards. We have always arranged in Armidale that one butcher would not cut against the other, so far as the sales days were concerned.

30. Do you think the yards will be financial successes? No.

31. What accommodation would be provided? With the permission of the Council, we could handle five or six thousand sheep, and probably 1,800 cattle at the one time.

32. Mr. Nicholson. After yarning that number of stock, would you have other yards to classify them? Yes. Sheep-yards do not run into much money, and you do not require to erect very expensive yards for cattle.

33. Mr. Thomas. You have had considerable experience in selling sheep, cattle, and horses in the New England district, and you are strongly in favour of the establishment of stockyards under municipal control. Yes, because I think it is the right thing for the Council to take charge of the stockyards in Armidale. I think that it involves upon private enterprise to establish such yards.

34. Why do you think so? My idea has always been that if private persons in yards were successful, and the Council would set up in and build yards for themselves, and thus put the ground from under the feet of the private owners.

35. You consider that existing conditions are bad for every one concerned. I suppose that it is awkward for those who are not acquainted with the extent of the stock sales. The vendors would willingly pay a charge such as would be levied by the Council in order to get the full benefit of the market.

36. Mr. Jones has told us that about £400 would be sufficient to equip the yards? I think that that sum would be sufficient to meet present requirements, because the site is very close to the trucking-yards. Our yard accommodation has been so inadequate that upon more than one occasion I have had to rent the trucking yard from the Government. In May last, when I had a big sale of sheep, I had to use the trucking yards, and our site is so close that if we had a big sale we could lease the Government yards at a nominal cost.

37. Do you propose to raise £400 by the issue of debentures? No.

38. Why do you think that it would be in the interest of the sellers for the Council to step in and impose a charge for the use of the sale-yards? Because the stock-owners would have proper yard accommodation, and facilities would be afforded for properly classifying and displaying the stock before the buyers. The vendors would willingly pay a charge such as would be levied by the Council in order to get the full benefit of the market.

39. Mr. Jones has told us that about £400 would be sufficient to equip the yards? Yes, judging from what I can learn. I could give the Council a guarantee that I and another would undertake to pay the cost of the yard within seven years if they would provide the site, and we could exercise the same powers as would rest in the Council.

40. And still you do not think that it is worth while for private enterprise to establish sale-yards? No, because there is no guarantee that the Council would not step in and take control of the yards as soon as they found that there was money in them. When I first started business in Armidale, I advocated the erection of municipal yards, and I went into the Council five years ago with the purpose of getting such yards established. Three or four of us would have erected yards at our own cost, if we had been in the position to obtain a guarantee from the Council that they would not erect yards of their own for ten years.

41. Are you satisfied that the land would afford sufficient security for the money you require? Yes.

42. What interest would your debentures bear? I should think we could get all the money we require at 4½ per cent. We have borrowed money upon the Town Hall at 4½ per cent.

43. What interest would your debentures bear? I should think we could get all the money we require at 4½ per cent. We have borrowed money upon the Town Hall at 4½ per cent. and I think that the yards would offer as good security.

44. Mr. Nicholson. Are you perfectly satisfied that it is desirable that the Council should take control of the saleyards? Yes.

45. Have you ever lived in a town in which there was competition between the owners of private saleyards? No. Of course, in Tamworth and Muswellbrook municipal yards have been established.

46. You are satisfied with the financial prospects in connection with the proposal? Yes.
REPORT FROM THE SELECT COMMITTEE
ON THE
HIGH-STREET, ALSTONVILLE, CLOSING BILL;
TOGETHER WITH THE
PROCEEDINGS OF THE COMMITTEE,
AND
MINUTES OF EVIDENCE.

ORDERED BY THE LEGISLATIVE ASSEMBLY TO BE PRINTED,
25 SEPTEMBER, 1906.

SYDNEY: WILLIAM APPLEGATE GULICK, GOVERNMENT PRINTER.

1906.
1906.

EXTRACTS FROM THE VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY.

VOTES No. 37. TUESDAY, 18 SEPTEMBER, 1906.

3. HIGH-STREET, ALSTONVILLE, CLOSING BILL (Formal Motion):—Mr. Perry (The Richmond) moved, pursuant to Notice,—
   (1.) That the High-street, Alstonville, Closing Bill be referred to a Select Committee for consideration and report.
   (2.) That such Committee consist of Mr. Ashton, Mr. Briner, Mr. Pegan, Mr. Hindmarsh, Mr. Gillic, Mr. Jones, Mr. Morton, Mr. Nielsen, Mr. Gardiner, and the Mover.
   Question put and passed.

VOTES No. 40. TUESDAY, 25 SEPTEMBER, 1906.

5. HIGH-STREET, ALSTONVILLE, CLOSING BILL:—Mr. Perry (The Richmond), as Chairman, brought up the Report from, and laid upon the Table the Minutes of Proceedings of, and Evidence taken before, the Select Committee for whose consideration and report this Bill was referred on 18th September, 1906; together with a copy of the Bill as amended and agreed to by the Committee.
   Ordered to be printed.

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THE SELECT COMMITTEE of the Legislative Assembly, for whose consideration and report was referred on 18th September, 1906, the "High-street, Alstonville, Closing Bill," beg to report to your Honorable House:

That they have examined the witnesses named in the List* (whose evidence will be found appended hereto); and that the Preamble having been satisfactorily proved to your Committee, they proceeded to consider the Bill, in which it was deemed necessary to make an amendment.

Your Committee now beg to lay before your Honorable House the Bill as amended by them:

JOHN PERRY,
Chairman.

No. 1 Committee Room,
Legislative Assembly,
Sydney, 25 September, 1906.
1906.

PROCEEDINGS OF THE COMMITTEE.

TUESDAY, 25 SEPTEMBER, 1906.

MEMBERS PRESENT:

Mr. Perry (The Richmond), Mr. Fegan,
Mr. Briner, Mr. Hindmarsh,
Mr. Jones.

Mr. Perry called to the Chair.

Entry from Votes and Proceedings appointing the Committee read by the Clerk.

Printed copies of the Bill referred, together with original Petition to introduce same, before the Committee.

Present: Mr. F. W. Barker (Messrs. Russell Jones and Barker, Solicitors for the Bill). Frank Henry Bartlett (Dairy Farmer, Ross) called in, sworn, and examined.

Witness produced,—

1. Copy of deposited Plan of the Northcott Subdivision at Alstonville.
2. Certificate of Title of Sections 6 and 7 on either side of High-street, being the land occupied by the Association.
3. Declaration of Trust of the Alstonville and Richmond River Farmers' Club, Agricultural and Horticultural Society.
4. Consent from owners of sections 1, 2, 3, 4, and 5 to the closing of High-street.
5. Transfer from S. T. Northcott of all rights in connection with the road known as High-street, between Commercial-road and The Avenue.

Witness withdrew.

Frederick William Barker (Solicitor), sworn and examined.

Witness withdrew.

Room cleared.

Preamble considered.

Question—"That this Preamble stand part of the Bill,"—put and passed.

Parties called in and informed.

Clause 1 read, amended, and agreed to.
Clause 2 read, and agreed to.
Clause 3 read, and agreed to.
Schedule read, and agreed to.
Title read, and agreed to.

Chairman to report the Bill, with an amendment, to the House.

SCHEDULE OF AMENDMENT.

Page 2, clause 1, line 39. Omit "claiming" insert "claimed."

LIST OF WITNESSES.

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LEGISLATIVE ASSEMBLY.

NEW SOUTH WALES.

MINUTES OF EVIDENCE

TAKEN BEFORE

THE SELECT COMMITTEE

ON THE

HIGH-STREET, ALSTONVILLE, CLOSING BILL.

TUESDAY, 25 SEPTEMBER, 1906.

Present:

Mr. BRINER, | Mr. HINDMARSH,
Mr. FEGAN, | Mr. JONES,
J. PERRY, ESQ. (THE RICHMOND), IN THE CHAIR.

Frederick William Barker, Esq. (Messrs. Russell Jones and Barker, of Sydney), appeared as Solicitor for the Bill.

Frank Henry Bartlett, dairy farmer, Roux, sworn and examined:—

1. Chairman.] You have been appointed to represent the Alstonville Agricultural Society at this inquiry! I have.
2. Do you hold any office in that Society? I am a member of the committee.
3. You produce a copy of a deposited plan of the Northcott subdivision at Alstonville? Yes. [Produced.]
4. You know the High-street that is referred to in the Bill? Yes.
5. You know that portion of it which is described in the Bill? Thoroughly.
6. Does it front any other land except the land the Society is interested in? None whatever.
7. Is it of any use to any other allotment-owner in the subdivision? No. It has never been used by the public.
8. You identify the portion mentioned in the Bill as that portion which is marked "red" on the plan? Yes. The Society has all the allotments on either side of it.
9. The sections on each side of the High-street are owned by the Alstonville Agricultural Society? Yes.
10. They hold the titles of those blocks, do they not? Yes, of both sections.
11. Do you produce a certificate of title to the two sections, Nos. 6 and 7? Yes. [Produced.]
12. The certificate of title is in the names of Robert Gibson, Wm. Alexander Johnston, Wm. Condie Renwick, and Owen Cawley, as joint tenants? Yes.
13. One of the original trustees is dead? Yes, Owen Cawley.
14. Have you any idea of the date of his death? He has been dead about a year.
15. The land in question is now vested in the three surviving trustees? Yes.
16. The Robert Gibson, Wm. Alexander Johnston, and Wm. Condie Renwick, the present trustees of the said Society, are the persons of that name referred to in the Bill? They are.
17. Has a declaration of trust been executed in connection with the said land? Yes.
18. Do you produce it? Yes, a copy of it. [Produced.]
19. The name of the Society appears to be different in the Bill from what it was in the trust deed? Yes.
20. Will you explain how the name came to be changed? A number of the members thought that the previous name, "The Alstonville and Richmond River Farmers' Club, Agricultural and Horticultural Society" was too long, and suggested the shortening of the name to the "Alstonville Agricultural Society."
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21. And that was done in regular form! Yes. I have the minutes here. The first meeting in connection with the matter was held on 30th April, 1897—an annual meeting of members. On the motion of Mr. Gibson, seconded by Mr. Bartlett, the name of the Society was altered to "The Alstonville Agricultural Society." Two of the members of the Society were not satisfied with the way the thing had been done, and a special meeting of the members was called, by requisition, and was held at Alstonville on the 7th July, 1897. The chairman referred to the object for which the meeting was called, after which Mr. Bartlett moved, "That this meeting of members of the Association approve of the action taken at the annual meeting of the members in shortening the name of the Society to 'The Alstonville Agricultural Society.'" Seconded by Mr. Bartlett. Mr. Johnson objected that the motion was out of order. The chairman ruled the motion to be in order. A considerable amount of discussion then took place, after which the motion was put to the meeting, and carried by 26 votes to 2.

22. As a further promontion, I believe you took legal opinion as to whether the motion was in order? Yes. At that same meeting Mr. Moorhead moved that a committee of three be appointed to consult a solicitor and obtain his opinion as to the legality of the proceedings. Seconded and carried. A sub-committee of three were then appointed—the President, Mr. Johnston, and Mr. Bartlett—to interview the solicitor, and at a subsequent meeting his opinion was handed in, in writing, that the proposed change was perfectly legal.

23. I think you said that no other property than the Society's fronted this High-street? The portion we wish closed.

24. How long have you been in possession of this land? Since 1889.

25. Has it been fenced in? It was fenced in within six months of the purchase of our property.

26. And has been enclosed ever since? Yes.

27. That is to say, the portion of the street which it is proposed to close was enclosed within six months of the purchase of your property, and has been enclosed from that time right on? We had gates across it in case anyone did object; but no one has ever used it.

28. So it has never been a road used by the public? No; no one has ever wished to use it as a street.

29. Who was the original owner of the subdivision? Samuel Theophilus North coast.

30. The plan produced shows the whole of the subdivision? Yes.

31. Have the owners of sections 1, 2, 3, 4, and 5, being the whole of the subdivision, consented to the closing of this road and its being vested in the Society? Yes, all except one—J. A. Morrish. His family do not know where he is or has been the last ten years. I produce their consent. [Produced.]

32. His brother Harry is there, is he not? Yes; he has signed on behalf of his brother, consenting for him—"Henry Morrish, for J. A. Morrish."

33. You went through the usual procedure of advertising your intention to apply for this Bill? Yes.

34. Have you heard of any objection to it? None whatever. There has not been the slightest objection to it.

35. Have you seen Mr. North coast, the original owner, with reference to it? Yes.

36. Has he any objection? Not in the least. I produce a transfer signed by him. He said that, if he had any right of property in the street, he was willing to transfer it to the Agricultural Society. He now only owns one allotment in the subdivision.

37. And you secured a transfer from him? Yes, I did, which I produce. [Produced.]

38. Is the land that is held by the trustees for the Society mortgaged in any way? No.

39. There are some guarantors mentioned in the original deed of trust—are they under any legal liability in connection with this land? No.

40. Mr. Breuer. How were you appointed to represent the committee at this inquiry? On motion at a committee meeting in April of this year. To show why we are getting this Bill passed, I may mention that during our last show some fruit-vendors jammed their carts and obstructed the gateway, and the police took action against them to remove them. The police lost their case, and then the fruit-vendors said, with plenty of adjuration, that they would stand in the centre of the show ground for a year in spite of the Agricultural Society—that the Society could not close the street against them. I have been a member of the committee ever since the formation of the Society, and they requested me to take the matter in hand and see if we could not, by some means or other, close the street, as no one had an interest in it. This Bill is the outcome of that.

41. But having a most intimate knowledge of the Society and its requirements, you were appointed to represent the committee? Yes, I was for some years Secretary to the society, but have not been so the last two years.

42. But you are still a member of the committee? Yes.

43. Mr. Zoppa. When you took over your ground, did you know there was a street running through it? Yes.

44. Did you object at that time? No.

45. Why? I suppose it did not dawn on us. We bought the whole block of allotments.

46. But there was a street? Yes.

47. You knew it would be necessary for an Act of Parliament to be passed before you could take it away from the public? I do not think anyone thought of such a thing at the time.

48. Are you going to give the public any concession instead of that? None whatever; the public have never used it.

49. According to your statement they used it the other day at your show? No, that was outside the show-ground.

50. What was the decision of the Bench at the time you lost your case? The police really took the matter up, the Society did not institute proceedings, and the Bench said that the road had not been gauged as a public road. They had no jurisdiction, and then the fruit-vendors said that they would take jolly good care to stand in the middle of the show-ground next year and defy the Society to remove them.

51. You did not buy the street when you bought your land? No.

52. Your land was not a Crown grant, I presume? No.

53. You bought this land in a private subdivision? Yes.

54. And you knew this was a street dedicated to the public in the subdivision of this land? Yes.

55. You are taking something to which you have no right—what are you going to give for it? I do not think we are taking something to which we have no right, because it has been a closed street for eighteen years, and no one has asked to use it.

56.
56. Did you buy the right to that street? No; but I have produced a transfer from the owner of the subdivision selling and transferring to the Agricultural Society his right (if any).

57. How much of that is his? If the Bench were correct in their decision that that land has never been gazetted as a public highway, it is still his.

58. If it be his, why did he not transfer it to you, without this Act of Parliament? He is willing to transfer it to enable us to get an Act of Parliament, if necessary. In the first instance, we hoped to be able to get a transfer of it through the Registrar-General's Department, without an Act of Parliament.

59. If he has the right of transfer, where is the necessity for an Act of Parliament? I think I said "if any." If he has no right the Crown must have it, and then the Court would have jurisdiction to "move on" the objectionable parties.

60. Why did you not do it in that way? The committee thought this would be the best way.

61. The easiest way? No. I have been worrying over this matter for years.

62. How much did you give for this land originally? I am not exactly clear on the point, but the amount was £200 and some few odd pounds; and that was considered an exceptionally high price at the time, and the vendor was quite willing to close on it.

63. What is the area you gave the £200 for? 6 acres and something.

64. If that were built on, what would the value of this street be? I could not say.

65. I mean if there were houses built on those allotments instead of a show-ground? From £10 to £18 a block, perhaps.

66. I mean, what would be the value of the street if all those allotments were built on? I cannot say what the value of the street would be.

67. You have a good idea, have you not? No, I have not. The value of a street is not measurable in money, perhaps, at times.

68. Exactly; and you are, therefore, asking Parliament for a fairly big thing in asking for permission to take over this street holus-bolus? No, I do not think so; because there are no persons interested in the matter, and if blocks of land were wanted at Alstonville, there are blocks of land better situated for building allotments than the show-ground.

69. You did not pick the worst place for a show-ground? We picked the most level site.

70. You picked it as the best site round about there? No; not for that reason, but because it was the most level portion of land that we were then able to get. All the other portions of the subdivision except one are much preferable for building allotments than any portion of our show-ground.

71. This is the only portion that does not belong to you, which you want this Bill to give you, so as to keep out intruders? Yes; instead of having gates, we could put up a fence.

72. You could not run an agricultural show without charging a certain entrance-fee at the gates? Of course not.

73. Therefore, while this street remains as it is, it prejudices your position? Undoubtedly.

74. And so you want Parliament to grant you permission to close that street, so that the members of your Agricultural Society may be able to charge for admission and not have any intrusion? Yes; that is just what we do want.

75. Did you ever see many things given away for nothing? Not often.

76. You want Parliament to give you this for nothing? No, we do not.

77. If you get an Act of Parliament, it will be for nothing? No.

78. Why not? Look at what it will cost to get the Act of Parliament.

79. Chairman. Mr. Fegan asked you a question with reference to getting this land for nothing. Supposing the whole block had belonged to the Crown, have you any idea as to whether the Crown would have given you a free grant for the purpose? I do not think so.

80. Has any case ever come to your knowledge where the Crown has given a similar society a grant of land for the purpose? I know they gave a grant of land originally to the Elsinore Agricultural Society.

81. You were compelled to purchase for the reason that there was no Crown land available which was suitable for the purpose? Yes. If he has the right of transfer, where is the necessity for an Act of Parliament? I think I said "if any." If he has no right the Crown must have it, and then the Court would have jurisdiction to "move on" the objectionable parties.

82. Mr. Fegan? Is it your intention to sell this land? We have no intention of selling it.

83. That is not your reason for asking for power to acquire this extra piece of land? No.

Frederick William Barker, Sydney, solicitor, sworn and examined:—

84. Mr. Driver: You see that certificate of title, produced? Yes; vol. 952, fol. 97.

85. That certificate, as it stands now, provides for a joint tenancy? Yes, of the trustees of the Alstonville and Richmond River Farmers' Club, Agricultural and Horticultural Society of Alstonville.

86. On that certificate there is a caveat registered? Yes.

87. By whom? The Registrar-General.

88. What is the object of that caveat? It is a caveat against any dealings by the registered proprietors not in accordance with the Trust Deed of 12th August, 1889.

89. Except under the conditions of that trust, the trustees would have no power to sell? The Registrar-General would not regular any transfer.

90. If there were any title vested in anyone in connection with that road, it would be in Northcott? Yes. The fee-simple is vested in Northcott subject to a right-of-way on behalf of the people in that subdivision.

91. Chairman. You had some conversation with Mr. Keele, of the Registrar-General's Department, in connection with this? Yes, and the Chief Draftsman.

92. Had you been able to get the consent of the whole of the holders of the land he would have had no objection to registering the transfer from them? No. If we had produced a transfer from Mr. Northcott and the verified consent of the whole of the holders in the subdivision, the Registrar-General would have issued a certificate of title for the land.

93. But you were not able, by reason of somebody's absence from the State, to get the consent of the whole of the whole of them? No. That was the reason. We could not get the consent of the whole of them; therefore it was necessary to apply for an Act of Parliament. This was the only way in which what was desired could be done.
94. Do you know of other cases where similar action has been taken? Yes. There is the case of the Terrace-street Closing Act of 1899, and also the case of the Mort's Dock Act of 1898.

95. Mr. Briner.] Why was it not possible to acquire this road under the Public Roads Act of 1897, which provides for the closing of unnecessary roads? The opinion is that that Act relates to Crown lands.

96. You know of certain consents by owners in this case? Yes.

97. Do you know that those signatures of consent apply practically to the whole of the holders of land in sections 1, 2, 3, 4, and 5? I do not know the signatures.

98. But you know that that document is produced? Yes. I know it is intended to be a consent by the whole of the owners in the subdivision. There was, however, evidence given here this morning that one man consents for his brother.

99. Have you any local knowledge of this place? No.