Sessional Papers
WEDNESDAY, 11 SEPTEMBER, 1974

No. 1.

NATIONAL PARKS AND WILDLIFE BILL.—

Clauses 1 to 29 having been dealt with—
Clause 30.

30. The Architects Committee shall consider and furnish reports to and advise the Minister or the Director on any matter relating to the design and siting of structures, planning, development or aesthetics within national parks, historic sites, nature reserves, Aboriginal areas, protected archaeological areas, wildlife refuges and game reserves which may be referred to the Architects Committee by the Minister or the Director.

[Read.]

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

Committee divided.

Ayes, 49

Mr Arblaster
Mr Barraclough
Mr Boyd
Mr Brewer
Mr Brooks
Mr Bruxner
Mr Clough
Mr Coates
Mr Coleman
Mr Cowan
Mr Crawford
Sir Charles Cutler
Mr Darby
Mr Doyle
Mr Duncan
Mr Fife
Mr Fischer

Mr Freudenstein
Mr Griffith
Mr Hatton
Mr Healey
Mr Hunter
Mr Leitch
Mr Lewis
Mr McGaw
Mr McGinty
Mr Mackie
Mr Mason
Mr Mauger
Mr Mead
Mrs Mullion
Mr Morris
Mr Mutton

Mr Park
Mr Pickard
Mr Punch
Mr Rofe
Mr Rozzoli
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Viney
Mr Waddy
Mr Walker
Mr Willis

Tellers,
Mr Fisher
Mr Wotton

WEDNESDAY, 11 SEPTEMBER, 1974

No. 1.

NATIONAL PARKS AND WILDLIFE BILL.—

Clauses 1 to 29 having been dealt with—
Clause 30.

30. The Architects Committee shall consider and furnish reports to and advise the Minister or the Director on any matter relating to the design and siting of structures, planning, development or aesthetics within national parks, historic sites, nature reserves, Aboriginal areas, protected archaeological areas, wildlife refuges and game reserves which may be referred to the Architects Committee by the Minister or the Director.

[Read.]

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

Committee divided.

Ayes, 49

Mr Arblaster
Mr Barraclough
Mr Boyd
Mr Brewer
Mr Brooks
Mr Bruxner
Mr Clough
Mr Coates
Mr Coleman
Mr Cowan
Mr Crawford
Sir Charles Cutler
Mr Darby
Mr Doyle
Mr Duncan
Mr Fife
Mr Fischer

Mr Freudenstein
Mr Griffith
Mr Hatton
Mr Healey
Mr Hunter
Mr Leitch
Mr Lewis
Mr McGaw
Mr McGinty
Mr Mackie
Mr Mason
Mr Mauger
Mr Mead
Mrs Mullion
Mr Morris
Mr Mutton

Mr Park
Mr Pickard
Mr Punch
Mr Rofe
Mr Rozzoli
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Viney
Mr Waddy
Mr Walker
Mr Willis

Tellers,
Mr Fisher
Mr Wotton

453
No. 2.

NATIONAL PARKS AND WILDLIFE BILL.—

Clauses 31 to 40 having been dealt with—

Clause 41.

41. (1) In this section, “mining interest” means—

(a) any authority (other than an exploration licence) to mine under the Mining Act, 1973;

(b) any authorisation or any coal lease under the Coal Mining Act, 1973; or

(c) any lease under the Petroleum Act, 1955.

[Read.]

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

Motion made (Mr F. J. Walker) in page 32, line 10 to leave out “(other than an exploration licence)”. Question put—That the words proposed to be left out stand.

Committee divided.

Ayes, 49

Mr Arblaster
Mr Barraclough
Mr Boyd
Mr Brower
Mr Brooks
Mr Bruxner
Mr Clough
Mr Coates
Mr Coleman
Mr Cowan
Mr Crawford
Mr Charles Cutler
Mr Darby
Mr Doyle
Mr Duncan
Mr Ede
Mr Fischer

Mr Freudenstein
Mr Griffith
Mr Hatton
Mr Healey
Mr Hunter
Mr Jackett
Mr Leitch
Mr Lewis
Mr McCaw
Mr McGinty
Mr Mackie
Mr M. O. M. Meall
Mr Mutton

Mr Osborne
Mr Park
Mr Pickard
Mr Punch
Mr Rode
Mr Rozzoli
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Vines
Mr Waddy
Mr Walker
Mr Willis
Mr Wotton

Noes, 42

Mr Bannon
Mr Barnier
Mr Bedford
Mr Booth
Mr Breton
Mr Cabill
Mr Cleary
Mr Day
Mr Degen
Mr Durack
Mr Einfeld
Mr Flaherty
Mr Gordon
Mr Haigh

Mr Hills
Mr M. L. Hunter
Mr Jackson
Mr Jensen
Mr Johnson
Mr Johnstone
Mr Jones
Mr Keane
Mr Kearns
Mr L. B. Kelly
Mr Mahoney
Mr Mallam
Mr Mulock
Mr Neilly

Mr O'Connell
Mr Paciullo
Mr Petersen
Mr Quinn
Mr Ramsey
Mr Renshaw
Mr Rogan
Mr K. J. Stewart
Mr Wade
Mr F. J. Walker
Mr Wran
Mr Cox
Mr Mather

Tellers,

Mr Arblaster
Mr Barnier
Mr Bedford
Mr Booth
Mr Breton
Mr Cabill
Mr Cleary
Mr Day
Mr Degen
Mr Durack
Mr Einfeld
Mr Flaherty
Mr Gordon
Mr Haigh

Noes, 41

Mr Bannon
Mr Barnier
Mr Bedford
Mr Booth
Mr Breton
Mr Cabill
Mr Cleary
Mr Day
Mr Degen
Mr Durack
Mr Einfeld
Mr Flaherty
Mr Gordon
Mr Haigh

Mr Hills
Mr M. L. Hunter
Mr Jackson
Mr Jensen
Mr Johnson
Mr Johnstone
Mr Jones
Mr Keane
Mr Kearns
Mr L. B. Kelly
Mr Mahoney
Mr Mallam
Mr Mulock
Mr Neilly

Mr O'Connell
Mr Paciullo
Mr Petersen
Mr Quinn
Mr Ramsey
Mr Renshaw
Mr Rogan
Mr K. J. Stewart
Mr Wade
Mr F. J. Walker
Mr Wran
Mr Cox
Mr Mather

Tellers,

Clause, as read, agreed to.
No. 3.

PAY-ROLL TAX (AMENDMENT) BILL.—

Clauses 1 and 2 having been dealt with—

Clause 3.

3. The Pay-roll Tax Act, 1971, is amended—

(a) by omitting from section 6 (3) the words "four and one-half" wherever occurring and by inserting instead the word "five";

[Read.]

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

Mr Taylor moved, That the Question be now put.

Question put—"That the Question be now put."

Committee divided.

Ayes, 45

Mr Arblaster Mr Fischer Mr Osborne
Sir Robert Askin Mr Griffith Mr Park
Mr Barradough Mr Healey Mr Punch
Mr Boyd Mr Hunter Mr Punch
Mr Brewer Mr Jackett Mr Ruddock
Mr Brooks Mr Leitch Mr Singleton
Mr Bruxner Mr Lewis Mr Taylor
Mr Clough Mr McCaw Mr Vines
Mr Coleman Mr McGinty Mr Waddy
Mr Cowan Mr Mackie Mr Walker
Mr Crawford Mr Maddison Mr Willis
Sir Charles Cutler Mr Mason
Mr Darby Mr Mauger Tellers,
Mr Doyle Mr Meul Mr Fisher
Mr Duncan Mr Morris Mr Wotton
Mr Fife Mr Mutton

Noes, 42

Mr Bannon Mr Hatton Mr O'Connell
Mr Barrie Mr Hills Mr Paciello
Mr Booth Mr M. L. Hunter Mr Petersen
Mr Brereton Mr Jackson Mr Ramsay
Mr Cahill Mr Jensen Mr Remshaw
Mr Cleary Mr Johnson Mr Rogen
Mr Cox Mr Johnstone Mr K. J. Stewart
Mr Day Mr Jones Mr F. J. Walker
Mr Degen Mr Keane Mr Wran
Mr Durick Mr Kearns Tellers,
Mr Einfeld Mr L. B. Kelly Mr Waddy
Mr Ferguson Mr Maher
Mr Flaherty Mr Mallam Tellers,
Mr Gordon Mr Mulock Mr Mahoney
Mr Haigh Mr Neilly Mr Quinn

And there being the necessary number in the majority—

No. 4.

PAY-ROLL TAX (AMENDMENT) BILL (continued).—

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

Committee divided.

Ayes, 46

Mr Arblaster Mr Fischer Mr Osborne
Sir Robert Askin Mr Griffith Mr Park
Mr Barradough Mr Healey Mr Pickard
Mr Boyd Mr Hunter Mr Punch
Mr Brewer Mr Jackett Mr Ruzzofo
Mr Brooks Mr Leitch Mr Ruddock
Mr Bruxner Mr Lewis Mr Singleton
Mr Clough Mr McCaw Mr Taylor
Mr Coleman Mr McGinty Mr Vines
Mr Cowan Mr Mackie Mr Waddy
Mr Crawford Mr Maddison Mr Walker
Sir Charles Cutler Mr Mason Tellers,
Mr Darby Mr Mauger
Mr Doyle Mr Meul Tellers,
Mr Duncan Mr Morris Mr Fisher
Mr Fife Mr Mutton Mr Wotton

Mr Osborne
Mr Park
Mr Pickard
Mr Punch
Mr Ruzzofo
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Vines
Mr Waddy
Mr Walker
Mr Willis
Tellers,
Mr Fisher
Mr Wotton
Mr Bannon  
Mr Burnier  
Mr Booth  
Mr Breerton  
Mr Cahill  
Mr Cleary  
Mr Cox  
Mr Day  
Mr Deen  
Mr Durick  
Mr Einfeld  
Mr Ferguson  
Mr Flaherty  
Mr Gordon  
Mr Haig

Mr Hatton  
Mr Hills  
Mr M. L. Hunter  
Mr Jackson  
Mr Jensen  
Mr Johnson  
Mr Johnstone  
Mr Jones  
Mr Keane  
Mr Kearns  
Mr L. B. Kelly  
Mr Maher  
Mr Mallam  
Mr Molock  
Mr Neilly

Noes, 42

Agreed to.

Tellers,  
Mr Mahoney  
Mr Quinn

D. L. WHEELER,  
Clerk-Assistant.

BY AUTHORITY  
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1974
1974

LEGISLATIVE ASSEMBLY
NEW SOUTH WALES

No. 2

WEEKLY REPORT OF DIVISIONS
IN
COMMITTEE OF THE WHOLE

(EXTRACTED FROM THE MINUTES)

WEDNESDAY, 18 SEPTEMBER, 1974

No. 1.

BUSINESS FRANCHISE LICENCES (PETROLEUM) BILL.—

Clauses 1 to 4 having been dealt with—

Clause 5.

5. (1) On and after 2nd March, 1975, a person shall not carry on the business of selling petroleum products unless he is the holder of a licence.

[Read.]

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

Committee divided.

Ayes, 50

Mr Arblaster
Mr Burrell
Mr Boyd
Mr Brewer
Mr Brooks
Mr Bruenner
Mr Clough
Mr Coates
Mr Coleman
Mr Cowan
Mr Crawford
Sir Charles Culler
Mr Darby
Mr Doyle
Mr Duncan
Mr Fife

Mr Fischer
Mr Freudenstein
Mr Harrold
Mr Healey
Mr Hunter
Mr Leitch
Mr Leich
Mr Lewis
Mr McCraw
Mr McGlasy
Mr Mackie
Mr Muddison
Mr Mead
Mr Meillon
Mr Morris

Mr Mutton
Mr Osbourne
Mr Park
Mr Punch
Mr Roff
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Viney
Mr Waddy
Mr Walker
Mr Willis

63679
Clause, as amended, agreed to.

No. 2.

BUSINESS FRANCHISE LICENCES (PETROLEUM) BILL.—

Clauses 6 to 8 having been dealt with—

Clause 9.

9. (1) Fees.

[Read.]

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

Committee divided.

Ayes, 48

Mr Arblaster  Mr Frederenstein  Mr Osborne
Sir Robert Askin  Mr Griffith  Mr Park
Mr Barraudough  Mr Healey  Mr Pickard
Mr Boyd  Mr Hunter  Mr Punch
Mr Brewer  Mr Jackett  Mr Rofe
Mr Brooks  Mr Leitch  Mr Ruzzoli
Mr Bruxner  Mr Lewis  Mr Reddock
Mr Clough  Mr McCaw  Mr Taylor
Mr Coates  Mr Cimminy  Mr Viney
Mr Coleman  Mr Mackie  Mr Walker
Mr Cowan  Mr Macdonald  Mr Willis
Mr Crawford  Mr Mason  Mr Wotton
Sir Charles Cutler  Mr Mauge
Mr Doyle  Mr Mead
Mr Duncan  Mr Meillon  Tellers,
Mr Fife  Mr Morris  Mr Singleton
Mr Fisher  Mr Minton  Mr Fisher

Noes, 42

Mr Bannon  Mr M. L. Hunter  Mr Peterson
Mr Barnier  Mr Jackson  Mr Quinn
Mr Bedford  Mr Jensen  Mr Ramsey
Mr Booth  Mr Johnson  Mr Renshaw
Mr Cahill  Mr Johnstone  Mr Rogan
Mr Cox  Mr Jones  Mr Sheahan
Mr Day  Mr Keane  Mr K. J. Stewart
Mr Degen  Mr Keans  Mr Wade
Mr Durack  Mr L. B. Kelly  Mr F. J. Walker
Mr Ferguson  Mr Maker  Mr Wran
Mr Flaherty  Mr Mahoney
Mr Gordon  Mr Mallam
Mr Haigh  Mr Mulock
Mr Hatton  Mr O'Connell  Mr Bedford
Mr Hills  Mr Paciullo  Mr Degen

Tellers,

Clause, as read, agreed to.

No. 3.

BUSINESS FRANCHISE LICENCES (PETROLEUM) BILL.—

Clauses 10 to 16 having been postponed—

Clause 17.
17. A person who carries on the business of selling records to petroleum products shall keep such accounts, records, books be kept and documents as may be prescribed containing such particulars as may be prescribed relating to petroleum products and shall preserve each of those accounts, records, books and documents for a period of five years after the last entry was made in it.

Penalty: $2,500.

[Read.]

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

Ayes, 47

Mr Arblaster
Sir Robert Askin
Mr Barradough
Mr Boyd
Mr Brewer
Mr Brooks
Mr Bruin
Mr Clough
Mr Coleman
Mr Cowan
Mr Crawford
Sir Charles Cutler
Mr Dayle
Mr Duncan
Mr Fife
Mr Fisher
Mr Freudenstein
Mr Griffith
Mr Healey
Mr Hunter
Mr Jackett
Mr Leitch
Mr Lewis
Mr McCaw
Mr McGinty
Mr Mackie
Mr Maddison
Mr Mason
Mr Manger
Mr Mead
Mrs Mellon
Mr Morris

Mr Mutton
Mr Osborne
Mr Park
Mr Pickard
Mr Putch
Mr Rofe
Mr Rozzoli
Mr Ruddock
Mr Taylor
Mr Viney
Mr Walker
Mr Willis
Mr Wotton
Tellers.
Mr Fischer
Mr Singleton

Noes, 42

Mr Bannon
Mr Bannier
Mr Bedford
Mr Booth
Mr Cahill
Mr Clover
Mr Cox
Mr Day
Mr Durick
Mr Ferguson
Mr Flaherty
Mr Gourdin
Mr Haigh
Mr Huton
Mr Hills
Mr L. M. Hunter
Mr Jackson
Mr Jensen
Mr Johnston
Mr Johnstone
Mr Jones
Mr Keane
Mr Keans
Mr L. B. Kelly
Mr Maher
Mr Mabace
Mr Mallon
Mr Manock
Mr O'Connell
Mr Paciullo

Mr Petersen
Mr Quinn
Mr Ramsay
Mr Reenaw
Mr Rogers
Mr Sheehan
Mr R. J. Stewart
Mr Wade
Mr F. J. Walker
Mr Wren
Tellers.
Mr Breenton
Mr Degen

Clause, as amended, agreed to.

No. 4.

BUSINESS FRANCHISE LICENCES (PETROLEUM) BILL.—

Clauses 18 to 23, the Schedule and postponed clauses 10 and 11 having been dealt with—

Clause 12.

(1) An applicant for a licence which is to be in force for more than three months may, in his application, elect to pay the licence fee payable in respect of that licence by instalments in accordance with this section.

[Read.]

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

And it being after 8 o'clock p.m., the time specified under Standing Order No. 175B for the completion of all remaining stages of this Bill—

Mr Taylor moved, That the Question be now put.
Question put—"That the Question be now put."

Committee divided.

Ayes, 47

Mr Arblaster  Mr Freudenstein  Mr Mutton
Mr Barracklough  Mr Griffith  Mr Osborne
Mr Boyd  Mr Harley  Mr Park
Mr Brewer  Mr Jactett  Mr Punch
Mr Brooks  Mr Leitch  Mr Rote
Mr Britzger  Mr Lewis  Mr Rozzoli
Mr Clough  Mr McCaw  Mr Ruddock
Mr Coleman  Mr McGinty  Mr Taylor
Mr Cowan  Mr Mackie  Mr Viney
Mr Crawford  Mr Maddison  Mr Walker
Mr Charles Cutler  Mr Mason  Mr Willis
Mr Doyle  Mr Manger  Mr Wotton
Mr Duncan  Mr Mead  Tellers
Mr Fife  Mr Meillon  Mr Fischer
Mr Fisher  Mr Morris  Mr Singleton

Noes, 42

Mr Bannon  Mr M. L. Hunter  Mr Petersen
Mr Barnier  Mr Jackson  Mr Quinn
Mr Bedford  Mr Tensen  Mr Ramsay
Mr Booth  Mr Johnson  Mr Renshaw
Mr Cashill  Mr Johnstone  Mr Rogen
Mr Cleary  Mr Jones  Mr Sheahan
Mr Cox  Mr Keane  Mr K. J. Stewart
Mr Day  Mr Keorns  Mr Wade
Mr Durick  Mr L. B. Kelly  Mr F. J. Walker
Mr Ferguson  Mr Maher  Mr Wran
Mr Flaherty  Mr Mahoney  Tellers
Mr Gordon  Mr Mallam  Mr Patullo
Mr Haigh  Mr Mulock  Mr Brereton
Mr Hatton  Mr O'Connell  Mr Degen
Mr Hills  Mr Patullo  Mr Degen

Agreed to.

Postponed clauses 12 to 16 agreed to.

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THURSDAY, 19 SEPTEMBER, 1974

No. 5.

OMBUDSMAN BILL.—

Clauses 1 to 4 having been dealt with—

Clause 5.

Interpretation.

[Read.]

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

Motion made (Mr Mulock) in page 5, after line 7 to insert

"(i) any person or persons acting pursuant to any power authority duty or function conferred or imposed by or under the Local Government Act, 1919."

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

Committee divided.
Ayes, 41

- Mr Bannon
- Mr Barnier
- Mr Bedford
- Mr Breviston
- Mr Cahili
- Mr Cleary
- Mr Cox
- Mr Day
- Mr Darick
- Mr Ferguson
- Mr Flaherty
- Mr Gordon
- Mr Haigh
- Mr Hills

- Mr M. L. Hunter
- Mr Jackson
- Mr Jensen
- Mr Johnson
- Mr Johnstone
- Mr Jones
- Mr Keane
- Mr Kearns
- Mr L. B. Kelly
- Mr Maher
- Mr Mahoney
- Mr Mallam
- Mr Mulock
- Mr O'Connell

Noes, 48

- Mr Arblaster
- Mr Barradough
- Mr Boyd
- Mr Brewer
- Mr Brooks
- Mr Bruxner
- Mr Clough
- Mr Coleman
- Mr Cowan
- Mr Crawford
- Sir Charles Cutler
- Mr Darby
- Mr Doyle
- Mr Duncan
- Mr Fife
- Mr Fischer
- Mr Fisher

- Mr Freudenstein
- Mr Griffith
- Mr Harrold
- Mr Hailey
- Mr Hunter
- Mr Jackett
- Mr Leitch
- Mr Lewis
- Mr McGaw
- Mr McGinty
- Mr Mackie
- Mr Maddison
- Mr Mason
- Mr Mauger
- Mr Mead
- Mrs Meillon
- Mr Morris

Proposed insertion of words negatived.

Clause, as read, agreed to.

D. L. WHEELER,
Clerk-Assistant.

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1974
WEEKLY REPORT OF DIVISIONS

IN

COMMITTEE OF THE WHOLE

(EXTRACTED FROM THE MINUTES)

TUESDAY, 24 SEPTEMBER, 1974

No. 1

OMBUDSMAN BILL.—

Clauses 1 to 24 having been dealt with,—

Clause 25.

25. (1) In an investigation under this Act, the Ombudsman shall, on request by the responsible Minister, consult him on the subject of the investigation.

(2) Before publishing a report under section 26, the Ombudsman—

(a) shall inform the responsible Minister that he proposes to publish such a report; and

(b) shall, on request by that Minister, consult him.

[Read.]

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

Motion made (Mr Mutilok) in page 18, line 8 to leave out paragraph (b).

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

Committee divided.

Ayes, 49

Mr Arblaster
Mr Boyd
Mr Brewer
Mr Brooks
Mr Brunner
Mr Clough
Mr Coates
Mr Coleman
Mr Cowan
Mr Crawford
Sir Charles Cutler
Mr Darby
Mr Doyle
Mr Duncan
Mr Fischer
Mr Fisher
Mr Freudenstein

Mr Griffith
Mr Halton
Mr Healey
Mr Hunter
Mr Jckett
Mr Leitch
Mr Lewis
Mr McCaw
Mr McGinty
Mr Mackie
Mr Madison
Mr Mason
Mr Muoger
Mr Mead
Mrs Meillon
Mr Morris
Mr Mutton

Mr Osborne
Mr Park
Mr Pickard
Mr Punch
Mr Rolfe
Mr Rozzi
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Viney
Mr Waddy
Mr Walker
Mr Willis

Tellers,

Mr Barraclough
Mr Wotton
Clause 32.

32. (1) The Governor may appoint and employ, under and subject to the Public Service Act, 1902, such officers and employees as may be necessary to enable the Ombudsman to exercise and perform his powers, authorities, duties and functions.

[A read.]

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

Committee divided.

Ayes, 48

Mr Arblaster
Mr Boyd
Mr Brewer
Mr Brooks
Mr Bruzner
Mr Clough
Mr Coates
Mr Coleman
Mr Cowan
Mr Crawford
Sir Charles Cutler
Mr Darby
Mr Doyle
Mr Dunlan
Mr Fether
Mr Freundstein

Mr M. L. Hunter
Mr Healey
Mr Hunter
Mr Jackett
Mr Leitch
Mr Lewis
Mr McCaw
Mr McGinty
Mr Mackie
Mr Maddison
Sir Charles Cutler
Mr Mason
Mr Manger
Mr Mead
Mrs Meillon
Mr Morris
Mr Munton
Mr Osborne

Mr Griffith
Mr Hunter
Mr Hunter
Mr Leitch
Mr Lewis
Mr McCaw
Mr McGinty
Mr Mackie
Mr Maddison
Mr Mason
Mr Manger
Mr Mead
Mrs Meillon
Mr Morris
Mr Munton
Mr Osborne

Mr Park
Mr Picard
Mr Punch
Mr Reile
Mr Rozzoli
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Viney
Mr Waddy
Mr Walker
Mr Willis

[Read.]

Noes, 42

Mr Bannon
Mr Barnier
Mr Bedford
Mr Breton
Mr Cahill
Mr Cleary
Mr Cox
Mr Day
Mr Durick
Mr Einfeld
Mr Ferguson
Mr Flaherty
Mr Gordon
Mr Haigh
Mr Hatton

Mr M. L. Hunter
Mr Jackson
Mr Jensen
Mr Johnson
Mr Johnstone
Mr Jones
Mr Keane
Mr Keans
Mr L. B. Kelly
Mr Mahon
Mr Mulock
Mr Neiley
Mr Neilly
Mr O'Connell

Mr Park
Mr Peterson
Mr Petersen
Mr Quinn
Mr Ramsay
Mr Renshaw
Mr Rogan
Mr Sheahan
Mr K. J. Stewart
Mr Wadu
Mr F. J. Walker
Mr Wran
Mr Booth
Mr Degen

[Read.]
OMBUDSMAN BILL.—

Clauses 33 to 40 having been dealt with,—

Schedule.

13. Conduct of a member of the Police Force when acting as a constable.
14. Conduct of a public authority relating to the investment of any funds.
15. Conduct of a public authority relating to the payment of any money as an act of grace.

[Read.]

Question proposed,—That the schedule, as read, stand part of the Bill.

Motion made (Mr Mulock) in page 28, lines 22 to 27 to leave out paragraphs 13, 14 and 15.

Committee divided.

Ayes, 48

Mr Arblaster
Mr Barradough
Mr Boyd
Mr Brewer
Mr Brooks
Mr Bruenner
Mr Clough
Mr Coates
Mr Coleman
Mr Cowan
Mr Crawford
Sir Charles Cutler
Mr Darby
Mr Doyle
Mr Dunn
Mr Fischer
Mr Fisher

Mr Freudenstein
Mr Griffith
Mr Healey
Mr Hunter
Mr Jachett
Mr Leitch
Mr Lewis
Mr McCaw
Mr McGinty
Mr Mackie
Mr Madison
Mr Mauger
Mr Read
Mr Morris
Mr Nutton
Mr Osborne

Mr Park
Mr Pickard
Mr Punch
Mr Roe
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Viney
Mr Waddy
Mr Walker
Mr Willis
Mr Wotton

Tellers,

Mr Freudenstein
Mr Griffith

Mr Arblaster
Mr Barradough

Noes, 42

Mr Bannon
Mr Barnes
Mr Booth
Mr Breton
Mr Cahill
Mr Cleary
Mr Cox
Mr Day
Mr Degen
Mr Einfeld
Mr Ferguson
Mr Flaherty
Mr Gordon
Mr Haigh
Mr Hatton

Mr L. Hunter
Mr Jackson
Mr Jensen
Mr Johnson
Mr Jones
Mr Keane
Mr Kears
Mr L. B. Kelly
Mr Maher
Mr Mahoney
Mr Mulock
Mr Neilly
Mr O’Connell
Mr Paolillo

Mr Petersen
Mr Quinn
Mr Ramsey
Mr Reashaw
Mr Rogen
Mr Sheahan
Mr K. J. Stewart
Mr Wade
Mr P. J. Walker
Mr Wran

Tellers,

Mr Arblaster
Mr Barradough

Words stand.

Schedule, as read, agreed to.

D. L. WHEELER,
Clerk-Assistant.

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1974
1974

LEGISLATIVE ASSEMBLY

NEW SOUTH WALES

No. 4

WEEKLY REPORT OF DIVISIONS

IN

COMMITTEE OF THE WHOLE

(EXTRACTED FROM THE MINUTES)

TUESDAY, 8 OCTOBER, 1974

No. 1.

COMMERCIAL TRANSACTIONS (MISCELLANEOUS PROVISIONS) BILL.—

Clauses 1 and 2 have been dealt with—

Clause 3. * * * * * * * * * * * Amendment of Act No. 33, 1960.

[Read.]

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

Motion made (Mr Mulock) in clause 3, page 3, from line 7 to page 4, line 3 leave out paragraph (iii).

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

Committee divided.

Ayes, 51

Mr Arblaster
Mr Barraclough
Mr Boyd
Mr Brewer
Mr Brooks
Mr Bruxner
Mr Clough
Mr Coates
Mr Coleman
Mr Cowan
Mr Crawford
Sir Charles Cutler
Mr Darby
Mr Doyle
Mr Duncan
Mr Fife
Mr Fischer
Mr Freudenstein

Mr Griffith
Mr Harrold
Mr Hatton
Mr Healey
Mr Hills
Mr Jackett
Mr Leitch
Mr Lewis
Mr McCaw
Mr McClinty
Mr Mackie
Mr Maddison
Mr Mason
Mr Mauger
Mr Mead
Mrs Meillon
Mr Morris
Mr Mutton

Mr Osborne
Mr Park
Mr Pickard
Mr Punch
Mr Rofe
Mr Rozzoli
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Viney
Mr Waddy
Mr Walker
Mr Willis

Tellers,

Mr Fisher
Mr Wotton
No. 2.

COMMERCIAL TRANSACTIONS (MISCELLANEOUS PROVISIONS) BILL.—

Clause 4 having been dealt with—

Clause 5.

Amendment of Act No. 29, 1957.

(Read.)

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

Motion made (Mr Mulock) in clause 5, page 26, line 19 leave out sub-clause (b).

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

Committee divided.

Ayes, 50

Mr Arblaster
Mr Barraclough
Mr Boyd
Mr Brewer
Mr Brooks
Mr Bruzner
Mr Coates
Mr Coleman
Mr Cowan
Mr Crawford
Sir Charles Cutler
Mr Darby
Mr Doyle
Mr Duncan
Mr Fife
Mr Fischer
Mr Fisher

Mr Freudenstein
Mr Griffith
Mr Harrold
Mr Healey
Mr Hunter
Mr Jackett
Mr Leitch
Mr Lewis
Mr McCaw
Mr McGinty
Mr Mackie
Mr Maddison
Mr Mason
Mr Mauger
Mr Mead
Mrs McIlhon
Mr Morris

Mr Osborne
Mr Park
Mr Pickard
Mr Punch
Mr Rofe
Mr Rozzoli
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Viney
Mr Waddy
Mr Wotton

Mr Arblaster
Mr Barraclough
Mr Boyd
Mr Brewer
Mr Brooks
Mr Bruzner
Mr Coates
Mr Coleman
Mr Cowan
Mr Crawford
Sir Charles Cutler
Mr Darby
Mr Doyle
Mr Duncan
Mr Fife
Mr Fischer
Mr Fisher

Mr Haigh
Mr Hatton
Mr M. L. Hunter
Mr Jackson
Mr Jensen
Mr Johnson
Mr Johnstone
Mr Keans
Mr Kears
Mr L. B. Kelly
Mr Maher
Mr Malion
Mr Mead

Mr Paciullo
Mr Petersen
Mr Quine
Mr Rammay
Mr Reanshaw
Mr Sheahan
Mr K. J. Stewart
Mr G. Walker
Mr Waddy

Tellers,

Mr F. J. Walker
Mr Wran

Tellers,

Mr Clough
Mr Mutton

Mr Mutton

Noes, 45

Mr Bannon
Mr Barnier
Mr Bedford
Mr Breton
Mr Cahill
Mr Cleary
Mr Crabtree
Mr Day
Mr Degen
Mr Durick
Mr Einfeld
Mr Face
Mr Ferguson
Mr Flaherty
Mr Gordon

Mr Haigh
Mr Hatton
Mr M. L. Hunter
Mr Jackson
Mr Jensen
Mr Johnson
Mr Johnstone
Mr Keans
Mr Kears
Mr L. B. Kelly
Mr Maher
Mr Malion
Mr Mead

Mr Paciullo
Mr Petersen
Mr Quine
Mr Rammay
Mr Reanshaw
Mr Sheahan
Mr K. J. Stewart
Mr G. Walker
Mr Waddy

Tellers,

Mr Booth
Mr Jones

Words stand.

Clause, as read, agreed to.
No. 3.

IRRIGATION AREAS (REDUCTION OF RENTS) BILL.—

Clauses 1 to 4 having been dealt with—

Clause 5.

5. (1) In this section, "prescribed percentage", in relation to an application for the reduction of the rent payable for the whole or a part of a year in respect of a lease to which section 20 of the 1955 Act does not apply as at the relevant date, means—

(a) except as provided in paragraph (b)—50%; or

(b) where a regulation made for the purposes of this paragraph prescribes some other percentage in relation to that year—that other percentage.

... [Read.]

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

Motion made (Mr Gordon) in clause 5, page 6, lines 2 to 4 leave out "for the whole or a part of a year in respect of a lease to which section 20 of the 1955 Act does not apply as at the relevant date" insert "in respect of a lease as at the relevant date for the whole or a part of a year".

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

Committee divided.

Ayes, 50

Mr Arblaster
Mr Barraclough
Mr Boyd
Mr Brewer
Mr Brooks
Mr Bruxner
Mr Coates
Mr Coleman
Mr Cowan
Mr Crawford
Sir Charles Cutler
Mr Darby
Mr Doyle
Mr Duncan
Mr Fife
Mr Fischer
Mr Fisher

Mr Feudenstein
Mr Griffith
Mr Harford
Mr Healey
Mr Hunter
Mr Jekett
Mr Leitch
Mr Lewis
Mr McCaw
Mr McGinty
Mr Mackie
Mr Maddison
Mr Mason
Mr Mauger
Mrs Meillon
Mr Morris

Mr Park
Mr Pickard
Mr Punch
Mr Rofe
Mr Rozzoli
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Viney
Mr Waddy
Mr Walker
Mr Willis
Mr Wotton
Tellers.

Mr Clough
Mr Mutton

Noes, 45

Mr Bannon
Mr Bannier
Mr Bedford
Mr Brcreton
Mr Cahill
Mr Cleary
Mr Cox
Mr Crabtree
Mr Day
Mr Degen
Mr Devick
Mr Einfeld
Mr Face
Mr Ferguson
Mr Flaherty
Mr Gordon

Mr Haigh
Mr Hatton
Mr L. Hunter
Mr Jackson
Mr Jensen
Mr Johnston
Mr Johnstone
Mr Keans
Mr L. B. Kelly
Mr Maher
Mr Mahoney
Mr Mallam
Mr Malack
Mr Neilly
Mr O'Connell

Mr Paciello
Mr Petersen
Mr Quinn
Mr Rammay
Mr Renshaw
Mr Rogan
Mr Sheahan
Mr K. J. Stewart
Mr Wade
Mr F. J. Walker
Mr Wran
Tellers.

Tellers,

Mr Booth
Mr Jones

Words stand.

Clause, as read, agreed to.

D. L. WHEELER,
Clerk Assistant.

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1974
1974

LEGISLATIVE ASSEMBLY

NEW SOUTH WALES

No. 5

WEEKLY REPORT OF DIVISIONS

IN

COMMITTEE OF THE WHOLE

(Extracted from the Minutes)

Wednesday, 16 October, 1974

No. 1.

Stamp Duties (Amendment) Bill.—

Clauses 1 to 3 having been dealt with—

Clause 4.

Amendment of Act No. 47, 1920.

[Read.]

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

Mr Taylor moved, That the Question be now put.

Question put—"That the Question be now put."

Committee divided.

Ayes, 45

Mr Arblaster Mr Fisher Mr Park
Sir Robert Askin Mr Freudenstein Mr Pickard
Mr Barraclough Mr Griffith Mr Punch
Mr Boyd Mr Harrold Mr Roffo
Mr Brewer Mr Healey Mr Ruddock
Mr Brooks Mr Hunter Mr Singleton
Mr Bruxner Mr Jackett Mr Taylor
Mr Clough Mr Leitch Mr Vijey
Mr Coleman Mr Lewis Mr Walker
Mr Cowan Mr McGinty Mr Willis
Mr Crawford Mr Madison Mr Wotton
Mr Darby Mr Mead
Mr Doyle Mrs Meillon Tellers,
Mr Duncan Mr Morris
Mr Fife Mr Mutton
Mr Fischer Mr Osborne Mr Mason

Mr Rozzoli
No. 2.

Stamp Duties (Amendment) Bill.—

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

Committee divided.

Ayes, 46

Mr Arblaster
Mr Barraudough
Mr Boyd
Mr Brooks
Mr Bruxner
Mr Clough
Mr Coates
Mr Coleman
Mr Cowan
Mr Crawford
Mr Darby
Mr Doyle
Mr Duncan
Mr Fife
Mr Fischer
Mr Freudentstein
Mr Griffith
Mr Harrold
Mr Healey
Mr Hunter
Mr Jackett
Mr Leitch
Mr Lewis
Mr McGlory
Mr Mead
Mrs Meillon
Mr Morris
Mr Mutton
Mr Osborne
Mr Park
Mr Pickard
Mr Punch
Mr Rafe
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Viney
Mr Walker
Mr Willis
Mr Wotton
Tellers,

Noes, 42

Mr Bannon
Mr Bedford
Mr Bremerton
Mr Cahill
Mr Cleary
Mr Cox
Mr Crabtree
Mr Day
Mr Degen
Mr Durick
Mr Einfeld
Mr Face
Mr Ferguson
Mr Flaherty
Mr Gordon
Mr O'Connell
Mr Pacullo
Mr Peterson
Mr Quinn
Mr Ramsay
Mr Rogan
Mr Sheahan
Mr K. J. Stewart
Mr Wade
Tellers,

Agreed to.

No. 3.

Stamp Duties (Amendment) Bill.—

Clause 5.

[Read.]

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

Mr Taylor moved, That the Question be now put.

Question put—"That the Question be now put."

Committee divided.
No. 4.

**Stamp Duties (Amendment) Bill.**—

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

Committee divided.

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<th>Ayes</th>
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<tr>
<td>Mr Arblaster</td>
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<td>Sir Robert Askin</td>
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<td>Mr Flaherty</td>
<td>Mr Mullock</td>
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<td>Mr Gordon</td>
<td>Mr Neilly</td>
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Tellers,

- Mr Mason
- Mr Rozzoli

And there being the necessary number in the majority—

Agreed to.
No. 5.

Stamp Duties (Amendment) Bill.—

Classes 6 and 7 having been dealt with—

Clause 8.

Further amendment of Act No. 47, 1920.

[Read.]

Question proposed—that the clause, as read, stand part of the Bill.

Mr Taylor moved, that the Question be now put.

Question put—"That the Question be now put."

Committee divided.

Ayes, 45

Mr Arblaster Mr Fisher Mr Park
Sir Robert Askin Mr Freudenstein Mr Pickard
Mr Barraclough Mr Griffith Mr Pusey
Mr Boyd Mr Harrold Mr Roffe
Mr Brewer Mr Healey Mr Ruddock
Mr Brooks Mr Hunter Mr Singleton
Mr Bruxner Mr Jackett Mr Taylor
Mr Clough Mr Leitch Mr Viney
Mr Coleman Mr Lewis Mr Walker
Mr Cowan Mr McGinty Mr Willis
Mr Crawford Mr Maddison Mr Wotton
Mr Darby Mr Mead
Mr Doyle Mrs Melillion Tellers,
Mr Duncan Mr Morris
Mr Fife Mr Mutton Mr Mason
Mr Fischer Mr Osborne Mr Rozzoli

Noes, 42

Mr Bannon Mr Haigh Mr O'Connell
Mr Bedford Mr Hatton Mr Pacullo
Mr Brecken Mr M. L. Hunter Mr Petersen
Mr Cahill Mr Jackson Mr Quinn
Mr Cleary Mr Jensen Mr Ramsay
Mr Cox Mr Johnson Mr Rogan
Mr Crabtree Mr Johnstone Mr Sheahan
Mr Day Mr Keane Mr Steward
Mr Degen Mr Keans Mr Wade
Mr Ducell Mr L. B. Kelly Mr F. J. Walker
Mr Einfeld Mr Maher
Mr Face Mr Mahoney Tellers,
Mr Ferguson Mr Mallam
Mr Fisher Mr Mulock Mr Booth
Mr Gordon Mr Neilly Mr Jones

And there being the necessary number in the majority—

No. 6.

Stamp Duties (Amendment) Bill.—

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

Committee divided.

Ayes, 46

Mr Arblaster Mr Fischer Mr Osborne
Sir Robert Askin Mr Fisher Mr Park
Mr Barraclough Mr Freudenstein Mr Pickard
Mr Boyd Mr Griffith Mr Pusey
Mr Brewer Mr Harrold Mr Roffe
Mr Brooks Mr Healey Mr Ruddock
Mr Bruxner Mr Hunter Mr Singleton
Mr Clough Mr Jackett Mr Taylor
Mr Coates Mr Leitch Mr Viney
Mr Coleman Mr Lewis Mr Walker
Mr Cowan Mr McGinty Mr Willis
Mr Crawford Mr Maddison Mr Wotton
Mr Darby Mr Mead Tellers,
Mr Doyle Mrs Melillion
Mr Duncan Mr Morris Mr Mason
Mr Fife Mr Mutton Mr Rozzoli
Mr Bannon
Mr Bedford
Mr Booth
Mr Cahill
Mr Clancy
Mr Cox
Mr Crabtree
Mr Day
Mr Degen
Mr Durick
Mr Einfeld
Mr Face
Mr Ferguson
Mr Flaherty
Mr Gordon

Mr Haigh
Mr Hutson
Mr M. L. Hunter
Mr Jackson
Mr Jensen
Mr Johnson
Mr Johnstone
Mr Keane
Mr Kearns
Mr L. B. Kelly
Mr Mahony
Mr Mallam
Mr Mulock
Mr Neilly

Mr O'Connell
Mr Paolillo
Mr Petersen
Mr Quinn
Mr Ramsey
Mr Rogan
Mr Sheehan
Mr K. J. Stewart
Mr Wade
Mr F. J. Walker

Agreed to.

No. 7.

APPROPRIATION BILL.—
Clauses 1 to 9 having been dealt with—
Clause 10.

[Read.]

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

And it being after 4.00 o'clock p.m., the time specified under Standing Order No. 175B for the completion of clauses down to and including clause 13 of this Bill—

Mr Mauger moved, That the Question be now put.

Question put—"That the Question be now put."

Committee divided.

Ayes, 48

Mr Arblaster
Mr Barracough
Mr Brewer
Mr Brooks
Mr Brown
Mr Bruxner
Mr Clough
Mr Coleman
Mr Cowan
Mr Crawford
Sir Charles Cutler
Mr Darby
Mr Doyle
Mr Dunstan
Mr Fife
Mr Fischer

Mr Fisher
Mr Friedenstein
Mr Griffith
Mr Harroad
Mr Healey
Mr Hunter
Mr Jackett
Mr Leich
Mr Lewis
Mr McCaw
Mr McGinty
Mr Maddison
Mr Mason
Mr Mauger
Mr Mead
Ms Meillon
Mr Motton

Mr Osborne
Mr Park
Mr Pichard
Mr Punch
Mr Rofe
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Waddy
Mr Walker
Mr Willis
Mr Wotton

Tellers,

Mr Boyd
Mr Rozzoli
Noes, 42

Mr Bannon  Mr Gordon  Mr O’Connell
Mr Barnett  Mr Haigh  Mr Paciullo
Mr Bedford  Mr M. L. Hunter  Mr Quinn
Mr Booth  Mr Jackson  Mr Ramsey
Mr Breton  Mr Jensen  Mr Renshaw
Mr Cahill  Mr Johnson  Mr Rogan
Mr Cleary  Mr Johnstone  Mr Sheahan
Mr Cox  Mr Jones  Mr K. J. Stewart
Mr Crabtree  Mr Keane  Mr Wada
Mr Day  Mr Keans  Mr Wran
Mr Degen  Mr L. B. Kelly  
Mr Einfeld  Mr Mahler  Tellers,
Mr Face  Mr Mahoney  
Mr Ferguson  Mr Mallan  Mr Durick
Mr Flaherty  Mr Mulock  Mr Petersen

Agreed to.

Clause, as read, agreed to.

Clauses 11 to 13 agreed to.

D. L. WHEELER,
Clerk Assistant.

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1974
WEDNESDAY, 23 October, 1974

No. 1.

APPROPRIATION BILL.—
Clauses 14 to 19 having been dealt with—
Clause 20.

* * * * *

Minister for Youth and Community Services.

[Read.]

Question proposed,—That the clause, as read, stand part of the bill.

And it being after 10 o'clock p.m., the time specified under Standing Order No. 175B for the completion of clauses down to and including clause 24 of this Bill—

Mr Mauger moved, That the Question be now put.

Question put—"That the Question be now put."

Committee divided.

Ayes, 47

Mr Arblaster Mr Bender Mr Boyd Mr Braxtough
Mr Brewer Mr Brooks Mr Bruzner Mr Coleman
Mr Cowan Mr Crossfield Mr Darby Mr Doyne
Mr Duncan Mr File Mr Fischer Mr Fishar
Mr Freedenstein Mr Griffith Mr Harrold Mr Heath
Mr Healey Mr Hunter Mr Ruzzoli Mr Ruddock
Mr Leitch Mr Singleton Mr Taylor Mr Viney
Mr McCaw Mr Maddison Mr Mason Mr McGuiness
Mr Mauger Mr Mead Mr Meillon Mr Meillon
Mr McClenon Mr Mutton Mr Mutton Mr Mutton

Tellers, Mr Osborne Mr Wotton
Mr Bannon
Mr Barnier
Mr Bedford
Mr Breton
Mr Cahill
Mr Cleary
Mr Cox
Mr Crabtree
Mr Day
Mr Degen
Mr Durick
Mr Einfeld
Mr Face
Mr Ferguson
Mr Flaherty
Mr Gordon

Mr Haigh
Mr Hatton
Mr M. L. Hunter
Mr Jackson
Mr Jensen
Mr Johnson
Mr Johnstone
Mr Keane
Mr Kearns
Mr L. B. Kelly
Mr Maher
Mr Mahoney
Mr Mallam
Mr Mallock
Mr Neilly
Mr O'Connell

Mr Paciello
Mr Petersen
Mr Quinn
Mr Ramsay
Mr Renshaw
Mr Rogan
Mr Sheahan
Mr K. J. Stewart
Mr Wade
Mr F. J. Walker
Mr Wran

Agreed to.
Clause, as read, agreed to.
Clauses 21 to 24 agreed to.

THURSDAY, 24 OCTOBER, 1974

No. 2.

APPROPRIATION BILL (continued).—

Clauses 25 to 28 having been dealt with—

Clause 29.

* * * * * * *


[Read.]

Question proposed,—That the clause, as read, stand part of the bill.

And it being after 3.30 o'clock p.m., the time specified under Standing Order No. 175a for the completion of all remaining clauses and adoption of Report—

Mr Manger moved, That the Question be now put.

Question put,—"That the Question be now put."

Committee divided.

Ayes, 47

Mr Arblaster
Sir Robert Askin
Mr Barrackough
Mr Boyd
Mr Brooks
Mr Bruxner
Mr Clough
Mr Coleman
Mr Cowan
Mr Crawford
Sir Charles Cutler
Mr Darby
Mr Doyle
Mr Duncan
Mr Fife
Mr Fisher

Mr Freudenstein
Mr Griffith
Mr Healey
Mr Hunter
Mr Jackett
Mr Latch
Mr McGaw
Mr McGinty
Mr Maddison
Mr Mason
Mr Mauger
Mr Mead
Mr Mellion
Mr Morris
Mr Mutton
Mr Osborne

Mr Park
Mr Pickard
Mr Punch
Mr Rofe
Mr Rozzoli
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Vinsey
Mr Waddy
Mr Walker
Mr Willis
Mr Wotton

Tellers,

Mr Booth
Mr Jones

Mr Mutton
Mr Brewer
Mr Fischer
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<td>Mr Gordon</td>
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<td>Mr L. B. Kelly</td>
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Agreed to.

Clause, as read, agreed to.

Remaining clauses agreed to.

D. L. WHEELER,
Clerk-Assistant.
WEDNESDAY, 30 October, 1974

No. 1.

JUSTICES (AMENDMENT) BILL.—

Clauses 1 to 3 having been dealt with—

Clause 4.

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

Committee divided.

Ayes, 50

Mr Arblaster    Mr Fisher    Mr Mutton
Mr Boyd         Mr Griffith  Mr Osborn
Mr Brewer       Mr Healey    Mr Park
Mr Brooks       Mr Hunter    Mr Punch
Mr Brown        Mr Jckett    Mr Rozzoli
Mr Bruxner      Mr Leitch    Mr Ruddock
Mr Clough       Mr McCaw     Mr Singleton
Mr Coleman      Mr McGinty   Mr Taylor
Mr Crawford     Mr Mackie    Mr Viney
Sir Charles Cutler    Mr Maddison
Mr Darby       Mr Mason     Mr Waddy
Mr Doyle        Mr Manger   Mr Walker
Mr Duncan       Mr Mead     Mr Willis
Mr Fife         Mrs Melion   Mr Wotton
Mr Fischer     Mrs Morris   Mr Cowan

Tellers, Mr Rufe
Noes, 43

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Clause, as read, agreed to.

D. L. WHEELER,
Clerk-Assistant.

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1974
LEGISLATIVE ASSEMBLY
NEW SOUTH WALES

No. 8

WEEKLY REPORT OF DIVISIONS

IN

COMMITTEE OF THE WHOLE

(EXTRACTED FROM THE MINUTES)

WEDNESDAY, 13 NOVEMBER, 1974

No. 1.

GENERAL LOAN ACCOUNT APPROPRIATION BILL.—
Clause 1 having been dealt with—
Clause 2.

[Read.]

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

Mr Mauger moved, That the Question be now put.

Question put,—"That the Question be now put."

Committee divided.

Ayes, 48

Mr Arblaster
Sir Robert Askin
Mr Barraclough
Mr Boyd
Mr Brewer
Mr Brooks
Mr Bruxner
Mr Clough
Mr Coleman
Mr Cowan
Mr Crawford
Sir Charles Cutler
Mr Darby
Mr Doyle
Mr Fischer
Mr Fisher
Mr Freudenstein

Mr Griffith
Mr Harrold
Mr Healey
Mr Hunt
Mr Jackett
Mr Leitch
Mr Lewis
Mr McCaw
Mr McGinley
Mr Mackie
Mr Maddison
Mr Mauger
Mr Mead
Mr Meillon
Mr Meillon

Mr Park
Mr Pickard
Mr Punch
Mr Roto
Mr Rozzoli
Mr Ruddock
Mr Taylor
Mr Viney
Mr Waddy
Mr Walker
Mr Willis

Tellers,

Mr Mutton
Mr Osborne

Mr Mason
Mr Singleton

71013(2)
And there being the necessary number in the majority—

Clause, as read, agreed to.

THURSDAY, 14 NOVEMBER, 1974

No. 2.

UNSOLICITED GOODS AND SERVICES BILL.—

Clauses 1 to 3 having been dealt with—

Clause 4.

Liability (2) A recipient of unsolicited goods is not liable for:

the loss of, or damage to, the goods other than loss or damage resulting from the doing by him of a wilful and unlawful act in relation to the goods during the relevant period.

[Read.]

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

Motion made (Mr Einfeld) in clause 4, page 4, line 17 leave out all words after "goods" on line 17 down to and including "period" on line 19.

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

Committee divided.

Ayes, 49

Mr Arblaster
Mr Fisher
Mr Park

Sir Robert Askin
Mr Freedenstein
Mr Fischer

Mr Barranough
Mr Hatton
Mr Fisher

Mr Boyd
Mr Heyes
Mr Freedenstein

Mr Brewer
Mr Hunter
Mr Hatton

Mr Brooks
Mr Leitch
Mr Heyes

Mr Bruxner
Mr Lewis
Mr Hunter

Mr Clough
Mr McEwun
Mr Leitch

Mr Coates
Mr McCaw
Mr Lewis

Mr Coleman
Mr McGinty
Mr McEwun

Mr Cowan
Mr Maddison
Mr Coleman

Mr Crawford
Mr Mason
Mr Cowan

Sir Charles Cutler
Mr Mauger
Mr Crawford

Mr Darby
Mr Mead
Mr Mauger

Mr Doyle
Mr Morris
Mr Mead

Mr Duncan
Mr Mutton
Mr Morris

Mr Fife
Mr Osborne
Mr Mutton

Noes, 45

Mr Bannon
Mr Park

Mr Barnier
Mr M. L. Hunter
Mr O'Connell

Mr Bedford
Mr Jackson
Mr Peterson

Mr Booth
Mr Jensen
Mr Peterson

Mr Brereton
Mr Johnson
Mr Quinn

Mr Cleary
Mr Johnstone
Mr Ramsay

Mr Cox
Mr Jones
Mr Reenshaw

Mr Crabtree
Mr Keane
Mr Reenshaw

Mr Day
Mr Kearns
Mr Rogan

Mr Degen
Mr L. B. Kelly
Mr Sheaun

Mr Einfeld
Mr Keane
Mr Sheaun

Mr Face
Mr Kearns
Mr K. J. Stewart

Mr Ferguson
Mr Keane
Mr K. J. Stewart

Mr Flaherty
Mr Keane
Mr Wade

Mr Gordon
Mr Mahoney
Mr F. J. Walker

Mr Haigh
Mr Neilly
Mr Wran

Tellers,

Mr O'Connell
Mr Cahill

Mr Barnier
Mr Durick

Tellers,
No. 3.

SAME BILL.—

Same clause.

(3) Subject to subsection (5), a sender of unsolicited goods is not entitled after the expiration of the relevant period to take action for the recovery of the goods from the recipient.

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

Motion made (Mr Einfeld) in clause 4, page 4, line 21 leave out “after the expiration of the relevant period”.

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

Committee divided.

Ayes, 49

- Mr Arbaster
- Mr Baradour
- Mr Boyd
- Mr Brewer
- Mr Brooks
- Mr Bruenner
- Mr Clough
- Mr Coates
- Mr Coleman
- Mr Cowan
- Mr Crawford
- Mr Darby
- Mr Doyle
- Mr Duncan
- Mr Fife
- Mr Fischer
- Mr Fisher
- Mr Freudenstein
- Mr Hatton
- Mr Healey
- Mr Hunter
- Mr Leitch
- Mr Lewis
- Mr McCaw
- Mr McGinty
- Mr Maddison
- Mr Mason
- Mr Mauger
- Mr Mead
- Mr Morris
- Mr Mutton
- Mr Osborne

Noes, 45

- Mr Bannon
- Mr Barnier
- Mr Bedford
- Mr Booth
- Mr Breton
- Mr Clary
- Mr Cox
- Mr Crabtree
- Mr Day
- Mr Degen
- Mr Einfeld
- Mr Farce
- Mr Ferguson
- Mr Flaherty
- Mr Gordon
- Mr Haigh
- Mr Hills
- Mr M. L. Hunter
- Mr Jensen
- Mr Johnson
- Mr Jones
- Mr Keane
- Mr Kearns
- Mr L. B. Kelly
- Mr Maher
- Mr Mahoney
- Mr Mallam
- Mr Mulock
- Mr Neilly
- Mr O'Connell

Tellers,

- Mr Jackett
- Mr Mackie
- Mr Paciullo
- Mr Petersen
- Mr Quinn
- Mr Rayney
- Mr Renshaw
- Mr Roger
- Mr Sheahan
- Mr K. J. Stewart
- Mr Wade
- Mr F. I. Walker
- Mr Wran

Words stand.

No. 4.

SAME BILL.—

Same clause.

[Read.]

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

Motion made (Mr Einfeld) to leave out all words after “goods” on line 8, page 5 down to and including “sender” on line 9, page 6 and insert “a period of three days after the day on which the recipient received the goods”.

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

Committee divided.
<table>
<thead>
<tr>
<th>Ayes, 50</th>
<th>Noes, 45</th>
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<tbody>
<tr>
<td>Mr Arblaster</td>
<td>Mr Fischer</td>
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<td>Sir Robert Askin</td>
<td>Mr Fisher</td>
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<td>Mr Darby</td>
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<td>Mr Fishery</td>
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<td>Mr Gordon</td>
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</tbody>
</table>

Words stand.
Clause, as read, agreed to.

D. L. WHEELER,
Clerk-Assistant.

By Authority
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1974
1974

LEGISLATIVE ASSEMBLY
NEW SOUTH WALES

No. 9

WEEKLY REPORT OF DIVISIONS
IN
COMMITTEE OF THE WHOLE

(EXTRACTED FROM THE MINUTES)

WEDNESDAY, 20 NOVEMBER, 1974

No. 1.

CLEAN AIR (AMENDMENT) BILL.—
Clauses 1 and 2 having been dealt with—
Clause 3.

Question proposed—That the clause, as read, stand part of the Bill.
Motion made (Mr O'Connell) in page 7, line 2, leave out sub-paragraph (f) (ii).
Question put—That the words proposed to be left out stand.
Committee divided.

Ayes, 49

Mr Arblaster
Mr Barraclough
Mr Boyd
Mr Brewer
Mr Brooks
Mr Bruxner
Mr Clough
Mr Coleman
Mr Cowan
Mr Crawford
Sir Charles Cutler
Mr Darby
Mr Doyle
Mr Duncan
Mr Fife
Mr Fisher

Mr Freudenstein
Mr Griffith
Mr Harrold
Mr Hatton
Mr Hunter
Mr Leitch
Mr Lewis
Mr McCaw
Mr McGinty
Mr Mickle
Mr Maddison
Mr Mason
Mr Meagher
Mr Mead
Mrs Meillon

Mr Park
Mr Pickard
Mr Punch
Mr Rofe
Mr Rozzoli
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Viney
Mr Waddy
Mr Walker
Mr Willis

Tellers,

Mr Park
Mr Pickard
Mr Punch
Mr Rofe
Mr Rozzoli
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Viney
Mr Waddy
Mr Walker
Mr Willis
CLEAN WATERS (AMENDMENT) BILL.—

Clauses 1 and 2 having been dealt with—

Clause 3.

Amendment of Act No. 78, 1970.

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

Motion made (Mr F. I. Walker) in page 2, line 20, leave out subclause (a) and insert new subclause (a).

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

Committee divided.

Ayes, 49

Mr Arbaster
Mr Barraclough
Mr Boyd
Mr Brewer
Mr Brooks
Mr Brusney
Mr Clough
Mr Coleman
Mr Cowan
Mr Crawford
Sir Charles Cutler
Mr Darby
Mr Doyle
Mr Duncan
Mr Fife
Mr Fischer
Mr Fisher
Mr Freudenstein
Mr Griffith
Mr Harrold
Mr Haxton
Mr Hunter
Mr Jackit
Mr Leitch
Mr Lewis
Mr McCaw
Mr McGinty
Mr Mackie
Mr Madigan
Mr Manager
Mr Meallion
Mr Morris
Mr Mutton
Mr Osborne
Mr Park
Mr Punch
Mr Rofe
Mr Rozzioli
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Viney
Mr Waddy
Mr Walker
Mr Willis
Mr Wotton
Tellers,

Noes, 45

Mr Bannon
Mr Barnier
Mr Bedford
Mr Booth
Mr Breton
Mr Cahill
Mr Cleary
Mr Crabtree
Mr Day
Mr Degen
Mr Durick
Mr Einfeld
Mr Face
Mr Ferguson
Mr Flaherty
Mr Gordon
Mr Haigh
Mr Hills
Mr M. L. Hunter
Mr Jackson
Mr Jensen
Mr Johnson
Mr Johnstone
Mr Jones
Mr Keane
Mr L. B. Kelly
Mr Maher
Mr Mahoney
Mr Mallam
Mr Mulock
Mr Neilly
Mr O'Connell
Mr Paciullo
Mr Petersen
Mr Quinn
Mr Ramsay
Mr Rainshaw
Mr Rogan
Mr Sheahan
Mr K. J. Stewart
Mr Wade
Mr F. J. Walker
Mr Wran

Tellers,

Mr Booth
Mr Kearns

Words stand.

Clause, as read, agreed to.

No. 2.
No. 3.

SAME BILL.—

Same clause—

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

Motion made (Mr F. J. Walker) in page 3, line 17, leave out paragraph (ii).

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

Committee divided.

Ayes, 49

Mr Arblaster
Mr Barraclough
Mr Boyd
Mr Brewer
Mr Brooks
Mr Bruxner
Mr Clough
Mr Coleman
Mr Cowan
Mr Crawford
Sir Charles Cutler
Mr Darby
Mr Doyle
Mr Duncan
Mr Fife
Mr Fisher
Mr Freudenstein
Mr Griffith
Mr Harrold
Mr Hunter
Mr Jackett
Mr Leitch
Mr Lewis
Mr McCaw
Mr McGinty
Mr Mackie
Mr Maddison
Mr Mauger
Mrs Mellon
Mr Morris
Mr Motton

Mr Osborne
Mr Park
Mr Punch
Mr Rofe
Mr Rozzoli
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Waddy
Mr Walker
Mr Willis
Mr Wotton

Nees, 45

Mr Bannon
Mr Barner
Mr Bedford
Mr Booth
Mr Breerton
Mr Cabili
Mr Cleary
Mr Cox
Mr Crabtree
Mr Day
Mr Degen
Mr Durich
Mr Einfeld
Mr Face
Mr Ferguson
Mr Flannery
Mr Gordon
Mr Hugh
Mr Hills
Mr M. L. Hunter
Mr Jackson
Mr Jensen
Mr Johnson
Mr Jones
Mr Kenne
Mr L. B. Kelly
Mr Maher
Mr Mulock
Mr Nelly
Mr O'Connell

Mr Paciullo
Mr Petersen
Mr Quinn
Mr Ramsey
Mr Renshaw
Mr Rogan
Mr Sheahan
Mr K. J. Stewart
Mr Wade
Mr E. J. Walker
Mr Wran

Tellers,

Mr Osborne
Mr Park
Mr Punch
Mr Rofe
Mr Rozzoli
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Waddy
Mr Walker
Mr Willis
Mr Wotton

Tellers,

Mr Kearns
Mr Mason
Mr Mahoney

Words stand.

No. 4.

SAME BILL.—

Same clause—

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

Mr Mauger moved, That the Question be now put.

Question put—"That the Question be now put."

Committee divided.

Ayes, 48

Mr Arblaster
Mr Barraclough
Mr Boyd
Mr Brewer
Mr Brooks
Mr Bruxner
Mr Clough
Mr Coleman
Mr Cowan
Mr Crawford
Sir Charles Cutler
Mr Darby
Mr Doyle
Mr Duncan
Mr Fife
Mr Fisher
Mr Freudenstein
Mr Griffith
Mr Harrold
Mr Hunter
Mr Jackett
Mr Leitch
Mr Lewis
Mr McCaw
Mr McGinty
Mr Mackie
Mr Maddison
Mr Mauger
Mrs Mellon
Mr Morris
Mr Motton

Mr Park
Mr Punch
Mr Rofe
Mr Rozzoli
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Waddy
Mr Walker
Mr Willis
Mr Wotton

Tellers,

Mr Mason
Mr Pickard
Clause, as read, agreed to.

No. 5.
SAME BILL.—
Clause 4.

Amendment of Act No. 41, 1919.

[Read.]

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

Mr Mauger moved, That the Question be now put.

Question put—"That the Question be now put."

Committee divided.

Ayes, 48

Mr Arblaster  Mr Freudenstein  Mr Park
Mr Barraclough  Mr Griffith  Mr Park
Mr Boyd  Mr Harrold  Mr Punch
Mr Brewer  Mr Hunter  Mr Rafa
Mr Brooks  Mr Jacott  Mr Razzoli
Mr Bruxner  Mr Leitch  Mr Rullock
Mr Clough  Mr Lewis  Mr Singleton
Mr Coleman  Mr McCaw  Mr Taylor
Mr Cowan  Mr McGinty  Mr Vincy
Mr Crawford  Mr Mackie  Mr Waddy
Sir Charles Cutler  Mr Maddison  Mr Walker
Mr Darby  Mr Mauger  Mr Wallis
Mr Doyle  Mr Mead  Mr Wooton
Mr Duncan  Mrs Mullan  Tellers,
Mr Fife  Mr Morris  Mr Mason
Mr Fisher  Mr Mutton  Mr Pickard

Noes, 46

Mr Bannon  Mr Gordon  Mr O'Connell
Mr Barnier  Mr Haigh  Mr Paciullo
Mr Bedford  Mr Hatton  Mr Patten
Mr Booth  Mr Hills  Mr Quinn
Mr Bretenon  Mr M. L. Hunter  Mr Ramsay
Mr Cahill  Mr Jackson  Mr Renshaw
Mr Cleary  Mr Jensen  Mr Roger
Mr Cox  Mr Johnson  Mr Sheahan
Mr Crabtree  Mr Johnston  Mr K. J. Stewart
Mr Day  Mr Jones  Mr Wade
Mr Degen  Mr Keane  Mr F. J. Walker
Mr Duric  Mr L. B. Kelly  Mr Wran
Mr Einfield  Mr Maher  Tellers,
Mr Face  Mr Mullan  Mr Kearns
Mr Ferguson  Mr Mulock  Mr Mahoney
Mr Flaherty  Mr Neilly

And there being the necessary number in the majority,—

 Clause, as read, agreed to.
No. 6.

SAME BILL.—

Clause 3.

Clause 5.

Savings and transitional provisions.

[Read.]

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

Mr Mauger moved, That the Question be now put.

Question put—"That the Question be now put."

Committee divided.

Ayes, 48

| Mr Arbaster | Mr Freudenstein | Mr Park       |
| Mr Barraudough | Mr Griffith | Mr Punch     |
| Mr Boyd | Mr Harrold | Mr Roof      |
| Mr Brewer | Mr Hunter | Mr Rozzoli   |
| Mr Brooks | Mr Jackett | Mr Ruddock   |
| Mr Bruen | Mr Leitch | Mr Singleton |
| Mr Clough | Mr Lewis | Mr Taylor    |
| Mr Coleman | Mr McCaw | Mr Viney     |
| Mr Cowan | Mr McGinty | Mr Waddy     |
| Mr Crawford | Mr Mackie | Mr Walker    |
| Sir Charles Cutler | Mr Maddison | Mr Willis   |
| Mr Darby | Mr Mauger | Mr Weston    |
| Mr Doyle | Mr Mead | Mr Freudenstein |
| Mr Duncan | Mrs Meillon | Mr Griffith |
| Mr Ede | Mr Morris | Mr Harrold   |
| Mr Fischer | Mr Mutton | Mr Hunter    |
| Mr Fisher | Mr Osborne | Mr Jackett   |

Noes, 46

| Mr Bannon | Mr Gordon | Mr O'Connell |
| Mr Barnier | Mr Haigh | Mr Paculko   |
| Mr Bedford | Mr Hatton | Mr Petersen  |
| Mr Booth | Mr Hills | Mr Quinn     |
| Mr Breton | Mr M. L. Hunter | Mr Ramsey |
| Mr Cahill | Mr Jackson | Mr Renshaw  |
| Mr Cleary | Mr Jansen | Mr Rogan     |
| Mr Cox | Mr Johnson | Mr Sheahan   |
| Mr Crabtree | Mr Johnstone | Mr K. J. Stewart |
| Mr Day | Mr Jones | Mr Wade      |
| Mr Degen | Mr Keane | Mr F. J. Walker |
| Mr Durack | Mr L. B. Kelly | Mr Wran    |
| Mr Einfeld | Mr Maher | Tellers,    |
| Mr Face | Mr Mallam | Mr Merchant  |
| Mr Ferguson | Mr Mulock | Mr Keane    |
| Mr Fishery | Mr Neilly | Mr Mahoney  |

Tellers,

And there being the necessary number in the majority,—

Clause, as read, agreed to.

No. 7.

STATE POLLUTION CONTROL COMMISSION (AMENDMENT) BILL.—

Clause 1 having been dealt with—

Clause 2.

[Read.]

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

Mr Mauger moved, That the Question be now put.

Question put—"That the Question be now put."

Committee divided.
Ayes, 49
Mr Arblaster Mr Fisher Mr Osborne
Mr Barraclough Mr Freudenstein Mr Park
Mr Boyd Mr Griffith Mr Punch
Mr Brewer Mr Harrold Mr Rode
Mr Brooks Mr Hunter Mr Rozzoli
Mr Bruxner Mr Jucket Mr Ruddock
Mr Clough Mr Leitch Mr Singleton
Mr Coates Mr Lewis Mr Taylor
Mr Coleman Mr McCaw Mr Viney
Mr Cowan Mr McGinty Mr Waddy
Mr Crawford Mr Mackie Mr Walker
Sir Charles Cutler Mr Maddison Mr Willis
Mr Darby Mr Mauger Mr Wotton
Mr Doyle Mr Mead
Mr Duncan Mrs Meillon Tellers,
Mr Fife Mr Morris Mr Mason
Mr Fischer Mr Mutton Mr Pickard

Noes, 46
Mr Barrier Mr Haston Mr O'Connell
Mr Bedford Mr Hills Mr Paciullo
Mr Booth Mr M. L. Hunter Mr Petersen
Mr Breton Mr Jackson Mr Quinn
Mr Cahill Mr Jensen Mr Ramsay
Mr Cearney Mr Johnson Mr Renshaw
Mr Cox Mr Johnston Mr Rogan
Mr Day Mr Jones Mr Sheahan
Mr Degen Mr Keane Mr K. J. Stewart
Mr Durack Mr Kearns Mr Wade
Mr Einfeld Mr L. B. Kelly Mr F. J. Walker
Mr Face Mr Mahler Mr Wran
Mr Ferguson Mr Mahoney
Mr Flaherty Mr Mullan Tellers,
Mr Gordon Mr Mulock Mr Runion
Mr Haigh Mr Nelly Mr Crabtree

And there being the necessary number in the majority,—
Clause, as read, agreed to.

THURSDAY, 21 NOVEMBER, 1974

No. 8.

ANNUAL HOLIDAYS (AMENDMENT) BILL.—
Clause 1 having been dealt with—
Clause 2.

2. The Annual Holidays Act, 1944, is amended—

Amendment
of Act No. 31, 1944.

(ii) by omitting section 3 (2) and by inserting
instead the following subsection :—

(2) An annual holiday shall be given and
taken in one consecutive period or, if the
worker and the employer so agree, in either
two, three or four separate periods and not
otherwise.

[Read.]

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

Motion made (Mr Willis) in page 5, line 10, leave out paragraph (2) and
insert "(2) An annual holiday shall be given and taken either in one
consecutive period or two periods which shall be of three weeks
and one week respectively, or if the worker and the employer so
agree, in either two, three or four separate periods and not other-
wise."

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

Committee divided.
### Ayes, 44

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<thead>
<tr>
<th>Mr Bannon</th>
<th>Mr Gaugh</th>
<th>Mr Hills</th>
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<tr>
<td>Mr Bedford</td>
<td>Mr M. L. Hunter</td>
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<td>Mrs Mcllon</td>
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<tr>
<td>Mr Arblaster</td>
<td>Mr Morris</td>
<td>Mr Morris</td>
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### Noes, 51

| Mr Arblaster | Mr Arblaster | Mr Arblaster |
| Mr A. T. Askin | Mr A. T. Askin | Mr A. T. Askin |
| Mr Barraclough | Mr Barraclough | Mr Barraclough |
| Mr Boyd | Mr Boyd | Mr Boyd |
| Mr Brewer | Mr Brewer | Mr Brewer |
| Mr Brooks | Mr Brooks | Mr Brooks |
| Mr Baxner | Mr Baxner | Mr Baxner |
| Mr Clough | Mr Clough | Mr Clough |
| Mr Coates | Mr Coates | Mr Coates |
| Mr Coleman | Mr Coleman | Mr Coleman |
| Mr Crawford | Mr Crawford | Mr Crawford |
| Sir Charles Coyle | Sir Charles Coyle | Sir Charles Coyle |
| Mr Darby | Mr Darby | Mr Darby |
| Mr Doyle | Mr Doyle | Mr Doyle |
| Mr Duncan | Mr Duncan | Mr Duncan |
| Mr Fife | Mr Fife | Mr Fife |
| Mr Fischer | Mr Fischer | Mr Fischer |

### Words left out.

### Words inserted.

Clause, as amended, agreed to.

---

D. L. WHEELER,
Clerk-Assistant.
DENTAL TECHNICIANS REGISTRATION BILL—

Clause 1 to 5 having been dealt with—

Clause 6.

6. (1) The Governor may constitute a Dental Technicians Registration Board consisting of seven members and 20 of those members—

(a) one shall be a person, not being a person registered or entitled to be registered as a dentist under the Dentists Act, 1934, or registered or entitled to be registered as a dental technician under this Act, who is nominated by the Health Commission of New South Wales and, in and by the instrument of his appointment, appointed as chairman;

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

Motion made (Mr K. J. Stewart) in clause 6, page 4, line 21, leave out "person" (firstly occurring) insert "barrister-at-law admitted by, or a solicitor of, the Supreme Court, nominated by the Minister".

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

Committee divided.
Ayes, 48

Mr Arblaster
Mr Barraclough
Mr Boyd
Mr Brewer
Mr Brooks
Mr Bruenner
Mr Clough
Mr Coleman
Mr Cowan
Mr Crawford
Sir Charles Cutler
Mr Darby
Mr Doyle
Mr Duncan
Mr Ede
Mr Fisher
Mr Fisher
Mr Freudenstein
Mr Griffith
Mr Hatton
Mr Healey
Mr Hunter
Mr Jackel
Mr Leitch
Mr Lewis
Mr McCaw
Mr McGinty
Mr Mackie
Mr Maddison
Mr Mauger
Mr Mead
Mr Merton
Mrs Mcllon
Mr Osborne
Mr Park
Mr Pickard
Mr Punch
Mr Rofe
Mr Rozzoli
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Waddy
Mr Walker
Mr Willis
Mr Wotton
Mr Wotton
Mr Mason
Mr Viney

Noes, 46

Mr Bannon
Mr Burnier
Mr Bedford
Mr Booth
Mr Breton
Mr Cahill
Mr Cearny
Mr Cox
Mr Day
Mr Degen
Mr Durick
Mr Einfeld
Mr Face
Mr Ferguson
Mr Flaherty
Mr Gordon
Mr Haigh
Mr Harrold
Mr Hills
Mr M. L. Hunter
Mr Jackson
Mr Fesseu
Mr Johnson
Mr Johnstone
Mr Jones
Mr Keane
Mr L. B. Kelly
Mr Maher
Mr Mahoney
Mr Mallon
Mr Mulock
Mr Neilly
Mr O'Connell
Mr Paciullo
Mr Peterson
Mr Quinn
Mr Ramsay
Mr Renshaw
Mr Rigan
Mr Sheahan
Mr K. J. Stewart
Mr Wade
Mr F. J. Walker
Mr Wran
Tellers,
Mr Mason
Mr Crabtree
Mr Kearns

No. 2.

SAME BILL.—

Same clause.

* * * * * * * * * * * * *

(g) one shall be a barrister-at-law admitted by, or a solicitor of, the Supreme Court, nominated by the Minister.

* * * * * * * * * * * * *

[Read.]

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

Motion made (Mr K. J. Stewart) in clause 6, page 5, line 6, leave out paragraph (g), insert "'(g) One shall be a dental technician nominated by the Public Service Association of New South Wales'."

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

Committee divided.

Ayes, 47

Mr Arblaster
Mr Barraclough
Mr Boyd
Mr Brewer
Mr Brooks
Mr Bruenner
Mr Clough
Mr Coleman
Mr Cowan
Mr Crawford
Sir Charles Cutler
Mr Darby
Mr Doyle
Mr Duncan
Mr Ede
Mr Fisher
Mr Fisher
Mr Freudenstein
Mr Griffith
Mr Hatton
Mr Healey
Mr Hunter
Mr Jackel
Mr Leitch
Mr Lewis
Mr McCaw
Mr McGinty
Mr Mackie
Mr Maddison
Mr Mauger
Mr Mead
Mr Merton
Mrs Mcllon
Mr Osborne
Mr Park
Mr Pickard
Mr Punch
Mr Rofe
Mr Rozzoli
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Waddy
Mr Walker
Mr Willis
Mr Wotton
Tellers,
Mr Mason
Mr Viney
No. 3.

SAME BILL.—

Same clause.

(2) The person appointed to be chairman of the board may nominate an officer of the Health Commission of New South Wales to act in his place as chairman of the board and a person so acting shall be deemed to be a member and shall be chairman at any meeting of the board at which he is present.

[Read.]

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

Motion made (Mr K. J. Stewart) in clause 6, page 5, line 9, leave out sub-clause (2), insert "(2) The Board at its first meeting shall elect a deputy-chairman who will act at any Board meetings in the absence of the Chairman."

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

Committee divided.

Ayes, 47

Noes, 47

The numbers being equal, the Chairman gave his casting vote with the "Ayes" and declared the Question to be resolved in the affirmative.

Words stand.
No. 4.

SAME BILL.—
Clauses 7 to 26 having been dealt with—

Clause 27.

30 27. A dental technician is guilty of an offence if he carries out technical work unless that technical work is carried out on the written order, in or to the effect of the form prescribed under the Dentists Act, 1934, of a dentist.

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

Committee divided.

Ayes, 47

Mr Arblaster  
Mr Boyd  
Mr Brewer  
Mr Bracken  
Mr Braxton  
Mr Clough  
Mr Coleman  
Mr Cowan  
Mr Crawford  
Sir Charles Cutler  
Mr Darby  
Mr Doyle  
Mr Duncan  
Mr Fife  
Mr Fisher

Mr Fisher  
Mr Freudentein  
Mr Healey  
Mr Jackett  
Mr Leitch  
Mr Lewis  
Mr McCaw  
Mr McGinity  
Mr Mackie  
Mr Madison  
Mr Mauger  
Mr Mead  
Mrs Melkien  
Mr Mlotok

Mr Haigh  
Mr Harrold  
Mr Hatton  
Mr Hills  
Mr M. L. Hunter  
Mr Jackson  
Mr Jensen  
Mr Johnson  
Mr Johnsonstone  
Mr Jones  
Mr Keane  
Mr L. B. Kelly  
Mr Maher  
Mr Mahoney  
Mr Mallam

Mr Neilly  
Mr O'Connell  
Mr Pacullo  
Mr Petersen  
Mr Oulan  
Mr Ramsay  
Mr Remshaw  
Mr Rogan  
Mr Sheahan  
Mr K. J. Stewart  
Mr Wade  
Mr F. J. Walker  
Mr Whan  
Mr Crabtree  
Mr Keans

Noes, 47

Mr Bannon  
Mr Barnier  
Mr Bedford  
Mr Booth  
Mr Breton  
Mr Cahill  
Mr Cleary  
Mr Cox  
Mr Day  
Mr Deen  
Mr Durick  
Mr Einfeld  
Mr Face  
Mr Ferguson  
Mr Flaherty  
Mr Gordon

Mr Haigh  
Mr Harrold  
Mr Hatton  
Mr Hills  
Mr M. L. Hunter  
Mr Jackson  
Mr Jensen  
Mr Johnson  
Mr Johnsonstone  
Mr Jones  
Mr Keane  
Mr L. B. Kelly  
Mr Maher  
Mr Mahoney  
Mr Mallam

Mr Neilly  
Mr O'Connell  
Mr Pacullo  
Mr Petersen  
Mr Oulan  
Mr Ramsay  
Mr Remshaw  
Mr Rogan  
Mr Sheahan  
Mr K. J. Stewart  
Mr Wade  
Mr F. J. Walker  
Mr Whan  
Mr Crabtree  
Mr Keans

The numbers being equal, the Chairman gave his casting vote with the "Ayes" and declared the Question to be resolved in the affirmative.

Clause, as read, agreed to.
No. 5.

Superannuation (Further Amendment) Bill.—

Clause 1 having been dealt with—

Clause 2.

2. (1) This section and section 1 shall commence on the date of assent to this Act.

10 (2) Section 3 shall be deemed to have commenced on 27th September, 1974.

Tellers,

Mr Coleman
Mr Bedford

Mr Mulock
Mr Booth

Mr Mallon
Mr Bede

Question proposed—that the clause, as read, stand part of the Bill.

Motion made (Mr Mulock) in clause 2, page 2, line 11, leave out “27th September, 1974”, insert “21st June, 1974”.

Question put—that the words proposed to be left out stand.

Committee divided.

Ayes, 49

Mr Arblaster
Mr Barrallough
Mr Boyd
Mr Brewer
Mr Brooks
Mr Brunker
Mr Clough
Mr Cowan
Mr Crawford
Sir Charles Cutler
Mr Darby
Mr Doyle
Mr Duncan
Mr Fife
Mr Fisher
Mr Freudenstein
Mr Park
Mr Harrold
Mr Hatton
Mr Healey
Mr Hunter
Mr Leitch
Mr Lewis
Mr McCaw
Mr McGinty
Mr Mackie
Mr Madsion
Mr Masson
Mr Mauger
Mr Mead
Mr Meillon
Mr Mutton
Mr Osborne
Mr Mauger
Mr Mutton
Mr Osborne
Mr Mallon
Mr McCaw
Mr McGinty
Mr Mackie
Mr Madsion
Mr Masson
Mr Mauger
Mr Mead
Mr Meillon
Mr Mutton
Mr Osborne
Mr Mallon

Noes, 44

Mr Bannon
Mr Barnier
Mr Bereton
Mr Cahill
Mr Cleary
Mr Cox
Mr Crabtree
Mr Day
Mr Degen
Mr Durick
Mr Eminfield
Mr Face
Mr Ferguson
Mr Fishbery
Mr Gordon
Mr Haigh
Mr Hills
Mr M. L. Hunter
Mr Jackson
Mr Jensen
Mr Johnson
Mr Johnson
Mr Jones
Mr Keane
Mr Kearns
Mr L. B. Kelly
Mr Maher
Mr Mahoney
Mr Malham
Mr Mallock
Mr Neilly
Mr O’Connell
Mr Faciulato
Mr Petersea
Mr Quinn
Mr Ramsay
Mr Rendfaw
Mr Rogan
Mr K. J. Stewart
Mr Walker
Mr Seward
Mr Bedford

Words stand.

Clause, as read, agreed to.

WEDNESDAY, 27 NOVEMBER, 1974

No. 6.

Stamp Duties (Further Amendment) Bill.—

Clauses 1 to 3 having been dealt with—

Clause 4.

Further amendment of Act No. 47, 1920.

[Read.]

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

Committee divided.
Clause, as read, agreed to.

THURSDAY, 28 NOVEMBER, 1974

No. 7.

LOCAL GOVERNMENT (RATING) AMENDMENT BILL.—

Clauses 1 to 2 having been dealt with—

Clause 3.

Amendment of Act No. 41, 1919.

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

Motion made (Mr Sheahan) in clause 3, page 2, line 11, leave out subclause (a) and insert new subclause.

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

Committee divided.
Nocs, 44

Mr Bannon
Mr Burner
Mr Bedford
Mr Breton
Mr Cahill
Mr Cearby
Mr Cox
Mr Crabtree
Mr Day
Mr Degen
Mr Durick
Mr Einfeld
Mr Face
Mr Ferguson
Mr Flaherty

Mr Gordon
Mr Haigh
Mr Hills
Mr M. L. Hunter
Mr Jackson
Mr Jensen
Mr Johnson
Mr Johnston
Mr Jones
Mr Keane
Mr Kearns
Mr Maher
Mr Mahoncy
Mr Mallam
Mr Mulock

Mr Nelly
Mr O'Connell
Mr Pacullo
Mr Petersen
Mr Quinn
Mr Rumsay
Mr Remshaw
Mr Rogan
Mr Sheahan
Mr K. J. Stewart
Mr Wade
Mr F. J. Walker
Tellers,

Words stand.

Clause, as read, agreed to.

D. L. WHEELER,
Clerk-Assistant.

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1974
1974-75

LEGISLATIVE ASSEMBLY
NEW SOUTH WALES

No. 11

WEEKLY REPORT OF DIVISIONS
IN
COMMITTEE OF THE WHOLE

(EXTRACTED FROM THE MINUTES)

TUESDAY, 25 FEBRUARY, 1975

No. 1.

PRIVACY COMMITTEE BILL.—
Clauses 1 to 14 having been dealt with—
Clause 15.

15. (1) Subject to this Act, the Committee—

(b) may and, if directed by the Minister so to do, shall
make reports and recommendations to the Minister
in relation to any matter that concerns the need for
or the desirability of legislative or administrative
action in the interests of the privacy of persons;

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

Motion made
(Mr Mulock) in clause 15, page 12, line 1, leave out "may and,
if directed by the Minister so to do"

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

Committee divided.

Ayes, 50

Mr Arblaster
Mr Barracough
Mr Boyd
Mr Brewer
Mr Brooks
Mr Bruxner
Mr Coad
Mr Coleman
Mr Cowan
Mr Crawford
Mr Charles Cutler
Mr Darby
Mr Dowd
Mr Doyle
Mr Duncan
Mr Fife

Mr Fisher
Mr Friedenreich
Mr Griffith
Mr Harrold
Mr Healey
Mr Hunter
Mr Jackett
Mr Leitch
Mr Lewis
Mr McGinty
Mr Mackie
Mr Maddison
Mr Mason
Mr Mead
Mr Morris

Mr Mutton
Mr Osborne
Mr Park
Mr Pickard
Mr Punch
Mr Roffe
Mr Rozzoli
Mr Ruddock
Mr Viney
Mr Waddy
Mr Walker
Mr Webster
Mr Wills
Mr Wotton

Tellers.

Mr Duncan
Mr Mead
Mr Singleton
Mr Fife
Mr Morris
Mr Singleton
Mr Wotton
No. 2.

PRIVACY COMMITTEE BILL.—

Clause 16 having been dealt with—

Clause 17.

17. (1) The Committee shall, as soon as practicable Annual after the thirty-first day of December in each year, prepare report, and submit to the Minister a report of its work and activities for the twelve months preceding that date or, in the case of 30 the first report, for the period from the day appointed and notified under section 2 (2) until the thirty-first day of December next following that commencement.

[Read.]

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

Motion made (Mr Mallock) in clause 17, page 14, line 27, after “year” insert “but prior to the last day of February in the following year”.

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

Committee divided.

Ayes, 44

Mr Bannon Mr Haigh Mr O’Connell
Mr Barnier Mr Hills Mr Paciullo
Mr Bedford Mr M. L. Hunter Mr Petersen
Mr Brereton Mr Jackson Mr Quinn
Mr Cahill Mr Jensen Mr Ramay
Mr Cleary Mr Johnson Mr Renshaw
Mr Cox Mr Jones Mr Rogan
Mr Day Mr Keane Mr Sheahan
Mr Degen Mr Kearns Mr K. J. Stewart
Mr Durick Mr L. B. Kelly Mr P. J. Walker
Mr Einfeld Mr Maher Mr Wran
Mr Face Mr Mahoney Tellers,
Mr Ferguson Mr Mallam Mr Booth
Mr Flaherty Mr Mulock Mr Crabtree
Mr Gordon
Proposed insertion of words negatived.
Clause, as read, agreed to.

D. L. WHEELER,
Clerk-Assistant.
LEGALISITIVE ASSEMBLY
NEW SOUTH WALES

No. 12

WEEKLY REPORT OF DIVISIONS
IN
COMMITTEE OF THE WHOLE

(EXTRACTED FROM THE MINUTES)

WEDNESDAY, 5 MARCH, 1975

No. 1.

LEGAL PRACTITIONERS (LEGAL AID) AMENDMENT BILL.—
Clauses 1 and 2 having been dealt with—

Clause 3.

* * * * * * * * Amendment of Act No. 37, 1970.

[Read.]

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

Motion made (Mr Mulock) in clause 3, page 2, line 24, after "3 (4)" insert "and inserting instead the matter "(4) Legal aid under the supplementary scheme shall be extended to infants appearing before all Courts in New South Wales and the provisions of Section 7 of the Legal Practitioners (Legal Aid) Act, 1970 shall not apply to the supplementary scheme".".

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

Committee divided.

Ayes, 43

Mr Bannon  Mr Gordon  Mr O'Connell
Mr Barney  Mr Hugh  Mr Paullino
Mr Bedford  Mr Hills  Mr Quinn
Mr Booth  Mr M. L. Hunter  Mr Ramsay
Mr Broerton  Mr Jackson  Mr Renshaw
Mr Cleary  Mr Jensen  Mr Rogan
Mr Cox  Mr Johnson  Mr Sheahan
Mr Crabtree  Mr Johnstone  Mr K. J. Stewart
Mr Day  Mr Jones  Mr Wade
Mr Degen  Mr Keene  Mr F. J. Walker
Mr Durick  Mr Keens  Mr Wran
Mr Einfeld  Mr Maher  Tellers,
Mr Face  Mr Mahoney
Mr Ferguson  Mr Mallam  Mr L. B. Kelly
Mr Flaherty  Mr Mulock  Mr Petersen
Mr Arblaster  Mr Griffith  Mr Park
Mr Barradough  Mr Harrold  Mr Pickard
Mr Boyd  Mr Hatton  Mr Punch
Mr Brewer  Mr Healey  Mr Rofe
Mr Brooks  Mr Hunter  Mr Rozzoli
Mr Bruxner  Mr Jackett  Mr Ruddock
Mr Clough  Mr Leitch  Mr Singleton
Mr Coleman  Mr Lewis  Mr Taylor
Mr Cowan  Mr McGinty  Mr Viney
Mr Crawford  Mr Mackie  Mr Waddy
Mr Charles Cutler  Mr Maddison  Mr Walker
Mr Darby  Mr Mason  Mr Webster
Mr Doyle  Mr Manger  Mr Willis
Mr Duncan  Mr Mead  Mr Wotton
Mr Fife  Mr Morris  Tellers,
Mr Fisher  Mr Mutton  Mr Dowd
Mr Freudenstein  Mr Osborne  Mr Fischer

Proposed insertion of words negatived.
Clause, as read, agreed to.

No. 2.

LOCAL GOVERNMENT (APPEALS) AMENDMENT BILL.—

Clauses 1 to 6 having been dealt with—

Clause 7.

7. (1) Part XIIb of the Principal Act is amended—

Further amendment of Act No. 41, 1919. (Part XIIa.—Appeals.)

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

Ayes, 46

Mr Arblaster  Mr Fisher  Mr Pickard
Mr Barradough  Mr Freudenstein  Mr Punch
Mr Boyd  Mr Griffith  Mr Rofe
Mr Brewer  Mr Hunter  Mr Rozzoli
Mr Brooks  Mr Jackett  Mr Ruddock
Mr Clough  Mr Leitch  Mr Singleton
Mr Coleman  Mr Lewis  Mr Taylor
Mr Cowan  Mr McGinty  Mr Viney
Mr Crawford  Mr Mackie  Mr Waddy
Mr Charles Cutler  Mr Maddison  Mr Walker
Mr Darby  Mr Mason  Mr Webster
Mr Doyle  Mr Manger  Mr Willis
Mr Duncan  Mr Mutton  Tellers,
Mr Fife  Mr Morris  Mr Park
Mr Fisher  Mr Mutton  Mr Webster

Noes, 44

Mr Bannon  Mr Gordon  Mr O'Connell
Mr Barnier  Mr Haigh  Mr Pacullo
Mr Bedford  Mr Hatton  Mr Peterson
Mr Booth  Mr Hills  Mr Quinn
Mr Bretton  Mr L. Hunter  Mr Ramsay
Mr Cleary  Mr Jackson  Mr Renshaw
Mr Cox  Mr Jemson  Mr Rogan
Mr Crabtree  Mr Johnson  Mr Sheahan
Mr Day  Mr Johnstone  Mr K. J. Stewart
Mr Degen  Mr Jones  Mr Wade
Mr Durick  Mr Keane  Mr F. J. Walker
Mr Einfeld  Mr L. B. Kelly  Mr Wran
Mr Face  Mr Mahoney  Tellers,
Mr Ferguson  Mr Mallam  Mr Kearns
Mr Flaherty  Mr Mulock  Mr Maher

Clause, as amended, agreed to.
THURSDAY, 6 MARCH, 1975

3

No. 3.

FACTORIES, SHOPS AND INDUSTRIES (AMENDMENT) BILL.—

Clauses 1 to 3 having been dealt with—

Clause 4.

4. The Principal Act is amended—

[Read.]

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

Motion made (Mr Brereton) in clause 4, page 3, line 8, leave out subclause (c).

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

Committee divided.

Ayes, 48

Mr Arblaster
Mr Barcaldine
Mr Boyd
Mr Brooks
Mr Brunner
Mr Clough
Mr Coleman
Mr Cowan
Mr Crawford
Mr Charles Cutler
Mr Darby
Mr Dowd
Mr Doyle
Mr Duncan
Mr Fife
Mr Fisher

Mr Freudenstein
Mr Griffith
Mr Harrold
Mr Healey
Mr Leitch
Mr Leitch
Mr Lewis
Mr McGinty
Mr Madison
Mr Mason
Mr Maugter
Mr Morris
Mr Mutton
Mr Osborne
Mr Park

Mr Pickard
Mr Punch
Mr Rofe
Mr Rozzoli
Mr Ruddock
Mr Taylor
Mr Waddy
Mr Webster
Mr Willis
Mr Wotton

Noes, 43

Mr Bannon
Mr Burnier
Mr Bedford
Mr Booth
Mr Brereton
Mr Cox
Mr Crabtree
Mr Degen
Mr Durick
Mr Einfeld
Mr Face
Mr Ferguson
Mr Flaherty
Mr Haigh
Mr Hatton

Mr Hills
Mr M. L. Hunter
Mr Jackson
Mr Jensen
Mr Johnson
Mr Johnstone
Mr Jones
Mr Keane
Mr Keenys
Mr L. B. Kelly
Mr Maher
Mr Mahoney
Mr Millam
Mr Mulock

Mr Paulline
Mr Petersen
Mr Quinn
Mr Ramsay
Mr Renshaw
Mr Rogers
Mr Sheahan
Mr J. J. Stewart
Mr Wade
Mr E. J. Walker
Mr Wran

Tellers.

Tellers.

Tellers.

Mr Cleary
Mr Gordon

Words stand.

No. 4.

SAME BILL.—

Same Clause.

[Read.]

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

Motion made (Mr Brereton) in clause 4, page 4, line 1, leave out subclause (d).

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

Committee divided.
No. 5.

SAME BILL.—
Same Clause.

[Read.]

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

Motion made (Mr Brereton) in clause 4, page 4, line 14, leave out subclause (e).

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

Committee divided.

Ayes, 47

Mr Arblaster
Mr Barracough
Mr Boyd
Mr Brewer
Mr Bruxner
Mr Clough
Mr Coleman
Mr Cowan
Mr Crawford
Mr Darby
Mr Dowd
Mr Doyle
Mr Duncan
Mr Fife
Mr Fischer

Mr Fisher
Mr Freudenstein
Mr Griffith
Mr Harrold
Mr Healey
Mr Hunter
Mr Jackett
Mr Leitch
Mr McGinty
Mr Mason
Mr Mauger
Mr Mead
Mr Morris
Mr Osborne

Mr Park
Mr Pickard
Mr Punch
Mr Roft
Mr Rozzoli
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Viney
Mr Waddy
Mr Walker
Mr Webster
Mr Willis
Tellers,
Mr Brooks
Mr Wotton

Noes, 42

Mr Bannon
Mr Barntier
Mr Bedford
Mr Booth
Mr Brereton
Mr Cleary
Mr Cox
Mr Crabtree
Mr Degen
Mr Durick
Mr Einfeld
Mr Face
Mr Ferguson
Mr Flaherty
Mr Gordon

Mr Haigh
Mr Hills
Mr M. L. Hunter
Mr Jensee
Mr Johnson
Mr Johnstone
Mr Jones
Mr Keane
Mr Kearns
Mr L. B. Kelly
Mr Maker
Mr Mahoney
Mr Mallam
Mr Mallock
Mr O'Connell

Mr Paciullo
Mr Quinn
Mr Ramsay
Mr Renshaw
Mr Rogan
Mr Sheahan
Mr K. J. Stewart
Mr Wade
Mr F. J. Walker
Mr Wran
Tellers,
Mr Jackson
Mr Petersen

Words stand.
Noes, 42

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<th>Mr Bannon</th>
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<th>Mr Paciullo</th>
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<td>Mr Barnier</td>
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<td>Mr Ferguson</td>
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<td>Tellers,</td>
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<td>Mr Flaherty</td>
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<td>Mr Gordon</td>
<td>Mr O'Connell</td>
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Words stand.
Clause, as read, agreed to.

D. L. WHEELER,
Clerk-Assistant.
No. 1.

Indecent Articles and Classified Publications Bill.—

Clauses 1 to 5 having been dealt with—

Clause 6.

(4) A person convicted summarily in accordance with subsections (2) and (3) is liable—

15 (a) Where the accused is a corporation—to a penalty not exceeding—

(i) $1,000 for a first offence; or
(ii) $2,000 for a second or subsequent offence; or

20 (b) where the accused is not a corporation—to a penalty not exceeding—

(i) $500 or imprisonment for six months for a first offence; or
(ii) $1,000 or imprisonment for twelve months for a second or subsequent offence.

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

Motion made (Mr F. J. Walker) in clause 6, page 7, line 13, leave out subclause (4).

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

Committee divided.

Ayes, 46

Mr Barraciough Mr Harrold Mr Punch
Mr Boyd Mr Hatton Mr Rofe
Mr Brewer Mr Hunter Mr Rozzoli
Mr Bruzner Mr Jackett Mr Ruddock
Mr Coleman Mr Leitch Mr Singleton
Mr Conyn Mr McGinty Mr Taylor
Mr Crawford Mr Mackie Mr Viney
Sir Charles Cutter Mr Maddison Mr Waddy
Mr Darby Mr Mason Mr Walker
Mr Dowd Mr Mauger Mr Webster
Mr Doyle Mr Mead Mr Willis
Mr Duncan Mrs Meillon Mr Wotton
Mr Fife Mr Morris Tellers,
Mr Fisher Mr Minton Mr Arblaster
Mr Freudenstein Mr Osborne Mr Fisher
Mr Griffith Mr Park

Tellers,
2

Mr Bannon  Mr Barnier  Mr Bedford  Mr Booth  Mr Cleary  Mr Crabtree  Mr Day  Mr Darick  Mr Einfeld  Mr Face  Mr Ferguson  Mr Flaherty  Mr Gordon  Mr Haigh  Mr Hills  Mr Jensen  Mr Johnson  Mr Jones  Mr Keane  Mr Kears  Mr L. B. Kelly  Mr Maher  Mr Mahoney  Mr Mallam  Mr O‘Connell  Mr Ramsay  Mr Renshaw  Mr Rogan  Mr Sheahan  Mr K. J. Stewart  Mr Wade  Mr E. J. Walker  Mr Wran  Mr Tellers,  Mr Petersen  Mr Quinn

Words stand.
Clause, as read, agreed to.

No. 2.

SAME BILL.—

Clause 7.

{Read.}

Question proposed—That the clause, as read, stand part of the Bill.
Committee divided.

Ayes, 47

Mr Barraclough  Mr Fredenstein  Mr Park  Mr Freudenstein  Mr Griffith  Mr Punch  Mr Harrold  Mr Rofe  Mr Hunter  Mr Rozzoil  Mr Jackett  Mr Reddeek  Mr Leitch  Mr Singleton  Mr McGinn  Mr Taylor  Mr Mackie  Mr Viney  Mr McDougall  Mr Walker  Mr Mason  Mr Mauger  Mr Webster  Mr McGlinchey  Mr Meillon  Mr Mead  Mr Willis  Mr Merson  Mr Mutton  Mr Tellers,  Mr Moloney  Mr Morris  Mr Wran  Mr Mosley  Mr Osborne  Mr Fish

Noes, 42

Mr Bannon  Mr Barnier  Mr Bedford  Mr Booth  Mr Breton  Mr Cleary  Mr Cox  Mr Crabtree  Mr Day  Mr Degen  Mr Durick  Mr Einfeld  Mr Face  Mr Ferguson  Mr Flaherty  Mr Gordon  Mr Haigh  Mr Hatton  Mr Hills  Mr Jensen  Mr Johnson  Mr Johnstone  Mr Jones  Mr Keane  Mr Kears  Mr L. B. Kelly  Mr Maher  Mr Mahoney  Mr Mallam  Mr Mulock  Mr O‘Connell  Mr Paculllo  Mr Quinon  Mr Ramsay  Mr Renshaw  Mr Rogan  Mr Sheahan  Mr Wade  Mr E. J. Walker  Mr Wran  Mr Tellers,  Mr Petersen  Mr Quinn

Clause, as read, agreed to.

D. L. WHEELER,  Clerk-Assistant.

BY AUTHORITY  
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1975
1974-75

LEGISLATIVE ASSEMBLY

NEW SOUTH WALES

No. 14

WEEKLY REPORT OF DIVISIONS

IN

COMMITTEE OF THE WHOLE

(EXTRACTED FROM THE MINUTES)

TUESDAY, 18 MARCH, 1975

No. 1.

TEACHING SERVICE (AMENDMENT) BILL.—

Clause 1 having been dealt with—

Clause 2.

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

Mr Walker moved, That the Question be now put.

Question put—"That the Question be now put."

Committee divided.

Ayes, 50

Mr Barraclough  Mr Freudenstein  Mr Osborne
Mr Boyd  Mr Griffith  Mr Park
Mr Brewer  Mr Harrod  Mr Pickard
Mr Brooks  Mr Healey  Mr Punch
Mr Bruxner  Mr Hunter  Mr Rofe
Mr Cough  Mr Juckett  Mr Rozzilli
Mr Coleman  Mr Leitch  Mr Ruddock
Mr Cowan  Mr Lewis  Mr Singleton
Mr Crawford  Mr McGinty  Mr Taylor
Sir Charles Cutler  Mr Mackie  Mr Waddy
Mr Darby  Mr Maddison  Mr Walker
Mr Dowd  Mr Mason  Mr Webster
Mr Doyle  Mr Mauger  Mr Willis
Mr Duncan  Mr Mead  Mr Wotton
Mr Fife  Mrs Melion  Tellers,
Mr Fischer  Mr Morris  Mr Arbuckle
Mr Fisher  Mr Mutton  Mr Vincy

Tellers,
No. 2.

SAME BILL.—

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

Committee divided.

Ayes, 50

Mr Barraclough Mr Freudenstein Mr Osborne
Mr Boyd Mr Griffith Mr Park
Mr Brewer Mr Harrold Mr Pickard
Mr Brooks Mr Healey Mr Punch
Mr Braxner Mr Hunter Mr Rofe
Mr Clough Mr Juckett Mr Rozzoli
Mr Coleman Mr Leitch Mr Ruddock
Mr Cowan Mr Lewis Mr Singleton
Mr Crawford Mr McGinty Mr Taylor
Sir Charles Cutter Mr Mackie Mr Waddy
Mr Durby Mr Maddison Mr Walker
Mr Dowd Mr Mason Mr Webster
Mr Doyle Mr Mauger Mr Willis
Mr Duncan Mr Mead Mr Worton
Mr Fils Mrs Meillion Tellers,
Mr Fischer Mr Morris Mr Arblaster
Mr Fisher Mr Mutton Mr Viney

Noes, 45

Mr Bannon Mr Hatton Mr Paciullo
Mr Barnier Mr Hills Mr Peterson
Mr Bedford Mr M. L. Hunter Mr Quinn
Mr Booth Mr Jackson Mr Ramsay
Mr Breton Mr Jensen Mr Renshaw
Mr Cleary Mr Johnson Mr Rogan
Mr Cox Mr Johnstone Mr Sheahan
Mr Crabtree Mr Jones Mr K. J. Stewart
Mr Degen Mr Keane Mr Wade
Mr Darriek Mr Kearns Mr F. J. Walker
Mr Einfeld Mr L. B. Kelly Mr Wran
Mr Fee Mr Maher
Mr Ferguson Mr Mahoney
Mr Flaherty Mr Mallam
Mr Gordon Mr Nelly Mr Day
Mr Haigh Mr O'Connell Mr Mulock

Agreed to.

WEDNESDAY, 19 MARCH, 1975

No. 3.

NOISE CONTROL BILL.—

Clauses 1 to 16 having been dealt with—

Clause 17.

17. (1) This Division applies to a part of the State Application specified in a proclamation under subsection (2).

(2) The Governor may, by proclamation published in the Gazette, declare that this Division applies to any part of the State specified in the proclamation.

{Read.}
Question proposed—That the clause, as read, stand part of the Bill.

Motion made (Mr Einfeld) in clause 17, page 15, line 4, leave out "a part of the State specified in a proclamation under subsection (2)", insert "the whole area of the State of New South Wales."

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

Committee divided.

Ayes, 50

Mr Arblaster
Mr Barralough
Mr Boyd
Mr Brewer
Mr Brooks
Mr Bruxner
Mr Clough
Mr Coleman
Mr Cowan
Mr Crawford
Mr Charles Cotton
Mr Darby
Mr Dowd
Mr Doyle
Mr Duncan
Mr Fife
Mr Fischer
Mr Freeman
Mr Griffith
Mr Harald
Mr Hatton
Mr Hunter
Mr Jackett
Mr Leitch
Mr Lewis
Mr McGinty
Mr Mackie
Mr Maddison
Mr Mason
Mr Mauger
Mr Mead
Mr Mellon
Mr Morris

Mr Fisher
Mr Freudenstein
Mr Henderson
Mr Henderson
Mr Harrold
Mr Hatton
Mr Hunter
Mr Leitch
Mr Lewis
Mr McGinty
Mr Mackie
Mr Maddison
Mr Mason
Mr Mauger
Mr Mead
Mr Mellon
Mr Morris

Mr Osbourne
Mr Park
Mr Pickard
Mr Punch
Mr Rofe
Mr Saddick
Mr Singleton
Mr Taylor
Mr Vacy
Mr Waddy
Mr Walker
Mr Webster
Mr Willis
Tellers,
Mr Wotton

Noes, 44

Mr Bannon
Mr Barrie
Mr Bedford
Mr Booth
Mr Breerton
Mr Cleary
Mr Cox
Mr Crabtree
Mr Day
Mr Degen
Mr Durick
Mr Einfeld
Mr Face
Mr Ferguson
Mr Flaherty
Mr Gordon
Mr Hills
Mr H. L. Hunter
Mr Jackson
Mr Jenson
Mr Johnstone
Mr Jones
Mr Keane
Mr Keatin
Mr L. B. Kelly
Mr Maher
Mr Mahoney
Mr Mallon
Mr Mallock
Mr Nelly
Mr O'Connell
Mr Pacciuolo
Mr Peterson
Mr Quinn
Mr Ramsay
Mr Rendshaw
Mr Rogan
Mr Seshan
Mr K. J. Stewart
Mr Wade
Mr F. J. Walker
Mr Wran
Tellers,
Mr Haigh
Mr Johnson

Words stand.
Clause, as read, agreed to.

No. 4.

SAME BILL.—

Clauses 18 to 37 having been dealt with—

Clause 38.

38. A noise control notice under this Division has no force—

30 (a) until the time limited for appealing against the notice has expired; and 
(b) where within that time an appeal against the notice has been made under this Act, until the District Court confirms the notice.

[Read.]

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

Committee divided.

Ayes, 51

Mr Arblaster
Mr Barralough
Mr Boyd
Mr Brewer
Mr Bruxner
Mr Clough
Mr Coleman
Mr Cowan
Mr Crawford
Mr Charles Cotton
Mr Darby
Mr Dowd
Mr Doyle
Mr Duncan
Mr Fife
Mr Fisher
Mr Freudenstein
Mr Griffith
Mr Harald
Mr Hatton
Mr Hunter
Mr Jackett
Mr Leitch
Mr Lewis
Mr McGinty
Mr Mackie
Mr Maddison
Mr Mason
Mr Mauger
Mr Mead
Mr Mellon
Mr Morris
Mr Mutton
Mr Osbourne
Mr Pickard
Mr Punch
Mr Rofe
Mr Saddick
Mr Singleton
Mr Taylor
Mr Vacy
Mr Waddy
Mr Walker
Mr Webster
Mr Willis
Mr Wotton

Tellers,
No. 5.

SAME BILL.

And it being after 5.00 o'clock p.m., the time specified under Standing Order No. 175a for the completion of all remaining clauses and adoption of Report—

Mr Walker moved, That the Question be now put.

Question put—"That the Question be now put."

Committee divided.

Ayes, 50

Mr Arblaster
Mr Barracough
Mr Boyd
Mr Brewer
Mr Brooks
Mr Bruxner
Mr Clough
Mr Coleman
Mr Cowan
Mr Crawford
Sir Charles Cutler
Mr Darby
Mr Dowd
Mr Doyle
Mr Duncan
Mr Eife
Mr Fischer
Mr Haigh
Mr Hatton
Mr Hays
Mr Jackson
Mr Jansen
Mr Johnson
Mr Jones
Mr Keane
Mr L. B. Kelly
Mr Maher
Mr Maddison
Mr Mason
Mr Morris
Mr Mulock
Mr Osborne
Mr Park
Mr Pickard
Mr Poch
Mr Rozzoli
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Vinny
Mr Waddy
Mr Walker
Mr Webster
Mr Willis
Mr Wotton
Tellers,

Noes, 45

Mr Bannon
Mr Barnier
Mr Bedford
Mr Beth
Mr Brereton
Mr Cleary
Mr Cox
Mr Crabtree
Mr Day
Mr Degen
Mr Einfeld
Mr Face
Mr Ferguson
Mr Flaherty
Mr Gordon
Mr Haigh
Mr Hills
Mr M. L. Hunter
Mr Jackson
Mr Jensen
Mr Johnson
Mr Johnstone
Mr Jones
Mr Keane
Mr L. B. Kelly
Mr Maher
Mr Mahoney
Mr Mallam
Mr Mulock
Mr Neilly
Mr O'Connell
Mr Paciullo
Mr Petersen
Mr Quinn
Mr Ramsay
Mr Renshaw
Mr Rogan
Mr Shehan
Mr K. J. Stewart
Mr Wade
Mr F. J. Walker
Mr Wran
Tellers,

Agreed to.

Remaining clauses agreed to.

No. 6.

LIBRARY (AMENDMENT) BILL.—

Clauses 1 to 4 having been dealt with—

Clause 5.

(4) In the exercise or performance of any power, authority, duty or function conferred or imposed on it, except when giving advice or making
recommendations to the Minister for the purposes of this Act, the Council is subject to the control and direction of the Minister.

[Read.]

Questioned proposed—That the clause, as read, stand part of the Bill.

Motion made (Mr Keane) in clause 5, page 5, lines 15 to 20, leave out all words on these lines.

And the Committee continuing to sit after Midnight—

THURSDAY, 20 MARCH, 1975, A.M.

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

Committee divided.

Ayes, 49

Mr Arblaster
Mr Barnsclough
Mr Brewer
Mr Brooks
Mr Bruxner
Mr Cough
Mr Coleman
Mr Cowan
Mr Crawford
Mr Charles Cutler
Mr Derby
Mr Dowd
Mr Doyle
Mr Duncan
Mr Fife
Mr Fisher
Mr Freudenstein
Mr Griffith
Mr Harrold
Mr Hatton
Mr Healey
Mr Hunter
Mr Jackett
Mr Leitch
Mr McGinty
Mr Maddison
Mr Mason
Mr Mead
Mrs Mcillon
Mr Morris
Mr Mutton
Mr Osborne

Mr Pickard
Mr Peuch
Mr Rofe
Mr Ruzzoli
Mr Raddock
Mr Singleton
Mr Taylor
Mr Viney
Mr Waddy
Mr Walker
Mr Webster
Mr Willis
Mr Wotton

Nees, 41

Mr Bannon
Mr Barnier
Mr Bedford
Mr Booth
Mr Breslen
Mr Cleary
Mr Cox
Mr Crabtree
Mr Day
Mr Durick
Mr Einfeld
Mr Face
Mr Ferguson
Mr Fisherty
Mr Gordon
Mr Haigh
Mr Hills
Mr M. L. Hunter
Mr Jackson
Mr Jensen
Mr Johnson
Mr Johnstone
Mr Keane
Mr Kearns
Mr L. B. Kelly
Mr Maher
Mr Maloney
Mr Mallam
Mr O'Connell
Mr Paciuollo
Mr Quinn
Mr Ramsay
Mr Renshaw
Mr Rogan
Mr Sheahan
Mr K. J. Stewart
Mr Wade
Mr P. J. Walker
Mr Wran

Tellers,

Mr Boyd
Mr Mackie

Words stand.

Clause, as read, agreed to.

No. 7.

PARLIAMENTARY COMMITTEES ENABLING BILL.

Clauses 1 and 2 having been dealt with—

Schedule.

The system of appointment of Judges to the High Court of Australia.

Select Committee, a resolution for the appointment of which was, on 19th February, 1975, agreed to by 30 the Legislative Assembly.

[Read.]

Question proposed—That the Schedule, as read, stand part of the Bill.
Motion made (Mr. F. J. Walker) in the Schedule, page 2, lines 27 to 30, leave out all words on these lines.

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

Committee divided.

Ayes, 49
Mr Arblaster  Mr Griffith  Mr Pickard
Mr Barraud  Mr Harrold  Mr Punch
Mr Boyd  Mr Hatton  Mr Rofe
Mr Brewer  Mr Healey  Mr Rozzoli
Mr Bruner  Mr Hunter  Mr Ruddock
Mr Clough  Mr Jackett  Mr Singleton
Mr Coleman  Mr Leitch  Mr Taylor
Mr Cowan  Mr McGinty  Mr Viney
Mr Crawford  Mr Mackie  Mr Waddy
Sir Charles Cutler  Mr Maddison  Mr Walker
Mr Darby  Mr Mason  Mr Webster
Mr Dowd  Mr Mauger  Mr Willis
Mr Doyle  Mr Mead  Mr Wotton
Mr Duncan  Mrs Meillon
Mr File  Mr Morris  Tellers,
Mr Fisher  Mr Motton  Mr Brooks
Mr Freudenstein  Mr Osborne  Mr Fisher

Noes, 42
Mr Bannon  Mr Haigh  Mr Pacullo
Mr Barnier  Mr Hills  Mr Petersen
Mr Bedford  Mr M. L. Hunter  Mr Quinn
Mr Booth  Mr Jackson  Mr Ramsay
Mr Breton  Mr Jensen  Mr Renshaw
Mr Cleary  Mr Johnson  Mr Rogan
Mr Col  Mr Johnstone  Mr R. J. Stewart
Mr Crabtree  Mr Jones  Mr Wade
Mr Day  Mr Kearse  Mr F. J. Walker
Mr Durck  Mr Keare  Mr Wran
Mr Einfeld  Mr L. B. Kelly
Mr Face  Mr Maher  Tellers,
Mr Ferguson  Mr Mahoney
Mr Flaherty  Mr Mulock  Mr Mallam
Mr Gordon  Mr O'Connell  Mr Sheahan

Words stand.

Schedule, as read, agreed to.

No. 8.
WORKERS' COMPENSATION (AMENDMENT) BILL.—

Clauses 1 to 4 having been dealt with—

Clause 5.

Motion made (Mr. Quinn) in clause 5, page 3, after line 20 insert "(b) (i)
by omitting from section 9 (1) (a) the words 'eighty-five per centum of".

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

Committee divided.

Ayes, 43
Mr Bannon  Mr Haigh  Mr O'Connell
Mr Barnier  Mr Hatton  Mr Pacullo
Mr Bedford  Mr Hills  Mr Petersen
Mr Bedford  Mr Hills  Mr Petersen
Mr Booth  Mr Jackson  Mr Quinn
Mr Breton  Mr Jensen  Mr Ramsay
Mr Cleary  Mr Johnson  Mr Renshaw
Mr Crabtree  Mr Jones  Mr Rogan
Mr Day  Mr Keane  Mr K. J. Stewart
Mr Durck  Mr Keare  Mr鳗
Mr Einfeld  Mr L. B. Kelly
Mr Face  Mr Maher  Tellers,
Mr Ferguson  Mr Mahoney
Mr Flaherty  Mr Mulock  Mr Mallam
Mr Gordon  Mr Mulock  Mr F. J. Walker

[Read.]
No. 9.

SAME BILL.—

Same clause.

Question again proposed—that the clause, as read, stand part of the Bill.

Motion made (Mr Quinn) in clause 5, page 3, lines 21 to 28, leave out paragraphs (b) (i), (ii), and (iii). Insert “(b) (ii) by omitting from section 9 (i) (a) the words ‘The compensation payable under this paragraph shall not exceed forty-three dollars per week, and in the case of an adult male worker shall not be less than twenty-eight dollars per week in the case of total incapacity.’”

Question put—that the words proposed to be left out stand.

Committee divided.

Ayes, 49

Mr Arblaster
Mr Barraclough
Mr Boyd
Mr Brewer
Mr Brooks
Mr Bruxner
Mr Clough
Mr Coleman
Mr Crawford
Sir Charles Cutler
Mr Darby
Mr Dowd
Mr Doyle
Mr Duncan
Mr Fife
Mr Fletcher
Mr Fisher
Mr Freudenstein
Mr Griffith
Mr Harrold
Mr Healey
Mr Hunter
Mr Jackett
Mr Leitch
Mr McGinty
Mr Mackie
Mr Madsson
Mr Mason
Mr Maugher
Mr Mead
Mrs Meillon
Mr Morris
Mr Osborne
Mr Park

Mr Pickard
Mr Punch
Mr Rofe
Mr Rozzoli
Mr Ruddock
Mr Singleton
Mr Taylor
Mr Viney
Mr Waddy
Mr Walker
Mr Webster
Mr Willis
Mr Mutton
Mr Cowan
Mr Mutton

Noes, 43

Mr Bannon
Mr Barnier
Mr Bedford
Mr Booth
Mr Breton
Mr Cleary
Mr Cox
Mr Crabtree
Mr Day
Mr Durack
Mr Einfeld
Mr Face
Mr Ferguson
Mr Flaherty
Mr Gordon
Mr Haigh
Mr Hanlon
Mr Hills
Mr Jackson
Mr Jensen
Mr Johnson
Mr Johnstone
Mr Jones
Mr Keane
Mr Kearns
Mr L. B. Kelly
Mr Malher
Mr Mahoney
Mr Mallam
Mr Mallock

Mr O'Connell
Mr Pasinello
Mr Petersen
Mr Quinn
Mr Ramsay
Mr Renshaw
Mr Sheahan
Mr K. J. Stewart
Mr Wade
Mr Wran

Tellers.

Words stand.

Clause, as read, again proposed.
SAME BILL.—

Same clause.

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

Motion made (Mr Quinn) in clause 5, page 4, line 12, leave out subparagraph (xi), insert "(xi) by omitting from section 9 (5) the words 'thirty-three dollars' and by inserting instead the matter '$53'."

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

Committee divided.

<table>
<thead>
<tr>
<th>Ayes</th>
<th>48</th>
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<tbody>
<tr>
<td>Mr Arblaster</td>
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<td>Mr Barraudough</td>
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<td>Sir Charles Cutler</td>
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<td>Mr Pickard</td>
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<th>Noes</th>
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<tr>
<td>Mr Bannon</td>
<td>Mr Haigh</td>
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<td>Mr Phiberty</td>
<td>Mr Mallam</td>
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<td>Mr Gordon</td>
<td>Mr Mulock</td>
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Words stand.

Clause, as read, agreed to.

D. L. WHEELER,
Clerk-Assistant.

---

BY AUTHORITY

D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1973
### 1974

#### LEGISLATIVE ASSEMBLY

#### NEW SOUTH WALES

#### No. 1

#### REPORT FROM PRINTING COMMITTEE

The Printing Committee of the Legislative Assembly, appointed under the Sessional Order of 8 August, 1974, Votes No. 2, Entry 5, have agreed to report to your Honourable House in relation to the Papers referred to them as follows:

<table>
<thead>
<tr>
<th>Subject of Paper</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommended by the Committee</th>
<th>Remarks</th>
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<tr>
<td>Metropolitan Water, Sewerage, and Drainage Act, 1924—Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, for the following purposes—(a) Lansvale Sewage Pumping Station No. 309. (Gazette 64/1974.) (b) Lugarno Sewage Pumping Station No. 321. (Gazette 40/1974.) (c) Macquarie Fields—Sewerage Purposes. (Gazette 43/1974.)</td>
<td>Mr Punch</td>
<td>8 August 1974</td>
<td>Not to be printed.</td>
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<tr>
<td>Metropolitan Water, Sewerage, and Drainage Act, 1924—Amendments of By-laws 5, 6, 7, 8, 9, 10 and 15. (Gazette 26/1974, 52/1974, 72/1974.)</td>
<td>Mr Punch</td>
<td>8 August 1974</td>
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<tr>
<td>Maritime Services Act, 1935—</td>
<td>Mr Punch</td>
<td>8 August</td>
<td>Not to be printed.</td>
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<tr>
<td>(a) Cargo Handling and Wharf Storage Regulations—New South Wales—</td>
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<td>Amendments of Regulation 14. (Gazette 33/1974.)</td>
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<td>(b) Management of Waters and Waterside Lands Regulations—New South Wales—</td>
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<td>Regulation 43a and amendments of Regulation 27. (Gazette 79/1974.)</td>
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<tr>
<td>Sydney Harbour Trust Act, 1900 and Sydney Harbour Rates Act, 1904—</td>
<td>Mr Punch</td>
<td>8 August</td>
<td>Not to be printed.</td>
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<td>Port of Sydney Regulations—Amendments of Regulations 74, 75a, 77 and 85.</td>
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<td>(Gazette 52/1974, 79/1974.)</td>
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<tr>
<td>Report of the Law Reform Commission on Special Constables.</td>
<td>Mr McCaw</td>
<td>8 August</td>
<td>To be printed.</td>
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<tr>
<td>Supreme Court Rules—Amendments 37, 38, 40, 41 and 42 of the Supreme Court</td>
<td>Mr McCaw</td>
<td>8 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Legal Practitioners Act, 1898—Solitaires (General) Regulations—Amendments of</td>
<td>Mr McCaw</td>
<td>8 August</td>
<td>Not to be printed.</td>
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<td>Regulation 5a. (Gazette 57/1974.)</td>
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<td>District Court Act, 1973—District Court Rules, 1973—Amendments of Parts 1, 39</td>
<td>Mr McCaw</td>
<td>8 August</td>
<td>Not to be printed.</td>
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<td>and 49. (Gazette 64/1974, 79/1974.)</td>
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<td>District Court Act, 1973—District Court (Fees) Regulations—Amendments of</td>
<td>Mr McCaw</td>
<td>8 August</td>
<td>Not to be printed.</td>
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<td>Regulation 8. (Gazette 79/1974.)</td>
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<td>Companies Act, 1961—Companies Regulations, 1962—Forms 10a, 31a, 37a,</td>
<td>Mr McCaw</td>
<td>8 August</td>
<td>Not to be printed.</td>
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<td>and 82a, amendments of Regulations 12 and 23. Forms 26, 37, 50c and 51h and</td>
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<td>the First Schedule and substituted Forms 10, 30, 31, 48, 49, 50 and 89.</td>
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<td>(Gazette 72/1974, 79/1974.)</td>
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<td>Land and Valuation Court Act, 1921—Substituted Schedule of Fees and Charges.</td>
<td>Mr McCaw</td>
<td>8 August</td>
<td>Not to be printed.</td>
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<td>(Gazette 72/1974.)</td>
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<td>ments of Regulation 6. (Gazette 72/1974.)</td>
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<td>Sheriff Act, 1900—Amendment of the Scale of Fees under section 9. (Gazette</td>
<td>Mr McCaw</td>
<td>8 August</td>
<td>Not to be printed.</td>
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<td>79/1974.)</td>
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<td>Resolution of the eighty-eighth meeting of the Australian Agricultural Council</td>
<td>Mr Crawford</td>
<td>8 August</td>
<td>To be printed.</td>
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<td>held in Canberra in December, 1973.</td>
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<td>Resolutions of the eighth-ninth meeting of the Australian Agricultural Council</td>
<td>Mr Crawford</td>
<td>8 August</td>
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<td>held in Hobart in February, 1974.</td>
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<td>Marketing of Primary Products Act, 1927—Wine Grapes Marketing Board for the</td>
<td>Mr Crawford</td>
<td>8 August</td>
<td>To be printed.</td>
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<td>Shires of Leeton, Wade, Carrathool and Murrumbidge Regulations—</td>
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<td>Regulations 1 to 28. (Gazette 26/1974.)</td>
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<td>Veterinary Surgeons Act, 1923—Amendments of Regulation 46. (Gazette 35/1974.)</td>
<td>Mr Crawford</td>
<td>8 August</td>
<td>Not to be printed.</td>
<td></td>
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<tr>
<td>Noxious Insects Act, 1934—Regulation 26. (Gazette 59/1974.)</td>
<td>Mr Crawford</td>
<td>8 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Pastures Protection Act, 1934—Amendment of Regulation 49. (Gazette 64/1974.)</td>
<td>Mr Crawford</td>
<td>8 August</td>
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<tr>
<td>Meat Industry Act, 1915—By-laws relating to the Public Abattoir and the Meat Hall at Homebush Bay and the Public Saleyards at Flemington and Homebush Bay—Substituted By-law 9. (Gazette 64/1974.)</td>
<td>Mr Crawford</td>
<td>8 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Coal Mines Regulation Act, 1912—Amendment of Regulation 266. (Gazette 48/1974.)</td>
<td>Mr Fife</td>
<td>8 August</td>
<td>Not to be printed.</td>
<td></td>
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<tr>
<td>Inflammable Liquid Act, 1915—Regulations 7a, 7n, 40Aa, 40Ab, 48b and amendments of Regulations 26, 30, 36A, 36C, 47b and 48. (Gazette 50/1974, 64/1974.)</td>
<td>Mr Fife</td>
<td>8 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Electricity Development Act, 1945—Overhead Line (Workers) Regulations, 1964—Amendments of Regulations 3, 5, 6, 7, 10, 11, 12, 13, 15, 24, 25, 27, 29, 30, 31, 34, 35, 36, and the heading to Part IV and Schedules 1 and II; substituted Regulations 16, 21, 22 and 23. (Gazette 72/1974.)</td>
<td>Mr Fife</td>
<td>8 August</td>
<td>Not to be printed.</td>
<td></td>
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<tr>
<td>Electricity Commission Act, 1950—Amendments of Regulations 4 and 5. (Gazette 50/1974.)</td>
<td>Mr Fife</td>
<td>8 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Electricity Commission Act, 1950—Notifications of acquisition, appropriation and/or resumption of easements under the Public Works Act, 1912, for the following purposes— (a) Electricity Transmission lines between— Cowra and Parkes. (Gazette 43/1974.) Koolkhan and Lismore. (Gazette 43/1974.) Liddell and Newcastle. (Gazette 40/1974.) Narrabri and Moree. (Gazette 64/1974.) Newcastle and Waratah. (Gazette 81/1974.) (b) Underground Control Cables between Tallawarra and Springhill. (Gazette 50/1974.) Wallerawang and Oberon. (Gazette 81/1974.)</td>
<td>Mr Freudenstein</td>
<td>8 August</td>
<td>To be printed.</td>
<td>Consideration deferred.</td>
</tr>
<tr>
<td>Report of the New South Wales Film Council for the year ended 30 June, 1973</td>
<td>Mr Freudenstein</td>
<td>8 August</td>
<td>To be printed.</td>
<td>Consideration deferred.</td>
</tr>
<tr>
<td>Forest Act, 1916—Copy of proposed Agreement pursuant to section 16a of the Act for the sale of land in the Shire of Coonamble.</td>
<td>Mr Freudenstein</td>
<td>8 August</td>
<td>Not to be printed.</td>
<td></td>
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<tr>
<td>Farm Water Supplies Act, 1946—Amendments of Regulation 4 and of the First and Second Schedules. (Gazette 43/1974.)</td>
<td>Mr Freudenstein</td>
<td>8 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Irrigation Act, 1912—Regulations for the Control of Officers and Servants, Water Conservation and Irrigation Commission—Amendment of Regulation 71. (Gazette 43/1974.)</td>
<td>Mr Freudenstein</td>
<td>8 August</td>
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<tr>
<td>Public Works Act, 1912—Notifications of acquisition, appropriation and/or resumption of land and easements for the following purposes—</td>
<td>Mr Freudenstein</td>
<td>8 August</td>
<td>Not to be printed.</td>
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<tr>
<td>(a) Construction of three weirs on the Namoi River near Narrabri. (Gazette 36/1974.)</td>
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<tr>
<td>(b) Construction of a dam across the Cudgegong River near Mudgee. (Gazette 42/1974.)</td>
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<tr>
<td>(c) Establishment of a Depot and Camp Site for the Water Conservation and Irrigation Commission at Cessford. (Gazette 45/1974.)</td>
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<td>(d) Construction of certain works for the distribution of water throughout the Gwydir River System near Moree. (Gazette 48/1974.)</td>
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<td>(e) Construction of certain works under the Hunter Valley Flood Mitigation Act, 1956, near Singleton. (Gazette 48/1974.)</td>
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<td>(f) Construction of certain works on the Macquarie River and Marebore Break near Warren. (Gazette 40/1974.)</td>
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<td>Soil Conservation Act, 1938—Amendments of Forms 1 to 4 of the Regulations. (Gazette 48/1974.)</td>
<td>Mr Freudenstein</td>
<td>8 August</td>
<td>Not to be printed.</td>
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<td>Housing Act, 1912—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for housing purposes at—</td>
<td>Mr McGinty</td>
<td>8 August</td>
<td>Not to be printed.</td>
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<td>Bega. (Gazette 72/1974.)</td>
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<td>Cessnock. (Gazette 72/1974.)</td>
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<td>Cranebrook. (Gazette 72/1974.)</td>
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<td>East Hill. (Gazette 72/1974.)</td>
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<td>East Maitland. (Gazette 40/1974.)</td>
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<td>Ermington. (Gazette 72/1974.)</td>
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<td>Freemans Reach. (Gazette 50/1974.)</td>
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<td>Goulburn. (Gazette 64/1974.)</td>
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<td>Griffith. (Gazette 50/1974.)</td>
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<td>Killarney Vale. (Gazette 52/1974.)</td>
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<td>Lecom. (Gazette 72/1974.)</td>
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<td>Orange. (Gazette 40/1974.)</td>
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<td>Raymond Terrace. (Gazette 72/1974.)</td>
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<td>Rydalmerie. (Gazette 40/1974.)</td>
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<td>South Werrington. (Gazette 45/1974.)</td>
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<td>Windale. (Gazette 52/1974.)</td>
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<td>Wollongong. (Gazette 72/1974.)</td>
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<td>Child Welfare Act, 1939—Child Welfare Regulations, 1940—Amendments of Regulations 6, 55 and 69 and of Forms 1, 2, 4, 5, 6, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 20a, 20c, 20h, 20i, 20n, 20o, 20p, 21 and 25; omission of Regulations 59 to 65 and of Forms 26 to 29. (Gazette 81/1974.)</td>
<td>Mr Healey</td>
<td>8 August</td>
<td>Not to be printed.</td>
<td></td>
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<tr>
<td>University and University Colleges Act, 1900—Amendments of, and additions to, the By-laws of the University of Sydney.</td>
<td>Mr Willis</td>
<td>13 August</td>
<td>Not to be printed.</td>
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<td>Higher Education Act, 1969—By-laws of the Riverina College of Advanced Education—Chapters I to XVII.</td>
<td>Mr Willis</td>
<td>13 August</td>
<td>1974</td>
<td>Not to be printed.</td>
</tr>
<tr>
<td>Technical Education Act, 1949—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for a Technical College at— Nowra. (Gazette 48/1974.) Sydney. (Gazette 50/1974.)</td>
<td>Mr Willis</td>
<td>13 August</td>
<td>1974</td>
<td>Not to be printed.</td>
</tr>
<tr>
<td>Statements of Accounts and Balance Sheet of the State Brickworks for the year ended 31 March, 1973.</td>
<td>Mr Punch</td>
<td>13 August</td>
<td>To be printed.</td>
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<tr>
<td>Hunter District Water, Sewerage and Drainage Act, 1938—Amendments of By-laws 3 and 5 and substituted By-law 1. (Gazette 52/1974, 84/1974.)</td>
<td>Mr Punch</td>
<td>13 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Hunter District Water, Sewerage and Drainage Act, 1938—Notification of acquisition, appropriation and/or resumption of an easement under the Public Works Act, 1912, for Jemson Stormwater Channel. (Gazette 79/1974.)</td>
<td>Mr Punch</td>
<td>13 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Metropolitan Water, Sewerage, and Drainage Act, 1924—Amendments of By-law 13. (Gazette 79/1974.)</td>
<td>Mr Punch</td>
<td>13 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Metropolitan Water, Sewerage, and Drainage Act, 1924—Notifications of acquisition, appropriation and/or resumption of easements under the Public Works Act, 1912, for a water main at— Fairfield West. (Gazette 84/1974.) Gerringong. (Gazette 84/1974.)</td>
<td>Mr Punch</td>
<td>13 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Border Railways Act, 1922—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for the Moama-Deniliquin Railway at Deniliquin. (Gazette 79/1974.)</td>
<td>Mr Punch</td>
<td>13 August</td>
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<td>Inflammable Liquid Act, 1915—Amendments of Regulations 1, 5, 7, 8, 9, 10, 16, 17, 20, 23, 26, 28, 30, 31, 32, 33, 35, 36, 36a, 36b, 36c, 36d, 36e, 36f, 37, 38, 39, 40, 41, 43, 45, 46, 46a, 47, 47a, 47b and Schedules A, B and C. (Gazette 81/1974.)</td>
<td>Mr Fife</td>
<td>13 August</td>
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<tr>
<td>Stock Foods and Medicines Act, 1940—Amendments of Regulations 5 and 6 and the Second Schedule. (Gazette 84/1974.)</td>
<td>Mr Crawford</td>
<td>13 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Veterinary Surgeons Act, 1923—Amendment of Regulation 20. (Gazette 81/1974.)</td>
<td>Mr Crawford</td>
<td>13 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Report of the Board of Fire Commissioners of New South Wales for 1973.</td>
<td>Mr Griffith</td>
<td>13 August</td>
<td>To be printed.</td>
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<tr>
<td>Financial Statements of the National Relief Fund of New South Wales for 1973.</td>
<td>Mr Griffith</td>
<td>13 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Fire Brigades Act, 1909—</td>
<td>Mr Griffith</td>
<td>13 August</td>
<td>Not to be printed.</td>
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<tr>
<td>(a) Appeal Committee Regulations—Amendment of Regulation 5. (Gazette 48/1974.)</td>
<td>Mr Griffith</td>
<td>13 August</td>
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<tr>
<td>(b) Amendments of By-laws 1, 3, 16, 43, 45, 46, 50, 51, 52, 60, 62, 65, 103, 127, 129, 132, 167 and 168; substituted By-laws 55 and 64, and omission of By-laws 67 and 150. (Gazettes 56/1974, 59/1974.)</td>
<td>Mr Griffith</td>
<td>13 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Fisheries and Oyster Farms Act, 1935—Fisheries and Oyster Farms (General) Regulations—Amendments of Regulations 139 and 164. (Gazette 40/1974, 59/1974.)</td>
<td>Mr Griffith</td>
<td>13 August</td>
<td>Not to be printed.</td>
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<td>Gaming and Betting Act, 1912—Regulations relating to the Licensing of Poker Machines—Substituted Form 3 of the Regulations. (Gazette 48/1974.)</td>
<td>Mr Griffith</td>
<td>13 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Gaming and Betting Act, 1912—Rules of the Greyhound Racing Control Board—Amendments of Rules 29 and 31. (Gazette 33/1974.)</td>
<td>Mr Griffith</td>
<td>13 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Copy of the Royal Commission extending until 20 August, 1974, the time in which the Royal Commissioner is required to report upon allegations of organized crime in registered clubs.</td>
<td>Sir Robert Askin</td>
<td>14 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Report of the Royal Commissioner appointed to inquire into and report upon allegations of organized crime in registered clubs.</td>
<td>Sir Robert Askin</td>
<td>14 August</td>
<td>To be printed.</td>
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</tr>
<tr>
<td>Minutes of the Public Service Board respecting the appointments, on probation, of certain persons as Technical Teachers, Department of Technical Education. (Gazette 23/1974, 73/1974.)</td>
<td>Sir Robert Askin</td>
<td>14 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Minute of the Public Service Board recommending the appointment of Director, Division of Research and Planning, Health Commission of New South Wales. (Gazette 65/1974.)</td>
<td>Sir Robert Askin</td>
<td>16 August</td>
<td>Not to be printed.</td>
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<td>Local Government Act, 1919—</td>
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<td>(a) Bowral Planning Scheme (Amendment No. 2) Ordinance. (Gazette 33/1974.)</td>
<td>Sir Charles Cutler</td>
<td>14 August</td>
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<td>(b) Burradoo and Environ Planning Scheme (Amendment No. 1) Ordinance.</td>
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<td>(c) Fairfield Planning Scheme Ordinance. (Gazette 50/1974.)</td>
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<td>(d) Grafton Planning Scheme Ordinance. (Gazette 36/1974.)</td>
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<td>(e) Port Macquarie Planning Scheme (Amendment No. 2) Ordinance.</td>
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<td>(f) Strathfield Planning Scheme (Amendment No. 2) Ordinance.</td>
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<td>Argentine Ant Eradication Act, 1962—Amendments of Regulation 3. (Gazette 81/1974.)</td>
<td>Sir Charles Cutler</td>
<td>14 August</td>
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<td>State Planning Authority Act, 1963—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, at Baulkham Hills. (Gazette 33/1974.)</td>
<td>Sir Charles Cutler</td>
<td>14 August</td>
<td>Not to be printed.</td>
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<td>State Planning Authority Act, 1963—</td>
<td>Sir Charles Cutler</td>
<td>14 August</td>
<td>Not to be printed.</td>
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<tr>
<td>(a) State Planning Authority (General) Regulations—Amendments of Regulation 5. (Gazette 40/1974.)</td>
<td>Sir Charles Cutler</td>
<td>14 August</td>
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<tr>
<td>(b) State Planning Authority (Illawarra Regional Planning Committee) Regulations—Regulations 1 to 8. (Gazette 72/1974.)</td>
<td>Sir Charles Cutler</td>
<td>14 August</td>
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<td>Metropolitan Water, Sewerage, and Drainage Act, 1924—Notification of acquisition, appropriation and/or resumption of an easement under the Public Works Act, 1912, for Water Mains at Minto. (Gazette 87/1974.)</td>
<td>Mr Punch</td>
<td>14 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Crown Lands Consolidation Act, 1913—Gazette notices (5) setting forth the mode in which it is proposed to deal with certain lands under section 25 of the Act. (Gazettes 87/1974, 89/1974, 92/1976.)</td>
<td>Mr Lewis</td>
<td>14 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Crown Lands Consolidation Act, 1913—Abstract of Crown Lands intended to be added to existing dedications for public purposes in accordance with section 24 of the Act.</td>
<td>Mr Lewis</td>
<td>14 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Crown Lands Consolidation Act, 1913—Amendments of Regulations 1, 4 and Form 9a. (Gazette 28/1974, 64/1974.)</td>
<td>Mr Lewis</td>
<td>14 August</td>
<td>Not to be printed.</td>
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<td>Closer Settlement Acts—Closer Settlement (General) Regulations—Amendments of Regulations 1, 54 and 64. (Gazette 64/1974.)</td>
<td>Mr Lewis</td>
<td>14 August</td>
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<td>Necropolis Act, 1901—Necropolis (Ministerial Delegations) Regulations—Amendment of Regulation 2. (Gazette 33/1974.)</td>
<td>Mr Lewis</td>
<td>14 August</td>
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<td>Mr Waddy</td>
<td>14 August</td>
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<td>Poisons Act, 1966—Amendments of Regulations 13A, 37A, 40, 43 and Appendices A, B and D. (Gazette 36/1974.)</td>
<td>Mr Waddy</td>
<td>14 August</td>
<td>Not to be printed.</td>
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<td>Report of the Medical Board for 1973.</td>
<td>Mr Waddy</td>
<td>14 August</td>
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<tr>
<td>Report of the Chief Secretary on Fisheries in New South Wales for the year ended 30 June, 1973.</td>
<td>Mr Waddy</td>
<td>14 August</td>
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<td>Financial Statements of the National Fitness Council of New South Wales for the year ended 30 June, 1973.</td>
<td>Mr Waddy</td>
<td>14 August</td>
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<td>Gaming and Betting Act, 1912—The Gaming and Betting (General) Regulations—Amendments of Regulations 1, 4, 7, 11, 20x and 29. (Gazettes 33/1974, 39/1974.)</td>
<td>Mr Waddy</td>
<td>14 August</td>
<td>Not to be printed.</td>
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</tbody>
</table>
| Prevention of Cruelty to Animals Act, 1901—  
(a) The Prevention of Cruelty to Animals (Animal Boarding Establishments) Regulations—Amendments of Regulations 2 and 12. (Gazette 79/1974.) | Mr Waddy                | 14 August           | Not to be printed.          |                           |
<p>| (b) The Prevention of Cruelty to Animals (Kennels) Regulations—Amendments of Regulations 2 and 12. (Gazette 79/1974.) | Mr Waddy                | 14 August           | Not to be printed.          |                           |
| (c) Regulations relating to Livery Stables—Amendment of Regulation 11. (Gazette 79/1974.) | Mr Waddy                | 14 August           | Not to be printed.          |                           |
| (d) Regulations relating to Riding Schools—Amendment of Regulation 10. (Gazette 79/1974.) | Mr Waddy                | 14 August           | Not to be printed.          |                           |
| Speedway Racing (Public Safety) Act, 1957—Amendments of Regulations 4, 34 and Form A and substituted Regulations 1, 2, 3 and 15. (Gazette 81/1974.) | Mr Griffth              | 14 August           | Not to be printed.          |                           |
| Report of the Senate of the University of Sydney for 1972.                     | Mr Willis               | 15 August           | Consideration deferred.     |                           |
| Report of the University of Sydney.                                           | Mr Willis               | 15 August           | Not to be printed.          |                           |
| University and University Colleges Act, 1900—Amendments of, and additions to, the By-laws of the University of Sydney. | Mr Willis               | 15 August           | Not to be printed.          |                           |
| Technical Education Act, 1949—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for a Technical College at Werrington. (Gazette 79/1974.) | Mr Willis               | 15 August           | Not to be printed.          |                           |</p>
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<tr>
<td>Crown Lands Consolidation Act, 1913—Abstracts of Crown Lands—</td>
<td>Mr Lewis</td>
<td>15 August</td>
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<tr>
<td>(a) intended to be dedicated for public purposes,</td>
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<td>(b) intended to be added to existing dedications for public purposes,</td>
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<td>in accordance with section 24 of the Act.</td>
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<td>Crown Lands Consolidation Act, 1913—</td>
<td>Mr Lewis</td>
<td>15 August</td>
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<td>(a) Regulations for the Management of the Methodist Section of Sandgate</td>
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<tr>
<td>General Cemetery—Substituted Schedule of Fees and Charges. (Gazette 56/1974.)</td>
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<td>(b) Regulations for the Management of the Church of England Section of the</td>
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<td>Sandgate General Cemetery—Substituted Schedule of Fees and Charges. (Gazette 63/</td>
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<td>1974.)</td>
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<tr>
<td>Crown Lands Consolidation Act, 1913—Notifications under sections 37s and</td>
<td>Mr Lewis</td>
<td>15 August</td>
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<td>37q of the Act reserving certain lands as—</td>
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<td>Arakoon State Recreation Area. (Gazette 84/1974.)</td>
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<td>Bungonia State Recreation Area. (Gazette 84/1974.)</td>
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<td>Kooyonga State Recreation Area. (Gazette 84/1974.)</td>
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<td>Mookerawa State Recreation Area. (Gazette 84/1974.)</td>
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<td>Wygonga State Recreation Area. (Gazette 84/1974.)</td>
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<td>Public Works Act, 1912—Notifications of acquisition, appropriation and/or</td>
<td>Mr Lewis</td>
<td>15 August</td>
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<td>resumption of land for the establishment of a public recreation ground at—</td>
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<td>Albury. (Gazette 84/1974.)</td>
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<td>Armidale. (Gazettes 48/1974, 79/1974.)</td>
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<td>Police Regulation Act, 1899—Amendments of sections II and XVII of the Rules.</td>
<td>Mr Maddison</td>
<td>15 August</td>
<td>Not to be printed.</td>
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<td>(Gazettes 52/1974, 87/1974.)</td>
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<td>Hawkers Act, 1974—Regulations 1 to 9 and Schedule. (Gazette 72/1974.)</td>
<td>Mr Maddison</td>
<td>15 August</td>
<td>Not to be printed.</td>
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<td>Real Property Act, 1909—Real Property Act Regulations, 1970—Amendments of</td>
<td>Mr Maddison</td>
<td>15 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Regulations 3, 6, 15 to 18, 21 to 30, 33 to 37, Schedule 1 and the Headings to</td>
<td>Mr Maddison</td>
<td>15 August</td>
<td>Not to be printed.</td>
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<td>Divisions 1 and 2 of Part III and substituted Regulations 13 and 14. (Gazette 76</td>
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<td>Conveyancing Act, 1919—Conveyancing Act Regulations, 1961—Amendments of</td>
<td>Mr Maddison</td>
<td>15 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Regulations 6, 18, 21, 22, 34, 37 to 40, 43 to 47, 49, 50, 50a, 51, 52, 52a,</td>
<td>Mr Maddison</td>
<td>15 August</td>
<td>Not to be printed.</td>
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<td>52c, 52d, 52g, 58, 92 and the Headings to Divisions 1 and 1a of Part IV and</td>
<td>Mr Maddison</td>
<td>15 August</td>
<td>Not to be printed.</td>
<td></td>
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<td>substituted Regulations 35, 36 and Schedule 3. (Gazette 76/1974.)</td>
<td>Mr Maddison</td>
<td>15 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Registration of Births, Deaths and Marriages Act, 1973—Regulations 2, 3, and</td>
<td>Mr Maddison</td>
<td>15 August</td>
<td>Not to be printed.</td>
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<td>substituted Schedule. (Gazette 52/1974, 76/1974.)</td>
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<tr>
<td>Courts of Petty Sessions (Civil Claims) Act, 1970—Courts of Petty Sessions (Civil</td>
<td>Mr Maddison</td>
<td>15 August</td>
<td>Not to be printed.</td>
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<td>Claims) Rules—Amendments of Regulation 17 and First and Second Schedules. (Gazette 79/1974.)</td>
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<tr>
<td>Strata Titles Act, 1973—Regulations 1 to 59 and Schedule. (Gazette 78/1974.)</td>
<td>Mr Maddison</td>
<td>15 August</td>
<td>Not to be printed.</td>
<td></td>
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<tr>
<td>Regional Organisation Act, 1972—Regional Organisation (Operation of bank</td>
<td>Mr Bruxner</td>
<td>15 August</td>
<td>Not to be printed.</td>
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<td>accounts of Advisory Councils) Regulations, 1974—Regulations 1 and 2.</td>
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<td>(Gazette 40/1974.)</td>
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</table>

Legislative Assembly,
Sydney. 15 August, 1974.

BY AUTHORITY
O. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1974
### REPORT FROM PRINTING COMMITTEE

**THE PRINTING COMMITTEE** of the Legislative Assembly, appointed under the Sessional Order of 8 August, 1974, Votes No. 2, Entry 5, have agreed to report to your Honourable House in relation to the Papers referred to them since their Report No. 1, dated 15 August, 1974, as follows:—

<table>
<thead>
<tr>
<th>Subject of Paper</th>
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<th>Remarks</th>
</tr>
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<tbody>
<tr>
<td>Resolutions and Recommendations of the twelfth meeting of the Australian Forestry Council held in Brisbane in June, 1973.</td>
<td>Mr Freudenstein</td>
<td>8 August</td>
<td>Not to be printed.</td>
<td>Consideration deferred, 15 August, 1974.</td>
</tr>
<tr>
<td>Report of the Senate of the University of Sydney for 1972</td>
<td>Mr Willis</td>
<td>15 August</td>
<td>To be printed.</td>
<td>Consideration deferred, 15 August, 1974.</td>
</tr>
<tr>
<td>Copy of the Certificate of the Returning Officer under the Constitution (Legislative Council Elections) Act, 1932, respecting the election of Walter Robert Scott, Esquire, as a Member of the Legislative Council of New South Wales, together with Gazette Notice.</td>
<td>Sir Charles Cutler on behalf of Sir Robert Askin.</td>
<td>20 August</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Statement of Estimated Expenditure of the Maritime Services Board of New South Wales, in excess of Parliamentary Appropriation, for the year ended 30 June, 1974.</td>
<td>Sir Charles Cutler on behalf of Sir Robert Askin.</td>
<td>20 August</td>
<td>Not to be printed.</td>
<td></td>
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<tr>
<td>Totalizator Act, 1916—Regulations relating to the operation of &quot;Win and Place&quot; Totalizators—Amendments of the Schedule. (Gazette 84/1974.)</td>
<td>Sir Charles Cutler on behalf of Sir Robert Askin.</td>
<td>20 August</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Public Transport Commission Act, 1972—Public Transport Commission of New South Wales Loan Certificate Regulations—Regulations 1 to 9 and Forms 1 to 3. (Gazette 81/1974.)</td>
<td>Mr Morris</td>
<td>20 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Transport Act, 1930—Amendment of Schedule O of the Regulations for Public Vehicles and statement amending policies issued in pursuance of section 154 or 171C of the Act. (Gazette 86/1974.)</td>
<td>Mr Morris</td>
<td>20 August</td>
<td>1974</td>
<td>Not to be printed.</td>
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<tr>
<td>Motor Traffic Act, 1909—Regulations for Motor Traffic—Regulations relating to Provisional Licences and Learner's Permits and amendments of Regulations 10, 56a, 92, 110r, 124, 124a and Schedule K1. (Gazette 79/1974.)</td>
<td>Mr Morris</td>
<td>20 August</td>
<td>1974</td>
<td>Not to be printed.</td>
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<tr>
<td>Government Railways Act, 1912—By-law 1282. (Gazette 89/1974.)</td>
<td>Mr Morris</td>
<td>20 August</td>
<td>1974</td>
<td>Not to be printed.</td>
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<tr>
<td>Statements of Traffic secured to railway transport by the exercise of the powers conferred on the Public Transport Commission under section 24 (3), (4) and (6) of the Government Railways Act, 1912, for the month of July, 1974.</td>
<td>Mr Morris</td>
<td>20 August</td>
<td>1974</td>
<td>Not to be printed.</td>
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<tr>
<td>Marketing of Primary Products Act, 1927—The Murray Valley (New South Wales) Citrus Marketing Board Regulations—Regulations 1 to 26 and Schedule. (Gazette 87/1974.)</td>
<td>Mr Morris</td>
<td>20 August</td>
<td>1974</td>
<td>Not to be printed.</td>
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<tr>
<td>Poisons Act, 1966—Amendments of Regulation 3. (Gazette 79/1974.)</td>
<td>Mr Waddy</td>
<td>20 August</td>
<td>1974</td>
<td>Not to be printed.</td>
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<tr>
<td>Therapeutic Goods and Cosmetics Act, 1972—Amendment of Regulation 6. (Gazette 79/1974.)</td>
<td>Mr Waddy</td>
<td>20 August</td>
<td>1974</td>
<td>Not to be printed.</td>
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<tr>
<td>Irrigation Act, 1912—(a) Regulations for the Control of Officers and Servants, Water Conservation and Irrigation Commission—Amendments of Regulations 62 and 85. (Gazette 79/1974.)</td>
<td>Mr Waddy</td>
<td>20 August</td>
<td>1974</td>
<td>Not to be printed.</td>
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<tr>
<td>(b) Baronga Irrigation Supply Regulations—Amendments of Regulations 6, 9 and 10. (Gazette 79/1974.)</td>
<td>Mr Waddy</td>
<td>20 August</td>
<td>1974</td>
<td>Not to be printed.</td>
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<tr>
<td>(c) Coonambla Irrigation Supply Regulations—Amendments of Regulations 1, 7, 9, 10, 11 and Forms 2, 3 and 5. (Gazette 79/1974.)</td>
<td>Mr Waddy</td>
<td>20 August</td>
<td>1974</td>
<td>Not to be printed.</td>
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<tr>
<td>(d) Cootamundra Special Purposes Supply Regulations—Amendments of Forms A and B. (Gazette 79/1974.)</td>
<td>Mr Waddy</td>
<td>20 August</td>
<td>1974</td>
<td>Not to be printed.</td>
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<tr>
<td>(e) Coonambla Irrigation Supply Regulations—Amendments of Regulations 62 and 85. (Gazette 79/1974.)</td>
<td>Mr Waddy</td>
<td>20 August</td>
<td>1974</td>
<td>Not to be printed.</td>
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<tr>
<td>(f) Tullakool Water Supply Regulations—Amendments of Regulations 1, 7, 11 and Forms 2, 3 and 5. (Gazette 79/1974.)</td>
<td>Mr Waddy</td>
<td>20 August</td>
<td>1974</td>
<td>Not to be printed.</td>
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<tr>
<td>(g) Yanco and Mirrool Irrigation Supply Regulations—Amendments of Regulations 2, 9, 12, 13 and Forms 2, 3 and 5. (Gazette 79/1974.)</td>
<td>Mr Waddy</td>
<td>20 August</td>
<td>1974</td>
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<td>(h) Yanco and Mirrool Special Purposes Supply Regulations—Amendments of Forms A and B. (Gazette 79/1974.)</td>
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<td>Statements of Traffic secured to railway transport by the exercise of the powers conferred on the Public Transport Commission under section 24 (3), (4) and (6) of the Government Railways Act, 1912, for the months of January to June, 1974.</td>
<td>Mr Morris</td>
<td>21 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Statement of Accounts of the Nominal Defendant under the Motor Vehicles (Third Party Insurance) Act, 1942, for 1973.</td>
<td>Mr Morris</td>
<td>21 August</td>
<td>To be printed.</td>
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<tr>
<td>Government Railways Act, 1912—By-Laws 1279 and 1281. (Gazettes 36/1974, 52/1974.)</td>
<td>Mr Morris</td>
<td>21 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Government Railways Act, 1912—Amendment of Regulation Prescribing Salary Limit for Appeals by Officers. (Gazette 50/1974.)</td>
<td>Mr Morris</td>
<td>21 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Government Railways Act, 1912—Notification of rescission of acquisition, appropriation and/or resumption of an easement under the Ministry of Transport Act, 1932, at High Range. (Gazette 147/1973.)</td>
<td>Mr Morris</td>
<td>21 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Transport Act, 1930—Amendment of Regulation Prescribing Salary Limit for Appeals by Officers. (Gazette 50/1974.)</td>
<td>Mr Morris</td>
<td>21 August</td>
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<td>Ministry of Transport Act, 1932—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for the purposes of the City and Suburban Electric Railways Act, 1915, at Charing Cross. (Gazette 79/1974.)</td>
<td>Mr Morris</td>
<td>21 August</td>
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<tr>
<td>Ministry of Transport Act, 1932—Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, for the purposes of—</td>
<td>Mr Morris</td>
<td>21 August</td>
<td>Not to be printed.</td>
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<td>(a) Maintaining traffic on the existing line of railway between—</td>
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<td>(ii) Singleton and Muswellbrook. (Gazette 147/1975.)</td>
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<td>(iii) Sydney and Goulburn. (Gazette 126/1973.)</td>
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<td>(iv) Wauchope and Kempsey. (Gazette 13/1974, 64/1974.)</td>
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<td>(v) Werrington and Sydney. (Gazette 147/1973.)</td>
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<td>(b) Confirming the title of the Public Transport Commission to land at—</td>
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<td>(i) Chatswood. (Gazette 13/1976.)</td>
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<td>(ii) Dulwich Hill. (Gazette 13/1976.)</td>
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<td>(iii) Glenroy. (Gazette 45/1974.)</td>
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<td>(iv) Kogarah. (Gazette 13/1974.)</td>
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<td>(v) North Coffs Harbour. (Gazette 33/1974.)</td>
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<tr>
<td>(c) Providing improved freight and parcels facilities at West Tamworth. (Gazette 50/1974.)</td>
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<tr>
<td>(d) Railway at West Maitland. (Gazette 147/1973.)</td>
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**Legislative Assembly,**  
**Sydney, 22 August, 1974.**  

**R. A. BREWER,**  
**Chairman.**

**BY AUTHORITY**  
**D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1974**
## REPORT FROM PRINTING COMMITTEE

The Printing Committee of the Legislative Assembly, appointed under the Sessional Order of 8 August, 1974, Votes No. 2, Entry 5, have agreed to report to your Honourable House in relation to the Papers referred to them since their Report No. 2, dated 22 August, 1974, as follows:

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<tbody>
<tr>
<td>Factories, Shops and Industries Act, 1962—Boiler and Pressure Vessel Regulations</td>
<td>Mr Willis</td>
<td>22 August</td>
<td>Not to be printed.</td>
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<tr>
<td>Amendment of Schedule 1. (Gazette 81/1974.)</td>
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<td>Higher Education Act, 1969—By-laws of the Mitchell College of Advanced Education</td>
<td>Mr Willis</td>
<td>22 August</td>
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<td>Mr Punch</td>
<td>27 August</td>
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<td>27 August</td>
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<td>27 August</td>
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<td>Copy of Delegation by the Health Commission of New South Wales to Mr W. J. Lewer, S.M., LL.M., to conduct an inquiry into certain aspects of the administration, management and activities of the Cobar District Hospital, together with the report and recommendations of Mr Lewer thereon.</td>
<td>Mr Crawford</td>
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<td>Report of the Public Trustee, together with Statement of Receipts and Payments for the year ended 30 June, 1974.</td>
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<td>28 August</td>
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<td>Legal Assistance Act, 1943—Amendments of Forms 1, 2 and 3 and substituted Regulations 1 to 7. (Gazette 92/1974.)</td>
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<td>(b) Shortening of Articles Rules—Amendment of Rule 8 and omission of Rules 7 and 10. (Gazette 92/1974.)</td>
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<td>(c) Barristers Admission Rules—Amendment of Rule 4. (Gazette 92/1974.)</td>
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<td>Government Railways Act, 1912—By-laws 1283 and 1284. (Gazette 105/1974.)</td>
<td>Mr Morris</td>
<td>29 August</td>
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Legislative Assembly,  
Sydney, 29 August, 1974.

R. A. BREWER,  
Chairman.
The Printing Committee of the Legislative Assembly, appointed under the Sessional Order of 8 August, 1974, Votes No. 2, Entry 5, have agreed to report to your Honourable House in relation to the Papers referred to them since their Report No. 3, dated 29 August, 1974, as follows:—

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<td>Local Government Act, 1919—Amendments of Orders 9, 34, 43, 52 and 70. (Gazette 87/1974, 89/1974, 95/</td>
<td>Mr Lewis on behalf of Sir</td>
<td>12 September</td>
<td>Not to be printed</td>
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<td>1974.)</td>
<td>Charles Cutler.</td>
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<td>Credit Union Act, 1969—Regulation 43a, amendments of Regulations 28 and 42 and</td>
<td>Mr McGinty</td>
<td>12 September</td>
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<td>substituted Regulation 42. (Gazettes 79/1974, 95/1974.)</td>
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<tr>
<td>Co-operation Act, 1923—Co-operative Regulations, 1961—Amendments of Regulations 34, 44, 55, 56,</td>
<td>Mr McGinty</td>
<td>12 September</td>
<td>Not to be printed</td>
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<td>substituted Forms 30, 32, 53 and omission of Form 53. (Gazette 40/1974, 79/1974, 95/1974.)</td>
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<td>Permanent Building Societies Act, 1967—Regulation 36a, amendments of Regulations 21 and 35;</td>
<td>Mr McGinty</td>
<td>12 September</td>
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<td>substituted Regulation 36 and omission of Form 15. (Gazettes 59/1974, 79/1974, 95/1974.)</td>
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<tr>
<td>Friendly Societies Act, 1912—Regulation 31 and amendments of Regulations 21 and 29. (Gazette 59/</td>
<td>Mr McGinty</td>
<td>12 September</td>
<td>Not to be printed</td>
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Legislative Assembly,  
Sydney, 12 September, 1974.  

BY AUTHORITY  
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1974  

R. A. BREWER,  
Chairman.
### REPORT FROM PRINTING COMMITTEE

The Printing Committee of the Legislative Assembly, appointed under the Sessional Order of 8 August, 1974, Votes No. 2, Entry 5, have agreed to report to your Honourable House in relation to the Papers referred to them since their Report No. 4, dated 12 September, 1974, as follows:

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<th>Remarks</th>
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<tbody>
<tr>
<td>Copy of Instrument of Delegation under section 4 of the Solicitor General Act</td>
<td>Mr McCaw</td>
<td>17 September</td>
<td>1974</td>
<td>Not to be printed.</td>
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<td>South Wales. Ministry of Transport Act, 1932—Notifications of acquisition,</td>
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<td>appropriation and/or resumption of land under the Public Works Act, 1912, for</td>
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<td>the purpose of confirming the title of the Public Transport Commission to land at-</td>
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<td>Kamarah. (Gazette 89/1974.)</td>
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<td>Mingaletta. (Gazette 147/1973.)</td>
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<td>Metropolitan Traffic Act, 1900—Regulations for General Traffic—Amendments of</td>
<td>Mr Morris</td>
<td>17 September</td>
<td>1974</td>
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<td>sections XI, XII, XIII and XIV. (Gazette 89/1974, 92/1974.)</td>
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<td>Motor Traffic Act, 1909—Regulations for Motor Traffic—Regulation 54 and</td>
<td>Mr Morris</td>
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<td>1974</td>
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<td>amendments of Regulations 67, 67A and 84. (Gazette 89/1974, 92/1974.)</td>
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<td>Statement of Actual Expenditure of the Rail Division of the Public Transport</td>
<td>Sir Robert Askin</td>
<td>17 September</td>
<td>1974</td>
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<td>Commission of New South Wales in excess of Parliamentary Appropriation for the</td>
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<td>year ended 30 June, 1974.</td>
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<td>Housing Act, 1912—Notifications of acquisition, appropriation and/or resumption</td>
<td>Mr McGinty</td>
<td>17 September</td>
<td>1974</td>
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<td>of land under the Public Works Act, 1912, for housing purposes at—</td>
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<td>Berkeley Vale. (Gazette 106/1974.)</td>
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<td>Bonny Park. (Gazette 100/1974.)</td>
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<td>Crookwell. (Gazette 106/1974.)</td>
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<td>Keeno. (Gazette 106/1974.)</td>
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<td>Malabar Heights. (Gazette 106/1974.)</td>
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<td>Electricity Commission Act, 1930—Notifications of acquisition, appropriation and</td>
<td>Mr Fife</td>
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<td>1974</td>
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<td>or resumption of easements under the Public Works Act, 1912, for the following</td>
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<td>purposes—</td>
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<td>(a) Electricity Transmission Lines between—</td>
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<td>Deniliquin and Barham. (Gazette 110/1974.)</td>
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<td>Narrabri and Moree. (Gazette 110/1974.)</td>
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<td>Sydney North and Sydney East. (Gazette 110/1974.)</td>
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<td>(b) Underground Control Cables between Newcastle and Waratah. (Gazette 110)</td>
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<td>Report of the New South Wales Institute of Psychiatry for the year ended 30 June,</td>
<td>Mr Waddy</td>
<td>18 September</td>
<td>1974</td>
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<td>Lotteries and Art Unions Act, 1901—Balance-sheets of Art Unions in aid of—</td>
<td>Mr Griffith</td>
<td>18 September</td>
<td>1974</td>
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<td>Australian Association for Better Hearing (&quot;Building Fund&quot;, No. 1).</td>
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<td>Benevolent Society of New South Wales (Nos 34 and 35).</td>
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<td>Camden District Hospital (Camden Apex Club).</td>
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<td>Casino District Ambulance Service, Bonalbo Branch (&quot;200 Club&quot;, No. 6).</td>
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<td>Chatswood-Willoughby R.S.L. Youth Club (&quot;200 Club&quot;, No. 10).</td>
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<td>Far South Coast District Ambulance Service, Narooma Branch (No. 22).</td>
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<td>Handicapped Children's Centre, New South Wales (&quot;200 Club&quot;, No. 2).</td>
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<td>Marist Brothers' College, Forbes (&quot;Easter Bunny&quot;, No. 6).</td>
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<td>Muswellbrook Municipal and Shire Band.</td>
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<td>Newcastle and District (Own) Physically Handicapped Association (&quot;Christmas Gift&quot;, No. 8).</td>
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<td>New South Wales Ambulance Board, Tenterfield District.</td>
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<td>Paraplegic and Quadriplegic Association of New South Wales Hostel Building Appeal (&quot;Sportsman's Art Union&quot;).</td>
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<td>Partially Blinded Soldiers' Association of Australia (New South Wales Branch).</td>
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<td>Royal New South Wales Institution for Deaf and Blind Children (&quot;Pathfinders&quot;, No. 6).</td>
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<td>Ryde R.S.L. Youth Club and Ryde R.S.L. Sub-Branch Welfare (No. 6).</td>
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<td>Shoalhaven District Ambulance Service (&quot;220 Club&quot;, No. 11).</td>
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<td>St George Hospital and the Australian Birthright Movement (&quot;Gala Premiere&quot;).</td>
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<td>St Vincent's Hospital (&quot;Little Art Union&quot;, Nos 41 and 43).</td>
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<td>Yass District Hospital Ladies Auxiliary.</td>
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<tr>
<td>Copy of Statutory Declarations by certain Aldermen of Botany Municipal Council concerning land contained in the area bounded by William Street, Banksia Street, Tenterden Reid and Aylesbury Street, Botany.</td>
<td>Sir Charles Cutler</td>
<td>19 September</td>
<td>1974</td>
<td>Not to be printed.</td>
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<tr>
<td>National Parks and Wildlife Act, 1967—</td>
<td>Mr Lewis</td>
<td>19 September</td>
<td>1974</td>
<td>Not to be printed.</td>
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<td>(a) Regulations 1a, 3a, 3b and amendments of Regulations 1a and 3.</td>
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<tr>
<td>(b) Management of Captain Cook's Landing Place Historic Site—By-law 13a and</td>
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<tr>
<td>Second Report, during the currency of the Forty-fourth Parliament, of the Public Accounts Committee.</td>
<td>Mr Clough</td>
<td>19 September</td>
<td>To be printed.</td>
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Legislative Assembly, 
Sydney, 19 September, 1974.

R. A. BREWER, 
Chairman.

BY AUTHORITY 
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1974
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<td>Report of the Bursary Endowment Board for the year ended 30 June, 1973</td>
<td>Mr Willis</td>
<td>24 September 1974</td>
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<td>Motor Vehicles (Third Party Insurance) Act, 1942—Amendment of the Schedule to the Regulations. (Gazette 106/1974.)</td>
<td>Mr Morris</td>
<td>24 September 1974</td>
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<td>Fluoridation of Public Water Supplies Act, 1957—Notification of revocation of approvals and further approval for the addition of fluorine to the Muswellbrook Water Supply. (Gazette 106/1974.)</td>
<td>Mr Waddy</td>
<td>24 September 1974</td>
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<td>Mr Freudenstein</td>
<td>24 September 1974</td>
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<td>Public Works Act, 1912—Notifications of acquisition, appropriation and/or resumption of land and easements for the construction of weirs on the Barwon and Darling Rivers. (Gazette 92/1974.)</td>
<td>Mr McCaw</td>
<td>25 September 1974</td>
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<td>Brief to advise in the matter of Keith Bates and others and in the matter of the A.P.I.A. Club Limited and Salisbury Golf Club Limited with respect to proceedings under section 3 of the Secret Commissions Prohibition Act, 1961, and section 124 of the Companies Act, 1961.</td>
<td>Mr Maddison</td>
<td>25 September 1974</td>
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<td>Police Regulation Act, 1899—Police Rules—Amendments of sections X and XII of the Rules. (Gazette 100/1974.)</td>
<td>Mr McGinty</td>
<td>25 September 1974</td>
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<td>Housing Act, 1912—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for housing purposes at—Camden. (Gazette 110/1974.)</td>
<td>Mr McGinty</td>
<td>25 September 1974</td>
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<td>Mr McGinty</td>
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<td>25 September 1974</td>
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<td>Mr McGinty</td>
<td>25 September 1974</td>
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<td>Mr McGinty</td>
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<td>Statement of Receipts and Payments of the Police Superannuation and Reward Fund for the year ended 30 June, 1974.</td>
<td>Sir Robert Askin</td>
<td>26 September</td>
<td>To be printed.</td>
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<td>Mr Punch</td>
<td>26 September</td>
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<td>Mr Morris</td>
<td>26 September</td>
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<td>Statements of Traffic secured to railway transport by the exercise of the powers conferred on the Public Transport Commission under section 24 (3), (4) and (6) of the Government Railways Act, 1912, for the month of August, 1974.</td>
<td>Mr Griffith</td>
<td>26 September</td>
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<td>Harbord Diggers R.S.L. Youth Club (&quot;630 Club&quot;). Hillson Memorial Swimming Pool.</td>
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<td>Milton-Ulladulla R.S.L. Sub-Branch, Building Fund (&quot;300 Club&quot;, No. 1).</td>
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<td>Newcastle, Maitland, Cessnock, Singleton and Districts Police-Citizens Boys' Clubs (No. 22).</td>
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</table>

Legislative Assembly,
Sydney, 26 September, 1974.

R. A. BREWER,
Chairman.

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1974
THE PRINTING COMMITTEE of the Legislative Assembly appointed under the Sessional Order of 8 August, 1974, Votes No. 2, Entry 5, have agreed to report to your Honourable House in relation to the Papers referred to them since their Report No. 6, dated 26 September, 1974, as follows:—

<table>
<thead>
<tr>
<th>Subject of Paper</th>
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<th>Recommended by the Committee</th>
<th>Remarks</th>
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<tbody>
<tr>
<td>Copy of the Certificate of the Returning Officer under the Constitution (Legislative Council Elections) Act, 1932, respecting the election of Robert Baron Rowland Smith, Esquire, as a Member of the Legislative Council of New South Wales, together with Gazette Notice.</td>
<td>Sir Robert Askin</td>
<td>8 October</td>
<td>Not to be printed.</td>
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<td>Minute of the Public Service Board recommending the appointment of Director, Conservatorium of Music, Department of Education. (Gazette 120/1974.)</td>
<td>Sir Robert Askin</td>
<td>8 October</td>
<td>Not to be printed.</td>
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<td>Minute of the Public Service Board respecting the appointments, on probation, of certain persons as Technical Teachers, Department of Technical Education. (Gazette 120/1974.)</td>
<td>Sir Robert Askin</td>
<td>8 October</td>
<td>Not to be printed.</td>
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<td>Report of the State Pollution Control Commission for the year ended 30 June, 1974</td>
<td>Mr Willis on behalf of Sir Charles Cutter.</td>
<td>8 October</td>
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<td>Report of the Air Pollution Advisory Committee for the year ended 30 June, 1974</td>
<td>Mr Willis on behalf of Sir Charles Cutter.</td>
<td>8 October</td>
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<td>Report of the Clean Waters Advisory Committee for the year ended 30 June, 1974</td>
<td>Mr Willis on behalf of Sir Charles Cutter.</td>
<td>8 October</td>
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<td>Report of the Valuer-General for the year ended 30 June, 1974</td>
<td>Mr Willis on behalf of Sir Charles Cutter.</td>
<td>8 October</td>
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<tr>
<td>Certified copy of Agreement between the State Electricity Commission of Victoria and the Murray River County Council relating to the supply of electricity in bulk to the Murray River County Council for reticulation at Euston. Local Government Act, 1919—Amendments of Ordinances 4, 30, 34A, 37A and 73. (Gazette 106/1974.)</td>
<td>Mr Willis on behalf of Sir Charles Cutter.</td>
<td>8 October</td>
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<td>Report of the Department of Lands, together with the reports of the Prickly-pear Destruction Commission, the Geographical Names Board, and the Surveyor-General under the Survey Coordination Act, 1949, for the year ended 30 June, 1974.</td>
<td>Mr Willis on behalf of Mr Lewis.</td>
<td>8 October 1974</td>
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<tr>
<td>Report of the Rural Assistance Board for the year ended 30 June, 1974.</td>
<td>Mr Willis on behalf of Mr Lewis.</td>
<td>8 October 1974</td>
<td>To be printed.</td>
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<td>University and University Colleges Act, 1900—Amendments of, and additions to, the By-laws of the University of Sydney.</td>
<td>Mr Willis</td>
<td>8 October 1972</td>
<td>To be printed.</td>
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<td>University of New South Wales Act, 1958—Amendments of, and additions to, the By-laws of the University of New South Wales.</td>
<td>Mr Willis</td>
<td>8 October 1972</td>
<td>To be printed.</td>
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<tr>
<td>Meat Industry Act, 1915—By-laws relating to the Public Abattoir and the Meat Hall at Homebush Bay and the Public Slaughterhouses at Flemington and Homebush Bay—Substituted By-law 9. (Gazette 10/1973.)</td>
<td>Mr Crawford</td>
<td>8 October 1973</td>
<td>To be printed.</td>
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<tr>
<td>Electricity Commission Act, 1950—Notification of acquisition, appropriation and/or resumption of an easement under the Public Works Act, 1912, for an electricity transmission line between Lower Tumut and Wagga Wagga. (Gazette 19/1974.)</td>
<td>Mr Fife</td>
<td>8 October 1974</td>
<td>To be printed.</td>
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<tr>
<td>Coal Mining Act, 1973—Coal Mining Regulations, 1974—Amendments of Regulation 4. (Gazette 10/1974.)</td>
<td>Mr Fife</td>
<td>8 October 1974</td>
<td>To be printed.</td>
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<tr>
<td>Mental Health Act, 1958—Amendments of Regulations 3, 8, 17, 19 and Forms 1, 2, 3, 8, 9, 10, 10a, 11, 12, 13, 14, 15 and substituted Regulation 7. (Gazette 10/1974.)</td>
<td>Mr Waddy</td>
<td>8 October 1974</td>
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<td>Public Works Act, 1912—Notifications of acquisition, appropriation and/or resumption of land and easements for the following purposes—</td>
<td>Mr McCaw</td>
<td>9 October 1974</td>
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<tr>
<td>(a) Construction of a dam across the Macquarie River at Burrendong. (Gazette 103/1974.)</td>
<td>Mr McCaw</td>
<td>9 October 1974</td>
<td>Not to be printed.</td>
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<td>(b) Construction of a dam across the Cudgegong River at Mudgee. (Gazette 106/1974.)</td>
<td>Mr McCaw</td>
<td>9 October 1974</td>
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<td>(c) Construction of a dam across Iron Pot Creek near Casino. (Gazette 108/1974.)</td>
<td>Mr McCaw</td>
<td>9 October 1974</td>
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<td>Supreme Court Rules—Amendment No. 43 of the Supreme Court Rules, 1970. (Gazette 105/1974.)</td>
<td>Mr McCaw</td>
<td>9 October 1974</td>
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<td>District Court Act, 1973—District Court Rules, 1973—Amendments of Parts 1, 4, 10, 39 and the Schedule. (Gazette 108/1974.)</td>
<td>Mr McCaw</td>
<td>9 October 1974</td>
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<td>Legal Practitioners (Legal Aid) Act, 1970—Legal Aid Regulations—Amendments of Regulation 3. (Gazette 110/1974.)</td>
<td>Mr McAw</td>
<td>9 October 1974</td>
<td>Not to be printed.</td>
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<td>Report of the Commission of enquiry into Privately Operated Omnibus and Tourist Vehicle Services in New South Wales.</td>
<td>Mr Morris</td>
<td>9 October 1974</td>
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<td>Report of the Committee of Inquiry into the Question of the Registration of Chiropractors in New South Wales.</td>
<td>Mr Waddy</td>
<td>9 October 1974</td>
<td>To be printed.</td>
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<td>Metropolitan Water, Sewerage, and Drainage Act, 1924—Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, for the following purposes—</td>
<td>Mr Punch</td>
<td>10 October 1974</td>
<td>Not to be printed.</td>
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<tr>
<td>Glenfield Sewerage. (Gazette 103/1974.)</td>
<td>Mr Punch</td>
<td>10 October 1974</td>
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<td>Seven Hills Water Supply. (Gazette 106/1974.)</td>
<td>Mr Punch</td>
<td>10 October 1974</td>
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</table>
Soil Conservation Act, 1938—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for the purpose of the Soil Conservation Service Office, Rylstone. (Gazette 106/1974.)

Mr Punch

10 October

1974

Not to be printed.

Maritime Services Act, 1935—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for harbour improvements at Woolloomooloo. (Gazette 108/1974.)

Mr Punch

10 October

1974

Not to be printed.

Public Works Act, 1912—Notifications of acquisition, appropriation and/or resumption of land and easements for the following purposes—

(a) Court House at Griffith. (Gazette 110/1974.)

Mr Punch

10 October

1974

Not to be printed.

(b) Police Residence at Dubbo. (Gazette 110/1974.)

Mr Punch

10 October

1974

Not to be printed.

(c) Sewerage Purposes at—

Batlow—Erratum Notice. (Gazette 110/1974.)

Mr Punch

10 October

1974

Not to be printed.

Gosford. (Gazette 106/1974.)
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<td>Public Service Act, 1902—Amendments of regulations 59, 61, 62, 66, 72, 84, 271a, 287, 296, 299 and 300. (Gazette 107/1974.)</td>
<td>Sir Robert Askin</td>
<td>16 October</td>
<td>Not to be printed.</td>
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<tr>
<td>Industrial Arbitration Act, 1940—Regulation 91E. (Gazette 50/1974.)</td>
<td>Mr Willis</td>
<td>16 October</td>
<td>Not to be printed.</td>
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<td>Scaffolding and Lifts Act, 1912—Amendment of Regulation 72A. (Gazette 50/1974.)</td>
<td>Mr Willis</td>
<td>16 October</td>
<td>Not to be printed.</td>
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<tr>
<td>Crown Lands Consolidation Act, 1913—Abstract of Crown Lands intended to be added to existing dedications for public purposes in accordance with section 24 of the Act.</td>
<td>Mr Lewis</td>
<td>16 October</td>
<td>Not to be printed.</td>
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<tr>
<td>Crown Lands Consolidation Act, 1913—Gazette notices (7) setting forth the mode in which it is proposed to deal with certain lands under section 25 of the Act. (Gazettes 100/1974, 106/1974, 108/1974, 110/1974.)</td>
<td>Mr Lewis</td>
<td>16 October</td>
<td>Not to be printed.</td>
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<tr>
<td>Electricity Commission Act, 1950—Notifications of acquisition, appropriation and/or resumption of easements under the Public Works Act, 1912, for the following purposes—(a) Electricity Transmission Lines between—Tallawarra and Albion Park. (Gazette 123/1974.)</td>
<td>Mr Freudenstein, on behalf of Mr Fife</td>
<td>16 October</td>
<td>Not to be printed.</td>
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<td>Public Works Act, 1912—Notification of acquisition, appropriation and/or resumption of land for the construction of a dam across the Cudgegong River near Mudgee. (Gazette 119/1974.)</td>
<td>Mr Freudenstein</td>
<td>16 October</td>
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<td>Report of the Trustees of the Sydney Opera House for the year ended 30 June, 1974</td>
<td>Mr Freudenstein</td>
<td>16 October</td>
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<td>State Planning Authority Act, 1963—State Planning Authority (Hunter Regional Planning Committee) Regulations—Amendments of Regulations 2 and 3. (Gazette 119/1974.)</td>
<td>Sir Charles Cutler</td>
<td>17 October</td>
<td>1974</td>
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<td>Local Government Act, 1919—Illawarra Planning Scheme (Amendment No. 2) Ordinance. (Gazette 108/1974.)</td>
<td>Sir Charles Cutler</td>
<td>17 October</td>
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<td>Local Government Act, 1919—Amendments of Ordinances 37A, 42, 48, 51 and 70. (Gazette 119/1974.)</td>
<td>Mr Punch</td>
<td>17 October</td>
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<td>Hunter District Water, Sewerage and Drainage Act, 1938— (a) By-law 12—Erratum notice. (Gazette 110/1974.)</td>
<td>Mr Freudenstein</td>
<td>16 October</td>
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<td>(b) Amendments of By-laws 2, 6, 7, 8, 9 and 31. (Gazette 114/1974.)</td>
<td>Ms Griffith</td>
<td>16 October</td>
<td>1974</td>
<td>To be printed.</td>
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<td>(c) Amendments of By-law relating to Tomago Sandbeds Water Supply Works Catchment Area. (Gazette 114/1974.)</td>
<td>Sir Charles Cutler</td>
<td>17 October</td>
<td>1974</td>
<td>Not to be printed.</td>
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<td>(d) Amendments of By-law relating to Grahamstown Storage Reservoir Catchment Area. (Gazette 114/1974.)</td>
<td>Sir Charles Cutler</td>
<td>17 October</td>
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<td>(e) Amendments of By-law relating to Williams River Catchment Area. (Gazette 114/1974.)</td>
<td>Mr Punch</td>
<td>17 October</td>
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<td>Forestry Act, 1916—Copy of proposed Agreement pursuant to section 16A of the Act for the sale of land in the Shire of Hastings.</td>
<td>Mr Freudenstein</td>
<td>17 October</td>
<td>1974</td>
<td>Not to be printed.</td>
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<td>Public Works Act, 1912—Notification of acquisition, appropriation and/or resumption of land for works in connection with the Dendiboota Provisional Domestic and Stock Water Supply and Irrigation District. (Gazette 95/1974.)</td>
<td>Mr Freudenstein</td>
<td>17 October</td>
<td>1974</td>
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Legislative Assembly, Sydney, 17 October, 1974.

R. A. BREWER, Chairman.

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1978
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<td>Mr McCaw</td>
<td>22 October</td>
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<td>Mr Morris</td>
<td>22 October</td>
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<td>Ministry of Transport Act, 1932—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for the purpose of confirming the title of the Public Transport Commission to land at—Lake Bathurst. (Gazette 103/1974.)</td>
<td>Mr Morris</td>
<td>22 October</td>
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<td>Mr Morris</td>
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<td>Ministry of Transport Act, 1932—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for the purpose of confirming the title of the Public Transport Commission to land at—Report of the Registrar of Friendly Societies for the year ended 30 June, 1974 (Gazette 110/1974.)</td>
<td>Mr Morris</td>
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<td>Ministry of Transport Act, 1932—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for the purpose of confirming the title of the Public Transport Commission to land at—Report of the Racecourse Development Committee of New South Wales for the year ended 30 June, 1974 (Gazette 110/1974.)</td>
<td>Mr Willis, on behalf of Sir Robert Askin.</td>
<td>23 October</td>
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<td>Ministry of Transport Act, 1932—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for the purpose of confirming the title of the Public Transport Commission to land at—Report of the Commissioner for Motor Transport for the year ended 30 June, 1974 (Gazette 110/1974.)</td>
<td>Mr Morris</td>
<td>23 October</td>
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<td>Ministry of Transport Act, 1932—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for the purpose of confirming the title of the Public Transport Commission to land at—Statement of Traffic secured to railway transport by the exercise of the powers conferred on the Public Transport Commission under section 24 (3), (4) and (6) of the Government Railways Act, 1912, for the month of September, 1974 (Gazette 110/1974.)</td>
<td>Mr Morris</td>
<td>23 October</td>
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<td>Ministry of Transport Act, 1932—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for the purpose of confirming the title of the Public Transport Commission to land at—Report of the New South Wales Dairy Products Board for the year ended 30 June, 1974 (Gazette 110/1974.)</td>
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<td>23 October</td>
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<td>Mr Waddy</td>
<td>23 October</td>
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<td>Lotteries and Art Unions Act, 1901—Balance Sheets of Art Unions in aid of—</td>
<td>Mr Griffith</td>
<td>23 October</td>
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<td>Autistic Children's Association of New South Wales (&quot;Classic&quot;, No. 1 and &quot;3 Point Star&quot;, No. 2).</td>
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<td>Bega-Taihri R.S.L. War Memorial Homes (No. 1).</td>
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<td>Bronte Surf Life Saving Club Building Appeal Fund.</td>
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<td>Coffs Harbour South Rotary Clubs.</td>
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<td>Coolamon Rotary Club Aged Units Appeal.</td>
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<td>Crossroads Centre, Miranda Shopppingtown and Handicapped Children's Centre, New South Wales (No. 3).</td>
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<td>Dubbo Lions Club Park, West Dubbo (No. 12).</td>
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<td>Forbes War Memorial Swimming and Gymnastic Centre (No. 9).</td>
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<td>Hornsby R.S.L. Youth Club (No. 15).</td>
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<td>Inverell Catholic Parents and Friends Association (&quot;Melbourne Cup&quot;).</td>
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<td>Koora Enterprises Sheltered Workshop (Muswellbrook Lions Club).</td>
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<td>Liverpool Branch Aid Retarded Persons Training Workshop Building Fund.</td>
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<td>Marist Brothers High School (Kogarah Parents and Friends Association).</td>
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<td>Moruya Rotary War Memorial Scholarship Foundation (No. 2).</td>
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<tr>
<td>Nepean District Sub-Normal Children's Association (Thorndale School's Linswell Farm).</td>
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<tr>
<td>Nimrod Street Theatre Building Fund (&quot;Grand Opera&quot;).</td>
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<td>Padstow-East Hills Apex Club.</td>
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<td>Pioneers Lodge for the Aged, Griffith (Griffith Lions Club).</td>
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<tr>
<td>Shoalhaven Citizens Youth Club.</td>
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<td>Shoalhaven District Ambulance Service (&quot;220 Club&quot;, No. 12 and Building Development Appeal, &quot;Nowra Butter&quot;).</td>
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<tr>
<td>Spastic Centre of New South Wales (&quot;Bland Datsun&quot;, &quot;Northside Quest, 200 Club&quot;, Holbrook and District -200 Club&quot; (2)).</td>
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<td>War Veterans' Home (&quot;Xmas Gift&quot;, No. 70).</td>
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<td>Western District Ambulance Service, Dunedoo Branch (Mendooran Lions Club).</td>
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<tr>
<td>Wheelchair and Disabled Association of Australia (&quot;House With No Steps&quot;, No. 37).</td>
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Legislative Assembly,
Sydney, 24 October 1974.

R. A. BREWER,
Chairman.

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1975
### LEGISLATIVE ASSEMBLY

**NEW SOUTH WALES**

**No. 10**

### REPORT FROM PRINTING COMMITTEE

The Printing Committee of the Legislative Assembly, appointed under the Sessional Order of 8 August, 1974, Votes No. 2, Entry 5, have agreed to report to your Honourable House in relation to the Papers referred to them since their Report No. 9, dated 24 October, 1974, as follows:

<table>
<thead>
<tr>
<th>Subject of Paper</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>Land Tax Management Act, 1956—Amendments of Regulation 9 and Schedule 2. (Gazette 121/1974.)</td>
<td>Mr Willis, on behalf of Sir Robert Askin. Mr Willis</td>
<td>29 October</td>
<td>1974</td>
<td>Not to be printed.</td>
</tr>
<tr>
<td>Financial Statements of the University of New England for 1973</td>
<td>Mr Willis</td>
<td>29 October</td>
<td>29 October</td>
<td>Not to be printed.</td>
</tr>
<tr>
<td>Technical Education Act, 1949—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for a technical college at Wetherill Park. (Gazette 121/1974.)</td>
<td>Mr Willis</td>
<td>29 October</td>
<td>29 October</td>
<td>Not to be printed.</td>
</tr>
<tr>
<td>Macquarie University Act, 1964—Amendments of, and additions to, the By-laws of Macquarie University. Metropolitan Water, Sewerage, and Drainage Act, 1924—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for Pymble Water Supply. (Gazette 108/1974.)</td>
<td>Mr Willis</td>
<td>30 October</td>
<td>30 October</td>
<td>Not to be printed.</td>
</tr>
<tr>
<td>Public Roads Act, 1902—Amendments of Regulations 1 and 3. (Gazette 119/1974.)</td>
<td>Mr Lewis</td>
<td>30 October</td>
<td>30 October</td>
<td>Not to be printed.</td>
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<tr>
<td>Subject of Paper</td>
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<tr>
<td>Crown Lands Consolidation Act, 1913—Crown Lands Regulations—Amendments of</td>
<td>Mr Lewis</td>
<td>30 October</td>
<td>Not to be printed.</td>
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<tr>
<td>Regulations 32, 60, 60A, 73A, 77, 81A, 83, 93, 104A, 104B, 105A, 133A, 164, 180,</td>
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<td>185, 191, 192A, 195CC, 196AA, 196C, 205, 206, 208, 209, 210, 221, 222, 223, 228A,</td>
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<td>229A, 238, 242, 244, 248, 221A, 265, 266, 269, 273, 281, 282, 302, 304A, 305, 309,</td>
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<td>310, 313, 314, 315, 315A, 325, 325C, 326, 327, 334, 335, and 336, Forms 11, 23, 28, 30, 34A, 41A,</td>
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<td>56, 68A, 74, 75, 76, 83, 84, 85, 92, 94, 97, 97A, 100, 111A, 113, 115, 116, 117, 121,</td>
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<td>Prickly-pear Act, 1924—Amendments of Regulations 15, 16, 16A, 24, 26, 28A, 28A,</td>
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<td>29, 30, 32, 33, 35, 40, 40A, 41, 43A, 43B, 48A, 49, 52, 58, 63, 73, and Forms 24, 26,</td>
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<td>27, 28, 38, 39, 42, 47, 52, 53 and 67. (Gazette 119/1974.)</td>
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<td>Returned Soldiers Settlement Act, 1916—Amendments of Regulations 14, 19, 21, 23, 28,</td>
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<tr>
<td>38, 39, 42, 47, 52, 53 and 67. (Gazette 119/1974.)</td>
<td>Mr Lewis</td>
<td>30 October</td>
<td>Not to be printed.</td>
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<tr>
<td>Surveyors Act, 1929—Survey Examination Regulations, 1935—Amendment of Schedule</td>
<td>Mr Lewis</td>
<td>30 October</td>
<td>Not to be printed.</td>
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<tr>
<td>I. (Gazette 119/1974.)</td>
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<tr>
<td>Pastures Protection Act, 1934—Amendments of Regulations 76 and 79. (Gazette 119/</td>
<td>Mr Lewis</td>
<td>30 October</td>
<td>Not to be printed.</td>
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<td>1974.)</td>
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<tr>
<td>Sydney Sports Ground and Sydney Cricket Ground Amalgamation Act, 1951—Regulations</td>
<td>Mr Lewis</td>
<td>30 October</td>
<td>Not to be printed.</td>
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<tr>
<td>re Membership of the Sydney Cricket Ground—Regulation 3A, amendments of</td>
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<tr>
<td>Regulations 1, 3 and 14 and substituted Regulations 2 and 8. (Gazette 119/1974.)</td>
<td>Mr Lewis</td>
<td>30 October</td>
<td>Not to be printed.</td>
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<tr>
<td>Workers' Compensation Act, 1926—Workers' Compensation Rules—Rule 46A. (Gazette</td>
<td>Mr Willis</td>
<td>31 October</td>
<td>Not to be printed.</td>
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<tr>
<td>121/1974.)</td>
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<tr>
<td>Photographs, captions and a plan in supplementation of the Report of the Library</td>
<td>Mr Freudenstein</td>
<td>31 October</td>
<td>To be printed.</td>
<td></td>
</tr>
<tr>
<td>Board of New South Wales for the year ended 30 June, 1974, laid upon the Table</td>
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<tr>
<td>on 26 September, 1974.</td>
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</table>

Legislative Assembly,
Sydney, 31 October, 1974.

R. A. BREWER,
Chairman.

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1974
# REPORT FROM PRINTING COMMITTEE

The Printing Committee of the Legislative Assembly appointed under the Sessional Order of 8 August, 1974, Votes No. 2, Entry 5, have agreed to report to your Honourable House in relation to the Papers referred to them since their Report No. 10, dated 31 October, 1974, as follows:

<table>
<thead>
<tr>
<th>Subject of Paper</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
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<tr>
<td>Statement of Accounts of the University of Newcastle for 1973</td>
<td>Mr Willis</td>
<td>13 November</td>
<td>1974</td>
<td>To be printed.</td>
</tr>
<tr>
<td>University and University Colleges Act, 1900—Amendments of, and additions to, the</td>
<td>Mr Willis</td>
<td>13 November</td>
<td>1974</td>
<td>To be printed.</td>
</tr>
<tr>
<td>By-laws of the University of Sydney.</td>
<td>Mr Willis</td>
<td>13 November</td>
<td>1974</td>
<td>To be printed.</td>
</tr>
<tr>
<td>Report of the Chairman of the Consumer Affairs Bureau for the year ended 30 June</td>
<td>Mr Griffith</td>
<td>13 November</td>
<td>1974</td>
<td>To be printed.</td>
</tr>
<tr>
<td>Parliamentary Electorates and Elections Act, 1912—Statistical Returns prepared by the</td>
<td>Mr Griffith</td>
<td>13 November</td>
<td>1974</td>
<td>Not to be printed.</td>
</tr>
<tr>
<td>Electoral Commissioner for New South Wales in connection with the By-elections held on 20 July, 1974, for the Electoral Districts of Coogee and Goulburn.</td>
<td>Mr Griffith</td>
<td>13 November</td>
<td>1974</td>
<td>Not to be printed.</td>
</tr>
<tr>
<td>Lotteries and Art Unions Act, 1901—Lotteries and Games of Chance Regulations—Amendments of Regulation 7 and Form F. (Gazette 121/1974.)</td>
<td>Mr Griffith</td>
<td>13 November</td>
<td>1974</td>
<td>Not to be printed.</td>
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<tr>
<td>Prevention of Cruelty to Animals Act, 1901—</td>
<td></td>
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<tr>
<td>(a) Prevention of Cruelty to Animals (Animal Boarding Establishments) Regulations—Amendments of Regulation 3 and Form A. (Gazette 121/1974.)</td>
<td>Mr Griffith</td>
<td>13 November</td>
<td>1974</td>
<td>To be printed.</td>
</tr>
<tr>
<td>(b) Prevention of Cruelty to Animals (Kennels) Regulations—Amendments of Regulation 3 and Form A. (Gazette 121/1974.)</td>
<td>Mr Griffith</td>
<td>13 November</td>
<td>1974</td>
<td>To be printed.</td>
</tr>
<tr>
<td>(c) Regulations relating to Livery Stables—Amendments of Regulation 1 and Form A. (Gazette 121/1974.)</td>
<td>Mr Griffith</td>
<td>13 November</td>
<td>1974</td>
<td>To be printed.</td>
</tr>
<tr>
<td>(d) Regulations relating to Riding Schools—Amendments of Regulation 1 and Form A. (Gazette 121/1974.)</td>
<td>Mr Griffith</td>
<td>13 November</td>
<td>1974</td>
<td>To be printed.</td>
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<tr>
<td>Speedway Racing (Public Safety) Act, 1957—Amendment of Regulation 3. (Gazette 121/1974.)</td>
<td>Mr Griffith</td>
<td>13 November</td>
<td>1974</td>
<td>To be printed.</td>
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<tr>
<td>Metropolitan Water, Sewerage, and Drainage Act, 1924—Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, for the following purposes—</td>
<td></td>
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<tr>
<td>(a) Water Supply at—Illawong. (Gazette 123/1974.)</td>
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<tr>
<td>Picton. (Gazette 126/1974.)</td>
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<tr>
<td>(b) Water Main at Grays Point. (Gazette 126/1974.)</td>
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<tr>
<td>(c) Gauging Station on the Golden Valley River. (Gazette 126/1974.)</td>
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</table>

**Legislative Assembly,**

**Sydney, 14 November, 1974.**

R. A. BREWER,
Chairman.

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**BY AUTHORITY**

D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1974
1974

LEGISLATIVE ASSEMBLY
NEW SOUTH WALES

No. 12

REPORT FROM PRINTING COMMITTEE

THE PRINTING COMMITTEE of the Legislative Assembly, appointed under the Sessional Order of 8 August, 1974, Votes No. 2, Entry 5, have agreed to report to your Honourable House in relation to the Papers referred to them since their Report No. 11, dated 14 November, 1974, as follows:

<table>
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<tr>
<th>Subject of Paper</th>
<th>By whom laid upon Table</th>
<th>When laid upon Table</th>
<th>Recommended by the Committee</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Explosives Act, 1905—Explosives (General) Regulations—Amendments of Regulations 43 and 53, Forms B, D, E, G, H and substituted Regulation 23. (Gazette 123/1974.)</td>
<td>Mr Fife</td>
<td>19 November 1974</td>
<td>Not to be printed.</td>
<td></td>
</tr>
<tr>
<td>Inflammable Liquid Act, 1915—Regulation 48, amendments of Regulations 7 and 13 and substituted Regulation 48. (Gazette 123/1974.)</td>
<td>Mr Waddy</td>
<td>19 November 1974</td>
<td>To be printed.</td>
<td></td>
</tr>
<tr>
<td>Crown Lands Consolidation Act, 1913—Crown Lands Regulations—Amendment of Regulation 205u. (Gazette 114/1974.)</td>
<td>Mr Freudenstein</td>
<td>19 November 1974</td>
<td>Not to be printed.</td>
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<tr>
<td>Explosives Act, 1905—Explosives (General) Regulations—Amendments of Regulations 43 and 53, Forms B, D, E, G, H and substituted Regulation 23. (Gazette 123/1974.)</td>
<td>Mr Fife</td>
<td>19 November 1974</td>
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<td>Mr Waddy</td>
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<tr>
<td>Crown Lands Consolidation Act, 1913—Crown Lands Regulations—Amendment of Regulation 205u. (Gazette 114/1974.)</td>
<td>Mr Freudenstein</td>
<td>19 November 1974</td>
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<tr>
<td>Explosives Act, 1905—Explosives (General) Regulations—Amendments of Regulations 43 and 53, Forms B, D, E, G, H and substituted Regulation 23. (Gazette 123/1974.)</td>
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<td>Inflammable Liquid Act, 1915—Regulation 48, amendments of Regulations 7 and 13 and substituted Regulation 48. (Gazette 123/1974.)</td>
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<td>Crown Lands Consolidation Act, 1913—Crown Lands Regulations—Amendment of Regulation 205u. (Gazette 114/1974.)</td>
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<td>Mr Freudenstein</td>
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<td>Explosives Act, 1905—Explosives (General) Regulations—Amendments of Regulations 43 and 53, Forms B, D, E, G, H and substituted Regulation 23. (Gazette 123/1974.)</td>
<td>Mr Fife</td>
<td>19 November 1974</td>
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<td>Inflammable Liquid Act, 1915—Regulation 48, amendments of Regulations 7 and 13 and substituted Regulation 48. (Gazette 123/1974.)</td>
<td>Mr Waddy</td>
<td>19 November 1974</td>
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<td>Subject of Paper</td>
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<tr>
<td>Third Report, during the currency of the Forty-fourth Parliament, of the Public Accounts Committee.</td>
<td>Mr Clough</td>
<td>20 November 1974</td>
<td>To be printed.</td>
<td></td>
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<tr>
<td>Veterinary Surgeons Act, 1923—Amendment of Regulation 20. (Gazette 131/1974.)</td>
<td>Mr Fife</td>
<td>21 November 1974</td>
<td>Not to be printed.</td>
<td></td>
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<tr>
<td>Electricity Commission Act, 1950—Notifications of acquisition, appropriation and/or resumption of easements under the Public Works Act, 1912, for the following purposes— (a) Electricity Transmission Lines between—Armidale and Tenterfield. (Gazette 137/1974.) Tenterfield and Lismore. (Gazette 137/1974.) Yass and Cowra. (Gazette 137/1974.) (b) Underground Control Cables between Newcastle and Waratah. (Gazette 137/1974.)</td>
<td>Mr Crawford</td>
<td>21 November 1974</td>
<td>Not to be printed.</td>
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</table>

Legislative Assembly,

R. A. BREWER,
Chairman.
THE PRINTING COMMITTEE of the Legislative Assembly, appointed under the Sessional Order of 8 August, 1974, Votes No. 2, Entry 5, have agreed to report to your Honourable House in relation to the Papers referred to them since their Report No. 12, dated 21 November, 1974, as follows:

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<th>Subject of Paper</th>
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<tbody>
<tr>
<td>Report of the Broken Hill Water Board for 1973</td>
<td>Mr Punch</td>
<td>26 November</td>
<td></td>
<td>To be printed.</td>
</tr>
<tr>
<td>Metropolitan Water, Sewerage, and Drainage Act, 1924—Notification of acquisition, appropriation and/or resumption of land and an easement under the Public Works Act, 1912, for Water Supply purposes at Bargo. (Gazette 129/1974.)</td>
<td>Mr Punch</td>
<td>26 November</td>
<td></td>
<td>Not to be printed.</td>
</tr>
<tr>
<td>Fauna Protection Act, 1948—Substituted Form 15. (Gazette 84/1974.)</td>
<td>Mr Punch, on behalf of Mr. Lewis.</td>
<td>26 November</td>
<td></td>
<td>Not to be printed.</td>
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<tr>
<td>National Parks and Wildlife Act, 1967—Regulation 2a and amendments of Regulations 2 and 3. (Gazette 92/1974.)</td>
<td>Mr Punch, on behalf of Mr. Lewis.</td>
<td>26 November</td>
<td></td>
<td>Not to be printed.</td>
</tr>
<tr>
<td>District Court Act, 1973—District Court Rules—Amendments of Parts 7 and 39. (Gazette 139/1974.)</td>
<td>Mr McCaw</td>
<td>26 November</td>
<td></td>
<td>Not to be printed.</td>
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<tr>
<td>Subject of Paper</td>
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<tr>
<td>Ministry of Transport Act, 1932—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for the purpose of confirming the title of the Public Transport Commission to land at Campsie. (Gazette 121/1974.) Transport Act, 1930—Regulations for Public Vehicles—Amendments of Regulation 39 and substituted Schedule L. (Gazette 129/1974.)</td>
<td>Mr Morris</td>
<td>1974</td>
<td>Not to be printed.</td>
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<tr>
<td>Tow-truck Act, 1967—Substituted Schedule E. (Gazette 129/1974.)</td>
<td>Mr Morris</td>
<td>26 November</td>
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<tr>
<td>Second-hand Motor Dealers Act, 1956—Substituted Schedule E. (Gazette 129/1974.)</td>
<td>Mr Morris</td>
<td>26 November</td>
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<td>Police Regulation Act, 1899—Amendment of section XII of the Rules. (Gazette 126/1974.)</td>
<td>Mr Maddison</td>
<td>26 November</td>
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<tr>
<td>Public Health Act, 1902—Amendments of Regulation 103. (Gazette 126/1974.)</td>
<td>Mr Waddy</td>
<td>26 November</td>
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<tr>
<td>Forestry Act, 1916—Copy of proposed agreement pursuant to section 16a of the Act, for the sale of land in the Shire of Wulkuraka. Public Works Act, 1912—Notifications of acquisition, appropriation and/or resumption of land and an amendment for the following purposes: (a) Construction of a dam across the Cudgegong River near Mudgee. (Gazette 129/1974.) (b) Works in connection with the Berriquin Provisional Domestic and Stock Water Supply and Irrigation District. (Gazette 126/1974.)</td>
<td>Mr Freudenstein</td>
<td>26 November</td>
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<td>G+M Griffith</td>
<td>26 November</td>
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<td>Mr Punch</td>
<td>27 November</td>
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<td>Mr McCaw</td>
<td>27 November</td>
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<td>Mr Morris</td>
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<td>Mr Lewis</td>
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<td>Closer Settlement Acts—Closer Settlement (General) Regulations—Regulation 74. (Gazette 129/1974.)</td>
<td>Mr Lewis</td>
<td>27 November</td>
<td>Not to be printed.</td>
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<td>Inflammable Liquid Act, 1915—Amendments of Regulations 26, 30, and 36c. (Gazette 131/1974.)</td>
<td>Mr Fife</td>
<td>27 November</td>
<td>Not to be printed.</td>
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<tr>
<td>Decimal Currency Act, 1965—Amendment of the Second Schedule to the Act. (Gazette 129/1974.)</td>
<td>Mr Fife</td>
<td>27 November</td>
<td>Not to be printed.</td>
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<td>Pure Food Act, 1908—Regulation 23a, amendments of Regulations 3a, 11, 24a, 35, 44, 45a and 47. (Gazette 129/1974.)</td>
<td>Mr Waddy</td>
<td>27 November</td>
<td>Not to be printed.</td>
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<td>Theatrical Goods and Cosmetics Act, 1972—Regulations 23a and 23b, amendments of Regulations 3, 4, 8, 19, 23, 24, 39 and Forms 2, 4 and 6. (Gazette 131/1974.)</td>
<td>Mr Waddy</td>
<td>27 November</td>
<td>Not to be printed.</td>
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<td>Lotteries and Art Unions Act, 1901—Balance Sheets of Art Unions in aid of Australian Flying Corps and Royal Australian Air Force Association, Tamworth Branch.</td>
<td>Mr Griffith</td>
<td>27 November</td>
<td>Not to be printed.</td>
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<td>Broken Hill Cameron Pipe Band War Memorial Hall Building Fund.</td>
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<td>Civilian Maimed and Limbless Association (&quot;Christmas Stocking&quot;, No. 17).</td>
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<td>Coffs Harbour District Ambulance Service (No. 72).</td>
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<td>Cootamundra District Ambulance Service (No. 15).</td>
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<td>Crookwell Rugby League Football Club Injured Players' Fund.</td>
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<td>Dental Health Education and Research Foundation, University of Sydney.</td>
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<td>Dubbo and District Police-Citizens Boys' Club (Dubbo Macquarie Lions Club, No. 1).</td>
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<td>General Town Improvements of the Towns of Forster and Tuncurry (Great Lakes Festival Committee, No. 7).</td>
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<td>Grace Bros Staff Fund for Hospitals (1974/1).</td>
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<td>Hornsby R.S.I. Youth Club (No. 17).</td>
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<td>Lions Club of Woy Woy, Trust Fund for Heart Foundation (&quot;Boat&quot;).</td>
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<td>Lucy Guille Geriatric Centre, Rockdale (Arndell Rotary Club).</td>
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<td>Manning District Ambulance Service.</td>
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<tr>
<td>New South Wales Ambulance Board, Murrumbidgee District, Lecot Branch (No. 1).</td>
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<td>Rotary Club of Scree (&quot;Village Appeal&quot;).</td>
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<td>Royal Far West Children's Health Scheme, Bourke Branch (Rotary Club of Bourke).</td>
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<td>Royal New South Wales Institution for Deaf and Blind Children (&quot;World Soccer Cup&quot;).</td>
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<td>Shoalhaven District Ambulance Service (Jervis Bay and Districts Ambulance Auxiliary).</td>
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<td>Spastic Centre of New South Wales (1974/1-58).</td>
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<td>Sutherland Shire Community Chest (&quot;Sharks&quot;, No. 2).</td>
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<td>Westmead Boys' Home Development Appeal (No. 44).</td>
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<tr>
<td>State Planning Authority Act (Illawarra Regional Planning Committee) Regulations—Amendment of Regulations 4. (Gazette 126/1974.)</td>
<td>Sir Charles Cutler</td>
<td>28 November</td>
<td>To be printed.</td>
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<tr>
<td>Metropolitan Water, Sewerage, and Drainage Act, 1924—Notification of acquisition, appropriation and/or resumption of land and an easement for Sewage Pumping Station No. 432 at Como. (Gazette 131/1974.)</td>
<td>Mr Punch</td>
<td>28 November</td>
<td>To be printed.</td>
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<tr>
<td>Hunter District Water, Sewerage and Drainage Act, 1938—Amendment of By-law 8. (Gazette 129/1974.)</td>
<td>Mr Punch</td>
<td>28 November</td>
<td>1974</td>
<td>Not to be printed.</td>
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<tr>
<td>Report of the Grain Elevators Board for the year ended 31 October, 1973</td>
<td>Mr Crawford</td>
<td>28 November</td>
<td>To be printed.</td>
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</tr>
<tr>
<td>Report of the Totalizator Agency Board for the year ended 30 June, 1974</td>
<td>Mr Fife, on behalf of Sir Robert Askin</td>
<td>28 November</td>
<td>To be printed.</td>
<td></td>
</tr>
<tr>
<td>Report of the Joint Coal Board for the year ended 30 June, 1974</td>
<td>Mr Fife</td>
<td>28 November</td>
<td>To be printed.</td>
<td></td>
</tr>
<tr>
<td>Report of the Forestry Commission of New South Wales for the year ended 30 June, 1974</td>
<td>Mr Freudenstein</td>
<td>28 November</td>
<td>To be printed.</td>
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</tr>
<tr>
<td>Report of the Soil Conservation Service for the year ended 30 June, 1974</td>
<td>Mr Freudenstein</td>
<td>28 November</td>
<td>To be printed.</td>
<td></td>
</tr>
<tr>
<td>Public Works Act, 1912—Notifications of acquisition, appropriation and/or resumption of land for the following purposes— Construction of three dams across the Namoi River near Narrabri. (Gazette 133/1974.) Construction of a dam across the Cudgegong River near Mudgee. (Gazette 131/1974.)</td>
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Legislative Assembly,  
Sydney, 28 November, 1974.

R. A. BREWER,  
Chairman.
### REPORT FROM PRINTING COMMITTEE

THE PRINTING COMMITTEE of the Legislative Assembly, appointed under the Sessional Order of 8 August, 1974, Votes No. 2, Entry 5, have agreed to report to your Honourable House in relation to the Papers referred to them since their Report No. 13, dated 28 November, 1974, as follows:

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<tr>
<th>Subject of Paper</th>
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<tbody>
<tr>
<td>Report of the Public Service Board for the year ended 30 June, 1974</td>
<td>Sir Robert Askin</td>
<td>3 December</td>
<td>1974</td>
<td>To be printed.</td>
</tr>
<tr>
<td>Report of the Council of the University of Newcastle for 1973</td>
<td>Mr Willis</td>
<td>3 December</td>
<td>To be printed.</td>
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<tr>
<td>Metropolitan Water, Sewerage, and Drainage Act, 1924—Notification of acquisition, appropriation and/or resumption of land and easements for Sewage Pumping Station No. 409 at Oyster Bay. (Gazette 119/1974.)</td>
<td>Mr Punch</td>
<td>3 December</td>
<td>Not to be printed.</td>
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<tr>
<td>Hunter District Water, Sewerage and Drainage Act, 1938—</td>
<td>Mr Punch</td>
<td>3 December</td>
<td>Not to be printed.</td>
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</tr>
<tr>
<td>(a) Amendments of By-laws 2, 6, 7, 8, 9, and 51. (Gazette 114/1974.)</td>
<td>Mr Punch</td>
<td>3 December</td>
<td>Not to be printed.</td>
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</tr>
<tr>
<td>(b) Amendment of By-law relating to Tomago Sandbeds Water Supply Works Catchment Area. (Gazette 114/1974.)</td>
<td>Mr Maddison</td>
<td>3 December</td>
<td>Not to be printed.</td>
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<tr>
<td>(c) Amendment of By-law relating to Grahamstown Storage Reservoir Catchment Area. (Gazette 114/1974.)</td>
<td>Mr Maddison</td>
<td>3 December</td>
<td>Not to be printed.</td>
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<tr>
<td>(d) Amendment of By-law relating to Williams River Catchment Area. (Gazette 114/1974.)</td>
<td>Mr Maddison</td>
<td>3 December</td>
<td>Not to be printed.</td>
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<tr>
<td>Police Regulation Act, 1899—Amendments of sections IV, XII and XVII of the Rules. (Gazettes 131/1974, 137/1974.)</td>
<td>Mr Maddison</td>
<td>3 December</td>
<td>Not to be printed.</td>
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<tr>
<td>Superannuation Act, 1916—Regulations 1A, 1B and 13. (Gazette 144/1974.)</td>
<td>Mr Maddison</td>
<td>3 December</td>
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<td>Lotteries and Art Unions Act, 1901—Balance Sheets of Art Unions in aid of—</td>
<td>Mr Griffith</td>
<td>3 December</td>
<td>Not to be printed.</td>
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<td>Benevolent Society of New South Wales (No. 39).</td>
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<td>Broken Hill and District Bush Children’s Hostels and Jaycees Community</td>
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<td>Service Fund (No. 6).</td>
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<td>Civilian Maimed and Limbless Association (No. 86).</td>
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<td>Fairfield Festival of Nations.</td>
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<td>Far South Coast District Ambulance Service, Narooma Branch (No. 25).</td>
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<td>General Purposes of The Smith Family (“Honda”).</td>
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<td>Gosford District Hospital (“200 Club”).</td>
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<td>Goulburn Committee for Frail Aged (Lions Club of Goulburn).</td>
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<td>Griffith and District Police-Citizen Boys’ Club.</td>
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<td>Hornsby Ku-ring-gai Police Citizens Boys’ Club (No. 18).</td>
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<td>Kogarah R.S.L. Youth Club (“250 Club”, No. 2).</td>
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<td>Lasallian Charities and Building Fund Organisation (“Midwinter”, No. 51).</td>
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<td>Marist Missions of the Pacific and Japan (Marist Fathers Missionary, No. 9).</td>
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<td>Multiple Sclerosis Society of New South Wales (No. 46).</td>
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<td>South West Riverina District Ambulance Service.</td>
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<td>Spastic Centre of New South Wales (“Deniliquin Quest, 100 Club”, and</td>
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<td>Holbrook and District Spastic Council).</td>
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<td>St Joseph’s Home for Children (“Spring”, No. 26).</td>
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<td>Wheelchair and Disabled Association of Australia (“House With No Steps”,</td>
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<td>Nos 41 and 42)</td>
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<tr>
<td>Report of the Housing Commission for the year ended 30 June, 1974</td>
<td>Mr McGinity</td>
<td>3 December</td>
<td>To be printed.</td>
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<tr>
<td>Housing Act, 1912—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for housing purposes at— Bennett’s Green. (Gazette 139/1974.), Greenacres. (Gazette 119/1974.) Mudgee. (Gazette 139/1974.)</td>
<td>Mr McGinity</td>
<td>3 December</td>
<td>Not to be printed.</td>
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<tr>
<td>Report of the Registrar of Credit Unions for the year ended 30 June, 1974</td>
<td>Mr McGinity</td>
<td>3 December</td>
<td>To be printed.</td>
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Legislative Assembly,
Sydney, 3 December, 1974.

KEITH R. DOYLE,
Acting Chairman.

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1975
### REPORT FROM PRINTING COMMITTEE

The Printing Committee of the Legislative Assembly, appointed under the Sessional Order of 8 August, 1974, Votes No. 2, Entry 5, have agreed to report to your Honourable House in relation to the Papers referred to them since their Report No. 14, dated 3 December, 1974, as follows:

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<tr>
<td>Report of the Education Advisory Commission of New South Wales for 1974</td>
<td>Mr. Willis</td>
<td>19 February</td>
<td>To be printed</td>
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<tr>
<td>Macquarie University Act, 1964—Amendments of, and additions to, the By-laws of Macquarie University.</td>
<td>Mr. Willis</td>
<td>19 February</td>
<td>Not to be printed</td>
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<tr>
<td>Hire-Purchase Act, 1960—Regulations 1 to 5. (Gazette 154/1974.)</td>
<td>Mr. Maddison</td>
<td>19 February</td>
<td>Not to be printed</td>
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<tr>
<td>Insurance Act, 1902—Regulations 1 to 4. (Gazette 154/1974.)</td>
<td>Mr. Maddison</td>
<td>19 February</td>
<td>Not to be printed</td>
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<td>Moneylending Act, 1941—Regulations 1a, 11, 12 and amendment of Regulation 2.</td>
<td>Mr. Maddison</td>
<td>19 February</td>
<td>Not to be printed</td>
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<td>Macquarie University Act, 1964—Amendments of, and additions to, the By-laws of Macquarie University.</td>
<td>Mr. Willis</td>
<td>19 February</td>
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<tr>
<td>Legal Practitioners (Legal Aid) Act, 1970—Regulation 3a. (Gazette 17/1975.)</td>
<td>Mr. Maddison</td>
<td>19 February</td>
<td>Not to be printed</td>
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<tr>
<td>Securities Industry Act, 1970—Amendments of Regulation 9. (Gazette 146/1974.)</td>
<td>Mr. Maddison</td>
<td>19 February</td>
<td>Not to be printed</td>
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<tr>
<td>Rent-Purchase Act, 1960—Regulations 1 to 5. (Gazette 154/1974.)</td>
<td>Mr. Maddison</td>
<td>19 February</td>
<td>Not to be printed</td>
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<td>Business Names Act, 1962—Amendments of Regulation 8 and substituted Third Schedule. (Gazette 146/1974.)</td>
<td>Mr. Maddison</td>
<td>19 February</td>
<td>Not to be printed</td>
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<tr>
<td>Pawnbrokers Act, 1902—Regulations 1 to 12 and Schedule. (Gazette 149/1974.)</td>
<td>Mr. Maddison</td>
<td>19 February</td>
<td>Not to be printed</td>
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<tr>
<td>District Court Act, 1973—District Court Rules, 1973—Amendment of Schedule. (Gazette 154/1974.)</td>
<td>Mr. Maddison</td>
<td>19 February</td>
<td>Not to be printed</td>
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<td>Supreme Court Act, 1970—Amendment No. 46 of the Supreme Court Rules, 1970.</td>
<td>Mr. Maddison</td>
<td>19 February</td>
<td>Not to be printed</td>
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<tr>
<td>Copy of Instrument of Delegation under section 4 of the Solicitor General Act, 1969, to Reginald Joseph Marr, Esquire, O.C., D.F.C., Solicitor General of New South Wales.</td>
<td>Mr. Maddison</td>
<td>19 February</td>
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<tr>
<td>Balance sheet and Statements of Accounts of the Maritime Services Board of New South Wales for the year ended 30 June, 1974.</td>
<td>Mr Punch ...............</td>
<td>1975 ...............</td>
<td>Not to be printed.</td>
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<td>Broken Hill Water and Sewerage Act, 1938—Amendment of By-law 1.</td>
<td>Mr Punch ...............</td>
<td>19 February ........</td>
<td>Not to be printed.</td>
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<td>Irrigation Act, 1912—Amendment of Regulation 14.</td>
<td>Mr Punch ...............</td>
<td>19 February ........</td>
<td>Not to be printed.</td>
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<td>Fish River Water Supply Administration Act, 1945—Regulations 1, 2 and 3.</td>
<td>Mr Punch ...............</td>
<td>19 February ........</td>
<td>Not to be printed.</td>
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<td>Fire Brigades Act, 1909—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for a Fire Brigade Station at Tea Gardens.</td>
<td>Mr Punch ...............</td>
<td>19 February ........</td>
<td>Not to be printed.</td>
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<td>Soil Conservation Act, 1938—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for the purpose of the Soil Conservation Service Office, Ryesterne, and Soil Conservation Service Staff Accommodation at Tallaganda.</td>
<td>Mr Punch ...............</td>
<td>19 February ........</td>
<td>Not to be printed.</td>
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<td>Metropolitan Water, Sewerage, and Drainage Act, 1924—Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, for the purposes of—</td>
<td>Mr Punch ...............</td>
<td>19 February ........</td>
<td>Not to be printed.</td>
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<td>(a) Stormwater Channel No. 42 at Finlaysons Creek, South Wentworthville.</td>
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<td>(b) Water Supply Purposes at—</td>
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<td>Illawong. (Gazette 123/1974.)</td>
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<td>Hunter Valley Flood Mitigation Act, 1956—Notification of acquisition, appropriation and/or resumption of easements under the Public Works Act, 1912, for a levee bank and access for Oakhampton Floodway.</td>
<td>Mr Punch ...............</td>
<td>19 February ........</td>
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<td>Maritime Services Act, 1935—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for harbour improvements at Balmain.</td>
<td>Mr Punch ...............</td>
<td>19 February ........</td>
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<td>(a) Boatsharbour on Richmond River—Ballina. (Gazette 121/1974.)</td>
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<td>(b) Government Offices at Bathurst. (Gazette 146/1974.)</td>
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<td>(c) Public Servant's Accommodation at Tumut. (Gazette 137/1974.)</td>
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<td>(d) Water Supply at Bredbo. (Gazette 123/1974.)</td>
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<td>(e) Construction of certain works for the distribution of water throughout the Gwydir River System. (Gazette 139/1974.)</td>
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<td>(f) Construction of a dam across the Cudgegong River near Mudgee. (Gazettes 143/1974, 146/1974, 154/1974.)</td>
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<td>Hunter District Water, Sewerage and Drainage Act, 1938—Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, for the following purposes—</td>
<td>Mr Punch ...............</td>
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<td>Caves Beach. (Gazette 146/1974.)</td>
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<td>Shoal Bay. (Gazette 121/1974.)</td>
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<td>Windale. (Gazette 17/1975.)</td>
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<td>Hunter District Water, Sewerage and Drainage Act, 1938—Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, for the following purposes—continued (b) Stormwater Channel at—</td>
<td>Mr Punch</td>
<td>19 February</td>
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<td>Dark Creek. (Gazette 133/1974.) Mayfield. (Gazette 145/1974.)</td>
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<td>(c) Water Supply at—</td>
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<td>Hexham and Togamo. (Gazette 17/1975.) Maitland. (Gazette 143/1974.)</td>
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<td>Mayfield. (Gazette 143/1974.) Shooal Bay. (Gazette 129/1974, 149/1974.)</td>
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<td>Marketing of Primary Products Act, 1927—(a) Regulations in relation to the Grain Sorghum Marketing Board for the State of New South Wales—Regulation 29. (Gazette 143/1974.)</td>
<td>Mr Crawford</td>
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<td>(b) Amendment of Regulation 12. (Gazette 134/1974.)</td>
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<td>Horticultural Stock and Nurseries Act, 1969—Amendments of Regulations 16 and 17 (Gazette 133/1974.)</td>
<td>Mr Crawford</td>
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<td>Registration of Stock Brands Act, 1921—Regulation 11A, Amendments of Regulations 3, 4, 5, 6 and substituted Regulation 11 and Forms 2, 3 and 4. (Gazette 149/1974.)</td>
<td>Mr Crawford</td>
<td>19 February</td>
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<td>Dried Fruits Act, 1939—Amendments of Regulation 78. (Gazette 17/1975.)</td>
<td>Mr Crawford</td>
<td>19 February</td>
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<td>Statement of Receipts and Payments of the Trustees' Accounts of the Museum of Applied Arts and Sciences for the year ended 30 June, 1974.</td>
<td>Mr Barracough</td>
<td>19 February</td>
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<td>Statements of Receipts and Payments of the Trustees' Account of the Art Gallery of New South Wales for the year ended 30 June, 1974.</td>
<td>Mr Barracough</td>
<td>19 February</td>
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<td>Crown Employees Appeal Board Act, 1944—Amendment of Regulation 11. (Gazette 146/1974.)</td>
<td>Mr Lewis</td>
<td>20 February</td>
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<td>Minutes of the Public Service Board respecting the appointments, on probation, of certain persons to the Public Service. (Gazettes 100/1974, 122/1974.)</td>
<td>Mr Lewis</td>
<td>20 February</td>
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<td>Minutes of the Public Service Board respecting the appointments, on probation, of certain persons as Technical Teachers, Department of Technical Education. (Gazette 138/1974.)</td>
<td>Mr Lewis</td>
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<td>Dog Act, 1966—Amendments of Regulations 2, 7 and Form 5. (Gazette 17/1975.)</td>
<td>Sir Charles Cutler</td>
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<tr>
<td>Metropolitan Water, Sewerage, and Drainage Act, 1924—Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, for the following purposes— (a) Water Supply at— Elanora. (Gazette 12/1975.) Emu Plains. (Gazette 143/1974.) Lethbridge Park. (Gazette 143/1974.) St Ives. (Gazette 17/1975.) Thirroul. (Gazette 17/1975.)</td>
<td>Mr Punch .......... 20 February ......</td>
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<td>(b) Stormwater Channel No. 38 at Cooks River. (Gazette 154/1974.)</td>
<td>Mr Punch .......... 20 February ......</td>
<td>Not to be printed.</td>
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<td>(c) Sewage Pumping Station at— Mascot. (Gazette 143/1974.) Narrabeen. (Gazette 12/1975.)</td>
<td>Mr Morris .......... 20 February ......</td>
<td>Not to be printed.</td>
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<td>Pilotage Act, 1971—Pilotage and Rates Regulations—New South Wales—Regulations 1 to 46 and First to Eighth Schedules. (Gazette 142/1974.)</td>
<td>Mr Morris .......... 20 February ......</td>
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<td>Forestry Act, 1916—Copy of proposed agreement pursuant to section 16A of the Act, for the sale of land in the Shire of Walcha.</td>
<td>Mr Morris .......... 20 February ......</td>
<td>Not to be printed.</td>
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<tr>
<td>Minute of the Public Service Board respecting the alteration of the designation of Peter Joseph Moore to Assistant Under Secretary, Department of Labour and Industry.</td>
<td>Mr Morris .......... 20 February ......</td>
<td>Not to be printed.</td>
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<td>Minute of the Public Service Board respecting the appointment of Ian Scott Hamilton as Director, Ministry of Consumer Affairs and Prices Commissioner, Department of Labour and Industry.</td>
<td>Mr Morris .......... 20 February ......</td>
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<td>Scaffolding and Lifts Act, 1912—Regulation 17A, amendments of Regulations 1, 17, 72A, 157a and the Second Schedule and omission of Regulation 21. (Gazette 143/1974.)</td>
<td>Mr Morris .......... 20 February ......</td>
<td>Not to be printed.</td>
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<td>Workers' Compensation Act, 1926—Amendments of Regulation 2 of Division IV of the Regulations. (Gazette 137/1974.)</td>
<td>Mr Morris .......... 20 February ......</td>
<td>Not to be printed.</td>
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<tr>
<td>Report of the Chairman of the State Planning Authority of New South Wales to the Lord Howe Island Board on the Future Land Use and Land Management of Lord Howe Island.</td>
<td>Mr Morris .......... 20 February ......</td>
<td>To be printed.</td>
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<td>Closer Settlement Acts—Closer Settlement (General) Regulations—Amendment of Regulation 54. (Gazette 22/1975.)</td>
<td>Mr Morris .......... 20 February ......</td>
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<td>Crown Lands Consolidation Act, 1913—Amendment of Regulation 4. (Gazette 22/1974.)</td>
<td>Mr Morris .......... 20 February ......</td>
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<td>Commons Regulation Act, 1898—Amendment of Regulation 24. (Gazette 22/1975.)</td>
<td>Mr Morris .......... 20 February ......</td>
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<td>Necropolis Act, 1901—Necropolis (Ministerial Delegations) Regulations—Amendment of Regulation 2. (Gazette 22/1975.)</td>
<td>Mr Morris .......... 20 February ......</td>
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<td>Public Roads Act, 1902—Amendment of Regulation 11. (Gazette 22/1975.)</td>
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<td>Returned Soldiers Settlement Act, 1916—Amendment of Regulation 26. (Gazette 22/1975.)</td>
<td>Mr Morris .......... 20 February ......</td>
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<td>Surveyors Act, 1929—Survey Practice Regulations, 1933—Substituted Regulations 61, 62 and 63. (Gazette 27/1975.)</td>
<td>Mr Morris .......... 20 February ......</td>
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<td>Crown Lands Consolidation Act, 1913—</td>
<td>Mr Morris</td>
<td>20 February</td>
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<td>(a) Regulations for the Management of the Lawn Section of the Woronora General Cemetery—Substituted Regulation 8. (Gazette 27/1975.)</td>
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<td>(b) Regulations for the Management of Woronora General Cemetery—Substituted Schedule of Fees and Charges. (Gazette 27/1975.)</td>
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<td>Marketing of Primary Products Act, 1927—Regulations made in respect of the Rice Marketing Board, for the State of New South Wales—Amended Regulation 20. (Gazette 27/1975.)</td>
<td>Mr Crawford</td>
<td>20 February</td>
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<td>Pastures Protection Act, 1934—Amendment of Regulation 91. (Gazette 27/1975.)</td>
<td>Mr Crawford</td>
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<td>Farm Produce Agents Act, 1926—Amendment of Regulation 10. (Gazette 27/1975.)</td>
<td>Mr Crawford</td>
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<td>Meat Industry Act, 1915—By-laws relating to the Public Abattoir and the Meat Hall at Homebush Bay and the Public Slaughterhouses at Flemington and Homebush Bay—Substituted By-law 9. (Gazette 27/1975.)</td>
<td>Mr Crawford</td>
<td>20 February</td>
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<td>Public Transport Commission Act, 1972—Amendments of the Schedule to the Regulations. (Gazette 133/1974.)</td>
<td>Mr Fife</td>
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<td>Motor Traffic Act, 1909—Regulations for Motor Traffic—Amendments of Regulation 54. (Gazette 133/1974.)</td>
<td>Mr Fife</td>
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<td>Ministry of Transport Act, 1932—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for constructing and maintaining an electric high tension transmission line between Gosford and Hamilton. (Gazette 108/1974.)</td>
<td>Mr Fife</td>
<td>20 February</td>
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<td>Government Railways Act, 1912—Notification of rescission of resumption of land under the Public Works Act, 1912, at Gosford. (Gazette 108/1974.)</td>
<td>Mr Freudenstein</td>
<td>20 February</td>
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<td>Report of the Mines Rescue Board for the year ended 30 June, 1974 ....................</td>
<td>Mr Freudenstein</td>
<td>20 February</td>
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<tr>
<td>Report of the Mine Subsidence Board for the year ended 30 June, 1974 ..................</td>
<td>Mr Freudenstein</td>
<td>20 February</td>
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<tr>
<td>Report of the Electricity Authority of New South Wales for the year ended 30 June, 1974</td>
<td>Mr Freudenstein</td>
<td>20 February</td>
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<td>Mine Subsidence Compensation Act, 1961—Regulation 2n. (Gazette 137/1974.) ..........</td>
<td>Mr Freudenstein</td>
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<td>Mining Act, 1973—Mining Regulations, 1974—Regulations 35a, 55, Schedule 8a, 13 amendments of Regulation 35, Schedules 8 and 9, and substituted Regulation 36. (Gazette 140/1974.)</td>
<td>Mr Freudenstein</td>
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<tr>
<td>Coal Mining Act, 1973—Coal Mining Regulations, 1974—Regulation 17a, Schedule 3a, amendments of Regulation 17, Schedule 3 and substituted Regulation 28. (Gazette 149/1974.)</td>
<td>Mr Freudenstein</td>
<td>20 February</td>
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<td>Mines Rescue Act, 1925—Regulation 54a. (Gazette 159/1974.)</td>
<td>Mr Freudenstein</td>
<td>20 February</td>
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| Electricity Commission Act, 1930—Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, for the following purposes—  
  (a) Electricity Transmission lines between—  
    Liddell and Tamworth. (Gazette 154/1974.)  
    Muswellbrook and Kurri. (Gazette 171/1975.)  
    Sydney West and Nepean. (Gazette 154/1974.)  
    Wallerang and Sydney South. (Gazette 31/1975.)  
  (b) Underground Control Cables between Newcastle and Waratah. (Gazette 17/1975.) | Mr Freudenstein         | 20 February         | Not to be printed.           |                  |
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<td>Pure Food Act, 1908—Amendments of Regulations 23a, 68 and 76. (Gazette 17/1975.)</td>
<td>Mr Healey</td>
<td>20 February 1975</td>
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<td>Not to be printed.</td>
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<td>Radioactive Substances Act, 1957—Radioactive Substances Regulations, 1959—Amendment of Regulation 3. (Gazette 149/1974.)</td>
<td>Mr Healey</td>
<td>20 February</td>
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Legislative Assembly,  
Sydney, 20 February, 1975.

R. A. BREWER,  
Chairman.
### REPORT FROM PRINTING COMMITTEE

THE PRINTING COMMITTEE of the Legislative Assembly, appointed under the Sessional Order of 8 August, 1974, Votes No. 2, Entry 5, have agreed to report to your Honourable House in relation to the Papers referred to them since their Report No. 15, dated 20 February, 1975, as follows:

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<td>Local Government Act, 1919—City of Goulburn Planning Scheme (Amendment No. 3) Ordinance. (Gazette 149/1974.)</td>
<td>Sir Charles Cutler</td>
<td>25 February 1975</td>
<td>Not to be printed.</td>
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<tr>
<td>Local Government Act, 1919—City of Goulburn Planning Scheme (Amendment No. 3) Ordinance. (Gazette 149/1974.)</td>
<td>Sir Charles Cutler</td>
<td>25 February 1975</td>
<td>Not to be printed.</td>
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<tr>
<td>Conveyancing Act, 1919—General Order and Schedule One</td>
<td>Mr Maddison</td>
<td>25 February 1975</td>
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<td>Supreme Court Act, 1970—Supreme Court (Fees and Percentages) Regulations—Amendments of the Schedule to the Regulations. (Gazette 27/1975.)</td>
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<td>Mr Morris</td>
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<td>Mr Morris</td>
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<td>Factories, Shops and Industries Act, 1962—</td>
<td>Mr Morris</td>
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<td>(b) Boiler and Pressure Vessel Regulations—Amendments of Schedule 1. (Gazette 27/1975.)</td>
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<td>Weights and Measures Act, 1915—Weights and Measures Regulations, 1917—Part IV—Regulations 114a, amendments of Regulations 23a, 115, 119, 120, Substituted Regulation 114a and Table XI and omission of Regulations 116, 117 and 121. (Gazette 27/1975.)</td>
<td>Mr Morris</td>
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<td>Coonabarabran Rescue Organization (“Cop the Lot”).</td>
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<td>Gladesville Sub-Branch R.S.L. Welfare (“300 Club”), No. 2.</td>
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<td>Glen Innes District Ambulance Service.</td>
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<td>Gundagai Historical Society.</td>
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<td>Gunnedah Sheltered Workshop (Combined Service Clubs of Gunnedah).</td>
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<td>Hornsby and District Hospital (1974-75).</td>
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<td>Lavendul Catholic Parents and Friends’ Association (“Barrier Reef Cruise”).</td>
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<td>Lassallian Charities and Building Fund Organization (“Fathers Day” No. 52).</td>
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<td>Marist Brothers Eastwood School Building Fund (“Golden Holien”), No. 11.</td>
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<td>Mynl Community Swimming Pool Building Fund (No. 1).</td>
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<td>Rostrum Clubs of New South Wales (“Barrier Reef”).</td>
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<td>Royal New South Wales Institution for Deaf and Blind Children (“114th Birthday”, Nos 1 and 2, “Pathfinders”, No. 7 and “New Project”).</td>
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<td>Ryde R.S.L. Youth Club and Ryde R.S.L. Sub-Branch Welfare (No. 7).</td>
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<td>Shoalhaven District Ambulance Service (“220 Club”).</td>
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<td>St Gabriel’s School for the Deaf, Castle Hill, and St Lucy’s School for Blind Children, Wahroonga (Nos 45 and 46).</td>
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<td>St Francis Xavier’s Parents and Friends Association Building Fund.</td>
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<td>St Joseph’s Home for Children, Croydon (“Winter”, No. 25 and “Christmas”, No. 27).</td>
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<td>Sub-Normal Children’s Welfare Association, Coffs Harbour Branch.</td>
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<td>Warialda Rugby League Injured Players’ Fund.</td>
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<td>Westmead Boys’ Home Development Appeal (No. 46).</td>
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<td>Architects Act, 1921—Architects Regulations, 1922—Regulation 1a, amendments of Regulations 18, 18a, 22, 24 and substituted Regulation 13a. (Gazette 17/1975.)</td>
<td>Mr McGinty</td>
<td>25 February</td>
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<tr>
<td>Builders Licensing Act, 1971—Regulation 7a. (Gazette 27/1975.)</td>
<td>Mr McGinty</td>
<td>25 February</td>
<td>Not to be printed.</td>
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<td>Permanent Building Societies Act, 1967—Regulation 42. (Gazette 27/1975.)</td>
<td>Mr McGinty</td>
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<td>Poisons Act, 1966—Proclamation amending the Poisons List. (Gazette 31/1975.)</td>
<td>Mr Healey</td>
<td>25 February</td>
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<tr>
<td>Stamp Duties Act, 1920—Regulations 67, 68 and Forms LI and LSU. (Gazette 159/1974.)</td>
<td>Mr Ruddock</td>
<td>25 February</td>
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<td>Bowers (Taxation) Act, 1917—Amendment of the Schedule to the Regulations. (Gazette 154/1974.)</td>
<td>Mr Ruddock</td>
<td>25 February</td>
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<tr>
<td>Report by the Hunter Valley Research Foundation on Public Attitudes towards Recreation Community Facilities.</td>
<td>Mr Barraclough</td>
<td>25 February</td>
<td>Deferred.</td>
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<td>State Planning Authority Act, 1963—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, at Sutherland. (Gazette 31/1975.) Albury-Wodonga Development Act, 1974—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, at Bungowannah. (Gazette 38/1975.)</td>
<td>Sir Charles Cutler</td>
<td>26 February</td>
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<td>Potato Growers Licensing Act, 1940—Amendments of Regulation 3 and Form 1. (Gazette 31/1975.)</td>
<td>Mr Crawford</td>
<td>26 February</td>
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**Legislative Assembly,**

**Sydney, 27 February, 1975.**

R. A. BREWER,

Chairman.

**BY AUTHORITY**

D. WEBB, GOVERNMENT PRINTER, NEW SOUTH WALES—1975
REPORT FROM PRINTING COMMITTEE

THE PRINTING COMMITTEE of the Legislative Assembly, appointed under the Sessional Order of 8 August, 1974, Votes No. 2, Entry 5, have agreed to report to your Honourable House in relation to the Papers referred to them since their Report No. 16, dated 27 February, 1975, as follows:

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<tr>
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<td>Mr Barraclough</td>
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<tr>
<td>Clean Air Act, 1961—Clean Air Regulations, 1964—Regulations 1A, 29 and amendments of Forms 1, 2, 3, 4 and Appendix A to the Regulations. (Gazette 124/1974.)</td>
<td>Sir Charles Cutler</td>
<td>4 March</td>
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<td>Metropolitan Water, Sewerage, and Drainage Act, 1924—Amendment of By-law 7. (Gazette 123/1974.)</td>
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<td>4 March</td>
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<td>Metropolitan Water, Sewerage, and Drainage Act, 1924—Amendment of By-law 7. (Gazette 123/1974.)</td>
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<td>University of New England Act, 1953—Amendments of, and additions to the By-laws of the University of New England.</td>
<td>Mr Willis</td>
<td>4 March</td>
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<td>University and University Colleges Act, 1900—Amendments of, and additions to the By-laws of the University of Sydney.</td>
<td>Mr Willis</td>
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<td>Technical Education Trust Funds Act, 1967—By-laws relating to the Dr Purdy Memorial Fund—Amendments of By-laws 2, 4, 5 and 7. (Gazette 121/1974.)</td>
<td>Mr Willis</td>
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<tr>
<td>Environmental Survey of Lord Howe Island by the Department of Environmental Studies and the Australian Museum.</td>
<td>Mr Morris</td>
<td>4 March</td>
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<td>Mr Freudenstein</td>
<td>4 March</td>
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<td>(a) Electricity Transmission Lines between—</td>
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<td>Sydney North and Sydney East. (Gazette 40/1975.)</td>
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<td>Tamworth and Narrabri. (Gazette 40/1975.)</td>
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<td>Tenterfield and Limore. (Gazette 40/1975.)</td>
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<td>(c) Transmission Line Outlets at Sydney North Substation. (Gazette 40/1975.)</td>
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<td>National Parks and Wildlife Act, 1967—Proclamation reserving certain lands as part of—</td>
<td>Mr Punch</td>
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<td>Broadwater National Park. (Gazette 84/1974.)</td>
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<td>Crowdy Bay National Park. (Gazette 84/1974.)</td>
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<td>Guy Fawkes River National Park. (Gazette 84/1974.)</td>
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<td>Kanangra Boyd National Park. (Gazette 33/1974.)</td>
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<td>Kosciusko National Park. (Gazettes 33/1974, 64/1974.)</td>
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<td>Mr Morris</td>
<td>5 March</td>
<td>Not to be printed.</td>
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<td>Report of the Coal and Oil Shale Mines Workers' Superannuation Tribunal for the year ended 30 June, 1974.</td>
<td>Mr Ruddock</td>
<td>5 March</td>
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<td>Public Works Act, 1912—Notifications of acquisition, appropriation and/or resumption of land for the following purposes—</td>
<td>Mr Punch</td>
<td>6 March</td>
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<td>Construction of certain works in connection with the Berriquin Provisional Domestic and Stock Water Supply and Irrigation District. (Gazette 35/1975.)</td>
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<td>Construction of a dam across the Peel River near Tamworth. (Gazette 35/1975.)</td>
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Legislative Assembly, Sydney, 6 March, 1975.

R. A. BREWER, Chairman.
Submission by the Commissioner for Corporate Affairs to the Attorney-General on the
Report of the Honourable Mr Justice Moffitt, Royal Commissioner, into allegations
of organized crime in Clubs.
Public Works Act, 1912—Notification of acquisition, appropriation and/or resumption of
easements for construction of a water conserving storage in Lake Ballyrogan.
(Cabinet 35/1975.)
Crown Lands Consolidation Act, 1913—Abstracts of Crown Lands intended to be added
to existing dedications for public purposes in accordance with section 24 of the Act.
Crown Lands Consolidation Act, 1913—Gazette notices (12) setting forth the mode in
Crown Lands Consolidation Act, 1913—Notifications under sections 37a and 37q of the
Act reserving certain lands as:
Copeton State Recreation Area. (Gazette 35/1975.)
Glenbawn State Recreation Area. (Gazette 148/1974.)
Crown Lands Consolidation Act, 1913—Notification under section 28 of this Act of
addition to reserve from sale certain land at Wagga Wagga. (Gazette 35/1975.)
National Parks and Wildlife Act, 1974—Notice of proposal under section 32 of the Act
to vest the care, control and management in the Director of National Parks and
Wildlife of:
Brisbane Water National Park.
Part of Vaucluse House Historic Site.
Conveyancing Act, 1919—Conveyancing (Friendly Societies) Regulations, 1975—
Regulations 1 to 4. (Gazette 35/1975.)
Bills of Sale Act of 1898—Regulations 1 to 8 and Schedule. (Gazette 35/1975)
Electricity Commission Act, 1950—Notification of acquisition, appropriation and/or
resumption of land under the Public Works Act, 1912, for an Electricity Transmission
Line between Wagga Wagga and Yanco. (Gazette 42/1975.)
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<td>Pharmacy Act, 1964—Amendments of Regulation 38b. (Gazette 31/1975)</td>
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<td>Pure Food Act, 1908—Regulation 10, amendments of Regulations 24, 39, 40, 77 and 79, substituted Regulation 1 and omission of Regulation 1a. (Gazette 35/1975)</td>
<td>Mr Healey</td>
<td>11 March</td>
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<td>Local Government Act, 1910—Amendments of Ordinance 30r. (Gazette 31/1975)</td>
<td>Sir Charles Cutler</td>
<td>12 March</td>
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<td>Legal Practitioners Act, 1895—Solicitors (General) Regulations—Regulation 24a, amendments of the Schedule and substituted Regulation 21. (Gazette 35/1975)</td>
<td>Mr Maddison</td>
<td>12 March</td>
<td>Not to be printed.</td>
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<td>Public Trustee Act, 1913—Regulation 28 and amendments of Regulations 18, 19, 20, 22 and 23. (Gazette 35/1975)</td>
<td>Mr Maddison</td>
<td>12 March</td>
<td>Not to be printed.</td>
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<td>Report of the Sydney Harbour Transport Board for the year ended 30 June, 1974</td>
<td>Mr Fife</td>
<td>12 March</td>
<td>To be printed.</td>
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<td>Statements of Traffic secured to railway transport by the exercise of the powers conferred on the Public Transport Commission under section 24 (3), (4) and (6) of the Government Railways Act, 1912, for the months of October, 1974 to January, 1975.</td>
<td>Mr Fife</td>
<td>12 March</td>
<td>Not to be printed.</td>
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<td>Government Railways Act, 1912—By-laws 1288 and 1290. (Gazette 22/1975, 27/1975)</td>
<td>Mr Fife</td>
<td>12 March</td>
<td>Not to be printed.</td>
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<td>Transport Act, 1908—Regulations for Public Vehicles—Amendments of Regulation 23, Schedules A and G and omission of Regulation 58a. (Gazette 31/1975.)</td>
<td>Mr Fife</td>
<td>12 March</td>
<td>Not to be printed.</td>
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<tr>
<td>Medical Practitioners Act, 1938—Regulation 1a and amendments of Regulations 19a, 21 and 39a. (Gazette 31/1975, 35/1975.)</td>
<td>Mr Healey</td>
<td>12 March</td>
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<td>Pure Food Act, 1908—Amendment of Regulation 49 and substituted Regulation 43. (Gazette 38/1975.)</td>
<td>Mr Healey</td>
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<td>Police Regulation Act, 1899—Amendment of section XII of the Rules. (Gazette 27/1975.)</td>
<td>Mr Waddy</td>
<td>13 March</td>
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<td>Theatres and Public Halls Act, 1908—Theatres and Public Halls (Censorship of Films) Regulations—Regulation 7. (Gazette 38/1975.)</td>
<td>Mr Waddy</td>
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<td>Housing Act, 1912—Notifications of acquisition, appropriation and/or resumption of land and easements for housing purposes at Bass Hill. (Gazette 40/1975.)</td>
<td>Mr McGinty</td>
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<td>Coleambally. (Gazette 40/1975.) Nowra. (Gazette 40/1975.) Sawtell. (Gazette 40/1975.)</td>
<td>Mr McGinty</td>
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<td>Permanent Building Societies Act, 1967—(a) Amendment of the Schedule to the Act. (Gazette 17/1975.)</td>
<td>Mr McGinty</td>
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<td>(b) Regulation 27a and Form 24a, amendments of Regulation 21, Forms 1, 2, 3, 6, 20, 21 and omission of Regulations 37 and 38. (Gazette 146/1974, 35/1975.)</td>
<td>Mr McGinty</td>
<td>13 March</td>
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<td>Co-operation Act, 1923—Co-operatives Regulations, 1961—Regulation 35a, Form 33a, amendments of Regulations 32, 34, 44, 71, Forms 2, 23 and omission of Regulations 70, 74 and 72. (Gazette 146/1974, 17/1975, 35/1975.)</td>
<td>Mr McGinty</td>
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<td>Pure Food Act, 1908—Amendments of Regulations 11, 19h, 49, 54, 61, 77, 78, 78a, 79, 79a and 80. (Gazette 35/1975.)</td>
<td>Mr Healey</td>
<td>13 March</td>
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Legislative Assembly,

D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1975

R. A. BREWER,
Chairman.
THE PRINTING COMMITTEE of the Legislative Assembly, appointed under the Sessional Order of 8 August, 1974, Votes No. 2, Entry 5, have agreed to report to your Honourable House in relation to the Papers referred to them since their Report No. 18, dated 13 March, 1975, as follows:

<table>
<thead>
<tr>
<th>Subject of Paper</th>
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<tr>
<td>Fisheries and Oyster Farms Act, 1935—Fisheries and Oyster Farms (General) Regulations—Amendments of Regulation 17. (Gazette 146/1974.) Report of the Committee of Inquiry on the Pastures Protection Boards of New South Wales. Notifications of acquisition, appropriation and/or resumption of easements under the Public Works Act, 1912, for the following purposes—Electricity Transmission lines between Sydney North and Sydney East. (Gazette 45/1975.) Electricity Transmission Line Outlets at Sydney East Substation. (Gazette 45/1975.)</td>
<td>Mr Morris 18 March 1975</td>
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<td>Amendments of Regulation 17. (Gazette 146/1974.)</td>
<td>Mr Crawford 18 March 1975</td>
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<td>Fishery Oyster Farms Act, 1935—Fisheries and Oyster Farms (General) Regulations—Amendments of Regulation 17. (Gazette 146/1974.) Report of the Committee of Inquiry on the Pastures Protection Boards of New South Wales. Notifications of acquisition, appropriation and/or resumption of easements under the Public Works Act, 1912, for the following purposes—Electricity Transmission lines between Sydney North and Sydney East. (Gazette 45/1975.) Electricity Transmission Line Outlets at Sydney East Substation. (Gazette 45/1975.)</td>
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<td>Finance (Taxation) Act, 1915—Regulations 1, 2 and Schedule. (Gazette 38/1975.)</td>
<td>Mr Ruddock 18 March 1975</td>
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<td>Speedway Racing (Public Safety) Act, 1957—Amendments of Regulations 8, 9 and Form A. (Gazette 40/1975.)</td>
<td>Mr Waddy</td>
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<td>Lotteries and Art Unions Act, 1901—Balance sheets of Art Unions in aid of—</td>
<td>Mr Waddy</td>
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<td>Autistic Children's Association of New South Wales (&quot;Point Star&quot;, No. 4).</td>
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<td>Beacon Hill Youth Club.</td>
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<td>Benevolent Society of New South Wales (No. 46).</td>
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<td>Civilian Maimed and Limbless Association (No. 87).</td>
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<td>Mater Misericordiae Hospital, Crows Nest (Mail Exchange Branch and associated branches, P.M.G.).</td>
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<td>Pure Food Act, 1908—Regulation 6. (Gazette 38/1975.)</td>
<td>Mr Healey</td>
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<td>Crown Lands Consolidation Act, 1913—Regulations for the management of the Lithgow General Cemetery—Substituted Schedule of Fees and Charges. (Gazette 40/1975.)</td>
<td>Mr Morris</td>
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Legislative Assembly,

D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1975

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<td>Public Service Act, 1902—Omission of Regulation 98. (Gazette 41/1975.)</td>
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<td>Water Act, 1912—Amendments of Regulation 23 and the First, Second, Third, Fifth, Nineteenth and Twenty-seventh Schedules and substituted Schedule 18. (Gazette 38/1975.)</td>
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<td>Crown Lands Consolidation Act, 1913—Gazette Notices (3) setting forth the mode in which it is proposed to deal with certain lands under section 25 of the Act. (Gazettes 31/1975, 35/1975, 38/1975.)</td>
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<td>Public Works Act, 1912—Notifications of acquisition, appropriation and/or resumption of land for Public Recreation Grounds at Armidale and Goulburn. (Gazettes 31/1975, 38/1975.)</td>
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<td>Noxious Insects Act, 1934—Regulation 27. (Gazette 40/1975.)</td>
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Legislative Assembly,

R. A. BREWER,
Chairman.
IN THE SUPREME COURT OF NEW SOUTH WALES
COURT OF DISPUTED RETURNS

Coram: Slattery, J.

23RD MAY, 1974

IN THE MATTER OF THE ELECTION OF A MEMBER TO THE LEGISLATIVE ASSEMBLY FOR THE ELECTORAL DISTRICT OF COOGEE

JUDGMENT

His Honour: This is a petition pursuant to Part VI of the Parliamentary Electorates and Elections Act, 1912 (hereinafter referred to as "the Act"), by Michael Arthur Cleary (hereinafter referred to as "the petitioner"), challenging the return of Ross Buchanan Freeman (hereinafter referred to as "the respondent") as the lawfully elected member for the electoral district of Coogee in the election of members to the Legislative Assembly of New South Wales, which was held on Saturday, 17th November, 1973. The petitioner, the respondent, Betty Stepkovitch and Ann Sutherland, were candidates for this electoral district.

On or about 30th November, 1973, following distribution of preferences, the returning officer declared the respondent had received 14,441 votes and the petitioner 14,418. Informal votes were recorded as 751. On 30th November, 1973, the petitioner sought in writing, and was granted, a recount, which was carried out on 1st and 2nd December, 1973. After distribution of preferences the petitioner received 14,408 and the respondent 14,406. Informal votes were 801. On the written application of the respondent a further recount was conducted on 4th and 5th December, 1973. In this recount the petitioner received 14,369 and the respondent 14,377. Informal votes were 869. Before any declaration of the poll, which was made on 6th December, the petitioner requested the returning officer to recount all ballot papers. He refused this application. The point was made in the petition that the returning officer unreasonably refused the petitioner's application and further, by virtue of the closeness of the voting and other matters referred to in the petition, the returning officer erred in not ordering, on his own motion, a recount of all ballot papers. As the return date of the writ for the election was 7th December, 1973, and the poll had produced 28,746 valid votes and 869 informal votes which had taken the returning officer and his staff two days to carry out each recount, I do not regard the returning officer's refusal or failure to order a recount as unreasonable in the circumstances.
On 24th December, 1973, the petitioner instituted proceedings under Pt VI of the Act claiming the following declaration:

1. That the respondent was not duly elected as member for the electoral district of Coogee at the election.
2. That the petitioner was duly elected as a member for the electoral district of Coogee at the election.
3. Alternatively that the said election was absolutely void.

On 3rd January, 1974, the State Electoral Commissioner acknowledged to the Prothonotary receipt of a copy of the petition and he advised he did not expect it would be necessary for an appearance to be entered on his behalf as provided by s. 160 of the Act. At no stage since the day the petition was first mentioned in Court on 1st February, 1974, has the Electoral Commissioner sought leave of the Court to enter an appearance. On 26th March, 1974, during the hearing of the petition, I directed:

(i) The Prothonotary should bring to the notice of the Electoral Commissioner, the likelihood of submissions being made by counsel which could reflect upon the conduct and duties of officers performing electoral duties at the general election on 17th November, 1973;
(ii) The Prothonotary should draw the Electoral Commissioner's attention to his rights pursuant to s. 160 of the Act; and
(iii) The Prothonotary should enquire whether the Electoral Commissioner wished to enter an appearance in the proceedings, to call evidence and to make submissions.

On the same day the Electoral Commissioner, after referring to the appointment of returning officers by the Governor and their autonomy in carrying out their duties, informed the Court by letter:

"In the circumstances I do not feel that I would be in a position to offer any assistance to the Court by my appearance and in the circumstances, I wish to adhere to my previous advice that it is not my intention to seek leave to appear."

The petition was notified in the Government Gazette on 4th January, 1974. Notice of appearance was filed on 17th January, 1974, on behalf of Norman Disney, who was described as a person who voted or had a right to vote at the election. The respondent filed a notice of appearance on 23rd January, 1974. When the petition was first mentioned in Court on 1st February, 1974, the time for his appearance was extended up to and including 23rd January, 1974, in order to comply with the Court of Disputed Returns Rules. The time for filing the petitioner's particulars was also extended until 15th February, 1974.

The petitioner, the respondent and Mr Disney were, pursuant to s. 171 of the Act, all granted leave by the Court to be represented by counsel.

The petition alleged, amongst other things:

(i) The returning officer failed to make adequate arrangements to ensure the receipt of applications for postal vote certificates;
(ii) The returning officer failed to deliver or post to electors entitled to vote in the elections postal vote certificates and ballot papers in time to vote;
(iii) Certain ballot papers were wrongly rejected or wrongly admitted as votes in the election;
(iv) Certain votes were filled up by the same hand and with the same writing instrument;
(v) Certain voters were improperly prevented from voting;
(vi) The election was conducted generally with an unusual lack of efficiency and/or competency and there were errors or omissions by the returning officer and other officers such that the results of the election may have been affected.

In his case the respondent also contended that numerous votes were either wrongly admitted or rejected as votes.

When the hearing of the petition commenced on 18th February, 1974, Mr H. M. Bedford, a parliamentary officer, produced to the Court ten parcels containing election documents and material for the electoral district of Coogee. Each party, together with an authorized number of scrutineers, was given permission to inspect the documents and material. John Robert West, an officer of the Electoral Commissioner's office was made available to supervise this inspection. The Court is indebted to Mr West for his supervision of the inspection and the collection in a most useful form of
the relevant material. During this inspection it was discovered that applications for postal vote certificates and ballot papers and the register into which the applications were entered, were not included in the parcels. Mr Bedford informed the Court that from inquiries made at Parliament House, the abovementioned applications and the register were delivered there on either 21st or 22nd January, but efforts to trace the applications and the register were unsuccessful. When the hearing of this petition concluded this material had not been produced to the Court.

Requests to the returning officer before the declaration of the poll to produce the register in which postal vote applications were recorded were, according to witnesses (G. F. Richardson and J. M. Riordan) refused. Loss of the postal vote applications has prevented any current check as to the identity of the person applying for a postal vote with the person making the declaration on the postal vote certificate and any inquiry as to when an application for a postal vote certificate and ballot paper may have been recorded as received in the returning office and what subsequent action (if any) may have been noted in respect of each such application. In the light of the challenge which is made by the petitioner in respect of applications for postal vote certificates and ballot papers and their subsequent treatment, the absence of this material assumes some importance.

Before turning to a consideration of the matters raised in the petition and also by the respondent, I draw attention to the returning officer's absence as a witness in this proceeding. The prior brief reference to the contents of the petition is sufficient to indicate that a serious challenge to the conduct of the returning officer and electoral staff with the Coogee Electoral District and in other districts was probable. As the hearing proceeded it became clear that criticisms would be made as to the parts played by the returning officer for the Coogee Electoral District in the general conduct of the election. None of the parties called him as a witness. The jurisdiction to try a petition pursuant to the Act is conferred upon a judge of the Supreme Court. Part VI of the Act refers to the Court's powers and the principles which guide its determinations. Consideration was given to the Court calling the returning officer as a witness, but on my view of the jurisdiction and powers conferred on the Court by the Act this course was not taken. Even if this course was incorrect it is undesirable for a presiding judge to call a witness whose evidence is likely to be strongly contested and then either lead him through his evidence or expect counsel for one of the parties to bring out the relevant material. With the decision in in re Enoch and Zaretsky, Bock and Co's Arbitration (1910) 1 K.B. 327 in mind, namely: "Neither a judge nor an umpire has any right to call a witness in a civil action without the consent of the parties", I offered, provided all parties consented, to call the returning officer as a witness. The unanimous consent of all parties was not forthcoming. Counsel for the respondent stated he did not object to the returning officer being called. Although I appreciate that under an adversary system which it was said existed in the present proceeding, neither party was bound to call the returning officer, this was an unfortunate result. The chief officer, and probably the only officer, whose conduct and actions were under close scrutiny and challenge, was not given the opportunity of leading evidence pertinent to the Coogee Electorate or of answering allegations against him. Where a principal witness who could be expected to elucidate many aspects relevant to the Coogee electorate does not give evidence, the Court's task is a difficult one; not only is the Court deprived of the evidence of an important and relevant witness, but it is necessarily inhibited in its findings. It is not in every case before the Court of Disputed Returns that a returning officer or one of his staff should be called as a witness, but, where as in this case, the interests of justice and the community would be best served by such evidence being available, amendment of the Act might be necessary to avoid repetition of this unfortunate result.

Under Pt VI of the Act the validity of any election or return may be disputed by a petition presented by a candidate or a person qualified to vote at the election. The express powers of the Court as set out in s. 161 (1) of the Act, include power to make the declarations which are sought in the petition. Where a declaration is made pursuant to s. 161 (1) (vi), namely, to declare an election absolutely void, s. 175 provides for the holding of a new election. Section 161 (2) provides:

"The court may exercise all or any of its powers under this section on such grounds as the court in its discretion thinks just and sufficient."

Under s. 163 the Court shall inquire whether or not the petition is duly signed and so far as rolls and voting are concerned, may inquire into the identity of persons and whether their votes were properly admitted or rejected assuming the roll to be correct, but the Court shall not inquire into the correctness of any roll. Section 166 of the Act provides:

"The court shall be guided by the substantial merits and good conscience of each case without regard to legal forms or technicalities, or whether evidence before it is in accordance with the law of evidence or not."
By virtue of s. 167 of the Act:

"No election shall be voided on account of any delay in the declaration of nominations, the polling, or the return of the writ, or on account of the absence or error of or omission by any officer which did not affect the result of the election:

Provided that where any elector was, on account of the absence or error of, or omission by, any officer, prevented from voting in any election, the court shall not, for the purpose of determining whether the absence or error of, or omission by, the officer did or did not affect the result of the election, admit any evidence of the way in which the elector intended to vote in the election."

Hardie, J. (as he then was) said in Dunbier v. Malam, (1971) (2) N.S.W. L.R. 169 at 172:

"Section 167 recognizes 'error of, or omission by, any officer' as a ground for a declaration that the election was absolutely void; the language of the section as interpreted by the reported decisions, empowers the court to declare an election void in cases in which the official error in fact affected or may have affected the result of the election: Cole v. Lacey (1965) 112 C.L.R. 45 at 48-9."

Although the petitioner originally sought alternate declarations in his petition his final submission was the election should be declared absolutely void and a fresh election held. The petitioner's counsel submitted that so many people had been deprived of a vote that the election had been affected and it would not be possible for the Court to say whether the petitioner or the respondent would have had a majority if these irregularities had not occurred. On a consideration of whether the particular power pursuant to s. 161 (1) (vii) of the Act should be exercised the Court's task is to do what the returning officer should, under the Statute, have done and to correct any errors which he may have made. This function involves, amongst other things, decisions on the validity or invalidity of disputed votes and, where necessary, an adjustment of the returning officer's final figures.

Where a declaration is sought that the election was absolutely void, the Court's discretionary power to make such a declaration has to be exercised on such grounds as it thinks just and sufficient (s. 161 (2)) and in accordance with the substantial merits and good conscience of the case (s. 166).

In this proceeding the Court is required to look at a substantial number of votes which allegedly have been either improperly admitted or rejected and to have regard to errors and omissions of the returning officer and other electoral officers, which are claimed to have had the effect of depriving electors of a valid vote, and, further, to disclose a general inefficiency in the conduct of the election.

I find it convenient to refer to certain paragraphs of the petition:

**Paragraph 11 of petition**

A declaration pursuant to s. 106 of the Act was alleged to have been made by one Owen Richard McPhee (see M.f.i. "18"). No evidence was tendered in respect of this elector and the claim under this paragraph was not pressed by the petitioner.

**Paragraph 12 of the petition**

This paragraph claims:

(i) Two ballot papers which were filled out by the same hand and with the same red writing instrument and deposited in the same ballot box (G—Mo) in the South Coogee subdivision disclosed first preferences for the respondent (see ex. AN-1); and

(ii) Two votes in similar marking were deposited in the same ballot box (Cao—E1) at the Clovelly Public School polling place. It was contended that one or more of those ballot papers was improperly admitted as votes. The petitioner contended that one person voted twice in the South Coogee polling place and another person voted twice at the Clovelly Public School. It was, on his submission, a case of dual voting in each instance. Even though it is quite likely that in each of these two cases the ballot papers were filled out by the same hand, I am not, in the circumstances, prepared to find there was any impropriety or any illegality on the part of a voter or voters. In the absence of any evidence that permission was not sought or given for a person to mark an elector's ballot paper pursuant to s. 108 of the Act it is possible that
each ballot paper was marked in accordance with that section. The petitioner's counsel made a further point in respect of ex. AN-1 that the second preference in each case was a tick rather than a "2". I do not accept this contention. In my view the voter's intention was clearly indicated.

The petitioner alleges (para. 5 (a)) that an elector, Sofia Maria Allen, who did not receive a postal vote certificate and ballot paper, attended a polling booth on election day for the purpose of voting but she was refused a vote.

Mrs Allen, who had been a patient in the Prince Henry Hospital during November, 1973, expected to be there on polling day. She applied for a postal vote. Somewhat unexpectedly she was discharged from hospital at about 6.30 p.m. on 16th November, 1973. She had not then received at the hospital, which was the address she had shown in her application, any postal vote certificate and ballot paper. On Saturday, 17th November, she attended a polling place in Dalton Street, Coogee, where she spoke with electoral staff who discussed her application for a postal vote. According to Mrs Allen she was advised, somewhat strangely in view of the statutory provisions, to wait a few days and if she did not receive a postal vote, to go to the electoral office. Although Mrs Allen received mail which was re-addressed from the hospital, a postal vote was not amongst it.

G. F. Richardson, a State organizer for the Labor Party, who was working as a scrutineer in respect of postal votes and absent votes during the counting periods, noticed Mrs Allen's application for a postal vote and a notation that a postal vote certificate had been issued to her on 14th November, 1973. A postal vote certificate in her name was found amongst the electoral material which was examined in Court, (ex. A.W.); this certificate which carried the endorsement "returned to booth 17/11/1973", confirmed that it was issued on 14th November, 1973. Counsel for the petitioner contended that, by reason of neglect or error on the part of the electoral staff at Coogee, Mrs Allen was deprived of a vote. It was further contended that in all probability this postal vote certificate had not been sent to her. The missing register should have contained some entry in respect of this application. I find it difficult to ignore the notation on the certificate. On the evidence I am inclined to the view that the postal vote certificate and ballot paper were probably issued by the returning officer on 14th or 15th November to Mrs Allen at the hospital. Unfortunately, it was not received by her before her discharge. In all probability some person at the hospital delivered it to a booth on polling day. I am not satisfied there was any neglect of duty by electoral staff in respect of this matter. In my view, Mrs Allen's case falls within s. 1140 (3) of the Act and, in the circumstances, she was not entitled to vote.

Before considering the petitioner's submission relating to the general conduct of the elections, which I regard as the substantial problem in this petition, I feel it would be helpful to look to those votes which were allegedly wrongly admitted or wrongly rejected. These fall into four categories, namely:

(i) Votes in favour of the petitioner but disallowed by the returning officer;
(ii) votes wrongly admitted in favour of the respondent;
(iii) votes for the respondent wrongly rejected by the returning officer;
(iv) votes wrongly admitted in favour of the petitioner.

Under these particular categories my attention has been directed to a number of authorities which illustrate the principle to be applied. The High Court in Kane v. McClelland, (1962) 111 C.L.R. 518, held that the ascertainment of the voter's intention must not be left to inference, still less to conjecture (see also Blundell v. Vardon, (1907) 4 C.L.R. 1462; Kean v. Kerby, (1920) 27 C.L.R. 449).

i. Votes in Favour of the Petitioner but Disallowed by the Returning Officer

I turn now to the first of the abovementioned headings in which thirty-two votes are involved. After close scrutiny I have come to the conclusion that six votes (exs K3, AB1, AC1, AE2, AG1 and AG3) should be allowed.

In eighteen out of the remaining twenty-six votes I agree with the returning officer's determination that the voter's intention is not clear. In eight instances counsel for the petitioner contended that various markings in a square of the ballot paper, namely, "5" instead of "4" (ex. K2), "12" in lieu of "2" (ex. T5), "14" in lieu of "4", (ex. AS4) and two strokes both inside and outside the square (ex. U1), a mark (exs Y1 and AE1) and marks (exs AK1 and A62) where "4" should normally be placed, were markings which were neither authorized nor required under the Act (s. 122A) and should not have been treated as informal and rejected if in the opinion of the returning officer the voter's intention was clearly indicated on the ballot paper.
Section 103 (2) of the Act prescribes the method of voting by placing a number “1” in the square opposite the name of the candidate for whom the voter desires to give his first preference vote and shall give contingent votes for all the remaining candidates by placing numbers, 2, 3 and 4 and so on in the squares opposite the names of such candidates so as to indicate the order of his preference for them.

Section 122A (2) (b) provides, amongst other things, notwithstanding anything to the contrary in the Act, at any election at which there are more than two candidates a ballot paper shall not be informal where the voter has recorded his preferences in all squares opposite the names of the candidates except one and it shall be deemed that the voter’s last preference is for the candidate who is opposite such square.

It was the petitioner’s submission that, in the case of Ex. K2 where the elector voted 1, 2, 3, 5, when there were only four candidates, and the elector was, pursuant to s. 103 (2), only required to place the numbers in numerical sequence up to four in order to indicate an order of preference, the marking “5” was not a marking authorized by the Act. The petitioner contended that the number “5” in this exhibit and the numbers and marks on the other seven votes should, by virtue of s. 122A (1), be regarded as non-existent and the relevant square be deemed left blank. On this approach the voter’s last preference is, pursuant to s. 122A (2) (b) deemed to be for the candidate whose name is opposite this square.

Whilst I appreciate that s. 122A is a provision designed to prevent ballot papers being treated as informal, I regard the language of s. 122A (2) (b) “leaving the remaining square blank” as clear and precise. Where, as in the current instance, there are marks in the square opposite the name of the last candidate, and the voter’s intention is not otherwise clearly indicated on the ballot paper, the incorrect number, marking or markings render the vote informal. The markings which are to be disregarded under s. 122A (1) of the Act are markings which do not affect the indication of the voter’s intention. I agree with the returning officer’s decision in respect of these votes. Under this head the petitioner has gained six votes.

ii. Votes Wrongly Admitted in Favour of the Respondent

Twenty-nine votes have been challenged by the petitioner under this head. After careful scrutiny I find eighteen of these votes were correctly accepted. Some of these votes which clearly indicated the voter’s intention contained markings which could be disregarded pursuant to s. 122A (1). On the back of one ballot paper there was written in pencil the names of the four candidates and numbers 1, 2, 3 and 4 alongside the said names, which numbering coincided with the order of preferences noted in each square on the front of the ballot paper.

Counsel for the petitioner contended:

(i) the writing and numbering on the back of the ballot paper was not placed there by the same person who marked each square on the ballot paper;

(ii) on this assumption that person would be one who would be able to identify the voter pursuant to s. 122 (1) (c) of the Act.

I do not accept this contention.

I find that eleven votes for the respondent should have been rejected. In ten instances the choice of preference was erroneous or not clear or in accordance with the Act (see exa B2, E3, F1, F3, K4, P1, WI, AD1, AG4 and AL1). In one instance (ex. H1) the numbers “507” were written on the front of the ballot paper in red ink. The numbers “7” and “57” were also written in ink. This ballot paper was extracted from the Coogee West Subdivision (boxes A-D). I am satisfied that there was upon this ballot paper marks or writing not authorized by the Act which would enable a person to identify the voter and it was, therefore, an informal vote under s. 122 (1) (c) of the Act.

On these determinations the respondent’s total vote should be reduced by eleven votes.

iii. Votes for the Respondent Wrongly Rejected by the Returning Officer

Twenty-seven ordinary ballot papers fall within this category. In respect of twenty of these papers, I agree with the returning officer’s decision. In one instance the letters “T.E.T.” which were written alongside a square, resulted in the ballot paper (ex. 8) being informal under s. 122 (1) (c). On another ballot paper (ex. 51) the numbers “14” were written partly within and partly without the square opposite the name of the petitioner.

On these determinations the respondent’s total vote should be reduced by eleven votes.
Seven votes for the respondent should have been admitted. In six of these votes I am satisfied that, after making allowance for the possible age and physical condition of the electors, that the elector had indicated clearly enough his intention (exs 2, 21, 45, 50, 54 and 61). In the seventh ballot paper (ex. 42) the elector voted "1" for the respondent and "2" and "3" in the square opposite the names of the two candidates other than the petitioner. The square opposite the name of the petitioner was left blank and his name was struck out in penell. While it is possible the elector may have been demonstrating his total rejection of the petitioner I am of opinion that the pencil markings fall within s. 122A (1) of the Act and s. 122A (2) operates to make the vote a valid one.

Following this summary seven votes should be added to the respondent's total.

iv. Votes Wrongly Admitted in Favour of the Petitioner

The respondent contended that there were twenty-nine votes in this category which were wrongly admitted as formal votes for the petitioner. After careful scrutiny I agree with the returning officer's decision in respect of fourteen votes (exs 9, 14, 15, 16, 18, 19, 20, 27, 29, 30, 31, 55, 57 and 63), being votes in which the elector's intention was clearly indicated. In four of these votes (exs 20, 27, 30 and 63) there were markings which should be disregarded as the voter's intention was clearly indicated. Fifteen votes in this category should, in my view, have been disallowed. In one instance, initials "R.P." appear in a ballot paper (ex. 33) which came from Coogee Heights Polling place (box MU-2). This ballot paper should be treated as informal within s. 122 (1) (c) of the Act as the initials thereon would, in the circumstances, enable a person to identify the voter. In the fourteen remaining ballot papers (exs 1, 6, 7, 10, 11, 12, 17, 28, 32, 37, 39, 44, 58 and 59) the voters' intentions were not clearly expressed or in accordance with the Act.

As a result of these determinations, the votes recorded for the petitioner will be reduced by fifteen.

Besides the various challenges as to whether ordinary votes were improperly admitted or rejected, the petitioner relied with some force on a contention that so many electors had been disfranchised that a fresh election should be ordered. This general submission was directed to four main heads:

1. Applications for postal vote certificates and ballot papers which were allegedly received by the returning officer in time, that is, before 6 p.m. on 16th November, 1973, were not acted upon in the electoral office in Silver Street, Randwick;
2. (a) postal votes, which were allegedly received out of time, should have been admitted for further scrutiny;
   (b) postal votes wrongly rejected;
3. absentee votes;
   (In respect of this class of vote, it was alleged a number of electors were deprived of votes because the returning officer or deputy in electorates in New South Wales outside the Coogee District failed to witness electors' declarations as prescribed under the Act.)
4. general inefficiency and incompetence in the conduct of the election within the Coogee Electoral District.

I turn now to consider the above categories.

1. Application for Postal Vote Certificates and Ballot Papers

The challenges under this head concern specific categories: applications for postal vote certificates which were endorsed as received on (a) 19th November, 1973, and (b) 26th November, 1973; (c) applications for postal votes by M. Disney and Mrs S. Disney; (d) application for a postal vote by Milba McLean Green.

The petitioner has claimed that twenty-five electors whose applications were marked as received on 19th and 26th November, 1973, come within this category but his counsel contended that, as the register for postal vote applications is missing and a substantial number of the envelopes containing the applications were destroyed (the returning officer was not obliged to keep the envelopes), it was not possible to determine whether a greater number of electors were deprived of a postal vote by reason of no action being taken on their applications. This part of the petitioner's claim is based on the evidence of G. F. Richardson and Henry Lindsay Lucas, a postal inspector.
Seventeen applications for postal vote certificates and ballot papers were listed by Mr Richardson as falling within this category. In some instances he had been approached by electors to check applications; he had also received applications. These applications were not seen by Mr Lucas on his inspection on 10th December, 1973. The petitioner has claimed that at least seven of these applications were received by the returning officer before 6 p.m. on 16th November, 1973, and it was likely that some of the remaining ten were also received before that date.

One of the abovementioned seven applications was from W. W. Aggett. Nola Houlihan, the secretary of the Roma Private Hospital, Randwick, gave evidence that three persons including Mr Aggett and Mrs R. F. Leitch who were patients in the said hospital were each desirous of making an application for a postal vote certificate. Mrs Houlihan recalled noticing a paper concerning voting on her desk with the name "Aggett" on it. According to this witness, the hospital matron drew her attention to it. She also stated that Mrs Leitch's daughter, Mrs J. E. Carter, who gave evidence, telephoned her with a message for her mother to the effect that she had "put her vote in at the electoral office". According to Mrs Houlihan, she attended the electoral office in Silver Street, Randwick, at approximately 4.55 p.m. on 16th November with two or three applications for postal votes, one of which was Mr Aggett's. When she attempted to leave these applications with an elderly gentleman in this office he told her, "It was too late for them". He nevertheless took them and placed them on a pile of papers on his desk.

Joan Elizabeth Carter informed the Court that during the morning of 16th November, 1973, she took an application for a postal vote to the electoral office in Silver Street, Randwick, where she left the application with a "greyish-haired gentleman who was wearing glasses". She said also she telephoned Mrs Houlihan the same day informing her of the location of the electoral office. The names of W. W. Aggett and R. F. Leitch were among the applications which Mr Richardson had observed were marked "Received on 19/11/1973".

On this evidence, which I accept, I am satisfied the applications of Mr Aggett and Mrs Leitch were deposited at the returning office within the requisite time and that no postal vote certificate and ballot paper was forwarded to them. It is difficult to understand why Mrs Leitch did not receive a postal vote certificate and ballot paper, why Mrs Houlihan was told she was too late with the applications, and, further why the two applications were noted as received on "19/11/1973". The name or names on the other postal vote applications which were lodged by Mrs Houlihan are not known. Their applications may have met the same fate.

The application of Mary Kesak was one with Mr Richardson found marked as received on 19th November, 1973. Alan Francis Parkinson gave evidence that he had filled in a postal vote application on behalf of Mrs Kesak who then signed it. On either 15th or 16th November, 1973, and more probably the former, he left the application with a male person at the electoral office. According to this witness, Mrs Kesak assured him she had not received any postal vote certificate and ballot paper. In view of the endorsement on her application, this evidence can be accepted. On the evidence, I am satisfied this application was lodged before 6 p.m. on 16th November, 1973.

Miss Josephine Freeman, who performed various duties in the petitioner's committee rooms, including the depositing of applications for postal votes at the Coogee Electoral Office, gave evidence that she took the application of George Kambouropoulos for a postal vote to the electoral office well before 16th November, 1973. This application was, according to Mr Richardson, endorsed as received on 19th November, 1973. In addition, she produced a book (ex. AX) in which details in connection with applications for postal votes were recorded. Miss Freeman was, in my opinion, a most reliable and trustworthy witness. I accept her evidence in respect of this applicant.

William Murphy, who was also in attendance at the Labor Party committee rooms on 15th and 16th November, 1973, recalled delivering at 4 p.m. on 16th November, 1973, to an elderly gentleman with grey hair in the electoral office in Silver Street, Randwick, applications for postal vote certificates and ballot papers on behalf of Miss O'Reilly (whose name does not appear on Mr Richardson's list), J. A. Dalian and W. P. Turton. According to Mr Richardson, these three applications were marked as received on 19/11/1973.

On the evidence and especially that of Mr Murphy, who was in my view a credible witness, I am satisfied these applications reached the electoral office in Silver Street, Randwick, before 6 p.m. on 16th November, 1973, and that no postal vote certificates and ballot papers were issued to the applicants.
On the above analysis, the disturbing feature is that eight out of eighteen applicants (including Miss O'Reilly) for postal votes were personally delivered to the Coogee electoral office before the prescribed time, yet no postal vote certificates were ever issued to the applicants. In the absence of the applications and the register it is more than likely that some of the remaining eleven applications may also have been received in time. It is equally disturbing that these applications should be marked as received on 19th November, 1973.

(b) Applications Endorsed "Received 26/11/1973"

At Mr Richardson's first inspection of approximately 500 postal vote applications on the afternoon of 7th December, 1973, he makes notes concerning the names of some of the applicants for postal votes and the dates on which the applications were posted. Between his first inspection and a later one, Mr Richardson found two names were missing namely, (i) the application of E. W. Potts, which was posted on 9th November, 1973, and (ii) an application by Miss E. Osmond which was posted at Coogee on 9th November, 1973.

The names of applications, the place and time of posting of applications as noted by Mr Richardson are also referred to in ex AV which was prepared by Mr H. L. Lucas during his visit to the returning officer's premises at Silver Street, Randwick, on 10th December, 1973, following certain allegations in a Sydney newspaper article on Sunday, 9th December, 1973, touching the Coogee district. Mr Lucas saw seventy applications of which thirty-three were associated with envelopes; the remaining thirty-seven did not have envelopes. This exhibit sets out the names of thirty-three electors whose applications for postal votes were marked as received on 26th November, 1973, and in respect of whom envelopes containing their applications were available. According to Mr Lucas, the returning officer assured him, in reply to a question whether he had any complaints about postal inefficiency and misdelivery, he was quite satisfied with the postal service and that he was satisfied there had been no delays in the postal service.

The thirty-three applications, which had been posted from different parts of Australia and in some cases on different days all carried the same date of receipt "26/11/1973". Exhibit AV contained six divided columns which provided for:

(i) the name of the elector; (ii) the date shown on the application; (iii) posting details on postmark; (iv) where posted; (v) post town of address; and (vi) date of receipt shown on application.

According to Mr Lucas, his investigations failed to show any reason for the inordinate delays in the receipt of a number of these thirty-three applications. He assured the Court that his inquiries through a senior supervisor at the Sydney Mail Exchange revealed there had not been any recorded carry-over of mail during the week of the elections. He also stated that he did not see any markings on the envelopes to suggest that any of them had been sent to a wrong address or a wrong post office. Mr Lucas, whose evidence I accept, referred to the very large traffic in articles through the Randwick and Coogee post offices, and the minimal percentage (0.001) of missing articles in both offices. In addition, tests taken in February, 1973, of letters posted from all parts of Australia to the Randwick post office revealed all letters were delivered to Randwick within four days. A similar test in 1972 for the Coogee post office produced the same result. Mr Lucas thought the position would have been the same in November, 1973 for both post offices. He also informed the Court that a new system known as the Eastern Suburbs Community Mail Service, which was instituted in July, 1973, was introduced to give next day delivery to mail posted in the Eastern Suburbs for delivery in that suburb. He estimated the rate of delivery on the day following posting was as high as 99 per cent. On an examination of ex. AV and on the assumption that the posting details were correctly recorded (I have no reason to doubt the information in this exhibit) it is somewhat surprising to note that letters which were posted in Melbourne on 9th and 13th November, 1973, at Glenelg, South Australia, on 9th November, 1973, at Brisbane on 12th November, 1973, at Sydney on 9th, 12th and 15th November, 1973, at Camperdown on 9th November, 1973, and at Carlingford on 13th November, 1973, were not received by the returning officer until 26th November, 1973.

Further, the two additional applications which were not recorded in ex. AV, namely, the applications of E. W. Potts posted on 9th November, 1973, and the application of Miss E. Osmond posted at Coogee on 9th November, 1973, were also marked as received on 26th November, 1973.

Although one might hesitate to accept that all mail would have been delivered without delay in the Randwick and Coogee areas in November, 1973, I am unable to accept that so many letters which were posted on the dates mentioned and in the places referred to, including a posting at Coogee, took a fortnight or more to reach the returning officer at Randwick.
Of the thirty-three applications in ex. AV, I am of opinion at least fifteen should have been received and were probably received before 6 p.m. on 16th November, 1973. A further six could possibly have been received before that date. The remaining twelve were probably received after that date. In addition, I am satisfied that the applications of E. W. Potts and Miss E. Osmond were probably received before the prescribed date. On this summary, seventeen applications, which were probably received within the requisite time, were not dealt with in accordance with the provisions of the Act and the electors were therefore disfranchised.

Without the evidence of the returning officer I am reluctant to make any specific findings as to why the applications were endorsed with the wrong dates and as to the reason for so many electors being deprived of the opportunity of recording a postal vote. It is true that 401 postal ballot papers were admitted to scrutiny but the challenge to seventy applications is no small matter; it has rightly called for investigation and inquiry.

There was evidence that there were thirty-seven applications without envelopes which were noted as received on 26th November, 1973. In all probability, a number of these applications were also received before 6 p.m. on 16th November, 1973.

The register which is now missing could, provided it had been noted up promptly and correctly on receipt of applications for postal votes, have been a most useful guide in the resolution of the question when the applications which were noted as received on 19th and 26th November, 1973, were in fact received. Inspection of this register, which the returning officer was not bound to keep, was denied to Messrs Lucas, Richardson and Riordan. In the light of the investigations by Mr Lucas and the inquiries which were made by both Messrs Richardson and Riordan, it is a little surprising that, though the applications were produced, the register was not.

On my findings under these headings (a), (b), at least twenty-five electors were deprived of the opportunity of recording a postal vote and a good proportion of the remaining applicants were also possibly so deprived.

(c) Applications of M. Disney and Mrs S. Disney

In the course of his investigation, Mr Richardson noted applications for postal votes by M. Disney, S. Disney and F. A. Smith, all of Wauchope Street, South Coogee. Each application was noted to the effect that the postal vote certificates and ballot papers had issued on 16th November, 1973. Norman Disney, for whom Mr Madgwick appeared, stated he and his mother had each completed postal vote applications which had been brought to them by a Mr Michael Barry after he had communicated with the petitioners committee rooms and they were handed to Mr Barry. He thought this event occurred on 15th November, 1973. Neither Mr Disney nor his mother thereafter received any postal vote certificate and ballot paper. Prior to the elections he had lived two years in the flat where he was residing with his mother; his letterbox was fitted with a lock at the relevant time. Although there is some confusion as to the person who took the applications to the electoral office, I accept Mr Richardson's evidence that he saw the two applications there and a statement that a postal vote had been issued on 16th November, 1973. I am satisfied that the applications for postal votes were delivered in time and on Mr Disney's evidence, which I accept, neither he nor his mother received the appropriate certificate and ballot paper. The important question is, what happened to them? These are cases in which the postal vote register, if it were kept up to date and the evidence of the returning officer might have assisted the Court's inquiries. It is only conjecture that the two postal vote certificates and ballot papers may not have left the electoral office or, if so, that they were lost in the post or mis-delivered. No positive finding can be made in respect of these two matters. There is no evidence as to what happened to any postal vote certificate and any ballot paper which may have issued to F. A. Smith.

(d) Application by Milba McLean Green

In the course of his investigations Mr Richardson noticed an application by Milba McLean Green for a postal vote which was noted as having been received at 4.30 p.m. on 16th November, 1973. There was no note on the application to indicate a postal vote certificate and ballot paper had issued to her though marking on the scrutiny roll indicate that she had been provided with a postal vote. This is also a case in which the missing register or the evidence of the returning officer might have clarified the matter.

2. (a) Postal Votes which were Allegedly Received out of Time

The petitioner has claimed that five postal votes which were marked as received on 28th November, 1973, were actually received before 27th November, 1973, the latest date for receipt of postal votes.
The first of these votes concerns an elector, Spiros Kasimis who, on the evidence of his wife, applied for and received a postal vote certificate and ballot paper. When his wife attended a polling booth on election day she also took her husband's postal vote which, after a number of inquiries was left with a poll official who assured her it would be safe with him. This method of delivering up a postal vote was in accordance with the Act. I accept Mrs Kasimis' evidence. This elector's postal vote certificate was later found among rejected postal votes with the endorsement thereon "Recd. too late" (in blue ink) "28/11/73" (black ink). I am unable to appreciate why the elector's postal vote was not admitted for further scrutiny and, assuming the endorsement thereon to be correct, what happened to it between 17th and 27th November, 1973, during which period it could have been accepted as a postal vote.

A postal vote certificate signed by V. M. Donnelly was, according to her daughter P. M. Donnelly, posted at about 10 a.m. on election day at the Clovelly post office. After Mrs Donnelly had filled in her ballot paper, the certificate was witnessed by her daughter. It might be noted that this certificate, which was issued on 15th November, 1973, reached the elector on the morning of 17th November. Miss Donnelly impressed me as a truthful witness. The certificate itself carried the note "Recd. 28/11/73" and a tick against the words "posted too late". I am unable to reconcile these notes with Miss Donnelly's evidence. There is no evidence to support the note "posted too late" that is, after 17th November. If it had been posted on that date, as Mrs Donnelly deposed, it should, on Mr Lucas' evidence and the little time it took this postal vote to reach the elector, have arrived at its destination on Monday, 19th November and certainly no later than 20th November.

A postal vote certificate signed by C. H. Flint, was, according to a witness Shirley Turner, posted by her at approximately 8.30 a.m. on 6th November, 1973, at the Coogee post office. This postal vote certificate, which should have reached the returning officer within a few days, was marked "received too late 28/11/73." As I accept Mrs Turner's evidence, it is most surprising that this postal vote certificate should have taken twelve days to reach the Coogee electorate returning officer who had a post box both at Randwick and Coogee post offices.

The remaining two postal vote certificates, which were signed by Mrs P. E. Hore and Mr A. Nelleman, were, according to Mrs Hore, posted by Mr Nelleman to the Coogee returning officer in the same envelope at Christie's Beach, South Australia, on 15th November, 1973. Both postal vote certificates were endorsed "Received too late 28/11/73". The problem is whether Mr Nelleman did post the postal vote certificates on 15th November. According to Mrs Hore, Mr Nelleman to whom she gave the postal vote certificate to post, did not have them with him when he returned home on 15th November. I accept Mrs Hore's evidence but without evidence from Mr Nelleman as to when he actually posted the certificates or the post marks on the envelope in which the certificates were enclosed. I am not prepared to reject the returning officer's endorsement.

In the light of the other three rejected postal vote certificates, these two certificates create a suspicion that they may have been wrongly rejected but in the circumstances I do not so regard them.

(b) Postal Votes Wrongly Rejected

Two electors are involved under this head:

(i) A. B. Krems (ex. BS); and
(ii) M. Parsons (ex. BJ).

As to (i): G. C. W. Krams gave evidence that his wife who died on 19th December, 1973, had applied during the week preceding the elections for a postal vote while she was in hospital. This witness stated she saw her sign her application for the postal vote with her right hand. On receipt of the postal vote certificate and ballot paper he took them to the hospital where he saw his wife sign the certificate with her left hand as her right hand was then in a splint. Her signature was duly witnessed. The postal vote certificate was rejected by the returning officer on the ground of "signature variation". On Mr Kram's evidence that his wife's signature was recorded on each occasion by using different hands, there would undoubtedly be some variation in the signature. On the other hand, it is very easy to make a determination now when all the relevant material is elicited. However, in the present case, I would have thought that a consideration and appreciation during the relevant period of the ground upon which the application was based (presumably due to serious illness or infirmity) and the fact it was duly witnessed by an elector, might have been sufficient to admit the postal vote certificate for further scrutiny.
Under s. 1141(a) of the Act a returning officer is under a duty to compare the signature of the elector on each postal vote certificate with the signature of the elector on the application for the certificate. If he is satisfied as to the signatures and further that the signature was attested by an authorized witness and the vote was recorded prior to the close of the poll he shall accept the ballot paper for further scrutiny. If he is not so satisfied he shall disallow the ballot paper without opening the envelope.

Mr Reddy for the respondent contended that there could be no review of a returning officer's decision except where a returning officer acted arbitrarily (which is not suggested here) in rejecting a postal vote certificate. I am of opinion that Mr Reddy's submission must fail when the enquiries which the Court is empowered to make under s. 163 of the Act are examined, namely "The Court . . . so far as rolls and voting are concerned may inquire into the identity of persons, and whether their votes were improperly admitted or rejected . . .".

Under this provision the Court has power to inquire whether Mrs Kram's vote was improperly admitted or rejected. In the absence of the missing application with the elector's signature thereon, and the ground for seeking a postal vote, I am unable to determine whether the vote was improperly rejected. This is yet another example of how the Court is inhibited by the loss of the applications for postal votes.

(ii) M. Parsons

This postal vote certificate was correctly filled in and received within time but was rejected on the ground "Application not signed and witnessed". Even though there is no evidence as to whose handwriting is upon the certificate, I must have regard to the endorsement to ascertain the grounds of its rejection. I am not prepared to disregard the endorsement where the certificate has probably been in the custody of the returning officer for a period of seven to ten days before the election until its rejection and to admit the ballot paper for scrutiny. The original application, which is missing, along with all other applications, would have been a most material document. If the endorsement be correct it follows that a postal vote certificate and ballot paper were issued to an elector when the application therefor was not signed or witnessed by the elector. Unfortunately, this postal vote certificate cannot be checked against the original application. For this reason I am unable to determine whether the returning officer's determination is correct. If the application for a postal vote was not signed by the elector in the presence of a witness pursuant to s. 114A(1) of the Act the returning officer was clearly correct in rejecting the postal vote certificate. If the original application was not duly signed and witnessed the elector was at fault. If this be the case, the Coogee electoral office did not assist the elector to remedy her mistake when it issued a postal vote certificate and ballot paper instead of a notification that her application was not in proper order.

3. Absentee Votes

The petitioner has drawn attention to the errors of returning and deputy returning officers in respect of:

(i) Twenty votes which were not attested by a returning or deputy returning officer in accordance with the Act. These votes comprised:

(a) Four votes (ex. AY) which were recorded at polling places at Roseville East, Five Dock, Tamworth and Kirribilli.

(b) Seven votes (ex. BA) which were recorded at Neutral Bay, Curl Curl, Drummoyne, Ashfield, Brookvale, Tweed Heads and Cremorne.

(c) Six votes (ex. BF) which were recorded at North Bondi, La Perouse, Coogee Heights, Cooper Park, Forest Lodge and Malabar.

(d) Three votes (ex. BH) recorded at Darlinghurst, Sussex Inlet and an unspecified polling place.

These votes were properly rejected but they are relied on to support a charge of general inefficiency and incompetence on the part of the returning and deputy returning officers in various electorates.
The petitioner also claimed that sixteen votes in his favour were improperly rejected:

(a) Three votes (exs AR1-3) which were not on correct paper and in correct form. In respect of two of these votes (exs AR1-2) the names of the four candidates were written on a small piece of white paper with the word "Coogee" on top in one instance and the words "Ballot-Paper N.S.W. Electoral District of Coogee, Election of Member of the Legislative Assembly" on the other. There were initials on the reverse side of each piece of paper. The third instance (ex. AR3) was a photostat of a ballot paper with the word "Coogee" and the names of the candidates written in. There was no water mark on this paper but there were initials on its reverse side. This vote should have been admitted for further scrutiny.

(b) Six ballot papers (ex. AT). These were six ballot papers on which the name of the electoral district was omitted; they otherwise conformed to the Act.

(c) Seven ballot papers (exs AZ, BB, BC1, BG-3 and BK). These seven ballot papers were rejected as informal because the address on the form of declaration was not the address shown on the roll.

Exhibit BC1 concerned an elector who gave an address for which she was not on the roll. It was submitted that she was the person who was on the roll for another subdivision in the Coogee electorate.

Another vote (ex. BB) was rejected by the returning officer on the ground that no address was provided on the declaration. The elector's residence was described as Coogee West.

Five votes (exs AZ, BG1-3 and BK) involved electors who were stated to be "not on roll" at the address shown in the declaration. They would, however, appear to have been on the roll at another address in the electorate except in the case of ex. BK where the elector described himself as retired in his declaration but no occupation was shown on the roll.

(d) An absentee vote in the name of R. J. Ward-Hales (ex. BE). This elector gave evidence that he completed an absent voter's form of declaration and he cast an absentee vote at a polling booth in Clowelly Road. He stated he also signed the declaration. Cloke examination of his declaration reveals his unusual signature thereon.

The above absentee votes except the twenty which were not attested and ex. AR3 have given rise to a number of interesting questions involving the construction of ss. 115, 117 and 119 of the Act. The absentee votes fall into three categories—(i) ballot papers on which the name of the Electoral District (Coogee) as prescribed by s. 115 (1) (e) was omitted; (ii) improvised ballot papers on which the directions referred to in s. 115 (2) of the Act were omitted; (iii) absent voters' declarations which did not record the elector's address as shown on the electoral roll in alleged contravention of s. 115 (1) (c) and Schedule Eleven thereof. Counsel for the petitioner submitted that, in this case, the relevant provisions in s. 115 of the Act were directory and not mandatory so far as the validity of the votes was concerned. On the other hand counsel for the respondent contended—(i) the relevant statutory provisions were mandatory; (ii) the returning officer's decision to reject or accept pursuant to s. 117 of the Act ballot papers for further scrutiny was not subject to review by the Court unless it could be established that his decision was formed erroneously or he did not form any opinion at all.

When a statute provides the way in which something is to be done it may be either a mandatory provision or a directory one. The difference between these respective provisions was considered by: (1) the Privy Council in Montreal Street Railway Company v. Normandin, (1917) A.C. 170 at 174-5: "It is necessary to consider the principles which have been adopted in construing statutes of this character, and the authorities so far as there are any on the particular question arising here. The question whether provisions in a statute are directory or imperative has very frequently arisen in this country, but it has been said that no general rule can be laid down, and that in every case the object of the statute must be looked at. The cases on the subject will be found collected in Maxwell on Statutes, 5th ed., p. 596 and following pages. When the provisions of a statute relate to the performance of a public duty and the case is such that to hold null and void acts done in
neglect of this duty would work serious general inconvenience, or injustice to persons who have no control over those entrusted with the duty, and at the same time would not promote the main object of the Legislature, it has been the practice to hold such provisions to be directory only, the neglect of them, though punishable, not affecting the validity of the acts done".

(2) The High Court in Clayton v. Hefron, (1960) 105 C.L.R. 214 at 247:

"Lawyers speak of statutory provisions as imperative when any want of strict compliance with them means that the resulting act, be it a statute, a contract or what you will, is null and void. They speak of them as directory when they mean that although they are legal requirements which it is unlawful to disregard, yet failure to fulfil them does not mean that the resulting act is wholly ineffective, is null and void. It is almost unnecessary to say that the decided cases illustrating the distinction relate to much humbler matters than the validity or invalidity of the constitution of the Legislature of a State. But in them all the performance of a public duty or the fulfilment of a public function by a body of persons to whom the class is confided is regarded as something to be contrasted with the acquisition or exercise of private rights or privileges and the fact that to treat a deviation in the former case from the conditions or directions laid down as meaning complete invalidity would work inconvenience or worse on a section of the public is treated as a powerful consideration against doing so."


Section 115 (1) of the Act provides that an elector wishing to cast an absent vote must state his name and place of residence in the electoral district for which he is qualified to vote together with his occupation. It further provides he may be allowed to vote as an absent voter on making a declaration in the form of Schedule Eleven, (s. 115 (1) (c)).

Section 115 (1) (d) after providing that the declaration may be printed or written on an envelope addressed to the returning officer for the district for which the elector is enrolled, states the declaration "must, after being filled in, be signed by the elector in his own handwriting in the presence of the returning officer or deputy, and completed and attested by him". After the declaration has been so made, s. 115 (1) (e) provides:

"The returning officer or deputy shall hand to the elector the ballot-paper. The ballot-paper shall be in or to the effect of the form prescribed in Schedule Four to this Act. Before handing a ballot-paper to the elector the returning officer or deputy shall, if the particulars are not already printed thereon, insert on the ballot-paper the name of the electoral district and the names of all the candidates for that district arranged in alphabetical order according to their surnames in accordance with section eighty-three of this Act."

If, as is relevant in the two ballot papers (exs AR1 and 2), a printed or partly printed and partly written ballot paper in prescribed form cannot be supplied the returning officer:

"Shall, after the declaration has been made by the elector in pursuance of paragraph (d) of subsection one of this section, supply the elector with a paper with the name of the electoral district, the names of the candidates arranged in alphabetical order according to their surnames in accordance with the provision of section eighty-three of this Act and the directions set out in Schedule Four of this Act as to the method of voting written thereon, which paper shall be signed or initialled by him on the back (s. 115 (2))."

Section 117 is in the following terms:

"The returning officer for the district for which the voter declares that he is enrolled or the officer assisting him, shall in the presence of the scrutineers examine the declaration on the envelope containing the absent voter's ballot-paper, and if it appears to him that a person of the same name and description as the person whose name is signed to the declaration is enrolled for the district, and that the declaration is duly attested, he shall accept the ballot-paper for further scrutiny, but otherwise he shall reject the ballot-paper without opening the envelope. If he accepts the ballot-paper for further scrutiny, he shall open the envelope without destroying the declaration and extract the ballot-paper, and without unfolding it, place the ballot-paper in the ballot-box."
Section 118 deals with the procedures on further scrutiny, the allowance of formal and disallowance of informal ballot papers and the grounds on which an absent voter’s ballot paper shall be deemed informal.

Section 119 is in the following terms:

"The decision of the returning officer, as to the allowance or disallowance of any absent voter’s ballot-paper under this Act or of any ballot-paper to which section one hundred and six applies, shall be final, subject only to review by the Court of Disputed Returns."

It is convenient at this stage before embarking upon a consideration of the submissions on the three categories (above) to deal shortly with the twenty absent voters’ declarations which were not attested by a returning officer or deputy. Mr Reddy for the respondent contended that under s. 115 (1) (c) of the Act, there was an obligation or a duty on the absent voter after he has signed a declaration pursuant to Schedule Eleven to see that the returning officer or deputy has completed the document by attesting his signature and if he failed to do so an absent voter should not now be heard to complain he has been deprived of an opportunity of voting absentee. There could not, so the submission went, be a declaration until the returning officer or deputy attested it. I am unable to accept this submission. In my opinion the prescribed declaration of an absent voter is completed when the elector has done what is prescribed in the section, that is, sign the document. The presence of the words "declared before me" appearing below the elector’s signature in the Schedule assists in this conclusion.

I now turn to consider the omission of directions on absent votes and of the name of the electoral district. (P. 13.)

Two pieces of paper (exs AR1 and 2) fall within the first of these omissions and s. 115 (2) which provides for directions as set out in Schedule Four to be written thereon. This provision is, in my view, designed to assist an elector in voting. Section 115 (2) casts an obligation on a returning officer or deputy to supply a paper with directions thereon; it does not require the elector to write the directions on the paper or to see that they are so written. In these two instances the electors have otherwise complied with the voting provisions of the Act without the assistance of any directions in the ballot paper and have cast valid votes. In the absence of any express provisions in the Act rendering the omission of directions in a ballot paper as a ground for treating the vote as informal (as in s. 118 (3)) and on a consideration of the object of the Act together with the relevant statutory provisions and the way in which the Courts have construed provisions in statutes as mandatory or directory, the requirement to write directions pursuant to Schedule Four on a piece of paper for use by an absent voter is, in my opinion, directory only. The omission of direction was, therefore, not a ground for holding the two absent votes invalid. Two votes should, therefore, be added for the petitioner.

Section 115 (2) also requires a returning officer or deputy to supply an absent voter with a piece of paper with the name of the electoral district thereon in writing. This statutory provision is also directory only. The omission therefore of the name “Coogee” from the space provided for the designation of the electoral district when other requirements of the Act have been met does not invalidate the six votes (ex. AT). The petitioner’s tally should therefore be increased by six votes.

Next, I consider the respondent’s submission in respect of seven absent votes rejected on the ground that the residence set out in the declaration was not the residence shown on the roll. (P. 13.)

The respondent’s counsel submitted that s. 115 (1) (c) is mandatory and if an elector seeking an absent vote declares in a Schedule Eleven declaration a residence other than his residence as enrolled, his vote is invalid.

The making of a declaration in accordance with Schedule Eleven is a prerequisite to an elector being allowed to vote as an absent voter. Once his declaration has been made an elector is entitled to vote. No inquiry can then be made except possibly in the case of an absent vote being cast in a subdivision (other than the one for which he is enrolled) of the same district as to the authenticity of the declaration. The Act does not refer to the effect on the validity of an absent vote of errors, mistakes, or falsehoods (other than declarations untrue in a material particular) in the declaration. Section 117 concerns itself with this problem. Details and particulars in the declaration which do not accord with the roll should be discovered on an examination under s. 117 resulting in the acceptance or rejection of a ballot paper for further scrutiny. On looking to the importance of this provision which has been
disregarded and the general object and purpose of the Act, I am of opinion the provision in respect of which an address in a declaration under Schedule Eleven was incorrectly stated for the elector's address as enrolled, was directory only. These seven votes were, therefore, not null and void due to this variation.

On this conclusion it becomes necessary to consider the respondent's submission that the returning officer's opinion under s. 117 of the Act was final and not subject to review.

Section 106 which is included under the sub-heading "General Provisions for the Regulation of Voting" deals with a situation where—(i) a second vote is tendered at a polling booth in the name of a person who has already tendered a vote, and (ii) where a person claims to have a vote and his name is omitted or struck out of the certified roll being used due to certain reasons; (iii) the making of a declaration in a prescribed form. For the purpose of giving effect to these provisions so that persons may vote, section 106 (3) (a) prescribes that certain provisions shall be observed including the making of a declaration. Section 106 (3) (e) which is in somewhat similar terms to s. 117 contains the words:

"If after making such inquiries as he may deem necessary, it appears to him that the person whose name is signed to the declaration is entitled to vote . . . ."

Section 114A which is under the heading of "Voting by Post" deals with the preliminary scrutiny of postal ballot papers, the acceptance of a ballot paper for further scrutiny, if the returning officer is satisfied on certain matters, but otherwise he shall reject a postal ballot paper without opening the envelope in which it was contained. There is no provision in respect of postal voting similar to s. 119 which provides the returning officer's decision, subject only to review by the Court of Disputed Returns, shall be final in respect of the allowance or disallowance of any absent voter's ballot paper and any ballot paper to which s. 106 applies.

It is not an easy task to ascertain the proper interpretation to be placed on these various sections. Hardie, J. (as he then was) in Dunbier v. Mallam, (1971) 2 N.S.W.L.R. 169 at 176 said:

"There is much to be said for a view that on the proper interpretation of ss. 117, 118 and 119 of the Act, the decision of the returning officer to accept a ballot paper for further scrutiny is not open to challenge in proceedings under Pt 6 of the Act".

Mr Reddy, for the respondent, relied on this case in support of his submission that the returning officer's decision to allow or disallow an absent voter's ballot paper on the information set out in the declaration was not open to review by the Court. The petitioner's counsel contended that s. 119, which must be read with s. 117, looks at the ballot paper and the envelope declaration as a composite document. He pointed out that s. 117 (I would add s. 106) refers to the rejection of a ballot paper without opening the envelopes, that is, rejection due to some matter outside the ballot paper itself. He submitted that when s. 119 said the decision of the returning officer as to the allowance or disallowance of an absent voter's ballot paper was final subject only to review by the Court it was wide enough to cover a situation with which s. 117 was dealing.

Although on the view which I have formed as to the extent and scope of the Court's powers of enquiry under s. 163 (see later p. 17), it is not necessary to decide these questions, I will refer briefly to them.

References to ss. 115 (1) (h), 116, 117, 118 (3) and especially s. 120 (1) indicate the clear distinction which is made between envelopes and ballot papers. When mentioning ballot papers in these sections and in s. 119 the legislature is referring only to the paper in or to the effect of the form prescribed in Schedule Four of the Act on which the voter marks his preference for candidates. It does not, in my view, include the envelope into which the absent voter's ballot paper is placed.

Section 119 of the Act which at a cursory reading might be thought to exclude a power of review, does not, in my view, do so. On the contrary the section recognizes that the Court of Disputed Returns has power under the Act to review a returning officer's allowance or disallowance of an absent voter's ballot paper. This power of review is not diminished by s. 117.

At first I was concerned about the omission of a provision similar to s. 119 of the Act in respect of postal voting (ss. 114A–114N). However, the ground for this alleged omission may possibly be found in the different methods of voting prescribed in ss. 106 and 115 on the one hand and for postal voting on the other. A declaration
under s. 106 and s. 115 must be made by an elector in the presence of a returning officer or deputy and attested by him. Under s. 114 a postal vote certificate which a postal voter signs is not witnessed by a returning officer or deputy but by an authorized witness pursuant to s. 114 of the Act. It seems to me that once a returning officer makes a decision under ss. 106 and 117 it is final and cannot thereafter be reviewed by him. However, any decision under s. 114 in respect of a postal vote which might conceivably involve further and fuller enquiries than a s. 106 or an absent vote, is not expressed to be final and can be reviewed by a returning officer at any stage before declaration of the poll.

Under s. 163 of the Act the Court is empowered, amongst other things, to enquire whether votes were improperly admitted or rejected. In my opinion, this enquiry is not limited to whether the elector's preferences were marked on the ballot paper in accordance with the Act, but it confers jurisdiction to review all aspects of voting which is provided for in the Act (other than an enquiry into the correctness of the Roll) and which could have bearing on and be relevant to the question of whether a vote was improperly admitted or rejected. The returning officer has not given full attention to s. 106 and 117; and the words in s. 117, namely:

“A person of the same name and description as the person whose name is signed to the declaration is enrolled for the district”.

I turn now to consider further submissions for the respondent in relation to the seven absent votes which were rejected by the returning officer. Mr Reddy in seeking to uphold the returning officer's decision submitted that the word "description" in s. 117 (supra) included not only the occupation of the elector but it embraced also his address. He contended that as an elector's address is part of his description an absentee vote should be rejected if there was a difference between his address as shown on the absent voter's declaration and the electoral roll. In Sims v. Trollope & Sons, (1897) 1 Q.B. 24, which was relied on, a witness to a bill of sale gave his name and address but no description was given. He had no occupation or business. The trial judge was of the opinion this witness might have been properly described in the bill of sale as a gentleman. On appeal Lopes, L. J. said, on p. 27:

“It is not necessary for the purposes of this case to give a precise definition to the meaning of the word 'description' as used in the Act; but in my opinion it includes a description of the profession, trade, or occupation of the witness, or, if he has no profession, trade or occupation, his style”.

Dicta in this case suggests that the word "description" covers a person's occupation and style, e.g. retired, or some other word which describes him. In my view this is the interpretation which should be placed on this word in s. 117. I find it is a little difficult to accept that an address can describe a person.

Several absent votes (exs AZ, BC1, BG1–3 and BK) were rejected on the grounds that the elector was not on the roll for the address shown in the declaration. In each case, however, the same electors were (as recourse to the scrutiny roll discloses) on the roll for another address either in the same or another subdivision of the Coogee electorate. In the seventh absent vote (ex. BB) the elector stated her address only as Coogee West. The returning officer rejected this vote on the ground that no address was stated. Leaving aside the omission of the letter “a” from the surname of this elector, which mistake would be saved by s. 101 of the Act, this elector was on a comparison of details on her declaration with the electoral roll, enrolled for the Coogee West subdivision. In my view these seven ballot papers should have been admitted pursuant to s. 117 for further scrutiny. (See also pp. 15–16.)

In the light of my observations on the construction of ss 115, 117, 119 of the Act I will deal briefly with the respondent's contention that certain absent votes for him were wrongly rejected and certain absent votes were wrongly admitted for the petitioner.

(a)—Re absent vote of Mr Ward-Hales (ex. BE)

On the view which I have formed as to the construction of ss 117 and 119 of the Act this ballot paper should have been admitted for further scrutiny.
(b)—13 Absentee votes (exs 72, 73 and 74)

Votes for the respondent which are claimed to have been wrongly rejected.

In seven instances (ex. 72) the name of the electoral district was omitted. These ballot papers should as previously discussed have been admitted as formal votes. In ex. 73 four ballot papers showed Randwick as the electoral district and in another instance “Phillip”. These absent voters' ballot papers were accepted by the returning officer pursuant to s. 117 after the requisite examination. Each of these ballot papers had presumably been completed in accordance with s. 115 (1) (e) by a returning officer or deputy. The inclusion of the wrong electoral district on the ballot paper was the error of an electoral officer. Provided the other details were correctly recorded on the ballot paper, and they were in the current instances, these errors should not be treated as nullifying the elector's vote. They were therefore wrongly rejected.

In the remaining ballot paper (ex. 74) a photostat of a ballot paper, there was neither the prescribed water mark nor the requisite initials on the ballot paper. This ballot paper was rightly rejected.

Upon this review twelve votes should have been added to the respondent's tally.

(c) Finally Mr Reddy contended that eight votes (exs 64-71) were wrongly admitted for the petitioner. The names of the candidates for Coogee were in three instances (exs 64-65) written on the back of the ballot paper for another electoral district. The particulars on the front of each ballot paper had been struck out. On the back was written "Ballot paper", "New South Wales. Electoral District, Coogee." There were no directions as set out in Schedule Four of the Act. Each ballot paper was initialed on the back, that is the part which had contained printed matter. On one ballot paper (ex. 67), the marking for the first preference was challenged. On careful scrutiny I am satisfied the first preference has been shown and additional markings should be disregarded pursuant to s. 122A (2).

Two ballot papers (ex. 69-70) had been cut in halves and re-joined by clear tape. Each ballot paper was cut in almost the identical place—where the ballot paper was folded. These two votes and the other four referred to were, in my view, properly admitted. On the other hand two ballot papers (exs 66, 68) should have been rejected. On one ballot paper (ex. 66) the letters "JAY" were placed above certain deletions on the ballot paper. This ballot paper should have been rejected under s. 118 (3). The other ballot paper does not express clearly the voter's intention especially for the first preference.

On this summary two votes were wrongly admitted for the petitioner and his tally should have been reduced accordingly.

Accepting the final count of the returning officer as correct, my findings on the validity and invalidity of votes for the respective candidates have resulted in the petitioner gaining 14,366 votes and the respondent 14,385—a majority of nineteen votes for the respondent. I felt it would be necessary to determine first what the state of the count might be before considering the likely effect of the other matters which were raised in this petition.

In his petition the petitioner claimed the election for the district of Coogee was conducted with such an unreasonable lack of efficiency and/or competence that there had not been an election conducted in accordance with law. He relied on the following:

(i) Postal vote applications received before 6 p.m. on 16th November, 1973, but wrongly marked as received on 26th November, 1973.

(ii) Postal vote applications which were marked as received on 19th November, 1973, were claimed to have been received before 6 p.m. on 16th November, 1973. (The above two heads have already been dealt with.)

(iii) Failure to keep envelopes (other than thirty-five containing postal vote applications (there was no obligation on a returning officer to keep these envelopes).

(iv) Postal votes allegedly received too late for the poll; that is, on 28th November, 1973. (These have already been dealt with.)

(v) The times when postal boxes at Coogee and Randwick post offices were cleared on 16th November, 1973. The Coogee box was cleared at 7.30 p.m. on 16th November, 1973, which, so the petitioner contended, means postal vote applications could have been placed in this box after
6 p.m. There was no evidence before me to suggest that post office staff at Coogee post office worked after 6 p.m. or, if they did, that mail was placed in private postal boxes between 6 p.m. and 7.30 p.m.

(vi) The duplication of post office boxes at Coogee and Randwick post offices during the relevant period created problems for electors and made it difficult to ensure that the provisions of the Act in respect of postal votes were complied with. While there is possibly some substance in this contention, there is no evidence to suggest any elector was or may have been disfranchised thereby. It is probably bad practice, a possible area of confusion and a possible means of disfranchising electors to retain two post office boxes in the one electoral district.

(vii) There was no receptacle at the electoral office in Silver Street, Randwick, for the receipt of electoral material or mail. There was evidence to support this contention. If the electoral office was closed there was nowhere electoral material or letters could be placed except under the door. According to Mr Lucas, the returning officer informed him application forms had been placed on the step of the electoral office premises and elsewhere by applicants for postal votes. The absence of a suitable receptacle was most unbusinesslike and an inefficient and unsatisfactory manner of running an electoral office. Although there was no evidence that any applicant for a postal vote who placed his application under or near the door of the electoral office was deprived of a vote, it was a possible basis for such an occurrence.

(viii) A ballot paper properly rejected (ex. W2) which was a first preference for the respondent was found in a bundle of formal votes which had been counted in his favour. Although it could not be firmly established without a recount that this vote was wrongly counted in the respondent's favour, it most probably was.

(ix) The failure of the returning officer to forward postal vote certificates and ballot papers to S. and M. Disney, H. Evans and Mrs S. M. Allen.

(x) The refusal of a returning officer to allow Mrs Allen to vote.

(These two headings have been dealt with elsewhere in this judgment.)

(xi) Ballot boxes containing ballot papers were left unlocked and unattended in the front section of the electoral office on Sunday, 2nd December, 1973, after the first recount and at a critical stage of the counting of votes. The evidence of J. M. Hills, whose evidence I accept, supports this contention. On this occasion the only persons inside the subject premises were electoral office staff and scrutineers for the various parties. Ballot boxes containing ballot papers should not be left unlocked and unattended during the counting of votes. Occurrences of this nature could be a possible basis, on acceptable evidence being adduced, of voiding an election. In this petition, there is no evidence under this heading upon which it could be suggested ballot papers had been interfered with or there was any occurrence which would void the election.

(xii) The refusal of a recount by the returning officer.

(This has already been considered.)

(xiii) A deficiency in ballot papers. It was contended that fewer ballot papers (including informal and spoilt ballot papers) were counted by the returning officer than were delivered to voters. In his evidence J. M. Riordan deposed to the following conversation with the returning officer on 1st or 2nd December:

"I asked him why did he have included in the various bundles scraps of paper, How to Vote cards and the like. He said to me it was necessary for them to be kept in that way so that he could balance the ballot papers issued. I asked him how did he arrive at that conclusion of keeping such documents and the pieces of paper or how he could achieve that objective. He said 'Obviously people go into the ballot place, they put a How to Vote card in the ballot box instead of the ballot paper'. I said to him that did not appear to me to be very logical as it would be possible for one person to put a How to Vote card and a ballot paper in the one box at the same time. He said, 'That is how we balance our ballot papers'."

The returning officer relied on four How to Vote cards (exs AU, P4, T4, A12) to balance his tally of ballot papers. By taking these four cards into account, four ballot papers are still not accounted for. This discrepancy in the number of ballot papers (if the How to Vote cards were not taken from the postal vote certificates) could be indicative of neglect in a polling place, either inside or outside the Coogee electorate.
The Court may, pursuant to s. 161 (1) (vii), (2) of the Act, exercise its power to declare an election absolutely void on such grounds as the Court in its discretion thinks just and sufficient. Under s. 167 the Court may declare an election void in cases where official error or omission in fact affected or may have affected the result of the election. In the present case I am required to consider whether the official errors and omissions were of such numbers that they may have affected the return of a candidate and what weight and importance should be attached to the various matters discussed and determined in this judgment.

In *Dunbier v. Mallam*, (1971) 2 N.S.W.L.R. at 174, Hardie, J. (as he then was) said:

"The Court's wide general power to declare an election void can in an appropriate case be exercised by reason of the disenfranchisement of a sufficient number of voters, even though the votes recorded by them were properly rejected by the returning officer."

Reference was also made during argument to the recent case of *Morgan & Ors v. Simpson & Anor.*, (1973) 3 W.L.R. 893; (1974) 1 A.E.R. 241, a decision based on an English statute.

The avoidance of an election is a very serious step and one which should not be taken lightly. In his closing address Mr Reddy emphasized that even though there may have been errors by electoral officers both inside and outside the Coogee electoral district, consideration should be given to the fact that approximately 29,600 votes were cast in that district and to the likelihood of human error occurring in such a large poll. He submitted that the mere presence of errors was not sufficient warrant to declare the elections absolutely void.

A consideration of the manner in which the statutory postal and absent voting procedures were performed by electoral officers in respect of the Coogee district discloses that in many instances their performance fell short of the standard which electors in this State might reasonably expect. Without seeking to ascribe fault or blame to any particular person there was, in respect of postal voting applications, serious failure to ensure that all applicants for postal vote certificates and ballot papers were promptly issued with the necessary documents. I am quite satisfied that at least twenty-five electors and applicants for postal votes were improperly deprived of a vote. There were probably many other electors who were also so deprived, but in the absence of the applications for postal votes and the register in which they were recorded it is not possible to say what this number may have been. It is also worthy of note that about eighty-seven postal votes were not admitted to scrutiny. The loss of all postal vote applications and the register, the difficulties resulting therefrom, and the other matters to which reference has been made, have made the final decision in this petition inevitable. These other matters include three postal votes which should have been submitted to further scrutiny and twenty absent voters' declarations which were rejected owing to the failure of a returning officer or deputy, at polling places throughout the State, to attest the declarations. Electoral personnel who are employed to work at district electoral offices and polling booths should, especially in the case of postal and absent voting, exercise extreme care in fulfilling the requirements of the Act. The failure of district electoral officials to issue postal vote certificates and ballot papers in respect of applications duly made and the omission by returning officers or deputies to attest absent voters' declarations which make electors efforts to cast votes, futile, are to be deprecated. Every effort should be made to ensure that any carelessness of this nature is not repeated in the electoral system. Leaving aside the additional matters (being items (v)-(xiii) (pp. 18-19)) relied on by the petitioner in support of a claim of inefficiency and incompetence on the part of electoral staff—matters which would not be in themselves have been sufficient to void the election—the evidence has established to my satisfaction that the failures, omissions and errors of electoral officials resulted in many electors being disfranchised and, further, even though my findings on the allowance and disallowance of ballot papers and votes have produced a majority of nineteen (19) in favour of the respondent, the result in this election may have been affected. The election should, therefore, be declared absolutely void.

Finally, I find the petition was duly signed by the petitioner. I declare the election for the Coogee Electoral District held on Saturday, 17th November, 1973, was absolutely void.

I order that the ballot papers and other election documents tendered in evidence and other electoral documents and material produced to the Court be delivered to the Prothonotary for return by him to the Clerk of the Legislative Assembly. I grant liberty to apply. I reserve for further submissions the question of costs.
IN THE SUPREME COURT OF NEW SOUTH WALES
COURT OF DISPUTED RETURNS

No. 397 of 1973

Coram: SLATTERY, J.

WEDNESDAY, 29TH MAY, 1974

IN THE MATTER OF AN ELECTION OF A MEMBER OF THE
LEGISLATIVE ASSEMBLY FOR THE ELECTORAL DIS-
TRICT OF COOGEE AT THE ELECTION HELD ON 17TH
NOVEMBER, 1973, AND IN THE MATTER OF THE
PETITION OF MICHAEL ARTHUR CLEARY

JUDGMENT
(On costs)

His Honour: When I handed down judgment in this matter on Thursday,
23rd May last, I reserved the question of costs of all parties who appeared in the
hearing of the petition.

I have now had the benefit of hearing arguments from counsel who appeared
during the proceedings and a statement by Mr Forbes of the Crown. The Crown's
attitude is, in effect, that it submits to such order as the court may make which, of
course, includes any recommendation the court may make pursuant to s. 172 of the
Parliamentary Electorates and Elections Act, 1912. A reading of my judgment will
indicate the basis for the election being declared void. On the material which impressed
me in the petition, I think it is proper that the petitioner should recover his costs
against the unsuccessful respondent, Mr Freeman.

Mr Reddy for Mr Freeman has pressed upon me that the Court should, in any
order for costs against Mr Freeman, recommend that not only his own costs but the
costs he has to pay to Mr Cleary be paid by the Crown. This is a case in which no
fault could be attributed in any way to either Mr Freeman or Mr Cleary. In my view,
it is a proper case to make a recommendation that the costs to be paid by Mr Freeman
—both his own costs and the costs he is ordered to pay to the petitioner—should be
paid by the Crown and I recommend that those costs be so paid.

The more difficult task involves the costs of the intervention by a Mr Disney,
for whom Mr Madgwick appeared. The petition was filed on 24th December, 1973; a
notice of appearance on behalf of Mr Disney, who described himself as a voter or a
person who had a right to vote at the election, was filed on 17th January, 1974. A
perusal of the petition indicates, as I said during argument, it was very carefully and
fully drawn and covered every possible contingency. Paragraph 4A of the petition was
wide enough to cover the situation which was applicable to Mr Disney.

Mr Madgwick has pressed upon me that I should grant his client the costs of
his appearance and participation in the petition against Mr Freeman or, alternatively,
if I do not make that order, I should recommend the Crown meet Mr Disney's reason-
able costs or, alternatively, that I should grant him a portion of his costs.

These problems are not easy. I have a discretion in the matter and, looking to
the realities of the case, Mr Cleary adduced a great deal of evidence more cogent and
more persuasive than the evidence of Mr Disney. Mr Cleary's case also included any
weight it could gain from Mr Disney's evidence. As I said in my judgment, whether it be due to misdelivery of mail or some other cause is completely
conjecture. In that sense Mr Disney failed to satisfy me that he had a valid cause for
complaint.
The matter does not rest there. Mr Madgwick argues in effect that he, having been in the matter from 17th January, 1974, and participating in the various inspections of documents, was able to bring to light matters affecting the material upon which Mr Cleary relied. It follows from that, he says, that he would then have been in a position to make out the same case as the petitioner. Mr Disney's field in a way is limited. He is really complaining about his own disfranchisement and no one else. That is the way, as I see it, his intervention was so framed. I do not see how he can now say that by adoption he can rely upon the conduct of the case for Mr Cleary to obtain the order for costs which he now seeks. Mr Disney's case was identified throughout with the petitioner's case; there was no opposition really by Mr Disney to Mr Cleary's case. Indeed, he had a very good opportunity of showing his independence, if he wished, at a stage when all parties were invited to consider calling the returning officer who, as I indicated in my judgment, was a most material witness in the case; Mr Disney did not avail himself of the opportunity of calling that officer.

Further, this case was made out in every detail by the petitioner in his petition and nothing that emerged in Mr Disney's case in any way assisted Mr Cleary's case in the ultimate. It probably does emerge that Mr Madgwick's conduct throughout the trial lent support to Mr Cleary's case but that is another matter. I feel that this is a case in which I should refuse any order as to the costs of Mr Disney.

My order is that the unsuccessful respondent should pay the costs of the petitioner. I recommend that the costs to be paid by the respondent, including his own costs and costs to be paid to the petitioner, be paid by the Crown. I make no order in respect of the costs of Mr Disney. I order that the security for costs be paid out to the petitioner or his solicitor.
IN THE SUPREME COURT OF NEW SOUTH WALES SITTING AS THE COURT OF DISPUTED RETURNS

Term No. 397 of 1973

IN THE MATTER of the Election of a Member of the Legislative Assembly for the Electoral District of Coogee at the Election held on 17th November, 1973.

The twenty-ninth day of May one thousand nine hundred and seventy-four

THE PETITION herein coming on for hearing on 18th, 25th, 26th, 27th and 28th days of February, 25th, 26th, 27th, 28th and 29th days of March, 1st and 2nd days of April, 1974, WHEREUPON AND UPON HEARING Mr M. H. McHugh of Queen's Counsel for the petitioner, Michael Arthur Cleary, Mr W. E. Reddy of Counsel for the respondent, Ross Buchanan Freeman and Mr R. N. Madgwick of Counsel for an Elector, Mr Norman Disney AND UPON HEARING the oral evidence called for the petitioner IT WAS ORDERED that the petition stand for Judgment AND the same standing in the List on the twenty-third day of May, 1974, accordingly IT WAS FOUND that the petition was duly signed by the petitioner and IT WAS DECLARED that the Election for the Coogee Electoral District held on Saturday, 17th November, 1973, was absolutely void AND IT WAS FURTHER ORDERED that the ballot papers and other election documents tendered in evidence and other electoral documents and material produced to the Court be delivered to the Prothonotary for return by him to the Clerk of the Legislative Assembly AND IT WAS FURTHER ORDERED that liberty be granted to apply and that the question of costs be reserved for further submissions AND the application standing in the List this day accordingly IT IS ORDERED that the unsuccessful respondent pay the costs of the petitioner AND IT IS RECOMMENDED that the costs to be paid by the respondent, including his own costs and costs to be paid to the petitioner, be paid by the Crown AND IT IS FURTHER ORDERED that there be no order for costs of the Elector, Mr Norman Disney AND IT IS FINALLY ORDERED that the amount of $250 paid into Court by the petitioner as security for costs be paid out of Court to the petitioner or to his solicitors, Messrs McClelland, Wallace & Landa.

By the Court.

(Sgd.) J. E. NOONAN (L.s.)
Prothonotary.
IN THE SUPREME COURT OF NEW SOUTH WALES SITTING
AS THE COURT OF DISPUTED RETURNS

Term No. 397 of 1973

IN THE MATTER of the Election of a Member of the Legislative Assembly for the Electoral District of Coogee at the Election held on 17th November, 1973.

FINAL DECLARATION AND ORDERS

Prepared in the Registry

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1974
New South Wales
Legislative Assembly

Electoral District
of Coogee

Petition of Ross Buchanan Freeman

to the
Court of Disputed Returns

Ordered to be printed, 11 September, 1974

IN THE SUPREME COURT OF NEW SOUTH WALES COURT OF DISPUTED RETURNS
No. 209 of 1974

IN THE MATTER of the Election of a Member of the Legislative Assembly for the Electoral District of Coogee at a by-election held on 20th July, 1974.

AND IN THE MATTER of the Parliamentary Electorates and Elections Act 1912 (as amended).

THE PETITION of Ross Buchanan Freeman, of 180 Phillip Street, Sydney, in the State of New South Wales, Barrister at Law sheweth as follows:

1. A by-election for the return of a Member of the Legislative Assembly of New South Wales for the Electoral District of Coogee was held on the 20th July, 1974.

2. The candidates for election to the said Assembly to represent the said Electoral District were the petitioner herein, Michael Arthur Cleary, Bernard Francis Forshaw, Frederick Charles James Keep, Ross May and Ann Sutherland.

3. On the 2nd August, 1974, the Returning Officer for the said Electoral District announced that the result of the said by-election was that the said Michael Arthur Cleary had received 13,385 votes and the petitioner had received 13,331 votes. The said Returning Officer thereupon declared that the said Michael Arthur Cleary had been duly elected.

4. One hundred persons enrolled or entitled to be enrolled on the rolls of certain subdivisions within the said Electoral District (particulars whereof will be supplied) and entitled to vote at any other polling place than one in the subdivision for which they were enrolled duly attended at the Randwick West polling place within the subdivision of Randwick and there duly made and signed declarations on certain envelopes (which shall be identified) in the form and otherwise as required by the Parliamentary Electorates and Elections Act 1912 (as amended) (hereinafter called "the said Act"). The said persons and each of them received ballot papers from the said Returning Officer or from a Deputy appointed by him and thereupon did and performed all such things and acts as were necessary on their part and on the part of each of them to be done and performed to record his or her vote at the said by-election.

5. None of the forms of declarations duly made and signed by the persons set out in paragraph 4 hereof was completed and attested by either the Returning Officer for the said Electoral District or by any Deputy appointed by him.

6. The said envelopes containing the ballot papers hereinbefore referred to were duly delivered or forwarded to and received by the said Returning Officer who thereupon rejected the said ballot papers without opening the envelopes containing the same because of the matters set out in paragraph 5 hereof.
7. The petitioner charges and the fact is that in the circumstances and by virtue of the provisions of the said Act in that behalf made and provided:

(a) the said Returning Officer was in error in rejecting the said ballot papers without opening each of the envelopes containing the same, and,

(b) the said Returning Officer was bound to accept the said ballot papers and each of them for further scrutiny but wrongly and improperly omitted so to do.

8. The petitioner further charges and the fact is that the facts alleged in paragraph 7 hereof constituted errors and omissions on the part of the said Returning Officer in and about the conduct and supervision of the said by-election whereby the said one hundred persons referred to in paragraph 4 hereof were improperly deprived of voting on the said by-election whereby the result of the same was or may have been affected.

THE PETITIONER THEREFORE PRAYS:

1. That this Honourable Court declare that the said Michael Arthur Cleary was not duly elected as the Member of the said Legislative Assembly for the Electoral District of Coogee at the said by-election.

2. That this Honourable Court declare that the said by-election was absolutely void.

3. That the said Michael Arthur Cleary pay the petitioner's costs of and incidental to this petition and that this Honourable Court in the exercise of its discretion under section 172 of the said Act recommend that those costs be paid by the Crown.

Dated this 9th day of September, 1974.

(Sgd) Ross B. Freeman, Petitioner.

The signature of the petitioner to this petition was witnessed by us:

P. J. Robinson, Anna C. Minks,
Occupation: Clerk. Occupation: Receptionist.
Address: 3 Fortress Street, Bexley Address: 1-2 Kareela Road, Cremorne North.

D. West, Government Printer, New South Wales—1974
ELECTORAL DISTRICT OF COOGEE

Order of Court of Disputed Returns

FREEMAN v. CLEARY

Ordered to be printed, 20 November, 1974
IN THE SUPREME COURT OF NEW SOUTH WALES SITTING AS THE COURT OF DISPUTED RETURNS

IN THE MATTER of the Election of a Member of the Legislative Assembly for the Electoral District of Coogee at a By-Election held on 20th July, 1974.

AND IN THE MATTER of the Parliamentary Electorates and Elections Act, 1912 (as amended).

The thirty-first day of October, one thousand nine hundred and seventy-four. THE PETITION herein coming on for hearing on 17th, 18th and 30th days of October, 1974, WHEREUPON AND UPON HEARING Mr W. E. Reddy of Counsel for the petitioner, Ross Buchanan Freeman and Mr M. H. McHugh of Queen's Counsel for the respondent, Michael Arthur Cleary AND UPON HEARING the oral evidence called on behalf of the petitioner and the respondent IT WAS ORDERED that the petition stand for Judgment AND the same standing in the List this day for Judgment accordingly IT IS ORDERED that the petition be dismissed and that the petitioner pay the respondent's costs AND IT IS RECOMMENDED that the costs of the petitioner and those he has been ordered to pay the successful respondent be paid by the Crown AND IT IS FURTHER ORDERED that the amount of $250 paid into Court by the petitioner as security for costs be paid out of Court to the petitioner.

By the Court.

(Sgd) J. E. NOONAN (L.s.)
Prothonotary.
IN THE SUPREME COURT OF NEW SOUTH WALES
SITTING AS THE COURT OF DISPUTED RETURNS

Term No. 209 of 1974

IN THE MATTER of the Election of a Member of the Legislative Assembly for the Electoral District of Coogee at a By-Election held on 20th July, 1974.

AND IN THE MATTER of the Parliamentary Electorates and Elections Act, 1912 (as amended).

FINAL DECLARATION AND ORDERS

Prepared in the Registry