Votes
1. OPENING OF THE SESSION.—The House met at Twelve Noon, pursuant to a
Proclamation of His Excellency the Governor, bearing date the twenty-first
day of June, 1967.
Mr Speaker took the Chair.
Mr Speaker offered the Prayer.
The Clerk, by direction of Mr Speaker, read a copy of the said Proclamation,
as follows:

PROCLAMATION.

"NEW SOUTH WALES
"TO WIT.
"(L.S.)
"A. R. CUTLER,
"'Governor.

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

"WHEREAS the Legislative Council and the Legislative Assembly of the State of
"New South Wales now stand prorogued to Tuesday, the twenty-seventh day of
"June, 1967: Now, I, Sir ARTHUR RODEN CUTLER, in pursuance of the power
"and authority in me vested as Governor of the said State, do hereby further
"prorogue the said Legislative Council and Legislative Assembly to Tuesday, the
"the first day of August, 1967: And I do further announce and proclaim that
"the said Legislative Council and Legislative Assembly shall assemble for the
"despatch of business on the aforesaid first day of August, 1967, at 12 o'clock
"at noon, in the buildings known as the Legislative Council Chambers situate
"in Macquarie Street, in the City of Sydney: And the Members of the Legislative
"Council and the Legislative Assembly respectively are hereby required to give
"their attendance at the said time and place accordingly.

"Given under my Hand and Seal, at Sydney, this twenty-first day of
"June, in the year of Our Lord one thousand nine hundred and sixty-seven, and
"in the sixteenth year of Her Majesty's Reign.

"By His Excellency's Command,

"R. W. ASKIN.

"GOD SAVE THE QUEEN!"
2. VACANT SEAT—ELECTORAL DISTRICT OF BATHURST.—

(1) Mr Speaker informed the House that during the recess he had received from the Registrar-General a certified copy of the certificate of death, which took place on 25 March, 1967, of the Honourable Christopher Augustus Kelly, lately serving in the Legislative Assembly of New South Wales as Member for the Electoral District of Bathurst.

(2) Issue and Return of Writ.—Mr Speaker also informed the House that during the recess in accordance with the direction of the 70th section of the Parliamentary Electorates and Elections Act, 1912, as amended, he had issued a Writ for the election of a Member to serve in the Legislative Assembly for the Electoral District of Bathurst, in the room of the said the Honourable Christopher Augustus Kelly, deceased; and that such Writ had been duly returned with a certificate endorsed thereon by the Returning Officer of the election of Clive Geoffrey Osborne, Esquire, to serve as Member for the Electoral District of Bathurst.

(3) Member Sworn.—Clive Geoffrey Osborne, Esquire, was introduced, and having taken and subscribed the Oath of Allegiance, and signed the Roll of the House, took his seat as Member for the Electoral District of Bathurst.

3. MESSAGE FROM HIS EXCELLENCY THE GOVERNOR.—The Usher of the Black Rod, being admitted, delivered the following Message:

"Mr Speaker—

"I have it in command to inform you that it is the pleasure of the Governor that this Honourable House attend His Excellency immediately in the Legislative Council Chamber."

The House went, and being returned—

Mr Speaker left the Chair at One p.m., until Half-past Two p.m.

Mr Speaker resumed the Chair at the hour named.

4. MESSAGES FROM THE GOVERNOR.—The following Messages from His Excellency the Governor were delivered by Mr Askin, and read by Mr Speaker:

(1) City and Suburban Electric Railways (Amendment) Bill:

A. R. CUTLER,
Governor.

A Bill, intituled "An Act to sanction and provide for the construction of a further electric railway in the City of Sydney and certain suburbs thereof; to amend the City and Suburban Electric Railways Act, 1915, and the Public Works Act, 1912, as amended by subsequent Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 23 March, 1967.

(2) Common Law Procedure and Supreme Court and Circuit Courts (Amendment) Bill:

A. R. CUTLER,
Governor.

A Bill, intituled "An Act to regulate the procedure relating to writs of habeas corpus; for this purpose to amend the Common Law Procedure Act, 1899-1965, and the Supreme Court and Circuit Courts Act, 1900-1965; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 23 March, 1967.
(3) Co-operation (Amendment) Bill:

A. R. CUTLER,
Governor.

A Bill, intituled "An Act to make further provision with respect to the law relating to co-operative building societies; for this and other purposes to amend the Co-operation, Community Settlement and Credit Act, 1923, as amended by subsequent Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.


(4) Costs in Criminal Cases Bill:

A. R. CUTLER,
Governor.

A Bill, intituled "An Act relating to costs in criminal cases; to amend the Justices Act, 1902, as amended by subsequent Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.


(5) Criminal Injuries Compensation Bill:

A. R. CUTLER,
Governor.

A Bill, intituled "An Act to make provision for the payment, in certain circumstances, of compensation to persons who suffer injury by reason of the commission of certain offences; to amend the Crimes Act, 1900, as amended by subsequent Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.


(6) Grain Elevators (Amendment) Bill:

A. R. CUTLER,
Governor.

A Bill, intituled "An Act to increase the representation of wheatgrowers on The Grain Elevators Board of New South Wales; to make further provisions with respect to the powers, authorities, duties and functions of the Board and its Chairman; to enable the Board to apportion available storage space; for these and other purposes to amend the Grain Elevators Act, 1954—1965; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

(7) Legislative Assembly Members Superannuation (Amendment) Bill:
A. R. CUTLER, Governor. Message No. 7.
A Bill, intituled "An Act to extend the Legislative Assembly Members Superannuation Act, 1946-1965, to certain members of the Legislative Council who were or are Ministers of the Crown; to increase contributions and pensions payable under the said Act; for these and other purposes to amend the said Act; to validate certain matters; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

(8) Nurses Registration (Amendment) Bill:
A Bill, intituled "An Act relating to the Nurses Registration Board and the registration of nurses under the Nurses Registration Act, 1953, as amended by subsequent Acts; for these and other purposes to amend that Act, as so amended; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

(9) Permanent Building Societies Bill:
A. R. CUTLER, Governor. Message No. 9.
A Bill, intituled "An Act to make further provision with respect to the registration, administration and powers of permanent building societies and related bodies; to amend the Co-operation Act, 1923-1965, the Stamp Duties Act, 1920-1966, the Moratorium Act, 1932-1965, the Government Guarantees Act, 1934-1966, and certain other Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

(10) Police Offences, Vagrancy and Crimes (Amendment) Bill:
A. R. CUTLER, Governor. Message No. 10.
A Bill, intituled "An Act to increase certain penalties under the Police Offences Act, 1901, the Vagrancy Act, 1902, and the Crimes Act, 1900, as amended by subsequent Acts; for this and other purposes to amend those Acts, as so amended; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.
(11) Radioactive Substances (Amendment) Bill:

A. R. CUTLER,
Governor.

A Bill, intituled "An Act relating to licenses under the Radioactive Substances Act, 1957–1965; for these and other purposes to amend the said Act; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 23 March, 1967.

(12) Registration of Deeds (Amendment) Bill:

A. R. CUTLER,
Governor.

A Bill, intituled "An Act relating to the registration of instruments affecting any estate in land; for this purpose to amend the Registration of Deeds Act, 1897, as amended by subsequent Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 23 March, 1967.

(13) St Thomas' Church of England, North Sydney, Cemetery Bill:

A. R. CUTLER,
Governor.

A Bill, intituled "An Act to dedicate certain land at North Sydney as a public park; to make provision for the appointment of trustees thereof; to confer and impose certain powers, authorities, duties and functions on such trustees; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 23 March, 1967.

(14) Stamp Duties (Amendment) Bill:

A. R. CUTLER,
Governor.

A Bill, intituled "An Act to make certain provisions with respect to the payment of stamp duty on instruments and death duty upon estates of deceased persons; for these and other purposes to amend the Stamp Duties Act, 1920–1967; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 23 March, 1967.

(15) State Development and Country Industries Assistance (Amendment) Bill:

A. R. CUTLER,
Governor.

A Bill, intituled "An Act to amend the definition of a 'country industry' in the State Development and Country Industries Assistance Act, 1966; to amend the definition of 'industry' in section 475b of the Local Government Act, 1919, as amended by subsequent Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having
been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.


(16) Stock Diseases (Amendment) Bill:

A. R. CUTLER, Governor. Message No. 16.

A Bill, intituled "An Act to make further provisions with respect to the powers of inspectors under the Stock Diseases Act, 1923, as amended by subsequent Acts; to require certain stock to be identified by means of a tag attached to the stock; for these and other purposes to amend that Act, as so amended; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.


(17) University of Sydney (Law School Site) Bill:

A. R. CUTLER, Governor. Message No. 17.

A Bill, intituled "An Act to vest part of a public road in the University of Sydney; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.


(18) Child Welfare (Amendment) Bill:

A. R. CUTLER, Governor. Message No. 18.

A Bill, intituled "An Act relating to proceedings before children's courts; to make provision for the care of intellectually handicapped children and young persons; for these and other purposes to amend the Child Welfare Act, 1939, as amended by subsequent Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.


(19) Justices (Amendment) Bill:


A Bill, intituled "An Act to make further provisions with respect to the service of certain summonses; to alter the basis of imprisonment for non-payment of a fine; to provide for the annulment of a conviction and the re-hearing of an information in certain circumstances; for these and other purposes to amend the Justices Act, 1902, as amended by subsequent Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

(20) Legal Practitioners (Amendment) Bill:

A. R. CUTLER,
Governor.

A Bill, intituled "An Act to make further provisions with respect to solicitors' trust accounts and to require solicitors to deposit part of their trust accounts with The Law Society of New South Wales; to provide for the administration and investment of the fund created by amounts so deposited and the disbursement of the interest earned on the investment of moneys in that fund; to make provision for the appointment of a receiver of certain property of a solicitor in certain cases; to give effect to the change of name of the Incorporated Law Institute of New South Wales; for these and other purposes to amend the Legal Practitioners Act, 1898, the Conveyancing Act, 1919, and certain other Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 30 March, 1967.

(21) Marketable Securities Bill:

A. R. CUTLER,
Governor.

A Bill, intituled "An Act to make provisions relating to instruments of transfer of certain marketable securities; to amend the Companies Act, 1961, and certain other Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 30 March, 1967.

(22) Mine Subsidence Compensation (Amendment) Bill:

A. R. CUTLER,
Governor.

A Bill, intituled "An Act to make further provision for and in respect of a scheme for the payment of compensation where improvements on the surface are damaged by subsidence following the extraction of coal or shale; to extend that scheme to damage caused by certain prospecting for coal or shale; to amend the Mine Subsidence Compensation Act, 1961, as amended by subsequent Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 30 March, 1967.

(23) Parliamentary Committees Enabling Bill:

A. R. CUTLER,
Governor.

A Bill, intituled "An Act to enable certain Committees of the Legislative Council and Legislative Assembly to function during the prorogation of Parliament and during the fourth session of the forty-first Parliament; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 30 March, 1967.
(24) Parramatta Park (Old Government House) Bill:

A. R. CUTLER,
Governor.

A Bill, intituled "An Act to withdraw from Parramatta Park an area of land, being the site of the old Government House; to provide for the care, control and management of that land and to appoint The National Trust of Australia (New South Wales) as trustee thereof; to amend the Crown Lands Consolidation Act, 1913, the National Trust of Australia (New South Wales) Act, 1960, and certain other Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 30 March, 1967.

(25) Tobacco Leaf Stabilization Bill:

A. R. CUTLER,
Governor.

A Bill, intituled "An Act to make provisions with respect to the stabilization of the tobacco leaf industry; to validate certain matters; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 30 March, 1967.

5. APPOINTMENT OF TEMPORARY CHAIRMEN OF COMMITTEES.—Mr Speaker, pursuant to Standing Order No. 28A, nominated—

James Arthur Clough, Esquire,
Evelyn Douglas Darby, Esquire,
Leon Ashton Punch, Esquire,
James Bernard Southee, Esquire, and
William Ernest Wattison, Esquire,
to act as Temporary Chairmen of Committees during the present Session.

6. MINISTERIAL ARRANGEMENTS.—Mr ASkill informed the House that on 27 June, 1967, His Excellency the Governor had accepted the resignation of the Honourable Thomas Lancelot Lewis, M.L.A., as Minister for Mines, and the resignation of the Honourable Wallace Clyde Fife, M.L.A., as Assistant Minister for Education.

On the same date His Excellency had appointed the Honourable Wallace Clyde Fife, M.L.A., as Minister for Mines.

7. LEAVE OF ABSENCE.—Mr Bannon moved, That leave of absence for the present Session be granted to the Honourable William Francis Sheahan, Q.C., LL.B., Member for Burrinjuck, on account of illness.

Question put and passed.

8. DEATH OF STANLEY ALLAN LLOYD, ESQUIRE, A FORMER MEMBER OF THE LEGISLATIVE ASSEMBLY.—Mr Speaker informed the House of the death of Stanley Allan Lloyd, Esquire, a former Member of the Legislative Assembly, and that, on behalf of the House, he had extended to Mrs Lloyd and family the sympathy and sorrow of Members of the Legislative Assembly in the loss they had sustained.

Members and Officers of the House stood as a mark of respect.
9. DEATH OF THE HONOURABLE CHRISTOPHER AUGUSTUS KELLY, MEMBER FOR BATHURST.—Mr Askin moved—

(1) That this House desires to place on record its sense of the loss this State has sustained by the death of the Honourable Christopher Augustus Kelly, Member for Bathurst and a former Minister of the Crown.

(2) That Mr Speaker convey to Mrs Kelly and family the sympathy and sorrow of the Members of the Legislative Assembly in the loss they have sustained.

And the Motion having been seconded by Mr Renshaw, and supported by Mr Cutler, Mr Willis, Mr Heffron, Mr Osborne, Mr McMahon, Mr McCaw, Mr Hawkins, Mr Coates and Mr Nott—
Question put and carried unanimously—Members and Officers of the House standing.


And the Motion having been seconded by Mr Renshaw, and supported by Mr McCaw, Mr Willis, Mr Gough, Mr Bannon, Mr Hunter, Mr Darby and Mr Ruddock—
Question put and carried unanimously—Members and Officers of the House standing.

11. ADJOURNMENT.—Mr Askin moved, That, as a mark of respect, this House do now adjourn until Tomorrow at Half-past Two p.m.

Question put and passed.

The House adjourned accordingly at Thirteen minutes after Four p.m., until Tomorrow at Half-past Two p.m.

I. P. K. VIDLER, Clerk of the Legislative Assembly.

KEVIN ELLIS, Speaker.
1. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

2. URGENCY—STATE PENITENTIARY.—Mr Bowen moved, That it is a matter of urgent necessity that this House should forthwith consider the following Motion, viz.:

(I) That a Select Committee be appointed to inquire into and report upon—
(a) the circumstances relating to the transfer of the prisoner Oliviera to Callan Park and his escape therefrom;
(b) the security of prisoners at the State Penitentiary;
(c) assault upon officers of the State Penitentiary by prisoners;
(d) the serious acts of violence which have occurred between prisoners;
(e) the failure to train and maintain staff and the deterioration of officer morale;
(f) the actions of the Minister of Justice in allowing an ex-prisoner to photograph prisoners and publish articles discrediting officers;
(g) failure to segregate prisoners, thereby causing further crime;
(h) the employment of prisoners in prison administration;
(i) rehabilitation methods and facilities.

(2) That such Committee consist of Mr Maddison, Mr Waddy, Mr Mackie, Mr Bruxner, Mr Earl, Mr Kearns and the Mover.

(3) That such Committee have leave to sit during the sittings or any adjournment of the House.

Question put.

The House divided.
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VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
2 August, 1967

Ayes, 42
Mr Bannon Mr Heffron Mr Nott
Mr Booth Mr Hill Mr Quinn
Mr Bowden Mr Jackson Mr Renshaw
Mr Cahill Mr Jensen Mr Ryan
Mr Coudy Mr Johnston Mr Simpson
Mr Cox Mr Jones Mr Sloos
Mr Dalton Mr Kearns Mr Southby
Mr Downing Mr Kelly Mr Stewart
Mr Durack Mr McCartney Mr K. J. Stewart
Mr Einfeld Mr McMahon Mr Wattison
Mr Ferguson Mr Mahoney Tellers,
Mr Flaherty Mr Mallam
Mr Grassby Mr Mannix Mr Crabtree
Mr Green Mr Murphy Mr Earl
Mr Hawkins Mr Neilly

Noes, 49
Mr Askin Mr Duncan Mr Mason
Mr Beale Mr Fife Mr Mauger
Mr Brain Mr Freudenstein Mr Mead
Mr Brewer Mr Griffith Mr Morris
Mr Brown Mr Healey Mr Morton
Mr Bruxner Mr Hough Mr Osborne
Mr Chaffey Mr Hughes Mr Punch
Mr Clough Mr Humphries Mr Riddock
Mr Coates Mr Hunter Mr Stephens
Mr Cohen Mr Jackett Mr Taylor
Mr Cowan Mr Jago Mr Waddy
Mr Crawford Mr Lawson Mr Weiley
Mr Cross Mr Lewis Mr Willis
Mr Cutler Mr McCaw Tellers,
Mr Darby Mr Mackie
Mr Doyle Mr Maddison Mr Deane
Mr Dunbar Mr Manyweather Mr O'Keefe

And so it passed in the negative.

3. NOTICES OF MOTIONS AND QUESTIONS.—(Continuation of Entry No. 1).

4. PAPERS.—

Mr Willis laid upon the Table the following Papers:
(1) Report of the Workers' Compensation (Silicosis) Committee for the year ended 30 June, 1966,
Ordered to be printed.
(2) Factories, Shops and Industries Act, 1962, as amended—Engine Drivers and Boiler Attendants Certification Regulations—Amendments of Regulation 3.
(3) Industrial Arbitration Act, 1940, as amended—Amendments of Regulations 40 and 156c, new Regulations 19AA and 156o and new Forms 15s, 55 and 56.
Referred by Sessional Order to the Printing Committee.

Mr Chaffey laid upon the Table the following Papers:
Ordered to be printed.
(2) Marketing of Primary Products Act, 1927, as amended—Amendments of Regulation 35 and of Form 2.
(3) Meat Industry Act, 1915, as amended—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.
(4) Plant Diseases Act, 1924, as amended—Substituted Regulation 43 (April, 1967).
(7) Veterinary Surgeons Act, 1923, as amended—Amendment of Regulation 20.
(8) Grain Elevators Act, 1954, as amended—Grain Elevators (Election) Regulations—New Regulations 1 to 41, inclusive, Schedule and new Forms 1 to 8, inclusive.

(9) Swine Compensation Act, 1928, as amended—Amendments of Regulation 10.

(10) Pastures Protection Act, 1934, as amended—Amendments of Regulations 22 and 67.

Referred by Sessional Order to the Printing Committee.

Mr McCaw laid upon the Table:—Supreme Court Rules—

(a) Barristers and Solicitors New Examination Rules—Amendment of section 2 of the First Schedule.

(b) Solicitors Admission Board Rules—Amendments of section 4 of the Final Law Examination of the Second Schedule and of Rules 48 and 65.

(c) Barristers Admission Board Rules—Amendment of the First Examination in the First Schedule.


(e) Costs Rules—Amendment of Item 96 of the Fourth Schedule of Charges.

Referred by Sessional Order to the Printing Committee.

Mr Morton laid upon the Table the following Papers:


Ordered to be printed.


(6) Local Government Act, 1919, as amended—Proclamations—Planning Scheme Ordinances—

(a) City of Orange.

(b) Municipality of Queanbeyan.

(c) Municipality of Bega.

(7) Local Government Act, 1919, as amended—Amendments of By-law No. 52 under the Sydney Corporation Act, 1932, as amended, deemed to be an Ordinance under the Local Government Act, 1919, as amended, and amendments of Ordinances 44 and 71 under the Local Government Act, 1919, as amended.

(8) Local Government Act, 1919, as amended—Amendments of Ordinances 26, 34, 42, 48, 51, 52 and 64, and new Ordinance 3a.

(9) State Planning Authority Act, 1963—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, at—

(i) Leichhardt.

(ii) Sylvania.

(iii) Cronulla.

(iv) Padstow.


(12) Report of the Local Government Boundaries Commission on a proposal to unite the Muswellbrook Shire and Muswellbrook Municipality, also to transfer land from Muswellbrook Shire to Muswellbrook Municipality.

(13) Electricity Commission Act, 1950, as amended—Notifications of acquisitions, appropriation and/or resumption of land and easements under the Public Works Act, 1912, as amended, for the following purposes—

(a) Electricity Transmission Lines between—
   (i) Burrinjuck and Tumut.
   (ii) Tumut and Wagga Wagga.
   (iii) Wallerawang and Dubbo (2).
   (iv) Burrinjuck and Port Kembla.
   (v) Narrabri and Dubbo (2).
   (vi) Burren Junction and Walgett.
   (vii) Sydney West and Nepean.
   (viii) Yass and Dapto.
   (ix) Tallawarra and Moruya.
   (x) Sydney West and Sydney North.
   (xi) Yass and Talbingo.
   (xii) Young and Cowra.
   (xiii) Cowra and Forbes.
   (xiv) Yass and Queanbeyan.
   (xv) Narramulli and Nyngan.
   (xvi) Wagga Wagga and Yanco.
   (xvii) Wagga Wagga and Griffith.
   (xviii) Bogalara and Canberra.
   (xix) Wellington and Ulan—Erratum Notice.
   (xx) Yass and Talbingo—Erratum Notice.
   (xxi) Yass and Cowra—Erratum Notice.
   (xxii) Sydney West and Blacktown—Erratum Notice.

(b) Substations at—
   (i) Moree.
   (ii) Yanco.

(c) Power Station at Munmorah.


Referred by Sessional Order to the Printing Committee.

Mr Hughes laid upon the Table the following Papers:


(2) Metropolitan Water, Sewerage, and Drainage Act, 1924, as amended—Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, as amended, for the following purposes—

(a) Carrier Sewers at—
   (i) Cabramatta.
   (ii) Canley Vale.
   (iii) St. Mary's.
   (iv) Sans Souci.
   (v) Towradgi.
   (vi) Wentworthville.

(b) Sewer Submains at—
   (i) Auburn.
   (ii) Bankstown.
   (iii) Epping.
(iv) Ermington.
(v) Granville.
(vi) Parramatta (2).
(vii) Rockdale.
(c) Sewage Treatment Works, Overflow Main, Rising Main Submain and access to Treatment Works at Bellambi.
(d) Distintegration Plant on the Coogee Ocean Outfall Diversion Sewage, and Pipeline and Transmission Line at Maroubra.
(e) Northern Suburbs Ocean Outfall Sewer at Blacktown and Seven Hills.
(f) Sewerage Treatment Works Site at Bellambi.
(g) Watermains at Canterbury and Wollongong.
(h) Stormwater Channel at Milson's Point.
(i) Warragamba Catchment Area—Burragorang Valley.

(3) Hunter District Water, Sewerage and Drainage Act, 1938, as amended—Notifications of acquisition, appropriation and/or resumption of land and an easement under the Public Works Act, 1912, as amended, for the following purposes—
   (i) Throsby Creek Stormwater Channel at Georgetown.
   (ii) Grahamstown Water Supply Storage Reservoir.
   (iii) Sewerage Pumping Station, Access, Powerline and Pipeline thereto at Booragul.

(4) Public Works Act, 1912, as amended—Notifications of acquisition, appropriation and/or resumption of land and an easement for the following purposes—
   (i) Mulinala Sewerage Scheme.
   (ii) The Entrance Water Supply—Pipeline from Bateau Bay Reservoir.
   (iii) Department of Agriculture Tick Control Board—Proposed resumption of part of Police Station Site at Bangalow.

(5) River Murray Waters Act, 1915, as amended—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for Yarrawonga Weir.

(6) Housing Act, 1912, as amended—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for housing purposes at Armidale.

(7) Snowy Mountains Hydro-electric Agreement Act, 1958, as amended—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, at Jindabyne.

(8) Forestry Act, 1916, as amended—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for—
   (i) Sunny Corner State Forest No. 806.
   (ii) Stewart's Brook State Forest No. 276.

Referred by Sessional Order to the Printing Committee.

Mr Morris laid upon the Table the following Papers:


(2) Statements of Traffic secured to railway transport by the powers conferred on the Commissioner for Railways under section 24 (3), (4) and (6) of the Government Railways Act, 1912, as amended, for the months of February, March, April, May and June, 1967.

(3) Ministry of Transport Act, 1932, as amended—Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, as amended, for the following railway purposes:
   (a) Constructing and maintaining electric high-tension transmission lines between Emu Plains and Walkerawang.
(b) Confirming the title of the Commissioner for Railways to land at—
   (i) Chullora.
   (ii) Gordon.
   (iii) Loftus.
   (iv) Barraba.

(c) Provision of a Bulk Wheat Storage Unit at Biniguy.

(d) Providing railway sidings to the C.S.A. Mine at Cobar.

(e) Maintaining traffic on the existing line of railway between Taree and Wauchope by the widening of a cutting at Wauchope.

(f) At North Sydney.

(4) Newcastle Islands Development Scheme Railway Act, 1966 and Ministry of Transport Act, 1932, as amended—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, at Newcastle.


Referred by Sessional Order to the Printing Committee.

Mr Stephens laid upon the Table: Permanent Building Societies Act, 1967—Permanent Building Societies Regulations, 1967—New Regulations 1 to 39, inclusive, new Forms 1 to 47, inclusive, and new Schedules A to I, inclusive.

Referred by Sessional Order to the Printing Committee.

Mr Maddison laid upon the Table: Landlord and Tenant (Amendment) Act, 1948, as amended—Amendment of Regulation 9.

Referred by Sessional Order to the Printing Committee.

5. Pro forma Bill—LAW OF EVIDENCE BILL.—Mr Askin presented a Bill, intituled “A Bill to amend the law of evidence,” and moved pro forma, That this Bill be now read a first time.

Question put and passed.

Bill read a first time.

6. THE GOVERNOR’S OPENING SPEECH.—Mr Speaker reported that the House had yesterday attended the Governor in the Legislative Council Chamber, when His Excellency was pleased to deliver an Opening Speech to both Houses of Parliament. For greater accuracy, he had obtained a copy, which he laid upon the Table of the House, and ordered that it be recorded in the Votes and Proceedings, as follows:

HONOURABLE MEMBERS OF THE LEGISLATIVE COUNCIL, AND
MEMBERS OF THE LEGISLATIVE ASSEMBLY—

Today we assemble to open the Fourth Session of the Forty-first Parliament of New South Wales.

You have been called together to consider the Government’s legislative and financial proposals and to deal with matters of importance to the citizens of this State.

Since I last addressed you here, the death has occurred of the Honourable Christopher Augustus Kelly, Member of the Legislative Assembly for Bathurst, who for many years served with distinction as a Minister of the Crown. I share with all Honourable Members their deep regret at his passing.

The financial year which has recently ended was one of changing patterns.

The financial prospects for the year were considered against a background of severe drought, and this added to the Government's problems in the financing of expanded and improved services to meet increasing community requirements.

The drought which started at the end of 1964 had eased in all parts of the State except the Western Division by February, 1967, but subsequently there was a deterioration in seasonal conditions in some areas and, in July, twenty of the fifty-nine Pastures Protection districts were declared drought stricken.
Ironically, in June, floods in the north coast districts had inflicted severe losses on the dairy industry.

Notwithstanding the financial assistance provided by the Commonwealth Government in financing drought relief measures for the rural community, the State's economy was badly affected by the drought conditions.

Railway revenue was substantially affected and the impact of the drought also carried through to other State revenues. Easing of the drought over most of the State did not immediately correct these unfavourable revenue trends, and the effects on the State's budget will be felt for some considerable time.

In the season immediately following the drought, record areas were sown to wheat and a crop of more than 200,000,000 bushels was harvested.

The Grain Elevators Board has accelerated its works programme to ensure adequate facilities for handling rising production. The capacity of the grain elevator system, already raised to 116,000,000 bushels, will be increased to almost 150,000,000 for the 1968–69 season.

When current work at Sydney and Newcastle Terminal Elevators is completed, the grain elevators system will have a combined throughput capacity approaching 200,000,000 bushels a year.

The amount of cotton produced in New South Wales continues to increase and for the fourth consecutive year this has been the largest cotton producing State in Australia. The rice crop for the last season was also a record.

More efficient production in the dairying industry has been stimulated by the introduction of the North Coast Feed Year Assistance Scheme.

Competent farmers are being encouraged and assisted to remain on the land by the "build-up" promotion provisions of the closer settlement scheme which is proving an effective means of bringing sub-standard farms up to full economic living areas.

The importance of agricultural research in our expanding rural economy is recognized by my Ministers and further progress has been made in the development of research facilities on a regional basis.

Additional land has been acquired for the Wagga Research Institute and the Research Station at Wollongbar and the first trial plantings in the fruit research programme at the new Research Station at Orange are being made this winter.

It is expected that work on the construction of modern stock selling facilities at Homebush will be completed towards the end of 1967.

In accordance with the Government's aim of implementing an expanded programme of water conservation to help promote the development of the State, engineering and economic investigations have been completed for dams on the Belubula, Paterson and Gwydir Rivers and on Ironpot Creek, a tributary of the Richmond River.

An accelerated programme of groundwater investigations is being carried out and considerable progress has been made in the water resources survey of the principal river valleys of the State.

Construction of the Blowering Dam on the Tumut River and the enlargement of Wyangala Dam on the Lachlan River continued at a high tempo during the year. Work has commenced on the Pindari Dam on the Severn River near Ashford.

It is intended to invite applications for twenty-nine farms initially on the Coolemabally Irrigation Area within the next six months—the first to be set apart in the post-Blowering development phase of the area.

To increase the future availability of timber the Government has embarked upon an expanded programme of softwood planting. A greater emphasis is also being placed on soil conservation activities and a new survey of areas affected by soil erosion is well advanced.

Negotiations are in train to induce a number of industries to establish at country locations with Government assistance, and special attention is being given to the provision of housing for the labour force of new country industries.

The Government has spent or has committed funds to the extent of $5,000,000 to help the establishment or expansion of more than 170 industries in country centres.

The Minister for Decentralisation and Development will lead a 50-man delegation drawn from industry and commerce to North America later this year to stimulate investment and trade.
An employment mission to the United Kingdom at the beginning of 1967 resulted in the recruitment of more than 150 tradesmen who will become part of the skilled workforce of this State.

Substantial progress is being made with the Islands Reclamation Scheme at Newcastle where a closely knit industrial complex is developing under conditions highly conducive to efficient production.

The first 440 acres of reclaimed land are expected to be fully absorbed soon by industries already committed to enter the area or by industries negotiating to take up sites.

One company is in the course of constructing a $35,000,000 nitrogen fertilizer complex.

More than 700 acres, already partially reclaimed, will be available to industry over the next few years.

Construction of a railway to serve the area is well advanced.

The roads system of this State continues to be improved.

The second section of the Sydney-Newcastle Expressway from Mt White to Calga, a distance of 3.4 miles, was opened to traffic last October and expressway conditions were extended for almost a mile beyond Calga—a total length of just over 10 miles.

Construction of a further length of the Expressway south of the Hawkesbury River towards Berowra is now in progress.

Work on the first length of the Warringah Expressway from the northern end of the Sydney Harbour Bridge to Cammeray is also proceeding and is being taken into use as sections are completed.

An extensive programme of bridge building is being carried out throughout the State.

Bridges completed during the year include those over the Clarence River at Harwood, which eliminated the last ferry on the highway system of the State, a bridge near Tahmoor, south of Picton, which replaced the last single lane bridge on the Hume Highway, and a bridge at Yarrambool, north of Glen Innes, which eliminated the last single lane bridge on the New England Highway.

Construction is under way on a number of important railway projects.

Some millions of dollars will be set aside this financial year and in succeeding years for expenditure on the Eastern Suburbs Railway.

Electrification of the Liverpool-Campbelltown line is expected to be completed by March, 1968.

Detailed designs and specifications are being prepared for the new railway bridge over the George's River at Como and, subject to satisfactory boring tests, tenders will be called before the end of this year.

Work is proceeding on the upgrading of the railway line between Parkes and Broken Hill to accommodate the heavy traffic expected on the Sydney-Perth standard gauge railway.

Complete dieselisation of the railway network is expected by 1970.

The successful introduction of double-deck trailer cars to the Metropolitan electric train system has been followed by the letting of contracts for the supply of double-deck motorized cars.

Sixteen motorized, double-deck, air-conditioned cars have also been ordered for use on the interurban railway services.

The first of the new Government buses have recently been put into service and public reaction has been most favourable.

Approval has been given for a cross-City bus service to be operated on a trial basis.

Efforts towards reduction of the toll of the road have continued unabated, and special investigations into various aspects of road safety are being carried out.

A further fifty police will be assigned to traffic duty, making a total of 150 additional men on this phase of duty since the Government assumed office.

To meet the expected increases in the demand for electricity throughout the State, major extensions to the existing transmission and generating system have been programmed to meet requirements over the next seven years.

Plans for the next five years include provision for the construction of 500 route miles of 330,000 volt transmission lines, and 1,200 miles of 132,000 volt transmission lines.
The Royal Commission of Inquiry into Rating, Valuation and Local Government Finance completed the most comprehensive and searching examination ever undertaken into the local government financial system in New South Wales.

The Commission's recommendations, which are broad in scope and, in some instances, of a controversial nature, are receiving the close consideration of the Government.

With the object of promoting the redevelopment of The Rocks area, the Government, with the concurrence of the Commonwealth Authorities, arranged for Mr J. W. Overall, Commissioner, National Capital Development Commission, to make an appreciation of the problems involved. His imaginative report is now being considered.

The school population has continued to increase and it is expected that enrolments will reach 718,000 in 1967 compared with slightly more than 689,000 in 1966.

Developments in education during the past year have included the establishment of a Board of Teacher Education to provide a meeting ground for the general co-ordination of standards and policies in teacher training, and the establishment of a New South Wales Universities Board to advise on the facilities and finance needed for the co-ordinated development of universities.

In the field of technical education, 13 major projects are scheduled for construction at a cost of $5,700,000. It is expected that tenders will be invited this year for Stage 1 of the Institute of Technology, estimated to cost $15,000,000.

The Institute of Business Studies was established in January of this year, as a division of the Department of Technical Education, to provide further tertiary educational opportunities through non-university institutions. The diploma courses of the new Institute are designed to provide broad education for senior personnel in management and commerce on lines recommended by the Martin Committee.

Administration of education has been further decentralised by the creation of three new administrative districts in the Sydney Metropolitan Area.

Plans are being prepared for the early construction of 200 primary school projects and 170 secondary school projects at a total cost of $40,000,000.

As well as the erection of new schools, major additions, some costing more than $400,000, will be effected to existing schools in many centres throughout the State.

The Government's general housing activity is continuing at the maximum level consistent with the availability of finance and other resources.

A total of 84,628 dwellings has been completed to date by the Housing Commission in New South Wales.

Over 730 homes have been completed at the Commission's major housing estate at Mt Druitt. Another 780 dwellings are under construction in the area and approximately 210 are the subject of contract or tender.

More than 4,350 units of accommodation for elderly people have now been provided by the Housing Commission and operations in this field have been extended to 103 centres outside the metropolitan areas of Sydney, Newcastle and Wollongong.

Slum clearance operations are continuing and tenders are shortly to be invited for the first of two multi-story flat blocks, involving a total of 426 dwelling units, at Waterloo.

The annual rate of release of Crown land homesites in the metropolitan area has been substantially increased and homesites are also being made available in country centres as demand warrants.

Services for the intellectually handicapped are being developed and the subsidy scheme to assist voluntary organizations working in this field will continue at a substantial level. Steps are also being taken to overcome the deficiency in residential accommodation for intellectually handicapped children.

Two cottages for intellectually handicapped girls will be completed by the end of the year. A new home for infants is to be constructed at Brush Farm, Eastwood, and homes at Mittagong and Katoomba are being provided for dependent handicapped children.

A new training school is to be built for delinquent boys at Kurri Kurri at a cost of approximately $1,750,000.
Continued emphasis will be placed on housekeeper and home aid services and other social welfare services, especially in relation to community programmes for the aged.

A national park of 175,000 acres is to be established near Broken Hill. This park, which is being established with the co-operation of the Broken Hill mining companies, will be the first in the Western Division of the State.

My Government is vigorously pursuing its policy of law reform. Delays in the hearing of appeals have been eliminated following the establishment of the Court of Appeal and legislation has been enacted to provide for the introduction of a substantially widened system of legal aid.

Legislation to provide a means of compensation to innocent victims of crimes of violence has been passed by Parliament and the proposed scheme will come into operation early next year. New South Wales is the first State in the Commonwealth to take legislative action in this field.

The Government also considers that the cause of justice will be advanced considerably in this State as a result of amendments to the Legal Practitioners Act which were enacted earlier this year.

The system of land conveyancing is also being improved and the Real Property Act has been amended to provide for the automatic conversion to Torrens title of land now held under "old system" title.

Court procedures are being simplified and streamlined and urgent steps are being taken to overcome delays involved in administering the Divorce jurisdiction.

A three-year programme is being developed for the reconstruction and remodelling of country court houses.

New Courts have been established at Fairfield and Port Kembla, and substantial extensions and renovations have been made to others.

The Commonwealth and State Governments are engaging in a joint project for a multi-story court building at Queen's Square.

My Government's programme to recruit 1,000 additional police in its first three-year term of office is being implemented and already there has been an addition of over 750 to the authorised police strength, including police women, as compared with May, 1965. The Commissioner of Police has been authorised to proceed with all expedition with the recruiting campaign. Other positive steps are being taken to combat crime.

Active steps are being taken towards the continued improvement of the public health services.

It is expected that the newly constructed 100-bed hospital at Belmont will be ready for occupation within the next six months.

Construction of a new Admissions and Polyclinic Block at the Prince of Wales Hospital, estimated to cost more than $3,500,000, has been commenced.

A programme of new construction for the Teaching Hospitals of the University of New South Wales to provide the teaching facilities required by the recently established Medical School will be undertaken.

Psychiatric clinics have been established recently in Newcastle and at Wollongong District Hospital and a psychiatric consultation service has been provided at Blacktown District Hospital.

Extensive modernization is being carried out at the established mental hospitals, and major works costing almost $7,000,000 have recently been completed or are well advanced at Callan Park, Gladesville, North Ryde, Morisset, Parramatta, and Rydalmere.

A contract has been let for the construction of a new training centre at Parramatta for the mentally retarded, at an estimated cost of $3,000,000.

Forward planning in the field of new Government buildings is of considerable magnitude.

New Government offices are under construction at Narrabri, Goulburn and Wagga Wagga while additional projects will be commenced at Grafton and other centres.

The State Government Office Block was completed and occupied during the year.

Good progress is being made on the planning and construction of the Sydney Opera House.
Stage Two, the shell roof structure, has been completed.

Designs have proceeded to the point where the Government expects to be in a position in the near future to approve proposals for the construction of a car park and for the complex construction of the glass walls and louvre walls. Designs for the concert hall have reached an advanced state.

Contracts have been let for the paving, cladding and waterproofing of the podium. The Architectural Panel has carried out considerable detailed research towards solution of the remaining design problems associated with the project.

The ten-year port development programme announced last year is proceeding according to schedule.

Another phase of the Darling Harbour reconstruction scheme was completed with the recent commissioning of No. 9 Berth, and work on the adjoining berth is progressing satisfactorily.

At Newcastle the construction of a coal loader berth and dolphins capable of accommodating two large bulk carriers, has been completed.

Provision has been made at Walsh Island for two large wharf-mounted bulk unloaders and these will be commissioned this year.

Dredging of the Steel Works channel, in conjunction with the recently completed rock removal contract, will ensure a depth of 36 feet in the main channels at Newcastle.

The Government is actively expanding port facilities at Port Kembla and has plans for the future long term development of that Port.

Continued progress has been made on the construction of breakwaters and other works associated with the development of a port on the Clarence River.

In the coming financial year it is proposed that there will be continuation of the Government's flood mitigation programme which is designed to provide a system of flood protection in coastal valleys.

New watermains and sewers will be laid in Sydney and adjacent areas during the year to provide an additional 60,000 people with a water supply and some 80,000 with a sewerage service.

Work is proceeding on the construction of the 120 inch diameter second pipeline from Warragamba to Prospect, and during the year this was cross-connected into the existing 84 inch diameter pipeline, providing an additional 40,000,000 gallons a day for the metropolitan supply.

Construction of a weir on the Williams River at Seaham will be completed during the year.

The extensive Swansea Sewerage scheme will also be completed.

Construction of country water supply and sewerage works is proceeding at an increased tempo and the waiting time for Government subsidy has been substantially reduced.

A further step in the development of the State's fishing industry has been the calling of tenders for an 82 foot research vessel to provide information which will facilitate expansion in the industry.

New fishing ports are under construction at Wollongong and Camden Haven.

The total value of mineral production in New South Wales last year rose by $3,300,000 to approximately $271,000,000, but revenue from mineral royalties has shown a substantial decrease in the financial year just ended.

There has been considerable activity in geological mapping, investigations and surveys to gain a fuller knowledge of the State's mineral capacity and potential, particularly in relation to coal.

At present approximately three-quarters of the area of the State is being prospected by means of geological, geochemical and geophysical surveys and drilling programmes, for phosphates, oil, natural gas, lead, zinc, copper, tin and many other minerals.

Special steps are being taken to improve safety in mines. Tenders have been awarded for a testing and research station for ropes, cables and other mining equipment.

MEMBERS OF THE LEGISLATIVE ASSEMBLY—

The Budget for 1967–68 will shortly be placed before you and you will be asked to provide for the public services of the State. A carefully planned
programme of public works and services has been drawn up and estimates of expenditure and amounts proposed to be voted from the General Loan Account for those works and services will also be submitted for your consideration.

HONOURABLE MEMBERS OF THE LEGISLATIVE COUNCIL, AND MEMBERS OF THE LEGISLATIVE ASSEMBLY—

During the Session my Ministers propose to submit to you an extensive programme of legislation directed to the continued progress and development of the State and the welfare of its people.

Further steps are to be taken in the implementation of the Government's policy of law reform. Included in the measures which will be introduced during the Session will be a Bill to remove ancient and conflicting enactments of the Imperial Parliament which are still regarded as the law of this State.

Bills to amend the Real Property Act and the Supreme Court Procedure Act are being prepared and legislation to protect persons concerned in credit transactions with door-to-door salesmen will be submitted for your consideration.

The Auctioneers and Agents Bill will be placed before you.

Amendments to the Workers Compensation Act are proposed.

The Government also intends to introduce a measure to give its employees the right to take proportionate extended leave after ten years' service.

The Long Service Leave (Amendment) Bill, the Annual Holidays (Amendment) Bill, and the Workers Compensation (Dust Diseases) Bill will be re-introduced.

Legislation is required to give effect to matters agreed upon between the Governments of the Commonwealth and the States in relation to the establishment of a National Literary Board of Review and a Bill is being prepared for this purpose.

A Bill to provide for alterations to the boundaries of the City of Sydney is being prepared for your consideration.

Your approval will also be sought to a Bill to provide a new and improved superannuation scheme for employees covered by the Local Government and Other Authorities (Superannuation) Act.

A Bill to amend the Coal and Oil Shale Mine Workers (Superannuation) Act will be placed before you.

Other measures relating to the mining industry which you will be asked to approve will include Bills to amend the Petroleum Act, the Mining Act and the Mines Inspection Act.

A Bill at present in course of preparation will contain provisions relating to the control of ownership, construction, operation, and maintenance of pipelines for the transmission of petroleum and other products.

Legislation is being prepared which will assist in eliminating unsatisfactory practices and conduct on the part of certain tow truck operators.

The Newcastle International Sports Centre Bill will be submitted for your consideration. The National Parks and Wildlife Bill will be re-introduced.

Amendments to the Closer Settlement Act are proposed.

Bills will be introduced early in the Session to authorize the construction of water storages on the Belubela, Gwydir and Paterson Rivers and on Ironpot Creek, a tributary of the Richmond River.

Bills relating to public health will include a measure to amend the New South Wales State Cancer Council Act and the Medical Practitioners' Act.

It is also intended to introduce a Bill to provide for the establishment of a Water Pollution Commission and make provision for the control of water pollution.

You will also be asked to consider other Bills including measures to amend the Metropolitan Water, Sewerage and Drainage Act, the Sydney Opera House Act, the Education Act, the Local Government Act, the Government Railways Act, the Lord Howe Island Act, the Prevention of Cruelty to Animals Act, the Border Railways Act and the Swine Compensation Act.

Other measures will also be placed before you.

I now leave you to the discharge of your important duties with the earnest prayer that under Divine Guidance your labours may conduce to the welfare and happiness of all sections of the community.
Mr Osborne moved, and Mr Humphries seconded the Motion, That the following Address in Reply to the Speech which His Excellency the Governor has addressed to both Houses of Parliament on opening this Session of the Parliament of New South Wales be now adopted by this House:

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

MAY IT PLEASE YOUR EXCELLENCY—

We, Her Majesty's loyal and dutiful subjects, the Members of the Legislative Assembly of New South Wales, in Parliament assembled, desire to express our thanks for your Excellency's Speech, and to assure you of our unfeigned attachment to Her Most Gracious Majesty's Throne and Person.

2. We beg to assure Your Excellency that our earnest consideration will be given to the measures to be submitted to us, and that the necessary provision for the Public Services will be made in due course.

3. We join Your Excellency in the hope that, under the guidance of Divine Providence, our labours may be so directed as to advance the best interests of all sections of the community.

Debate ensued.

Mr Hough moved, That this Debate be now adjourned.

Question put and passed.

Ordered by Mr Speaker, That the resumption of the Debate stand an Order of the Day for To-morrow and take precedence of other Business.

7. ABORIGINES WELFARE.—Mr Speaker reported the following Message from the Legislative Council:

Mr Speaker—

Consequent upon the expiration of the term of service of the Honourable Ernest Gerard Wright on 22nd April, 1967, and his election for twelve years from the 23rd April, 1967, the Legislative Council desires to acquaint the Legislative Assembly that it agreed, on the 2nd August, 1967, to the following Resolution—"That the Honourable Ernest Gerard Wright be appointed as a Member of the Joint Committee on the welfare of Aborigines in New South Wales."

H. V. BUDD,
President.

Legislative Council Chamber,
Sydney, 2 August, 1967.

8. ADJOURNMENT.—Mr Beale moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Ten minutes after Ten p.m., until To-morrow at Eleven a.m.

I. P. K. VIDLER,
Clerk of the Legislative Assembly.

KEVIN ELLIS,
Speaker.

BY AUTHORITY:

V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1967
THURSDAY, 3 AUGUST, 1967

The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

2. PAPERS.—

Mr Askin laid upon the Table the following Papers:


(3) Police Regulation Act, 1899, as amended—Police Rules—Amendments of section XII.

(4) Public Service Act, 1902, as amended—Amendments of Regulations 56, 72, 121A, 156, 271, 271A, 273, 275, 277, 279, 279A, 279B, 279C, 279CA, 279CB, 286, 288, 290, 297, 299 and 427F.

(5) Totalizator Act, 1916, as amended—

(a) Rules relating to the operation of "60-20-20" Totalizators—Amendments of Rules 13, 14 and 19, and new Rules 14A and 14B.

(b) Rules relating to the operation of "Win and Place" Totalizators—Amendments of Rule 16, and new Rules 17A and 17B.

(c) Rules relating to the operation of "Win and Place", "Doubles" and "Quinella" Totalizators—Amendment of Rule 11.


(7) Stamp Duties Act, 1920, as amended—Amendments of Regulations 46, 47, 51 and 53, new Regulations 49A, 51c, 51d, 57, 58, 59, 60 and 61, and new Forms CC, DD, EE and FF.
(8) Stamp Duties Act, 1920, as amended—Minute recording variation of Statute exempting from New South Wales stamp duty forms in the Second and Fourth Schedules to the Marketable Securities Act, 1967.

(9) Metropolitan Water, Sewerage, and Drainage Act, 1924, as amended—Amendments of By-laws 4 and 9.


(11) Totalizator (Off-course Betting) Act, 1964—Minute recording variation of Statute relating to restricting the conduct of off-course totalizator betting by the Totalizator Agency Board to events within the Commonwealth.

(12) Hunter District Water, Sewerage and Drainage Act, 1938, as amended—Amendment of By-law 3, and substituted By-law 10.

(13) Minutes of the Public Service Board respecting the appointments, on probation, of certain persons to the Public Service.

Referred by Sessional Order to the Printing Committee.

Mr Cutler laid upon the Table the following Papers:


(2) Macquarie University Act, 1964—Amendments of, and additions to, the By-laws of the Macquarie University.

(3) Technical Education and University of New South Wales Act, 1949, as amended—Amendments of, and additions to, the By-laws of the University of New South Wales.

(4) University and University Colleges Act, 1900, as amended—Amendments of, and additions to, the By-laws of the University of Sydney.

Referred by Sessional Order to the Printing Committee.

Mr Willis laid upon the Table the following Papers:

(1) Bush Fires Act, 1949, as amended—Amendments of Regulation 2 and Schedule 1 to the Regulations.


(3) Fisheries and Oyster Farms Act, 1935, as amended—Substituted Regulation 31 and amendment of Regulation 111.

(4) Gaming and Betting Act, 1912, as amended—New Regulations 28, 29, 30 and 31.


(6) Lotteries and Art Unions Act, 1901, as amended—Amendments of Regulations 4, 5, 12, 13, 14, 17, 24, 25, 26 and 27 and of Schedules 1 and 2, omission of Regulation 22 and new Regulations 22 and 22A in lieu thereof.


Referred by Sessional Order to the Printing Committee.

Mr Morton laid upon the Table:

Planning Scheme Ordinances under the Local Government Act, 1919, as amended for—

(a) City of Goulburn (Amendment No. 1).
(b) Shire of Warringah (Amendment No. 4).
(c) Shire of Baulkham Hills (Amendments No. 3).
(d) City of Wagga Wagga (Amendment No. 1).
(e) Singleton and Patrick Plains (Amendment No. 1).
(f) Municipality of Taree (Amendment No. 1).
(g) Gunnedah and Liverpool Plains (Amendment No. 1).
(h) North Sydney (Amendment No. 2).
(i) County of Cumberland (Amendment No. 10).
(j) Penrith (Amendment No. 5).

Referred by Sessional Order to the Printing Committee.
Mr Lewis laid upon the Table the following Papers:

2. Crown Lands Consolidation Act, 1913—Gazette Notices (29) setting forth the mode in which it is proposed to deal with certain lands under section 25 of the Act.
3. Closer Settlement (Amendment) Act, 1914—Gazette Notices (2) setting forth the mode in which it is proposed to deal with certain land under section 13 of the Act.
10. Surveyors Act, 1929, as amended—Survey Examination Regulations—Amendments of Regulations 20 and 21, and substituted Regulation 10.

Referred by Sessional Order to the Printing Committee.

Mr Beale laid upon the Table:

Public Works Act, 1912, as amended—Notifications of acquisition, appropriation and/or resumption of land for the construction of a rock-fill dam across the Severn River.

Referred by Sessional Order to the Printing Committee.

Mr Jago laid upon the Table the following Papers:

1. Ambulance Transport Service Act, 1919, as amended—Amendments of Regulations 2a, 2b, 2h, 52, 56a, 57, 57a, 60, 61, 73, 81, 83, 84, 105, 106, 107 and 108, substituted Regulation 56 and omission of Regulation 56a.
2. Fluoridation of Public Water Supplies Act, 1957—Notifications of approval for the addition of fluorine to the water supplies of the Towns of Glen Innes and Walcha.
3. Private Hospitals Act, 1908, as amended—Amendment of Regulation 17.
4. Pure Food Act, 1908, as amended—Amendments of Regulations 33, 43 and 47, substituted Regulations 25, 26, 36 and 47a and new Regulation 47b.
5. Reports of the Director of State Psychiatric Services for the years ended 30 June, 1965, and 30 June, 1966.

Referred by Sessional Order to the Printing Committee.

Mr Fife laid upon the Table the following Papers:

1. Mine Subsidence Compensation Act, 1961, as amended—Amendments of Regulations 1 and 3, omission of Regulation 2, new Regulations 2, 2p, 6, 7 and 8 and Schedule 3, and substituted Schedules 1 and 2.
3. BUSINESS DAYS AND HOURS OF SITTING (Sessional Order).—Mr Willis, on behalf of Mr Askin, (by consent) moved, pursuant to Notice—

(1) That during the present Session, unless otherwise ordered, this House shall meet for the despatch of business at 2.30 p.m. on Tuesday and Wednesday, and at 11 a.m. on Thursday in each week.

(2) The House shall not sit later than 10.30 p.m. on each sitting day, except on Thursdays, when the House shall not sit later than 4.30 p.m., and the proceedings on any business under consideration shall be interrupted as hereinafter provided—

(a) If the interruption be in the House, the debate shall stand adjourned at 10.20 p.m., and on Thursdays at 4.20 p.m., and the Speaker shall call upon the Member in charge of the business to name the date for the resumption of the debate. The Member speaking shall have precedence on such resumption.

(b) If the interruption be in Committee, the Chairman at 10.15 p.m., and on Thursdays at 4.15 p.m., shall leave the Chair, report progress and ask leave to sit again on a date fixed by the Member in charge of the business under consideration, no debate or amendment being allowed.

At the moment of interruption, motions for the adjournment of the House under Standing Order No. 49, or of the debate, or in Committee that the Chairman leave the Chair, or report progress, or that a clause be postponed, shall lapse without Question put. Provided that if, at the moment of interruption, a Division be in progress, such Division shall be completed, and the result announced.

(3) At 10.30 p.m., and on Thursdays at 4.30 p.m., the Speaker shall adjourn the House without Question put.

Question put and passed.

4. PRINTING COMMITTEE (Sessional Order).—Mr Willis, on behalf of Mr Askin, (by consent) moved—

(1) That the Printing Committee for the present Session consist of Mr Doyle, Mr Danbier, Mr Healey, Mr Brewer, Mr Punch, Mr Downing, Mr Jackson, Mr Sloss, Mr Stewart and the Mover, to whom are hereby referred all Papers (except such as the Standing Orders or the House direct shall be printed) which may be laid upon the Table of the House. It shall be the duty of such Committee to report from time to time which of the Papers referred to them ought, in their opinion, to be printed, and whether in full or in abstract; and it shall be in the power of the Committee to order such Papers, or abstracts thereof, to be prepared for press by the Clerk in attendance upon such Committee, and such Papers or abstracts shall be printed unless the House otherwise order.

(2) That the Clerk of the House shall cause to be printed, as a matter of course, all reports from the Printing Committee.

(3) That the Committee have leave to sit during the sittings of the House.

Question put and passed.
5. THE GOVERNOR’S OPENING SPEECH.—The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Osborne, That the following Address in Reply to the Governor’s Opening Speech be now adopted by this House:

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

MAY IT PLEASE YOUR EXCELLENCY—

We, Her Majesty’s loyal and dutiful subjects, the Members of the Legislative Assembly of New South Wales, in Parliament assembled, desire to express our thanks for your Excellency’s Speech, and to assure you of our unfeigned attachment to Her Most Gracious Majesty’s Throne and Person.

1. We beg to assure Your Excellency that our earnest consideration will be given to the measures to be submitted to us, and that the necessary provision for the Public Services will be made in due course.

3. We join Your Excellency in the hope that, under the guidance of Divine Providence, our labours may be so directed as to advance the best interests of all sections of the community.

And the Question being again proposed—

The House resumed the said adjourned Debate.

Mr Mauger moved, That this Debate be now adjourned.

Question put and passed.

Ordered, That the resumption of the Debate stand an Order of the Day for To-morrow and take precedence of other Business.

The House adjourned at Fifteen minutes after Four p.m., until Tuesday next at Half-past Two p.m.

I. P. K. VIDLER, Clerk of the Legislative Assembly. KEVIN ELLIS, Speaker.
VOTES AND PROCEEDINGS

OF THE

LEGISLATIVE ASSEMBLY

FOURTH SESSION OF THE FORTY-FIRST PARLIAMENT

TUESDAY, 8 AUGUST, 1967

The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

2. PAPERS.—

Mr Willis laid upon the Table the following Papers:


(2) Report of the Chief Secretary on Fisheries in New South Wales for the year ended 30 June, 1966.

(3) Report of the New South Wales Fish Authority for the year ended 30 September, 1966.

Ordered to be printed.

Mr Morton laid upon the Table:

Electricity Commission Act, 1950, as amended—Notification of acquisition, appropriation and/or resumption of an easement under the Public Works Act, 1912, as amended, for an electricity transmission line between Tamworth and Boggabri.

Referred by Sessional Order to the Printing Committee.

Mr Hughes laid upon the Table the following Papers:


(2) Broken Hill Water and Sewerage Act, 1938, as amended—Regulations relating to Travelling Expenses of members of the Broken Hill Water Board—New Regulations 1 and 2.

Referred by Sessional Order to the Printing Committee.

Mr Jago laid upon the Table the following Papers:

(1) Medical Practitioners Act, 1938, as amended—Amendment of Regulation 9c.

6959
(2) Nurses Registration Act, 1953, as amended—Amendments of Regulations 3, 4, 5 and 6 and omission of Form 11.  
Referred by Sessional Order to the Printing Committee.

Mr Fife laid upon the Table the following Papers:

(1) Explosives Act, 1905, as amended—Amendment of Regulation 3.
(2) Mining Act, 1906, as amended—Proclamations (2) declaring certain lands to be private lands for the purposes of the Act.
(3) State Coal Mines Act, 1912, as amended—Proclamations (3) revoking Proclamations setting apart certain Crown lands for coal-mining operations under the Act.

Referred by Sessional Order to the Printing Committee.

3. THE GOVERNOR'S OPENING SPEECH.—The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Osborne, That the following Address in Reply to the Governor's Opening Speech be now adopted by this House:

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

MAY IT PLEASE YOUR EXCELLENCY—

We, Her Majesty's loyal and dutiful subjects, the Members of the Legislative Assembly of New South Wales, in Parliament assembled, desire to express our thanks for your Excellency's Speech, and to assure you of our unfeigned attachment to Her Most Gracious Majesty's Throne and Person.

2. We beg to assure Your Excellency that our earnest consideration will be given to the measures to be submitted to us, and that the necessary provision for the Public Services will be made in due course.

3. We join Your Excellency in the hope that, under the guidance of Divine Providence, our labours may be so directed as to advance the best interests of all sections of the community.

And the Question being again proposed—

The House resumed the said adjourned Debate.

Mr Renshaw moved, That the Address be amended by the addition of the following words to stand as paragraph 4:

"We also desire to inform Your Excellency that for many and various reasons this Government does not possess the confidence of this House."

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

Debate continued.

And it being 10.20 p.m., the Debate stood adjourned, pursuant to Sessional Order adopted on 3rd August, 1967.

Ordered, That the resumption of the Debate stand an Order of the Day for To-morrow and take precedence of other Business.

4. ADJOURNMENT.—Mr Willis moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twenty-seven minutes after Ten p.m., until To-morrow at Half-past Two p.m.

I. P. K. VIDLER,  
Clerk of the Legislative Assembly.  

KEVIN ELLIS,  
Speaker.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. Petition—Health of Aboriginals at Dareton.—Mr Earl presented a Petition from certain University students representing that two aboriginals living near the rubbish tip at Dareton are being treated for tuberculosis and that no mobile T.B. unit has been to Dareton and praying that arrangements be made for a mobile T.B. unit to visit Dareton and also to move fourteen aboriginal families from the rubbish tip near that town.

Petition received.

2. Notices of Motions and Questions.—Mr Speaker called on Notices of Motions and Questions.

3. Papers.—

Mr Willis laid upon the Table the following Papers:


(3) Report of the Board of Fire Commissioners, together with Appendices, for 1966.

Ordered to be printed.

Mr Hughes laid upon the Table the following Paper:

Land Acquisition (Charitable Institutions) Act, 1946—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for the University of Sydney(2). Referred by Sessional Order to the Printing Committee.
Mr Stephens laid upon the Table the following Papers:

Housing Act, 1912, as amended—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for housing purposes at—

- Armidale
- Narooma
- Broken Hill
- Nelson Bay
- Canowindra
- North Gundagai
- Carramar
- North Springwood
- Condell Park
- Oberon
- Cootamundra
- Parkes
- Cowra
- Penrith
- Dorrigo
- St Mary's
- Emu Plains
- Scone
- Erina Heights
- Singleton
- Evans Head
- Temora
- Griffith
- Wagga Wagga
- Macquarie Fields
- Werris Creek
- Merewether
- Windsor
- Merrylands (2)
- Wyoming
- Moruya
- Yass
- Moulamein
- Young
- Mount Druitt

Referred by Sessional Order to the Printing Committee.

4. The Governor's Opening Speech; resumption of the adjourned Debate on the motion of Mr Osborne, That the following Address in Reply to the Governor's Opening Speech be now adopted by this House—

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

MAY IT PLEASE YOUR EXCELLENCY—

We, Her Majesty's loyal and dutiful subjects, the Members of the Legislative Assembly of New South Wales, in Parliament assembled, desire to express our thanks for Your Excellency's Speech, and to assure you of our unfeigned attachment to Her Most Gracious Majesty's Throne and Person.

2. We beg to assure Your Excellency that our earnest consideration will be given to the measures to be submitted to us, and that the necessary provision for the Public Services will be made in due course.

3. We join Your Excellency in the hope that, under the guidance of Divine Providence, our labours may be so directed as to advance the best interests of all sections of the community."

Upon which Mr Renshaw moved, That the Address be amended by the addition of the following words, to stand as paragraph 4:

"We also desire to inform Your Excellency that for many and various reasons this Government does not possess the confidence of this House."

And the Question being again proposed, That the words proposed to be added be so added—

The House resumed the said adjourned Debate.

5. PRINTING COMMITTEE.—Mr Punch, as Chairman, brought up the First Report from the Printing Committee.
6. ADJOURNMENT.—Mr Jago moved, That this House do now adjourn.
   Debate ensued.
   Question put and passed.
   The House adjourned accordingly at Twenty-one minutes after Ten p.m., until To-morrow at Eleven a.m.

I. P. K. VIDLER, 
   Clerk of the Legislative Assembly.

KEVIN ELLIS,
   Speaker.

BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. Notices of Motions and Questions.—Mr Speaker called on Notices of Motions and Questions.

2. Urgency—Trainee Nurses.—Mr Hills moved, That it is a matter of urgent necessity that this House should forthwith consider the following Motion, viz.:

(1) That a Select Committee be appointed to inquire into and report upon—
   (a) conditions of employment and training of nurses in New South Wales;
   (b) the threat of further stop-work meetings and strike action by nurses;
   (c) the consequential chaos and perils to the lives of patients which would result should these threats materialise;
   (d) the impossibility of recruiting sufficient trainee nurses to the profession because of their conditions of employment.

(2) That such Committee consist of Mr Jago, Mr Bruxner, Mr Ruddock, Mr Manyweathers, Mr Earl, Mr Cahill and the Mover.

(3) That such Committee have leave to sit during the sittings or any adjournment of the House.

Question put.

The House divided.

**Ayes, 43**

| Mr Bannon | Mr Hawkins | Mr Neilly |
| Mr Booth  | Mr Heffron  | Mr Nott  |
| Mr Bowen  | Mr Hills    | Mr Quinn |
| Mr Cahill | Mr Jackson  | Mr Renshaw |
| Mr Coady  | Mr Jensen   | Mr Ryan |
| Mr Coates | Mr Johnstone | Mr Simpson |
| Mr Cox    | Mr Jones    | Mr Sloss |
| Mr Dalton | Mr Kearns   | Mr Southee |
| Mr Downing| Mr Kelly    | Mr Stewart |
| Mr Durick | Mr McCartney | Mr K. J. Stewart |
| Mr Earl   | Mr McMahon  | Mr Wattison |
| Mr Einfeld| Mr Mahoney  | Tellers, |
| Mr Ferguson| Mr Mallam  | Mr Crabtree |
| Mr Filbert| Mr Moxonix  | Mr Grassby |
| Mr Green  | Mr Murphy   |         |

7209
Mr. Askin
Mr. Beale
Mr. Brain
Mr. Brewer
Mr. Brown
Mr. Bruzner
Mr. Chaffey
Mr. Clough
Mr. Cohen
Mr. Cowan
Mr. Crawford
Mr. Cross
Mr. Cutler
Mr. Darby
Mr. Doyle
Mr. Dunbier
Mr. Duncan
Mr. Fife
Mr. Freudenstein
Mr. Griffith
Mr. Healey
Mr. Hough
Mr. Hughes
Mr. Hunter
Mr. Jackett
Mr. Jago
Mr. Lewis
Mr. McCaw
Mr. Mackie
Mr. Maddison
Mr. Manyweathers
Mr. Mason
Mr. Mauger
Mr. Mead
Mr. Morris
Mr. Merton
Mr. O'Keefe
Mr. Punch
Mr. Ruddock
Mr. Stephens
Mr. Taylor
Mr. Waddy
Mr. Weiley
Mr. Willis
Tellers
Mr. Deane
Mr. O'Keefe

Noes, 47

And so it passed in the negative.

3. PAPERS.—

Mr. Willis laid upon the Table the following Papers:

Lotteries and Art Unions Act, 1901, as amended—Balance-sheets of Art Unions, in aid of—

(a) Apex Club of Broken Hill (St Anne's Home of Compassion Building Appeal) (No. 5).
(b) Apex Club of Young Charity Fund (Christmas) (No. 8).
(c) Arts Council of Australia, Kempsey Branch.
(d) Batranal Swimming Pool.
(e) Bellingen-Coff's Harbour District Ambulance Service (No. 28).
(f) Casino District Ambulance Service 400 Club (No. 4).
(g) Chester Hill District 200 Club (Chester Hill District Girl Guides Building Fund).
(h) George-Randwick Sub-branch, Returned Sailors, Soldiers and Airmen's Imperial League of Australia Welfare Fund ("November").
(i) Forbes District Hospital and Western Travellers Cot Fund (No. 1).
(j) Goulburn Lilac Time.
(k) Loreto Normanhurst Parents and Friends Association (No. 2) (Loreto Convent, Normanhurst, Building Appeal).
(l) Maitland Amateur Swimming Club (Christmas Stocking No. 2).
(m) Manning District Ambulance Service (Port Macquarie Ambulance Christmas Stocking).
(n) Young District Ambulance Service (Christmas).
(o) Riverina Greek Community Progress Association (No. 1).
(p) St Pius X College Memorial Building Fund (St Pius X 200 Car Club).
(q) The Rock War Memorial Swimming Pool Building Fund (No. 2).

Referred by Sessional Order to the Printing Committee.

Mr. Hughes laid upon the Table the following Papers:

(1) Metropolitan Water, Sewerage, and Drainage Act, 1924, as amended—Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, as amended, for the following purposes—

(a) Carrier Sewers at—
(1) Northmead (2).
(2) Toogabbie.
(b) Water Supply at Cringila.

(c) Pumping Station, Substation and Pipelines at Penrith.
(d) Sewage Pumping Station, Sewerage Rising Main and Access to the Pumping Station at Hunter's Hill.
(e) Watermain at Baulkham Hills.
(f) Low level Submain at Marrickville.
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY.

10 August, 1967

(2) Public Works Act, 1912, as amended—Notifications of acquisition, appropriation and/or resumption of land and easements for the following purposes—
(a) Parkes-Peak Hill Water Supply Scheme—Booster Station Site at Parkes.
(b) Manning River District Water Supply Scheme.
(c) Fish River Water Supply Scheme—Oberon Dam.
(d) Green Valley Police Call Box.
(e) Waverley Police Station and Court House.

(3) Forestry Act, 1916, as amended—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for Green Hills State Forest No. 657.

Referred by Sessional Order to the Printing Committee.

Mr Morris laid upon the Table the following Paper:

Ministry of Transport Act, 1932, as amended—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for the purpose of maintaining traffic on the existing line of railway between Condobolin and Broken Hill by deviation of the railway line near Broken Hill (2).

Referred by Sessional Order to the Printing Committee.

4. The Governor's Opening Speech; resumption of the adjourned Debate on the motion of Mr Osborne, That the following Address in Reply to the Governor's Opening Speech be now adopted by this House—

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

MAY IT PLEASE YOUR EXCELLENCY—

We, Her Majesty's loyal and dutiful subjects, the Members of the Legislative Assembly of New South Wales, in Parliament assembled, desire to express our thanks for Your Excellency's Speech, and to assure you of our unfeigned attachment to Her Most Gracious Majesty's Throne and Person.

2. We beg to assure Your Excellency that our earnest consideration will be given to the measures to be submitted to us, and that the necessary provision for the Public Services will be made in due course.

3. We join Your Excellency in the hope that, under the guidance of Divine Providence, our labours may be so directed as to advance the best interests of all sections of the community."

Upon which Mr Renshaw moved, That the Address be amended by the addition of the following words, to stand as paragraph 4:

"We also desire to inform Your Excellency that for many and various reasons this Government does not possess the confidence of this House."

And the Question being again proposed, That the words proposed to be added be so added—

The House resumed the said adjourned Debate.

Mr Cowan moved, That this Debate be now adjourned.

Question put and passed.

Ordered, That the resumption of the Debate stand an Order of the Day for To-morrow and take precedence of other Business.

5. ADJOURNMENT.—Mr Hughes moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twenty-one minutes after Four p.m., until Tuesday next at Half-past Two p.m.

I. P. K. VIDLER, Clerk of the Legislative Assembly.

KEVIN ELLIS, Speaker.

BY AUTHORITY:

V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1967
New South Wales

No. 7

VOTES AND PROCEEDINGS
OF THE

LEGISLATIVE ASSEMBLY

FOURTH SESSION OF THE FORTY-FIRST PARLIAMENT

TUESDAY, 15 AUGUST, 1967

The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. PAPER.—Mr Speaker laid upon the Table the following Paper:


Ordered to be printed.

2. PETITION—ENGADINE HIGH SCHOOL.—Mr Jackson presented a Petition from certain citizens of New South Wales representing that the existing high school accommodation in the Engadine area is inadequate, resulting in the overflow from Heathcote High School in 1966 being directed to the overcrowded Jannali School, and praying that immediate steps be taken to ensure the establishment of Engadine High School by the commencement of 1968 classes.

Petition received.

3. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

4. PAPERS.—

Mr Askin laid upon the Table the following Papers:


(4) Totalizator Act, 1916, as amended—Rules relating to the operation of "Win and Place" Totalizators—Amendment of Rule 16, and re-numbering of Rules 17A and 17B as 16A and 16B, respectively.

(5) Land Tax Management Act, 1956, as amended—Minute recording variation of Statute relating to postponement of portion of Land Tax under Section 9A.
(6) Sydney Harbour Trust Act, 1900, as amended, and Maritime Services Act, 1915, as amended—Port of Sydney Regulations—Amendment of Regulation 85. Referred by Sessional Order to the Printing Committee.

Mr McCaw laid upon the Table the following Paper:
Ordered to be printed.

Mr Morton laid upon the Table the following Papers:
Electricity Commission Act, 1950, as amended—Notifications of acquisition, appropriation and/or resumption of easements under the Public Works Act, 1912, as amended, for the following purposes—
(a) Electricity Transmission Lines between—
(i) Armidale and Grafton—Erratum Notice.
(ii) Murrumburrah and Boorowa.
(iii) Keepit and Gunnedah.
(b) Vales Point Power Station Transmission Line Outlets.
Referred by Sessional Order to the Printing Committee.

Mr Beale laid upon the Table the following Papers:
Public Works Act, 1912, as amended—Notifications of acquisition, appropriation, and/or resumption of land for works in connection with—
(a) Construction of a dam across the Macquarie River at Burrendong.
(b) Strengthening and enlargement of Wyangala Dam.
(c) Alteration of Coleambally Irrigation Area.
(d) Construction of a rock-fill dam across the Severn River.
Referred by Sessional Order to the Printing Committee.

5. The Governor's Opening Speech: resumption of the adjourned Debate on the motion of Mr Osborne, That the following Address in Reply to the Governor's Opening Speech be now adopted by this House—

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

MAY IT PLEASE YOUR EXCELLENCY—
We, Her Majesty's loyal and dutiful subjects, the Members of the Legislative Assembly of New South Wales, in Parliament assembled, desire to express our thanks for Your Excellency's Speech, and to assure you of our unfeigned attachment to Her Most Gracious Majesty's Throne and Person.

2. We beg to assure Your Excellency that our earnest consideration will be given to the measures to be submitted to us, and that the necessary provision for the Public Services will be made in due course.

3. We join Your Excellency in the hope that, under the guidance of Divine Providence, our labours may be so directed as to advance the best interests of all sections of the community."

Upon which Mr Renshaw moved, That the Address be amended by the addition of the following words, to stand as paragraph 4:

"We also desire to inform Your Excellency that for many and various reasons this Government does not possess the confidence of this House."

And the Question being again proposed—That the words proposed to be added be so added—
The House resumed the said adjourned Debate.

Mr Griffith moved, That the Question be now put.
Question put—"That the Question be now put."
The House divided.
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
15 August, 1967

Ayes, 47

Mr Askin  Mr Beale  Mr Brain  Mr Brewer  Mr Brown  Mr Bruenner  Mr Chaffey  Mr Clough  Mr Cohen  Mr Cowan  Mr Crawford  Mr Cross  Mr Culler  Mr Darby  Mr Doyle  Mr Duncan
Mr Fife  Mr Freudenstein  Mr Griffith  Mr Healey  Mr Hough  Mr Hughes  Mr Humphries  Mr Hunter  Mr Jackett  Mr Jago  Mr Lawson  Mr Lewis  Mr McCaw  Mr Maddison  Mr Manyweathers
Mr Mason  Mr Mauger  Mr Mead  Mr Morris  Mr Morton  Mr O'Keefe  Mr Osborne  Mr Punch  Mr Ruddock  Mr Stephens  Mr Taylor  Mr Wiley  Mr Willie  Mr Deane  Mr Dunbier

Noes, 38

Mr Bannon  Mr Booth  Mr Bowen  Mr Coady  Mr Cox  Mr Crabtree  Mr Dalton  Mr Downing  Mr Durick  Mr Earl  Mr Ferguson  Mr Flidherty  Mr Grasby  Mr Mackie  Mr Doyle  Mr Duncan
Mr Green  Mr Heffron  Mr Hills  Mr Jackson  Mr Jensen  Mr Johnstone  Mr McCartney  Mr McMahon  Mr Mahoney  Mr Mallam  Mr Mannix  Mr Murphy  Mr Neilly  Mr Doyle  Mr Mason
Mr Quinn  Mr Renshaw  Mr Ryan  Mr Simpson  Mr Sloss  Mr Southen  Mr Stewart  Mr K. J. Steward  Mr Watterson  Tellers,  Mr Cahill  Mr Einfeld

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

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

Ayes, 38

Mr Bannon  Mr Booth  Mr Bowen  Mr Coady  Mr Cox  Mr Crabtree  Mr Dalton  Mr Downing  Mr Durick  Mr Earl  Mr Ferguson  Mr Flidherty  Mr Grasby
Mr Green  Mr Heffron  Mr Hills  Mr Jackson  Mr Jensen  Mr Johnstone  Mr McCartney  Mr McMahon  Mr Mahoney  Mr Mallam  Mr Mannix  Mr Murphy  Mr Neilly
Mr Nott  Mr Quinn  Mr Renshaw  Mr Ryan  Mr Simpson  Mr Sloss  Mr Southen  Mr Stewart  Mr K. J. Steward  Tellers,  Mr Cahill

Noes, 47

Mr Askin  Mr Beale  Mr Brain  Mr Brewer  Mr Brown  Mr Bruenner  Mr Chaffey  Mr Clough  Mr Cohen  Mr Cowan  Mr Crawford  Mr Cross  Mr Darby  Mr Doyle  Mr Duncan
Mr Fife  Mr Freudenstein  Mr Griffith  Mr Healey  Mr Hough  Mr Hughes  Mr Humphries  Mr Jackett  Mr Jago  Mr Lawson  Mr Lewis  Mr McCaw  Mr Maddison  Mr Manyweathers
Mr Mauger  Mr Mead  Mr Morris  Mr O'Keefe  Mr Osborne  Mr Punch  Mr Ruddock  Mr Stephens  Mr Taylor  Mr Willie  Tellers,  Mr Deane  Mr Dunbier

And so it passed in the negative.

Original Question again proposed—That the Address in Reply to the Governor's Opening Speech be now adopted by this House.

Mr Griffith moved, That the Question be now put.

Question put—"That the Question be now put."
The House divided.
Ayes, 47

Mr Askin  Mr Duncan  Mr Manyweathers
Mr Beale  Mr Beale  Mr Mason
Mr Brain  Mr Brain  Mr Mead
Mr Brown  Mr Brown  Mr Morris
Mr Brereton  Mr Brereton  Mr Morton
Mr Chaffey  Mr Chaffey  Mr O'Keefe
Mr Clough  Mr Clough  Mr Osborne
Mr Cohen  Mr Cohen  Mr Punch
Mr Cowan  Mr Cowan  Mr Ruddock
Mr Crawford  Mr Crawford  Mr Stephens
Mr Cross  Mr Cross  Mr Taylor
Mr Cutler  Mr Cutler  Mr Wesley
Mr Darby  Mr Darby  Mr Willis
Mr Deane  Mr Deane  Tellers,
Mr Doyle  Mr Doyle  Mr Duggan
Mr Dumbier  Mr Dumbier  Mr Mauger

Noes, 37

Mr Bannon  Mr Green  Mr Nott
Mr Booth  Mr Heffron  Mr Quinn
Mr Bowen  Mr Hills  Mr Renshaw
Mr Cahill  Mr Jackson  Mr Ryan
Mr Candy  Mr Jensen  Mr Simpson
Mr Cox  Mr Johnstone  Mr Southee
Mr Crabtree  Mr McCartney  Mr Stewart
Mr Downing  Mr McMillon  Mr K. J. Stewart
Mr Durick  Mr Mahoney  Mr Watkinson
Mr Earl  Mr Mallam  Tellers,
Mr Einfeld  Mr Mannix
Mr Flaherty  Mr Murphy  Mr Dalton
Mr Grasby  Mr Neilly  Mr Ferguson

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

Original Question—That the Address in Reply to the Governor's Opening Speech be now adopted by this House—put and passed.

Mr Speaker informed the House that he had ascertained it to be the pleasure of the Governor to receive the Address in Reply to His Excellency's Opening Speech at Three p.m., on Thursday, 17 August, 1967, at Government House.

6. COMMITTEE OF SUPPLY.—Mr Askin moved, That this House will on its next Sitting Day resolve itself into the Committee of Supply.

Question put and passed.

7. COMMITTEE OF WAYS AND MEANS.—Mr Askin moved, That this House will on its next Sitting Day resolve itself into the Committee of Ways and Means.

Question put and passed.

8. RETURNED SAILORS, SOLDIERS AND AIRMEN'S IMPERIAL LEAGUE OF AUSTRALIA (NEW SOUTH WALES BRANCH) INCORPORATION AMENDMENT BILL.—

(1) Mr Askin moved, pursuant to Notice, That leave be given to bring in a Bill to alter the name of the body corporate constituted by the Returned Sailors, Soldiers and Airmen's Imperial League of Australia (New South Wales Branch) Incorporation Act, 1935–1941; for this and other purposes to amend that Act; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Askin then presented a Bill, intituled "A Bill to alter the name of the body corporate constituted by the Returned Sailors, Soldiers and Airmen's Imperial League of Australia (New South Wales Branch) Incorporation Act, 1935–1941; for this and other purposes to amend that Act; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.
9. Door-to-Door Sales Bill.—

(1) Mr Maddison moved, pursuant to Notice, That leave be given to bring in a Bill to control and regulate certain agreements relating to the sale or bailment of goods, or the provision of services, on credit; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Maddison then presented a bill, intituled "A Bill to control and regulate certain agreements relating to the sale or bailment of goods, or the provision of services, on credit; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

10. Tow-truck Bill.—

(1) Mr Morris moved, pursuant to Notice, That leave be given to bring in a Bill to provide for the control and regulation of tow-trucks and the operation thereof; to amend the Transport Act, 1930, as amended by subsequent Acts; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Morris then presented a Bill intituled "A Bill to provide for the control and regulation of tow-trucks and the operation thereof; to amend the Transport Act, 1930 as amended by subsequent Acts; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

11. National Parks and Wildlife Bill.—

(1) Mr Lewis moved, pursuant to Notice, That leave be given to bring in a Bill to reserve certain national parks, state parks and historic sites, and to provide for the reservation of further national parks, state parks and historic sites; to make provision for and with respect to the development, use and preservation of, and the care, control and management of national parks, state parks and historic sites; to provide for the appointment of a Director of National Parks and Wildlife and of a National Parks and Wildlife Service and of a National Parks and Wildlife Advisory Council and of a National Parks Advisory Committee of Architects; and to define the powers, authorities, duties and functions to be exercised by them respectively; to abolish the Fauna Protection Panel and the office of Chief Guardian of Fauna, and to transfer their respective functions to the National Parks and Wildlife Service and the Director of National Parks and Wildlife; for these and other purposes to amend the Fauna Protection Act, 1948; the Wild Flowers and Native Plants Protection Act, 1927, and certain other Acts in certain respects; to repeal the Kosciusko State Park Act, 1944, the Kosciusko State Park (Amendment) Act, 1947, the Kosciusko State Park (Amendment) Act, 1952, the Kosciusko State Park (Amendment) Act, 1963, and the Ku-ring-gai Chase Act, 1961; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Lewis then presented a Bill, intituled "A Bill to reserve certain national parks, state parks and historic sites, and to provide for the reservation of further national parks, state parks and historic sites; to make provision for and with respect to the development, use and preservation of, and the care, control and management of national parks, state parks and historic sites; to provide for the appointment of a Director of National Parks and Wildlife and of a National Parks and Wildlife Service and of a National Parks and Wildlife Advisory Council and of a National Parks Advisory Committee of Architects; and to define the powers, authorities, duties and functions to be exercised by them respectively; to abolish the Fauna Protection Panel and the office of Chief Guardian of Fauna, and to transfer their respective functions to the National Parks and Wildlife Service and the Director of National Parks and Wildlife; for these and other purposes to amend the Fauna Protection Act, 1948, the Wild Flowers and Native Plants Protection Act, 1927, and certain
other Acts in certain respects; to repeal the Kosciusko State Park Act, 1944, the Kosciusko State Park (Amendment) Act, 1947, the Kosciusko State Park (Amendment) Act, 1952, the Kosciusko State Park (Amendment) Act, 1963, and the Ku-ring-gai Chase Act, 1961; and for purposes connected therewith'—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

12. Messages from the Governor.—The following Messages from His Excellency the Governor were delivered by the Ministers named and read by Mr Speaker:

By Mr Morris—

(1) Tow-truck Bill:

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to provide for the control and regulation of tow-trucks and the operation thereof; to amend the Transport Act, 1930, as amended by subsequent Acts; and for purposes connected therewith.


By Mr Lewis—

(2) National Parks and Wildlife Bill:
A. R. CUTLER, Governor. Message No. 27.

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to reserve certain national parks, state parks and historic sites, and to provide for the reservation of further national parks, state parks and historic sites; to make provision for and with respect to the development, use and preservation of, and the care, control and management of national parks, state parks and historic sites; to provide for the appointment of a Director of National Parks and Wildlife and of a National Parks Advisory Council; to abolish the Fauna Protection Panel and the office of Chief Guardian of Fauna, and to transfer their respective functions to the National Parks and Wildlife Service and the Director of National Parks and Wildlife; for these and other purposes to amend the Fauna Protection Act, 1948, the Wild Flowers and Native Plants Protection Act, 1927, and certain other Acts in certain respects; to repeal the Kosciusko State Park Act, 1944, the Kosciusko State Park (Amendment) Act, 1947, the Kosciusko State Park (Amendment) Act, 1952, the Kosciusko State Park (Amendment) Act, 1963, and the Ku-ring-gai Chase Act, 1961; and for purposes connected therewith.


By Mr McCaw—

(3) Public Works and Local Government (Amendment) Bill:
A. R. CUTLER, Governor. Message No. 28.

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to make provision with respect to minerals within land compulsorily acquired under certain Acts; for this purpose to amend the Public Works Act, 1912, the Local Government Act, 1919, and certain other Acts; and for purposes connected therewith.

13. **COMPANIES (MINING PARTNERSHIPS) AMENDMENT BILL:**

(1) Mr McCaw moved, pursuant to Notice, That leave be given to bring in a Bill to facilitate the registration under the Companies Act, 1961, as amended by subsequent Acts of companies registered under the Mining Partnerships Act, 1900, as amended by subsequent Acts; to provide for the dissolution of certain mining partnerships; to repeal the Mining Partnerships Act, 1900, and certain other enactments; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr McCaw then presented a Bill, intituled "A Bill to facilitate the registration under the Companies Act, 1961, as amended by subsequent Acts of companies registered under the Mining Partnerships Act, 1900, as amended by subsequent Acts; to provide for the dissolution of certain mining partnerships; to repeal the Mining Partnerships Act, 1900, and certain other enactments; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

14. **LAW REFORM COMMISSION BILL:**

(1) Mr McCaw moved, pursuant to Notice, That leave be given to bring in a Bill to constitute a Law Reform Commission; to define its powers, authorities, duties and functions; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr McCaw then presented a Bill, intituled "A Bill to constitute a Law Reform Commission; to define its powers, authorities, duties and functions; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

15. **ANNUAL HOLIDAYS (AMENDMENT) BILL:**

(1) Mr Willis moved, pursuant to Notice, That leave be given to bring in a Bill to make further provisions with respect to annual holidays for workers; for this and other purposes to amend the Annual Holidays Act, 1944-1965; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Willis then presented a Bill, intituled "A Bill to make further provisions with respect to annual holidays for workers; for this and other purposes to amend the Annual Holidays Act, 1944-1965; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

16. **LONG SERVICE LEAVE (AMENDMENT) BILL:**

(1) Mr Willis moved, pursuant to Notice, That leave be given to bring in a Bill to make further provisions with respect to long service leave; for this purpose to amend the Long Service Leave Act, 1955-1965, and the Long Service Leave (Metalliferous Mining Industry) Act, 1963; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Willis then presented a Bill, intituled "A Bill to make further provisions with respect to long service leave; for this purpose to amend the Long Service Leave Act, 1955-1965, and the Long Service Leave (Metalliferous Mining Industry) Act, 1963; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.
17. HUNTER VALLEY CONSERVATION TRUST (AMENDMENT) BILL.—

(1) Mr Beale moved, pursuant to Notice, That leave be given to bring in a Bill to reconstitute the Hunter Valley Conservation Trust constituted under the Hunter Valley Conservation Trust Act, 1950, as amended by subsequent Acts; to enlarge the boundaries of the Hunter Valley Conservation Trust District; to limit the conservation rate to be levied on certain lands; for these and other purposes to amend that Act, as so amended; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Beale then presented a Bill, intituled "A Bill to reconstitute the Hunter Valley Conservation Trust constituted under the Hunter Valley Conservation Trust Act, 1950, as amended by subsequent Acts; to enlarge the boundaries of the Hunter Valley Conservation Trust District; to limit the conservation rate to be levied on certain lands; for these and other purposes to amend that Act, as so amended; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

18. CORONERS (AMENDMENT) BILL.—

(1) Mr Maddison moved, pursuant to Notice, That leave be given to bring in a Bill to make provision with respect to the furnishing of information as to the cause of death of a deceased person to relatives and other persons; for this purpose to amend the Coroners Act, 1960, as amended by subsequent Acts; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Maddison then presented a Bill, intituled "A Bill to make provision with respect to the furnishing of information as to the cause of death of a deceased person to relatives and other persons; for this purpose to amend the Coroners Act, 1960, as amended by subsequent Acts; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

19. EVIDENCE (REPRODUCTIONS) BILL.—

(1) Mr Maddison moved, pursuant to Notice, That leave be given to bring in a Bill to reduce, in certain cases, the period for which documents are required by law to be preserved; for this and other purposes to facilitate the production to a court, and the use in evidence, of reproductions of documents; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Maddison then presented a Bill, intituled "A Bill to reduce, in certain cases, the period for which documents are required by law to be preserved; for this and other purposes to facilitate the production to a court, and the use in evidence, of reproductions of documents; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

20. HEIGHT OF BUILDINGS (AMENDMENT) BILL.—

(1) Mr Morton moved, pursuant to Notice, That leave be given to bring in a Bill to make certain changes in the membership of the Height of Buildings Advisory Committee; for this purpose to amend the Height of Buildings Act, 1912–1965; and for purposes connected therewith.

Debate ensued.

Question put and passed.
(2) Mr Morton then presented a Bill, intituled "A Bill to make certain changes in the membership of the Height of Buildings Advisory Committee; for this purpose to amend the Height of Buildings Act, 1912-1965; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

21. DOG (AMENDMENT) BILL.—

(1) Mr Morton moved, pursuant to Notice, That leave be given to bring in a Bill to make provision to allow dogs guiding blind persons to be admitted to certain premises and public transport; for these purposes to amend the Dog Act, 1966, and certain other Acts; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Morton then presented a Bill, intituled "A Bill to make provision to allow dogs guiding blind persons to be admitted to certain premises and public transport; for these purposes to amend the Dog Act, 1966, and certain other Acts; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

22. ADJOURNMENT.—Mr Morton moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twelve minutes after Ten p.m., until To-morrow at Half-past Two p.m.

I. P. K. VIDLER, Clerk of the Legislative Assembly.

KEVIN ELLIS, Speaker.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. NOTICES OR MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

2. URGENCY—NEWSPAPER EDITORIAL.—Mr Jackson moved, That it is a matter of urgent necessity that this House should forthwith consider the following Motion, viz.:

(1) That this Parliament deprecates an editorial appearing in the *Daily Telegraph* of 27 July, 1967, which urges, as a solution to the racial problem in the United States, the deliberate shooting of five hundred Negroes for every looter and pilferer.

(2) That this House calls on all sections of the community to reject the sentiments contained in this article.

(3) That this House further confirms its belief in the preservation of human life and advocates the solution of such problems associated with riots by proper processes of law enforcement.

Question put.

The House divided.

Ayes, 36

Mr Bannon
Mr Bowen
Mr Cahill
Mr Coady
Mr Cox
Mr Crabtree
Mr Dalton
Mr Downing
Mr Durick
Mr Earl
Mr Einfeld
Mr Flaherty
Mr Grassby

Mr Green
Mr Heffron
Mr Hills
Mr Jackson
Mr Jensen
Mr Johnstone
Mr Jones
Mr McCartney
Mr McMahon
Mr Mahoney
Mr Mallam
Mr Mannix
Mr Murphy

Mr Quinn
Mr Ryan
Mr Simpson
Mr Sloss
Mr Southby
Mr Stewart
Mr K. J. Stewart
Mr Wattison

Tellers,

Mr Einfeld
Mr Mallam
Mr Flaherty
Mr Murphy

Mr Booth
Mr Ferguson

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3. NOTICES OF MOTIONS AND QUESTIONS.—(Continuation of Entry No. 1).

4. PAPERS.—

Mr Cutler laid upon the Table the following Paper:
Architects Act, 1921, as amended—Regulation 21A.
Referred by Sessional Order to the Printing Committee.

Mr Willis laid upon the Table the following Papers:
Lotteries and Art Unions Act, 1901, as amended—Balance-sheets of Art Unions, in aid of—
(a) Australian Legion All Services Welfare Society (Legion Village) (No. 1).
(b) Bega Lions Club (No. 1).
(c) Bingara Pastoral and Agricultural Association Soldiers’ Memorial Amenity Block.
(d) Casino District Ambulance Service 400 Club (No. 5).
(e) Cessnock Apex Sheltered Workshop (Endeavour Industries City of Greater Cessnock Sheltered Workshop).
(f) Civilian Maimed and Limbless Association Christmas Stocking Appeal (No. 9).
(g) Civilian Maimed and Limbless Association Newcastle Christmas Stocking Appeal (No. 10).
(h) Collaroy Surf Life Saving Club and Apex Clubs of Dee Why and Lane Cove (No. 3).
(i) Far South Coast District Ambulance Service, Moruya Branch (No. 13).
(j) Far South Coast District Ambulance Service, Narooma Branch (No. 7).
(k) Freshwater Surf Life Saving Club “200” Car Club.
(l) Manning River Aquatic Association (River Bank Improvement Scheme).
(m) Oblate Fathers Scholasticate Building Fund.
(n) Official Catholic Schools Building and Maintenance Fund (“Golden Opportunity” No. 25).
(o) Our Lady of Consolation Home (No. 1).
(p) Spastic Centre, Mosman (Miss Australia Quest 1966).
(q) Spastic Centre, Mosman (Ocean Beach Spastic Centre Group).
(r) Spastic Centre, Mosman (Spring Appeal 1966) (No. 27).
(s) Sunnyfield Association (No. 36).
(t) Westmead Boys' Home (No. 14).
Referred by Sessional Order to the Printing Committee.

Mr Maddison laid upon the Table the following Paper:
Ordered to be printed.
Mr Morris laid upon the Table the following Papers:


(2) Metropolitan Traffic Act, 1900, as amended—Regulations for General Traffic—Amendments of sections III and XIa.

Referred by Sessional Order to the Printing Committee.

5. PRECEDENCE OF BUSINESS (Sessional Order).—Mr Willis moved, pursuant to Notice, That during the present Session, unless otherwise ordered, Government Business shall take precedence of General Business on each Sitting Day.

Debate ensued.

Mr Griffith moved, That the Question be now put.

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

The House divided.

Ayes, 47

Mr Askin
Mr Beale
Mr Brewer
Mr Brown
Mr Bruxner
Mr Chaffey
Mr Clough
Mr Cohen
Mr Cowan
Mr Crawford
Mr Cross
Mr Cutler
Mr Darby
Mr Deane
Mr Doyle
Mr Dunbier

Mr Duncan
Mr Fife
Mr Freudenstein
Mr Griffith
Mr Healey
Mr Hough
Mr Hughes
Mr Humphries
Mr Hunter
Mr Jackett
Mr Jago
Mr Lawson
Mr Lewis
Mr McCaw
Mr Maddison
Mr Manyweathers

Mr Mason
Mr Mauger
Mr Mead
Mr Morris
Mr Morton
Mr O'Keefe
Mr Osborne
Mr Punch
Mr Stephens
Mr Taylor
Mr Waddy
Mr Weiley
Mr Willis
Mr Mackie
Mr Ruddock

Noes, 37

Mr Bannon
Mr Booth
Mr Brown
Mr Cahill
Mr Condy
Mr Cox
Mr Crabtree
Mr Dalton
Mr Downing
Mr Durick
Mr East
Mr Flaherty
Mr Grasby
Mr Green
Mr Heffron
Mr Hills
Mr Jackson
Mr Jensen
Mr Johnston
Mr Jones
Mr McCartney
Mr Mahoney
Mr Mallam
Mr Mannix
Mr Murphy

Mr Neilly
Mr Quinn
Mr Ryan
Mr Simpson
Mr Sloan
Mr Southbe
Mr Stewart
Mr K. J. Stewart
Mr Watison
Mr Einfeld

Tellers,

Mr Buil
Mr Deane
Mr Duncan
Mr Mason
Mr Mackie

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

Original Question put.

The House divided.

Ayes, 47

Mr Askin
Mr Beale
Mr Brewer
Mr Brown
Mr Bruxner
Mr Chaffey
Mr Clough
Mr Cohen
Mr Cross
Mr Darby
Mr Doyle
Mr Dunbier

Mr Fife
Mr Freudenstein
Mr Griffith
Mr Healey
Mr Hough
Mr Hughes
Mr Humphries
Mr Hunter
Mr Jackett
Mr Jago
Mr Lawson
Mr Lewis
Mr McCaw
Mr Maddison
Mr Manyweathers

Mr Mauger
Mr Morris
Mr Morton
Mr O'Keefe
Mr Osborne
Mr Punch
Mr Stephens
Mr Taylor
Mr Waddy
Mr Weiley
Mr Willis
Mr Deane

Tellers,
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
16 August, 1967

Noes, 38
Mr Bannon  Mr Grassby  Mr Murphy
Mr Booth   Mr Green  Mr Neilly
Mr Bowen   Mr Heffron  Mr Quinn
Mr Cahill  Mr Hills  Mr Ryan
Mr Coady  Mr Jackson  Mr Simpson
Mr Coates  Mr Jensen  Mr Stoss
Mr Cox  Mr Johnstone  Mr Southby
Mr Crabtree  Mr Jones  Mr Stewart
Mr Dalton  Mr McCartney  Mr K. J. Stewart
Mr Downing  Mr McMahon  Tellers.
Mr Durick  Mr Mahoney
Mr Earl  Mr Mallam  Mr Einfeld
Mr Flaherty  Mr Mannix  Mr Ferguson

And so it was resolved in the affirmative.

6. PUBLIC WORKS AND LOCAL GOVERNMENT (AMENDMENT) BILL.—

(1) Mr McCaw moved, pursuant to Notice, That leave be given to bring in a Bill to make provision with respect to minerals within land compulsorily acquired under certain Acts; for this purpose to amend the Public Works Act, 1912, the Local Government Act, 1919, and certain other Acts; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr McCaw then presented a Bill, intituled “A Bill to make provision with respect to minerals within land compulsorily acquired under certain Acts; for this purpose to amend the Public Works Act, 1912, the Local Government Act, 1919, and certain other Acts; and for purposes connected therewith”—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

7. NATIONAL PARKS AND WILDLIFE BILL.—The Order of the Day having been read, Mr Lewis moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported progress and obtained leave to sit again To-morrow.

8. ADJOURNMENT.—Mr Lewis moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twenty-nine minutes after Ten p.m., until To-morrow at Eleven a.m.

I. P. K. VIDLER, KEVIN ELLIS,
Clerk of the Legislative Assembly. Speaker.

BY AUTHORITY:

V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1967
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. Notices of Motions and Questions.—Mr Speaker called on Notices of Motions and Questions.

2. Papers.—

Mr Lewis laid upon the Table the following Papers:

(1) Crown Lands Consolidation Act, 1913—Abstract of Crown land intended to be dedicated for public purposes in accordance with the provisions of section 24 of the Act.

(2) Crown Lands Consolidation Act, 1913—Gazette Notices (4) setting forth the mode in which it is proposed to deal with certain lands under section 25 of the Act.

Referred by Sessional Order to the Printing Committee.

Mr Stephens laid upon the Table the following Papers:

Housing Act, 1912, as amended—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for housing purposes at—

- Bermagui
- Tumut (2)
- Charlestown
- Urunga
- Narromine

Referred by Sessional Order to the Printing Committee.

3. Standing Orders Committee (Sessional Order).—Mr Askin moved, pursuant to Notice—

(1) That the Standing Orders Committee for the present Session consist of Mr Speaker, Mr McCaw, Mr Maddison, Mr Hunter, Mr Crawford, Mr Southee, Mr Wattison, Mr Mannix, Mr Mahoney, and the Mover, with leave to report on any matter or thing referred to or pending before the said Committee, and to confer upon subjects of mutual concernment with any Committee appointed for similar purposes by the Legislative Council, and that Mr Speaker be empowered to convene meetings of the Committee.

(2) That the Committee have leave to sit during the sittings of the House.

Debate ensued. Question put and passed.
4. LIBRARY COMMITTEE (Sessional Order).—Mr Askin moved, pursuant to Notice—
(1) That the Library Committee for the present Session consist of Mr Speaker, Mr Hunter, Mr Mead, Mr Taylor, Mr Duncan, Mr Earl, Mr Booth, Mr Cox, Mr Johnstone, and the Mover, with authority and power to act jointly with the Library Committee of the Legislative Council in accordance with the Assembly's resolution of 6 August, 1862.
(2) That the Committee have leave to sit during the sittings of the House. Question put and passed.

5. HOUSE COMMITTEE (Sessional Order).—Mr Askin moved, pursuant to Notice—
(1) That the House Committee for the present Session consist of Mr Speaker, Mr Deane, Mr Griffith, Mr Bruxner, Mr Manyweathers, Mr Kelly, Mr McCartney, Mr Ferguson, Mr Flaherty, and the Mover, with authority to act in matters of mutual concernment with any Committee appointed for similar purposes by the Legislative Council.
(2) That the Committee have leave to sit during the sittings of the House. Question put and passed.

6. NATIONAL PARKS AND WILDLIFE BILL.—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the further consideration of the Bill. Mr Speaker resumed the Chair, and the Chairman reported progress and obtained leave to sit again To-morrow.

7. CLOSURE—ALLOCATION OF TIME FOR DISCUSSION.—Mr Willis, on behalf of Mr Askin, gave notice of Business to be dealt with on Tuesday, 22 August, 1967, under Standing Order No. 175a.

8. ADDRESS IN REPLY TO THE GOVERNOR'S OPENING SPEECH.—The Assembly proceeded to Government House, there to present to the Governor their Address in Reply to the Speech which His Excellency had been pleased to make to both Houses of Parliament on opening the Session. And being returned—
Mr Speaker reported that the Assembly had presented to the Governor their Address in Reply to His Excellency's Opening Speech and that His Excellency had been pleased to give thereto the following Answer:

Government House,
Sydney, 17 August, 1967.

Mr Speaker and Members of the Legislative Assembly,
Thank you for your Address. It gives me much pleasure to receive your expressions of unfeigned attachment to the Throne and Person of Her Most Gracious Majesty The Queen.
I am also glad to have your assurance that earnest consideration will be given to the measures to be submitted to you and that the necessary provision for the Public Services will be made in due course.
I have every confidence that, under Divine Providence, your earnest labours will conduce to the general welfare and happiness of the people of this State.

A. R. CUTLER,
Governor.

The Honourable the Speaker
and Members of the Legislative Assembly of New South Wales.

9. PRINTING COMMITTEE.—Mr Punch, as Chairman, brought up the Second Report from the Printing Committee.
The House adjourned at Fourteen minutes after Four p.m., until Tuesday next at Half-past Two p.m.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. **HUNTER VALLEY CONSERVATION TRUST (AMENDMENT) BILL**—The following Message from His Excellency the Governor was delivered by Mr Beale and read by Mr Speaker:

   A. R. CUTLER,
   Governor, 
   Message No. 29.

   In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to reconstitute the Hunter Valley Conservation Trust constituted under the Hunter Valley Conservation Trust Act, 1950, as amended by subsequent Acts; to enlarge the boundaries of the Hunter Valley Conservation Trust District; to limit the conservation rate to be levied on certain lands; for these and other purposes to amend that Act, as so amended; and for purposes connected therewith.

   Government House,
   Sydney, 16 August, 1967.

2. **NOTICES OF MOTIONS AND QUESTIONS.**—Mr Speaker called on Notices of Motions and Questions.

3. **PAPERS.**

   Mr McCaw laid upon the Table the following Paper:

   District Court Rules (July) 1967—Rule 102A in Part VII, and amendments of Parts I and IA (Fees to Counsel) in the Appendix to the Rules.

   Referred by Sessional Order to the Printing Committee.

   Mr Willis laid upon the Table the following Papers:

   (1) Prevention of Cruelty to Animals Act, 1901, as amended—
       (a) Prevention of Cruelty to Animals (Animal Boarding Establishments) Regulations—Amendments of Regulations 3 and 12 and of Form A.
       (b) Prevention of Cruelty to Animals (Kennels) Regulations—Amendments of Regulations 3 and 12 and of Form A.
       (c) Regulations relating to Livery Stables—Amendments of Regulations 1 and 11 and of Forms A and C.
       (d) Regulations relating to Riding Schools—Amendments of Regulations 1 and 10 and of Forms A and C.
(2) Lotteries and Art Unions Act, 1901, as amended—Balance-sheets of Art Unions, in aid of—
(a) Aid Retarded Persons Workshop (Aid Retarded Persons Building Appeal).
(b) Apex Club of Moree Service Fund (Moree Apex Club Christmas Stocking).
(c) Bellingen-Coll's Harbour District Ambulance Service (No. 24).
(d) Benevolent Society of New South Wales (No. 10 Christmas).
(e) Benevolent Society of New South Wales (No. 11).
(f) Civilian Maimed and Limbless Association (No. 49 Christmas Special).
(g) Collaroy Surf Life Saving Club and Apex Club of Dee Why (Apex Surf No. 4).
(h) Dorrigo and Guy Fawkes Agricultural Association.
(i) Lions Club of Goulburn Activities Fund.
(j) Newcastle and District Police-Citizens Boys' Club (No. 14).

Referred by Sessional Order to the Printing Committee.

Mr Morton laid upon the Table the following Paper:
Electricity Commission Act, 1950, as amended—Notification of acquisition, appropriation and/or resumption of an easement under the Public Works Act, 1912, as amended, for an electricity transmission line between Yass and Cowra.

Referred by Sessional Order to the Printing Committee.

4. NATIONAL PARKS AND WILDLIFE BILL.—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the further consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

The Question—"That the Question be now put," under Standing Order No. 175a—having been previously agreed to in Committee of the Whole (Remaining Clauses and Schedules and adoption of Report)—

Question put—That the Report be now adopted.

The House divided.

Ayes, 47

Mr Askin
Mr Beale
Mr Brown
Mr Bremer
Mr Brunker
Mr Chaffey
Mr Clough
Mr Cohen
Mr Cowan
Mr Crawford
Mr Cross
Mr Cutler
Mr Darby
Mr Deane
Mr Dunbar
Mr Duncan
Mr File
Mr Friedensteinn
Mr Healey
Mr Hough
Mr Hughes
Mr Hunter
Mr Jackett
Mr Jago
Mr Lawson
Mr Lewin
Mr McCaw
Mr Mackie
Mr Maddison
Mr Manyweathers
Mr Mason

Mr Mauger
Mr Mead
Mr Morris
Mr O'Keefe
Mr Osborne
Mr Punch
Mr Ruddock
Mr Stephens
Mr Taylor
Mr Waddy
Mr Walby
Mr Willis
Tellers,

Mr Doyle
Mr Humphries

Noes, 41

Mr Bannon
Mr Booth
Mr Bowen
Mr Cahill
Mr Coady
Mr Cox
Mr Crabtree
Mr Dalhoon
Mr Downing
Mr Durick
Mr Eisfeld
Mr Ferguson
Mr Grassby
Mr Green
Mr Heffron
Mr Hills
Mr Jackson
Mr Jenien
Mr Johnstone
Mr Jones
Mr Kearns
Mr McCartney
Mr McMahon
Mr Mahoney
Mr Mallow
Mr Mannix
Mr Murphy
Mr Neilly

Mr Nott
Mr Quinn
Mr Renshaw
Mr Ryan
Mr Sheahan
Mr Simpson
Mr Sloss
Mr Southie
Mr Stewart
Mr K. J. Stewart
Mr Watson
Tellers,

Mr Vlaston
Mr Weller
Mr Wong
Mr Waddy
Mr Frawley

And so it was resolved in the affirmative.

And Mr Speaker having consented to the third reading being taken forthwith—

Mr Lewis moved, That this Bill be now read a third time.
Mr Griffith moved, that the Question be now put.

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

The House divided.

Ayes, 47

Mr Askin
Mr Beale
Mr Brewer
Mr Brown
Mr Bruxner
Mr Chaffey
Mr Cogh
Mr Cohen
Mr Cowan
Mr Crawford
Mr Cross
Mr Cutler
Mr Darby
Mr Deane
Mr Dunbier
Mr Duncan
Mr Fife
Mr Freundenstein
Mr Griffith
Mr Hough
Mr Hughes
Mr Hunter
Mr Jackett
Mr Jago
Mr Lawson
Mr Lewis
Mr McCaw
Mr Mackie
Mr Manyweathers
Mr Mason
Mr Mauger
Mr Mead
Mr Morris
Mr Morton
Mr O'Keefe
Mr Osborne
Mr Punch
Mr Ruddock
Mr Stephens
Mr Taylor
Mr Waddy
Mr Willis
Mr Doyle
Mr Humphries

Noes, 41

Mr Bannon
Mr Booth
Mr Bowen
Mr Cahill
Mr Coady
Mr Cox
Mr Dalton
Mr Downing
Mr Durick
Mr Earl
Mr Einfeld
Mr Ferguson
Mr Grassby
Mr Green
Mr Heffron
Mr Hills
Mr Jackson
Mr Jensen
Mr Johnston
Mr Jones
Mr Kerrins
Mr McCartney
Mr McMahon
Mr Mahoney
Mr Mallam
Mr Manyweathers
Mr Mason
Mr Nott
Mr Quinn
Mr Remshaw
Mr Ryan
Mr Sheahan
Mr Simpson
Mr Slone
Mr Southee
Mr Stewart
Mr K. J. Stewart
Mr Crabtree
Mr Nally
Mr Flaherty

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

Original Question put.

The House divided.

Ayes, 47

Mr Askin
Mr Beale
Mr Brewer
Mr Brown
Mr Bruxner
Mr Chaffey
Mr Cogh
Mr Cohen
Mr Cowan
Mr Crawford
Mr Cross
Mr Cutler
Mr Darby
Mr Deane
Mr Dunbier
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Mr Fife
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Mr Griffith
Mr Hough
Mr Hughes
Mr Hunter
Mr Jackett
Mr Jago
Mr Lawson
Mr Lewis
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Mr Mackie
Mr Manyweathers
Mr Mason
Mr Mauger
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Mr Morris
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Mr O'Keefe
Mr Osborne
Mr Punch
Mr Ruddock
Mr Stephens
Mr Taylor
Mr Waddy
Mr Willis
Mr Doyle
Mr Humphries

Noes, 41

Mr Bannon
Mr Booth
Mr Bowen
Mr Cahill
Mr Coady
Mr Cox
Mr Dalton
Mr Downing
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Mr Earl
Mr Einfeld
Mr Ferguson
Mr Grassby
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Mr Hills
Mr Jackson
Mr Jensen
Mr Johnston
Mr Jones
Mr Kerrins
Mr McCartney
Mr McMahon
Mr Mahoney
Mr Mallam
Mr Manyweathers
Mr Mason
Mr Nott
Mr Quinn
Mr Remshaw
Mr Ryan
Mr Sheahan
Mr Simpson
Mr Slone
Mr Southee
Mr Stewart
Mr K. J. Stewart
Mr Crabtree
Mr Nally
Mr Flaherty

And so it was resolved in the affirmative.

Bill read a third time.
Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to reserve certain national parks, state parks and historic sites, and to provide for the reservation of further national parks, state parks and historic sites; to make provision for and with respect to the development, use and preservation of, and the care, control and management of national parks, state parks and historic sites; to provide for the appointment of a Director of National Parks and Wildlife and of a National Parks and Wildlife Service and of a National Parks and Wildlife Advisory Council and of a National Parks Advisory Committee of Architects; and to define the powers, authorities, duties and functions to be exercised by them respectively; to abolish the Fauna Protection Panel and the office of Chief Guardian of Fauna, and to transfer their respective functions to the National Parks and Wildlife Service and the Director of National Parks and Wildlife; for these and other purposes to amend the Fauna Protection Act, 1948, the Wild Flowers and Native Plants Protection Act, 1927, and certain other Acts in certain respects; to repeal the Kosciusko State Park Act, 1944, the Kosciusko State Park (Amendment) Act, 1947, the Kosciusko State Park (Amendment) Act, 1952, the Kosciusko State Park (Amendment) Act, 1963, and the Ku-ring-gai Chase Act, 1961; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 22 August, 1967.

5. DOOR-TO-DOOR SALES BILL.—

The Order of the Day having been read, Mr Maddison moved, That this Bill be now read a second time.

Debate ensued.

And it being 10.20 p.m., the Debate stood adjourned, pursuant to Sessional Order adopted on 3 August, 1967.

Ordered by Mr Speaker, That the resumption of the Debate stand an Order of the Day for To-morrow.

6. ADJOURNMENT.—Mr Maddison moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twenty-nine minutes after Ten p.m., until To-morrow at Half-past Two p.m.

I. P. K. VIDLER, Clerk of the Legislative Assembly.

KEVIN ELLIS, Speaker.

BY AUTHORITY:

V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. RULES GOVERNING QUESTIONS WITHOUT NOTICE.—Mr Speaker appealed to Honourable Members to frame their questions without notice seeking information from the Government so that the form and presentation of the subject matter would be in conformity with the rules and practice of the House, and, for the guidance of Honourable Members, Mr Speaker restated the long established rules relating to questions without notice.

2. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

3. PAPERS.—

Mr Askin laid upon the Table the following Paper:
Metropolitan Water, Sewerage, and Drainage Act, 1924, as amended—Amendments of Regulation 4.
Referred by Sessional Order to the Printing Committee.

Mr Cutler laid upon the Table the following Paper:
Ordered to be printed.

Mr Morton laid upon the Table the following Paper:
Local Government Act, 1919, as amended—Amendments of Ordinances 20, 37a, 68 and 71.
Referred by Sessional Order to the Printing Committee.

Mr Hughes laid upon the Table the following Papers:
Metropolitan Water, Sewerage, and Drainage Act, 1924, as amended—Notifications of acquisition, appropriation and/or resumption of easements under the Public Works Act, 1912, as amended, for the following purposes—
(a) Rising Main forming part of the Picton Water Supply System at Tahmoor.
(b) Carrier Sewer at Sans Souci.
(c) Pendle Hill Carrier Sewer at Blacktown.
(d) Narrabeen Sewer Submain and Watermain at Dee Why West.
(e) Submain at Ermington.
Referred by Sessional Order to the Printing Committee.

4. DOOR-TO-DOOR SALES BILL.—The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Maddison, “That this Bill be now read a second time”—
And the Question being again proposed—
The House resumed the said adjourned Debate.
Question put and passed.
Bill read a second time.
Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.
Mr Speaker resumed the Chair, and the Chairman reported progress and obtained leave to sit again To-morrow.

5. TOW-TRUCK BILL.—The Order of the Day having been read, Mr Morris moved, That this Bill be now read a second time.
Debate ensued.
And it being 10.20 p.m., the Debate stood adjourned, pursuant to Sessional Order adopted on 3 August, 1967.
Ordered by Mr Speaker, That the resumption of the Debate stand an Order of the Day for To-morrow.

6. ADJOURNMENT.—Mr Morris moved, That this House do now adjourn.
Debate ensued.
And it being 10.30 p.m., Mr Speaker, pursuant to Sessional Order adopted on 3 August, 1967, adjourned the House until To-morrow at Eleven a.m.
New South Wales

No. 12

VOTES AND PROCEEDINGS

OF THE

LEGISLATIVE ASSEMBLY

FOURTH SESSION OF THE FORTY-FIRST PARLIAMENT

THURSDAY, 24 AUGUST, 1967

The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

2. PAPER.—Mr Willis laid upon the Table the following Paper:


3. ADJOURNMENT UNDER STANDING ORDER NO. 49.—Mr Speaker stated that he had received from the Honourable Member for Auburn, Mr Cox, a Notice, under the 49th Standing Order, that he desired to move the adjournment of the House to discuss a specific matter of recent occurrence, viz.: “The current application to the Prices Commissioner of New South Wales for an increase in the retail price of petrol.”

Mr Cox moved, That this House do now adjourn.

And the motion for the adjournment of the House being supported by five other Honourable Members—

Point of Order: Mr Willis submitted that as no such application had, in fact, been made the matter sought to be discussed could scarcely be termed a “specific matter of recent occurrence”.

Observing that it would be foolish to permit the House to discuss a case which was factually incorrect and, indeed, non-existent, Mr Speaker ruled the motion out of order.

4. DOOR-TO-DOOR SALES BILL.—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the further consideration of the Bill. Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.
On motion of Mr Maddison the Report was adopted.
Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

5. Tow-Truck Bill.—The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Morris, "That this Bill be now read a second time"—
And the Question being again proposed—
The House resumed the said adjourned Debate.
And it being 4.20 p.m., the Debate stood adjourned, pursuant to Sessional Order adopted on 3 August, 1967.
Ordered by Mr Speaker, That the resumption of the Debate stand an Order of the Day for To-morrow.

6. Printing Committee.—Mr Punch, as Chairman, brought up the Third Report from the Printing Committee.

7. Adjournment.—Mr Willis moved, That this House do now adjourn.
Debate ensued.
And it being 4.30 p.m., Mr Speaker, pursuant to Sessional Order adopted on 3 August, 1967, adjourned the House until Tuesday next at Half-past Two p.m.

I. P. K. VIDLER,  KEVIN ELLIS,
Clerk of the Legislative Assembly.  Speaker.

BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1967
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. MINISTERIAL ARRANGEMENTS.—Mr Askin informed the House that His Excellency the Governor, with the advice of the Executive Council, and in accordance with the provisions of section 36 of the Constitution Act, had authorized the Honourable Davis Hughes, M.L.A., Minister for Public Works, to exercise the powers and perform the official duties and be responsible for the obligations appertaining to the office of Minister for Decentralisation and Development as on and from 29 August, 1967, during the absence overseas of the Honourable J. B. M. Fuller, M.L.C., Minister for Decentralisation and Development.

2. NATIONAL PARKS AND WILDLIFE BILL.—Mr Speaker reported the following Message from the Legislative Council:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to reserve certain national parks, state parks and historic sites, and to provide for the reservation of further national parks, state parks and historic sites; to make provision for and with respect to the development, use and preservation of, and the care, control and management of national parks, state parks and historic sites; to provide for the appointment of a Director of National Parks and Wildlife and of a National Parks and Wildlife Service and of a National Parks Advisory Committee of Architects; and to define the powers, authorities, duties and functions to be exercised by them respectively; to abolish the Fauna Protection Panel and the office of Chief Guardian of Fauna, and to transfer their respective functions to the National Parks and Wildlife Service and the Director of National Parks and Wildlife; for these and other purposes to amend the Fauna Protection Act, 1948, the Wild Flowers and Native Plants Protection Act, 1927, and certain other Acts in certain respects; to repeal the Kosciusko State Park Act, 1944, the Kosciusko State Park (Amendment) Act, 1947, the Kosciusko State Park (Amendment) Act, 1952, the Kosciusko State Park (Amendment) Act, 1963, and the Ku-ring-gai Chase Act, 1961; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 24 August, 1967.

H. V. BUDD, President.
3. ABORIGINES WELFARE.—Mr Speaker reported the following Message from the Legislative Council:

Mr Speaker—

Consequent upon the expiration of the term of service of the Honourable Ernest Lloyd Sommerlad on 22nd April, 1967, the Legislative Council desires to acquaint the Legislative Assembly that it agreed, on the 24th August, 1967, to the following Resolution—

“That the Honourable Mabel Eileen Furley be appointed as a Member of the Joint Committee on the Welfare of Aborigines in New South Wales in the place of the Honourable Ernest Lloyd Sommerlad.”

Legislative Council Chamber, Sydney, 24 August, 1967.

H. V. BUDD, President.

4. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

5. DRUGS.—

(1) URGENCY.—Mr Renshaw moved, That it is a matter of urgent necessity that this House should forthwith consider the following Motion, viz.: That a Royal Commission should be appointed comprising a Supreme Court judge, a member of the medical profession and a sociologist to investigate and report on the extent of drug trafficking and use in the community particularly amongst teenagers and what remedial action should be taken to stamp out this menace.

Question put and passed.

(2) SUSPENSION OF STANDING AND SESSIONAL ORDERS.—Mr Renshaw moved, That so much of the Standing and Sessional Orders be suspended as would preclude the consideration forthwith of the following Motion, viz.: That a Royal Commission should be appointed comprising a Supreme Court judge, a member of the medical profession and a sociologist to investigate and report on the extent of drug trafficking and use in the community particularly amongst teenagers and what remedial action should be taken to stamp out this menace.

Question put and passed.

(3) Mr Renshaw moved, That a Royal Commission should be appointed comprising a Supreme Court judge, a member of the medical profession and a sociologist to investigate and report on the extent of drug trafficking and use in the community particularly amongst teenagers and what remedial action should be taken to stamp out this menace.

Debate ensued.

Mr Griffith moved, That the Question be now put.

Question put—“That the Question be now put.”

The House divided.

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Mr Askin, Mr Beale, Mr Brain, Mr Brewer, Mr Brown, Mr Bruzzer, Mr Chaffey, Mr Clough, Mr Cohen, Mr Cowan, Mr Crawford, Mr Cross, Mr Cutler, Mr Cutler, Mr Duby, Mr Doyle, Mr Dunbier.
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
29 August, 1967

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

Original Question put.

The House divided.

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<td>Mr Lawson</td>
<td>Mr Willis</td>
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<td>Mr Cutler</td>
<td>Mr Lewis</td>
<td>Tellers,</td>
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<td>Mr Darby</td>
<td>Mr McCaw</td>
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<td>Mr Doyle</td>
<td>Mr Maddison</td>
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<td>Mr Mead</td>
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And so it passed in the negative.

6. PAPERS.—

Mr Willis laid upon the Table the following Papers:

(1) Scaffolding and Lifts Act, 1912, as amended—Amendment of the First Schedule to the Regulations.


(3) Lord Howe Island Act, 1953, as amended—Regulation 49.

Referred by Sessional Order to the Printing Committee.
7. DOOR-TO-DOOR SALES BILL (Formal Order of the Day).—Bill, on motion of Mr Maddison, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to control and regulate certain agreements relating to the sale or bailment of goods, or the provision of services, on credit; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 29 August, 1967.

8. ADJOURNMENT UNDER STANDING ORDER No. 49.—Mr Speaker stated that he had received from the Honourable Member for Auburn, Mr Cox, a Notice, under the 49th Standing Order, that he desired to move the adjournment of the House to discuss a specific matter of recent occurrence, viz.: "The increase in the retail price of motor spirit announced by the Prices Commissioner in the Government Gazette dated Friday, 25 August, 1967."

Mr Cox moved, That this House do now adjourn.

And the motion for the adjournment of the House being supported by five other Honourable Members—

Debate ensued.

Mr Griffith moved, That the Question be now put.

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

The House divided.

Ayes, 46

Mr Askin  Mr Fife  Mr Mason
Mr Beale  Mr Friedenstein  Mr Mauger
Mr Brain  Mr Griffith  Mr Mead
Mr Brewer  Mr Healey  Mr Morris
Mr Brown  Mr Hough  Mr Norton
Mr Bruxner  Mr Hughes  Mr O'Keefe
Mr Chaffey  Mr Humphries  Mr Osborne
Mr Clough  Mr Hunter  Mr Punch
Mr Cohen  Mr Jackett  Mr Stephens
Mr Cowan  Mr Jago  Mr Taylor
Mr Crawford  Mr Lawson  Mr Weiley
Mr Cross  Mr Lewis  Mr Willis
Mr Cutter  Mr McCaw  Tellers,
Mr Darby  Mr Mackie
Mr Doyle  Mr Maddison  Mr Dunbries
Mr Duncan  Mr Manyweathers  Mr Ruddock

Noes, 41

Mr Bannon  Mr Heffron  Mr O'Keefe
Mr Bowen  Mr Hills  Mr Quill
Mr Cahill  Mr Jackson  Mr Renshaw
Mr Coady  Mr Jensen  Mr Ryan
Mr Cox  Mr Johnstone  Mr Sheahan
Mr Crabtree  Mr Jones  Mr Simpson
Mr Dalton  Mr Kearns  Mr Slav
Mr Downing  Mr McCartney  Mr Southey
Mr Durick  Mr McMahon  Mr Stewart
Mr Earl  Mr Mahoney  Tellers,
Mr Einfeld  Mr Mallam  Mr Widdowson
Mr Flaherty  Mr Mannix  Tellers,
Mr Grasby  Mr Murphy  Mr Booth
Mr Green  Mr Neilly  Mr Ferguson

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

Original Question put.
The House divided.

Ayes, 41

Mr Bannon  Mr Heffron  Mr Nott
Mr Bowen  Mr Hills  Mr Quinn
Mr Cahill  Mr Jackson  Mr Renshaw
Mr Coady  Mr Jenzen  Mr Ryan
Mr Cox  Mr Johnstone  Mr Sheahan
Mr Craithie  Mr Jones  Mr Simpson
Mr Dalton  Mr Kearns  Mr Sloss
Mr Downie  Mr McCartney  Mr Southey
Mr Durie  Mr McMahon  Mr Stewart
Mr Earl  Mr Mahoney  Mr K. J. Stewart
Mr Einfeld  Mr Mallam  Mr Wattison
Mr Eafield  Mr Munix
Mr Grassby  Mr Murphy  Mr Booth
Mr Green  Mr Neilly  Mr Ferguson
Mr Manyweathers
Tellers,
Mr Murphy  Mr Booth
Mr Neilly  Mr Ferguson
Mr Askin
Mr Beale
Mr Brain
Mr Brewer
Mr Brown
Mr Bruenner
Mr Chaffey
Mr Clough
Mr Cohen
Mr Cowan
Mr Crawford
Mr Cross
Mr Culter
Mr Darby
Mr Doyle
Mr Dunbier

Noes, 46

Mr Duncan
Mr Fife
Mr Freeman
Mr Griffith
Mr Healey
Mr Hough
Mr Hughes
Mr Humphries
Mr Hunter
Mr Jackett
Mr Jago
Mr Lawson
Mr Lewis
Mr McCaw
Mr Mackie
Mr Maddison

Mr Heffron
Mr Hills
Mr Jackson
Mr Jenzen
Mr Johnstone
Mr Jones
Mr Kearns
Mr McCartney
Mr McMahon
Mr Mahoney
Mr Mallam
Mr Murphy
Mr Neilly
Mr Manyweathers
Mr Mason
Mr Mead
Mr Morris
Mr Morton
Mr Osborne
Mr Panch
Mr Ruddock
Mr Stephens
Mr Taylor
Mr Wailey
Mr Willis
Mr Mauger
Mr O'Keefe

And so it passed in the negative.

9. PRECEDENCE OF BUSINESS (Amended Sessional Order)—Mr Willis moved, pursuant to Notice, That during the remainder of the present Session, unless otherwise ordered, General Business shall take precedence of Government Business on Tuesdays until 6 p.m.; and after that hour and on Wednesdays and Thursdays, Government Business shall take precedence of General Business. Notices of Motions and Orders of the Day of General Business shall take precedence on each alternate Tuesday. Debate ensued. Question put and passed.

10. POISONS (AMENDMENT) BILL.—

(1) Mr Jago moved, pursuant to Notice, That leave be given to bring in a Bill to make further provisions relating to the regulation and control of restricted substances; for these purposes to amend the Poisons Act, 1966; and for purposes connected therewith. Debate ensued. Question put and passed.

(2) Mr Jago then presented a Bill, intituled "A Bill to make further provisions relating to the regulation and control of restricted substances; for these purposes to amend the Poisons Act, 1966; and for purposes connected therewith"—which was read a first time. Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

11. CIVIL AVIATION (CARRIERS' LIABILITY) BILL.—

(1) Mr Morris moved, pursuant to Notice, That leave be given to bring in a Bill relating to the carriage of passengers and baggage by air; and for purposes connected therewith. Debate ensued. Question put and passed.

(2) Mr Morris then presented a Bill, intituled "A Bill relating to the carriage of passengers and baggage by air; and for purposes connected therewith"—which was read a first time. Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.
12. **Tow-Truck Bill.**—The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Morris, "That this Bill be now read a second time"—

And the Question being again proposed—

The House resumed the said adjourned Debate.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Morris the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

13. **Returned Sailors, Soldiers and Airmen's Imperial League of Australia (New South Wales Branch) Incorporation Amendment Bill.**—The Order of the Day having been read, Mr Askin moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Maddison, on behalf of Mr Askin, the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

14. **Adjournment.**—Mr Maddison moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Half-past Ten p.m., until To-morrow at Half-past Two p.m.

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I. P. K. VIDLER,  
Clerk of the Legislative Assembly.  

KEVIN ELLIS,  
Speaker.

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BY AUTHORITY:  
V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1967
No. 14

VOTES AND PROCEEDINGS
OF THE

LEGISLATIVE ASSEMBLY

FOURTH SESSION OF THE FORTY-FIRST PARLIAMENT

WEDNESDAY, 30 AUGUST, 1967

The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

2. PAPERS.—

Mr Askin laid upon the Table the following Paper:

Report of the Commissioner of Taxation on the working of the several Taxation Acts covering (a) State Income Tax; (b) Unemployment Relief and Social Services Tax; and (c) Special Income and Wages Tax, for the year ended 30 June, 1967.

Referred by Sessional Order to the Printing Committee.

Mr Willis, on behalf of Mr Chaffey, laid upon the Table the following Papers:

1. Veterinary Surgeons Act, 1923, as amended—Amendment of Regulation 20.

2. Stock Diseases Act, 1923, as amended—Regulation 27a and Form 2a.


Referred by Sessional Order to the Printing Committee.

Mr Hughes laid upon the Table the following Papers:

Metropolitan Water, Sewerage, and Drainage Act, 1924, as amended—Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, as amended, for the following purposes—

(a) Pendle Hill Carrier Sewer at Toongabbie.

(b) Sutherland Sewer Submain at Sutherland.

(c) Kogarah Road Submain at Carlton.

(d) Rising Main and access to Kembla Heights Reservoir at Wollongong.

(e) Rising Main forming part of the Picton Water Supply System at Tahmoor.
(f) Low level Pumping Sewage Station, Rising Main and access to the Station at Curl Curl.

Referred by Sessional Order to the Printing Committee.

Mr Morris laid upon the Table the following Paper:

Ministry of Transport Act, 1932, as amended—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for the purpose of maintaining traffic on the existing line of railway between Condobolin and Broken Hill by the provision of siding accommodation at Mellelea (near Euabalong West).

Referred by Sessional Order to the Printing Committee.

Mr Lewis laid upon the Table the following Papers:

(1) Crown Lands Consolidation Act, 1913—Gazette Notice setting forth the mode in which it is proposed to deal with certain land under section 25 of the Act.

(2) Crown Lands Consolidation Act, 1913—Rules and Regulations for the management of Boambee Creek Park—Rules and Regulations 1 to 30, inclusive.


Referred by Sessional Order to the Printing Committee.

Mr Beale laid upon the Table the following Papers:


(2) Crown Lands Consolidation Act, 1913, as amended—Amendments of Regulation 205 and of Form 74.

(3) Irrigation Act, 1912, as amended—Regulations for the Control of Officers and Servants—Amendment of Regulation 86.

Referred by Sessional Order to the Printing Committee.

Mr Stephens laid upon the Table the following Papers:

Reports by the Minister for Co-operative Societies respecting Agreements entered into by the Treasurer with Co-operative Building Societies under section 17A of the Co-operation Act, 1923, as amended, for the quarters commencing 1 July and 1 October, 1966, and 1 January, 1967.

Referred by Sessional Order to the Printing Committee.

Mr Fife laid upon the Table the following Paper:

Mining Act, 1906, as amended—Schedule 43o to the Regulations.

Referred by Sessional Order to the Printing Committee.

3. Tow-truck Bill (Formal Order of the Day).—Bill, on motion of Mr Morris, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to provide for the control and regulation of tow-trucks and the operation thereof; to amend the Transport Act, 1930, as amended by subsequent Acts; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 30 August, 1967.

4. Returned Sailors, Soldiers and Airmen's Imperial League of Australia (New South Wales Branch) Incorporation Amendment Bill (Formal Order of the Day).—Bill, on motion of Mr Askin, read a third time.
Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to alter the name of the body corporate constituted by the Returned Sailors, Soldiers and Airmen's Imperial League of Australia (New South Wales Branch) Incorporation Act, 1935-1941; for this and other purposes to amend that Act; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 30 August, 1967.

5. Newcastle International Sports Centre Bill.—

(1) Mr Lewis moved, pursuant to Notice, That leave be given to bring in a Bill to make provisions with respect to the Newcastle International Sports Centre; to provide for the appointment of additional trustees thereof, for the establishment of a club within the Centre and for the registration of that club under the Liquor Act, 1912, as amended by subsequent Acts; to amend the Crown Lands Consolidation Act, 1913, the Liquor Act, 1912, and certain other Acts; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Lewis then presented a Bill, intituled "A Bill to make provisions with respect to the Newcastle International Sports Centre; to provide for the appointment of additional trustees thereof, for the establishment of a club within the Centre and for the registration of that club under the Liquor Act, 1912, as amended by subsequent Acts; to amend the Crown Lands Consolidation Act, 1913, the Liquor Act, 1912, and certain other Acts; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

6. Companies (Mining Partnerships) Amendment Bill.—The Order of the Day having been read, Mr McCaw moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr McCaw the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

7. Law Reform Commission Bill.—The Order of the Day having been read, Mr McCaw moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill with an amendment.

On motion of Mr McCaw the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.
8. **HUNTER VALLEY CONSERVATION TRUST (AMENDMENT) BILL.**—The Order of the Day having been read, Mr Beale moved, "That" this Bill be now read a second time.

Mr Simpson moved, That the Question be amended by leaving out all the words after the word "That" with a view of inserting the words "the Bill be referred to a Select Committee for consideration and report.

(2) That such Committee consist of Mr Beale, Mr Brewer, Mr Cowan, Mr Hawkins, Mr Jones, Mr McCartney, Mr Manyweathers, Mr O'Keefe and Mr Simpson.

(3) That the Committee have leave to sit during the sittings or any adjournment of the House"—instead thereof.

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

Debate continued.

*And it being 10.20 p.m., the Debate stood adjourned, pursuant to Sessional Order adopted on 3 August, 1967.*

Ordered by Mr Speaker, That the resumption of the Debate stand an Order of the Day for To-morrow.

The House adjourned at Twenty-one minutes after Ten p.m., until To-morrow at Eleven a.m.

I. P. K. VIDLER,  
*Clerk of the Legislative Assembly.*

KEVIN ELLIS,  
*Speaker.*
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

2. PAPERS.—
   
   Mr Askin laid upon the Table the following Paper:
   
   Minute of the Public Service Board respecting the appointments, on probation, of certain persons to the Public Service.
   
   Referred by Sessional Order to the Printing Committee.

   Mr Stephens laid upon the Table the following Papers:
   
   Housing Act, 1912, as amended—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for housing purposes at Eden, Guildford and Pagewood.
   
   Referred by Sessional Order to the Printing Committee.

3. MESSAGES FROM THE Governor.—The following Messages from His Excellency the Governor were delivered by the Ministers named and read by Mr Speaker:

   By Mr Morris—

   (1) Civil Aviation (Carriers' Liability) Bill:

   K. W. STREET,
   
   By Deputation from His Excellency the Governor. Message No. 30.

   In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill relating to the carriage of passengers and baggage by air; and for purposes connected therewith.

   Government House,
   Sydney, 31 August, 1967.

10325
By Mr McCaw—

(2) Law Reform Commission Bill:

K. W. STREET,

By Deputation from His Excellency the Governor. Message No. 31.

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to constitute a Law Reform Commission; to define its powers, authorities, duties and functions; and for purposes connected therewith.


By Mr Challey—

(3) Swine Compensation (Amendment) Bill:

K. W. STREET,

By Deputation from His Excellency the Governor. Message No. 32.

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to authorize further payments out of the Swine Compensation Fund; for that purpose to amend the Swine Compensation Act, 1928, as amended by subsequent Acts; and for purposes connected therewith.


(4) Swine Compensation Taxation Bill:

K. W. STREET,

By Deputation from His Excellency the Governor. Message No. 33.

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to reduce the stamp duty on entries made in certain records required to be kept under the Swine Compensation Act, 1928, as amended by subsequent Acts; and for purposes connected therewith.


4. COMPANIES (MINING PARTNERSHIPS) AMENDMENT BILL (Formal Order of the Day).—Bill, on motion of Mr McCaw, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to facilitate the registration under the Companies Act, 1961, as amended by subsequent Acts, of companies registered under the Mining Partnerships Act, 1900, as amended by subsequent Acts: to provide for the dissolution of certain mining partnerships; to repeal the Mining Partnerships Act, 1900, and certain other enactments; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 31 August, 1967.

5. LAW REFORM COMMISSION BILL (Formal Order of the Day).—Bill, on motion of Mr McCaw, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to constitute a Law Reform Commission; to define its powers, authorities, duties and functions; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 31 August, 1967.
6. SPECIAL ADJOURNMENT.—Mr Willis moved, That, unless otherwise ordered, this House at its rising this Day do adjourn until Tuesday, 12 September, 1967, at Half past Two p.m., unless Mr Speaker or, if Mr Speaker be unable to act on account of illness or other cause, the Chairman of Committees shall prior to that date by telegram or letter addressed to each Member of the House fix an earlier day and/or hour of meeting.
Debate ensued.
Question put and passed.

7. REGISTRATION OF BIRTHS, DEATHS AND MARRIAGES (AMENDMENT) BILL.—
(1) Mr Maddison moved, pursuant to Notice, That leave be given to bring in a Bill relating to the registration of still-births, the issue of medical certificates in the case of perinatal deaths and the furnishing of information pertaining thereto; for these and other purposes to amend the Registration of Births Deaths and Marriages Act 1899, as amended by subsequent Acts; and for purposes connected therewith.
Debate ensued.
Question put and passed.
(2) Mr Maddison then presented a Bill, intituled "A Bill relating to the registration of still-births, the issue of medical certificates in the case of perinatal deaths and the furnishing of information pertaining thereto; for these and other purposes to amend the Registration of Births Deaths and Marriages Act 1899, as amended by subsequent Acts; and for purposes connected therewith"—which was read a first time.
Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

8. POISONS (AMENDMENT) BILL.—The Order of the Day having been read, Mr Jago moved, That this Bill be now read a second time.
Debate ensued.
Question put and passed.
Bill read a second time.
Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.
Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.
On motion of Mr Jago the Report was adopted.
Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

9. HUNTER VALLEY CONSERVATION TRUST (AMENDMENT) BILL.—The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Beale, "That' this Bill be now read a second time."
Upon which Mr Simpson moved, That the Question be amended by leaving out all the words after the word "That" with a view of inserting the words "the Bill be referred to a Select Committee for consideration and report.
(2) That such Committee consist of Mr Beale, Mr Brewer, Mr Cowan, Mr Hawkins, Mr Jones, Mr McCartney, Mr Manyweathers, Mr O'Keefe and Mr Simpson.
(3) That the Committee have leave to sit during the sittings or any adjournment of the House"—instead thereof.
And the Question being again proposed—That the words proposed to be left out stand part of the Question—
The House resumed the said adjourned Debate.
Question put.
The House divided.

Ayes, 47

Mr Askin  Mr Dunbier  Mr Manyweathers
Mr Beale  Mr Pife  Mr Mason
Mr Brain  Mr Freudenstein  Mr Mauger
Mr Brewer  Mr Griffith  Mr Mend
Mr Brown  Mr Healey  Mr Morris
Mr Chaffey  Mr Hough  Mr Morton
Mr Clough  Mr Hughes  Mr O'Keefe
Mr Coates  Mr Humphries  Mr Punch
Mr Cohen  Mr Hunter  Mr Ruddock
Mr Cowan  Mr Jackett  Mr Stephens
Mr Crawford  Mr Jago  Mr Taylor
Mr Cross  Mr Lawson  Mr Weiley
Mr Cullin  Mr Lewis  Mr Willis
Mr Darby  Mr McCaw  Tellers,
Mr Deane  Mr Mackie  Mr Bruxner
Mr Doyle  Mr Maddison  Mr Osborne

Noes, 41

Mr Bannon  Mr Heffron  Mr Nott
Mr Booth  Mr Hills  Mr Quinn
Mr Bowen  Mr Jackson  Mr Renshaw
Mr Cahill  Mr Jensen  Mr Ryan
Mr Cosdy  Mr Johnstone  Mr Sheahan
Mr Cox  Mr Jones  Mr Simpson
Mr Crabtree  Mr Kearns  Mr Sloan
Mr Dalton  Mr McCartney  Mr South
Mr Downing  Mr McMahon  Mr Stewart
Mr Durick  Mr Mahoney  Mr K. J. Stewart
Mr Earl  Mr Mallam  Mr Watson
Tellers,
Mr Einfeld  Mr Mannix  Mr Ferguson
Mr Grassby  Mr Murphy  Mr Flaherty
Mr Green  Mr Neilly  Mr Fluberry

And so it was resolved in the affirmative.

Original Question again proposed—That this Bill be now read a second time.

And Mr Beale speaking in Reply—

And it being 4.20 p.m., the Debate stood adjourned, pursuant to Sessional Order adopted on 3 August, 1967.

Ordered by Mr Speaker, That the resumption of the Debate stand an Order of the Day for To-morrow.

10. PRINTING COMMITTEE.—Mr Punch, as Chairman, brought up the Fourth Report from the Printing Committee.

11. ADJOURNMENT.—Mr Beale moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twenty-five minutes after Four p.m., until Tuesday, 12 September, 1967, at Half-past Two p.m., in accordance with the terms of the Resolution adopted at this Sitting.

I. P. K. VIDLER, Clerk of the Legislative Assembly. KEVIN ELLIS, Speaker.

BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. DEATH OF GEORGE GLOVER CAMPBELL, ESQUIRE, A FORMER MEMBER OF THE LEGISLATIVE ASSEMBLY.—Mr Askin moved, That this House extends to Mrs Campbell and family the sympathy and sorrow of Members of the Legislative Assembly in the loss they have sustained by the death of George Glover Campbell, Esquire, a former Member of this House.

And the Motion having been seconded by Mr Renshaw, and supported by Mr Simpson, Mr Crabtree, Mr McCartney, Mr Stewart and Mr Morris—

Question put and carried unanimously—Members and Officers of the House standing.

2. NATIONAL PARKS AND WILDLIFE BILL.—The following Message from His Excellency the Governor was delivered by Mr Askin, and read by Mr Speaker:

A. R. CUTLER,
Governor.

Message No. 34.

A Bill intitled "An Act to reserve certain national parks, state parks and historic sites, and to provide for the reservation of further national parks, state parks and historic sites; to make provision for and with respect to the development, use and preservation of, and the care, control and management of national parks, state parks and historic sites; to provide for the appointment of a Director of National Parks and Wildlife and of a National Parks and Wildlife Service and of a National Parks Advisory Committee of Architects; and to define the powers, authorities, duties and functions to be exercised by them respectively; to abolish the Fauna Protection Panel and the office of Chief Guardian of Fauna, and to transfer their respective functions to the National Parks and Wildlife Service and the Director of National Parks and Wildlife; for these and other purposes to amend the Fauna Protection Act, 1948, the Wild Flowers and Native Plants Protection Act, 1927, and certain other Acts in certain respects; to repeal the Kosciusko State Park Act, 1944, the Kosciusko State Park (Amendment) Act, 1947, the Kosciusko State Park (Amendment) Act, 1952, the Kosciusko State Park (Amendment) Act, 1963, and the Ku-ring-gai Chase Act, 1961; and for purposes connected therewith"—as finally passed by the Legislative Council.
and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 4 September, 1967.

3. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

4. PAPERS.—

Mr Askin laid upon the Table the following Paper:
Public Service Act, 1902, as amended—Amendments of Regulations 56(2), 59, 61, 62, 69, 202, 225, 272, 287, 288(2) and 385.
Referred by Sessional Order to the Printing Committee.

Mr McCaw laid upon the Table the following Paper:
Supreme Court Rules—Amendments of Rules 4 and 7 of Order XXI, and Form 61 in the First Schedule to the Rules.
Referred by Sessional Order to the Printing Committee.

Mr Morton laid upon the Table the following Papers:
Electricity Commission Act, 1950, as amended—Notifications of acquisition, appropriation and/or resumption of easements under the Public Works Act, 1912, as amended, for electricity transmission lines between—
(i) Upper Tumut and Yass.
(ii) Cowra and Parkes.
(iii) Tallawarra and Moruya.
(iv) Armidale and Kempsey—Erratum Notice.
Referred by Sessional Order to the Printing Committee.

Mr Lewis laid upon the Table the following Papers:
(1) Crown Lands Consolidation Act, 1913—Abstract of Crown land intended to be dedicated for public purposes in accordance with the provisions of section 24 of the Act.
(2) Crown Lands Consolidation Act, 1913—Gazette Notices (3) setting forth the mode in which it is proposed to deal with certain land under section 25 of the Act.
Referred by Sessional Order to the Printing Committee.

Mr Beale laid upon the Table the following Papers:
(1) Return of amount expended under the provisions of section 13 of the Forestry Act, 1916, as amended, for the year ended 30 June, 1967.
(2) Public Works Act, 1912, as amended—Notifications of acquisition, appropriation and/or resumption of land for works in connection with—
(a) Construction of a dam across the Tumut River at Blowering.
(b) Berriquin Provisional Domestic and Stock Water Supply and Irrigation District.
Referred by Sessional Order to the Printing Committee.

5. POISONS (AMENDMENT) BILL (Formal Order of the Day).—Bill, on motion of Mr Jago, read a third time.
Bill sent to the Legislative Council, with the following Message:

Mr PRESIDENT—
The Legislative Assembly having this day passed a Bill, intituled “An Act to make further provisions relating to the regulation and control of restricted substances; for these purposes to amend the Poisons Act, 1966; and for purposes connected therewith”—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 12 September, 1967.
6. CARE OF THE AGED.—Mr Humphries moved, pursuant to Notice, That in the opinion of this House, the provision of adequate supportive and domiciliary services for the aged of this State is a pressing social necessity for the maintaining of the well being, the dignity, and the independence of these citizens, and that action should be taken to implement as soon as possible the recommendations on these services by the Consultative Committee for the Care of the Aged.

Mr Einfeld moved, That the Question be amended by the addition of the following words to stand as paragraphs (2) and (3):

"(2) That the House expresses regret that the Government has failed to continue the erection of Geriatric Hospitals under the Health Department as inaugurated by the former Labor Government.

(3) That the House calls upon the Government to make provision in the forthcoming Budget of sufficient funds for the implementation of the recommendation of the Consultative Committee for the Care of the Aged."

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

Debate continued.

And it being Six p.m., Debate interrupted pursuant to Sessional Order adopted on 29 August, 1967.

Ordered by Mr Speaker, That the resumption of the Debate stand an Order of the Day for Tuesday, 26 September, 1967.

7. DOOR-TO-DOOR SALES BILL.—Mr Speaker reported the following Message from the Legislative Council:

Mr Speaker—
The Legislative Council having this day agreed to the Bill, intituled "An Act to control and regulate certain agreements relating to the sale or bailment of goods, or the provision of services, on credit; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 12 September, 1967, President.

8. SWINE COMPENSATION (AMENDMENT) BILL.—

(1) Mr Chaffey moved, pursuant to Notice, That leave be given to bring in a Bill to authorise further payments out of the Swine Compensation Fund; for this purpose to amend the Swine Compensation Act, 1928, as amended by subsequent Acts; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Chaffey then presented a Bill, intituled "A Bill to authorise further payments out of the Swine Compensation Fund; for this purpose to amend the Swine Compensation Act, 1928, as amended by subsequent Acts; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

9. SWINE COMPENSATION TAXATION BILL.—

(1) Mr Chaffey moved, pursuant to Notice, That leave be given to bring in a Bill to reduce the stamp duty on entries made in certain records required to be kept under the Swine Compensation Act, 1928, as amended by subsequent Acts; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Chaffey then presented a Bill, intituled "A Bill to reduce the stamp duty on entries made in certain records required to be kept under the Swine Compensation Act, 1928, as amended by subsequent Acts; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.
10. MEDICAL PRACTITIONERS AND NEW SOUTH WALES STATE CANCER COUNCIL (Amendment) Bill.—

(1) Mr Jago moved, pursuant to Notice, That leave be given to bring in a Bill to make further provisions relating to the prohibition of the treatment of certain diseases by persons not registered under the Medical Practitioners Act, 1938-1965; to provide for the establishment of a Cancer Investigation Committee; for these and other purposes to amend the Medical Practitioners Act, 1938-1965, and the New South Wales State Cancer Council Act, 1955-1965; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Jago then presented a Bill, intituled "A Bill to make further provisions relating to the prohibition of the treatment of certain diseases by persons not registered under the Medical Practitioners Act, 1938-1965; to provide for the establishment of a Cancer Investigation Committee; for these and other purposes to amend the Medical Practitioners Act, 1938-1965, and the New South Wales State Cancer Council Act, 1955-1965; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

11. HUNTER VALLEY CONSERVATION TRUST (Amendment) Bill.—The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Beale, "That this Bill be now read a second time"—

And the Question being again proposed—

And Mr Beale having spoken in Reply—

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Beale the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

12. EVIDENCE (REPRODUCTIONS) BILL.—The Order of the Day having been read, Mr Maddison moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Maddison the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

13. HEIGHT OF BUILDINGS (Amendment) BILL.—The Order of the Day having been read, Mr Morton moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Morton the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.
14. DOG (AMENDMENT) BILL.—The Order of the Day having been read, Mr Morton moved, That this Bill be now read a second time.

Debate ensued.

And it being 10.20 p.m., the Debate stood adjourned, pursuant to Sessional Order adopted on 3 August, 1967.

Ordered by Mr Speaker, That the resumption of the Debate stand an Order of the Day for To-morrow.

15. ADJOURNMENT.—Mr Morton moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twenty-eight minutes after Ten p.m., until To-morrow at Half-past Two p.m.

I. P. K. VIDLER,
Clerk of the Legislative Assembly.

KEVIN ELLIS,
Speaker.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. PETITION—RIVERWOOD BUS SERVICE.—Mr Durick presented a Petition from certain residents of the Riverwood district representing that residents in the neighbourhood of Wiggs Road, Riverwood, are greatly inconvenienced and their children in danger of being molested by undesirables because they must traverse overgrown land between their homes and the Riverwood Public School and Shopping Centre, and praying that a bus service be provided in the area and that the land be cleared of undergrowth.

Petition received.

2. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

3. SUPPLY BILL.—The following Message from His Excellency the Governor was delivered by Mr Askin, and read by Mr Speaker:

A. R. CUTLER,
Governor.

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to apply certain sums out of the Consolidated Revenue Fund, the Government Railways Fund, the Government Railways Renewals Fund, the Road Transport and Traffic Fund, the Metropolitan Transport Trust General Fund, the Newcastle and District Transport Trust General Fund, the Maritime Services Board Fund, and the Maritime Services Board Renewals Fund, towards the services of the year 1967-1968.

Government House,
Sydney, 23 August, 1967.

Ordered to be referred to the Committee of Supply.

4. PAPER.—

Mr Askin laid upon the Table the following Paper:

Minute of the Public Service Board respecting the appointments, on probation, of certain persons to the Public Service.

Referred by Sessional Order to the Printing Committee.
5. ABORIGINAL WELFARE.—Mr Crawford, as Chairman of the Joint Committee of the Legislative Council and Legislative Assembly upon Aborigines Welfare, for whose consideration and report this subject was referred on 9 December, 1965, brought up and laid upon the Table the following Papers:

(1) The Report and Minutes of Proceedings; and
(2) Evidence taken before the Committee.

Ordered to be printed.

6. EVIDENCE (REPRODUCTIONS) BILL (Formal Order of the Day).—Bill, on motion of Mr Maddison, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled “An Act to reduce, in certain cases, the period for which documents are required by law to be preserved; for this and other purposes to facilitate the production to a court, and the use in evidence, of reproductions of documents; and for purposes connected therewith”—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 13 September, 1967.

7. HEIGHT OF BUILDINGS (AMENDMENT) BILL (Formal Order of the Day).—Bill, on motion of Mr Morton, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled “An Act to make certain changes in the membership of the Height of Buildings Advisory Committee; for this purpose to amend the Height of Buildings Act, 1912-1965; and for purposes connected therewith”—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 13 September, 1967.

8. HUNTER VALLEY CONSERVATION TRUST (AMENDMENT) BILL.—The Order of the Day having been read, Mr Beale moved, That this Bill be now read a third time.

Debate ensued.

Mr Griffith moved, That the Question be now put.

Question put—“That the Question be now put.”

The House divided.

Ayes, 46

Mr Askin  Mr Beale  Mr Brain  Mr Brewer  Mr Brown  Mr Bruxner  Mr Chaffey  Mr Clough  Mr Cohen  Mr Cowan  Mr Crawford  Mr Cutler  Mr Darby  Mr Doyle  Mr Dunbier  Mr Duncan

Mr Freudenstein  Mr Griffith  Mr Healey  Mr Bough  Mr Hughes  Mr Humphries  Mr Hunter  Mr Jackett  Mr Iago  Mr Lawson  Mr Lewis  Mr McCaw  Mr Mackie  Mr Maddison  Mr Manyweather  Mr Mason

Mr Mead  Mr Morris  Mr Morton  Mr O'Keefe  Mr Osborne  Mr Punch  Mr Roddock  Mr Stephens  Mr Taylor  Mr Waddy  Mr Welby  Mr Willis  Mr Deane  Mr Mauget

Noes, 40

Mr Bannon  Mr Booth  Mr Bowen  Mr Cahill  Mr Cody  Mr Cox  Mr Crabtree  Mr Dalton  Mr Durick  Mr Earl  Mr Einfeld  Mr Ferguson  Mr Flaherty  Mr Grassby  Mr Bennett  Mr Beak  Mr Brain  Mr Brewer  Mr Brown  Mr Bruxner

Mr Green  Mr Heffron  Mr Hills  Mr Jenkin  Mr Johnston  Mr Kearns  Mr McCartney  Mr McAlloon  Mr Mahoney  Mr Mailam  Mr Mannix  Mr Murphy  Mr Neilly  Mr Nott

Mr Quinn  Mr Renshaw  Mr Ryan  Mr Shaw  Mr Simpson  Mr Sloan  Mr Southby  Mr Stewart  Mr J. K. Stewart  Mr Watton  Mr Tellers  Mr Deane  Mr Mauget

Tellers, 3

Mr Deane  Mr Maughr  Mr Quinn  Mr Renshaw  Mr Ryan  Mr Shaw  Mr Simpson  Mr Sloan  Mr Southby  Mr Stewart  Mr J. K. Stewart  Mr Watton  Mr Tellers  Mr Deane  Mr Mauget

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

Original Question put.

The House divided.

Ayes, 47

Mr Askin, Mr Beale, Mr Brain, Mr Brewer, Mr Brown, Mr Broxher, Mr Chaffey, Mr Clough, Mr Coates, Mr Cohen, Mr Cowan, Mr Crawford, Mr Clough, Mr Dunbier, Mr Dunbier, Mr Duncan, Mr Griffith, Mr Healey, Mr Hough, Mr Hughes, Mr Humphries, Mr Hunter, Mr Jackett, Mr Jago, Mr Lawson, Mr Lewis, Mr McCaw, Mr Mackie, Mr Madison, Mr Deane, Mr Doyle, Mr Beale, Mr Duncan, Mr Griffith, Mr Hough, Mr Hughes, Mr Humphries, Mr Hunter, Mr Jackett, Mr Jago, Mr Lawson, Mr Lewis, Mr McCaw, Mr Mackie, Mr Madison, Mr Deane, Mr Doyle, Mr Brain, Mr Askin, Mr Beale, Mr Brain, Mr Brewer, Mr Brown, Mr Broxher, Mr Chaffey, Mr Clough, Mr Coates, Mr Cohen, Mr Cowan, Mr Crawford, Mr Clough, Mr Dunbier, Mr Dunbier, Mr Duncan, Mr Griffith, Mr Healey, Mr Hough, Mr Hughes, Mr Humphries, Mr Hunter, Mr Jackett, Mr Jago, Mr Lawson, Mr Lewis, Mr McCaw, Mr Mackie, Mr Madison, Mr Deane, Mr Doyle, Mr Brain, Mr Askin, Mr Beale, Mr Brain, Mr Brewer, Mr Brown, Mr Broxher, Mr Chaffey, Mr Clough, Mr Coates, Mr Cohen, Mr Cowan, Mr Crawford, Mr Clough, Mr Dunbier, Mr Dunbier, Mr Duncan, Mr Griffith, Mr Healey, Mr Hough, Mr Hughes, Mr Humphries, Mr Hunter, Mr Jackett, Mr Jago, Mr Lawson, Mr Lewis, Mr McCaw, Mr Mackie, Mr Madison, Mr Deane, Mr Doyle.

Tellers, Mr Deane, Mr Mackie, Mr Manyweathers.

Noes, 40

Mr Bannon, Mr Boulton, Mr Bowman, Mr Cahill, Mr Cadey, Mr Cox, Mr Crabtree, Mr Dalton, Mr Darlait, Mr Dela, Mr Einfeld, Mr Ferguson, Mr Flaherty, Mr Gassby, Mr Green, Mr Heffron, Mr Hills, Mr Jackson, Mr Jense, Mr Johnston, Mr Kearns, Mr McCartney, Mr McMahon, Mr Narrow, Mr Mannix, Mr Murphy, Mr Nettly, Mr Nott, Mr Quinn, Mr Ryan, Mr Shanahan, Mr Simpson, Mr Sloss, Mr Southce, Mr Stewart, Mr K. J. Stewart, Mr Watson, Mr Moss, Mr Southee, Mr Stewart, Mr Watson, Mr Dates, Mr Mahony.

Tellers, Mr Deane, Mr Mackie, Mr Manyweathers.

And so it was resolved in the affirmative.

Bill read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to reconstitute the Hunter Valley Conservation Trust constituted under the Hunter Valley Conservation Trust Act, 1950, as amended by subsequent Acts; to enlarge the boundaries of the Hunter Valley Conservation Trust District; to limit the conservation rate to be levied on certain lands; for these and other purposes to amend that Act, as so amended; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 13 September, 1967.

9. LOCAL GOVERNMENT (CITY OF SYDNEY BOUNDARIES) BILL.—

(1) Mr Morton moved, pursuant to Notice, That leave be given to bring in a Bill to provide for the appointment of Commissioners to administer the City of Sydney during a limited period; to alter the boundaries of the City of Sydney and of certain municipalities and to constitute a separate municipality under the name of the Municipality of Norcott; to provide for the administration of that municipality, during a limited period, by Commissioners; to reconstitute the Sydney County Council; to amend the Local Government Act, 1919, and certain other Acts in certain respects; and for purposes connected therewith.

Debate ensued.

Mr Griffith moved, That the Question be now put.

Question put—"That the Question be now put."
The House divided.

Ayes, 46

Mr Askin  Mr Beale  Mr Brain  Mr Brewer  Mr Brown  Mr Bruxner  Mr Chaffey  Mr Clough  Mr Cohen  Mr Cowan  Mr Crawford  Mr Cutler  Mr Darby  Mr Doyle  Mr Dunbier  Mr Duncan

Mr Fredersten  Mr Griffith  Mr Healey  Mr Hough  Mr Hughes  Mr Humphries  Mr Hunter  Mr Jackett  Mr Jago  Mr Lawson  Mr Lewis  Mr McCaw  Mr Mackie  Mr Maddison  Mr Manyweathers  Mr Mason

Mr Mauger  Mr Mead  Mr Morris  Mr Morton  Mr Osborne  Mr Punch  Mr Ruddock  Mr Stephens  Mr Taylor  Mr Waddy  Mr Weiley  Mr Willis

Noes, 40

Mr Bannon  Mr Booth  Mr Bowen  Mr Cahill  Mr Caddy  Mr Cox  Mr Crabtree  Mr Dalton  Mr Durick  Mr Einfeld  Mr Ferguson  Mr Fishberty  Mr Grassby  Mr Green  Mr Mauger  Mr Mead  Mr Morris  Mr Morton  Mr Osborne  Mr Punch  Mr Quinn  Mr Renshaw  Mr Ryan  Mr Sheahan  Mr Simpson  Mr Sonibee  Mr Stewart  Mr Stewart  Mr Watson  Mr Watson  Mr Waddy  Mr Weiley  Mr Willis

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

Original Question put.

The House divided.

Ayes, 46

Mr Askin  Mr Beale  Mr Brain  Mr Brewer  Mr Brown  Mr Bruxner  Mr Chaffey  Mr Clough  Mr Cohen  Mr Cowan  Mr Crawford  Mr Cutler  Mr Darby  Mr Doyle  Mr Dunbier  Mr Duncan

Mr Fredersten  Mr Griffith  Mr Healey  Mr Hough  Mr Hughes  Mr Humphries  Mr Hunter  Mr Jackett  Mr Jago  Mr Lawson  Mr Lewis  Mr McCaw  Mr Mackie  Mr Maddison  Mr Manyweathers  Mr Mason

Mr Mauger  Mr Mead  Mr Morris  Mr Morton  Mr Osborne  Mr Punch  Mr Quinn  Mr Renshaw  Mr Ryan  Mr Sheahan  Mr Simpson  Mr Sonibee  Mr Stewart  Mr Stewart  Mr Watson  Mr Watson  Mr Waddy  Mr Weiley  Mr Willis

Noes, 40

Mr Bannon  Mr Heffron  Mr Hills  Mr Jackson  Mr Jensen  Mr Johnstone  Mr Jones  Mr Keans  Mr Kago  Mr Lawson  Mr Lewis  Mr McCaw  Mr Mackie  Mr Madson  Mr Manyweathers  Mr Mason

Mr Nott  Mr Quinn  Mr Quinn  Mr Renshaw  Mr Ryan  Mr Sheahan  Mr Simpson  Mr Sonibee  Mr Stewart  Mr Stewart  Mr Watson  Mr Watson  Mr Waddy  Mr Weiley  Mr Willis

And so it was resolved in the affirmative.

(2) Mr Morton then presented a Bill, intituled "A Bill to provide for the appointment of Commissioners to administer the City of Sydney during a limited period; to alter the boundaries of the City of Sydney and of certain municipalities and to constitute a separate municipality under the name of the Municipality of Northcott; to provide for the administration of that municipality, during a limited period, by Commissioners; to reconstitute the Sydney..."
County Council; to amend the Local Government Act, 1919, and certain other Acts in certain respects; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

10. DOG (AMENDMENT) BILL.—The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Morton, "That this Bill be now read a second time"—

And the Question being again proposed—

The House resumed the said adjourned Debate.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Morton the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

11. REGISTRATION OF BIRTHS, DEATHS AND MARRIAGES (AMENDMENT) BILL.—The Order of the Day having been read, Mr Maddison moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Maddison the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

12. ANNUAL HOLIDAYS (AMENDMENT) BILL.—The Order of the Day having been read, Mr Willis moved, That this Bill be now read a second time.

Debate ensued.

And it being 10.20 p.m., the Debate stood adjourned, pursuant to Sessional Order adopted on 3 August, 1967.

Ordered by Mr Speaker, That the resumption of the Debate stand an Order of the Day for To-morrow.

13. PUBLIC ACCOUNTS COMMITTEE.—Mr Ruddock, as Chairman, brought up the Fifth Report, during the currency of the Forty-first Parliament, of the Public Accounts Committee.

Referred by Sessional Order to the Printing Committee.

14. ADJOURNMENT.—Mr Willis moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twenty-seven minutes after Ten p.m., until To-morrow at Eleven a.m.

I. P. K. VIDLER, Clerk of the Legislative Assembly.

KEVIN ELLIS, Speaker.

BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
New South Wales

No. 18

VOTES AND PROCEEDINGS
OF THE

LEGISLATIVE ASSEMBLY

FOURTH SESSION OF THE FORTY-FIRST PARLIAMENT

THURSDAY, 14 SEPTEMBER, 1967

The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

2. PAPERS.—

Mr Cutler laid upon the Table the following Paper:
University and University Colleges Act, 1900, as amended—Amendments of, and additions to, the By-laws of the University of Sydney.
Referred by Sessional Order to the Printing Committee.

Mr Morton laid upon the Table the following Papers:
Ordered to be printed.
(3) State Planning Authority Act, 1963, as amended—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for Special Uses (University) under the County of Cumberland Planning Scheme.
Referred by Sessional Order to the Printing Committee.

Mr Morris laid upon the Table the following Papers:
(1) Motor Traffic Act, 1909, as amended—Regulations for Motor Traffic—Amendment of Regulation 80c.
(2) Statement of Traffic secured to railway transport by the powers conferred on the Commissioner for Railways under section 24 (3), (4) and (6) of the Government Railways Act, 1912, as amended, for the month of July, 1967.
Referred by Sessional Order to the Printing Committee.

Mr Stephens laid upon the Table the following Papers:
Housing Act, 1912, as amended—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for housing purposes at—

Albury. Nowra.
Bourke. Tumut.
Bowna. Warrawong.
Dubbo. Werribee Creek.
Killarney Vale. Woy Woy.

Referred by Sessional Order to the Printing Committee.
3. **DOO (Amendment) Bill (Formal Order of the Day).**—Bill, on motion of Mr Morton, read a third time.

Bill sent to the Legislative Council, with the following Message:

**Mr President—**

The Legislative Assembly having this day passed a Bill, intituled "An Act to make provision to allow dogs guiding blind persons to be admitted to certain premises and public transport; for these purposes to amend the Dog Act, 1966, and certain other Acts; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

**Legislative Assembly Chamber,**

**Sydney, 14 September, 1967.**

4. **Registration of Births, Deaths and Marriages (Amendment) Bill (Formal Order of the Day).**—Bill, on motion of Mr Maddison, read a third time.

Bill sent to the Legislative Council, with the following Message:

**Mr President—**

The Legislative Assembly having this day passed a Bill, intituled "An Act relating to the registration of still-births, the issue of medical certificates in the case of perinatal deaths and the furnishing of information pertaining thereto; for these and other purposes to amend the Registration of Births Deaths and Marriages Act 1899, as amended by subsequent Acts; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

**Legislative Assembly Chamber,**

**Sydney, 14 September, 1967.**

5. **Suspension of Standing Orders.**—Mr Askin (by consent) moved, That so much of the Standing Orders be suspended as would preclude the Supply Bill being brought in and passed through all its stages in one day.

Question put and passed.

6. **Supply (Supply Bill).**—The Order of the Day having been read, on motion of Mr Askin, Mr Speaker left the Chair, and the House resolved itself into the Committee of Supply.

Mr Speaker resumed the Chair, and the Chairman reported that the Committee had come to a Resolution, which was read, as follows:

(1) **Resolved—**That there be granted to Her Majesty—

(a) A sum not exceeding $79,402,000, payable out of the Consolidated Revenue Fund, to defray the expenses of the various Departments and Services of the State during the months of October and November, or following month of the financial year ending 30th June, 1968, to be expended at the rates which have been sanctioned for the financial year ended 30th June, 1967, subject to the rate of any reduction that may hereafter be made in the expenditure of the year 1967-1968.

(b) A sum not exceeding $30,221,000, payable out of the Government Railways Fund, to defray the salaries, maintenance, and working expenses and other expenses of the Department of Railways during the months of October and November, or following month of the financial year ending 30th June, 1968, to be expended at the rates which have been sanctioned for the financial year ended 30th June, 1967, subject to the rate of any reduction that may hereafter be made in the expenditure of the year 1967-1968.

(c) A sum not exceeding $1,700,000, payable out of the Government Railways Renewals Fund, to defray the salaries, maintenance, and working expenses and other expenses of the Department of Railways during the months of October and November, or following month of the financial year ending 30th June, 1968, to be expended at the rates which have been sanctioned for the financial year ended 30th June, 1967, subject to the rate of any reduction that may hereafter be made in the expenditure of the year 1967-1968.
(d) A sum not exceeding $2,317,000, payable out of the Road Transport and Traffic Fund, to defray the salaries, maintenance, and working expenses and other expenses of the Department of Motor Transport during the months of October and November, or following month of the financial year ending 30th June, 1968, to be expended at the rates which have been sanctioned for the financial year ended 30th June, 1967, subject to the rate of any reduction that may hereafter be made in the expenditure of the year 1967-1968.

(e) A sum not exceeding $4,484,000, payable out of the Metropolitan Transport Trust General Fund, to defray the salaries, maintenance, and working expenses and other expenses of the Department of Government Transport during the months of October and November, or following month of the financial year ending 30th June, 1968, to be expended at the rates which have been sanctioned for the financial year ended 30th June, 1967, subject to the rate of any reduction that may hereafter be made in the expenditure of the year 1967-1968.

(f) A sum not exceeding $519,000, payable out of the Newcastle and District Transport Trust General Fund, to defray the salaries, maintenance, and working expenses and other expenses of the Department of Government Transport during the months of October and November, or following month of the financial year ending 30th June, 1968, to be expended at the rates which have been sanctioned for the financial year ended 30th June, 1967, subject to the rate of any reduction that may hereafter be made in the expenditure of the year 1967-1968.

(g) A sum not exceeding $2,167,000, payable out of the Maritime Services Board Fund, to defray the salaries, maintenance, and working expenses and other expenses of the Maritime Services Board of New South Wales during the months of October and November, or following month of the financial year ending 30th June, 1968, to be expended at the rates which have been sanctioned for the financial year ended 30th June, 1967, subject to the rate of any reduction that may hereafter be made in the expenditure of the year 1967-1968.

(h) A sum not exceeding $1,244,000, payable out of the Maritime Services Board Renewals Fund, to defray the salaries, maintenance, and working expenses and other expenses of the Maritime Services Board of New South Wales during the months of October and November, or following month of the financial year ending 30th June, 1968, to be expended at the rates which have been sanctioned for the financial year ended 30th June, 1967, subject to the rate of any reduction that may hereafter be made in the expenditure of the year 1967-1968.

On motion of Mr Askin the Resolution was agreed to.

7. WAYS AND MEANS (Supply Bill).—The Order of the Day having been read, on motion of Mr Askin, Mr Speaker left the Chair, and the House resolved itself into the Committee of Ways and Means.

Mr Speaker resumed the Chair, and the Chairman reported that the Committee had come to a Resolution, which was read, as follows:

(1) Resolved—that towards making good the Supply granted to Her Majesty for the Service of the financial year 1967-1968, the sum of $122,054,000 be granted, viz.—$79,402,000 out of the Consolidated Revenue Fund, $30,221,000 out of the Government Railways Fund, $1,700,000 out of the Government Railways Renewals Fund, $2,317,000 out of the Road Transport and Traffic Fund, $4,484,000 out of the Metropolitan Transport Trust General Fund, $519,000 out of the Newcastle and District Transport Trust General Fund, $2,167,000 out of the Maritime Services Board Fund, and $1,244,000 out of the Maritime Services Board Renewals Fund.

On motion of Mr Askin the Resolution was agreed to.

8. SUPPLY BILL.—

(1) Ordered, on motion of Mr Askin, That a Bill be brought in, founded on Resolution of Ways and Means (No. 1), to apply certain sums out of the Consolidated Revenue Fund, the Government Railways Fund, the Government Railways Renewals Fund, the Road Transport and Traffic Fund, the Metropolitan Transport Trust General Fund, the Newcastle and District Transport Trust General Fund, the Maritime Services Board Fund and the Maritime Services Board Renewals Fund, towards the services of the Year 1967-1968.
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
14 September, 1967

(2) Mr Askin then presented a Bill, intituled "A Bill to apply certain sums out of the Consolidated Revenue Fund, the Government Railways Fund, the Government Railways Renewals Fund, the Metropolitan Transport Trust General Fund, the Newcastle and District Transport Trust General Fund, the Maritime Services Board Fund and the Maritime Services Board Renewals Fund, towards the services of the Year 1967-1968"—which was read a first time.

(3) Mr Askin moved, That this Bill be now read a second time.

Mr Griffith moved, That the Question be now put.

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

The House divided.

Ayes, 46

Mr Askin  Mr Griffith  Mr Mead
Mr Beale  Mr Healey  Mr Morris
Mr Brain  Mr Hough  Mr Morton
Mr Brewer  Mr Hughes  Mr O'Keefe
Mr Brown  Mr Humphries  Mr Osbourne
Mr Chaffey  Mr Hunter  Mr Punch
Mr Clough  Mr Jackett  Mr Riddock
Mr Cowan  Mr Jago  Mr Stephens
Mr Crawford  Mr Lawson  Mr Taylor
Mr Cutler  Mr Lewis  Mr Waddy
Mr Darby  Mr McCaw  Mr Weiley
Mr Deane  Mr Mackie  Mr Willis
Mr Doyle  Mr Maddison  Tellers,
Mr Dunbier  Mr Manyweathers
Mr Duncan  Mr Mason  Mr Brunner
Mr Freundenstein  Mr Mauger  Mr Cohen

Noes, 39

Mr Bannon  Mr Hills  Mr Quinn
Mr Bowron  Mr Jackson  Mr Renshaw
Mr Cahill  Mr Jensen  Mr Sheahan
Mr Cuddy  Mr Johnson  Mr Simpson
Mr Cox  Mr Jones  Mr Slots
Mr Crabbtree  Mr Kearns  Mr Southee
Mr Dalton  Mr McCartney  Mr Stewart
Mr Domick  Mr McMahon  Mr K. J. Stewart
Mr Farl  Mr Mahoney  Mr Wattison
Mr Finkelfeld  Mr Malham  Tellers,
Mr Flaherty  Mr Mannix
Mr Crosby  Mr Murphy  Mr Booth
Mr Green  Mr Neilly  Mr Ferguson
Mr Helfron  Mr Not

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

Original Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

Mr Askin moved, That the Report be now adopted.

Mr Griffith moved, That the Question be now put.

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

The House divided.

Ayes, 45

Mr Askin  Mr Freundenstein  Mr Mead
Mr Beale  Mr Griffith  Mr Morris
Mr Brain  Mr Healey  Mr Morton
Mr Brewer  Mr Hough  Mr Osborn
Mr Brown  Mr Hughes  Mr Humphries
Mr Brunker  Mr Jackett  Mr Ruddock
Mr Chaffey  Mr Hunter  Mr Stephens
Mr Clough  Mr Jago  Mr Taylor
Mr Cohen  Mr Hunter  Mr Waddy
Mr Cowan  Mr Lawson  Mr Weiley
Mr Crawford  Mr Lewis  Mr Willis
Mr Cutler  Mr McCaw  Tellers,
Mr Darby  Mr Manyweathers
Mr Doyle  Mr Mason  Mr Deane
Mr Dunbier  Mr Mauger  Mr O'Keefe
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
14 September, 1967

Noes, 39
Mr Bannon Mr Hills Mr Remhaw
Mr Bowen Mr Jackson Mr Ryan
Mr Cahill Mr Jensen Mr Sheahan
Mr Candy Mr Johnston Mr Simpson
Mr Cox Mr Jones Mr Southey
Mr Crabtree Mr Keane Mr Stewart
Mr Dalton Mr McCartney Mr K. J. Stewart
Mr Durack Mr McMahon Mr Watt
Mr Earl Mr Mahoney Tellers
Mr Binfold Mr Mallon
Mr Flaherty Mr Murphy
Mr Grassby Mr Neilly Mr Booth
Mr Green Mr Nott
Mr Helfron Mr Quinn Mr Ferguson

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

Original Question put and passed.

(4) Mr Askin moved, That this Bill be now read a third time.
Mr Griffith moved, That the Question be now put.
Question put—"That the Question be now put."

The House divided.

Ayes, 47
Mr Askin Mr Duncan Mr Munson
Mr Beale Mr Friendenstein Mr Muir
Mr Bean Mr Griffith Mr McIvor
Mr Brewer Mr Healey Mr Morris
Mr Brown Mr Hough Mr Morton
Mr Buxton Mr Hughes Mr Osborne
Mr Chilcote Mr Humphries Mr Punch
Mr Clough Mr Hunter Mr Raildock
Mr Coates Mr Juckett Mr Stephens
Mr Cohen Mr Jugo Mr Taylor
Mr Cowen Mr Lawson Mr Waddby
Mr Crawford Mr Lewis Mr Welby
Mr Culfer Mr McCaw Mr Willis
Mr Durby Mr Mickie Tellers
Mr Doyle Mr Maddison Mr Dume
Mr Dumbier Mr Manyweather Mr O' Keeffe

Noes, 39
Mr Bannon Mr Hills Mr Remhaw
Mr Bowen Mr Jackson Mr Ryan
Mr Cahill Mr Jensen Mr Sheahan
Mr Candy Mr Johnston Mr Simpson
Mr Cox Mr Jones Mr Southey
Mr Crabtree Mr Keane Mr Stewart
Mr Dalton Mr McCartney Mr K. J. Stewart
Mr Durack Mr McMahon Mr Watt
Mr Earl Mr Mahoney Tellers
Mr Binfold Mr Mallon
Mr Flaherty Mr Murphy
Mr Grassby Mr Neilly Mr Booth
Mr Green Mr Nott
Mr Helfron Mr Quinn Mr Ferguson

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

Original Question put and passed.

Bill read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—
The Legislative Assembly having this day passed a Bill, intituled "An Act to apply certain sums out of the Consolidated Revenue Fund, the Government Railways Fund, the Government Railways Renewals Fund, the Road Transport and Traffic Fund, the Metropolitan Transport Trust General Fund, the Newcastle and District Transport Trust General Fund, the Maritime Services Board Fund and the Maritime Services Board Renewals Fund, towards the services of the Year 1967–1968"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 14 September, 1967.
9. **ANNUAL HOLIDAYS (AMENDMENT) BILL.**—The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Willis, "That this Bill be now read a second time"—

And the Question being again proposed—

The House resumed the said adjourned Debate.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the bill.

Mr Speaker resumed the Chair, and the Chairman reported progress and obtained leave to sit again to-morrow.

10. **ADJOURNMENT.**—Mr Willis moved, That this House do now adjourn.

Debate ensued.

And it being 4.30 p.m., Mr Speaker, pursuant to Sessional Order adopted on 3 August, 1967, adjourned the House until Tuesday next at Half-past Two p.m.

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L. P. K. VIDLER, 
Clerk of the Legislative Assembly.

KEVIN ELLIS, 
Speaker.

---

BY AUTHORITY:

V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
TUESDAY, 19 SEPTEMBER, 1967

The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported the following Messages from the Legislative Council:

(1) Tow-truck Bill:

Mr Speaker—

The Legislative Council has this day agreed to the Bill, returned herewith, intituled “An Act to provide for the control and regulation of tow-trucks and the operation thereof; to amend the Transport Act, 1930, as amended by subsequent Acts; and for purposes connected therewith”—with the amendment indicated by the accompanying Schedule, in which amendment the Council requests the concurrence of the Legislative Assembly.

Legislative Council Chamber, Sydney, 14 September, 1967. H. V. BUDD, President.

Tow-truck Bill
Schedule of the amendment referred to in Message of 14 September, 1967

J. R. STEVENSON, Clerk of the Parliaments.

Page 12, clause 15, line 5. After “who”, insert “wilfully”.

Examined,

S. L. M. ESKEW, Chairman of Committees.

Ordered by Mr Speaker, That the amendment made by the Legislative Council in this Bill be taken into consideration To-morrow.

(2) Companies (Mining Partnerships) Amendment Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled “An Act to facilitate the registration under the Companies Act, 1961, as amended by subsequent Acts, of companies registered under the Mining Partnerships Act, 1900, as amended by subsequent Acts; to provide for the dissolution of certain mining partnerships; to repeal the Mining Partnerships Act, 1900, and certain other enactments; and for purposes connected therewith”—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 14 September, 1967. H. V. BUDD, President.
(3) Returned Sailors, Soldiers and Airmen's Imperial League of Australia (New South Wales Branch) Incorporation Amendment Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to alter the name of the body corporate constituted by the Returned Sailors, Soldiers and Airmen's Imperial League of Australia (New South Wales Branch) Incorporation Act, 1935-1941; for this and other purposes to amend that Act; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 14 September, 1967. H. V. BUDD, President.

(4) Supply Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to apply certain sums out of the Consolidated Revenue Fund, the Government Railways Fund, the Government Railways Renewals Fund, the Road Transport and Traffic Fund, the Metropolitan Transport Trust General Fund, the Newcastle and District Transport Trust General Fund, the Maritime Services Board Fund and the Maritime Services Board Renewals Fund, towards the services of the Year 1967-1968"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 14 September, 1967. H. V. BUDD, President.

2. Notices of Motions and Questions.—Mr Speaker called on Notices of Motions and Questions.

3. Urgency—Warringah Shire Councillors.—Mr Renshaw moved, That it is a matter of urgent necessity that this House should forthwith consider the following Motion, viz.:

(1) That this House calls on the Government to set up an open inquiry into all matters relating to the dismissal of Warringah Shire Councillors from office.

(2) That the inquiry be conducted by a Supreme Court judge with the powers of a Royal Commissioner.

Point of Order: Mr McCaw said that the substantive motion sought to be discussed related to the dismissal of the Warringah Shire Council which matter was at the moment before the Supreme Court by way of quo warranto proceedings. Therefore, he submitted, a debate would infringe the sub judice rule.

Mr Sheahan suggested that only portion of the motion could possibly be out of order.

Mr Renshaw contended that the question before the Court was the legality of the appointment of the administrator of the shire, and the motion dealt only with events occurring prior to the administrator's appointment.

Mr Speaker pointed out that the motion sought to call upon the Government to set up an inquiry into all matters surrounding the dismissal of the Warringah Shire Council, and he was obliged to take notice of the information given by the Attorney-General that the reasons for the dismissal thereof were relevant to matters in a proceeding pending before the Court of Appeal. Further, he understood that the councillors were complaining that their dismissal was a denial of natural justice in that they were not afforded opportunity to answer allegations, consequently it would be inevitable that reasons for the dismissal of the council must be a substantial issue in the Court proceedings. Therefore he felt it to be his duty to rule the motion out of order.

4. Papers.—

Mr Askin laid upon the Table the following Papers:

Referred by Sessional Order to the Printing Committee.
Mr Willis laid upon the Table the following Papers:

(1) Charitable Collections Act, 1934, as amended—Amendments of Regulations 13 and 14.
(2) Fisheries and Oyster Farms Act, 1935, as amended—Regulation 166.
Referred by Sessional Order to the Printing Committee.

Mr Chaffey laid upon the Table the following Paper:
Marketing of Primary Products Act, 1927, as amended—Amendment of Regulation 12.
Referred by Sessional Order to the Printing Committee.

Mr Morton laid upon the Table the following Papers:
(1) Electricity Commission Act, 1950, as amended—Notification of acquisition, appropriation and/or resumption of an easement under the Public Works Act, 1912, as amended, for an electricity transmission line between Tamworth and Boggabri.
(2) Report by W. D. Scott and Co. Pty Ltd on Relocation of the City of Sydney Markets.
Referred by Sessional Order to the Printing Committee.

Mr Beale laid upon the Table the following Papers:
Public Works Act, 1912, as amended—Notifications of acquisition, appropriation and/or resumption of land for works in connection with—
(a) Construction of a dam across the Tumut River at Blowering.
(b) Strengthening and enlargement of Wyangala Dam.
Referred by Sessional Order to the Printing Committee.

5. ADJOURNMENT UNDER STANDING ORDER NO. 49.—Mr Speaker stated that he had received from the Honourable Member for Dubbo, Mr Mason, a Notice, under the 49th Standing Order, that he desired to move the adjournment of the House to discuss a specific matter of recent occurrence, viz.: "The recommendations contained in the Report upon Aborigines Welfare by the Joint Committee of the Legislative Council and Legislative Assembly tabled in this House on 13 September, 1967."

Mr Mason moved, That this House do now adjourn.

And the motion for the adjournment of the House being supported by five other Honourable Members—

Debate ensued.

Mr Griffith moved, That the Question be now put.

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

The House divided.

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Tellers, Mr Doyle, Mr Maddison, Mr Brewer, Mr O’Keefe.
Noes, 39

Mr Bannon  Mr Heffron  Mr Quinn
Mr Booth    Mr Hills    Mr Renshaw
Mr Bowen    Mr Jackson  Mr Ryan
Mr Coady    Mr Jensen  Mr Sheahan
Mr Cox      Mr Johnstone  Mr Simpson
Mr Crabtree Mr Kearns  Mr Sheahan
Mr Dalton   Mr McCartney  Mr Stewart
Mr Durick   Mr McMahon  Mr K. J. Stewart
Mr Earl     Mr Mahoney  Mr Wattison
Mr Einfeld  Mr Manix
Mr Ferguson
Mr Flaherty  Mr Murphy
Mr Grasby   Mr Neilly  Mr Mallam
Mr Green    Mr Nott    Mr Southey

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

Original Question put.

The House divided.

Ayes, 39

Mr Bannon  Mr Heffron  Mr Quinn
Mr Booth    Mr Hills    Mr Renshaw
Mr Bowen    Mr Jackson  Mr Ryan
Mr Coady    Mr Jensen  Mr Sheahan
Mr Cox      Mr Johnstone  Mr Simpson
Mr Crabtree Mr Kearns  Mr Sheahan
Mr Dalton   Mr McCartney  Mr Stewart
Mr Durick   Mr McMahon  Mr K. J. Stewart
Mr Earl     Mr Mahoney  Mr Wattison
Mr Einfeld  Mr Manix
Mr Ferguson
Mr Grasby   Mr Murphy
Mr Green    Mr Neilly  Mr Mallam
Mr Heffron  Mr Nott    Mr Southey

Tellers,

Mr Manyweathers
Mr Mason
Mr Mauger
Mr Mead
Mr Morris
Mr Morton
Mr O'Keefe
Mr Osborne
Mr Stephens
Mr Waddy
Mr Weiley
Mr Willis
Mr Punch
Mr Ruddock

And so it passed in the negative.

And it being after Six p.m., Government Business proceeded with, under Sessional Order adopted on 29 August, 1967.

6. Messages from the Governor.—The following Messages from His Excellency the Governor were delivered by the Ministers named, and read by Mr Speaker:

By Mr Stephens—

(1) Friendly Societies (Amendment) Bill:

A. R. Cutler, Governor.  

Message No. 36.

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to make further provisions with respect to the payment of funeral expenses and other benefits by, and the investment of funds of, friendly societies or branches; for these and other purposes to amend the Friendly Societies Act, 1912, as amended by subsequent Acts; and for purposes connected therewith.

19 September, 1967

By Mr Askin—

(2) Door-to-Door Sales Bill:


A Bill intituled "An Act to control and regulate certain agreements relating to the sale or bailment of goods, or the provision of services, on credit; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.


7. Friendly Societies (Amendment) Bill.—

(1) Mr Stephens moved, pursuant to Notice, That leave be given to bring in a Bill to make further provisions with respect to the payment of funeral expenses and other benefits by, and the investment of funds of, friendly societies or branches; for these and other purposes to amend the Friendly Societies Act, 1912, as amended by subsequent Acts; and for purposes connected therewith.

Debate ensued.

Mr Griffith moved, That the Question be now put.

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

The House divided.

Ayes, 45

Mr Askin Mr Duncan Mr Mason
Mr Beale Mr File Mr Mauger
Mr Brain Mr Frendenheit Mr Mead
Mr Brewer Mr Griffith Mr Morris
Mr Brown Mr Healey Mr Morton
Mr Bruxner Mr Hough Mr Osborne
Mr Chaffey Mr Hughes Mr Punch
Mr Clough Mr Humphries Mr Ruddock
Mr Cohen Mr Hunter Mr Stephens
Mr Cowan Mr Juckett Mr Waddy
Mr Crawford Mr Jago Mr Welby
Mr Cutler Mr Lawson
Mr Derby Mr Lewis
Mr Deane Mr McCaw
Mr Doyle Mr Middison Mr Mackie
Mr Dunbier Mr Manyweathers Mr O'Keefe

Noes, 38

Mr Bannon Mr Heffron Mr Quinn
Mr Bowen Mr Hills Mr Remshaw
Mr Coady Mr Jackson Mr Ryan
Mr Cox Mr Jensen Mr Sheahan
Mr Crabtree Mr Johnstone Mr Simpson
Mr Dalton Mr Jones Mr Stott
Mr Deirk Mr Keiraz Mr Southie
Mr Earl Mr McMahon Mr Stewart
Mr Erdfield Mr Maloney Mr K. J. Stewart
Mr Ferguson Mr Marnix
Mr Fisherton Mr Murphy
Mr Grasby Mr Nelly Mr Booth
Mr Green Mr Nott Mr Mallam

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

Original Question put and passed.

(2) Mr Stephens then presented a Bill, intituled "A Bill to make further provisions with respect to the payment of funeral expenses and other benefits by, and the investment of funds of, friendly societies or branches; for these and other purposes to amend the Friendly Societies Act, 1912, as amended by subsequent Acts; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

8. Local Government (City of Sydney Boundaries) Bill.—The Order of the Day having been read, Mr Morton moved, That this Bill be now read a second time.

Debate ensued.
Mr Hills moved, That this Debate be now adjourned.

Question put and passed.

Ordered, on motion of Mr Morton, That the resumption of the Debate stand an Order of the Day for To-morrow.

9. PETROLEUM (AMENDMENT) BILL.—

(1) Mr Fife moved, pursuant to Notice, That leave be given to bring in a Bill to make further provisions with respect to exploration for, and the exploitation of, petroleum; for this purpose to amend the Petroleum Act, 1955, as amended by subsequent Acts; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Fife then presented a Bill, intituled "A Bill to make further provisions with respect to exploration for, and the exploitation of, petroleum; for this purpose to amend the Petroleum Act, 1955, as amended by subsequent Acts; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Deputy-Speaker, That the second reading stand an Order of the Day for To-morrow.

10. MEDICAL PRACTITIONERS AND NEW SOUTH WALES STATE CANCER COUNCIL (AMENDMENT) BILL.—The Order of the Day having been read, Mr Jago moved, That this Bill be now read a second time.

Debate ensued.

And it being 10.20 p.m., the Debate stood adjourned, pursuant to Sessional Order adopted on 3 August, 1967.

Ordered by Mr Speaker, That the resumption of the Debate stand an Order of the Day for To-morrow.

11. ADJOURNMENT.—Mr Jago moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twenty-nine minutes after Ten p.m., until To-morrow at Half-past Two p.m.

I. P. K. VIDLER, Clerk of the Legislative Assembly.

KEVIN ELLIS, Speaker.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

2. PAPERS.—
Mr McCaw laid upon the Table the following Papers:
Supreme Court Rules—General Rules of Court—Amendment of Form 61 in the First Schedule.
Referred by Sessional Order to the Printing Committee.

Mr Morton laid upon the Table the following Papers:
State Planning Authority Act, 1963, as amended—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, at Wahroonga and Lansdowne.
Referred by Sessional Order to the Printing Committee.

3. LOCAL GOVERNMENT (CITY OF SYDNEY BOUNDARIES) BILL.—The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Morton, "That this Bill be 'now' read a second time"—
And the Question being again proposed—
The House resumed the said adjourned Debate.

Mr Hills moved, That the Question be amended by leaving out the word "now" with a view to adding the words "this day six months".
Question proposed—That the word proposed to be left out stand part of the Question.
Debate continued.
And it being 10.20 p.m., the Debate stood adjourned pursuant to Sessional Order adopted on 3 August, 1967.

Ordered by Mr Speaker, That the resumption of the Debate stand an Order of the Day for To-morrow.

4. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported the following Messages from the Legislative Council:

(1) Hunter Valley Conservation Trust (Amendment) Bill:

Mr SPEAKER—

The Legislative Council having this day agreed to the Bill, intituled "An Act to reconstitute the Hunter Valley Conservation Trust constituted under the Hunter Valley Conservation Trust Act, 1950, as amended by subsequent Acts; to enlarge the boundaries of the Hunter Valley Conservation Trust District; to limit the conservation rate to be levied on certain lands; for these and other purposes to amend that Act, as so amended; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 20 September, 1967.

H. V. BUDD, President.

(2) Law Reform Commission Bill:

Mr SPEAKER—

The Legislative Council having this day agreed to the Bill, intituled "An Act to constitute a Law Reform Commission; to define its powers, authorities, duties and functions; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 20 September, 1967.

H. V. BUDD, President.

(3) Poisons (Amendment) Bill:

Mr SPEAKER—

The Legislative Council having this day agreed to the Bill, intituled "An Act to make further provisions relating to the regulation and control of restricted substances; for these purposes to amend the Poisons Act, 1966; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 20 September, 1967.

H. V. BUDD, President.

5. ADJOURNMENT.—Mr Hughes moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twenty-six minutes after Ten p.m., until To-morrow at Eleven a.m.

I. P. K. VIDLER, Clerk of the Legislative Assembly.

KEVIN ELLIS, Speaker.
NEW SOUTH WALES

No. 21

VOTES AND PROCEEDINGS
OF THE

LEGISLATIVE ASSEMBLY

FOURTH SESSION OF THE FORTY-FIRST PARLIAMENT

THURSDAY, 21 SEPTEMBER, 1967

The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

2. PAPERS.—

Mr Cutler laid upon the Table the following Papers:
Referred by Sessional Order to the Printing Committee.

Mr Hughes laid upon the Table the following Paper:
Referred by Sessional Order to the Printing Committee.

Mr Stephens laid upon the Table the following Papers:
Housing Act, 1912, as amended—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for housing purposes at—
Batlow. Moruya.
Bourke. Port Macquarie (2).
Brewarrina. Ulladulla.
Campbelltown. Vineyard.
Casula. Warren.
Cowra.

Referred by Sessional Order to the Printing Committee.

3. LOCAL GOVERNMENT (CITY OF SYDNEY BOUNDARIES) BILL.—The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Morton, "That this Bill be 'now' read a second time"—
Upon which Mr Hills moved, That the Question be amended by leaving out the word "now" with a view to adding the words "this day six months".
And the Question being again proposed—That the word proposed to be left out stand part of the Question—
The House resumed the said adjourned Debate.
Mr Griffith moved, That the Question be now put.

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

The House divided.

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<td>Mr Flacht</td>
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<td>Mr Grassby</td>
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<td>Mr Green</td>
<td>Mr Murphy</td>
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And it appearing by the Tellers' Lists that the number in favour of the motion, being a majority, consisted of "at least thirty Members"—

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

The House divided.

<table>
<thead>
<tr>
<th>Ayes, 48</th>
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<td>Mr Askin</td>
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<td>Mr Ferguson</td>
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And so it was resolved in the affirmative.

Original Question again proposed—That this Bill be now read a second time.

Mr Griffith moved, That the Question be now put.
Disorder: By direction of Mr Speaker, the Honourable Member for Marrickville, Mr Ryan, was removed from the Chamber by the Serjeant-at-Arms, under Standing Order No. 392.

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

The House divided.

Ayes, 47

Mr Askin
Mr Beale
Mr Brain
Mr Brewer
Mr Brown
Mr Bruenner
Mr Chaffey
Mr Clough
Mr Coleman
Mr Cowan
Mr Crawford
Mr Cutler
Mr Darby
Mr Doyle
Mr Durbier
Mr Duncan

Mr Fife
Mr Freudenstein
Mr Griffith
Mr Healey
Mr Hough
Mr Hughes
Mr Humphries
Mr Hunter
Mr Jckett
Mr Jago
Mr Lawson
Mr Lewis
Mr McCaw
Mr Mackie
Mr Maddison
Mr Manyweather

Mr Mason
Mr Mauger
Mr Mead
Mr Morris
Mr Morton
Mr Osborne
Mr Punch
Mr Ruddock
Mr Stephens
Mr Taylor
Mr Waddy
Mr Welby
Mr Willis
Tellers,
Mr Deane
Mr O'Keeffe

Noes, 39

Mr Bannon
Mr Bowen
Mr Cahill
Mr Condy
Mr Cox
Mr Crabtree
Mr Dalton
Mr Durack
Mr Earl
Mr Einfeld
Mr Flaherty
Mr Grassby
Mr Green
Mr Heffron

Mr Hills
Mr Jackson
Mr Jensen
Mr Johnstone
Mr Jones
Mr Kearns
Mr McCartney
Mr McMullen
Mr Mahoney
Mr Mallam
Mr Mannix
Mr Murphy
Mr Neilly
Mr Nott

Mr Quinn
Mr Renshaw
Mr Sheahan
Mr Simpson
Mr Sloss
Mr Southby
Mr Stewart
Mr M. J. Stewart
Mr Wattison
Tellers,

Noes, 39

Mr Bannon
Mr Booth
Mr Cahill
Mr Condy
Mr Cox
Mr Crabtree
Mr Dalton
Mr Durack
Mr Einfeld
Mr Ferguson

Mr Hills
Mr Jensen
Mr Johnstone
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Mr Kearns
Mr McCartney
Mr McMullen
Mr Mahoney
Mr Mallam
Mr Mannix

Mr Quinn
Mr Renshaw
Mr Sheahan
Mr Simpson
Mr Sloss
Mr Southby
Mr Stewart
Mr M. J. Stewart
Mr Wattison
Tellers,
And so it was resolved in the affirmative.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported progress and obtained leave to sit again To-morrow.

4. CLOSURE—ALLOCATION OF TIME FOR DISCUSSION.—Mr Willis, on behalf of Mr Askin, gave notice of Business to be dealt with on Tuesday, 26 September, 1967, under Standing Order No. 175a.

5. PRINTING COMMITTEE.—Mr Healey, on behalf of the Chairman, brought up the Fifth Report from the Printing Committee.

6. ADJOURNMENT.—Mr Willis moved, That this House do now adjourn.

Debate ensued.

And it being 4.30 p.m., Mr Speaker, pursuant to Sessional Order adopted on 3 August, 1967, adjourned the House until Tuesday next at Half-past Two p.m.

I. P. K. VIDLER,            KEVIN ELLIS,
   Clerk of the Legislative Assembly.   Speaker.

BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. Messages from the Governor.—The following Messages from His Excellency the Governor were delivered by Mr Askin, and read by Mr Speaker:

(1) Companies (Mining Partnerships) Amendment Bill:

A. R. CUTLER, Governor. Message No. 38.

A Bill intituled "An Act to facilitate the registration under the Companies Act, 1961, as amended by subsequent Acts, of companies registered under the Mining Partnerships Act, 1900, as amended by subsequent Acts; to provide for the dissolution of certain mining partnerships; to repeal the Mining Partnerships Act, 1900, and certain other enactments; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.


(2) Hunter Valley Conservation Trust (Amendment) Bill:


A Bill intituled "An Act to reconstitute the Hunter Valley Conservation Trust constituted under the Hunter Valley Conservation Trust Act, 1950, as amended by subsequent Acts; to enlarge the boundaries of the Hunter Valley Conservation Trust District; to limit the conservation rate to be levied on certain lands; for these and other purposes to amend that Act, as so amended; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

(3) Law Reform Commission Bill:


A Bill intituled "An Act to constitute a Law Reform Commission; to define its powers, authorities, duties and functions; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.


(4) Poisons (Amendment) Bill:

A. R. CUTLER, Governor. Message No. 41.

A Bill intituled "An Act to make further provisions relating to the regulation and control of restricted substances; for these purposes to amend the Poisons Act, 1966; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.


(5) Returned Sailors, Soldiers and Airmen's Imperial League of Australia (New South Wales Branch) Incorporation Amendment Bill:

A. R. CUTLER, Governor. Message No. 42.

A Bill intituled "An Act to alter the name of the body corporate constituted by the Returned Sailors, Soldiers and Airmen's Imperial League of Australia (New South Wales Branch) Incorporation Act, 1935-1941; for this and other purposes to amend that Act; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.


(6) Supply Bill:

A. R. CUTLER, Governor. Message No. 43.

A Bill intituled "An Act to apply certain sums out of the Consolidated Revenue Fund, the Government Railways Fund, the Government Railways Renewals Fund, the Road Transport and Traffic Fund, the Metropolitan Transport Trust General Fund, the Newcastle and District Transport Trust General Fund, the Maritime Services Board Fund and the Maritime Services Board Renewals Fund, towards the services of the Year 1967-1968"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

2. **MESSAGES FROM THE LEGISLATIVE COUNCIL.—** Mr Speaker reported the following Messages from the Legislative Council:

(1) **Dog (Amendment) Bill:**

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to make provision to allow dogs guiding blind persons to be admitted to certain premises and public transport; for these purposes to amend the Dog Act, 1966, and certain other Acts; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, H. V. BUDD, Sydney, 21 September, 1967. President.

(2) **Evidence (Reproductions) Bill:**

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to reduce, in certain cases, the period for which documents are required by law to be preserved; for this and other purposes to facilitate the production to a court, and the use in evidence, of reproductions of documents; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, H. V. BUDD, Sydney, 21 September, 1967. President.

(3) **Height of Buildings (Amendment) Bill:**

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to make certain changes in the membership of the Height of Buildings Advisory Committee; for this purpose to amend the Height of Buildings Act, 1912-1965; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, H. V. BUDD, Sydney, 21 September, 1967. President.

(4) **Registration of Births, Deaths and Marriages (Amendment) Bill:**

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act relating to the registration of still-births, the issue of medical certificates in the case of perinatal deaths and the furnishing of information pertaining thereto; for these and other purposes to amend the Registration of Births Deaths and Marriages Act 1899, as amended by subsequent Acts; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, H. V. BUDD, Sydney, 21 September, 1967. President.

3. **PAPER.—** Mr Speaker laid upon the Table the following Paper:


4. **PETITION—CITY OF SYDNEY BOUNDARIES.—** Mr Green presented a Petition from certain citizens of New South Wales representing that the Government's proposal to reduce the boundaries of the City of Sydney is against the best interests of the City of Sydney and its citizens and that a plebiscite should be held to ascertain the will of the electors of the Council of the City of Sydney before any further step is taken to reduce the boundaries, and praying that the House reject the proposal to reduce the boundaries of the City of Sydney. Petition received.

5. **NOTICES OF MOTIONS AND QUESTIONS.—** Mr Speaker called on Notices of Motions and Questions.

6. **PAPERS.—**

Mr Askin laid upon the Table the following Paper:


Referred by Sessional Order to the Printing Committee.
Mr Willis laid upon the Table the following Papers:
Lotteries and Art Unions Act, 1901, as amended—Balance-sheets of Art
Unions, in aid of—
(a) Albury and Border Water and Land Rescue Club (North Albury Apex
Charity Fund).
(b) Australian Red Cross Society (New South Wales Division) (Red Cross
(c) Bowlers' Homes for the Aged Trust.
(d) Civilian Maimed and Limbless Association (No. 48) ("Bonanza").
(e) Coonabarabran District Ambulance Service.
(f) Glen Innes District Ambulance Service.
(g) Hornsby Ku-ring-gai Police-Citizens Boys' Club (Upper North Shore
Youth Association, No. 4).
(h) Hornsby R.S.L. Youth Club (No. 3).
(i) Khancoban Catholic Church Building Fund.
(j) Maitland and District Police-Citizens Boys' Club ("Christmas Gift").
(k) Mater Misericordiae Hospital, North Sydney (No. 34).
(l) Psychiatric Rehabilitation Association.
(m) St Vincent's Hospital (Little Art Union No. 17).
(n) Sunnyfield Association (No. 37).
(o) Rockdale Mayoress' Fund (Brighton Beach Festival Restricted, No. 9).
(p) Ryde and District Combined Sports Committee.
(q) Royal New South Wales Institution for Deaf and Blind Children (North
Rocks School, Nos 3 and 4).
(r) Wheelchair and Disabled Social Clubs Association of Australia (Physical
Medicine Centre Art Unions Nos 1 and 2).
Referred by Sessional Order to the Printing Committee.

Mr Morton laid upon the Table the following Papers:
(1) Electricity Commission Act, 1950, as amended—Notifications of acquisition,
appropriation and/or resumption of land and an easement under the Public
Works Act, 1912, as amended, for the following purposes—
(a) Coronga Peak Radio Repeater Station.
(b) Armidale Substation—Transmission Line connections.
(2) Local Government Act, 1919, as amended—Amendments of Ordinances 4,
34 and 71.
Referred by Sessional Order to the Printing Committee.

Mr Hughes laid upon the Table the following Papers:
(1) Metropolitan Water, Sewerage, and Drainage Act, 1924, as amended—
Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, as amended, for the following purposes—
(a) Prospect-Toongabbie Rising Watermain at Toongabbie.
(b) Ermington Sewer Submain at Ermington.
(c) Kogarah Road Submain at Rockdale.
(d) Powells Creek Stormwater Channel at Concord.
(e) Low level Sewage Pumping Station at Dee Why.
(2) Hunter District Water, Sewerage and Drainage Act, 1938, as amended—
Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, as amended, for the following purposes—
(a) Reservoir Site and Pipeline for Mount Hutton Water Supply.
(b) Windale-Belmont North Water Supply Pipeline at Belmont North.
(c) Sewage Commminutor Station Site, Access and Pipeline at Swansea Heads.
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY

26 September, 1967

(3) Forestry Act, 1916, as amended—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended for—
(a) Bago State Forest No. 560.
(b) Middle Brother State Forest No. 284.
(c) Wingello State Forest No. 749.

(4) Public Works Act, 1912, as amended—Notification of acquisition, appropriation and/or resumption of land for the erection of a cottage for Public Servants' accommodation at Port Kembla.

(5) Public Works Act, 1912, as amended, and Maritime Services Act, 1935, as amended—Notification of acquisition, appropriation and/or resumption of land at Pyrmont for the purposes of the Maritime Services Board of New South Wales.

(6) Broken Hill Water and Sewerage Act, 1938, as amended—Notification of acquisition, appropriation and/or resumption of an easement under the Public Works Act, 1912, as amended, for South Broken Hill Sewerage.

Referred by Sessional Order to the Printing Committee.

Mr Lewis laid upon the Table the following Papers:

(1) Crown Lands Consolidation Act, 1913—Gazette Notices (2) setting forth the mode in which it is proposed to deal with certain lands under section 25 of the Act.


Referred by Sessional Order to the Printing Committee.

7. EXTENSION OF PRESENT SITTING.—Mr Willis moved, pursuant to Notice, That paragraphs (2) and (3) of the Sessional Order adopted on 3 August, 1967, be suspended for the present Sitting.

Debate ensued.

Question put and passed.

8. CARE OF THE AGED.—The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Humphries—

"That in the opinion of this House, the provision of adequate supportive and domiciliary services for the aged of this State is a pressing social necessity for the maintaining of the well being, the dignity, and the independence of these citizens, and that action should be taken to implement as soon as possible the recommendations on these services by the Consultative Committee for the Care of the Aged."

Upon which Mr Einfeld moved, That the Question be amended by the addition of the following words to stand as paragraphs (2) and (3):

"(2) That the House expresses regret that the Government has failed to continue the erection of Geriatric Hospitals under the Health Department as inaugurated by the former Labor Government.

(3) That the House calls upon the Government to make provision in the forthcoming Budget of sufficient funds for the implementation of the recommendation of the Consultative Committee for the Care of the Aged."

And the Question being again proposed—That the words proposed to be added be so added—

The House resumed the said adjourned Debate.

And it being Six p.m., Debate interrupted pursuant to Sessional Order adopted on 29 August, 1967.

Ordered by Mr Speaker, That the resumption of the Debate stand an Order of the Day for Tuesday, 10 October, 1967.
9. LOCAL GOVERNMENT (CITY OF SYDNEY BOUNDARIES) BILL.—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the further consideration of the Bill.

And the Committee continuing to sit after Midnight—

WEDNESDAY, 27 SEPTEMBER, 1967, A.M.

Mr Speaker resumed the Chair, and the Chairman reported the Bill with amendments.

The Question—"That the Question be now put," under Standing Order No. 175a—having been previously agreed to in Committee of the Whole (Remaining Clauses and Schedules and adoption of Report)—

Question put—That the Report be now adopted.

The House divided.

Ayes, 46

Mr Askin
Mr Beale
Mr Brain
Mr Brewer
Mr Brown
Mr Bruxner
Mr Challie
Mr Clough
Mr Coates
Mr Cohen
Mr Cowan
Mr Crawford
Mr Cutler
Mr Darby
Mr Doyle
Mr Doubler

Mr Duffe
Mr Fife
Mr Freudenstein
Mr Griffith
Mr Healey
Mr Hough
Mr Hughes
Mr Humphries
Mr Hunter
Mr Jackett
Mr Jago
Mr Lewis
Mr McCaw
Mr Maddison
Mr Manyweathers

Mr Mauger
Mr Mead
Mr Morris
Mr Morton
Mr Osborne
Mr Punch
Mr Ruddock
Mr Stephens
Mr Waddy
Mr Weiley
Mr Willis
Tellers,

Mr Deane
Mr O'Keefe

Noes, 40

Mr Bannon
Mr Booth
Mr Brown
Mr Cahill
Mr Coady
Mr Cox
Mr Dalton
Mr Durick
Mr Earl
Mr Einfeld
Mr Ferguson
Mr Flaherty
Mr Graceby
Mr Green

Mr Heffron
Mr Hills
Mr Jackson
Mr Jensen
Mr Johnstone
Mr Jones
Mr Kearns
Mr McCartney
Mr McMahon
Mr Mahoney
Mr Mannix
Mr Murphy
Mr Nelly
Mr Nott

Mr Quinn
Mr Rentshaw
Mr Ryyn
Mr Sheahan
Mr Simpson
Mr Sluss
Mr Southee
Mr Stewart
Mr K. J. Stewart
Mr Watson
Tellers,

Mr Crabtree
Mr Mallam

And so it was resolved in the affirmative.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

10. ADJOURNMENT.—Mr Willis moved, That this House do now adjourn.

Debate ensued.

Mr Griffith moved, That the Question be now put.

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

The House divided.

Ayes, 45

Mr Askin
Mr Beale
Mr Brain
Mr Brewer
Mr Brown
Mr Bruxner
Mr Challie
Mr Clough
Mr Cohen
Mr Cowan
Mr Crawford
Mr Cutler
Mr Darby
Mr Doyle
Mr Duncan

Mr Duffe
Mr Fife
Mr Freudenstein
Mr Griffith
Mr Healey
Mr Hough
Mr Hughes
Mr Humphries
Mr Hunter
Mr Jackett
Mr Jago
Mr Lewis
Mr McCaw
Mr Maddison

Mr Mauger
Mr Mead
Mr Morris
Mr Morton
Mr Osborne
Mr Punch
Mr Ruddock
Mr Stephens
Mr Waddy
Mr Weiley
Mr Willis
Tellers,

Mr Deane
Mr O'Keefe
### VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY

**26 and 27 September, 1967**

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

Original Question put.

The House divided

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And so it was resolved in the affirmative.

The House adjourned accordingly at Twenty-five minutes after Twelve, a.m., until Half-past Two p.m., This Day.

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_I. P. K. VIDLER, Clerk of the Legislative Assembly._

Kevin Ellis, Speaker.

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**BY AUTHORITY:**

V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

I. Messages from the Governor.—The following Messages from His Excellency the Governor were delivered by the Ministers named, and read by Mr Speaker:

By Mr Fife—

(1) Coal and Oil Shale Mine Workers (Superannuation) Amendment Bill:

A. R. CUTLER, Governor. Message No. 44.

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to increase the rates of pension payable under the Coal and Oil Shale Mine Workers (Superannuation) Act, 1941–1966; for this and other purposes to amend the said Act; to repeal the Coal and Oil Shale Mine Workers (Superannuation) Further Amendment Act, 1966; to validate certain matters; and for purposes connected therewith.


By Mr Willis—

(2) Obscene and Indecent Publications (Amendment) Bill:

A. R. CUTLER, Governor. Message No. 45.

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to make further provisions for the prevention and suppression of obscene and indecent publications; to establish a State Advisory Committee on Publications; for these and other purposes to amend the Obscene and Indecent Publications Act, 1901, as amended by subsequent Acts; and for purposes connected therewith.

2. PETITION—ALPINE WAY (KOSCIUSKO STATE PARK).—Mr Mauger presented a Petition from certain residents of New South Wales, Victoria, South Australia, Queensland, Tasmania, Western Australia and the Australian Capital Territory representing that the closure of the Alpine Way and other roads constructed by the Snowy Mountains Hydro-Electric Authority at the expense of the taxpayers through the Kosciusko State Park would cause hardship and inconvenience and would close to tourists some of Australia's most scenic country, and praying that the House request the Government to confer with the Federal Government with a view to that Government improving the Alpine Way and other roads constructed within the Kosciusko State Park by the Snowy Mountains Hydro-Electric Authority, and used by the general public, to a standard set by the New South Wales Department of Main Roads.

Petition received.

3. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

4. PAPERS.—

Mr Chaffey laid upon the Table the following Paper:

Notes and Comments by the Minister for Agriculture in relation to the Report by W. D. Scott and Co. Pty Ltd on Relocation of the City of Sydney Markets.

Referred by Sessional Order to the Printing Committee.

Mr Morris laid upon the Table the following Paper:

Statement of Traffic secured to railway transport by the powers conferred on the Commissioner for Railways under section 24 (3), (4) and (6) of the Government Railways Act, 1912, as amended, for the month of August, 1967.

Referred by Sessional Order to the Printing Committee.

5. LOCAL GOVERNMENT (CITY OF SYDNEY BOUNDARIES) BILL.—The Order of the Day having been read, Mr Morton moved, That this Bill be now read a third time.

Mr Griffith moved, That the Question be now put.

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

The House divided.

Ayes, 45

Mr Askin
Mr Beale
Mr Brain
Mr Brewer
Mr Brown
Mr Chaffey
Mr Clough
Mr Cohen
Mr Cowan
Mr Crawford
Mr Culler
Mr Darby
Mr Denne
Mr Doyle
Mr Dunbler
Mr Duncan

Mr Fife
Mr Freudenstein
Mr Griffith
Mr Healey
Mr Hough
Mr Humphries
Mr Hunter
Mr Jackett
Mr Jago
Mr Lewis
Mr McGaw
Mr Mackie
Mr Maddison
Mr Manyweathers
Mr Mason

Mr Morris
Mr Morton
Mr O'Kearie
Mr Osborne
Mr Punch
Mr Ruddock
Mr Stephens
Mr Taylor
Mr Waddy
Mr Weley
Mr Willis
Mr Bruxner
Mr Mauger

Tellers,

Mr Doyle
Mr Manyweathers
Mr McCaw

Mr Quinn
Mr Renshaw
Mr Ryan
Mr Sheehan
Mr Simpson
Mr Stors
Mr South
Mr Stewart
Mr K. J. Stewart
Mr Wattison

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

Original Question put.
The House divided.

Ayes, 46

Mr Askin  Mr Beale  Mr Brain  Mr Brewer  Mr Brown  Mr Chaffey  Mr Clough  Mr Coates  Mr Cohen  Mr Chaffey  Mr Cowan  Mr Crawford  Mr Cutter  Mr Darby  Mr Deane  Mr Doyle  Mr Dunbier  Mr Duncan  Mr Fife  Mr Friadenstein  Mr Griffith  Mr Healey  Mr Hough  Mr Humphries  Mr Hunter  Mr Jackett  Mr Jago  Mr Lewis  Mr McCaw  Mr Mackie  Mr Manyweathers  Mr Mason  Mr Mead

Mr Booth  Mr Bowen  Mr Cahill  Mr Cosdy  Mr Cox  Mr Crabtree  Mr Dalton  Mr Durick  Mr Einfeld  Mr Ferguson  Mr Flaherty  Mr Green  Mr Bannon  Mr Hills  Mr Jackson  Mr Jensen  Mr Johnstone  Mr Jones  Mr McCartney  Mr Manning  Mr Murphy  Mr Neilly  Mr Green

Mr Heffron  Mr Hills  Mr Jackson  Mr Jensen  Mr Johnstone  Mr Jones  Mr McCartney  Mr McMahon  Mr McMahon  Mr McLean  Mr Murphy  Mr Neilly  Mr Pearson  Mr Quinn  Mr Renshaw  Mr Ryan  Mr Sheahan  Mr Simpson  Mr Sloss  Mr Southbe  Mr Stewart  Mr Stewart  Mr Watson  Mr Earle  Mr Pearson

Noes, 40

Mr Heffron  Mr Hills  Mr Jackson  Mr Jensen  Mr Johnstone  Mr Jones  Mr McCartney  Mr Manning  Mr Murphy  Mr Neilly  Mr Pearson  Mr Pearson

Mr Quin

And so it was resolved in the affirmative.

Bill read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to provide for the appointment of Commissioners to administer the City of Sydney during a limited period; to alter the boundaries of the City of Sydney and of certain municipalities and to constitute a separate municipality under the name of the Municipality of Northcott; to provide for the administration of that municipality, during a limited period, by Commissioners; to reconstitute the Sydney County Council; to amend the Local Government Act, 1919, and certain other Acts in certain respects; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 27 September, 1967.

6. Tow-truck Bill.—The Order of the Day having been read, on motion of Mr Morris, Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the amendment made by the Legislative Council in this Bill.

Mr Speaker resumed the Chair, and the Chairman reported that the Committee had agreed to the Council's amendment.

On motion of Mr Morris the Report was adopted.

The following Message sent to the Legislative Council:

Mr President—

The Legislative Assembly has this day agreed to the amendment made by the Legislative Council in the Bill, intituled "An Act to provide for the control and regulation of tow-trucks and the operation thereof; to amend the Transport Act, 1930, as amended by subsequent Acts; and for purposes connected therewith."

Legislative Assembly Chamber, Sydney, 27 September, 1967.

7. Medical Practitioners and New South Wales State Cancer Council (Amendment) Bill.—The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Jago, "That this Bill be now read a second time"—
And the Question again being proposed—
The House resumed the said adjourned Debate.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Jago the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

8. ANNUAL HOLIDAYS (AMENDMENT) BILL.—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the further consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Willis the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

9. BUDGET PAPERS, 1967-1968.—The following Message from His Excellency the Governor was delivered by Mr Askin, and read by Mr Speaker:

A. R. CUTLER,
Governor.

In accordance with the provisions contained in the 46th Section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the following:

(1) Consolidated Revenue Fund—Estimates of Expenditure for the year 1967-68.

(2) Consolidated Revenue Fund—Statement of Payments from the Vote "Advance to Treasurer" 1966-67—submitted for Parliamentary appropriation in adjustment of the Advance Vote.


(7) Road Transport and Traffic Fund—Estimates of Expenditure for the year 1967-68.


(9) Metropolitan Transport Trust General Fund—Estimates of Expenditure for the year 1967-68.


(14) Maritime Services Board Renewals Fund—Estimates of Expenditure for the year 1967-68.


Government House,

Ordered to be printed, together with the accompanying Estimates and Statements, and referred to the Committee of Supply.
10. **SUPPLY (Financial Statement, 1967–1968)**.—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into the Committee of Supply.

Mr Speaker resumed the Chair, and the Chairman reported that the Committee had come to a Resolution, which was read, as follows:

(2) **Resolved**—That there be granted to Her Majesty, a sum not exceeding $15,364 as Supplement to the Schedules to the Constitution Act for the year 1967–68.

On motion of Mr Askin the Resolution was agreed to.

11. **WAYS AND MEANS (Financial Statement, 1967–1968)**.—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into the Committee of Ways and Means.

Mr Speaker resumed the Chair, and the Chairman reported progress.

12. **PAPER—FINANCIAL STATEMENT (Budget Speech for the Financial Year 1967–1968)**.—Mr Askin laid upon the Table copy of the Financial Statement delivered by him this Day.

Ordered to be printed.

13. **OBSCENE AND INDECENT PUBLICATIONS (AMENDMENT) BILL.**—

(1) Mr Willis moved, pursuant to Notice, That leave be given to bring in a Bill to make further provisions for the prevention and suppression of obscene and indecent publications; to establish a State Advisory Committee on Publications; for these and other purposes to amend the Obscene and Indecent Publications Act 1901, as amended by subsequent Acts; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Willis then presented a Bill, intituled "A Bill to make further provisions for the prevention and suppression of obscene and indecent publications; to establish a State Advisory Committee on Publications; for these and other purposes to amend the Obscene and Indecent Publications Act 1901, as amended by subsequent Acts; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

14. **COAL AND OIL SHALE MINE WORKERS (SUPERANNUATION) AMENDMENT BILL.**—

(1) Mr Fife moved, pursuant to Notice, That leave be given to bring in a Bill to increase the rates of pension payable under the Coal and Oil Shale Mine Workers (Superannuation) Act, 1941–1966; for this and other purposes to amend the said Act; to repeal the Coal and Oil Shale Mine Workers (Superannuation) Further Amendment Act, 1966; to validate certain matters; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Fife then presented a Bill, intituled "A Bill to increase the rates of pension payable under the Coal and Oil Shale Mine Workers (Superannuation) Act, 1941–1966; for this and other purposes to amend the said Act; to repeal the Coal and Oil Shale Mine Workers (Superannuation) Further Amendment Act, 1966; to validate certain matters; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

15. **PUBLIC WORKS AND LOCAL GOVERNMENT (AMENDMENT) BILL.**—The Order of the Day having been read, Mr McCaw moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.
Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr McCaw the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

The House adjourned at Nine minutes after Ten p.m., until To-morrow at Eleven a.m.

I. P. K. VIDLER,  KEVIN ELLIS,
Clerk of the Legislative Assembly.  Speaker.

BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. PERMANENT BUILDING SOCIETIES (AMENDMENT) BILL.—The following Message from His Excellency the Governor was delivered by Mr Stephens and read by Mr Speaker:

A. R. CUTLER,
Governor. Message No. 47.

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to provide for the exemption of certain permanent building societies from compliance with the provisions of certain Acts: for this purpose to amend the Money-lenders and Infants Loans Act, 1941, the Companies Act, 1961, the Permanent Building Societies Act, 1967, and certain other Acts: and for purposes connected therewith.

Government House,

2. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

3. URGENCY—DRUG L.S.D.—Mr Earl moved, That it is a matter of urgent necessity that this House should forthwith consider the following Motion, viz.: That the Minister for Health immediately and urgently review the penalties contained in the regulations to control the manufacture, peddling and sale of L.S.D. and which will come into operation on 1 November.

Question put.

13979
The House divided.

Ayes, 38

Mr Bannon  Mr Heffron  Mr Quinn
Mr Booth  Mr Hills  Mr Renshaw
Mr Bowen  Mr Jackson  Mr Ryan
Mr Cahill  Mr Jensen  Mr Sheahan
Mr Cuddy  Mr Johnston  Mr Simson
Mr Cox  Mr Jones  Mr Sloan
Mr Dalton  Mr McCartney  Mr Southey
Mr Durick  Mr Mahoney  Mr Stewart
Mr Earl  Mr Mallam  Mr K. J. Stewart
Mr Einfeld  Mr Mannix  Mr Watson
Mr Ferguson  Mr Murphy  M. Tellers
Mr Grasby  Mr Neilly  Mr Crabtree
Mr Green  Mr Nott  Mr Flaberty

Noes, 46

Mr Askin  Mr Duncan  Mr MAuger
Mr Beale  Mr Fife  Mr Mead
Mr Brain  Mr Frendenstein  Mr Morris
Mr Brewer  Mr Griffith  Mr Morton
Mr Brown  Mr Healey  Mr O'Keeffe
Mr Brunter  Mr Hughes  Mr Osborne
Mr Chaffey  Mr Humphries  Mr Punch
Mr Clough  Mr Hunter  Mr Stephens
Mr Coates  Mr Jackett  Mr Taylor
Mr Cohen  Mr Jago  Mr Waddy
Mr Crawford  Mr Lewis  Mr Weiley
Mr Cutter  Mr McCaw  Mr Willis
Mr Darby  Mr Mackie  M. Tellers
Mr Deane  Mr Maddison
Mr Doyle  Mr Manyweathers  Mr Cowan
Mr Dunbier  Mr Mason  Mr Ruddock

And so it passed in the negative.

4. PAPER.—Mr Speaker laid upon the Table the following Paper:
Copy of the Treasurer's Statement of the Receipts and Expenditure of the Consolidated Revenue Fund, and other accounts for the financial year ended 30 June, 1967, together with the Auditor-General's Report thereon, transmitted to the Legislative Assembly under the provisions of the Audit Act, 1902.
Ordered to be printed.

5. PAPER.—Mr McCaw laid upon the Table the following Paper:
District Courts Act, 1912, as amended—Substituted Scale of Fees contained in Parts I and II of the Second Schedule to the Act.
Referred by Sessional Order to the Printing Committee.

6. MEDICAL PRACTITIONERS AND NEW SOUTH WALES STATE CANCER COUNCIL (AMENDMENT) BILL (Formal Order of the Day).—Bill, on motion of Mr Jago, read a third time.
Bill sent to the Legislative Council, with the following Message:

Mr PRESIDENT—

The Legislative Assembly having this day passed a Bill, intituled "An Act to make further provisions relating to the prohibition of the treatment of certain diseases by persons not registered under the Medical Practitioners Act, 1938–1965; to provide for the establishment of a Cancer Investigation Committee; for these and other purposes to amend the Medical Practitioners Act, 1938–1965, and the New South Wales State Cancer Council Act, 1955–1965; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 28 September, 1967.

7. ANNUAL HOLIDAYS (AMENDMENT) BILL (Formal Order of the Day).—Bill, on motion of Mr Willis, read a third time.
Bill sent to the Legislative Council, with the following Message:

Mr PRESIDENT—

The Legislative Assembly having this day passed a Bill, intituled "An Act to make further provisions with respect to annual holidays for workers; for this and other purposes to amend the Annual Holidays Act, 1944–1965; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 28 September, 1967.
8. Public Works and Local Government (Amendment) Bill (Formal Order of the Day).—Bill, on motion of Mr McCaw, read a third time.
Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to make provision with respect to minerals within land compulsorily acquired under certain Acts; for this purpose to amend the Public Works Act, 1912, the Local Government Act, 1919, and certain other Acts; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 28 September, 1967.

9. Permanent Building Societies (Amendment) Bill.—

(1) Mr Stephens moved, pursuant to Notice, That leave be given to bring in a Bill to provide for the exemption of certain permanent building societies from compliance with the provisions of certain Acts; for this purpose to amend the Money-lenders and Infants Loans Act, 1941, the Companies Act, 1961, the Permanent Building Societies Act, 1967 and certain other Acts; and for purposes connected therewith.
Debate ensued.
Question put and passed.

(2) Mr Stephens then presented a Bill, intituled "A Bill to provide for the exemption of certain permanent building societies from compliance with the provisions of certain Acts; for this purpose to amend the Money-lenders and Infants Loans Act, 1941, the Companies Act, 1961, the Permanent Building Societies Act, 1967 and certain other Acts; and for purposes connected therewith"—which was read a first time.
Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

10. Obscene and Indecent Publications (Amendment) Bill.—The Order of the Day having been read, Mr Willis moved, That this Bill be now read a second time.
Debate ensued.
Mr Bannon moved, That this Debate be now adjourned.
Question put and passed.
Ordered, on motion of Mr Willis, That the resumption of the Debate stand an Order of the Day for To-morrow.

11. Coroners (Amendment) Bill.—The Order of the Day having been read, Mr Maddison moved, That this Bill be now read a second time.
Debate ensued.
Question put and passed.
Bill read a second time.
Mr Clough, Acting Speaker, left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.
Mr Acting Speaker resumed the Chair, and Mr Darby, Temporary Chairman, reported the Bill with amendments.
On motion of Mr Maddison the Report was adopted.
Ordered by Mr Acting Speaker, That the third reading stand an Order of the Day for To-morrow.

12. Coal and Oil Shale Mine Workers (Superannuation) Amendment Bill.—The Order of the Day having been read, Mr Fife moved, That this Bill be now read a second time.
Debate ensued.
And it being 4.20 p.m., the Debate stood adjourned, pursuant to Sessional Order adopted on 3 August, 1967.
Ordered by Mr Speaker, That the resumption of the Debate stand an Order of the Day for To-morrow.
13. PRINTING COMMITTEE.—Mr Punch, as Chairman, brought up the Sixth Report from the Printing Committee.

14. ADJOURNMENT.—Mr Fife moved, That this House do now adjourn.
   Debate ensued.
   Question put and passed.
   The House adjourned accordingly at Twenty-nine minutes after Four p.m., until Tuesday next at Half-past Two p.m.

I. P. K. VIDLER,  
Clerk of the Legislative Assembly.

KEVIN ELLIS,  
Speaker.

BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

2. PAPERS.—

Mr Hughes laid upon the Table the following Papers:

(1) Metropolitan Water, Sewerage, and Drainage Act, 1924, as amended—Notifications of acquisition, appropriation and/or resumption of land and an easement under the Public Works Act, 1912, as amended, for the following purposes—
   (a) Electricity supply at Campbelltown.
   (b) Canary Road Low Level Reservoir and Pumping Station at Lakemba.

(2) Public Works Act, 1912, as amended—Notifications of acquisition, appropriation and/or resumption of land and an easement for the following purposes—
   (a) Staff housing at Wagga Wagga.
   (b) Police Station and Court House at Blacktown.

(3) Forestry Act, 1916, as amended—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for Green Hills State Forest No. 657.

Referred by Sessional Order to the Printing Committee.

Mr Morris laid upon the Table the following Papers:

(1) Ministry of Transport Act, 1932, as amended—
   (a) Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for the purpose of confirming the title of the Commissioner for Railways to land at Regent Street, Sydney and Clyde.
   (b) Notification of rescission of resumption of land under the Public Works Act, 1912, as amended, for the purposes of the Government Railways Act, 1912, as amended, at Homebush Bay.
(2) City and Suburban Electric Railways Act, 1915, as amended, and Ministry of Transport Act, 1932, as amended—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for the Eastern Suburbs Railway (Martin Place to Kings Cross).
Referred by Sessional Order to the Printing Committee.

Mr Lewis laid upon the Table the following Paper:

Referred by Sessional Order to the Printing Committee.

Mr Beale laid upon the Table the following Paper:

Public Works Act, 1912, as amended—Notification of acquisition, appropriation and/or resumption of land for works in connection with the Coleambally Irrigation Area.
Referred by Sessional Order to the Printing Committee.

Mr Jago laid upon the Table the following Paper:

Fluoridation of Public Water Supplies Act, 1957, as amended—Amendments of Regulation 4, substituted Regulations 5 and 6, renumbering Regulations 8 and 9 as 12 and 13, respectively, Regulations 8, 9, 10, 11 and substituted Forms 2 and 3 for Form 2.
Referred by Sessional Order to the Printing Committee.

Mr Fife laid upon the Table the following Papers:

(2) Coal Mines Regulation Act, 1912, as amended—Amendment of Regulation 25.
Referred by Sessional Order to the Printing Committee.

3. CORONERS (AMENDMENT) BILL (Formal Order of the Day).—Bill, on motion of Mr Maddison, read a third time.
Bill sent to the Legislative Council, with the following Message:

Mr President—
The Legislative Assembly having this day passed a Bill, intituled "An Act to make provision with respect to the furnishing of information as to the cause of death of a deceased person to relatives and other persons; for this purpose to amend the Coroners Act, 1960, as amended by subsequent Acts; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 3 October, 1967.

4. POWER AND FUEL RATES.—Mr Hills moved, pursuant to Notice, That in the opinion of this House the Government has failed to make provision for the supply of power and fuel at the cheapest possible rates for the whole of New South Wales.
Debate ensued.
And it being Six p.m., Debate interrupted pursuant to Sessional Order adopted on 29 August, 1967.
Ordered by Mr Deputy-Speaker, That the resumption of the Debate stand an Order of the Day for Tuesday, 24 October, 1967.

5. COAL AND OIL SHALE MINE WORKERS (SUPERANNUATION) AMENDMENT BILL.—
The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Fife, "That this Bill be now read a second time"—
And the Question being again proposed—
The House resumed the said adjourned Debate.
Question put and passed.
Bill read a second time.
Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Fife the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

6. OBSCENE AND INDECENT PUBLICATIONS (AMENDMENT) BILL.—The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Willis, "That this Bill be now read a second time"—

And the Question being again proposed—

The House resumed the said adjourned Debate.

And it being 10.20 p.m., the Debate stood adjourned, pursuant to Sessional Order adopted on 3 August, 1967.

Ordered by Mr Speaker, That the resumption of the Debate stand an Order of the Day for To-morrow.

7. ADJOURNMENT.—Mr Willis moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twenty-nine minutes after Ten p.m., until To-morrow at Half-past Two p.m.

I. P. K. VIDLER,  KEVIN ELLIS,
Clerk of the Legislative Assembly, Speaker.

BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

2. PAPERS.—

Mr Askin laid upon the Table the following Paper:
Legislative Assembly Members Superannuation Act, 1946, as amended—Regulations 15A and 16A, amendments of Regulations 11, 13, 14, 16 and 17 and substituted Regulation 10.
Referred by Sessional Order to the Printing Committee.

Mr Morton laid upon the Table the following Papers:
(5) Electricity Commission Act, 1950, as amended—Notifications of acquisition, appropriation and/or resumption of easements under the Public Works Act, 1912, as amended, for the following purposes—
   (a) Tamworth Substation—Underground Pilot Control Cable.
   (b) Tamworth Substation—Transmission Line Outlets.
   (c) Carlingford-Sydney North No. 2 Transmission Line.
Referred by Sessional Order to the Printing Committee.

3. PLACING OF BUSINESS—POSTPONEMENT.—Notice of Motion No. 4 of General Business postponed by Mr Mallam until Tuesday, 28 November, 1967.
4. COAL AND OIL SHALE MINE WORKERS (SUPERANNUATION) AMENDMENT BILL
(Format Order of the Day).—Bill, on motion of Mr Fife, read a third time.
Bill sent to the Legislative Council, with the following Message:

Mr President—
The Legislative Assembly having this day passed a Bill, intituled "An Act to increase the rates of pension payable under the Coal and Oil Shale Mine Workers (Superannuation) Act, 1941-1966; for this and other purposes to amend the said Act; to repeal the Coal and Oil Shale Mine Workers (Superannuation) Further Amendment Act, 1966; to validate certain matters; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 4 October, 1967.

5. OBSCENE AND INDECENT PUBLICATIONS (AMENDMENT) BILL—The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Willis, "That this Bill be now read a second time"—
And the Question being again proposed—
The House resumed the said adjourned Debate.
Question put and passed.
Bill read a second time.
Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.
Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.
On motion of Mr Willis the Report was adopted.
Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

6. WAYS AND MEANS (Financial Statement, 1967-1968).—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into the Committee of Ways and Means.
Mr Speaker resumed the Chair, and the Chairman reported progress.

7. ADJOURNMENT.—Mr Morris moved, That this House do now adjourn.
Debate ensued.
Question put and passed.
The House adjourned accordingly at Half-past Ten p.m., until To-morrow at Eleven a.m.

I. P. K. VIDLER, Clerk of the Legislative Assembly.

KEVIN ELLIS, Speaker.

BY AUTHORITY:
V. G. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
No. 27

VOTES AND PROCEEDINGS

OF THE

LEGISLATIVE ASSEMBLY

FOURTH SESSION OF THE FORTY-FIRST PARLIAMENT

THURSDAY, 5 OCTOBER, 1967

The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions
   and Questions.

2. OBSCENE AND INDECENT PUBLICATIONS (AMENDMENT) BILL (Formal Order
   of the Day).—Bill, on motion of Mr Willis, read a third time.
   Bill sent to the Legislative Council, with the following Message:

   Mr President—

   The Legislative Assembly having this day passed a Bill, intituled "An
   Act to make further provisions for the prevention and suppression of obscene
   and indecent publications; to establish a State Advisory Committee on Pub-
   lications; for these and other purposes to amend the Obscene and Indecent
   Publications Act 1901, as amended by subsequent Acts; and for purposes
   connected therewith"—presents the same to the Legislative Council for its
   concurrence.

   Legislative Assembly Chamber,
   Sydney, 5 October, 1967.

3. WAYS AND MEANS (Financial Statement, 1967-1968).—The Order of the Day
   having been read, Mr Speaker left the Chair, and the House resolved itself
   into the Committee of Ways and Means.
   Mr Speaker resumed the Chair, and the Chairman reported progress.

4. PRINTING COMMITTEE.—Mr Punch, as Chairman, brought up the Seventh Report
   from the Printing Committee.

5. ADJOURNMENT.—Mr Jago moved, That this House do now adjourn.
   Debate ensued.
   Question put and passed.
   The House adjourned accordingly at Half-past Four p.m., until Tuesday next at
   Half-past Two p.m.

I. P. K. VIDLER,
   Clerk of the Legislative Assembly.

KEVIN ELLIS,
   Speaker.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

I. MESSAGES FROM THE GOVERNOR.—The following Messages from His Excellency the Governor were delivered by Mr Askin, and read by Mr Speaker:

(1) Dog (Amendment) Bill:

A. R. CUTLER, Governor. 
Message No. 48.

A Bill intituled "An Act to make provision to allow dogs guiding blind persons to be admitted to certain premises and public transport; for these purposes to amend the Dog Act, 1966, and certain other Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House, 
Sydney, 5 October, 1967.

(2) Evidence (Reproductions) Bill:

A. R. CUTLER, Governor. 
Message No. 49.

A Bill intituled "An Act to reduce, in certain cases, the period for which documents are required by law to be preserved; for this and other purposes to facilitate the production to a court, and the use in evidence, of reproductions of documents; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House, 
Sydney, 5 October, 1967.
(3) Registration of Births, Deaths and Marriages (Amendment) Bill:

A. R. CUTLER, Governor. Message No. 50.

A Bill intituled "An Act relating to the registration of still-births, the issue of medical certificates in the case of perinatal deaths and the furnishing of information pertaining thereto; for these and other purposes to amend the Registration of Births Deaths and Marriages Act 1899, as amended by subsequent Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.


(4) Tow-truck Bill:

A. R. CUTLER, Governor. Message No. 51.

A Bill intituled "An Act to provide for the control and regulation of tow-trucks and the operation thereof; to amend the Transport Act, 1930, as amended by subsequent Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.


(5) Height of Buildings (Amendment) Bill:

A. R. CUTLER, Governor. Message No. 52.

A Bill intituled "An Act to make certain changes in the membership of the Height of Buildings Advisory Committee; for this purpose to amend the Height of Buildings Act, 1912-1965; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.


2. LOCAL GOVERNMENT (CITY OF SYDNEY BOUNDARIES) BILL.—Mr Speaker reported the following Message from the Legislative Council:

Mr Speaker—

The Legislative Council has this day agreed to the Bill, returned herewith, intituled "An Act to provide for the appointment of Commissioners to administer the City of Sydney during a limited period; to alter the boundaries of the City of Sydney and of certain municipalities and to constitute a separate municipality under the name of the Municipality of Northcott; to provide for the administration of that municipality, during a limited period, by Commissioners; to reconstitute the Sydney County Council; to amend the Local Government Act, 1919, and certain other Acts in certain respects; and for purposes connected therewith"—with the amendments indicated by the accompanying Schedule, in which amendments the Council requests the concurrence of the Legislative Assembly.

Legislative Council Chamber, Sydney, 5 October, 1967.

H. V. BUDD, President.
LOCAL GOVERNMENT (CITY OF SYDNEY BOUNDARIES) BILL

Schedule of the amendments referred to in Message of 5 October, 1967

J. R. STEVENSON,
Clerk of the Parliaments.

No. 1.—Page 15, clause 16, line 12. Omit "five", insert "six".

No. 2.—Page 15, clause 16, line 29. Omit "and".

No. 3.—Page 15, clause 16, line 32. After "Minister", insert "and"

(f) the General Secretary of The Federated Municipal and Shire Council Employees’ Union of Australia, New South Wales Division or, in the absence through sickness or other good cause of the General Secretary, his nominee."

No. 4.—Page 16, clause 16, line 7. Omit "Three", insert "Four".

Examined—

S. L. M. ESKELL,
Chairman of Committees.

Ordered by Mr Speaker, That the amendments made by the Legislative Council in this Bill be taken into consideration at a later hour of the Day.

3. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

4. PAPERS.—

Mr Askin laid upon the Table the following Paper:

Minute of the Public Service Board respecting the appointments, on probation, of certain persons to the Public Service.

Referred by Sessional Order to the Printing Committee.

Mr Morton laid upon the Table the following Paper:


Referred by Sessional Order to the Printing Committee.

Mr Stephens laid upon the Table the following Papers:

Housing Act, 1912, as amended—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for housing purposes at—

Bega. Macksville.
Blaxland. Muswellbrook.
Cambridge Park. Singleton.
Cowra. Springwood.
Helensburgh (2).

Referred by Sessional Order to the Printing Committee.

Mr Jago laid upon the Table the following Paper:


Referred by Sessional Order to the Printing Committee.

5. CARE OF THE AGED.—The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Humphries—

"That in the opinion of this House, the provision of adequate supportive and domiciliary services for the aged of this State is a pressing social necessity for the maintaining of the well being, the dignity, and the independence of these citizens, and that action should be taken to implement as soon as possible the recommendations on these services by the Consultative Committee for the Care of the Aged."

Upon which Mr Einfeld moved, That the Question be amended by the addition of the following words to stand as paragraphs (2) and (3):

"(2) That the House expresses regret that the Government has failed to continue the erection of Geriatric Hospitals under the Health Department as inaugurated by the former Labor Government."
(3) That the House calls upon the Government to make provision in the
forthcoming Budget of sufficient funds for the implementation of the recom-
mendation of the Consultative Committee for the Care of the Aged.”
And the Question being again proposed—That the words proposed to be
added be so added—
The House resumed the said adjourned Debate.
And it being Six p.m., Debate interrupted pursuant to Sessional Order adopted
on 29 August, 1967.
Ordered by Mr Speaker, That the resumption of the Debate stand an Order of the
Day for Tuesday, 7 November, 1967.

6. LOCAL GOVERNMENT (CITY OF SYDNEY BOUNDARIES) BILL.—The Order of the
Day having been read, on motion of Mr Morton, Mr Speaker left the Chair,
and the House resolved itself into a Committee of the Whole for the considera-
tion of the amendments made by the Legislative Council in this Bill.
Mr Speaker resumed the Chair, and the Chairman reported that the Committee
had agreed to the Council’s amendments.
On motion of Mr Morton the Report was adopted.
The following Message sent to the Legislative Council:

Mr President—
The Legislative Assembly has this day agreed to the amendments made
by the Legislative Council in the Bill, intituled “An Act to provide for the
appointment of Commissioners to administer the City of Sydney during a
limited period; to alter the boundaries of the City of Sydney and of certain
municipalities and to constitute a separate municipality under the name of the
Municipality of Northcott; to provide for the administration of that munici-
pality, during a limited period, by Commissioners; to reconstitute the Sydney
County Council; to amend the Local Government Act, 1919, and certain other
Acts in certain respects; and for purposes connected therewith.”

Legislative Assembly Chamber,
Sydney, 10 October, 1967.

7. WAYS AND MEANS (Financial Statement, 1967-1968).—The Order of the Day
having been read, Mr Speaker left the Chair, and the House resolved itself into
the Committee of Ways and Means.
Mr Speaker resumed the Chair, and the Chairman reported progress.

8. ADJOURNMENT.—Mr Willis moved, That this House do now adjourn.
Debate ensued.
Question put and passed.
The House adjourned accordingly at Twenty-two minutes after Ten p.m., until
To-morrow at Half-past Two p.m.

I. P. K. VIDLER,
Clerk of the Legislative Assembly.

KEVIN ELLIS,
Speaker.

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BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. Notices of Motions and Questions.—Mr Speaker called on Notices of Motions and Questions.

2. Papers.—

Mr Morton laid upon the Table the following Paper:
State Planning Authority Act, 1963, as amended—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, at Roseville.
Referred by Sessional Order to the Printing Committee.

Mr Hughes laid upon the Table the following Papers:
(1) Metropolitan Water, Sewerage, and Drainage Act, 1924, as amended—Notification of acquisition, appropriation and/or resumption of an easement under the Public Works Act, 1912, as amended, for Darling Mills Creek Carrier Sewer at North Parramatta.
Referred by Sessional Order to the Printing Committee.

(2) Public Works Act, 1912, as amended—Notification of acquisition, appropriation and/or resumption of land for Gladesville Hospital.
Referred by Sessional Order to the Printing Committee.

Mr Lewis laid upon the Table the following Papers:
(1) Crown Lands Consolidation Act, 1913—Abstracts of Crown lands intended to be dedicated for public purposes in accordance with the provisions of section 24 of the Act.

(2) Crown Lands Consolidation Act, 1913—Gazette Notices (2) setting forth the mode in which it is proposed to deal with certain lands under section 25 of the Act.
Referred by Sessional Order to the Printing Committee.

Mr Maddison laid upon the Table the following Paper:
Ordered to be printed.
3. WAYS AND MEANS (Financial Statement, 1967-1968).—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into the Committee of Ways and Means.

Mr Speaker resumed the Chair, and the Chairman reported that the Committee had come to a Resolution, which was read, as follows:

(2) Resolved—that towards making good the Supply granted to Her Majesty for the Services of the financial year 1967-68, there be granted out of the Consolidated Revenue Fund the sum of $15,364 as Supplement to the Schedules to the Constitution Act for the year 1967-68.

On motion of Mr Askin the Resolution was agreed to.

4. MEDICAL PRACTITIONERS AND NEW SOUTH WALES STATE CANCER COUNCIL (AMENDMENT) BILL.—Mr Speaker reported the following Message from the Legislative Council:

MR SPEAKER—

The Legislative Council having this day agreed to the Bill, intituled "An Act to make further provisions relating to the prohibition of the treatment of certain diseases by persons not registered under the Medical Practitioners Act, 1938-1965; to provide for the establishment of a Cancer Investigation Committee; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,
Sydney, 11 October, 1967.
H. V. BUDD, President.

5. SUPPLY (Estimates, 1967-1968).—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into the Committee of Supply.

Mr Speaker resumed the Chair, and the Chairman reported progress.

6. CLOSURE—ALLOCATION OF TIME FOR DISCUSSION.—Mr Willis, on behalf of Mr Askin, gave notice of Business to be dealt with on Tuesday, 24 October, 1967, under Standing Order No. 175.

7. ADJOURNMENT.—Mr Willis moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Half-past Ten p.m., until To-morrow at Eleven a.m.

I. P. K. YIPLER, Clerk of the Legislative Assembly.

KEVIN ELLIS, Speaker.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. PETITION—TRAINEE TEACHERS' ALLOWANCES.—Mr Durick presented a Petition from certain citizens of New South Wales representing that the allowances paid to trainee teachers are inadequate, lower in New South Wales than in any other State and less than half of those paid in Victoria, and that the recent Budget failed to provide any significant improvements, and praying that urgent action be taken to provide allowances in accordance with a suggested five-year scale related to the salary of a two-year trained teacher in his first year of service. Petition received.

2. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

3. PAPERS.—Mr Jago laid upon the Table the following Papers:

   (1) Poisons Act, 1966, as amended—Proclamation establishing the Poisons List.

   (2) Poisons Act, 1966, as amended—Poisons Regulations—Regulations 1 to 75, inclusive, Forms 1 to 10, inclusive, and Appendices A, B, C and D. Referred by Sessional Order to the Printing Committee.

4. SPECIAL ADJOURNMENT.—Mr Willis (by consent) moved, That, unless otherwise ordered, this House at its rising This Day do adjourn until Tuesday, 24 October, 1967, at Half-past Two p.m., unless Mr Speaker or, if Mr Speaker be unable to act on account of illness or other cause, the Chairman of Committees shall prior to that date by telegram or letter addressed to each Member of the House fix an earlier day and/or hour of meeting. Debate ensued. Question put and passed.

5. SUPPLY (Estimates, 1967-1968).—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into the Committee of Supply. Mr Speaker resumed the Chair, and the Chairman reported progress.
6. PRINTING COMMITTEE.—Mr Punch, as Chairman, brought up the Eighth Report from the Printing Committee.

7. ADJOURNMENT.—Mr Stephens moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Eighteen minutes after Four p.m., until Tuesday, 24 October, 1967, at Half-past Two p.m., in accordance with the terms of the Resolution adopted at this Sitting.

I. P. K. VIDLER,
Clerk of the Legislative Assembly.

KEVIN ELLIS,
Speaker.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. Messages from the Governor.—The following Messages from His Excellency the Governor were delivered by Mr Askin, and read by Mr Speaker:

(1) Local Government (City of Sydney Boundaries) Bill:

A. R. CUTLER, Governor. 
Message No. 53.

A Bill intituled "An Act to provide for the appointment of Commissioners to administer the City of Sydney during a limited period; to alter the boundaries of the City of Sydney and of certain municipalities and to constitute a separate municipality under the name of the Municipality of Northcott; to provide for the administration of that municipality, during a limited period, by Commissioners; to reconstitute the Sydney County Council; to amend the Local Government Act, 1919, and certain other Acts in certain respects; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House, 
Sydney, 17 October, 1967.

(2) Medical Practitioners and New South Wales State Cancer Council (Amendment) Bill:

A. R. CUTLER, Governor. 
Message No. 54.

A Bill intituled "An Act to make further provisions relating to the prohibition of the treatment of certain diseases by persons not registered under the Medical Practitioners Act, 1938–1965; to provide for the establishment of a Cancer Investigation Committee; for these and other purposes to amend the Medical Practitioners Act, 1938–1965, and the New South Wales State Cancer Council Act, 1955–1965; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House, 
Sydney, 17 October, 1967.
2. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported the following Messages from the Legislative Council:

(1) Annual Holidays (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to make further provisions with respect to annual holidays for workers; for this and other purposes to amend the Annual Holidays Act, 1944-1965; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 12 October, 1967.

H. V. BUDD, President.

(2) Coal and Oil Shale Mine Workers (Superannuation) Amendment Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to increase the rates of pension payable under the Coal and Oil Shale Mine Workers (Superannuation) Act, 1941-1966; for this and other purposes to amend the said Act; to repeal the Coal and Oil Shale Mine Workers (Superannuation) Further Amendment Act, 1966; to validate certain matters; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 12 October, 1967.

H. V. BUDD, President.

(3) Coroners (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to make provision with respect to the furnishing of information as to the cause of death of a deceased person to relatives and other persons; for this purpose to amend the Coroners Act, 1960, as amended by subsequent Acts; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 12 October, 1967.

H. V. BUDD, President.

(4) Public Works and Local Government (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to make provision with respect to minerals within land compulsorily acquired under certain Acts; for this purpose to amend the Public Works Act, 1912, the Local Government Act, 1919, and certain other Acts; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 12 October, 1967.

H. V. BUDD, President.

3. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

4. PAPERS.—

Mr Askin laid upon the Table the following Papers:

(1) Audit Act, 1902, as amended—Maritime Services Board of New South Wales Loan Certificate Regulations—Regulations 1 to 9, inclusive, and Forms 1, 2 and 3.

(2) Hunter District Water, Sewerage and Drainage Act, 1938, as amended—Amendment of By-law 3.

(3) Statement of Receipts and Payments of the Police Superannuation and Reward Fund for the year ended 30 June, 1967.

Referred by Sessional Order to the Printing Committee.

Mr Cutler laid upon the Table the following Papers:
(1) University and University Colleges Act, 1900, as amended—Amendments of, and additions to, the By-laws of the University of Sydney.
(2) Statement of Expenditure of the Archives Authority of New South Wales for the year ended 30 June, 1967.
Referred by Sessional Order to the Printing Committee.

Mr Chaffey laid upon the Table the following Paper:
Referred by Sessional Order to the Printing Committee.

Mr McCaw laid upon the Table the following Paper:
Supreme Court Rules—Barristers Admission Board Rules—Amendment of Rule 17, amendments of the Third Examination and Final Law Examination in the First Schedule, amendment of the Final Law Examination in the Second Schedule and substituted Rules 30 and 36.
Referred by Sessional Order to the Printing Committee.

Mr Morton laid upon the Table the following Papers:
(1) Local Government Act, 1919, as amended—
(a) Amendments of By-law 13 under the Sydney Corporation Act, 1932, as amended, and deemed to be an Ordinance under the Local Government Act, 1919, as amended.
(b) Amendments of Ordinances 4, 34, 46 and 48.
(2) Electricity Commission Act, 1950, as amended—Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, as amended, for the following purposes—
(a) Electricity Transmission Lines between—
(i) Vales Point and Sydney West.
(ii) Tallawarra and Springhill.
(iii) Tallawarra and Moruya.
(iv) Yass and Wagga Wagga.
(b) Elderslie Radio Repeater Station (2).
Referred by Sessional Order to the Printing Committee.

Mr Morris laid upon the Table the following Papers:
(2) Ministry of Transport Act, 1932, as amended—Notifications of acquisition, appropriation and/or resumption of land and an easement under the Public Works Act, 1912, as amended, for the following railway purposes:
(a) Constructing and maintaining an electric high-tension transmission line between Wallerawang and Lawson.
(b) Confirming the title of the Commissioner for Railways to land at Griffith.
Referred by Sessional Order to the Printing Committee.

Mr Beale laid upon the Table the following Paper:
Irrigation Act, 1912, as amended—Regulations for the Control of Officers and Servants—Amendments of Regulation 60.
Referred by Sessional Order to the Printing Committee.

Mr Jago laid upon the Table the following Papers:
(1) Pharmacy Act, 1964, as amended—Regulations 1, 2, 3 and 4.
(2) Noxious Trades Act, 1902, as amended—Amendments of Regulations 2, 8, 10 and 12 in Part III (Regulations to be Observed in Carrying on Noxious Trades).
Referred by Sessional Order to the Printing Committee.

5. POWER AND FUEL RATES.—The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Hills, "That in the opinion of this House the Government has failed to make provision for the supply of power and fuel at the cheapest possible rates for the whole of New South Wales."
And the Question being again proposed—
The House resumed the said adjourned Debate.
And it being Six p.m., Debate interrupted pursuant to Sessional Order adopted on 29 August, 1967.
Ordered by Mr Speaker, That the resumption of the Debate stand an Order of the Day for Tuesday, 21 November, 1967.

6. CLOSURE—ALLOCATION OF TIME FOR DISCUSSION.—Mr Willis, on behalf of Mr Askin, gave notice of Business to be dealt with on Wednesday, 25 October, 1967, under Standing Order No. 175b.

7. PETROLEUM (SUBMERGED LANDS) BILL.—
(1) Mr Fife moved, pursuant to Notice, That leave be given to bring in a Bill relating to the exploration for, and the exploitation of, the petroleum resources, and certain other resources, of certain submerged lands adjacent to the coasts of the State ; and for purposes connected therewith.
Debate ensued.
Question put and passed.
(2) Mr Fife then presented a Bill, intituled "A Bill relating to the exploration for, and the exploitation of, the petroleum resources, and certain other resources, of certain submerged lands adjacent to the coasts of the State ; and for purposes connected therewith"—which was read a first time.
Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

8. SUPPLY (Estimates, 1967–1968).—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into the Committee of Supply.
Mr Speaker resumed the Chair, and the Chairman reported progress.

9. ADJOURNMENT.—Mr McCaw moved, That this House do now adjourn.
Debate ensued.
Question put and passed.
The House adjourned accordingly at Half-past Ten p.m., until To-morrow at Half-past Two p.m.

I. P. K. VIDLER,
Clerk of the Legislative Assembly.

KEVIN ELLIS,
Speaker.

BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
WEDNESDAY, 25 OCTOBER, 1967

The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. PETROLEUM (SUBMERGED LANDS) TAXATION BILL.—The following Message from His Excellency the Governor was delivered by Mr Fife and read by Mr Speaker:

K. W. STREET,
By Deputation from His Excellency the Governor. Message No. 55.

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to impose fees in respect of the registration of certain instruments under the Petroleum (Submerged Lands) Act, 1967; and for purposes connected therewith.

Government House,
Sydney, 24 October, 1967.

Ordered to be referred to the Committee of Ways and Means.

2. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

3. PAPERS.—

Mr Willis laid upon the Table the following Papers:

Lotteries and Art Unions Act, 1901, as amended—Balance-sheets of Art Unions, in aid of—

(a) Australian Multiple Sclerosis Society (Nos 7, 8 and 10).
(b) Avoca Beach Surf Life Saving Club (No. 2).
(c) Camden District Hospital (No. 1).
(d) Grace Bros Staff Fund for Hospitals (1966, No. 2).
(e) Kempsey Olympic Pool Committee (No. 2).
(f) Lions Club of Gosford Charities Fund (No. 1).
(g) Manning District Ambulance Service.
(h) Mater Misericordiae Hospital, North Sydney (No. 33).
(i) Motion Picture Industry Benevolent Society ("Easter").
(j) Poliomyelitis and Physically Handicapped Society (No. 20).
(k) Sacred Heart Hospice, Darlinghurst (No. 3).
(l) St Gabriel's School for Deaf Boys, Castle Hill, and St Lucy's School for Blind Children, Wahroonga (Nos 6, 7 and 8).
(m) St John Ambulance Brigade, Hamilton Division, Building Appeal.
(n) The Build A Youth Centre Association (Two Hundred Club, No. 8).
(o) Westmead Boys' Home (No. 15).
(p) Woy Woy proposed Hospital and Club Charities (Lions Club of Woy Woy Boat).

Referred by Sessional Order to the Printing Committee.

Mr Chaffey laid upon the Table the following Papers:

4. CLOSURE—ALLOCATION OF TIME FOR DISCUSSION.—Mr Willis, on behalf of Mr Askin, gave notice of Business to be dealt with on Thursday, 26 October, 1967, under Standing Order No. 175b.

5. LAND TAX (AMENDMENT) BILL.—
(1) Mr Askin moved, pursuant to Notice, That leave be given to bring in a Bill to alleviate the incidence of land tax in certain respects and to reduce the amount payable by way of land tax; for these purposes to amend the Land Tax Management Act, 1956, and the Land Tax Act, 1956, as amended by subsequent Acts; and for purposes connected therewith.
Debate ensued.
Question put and passed.
(2) Mr Askin then presented a Bill, intituled "A Bill to alleviate the incidence of land tax in certain respects and to reduce the amount payable by way of land tax; for these purposes to amend the Land Tax Management Act, 1956, and the Land Tax Act, 1956, as amended by subsequent Acts; and for purposes connected therewith"—which was read a first time.
Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

6. PETROLEUM (SUBMERGED LANDS) BILL.—The Order of the Day having been read, Mr Fife moved, That this Bill be now read a second time.
Debate ensued.
Mr Simpson moved, That this Debate be now adjourned.
Question put and passed.
Ordered, on motion of Mr Fife, That the resumption of the Debate stand an Order of the Day for To-morrow.

7. WAYS AND MEANS (Petroleum (Submerged Lands) Taxation Bill).—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into the Committee of Ways and Means.
Mr Speaker resumed the Chair, and the Chairman reported progress.

8. SUPPLY (Estimates, 1967-1968).—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into the Committee of Supply.
Mr Speaker resumed the Chair, and the Chairman reported progress.

9. ADJOURNMENT.—Mr McCaw moved, That this House do now adjourn.
Debate ensued.
Question put and passed.
The House adjourned accordingly at Half-past Ten p.m., until To-morrow at Eleven a.m.

I. P. K. VIDLER, Clerk of the Legislative Assembly.
KEVIN ELLIS, Speaker.

BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
THURSDAY, 26 OCTOBER, 1967

The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

2. PAPERS.—

Mr Willis laid upon the Table the following Papers:


Ordered to be printed.


(5) Lord Howe Island Act, 1953, as amended—Regulation 40A.

(6) Second-hand Dealers and Collectors Act, 1906, as amended—Amendments of Regulations 4 and 15—Conversion of Monetary References into Decimal Currency.

Referred by Sessional Order to the Printing Committee.

Mr Morton laid upon the Table the following Paper:

Report of the Parking Advisory Committee for the City of Sydney for the year ended 30 June, 1967.

Referred by Sessional Order to the Printing Committee.

3. CLOSURE—ALLOCATION OF TIME FOR DISCUSSION.—Mr Willis, on behalf of Mr Askin, gave notice of Business to be dealt with on Wednesday, 1 November, 1967, under Standing Order No. 175a.
4. SUPPLY (Estimates, 1967–1968).—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into the Committee of Supply.

Disorder: Mr Speaker having resumed the Chair, the Chairman reported that, during the proceedings in Committee, circumstances had compelled him to name the Honourable Member for Bulli, Mr Jackson, as guilty of disorderly conduct.

Mr McCaw moved, That the Honourable Member for Bulli, Mr Jackson, be suspended from the service of the House.

And the Honourable Member for Bulli having been heard in explanation of his conduct and having apologized—

Motion, by leave, withdrawn.

Mr Speaker left the Chair, and the Committee resumed.

Mr Speaker resumed the Chair, and the Chairman reported progress.

5. PRINTING COMMITTEE.—Mr Punch, as Chairman, brought up the Ninth Report from the Printing Committee.

6. ADJOURNMENT.—Mr Fife moved, That this House do now adjourn.

Debate ensued.

And it being 4.30 p.m., Mr Speaker, pursuant to Sessional Order adopted on 3 August, 1967, adjourned the House until Tuesday next at Half-past Two p.m.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. Messages from the Governor.—The following Messages from His Excellency the Governor were delivered by Mr Askin, and read by Mr Speaker:

(1) Annual Holidays (Amendment) Bill:

A. R. CUTLER, Governor. Message No. 56.

A Bill intituled "An Act to make further provisions with respect to annual holidays for workers; for this and other purposes to amend the Annual Holidays Act, 1944-1965; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.


(2) Coal and Oil Shale Mine Workers (Superannuation) Amendment Bill:

A. R. CUTLER, Governor. Message No. 57.

A Bill intituled "An Act to increase the rates of pension payable under the Coal and Oil Shale Mine Workers (Superannuation) Act, 1941-1966; for this and other purposes to amend the said Act; to repeal the Coal and Oil Shale Mine Workers (Superannuation) Further Amendment Act, 1966; to validate certain matters; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

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(3) Coroners (Amendment) Bill:

A. R. CUTLER,
Governor. Message No. 58.
A Bill intituled "An Act to make provision with respect to the furnishing of information as to the cause of death of a deceased person to relatives and other persons; for this purpose to amend the Coroners Act, 1960, as amended by subsequent Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.


(4) Public Works and Local Government (Amendment) Bill:

A. R. CUTLER,
Governor. Message No. 59.
A Bill intituled "An Act to make provision with respect to minerals within land compulsorily acquired under certain Acts; for this purpose to amend the Public Works Act, 1912, the Local Government Act, 1919, and certain other Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.


2. NOTICES or MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

3. PAPERS.—

Mr Askin laid upon the Table the following Paper:

Mr McCaw laid upon the Table the following Papers:

Mr Lewis laid upon the Table the following Papers:
(1) 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.

Mr Fife laid upon the Table the following Papers:
(2) Report of the State Mines Control Authority, together with Statements of Accounts, Balance-sheets, and Reports by the Managers of the State Coal Mines, for the year ended 30 June, 1967. Ordered to be printed.
4. SEWAGE DISPOSAL.—Mr Ruddock moved, pursuant to Notice, That in the opinion of this House the Government should investigate modern methods of sewage disposal on a world-wide basis in order to devise a plan to protect the State’s beaches and waterways, thus hastening the installation of sewerage. 

Debate ensued.

Mr K. J. Stewart moved, That the Question be amended by the addition of the following words to stand as paragraphs (2) and (3):

“(2) That sufficient loan funds should be provided to enable the Metropolitan Water, Sewerage and Drainage Board to increase sewerage reticulation to unsewered areas and to provide modern methods of sewage treatment at all sewage disposal plants.

(3) That in view of the grave danger caused to public health by the existence of unsewered areas and the pollution of beaches and waterways by the disposal of untreated sewage, the Minister for Health be directed to request an immediate conference with the Federal Minister for Health in order to hasten solutions to the problems.”

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

Debate continued.

And it being Six p.m., Debate interrupted pursuant to Sessional Order adopted on 29 August, 1967.

Ordered by Mr Speaker. That the resumption of the Debate stand an Order of the Day for Tuesday, 5 December, 1967.

5. ELECTION OF A MEMBER OF THE LEGISLATIVE COUNCIL OF NEW SOUTH WALES.—

(1) Mr Speaker reported the following Message from His Excellency the Governor:

A. R. CUTLER, 
Governor. 

In pursuance of section seven of the Constitution (Legislative Council Elections) Act, 1932–1961, the Governor desires to inform the Legislative Assembly that he has this day, with the advice of the Executive Council, issued under that Act a Writ for the election of a Member of the Legislative Council to fill the vacancy caused by the death of the Honourable James Denis Kenny.

The Writ is directed to Major-General John Rowlstone Stevenson, C.B.E., D.S.O., E.D., Clerk of the Parliaments of the State of New South Wales, Returning Officer for the Election of Members of the Legislative Council of New South Wales.

This Message is accompanied by a copy of the Writ.

In order that both Houses of Parliament may be duly informed of the issue of the Writ, a like Message is this day being addressed by the Governor to the President of the Legislative Council.

Government House, 
Sydney, 31 October, 1967.

Mr Speaker announced that the Message was accompanied by a copy of the Writ.

Mr Speaker then directed the Clerk to read the Writ, which was as follows:

WRIT FOR THE ELECTION OF A MEMBER OF THE LEGISLATIVE COUNCIL OF NEW SOUTH WALES

“Elizabeth the Second, by the Grace of God of the United Kingdom, Australia “and Her other Realms and Territories Queen, Head of the Commonwealth, “Defender of the Faith, 

TO MAJOR-GENERAL JOHN ROWLSTONE STEVENSON, C.B.E., D.S.O., E.D., 
Clerk of the Parliaments of the State of New South Wales, Returning “Officer for the Election of Members of the Legislative Council of Our “State of New South Wales—

“Greeting: 

“WHEREAS the Honourable JAMES DENIS KENNY, was duly elected a Member of “the Legislative Council with a term of service expiring on the twenty-second “day of April, one thousand nine hundred and seventy-six, AND WHEREAS the “seat of the said Honourable JAMES DENIS KENNY, has become vacant by reason “of his death on the twelfth day of October, one thousand nine hundred and
"sixty-seven. Now THEREFORE, We, with the advice of the Executive Council
and by virtue of the powers vested in Us, do in and by this Our Writ direct
you, JOHN ROWLSTONE STEVENSON, to conduct in the manner by law provided
an election of a Member to Our Legislative Council to fill the seat which has
thus become vacant.

"And We do hereby appoint the eighth day of November, one thousand
nine hundred and sixty-seven as the day on or before which all nominations of
candidates at the election shall be made and the sixteenth day of November,
one thousand nine hundred and sixty-seven as the day upon which sittings of
the Legislative Council and of the Legislative Assembly shall be held for the
purpose of taking the votes; and that the taking of votes at such sittings shall
commence at eleven o'clock in the forenoon and shall terminate at one o'clock
in the afternoon.

"And We do further direct and appoint that this Our Writ shall be
returnable to Our Governor upon the seventh day of December, one thousand
nine hundred and sixty-seven.

"In Testimony Whereof, We have caused this Our Writ to be sealed
with the Public Seal of Our said State.

"WITNESS Our Trusty and Well-beloved Sir ARTHUR RODEN CUTLER, upon
whom has been conferred the decoration of the Victoria Cross, Knight
Commander of Our Most Distinguished Order of Saint Michael and
Saint George, Commander of Our Most Excellent Order of the British
Empire, Knight of the Most Venerable Order of St John of Jerusalem,
Governor of the State of New South Wales and its Dependencies, in the
Commonwealth of Australia, at Sydney, in Our said State, this thirty-
first day of October, in the year one thousand nine hundred and sixty-
seven, and in the sixteenth year of Our Reign.

"A. R. CUTLER,
Governor.

"By His Excellency's Command,
"R. W. ASKIN."

(2) Mr Speaker directed that the taking of the votes of Members in the Legis-
Lative Assembly for the Election of a Member of the Legislative Council be
set down as an Order of the Day for the day of the ballot appointed in the
Writ mentioned in His Excellency's Message of 31 October, 1967, viz., 16
November, 1967.

Mr Speaker intimated that on such day the taking of the votes would take
precedence of all other business.

6. LOAN ESTIMATES, 1967-1968.—The following Message from His Excellency the
Governor was delivered by Mr Askin, and read by Mr Speaker:

K. W. STREET,
By Deputation from His Excellency the Governor. Message No. 61.

In accordance with the provisions contained in the 46th Section of the
Constitution Act, 1902, the Governor recommends for the consideration of the
Legislative Assembly an Estimate of the Expenditure of the Government of New
South Wales on account of Public Works and Other Services for the year
1967-68, proposed to be made from the General Loan Account.

Government House,
Sydney, 23 October, 1967.

Ordered to be printed, together with the accompanying Estimate, and referred
to the Committee of Supply.

7. SUPPLY (Loan Estimates, 1967-1968).—The Order of the Day having been read,
Mr Speaker left the Chair, and the House resolved itself into the Committee
of Supply.

Mr Speaker resumed the Chair, and the Chairman reported progress.

8. PAPER.—Mr Askin laid upon the Table: Copy of the Loan Estimates Speech,
together with appendices, delivered by him This Day.

Ordered to be printed.
9. Supply (Estimates, 1967–1968).—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into the Committee of Supply.
Mr Speaker resumed the Chair, and the Chairman reported progress.

10. Adjournment.—Mr Morris moved, That this House do now adjourn.
Debate ensued.
Question put and passed.
The House adjourned accordingly at Half-past Ten p.m., until To-morrow at Half-past Two p.m.

I. P. K. VIDLER,  KEVIN ELLIS,
Clerk of the Legislative Assembly.  Speaker.

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BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. Totalizator (Amendment) Bill.—The following Message from His Excellency the Governor was delivered by Mr Askin, and read by Mr Speaker:

A. R. Cutler,  
Governor.  

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill relating to the commission deductible from totalizator investments; for this purpose to amend the Totalizator Act, 1916, and the Totalizator (Off-course Betting) Act, 1964, as amended by subsequent Acts; and for purposes connected therewith.

Government House,  
Sydney, 27 October, 1967.

2. Notices of Motions and Questions.—Mr Speaker called on Notices of Motions and Questions.

3. Papers.—

Mr Jago laid upon the Table the following Papers:


Ordered to be printed.

(3) St George Hospital Inspection—File of copies of documents relating to the inspection conducted by the Hospitals Commission of New South Wales during 1967.  
Referred by Sessional Order to the Printing Committee.
4. ADJOURNMENT UNDER STANDING ORDER No. 49.—Mr Speaker stated that he had received from the Honourable Member for Phillip, Mr Hills, a Notice, under the 49th Standing Order, that he desired to move the adjournment of the House to discuss a specific matter of recent occurrence, viz.: "The disclosure yesterday by the Minister for Local Government and Highways of his decision to amend the zoning of residential land to light industrial in an area bounded by Harris, Allen, Wattle and Quarry Streets at Pyrmont."

Mr Hills moved, That this House do now adjourn.

And the motion for the adjournment of the House being supported by five other Honourable Members—

Debate ensued.

Question put and negatived.

5. SUSPENSION OF STANDING ORDERS.—Mr Willis (by consent) moved, That so much of the Standing Orders be suspended as would preclude the Appropriation Bill being brought in and passed through all its stages in one day.

Debate ensued.

Question put and passed.

6. SUPPLY (Estimates, 1967-1968).—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into the Committee of Supply.

Mr Speaker resumed the Chair, and the Chairman reported that the Committee had come to certain Resolutions, which were read, as follow:

CONSOLIDATED REVENUE FUND

THE LEGISLATURE

(3) Resolved—That there be granted to Her Majesty, a sum not exceeding $664,306, for The Legislature, for the year 1967-68.

PREMIER

(4) Resolved—That there be granted to Her Majesty, a sum not exceeding $34,769,929, for Premier, for the year 1967-68.

MINISTER FOR TRANSPORT

(5) Resolved—That there be granted to Her Majesty, a sum not exceeding $1,279,717, for Minister for Transport, for the year 1967-68.

CHIEF SECRETARY AND MINISTER FOR TOURIST ACTIVITIES

(6) Resolved—That there be granted to Her Majesty, a sum not exceeding $4,376,623, for Chief Secretary and Minister for Tourist Activities, for the year 1967-68.

MINISTER FOR HEALTH

(7) Resolved—That there be granted to Her Majesty, a sum not exceeding $86,223,819, for Minister for Health, for the year 1967-68.

TREASURER

(8) Resolved—That there be granted to Her Majesty, a sum not exceeding $65,950,386, for Treasurer, for the year 1967-68.

MINISTER FOR DECENTRALISATION AND DEVELOPMENT

(9) Resolved—That there be granted to Her Majesty, a sum not exceeding $1,427,080, for Minister for Decentralisation and Development, for the year 1967-68.

ATTORNEY-GENERAL AND MINISTER OF JUSTICE

(10) Resolved—That there be granted to Her Majesty, a sum not exceeding $19,184,023, for Attorney-General and Minister of Justice, for the year 1967-68.
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MINISTER FOR LANDS

(11) Resolved—That there be granted to Her Majesty, a sum not exceeding $6,055,671, for Minister for Lands, for the year 1967-68.

MINISTER FOR PUBLIC WORKS

(12) Resolved—That there be granted to Her Majesty, a sum not exceeding $19,337,170, for Minister for Public Works, for the year 1967-68.

MINISTER FOR LOCAL GOVERNMENT

(13) Resolved—That there be granted to Her Majesty, a sum not exceeding $8,571,809, for Minister for Local Government, for the year 1967-68.

MINISTER FOR HOUSING AND MINISTER FOR CO-OPERATIVE SOCIETIES

(14) Resolved—That there be granted to Her Majesty, a sum not exceeding $595,405, for Minister for Housing and Minister for Co-operative Societies, for the year 1967-68.

MINISTER FOR EDUCATION AND MINISTER FOR SCIENCE

(15) Resolved—That there be granted to Her Majesty, a sum not exceeding $216,449,730, for Minister for Education and Minister for Science, for the year 1967-68.

MINISTER FOR CHILD WELFARE AND MINISTER FOR SOCIAL WELFARE

(16) Resolved—That there be granted to Her Majesty, a sum not exceeding $9,780,369, for Minister for Child Welfare and Minister for Social Welfare, for the year 1967-68.

MINISTER FOR MINES

(17) Resolved—That there be granted to Her Majesty, a sum not exceeding $2,920,499, for Minister for Mines, for the year 1967-68.

MINISTER FOR LABOUR AND INDUSTRY

(18) Resolved—That there be granted to Her Majesty, a sum not exceeding $2,768,788, for Minister for Labour and Industry, for the year 1967-68.

MINISTER FOR CONSERVATION

(19) Resolved—That there be granted to Her Majesty, a sum not exceeding $8,635,765, for Minister for Conservation, for the year 1967-68.

MINISTER FOR AGRICULTURE

(20) Resolved—That there be granted to Her Majesty, a sum not exceeding $14,667,926, for Minister for Agriculture, for the year 1967-68.


(21) Resolved—That there be granted to Her Majesty, a sum not exceeding $6,000,000, in adjustment of the Vote “Advance to Treasurer”, 1966-67.


(22) Resolved—That there be granted to Her Majesty, a sum not exceeding $12,203,438.56 (Payments “Unauthorised in Suspense”) for Services of the year 1966-67.

GOVERNMENT RAILWAYS FUND

(23) Resolved—That there be granted to Her Majesty, a sum not exceeding $193,865,000, for Department of Railways, for the year 1967-68.

(24) Resolved—That there be granted to Her Majesty, a sum not exceeding $468,989 (Payments "Unauthorised in Suspense") for Department of Railways, for Services of the year 1966–67.

GOVERNMENT RAILWAYS RENEWALS FUND

(25) Resolved—That there be granted to Her Majesty, a sum not exceeding $12,100,000, for Department of Railways, for the year 1967–68.

ROAD TRANSPORT AND TRAFFIC FUND

(26) Resolved—That there be granted to Her Majesty, a sum not exceeding $14,911,000, for Department of Railways, for the year 1967–68.


(27) Resolved—That there be granted to Her Majesty, a sum not exceeding $437,599.78 (Payments "Unauthorised in Suspense") for Department of Motor Transport, for Services of the year 1966–67.

METROPOLITAN TRANSPORT TRUST GENERAL FUND

(28) Resolved—That there be granted to Her Majesty, a sum not exceeding $28,016,753, for Department of Government Transport, for the year 1967–68.


(29) Resolved—That there be granted to Her Majesty, a sum not exceeding $480,598.68 (Payments "Unauthorised in Suspense") for Department of Government Transport, for Services of the year 1966–67.

NEWCASTLE AND DISTRICT TRANSPORT TRUST GENERAL FUND

(30) Resolved—That there be granted to Her Majesty, a sum not exceeding $3,310,147, for Department of Government Transport, for the year 1967–68.


(31) Resolved—That there be granted to Her Majesty, a sum not exceeding $53,190.76 (Payments "Unauthorised in Suspense") for Department of Government Transport, for Services of the year 1966–67.

MARITIME SERVICES BOARD FUND

(32) Resolved—That there be granted to Her Majesty, a sum not exceeding $14,612,860, for Maritime Services Board of New South Wales, for the year 1967–68.

MARITIME SERVICES BOARD RENEWALS FUND

(33) Resolved—That there be granted to Her Majesty, a sum not exceeding $8,048,000, for Maritime Services Board of New South Wales, for the year 1967–68.

CLOSER SETTLEMENT FUND

(34) Resolved—That there be granted to Her Majesty, a sum not exceeding $760,000, on account of Services to be provided for out of the Closer Settlement Fund.

The Question—"That the Question be now put," under Standing Order No. 175B—having been previously agreed to in Committee of Supply (Estimates—1967–1968—Committee of Supply: Remaining Estimates, Government Railways Fund down to and including Closer Settlement Fund; Report of Resolutions and agreement therewith. Committee of Ways and Means: Resolutions; Report of Resolutions and agreement therewith. Appropriation Bill—Introduction and all remaining stages)—

Question—That the Resolutions be agreed to—put and passed.
Ways and Means (Estimates, 1967-1968).—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into the Committee of Ways and Means.

Mr Speaker resumed the Chair, and the Chairman reported that the Committee had come to certain Resolutions, which were read, as follow:

(3) Resolved—That towards making good the Supply granted to Her Majesty—

(a) For the Service of the financial year 1967-68, the sum of $503,658,915 be granted out of the Consolidated Revenue Fund.
(b) In adjustment of the Vote “Advance to Treasurer”, 1966-67, for Services of the financial year 1966-67, the sum of $6,000,000 be granted out of the Consolidated Revenue Fund.
(c) For Services of the financial year 1966-67, “Unauthorised in Suspense”, the sum of $12,203,438.56 be granted out of the Consolidated Revenue Fund.

(4) Resolved—That towards making good the Supply granted to Her Majesty—

(a) For the Service of the financial year 1967-68, the sum of $193,865,000 be granted out of the Government Railways Fund.

(5) Resolved—That towards making good the Supply granted to Her Majesty for the Service of the financial year 1967-68, the sum of $12,100,000 be granted out of the Government Railways Renewals Fund.

(6) Resolved—That towards making good the Supply granted to Her Majesty—

(a) For the Service of the financial year 1967-68, the sum of $14,911,000 be granted out of the Road Transport and Traffic Fund.
(b) For Services of the financial year 1966-67, “Unauthorised in Suspense”, the sum of $437,599.78 be granted out of the Road Transport and Traffic Fund.

(7) Resolved—That towards making good the Supply granted to Her Majesty—

(a) For the Service of the financial year 1967-68, the sum of $28,016,753 be granted out of the Metropolitan Transport Trust General Fund.
(b) For Services of the financial year 1966-67, “Unauthorised in Suspense”, the sum of $480,598.68 be granted out of the Metropolitan Transport Trust General Fund.

(8) Resolved—That towards making good the Supply granted to Her Majesty—

(a) For the Service of the financial year 1967-68, the sum of $3,310,147 be granted out of the Newcastle and District Transport Trust General Fund.
(b) For Services of the financial year 1966-67, “Unauthorised in Suspense”, the sum of $53,190.76 be granted out of the Newcastle and District Transport Trust General Fund.

(9) Resolved—That towards making good the Supply granted to Her Majesty for the Service of the financial year 1967-68, the sum of $14,612,860 be granted out of the Maritime Services Board Fund.

(10) Resolved—That towards making good the Supply granted to Her Majesty for the Service of the financial year 1967-68, the sum of $8,048,000 be granted out of the Maritime Services Board Renewals Fund.

(11) Resolved—That towards making good the Supply granted to Her Majesty for Services, the sum of $760,000 be granted out of the Closer Settlement Fund.

Question—That the Resolutions be agreed to—put and passed.
8. APPROPRIATION BILL.—

(1) Question—That a Bill be brought in, founded on Resolutions of Ways and Means (Nos 2 to 11), to appropriate out of the Consolidated Revenue Fund, and certain other Funds, sums to make good the supplies granted for the ordinary annual services of the Government for the year commencing on the first day of July, 1967, and ending on the thirtieth day of June, 1968, both dates inclusive, and for charges supplementary or "Unauthorised in Suspense" from certain Funds for the year from the first day of July, 1966, to the thirtieth day of June, 1967, both dates inclusive; and for purposes connected therewith—put and passed.

(2) Mr Askin then presented a Bill, intituled "A Bill to appropriate out of the Consolidated Revenue Fund, and certain other Funds, sums to make good the supplies granted for the ordinary annual services of the Government for the year commencing on the first day of July, 1967, and ending on the thirtieth day of June, 1968, both dates inclusive; and for charges supplementary or 'Unauthorised in Suspense' from certain Funds for the year from the first day of July, 1966, to the thirtieth day of June, 1967, both dates inclusive; and for purposes connected therewith"—which was read a first time.

Question—That this Bill be now read a second time—put and passed.

(3) Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

Question—That the Report be now adopted—put and passed.

Question—That this Bill be now read a third time—put and passed.

(4) Bill read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr PRESIDENT—

The Legislative Assembly having this day passed a Bill, intituled "An Act to appropriate out of the Consolidated Revenue Fund, and certain other Funds, sums to make good the supplies granted for the ordinary annual services of the Government for the year commencing on the first day of July, 1967, and ending on the thirtieth day of June, 1968, both dates inclusive, and for charges supplementary or 'Unauthorised in Suspense' from certain Funds for the year from the first day of July, 1966, to the thirtieth day of June, 1967, both dates inclusive; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 1 November, 1967.

9. SUPREME COURT (SUMMARY JURISDICTION) BILL.—

(1) Mr McCaw moved, pursuant to Notice, That leave be given to bring in a Bill to confer a summary jurisdiction on the Supreme Court of New South Wales; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr McCaw then presented a Bill, intituled "A Bill to confer a summary jurisdiction on the Supreme Court of New South Wales; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

10. TOTALIZATOR (AMENDMENT) BILL.—

(1) Mr Askin moved, pursuant to Notice, That leave be given to bring in a Bill relating to the commission deductible from totalizator investments; for this purpose to amend the Totalizator Act, 1916, and the Totalizator (Off-course Betting) Act, 1964, as amended by subsequent Acts; and for purposes connected therewith.

Debate ensued.

Question put and passed.
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(2) Mr Askin then presented a Bill, intituled "A Bill relating to the commission deductible from totalizator investments: for this purpose to amend the Totalizator Act, 1916, and the Totalizator (Off-course Betting) Act, 1964, as amended by subsequent Acts; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

11. LAND TAX (AMENDMENT) BILL.—The Order of the Day having been read, Mr Askin moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Askin the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

12. PETROLEUM (AMENDMENT) BILL.—The Order of the Day having been read, Mr Fife moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Fife the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

13. NEWCASTLE INTERNATIONAL SPORTS CENTRE BILL.—The Order of the Day having been read, Mr Lewis moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill with an amendment.

On motion of Mr Lewis the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

14. SWINE COMPENSATION (AMENDMENT) BILL.—The Order of the Day having been read, Mr Chaffey moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Chaffey the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.
15. **Swine Compensation Taxation Bill.**—The Order of the Day having been read, Mr Chaffey moved, That this Bill be now read a second time. Debate ensued. Question put and passed. Bill read a second time. Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill. Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment. On motion of Mr Chaffey the Report was adopted. Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

16. **Adjournment.**—Mr Chaffey moved, That this House do now adjourn. Debate ensued. Question put and passed. The House adjourned accordingly at Twenty-eight minutes after Ten p.m., until To-morrow at Eleven a.m.

I. P. K. VIDLER,
*Clerk of the Legislative Assembly.*

KEVIN ELLIS,
*Speaker.*
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. Messages from the Governor.—The following Messages from His Excellency the Governor were delivered by Mr Askin, and read by Mr Speaker:

(1) Public Service and Other Statutory Bodies (Extended Leave) Amendment Bill:

A. R. CUTLER, Governor.  
Message No. 63.

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to provide that officers of the Public Service, the Water Conservation and Irrigation Commission, the Departments of Main Roads, Railways, Government Transport and Motor Transport, and Members of the Police Force shall be entitled to long service leave upon completion of ten years service; for this purpose to amend the Public Service (Amendment) Act, 1919, the Irrigation Act, 1912, the Main Roads Act, 1924, the Government Railways Act, 1912, the Transport Act, 1930, and the Police Regulation Act, 1899, as amended by subsequent Acts; and for purposes connected therewith.

Government House,  
Sydney, 1 November, 1967.

(2) Sydney Opera House (Amendment) Bill:

A. R. CUTLER,  
Governor.  
Message No. 64.

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to increase the annual amount to be paid from the Opera House Account to the Consolidated Revenue Fund; to amend the Sydney Opera House Act, 1960, as amended by subsequent Acts; and for purposes connected therewith.

Government House,  
Sydney, 1 November, 1967.
2. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

3. PAPERS.—

Mr Willis laid upon the Table the following Papers:

(1) Obscene and Indecent Publications Act, 1901, as amended—Amendments of Regulation 3 and of Form 2—Conversion of Monetary References into Decimal Currency.

(2) Sydney Turf Club Act, 1943, as amended—Amendments of Regulation 1—Conversion of Monetary References into Decimal Currency.

Referred by Sessional Order to the Printing Committee.

Mr McCaw laid upon the Table the following Papers:

Supreme Court Rules—

(a) Amendments of Rule 4 of Order XXI and of the First Schedule.

(b) Arrest on Mesne Process Rules—Rule 22a.

Referred by Sessional Order to the Printing Committee.

Mr Morton laid upon the Table the following Papers:

(1) Report of the National Trust of Australia (N.S.W.) for the year ended 30 June, 1967.

(2) Report of the Parking Advisory Committee for the City of Greater Wollongong for the year ended 30 June, 1967.


Referred by Sessional Order to the Printing Committee.

Mr Morris laid upon the Table the following Papers:


Ordered to be printed.

(2) Statement of Traffic secured to railway transport by the exercise of the powers conferred on the Commissioner for Railways under section 24 (3), (4) and (6) of the Government Railways Act, 1912, as amended, for the month of September, 1967.

(3) Ministry of Transport Act, 1932, as amended—

(a) Notification of rescission of resumption of land under the Public Works Act, 1912, as amended, for the purposes of the Government Railways Act, 1912, as amended, at Gordon.

(b) Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for the purposes of the City and Suburban Electric Railways Act, 1915, as amended, at Woolloomooloo.

(c) Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for the purposes of confirming the title of the Commissioner for Railways to land at—

(i) Leichhardt.

(ii) Raworth, East Maitland and Morpeth.

Referred by Sessional Order to the Printing Committee.

Mr Stephens laid upon the Table the following Papers:

Housing Act, 1912, as amended—Notifications of acquisition, appropriation and/or resumption of land and an easement under the Public Works Act, 1912, as amended, for housing purposes at—

Armidale.  Junee.
Burren Junction.  Tumut.
Coonabarabran.  Wagga Wagga.
Gosford.  Warren.
Hazelbrook.

Referred by Sessional Order to the Printing Committee.
Mr Fife laid upon the Table the following Paper:
Referred by Sessional Order to the Printing Committee.

4. LAND TAX (AMENDMENT) BILL (Formal Order of the Day).—Bill, on motion of
Mr Askin, read a third time.
Bill sent to the Legislative Council, with the following Message:

Mr President—
The Legislative Assembly having this day passed a Bill, intituled "An
Act to alleviate the incidence of land tax in certain respects and to reduce the
amount payable by way of land tax; for these purposes to amend the Land Tax
Management Act, 1956, and the Land Tax Act, 1956, as amended by subsequent
Acts; and for purposes connected therewith"—presents the same to the
Legislative Council for its concurrence.
Legislative Assembly Chamber,
Sydney, 2 November, 1967.

5. PETROLEUM (AMENDMENT) BILL (Formal Order of the Day).—Bill, on motion
of Mr Fife, read a third time.
Bill sent to the Legislative Council, with the following Message:

Mr President—
The Legislative Assembly having this day passed a Bill, intituled "An
Act to make further provisions with respect to exploration for, and the exploita-
tion of, petroleum; for this purpose to amend the Petroleum Act, 1955, as
amended by subsequent Acts; and for purposes connected therewith"—presents the
same to the Legislative Council for its concurrence.
Legislative Assembly Chamber,
Sydney, 2 November, 1967.

6. NEWCASTLE INTERNATIONAL SPORTS CENTRE BILL (Formal Order of the Day).—
Bill, on motion of Mr Lewis, read a third time.
Bill sent to the Legislative Council, with the following Message:

Mr President—
The Legislative Assembly having this day passed a Bill, intituled "An
Act to make provisions with respect to the Newcastle International Sports Centre;
for the establishment of a club within the Centre and for the registration of that club under the
Liquor Act, 1912, as amended by subsequent Acts; to amend the Crown Lands
Consolidation Act, 1913, the Liquor Act, 1912, and certain other Acts; and for
purposes connected therewith"—presents the same to the Legislative Council
for its concurrence.
Legislative Assembly Chamber,
Sydney, 2 November, 1967.

7. HOURS OF SITTING AND PRECEDENCE OF BUSINESS (Amended Sessional Order).—
Mr Willis moved, pursuant to Notice, That during the remainder of the present
Session, unless otherwise ordered, Government Business shall take precedence
of General Business on each Sitting Day and the provisions of paragraphs (2)
and (3) of the Sessional Order adopted on 3 August, 1967, relating to Business
Days and Hours of Sitting, and of the Sessional Order adopted on 29 August,
1967, relating to Precedence of Business, shall not apply to any Sitting of the
House.

Upon the expiration of Ten minutes after the Motion for the Adjournment of
the House has been made Mr Speaker shall adjourn the House, without
Question put.

Debate ensued.

Mr Healey moved, That the Question be now put.

Question put—"That the Question be now put."
The House divided.

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

Original Question put.

The House divided.

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And so it was resolved in the affirmative.

8. Swine Compensation (Amendment) Bill.—The Order of the Day having been read, Bill, on motion of Mr Chaffey, read a third time.
Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to authorise further payments out of the Swine Compensation Fund; for this purpose to amend the Swine Compensation Act, 1928, as amended by subsequent Acts; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 2 November, 1967.

9. Swine Compensation Taxation Bill.—The Order of the Day having been read, Mr Chaffey moved, That this Bill be now read a third time.

Debate ensued.

Mr Griffith moved, That the Question be now put.

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

The House divided.

Ayes, 47

Mr Askin  Mr Beale  Mr Beale  Mr Bicker  Mr Brown  Mr Brown  Mr Chaffey  Mr Chaffey  Mr Cowan  Mr Crawford  Mr Cross  Mr Cross  Mr Cutler  Mr Darby  Mr Doyle  Mr Dunblane  Mr Duncan

Mr Fife  Mr Freudenstein  Mr Griffith  Mr Healey  Mr Hough  Mr Hughes  Mr Humphries  Mr Hunter  Mr Jckett  Mr Jago  Mr Lawson  Mr Lewis  Mr McClay  Mr Mackie  Mr Muddison  Mr Manyweathers

Mr Mason  Mr Mauger  Mr Mead  Mr Morris  Mr Morton  Mr Osborne  Mr Punch  Mr Rudderock  Mr Stephens  Mr Taylor  Mr Waddy  Mr Willy  Tellers  Mr Willy  Tellers  Tellers  Mr O'Keefe

Noes, 39

Mr Bannon  Mr Bowen  Mr Cahill  Mr Cordy  Mr Cox  Mr Crabtree  Mr Downing  Mr Durack  Mr Earl  Mr Einfeld  Mr Flaherty  Mr Grassby  Mr Greer  Mr Heffron  Mr Hilu  Mr Hille  Mr Jackson  Mr Jenner  Mr Jones  Mr Kearns  Mr McCartney  Mr Mahoney  Mr Maltan  Mr Mannix  Mr Murphy  Mr Nally  Mr Noti

Mr Quinn  Mr Remshaw  Mr Ryan  Mr Simpson  Mr Slots  Mr Southey  Mr Stewart  Mr K. J. Stewart  Mr Wattison  Tellers  Tellers  Mr Booth  Mr Ferguson

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

Original Question put and passed.

Bill read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to reduce the stamp duty on entries made in certain records required to be kept under the Swine Compensation Act, 1928, as amended by subsequent Acts; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 2 November, 1967.

10. Lord Howe Island (Amendment) Bill.—

(1) Mr Willis moved, pursuant to Notice, That leave be given to bring in a Bill to alter the constitution of the Lord Howe Island Board; to make further provisions in respect of elections held under the Lord Howe Island Act, 1953, as
amended by subsequent Acts, and the tenure of land on Lord Howe Island; for these and other purposes to amend that Act, as so amended; to validate certain matters; and for purposes connected therewith.

Debate ensued.

Question put and passed.

Mr Willis then presented a Bill, intituled "A Bill to alter the constitution of the Lord Howe Island Board; to make further provisions in respect of elections held under the Lord Howe Island Act, 1953, as amended by subsequent Acts, and the tenure of land on Lord Howe Island; for these and other purposes to amend that Act, as so amended; to validate certain matters; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

11. Gaming and Betting (Amendment) Bill.—

(1) Mr Willis moved, pursuant to Notice, That leave be given to bring in a Bill relating to the maximum number of days upon which certain race-meetings may be held; for this purpose to amend the Gaming and Betting Act, 1912, as amended by subsequent Acts; to validate certain matters; and for purposes connected therewith.

Debate ensued.

Question put and passed.

Mr Willis then presented a Bill, intituled "A Bill relating to the maximum number of days upon which certain race-meetings may be held; for this purpose to amend the Gaming and Betting Act, 1912, as amended by subsequent Acts; to validate certain matters; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

12. Necropolis (Amendment) Bill.—

(1) Mr Lewis moved, pursuant to Notice, That leave be given to bring in a Bill relating to the prosecution of persons committing offences under the Necropolis Act 1901, as amended by subsequent Acts, or any rules or regulations made thereunder; for this purpose to amend that Act, as so amended; and for purposes connected therewith.

Debate ensued.

Question put and passed.

Mr Lewis then presented a Bill, intituled "A Bill relating to the prosecution of persons committing offences under the Necropolis Act 1901, as amended by subsequent Acts, or any rules or regulations made thereunder; for this purpose to amend that Act, as so amended; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

13. Survey Co-ordination (Amendment) Bill.—

(1) Mr Lewis moved, pursuant to Notice, That leave be given to bring in a Bill to make further provision with respect to the proclamation of survey areas; for this and other purposes to amend the Survey Co-ordination Act, 1949, as amended by the Decimal Currency Act, 1965; and for purposes connected therewith.

Debate ensued.

Question put and passed.

Mr Lewis then presented a Bill, intituled "A Bill to make further provision with respect to the proclamation of survey areas; for this and other purposes to amend the Survey Co-ordination Act, 1949, as amended by the Decimal Currency Act, 1965; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.
14. MINING (AMENDMENT) BILL.—

(1) Mr Fife moved, pursuant to Notice, That leave be given to bring in a Bill to amend the law relating to mining, to validate certain matters; for this and other purposes to amend the Mining Act, 1906, and certain other Acts; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Fife then presented a Bill, intituled "A Bill to amend the law relating to mining, to validate certain matters; for this and other purposes to amend the Mining Act, 1906, and certain other Acts; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

15. PUBLIC SERVICE AND OTHER STATUTORY BODIES (EXTENDED LEAVE) AMENDMENT BILL.—

(1) Mr Askin moved, pursuant to Notice, That leave be given to bring in a Bill to provide that officers of the Public Service, the Water Conservation and Irrigation Commission, the Departments of Main Roads, Railways, Government Transport and Motor Transport, and members of the Police Force shall be entitled to long service leave upon completion of ten years service; for this purpose to amend the Public Service (Amendment) Act, 1919, the Irrigation Act, 1912, the Main Roads Act, 1924, the Government Railways Act, 1912, the Transport Act, 1930, and the Police Regulation Act, 1899, as amended by subsequent Acts; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Askin then presented a Bill, intituled "A Bill to provide that officers of the Public Service, the Water Conservation and Irrigation Commission, the Departments of Main Roads, Railways, Government Transport and Motor Transport, and members of the Police Force shall be entitled to long service leave upon completion of ten years service; for this purpose to amend the Public Service (Amendment) Act, 1919, the Irrigation Act, 1912, the Main Roads Act, 1924, the Government Railways Act, 1912, the Transport Act, 1930, and the Police Regulation Act, 1899, as amended by subsequent Acts; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

16. SYDNEY OPERA HOUSE (AMENDMENT) BILL.—

(1) Mr Askin moved, pursuant to Notice, That leave be given to bring in a Bill to increase the annual amount to be paid from the Opera House Account to the Consolidated Revenue Fund; to amend the Sydney Opera House Act, 1960, as amended by subsequent Acts; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Askin then presented a Bill, intituled "A Bill to increase the annual amount to be paid from the Opera House Account to the Consolidated Revenue Fund; to amend the Sydney Opera House Act, 1960, as amended by subsequent Acts; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

17. TOTALIZATOR (AMENDMENT) BILL.—The Order of the Day having been read, Mr Askin moved, That this Bill be now read a second time.

Debate ensued.

Mr Griffith moved, That the Question be now put.

Question put—"That the Question be now put."
The House divided.

Ayes, 47

Mr Akin  Mr Duncan  Mr Manyweathers
Mr Beale  Mr Efe  Mr Mason
Mr Brewer  Mr Freudenstein  Mr Mead
Mr Brown  Mr Griffith  Mr Morris
Mr Bruzner  Mr Healey  Mr Morton
Mr Chaffey  Mr Hough  Mr O'Keefe
Mr Clough  Mr Hughes  Mr Punch
Mr Cohen  Mr Humphries  Mr Ruddock
Mr Cowan  Mr Hunter  Mr Stephens
Mr Crawford  Mr Jackett  Mr Taylor
Mr Cross  Mr Jago  Mr Waddy
Mr Cullier  Mr Lawson  Mr Welby
Mr Darby  Mr Lewis  Mr Wild
Mr Deane  Mr McCaw  Tellers,
Mr Doyle  Mr Mackie  Mr Mauger
Mr Dunbier  Mr Madison  Mr Osborne

Noes, 40

Mr Bannon  Mr Green  Mr Nott
Mr Booth  Mr Heffron  Mr Quinn
Mr Bowen  Mr Hills  Mr Renshaw
Mr Cahill  Mr Jackson  Mr Ryan
Mr Coady  Mr Jensen  Mr Simpson
Mr Cox  Mr Johnstone  Mr Sloss
Mr Downing  Mr Jones  Mr Southey
Mr Duric  Mr McCartney  Mr Stewart
Mr Earl  Mr McMahon  Mr K. J. Stewart
Mr Einfeld  Mr Mahoney  Mr Wattson
Mr Ferguson  Mr Mallam  Tellers,
Mr Fishty  Mr Mannix  Mr Neilly
Mr Fowles  Mr Murphy  Mr Crabtree
Mr Nott  Mr Neilly  Mr K. J. Stewart

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

Original Question put.

The House divided.

Ayes, 48

Mr Akin  Mr Duncan  Mr Mason
Mr Beale  Mr Efe  Mr Mead
Mr Brewer  Mr Freudenstein  Mr Morris
Mr Brown  Mr Griffith  Mr Morton
Mr Bruzner  Mr Healey  Mr O'Keefe
Mr Chaffey  Mr Hough  Mr Punch
Mr Clough  Mr Hughes  Mr Ruddock
Mr Coates  Mr Humphries  Mr Stephens
Mr Cohen  Mr Hunter  Mr Taylor
Mr Cowan  Mr Jackson  Mr Waddy
Mr Crawford  Mr Jago  Mr Welby
Mr Cross  Mr Lawson  Mr Willis
Mr Cullier  Mr Lewis  Tellers,
Mr Darby  Mr McCaw  Mr Martin
Mr Deane  Mr Mackie  Mr Neilly
Mr Doyle  Mr Madison  Mr Mauger
Mr Dunbier  Mr Manyweathers  Mr Osborne

Noes, 40

Mr Bannon  Mr Green  Mr Nott
Mr Booth  Mr Heffron  Mr Quinn
Mr Bowen  Mr Hills  Mr Renshaw
Mr Cahill  Mr Jackson  Mr Ryan
Mr Coady  Mr Jensen  Mr Simpson
Mr Cox  Mr Johnstone  Mr Sloss
Mr Downing  Mr Jones  Mr Southey
Mr Duric  Mr McCartney  Mr Stewart
Mr Earl  Mr McMahon  Mr K. J. Stewart
Mr Einfeld  Mr Mahoney  Mr Wattson
Mr Ferguson  Mr Mallam  Tellers,
Mr Fowles  Mr Murphy  Mr Crabtree
Mr Nott  Mr Neilly  Mr K. J. Stewart

And so it was resolved in the affirmative.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported progress and obtained leave to sit again To-morrow.
18. PRINTING COMMITTEE.—Mr Punch, as Chairman, brought up the Tenth Report from the Printing Committee.

19. ADJOURNMENT.—Mr Askin moved, That this House do now adjourn.
Debate ensued.
And the Debate having proceeded for Ten minutes, Mr Speaker, pursuant to Amended Sessional Order adopted This Day, adjourned the House at Twenty minutes before Five p.m., until Tuesday next at Half-past Two p.m.

I. P. K. VIDLER,  
Clerk of the Legislative Assembly.

KEVIN ELLIS,  
Speaker.

BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
TUESDAY, 7 NOVEMBER, 1967

The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. Notices of Motions and Questions.—Mr Speaker called on Notices of Motions and Questions.

2. Papers.—

Mr Morton laid upon the Table the following Papers:

(1) Gas and Electricity Act, 1935, as amended—Amendments of Schedule 3 to the Regulations.

(2) State Planning Authority Act, 1963, as amended—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, at Epping.

Referred by Sessional Order to the Printing Committee.

3. Permanent Building Societies (Amendment) Bill.—On motion of Mr Stephens, the Order of the Day for the second reading of this Bill was discharged.

Ordered, on motion of Mr Stephens, That the Bill be withdrawn.

4. Totalizator (Amendment) Bill.—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the further consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Askin the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

18493
5. COPETON DAM BILL.—

(1) Mr Beak moved, pursuant to Notice, That leave be given to bring in a Bill to sanction and to provide for the construction of a dam across the Gwydir River about five miles west of Copeton and works incidental thereto; to amend the Public Works Act, 1912, as amended by subsequent Acts, in certain respects; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Beak then presented a Bill, intituled "A Bill to sanction and to provide for the construction of a dam across the Gwydir River about five miles west of Copeton and works incidental thereto; to amend the Public Works Act, 1912, as amended by subsequent Acts, in certain respects; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

6. MESSAGES FROM THE GOVERNOR.—The following Messages from His Excellency the Governor were delivered by Mr Beale, and read by Mr Speaker:

(1) Carcoar Dam Bill:

A. R. CUTLER, Governor.

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to sanction and to provide for the construction of a dam across the Belubula River about three miles upstream from Carcoar and works incidental thereto; to amend the Public Works Act, 1912, as amended by subsequent Acts, in certain respects; and for purposes connected therewith.


(2) Copeton Dam Bill:

A. R. CUTLER, Governor.

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to sanction and to provide for the construction of a dam across the Gwydir River about five miles west of Copeton and works incidental thereto; to amend the Public Works Act, 1912, as amended by subsequent Acts, in certain respects; and for purposes connected therewith.


(3) Lostock Dam Bill:

A. R. CUTLER, Governor.

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to sanction and to provide for the construction of a dam across the Paterson River about three-quarters of a mile upstream from Lostock and works incidental thereto; to amend the Public Works Act, 1912, as amended by subsequent Acts, in certain respects; and for purposes connected therewith.


(4) Toonumbar Dam Bill:

A. R. CUTLER, Governor.

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite
expenses in connection with a Bill to sanction and to provide for the construction of a dam across the Iron Pot Creek about fifteen and a half miles upstream from its junction with Eden Creek and works incidental thereto; to amend the Public Works Act, 1912, as amended by subsequent Acts, in certain respects; and for purposes connected therewith.

Government House,
Sydney, 7 November, 1967.

7. CARCOAR DAM BILL.—

(1) Mr Beale moved, pursuant to Notice, That leave be given to bring in a Bill to sanction and to provide for the construction of a dam across the Belubula River about three miles upstream from Carcoar and works incidental thereto; to amend the Public Works Act, 1912, as amended by subsequent Acts, in certain respects; and for purposes connected therewith. Debate ensued. Question put and passed.

(2) Mr Beale then presented a Bill, intituled "A Bill to sanction and to provide for the construction of a dam across the Belubula River about three miles upstream from Carcoar and works incidental thereto; to amend the Public Works Act, 1912, as amended by subsequent Acts, in certain respects; and for purposes connected therewith"—which was read a first time. Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

8. LOSTOCK DAM BILL.—

(1) Mr Beale moved, pursuant to Notice, That leave be given to bring in a Bill to sanction and to provide for the construction of a dam across the Paterson River about three-quarters of a mile upstream from Lostock and works incidental thereto; to amend the Public Works Act, 1912, as amended by subsequent Acts, in certain respects; and for purposes connected therewith. Debate ensued. Question put and passed.

(2) Mr Beale then presented a Bill, intituled "A Bill to sanction and to provide for the construction of a dam across the Paterson River about three-quarters of a mile upstream from Lostock and works incidental thereto; to amend the Public Works Act, 1912, as amended by subsequent Acts, in certain respects; and for purposes connected therewith"—which was read a first time. Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

9. TOONUMBAR DAM BILL.—

(1) Mr Beale moved, pursuant to Notice, That leave be given to bring in a Bill to sanction and to provide for the construction of a dam across the Iron Pot Creek about fifteen and a half miles upstream from its junction with Eden Creek and works incidental thereto; to amend the Public Works Act, 1912, as amended by subsequent Acts, in certain respects; and for purposes connected therewith. Debate ensued. Question put and passed.

(2) Mr Beale then presented a Bill, intituled "A Bill to sanction and to provide for the construction of a dam across the Iron Pot Creek about fifteen and a half miles upstream from its junction with Eden Creek and works incidental thereto; to amend the Public Works Act, 1912, as amended by subsequent Acts, in certain respects; and for purposes connected therewith"—which was read a first time. Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

10. SUPREME COURT (SUMMARY JURISDICTION) BILL.—The Order of the Day having been read, Mr McCaw moved, That this Bill be now read a second time. Debate ensued. Question put and passed.
Bill read a second time.
Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.
Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.
On motion of Mr McCaw the Report was adopted.
Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

11. GAMING AND BETTING (AMENDMENT) BILL.—The Order of the Day having been read, Mr Willis moved, That this Bill be now read a second time.
Debate ensued.
Question put and passed.
Bill read a second time.
Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.
Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.
On motion of Mr Willis the Report was adopted.
Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

12. CIVIL AVIATION (CARRIERS' LIABILITY) BILL.—The Order of the Day having been read, Mr Morris moved, That this Bill be now read a second time.
Debate ensued.
Mr K. J. Stewart (speaking) moved (by consent), That this Debate be now adjourned.
Question put and passed.
Ordered, on motion of Mr Morris, That the resumption of the Debate stand an Order of the Day for a later hour of the Day.

13. SUPPLY (Loan Estimates, 1967-1968).—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into the Committee of Supply.
Mr Speaker resumed the Chair, and the Chairman reported progress.

14. ADJOURNMENT.—Mr Hughes moved, That this House do now adjourn.
Debate ensued.
Question put and passed.
The House adjourned accordingly at Twenty-eight minutes after Ten p.m., until To-morrow at Half-past Two p.m.

I. P. K. VIDLER,  
Clerk of the Legislative Assembly.  

KEVIN ELLIS,  
Speaker.

BY AUTHORITY:  
V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. Notices of Motions and Questions.—Mr Speaker called on Notices of Motions and Questions.

2. Papers.—

Mr Askin laid upon the Table the following Papers:

(1) Decimal Currency Act, 1965—Amendments of the First and Second Schedules.

(2) Sydney Harbour Trust Act, 1900, as amended, and Maritime Services Act, 1935, as amended—Port of Sydney Regulations—Amendment of Regulation 85. Referred by Sessional Order to the Printing Committee.

Mr Willis laid upon the Table the following Papers:

(1) Report of the Industrial Registrar under the Trade Union Act, 1881, as amended, for 1966. Ordered to be printed.

(2) Bush Fires Act, 1949, as amended—Return of Premiums (Bush Fires) Regulations—Amendments of the Schedule to the Regulations—Conversion of Monetary References into Decimal Currency.

(3) Wool, Hide and Skin Dealers Act, 1935, as amended—Amendments of Regulations 4, 6 and 15 and of Form 4—Conversion of Monetary References into Decimal Currency. Referred by Sessional Order to the Printing Committee.

Mr Chaffey laid upon the Table the following Papers:

(1) Marketing of Primary Products Act, 1927, as amended—Amendment of Regulation 20.

(2) Dried Fruits Act, 1939, as amended—Amendments of Regulations 3, 9, 11, 13, 14, 15, 17, 19, 21, 23, 24, 25, 77, 78, 79, 82, 83 and 85 and of the
First Schedule; Regulation 26a and Third Schedule; substituted Regulations 30 to 45, inclusive, in lieu of Regulations 30 to 45, inclusive, and substituted Second Schedule.

Referred by Sessional Order to the Printing Committee.

Mr McCaw laid upon the Table the following Paper:


Referred by Sessional Order to the Printing Committee.

Mr Fife laid upon the Table the following Paper:

Minute of the Public Service Board respecting the appointment of Mr C. T. McElroy, M.Sc., Ph.D., as Government Geologist, Department of Mines.

Referred by Sessional Order to the Printing Committee.

3. SUPREME COURT (SUMMARY JURISDICTION) BILL (Formal Order of the Day).—Bill, on motion of Mr McCaw, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled “An Act to confer a summary jurisdiction on the Supreme Court of New South Wales; and for purposes connected therewith”—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 8 November, 1967.

4. GAMING AND BETTING (AMENDMENT) BILL (Formal Order of the Day).—Bill, on motion of Mr Askin, on behalf of Mr Willis, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled “An Act relating to the maximum number of days upon which certain race-meetings may be held; for this purpose to amend the Gaming and Betting Act, 1912, as amended by subsequent Acts; to validate certain matters; and for purposes connected therewith”—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 8 November, 1967.

5. TOTALIZATOR (AMENDMENT) BILL.—The Order of the Day having been read, Mr Askin moved, That this Bill be now read a third time.

Mr Griffith moved, That the Question be now put.

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

The House divided.

Ayes, 47

Mr Askin Mr Beale Mr Brain Mr Brewer Mr Brown Mr Bruen Mr Chaffey Mr Cleugh Mr Cohen Mr Cowan Mr Crawford Mr Cross Mr Coulter Mr Darby Mr Doyle Mr Dunblane

Mr Duncan Mr Fife Mr Freundenstein Mr Griffith Mr Healey Mr Hough Mr Hughes Mr Humphries Mr Hunter Mr Jactett Mr Jago Mr Lawson Mr Lewis Mr McCaw Mr Mackie Mr Maddison

Mr Manyweathers Mr Mason Mr Mead Mr Morris Mr Morgen Mr O'Keefe Mr Osborne Mr Punch Mr Riddock Mr Stephens Mr Taylor Mr Waddy Mr Weiley Tellers, Mr Deane Mr Mauger
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
8 November, 1967

Noes, 41
Mr Bannon  Mr Green  Mr Nott
Mr Booth  Mr Heffron  Mr Quinn
Mr Bowen  Mr Hills  Mr Renton
Mr Cahill  Mr Jackson  Mr Ryan
Mr Coady  Mr Jensen  Mr Sheahan
Mr Cox  Mr Johnstone  Mr Simpson
Mr Crabtree  Mr Jones  Mr Sloss
Mr Dalton  Mr McCartney  Mr Southey
Ms Downing  Mr McMahon  Mr Stewart
Mr Dunick  Mr Mahoney  Mr K. J. Stewart
Mr Earl  Mr Mallam  Mr Wattison
Mr Einfield  Mr Mannix  Tellers
Mr Flaherty  Mr Murphy  Mr Ferguson
Mr Grassby  Mr Neilly  Mr Kearns

And it appearing by the Tellers' Lists that the number in favour of the motion, being a majority, consisted of "at least thirty Members"—
Original Question put.
The House divided.

Ayes, 47
Mr Ask-in  Mr Dunbier  Mr Maddison
Mr Beale  Mr Duncan  Mr Manyweathers
Mr Brain  Mr Fife  Mr Maunder
Mr Brewer  Mr Freudentein  Mr McCallin
Mr Brown  Mr Griffith  Mr McEwan
Mr Brunner  Mr Healey  Mr Morris
Mr Chaffey  Mr Hough  Mr Morton
Mr Clough  Mr Hughes  Mr Osborne
Mr Cohen  Mr Humphries  Mr Punch
Mr Cowan  Mr Hunter  Mr Stephens
Mr Crawford  Mr Jackson  Mr Taylor
Mr Cross  Mr Jago  Mr Waddy
Mr Cutler  Mr Lawson  Mr Weir
Mr Darby  Mr Lewis  Tellers
Mr Deane  Mr McCaw  Mr O'Keeffe
Mr Doyle  Mr Mackie  Mr Ruddock

Noes, 41
Mr Bannon  Mr Green  Mr Nott
Mr Booth  Mr Heffron  Mr Quinn
Mr Bowen  Mr Hills  Mr Renton
Mr Cahill  Mr Jackson  Mr Ryan
Mr Coady  Mr Jensen  Mr Sheahan
Mr Cox  Mr Johnstone  Mr Simpson
Mr Crabtree  Mr Jones  Mr Sloss
Mr Dalton  Mr McCartney  Mr Southey
Mr Downing  Mr McMahon  Mr Stewart
Mr Dunick  Mr Mahoney  Mr K. J. Stewart
Mr Earl  Mr Mallam  Mr Wattison
Mr Einfield  Mr Mannix  Tellers
Mr Ferguson  Mr Murphy  Mr Neilly
Mr Grassby  Mr Neilly  Mr Kearns

And so it was resolved in the affirmative.

Bill read a third time.
Bill sent to the Legislative Council, with the following Message:

Mr President—
The Legislative Assembly having this day passed a Bill, intituled "An Act relating to the commission deductible from totalizator investments; for this purpose to amend the Totalizator Act, 1916, and the Totalizator (Off-course Betting) Act, 1964, as amended by subsequent Acts; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 8 November, 1967.

6. Supply (Loan Estimates, 1967–1968).—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into the Committee of Supply.
Mr Speaker resumed the Chair, and the Chairman reported progress.
7. ADJOURNMENT.—Mr Willis moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Half-past Ten p.m., until To-morrow at Eleven a.m.

I. P. K. VIDLER, 
Clerk of the Legislative Assembly.

KEVIN ELLIS, 
Speaker.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

2. PAPERS.—

Mr Chaffey laid upon the Table the following Paper:
Referred by Sessional Order to the Printing Committee.

Mr Morton laid upon the Table the following Paper:
Local Government Act, 1919, as amended—Amendment of Ordinance 57.
Referred by Sessional Order to the Printing Committee.

Mr Morris laid upon the Table the following Paper:
Motor Traffic Act, 1909, as amended—Regulations for Motor Traffic—Amendment of Regulation 119a; and Schedule M.
Referred by Sessional Order to the Printing Committee.

3. SUSPENSION OF STANDING ORDERS.—Mr Willis (by consent) moved, That so much of the Standing Orders be suspended as would preclude the General Loan Account Appropriation Bill being brought in and passed through all its stages in one day.

Question put and passed.

4. SUPPLY (Loan Estimates, 1967–1968).—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into the Committee of Supply.

Mr Speaker resumed the Chair, and the Chairman reported that the Committee had come to a Resolution, which was read, as follows:

(35) Resolved—That there be granted to Her Majesty during the year 1967–68, a sum not exceeding $213,615,000 for Public Works and other Services.

On motion of Mr Askin the Resolution was agreed to.
5. Ways and Means (Loan Estimates, 1967–1968)—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into the Committee of Ways and Means.

Mr Speaker resumed the Chair, and the Chairman reported that the Committee had come to a Resolution, which was read, as follows:

(12) Resolved—That towards making good the Supply granted to Her Majesty for Public Works and other Services, a sum not exceeding $213,615,000 be granted out of the General Loan Account.

On motion of Mr Askin the Resolution was agreed to.

6. General Loan Account Appropriation Bill.—

(1) Ordered, on motion of Mr Askin, that a Bill be brought in, founded on Resolution of Ways and Means (No. 12), to provide for the appropriation of a certain sum out of the General Loan Account and for the application of that sum for certain Public Works and Services; and for purposes connected therewith.

(2) Mr Askin then presented a Bill, intituled "A Bill to provide for the appropriation of a certain sum out of the General Loan Account and for the application of that sum for certain Public Works and Services; and for purposes connected therewith"—which was read a first time.

Ordered, That the Bill be now read a second time.

(3) Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Askin the Report was adopted.

Ordered, That the Bill be now read a third time.

(4) Bill read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to provide for the appropriation of a certain sum out of the General Loan Account and for the application of that sum for certain Public Works and Services; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 9 November, 1967.

7. Civil Aviation (Carriers' Liability) Bill.—The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Morris, "That this Bill be now read a second time"—

And the Question being again proposed—

The House resumed the said adjourned Debate.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill with amendments.

On motion of Mr Morris the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

8. Petroleum (Submerged Lands) Bill.—The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Fife, "That this Bill be now read a second time"—

And the Question being again proposed—

The House resumed the said adjourned Debate.
Mr Simpson (speaking) moved (by consent), That this Debate be now adjourned.
Question put and passed.
Ordered, on motion of Mr Fife, That the resumption of the Debate stand an Order of the Day for To-morrow.

9. PRINTING COMMITTEE.—Mr Punch, as Chairman, brought up the Eleventh Report from the Printing Committee.

10. PUBLIC ACCOUNTS COMMITTEE.—Mr Ruddock, as Chairman, brought up the Sixth Report, during the currency of the Forty-first Parliament, of the Public Accounts Committee.
    Referred by Sessional Order to the Printing Committee.

11. ADJOURNMENT.—Mr Fife moved, That this House do now adjourn.
    Debate ensued.
    Question put and passed.
    The House adjourned accordingly at Half-past Four p.m., until Tuesday next at Half-past Two p.m.

I. P. K. VIDLER,
Clerk of the Legislative Assembly.

KEVIN ELLIS,
Speaker.

BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. **MESSAGES FROM THE LEGISLATIVE COUNCIL.**—Mr Speaker reported the following Messages from the Legislative Council:

   (1) Obscene and Indecent Publications (Amendment) Bill:

   **Mr Speaker—**
   
   The Legislative Council having this day agreed to the Bill, intituled “An Act to make further provisions for the prevention and suppression of obscene and indecent publications; to establish a State Advisory Committee on Publications; for these and other purposes to amend the Obscene and Indecent Publications Act 1901, as amended by subsequent Acts; and for purposes connected therewith”—returns the same to the Legislative Assembly without amendment.

   Legislative Council Chamber, Sydney, 9 November, 1967.

   H. V. BUDD,
   President.

   (2) Petroleum (Amendment) Bill:

   **Mr Speaker—**
   
   The Legislative Council having this day agreed to the Bill, intituled “An Act to make further provisions with respect to exploration for, and the exploitation of, petroleum; for this purpose to amend the Petroleum Act, 1955, as amended by subsequent Acts; and for purposes connected therewith”—returns the same to the Legislative Assembly without amendment.

   Legislative Council Chamber, Sydney, 9 November, 1967.

   H. V. BUDD,
   President.

2. **NOTICES OF MOTIONS AND QUESTIONS.**—Mr Speaker called on Notices of Motions and Questions.

3. **PAPERS.**—

   Mr Askin laid upon the Table the following Papers:

   (1) Public Service Act, 1902, as amended—Amendments of Regulation 56.

   (2) Minute of the Public Service Board respecting the appointments, on probation, of certain persons to the Public Service.

   Referred by Sessional Order to the Printing Committee.
Mr Cutler laid upon the Table the following Papers:

(1) University and University Colleges Act, 1900, as amended—Amendments of, and additions to, the By-laws of the University of Sydney.

(2) Macquarie University Act, 1964—Amendments of, and additions to, the By-laws of the Macquarie University.

(3) Technical Education and University of New South Wales Act, 1949, as amended—Amendments of, and additions to, the By-laws of the University of New South Wales.

(4) Public Instruction Act, 1880, as amended—Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, as amended, for school purposes at—

- Ashfield.
- Avalon.
- Berkeley Vale.
- Bourke.
- Bowral.
- Brewarrina.
- Campbelltown.
- Canowindra.
- Cheltenham.
- Coogee.
- Cooma.
- Elderslie.
- Forestville.
- Gateshead West.
- Glenroi Heights.
- Gulargambone.
- Ivanhoe.
- Kogarah.
- Maidland.
- Merrylands West.
- Narrabeen Lakes.
- Peat's Ridge.
- Pleasant Heights.
- Raymond Terrace North.
- Ringrose.
- Ryde East.
- Tumut.
- Turramurra.
- Waverley.
- Windale South.

Referred by Sessional Order to the Printing Committee.

Mr McCaw laid upon the Table the following Papers:

Supreme Court Rules—

(a) Matrimonial Causes Rules—Amendments of Rule 152E and of Part II of the Appendix; Rule 152F and Part VI of the Appendix.

(b) Barristers and Solicitors New Examination Rules—Amendment of the First Schedule.

Referred by Sessional Order to the Printing Committee.

Mr Morton laid upon the Table the following Papers:

Electricity Commission Act, 1950, as amended—Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, as amended, for the following purposes—

(a) Liddell Power Station.

(b) Electricity Transmission Lines between—

(i) Carlingford and Sydney North.

(ii) Brown Mountain and Bombala.

Referred by Sessional Order to the Printing Committee.

Mr Hughes laid upon the Table the following Papers:

Metropolitan Water, Sewerage, and Drainage Act, 1924, as amended—Notifications of acquisition, appropriation and/or resumption of easements under the Public Works Act, 1912, as amended, for the following purposes—

(a) Rising Main from Sewage Pumping Station at Curl Curl.

(b) Long Creek Sewer Carrier at Canley Vale.

(c) Deviated section of Bulli-Thirroul Trunk Watermain at Bulli.

(d) Scour Lines on the Prospect-Thornleigh Rising Main and the Beecroft-Pymble Main at Pennant Hills.

Referred by Sessional Order to the Printing Committee.

Mr Lewis laid upon the Table the following Papers:

(1) Crown Lands Consolidation Act, 1913—Abstracts of Crown lands intended to be dedicated for public purposes in accordance with the provisions of section 24 of the Act.
(2) Crown Lands Consolidation Act, 1913—Gazette Notices (2) setting forth the mode in which it is proposed to deal with certain lands under section 25 of the Act.


(4) Public Parks Act, 1912—By-laws for the management of Captain Cook's Landing Place, Kurrarri—By-laws 1 to 20, inclusive.

Referred by Sessional Order to the Printing Committee.

4. CIVIL AVIATION (CARRIERS' LIABILITY) BILL.—The Order of the Day having been read, Mr Morris moved, That this Bill be now read a third time.

Question put.

The House divided.

Ayes, 47

Mr Askin
Mr Brown
Mr Brugger
Mr Chaffey
Mr Clough
Mr Coakes
Mr Cohen
Mr Crawford
Mr Cross
Mr Culler
Mr Darby
Mr Denoe
Mr Doyle
Mr Dusibier
Mr Duncan
Mr Fife

Mr Freudenstein
Mr Griffith
Mr Healey
Mr Hough
Mr Hughes
Mr Humphries
Mr Hunter
Mr Jacket
Mr Jago
Mr Lawson
Mr Lewis
Mr McCaw
Mr Mackie
Mr Maddison
Mr Manyweathers
Mr Mason

Mr Mauger
Mr Mead
Mr Morris
Mr Morton
Mr O'Keefe
Mr Osborne
Mr Punch
Mr Rudder
Mr Stephens
Mr Taylor
Mr Waddy
Mr Welley
Mr Willis
Mr Brewer
Mr Cown

Noes, 41

Mr Bannon
Mr Booth
Mr Bowen
Mr Coady
Mr Coadtree
Mr Dalton
Mr Downing
Mr Durick
Mr Earle
Mr Einfeld
Mr Ferguson
Mr Flashey
Mr Grassby

Mr Green
Mr Heffron
Mr Hills
Mr Jackson
Mr Jackson
Mr Johnstone
Mr Jones
Mr McCartney
Mr McMahon
Mr Mannix
Mr Murphy
Mr Neilly

Mr Nott
Mr Quinn
Mr Renshaw
Mr Ryan
Mr Sheahan
Mr Simpson
Mr Slos
Mr Soothoo
Mr Stewart
Mr Stewart
Mr Tellers
Mr Cahill
Mr Kearns

And so it was resolved in the affirmative.

Bill read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act relating to the carriage of passengers and baggage by air; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 14 November, 1967.

5. CRIMES (AMENDMENT) BILL.—

(1) Mr McCaw moved, pursuant to Notice, That leave be given to bring in a Bill to make provisions with respect to crimes relating to aircraft, the imposition of monetary penalties in conjunction with the granting of recognizances to be of good behaviour, and the imposition of cumulative sentences; to make further provisions with respect to assaults on prison officers; to create offences relating to certain fraudulent agreements; for these and other purposes to amend the Crimes Act, 1900, and certain other Acts; and for purposes connected therewith.

Debate ensued.

Question put and passed.
(2) Mr McCaw then presented a Bill, intituled "A Bill to make provisions with respect to crimes relating to aircraft, the imposition of monetary penalties in conjunction with the granting of recognizances to be of good behaviour, and the imposition of cumulative sentences; to make further provisions with respect to assaults on prison officers; to create offences relating to certain fraudulent agreements; for these and other purposes to amend the Crimes Act, 1900, and certain other Acts; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

6. PERMANENT BUILDING SOCIETIES (AMENDMENT) BILL (No. 2).—The following Message from His Excellency the Governor was delivered by Mr Stephens and read by Mr Speaker:

A. R. CUTLER, Governor.

Message No. 69.

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to provide for the exemption of certain permanent building societies from compliance with the provisions of certain Acts; for this purpose to amend the Money-lenders and Infants Loans Act, 1941, the Land Tax Management Act, 1956, the Companies Act, 1961, the Permanent Building Societies Act, 1967, and certain other Acts; and for purposes connected therewith.


7. PERMANENT BUILDING SOCIETIES (AMENDMENT) BILL (No. 2).—

(1) Mr Stephens moved, pursuant to Notice, That leave be given to bring in a Bill to provide for the exemption of certain permanent building societies from compliance with the provisions of certain Acts; for this purpose to amend the Money-lenders and Infants Loans Act, 1941, the Land Tax Management Act, 1956, the Companies Act, 1961, the Permanent Building Societies Act, 1967, and certain other Acts; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Stephens then presented a Bill, intituled "A Bill to provide for the exemption of certain permanent building societies from compliance with the provisions of certain Acts; for this purpose to amend the Money-lenders and Infants Loans Act, 1941, the Land Tax Management Act, 1956, the Companies Act, 1961, the Permanent Building Societies Act, 1967, and certain other Acts; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

8. PETROLEUM (FURTHER AMENDMENT) BILL.—

(1) Mr Fife moved, pursuant to Notice, That leave be given to bring in a Bill to amend the Petroleum Act, 1955, as amended by subsequent Acts, consequentially upon the enactment of the Petroleum (Submerged Lands) Act, 1967; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Fife then presented a Bill, intituled "A Bill to amend the Petroleum Act, 1955, as amended by subsequent Acts, consequentially upon the enactment of the Petroleum (Submerged Lands) Act, 1967; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

9. PETROLEUM (SUBMERGED LANDS) BILL.—The Order of the Day having been read for the resumption of the adjourned Debate, on the notice of Mr Fife, "That this Bill be now read a second time"—

And the Question being again proposed—
The House resumed the said adjourned Debate.

Mr Simpson moved, That the Question be amended by leaving out all the words after the word "That" with a view of inserting the words "the Bill be referred to a Select Committee for consideration and report.

(2) That such Committee consist of Mr Fife, Mr Cohen, Mr Mauger, Mr O'Keefe, Mr Johnstone, Mr Mannix and Mr Simpson.

(3) That the Committee have leave to sit during the sittings or any adjournment of the House and to make visits of inspection within the State of New South Wales”—instead thereof.

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

Debate continued.

Question put.

The House divided.

Ayes, 46

Mr Akin
Mr Beale
Mr Brewer
Mr Brown
Mr Bruenner
Mr Chaffey
Mr Clough
Mr Coates
Mr Cohen
Mr Cowan
Mr Crawford
Mr Cross
Mr Cutler
Mr Darby
Mr Doyle
Mr Dunbier

Mr Duncan
Mr Fife
Mr Freudenstein
Mr Healey
Mr Hough
Mr Humphries
Mr Hunter
Mr Jackett
Mr Johnstone
Mr Lewis
Mr McCaw
Mr Mackie
Mr Maddison
Mr Manyweathers
Mr Mason

Mr Mauger
Mr Mead
Mr Morris
Mr Morton
Mr Osborne
Mr Punch
Mr Ruddock
Mr Stephens
Mr Taylor
Mr Waddy
Mr Weedy
Mr Willis
Mr Deane
Mr O'Keefe

Noses, 38

Mr Bannon
Mr Booth
Mr Bowen
Mr Bruxner
Mr Chaffey
Mr Clough
Mr Cohen
Mr Crawford
Mr Cross
Mr Durick
Mr Earl
Mr Einfeld
Mr Ferguson
Mr Flaherty
Mr Grasby
Mr Green
Mr Heffron
Mr Hills
Mr Jackson
Mr Jensen
Mr Johnstone
Mr Jones
Mr Kerns
Mr McCartney
Mr Mahoney
Mr Manyweathers
Mr Mason

Mr Murphy
Mr Quinn
Mr Renshaw
Mr Ryan
Mr Sheehan
Mr Simpson
Mr Southec
Mr Stewart
Mr J. J. Stewart
Mr Wattison
Mr Waddy
Mr Weiley
Mr Willis

And so it was resolved in the affirmative.

Original Question again proposed—That this Bill be now read a second time.

Debate continued.

Question put.

The House divided.

Ayes, 46

Mr Akin
Mr Beale
Mr Brewer
Mr Brown
Mr Bruxner
Mr Chaffey
Mr Clough
Mr Cohen
Mr Cowan
Mr Crawford
Mr Cross
Mr Cutler
Mr Darby
Mr Deane
Mr Doyle

Mr Duncan
Mr Fife
Mr Freudenstein
Mr Healey
Mr Hough
Mr Jackett
Mr Johnstone
Mr Lewis
Mr McCaw
Mr Mackie
Mr M advertisement
Mr Mason

Mr Mauger
Mr Mead
Mr Morris
Mr Morton
Mr O'Keefe
Mr Osborne
Mr Punch
Mr Ruddock
Mr Stephens
Mr Taylor
Mr Waddy
Mr Weedy
Mr Willis

Tellers,

Mr Mahoney
Mr Manyweathers
Mr Mason
Mr Mauger
And so it was resolved in the affirmative.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

10. Suspension of Standing Orders.—Mr Fife (by consent) moved, That so much of the Standing Orders be suspended as would preclude the Petroleum (Submerged Lands) Taxation Bill being brought in and passed through all its stages in one day.

Question put and passed.

11. Ways and Means (Petroleum (Submerged Lands) Taxation Bill).—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into the Committee of Ways and Means.

Mr Speaker resumed the Chair, and the Chairman reported that the Committee had come to a Resolution, which was read, as follows:

(13) Resolved—

(A) That towards raising the supply to be granted to Her Majesty, there shall be charged, levied, collected and paid for the use of Her Majesty under the provisions of the Act to give effect to the Petroleum (Submerged Lands) Bill, 1967, in respect of—

(a) a memorandum of transfer entered in the Register under section 78 of that Act; or

(b) a memorandum of approval of an instrument entered in the Register under section 81 of that Act,

a fee at the rate of one and one-half per centum of—

(c) the value of the consideration for the transfer, or for the instrument by which the interest was created, assigned, affected or dealt with, respectively; or

(d) the value of the permit, licence or pipeline licence transferred, or of the interest created, assigned, affected or dealt with by the instrument, respectively,

whichever is the greater:

(B) That where, but for this paragraph, the amount of the fee imposed by paragraph (A) of this resolution in respect of any memorandum would be less than one hundred dollars, the amount of the fee imposed in respect of that memorandum is one hundred dollars.

(C) That for the purpose of calculating the fee payable under paragraph (A) of this resolution in respect of a memorandum of transfer of a permit or of a memorandum of approval of an instrument by which an interest in a permit was created, assigned, affected or dealt with, the value, as determined by the Designated Authority, of any approved exploration works to be carried out in pursuance of the agreement for the transfer or in pursuance of the instrument, as the case may be, shall be deducted—

(a) where the fee is to be calculated in accordance with subparagraph (c) of paragraph (A) of this resolution—from the value referred to in that subparagraph; and
(b) where the fee is to be calculated in accordance with subparagraph (d) of paragraph (A) of this resolution—from the value referred to in that subparagraph.

(D) That where—

(a) the transfer of a permit or licence or an instrument by which an interest in a permit or licence was created, assigned, affected or dealt with was entered into for the purpose of giving effect to a prior agreement; and

(b) a party to the transfer or the instrument is the holder of a certificate in respect of the transfer or instrument under subparagraph (a) of paragraph (F) of this resolution,

no fee is payable under paragraph (A) or (B) of this resolution in respect of the memorandum of that transfer or the memorandum of approval of that instrument, as the case may be, but there is payable in respect of the memorandum of that transfer or the memorandum of approval of that instrument a fee of one thousand dollars.

(E) That where—

(a) the parties to the transfer of a permit, licence or pipeline licence or an instrument by which an interest in a permit, licence or pipeline licence was created, assigned, affected or dealt with are related corporations within the meaning of the Companies Act, 1961, as amended by subsequent Acts; and

(b) any of those parties is the holder of a certificate in respect of the transfer or instrument under subparagraph (b) of paragraph (F) of this resolution,

no fee is payable under paragraph (A) or (B) of this resolution in respect of the memorandum of that transfer or the memorandum of approval of that instrument, as the case may be, but there is payable in respect of the memorandum of that transfer or the memorandum of approval of that instrument a fee of one thousand dollars.

(F) That where a Designated Authority is satisfied—

(a) that a prior agreement referred to in paragraph (D) of this resolution was not entered into, or is not proposed to be entered into, substantially for the purpose of avoiding or reducing the registration fees that would, but for the issue of a certificate under this subparagraph, be payable under paragraph (A) or (B) of this resolution in respect of a memorandum of transfer or a memorandum of approval of an instrument (being a transfer or instrument entered into or to be entered into for the purpose of giving effect to the prior agreement), the Designated Authority may, on an application in writing made to him at any time by a person who is or proposes to be a party to the prior agreement, grant a certificate that the Designated Authority is so satisfied; or

(b) that a transfer or instrument referred to in paragraph (E) of this resolution—

(i) was or is proposed to be entered into solely for the purpose of the reorganisation or the better administration of the related corporations or any of them; and

(ii) was not entered into, or is not proposed to be entered into, substantially for the purpose of avoiding or reducing the registration fees that would, but for the issue of a certificate under this subparagraph, be payable under paragraph (A) or (B) of this resolution,

the Designated Authority may, on an application in writing made to him at any time by any of those related corporations, grant a certificate that the Designated Authority is so satisfied.

(G) That a memorandum in respect of which a fee is payable to the Designated Authority under paragraph (A) of this resolution, any agreement for the transfer of a permit, licence, pipeline licence or access authority and any agreement by which a legal or equitable interest in or affecting a permit, licence, pipeline licence or access authority is created, assigned, affected or dealt with, whether directly or indirectly, is, to the extent to
which it relates to a permit, licence, pipeline licence or access authority, exempt from stamp duty under Part III of, and the Second Schedule to, the Stamp Duties Act, 1920, as amended by subsequent Acts.

(H) That the terms used in this resolution shall have the meanings ascribed thereto respectively in the Petroleum (Submerged Lands) Bill, 1967.

(I) That the Act to give effect to this resolution shall commence upon a day to be appointed by the Governor and notified by proclamation published in the Gazette.

On motion of Mr Fife the Resolution was agreed to.

12. PETROLEUM (SUBMERGED LANDS) TAXATION BILL.—

(1) Mr Fife moved, That a Bill be brought in, founded on Resolution of Ways and Means (No. 13), to impose fees in respect of the registration of certain instruments under the Petroleum (Submerged Lands) Act, 1967; and for purposes connected therewith.

(2) Mr Fife then presented a Bill, intituled "A Bill to impose fees in respect of the registration of certain instruments under the Petroleum (Submerged Lands) Act, 1967; and for purposes connected therewith"—which was read a first time. Ordered, That the Bill be now read a second time.

(3) Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Fife the Report was adopted.

Ordered, That the Bill be now read a third time.

(4) Bill read a third time.

Bill sent to the Legislative Council, with the following Message:

MR PRESIDENT—

The Legislative Assembly having this day passed a Bill, intituled "An Act to impose fees in respect of the registration of certain instruments under the Petroleum (Submerged Lands) Act, 1967; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 14 November, 1967.

13. ADJOURNMENT.—Mr Stephens moved, That this House do now adjourn.

 Debate ensued.

Question put and passed.

The House adjourned accordingly at Five minutes before Eleven p.m., until To-morrow at Half-past Two p.m.

I. P. K. VIDLER,
Clerk of the Legislative Assembly.

KEVIN ELLIS,
Speaker.

BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called Notices of Motions and Questions.

2. PAPERS.—

Mr Stephens laid upon the Table the following Paper:
Ordered to be printed.

Mr Jago laid upon the Table the following Paper:
Referred by Sessional Order to the Printing Committee.

3. PETROLEUM (SUBMERGED LANDS) BILL (Formal Order of the Day).—Bill, on motion of Mr Fife, read a third time.
Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act relating to the exploration for, and the exploitation of, the petroleum resources, and certain other resources, of certain submerged lands adjacent to the coasts of the State; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 15 November, 1967.

4. SPECIAL ADJOURNMENT.—Mr Willis moved, pursuant to Notice, That, unless otherwise ordered, this House at its rising This Day do adjourn until To-morrow at Five Minutes before Eleven a.m.
Question put and passed.
5. WORKERS' COMPENSATION (DUST DISEASES) AMENDMENT BILL.—

(1) Mr Willis moved, pursuant to Notice, That leave be given to bring in a Bill
to make further provision with respect to the payment, under certain Acts,
of compensation for the disablement or death of workers; for this and other
purposes to amend the Workers' Compensation (Silicosis) Act, 1942, the
Workers' Compensation Act, 1926, and certain other Acts; to validate certain
matters; and for purposes connected therewith.
Debate ensued.
Question put and passed.

(2) Mr Willis then presented a Bill, intituled "A Bill to make further provision
with respect to the payment, under certain Acts, of compensation for the dis-
ablement or death of workers; for this and other purposes to amend the
Workers' Compensation (Silicosis) Act, 1942, the Workers' Compensation Act,
1926, and certain other Acts; to validate certain matters; and for purposes
connected therewith"—which was read a first time.
Ordered by Mr Speaker, That the second reading stand an Order of the Day
for To-morrow.

6. SECOND-HAND DEALERS AND COLLECTORS (AMENDMENT) BILL.—

(1) Mr Willis moved, pursuant to Notice, That leave be given to bring in a Bill
relating to the retention for a certain period of second-hand goods purchased
or received by licensed second-hand dealers; for this purpose to amend the
Second-hand Dealers and Collectors Act, 1906, as amended by subsequent Acts;
and for purposes connected therewith.
Debate ensued.
Question put and passed.

(2) Mr Willis then presented a Bill, intituled "A Bill relating to the retention for
a certain period of second-hand goods purchased or received by licensed second-
hand dealers; for this purpose to amend the Second-hand Dealers and Collectors
Act, 1906, as amended by subsequent Acts; and for purposes connected there-
with"—which was read a first time.
Ordered by Mr Speaker, That the second reading stand an Order of the Day
for To-morrow.

7. WOOLI RIVER HARBOUR WORKS BILL.—

(1) Mr Hughes moved, pursuant to Notice, That leave be given to bring in a Bill
to sanction and to provide for the carrying out of works for the Wooli River
Harbour; and for purposes connected therewith.
Debate ensued.
Question put and passed.

(2) Mr Hughes then presented a Bill, intituled "A Bill to sanction and to provide
for the carrying out of works for the Wooli River Harbour; and for purposes
connected therewith"—which was read a first time.
Ordered by Mr Speaker, That the second reading stand an Order of the Day
for To-morrow.

8. PETROLEUM (FURTHER AMENDMENT) BILL.—The Order of the Day having been
read, Mr Fife moved, That this Bill be now read a second time.
Debate ensued.
Question put and passed.
Bill read a second time.
Mr Speaker left the Chair, and the House resolved itself into a Committee of
the Whole for the consideration of the Bill.
Mr Speaker resumed the Chair, and the Chairman reported the Bill without
amendment.
On motion of Mr Fife the Report was adopted.
Ordered by Mr Speaker, That the third reading stand an Order of the Day
for To-morrow.

9. FRIENDLY SOCIETIES (AMENDMENT) BILL.—The Order of the Day having been
read, Mr Stephens moved, That this Bill be now read a second time.
Debate ensued.
Question put and passed.
Bill read a second time.
Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.
Mr Speaker resumed the Chair, and Mr Punch, Temporary Chairman, reported the Bill without amendment.
On motion of Mr Stephens the Report was adopted.
Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

10. WOOLI RIVER HARBOUR WORKS BILL.—The following Message from His Excellency the Governor was delivered by Mr Hughes and read by Mr Speaker:

A. R. CUTLER,
Governor.

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to sanction and to provide for the carrying out of works for the Wooli River Harbour; and for purposes connected therewith.


11. PUBLIC SERVICE AND OTHER STATUTORY BODIES (EXTENDED LEAVE) AMENDMENT BILL.—The Order of the Day having been read, Mr Askin moved, That this Bill be now read a second time.

Debate ensued.
Question put and passed.
Bill read a second time.
Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.
Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.
Mr Askin moved, That the Report be now adopted.
Mr Griffith moved, That the Question be now put.
Question put—"That the Question be now put."
The House divided.

Ayes, 47
Mr Askin Mr Beale Mr Brown Mr Bruxner Mr Chaffey Mr Clough Mr Cohen Mr Crow Mr Crawford Mr Cross Mr Cutler Mr Darby Mr Doyle Mr Dunblane Mr Duncan Mr Askin Mr Beale Mr Brown Mr Bruxner Mr Chaffey Mr Clough Mr Cohen Mr Crow Mr Crawford Mr Cross Mr Cutler Mr Darby Mr Doyle Mr Dunblane Mr Duncan

Noes, 42
Mr Bannon Mr Bowen Mr Cahill Mr Cosdy Mr Cox Mr Crabtree Mr Dalton Mr Downing Mr Durick Mr Earl Mr Einfeld Mr Flaherty Mr Powles Mr Grassby Mr Green Mr Bannon Mr Bowen Mr Cahill Mr Cosdy Mr Cox Mr Crabtree Mr Dalton Mr Downing Mr Durick Mr Earl Mr Einfeld Mr Flaherty Mr Powles Mr Grassby Mr Green

Tellers,
Mr Dunbicr Mr Maddison Mr Deane Tellers,
Mr Dunbicr Mr Maddison Mr Deane

Mr Dunbicr Mr Maddison Mr Deane
And it appearing by the Tellers' Lists that the number in favour of the motion, being a majority, consisted of "at least thirty Members"—
Original Question put and passed.
Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

12. SYDNEY OPERA HOUSE (AMENDMENT) BILL.—The Order of the Day having been read, Mr Askin moved, That this Bill be now read a second time.
Debate ensued.
Question put and passed.
Bill read a second time.
Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.
Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.
On motion of Mr Askin the Report was adopted.
Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

13. LONG SERVICE LEAVE (AMENDMENT) BILL.—The Order of the Day having been read, Mr Willis moved, That this Bill be now read a second time.
Debate ensued.
Question put and passed.
Bill read a second time.
Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.
Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.
On motion of Mr Willis the Report was adopted.
Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

14. MINING (AMENDMENT) BILL.—The Order of the Day having been read, Mr Fife moved, That this Bill be now read a second time.
Debate ensued.
Mr Willis moved, That this Debate be now adjourned.
Question put and passed.
Ordered, on motion of Mr Fife, That the resumption of the Debate stand an Order of the Day for To-morrow.

15. ADJOURNMENT.—Mr Willis moved, That this House do now adjourn.
Debate ensued.
And the House continuing to sit after Midnight—

THURSDAY, 16 NOVEMBER, 1967, A.M.

Debate continued.
Question put and passed.
The House adjourned accordingly at Five minutes after Twelve, a.m., until Five minutes before Eleven a.m., This Day.

I. P. K. VIDLER, KEVIN ELLIS,
Clerk of the Legislative Assembly, Speaker.

BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, SYDNEY, NEW SOUTH WALES—1967
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. ELECTION OF A MEMBER OF THE LEGISLATIVE COUNCIL IN PLACE OF THE HONORABLE JAMES DENIS KENNY, DECEASED—TAKING OF THE VOTES OF THE MEMBERS OF THE LEGISLATIVE ASSEMBLY.—Mr Speaker directed the Clerk to read the Order of the Day. The Order of the Day having been read, the Clerk duly displayed the ballot-box.

And it being Eleven a.m., the hour appointed in the Writ dated 31 October, 1967, for the commencement of the taking of the votes of Members, Mr Speaker declared the ballot open, and the taking of the votes of Members thereupon commenced.

Pursuant to Section 19 (2A) of the Constitution (Legislative Council Elections) Act, 1932–1961—

The Honourable Member for Byron, Mr Stephens, had the Honourable Member for Raleigh, Mr Brown, mark his ballot-paper.

The Honourable Member for Ashfield-Croydon, Mr Hunter, had the Honourable Member for Cronulla, Mr Griffith, mark his ballot-paper.

The Honourable Member for Lane Cove, Mr McCaw, had the Honourable Member for Cronulla, Mr Griffith, mark his ballot-paper.

And it being One p.m., the hour appointed in the Writ for the termination of the taking of the votes at the Sitting, Mr Speaker directed that the doors be locked. The doors having been locked, Mr Speaker inquired whether there was any Member present who had not yet received a ballot-paper and desired to vote.

And there being no such Member desiring to vote, Mr Speaker directed that the doors be unlocked.
And Members who had received their ballot-papers before the hour appointed in the Writ for the termination of the taking of the votes having completed before that hour the recording of their votes, Mr Speaker declared the ballot closed.

2. Notices of Motions and Questions.—Mr Speaker called on Notices of Motions and Questions.

3. Papers.—

Mr Askin laid upon the Table the following Paper:


Referred by Sessional Order to the Printing Committee.

Mr McCaw laid upon the Table the following Paper:


4. Petroleum (Further Amendment) Bill (Formal Order of the Day).—Bill, on motion of Mr Willis, on behalf of Mr Fife, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to amend the Petroleum Act, 1955, as amended by subsequent Acts, consequentially upon the enactment of the Petroleum (Submerged Lands) Act, 1967; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 16 November, 1967.

5. Friendly Societies (Amendment) Bill (Formal Order of the Day).—Bill, on motion of Mr Stephens, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to make further provisions with respect to the payment of funeral expenses and other benefits by, and the investment of funds of, friendly societies or branches; for these and other purposes to amend the Friendly Societies Act, 1912, as amended by subsequent Acts; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 16 November, 1967.

6. Public Service and Other Statutory Bodies (Extended Leave) Amendment Bill (Formal Order of the Day).—Bill, on motion of Mr Askin, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to provide that officers of the Public Service, the Water Conservation and Irrigation Commission, the Departments of Main Roads, Railways, Government Transport and Motor Transport, and members of the Police Force shall be entitled to long service leave upon completion of ten years service; for this purpose to amend the Public Service (Amendment) Act, 1919, the Irrigation Act, 1912, the Main Roads Act, 1924, the Government Railways Act, 1912, the Transport Act, 1930, and the Police Regulation Act, 1899, as amended by subsequent Acts; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 16 November, 1967.
7. SYDNEY OPERA HOUSE (AMENDMENT) BILL (Formal Order of the Day).—Bill, on motion of Mr Askin, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr PRESIDENT—

The Legislative Assembly having this day passed a Bill, intituled "An Act to increase the annual amount to be paid from the Opera House Account to the Consolidated Revenue Fund; to amend the Sydney Opera House Act, 1960, as amended by subsequent Acts; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 16 November, 1967.

8. LONG SERVICE LEAVE (AMENDMENT) BILL (Formal Order of the Day).—Bill, on motion of Mr Willis, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr PRESIDENT—

The Legislative Assembly having this day passed a Bill, intituled "An Act to make further provisions with respect to long service leave; for this purpose to amend the Long Service Leave Act, 1955-1965, and the Long Service Leave (Metalliferous Mining Industry) Act, 1963; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 16 November, 1967.

9. ADJOURNMENT UNDER STANDING ORDER No. 49.—Mr Speaker stated that he had received from the Honourable Member for Bass Hill, Mr Earl, a Notice, under the 49th Standing Order, that he desired to move the adjournment of the House to discuss a specific matter of recent occurrence, viz: "The refusal of the Lands Department to allow Bankstown Council to continue dredging the Georges River for purposes of developing passive recreational areas."

Mr Earl moved, That this House do now adjourn.

And the motion for the adjournment of the House being supported by five other Honourable Members—

Debate ensued.

Motion, by leave, withdrawn.

10. MINING (AMENDMENT) BILL.—The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Fife, "That this Bill be now read a second time"—

And the Question being again proposed—

The House resumed the said adjourned Debate.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Fife the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

11. GOVERNMENT RAILWAYS (SUPERANNUATION) AMENDMENT BILL.—The following Message from His Excellency the Governor was delivered by Mr Morris and read by Mr Speaker:

A. R. CUTLER,
Governor. Message No. 71.

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to enable certain superannuation allowances
payable from the Government Railways Superannuation Account to be increased; for this and other purposes to amend the Government Railways Act, 1912, as amended by subsequent Acts; and for purposes connected therewith.

Government House,
Sydney, 16 November, 1967.

12. LORD HOWE ISLAND (AMENDMENT) BILL.—The Order of the Day having been read, Mr Willis moved, That this Bill be now read a second time.
Debate ensued.
Question put and passed.
Bill read a second time.
Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.
Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.
On motion of Mr Willis the Report was adopted.
Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

13. PRINTING COMMITTEE.—Mr Punch, as Chairman, brought up the Twelfth Report from the Printing Committee.
The House adjourned at Five minutes after Five p.m., until Tuesday next at Half-past Two p.m.

J. P. K. VIDLER,
Clerk of the Legislative Assembly.

KEVIN ELLIS,
Speaker.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. DEATH OF ERNEST DURACK, ESQUIRE, A FORMER MEMBER OF THE LEGISLATIVE ASSEMBLY.—Mr Speaker informed the House of the death of Ernest Durack, Esquire, a former Member of the Legislative Assembly, and that, on behalf of the House, he would extend to the family the sympathy and sorrow of Members of the Legislative Assembly in the loss they had sustained. Members and Officers of the House stood as a mark of respect.

2. APPROPRIATION BILL.—Mr Speaker reported the following Message from the Legislative Council:

Mr SPEAKER—

The Legislative Council having this day agreed to the Bill, intituled "An Act to appropriate out of the Consolidated Revenue Fund, and certain other Funds, sums to make good the supplies granted for the ordinary annual services of the Government for the year commencing on the first day of July, 1967, and ending on the thirtieth day of June, 1968, both dates inclusive, and for charges supplementary or 'Unauthorised in Suspense' from certain Funds for the year from the first day of July, 1966, to the thirtieth day of June, 1967, both dates inclusive; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 16 November, 1967.

H. V. BUDD, President.

3. WESLEY COLLEGE INCORPORATION (AMENDMENT) BILL.—Mr Speaker reported the following Message from the Legislative Council:

Mr SPEAKER—

The Legislative Council having this day passed a Bill, intituled "An Act to make provision with respect to the election of certain persons to the Council of Wesley College; for this purpose to amend the Wesley College Incorporation Act, 1910; and for purposes connected therewith"—presents the same to the Legislative Assembly for its concurrence, accompanied by a copy of the Report from and Minutes of Evidence taken before the Select Committee thereon.

Legislative Council Chamber, Sydney, 16 November, 1967.

H. V. BUDD, President.
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VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY

21 November, 1967

Bill read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

4. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

5. PAPERS.—

Mr Askin laid upon the Table the following Papers:

(1) Copy of the Certificate of the Returning Officer under the Constitution (Legislative Council Elections) Act, 1932, as amended, respecting the election of Hubert David O'Connell, Esquire, as a Member of the Legislative Council of New South Wales, together with Gazette Notice.

(2) Land Tax Management Act, 1956, as amended—Amendments of Regulation 9 and of Schedule 2 to the Regulations. Referred by Sessional Order to the Printing Committee.

Mr Morton laid upon the Table the following Papers:

(1) Electricity Commission Act, 1950, as amended—Notification of acquisition, appropriation and/or resumption of an easement under the Public Works Act, 1912, as amended, for an electricity transmission line between Armidale and Kempsey.

(2) Local Government Act, 1919, as amended—Amendment of Ordinance 71.


Mr Morris laid upon the Table the following Papers:

(1) Ministry of Transport Act, 1932, as amended—Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, as amended, for the following railway purposes:
   (a) Confirming the title of the Commissioner for Railways to land at Birdlip, The Rock and Leichhardt.
   (b) Maintaining traffic on the existing line of railway between Taree and Wauchope by the provision of drainage facilities at Wauchope.
   (c) Constructing and maintaining an electric high-tension transmission line between Lawson and Blaxland.


(3) Metropolitan Traffic Act, 1900, as amended—Regulations for General Traffic—Amendments of sections XIA and XIs.

(4) Transport Act, 1930, as amended—Regulations for Public Vehicles—Part 49a of Table A of Schedule M; Parts 1a and 21a, substituted Parts 6, 72, 79, 90 and 172 and omission of Parts 79a, 92, 151 and 277 of Table B of the same Schedule. Referred by Sessional Order to the Printing Committee.

Mr Lewis laid upon the Table the following Papers:

(1) Survey Co-ordination Act, 1949, as amended—Amendments of Regulation 29 and of Appendix A to the Regulations.

(2) Crown Lands Consolidation Act, 1913—Abstracts of Crown lands intended to be dedicated for public purposes in accordance with the provisions of section 24 of the Act.

(3) 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.
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
21 November, 1967

(4) Closer Settlement (Amendment) Act, 1914—Gazette Notice setting forth the mode in which it is proposed to deal with certain land under section 13 of the Act.

(5) Fauna Protection Act, 1948, as amended—Regulations 5A, 5B and 15B and Forms 3A, 3B, 4A, 4B, 5A, 5B, 13A and 13B: amendments of Regulations 2, 3A, 4, 5, 6, 10, 11A, 13, 15A and 16 of Forms 1 (F), 2 (F), 3 (F), 4 (F), 5, 6 (F), 7 (F), 8, 9 and 15 (F); substituted Regulation 8, and omission of Regulation 3 and 12.

Referred by Sessional Order to the Printing Committee.

6. MINING (AMENDMENT) BILL (Formal Order of the Day).—Bill, on motion of Mr Fife, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to amend the law relating to mining; to validate certain matters; for this and other purposes to amend the Mining Act, 1906, and certain other Acts; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,

7. LORD HOWE ISLAND (AMENDMENT) BILL (Formal Order of the Day).—Bill, on motion of Mr Willis, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to alter the constitution of the Lord Howe Island Board; to make further provisions in respect of elections held under the Lord Howe Island Act, 1953, as amended by subsequent Acts, and the tenure of land on Lord Howe Island; for these and other purposes to amend that Act, as so amended; to validate certain matters; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,

8. ADJOURNMENT UNDER STANDING ORDER No. 49.—Mr Speaker stated that he had received from the Honourable Member for Bass Hill, Mr Earl, a Notice, under the 49th Standing Order, that he desired to move the adjournment of the House to discuss a specific matter of recent occurrence, viz.: "The hospitalisation under guard of an 18 year old youth after being stabbed in Long Bay Penitentiary."

Mr Earl moved, That this House do now adjourn.

And the motion for the adjournment of the House being supported by five other Honourable Members—

Debate ensued.
Motion, by leave, withdrawn.

9. TECHNICAL EDUCATION TRUST FUNDS BILL.—

(1) Mr Cutler moved, pursuant to Notice, That leave be given to bring in a Bill to make provisions with respect to certain trusts for the advancement of education; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Cutler then presented a Bill, intituled "A Bill to make provisions with respect to certain trusts for the advancement of education; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.
10. AUCTIONEERS AND AGENTS (AMENDMENT) BILL.—

(1) Mr Maddison moved, pursuant to Notice, That leave be given to bring in a Bill to make further provisions relating to the licensing of auctioneers, stock and station agents and real estate agents and the registration of real estate salesmen; to provide for the registration of trainee auctioneers, stock and station salesmen; to provide for the appointment in certain circumstances of a receiver of certain property of licensees under the Auctioneers, Stock and Station, Real Estate and Business Agents Act, 1941–1965; to repeal the provisions of that Act relating to business subagents; for these and other purposes to amend that Act and certain other Acts; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Maddison then presented a Bill, intituled "A Bill to make further provisions relating to the licensing of auctioneers, stock and station agents and the registration of real estate salesmen; to provide for the registration of trainee auctioneers, stock and station salesmen; to provide for the appointment in certain circumstances of a receiver of certain property of licensees under the Auctioneers, Stock and Station, Real Estate and Business Agents Act, 1941–1965; to repeal the provisions of that Act relating to business subagents; for these and other purposes to amend that Act and certain other Acts; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

11. GOVERNMENT RAILWAYS (SUPERANNUATION) AMENDMENT BILL.—

(1) Mr Morris moved, pursuant to Notice, That leave be given to bring in a Bill to enable certain superannuation allowances payable from the Government Railways Superannuation Account to be increased; for this and other purposes to amend the Government Railways Act, 1912, as amended by subsequent Acts; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Morris then presented a Bill, intituled "A Bill to enable certain superannuation allowances payable from the Government Railways Superannuation Account to be increased; for this and other purposes to amend the Government Railways Act, 1912, as amended by subsequent Acts; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

12. COPEFON DAM BILL.—The Order of the Day having been read, Mr Beale moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Beale the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

13. CARCOAR DAM BILL.—The Order of the Day having been read, Mr Beale moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.
Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

14. Lostock Dam Bill.—The Order of the Day having been read, Mr Beale moved, 
That this Bill be now read a second time.
Debate ensued.
Question put and passed.
Bill read a second time.
Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.
Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.
On motion of Mr Beale the Report was adopted.
Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

15. Toonumbar Dam Bill.—The Order of the Day having been read, Mr Beale moved, 
That this Bill be now read a second time.
Debate ensued.
Question put and passed.
Bill read a second time.
Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.
Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.
On motion of Mr Beale the Report was adopted.
Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

The House adjourned at Three minutes after Eleven p.m., until To-morrow at Half-past Two p.m.

I. P. K. Vidler,
Clerk of the Legislative Assembly.

Kevin Ellis,
Speaker.

BY AUTHORITY:
V. C. N. Blight, Government Printer, New South Wales—1967
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. Messages from the Governor.—The following Messages from His Excellency the Governor were delivered by Mr Askin, and read by Mr Speaker:

(1) Obscene and Indecent Publications (Amendment) Bill:

A. R. CUTLER,
Governor.  
Message No. 72.

A Bill intituled "An Act to make further provisions for the prevention and suppression of obscene and indecent publications; to establish a State Advisory Committee on Publications; for these and other purposes to amend the Obscene and Indecent Publications Act 1901, as amended by subsequent Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,

(2) Petroleum (Amendment) Bill:

A. R. CUTLER,
Governor. 
Message No. 73.

A Bill intituled "An Act to make further provisions with respect to exploration for, and the exploitation of, petroleum; for this purpose to amend the Petroleum Act, 1955, as amended by subsequent Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
210

VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
22 November, 1967

2. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

3. URGENCY—DAIRY INDUSTRY.—Mr Mallam moved, That it is a matter of urgent necessity that this House should forthwith consider the following Motion, viz.:

That the Government should immediately take steps to protect the dairy industry from the adverse effects of the devaluation of the pound sterling.

Question put.
The House divided.

Ayes, 42

Mr Bannon  Mr Heffron  Mr Nott
Mr Booth  Mr Hills  Mr Renshaw
Mr Bowen  Mr Jackson  Mr Ryan
Mr Cahill  Mr Jensen  Mr Sheahan
Mr Coady  Mr Johnston  Mr Simpson
Mr Cox  Mr Jones  Mr Sluss
Mr Crabtree  Mr Kearns  Mr Southee
Mr Dalton  Mr Kelly  Mr Stewart
Mr Dowling  Mr McCartney  Mr K. J. Stewart
Mr Durick  Mr Mc Mahon  Mr Wattison
Mr Earl  Mr Mahoney
Mr Einfeld  Mr Mallam  Tellers,
Mr Ferguson  Mr Mannix
Mr Flaherty  Mr Murphy  Mr Grasby
Mr Green  Mr Neilly  Mr Quinn

Noes, 48

Mr Askin  Mr Fife  Mr Mauger
Mr Beale  Mr Feinstein  Mr Mead
Mr Brewer  Mr Griffith  Mr Morris
Mr Brown  Mr Healey  Mr Morton
Mr Bruenner  Mr Hough  Mr O'Keefe
Mr Chaffey  Mr Hughes  Mr Osborne
Mr Clough  Mr Humphries  Mr Punch
Mr Coates  Mr Hunter
Mr Cohen  Mr Jaccett  Mr Taylor
Mr Cowan  Mr Jago  Mr Waddy
Mr Crawford  Mr Lawson  Mr Welley
Mr Cross  Mr Lewis  Mr Willis
Mr Cutley  Mr McCaw  Tellers,
Mr Darby  Mr Mackie  Teller,
Mr Deane  Mr Maddison
Mr Dunbier  Mr Manyweathers  Mr Doyle
Mr Duncan  Mr Mason  Mr Ruddock

And so it passed in the negative.

4. PAPERS.—

Mr Askin laid upon the Table the following Papers:

(1) Hunter District Water, Sewerage and Drainage Act, 1938, as amended—Amendment of By-law 10.


(4) Totalizator (Off-course Betting) Act, 1964, as amended—Minute recording variation of Statute requiring the Totalizator Agency Board to accept investments in an amount of 25 cents or multiples thereof.

(5) Minute of the Public Service Board respecting the appointments, on probation, of certain persons to the Public Service.

Referred by Sessional Order to the Printing Committee.

Mr McCaw laid upon the Table the following Paper:

District Court Rules (November) 1967—Amendments of Parts I and IA (Fees to Solicitors) in the Appendix to the Rules.

Referred by Sessional Order to the Printing Committee.

Mr Lewis laid upon the Table the following Papers:

Crown Lands Consolidation Act, 1913—Gazette Notices (2) setting forth the mode in which it is proposed to deal with certain lands under section 25 of the Act.

Referred by Sessional Order to the Printing Committee.
Mr Fife laid upon the Table the following Paper:
Ordered to be printed.

5. COTEPON DAM BILL (Formal Order of the Day).—Bill, on motion of Mr Beale, read a third time.
Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to sanction and to provide for the construction of a dam across the Gwydir River about five miles west of Copeton and works incidental thereto; to amend the Public Works Act, 1912, as amended by subsequent Acts, in certain respects; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 22 November, 1967.

6. CARCOAR DAM BILL (Formal Order of the Day).—Bill, on motion of Mr Beale, read a third time.
Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to sanction and to provide for the construction of a dam across the Belubula River about three miles upstream from Carcoar and works incidental thereto; to amend the Public Works Act, 1912, as amended by subsequent Acts, in certain respects; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 22 November, 1967.

7. LOSTOCK DAM BILL (Formal Order of the Day).—Bill, on motion of Mr Beale, read a third time.
Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to sanction and to provide for the construction of a dam across the Pater-son River about three-quarters of a mile upstream from Lostock and works incidental thereto; to amend the Public Works Act, 1912, as amended by subsequent Acts, in certain respects; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 22 November, 1967.

8. TOONUMBAR DAM BILL (Formal Order of the Day).—Bill, on motion of Mr Beale, read a third time.
Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to sanction and to provide for the construction of a dam across the Iron Pot Creek about fifteen and a half miles upstream from its junction with Eden Creek and works incidental thereto; to amend the Public Works Act, 1912, as amended by subsequent Acts, in certain respects; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 22 November, 1967.

9. SUPERANNUATION (AMENDMENT) BILL.—

(1) Mr Maddison moved, pursuant to Notice, That leave be given to bring in a Bill to make further provisions with respect to the State Superannuation Fund; for this and other purposes to amend the Superannuation Act, 1916–1965; to validate certain matters; and for purposes connected therewith.

Debate ensued.

Question put and passed.
(2) Mr Maddison then presented a Bill, intituled "A Bill to make further provisions with respect to the State Superannuation Fund; for this and other purposes to amend the Superannuation Act, 1916-1965; to validate certain matters; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

10. MINES INSPECTION (AMENDMENT) BILL.—

(1) Mr Fife moved, pursuant to Notice, That leave be given to bring in a Bill to make further provisions for the regulation and inspection of mines other than coal and shale mines; for this and other purposes to amend the Mines Inspection Act, 1901, as subsequently amended; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Fife then presented a Bill, intituled "A Bill to make further provisions for the regulation and inspection of mines other than coal and shale mines; for this and other purposes to amend the Mines Inspection Act, 1901, as subsequently amended; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

11. PIPELINES BILL.—

(1) Mr Fife moved, pursuant to Notice, That leave be given to bring in a Bill relating to the construction, operation and maintenance of pipelines; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Fife then presented a Bill, intituled "A Bill relating to the construction, operation and maintenance of pipelines; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

12. SECOND-HAND DEALERS AND COLLECTORS (AMENDMENT) BILL.—The Order of the Day having been read, Mr Willis moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Willis the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

13. WOOL RIVER HARBOUR WORKS BILL.—The Order of the Day having been read, Mr Hughes moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Hughes the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.
14. Messages from the Legislative Council.—Mr Speaker reported the following Messages from the Legislative Council:

(1) Gaming and Betting (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act relating to the maximum number of days upon which certain race-meetings may be held; for this purpose to amend the Gaming and Betting Act, 1912, as amended by subsequent Acts; to validate certain matters; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,
Sydney, 22 November, 1967.

H. V. BUDD, President.

(2) General Loan Account Appropriation Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to provide for the appropriation of a certain sum out of the General Loan Account and for the application of that sum for certain Public Works and Services; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,
Sydney, 22 November, 1967.

H. V. BUDD, President.

(3) Land Tax (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to alleviate the incidence of land tax in certain respects and to reduce the amount payable by way of land tax; for these purposes to amend the Land Tax Management Act, 1956, and the Land Tax Act, 1956, as amended by subsequent Acts; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,
Sydney, 22 November, 1967.

H. V. BUDD, President.

(4) Newcastle International Sports Centre Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to make provisions with respect to the Newcastle International Sports Centre; to provide for the appointment of additional trustees thereof, for the establishment of a club within the Centre and for the registration of that club under the Liquor Act, 1912, as amended by subsequent Acts; to amend the Crown Lands Consolidation Act, 1913, the Liquor Act, 1912, and certain other Acts; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,
Sydney, 22 November, 1967.

H. V. BUDD, President.

(5) Swine Compensation (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to authorise further payments out of the Swine Compensation Fund; for this purpose to amend the Swine Compensation Act, 1928, as amended by subsequent Acts; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,
Sydney, 22 November, 1967.

H. V. BUDD, President.

(6) Swine Compensation Taxation Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to reduce the stamp duty on entries made in certain records required to be kept under the Swine Compensation Act, 1928, as amended by subsequent Acts; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,
Sydney, 22 November, 1967.

H. V. BUDD, President.
(7) Totalizator (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act relating to the commission deductible from totalizator investments; for this purpose to amend the Totalizator Act, 1916, and the Totalizator (Off-course Betting) Act, 1964, as amended by subsequent Acts; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 22 November, 1967.

H. V. BUDD, President.

15. CRIMES (AMENDMENT) BILL.—The Order of the Day having been read, Mr McCaw moved, That this Bill be now read a second time. Debate ensued.

Mr Griffith moved, That the Question be now put. Question put—"That the Question be now put."
The House divided.

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

Original Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported progress and obtained leave to sit again To-morrow.

The House adjourned at Seventeen minutes before Eleven p.m., until To-morrow at Eleven a.m.

I. P. K. VIDLER, Clerk of the Legislative Assembly.

KEVIN ELLIS, Speaker.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

2. PAPER.—

Mr Morris laid upon the Table the following Paper:


Ordered to be printed.

3. SECOND-HAND DEALERS AND COLLECTORS (AMENDMENT) BILL (Formal Order of the Day).—Bill, on motion by Mr Willis, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act relating to the retention for a certain period of second-hand goods purchased or received by licensed second-hand dealers; for this purpose to amend the Second-hand Dealers and Collectors Act, 1906, as amended by subsequent Acts; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 23 November, 1967.

4. WOOLI RIVER HARBOUR WORKS BILL (Formal Order of the Day).—Bill, on motion of Mr Hughes, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to sanction and to provide for the carrying out of works for the Wooli River Harbour; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 23 November, 1967.
5. **CRIMES (AMENDMENT) BILL.**—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the further consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr McCaw the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

6. **WORKERS' COMPENSATION (AMENDMENT) BILL.**—

(1) Mr Willis moved, pursuant to Notice, That leave be given to bring in a Bill to increase rates of workers' compensation and otherwise to amend the law relating to workers' compensation; for these and other purposes to amend the Workers' Compensation Act, 1926, the Workers' Compensation (Silicosis) Act, 1942, the Workmen's Compensation (Broken Hill) Act, 1920, the Industrial Arbitration Act, 1940, and certain other Acts; to validate certain matters; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Willis then presented a Bill, intituled "A Bill to increase rates of workers' compensation and otherwise to amend the law relating to workers' compensation; for these and other purposes to amend the Workers' Compensation Act, 1926, the Workers' Compensation (Silicosis) Act, 1942, the Workmen's Compensation (Broken Hill) Act, 1920, the Industrial Arbitration Act, 1940, and certain other Acts; to validate certain matters; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

7. **PREVENTION OF CRUELTY TO ANIMALS (AMENDMENT) BILL.**—

(1) Mr Willis moved, pursuant to Notice, That leave be given to bring in a Bill to make further provisions relating to the prevention of cruelty to animals; to amend the Prevention of Cruelty to Animals Act, 1901–1965, and the Police Offences Act, 1901–1967; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Willis then presented a Bill, intituled "A Bill to make further provisions relating to the prevention of cruelty to animals; to amend the Prevention of Cruelty to Animals Act, 1901–1965, and the Police Offences Act, 1901–1967; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

8. **INDUSTRIAL ARBITRATION (BASIC WAGE) AMENDMENT BILL.**—

(1) Mr Willis moved, pursuant to Notice, That leave be given to bring in a Bill to make provisions with respect to the fixation of wages in awards made, and industrial agreements entered into, under the Industrial Arbitration Act, 1940, as amended by subsequent Acts; for this purpose, and for other purposes, to amend that Act, as so amended, and certain other Acts; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Willis then presented a Bill, intituled "A Bill to make provisions with respect to the fixation of wages in awards made, and industrial agreements entered into, under the Industrial Arbitration Act, 1940, as amended by subsequent Acts; for this purpose, and for other purposes, to amend that Act, as so amended, and certain other Acts; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.
9. MINES INSPECTION (AMENDMENT) BILL.—The Order of the Day having been read, Mr Fife moved, That this Bill be now read a second time.
Debate ensued.
Question put and passed.
Bill read a second time.
Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.
Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.
On motion of Mr Fife the Report was adopted.
Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

10. PERMANENT BUILDING SOCIETIES (AMENDMENT) BILL (No. 2).—The Order of the Day having been read, Mr Stephens moved, That this Bill be now read a second time.
Debate ensued.
Question put and passed.
Bill read a second time.
Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.
Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.
On motion of Mr Stephens the Report was adopted.
Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

11. PRINTING COMMITTEE.—Mr Healey, as Acting Chairman, brought up the Thirteenth Report from the Printing Committee.

12. ADJOURNMENT.—Mr Stephens moved, That this House do now adjourn.
Debate ensued.
Question put and passed.
The House adjourned accordingly at Twenty-six minutes before Five p.m., until Tuesday next at Half-past Two p.m.

I. P. K. VIDLER, Clerk of the Legislative Assembly. KEVIN ELLIS, Speaker.

BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. APPROPRIATION BILL.—The following Message from His Excellency the Governor was delivered by Mr Askin, and read by Mr Speaker:

A. R. CUTLER,  
Governor. 

A Bill intituled "An Act to appropriate out of the Consolidated Revenue Fund, and certain other Funds, sums to make good the supplies granted for the ordinary annual services of the Government for the year commencing on the first day of July, 1967, and ending on the thirtieth day of June, 1968, both dates inclusive, and for charges supplementary or 'Unauthorised in Suspense' from certain Funds for the year from the first day of July, 1966, to the thirtieth day of June, 1967, both dates inclusive; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,  
Sydney, 28 November, 1967.

2. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported the following Messages from the Legislative Council:

(1) Civil Aviation (Carriers' Liability) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act relating to the carriage of passengers and baggage by air; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,  

H. V. BUDD,  
President.
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
28 November, 1967

(2) Lord Howe Island (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to alter the constitution of the Lord Howe Island Board; to make further provisions in respect of elections held under the Lord Howe Island Act, 1953, as amended by subsequent Acts, and the tenure of land on Lord Howe Island; for these and other purposes to amend that Act, as so amended; to validate certain matters; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,                    H. V. BUDD,

(3) Petroleum (Further Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to amend the Petroleum Act, 1955, as amended by subsequent Acts, consequentially upon the enactment of the Petroleum (Submerged Lands) Act, 1967; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,                    H. V. BUDD,  

(4) Petroleum (Submerged Lands) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act relating to the exploration for, and the exploitation of, the petroleum resources, and certain other resources, of certain submerged lands adjacent to the coasts of the State; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,                    H. V. BUDD,  

(5) Petroleum (Submerged Lands) Taxation Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to impose fees in respect of the registration of certain instruments under the Petroleum (Submerged Lands) Act, 1967; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,                    H. V. BUDD,  

(6) Public Service and Other Statutory Bodies (Extended Leave) Amendment Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to provide that officers of the Public Service, the Water Conservation and Irrigation Commission, the Departments of Main Roads, Railways, Government Transport and Motor Transport, and members of the Police Force shall be entitled to long service leave upon completion of ten years service; for this purpose to amend the Public Service (Amendment) Act, 1919, the Irrigation Act, 1912, the Main Roads Act, 1924, the Government Railways Act, 1912, the Transport Act, 1930, and the Police Regulation Act, 1899, as amended by subsequent Acts; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,                    H. V. BUDD,  

(7) Supreme Court (Summary Jurisdiction) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to confer a summary jurisdiction on the Supreme Court of New South Wales; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,                    H. V. BUDD,  
(8) Sydney Opera House (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to increase the annual amount to be paid from the Opera House Account to the Consolidated Revenue Fund; to amend the Sydney Opera House Act, 1963, as amended by subsequent Acts; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,

H. V. BUDD,
President.

3. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

4. URGENCY—DAIRYING INDUSTRY.—Mr Mallam moved, That it is a matter of urgent necessity that this House should forthwith consider Notice of Motion No. 1 of General Business on the Business Paper for To-day, viz.:

(1) That a Joint Committee be appointed to inquire into and report upon the dairying industry in New South Wales, with particular reference to—

(a) the production, distribution and sale of milk and milk products;
(b) the desirability of setting up a single authority to control the industry; and
(c) the abolition of the milk zone and fixing of a single uniform price for milk produced based on its cost of production.

(2) That such Committee consist of five Members of the Legislative Assembly and four Members of the Legislative Council.

(3) That Mr Brown, Mr Duncan, Mr Mauger, Mr Sheahan, and the Mover be appointed to serve on such Committee as the Members of the Legislative Assembly.

(4) That the Committee have leave to sit during adjournments of the House and to make visits of inspection within the State of New South Wales.

Question put.

The House divided.

Ayes, 42

Mr Bannon  Mr Hills  Mr Quinn
Mr Booth  Mr Jackson  Mr Renshaw
Mr Coady  Mr Jenyn  Mr Ryan
Mr Cox  Mr Johnston  Mr Sheahan
Mr Crabtree  Mr Jones  Mr Simpson
Mr Dalton  Mr Kersins  Mr Sloss
Mr Dowling  Mr Kelly  Mr Southee
Mr Durick  Mr McCartney  Mr Stewart
Mr Earl  Mr McMahon  Mr K. J. Stewart
Mr Einfeld  Mr Mahoney  Mr Watkinson
Mr Ferguson  Mr Maitlan  Tellers,
Mr Flaharty  Mr Mannix
Mr Grassby  Mr Murphy  Mr Bowen
Mr Green  Mr Neelly  Mr Cahill
Mr Jeffcon  Mr Nott

Noes, 49

Mr Askin  Mr Duecan  Mr Mason
Mr Beale  Mr Fife  Mr Mauger
Mr Brain  Mr Freedenstein  Mr Mead
Mr Brewer  Mr Griffith  Mr Morris
Mr Brown  Mr Healey  Mr Morton
Mr Chaffey  Mr Hough  Mr O'Keefe
Mr Clough  Mr Hughes  Mr Osborne
Mr Coates  Mr Humphries  Mr Punch
Mr Cohen  Mr Hunter  Mr Stephens
Mr Cowan  Mr Jecket  Mr Taylor
Mr Crawford  Mr Jago  Tellers,
Mr Cross  Mr Lawson
Mr Cutler  Mr Lewis  Mr Willis
Mr Darby  Mr McCaw
Mr Deane  Mr Mackie  Tellers,
Mr Doyle  Mr Madison
Mr Dunbier  Mr Manyweathers

And so it passed in the negative.
5. PAPERS.—

Mr Askin laid upon the Table the following Papers:

(1) Totalizator (Off-course Betting) Act, 1964, as amended—Minute recording variation of Statute restricting the conduct of off-course totalizator betting by the Totalizator Agency Board to events within the Commonwealth.


Mr Hughes laid upon the Table the following Papers:

(1) Metropolitan Water, Sewerage, and Drainage Act, 1924, as amended—Notifications of acquisition, appropriation and/or resumption of easements under the Public Works Act, 1912, as amended, for the following purposes—
   (a) Kogarah Road Sewer Submain at Allawah and Rockdale.
   (b) Ermington Submain at Ermington.
   (c) A’Becketts Creek Sewer Submain at Parramatta.
   (d) Rising Main forming part of the Picton Water Supply System at Tahmoor.
   (e) Watermain at Richmond.

(2) Land Acquisition (Charitable Institutions) Act, 1946—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for the University of Sydney (3).

(3) Public Works Act, 1912, as amended—Notifications of acquisition, appropriation and/or resumption of land for the following purposes—
   (a) Southwest Tablelands Water Supply Scheme—Pumping Station site at Springdale.
   (b) Forster Sewerage Scheme—Pumping Station site.

Referred by Sessional Order to the Printing Committee.

Mr Lewis laid upon the Table the following Papers:

(1) Closer Settlement Acts—Substituted Regulations 33, 33A and 37, omission of Regulation 38 and of Forms 31 and 56, and amendments of Regulations 39, 41 and 43.

(2) Crown Lands Consolidation Act, 1913, as amended—Substituted Regulations 305, 307, 308, 329 and Form 125, omission of Regulations 316 and 318 and Form 126, and amendments of Regulations 312, 313, 314 and 330.

(3) Prickly-pear Act, 1924, as amended—Regulations 16a and 16c, substituted Regulation 16A, and amendments of Regulations 28 and 29.

Referred by Sessional Order to the Printing Committee.

6. CRIMES (AMENDMENT) BILL (Formal Order of the Day).—Bill, on motion of Mr Maw, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled “An Act to make provisions with respect to crimes relating to aircraft, the imposition of monetary penalties in conjunction with the granting of recognizances to be of good behaviour and the imposition of cumulative sentences; to make further provisions with respect to assaults on prison officers; to create offences relating to certain fraudulent agreements; for these and other purposes to amend the Crimes Act 1900, and certain other Acts; and for purposes connected therewith”—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 28 November, 1967.

7. MINES INSPECTION (AMENDMENT) BILL (Formal Order of the Day).—Bill, on motion of Mr Fife, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled “An Act to make further provisions for the regulation and inspection of mines other than coal and shale mines; for this and other purposes to amend the Mines Inspection Act, 1901, as subsequently amended; and for purposes connected therewith”—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 28 November, 1967.
8. **PERMANENT BUILDING SOCIETIES (AMENDMENT) BILL (NO. 2)—(Formal Order of the Day).**—Bill, on motion of Mr Stephens, read a third time.

Bill sent to the Legislative Council, with the following Message:

**Mr President—**

The Legislative Assembly having this day passed a Bill, intituled “An Act to provide for the exemption of certain permanent building societies from compliance with the provisions of certain Acts; for this purpose to amend the Money-lenders and Infants Loans Act, 1941, the Land Tax Management Act, 1956, the Companies Act, 1961, the Permanent Building Societies Act, 1967, and certain other Acts; and for purposes connected therewith”—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 28 November, 1967.

9. **STAMP DUTIES (FURTHER AMENDMENT) BILL.**—The following Message from His Excellency the Governor was delivered by Mr Askin, and read by Mr Speaker:

A. R. CUTLER, Governor. Message No. 75.

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to make certain provisions with respect to the payment of stamp duty on instruments and death duty upon estates of deceased persons; for these and other purposes to amend the Stamp Duties Act, 1920-1967; and for purposes connected therewith.


Ordered to be referred to the Committee of Ways and Means.

10. **GOVERNMENT RAILWAYS (SUPERANNUATION) AMENDMENT BILL.**—The Order of the Day having been read, Mr Morris moved, That this Bill be now read a second time.

Debate ensued.

Mr Griffith moved, That the Question be now put.

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

The House divided.

**Ayes, 47**

Mr Askin
Mr Beale
Mr Brain
Mr Brewer
Mr Brown
Mr Brunker
Mr Chaffey
Mr Clough
Mr Cowan
Mr Crawford
Mr Cross
Mr Cutler
Mr Darby
Mr Doyle
Mr Dunbar
Mr Duncan
Mr Fife
Mr Freudenstein
Mr Griffith
Mr Healey
Mr Hough
Mr Hughes
Mr Humphries
Mr Hunter
Mr Jackson
Mr Lawson
Mr Lewis
Mr McCaw
Mr Mackie
Mr Madiolson
Mr Manywathers
Mr Mason
Mr Mauger
Mr Mead
Mr Morris
Mr Morton
Mr O'Keefe
Mr Osborne
Mr Punch
Mr Ruddock
Mr Stephens
Mr Taylor
Mr Weley
Mr Willis
Mr Cohen
Mr Deane

**Noes, 42**

Mr Bannon
Mr Booth
Mr Bowen
Mr Cahill
Mr Cassidy
Mr Crabtree
Mr Dalton
Mr Downing
Mr Durick
Mr Earl
Mr Einfeld
Mr Ferguson
Mr Flaherty
Mr Grealish
Mr Green
Mr Helfron
Mr Hills
Mr Jackson
Mr Jensen
Mr Johnston
Mr Kears
Mr Kelly
Mr McCartney
Mr Mahoney
Mr Mallum
Mr Manners
Mr Murphy
Mr Neilly
Mr Nott
Mr Quinn
Mr Renshaw
Mr Ryan
Mr Sheahan
Mr Simpson
Mr Sloo
Mr Southby
Mr Stewart
Mr K. J. Stewart
Mr Wttison
Tellers,
Tellers,
Tellers,

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

Original question put and passed.
Bill read a second time.
Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.
Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.
On motion of Mr Morris the Report was adopted.
Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

11. GAS AND ELECTRICITY (AMENDMENT) BILL.—
(1) Mr Morton moved, pursuant to Notice, That leave be given to bring in a Bill relating to the supply of gas; for this purpose to amend the Gas and Electricity Act, 1935, as amended by subsequent Acts; and for purposes connected therewith.
Debate ensued.
Question put and passed.
(2) Mr Morton then presented a Bill, intituled “A Bill relating to the supply of gas; for this purpose to amend the Gas and Electricity Act, 1935, as amended by subsequent Acts; and for purposes connected therewith”—which was read a first time.
Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

12. WORKERS’ COMPENSATION (DUST DISEASES) AMENDMENT BILL.—The Order of the Day having been read, Mr Willis moved, That this Bill be now read a second time.
Debate ensued.
Question put.
The House divided.

Ayes, 48
Mr Adkin  Mr Beale  Mr Brain  Mr Brewer  Mr Brown  Mr Brusien  Mr Chaffey  Mr Clough  Mr Costes  Mr Cowan  Mr Cross  Mr Cutler  Mr Darby  Mr Deane  Mr Doyle  Mr Dunbier  Mr Fife  Mr Griffith  Mr Healey  Mr Hough  Mr Hughes  Mr Hunter  Mr Jackett  Mr Jago  Mr Lawson  Mr McCaw  Mr Mackie  Mr Maddison  Mr Manyweathers  Mr Mason  Mr Mauger  Mr Mead  Mr Morris  Mr O’Keefe  Mr Osborne  Mr Punch  Mr Ruddock  Mr Stephens  Mr Taylor  Mr Waddy  Mr Welley  Mr Willis  Mr Waddy
Tellers, Mr Deane  Mr Manyweathers

Noes, 41
Mr Bannon  Mr Booth  Mr Bowen  Mr Cahill  Mr Coady  Mr Cox  Mr Crabtree  Mr Dalton  Mr Downing  Mr Durick  Mr Easie  Mr Einfeld  Mr Ferguson  Mr Flaherty  Mr Grassby  Mr Green  Mr Heffron  Mr Hills  Mr Jackson  Mr Jensen  Mr Johnstone  Mr Jones  Mr Kearns  Mr McCartney  Mr McMahon  Mr Mahoney  Mr Mannix  Mr Murphy  Mr Nott  Mr Quinn  Mr Renshaw  Mr Ryan  Mr Sheahan  Mr Simpson  Mr Sions  Mr Southie  Mr Stewart  Mr K. J. Stewart  Mr Watson  Tellers, Mr Kelly  Mr Neilly

And so it was resolved in the affirmative.
Bill read a second time.
Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.
Mr Speaker resumed the Chair, and the Chairman reported the Bill with amendments.
On motion of Mr Willis the Report was adopted.
Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

13. WAYS AND MEANS (Stamp Duties (Further Amendment) Bill).—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into the Committee of Ways and Means.
Mr Speaker resumed the Chair, and the Chairman reported progress.

14. AUCTIONEERS AND AGENTS (AMENDMENT) BILL.—The Order of the Day having been read, Mr Maddison moved, That this Bill be now read a second time.
Debate ensued.

And the House continuing to sit after Midnight—

WEDNESDAY, 29 NOVEMBER, 1967, A.M.

Debate continued.
Question put and passed.
Bill read a second time.
Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.
Mr Speaker resumed the Chair, and the Chairman reported the Bill with an amendment.
On motion of Mr Maddison the Report was adopted.
Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

15. ADJOURNMENT.—Mr Maddison moved, That this House do now adjourn.
Debate ensued.
And the Debate having proceeded for Ten minutes, Mr Speaker, pursuant to Amended Sessional Order adopted on 2 November, 1967, adjourned the House at Eight minutes before One a.m., until Half-past Two p.m., This Day.

I. P. K. VIDLER, Clerk of the Legislative Assembly.
KEVIN ELLIS, Speaker.

BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. Notices of Motions and Questions.—Mr Speaker called on Notices of Motions and Questions.

2. Papers.—

Mr Willis laid upon the Table the following Papers:

1. Fire Brigades Act, 1909, as amended—
   (a) Appeal Committee Regulations—Amendments of Regulations 3 and 4 and of the Schedule—Conversion of Monetary References into Decimal Currency.
   (b) Return of Premiums Regulations—Amendments of Parts 1 and 2 of the Schedule—Conversion of Monetary References into Decimal Currency.

2. Gaming and Betting Act, 1912, as amended—Amendments of Regulation 23.

3. Weights and Measures Act, 1915, as amended—Substituted Regulations 1, 2, 3 and 4 of Part IIa of the Regulations.

Referred by Sessional Order to the Printing Committee.

Mr Stephens laid upon the Table the following Papers:

Housing Act, 1912, as amended—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for housing purposes at—

Bathurst. Kingswood.
Condobolin. Mount Druitt.
Hornsby. Parkes.
Killarney Vale.

Referred by Sessional Order to the Printing Committee.
3. TIMBER INDUSTRY.—Mr Brown, as Chairman of the Select Committee of the Legislative Assembly upon the Timber Industry, for whose consideration and report this subject was referred on 26 October, 1965, brought up and laid upon the Table the following Papers:

   (1) The Report and Minutes of Proceedings; and
   (2) Evidence taken before the Committee.

Ordered to be printed.

4. GOVERNMENT RAILWAYS (SUPERANNUATION) AMENDMENT BILL (Formal Order of the Day).—Bill, on motion of Mr Willis, on behalf of Mr Morris, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to enable certain superannuation allowances payable from the Government Railways Superannuation Account to be increased; for this and other purposes to amend the Government Railways Act, 1912, as amended by subsequent Acts; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 29 November, 1967.

5. WORKERS' COMPENSATION (DUST DISEASES) AMENDMENT BILL (Formal Order of the Day).—Bill, on motion of Mr Willis, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to make further provision with respect to the payment under certain Acts, of compensation for the disablement or death of workers; for this and other purposes to amend the Workers' Compensation (Silicosis) Act, 1942, the Workers' Compensation Act, 1926, and certain other Acts: to validate certain matters; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 29 November, 1967.

6. AUCTIONEERS AND AGENTS (AMENDMENT) BILL (Formal Order of the Day).—Bill, on motion of Mr Maddison, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to make further provisions relating to the licensing of auctioneers, stock and station agents and real estate agents and the registration of real estate salesmen: to provide for the registration of trainee auctioneers, stock and station salesmen and business salesmen: to provide for the appointment in certain circumstances of a receiver of certain property of licensees under the Auctioneers, Stock and Station, Real Estate and Business Agents Act, 1941-1965; to repeal the provisions of that Act relating to business subagents; for these and other purposes to amend that Act and certain other Acts; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 29 November, 1967.

7. SUPERANNUATION (AMENDMENT) BILL.—The Order of the Day having been read, Mr Maddison moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.
On motion of Mr Maddison the Report was adopted.
Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

8. MESSAGES FROM THE GOVERNOR.—The following Messages from His Excellency the Governor were delivered by Mr Askin, and read by Mr Speaker:

(1) Gaming and Betting (Amendment) Bill:
A. R. CUTLER, Governor.
Message No. 76.
A Bill intituled "An Act relating to the maximum number of days upon which certain race-meetings may be held; for this purpose to amend the Gaming and Betting Act, 1912, as amended by subsequent Acts; to validate certain matters; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

(2) General Loan Account Appropriation Bill:
A. R. CUTLER, Governor.
Message No. 77.
A Bill intituled "An Act to provide for the appropriation of a certain sum out of the General Loan Account and for the application of that sum for certain Public Works and Services; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

(3) Land Tax (Amendment) Bill:
A. R. CUTLER, Governor.
Message No. 78.
A Bill intituled "An Act to alleviate the incidence of land tax in certain respects and to reduce the amount payable by way of land tax; for these purposes to amend the Land Tax Management Act, 1956, and the Land Tax Act, 1956, as amended by subsequent Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

(4) Swine Compensation (Amendment) Bill:
A. R. CUTLER, Governor.
Message No. 79.
A Bill intituled "An Act to authorise further payments out of the Swine Compensation Fund; for this purpose to amend the Swine Compensation Act, 1928, as amended by subsequent Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.
(5) Swine Compensation Taxation Bill:
A. R. CUTLER,
Governor.  
Message No. 80.
A Bill intituled "An Act to reduce the stamp duty on entries made in certain records required to be kept under the Swine Compensation Act, 1928, as amended by subsequent Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,  
Sydney, 29 November, 1967.

(6) Totalizator (Amendment) Bill:
A. R. CUTLER,
Governor.  
Message No. 81.
A Bill intituled "An Act relating to the commission deductible from totalizator investments; for this purpose to amend the Totalizator Act, 1916, and the Totalizator (Off-course Betting) Act, 1964, as amended by subsequent Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,  
Sydney, 29 November, 1967.

9. PIPELINES BILL.—The Order of the Day having been read, Mr Fife moved, That this Bill be now read a second time.
Debate ensued.
Mr Griffith moved, That the Question be now put.
Question put—"That the Question be now put."
The House divided.

Ayes, 45

Mr Askin  Mr Beale  Mr Brain  Mr Brown  Mr Clough  Mr Cohen  Mr Cowan  Mr Crawford  Mr Cross  Mr Cutler  Mr Darby  Mr Denne  Mr Doyle  Mr Dunbar  Mr Duncan  Mr Fife

Mr Askin  Mr Beale  Mr Brain  Mr Brown  Mr Clough  Mr Cohen  Mr Cowan  Mr Crawford  Mr Cross  Mr Cutler  Mr Darby  Mr Denne  Mr Doyle  Mr Dunbar  Mr Duncan  Mr Fife

Mr Freudenstein  Mr Griffith  Mr Hough  Mr Hughes  Mr Humphries  Mr Hunter  Mr Jackett  Mr Jago  Mr Lewis  Mr McCaw  Mr Mackin  Mr Maddison  Mr Manyweathers  Mr Mason  Mr Mauger

Mr Mead  Mr Morton  Mr O'Keefe  Mr Osborne  Mr Punch  Mr Ruddock  Mr Stephens  Mr Taylor  Mr Waddy  Mr Welley  Mr Willis  Tellers, Tellers, Teller, Teller, Teller

Mr Fife  Mr Mauger  Mr Mawson

Mr Mussel  Mr Murray  Mr Murphy

Mr Osborn  Mr Osborne  Mr O'Keefe  Mr Punch  Mr Ruddock  Mr Stephens  Mr Taylor  Mr Waddy  Mr Welley  Mr Willis

And it appearing by the Tellers' Lists that the number in favour of the motion, being a majority, consisted of "at least thirty Members"—
Original Question put.
The House divided.

Ayes, 46

Mr Askin  Mr Beale  Mr Brown  Mr Bruxner  Mr Chaffey  Mr Clough  Mr Coates  Mr Cohen  Mr Cowan  Mr Crawford  Mr Cross  Mr Cutler  Mr Darby  Mr Deane  Mr Doyle  Mr Dunbier  Mr Bannon  Mr Booth  Mr Bowen  Mr Cahill  Mr Cassidy  Mr Cox  Mr Crabtree  Mr Dalton  Mr Dawning  Mr Durick  Mr Ferguson  Mr Flaherty  Mr Garnett  Mr Green  Mr Duncan  Mr Fife  Mr Freudenstein  Mr Griffith  Mr Healey  Mr Hough  Mr Hughes  Mr Humphries  Mr Hunter  Mr Jellett  Mr Jago  Mr Lewis  Mr McCaw  Mr Mackie  Mr Maddison  Mr Manyweathers  Mr Heffron  Mr Hills  Mr Jensen  Mr Johnston  Mr Jones  Mr Kearns  Mr Kelly  Mr McMahon  Mr Mahoney  Mr Mannix  Mr Murphy  Mr Neilly  Mr Nett  Mr Quinn

Tellers,

Mr Maddison  Mr Brewer  Mr Mauger  Mr Mead  Mr Morton  Mr O'Keefe  Mr Osborne  Mr Punch  Mr Ruddock  Mr Stephens  Mr Taylor  Mr Waddy  Mr Weiley  Mr Willis

Noes, 39

Mr Heffron  Mr Hills  Mr Jensen  Mr Johnstone  Mr Jones  Mr Kearns  Mr Kelly  Mr McMahon  Mr Mahoney  Mr Mannix  Mr Murphy  Mr Neilly  Mr Nett  Mr Quinn  Mr Renshaw  Mr Ryan  Mr Sheahan  Mr Simpson  Mr Siens  Mr Southey  Mr Stewart  Mr K. J. Stewart  Mr Wattison  Mr Ncilly  Mr Nott  Mr Einfeld  Mr Quinn  Mr McCartney

And so it was resolved in the affirmative.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Fife the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

10. MESSAGES FROM THE LEGISLATIVE COUNCIL—Mr Speaker reported the following Messages from the Legislative Council:

(1) Friendly Societies (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to make further provisions with respect to the payment of funeral expenses and other benefits by, and the investment of funds of, friendly societies or branches; for these and other purposes to amend the Friendly Societies Act, 1912, as amended by subsequent Acts; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,
Sydney, 29 November, 1967.

H. V. BUDD,
President.

(2) Mining (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to amend the law relating to mining; to validate certain matters; for this and other purposes to amend the Mining Act, 1906, and certain other Acts; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,
Sydney, 29 November, 1967.

H. V. BUDD,
President.
(3) Wooli River Harbour Works Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to sanction and to provide for the carrying out of works for the Wooli River Harbour; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 29 November, 1967. H. V. Budd, President.

(4) Long Service Leave (Amendment) Bill:

Mr Speaker—

The Legislative Council has this day agreed to the Bill, returned herewith, intituled "An Act to make further provisions with respect to long service leave: for this purpose to amend the Long Service Leave Act, 1955-1965, and the Long Service Leave (Metalliferous Mining Industry) Act, 1963; and for purposes connected therewith"—with the amendments indicated by the accompanying Schedule, in which amendments the Council requests the concurrence of the Legislative Assembly.

Legislative Council Chamber, Sydney, 29 November, 1967. H. V. Budd, President.

LONG SERVICE LEAVE (AMENDMENT) BILL

Schedule of the amendments referred to in Message of 29 November, 1967.

J. R. Stevenson,
Clerk of the Parliaments.

No. 1—Page 2, clause 2, line 15. After "serious", insert "and wilful".
No. 2—Page 8, clause 3, line 16. After "serious", insert "and wilful".

Examined—

S. L. M. Eskell,
Chairman of Committees

Ordered by Mr Speaker, That the amendments made by the Legislative Council in this Bill be taken into consideration To-morrow.

11. GAS AND ELECTRICITY (AMENDMENT) BILL.—The Order of the Day having been read, Mr Morton moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Morton the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.
12. SUSPENSION OF STANDING ORDERS.—Mr Askin (by consent) moved, That so much of the Standing Orders be suspended as would preclude the Stamp Duties (Further Amendment) Bill being brought in and passed through all its stages in one day.

Question put and passed.

13. WAYS AND MEANS (Stamp Duties (Further Amendment) Bill).—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into the Committee of Ways and Means.

Mr Speaker resumed the Chair, and the Chairman reported that the Committee had come to a Resolution, which was read, as follows:

(14) Resolved—

(A) That towards raising the supply to be granted to Her Majesty, there shall be charged, levied, collected and paid for the use of Her Majesty under the provisions of, and subject to the exemptions contained or provided for in the Stamp Duties Act, 1920-1967 (in this Resolution referred to as the Principal Act), as amended in the manner set forth in the Schedule to this paragraph of this Resolution—

(a) duties on instruments as prescribed by the said Act as so amended;

(b) death duty as so prescribed.

SCHEDULE.

1. The Principal Act is amended—

(a) by inserting next after section seventy-four the following new short headings and sections:—

DISCOUNT ARRANGEMENT.

74A. (1) For the purposes of this section and sections 74B and 74C of this Act and of the matter appearing under the heading "Discount Arrangement" in the Second Schedule to this Act, unless inconsistent with the context or subject-matter—

"Accommodation" means the amount paid or payable in accordance with the discount arrangement.

"Discount arrangement" means the purchase, acquisition, discounting or factoring of a book debt by a person in the course of carrying on the business of purchasing, acquiring, discounting or factoring book debts where:—

(a) the accommodation is paid or payable in New South Wales and—

(i) both the person accommodating and the person accommodated are carrying on any business in New South Wales; or

(ii) either the person accommodating or the person accommodated is carrying on any business in New South Wales and stamp duty or duty of a like nature has not been paid or is not payable in accordance with the provisions of any law of the Commonwealth of Australia or of any Territory or State of the Commonwealth (other than New South Wales) on the discount arrangement;

(b) the accommodation is paid or payable outside New South Wales and either the person accommodating or the person accommodated is or both of them are carrying on any business in New South Wales and stamp duty or duty of a like nature has not been paid or is not payable in accordance with the provisions of any law of the Commonwealth of Australia or of any Territory or State of the Commonwealth (other than New South Wales) on the discount arrangement;

but does not include the purchase, acquisition, discounting or factoring of:—

(i) any book debt which relates solely to any amount due to any person in the Commonwealth of Australia for goods or other chattels personal which have been exported by that person from the Commonwealth of Australia;

(ii) any bill of exchange or promissory note at a discount rate (as hereinafter calculated) not exceeding nine per centum per annum; or

74A.
(iii) a marketable security.

"Person accommodated" means the person from whom a book debt has been purchased, acquired, discounted or factored.

"Person accommodating" means the person who has purchased, acquired, discounted or factored a book debt.

"Short term discount arrangement" means a discount arrangement where the debt the subject of the discount arrangement is payable in full within six months from the date such debt was purchased, acquired, discounted or factored and the person accommodating has by the return made under section 74c of this Act elected to treat such discount arrangement as a short term discount arrangement.

(2) For the purposes of the definition of "discount arrangement" the discount rate shall, irrespective of whether a rate of discount is or is not expressed in the instrument constituting or evidencing the discount arrangement, be calculated in accordance with the provisions of the First Schedule to the Money-lenders and Infants Loans Act, 1941, as amended by subsequent Acts, and in making that calculation a reference in that Schedule to "principal" shall be construed as a reference to the amount paid in respect of the discounting of the bill of exchange or promissory note in accordance with the discount arrangement and "interest" shall be construed as the difference between the amount so paid in accordance with the discount arrangement and the amount of the bill of exchange or promissory note.

(3) Where the person accommodated carries on business outside New South Wales and the person accommodating makes application to the Commissioner that a discount arrangement be subject to exemption from duty or a reduction of duty the Commissioner may, having regard to the procedures under which the discount arrangement was entered into and any other facts or circumstances he considers relevant, grant such exemption or a reduction.

74a. (1) (a) Subject to the provisions of paragraph (d) of this subsection a person accommodating shall at the time of the making of a discount arrangement make out an instrument.

(b) Such instrument shall clearly and truly set out—

(i) the full name and address of the person accommodating;
(ii) the full name and address of the person accommodated;
(iii) a description of the book debt sufficient to indicate its nature and the amount thereof;
(iv) the accommodation.

(c) Such instrument shall—

(i) be marked "Original Instrument" on the front or first page thereof;
(ii) be stamped as a discount arrangement in accordance with the provisions of this Act, and for such purposes notwithstanding anything contained in section twenty-six of this Act, be deemed to be first executed at the time such instrument is made out; and
(iii) be retained by the person accommodating for a period of twelve months.

(d) This subsection shall not apply to and in respect of an approved person referred to in section 74c of this Act.

(2) (a) Where the person accommodating is a person resident outside New South Wales or is not bound by the provisions of this Act, the person accommodated, if he is resident or domiciled or carrying on business in New South Wales, shall, unless duty has been paid on a discount arrangement in accordance with the provisions of this Act, make out and furnish to the Commissioner a return in duplicate setting out the information contained in paragraph (b) of subsection one of this section and shall pay to the Commissioner the same duty as if the return were the discount arrangement.

(b) Such return shall be furnished and such duty paid within two months of the date of the discount arrangement.

(3) Any person who fails to comply with any of the provisions of this section shall be liable to a fine for such offence not exceeding two hundred dollars.

74c. (1) Any person liable to the payment of duty under section 74a of this Act may apply to the Commissioner in a form approved by him for approval to pay, in accordance with the provisions of this section, duty in respect of discount arrangements.
(2) The Commissioner may approve or refuse to approve any such application.

(3) Where the Commissioner approves any such application he shall in the approval specify the date upon which the approval comes into force.

(4) A person whose application under subsection one of this section has been approved by the Commissioner is, while the approval is in force, an approved person for the purposes of this section.

(5) Where duty has been paid in respect of a discount arrangement in accordance with the provisions of this section, any instrument evidencing the terms and conditions of such discount arrangement shall not be chargeable with duty as a discount arrangement.

(6) An approved person shall, upon the making of a discount arrangement, make a record of such particulars relating to the discount arrangement as the Commissioner may, by notice in writing given to him, require.

(7) (a) An approved person shall not later than such day in each month as may be notified to him in writing by the Commissioner lodge with the Commissioner a return in the prescribed form and in duplicate setting out the prescribed particulars; and when he lodges that return, pay to the Commissioner as stamp duty an amount equal to the sum of—

(i) the amount of stamp duty that would have been payable if an instrument in respect of each discount arrangement, not being a short term arrangement, to which the return relates had been made out or executed; and

(ii) the amount of stamp duty payable in accordance with paragraph (b) of this subsection, in respect of short term discount arrangements to which the return relates.

(b) The amount of stamp duty payable in respect of short term discount arrangements to which the return relates shall be an amount equal to one-eighth of one per centum of the sum of—

(i) the total accommodation paid in respect of short term discount arrangements by the approved person during the calendar month preceding the month in which the return is to be lodged; and

(ii) the total accommodation paid in respect of short term discount arrangements by the approved person during the nine calendar months preceding the calendar month in which the return is to be lodged less the amounts realised on such short term discount arrangements to the end of such calendar month:

Provided that where the amount realised in respect of a short term discount arrangement exceeds the accommodation the amount deducted shall be limited to the amount of such accommodation:

Provided further that where a book debt which is subject to a discount arrangement has been assigned to or taken over by a corporation which is by virtue of sub-section five of section six of the Companies Act, 1961, as amended by subsequent Acts, deemed to be related to the person accommodating any consideration paid for the assignment or taking over of the debt is not to be deducted as an amount realised but any amounts realised by such corporation shall be deemed for the purposes of this section to have been realised by the person accommodating.

In this subsection “calendar month” means the month of January, February, March, April, May, June, July, August, September, October, November or December.

(8) An approved person shall, when he makes out an instrument which but for the provisions of subsection five of this section would be chargeable with duty as a discount arrangement, endorse on that instrument the words “Stamp Duty” followed by the serial number of the notice of approval issued to him by the Commissioner under this section.

(9) An instrument endorsed in accordance with subsection eight of this section shall be deemed to be duly stamped.

(10) A person making any record in accordance with subsection six of this section shall retain that record for a period of two years.
(11) Any person who, in contravention of the provisions of subsection six or ten of this section fails or neglects to make or keep the record referred to in subsection six of this section shall be liable to a fine for such offence not exceeding five hundred dollars.

(12) Any person who, in contravention of subsection seven of this section, fails or neglects—
   (a) to lodge with the Commissioner, in duplicate, the prescribed return referred to in that subsection; or
   (b) to pay in accordance with that subsection the duty chargeable on a return lodged by him under that subsection, shall be liable to a fine for each such offence not exceeding two hundred dollars.

(13) Any person, not being an approved person, who endorses on an instrument which is chargeable with duty as a discount arrangement any words or numbers suggesting or implying that the instrument is duly stamped under the provisions of this section shall be liable to a fine for such offence not exceeding two hundred dollars.

(14) The Commissioner may by an instrument in writing cancel any approval granted under this section—
   (a) on application by the person to whom the approval was granted; or
   (b) for any reason he deems sufficient, and shall in any such instrument specify the date on and from which the approval ceases to be in force.

(15) An approval so cancelled shall cease to be in force on and from the date specified in the instrument by which the approval is cancelled.

HIRING ARRANGEMENT.

74D. For the purposes of this section and sections 74E to 74o of this Act and of the matter appearing under the heading "Hiring Arrangement" in the Second Schedule to this Act, unless inconsistent with the context or subject matter—

"Goods" includes all chattels personal (other than money, livestock and things in action) and any fixture severable from the realty.

"Hiring arrangement" includes any arrangement under which goods are or may be used at or during any time or times by any person other than the owner of such goods where:
   (a) the arrangement is entered into in New South Wales;
   (b) the goods are supplied or delivered or agreed to be supplied or delivered in New South Wales; or
   (c) the goods may be used in New South Wales, but does not include—
      (i) any arrangement made under a hire-purchase agreement;
      (ii) any arrangement relating to the use of an electricity, gas or water meter, a motion picture film or a book; or
      (iii) any arrangement made under a lease of real estate where the rental or other consideration in respect of which stamp duty is chargeable under this Act also includes rental or other consideration for goods.

"Hirer" means the person to whom goods are hired under a hiring arrangement.

"Owner" means the person from whom goods are hired under a hiring arrangement.

74E. (1) (a) Subject to the provisions of paragraph (d) of this subsection an owner shall make out an instrument at the time the first or only payment is made under a hiring arrangement.
   (b) Such instrument shall clearly and truly set out—
      (i) the full name and address of the owner;
      (ii) the full name and address of the hirer;
      (iii) a description of the goods sufficient to indicate their nature;
(iv) the total amount payable under the hiring arrangement, or the amount calculated under section 74G of this Act.

(c) Such instrument shall—

(i) be marked “Original Instrument” on the front or first page thereof;

(ii) be stamped as a hiring arrangement in accordance with the provisions of this Act, and for such purposes, notwithstanding anything contained in section twenty-six of this Act, be deemed to be first executed at the time such instrument is made out; and

(iii) be retained by the owner for a period of twelve months.

(d) This subsection shall not apply to and in respect of an approved person referred to in section 74P of this Act or to a hiring arrangement in respect of which the Commissioner has under subsection one of section 74G of this Act required the owner to pay duty as an approved person.

(e) Any instrument not being an instrument made out in accordance with this subsection, which has been made out and which constitutes or evidences the terms and conditions of a hiring arrangement, shall not be chargeable with duty in respect of the hiring arrangement under any other provisions of this Act:

Provided that if the instrument contains or relates to any other distinct matter each such distinct matter is to be separately and distinctly charged with duty in respect of each such matter as if each matter were expressed in a separate instrument.

(2) Where the owner is a person resident outside New South Wales the provisions of subsection one of this section shall apply to that person in respect of a hiring arrangement where:

(a) the hiring arrangement is entered into in New South Wales; or

(b) the goods are supplied or delivered, or agreed to be supplied or delivered in New South Wales, and stamp duty or duty of a like nature has not been paid or is not payable in accordance with the provisions of any law of the Commonwealth of Australia or of a Territory or of a State of the Commonwealth (other than New South Wales) on the hiring arrangement.

(3) (a) In the case of a hiring arrangement where the owner is a person resident outside New South Wales or is not bound by the provisions of this Act, the hirer if he is resident or domiciled in New South Wales shall, unless duty has been paid on such hiring arrangement in accordance with the provisions of this Act or in accordance with the provisions imposing duty of a like nature by any law of the Commonwealth of Australia or of a Territory or of a State of the Commonwealth, make out and furnish to the Commissioner a return in duplicate setting out the information contained in paragraph (b) of subsection one of this section and shall pay to the Commissioner the same duty as if the return were a hiring arrangement.

(b) Such return shall be furnished and such duty paid within two months of the date the first or only payment is made in accordance with the hiring arrangement.

(4) Any person who fails to comply with any of the provisions of this section shall be liable to a fine for such offence not exceeding two hundred dollars.

74P. (1) Any person liable to the payment of duty under the provisions of section 74G of this Act may apply to the Commissioner in a form approved by him for approval to pay, in accordance with the provisions of this section, duty in respect of hiring arrangements.

(2) The Commissioner may approve or refuse to approve any such application.

(3) Where the Commissioner approves any such application he shall in the approval specify the date upon which the approval comes into force.

(4) A person whose application under subsection one of this section has been approved by the Commissioner is, while the approval is in force, an approved person for the purposes of this section.

(5) Where duty has been paid in respect of a hiring arrangement in accordance with the provisions of this section, any instrument evidencing the terms and conditions of such hiring arrangement shall not be chargeable with duty as a hiring arrangement.
(6) An approved person shall, at the time the first or only payment is received in accordance with a hiring arrangement, make a record of such particulars relating to the hiring arrangement as the Commissioner may by notice in writing given to him require.

(7) An approved person shall—

(a) not later than such day in each month as may be notified to him in writing by the Commissioner lodge with the Commissioner a return in the prescribed form and in duplicate setting out the prescribed particulars; and

(b) when he lodges that return, pay to the Commissioner as stamp duty an amount calculated at one and one-quarter per centum of the total amount received in respect of hiring arrangements during the calendar month preceding the month in which the return is to be lodged:

Provided that where the total amount received in the month to which the return relates does not exceed one hundred and fifty dollars no stamp duty shall be payable.

In this subsection "calendar month" has the meaning ascribed thereto in subsection seven of section 74c of this Act.

(8) An approved person shall, when he makes out an instrument which but for the provisions of subsection five of this section would be chargeable with duty as a hiring arrangement endorse on that instrument the words "Stamp Duty" followed by the serial number of the notice of approval issued to him by the Commissioner under this section.

(9) An instrument endorsed in accordance with subsection eight of this section shall be deemed to be duly stamped.

(10) A person making any record in accordance with subsection six of this section shall retain that record for a period of two years.

(11) Any person who, in contravention of the provisions of subsection six or ten of this section fails or neglects to make or keep the record referred to in subsection six of this section shall be liable to a fine for such offence not exceeding five hundred dollars.

(12) Any person who, in contravention of subsection seven of this section fails or neglects—

(a) to lodge with the Commissioner, in duplicate, the prescribed return referred to in that subsection; or

(b) to pay in accordance with paragraph (b) of that subsection the duty chargeable on a return lodged by him under that subsection,

shall be liable to a fine for each such offence not exceeding two hundred dollars.

(13) Any person, not being an approved person, who endorses on an instrument which is chargeable with duty as a hiring arrangement any words or numbers suggesting or implying that the instrument is duly stamped under the provisions of this section shall be liable to a fine for such offence not exceeding two hundred dollars.

(14) The Commissioner may by an instrument in writing cancel any approval granted under this section—

(a) on application by the person to whom the approval was granted; or

(b) for any reason he deems sufficient,

and shall in any such instrument specify the date on and from which the approval ceases to be in force.

(15) An approval so cancelled shall cease to be in force on and from the date specified in the instrument by which the approval is cancelled:

Provided that, before any approval is cancelled the approved person shall—

(a) furnish to the Commissioner a statutory declaration stating the total amount which has been received by him in respect of hiring arrangements since he lodged his last return on which stamp duty has been paid under subsection seven of this section together with the total amount still to be received in respect of hiring arrangements subsisting at the time of making such declaration; and

(b) pay to the Commissioner as stamp duty at the time of lodging such declaration an amount calculated at one and one-quarter per centum of the total of such amounts on which stamp duty has not been paid under subsection seven of this section.
The amount so calculated shall be recoverable as a debt due to the Crown.

Provided further that where the Commissioner is satisfied that it is not reasonably practicable to calculate the total amount still to be paid under any subsisting hiring arrangement the provisions of subsection one of section 74o shall, mutatis mutandis, apply to such arrangement and for this purpose the Commissioner may require the owner to continue to pay duty in respect of such hiring arrangement as an approved person.

Any person who in contravention of this subsection fails or neglects to furnish a statutory declaration or pay the duty calculated in accordance with this subsection shall be liable to a fine for such offence not exceeding two hundred dollars.

74o. (1) Where the Commissioner is satisfied that it is not reasonably practicable to calculate the total amount payable under any hiring arrangement, he may—

(a) calculate the total amount payable in such manner or on such basis as he thinks fit and the amount so calculated shall be deemed to be the total amount payable for the purposes of this Act; or

(b) require the owner to pay duty in respect of that hiring arrangement as an approved person and for this purpose the provisions of section 741 shall, mutatis mutandis, apply to such person.

(2) Where the Commissioner is satisfied that the total amount received or payable under any hiring arrangement includes an amount attributable to the cost of servicing the goods by the owner in respect of the hire the total amount received or payable under the hiring arrangement shall be reduced by such amount as in his opinion is properly attributable to the cost of providing such service and such reduced amount shall be deemed to be the total amount received or payable for the purposes of this Act.

(b) by inserting in subsection one of section seventy-six after the word "mortgagor" the words "or a hiring arrangement as defined in section 74o of this Act";

(c) by inserting next after paragraph two of section eighty-six the following new paragraphs:

(3) the expression "policy of life insurance": means a policy of insurance or assurance upon any life or lives or upon any event or contingency relating to or depending upon any life or lives except a policy of insurance against accident;

(4) the expression "policy of insurance against accident" means a policy of insurance for any payment agreed to be made upon the death of any person only from accident or violence or otherwise than from a natural cause or as compensation for personal injury.

(d) by inserting next after section 88o the following new sections:

88r. (1) Any person resident in New South Wales who, on or after the commencement of section two of the Stamp Duties (Further Amendment) Act, 1967, effects a policy of life insurance for which insurance a policy of insurance is or is to be issued outside New South Wales, shall, unless duty has been paid on such policy in accordance with the provisions of this Act:

(a) lodge with the Commissioner within one month after effecting the insurance a return in the prescribed form and in duplicate setting forth the prescribed particulars; and

(b) when he lodges that return pay to the Commissioner as stamp duty an amount equal to the amount of stamp duty that would have been payable in respect of each insurance to which the return relates if such insurance had been effected under a policy of insurance issued in New South Wales.

(2) Any such person who effects an insurance of the nature referred to in subsection one of this section and who fails or neglects—

(a) to lodge a return as required by paragraph (a) of that subsection; or

(b) to pay in accordance with paragraph (b) of that subsection the duty chargeable on a return lodged by him under that subsection,

shall be liable to a fine for each such offence not exceeding two hundred dollars.

(3) Any person who furnishes a return pursuant to subsection one of this section which is false or misleading shall be liable to a fine not exceeding two hundred dollars.
(4) For the purposes of this section "person resident in New South Wales" and "person" shall, in the case of a company, include—

(a) a company which is registered under any of the provisions of the Companies Act, 1961, as amended by subsequent Acts, whether incorporated in New South Wales or not; and

(b) a company which carries on business in New South Wales.

This subsection shall not be construed as limiting the construction of any provisions of this Act.

(5) (a) This section shall not apply to a policy which relates solely to the life or lives of a person or persons who was or were, at the time the policy was effected, domiciled outside New South Wales.

(b) Where a policy to which this section applies, relates partly to the life or lives of a person or persons domiciled in New South Wales and partly to the life or lives of a person or persons domiciled outside New South Wales, the duty chargeable on the return may be reduced by such amount as, in the opinion of the Commissioner, is referable to the insurance which relates to the life or lives of the person or persons who was or were, at the time the policy was effected, domiciled outside New South Wales.

88F. (1) Every person—

(a) with whom there is effected on or after the commencement of section two of the Stamp Duties (Further Amendment) Act, 1967, by any person resident in New South Wales any policy of life insurance and who in connection therewith issues a policy outside New South Wales; or

(b) who for or on behalf of any person resident in New South Wales arranges on or after such commencement any policy of life insurance for which insurance a policy is issued outside New South Wales,

shall lodge with the Commissioner within one month of the insurance being effected a return in the prescribed form setting forth the prescribed particulars.

(2) Any person who neglects or fails to furnish a return in accordance with this section or who furnishes any return which is false or misleading shall be liable to a fine not exceeding two hundred dollars.

(3) Any return furnished under this section shall be admissible in evidence in any proceeding under section 88E or section eighty-nine of this Act and shall be prima facie evidence of the facts stated therein.

(4) For the purposes of this section "person resident in New South Wales" and "person" shall, in the case of a company, include—

(a) a company which is registered under any of the provisions of the Companies Act, 1961, as amended by subsequent Acts, whether incorporated in New South Wales or not; and

(b) a company which carries on business in New South Wales.

This subsection shall not be construed as limiting the construction of any provisions of this Act.

(5) This section shall not apply to a policy which relates solely to the life or lives of a person or persons who was or were, at the time the policy was effected, domiciled outside New South Wales.

(e) (i) by inserting at the end of subsection one of section eighty-nine the following proviso:—

Provided that this subsection shall not apply to a policy of life insurance which relates to the life or lives of a person or persons who was, or were, at the time the policy was issued, domiciled outside New South Wales.

(ii) by inserting at the end of the same section the following new subsection:—

(5) Where duty has been paid under section 88E of this Act upon a return furnished under subsection one of that section and the policy of life insurance to which the return relates is thereafter received in New South Wales, the duty so paid shall be allowed as a set-off against any duty payable pursuant to this section.

(f) by inserting next after section 89A the following new section:—

89An. (1) This section applies to policies of insurance other than policies of marine insurance.
(2) Where, according to the custom of insurers, more than one instrument is executed as evidence of the existence of a contract of insurance, such instruments shall be deemed to be one such policy of insurance for the purposes of this Act provided that one of the number is duly stamped and provided further that any instrument in evidence of any extension or any other alteration to a policy of insurance shall not be one of the instruments referred to in this section.

(3) Upon proof of the loss or destruction of a duly stamped instrument evidencing the existence of a contract of insurance another instrument evidencing the existence of that contract of insurance may, although unstamped, be admitted in evidence to prove the contents of the lost or destroyed instrument.

2. The Principal Act is further amended—

(a) by inserting next after the definition of “Money” in subsection one of section three the following new definition:—

“Officer” means person appointed or employed under this Act or whose services are made use of for the purposes of this Act.

(b) by inserting next after section ninety-one the following new section:—

91A. (1) Where a person deposits or causes to be deposited to the credit of a bank account in New South Wales of another person any amount, such amount shall, for the purposes of this Act, be deemed to have been received by such other person and such other person shall forthwith, upon having notice of the making of the deposit and in any case where a receipt for such amount if paid directly to such person would be liable to duty, give or tender a duly stamped receipt for such amount.

(2) Where a banker in accordance with the authority of a person debits the account of that person with any amount and—

(a) transfers that amount to the credit of that banker or to the credit of the bank account of another person with that banker; or

(b) transmits that amount to the credit of the bank account of another person with another banker; or

(c) transmits that amount to another banker (not being a transmission to the credit of the bank account of another person with that banker),

such amount shall, for the purposes of this Act be deemed to have been received by—

(i) in a case to which paragraph (a) or (b) of this subsection applies, the banker to whose credit or the person to the credit of whose account the amount is transferred or transmitted, as the case may be; or

(ii) in a case to which paragraph (c) of this subsection applies, the banker to whom such amount is transmitted, and that banker or other person, as the case may be, shall forthwith upon having notice of each such transfer or transmission and in any case where a receipt for such amount if paid directly to such banker or other person would be liable to duty, give or tender a duly stamped receipt for such amount.

(3) A person who fails to comply with the requirements of subsection one or two of this section shall be liable to a fine for each offence not exceeding ten dollars.

(4) In this section—

“Banker” includes any person who receives money on deposit or holds money on current account for any other person.

“Bank account” includes a current account of money held for a person by another person or deposited by a person with another person.

(5) The provisions of section 92A of this Act shall, mutatis mutandis, apply to any person or banker who is required under this section to give or tender a duly stamped receipt.

(c) by omitting from paragraph (b) of subsection two of section ninety-two the words “without reasonable excuse”;

(d) by inserting next after section ninety-six the following new section:

96A. (1) The provisions of paragraphs (2), (3), (4) and (5) under the heading “Transfer of Shares” in the Second Schedule to this Act shall be read and construed as including a transfer of shares or of the right to any shares in the stock or funds of any corporation or company incorporated in New South Wales or which being incorporated out of New South Wales has a share register in New South Wales wherein such share or right is registered.

(2) The provisions of this Act included in—

(a) the matter appearing in the Second Schedule under the heading “Transfer of Shares”;

VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY.
C 29 November, 1967

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(b) paragraph (b) of subsection one of section ninety-seven; and

c) subsection two of the same section,

shall not apply in the case of a transfer of any shares or of the right to any shares in the stock or funds of any corporation or company, incorporated in New South Wales which are registered, recorded or entered on a branch register of members of the corporation or company lawfully kept outside New South Wales where:

(i) stamp duty is lawfully payable on such transfer in the place outside New South Wales where such branch register of members is lawfully kept; or

(ii) the transfer is exempted from the payment of stamp duty under the provisions of the law imposing stamp duty in the place outside New South Wales where such branch register is lawfully kept.

e) by omitting from subparagraph (i) of paragraph (b) of subsection one of section ninety-seven the words "and the actual date of sale and the date or dates of execution by the transferor and transferee are therein set out";

(f) by omitting subsection one of section 103A and by inserting in lieu thereof the following subsection:

(1) Where in the case of a person dying after the passing of the Stamp Duties (Further Amendment) Act, 1967, death duty has been paid under this Act on personal property situated in any state, territory or country other than New South Wales, at such death and it is shown to the satisfaction of the Commissioner that death duty (not being duty or tax under any Act of the Parliament of the Commonwealth of Australia) has been lawfully paid on such personal property to the state, territory or country in which such property is situated at such death in consequence of the death of the deceased, the Commissioner shall refund to the person who has paid the death duty under this Act on such personal property an amount equal to the said death duty so paid thereon to the state, territory or country in which it is situated or to the said duty so paid thereon under this Act, whichever amount is the lesser.

g) by inserting after section one hundred and seventeen the following new section:

117A. (1) If in respect of any estate—

(a) any person neglects or fails or makes default as required by or under this Act to furnish, supply, deliver or give any evidence, information, account, valuation or statement;

(b) the Commissioner is not satisfied with the evidence, information, account, valuation or statement furnished, supplied delivered or given by any person; or

(c) the Commissioner has reason to believe that the estate (whether or not the evidence, information, account, valuation or statement required by or under this Act to be furnished, supplied, delivered or given has been so furnished, supplied, delivered or given) is dutiable, the Commissioner may cause to be made an assessment of the amount on which, in his judgment, death duty ought to be levied and that amount shall, unless and until—

(i) that amount is shown to be erroneous upon an appeal under section one hundred and twenty-four of this Act; or

(ii) the Commissioner ascertains the true amount or makes a further assessment under this section or section one hundred and twenty-eight of this Act,

be deemed to be the amount on which duty is to be levied.

(2) This section shall apply to and in respect of the estates of persons who died before as well as of persons who die after the passing of the Stamp Duties (Further Amendment) Act, 1967.

(h) by inserting next after paragraph (a) of subsection five of section one hundred and twenty-two the following new paragraph and subsection:

(b) in respect of a payment not exceeding twelve hundred dollars by a savings bank authorised to carry on banking business under a law of a State or of the Commonwealth of Australia from an account in the name of any deceased person either alone or jointly with any other person, which payment has been made to enable the payment of the funeral expenses of the deceased depositor or to reimburse any person who has paid those expenses or to meet the needs of a person who was at the time of the death dependent upon such deceased depositor;
Provided that the deceased depositor was, at the time of his death, domiciled in New South Wales and the person to whom the payment is made is domiciled in New South Wales.

(5A) Where any payment to which paragraph (b) of subsection five of this section applies has been made, the savings bank shall, within thirty days of making such payment, furnish to the Commissioner by notice in writing, details of such payment.

(i) by omitting from subsection one of section one hundred and twenty-four the word "thirty" wherever occurring and by inserting in lieu thereof the word "sixty";

(j) by inserting next after subsection one hundred and twenty-four the following new sections:

124A. (1) Production of any assessment or of any document under the hand of the Commissioner purporting to be a copy of an assessment shall—

(a) be conclusive evidence of the due making of the assessment; and

(b) be conclusive evidence that the amount and all particulars of the assessment are correct, except in proceedings on appeal against the assessment or by way of action or suit under section one hundred and forty of this Act when it shall be prima facie evidence only.

(2) This section shall apply in respect of—

(a) the estates of persons who died before as well as of persons who die after the passing of the Stamp Duties (Further Amendment) Act, 1967;

(b) (i) every instrument executed; and

(ii) every assessment made,

whether before or after the passing of the Stamp Duties (Further Amendment) Act, 1967.

(k) by inserting next after section one hundred and twenty-nine the following new sections:

129A. (1) The Commissioner may, by notice in writing, require any person—

(a) to furnish or supply him with or give him or deliver to him such evidence, information, account, valuation or statement in such form as he requires; or

(b) to attend before him, or before any officer authorised by him in that behalf, and to answer any question put by him or by that officer concerning any matter relevant for the purposes of this Act, and to produce all books, documents or other papers whatever in his custody or under his control relating to any such matter.

(2) The Commissioner may require the evidence, information, account, valuation or statement to be verified by statutory declaration or may require the evidence, information, account, valuation or statement or answers to questions to be given on oath, and either verbally or in writing, and for that purpose he, or the officer authorised by him, may administer an oath.

(3) This section shall apply to and in respect of—

(a) the estates of persons who died before as well as of persons who die after the passing of the Stamp Duties (Further Amendment) Act, 1967; and

(b) every instrument executed whether before or after the passing of the Stamp Duties (Further Amendment) Act, 1967.

129a. (1) Any person who—

(a) obstructs or hinders any officer acting in the discharge of his duty under this Act;

(b) fails or neglects to furnish, supply, deliver or give or makes default in furnishing, supplying, delivering or giving any evidence, information, account, valuation or statement as and when required by this Act, or to comply with any requirement of the Commissioner made in pursuance of this Act;

(c) unless just cause or excuse is shown by him refuses or neglects—

(i) duly to attend before the Commissioner or an officer authorised by him in that behalf when required by the Commissioner;

(ii) to answer any question put to him by the Commissioner or any such officer; or
(iii) to produce any book, document or paper required of him by the Commissioner or any such officer; or  
(d) furnishes, supplies, delivers or gives any evidence, information, account, valuation or statement which is false in any particular or makes any false answers whether verbally or in writing in relation to any matter or thing arising under this Act, shall be guilty of an offence and be liable to a fine for such offence of not more than five hundred dollars and in the case of a continuing offence to a fine of not more than ten dollars for each day on which the offence continues.  

(2) Where any provision of subsection one of this section is inconsistent with any other provision of this Act the provision of subsection one of this section shall prevail.  

3. The Second Schedule to the Principal Act is amended—  
(a) by inserting next after the matter appearing under the heading “Deed” the following new matter:—  

<table>
<thead>
<tr>
<th>DISCOUNT ARRANGEMENT other than a Short Term Discount Arrangement:</th>
<th>$ c</th>
</tr>
</thead>
<tbody>
<tr>
<td>On the accommodation.</td>
<td>An amount equal to 1% per centum of such accommodation. (Any remaining fractional part of one cent shall be disregarded.)</td>
</tr>
<tr>
<td>The person accommodating.</td>
<td></td>
</tr>
</tbody>
</table>

(b) by inserting next after the matter appearing under the heading “Guarantee” the following new matter:—  

<table>
<thead>
<tr>
<th>HIRING ARRANGEMENT</th>
<th>$ c</th>
</tr>
</thead>
<tbody>
<tr>
<td>On the total amount payable under the hiring arrangement.</td>
<td>0.35 or an amount equal to 1% per centum of such total amount payable under the hiring arrangement whichever is the greater. (Any remaining fractional part of one cent shall be disregarded.)</td>
</tr>
<tr>
<td>The owner.</td>
<td></td>
</tr>
</tbody>
</table>

(c) (i) by inserting next after the heading “Policies of Insurance” the words “not being a policy of life insurance”;  
(ii) by omitting the matter appearing in paragraph (3) under the heading “Policies of Insurance”;  
(iii) by omitting paragraphs (a) and (h) of the exemptions appearing under the same heading;  
(d) by inserting next after the matter appearing under the heading “Policies of Insurance” the following new matter:—  

<table>
<thead>
<tr>
<th>POLICIES OF LIFE INSURANCE</th>
<th>$ c</th>
</tr>
</thead>
<tbody>
<tr>
<td>Upon every policy (other than a temporary or term insurance policy) where the sum insured exceeds $100 and does not exceed $2,000—</td>
<td>0.10</td>
</tr>
<tr>
<td>For every $200 and also for any fractional part of $200 of the sum insured—</td>
<td>0.10</td>
</tr>
<tr>
<td>Where the sum insured exceeds $2,000—</td>
<td>0.20</td>
</tr>
<tr>
<td>For every $200 of the first $2,000 of such amount—</td>
<td>The company or person issuing the policy.</td>
</tr>
<tr>
<td>And in addition thereto, for every $200 and also for any fractional part of $200 in excess of the first $2,000—</td>
<td></td>
</tr>
<tr>
<td>Upon a temporary or term insurance policy—</td>
<td>five per centum of the first year’s premium on the policy.</td>
</tr>
</tbody>
</table>
Exemption: A policy of life insurance where the sum insured does not exceed $100.

(3) Upon every policy of re-insurance where the original policy of insurance has been duly stamped

(4) Upon every transfer or assignment of a policy of life insurance otherwise than by way of mortgage or release of mortgage

The company or person issuing the policy.
The same duty as on a conveyance.

(e) by inserting at the end of paragraph six under the heading "General Exemptions from Stamp Duty under Part II 1" the words "not being an instrument within the meaning of a hiring arrangement as defined in section 74D of this Act or an instalment purchase arrangement as defined in section 73A of this Act."

4. The Second Schedule to the Principal Act is further amended by omitting paragraph (i) of the exceptions appearing under the heading "Receipt" and by inserting in lieu thereof the following paragraph:

(i) Any acknowledgment given by a bank for money deposited in that bank to be accounted for other than an acknowledgment for any sum carried to the credit of any depositor or shareholder in the bank on any division of the profits made by such bank.

Resolved further—

(B) (1) That this Resolution be read and construed with the Stamp Duties Act, 1920-1967.

(2) That the Principal Act, as amended by this Resolution, may be cited as the Stamp Duties Act, 1920-1967.

Resolved further—

(C) That the commencing date of the matter appearing in—

(1) Paragraphs two and four of the Schedule to paragraph (A) of this Resolution be the day upon which the Royal Assent is signified to the Bill to give effect to this Resolution;

(2) Paragraphs one and three of that Schedule be the day appointed by the Governor and notified by proclamation published in the Gazette.

On motion of Mr Askin the Resolution was agreed to.

14. STAMP DUTIES (FURTHER AMENDMENT) BILL.—

(1) Ordered, on motion of Mr Askin, That a Bill be brought in, founded on Resolution of Ways and Means (No. 14), to make certain provisions with respect to the payment of stamp duty on instruments and death duty on estates of deceased persons; for these and other purposes to amend the Stamp Duties Act, 1920-1967; and for purposes connected therewith.

(2) Mr Askin then presented a Bill, intituled "A Bill to make certain provisions with respect to the payment of stamp duty on instruments and death duty on estates of deceased persons; for these and other purposes to amend the Stamp Duties Act, 1920-1967; and for purposes connected therewith"—which was read a first time.

Ordered, That the Bill be now read a second time.

(3) Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.
And the Committee continuing to sit after Midnight—

THURSDAY, 30 NOVEMBER, 1967, A.M.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Askin the Report was adopted.

Ordered, That the Bill be now read a third time.

(4) Bill read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to make certain provisions with respect to the payment of stamp duty on instruments and death duty on estates of deceased persons; for these and other purposes to amend the Stamp Duties Act, 1920-1967; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 30 November, 1967, a.m.

15. ADJOURNMENT.—Mr Askin moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twelve minutes after Twelve a.m., until Eleven a.m., This Day.

I. P. K. VIDLER,
Clerk of the Legislative Assembly.

KEVIN ELLIS,
Speaker.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. PETITION—COLONG CAVES RESERVE.—Mr Kearns presented a Petition from the Sydney University Nature Conservation Society, containing 8,005 signatures, representing that the Colong Caves Reserve is a valuable and unique natural parkland for public recreation and for the conservation of native fauna and flora; that mining at Mount Armour will destroy any caves in the limestone, drive wildlife from the area and hinder and restrict public recreation, thus permanently destroying the Reserve; and praying that all leases to mine limestone within the Colong Caves Reserve be withdrawn and action be taken to preserve for posterity this and other of our valuable parklands.

Petition received.

2. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

3. URGENCY—DEVALUATION OF STERLING.—Mr Renshaw moved, That it is a matter of urgent necessity that this House should forthwith consider the following Motion, viz.:

(1) That a Select Committee be appointed to enquire into and recommend action to be taken to offset the effects of the devaluation of sterling on the primary and secondary industries of this State.

(2) That the Committee comprise Mr Bruxner, Mr Crawford, Mr Weiley, Mr Mackie, Mr Grassby, Mr Murphy and the Mover.

(3) That the Committee be given leave to sit during the sittings or any adjournment of the House and to make visits of inspection within the State of New South Wales.

Question put.
The House divided.

Ayes, 42

Mr Bannon
Mr Bowen
Mr Cahill
Mr Condy
Mr Cox
Mr Crabtree
Mr Dalton
Mr Downing
Mr Durick
Mr Earl
Mr Einfeld
Mr Flaherty
Mr Grassby
Mr Green
Mr Ileffron
Mr Askin
Mr Beale
Mr Brain
Mr Brown
Mr Bruxner
Mr Chaffey
Mr Clough
Mr Coates
Mr Cohen
Mr Cowan
Mr Crawford
Mr Cross
Mr Cutler
Mr Darby
Mr Drake
Mr Doyle

Mr Hills
Mr Jackson
Mr Jensen
Mr Johnstone
Mr Jones
Mr Kears
Mr Kelly
Mr McCartney
Mr McMahon
Mr Mahoney
Mr Mallam
Mr Mannin
Mr Murphy
Mr Neilly
Mr Nott

Mr Quinn
Mr Renshaw
Mr Ryan
Mr Sheahan
Mr Simpson
Mr Sloss
Mr Southey
Mr Stewart
Mr K. J. Stewart
Mr Wattison
Tellers,

Mr Booth
Mr Ferguson

Noes, 48

Mr Askin
Mr Beale
Mr Brain
Mr Brown
Mr Bruxner
Mr Chaffey
Mr Clough
Mr Coates
Mr Cohen
Mr Cowan
Mr Crawford
Mr Cross
Mr Cutler
Mr Darby
Mr Drake
Mr Doyle

Mr Dumbier
Mr Fife
Mr Freundenstein
Mr Griffith
Mr Healey
Mr Hough
Mr Hughes
Mr Humphries
Mr Hunter
Mr Jactett
Mr Jago
Mr Jago
Mr Lewis
Mr McCaw
Mr Mackie
Mr Maddison
Mr Manyweathers
Mr Mauger

Mr McMeekin
Mr Matters
Mr McMurtrie
Mr O'Keefe
Mr Osborn
Mr O'Keefe
Mr Outing
Mr Phillips
Mr Phillips
Mr Poulter
Mr Poulter
Mr Pitches
Mr Poulter
Mr Reddick
Mr Stephens
Mr Taylor
Mr Waddy
Mr Wakeley
Mr Wallis
Mr Waddy

And so it passed in the negative.

4. FOOT AND MOUTH DISEASE.—

(1) URGENCY.—Mr Brewer moved, That it is a matter of urgent necessity that this House should forthwith consider the following Motion, viz.:

(1) That this House expresses the gravest concern over the major outbreak of foot and mouth disease in the United Kingdom resulting in the large-scale compulsory slaughter of animals including some which are the foundation stock of many breeds of livestock, principally cattle, sheep and pigs; and

(2) That the New South Wales Government seek the co-operation of the Federal and other State Governments to the fullest extent to keep this country free from the menace of these exotic diseases.

Question put and passed.

(2) SUSPENSION OF STANDING AND SESSIONAL ORDERS.—Mr Brewer moved, That so much of the Standing and Sessional Orders be suspended as would preclude the consideration forthwith of the following Motion, viz.:

(1) That this House expresses the gravest concern over the major outbreak of foot and mouth disease in the United Kingdom resulting in the large-scale compulsory slaughter of animals including some which are the foundation stock of many breeds of livestock, principally cattle, sheep and pigs; and

(2) That the New South Wales Government seek the co-operation of the Federal and other State Governments to the fullest extent to keep this country free from the menace of these exotic diseases.

Question put and passed.

(3) Mr Brewer moved—

(1) That this House expresses the gravest concern over the major outbreak of foot and mouth disease in the United Kingdom resulting in the large-scale compulsory slaughter of animals including some which are the foundation stock of many breeds of livestock, principally cattle, sheep and pigs; and

(2) That the New South Wales Government seek the co-operation of the Federal and other State Governments to the fullest extent to keep this country free from the menace of these exotic diseases.
Debate ensued.
Mr Griffith moved, That the Question be now put.
Question put—"That the Question be now put."
The House divided.

Ayes, 47
Mr Askin  Mr Dunbier  Mr Mason
Mr Beale  Mr Duncan  Mr Mauger
Mr Brain  Mr Fife  Mr Mead
Mr Brewer  Mr Freudenstein  Mr Morris
Mr Brown  Mr Griffith  Mr Morton
Mr Bruenner  Mr Hough  Mr O'Keefe
Mr Chaffey  Mr Hughes  Mr Osborne
Mr Clough  Mr Humphries  Mr Pach
Mr Cohen  Mr Hunter  Mr Stephens
Mr Cowan  Mr Jackett  Mr Taylor
Mr Crawford  Mr Jago  Mr Waddy
Mr Cross  Mr Lewis  Mr Weiley
Mr Cotton  Mr McCaw  Mr Willis
Mr Darby  Mr Mackie  Tellers,
Mr Deane  Mr Maddison  Mr Healey
Mr Doyle  Mr Manyweathers  Mr Ruddock

Noes, 41
Mr Bannon  Mr Green  Mr Neilly
Mr Booth  Mr Helfron  Mr Nott
Mr Bowep  Mr Hills  Mr Quinn
Mr Cahill  Mr Jensen  Mr Renshaw
Mr Cady  Mr Johnstone  Mr Ryan
Mr Cox  Mr Jones  Mr Sheahan
Mr Crabtree  Mr Kears  Mr Simpson
Mr Dalton  Mr Kelly  Mr Southo
Mr Downing  Mr McCartney  Mr Stewart
Mr Durack  Mr McMahon  Mr K. J. Stewart
Mr Earl  Mr Mahoney  Mr Watson
Mr Ferguson  Mr Mallam  Tellers,
Mr Flaherty  Mr Mannix  Mr Emfield
Mr Grasby  Mr Murphy  Mr Jackson

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

5. PAPERS.—
Mr Willis laid upon the Table the following Paper:
Ordered to be printed.

Mr Morton laid upon the Table the following Paper:
Referred by Sessional Order to the Printing Committee.

Mr Morris laid upon the Table the following Papers:
(1) Motor Traffic Act, 1909, as amended—Regulations for Motor Traffic—Regulation 130a and Schedule N.
(2) Statement of Traffic secured to railway transport by the exercise of the powers conferred on the Commissioner for Railways under section 24 (3), (4) and (6) of the Government Railways Act, 1912, as amended, for the month of October, 1967.
Referred by Sessional Order to the Printing Committee.

Mr Fife laid upon the Table the following Paper:
Ordered to be printed.
6. **SUPERANNUATION (AMENDMENT) BILL (Formal Order of the Day).**—Bill, on motion of Mr Willis, on behalf of Mr Maddison, read a third time.

Bill sent to the Legislative Council, with the following Message:

**Mr PRESIDENT—**

The Legislative Assembly having this day passed a Bill, intituled "An Act to make further provisions with respect to the State Superannuation Fund; for this and other purposes to amend the Superannuation Act, 1916–1965; to validate certain matters; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

*Legislative Assembly Chamber, Sydney, 30 November, 1967.*

7. **PIPEDINES BILL (Formal Order of the Day).**—Bill, on motion of Mr Fife, read a third time.

Bill sent to the Legislative Council, with the following Message:

**Mr PRESIDENT—**

The Legislative Assembly having this day passed a Bill, intituled "An Act relating to the construction, operation and maintenance of pipelines; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

*Legislative Assembly Chamber, Sydney, 30 November, 1967.*

8. **GAS AND ELECTRICITY (AMENDMENT) BILL (Formal Order of the Day).**—Bill, on motion of Mr Morton, read a third time.

Bill sent to the Legislative Council, with the following Message:

**Mr PRESIDENT—**

The Legislative Assembly having this day passed a Bill, intituled "An Act relating to the supply of gas; for this purpose to amend the Gas and Electricity Act, 1935, as amended by subsequent Acts; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

*Legislative Assembly Chamber, Sydney, 30 November, 1967.*

9. **LEGISLATIVE ASSEMBLY MEMBERS SUPERANNUATION (AMENDMENT) BILL.—**

(1) Mr Askin moved, pursuant to Notice, That leave be given to bring in a Bill to make further provisions relating to pensions and refunds of contributions under the Legislative Assembly Members Superannuation Act, 1946–1967; for this purpose to amend the said Act; to validate certain matters; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Askin then presented a Bill, intituled "A Bill to make further provisions relating to pensions and refunds of contributions under the Legislative Assembly Members Superannuation Act, 1946–1967; for this purpose to amend the said Act; to validate certain matters; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

10. **MINING (FURTHER AMENDMENT) BILL.—**

(1) Mr Fife moved, pursuant to Notice, That leave be given to bring in a Bill to make provision with respect to the granting of leases under the Mining Act, 1906, as amended by subsequent Acts; for this purpose to amend that Act; and for purposes connected therewith.

Debate ensued.

Question put and passed.
(2) Mr Fife then presented a Bill, intituled "A Bill to make provision with respect to the granting of leases under the Mining Act, 1906, as amended by subsequent Acts; for this purpose to amend that Act; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

11. INDUSTRIAL ARBITRATION (BASIC WAGE) AMENDMENT BILL.—The Order of the Day having been read, Mr Willis moved, That this Bill be now read a second time.

Debate ensued.

Mr Quinn moved, That this Debate be now adjourned.

Question put and passed.

Ordered, on motion of Mr Willis, That the resumption of the Debate stand an Order of the Day for To-morrow.

12. ADJOURNMENT.—Mr Willis moved, That this House do now adjourn.

PRINTING COMMITTEE.—Mr Punch, as Chairman, brought up the Fourteenth Report from the Printing Committee.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twenty-three minutes after Four p.m., until Tuesday next at Half-past Two p.m.

I. P. K. VIDLER, KEVIN ELLIS,

Clerk of the Legislative Assembly. Speaker.

BY AUTHORITY:

V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
TUESDAY, 5 DECEMBER, 1967

The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. NEWCASTLE INTERNATIONAL SPORTS CENTRE BILL.—The following Message from His Excellency the Governor was delivered by Mr Askin, and read by Mr Speaker:

A. R. CUTLER,
Governor.

A Bill intituled "An Act to make provisions with respect to the Newcastle International Sports Centre; to provide for the appointment of additional trustees thereof, for the establishment of a club within the Centre and for the registration of that club under the Liquor Act, 1912, as amended by subsequent Acts; to amend the Crown Lands Consolidation Act, 1913, the Liquor Act, 1912, and certain other Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 30 November, 1967.

2. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported the following Messages from the Legislative Council:

(1) Carcoar Dam Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to sanction and to provide for the construction of a dam across the Belubula River about three miles upstream from Carcoar and works incidental thereto; to amend the Public Works Act, 1912, as amended by subsequent Acts, in certain respects; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,
Sydney, 30 November, 1967.

H. V. BUDD,
President.
(2) Copeton Dam Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to sanction and to provide for the construction of a dam across the Gwydir River about five miles west of Copeton and works incidental thereto; to amend the Public Works Act, 1912, as amended by subsequent Acts, in certain respects; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 30 November, 1967. H. V. BUDD, President.

(3) Crimes (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to make provisions with respect to crimes relating to aircraft; the imposition of monetary penalties in conjunction with the granting of recognizances to be of good behaviour and the imposition of cumulative sentences; to make further provisions with respect to assaults on prison officers; to create offences relating to certain fraudulent agreements; for these and other purposes to amend the Crimes Act 1900, and certain other Acts; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 30 November, 1967. H. V. BUDD, President.

(4) Lostock Dam Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to sanction and to provide for the construction of a dam across the Patterson River about three-quarters of a mile upstream from Lostock and works incidental thereto; to amend the Public Works Act, 1912, as amended by subsequent Acts, in certain respects; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 30 November, 1967. H. V. BUDD, President.

(5) Mines Inspection (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to make further provisions for the regulation and inspection of mines other than coal and shale mines; for this and other purposes to amend the Mines Inspection Act, 1901, as subsequently amended; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 30 November, 1967. H. V. BUDD, President.

(6) Permanent Building Societies (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to provide for the exemption of certain permanent building societies from compliance with the provisions of certain Acts; for this purpose to amend the Money-lenders and Infants Loans Act, 1941, the Land Tax Management Act, 1956, the Companies Act, 1961, the Permanent Building Societies Act, 1967, and certain other Acts; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 30 November, 1967. H. V. BUDD, President.

(7) Second-hand Dealers and Collectors (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act relating to the retention for a certain period of second-hand goods purchased or received by licensed second-hand dealers; for this purpose to amend the
Second-hand Dealers and Collectors Act, 1906, as amended by subsequent Acts; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,
Sydney, 30 November, 1967.

H. V. BUDD,
President.

(8) Toonumbar Dam Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to sanction and to provide for the construction of a dam across the Iron Pot Creek about fifteen and a half miles upstream from its junction with Eden Creek and works incidental thereto; to amend the Public Works Act, 1912, as amended by subsequent Acts, in certain respects; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,
Sydney, 30 November, 1967.

H. V. BUDD,
President.

3. Notices of Motions and Questions.—Mr Speaker called on Notices of Motions and Questions.

4. Urgency—Rezoning of Land in Warringah Shire.—Mr Renshaw moved, That it is a matter of urgent necessity that this House should forthwith consider the following Motion, viz.:

(1) That this House view with great concern allegations made in a statement signed yesterday by the former President of Warringah Shire Council, Mr Gordon Berkeley Jones, that the Minister for Local Government disclosed confidential information concerning the rezoning of land in the Warringah Shire and thus breached his Ministerial trust and responsibility.

(2) That the Minister be relieved of his portfolio pending a full judicial inquiry vested with the powers of a Royal Commission, to enquire into all the circumstances and consequences of this alleged breach.

(3) That the terms of such inquiry also include allegations made by Jones concerning the activities of the Member for Wakehurst and those of all other persons mentioned by Jones in his signed statements.

Question put and passed.

5. Notices of Motions and Questions.—(Continuation of Entry No. 3 pending copying of document made available by Mr Renshaw at the Speaker's request).

6. Rezoning of Land in Warringah Shire.—(Continuation of Entry No. 4).

(1) Suspension of Standing and Sessional Orders.—Mr Renshaw moved, That so much of the Standing and Sessional Orders be suspended as would preclude the consideration forthwith of the following Motion, viz.:

(1) That this House view with great concern allegations made in a statement signed yesterday by the former President of Warringah Shire Council, Mr Gordon Berkeley Jones, that the Minister for Local Government disclosed confidential information concerning the rezoning of land in the Warringah Shire and thus breached his Ministerial trust and responsibility.

(2) That the Minister be relieved of his portfolio pending a full judicial inquiry vested with the powers of a Royal Commission, to enquire into all the circumstances and consequences of this alleged breach.

(3) That the terms of such inquiry also include allegations made by Jones concerning the activities of the Member for Wakehurst and those of all other persons mentioned by Jones in his signed statements.

Question put and passed.

(2) Mr Renshaw moved—

(1) That this House view with great concern allegations made in a statement signed yesterday by the former President of Warringah Shire Council, Mr Gordon Berkeley Jones, that the Minister for Local Government disclosed confidential information concerning the rezoning of land in the Warringah Shire and thus breached his Ministerial trust and responsibility.
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
5 December, 1967

(2) That the Minister be relieved of his portfolio pending a full judicial inquiry vested with the powers of a Royal Commission, to enquire into all the circumstances and consequences of this alleged breach.

(3) That the terms of such inquiry also include allegations made by Jones concerning the activities of the Member for Wakehurst and those of all other persons mentioned by Jones in his signed statements.

Debate ensued.

Disorder: The Speaker stated that it was not incumbent on the Chair to call an Honourable Member to order by name three times. Whenever the Chair called "Order", the exhortation was addressed to all Honourable Members who at that time were transgressing the rules of the House. If an Honourable Member persisted in his disorderly conduct he became liable to removal without having been specifically called to order.

Debate continued.

Mr Griffith moved, That the Question be now put.

Disorder: By direction of Mr Speaker, the Honourable Member for Randwick, Mr Bowen, was removed from the Chamber by the Serjeant-at-Arms, under Standing Order No. 392.

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

The House divided.

Ayes, 48

Mr Askin  Mr Duncan  Mr Mauger
Mr Beale  Mr Fife  Mr Mead
Mr Brain  Mr Freudenstein  Mr Morris
Mr Brewer  Mr Griffith  Mr Morton
Mr Brown  Mr Hesley  Mr O'Keefe
Mr Bruxner  Mr Hughes  Mr Osborne
Mr Chaffey  Mr Hunter  Mr Punch
Mr Clough  Mr Jackett  Mr Stephens
Mr Cohen  Mr Jago  Mr Taylor
Mr Cowan  Mr Lawson  Mr Waddy
Mr Crawford  Mr Lewis  Mr Weiley
Mr Cross  Mr McCaw  Mr Willis
Mr Culer  Mr Mackie  Tellers,
Mr Darby  Mr Maddison
Mr Deane  Mr Manyweather  Mr Humphries
Mr Doyle  Mr Mason  Mr Roodcock

Noes, 40

Mr Bannon  Mr Heffron  Mr Nott
Mr Booth  Mr Hills  Mr Quinn
Mr Cahill  Mr Jackson  Mr Renton
Mr Coady  Mr Jensen  Mr Ryan
Mr Cox  Mr Johnston  Mr Simpson
Mr Dalton  Mr Jones  Mr Sloss
Mr Downing  Mr Kearns  Mr Southey
Mr Durick  Mr McCartney  Mr Stewart
Mr Earl  Mr McMahon  Mr K. J. Stewart
Mr Einfeld  Mr Mahoney  Mr Wattison
Mr Ferguson  Mr Mallam  Tellers,
Mr Flaherty  Mr Mannix  Mr Crabtree
Mr Grassby  Mr Murphy  Mr Kelly
Mr Green  Mr Neilly

Tellers, Mr Crabtree  Mr Kelly
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY

5 December, 1967

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

Original Question put.

The House divided.

Ayes, 40

Mr Bannon  Mr Hills  Mr Nott
Mr Booth  Mr Jackson  Mr Quinn
Mr Cahill  Mr Jensen  Mr Renshaw
Mr Coady  Mr Johnstone  Mr Ryan
Mr Cox  Mr Jones  Mr Simpson
Mr Crabtree  Mr Kearns  Mr Sloane
Mr Dalton  Mr Kelly  Mr Southey
Mr Downing  Mr McCartney  Mr Stewart
Mr Durick  Mr McMahon  Mr K. J. Stewart
Mr Earl  Mr Mahoney  Mr Wattison
Mr Einfeld  Mr Mullan  Tellers,
Mr Grassby  Mr Mannix
Mr Green  Mr Murphy  Mr Ferguson
Mr Heffron  Mr Neilly  Mr Flaherty

Noes, 49

Mr Askin  Mr Duncan  Mr Mason
Mr Beale  Mr Eife  Mr Mauger
Mr Brain  Mr Freudenstein  Mr Mead
Mr Brewer  Mr Griffith  Mr Morris
Mr Brown  Mr Heleny  Mr Morton
Mr Bruynier  Mr Hough  Mr Osborne
Mr Chaffey  Mr Hughes  Mr Punch
Mr Clough  Mr Humphries  Mr Ruddock
Mr Coules  Mr Hunter  Mr Stephens
Mr Cohen  Mr Jackett  Mr Taylor
Mr Cowan  Mr Jago  Mr Waddy
Mr Crawford  Mr Lawson  Mr Weiley
Mr Cross  Mr Lewis  Mr Willis
Mr Cutler  Mr McCaw  Tellers,
Mr Darby  Mr Mackie
Mr Doyle  Mr Maddison  Mr Dean
Mr Dunbier  Mr Manyweathers  Mr O'Reefe

And so it passed in the negative.

7. PAPERS.—

Mr Askin laid upon the Table the following Papers:


Referred by Sessional Order to the Printing Committee.

Mr Willis laid upon the Table the following Papers:

Ordered to be printed.
Referred by Sessional Order to the Printing Committee.

Mr McCaw laid upon the Table the following Paper:

Ordered to be printed.

Mr Hughes laid upon the Table the following Papers:

Ordered to be printed.
8. SUSPENSION OF STANDING ORDERS.—Mr Willis (by consent) moved, That so much of the Standing Orders be suspended as would preclude the Motor Traffic, Metropolitan Traffic and Transport (Amendment) Bill and Liquor (Amend-ment) Bill being brought in and proceeded with as far as the second reading stage in one day.

Question put and passed.

9. LIQUOR (AMENDMENT) BILL.—

(1) Mr Maddison moved, That leave be given to bring in a Bill to make further provision with respect to the sale and supply of liquor; for this purpose to amend the Liquor Act, 1912, as amended by subsequent Acts; and for purposes connected therewith.

 Debate ensued.

Question put and passed.

(2) Mr Maddison then presented a Bill, intituled "A Bill to make further provision with respect to the sale and supply of liquor; for this purpose to amend the Liquor Act, 1912, as amended by subsequent Acts; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

10. MOTOR TRAFFIC, METROPOLITAN TRAFFIC AND TRANSPORT (AMENDMENT) BILL.—

(1) Mr Morris moved, That leave be given to bring in a Bill to make further provisions with respect to the control of traffic upon public streets, the issue of drivers' licenses and the testing of drivers of motor vehicles; for these and other purposes, to amend the Motor Traffic Act, 1909, the Metropolitan Traffic Act, 1900, the Transport Act, 1930, and certain other Acts; and for purposes connected therewith.

 Debate ensued.

Question put and passed.

(2) Mr Morris then presented a Bill, intituled "A Bill to make further provisions with respect to the control of traffic upon public streets, the issue of drivers' licenses and the testing of drivers of motor vehicles; for these and other purposes, to amend the Motor Traffic Act, 1909, the Metropolitan Traffic Act, 1900, the Transport Act, 1930, and certain other Acts; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

11. ADMINISTRATION OF JUSTICE BILL.—

(1) Mr McCaw moved, pursuant to Notice, That leave be given to bring in a Bill to amend the law relating to the administration of justice; to make further provision with respect to the mode of trial of certain classes of civil actions; to make further provision with respect to the payment or the provision of security for payment of moneys into court in civil actions; to enable the Court of Appeal, in special circumstances, to substitute its assessment for the verdict of a jury; to make further provision with respect to the liability of women for service on juries; to make amendments of a procedural or administrative nature to various Acts; for these and other purposes to amend the Law Reform (Miscellaneous Provisions) Act, 1965, and certain Acts amended by that Act, the Matrimonial Causes Act, 1899, and certain other Acts; and for purposes connected therewith.
Debate ensued.

Question put.

The House divided.

Ayes, 46

Mr Askin  Mr Beale  Mr Brain  Mr Brewer  Mr Brown  Mr Bruxner  Mr Chaffey  Mr Clough  Mr Coates  Mr Cowan  Mr Crawford  Mr Cross  Mr Cutler  Mr Darby  Mr Doyle  Mr Duncan

Mr Fife  Mr Freudenstein  Mr Griffith  Mr Healey  Mr Hough  Mr Hughes  Mr Humphries  Mr Hunter  Mr Jackett  Mr Jago  Mr Lawson  Mr Lewis  Mr McCaw  Mr Mackie  Mr Manyweathers  Mr Mason

Mr Mead  Mr Morris  Mr O'Keefe  Mr Osborne  Mr Purch  Mr Ruddock  Mr Stephens  Mr Taylor  Mr Waddy  Mr Welley  Mr Willis  Mr Cohen  Mr Mauger

Noes, 40

Mr Bannon  Mr Booth  Mr Cahill  Mr Coady  Mr Cox  Mr Crabtree  Mr Dalton  Mr Downing  Mr Durick  Mr Earl  Mr Einfeld  Mr Ferguson  Mr Flaherty  Mr Green  Mr Heffron  Mr Hille  Mr Jackson  Mr Jensen  Mr Johnstone  Mr Jones  Mr Kelly  Mr McCartney  Mr McMahon  Mr Mahoney  Mr Mallam  Mr Mannix  Mr Murphy  Mr Neilly

Mr Heffron  Mr Hille  Mr Jackson  Mr Jensen  Mr Johnstone  Mr Jones  Mr Kelly  Mr McCartney  Mr McMahon  Mr Mahoney  Mr Mallam  Mr Mannix  Mr Murphy  Mr Neilly

Mr Nott  Mr Quinn  Mr Renshaw  Mr Ryan  Mr Simpson  Mr Slos  Mr Stewart  Mr K. J. Stewart  Mr Watson  Mr Seith  Mr Grassby  Mr Kearns

And so it was resolved in the affirmative.

(2) Mr McCaw then presented a Bill, intituled "A Bill to amend the law relating to the administration of justice; to make further provision with respect to the mode of trial of certain classes of civil actions; to make further provision with respect to the payment or the provision of security for payment of moneys into court in civil actions; to enable the Court of Appeal, in special circumstances, to substitute its assessment for the verdict of a jury; to make further provision with respect to the liability of women for service on juries; to make amendments of a procedural or administrative nature to various Acts; for these and other purposes to amend the Law Reform (Miscellaneous Provisions) Act, 1965, and certain Acts amended by that Act, the Matrimonial Causes Act, 1899, and certain other Acts; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Speaker, That the second reading stand an Order of the Day for To-morrow.

12. PREVENTION OF CRUELTY TO ANIMALS BILL.—The Order of the Day having been read, Mr Willis moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Willis the Report was adopted.

And Mr Speaker having consented to the third reading being taken forthwith—Bill, on motion of Mr Willis, read a third time.
Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to make further provisions relating to the prevention of cruelty to animals; to amend the Prevention of Cruelty to Animals Act, 1901–1965, and the Police Offences Act, 1901–1967; and for purposes connected therewith"—presents the same to the the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 5 December, 1967.

13. Workers' Compensation (Amendment) Bill.—The Order of the Day having been read, Mr Willis moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

And the Committee continuing to sit after Midnight—

WEDNESDAY, 6 DECEMBER, 1967, A.M.

Mr Speaker resumed the Chair, and the Chairman reported the Bill with an amendment.

On motion of Mr Willis the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for To-morrow.

14. Mining (Further Amendment) Bill.—The Order of the Day having been read, Mr Fife moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and Mr Clough, Temporary Chairman reported the Bill without amendment.

On motion of Mr Fife the Report was adopted.

And Mr Speaker having consented to the third reading being taken forthwith—

Bill, on motion of Mr Fife, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to make provision with respect to the granting of leases under the Mining Act, 1906, as amended by subsequent Acts; for this purpose to amend that Act; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 6 December, 1967, a.m.

15. Industrial Arbitration (Basic Wage) Amendment Bill.—The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Willis, "That this Bill be now read a second time"—

And the Question being again proposed—

The House resumed the said adjourned Debate.

Mr Griffith moved, That the Question be now put.

Question put—"That the Question be now put."
The House divided.

Ayes, 46

Mr Askin  Mr Beale  Mr Brewer  Mr Brown  Mr Bruxner  Mr Chaffey  Mr Clough  Mr Cohen  Mr Cowan  Mr Crawford  Mr Cross  Mr Culler  Mr Darby  Mr Doyle  Mr Dunbar  Mr Duncan

Mr Fife  Mr Freudenstein  Mr Griffith  Mr Healey  Mr Hough  Mr Hughes  Mr Humphries  Mr Junier  Mr Jackett  Mr Ingo  Mr Lawson  Mr Lewis  Mr McCaw  Mr Mackie  Mr Madison  Mr Mason

Mr Mauger  Mr Mead  Mr Morris  Mr Morton  Mr O'Keefe  Mr Osborne  Mr Punch  Mr Stephens  Mr Taylor  Mr Waddy  Mr Weiley  Mr Willis  Tellers,  Mr Manyweathers  Mr Ruddock

Noes, 38

Mr Bannon  Mr Booth  Mr Cahill  Mr Coady  Mr Cox  Mr Crabtree  Mr Dalton  Mr Downing  Mr Einfeld  Mr Ferguson  Mr Flaherty  Mr Grassby  Mr Green  Mr Heffron  Mr Hiles  Mr Jackson  Mr Jensen  Mr Johnstone  Mr Jones  Mr Kearns  Mr Kelly  Mr McCartney  Mr McMahon  Mr Mannix  Mr Murphy  Mr Neilly  Mr Nott  Mr Quinn

Mr Renshaw  Mr Ryan  Mr Simpson  Mr Sloes  Mr Southey  Mr Stewart  Mr K. J. Stewart  Tellers,  Mr Wattison  Mr Darick  Mr Mahoney

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

Original Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Willis the Report was adopted.

And Mr Speaker having consented to the third reading being taken forthwith—

Bill, on motion of Mr Willis, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr PRESIDENT—

The Legislative Assembly having this day passed a Bill, intituled "An Act to make provisions with respect to the fixation of wages in awards made, and industrial agreements entered into, under the Industrial Arbitration Act, 1940, as amended by subsequent Acts; for this purpose, and for other purposes, to amend that Act, as so amended, and certain other Acts; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 6 December, 1967, a.m.

16. ADJOURNMENT.—Mr Willis moved, That this House do now adjourn.

Debate ensued.

And the Debate having proceeded for Ten minutes, Mr Speaker, pursuant to Amended Sessional Order adopted on 2 November, 1967, adjourned the House at Five minutes before Three a.m., until Half-past Two p.m., This Day.
WEDNESDAY, 6 DECEMBER, 1967

The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

2. PAPERS.—

Mr Askin laid upon the Table the following Papers:


(2) Minute of the Public Service Board respecting the appointments, on probation, of certain persons to the Public Service.


Referred by Sessional Order to the Printing Committee.

Mr Cutler laid upon the Table the following Papers:

(1) Macquarie University Act, 1964—Amendments of, and additions to, the By-laws of Macquarie University.

(2) Financial Statements of the University of New England for 1966.


Referred by Sessional Order to the Printing Committee.

Mr Chaffey laid upon the Table the following Papers:


Ordered to be printed.


Referred by Sessional Order to the Printing Committee.

Mr McCaw laid upon the Table the following Paper:

Supreme Court Rules—Costs Rules—Amendments of Rule 64 and of the Fourth Schedule of Charges.

Referred by Sessional Order to the Printing Committee.
Mr Morton laid upon the Table the following Papers:

1. Electricity Commission Act, 1950, as amended—Notifications of acquisition, appropriation and/or resumption of easements under the Public Works Act, 1912, as amended, for electricity transmission lines between—
   (a) Sydney North and Ourimbah.
   (b) Sydney North and Lane Cove.
   (c) Dubbo and Narramine.

2. Local Government Act, 1919, as amended—Amendment of Ordinance 77 and substituted Forms 1 to 8, inclusive, in lieu of Forms 1, 2, 3, 3a, 4, 5, 6 and 7 under the Ordinance.

Referred by Sessional Order to the Printing Committee.

Mr Morris laid upon the Table the following Papers:


Ordered to be printed.

4. Ministry of Transport Act, 1932, as amended—
   (a) Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for the purpose of maintaining traffic on the existing line of railway between Sydney and Nowra by the stabilization of an embankment at Otford.
   (b) Notification of rescission of resumption of an easement under the Public Works Act, 1912, as amended, for the purposes of the Government Railways Act, 1912, as amended, at Lakemba.

Referred by Sessional Order to the Printing Committee.

Mr Beale laid upon the Table the following Papers:


Ordered to be printed.

Mr Stephens laid upon the Table the following Paper:


Ordered to be printed.

Mr Jago laid upon the Table the following Paper:


Ordered to be printed.

3. WORKERS' COMPENSATION (AMENDMENT) BILL (Formal Order of the Day).—

Bill, on motion of Mr Willis, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled "An Act to increase rates of workers' compensation and otherwise to amend the law relating to workers' compensation; for these and other purposes to amend the Workers' Compensation Act, 1926, the Workers' Compensation (Silicosis) Act,
1942, the Workmen's Compensation (Broken Hill) Act, 1920, the Industrial Arbitration Act, 1940, and certain other Acts; to validate certain matters; and for purposes connected therewith”—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 6 December, 1967.

4. SUSPENSION OF STANDING ORDERS.—Mr Willis (by consent) moved, That so much of the Standing Orders be suspended as would preclude the Transport Employees Retirement Benefits Bill being brought in and passed through all its stages in one day.

Question put and passed.

5. MESSAGES FROM THE GOVERNOR.—The following Messages from His Excellency the Governor were delivered by the Ministers named, and read by Mr Speaker:

   By Mr Beale—
   (1) Forestry Act, 1916, as amended—Revocation of Dedication of certain State Forests:

   A. R. CUTLER, Governor. Message No. 83.

   In accordance with the provisions contained in the Nineteenth Section of the Forestry Act, 1916, as amended, the Governor recommends, for the consideration of the Legislative Assembly, that a resolution be adopted authorising the revocation of the dedication as State Forests of certain lands set out in the attached schedule.

   Government House,
   Sydney, 6 December, 1967.

   Ordered to be printed, together with the accompanying Schedule.

   By Mr McCaw—
   (2) Administration of Justice Bill:

   A. R. CUTLER, Governor. Message No. 84.

   In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to amend the law relating to the administration of justice; to make further provision with respect to the mode of trial of certain classes of civil actions; to make further provision with respect to the payment or the provision of security for payment of moneys into court in civil actions; to enable the Court of Appeal, in special circumstances, to substitute its assessment for the verdict of a jury; to make further provision with respect to the liability of women for service on juries; to make amendments of a procedural or administrative nature to various Acts; for these and for other purposes to amend the Law Reform (Miscellaneous Provisions) Act, 1965, and certain Acts amended by that Act, the Matrimonial Causes Act, 1899, and certain other Acts; and for purposes connected therewith.

   Government House,
   Sydney, 6 December, 1967.

   By Mr Morris—

   (3) Motor Traffic, Metropolitan Traffic and Transport (Amendment) Bill:

   A. R. CUTLER, Governor. Message No. 85.

   In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to make further provisions with respect to the control of traffic upon public streets, the issue of drivers' licenses and the testing of drivers of motor vehicles; for these and other purposes, to amend the Motor Traffic Act, 1909, the Metropolitan Traffic Act, 1900, the Transport Act, 1930, and certain other Acts; and for purposes connected therewith.

   Government House,
   Sydney, 6 December, 1967.
(4) Transport Employees Retirement Benefits Bill:

A. R. CUTLER, 
Governor.

In accordance with the provisions contained in the 46th section of the Constitution Act, 1902, the Governor recommends for the consideration of the Legislative Assembly the expediency of making provision to meet the requisite expenses in connection with a Bill to make provision for a Scheme providing retirement and other benefits for certain persons employed in the Departments of Railways, Government Transport and Motor Transport and the Police Department and certain other employees; to establish a Transport Retirement Fund, to constitute a Transport Retirement Board and to define the powers, authorities, duties and functions of that Board; to repeal the Railways Retirement Fund Act, 1964; to amend the Government Railways Act, 1912, the Transport Act, 1930, the Superannuation Act, 1916, and certain other Acts; and for purposes connected therewith.

Government House, 
Sydney, 6 December, 1967.

6. TRANSPORT EMPLOYEES RETIREMENT BENEFITS BILL.—

(1) Mr Morris moved, That leave be given to bring in a Bill to make provision for a scheme providing retirement and other benefits for certain persons employed in the Departments of Railways, Government Transport and Motor Transport and the Police Department and certain other employees; to establish a Transport Retirement Fund; to constitute a Transport Retirement Board and to define its powers, authorities, duties and functions; to repeal the Railways Retirement Fund Act, 1964; to amend the Government Railways Act, 1912, the Transport Act, 1930, the Superannuation Act, 1916, and certain other Acts; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Morris then presented a Bill, intituled "A Bill to make provision for a scheme providing retirement and other benefits for certain persons employed in the Departments of Railways, Government Transport and Motor Transport and the Police Department and certain other employees; to establish a Transport Retirement Fund; to constitute a Transport Retirement Board and to define its powers, authorities, duties and functions; to repeal the Railways Retirement Fund Act, 1964; to amend the Government Railways Act, 1912, the Transport Act, 1930, the Superannuation Act, 1916, and certain other Acts; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Deputy-Speaker, That the second reading stand an Order of the Day for a later hour of the Day.

7. TECHNICAL EDUCATION TRUST FUNDS BILL.—The Order of the Day having been read, Mr Cutler moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Cutler the Report was adopted.

And Mr Speaker having consented to the third reading being taken forthwith—Bill, on motion of Mr Cutler, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled, "An Act to make provisions with respect to certain trusts for the advancement of education; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, 
Sydney, 6 December, 1967.
8. **LEGISLATIVE ASSEMBLY MEMBERS SUPERANNUATION (FURTHER AMENDMENT) BILL**—The Order of the Day having been read, Mr Askin moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Askin the Report was adopted.

*And Mr Speaker having consented to the third reading being taken forthwith—* Bill, on motion of Mr Askin, read a third time.

Bill sent to the Legislative Council, with the following Message:

**MR PRESIDENT—**

The Legislative Assembly having this day passed a Bill, intituled, *"An Act to make further provisions relating to pensions and refunds of contributions under the Legislative Assembly Members Superannuation Act, 1946–1967; for this purpose to amend the said Act; to validate certain matters; and for purposes connected therewith"*—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 6 December, 1967.

9. **NECROPOLIS (AMENDMENT) BILL**—The Order of the Day having been read, Mr Lewis moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and Mr Darby, Temporary Chairman, reported the Bill without amendment.

On motion of Mr Lewis the Report was adopted.

*And Mr Speaker having consented to the third reading being taken forthwith—* Bill, on motion of Mr Lewis, read a third time.

Bill sent to the Legislative Council, with the following Message:

**MR PRESIDENT—**

The Legislative Assembly having this day passed a Bill, intituled, *"An Act relating to the prosecution of persons committing offences under the Necropolis Act 1901, as amended by subsequent Acts, or any rules or regulations made thereunder; for this purpose to amend that Act, as so amended; and for purposes connected therewith"*—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 6 December, 1967.

10. **SURVEY CO-ORDINATION (AMENDMENT) BILL**—The Order of the Day having been read, Mr Lewis moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and Mr Darby, Temporary Chairman, reported the Bill without amendment.

On motion of Mr Lewis the Report was adopted.

*And Mr Speaker having consented to the third reading being taken forthwith—* Bill, on motion of Mr Lewis, read a third time.
Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled, "An Act to make further provision with respect to the proclamation of survey areas; for this and other purposes to amend the Survey Co-ordination Act, 1949, as amended by the Decimal Currency Act, 1965; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 6 December, 1967.

11. Messages from the Legislative Council.—Mr Speaker reported the following Messages from the Legislative Council:

(1) Auctioneers and Agents (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to make further provisions relating to the licensing of auctioneers, stock and station agents and real estate agents and the registration of real estate salesmen; to provide for the registration of trainee auctioneers, stock and station salesmen and business salesmen; to provide for the appointment in certain circumstances of a receiver of certain property of licensees under the Auctioneers, Stock and Station, Real Estate and Business Agents Act, 1941–1965; to repeal the provisions of that Act relating to business subagents; for these and other purposes to amend that Act and certain other Acts; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 6 December, 1967.

H. V. Budd, President.

(2) Gas and Electricity (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act relating to the supply of gas; for this purpose to amend the Gas and Electricity Act, 1935, as amended by subsequent Acts; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 6 December, 1967.

H. V. Budd, President.

(3) Government Railways (Superannuation) Amendment Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to enable certain superannuation allowances payable from the Government Railways Superannuation Account to be increased; for this and other purposes to amend the Government Railways Act, 1912, as amended by subsequent Acts; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 6 December, 1967.

H. V. Budd, President.

(4) Pipelines Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act relating to the construction, operation and maintenance of pipelines; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 6 December, 1967.

H. V. Budd, President.

(5) Stamp Duties (Further Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to make certain provisions with respect to the payment of stamp duty on instruments and death duty on estates of deceased persons; for these and other
purposes to amend the Stamp Duties Act, 1920–1967; and for purposes connected therewith”—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,  
Sydney, 6 December, 1967.  

H. V. BUDD,  
President.

(6) Superannuation (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled “An Act to make further provisions with respect to the State Superannuation Fund; for this and other purposes to amend the Superannuation Act, 1916–1965; to validate certain matters; and for purposes connected therewith”—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,  
Sydney, 6 December, 1967.  

H. V. BUDD,  
President.

(7) Workers' Compensation (Dust Diseases) Amendment Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled “An Act to make further provision with respect to the payment, under certain Acts, of compensation for the disablement or death of workers; for this and other purposes to amend the Workers' Compensation (Silicosis) Act, 1942, the Workers' Compensation Act, 1926, and certain other Acts; to validate certain matters; and for purposes connected therewith”—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,  
Sydney, 6 December, 1967.  

H. V. BUDD,  
President.

12. Liquor (Amendment) Bill.—The Order of the Day having been read, Mr Maddison moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and Mr Darby, Temporary Chairman, reported the Bill without amendment.

On motion of Mr Maddison the Report was adopted.

And Mr Speaker having consented to the third reading being taken forthwith—Bill, on motion of Mr Maddison, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled, “An Act to make further provision with respect to the sale and supply of liquor; for purposes to amend the Liquor Act, 1912, as amended by subsequent Acts; and for purposes connected therewith”—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,  
Sydney, 6 December, 1967.

13. Motor Traffic, Metropolitan Traffic and Transport (Amendment) Bill.—

The Order of the Day having been read, Mr Morris moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.
Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and Mr Darby, Temporary Chairman, reported the Bill without amendment.

On motion of Mr Morris the Report was adopted.

And Mr Speaker having consented to the third reading being taken forthwith—Bill, on motion of Mr Morris, read a third time.

Bill sent to the Legislative Council, with the following Message:

Mr President—

The Legislative Assembly having this day passed a Bill, intituled, "An Act to make further provisions with respect to the control of traffic upon public streets, the issue of drivers' licenses and the testing of drivers of motor vehicles; for there and other purposes, to amend the Motor Traffic Act, 1909, the Metropolitan Traffic Act, 1900, the Transport Act, 1930, and certain other Acts; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 6 December, 1967.

14. PREVENTION OF CRUELTY TO ANIMALS (AMENDMENT) BILL.—Mr Speaker reported the following Message from the Legislative Council:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to make further provisions relating to the prevention of cruelty to animals; to amend the Prevention of Cruelty to Animals Act, 1901-1965, and the Police Offences Act, 1901-1967; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,
Sydney, 6 December, 1967.

H. V. Budd, President.

15. LONG SERVICE LEAVE (AMENDMENT) BILL.—The Order of the Day having been read, on motion of Mr Willis, Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the amendments made by the Legislative Council in this Bill.

Mr Speaker resumed the Chair, and the Chairman reported that the Committee had agreed to the Council's amendments.

On motion of Mr Willis the Report was adopted.

The following Message sent to the Legislative Council:

Mr President—

The Legislative Assembly has this day agreed to the amendments made by the Legislative Council in the Bill, intituled "An Act to make further provisions with respect to long service leave; for this purpose to amend the Long Service Leave Act, 1955-1965, and the Long Service Leave (Metalliferous Mining Industry) Act, 1963; and for purposes connected therewith".

Legislative Assembly Chamber,
Sydney, 6 December, 1967.

16. FORESTRY ACT, 1916, AS AMENDED—REVOCATION OF DEDICATION OF CERTAIN STATE FORESTS.—Mr Beale moved, pursuant to Notice—

(1) That, pursuant and subject to the provisions of the Forestry Act, 1916, as amended, this House agrees to the revocation of the dedication of those parts of State Forests indicated in the schedule hereunder.
### SCHEDULE

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<td>2/24/44543</td>
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</tbody>
</table>

(2) That the foregoing be communicated by Address to His Excellency the Governor.
Debate ensued.

Question put and passed.

17. **SUSPENSION OF STANDING AND SESSIONAL ORDERS.**—Mr Willis (by consent) moved, That so much of the Standing and Sessional Orders be suspended as would preclude the consideration forthwith of Order of the Day No. 2 of General Business on the Notice Paper for To-day.
Debate ensued.

Question put and passed.

18. **WESLEY COLLEGE INCORPORATION (AMENDMENT) BILL.**—The Order of the Day having been read, Mr Mason moved, That this Bill be now read a second time.
Debate ensued.

Question put and passed.

Bill read a second time.

Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill.

Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment.

On motion of Mr Mason the Report was adopted.

And Mr Speaker having consented to the third reading being taken forthwith—Bill, on motion of Mr Mason, read a third time.

Bill returned to the Legislative Council, with the following Message:

**MR PRESIDENT—**

The Legislative Assembly having this day agreed to the Bill, intituled "An Act to make provisions with respect to the election of certain persons to the Council of Wesley College; for this purpose to amend the Wesley College Incorporation Act, 1910; and for purposes connected therewith"—returns the same to the Legislative Council without amendment.

**Legislative Assembly Chamber,**

**Sydney,** 6 December, 1967.

19. **ADMINISTRATION OF JUSTICE BILL.**—The Order of the Day having been read, Mr McCaw moved, That this Bill be now read a second time.

Debate ensued.
Mr Renshaw moved, That this Debate be now adjourned. Question put and passed.
Ordered, on motion of Mr McCaw, That the resumption of the Debate stand an Order of the Day for To-morrow.

20. Transport Employees Retirement Benefits Bill.—The Order of the Day having been read, Mr Morris moved, That this Bill be now read a second time. Debate ensued.

And the House continuing to sit after Midnight—

THURSDAY, 7 DECEMBER, 1967, A.M.

Debate continued. Question put and passed. Bill read a second time. Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the Bill. Mr Speaker resumed the Chair, and the Chairman reported the Bill without amendment. On motion of Mr Morris the Report was adopted. And Mr Speaker having consented to the third reading being taken forthwith—Bill, on motion of Mr Morris, read a third time. Bill sent to the Legislative Council, with the following Message:

Mr President—The Legislative Assembly having this day passed a Bill, intituled "An Act to make provision for a scheme providing retirement and other benefits for certain persons employed in the Departments of Railways, Government Transport and Motor Transport and the Police Department and certain other employees; to establish a Transport Retirement Fund; to constitute a Transport Retirement Board and to define its powers, authorities, duties and functions; to repeal the Railways Retirement Fund Act, 1964; to amend the Government Railways Act, 1912, the Transport Act, 1930, the Superannuation Act, 1916, and certain other Acts; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 7 December, 1967, a.m.

21. Messages from the Legislative Council.—Mr Speaker reported the following Messages from the Legislative Council:

(1) Industrial Arbitration (Basic Wage) Amendment Bill:

Mr Speaker—The Legislative Council having this day agreed to the Bill, intituled "An Act to make provision with respect to the fixation of wages in awards made, and industrial agreements entered into, under the Industrial Arbitration Act, 1940, as amended by subsequent Acts; for this purpose, and for other purposes, to amend that Act, as so amended, and certain other Acts; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 6 December, 1967. H. V. BUDD, President.

(2) Mining (Further Amendment) Bill:

Mr Speaker—The Legislative Council having this day agreed to the Bill, intituled "An Act to make provision with respect to the granting of leases under the Mining Act, 1906, as amended by subsequent Acts; for this purpose to amend that Act; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 6 December, 1967. H. V. BUDD, President.
22. ADJOURNMENT.—Mr Morris moved, That this House do now adjourn. Debate ensued.

And the Debate having proceeded for more than Ten minutes, Mr Speaker, pursuant to Amended Sessional Order adopted on 2 November, 1967, adjourned the House at Twenty-eight minutes before Two a.m., until Eleven a.m., This Day.

I. P. K. VIDLER, 
Clerk of the Legislative Assembly. 

KEVIN ELLIS, 
Speaker.

BY AUTHORITY: 
V. C. N. ELIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1967
VOTES AND PROCEEDINGS
OF THE

LEGISLATIVE ASSEMBLY

FOURTH SESSION OF THE FORTY-FIRST PARLIAMENT

THURSDAY, 7 DECEMBER, 1967

The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported the following Messages from the Legislative Council:

(1) Liquor (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to make further provision with respect to the sale and supply of liquor; for this purpose to amend the Liquor Act, 1912, as amended by subsequent Acts; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,
Sydney, 7 December, 1967, a.m.

H. V. BUDD, 
President.

(2) Necropolis (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act relating to the prosecution of persons committing offences under the Necropolis Act 1901, as amended by subsequent Acts, or any rules or regulations made thereunder; for this purpose to amend the Act, as so amended; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,
Sydney, 7 December, 1967, a.m.

H. V. BUDD, 
President.

(3) Survey Co-ordination (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to make further provision with respect to the proclamation of survey areas; for this and other purposes to amend the Survey Co-ordination Act, 1949, as amended by the Decimal Currency Act, 1965; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber,
Sydney, 7 December, 1967, a.m.

H. V. BUDD, 
President.
(4) Technical Education Trust Funds Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to make provisions with respect to certain trusts for the advancement of education; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 7 December, 1967, a.m.

H. V. BUDD, President.

(5) Transport Employees Retirement Benefits Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to make provision for a scheme providing retirement and other benefits for certain persons employed in the Departments of Railways, Government Transport and Motor Transport and the Police Department and certain other employees; to establish a Transport Retirement Fund; to constitute a Transport Retirement Board and to define its powers, authorities, duties and functions; to repeal the Railways Retirement Fund Act, 1964; to amend the Government Railways Act, 1912, the Transport Act, 1930, the Superannuation Act, 1916, and certain other Acts; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 7 December, 1967, a.m.

H. V. BUDD, President.

(6) Workers' Compensation (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to increase rates of workers' compensation and otherwise to amend the law relating to workers' compensation; for these and other purposes to amend the Workers' Compensation Act, 1926, the Workers' Compensation (Silicosis) Act, 1942, the Workmen's Compensation (Broken Hill) Act, 1920, the Industrial Arbitration Act, 1940, and certain other Acts; to validate certain matters; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 7 December, 1967, a.m.

H. V. BUDD, President.

2. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.

3. ABORIGINAL WELFARE.—Mr Speaker called on Notices of Motions and Questions.

(1) URGENCY.—Mr Willis moved, That it is a matter of urgent necessity that this House should forthwith consider Notice of Motion No. 1 of General Business on the Notice Paper for To-day.

Question put.

The House divided.

Ayes, 46

Mr Askin
Mr Beale
Mr Brain
Mr Brewer
Mr Brown
Mr Bruxner
Mr Chaffey
Mr Cohen
Mr Cowan
Mr Crawford
Mr Cutler
Mr Darby
Mr Doyle
Mr Dunbar
Mr Duncan

Mr Ede
Mr Freundenstein
Mr Griffith
Mr Healey
Mr Hough
Mr Hughes
Mr Humphries
Mr Hunter
Mr Jackson
Mr Jago
Mr Lewis
Mr McCaw
Mr Mackie
Mr Maddison
Mr Manyweathers

Mr Mauger
Mr Mead
Mr Morris
Mr Motion
Mr Osborne
Mr Punch
Mr Ruddock
Mr Stephens
Mr Taylor
Mr Waddy
Mr Weiley
Mr Willis

Tellers,

Mr Deane
Mr O'Keefe
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY

7 December, 1967

Noes, 41

Mr Bannon  Mr Booth  Mr Bowen  Mr Cahill  Mr Coady  Mr Coates  Mr Crabtree  Mr Dalton  Mr Downing  Mr Durick  Mr Earl  Mr Einfeld  Mr Fewles  Mr Grasby

Mr Green  Mr Heffron  Mr Hills  Mr Jackson  Mr Jensen  Mr Johnstone  Mr Keary  Mr Kelly  Mr McCartney  Mr McMahon  Mr Mahoney  Mr Mallam  Mr Mannix  Mr Neilly

Mr Neilly  Mr Nott  Mr Quinn  Mr Renshaw  Mr Ryan  Mr Simpson  Mr Sloss  Mr Southey  Mr Stewart  Mr K. J. Stewart  Mr Wattison  Tellers,  Mr Ferguson  Mr Flaherty

And so it was resolved in the affirmative.

(2) SUSPENSION OF STANDING AND SESSIONAL ORDERS.—Mr Willis moved, That so much of the Standing and Sessional Orders be suspended as would preclude the consideration forthwith of Notice of Motion No. 1 of General Business on the Notice Paper for To-day.

Debate ensued.

Mr Griffith moved, That the Question be now put.

Disorder: By direction of Mr Speaker, the Honourable Member for Phillip, Mr Hills, was removed from the Chamber by the Serjeant-at-Arms, under Standing Order No. 392.

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

The House divided.

Ayes, 46

Mr Askin  Mr Beale  Mr Brain  Mr Brewer  Mr Brown  Mr Brumner  Mr Chaffey  Mr Clough  Mr Cohen  Mr Cowan  Mr Crawford  Mr Cutler  Mr Darby  Mr Doyle  Mr Dunbar  Mr Duncan  Mr Fife  Mr Freudenstein  Mr Griffith  Mr Healey  Mr Hough  Mr Hughes  Mr Humphries  Mr Hunter  Mr Jckett  Mr Jago  Mr Lewis  Mr McCaw  Mr Macdonald  Mr Manyweathers  Mr Mason

Mr Mauger  Mr McEvedy  Mr Morris  Mr Morton  Mr Osborne  Mr Puch  Mr Ruddock  Mr Stephens  Mr Taylor  Mr Waddy  Mr Welby  Mr Willis  Tellers,

Mr Deane

Noes, 39

Mr Bannon  Mr Booth  Mr Bowen  Mr Cahill  Mr Coady  Mr Crabtree  Mr Dalton  Mr Downing  Mr Durick  Mr Earl  Mr Einfeld  Mr Fewles  Mr Grasby  Mr Green

Mr Heffron  Mr Jackson  Mr Jensen  Mr Johnstone  Mr Keary  Mr K. J. Stewart  Mr McCartney  Mr McMahon  Mr Mahoney  Mr Mallam  Mr Mannix  Mr Neilly  Mr Nott

Mr Quinns  Mr Renshaw  Mr Ryan  Mr Simpson  Mr Southey  Mr Stewart  Mr Stowe  Mr Wattison  Tellers,  Mr Ferguson  Mr Flaherty

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

Original Question put and passed.

(3) Mr Crawford moved, pursuant to Notice, That this House notes the recommendations contained in the Report of the Joint Committee upon Aborigines Welfare brought up on 13 September, 1967, and commends them to the Government for implementation.

Debate ensued.

Question put and passed.
4. PAPERS.—

Mr Cutler laid upon the Table the following Paper:

University and University Colleges Act, 1900, as amended—Amendments of, and additions to, the By-laws of the University of Sydney.

Referred by Sessional Order to the Printing Committee.

Mr Morton laid upon the Table the following Paper:

Local Government Act, 1919, as amended—Amendments of Ordinances 30 and 34.

Referred by Sessional Order to the Printing Committee.

Mr Morris laid upon the Table the following Papers:


(2) Metropolitan Traffic Act, 1900, as amended—Regulations for General Traffic—Amendments of section XIII.

Referred by Sessional Order to the Printing Committee.

Mr McCaw laid upon the Table the following Paper:

Companies (Mining Partnerships) Amendment Act, 1967—Regulations 1 to 6, inclusive, and First and Second Schedules.

Referred by Sessional Order to the Printing Committee.

Mr Hughes laid upon the Table the following Paper:


Ordered to be printed.

Mr Lewis laid upon the Table the following Paper:

National Parks and Wildlife Act, 1967—Regulations relating to the nomination of a person by one or more of the Universities functioning within New South Wales for appointment by the Minister to membership of the National Parks and Wildlife Advisory Council—Regulations 1, 2 and 3.

Referred by Sessional Order to the Printing Committee.

5. MESSAGES FROM THE GOVERNOR.—The following Messages from His Excellency the Governor were delivered by Mr Askin, and read by Mr Speaker:

(1) Civil Aviation (Carriers' Liability) Bill:

A. R. CUTLER, 
Governor. 

Message No. 87.

A Bill intituled "An Act relating to the carriage of passengers and baggage by air; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House, 
Sydney, 7 December, 1967.

(2) Friendly Societies (Amendment) Bill:

A. R. CUTLER, 
Governor. 

Message No. 88.

A Bill intituled "An Act to make further provisions with respect to the payment of funeral expenses and other benefits by, and the investment of funds of, friendly societies or branches; for these and other purposes to amend the Friendly Societies Act, 1912, as amended by subsequent Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House, 
Sydney, 7 December, 1967.
(3) Lord Howe Island (Amendment) Bill:

A. R. CUTLER,
Governor. Message No. 89.

A Bill intituled "An Act to alter the constitution of the Lord Howe Island Board; to make further provisions in respect of elections held under the Lord Howe Island Act, 1953, as amended by subsequent Acts, and the tenure of land on Lord Howe Island; for these and other purposes to amend that Act, as so amended; to validate certain matters; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 7 December, 1967.

(4) Mining (Amendment) Bill:

A. R. CUTLER,
Governor. Message No. 90.

A Bill intituled "An Act to amend the law relating to mining; to validate certain matters; for this and other purposes to amend the Mining Act, 1906, and certain other Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 7 December, 1967.

(5) Petroleum (Further Amendment) Bill:

A. R. CUTLER,
Governor. Message No. 91.

A Bill intituled "An Act to amend the Petroleum Act, 1955, as amended by subsequent Acts, consequentially upon the enactment of the Petroleum (Submerged Lands) Act, 1967; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 7 December, 1967.

(6) Petroleum (Submerged Lands) Bill:

A. R. CUTLER,
Governor. Message No. 92.

A Bill intituled "An Act relating to the exploration for, and the exploitation of, the petroleum resources, and certain other resources, of certain submerged lands adjacent to the coasts of the State; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 7 December, 1967.

(7) Petroleum (Submerged Lands) Taxation Bill:

A. R. CUTLER,
Governor. Message No. 93.

A Bill intituled "An Act to impose fees in respect of the registration of certain instruments under the Petroleum (Submerged Lands) Act, 1967; and for purposes connected therewith"—as finally passed by the Legislative Council
and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 7 December, 1967.

(8) Public Service and Other Statutory Bodies (Extended Leave) Amendment Bill:
A. R. CUTLER, Governor.

A Bill intituled "An Act to provide that officers of the Public Service, the Water Conservation and Irrigation Commission, the Departments of Main Roads, Railways, Government Transport and Motor Transport, and members of the Police Force shall be entitled to long service leave upon completion of ten years service; for this purpose to amend the Public Service (Amendment) Act, 1919, the Irrigation Act, 1912, the Main Roads Act, 1924, the Government Railways Act, 1912, the Transport Act, 1930, and the Police Regulation Act, 1899, as amended by subsequent Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 7 December, 1967.

(9) Supreme Court (Summary Jurisdiction) Bill:
A. R. CUTLER, Governor.

A Bill intituled "An Act to confer a summary jurisdiction on the Supreme Court of New South Wales; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 7 December, 1967.

(10) Sydney Opera House (Amendment) Bill:
A. R. CUTLER, Governor.

A Bill intituled "An Act to increase the annual amount to be paid from the Opera House Account to the Consolidated Revenue Fund; to amend the Sydney Opera House Act, 1960, as amended by subsequent Acts; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 7 December, 1967.

(11) Wooli River Harbour Works Bill:
A. R. CUTLER, Governor.

A Bill intituled "An Act to sanction and to provide for the carrying out of works for the Wooli River Harbour; and for purposes connected therewith"—as finally passed by the Legislative Council and Assembly, having been presented to the Governor for the Royal Assent, His Excellency has, in the name of Her Majesty, assented to the said Bill, and has this day transmitted it to the Legislative Council, to be numbered and forwarded to the proper Officer for enrolment, in the manner required by law.

Government House,
Sydney, 7 December, 1967.
6. **SPECIAL ADJOURNMENT.**—Mr Askin moved, That, unless otherwise ordered, this House at its rising this day do adjourn until Tuesday, 20 February, 1968, at Half-past Two p.m., unless Mr Speaker or, if Mr Speaker be unable to act on account of illness or other cause, the Chairman of Committees shall prior to that date by telegram or letter addressed to each Member of the House fix an earlier day and/or hour of meeting.

Debate ensued.

Question put and passed.

7. **PRINTING COMMITTEE.**—Mr Brewer, as Acting Chairman, brought up the Fifteenth Report from the Printing Committee.

8. **ADJOURNMENT.**—Mr Chaffey moved, That this House do now adjourn.

Debate ensued.

And the Debate having proceeded for Ten minutes, Mr Speaker, pursuant to Amended Sessional Order adopted on 2 November, 1967, adjourned the House at Three minutes after Five p.m., until Tuesday, 20 February, 1968, at Half-past Two p.m., unless an earlier day and/or hour be fixed in accordance with the Resolution adopted at this Sitting.

I. P. K. VIDLER, 
Clerk of the Legislative Assembly.

KEVIN ELLIS, 
Speaker.

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**BY AUTHORITY:**

V. C. N. Blight, Government Printer, New South Wales—1968
PROCLAMATION

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

WHEREAS by an Act passed in the second year of the reign of His late Majesty King Edward the Seventh being "An Act to consolidate the Acts relating to the Constitution" it is amongst other things enacted that the Governor of New South Wales may dissolve the Legislative Assembly whenever he deems it expedient: AND WHEREAS it is expedient that the said Assembly shall now be dissolved: NOW THEREFORE I, Sir Arthur Roden Cutler, in pursuance of the power and authority so vested in me, do hereby dissolve the said Legislative Assembly, and the same stands dissolved accordingly.

Given under my Hand and Seal, at Sydney, this twenty-third day of January in the year of Our Lord one thousand nine hundred and sixty-eight, and in the sixteenth year of Her Majesty's Reign.

By His Excellency's Command,

R. W. ASKIN.

GOD SAVE THE QUEEN!

V. C. N. Blight, Government Printer, New South Wales—1968
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1967-68

NEW SOUTH WALES

LEGISLATIVE ASSEMBLY

BUSINESS UNDISPOSED OF AT THE CLOSE OF THE SESSION

(DISSOLVED, 23 JANUARY, 1968)

QUESTIONS—

(Notice given, 30 August, 1967.)

1. Grain Elevators Board Election.—Mr Grassby to ask the Minister for Agriculture—

(1) Has he received reports of confusion resulting from the distribution of ballot papers for the election of grower-representatives to the Grain Elevators Board?

(2) Have growers in Zone 4 been enrolled in Zone 3 and did the Department of Agriculture fail to notify the Returning Officer of the adjustment?

(3) Did Mr S. A. Dunn nominate for election in Zone 3 but now finds that he is a candidate in Zone 4?

(4) Have many wheat growers received empty election envelopes and have others received as many as four ballot papers in one envelope?

(5) Did he state that the closing date for the rolls had been extended to August 7 when in fact the date had been extended to August 14?

(6) If the answers to the above are in the affirmative will he assure the House that no candidate or grower will be penalized in this election owing to the situation which has developed and, if necessary, postpone the poll until proper arrangements can be made?

(Notice given, 24 October, 1967.)

2. Griffith Police.—Mr Einfeld to ask the Premier and Treasurer—

(1) Did both the magistrate and a coroner’s jury in two entirely different cases at Griffith refuse to accept police evidence as being truthful?

(2) In the first case, did the Commissioner of Police in 1965 commence an enquiry into an alleged assault committed by police on an innocent man? If so, has this enquiry yet been completed?

(3) In the second case, did a prisoner die in June, 1966, whilst in police custody travelling between Griffith and Cootamundra and did the inquest not take place until July, 1967?

(4) Did the coroner's jury add a rider to its verdict that it was of the opinion that the deceased should have been given a medical examination at Griffith Police Station?

(5) Will he say what action the Government proposes to take to deal with the police concerned and when such action may be expected?
(Notice given, 25 October, 1967.)

3. Newcastle Coal Loader.—Mr Jones to ask the Premier and Treasurer—

(1) What was the tender price and the completion date of the Newcastle Coal Loader?
(2) What penalty clauses were contained in the contract?
(3) What do the specifications require at each coal loading head?
(4) Did the original plans specify four rail tracks at the discharge point? If so, what is the reason for there now being only two tracks at this point?
(5) Have loading tests been carried out on the completed Coal Loader? If so, what were the results of these tests?
(6) When will the Coal Loader be handed over to the Maritime Services Board and will it then be completed to specification standards?

(Notice given, 2 November, 1967.)

4. Strength of Teaching Service.—Mr Durick to ask the Deputy Premier, Minister for Education and Minister for Science—

(1) How many teachers entered the teaching service in 1965, 1966 and 1967 in each of the following categories—
   (a) Two-year trained;
   (b) Three-year trained;
   (c) Four-year trained;
   (d) Other than (a), (b) or (c)?
(2) How many teachers retired in 1964, 1965 and 1966? How many teachers resigned in the same years? Of those who resigned, how many were under 30 years of age and how many over 50 years of age?
(3) How many teachers have resigned in 1967? Of these, how many are under 30 years of age and how many over 50 years of age?

(Notice given, 2 November, 1967.)

5. Teachers' College Enrolments.—Mr Durick to ask the Deputy Premier, Minister for Education and Minister for Science—

What are the present enrolment figures for teachers' college students in each of the following courses—

(a) Two-year course, 1st year and 2nd year?
(b) Three-year course, 1st, 2nd and 3rd years?
(c) University courses (regarding the professional year as part of the specified course) for each year from 1st to 5th year, inclusive, for the degrees of B.A., B.Sc., B.Ec. or B.Com., B.Sc.Agr., and other degrees?
(d) Any other courses not included above?

(Notice given, 7 November, 1967.)

6. Submerged Lands off Victoria.—Mr Bowen to ask the Premier and Treasurer—

(1) Are doubts being cast as to whether the boundaries of Victoria as laid down in the Imperial Act known as "13 & 14 Victoria Chapter 59" include the submerged lands off that coast?
(2) If so, will he furnish the House with all relevant information available to him upon this matter?

GOVERNMENT BUSINESS—NOTICES OF MOTIONS—

1. Mr Chaffey to move—

That leave be given to bring in a Bill to provide for the constitution of The Sydney Farm Produce Market Authority and to define its responsibilities, powers, authorities, duties and functions; to provide for the transfer to the service of the Authority of certain servants of the Council of the City of Sydney; to vest certain property in the Authority and for purposes connected therewith.

2. Mr Morton to move—

That leave be given to bring in a Bill to make additional provisions with respect to the payment of benefits and contributions under the Local Government and Other Authorities (Superannuation) Act, 1927-1965; for these and other purposes to amend that Act; and for purposes connected therewith.
3. Mr Lewis to move—
That leave be given to bring in a Bill to make provision for the setting apart and disposal of acquired land at the one time for settlement purchases and closer settlement leases; to make provision for the conversion of settlement purchase leases, group purchase leases and closer settlement leases into settlement purchases; to make further provision with respect to deposits, interest and instalments on certain settlement purchases; for these and other purposes to amend the Closer Settlement Acts and the War Service Land Settlement Act, 1941, in certain respects; and for purposes connected therewith.

4. Mr Lewis to move—
That leave be given to bring in a Bill to make further provisions with respect to the transfer of lands under the Crown Lands Consolidation Act, 1913, and the Closer Settlement Acts and the leasing, alienation, administration and collection of payments due in respect of Crown lands; for this and other purposes to amend the Crown Lands Consolidation Act, 1913, the Closer Settlement Acts and certain other Acts; and for purposes connected therewith.

ORDERS OF THE DAY—
1. Administration of Justice Bill; resumption of the adjourned debate on the motion of Mr McCaw, "That this Bill be now read a second time".
2. Supply; resumption of the Committee.
3. Ways and Means; resumption of the Committee.

GENERAL BUSINESS—ORDERS OF THE DAY—
1. Sewage Disposal; resumption of the adjourned debate on the motion of Mr Ruddock—That in the opinion of this House the Government should investigate modern methods of sewage disposal on a world-wide basis in order to devise a plan to protect the State's beaches and waterways, thus hastening the installation of sewerage.
Upon which Mr K. J. Stewart moved, That the Question be amended by the addition of the following words to stand as paragraphs (2) and (3):

"(2) That sufficient loan funds should be provided to enable the Metropolitan Water, Sewerage and Drainage Board to increase sewerage reticulation to unsewered areas and to provide modern methods of sewage treatment at all sewage disposal plants.

(3) That in view of the grave danger caused to public health by the existence of unsewered areas and the pollution of beaches and waterways by the disposal of untreated sewage, the Minister for Health be directed to request an immediate conference with the Federal Minister for Health in order to hasten solutions to the problems."

2. Power and Fuel Rates; resumption of the adjourned debate on the motion of Mr Hills—
That in the opinion of this House the Government has failed to make provision for the supply of power and fuel at the cheapest possible rates for the whole of New South Wales.

3. Care of the Aged; resumption of the adjourned debate on the motion of Mr Humphries—
That in the opinion of this House, the provision of adequate supportive and domiciliary services for the aged of this State is a pressing social necessity for the maintaining of the well being, the dignity, and the independence of these citizens, and that action should be taken to implement as soon as possible the recommendations on these services by the Consultative Committee for the Care of the Aged.

Upon which Mr Einfeld moved, That the Question be amended by the addition of the following words to stand as paragraphs (2) and (3):

"(2) That the House expresses regret that the Government has failed to continue the erection of Geriatric Hospitals under the Health Department as inaugurated by the former Labor Government.

(3) That the House calls upon the Government to make provision in the forthcoming Budget of sufficient funds for the implementation of the recommendation of the Consultative Committee for the Care of the Aged."
NOTICES OF MOTIONS—

1. Mr Mallam to move—
   (1) That a Joint Committee be appointed to inquire into and report upon the
dairying industry in New South Wales, with particular reference to—
   (a) The production, distribution and sale of milk and milk products;
   (b) the desirability of setting up a single authority to control the industry;
   and
   (c) the abolition of the milk zone and fixing of a single uniform price for
milk produced based on its cost of production.

   (2) That such Committee consist of five Members of the Legislative Assembly
and four Members of the Legislative Council.

   (3) That Mr Brown, Mr Duncan, Mr Mauger, Mr Sheahan, and the Mover
be appointed to serve on such Committee as the Members of the Legislative
Assembly.

   (4) That the Committee have leave to sit during adjournments of the House
and to make visits of inspection within the State of New South Wales.

2. Mr Hills to move—
   That in the opinion of this House legislation should be brought down imme-
diately to give Public Servants in this State access to the established industrial
tribunals in matters of appeal on conditions of employment.

3. Mr Jackett to move—
   That this House views with concern the growing problem of air pollution due
particularly to the increasing use of internal combustion engines in motor vehicles
and considers that action should be taken to assess the extent and trends in the
pollution of both air and water, and to strengthen measures for the protection of
the people from these ever-growing menaces to public health.

4. Mr Renshaw to move—
   That in the opinion of this House:
   (1) Hospital and medical fees in this State have been allowed by this
Government to go beyond the financial capabilities of the average
family.
   (2) A positive programme of assistance to cope with these problems should
be devised and implemented.

5. Mr Renshaw to move—
   That in the opinion of this House:
   This State should make urgent representations to the federal Government for
finance for research purposes to investigate fully:
   (i) The Border Rivers Scheme involving New South Wales and Queensland;
   and
   (ii) The diversion of New South Wales coastal waters to the Western fall.

BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1968
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Total number of Divisions in the House, 62; Divisions in Committee, 66; Counts-out, Nil.
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(a) Deceased, 14 January, 1968.
(c) Granted leave of absence on account of illness, 1 August, 1967.


I. P. K. VIDLER,
Clerk of the Legislative Assembly.
BUSINESS OF THE LEGISLATIVE ASSEMBLY OF NEW SOUTH WALES
DURING THE SESSION 1967-68

1. New Writs issued

2. Select Committees:
   - On Public Matters: 3
   - On Private Matters
   - On Private Bills
   - On Public Bills: 3

3. Sessional Committees

4. Public Bills:
   - Originated in the Assembly:
     - Received Assent: 65
     - Reserved for Royal Assent
     - Otherwise disposed of: 5
   - Brought from the Council:
     - Received Assent
     - Otherwise disposed of: 70

5. Private Bills:
   - Originated in the Assembly:
     - Received Assent
     - Otherwise disposed of
   - Brought from the Council:
     - Received Assent: 1
     - Otherwise disposed of

6. Petitions received

7. Divisions:
   - In the House: 62
   - In Committee: 128

8. Sittings (for details see page 2):
   - Number of Sittings: 51
   - Days of Meeting: 51
   - Hours of Sitting: 376 hours 32 minutes
   - Hours of Sitting after Midnight: 6 hours 1 minute
   - Daily Average (actual hours per day of meeting): 7 hours 23 minutes

9. Entries in Votes and Proceedings

10. Entries in Question Paper

11. Entries in Notice Paper:
    - Government Business:
      - Notices of Motions: 76
      - Orders of the Day: 147
    - General Business:
      - Notices of Motions: 10
      - Orders of the Day: 14

12. Orders for Papers

13. Addresses for Papers

14. Other Addresses

15. Papers laid upon the Table:
    - By Message: 6
    - By Command or Statute: 397
    - In Returns to Orders
    - In Returns to Addresses
    - Reports from Sessional Committees: 13
    - Reports from Select Committees: 2
    - Reports from Council Select Committees (on Private Bills): 1
    - Other Papers: 427

Ordered to be Printed: 122
Not ordered to be Printed: 427
16. Sittings of the House:—

Return of the number of days on which the House sat in the Session of 1967-68, stating for each day, the date of the month and the day of the week, the hour of the meeting and adjournment, and the total number of hours occupied in the sittings of the House, and showing the total number of hours on which the House sat each day, and the number of hours after midnight, and the number of entries in the day's Votes and Proceedings:—

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<th>House Votes</th>
<th>New Orders</th>
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<td>Thursday</td>
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<td>10.30 a.m.</td>
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<td>49</td>
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<td>Wednesday</td>
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Legislative Assembly Office,

I. P. K. VIDLER,
Clerk of the Legislative Assembly.
## LEGISLATIVE ASSEMBLY
### New South Wales

**No. 1**

**REGISTER OF PUBLIC BILLS ORIGINATED IN THE ASSEMBLY DURING THE SESSION 1967-68**

<table>
<thead>
<tr>
<th>Short Title</th>
<th>By whom introduced</th>
<th>Message from Governor received</th>
<th>Ordained</th>
<th>Passed and read 1st</th>
<th>Read 2nd</th>
<th>Read 3rd</th>
<th>Read 4th</th>
<th>Read 5th</th>
<th>Read 6th</th>
<th>Reported without Amendment</th>
<th>Reported, with Amendment</th>
<th>Report adopted</th>
<th>Report referred to Committee for consideration</th>
<th>Agreed to by Committee without Amendment</th>
<th>Council's Amendments</th>
<th>Council's Amendments disagreed to</th>
<th>Order of the Day followed</th>
<th>Day Bill</th>
<th>A Assent</th>
<th>Remarks</th>
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<td>Appropriation (Budget Papers, 1967-68)</td>
<td>Mr Askin</td>
<td>27 Sept. 1 Nov. 1 Nov.</td>
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<td>Auctioneers and Agents (Amendment)</td>
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<td>21 Nov. 21 Nov. 20 Nov.</td>
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<td>Cancer Dam</td>
<td>Mr Beale</td>
<td>7 Nov. 7 Nov. 7 Nov.</td>
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<td>Civil Aviation (Carriers' Liability)</td>
<td>Mr Morris</td>
<td>31 Aug. 29 Aug. 9 Nov.</td>
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<td>Coal and Oil Shale Mine Workers (Superannuation)</td>
<td>Mr Fire</td>
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<td>Mr Maddison</td>
<td>15 Aug. 15 Aug. 28 Sept.</td>
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<td>Crimes (Amendment)</td>
<td>Mr McCaw</td>
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*Assent not reported during Session.*
| Short Titles                                                                 | By whom initiated | Measure First Geen in Assembly | Ordered | Presented and read 1* | Read 2° | Committed | Referred without Amendment | Reported with Amendment | Report adopted | Read 3* passed, and sent in Council for Consideration | As amended in Council | Council's Amendments agreed to | Council's Amendments disagreed to | Order for reading a Second time | Reading a Third time | Remarks |
|-----------------------------------------------------------------------------|-------------------|-------------------------------|---------|-----------------------|---------|-----------|-----------------------------|------------------------|---------------|--------------------------------------------------|--------------------|--------------------------------|--------------------------------|--------------------------------|---------------------------|---------|---------|
| Friendly Societies (Amendment)                                              | Mr. Stephens      | 1967                          | 19 Sept.| 19 Sept.              | 15 Nov. | 15 Nov.   | 1967                         | 15 Nov.               | 15 Nov.  | 16 Nov.  | 29 Nov.                                      | 29 Nov.           | 29 Nov.                         |                                |                                | 7 Dec. | 65      |
| Glazing and Fixing (Amendment)                                              | Mr. Willis        | 1967                          | 2 Nov.  | 2 Nov.                | 7 Nov.  | 7 Nov.    | 1967                         | 7 Nov.                | 7 Nov.   | 8 Nov.  | 22 Nov.                                      | 22 Nov.           | 22 Nov.                         |                                |                                | 7 Dec. | 65      |
| Gas and Electricity (Amendment)                                             | Mr. Attorney      | 1967                          | 28 Nov. | 28 Nov.               | 28 Nov. | 28 Nov.   | 1967                         | 28 Nov.               | 28 Nov.  | 30 Nov.  | 6 Dec.                                       | 30 Nov.           | 30 Nov.                         |                                |                                | 30 Nov | 58      |
| General Loan Account Appropriation (Loan Estimates, 1967-68).               | Mr. Attikin       | 31 Oct.                       | 9 Nov.  | 9 Nov.                 | 9 Nov.  | 9 Nov.    | 1967                         | 9 Nov.                | 9 Nov.   | 9 Nov.  | 22 Nov.                                      | 22 Nov.           | 22 Nov.                         |                                |                                | 29 Nov | 58      |
| Government Railways (Superannuation) Amendment                              | Mr. Morris        | 1967                          | 21 Nov. | 21 Nov.               | 28 Nov. | 28 Nov.   | 1967                         | 28 Nov.               | 28 Nov.  | 29 Nov.  | 6 Dec.                                       | 29 Nov.           | 29 Nov.                         |                                |                                | 10 Nov | 44      |
| Industrial Arbitration (Basic Wage) Amendment                               | Mr. Willis        | 1967                          | 23 Nov. | 23 Nov.               | 6 Dec.  | 6 Dec.    | 1967                         | 6 Dec.                | 6 Dec.   | 7 Dec.                                        | 7 Dec.            | 7 Dec.                            |                                |                                | 7 Dec. | 39      |
| Land Tax (Amendment)                                                        | Mr. Attikin       | 1967                          | 25 Oct. | 25 Oct.               | 1 Nov.  | 1 Nov.    | 1967                         | 1 Nov.                | 1 Nov.   | 2 Nov.                                        | 2 Nov.            | 2 Nov.                            |                                |                                | 2 Nov. | 28      |
| Legislative Assembly Members Superannuation (Further Amendment)             | Mr. Attikin       | 1967                          | 30 Nov. | 30 Nov.               | 6 Dec.  | 6 Dec.    | 1967                         | 6 Dec.                | 6 Dec.   | 6 Dec.                                        | 6 Dec.            | 6 Dec.                            |                                |                                | 6 Dec. | 39      |
| Liquor (Amendment)                                                          | Mr. Maddison      | 1967                          | 5 Dec.  | 5 Dec.                | 6 Dec.  | 6 Dec.    | 1967                         | 6 Dec.                | 6 Dec.   | 6 Dec.                                        | 6 Dec.            | 6 Dec.                            |                                |                                | 6 Dec. | 39      |
| Long Service Leave (Amendment)                                              | Mr. Willis        | 1967                          | 15 Aug. | 15 Aug.               | 15 Nov. | 15 Nov.   | 1967                         | 15 Nov.               | 15 Nov.  | 16 Nov.                                      | 16 Nov.           | 16 Nov.                          |                                |                                | 16 Nov | 48      |
| Lord's House (Amendment)                                                    | Mr. Willis        | 1967                          | 2 Nov.  | 2 Nov.                | 16 Nov. | 16 Nov.   | 1967                         | 16 Nov.               | 16 Nov.  | 17 Nov.                                      | 17 Nov.           | 17 Nov.                          |                                |                                | 17 Nov | 66      |
| Lotteries Day                                                               | Mr. Seale         | 1967                          | 7 Nov.  | 7 Nov.                | 7 Nov.  | 7 Nov.    | 1967                         | 7 Nov.                | 7 Nov.   | 7 Nov.                                        | 7 Nov.            | 7 Nov.                            |                                |                                | 7 Nov. | 7 Nov.  |
| Medical Practitioners and New South Wales State Council (Amendment)         | Mr. Jago          | 1967                          | 12 Sept.| 12 Sept.              | 27 Sept.| 27 Sept.  | 1967                         | 27 Sept.              | 27 Sept.  | 28 Sept.                                      | 28 Sept.           | 28 Sept.                         |                                |                                | 28 Sept | 58      |

* Act not reported during Session.
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<th>Short Titles</th>
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<th>Manager from Council for preparation</th>
<th>Ordained</th>
<th>Presented and read 1&lt;sup&gt;st&lt;/sup&gt;</th>
<th>Read 2&lt;sup&gt;nd&lt;/sup&gt;</th>
<th>Committed</th>
<th>Recommended without Amendment</th>
<th>Reported to Council and sent to Committee</th>
<th>Referred to Committee</th>
<th>Stage of Bill</th>
<th>Agreed to by Council without Amendment</th>
<th>Agreed to by Council with Amendment</th>
<th>Council's Amendments</th>
<th>Council's Amendments agreed to</th>
<th>Outside of hour and days' Bill</th>
<th>Delayed or withdrawn</th>
<th>Assent reported</th>
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<td>Mining (Amendment)</td>
<td>Mr Fife</td>
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<td>1967 2 Nov.</td>
<td>1967 16 Nov.</td>
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<td>Newcastle International Sports Centre (Amendment)</td>
<td>Mr Lewis</td>
<td>1967 30 Aug.</td>
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<td>Permanent Building Societies (Amendment) (No. 2)</td>
<td>Mr Stephens</td>
<td>1967 14 Nov.</td>
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<td>Petroleum (Amendment)</td>
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<td>1967 19 Sept.</td>
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<td>Petroleum (Further Amendment)</td>
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<td>Pipelines</td>
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<td>Mr Fuley</td>
<td>1967 29 Aug.</td>
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<td>Public Service and Other Statutory Bodies (Extended Leave) Amendment</td>
<td>Mr Akin</td>
<td>1967 2 Nov.</td>
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*Assent not reported during Session.*

Remarks:
- Standing Orders suspended—by consent—to bring in and print as far as 2<sup>nd</sup> stage in one day, 5 December 1967.
- Not returned by Council.
- Amendment to refer to Select Committee, reported, 14 November 1967.
- Standing Orders suspended—by consent—to bring in and pass through all stages in one day, 14 November 1967.
- Finished on Reading of Ways and Means (No. 13), 14 November 1967.
<table>
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<th>Message from Governor presented in Assembly</th>
<th>Ordered</th>
<th>Presented and read 1st</th>
<th>Read 2nd</th>
<th>Combined</th>
<th>Resumed, without Amendment</th>
<th>Resumed with Amendment</th>
<th>Report stage</th>
<th>Read 2nd, printed and sent to Council for consideration</th>
<th>Amended in Council for amendment</th>
<th>Councils Amendments agreed to</th>
<th>Councils Amendments agreed to</th>
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<th>No. of Act</th>
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<td>Registration of Births, Deaths and Marriages (Amendment).</td>
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<td>Returned Salts, Solvents and Amines' Imperial League of Australia (New South Wales Branch) Incorporation Amendment.</td>
<td>Mr Askin</td>
<td>15 Aug. 1967</td>
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<td>Second-hand Dealers and Collectors (Amendment).</td>
<td>Mr Willis</td>
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<td>Supreme Court (Summary Jurisdiction).</td>
<td>Mr McCaw</td>
<td>1 Nov. 1967</td>
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<td>Survey Co-ordination (Amendment).</td>
<td>Mr Lewis</td>
<td>2 Nov. 1967</td>
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<td>Swiss Compensation (Amendment).</td>
<td>Mr Chaffey</td>
<td>19 Oct. 1967</td>
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<td>Swiss Compensation Taxation (Amendment).</td>
<td>Mr Chaffey</td>
<td>19 Oct. 1967</td>
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<td>Sydney Opera House (Amendment).</td>
<td>Mr Askin</td>
<td>2 Nov. 1967</td>
<td>2 Nov. 15 Nov.</td>
<td>13 Nov.</td>
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<td>13 Nov.</td>
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<td>13 Nov. 28 Nov.</td>
<td>13 Nov.</td>
<td>13 Nov. 28 Nov.</td>
<td></td>
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<td></td>
<td></td>
<td>7 Dec.</td>
<td>71</td>
<td></td>
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</tr>
<tr>
<td>Technical Education Trust Funds.</td>
<td>Mr Cardwell</td>
<td>21 Nov. 1967</td>
<td>21 Nov.</td>
<td>21 Nov.</td>
<td>21 Nov.</td>
<td>6 Dec.</td>
<td>6 Dec.</td>
<td>6 Dec.</td>
<td>6 Dec.</td>
<td>6 Dec. 6 Dec. 7 Dec.</td>
<td></td>
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<td></td>
<td></td>
<td>93</td>
<td>93</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Toonumber Dam (Amendment)</td>
<td>Mr Beale</td>
<td>7 Nov. 1967</td>
<td>7 Nov. 21 Nov.</td>
<td>21 Nov.</td>
<td>21 Nov.</td>
<td>21 Nov.</td>
<td>21 Nov.</td>
<td>21 Nov. 22 Nov.</td>
<td>21 Nov.</td>
<td>21 Nov. 22 Nov. 5 Dec.</td>
<td></td>
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<td></td>
<td></td>
<td>83</td>
<td>83</td>
<td></td>
<td></td>
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<tr>
<td>Totalizator (Amendment)</td>
<td>Mr Askin</td>
<td>1 Nov. 1967</td>
<td>1 Nov. 2 Nov.</td>
<td>2 Nov.</td>
<td>2 Nov.</td>
<td>2 Nov.</td>
<td>2 Nov.</td>
<td>2 Nov.</td>
<td>2 Nov.</td>
<td>2 Nov. 5 Nov. 22 Nov.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>29 Nov.</td>
<td>62</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Wool River Harbour Works (Amendment).</td>
<td>Mr Hughes</td>
<td>15 Nov. 1967</td>
<td>15 Nov. 22 Nov.</td>
<td>22 Nov.</td>
<td>22 Nov.</td>
<td>22 Nov.</td>
<td>22 Nov.</td>
<td>22 Nov. 29 Nov.</td>
<td>22 Nov.</td>
<td>22 Nov. 29 Nov. 29 Nov.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>7 Dec.</td>
<td>74</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Workers' Compensation (Amendment)</td>
<td>Mr Willis</td>
<td>23 Nov. 1967</td>
<td>23 Nov.</td>
<td>5 Dec. 5 Dec.</td>
<td>5 Dec.</td>
<td>5 Dec.</td>
<td>5 Dec.</td>
<td>5 Dec.</td>
<td>5 Dec.</td>
<td>5 Dec. 5 Dec. 5 Dec.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>97</td>
<td>97</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Workers' Compensation (Dust Diseases) Amendment.</td>
<td>Mr Willis</td>
<td>28 Nov. 1967</td>
<td>28 Nov. 28 Nov.</td>
<td>28 Nov.</td>
<td>28 Nov.</td>
<td>28 Nov.</td>
<td>28 Nov.</td>
<td>28 Nov.</td>
<td>28 Nov.</td>
<td>28 Nov. 28 Nov. 29 Nov.</td>
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<td></td>
<td></td>
<td>98</td>
<td>98</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Amend not reported during Session.
No. 2
REGISTER OF PUBLIC AND PRIVATE BILLS BROUGHT FROM THE COUNCIL DURING THE SESSION 1967-68

<table>
<thead>
<tr>
<th>Short Title of—</th>
<th>Public Bill</th>
<th>Private Bill</th>
<th>Member in Charge</th>
<th>Resolutions—Standing</th>
<th>Brought up and read 1st</th>
<th>Read 2nd and Committee</th>
<th>Report</th>
<th>Report adopted</th>
<th>Report referred to Standing Committee</th>
<th>Referred to Standing Committee and Returned to Council</th>
<th>Referred to Standing Committee and Returned to Council for concurrence</th>
<th>Agreed to by Council</th>
<th>Assent or Lieutenent-Governor's Assent</th>
<th>Council announced at which Assent or Lieutenent-Governor's Assent is to be given</th>
<th>Bill dropped or laid aside</th>
<th>Assent reported</th>
<th>No. of Art</th>
<th>Remarks</th>
</tr>
</thead>
</table>

* Assent not reported during Session.

RECAPITULATION

<table>
<thead>
<tr>
<th>Number of Public Bills originated in the Legislative Assembly shown on Register No. 1</th>
<th>Do</th>
<th>Private Bills do</th>
<th>do</th>
<th>do</th>
<th>do</th>
<th>do</th>
<th>do</th>
<th>do</th>
<th>do</th>
<th>do</th>
<th>do</th>
<th>do</th>
</tr>
</thead>
<tbody>
<tr>
<td>70</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>1</td>
</tr>
</tbody>
</table>

Passed and Assent reported: 40
Passed—Assent not reported: 23
Reserved for Royal Assent: 1
Not returned by Legislative Council: 1
Stopped by Disabilities: 1
Otherwise disposed of: 1

Public | Private | Total
---|---|---
40 | 1 | 41
23 | 1 | 24
1 | 1 | 2
1 | 1 | 2
---|---|---
71 | | |

Legislative Assembly Office,

I. P. K. VIDLER,
Clerk of the Legislative Assembly.

BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1968
### New South Wales

**Legislative Assembly**

**Register of Addresses and Orders for Papers During the Session 1967-68**

**Register of Addresses and Orders for Papers During Former Sessions**

**Register of Addresses (Not Being for Papers) to the Governor During the Session 1967-68**

<table>
<thead>
<tr>
<th>Subject of Address</th>
<th>Originated in the Assembly</th>
<th>When Passed or Agreed To</th>
<th>When and by Whom Presented</th>
<th>When and by Whom Answered</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>No.</td>
<td>Date</td>
<td>Entry</td>
<td>On Whose Motion</td>
<td>No.</td>
</tr>
<tr>
<td>Governor's Opening Speech.</td>
<td>2</td>
<td>1967</td>
<td>2 Aug.</td>
<td>Mr. Osborne</td>
<td>7</td>
</tr>
<tr>
<td>Forestry Act, 1916—Revoction of Dedication of certain State Forests.</td>
<td>50</td>
<td>6 Dec.</td>
<td>16</td>
<td>Mr. Beale</td>
<td>50</td>
</tr>
</tbody>
</table>


*I. P. K. Vidler, Clerk of the Legislative Assembly.*

V. C. N. Blight, Government Printer, New South Wales—1968
### NEW SOUTH WALES
### LEGISLATIVE ASSEMBLY

#### STANDING AND SELECT COMMITTEES APPOINTED DURING THE SESSION 1967-68

<table>
<thead>
<tr>
<th>No. of Committee</th>
<th>Designation of Committee</th>
<th>When and how appointed</th>
<th>Members</th>
<th>Chairman</th>
<th>No. of Meetings</th>
<th>No. of Witnesses Examined</th>
<th>Reported</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Called</td>
<td>Held</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Printing</td>
<td>3 August, Votes No. 3, Entry 4 (On motion of Mr Askin.)</td>
<td>Mr Doyle, Mr Dunfer, Mr Heskey, Mr Hewett, Mr Punch, Mr Downey, Mr Jackson, Mr Sloots, Mr Stewart, Mr Askin</td>
<td>Mr Punch</td>
<td>16</td>
<td>15</td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>Standing Orders*</td>
<td>17 August, Votes No. 9, Entry 3 (On motion of Mr Askin.)</td>
<td>Mr Speaker, Mr McCaw, Mr Maddison, Mr Hunter, Mr Crawford, Mr Southey, Mr Wantson, Mr Mannix, Mr Mahoney, Mr Askin</td>
<td>Mr Speaker</td>
<td>1</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Library†</td>
<td>17 August, Votes No. 9, Entry 4 (On motion of Mr Askin.)</td>
<td>Mr Speaker, Mr Hunter, Mr Mead, Mr Taylor, Mr Duncan, Mr Earl, Mr Booth, Mr Cox, Mr Johnstone, Mr Askin</td>
<td>Mr President</td>
<td>3</td>
<td>3</td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>House†</td>
<td>17 August, Votes No. 9, Entry 5 (On motion of Mr Askin.)</td>
<td>Mr Speaker, Mr Dennis, Mr Griffith, Mr Bracken, Mr Manyweathers, Mr Kelly, Mr McCann, Mr Ferguson, Mr Flaxey, Mr Askin</td>
<td>Mr Speaker</td>
<td>5</td>
<td>2</td>
<td></td>
</tr>
</tbody>
</table>

* Confer on subjects of mutual concern with a similar Committee of the Legislative Council.
† Acts in conjunction with a similar Committee of the Legislative Council.
<table>
<thead>
<tr>
<th>No. of Committee</th>
<th>Designation of Committee</th>
<th>When and how appointed</th>
<th>Members</th>
<th>Chairman</th>
<th>No. of Meetings</th>
<th>No. of Witnesses Examined</th>
<th>Reported</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td>Timber Industry†</td>
<td>26 October, 1965, Votes No. 25, Entry 5 (On motion of Mr Brown.)</td>
<td>Mr Beale, Mr Bruxner, Mr Mauger, Mr Coates, Mr Ferguson, Mr McClure, Mr Mannix, Mr Brown.</td>
<td>Mr Brown</td>
<td>23 23½</td>
<td>21 29 November, 1967.</td>
<td></td>
</tr>
</tbody>
</table>

| 6                | Parliamentary Building*† | 2 December, 1965, Votes No. 42, Entry 3 (On motion of Mr Griffith.) | Mr Speaker, Mr Hughes, Mr Brown, Mr Coates, Mr Waddy, Mr Griffith. | Mr Speaker | 1 1 | ..... | 

| 7                | Joint Aborigines Welfare† | 8 December, 1965, Votes No. 44, Entries 3 and 16 (On motion of Mr Crawford.) | Mr Cahill, Mr Doyle, Mr Healey, Mr Crawford, Mrs Barron, Dr de Bryon-Faes, ** Mrs Furley, Mr Sommerlad, Mr Wright. | Mr Crawford | 19 19½ | 3 13 September, 1967. |

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* Confers on subjects of mutual concern with a similar Committee of the Legislative Council.
† Appointed session 1965-66 and empowered by Act 32, 1967, to function during the prorogation and during the fourth session of the forty-first Parliament.
* To hold office until the Legislative Assembly expire by a dissolution or the expiration of term.
† Term of Service as a Member of the Legislative Council expired 22 April, 1967.
** Appointed 24 August, 1967, in place of Mr Sommerlad.
†† Including meetings held during prorogation.