Votes
1. OPENING OF PARLIAMENT.—The House met at Twelve o'clock at Noon, pursuant to a Proclamation of His Excellency the Governor, bearing date the tenth day of March, 1971, of which a copy was read by I. P. K. Vidler, Esquire, Clerk of the Legislative Assembly, as follows:

PROCLAMATION

"NEW SOUTH WALES

"TO WIT.

"A. R. CUTLER,

"Governor.

"IN pursuance of the power and authority vested in me as Governor of the State of New South Wales by virtue of 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,' I do hereby proclaim that a Session of the Legislative Council and Legislative Assembly for the State of New South Wales for the despatch of business shall commence and be held on Tuesday, the sixteenth day of March, 1971, at 12 o'clock noon, in the buildings known as the Legislative Council Chambers, in Macquarie Street, in the City of Sydney; and Members of the said Legislative Council and 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 tenth day of March, in "(L.S.) the year of Our Lord one thousand nine hundred and seventy-one and in the twentieth year of Her Majesty's Reign.

"By His Excellency's Command,

"R. W. ASKIN.

"GOD SAVE THE QUEEN!"
2. WRITS OF ELECTION.—The Clerk announced that he had received, through the Honourable the Chief Secretary, a list, without omission, certified by His Excellency the Governor, of the names of the several persons returned for the Electoral Districts set against such names, respectively, at the General Election of Members to serve in the Legislative Assembly of New South Wales, which was held on the 13th day of February, 1971, and further certifying that the several Writs of Election, being ninety-six in number, were duly returned before the day on which they were legally returnable; and placed the list upon the Table of the House.

<table>
<thead>
<tr>
<th>Names of Members Returned</th>
<th>Electoral Districts for which returned</th>
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<tbody>
<tr>
<td>Akin, Robin William</td>
<td>Collaroy</td>
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<td>Banton, Brian Joseph</td>
<td>Rockdale</td>
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<td>Barnier, Gordon Arthur</td>
<td>Blacktown</td>
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<td>Barracklough, Lindley John Forbes</td>
<td>Bligh</td>
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<td>Beale, Jack Gordon</td>
<td>South Coast</td>
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<td>Bedford, Eric Lance</td>
<td>Fairfield</td>
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<td>Booth, Kenneth George</td>
<td>Wallisend</td>
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<td>Brewer, Ronald Alfred St Clair</td>
<td>Goulburn</td>
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<td>Brown, James Hill</td>
<td>Raleigh</td>
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<td>Bruzner, James Caird</td>
<td>Tenterfield</td>
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<td>Cubill, Thomas James</td>
<td>Cooke River</td>
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<td>Cameron, James Alexander</td>
<td>Northcott</td>
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<td>Chaffey, William Adolphus</td>
<td>Tamworth</td>
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<td>Clough, James Arthur</td>
<td>Eastwood</td>
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<td>Coady, Reginald Francis John</td>
<td>Drummoyne</td>
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<td>Cousins, Harold George</td>
<td>Blue Mountains</td>
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<td>Coleman, William Peter</td>
<td>Puller</td>
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<td>Cowan, David Bruce</td>
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<td>Cox, Peter Francis</td>
<td>Auburn</td>
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<td>Crabtree, William Frederick</td>
<td>Kogarah</td>
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<td>Crawford, Geoffrey Robertson</td>
<td>Barwon</td>
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<td>Cutler, Charles Benjamin</td>
<td>Orange</td>
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<td>Darby, Evelyn Douglas</td>
<td>Manly</td>
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<td>Day, Donald</td>
<td>Casino</td>
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<td>Deane, Bernard Sydney Llewellyn</td>
<td>Hawkesbury</td>
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<td>Degen, Roger Charles</td>
<td>Balmain</td>
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<td>Doyle, Keith Ralph</td>
<td>Vassellue</td>
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<td>Duncan, Robert Bruce</td>
<td>Lismore</td>
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<td>Durick, Vincent Patrick</td>
<td>Lakemba</td>
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<td>Earl, Clarence Joseph</td>
<td>Bass Hill</td>
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<td>Einfeld, Sydney David</td>
<td>Waverley</td>
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<td>Ellis, Kevin</td>
<td>Coogee</td>
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<td>Ferguson, Laurie John</td>
<td>Merrylands</td>
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<td>Fife, Wallace Clyde</td>
<td>Wagga Wagga</td>
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<td>Fischer, Timothy Andrew</td>
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<td>Fisher, Colin Murray</td>
<td>Upper Hunter</td>
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<td>Flaherty, James Patrick</td>
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<td>Freundenstein, George Francis</td>
<td>Young</td>
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<td>Gordon, Alan Robert Lindsay</td>
<td>Murrumbidge</td>
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<td>Griffith, Ian Ross</td>
<td>Cronulla</td>
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<td>Haigh, William Henry</td>
<td>Maroubra</td>
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<td>Healey, Richard Owen</td>
<td>Davidson</td>
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<td>Hills, Patrick Darcy</td>
<td>Phillip</td>
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<td>Hughes, Davis</td>
<td>Armidale</td>
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<td>Hunter, David Benjamin</td>
<td>Ashfield</td>
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<td>Hunter, Mervyn Leslie</td>
<td>Lake Macquarie</td>
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<td>Jackett, John Gordon Thorne</td>
<td>Burwood</td>
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<td>Jackson, Rex Frederick</td>
<td>Heathcote</td>
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<td>Jago, Arnold Henry</td>
<td>Gordon</td>
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<td>Jensen, Henry Frederick</td>
<td>Wyong</td>
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<td>Johnstone, Lewis Albert</td>
<td>Broken Hill</td>
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<td>Jones, Samuel Barry</td>
<td>Waratah</td>
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<td>Kearns, Nicholas Joseph</td>
<td>Bankstown</td>
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<td>Kelly, Lawrence Borthwick</td>
<td>Corrimal</td>
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<td>Kelly, Robert Joseph</td>
<td>East Hills</td>
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<td>Lawson, Joseph Alexander</td>
<td>Murray</td>
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<td>Lewis, Thomas Lancelot</td>
<td>Wollondilly</td>
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<tr>
<td>McCaw, Kenneth Malcolm</td>
<td>Lane Cove</td>
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</tbody>
</table>
Names of Members Returned  Electoral Districts for which returned

McGinty, Laurence Frederick  Willoughby
Mackie, Gordon Charlton  Albury
Maddison, John Clarkson  Hornsby
Mabon, Daniel John  Parramatta
Mallam, Heathcote Clifford  Campbelltown
Mason, John Marsden  Dubbo
Mauger, Stephen George  Monaro
Mead, Thomas Francis  Hawkesville
Morris, Milton Arthur  Maitland
Morton, Philip Henry  Mosman
Mulock, Ronald Joseph  Nepean
Mutton, Lerryn William  Yaralla
Nehls, George Henry  Cessnock
Nott, Leo Mervyn  Burrendong
O'Connell, Keith  Gosford
Osborne, Clive Geoffrey  Bathurst
Pacullo, George  Liverpool
Peterson, Wilfred George  Illawarra
Punch, Leon Ashton  Gloucester
Quinn, Ernest Neville  Wentworthville
Ramsay, Eric Daniel  Wollongong
Renzhaw, John Brophy  Castlereagh
Ruddock, Maxwell Stanley  The Hills
Ryan, Phillip Norman  Marrickville
Sheahan, William Francis  Burrianjuck
Singleton, Matthew  Clarence
Sless, Albert Ross  King
Southey, James Bernard  Mount Druitt
Stephens, Stanley Tunstall  Byron
Stewart, John Julius Thomas  Charlestown
Stewart, Kevin James  Canterbury
Taylor, James Hugh  Temora
Vinay, Arthur Edward Allanby  Wakehurst
Waddy, John Lloyd  Kirribilli
Wade, William Arthur  Newcastle
Walker, Francis John  Georges River
Walker, Noel Douglas  Miranda
Willis, Eric Archibald  Earlwood

3. MESSAGE FROM THE COMMISSIONERS.—The Usher of the Black Rod being admitted, delivered a Message, that "The Commissioners request the immediate attendance of this Honourable House in the Legislative Council Chamber, to hear the Commission for the Opening of Parliament read."

The House went, and the Members of both Houses being seated at the request of the President, on behalf of the Commissioners—

The President said—

"Honourable Members of the Legislative Council,
and Members of the Legislative Assembly—

"His Excellency the Governor has been pleased to cause a Commission to be issued under the Public Seal of the State, constituting us Commissioners to do on behalf of Her Majesty, all things necessary to be done in the name of "Her Majesty, or in the name of His Excellency the Governor of the State, in "and about the opening and holding of this Parliament, to deliver a Message to "the Legislative Council and the Legislative Assembly, and to do all such other "things as may be specially necessary to enable Parliament to perform acts "which admit of no delay, as will more fully appear by the Commission itself, "which must now be read."

Whereupon the Commission was read by the Clerk of the Parliaments, as follows:

"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 all to whom these presents shall come,
"Greeting:

"WHEREAS by Proclamation made on the tenth day of March, 1971, His Excel-

lency Sir Arthur Roden Cutler, upon whom has been conferred the decora-

tion of the Victoria Cross, Knight Commander of Our Most Distinguished

"Order of Saint Michael and Saint George, Knight Commander of Our Royal

"Victorian Order, Commander of Our Most Excellent Order of the British

"Empire, Knight of the Most Venerable Order of St John of Jerusalem, Our

"Governor of Our State of New South Wales and its Dependencies, in the

"Commonwealth of Australia, did, in pursuance of the power and authority

"vested in him as Governor of Our said State by virtue of 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," proclaim that a

"Session of the Legislative Council and Legislative Assembly for the said State

"should commence and be holden on Tuesday, the sixteenth day of March, 1971,

"at the time and place mentioned in the said Proclamation: AND WHEREAS,

"for certain causes, our said Governor cannot conveniently be present in person

"at the opening of the said Session of the Legislative Council and Legislative

"Assembly of Our said State: Now KNOW YE, that We, trusting in the discre-


tion, fidelity and care of Our trusty and well-beloved the Honourable Sir

"Harry Vincent Budd, President of the said Legislative Council, the Honour-


able John Bryan Munro Fuller, Minister for Decentralisation and Develop-

ment and Vice-President of the Executive Council, and the Honourable

"Thomas Sidney McKay, B.A., LL.B., Chairman of Committees, Members of

"the Legislative Council, do, with the advice of Our Executive Council of Our

"said State, give and grant by the tenor of these presents unto the said Sir

"Harry Vincent Budd, John Bryan Munro Fuller, and Thomas Sidney

"McKay, or any two of them, full power in Our name to open and hold the

"said Session of the said Legislative Council and Legislative Assembly on the

"said sixteenth day of March, 1971, or subsequent day, on Our behalf to do all

"things necessary to be done in Our name or in the name of Our Governor of

"Our said State in and about the opening and holding of the said Parliament,

"to deliver messages to the Legislative Council and to the Legislative Assembly,

"and to do all such things as may be specially necessary to enable Parliament or

"the said Legislative Council or the said Legislative Assembly to perform acts

"which admit of no delay: Commanding also by the tenor of these presents all

"whom it concerns to meet in the said Parliament, that to the said Sir Harry

"Vincent Budd, John Bryan Munro Fuller, and Thomas Sidney McKay, or

"any two of them, they diligently attend in the premises in the form aforesaid.

"In Testimony Whereof, We have caused these Our Letters to be made

"Patent, and the Public Seal of Our said State to be hereto annexed.

"Witness Our Trusty and Well-beloved Sir Arthur Roden Cutler, upon

"whom has been conferred the decoration of the Victoria Cross, Knight Com-

mander of Our Most Distinguished Order of Saint Michael and Saint George,

"Knight Commander of Our Royal Victorian Order, Commander of Our Most

"Excellent Order of the British Empire, Knight of the Most Venerable Order

"of St John of Jerusalem, Our Governor of Our State of New South Wales and

"its Dependencies, in the Commonwealth of Australia, at Sydney, in Our said

"State, this Fifteenth day of March, in the year of Our Lord one thousand nine

"hundred and seventy-one, and in the twentieth year of Our Reign.

"A. R. CUTLER,

"Governor.

"By His Excellency's Command,

"R. W. ASKIN."

The President then said—

"Honourable Members of the Legislative Council,

"and Members of the Legislative Assembly—

"We have it in command from His Excellency the Governor to acquaint,

"you that His Excellency desires that you take into your earnest considera-

"tion matters as may be submitted to you.
"Members of the Legislative Assembly—

"It being necessary that a Speaker of the Legislative Assembly be first "chosen, it is His Excellency's pleasure that you, Members of the Legislative "Assembly, repair to your Chamber, and there, after Members shall have been "sworn, proceed to the election of one of your number to be your Speaker."

And being returned—

4. COMMISSION TO ADMINISTER THE OATH OR AFFIRMATION OF ALLEGIANCE.—The Clerk informed the House that he had received, through the office of the Premier, a Commission, as follows:

"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, Knight Commander "of the Royal Victorian Order, 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 Depen- "dencies, in the Commonwealth of Australia.

"To all to whom these presents shall come,

"Greeting:

"In pursuance of the authority in me vested in that behalf, I, Sir ARTHUR "RODEN CUTLER, as Governor of the State of New South Wales, do, with the "advice of the Executive Council thereof, hereby authorize the Honourable "ROBIN WILLIAM ASKIN, M.L.A., Premier and Treasurer, the Honourable "CHARLES BENJAMIN CUTLER, E.D., M.L.A., Deputy Premier, Minister for "Education and Minister for Science, and the Honourable ERIC ARCHIBALD "WILLIS, B.A., M.L.A., Chief Secretary and Minister for Tourism and Sport, "or any one or more of them, to administer to all or any Members or Member "of the Legislative Assembly of the said State the Oath or Affirmation of "Allegiance to Her Majesty the Queen, required by law to be taken or made "and subscribed by every such Member before he shall be permitted to sit or "vote in the said Legislative Assembly.

"Given under my hand and the Public Seal of the State, at Sydney, in the "State of New South Wales aforesaid, this Fifteenth day of March, in the year "of Our Lord one thousand nine hundred and seventy-one, and in the twentieth "year of Her Majesty's Reign.

"A. R. CUTLER,

"Governor.

"By His Excellency's Command,

"R. W. ASKIN."

5. MEMBERS SWORN.—The Honourable Robin William Askin took and subscribed "the Oath of Allegiance himself, and administered the same to the two other "Commissioners, the Honourable Charles Benjamin Cutler, E.D., and the Honour- "able Eric Archibald Willis, B.A., and then the Commissioners respectively "signed the Roll of the House, and administered the Oath to all other Members "present (excepting Wilfred George Petersen, Esquire, who made a solemn "Affirmation)—the Clerk producing the several Writs returning them, and the "Members signing the Roll as they were severally called to the Table, viz.:

Gordon Charlton Mackie, Esquire. 
David Benjamin Hunter, Esquire. 
Peter Francis Cox, Esquire. 
Roger Charles Degen, Esquire. 
Nicholas Joseph Kearns, Esquire. 
The Honourable Geoffrey Robertson Crawford, D.C.M. 
Clarence Joseph Earl, Esquire. 
Clive Geoffrey Osborne, Esquire. 
Gordon Arthur Barnier, Esquire. 
Lindley John Forbes Barracough, Esquire. 
Harold George Coates, Esquire. 
Lewis Albert Johnstone, Esquire. 
Leo Mervyn Nott, Esquire. 
The Honourable William Francis Sherehan, Q.C., LL.B. 
The Honourable Stanley Tunstall Stephens.
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
16 March, 1971

Heathcote Clifford Mallam, Esquire.
Kevin James Stewart, Esquire.
Donald Day, Esquire.
John Brophy Renshaw, Esquire.
George Henry Neilly, Esquire.
John Julius Thomas Stewart, Esquire.
The Honourable Sir Kevin Ellis, K.B.E., LL.B., B.Ec.
Thomas James Cahill, Esquire.
Lawrence Borthwick Kelly, Esquire.
Ian Ross Griffith, Esquire.
Richard Owen Healey, Esquire.
Reginald Francis John Coady, Esquire.
John Marsden Mason, Esquire, L.Th.
Robert Joseph Kelly, Esquire.
James Arthur Clough, Esquire.
Eric Lance Bedford, Esquire, B.A.
William Peter Coleman, Esquire, B.A., M.Sc.(Econ.).
Francis John Walker, Esquire, LL.M.
Leon Ashton Punch, Esquire.
The Honourable Arnold Henry Jago.
Keith O'Connell, Esquire.
Ronald Alfred St Clair Brewer, Esquire.
James Patrick Flaherty, Esquire.
Bernard Sydney Llewellyn Deane, Esquire.
Rex Frederick Jackson, Esquire.
The Honourable John Clarkson Maddison, B.A., LL.B.
Thomas Francis Mead, Esquire.
Wilfred George Petersen, Esquire.
Albert Ross Sloss, Esquire.
The Honourable John Lloyd Waddy, O.B.E., D.F.C.
William Frederick Crabtree, Esquire.
Mervyn Leslie Hunter, Esquire.
Vincent Patrick Durack, Esquire, B.A.
The Honourable Kenneth Malcolm McCaw.
Robert Bruce Ducan, Esquire.
George Paculilo, Esquire.
The Honourable Milton Arthur Morris.
Evelyn Douglas Darby, Esquire, B.Ec.
William Henry Haigh, Esquire.
The Honourable Phillip Norman Ryan.
Laurie John Ferguson, Esquire.
Noel Douglas Walker, Esquire.
Stephen George Mauger, Esquire.
The Honourable Philip Henry Morton.
James Bernard Southey, Esquire.
Joseph Alexander Lawson, Esquire.
Alan Robert Lindsay Gordon, Esquire.
Ronald Joseph Mulock, Esquire, LL.B.
James Alexander Cameron, Esquire, LL.M.
David Bruce Cowan, Esquire.
Daniel John Mahoney, Esquire.
Patrick Darcy Hills, Esquire.
James Hill Brown, Esquire.
Brian Joseph Bannan, Esquire.
The Honourable Jack Gorden Beale, M.E.
Timothy Andrew Fischer, Esquire.
William Adolphus Chaffey, Esquire.
James Hugh Taylor, Esquire.
James Caird Bruxner, Esquire.
Maxwell Stanley Ruddock, Esquire, M.Ec.
Colin Murray Fisher, Esquire.
Keith Ralph Doyle, Esquire, B.Ec.
The Honourable Wallace Clyde Fife.
Arthur Edward Albiany Viney, Esquire.
Kenneth George Booth, Esquire.
Samuel Barry Jones, Esquire.
Sydney David Einfeld, Esquire.
Ernest Neville Quinn, Esquire.
Laurence Frederick McGinty, Esquire, M.B.E., LL.B.
The Honourable Thomas Lancelot Lewis.
Eric Daniel Ramsay, Esquire.
Henry Frederick Jensten, Esquire.
Lerryn William Mutton, Esquire.
The Honourable George Francis Freudenstein.

6. ELECTION OF SPEAKER.—Mr Griffith, addressing himself to the Clerk (who, standing up, pointed to him, and then sat down), moved, That Sir Kevin Ellis, K.B.E., LL.B., B.Ec., do take the Chair of this House as Speaker—which motion was seconded by Mr Brown.

And Sir Kevin Ellis, standing in his place, informed the House that he accepted nomination.

Mr Hills, addressing himself to the Clerk (who, standing up, pointed to him, and then sat down), moved, That Robert Joseph Kelly, Esquire, do take the Chair of this House as Speaker—which motion was seconded by Mr Renshaw.

And Mr Kelly, standing in his place, informed the House that he accepted nomination.

Debate ensued.

Question—That Sir Kevin Ellis, K.B.E., LL.B., B.Ec., do take the Chair of this House as Speaker—put by the Clerk.

The House divided.
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
16 March, 1971

Ayes, 51

Mr Askin  
Mr Barraclough  
Mr Beale  
Mr Brewer  
Mr Brown  
Mr Bruenner  
Mr Cameron  
Mr Chaffey  
Mr Clough  
Mr Coates  
Mr Coleman  
Mr Cowan  
Mr Crawford  
Mr Cutler  
Mr Darby  
Mr Deane  
Mr Doyle  
Mr Duncan  

Sir Kevin Ellis  
Mr Fife  
Mr Fletcher  
Mr Fisher  
Mr Freundenstein  
Mr Griffith  
Mr Healey  
Mr Hughes  
Mr Hunter  
Mr Jackett  
Mr Jago  
Mr Lawson  
Mr Lewis  
Mr McGaw  

Noes, 45

Mr Ramsay  
Mr Bendash  
Mr Ryan  
Mr Sheahan  
Mr Slon  
Mr Souris  
Mr Stewart  
Mr K. J. Stewart  
Mr Wade  

Tellers,

Mr Peersen  
Mr Peter  
Mr B. Kelly  
Mr Mahoney  
Mr Mulock  
Mr Nott  
Mr O'Connell  

And so it was resolved in the affirmative.

Whereupon Mr Griffith and Mr Brown conducted Sir Kevin Ellis to the Chair, where, standing on the upper step, he returned his acknowledgments to the House for the great honour they had been pleased to confer upon him—

And thereupon sat down in the Chair.

Mr Askin, Mr Hills and Mr R. J. Kelly congratulated Mr Speaker.

Mr Askin then informed the House that he had ascertained that His Excellency the Governor would receive their Speaker at Government House at Three o'clock, p.m., This Day.

Mr Speaker left the Chair at Seven minutes after Two o'clock, p.m., until Fifteen minutes before Three o'clock, p.m.

Mr Speaker resumed the Chair at the hour named.

7. PRESENTATION OF SPEAKER.—The House then proceeded to Government House to present their Speaker to His Excellency the Governor—

And being returned—

Mr Speaker reported that the Assembly had been to Government House where he informed the Governor that, immediately after the opening of Parliament to-day, the Legislative Assembly, in the exercise of their undoubted right, had proceeded to the election of their Speaker, that the choice had fallen upon him, and that he had now to present himself to His Excellency as their Speaker—

whereupon His Excellency was pleased to offer him his congratulations. That he had then, in the name and on behalf of the House, laid claim to all their undoubted rights and privileges, particularly on freedom of speech in debate, to free access to His Excellency when occasion should require, and asked that the most favourable construction should on all occasions, be put upon their language and proceedings; to all of which His Excellency had readily assented.

Mr Speaker again expressed his appreciation for the honour the House had been pleased to confer upon him.
8. MINISTERIAL ANNOUNCEMENT.—Mr Askin informed the House that on 11 March, 1971, with a view to reconstructing the Ministry, he submitted his resignation as Premier and Treasurer and as a Member of the Executive Council to His Excellency the Governor, an action which involved the resignations of the whole of his colleagues.

His Excellency immediately commissioned him to form a new Ministry and on the same date the following gentlemen were appointed by His Excellency as Members of the Executive Council and to the offices indicated:

The Honourable Eric Archibald Willis, B.A., M.L.A., Chief Secretary and Minister for Tourism and Sport.
The Honourable John Bryan Munro Fuller, M.L.C., Minister for Decentralisation and Development and Vice-President of the Executive Council.
The Honourable Davis Hughes, M.L.A., Minister for Public Works.
The Honourable Thomas Lancelot Lewis, M.L.A., Minister for Lands.
The Honourable Stanley Tunstall Stephens, M.L.A., Minister for Housing and Minister for Co-operative Societies.
The Honourable Frederick Maclean Hewitt, M.L.C., Minister for Labour and Industry.
The Honourable George Francis Freudenstein, M.L.A., Minister for Cultural Activities and Assistant Treasurer.

Mr Askin also informed the House that the Chief Secretary and Minister for Tourism and Sport would represent the Minister for Labour and Industry in this House and the Minister for Decentralisation and Development would be represented by the Minister for Public Works.

9. GOVERNMENT WHIP.—Mr Askin informed the House that Mr I. R. Griffith had been re-elected Government Whip.

10. LEADER OF THE COUNTRY PARTY.—Mr Cutler informed the House of his re-election as Leader of the Country Party, of the re-election of the Honourable Davis Hughes as Deputy Leader and of Mr J. H. Brown as Country Party Whip.

11. LEADER OF THE OPPOSITION.—Mr Hills informed the House of his re-election as Leader of the Opposition, of the re-election of Mr S. D. Einfeld as Deputy-Leader and of Mr B. J. Bannon as Opposition Whip.
12. VACANCY IN THE REPRESENTATION OF THE STATE IN THE SENATE OF THE COMMONWEALTH OF AUSTRALIA.—

(1) The following Message from His Excellency the Governor was delivered by Mr Askin, and read by Mr Speaker:

A. R. CUTLER,  
Governor.

The Governor transmits to the Legislative Assembly copy of a despatch dated 4th December, 1970, received from the President of the Senate of the Commonwealth of Australia, notifying that a vacancy has happened in the representation of the State of New South Wales in the said Senate, through the death of Senator the Honourable James Patrick Ormonde, which occurred on 30th November, 1970.

Government House,  
Sydney, 10 March, 1971.

Your Excellency,

Pursuant to the provisions of Section 21 of the Commonwealth of Australia Constitution, I have to notify Your Excellency that a vacancy has happened in the representation of the State of New South Wales in the Senate, through the death of Senator James Patrick Ormonde, which occurred on 30th November, 1970.

I have the honour to be,  
Your Excellency's obedient servant,  
A. M. McMULLIN,  
President.

(2) Mr Askin moved, That this House meet the Legislative Council for the purpose of sitting and voting together to choose a person to hold the place in the Senate rendered vacant by the death of Senator James Patrick Ormonde.

The Motion having been seconded by Mr Hills—

Question put and passed.

(3) Mr Askin moved, That the following Message be sent to the Legislative Council:

Mr PRESIDENT—

The Legislative Assembly having resolved to meet the Legislative Council for the purpose of sitting and voting together to choose a person to hold the place in the Senate rendered vacant by the death of Senator James Patrick Ormonde, requests the Legislative Council to name the place and hour for such meeting.

Legislative Assembly Chamber,  

Question put and passed.

13. MESSAGES FROM THE GOVERNOR.—Mr Speaker reported that since the last meeting of Parliament the following Messages from His Excellency the Governor had been received:

(1) Brdgo Dam and Associated Works Bill:

A. R. CUTLER,  
Governor.

A Bill intituled "An Act to sanction and to provide for the construction of a dam across the Brdgo River about fourteen miles north-north-west of Bega and storages on the Bemboka River/Tantawangalo Creek system together with works incidental thereto; to amend the Public Works Act, 1912, 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, 27 November, 1970.
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
16 March, 1971

(2) Fisheries and Oyster Farms (Amendment) Bill:

A. R. CUTLER,
Governor. Message No. 3.

A Bill intituled "An Act to make further provisions relating to fisheries and fishing; for this and other purposes to amend the Fisheries and Oyster Farms Act, 1935; 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) Gaming and Betting (Poker Machines) Amendment Bill:

A. R. CUTLER,
Governor. Message No. 4.

A Bill intituled "An Act to make further provisions with respect to the keeping, use and operation of poker machines; for this purpose to amend the Gaming and Betting Act, 1912; 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) Gaming and Betting (Poker Machines) Taxation Further Amendment Bill:

A. R. CUTLER,
Governor. Message No. 5.

A Bill intituled "An Act to make further provisions with respect to the supplementary license tax upon clubs licensed under Part IIIa of the Gaming and Betting Act, 1912; for this purpose to amend the Gaming and Betting (Poker Machines) Taxation Act, 1956; 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) Marketable Securities Bill:

A. R. CUTLER,
Governor. Message No. 6.

A Bill intituled "An Act to make provisions with respect to instruments of transfer of certain marketable securities; to repeal the Marketable Securities Act, 1967; to amend the Companies 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.

(6) Public Hospitals (Amendment) Bill:

A. R. CUTLER, Governor.

A Bill intituled "An Act relating to certain organisations or institutions established in connection with hospitals, the payment of subsidies to separate institutions and the payments to be made by certain patients for relief received by them; for these and other purposes to amend the Public Hospitals Act, 1929; 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) Traffic Safety Bill:

A. R. CUTLER, Governor.

A Bill intituled "An Act to confer on The Commissioner for Motor Transport and a Traffic Safety Council to be constituted under this Act certain powers, authorities, duties and functions for securing the safety of the public and protection of property arising out of the use on roads of vehicles; 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) University of New South Wales (Amendment) Bill:

A. R. CUTLER, Governor.

A Bill intituled "An Act to make further provisions in relation to the constitution of the Council of The University of New South Wales; for this and other purposes to amend the University of New South Wales Act, 1968; 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) Windamere Dam Bill:

A. R. CUTLER, Governor.

A Bill intituled "An Act to sanction and to provide for the construction of a dam across the Cudgegong River about fourteen miles south-east of Mudgee and works incidental thereto; to amend the Public Works Act, 1912, 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.

(10) Cattle Compensation (Amendment) Bill:

A. R. CUTLER, Governor.

A Bill intituled "An Act relating to the market value of cattle in respect of which compensation is payable under the Cattle Compensation Act, 1951; for this purpose 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.


(11) Clean Waters Bill:

A. R. CUTLER, Governor.

A Bill intituled "An Act to make provisions with respect to the prevention or the reduction of pollution of certain waters; 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.


(12) Clutha Development Pty. Limited Agreement Bill:

A. R. CUTLER, Governor.

A Bill intituled "An Act to authorise the making of an agreement between the State of New South Wales and Clutha Development Pty. Limited in relation to the construction and operation of certain works connected with coal mining activities; to amend the Mining Act, 1906, the Local Government Act, 1919, the Stamp Duties Act, 1920, 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.


(13) Commonwealth Places (Administration of Laws) Bill:

A. R. CUTLER, Governor.

A Bill intituled "An Act relating to the administration of laws of the Commonwealth and of the State of New South Wales in Commonwealth places; 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.

(14) Consumer Protection (Amendment) Bill:

A. R. CUTLER,
Governor. 

Message No. 15.

A Bill intituled "An Act to make further provisions with respect to trade descriptions of goods and certain trade practices; for this and other purposes to amend the Consumer Protection Act, 1969; 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, 9 December, 1970.

(15) Co-operation (Amendment) Bill:

A. R. CUTLER,
Governor. 

Message No. 16.

A Bill intituled "An Act to make further provision with respect to membership and voting rights of members of community advancement societies, the objects of trading societies, and the amalgamation of societies; for these and other purposes to amend the Co-operation Act, 1923, and the Permanent Building Societies 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, 9 December, 1970.

(16) Factories, Shops and Industries (Amendment) Bill:

A. R. CUTLER,
Governor. 

Message No. 17.

A Bill intituled "An Act relating to the hours of trade of shops for the sale of motor spirits and certain other goods and the safety of persons engaged in or about the refrigerated compartments of certain vehicles; for these and other purposes to amend the Factories, Shops and Industries Act, 1962; 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, 9 December, 1970.

(17) Gosford Cemeteries Bill:

A. R. CUTLER,
Governor. 

Message No. 18.

A Bill intituled "An Act to dedicate certain lands at Gosford as public parks; to make provision for the appointment of trustees thereof; to confer and impose certain powers, authorities, duties and functions on those 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, 9 December, 1970.
(18) Justices (Amendment) Bill:

A. R. CUTLER, Governor. 

A Bill intituled “An Act to make certain provisions with respect to the service of summonses; for this purpose and for other purposes to amend the Justices Act, 1902, and the Motor Traffic Act, 1909, 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) Library (Amendment) Bill:

A. R. CUTLER, Governor. 

A Bill intituled “An Act relating to the borrowing of books from libraries provided, controlled and managed by councils which have adopted the Library Act, 1939; for this purpose 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.


(20) Local Government (Rating of Coal Mines) Amendment Bill:

A. R. CUTLER, Governor. 

A Bill intituled “An Act to alter the bases for valuation of coal mines; for this and other purposes to amend the Local Government Act, 1919; 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.


(21) Mining (Further Amendment) Bill:

A. R. CUTLER, Governor. 

A Bill intituled “An Act to provide for the orderly development of coal and shale mining; to authorise invitations to tender for permits to prospect for coal and shale and invitations to tender for leases to mine for coal and shale; for these and other purposes to amend the Mining Act, 1906; 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.


(22) Motor Traffic (Amendment) Bill:

A. R. CUTLER, Governor. 

A Bill intituled “An Act relating to the hours of driving and rest of drivers of certain heavy motor vehicles; for this purpose to amend the Motor Traffic Act, 1909; 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, 9 December, 1970.

(23) Periodic Detention of Prisoners Bill:
A. R. CUTLER, Governor.
Message No. 24.
A Bill intituled "An Act to make provision for and with respect to periodic detention of certain persons sentenced to imprisonment; 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, 9 December, 1970.

(24) Pharmacy (Amendment) Bill:
A. R. CUTLER, Governor.
Message No. 25.
A Bill intituled "An Act to make further provisions with respect to persons carrying on the business of a pharmacist in open shop or having a pecuniary interest in the business of a pharmacist carried on in open shop; for this purpose to amend the Pharmacy Act, 1964; 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, 9 December, 1970.

(25) Real Property (Legal Proceedings) Bill:
A. R. CUTLER, Governor.
Message No. 26.
A Bill intituled "An Act relating to certain legal proceedings instituted against the Registrar-General; 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, 9 December, 1970.

(26) Registration of Births Deaths and Marriages (Amendment) Bill:
A. R. CUTLER, Governor.
Message No. 27.
A Bill intituled "An Act to make further provisions with respect to the registration of the births of illegitimate children; for this and other purposes to amend the Registration of Births Deaths and Marriages Act, 1899; 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, 9 December, 1970.
(27) Stamp Duties (Amendment) Bill:

A. R. CUTLER,
Governor. 

A Bill intituled "An Act to abolish stamp duties on receipts; to make further provisions with respect to exemptions from, and concessional rates applicable to, death duty; to provide relief from death duty in certain cases of quick successions; for these and other purposes to amend the Stamp Duties Act, 1920; 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, 9 December, 1970.

(28) State Pollution Control Commission Bill:

A. R. CUTLER,
Governor. 

A Bill intituled "An Act to provide for the constitution of a corporation to be called the 'State Pollution Control Commission'; to confer and impose on the corporation responsibilities, powers, authorities, duties and functions of a supervisory, advisory and co-ordinating character for the prevention, control, abatement and mitigation of pollution, the control and regulation of the disposal of waste and the protection of the environment from defacement, defilement or deterioration; 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, 9 December, 1970.

(29) Summary Offences Bill:

A. R. CUTLER,
Governor. 

A Bill intituled "An Act to make provisions with respect to certain offences to be made punishable in a summary manner; to repeal the Vagrancy Act, 1902, and certain provisions of the Police Offences Act, 1901, 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.

Government House, 
Sydney, 9 December, 1970.

(30) Waste Disposal Bill:

A. R. CUTLER,
Governor. 

A Bill intituled "An Act to provide for the constitution of a corporation to be called the Metropolitan Waste Disposal Authority; to confer and impose on the corporation responsibilities, powers, authorities, duties and functions with respect to the transport, collection, reception, treatment, storage and disposal of waste within the Metropolitan Waste Disposal Region; 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, 9 December, 1970.
14. **FORESTRY ACT, 1916—REVOCATION OF DEDICATION OF CERTAIN STATE FORESTS.**—

Mr Speaker reported the following communication from His Excellency the Governor:

*Government House,*  
*Sydney, 7 December, 1970.*

Sir,

I have the honour to acknowledge receipt of the Resolution adopted by the Legislative Assembly of New South Wales on the 26th November, 1970, regarding the revocation of the dedication of parts of certain State Forests.

I have the honour to be,

Sir,

Your most obedient servant,

A. R. CUTLER,  
Governor.

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

15. **PRO FORMA BILL—LAW OF EVIDENCE BILL.**—Mr Askin presented a Bill, intitled "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.

16. **MESSAGE FROM THE COMMISSIONERS.**—Mr Speaker reported that the House had this day attended the Commissioners in the Legislative Council Chamber, where a Commission for opening Parliament was read, and a Message to the Assembly delivered, which Message he read to the House as follows:

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

We have it in command from His Excellency the Governor to acquaint you that His Excellency desires that you take into your earnest consideration such matters as may be submitted to you.

**MEMBERS OF THE LEGISLATIVE ASSEMBLY—**

It being necessary that a Speaker of the Legislative Assembly be first chosen, it is His Excellency's pleasure that you, Members of the Legislative Assembly, repair to your Chamber, and there, after Members shall have been sworn, proceed to the election of one of your number to be your Speaker.

17. **DEATH OF THOMAS HOWARD MORROW, ESQUIRE, A FORMER MEMBER OF THE LEGISLATIVE ASSEMBLY.**—Mr Speaker informed the House of the death of Thomas Howard Morrow, Esquire, a former Member of the Legislative Assembly, and that, on behalf of the House, he had extended to the family the deep sympathy of Members of the Legislative Assembly in the loss they had sustained.

Members and Officers of the House stood as a mark of respect.

18. **VACANCY IN THE REPRESENTATION OF THE STATE IN THE SENATE OF THE COMMONWEALTH OF AUSTRALIA.**—

(1) Mr Speaker reported the following Message from the Legislative Council:

**Mr Speaker—**

The Legislative Council, having taken into consideration the Legislative Assembly's Message dated 16th March, 1971, agrees to meet the Assembly for the purpose of sitting and voting together, to choose a person to hold the place in the Senate rendered vacant by the death of Senator James Patrick Ormonde, in the Legislative Council Chamber today, Tuesday, 16th March, 1971, at 4.40 p.m. sharp.

*Legislative Council Chamber,*  
*Sydney, 16 March, 1971.*

H. V. BUDD,  
President.

Whereupon the House proceeded to the Legislative Council Chamber to meet the Legislative Council.

And being returned—
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
16 March, 1971

(2) Mr Speaker reported that this House met the Legislative Council in the Legislative Council Chamber, this day, for the purpose of sitting and voting together to choose a person to hold the place in the Senate rendered vacant by the death of Senator James Patrick Ormonde, and that James Robert McClelland, Esquire, was duly chosen to hold the vacant place.

(3) Paper.—Mr Speaker laid upon the Table: Minutes of the Proceedings of the Joint Sitting of the Houses of Parliament of the State of New South Wales to choose a person to hold the place in the Senate rendered vacant by the death of Senator James Patrick Ormonde.

Ordered to be printed.

19. MANAGING TRUSTEES OF THE LEGISLATIVE ASSEMBLY MEMBERS PROVIDENT FUND.—Mr Askin (by consent) moved, That, in accordance with the provisions of the Legislative Assembly Members Superannuation Act, 1946, the following Members of the Legislative Assembly be and are hereby appointed as Managing Trustees of the Legislative Assembly Members Provident Fund as from the commencement of the present Parliament:

The Honourable Arnold Henry Jago.
Mr James Arthur Clough.
Mr David Bruce Cowan.
Mr James Hugh Taylor.
Mr Peter Francis Cox.
Mr Ernest Neville Quinn.

Question put and passed.

20. ELECTION PETITION—ELECTORAL DISTRICT OF CAMPBELTOWN.—Mr Speaker informed the House that the Clerk had received from the Prothonotary a copy of the Election Petition from Maxwell John Dunbier against the return of Heathcote Clifford Mallam as Member of the Legislative Assembly for the Electoral District of Campbeltown.

By direction of Mr Speaker, the Clerk laid the document on the Table.

Ordered, That the document be printed.

21. CHAIRMAN OF COMMITTEES.—Mr Taylor moved, That Leon Ashton Punch, Esquire, be Chairman of Committees of the Whole House—which motion was seconded by Mr Mason.

Mr K. J. Stewart moved, That James Bernard Southey, Esquire, be Chairman of Committees of the Whole House—which motion was seconded by Mr Jackson.

Question put—That Leon Ashton Punch, Esquire, be Chairman of Committees of the Whole House.

The House divided.

Ayes, 49

Mr Askin
Mr Barcelou
Mr Beale
Mr Brewer
Mr Brown
Mr Bruce
Mr Cameron
Mr Chaffey
Mr Clough
Mr Coates
Mr Cowan
Mr Crawford
Mr Cutter
Mr Darby
Mr Dean
Mr Doyle
Mr Duncan

Mr Fife
Mr Fischer
Mr Fincher
Mr Freundstein
Mr Griffith
Mr Healey
Mr Hepburn
Mr Hester
Mr Jackett
Mr Jago
Mr Lewis
Mr McGaw
Mr McGinty
Mr Mackie
Mr Maddison
Mr Mauger
Mr Mead

Mr Morris
Mr Morton
Mr Mutton
Mr Osborne
Mr Paech
Mr Ruddock
Mr Sangston
Mr Stephens
Mr Taylor
Mr Viner
Mr Wade
Mr Walker
Mr Willis
Mr Coleman
Mr Mason
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 Six o'clock, p.m., until Tuesday, 20 April, 1971, at Half-past Two o'clock, 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. DEATH OF FRANCIS PATRICK BUCKLEY, ESQUIRE, C.B.E., A FORMER MINISTER OF THE CROWN AND AGENT-GENERAL FOR NEW SOUTH WALES IN LONDON.—Mr Askin moved, That this House extends to Mrs Buckley and family the sympathy and sorrow of Members of the Legislative Assembly in the loss they have sustained by the death of Francis Patrick Buckley, Esquire, C.B.E., a former Minister of the Crown and Agent-General for New South Wales in London.

The Motion having been seconded by Mr Hills—Debate ensued.

Disorder in the Public Gallery.—Certain persons in the Gallery having interrupted the orderly conduct of the business of the House, Mr Speaker, pursuant to Standing Order 394, ordered that such persons be removed.

Mr Speaker left the Chair at Seven minutes before Three o'clock, p.m., until the ringing of one long Bell.

Mr Speaker resumed the Chair at Three o'clock, p.m.

Debate continued.

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

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

49939
By Mr Lewis—

(1) Land Aggregation Tax Management Bill:

A. R. CUTLER, 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 make provision relating to the imposition assessment and collection of an aggregation tax in respect of certain lands; and for purposes connected therewith.


By Mr Freudenstein—

(2) Public Service and Other Statutory Bodies (Extended Leave) Amendment Bill:

A. R. CUTLER, 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 provide additional extended leave for certain persons; to withdraw certain rights relating to extended leave from certain persons dismissed from their employment for serious and wilful misconduct; for these purposes to amend the Public Service (Amendment) Act, 1919, the Teaching Service Act, 1970, the Irrigation Act, 1912, the Main Roads Act, 1924, the Government Railways Act, 1912, the Transport Act, 1930, and the Police Regulation Act, 1899; and for purposes connected therewith.


By Mr McCaw—

(3) Securities Industry (Amendment) Bill:

A. R. CUTLER, Governor. Message No. 34.

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 appointment of two Assistant Commissioners for Corporate Affairs; to make further provisions with respect to dealing in securities; to provide for the administration of the Companies Act, 1961, and certain other Acts, by the Corporate Affairs Commission; for these and other purposes to amend the Securities Industry Act, 1970, the Companies Act, 1961, the Business Names Act, 1962, and the Companies (Transfer of Domicile) Act, 1968; and for purposes connected therewith.


By Mr Maddison—

(4) Costs in Criminal Cases (Amendment) Bill:

A. R. CUTLER, Governor. Message No. 35.

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 an applicant for a certificate under the Costs in Criminal Cases Act, 1967, to adduce evidence of further relevant facts not established in the proceedings in relation to which the certificate is applied for; for this purpose to amend that Act; and for purposes connected therewith.

Government House, Sydney, 16 April, 1971.
By Mr Cutler—

(5) National Fitness 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 provide for the constitution of the National Fitness Council of New South Wales; and to define its powers, authorities, duties and functions; and for purposes connected therewith.

Government House,
Sydney, 16 April, 1971.

3. ELECTION PETITION—ELECTORAL DISTRICT OF WOLLONGONG.—Mr Speaker informed the House that the Clerk had received from the Prothonotary a copy of the Election Petition from Michael William Jack Hough against the return of Eric Daniel Ramsay as Member for the Legislative Assembly for the Electoral District of Wollongong.

By direction of Mr Speaker, the Clerk laid the document on the Table.

Ordered, That the document be printed.

4. PETITIONS.—

(1) ABORTION LAWS.—Mr Petersen presented a Petition from certain citizens of New South Wales representing that there is growing concern in the community regarding existing laws against abortion; and praying that the Legislative Assembly will take the necessary steps to amend the present law and so permit legalised abortion and the operation of free birth control and sex education centres in New South Wales.

Mr Petersen then moved, That the Petition be received.

Question put.

The House divided.

Ayes, 15

Mr Bedford 
Mr Ferguson 
Mr Flaherty 
Mr M. L. Hunter 
Mr Jackson 
Mr Johnstone 
Mr Jones 
Mr L. B. Kelly 
Mr Mallam 
Mr O'Connell 
Mr Sibos 
Mr Wade 

Noes, 79

Mr Askin 
Mr Basson 
Mr Burner 
Mr Barnabough 
Mr Besie 
Mr Brewer 
Mr Brown 
Mr Buxton 
Mr Cabill 
Mr Cameron 
Mr Chaffey 
Mr Clough 
Mr Coady 
Mr Coates 
Mr Coleman 
Mr Cowan 
Mr Crabtree 
Mr Crawford 
Mr Cuiller 
Mr Darby 
Mr Day 
Mr Deane 
Mr Dezen 
Mr Duncan 
Mr Durick 
Mr Einfeld 
Mr Fife 

Mr Fischer 
Mr Fisher 
Mr Freedenstein 
Mr Gordon 
Mr Griffith 
Mr Halah 
Mr Hanley 
Mr Hills 
Mr Hughes 
Mr Hunter 
Mr Jckett 
Mr Jaso 
Mr Jensen 
Mr Keruas 
Mr R. J. Kelly 
Mr Mahoney 
Mr Lawson 
Mr Lewis 
Mr McGee 
Mr McGuirt 
Mr Mackie 
Mr Maddison 
Mr Mason 
Mr Mauzer 
Mr Mead 
Mr Morris 
Mr Morton

Mr F. J. Walker

Tellers,
Mr Booth 
Mr Petersen

Mr Muleck
Mr Mutton 
Mr Neilly 
Mr Nott 
Mr Osborne 
Mr Pacciuolo 
Mr Punch 
Mr Quinn 
Mr Radstock 
Mr Ryan 
Mr Sheahan 
Mr Singleton 
Mr Southee 
Mr Stephens 
Mr Stewart 
Mr K. J. Stewart 
Mr Taylor 
Mr Viney 
Mr Waddy 
Mr Walker 
Mr Willis

Tellers,

And so it passed in the negative.
(2) Clutha Development Pty. Limited Agreement Act.—Mr L. B. Kelly presented a Petition from certain citizens of New South Wales representing that the Clutha Development Pty. Limited Agreement Act was passed without proper public knowledge and discussion; that the normal avenues of objection to the resumption of citizens' land are specifically excluded under the Act; that the State's investment in ports and Government Railways should be protected; and praying that the Legislative Assembly will amend the Clutha Development Pty. Limited Agreement Act.

Petition received.

5. Appointment of Temporary Chairmen of Committees.—

Mr Speaker, pursuant to Standing Order 28A, nominated—

Harold George Coates, Esquire,
Evelyn Douglas Darby, Esquire,
James Caird Bruxner, Esquire,
Daniel John Mahoney, Esquire, and
James Bernard Southec, Esquire,

to act as Temporary Chairmen of Committees during the present Session.

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

7. Urgency—Select Committee upon the Primary Industries.—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) The economic and financial condition of the primary and associated industries of the State.
(b) The economic and financial condition of rural communities generally and in particular that of rural townsfolk, especially those engaged in commerce, service and tertiary industries.
(c) Particularly the existing structure of marketing, with a view to recommending measures to ensure fair and adequate returns to producers and fair prices to be paid by consumers.
(d) Particularly elements of the cost structure such as taxation, transport charges, retail price maintenance and other monopolistic practices which the State can or could regulate to afford real measures of relief to the primary and associated industries.
(e) All aspects of decentralisation, with particular reference to the recommendations of the Development Corporation of New South Wales on selective decentralisation.
(f) All and any other associated matters incidental to the purposes of the inquiry.
(g) To make recommendations to the House for the implementing of both short-term and long-term measures designed to relieve and assist the primary and associated industries.

(2) That such Committee consist of Mr Crawford, Mr Cowan, Mr Brewer, Mr Mason, Mr Renshaw, Mr Nott and the Mover.

(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 and to the Commonwealth Territories and other States of the Commonwealth.

Motion, by leave, withdrawn.

8. Notices of Motions and Questions.—(Continuation of Entry No. 6).

9. Papers.—

Mr Cutler laid upon the Table the following Papers:

VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
20 April, 1971

(3) Report of the Trustees of the Art Gallery of New South Wales, together with Statement of Receipts and Expenditure of the Trustees Account, for 1970.


(5) Financial Statements of the University of New South Wales for 1969.


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

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

(9) University of New England Act, 1953—Amendments of, and additions to, the By-laws of the University of New England.

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

(11) University of New South Wales Act, 1968—Amendments of, and additions to, the By-laws of the University of New South Wales.


(14) Public Works Act, 1912—Notifications of acquisition, appropriation and/or resumption of land and an easement for school purposes at—

Belltrees. (Gazette 1/1971.)
Griffith North. (Gazette 151/1970.)
Hornsby. (Gazette 151/1970.)
Lake Illawarra South (Mount Warrigal). (Gazette 159/1970.)
Leichhardt. (Gazette 162/1970.)
Morpeth. (Gazette 161/1970.)

(15) Technical Education Act, 1949—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for Technical College purposes at—

Gore Hill. (Gazette 19/1971.)
Lismore. (Gazette 21/1971.)
Sydney. (Gazette 151/1970.)

Referred by Sessional Order to the Printing Committee.

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, 1970.

(3) Financial Statements of the Lord Howe Island Board for 1969.

Ordered to be printed.


(5) Fisheries and Oyster Farms Act, 1935—

(a) Regulations 172 and 173, amendments of Regulations 3, 4, 7, 14 and 127 and amendments of Forms 1, 2, 4, 6 and 54. (Gazettes 163/1970, 9/1971, 19/1971.)

(b) Fish Marketing Regulations—Amendment of the heading to the Regulations, amendments of Regulations 1, 31A and 31C, substituted Regulation 6, and omission of Regulations 3, 4 and 5. (Gazettes 147/1970, 157/1970, 9/1971.)

(6) Lotteries and Art Unions Act, 1901—Balance-sheets of Art Unions, in aid of—

(a) Australian Postal Institute, N.S.W. Division.
(b) Benevolent Society of New South Wales (No. 25).
(c) Broken Hill Jaycees Community Service Fund (No. 1).
(d) Casino District Ambulance Service, Bonalbo Branch Two Hundred Club.
(e) Citizens’ T.B. League (“Help the Handicapped” No. 1).
(f) Coonabarabran District Ambulance Service (Ladies Auxiliary).
(g) Dubbo and District Pre-School Kindergarten (Dubbo Lions Club No. 9).
(h) Epping R.S.L. Youth Club.
(i) Forbes War Memorial Swimming and Gymnastic Centre (No. 7).
(j) Goulburn Lilac Time.
(k) Kurrajong Community Hospital (Richmond Lions Club).
(l) Lewisham Hospital (No. 19).
(m) Narooma Branch, Far South Coast District Ambulance Service (No. 16).
(n) North Ryde R.S.L. Youth Club.
(o) Partially Blinded Soldiers' Association of Australia (N.S.W. Branch).
(p) Singleton District Ambulance Service.
(q) The Smith Family, Griffith Branch (Rotary).
(r) Boy Scouts Association 1st St Ives Group.
(s) St Joseph's Home for Children ("Joseph Banks" No. 11).
(t) Sutherland Shire Police Citizens Boys' Club (No. 1 Christmas).
(u) Oxley Park Development (Tamworth Lions Club).
(v) Australian Multiple Sclerosis Society (No. 28).
(w) The Royal New South Wales Institution for Deaf and Blind Children (Deaf and Blind Children's Centre Christmas).
(x) Various Charities (Coronation Club, 1970).
(y) War Veterans' Home ("Christmas Fiesta" No. 54).
(z) Young District Ambulance Service ("Christmas").

(8) Apprentices Act, 1969—Regulations—Forms in accordance with the provisions of sections 32, 38 and 72 of the Act. (Gazette 153/1970.)
(9) Factories, Shops and Industries Act, 1962—Boiler and Pressure Vessel Regulations—Substituted Schedule 1. (Gazette 15/1971.)
(10) Scaffolding and Lifts Act, 1912—Amendment of Regulation 157c. (Gazette 9/1971.)
(11) Weights and Measures Act, 1915—Weights and Measures Regulations, 1917—
(a) Part I of the Regulations—Amendments of Regulation 3. (Gazette 161/1970.)
(b) Part VI of the Regulations—Amendments of Regulation 1 and of the Table to the Regulations. (Gazette 161/1970.)
(c) Part VII of the Regulations—Regulation 16a, amendments of Regulations 2, 3, 5, 7, 8, 9, 13, 16 and 18 and substituted Regulation 14. (Gazette 161/1970.)

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—Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, for the following purposes:
(a) Sewage Pumping Stations at—
   (i) Manly. (Gazette 11/1971.)
   (ii) Taren Point. (Gazette 1/1971.)
(b) Watermains at—
   (i) East Lindfield. (Gazette 151/1970.)
   (ii) Punchbowl. (Gazette 157/1970.)
(c) Combined Scour and Overflow Main from Warringah Reservoir at Beacon Hill. (Gazette 153/1970.)
(d) Smithfield Carrier at Smithfield. (Gazette 153/1970.)
(e) Haslams Creek Stormwater Channel and Wyatt Park Branch Stormwater Channel at Lidcombe. (Gazette 153/1970.)
(f) Powells Creek Stormwater Channel at Strathfield. (Gazette 151/1970.)
(g) Dangar Island Reservoir at Dangar Island. (Gazette 151/1970.)
(h) Sileyards Creek Branch Stormwater Channel and Powell's Creek Stormwater Channel at North Strathfield. (Gazette 151/1970.)
(i) A'Becketts Creek Stormwater Channel at Granville. (Gazette 151/1970.)
(j) Lugarno Reservoir and Water Pumping Station at Lugarno. (Gazette 161/1970.)
(2) Broken Hill Water and Sewerage Act, 1938—Amendments of By-laws 5 and 6. (Gazette 29/1971.)
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
20 April, 1971

(3) Hunter District Water, Sewerage and Drainage Act, 1938—Notifications of acquisition, appropriation and/or resumption of land and an easement under the Public Works Act, 1912, for the following purposes:
   (a) Newcastle Water Supply. (Gazette 153/1970.)
   (b) Throsby Creek Stormwater Channel. (Gazette 1/1971.)

(4) Maritime Services Act, 1935—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for harbour improvements at Circular Quay West, Sydney. (Gazette 1/1971.)

(5) Public Works Act, 1912—Notifications of acquisition, appropriation and/or resumption of land and easements for the following purposes:
   (a) Urunga Sewerage Scheme: Treatment Works Site. (Gazette 151/1970.)
   (b) Berrima District Water Supply. (Gazette 151/1970.)
   (c) Holbrook Sewerage. (Gazette 151/1970.)

(6) Public Works (Declaratory) Act, 1952—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for public offices for the Rural Bank of New South Wales at Green Valley. (Gazette 19/1971.)

Referred by Sessional Order to the Printing Committee.

Mr McCaw laid upon the Table the following Papers:

Ordered to be printed.

(3) Supreme Court Rules—
   (a) Barristers and Solicitors New Examination Rules—Amendments of the First Schedule. (Gazette 159/1970.)
   (b) Service and Execution of Process Act Rules—Rule 33. (Gazette 31/1971.)

(4) Legal Practitioners Act, 1898—
   (a) Solicitors Trust Account Regulations—Regulations 1A and 6A, amendments of Regulations 1, 2, 3, 4, 7 and 8, and substituted Form 1. (Gazette 19/1971.)
   (b) Solicitors (General) Regulations—Amendments of Regulations 1A, 2, 6, 13, 21, 25, 26, 27 and 29 and of Forms 1, 2, 3, 3A, 4, 5, 6, 7, 8, 9, 10 and 11, and substituted Regulation 28A. (Gazette 19/1971.)

(5) Legal Practitioners (Legal Aid) Act, 1970—Legal Aid Regulations—Regulations 1, 2, 3 and 4. (Gazette 161/1970.)


(7) District Court Rules (January), 1971—Amendment of Rule 235 in Part XXVIII, substituted Rule 162 in Part XIII, substituted Rules 238 and 240 in Part XX, substituted Form 98, and Erratum Notice. (Gazettes 11/1971, 15/1971.)

(8) District Court Rules (March), 1971—Amendment of Rule 159 (4) in Part XIII. (Gazette 31/1971.)

Referred by Sessional Order to the Printing Committee.

Mr Morton laid upon the Table the following Papers:

Ordered to be printed.

(6) Report of the Parking Advisory Committee for the City of Sydney for the year ended 30 June, 1970.


(14) Electricity Commission Act, 1950—Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, for the following purposes:

(a) Electricity Transmission Lines between—
   (i) Burrianjack and Port Kembla. (Gazette 153/1970.)
   (ii) Wagga and Deniliquin. (Gazette 153/1970.)
   (v) Dubbo and Coonamble. (Gazette 157/1970.)
   (vi) Burrianjack and Wagga. (Gazette 159/1970.)
   (vii) Vales Point and Sydney West. (Gazette 159/1970.)
   (viii) Liddell and Sydney West. (Gazette 5/1971.)
   (ix) Sydney North and Sydney East (5). (Gazettes 5/1971, 21/1971, 29/1971.)
   (x) Deniliquin and Barham. (Gazette 11/1971.)
   (xi) Musmorah and Newcastle (5). (Gazette 11/1971.)
   (xii) Narrabri and Barren Junction. (Gazette 11/1971.)
   (xiii) Wallerawang and Oberon. (Gazette 11/1971.)
   (xiv) Lake Macquarie and Waratah. (Gazette 29/1971.)
   (xv) Muswellbrook and Kurri. (Gazette 29/1971.)
   (xvi) Newcastle and Merewether. (Gazette 29/1971.)

(b) Liddell Power Station. (Gazette 161/1970.)
(c) Walgett Substation. (Gazette 11/1971.)
(d) Lane Cove Substation. (Gazette 34/1971.)

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

(a) Baulkham Hills. (Gazette 153/1970.)
(b) Blackhurst. (Gazette 159/1970.)
(c) Picnic Point. (Gazette 161/1970.)
(d) Bungan Beach. (Gazette 1/1971.)
(e) Macquarie Fields. (Gazette 5/1971.)
(f) Leumeah. (Gazette 7/1971.)
(g) Brighton-le-Sands. (Gazette 24/1971.)
(h) Lansdowne. (Gazette 24/1971.)

(16) Local Government Act, 1919—

(a) Town of Wee Waa Planning Scheme Ordinance (Gazette 151/1970.)
(b) Blacktown Planning Scheme (Amendment No. 2) Ordinance. (Gazette 147/1970.)
(c) Shire of Gosford Planning Scheme (Amendment No. 1) Ordinance. (Gazette 159/1970.)
(d) Shire of Wyong Planning Scheme (Amendment No. 1) Ordinance. (Gazette 159/1970.)

(17) Sydney Cove Redevelopment Authority Act, 1968—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, at Sydney. (Gazette 161/1971.)

Refered 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 exercise of the powers conferred on the Commissioner for Railways under sections 24 (3), (4) and (6) of the Government Railways Act, 1912, for the months of November and December, 1970, and January and February, 1971.


(4) Government Railways Act, 1912—
(a) By-law 1,239. (Gazette 151/1970.)
(b) Regulations relating to election of members of the Railway Service Superannuation Board—Amendments of Regulations 4, 9, 10, 15 and of the Schedule to the Regulations, substituted Regulation 2, and omission of Regulations 11 and 16. (Gazette 11/1971.)


(6) Ministry of Transport Act, 1932—Notifications of acquisition, appropriation and resumption of land and easements under the Public Works Act, 1912, for the following railway purposes:
(a) Maintaining traffic on the existing line of railway between Parkes and Condobolin by the provision of curve improvements at Gunningbland (c). (Gazette 86/1970, 127/1970.)
(b) Maintaining traffic on the existing line of railway between Sydney and Wallangarra by the provision of a dam to supply water to a Departmental quarry at Ardgen. (Gazette 136/1970.)
(c) Maintaining traffic on the existing line of railway between Parkes and Condobolin by the provision of curve improvements at Ootha. (Gazette 144/1970.)
(d) Maintaining traffic on the existing line of railway between Gloucester and Tarco by the provision of a road diversion at Killawarra. (Gazette 21/1971.)
(e) Constructing and maintaining electric high-tension transmission lines between—
(1) Strathfield and Sefton at Chullora. (Gazette 153/1970.)
(2) Strathfield and Lawson at Emu Plains. (Gazette 153/1970.)
(f) Confirming the title of the Commissioner for Railways to land at Newcastle. (Gazette 153/1970.)
(g) Constructing a new road overbridge over the Redfern to Darling Harbour Railway at William Henry Street, Ultimo. (Gazette 165/1970.)

(7) Ministry of Transport Act, 1932—Notification of acquisition, appropriation and resumption of land under the Public Works Act, 1912, for the purposes of the City and Suburban Electric Railways Act, 1915, at Rushcutters Bay (i). (Gazette 151/1970, 161/1970.)


Referred by Sessional Order to the Printing Committee.

Mr Lewis laid upon the Table: National Parks and Wildlife Act, 1967—Abstract of Crown lands intended to be added to a National Park, State Park or Historic Site in accordance with the provisions of section 20 of the Act.

Referred by Sessional Order to the Printing Committee.

Mr Crawford laid upon the Table the following Papers:


Ordered to be printed.

(2) Cattle Compensation Act, 1951—Regulation 3a. (Gazette 9/1971.)

(3) Meat Industry Act, 1915—By-laws relating to the Public Abattoir and Meat Hall at Homebush Bay and the Public Saleyards at Flemington and Homebush Bay—Substituted By-law 9. (Gazette 5/1971.)

(4) Marketing of Primary Products Act, 1927—Amendment of Regulation 12. (Gazette 159/1970.)

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

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

Armidale. (Gazette 19/1971.)
Artarmon. (Gazette 165/1970.)
Bathurst. (Gazette 15/1971.)
Bega (2). (Gazettes 7/1971, 34/1971.)
Blackheath. (Gazette 34/1971.)
Blenheim. (Gazette 7/1971.)
Browne Hill. (Gazette 5/1971.)
Canley Vale. (Gazette 15/1971.)
Cobram. (Gazette 34/1971.)
Colesbally. (Gazette 165/1970.)
Coonahabra. (Gazette 1/1971.)
Deniliquin. (Gazette 157/1970.)
Eden. (Gazette 38/1971.)
Finley. (Gazette 15/1971.)
Griffith. (Gazette 15/1971.)
Gunnedah. (Gazette 34/1971.)
Hay (2). (Gazettes 24/1971, 38/1971.)
Katoomba. (Gazette 19/1971.)
Laurieton. (Gazette 38/1971.)
Lavington. (Gazette 165/1970.)
Loddonderry. (Gazette 24/1971.)
Mollemook. (Gazette 5/1971.)
Meruya. (Gazette 7/1971.)
Narrimine. (Gazette 165/1970.)
North Nowra. (Gazette 165/1970.)
Narrara. (Gazette 24/1971.)
Oakdale. (Gazette 5/1971.)
Point Clare. (Gazette 165/1970.)
Port Macquarie. (Gazette 38/1971.)
Primbee. (Gazette 34/1971.)
Raymond Terrace. (Gazette 38/1971.)
South Deniliquin. (Gazette 165/1970.)
St Marys. (Gazette 157/1970.)
Springwood (3). (Gazettes 165/1970, 1/1971, 15/1971.)
Toronto. (Gazette 165/1970.)
Unanderra. (Gazette 15/1971.)
Urralla. (Gazette 1/1971.)
Wagga Wagga. (Gazette 15/1971.)
Walgett. (Gazette 15/1971.)
Waralal West. (Gazette 31/1971.)
Wellington. (Gazette 5/1971.)
Wollongong. (Gazette 29/1971.)

Referred by Sessional Order to the Printing Committee.

Mr Maddison laid upon the Table the following Papers:

(1) Justices Act, 1902—
(a) Justices Bail Rules—Rules 1 to 7, inclusive, and Forms 1, 2 and 3. (Gazette 157/1970.)
(b) Regulations—Amendment of Part 1 of Schedule I to the Regulations. (Gazette 157/1970.)

(2) Auctioneers, Stock and Station and Real Estate Agents Act, 1941—
Substituted Regulation 70. (Gazette 163/1970.)

(3) Periodic Detention of Prisoners Act, 1970—Regulations 1, 2 and 3 and Forms 1 to 6, inclusive. (Gazette 9/1971.)

Referred by Sessional Order to the Printing Committee.

Mr Fife laid upon the Table the following Papers:

(1) Mine Subsidence Compensation Act, 1961—Regulation 23. (Gazette 159/1970.)

(2) Mining Act, 1906—Proclamation declaring marine aggregate to be a mineral within the meaning of the Act. (Gazette 144/1970.)
(3) Mining (Amendment) Act, 1970—Proclamation appointing 11 December, 1970, as the date of commencement of sections 2, 3, 4, 5, 6 and 7 of the Act. (Gazette 159/1970.)

(4) Mining (Further Amendment) Act, 1970—Proclamation appointing 18 December, 1970, as the date of commencement of the Act. (Gazette 161/1970.)

(5) Mining Act, 1874—Return to an Order made on 21 October, 1884—Authorities to Mine issued since January, 1882.

(6) Mines Inspection Act, 1901—Proclamation exempting that part of the mine of New Broken Hill Consolidated Limited at Broken Hill, constituted by No. 3 Airway Shaft, from the operation of General Rule (31) (c) of the Act. (Gazette 5/1971.)

(7) Mines Rescue Act, 1925—Regulation 54X. (Gazette 31/1971.)

(8) Inflammable Liquid Act, 1915—Amendment of Regulation 10. (Gazette 9/1971.)

(9) Forestry Act, 1916—Regulation 46A and amendments of Regulation 92. (Gazette 80/1970.)

(10) Forestry Act, 1916—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for—

(a) Bago State Forest No. 560. (Gazette 144/1970.)

(b) East Boyd State Forest No. 127. (Gazette 151/1970.)

(c) Gurnang State Forest No. 825. (Gazette 159/1970.)

(d) Knorrit State Forest No. 767. (Gazette 19/1971.)

(11) Forestry (Amendment) Act, 1969—Proclamation appointing 30 June, 1970, as the date of commencement of section 3 of the Act. (Gazette 80/1970.)

(12) Irrigation Act, 1912—Amendments of Regulations 3 (?). (Gazettes 153/1970, 19/1971.)

(13) Public Works Act, 1912—Notifications of acquisition, appropriation and/or resumption of land and casements for works in connection with—

(a) Mirrool No. 1 Irrigation Area. (Gazette 163/1970.)

(b) Coleambally Irrigation Area (?). (Gazettes 21/1971, 24/1971, 29/1971.)

(c) Works of the Boomi River Water Trust constituted under Part III of the Water Act, 1912 (?). (Gazettes 157/1970, 21/1971.)

(d) Construction of a dam across the Iron Pot Creek to be known as Toonumbar Dam. (Gazette 5/1971.)

(e) Strengthening and enlargement of Wyangala Dam (?). (Gazettes 5/1971, 11/1971, 21/1971, 29/1971.)

Referred by Sessional Order to the Printing Committee.

10. **THE CLERK SUMMONED.**—Mr Speaker informed the House that the Clerk had received a subpoena to appear before the Supreme Court, sitting as the Court of Disputed Returns, in the matter of the Election of a Member of the Legislative Assembly for the Electoral District of Campbelltown, to produce—

(a) the parcel containing the ballot-papers rejected by the Returning Officer as informal from the polling place of Holsworthy in the subdivision of Moorebank in the Electoral District of Campbelltown;

(b) the parcel containing the ballot-papers rejected by the Returning Officer as informal from the subdivision of Ingleburn (Section L to R) in the said Electoral District;

(c) the parcel containing the envelopes from which absent voters' ballot-papers were taken; and

(d) the parcel containing all absent voters' ballot-papers rejected by the Returning Officer as informal.

And having reminded the House that the Clerk could not comply with such subpoena without the leave of the House, Mr Speaker put the Question—that the Clerk have leave to comply with the subpoena, personally, or by any of the Officers of his Department, as may be most convenient— which was resolved in the affirmative.

11. **COMMITTEE OF SUPPLY.**—Mr Willis moved, That this House will, at a later hour of the Day, resolve itself into the Committee of Supply.

Question put and passed.
12. COMMITTEE OF WAYS AND MEANS.—Mr Willis moved, That this House will, at a later hour of the Day, resolve itself into the Committee of Ways and Means.

Question put and passed.

13. BUSINESS DAYS, TIMES OF MEETING AND PRECEDENCE OF BUSINESS.—Mr Willis (by consent) moved, That, during the present Session, unless otherwise ordered:

(1) This House shall meet for the despatch of business at 2.30 o'clock, p.m., on Tuesday and Wednesday, and at 11 o'clock, a.m., on Thursday in each week.

(2) Government Business shall take precedence of General Business on each Sitting Day.

(3) 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.

Question put and passed.

14. SUSPENSION OF STANDING ORDERS.—Mr Willis (by consent) moved, That so much of the Standing Orders be suspended as would preclude the following Bills being brought in and read a First time at this Sitting, viz.:

Adoption of Children (Amendment) Bill.
Civil Aviation (Carriers' Liability) Amendment Bill.
Costs in Criminal Cases (Amendment) Bill.
Land Aggregation Tax Management Bill.
National Fitness Bill.
Private Hospitals (Amendment) Bill.
Public Service and Other Statutory Bodies (Extended Leave) Amendment Bill.
Securities Industry (Amendment) Bill.

Debate ensued.

Question put and passed.

15. NATIONAL FITNESS BILL.—

(1) Mr Cutler moved, That leave be given to bring in a Bill to provide for the constitution of the National Fitness Council of New South Wales; and to define its powers, authorities, duties and functions; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Cutler then presented a Bill, intituled "A Bill to provide for the constitution of the National Fitness Council of New South Wales; and to define its powers, authorities, duties and functions; 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.

16. SECURITIES INDUSTRY (AMENDMENT) BILL.—

(1) Mr Waddy, on behalf of Mr McCaw, moved, That leave be given to bring in a Bill to provide for the appointment of two Assistant Commissioners for Corporate Affairs; to make further provisions with respect to dealing in securities; to provide for the administration of the Companies Act, 1961, and certain other Acts, by the Corporate Affairs Commission; for these and other
purposes to amend the Securities Industry Act, 1970, the Companies Act, 1961, the Business Names Act, 1962, and the Companies (Transfer of Domicile) Act, 1968; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr McCaw then presented a Bill, intituled "A Bill to provide for the appointment of two Assistant Commissioners for Corporate Affairs; to make further provisions with respect to dealing in securities; to provide for the administration of the Companies Act, 1961, and certain other Acts, by the Corporate Affairs Commission; for these and other purposes to amend the Securities Industry Act, 1970, the Companies Act, 1961, the Business Names Act, 1962, and the Companies (Transfer of Domicile) Act, 1968; 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. CIVIL AVIATION (CARRIERS' LIABILITY) AMENDMENT BILL.—

(1) Mr Morris moved, That leave be given to bring in a Bill to make further provisions relating to the carriage of passengers and baggage by air; for this purpose to amend the Civil Aviation (Carriers' Liability) Act, 1967; 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 relating to the carriage of passengers and baggage by air; for this purpose to amend the Civil Aviation (Carriers' Liability) 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.

18. LAND AGGREGATION TAX MANAGEMENT BILL.—

(1) Mr Lewis moved, That leave be given to bring in a Bill to make provision relating to the imposition assessment and collection of an aggregation tax in respect of certain lands; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Lewis then presented a Bill, intituled "A Bill to make provision relating to the imposition assessment and collection of an aggregation tax in respect of certain lands; 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. LAND AGGREGATION TAX BILL.—The following Message from His Excellency the Governor was delivered by Mr Lewis, 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 impose an aggregation tax upon the taxable value of certain lands; and for purposes connected therewith.

Government House,
Sydney, 11 April, 1971.

Message No. 37.
20. **WAYS AND MEANS (LAND AGGREGATION) TAX BILL**.—The Order of the Day having been read, on motion of Mr Lewis, 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.

21. **COSTS IN CRIMINAL CASES (AMENDMENT) BILL**—

(1) Mr Maddison moved, That leave be given to bring in a Bill to enable an applicant for a certificate under the Costs in Criminal Cases Act, 1967, to adduce evidence of further relevant facts not established in the proceedings in relation to which the certificate is applied for; for this purpose to amend that Act; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Maddison then presented a Bill, intituled "A Bill to enable an applicant for a certificate under the Costs in Criminal Cases Act, 1967, to adduce evidence of further relevant facts not established in the proceedings in relation to which the certificate is applied for; 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.

22. **PRIVATE HOSPITALS (AMENDMENT) BILL**—

(1) Mr Jago moved, That leave be given to bring in a Bill to transfer the exercise and performance of certain powers, authorities, duties and functions in relation to private hospitals and nursing homes to The Hospitals Commission of New South Wales; to make further provisions relating to the management of private hospitals and nursing homes; for these and other purposes to amend the Private Hospitals Act, 1908, and the Public Hospitals Act, 1929, and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Jago then presented a Bill, intituled "A Bill to transfer the exercise and performance of certain powers, authorities, duties and functions in relation to private hospitals and nursing homes to The Hospitals Commission of New South Wales; to make further provisions relating to the management of private hospitals and nursing homes; for these and other purposes to amend the Private Hospitals Act, 1908, and the Public Hospitals Act, 1929; 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.

23. **ADOPTION OF CHILDREN (AMENDMENT) BILL**—

(1) Mr Waddy moved, That leave be given to bring in a Bill relating to residence qualifications of adopting parents and guardianship of children in respect of whom general consent to adoption has been given; for these and other purposes to amend the Adoption of Children Act, 1965; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Waddy then presented a Bill, intituled "A Bill relating to residence qualifications of adopting parents and guardianship of children in respect of whom general consent to adoption has been given; for these and other purposes to amend the Adoption of Children Act, 1965; 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.
24. PUBLIC SERVICE AND OTHER STATUTORY BODIES (EXTENDED LEAVE) AMENDMENT BILL.—

(1) Mr Freudenstein moved, That leave be given to bring in a Bill to provide additional extended leave for certain persons; to withdraw certain rights relating to extended leave from certain persons dismissed from their employment for serious and wilful misconduct; for these purposes to amend the Public Service (Amendment) Act, 1919, the Teaching Service Act, 1970, the Irrigation Act, 1912, the Main Roads Act, 1924, the Government Railways Act, 1912, the Transport Act, 1930, and the Police Regulation Act, 1899; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Freudenstein then presented a Bill, intituled "A Bill to provide additional extended leave for certain persons; to withdraw certain rights relating to extended leave from certain persons dismissed from their employment for serious and wilful misconduct; for these purposes to amend the Public Service (Amendment) Act, 1919, the Teaching Service Act, 1970, the Irrigation Act, 1912, the Main Roads Act, 1924, the Government Railways Act, 1912, the Transport Act, 1930, and the Police Regulation Act, 1899; 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.

25. ADJOURNMENT.—Mr Freudenstein moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Fifteen minutes before Ten o'clock, p.m., until To-morrow at Half-past Two o'clock, 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. **Civil Aviation (Carriers' Liability) Amendment Bill.**—The following Message from His Excellency the Governor was delivered by Mr Morris and read by Mr Speaker:

K. W. STREET,  
*By Deputation from His Excellency the Governor.*  
Message No. 38.

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 relating to the carriage of passengers and baggage by air; for this purpose to amend the Civil Aviation (Carriers' Liability) Act, 1967; and for purposes connected therewith.

*Government House, Sydney, 19 April, 1971.*

2. **Petition—Lake Illawarra Crossing.**—Mr Petersen presented a Petition from certain residents of the Illawarra region of New South Wales representing that the present bridge across the mouth of Lake Illawarra partly consists of an earth embankment on the southern side of the Lake; that the earth embankment lies across what was once the main channel to the sea and its construction has caused siltation of the Lake and the destruction of valuable nursery areas used for the maintenance of marine life; and praying that the Legislative Assembly will take immediate steps to ensure that during construction of the new bridge across the Lake entrance, parallel with the existing bridge, provision be made for a channel on the southern side, and that a similar provision apply to the old bridge when it is reconstructed.

Petition received.

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

4. Papers.—

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

(1) Public Service Act, 1902—Amendment of Regulation 56; omission of Regulations 368 to 391c, inclusive, and 393 to 395, inclusive; and substituted Regulation 429. (Gazette 6/1971.)

(2) Metropolitan Water, Sewerage, and Drainage Act, 1924—Amendment of By-law 16. (Gazette 1/1971.)

(3) Navigation Act, 1901—Notification under section 173 (1) exempting the hydrofoils Dee Why, Manly, and Fairlight from certain provisions of section 34 of the Act. (Gazette 15/1971.)

(4) Totalizator (Off-course Betting) Act, 1964—
   (a) Minute recording variation of Statute to enable bets to be accepted by the Totalizator Agency Board on behalf of an off-course totalizator betting authority in another State in which an event or contingency is scheduled to be held.
   (b) Minute recording variation of Statute to provide for acceptance of bank guarantees in respect of telephone betting.

(5) 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 Willis laid upon the Table the following Papers:

Lotteries and Art Unions Act, 1901—Balance-sheets of Art Unions, in aid of—
   (a) Captain Cook Bi-Centenary Celebrations Art Gallery of New South Wales Foundation Appeal (Australian Art Lottery).
   (b) Civilian Maimed and Limbless Association (No. 69 “Springtime”).
   (c) Coffs Harbour District Ambulance Service (No. 50).
   (d) Coffs Harbour District Ambulance Service, Bellingen Branch (No. 49).
   (e) Dr Parry Memorial Homes (Temora Apex Club).
   (f) Dubbo Apex Club (No. 13).
   (g) Forbes War Memorial Swimming and Gymnastic Centre (No. 6).
   (h) Glen Innes District Ambulance Service.
   (i) Griffith and District Police Citizens Boys’ Club (“300 Club”).
   (j) Inverell Sports Council (No. 2).
   (k) Marist Missions of the Pacific and Japan (No. 5).
   (l) Official Catholic Schools Building and Maintenance Fund (No. 40 “Golden Opportunity”).
   (m) Parramatta Police Citizens Boys’ Club.
   (n) Quirindi District Ambulance Service.
   (o) Self Help Foundation (“Champions”).
   (p) South West Riverina District Ambulance Service.
   (q) St Gabriel’s School for Deaf Boys, Castle Hill, and St Lucy’s School for Blind Children, Wahroonga (Combined Deaf and Blind Children’s No. 29).
   (s) Tenterfield District Ambulance Service.
   (t) The Foundation for Disabled (No. 12 “Cherrywood”).
   (u) The Sunnyfield Association (Sunnyfield Handicapped Children’s No. 47).
   (v) Tweed District Ambulance Service (No. 4).
   (w) War Veterans’ Home (No. 53 “Dream Home”).
   (x) Westmead Boys’ Home (No. 29).
   (y) Wyong Lions Club.
   (z) Young Police Citizens Boys’ Club (Motor Car Club).

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.

(3) Public Trusts Act, 1897—Rules and Regulations for the management of Reserve No. 65735 at Morisset—Regulations 1 to 24, inclusive. (Gazette 38/1971.)

(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. (Gazette 5/1971.)

(5) Necropolis Act, 1901—
(a) Regulations for the Independent Portion of the Necropolis—Amended Schedule of Fees and Charges. (Gazette 151/1970.)
(b) Regulations for the management of the Presbyterian Portion of the Necropolis—Substituted Regulation 8. (Gazette 165/1970.)

(6) Crown Lands Consolidation Act, 1913—
(a) Regulations for the management of the General Cemetery at French's Forest—Amended Schedule of Fees and Charges. (Gazette 74/1970.)
(b) Regulations for the management of the Northern Suburbs General Cemetery—Amended Schedule of Fees and Charges. (Gazette 143/1970.)


(8) Public Works Act, 1912—Notification of resumption of land for the establishment of public recreation grounds at—
(a) Gundy. (Gazette 165/1970.)
(b) Saltwater. (Gazette 19/1971.)
(c) Elouera. (Gazette 19/1971.)

(9) National Parks and Wildlife Act, 1967—
(a) Regulations relating to pounds and impounding and related matters in national parks, state parks, historic sites, aboriginal areas and nature reserves—Regulations 1 to 12 inclusive, and Forms 1 to 6, inclusive. (Gazette 159/1970.)
(b) Regulation 21, Amendment of the heading to the Regulations and of Regulation 1. (Gazette 9/1971.)

(10) Fauna Protection Act, 1948—Amendment of Regulation 8. (Gazette 161/1970.)

Referred by Sessional Order to the Printing Committee.

Mr Jago laid upon the Table the following Papers:

Referred by Sessional Order to the Printing Committee.

5. Securities Industry (Amendment) Bill.—The Order of the Day having been read, Mr Waddy, on behalf of 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.

**Ayes, 49**

Mr Akin
Mr Barrackough
Mr Beale
Mr Brewer
Mr Brown
Mr Bruxner
Mr Cameron
Mr Chaffey
Mr Clough
Mr Coleman
Mr Cowan
Mr Crawford
Mr Cutter
Mr Darby
Mr Deane
Mr Doyle
Mr Duncan
Mr Fife
Mr Fischer
Mr Freudenstein
Mr Griffiths
Mr Hughes
Mr Hunter
Mr Jackett
Mr Jago
Mr Lawson
Mr Lewis
Mr McCaw
Mr McGinty
Mr Mackie
Mr Maddison
Mr Mason
Mr Mauger

**Noes, 45**

Mr Bannon
Mr Barnier
Mr Bedford
Mr Bostock
Mr Cahill
Mr Cassidy
Mr Cox
Mr Day
Mr Degen
Mr Durack
Mr Earl
Mr Einfeld
Mr Bannon
Mr B. L. Hunter
Mr Jackson
Mr Jones
Mr Kears
Mr L. B. Kelly
Mr Degen
Mr Day
Mr Durack
Mr Earl
Mr Einfeld
Mr Ferguson
Mr Fahey
Mr Gordon
Mr Haigh
Mr Healey
Mr Hill
Mr M. L. Hunter
Mr Jensen
Mr Johnstone
Mr Jones
Mr Kears
Mr L. B. Kelly
Mr L. B. Kelly
Mr Mahoney
Mr Mallam
Mr Molock
Mr Neilly
Mr Nett
Mr O'Connell
Mr Pacifico
Mr McEwan
Mr Ramsay
Mr Rennhaw
Mr Ryan
Mr Sheahan
Mr Stoss
Mr Southey
Mr Stewart
Mr Stewart
Mr Wade
Mr F. J. Walker
Mr Walter
Mr Petersen
Mr Quinn
Mr Renshaw
Mr Ryan
Mr Sainsbury
Mr Sainsbury
Mr Sainsbury
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Mr Sainsbury
Mr Sainsbury

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 Mr Darby, Temporary 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. **ADJOURNMENT.**—Mr McCaw moved, That this House do now adjourn.

Debate ensued.

And the House continuing to sit after Midnight—

THURSDAY, 22 APRIL, 1971, A.M.

Debate continued.

Question put and passed.

The House adjourned accordingly at Four minutes after Twelve o'clock at Midnight, until Eleven o'clock, a.m., This Day.

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

BY AUTHORITY:
V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1971
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. PETITIONS - CLUTHA DEVELOPMENT PTY. LIMITED AGREEMENT ACT.—Petitions representing that the Clutha Development Pty. Limited Agreement Act was passed without proper public knowledge and discussion; that the normal avenues of objection to the resumption of citizens' land are specifically excluded under the Act; that the State's investment in ports and Government Railways should be protected; and praying that the Legislative Assembly will amend the Clutha Development Pty. Limited Agreement Act—were presented by the following Members—

(1) By Mr Barraclough—from certain citizens of New South Wales.
(2) By Mr Jackson—from certain citizens of New South Wales.

Petitions 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) Medical Practitioners Act, 1938—Amendment of Regulation 9c. (Gazette 15/1971.)
(2) Optometrists Act, 1930—Regulations 31A and 33A, amendment of Regulation 16, and substituted Schedule C to the Regulations. (Gazette 29/1971.)
(4) Private Hospitals Act, 1908—Regulations 8A and 8B, amendment of Regulations 5, 7, 8, 9, 10, 14, 17, 19, 25 and 25A, and of Schedules I and II, and Form 3 of Schedule III, to the Regulations. (Gazette 151/1970.)

Referred by Sessional Order to the Printing Committee.
4. PRINTING COMMITTEE (Sessional Order).—Mr Askin moved, pursuant to Notice—

(1) That the Printing Committee for the present Session consist of Mr Coleman, Mr Doyle, Mr Healey, Mr Brewer, Mr Fisher, Mr Jackson, Mr L. B. Kelly, Mr Slos, 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.

Debate ensued.

Question put and passed.

5. PUBLIC SERVICE AND OTHER STATUTORY BODIES (EXTENDED LEAVE) AMENDMENT BILL.—The Order of the Day having been read, Mr Freudenstein 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 Freudenstein the Report was adopted.

Ordered by Mr Speaker, That the third reading stand an Order of the Day for a later hour of the Day.

6. LAND AGGREGATION TAX MANAGEMENT BILL.—The Order of the Day having been read, Mr Lewis moved, That this Bill be "now" read a second time.

Mr Renshaw 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.

Question put.

The House divided.

Ayes, 48

Mr Ask in Mr Fischer Mr Morris
Mr Beale Mr Fisher Mr Morton
Mr Brewer Mr Freudenstein Mr Mution
Mr Brown Mr Griffith Mr Oshorne
Mr Brusner Mr Healey Mr Punch
Mr Cameron Mr Hughes Mr Ruddock
Mr Chaffey Mr Hunter Mr Singleton
Mr Clough Mr Jackson Mr Stephens
Mr Coates Mr Jago Mr Taylor
Mr Cowan Mr Lewis Mr Viney
Mr Crawford Mr McCaw Mr Walker
Mr Cutter Mr McGarty Mr Willis
Mr Darby Mr Mackie
Mr Deane Mr Madison Tellers,
Mr Doyle Mr Mason
Mr Duncan Mr Mauger Mr Barraclough
Mr Fife Mr Mead Mr Coleman
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
22 April, 1971

| Ayes | | Noes |
|------|--------------------------------------------------|
| Mr Askin | Mr Fife | Mr Quinn |
| Mr Beale | Mr Fischer | Mr Mauger |
| Mr Brewer | Mr Fisher | Mr Mead |
| Mr Brown | Mr Freundstein | Mr Morris |
| Mr Brunner | Mr Griffith | Mr Mutton |
| Mr Cameron | Mr Healey | Mr Osborne |
| Mr Chapple | Mr Hughes | Mr Punch |
| Mr Clough | Mr Hunter | Mr Ruddock |
| Mr Coates | Mr Jackie | Mr Singleton |
| Mr Cowan | Mr Jack | Mr Stephen |
| Mr Crawford | Mr Lewis | Mr Taylor |
| Mr Custer | Mr McCaw | Mr Vine |
| Mr Darby | Mr McGlady | Mr Walker |
| Mr Deane | Mr Mackie | Mr Willis |
| Mr Doyle | Mr Madison | Tellers |
| Mr Duncan | Mr Mason | Mr Barratclough |
| Mr Haigh | Mr Haigh | Mr Coleman |

And so it was resolved in the affirmative.

Original Question—That this Bill be now read a second time—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 Lewis the Report was adopted.

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

7. SUSPENSION OF STANDING ORDERS.—Mr Lewis (by consent) moved, That so much of the Standing Orders be suspended as would preclude the Land Aggregation Tax Bill being passed through all its stages in one day.

Question put.

The House divided.

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</table>

And so it was resolved in the affirmative.
8. Civil Aviation (Carriers' Liability) 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 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 further provisions relating to the carriage of passengers and baggage by air; for this purpose to amend the Civil Aviation (Carriers' Liability) Act, 1967; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 22 April, 1971.

9. Securities Industry (Amendment) Bill.—The Order of the Day having been read, Bill, on motion of Mr Morris, on behalf 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 provide for the appointment of two Assistant Commissioners for Corporate Affairs; to make further provisions with respect to dealing in securities; to provide for the administration of the Companies Act, 1961, and certain other Acts, by the Corporate Affairs Commission; for these and other purposes to amend the Securities Industry Act, 1970, the Companies Act, 1961, the Business Names Act, 1962, and the Companies (Transfer of Domicile) Act, 1968; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 22 April, 1971.

10. Public Service and Other Statutory Bodies (Extended Leave) Amendment Bill.—The Order of the Day having been read, Bill, on motion of Mr Morris, on behalf of Mr Freudenstein, 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 additional extended leave for certain persons; to withdraw certain rights relating to extended leave from certain persons dismissed from their employment for serious and wilful misconduct; for these purposes to amend the Public Service (Amendment) Act, 1919, the Teaching Service Act, 1970, the Irrigation Act, 1912, the Main Roads Act, 1924, the Government Railways Act, 1912, the Transport Act, 1930, and the Police Regulation Act, 1899; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 22 April, 1971.
11. ADJOURNMENT.—Mr Morris moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twenty-four minutes after Four o'clock, p.m., until Tuesday next at Half-past Two o'clock, 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—1971
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

I. PETITIONS.—

(1) PRICE INCREASES—Mr Einfeld presented a Petition from certain citizens of New South Wales representing that increases in the prices of essential commodities, particularly foodstuffs, children's clothing and footwear, have been out of proportion when compared with increases in wages over the same period; that many items are now financially beyond the reach of the average family; that these disproportionate increases in the prices of essential commodities are reducing the living standards of the people of New South Wales; and praying that the Legislative Assembly will take the necessary action to control, and if possible, to reduce prices and so protect the living standards of the citizens of New South Wales.

Petition received.

(2) CLUTHA DEVELOPMENT PTY. LIMITED AGREEMENT ACT—Petitions representing that the Clutha Development Pty. Limited Agreement Act was passed without proper public knowledge and discussion; that the normal avenues of objection to the resumption of citizens' land are specifically excluded under the Act; that the State's investment in ports and Government Railways should be protected; and praying that the Legislative Assembly will amend the Clutha Development Pty. Limited Agreement Act—were presented by the following Members—

(1) By Mr Bannon—from certain citizens of New South Wales.

(2) By Mr F. J. Walker—from certain citizens of New South Wales.

Petitions 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:

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

(a) Broken Hill Police-Citizens Boys' Club (No. 2).

(b) Casino District Ambulance Service (No. 15).
4. **Land Aggregation Tax Management 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 provision relating to the imposition assessment and collection of an aggregation tax in respect of certain lands; and for purposes connected there-
with"—presents the same to the Legislative Council for its concurrence.

*Legislative Assembly Chamber,*
*Sydney, 27 April, 1971.*

5. **House Committee (Sessional Order).—**Mr Askin moved, pursuant to Notice—

(1) That the House Committee for the present Session consist of The Speaker, Mr Griffith, Mr Mauger, Mr Duncan, Mr Fisher, Mr Flaherty, Mr Haigh, Mr R. J. Kelly, Mr Ramsay, 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. LIBRARY COMMITTEE (Sessional Order).—Mr Askin moved, pursuant to Notice—

(1) That the Library Committee for the present Session consist of The Speaker, Mr Hunter, Mr Mead, Mr Osborne, Mr Taylor, Mr Bedford, Mr Earl, Mr Johnstone, Mr Jones, 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 26 November, 1968.

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

Question put and passed.

7. STANDING ORDERS COMMITTEE (Sessional Order).—Mr Willis moved, pursuant to Notice—

(1) That the Standing Orders Committee for the present Sessions consist of The Speaker, Mr McCaw, Mr Maddison, Mr Hunter, Mr Punch, Mr Einfeld, Mr R. J. Kelly, Mr Mahoney, Mr Southey, 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 The 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.

8. WAYS AND MEANS (Land Aggregation Tax 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 Mr Bruxner, Temporary Chairman, reported that the Committee had come to a Resolution, which was read, as follows:

(1) Resolved—

(A) That towards raising the amounts to be payable to Her Majesty for the purposes of the Act to give effect to the land Aggregation Tax Management Bill, 1971 (in this Resolution referred to as "the Principal Act"), there shall, in respect of all land used for primary production and owned by any person as at midnight on the day on which any taxing year ends, be charged, levied, collected and paid, under the provisions of that Act and at the times and in the manner therein prescribed, for credit of the Special Deposits Account in the Treasury, called the Closer Settlement and Public Reserves Fund, established under the Closer Settlement and Public Reserves Fund Act, 1970, aggregation tax in respect of that taxing year calculated on the taxable value attributable to that person at the respective rates set out in the Schedule hereunder.

SCHEDULE.

<table>
<thead>
<tr>
<th>Where the taxable value as assessed under the Principal Act</th>
<th>Rate of aggregation tax payable</th>
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<tbody>
<tr>
<td>Does not exceed ... $150,000</td>
<td>Twenty per centum of the taxable value</td>
</tr>
<tr>
<td>exceeds $150,000 but does not exceed ... $400,000</td>
<td>Thirty per centum of the taxable value</td>
</tr>
<tr>
<td>exceeds $400,000 but does not exceed ... $700,000</td>
<td>Forty per centum of the taxable value</td>
</tr>
<tr>
<td>exceeds $700,000 but does not exceed ... $1,000,000</td>
<td>Fifty per centum of the taxable value</td>
</tr>
<tr>
<td>exceeds ... $1,000,000</td>
<td>Sixty per centum of the taxable value</td>
</tr>
</tbody>
</table>
Resolved further—
(B) That notwithstanding the provisions of paragraph (A) of this Resolution, the amount of aggregation tax payable by any person shall, where necessary in order to produce a lower amount than would but for this paragraph be payable, be reduced so as not to exceed the amount of aggregation tax which would be payable on the taxable value attributable to that person at the next lower rate under the Schedule in paragraph (A) of this Resolution with the addition of the amount by which such taxable value exceeds that taxable value on which the highest amount of aggregation tax could be so payable at that lower rate.

Resolved further—
(C) That where the total amount of aggregation tax payable by any person in any year would be less than one dollar, no aggregation tax shall be payable.

Resolved further—
(D) That where upon the assessment of aggregation tax an amount expressed in dollars and cents is arrived at the cents shall be disregarded.

On motion of Mr Lewis the Resolution was agreed to.

9. LAND AGGREGATION TAX BILL.—

(1) Ordered, on motion of Mr Lewis, That a Bill be brought in, founded on Resolution of Ways and Means (No. 1), to impose an aggregation tax upon the taxable value of certain lands; and for purposes connected therewith.

(2) Mr Lewis then presented a Bill, intituled "A Bill to impose an aggregation tax upon the taxable value of certain lands; and for purposes connected therewith"—which was read a first time.

And the Standing Orders having been suspended (22 April, 1971)—

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 Lewis 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 an aggregation tax upon the taxable value of certain lands; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 27 April, 1971.

10. 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 Leader of the Opposition moving a Motion, without Notice, forthwith.

11. SELECT COMMITTEE UPON THE PRIMARY INDUSTRIES.—Mr Hills moved—

(1) That a Select Committee be appointed to inquire into and report upon—

(a) The economic and financial condition of the primary and associated industries of the State.
(b) The economic and financial condition of rural communities generally and in particular that of rural townsfolk, especially those engaged in commerce, service, and tertiary industries.

(c) Particularly the existing structure of marketing, with a view to recommending measures to ensure fair and adequate returns to producers and fair prices to be paid by consumers.

(d) Particularly elements of the cost structure such as taxation, transport charges, retail price maintenance, and other monopolistic practices which the State can or could regulate to afford real measures of relief to the primary and associated industries.

(e) All aspects of decentralization, with particular reference to the recommendations of the Development Corporation of New South Wales on selective decentralization.

(f) All and any other associated matters incidental to the purpose of the inquiry.

(g) To make recommendations to the House for the implementing of both short-term and long-term measures designed to relieve and assist the primary and associated industries.

(2) That such Committee consist of Mr Crawford, Mr Cowan, Mr Brewer, Mr Mason, Mr Renshaw, Mr Nott, and the Mover.

(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 and to the Commonwealth territories and other States of the Commonwealth.

Debate ensued.

Mr Griffith moved, That the Question be now put.

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

The House divided.

Ayes, 48

Mr Aslin  Mr Duncan  Mr Mead
Mr Barradellough  Mr File  Mr Morris
Mr Beale  Mr Fisher  Mr Osbourne
Mr Brewer  Mr Friendenstein  Mr Rudder
Mr Brown  Mr Griffith  Mr Singleton
Mr Bruxner  Mr Hughes  Mr Stephens
Mr Cameron  Mr Hunter  Mr Taylor
Mr Chalvey  Mr Jackett  Mr Viney
Mr Cleugh  Mr Jago  Mr Waddy
Mr Coates  Mr Lewis  Mr Walker
Mr Coleman  Mr McCaw  Mr Willis
Mr Cowan  Mr Crimm  Mr Mullie
Mr Crawford  Mr Cutler  Mr Muckie
Mr Darby  Mr Maddison
Mr Deane  Mr Mason
Mr Doyle  Mr Mauger

Tellers, 45

Mr M. L. Hunter  Mr Quinn
Mr Jackson  Mr Rummey
Mr Jensen  Mr Renshaw
Mr Jones  Mr Ryan
Mr Keans  Mr Sheahan
Mr L. B. Kelly  Mr Sloss
Mr R. J. Kelly  Mr Southey
Mr Lawton  Mr Stewart
Mr Mahoney  Mr K. J. Stewart
Mr Mallan  Mr Wade
Mr Mulock  Mr F. J. Walker

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 Bannon  Mr Hills  Mr Pactuallo
Mr Barnett  Mr M. L. Hunter  Mr Petersen
Mr Bedford  Mr Jackson  Mr Quinn
Mr Booth  Mr Jenner  Mr Ramsay
Mr Cahill  Mr Johnstone  Mr Renshaw
Mr Coady  Mr Jones  Mr Ryan
Mr Cox  Mr Kearey  Mr Shahan
Mr Crabtree  Mr L. B. Kelly  Mr Sloss
Mr Day  Mr R. J. Kelly  Mr Southey
Mr Degen  Mr Lawson  Mr Stewart
Mr Durick  Mr Mahoney  Mr Wade
Mr Earl  Mr Mallum  Mr F. J. Walker
Mr Einfeld  Mr Mulock  Tellers,
Mr Fiala  Mr Neilly  Tellers,
Mr Gordon  Mr Not  Mr Ferguson
Mr Haigh  Mr O'Connell  Mr K. J. Stewart

Noes, 48

Mr Askin  Mr Fife  Mr Morris
Mr Barragough  Mr Fischer  Mr Morton
Mr Beale  Mr Fisher  Mr Mutton
Mr Brewer  Mr Freudenstein  Mr Osborne
Mr Brown  Mr Griffith  Mr Buddock
Mr Bruxner  Mr Hughes  Mr Singleton
Mr Cameron  Mr Hunter  Mr Stephens
Mr Chaffey  Mr Jackson  Mr Taylor
Mr Clough  Mr Jago  Mr Viney
Mr Cousins  Mr Lewis  Mr Waddy
Mr Cowan  Mr McCaw  Mr Walker
Mr Crawford  Mr McGinty  Mr Willis
Mr Cutler  Mr Mackie  Tellers,
Mr Darby  Mr Maddison  Tellers,
Mr Deane  Mr Mason  Tellers,
Mr Doyle  Mr Mauger  Mr Coleman
Mr Duncan  Mr Mead  Mr Healey

And so it passed in the negative.

12. LOCAL GOVERNMENT (ELECTIONS) AMENDMENT BILL.—

(1) Mr Morton moved, pursuant to Notice, That leave be given to bring in a Bill to amend the provisions relating to the election of chairmen of county councils; for this purpose to amend the Local Government Act, 1919; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Morton then presented a Bill, intituled "A Bill to amend the provisions relating to the election of chairmen of county councils; for this purpose to amend the Local Government Act, 1919; 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. COSTS IN CRIMINAL CASES (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.

And the Committee continuing to sit after Midnight—
Mr Speaker resumed the Chair, and Mr Bruxner, Temporary 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.

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

Debate ensued.

And the Debate having proceeded for Ten minutes, Mr Speaker, pursuant to Sessional Order adopted on 20 April, 1971, adjourned the House at Twelve minutes after Twelve o'clock at Midnight, until Half-past Two o'clock, 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—1971
New South Wales

No. 6

VOTES AND PROCEEDINGS
OF THE

LEGISLATIVE ASSEMBLY

FIRST SESSION OF THE FORTY-THIRD PARLIAMENT

WEDNESDAY, 28 APRIL, 1971

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 the Ministers named, and read by Mr Speaker:

By Mr Fife—

(1) Coal and Oil Shale Mine Workers (Superannuation) Amendment Bill:

K. W. STREET,

By Deputation from His Excellency the Governor. Message No. 39.

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 relating to the entitlement of mine workers and other persons to pensions and relating to the constitution, powers, authorities, duties and functions of the Superannuation Tribunal; for these and other purposes to amend the Coal and Oil Shale Mine Workers (Superannuation) Act, 1941; to validate certain matters; and for purposes connected therewith.


By Mr Crawford—

(2) Meat Industry (Amendment) Bill:

A. R. CUTLER,

Governor. Message No. 40.

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 compensation payable by
the Metropolitan Meat Industry Board in respect of animals, carcases and meat condemned in the public abattoir as diseased or unfit for human consumption; for this purpose to amend the Meat Industry Act, 1915; to validate certain matters; and for purposes connected therewith.

Government House,
Sydney, 23 April, 1971.

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

3. URGENCY—TEACHER TRAINING.—Mr Booth moved, That it is a matter of urgent necessity that this House should forthwith consider the following Motion, viz.: That this House deplores the state of teacher education in New South Wales especially in regard to accommodation and staffing, and condemns the Government for its inability to spend Commonwealth Grants for Teachers' Colleges and for its lack of planning for the increased intake of students.

Question put.
The House divided.

Ayes, 45
Mr Bannon
Mr Bernier
Mr Bedford
Mr Booth
Mr Cahill
Mr Coady
Mr Cox
Mr Crabtree
Mr Day
Mr Degen
Mr Durack
Mr Earle
Mr Einfeld
Mr Ferguson
Mr Gordon
Mr Haigh
Mr Hills
Mr M. L. Hunter
Mr Jackson
Mr Jensen
Mr Johnstone
Mr Jones
Mr Kearns
Mr L. B. Kelly
Mr R. J. Kelly
Mr McMahon
Mr Mallam
Mr Mulock
Mr Neilly
Mr O'Connell
Mr Paciullo
Mr Petersen
Mr Quinlan
Mr Renshaw
Mr Ryan
Mr Sheehan
Mr Sloss
Mr Southee
Mr Stewart
Mr K. J. Stewart
Mr Wade
Mr F. J. Walker
Mr Ryan
Mr Ramsey

Noes, 47
Mr Askin
Mr Barraclough
Mr Beadle
Mr Brewer
Mr Brown
Mr Breuer
Mr Cameron
Mr Clough
Mr Coleman
Mr Cowan
Mr Crawford
Mr Cutter
Mr Darby
Mr Deane
Mr Doyle
Mr Dunstan
Mr Fife
Mr Fischer
Mr Fisher
Mr Freidenstein
Mr Griffith
Mr Healey
Mr Hughes
Mr Hunter
Mr Jacekett
Mr Jago
Mr Lawson
Mr Lewis
Mr McCaw
Mr McGinity
Mr Mackie
Mr Maddison
Mr Mason
Mr Morris
Mr Morton
Mr Mutton
Mr Osborne
Mr Ruddock
Mr Singleton
Mr Stephens
Mr Taylor
Mr Viney
Mr Waddy
Mr Walker
Mr Willis
Mr Mauger

And so it passed in the negative.

4. PAPER.—

Mr Willis laid upon the Table: Fisheries and Oyster Farms Act, 1935—Amendment of Regulation 6. (Gazette 38/1971.)

Referred by Sessional Order to the Printing Committee.

5. COSTS IN CRIMINAL CASES (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 enable an applicant for a certificate under the Costs in Criminal Cases Act, 1967, to adduce evidence of further relevant facts not established in the
proceedings in relation to which the certificate is applied for; 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, 28 April, 1971.

6. Public Accounts Committee.—Mr Speaker informed the House that, in accordance with Section 16 of the Audit Act, 1902, he had received from the Honourable the Premier the nominations of—

Mr James Arthur Clough,
Mr David Bruce Cowan,
Mr Robert Joseph Kelly,
Mr Keith O'Connell, and
Mr Maxwell Stanley Ruddock,

for election and appointment as Members of the Public Accounts Committee, constituted under that Act.

Mr Speaker submitted to the House for decision by open voting, one by one, and in alphabetical order, the names of the five members so nominated.

(1) Question—That Mr James Arthur Clough be appointed a Member of the Public Accounts Committee—put and passed.

(2) Question—That Mr David Bruce Cowan be appointed a Member of the Public Accounts Committee—put and passed.

(3) Question—That Mr Robert Joseph Kelly be appointed a Member of the Public Accounts Committee—put and passed.

(4) Question—That Mr Keith O'Connell be appointed a Member of the Public Accounts Committee—put and passed.

(5) Question—That Mr Maxwell Stanley Ruddock be appointed a Member of the Public Accounts Committee—put and passed.

7. Riverina Insurance Company Limited and Another Insurance Company Bill.—

(1) Mr Willis moved, pursuant to Notice, That leave be given to bring in a Bill to make provisions relating to claims against and liabilities incurred by Riverina Insurance Company Limited in respect of policies of insurance or indemnity under the Workers' Compensation Act, 1926; to provide for the application of the Act to another insurance company; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Willis then presented a Bill, intituled "A Bill to make provisions relating to claims against and liabilities incurred by Riverina Insurance Company Limited in respect of policies of insurance or indemnity under the Workers' Compensation Act, 1926; to provide for the application of the Act to another insurance company; 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. Meat Industry (Amendment) Bill.—

(1) Mr Crawford moved, pursuant to Notice, That leave be given to bring in a Bill relating to the compensation payable by the Metropolitan Meat Industry Board in respect of animals, carcases and meat condemned in the public abattoir as diseased or unfit for human consumption; for this purpose to amend the Meat Industry Act, 1915; to validate certain matters; and for purposes connected therewith.

Debate ensued.

Question put and passed.
(2) Mr Crawford then presented a Bill, intituled "A Bill relating to the compensation payable by the Metropolitan Meat Industry Board in respect of animals, carcasses and meat condemned in the public abattoir as diseased or unfit for human consumption; for this purpose to amend the Meat Industry Act, 1915; 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.

9. PERMANENT BUILDING SOCIETIES (AMENDMENT) BILL.—

(1) Mr Stephens moved, pursuant to Notice, That leave be given to bring in a Bill to make provision concerning the maximum rate of interest which may be paid by a society in respect of moneys received on deposit by the society; for this purpose to amend the Permanent Building Societies Act, 1967; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Stephens then presented a Bill, intituled "A Bill to make provision concerning the maximum rate of interest which may be paid by a society in respect of moneys received on deposit by the society; for this purpose to amend the Permanent Building Societies Act, 1967; and for purposes connected therewith"—which was read a first time.

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

10. SUPERANNUATION (AMENDMENT) BILL.—

(1) Mr Maddison moved, pursuant to Notice, That leave be given to bring in a Bill to increase the amount payable by way of pensions under the Superannuation Act, 1916; to reduce to three years the intervals at which an investigation of the state and sufficiency of the Fund under that Act is to be made; for these and other purposes to amend that Act; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Maddison then presented a Bill, intituled "A Bill to increase the amount payable by way of pensions under the Superannuation Act, 1916; to reduce to three years the intervals at which an investigation of the state and sufficiency of the Fund under that Act is to be made; for these and other purposes to amend that Act; and for purposes connected therewith"—which was read a first time.

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

11. JUSTICES (AMENDMENT) BILL.—

(1) Mr Maddison moved, pursuant to Notice, That leave be given to bring in a Bill relating to the sealing of summonses and warrants; to alter the basis of calculation of certain periods of imprisonment; for these purposes to amend the Justices Act, 1902, the Prisons Act, 1952, and the Maintenance Act, 1964; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Maddison then presented a Bill, intituled "A Bill relating to the sealing of summonses and warrants; to alter the basis of calculation of certain periods of imprisonment; for these purposes to amend the Justices Act, 1902, the Prisons Act, 1952, and the Maintenance Act, 1964; and for purposes connected therewith"—which was read a first time.

Ordered by Mr Coates, Acting-Speaker, That the second reading stand an Order of the Day for To-morrow.
12. **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 make further provisions relating to the entitlement of mine workers and other persons to pensions and relating to the constitution, powers, authorities, duties and functions of the Superannuation Tribunal; for those and other purposes to amend the Coal and Oil Shale Mine Workers (Superannuation) Act, 1941; 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 make further provisions relating to the entitlement of mine workers and other persons to pensions and relating to the constitution, powers, authorities, duties and functions of the Superannuation Tribunal; for these and other purposes to amend the Coal and Oil Shale Mine Workers (Superannuation) Act, 1941; 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.

13. **ADOPTION OF CHILDREN (AMENDMENT) BILL.**—The Order of the Day having been read, Mr Waddy 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 Bruxner, Temporary Chairman, reported the Bill without amendment.

On motion of Mr Waddy the Report was adopted.

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

14. **NATIONAL FITNESS 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 Mr Coates, Temporary Chairman, reported the Bill without amendment.

On motion of Mr Cutler the report was adopted.

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

15. **PRIVATE HOSPITALS (AMENDMENT) BILL.**—The Order of the Day having been read, Mr Jago moved, That this Bill be "now" read a second time.

Mr K. I. Stewart moved, That the Question be amended by leaving out the word "now" with a view to adding the words "this day six months".

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

Ayes, 48
Mr Barralough
Mr Beale
Mr Brown
Mr Brunker
Mr Cameron
Mr Chaffe
Mr Clough
Mr Coates
Mr Coleman
Mr Cowan
Mr Crawford
Mr Coles
Mr Darby
Mr Doyle
Mr Duncan
Mr Fife
Mr Fischer
Mr Fisher
Mr Freundenstein
Mr Henley
Mr Hughes
Mr Hunter
Mr Jellett
Mr Jago
Mr Lawson
Mr Leves
Mr Mackie
Mr Madison
Mr Mason
Mr Mauger
Mr Mead
Mr Morris
Mr Morton
Mr Mutton
Mr Queene
Mr Ruddock
Mr Singleton
Mr Stephens
Mr Taylor
Mr Viney
Mr Waddy
Mr Walker
Mr Willis

Tellers,
Mr Brewer
Mr Deane

Noes, 44
Mr Haigh
Mr Hills
Mr L. H. Hunter
Mr Jackson
Mr Johnstone
Mr Jones
Mr Kearns
Mr L. B. Kelly
Mr R. J. Kelly
Mr Mahone
Mr Mulock
Mr Neilly
Mr Nott
Mr O'Connell
Mr Pacullo

Mr McCall
Mr Patten
Mr Petersen
Mr Quinn
Mr Remshaw
Mr Ryan
Mr Sheahan
Mr Sloo
Mr Southby
Mr Stewart
Mr K. J. Stewart
Mr Wade
Mr F. J. Walker
Mr Crabtree
Mr Jensen

And so it was resolved in the affirmative.

Original Question—That this Bill be now read a second time—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 Coates, Temporary 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.

16. NOTICE OF MOTION—AFTER TIME PRESCRIBED BY STANDING ORDER.—Mr Willis (by consent), gave a Notice of Motion relating to the Theatres and Public Halls and Cinematograph Films (Amendment) Bill, after the time prescribed by the Standing Order had expired.

17. PRINTING COMMITTEE.—Mr Brewer brought up the First Report from the Printing Committee.

18. LOCAL GOVERNMENT (ELECTIONS) 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 Mr Coates, Temporary 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.
19. ADJOURNMENT.—Mr Morton moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twenty minutes after Ten o'clock, p.m., until To-morrow at Eleven o'clock, 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—1971
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

I. SPEAKER'S COMMISSION TO ADMINISTER THE OATH OR AFFIRMATION OF ALLEGIANCE.—Mr Speaker reported that His Excellency the Governor had been pleased to issue a Commission, under the Public Seal of the State, empowering him, as Speaker, to administer, from time to time as occasion may require, to any Member of the Legislative Assembly to whom the same shall not have been previously administered, the Oath or Affirmation of Allegiance to Her Majesty the Queen, which Commission was as follows:

"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, Knight Commander of the Royal Victorian Order, Knight 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.

"To all to whom these presents shall come,

"Greeting:

"In pursuance of the authority in me vested in that behalf, I Sir ARTHUR RODEN CUTLER, as Governor of the State of New South Wales, do, with the advice of the Executive Council thereof, hereby authorize the Honourable SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec., M.L.A., Speaker of the Legislative Assembly of the said State, to administer, from time to time as occasion may require, to any Member of the said Legislative Assembly to whom the same shall not have been previously administered, the Oath or Affirmation of Allegiance to Her Majesty the Queen, required by law to be taken or made and subscribed by every such Member before he shall be permitted to sit or vote or sit and vote as the case may be in the said Legislative Assembly.

"Given under my hand and the Public Seal of the State, at Sydney, in the year of Our Lord one thousand nine hundred and seventy-one, and in the twentieth year of Her Majesty's Reign.

"A. R. CUTLER,

"Governor.

"By His Excellency's Command,

"R. W. ASKIN."
2. DEPUTY-SPEAKER'S COMMISSION TO ADMINISTER THE OATH OR AFFIRMATION OF ALLEGIANCE.—Mr Speaker reported that he had received a Commission, under the Public Seal of the State, signed by His Excellency the Governor, empowering Leon Ashton Punch, Esquire, Chairman of Committees of the Legislative Assembly, in the absence of the Honourable the Speaker, to administer from time to time as occasion may require, to any Member of the Legislative Assembly to whom the same shall not have been previously administered, the Oath or Affirmation of Allegiance to Her Majesty the Queen, which Commission was as follows:

"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, Knight Com-"mander of the Royal Victorian Order, 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.

"To all to whom these presents shall come,

"Greeting:

"In pursuance of the authority in me vested in that behalf, I, Sir ARTHUR "RODEN CUTLER, as Governor of the State of New South Wales, do, with "the advice of the Executive Council thereof, hereby authorize LEON Ashton "PUNCH, Esq., M.L.A., Chairman of Committees of the Legislative Assembly "of the said State, in the absence of the Honourable the Speaker of the said "Assembly, to administer, from time to time as occasion may require, to any "Member of the said Legislative Assembly to whom the same shall not have "been previously administered, the Oath or Affirmation of Allegiance to Her Majesty the Queen, required by law to be taken or made and subscribed "by every such Member before he shall be permitted to sit or vote or sit and "vote as the case may be in the said Legislative Assembly.

"Given under my hand and the Public Seal of the State, at Sydney, in "L.S. the State of New South Wales aforesaid, this Twenty-third day of "April in the year of Our Lord one thousand nine hundred and "seventy-one, and in the twentieth year of Her Majesty's Reign.

"A. R. CUTLER, "Governor.

"By His Excellency's Command, "R. W. ASKIN."

3. BUILDERS LICENSING BILL.—The following Message from His Excellency the Governor was delivered by Mr Morton, 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 make provisions for the constitution of a Board to be called the "Builders Licensing Board," the licensing and regulation of certain individuals, corporations and firms carrying out certain building work and the insurance of purchasers of dwellings against certain risks; and for purposes connected therewith.

Government House.
Sydney, 23 April, 1971.

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

5. URGENCY—SEAT BELTS AND SAFETY HELMETS.—Mr Cox moved, That it is a matter of urgent necessity that this House should forthwith consider the following Motion, viz.- That in the opinion of this House, regulations under the Motor Traffic Act should be gazetted to provide for the compulsory wearing of seat belts and for the compulsory wearing of helmets for motor cyclists and pillion passengers, such regulations to provide exemptions where deemed necessary.

Question put.
The House divided.

Ayes, 44

Mr Bannon  Mr Gordon  Mr O'Connell
Mr Barlow  Mr Haigh  Mr Paciullo
Mr Bedford  Mr Hills  Mr Petersen
Mr Booth  Mr M. L. Hunter  Mr Ramsay
Mr Cahill  Mr Jackson  Mr Renshaw
Mr Coady  Mr Jensen  Mr Ryan
Mr Cox  Mr Johnstone  Mr Sheahan
Mr Crabtree  Mr Jones  Mr Sloss
Mr Day  Mr Kearns  Mr Southee
Mr Degen  Mr L. B. Kelly  Mr Stewart
Mr Denman  Mr R. J. Kelly  Mr Wade
Mr Earl  Mr Mahoney  Mr F. J. Walker
Mr Einfeld  Mr Malock  Tellers,
Mr Ferguson  Mr Nelly  Mr Guinn
Mr Flaherty  Mr Nott  Mr J. Stewart

Noes, 47

Mr Askin  Mr Fife  Mr Mead
Mr Barracough  Mr Fisher  Mr Morris
Mr Beale  Mr Fisher  Mr Morton
Mr Brewer  Mr Freudenstein  Mr Mottin
Mr Brown  Mr Griffith  Mr Osborne
Mr Brunker  Mr Hughes  Mr Ruddock
Mr Chaffey  Mr Hunter  Mr Singleton
Mr Clough  Mr Jactott  Mr Stephens
Mr Coleman  Mr Jago  Mr Taylor
Mr Cowan  Mr Lewis  Mr Viney
Mr Crawford  Mr McCaw  Mr Waddly
Mr Cutler  Mr McGinty  Mr Walker
Mr Darby  Mr Mackie  Mr Willis
Mr Deane  Mr Maddiston  Tellers,
Mr Doyle  Mr Muston  Mr Cameron
Mr Duncan  Mr Mauger  Mr Healey

And so it passed in the negative.

6. PAPERS.—

Mr Cutler laid upon the Table the following Papers:

Ordered to be printed.

(2) Public Works Act, 1912—Notifications of acquisition, appropriation and/or resumption of land for school purposes at—

Beresfield.  (Gazette 40/1971.)
Newtown.  (Gazette 34/1971.)
Smithfield.  (Gazette 24/1971.)

(3) University of New England Act, 1964—Amendment of By-law 4.
Referred by Sessional Order to the Printing Committee.

Mr Morton laid upon the Table the following Papers:

(1) Local Government Act, 1919—Amendment of Ordinance 3.  (Gazette 34/1971.)

(2) Electricity Commission Act, 1950—Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, for the following purposes:

(a) Electricity Transmission Lines between—

Mannorah and Newcastle.  (Gazette 43/1971.)
Narrabri and Moree.  (Gazette 43/1971.)
Tallawarra and Moruya.  (Gazette 43/1971.)
Yass and Cowra (No. 2).  (Gazette 43/1971.)

(b) Canberra Loop Transmission Line.  (Gazette 43/1971.)

Referred by Sessional Order to the Printing Committee.

Mr Jago laid upon the Table: Pure Food Act, 1908—Amendments of Regulation 22.  (Gazette 40/1971.)

Referred by Sessional Order to the Printing Committee.
7. ADOPTION OF CHILDREN (AMENDMENT) BILL (Formal Order of the Day).—Bill, on motion of Mr Waddy, 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 residence qualifications of adopting parents and guardianship of children in respect of whom general consent to adoption has been given; for these and other purposes to amend the Adoption of Children Act, 1965; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 29 April, 1971.

8. NATIONAL FITNESS BILL (Formal Order of the Day).—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 provide for the constitution of the National Fitness Council of New South Wales; and 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, 29 April, 1971.

9. PRIVATE HOSPITALS (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 transfer the exercise and performance of certain powers, authorities, duties and functions in relation to private hospitals and nursing homes to The Hospitals Commission of New South Wales; to make further provisions relating to the management of private hospitals and nursing homes; for these and other purposes to amend the Private Hospitals Act, 1908, and the Public Hospitals Act, 1929; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 29 April, 1971.

10. LOCAL GOVERNMENT (ELECTIONS) 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 amend the provisions relating to the election of chairmen of county councils; for this purpose to amend the Local Government Act, 1919; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 29 April, 1971.

11. THEATRES AND PUBLIC HALLS AND CINEMATOGRAPH FILMS (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 the licensing of theatres and public halls and the censorship, distribution and exhibition of certain cinematograph films; for those and other purposes to amend the Theatres and Public Halls Act, 1908, and the Cinematograph Films (Australian Quota) Act, 1935; 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 the licensing of theatres and public halls and the censorship, distribution and exhibition of certain cinematograph films; for these and other purposes amend the Theatres and Public Halls Act, 1908, and the Cinematograph Films (Australian Quota) Act, 1935; 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. BUILDERS LICENSING BILL.—

Mr Morton moved, pursuant to Notice, That leave be given to bring in a Bill to make provisions for the constitution of a Board to be called the "Builders Licensing Board", the licensing and regulation of certain individuals, corporations and firms carrying out certain building work and the insurance of purchasers of dwellings against certain risks; and for purposes connected therewith.

Debate ensued.

Question put and passed.

13. MEAT INDUSTRY (AMENDMENT) BILL.—The Order of the Day having been read, Mr Crawford moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Coates, 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 Bruxner, Temporary Chairman, reported the Bill without amendment.

On motion of Mr Crawford the Report was adopted.

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

14. PERMANENT BUILDING 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 Coates, 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 Bruxner, Temporary Chairman, reported the Bill without amendment.

On motion of Mr Stephens the Report was adopted.

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

15. RIVERINA INSURANCE COMPANY LIMITED AND ANOTHER INSURANCE COMPANY 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 Bruxner, 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 Coates, Temporary Chairman, reported the Bill without amendment.
On motion of Mr Willis the Report was adopted.
Ordered by Mr Acting-Speaker, That the third reading stand an Order of the Day for To-morrow.

16. BUILDERS LICENSING BILL.—Mr Morton, pursuant to leave granted This Day, presented a Bill, intituled "A Bill to make provisions for the constitution of a Board to be called the 'Builders Licensing Board', the licensing and regulation of certain individuals, corporations and firms carrying out certain building work and the insurance of purchasers of dwellings against certain risks; and for purposes connected therewith"—which was read a first time.
Ordered by Mr Coates, Acting-Speaker, That the second reading stand an Order of the Day for To-morrow.

17. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Coates, Acting-Speaker, reported the following Messages from the Legislative Council:

(1) Land Aggregation Tax Bill:
Mr Speaker—
The Legislative Council having this day agreed to the Bill, intituled "An Act to impose an aggregation tax upon the taxable value of certain lands; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.
Legislative Council Chamber, Sydney, 29 April, 1971. H. V. BUDD, President.

(2) 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 additional extended leave for certain persons; to withdraw certain rights relating to extended leave from certain persons dismissed from their employment for serious and wilful misconduct; for these purposes to amend the Public Service (Amendment) Act, 1919, the Teaching Service Act, 1970, the Irrigation Act, 1912, the Main Roads Act, 1924, the Government Railways Act, 1912, the Transport Act, 1930, and the Police Regulation Act, 1899; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.
Legislative Council Chamber, Sydney, 29 April, 1971. H. V. BUDD, President.

(3) Land Aggregation Tax Management Bill:
Mr Speaker—
The Legislative Council has this day agreed to the Bill, returned herewith, intituled "An Act to make provision relating to the imposition assessment and collection of an aggregation tax in respect of certain lands; 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, 29 April, 1971. H. V. BUDD, President.

LAND AGGREGATION TAX MANAGEMENT BILL
Schedule of the amendment referred to in Message of 29 April, 1971.
J. R. STEVENSON,
Clerk of the Parliaments.
Page 11, clause 8, line 16. *Omit* the words "and fifty".

Examined—

T. S. McKay,
Chairman of Committees.

Ordered by Mr Acting-Speaker, That the amendment made by the Legislative Council in this Bill be taken into consideration To-morrow.

18. J. F. WILSON WILL TRUSTS VARIATION BILL.—Mr Bruxner, Acting-Speaker, reported the following Message from the Legislative Council:

*Mr Speaker—*

The Legislative Council having this day passed a Bill, intituled "*An Act to enable the Trustees of the Will of James Francis Wilson deceased to pay and transfer to beneficiaries under the said Will the capital of the shares of the residuary estate of the said deceased the income whereof is bequeathed to them respectively to be applied for the respective charitable purposes mentioned in the said Will; to vary the trusts of the said Will accordingly, 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, 29 April, 1971.*

H. V. BUDD,
President.

Bill read a first time.

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

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

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twenty-seven minutes before Five o'clock, p.m., until Tuesday next at Half-past Two o'clock, 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—1971
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. SUPERANNUATION (AMENDMENT) BILL.—The following Message from His Excellency the Governor was delivered by Mr Maddison, 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 increase the amount payable by way of pension under the Superannuation Act, 1916; to reduce to three years the intervals at which an investigation of the state and sufficiency of the Fund under that Act is to be made; for these and other purposes to amend that Act; and for purposes connected therewith.

Government House,
Sydney, 28 April, 1971.

2. PETITION—CLUTHA DEVELOPMENT PTY. LIMITED AGREEMENT ACT.—Mr Ramsay presented a Petition from certain citizens of New South Wales representing that the Clutha Development Pty. Limited Agreement Act was passed without proper public knowledge and discussion; that the normal avenues of objection to the resumption of citizens' land are specifically excluded under the Act; that the State's investment in ports and Government Railways should be protected; and praying that the Legislative Assembly will amend the Clutha Development Pty. Limited Agreement Act.

Petition received.

3. NOTICES OF MOTIONS AND QUESTIONS.—Mr Speaker called on Notices of Motions and Questions.
4. URGENCY—SYDNEY (KINGSFORD-SMITH) AIRPORT.—Mr Bannon moved, That it is a matter of urgent necessity that this House should forthwith consider the following Motion, viz.:  

That this House—

(1) Views with alarm forecasts of noise emanating from Sydney (Kingsford-Smith) Airport and its detrimental effect on the community.

(2) Deprecates delays taking place in the selection of a suitable site for a second airport to serve Sydney.

(3) Presses the Commonwealth Government to make an urgent announcement on the siting of a second airport and to commence development immediately.

Question put.

The House divided.

Ayes, 42

Mr Bannon
Mr Barlow
Mr Bedford
Mr Booth
Mr Chaffey
Mr Collins
Mr Coidy
Mr Cox
Mr Day
Mr Degen
Mr Durack
Mr Earl
Mr Einfeld
Mr Ferguson
Mr Flaherty
Mr Gordon

Mr Hills
Mr M. L. Hunter
Mr Jackson
Mr Johnstone
Mr Jones
Mr Kearns
Mr L. H. Kelly
Mr R. J. Kelly
Mr Mahoney
Mr Mallam
Mr Melock
Mr Neill
Mr Neill
Mr Pedder
Mr Peiser

Mr Quinn
Mr Ramony
Mr Remshaw
Mr Ryan
Mr Sheahan
Mr Sloss
Mr Southbe
Mr Stewart
Mr K. J. Stewart
Mr Wade
Mr W. Walker
Mr Crabtree
Mr F. J. Walker

Noes, 47

Mr Askin
Mr Barraclough
Mr Beale
Mr Brewer
Mr Brown
Mr Bruxner
Mr Cameron
Mr Chaflcy
Mr Clough
Mr Coleman
Mr Cowan
Mr Crawford
Mr Cullier
Mr Darby
Mr Doyle
Mr Duncan

Mr Pife
Mr Fischer
Mr Elder
Mr Freundenstein
Mr Griffith
Mr Healay
Mr Hughes
Mr Hunter
Mr Jackent
Mr Jago
Mr Lawson
Mr Lewis
Mr McCaw
Mr McGilly
Mr Mackie
Mr Maddison

Mr Mason
Mr Mauger
Mr Mead
Mr Morris
Mr Mutton
Mr Osborne
Mr Singleton
Mr Stephens
Mr Taylor
Mr Viney
Mr Waddy
Mr Walker
Mr Willis
Tellers
Mr Deane

And so it passed in the negative.

5. PAPERS.—

Mr Willis laid upon the Table: Lotteries and Art Unions Act, 1901—Balance-sheets of Art Unions, in aid of—

(a) Brisbane Water District Ambulance Service.
(b) Casino District Ambulance Service (No. 16).
(c) Christian Brother’s High School, St Mary’s Cathedral, Sydney (“New Zealand Holiday”).
(d) Central West District Ambulance Service ("Christmas Stocking").
(e) civilian Maimed and Limbless Association ("Christmas No. 70").
(f) Coffs Harbour District Ambulance Service (No. 51).
(g) Coogee Randwick R.S.L. Welfare Fund ("November").
(h) Dungog-Stroud District Ambulance Service.
(i) East Metropolitan Area Boy Scouts (Scout Appeal).
(j) Far South Coast District Ambulance Service, Bateman’s Bay Branch ("Ambulance" No. 10).
(k) Far South Coast District Ambulance Service, Moruya Branch ("Ambulance" No. 22).
(l) Gilgandra District Ambulance Service.
(m) Hornsby Ku-ring-gai Police Citizens Boys’ Club (Upper North Shore Youth Association No. 12).
(n) Lasallian Charities and Building Fund (De La Salle “Giant Christmas Box” No. 37).
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
4 May, 1971

(o) Lions Club of Gosford Charities Fund (No. 5).
(p) Mater Misericordiae Hospital, North Sydney (No. 48).
(q) Northern Slopes District Ambulance Service.
(r) Official Catholic Schools Building and Maintenance Fund ("Golden Opportunity" No. 41).
(s) Peak Hill Apex Club Trevor Harris Appeal.
(t) Psychiatric Rehabilitation Association (No. 17).
(u) Rotary Club of Lane Cove Community Service Projects.
(v) St Gabriel's School for Deaf Boys, Castle Hill, and St Lucy's School for Blind Children, Wahroonga (No. 30).
(w) The Mercy Hospital, Albury ("Christmas Box" No. 17).
(x) The Spastic Centre of New South Wales ("Christmas Special" 1970/4-45).
(y) Wheelchair and Disabled Association of Australia ("House With No Steps" No. 27).

Referred by Sessional Order to the Printing Committee.

Mr Hughes laid upon the Table the following Papers:

Ordered to be printed.

(2) Hunter District Water, Sewerage and Drainage Act, 1938—Notification of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for the Soldiers Point Water Supply, Dutchmans Bay Pumping Station. (Gazette 29/1971.)

(3) Metropolitan Water, Sewerage, and Drainage Act, 1924—Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, for the following purposes:
(a) Darling Mills Creek Carrier, Section 1, Northmead. (Gazette 5/1971.)
(b) Mount Warrigal Reservoirs. (Gazette 43/1971.)

(4) Public Works Act, 1912—Notifications of acquisition, appropriation and/or resumption of land and easements under the Public Works Act, 1912, for the following purposes:
(a) Coolah Sewerage. (Gazette 29/1971.)
(b) Woodenbong Sewerage. (Gazette 29/1971.)
(c) Department of Public Health—Health Centre and Diagnostic Unit at Queenscliff. (Gazette 29/1971.)
(d) Yass Water Supply Filtration Plant. (Gazette 29/1971.)

Referred by Sessional Order to the Printing Committee.

Mr Lewis laid upon the Table the following Papers:

(1) Closer Settlement Acts—Amendment of Regulation 54. (Gazette 24/1971.)

(2) Crown Lands Consolidation Act, 1913—Regulation 182A, substituted Regulations 74 and 222, omission of Regulations 73, 157, 171, 188, 195b, 196, 214, 220a, 239, 240, 241, 250, 251a and amendments of Regulations 49, 11, 14, 73a, 81a, 131, 140, 183, 191, 195, 213a, 213b, 222, 222a, 222b, 238, 242, 244, 248, 251a; Substituted Forms 97, 100 and 162, omission of Forms 37, 52, 64, 65, 67n, 68, 79, 83a, 93, 102 and 105a, and amendments of Forms 56, 78a, 78n, 92 and 94 to the Regulations. (Gazettes 24/1971, 38/1971.)

(3) Prickly-pear Act, 1924—Regulation 15n. (Gazette 38/1971.)

(4) Returned Soldiers Settlement Act, 1916—Substituted Regulation 19 and amendments of Regulations 11, 23 and 26; omission of Forms 12, 15 and 17 to the Regulations. (Gazette 38/1971.)

Referred by Sessional Order to the Printing Committee.

Mr Crawford laid upon the Table: Crown Lands Consolidation Act, 1913—Regulations relating to the Royal Botanic Gardens—Amendment of Regulation 1. (Gazette 38/1971.)

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


(2) Mining Act, 1906—Regulation 115AA, amendments of Regulations 1, 16, 36, 37, 82, 97, 100, 103M, 110, 115g and of the matter relating to the division of the Regulations; Division IVC (Regulations 103N, 103P, 103Q, 103R, 103c, and 103e) of the Regulations; Schedules 36b, 36j, 36l, 36r, 43i and 43j to the Regulations. (Gazette 38/1971.)

(3) Public Works Act, 1912—Notifications of acquisition, appropriation and/or resumption of land for works in connection with—
   (a) Construction of a dam across the Paterson River at Lostock. (Gazette 38/1971.)
   (b) Strengthening and enlargement of Wyangala Dam (2). (Gazette 38/1971.)


Referred by Sessional Order to the Printing Committee.

6. PRINTING COMMITTEE.—Mr Brewer brought up the Second Report from the Printing Committee.

7. MEAT INDUSTRY (AMENDMENT) BILL (Formal Order of the Day).—Bill, on motion of Mr Willis, on behalf of Mr Crawford, 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 compensation payable by the Metropolitan Meat Industry Board in respect of animals, carcases and meat condemned in the public abattoir as diseased or unfit for human consumption; for this purpose to amend the Meat Industry Act, 1915; to validate certain matters; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 4 May, 1971.

8. PERMANENT BUILDING 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 provision concerning the maximum rate of interest which may be paid by a society in respect of moneys received on deposit by the society; for this purpose to amend the Permanent Building Societies Act, 1967; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 4 May, 1971.

9. RIVERINA INSURANCE COMPANY LIMITED AND ANOTHER INSURANCE COMPANY 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 provisions relating to claims against and liabilities incurred by Riverina Insurance Company Limited in respect of policies of insurance or indemnity under the Workers' Compensation Act, 1925; to provide for the application of the Act to another insurance company; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 4 May, 1971.
10. CROWN LANDS (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 conditional purchases within special areas; to vary the rate of interest payable upon deferred payments of purchase money on lands sold by public auction under the Crown Lands Consolidation Act, 1913; for these purposes to amend the Act and the Finances Adjustment Act, 1932; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Lewis then presented a Bill, intituled "A Bill to make further provision with respect to conditional purchases within special areas; to vary the rate of interest payable upon deferred payments of purchase money on land sold by public auction under the Crown Lands Consolidation Act, 1913; for these purposes to amend the Act and the Finances Adjustment Act, 1932; and for purposes connected therewith"—which was read a first time.

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

11. WATER (AMENDMENT) BILL.—

(1) Mr Fife moved, pursuant to Notice, That leave be given to bring in a Bill with respect to the supply of water for irrigation in certain circumstances; to validate certain matters; to amend the Water Act, 1912, in certain respects; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Fife then presented a Bill, intituled "A Bill with respect to the supply of water for irrigation in certain circumstances; to validate certain matters; to amend the Water Act, 1912, in certain respects; and for purposes connected therewith"—which was read a first time.

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

12. JUSTICES (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 Bruxner, 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 relating to the sealing of summonses and warrants; to alter the basis of calculation of certain periods of imprisonment; for these purposes to amend the Justices Act, 1902, the Prisons Act, 1952, and the Maintenance Act, 1964; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 4 May, 1971.
13. 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 Mr Bruxner, 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 increase the amount payable by way of pensions under the Superannuation Act, 1916; to reduce to three years the intervals at which an investigation of the state and sufficiency of the Fund under that Act is to be made; for these 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, 4 May, 1971.

14. 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.

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 Bruxner, Temporary Chairman, reported the Bill with an 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.

15. Local Government (Amendment) Bill.—

(1) Mr Morton moved, pursuant to Notice, That leave be given to bring in a Bill to make provisions with respect to the suspension of provisions of prescribed town and country planning schemes and the making of interim development orders; for this purpose to amend the Local Government Act, 1919; to validate certain matters; and for purposes connected therewith.

Debate ensued.

Question put and passed.

(2) Mr Morton then presented a Bill, intituled "A Bill to make provisions with respect to the suspension of provisions of prescribed town and country planning schemes and the making of interim development orders; for this purpose to amend the Local Government Act, 1919; 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.
16. **BUILDERS LICENSING BILL**—The Order of the Day having been read, Mr Morton moved, That this Bill be now read a second time.

Debate ensued.

And the House continuing to sit after Midnight—

**WEDNESDAY, 5 MAY, 1971, A.M.**

Debate continued.

Mr Duncan 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.

17. **CLOSURE—ALLOCATION OF TIME FOR DISCUSSION.**—Mr Willis, on behalf of Mr Askin, gave notice of Business to be dealt with on Wednesday, 5 May, 1971, under Standing Order 175n.

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

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twenty-three minutes before Two o'clock, a.m., until Half-past Two o'clock, p.m., This Day.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. WATER (AMENDMENT) BILL.—The following Message from His Excellency the Governor was delivered by Mr Fife, 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 with respect to the supply of water for irrigation in certain circumstances; to validate certain matters; to amend the Water Act, 1912, in certain respects; and for purposes connected therewith.

Government House,
Sydney, 4 May, 1971.

2. PETITIONS.—

(1) CLUTHA DEVELOPMENT PTY. LIMITED AGREEMENT ACT.—Mr Darby presented a Petition from certain citizens of New South Wales representing that the Clutha Development Pty. Limited Agreement Act was passed without proper public knowledge and discussion; that the normal avenues of objection to the resumption of citizens' land are specifically excluded under the Act; that the State's investment in ports and Government Railways should be protected; and praying that the Legislative Assembly will amend the Clutha Development Pty. Limited Agreement Act.

Petition received.

(2) APPEALS AGAINST COUNCILS DEVELOPMENT CONSENTS.—Mr R. J. Kelly presented a Petition from certain citizens of New South Wales representing that home owners and citizens are denied the right of appeal against the decisions of Councils granting development consents; and praying that the Legislative Assembly will provide legislation to give a right for the home owner and citizen to appeal to the Land and Valuation Court against decisions of councils granting development consents.

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

4. URGENCY—CONSUMERS’ PROTECTION TRIBUNAL.—Mr Einfeld moved, That it is a matter of urgent necessity that this House should forthwith consider the following Motion, viz.: That this House deplores the Government’s failure to control the cost of living and calls on the Government to take immediate action to set up a Consumers’ Protection Tribunal with powers to control the price spiral.

Question put.

The House divided.

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And so it passed in the negative.

5. PAPERS.—

Mr Askin laid upon the Table: Report of the Commissioner of Police on a news item and editorial article appearing in the Daily Mirror Newspaper of Tuesday, 4 May, 1971, regarding unsolved crime in New South Wales disclosed since the introduction of the Police Department’s computer.

Referred by Sessional Order to the Printing Committee.

Mr Lewis laid upon the Table the following Papers:

(1) Public Works Act, 1912—Notification of resumption of land for the establishment of public access to Smiths Lake. (Gazette 38/1971.)

(2) Crown Lands Consolidation Act, 1913—Gazette Notice setting forth the mode in which it is proposed to deal with certain lands under section 25 of the Act. (Gazette 40/1971.)

Referred by Sessional Order to the Printing Committee.

Mr Crawford laid upon the Table: Report of the Sydney Farm Produce Market Authority for the year ended 30 June, 1970.

Ordered to be printed.
Mr Stephens laid upon the Table: Housing Act, 1912—Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, for housing purposes at—
Gilgandra. (Gazette 47/1971.)
Menindee. (Gazette 47/1971.)
Orange. (Gazette 47/1971.)
Port Macquarie. (Gazette 47/1971.)

Referred bySessional Order to the Printing Committee.

Mr Jago laid upon the Table the following Papers:
Ordered to be printed.
(2) Fluoridation of Public Water Supplies Act, 1957—Notification of variation of approval for the addition of fluorine to the Hunter District Water Supply.
(Gazette 38/1971.)
Referred bySessional Order to the Printing Committee.

6. DISPOSAL OF BUSINESS—WITHDRAWAL OF NOTICE OF MOTION.—Mr Hughes withdrew Notice of Motion No. 1 of Government Business.

7. COAL AND OIL SHALE MINE WORKERS (SUPERANNUATION) 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 relating to the entitlement of mine workers and other persons to pensions and relating to the constitution, powers, authorities, duties and functions of the Superannuation Tribunal; for these and other purposes to amend the Coal and Oil Shale Mine Workers (Superannuation) Act, 1941; to validate certain matters; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.
Legislative Assembly Chamber,
Sydney, 5 May, 1971.

8. BUILDERS LICENSING 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 Mr Bruxner, Temporary Chairman, reported the Bill with an amendment.
On motion of Mr Morton the Report was adopted.
And Mr Speaker having consented to the third reading being taken forthwith—
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 provisions for the constitution of a Board to be called the 'Builders Licensing Board', the licensing and regulation of certain individuals, corporations
and firms carrying out certain building work and the insurance of purchasers of dwellings against certain risks; and for purposes connected therewith”—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 5 May, 1971.

9. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported the following Messages from the Legislative Council:

(1) Adoption of Children (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act relating to residence qualifications of adopting parents and guardianship of children in respect of whom general consent to adoption has been given; for these and other purposes to amend the Adoption of Children Act, 1965; and for purposes connected therewith”—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 5 May, 1971. H. V. Budd, President.

(2) Civil Aviation (Carriers' Liability) Amendment Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to make further provisions relating to the carriage of passengers and baggage by air; for this purpose to amend the Civil Aviation (Carriers' Liability) Act, 1967; and for purposes connected therewith”—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 5 May, 1971. H. V. Budd, President.

(3) Costs in Criminal Cases (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to enable an applicant for a certificate under the Costs in Criminal Cases Act, 1967, to adduce evidence of further relevant facts not established in the proceedings in relation to which the certificate is applied for; 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, 5 May, 1971. H. V. Budd, President.

(4) Local Government (Elections) Amendment Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to amend the provisions relating to the election of chairmen of county councils; for this purpose to amend the Local Government Act, 1919; and for purposes connected therewith”—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 5 May, 1971. H. V. Budd, President.

(5) National Fitness Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to provide for the constitution of the National Fitness Council of New South Wales; and 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, 5 May, 1971. H. V. Budd, President.

(6) Private Hospitals (Amendment) Bill:

Mr Speaker—

The Legislative Council has this day agreed to the Bill, returned herewith, intituled "An Act to transfer the exercise and performance of certain powers, authorities, duties and functions in relation to private hospitals and nursing
homes to The Hospitals Commission of New South Wales; to make further provisions relating to the management of private hospitals and nursing homes; for these and other purposes to amend the Private Hospitals Act, 1908, and the Public Hospitals Act, 1929; 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 May, 1971.

H. V. BUDD, President.

PRIVATE HOSPITALS (AMENDMENT) BILL

Schedule of the amendments referred to in Message of 5 May, 1971.

J. R. STEVENSON, Clerk of the Parliaments.

No. 1.—Page 10, clause 2, line 25. After "hospital" insert the words "or nursing home".

No. 2.—Page 10, clause 2, line 27. After "hospital" insert the words "or nursing home".

No. 3.—Page 10, clause 2. After line 27 insert the following—

"Notwithstanding the foregoing provisions of this subsection, the licensee of a nursing home is not guilty of an offence against this Act arising under this subsection by reason that a registered nurse was not on duty in the nursing home during any period if he proves that during that period there was on the premises thereof a registered nurse who, though not on duty therein, was available for duty in the event of any emergency, was able to be contacted immediately in that event, and could be expected to enter on duty therein in sufficient time to deal with or assist in dealing with the emergency."

Examined,

T. S. McKay, Chairman of Committees.

Ordered by Mr Speaker, That the amendments made by the Legislative Council in this Bill be taken into consideration To-morrow.

(7) Securities Industry (Amendment) Bill:

Mr SPEAKER—

The Legislative Council has this day agreed to the Bill, returned herewith, intituled "An Act to provide for the appointment of two Assistant Commissioners for Corporate Affairs; to make further provisions with respect to dealing in securities; to provide for the administration of the Companies Act, 1961, and certain other Acts, by the Corporate Affairs Commission; for these and other purposes to amend the Securities Industry Act, 1970, the Companies Act, 1961, the Business Names Act, 1962, and the Companies (Transfer of Domicile) Act, 1968; 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 May, 1971.

H. V. BUDD, President.

SECURITIES INDUSTRY (AMENDMENT) BILL

Schedule of the amendments referred to in Message of 5 May, 1971.

J. R. STEVENSON, Clerk of the Parliaments.

No. 1.—Page 2, clause 1, line 11. Omit the words "section ten", insert the words "sections eleven and twelve".
No. 2.—Page 19, clause 2, line 7. After "by" insert the words "the operation of".

No. 3.—Page 21, clause 2, line 1. After "of" insert the words "the whole or any part of".

No. 4.—Page 25, clause 4, line 30. After "who" insert the words "in the course of his business or employment".

No. 5.—Page 41, clause 9. After line 5 insert the following new clauses—

"10. The Securities Industry Act, 1970, is further amended—

(a) by inserting in section three next after the matter relating to Part VIII the following new matter:—

PART VIII.—INSIDER TRADING—s. 75A.

(b) by inserting next after section seventy-five the following new heading and section:—

PART VIII.—INSIDER TRADING.

75A (1) Where, through his association with a corporation or body, a person has knowledge of specific information relating to the corporation or body or to securities issued or made available by the corporation or body and that information is not generally known but, if generally known, might reasonably be expected to affect materially the market price of those securities, he is guilty of an offence against this Act if he—

(a) deals, directly or indirectly, in those securities for the purpose of gaining an advantage for himself by the use of that information; or

(b) divulges that information for the purpose of enabling another person to gain an advantage by using that information to deal, directly or indirectly, in those securities.

Penalty: Two thousand dollars.

(2) Where an offence under subsection one of this section is committed and an advantage referred to in that subsection is gained from a dealing in securities to which the offence relates, any person who gained that advantage is, whether or not any person has been prosecuted for or convicted of that offence—

(a) liable to another person for the amount of any loss incurred by that other person by reason of the gaining of that advantage; or

(b) liable to the corporation or body that issued or made available those securities for any profit that accrued to him by reason of the gaining of that advantage.

(3) Where a loss or profit referred to in subsection two of this section is incurred by reason of an advantage gained from a dealing in securities, the amount of the loss or profit is the difference between—

(a) the price at which the dealing was effected; and

(b) the price that, in the opinion of the court before which it is sought to recover the amount of the loss or profit, would have been the market price of the securities at the time of the dealing if the specific information used to gain that advantage had been generally known at that time.
(4) The Commission may, if it considers it to be in the public interest so to do, bring an action in the name of and for the benefit of a corporation or other body or person for recovery of a loss or profit referred to in subsection two of this section.

(5) An action to recover a loss or profit referred to in subsection two of this section may not be brought after—

(a) the expiration of the period of two years next succeeding the dealing in securities to which the action relates; or

(b) the expiration of the period of six months next succeeding the discovery of the relevant facts by the person who suffered the loss or seeks to recover the profit,

whichever first occurs.

(6) For the purposes of subsection one of this section, a person is associated with a corporation or other body—

(a) if, in the case of a corporation, he is an officer of the corporation or of a related corporation within the meaning of the Companies Act, 1961;

(b) if, in the case of a body other than a corporation, he bears to that body a relationship analogous to the relationship borne to a corporation by an officer of the corporation;

(c) if he acts, or has acted, as banker, solicitor, auditor or professional adviser, or in any other capacity, for the corporation or body;

(d) if he has a beneficial interest in one or more shares in the corporation or body and the nominal amount of that share, or the aggregate of the nominal amounts of those shares is not less than one-tenth of the aggregate of the nominal amounts of all the issued shares of the corporation or body; or

(e) where the person so associated by virtue of paragraph (c) or (d) of this subsection is a corporation, if he is a director, manager or secretary of that corporation.

11. (1) The Companies Act, 1961, is amended—

(a) (i) by omitting from paragraph (b) of subsection one of section one hundred and twenty-two the word 'or';

(ii) by omitting from paragraph (c) of the same subsection the word 'three,' and by inserting in lieu thereof the following words:—

(iii) three: or

(d) of an offence under subsection (1) of section 75A of the Securities Industry Act, 1970;

(b) by inserting in subsection four of section one hundred and twenty-four after the word 'company' the words 'or, but a person is not liable to the company under this section, or guilty of an offence against this Act, in respect of a breach of the provisions of this section that is an offence under section 75A of the Securities Industry Act, 1970'.

(2) This section commences on the day on which section ten of this Act commences.
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
5 May, 1971

No. 6.—Page 41, clause 10, line 9. Omit the word "eleven", insert the word "thirteen".

No. 7.—Page 41, clause 11, line 10. After "is", insert the word "further".

No. 8.—Page 43, clause 11, line 22. Omit the word "eleven", insert the word "thirteen".

No. 9.—Page 46, clause 15, line 16. After "where", insert the words "firstly and".

No. 10.—Page 53, clause 20, line 1. Omit the word "eleven", insert the word "thirteen".

No. 11.—Page 53, clause 22, line 21. Omit the word "eleven", insert the word "thirteen".

No. 12.—Page 53, clause 22, line 24. Omit the words "eleven to nineteen", insert the words "thirteen to twenty-one".

Examined,
T. S. McKay,
Chairman of Committees.

Ordered by Mr Speaker, That the amendments made by the Legislative Council in this Bill be taken into consideration To-morrow.

10. THEATRES AND PUBLIC HALLS AND CINEMATOGRAPH FILMS (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 Griffith moved, That the Question be now put.

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

Ayes, 47
Mr Askin  Mr Fischer  Mr Mauger
Mr Barraclough  Mr Fisher  Mr Mead
Mr Besie  Mr Freudenstein  Mr Morris
Mr Brower  Mr Griffith  Mr Morton
Mr Brown  Mr Healey  Mr Osborne
Mr Bruxner  Mr Hughes  Mr Ruddock
Mr Cameron  Mr Hunter  Mr Singleton
Mr Chaffey  Mr Jackett  Mr Taylor
Mr Clough  Mr Jago  Mr Tinkham
Mr Coleman  Mr Lawson  Mr Viney
Mr Crawford  Mr Lewis  Mr Waddy
Mr Carter  Mr McCaw  Mr Walker
Mr Darby  Mr McGinty  Mr Willis
Mr Doyle  Mr Mackie  Tellers,
Mr Duncan  Mr Maddison  Mr Cowan
Mr Eide  Mr Mason  Mr Deane

Noes, 43
Mr Bannon  Mr Gordon  Mr Nott
Mr Barlow  Mr Haigh  Mr Pacultlo
Mr Bedford  Mr Hills  Mr Quinn
Mr Booth  Mr M. L. Hunter  Mr Ramsay
Mr Cabill  Mr Jackson  Mr Renshaw
Mr Coady  Mr Jensen  Mr Shehan
Mr Cox  Mr Johnstone  Mr Sloan
Mr Crasbee  Mr Jones  Mr Southey
Mr Day  Mr Kearns  Mr Stewart
Mr Degen  Mr L. B. Kelly  Mr K. J. Stewart
Mr Durack  Mr R. J. Kelly  Mr Wade
Mr Earl  Mr Mahoney  Tellers,
Mr Einfeld  Mr Mallam  Mr Petersen
Mr Ferguson  Mr Mallock  Mr Wishart
Mr Flaherty  Mr Neilly  Mr F. J. Walker

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 Mr Bruxner, Temporary 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 with respect to the licensing of theatres and public halls and the censorship, distribution and exhibition of certain cinematograph films; for these and other purposes to amend the Theatres and Public Halls Act, 1908, and the Cinematograph Films (Australian Quota) Act, 1935; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber, Sydney, 5 May, 1971.

11. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported the following Messages from the Legislative Council:

(1) Justices (Amendment) Bill:

Mr SPEAKER—

The Legislative Council having this day agreed to the Bill, intituled "An Act relating to the sealing of summonses and warrants; to alter the basis of calculation of certain periods of imprisonment; for these purposes to amend the Justices Act, 1902, the Prisons Act, 1952, and the Maintenance Act, 1964; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 5 May, 1971.

H. V. BUDD, President.

(2) Superannuation (Amendment) Bill:

Mr SPEAKER—

The Legislative Council having this day agreed to the Bill, intituled "An Act to increase the amount payable by way of pensions under the Superannuation Act, 1916; to reduce to three years the intervals at which an investigation of the state and sufficiency of the Fund under that Act is to be made; for these 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, 5 May, 1971.

H. V. BUDD, President.

12. WATER (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 the House continuing to sit after Midnight—

THURSDAY, 6 MAY, 1971, 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 Mr Bruxner, 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 with respect to the supply of water for irrigation in certain circumstances; to validate certain matters; to amend the Water Act, 1912, in certain respects; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 5 and 6 May, 1971, a.m.

13. Local Government (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 Mr Brutner, Temporary Chairman, reported the Bill with an amendment.

On motion of Mr Morton the Report was adopted.

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

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 provisions with respect to the suspension of provisions of prescribed town and country planning schemes and the making of interim development orders; for this purpose to amend the Local Government Act, 1919; to validate certain matters; and for purposes connected therewith"—presents the same to the Legislative Council for its concurrence.

Legislative Assembly Chamber,
Sydney, 5 and 6 May, 1971, a.m.

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

Debate ensued.

Question put and passed.

The House adjourned accordingly at Four minutes after One o'clock, a.m., until Eleven o'clock, a.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—1971
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—COMMONWEALTH STATE HOUSING AGREEMENT.—Mr Crabtree moved, That it is a matter of urgent necessity that this House should forthwith consider the following Motion, viz.:

This House expresses grave concern at the serious housing situation in New South Wales and calls upon the Federal Government to provide:

(1) Additional loan funds under the Commonwealth-State Housing Agreement.

(2) That in the making of a new Commonwealth-State Housing Agreement provision be made for a lower interest rate than at present applying.

Question put.

The House divided.

Ayes, 42

Mr Bannon  Mr Haigh  Mr Petersen
Mr Barnier  Mr Hills  Mr Quinn
Mr Bedford  Mr Jackson  Mr Ramsay
Mr Cahill  Mr Jensen  Mr Renshaw
Mr Coudy  Mr Johnston  Mr Sloss
Mr Cox  Mr Jones  Mr Southee
Mr Crabtree  Mr Kearns  Mr Stewart
Mr Day  Mr L. B. Kelly  Mr K. J. Stewart
Mr Deegen  Mr R. J. Kelly  Mr Wade
Mr Durick  Mr Mahoney  Mr F. J. Walker
Mr Earl  Mr Milsom  Tellers,
Mr Einfeld  Mr Mulock  
Mr Ferguson  Mr Nelly  
Mr Flaherty  Mr Nott  Mr Booth
Mr Gordon  Mr Paciullo  Mr M. L. Hunter
Mr At

Mr Barraclough

Mr Beale

Mr Brewer

Mr Brown

Mr Bruxner

Mr Cameron

Mr Chaffey

Mr Clough

Mr Cowan

Mr Crawford

Mr Cutler

Mr Darby

Mr Deane

Mr Doyle

Mr Duncan

Mr Fife

Mr Fischer

Mr Fisher

Mr Freudenstein

Mr Griffith

Mr Healey

Mr Hughes

Mr Hurter

Mr Jackett

Mr Jagoe

Mr Lawson

Mr Lewis

Mr McCaw

Mr McGinty

Mr Mackie

Mr Maddison

Mr Mason

Mr Mead

Mr Morris

Mr Morton

Mr Mutton

Mr Osborne

Mr Rodlock

Mr Singleton

Mr Stephens

Mr Taylor

Mr Viley

Mr Waddy

Mr Walker

Mr Willis

Mr Coleman

Mr Manger

And so it passed in the negative.

3. PAPERS.—

Mr Askin laid upon the Table: Report of the Commissioner of Police to the Premier regarding crime detection in New South Wales and a comparison of the New South Wales figures with those of other States of the Commonwealth.

Referred by Sessional Order to the Printing Committee.

Mr Cutler laid upon the Table the following Papers:


(2) Report of the Minister for Education upon the activities of the Department of Technical Education for 1969.

Ordered to be printed.

Mr Morton laid upon the Table: Report of the State Planning Authority of New South Wales, together with Financial Statements, for the year ended 30 June, 1970.

Ordered to be printed.

Mr Crawford laid upon the Table: Report of the Milk Board for the year ended 30 June, 1970.

Ordered to be printed.

Mr Fife laid upon the Table: Public Works Act, 1912—Notification of acquisition, appropriation and/or resumption of land in connection with the construction of a dam across the Macquarie River at Burrendong. (Gazette 43/1971.)

Referred by Sessional Order to the Printing Committee.

4. CROWN LANDS (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 Bruxner, 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 conditional purchases within special areas; to vary the rate of interest payable upon deferred payments of
5. LAND AGGREGATION TAX MANAGEMENT BILL.—The Order of the Day having been read, on motion of Mr Lewis, 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 Mr Bruxner, Temporary Chairman, reported that the Committee had agreed to the Council's amendment.

On motion of Mr Lewis 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 make provision relating to the imposition assessment and collection of an aggregation tax in respect of certain lands; and for purposes connected therewith."

Legislative Assembly Chamber,
Sydney, 6 May, 1971.

6. PRIVATE HOSPITALS (AMENDMENT) BILL.—The Order of the Day having been read, on motion of Mr Jago, 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 Mr Bruxner, Temporary Chairman, reported that the Committee had agreed to the Council's amendments.

On motion of Mr Jago 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 transfer the exercise and performance of certain powers, authorities, duties and functions in relation to private hospitals and nursing homes to The Hospitals Commission of New South Wales; to make further provisions relating to the management of private hospitals and nursing homes; for these and other purposes to amend the Private Hospitals Act, 1908, and the Public Hospitals Act, 1929; and for purposes connected therewith."

Legislative Assembly Chamber,
Sydney, 6 May, 1971.

7. SECURITIES INDUSTRY (AMENDMENT) BILL.—The Order of the Day having been read, on motion of Mr McCaw, 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 Mr Bruxner, Temporary Chairman, reported that the Committee had agreed to the Council's amendments.

On motion of Mr McCaw 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 two Assistant Commissioners for Corporate Affairs; to make further provisions with respect to dealing in securities; to provide for the administration of the Companies Act, 1961, and certain other Acts, by the Corporate
8. MESSAGES FROM THE LEGISLATIVE COUNCIL—Mr Speaker reported the following Messages from the Legislative Council:

(1) Meat Industry (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act relating to the compensation payable by the Metropolitan Meat Industry Board in respect of animals, carcases and meat condemned in the public abattoir as diseased or unfit for human consumption; for this purpose to amend the Meat Industry Act, 1915; to validate certain matters; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 6 May, 1971.

H. V. Budd, President.

(2) Permanent Building Societies (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to make provision concerning the maximum rate of interest which may be paid by a society in respect of moneys received on deposit by the society; for this purpose to amend the Permanent Building Societies Act, 1967; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 6 May, 1971.

H. V. Budd, President.

(3) Riverina Insurance Company Limited and Another Insurance Company Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled "An Act to make provisions relating to claims against and liabilities incurred by Riverina Insurance Company Limited in respect of policies of insurance or indemnity under the Workers' Compensation Act, 1926; to provide for the application of the Act to another insurance company; and for purposes connected therewith"—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 6 May, 1971.

H. V. Budd, President.

(4) Builders Licensing Bill:

Mr Speaker—

The Legislative Council has this day agreed to the Bill, returned herewith, intituled "An Act to make provisions for the constitution of a Board to be called the 'Builders Licensing Board', the licensing and regulation of certain individuals, corporations and firms carrying out certain building work and the insurance of purchasers of dwellings against certain risks; 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, 6 May, 1971.

H. V. Budd, President.

BUILDERS LICENSING BILL
Schedule of the amendments referred to in Message of 6 May, 1971.

J. R. Stevenson,
Clerk of the Parliaments.
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY

6 May, 1971

No. 1.—Page 24, clause 20, line 16. After "permit," insert the word "wilfully".
No. 2.—Page 24, clause 21, line 20. Before "assist" insert the word "knowingly".
No. 3.—Page 29, clause 27, line 28. Omit the words "specify, in general terms," insert "give particulars of".
No. 4.—Page 31, clause 28, lines 3 to 5 inclusive. Omit all words after the word "present", where firstly occurring.
No. 5.—Page 32, clause 28, lines 11 and 12. Omit the words "or otherwise".
No. 6.—Page 48, clause 43, line 29. Omit the word "correct", insert the word "fair".
No. 7.—Page 54, clause 51, line 26. Omit the word "Any", insert the words "Subject to his complying with subsection three of this section, any".

Examined,
T. S. McKay,
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.

(5) Coal and Oil Shale Mine Workers (Superannuation) Amendment Bill:

Mr SPEAKER—
The Legislative Council has this day agreed to the Bill, returned herewith, intituled "An Act to make further provisions relating to the entitlement of mine workers and other persons to pensions and relating to the constitution, powers, authorities, duties and functions of the Superannuation Tribunal; for these and other purposes to amend the Coal and Oil Shale Mine Workers (Superannuation) Act, 1941; to validate certain matters; 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, 6 May, 1971.

H. V. Budd
President.

COAL AND OIL SHALE MINE WORKERS (SUPERANNUATION) AMENDMENT BILL

Schedule of the amendments referred to in Message of 6 May, 1971.

J. R. Stevenson
Clerk of the Parliaments.

No. 1.—Page 17, clause 3, lines 8 to 10 inclusive. Omit all words on these lines.
No. 2.—Page 17, clause 3, lines 27 to 29 inclusive. Omit all words on these lines.

Examined,
T. S. McKay,
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.

9. COAL AND OIL SHALE MINE WORKERS (SUPERANNUATION) AMENDMENT BILL.—
The Order of the Day having been read, on motion of Mr Fife, 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 Mr Bruxner, Temporary Chairman, reported that the Committee had agreed to the Council's amendments.
On motion of Mr Fife 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 relating to the entitlement of mine workers and other persons to pensions
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
6 May, 1971

10. BUILDERS LICENSING 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 consideration of the amendments made by the Legislative Council in this Bill.

Mr Speaker resumed the Chair, and Mr Bruxner, Temporary 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 make provisions for the constitution of a Board to be called the 'Builders Licensing Board', the licensing and regulation of certain individuals, corporations and firms carrying out certain building work and the insurance of purchasers of dwellings against certain risks; and for purposes connected therewith."

Legislative Assembly Chamber,
Sydney, 6 May, 1971.

11. SUSPENSION OF SESSIONAL ORDERS.—Mr Willis (by consent) moved, That so much of the Sessional Orders be suspended as would preclude the consideration forthwith of Order of the Day No. 1 of General Business on the Notice Paper for To-day.

Question put and passed.

12. J. F. WILSON WILL TRUSTS VARIATION BILL.—The Order of the Day having been read, Mr Griffith 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 Bruxner, Temporary Chairman, reported the Bill without amendment.

On motion of Mr Griffith the Report was adopted.

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

Bill, on motion of Mr Griffith, 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 enable the Trustees of the Will of James Francis Wilson deceased to pay and transfer to beneficiaries under the said Will the capital of the shares of the residuary estate of the said deceased the income whereof is bequeathed to them respectively to be applied for the respective charitable purposes mentioned in the said Will; to vary the trusts of the said Will accordingly; and for purposes connected therewith"—returns the same to the Legislative Council without amendment.

Legislative Assembly Chamber,
Sydney, 6 May, 1971.
13. **Standing Orders.**—Mr. Willis moved, pursuant to Notice—

(1) That this House agrees to and adopts the following new Standing Orders, amendments to certain Standing Orders, and the rescission of Standing Orders 50, 334, 335 and 344, as follow:

**New Standing Orders**

**Days and Hours of Sitting**

40A. Unless otherwise ordered:—

(1) The House shall meet for the despatch of business at 2.30 o'clock, p.m., on Tuesday and Wednesday, and at 11.00 o'clock, a.m., on Thursday in each week.

(2) Upon the expiration of fifteen minutes after the Motion for the Adjournment of the House has been made, the Speaker shall adjourn the House, without Question put.

No Member shall speak to such motion for more than ten minutes.

**Earlier Meeting of House in Certain Circumstances**

50A. Whenever the House stands adjourned and it is represented to the Speaker by the Government that the public interest requires that the House should meet at any earlier time during the adjournment, the Speaker, if he is satisfied that the public interest does so require may prior to that date by telegram or letter addressed to each Member of the House fix an earlier day of meeting.

Provided that if the Speaker is unable to act owing to any cause, the Chairman of Committees shall act in his stead for the purposes of this Standing Order.

**Petition to Bear Clerk's Certificate**

81A. Every Petition shall be produced to the Clerk at least one hour previous to the meeting of the House at which it is proposed to present the same, and no Petition shall be presented to the House unless it bears the Clerk's certificate that it is in conformity with the Standing Orders.

**Precedence of Business**

122A. Unless otherwise ordered, and except during the currency of debate on the Address in Reply to the Governor's Opening Speech, General Business shall take precedence of Government Business each Tuesday until 6.00 o'clock p.m.; after that hour and on Wednesdays and Thursdays, Government Business shall take precedence of General Business. Notices of Motions shall take precedence on the first four Tuesdays upon which the House shall sit and General Business has precedence. Thereafter Orders of the Day and Notices of Motions shall take precedence on each alternate Tuesday. Whenever the House stands adjourned over any such Tuesday or Tuesdays General Business set down for consideration shall be transferred to the next succeeding Tuesday or Tuesdays as the case may be so that all Business shall retain its relative position and precedence.

**Amendments**

39.—By omitting all words and inserting in lieu thereof the following words:

"**Formal Business Only Before Adoption of Address**

No business beyond that which is of a formal character shall be entered upon before the Address in Reply to the Governor's Opening Speech has been adopted, except for the appointment of Sessional Orders and Committees or as provided in Standing Orders 28, 29A, 49, 113A, 161 and 395."

48.—By omitting the words and figures "mentioned in Rules 23, 42 and 44" and inserting in lieu thereof the words "provided in Standing Orders 23, 40A, 42, 44 and 49."

By adding the words "on the Motion of a Minister of the Crown."
49.—By omitting all words and inserting in lieu thereof the following words:

"ADJOURNMENT FOR URGENT CONSIDERATION OF SPECIFIC MATTER"

(a) No Motion for the adjournment of the House under this Standing Order shall be entertained until the Formal Business shall have been disposed of and then only for the purpose of discussing a specific matter that should have urgent consideration; a Member desirous of moving such a Motion shall state the subject thereof in writing to the Speaker at least thirty minutes before the time appointed for the meeting of the House and shall also deposit a copy of the Notice of such Motion in the box on the Speaker's desk before the conclusion of Formal Business.

(b) The Speaker shall advise the Leader of the Government or the Minister whose administration is concerned of any Notices of Motion under this Standing Order as soon as practicable after the receipt thereof.

(c) At the conclusion of Formal Business the Speaker shall take a Notice of Motion from the box and if he is satisfied that the matter is proper to be so discussed he will call upon the Member whose signature is appended thereto to move 'That this House do now adjourn'. If the Motion is supported by five other Members standing in their places, the Speaker shall propose the Question.

(d) In determining whether a matter is proper to be discussed, the Speaker shall have regard to the extent to which it concerns the administrative responsibilities of Ministers of the Crown or could come within the scope of Ministerial action. In determining whether a matter is urgent the Speaker shall have regard to the probability of the matter being brought before the House in a reasonable time by other means.

(e) The Speaker may entertain points upon the Question whether the matter is proper to be discussed and when he states whether or not he is satisfied that the matter is proper to be discussed he need not give the reasons for his decision to the House. There shall be no dissent from the Ruling given.

(f) The Member and the Minister first speaking shall not exceed thirty minutes, and any other Member or the Mover in reply shall not exceed ten minutes.

(g) No second Motion for the adjournment shall be made on the same day except with the concurrence of the House, obtained by question from the Chair, without debate.

(h) Nothing contained in this Standing Order shall apply to the usual motion of adjournment by a Member of the Government to terminate the sitting of the House."

74.—By omitting all words and inserting in lieu thereof the following words:

"ROUTINE OF BUSINESS"

The House shall proceed each day with its ordinary business in the following routine. 1. Presentation of Petitions. 2. Questions. 3. Notices of Motions. 4. Placing or Disposal of Business. 5. Formal Business. 6. Motions under Standing Order 49. 7. Motions and Orders of the Day or vice versa, as set down on the Notice Paper or as provided by Sessional Orders."

By omitting from the Heading "CHAPTER XI.—QUESTIONS SEEKING INFORMATION FROM THE GOVERNMENT." the words "FROM THE GOVERNMENT".

78.—By omitting all words and inserting in lieu thereof the following words:

"ANSWER TO BE RELEVANT AND NO DEBATE ALLOWED."

An answer shall be relevant to the Question and in answering any such Question a Member shall not debate the matter to which the same refers.

79.—By omitting the words "Notices of Motion and".
80.—By omitting the word "Rule" and inserting in lieu thereof the words "Standing Order".

85.—By inserting after the word "of" the word "physical".
By omitting the words "from sickness".

102.—By omitting the word "Rule" and inserting in lieu thereof the words "Standing Order".

110.—By omitting paragraph two and inserting in lieu thereof the following proviso:
"Provided that no previous Notice shall be necessary of a Motion for a special adjournment of the House or of a Motion to communicate a Resolution of the House or Message to the Legislative Council."

123A.—By omitting the word "meeting" and inserting in lieu thereof the word "sitting".
By inserting after paragraph two the following proviso:
"Provided that if at the moment of interruption the Question under consideration has been discussed at two sittings, such motion shall lapse. This proviso shall not apply to Orders of the Day for Bills."

125.—By omitting all words and inserting in lieu thereof the following words:
"MINISTERS MAY ARRANGE GOVERNMENT BUSINESS

The right is reserved to Ministers to arrange Government Business, whether Orders of the Day or Notices of Motion, in such order as they may think fit."

127.—By omitting the word "Rules" and inserting in lieu thereof the words "Standing Orders".

138.—By omitting the word "Rules" and inserting in lieu thereof the words "Standing Orders".

142A.—By omitting all words and inserting in lieu thereof the following words:
"TIME LIMIT OF SPEECHES

Except where a time limit is otherwise provided in these Standing Orders—

In the House,—No Member shall speak for more than thirty minutes at a time on any Question in the House except the Mover of a Motion who may speak for forty-five minutes. In reply no Member shall speak for more than thirty minutes. Provided that with the concurrence of a majority of Members present on a Motion to be moved and determined at once without amendment or debate, a Member may be allowed to continue his speech for a further period or periods, each period not to exceed fifteen minutes.

In Committee of the Whole,—In Committee of the Whole House except as hereinafter provided, no Member shall speak more than three times on any one Question, nor more than twenty minutes on the first occasion and ten minutes on any other occasion.

This Standing Order shall not apply to the Leader of the Government, a Minister in charge of a Bill or Motion, or to the Leader of the Opposition, or to the Leader of any Party in the House ordinarily recognized by the Speaker, or any Member deputed by them respectively to act on their behalf."

156.—By omitting all words and inserting in lieu thereof the following words:
"INTERRUPTIONS NOT ALLOWED.—EXCEPTIONS

No Member shall interrupt another Member whilst speaking unless (1) to call attention to a Point of Order or a matter of Privilege suddenly arising (2) to call attention to the want of a Quorum (3) to call attention to the presence of Strangers (4) to move a closure motion or (5) to move that any Member who has risen 'Be now heard' or that a Member who is speaking 'Be not further heard'."
158.—By omitting the word “five” and inserting in lieu thereof the word “ten”.

By adding the following proviso:

“Provided that if in the opinion of the Speaker such motion is not prima facie a matter of Privilege, it shall not be accorded priority in accordance with Standing Orders 108 or 111 (b).”

160.—By omitting all words and inserting in lieu thereof the following words:

“PROCEEDINGS ON QUESTION OF ORDER

When a Member rises to draw attention to a breach of the Standing Orders or the practice of the House, the Member addressing the Chair shall resume his seat. The Member so speaking to Order must confine himself to the breach complained of and the Speaker may in his discretion give his decision immediately or hear further argument thereon.”

175.—By omitting the word “and” (first occurring).

By omitting the words “and such” and inserting in lieu thereof the word “Such”.

By omitting the words “Provided that, whenever” and inserting in lieu thereof the word “Whenever”.

By inserting after the word “put” (fourthly occurring) the words “notwithstanding that the hour of adjournment provided in any Sessional Order has been reached”.

By omitting the word “Nos.”

175a.—By inserting after the word “amendment” the words “notwithstanding that the hour of adjournment provided in any Sessional Order has been reached”.

By omitting the last paragraph and inserting in lieu thereof the following paragraph:

“The Closure under Standing Order 175 may not be moved upon any question contained in a Notice under this Standing Order.”

221.—By adding the following proviso:

“Provided that Messages, together with the accompanying Estimates and Statements recommending bills for Loan or Appropriation shall be referred to the Committee of the Whole House wherein such Estimates shall, for the purposes of consideration in accordance with the provisions of Standing Order 336 only, be deemed to form part of the bill for the purpose of debate.”

244.—By omitting all words and inserting in lieu thereof the following words:

“How Initiated

A Public Bill (unless sent from the Council or for Temporary Supply, Loan or Appropriation) shall be initiated by motion for leave to bring in the Bill.

Any Member, and the mover in reply, shall be entitled to speak for ten minutes to any such motion.

Bills for Temporary Supply, Loan or Appropriation may be initiated by motion without notice. The question that leave be given to bring in such Bills shall be decided without amendment or debate.

An explanatory note shall be prefixed to all Bills when presented in pursuance of leave granted.”

251.—By adding the following proviso:

“Provided that motions for the Second Reading of Temporary Supply, Loan or Appropriation Bills may be moved forthwith.”

256.—By omitting the word “Rule” and inserting in lieu thereof the words “Standing Order”.

261.—By omitting the words “or pursuant to any instruction”.

311.—By omitting all words and inserting in lieu thereof the following words:
"HOW APPOINTED"

A Committee of the Whole House shall be appointed by motion
"That this House resolve itself into Committee of the Whole, &c. except
as provided in Standing Orders 256 and 312; no debate being allowed
on such motion."

312.—By omitting the short heading and inserting in lieu thereof the following
short heading: "Speaker Leaves Chair Without Question."

By omitting all words after the word "shall" (first occurring) and
inserting in lieu thereof the words "leave the Chair without Question
put.".

315.—By omitting the word "Order" and inserting in lieu thereof the word
"Orders".

By adding the words "or 312."

330.—By omitting the words "of Supply or Ways and Means, or in
Committee".

331.—By omitting the words "or from the Committee of Supply or of Ways
and Means".

333.—By omitting the words "or the Committee of Supply or of Ways and
Means".

336.—By omitting all words and inserting in lieu thereof the following words:

"PROCEDURE ON APPROPRIATION AND LOAN BILLS.
The following Rules shall be observed in Committee when consi-
dering Appropriation or General Loan Account Appropriation Bills:
(a) When a clause is under discussion a Member speaking shall confine
himself to the Estimate of Expenditure relevant to such clause.
(b) When a Motion is made to omit or reduce any Vote or item of a
Vote, a Question shall be proposed from the Chair for omitting or
reducing such Vote or item accordingly; and Members shall speak
to such Question only, until it has been disposed of.
(c) After a Question for omitting or reducing any Vote or item has
been disposed of, no Motion shall be made or Debate allowed upon
any preceding Vote or item.
(d) Where it has been proposed to omit or reduce a Vote or items in a
Vote, the Question shall be afterwards put upon the original Vote,
or upon the reduced Vote, as the case may be, without Amendment.
(e) After a Question has been put for a reduction of the whole Vote,
no Motion shall be made for omitting or reducing any Vote or item
of such Vote.
(f) When a general reduction of the amount of the Vote comprising
many items is proposed, the Question shall be put for the reduction
of such Vote or item. Provided that if such Motion be negatived
it shall not be in order to propose a reduction by a greater sum.
(g) Save as aforesaid, the rules of debate in Committee of the Whole
House shall apply."

345.—By omitting the words "with himself".

346.—By omitting the words "inclusive of the Mover".

By omitting the words "with the Mover".

350.—By omitting all words and inserting in lieu thereof the following words:

"FIRST MEETING"

The Mover for the Select Committee, if a Member thereof, shall
fix the time for the first meeting of the Committee; if he be not a
Member, the Clerk shall fix the time."

353.—By omitting the word "Rule" and inserting in lieu thereof the words
"Standing Order".

355.—By omitting the words "mover for, or".

By inserting after the word "Committee" (secondly occurring) the
words "or if the office of Chairman is vacant the Clerk".
374.—By omitting the word "Colonial".

387.—By adding the following proviso:

"Provided that proceedings under this Standing Order shall be carried to a conclusion notwithstanding the requirement of any Order providing for the termination of the sitting at a specified hour."

392.—By omitting the word "Rules" and inserting in lieu thereof the word "rules".

401.—By omitting the words "twenty-five pounds" (wherever occurring) and inserting in lieu thereof the words "fifty dollars".

405.—By omitting the word "Rule" and inserting in lieu thereof the words "Standing Order".

411.—By omitting the word "Rule" and inserting in lieu thereof the words "Standing Order";

Rescission of Standing Orders.

That Standing Orders 50, 334, 335 and 344 be and are hereby repealed.

(2) That such new Standing Orders, amended Standing Orders, and the rescission of Standing Orders 50, 334, 335 and 344 be presented by Mr Speaker to His Excellency the Governor for approval.

Mr Einfeld moved, That the Question be amended by leaving out proposed new Standing Order 40A.

Question proposed—That proposed new Standing Order 40A proposed to be left out stand part of the Question.

Debate ensued.

Question put.

The House divided.

Ayes, 46

Mr Askin
Mr Barraclough
Mr Beale
Mr Brewer
Mr Brown
Mr Bruxner
Mr Cameron
Mr Chaffey
Mr Clough
Mr Coleman
Mr Cowan
Mr Crawford
Mr Cutter
Mr Darby
Mr Deane
Mr Doyle
Mr Duncan
Mr Fisher
Mr Freudenstein
Mr Hughes
Mr Hunter
Mr Jackson
Mr Jago
Mr Lewis
Mr McCaw
Mr McGinley
Mr Mackie
Mr Madison
Mr Mason

Mr Mauger
Mr Mead
Mr Morris
Mr Morton
Mr Mutton
Mr Osborne
Mr Singleton
Mr Seehens
Mr Taylor
Mr Viner
Mr Waddy
Mr Walker

Tellers,

Mr Bannon
Mr Barnier
Mr Bedford
Mr Booth
Mr Goddy
Mr Cox
Mr Crabtree
Mr Day
Mr Denn
Mr Durick
Mr Earl
Mr Einfeld
Mr Ferguson
Mr Flaberry
Mr Gordon
Mr Haigh
Mr Hills
Mr M. L. Hunter
Mr Jackson
Mr Johnstone
Mr Jones
Mr Kears
Mr L. B. Kelly
Mr R. J. Kelly
Mr Mahoney
Mr Mallam
Mr Mullock
Mr Neilly
Mr Nett
Mr Paciello

Mr Petersen
Mr Quinn
Mr Ramsay
Mr Renbaw
Mr Slose
Mr Soutlee
Mr Stewart
Mr K. J. Stewart
Mr Wode
Mr F. J. Walker

Tellers,

And so it was resolved in the affirmative.

Original Question again proposed.
Debate continued.

Mr Chaffey proceeding to move, That the Standing Orders be referred to the Standing Orders Committee for reconsideration and report.

Mr Speaker drew attention to Standing Order 195 which provides that no amendment shall be proposed in any part of a Question after a later part has been amended, or has been proposed to be amended, unless the proposed amendment has been, by leave of the House, withdrawn. Accordingly, Mr Speaker ruled the amendment out of order.

Debate continued.

Mr Crabtree moved, That the Question be amended by leaving out proposed new Standing Order 81A.

Question proposed—That proposed new Standing Order 81A proposed to be left out stand part of the Question.

Debate continued.

Question put.

The House divided.

**Ayes, 46**

Mr Askin 
Mr Barraclough 
Mr Beale 
Mr Brewer 
Mr Brown 
Mr Bruzzer 
Mr Cameron 
Mr Chaffey 
Mr Clough 
Mr Cowan 
Mr Crawford 
Mr Cutler 
Mr Darby 
Mr Deane 
Mr Doyle 
Mr Duncan

**Tellers,**

Mr Deane 
Mr Maddison

**Noes, 42**

Mr Bannon 
Mr Barney 
Mr Booth 
Mr Cahill 
Mr Coady 
Mr Cox 
Mr Crabbie 
Mr Day 
Mr Degen 
Mr Derrick 
Mr Earl 
Mr Einfeld 
Mr Ferguson 
Mr Flaherty 
Mr Gordon

**Tellers,**

Mr Ferguson 
Mr Mulock

And so it was resolved in the affirmative.

Original Question again proposed.

Mr Mahoney moved, That proposed amended Standing Order 49 be further amended by leaving out paragraph (b).

Question proposed—That paragraph (b) of proposed amended Standing Order 49 proposed to be left out stand part of the Question.

Debate continued.

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 Barrie
- Mr Beale
- Mr Brewer
- Mr Brown
- Mr Brunan
- Mr Cameron
- Mr Clough
- Mr Coleman
- Mr Cowan
- Mr Crawford
- Mr Cutler
- Mr Darby
- Mr达
- Mr David
- Mr Duncan

**Mr Fife**
- Mr Fisher
- Mr Freundenstein
- Mr Griffith
- Mr Healey
- Mr Hughes
- Mr Hunter
- Mr Jackett
- Mr Jago
- Mr Lewis
- Mr McCaw
- Mr McKitty
- Mr Maddison
- Mr Mason

### Noes, 38
- Mr Bannon
- Mr Bedford
- Mr Booth
- Mr Calli
- Mr Condy
- Mr Cox
- Mr Crabtree
- Mr Deegan
- Mr Durick
- Mr Einfeld
- Mr Ferguson
- Mr Flaherty
- Mr Gordon

**Mr Haigh**
- Mr Hills
- Mr Jensen
- Mr Johnston
- Mr Jones
- Mr Kearns
- Mr L. B. Kelly
- Mr R. J. Kelly
- Mr Mahoney
- Mr Mulock
- Mr Nor

**Mr Mead**
- Mr Morris
- Mr Morton
- Mr Osborn
- Mr Ruddock
- Mr Stephens
- Mr Taylor
- Mr Viney
- Mr Ward

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 paragraph (b) of proposed amended Standing Order 49 proposed to be left out stand part of the Question.

The House divided.

### Ayes, 45
- Mr Askin
- Mr Barrie
- Mr Beale
- Mr Brewer
- Mr Brown
- Mr Brunan
- Mr Cameron
- Mr Clough
- Mr Coleman
- Mr Cowan
- Mr Crawford
- Mr Cutler
- Mr Darby
- Mr达
- Mr David
- Mr Duncan

**Mr Fife**
- Mr Fisher
- Mr Freundenstein
- Mr Griffith
- Mr Healey
- Mr Hughes
- Mr Hunter
- Mr Jackett
- Mr Jago
- Mr Lewis
- Mr McCaw
- Mr McKitty
- Mr Maddison
- Mr Mason

### Noes, 41
- Mr Bannon
- Mr Barnier
- Mr Bedford
- Mr Booth
- Mr Calli
- Mr Condy
- Mr Crabtree
- Mr Deegan
- Mr Durick
- Mr Einfeld
- Mr Ferguson
- Mr Flaherty
- Mr Gordon

**Mr Haigh**
- Mr Hills
- Mr Jensen
- Mr Johnston
- Mr Jones
- Mr Kearns
- Mr L. B. Kelly
- Mr R. J. Kelly
- Mr Mahoney
- Mr Mulock
- Mr Nor

**Mr Mead**
- Mr Morris
- Mr Morton
- Mr Osborn
- Mr Ruddock
- Mr Stephens
- Mr Taylor
- Mr Viney
- Mr Ward

And so it was resolved in the affirmative.

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 Fife  Mr Mead
Mr Barraclough  Mr Fischer  Mr Morris
Mr Beale  Mr Fisher  Mr Morton
Mr Brewer  Mr Freudenstein  Mr Mutton
Mr Brown  Mr Griffith  Mr Osborne
Mr Bruxner  Mr Healey  Mr Rudder
Mr Cameron  Mr Hughes  Mr Stephens
Mr Clough  Mr Hunter  Mr Taylor
Mr Coleman  Mr Jackett  Mr Viney
Mr Cowan  Mr Jago  Mr Waddy
Mr Crawford  Mr Lewis  Mr Walker
Mr Cutler  Mr McCaw
Mr Darby  Mr McGatty
Mr Deane  Mr Mackie
Mr Doyle  Mr Maddison  Mr Mauger
Mr Duncan  Mr Mason  Mr Singleton

Noes, 41

Mr Bannon  Mr Haigh  Mr Nott
Mr Barnier  Mr Hills  Mr Paceello
Mr Bedford  Mr M. L. Hunter  Mr Petersen
Mr Booth  Mr Jackson  Mr Quinn
Mr Cahill  Mr Jensen  Mr Ramsay
Mr Casey  Mr Johnstone  Mr Renshaw
Mr Cox  Mr Jones  Mr Sloss
Mr Crabtree  Mr Kearns  Mr South
Mr Degen  Mr L. B. Kelly  Mr K. J. Stewart
Mr Durck  Mr R. J. Kelly  Mr Wade
Mr Einfeld  Mr Mahoney  Mr F. J. Walker
Mr Ferguson  Mr Mallam  Tellers,
Mr Flaherty  Mr Mulock  Mr Earl
Mr Gordon  Mr Neilly  Mr 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, 45

Mr Askin  Mr Fife  Mr Mead
Mr Barraclough  Mr Fischer  Mr Morris
Mr Beale  Mr Fisher  Mr Morton
Mr Brewer  Mr Freudenstein  Mr Mutton
Mr Brown  Mr Griffith  Mr Osborne
Mr Bruxner  Mr Healey  Mr Rudder
Mr Cameron  Mr Hughes  Mr Stephens
Mr Clough  Mr Hunter  Mr Taylor
Mr Coleman  Mr Jackett  Mr Viney
Mr Cowan  Mr Jago  Mr Waddy
Mr Crawford  Mr Lewis  Mr Walker
Mr Cutler  Mr McCaw
Mr Darby  Mr McGatty
Mr Deane  Mr Mackie
Mr Doyle  Mr Maddison  Mr Mauger
Mr Duncan  Mr Mason  Mr Singleton

Noes, 41

Mr Bannon  Mr Haigh  Mr Nott
Mr Barnier  Mr Hills  Mr Paceello
Mr Bedford  Mr M. L. Hunter  Mr Petersen
Mr Booth  Mr Jackson  Mr Quinn
Mr Cahill  Mr Jensen  Mr Ramsay
Mr Casey  Mr Johnstone  Mr Renshaw
Mr Cox  Mr Jones  Mr Sloss
Mr Crabtree  Mr Kearns  Mr South
Mr Degen  Mr L. B. Kelly  Mr K. J. Stewart
Mr Durck  Mr R. J. Kelly  Mr Wade
Mr Einfeld  Mr Mahoney  Mr F. J. Walker
Mr Ferguson  Mr Mallam  Tellers,
Mr Flaherty  Mr Mulock  Mr Earl
Mr Gordon  Mr Neilly  Mr Stewart

And so it was resolved in the affirmative.
14. Messages from the Legislative Council.—Mr Speaker reported the following Messages from the Legislative Council:

(1) Crown Lands (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled “An Act to make further provision with respect to conditional purchases within special areas; to vary the rate of interest payable upon deferred payments of purchase money on lands sold by public auction under the Crown Lands Consolidation Act, 1913; for these purposes to amend that Act and the Finances Adjustment Act, 1932; and for purposes connected therewith”—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 6 May, 1971.

H. V. BUDD, President.

(2) Local Government (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled “An Act to make provisions with respect to the suspension of provisions of prescribed town and country planning schemes and the making of interim development orders; for this purpose to amend the Local Government Act, 1919; to validate certain matters; and for purposes connected therewith”—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 6 May, 1971.

H. V. BUDD, President.

(3) Theatres and Public Halls and Cinematograph Films (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 licensing of theatres and public halls and the censorship, distribution and exhibition of certain cinematograph films; for these and other purposes to amend the Theatres and Public Halls Act, 1908; and the Cinematograph Films (Australian Quota) Act, 1935; and for purposes connected therewith”—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 6 May, 1971.

H. V. BUDD, President.

(4) Water (Amendment) Bill:

Mr Speaker—

The Legislative Council having this day agreed to the Bill, intituled “An Act with respect to the supply of water for irrigation in certain circumstances; to validate certain matters; to amend the Water Act, 1912, in certain respects; and for purposes connected therewith”—returns the same to the Legislative Assembly without amendment.

Legislative Council Chamber, Sydney, 6 May, 1971.

H. V. BUDD, President.

15. Printing Committee.—Mr Brewer brought up the Third Report from the Printing Committee.

16. Special Adjournment.—Mr Askin moved, That, unless otherwise ordered, this House at its rising This Day do adjourn until Tuesday, 29 June, 1971, at Half-past Two o'clock, 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.

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 Fischer  Mr Mead
Mr Baradough  Mr Fisher  Mr Morris
Mr Beale  Mr Freudenstein  Mr Morton
Mr Brewer  Mr Griffith  Mr Munson
Mr Brown  Mr Healey  Mr Osbourne
Mr Bruxner  Mr Hughes  Mr Ruddock
Mr Cameron  Mr Hunter  Mr Singleton
Mr Chaffey  Mr Jackett  Mr Stephens
Mr Clough  Mr Jago  Mr Taylor
Mr Coleman  Mr Lewis  Mr Viney
Mr Crawford  Mr McCaw  Mr Walker
Mr Cutler  Mr McGinty  Tellers,
Mr Darby  Mr Mackie  Tellers,
Mr Doyle  Mr Maddison  Tellers,
Mr Duncan  Mr Mason  Mr Crabtree
Mr Fife  Mr Mauger  Mr Deane

Tellers,

Mr Hoff  Mr Mead  Mr Morris
Mr Fischer  Mr Morris  Mr Morton
Mr Freudenstein  Mr Munson  Mr Morton
Mr Griffith  Mr Munson  Mr Morton
Mr Healey  Mr Osbourne  Mr Singleton
Mr Hughes  Mr Ruddock  Mr Singleton
Mr Hunter  Mr Singleton  Mr Stephens
Mr Jackett  Mr Stephens  Mr Taylor
Mr Jago  Mr Taylor  Mr Viney
Mr Lewis  Mr Viney  Mr Walker
Mr McCaw  Mr Walker  Mr Crabtree
Mr McCaw  Mr Crabtree  Mr Deane

Noes, 41

Mr Bannon  Mr Haigh  Mr Nott
Mr Barnett  Mr Hills  Mr Petersen
Mr Bedford  Mr M. L. Hunter  Mr Quinn
Mr Booth  Mr Jackson  Mr Ramsay
Mr Cahill  Mr Jensen  Mr Renshaw
Mr Coady  Mr Johnstone  Mr Slon
Mr Cox  Mr Jones  Mr Southey
Mr Degen  Mr Kearns  Mr Stewart
Mr Durick  Mr L. B. Kelly  Mr K. J. Stewart
Mr Earl  Mr R. J. Kelly  Mr Wade
Mr Einfeld  Mr Mahoney  Mr J. J. Walker
Mr Ferguson  Mr Mclarn  Tellers,
Mr Flaherty  Mr Mulock  Tellers,
Mr Gordon  Mr Neilly  Mr Crabtree
Mr Gordon  Mr Crabtree  Mr Deane

Tellers,

Mr Haigh  Mr Nott  Mr Petersen
Mr Hills  Mr Quinn  Mr Ramsay
Mr M. L. Hunter  Mr Quinn  Mr Ramsay
Mr Jackson  Mr Renshaw  Mr Slon
Mr Jensen  Mr Renshaw  Mr Southey
Mr Johnstone  Mr Slon  Mr Stewart
Mr Jones  Mr Slon  Mr Stewart
Mr Kearns  Mr Stewart  Mr Taylor
Mr L. B. Kelly  Mr Taylor  Mr Wade
Mr R. J. Kelly  Mr Wade  Mr J. J. Walker
Mr Mahoney  Mr J. J. Walker  Mr Crabtree
Mr Mclarn  Mr Crabtree  Mr Deane

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.

The House divided.

Ayes, 46

Mr Askin  Mr Fischer  Mr Mead
Mr Baradough  Mr Fisher  Mr Morris
Mr Beale  Mr Freudenstein  Mr Morton
Mr Brewer  Mr Griffith  Mr Munson
Mr Brown  Mr Healey  Mr Osbourne
Mr Bruxner  Mr Hughes  Mr Ruddock
Mr Cameron  Mr Hunter  Mr Singleton
Mr Chaffey  Mr Jackett  Mr Stephens
Mr Clough  Mr Jago  Mr Taylor
Mr Coleman  Mr Lewis  Mr Viney
Mr Crawford  Mr McCaw  Mr Walker
Mr Cutler  Mr McGinty  Tellers,
Mr Darby  Mr Mackie  Tellers,
Mr Doyle  Mr Maddison  Tellers,
Mr Duncan  Mr Mason  Mr Crabtree
Mr Fife  Mr Mauger  Mr Deane

Tellers,

Mr Haigh  Mr Nott  Mr Petersen
Mr Hills  Mr Quinn  Mr Ramsay
Mr M. L. Hunter  Mr Quinn  Mr Ramsay
Mr Jackson  Mr Renshaw  Mr Slon
Mr Jensen  Mr Renshaw  Mr Southey
Mr Johnstone  Mr Slon  Mr Stewart
Mr Jones  Mr Slon  Mr Stewart
Mr Kearns  Mr Stewart  Mr Taylor
Mr L. B. Kelly  Mr Taylor  Mr Wade
Mr R. J. Kelly  Mr Wade  Mr J. J. Walker
Mr Mahoney  Mr J. J. Walker  Mr Crabtree
Mr Mclarn  Mr Crabtree  Mr Deane

Tellers,

And so it was resolved in the affirmative.

17. ADJOURNMENT.—Mr Hughes moved, That this House do now adjourn.
Debate ensued.
Question put and passed.
The House adjourned accordingly at Twenty minutes after Nine o'clock, p.m., until Tuesday, 29 June, 1971, at Half-past Two o'clock, p.m., unless an earlier day and/or hour be fixed 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—1971
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, Knight Commander of the Royal Victorian Order, 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 adjourned to Tuesday, the twenty-ninth day of June, 1971: Now, I, Sir Arthur Roden Cutler, in pursuance of the power and authority in me vested as Governor of the said State, do hereby prorogue the said Legislative Council and Legislative Assembly to Wednesday, the fourth day of August, 1971: 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 fourth day of August, 1971, 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 sixteenth day of June, in the year of Our Lord one thousand nine hundred and seventy-one, and in the twentieth year of Her Majesty's Reign.

By His Excellency's Command,

R. W. Askln.

GOD SAVE THE QUEEN!
1971

NEW SOUTH WALES

LEGISLATIVE ASSEMBLY

BUSINESS UNDISPOSED OF AT THE CLOSE OF THE SESSION

(PROROGUED, 16 JUNE, 1971)

QUESTIONS—

(Notice given, 20 April, 1971.)

1. Public Transport in Northern Illawarra.—Mr Petersen to ask the Minister for Transport—

(1) What action is it intended to take on the recommendations contained in the report of the Illawarra Regional Development Committee on public transport in northern Illawarra and in particular on the following—

(a) Quadruplication of the rail line between Thirroul and Port Kembla?
(b) Duplication of the rail line between Bombo and Coniston?
(c) Construction of a relocated platform at Lysaghts-Allens Creek?
(d) Amalgamation and/or rationalization of existing bus services?
(e) Placing of bus services under public ownership?

(Notice given, 20 April, 1971.)

2. Windang Bridge.—Mr Petersen to ask the Minister for Local Government and Minister for Highways—

(1) When will the new Windang Bridge across Lake Illawarra be completed?
(2) Will drainage channels be placed in the earth embankment on the southern side of this bridge?
(3) When will the re-decking of the old bridge be completed?
(4) (a) When will the four-lane highway between Windang Bridge and Shellharbour be completed?
   (b) Are delays being experienced in this work? If so, what are the reasons for these delays?
(5) (a) When will the four-lane highway between Warrawong and Windang Bridge be completed?
   (b) What work is at present being carried out on this project?
   (c) Are delays being experienced on this project? If so, what are the reasons for these delays?
(6) What percentage of the work involved in the construction of these highways is the responsibility of (a) Department of Main Roads; (b) Wollongong City Council; and (c) Shellharbour Municipal Council?
(Notice given, 20 April, 1971.)

3. Mechanical Examination of New Motor Vehicles.—Mr Petersen to ask the Minister for Transport—
What is the procedure for mechanical examination of new motor vehicles prior to registration?

(Notice given, 20 April, 1971.)

4. Employment in Port Kembla Area.—Mr Petersen to ask the Chief Secretary and Minister for Tourism and Sport—

1. (a) Do the industries in the Port Kembla area maintain a central record of persons who are not to be employed by these firms?
(b) If so, what criteria is used to place persons on this list?

2. Does the Department of Labour and Industry have any objections to this practice?

3. What action is the Department taking to ensure that workers are not victimized?

(Notice given, 20 April, 1971.)

5. Interpreters in New South Wales Courts.—Mr Petersen to ask the Minister of Justice—

1. (a) Are any public servants employed full time, on a permanent or temporary basis, as interpreters?
(b) If so, who are they?
(c) What are their designations?
(d) Where are they located?

2. (a) What are the qualifications required for admission to the Government panel of registered part-time interpreters?
(b) Who selects interpreters for the panel and how is the selection conducted?
(c) Are members of the Australian Translators' Association debarred from this panel?
(d) Why was Captain Rudolph Dezelin, Federal President of the Australian Translators' Association, rejected when he applied for admission to this panel?

3. (a) What qualifications are required for an interpreter to act in a New South Wales Court?
(b) Are any members on the Government panel of part-time interpreters in the Illawarra Region?

(c) If so, who are they and for what languages are they considered qualified to interpret?
(d) If an accused requires the services of an interpreter, what is the procedure for obtaining such services?
(e) Who pays the interpreter's fees in the event of an accused being found (i) guilty; and (ii) not guilty?
(c) Have magistrates and judges any discretion in the matter?
(d) Is it intended to legislate to provide that interpreters' fees should be paid by the Government?

(10) How many interpreters on the Government panel are considered able to translate from Serbo-Croat into English?

(Notice given, 20 April, 1971.)

6. Public Appeal for Mrs Pamela McLeod-Lindsay.—Mr Petersen to ask the Attorney-General—

(1) How much was collected by the public appeal for a trust fund to benefit Mrs Pamela McLeod-Lindsay in 1965?

(2) (a) Has Mrs McLeod-Lindsay applied for this money to be paid to her?
    (b) How much has been paid to her?

(3) If all moneys in the fund have not been paid to Mrs McLeod-Lindsay—
    (a) Why not?
    (b) What action should be taken so that Mrs McLeod-Lindsay will receive the total amount?
    (c) Who is now trustee of the fund?

(Notice given, 20 April, 1971.)

7. Mount Kembla.—Mr Petersen to ask the Minister for Lands—

(1) Are investigations still proceeding into the development of the summit of Mount Kembla as a nature reserve, national park or state park?

(2) Is the Department of Lands encountering any difficulties with either the Council of the City of Wollongong or The Broken Hill Proprietary Co. Ltd?

(3) If so—
    (a) What are the difficulties?
    (b) When is it anticipated that the position will be resolved?

(4) How much land is involved?

(Notice given, 20 April, 1971.)

8. Overseas Visits by Ministers.—Mr Jackson to ask the Premier and Treasurer—

(1) Which Ministers of the Crown made overseas visits during the Forty-first Parliament and during the Forty-second Parliament?

(2) What was—
    (a) the reason for each visit;
    (b) the total cost associated with each visit?

(3) On what date did each Minister leave and return to Australia?

(4) Did each Minister submit a report to the Government on his return? If so, will he present these reports to Parliament?

(Notice given, 20 April, 1971.)

9. Child Detention Centre on South Coast.—Mr Ramsay to ask the Minister for Child Welfare and Minister for Social Welfare—

(1) Are children, who have committed no criminal offence, being detained for long periods in South Coast police cells awaiting escorts to Child Welfare Institutions in Sydney?

(2) Has he any plans for the construction of a child detention centre on the South Coast?
(3) If so—

(a) Where would the centre be situated?
(b) When will it be constructed?
(c) How will the centre be staffed?

(4) Would he, as an interim measure, make available more escorts to travel with children to Sydney institutions under control of the Department of Child Welfare?

(Notice given, 20 April, 1971.)

10. Education Department Exhibit, Royal Easter Show.—Mr K. J. Stewart to ask the Deputy Premier, Minister for Education and Minister for Science—

What was the total cost of the exhibit by the Education Department at the 1971 Royal Easter Show?

(Notice given, 20 April, 1971.)

11. Hunter Valley Conservation Trust.—Mr Jones to ask the Minister for Mines and Minister for Conservation—

(1) Will he supply the following information concerning the Hunter Valley Conservation Trust for the years 1967, 1968, 1969, 1970, for—

(i) the area added to the Trust by the 1967 amending legislation, and
(ii) the area of the Trust within the Newcastle City Council boundaries prior to the 1967 legislation—

(a) the total rates collected,
(b) works and the cost thereof carried out by the Trust,
(c) which works received a Commonwealth or State subsidy for flood mitigation and the amount of such subsidy?

(2) What works and the cost thereof has the Trust planned for 1971 and 1972?

(Notice given, 20 April, 1971.)

12. Payments to Honorary Radiologists.—Mr Jones to ask the Minister for Health—

Will he inform the House—

(1) the sum paid to each Honorary Radiologist employed at the following hospitals for the years ended 30 June, 1968, 1969 and 1970—

(a) Royal Newcastle Hospital.
(b) Waratah Mater Misericordiae.
(c) Western Suburbs Maternity Hospital.
(d) Wallsend Hospital.
(e) Maitland Hospital.
(f) Kurri Kurri Hospital.
(g) Cessnock Hospital.
(h) Singleton Hospital?

(2) The percentage of the total fees collected from the following classes of patients for X-Rays—

(a) Private patients.
(b) Intermediate patients.
(c) Outpatients.
(d) Workers' Compensation patients.
(e) Patients covered by Third-Party Insurance?
13. Mercury Pollution of Botany Bay.—Mr Cahill to ask the Minister for Environment Control—
   (1) Have the waters of Botany Bay been polluted by mercury?
   (2) If so,—
       (a) Is there any danger to the health of the community?
       (b) What is the extent of the pollution?
       (c) What action is proposed to eliminate this form of pollution?
       (d) What steps will be taken to prevent any recurrence of this offence?
       (e) What is the name of the person or organization responsible for the mercury pollution of Botany Bay?

(Notice given, 20 April, 1971.)

14. Proposed University at Campbelltown.—Mr Mallam to ask the Deputy Premier, Minister for Education and Minister for Science—
   (1) Has the Liberal-Country Party Government, on several occasions, promised to build a University in the City of Campbelltown?
   (2) Has this project now been abandoned by the Government?

(Notice given, 20 April, 1971.)

15. Proposed Hospital at Campbelltown.—Mr Mallam to ask the Minister for Health—
   (1) Has the Liberal-Country Party Government at the last three elections promised the people of the City of Campbelltown, that an hospital would be built in that City?
   (2) If so, will he inform the House the date when this hospital will be commenced?

(Notice given, 20 April, 1971.)

16. Clutha Development Pty. Limited Railway.—Mr Mallam to ask the Minister for Mines and Minister for Conservation—
   (1) Will he indicate (i) how many properties in the Camden District will be involved either by way of full or partial resumption for the purposes of the construction of the railway line by Clutha Development Pty. Limited; and (ii) how many dairy farms will be adjacent to the line requiring owners to cross the line with their cattle on route to their milking sheds?
   (2) Will Clutha Development Pty. Limited pay rates to the Wollondilly Shire Council or Camden Municipal Council on any properties resumed on its behalf?

(Notice given, 20 April, 1971.)

17. Air Conditioning of Camden Hospital.—Mr Mallam to ask the Minister for Health—
   (1) Is the Camden Hospital in need of air conditioning equipment?
   (2) If so, will he say when this necessary equipment will be installed?

(Notice given, 20 April, 1971.)

18. Petrol Prices in Campbelltown.—Mr Mallam to ask the Chief Secretary and Minister for Tourism and Sport—
   Is petrol sold in Campbelltown at country prices, whilst in Wollongong petrol is sold at city prices? If so, why?
19. Open University.—Mr Mallam to ask the Deputy Premier, Minister for Education and Minister for Science—

(1) Has his attention been drawn to the establishment in the United Kingdom of what is known as an Open University in which students can qualify for B.A. degrees by studies in their own homes with the lectures all given by the B.B.C. over radio and television?

(2) Is he aware that this University, which began in January already has 25,000 students enrolled?

(3) Is he also aware that the degrees to be awarded will be comparable in standard with those awarded by other Universities in Great Britain, and that members of the B.B.C. staff are full time members of the University's faculties?

(4) In view of the inability of many qualified students to obtain admission to the Universities in this State because of the quota restrictions, will he consider the establishment of an Open University in New South Wales?

20. Chrysler Project at Campbelltown.—Mr Mallam to ask the Minister for Local Government and Minister for Highways—

Will he inform the House if the Chrysler project, which was to be built in the Campbelltown electorate, has been abandoned?

21. Sewerage Facilities in Moorebank Area.—Mr Mallam to ask the Premier and Treasurer—

(1) Has the Metropolitan Water, Sewerage and Drainage Board failed to construct sewerage lines to the Moorebank area?

(2) If so,—

(a) Did the Board have ample warning of the release of this area from Green Belt?

(b) Will he request the Board to take immediate steps toward providing sewerage in the Moorebank area?

22. Connection of Sewerage to Homes.—Mr Mallam to ask the Premier and Treasurer—

(1) Is the Metropolitan Water, Sewerage and Drainage Board giving preference in the connection of sewerage to new homes and by-passing the older residences in the Campbelltown electorate?

(2) If so, will he request the Board not to discriminate and so ensure that the older homes receive the same privileges as the newer homes?

23. Teaching Service.—Mr F. J. Walker to ask the Deputy Premier, Minister for Education and Minister for Science—

(1) How many teachers entered New South Wales schools from Teachers Colleges in 1971?

(2) How many teachers are expected to enter the service during 1971 from other sources? What are those sources and how many teachers are expected from each source?

(3) How many children entered New South Wales schools in 1971?

(4) What was the ratio of students to teachers in public schools in 1970 and 1971, respectively?
24. Heathcote State Park.—Mr F. J. Walker to ask the Minister for Lands—

(1) Is the Department of Lands preparing subdivision proposals in respect of Crown lands which link Heathcote, Waterfall and Engadine and adjoin the Heathcote State Park?

(2) If so—
   (i) Will these subdivisions adversely affect the valley of Heathcote Creek which comprises approximately half the Heathcote State Park?
   (ii) Are two boy scout camps located on the creek which cater for as many as 2,000 boys?

(3) If the answers to the above are in the affirmative, will he cancel the proposed subdivisions and add the Crown lands between Heathcote and Waterfall to the Heathcote State Park?

25. Myall Lakes National Park.—Mr F. J. Walker to ask the Minister for Lands—

(1) Did representatives of the Royal Zoological Society, National Parks Association, National Trust, Australian Planning Institute, Newcastle Fauna and Flora Society constituting the Myall Lakes Committee and the National Wildlife Service recommend the establishment of a Myall Lakes National Park consisting of 90,000 acres of land?

(2) Is the area of park proposed by the Government only 36,000 acres?

(3) Is two-thirds of that proposed area water, and of the remaining area nearly 9,000 acres included in existing beach mining leases allowing re-mining every 20 years?

(4) Were some of these leases issued only days before the Government announced its proposal to dedicate the park?

26. Aboriginal Relics at Batemans Bay.—Mr F. J. Walker to ask the Minister for Lands—

(1) Is the northern shore of Batemans Bay rich in Aboriginal relics and cultural artifacts and are a number of Aboriginal middens to be found along that shoreline?

(2) Are there any proposals to subdivide this shore? If so, who are the subdividers?

(3) Is he prepared to dedicate the shore and adjacent areas as part of the proposed Murramarang State Park?

27. National Parks and Wildlife Act.—Mr F. J. Walker to ask the Minister for Lands—

(1) How many National Parks, State Parks, Nature Reserves and Historic Sites are under his control?

(2) How many of those Parks, Reserves and Sites are currently being administered under a properly drawn up and exhibited Management Plan pursuant to the provisions of the National Parks and Wildlife Act, 1967, and not on an ad hoc basis?

(3) Are Fire Control Plans being instituted in many Parks in advance of the preparation of Management Plans?

(4) Will he table all completed Management Plans and Fire Control Plans for the areas under his administration pursuant to the National Parks and Wildlife Act?
28. Bridge over Railway at Oatley.—Mr F. J. Walker to ask the Minister for Transport—

Did he state on 11 November, 1969, that work on the widening of the bridge over the railway line at Boundary Road and Yarran Road, Oatley, would commence in February, 1970? If so, why has this work not commenced?

29. Vandalism at Cabramatta High School.—Mr Bedford to ask the Deputy Premier, Minister for Education and Minister for Science—

(1) How many reports of break-and-enter for Cabramatta High School have been recorded each year since its inception?

(2) What were the costs of repair work consequent upon such vandalism for each year?

(3) What was the estimated value of stolen goods for each year?

(4) Has the newly-appointed Security Officer investigated this High School's record and, if so, has he—

(a) Made recommendations towards methods of improving security?

(b) Estimated the cost of such measures?

(5) If not, when will such an investigation be made?

30. Department of Railways Administration Building.—Mr Mallam to ask the Minister for Transport—

(1) Is the Department of Railways at present constructing a new administrative headquarters in York Street, Sydney?

(2) If so, will he inform the House—

(a) The estimated value of the site?

(b) The estimated cost of construction?

(c) Upon whose recommendation it was decided to build these premises and who approved such recommendation?

31. Southern Tablelands Coal Mines.—Mr L. B. Kelly to ask the Minister for Mines and Minister for Conservation—

(1) (a) Who authorized the survey of coal reserves on the Southern Tablelands field?

(b) By whom was the survey conducted?

(c) Between what dates was the survey conducted?

(d) (i) Were the findings of the survey published?

(ii) If not, will he authorize their publication now?

(2) (a) Upon what dates did Wollendilly Pty Ltd or Clutha Development Pty Limited or one of their associated companies first apply to the Mines Department for permission to take up or acquire mining leases in respect of each of the following mines, and by which of these companies was the application made in each case: (a) Wollendilly; (b) Wollendilly Extended; (c) Valley No. 1; (d) Brimstone No. 1; (e) Brimstone No. 2; (f) Foybrook; (g) Foybrook Open Cut; (h) Howick Open Cut; (i) Western Main; (j) Eastern Main; (k) South Clifton; (l) North Bulli No. 2?
(b) Upon what date was each of the applications granted?
(c) From whom was each of the mines acquired and what was the purchase price paid in each case?

(3) (a) Has any estimate of the total amount of workable coking coal contained in the mines mentioned above been made?
(b) If so, what was the estimate in the case of each mine?

(4) (a) Do Wolclift Pty Ltd or Clutha Development Pty Limited have any coal mining interests in the Southern Tablelands field other than those mentioned above or does any associated company of either Wolclift Pty Ltd or Clutha Development Pty Limited have any such interest? If so, what are these interests?
(b) Are there any outstanding applications for mining leases by either of these companies, and if so will he provide particulars?

(Notice given, 22 April, 1971.)

32. Smoke Control on Sydney Harbour.—Mr Degen to ask the Premier and Treasurer—

(1) How many officers of the Maritime Services Board are engaged on the control of smoke and soot from ships berthed in Sydney Harbour?
(2) What are the hours of duty of the officers?
(3) How can these officers be contacted by members of the public?
(4) How many prosecutions have been launched since January 30, 1970, against shipping companies for breaches of the Port Authority—Smoke Control—Regulations?
(5) Were any companies prosecuted on more than one occasion and, if so, how many prosecutions were involved?
(6) What penalties were imposed as a result of prosecutions under the Regulations?

(Notice given, 22 April, 1971.)

33. Pollution.—Mr Degen to ask the Minister for Environment Control—

(1) Has your Department considered a suggestion by the Professor of Biological Sciences at Sydney University, Professor L. C. Birch, for Australian participation in a global monitoring system for pollution control?
(2) If so, is it proposed that this State will participate?
(3) If not, will you conduct an immediate investigation of the proposal?

(Notice given, 22 April, 1971.)

34. Hypodermic Syringes.—Mr Degen to ask the Minister for Health—

(1) Are hypodermic syringes on sale to the public without restriction?
(2) Are hypodermic syringes used by drug addicts?
(3) Is it proposed to restrict the sale of hypodermic syringes? If so,—
   (a) To whom will the restrictions apply?
   (b) When is it proposed to implement restrictions?

(Notice given, 22 April, 1971.)

35. Angourie National Park.—Mr F. J. Walker to ask the Minister for Lands—

(1) Did the Sim Committee recommend the dedication as a National Park, of 10,900 acres between Angourie Point and Brooms Head?
(2) (a) Has approval been given to the preparation of legislation to establish the 9,900-acre Angourie National Park under the National Parks and Wildlife Act?
   (b) If so, why has the area of the Park been reduced by 1,600 acres?
(3) During 1969 was Crown Land, situated in portions 101 and 97 County of Clarence, Parish of Yamba sold? If so,—

(a) Who consented to the sale?
(b) What was the area?
(c) To whom was the land sold?
(d) What was the price paid?
(e) What is the current value of the land?

(4) Have other areas within the Park been similarly alienated?

(5) Was a further area of this park sold this year? If so,—

(a) What was the area?
(b) Who was the purchaser?

(6) Does the Government intend resuming the freehold land within the Park boundaries? If so, when?

(Notice given, 22 April, 1971.)

36. Corrective Services.—Mr Ferguson to ask the Minister of Justice—

(1) What are the names and locations of the Institutions where persons are held in custody of the Commissioner of Corrective Services or officers exercising authority under the Prisons (Amendment) Act, 1970?

(2) Of the total number of persons held in custody at each Institution, at 22 April, 1971—

How many—

(a) Are males and how many females?
   (i) males; (ii) females, are serving their first terms of imprisonment?

(b) Of the total population in custody were sentenced by:
   (i) a court of petty sessions.
   (ii) a court of quarter sessions after indictment.
   (iii) a court of quarter sessions after appeal from a court of petty sessions.
   (iv) the Supreme Court.
   (v) a military court, naval, army or air.
   (vi) a court exercising Federal jurisdiction not being a court established under the laws of New South Wales.

(c) Of the said persons in custody are aged—
  (i) 16–21 years; (ii) 21–25 years; (iii) 25–30 years; (iv) 30–40 years; (v) 40–50 years; (vi) 50–65 years; (vii) 65 and over?

(d) Of the persons in custody were held on remand for—
   (i) a hearing at petty sessions;
   (ii) trial at quarter sessions or in the Supreme Court;
   (iii) sentence?

(e) Of the persons remanded for trial or for hearing were—
   (i) granted bail; (ii) refused bail?

(f) Persons have been imprisoned for offences under laws providing for confinement in default of paying—
   (i) maintenance for deserted wives and children;
   (ii) road tax, statutory contributions and like revenue devices?

(g) Persons have been confined in default of paying—
   (i) fines; (ii) costs; (iii) other sums ordered to be paid by a court?

(h) Persons have been imprisoned for offences against the laws of hire-purchase?

(i) Persons have had their term of confinement further extended by awards of punishment imposed for disobedience, under the provisions of the Prisons Act, Rules and Regulations?

(j) Persons have had all credits for good behaviour withdrawn or in any way diminished?
(3) Are good conduct remissions granted in the ordinary court? If so—
   (a) How many persons are likely to serve, without discount for parole—
      (i) less than six months;
      (ii) less than twelve months and more than six months;
      (iii) less than eighteen months and more than twelve months;
      (iv) less than three years and more than eighteen months;
      (v) less than five years and more than three years;
      (vi) less than ten years and more than five years;
      (vii) more than ten years?

(4) How many persons are confined for crimes of—
   (a) (i) violence against the person, not including offences involving the illegal use of a motor vehicle;
       (ii) culpable driving of a motor vehicle;
       (iii) offences against the Motor Traffic Act and Regulations and other laws touching the use of a motor vehicle;
       (iv) sexual misconduct, including rape, indecent exposure, incest and carnal knowledge;
       (v) dishonesty, including burglary, larceny, forgery, fraud and like crimes established by common law or statute with and without acts of violence;
       (vi) conduct connected with female prostitution;
       (vii) drugs;
       (viii) vagrancy;
       (ix) other crimes according to a fair classification?
   (b) How many of the said persons have been declared habitual criminals?

(5) How many employees, both permanent and temporary, staff the various institutions?
   (a) Of these, how many were—
      (i) migrants from the United Kingdom or New Zealand;
      (ii) migrants who have become naturalized citizens;
      (iii) migrants who have not been naturalized;
      (iv) born in Australia?
   (b) How many have been educated to—
      (i) matriculation standard;
      (ii) tertiary graduate standard—three-year course;
      (iii) non-graduate tertiary standard of less than three years but at least one year?

(Notice given, 27 April, 1971.)

37. Sewerage Facilities in Illawarra Coastal Area.—Mr Petersen to ask the Premier and Treasurer—

   When is it anticipated that sewerage will be extended to the following suburbs—
   (a) the present unsewered portion of Unanderra;
   (b) the present unsewered portion of Warrawong—Lake Heights;
   (c) Oak Flats;
   (d) Albion Park Rail?

(Notice given, 27 April, 1971.)

38. Permit for Travel on Platform of Government Buses.—Mr Petersen to ask the Minister for Transport—

   (1) Does the Department of Government Transport issue authorities to persons over a certain height granting permission to stand on the platform of government buses?
(2) If so,—
   (a) What height must a person be to qualify for issue of a permit?
   (b) Must this permit be renewed at regular intervals?
   (c) How often must it be renewed?
   (d) Why cannot the permit be granted for an indefinite period?

(Notice given, 27 April, 1971.)

39. Family Planning Clinics.—Mr Petersen to ask the Minister for Health—
   (1) How many family planning clinics are there in New South Wales?
   (2) Is it the policy of the Department of Health to encourage the setting up of such clinics?
   (3) Where are these clinics located?
   (4) What assistance do they receive from the Government?
   (5) Is it proposed to establish any more clinics?
   (6) If so, where will they be located?
   (7) If not why is it not proposed to do so?

(Notice given, 27 April, 1971.)

40. Teachers College Scholarships Service Fees.—Mr Petersen to ask the Deputy Premier, Minister for Education and Minister for Science—
   (1) Are holders of teachers college scholarships required to pay general service fees when scholarships are tenable at (a) Universities, (b) Teachers Training Colleges?
   (2) If so,—
      (a) What is the general service fee payable at each Teachers Training College and University in New South Wales?
      (b) When are these service fees payable?
      (c) Who is responsible for payment of these fees?
      (d) Are the amounts involved in these fees paid by your Department in addition to the general allowances payable?
      (e) If they are not payable by your Department in any case will he inform the House of the reason?

(Notice given, 27 April, 1971.)

41. Cost of New Schools.—Mr Bannon to ask the Deputy Premier, Minister for Education and Minister for Science—

Will the Minister advise—
   (a) The amount of money spent on construction of new schools in Country Party held electorates during the past six years?
   (b) The total amount of money spent on construction of new schools throughout New South Wales during the same period?

(Notice given, 28 April, 1971.)

42. Education Needs Survey.—Mr Bedford to ask the Deputy Premier, Minister for Education and Minister for Science—

(1) Have all States been asked by the Federal Government to furnish an education needs survey?

(2) If so,—
   (a) What is the purpose of the survey?
   (b) How long has the New South Wales Department of Education been working on it?
   (c) When is it expected that the results of the survey will be available?
43. Optimum Enrolment for High Schools.—Mr Bedford to ask the Deputy Premier, Minister for Education and Minister for Science—

(1) What does your Department consider to be the optimum enrolment for high schools, in order that they may offer the widest range of courses and levels?
(2) How many high schools in New South Wales—
   (a) Reach the optimum?
   (b) Are below the optimum?

44. Silting of Newcastle Harbour.—Mr Jones to ask the Premier and Treasurer—

(1) Has the Department of Public Works finalised tests at the Manly Valley Experimental Station relating to the movement of silt in the Hunter River in the vicinity of Newcastle Harbour?
(2) If so,—
   (a) Has a report been made to the Maritime Services Board?
   (b) Has any means of protecting the harbour from further siltation been revealed?
(3) Has consideration been given to a new harbour entrance north of Stockton through the Peninsula to Stockton Bight? If so, what are soil and rock strata conditions in this vicinity?

45. Transferred Officers Extended Leave Act, 1961.—Mr Bedford to ask the Premier and Treasurer—

(1) Do the provisions of the Transferred Officers Extended Leave Act, 1961, apply to employees of the Public Service conscripted for National Service? If not, why?

46. Economies within Department of Technical Education.—Mr Bedford to ask the Deputy Premier, Minister for Education and Minister for Science—

(1) (a) Have principals of technical colleges been circularized requesting financial economies within the Department of Technical Education?
   (b) If so, is one of the requests that part-time teachers be employed in preference to full-time teachers on overtime?
(2) Are some part-time teachers untrained personnel?
(3) (a) Has an undertaking been given that untrained personnel will not be employed?
   (b) If so, why are college principals being asked to employ such personnel?

47. Free Milk in Schools.—Mr Gordon to ask the Deputy Premier, Minister for Education and Minister for Science—

(1) How many schools in New South Wales do not receive free milk?
(2) Where are they located?
(3) How many children are involved?
48. New South Wales Development Corporation Report.—Mr Gordon to ask the Minister for Public Works—

(1) Has he received a report from the New South Wales Development Corporation?
(2) If so, when was the report made?
(3) Will he table the report?

49. Storage for Coarse Grains.—Mr Degen to ask the Minister for Agriculture—

(1) Are many farmers turning to the production of coarse grains because of Government quotas on wheat production?
(2) Is there a shortage of storage for coarse grains?
(3) (a) Is the Grain Elevators Board planning to construct additional storage for wheat at Glebe Island?
   (b) If so, will the Government make part of this storage available for coarse grains?

GOVERNMENT BUSINESS—ORDERS OF THE DAY—

1. Supply: House to resolve itself into Committee.
# ATTENDANCES OF MEMBERS IN DIVISIONS AND COUNTS-OUT
# DURING THE SESSION OF 1971

Total number of Divisions in the House, 25; Divisions in Committee, 18; Counts-out, Nil.

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<th>Name</th>
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<th>Divisions in Committee</th>
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Legislative Assembly,

I. P. K. VIDLER,
Clerk of the Legislative Assembly.
# BUSINESS OF THE LEGISLATIVE ASSEMBLY OF NEW SOUTH WALES DURING THE SESSION OF 1971

1. New Writs issued

2. Select Committees:
   - On Public Matters
   - On Private Matters
   - On Private Bills
   - On Public Bills

3. Sessional Committees

4. Public Bills:
   - Originated in the Assembly:
     - Received Assent: 21
     - Reserved for Royal Assent: 1
     - Otherwise disposed of: 22
   - Brought from the Council:
     - Received Assent: 4
     - Otherwise disposed of: 1

5. Private Bills:
   - Originated in the Assembly:
   - Received Assent
   - Otherwise disposed of
   - Brought from the Council:
     - Received Assent: 1
     - Otherwise disposed of: 1

6. Petitions received: 10

7. Divisions:
   - In the House: 25
   - In Committee: 18

8. Sittings (for details see page 2):
   - Number of Sittings: 43
   - Days of Meeting: 10
   - Hours of Sitting: 83 hours 44 minutes.
   - Hours of Sitting after Midnight: 2 hours 57 minutes.
   - Adjourned for want of a Quorum:
     - Before commencement of Business: 1
     - After commencement of Business: 1


11. Entries in Notice Paper:
    - Government Business:
      - Notices of Motions: 18
      - Orders of the Day: 22
    - General Business:
      - Notices of Motions
      - Orders of the Day: 1

12. Orders for Papers

13. Addresses for Papers

14. Other Addresses

15. Papers laid upon the Table:
    - By Message: 2
    - By Command or Statute: 146
    - In Returns to Orders: 1
    - In Returns to Addresses
    - Reports from Sessional Committees
    - Reports from Select Committees
    - Reports from Council Select Committees (on Private Bills)
    - Other Papers: 7
    - Ordered to be Printed: 34
    - Not ordered to be Printed: 126

Total: 160
16. Sittings of the House:—

Return of the number of days on which the House sat in the Session of 1971, 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>Hours of Sitting</th>
<th>Hours after Midnight</th>
<th>Votes and Proceedings</th>
<th>Government Business</th>
<th>Government Notice</th>
<th>Private Notice</th>
<th>Question</th>
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Legislative Assembly Office,

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

V. C. N. BLIGHT. GOVERNMENT PRINTER. NEW SOUTH WALES—1971
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* Assent not reported during Session.

1971

LEGISLATIVE ASSEMBLY
NEW SOUTH WALES

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</table>

* Assent not reported during Session.
### REGISTER OF PUBLIC AND PRIVATE BILLS BROUGHT FROM THE COUNCIL DURING THE SESSION OF 1971

<table>
<thead>
<tr>
<th>Short Titles of—</th>
<th>By whom introduced</th>
<th>Referred to Standing Order</th>
<th>Brought up and read 1st</th>
<th>Read 2nd and Committee</th>
<th>Reported</th>
<th>Report adopted</th>
<th>Referred to Council</th>
<th>Passed</th>
<th>Returned to Council</th>
<th>Reported</th>
<th>Report adopted</th>
<th>Referred to Council</th>
<th>Bill dropped or held over</th>
<th>Assent reported</th>
<th>No. of Act</th>
<th>Remarks</th>
</tr>
</thead>
</table>

### RECAPITULATION

| Number of Public Bills originated in the LEGISLATIVE ASSEMBLY shown on Register No. 1 | 22 |
| Do Private Bills brought from the LEGISLATIVE COUNCIL shown on Register No. 2 | 23 |
| Passed and Assent reported | 21 |
| Resumed for Royal Assent | 1 |
| Repealed by Royal Assent | 22 |
| Pre-form Bill | 1 |
| Not returned by Legislative Council | 1 |
| Stopped by Proponent | 1 |
| Otherwise disposed of | 21 |
| **Total** | **3** |

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* Assent not reported during Session.

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

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BY AUTHORITY

V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1971
### REGISTER OF ADDRESSES AND ORDERS FOR PAPERS DURING THE SESSION OF 1971

NIL

### REGISTER OF ADDRESSES AND ORDERS FOR PAPERS DURING FORMER SESSIONS

<table>
<thead>
<tr>
<th>No.</th>
<th>Date</th>
<th>Entry</th>
<th>On Whose Motion</th>
<th>PAPERS APPLIED FOR</th>
<th>Return to Address or Order</th>
<th>Register Number</th>
<th>If to be Printed</th>
</tr>
</thead>
<tbody>
<tr>
<td>174</td>
<td>1884</td>
<td>21 October</td>
<td>6</td>
<td>Mr. W. J. Ferguson</td>
<td>Authorities to Mine issued since January, 1882</td>
<td>1971 20 April</td>
<td>1971/133</td>
</tr>
</tbody>
</table>

### REGISTER OF ADDRESSES (NOT BEING FOR PAPERS) TO THE GOVERNOR DURING THE SESSION OF 1971

<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>
</table>


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

BY AUTHORITY
V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1972
### NEW SOUTH WALES LEGISLATIVE ASSEMBLY

**STANDING AND SELECT COMMITTEES APPOINTED DURING THE SESSION 1971**

<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 Called</th>
<th>Held</th>
<th>No. of Witnesses Examined</th>
<th>Reported</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Printing</td>
<td>22 April, Votes No. 4, Entry (On motion of Mr Askin.)</td>
<td>Mr Coleman, Mr Doyle, Mr Healey, Mr Brewer, Mr Fisher</td>
<td>Mr Brewer</td>
<td>3</td>
<td>3</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td>House†</td>
<td>27 April, Votes No. 5, Entry (On motion of Mr Askin.)</td>
<td>Mr Speaker, Mr Griffith, Mr Mauger, Mr Duncan, Mr Fisher</td>
<td>Mr Speaker</td>
<td>1</td>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Library†</td>
<td>27 April, Votes No. 5, Entry (On motion of Mr Askin.)</td>
<td>Mr Speaker, Mr Hunter, Mr Mead, Mr Osborne, Mr Taylor</td>
<td>Mr President</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Standing Orders*</td>
<td>27 April, Votes No. 5, Entry (On motion of Mr Willis.)</td>
<td>Mr Speaker, Mr Mafferson, Mr Maddison, Mr Hunter, Mr Punch</td>
<td>Mr Speaker</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Refer an object of mutual concern to a similar Committee of the Legislative Council.
† Acts in conjunction with a similar Committee of the Legislative Council.

Legislative Assembly Office,

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

V. C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES—1971