Votes
1. OPENING OF THE SESSION.—The House met at 12 o'clock at noon, pursuant to a Proclamation of His Excellency the Governor, bearing the date the ninth day of June, 1983.

Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

The Clerk, by direction of Mr Speaker, read a copy of the said Proclamation, as follows:

PROCLAMATION

"NEW SOUTH WALES TO WIT.

(L.S.)

"J. A. ROWLAND,

Governor.

By His Excellency Air Marshal Sir JAMES ANTHONY ROWLAND, Knight Commander of the Most Excellent Order of the British Empire, upon whom have been conferred the decorations of the Distinguished Flying Cross and the Air Force Cross, Knight of Grace of the Most Venerable Order of Saint John of Jerusalem, Governor of the State of New South Wales, in the Commonwealth of Australia.

"WHEREAS the Legislative Council of the State of New South Wales and the Legislative Assembly now stand adjourned to Thursday, the 30th day of June, 1983. Now, I, Sir JAMES ANTHONY ROWLAND, 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 Tuesday, the 16th day of August, 1983: 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 16th day of August, 1983, at 12.00 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 9th day of June, in the year of Our Lord one thousand nine hundred and eighty-three, and in the thirty-second year of Her Majesty's Reign.

"By His Excellency's Command,

"L. J. FERGUSON.

"GOD SAVE THE QUEEN!"

P 24714F
2. **MESSAGE FROM HIS EXCELLENCY THE GOVERNOR.**—The Usher of the Black Rod, being admitted, delivered the following Message:

"Mr Speaker—

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

The House went, and being returned—

*Mr Speaker left the Chair at Fifteen minutes after One o'clock, p.m., until Half-past Two o'clock, p.m.*

*Mr Speaker resumed the Chair at the hour named.*

3. **MESSAGES FROM THE GOVERNOR.**—Mr Speaker reported Messages from His Excellency the Governor assenting to the following Bills:

12 April, 1983—
- No. 1. Broken Hill Water and Sewerage (Amendment) Bill.
- No. 2. Gas and Electricity (Amendment) Bill.
- No. 3. Public Service (Amendment) Bill.
- No. 4. Royal Botanic Gardens and Domain Trust (Amendment) Bill.

18 April, 1983—
- No. 5. Crimes (Amendment) Bill.
- No. 6. Justices (Procedure) (Amendment) Bill.
- No. 7. Prostitution (Amendment) Bill.

19 April, 1983—
- No. 8. Stamp Duties (Administration) Amendment Bill.
- No. 9. Land Tax Management (Administration) Amendment Bill.
- No. 10. Pay-roll Tax (Administration) Amendment Bill.
- No. 11. Business Franchise Licences (Tobacco) (Administration) Amendment Bill.
- No. 13. Health Insurance Levies (Administration) Amendment Bill.

21 April, 1983—
- No. 15. Occupational Health and Safety Bill.
- No. 16. Superannuation (Amendment) Bill.
- No. 17. Local Government and Other Authorities (Superannuation) Amendment Bill.
- No. 19. New South Wales Retirement Benefits (Amendment) Bill.

22 April, 1983—
- No. 20. Architects (Amendment) Bill.
- No. 22. Mental Health (Powers of Attorney) Amendment Bill.
- No. 23. Trustee (Powers of Attorney) Amendment Bill.
- No. 24. Crown Lands (Special Lease Rents) Amendment Bill.
- No. 25. Farm Produce Bill.
- No. 26. Defamation (Farm Produce) Amendment Bill.
- No. 27. Forestry Revocation and National Parks Reservation Bill.
- No. 28. Justices (Amendment) Bill.
- No. 29. Law Reform (Vicarious Liability) Bill.
- No. 31. Local Government (Amendment) Bill.
- No. 32. Motor Traffic (Local Government) Amendment Bill.
- No. 33. Medical Practitioners (Amendment) Bill.
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
16 August, 1983

No. 34. Motor Traffic (Amendment) Bill.
No. 35. National Parks and Wildlife (Adjustment of Areas) Bill.
No. 36. Transport (Amendment) Bill.

4 May, 1983—
No. 37. Aboriginal Land Rights Bill.
No. 38. Arbitration (Civil Actions) Bill.
No. 39. District Court (Amendment) Bill.
No. 40. Courts of Petty Sessions (Civil Claims) Amendment Bill.
No. 41. Legal Services Commission (Amendment) Bill.
No. 42. Cattle Compensation (Amendment) Bill.
No. 43 Commonwealth Powers (Meat Inspection) Bill.
No. 44. Meat Industry (Amendment) Bill.
No. 45. Stock Diseases (Meat Inspection) Amendment Bill.
No. 46. Stock (Chemical Residues) Meat Inspection (Amendment) Bill.
No. 47. Swine Compensation (Meat Inspection) Amendment Bill.
No. 48. Cattle Compensation (Meat Inspection) Amendment Bill.
No. 49. Consumer Credit (Amendment) Bill.
No. 50. Crown Lands (Validation of Revocations) Bill.
No. 51. Cumberland Oval (Amendment) Bill.
No. 52. Egg Industry Bill.
No. 53. Statutory and Other Offices Remuneration (Egg Industry) Amendment Bill.
No. 54. Fire Brigades (Amendment) Bill.
No. 55. National Parks and Wildlife (Fire Brigades) Amendment Bill.
No. 56. Industrial Arbitration (Complementary Industrial Relations System) Amendment Bill.
No. 57. Lie Detectors Bill.
No. 58. New South Wales Retirement Benefits (Further Amendment) Bill.
No. 59. Transport Employees Retirement Benefits (Amendment) Bill.
No. 60. Parliamentary Committees Enabling Bill.
No. 61. Poultry Processing (Amendment) Bill.
No. 62. Registered Clubs (Amendment) Bill.
No. 63. Lotteries and Art Unions (Amendment) Bill.
No. 64. Gaming and Betting (Amendment) Bill.
No. 65. Gaming and Betting (Poker Machines) Taxation Amendment Bill.
No. 66. Sporting Injuries Insurance (Amendment) Bill.
No. 67. Stamp Duties (Financial Institutions Duty) Amendment Bill.
No. 68. Sydney Cove Redevelopment Authority (Amendment) Bill.
No. 69. Tourist Industry Development (Amendment) Bill.
No. 70. Treasury Corporation Bill.
No. 71. Public Authorities (Financial Accommodation) Amendment Bill.

4. VACANT SEAT—ELECTORAL DISTRICT OF MARRICKVILLE:

(1) Mr Speaker informed the House of the death which took place on 23 June, 1983, of Thomas James Cahill, lately serving in the Legislative Assembly of New South Wales as Member for the Electoral District of Marrickville.

(2) Ordered, on motion of Mr Wran, That the seat of Thomas James Cahill, lately serving in this House as Member for the Electoral District of Marrickville, has become, and is now, vacant by reason of the death of the said Thomas James Cahill.

5. VACANT SEAT—ELECTORAL DISTRICT OF RIVERSTONE:

(1) Mr Speaker informed the House that on 20 July, 1983, he had received a letter from Anthony Valentine Patrick Johnson, resigning his seat as Member for the Electoral District of Riverstone.

(2) Ordered, on motion of Mr Wran, That the seat of Anthony Valentine Patrick Johnson, Member for the Electoral District of Riverstone, has become, and is now, vacant by reason of the resignation therefrom by the said Anthony Valentine Patrick Johnson.
6. VACANT SEAT—ELECTORAL DISTRICT OF KOOARAH:

(1) Mr Speaker informed the House that on 23 July, 1983, he had received a letter from the Honourable William Frederick Farrar Crabtree, resigning his seat as Member for the Electoral District of Kogarah.

(2) Ordered, on motion of Mr Wran, That the seat of the Honourable William Frederick Farrar Crabtree, Member for the Electoral District of Kogarah, has become, and is now, vacant by reason of the resignation therefrom by the said the Honourable William Frederick Farrar Crabtree.

7. VACANT SEAT—ELECTORAL DISTRICT OF MAROUBRA:

(1) Mr Speaker informed the House that on 9 August, 1983, he had received a letter from the Honourable William Henry Haigh, resigning his seat as Member for the Electoral District of Maroubra.

(2) Ordered, on motion of Mr Wran, That the seat of the Honourable William Henry Haigh, Member for the Electoral District of Maroubra, has become, and is now, vacant by reason of the resignation therefrom by the said the Honourable William Henry Haigh.

8. DEATH OF LEWIS ALBERT JOHNSTONE, A FORMER MEMBER OF THE LEGISLATIVE ASSEMBLY.—Mr Wran moved, That this House extends to Mrs Johnstone and family the deep sympathy of the Members of the Legislative Assembly in the loss sustained by the death of Lewis Albert Johnstone, a former Member of the Legislative Assembly.

And the motion having been seconded by Mr Greiner and supported by Mr Punch, Mr Beckroge, Mr Fischer, Mr Face, Mr Boyd, Mr Wade, Mr Smith and Mr Degen.

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

9. DEATH OF THOMAS JAMES CAHILL, MEMBER FOR MARRICKVILLE, DEPUTY SPEAKER AND CHAIRMAN OF COMMITTEES OF THE LEGISLATIVE ASSEMBLY.—Mr Wran moved—

(1) That this House desires to place on record its sense of the loss this State has sustained by the death of Thomas James Cahill, Deputy Speaker and Chairman of Committees.

(2) That Mr Speaker convey to Mrs Cahill and family the deep sympathy of Members of the Legislative Assembly in the loss sustained.

(3) That, as a mark of respect, this House do now adjourn until To-morrow at 2.15 p.m.

And the motion having been seconded by Mr Greiner and supported by Mr K. J. Stewart, Mr Punch, Mr Durick, Mr Brown, Mr Mulock, Mr Cameron, Mr Bannon, Mr Clough, Mr Gordon, Mr Park, Mr Cox, Mr Cleary, Mr Whelan, Mr Hills, Mr O'Connell, Mr Gabh, Mr Boyd and Mr Robb.

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

The House adjourned at Twenty-six minutes after Four o'clock, p.m., until To-morrow at Fifteen minutes after Two o'clock, p.m.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. PARLIAMENT HOUSE RESTORATION.—Mr Speaker drew the attention of Honourable Members to the changes which had taken place in the Assembly Chamber. To a great degree restoration work within the old historic building had now been completed—it was now only necessary to achieve the transformation of the old Library into the Parliamentary Museum. The restoration of the two Chambers and the Entrance Lobby was complete, with the Assembly Chamber now taking on an almost identical appearance to that it had in 1908.

Mr Speaker said that he was confident that the House would wish him to express its sincere appreciation and heartfelt congratulations to all who had been concerned in this project—the Deputy Premier, Minister for Public Works and Minister for Ports, as the responsible Minister, the Project Architect, Mr Andersens and his staff, and the contractors and men and women who had worked on the job.

2. PETITIONS.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

(1) Mr Fischer—from certain citizens requesting that superannuation trust deeds be exempted from the provisions of the Stamp Duties (Amendment) Act, 1982.

(2) Mr J. H. Murray—from certain citizens requesting that no measures be taken that could extend the social problem of drug usage.

(3) Mr Wotton—from certain citizens requesting that “R”-rated movies be banned from drive-in theatres.

(4) Mr Bowman—from certain citizens requesting that the land value system of charging by water authorities be changed.

(5) Mr Fischer—from certain citizens requesting that the present Board of Directors of Wentworth District Hospital be retained.

(6) Mr J. H. Murray—from certain citizens requesting that the recommendations of the Richmond Report on mental health services be rejected.

(7) Mr Aquilina—from certain citizens requesting that Bennelong Road be upgraded.

(8) Mr Fisher—from certain citizens requesting that operations be commenced at the Drayton Coal Mine project.
(9) Mr Beckroge—from certain citizens requesting that an Aboriginal Medical Centre not be constructed in Brewarrina.

(10) Mr Mack—from certain citizens requesting that funding for family planning services be increased.

(11) Mr Mochaiski—from certain citizens requesting the establishment of an Islamic School at Chullora.

(12) Mr Brereton—from certain citizens requesting that the Municipality of Botany be preserved as a separate entity.

(13) Mr Smith—from certain citizens requesting that the Warringah Shire Council's sand production plant on the Wakehurst Parkway be relocated away from private residences.

(14) Mr Knott—from certain citizens requesting that funding be provided to continue the operation of the Rectory Drug Rehabilitation Centre at Kangaroo Valley.

(15) Mr R. J. Clough and Mr West—from certain citizens requesting that the Random Breath test blood alcohol limit be raised from 0.05 to 0.08.

(16) Mrs Foot and Mr Jackson—from certain citizens requesting that staffing levels for child care services be maintained at present levels.

(17) Mr Akister, Mr Armstrong, Mr Beckroge, Mr Bedford, Mr Brown, Mr Cavalier, Mr Cox, Mr Degen, Mr Durick, Mr McCarthy, Mr Mair, Mr Moore, Mr Murray, Mr Neilly and Mr Ramsay—from certain citizens requesting the implementation of a comprehensive children's services policy.

(18) Mr Beckroge, Mr Bowman, Mr Brewer, Mr Degen, Mr Egan, Mr Jackson, Mr Miller, Mr Neilly, Mr Ramsay and Mr Sheahan—from certain citizens requesting that the organization of the Federation of Police Citizens Boys' Clubs not be changed.

(19) Mr Day, Mr Debus, Mr Duncan and Mr Punch—from certain citizens requesting protection from offensive material.

(20) Mr Dowd, Mr Knowles and Mr Schipp—from certain citizens requesting that the recommendations of the Anti-Discrimination Board relating to homosexuality not be implemented.

(21) Mr Armstrong, Mr Beckroge and Mr R. J. Clough—from certain citizens requesting the establishment of a Royal Commission to investigate mental health services.

(22) Mr J. H. Murray—from certain citizens requesting an independent public inquiry into education.

(23) Mr J. H. Murray—from certain citizens requesting the protection of children from pornographic and child abuse materials.

(24) Mr Akister—from certain citizens requesting that free car registration and insurance be granted to pensioners in the Nowra and Eden areas.

(25) Mr Akister—from certain citizens requesting that the Firearms and Dangerous Weapons Act not be amended.

(26) Mr Akister—from certain citizens requesting that per capita grants to non-government schools be increased.

(27) Mr Christie—from certain citizens requesting that no legislation be enacted to decriminalize the use of marijuana.

3. Royal Commission into Drug Trafficking—Ministerial Statement.—Mr Wran made a Ministerial Statement concerning the Report of the Royal Commission of Inquiry into Drug Trafficking conducted by the Hon. Mr Justice D. G. Stewart, Royal Commissioner.

Paper: Mr Wran laid upon the Table the Report of the Royal Commission of Inquiry into Drug Trafficking, conducted by The Hon. Mr Justice D. G. Stewart, Royal Commissioner, dated 25 February, 1983. Referred to the Printing Committee.

Mr Greiner also addressed the House.
4. PAPERS.

Mr Wran laid upon the Table the Report of the Royal Commission of Inquiry into Certain Committal Proceedings against K. E. Humphreys conducted by the Hon. Sir Laurence W. Street, Royal Commissioner, dated 28 July, 1983.

Referred to the Printing Committee.

Mr Ferguson laid upon the Table the following Papers:


Referred to the Printing Committee.

Mr Cox laid upon the Table the following Papers:


Referred to the Printing Committee.

Mr Booth laid upon the Table the following Papers:


Referred to the Printing Committee.
Mr Day laid upon the Table the following Papers:


(4) Albury—Wodonga Development Act, 1974—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for growth purposes at Albury. (Gazette 50/1983.)

(5) Egg Industry Act, 1983—
   (a) Egg Industry Regulation—Clauses 1 to 24 and Schedule 1. (Gazette 85/1983.)
   (b) Egg Industry (Savings and Transitional Provisions) Regulation, 1983—Clauses 1 to 4. (Gazette 85/1983.)

(6) Fertilizers Act, 1934—Fertilizers Regulations, 1972—Amendment of Regulation 12 and substituted Regulation 8. (Gazette 37/1983.)

(7) Fisheries and Oyster Farms Act, 1935—Fisheries and Oyster Farms (General) Regulations—Regulation 182; Form 54a; amendment of Regulations 14, 14c and Forms 49, 51, 52, 53a, 54; substituted Regulations 122, 123 and Forms 53, 53a; omission of Regulations 124, 125, 126, 127 and Form 57. (Gazette 63/1983, 67/1983, 76/1983(2), 79/1983.)

(8) Horticultural Stock and Nurseries Act, 1969—Horticultural Stock and Nurseries Regulations—Amendment of Regulations 5 and 7. (Gazette 76/1983.)

(9) Marketing of Primary Products Act, 1927—
   (a) Barley Marketing Board Regulations, 1972—Regulation 1A and amendment of Regulation 17. (Gazette 52/1983.)
   (b) Grain Sorghum Marketing Board Regulations, 1972—Regulation 1A; amendment of Regulation 17. (Gazette 52/1983.)
   (c) Repeal of the Egg Marketing Board Regulations, 1939. (Gazette 85/1983.)

(10) Meat Industry Act, 1978—
   (a) Meat Inspection and Stamping Regulation, 1978—Clauses 9a, 9c, 10a; amendment of Clauses 3, 5, 6, 8, 9, 11, 12, 12a, 12c, 14 and Schedules 5 and 10; substituted Regulation 5 and Clause 9a. (Gazette 82/1983 (2).)
   (b) Meat Industry (Licencing) Regulation, 1980—Amendment of Clauses 12, 13, 29, 30, 31, 34, 35, 36, 45 and Parts 11, 12, and Schedules 1, 3, 4, 5, 6, 7, 8. (Gazette 37/1983.)

(11) Plant Diseases Act, 1924—Omission of Regulation 52. (Gazette 76/1983.)

(12) Stock Foods and Medicines Act, 1940—Stock Foods and Medicines Regulations—Amendment of Regulation 15; substituted Regulation 14 and First Schedule. (Gazette 38/1983.)

Referred to the Printing Committee.

Mr Bedford laid upon the Table: National Parks and Wildlife Act, 1974—Proclamations reserving certain lands as part of—
   Blue Mountains National Park. (Gazette 85/1983.)
   Border Ranges National Park. (Gazette 82/1983.)
   Budawang National Park. (Gazette 85/1983.)
   Cocoparra National Park. (Gazette 100/1983.)
   Deua National Park. (Gazette 76/1983.)
   Tarlo River National Park. (Gazette 79/1983.)
   Wollemi National Park. (Gazette 93/1983.)
   Yuraygir National Park. (Gazette 68/1983.)

Referred to the Printing Committee.
Mr Mulock laid upon the Table the following Papers:

(2) Report of the Council of the University of Newcastle for 1981.
(3) Accounts of the Armidale College of Advanced Education for 1982.

Referred to the Printing Committee.

Mr Gordon laid upon the Table the following Papers:


Referred to the Printing Committee.

Mr Sheahan laid upon the Table the following Papers:

(1) Electricity Commission Act, 1950—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for the purposes of—
(i) Transmission Lines between—
   - Armidale and Kempsey. (Gazette 55/1983.)
   - Darlington Point and Hay. (Gazette 95/1983.)
   - Eraring and Kamps Creek. (Gazette 76/1983 (†).)
   - Liddell and Sydney West. (Gazette 105/1983.)
   - Parkes and Peak Hill. (Gazette 63/1983 (‡).)
   - Sydney South and Homebush. (Gazette 55/1983.)
   - Sydney West and Blacktown. (Gazette 52/1983.)
   - Taree and Port Macquarie. (Gazettes 76/1983, 95/1983.)
   - Tenterfield and Lismore. (Gazette 74/1983.)
   - Tuggerah and Ourimbah. (Gazette 52/1983.)
   - Wallerawang and Sydney South and Sydney South and Sydney West. (Gazette 63/1983.)
   - Wellington and Beryl. (Gazette 63/1983.)
(ii) Substations at—
   - Darlington Point. (Gazette 68/1983.)
   - Hay. (Gazette 52/1983.)
   - Murrumburrah. (Gazette 105/1983 (‡).)
(iii) Underground Cables between—
   - Mason Park and Lane Cove. (Gazette 52/1983.)
   - Sydney South and Beaconsfield West. (Gazette 52/1983.)
(iv) Repeater Station at Glenrock. (Gazette 55/1983 (†).)
(v) Power Station at Tallawarra. (Gazette 74/1983.)
(vi) Substation Transmission Line Outlets at Wagga. (Gazette 55/1983.)
(2) Electricity Development Act, 1945—
   (a) Consumers' Electrical Installations (Safety) Regulations, 1961—Amendment of Regulation 17 and Form 1. (Gazette 89/1983.)
   (b) Electricity Development (Accounts) Regulation, 1983—Clauses 1 to 10. (Gazette 60/1983.)
(3) Gas and Electricity Act, 1935—Gas and Electricity (Gas Company Dividend) Regulation, 1983—Clauses 1 and 2. (Gazette 50/1983.)
(5) State Lotteries Act, 1930—State Lotteries (Instant Lotteries) Regulation, 1982—Amendment of clauses 7 and 12. (Gazette 82/1983.)

Referred to the Printing Committee.
Mr Brereton laid upon the Table the following Papers:


(2) Health Administration Act, 1982—Health Administration (Savings and Transitional Provisions) Regulation, 1983—Clauses 1 to 5. (Gazette 63/1983.)

(3) Health Insurance Levies Act, 1982—Health Insurance Levies Regulation, 1983—Amendment of clause 3 and Schedule 1. (Gazette 57/1983.)

(4) Pharmacy Act, 1964—Pharmacy Regulations—Regulation 46, 7a, 7b and Schedule 4; amendment of Regulations 4, 38a and Schedule 2; substituted Regulations 6, 7 and Schedule 3; omission of Regulation 9. (Gazettes 45/1983, 52/1983.)

(5) Poisons Act, 1966—
   (a) Regulations 31ca, 33a, 33b; amendment of Regulations 2, 8, 10a, 13a, 20, 27, 33b, 38, 39b, 40, 41a, 42, 43, 44, 46, 52 and Appendices B, D, E, F; substituted Regulation 19. (Gazettes 37/1983, 45/1983, 71/1983, 82/1983, 93/1983.)
   (b) Proclamations amending the Poisons List. (Gazettes 22/1983, 37/1983.)

(6) Public Works Act, 1912—Notification of acquisition, appropriation and/or resumption of land and/or easements for the purposes of the Health Administration Act, 1982. at Hunters Hill. (Gazette 52/1983.)

(7) Pure Food Act, 1908—Pure Food Regulations, 1937—Amendment of Regulation 19b. (Gazette 45/1983.)

(8) Therapeutic Goods and Cosmetics Act, 1972—Forms 7 and 8; amendment of Regulations 3, 13, 14, 15, 16, 17, 23, 23aa, 23f, 23g, 24, 26, 28, 31a, 35 and Forms 1, 3, 5; omission of Regulation 21. (Gazettes 60/1983, 93/1983.)

Referred to the Printing Committee.

Mr Anderson laid upon the Table the following Papers:

(1) Firearms and Dangerous Weapons Act, 1973—Firearms and Dangerous Weapons Regulation—Amendment of Schedule 2. (Gazette 52/1982.)

(2) Police Regulation Act, 1899—Police Rules, 1977—Amendment of Rule 72. (Gazette 45/1983.)

Referred to the Printing Committee.

Mr Whelan laid upon the Table the following Papers:

(1) Hunter District Water, Sewerage and Drainage Act, 1938—
   (a) By-law No. 16 and amendment of By-laws Nos 1 and 2. (Gazettes 63/1983, 79/1983.)
   (b) Notification of acquisitions, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for the following purposes at—
      Birubi Point—Sewerage. (Gazette 93/1983.)
      Chichester—Dam. (Gazette 63/1983.)
      Karuah—Water supply purposes. (Gazette 68/1983.)
      Raymond Terrace—Water supply purposes. (Gazette 93/1983.)
      Toronto—Sewerage. (Gazette 79/1983.)

(2) Metropolitan Water, Sewerage, and Drainage Act, 1924—
   (a) Amendment of By-laws Nos 4, 5, 6 and 7 and substituted By-law No. 3. (Gazettes 85/1983, 96/1983.)
   (b) Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for the following purposes at—
      Lucas Heights—Water supply purposes. (Gazette 9/1983.)
      Picnic Point—Sewage Pumping Station. (Gazette 60/1983.)
      Sylvania Waters—Sewage Pumping Station. (Gazette 9/1983.)
      Winmalee—Water Pollution Control Plant. (Gazette 9/1983.)

Referred to the Printing Committee.
5. **PUBLIC ACCOUNTS COMMITTEE.** — Mr Egan brought up the Sixth and Seventh Reports during the currency of the Forty-seventh Parliament, of the Public Accounts Committee.

Ordered to be printed.

6. **PUBLIC ACCOUNTS COMMITTEE.** — Ordered, on motion of Mr Egan,  
(by leave),  
That the Public Accounts Committee have leave to sit on Wednesday, 17 August, 1983, and Wednesday, 24 August, 1983, during the sittings of the House.

7. **QUESTIONS.**

8. **VOTE OF CENSURE—SPEAKER:**

(1) **URGENCY.** — Mr Punch moved, That it is a matter of urgent necessity that this House should forthwith consider the following motion, viz.: That because of his persistent failure to properly and impartially apply the Standing Orders of this House, and because of the bias he has displayed against Members of the Opposition, the Speaker of this House is deserving of the censure of this House.

Question put and passed.

(2) **SUSPENSION OF STANDING ORDERS.** — Mr Punch moved, That so much of the Standing Orders be suspended as would preclude the consideration forthwith of the following motion, viz.: That because of his persistent failure to properly and impartially apply the Standing Orders of this House, and because of the bias he has displayed against Members of the Opposition, the Speaker of this House is deserving of the censure of this House.

Question put and passed.

(3) Mr Punch moved, That because of his persistent failure to properly and impartially apply the Standing Orders of this House, and because of the bias he has displayed against Members of the Opposition, the Speaker of this House is deserving of the censure of this House.

Debate ensued.

Mr Flaherty moved, That the Question be now put.

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

The House divided.

<table>
<thead>
<tr>
<th>AYES</th>
<th>62</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr Akister</td>
<td>Mr Face</td>
</tr>
<tr>
<td>Mr Anderson</td>
<td>Mr Ferguson</td>
</tr>
<tr>
<td>Mr Aquilina</td>
<td>Mr Gabb</td>
</tr>
<tr>
<td>Mr Bannon</td>
<td>Mr Gordon</td>
</tr>
<tr>
<td>Mr Beckege</td>
<td>Mr Hills</td>
</tr>
<tr>
<td>Mr Bedford</td>
<td>Mr Hunter</td>
</tr>
<tr>
<td>Mr Booth</td>
<td>Mr Jackson</td>
</tr>
<tr>
<td>Mr Bowman</td>
<td>Mr Keane</td>
</tr>
<tr>
<td>Mr Brading</td>
<td>Mr Knight</td>
</tr>
<tr>
<td>Mr Breeton</td>
<td>Mr Knowles</td>
</tr>
<tr>
<td>Mr Cavalier</td>
<td>Mr Knott</td>
</tr>
<tr>
<td>Mr Christie</td>
<td>Mr McGowan</td>
</tr>
<tr>
<td>Mr Cleary</td>
<td>Mr Nichwai</td>
</tr>
<tr>
<td>Mr R. J. Clough</td>
<td>Mr Mair</td>
</tr>
<tr>
<td>Mr Cox</td>
<td>Mr Miller</td>
</tr>
<tr>
<td>Mrs Crosio</td>
<td>Mr Mochalski</td>
</tr>
<tr>
<td>Mr Day</td>
<td>Mr H. F. Moore</td>
</tr>
<tr>
<td>Mr Debus</td>
<td>Mr Mulock</td>
</tr>
<tr>
<td>Mr Degen</td>
<td>Mr J. H. Murray</td>
</tr>
<tr>
<td>Mr Durick</td>
<td>Mr Neilly</td>
</tr>
<tr>
<td>Mr Egan</td>
<td>Mr O'Connell</td>
</tr>
</tbody>
</table>
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
17 August, 1983

Noes, 26

Mr Arblaster
Mr Armstrong
Mr Boyd
Mr Brewer
Mr Brown
Mr Cameron
Mr Clough
Mr Collins
Mr Dowd
Mr Fisher
Mr Foot
Mr Franklin
Mr Howard
Mr Howard
Mr Igleheart
Mr James
Mr Kenyon
Mr K. J. Stewart
Mr Kruger
Mr L. K. Lindquist
Mr L. J. Lucas
Mr L. Murphy
Mr J. Murray
Mr Nield
Mr O'Connell
Mr Peacock
Mr Peacock
Mr Peacock
Mr Peacock
Mr Peacock
Mr Peacock
Mr Peacock
Mr Peacock
Mr Peacock
Mr Peacock
Mr Peacock
Mr Peacock
Mr Peacock
Mr Peacock
Mr Peacock
Mr Peacock
Mr Peacock
Mr Peacock
Mr Peacock
Mr Peacock

Tellers,

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Clough
Mr Clough
Mr Clough
Mr Clough
Mr Clough
Mr Clough
Mr Clough

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Dowd
Mr Dowd
Mr Dowd
Mr Dowd
Mr Dowd
Mr Dowd
Mr Dowd

Mr Fisher
Mr Fisher
Mr Fisher
Mr Fisher
Mr Fisher
Mr Fisher
Mr Fisher

Ayes, 23

Mr Arblaster
Mr Armstrong
Mr Boyd
Mr Brewer
Mr Brown
Mr Cameron
Mr Clough
Mr Collins
Mr Akister
Mr Anderson
Mr Aquilina
Mr Bunson
Mr Bevan
Mr Bedford
Mr Booth
Mr Bowyn
Mr Brading
Mr Breton
Mr Cavalier
Mr Christie
Mr Chitty
Mr R. J. Clough
Mr Cox
Mr Crosio
Mr Day
Mr Debus
Mr Degen
Mr Duncan
Mr Durick
Mr Egan

Mr Fish
Mr Fisher
Mr Fisher
Mr Fisher
Mr Fisher
Mr Fisher
Mr Fisher
Mr Fisher
Mr Face
Mr Ferguson
Mr Gabbb
Mr Gordon
Mr Haddon
Mr Hills
Mr Hunter
Mr Jackson
Mr Keane
Mr Knight
Mr Knott
Mr Knowles
Mr McGowan
Mr McIwaine
Mr Mair
Mr Miller
Mr Mochalski
Mr H. F. Moore
Mr Molock
Mr J. H. Murray
Mr Neilly
Mr O'Connell

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins

Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
Mr Collins
The Speaker went on to say that the Leader of the Opposition wanted to introduce other terms of reference and it would therefore be better if he were to initiate the matter in another way. Because the House would be dealing with the Address in Reply later today he considered that to be the better time.

However, the Speaker must also have regard as to whether the matter is proper to be discussed which, he said, was more important than any matter raised so far. The terms of reference clearly referred to two people who have now been charged. He could see no way in which the Leader of the Opposition could refer to other terms of reference without involving those two people.

He therefore ruled the motion out of order.

10. SELECT COMMITTEE UPON PROSTITUTION.—Mr Speaker informed the House that he had received the following communication from the Honourable Member for Orange, Mr West, dated 14 April, 1983—

"Mr Speaker—

I hereby formally confirm my previous statement to the Legislative Assembly to the effect that I am not prepared to serve as a member of the Select Committee upon Prostitution in New South Wales.

I would be grateful if you would convey my position to the House.

Yours sincerely,

G. B. West, M.P.,
Member for Orange."

11. ELECTION OF CHAIRMAN OF COMMITTEES.—Mr Egan moved, That Barry Charles Wilde be Chairman of Committees of the Whole House—which motion was seconded by Mr Aquilina.

Debate ensued.

Mr Walker moved, That the Question be now put.

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

The House divided.

Ayes, 61

Mr Akister  Mr Face  Mr Paciullo
Mr Anderson  Mr Ferguson  Mr Page
Mr Aquilina  Mr Gabb  Mr Petersen
Mr Bannon  Mr Hills  Mr Quinn
Mr Beckrose  Mr Hunter  Mr Rumsey
Mr Bedford  Mr Jackson  Mr Robb
Mr Booth  Mr Keans  Mr Rogan
Mr Bowman  Mr Knight  Mr Ryan
Mr Brading  Mr Knott  Mr Sheahan
Mr Breerton  Mr Knowles  Mr Stewart
Mr Cavalier  Mr McGowan  Mr K. J. Stewart
Mr Christie  Mr McIwaine  Mr Walker
Mr Cleary  Mr Mair  Mr Walsh
Mr R. J. Clough  Mr Miller  Mr Webster
Mr Cox  Mr Mochalski  Mr Whelan
Mrs Crossio  Mr H. F. Moore  Mr Wilde
Mr Day  Mr Mulock  Mr Wran
Mr Debus  Mr J. H. Murray  Tellers,
Mr Degen  Mr Neilly  Tellers,
Mr Durick  Mr O'Connell  Mr Fishery
Mr Egan  Mr O'Noll  Mr Wade

Noes, 25

Mr Arblaster  Mr Foot  Mr Punch
Mr Armstrong  Mr Greiner  Mr Rizzotti
Mr Brewer  Mr Hatton  Mr Singleton
Mr Brown  Mr Muck  Mr Smith
Mr Cameron  Dr Mubrelli  Mr West
Mr Clough  Mr Moore  Tellers,
Mr Dowd  Mr Murray  Tellers,
Mr Dragan  Mr Park  Mr Caterton
Mr Fisher  Mr Peacocke  Mr Fischer

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, 64

Mr Akister  
Mr Anderson  
Mr Aquilla  
Mr Bannon  
Mr Beckrige  
Mr Bedford  
Mr Booth  
Mr Bowman  
Mr Brading  
Mr Breidon  
Mr Cavalier  
Mr Christie  
Mr Cleary  
Mr R. J. Clough  
Mr Cox  
Mrs Crosio  
Mr Day  
Mr Debus  
Mr Degen  
Mr Duncan  
Mr Durick  
Mr Egan  
Mr Arblaster  
Mr Armstrong  
Mr Brown  
Mr Cameron  
Mr Clough  
Mr Dowd  
Mr Fisher  
Mrs Foot  
Mr Face  
Mr Ferguson  
Mr Gabbi  
Mr Haisin  
Mr Hills  
Mr Hunter  
Mr Jackson  
Mr Keane  
Mr Knight  
Mr Knott  
Mr Knowles  
Mr McGowan  
Mr McKiainin  
Mr Mack  
Mr Main  
Mr Miller  
Mr Mochulski  
Mr H. F. Moore  
Mr Mulock  
Mr J. H. Murray  
Mr Neilly  
Mr O'Connell  
Mr Greiner  
Dr Metherell  
Mr Moore  
Mr Murray  
Mr Park  
Mr Peacocke  
Mr Petch  
Mr Rezzoli  
Mr O'Neill  
Mr Page  
Mr Peerson  
Mr Quinn  
Mr Ramsay  
Mr Robb  
Mr Regan  
Mr Ryan  
Mr Sheahan  
Mr Stewart  
Mr Walker  
Mr Walsh  
Mr Webster  
Mr Whelan  
Mr Wilde  
Mr Wran  
Tellers,  
Tellers,  
Mr Flaherty  
Mr Wade  
Mr Singleton  
Mr Smith  
Mr West  
Mr Caterson  
Mr Fischer

Noes, 21

Mr Greiner  
Mr Metherell  
Mr Moore  
Mr Murray  
Mr Peacocke  
Mr Petch  
Mr Rezzoli  
Mr Singleton  
Mr Smith  
Mr West  
Mr Caterson  
Mr Fischer

And so it was resolved in the affirmative.

Whereupon Mr Wilde made his acknowledgements to the House.

12. LEAVE OF ABSENCE.—Ordered, on motion of Mr Caterson, That leave of absence for the present Session be granted to Joseph John Schipp, Member for Wagga Wagga, on account of absence from the State.

13. LAW OF EVIDENCE BILL.—Mr Wran presented a Bill, intituled "A Bill to amend the law of evidence," and moved, pro forma, That this Bill be now read a first time.

Question put and passed.

Bill read a first time.

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

HONOURABLE MEMBERS OF PARLIAMENT HEREBE ASSEMBLED—

You have been called together to consider the Government's legislative and financial proposals for the Fourth Session of the Forty-Seventh Parliament of New South Wales.

The basic objectives of these proposals will be to continue the Government's attack on unemployment, to restore growth to the New South Wales economy, and to carry further the programme of social, economic, industrial, legal and constitutional reform upon which the Government was elected.

My advisers are confident that the basis has been established for improved prospects and performance in both the national and New South Wales economy for 1983-84.

The Government of New South Wales looks forward to close and fruitful co-operation with the new Government of Australia. Both Governments share a deep commitment to policies which will simultaneously attack unemployment and inflation, and restore broadly-based economic growth to the State and the nation.
The Government is determined that New South Wales will play a leading role in the national task of restoring economic growth. Its work over the past year has been designed to ensure that New South Wales will reap the maximum benefit from the national recovery as soon as it begins, and equally to ensure that those benefits are not lost in a new bout of inflation.

To that end, the finances of New South Wales have been subject to rigorous re-ordering of priorities in both revenue and spending.

I am gratified to be able to report to honourable members that as a result, the Budget for the 1982-83 financial year came in on target, despite economic difficulties unparalleled in the post-war years.

Even though New South Wales suffered worst in 1982-83 from the national economic downturn and the drought, the public finances of New South Wales are now sounder and stronger than those of any other State.

HONOURABLE MEMBERS—

The Government will be undertaking a more expansionary capital works programme. The creation of jobs and the restoration of economic growth will remain the Government's first priority.

To assist with promoting economic recovery and development the Government has established the Office of Special Development and the Office of Special Employment.

The Office of Special Development will promote and facilitate special development in the private sector, and co-ordinate the Government's capital works programmes ensuring that they reflect Government priorities and regional needs.

The main objectives of the Office of Special Employment are to develop initiatives to give the maximum number of unemployed persons an opportunity to work, and to manage existing State and Federal programmes to make the maximum impact on unemployment.

The Office is also charged with implementing and co-ordinating existing special employment generating programmes.

The State Youth Corps scheme has already given 6 000 unemployed young people a chance to work. By 31st December, 10 000 persons will have passed through the scheme.

A further 2 200 have gained work experience under the State Government Youth Training Programme in the last financial year.

Under the WagePause Programme $50 million has been allocated to date to create 4 900 jobs for projects covering State, local government and community groups.

At the completion of the Programme in June, 1984, between 6 000 and 7 000 jobs will have been created for an average duration of 26 weeks.

The Federal Government will provide $86 million to New South Wales in 1983-84 for a major job creation programme. These funds will provide 70 per cent of the cost of projects to provide work of public and community value in the local government/community organizations and State Government sectors. A proportion of the funds will be earmarked for local government roads.

Special attention is being given under the programmes to the creation of opportunities for women, Aborigines, migrants and disabled people.

My Government has implemented a number of financial reforms aimed at improving the decision making processes of Government to make for a more efficient and accountable public service, and improving the presentation of financial information to the Parliament and public. These include:

the establishment of a Department of Finance to review and co-ordinate the State's taxation revenue raising policies.

the provision of Budget Papers and Public Accounts containing more meaningful information on Government's finances and operations.

the introduction of programme budgeting.

the establishment of a Central Borrowing Authority to improve the efficiency of fund raising and reduce competition between Government Authorities.

the establishment of a Capital Works Unit to maintain and advise the Government on overall priorities, implementation, and the co-ordination of capital works projects.

a widening of the powers of the Public Accounts Committee. This will enable a closer scrutiny on the operations of Government Departments and Authorities to be maintained and will ensure that they operate effectively and efficiently in meeting the community's and Government's needs.
My Government proposes to introduce legislation to update and streamline the accounting, auditing and reporting requirements of both Departments and Statutory Authorities.

Energy conservation and management remain a cornerstone of my Government's energy policies.

The fourth and final generating unit at the Eraring Power Station is expected to be commissioned next year.

Construction is proceeding at the Bayswater Power Station near Liddell. The first of four 660 megawatt units is expected to be commissioned by mid 1985. Some $600 million is expected to be spent during the year on the project, providing a significant number of employment opportunities at the site and in the manufacturing industries involved.

In support of this programme, major contracts have been let for the Barnard River water supply project, which will offset possible water shortages for power generation purposes.

Despite the economic downturn and the international recession, coal production in New South Wales increased in 1982-83 to a record 67.56 million tonnes. Coal exports also increased to record levels, reaching 29.14 million tonnes in 1982-83, of which 16.49 million tonnes went to Japan.

My Government proposes legislation to amend the Coal and Mining Acts, to streamline procedures related to the issue of mining titles and licensing conditions.

The legislation will also provide for recovery of methane and other forms of petroleum in conjunction with coal mining operations.

Current spending by my Government on coal industry infrastructure will ensure that the State's coal industry is able to respond immediately to anticipated increases in demand by domestic and overseas markets.

The Government, to assist development of the State's coal markets, will be investigating expansion of existing markets and development of new markets in Europe and Asia.

The Government is expanding the State's port facilities and is planning for future long-term development to keep pace with projected shipping trends.

Five outmoded berths are to be replaced at Pyrmont with a single 300-metre-long general cargo berth. Total redevelopment cost is $30 million.

Newcastle Harbour channels have now been deepened to a depth of 15.2 metres.

At Kooragang Island, the new coal loader is scheduled to begin operating in mid-1984, and a new berth for the import of alumina and petroleum coke supplies is to be opened later in the year.

The newly completed $130 million coal loader at Port Kembla is a significant operating achievement in the Government's promotion of the coal export trade.

Major water supply and sewerage projects in the Sydney Region are currently estimated at $517 million.

The Government's extensive programme of country water supply and sewerage construction is continuing with almost $100 million spent in 1982-83.

In the Hunter Region, Glennies Creek Dam is now nearing completion and work on Windamere Dam near Mudgee is well advanced. Major works on the Chioester Dam should be finalized next year.

New dams are also nearing completion in a number of other country areas.

The Government believes that the housing industry offers an ideal springboard for the stimulation of the economy and has urged the Commonwealth to provide the maximum possible injection of funds for public housing.

The Housing Commission completed 2,100 dwellings in 1982-83 and currently has 3,700 dwellings under construction.

Funds totalling over $80 million were provided for housing in 1982-83 by the State Government from its own resources for Home Ownership Made Easier Schemes.

The development of these innovative projects not only made home ownership a reality for some 1,400 families but also enabled the retention of many jobs in the housing industry under very difficult circumstances.
The Government will in 1983-84 continue to expand the Home Ownership Made Easier Schemes including the Project Homes Scheme, the State First and Second Mortgage Loans Schemes, and joint ventures with private builders and local government.

The Project Homes Scheme is an outstanding example of a co-operative venture between the Government and private industry. Under this scheme the Government will allocate $35 million this financial year which will provide 1,000 project homes for low to middle income earners with low start, low interest loans.

The Government is conscious of the needs of the rental housing sector, and has established a Task Force to investigate the issues involved, including access to and security of accommodation for low income earners.

Record land sales of 3,400 lots were achieved by the Land Commission and the Crown Lands Office in 1982-83. The Government's land supply programme will continue to expand to meet demand at prices generally within the reach of those most in need.

The Government is continuing with its programme of modernization and upgrading the rail, bus, and ferry operation.

Completion of electrification from Sydney to Newcastle is proposed by mid-1984.

Work is continuing on the electrification project from Sydney to Port Kembla, and electric services are to be operating to Helensburgh by mid next year.

Additional XPT units will be ordered for services to enable introduction of three new trains which will be principally used to upgrade services to northern New South Wales.

Finance for new signalling and freight facilities will be provided and the rolling stock acquisition programme will continue.

Tenders have been called for the purchase of a further 200 modern buses and 100 inter-urban carriages.

Nine twin-hulled ferries for Inner Harbour Services are to be constructed four of which will be additional to the existing fleet. A third new Manly ferry will also be provided.

The introduction of Random Breath Testing in New South Wales, which followed the recommendations of the Joint Parliamentary Select Committee on Road Safety, has been highly successful in reducing the State's road toll. In fact, road deaths in New South Wales have declined to the extent that fatalities this year are likely to be under 1,000 for the first time since 1963, when there were only half the number of vehicles on the roads.

The Government is continuing with its programme of improvement to the State's road network.

Major roads projects underway include the F4-Western Freeway between Silverwater and Parramatta, continuation of the Parramatta Bypass, the F3-Sydney-Newcastle Freeway north of Calga and around Wyong, the Tumbalong deviation on the Home Highway south of Gundagai, and the Deep Creek deviation on the Pacific Highway north of Nambucca Heads.

The Australian Bi-centennial Road Development Programme will include important projects such as the duplication of Tom Ugly's Bridge over the Georges River, the Armidale by-pass on the New England Highway and duplication of the roadway through Tamworth, and a new bridge over the Hunter River at Singleton.

The Western Region Transport Improvement Programme, involving 41 projects costing some $115 million, will provide Western Sydney with an integrated transport network and a fully functional arterial road system.

My Government has a strong commitment to ensuring that the youth of this State has access to the broadest range of educational opportunities.

The Government will be taking further steps to foster increased community involvement in school education. The existing Parents Organizations will be the bodies on which developments will be based.

There will be extensive community participation in a major review of the Secondary School System, the first since the introduction of the Wyndham Scheme over 20 years ago.

Five new primary and six new secondary schools are currently under construction or will shortly be started in growth areas, such as Holsworthy, South Penrith, Bateau Bay, Maitland, Shoalhaven and Mudgee South. A new school at Banger (Menai) will pioneer low energy consumption principles.
1983 is the centenary of Technical Education in New South Wales, and my Government is proud of the expansion that has occurred in this area since coming to office. Total enrolments at TAFE colleges have increased from 228,700 in 1976 to an estimated 345,000 this year, and in 1984 are expected to rise to 362,000. Action is in train to make colleges even more accessible to the public, including new opportunities and courses for women, ethnic students and Aborigines.

Hamilton Technical College is being constructed at a cost of some $13 million and contracts have been let for building works at Griffith and Nowra. Properties at Bondi Junction and Kurri Kurri are being re-developed for use as TAFE colleges. At Kurri Kurri programmes will be offered to meet needs of the mining industry. A major renovation and modernisation project is underway at Sydney Technical College at an estimated cost of $10 million.

The Government’s programme for the rationalisation of health services is providing a more equitable distribution of resources to the fast expanding outer areas of Sydney.

Some 603 new beds have been opened in western areas, and a new 210-bed hospital has been provided at Mt Druitt.

A major new ward block has been completed at Royal Prince Alfred Hospital, at a cost of almost $13 million in 1982-83, and general redevelopment is taking place at St Vincent’s Hospital, involving $626,000 this year.

An additional 40 beds, including a psychiatric unit, will be opened at Sutherland Hospital later in the year, bringing the total sum spent there to $18 million.

As part of the continuing development of health services for the Western Metropolitan Region, Campbelltown Hospital will be further expanded to provide 105 new beds mainly for maternity and paediatric patients, costing almost $500,000.

Substantial expenditure will be incurred on major projects under construction at Mater Misericordiae Hospital, Newcastle, to the extent of $3.3 million, and at Shellharbour which to date has attracted almost $2.5 million.

A new Mental Health Act will be introduced to afford greater protection for the rights of patients, including a six-monthly review of each patient by a Mental Health Review Tribunal to ensure the most appropriate care is being provided. A draft Bill was first introduced into Parliament last year. My Government sought public comment on the draft legislation, which is now incorporated in the new Act.

Legislation will also be introduced to provide for guidelines in the donation of organs for human tissue transplants.

Creation of employment opportunities in country centres continues to be the major aim of the Government’s regional development programme.

Additional methods of assistance will be provided through the Country Industries Assistance Fund by way of loan guarantees and interest subsidies, housing rental subsidies and variable interest rates on loans.

The Illawarra Region will continue to receive particular attention during the adjustment phase which has been precipitated by the state of the iron and steel industry.

Special attention will also be given to the Hunter Region and the new incorporated status of the Hunter Development Board will give the Board greater flexibility in its operations.

Other important developments relating to the Hunter Region include, upgrading of Newcastle Court House at a cost in excess of $3.3 million; the completion this year of the Newcastle State Office Block; and the upgrading of the Port Waratah Coal Loader which now has capacity of 25 million tonnes per annum.

The Government has increased counselling assistance provided by the Small Business Agency to businesses affected by the difficult economic conditions. The loans guaranteed for small businesses now exceed $3 million.

The Government is committed to continuing its support to the rural sector which is of fundamental importance to the State’s economy.

The State is continuing to suffer the effects of its worst recorded drought. Approximately 20 per cent of New South Wales remains drought declared and livestock producers will take some years to build up depleted stock numbers.

More than $100 million was provided to the State’s primary producers under Commonwealth/State assistance programmes during 1982-83.
Widespread rain has created the potential for a bumper wheat crop in 1983–84. Initial estimates are that the crop will be worth more than $1,000 million to the State’s farmers.

The State has been declared provisionally free of brucellosis, well ahead of its target date.

Despite financial disadvantages imposed by the policies of the former Commonwealth Government, the State last year increased its funding to the welfare sector by 21 per cent.

Some $11 million was provided for cash and other assistance to people affected by the economic downturn.

An amount of $7 million was provided towards the mortgage and rental relief scheme. It will provide for the establishment of a network of non-profit housing organisations managing subsidised rental housing schemes throughout the State.

Funding for women’s refuges was increased by 20 per cent in 1982–83 and youth refuges funding was increased over 300 per cent.

The Government’s new residential and alternate care programme for foster children will improve standards of care, reduce the number of children in large institutions and pay particular attention to the needs of Aboriginal children.

During 1983–84 a record number for any one year of twenty-two new multi-purpose child care centres will begin operating, as part of my Government’s children’s services programme.

My Government provided $1 million over the past year for the improvement of social welfare services in the Hunter Valley. Local Government and community groups have been involved in the development of the new welfare services.

My Government will conduct a community education programme on the problem of sexual assault. The successful Domestic Violence Programme will be further expanded and information widely distributed in nine community languages.

My Government has joined with the Governments of the Commonwealth and all States in the establishment of an independent National Accreditation Authority for Translators and Interpreters and will continue to encourage the full participation of persons of ethnic background in the social, economic and cultural life of the State.

The Government is committed to the alleviation of problems arising in the disadvantaged areas of the migrant community.

Aboriginal Land Rights legislation has been enacted and provides that, for a period of 15 years, an amount equivalent to 7.5 per cent of land tax revenue received by the State will be set aside to provide a fund to enable Aboriginal communities to acquire and develop land. This is the first funding of its kind in any State.

Health and welfare services for Aboriginal people are being reviewed and reassessed and works are being undertaken to improve housing, water supply and sewerage facilities.

The Government’s Urban Development Programme for Sydney enables effective response to be made to demands for serviced land whilst ensuring adequate stock levels and relative price stability.

In the nature conservation field, the Government is proceeding with the dedication of national parks and nature reserves.

Implementation of the Government’s rainforest policy has seen additions to the national parks estate in the Border Ranges, Washpool, Nightcap and Black Scrub areas.

Further additions are under consideration in the Washpool, Hastings, and Barrington Tops areas.

The Government is also proceeding with land acquisitions for the enlargement of the Sydney Harbour National Park, and the establishment of the Botany Bay National Park.

The Tomaree National Park north of Newcastle will be established in the very near future.

At Port Botany, more than 28 hectares of open space parkland is being provided alongside the port area for recreation.

To alleviate the lack of open space in the inner urban areas of Sydney, land at St Peters is being developed for a 34-hectare regional park.
Arrangements have been settled for a major restoration and redevelopment project in The Rocks area to cost over $313 million.

The Government is evaluating industrial relations programmes which are designed to ensure that the supply of workforce skills will be able to meet demands during a period of economic recovery.

Arrangements will be made for simplified hearings, before industrial magistrates of cases involving disputes over long service leave, holiday loadings and wages.

Despite a fall in the apprenticeship intake, the Government has taken initiatives to assist in pre-apprenticeship training and in the continuance of training of out-of-trade apprentices.

The Government is pursuing a programme for the development of advanced technology in New South Wales which is designed to promote innovation in industry, attract overseas manufacturers of new technology, and develop economic and social measures to minimise the impact of technological change.

This programme will include the expansion of Advanced Technology Parks at suitable locations.

An Advanced Technology Centre has been established within the Department of Industrial Development and Decentralisation to encourage the adoption of more advanced technology by existing industry, and to facilitate the growth of advanced technology "sunrise" industries. Assistance will be provided through a newly created Development Fund.

Tourism is of particular significance to the New South Wales economy. Some 130,000 people are employed in the industry.

Tourism marketing in the coming year will focus on intrastate and interstate promotions to sell a wider range of package holidays. Travel centres in Sydney and Melbourne will be upgraded.

Hotel and convention facilities in Sydney have expanded significantly with the opening of the new 620-room Regent Hotel last year, and the pending completion of the 170-room Old Sydney Inn and the 177-room Southern Cross Hotel. Work has commenced on the Intercontinental Hotel, which will provide a further 550 rooms.

The provision of medium-priced hotels in Sydney will be encouraged in order to meet the needs of the mid-range tourist market which is available from overseas and from the other States.

The $16 million international indoor sports centre at Homebush will be ready for occupation early in 1984.

A New South Wales Academy of Sport will be developed at Narrabeen Sport and Recreation Centre and will include a Sports Medicine Centre and additional residential accommodation for up to 100 sports men and women.

Legislation will be introduced to provide that children participating in sport at school will be insured.

The Government will continue with its commitment to prison reform in New South Wales in line with the Nagle Report recommendations. Already action has been taken on 235 of the total 252 recommendations.

The new maximum security prison at Parklea is to be ready for occupation before the end of 1983. Completion of the project will relieve overcrowding in the State's maximum security gaols.

The redevelopment of facilities at Grafton Gaol, Goulburn Training Centre, Parramatta Gaol and the Long Bay Complex of Prisons is at an advanced stage.

Parramatta Gaol, the oldest existing prison in New South Wales, will become a remand and reception facility.

The Community Service Order Scheme, under which offenders are ordered to perform unpaid work within the community under the supervision of the Probation and Parole Service, is to be expanded by the end of 1983.

The Government is continuing to implement many of the recommendations of the Lusher Inquiry into the Administration of the New South Wales Police Force.
During the past year the Police Force has been significantly upgraded with an additional 400 positions being provided. The next year will see further increases in police strength.

An Organized Crime Task Force has been formed to conduct targeting operations on organized crime figures.

A Special Police Security Unit has been added to an up-graded Police Internal Affairs Branch to conduct searches for any elements of corruption within the Police Force itself.

Legislation will be introduced to empower the Ombudsman to undertake independent investigations of complaints against Police.

The Government is disturbed at the growing incidence in our society of illegal listening to private conversations. Legislation will, therefore, be introduced to amend the Listening Devices Act, 1969, to strengthen the law against bugging.

Legislation will be introduced to ensure that the proper purpose of insurance contracts is not defeated by technicalities. Action will be taken to implement the Law Reform Commission’s reports on the Legal Profession, Unincorporated Associations and the payment of interest on outstanding debts.

The State’s rescue and emergency services are being reviewed to ensure that a more streamlined approach is adopted.

Fire protection services are being extended to snow resort areas of the Kosciusko National Park.

The Government recognizes the valuable work performed by bushfire fighters. Significant improvements are being made to the standard of equipment available.

Artistic endeavours of many kinds, especially in disadvantaged areas, will continue to be supported by the Government.

The Government-sponsored Sydney Entertainment Centre was officially opened on 1st May and as expected provides the world class multi-purpose entertainment facilities so long denied the Australian popular entertainment industry.

In addition to the new wing for the State Library, additions to both the Art Gallery and the Australian Museum are planned as part of the Government’s proposals for the further development of Sydney as the cultural and entertainment capital of Australia.

Work is proceeding on Stage 2 of the Ultimo Power House Museum which will house one of the world’s major science and technological collections.

Elizabeth Farm at Parramatta will be re-opened to the public following restoration as a house museum. It is expected to open on Australia Day 1984.

Sydney Observatory, which has been re-opened to the public will be further developed as a museum of astronomy and related sciences.

The Government will provide further funds to the Art Gallery of New South Wales Foundation to match gifts by private and corporate donors.

Tenders have been called for the construction of a mobile stage for open air performances in the Domain and other appropriate venues, especially in the western suburbs.

A new theatre at The Rocks for the Marionette Theatre of Australia has just been opened.

As part of the Government’s support for arts in country areas, funds have been approved for the provision of a new art gallery and library in Orange and a cultural facility at Brewarrina.

The Government’s programme of decentralising public sector office accommodation will be continued. In coming weeks the Head Office of the Department of Youth and Community Services and certain other offices totalling 500 staff will be relocated to Parramatta, boosting employment opportunities and government services in the western Sydney area.

A further 1 000 staff should be transferred to Parramatta when the Government Insurance Building is completed next year.

The private sector has been invited to construct additional offices for Government staff at Blacktown, and Liverpool.

P 24714F—2
Pursuant to its commitment to improving the efficiency, economy and effectiveness of public administration the Government has maintained, and will continue, on-going programmes of efficiency audits and management strategy reviews.

My Government and the Federal Government will jointly develop, at an estimated overall cost of $31 million, the following major projects:
- Bicentennial Park, Homebush Bay.
- Aboriginal Rock Engraving Centre, Maroota.
- Cultural Complex, Parramatta (including performing and exhibition space).
- Development of Botanic Gardens at Mt Tomah.
- Establishment of a Marine Life Protection Zone, Athol Bay.
- Foreshore Beautification Scheme, Newcastle.
- Performing Arts Centre, Wollongong.

In addition, a programme of State Bicentennial activities, involving all sections of the community, will be finalized this year.

A referendum for the reconstitution of the Legislative Council will be held in conjunction with the next State Election proposing that the term of Members be reduced to the equivalent of 2 terms of the Legislative Assembly, a maximum of 8 years.

Members of the Legislative Assembly—

In accordance with your constitutional role as the House of Parliament to which the elected Government is wholly and solely responsible, a Consolidated Fund, seeking the necessary appropriations for the State's recurrent and capital expenditures in 1983-84 will shortly be placed before you.

Honourable Members of Parliament—

In conjunction with the comprehensive programme of legislation, which will be submitted by Ministers for your consideration during the Session, my Government will systematically introduce into the legislation language that is neutral as to gender.

In addition to the Bills I have already mentioned, other legislative proposals will include:
- The introduction of a Public Finance and Audit Bill.
- The amalgamation of the New South Wales Retirement and the Local Government Superannuation Boards.
- The Restructuring of the Metropolitan Sewerage and Drainage Board.
- Amendment of the Workers' Compensation (Dust Diseases) Act.
- Phasing in of rate increases on new valuations over a 3-year period instead of 2.
- Amendment of the National Parks and Wildlife Act.
- Introduction of a new Marketing of Primary Products Act.
- Amendment of the Pesticides Act.
- Greater controls of environmentally hazardous chemicals.
- Extensions of powers under the Noise Control Act.
- The introduction of a Freedom of Information Bill.
- Amendment of the Election Funding Act.
- Amendment of Mines Inspection Act.
- The establishment of a Trust to manage Centennial Park.
- Amendment of the Periodic Detention of Prisoners Act.
- Amendment of the Parole of Prisoners Act.
- The control of off-road use of motor vehicles.

Honourable Members—

I commend for your consideration the wide-ranging and constructive programme of legislation I have outlined.

There is little doubt that the reduction of unemployment and the restoration of growth remain the most challenging tasks facing the State and the nation today, and the elected Governments and Parliaments representing the State and the nation.
Yet, as we emerge, however slowly, from the depths of the most difficult years Australians have faced together since the Second World War, we are entitled to reflect upon the proof of our underlying strengths, as well as the weaknesses and errors which contributed to those difficulties.

The foundations of the strength of Australia and New South Wales as its leading State, remain three-fold: the quality of its people, the richness and diversity of its physical resources, and the soundness of its democratic institutions. These remain undiminished despite the adversities of recent years.

As members of Australia's oldest Parliament, you have been entrusted by the people of New South Wales with a special responsibility to protect and enhance the democratic institutions of this State.

With every confidence that the high trust has not been misplaced, I now leave you to carry out your important duties in advancing the welfare of the people of New South Wales.

Mr Page moved, and Mrs Crosio seconded the motion, That the following Address in Reply to the Speech which His Excellency the Governor has addressed to both Houses of Parliament on opening this Session of the Parliament of New South Wales be now adopted by this House:

To His Excellency Air Marshal Sir James Anthony Bowland, Knight Commander of the Most Excellent Order of the British Empire, upon whom have been conferred the decorations of the Distinguished Flying Cross and the Air Force Cross, Knight of Grace of the Most Venerable Order of St John of Jerusalem, Governor of the State of New South Wales in the Commonwealth of Australia.

MAY IT PLEASE YOUR EXCELLENCY,—

We, Her Majesty's loyal and dutiful subjects, the Members of the Legislative Assembly of New South Wales, in Parliament assembled, desire to express our thanks for Your Excellency's Speech, and to affirm our sincere allegiance to Her Most Gracious Majesty.

2. We beg to assure Your Excellency that our earnest consideration will be given to the measures to be submitted to us, that we will faithfully carry out the important duties entrusted to us by the people of New South Wales, and that the necessary provision for the Public Services will be made in due course.

Mr Punch moved, That this debate be now adjourned.

Question put and passed.

Ordered, That the resumption of the debate stand an Order of the Day for To-morrow.

The House adjourned at Eight minutes before Ten o'clock, p.m., until To-morrow at Half-past Ten o'clock, a.m.

D. L. WHEELER, L. B. KELLY,
Clerk of the Legislative Assembly. Speaker.

---

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1983
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. PETITIONS.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

(1) Mr Face and Mr Hatton—from certain citizens requesting that the land value system of charging by water authorities be changed.

(2) Mrs Foot—from certain citizens requesting that staffing levels for child care services be maintained at present levels.

(3) Mr Boyd, Mr Brewer, Mr Collins, Mr Fischer, Mr O'Neill, Mr Page, Mr Park and Mr Rogan—from certain citizens requesting the implementation of a comprehensive children's services policy.

(4) Mr Brewer, Mr Face, Mr Hunter, Mr Miller, Mr Ramsay and Mr Wilde—from certain citizens requesting that the organization of the Federation of Police–Citizens Boys' Clubs not be changed.

(5) Mr Brewer—from certain citizens requesting that the filtration system of the Gunning water supply be upgraded.

2. PAPERS.

Mr Wran laid upon the Table the following Papers:


(2) Constitution Act, 1902—Constitution (Disclosures by Members) Regulation, 1983—Clauses 1 to 23 and Schedule 1. (Gazette 67/1983.)
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY

18 August, 1983

(3) Election Funding Act, 1981—Clauses 19a and 23a; amendment of clauses 4, 19, 31 and Schedule 1; substituted clauses 8, 11, 14, 15, 21, 22, 23, 24. (Gazette 76/1983.)

Referred to the Printing Committee.

Mr Hills laid upon the Table the following Papers:

(1) Coal and Oil Shale Mine Workers (Superannuation) Act, 1941—Coal and Oil Shale Mine Workers (Superannuation) Regulation, 1983—Clauses 1 to 32 and Schedules 1 and 2. (Gazette 65/1983.)

(2) Coal Mines Regulation Act, 1912—
   (a) General Rules—Amendment of Rule 12a. (Gazette 93/1983.)
   (b) Amendment of the Fifth, Sixth and Seventh Schedules of the Act. (Gazette 93/1983.)


(6) Factories, Shops and Industries Act, 1962—
   (a) Factories (Health and Safety—Furnaces) Regulation, 1983—Clauses 1 to 13. (Gazette 89/1983.)
   (b) Shops (Registration and Opening and Closing Hours) Regulations—Amendment of Regulation 20. (Gazette 38/1983.)
   (c) Timber Industry (Health and Safety) Regulation, 1982—Clauses 1 to 18 and Schedule 1. (Gazette 35/1983.)

(7) Industrial Arbitration Act, 1940—
   (a) Industrial Arbitration (Contract Regulation Tribunals) Regulation, 1979—Amendment of clause 14. (Gazette 38/1983.)
   (b) Industrial Arbitration (Employment Agencies) Regulation—Clauses 14a and 14b; amendment of clauses 8 and 10 and substituted clause 14. (Gazette 93/1983.)

(8) Mines Rescue Act, 1925—Regulation 54z and Schedule IV. (Gazette 50/1983.)


(10) Superannuation Act, 1916—Amendment of Regulation 20; substituted Regulation 19. (Gazette 76/1983.)

Referred to the Printing Committee.

Mr Jackson laid upon the Table the following Papers:

(1) Main Roads Act, 1924—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for road purposes at—
   Adelong. (Gazette 82/1983.)
   Balranald South. (Gazette 102/1983.)
   Bankstown. (Gazette 74/1983.)
   Blackhurst. (Gazette 91/1983.)
   Bondi Junction. (Gazette 74/1983.)
   Bookham. (Gazette 102/1983.)
   Bullarah. (Gazette 68/1983.)
   Clyde. (Gazette 71/1983.)
   Coffs Harbour. (Gazette 79/1983.)
   Cooranbong. (Gazette 91/1983.)
   Culkin. (Gazette 82/1983.)
Douglas Park. (Gazette 85/1983.)
Doyalson. (Gazette 85/1983.)
Dundas. (Gazettes 68/1983, 91/1983.)
Eastwood. (Gazette 102/1983.)
Glebe. (Gazette 68/1983.)
Hay. (Gazette 102/1983.)
Hillas Creek. (Gazette 102/1983.)
Keajura. (Gazette 91/1983.)
Kiama. (Gazette 74/1983.)
Lithgow. (Gazette 60/1983.)
Marsden Park. (Gazette 85/1983.)
Meadow Flat. (Gazette 102/1983.)
Mittagong. (Gazette 60/1983.)
Nambucca Heads. (Gazette 105/1983.)
Normanhurst. (Gazette 63/1983.)
North Ryde. (Gazette 79/1983.)
Nowra. (Gazette 85/1983.)
Orchard Hills. (Gazette 68/1983.)
Purfleet. (Gazette 79/1983.)
Pymble. (Gazette 79/1983.)
Smithfield. (Gazette 82/1983.)
St Marys. (Gazettes 63/1983, 74/1983.)
Tarro. (Gazette 74/1983.)
Thornleigh. (Gazette 102/1983.)
Windsor. (Gazette 68/1983.)
Woodford. (Gazette 79/1983.)
Wonnamurra. (Gazette 76/1983.)
Yass Junction. (Gazette 55/1983.)


Referred to the Printing Committee.

Mr Bedford laid upon the Table the following Papers:

(1) Crown Lands Consolidation Act, 1913—Notifications under section 37a reserving certain lands as part of—
Booti Booti State Recreation Area. (Gazette 79/1983.)
Bournda State Recreation Area. (Gazette 100/1983.)
Burrendong State Recreation Area. (Gazette 76/1983.)
Burrimjah State Recreation Area. (Gazettes 68/1983 (2), 76/1983.)
Grabine State Recreation Area. (Gazette 71/1983.)

(2) National Parks and Wildlife Act, 1974—Proclamation reserving certain lands as part of Mallee Cliffs National Park. (Gazette 85/1983.)
Referred to the Printing Committee.

Mr Mulock laid upon the Table the following Papers:

(3) Accounts of the Nepean College of Advanced Education for 1982.
(4) Accounts of the Northern Rivers College of Advanced Education for 1982.
(6) Accounts of the University of Newcastle for 1982.
Referred to the Printing Committee.
Mr Gordon laid upon the Table the following Papers:


2. Crown Lands Consolidation Act, 1913—
   a. Schedule of Crown Lands intended to be dedicated, or added to existing dedications, for public purposes in accordance with section 24 of the Act.
   c. Field of Mars General Cemetery (Church of England portion) By-law—Substituted Schedule of Fees and Charges. (Gazette 65/1983.)
   d. Longneck Lagoon Reserve By-law, 1983—Clauses 1 to 20. (Gazette 93/1983.)

3. Lord Howe Island Act, 1953—
   a. Lord Howe Island (Cats and Dogs) Regulation, 1983—Clauses 1 to 15. (Gazette 65/1983.)
   b. Lord Howe Island (General) Regulations—Regulations 56 to 60. (Gazette 93/1983.)


Referred to the Printing Committee.

Mr Whelan laid upon the Table the following Papers:

1. Forestry Act, 1916—
   a. Forestry Regulation, 1983—Clauses 1 to 133 and Schedules 1 and 2. (Gazette 57/1983.)
   b. Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for the purpose of Green Hills State Forest No. 657. (Gazette 63/1983.)

2. Public Works Act, 1912—Notifications of acquisition, appropriation and/or resumption of land and/or easements under the Act for the following purposes at—
   Hay—Flood Control at Mirrool Creek. (Gazettes 177/1982, 82/1983.)
   Mudgee—Dam across the Cudgegong River. (Gazettes 22/1983, 25/1983.)
   Singleton—Dam across Glennies Creek. (Gazette 45/1983.)

Referred to the Printing Committee.

3. Department of Youth and Community Services and Case of Paul Montcalm—Ministerial Statement.—Mr Walker made a Ministerial Statement concerning the Report and Recommendations of the Inquiry into the Statutory and Moral Responsibility of the Department of Youth and Community Services of New South Wales in the light of an analysis of the Case of Paul Montcalm, by Professor R. J. Lawrence.

Paper: Mr Walker laid upon the Table the Report and Recommendations of the Inquiry into the Statutory and Moral Responsibility of the Department of Youth and Community Services of New South Wales in the Light of Analysis of the Case of Paul Montcalm, by Professor R. J. Lawrence, dated 27 October, 1982.

Referred to the Printing Committee.

Mr Greiner also addressed the House.

4. Questions.
5. **Joint Standing Committee on Road Safety.**—Ordered, on motion of Mr Cox, (by leave), That William Edward Robb be appointed to serve on the Joint Standing Committee on Road Safety in the place of Anthony Valentine Patrick Johnstone, resigned.

6. **The Governor's Opening Speech.**—The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Page, That the following Address in Reply to the Governor's Opening Speech be now adopted by this House:

To His Excellency Air Marshal Sir James Anthony Rowland, Knight Commander of the Most Excellent Order of the British Empire, upon whom have been conferred the decorations of the Distinguished Flying Cross and the Air Force Cross, Knight of Grace of the Most Venerable Order of St John of Jerusalem, Governor of the State of New South Wales in the Commonwealth of Australia.

MAY IT PLEASE YOUR EXCELLENCY,—

We, Her Majesty's loyal and dutiful subjects, the Members of the Legislative Assembly of New South Wales, in Parliament assembled, desire to express our thanks for your Excellency's Speech, and to affirm our sincere allegiance to Her Most Gracious Majesty.

2. We beg to assure Your Excellency that our earnest consideration will be given to the measures to be submitted to us, that we will faithfully carry out the important duties entrusted to us by the people of New South Wales, and that the necessary provision for the Public Services will be made in due course.

And the Question being again proposed—

The House resumed the said adjourned debate.

Mr Punch moved, That the Address be amended by the addition of the following words to stand as paragraph 3:

"3. We also desire to inform Your Excellency that the Government does not possess the confidence of this House, because of its—

(a) failure to appoint an inquiry into the serious breakdown in the administration of justice in New South Wales, caused by the actions of certain members of the magistracy and in particular relating to the dismissal of charges in what is known as the Botany Bribery case;

(b) failure to Table the police report into the Botany Council bribery allegations;

(c) failure to cause a full and thorough public inquiry into the grave allegations made in that police report; and

(d) failure to call for the standing down of the Ministers so deeply involved, namely the Member for Heffron and Minister for Health, Mr Brereton, and the Premier, Mr Wran."

Points of Order: Mr Speaker said that it was clear that the Leader of the National Party was concerned about certain matters and, by moving the amendment, was seeking to raise those questions not by way of a substantive motion as previously ruled by him but by way of an amendment to the substantive motion. The matters contained in the amendment were not mentioned in the Governor's Speech nor could they properly have been included in the Governor's Speech.

He therefore ruled the amendment out of order.
Debate continued.

Mr Greiner moved, That this debate be now adjourned.

Question put and passed.

Ordered, That the resumption of the debate stand an Order of the Day for To-morrow.

The House adjourned at Six minutes after Four o'clock, p.m., until Tuesday next at Fifteen minutes after Two o'clock, p.m.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. Petitions.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

   (1) Mr Hunter and Mr Wade—from certain citizens requesting that the land value system of charging by water authorities be changed.

   (2) Mr Hunter—from certain citizens requesting that a new library be constructed at Boorangul High School.

   (3) Mr Knott—from certain citizens requesting that funding be provided to continue the operation of the Rectory Drug Rehabilitation Centre at Kangaroo Valley.

   (4) Mr Hills—from certain citizens requesting that Sydney Homeopathic Hospital be upgraded.

   (5) Mr Flaherty and Mrs Foot—from certain citizens requesting that staffing levels for child care services be maintained at present levels.

   (6) Mr Arblaster, Mr Caterson, Mr Mack, Mr Murray, Mr Singleton and Mr Webster—from certain citizens requesting the implementation of a comprehensive children’s services policy.

   (7) Mr Beckroge, Mr Face and Mr Miller—from certain citizens requesting that the organization of the Federation of Police Citizens Boys’ Clubs not be changed.

2. Notice of Motions.

3. Papers.

   Mr Day laid upon the Table the following Papers:

   (1) Marketing of Primary Products Act, 1927—Oilseeds Marketing Board (N.S.W.) Regulations—Amendment of Regulations 16 and 19. (Gazette 96/1983.)
(2) Meat Industry Act, 1978—Meat Industry (Licensing) Regulation, 1980—Parts VIIA, VIII A, XIII, and Schedules 6a and 7a; amendment of clauses 2, 6, 12, 13, 29, 36, 37, 38, 40, 45 and Schedules 1, 2, 3, 5, 7, 8; substituted clause 42. (Gazette 89/1983.)

Referred to the Printing Committee.

Mr Bedford laid upon the Table the following Papers:

(1) Crown Lands Consolidation Act, 1913—Davidson State Recreation Area By-law, 1983—Clauses 1 to 28. (Gazette 35/1983.)

(2) Environmental Planning and Assessment Act, 1979—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for the purpose of the promotion and co-ordination of environmental planning and assessment at Campbelltown. (Gazette 71/1983.)

(3) Heritage Act, 1977—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for the purposes of the Heritage Act, 1977, at Potts Point. (Gazette 60/1983.)

Evans Crown Nature Reserve. (Gazette 85/1983.)
Jasper Nature Reserve. (Gazette 82/1983.)
Limeburners Creek Nature Reserve. (Gazette 82/1983.)

(5) Public Works Act, 1912—Notification of acquisition, appropriation and/or resumption of land and/or easements for the purpose of public recreation grounds at—Limeburners Creek. (Gazette 82/1983.)
Malee Cliffs. (Gazette 89/1983.)

Referred to the Printing Committee.

Mr Mulock laid upon the Table the following Papers:

(1) Accounts of the Newcastle College of Advanced Education for 1981.
(2) Accounts of the Sydney College of the Arts for 1981.
(3) Accounts of the Wollongong Institute of Education for 1981.
(4) Colleges of Advanced Education Act, 1975—Amendments of, and additions to, the By-laws of the Mitchell College of Advanced Education. (Gazette 65/1983.)
(6) Technical Education Trust Funds Act, 1967—Mary Ellen Roberts Memorial Fund By-laws—Substituted By-laws 1 and 2. (Gazette 57/1983.)
(7) University and University Colleges Act, 1900—Amendments of, and additions to, the By-laws of the University of Sydney. (Gazette 63/1983.)
(8) University of Newcastle Act, 1964—Amendments of, and additions to, the By-laws of the University of Newcastle. (Gazette 45/1983.)

Referred to the Printing Committee.

Mr Whelan laid upon the Table the following Papers:

(1) Hunter District Water, Sewerage and Drainage Act, 1938—Amendment of By-law No. 16 and substituted By-law No. 6. (Gazette 89/1983, 93/1983.)
(2) Metropolitan Water, Sewerage and Drainage Act, 1924—Amendment of Regulation No. 4. (Gazette 96/1983.)

Referred to the Printing Committee.

4. QUESTIONS.
5. VOTE OF CENSURE—LEADER OF THE NATIONAL PARTY:

(1) URGENCY.—Mr Walker moved, That it is a matter of urgent necessity that this House should forthwith consider the following motion, viz.: That this House records its condemnation of the conduct of the Leader of the National Party in:

(1) Repeatedly and maliciously making unsubstantiated imputations and allegations of improper conduct against Honourable Members and citizens under privilege of Parliament.

(2) Having made such suggestions and allegations then relying on his privilege as a Member of Parliament to avoid facing cross examination on oath in the witness box before Royal Commissions.

(3) Constantly reflecting on the integrity and competence of members of the judiciary, law officers and senior public servants.

(4) Over the past nine years pursuing an unwarranted campaign of vilification and political persecution against the Honourable the Minister for Health.

Question put.

The House divided.

Ayes, 62

Mr Akister  Mr Ferguson  Mr O'Neill
Mr Anderson  Mr Gabb  Mr Paciullo
Mr Aquilina  Mr Gordon  Mr Page
Mr Bannon  Mr Hills  Mr Petersen
Mr Bedford  Mr Jackson  Mr Quinn
Mr Booth  Mr Jones  Mr Ramsay
Mr Bowman  Mr Keane  Mr Robb
Mr Brading  Mr Knight  Mr Rogan
Mr Breerton  Mr Knott  Mr Ryan
Mr Cavalier  Mr Knowles  Mr Sheahan
Mr Christie  Mr McCarthy  Mr Stewart
Mr Cleary  Mr McGowan  Mr K. J. Stewart
Mr R. J. Clough  Mr McIlwaine  Mr Walker
Mr Cox  Mr Mair  Mr Walsh
Mrs Crossio  Mr Miller  Mr Webster
Mr Day  Mr Mochalski  Mr Whelan
Mr Debus  Mr H. F. Moore  Mr Wilde
Mr Degen  Mr Mulock  Mr Wran
Mr Durick  Mr J. H. Murray  Tellers
Mr Egan  Mr Neilly  Mr Flaherty
Mr Pace  Mr O'Connell  Mr Wade

Noes, 29

Mr Arblaster  Mr Fisher  Mr Punch
Mr Armstrong  Mrs Foot  Mr Rozzoli
Mr Boyd  Mr Greiner  Mr Schiopp
Mr Brewer  Mr Hutton  Mr Singleton
Mr Brown  Mr Mack  Mr Smith
Mr Cameron  Dr Metherell  Mr West
Mr Clough  Mr Moore  Mr Wotten
Mr Collins  Mr Murray  Tellers
Mr Dowd  Mr Park  Mr Caterson
Mr Duncan  Mr Peacocke  Mr Fischer

And so it was resolved in the affirmative.

(2) SUSPENSION OF STANDING ORDERS.—Mr Walker moved, That so much of the Standing Orders be suspended as would preclude the consideration forthwith of the following motion, viz.: That this House records its condemnation of the conduct of the Leader of the National Party in:

(1) Repeatedly and maliciously making unsubstantiated imputations and allegations of improper conduct against Honourable Members and citizens under privilege of Parliament.

(2) Having made such suggestions and allegations then relying on his privilege as a Member of Parliament to avoid facing cross examination on oath in the witness box before Royal Commissions.

(3) Constantly reflecting on the integrity and competence of members of the judiciary, law officers and senior public servants.

(4) Over the past nine years pursuing an unwarranted campaign of vilification and political persecution against the Honourable the Minister for Health.

Debate ensued.

Question put and passed.
(3) Mr Walker moved, That this House records its condemnation of the conduct of the Leader of the National Party in:

(1) Repeatedly and maliciously making unsubstantiated imputations and allegations of improper conduct against Honourable Members and citizens under privilege of Parliament.

(2) Having made such suggestions and allegations then relying on his privilege as a Member of Parliament to avoid facing cross examination on oath in the witness box before Royal Commissions.

(3) Constantly reflecting on the integrity and competence of members of the judiciary, law officers and senior public servants.

(4) Over the past nine years pursuing an unwarranted campaign of vilification and political persecution against the Honourable the Minister for Health.

Debate ensued.

Ordered, on motion of Mr Moore, That the Honourable member for Gloucester, Mr Punch, be allowed to continue his speech for a further period of Fifteen minutes.

Debate continued.

Ordered, on motion of Mr Wade, That the Honourable Member for Heffron, Mr Brereton, be allowed to continue his speech for a further period of Fifteen minutes.

Mr Moore moved, That the Question be amended by leaving out all words after the word "conduct" with a view to inserting the following words instead thereof:

"of the Leader of the House in:

(1) Repeatedly and maliciously making unsubstantiated imputations and allegations of improper conduct against Honourable members and citizens under privilege of Parliament.

(2) Constantly reflecting on the integrity and competence of members of the judiciary, law officers and senior public servants."

Point of Order: Mr Walker contended that the amendment, by leaving out the words "Leader of the National Party" and inserting the words "Leader of the House", was not only irrelevant but moved in a spirit of mockery. Mr Speaker upheld the point of order and ruled the amendment out of order.

Debate continued.

Question put.

The House divided.

Ayes, 57

Mr Akister
Mr Anderson
Mr Aquilina
Mr Barron
Mr Beckroge
Mr Bedford
Mr Booth
Mr Bowman
Mr Bradling
Mr Brereton
Mr Cavalier
Mr Christie
Mr Cleary
Mr R. J. Clough
Mr Cox
Mrs Croio
Mr Day
Mr Debus
Mr Degen
Mr Durick

Mr Egan
Mr Face
Mr Gabb
Mr Gordon
Mr Hill
Mr Jackson
Mr Jones
Mr Keane
Mr Knott
Mr Knowles
Mr McCarthy
Mr McGowan
Mr McIlwaine
Mr Mail
Mr H. F. Moore
Mr Mulock
Mr J. H. Murray
Mr Neilly
Mr O'Connell
Mr O'Neil

Mr Paciullo
Mr Pajetren
Mr Quin
Mr Ramsey
Mr Robb
Mr Rogn
Mr Ryan
Mr Sheshan
Mr Stewart
Mr Walker
Mr Walsh
Mr Webster
Mr Whelnh
Mr Wilde
Mr Wran

Tellers,

Mr Mochalouski
Mr Wade
Noes, 27

Mr Arbaster  Mrs Foot  Mr Schipp
Mr Armstrong  Mr Greiner  Mr Singleton
Mr Boyd  Mr Hatton  Mr Smith
Mr Brewer  Dr Methrel  Mr West
Mr Brown  Mr Moore  Mr Wotton
Mr Cameron  Mr Murray
Mr Clough  Mr Park
Mr Collins  Mr Peacocke  Tellers,
Mr Dowd  Mr Punch  Mr Caterson
Mr Fisher  Mr Rozzoli  Mr Fischer

And so it was resolved in the affirmative.

6. The Governor's Opening Speech.—The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Page, That the following Address in Reply to the Governor's Opening Speech be now adopted by this House:

To His Excellency Air Marshal Sir James Anthony Rowland, Knight Commander of the Most Excellent Order of the British Empire, upon whom have been conferred the decorations of the Distinguished Flying Cross and the Air Force Cross, Knight of Grace of the Most Venerable Order of St John of Jerusalem, Governor of the State of New South Wales in the Commonwealth of Australia.

May it please Your Excellency,—

We, Her Majesty's loyal and dutiful subjects, the Members of the Legislative Assembly of New South Wales, in Parliament assembled, desire to express our thanks for Your Excellency's Speech, and to affirm our sincere allegiance to Her Most Gracious Majesty.

2. We beg to assure Your Excellency that our earnest consideration will be given to the measures to be submitted to us, that we will faithfully carry out the important duties entrusted to us by the people of New South Wales, and that the necessary provision for the Public Services will be made in due course.

And the Question being again proposed—

Mr Greiner moved, That this debate be now adjourned.

Question put and passed.

Ordered, That the resumption of the debate stand an Order of the Day for To-morrow.

7. Adjournment.—Mr Walker moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Ten minutes after Ten o'clock, p.m., until To-morrow at Fifteen minutes after Two o'clock, p.m.

D. L. WHEELER,  L. B. KELLY,
Clerk of the Legislative Assembly.  Speaker.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. **Petitions.**—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

   (1) Mr Peacocke—from certain citizens requesting that the obstetrics unit of Tottenham Hospital remain open.

   (2) Mr Booth and Mr Neilly—from certain citizens requesting that the land value system for charging by water authorities be changed.

   (3) Mr Hatton, Mr Smith and Mr Walsh—from certain citizens requesting the implementation of a comprehensive children's services policy.

   (4) Mr Rozzoli—from certain citizens requesting that the Firearms and Dangerous Weapons Act not be amended.

   (5) Mr Bedford, Mr Bowman, Mr Brereton, Mr Face, Mr Hatton, Mr Mack, Mr Neilly, Mr Walsh and Mr Wilde—from certain citizens requesting that the organization of the Federation of Police Citizens Boys' Clubs not be changed.

2. **Notice of Motions.**

3. **Papers.**

   Mr Ferguson laid upon the Table the following Papers:


   Referred to the Printing Committee.

   Mr Walker laid upon the Table the following Papers:


(3) Report of an Inspector appointed pursuant to Section 170 (1) of the Companies Act, 1961, of the State of New South Wales to Investigate and Report on Affairs of Negri River Corporation Limited.

(4) Seventh Interim Report of the Corporate Affairs Commission into the affairs of Ngun Hand Limited and Other Companies: Volumes I and II.


Referred to the Printing Committee.

Mr Hills laid upon the Table: Industrial Arbitration Act, 1940—Industrial Arbitration (Theatrical Agencies and Theatrical Employers) Regulations, 1952—Regulations 6 to 11; amendment of Regulations 24, 36 and 48; substituted Regulations 2 to 5. (Gazette 100/1983.)

Referred to the Printing Committee.

Mr Jackson laid upon the Table: Main Roads Act, 1924—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for road purposes at—
Ashfield. (Gazette 114/1983.)
Balgowlah and Seaforth. (Gazette 114/1983.)
Hexham. (Gazette 114/1983.)
Inverell. (Gazette 114/1983.)
Liverpool. (Gazette 114/1983.)
Penrith. (Gazette 114/1983.)
Silverwater and Auburn. (Gazette 114/1983.)
St Marys. (Gazette 114/1983 (2).)
Tweed Heads. (Gazette 114/1983.)

Referred to the Printing Committee.

Mr Bedford laid upon the Table the following Papers:
(1) Environmental Planning and Assessment Act, 1979—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for the purpose of the promotion and co-ordination of environmental planning and assessment at Coffs Harbour. (Gazette 35/1983.)

(2) National Parks and Wildlife Act, 1974—
(a) National Parks and Wildlife Regulation, 1975—Substituted clauses 3 and 3a. (Gazette 52/1983.)
(b) Proclamations reserving certain lands as part of—
Danabilla Nature Reserve. (Gazette 57/1983.)
Kooragang Nature Reserve. (Gazette 52/1983.)
Mount Yarrowyck Nature Reserve. (Gazette 32/1983.)
Wallis Island Nature Reserve. (Gazette 16/1983.)

(3) Noise Control Act, 1975—Clauses 29 to 33 and Schedule 6; amendment of clause 2a. (Gazette 63/1983.)

Referred to the Printing Committee.

Mr Mulock laid upon the Table the following Papers:
(1) Accounts of the Hawkesbury Agricultural College for 1982.

(2) Accounts of the Milperra College of Advanced Education for 1982.
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
24 August, 1983

(3) Accounts of the Mitchell College of Advanced Education for 1982.
(4) University and University Colleges Act, 1900—Amendments of, and additions to, the By-laws of the University of Sydney. (Gazettes 38/1983, 76/1983, 79/1983 (2).)

Referred to the Printing Committee.

Mr Gordon laid upon the Table the following Papers:
(3) Crown Lands Consolidation Act, 1913—Gazette notice (1) setting forth the mode in which it is proposed to deal with certain lands under section 25 of the Act. (Gazette 114/1983.)
(4) Public Roads Act, 1902—Abstract of resumption under section 8 of the Act, for public road purposes. (Gazette 114/1983.)

Referred to the Printing Committee.

Mr Sheahan laid upon the Table the following Papers:
(1) Charitable Collections Act, 1934—Regulation 18A; amendment of Regulation 28. (Gazette 100/1983.)
(2) Registered Clubs Act, 1976—Registered Clubs Regulation, 1983—Clauses 1 to 30 and Schedule 1. (Gazette 91/1983.)

Referred to the Printing Committee.

4. QUESTIONS.

5. BOTANY COUNCIL BRIBERY CASE:

(1) URGENCY.—Mr Walker moved, That it is a matter of urgent necessity that this House should forthwith consider the motion calling for a full and open inquiry into what is known as the Botany Council Bribery Case and certain other matters, Notice of which was given by the Leader of the National Party this day, for consideration To-morrow.

Question put and passed.

(2) SUSPENSION OF STANDING ORDERS.—Mr Walker moved, That so much of the Standing Orders be suspended as would preclude the consideration forthwith of the motion calling for a full and open inquiry into what is known as the Botany Council Bribery Case and certain other matters, Notice of which was given by the Leader of the National Party this day, for consideration To-morrow.

Question put and passed.

(3) Mr Punch proceeding to move, That in the opinion of this House—

(1) A full and open public inquiry presided over by a Judge should be appointed to inquire into—
(a) The dismissal of charges in what is known as the Botany Council Bribery Case;
(b) The failure of the Government to act upon the ex officio indictment against the Member for Heffron and Minister for Health, Mr Brereton;
(c) The grave allegations contained in the police report on the Botany Council bribery allegations and the failure of the Government to table that report.

(2) Pending the findings of the inquiry, the Minister for Health, Mr Brereton, be relieved of his portfolio and the Premier, Mr Wran, and the Minister for Youth and Community Services, Minister for Aboriginal Affairs and Minister for Housing, Mr Walker, be stood down from their respective offices.
Mr Flaherty moved, That the Question be now put.

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

The House divided.

Ayes, 63

Mr Akister Mr Gordon Mr Paciullo
Mr Anderson Mr Hills Mr Page
Mr Aquilina Mr Hunter Mr Peersen
Mr Bannon Mr Jackson Mr Quinn
Mr Beckroge Mr Jones Mr Ramsay
Mr Bedford Mr Keane Mr Robb
Mr Bowman Mr Knight Mr Ryan
Mr Brading Mr Knott Mr Sheahan
Mr Breton Mr Knowles Mr Stewart
Mr Cavalier Mr McCarthy Mr K. J. Stewart
Mr Christie Mr McGowan Mr Walker
Mr Cleary Mr McIwaine Mr Walsh
Mr Clough Mr Martin Mr Webster
Mr Cox Mr Miller Mr Whelan
Mrs Crosio Mr Slocabalski Mr Wilde
Mr Day Mr H. F. Moore Mr Wran
Mr Debus Mr Mulock
Mr Durick Mr J. H. Murray
Mr Eglin Mr Neiley Tellers,
Mr Face Mr O'Connell Mr Flaherty
Mr Ferguson Mr O'Neill Mr Wade

Noes, 27

Mr Arblaster Mr Fisher Mr Rozzoli
Mr Armstrong Mrs Foot Mr Schipp
Mr Boyd Mr Greiner Mr Singleton
Mr Brewer Mr Hatton Mr Smith
Mr Brown Mr Mack Mr West
Mr Cameron Dr Metherell
Mr Clough Mr Moore Tellers,
Mr Collins Mr Murray
Mr Dowd Mr Park Mr Cuterson
Mr Duncan Mr Punch Mr Fischer

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, 25

Mr Arblaster Mr Fisher Mr Rozzoli
Mr Armstrong Mrs Foot Mr Schipp
Mr Boyd Mr Greiner Mr Singleton
Mr Brewer Mr Hatton Mr Smith
Mr Brown Mr Mack Mr West
Mr Cameron Dr Metherell Tellers,
Mr Clough Mr Moore
Mr Collins Mr Murray
Mr Dowd Mr Park

Noes, 65

Mr Akister Mr Ferguson Mr O'Connell
Mr Anderson Mr Gabb Mr Paciullo
Mr Aquilina Mr Gordon Mr Page
Mr Bannon Mr Hills Mr Peersen
Mr Beckroge Mr Hunter Mr Quinn
Mr Bedford Mr Jackson Mr Ramsay
Mr Booth Mr Jones Mr Robb
Mr Bowman Mr Keene Mr Ryan
Mr Brading Mr Keane Mr Sheahan
Mr Breton Mr Knight Mr Stewart
Mr Cavalier Mr Knowles Mr Stewart
Mr Christie Mr McCarthy Mr J. I. Stewart
Mr Cleary Mr McGowan Mr Walker
Mr R. J. Clough Mr McIwaine
Mr Cox Mr Mack Mr Walsh
Mrs Crosio Mr Mair Mr Webster
Mr Day Mr Miller Mr Whelan
Mr Debus Mr Metherell Mr Wilde
Mr Durick Mr Mulock Tellers,
Mr Eglin Mr Neiley
Mr Face Mr O'Connell Mr Flaherty

And so it passed in the negative.
6. SELECT COMMITTEE UPON PROSTITUTION.—Ordered, on motion of Mr Walker (by leave), That Mr Garry Bruce West be discharged from attendance upon the Select Committee of the Legislative Assembly upon Prostitution and that Mr Robert Bruce Duncan be appointed a member of such Committee.

7. SUSPENSION OF STANDING ORDERS.—Ordered, on motion of Mr Walker (by leave), That so much of the Standing Orders be suspended as would preclude the Public Authorities (Financial Accommodation) Further Amendment Bill and the Local Government (Elections) Amendment Bill being brought in and passed through all stages in one day.

8. PUBLIC AUTHORITIES (FINANCIAL ACCOMMODATION) FURTHER AMENDMENT BILL:

Mr Booth moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Public Authorities (Financial Accommodation) Act, 1981, with respect to the financial accommodation that may be obtained under that Act by certain public authorities, and for other purposes.

Question put and passed.

Bill presented and read a first time.

Mr Booth moved, That this Bill be now read a second time.

Debate adjourned (Mr Greiner) and the resumption of the debate made an Order of the Day for a future day.

9. LOCAL GOVERNMENT (ELECTIONS) AMENDMENT BILL:

Mr Gordon moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to provide for the postponement of certain elections; to amend the Local Government Act, 1919, with respect to the qualifications of electors; to amend that Act and Ordinance No. 9 under that Act with respect to the number of preferences to be expressed by voters in contested elections; and for other purposes.

Question put and passed.

Bill presented and read a first time.

Mr Gordon moved, That this Bill be now read a second time.

Debate adjourned (Mr Schipp) and the resumption of the debate made an Order of the Day for a future day.

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

To His Excellency Air Marshal Sir James Anthony Rowland, Knight Commander of the Most Excellent Order of the British Empire, upon whom have been conferred the decorations of the Distinguished Flying Cross and the Air Force Cross, Knight of Grace of the Most Venerable Order of St John of Jerusalem, Governor of the State of New South Wales in the Commonwealth of Australia.

May it Please Your Excellency,—

We, Her Majesty’s loyal and dutiful subjects, the Members of the Legislative Assembly of New South Wales, in Parliament assembled, desire to express our thanks for your Excellency’s Speech, and to affirm our sincere allegiance to Her Most Gracious Majesty.

2. We beg to assure Your Excellency that our earnest consideration will be given to the measures to be submitted to us, that we will faithfully carry out the important duties entrusted to us by the people of New South Wales, and that the necessary provision for the Public Services will be made in due course.

And the Question being again proposed—

The House resumed the said adjourned debate.
Mr Greiner moved, That the Address be amended by the addition of the following words to stand as paragraph 3:

"We also desire to inform Your Excellency that the Government does not have the confidence of this House because of its:

(a) Failure to use the powers at its disposal to reduce the level of inflation and unemployment in the State;
(b) Increasing taxation of the people of New South Wales, which has contributed to the loss of jobs in the State;
(c) Failure to provide adequate police protection to the people of the State, or to ensure that convicted offenders are suitably punished;
(d) Refusal to use the resources at its disposal to arrest the continuing decline in education standards in the State;
(e) Disregard for the health needs of the people of New South Wales, in particular those in country areas of the State;
(f) Continuing failure to use its powers to reduce industrial disputes in the State;
(g) Destruction of the financial and administrative independence of local government;
(h) Failure to provide adequate kindergarten and child care facilities;
(i) Failure to cope with the problems of those who live in country New South Wales; and
(j) Failure to encourage and facilitate the export of coal and other minerals."

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

Debate ensued.

Mr Rogan moved, That this debate be now adjourned.

Question put and passed.

Ordered, That the resumption of the debate stand an Order of the Day for To-morrow.

The House adjourned at Five minutes after Ten o’clock, p.m., until To-morrow at Half-past Ten o’clock, a.m.
VOTES AND PROCEEDINGS
OF THE
LEGISLATIVE ASSEMBLY
FOURTH SESSION OF THE FORTY-SEVENTH PARLIAMENT
THURSDAY, 25 AUGUST, 1983

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

1. APPOINTMENT OF TEMPORARY CHAIRMEN OF COMMITTEES.—Mr Speaker, pursuant to Standing Order 28A, nominated—
James Arthur Clough,
Maurice Francis Keane,
Ernest Neville Quinn,
Eric Daniel Ramsay, and
Roger Corfield Anson Wotton
to act as Temporary Chairmen of Committees during the present Session.

2. PETITIONS.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:
(1) Mr Brading, Mr Fisher, Mr Mair and Mr Schipp—from certain citizens requesting the implementation of a comprehensive children's services policy.
(2) Mr Brewer, Mr Face, Mr Greiner, Mr Hunter, Mr Schipp and Mr Wade—from certain citizens requesting that the organization of the Federation of Police Citizens Boys' Clubs not be changed.
(3) Mr Hunter—from certain citizens requesting that the land value system for charging by water authorities be changed.
(4) Mr Face—from certain citizens requesting that the Firearms and Dangerous Weapons Act not be amended.

3. PAPERS.
Mr Walker laid upon the Table the following Papers:
(1) Arbitration (Civil Actions) Act, 1983—Clauses 1 to 5. (Gazette 89/1983.)
(2) Bail Act, 1978—Bail Regulation, 1979—Clause 8A, Form 4a; amendment of clauses 3 and 11. (Gazette 60/1983.)
(3) Coroners Act, 1980—Amendment of clause 9. (Gazette 100/1983.)


(5) Crimes Act, 1900—Crimes (Domestic Violence) Regulation, 1983—Clauses 1 to 10 and Schedule 1. (Gazette 60/1983.)

(6) District Court Act, 1973—
   (a) District Court (Fees) Regulations—Amendment of Regulation 8. (Gazette 89/1983.)

(7) Housing Act, 1912—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for housing purposes at—
   Byron Bay. (Gazette 55/1983.)
   Ermington. (Gazette 57/1983.)
   Helensburgh. (Gazette 2/1983.)
   Kelso. (Gazette 76/1983.)
   Menai. (Gazette 57/1983.)
   Mungindi. (Gazette 100/1983.)
   Muswellbrook. (Gazette 85/1983.)
   South Granville. (Gazette 52/1983.)
   Urunga. (Gazette 71/1983, 74/1983.)
   Windsor. (Gazette 100/1983.)


(10) Liquor Act, 1982—Liquor Regulation, 1981—Clauses 1 to 42 and Schedules 1 and 2. (Gazette 74/1983.)


(12) Public Accountants Registration Act, 1945—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for public servant housing accommodation at Muswellbrook. (Gazette 76/1983.)

(13) Public Servant Housing Authority Act, 1975—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for public servant housing accommodation at Muswellbrook. (Gazette 76/1983.)


(15) Supreme Court Act, 1970—
   (a) Barristers and Solicitors New Examination Rules—Amendment of Rules 2, 5, 9, 13, 21, 22 and 23; substituted Rule 6; and omission of Rules 8, 14 and 15. (Gazette 96/1983.)

(16) Workers' Compensation Act, 1926—Division VII A and amendment of Regulation 4 and Division VI. (Gazettes 55/1983, 74/1983.)

(17) Workers' Compensation Act, 1926—The New South Wales Workers' Compensation Rates of Premium Scheme, 1976—Amendment Scheme No. 9. (Gazette 88/1983.)

Referred to the Printing Committee.
Mr Bedford laid upon the Table the following Papers:

(1) Crown Lands Consolidation Act, 1913—Notification under section 37B of the Act reserving certain lands as part of Wyangala State Recreation Area. (Gazettes 28/1983, 50/1983.)

(2) National Parks and Wildlife Act, 1974—Proclamations reserving certain lands as part of—
   Blue Mountains National Park. (Gazette 60/1983.)
   Bundjalung National Park. (Gazette 32/1983.)
   Clybucca Historic Site. (Gazette 32/1983.)
   Crowdy Bay National Park. (Gazette 16/1983.)
   Goulburn River National Park. (Gazette 28/1983.)
Referred to the Printing Committee.

Mr Mulock laid upon the Table the following Papers:

(1) Report of the Senate of the University of Sydney for 1982.
(2) Accounts of the Cumberland College of Health Sciences for 1982.
(3) Accounts of the Sydney College of the Arts for 1982.
(4) University of Newcastle Act, 1964—Amendments of, and additions to, the By-laws of the University of Newcastle. (Gazette 93/1983.)
Referred to the Printing Committee.

Mr Gordon laid upon the Table the following Papers:

(1) Accounts of the Sydney County Council for 1982.
Referred to the Printing Committee.

Mr Cleary laid upon the Table the following Papers:

(2) Gaming and Betting Act, 1912—
   (a) Rules of the Greyhound Racing Control Board—Rule 38b; amendment of the Schedule. (Gazette 45/1983 (2).)
   (b) Rules of the Greyhound Racing Control Board, 1983—Rules 1 to 107 and Schedule 1. (Gazette 50/1983.)
Referred to the Printing Committee.

4. QUESTIONS.

5. EQUAL OPPORTUNITY TRIBUNAL—MINISTERIAL STATEMENT.—Mr Wran made a Ministerial Statement concerning certain proceedings before the Equal Opportunity Tribunal.
Mr Greiner also addressed the House.

6. PAPER.—Mr Cox laid upon the Table: Report of the Auditor-General concerning the lease of land at Chullora by the State Rail Authority to Seatainer Terminals Limited.
Referred to the Printing Committee.
7. SELECT COMMITTEE UPON PROSTITUTION.—Ordered, on motion of Mr Walker (by leave), That the following Message be sent to the Legislative Council:

Mr President—

The Legislative Assembly having appointed a Select Committee upon Prostitution, and that Committee being desirous to examine the Honourable Elisabeth Kirkby and the Reverend the Honourable Frederick John Nile, E.D., L.T.H., Members of the Legislative Council in reference thereto, requests that the Legislative Council will give its leave to the said Honourable Members to attend and be examined by the said Committee on such day and days as shall be arranged between them and the said Committee.

Legislative Assembly Chamber, Sydney, 25 August, 1983.

L. B. KELLY, Speaker.

8. SPECIAL ADJOURNMENT.—Mr Walker moved, That this House at its rising This Day do adjourn until Tuesday, 13 September, 1983.

Debate ensued.

Question put and passed.

9. PUBLIC AUTHORITIES (FINANCIAL ACCOMMODATION) FURTHER AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Booth, “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.

Bill, on motion of Mr Booth, read a third time.

10. LOCAL GOVERNMENT (ELECTIONS) AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Gordon, “That this Bill be now read a second time”—

And the Question being again proposed—

The House resumed the said adjourned debate.

Question put.

The House divided.

Ayes, 62

Mr Akister  Mr Face  Mr O'Connell
Mr Anderson  Mr Ferguson  Mr O'Neill
Mr Aquilina  Mr Grubb  Mr Pacinillo
Mr Bannon  Mr Gordon  Mr Page
Mr Beckroge  Mr Hatton  Mr Peersen
Mr Bedford  Mr Hills  Mr Quinn
Mr Booth  Mr Hunter  Mr Ramsay
Mr Bowman  Mr Jackson  Mr Robb
Mr Brading  Mr Keane  Mr Rogan
Mr Brereton  Mr Knight  Mr Ryan
Mr Cavalier  Mr Knott  Mr Sheahan
Mr Christie  Mr Knowles  Mr Stewart
Mr Cleary  Mr McGowan  Mr K. J. Stewart
Mr K. J. Clough  Mr Mcllwaine  Mr Walker
Mr Cox  Mr Mair  Mr Walsh
Mrs Crosio  Mr Miller  Mr Webster
Mr Day  Mr Mochalski  Mr Whelan
Mr Dobbs  Mr H. F. Moore  Mr Wilde
Mr Degen  Mr Mulock  Tellers
Mr Durrick  Mr J. H. Murray  Mr Fiherty
Mr Egan  Mr Neilly  Mr Wade
47

VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
25 August, 1983

Mr Arblaster
Mr Armstrong
Mr Boyd
Mr Brewer
Mr Brown
Mr Clough
Mr Collins
Mr Dowd
Mr Duncan
Mr Fisher
Mrs Foot
Mr Greiner
Mr Mack
Dr Metherell
Mr Moore
Mr Murray
Mr Park
Mr Peacocke
Mr Punch
Mr Rozzoli
Mr Schipp
Mr Singleton
Mr Smith
Mr West
Mr Wotton

And so it was resolved in the affirmative.

Bill read a second time.

Bill, on motion of Mr Gordon, read a third time.

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

To His Excellency Air Marshal Sir James Anthony Rowland, Knight Commander of the Most Excellent Order of the British Empire, upon whom have been conferred the decorations of the Distinguished Flying Cross and the Air Force Cross, Knight of Grace of the Most Venerable Order of St John of Jerusalem, Governor of the State of New South Wales in the Commonwealth of Australia.

MAY IT PLEASE YOUR EXCELLENCY,—

We, Her Majesty's loyal and dutiful subjects, the Members of the Legislative Assembly of New South Wales, in Parliament assembled, desire to express our thanks for your Excellency's Speech, and to affirm our sincere allegiance to Her Most Gracious Majesty.

2. We beg to assure Your Excellency that our earnest consideration will be given to the measures to be submitted to us, that we will faithfully carry out the important duties entrusted to us by the people of New South Wales, and that the necessary provision for the Public Services will be made in due course.

Upon which Mr Greiner moved, That the Address be amended by the addition of the following words to stand as paragraph 3:

"We also desire to inform Your Excellency that the Government does not have the confidence of this House, because of its:

(a) Failure to use the powers at its disposal to reduce the level of inflation and unemployment in the State;
(b) Increasing taxation of the people of New South Wales, which has contributed to the loss of jobs in the State;
(c) Failure to provide adequate police protection to the people of the State, or to ensure that convicted offenders are suitably punished;
(d) Refusal to use the resources at its disposal to arrest the continuing decline in education standards in the State;
(e) Disregard for the health needs of the people of New South Wales, in particular those in country areas of the State;
(f) Continuing failure to use its powers to reduce industrial disputes in the State;
(g) Destruction of the financial and administrative independence of local government;
(h) Failure to provide adequate kindergarten and child care facilities;
(i) Failure to cope with the problems of those who live in country New South Wales; and
(j) Failure to encourage and facilitate the export of coal and other minerals."

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

The House resumed the said adjourned debate.

Mr Park moved, That this debate be now adjourned.

Question put and passed.

Ordered, That the resumption of the debate stand an Order of the Day for To-morrow.
12. PAPER.—Mr Whelan laid upon the Table: Crown Lands Consolidation Act, 1913—Amendment of Regulation 20511. (Gazette 82/1983.)
Referred to the Printing Committee.

13. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported Messages from the Legislative Council, dated 25 August, 1983, returning the following Bills, without amendment—
Local Government (Elections) Amendment Bill.
Public Authorities (Financial Accommodation) Further Amendment Bill.

14. SELECT COMMITTEE UPON PROSTITUTION.—Mr Speaker reported the following Message from the Legislative Council:

Mr Speaker—
The Legislative Council having had under consideration the Legislative Assembly’s Message dated 25 August, 1983, requesting leave for the Honourable Elisabeth Kirkby and the Reverend the Honourable Frederick John Nile, E.D., L.Th., Members of the Legislative Council, to attend and be examined before the Select Committee of the Legislative Assembly upon Prostitution—acquaints the Legislative Assembly that leave has been granted to the said Members to attend and be examined by the Select Committee, if they think fit.

Legislative Council Chamber,
JOHN JOHNSON,
President.

15. 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 Barry Charles Wilde, Chairman of Committees of the Legislative Assembly, in the absence of 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 JAMES ANTHONY ROWLAND, Knight Commander of the Most Excellent Order of the British Empire, upon whom have been conferred the decorations of the Distinguished Flying Cross and the Air Force Cross, Knight of Grace of the Most Venerable Order of St John of Jerusalem, Governor of the State of New South Wales 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 JAMES ANTHONY ROWLAND, as Governor of the State of New South Wales, do, with the advice of the Executive Council thereof, hereby authorize BARRY CHARLES WILDE, Esq., M.P., 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 the State of New South Wales aforesaid, this twenty-fourth day of August in the year of Our Lord one thousand nine hundred and eighty-three, and in the thirty-second year of Her Majesty's Reign.

"J. A. ROWLAND,
"Governor.

"L.S.
"By His Excellency's Command,
"NEVILLE WRAN."
16. ADJOURNMENT.—Mr Whelan moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Eighteen minutes before Five o'clock, p.m., until Tuesday, 13 September, 1983, at Fifteen minutes after Two o'clock, p.m.

D. L. WHEELER,  
Clerk of the Legislative Assembly.

L. B. KELLY,  
Speaker.

BY AUTHORITY

D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1983
The House met pursuant to adjournment. Mr Speaker took the Chair.
Mr Speaker offered the Prayer.

1. PAPER.—Mr Speaker laid upon the Table: Report of the Election Funding Authority of New South Wales for the period 1 September, 1982 to 30 June, 1983.
Ordered to be printed.

2. PETITIONS.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:
   (1) Mr Armstrong—from certain citizens requesting that the Department of Health recommendations regarding Tullamore Hospital not be implemented.
   (2) Mr Degen—from certain citizens requesting that Rozelle Hospital be maintained as a psychiatric hospital.
   (3) Mr Robb—from certain citizens requesting that a car parking station not be constructed next to Miranda Primary School.
   (4) Mr Keane—from certain citizens requesting that ancillary staff levels be maintained at Loftus Public School.
   (5) Mr Jackson—from certain citizens requesting the upgrading of primary education facilities.
   (6) Mr Hatton—from certain citizens requesting an upgrading of public transport services in the South Coast area.
   (7) Mr Hunter—from certain citizens requesting that the land value system for charging by water authorities be changed.
   (8) Mr Gordon—from certain citizens requesting that car registration and insurance rates be lowered for senior citizens and handicapped persons.
   (9) Mr Brown, Mr Fisher, Mr Punch and Mr Webster—from certain citizens requesting that the Firearms and Dangerous Weapons Act not be amended.
   (10) Mr Mack—from certain citizens requesting that funding for family planning services be increased.
   (11) Mr Breton—from certain citizens requesting that public transport services be upgraded in the South Sydney area.
(12) Mr Smith—from certain citizens requesting that the Ingleside take-away not be closed.

(13) Mr McIlwaine, Mr Murray, Mr Pusch, Mr Robb, Mr Schipp and Mr Singleton—from certain citizens requesting the implementation of a comprehensive children's services policy.

(14) Mr Rozzoli—from certain citizens requesting that the second Sydney International Airport not be constructed in the Hawkesbury and Baulkham Hills Shires.

(15) Mr Sheahan—from certain citizens requesting that full facilities be maintained at Batlow District Hospital.

(16) Mr Beckroge, Mr Bownan, Mr Boreton, Mr Brewer, Mr Face, Mr Hunter, Mr Mack, Mr Nelly, Mr Petersen, Mr Robb, Mr Schipp and Mr Wade—from certain citizens requesting that the organization of the Federation of Police-Citizens Boys Clubs not be changed.

3. NOTICE OF MOTIONS.

4. PAPERS.

Mr Hills laid upon the Table: Construction Safety Act, 1912—Construction Safety Regulations, 1950—Amendment of Regulations 5, 87, 90, 93, 95a, 126, 135, 139, 142, 144, 145 and 156. (Gazette 111/1983.) Referred to the Printing Committee.

Mr Day laid upon the Table the following Papers:

(1) Farm Produce Act, 1983—Farm Produce Regulation, 1983—Clauses 1 to 31 and the Schedule. (Gazette 108/1983.)

(2) Fisheries and Oyster Farms Act, 1935—Fish Marketing Regulation, 1980—Clause 19a and substituted clause 13. (Gazette 120/1983.)

(3) Soil Conservation Act, 1938—Soil Conservation (Catchment Committees) Regulation, 1983—Clauses 1 to 40 and Schedule 1. (Gazette 111/1983.) Referred to the Printing Committee.

Mr Mulock laid upon the Table the following Papers:

(1) Report of the Teacher Housing Authority for the year ended 30 June, 1981.


(3) Accounts of the Kuring-gai College of Advanced Education for 1982.

(4) Accounts of the New South Wales Institute of Technology for 1982.


(6) University and University Colleges Act, 1900—Amendments of, and additions to, the By-laws of the University of Sydney. (Gazette 105/1983.) Referred to the Printing Committee.

Mr Gordon laid upon the Table the following Papers:

(1) Crown Lands Consolidation Act, 1913—Gazette notices (3) setting forth the mode in which it is proposed to deal with certain lands under section 25 of the Act. (Gazettes 120/1983, 122/1983, 124/1983.)


Mr Anderson laid upon the Table: Police Regulation Act, 1899—Police Rules, 1977—Amendment of Rule 6. (Gazette 65/1983.) Referred to the Printing Committee.
Mr Cleary laid upon the Table: Travel Agents Act, 1973—Amendment of Regulation 11. (Gazette 96/1983.)

Referred to the Printing Committee.

Mr Whelan laid upon the Table: Metropolitan Water, Sewerage, and Drainage Act, 1924—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for water supply purposes at Greystanes. (Gazette 96/1983.)

Referred to the Printing Committee.

5. QUESTIONS.

6. VOTE OF CENSURE—GOVERNMENT:

(1) URGENCY.—Mrs Foot moved, That it is a matter of urgent necessity that this House should forthwith consider the following motion, viz.: That this House censures the Government for its passive acceptance of rising unemployment and for its failure to make any credible effort to stimulate the creation of long-term employment opportunities in New South Wales.

Question put and passed.

(2) SUSPENSION OF STANDING ORDERS.—Mrs Foot moved, That so much of the Standing Orders be suspended as would preclude the consideration forthwith of the following motion, viz.: That this House censures the Government for its passive acceptance of rising unemployment and for its failure to make any credible effort to stimulate the creation of long-term employment opportunities in New South Wales.

Question put and passed.

(3) Mrs Foot moved, That this House censures the Government for its passive acceptance of rising unemployment and for its failure to make any credible effort to stimulate the creation of long-term employment opportunities in New South Wales.

Debate ensued.

Mr Flaherty moved, That the Question be now put.

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

The House divided.

Ayes, 61

Mr Akister
Mr Anderson
Mr Aquilina
Mr Banton
Mr Beckroge
Mr Bedford
Mr Booth
Mr Bowman
Mr Bradby
Mr Breton
Mr Cavalier
Mr Christie
Mr Cleary
Mr Clough
Mr Cox
Mr Crossio
Mr Day
Mr Dale
Mr Degen
Mr Darick
Mr Egan

Mr Face
Mr Ferguson
Mr Grubb
Mr Gordon
Mr Hills
Mr Hunter
Mr Jackson
Mr Keane
Mr Knight
Mr Knott
Mr Knowles
Mr McGowan
Mr McIwaine
Mr Mair
Mr Miller
Mr Mochalski
Mr H. F. Moore
Mr Mallock
Mr J. H. Murray
Mr Neilly
Mr O'Connell

Mr Paciullo
Mr Page
Mr Petersen
Mr Quinn
Mr Ramsay
Mr Robb
Mr Rogers
Mr Ryan
Mr Shepherd
Mr Stewart
Mr K. J. Stewart
Mr Walker
Mr Whelan
Mr Wilde
Mr Wran

Tellers,
Mr Flaherty
Mr Wade

Noes, 29

Mr Arblaster
Mr Armstrong
Mr Boyd
Mr Brewer
Mr Brown
Mr Cameron
Mr Clough
Mr Collins
Mr Dowd
Mr Duncan

Mr Fisher
Mr Foot
Mr Greiner
Mr Hatton
Dr Metherell
Mr Moore
Mr Murray
Mr Park
Mr Peacecocke
Mr Pickard

Mr Punch
Mr Rozzoli
Mr Schipp
Mr Singleton
Mr Smith
Mr West
Mr Wotton

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

The House divided.

Ayes, 28
Mr Arbabler  Mr Fisher  Mr Rozzoli
Mr Armstrong  Mrs Foot  Mr Schipp
Mr Boyd  Mr Greiner  Mr Singleton
Mr Brewer  Dr Medecell  Mr Smith
Mr Brown  Mr Moore  Mr West
Mr Cameron  Mr Murray  Mr Wotton
Mr Clough  Mr Park  Tellers,
Mr Collins  Mr Peacocke  Mr Caterson
Mr Dowd  Mr Pickford  Mr Fischer
Mr Duncan  Mr Punch

Noes, 61
Mr Face  Mr Gabb  Mr Paciullo
Mr Gabb  Mr Gordon  Mr Petersen
Mr Hatton  Mr Hills  Mr Ramsay
Mr Beckroge  Mr Hunter  Mr Robb
Mr Jackson  Mr Keane  Mr Rogan
Mr Bowman  Mr Knight  Mr Ryan
Mr Brading  Mr Knott  Mr Sheahan
Mr Caviller  Mr Knowles  Mr Stewart
Mr Christie  Mr McCowan  Mr Walker
Mr Cleary  Mr McIwaine  Mr Walsh
Mr R. J. Clough  Mr Mair  Mr Webster
Mr Cox  Mr Miller  Mr Whelan
Mr Crosio  Mr Mochalski  Mr Wilde
Mr Day  Mr H. F. Moore  Mr Wran
Mr Debus  Mr Mulock  Tellers,
Mr Degen  Mr J. H. Murray  Mr Flaherty
Mr Durick  Mr Neilly  Mr Fischer
Mr Egan  Mr O'Connell  Mr Wade

And so it passed in the negative.

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

To His Excellency Air Marshal Sir James Anthony Rowland, Knight Commander of the Most Excellent Order of the British Empire, upon whom have been conferred the decorations of the Distinguished Flying Cross and the Air Force Cross, Knight of Grace of the Most Venerable Order of St John of Jerusalem, Governor of the State of New South Wales in the Commonwealth of Australia.

MAY IT PLEASE YOUR EXCELLENCY.—

We, Her Majesty's loyal and dutiful subjects, the Members of the Legislative Assembly of New South Wales, in Parliament assembled, desire to express our thanks for your Excellency's Speech, and to affirm our sincere allegiance to Her Most Gracious Majesty.

2. We beg to assure Your Excellency that our earnest consideration will be given to the measures to be submitted to us, that we will faithfully carry out the important duties entrusted to us by the people of New South Wales, and that the necessary provision for the Public Services will be made in due course.

Upon which Mr Greiner moved, That the Address be amended by the addition of the following words to stand as paragraph 3:

"We also desire to inform Your Excellency that the Government does not have the confidence of this House because of its:

(a) Failure to use the powers at its disposal to reduce the level of inflation and unemployment in the State;
(b) Increasing taxation of the people of New South Wales, which has contributed to the loss of jobs in the State;"
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
13 September, 1983

(c) Failure to provide adequate police protection to the people of the State, or to ensure that convicted offenders are suitably punished;
(d) Refusal to use the resources at its disposal to arrest the continuing decline in education standards in the State;
(e) Disregard for the health needs of the people of New South Wales, in particular those in country areas of the State;
(f) Continuing failure to use its powers to reduce industrial disputes in the State;
(g) Destruction of the financial and administrative independence of local government;
(h) Failure to provide adequate kindergartens and child care facilities;
(i) Failure to cope with the problems of those who live in country New South Wales; and
(j) Failure to encourage and facilitate the export of coal and other minerals."

And the Question being again proposed—That the words proposed to be added be so added—
The House resumed the said adjourned debate.
Mr Webster moved, That this debate be now adjourned.
Question put and passed.
Ordered, That the resumption of the debate stand an Order of the Day for To-morrow.

8. ADJOURNMENT.—Mr Gordon moved, That this House do now adjourn.
Debate ensued.
Question put and passed.
The House adjourned accordingly at Twenty-one minutes after Ten o'clock, p.m., until To-morrow at Fifteen minutes after Two o'clock, p.m.

D. L. WHEELER,
Clerk of the Legislative Assembly.

L. B. KELLY,
Speaker.
The House met pursuant to adjournment. Mr Speaker took the Chair.
Mr Speaker offered the Prayer.

1. **PETITIONS.**—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

   (1) Mr Park—from certain citizens requesting that the Split Rock Dam project be completed.
   (2) Dr Metherell—from certain citizens requesting that Belrose Public School be maintained as a Class 1 school.
   (3) Mr Anderson—from certain citizens requesting the construction of Stage 2 of York Public School.
   (4) Mr Brewer, Mr Greiner, Mr McCarthy and Mr West—from certain citizens requesting that the Firearms and Dangerous Weapons Act not be amended.
   (5) Mr Pickard, Mr Schipp, Mr Walsh and Mr West—from certain citizens requesting the implementation of a comprehensive childrens' services policy.
   (6) Mr Greiner—from certain citizens requesting that services at Forbes District Hospital be maintained at present levels.
   (7) Mr Brewer, Mr Mack, Mr Pickard, Mr Walsh and Mr Wotton—from certain citizens requesting that the organization of the Federation of Police Citizens’ Boys' Clubs not be changed.
   (8) Mr Anderson—from certain citizens requesting that members of the Police Force be retained as Secretary/Supervisors in Police Citizens' Boys' Clubs.

2. **NOTICE OF MOTIONS.**

3. **PAPERS.**

   Mr Cox laid upon the Table the following Papers:

   (1) Government Railways Act, 1912—By-law No. 1365. (Gazette 105/1983.)
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
14 September, 1983

(3) Transport Act, 1930—Transport (Public Vehicles) Regulations, 1930—Amendment of Schedule D. (Gazette 120/1983.)
Referred to the Printing Committee.

Mr Walker laid upon the Table the following Papers:

(1) District Court Act, 1973—District Court Rules—Amendment of Rules. (Gazette 114/1983.)

(2) Housing Act, 1912—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for housing purposes at Bourke. (Gazette 111/1983.)

(3) Supreme Court Act, 1970—Supreme Court Rules—Amendment 138 and Correction Notice concerning the Supreme Court Rules published in Government Gazette No. 90 of 30 June, 1982. (Gazette 114/1983.)
Referred to the Printing Committee.

Mr Mulock laid upon the Table: Report of the Board of Governors of the New South Wales State Conservatorium of Music for 1982.
Referred to the Printing Committee.

Mr Sheahan laid upon the Table the following Papers:

(1) Electricity Commission Act, 1950—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for the purposes of—
   (i) Transmission Lines between—
        Condobolin and Brotherony. (Gazette 122/1983.)
        Darlington Point and Yasco. (Gazette 114/1983.)
        Eraring and Kemps Creek. (Gazette 122/1983 (4).)
        Royalla and Cooma. (Gazette 122/1983.)
        Vales Point and Sydney North. (Gazette 114/1983.)
        Wagga and Jindera. (Gazette 122/1983.)
   (ii) Substations at—
        Gunnedah. (Gazette 119/1983.)
        Nambucca. (Gazette 122/1983.)
        Springhill. (Gazette 114/1983.)
        Strathfield. (Gazette 114/1983.)
   (iii) Underground Cables between Mason Park and Lane Cove. (Gazette 114/1983 (4).)
   (iv) Power Station at Liddell. (Gazette 114/1983.)
   (v) Mount Arthur Project. (Gazette 114/1983.)
   (vi) Radio Repeater Station at Tabno. (Gazette 114/1983.)

(2) Electricity Development Act, 1945—Consumers' Electrical Installations (Safety) Regulations, 1961—Amendment of Regulation 17. (Gazette 89/1983.)
Referred to the Printing Committee.

Mr Brereton laid upon the Table: Review of the General Administration and Financial Management of the Sutherland Hospital by the Department of Health, June/July, 1983.
Referred to the Printing Committee.

Mr Whelan laid upon the Table the following Papers:


(2) Hay Irrigation Act, 1902—
   (a) Amendment of By-law 16. (Gazette 108/1983.)
   (b) Hay Irrigation Regulations, 1926—Amendment of Regulation 27. (Gazette 108/1983.)

(3) Irrigation Act, 1912—Irrigation (Interest on Overdue Rates and Charges) Regulation, 1983—Clauses 1 and 2. (Gazette 108/1983.)
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY  
14 September, 1983

(4) Rivers and Foreshores Improvement Act, 1948—Regulation 3a. (Gazette 108/1983.)

(5) Wentworth Irrigation Act, 1890—
   (a) Amendment of By-law 20. (Gazette 108/1983.)
   (b) Wentworth Irrigation Regulations, 1926—Amendment of Regulation 35. (Gazette 108/1983.)

(6) Water Act, 1912—
   (a) Regulations 4a and 5a. (Gazette 108/1983.)
   (b) Water (Interest on Overdue Rates and Charges—Part III) Regulation, 1983—Clauses 1 and 2. (Gazette 108/1983.)

Referred to the Printing Committee.

4. QUESTIONS.

5. PARLIAMENTARY PRIVILEGE:
   (1) Mr Speaker reminded the House that on 23rd August, 1983, the Honourable Member for Illawarra had directed a question to him which related to privilege and to the exercise of freedom of speech by members within the South Australian Parliament and had requested advice as to the rights and privileges of members of this House in similar circumstances.

   Mr Speaker said that as members were aware, a Select Committee of both Houses was currently enquiring into Parliamentary Privilege so far as the New South Wales Parliament was concerned and he did not wish to intrude upon, nor cut across, that inquiry in any way.

   However, the matter implicit in the question of the Honourable Member for Illawarra was of such importance and of grave concern to the members of this House that he felt notwithstanding those considerations so far as the Select Committee was concerned, that he should make one or two short observations.

   Mr Speaker said that he believed that the freedom of the press to provide fair and accurate reports of the proceedings of Parliament was a fundamental right which should be cherished by all members and one he was sure that they and the general public would insist upon and demand the retention of.

   In common with most, if not all members of Parliament and he felt sure the majority of the public, Mr Speaker believed that freedom of speech within the Parliament was one of the basic tenets upon which had been built the principles of parliamentary democracy. He did not feel that any statute—be it of this or any other State or of the Commonwealth—should as had been stated elsewhere “take precedence over Parliamentary Privilege in this State”.

   Indeed freedom of speech within the Parliament was basic to democratic government as we knew it and, as Speaker of the House, he would strenuously resist any attempt to restrict members in that basic right in this House.

   Mr Speaker continued by saying that he felt that we were now at a most important stage in Parliamentary Government in Australia—any attempt to make a Parliament subservient to a judicial authority would be a retrograde step and one which should be denied. Likewise any attempt to restrict, by a Federal Statute, freedom of speech within a State Parliament was not to be countenanced and should also be denied.

   As Speaker of this historic House he would like to make his view crystal clear: the privileges of Members of this House were not liable to be influenced or diluted by external authorities, judicial or non-judicial, whether constituted by State or Federal laws.

   He thought it appropriate that the House express its view.

   (2) Mr Cavalier moved (by leave), That the Legislative Assembly expresses profound concern at recent statements reflecting upon the Privileges of Members of Parliament and, as a constituent House of the Legislature of the sovereign State of New South Wales—
   (1) reaffirms its undoubted rights and privileges including the fundamental right of every member to freedom of speech in Parliament; and
   (2) asserts that, in the public interest, the media should be untrammeled in their reporting of the proceedings of Parliament.

   Debate ensued.

   Question put and passed.
6. LAPSED NOTICE OF MOTION.—Mr Speaker called on Notice of Motion No. 1 under Standing Order No. 113A, and Mr Fisher being absent, the Motion lapsed.

7. SUSPENSION OF STANDING ORDERS.—Ordered, on motion of Mr Cleary (by leave), That so much of the Standing Orders be suspended as would preclude the Trotting Authority (Amendment) Bill being brought in and passed through all stages in one day.

8. TROTTLING AUTHORITY (AMENDMENT) BILL:

Mr Cleary moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Trotting Authority Act, 1977, with respect to the constitution of the Trotting Authority of New South Wales and appeals, and in other respects.

Question put and passed.
Bill presented and read a first time.
Mr Cleary moved, That this Bill be now read a second time.

Debate adjourned (Mr Smith) and the resumption of the debate made an Order of the Day for a future day.

9. SUSPENSION OF STANDING ORDERS.—Ordered, on motion of Mr Walker (by leave), That so much of the Standing Orders be suspended as would preclude the Gaming and Betting (Further Amendment) Bill; Local Government (Revenue Sharing) Amendment Bill; Metropolitan Water, Sewerage, and Drainage (Amendment) Bill; Hunter District Water, Sewerage and Drainage (Rates) Amendment Bill and the Statutory and Other Offices Remuneration (Metropolitan Water Sewerage and Drainage Board) Amendment Bill being brought in and proceeded with up to and including the Ministers' second reading speeches.

10. GAMING AND BETTING (FURTHER AMENDMENT) BILL:

Mr Cleary moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Gaming and Betting Act, 1912, in relation to trotting and greyhound trial meetings and the licensing of race-courses, and in certain other respects.

Question put and passed.
Bill presented and read a first time.
Mr Cleary moved, That this Bill be now read a second time.

Debate adjourned (Mr Smith) and the resumption of the debate made an Order of the Day for a future day.

11. LOCAL GOVERNMENT (REVENUE SHARING) AMENDMENT BILL:

Mr Gordon moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend section 218x of the Local Government Act, 1919, to enable the Lord Howe Island Board to receive allocations from the Local Government Revenue Sharing Fund.

Question put and passed.
Bill presented and read a first time.
Mr Gordon moved, That this Bill be now read a second time.

Debate adjourned (Mr Schipp) and the resumption of the debate made an Order of the Day for a future day.
12. Metropolitan Water, Sewerage, and Drainage (Amendment) Bill:
Hunter District Water, Sewerage and Drainage (Rates) Amendment Bill:
Statutory and Other Offices Remuneration (Metropolitan Water Sewerage and Drainage Board) Amendment Bill:

Mr Whelan moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:
(i) A Bill for an Act to amend the Metropolitan Water, Sewerage, and Drainage Act, 1924, so as to reconstitute The Metropolitan Water Sewerage and Drainage Board; to make provision with respect to the deferral or waiver of rates on account of hardship; and for other purposes.
(ii) A Bill for an Act to amend the Hunter District Water, Sewerage and Drainage Act, 1938, with respect to rates payable by pensioners.
(iii) A Bill for an Act to amend the Statutory and Other Offices Remuneration Act, 1975, consequent on and in connection with the enactment of the Metropolitan Water, Sewerage, and Drainage (Amendment) Act, 1983.

Question put and passed.
Bills presented and read a first time.

Mr Whelan moved, That these Bills be now read a second time.

Debate adjourned (Mr Fischer) and the resumption of the debate made an Order of the Day for a future day.

13. The Governor’s Opening Speech.—The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Page, That the following Address in Reply to the Governor’s Opening Speech be now adopted by this House:

To His Excellency Air Marshal Sir James Anthony Rowland, Knight Commander of the Most Excellent Order of the British Empire, upon whom have been conferred the decorations of the Distinguished Flying Cross and the Air Force Cross, Knight of Grace of the Most Venerable Order of St John of Jerusalem, Governor of the State of New South Wales in the Commonwealth of Australia.

May it please Your Excellency,—

We, Her Majesty’s loyal and dutiful subjects, the Members of the Legislative Assembly of New South Wales, in Parliament assembled, desire to express our thanks for your Excellency’s Speech, and to affirm our sincere allegiance to Her Most Gracious Majesty.

2. We beg to assure Your Excellency that our earnest consideration will be given to the measures to be submitted to us, that we will faithfully carry out the important duties entrusted to us by the people of New South Wales, and that the necessary provision for the Public Services will be made in due course.

Upon which Mr Greiner moved. That the Address be amended by the addition of the following words to stand as paragraph 3:

“We also desire to inform Your Excellency that the Government does not have the confidence of this House, because of its:

(a) Failure to use the powers at its disposal to reduce the level of inflation and unemployment in the State;
(b) Increasing taxation of the people of New South Wales, which has contributed to the loss of jobs in the State;
(c) Failure to provide adequate police protection to the people of the State, or to ensure that convicted offenders are suitably punished;
(d) Refusal to use the resources at its disposal to arrest the continuing decline in education standards in the State;
(e) Disregard for the health needs of the people of New South Wales, in particular those in country areas of the State;
(f) Continuing failure to use its powers to reduce industrial disputes in the State;
(g) Destruction of the financial and administrative independence of local government;
(h) Failure to provide adequate kindergarten and child care facilities;
(i) Failure to cope with the problems of those who live in country New South Wales; and
(j) Failure to encourage and facilitate the export of coal and other minerals."

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

The House resumed the said adjourned debate.

Mr Dowd moved, That the Honourable member for South Coast, Mr Hatton, be allowed to continue his speech for a further period of Fifteen minutes.

Question put.

The House divided.

Ayes, 24

Mr Arlitzer
Mr Boyd
Mr Brewer
Mr Brown
Mr Clough
Mr Collins
Mr Dowd
Mr Fisher
Mr Greiner
Mr Hatton
Dr Metherell
Mr Moore
Mr Murray
Mr Park
Mr Peacocke
Mr Pickard
Mr Punch
Mr Rozzoli
Mr Schipp
Mr Singleton
Mr West
Mr Wotton

Noes, 56

Mr Alcister
Mr Anderson
Mr Aquilina
Mr Bannon
Mr Beckroge
Mr Bedford
Mr Booth
Mr Bowman
Mr Breerton
Mr Cavalier
Mr Christie
Mr R. J. Clough
Mr Cox
Mrs Crosio
Mr Day
Mr Debus
Mr Degen
Mr Egan
Mr Face
Mr Gabb
Mr Gordon
Mr Hills
Mr Hunter
Mr Jackson
Mr Jones
Mr Keane
Mr Knight
Mr Knott
Mr McGowan
Mr McIlwaine
Mr Mair
Mr Miller
Mr Mochalski
Mr H. F. Moore
Mr J. H. Murray
Mr Neilly
Mr O'Connell
Mr O'Neill
Mr Paciuolo
Mr Page
Mr Petersen
Mr Quinn
Mr Ramsay
Mr Robb
Mr Rogan
Mr Sheahan
Mr Stewart
Mr K. J. Stewart
Mr Walker
Mr Walsh
Mr Webster
Mr Whelhan
Mr Wilde
Mr Wran
Tellers,

Mr Caterson
Mr Fisher

And so it passed in the negative.

Mr Debus moved, That this debate be now adjourned.

Question put and passed.

Ordered, That the resumption of the debate stand an Order of the Day for To-morrow.

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

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twenty-two munites after Ten o'clock, p.m., until To-morrow at Half-past Ten o'clock, a.m.
The House met pursuant to adjournment. Mr Speaker took the Chair.
Mr Speaker offered the Prayer.

1. **MESSAGES FROM THE GOVERNOR.**—Mr Speaker reported Messages from His Excellency the Governor assenting to the following Bills:
   - 2 September, 1983—
     - No. 72 Local Government (Elections) Amendment Bill.
     - No. 73 Public Authorities (Financial Accommodation) Further Amendment Bill.

2. **PETITIONS.**—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:
   - (1) Mr Hunter—from certain citizens requesting the implementation of a comprehensive children's services policy.
   - (2) Mr Petersen—from certain citizens requesting that the organization of the Federation of Police Citizens' Boys' Clubs not be changed.

3. **NOTICE OF MOTIONS.**

4. **PAPER.**—Mr Jackson laid upon the Table: Main Roads Act, 1924—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for road purposes at—
   - Blakehurst. *(Gazette 122/1983.)*
   - Lakemba. *(Gazette 122/1983.)*
   - New Lambton Heights. *(Gazette 122/1983.)*

   Referred to the Printing Committee.

P 26183L
5. QUESTIONS.

Disorder: Mr Speaker named the Honourable Member for Gordon, Mr Moore, as guilty of disorderly conduct.

Mr Walker moved, That the Honourable Member for Gordon, Mr Moore, be suspended from the service of the House.

And the Honourable Member for Gordon having been heard in explanation of his conduct and having apologised to the House for that conduct,—

Mr Speaker made some observations and accepted the apology of the Honourable Member for Gordon.

Motion, by leave, withdrawn.

6. HOUSE COMMITTEE.—Ordered, on motion of Mr Walker—

(1) That the House Committee for the present Session consist of the Speaker, Mr Beckroge, Mr Boyd, Mr Brading, Mr Caterson, Mrs Crosio, Mr Degen, Mr Hunter, Mr Smith and Mr Wotton, 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 or any adjournment of the House.

7. LIBRARY COMMITTEE.—Ordered, on motion of Mr Walker—

(1) That the Library Committee for the present Session consist of the Speaker, Mr Clough, Mr R. J. Clough, Mr Mochalski, Mr J. H. Murray, Mr Peacocke, Mr Pickard, Mr Rogan, Mr West and Mr Wilde, 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.

8. PRINTING COMMITTEE.—Ordered, on motion of Mr Walker—

(1) That the Printing Committee for the present Session consist of Mr Aquilina, Mr Armstrong, Mr Bowman, Mr Collins, Mr Debos, Mr Faco, Mr Jones, Dr Metherell, Mr Park and Mr Robb, 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 orders.

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

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

9. STANDING ORDERS AND PROCEDURE COMMITTEE.—Ordered, on motion of Mr Walker—

(1) That the Standing Orders and Procedure Committee be appointed to inquire into, and if considered advisable, make recommendations to the Legislative Assembly, respecting the Standing Orders, rules, usages, customs, practice and procedures of the Legislative Assembly.

(2) That such Committee consist of the Speaker, Mr Brown, Mr Clough, Mr Fischer, Mr Keane, Mr Knight, Mr Ramsay, Mr Rozzoli, Mr Wilde and the mover.

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

10. SUSPENSION OF STANDING ORDERS.—Ordered, on motion of Mr Walker (by leave),

That so much of the Standing Orders be suspended as would preclude the Commercial Vessels (Amendment) Bill, Navigation (Commercial Vessels) Amendment Bill, Navigation and Other Acts (Validation) Bill and the River Murray Waters Bill being brought in and proceeded with up to and including the Ministers' second reading speech.
11. Commercial Vessels (Amendment) Bill:

Mr Ferguson moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to amend the Commercial Vessels Act, 1979, in relation to the number and qualifications of the crew of a commercial vessel, and to the penalties under that Act, and for other purposes.

(ii) A Bill for an Act to amend the Navigation Act, 1901, as a consequence of the enactment of the Commercial Vessels (Amendment) Act, 1983, for the purposes of statute law revision, and for other purposes.

(iii) A Bill for an Act to validate certain Acts affected by the Imperial Act known as the Merchant Shipping Act, 1894.

Question put and passed.

Bills presented and read a first time.

Mr Ferguson moved, That these Bills be now read a second time.

Debate adjourned (Mr Smith) and the resumption of the debate made an Order of the Day for a future day.

12. River Murray Waters Bill:

Mr Whelan moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to approve and provide for carrying out an Agreement entered into between the Prime Minister of the Commonwealth and the Premiers of the States of New South Wales, Victoria and South Australia respecting the River Murray and other waters; to repeal the River Murray Waters Act, 1915, and certain other enactments; and for other purposes.

Question put and passed.

Bill presented and read a first time.

Mr Whelan moved, That this Bill be now read a second time.

Debate adjourned (Mr Fischer) and the resumption of the debate made an Order of the Day for a future day.

13. Trotting Authority (Amendment) Bill:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Cleary, "That this Bill be now read a second time"—

And the Question being again proposed—

The House resumed the said adjourned debate.

Question put.

The House divided.

Ayes, 61

Mr Akister
Mr Anderson
Mr Aquilina
Mr Bannon
Mr Beckroge
Mr Bedford
Mr Beeth
Mr Bowman
Mr Breton
Mr Cavalier
Mr Christie
Mr Cleary
Mr R. J. Cough
Mr Cox
Mrs Crescino
Mr Day
Mr Debus
Mr Degen
Mr Egan
Mr Face
Mr Ferguson

Mr Gabb
Mr Gordon
Mr Hills
Mr Hunter
Mr Jackson
Mr Jones
Mr Kean
Mr Knight
Mr Knott
Mr Knowles
Mr McCarthy
Mr McGowan
Mr McIlwaine
Mr Mail
Mr Miller
Mr Muchalski
Mr H. F. Moore
Mr Mulock
Mr J. H. Murray
Mr Neilly
Mr O'Connell

Mr O'Neill
Mr Paciullo
Mr Page
Mr Persson
Mr Quinn
Mr Rumsray
Mr Robb
Mr Shannin
Mr Stewart
Mr K. J. Stewart
Mr Walker
Mr Walsh
Mr Webster
Mr Whelan

Tellers,

Mr Flaherty
Mr Wade
66

VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
15 September, 1983

Noes, 26

Mr Arblaster  Mr Fisher  Mr Punch
Mr Armstrong  Mr Foot  Mr Rozzoli
Mr Boyd  Mr Greiner  Mr Schipp
Mr Brewer  Dr Metherell  Mr Smith
Mr Brown  Mr Moore  Mr West
Mr Cameron  Mr Murray  Mr Wotton
Tellers,
Mr Clough  Mr Park
Mr Dowd  Mr Pescococke  Mr Cateron
Mr Druce  Mr Pickard  Mr Fischer

And so it was resolved in the affirmative.

Bill read a second time.

Bill, on motion of Mr Cleary, read a third time.

14. SUSPENSION OF STANDING ORDERS.—Ordered, on motion of Mr Walker (by leave),
That so much of the Standing Orders be suspended as would preclude the Supply
Bill being brought in and passed through all its stages in one day.

15. MESSAGE FROM GOVERNOR.—Mr Speaker reported Message No. 74, dated 9
September, 1983, from His Excellency the Governor recommending the Supply
Bill.

16. SUPPLY BILL:

Mr Booth moved, That leave be given to bring in a Bill for an Act to apply
certain sums out of the Consolidated Fund and the Road Transport and Traffic
Fund, towards the services of the Year 1983-1984.

Question put and passed.

Bill presented and read a first time.

Mr Booth moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Booth moved, That this Bill be now read a third time.

Question put and passed.

Bill read a third time.

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

To His Excellency Air Marshal Sir James Anthony Rowland, Knight
Commander of the Most Excellent Order of the British Empire, upon whom
have been conferred the decorations of the Distinguished Flying Cross and
the Air Force Cross, Knight of Grace of the Most Venerable Order of St
John of Jerusalem, Governor of the State of New South Wales in the
Commonwealth of Australia.

MAY IT PLEASE YOUR EXCELLENCY,—

We, Her Majesty's loyal and dutiful subjects, the Members of the
Legislative Assembly of New South Wales, in Parliament assembled, desire to
express our thanks for Your Excellency's Speech, and to affirm our sincere
allegiance to Her Most Gracious Majesty.

2. We beg to assure Your Excellency that our earnest consideration
will be given to the measures to be submitted to us, that we will faithfully
carry out the important duties entrusted to us by the people of New South
Wales, and that the necessary provision for the Public Services will be made
in due course.
Upon which Mr Greiner moved. That the Address be amended by the addition of the following words to stand as paragraph 3:

"We also desire to inform Your Excellency that the Government does not have the confidence of this House, because of its:

(a) Failure to use the powers at its disposal to reduce the level of inflation and unemployment in the State;

(b) Increasing taxation of the people of New South Wales, which has contributed to the loss of jobs in the State;

(c) Failure to provide adequate police protection to the people of the State, or to ensure that convicted offenders are suitably punished;

(d) Refusal to use the resources at its disposal to arrest the continuing decline in education standards in the State;

(e) Disregard for the health needs of the people of New South Wales, in particular those in country areas of the State;

(f) Continuing failure to use its powers to reduce industrial disputes in the State;

(g) Destruction of the financial and administrative independence of local government;

(h) Failure to provide adequate kindergarten and child care facilities;

(i) Failure to cope with the problems of those who live in country New South Wales; and

(j) Failure to encourage and facilitate the export of coal and other minerals."

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

The House resumed the said adjourned debate.

Mr Flaherty moved, That the Question be now put.

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

The House divided.

Ayes, 59

Mr Akister    Mr Ferguson    Mr O'Connell
Mr Anderson  Mr Gabb     Mr O'Neill
Mr Aquilina  Mr Gordon    Mr Patil
Mr Bannon    Mr Hills     Mr Page
Mr Beckrho   Mr Hunter    Mr Petersen
Mr Bedford   Mr Jackson   Mr Quinn
Mr Booth     Mr Jones     Mr Rabb
Mr Bowman    Mr Keane     Mr Rogan
Mr Breerton  Mr Knight    Mr Sheahan
Mr Cavalier  Mr Knott     Mr Stewart
Mr Christie  Mr McCarthy  Mr K. J. Stewart
Mr Cleary    Mr McIlwaine Mr Walsh
Mr R. J. Clough Mr McClean  Mr Walker
Mr Cox       Mr Mail      Mr Webster
Mrs Crosio   Mr Miller    Mr Whelan
Mr Day       Mr Mochalski Mr Wilde
Mr Debuts    Mr H. P. Moore Mr Wran
Mr Degen     Mr Meclock   Tellers
Mr Egan      Mr J. H. Murray Mr Flaherty
Mr Face      Mr Neilly    Mr Wade

Noes, 26

Mr Arblaster Mr Fisher     Mr Punch
Mr Armstrong  Mrs Foot     Mr Rozzoli
Mr Boyd      Mr Greiner    Mr Schipp
Mr Brewer    Dr Metherell  Mr Smith
Mr Brown     Mr Moore     Mr West
Mr Cameron   Mr Murray    Mr Wotton
Mr Clough    Mr Park      Tellers
Mr Collins   Mr Peacocke    Mr Catheron
Mr Dowd      Mr Pickard    Mr Fischer

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

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

Ayes, 26

Mr Arblaster  Mr Fisher  Mr Punch
Mr Armstrong  Mr Foot  Mr Rozzoli
Mr Boyd  Mr Greiner  Mr Schipp
Mr Brewer  Dr Metherell  Mr Singleton
Mr Brown  Mr Moore  Mr West
Mr Cameron  Mr Murray  Mr Wotton
Mr Clough  Mr Park  Tellers,
Mr Collins  Mr Peacocke  Mr Caterson
Mr Dowd  Mr Pickard  Mr Fischer

Noes, 59

Mr Akister  Mr Ferguson  Mr O'Connell
Mr Anderson  Mr Gabb  Mr O'Neill
Mr Aquillina  Mr Gordon  Mr Paciaulo
Mr Bannon  Mr Hills  Mr Page
Mr Beckroge  Mr Hunter  Mr Peterson
Mr Bedford  Mr Jackson  Mr Quinn
Mr Booth  Mr Jones  Mr Robb
Mr Bowman  Mr Keane  Mr Rogers
Mr Breton  Mr Knight  Mr Sheahan
Mr Cavalier  Mr Knott  Mr Stewart
Mr Christie  Mr McCarthy  Mr K. J. Stewart
Mr Cleary  Mr McGowan  Mr Walker
Mr R. J. Clough  Mr McIlwaine  Mr Walsh
Mr Cox  Mr Mair  Mr Webster
Mrs Crosio  Mr Miller  Mr Whelan
Mr Day  Mr Mochalski  Mr Wilde
Mr Debus  Mr H. F. Moore  Mr Wran
Mr Degen  Mr Mulock  Tellers,
Mr Egan  Mr J. H. Murray  Mr Flaherty
Mr Face  Mr Neilly  Mr Wade

And so it passed in the negative.

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

Mr Speaker informed the House that he had ascertained it to be the pleasure of His Excellency the Governor to receive the Address in Reply to His Excellency's Opening Speech at Four o'clock, p.m., on Tuesday, 20 September, 1983, at Government House.

18. PRINTING COMMITTEE.—Mr Jones brought up the First Report from the Printing Committee.

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

Debate ensued.

Question put and passed.

The House adjourned accordingly at Ten minutes after Four o'clock, p.m., until Tuesday next at Fifteen minutes after Two o'clock, p.m.
The House met pursuant to adjournment. Mr Speaker took the Chair.
Mr Speaker offered the Prayer.

1. Petitions.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

   (1) Mr Booth—from certain citizens requesting that the criteria for ancillary staff levels in infants and primary schools be amended.

   (2) Mr Armstrong—from certain citizens requesting that proposals for health services at Trundle be amended.

   (3) Mr Armstrong—from certain citizens requesting that no changes be made to services at Canowindra Soldiers’ Memorial Hospital.

   (4) Mr Armstrong—from certain citizens objecting to any measures that would restrict the ownership and use of firearms.

   (5) Mr Booth and Mr Wade—from certain citizens requesting that the land value system for charging by water authorities be changed.

   (6) Mr J. H. Murray—from certain citizens requesting that staffing levels be increased at Five Dock Public School.

   (7) Mr West—from certain citizens requesting the establishment of a Royal Commission to investigate mental health services.

   (8) Mr West—from certain citizens requesting that recommendations of the Richmond Report on mental health services be rejected.

   (9) Mr McGowan—from certain citizens requesting that prostitution be eliminated.

   (10) Mr McGowan—from certain citizens requesting that “R”-rated movies be banned from drive-in theatres.

   (11) Mr McGowan—from certain citizens requesting that no changes be made to the law relating to homosexuality.

   (12) Mr McGowan—from certain citizens requesting an independent public inquiry into education.
(13) Mr McGowan—from certain citizens requesting the protection of children from pornographic and child abuse materials.

(14) Mr Brown, Mr Park and Mr Peacocke—from certain citizens requesting that the Firearms and Dangerous Weapons Act not be amended.

(15) Mr Mack, Mr Schipp and Mr Wade—from certain citizens requesting that the organization of the Federation of Police-Citizens' Boys Clubs not be changed.

2. Notice of Motions.

3. Papers.

Mr Wran laid upon the Table: Accounts of the Library Council of New South Wales for the year ended 30 June, 1983.

Referred to the Printing Committee.

Mr Ferguson laid upon the Table: Maritime Services Act, 1935—Port Authority—Land Traffic Control Regulations—N.S.W.—Amendment of Regulations 4, 8, 9, 11, 13, 14 and Schedule 1; substituted Regulation 1 and Schedule 2. (Gazette 120/1983.)

Referred to the Printing Committee.

Mr Hills laid upon the Table the following Papers:

(1) Construction Safety Act, 1912—Construction Safety Regulations, 1950—Amendment of Regulations 84, 135A and 164; substituted Regulation 158. (Gazette 120/1983 (?).)


Referred to the Printing Committee.

Mr Day laid upon the Table: Soil Conservation Act, 1938—Soil Conservation Regulations, 1947—Substituted Form 6. (Gazette 111/1983.)

Referred to the Printing Committee.

4. Questions.

5. Disallowance of Proclamation under the National Parks and Wildlife Act, 1974.—Mr Fisher moved, pursuant to Notice, That this House disallows the Proclamation made pursuant to section 33 (3) of the National Parks and Wildlife Act, 1974, reserving certain land as part of Goulburn River National Park, as set forth in the Notice appearing in Government Gazette No. 28 of 11 February, 1983, a copy of which was laid upon the Table of this House on 25 August, 1983.

Debate ensued.

Mr Punch moved, That this debate be now adjourned.

Question put and passed.

Ordered, That the resumption of the debate stand an Order of the Day for a later hour of the Day.

6. Address in Reply to the Governor's Opening Speech.—The Assembly proceeded to Government House, there to present to the Governor their Address in Reply to the Speech which His Excellency had been pleased to make to both Houses of Parliament on opening the Session.
And being returned,—

Mr Speaker reported that the Assembly had presented to the Governor their Address in Reply to His Excellency's Opening Speech, and that His Excellency had been pleased to give thereto the following answer:

**Government House,**

**Sydney, 20 September, 1983.**

Mr Speaker and Honourable Members,

Thank you for your Address. It gives me much pleasure to receive your affirmation of sincere allegiance to Her Most Gracious Majesty The Queen. I am also glad to have your assurance that earnest consideration will be given to the measures to be submitted to you and that the necessary provision for the Public Services will be made in due course.

I have every confidence that your earnest labours will conduce to the general welfare and happiness of the people of this State.

J. A. ROWLAND,

**Governor.**

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

7. **Appropriation Bill:**

(1) Mr Speaker reported Message No. 75, dated 16 September, 1983, from His Excellency the Governor recommending the Appropriation Bill (*Budget Paper No. 5.*).

The Message was accompanied by a copy of the Budget Estimates, 1983–1984 (*Budget Paper No. 3.*).

Ordered, That the Papers be printed and referred to the Committee of the Whole on the Bill.

(2) Ordered, on motion of Mr Booth, That leave be given to bring a Bill for an Act to appropriate out of the Consolidated Fund and the Road Transport and Traffic Fund sums for the recurrent services and capital works and services of the Government for the year commencing on 1st July, 1983, and ending on 30th June, 1984, and sums for supplementary charges and payments “Unauthorised in Suspense” from those Funds for the year from 1st July, 1982, to 30th June, 1983; and for certain other purposes.

Bill presented and read a first time.

(3) Mr Booth moved, That this Bill be now read a second time.

Debate adjourned (Mr Greiner) and the resumption of the debate made an Order of the Day for a future day.

8. **Papers—Financial Statement.**—Mr Booth laid upon the Table the following Papers:

(1) Copy of the Budget Speech delivered by him This Day (*Budget Paper No. 1.*).

(2) Supplementary Budget Information 1983–1984 (*Budget Paper No. 2.*).

(3) Financial Arrangements between the Commonwealth and New South Wales 1983–1984 (*Budget Paper No. 4.*).


Ordered to be printed.

9. **Disallowance of Proclamation under the National Parks and Wildlife Act, 1974.**—The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Fisher, “That this House disallows the Proclamation made pursuant to section 33 (3) of the National Parks and
Wildlife Act, 1974, reserving certain land as part of Goulburn River National Park, as set forth in the Notice appearing in Government Gazette No. 28 of 11 February, 1983, a copy of which was laid upon the Table of this House on 25 August, 1983."

And the Question being again proposed—
The House resumed the said adjourned debate.

Question put.
The House divided.

Ayes, 25
Mr Arblaster  Mr Armstrong  Mr Boyd  Mr Brewer  Mr Brown  Mr Cameron  Mr Clough  Mr Collins  Mr Dowd
Mr Duncan  Mr Fisher  Mr Greiner  Dr Metherell  Mr Moore  Mr Murray  Mr Park  Mr Peacocke  Mr Pickard

Noes, 57
Mr Akister  Mr Anderson  Mr Aquilina  Mr Bannon  Mr Beckroge  Mr Bedford  Mr Booth  Mr Bowman  Mr Bradley  Mr Brereton  Mr Cavalier  Mr Christie  Mr Cox  Mrs Crosio  Mr Day  Mr Debus  Mr Degen  Mr Durick  Mr Egan  Mr Face
Mr Gabb  Mr Gordon  Mr Hatton  Mr Hills  Mr Hunter  Mr Jackson  Mr Keane  Mr Knight  Mr Knott  Mr Knowles  Mr Mcllwaine  Mr Mack  Mr Mair  Mr Miller  Mr Mochalski  Mr H. F. Moore  Mr Mulock  Mr Neddy  Mr O'Connell  Mr O'Neill

Tellers,
Mr Punch  Mr Rozzi  Mr Schipp  Mr Smith  Mr West  Mr Petersen  Mr Quinn  Mr Ramsay  Mr Cobb  Mr Rogan  Mr Sheahan  Mr K. I. Stewart  Mr Walker  Mr Webster  Mr Whelan  Mr Wilde  Mr Wran  Tellers,
Mr Pacentillo  Mr Petterson  Mr Pout  Mr Quin  Mr Ramsay  Mr Cobb  Mr Rogan  Mr Sheahan  Mr K. I. Stewart  Mr Webster  Mr Whelan  Mr Wilde  Mr Wran

And so it passed in the negative.

10. **MESSAGES FROM THE LEGISLATIVE COUNCIL.**—Mr Speaker reported Messages from the Legislative Council, dated 20 September, 1983, returning the following Bills, without amendment—
Supply Bill.
Trotting Authority (Amendment) Bill.

11. **ADJOURNMENT.**—Mr Bedford 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 Fifteen minutes after Two o'clock, p.m.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. PETITIONS.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

(1) Mr McIlwaine—from certain citizens requesting legislation to prevent cruelty to animals during medical research.

(2) Mr Mack—from certain citizens requesting that the organization of the Federation of Police–Citizens Boys’ Clubs not be changed.

(3) Mr Page—from certain citizens requesting that the Firearms and Dangerous Weapons Act not be amended.

(4) Mr Greiner—from certain citizens requesting that services at Condobolin Hospital be maintained at present levels.

2. NOTICE OF MOTIONS.

3. PAPERS.

Mr Day laid upon the Table the following Papers:

(1) Fisheries and Oyster Farms Act, 1935—Fish Marketing Regulation, 1980—Clause 19A; amendment of clause 34; substituted clause 13. (Gazette 120/1983.)

(2) Marketing of Primary Products Act, 1927—Marketing of Primary Products (General) Regulations—Omission of Regulations 42 to 46 and 53 to 59. (Gazette 120/1983.)

Referred to the Printing Committee.

Mr Sheahan laid upon the Table: Electricity Commission Act, 1950—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for the purpose of a transmission line between Eraring and Kemps Creek. (Gazette 126/1983.)

Referred to the Printing Committee.
Mr Brereton laid upon the Table the following Papers:

(1) Nurses Registration Act, 1953—Regulation 21A and omission of clause 23. (Gazette 114/1983.)

(2) Pure Food Act, 1908—Pure Food Regulations, 1937—Amendment of Regulations 2, 2a, 5n, 13, 19, 19a, 19b, 19c, 20, 29, 30, 34, 42 and 47; omission of Regulation 50. (Gazette 114/1983.)

Referred to the Printing Committee.

4. QUESTIONS.

5. WOLLONGONG CITY COUNCIL ADMINISTRATION:

(1) URGENCY.—Mr Ramsay moved, That it is a matter of urgent necessity that this House should forthwith consider the following motion, viz.:

That this House—

(1) Records its deep concern at the findings of the Report of Local Government Inspectors into a series of allegations of graft, corruption and financial maladministration levelled against Lord Mayor Arkell of Wollongong City Council and certain officers of that Council.

(2) Calls upon the Minister for Local Government to take urgent action to—

(a) bring the Report before the Police and Law Officers for appropriate legal action, and

(b) consider whether in the light of the findings of scandalous conduct the public interest would be best served by suspension of next Saturday's election for the Lord Mayoralty.

Question put.

The House divided.

Ayes, 61

Mr Akister Mr Ferguson Mr Pasciello
Mr Anderson Mr Gabb Mr Page
Mr Aquilina Mr Gordon Mr Petersen
Mr Bannon Mr Hills Mr Quinn
Mr Beckroge Mr Hunter Mr Ramsay
Mr Bedford Mr Jackson Mr Robb
Mr Booth Mr Kene Mr Rogan
Mr Bowman Mr Knight Mr Ryan
Mr Brading Mr Knott Mr Sheahan
Mr Brereton Mr Knowles Mr Stewart
Mr Cavalier Mr McGowan Mr K. J. Stewart
Mr Christie Mr McIlwaine Mr Walker
Mr Cleary Mr Mair Mr Walsh
Mr R. J. Clough Mr Miller Mr Webster
Mr Cox Mr Mochalski Mr Whelan
Mr Day Mr H. F. Moore Mr Wilde
Mr Debus Mr Melick Mr Wran
Mr Degen Mr J. H. Murray Tellers,
Mr Durick Mr Nellie Mr Flaherty
Mr Egan Mr O'Connell Mr and
Mr Pace Mr O'Neill Mr Wade

Noes, 28

Mr Arblaster Mr Fisher Mr Pickard
Mr Armstrong Mrs Foot Mr Punch
Mr Boyd Mr Groiner Mr Schipp
Mr Brewer Mr Hatton Mr Smith
Mr Brown Mr Mack Mr West
Mr Cameron Dr Metherell Mr Wotton
Mr Clegh Mr Moore Tellers,
Mr Collins Mr Murray Mr Durack
Mr Dowd Mr Park Mr Cameron
Mr Duncan Mr Peacocke Mr Fischer

And so it was resolved in the affirmative.

(2) SUSPENSION OF STANDING ORDERS.—Mr Ramsay moved, That so much of the Standing Orders be suspended as would preclude the consideration forthwith of the following motion, viz.:

That this House—

(1) Records its deep concern at the findings of the Report of Local Government Inspectors into a series of allegations of graft, corruption and financial maladministration levelled against Lord Mayor Arkell of Wollongong City Council and certain officers of that Council.
(2) Calls upon the Minister for Local Government to take urgent action to—
(a) bring the Report before the Police and Law Officers for appropriate legal action, and
(b) consider whether in the light of the findings of scandalous conduct the public interest would be best served by suspension of next Saturday's election for the Lord Mayoralty.

Debate ensued.

Mr Flaherty moved, That the Question be now put.

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

The House divided.

Ayes, 62

Mr Akister  Mr Anderson  Mr Aquilina  Mr Bannon  Mr Beckroge  Mr Bedford  Mr Booth  Mr Bowman  Mr Brading  Mr Breton  Mr Cavalier  Mr Christie  Mr Cleary  Mr R. J. Clough  Mr Cox  Mrs Crossio  Mr Day  Mr Debus  Mr Degen  Mr Durick  Mr Egan

Mr Face  Mr Ferguson  Mr Gabb  Mr Gordon  Mr Hills  Mr Hunter  Mr Jackson  Mr Keane  Mr Knight  Mr Knott  Mr Knowles  Mr McGowan  Mr McLennane  Mr McHale  Mr Mair  Mr Mozdski  Mr H. F. Moore  Mr Mulock  Mr Murray  Mr Neily  Mr O'Connell

Mr O'Neill  Mr Paciullo  Mr Page  Mr Petersen  Mr Quinn  Mr Ramsay  Mr Robb  Mr Rogan  Mr Ryan  Mr Sheahan  Mr Stewart  Mr K. J. Stewart  Mr Walker  Mr Walsh  Mr Webster  Mr Whelan  Mr Whelan  Mr Flaherty  Mr Wade

Noes, 28

Mr Arblaster  Mr Armstrong  Mr Boyd  Mr Brewer  Mr Brown  Mr Cameron  Mr Clough  Mr Collins  Mr Dowd  Mr Duncan  Mr Akister  Mr Face  Mr Ferguson  Mr Gabb  Mr Gordon  Mr Hills  Mr Hunter  Mr Jackson  Mr Keane  Mr Knight  Mr Knott  Mr Knowles  Mr McGowan  Mr McLennane  Mr McHale  Mr Mair  Mr Mozdski  Mr H. F. Moore  Mr Mulock  Mr Murray  Mr Neily  Mr O'Connell

Mr Fisher  Mrs Foot  Mr Greiner  Mr Hutton  Mr Mack  Mr Metherell  Mr Moore  Mr Murray  Mr Park  Mr Peacocke

Mr Pickard  Mr Punch  Mr Schipp  Mr Smith  Mr West  Mr Wotton  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, 64

Mr Akister  Mr Anderson  Mr Aquilina  Mr Bannon  Mr Beckroge  Mr Bedford  Mr Booth  Mr Bowman  Mr Brading  Mr Breton  Mr Cavalier  Mr Christie  Mr Cleary  Mr R. J. Clough  Mr Cox  Mrs Crossio  Mr Day  Mr Debus  Mr Degen  Mr Durick  Mr Egan  Mr Ferguson  Mr Gabb  Mr Gordon  Mr Hills  Mr Hunter  Mr Jackson  Mr Keane  Mr Knight  Mr Knott  Mr Knowles  Mr McGowan  Mr McLennane  Mr McHale  Mr Mair  Mr Mozdski  Mr H. F. Moore  Mr Mulock  Mr Murray  Mr Neily  Mr O'Connell

Mr O'Neill  Mr Paciullo  Mr Page  Mr Petersen  Mr Quinn  Mr Ramsay  Mr Robb  Mr Rogan  Mr Ryan  Mr Sheahan  Mr Stewart  Mr K. J. Stewart  Mr Walker  Mr Walsh  Mr Webster  Mr Whelan  Mr Whelan  Mr Flaherty  Mr Wade

Tellers,
(3) Mr Ramsay moved, That this House—

(1) Records its deep concern at the findings of the Report of Local Government Inspectors into a series of allegations of graft, corruption and financial maladministration levelled against Lord Mayor Arkell of Wollongong City Council and certain officers of that Council.

(2) Calls upon the Minister for Local Government to take urgent action to—

(a) bring the Report before the Police and Law Officers for appropriate legal action, and

(b) consider whether in the light of the findings of scandalous conduct the public interest would be best served by suspension of next Saturday's election for the Lord Mayoralty.

Mr Moore moved, That the honourable member for Wollongong, Mr Ramsay, be not further heard.

Question put.

The House divided.

Ayes, 24

Mr Arblaster Mr Armstrong Mr Boyd Mr Brewer Mr Brown Mr Cameron Mr Clough Mr Collins Mr Dowd

Mr Fisher Mr Greiner Mr Moore Mr Murray Mr Park Mr Pescocke Mr Pickard Mr Punch

Mr Schipp Mr Smith Mr West Mr Wotton Tellers

Noes, 64

Mr Akister Mr Anderson Mr Aquilina Mr Bannon Mr Beckorge Mr Bedford Mr Booth Mr Bowman Mr Bradley Mr Bremeton Mr Cavalier Mr Christie Mr Cleary Mr Clough Mr Cox Mr Croso Mr Day Mr Debus Mr Degen Mr Duncan Mr Durack Mr Egisa

Mr Face Mr Ferguson Mr Gabb Mr Gordon Mr Hanton Mr Hills Mr Hunter Mr Jackson Mr Keane Mr Knight Mr Knott Mr Knowles Mr McGowan Mr McIlwaine Mr Mair Mr Miller Mr Mochalski Mr H. F. Moore Mr Moleck Mr J. H. Murray Mr Neilly Mr O'Connell

Mr O'Neill Mr Paciullo Mr Page Mr Petersen Mr Quinn Mr Ramsay Mr Robb Mr Rogers Mr Ryan Mr Sheehan Mr Stewart Mr Walker Mr Walsh Mr Webster Mr Whelan Mr Wilde Mr Whalan

Tellers

And so it was resolved in the affirmative.

Debate continued.

Mr Petersen moved, That this debate be now adjourned.

Question put and passed.

Ordered, That the resumption of the debate stand an Order of the Day for a later hour of the Day.
6. PAPERS.

Mr Gordon laid upon the Table the following Papers:


(2) Report of a Special Investigation of Wollongong City Council, 15 April, 1983.

Referred to the Printing Committee.

7. INDUSTRIAL ARBITRATION (AMENDMENT) BILL:
ANNUAL HOLIDAYS (AMENDMENT) BILL:
LONG SERVICE LEAVE (AMENDMENT) BILL:
LONG SERVICE LEAVE (METALLIFEROUS MINING INDUSTRY) AMENDMENT BILL:

Mr Hills moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to amend the Industrial Arbitration Act, 1940, with respect to the investigation of claims for unpaid wages, the procedure before industrial magistrates on certain claims for unpaid wages and other payments, and in other respects.

(ii) A Bill for an Act to amend the Annual Holidays Act, 1944, with respect to the investigation of claims for unpaid annual holiday payments, and in other respects.

(iii) A Bill for an Act to amend the Long Service Leave Act, 1955, with respect to the investigation of unpaid long service leave payments, and in other respects.

(iv) A Bill for an Act to amend the Long Service Leave (Metalliferous Mining Industry) Act, 1963, with respect to the investigation of unpaid long service leave payments, and in other respects.

Question put and passed.

Bills presented and read a first time.

Mr Hills moved, That these Bills be now read a second time.

Debate adjourned (Mr Moore) and the resumption of the debate made an Order of the Day for a future day.

8. COUNTRY INDUSTRIES (PAY-ROLL TAX REBATES) AMENDMENT BILL:
CLEAN AIR (LICENSES AND APPROVALS) AMENDMENT BILL:
CLEAN WATERS (LICENSES AND APPROVALS) AMENDMENT BILL:
NOISE CONTROL (LICENSES AND APPROVALS) AMENDMENT BILL:
LAND AND ENVIRONMENT COURT (STATE POLLUTION CONTROL COMMISSION) AMENDMENT BILL:

Mr Day moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Country Industries (Pay-roll Tax Rebates) Act, 1977, to allow rebates under that Act to be calculated on a basis determined by the Minister, and for other purposes.

Question put and passed.

Bill presented and read a first time.

Mr Day moved, That this Bill be now read a second time.

Debate adjourned (Mr Boyd) and the resumption of the debate made an Order of the Day for a future day.

9. STATE POLLUTION CONTROL COMMISSION (LICENSES AND APPROVALS) AMENDMENT BILL:
CLEAN AIR (LICENSES AND APPROVALS) AMENDMENT BILL:
CLEAN WATERS (LICENSES AND APPROVALS) AMENDMENT BILL:
NOISE CONTROL (LICENSES AND APPROVALS) AMENDMENT BILL:
LAND AND ENVIRONMENT COURT (STATE POLLUTION CONTROL COMMISSION) AMENDMENT BILL:

Mr Bedford moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to amend the State Pollution Control Commission Act, 1970, so as to consolidate provisions relating to the issuing of licences and the giving of approvals for the purposes of the Clean Air Act, 1961,

(ii) A Bill for an Act to amend the Clean Air Act, 1961, so as to remove from that Act the provisions relating to the issuing of licenses and the giving of approvals as a consequence of the inclusion in the State Pollution Control Commission Act, 1970, of provisions for the issuing of licences and the giving of approvals in relation to pollution generally.

(iii) A Bill for an Act to amend the Clean Waters Act, 1970, so as to remove from that Act the provisions relating to the issuing of licences and the giving of approvals as a consequence of the inclusion in the State Pollution Control Commission Act, 1970, of provisions for the issuing of licences and the giving of approvals in relation to pollution generally.

(iv) A Bill for an Act to amend the Noise Control Act, 1975, so as to remove from that Act the provisions relating to the issuing of licences and the giving of approvals as a consequence of the inclusion in the State Pollution Control Commission Act, 1970, of provisions for the issuing of licences and the giving of approvals in relation to pollution generally.

(v) A Bill for an Act to amend the Land and Environment Court Act, 1979, in relation to the jurisdiction of the Land and Environment Court in respect of certain proceedings arising under the State Pollution Control Commission Act, 1970.

Question put and passed.

Bills presented and read a first time.

Mr Bedford moved, That these Bills be now read a second time.

Debate adjourned (Mr Collins) and the resumption of the debate made an Order of the Day for a future day.

10. NATIONAL PARKS AND WILDLIFE (AMENDMENT) BILL:
CRIMES (ENDANGERED FAUNA) AMENDMENT BILL:
CROWN LANDS (STATE RECREATION AREAS) AMENDMENT BILL:
MISCELLANEOUS ACTS (NATIONAL PARKS AND WILDLIFE) AMENDMENT BILL:

Mr Bedford moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to amend the National Parks and Wildlife Act, 1974, with respect to certain advisory bodies established under that Act; to provide for the reservation of lands as state recreation areas and the dedication of lands as state game reserves under that Act; to provide for increased penalties and otherwise with respect to offences; and for certain other purposes.

(ii) A Bill for an Act to amend the Crimes Act, 1900, to provide for offences in relation to fauna in danger of extinction.

(iii) A Bill for an Act to repeal Part IIIA of the Crown Lands Consolidation Act, 1913, and otherwise to amend that Act, in consequence of the enactment of the National Parks and Wildlife (Amendment) Act, 1983.


Question put and passed.

Bills presented and read a first time.

Mr Bedford moved, That these Bills be now read a second time.

Debate adjourned (Mr Collins) and the resumption of the debate made an Order of the Day for a future day.

11. PERPETUITIES BILL:

Mr Gordon moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to effect reforms in the rules of law relating to perpetuities; and to repeal certain provisions of the Conveyancing Act, 1919, and the Trustee Act, 1925.
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
21 September, 1983

Question put and passed.
Bill presented and read a first time.
Mr Gordon moved, That this Bill be now read a second time.
Debate adjourned (Mr Schipp) and the resumption of the debate made an Order of the Day for a future day.

12. RACING APPEALS TRIBUNAL BILL:
DEFAMATION (RACING APPEALS TRIBUNAL) AMENDMENT BILL:
Mr Cleary moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:
(i) A Bill for an Act to constitute a Racing Appeals Tribunal to hear appeals from certain decisions of the Committee of the Australian Jockey Club; and for other purposes.
(ii) A Bill for an Act to amend the Defamation Act, 1974, to provide, in civil proceedings for defamation, defences in respect of appeals under the Racing Appeals Tribunal Act, 1983.
Question put and passed.
Bills presented and read a first time.
Mr Cleary moved, That these Bills be now read a second time.
Debate adjourned (Mr Smith) and the resumption of the debate made an Order of the Day for a future day.

13. GAMING AND BETTING (FURTHER AMENDMENT) BILL:
The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Cleary, "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.
Leave granted for the third reading to be moved forthwith.
Bill, on motion of Mr Cleary, read a third time.

14. LOCAL GOVERNMENT (REVENUE SHARING) AMENDMENT BILL:
The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Gordon, "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.
Leave granted for the third reading to be moved forthwith.
Bill, on motion of Mr Gordon, read a third time.
15. Metropolitan Water, Sewerage, and Drainage (Amendment) Bill:
Hunter District Water, Sewerage and Drainage (Rates) Amendment Bill:
Statutory and Other Offices Remuneration (Metropolitan Water Sewerage and Drainage Board) Amendment Bill:

The Order of the Day having been read for the resumption of the adjourned debate, on motion of Mr Whelan, "That these Bills be now read a second time"—

And the Question being again proposed—

The House resumed the said adjourned debate.

Question put.

The House divided.

Ayes, 57

Mr Anderson Mr Gabb Mr Paciullo
Mr Aquilina Mr Gordon Mr Page
Mr Bannon Mr Hills Mr Peterson
Mr Beckroge Mr Hunter Mr Quinn
Mr Bedford Mr Jackson Mr Robb
Mr Bowman Mr Keane Mr Rogan
Mr Brading Mr Knight Mr Ryan
Mr Breerton Mr Knott Mr Sheahan
Mr Cavalier Mr Knowles Mr Stewart
Mr Christie Mr McGowan Mr K. J. Stewart
Mr Cleary Mr McIlwaine Mr Walker
Mr R. J. Clough Mr Mair Mr Walsh
Mr Cox Mr Miller Mr Webster
Mrs Crouse Mr Mosalski Mr Whelan
Mr Day Mr H. F. Moore Mr Wran
Mr Debus Mr Mueck
Mr Degen Mr J. H. Murray
Mr Dettick Mr Neilly Tellers,
Mr Egan Mr O'Connell Mr Plaberty
Mr Face Mr O'Neill Mr Wade

Noes, 27

Mr Arblaster Mr Fisher Mr Punch
Mr Armstrong Mrs Foot Mr Schipp
Mr Boyd Mr Greiner Mr Smith
Mr Brewer Mr Haiton Mr West
Mr Brown Mr Metherell Mr Wotton
Mr Cameron Mr Moore Tellers,
Mr Clough Mr Murray
Mr Collins Mr Park
Mr Dowd Mr Peacocke Mr Caterson
Mr Duncan Mr Pickard Mr Fischer

And so it was resolved in the affirmative.

Bills read a second time.

Leave granted for the third reading to be moved forthwith.

Bills, on motion of Mr Whelan, read a third time.

16. River Murray Waters Bill:

(1) Declaration of Bill as Urgent Bill.—Mr Whelan declared that the Bill was an urgent Bill.

Question—That the Bill be considered an urgent Bill—put and passed.

(2) The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Whelan, "That this Bill be now read a second time"—

And the Question being again proposed—

The House resumed the said adjourned debate.

Mr Mair moved, That this debate be now adjourned.

Question put and passed.

Ordered, That the resumption of the debate stand an Order of the Day for To-morrow.
17. ADJOURNMENT.—Mr Whelan moved, That this House do now adjourn.

   Debate ensued.

   Question put and passed.

   The House adjourned accordingly at Six minutes after Ten o'clock, p.m., until
   To-morrow at Half-past Ten o'clock, a.m.

D. L. WHEELER, 
Clerk of the Legislative Assembly.

L. B. KELLY, 
Speaker.

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1983
The House met pursuant to adjournment. Mr Speaker took the Chair.
Mr Speaker offered the Prayer.

1. PAPER.—Mr Speaker laid upon the Table; Report of the Auditor-General for 1982-83 upon—
(2) The Accounts of Statutory Authorities for the year ended 30 June, 1983. (Part II).
Ordered to be printed.

2. PETITIONS.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:
(1) Mr Keane—from certain citizens requesting that a multi-purpose hall be constructed at Kirrawee High School.
(2) Mr Mack and Mr Miller—from certain citizens requesting that the organization of the Federation of Police–Citizens' Boys Club not be changed.

3. NOTICE OF MOTIONS.

4. PAPERS.

Mr Walker laid upon the Table the following Papers:
(2) Housing Act, 1912—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for housing purposes at Bourke. (Gazette 114/1983.)
Referred to the Printing Committee.
6. **Dissent from Mr Speaker’s Ruling.** — Mr Moore moved, pursuant to Notice, that this House dissents from the ruling of Mr Speaker given on 20 September, 1983, when he ruled that a question asked by the Honourable the Leader of the Opposition concerning the capacity of States to impose certain taxes was out of order as it asked the Minister to give a legal opinion.

Debate ensued.

Question put.

The House divided.

**Ayes, 26**

| Mr Arblaster  | Mrs Foot            | Mr Punch       |
| Mr Armstrong | Mr Greiner          | Mr Rozzoli     |
| Mr Boyd      | Mr Hatton           | Mr Schipp      |
| Mr Brown     | Dr Metharel         | Mr Smith       |
| Mr Clough    | Mr Moores           | Mr West        |
| Mr Collins   | Mr Murray           | Mr Wotton      |
| Mr Dowd      | Mr Park             | **Tellers,**   |
| Mr Duncan    | Mr Peacocke         | Mr Caterson    |
| Mr Fisher    | Mr Pickard          | Mr Fischer     |

**Noes, 61**

| Mr Akister   | Mr Ferguson         | Mr O'Neill     |
| Mr Anderson  | Mr Gabbi            | Mr Paciullo    |
| Mr Aquilina  | Mr Gordon           | Mr Page        |
| Mr Bannon    | Mr Hills            | Mr Petersen    |
| Mr Beckroge  | Mr Hunter           | Mr Quinn       |
| Mr Bedford   | Mr Jackson          | Mr Ramsay      |
| Mr Booth     | Mr Keane            | Mr Ryan        |
| Mr Bowman   | Mr Knight           | Mr Sheahan     |
| Mr Brading  | Mr Knowles          | Mr Stewart     |
| Mr Breerton | Mr McGowan          | Mr K. J. Stewart |
| Mr Cavalier | Mr McIlwaine        | Mr Walker      |
| Mr Christie | Mr Macc             | Mr Walsh       |
| Mr Cleary   | Mr Mair             | Mr Webster     |
| Mr R. J. Clough | Mr Miller    | Mr Whelan     |
| Mr Cox       | Mr Mochalski        | Mr Wilde       |
| Mrs Crosio  | Mr H. F. Moore      | Mr Wran       |
| Mr Day       | Mr Mulock           | **Tellers,**   |
| Mr Debus    | Mr Mulock           | Mr Flaherty    |
| Mr Degen    | Mr J. H. Murray     | Mr O'Connell   |
| Mr Durick   | Mr Neilly           | Mr Wade        |
| Mr Face     | Mr O'Connell        |               |

And so it passed in the negative.

7. **Urgency—Suspension of Standing Orders:**

(1) Mr Walker moved, that it is a matter of urgent necessity that this House should forthwith consider Order of the Day No. 1, of General Business on the Notice Paper for Today.

Question put.

The House divided.

**Ayes, 60**

| Mr Akister   | Mr Ferguson         | Mr Paciullo    |
| Mr Anderson  | Mr Gabbi            | Mr Page        |
| Mr Aquilina  | Mr Gordon           | Mr Petersen    |
| Mr Bannon    | Mr Hills            | Mr Quinn       |
| Mr Bedford   | Mr Hunter           | Mr Ramsay      |
| Mr Beckroge  | Mr Jackson          | Mr Rogan       |
| Mr Booth     | Mr Keane            | Mr Ryan        |
| Mr Bowman   | Mr Knight           | Mr Sheahan     |
| Mr Brading  | Mr Knowles          | Mr Stewart     |
| Mr Breerton | Mr McGowan          | Mr K. J. Stewart |
| Mr Cavalier | Mr McIlwaine        | Mr Walker      |
| Mr Christie | Mr Macc             | Mr Walles      |
| Mr Cleary   | Mr Mair             | Mr Webster     |
| Mr R. J. Clough | Mr Miller    | Mr Whelan     |
| Mr Cox       | Mr Mochalski        | Mr Wilde       |
| Mrs Crosio  | Mr H. F. Moore      | Mr Wran       |
| Mr Day       | Mr Mulock           | **Tellers,**   |
| Mr Debus    | Mr Mulock           | Mr Flaherty    |
| Mr Degen    | Mr J. H. Murray     | Mr O'Connell   |
| Mr Durick   | Mr Neilly           | Mr Wade        |
| Mr Face     | Mr O'Connell        |               |
Mr Aria'aster
Mr Armstrong
Mr Boyd
Mr Brown
Mr Clough
Mr Collins
Mr Dowd
Mr Duncan
Mr Fisher
Mrs Foot

Noes, 27
Mr Greiner
Mr Hatton
Mr Muck
Dr Metherell
Mr Moore
Mr Murray
Mr Park
Mr Peacocke
Mr Pickard

Tellers,
Mr Caterson
Mr Caterson
Mr Caterson
Mr Caterson
Mr Caterson
Mr Caterson
Mr Caterson
Mr Caterson
Mr Caterson
And so it was resolved in the affirmative.

Noes, 27
Mr Greiner
Mr Hatton
Mr Muck
Dr Metherell
Mr Moore
Mr Murray
Mr Park
Mr Peacocke
Mr Pickard

Tellers,
Mr Caterson
Mr Caterson
Mr Caterson
Mr Caterson
Mr Caterson
Mr Caterson
Mr Caterson
Mr Caterson
Mr Caterson
And so it was resolved in the affirmative.

Mr Aria'aster
Mr Armstrong
Mr Boyd
Mr Brown
Mr Clough
Mr Collins
Mr Dowd
Mr Duncan
Mr Fisher
Mrs Foot

Noes, 27
Mr Greiner
Mr Hatton
Mr Muck
Dr Metherell
Mr Moore
Mr Murray
Mr Park
Mr Peacocke
Mr Pickard

Tellers,
Mr Caterson
Mr Caterson
Mr Caterson
Mr Caterson
Mr Caterson
Mr Caterson
Mr Caterson
Mr Caterson
Mr Caterson
And so it was resolved in the affirmative.

And so it was resolved in the affirmative.

6. WOLLONGONG CITY COUNCIL ADMINISTRATION:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Ramsay, "That this House—"

(1) Records its deep concern at the findings of the Report of Local Government Inspectors into a series of allegations of graft, corruption and financial maladministration levelled against Lord Mayor Arkell of Wollongong City Council and certain officers of that Council.

(2) Calls upon the Minister for Local Government to take urgent action to—

(a) bring the Report before the Police and Law Officers for appropriate legal action, and

(b) consider whether in the light of the findings of scandalous conduct the public interest would be best served by suspension of next Saturday's election for the Lord Mayoralty."

And the Question being again proposed—

The House resumed the said adjourned debate.

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

The House divided.

Ayes, 59

Mr Akister  
Mr Anderson  
Mr Aquilina  
Mr Bannon  
Mr Beckroge  
Mr Bedford  
Mr Bowman  
Mr Bradley  
Mr Brereton  
Mr Cavalier  
Mr Christie  
Mr Cleary  
Mr R. J. Clough  
Mr Cox  
Mrs Crosio  
Mr Day  
Mr Debus  
Mr Degen  
Mr Durick  
Mr Egan

Mr Ferguson  
Mr Gabb  
Mr Gordon  
Mr Hills  
Mr Hunter  
Mr Jackson  
Mr Keane  
Mr Knight  
Mr Knowles  
Mr McGowan  
Mr McIlwaine  
Mr Mochalski  
Mr H. F. Moore  
Mr Mulock  
Mr Peacocke  
Mr Pickard

Mr O'Connell  
Mr O'Neill  
Mr Paciullo  
Mr Page  
Mr Petersen  
Mr Quinn  
Mr Ramsay  
Mr Rogan  
Mr Sheahan  
Mr Stewart  
Mr Walker  
Mr Walsh  
Mr Webster  
Mr Whelan  
Mr Wilde  
Mr Whelan  
Mr Wran

Tellers,  
Mr Durick  
Mr Egan

Noes, 28

Mr Arblaster  
Mr Armstrong  
Mr Boyd  
Mr Brewer  
Mr Brown  
Mr Cameron  
Mr Clough  
Mr Collins  
Mr Duncan  
Mr Fisher

Mrs Foot  
Mr Greiner  
Mr Hurton  
Mr Mack  
Dr Metherell  
Mr Moore  
Mr Murray  
Mr Park  
Mr Peacocke  
Mr Pickard

Mr Punch  
Mr Rozzoli  
Mr Schipp  
Mr Smith  
Mr West  
Mr Wotton  
Mr Wran

Tellers,  
Mr Egan  
Mr Fisher

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, 60

Mr Akister  
Mr Anderson  
Mr Aquilina  
Mr Bannon  
Mr Beckroge  
Mr Bedford  
Mr Booth  
Mr Bowman  
Mr Bradley  
Mr Brereton  
Mr Cavalier  
Mr Christie  
Mr R. J. Clough  
Mr Cox  
Mrs Crosio  
Mr Day  
Mr Debus  
Mr Durick  
Mr Egan  
Mr Face

Mr Ferguson  
Mr Gabb  
Mr Gordon  
Mr Hills  
Mr Hunter  
Mr Jackson  
Mr Keane  
Mr Knight  
Mr Knowles  
Mr McGowan  
Mr McIlwaine  
Mr Miller  
Mr Mochalski  
Mr C. I. Murray  
Mr Mair  
Mr Miller  
Mr Mochalski  
Mr H. F. Moore  
Mr Mulock  
Mr J. H. Murray  
Mr Nelly  
Mr O'Connell  
Mr Fisher

Mr O'Neill  
Mr Paciullo  
Mr Page  
Mr Petersen  
Mr Quinn  
Mr Ramsay  
Mr Rogan  
Mr Sheahan  
Mr Stewart  
Mr Wotton  
Mr Wran

Tellers,  
Mr Arblaster  
Mr Armstrong  
Mr Boyd  
Mr Brewer  
Mr Brown  
Mr Cameron  
Mr Clough  
Mr Collins  
Mr Dowd  
Mr Duncan

Mr Fisher  
Mr Paciullo  
Mr Smith  
Mr Wotton  
Tellers,  
Mr Fisher  
Mr Wran

Tellers,  
Mr Durick  
Mr Egan

And so it was resolved in the affirmative.

It being after 2.15 o'clock, p.m., General Business proceeded with.
9. **Education.**—Mr McGowan moved, pursuant to Notice, That this House is of the opinion that the Government be commended on its wide-ranging improvements to the education system since coming to office and on the continuing high priority given to education notwithstanding the economic recession which has reduced the resources available to the State.

Debate ensued.

*It being Fifteen minutes after Four o'clock, p.m., debate interrupted.*  
Motion lapsed.

The House adjourned at Sixteen minutes after Four o'clock, p.m., until Tuesday next at Fifteen minutes after Two o'clock, p.m.

D. L. Wheeler,  
*Clerk of the Legislative Assembly.*  

L. B. Kelly,  
*Speaker.*

---

**By Authority**  
D. West, Government Printer, New South Wales—1983
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. Messages from the Governor.—Mr Speaker reported Messages from His Excellency the Governor assenting to the following Bills:
   23 September, 1983—
   No. 76 Supply Bill.
   No. 77 Trotting Authority (Amendment) Bill.

2. Vacant Seat—Electoral District of Kogarah:
   Mr Speaker informed the House that upon the passing of the Resolution of 16 August, 1983, declaring vacant the seat of the Honourable William Frederick Farrar Crabtree, resigned, he issued a Writ on 23 September, 1983, for the election of a Member to serve in the Legislative Assembly for the Electoral District of Kogarah, in the room of the Honourable William Frederick Farrar Crabtree, resigned, and that the said Writ was returnable on or before the eleventh day of November, 1983.

3. Vacant Seat—Electoral District of Maroubra:
   Mr Speaker informed the House that upon the passing of the Resolution of 16 August, 1983, declaring vacant the seat of the Honourable William Henry Haigh, resigned, he issued a Writ on 23 September, 1983, for the election of a Member to serve in the Legislative Assembly for the Electoral District of Maroubra, in the room of the Honourable William Henry Haigh, resigned, and that the said Writ was returnable on or before the eleventh day of November, 1983.

4. Vacant Seat—Electoral District of Marrickville:
   Mr Speaker informed the House that upon the passing of the Resolution of 16 August, 1983, declaring vacant the seat of Thomas James Cahill, deceased, he issued a Writ on 23 September, 1983, for the election of a Member to serve in the Legislative Assembly for the Electoral District of Marrickville, in the room of Thomas James Cahill, deceased, and that the said Writ was returnable on or before the eleventh day of November, 1983.
5. VACANT SEAT—ELECTORAL DISTRICT OF RIVERSTONE:

Mr Speaker informed the House that upon the passing of the Resolution of 16 August, 1983, declaring vacant the seat of Anthony Valentine Patrick Johnson, resigned, he issued a Writ on 23 September, 1983, for the election of a Member to serve in the Legislative Assembly for the Electoral District of Riverstone, in the room of Anthony Valentine Patrick Johnson, resigned, and that the said Writ was returnable on or before the eleventh day of November, 1983.

6. PETITIONS.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

(1) Mr Fischer—from certain citizens requesting that proposals for the Ana-branch pipeline at Menindee not be proceeded with.

(2) Mr Hills—from certain citizens requesting that services in schools be maintained at present levels.

(3) Mr Hunter—from certain citizens requesting that coal trucks be diverted from the main road through Wyee.

(4) Mr Pickard—from certain citizens requesting that the Sydney-Newcastle Freeway be extended south from Berowra to Wahroonga.

(5) Mr Pickard—from certain citizens requesting that sewerage works be completed at Mount Ku-ring-gai Area 2.

(6) Mr Pickard—from certain citizens requesting that the traffic lights be installed at the intersection of Bridge Road and Jersey Street North, Hornsby.

(7) Mr Face—from certain citizens requesting the implementation of a comprehensive children’s services policy.

(8) Mr Face, Mr Hills, Mr Mack, Mr Neilly and Mr Pickard—from certain citizens requesting that the organization of the Federation of Police-Citizens’ Boys Clubs not be changed.

(9) Mr Neilly—from certain citizens requesting that car registration and insurance rates be lowered for senior citizens and handicapped persons.

7. NOTICE OF MOTIONS.

8. PAPERS.

Mr Walker laid upon the Table the following Papers:


(3) Co-operation Act, 1923—Co-operatives Regulations, 1961—Amendment of Regulation 84; and omission of Regulation 42. (Gazette 50/1983.)


Referred to the Printing Committee.

Mr Day laid upon the Table: Fisheries and Oyster Farms Act, 1935—Fisheries and Oyster Farms (General) Regulations—Regulation 13A. (Gazette 122/1983.)

Referred to the Printing Committee.

Mr Bedford laid upon the Table: Report of the Metropolitan Waste Disposal Authority for the year ended 30 June, 1983.

Referred to the Printing Committee.
Mr K. J. Stewart laid upon the Table the following Papers:


Referred to the Printing Committee.

Mr Gordon laid upon the Table the following Papers:

1. Crown Lands Consolidation Act, 1913—Gazette notice (1) setting forth the mode in which it is proposed to deal with certain lands under section 25 of the Act. (Gazette 126/1983.)

2. Local Government Act, 1919—Amendment of Ordinances 4 and 26; substituted Ordinance 63. (Gazettes 114/1983 (2), 120/1983.)

3. Public Roads Act, 1902—Abstract of resumption under section 8 of the Act, for public road purposes. (Gazette 126/1983.)

Referred to the Printing Committee.

Mr Whelan laid upon the Table the following Papers:

1. Auctioneers and Agents Act, 1941—
   a. Clauses 23 to 30; amendment of Schedule 2. (Gazette 60/1983.)
   b. Auctioneers and Agents (Remuneration) Regulation, 1981—Amendment of clauses 2, 6 and Schedule 1. (Gazette 60/1983.)

2. Consumer Credit Act, 1981—
   a. Consumer Credit (Home Finance Contracts) Regulation, 1983—Clauses 1 to 5 and Schedules 1 and 2. (Gazette 93/1983.)
   b. Consumer Credit (Tribunal) Regulation, 1983—Clauses 1 to 6 and Schedules 1 to 3. (Gazette 93/1983.)

3. Consumer Protection Act, 1969—
   a. Consumer Protection (Date Stamping) Regulation, 1978—Amendment of clauses 9, 12, 17; substituted clauses 11 and 14. (Gazette 55/1983.)
   c. Omission of the Oil-burning Appliances Regulations. (Gazette 57/1983.)
   d. Order under section 39E of the Act, prohibiting the supply of certain goods. (Gazette 76/1983.)

4. Landlord and Tenant (Rental Bonds) Act, 1977—Substituted Forms 1 and 2. (Gazette 60/1983.)

Referred to the Printing Committee.

9. PRINTING COMMITTEE.—Mr Bowman, Acting Chairman, brought up the Second Report from the Printing Committee.

10. QUESTIONS.

11. URGENCY—VOTE OF CENSURE—MINISTER FOR LOCAL GOVERNMENT AND MINISTER FOR LANES.—Mr Greiner moved, That it is a matter of urgent necessity that this House should forthwith consider the following motion, viz.: That this House censures the Minister for Local Government and Minister for Lands for his—

   1. Creating of uncertainty in large portions of local government areas in inner Sydney by his clumsy approach to amalgamation proposals damaging the democratic rights of some 800,000 citizens;
(2) Wasting taxpayers' money on investigations and reports by the Government's puppet Local Government Boundaries Commission;

(3) Failure to administer the system of local government in New South Wales fairly and impartially;

(4) Presiding over a continuous attack on the financial viability and decision-making powers of local government.

And calls on the Premier to remove him from office and replace him with a competent Minister.

Question put.

The House divided.

| Ayes | 25 |
|------|
| Mr Arblaster | Mr Fisher |
| Mr Armstrong | Mrs Foot |
| Mr Boyd | Mr Greiner |
| Mr Brewer | Dr Metherell |
| Mr Brown | Mr Moore |
| Mr Cameron | Mr Murray |
| Mr Clough | Mr Park |
| Mr Collins | Mr Peacock |
| Mr Dowd | Mr Putch |

| Noes | 64 |
|------|
| Mr Akister | Mr Ferguson |
| Mr Anderson | Mr Gabb |
| Mr Aquilina | Mr Gordon |
| Mr Beazley | Mr Hills |
| Mr Bedford | Mr Hunter |
| Mr Booth | Mr Jackson |
| Mr Bowman | Mr Keane |
| Mr Bradley | Mr Knight |
| Mr Breton | Mr Knowles |
| Mr Cavalier | Mr McCarthy |
| Mr Christie | Mr McGowan |
| Mr Clough | Mr Glafeane |
| Mr Cox | Mr Mack |
| Mrs Crosio | Mr Mair |
| Mr Day | Mr Miller |
| Mr Debus | Mr Mochalski |
| Mr Degen | Mr H. F. Moore |
| Mr Duncan | Mr Molock |
| Mr Durick | Mr J. H. Murray |
| Mr Egan | Mr Gelly |
| Mr Face | Mr O'Connell |

Tellers,

Mr Caterson: Mr Schipp
Mr Nicholson: Mr Smith
Mr Darling: Mr West
Mr Wotton: Mr Fisher

And so it passed in the negative.

12. Questions.—(Continuation of Entry No. 10.)

13. Disallowance of Regulation under the Farm Produce Act, 1983—Mr Murray moved, pursuant to Notice, That this House disallows the Farm Produce Regulation made pursuant to the Farm Produce Act, 1983, as set forth in the Notice appearing in Government Gazette No. 108 of 5 August, 1983, a copy of which was laid upon the Table of this House on 13 September, 1983.

Debate ensued.

Question put.

The House divided.

| Ayes | 27 |
|------|
| Mr Arblaster | Mr Fisher |
| Mr Armstrong | Mrs Foot |
| Mr Boyd | Mr Greiner |
| Mr Brewer | Mr Hatton |
| Mr Brown | Dr Metherell |
| Mr Cameron | Mr Moore |
| Mr Clough | Mr Murray |
| Mr Collins | Mr Park |
| Mr Dowd | Mr Peacock |
| Mr Duncan | Mr Putch |

Tellers,

Mr Caterson: Mr Schipp
Mr Nicholson: Mr Smith
Mr Darling: Mr West
Mr Wotton: Mr Fisher
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
27 September, 1983

Nees, 62

Mr Akister  Mr Face  Mr O'Connell
Mr Anderson  Mr Ferguson  Mr O'Neill
Mr Aquilina  Mr Gabb  Mr Paciello
Mr Bannon  Mr Gordon  Mr Page
Mr Beckroge  Mr Hills  Mr Petersen
Mr Bedford  Mr Hunter  Mr Quinn
Mr Booth  Mr Jackson  Mr Ramsay
Mr Bowman  Mr Keane  Mr Robb
Mr Bradling  Mr Knight  Mr Rogan
Mr Breteeton  Mr Knott  Mr Ryan
Mr Cavalier  Mr Knowles  Mr Sheahan
Mr Christie  Mr McCarthy  Mr Stewart
Mr Cleary  Mr McGowan  Mr K. J. Stewart
Mr R. J. Clough  Mr McLlwaine  Mr Walker
Mr Cox  Mr Mair  Mr Walsh
Mrs Cresio  Mr Miller  Mr Webster
Mr Day  Mr Mochulski  Mr Whelan
Mr Debus  Mr H. F. Moore  Mr Wran
Mr Degen  Mr Muleck  Tellers
Mr Darick  Mr J. H. Murray  Mr Flaherty
Mr Egan  Mr Neilly  Mr Wade

And so it passed in the negative.

14. TRUSTEE COMPANIES (AMENDMENT) BILL:

Mr Walker moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to provide for the transfer of certain business from TEA (1983) Limited (formerly The Trustees, Executors, and Agency Company, Limited) to ANZ Executors & Trustee Company Limited, to provide for certain matters ancillary to the transfer of that business, and to amend the Trustee Companies Act, 1964, consequent upon the transfer of that business.

Question put and passed.

Bill presented and read a first time.

Mr Walker moved, That this Bill be now read a second time.

Debate adjourned (Mr Moore) and the resumption of the debate made an Order of the Day for a future day.

15. RIVER MURRAY WATERS BILL:

The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Whelan, "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.

Leave granted for the third reading to be moved forthwith.

Bill, on motion of Mr Whelan, read a third time.

16. COMMERCIAL VESSELS (AMENDMENT) BILL:

NAVIGATION (COMMERCIAL VESSELS) AMENDMENT BILL:
NAVIGATION AND OTHER ACTS (VALIDATION) BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on motion of Mr Ferguson, "That these Bills be now read a second time"—

And the Question being again proposed—

The House resumed the said adjourned debate.

Question put and passed.

Bills read a second time.

Leave granted for the third reading to be moved forthwith.

Bills, on motion of Mr Ferguson, read a third time.
17. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Keane, Acting Speaker, reported
Messages from the Legislative Council, dated 27 September, 1983, returning the
following Bills, without amendment—
Metropolitan Water, Sewerage, and Drainage (Amendment) Bill
Hunter District Water, Sewerage and Drainage (Rates) Amendment Bill
Statutory and Other Offices Remuneration (Metropolitan Water Sewerage
and Drainage Board) Amendment Bill.

18. APPROPRIATION BILL:
The Order of the Day having been read for the resumption of the adjourned
debate, on the motion of Mr Booth, “That this Bill be now read a second
time”—
And the Question being again proposed—
The House resumed the said adjourned debate.
Mr Punch moved, That this debate be now adjourned.
Question put and passed.
Ordered, That the resumption of the debate stand an Order of the Day for
To-morrow.

19. ADJOURNMENT.—Mr Walker moved, That this House do now adjourn.
Debate ensued.
Question put and passed.

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

Mr Speaker offered the Prayer.

1. Assumption of the Administration of the Government by the Honourable Sir Laurence Whistler Street, Chief Justice of New South Wales, Lieutenant-Governor of the State of New South Wales.—Mr Speaker reported the following Message from His Excellency the Lieutenant-Governor:

L. W. STREET,
Lieutenant-Governor.
Government House,
Sydney, 27 September, 1983.
Message No. 78.

The Honourable Sir Laurence Whistler Street, Chief Justice of New South Wales, Lieutenant-Governor of the State of New South Wales, has the honour to inform the Legislative Assembly that, consequent on the Governor of New South Wales, Sir James Rowland, being absent from the State of New South Wales, he this day took the Oath of Allegiance and the Official and Judicial Oath before a Judge of Appeal of the Supreme Court of New South Wales and assumed the administration of the Government of the State.

2. Petitions.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

(1) Mr Mack—from certain citizens requesting that the organization of the Federation of Police-Citizens' Boys Clubs not be changed.

(2) Mr Peacocke—from certain citizens requesting that the Firearms and Dangerous Weapons Act not be amended.


4. Papers.

Mr Ferguson laid upon the Table: Report of the Plumbers, Gasfitters and Drainers Board for the year ended 30 June, 1983.

Referred to the Printing Committee.

P 27244K
Mr Brereton laid upon the Table: Poisons Act, 1966—Proclamation amending the Poisons List. (Gazette 108/1983 (2).) Referred to the Printing Committee.

Mr Cleary laid upon the Table the following Papers:

(1) Gaming and Betting Act, 1912—Gaming and Betting (General) Regulations—Amendment of Regulation 20. (Gazette 71/1983.)

(2) Totalizator Act, 1916—
(a) Doubles Totalizator Rules, 1964—Amendment of Rules 1, 5, 6, 15, 19; substituted Rule 13. (Gazette 57/1983.)
(b) Forecast Totalizator Rules, 1968—Amendment of Rules, 1, 5, 6, 15, 20; substituted Rule 13. (Gazette 57/1983.)
(c) Quinella Totalizator Rules, 1964—Amendment of Rules 1, 5, 6, 15, 20; substituted Rule 13. (Gazette 57/1983.)
(d) Totalizator Rules, 1927—Amendment of Rules 1, 5, 6, 24; substituted Rule 22. (Gazette 57/1983.)
(e) Trifecta Totalizator Rule, 1977—Amendment of the Rules. (Gazette 57/1983.)
(f) Win and Place Totalizator Rules, 1964—Amendment of Rules 1, 5, 6, 15, 22; substituted Rule 13. (Gazette 57/1983.)

(3) Totalizator (Off-course Betting) Act, 1964—Totalizator (Off-course Betting) Regulation, 1983—Clauses 1 to 36. (Gazette 57/1983.)

(4) Tourist Industry Development Act, 1976—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for tourist industry purposes at Haymarket. (Gazette 65/1983.) Referred to the Printing Committee.

5. QUESTIONS.

6. GLENBAWN DAM (ENLARGEMENT) BILL:

Mr Whelan moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to sanction and provide for the enlargement of the Glenbawn Dam and the carrying out of associated works; and for other purposes.

Question put and passed.

Bill presented and read a first time.

Mr Whelan moved, That this Bill be now read a second time.

Debate adjourned (Mr Fisher) and the resumption of the debate made an Order of the Day for a future day.

7. INSURANCE (AMENDMENT) BILL:

Mr Walker moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Insurance Act, 1902, with respect to the enforceability of certain contracts of insurance.

Question put and passed.

Bill presented and read a first time.

Mr Walker moved, That this Bill be now read a second time.

Debate adjourned (Mr Moore) and the resumption of the debate made an Order of the Day for a future day.

8. GAMING AND BETTING (PENALTIES) AMENDMENT BILL:

Mr Anderson moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Gaming and Betting Act, 1912, to increase the penalties for certain offences under that Act relating to betting, and for other purposes.

Question put and passed.
Bill presented and read a first time.

Mr Anderson moved, That this Bill be now read a second time.

Debate adjourned (Mr Clough) and the resumption of the debate made an Order of the Day for a future day.

9. INDUSTRIAL ARBITRATION (AMENDMENT) BILL:
ANNUAL HOLIDAYS (AMENDMENT) BILL:
LONG SERVICE LEAVE (AMENDMENT) BILL:
LONG SERVICE LEAVE (METALLIFEROUS MINING INDUSTRY) AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Hills, "That these Bills be now read a second time"—

And the Question being again proposed—

The House resumed the said adjourned debate.

Question put and passed.

Bills 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 Bills.

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

On motion of Mr Hills, the Report was adopted.

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

Bills, on motion of Mr Hills, read a third time.

10. COUNTRY INDUSTRIES (PAY-ROLL TAX REBATES) AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Day, "That this Bill be now read a second time"—

And the Question being again proposed—

The House resumed the said adjourned debate.

Question put.

The House divided.

Ayes, 61

Mr Akister  Mr Anderson  Mr Aquilina  Mr Banoon  Mr Bedford  Mr Bell  Mr Bowman  Mr Braden  Mr Breckin  Mr Cavalier  Mr Christie  Mr Cleary  Mr R. J. Clough  Mr Cox  Mr Crosio  Mr Day  Mr Debus  Mr Degen  Mr Durack  Mr Egan  Mr Gabb

Mr Gordon  Mr Hatton  Mr Hills  Mr Jackson  Mr Jones  Mr Keane  Mr Knight  Mr Knott  Mr Knowles  Mr McCarthy  Mr McCowan  Mr McIlwaine  Mr Mack  Mr Mair  Mr Miller  Mr Mochalaki  Mr H. F. Moore  Mr Mulock  Mr J. H. Murray  Mr Neilly  Mr O'Connell

Mr O'Neill  Mr Pacullo  Mr Page  Mr Petersen  Mr Quinn  Mr Ramsay  Mr Robb  Mr Ragan  Mr Ryan  Mr Sheehan  Mr Stewart  Mr K. J. Stewart  Mr Walker  Mr Walsh  Mr Webster  Mr Whelan  Mr Wran

Tellers,

Mr Collins  Mr Pickard  Mr Caterson

Mr Egan  Mr Neilly  Mr Flaherty  Mr Wade

Noes, 25

Mr Arblaster  Mr Armstrong  Mr Boyd  Mr Brewer  Mr Brown  Mr Cameron  Mr Clough  Mr Collies  Mr Dowd

Mr Fisher  Mrs Fort  Mr Greiner  Dr Metherell  Mr Moore  Mr Murray  Mr Park  Mr Pickard  Mr Punch

Mr Rozzoli  Mr Schipp  Mr Smith  Mr West  Mr Wotton

Tellers,
And so it was resolved in the affirmative.

Bill read a second time.

Leave granted for the third reading to be moved forthwith.

Bill, on motion of Mr Day, read a third time.

11. TRUSTEE COMPANIES (AMENDMENT) BILL:

(1) Declaration of Bill as Urgent Bill: Mr Walker declared that the Bill was an urgent Bill.

Question—That the Bill be considered an Urgent Bill—put and passed.

(2) The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Walker, "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.

Leave granted for the third reading to be moved forthwith.

Bill, on motion of Mr Walker, read a third time.

12. MESSAGE FROM THE LEGISLATIVE COUNCIL—Mr Speaker reported a Message from the Legislative Council, dated 28 September, 1983, returning the Gaming and Betting (Further Amendment) Bill, without amendment.

13. APPROPRIATION BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Booth, "That this Bill be now read a second time"—

And the Question being again proposed—

The House resumed the said adjourned debate.

Mr Egan moved, That this debate be now adjourned.

Question put and passed.

Ordered, That the resumption of the debate stand an Order of the Day for To-morrow.

14. MESSAGES FROM THE LEGISLATIVE COUNCIL—Mr Speaker reported Messages from the Legislative Council, dated 28 September, 1983, returning the following Bills, without amendment—

Commercial Vessels (Amendment) Bill
Navigation (Commercial Vessels) Amendment Bill
Navigation and Other Acts (Validation) Bill
Local Government (Revenue Sharing) Amendment Bill.

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

Debate ensued.

Question put and passed.

The House adjourned accordingly at Sixteen minutes after Ten o'clock, p.m., until To-morrow at Half past Ten o'clock, a.m.

D. L. WHEELER, 
Clerk of the Legislative Assembly.

L. B. KELLY, 
Speaker.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. MESSAGE FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported a Message from the Legislative Council, dated 28 September, 1983, returning the River Murray Waters Bill, without amendment.

2. PETITIONS.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

   (1) Mr Clough—from certain citizens requesting that no steps be taken that would increase the social problem of drug usage.

   (2) Mr Clough—from certain citizens requesting an independent inquiry be held into education.

   (3) Mr Brewer and Mr Mack—from certain citizens requesting that the organisation of the Federation of Police-Citizens Boys' Clubs not be changed.

   (4) Mr McCarthy—from certain citizens requesting the protection of children from pornographic and child abuse materials.

   (5) Mr McCarthy—from certain citizens requesting that no changes be made in the law relating to homosexuality.

   (6) Mr Caterson—from certain citizens requesting the prohibition from sale of "R"-rated video cassettes and pornographic materials.

3. NOTICE OF MOTIONS.

P 27244K
4. PAPERS.

Mr Wran laid upon the Table: Report and Determination of the Statutory and Other Offices Remuneration Tribunal under section 13 of the Statutory and Other Offices Remuneration Act, 1975, dated 26 August, 1983.

Referred to the Printing Committee.

Mr Mulock laid upon the Table: Accounts of the University of New England for 1982.

Referred to the Printing Committee.

5. QUESTIONS.

6. SPECIAL ADJOURNMENT.—Mr Walker moved, That this House at its rising This Day do adjourn until Tuesday, 11 October, 1983.

Debate ensued.

Question put and passed.

7. SUSPENSION OF STANDING ORDERS.—Ordered, on motion of Mr Walker (by leave), That so much of the Standing Orders be suspended as would preclude the Bishopsgate Insurance Australia Limited Bill, Notice of which was given This Day for To-morrow, being brought in and passed through all stages in one day.

8. BISHOPSGATE INSURANCE AUSTRALIA LIMITED BILL:

Mr Walker moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to make provisions relating to claims against and liabilities incurred by Bishopsgate Insurance Australia Limited in respect of policies of insurance or indemnity under the Workers' Compensation Act, 1926.

Question put and passed.

Bill presented and read a first time.

Mr Walker moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Mr Walker moved, That this Bill be now read a third time.

Question put and passed.

Bill read a third time.

9. VALUATION OF LAND (RATING AND VALUATION) AMENDMENT BILL:

Mr Gordon moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to amend section 58o of the Valuation of Land Act, 1916, to make further provision with respect to the determination of rating base factors.

(ii) A Bill for an Act to amend the Local Government Act, 1919, to make further provision with respect to the use of rating base factors in levying rates.

Question put and passed.

Bills presented and read a first time.

Mr Gordon moved, That these Bills be now read a second time.

Debate adjourned (Mr Schipp) and the resumption of the debate made an Order of the Day for a future day.
10. STATE POLLUTION CONTROL COMMISSION (Licences and Approvals) Amendment Bill:
CLEAN AIR (Licences and Approvals) Amendment Bill:
CLEAN WATERS (Licences and Approvals) Amendment Bill:
NOISE CONTROL (Licences and Approvals) Amendment Bill:
LAND AND ENVIRONMENT COURT (STATE POLLUTION CONTROL COMMISSION) Amendment Bill:
The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Bedford, “That these Bills be now read a second time”—
And the Question being again proposed—
The House resumed the said adjourned debate.
Question put and passed.
Bills read a second time.
Leave granted for the third reading to be moved forthwith.
Bills, on motion of Mr Bedford, read a third time.

11. MESSAGE FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported a Message from the Legislative Council, dated 29 September, 1983, returning the Trustee Companies (Amendment) Bill, without amendment.

It being 2.15 o'clock, p.m., General Business proceeded with.

12. CONSTRUCTION SAFETY (AMENDMENT) BILL:
Mr Schipp moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Construction Safety Act, 1912, to exempt Local Government bodies from fees payable pursuant to Section 6A of the Act.

Point of Order: The Minister for Youth and Community Services submitted that the motion was out of order as an appropriate Message from the Governor had not been obtained. In effect the proposed Bill sought to exempt certain organisations from the payment of fees and, whilst it had been ruled in the past that a Bill which sought to reduce revenue did not require a Message, it had also been ruled on many occasions that a motion to alter the area of impost was out of order. A reduction in the area of impost would have the effect of increasing taxation, that is, increasing fees payable by the remaining persons and therefore could only be dealt with by the House if the appropriate Message from the Governor was received.

The honourable member for Gordon submitted that it was competent for this House to agree to the introduction of the Bill and for that Bill to be taken to a stage short of it leaving this Chamber without a Message from the Governor which could then be obtained by the Government.

The Speaker said that the Minister's point of order had regard to the effect of section 46 of the Constitution Act and it seemed to him that the word "impost" contained in that section included fees imposed under the Construction Safety (Amendment) Bill.

It had been ruled, both in the House and also in Committee that no augmentation of tax can be proposed nor tax imposed save upon the motion of a Minister—nor can alteration be made in the area of taxation or impost. Amendments to Bills had been ruled out of order on many
occasions when those amendments made alterations in the area which
would be subject to taxation by way of reduction and therefore increase
the tax upon other persons.

The proposed Bill altered the area of taxation by relieving local government
bodies of the responsibility of paying these fees.

Having regard to previous rulings the proposed Bill should have been
recommended by a Message from the Governor and such a Message can
only be obtained by a Minister of the Crown.

He ruled the motion out of order.

13. WATER RESOURCES.—Mr Walsh moved, pursuant to Notice, “That” this House com-
mands the actions taken by the Wran State Government to ensure that water
needs of this State, including town water supply, stock and domestic supplies,
irrigation, industrial and power generation supplies, are secured through the
current massive dam construction programme, and that this House applauds
the steps taken to develop the First Water Plan for the management of the
State’s water resources.

Mr Fischer moved, That the question be amended by leaving out all the
words after the word “That”, firstly occurring, with a view of inserting the
following words “this House reiterates the need for further major water
storage construction in this State and condemns the State Government for its
failure to have completed Split Rock, Windamere and Lake Mejun projects by
now after seven years in office.”, instead thereof.

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

Debate ensued.

It being Fifteen minutes after Four o’clock, p.m., debate interrupted.

Motion lapsed.

14. MESSAGE FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported a Message from
the Legislative Council, dated 29 September, 1983, returning the Bishopsgate
Insurance Australia Limited Bill, without amendment.

15. PRINTING COMMITTEE.—Mr Jones brought up the Third Report from the Printing
Committee.

The House adjourned at Sixteen minutes after Four o’clock, p.m., until Tuesday,
11 October, 1983, at Fifteen minutes after Two o’clock, p.m.
VOTES AND PROCEEDINGS
OF THE
LEGISLATIVE ASSEMBLY
FOURTH SESSION OF THE FORTY-SEVENTH PARLIAMENT

TUESDAY, 11 OCTOBER, 1983

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

1. PETITIONS.—The Clerk announced that the following Members had each lodged
Petitions for presentation, viz.:

(1) Mr Brereton—from certain citizens requesting that transport services be
upgraded in the former South Sydney Municipality.

(2) Mr Miller—from certain citizens requesting that the present boundaries of
the Council of the City of Sydney be retained.

(3) Mr Bowman—from certain citizens requesting that car registration and
insurance rates be lowered for senior citizens and handicapped persons.

(4) Mr Hills—from certain citizens requesting that the Sydney Homeopathic
Hospital not be closed.

(5) Mr Caterson, Mr Durick, Mr Punch, Mr Rozzoli and Mr Schipp—from
certain citizens requesting the prohibition from sale of 'R'-rated video cassettes
and pornographic materials.

(6) Mr Mack, Mr Miller and Mr Neilly—from certain citizens requesting that
the organization of the Federation of Police–Citizens Boys' Clubs not be
changed.

2. NOTICE OF MOTIONS.

P 27244K
3. PAPER.—Mr Wran laid upon the Table: Report on Allegations of Corruption in the Early Release of Prisoners, by Mr C. R. Abbott, Q.P.M., Commissioner of Police.

Referred to the Printing Committee.


Mr Greiner also addressed the House.

5. PAPERS.

Mr Cox laid upon the Table the following Papers:

(1) Government Railways Act, 1912—By-law No. 1367 (Gazette 126/1983.)


(3) Transport Act, 1930—Transport (Public Vehicles) Regulations, 1930—Regulations 126b, 126c, 126d and amendment of Schedule B. (Gazette 137/1983.)

(4) Transport Authorities Act, 1980—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912 for railway purposes at Coffs Harbour. (Gazette 82/1983.)

Referred to the Printing Committee.

Mr Hills laid upon the Table the following Papers:


Referred to the Printing Committee.

Mr Bedford laid upon the Table the following Papers:


(2) Accounts of the Sydney Cove Redevelopment Authority for the year ended 30 June, 1983.

(3) National Parks and Wildlife Act, 1974—Proclamations reserving certain lands as part of—

Bundjalung National Park. (Gazette 103/1983.)

Crowdy Bay National Park. (Gazette 114/1983.)

Dharug National Park. (Gazette 122/1983.)

Minima Rocks National Park. (Gazette 114/1983.)

Morton National Park. (Gazette 105/1983.)

Murrarang National Park. (Gazette 120/1983.)

Nangar National Park. (Gazette 108/1983.)

Yarrowitch Gorge National Park. (Gazette 103/1983.)

Referred to the Printing Committee.

Mr K. J. Stewart laid upon the Table: Report of the Mine Subsidence Board for the year ended 30 June, 1982.

Referred to the Printing Committee.
Mr Gordon laid upon the Table the following Papers:

1. Crown Lands Consolidation Act, 1913—
   (a) Schedule of Crown Lands intended to be dedicated, or added to existing dedications, for public purposes in accordance with section 24 of the Act.
   (b) Gazette notices setting forth the mode in which it is proposed to deal with certain lands under section 25 of the Act. (Gazettes 137, 140/1983.)

2. Public Roads Act, 1902—Abstracts of resumptions under section 8 of the Act, for public road purposes. (Gazettes 128, 137, 140/1983.)

3. Western Lands Act, 1901—Amendment of Forms 3 and 22 of the Regulations. (Gazette 122/1983.)

Referred to the Printing Committee.

Mr Cleary laid upon the Table: Gaming and Betting Act, 1912—Gaming and Betting (General) Regulations—Regulation 10a. (Gazette 124/1983.)

Referred to the Printing Committee.

6. Questions.

7. Appropriation Bill:

   The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Booth, “That this Bill be now read a second time”—

   And the Question being again proposed—

   ‘The House resumed the said adjourned debate.

   Mr Gabb moved, That this debate be now adjourned.

   Question put and passed.

   Ordered, That the resumption of the debate stand an Order of the Day for To-morrow.

8. Adjournment.—Mr Sheahan moved, That this House do now adjourn.

   Debate ensued.

   Question put and passed.

   The House adjourned accordingly at Fourteen minutes after Ten o’clock, p.m., until To-morrow at Fifteen minutes after Two o’clock, p.m.

D. L. WHEELER, Clerk of the Legislative Assembly.

L. B. KELLY, Speaker.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. Messages from the Lieutenant-Governor.—Mr Speaker reported Messages from His Excellency the Lieutenant-Governor assenting to the following Bills:
   6 October, 1983—
   No. 79. Bishopsgate Insurance Australia Limited Bill.
   No. 80. Trustee Companies (Amendment) Bill.

2. Petitions.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:
   (1) Mr Flatton—from certain citizens requesting that free car registration and third-party insurance be granted to pensioners and handicapped persons in the South Coast area.
   (2) Mr H. F. Moore—from certain citizens requesting the prohibition from sale of 'R'-rated video cassettes and pornographic materials.
   (3) Mr Mack—from certain citizens requesting that the organization of the Federation of Police—Citizens Boys' Clubs not be changed.
   (4) Mr Bannon—from certain citizens requesting legislation to prevent cruelty to animals during medical research.
   (5) Mr Miller—from certain citizens requesting the implementation of a comprehensive childrens' services policy.
   (6) Mr Brown—from certain citizens requesting that the Firearms and Dangerous Weapons Act not be amended.


P 27244K
4. PAPERS.

Mr Walker laid upon the Table the following Papers:

(1) Co-operation Act, 1923—Co-operatives Regulations, 1961—Amendment of Regulation 86. (Gazette 103/1983.)

(2) Credit Union Act, 1969—Amendment of Regulations 27AA and 27AB. (Gazette 100/1983.)


(4) Permanent Building Societies Act, 1967—Amendment of Regulation 44. (Gazette 103/1983.)

Referred to the Printing Committee.

Mr Bedford laid upon the Table the following Papers:


(2) Crown Lands Consolidation Act, 1913.—Amendment of By-laws concerning—

Arakoon State Recreation Area. (Gazette 100/1983.)

Bents Basin State Recreation Area. (Gazette 100/1983.)

Booti Booti State Recreation Area. (Gazette 100/1983.)

Bournda State Recreation Area. (Gazette 100/1983.)

Bungonia State Recreation Area. (Gazette 100/1983.)

Burrinjuck State Recreation Area. (Gazette 100/1983.)

Copeton State Recreation Area. (Gazette 100/1983.)

Georges River State Recreation Area. (Gazette 100/1983.)

Glenbawn State Recreation Area. (Gazette 100/1983.)

Grabine State Recreation Area. (Gazette 100/1983.)

Illawarra State Recreation Area. (Gazette 100/1983.)

Keepit State Recreation Area. (Gazette 100/1983.)

Lane Cove River State Recreation Area. (Gazette 100/1983.)

Munmorah State Recreation Area. (Gazette 100/1983.)

Wyangala State Recreation Area. (Gazette 100/1983.)

Referred to the Printing Committee.

5. QUESTIONS.

6. SUPREME COURT (INTEREST) AMENDMENT BILL:

DISTRICT COURT (INTEREST) AMENDMENT BILL:

COURTS OF PETTY SESSIONS (CIVIL CLAIMS) (INTEREST) AMENDMENT BILL:

Mr Walker moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to amend the Supreme Court Act, 1970, so as to authorise the Supreme Court to order the payment of interest in certain cases.

(ii) A Bill for an Act to amend the District Court Act, 1973, in relation to the payment of interest in certain cases.

(iii) A Bill for an Act to amend the Courts of Petty Sessions (Civil Claims) Act, 1970, in relation to the payment of interest in certain cases.

Question put and passed.

Mr Walker moved, That these Bills be now read a second time.

Debate adjourned (Mr Moore) and the resumption of the debate made an Order of the Day for a future day.
7. PUBLIC AUTHORITIES SUPERANNUATION BOARD BILL:
LOCAL GOVERNMENT AND OTHER AUTHORITIES (PUBLIC AUTHORITIES SUPERANNUATION BOARD) AMENDMENT BILL:
NEW SOUTH WALES RETIREMENT BENEFITS (PUBLIC AUTHORITIES SUPERANNUATION BOARD) AMENDMENT BILL:
TRANSPORT EMPLOYEES RETIREMENT BENEFITS (PUBLIC AUTHORITIES SUPERANNUATION BOARD) AMENDMENT BILL:
PUBLIC SERVICE (PUBLIC AUTHORITIES SUPERANNUATION BOARD) AMENDMENT BILL:
STATUTORY AND OTHER OFFICES REMUNERATION (PUBLIC AUTHORITIES SUPERANNUATION BOARD) AMENDMENT BILL:

Mr Hills moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to constitute the Public Authorities Superannuation Board; to define its functions; and for other purposes.
(ii) A Bill for an Act to amend the Local Government and Other Authorities (Superannuation) Act, 1927, consequentially upon the enactment of the Public Authorities Superannuation Board Act, 1983.
(iii) A Bill for an Act to amend the New South Wales Retirement Benefits Act, 1972, consequentially upon the enactment of the Public Authorities Superannuation Board Act, 1983; and for other purposes.
(v) A Bill for an Act to amend Schedule 3 to the Public Service Act, 1979, consequentially upon the enactment of the Public Authorities Superannuation Board Act, 1983.
(vi) A Bill for an Act to amend the Statutory and Other Offices Remuneration Act, 1975, consequentially upon the enactment of the Public Authorities Superannuation Board Act, 1983.

Question put and passed.

Mr Hills moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to constitute the Public Authorities Superannuation Board; to define its functions; and for other purposes.
(ii) A Bill for an Act to amend the Local Government and Other Authorities (Superannuation) Act, 1927, consequentially upon the enactment of the Public Authorities Superannuation Board Act, 1983.
(iii) A Bill for an Act to amend the New South Wales Retirement Benefits Act, 1972, consequentially upon the enactment of the Public Authorities Superannuation Board Act, 1983; and for other purposes.
(v) A Bill for an Act to amend Schedule 3 to the Public Service Act, 1979, consequentially upon the enactment of the Public Authorities Superannuation Board Act, 1983.
(vi) A Bill for an Act to amend the Statutory and Other Offices Remuneration Act, 1975, consequentially upon the enactment of the Public Authorities Superannuation Board Act, 1983.

Question put and passed.

Mr Hills moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to regulate the off-road use of motor vehicles.

Question put and passed.

Mr Bedford moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to regulate the off-road use of motor vehicles.

Question put and passed.

Mr Bedford moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to regulate the off-road use of motor vehicles.

Question put and passed.

Mr Bedford moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to regulate the off-road use of motor vehicles.

Question put and passed.

Mr Bedford moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to regulate the off-road use of motor vehicles.

Question put and passed.
9. **Valuation of Land (Land Value) Amendment Bill:**

Mr Gordon moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend section 6A of the Valuation of Land Act, 1916, in relation to the valuation of certain land and to validate certain matters.

Question put and passed.

Mr Gordon moved, That this Bill be now read a second time.

Debate adjourned (Mr Schipp) and the resumption of the debate made an Order of the Day for a future day.

10. **Local Government (Powers of Investment) Amendment Bill:**

Mr Gordon moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend Part VII of the Local Government Act, 1919, in relation to the investment powers of councils.

Question put and passed.

Mr Gordon moved, That this Bill be now read a second time.

Debate adjourned (Mr Schipp) and the resumption of the debate made an Order of the Day for a future day.

11. **Racing Appeals Tribunal Bill:**

**Defamation (Racing Appeals Tribunal) Amendment Bill:**

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Cleary, "That these Bills be now read a second time"—

And the Question being again proposed—

The House resumed the said adjourned debate.

Question put and passed.

Bills read a second time.

Leave granted for the third reading to be moved forthwith.

Bills, on motion of Mr Cleary, read a third time.

12. **Insurance (Amendment) Bill:**

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Walker, "That this Bill be now read a second time"—

And the Question being again proposed—

The House resumed the said adjourned debate.

Question put and passed.

Bill read a second time.

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

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

On motion of Mr Walker the Report was adopted.

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

Bill, on motion of Mr Walker, read a third time.
13. APPROPRIATION BILL:

The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Booth, "That this Bill be now read a second time"—

And the Question being again proposed—

The House resumed the said adjourned debate.

Mr Bedford moved, That this debate be now adjourned.

Question put and passed.

Ordered, That the resumption of the debate stand an Order of the Day for To-morrow.

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

Debate ensued.

Question put and passed.

The House adjourned accordingly at Four minutes after Ten o'clock, p.m., until To-morrow at Half-past Ten o'clock, a.m.

D. L. WHEELER,  
Clerk of the Legislative Assembly.  

L. B. KELLY,  
Speaker.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. Messages from the Lieutenant-Governor.—Mr Speaker reported Messages from His Excellency the Lieutenant-Governor, assenting to the following Bills:
   10 October, 1983—
   No. 81 Metropolitan Water, Sewerage, and Drainage (Amendment) Bill.
   No. 82 Hunter District Water, Sewerage and Drainage (Rates) Amendment Bill.
   No. 83 Statutory and Other Offices Remuneration (Metropolitan Water Sewerage and Drainage Board) Amendment Bill.

2. Petitions.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

   (1) Mr Mack and Mr Wilde—from certain citizens requesting that the organization of the Federation of Police-Citizens Boys’ Clubs not be changed.

   (2) Mr Bedford, Mr Murray and Mr O’Neill—from certain citizens requesting the prohibition from sale of “R”-rated video cassettes and pornographic materials.

3. Paper.—Mr Hills laid upon the Table: Report to the Minister for Industrial Relations on the Opening and Closing Hours of Shops by the Honourable Mr Justice J. J. Macken of the Industrial Commission of New South Wales.
   Referred to the Printing Committee.

4. Questions.
5. Observatory Park Weather Bureau Site (Repeal) Bill:

Mr Walker, on behalf of Mr Ferguson, moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to repeal the Observatory Park Weather Bureau Site Act, 1923, and the Observatory Park Weather Bureau Site (Amendment) Act, 1934.

Question put and passed.

Mr Walker moved, That this Bill be now read a second time.

Debate adjourned (Mr Punch) and the resumption of the debate made an Order of the Day for a future day.

6. Border Railways (Amendment) Bill:

Mr Walker, on behalf of Mr Ferguson, moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Border Railways Act, 1922, so as to ratify an agreement made between the States of New South Wales and Victoria, and other purposes; and to validate certain matters.

Question put and passed.

Mr Walker moved, That this Bill be now read a second time.

Debate adjourned (Mr Fischer) and the resumption of the debate made an Order of the Day for a future day.

7. Water (Amendment) Bill:

Mr Whelan moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Water Act, 1912, in relation to the regulation of certain flood control works, in relation to volumetric water allocations schemes and in relation to other matters.

Question put and passed.

Mr Whelan moved, That this Bill be now read a second time.

Debate adjourned (Mr Fischer) and the resumption of the debate made an Order of the Day for a future day.

8. Gaming and Betting (Penalties) Amendment Bill:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Anderson, "That this Bill be now read a second time"—

And the Question being again proposed—

The House resumed the said adjourned debate.

Question put and passed.

Bill read a second time.

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

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

On motion of Mr Anderson the Report was adopted.

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

Bill, on motion of Mr Anderson, read a third time.

It being 2.15 o'clock, p.m., General Business proceeded with.
9. GRIEVANCE DEBATE.—Question proposed (under S.O. 122A)—That grievances be noted.

Debate ensued.

It being Fifteen minutes after Four o'clock, p.m., debate interrupted pursuant to Standing Order 122A.

Question—That grievances be noted—put and passed.

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

Ordered to be printed.

The House adjourned at Sixteen minutes after Four o'clock, p.m., until Tuesday next at Fifteen minutes after Two o'clock, p.m.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. **PETITIONS.**—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

   (1) Mr Bannon and Mr Moore—from certain citizens requesting legislation to prevent cruelty to animals during medical research.

   (2) Mr Mack and Mr O’Neill—from certain citizens requesting that the organization of the Federation of Police–Citizens Boys’ Clubs not be changed.

   (3) Mr Punch—from certain citizens requesting that the access road from Hawks Nest to Mungo Bush in Myall Lakes National Park be sealed.

   (4) Mr Duncan and Mr Pickard—from certain citizens requesting the prohibition from sale of “R”–rated video cassettes and pornographic materials.

   (5) Mr O’Neill—from certain citizens requesting the protection of children from pornographic and child abuse materials.

2. **NOTICE OF MOTIONS.**

3. **PAPERS.**

   Mr Wran laid upon the Table: Report of the Sydney Opera House Trust for the year ended 30 June, 1983.

   Referred to the Printing Committee.

   Mr Walker laid upon the Table: Housing Act, 1912—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for housing purposes at Griffith. (Gazette 120/1983.)

   Referred to the Printing Committee.
Mr Hills laid upon the Table: Employment Protection Act, 1982—Employment Protection Regulation, 1983—Clauses 9 and 10 and amendment of Schedule 1. (Gazette 126/1983.)

Referred to the Printing Committee.

Mr Bedford laid upon the Table the following Papers:

1) Crown Lands Consolidation Act, 1913—
   (a) Schedule of Crown Lands intended to be dedicated, or added to existing dedications, for public purposes in accordance with section 24 of the Act.
   (b) Gazette notice setting forth the mode in which it is proposed to deal with certain lands under section 25 of the Act. (Gazette 142/1983.)

2) National Parks and Wildlife Act, 1974—Proclamation reserving certain lands as part of Ulundra Nature Reserve. (Gazette 89/1983.)

3) Public Roads Act, 1902—Abstract of resumption under section 8 of the Act, for public road purposes. (Gazette 142/1983.)

Referred to the Printing Committee.

4. QUESTIONS.

5. ADJOURNMENT UNDER STANDING ORDER 49.—Mr Speaker stated that he had received from the Honourable Member for Byron, Mr Boyd, a Notice, under the 49th Standing Order, that he desired to move the adjournment of the House to discuss a specific matter of recent occurrence and of sufficient public importance to warrant urgent consideration, viz.: The decision of Elders/IXL to close the Byron Bay Abattoir on 28 October, 1983, resulting in 300 more people being unemployed at Byron Bay.

Mr Speaker stated that the subject matter of a notice under S.O. 49 must be a matter of State-wide importance and not merely of regional urgency.

As this was a matter dealing with conditions prevailing in one part of the State only he ruled the motion out of order.

6. BROKEN HILL WATER AND SEWERAGE (RATES) AMENDMENT BILL:

Mr Ferguson moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Broken Hill Water and Sewerage Act, 1938, with respect to rates payable by pensioners.

Question put and passed.

Mr Ferguson moved, That this Bill be now read a second time.

Debate adjourned (Mr Fischer) and the resumption of the debate made an Order of the Day for a future day.

7. APPROPRIATION BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Booth, "That this Bill be now read a second time"—

And the Question being again proposed—

The House resumed the said adjourned debate.

Mr Flaherty moved, That the Question by now put.

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

Ayes, 57

Mr Akister
Mr Anderson
Mr Aquilina
Mr Bannon
Mr Beckroge
Mr Bedford
Mr Booth
Mr Bowman
Mr Branding
Mr Breerton
Mr Christie
Mr Cleary
Mr R. J. Clough
Mr Cox
Mrs Croso
Mr Day
Mr Debus
Mr Degen
Mr Durick
Mr Egan
Mr Face
Mr Gabb
Mr Gordon
Mr Hills
Mr Hunter
Mr Jackson
Mr Keane
Mr Knight
Mr Knott
Mr Knowles
Mr McCarthy
Mr McGowan
Mr McIlwaine
Mr Mair
Mr Miller
Mr H. P. Moore
Mr Mulock
Mr J. H. Murray

Tellers,
Mr Durick
Mr Mulock
Mr Flaherty
Mr Wade

Noes, 25

Mr Arblaster
Mr Armstrong
Mr Boyd
Mr Brewer
Mr Brown
Mr Cameron
Mr Clough
Mr Collins
Mr Duncan
Mr Fisher
Mrs Foot
Mr Greiner
Mr Hatton
Mr Mack
Mr Murray
Mr Peacocke
Mr Pickard

Tellers,
Mr Pacculllo
Mr Page
Mr Petersen
Mr Quinn
Mr Ramsay
Mr Robb
Mr Rogan
Mr Sheahan
Mr Stewart
Mr K. J. Stewart
Mr Walker
Mr Walsh
Mr Webster
Mr Whelan
Mr Wilde

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

Original Question put and passed.

Bill read a second time.

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

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

8. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported Messages from the Legislative Council, dated 18 October, 1983, returning the following Bills without amendment—

Annual Holidays (Amendment) Bill.
Clean Air (Licences and Approvals) Amendment Bill.
Clean Waters (Licences and Approvals) Amendment Bill.
Industrial Arbitration (Amendment) Bill.
Land and Environment Court (State Pollution Control Commission) Amendment Bill.
Long Service Leave (Metalliferous Mining Industry) Amendment Bill.
Noise Control (Licences and Approvals) Amendment Bill.
State Pollution Control Commission (Licences and Approvals) Amendment Bill.

9. CLOSURE—ALLOCATION OF TIME FOR DISCUSSION.—Mr Walker, on behalf of Mr Wran, gave Notice of Business to be dealt with on 19 October, 1983. (Appropriation Bill.)
10. ADJOURNMENT.—Mr Walker moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twenty-eight minutes after Ten o'clock, 
p.m., until To-morrow at Fifteen minutes after Two o'clock, p.m.

D. L. WHEELER,  
Clerk of the Legislative Assembly.  

L. B. KELLY,  
Speaker.
WEDNESDAY, 19 OCTOBER, 1983

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

Mr Speaker offered the Prayer.

1. PETITIONS.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

(1) Mr Wade—from certain citizens requesting that car registration and insurance rates be lowered for senior citizens and handicapped persons.

(2) Mr Peacocke—from certain citizens requesting that the recommendations of the Anti-Discrimination Board relating to homosexuality not be implemented.

(3) Mr Peacocke—from certain citizens requesting the implementation of a comprehensive children's services policy.

(4) Mr Smith—from certain citizens requesting that the recommendations of the New South Wales Law Reform Commission on de-facto relationships not be implemented.

(5) Mr Degen and Mr Peacocke—from certain citizens requesting that the organization of the Federation of Police-Citizens Boys' Clubs not be changed.

(6) Mr Collins, Dr Metherell, Mr Neilly and Mr Rozzoli—from certain citizens requesting legislation to prevent cruelty to animals during medical research.

(7) Mr Bannon—from certain citizens requesting the prohibition from sale of "R"-rated video cassettes and pornographic materials.

2. NOTICE OF MOTIONS.

P 27244K
3. PAPERS.

Mr Jackson laid upon the Table: Main Roads Act, 1924—Notification of acquisition, appropriation and/or resumption of land and/or casements under the Public Works Act, 1912, for road purposes at—

Arndcliffe. (Gazette 128/1983.)
Blakehurst. (Gazette 128/1983.)
Camberwell. (Gazette 126/1983.)
Clyde. (Gazette 126/1983.)
Everitts Hill. (Gazette 126/1983.)
Ultimo. (Gazette 126/1983.)

Referred to the Printing Committee.

Mr Brereton laid upon the Table the following Papers:


(2) Public Health Act, 1902—Amendment of Regulations 102, 106 and 125. (Gazette 128/1983.)

(3) Pure Food Act, 1908—Pure Food Regulations, 1937—Regulations 1AA, 17A, 17B, 47C, 47D, 47E, and 69A; amendment of Regulations 1, 1A, 4, 5, 9, 10A, 11, 11A, 17, 19, 21A, 22, 23, 24, 24C, 26, 29, 42, 44, 45, 47A, 55, 61, 69, 76, 78 and 79A; substituted Regulation 7. (Gazette 126/1983; 128/1983.)


Referred to the Printing Committee.

4. QUESTIONS.

5. PLACING OF BUSINESS—POSTPONEMENT.—Notice of Motion No. 3 of General Business postponed by Mr Brewer until Thursday, 27 October, 1983.

6. CRIMES (DOMESTIC VIOLENCE) AMENDMENT BILL:

Mr Wran moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Crimes Act, 1900, with respect to domestic violence. Question put and passed.

Mr Wran moved, That this Bill be now read a second time.

Debate adjourned (Mr Moore) and the resumption of the debate made an Order of the Day for a future day.

7. COMMUNITY JUSTICE CENTRES BILL:

JUSTICES (COMMUNITY JUSTICE CENTRES) AMENDMENT BILL:

OMBUDSMAN (COMMUNITY JUSTICE CENTRES) AMENDMENT BILL:

Mr Walker moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to provide for the establishment and operation of Community Justice Centres to provide mediation services in connection with certain disputes.

(ii) A Bill for an Act to amend sections 60 and 68 of the Justices Act, 1902, to facilitate the reference of disputes for mediation under the Community Justice Centres Act, 1983.
(iii) A Bill for an Act to amend Schedule 1 to the Ombudsman Act, 1974, to exclude from the operation of that Act proceedings under the Community Justice Centres Act, 1983.

Question put and passed.

Mr Walker moved, That these Bills be now read a second time.

Debate adjourned (Mr Moore) and the resumption of the debate made an Order of the Day for a future day.

8. WORKERS' COMPENSATION (DUST DISEASES) AMENDMENT BILL:

Mr Walker moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Workers' Compensation (Dust Diseases) Act, 1942, to provide for appeals against certain decisions and for other purposes.

Question put and passed.

Mr Walker moved, That this Bill be now read a second time.

Debate adjourned (Mr Moore) and the resumption of the debate made an Order of the Day for a future day.

9. GRAIN SORGHUM MARKETING BOARD (SPECIAL PROVISIONS) BILL:

(1) Mr Day moved, pursuant to Notice, That leave be given to bring in a Bill for an Act relating to the appointment of a liquidator for the Grain Sorghum Marketing Board for the State of New South Wales, and to enable a compromise or arrangement to be entered into with respect to that Board.

Question put and passed.

Bill presented and read a first time.

(2) Declaration of Bill as Urgent Bill: Mr Day declared that the Bill was an urgent Bill.

Question—That the Bill be considered an urgent Bill—put and passed.

(3) Mr Day moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Leave granted for the third reading to be moved forthwith.

(4) Mr Day moved, That this Bill be now read a third time.

Question put and passed.

Bill read a third time.

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

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

11. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported a Message from the Legislative Council, dated 19 October, 1983, returning the Insurance (Amendment) Bill, without amendment.

12. CLOSURE—ALLOCATION OF TIME FOR DISCUSSION.—Mr Walker, on behalf of Mr Wran, gave Notice of Business to be dealt with on 20 October, 1983. (Appropriation Bill.)
13. ADJOURNMENT.—Mr Walker moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Eighteen minutes after Ten o'clock, p.m., until To-morrow at Half-past Ten o'clock, a.m.

D. L. WHEELER,
Clerk of the Legislative Assembly.

L. B. KELLY,
Speaker.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. PETITIONS.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

(1) Mr Mack and Mr Schipp—from certain citizens requesting that the organization of the Federation of Police—Citizens Boys' Clubs not be changed.

(2) Mr H. F. Moore, Mr Page and Mr Rozzoli—from certain citizens requesting legislation to prevent cruelty to animals during medical research.

2. PAPERS.

Mr Bedford laid upon the Table the following Papers:

(1) Crown Lands Consolidation Act, 1913—Notification under section 378 of the Act, reserving certain lands as part of Booti Booti State Recreation Area. (Gazette 126/1983.)

(2) National Parks and Wildlife Act, 1974—Proclamation reserving certain lands as part of Mootwingee National Park. (Gazette 124/1983.)

Referred to the Printing Committee.

Mr Bredeton laid upon the Table: Report of the New South Wales Drug and Alcohol Authority for the year ended 30 June, 1983.

Referred to the Printing Committee.

3. QUESTIONS.

4. SPECIAL ADJOURNMENT.—Mr Walker moved, That, unless otherwise ordered, the House at its rising This Day adjourn until Tuesday, 1 November, 1983.

Debate ensued.

Question put.
The House divided.

**Ayes, 59**

Mr Akister  Mr Ferguson  Mr Neilly  
Mr Anderson  Mr Gabb  Mr O'Neill  
Mr Aquilina  Mr Gordon  Mr Paciullo  
Mr Bannon  Mr Hatto  Mr Page  
Mr Bedford  Mr Hills  Mr Petersen  
Mr Booth  Mr Hunter  Mr Quinn  
Mr Bowman  Mr Jackson  Mr Ramsay  
Mr Brading  Mr Keane  Mr Robb  
Mr Brceton  Mr Knight  Mr Rogan  
Mr Christie  Mr Knowles  Mr K. J. Stewart  
Mr Cleary  Mr McCarthy  Mr Walker  
Mr R. J. Clough  Mr McGowan  Mr Walsh  
Mr Crossio  Mr Mclwaine  Mr Webster  
Mr Day  Mr Mail  Mr Whelan  
Mr Debus  Mr Miller  Mr Wilde  
Mr Degen  Mr Mochalski  Mr Wran  
Mr Durick  Mr H. F. Moore  
Mr Egan  Mr Mcilwaine  Mr McIlwaine  
Mr Egan  Mr Mcilwain  Mr McIlwain  
Mr Firca  Mr J. H. Murray  Mr Wade  

**Noes, 27**

Mr Arblaster  Mrs Foot  Mr Rozzoli  
Mr Armstrong  Mr Greiner  Mr Schipp  
Mr Boyd  Mr Mack  Mr Smith  
Mr Brewer  Dr Metherell  Mr West  
Mr Brown  Mr Moore  Mr Wotton  
Mr Cameron  Mr Murray  
Mr Clough  Mr Park  
Mr Collins  Mr Pecoeke  
Mr Dowd  Mr Pickard  Mr Caterina  
Mr Fisher  Mr Punch  Mr Fischer  

And so it was resolved in the affirmative.

5. **MOTOR TRAFFIC (FURTHER AMENDMENT) BILL:**

**TRANSPORT (MOTOR TRAFFIC) AMENDMENT BILL:**

Mr Cox moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to amend the Motor Traffic Act, 1909, in relation to the issuing of number-plates, the inspection of motor vehicles, penalties and certain other matters.

(ii) A Bill for an Act to amend section 202 of the Transport Act, 1930, consequent upon the enactment of the Motor Traffic (Further Amendment) Act, 1983.

Question put and passed.

Mr Cox moved, That these Bills be now read a second time.

Debate adjourned (Dr Metherell) and the resumption of the debate made an Order of the Day for a future day.

6. **APPROPRIATION BILL.**—The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the further consideration of the Bill.

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

The Question—"That the Question be now put." under Standing Order 175a—having been previously agreed to in Committee of the Whole (all remaining stages)—

Question—That the Report be adopted—put and passed.

Question—That this Bill be read a third time—put and passed.

---

*It being 2.15 o'clock, p.m., General Business proceeded with*

7. **JUDEO–CHRISTIAN ETHIC.**—Mr Cameron moved, pursuant to Notice That this House reaffirms the Judeo–Christian ethic, acknowledges the Lordship of Jesus Christ and declares itself to be a legislature constituted by and responsible to God in conformity with Romans 13:1.*
Mr Moore moved, That the question be amended by leaving out all words after the word "House", with a view of inserting the following words instead thereof—"acknowledges that Christian principles constitute the predominant basis for the ethical and moral development of our society and further acknowledges the right of all citizens within a humane and just society to freedom of religion and worship."

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

Mr Cameron moved, That the Question be now put.

Question put—"That the Question be now put"—and voices given—Mr Speaker stated his opinion that the Noes had it.

Whereupon, Division called for, and Mr Speaker declared the determination of the House to be in the negative, as there were only four Members (Mr Cameron, Mr Caterson, Mr Clough and Mr Pickard) in the minority who had challenged his decision.

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

Debate continued.

It being Fifteen minutes after Four o'clock, p.m., debate interrupted.

Motion lapsed.

8. PRINTING COMMITTEE.—Mr Robb, Acting Chairman, brought up the Fifth Report of the Printing Committee.

9. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported Messages from the Legislative Council, dated 20 October, 1983 returning the following Bills, without amendment—

- Gaming and Betting (Penalties) Amendment Bill.
- Grain Sorghum Marketing Board (Special Provisions) Bill.

The House adjourned at Sixteen minutes after Four o'clock, p.m., until Tuesday, 1 November, 1983 at Fifteen minutes after Two o'clock, p.m.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. **Electoral District of Kogarah.**—

   (1) **Return of Writ.**—Mr Speaker informed the House that his Writ, issued on 23 September, 1983, in accordance with the 70th section of the Parliamentary Electorates and Elections Act, 1912, for the election of a Member to serve in the Legislative Assembly for the Electoral District of Kogarah in the room of the Honourable William Frederick Farrar Crabtree, resigned, had been returned, with a Certificate endorsed thereon by the Returning Officer of the Election of Brian Joseph Langton to serve as Member for the Electoral District of Kogarah.

   (2) **Member Sworn.**—Brian Joseph Langton was introduced, and having taken and subscribed the Oath of Allegiance, and signed the Roll of the House, took his seat as Member for the Electoral District of Kogarah.

2. **Electoral District of Maroubra.**—

   (1) **Return of Writ.**—Mr Speaker informed the House that his Writ, issued on 23 September, 1983, in accordance with the 70th section of the Parliamentary Electorates and Elections Act, 1912, for the election of a Member to serve in the Legislative Assembly for the Electoral District of Maroubra in the room of the Honourable William Henry Haigh, resigned, had been returned, with a Certificate endorsed thereon by the Returning Officer of the Election of Robert John Carr to serve as Member for the Electoral District of Maroubra.

   (2) **Member Sworn.**—Robert John Carr was introduced, and having taken and subscribed the Oath of Allegiance, and signed the Roll of the House, took his seat as Member for the Electoral District of Maroubra.
3. **ELECTORAL DISTRICT OF MARRICKVILLE.**—

(1) **Return of Writ.**—Mr Speaker informed the House that his Writ, issued on 23 September, 1983, in accordance with the 70th section of the Parliamentary Electorates and Elections Act, 1912, for the election of a Member to serve in the Legislative Assembly for the Electoral District of Marrickville in the room of Thomas James Cahill, deceased, had been returned, with a Certificate endorsed thereon by the Returning Officer of the Election of Andrew John Refshauge to serve as Member for the Electoral District of Marrickville.

(2) **Member Sworn.**—Andrew John Refshauge was introduced, and having made and subscribed the Affirmation of Allegiance, and signed the Roll of the House, took his seat as Member for the Electoral District of Marrickville.

4. **ELECTORAL DISTRICT OF RIVERSTONE.**—

(1) **Return of Writ.**—Mr Speaker informed the House that his Writ, issued on 23 September, 1983, in accordance with the 70th section of the Parliamentary Electorates and Elections Act, 1912, for the election of a Member to serve in the Legislative Assembly for the Electoral District of Riverstone in the room of Anthony Valentine Patrick Johnson, resigned, had been returned, with a Certificate endorsed thereon by the Returning Officer of the Election of Richard Sanderson Amery to serve as Member for the Electoral District of Riverstone.

(2) **Member Sworn.**—Richard Sanderson Amery was introduced, and having taken and subscribed the Oath of Allegiance, and signed the Roll of the House, took his seat as Member for the Electoral District of Riverstone.

5. **MESSAGES FROM THE LIEUTENANT-GOVERNOR.**—Mr Speaker reported Messages from His Excellency the Lieutenant-Governor assenting to the following Bills:

   - No. 84 River Murray Waters Bill.
   - No. 85 Local Government (Revenue Sharing) Amendment Bill.
   - No. 86 Grain Sorghum Marketing Board (Special Provisions) Bill.
   - No. 87 Gaming and Betting (Further Amendment) Bill.

6. **RE-ASSUMPTION OF THE ADMINISTRATION OF THE GOVERNMENT BY HIS EXCELLENCY THE GOVERNOR.**—Mr Speaker reported the following Message—

   J. A. ROWLAND,
   Government House,
   Governor.
   Sydney, 28 October, 1983.
   Message No. 88.

   The Governor of the State of New South Wales, Sir James Rowland, has the honour to inform the Legislative Assembly that, after returning from overseas, he re-assumed the administration of the Government of the State on 27th October, 1983.

7. **PAPER.**—Mr Speaker laid upon the Table: Copy of the Register of Disclosures by Members of the Legislative Assembly as at 30 June, 1983.

   Ordered to be printed.

8. **MINISTERIAL ANNOUNCEMENT.**—Mr Wran informed the House that on 27 October, 1983, His Excellency the Lieutenant-Governor accepted the resignation of the Honourable Rex Frederick Jackson, M.P., from the offices of Minister for Corrective Services and Minister for Roads.

   On the same day His Excellency appointed the Honourable Laurence John Brereton, M.P., Minister for Health, as Minister for Roads and the Honourable Peter Thomas Anderson, M.P., Minister for Police and Emergency Services as Minister for Corrective Services.
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
1 November, 1983

9. Petitions.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

(1) Mr Fisher—from certain citizens requesting that additional members of the Police Drug Squad be allocated to the Singleton area.

(2) Mr Knight—from certain citizens requesting that the organization of the Federation of Police–Citizens' Boys' Clubs not be changed.

(3) Mr Dowd and Mr Knight—from certain citizens requesting the implementation of a comprehensive children's services policy.

(4) Mr Debus, Mr Mochalski, Mr Pickard, Mr Rogan and Mr Walker—from certain citizens requesting the prohibition from sale of 'R'-rated video cassettes and pornographic materials.

(5) Mr Mack, Mr Ferguson, Mr Rozzoli and Mr Webster—from certain citizens requesting legislation to prevent cruelty to animals during medical research.

(6) Mr Rozzoli—from certain citizens requesting that programmes be introduced in the western area of Sydney to teach employment skills to unemployed persons.

(7) Mr Knott, Mr Petersen and Mr Ramsay—from certain citizens requesting that the proposed coal washery not be constructed at Dapto or Wongawilli.

(8) Mr Duncan—from certain citizens requesting that the recommendations of the New South Wales Law Reform Commission concerning de facto relationships not be implemented.

(9) Mr Ferguson—from certain citizens requesting that the Public Works Department Quarry at North Brother Mountain, Laurieton, be closed.

(10) Mr Greiner—from certain citizens requesting increased police patrols in the Mortdale area.


11. Papers.

Mr Booth laid upon the Table the following Papers:

(1) Budget Estimates Classified by Program 1983–84.


Referred to the Printing Committee.

Mr Day laid upon the Table the following Papers:


(2) Fisheries and Oyster Farms Act, 1935—Fisheries and Oyster Farms (General) Regulations—Amendment of Regulation 20a. (Gazette 126/1983.)

Referred to the Printing Committee.

Mr Bedford laid upon the Table: Heritage Act, 1977—Notification of acquisition, appropriation and/or resumption of land/or easements under the Public Works Act, 1912, for the purposes of the Heritage Act, 1977, at Blacktown. (Gazette 120/1983.)

Referred to the Printing Committee.

Mr K. J. Stewart laid upon the Table: Report of the Department of Mineral Resources for the year ended 30 June, 1982.

Referred to the Printing Committee.

Mr Gordon laid upon the Table: Public Roads Act, 1902—Abstracts of resumption under section 8 of the Act, for public road purposes. (Gazettes 144/1983, 147/1983.)

Referred to the Printing Committee.
Mr Whelan laid upon the Table: Report of the Metropolitan Water Sewerage and Drainage Board for the year ended 30 June, 1983.

Referred to the Printing Committee.

12. Questions.

13. Adjournment under Standing Order 49.—Mr Speaker stated that he had received from the Honourable Member for Ku-ring-gai, Mr Greiner, a Notice, under the 49th Standing Order, that he desired to move the adjournment of the House to discuss a specific matter of recent occurrence and of sufficient public importance to warrant urgent consideration, viz.: “The resignation of the Minister for Corrective Services and Minister for Roads.”

Mr Greiner moved, That this House do now adjourn.

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

Debate ensued.

Mr Flaherty moved, That the Question be now put.

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

The House divided.

Ayes, 66

Mr Akister  Mr Face  Mr Paciullo
Mr Amery  Mr Ferguson  Mr Page
Mr Anderson  Mr Gabb  Mr Petersen
Mr Aquilina  Mr Gordon  Mr Quinn
Mr Barnes  Mr Hunter  Dr Rhodri
Mr Beckroge  Mr Jackson  Mr Robb
Mr Bedford  Mr Keane  Mr Reagan
Mr Booth  Mr Knight  Mr Ryan
Mr Bowman  Mr Knott  Mr Sheehan
Mr Brading  Mr Knowles  Mr Stewart
Mr Broadaz  Mr Langton  Mr K. J. Stewart
Mr Carr  Mr McCarthy  Mr Walker
Mr Cavalier  Mr McGowan  Mr Walsh
Mr Christie  Mr McLwaine  Mr Webster
Mr Cleary  Mr Murr  Mr Whelan
Mr R. J. Clough  Mr Miller  Mr Wiede
Mr Cox  Mr Mochalski  Mr Wran
Mrs Croso  Mr H. F. Moore  Tellers,
Mr Day  Mr Mulock
Mr Debus  Mr J. H. Murray
Mr Degen  Mr O'Connell  Mr Flaherty
Mr Derric  Mr O'Neil
Mr Egan  Mr Wade

Nees, 29

Mr Arblasser  Mr Fisher  Mr Pickard
Mr Armstrong  Mrs Foot  Mr Punch
Mr Boyd  Mr Greiner  Mr Roszoli
Mr Brewer  Mr Hatton  Mr Schipp
Mr Brown  Mr Mack  Mr Smith
Mr Cameron  Dr Metherell  Mr Wess
Mr Clough  Mr Moore  Mr Wotton
Mr Collins  Mr Murray  Tellers,
Mr Dowd  Mr Park  Mr Caterson
Mr Duncan  Mr Peacock  Mr Fischer

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.
14. VALUATION OF LAND (RATING AND VALUATION) AMENDMENT BILL:

LOCAL GOVERNMENT (RATING AND VALUATION) AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Gordon, "That these Bills be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Question put and passed.

Bills read a second time.

Leave granted for the third reading to be moved forthwith.

Bills, on motion of Mr Hills, on behalf of Mr Gordon, read a third time.

15. SUPREME COURT (INTEREST) BILL:

DISTRICT COURT (INTEREST) AMENDMENT BILL:

COURTS OF PETTY SESSIONS (CIVIL CLAIMS) (INTEREST) AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Walker, "That these Bills be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Question put and passed.

Bills read a second time.

Leave granted for the third reading to be moved forthwith.

Bills, on motion of Mr Hills, on behalf of Mr Walker, read a third time.

16. PUBLIC AUTHORITIES SUPERANNUATION BOARD BILL:

LOCAL GOVERNMENT AND OTHER AUTHORITIES (PUBLIC AUTHORITIES SUPERANNUATION BOARD) AMENDMENT BILL:

NEW SOUTH WALES RETIREMENT BENEFITS (PUBLIC AUTHORITIES SUPERANNUATION BOARD) AMENDMENT BILL:

TRANSPORT EMPLOYEES RETIREMENT BENEFITS (PUBLIC AUTHORITIES SUPERANNUATION BOARD) AMENDMENT BILL:
PUBLIC SERVICE (PUBLIC AUTHORITIES SUPERANNUATION BOARD) AMENDMENT BILL:

STATUTORY AND OTHER OFFICES REMUNERATION (PUBLIC AUTHORITIES SUPERANNUATION BOARD) AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Hills, "That these Bills be 'now' read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Mr Schipp 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 ensued.

Question put.

The House divided.

Ayes, 65

Mr Akister 
Mr Amery 
Mr Anderson 
Mr Aquilina 
Mr Bannon 
Mr Beckage 
Mr Bedford 
Mr Booth 
Mr Bowman 
Mr Bradling 
Mr Breckon 
Mr Carr 
Mr Cavalier 
Mr Christie 
Mr Cleary 
Mr R. J. Clough 
Mr Cox 
Mrs Crosio 
Mr Day 
Mr Debus 
Mr Degen 
Mr Durick

Mr Egan 
Mr Face 
Mr Ferguson 
Mr Gabb 
Mr Gordon 
Mr Hills 
Mr Hunter 
Mr Keare 
Mr Knight 
Mr Knott 
Mr Knowles 
Mr Langton 
Mr McCarthy 
Mr McGowan 
Mr McIlwaine 
Mr Main 
Mr Miller 
Mr Mochalski 
Mr H. F. Moore 
Mr Mulloch 
Mr J. H. Murray 
Mr O'Connell

Mr O'Neill 
Mr Paciullo 
Mr Page 
Mr Petersen 
Mr Quinn 
Mr Ramsay 
Dr Relshauge 
Mr Robb 
Mr Rogers 
Mr Ryan 
Mr Shaahan 
Mr Stewart 
Mr K. J. Stewart 
Mr Walker 
Mr Walsh 
Mr Stewert, 
Mr Weland 
Mr Wilde 
Tellers, 
Mr Wean

Tellers, 
Mr Flaherty 
Mr Wade

Noes, 27

Mr Arblaster 
Mr Armstrong 
Mr Boyd 
Mr Brewer 
Mr Brown 
Mr Cameron 
Mr Cough 
Mr Collins 
Mr Dowd 
Mr Fisher

Mr Foot 
Mr Greiner 
Mr Hutton 
Dr Metherell 
Mr Moore 
Mr Murray 
Mr Park 
Mr Peacocke 
Mr Pickard 
Mr Punch 
Mr Rozzoli 
Mr Schipp 
Mr Smith 
Mr West 
Mr Wotton

Tellers, 
Mr Caterson 
Mr Fischer

And so it was resolved in the affirmative.

Original question put and passed.

Bills read a second time.

Leave granted for the third reading to be moved forthwith.

Bills, on motion of Mr Hills, read a third time.

17. MESSAGES FROM THE GOVERNOR.—Mr Speaker reported Messages from His Excellency the Governor recommending the following Bills:

1 November, 1983—

No. 89 Community Justice Centres Bill. 
No. 90 Glenbawn Dam Enlargement Bill. 
No. 91 Recreation Vehicles Bill.
18. **MESSAGE FROM THE LEGISLATIVE COUNCIL.**—Mr Speaker reported a Message from the Legislative Council, dated 1 November, 1983, returning the Country Industries (Pay-roll Tax Rebates) Amendment Bill, without amendment.

19. **RECREATION VEHICLES BILL:**

**TRANSPORT (RECREATION VEHICLES) AMENDMENT BILL:**

**MOTOR VEHICLES (THIRD PARTY INSURANCE) (RECREATION VEHICLES) AMENDMENT BILL:**

**MOTOR TRAFFIC (RECREATION VEHICLES) AMENDMENT BILL:**

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Bedford, "That these Bills be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Mr Brading moved, That this debate be now adjourned.

Question put and passed.

Ordered, That the resumption of the debate stand an Order of the Day for To-morrow.

20. **ADJOURNMENT.**—Mr Bedford moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Five minutes after Ten o'clock, p.m., until To-morrow at Fifteen Minutes after Two o'clock, p.m.

D. L. WHEELER, 
*Clerk of the Legislative Assembly.*

L. B. KELLY, 
*Speaker.*
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. PETITIONS.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:  
   (1) Mr Gabb—from certain citizens requesting that no changes be made in the law relating to homosexuality.  
   (2) Mr Knott—from certain citizens requesting that the proposed coal washery not be constructed at Dapto or Wongawilli.  
   (3) Mr Peacocke—from certain citizens requesting the upgrading of primary education facilities.  
   (4) Mr Day—from certain citizens requesting that car registration and insurance be lowered for pensioners.  
   (5) Mr Gabb and Mr Mair—from certain citizens requesting legislation to prevent cruelty to animals during medical research.  
   (6) Mr Mack, Mr Ramsay and Mr Wotton—from certain citizens requesting the prohibition from sale of 'R'-rated video cassettes and pornographic materials.  
   (7) Mr Mack—from certain citizens requesting that the organization of the Federation of Police–Citizens Boys' Clubs not be changed.  
   (8) Mr Wotton—from certain citizens requesting that the Firearms and Dangerous Weapons Act not be amended.

2. NOTICE OF MOTIONS

P 28633D
3. PAPERS.

Mr Ferguson laid upon the Table: Accounts of the Maritime Services Board for year ended 30 June, 1983.
Referred to the Printing Committee.

Mr Hills laid upon the Table the following Papers:
Referred to the Printing Committee.

Mr Mulock laid upon the Table the following Papers:
1. Accounts of Macquarie University for 1982.
3. University and University Colleges Act, 1900—Amendments of, and additions to, the By-laws of the University of Sydney. (Gazette 126/1983.)
4. University of New England Act, 1953—Amendments of, and additions to, the By-laws of the University of New England. (Gazette 126/1983.)
Referred to the Printing Committee.

Mr Sheahan laid upon the Table the following Papers:
2. Electricity Commission Act, 1950—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912 for the purposes of—
   i. Electricity Transmission Lines between—
      Bogalara and Canberra. (Gazette 144/1983.)
      Moree and Mungindi. (Gazette 144/1983.)
      Sydney South and Kurnell. (Gazette 128/1983.)
   ii. Power Station at Bencela. (Gazette 128/1983.)
   iii. Substation at Pyrmont. (Gazette 144/1983.)
Referred to the Printing Committee.

4. QUESTIONS.

5. ANTI-DISCRIMINATION (AMENDMENT) BILL:

Mr Wran moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend section 69c of the Anti-Discrimination Act, 1977, in relation to the appointment of part-time members of the Equal Opportunity Tribunal.
Question put and passed.
Bill presented and read a first time.

Mr Wran moved, That this Bill be now read a second time.

Debate adjourned (Mr Moore) and the resumption of the debate made an Order of the Day for a future day.
6. **Transport Authorities (Infringement Notices) Amendment Bill:**

**Government Railways (Amendment) Bill:**

Mr Cox moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to amend section 75 of the Transport Authorities Act, 1980, in relation to penalty notices for certain offences under that Act, the Government Railways Act, 1912, and the Transport Act, 1930.


Question put and passed.

Bills presented and read a first time.

Mr Cox moved, That these Bills be now read a second time.

Debate adjourned (Dr Metherell) and the resumption of the debate made an Order of the Day for a future day.

7. **Coal and Oil Shale Mine Workers (Superannuation) Amendment Bill:**

Mr Hills moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Coal and Oil Shale Mine Workers (Superannuation) Act, 1941, with respect to the investment of the Funds established under that Act, the entitlement of a mine worker to benefits under that Act after a period of imprisonment and penalties for offences under that Act; and for other purposes.

Question put and passed.

Bill presented and read a first time.

Mr Hills moved, That this Bill be now read a second time.

Debate adjourned (Mr Moore) and the resumption of the debate made an Order of the Day for a future day.

8. **Coal Mining (Amendment) Bill:**

**Petroleum (Coal Mining) Amendment Bill:**

Mr K. J. Stewart moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to amend the Coal Mining Act, 1973, to make further provision with respect to prospecting for and mining coal; and for other purposes.

(ii) A Bill for an Act to amend the Petroleum Act, 1955, as a consequence of the enactment of the Coal Mining (Amendment) Act, 1983, and for other purposes.

Question put and passed.

Bills presented and read a first time.

Mr Stewart moved, That these Bills be now read a second time.

Debate adjourned (Mr Smith) and the resumption of the debate made an Order of the Day for a future day.

9. **Mining (Amendment) Bill:**

Mr K. J. Stewart moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Mining Act, 1973, to make further provisions with respect to prospecting for and mining minerals, other than coal or shale; and for other purposes.

Question put and passed.

Bill presented and read a first time.

Mr Stewart moved, That this Bill be now read a second time.

Debate adjourned (Mr Smith) and the resumption of the debate made an Order of the Day for a future day.
10. TOURIST INDUSTRY DEVELOPMENT (FURTHER AMENDMENT) BILL:

Mr Cleary moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Tourist Industry Development Act, 1976, with respect to the payment of certain amounts from the Tourist Industry Development Fund, and for other purposes.

Question put and passed.

Bill presented and read a first time.

Mr Cleary moved, That this Bill be now read a second time.

Debate adjourned (Mr Smith) and the resumption of the debate made an Order of the Day for a future day.

11. RECREATION VEHICLES BILL:

TRANSPORT (RECREATION VEHICLES) AMENDMENT BILL:

MOTOR VEHICLES (THIRD PARTY INSURANCE) (RECREATION VEHICLES) AMENDMENT BILL:

MOTOR TRAFFIC (RECREATION VEHICLES) AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Bedford, "That these Bills be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Question put and passed.

Bills read a second time.

Leave granted for the third reading to be moved forthwith.

Bills, on motion of Mr Bedford read a third time.

12. GLENBAWN DAM (ENLARGEMENT) BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Whelan, "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.

Leave granted for the third reading to be moved forthwith.

Bill, on motion of Mr Whelan, read a third time.

13. VALUATION OF LAND (LAND VALUE) AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Gordon, "That this Bill be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Question put.
The House divided.

Ayes, 59

Mr Akister
Mr Amery
Mr Anderson
Mr Aquilina
Mr Bannon
Mr Beckrage
Mr Bedford
Mr Booth
Mr Bowman
Mr Brading
Mr Breeton
Mr Carr
Mr Cavalier
Mr Christie
Mr Cleary
Mr R. J. Clough
Mr Cox
Mrs Crosio
Mr Day
Mr Debus

Mr Durick
Mr Egan
Mr Face
Mr Gabb
Mr Gordon
Mr Hutton
Mr Hills
Mr Keane
Mr Knight
Mr Knott
Mr Knowles
Mr Langton
Mr McGowan
Mr McKawane
Mr Mair
Mr Kochalski
Mr H. F. Moore
Mr Mulock
Mr J. H. Murray
Mr O'Connell

Mr O'Neill
Mr Paciullo
Mr Page
Mr Peterson
Mr Quinn
Mr Ramsay
Dr Refshauge
Mr Robb
Mr Regan
Mr Ryan
Mr Sheahan
Mr Stewart
Mr K. J. Stewart
Mr Walker
Mr Walsh
Mr Webster
Mr Whelan
Tellers,
Mr Flaherty
Mr Wade

Noes, 25

Mr Arblaster
Mr Armstrong
Mr Boyd
Mr Brewer
Mr Brown
Mr Cameron
Mr Clough
Mr Collins
Mr Fisher

Mr Foot
Mr Greiner
Dr Metherell
Mr Moore
Mr Murray
Mr Park
Mr Peacocke
Mr Pickard
Mr Punch

Mr Rozzoli
Mr Schipp
Mr Smith
Mr West
Mr Wotton
Tellers,
Mr Caterson
Mr Fischer

And so it was resolved in the affirmative.

Bill read a second time.

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

Mr Deputy-Speaker resumed the Chair, and Mr Quinn, Temporary Chairman reported the Bill without amendment.

On motion of Mr Gordon the Report was adopted.

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

Bill, on motion of Mr Gordon, read a third time.

14. LOCAL GOVERNMENT (POWERS OF INVESTMENT) AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Gordon, ”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.

Leave granted for the third reading to be moved forthwith.

Bill, on motion of Mr Gordon, read a third time.

15. SPECIAL COMMISSIONS OF INQUIRY BILL:

Mr Wran moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to provide for the establishment and functions of Special Commissions of Inquiry.

Question put and passed.

Bill presented and read a first time.

Mr Wran moved, That this Bill be now read a second time.

Debate adjourned (Mr Dowd) and the resumption of the debate made an Order of the Day for future day.
16. ADJOURNMENT.—Mr Wran moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Fourteen minutes after Ten o'clock, p.m., until To-morrow at Half-past Ten o'clock, a.m.

D. L. WHEELER,  
Clerk of the Legislative Assembly.  

L. B. KELLY,  
Speaker.
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. Petitions.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

(1) Mr Petersen and Mr Ramsay—from certain citizens requesting that the proposed coal washery not be constructed at Dapto or Wongawilli.

(2) Mr Rozzoli—from certain citizens requesting that programmes be introduced in the Western Area of Sydney to teach employment skills to unemployed persons.

(3) Mrs Crosio—from certain citizens requesting support for the promotion of world peace.

(4) Mr Pickard—from certain citizens requesting that levels of staffing and funding of schools be amended.

(5) Mr Punch—from certain citizens requesting the prohibition from sale of “R”-rated video cassettes and pornographic materials.

2. Notice of Motions.

3. Questions.

4. Vote of Censure—Premier:

(1) Urgency.—Mr Greiner moved, That it is a matter of urgent necessity that this House should forthwith consider the following motion, viz.: That the Premier be censured for his deliberate misleading of this House and the people of New South Wales in relation to his knowledge of the contents of the allegations against the former Minister for Corrective Services.

Question put and passed.
(2) SUSPENSION OF STANDING ORDERS.—Mr Greiner moved, That so much of the Standing Orders be suspended as would preclude the consideration forthwith of the following motion, viz.: That the Premier be censured for his deliberate misleading of this House and the people of New South Wales in relation to his knowledge of the contents of the allegations against the former Minister for Corrective Services.

Question put and passed.

(3) Mr Greiner moved, That the Premier be censured for his deliberate misleading of this House and the people of New South Wales in relation to his knowledge of the contents of the allegations against the former Minister for Corrective Services.

Debate ensued.

Disorder: By direction of Mr Speaker, the Honourable Member for Eastwood, Mr Clough, was removed from the Chamber by the Serjeant-at-Arms.

Debate continued.

Disorder: By direction of Mr Speaker, the Honourable Member for Mosman, Mr Arblaster, was removed from the Chamber by the Serjeant-at-Arms.

Debate continued.

Disorder: By direction of Mr Speaker, the Honourable Member for Hornsby, Mr Pickard, was removed from the Chamber by the Serjeant-at-Arms.

Debate continued.

Question put.

The House divided.

Ayes, 22

Mr Armstrong
Mr Boyd
Mr Brewer
Mr Brown
Mr Collins
Mr Dowd
Mr Fisher
Mrs Foot
Mr Greiner
Mr Hatton
Dr Metherell
Mr Moore
Mr Murray
Mr Park
Mr Peacocke
Mr Punch

Noes, 65

Mr Akister
Mr Anderson
Mr Aquilina
Mr Bannon
Mr Beckroe
Mr Bedford
Mr Booth
Mr Bowman
Mr Bradling
Mr Bereton
Mr Carr
Mr Cavalier
Mr Christie
Mr Cleary
Mr R. J. Clough
Mr Cox
Mr Crosio
Mr Day
Mr Debus
Mr Dagen
Mr Duncun
Mr Durick
Mr Egan
Mr Face
Mr Gabo
Mr Gordon
Mr Hunter
Mr Jackson
Mr Keane
Mr Knight
Mr Knot
Mr Knowles
Mr Langton
Mr McCarthy
Mr McGowan
Mr McIlwaine
Mr Mack
Mr Mair
Mr Mochalski
Mr Dobson
Mr Pearson
Mr J. H. Murray

Tellers,

Mr Caterson
Mr Fischer
Mr Kozzoli
Mr Schipp
Mr Smith
Mr West
Mr O'Connell
Mr O'Neill
Mr Pacullo
Mr Page
Mr Petersen
Mr Quinn
Mr Ramsay
Mr Robb
Mr Rogan
Mr Ryan
Mr Sheahan
Mr Stewart
Mr K. J. Stewart
Mr Walker
Mr Walsh
Mr Webster
Mr Whelan
Mr Wilde
Mr Wran

And so it passed in the negative.
5. BUSINESS OF THE HOUSE—PRECEDENCE OF BUSINESS.—Mr Walker moved (by leave), That so much of the Standing Orders be suspended as would preclude—

(1) Government Business taking precedence of General Business at the present sitting; and

(2) Consideration of General Business Notice of Motion No. 1 after 4.15 p.m. and of the debate thereon being continued after that hour.

Debate ensued.

Question put and passed.

6. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported a Message from the Legislative Council, dated 3 November, 1983, returning the Defamation (Racing Appeals Tribunal) Amendment Bill, without amendment.

Mr Speaker also reported the following Message from the Legislative Council—

Mr Speaker—

The Legislative Council has this day agreed to the Bill, returned herewith, intituled “An Act to constitute a Racing Appeals Tribunal to hear appeals from certain decisions of the Committee of the Australian Jockey Club; and for other purposes”—with the amendment indicated by the accompanying Schedule, in which amendment the Council requests the concurrence of the Legislative Assembly.

Legislative Council Chamber, Sydney, 3 November, 1983.

JOHN JOHNSON, President.

RACING APPEALS TRIBUNAL BILL

Schedule of the amendment referred to in Message of 3 November, 1983.

L. A. JEEKELN, Clerk of the Parliaments.


Examined,

C. HEALEY, Chairman of Committees.

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

7. SPECIAL COMMISSIONS OF INQUIRY BILL:

(1) Declaration of Bill as Urgent Bill: Mr Walker declared that the Bill was an urgent Bill.

Question put—That the Bill be considered an urgent Bill.

The House divided.

Ayes, 56

Mr Akister  Mr Egan  Mr O'Connell
Mr Amery  Mr Face  Mr Paciello
Mr Aquilina  Mr Ferguson  Mr Page
Mr Ractroge  Mr Gabb  Mr Petersen
Mr Bedford  Mr Hills  Mr Quinn
Mr Hoole  Mr Hunter  Mr Ramsay
Mr Bowman  Mr Keane  Dr Reishauge
Mr Bradin  Mr Knight  Mr Webb
Mr Breerton  Mr Knott  Mr Rogan
Mr Carr  Mr Knowles  Mr Sheahan
Mr Cavalier  Mr Langton  Mr Stewart
Mr Christie  Mr McCarthy  K. J. Stewart
Mr Chery  Mr McGowan  Mr Walker
Mr R. J. Clough  Mr Meliawine  Mr Walsh
Mr Cox  Mr Mair  Mr Webters
Mr Day  Mr Mechalski  Mr Wilde
Mr Debus  Mr H. F. Moore  Tellers
Mr Deen  Mr Mellock  Mr Flaberty
Mr Durick  Mr J. H. Murray  Mr Wade
Mr Armstrong  
Mr Boyd  
Mr Brewer  
Mr Brown  
Mr Collins  
Mr Dowd  
Mr Duigan  
Mr Fisher  
Mrs Foot  
Mrs Fort  
Mr Mack  
Mr Moore  
Mr Murray  
Mr Pack  
Mr Peacocke  
Mr Punch  
Mr Rozzoli  
Mr Schipp  
Mr Smith  
Mr Smul  
Mr West  
Mr Wotton  
Tellers.

And so it was resolved in the affirmative.

(2) The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Wran, “That this Bill be now read a second time”—

And the question being again proposed—

The House resumed the said adjourned debate.

And so it was resolved in the affirmative.

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

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

Mr Wran moved, That the Report be now adopted.

Question put.
The House divided.

Ayes, 62

Mr Akister  Mr Durick  Mr O'Neill
Mr Amery  Mr Egan  Mr Faciulli
Mr Anderson  Mr Face  Mr Page
Mr Aquilina  Mr Ferguson  Mr Petersen
Mr Bannon  Mr Gabb  Mr Quinn
Mr Beckroge  Mr Gordon  Dr Kefhauge
Mr Bedford  Mr Hills  Mr Kohn
Mr Booth  Mr Hunter  Mr Kogan
Mr Bowman  Mr Keane  Mr Letheran
Mr Bradin  Mr Knott  Mr Stewart
Mr Breton  Mr Knowles  Mr K. I. Stewart
Mr Carr  Mr Langton  Mr Walker
Mr Cavalier  Mr McCarthy  Mr Walsh
Mr Christie  Mr McGlennon  Mr Webster
Mr Cleary  Mr McGowan  Mr Webster
Mr R. I. Clough  Mr McIlwaine  Mr Whelan
Mr Cox  Mrs Foot  Mr Wilde
Mr Crosio  Mr H. F. Moore  Mr Wran
Mr Day  Mr Mulock  Tellers
Mr Debus  Mr J. H. Murray  Mr Mechalski
Mr Degen  Mr O'Connell  Mr Wade

Noes, 23

Mr Armstrong  Mrs Foot  Mr Rozzoli
Mr Boyd  Mr Greiner  Mr Schipp
Mr Brewer  Mr Halton  Mr Smith
Mr Brown  Dr Metherell  Mr West
Mr Cameron  Mr Murray  Mr Wotton
Mr Collins  Mr Park  Tellers
Mr Dowd  Mr Peacocke  Mr Catterson
Mr Fisher  Mr Punch  Mr Fischer

And so it was resolved in the affirmative.

(4) Mr Wran moved, That this Bill be now read a third time.

Question put and passed.

Bill read a third time.

8. SELECT COMMITTEE UPON WORKERS' COMPENSATION INSURANCE.

(1) Mr Brewer moved, pursuant to notice—

(1) That a Select Committee be appointed to inquire into and report upon Workers' Compensation Insurance with respect to—

(a) the high cost of premiums and the resultant effect on industry viability and employment opportunities;
(b) delays in hearing claims and in making awards and the quantum of those awards; and
(c) safety in industry and the desirability of granting no claim bonuses.

(2) That such Committee consist of Mr Beckroge, Mr Brewer, Mr Gabb, Mr Mechalski, Mr Moore, Mr Park and Mr Quinn.

(3) That the Committee have leave to sit during the sittings or any adjournment of the House, to adjourn from place to place, and to make visits of inspection within the State of New South Wales and within the other States and Territories of Australia.

Debate ensued.

Mr Walker moved, That the motion be amended by leaving out all words after "That" (firstly occurring) with a view to inserting the following words instead thereof—

"a Joint Committee be appointed to inquire into and report upon Workers' Compensation Insurance with respect to—

(a) the high cost of premiums and the resultant effect on industry viability and employment opportunities;
(b) delays in hearing claims and in making awards and the quantum of those awards; and
(c) safety in industry and the desirability of granting no claim bonuses."
(2) That such Committee consist of seven members of the Legislative Assembly and three members of the Legislative Council.

(3) That at any meeting of the Committee any five members shall constitute a quorum, provided that the Committee shall meet as a Joint Committee at all times.

(4) That Mr Beckroge, Mr Brewer, Mr Carr, Mr Gabb, Mr T. J. Moore, Mr Park and Mr Walsh be appointed to serve on such Committee as Members of the Legislative Assembly.

(5) That the Committee have leave to sit during the sittings or any adjournment of either or both Houses, to adjourn from place to place, and to make visits of inspection within the State of New South Wales and within the other States and Territories of Australia."

Question—That the words proposed to be left out stand part of the question—put and negatived.

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

Original question, as amended, put and passed.

(2) Ordered, on motion of Mr Walker, that the following Message be sent to the Legislative Council—

Mr President—

The Legislative Assembly has this day agreed to the following motion—

“(1) That a Joint Committee be appointed to inquire into and report upon Workers’ Compensation Insurance with respect to—

(a) the high cost of premiums and the resultant effect on industry viability and employment opportunities;

(b) delays in hearing claims and in making awards and the quantum of those awards; and

(c) safety in industry and the desirability of granting no claim bonuses.

(2) That such Committee consist of seven Members of the Legislative Assembly and three Members of the Legislative Council.

(3) That at any meeting of the Committee any five Members shall constitute a quorum, provided that the Committee shall meet as a Joint Committee at all times.

(4) That Mr Beckroge, Mr Brewer, Mr Carr, Mr Gabb, Mr T. J. Moore, Mr Park and Mr Walsh be appointed to serve on such Committee as Members of the Legislative Assembly.

(5) That the Committee have leave to sit during the sittings or any adjournment of either or both Houses, to adjourn from place to place, and to make visits of inspection within the State of New South Wales and within the other States and Territories of Australia.”

And the Legislative Assembly requests that the Legislative Council will appoint three of its Members to serve with the Members of the Legislative Assembly on such Joint Committee.

Legislative Assembly Chamber,
Sydney, 3 November, 1983.

L. B. KELLY,
Speaker.
FRIDAY, 4 NOVEMBER, 1983, A.M.

Mr Speaker resumed the Chair at 12.52 p.m.

9. MESSAGE FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported a Message from the Legislative Council, dated 4 November, 1983, A.M., returning the Special Commissions of Inquiry Bill, without amendment.

The House adjourned at Seven minutes before One o'clock, a.m., until Tuesday next at Fifteen minutes after Two o'clock, p.m.

D. L. WHEELER,                  L. B. KELLY,
Clerk of the Legislative Assembly.  Speaker.

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1983
The House met pursuant to adjournment. Mr Speaker took the Chair.
Mr Speaker offered the Prayer.

1. MESSAGE FROM GOVERNOR.—Mr Speaker reported Message No. 93, dated 4 November, 1983, from His Excellency the Governor assenting to the Special Commissions of Inquiry Bill.

2. PETITIONS.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:
   (1) Mr Knott and Mr Petersen—from certain citizens requesting that the proposed coal washery not be constructed at Dapto or Wongawilli.
   (2) Mr Rozzoli—from certain citizens requesting that programmes be introduced in the Western Area of Sydney to teach employment skills to unemployed persons.
   (3) Mr Carr, Mr Hatton, Mr Rogan and Mr Wotton—from certain citizens requesting the prohibition from sale of “R”-rated video cassettes and pornographic materials.
   (4) Mrs Foot, Mr Knott and Mr Petersen—from certain citizens requesting legislation to prevent cruelty to animals during medical research.

3. NOTICE OF MOTIONS.

4. PAPERS.

Mr Ferguson laid upon the Table: Broken Hill Water and Sewerage Act, 1938—Regulation 14; amendment of Regulation 2. (Gazette 124/1983.)
   Referred to the Printing Committee.

Mr Walker laid upon the Table the following Papers:

P 28633D
152

VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
8 November, 1983


(5) Legal Practitioners Act, 1898—Solicitors (General) Regulations—Amendment of Regulation 21. (Gazette 147/1983.)

(6) Workers' Compensation Act, 1926—Workers' Compensation Regulations—Amendment of Division VIIA. (Gazette 137/1983.)

Referred to the Printing Committee.

Mr Gordon laid upon the Table the following Papers:

(1) Crown Lands Consolidation Act, 1913—Armidale Showground By-law, 1983—Clauses 1 to 16. (Gazette 137/1983.)

(2) Crown Lands Consolidation Act, 1913—Northern Suburbs General Cemetery By-law, 1983—Clauses 1 to 38 and Schedules 1 and 2. (Gazette 128/1983.)

(3) Local Government Act, 1919—Amendment of Ordinances 4, 44 and 73. (Gazette 137/1983.)

(4) Public Roads Act, 1902—Abstract of resumptions under section 8 of the Act, for public road purposes. (Gazette 152/1983.)

Referred to the Printing Committee.

Mr Brereton laid upon the Table: Health Administration Act, 1982—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for the provision of health services at Ballow. (Gazette 128/1983.)

Referred to the Printing Committee.

Mr Whelan laid upon the Table: Metropolitan Water, Sewerage, and Drainage Act, 1924—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for the purposes of sewage pumping stations at—

Albion Park Rail. (Gazette 137/1983.)

Burns Bay. (Gazette 137/1983.)

Referred to the Printing Committee.

5. PUBLIC ACCOUNTS COMMITTEE.—Mr Egan brought up the following Papers:

(1) Eighth Report, during the currency of the Forty-seventh Parliament, of the Public Accounts Committee.

Ordered to be printed.

(2) Transcript of Proceedings relating to the Eighth Report, during the currency of the Forty-seventh Parliament, of the Public Accounts Committee.

Referred to the Printing Committee.

6. PRINTING COMMITTEE.—Mr Aquilina, on behalf of the Acting Chairman, brought up the Sixth Report from the Printing Committee.
7. QUESTIONS.

8. AGRICULTURAL SCIENTIFIC COLLECTIONS TRUST BILL:

Mr Day moved, pursuant to Notice, That leave be given to bring in a Bill for an
Act to constitute the Agricultural Scientific Collections Trust and to define its
functions.

Question put and passed.

Bill presented and read a first time.

Mr Day moved, That this Bill be now read a second time.

Debate adjourned (Mr Murray) and the resumption of the debate made an
Order of the Day for a future day.

9. HUMAN TISSUE BILL:

ANATOMY (HUMAN TISSUE) AMENDMENT BILL:

TISSUE GRAFTING AND PROCESSING (REPEAL) BILL:

MEDICAL PRACTITIONERS (EMERGENCY MEDICAL TREATMENT) AMENDMENT BILL:

PUBLIC HEALTH (EMERGENCY MEDICAL TREATMENT) AMENDMENT BILL:

Mr Brereton moved, pursuant to Notice, That leave be given to bring in the
following cognate Bills:

(i) A Bill for an Act relating to the donation of tissue by living persons,
the removal of tissue from deceased persons, the conduct of post-
mortem examinations of deceased persons, and certain other matters.

(ii) A Bill for an Act to amend the Anatomy Act, 1977, in relation to the
authorization of anatomical examinations and in relation to penalties.

(iii) A Bill for an Act to repeal the Tissue Grafting and Processing Act, 1955,
and the Tissue Grafting and Processing (Amendment) Act, 1966, and
for certain other purposes.

(iv) A Bill for an Act to amend the Medical Practitioners Act, 1938, in
relation to the provision of emergency medical treatment to children.

(v) A Bill for an Act to repeal section 39n of the Public Health Act, 1902,
consequent upon the enactment of the Medical Practitioners (Emergency
Medical Treatment) Amendment Act, 1983.

Question put and passed.

Bills presented and read a first time.

Mr Brereton moved, That these Bills be now read a second time.

Debate adjourned (Mrs Foot) and the resumption of the debate made an
Order of the Day for a future day.

10. MINE SUBSIDENCE COMPENSATION (AMENDMENT) BILL:

Mr K. J. Stewart moved, pursuant to Notice, That leave be given to bring in a
Bill for an Act to amend the Mine Subsidence Compensation Act, 1961, with
respect to the contributions payable to the Mine Subsidence Compensation Fund
and approvals of certain development within mine subsidence districts, and for
other purposes.

Question put and passed.

Bill presented and read a first time.

Mr Stewart moved, That this Bill be now read a second time.

Debate adjourned (Mr Smith) and the resumption of the debate made an
Order of the Day for a future day.

11. RACING APPEALS TRIBUNAL BILL:

DEFAMATION (RACING APPEALS TRIBUNAL) AMENDMENT BILL:

The Order of the Day having been read, Mr Speaker left the Chair, and the
House resolved itself into a Committee of the Whole for the consideration of
the amendment made by the Legislative Council in the Racing Appeals Tribunal
Bill.

Mr Speaker resumed the Chair, and the Chairman reported that the Com-
mittee had agreed to the Council's amendment.

Report adopted.
12. **Motor Traffic (Further Amendment) Bill:**

**Transport (Motor Traffic) Amendment Bill:**

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Cox, "That these Bills be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Question put and passed.

Bills read a second time.

Leave granted for the third reading to be moved forthwith.

Bills, on motion of Mr Cox, read a third time.

13. **Crimes (Domestic Violence) Amendment Bill:**

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Wran, "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.

Leave granted for the third reading to be moved forthwith.

Bill, on motion of Mr Wran, read a third time.

14. **Observatory Park Weather Bureau Site (Repeal) Bill:**

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Ferguson, "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.

Leave granted for the third reading to be moved forthwith.

Bill, on motion of Mr Ferguson, read a third time.

15. **Border Railways (Amendment) Bill:**

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Ferguson, "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.

Leave granted for the third reading to be moved forthwith.

Bill, on motion of Mr Ferguson, read a third time.
16. WATER (AMENDMENT) BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Whelan, "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.

Leave granted for the third reading to be moved forthwith.

Bill, on motion of Mr Whelan, read a third time.

17. NATIONAL PARKS AND WILDLIFE (AMENDMENT) BILL:
CRIMES (ENDANGERED FAUNA) AMENDMENT BILL:
CROWN LANDS (STATE RECREATION AREAS) AMENDMENT BILL:
MISCELLANEOUS ACTS (NATIONAL PARKS AND WILDLIFE) AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Bedford, "That these Bills be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Mr Smith moved, That this debate be now adjourned.

Question put and passed.

Ordered, That the resumption of the debate stand an Order of the Day for To-morrow.

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

Debate ensued.

Question put and passed.

The House adjourned accordingly at Five minutes after Ten o'clock, p.m., until To-morrow at Fifteen minutes after Two o'clock, p.m.

D. L. WHEELER, 

Clerk of the Legislative Assembly.

L. B. KELLY, 

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

1. Message from Governor.—Mr Speaker reported Message No. 94, dated 9 November, 1983, from His Excellency the Governor recommending the Anti-Discrimination (Amendment) Bill.

2. Petitions.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:
   (1) Mr Petersen—from certain citizens requesting that the proposed coal washery not be constructed at Dapto or Wongawilli.
   (2) Mr Akister, Mr McIlwaine and Mr Mack—from certain citizens requesting legislation to prevent cruelty to animals during medical research.
   (3) Mr Hunter—from certain citizens requesting that car registration and insurance rates be lowered for pensioners.
   (4) Mr Murray—from certain citizens requesting that the Moree Public School Special Education Annexe be upgraded.


4. Papers.

Mr Day laid upon the Table: Albury–Wodonga Development Act, 1974—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for growth centre purposes at Albury. (Gazette 137/1983.)

Referred to the Printing Committee.
Mr Bedford laid upon the Table: Report of the National Parks and Wildlife Service for the year ended 30 June, 1983.

Referred to the Printing Committee.

Mr Cleary laid upon the Table: Report of the Racecourse Development Committee for the year ended 30 June, 1983.

Referred to the Printing Committee.

5. Questions.

6. Electricity Costs:

(1) Urgency—Mr Fisher moved, That it is a matter of urgent necessity that this House should forthwith consider Notice of Motion No. 2 of General Business, viz.: That the Government is deserving of the censure of this House for its failure to control the cost of electricity in New South Wales and in particular—

   (a) its failure to effectively re-deploy staff from older power stations which are no longer in service;
   (b) extravagant purchase of unnecessary plant and coal stock;
   (c) its industrial relations policies which have allowed costly restrictive work practices to continue; and
   (d) its failure to adopt maintenance procedures sufficient to ensure continuous plant operation without long and expensive unscheduled plant outages.

Question put and passed.

(2) Suspension of Standing Orders—Mr Fisher moved, That so much of the Standing Orders be suspended as would preclude the consideration forthwith of Notice of Motion No. 2 of General Business, viz.: That the Government is deserving of the censure of this House for its failure to control the cost of electricity in New South Wales and in particular—

   (a) its failure to effectively re-deploy staff from older power stations which are no longer in service;
   (b) extravagant purchase of unnecessary plant and coal stock;
   (c) its industrial relations policies which have allowed costly restrictive work practices to continue; and
   (d) its failure to adopt maintenance procedures sufficient to ensure continuous plant operation without long and expensive unscheduled plant outages.

Question put and passed.

(3) Mr Fisher moved, That the Government is deserving of the censure of this House for its failure to control the cost of electricity in New South Wales and in particular—

   (a) its failure to effectively re-deploy staff from older power stations which are no longer in service;
   (b) extravagant purchase of unnecessary plant and coal stock;
   (c) its industrial relations policies which have allowed costly restrictive work practices to continue; and
   (d) its failure to adopt maintenance procedures sufficient to ensure continuous plant operation without long and expensive unscheduled plant outages.

Debate ensued.

Mr Flaherty moved, That the Question be now put.

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

Ayes, 59

Mr Akister  Mr Egan  Mr J. H. Murray
Mr Amery  Mr Pace  Mr Neilly
Mr Anderson  Mr Gabb  Mr O'Connell
Mr Aquilina  Mr Gordon  Mr Page
Mr Bannon  Mr Hills  Mr Petersen
Mr Beckroge  Mr Hunter  Mr Quinn
Mr Booth  Mr Jones  Mr Ramsay
Mr Bowman  Mr Keane  Dr Refshauge
Mr Bradin  Mr Knight  Mr Robb
Mr Breerton  Mr Knott  Mr Ragan
Mr Carr  Mr Knowles  Mr Ryan
Mr Cavalier  Mr Langton  Mr Sheahan
Mr Christie  Mr McCarthy  Mr Stewart
Mr Cleary  Mr McGowan  Mr Walsh
Mr R. J. Clough  Mr Mellawine  Mr Webster
Mr Cox  Mr Mair  Mr Whelan
Mr Day  Mr Miller  Mr Wilde
Mr Debus  Mr Mochalski  Tellers,
Mr Degen  Mr H. F. Moore  Mr Fliherty
Mr Durick  Mr Mulock  Mr Wade

Noes, 28

Mr Arblaster  Mr Fisher  Mr Pickard
Mr Armstrong  Mrs Foot  Mr Puck
Mr Boyd  Mr Greiner  Mr Rozzoli
Mr Brewer  Mr Hanton  Mr Schipp
Mr Brown  Mr Mack  Mr Smith
Mr Cameron  Dr Meherell  Mr Wotton
Mr Clough  Mr Moore  
Mr Collins  Mr Murray  Tellers,
Mr Dowd  Mr Park  Mr Caterson
Mr Duncan  Mr Peacocke  Mr Fischer

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, 28

Mr Arblaster  Mr Fisher  Mr Pickard
Mr Armstrong  Mrs Foot  Mr Puck
Mr Boyd  Mr Greiner  Mr Rozzoli
Mr Brewer  Mr Hanton  Mr Schipp
Mr Brown  Mr Mack  Mr Smith
Mr Cameron  Dr Meherell  Mr Wotton
Mr Clough  Mr Moore  
Mr Collins  Mr Murray  Tellers,
Mr Dowd  Mr Park  Mr Caterson
Mr Duncan  Mr Peacocke  Mr Fischer

Noes, 59

Mr Akister  Mr Egan  Mr J. H. Murray
Mr Amery  Mr Face  Mr Neilly
Mr Anderson  Mr Gabb  Mr O'Connell
Mr Aquilina  Mr Gordon  Mr Page
Mr Bannon  Mr Hills  Mr Petersen
Mr Beckroge  Mr Hunter  Mr Quinn
Mr Booth  Mr Jones  Mr Ramsay
Mr Bowman  Mr Keane  Dr Refshauge
Mr Bradin  Mr Knight  Mr Robb
Mr Breerton  Mr Knott  Mr Ragan
Mr Carr  Mr Knowles  Mr Ryan
Mr Cavalier  Mr Langton  Mr Sheahan
Mr Christie  Mr McCarthy  Mr Stewart
Mr Cleary  Mr McGowan  Mr Walsh
Mr R. J. Clough  Mr Mellawine  Mr Webster
Mr Cox  Mr Mair  Mr Whelan
Mr Day  Mr Miller  Mr Wilde
Mr Debus  Mr Mochalski  Tellers,
Mr Degen  Mr H. F. Moore  Mr Fliherty
Mr Durick  Mr Mulock  Mr Wade

And so it passed in the negative.

7. Messages from the Legislative Council.—Mr Speaker reported Messages from the Legislative Council, dated 9 November, 1983, returning the following Bills, without amendment—

Motor Traffic (Further Amendment) Bill.
Transport (Motor Traffic) Amendment Bill.
8. JOINT COMMITTEE UPON WORKERS’ COMPENSATION INSURANCE:

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

Mr Speaker—

The Legislative Council having had under consideration the Legislative Assembly’s Message dated 3 November, 1983, agrees to the Resolution embodied therein relating to the appointment of a Joint Committee to inquire into and report upon Workers’ Compensation Insurance.

(2) That the representatives of the Legislative Council on the Joint Committee be the Honourable R. D. Dyer, the Honourable P. S. M. Philips and the Honourable B. J. Unsworth, and that Thursday, 10 November, 1983, at 9.30 a.m. in Room No. 1136 be the time and place for the first meeting.

Legislative Council Chamber, Sydney, 8 November, 1983. JOHN JOHNSON, President.

(2) Ordered, on motion of Mr Walker, That the following Message be sent to the Legislative Council:

Mr President—

The Legislative Assembly agrees to the time and place appointed by the Legislative Council in its Message dated 8 November, 1983, for the first meeting of the Joint Committee upon Workers’ Compensation Insurance.

Legislative Assembly Chamber, Sydney, 9 November, 1983. L. B. KELLY, Speaker.

9. PUBLIC HOSPITALS (AMENDMENT) BILL:

Mr Brereton moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Public Hospitals Act, 1929, in relation to the functions of incorporated hospitals and separate institutions, the appointment of visiting practitioners, the payment of subsidies and other matters.

Question put and passed.

Bill presented and read a first time.

Mr Brereton moved, That this Bill be now read a second time.

Debate adjourned (Mrs Foot) and the resumption of the debate made an Order of the Day for a future day.

10. MEDICAL PRACTITIONERS (FURTHER AMENDMENT) BILL:

Mr Brereton moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Medical Practitioners Act, 1938, in relation to the Register of Medical Practitioners for New South Wales, the constitution of the New South Wales Medical Board, the roll fees payable under the Act and the regulation of standards of practice of registered medical practitioners, and in relation to other matters.

Question put and passed.

Bill presented and read a first time.

Mr Brereton moved, That this Bill be now read a second time.

Debate adjourned (Mrs Foot) and the resumption of the debate made an Order of the Day for a future day.

11. SPLIT ROCK DAM BILL:

Mr Whelan moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to sanction and provide for the construction of a dam across the Manilla River, near Manilla, and the carrying out of associated works; to repeal the Split Rock Dam Act, 1974; and to validate certain matters.

Question put and passed.

Bill presented and read a first time.

Mr Whelan moved, That this Bill be now read a second time.

Debate adjourned (Mr Park) and the resumption of the debate made an Order of the Day for a future day.
12. **NATIONAL PARKS AND WILDLIFE (AMENDMENT) BILL:**

**CRIMES (ENDANGERED FAUNA) AMENDMENT BILL:**

**CROWN LANDS (STATE RECREATION AREAS) AMENDMENT BILL:**

**MISCELLANEOUS ACTS (NATIONAL PARKS AND WILDLIFE) AMENDMENT BILL:**

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Bedford, "That these Bills be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Question put and passed.

Bills read a second time.

Leave granted for the third reading to be moved forthwith.

Bills, on motion of Mr Bedford, read a third time.

13. **BROKEN HILL WATER AND SEWERAGE (RATES) AMENDMENT BILL:**

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Ferguson, "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.

Leave granted for the third reading to be moved forthwith.

Bill, on motion of Mr Ferguson, read a third time.

14. **MESSAGES FROM THE LEGISLATIVE COUNCIL.**—Mr Speaker reported Messages from the Legislative Council, dated 9 November, 1983, returning the following Bills, without amendment—

- Public Authorities Superannuation Board Bill.
- Local Government and Other Authorities (Public Authorities Superannuation Board) Amendment Bill.
- New South Wales Retirement Benefits (Public Authorities Superannuation Board) Amendment Bill.
- Public Service (Public Authorities Superannuation Board) Amendment Bill.
- Statutory and Other Offices Remuneration (Public Authorities Superannuation Board) Amendment Bill.
- Transport Employees Retirement Benefits (Public Authorities Superannuation Board) Amendment Bill.

15. **COMMUNITY JUSTICE CENTRES BILL:**

**JUSTICES (COMMUNITY JUSTICE CENTRES) AMENDMENT BILL:**

**OMRUDSMAN (COMMUNITY JUSTICE CENTRES) AMENDMENT BILL:**

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Walker, "That these Bills be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Question put and passed.

Bills read a second time.

Leave granted for the third reading to be moved forthwith.

Bills, on motion of Mr Whelan, on behalf of Mr Walker, read a third time.
16. WORKERS' COMPENSATION (DUST DISEASES) AMENDMENT BILL.—

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Walker, "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.

Leave granted for the third reading to be moved forthwith.

Bill, on motion of Mr Whelan, on behalf of Mr Walker, read a third time.

17. ANTI-DISCRIMINATION (AMENDMENT) BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Wran, "That this Bill be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Dr Metherell moved, That the honourable member for Drummoyne, Mr J. H. Murray, be not further heard.

Question put.

The House divided.

Ayes, 22

Mr Arblaster
Mr Armstrong
Mr Boyd
Mr Brown
Mr Collins
Mr Dowd
Mr Fisher
Mrs Foot
Mr Arblaster
Mr Armstrong
Mr Boyd
Mr Brown
Mr Collins
Mr Dowd
Mr Fisher
Mrs Foot

Mr Greiner
Mr Moore
Mr Murray
Mr Peacocke
Mr Pickard
Mr Fusch

Mr Rozzoli
Mr Schipp
Mr Smith
Mr Wotton
Tellers,
Mr Caterson
Mr Fisher

Noes, 61

Mr Akister
Mr Amery
Mr Anderson
Mr Aquilina
Mr Band
Mr Becknages
Mr Bedford
Mr Booth
Mr Bowman
Mr Brading
Mr Breiten
Mr Carr
Mr Cavaliere
Mr Christie
Mr Cleary
Mr Cox
Mr Day
Mr Debus
Mr Degen
Mr Durick
Mr Egan
Mr Face
Mr Ferguson
Mr Gabb
Mr Gordon
Mr Hills
Mr Jones
Mr Keane
Mr Knight
Mr Knott
Mr Knowles
Mr Langton
Mr McCarthy
Mr McGowan
Mr McIlwaine
Mr Mair
Mr Miller
Mr Mochalski
Mr H. F. Moore
Mr Mulock
Mr MULOCK
Mr J. H. Murray
Mr Neilly

Mr O'Connell
Mr Page
Mr Petersen
Mr Quinn
Mr Ramsay
Dr Refshauge
Mr Robb
Mr Ryan
Mr Sheahan
Mr Stewart
Mr Walker
Mr Walsh
Mr Webster
Mr Whelan
Mr Wilde

And so it passed in the negative.

Debate continued.

Question put and passed.

Bill read a second time.

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

Mr Deputy-Speaker resumed the Chair, and Mr Keane, Temporary Chairman, reported the Bill without amendment.

On motion of Mr Whelan, on behalf of Mr Wran, the Report was adopted.

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

Bill, on motion of Mr Whelan, read a third time.
18. TRANSPORT AUTHORITIES (INFRINGEMENT NOTICES) AMENDMENT BILL:

GOVERNMENT RAILWAYS (AMENDMENT) BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Cox, "That these Bills be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Question put and passed.

Bills read a second time.

Leave granted for the third reading to be moved forthwith.

Bills, on motion of Mr Cox, read a third time.

19. COAL AND OIL SHALE MINE WORKERS (SUPERANNUATION) AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Hills, "That this Bill be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Question put and passed.

Bill read a second time.

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

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

On motion of Mr Hills, the Report was adopted.

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

Bill, on motion of Mr Hills, read a third time.

20. TOURIST INDUSTRY DEVELOPMENT (FURTHER AMENDMENT) BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Cleary, "That this Bill be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Question put.

The House divided.

Ayes, 58

Mr Akister                                Mr Face                                Mr O'Connell
Mr Amery                                  Mr Gabb                                 Mr Paciaulo
Mr Anderson                                Mr Gordon                                Mr Page
Mr Aquilina                                Mr Hatton                                Mr Petersen
Mr Bannou                                 Mr Hills                                 Mr Quinn
Mr Beckvons                                Mr Hunter                                Mr Ramsay
Mr Bedford                                 Mr Keane                                 Dr Refshauge
Mr Bowman                                 Mr Knight                                Mr Robb
Mr Brading                                 Mr Knott                                Mr Rogan
Mr Brereton                                Mr Knowles                               Mr Ryan
Mr Carr                                    Mr Langton                               Mr Sheahan
Mr Cavalier                                Mr McGowan                               Mr Stewart
Mr Christie                                Mr McHwanie                              Mr Walker
Mr Cleary                                 Mr Mair                                  Mr Walsh
Mr Cox                                    Mr Miller                                Mr Webster
Mr Day                                    Mr Mocalski                              Mr Whelan
Mr Debus                                  Mr H. F. Moore                            Mr
Mr Degen                                  Mr Mulock                                Tellers.
Mr Durick                                 Mr J. H. Murray                           Mr
Mr Egan                                    Mr Neilly                                Mr Wade
9 November, 1983

Noes, 22

Mr Arblaster  Mr Armstrong  Mr Boyd  Mr Brown  Mr Collins  Mr Dowd  Mr Duncan  Mr Fisher
Mrs Foot  Mr Greiner  Dr Melliere II  Mr Moore  Mr Murray  Mr Park  Mr Peacocke  Mr Pickard

Mr Punch  Mr Rozzoli  Mr Schipp  Mr Smith  Mr Sims  Teliers.

Mr Moore  Mr Murray

Mr Caterson  Mr Caterson  Mr Fincher

And so it was resolved in the affirmative.

Bill read a second time.

Leave granted for the third reading to be moved forthwith.

Bill, on motion of Mr Cleary, read a third time.

21. ADJOURNMENT.—Mr Cleary moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Sixteen minutes before Eleven o'clock, p.m.,
until Tomorrow at Half-past Ten o'clock, a.m.

D. L. WHEELER, Clerk of the Legislative Assembly.

L. B. KELLY, Speaker.

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1983
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. Ministerial Announcement.—Mr Wran informed the House that on 10 November, 1983, His Excellency the Governor accepted the resignation of the Honourable Laurence John Brereton, M.P., from the office of Minister for Roads. On the same day His Excellency appointed the Honourable George Paciullo, M.P., as Minister for Roads.

2. Message from the Legislative Council.—Mr Speaker reported a Message from the Legislative Council, dated 9 November, 1983, returning the Appropriation Bill, without amendment.

3. Petitions.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:
   (1) Mr Mack—from certain citizens requesting legislation to prevent cruelty to animals during medical research.
   (2) Mr Stewart—from certain citizens requesting the prohibition from sale of "R"-rated video cassettes and pornographic materials.
   (3) Mr Hatton—from certain citizens requesting that Batemans Bay Hospital be upgraded.
   (4) Mr Knott and Mr Petersen—from certain citizens requesting that the proposed coal washery not be constructed at Dapto and Wongawilli.
   (5) Mr Murray—from certain citizens requesting that the Moree Public School Special Education Annexe be upgraded.
   (6) Mr Miller—from certain citizens requesting that the organization of the Federation of Police—Citizens Boys' Clubs not be changed.


P 28633D
5. PAPERS.

Mr Wran laid upon the Table the following Papers:


Referred to the Printing Committee.

Mr Cox laid upon the Table the following Papers:

1. Government Railways Act, 1912—By-law No. 1360. (Gazette 140/1983.)
4. Transport Act, 1930—Transport (Public Vehicles) Regulations—Regulations 17a, 17b and 17c; amendment of regulations 1, 34, 36 and 111 and Schedules B, D, G and L; substituted Regulation 38. (Gazettes 144/1983, 147/1983, 152/1983.)

Referred to the Printing Committee.

Mr Sheahan laid upon the Table the following Papers:

2. Electricity Commission Act, 1950—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for the purposes of transmission lines between—Narromine and Nyngan. (Gazette 147/1983.)
Sydney South and Tallawarra. (Gazette 147/1983.)
Wallerawang and Mount Piper and Wellington. (Gazette 147/1983.)

Referred to the Printing Committee.

Mr Mulock laid upon the Table: Report of the Minister for Education for 1982.
Referred to the Printing Committee.

Mr Whelan laid upon the Table: Report of the Water Resources Commission of N.S.W. for the year ended 30 June, 1983.
Referred to the Printing Committee.

6. QUESTIONS.

7. SPECIAL ADJOURNMENT.—Mr Walker moved, That, unless otherwise ordered, the House at its rising This Day adjourn until Tuesday, 22 November, 1983.

Debate ensued.

Question put and passed.
8. PRIVILEGE—MEMBERS' CORRESPONDENCE TO MINISTERS.—The Honourable Member for Charlestown, Mr Face, having asked a question without notice of the Minister for Police and Emergency Services and Minister for Corrective Services, and the Minister being in reply, the Honourable Member for Lane Cove, Mr Dowd, raised a point of order that details of representations by Members to Ministers concerning the administration of government departments should not be revealed or quoted from, without the prior consent of the Member concerned.

Mr Speaker, having previously intimated that the interests of the House would be best served by considering the question of a *prima facie* case of privilege upon the conclusion of Questions, said that, although under the laws governing defamation and libel a letter passing between a Member and a Minister certainly attracted qualified privilege, he accepted that there should be some respect for confidentiality about sensitive matters raised by a Member with a Minister. However, if a Minister believed that a matter was of such public interest that it should be raised in the House, the Minister must accept responsibility and risk possible consequent censure from the House. If a Member felt strongly about details of his correspondence being disclosed in the Parliament, he could give notice of motion of censure against the Minister. Mr Speaker said that as the matter raised by the Honourable Member for Lane Cove was in a grey area and was being considered by the Joint Select Committee upon Parliamentary Privilege he ruled that a *prima facie* case of Privilege had not been established.

9. POLICE REGULATION (ALLEGATIONS OF MISCONDUCT) AMENDMENT BILL:
   POLICE REGULATION (FURTHER AMENDMENT) BILL:
   OMBUDSMAN (POLICE REGULATION) AMENDMENT BILL:

Mr Anderson moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to amend the Police Regulation (Allegations of Misconduct) Act, 1978, with respect to the constitution and functions of the Internal Affairs Branch of the Police Force; to make further provision with respect to complaints about the conduct of members of the Police Force; and for other purposes.

(ii) A Bill for an Act to amend the Police Regulation Act, 1899, with respect to the appointment and promotion of certain members of the police force; to increase the penalties for certain offences; to validate certain matters; and for other purposes.

(iii) A Bill for an Act to amend the Ombudsman Act, 1974, so as to enable the investigation under that Act of conduct the subject of a complaint made under the Police Regulation (Allegations of Misconduct) Act, 1978.

Question put and passed.

Bills presented and read a first time.

Mr Anderson moved, That these Bills be now read a second time.

Debate adjourned (Mr Greiner) and the resumption of the debate made an Order of the Day for a future day.

10. PUBLIC FINANCE AND AUDIT BILL:
   MISCELLANEOUS ACTS (PUBLIC FINANCE AND AUDIT) REPEAL AND AMENDMENT BILL:

Mr Booth moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to make provision with respect to the administration and audit of public finances and for other purposes.

(ii) A Bill for an Act to repeal the Audit Act, 1902, the Trustees Audit Act 1912, and certain other enactments, to amend certain Acts consequent upon the enactment of the Public Finance and Audit Act, 1983, and to enact savings, transitional and other provisions consequent upon the enactment of that Act.

Question put and passed.
Bills presented and read a first time.

Mr Booth moved, That these Bills be now read a second time.

Debate adjourned (Mr Clough) and the resumption of the debate made an Order of the Day for a future day.

It being 2.15 o'clock, p.m., General Business proceeded with.

11. GRIEVANCE DEBATE.—Question proposed (under S.O. 122b)—That grievances be noted.

Debate ensued.

It being Fifteen minutes after Four o'clock, p.m., debate interrupted pursuant to Standing Order 122A.

Question—That grievances be noted—put and passed.

12. PRINTING COMMITTEE.—Mr Robb, Acting Chairman, brought up the Seventh Report from the Printing Committee.

13. JOINT STANDING COMMITTEE ON ROAD SAFETY:

(1) Ordered, on motion of Mr Walker (by leave), That Mr Paciullo be discharged from attendance upon the Joint Standing Committee on Road Safety and that Mr Knight be appointed a member of such Committee.

(2) Ordered, on motion of Mr Walker, That the following Message be sent to the Legislative Council—

Mr President—

The Legislative Assembly desires to acquaint the Legislative Council that it has this day agreed to the following Resolution—

That Mr Paciullo be discharged from attendance on the Joint Standing Committee upon Road Safety and that Mr Knight be appointed a member of such Committee.

Legislative Assembly Chamber, L. B. KELLY, Speaker.

Sydney, 10 November, 1983.

14. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported Messages from the Legislative Council, dated 10 November, 1983, returning the following Bills, without amendment—

Crimes (Endangered Fauna) Amendment Bill.

Crown Lands (State Recreation Areas) Amendment Bill.

Miscellaneous Acts (National Parks and Wildlife) Amendment Bill.

Supreme Court (Interest) Amendment Bill.

Courts of Petty Sessions (Civil Claims) (Interest) Amendment Bill.

District Court (Interest) Amendment Bill.

Mr Speaker also reported the following Message from the Legislative Council:

Mr Speaker—

The Legislative Council has this day agreed to the Bill, returned herewith, intituled "An Act to amend the National Parks and Wildlife Act, 1974, with respect to certain advisory bodies established under that Act; to provide for the reservation of lands as state recreation areas and the dedication of lands as state game reserves under that Act; to provide for increased penalties and otherwise with respect to offences; and for certain other purposes"—with the amendments indicated by the accompanying Schedule, in which amendments the Council requests the concurrence of the Legislative Assembly.

Legislative Council Chamber, JOHN JOHNSON, President.

Sydney, 10 November, 1983.
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
10 November, 1983

NATIONAL PARKS AND WILDLIFE (AMENDMENT) BILL

Schedule of the amendments referred to in Message of 10 November, 1983.

L. A. JECHELN,
Clerk of the Parliaments.

No. 1.—Page 6, Schedule 1, item (8) (c), lines 29 and 30. Omit "International Commission on Monuments, Australia," insert "Australia International Council on Monuments and Sites".

No. 2.—Page 6, Schedule 1, item (8) (c), line 32. Omit "Commission", insert "Council".

No. 3.—Page 87, Schedule 5, item (7), lines 17 to 24 inclusive. Omit all words on these lines, insert—

(4) Subsection (2) does not apply to the taking of any reptile of a species named in an order made by the Governor and published in the Gazette for the purposes of this subsection.

No. 4.—Page 106, Schedule 6, item (8), lines 10 to 13 inclusive. Omit all words on these lines.

No. 5.—Page 110, Schedule 7, clause 5 (2), lines 18 to 20 inclusive. Omit all words on these lines, insert—

(2) Sections 81 (4) and 81A of the Principal Act, as amended by this Act, shall apply to and in respect of—

(a) a plan of management prepared or adopted whether before, or on or after, the date of assent to this Act;

(b) a provision of an Act or instrument enacted, executed or made whether before, or on or after, the date of assent to this Act; and

(c) a lease, licence or easement granted under Part XII of the Principal Act whether before, or on or after, the date of assent to this Act.

Examined,

C. HEALEY,
Chairman of Committees.

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

The House adjourned at Eighteen minutes after Four o'clock, p.m., until Tuesday, 22 November, 1983, at Fifteen minutes after Two o'clock, p.m.

D. L. WHEELER, L. B. KELLY,
Clerk of the Legislative Assembly. Speaker.

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1983
The House met pursuant to adjournment. Mr Speaker took the Chair.
Mr Speaker offered the Prayer.

1. Messages from the Governor.—Mr Speaker reported Messages from His Excellency the Governor assenting to the following Bills:

   9 November, 1983—
   No. 95. Industrial Arbitration (Amendment) Bill.
   No. 96. Annual Holidays (Amendment) Bill.
   No. 97. Long Service Leave (Amendment) Bill.
   No. 98. Long Service (Metalliferous Mining Industry) Amendment Bill.
   No. 99. Insurance (Amendment) Bill.
   No. 100. State Pollution Control Commission (Licences and Approvals) Amendment Bill.
   No. 101. Clean Air (Licences and Approvals) Amendment Bill.
   No. 102. Clean Waters (Licences and Approvals) Amendment Bill.
   No. 103. Land and Environment Court (State Pollution Control Commission) Amendment Bill.
   No. 104. Noise Control (Licences and Approvals) Amendment Bill.

   16 November, 1983—
   No. 105. Motor Traffic (Further Amendment) Bill.
   No. 106. Transport (Motor Traffic) Amendment Bill.

2. Messages from the Legislative Council.—Mr Speaker reported Messages from the Legislative Council, dated 10 November, 1983, returning the following Bills, without amendment—

   Recreation Vehicles Bill.
   Motor Traffic (Recreation Vehicles) Amendment Bill.
   Motor Vehicles (Third Party Insurance) (Recreation Vehicles) Amendment Bill.
   Transport (Recreation Vehicles) Amendment Bill.
3. PETITIONS.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

(1) Mr Bannon, Mr Cleary, Mrs Foot and Mr Jackson—from certain citizens requesting the prohibition from sale of “R-rated” video cassettes and pornographic materials.

(2) Mr Petersen—from certain citizens requesting that the proposed coal washery not be constructed at Dapto and Wongawilli.

(3) Mr Mack—from certain citizens requesting that the organization of the Federation of Police-Citizens Boys’ Clubs not be changed.

(4) Mr Murray—from certain citizens requesting that the Special Education Annexe be maintained at Moree Public School.

(5) Mr Walsh—from certain citizens requesting that the system of seniority for teachers not be changed.

4. MINISTERIAL ARRANGEMENTS.—Mr Wran informed the House that during the absence of the Honourable P. F. Cox, M.P., Minister for Transport, he would be represented by the Honourable George Paciullo, M.P., Minister for Roads.

5. NOTICE OF MOTIONS.

6. PAPERS.

Mr Wran laid upon the Table the following Papers:


(2) Accounts of the Election Funding Authority for the year ended 30 June, 1983.

Referred to the Printing Committee.

Mr Booth laid upon the Table: Report of the New South Wales Treasury Corporation for the year ended 30 June, 1983.

Referred to the Printing Committee.

Mr Day laid upon the Table the following Papers:

(1) Farm Produce Act, 1983—Amendment of clauses 25 and 27 of the Regulation. (Gazette 140/1983.)


(3) Pastures Protection Act, 1934—Amendment of Regulation 36. (Gazette 137/1983.)

Referred to the Printing Committee.

Mr Bedford laid upon the Table the following Papers:


(3) National Parks and Wildlife Act, 1974—Proclamations reserving certain lands as part of—
   Conimbla National Park. (Gazette 137/1983.)
   Limeburners Creek Nature Reserve. (Gazette 137/1983.)
   Muogamarra Nature Reserve. (Gazette 137/1983.)

(4) Public Works Act, 1912—Notification of acquisition, appropriation and/or resumption of land and/or easements for the purpose of public recreation grounds at Limeburners Creek. (Gazette 137/1983.)

Referred to the Printing Committee.
Mr Mulock laid upon the Table the following Papers:


(2) Accounts of the University of Wollongong for 1982.

Referred to the Printing Committee.

Mr Gordon laid upon the Table the following Papers:

(1) Crown Lands Consolidation Act, 1913—Gazette notice setting forth the mode in which it is proposed to deal with certain lands under section 25 of the Act. (Gazette 156/1983.)

(2) Local Government Act, 1919—Amendment of Ordinance 68. (Gazette 144/1983.)

(3) Public Roads Act, 1902—Abstracts (2) of resumptions under section 8 of the Act, for public road purposes. (Gazettes 156/1983, 160/1983.)

Referred to the Printing Committee.

Mr Whelan laid upon the Table the following Papers:


(2) Report of the Supervisor of Loan Fund Companies for the year ended 30 June, 1983.

(3) Consumer Protection Act, 1969—Order under section 39E of the Act, prohibiting the supply of certain goods. (Gazette 142/1983.)

(4) Hunter District Water Sewerage and Drainage Act, 1938—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for stormwater channel purposes at Wallsend. (Gazette 152/1983.)

Referred to the Printing Committee.

7. QUESTIONS.

8. PRIVILEGE—NEWSPAPER REPORTS.—The Honourable Member for Illawarra, Mr Petersen, raised, as a matter of Privilege, articles which had appeared in the Illawarra Mercury concerning certain meetings held in the Illawarra region and which he alleged impugned his character.

Mr Speaker said that he had to consider whether the matter could fairly and reasonably be capable of interfering with The Honourable Member's position, his integrity or any other matter affecting his role as a Member of Parliament.

He also said that if he were to find that a prima facie case had been made out it could be that every day some Honourable Member could seek to answer derogatory statements made about him in the media. He ruled that a prima facie case of privilege had not been established to his satisfaction.

9. ADJOURNMENT UNDER STANDING ORDER 49.—Mr Speaker stated that he had received from the Honourable Member for Upper Hunter, Mr Fisher, a Notice, under the 49th Standing Order, that he desired to move the adjournment of the House to discuss a specific matter of recent occurrence and of sufficient public importance to warrant urgent consideration, viz.: "The recently announced freight concessions on coal".

Mr Fisher moved, That this House do now adjourn.

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

Debate ensued.
Mr Flaherty moved, That the Question be now put.

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

The House divided.

<table>
<thead>
<tr>
<th>Ayes, 63</th>
<th></th>
<th>Mr Flaherty</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr Akister</td>
<td>Mr Ferguson</td>
<td>Mr Paciullo</td>
</tr>
<tr>
<td>Mr Amery</td>
<td>Mr Gabb</td>
<td>Mr Page</td>
</tr>
<tr>
<td>Mr Anderson</td>
<td>Mr Gordon</td>
<td>Mr Peterson</td>
</tr>
<tr>
<td>Mr Aquilina</td>
<td>Mr Hills</td>
<td>Mr Quinn</td>
</tr>
<tr>
<td>Mr Bannion</td>
<td>Mr Jones</td>
<td>Mr Ramsay</td>
</tr>
<tr>
<td>Mr Beckroge</td>
<td>Mr Keane</td>
<td>Dr Redshawe</td>
</tr>
<tr>
<td>Mr Bedford</td>
<td>Mr Knight</td>
<td>Mr Robb</td>
</tr>
<tr>
<td>Mr Booth</td>
<td>Mr Knott</td>
<td>Mr Rogan</td>
</tr>
<tr>
<td>Mr Bowron</td>
<td>Mr Knowles</td>
<td>Mr Ryan</td>
</tr>
<tr>
<td>Mr Branding</td>
<td>Mr Langton</td>
<td>Mr Sheahan</td>
</tr>
<tr>
<td>Mr Breerton</td>
<td>Mr McCarthy</td>
<td>Mr Stewart</td>
</tr>
<tr>
<td>Mr Carr</td>
<td>Mr McGowan</td>
<td>Mr K. J. Stewart</td>
</tr>
<tr>
<td>Mr Cavalier</td>
<td>Mr McHilwaine</td>
<td>Mr Walker</td>
</tr>
<tr>
<td>Mr Christie</td>
<td>Mr Mait</td>
<td>Mr Walsh</td>
</tr>
<tr>
<td>Mr Cleary</td>
<td>Mr Miller</td>
<td>Mr Webster</td>
</tr>
<tr>
<td>Mr R. J. Clough</td>
<td>Mr Mechalowski</td>
<td>Mr Whelan</td>
</tr>
<tr>
<td>Mr Crossio</td>
<td>Mr H. F. Moore</td>
<td>Mr Wilde</td>
</tr>
<tr>
<td>Mr Day</td>
<td>Mr Mulock</td>
<td>Mr Wilde</td>
</tr>
<tr>
<td>Mr Debus</td>
<td>Mr J. H. Murray</td>
<td>Mr Wilde</td>
</tr>
<tr>
<td>Mr Degan</td>
<td>Mr Nelly</td>
<td>Mr Whelan</td>
</tr>
<tr>
<td>Mr Durick</td>
<td>Mr O'Connell</td>
<td>Mr Flaherty</td>
</tr>
<tr>
<td>Mr Egan</td>
<td>Mr O'Neill</td>
<td>Mr Wade</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Noes, 29</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr Akister</td>
</tr>
<tr>
<td>Mr Boyd</td>
</tr>
<tr>
<td>Mr Brewer</td>
</tr>
<tr>
<td>Mr Brown</td>
</tr>
<tr>
<td>Mr Cameron</td>
</tr>
<tr>
<td>Mr Clough</td>
</tr>
<tr>
<td>Mr Collins</td>
</tr>
<tr>
<td>Mr Dowd</td>
</tr>
<tr>
<td>Mr Duncan</td>
</tr>
<tr>
<td>Mr Fisher</td>
</tr>
</tbody>
</table>

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.

<table>
<thead>
<tr>
<th>Ayes, 26</th>
<th></th>
<th>Mr Flaherty</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr Akister</td>
<td>Mr Ferguson</td>
<td>Mr O'Neill</td>
</tr>
<tr>
<td>Mr Amery</td>
<td>Mr Gabb</td>
<td>Mr Paciullo</td>
</tr>
<tr>
<td>Mr Anderson</td>
<td>Mr Gordon</td>
<td>Mr Page</td>
</tr>
<tr>
<td>Mr Aquilina</td>
<td>Mr Hatton</td>
<td>Mr Peterson</td>
</tr>
<tr>
<td>Mr Bannion</td>
<td>Mr Hills</td>
<td>Mr Quinn</td>
</tr>
<tr>
<td>Mr Beckroge</td>
<td>Mr Jones</td>
<td>Mr Ramsay</td>
</tr>
<tr>
<td>Mr Bedford</td>
<td>Mr Keane</td>
<td>Dr Redshawe</td>
</tr>
<tr>
<td>Mr Booth</td>
<td>Mr Knight</td>
<td>Mr Robb</td>
</tr>
<tr>
<td>Mr Bowron</td>
<td>Mr Knott</td>
<td>Mr Ryan</td>
</tr>
<tr>
<td>Mr Branding</td>
<td>Mr Knowles</td>
<td>Mr Ryan</td>
</tr>
<tr>
<td>Mr Breerton</td>
<td>Mr Langton</td>
<td>Mr Sheahan</td>
</tr>
<tr>
<td>Mr Carr</td>
<td>Mr McCarthy</td>
<td>Mr Stewart</td>
</tr>
<tr>
<td>Mr Cavalier</td>
<td>Mr McGowan</td>
<td>Mr K. J. Stewart</td>
</tr>
<tr>
<td>Mr Christie</td>
<td>Mr McHilwaine</td>
<td>Mr Waller</td>
</tr>
<tr>
<td>Mr Cleary</td>
<td>Mr Mack</td>
<td>Mr Walsh</td>
</tr>
<tr>
<td>Mr R. J. Clough</td>
<td>Mr Mair</td>
<td>Mr Webster</td>
</tr>
<tr>
<td>Mrs Crossio</td>
<td>Mr Miller</td>
<td>Mr Whelan</td>
</tr>
<tr>
<td>Mr Day</td>
<td>Mr Mechalowski</td>
<td>Mr Wilde</td>
</tr>
<tr>
<td>Mr Degen</td>
<td>Mr H. F. Moore</td>
<td>Tellers</td>
</tr>
<tr>
<td>Mr Durick</td>
<td>Mr Nelly</td>
<td>Mr Flaherty</td>
</tr>
<tr>
<td>Mr Egan</td>
<td>Mr O'Connell</td>
<td>Mr Wade</td>
</tr>
</tbody>
</table>

And so it passed in the negative,
10. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported Messages from the Legislative Council, dated 22 November, 1983, returning the following Bills, without amendment—

- Border Railways (Amendment) Bill.
- Glenbawn Dam (Enlargement) Bill.
- Observatory Park Weather Bureau Site (Repeal) Bill.
- Valuation of Land (Land Value) Amendment Bill.

11. CENTENNIAL PARK TRUST BILL:

Mr Walker, on behalf of Mr Wran, moved, pursuant to Notice, that leave be given to bring in a Bill for an Act to constitute the Centennial Park Trust and define its functions, to vest certain land and other property in that Trust, and to repeal the Centenary Celebration Act and the Centenary Park Sale Act, 1904.

Question put and passed.

Bill presented and read a first time.

Mr Walker moved, that this Bill be now read a second time.

Debate adjourned (Mr Collins) and the resumption of the debate made an Order of the Day for a future day.

12. MENTAL HEALTH BILL:

- PROTECTED ESTATES BILL:
- CRIMES (MENTAL DISORDER) AMENDMENT BILL:
- MISCELLANEOUS ACTS (MENTAL HEALTH) REPEAL AND AMENDMENT BILL:

Mr Brereton moved, pursuant to Notice, that leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to make provision with respect to the care, treatment and control of persons who are mentally ill.

(ii) A Bill for an Act to make provision with respect to the management of the property and affairs of persons who are incapable of managing their own affairs by reason of mental or other condition and certain other persons.

(iii) A Bill for an Act to amend the Crimes Act, 1900, with respect to the suicide of persons, the procedures for dealing with persons who may be unfit to be tried for an offence and the defence of insanity.


Question put and passed.

Bills presented and read a first time.

Mr Brereton moved, that these Bills be now read a second time.

Debate adjourned (Mrs Foot) and the resumption of the debate made an Order of the Day for a future day.

13. NATIONAL PARKS AND WILDLIFE (AMENDMENT) BILL:

- CRIMES (ENDANGERED FAUNA) AMENDMENT BILL:
- CROWN LANDS (STATE RECREATION AREAS) AMENDMENT BILL:
- MISCELLANEOUS ACTS (NATIONAL PARKS AND WILDLIFE) AMENDMENT BILL:

The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the amendments made by the Legislative Council in the National Parks and Wildlife (Amendment) Bill.

Mr Speaker resumed the Chair, and the Chairman reported that the Committee had agreed to the Council's amendments.

Report adopted.
14. MINING (AMENDMENT) BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr K. J. Stewart, "That this Bill be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Question put.

The House divided.

<table>
<thead>
<tr>
<th>Ayes, 63</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr Akister</td>
<td>Mr Face</td>
<td>Mr O'Connell</td>
</tr>
<tr>
<td>Mr Amery</td>
<td>Mr Gabb</td>
<td>Mr O'Neill</td>
</tr>
<tr>
<td>Mr Anderson</td>
<td>Mr Gordon</td>
<td>Mr Pacullo</td>
</tr>
<tr>
<td>Mr Aquilina</td>
<td>Mr Hatton</td>
<td>Mr Petersen</td>
</tr>
<tr>
<td>Mr Banton</td>
<td>Mr Hills</td>
<td>Mr Quinn</td>
</tr>
<tr>
<td>Mr Beckroge</td>
<td>Mr Hunter</td>
<td>Mr Ramsay</td>
</tr>
<tr>
<td>Mr Bedford</td>
<td>Mr Jones</td>
<td>Dr Refshauge</td>
</tr>
<tr>
<td>Mr Booth</td>
<td>Mr Keane</td>
<td>Mr Robb</td>
</tr>
<tr>
<td>Mr Bowman</td>
<td>Mr Knight</td>
<td>Mr Rogan</td>
</tr>
<tr>
<td>Mr Brading</td>
<td>Mr Knott</td>
<td>Mr Sheahan</td>
</tr>
<tr>
<td>Mr Breeton</td>
<td>Mr Knowles</td>
<td>Mr Stewart</td>
</tr>
<tr>
<td>Mr Carr</td>
<td>Mr Langton</td>
<td>Mr K. J. Stewart</td>
</tr>
<tr>
<td>Mr Cavalier</td>
<td>Mr McCarthy</td>
<td>Mr Walker</td>
</tr>
<tr>
<td>Mr Christie</td>
<td>Mr McGowan</td>
<td>Mr Walsh</td>
</tr>
<tr>
<td>Mr Cleary</td>
<td>Mr McLwaine</td>
<td>Mr Webster</td>
</tr>
<tr>
<td>Mr R. J. Clough</td>
<td>Mr Mair</td>
<td>Mr Whelan</td>
</tr>
<tr>
<td>Mrs Craig</td>
<td>Mr Miller</td>
<td>Mr Wilde</td>
</tr>
<tr>
<td>Mr Day</td>
<td>Mr Mochalski</td>
<td></td>
</tr>
<tr>
<td>Mr Debus</td>
<td>Mr H. F. Moore</td>
<td></td>
</tr>
<tr>
<td>Mr Degen</td>
<td>Mr Melock</td>
<td>Tellers</td>
</tr>
<tr>
<td>Mr Durick</td>
<td>Mr J. H. Murray</td>
<td>Mr Flaherty</td>
</tr>
<tr>
<td>Mr Egan</td>
<td>Mr Nelly</td>
<td>Mr Wade</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Noes, 27</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr Arblaster</td>
<td>Mr Foot</td>
<td>Mr Schipp</td>
</tr>
<tr>
<td>Mr Armstrong</td>
<td>Mr Greiner</td>
<td>Mr Singleton</td>
</tr>
<tr>
<td>Mr Boyd</td>
<td>Dr Metherell</td>
<td>Mr Smith</td>
</tr>
<tr>
<td>Mr Brewer</td>
<td>Mr Moore</td>
<td>Mr West</td>
</tr>
<tr>
<td>Mr Brown</td>
<td>Mr Murray</td>
<td>Mr Wotton</td>
</tr>
<tr>
<td>Mr Cameron</td>
<td>Mr Park</td>
<td></td>
</tr>
<tr>
<td>Mr Clough</td>
<td>Mr Peacocke</td>
<td>Tellers</td>
</tr>
<tr>
<td>Mr Collins</td>
<td>Mr Pickard</td>
<td></td>
</tr>
<tr>
<td>Mr Duncan</td>
<td>Mr Punch</td>
<td>Mr Catterton</td>
</tr>
<tr>
<td>Mr Fisher</td>
<td>Mr Rozzoli</td>
<td>Mr Fischer</td>
</tr>
</tbody>
</table>

And so it was resolved in the affirmative.

Bill read a second time.

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

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

On motion of Mr Stewart the Report was adopted.

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

15. COAL MINING (AMENDMENT) BILL:

PETROLEUM (COAL MINING) AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr K. J. Stewart, "That this Bill be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Question put.
The House divided.

Ayes, 61

Mr Akister  
Mr Amery  
Mr Anderson  
Mr Aquilina  
Mr Bannon  
Mr Beckrge  
Mr Bedford  
Mr Booth  
Mr Bowman  
Mr Brading  
Mr Breton  
Mr Carr  
Mr Cavalier  
Mr Christie  
Mr K. J. Clough  
Mrs Crosio  
Mr Day  
Mr Debus  
Mr Durick  
Mr Egan  
Mr Face  
Mr Arblaster  
Mr Armstrong  
Mr Boyd  
Mr Brewer  
Mr Brown  
Mr Cameron  
Mr Clough  
Mr Collin  
Mr Dowd  
Mr Duncan  
Mr Gabb  
Mr Gordon  
Mr Halton  
Mr Hunter  
Mr Jones  
Mr Kenne  
Mr Knight  
Mr Koot  
Mr Knowles  
Mr Langton  
Mr McCarthy  
Mr McGowan  
Mr McIlwaine  
Mr Mair  
Mr Miller  
Mr Mochalski  
Mr H. F. Moore  
Mr Mulock  
Mr J. H. Murray  
Mr Neilly  
Mr Fisher  
Mrs Foot  
Mr Greiner  
Dr Metherell  
Mr Moore  
Mr Murray  
Mr Park  
Mr Pencocke  
Mr Pickard  
Mr Punch  
Mr Rozzoli  
Mr Schipp  
Mr Singleton  
Mr Smith  
Mr West  
Mr Wotton  
Mr Fishe  
Mr Egan  
Mr Neilly  
Mr Flaherty  
Mr Wilde  
Mr Dowd  
Mr Pickard  
Mr Punch  
Mr Caterson  
Mr Fischer

Noes, 28

Mr Arblaster  
Mr Armstrong  
Mr Boyd  
Mr Brewer  
Mr Brown  
Mr Cameron  
Mr Clough  
Mr Collin  
Mr Dowd  
Mr Duncan  
Mr Egan  
Mr Fisher  
Mr Foot  
Mr Greiner  
Dr Metherell  
Mr Moore  
Mr Murray  
Mr Park  
Mr Pencocke  
Mr Pickard  
Mr Punch  
Mr Rozzoli  
Mr Schipp  
Mr Singleton  
Mr Smith  
Mr West  
Mr Wotton  
Mr Fishe  
Mr Egan  
Mr Neilly  
Mr Flaherty  
Mr Wilde  
Mr Dowd  
Mr Pickard  
Mr Punch  
Mr Caterson  
Mr Fischer

And so it was resolved in the affirmative.

Bills 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 Bills.

And the Committee continuing to sit after Midnight—

WEDNESDAY, 23 NOVEMBER, 1983, A.M.

Mr Speaker resumed the Chair, and the Chairman reported the Coal Mining (Amendment) Bill with amendments and the Petroleum (Coal Mining) Amendment Bill without amendment.

On motion of Mr Stewart the Report was adopted.

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

16. AGRICULTURAL SCIENTIFIC COLLECTIONS TRUST BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Day, "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.

Leave granted for the third reading to be moved forthwith.

Bill, on motion of Mr Day, read a third time.
17. **MESSAGES FROM THE LEGISLATIVE COUNCIL.**—Mr Speaker reported Messages from the Legislative Council, dated 22 November, 1983, returning the following Bills, without amendment—

- Broken Hill Water and Sewerage (Rates) Amendment Bill.
- Community Justice Centres Bill.
- Justices (Community Justice Centres) Amendment Bill.
- Ombudsman (Community Justice Centres) Amendment Bill.
- Crimes (Domestic Violence) Amendment Bill.
- Local Government (Powers of Investment) Amendment Bill.
- Transport Authorities (Infringement Notices) Amendment Bill.
- Government Railways (Amendment) Bill.
- Valuation of Land (Rating and Valuation) Amendment Bill.
- Local Government (Rating and Valuation) Amendment Bill.
- Water (Amendment) Bill.

18. **HUMAN TISSUE BILL:**

- **ANATOMY (HUMAN TISSUE) AMENDMENT BILL:**
- **TISSUE GRAFTING AND PROCESSING (REPEAL) BILL:**
- **MEDICAL PRACTITIONERS (EMERGENCY MEDICAL TREATMENT) AMENDMENT BILL:**
- **PUBLIC HEALTH (EMERGENCY MEDICAL TREATMENT) AMENDMENT BILL:**

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Brereton, "That these Bills be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned Debate.

Mr Singleton moved, That this debate be now adjourned.

Question put and passed.

Ordered, That the resumption of the debate stand an Order of the Day for To-morrow.

19. **CLOSURE—ALLOCATION OF TIME FOR DISCUSSION.**—Mr Walker, on behalf of Mr Wran, gave Notice of Business to be dealt with on 23 November, 1983.

[Human Tissue Bill; Anatomy (Human Tissue) Amendment Bill; Tissue Grafting and Processing (Repeal) Bill; Medical Practitioners (Emergency Medical Treatment) Amendment Bill and Public Health (Emergency Medical Treatment) Amendment Bill.]

20. **ADJOURNMENT.**—Mr Walker moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twenty-eight minutes after One o'clock, a.m., until Fifteen minutes after Two o'clock, p.m., This Day.

D. L. WHEELER, 
Clerk of the Legislative Assembly.

L. B. KELLY, 
Speaker.

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1993
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. MESSAGES FROM THE GOVERNOR.—Mr Speaker reported Message No. 107, dated 11 October, 1983, from the Lieutenant-Governor recommending the Pay-roll Tax (Amendment) Bill.

Mr Speaker also reported Messages from His Excellency the Governor recommending the following Bills:

16 November, 1983—

No. 108. Centennial Park Trust Bill.
No. 109. Mental Health Bill.
No. 110. Public Finance and Audit Bill.
No. 111. Miscellaneous Acts (Public Finance and Audit) Repeal and Amendment Bill.
No. 112. Split Rock Dam Bill.

2. PETITIONS.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

(1) Mr Boyd, Mr Murray and Mr Greiner—from certain citizens requesting the prohibition from sale of "R"-rated video cassettes and pornographic materials.

(2) Mr Petersen—from certain citizens requesting that the proposed coal washery not be constructed at Dapto and Wongawilli.

(3) Mr Mack—from certain citizens requesting that the organization of the Federation of Police–Citizens Boys' Clubs not be changed.

(4) Mr Murray—from certain citizens requesting that the Special Education Annexe be maintained at Moree Public School.

(5) Mr O'Neill—from certain citizens requesting legislation to prevent cruelty to animals during medical research.
3. NOTICE OF MOTIONS.

4. PAPERS.

Mr Walker laid upon the Table: Report of the Workers’ Compensation Commission for the year ended 30 June, 1982.

Referred to the Printing Committee.

Mr Hills laid upon the Table the following Papers:


(2) Report of the Actuaries appointed by the State Superannuation Board to make the Fourteenth Valuation of the State Superannuation Fund.


(4) Construction Safety Act, 1912—Construction Safety Regulations, 1950—Regulations 84A to 847; amendment of Regulation 1; omission of Regulation 82A. (Gazette 142/1983.)


Referred to the Printing Committee.

Mr Day laid upon the Table: Egg Industry Act, 1983—Egg Industry (Savings and Transitional Provisions) Regulation, 1983—Clause 5. (Gazette 144/1983.)

Referred to the Printing Committee.

Mr Bedford laid upon the Table: Clean Air Act, 1961—Clean Air Regulations, 1964—Amendment of Regulation 16. (Gazette 142/1983.)

Referred to the Printing Committee.

Mr Sheahan laid upon the Table the following Papers:

(1) Electricity Commission Act, 1950—

(a) Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for the purposes of—

(i) Electricity Transmission Lines between—

Albion Park and Shoalhaven. (Gazette 152/1983.)

Tamworth and Narrabri. (Gazette 156/1983.)

(ii) Substation at Coffs Harbour. (Gazette 152/1983.)

(b) Erratum notice concerning the Transmission Lines between Finley and Jerilderie published in Government Gazette No. 45 of 11 March, 1983. (Gazette 152/1983.)

(2) Electricity Development Act, 1945—Electricity Development (Accounts) Regulation, 1983—Clause 8a; amendment of clause 2. (Gazette 142/1983.)

Referred to the Printing Committee.

Mr Anderson laid upon the Table the following Papers:


(2) Metropolitan Water, Sewerage, and Drainage Act, 1924—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for water supply purposes at Sefton. (Gazette 137/1983.)
5. QUESTIONS.

6. POLICE FORCE:

(1) URGENCY.—Mr Wran moved, That it is a matter of urgent necessity that this House should forthwith consider a motion concerning matters raised by the Leader of the Opposition and other Members of the Opposition in this and another place yesterday in respect of certain members of the Police Force, one Len Ainsworth and certain other persons, notice of which was given this day for tomorrow.

Question put and passed.

(2) SUSPENSION OF STANDING ORDERS.—Mr Wran moved; That so much of the Standing Orders be suspended as would preclude the consideration forthwith of a motion concerning matters raised by the Leader of the Opposition and other Members of the Opposition in this and another place yesterday in respect of certain members of the Police Force, one Len Ainsworth and certain other persons; notice of which was given this day for tomorrow.

Question put and passed.

(3) Mr Anderson moved, That so much of Standing Orders be suspended as would preclude the consideration forthwith of matters raised by the Leader of the Opposition and other Members of the Opposition in this and another place yesterday in respect of certain members of the Police Force, one Len Ainsworth and certain other persons.

Debate ensued.

Mr Walker moved, That the question be amended by leaving out all words after "That" with a view to inserting the following words—

"This House deprecates the actions of the Leader of the Opposition and other Members of the Opposition in this and another place yesterday in raising matters respecting certain members of the Police Force, one Len Ainsworth and certain other persons."

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

Debate ensued.
Question put.

The House divided.

Ayes, 30

Mr Arblaster  
Mr Armstrong  
Mr Boyd  
Mr Brewer  
Mr Brown  
Mr Cameron  
Mr Clough  
Mr Collins  
Mr Dowd  
Mr Duncan  
Mr Fisher  
Mrs Foot  
Mr Greiner  
Mr Hatton  
Mr Mack  
Dr Methrell  
Mr Moore  
Mr Murray  
Mr Park  
Mr Peacocke  
Mr Pickard  
Mr Punch  
Mr Rozzoli  
Mr Schipp  
Mr Singleton  
Mr Smith  
Mr Smith  
Mr West  
Mr Wotton  

Noes, 61

Mr Akister  
Mr Amery  
Mr Anderson  
Mr Aquilina  
Mr Bannon  
Mr Beckroge  
Mr Bedford  
Mr Booth  
Mr Bowman  
Mr Bradinig  
Mr Breletton  
Mr Carr  
Mr Cavalier  
Mr Christie  
Mr Cleary  
Mr R. J. Clough  
Mrs Crosio  
Mr Day  
Mr Debus  
Mr Degen  
Mr Durie  
Mr Egan  
Mr Face  
Mr Ferguson  
Mr Gabb  
Mr Gordon  
Mr Hills  
Mr Hunter  
Mr Jackson  
Mr Keane  
Mr Knight  
Mr Knott  
Mr Knowles  
Mr Langton  
Mr McCarthy  
Mr McGowan  
Mr McIntwaine  
Mr Mair  
Mr Mochalski  
Mr H. F. Moore  
Mr Mulock  
Mr J. H. Murray  
Mr Neilly  
Mr O'Connell  
Mr O'Neill  
Mr Paciullo  
Mr Page  
Mr Petersen  
Mr Ramsay  
Mr Ragan  
Mr Ryan  
Mr Sheahan  
Mr Stewart  
Mr Walker  
Mr Walsh  
Mr Webster  
Mr Wilde  
Mr Wran  

Tellers,

Mr Caterson  
Mr Fischer  
Mr Caterson  
Mr Fischer

And so it passed in the negative.

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

The House divided.

Ayes, 61

Mr Akister  
Mr Amery  
Mr Anderson  
Mr Aquilina  
Mr Bannon  
Mr Beckroge  
Mr Bedford  
Mr Booth  
Mr Bowman  
Mr Bradinig  
Mr Breletton  
Mr Carr  
Mr Cavalier  
Mr Christie  
Mr Cleary  
Mr R. J. Clough  
Mrs Crosio  
Mr Day  
Mr Debus  
Mr Degen  
Mr Durie  
Mr Egan  
Mr Face  
Mr Ferguson  
Mr Gabb  
Mr Gordon  
Mr Hills  
Mr Hunter  
Mr Jackson  
Mr Keane  
Mr Knight  
Mr Knott  
Mr Knowles  
Mr Langton  
Mr McCarthy  
Mr McGowan  
Mr McIntwaine  
Mr Mair  
Mr Mochalski  
Mr H. F. Moore  
Mr Mulock  
Mr J. H. Murray  
Mr Neilly  
Mr O'Connell  
Mr O'Neill  
Mr Paciullo  
Mr Page  
Mr Petersen  
Mr Ramsay  
Mr Ragan  
Mr Ryan  
Mr Sheahan  
Mr Stewart  
Mr Walker  
Mr Walsh  
Mr Webster  
Mr Wilde  
Mr Wran  

Tellers,

Mr Caterson  
Mr Fischer  
Mr Caterson  
Mr Fischer

Noes, 30

Mr Arblaster  
Mr Armstrong  
Mr Boyd  
Mr Brewer  
Mr Brown  
Mr Cameron  
Mr Clough  
Mr Collins  
Mr Dowd  
Mr Duncan  
Mr Fisher  
Mrs Foot  
Mr Greiner  
Mr Hatton  
Mr Mack  
Dr Methrell  
Mr Moore  
Mr Murray  
Mr Park  
Mr Peacocke  
Mr Pickard  
Mr Punch  
Mr Rozzoli  
Mr Schipp  
Mr Singleton  
Mr Smith  
Mr Smith  
Mr West  
Mr Wotton  

Tellers,

And so it was resolved in the affirmative.

Original question, as amended, put.
The House divided.

**Ayes, 61**

Mr Akister
Mr Amery
Mr Anderson
Mr Aquilina
Mr Bannon
Mr Beckroge
Mr Bedford
Mr Booth
Mr Bowman
Mr Brading
Mr Breen
Mr Carr
Mr Carr
Mr Cavalier
Mr Christie
Mr Cleary
Mr R. J. Clough
Mrs Crossin
Mr Day
Mr Debus
Mr Degen
Mr Darick
Mr Arblaster
Mr Armstrong
Mr Boyd
Mr Brewer
Mr Brown
Mr Cameron
Mr Clough
Mr Collins
Mr Dowd
Mr Duncan
Mr Fisher

**Noes, 30**

Mr Egan
Mr Face
Mr Ferguson
Mr Gabb
Mr Gordon
Mr Hills
Mr Hunter
Mr Jackson
Mr Keane
Mr Knight
Mr Knowles
Mr Langton
Mr McCarthy
Mr McGowan
Mr McIwaine
Mr Maiz
Mr H. F. Moore
Mr Mulock
Mr J. H. Murray
Mr Foot
Mr Greiner
Mr Hatton
Mr Mack
Mr Metherell
Mr Moore
Mr Murray
Mr Park
Mr Peacocke
Mr Pickard
Mr Punch

And so it was resolved in the affirmative.

7. **MESSAGES FROM THE LEGISLATIVE COUNCIL.**—Mr Speaker reported Messages from the Legislative Council, dated 23 November, 1983, returning the following Bills, without amendment—

- Agricultural Scientific Collections Trust Bill.
- Anti-Discrimination (Amendment) Bill.
- Coal and Oil Shale Mine Workers (Superannuation) Amendment Bill.
- Tourist Industry Development (Further Amendment) Bill.
- Workers’ Compensation (Dust Diseases) Amendment Bill.

8. **RAILWAY CONSTRUCTION (EAST HILLS TO CAMPBELLTOWN) BILL:**

**RAILWAY CONSTRUCTION (MALDON TO PORT KEMBLA) BILL:**

Mr Paciullo moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to sanction and provide for the construction of a railway from East Hills to Campbelltown; and for other purposes.

(ii) A Bill for an Act to sanction and provide for the construction of a branch railway from the main southern railway near Maldon to the vicinity of the Port Kembla Coal Loading Berth; and for other purposes.

Question put and passed.

Bills presented and read a first time.

Mr Paciullo moved, That these Bills be now read a second time.

Debate adjourned (**Mr Caterson**) and the resumption of the debate made an Order of the Day for a future day.
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
23 November, 1983

9. HUMAN TISSUE BILL:
ANATOMY (HUMAN TISSUE) AMENDMENT BILL:
TISSUE GRAFTING AND PROCESSING (REPEAL) BILL:
MEDICAL PRACTITIONERS (EMERGENCY MEDICAL TREATMENT) AMENDMENT BILL:
PUBLIC HEALTH (EMERGENCY MEDICAL TREATMENT) AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Brereton, "That these Bills be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

And it being after 4.00 o'clock, p.m., the time specified under Standing Order 175a for the completion of the Business up to a certain stage (all remaining stages)—

Mr Flaherty moved, That the question be now put.

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

The House divided.

Ayes, 60

Noes, 28

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 voices given—Mr Speaker stated his opinion that the Ayes had it.

Whereupon, Division called for, and Mr Speaker declared the determination of the House to be in the affirmative, as there was only one member (Mr Cameron) in the minority who had challenged his decision,

Bills 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 Bills.

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

Question—That the Report be adopted—put and passed.

Question—That these Bills be now read a third time—put and passed.
10. DECLARATION OF BILLS AS URGENT BILLS: Mr Walker declared that the Police Regulation (Allegations of Misconduct) Amendment Bill; Police Regulation (Further Amendment) Bill; Ombudsman (Police Regulation) Amendment Bill; Public Finance and Audit Bill and the Miscellaneous Acts (Public Finance and Audit) Repeal and Amendment Bill were urgent Bills. Question put—That these Bills be considered urgent Bills. 

The House divided.

Ayes, 61

Mr Akister  
Mr Amery  
Mr Anderson  
Mr Aquilina  
Mr Bannon  
Mr Beckroge  
Mr Bedford  
Mr Booth  
Mr Bowman  
Mr Brading  
Mr Breerton  
Mr Carr  
Mr Cavalier  
Mr Christie  
Mr Cleary  
Mr R. J. Clough  
Mrs Crossio  
Mr Day  
Mr Debus  
Mr Degen  
Mr Durtick  
Mr Arblaster  
Mr Armstrong  
Mr Boyd  
Mr Brewer  
Mr Brown  
Mr Cameron  
Mr Clough  
Mr Collins  
Mr Dowd  
Mr Duncan

Mr Egan  
Mr Pace  
Mr Ferguson  
Mr Gebb  
Mr Gordon  
Mr Hills  
Mr Hunter  
Mr Jackson  
Mr Keane  
Mr Knight  
Mr Koott  
Mr Knowles  
Mr Langton  
Mr McCarthy  
Mr McGowan  
Mr McIlwaine  
Mr Mair  
Mr Mochalski  
Mr Mulock  
Mr J. H. Murray

Mr Neilly  
Mr O’Connell  
Mr O’Neill  
Mr Pacollo  
Mr Page  
Mr Ramsay  
Mr Relfsauge  
Mr Ryan  
Mr Sheahan  
Mr Stewart  
Mr Walker  
Mr Walsh  
Mr Webster  
Mr Whelan  
Mr Wilde  
Tellers,  
Mr Flaherty  
Mr Wade

Noes, 28

Mr Arblaster  
Mr Armstrong  
Mr Boyd  
Mr Brewer  
Mr Brown  
Mr Cameron  
Mr Clough  
Mr Collins  
Mr Dowd  
Mr Duncan

Mr Fisher  
Mrs Foet  
Mr Greiner  
Mr Hutton  
Dr Mathrell  
Mr Moore  
Mr Murray  
Mr Park  
Mr Peacocke  
Mr Pickard

Mr Punch  
Mr Rozzoli  
Mr Singleton  
Mr Smith  
Mr West  
Tellers,  
Mr Cateron  
Mr Fischer

And so it was resolved in the affirmative.

11. BAPTIST CHURCHES OF NEW SOUTH WALES PROPERTY TRUST BILL: 

BAPTIST UNION INCORPORATION (AMENDMENT) BILL:

Mr Walker moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to constitute the Baptist Churches of New South Wales Property Trust and to define its powers, authorities, duties and functions; and to provide for the vesting of certain property in the Trust.

(ii) A Bill for an Act to amend The Baptist Union Incorporation Act, 1919, so as to confer certain additional powers on the corporation constituted by that Act and to omit provisions relating to the holding of certain trust property by that corporation; and for other purposes.

Question put and passed.

Bills presented and read a first time.

Mr Walker moved, That these Bills be now read a second time.

Debate adjourned (Mr Dowd) and the resumption of the debate made an Order of the Day for a future day.

12. BUILDING AND CONSTRUCTION INDUSTRY LONG SERVICE PAYMENTS (AMENDMENT) BILL:

Mr Hills moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Building and Construction Industry Long Service Payments Act, 1974, to make further provision for long service payments to workers engaged in the building and construction industry; to repeal certain provisions of the Building and Construction Industry Long Service Payments (Amendment) Act, 1980; and for other purposes.

Question put and passed.

Bill presented and read a first time.
Mr Hills moved, That this Bill be now read a second time.

Debate adjourned (Mr Caterson) and the resumption of the debate made an Order of the Day for a future day.

13. INDUSTRIAL ARBITRATION (CONTRACTS OF CARRIAGE) AMENDMENT BILL:
Mr Hills moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Industrial Arbitration Act, 1940, with respect to its operation in relation to contracts of carriage.

Question put and passed.

Bill presented and read a first time.

Mr Hills moved, That this Bill be now read a second time.

Debate adjourned (Mr Caterson) and the resumption of the debate made an Order of the Day for a future day.

14. PAY-ROLL TAX (AMENDMENT) BILL:
Mr Sheahan moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Pay-roll Tax Act, 1971, with respect to deductions from taxable wages liable to pay-roll tax.

Question put and passed.

Bill presented and read a first time.

Mr Sheahan moved, That this Bill be now read a second time.

Debate adjourned (Mr Boyd) and the resumption of the debate made an Order of the Day for a future day.

15. BUSINESS FRANCHISE LICENCES (TOBACCO) AMENDMENT BILL:
Mr Sheahan moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Business Franchise Licences (Tobacco) Act, 1975, to increase the fees payable for licences under that Act, to make further provision with respect to licences and for other purposes.

Question put and passed.

Bill presented and read a first time.

Mr Sheahan moved, That this Bill be now read a second time.

Debate adjourned (Mr Boyd) and the resumption of the debate made an Order of the Day for a future day.

16. LAND TAX MANAGEMENT (AMENDMENT) BILL:

LAND TAX (AMENDMENT) BILL:
Mr Sheahan moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to amend the Land Tax Management Act, 1956, to increase the deductions from the taxable value of land owned by taxpayers, and to make further provision relating to the imposition, assessment and collection of land tax.

(ii) A Bill for an Act to amend the Land Tax Act, 1956, with respect to the rate of land tax for land owned by certain related companies and land subject to discretionary trusts, the minimum amount of land tax payable and in other respects.

Question put and passed.

Bills presented and read a first time.

Mr Sheahan moved, That these Bills be now read a second time.

Debate adjourned (Mr Boyd) and the resumption of the debate made an Order of the Day for a future day.
17. **Walker Trusts (Amendment) Bill:**

Mr Brereton moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Walker Trusts Act, 1938, with respect to the Thomas Walker Convalescent Hospital, and in other respects.

Question put and passed.

Bill presented and read a first time.

Mr Brereton moved, That this Bill be now read a second time.

Debate adjourned (Mr Singleton) and the resumption of the debate made an Order of the Day for a future day.

18. **Dentists (Amendment) Bill:**

Mr Brereton moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Dentists Act, 1934, with respect to the registration of dentists and the lawful undertaking of dental practice by other persons; to provide for increased penalties for unlawful dental practice; and for other purposes.

Question put and passed.

Bill presented and read a first time.

Mr Brereton moved, That this Bill be now read a second time.

Debate adjourned (Mr Singleton) and the resumption of the debate made an Order of the Day for a future day.

19. **Health Insurance Levies (Amendment) Bill:**

**Ambulance Services (Amendment) Bill:**

Mr Brereton moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to amend the Health Insurance Levies Act, 1982, to reduce the levy on organizations carrying on health benefits business in New South Wales and to establish a voluntary ambulance insurance plan, and for other purposes.

(ii) A Bill for an Act to amend the Ambulance Services Act, 1976, to repeal the provisions of that Act relating to ambulance contribution schemes and to make provision for the termination of any such scheme.

Question put and passed.

Bills presented and read a first time.

Mr Brereton moved, That these Bills be now read a second time.

Debate adjourned (Mr Singleton) and the resumption of the debate made an Order of the Day for a future day.

20. **Bush Fires (Amendment) Bill:**

Mr Anderson moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Bush Fires Act, 1949, with respect to the appointment and powers of deputy fire control officers.

Question put and passed.

Bill presented and read a first time.

Mr Anderson moved, That this Bill be now read a second time.

Debate adjourned (Mr Clough) and the resumption of the debate made an Order of the Day for a future day.
21. SUNDAY ENTERTAINMENT (REPEAL) BILL:
THEATRES AND PUBLIC HALLS (AMENDMENT) BILL:

Mr Gordon moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(ii) A Bill for an Act to amend the Theatres and Public Halls Act, 1908, as a consequence of the repeal of the Sunday Entertainment Act, 1966, and to remove the prohibition against the holding of a public entertainment or public meeting on Christmas Day or Good Friday.

Question put and passed.

Bills presented and read a first time.

Mr Gordon moved, That these Bills be now read a second time.

Debate adjourned (Mr Schipp) and the resumption of the debate made an Order of the Day for a future day.

22. PUBLIC HOSPITALS (HOSPITALS INCORPORATION) AMENDMENT BILL:

Mr Brereton moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Public Hospitals Act, 1929, to provide for the addition to the Second Schedule to that Act of The Sydney Hospital, The Royal Prince Alfred Hospital and The Royal Alexandra Hospital for Children; to make other provisions with respect to the Schedules to that Act; and for other purposes.

Question put and passed.

Bill presented and read a first time.

Mr Brereton moved, That this Bill be now read a second time.

Debate adjourned (Mr Singleton) and the resumption of the debate made an Order of the Day for a future day.

23. LOCAL GOVERNMENT (REGULATION OF FLATS) AMENDMENT BILL:

Mr Gordon moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Local Government (Regulation of Flats) Act, 1955, so as to extend the time within which applications may be made under that Act and to provide for the repeal of that Act on a day to be fixed; and for other purposes.

Question put and passed.

Bill presented and read a first time.

Mr Gordon moved, That this Bill be now read a second time.

Debate adjourned (Mr Schipp) and the resumption of the debate made an Order of the Day for a future day.

24. FACTORIES, SHOPS AND INDUSTRIES (RETAIL TRADE) AMENDMENT BILL:
INDUSTRIAL ARBITRATION (RETAIL TRADE) AMENDMENT BILL:

Mr Hills moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to amend the Factories, Shops and Industries Act, 1962, in relation to shop trading hours, and in other respects.
(ii) A Bill for an Act to amend the Industrial Arbitration Act, 1940, to constitute a Retail Trade Industrial Tribunal and to define its powers and functions under that Act.

Question put and passed.

Bills presented and read a first time.

Mr Hills moved, That these Bills be now read a second time.

Debate adjourned (Mrs Foot) and the resumption of the debate made an Order of the Day for a future day.
25. **Police Regulation (Allegations of Misconduct) Amendment Bill:**  
**Police Regulation (Further Amendment) Bill:**  
**Ombudsman (Police Regulation) Amendment Bill:**

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Anderson, "That these Bills be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Mr Flaherty moved, That the Question be now put.

Question—That the Question be now put—put and passed.

And the House continuing to after Midnight—

**THURSDAY, 24 NOVEMBER, 1983, A.M.**

Question put and passed.

Bills read a second time.

Leave granted for the third reading to be moved forthwith.

Bills, on motion of Mr Anderson, read a third time.

26. **Closure—Allocation of Time for Discussion.—** Mr Anderson, on behalf of Mr Wran, gave Notice of Business to be dealt with on 24 November, 1983.

[Public Hospitals (Amendment) Bill; Medical Practitioners (Further Amendment) Bill; Public Finance and Audit Bill; Miscellaneous Acts (Public Finance and Audit) Repeal and Amendment Bill and Mine Subsidence Compensation (Amendment) Bill.]

27. **Adjournment.—** Mr Anderson moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twenty-four minutes after Twelve o'clock, Midnight, until Half-past Ten o'clock, a.m., This Day.
The House met pursuant to adjournment. Mr Speaker took the Chair.
Mr Speaker offered the Prayer.

1. **MESSAGES FROM THE GOVERNOR.**—Mr Speaker reported Messages from His Excellency the Governor recommending the following Bills:
24 November, 1983—
- No. 113. Business Franchise Licences (Tobacco) Amendment Bill.
- No. 114. Health Insurance Levies (Amendment) Bill.
- No. 115. Land Tax (Amendment) Bill.
- No. 116. Land Tax Management (Amendment) Bill.
- No. 117. Railway Construction (East Hills to Campbelltown) Bill.
- No. 118. Railway Construction (Maldon to Port Kembla) Bill.

2. **PETITIONS.**—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:
   (1) Mr Petersen—from certain citizens requesting that the proposed coal washery not be constructed at Dapto and Wongawilli.
   (2) Mr Walsh—from certain citizens requesting that increases in transport and electricity costs be contained.

3. **PAPERS.**

   Mr Wran laid upon the Table: Report of the Ombudsman under section 27 of the Ombudsman Act, 1974, concerning Dr M. Weinberg and the Dubbo Base Hospital and the Department of Health, dated 18 November, 1983.
   Referred to the Printing Committee.

   Mr Booth laid upon the Table: Public Authorities (Financial Accommodation) Act, 1981—Public Authorities (Financial Accommodation) Miscellaneous Authorities Regulation, 1983—Clauses 1 and 2. (Gazette 144/1983.)
   Referred to the Printing Committee.
Mr Bedford laid upon the Table the following Papers:


Referred to the Printing Committee.

Mr K. J. Stewart laid upon the Table: Report of the Mine Subsidence Board for the year ended 30 June, 1983.

Referred to the Printing Committee.

Mr Brereton laid upon the Table the following Papers:

1. Dentists Act, 1934—Amendment of Regulations 30 and 36 and Schedule E. (Gazette 144/1983.)
2. Pharmacy Act, 1964—Amendment of Regulation 34 and Schedules A, B, C and D. (Gazette 144/1983.)
3. Physiotherapists Registration Act, 1945—Amendment of Regulations 16, 17 and 18 and Form 4. (Gazette 144/1983.)

Referred to the Printing Committee.

Mr Anderson laid upon the Table the following Papers:


Referred to the Printing Committee.

Mr Paciullo laid upon the Table: Main Roads Act, 1924—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for road purposes at—

Ben Lomond. (Gazette 156/1983.)
Cullerin Range. (Gazette 156/1983.)
Dundas. (Gazette 156/1983.)
Granville. (Gazette 156/1983.)
Gundagai. (Gazette 156/1983.)
Hanging Rock. (Gazette 152/1983.)
Kellyville. (Gazette 152/1983.)
Kenmore. (Gazette 156/1983.)
Kings Cross. (Gazette 156/1983.)
Mascot. (Gazette 152/1983.)
Normanhurst. (Gazette 152/1983.)
Orange. (Gazette 156/1983.)
Springwood. (Gazette 152/1983.)
Wahroonga. (Gazette 152/1983.)
Woolgoolga. (Gazette 152/1983.)

Referred to the Printing Committee.

4. Questions.

5. Precedence of Business.—Mr Walker moved, pursuant to Notice, That until the adjournment of the House for Christmas, Government Business shall take precedence of General Business.

Debate ensued.

Question put and voices given—Mr Speaker stated his opinion that the Ayes had it.

Whereupon Division called for, and Mr Speaker declared the determination of the House to be in the affirmative, as there were only four Members (Mr Cameron, Mr Duncan, Mr Hatton and Mr Mack) in the minority who had challenged his decision.
6. ADDITIONAL SITTING DAYS.—Mr Walker moved, pursuant to Notice, That, unless otherwise ordered, this House shall meet for the despatch of Business on Monday, 28 November, 1983, at 10.30 a.m., and on Friday, 2 December, 1983, at 10.30 a.m.

Debate ensued.

Question put and passed.

7. CO-OPERATION (AMENDMENT) BILL:

Mr Walker moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Co-operation Act, 1923, in relation to loans by, and liquid funds of, certain societies; and to provide for the making of arrangements or compromises by societies with creditors or members.

Question put and passed.

Bill presented and read a first time.

Mr Walker moved, That this Bill be now read a second time.

Debate adjourned (Mr West) and the resumption of the debate made an Order of the Day for a future day.

8. ARTIFICIAL CONCEPTION BILL:

Mr Walker moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act with respect to the status and paternity of persons conceived by artificial means; and for other purposes.

(ii) A Bill for an Act to amend the Children (Equality of Status) Act, 1976, with respect to certain presumptions arising under that Act and under the Artificial Conception Act, 1983.

Question put and passed.

Bills presented and read a first time.

Mr Walker moved, That these Bills be now read a second time.

Debate adjourned (Mr Moore) and the resumption of the debate made an Order of the Day for a future day.

9. PAROLE ORDERS (TRANSFER) BILL:

Mr Walker moved, pursuant to Notice, That leave be given to bring in a Bill for an Act relating to the reciprocal enforcement of parole orders within New South Wales and within other States or any Territory of the Commonwealth.

Question put and passed.

Bill presented and read a first time.

Mr Walker moved, That this Bill be now read a second time.

Debate adjourned (Mr Moore) and the resumption of the debate made an Order of the Day for a future day.

10. NOISE CONTROL (AMENDMENT) BILL:

Mr Bedford moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Noise Control Act, 1975, in relation to the enforcement of the provisions of that Act, and in certain other respects.

Question put and passed.

Bill presented and read a first time.

Mr Bedford moved, That this Bill be now read a second time.

Debate adjourned (Mr Collins) and the resumption of the debate made an Order of the Day for a future day.
11. Probation and Parole Bill:
Child Welfare (Probation and Parole) Amendment Bill:
Defamation (Probation and Parole) Amendment Bill:
Periodic Detention of Prisoners (Probation and Parole) Amendment Bill:
Prisoners (Interstate Transfer) (Probation and Parole) Amendment Bill:
Prisons (Amendment) Bill:
Crimes (Further Amendment) Bill:

Mr Anderson moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:
(i) A Bill for an Act with respect to the release of certain prisoners on probation or parole; to repeal the Parole of Prisoners Act, 1966; and for other purposes.
(ii) A Bill for an Act to amend section 54 of the Child Welfare Act, 1939, as a consequence of the enactment of the Probation and Parole Act, 1983; and to make certain savings.
(iv) A Bill for an Act to amend section 27 of the Periodic Detention of Prisoners Act, 1981, as a consequence of the enactment of the Probation and Parole Act, 1983.
(v) A Bill for an Act to amend section 26 of the Prisoners (Interstate Transfer) Act, 1982, as a consequence of the enactment of the Probation and Parole Act, 1983.
(vi) A Bill for an Act to amend the Prisons Act, 1952, so as to constitute a Release on Licence Board and to define its functions, and for other purposes.
(vii) A Bill for an Act to amend the Crimes Act, 1900, in relation to the release of offenders under sections 462 and 463 of that Act.

Question put and passed.

Bills presented and read a first time.

Mr Anderson moved, That these Bills be now read a second time.

Debate adjourned (Mr Armstrong) and the resumption of the debate made an Order of the Day for a future day.

12. Police Board Bill:

Mr Anderson moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to constitute the Police Board of New South Wales; to define its functions; and for other purposes.

Question put and passed.

Bill presented and read a first time.

Mr Anderson moved, That this Bill be now read a second time.

Debate adjourned (Mr Greiner) and the resumption of the debate made an Order of the Day for a future day.

13. Transport Authorities (Amendment) Bill:

Mr Paciullo moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Transport Authorities Act, 1980, so as to increase the membership of the Urban Transit Authority.

Question put and passed.

Bill presented and read a first time.

Mr Paciullo moved, That this Bill be now read a second time.

Debate adjourned (Mr Caterson) and the resumption of the debate made an Order of the Day for a future day.
14. **PUBLIC HOSPITALS (AMENDMENT) BILL:**

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Brereton, “That this Bill be now read a second time”—

And the question being again proposed—

The House resumed the said adjourned debate.

Question put.

The House divided.

Ayes, 64

Mr Akister  Mr Ferguson  Mr O’Neill
Mr Amery  Mr Gabb  Mr Paciullo
Mr Aquilina  Mr Gordon  Mr Pige
Mr Bannon  Mr Hatton  Mr Petersen
Mr Beckroge  Mr Hills  Mr Quinn
Mr Bedford  Mr Hunter  Mr Ramsay
Mr Booth  Mr Jackson  Dr Refshauge
Mr Bowman  Mr Kane  Mr Robb
Mr Briding  Mr Knight  Mr Rogan
Mr Brereton  Mr Knowles  Mr Ryan
Mr Carr  Mr Langton  Mr Sheahan
Mr Cavalier  Mr McCarthy  Mr Stewart
Mr Christie  Mr McGowan  Mr Walker
Mr Cleary  Mr Mcllwaine  Mr Walsh
Mr J. J. Clough  Mr Mack  Mr Webster
Mrs Crossio  Mr Mack  Mr Whelan
Mr Day  Mr Mochalski  Mr Wilde
Mr Debus  Mr Mochalski  Mr Wilde
Mr Degen  Mr H. F. Moore  Tellers,
Mr Durick  Mr J. H. Murray  Mr Flaherty
Mr Egan  Mr Neilly  Mr Flaherty
Mr Face  Mr O’Connell  Mr Wade

Noes, 27

Mr Arbaster  Mr Fisher  Mr Rozzoli
Mr Armstrong  Mr Foot  Mr Singleton
Mr Boyd  Mr Greiner  Mr Smith
Mr Brewer  Dr Mathers  Mr Smith
Mr Brown  Mr Moore  Mr Totton
Mr Cameron  Mr Murray  Mr Totton
Mr Clough  Mr Park  Tellers,
Mr Collins  Mr Peacocke  Mr Caterson
Mr Dowd  Mr Pickard  Mr Caterson
Mr Duncan  Mr Punch  Mr Fischer

And so it was resolved in the affirmative.

Bill read a second time.

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

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

Mr Brereton moved, That the Report be now adopted.

Question put.

The House divided.

Ayes, 63

Mr Akister  Mr Ferguson  Mr Paciullo
Mr Amery  Mr Gabb  Mr Page
Mr Aquilina  Mr Gordon  Mr Petersen
Mr Bannon  Mr Hatton  Mr Quinn
Mr Beckroge  Mr Hills  Mr Ramsey
Mr Bedford  Mr Hunter  Dr Refshauge
Mr Booth  Mr Jackson  Mr Robb
Mr Bowman  Mr Keane  Mr Rogan
Mr Brading  Mr Knight  Mr Ryan
Mr Breton  Mr Knowles  Mr Sheahan
Mr Carr  Mr Langton  Mr Stewart
Mr Cavalier  Mr McCarthy  Mr Walker
Mr Christie  Mr Mcllwaine  Mr Walsh
Mr J. J. Clough  Mr Mack  Mr Webster
Mrs Crossio  Mr Mack  Mr Whelan
Mr Day  Mr Mcllwaine  Mr Wilde
Mr Debus  Mr Mochalski  Mr Wilde
Mr Degen  Mr Mcllwaine  Mr Wilde
Mr Durick  Mr Neilly  Tellers,
Mr Egan  Mr O’Connell  Mr Flaherty
Mr Face  Mr O’Neill  Mr Wade
And so it was resolved in the affirmative.

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

Bill, on motion of Mr Brereton, read a third time.

15. PRINTING COMMITTEE.—Mr Robb, Acting Chairman, brought up the Eighth Report from the Printing Committee.

16. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported Messages from the Legislative Council, dated 24 November, 1983, returning the following Bills, without amendment—

- Human Tissue Bill.
- Anatomy (Human Tissue) Bill.
- Tissue Grafting and Processing (Repeal) Bill.
- Medical Practitioners (Emergency Medical Treatment) Amendment Bill.
- Public Health (Emergency Medical Treatment) Amendment Bill.

17. MEDICAL PRACTITIONERS (FURTHER AMENDMENT) BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Brereton, “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.

Leave granted for the third reading to be moved forthwith.

Bill, on motion of Mr Brereton, read a third time.

18. PUBLIC FINANCE AND AUDIT BILL:

MISCELLANEOUS ACTS (PUBLIC FINANCE AND AUDIT) REPEAL AND AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Booth, “That these Bills be now read a second time”—

And the question being again proposed—

The House resumed the said adjourned debate.

Question put and passed.

Bills read a second time.

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

Mr Deputy-Speaker resumed the Chair, and Mr Quinn, Temporary Chairman, reported the Bills without amendment.

On motion of Mr Booth the Report was adopted.

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

Bills, on motion of Mr Booth, read a third time.
19. Messages from the Legislative Council.—Mr Deputy-Speaker reported Messages from the Legislative Council, dated 24 November, 1983, returning the following Bills, without amendment—

- Medical Practitioners (Further Amendment) Bill.
- Police Regulation (Allegations of Misconduct) Amendment Bill.
- Police Regulation (Further Amendment) Bill.
- Ombudsman (Police Regulation) Amendment Bill.

20. Mine Subsidence Compensation (Amendment) Bill:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr K. J. Stewart, "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.

Leave granted for the third reading to be moved forthwith.

Bill, on motion of Mr Stewart, read a third time.

21. Message from the Legislative Council.—Mr Speaker reported a Message from the Legislative Council, dated 24 November, 1983, returning the Public Hospitals (Amendment) Bill, without amendment.

22. Adjournment.—Mr K. J. Stewart moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twenty-seven minutes after Eight o'clock, p.m., until Monday, 28 November, 1983, at Half-past Ten o'clock, a.m. pursuant to the resolution adopted by the House This Day.

D. L. WHEELER,

Clerk of the Legislative Assembly.

L. B. KELLY,

Speaker.

BY AUTHORITY

D. WEST, GOVERNMENT PRINTER, NSW SOUTH WALES—1983
The House met pursuant to adjournment. Mr Speaker took the Chair.
Mr Speaker offered the Prayer.

1. Petitions.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

(1) Mr Petersen—from certain citizens requesting that the proposed coal washery not be constructed at Dapto and Wongawilli.

(2) Mr Murray—from certain citizens requesting that the Special Education Annexe be maintained at Moree Public School.

(3) Mr Mack—from certain citizens requesting that the organization of the Federation of Police–Citizens Boys’ Clubs not be changed.

(4) Mr Collins—from certain citizens requesting that additional funding be provided for hospitals.

2. Questions.

P 28633D
3. SPLIT ROCK DAM BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr. Whelan, “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.

Leave granted for the third reading to be moved forthwith.

Bill, on motion of Mr. Whelan, read a third time.

4. DECLARATION OF BILLS AS URGENT BILLS: Mr. Walker declared that the Pay-roll Tax (Amendment) Bill; Business Franchise Licences (Tobacco) Amendment Bill; Land Tax Management (Amendment) Bill; Land Tax (Amendment) Bill; Railway Construction (East Hills to Campbelltown) Bill; Railway Construction (Maldon to Port Kembla) Bill; Building and Construction Industry Long Service Payments (Amendment) Bill; Industrial Arbitration (Contracts of Carriage) Amendment Bill; Factories, Shops and Industries (Retail Trade) Amendment Bill and the Industrial Arbitration (Retail Trade) Amendment Bill were urgent Bills.

Question put—That these Bills be considered urgent Bills.

The House divided.

Ayes, 57

Mr Akister, Mr Amery, Mr Anderson, Mr Aquilina, Mr Bannen, Mr Beckroge, Mr Booth, Mr Bowman, Mr Bradley, Mr Brereton, Mr Carr, Mr Cavalier, Mr R. J. Clough, Mrs Crofto, Mr Day, Mr Debus, Mr Degen, Mr Derick, Mr Egan, Mr Face, Mr Ferguson, Mr Gabb, Mr Gordon, Mr Hills, Mr Hunter, Mr Jackson, Mr Keane, Mr Knowles, Mr Langton, Mr McCarthy, Mr McGowan, Mr McIvor, Mr McIlwaine, Mr Mair, Mr Miller, Mr Mochalski, Mr Nelly, Mr O’Connell, Mr O’Neill, Mr Paciullo, Mr Petersen, Mr Quinn, Mr Ramsey, Dr Retahage, Mr Robb, Mr Ragan, Mr Sheahan, Mr K. J. Stewart, Mr Walker, Mr Walsh, Mr Webster, Mr Whelan, Mr White, Mr Wilde, Mr Flaherty, Mr Fishery, Mr Wade.

Noes, 22

Mr Arblaster, Mr Armstrong, Mr Boyd, Mr Brewer, Mr Brown, Mr Cameron, Mr Collins, Mr Dowd, Mr Duncan, Mr Fisher, Dr Methereull, Mr Moore, Mr Peacocke, Mr Punch, Mr Rozzell, Mr Schipp, Mr Singleton, Mr Smith, Mr West, Mr Wotton, Mr Caterson, Mr Fischer.

And so it was resolved in the affirmative.

5. PAY-ROLL TAX (AMENDMENT) BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr. Sheahan, “That this Bill be now read a second time”—

And the question being again proposed—

The House resumed the said adjourned debate.

Question put.
The House divided.

**Ayes, 62**

- Mr Akister
- Mr Amery
- Mr Anderson
- Mr Aquinna
- Mr Bannon
- Mr Beckroge
- Mr Booth
- Mr Bowman
- Mr Brading
- Mr Brereton
- Mr Carr
- Mr Cavalier
- Mr Christie
- Mr R. J. Clough
- Mrs Crosio
- Mr Day
- Mr Debbo
- Mr Degen
- Mr Durick
- Mr Egan
- Mr Face
- Mr Arblaster
- Mr Armstrong
- Mr Boyd
- Mr Brewer
- Mr Brown
- Mr Cameron
- Mr Collins
- Mr Dowd
- Mr Duncan
- Mr Fisher

**Noes, 27**

- Mr Ferguson
- Mr Gabb
- Mr Gordon
- Mr Haigton
- Mr Hills
- Mr Hunter
- Mr Jackson
- Mr Keane
- Mr Knight
- Mr Knowles
- Mr Langton
- Mr McCarthy
- Mr McGowan
- Mr McIlwaine
- Mr Mack
- Mr Mail
- Mr Miller
- Mr Mochalski
- Mr H. F. Moore
- Mr Mallock
- Mrs Foot
- Mr Greiner
- Dr Metherell
- Mr Moore
- Mr Murray
- Mr Park
- Mr Peacocke
- Mr Pickard
- Mr Punch
- Mr Razzoli

Mr Neilly
Mr O’Connell
Mr O’Neill
Mr Faciullo
Mr Page
Mr Petersen
Mr Quinn
Mr Ramsey
Dr Refshauge
Dr Refshauge
Mr Robb
Mr Rogan
Mr Sheikh
Mr Walker
Mr Walsh
Mr Webster
Mr Whelan
Mr Wilde
Mr Wilde
Mr H. F. Moore
Mr Mcllwaine
Mr Mochalski
Mr Mair
Mr Miller
Mr Mochalski
Mr Foot
Mr Greiner
Dr Metherell
Mr Moore
Mr Murray
Mr Park
Mr Peacocke
Mr Pickard
Mr Punch
Mr Razzoli

And so it was resolved in the affirmative.

Bill read a second time.

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

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

On motion of Mr Sheahan the Report was adopted.

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

Bill, on motion of Mr Sheahan, read a third time.

**6. Business Franchise Licences (Tobacco) Amendment Bill:**

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Sheahan, “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.

Leave granted for the third reading to be moved forthwith.

Bill, on motion of Mr Sheahan, read a third time.

**7. Railway Construction (East Hills to Campbelltown) Bill:**

**Railway Construction (Maldon to Port Kembla) Bill:**

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Faciullo, “That these Bills be now read a second time”—

And the question being again proposed—

The House resumed the said adjourned debate.
Mr Knight moved, That this debate be now adjourned.
Question put and passed.
Ordered, That the resumption of the debate stand an Order of the Day for a later hour of the Day.

8. MINING (AMENDMENT) BILL:
The Order of the Day having been read, Mr K. J. Stewart moved, That this Bill be now read a third time.
Question put and passed.
Bill read a third time.

9. COAL MINING (AMENDMENT) BILL:
PETROLEUM (COAL MINING) AMENDMENT BILL:
The Order of the Day having been read, Mr K. J. Stewart moved, That these Bills be now read a third time.
Question put and passed.
Bills read a third time.

10. RAILWAY CONSTRUCTION (EAST HILLS TO CAMPBELLTOWN) BILL:
RAILWAY CONSTRUCTION (MALDON TO PORT KEMBLA) BILL:
The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Paciullo, "That these Bills be now read a second time"—
And the question being again proposed—
The House resumed the said adjourned debate.
Question put and passed.
Bills read a second time.
Leave granted for the third reading to be moved forthwith.
Bills, on motion of Mr Paciullo, read a third time.

11. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported Messages from the Legislative Council, dated 28 November, 1983, returning the following Bills, without amendment—
Mine Subsidence Compensation (Amendment) Bill.
Public Finance and Audit Bill.
Miscellaneous Acts (Public Finance and Audit) Repeal and Amendment Bill.
Split Rock Dam Bill.

12. LAND TAX MANAGEMENT (AMENDMENT) BILL:
LAND TAX (AMENDMENT) BILL:
The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Sheahan, "That these Bills be now read a second time"—
And the question being again proposed—
The House resumed the said adjourned debate.
Question put and passed.
Bills read a second time.
Leave granted for the third reading to be moved forthwith.
Bills, on motion of Mr Sheahan, read a third time.

13. MESSAGE FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported a Message from the Legislative Council, dated 28 November, 1983, returning the Pay-roll Tax (Amendment) Bill, without amendment.
14. BUILDING AND CONSTRUCTION INDUSTRY LONG SERVICE PAYMENTS (AMENDMENT) BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Hills, "That this Bill be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Mr Flaherty moved, That the Question be now put.

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

The House divided.

Ayes, 57

Mr Akister  Mr Ferguson  Mr Page
Mr Amery  Mr Gadh  Mr Peterkcn
Mr Anderson  Mr Gordon  Mr Quinn
Mr Aquilina  Mr Hills  Mr Ramsey
Mr Bannon  Mr Hunter  Dr Refshauge
Mr Beckroge  Mr Keane  Mr Robb
Mr Bedford  Mr Knight  Mr Rogan
Mr Booth  Mr Knowles  Mr Ryan
Mr Bradin  Mr Langton  Mr Sheehan
Mr Beretson  Mr McCarthy  Mr K. J. Steward
Mr Carr  Mr McGowan  Mr Wade
Mr Christie  Mr Mair  Mr Walsh
Mr R. J. Clough  Mr Miller  Mr Webster
Mr Croso  Mr Mochalski  Mr Whelan
Mr Day  Mr H. F. Moore  Mr Wilde
Mr Debus  Mr J. H. Murray
Mr Degen  Mr Neilly  Mr Schipp
Mr Durick  Mr O'Connell  Tellers.
Mr Egan  Mr O'Neill  Mr Flaherty
Mr Face  Mr Pacchillo  Mr Stewart

Noes, 27

Mr Arblaster  Mr Greiner  Mr Page
Mr Boyd  Mr Hatton  Mr Peterkcn
Mr Brewer  Mr Mack  Mr Quinn
Mr Brown  Dr Methereill  Mr Ramsey
Mr Cameron  Mr Moore  Dr Refshauge
Mr Collman  Mr Murray  Mr Ryan
Mr Dowd  Mr Par  Mr Sheehan
Mr Duce  Mr Peacocke  Mr K. J. Steward
Mr Fisher  Mr Punch  Tellers.
Mrs Foot  Mr Razoli  Mr Webster

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

Original question put and passed.

Bill read a second time.

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

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

On motion of Mr Hills the Report was adopted.

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

Bill, on motion of Mr Hills, read a third time.

15. INDUSTRIAL ARBITRATION (CONTRACTS OF CARRIAGE) AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Hills, "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.

Leave granted for the third reading to be moved forthwith.

Bill, on motion of Mr Hills, read a third time.

16. FACTORIES, SHOPS AND INDUSTRIES (RETAIL TRADE) AMENDMENT BILL:

INDUSTRIAL ARBITRATION (RETAIL TRADE) AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Hills, “That these Bills be now read a second time” —

And the question being again proposed—

The House resumed the said adjourned debate.

Mr Flaherty moved, That the Question be now put.

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

The House divided.

Ayes, 59

Mr Akister  Mr Egan  Mr Paciullo
Mr Amery  Mr Face  Mr Page
Mr Anderson  Mr Gabb  Mr Petersen
Mr Aquilina  Mr Gordon  Mr Quinn
Mr Bannon  Mr Hills  Mr Ramsay
Mr Beckroge  Mr Hunter  Dr Rofshauge
Mr Bedford  Mr Keane  Mr Robb
Mr Booth  Mr Knight  Mr Rogan
Mr Bowman  Mr Knowles  Mr Ryan
Mr Brading  Mr Langton  Mr Sheahan
Mr Breerton  Mr McGowan  Mr Steward
Mr Carr  Mr McLwaine  Mr K. J. Steward
Mr Cavalier  Mr Mair  Mr Walker
Mr Christie  Mr Miller  Mr Walsh
Mr R. J. Clough  Mr Mochalski  Mr Webster
Mrs Crosio  Mr H. F. Moore  Mr Welsh
Mr Day  Mr J. H. Murray  Mr Wilde
Mr Dobus  Mr Neilly  Tellers
Mr Degen  Mr O'Connell  Mr Flaherty
Mr Durick  Mr O'Neill  Mr Wade

Noes, 26

Mr Arblaster  Mrs Foot  Mr Rozzoli
Mr Boyd  Mr Hatton  Mr Schipp
Mr Brewer  Mr Mack  Mr Singleton
Mr Brown  Dr Mesherell  Mr Smith
Mr Cameron  Mr Moore  Mr West
Mr Collins  Mr Murray  Mr Wotton
Mr Dowd  Mr Park  Tellers
Mr Duncan  Mr Peacocke  Mr Caterson
Mr Fisher  Mr Punch  Mr Fischer

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.

Bills 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 Bills.

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

On motion of Mr Hills the Report was adopted.

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

Bills, on motion of Mr Hills, read a third time.

17. MESSAGE FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported a Message from the Legislative Council, dated 28 November, 1983, returning the Mining (Amendment) Bill, without amendment.
18. ADJOURNMENT.—Mr Hills moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Fourteen minutes after Eleven o'clock, p.m., until To-morrow at Fifteen minutes after Two o'clock, p.m.

D. L. WHEELER.
Clerk of the Legislative Assembly.

L. B. KELLY,
Speaker.
The House met pursuant to adjournment. Mr Speaker took the Chair.
Mr Speaker offered the Prayer.

1. Messages from the Legislative Council.—Mr Speaker reported Messages from the Legislative Council, dated 29 November, A.M., returning the following Bills, without amendment—
   Coal Mining (Amendment) Bill.
   Petroleum (Coal Mining) Amendment Bill.

2. Petitions.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:
   (1) Mr Mack—from certain citizens requesting that the organization of the Federation of Police–Citizens Boys' Clubs not be changed.
   (2) Mr Jackson—from certain citizens requesting the prohibition from sale of "R"-rated video cassettes and pornographic materials.
   (3) Mr Petersen—from certain citizens requesting that the proposed coal washery not be constructed at Dapto or Wongawilli.
   (4) Mr Hunter—from certain citizens requesting that car registration and insurance rates be lowered for pensioners.
   (5) Mr Ferguson and Mr Walsh—from certain citizens requesting that the State Youth Grants Fund be upgraded.
   (6) Mr Walsh—from certain citizens requesting that the system of seniority for teachers not be changed.
   (7) Mr Flaherty—from certain citizens requesting that steps be taken to reduce the incidence of armed hold-ups.
   (8) Mr Dowd—from certain citizens requesting a review of the late-trading provisions of the Liquor Act.
   (9) Mr O'Connell—from certain citizens requesting the implementation of a comprehensive review of children's services.

4. Papers.

Mr Wran laid upon the Table the following Papers:
(2) Lord Howe Island Act, 1953—Lord Howe Island (General) Regulations—Regulation 42; amendment of Regulations 30, 32, 39 and 41. (Gazette 162/1983.)
Referred to the Printing Committee.

Mr Walker laid upon the Table: Report of the Housing Commission for the year ended 30 June, 1983.
Referred to the Printing Committee.

Mr Booth laid upon the Table: Report of the Government Insurance Office for the year ended 30 June, 1983.
Referred to the Printing Committee.

Mr K. J. Stewart laid upon the Table the following Papers:
(2) Report of the State Mines Control Authority for the year ended 30 June, 1983.
Referred to the Printing Committee.

Mr Gordon laid upon the Table the following Papers:
(1) Report to the Minister for Local Government and Lands by the Geographical Names Board for the year ended 30 June, 1983.
(3) Report to the Minister for Local Government and Lands by the Board of Surveyors for the year ended 30 June, 1983.
(4) Crown Lands Consolidation Act, 1913—Sandgate General Cemetery By-law—Substituted Schedule of Fees and Charges. (Gazette 144/1983.)
(5) Public Roads Act, 1902—Abstract of resumptions under section 8 of the Act, for public road purposes. (Gazette 162/1983.)
Referred to the Printing Committee.

Mr Whelan laid upon the Table: Water Act, 1912—Water (Part II) Regulations—Regulation 35A; amendment of Regulation 35 and the Eighteenth Schedule. (Gazette 160/1983.)
Referred to the Printing Committee.

Mr Paciullo laid upon the Table the following Papers:
(1) Government Railways Act, 1912—By-law No. 1362. (Gazette 147/1983.)
(2) Metropolitan Traffic Act, 1900—
(a) Metropolitan Traffic (General) Regulations, 1916—Amendment of section I. (Gazette 162/1983.)
(b) Metropolitan Traffic (Pedestrian) Regulations, 1937—Amendment of Regulation 1A. (Gazette 162/1983.)
5. QUESTIONS.

6. MENTAL HEALTH BILL:

PROTECTED ESTATES BILL:

CRIMES (MENTAL DISORDER) AMENDMENT BILL:

MISCELLANEOUS ACTS (MENTAL HEALTH) REPEAL AND AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Brereton, “That these Bills be now read a second time”

And the question being again proposed—

The House resumed the said adjourned debate.

Debate continued.

Mr Flaherty moved, That the Question be now put.

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

The House divided.

<table>
<thead>
<tr>
<th>Ayes, 61</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr Akister</td>
<td>Mr Face</td>
<td>Mr O'Connell</td>
</tr>
<tr>
<td>Mr Amery</td>
<td>Mr Ferguson</td>
<td>Mr O'Neill</td>
</tr>
<tr>
<td>Mr Anderson</td>
<td>Mr Gabb</td>
<td>Mr Paciullo</td>
</tr>
<tr>
<td>Mr Aquilina</td>
<td>Mr Gordon</td>
<td>Mr Quinn</td>
</tr>
<tr>
<td>Mr Bannon</td>
<td>Mr Hills</td>
<td>Mr Runway</td>
</tr>
<tr>
<td>Mr Beckstege</td>
<td>Mr Hunter</td>
<td>Dr Refshauge</td>
</tr>
<tr>
<td>Mr Bedford</td>
<td>Mr Jackson</td>
<td>Mr Robb</td>
</tr>
<tr>
<td>Mr Booth</td>
<td>Mr Keane</td>
<td>Mr Ryan</td>
</tr>
<tr>
<td>Mr Bowman</td>
<td>Mr Knight</td>
<td>Mr Rignan</td>
</tr>
<tr>
<td>Mr Breathing</td>
<td>Mr Knowles</td>
<td>Mr Sheahan</td>
</tr>
<tr>
<td>Mr Breron</td>
<td>Mr Langton</td>
<td>Mr Stewart</td>
</tr>
<tr>
<td>Mr Carr</td>
<td>Mr McCarthy</td>
<td>Mr K. J. Stewart</td>
</tr>
<tr>
<td>Mr Cavaller</td>
<td>Mr McGowan</td>
<td>Mr Walker</td>
</tr>
<tr>
<td>Mr Christies</td>
<td>Mr McIlwaine</td>
<td>Mr Walsh</td>
</tr>
<tr>
<td>Mr R. J. Clough</td>
<td>Mr Mair</td>
<td>Mr Webster</td>
</tr>
<tr>
<td>Miss Crono</td>
<td>Mr Miller</td>
<td>Mr Whelan</td>
</tr>
<tr>
<td>Mr Day</td>
<td>Mr Mochalski</td>
<td>Mr Wilde</td>
</tr>
<tr>
<td>Mr Debus</td>
<td>Mr H. F. Moore</td>
<td>Tellees,</td>
</tr>
<tr>
<td>Mr Degen</td>
<td>Mr Mulock</td>
<td>Teller,</td>
</tr>
<tr>
<td>Mr Durick</td>
<td>Mr J. H. Murray</td>
<td>Mr Fishery</td>
</tr>
<tr>
<td>Mr Egan</td>
<td>Mr Neilly</td>
<td>Mr Wade</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Noes, 28</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr Arbister</td>
<td>Mrs Foot</td>
<td>Mr Rozzoli</td>
</tr>
<tr>
<td>Mr Armstrong</td>
<td>Mr Greiner</td>
<td>Mr Schipp</td>
</tr>
<tr>
<td>Mr Boyd</td>
<td>Mr Blaton</td>
<td>Mr Singleton</td>
</tr>
<tr>
<td>Mr Brewer</td>
<td>Dr Methrelly</td>
<td>Mr Smith</td>
</tr>
<tr>
<td>Mr Brown</td>
<td>Mr Moore</td>
<td>Mr West</td>
</tr>
<tr>
<td>Mr Cameron</td>
<td>Mr Murray</td>
<td>Mr Wotton</td>
</tr>
<tr>
<td>Mr Collins</td>
<td>Mr Park</td>
<td>Teller,</td>
</tr>
<tr>
<td>Mr Dowd</td>
<td>Mr Peacocke</td>
<td>Teller,</td>
</tr>
<tr>
<td>Mr Duncan</td>
<td>Mr Pickard</td>
<td>Mr Caterson</td>
</tr>
<tr>
<td>Mr Fisher</td>
<td>Mr Punch</td>
<td>Mr Fisher</td>
</tr>
</tbody>
</table>

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.

Bills 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 Bills.

Mr Speaker resumed the Chair, and the Chairman reported progress and obtained leave to sit again at a later hour of the Day.

7. Messages from the Legislative Council.—Mr Speaker reported Messages from the Legislative Council, dated 29 November, 1983, returning the following Bills, without amendment—

Building and Construction Industry Long Service Payments (Amendment) Bill.
Business Franchise Licences (Tobacco) Amendment Bill.
Industrial Arbitration (Contracts of Carriage) Amendment Bill.
Land Tax Management (Amendment) Bill.
Land Tax (Amendment) Bill.

8. Dentists (Amendment) Bill:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Brereton, "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.
Leave granted for the third reading to be moved forthwith.
Bill, on motion of Mr Brereton, read a third time.

9. Walker Trusts (Amendment) Bill:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Brereton, "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.
Leave granted for the third reading to be moved forthwith.
Bill, on motion of Mr Brereton, read a third time.

10. Health Insurance Levies (Amendment) Bill:

Ambulance Services (Amendment) Bill:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Brereton, "That these Bills be now read a second time"—

And the question being again proposed—
The House resumed the said adjourned debate.

Question put.

The House divided.

Ayes, 61

Mr Akister  
Mr Amery  
Mr Anderson  
Mr Aquilina  
Mr Bannan  
Mr Beckroge  
Mr Bedford  
Mr Booth  
Mr Bowman  
Mr Bradley  
Mr Breeton  
Mr Carr  
Mr Cavalier  
Mr Christie  
Mr R. J. Cloag  
Mrs Crosso  
Mr Day  
Mr Dобща  
Mr Degen  
Mr Durick  
Mr Egan

Mr Face  
Mr Gabb  
Mr O'Connell  
Mr O'Seill  
Mr Pacciuolo  
Mr Page  
Mr Quinn  
Mr Keane  
Mr Hunting  
Mr Jackson  
Mr Keane  
Mr Knight  
Mr Knowles  
Mr Langton  
Mr McGowan  
Mr McHawsne  
Mr Mack  
Mr Mair  
Mr Miller  
Mr Mochalski  
Mr H. F. Moore  
Mr Mulock  
Mr J. H. Murray  
Mr Neilly

Mr O'Connell  
Mr O'Seill  
Mr Pacciuolo  
Mr Page  
Mr Quinn  
Mr Robb  
Mr Rogan  
Mr Ryan  
Mr Stelhan  
Mr Stewart  
Mr K. J. Stewart  
Mr Walker  
Mr Walsh  
Mr Webster  
Mr Whelan  
Tellers  
Mr Whelan  
Mr Egan

Noes, 26

Mr Alblaster  
Mr Armstrong  
Mr Boyd  
Mr Brewer  
Mr Brown  
Mr Cameron  
Mr Collins  
Mr Dowd  
Mr Duncan

Mr Fisher  
Mrs Foot  
Dr Metherell  
Mr Moore  
Mr Murray  
Mr Park  
Mr Peacocke  
Mr Pickard  
Mr Punch

Mr Rozzoli  
Mr Schipp  
Mr Singleton  
Mr Smith  
Mr West  
Tellers  
Mr Cameron  
Mr Fischer

And so it was resolved in the affirmative.

Bills read a second time.

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

Mr Deputy-Speaker resumed the Chair, and Mr Quinn, Temporary Chairman, reported the Bills without amendment.

On motion of Mr Brereton the Report was adopted.

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

Bills, on motion of Mr Brereton, read a third time.

11. Messages from the Legislative Council.—Mr Speaker reported Messages from the Legislative Council, dated 29 November, 1983, returning the following Bills, without amendment—

Factories, Shops and Industries (Retail Trade) Amendment Bill.
Industrial Arbitration (Retail Trade) Amendment Bill.

12. Public Hospitals (Hospitals Incorporation) Amendment Bill:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Brereton, "That these Bills be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Question put.
The House divided.

Ayes, 61

Mr Akister
Mr Amery
Mr Anderson
Mr Aquilina
Mr Bannon
Mr Beckroge
Mr Bedford
Mr Booth
Mr Bowman
Mr Bradling
Mr Brereton
Mr Carr
Mr Cavalier
Mr Christie
Mr R. J. Clough
Mrs Crosio
Mr Day
Mr Debus
Mr Durick
Mr Egan
Mr Face

Mr Gabb
Mr Gordon
Mr Hatto
Mr Hills
Mr Hunter
Mr Jackson
Mr Keane
Mr Knight
Mr Knowles
Mr Langton
Mr McGowan
Mr Melville
Mr Mack
Mr Miller
Mr J. H. Murray
Mr Neilly
Mr O'Connell

Mr O'Neill
Mr Paciullo
Mr Page
Mr Quinn
Mr Ramsay
Dr Refshauge
Mr Robb
Mr Rogan
Mr Ryan
Mr Sheahan
Mr Stewart
Mr K. J. Stewart
Mr Walker
Mr Walsh
Mr Webster
Mr Wild
Mr Wilde
Mr Flaherty
Mr Wade

Noes, 24

Mr Arblaster
Mr Armstrong
Mr Boyd
Mr Brewer
Mr Brown
Mr Cantelon
Mr Dowd
Mr Duncan
Mr Fisher
Mr Foot
Mr Metherell
Mr Moore
Mr Murray
Mr Park
Mr Peacocke
Mr Pickard
Mr Punch
Mr Schipp

Mr Singleton
Mr Smith
Mr West
Mr Wotton

Tellers,

Mr Caterson
Mr Fischer

And so it was resolved in the affirmative.

Bill read a second time.

Leave granted for the third reading to be moved forthwith.

Mr Brereton moved, That this Bill be now read a third time.

Question put.

And the House continuing to after Midnight—

WEDNESDAY, 30 NOVEMBER, 1983, A.M.

The House divided.

Ayes, 61

Mr Akister
Mr Amery
Mr Anderson
Mr Aquilina
Mr Bannon
Mr Beckroge
Mr Bedford
Mr Booth
Mr Bowman
Mr Bradling
Mr Brereton
Mr Carr
Mr Cavalier
Mr Christie
Mr R. J. Clough
Mrs Crosio
Mr Day
Mr Debus
Mr Durick
Mr Egan
Mr Face

Mr Gabb
Mr Gordon
Mr Hatto
Mr Hills
Mr Hunter
Mr Jackson
Mr Keane
Mr Knight
Mr Knowles
Mr Langton
Mr McGowan
Mr Melville
Mr Mack
Mr Miller
Mr J. H. Murray
Mr Neilly
Mr O'Connell

Mr O'Neill
Mr Paciullo
Mr Page
Mr Quinn
Mr Ramsay
Dr Refshauge
Mr Robb
Mr Rogan
Mr Ryan
Mr Sheahan
Mr Stewart
Mr K. J. Stewart
Mr Walker
Mr Walsh
Mr Webster
Mr Wild
Mr Wilde
Mr Flaherty
Mr Wade
And so it was resolved in the affirmative.

Bill read a third time.

13. CLOSURE—ALLOCATION OF TIME FOR DISCUSSION.—Mr Walker, on behalf of Mr Wran, gave Notice of Business to be dealt with on 30 November, 1983.

[Mental Health Bill; Protected Estates Bill; Crimes (Mental Disorder) Amendment Bill and Miscellaneous Acts (Mental Health) Repeal and Amendment Bill.]

14. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported Messages from the Legislative Council, dated 29 November, 1983, returning the following Bills, without amendment—

Dentist (Amendment) Bill.
Railway Construction (East Hills to Campbelltown) Bill.
Railway Construction (Maidon to Port Kembla) Bill.

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

Debate ensued.

Interuption:

MESSAGE FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported a Message from the Legislative Council, dated 30 November, 1983, A.M., returning the Walker Trusts (Amendment) Bill, without amendment.

Question put and passed.

The House adjourned at Twenty-three minutes after Twelve o'clock, Midnight, until Fifteen minutes after Two o'clock, p.m., This Day.

D. L. WHEELER,
Clerk of the Legislative Assembly.

L. B. KELLY,
Speaker.
WEDNESDAY, 30 NOVEMBER, 1983

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

1. MESSAGES FROM THE GOVERNOR.—Mr Speaker reported Messages from His Excellency the Governor assenting to the following Bills:

28 November, 1983—
No. 119. Appropriation Bill.
No. 120. Country Industries (Pay-roll Tax Rebates) Amendment Bill.
No. 121. Public Authorities Superannuation Board Bill.
No. 122. Local Government and Other Authorities (Public Authorities Superannuation Board) Amendment Bill.
No. 123. New South Wales Retirement Benefits (Public Authorities Superannuation Board) Amendment Bill.
No. 124. Transport Employees Retirement Benefits (Public Authorities Superannuation Board) Amendment Bill.
No. 125. Public Service (Public Authorities Superannuation Board) Amendment Bill.
No. 126. Statutory and Other Offices Remuneration (Public Authorities Superannuation Board) Amendment Bill.

Mr Speaker also reported Messages from His Excellency the Governor recommending the following Bills:

30 November, 1983—
No. 127. Police Board Bill.
No. 128. Probation and Parole Bill.
No. 129. Prisons (Amendment) Bill.
2. PETITIONS.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

(1) Mr Mack—from certain citizens requesting that the organization of the Federation of Police–Citizens Boys' Clubs not be changed.

(2) Mr Bannon, Mr Beckroge, Dr Refshauge, Mr Rogan and Mr Rozzoli—from certain citizens requesting the prohibition from sale of “R”-rated video cassettes and pornographic materials.

(3) Mr Petersen—from certain citizens requesting that the proposed coal washery not be constructed at Dapto or Woonawhilla.

(4) Mr Collins, Mr McLlwaine, Mr Mack, Mr Miller, Mr Page and Mr Stewart—from certain citizens requesting a review of the late-trading provisions of the Liquor Act.

(5) Mr Brown—from certain citizens requesting that the Firearms and Dangerous Weapons Act not be amended.

3. NOTICE OF MOTIONS.

4. PAPERS.

Mr Wran laid upon the Table: Report of the Trustees of the Art Gallery of New South Wales for the year ended 30 June, 1983.
Referred to the Printing Committee.

Mr Ferguson laid upon the Table: Report of the Public Works Department for the year ended 30 June, 1982.
Referred to the Printing Committee.

Mr Walker laid upon the Table: Housing Act, 1912—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for housing purposes at Orange. (Gazette 142/1983.)
Referred to the Printing Committee.

Mr Day laid upon the Table: Cattle Compensation Act, 1951—Regulations 5a, 5b and 7 and Forms 6 and 7; omission of Regulations 3, 3a and 4a. (Gazette 147/1983.)
Referred to the Printing Committee.

Mr Cleary laid upon the Table the following Papers:


(3) Report of the Travel Agents Registration Board for the year ended 30 June, 1983.

(4) Trotting Authority Act, 1977—Trotting Authority (Appeals) Regulation, 1990—Clauses 9a, 16a, 19a and 20a; amendment of clauses 2, 7, 8, 9, 13, 17, 18, 19, and 23; substituted clauses 4, 6, 11, 16 and 22; omission of clause 3. (Gazettes 142/1983, 144/1983.)
Referred to the Printing Committee.

Mr Whelan laid upon the Table: Report of the Commissioner for Forests for the year ended 30 June, 1983.
Referred to the Printing Committee.

Mr Paciullo laid upon the Table: Report of the Commissioner of Main Roads for the year ended 30 June, 1983.
Referred to the Printing Committee.

5. QUESTIONS.
6. Police Industrial Action:

(1) URGENCY.—Mr Wran moved, That it is a matter of urgent necessity that this House should forthwith consider the following motion, viz.:

(1) That this House deplores the threat by the New South Wales Police Association to impose bans and limitations on certain duties of its members;
(2) That such threat and action is inconsistent with the Police Oath of Office and with the common law and statutory duties of policemen;
(3) That such threatened action is inimical to the public interest, and the integrity and reputation of the Police Force.

Question put and passed.

(2) SUSPENSION OF STANDING ORDERS.—Mr Wran moved, That so much of the Standing Orders be suspended as would preclude the consideration forthwith of the following motion, viz.:

(1) That this House deplores the threat by the New South Wales Police Association to impose bans and limitations on certain duties of its members;
(2) That such threat and action is inconsistent with the Police Oath of Office and with the common law and statutory duties of policemen;
(3) That such threatened action is inimical to the public interest, and the integrity and reputation of the Police Force.

Question put and passed.

(3) Mr Wran moved,

(1) That this House deplores the threat by the New South Wales Police Association to impose bans and limitations on certain duties of its members;
(2) That such threat and action is inconsistent with the Police Oath of Office and with the common law and statutory duties of policemen;
(3) That such threatened action is inimical to the public interest, and the integrity and reputation of the Police Force.

Mr Punch moved, That the question be amended by the addition of the following words to stand as paragraph (4):

"(4) But this House condemns the Government for its incompetent administration of the Police Force and its deliberate provocation of the Police Association, leading to this industrial action".

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

Debate ensued.

Mr Flaherty moved, That the Question be now put.

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

The House divided.

Ayes, 64

Mr Akister  Mr Amery  Mr Anderson  Mr Aquilina  Mr Arbenne  Mr Beckrose  Mr Bedford  Mr Bishop  Mr Bowman  Mr Bradling  Mr Breton  Mr Carr  Mr Cavalier  Mr Cleary  Mr R. J. Clough  Mrs Crooke  Mr Day  Mr Debus  Mr Degen  Mr Durack  Mr Egan  Mr Face  Mr Flaherty  Mr Flaken  Mr Foote  Mr Gabb  Mr Gordon  Mr Hills  Mr Hunter  Mr Jackson  Mr Jones  Mr Keane  Mr Knight  Mr Knowles  Mr Langton  Mr McCarthy  Mr McGowan  Mr McIwaine  Mr Major  Mr Miller  Mr Mochalski  Mr H. F. Moore  Mr Mulock  Mr J. H. Murray  Mr Nollity  Mr O'Connell  Mrs O'Connell  Mr O'Neill  Mr Pacullo  Mr Page  Mr Petersen  Mr Quinns  Mr Ranney  Dr Refshauge  Mr Robb  Mr Rogan  Mr Sheahan  Mr Stewart  Mr Swan  Mr Walker  Mr Walsh  Mr Webster  Mr Whelan  Mr Wilde  Mr Wran

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

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

The House divided.

Ayes, 27

Mr Arblaster
Mr Armstrong
Mr Boyd
Mr Brewer
Mr Brown
Mr Cameron
Mr Collins
Mr Dowd
Mr Duncan
Mr Fisher

Mrs Foot
Mr Giebner
Mr Hatton
Mr Mack
Dr Metherell
Mr Moore
Mr Murray
Mr Park
Mr Peacocke
Mr Pickard

Tellers,

Mr Duncan
Mr Peacocke
Mr Caterson
Mr Fischer

Noes, 66

Mr Akister
Mr Amery
Mr Anderson
Mr Aquilina
Mr Bannon
Mr Beckjogs
Mr Bedford
Mr Booth
Mr Bowman
Mr Branding
Mr Breton
Mr Carr
Mr Cavelier
Mr Cleary
Mr R. J. Clough
Mrs Crosto
Mr Day
Mr Debus
Mr Degen
Mr Durick
Mr Egan
Mr Face
Mr Ferguson

Mr Gabb
Mr Gordon
Mr Hatton
Mr Hills
Mr Hunter
Mr Jackson
Mr Jones
Mr Keane
Mr Knight
Mr Knowles
Mr Langton
Mr Mack
Mr McCarthy
Mr McGowan
Mr McIwaine
Mr Mair
Mr Miller
Mr Mochalski
Mr H. F. Moore
Mr Mulock
Mr Neilly
Mr O'Connor

Tellers,

Mr Flaherty
Mr O'Neill
Mr Pacinillo
Mr Page
Mr Petersen
Mr Quinn
Mr Ramsay
Mr Ramsay
Dr Refshauge
Mr Robb
Mr Rogan
Mr Sheahan
Mr Stewart
Mr J. J. Stewart
Mr Walker
Mr Walsh
Mr Webster
Mr Whelan
Mr Wilde
Mr Wran

And so it passed in the negative.

Original question again proposed.

Debate continued.

Mr Flaherty moved, That the Question be now put.

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

The House divided.

Ayes, 65

Mr Akister
Mr Amery
Mr Anderson
Mr Aquilina
Mr Bannon
Mr Beckjogs
Mr Bedford
Mr Booth
Mr Bowman
Mr Branding
Mr Breton
Mr Carr
Mr Cavelier
Mr Cleary
Mr R. J. Clough
Mrs Crosto
Mr Day
Mr Debus
Mr Degen
Mr Durick
Mr Egan
Mr Face
Mr Ferguson

Mr Gabb
Mr Gordon
Mr Hatton
Mr Hills
Mr Hunter
Mr Jackson
Mr Jones
Mr Keane
Mr Knight
Mr Knowles
Mr Langton
Mr Mair
Mr Miller
Mr Mochalski
Mr H. F. Moore
Mr Mulock
Mr Neilly
Mr O'Connor

Tellers,

Mr Flaherty
Mr O'Neill
Mr Pacinillo
Mr Page
Mr Petersen
Mr Quinn
Mr Ramsay
Mr Ramsay
Dr Refshauge
Mr Robb
Mr Rogan
Mr Sheahan
Mr Stewart
Mr J. J. Stewart
Mr Walker
Mr Walsh
Mr Webster
Mr Whelan
Mr Wilde
Mr Wran

Mr Flaherty
Mr O'Neill
Mr Pacinillo
Mr Page
Mr Petersen
Mr Quinn
Mr Ramsay
Mr Ramsay
Dr Refshauge
Mr Robb
Mr Rogan
Mr Sheahan
Mr Stewart
Mr J. J. Stewart
Mr Walker
Mr Walsh
Mr Webster
Mr Whelan
Mr Wilde
Mr Wran
Mr Arblaster  
Mr Armstrong  
Mr Boyd  
Mr Brower  
Mr Brown  
Mr Cameron  
Mr Collins  
Mr Dowd  
Mr Duncan  
Mr Fisher  
Mrs Foot  
Mr Greiner  
Mr Hatton  
Mr Muck  
Dr Metherell  
Mr Moore  
Mr Murray  
Mr Park  
Mr Peacocke  
Mr Pickard  
Mr Punch  
Mr Rozzoli  
Mr Schipp  
Mr Singleton  
Mr Smith  
Mr West  
Tellers,  
Mr Caterson  
Mr Fischer

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.

7. OFFENCES IN PUBLIC PLACES (AMENDMENT) BILL:

Mr Walker moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to amend the Offences in Public Places Act, 1979, with respect to offensive conduct in public and certain other places.

(ii) A Bill for an Act to amend the Inclosed Lands Protection Act, 1901, with respect to offensive conduct upon certain inclosed land.

Bills presented and read a first time.

Mr Walker moved, That these Bills be read a second time.

Debate adjourned (Mr Moore) and the resumption of the debate made an Order of the Day for a future day.

8. LOCAL GOVERNMENT (RATES AND CHARGES) AMENDMENT BILL:

Mr Gordon moved, pursuant to Notice, That leave be given to bring in a Bill for an Act with respect to rates and certain charges for 1984 under the Local Government Act, 1919.

Bill presented and read a first time.

Mr Gordon moved, That this Bill be now read a second time.

Debate adjourned (Mr Schipp) and the resumption of the debate made an Order of the Day for a future day.

9. LOCAL GOVERNMENT (PURCHASES) AMENDMENT BILL:

Mr Gordon moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Local Government Act, 1919, in relation to the purchase of goods by councils.

Bill presented and read a first time.

Mr Gordon moved, That this Bill be now read a second time.

Debate adjourned (Mr Schipp) and the resumption of the debate made an Order of the Day for a future day.

10. CENTENNIAL PARK TRUST BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Wran, "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.
Leave granted for the third reading to be moved forthwith.
Bill, on motion of Mr Walker, on behalf of Mr Wran, read a third time.

11. MENTAL HEALTH BILL:
PROTECTED ESTATES BILL:
CRIMES (MENTAL DISORDER) AMENDMENT BILL:
MISCELLANEOUS ACTS (MENTAL HEALTH) REPEAL AND AMENDMENT BILL:
The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the further consideration of the Bills.
Mr Speaker resumed the Chair, and the Chairman reported the Bills without amendment.
The Question—"That the Question be now put." under Standing Order 175b—having been previously agreed to in Committee of the Whole (all remaining stages)—
Question—That the Report be adopted—put and passed.
Question—That these Bills be read a third time—put and passed.

12. CO-OPERATION (AMENDMENT) BILL:
The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Walker, "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.
Leave granted for the third reading to be moved forthwith.
Bill, on motion of Mr Walker, read a third time.

13. PAROLE ORDERS (TRANSFER) BILL:
The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Walker, "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.
Leave granted for the third reading to be moved forthwith.
Bill, on motion of Mr Walker, read a third time.

14. PROBATION AND PAROLE BILL:
CHILD WELFARE (PROBATION AND PAROLE) BILL:
DEFAMATION (PROBATION AND PAROLE) AMENDMENT BILL:
PERIODIC DETENTION OF PRISONERS (PROBATION AND PAROLE) AMENDMENT BILL:
PRISONERS (INTERSTATE TRANSFER) (PROBATION AND PAROLE) AMENDMENT BILL:
PRISONS (AMENDMENT) BILL:
CRIMES (FURTHER AMENDMENT) BILL:
The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Anderson, "That these Bills be now read a second time"

And the question being again proposed—
The House resumed the said adjourned debate.
Question put and passed.
Bills read a second time.
Leave granted for the third reading to be moved forthwith.
Bills, on motion of Mr Anderson, read a third time.

15. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported Messages from the Legislative Council, dated 30 November, 1983, returning the following Bills, without amendment—
Centennial Park Trust Bill.
Health Insurance Levies (Amendment) Bill.
Ambulance Services (Amendment) Bill.
Public Hospitals (Hospitals Incorporation) Amendment Bill.

16. POLICE BOARD BILL:
The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Anderson, "That this Bill be now read a second time"

And the question being again proposed—
The House resumed the said adjourned debate.
Question put.
The House divided.

Ayes, 61
Mr Akister
Mr Amery
Mr Anderson
Mr Aquilina
Mr Bannon
Mr Beckvoge
Mr Bedford
Mr Bowman
Mr Bradling
Mr Breton
Mr Carr
Mr Cavalier
Mr Christie
Mr Cleary
Mr R. J. Clough
Mrs Crostio
Mr Day
Mr Debos
Mr Degen
Mr Darick
Mr Egan
Mr Arblaster
Mr Armstrong
Mr Boyd
Mr Brown
Mr Collins
Mr Dowd
Mr Duncan
Mr Fisher
Mrs Foot

M. Gabb
Mr Gordon
Mr Hills
Mr Hunter
Mr Jackson
Mr Keane
Mr Haiton
Mr Knight
Mr Knowles
Mr Langton
Mr McGowan
Mr McIlwaine
Mr Mack
Mr Mair
Mr Moehalski
Mr H. F. Moore
Mr Mulock
Mr J. H. Murray
Mr Neilly
Mr O'Connell
Mr O'Neill
Mr Greiner
Dr Metherell
Mr Moore
Mr Murray
Mr Park
Mr Peacocke
Mr Pickard
Mr Pach
Mr Rozzioli

Mr Pasquullo
Mr Petersen
Mr Quin
Mr Ramsay
Dr Refshauge
Mr Robb
Mr Rogan
Mr Ryan
Mr Sheehan
Mr Stewart
Mr J. J. Stewart
Mr Walker
Mr Walsh
Mr Weisler
Mr Wielan
Mr Wilde
Mr Wron

Mr Gabb
Mr Gordon
Mr Hills
Mr Hunter
Mr Jackson
Mr Keane
Mr Haiton
Mr Knight
Mr Knowles
Mr Langton
Mr McGowan
Mr McIlwaine
Mr Mack
Mr Mair
Mr Moehalski
Mr H. F. Moore
Mr Mulock
Mr J. H. Murray
Mr Neilly
Mr O'Connell
Mr O'Neill
Mr Greiner
Dr Metherell
Mr Moore
Mr Murray
Mr Park
Mr Peacocke
Mr Pickard
Mr Pach
Mr Rozzioli

Mr Gabb
Mr Gordon
Mr Hills
Mr Hunter
Mr Jackson
Mr Keane
Mr Haiton
Mr Knight
Mr Knowles
Mr Langton
Mr McGowan
Mr McIlwaine
Mr Mack
Mr Mair
Mr Moehalski
Mr H. F. Moore
Mr Mulock
Mr J. H. Murray
Mr Neilly
Mr O'Connell
Mr O'Neill
Mr Greiner
Dr Metherell
Mr Moore
Mr Murray
Mr Park
Mr Peacocke
Mr Pickard
Mr Pach
Mr Rozzioli

Mr Pasquullo
Mr Petersen
Mr Quin
Mr Ramsay
Dr Refshauge
Mr Robb
Mr Rogan
Mr Ryan
Mr Sheehan
Mr Stewart
Mr J. J. Stewart
Mr Walker
Mr Walsh
Mr Weisler
Mr Wielan
Mr Wilde
Mr Wron

Tellers,
Mr Noces, 25
Mr Schipp
Mr Singleton
Mr Smith
Mr West
Mr Wotton

Mr Noces, 25
Mr Schipp
Mr Singleton
Mr Smith
Mr West
Mr Wotton

And so it was resolved in the affirmative.
Bill read a second time.
Leave granted for the third reading to be moved forthwith.
Bill, on motion of Mr Anderson, read a third time.
17. Messages from the Legislative Council.—Mr Speaker reported Messages from the Legislative Council, dated 30 November, 1983, returning the following Bills, without amendment—
Co-operation (Amendment) Bill.
Mental Health Bill.
Protected Estates Bill.
Crimes (Mental Disorder) Amendment Bill.
Miscellaneous Acts (Mental Health) Repeal and Amendment Bill.
Parole Orders (Transfer) Bill.

18. Transport Authorities (Amendment) Bill:
The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Paciullo, “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.
Leave granted for the third reading to be moved forthwith.
Bill, on motion of Mr Paciullo, read a third time.

19. Adjournment.—Mr Paciullo moved, That this House do now adjourn.
Debate ensued.
Question put and passed.

The House adjourned accordingly at Seventeen minutes before Twelve o’clock, Midnight, until To-morrow at Half-past Ten o’clock, a.m.

Clerk of the Legislative Assembly. Speaker.

BY AUTHORITY
W. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1983
THURSDAY, 1 DECEMBER, 1983

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

1. PETITIONS.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:
   (1) Mr Arblaster and Mrs Foot—from certain citizens requesting a review of the late-trading provisions of the Liquor Act.
   (2) Mr Pickard—from certain citizens requesting that funding for government schools be increased.
   (3) Mr Hatton—from certain citizens requesting that Bateman's Bay hospital be upgraded.
   (4) Mr Petersen—from certain citizens requesting that the proposed coal washery not be constructed at Dapto and Wongawilli.

2. PAPERS.

Mr Wran laid upon the Table the following Papers:
   (2) Report of the New South Wales Film Corporation for the year ended 30 June, 1983.


Referred to the Printing Committee.

Mr Walker laid upon the Table the following Papers:

(1) Report of the Department of Youth and Community Services for the year ended 30 June, 1982.

(2) District Court Act, 1973—District Court Rules—Amendment of Rules and Schedule of Fees. (Gazette 162/1983.)

(3) Workers' Compensation Act, 1926—
   (a) The New South Wales Workers' Compensation Rates of Premium Amendment Scheme No. 10. (Gazette 162/1983.)
   (b) Workers' Compensation Regulations—Amendment of Division VIIA. (Gazette 137/1983.)

Referred to the Printing Committee.

Mr Hills laid upon the Table the following Papers:


(2) Report of the Police Superannuation Board for the year ended 30 June, 1983.

Referred to the Printing Committee.

Mr Booth laid upon the Table: Report of the State Bank for the year ended 30 June, 1983.

Referred to the Printing Committee.


Referred to the Printing Committee.

Mr Anderson laid upon the Table the following Papers:


(3) Report upon the Administration of the New South Wales Bush Fire Fighting Fund for the year ended 30 June, 1981.


(6) Police Regulation Act, 1899—Police Rules, 1977—Amendment of Rules 6 and 71. (Gazette 142/1983.)

Referred to the Printing Committee.

Mr Whelan laid upon the Table: Consumer Protection Act, 1969—Consumer Protection (Safer Goods) Regulation, 1976—Clause 52A; amendment of clauses 1A, 53 and 54. (Gazette 137/1983.)

Referred to the Printing Committee.
3. **Joint Committee upon Parliamentary Privilege**—Mr Cavalier brought up the following Papers:

(1) Progress Report from the Joint Committee of the Legislative Council and Legislative Assembly upon Parliamentary Privilege, together with Minutes of Proceedings.

Ordered to be printed.

(2) Minutes of Evidence taken before the Joint Committee of the Legislative Council and Legislative Assembly upon Parliamentary Privilege.

Referred to the Printing Committee.

4. **Public Accounts Committee**—Mr Egan brought up the Ninth Report, during the currency of the Forty-seventh Parliament, of the Public Accounts Committee.

Ordered to be printed.

5. Questions.

6. **Urgency—Landcom**—Mr West moved, That it is a matter of urgent necessity that this House should forthwith consider the following motion, viz:

(1) That this House condemns the State Government for its failure to provide, through Landcom, adequate stocks of affordable land for homebuyers in New South Wales; and

(2) Demands that the Government refer to the Public Accounts Committee as a matter of urgency the financial affairs and accounts of Landcom for investigation and report to this House.

Question put.

The House divided.

<table>
<thead>
<tr>
<th>Ayes, 28</th>
<th>Noes, 64</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr Arbaster</td>
<td>Mr Foot</td>
</tr>
<tr>
<td>Mr Armstrong</td>
<td>Mr Greiner</td>
</tr>
<tr>
<td>Mr Boyd</td>
<td>Mr Mack</td>
</tr>
<tr>
<td>Mr Brewer</td>
<td>Dr Matherell</td>
</tr>
<tr>
<td>Mr Brown</td>
<td>Mr Moore</td>
</tr>
<tr>
<td>Mr Cameron</td>
<td>Mr Murray</td>
</tr>
<tr>
<td>Mr Collins</td>
<td>Mr Park</td>
</tr>
<tr>
<td>Mr Dowd</td>
<td>Mr Peacocke</td>
</tr>
<tr>
<td>Mr Duncan</td>
<td>Mr Pickard</td>
</tr>
<tr>
<td>Mr Fisher</td>
<td>Mr Punch</td>
</tr>
<tr>
<td>Mr Akister</td>
<td>Mr Face</td>
</tr>
<tr>
<td>Mr Amery</td>
<td>Mr Ferguson</td>
</tr>
<tr>
<td>Mr Anderson</td>
<td>Mr Gabh</td>
</tr>
<tr>
<td>Mr Aquilina</td>
<td>Mr Gordon</td>
</tr>
<tr>
<td>Mr Bannon</td>
<td>Mr Hatton</td>
</tr>
<tr>
<td>Mr Beckridge</td>
<td>Mr Hills</td>
</tr>
<tr>
<td>Mr Bedford</td>
<td>Mr Hunter</td>
</tr>
<tr>
<td>Mr Booth</td>
<td>Mr Keane</td>
</tr>
<tr>
<td>Mr Bowman</td>
<td>Mr Knight</td>
</tr>
<tr>
<td>Mr Bradley</td>
<td>Mr Knowles</td>
</tr>
<tr>
<td>Mr Breoton</td>
<td>Mr Langston</td>
</tr>
<tr>
<td>Mr Carr</td>
<td>Mr McCarthy</td>
</tr>
<tr>
<td>Mr Cavalier</td>
<td>Mr McGowan</td>
</tr>
<tr>
<td>Mr Christie</td>
<td>Mr McIlwaine</td>
</tr>
<tr>
<td>Mr Cleary</td>
<td>Mr Mair</td>
</tr>
<tr>
<td>Mr R. J. Clough</td>
<td>Mr Miller</td>
</tr>
<tr>
<td>Mrs Crocic</td>
<td>Mr Mochalski</td>
</tr>
<tr>
<td>Mr Day</td>
<td>Mr H. F. Moore</td>
</tr>
<tr>
<td>Mr Debus</td>
<td>Mr Mulock</td>
</tr>
<tr>
<td>Mr Degen</td>
<td>Mr J. H. Murray</td>
</tr>
<tr>
<td>Mr Durick</td>
<td>Mr Nelly</td>
</tr>
<tr>
<td>Mr Egan</td>
<td>Mr O'Connell</td>
</tr>
</tbody>
</table>

Tellers, Mr Rozzoli and Mr Fisher

Tellers, Mr O'Neill and Mr O'Connell

And so it passed in the negative.
7. PAPERS.

Mr Sheahan laid upon the Table the following Papers:


Referred to the Printing Committee.

8. SUSPENSION OF STANDING ORDERS.—Ordered, on motion by Mr Walker (by leave), That so much of the Standing Orders be suspended as would preclude the Ombudsman (Amendment) Bill; Marketing of Primary Products Bill; Dairy Industry (Amendment) Bill; Public Service (Dairy Corporation) Amendment Bill; Statutory and Other Offices Remuneration (Dairy Corporation) Amendment Bill; Justices (Procedure) Amendment Bill; Crimes (Procedure) Amendment Bill; Offences in Public Places (Amendment) Bill; Inoculated Lands Protection (Amendment) Bill; Local Government (Rates and Charges) Amendment Bill; Local Government (Purchases) Amendment and the Trustee Investments (Amendment) Bill being brought in and passed through all their stages in one day.

9. FREEDOM OF INFORMATION BILL:

Mr Wran moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to give members of the public rights of access to official documents of the Government of New South Wales and of its agencies; and for other purposes.

Question put and passed.

Bill presented and read a first time.

Mr Wran moved, That this Bill be now read a second time.

Debate adjourned (Mr Moore) and the resumption of the debate made an Order of the Day for a future day.

10. OMBUDSMAN (AMENDMENT) BILL:

Mr Wran moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Ombudsman Act, 1974, to provide for the appointment of Assistant Ombudsmen to enable the Ombudsman to delegate certain functions to persons in other jurisdictions exercising functions similar to the Ombudsman's and to receive a like delegation, to extend certain powers, authorities, immunities and protections of the Ombudsman and the Ombudsman's officers and to validate certain matters; and for certain other purposes.

Question put and passed.

Bill presented and read a first time.

Mr Wran moved, That this Bill be now read a second time.

Debate ensued.

Question put and passed.

Bill read a second time.

Bill, on motion of Mr Wran, read a third time.
11. MARKETING OF PRIMARY PRODUCTS BILL:
Mr Day moved, pursuant to Notice, That leave be given to bring in a Bill for an Act relating to the marketing of certain primary products; to provide for the establishment of marketing boards in relation to certain of those products; to enable the making of marketing orders; to repeal the Marketing of Primary Products Act, 1927; and for other purposes.
Question put and passed.
Bill presented and read a first time.
Mr Day moved, That this Bill be now read a second time.
Debate adjourned (Mr Murray) and the resumption of the debate made an Order of the Day for a later hour of the day.

12. DAIRY INDUSTRY (AMENDMENT) BILL:
PUBLIC SERVICE (DAIRY CORPORATION) AMENDMENT BILL:
STATUTORY AND OTHER OFFICES REMUNERATION (DAIRY CORPORATION) AMENDMENT BILL:
Mr Day moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:
(i) A Bill for an Act to amend the Dairy Industry Marketing Authority Act, 1979, to constitute the New South Wales Dairy Industry Conference, to replace the Dairy Industry Marketing Authority with the New South Wales Dairy Corporation and to alter the method of fixing prices for milk and certain dairy products, and for other purposes.
(ii) A Bill for an Act to amend Schedule 2 to the Public Service Act, 1979, as a consequence of the enactment of the Dairy Industry (Amendment) Act, 1983.
Question put and passed.
Bills presented and read a first time.
Mr Day moved, That these Bills be now read a second time.
Debate adjourned (Mr Murray) and the resumption of the debate made an Order of the Day for a later hour of the day.

13. JUSTICES (PROCEDURE) FURTHER AMENDMENT BILL:
CRIMES (PROCEDURE) AMENDMENT BILL:
Mr Walker moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:
(i) A Bill for an Act to amend the Justices Act, 1902, so as to make further provisions with respect to the procedure in committal proceedings; to amend the Justices (Amendment) Act, 1983, with respect to the power to make regulations under the Justices Act, 1902; and for other purposes.
(ii) A Bill for an Act to amend the Crimes Act, 1900, so as to make further provisions with respect to the procedure in criminal proceedings; and for other purposes.
Question put and passed.
Bills presented and read a first time.
Mr Walker moved, That these Bills be now read a second time.
Debate ensued.
Mr Dowd moved, That this debate be now adjourned.
Question put and passed.
Ordered, That the resumption of the debate stand an Order of the Day for a later hour of the day.
14. TRUSTEE (INVESTMENTS) AMENDMENT BILL:

Mr Walker moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Trustee Act, 1925, in relation to the securities in which a trustee may invest trust funds, and in certain other respects.

Question put and passed.

Bill presented and read a first time.

Mr Walker moved, That this Bill be now read a second time.

Debate adjourned (Mr Moore) and the resumption of the debate made an Order of the Day for a later hour of the day.

15. OFFENCES IN PUBLIC PLACES (AMENDMENT) BILL:
INCLOSED LANDS PROTECTION (AMENDMENT) BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Walker, "That these Bills be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Question put and passed.

Bills read a second time.

Bills, on motion of Mr Walker, read a third time.

16. LOCAL GOVERNMENT (RATES AND CHARGES) AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Gordon, "That this Bill be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Mr Wade moved, That the Question be now put.

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

The House divided.

Ayes, 59

Mr Akister Mr Amery Mr Anderson Mr Aquilina Mr Bannon Mr Beckrose Mr Bedford Mr Bond Mr Bowman Mr Briding Mr Breerton Mr Cavalier Mr Christie Mr Clarry Mr K. J. Clough Mrs Croswt Mr Day Mr Debts Mr Degen Mr Durick Mr Egan Mr Face Mr Gabb Mr Gordon Mr Hills Mr Hunter Mr Kean Mr Knight Mr Knowles Mr Langton Mr McCarthy Mr McGowan Mr McVinney Mr Mair Mr Miller Mr Mochalski Mr H. F. Moore Mr J. H. Murray Mr Neilly Mr O'Connell

Noes, 26

Mr Arblaster Mr Armstrong Mr Boyd Mr Brown Mr Cameron Mr Collins Mr Dowd Mr Duncan Mrs Foot Mr Greiner Mr Haron Mr Mack Dr Mehorell Mr Moore Mr Murray Mr Park Mr Peacook Mr Pickard Mr Panch Mr Rozcol Mr Smith Mr West Tellers, Mr Caterson Mr Fischer
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, 60

Mr Akister  
Mr Amery  
Mr Anderson  
Mr Aquilina  
Mr Bannon  
Mr Beckroge  
Mr Booth  
Mr Bowman  
Mr Brading  
Mr Brenton  
Mr Cavalier  
Mr Christie  
Mr Cleary  
Mr J. Clough  
Mrs Crosio  
Mr Day  
Mr Debus  
Mr Degen  
Mr Durick  
Mr Egan  
Mr Face  
Mr Gabb  
Mr Gordon  
Mr Hatton  
Mr Hills  
Mr Hunter  
Mr Keane  
Mr Knight  
Mr Knowles  
Mr Langton  
Mc McCarthy  
Mr McGowan  
Mr McIlwaine  
Mr Mair  
Mr Miller  
Mr Mochalski  
Mr H. F. Moore  
Mr J. H. Murray  
Mr Neilly  
Mr O'Connell  
Mr O'Neil  
Mr Patiullo  
Mr Page  
Mr Petersen  
Mr Quinn  
Mr Ramsay  
Dr Retshauge  
Mr Robb  
Mr Regan  
Mr Ryan  
Mr Sheahan  
Mr Stewart  
Mr K. J. Stewart  
Mr Walker  
Mr Welsh  
Mr Webster  
Mr Wilde  
Mr Flaherty  
Mr Wade  

Noes, 24

Mr Arblaster  
Mr Armstrong  
Mr Boyd  
Mr Brown  
Mr Cameron  
Mr Collins  
Mr Duncan  
Mrs Frost  
Mr Greiner  
Mr Mack  
Dr Matherell  
Mr Moore  
Mr Murray  
Mr Park  
Mr Peacocke  
Mr Pickard  
Mr Punch  
Mr Rozzoli  
Mr Schipp  
Singleton  
Mr Smith  
Mr West  
Tellers,  
Tellers,  
Mr Caterson  
Mr Fischer

And so it was resolved in the affirmative.

Bill read a second time.

Bill, on motion of Mr Gordon, read a third time.

17. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported Messages from the Legislative Council, dated 1 December, 1983, returning the following Bills, without amendment—

Ombudsman (Amendment) Bill.
Probation and Parole Bill.
Child Welfare (Probation and Parole) Bill.
Defamation (Probation and Parole) Amendment Bill.
Periodic Detention of Prisoners (Probation and Parole) Amendment Bill.
Prisoners ( Interstate Transfer) (Probation and Parole) Amendment Bill.
Prisons (Amendment) Bill.
Crimes (Further Amendment) Bill.
Transport Authorities (Amendment) Bill.

Mr Speaker also reported the following Message from the Legislative Council:

Mr SPEAKER—

The Legislative Council has this day agreed to the Bill, returned here-with, intituled "An Act to constitute the Police Board of New South Wales; to define its functions; and for other purposes."—with the amendments indicated by the accompanying Schedule, in which amendments the Council requests the concurrence of the Legislative Assembly.

Legislative Council Chamber,  
Sydney, 1 December, 1983.  
JOHN JOHNSON,  
President.
POLICE BOARD BILL

Schedule of the amendments referred to in Message of 1 December, 1983.

L. A. JECKELN,
Clerk of the Parliaments.

No. 1.—Page 5, clause 8, line 31. Omit "force", insert "service".
No. 2.—Page 6, clause 8, line 1. Omit "force", insert "service".

Examined,
C. HEALEY,
Chairman of Committees.

Ordered by Mr Speaker, That the amendments made by the Legislative Council be taken into consideration at a later hour of the day.

18. PAPERS.

Mr Gordon laid upon the Table: Report and Determination pursuant to section 15 of the Statutory and Other Offices Remuneration Act, 1975, dated 29 November, 1983.

Referred to the Printing Committee.

Mr Paciullo laid upon the Table the following Papers:
(1) Accounts of the Nominal Defendant Trust under the Motor Vehicles (Third Party Insurance) Act, 1942, for 1981.
(2) Accounts of the Nominal Defendant Trust under the Motor Vehicles (Third Party Insurance) Act, 1942, for 1982.

Referred to the Printing Committee.

Mr Walker laid upon the Table: Report of the Department of Technical and Further Education for 1982.

Referred to the Printing Committee.

19. PRINTING COMMITTEE.—Mr Robb, Acting Chairman, brought up the Ninth Report from the Printing Committee.

20. ACTING-CHAIRMAN OF COMMITTEES.—Ordered, on motion by Mr Walker (by leave), That Mr Ernest Neville Quinn be Acting-Chairman of the Committees of the Whole House on and from 10 December, 1983, during the period that the Chairman of Committees shall be absent from the State.

21. JOINT COMMITTEE ENQUIRING INTO THE WESTERN DIVISION OF NEW SOUTH WALES.—Ordered, on motion by Mr Walker (by leave), That should the House stand adjourned and the Joint Select Committee Enquiring into the Western Division of New South Wales agree to any report before the House resumes sitting—
(1) The Committee have leave to send any such Report, Minutes of Proceedings and Evidence taken before it to the Clerk of the Legislative Assembly;
(2) The documents shall be printed and published and the Clerk shall forthwith take such action as is necessary to give effect to the Order of the House; and
(3) The documents shall be laid upon the Table of the House at its next sitting.
22. **JOINT COMMITTEE UPON PARLIAMENTARY PRIVILEGE.**—Ordered, on motion of Mr Walker (by leave), That should the House stand adjourned and the Joint Committee upon Parliamentary Privilege agree to any report before the House resumes sitting—

(1) The Committee have leave to send any such Report, Minutes of Proceedings and Evidence taken before it to the Clerk of the Legislative Assembly;

(2) The document shall be printed and published and the Clerk shall forthwith take such action as is necessary to give effect to the Order of the House;

(3) The documents shall be laid upon the Table of the House at its next sitting.

23. **JOINT COMMITTEE UPON PARLIAMENTARY PRIVILEGE:**

(1) Ordered, on motion of Mr Walker (by leave), That notwithstanding anything contained in the Standing Orders, the resolution of 3 November, 1982 appointing a Joint Select Committee to review and report upon the law and practice of parliamentary privilege and other matters be varied by inserting after Paragraph 5 the following new paragraph—

(6) That the Committee have leave to appoint a delegation of two of its members and the Clerk to the Committee to make visits of inspection to overseas countries.

(2) Ordered, on motion of Mr Walker, That the following Message be sent to the Legislative Council—

Mr PRESIDENT—

The Legislative Assembly has this day agreed to the following resolution—"That notwithstanding anything contained in the standing orders, the resolution of 3 November, 1982 appointing a Joint Select Committee to review and report upon the law and practice of Parliamentary privilege and other matters be varied by inserting after paragraph 5 the following new paragraph—'(6) That the Committee have leave to appoint a delegation of two of its Members and the Clerk to the Committee to make visits of inspection to overseas countries.'" and invites the Legislative Council to pass a similar resolution.

Legislative Assembly Chamber, Sydney, 1 December, 1983.

L. B. KELLY, Speaker.

24. **LOCAL GOVERNMENT (PURCHASES) AMENDMENT BILL:**

The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Gordon, "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.

Bill, on motion of Mr Gordon, read a third time.

25. **SUNDAY ENTERTAINMENT (REPEAL) BILL:**

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Gordon, "That these Bills be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.
Mr Flaherty moved, That the Question be now put.

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

The House divided.

Ayes, 59

Mr Akister  Mr Area  Mr Page
Mr Anderson  Mr Gabb  Mr Petersen
Mr Aquilina  Mr Gordon  Mr Quinn
Mr Bannon  Mr Hunter  Mr Ramsay
Mr Beckroge  Mr Keane  Dr Reishauge
Mr Booth  Mr Knight  Mr Robb
Mr Bowman  Mr Knowles  Mr Rogers
Mr Brading  Mr Langton  Mr Ryan
Mr Breerton  Mr McCarthy  Mr Sheshan
Mr Cavalier  Mr McGowan  Mr Stewart
Mr Christie  Mr McIwaine  Mr K. J. Stewart
Mr Cleary  Mr Mair  Mr Walker
Mr E. J. Clough  Mr Miller  Mr Walsh
Mrs Crosio  Mr Mochalski  Mr Webster
Mr Day  Mr H. F. Moore  Mr Welan
Mr Debus  Mr J. H. Murray  Mr Wilde
Mr Degen  Mr Neilly  Tellers,
Mr Durick  Mr O'Connell  Mr Flaherty
Mr Egan  Mr O'Neill  Mr Wade

Noes, 27

Mr Arblaster  Mr Hatton  Mr Schipp
Mr Armstrong  Mr Mack  Mr Singleton
Mr Boyd  Dr Metherell  Mr Smith
Mr Brown  Mr Moore  Mr West
Mr Cameron  Mr Murray  Mr Wotton
Mr Collins  Mr Park  Tellers,
Mr Duncan  Mr Peacocke  Mr Cater
Mr Fisher  Mr Pickard  Mr Fisher
Mrs Foot  Mr Pounch  Mr Cater
Mr Greiner  Mr Rozzoli  Mr Fisher

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 voices given—Mr Speaker stated his opinion that the Ayes had it.

Whereupon, Division called for, and Mr Speaker declared the determination of the House to be in the affirmative, as there was only one member (Mr Cameron) in the minority who had challenged his decision.

Bills read a second time.

Bills, on motion of Mr Gordon, read a third time.

26. LOCAL GOVERNMENT (REGULATION OF FLATS) AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Gordon, "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.

Bill, on motion of Mr Gordon, read a third time.

27. MESSAGES FROM THE LEGISLATIVE COUNCIL.—Mr Speaker reported Messages from the Legislative Council, dated 1 December, 1983, returning the following Bills, without amendment—

Offences in Public Places (Amendment) Bill.
Inclosed Lands (Protection) Amendment Bill.
28. Bush Fires (Amendment) Bill:
The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Anderson, "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.
Bill, on motion of Mr Anderson, read a third time.

29. Police Board Bill:
The Order of the Day having been read, Mr Speaker left the Chair, and the House resolved itself into a Committee of the Whole for the consideration of the amendments made by the Legislative Council in the Bill.
Mr Speaker resumed the Chair, and the Chairman reported that the Committee had agreed to the Council's amendments.
Report adopted.

30. Trustee (Investments) Amendment Bill:
The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Walker, "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.
Bill, on motion of Mr Walker, read a third time.

31. Justices (Procedure) Further Amendment Bill:
Crimes (Procedure) Amendment Bill:
The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Walker, "That these Bills be now read a second time"—
And the question being again proposed—
The House resumed the said adjourned debate.
Question put and passed.
Bills read a second time.
Bills, on motion of Mr Walker, read a third time.

32. Message from the Legislative Council.—Mr Speaker reported a Message from the Legislative Council, dated 1 December, 1983, returning the Local Government (Rates and Charges) Amendment Bill, without amendment.

33. Marketing of Primary Products Bill:
The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Day, "That this Bill be now read a second time"—
And the question being again proposed—
The House resumed the said adjourned debate.
Question put.
The House divided.

<table>
<thead>
<tr>
<th>Ayes</th>
<th>62</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr. Akister</td>
<td>Mr. Egan</td>
</tr>
<tr>
<td>Mr. Amery</td>
<td>Mr. Face</td>
</tr>
<tr>
<td>Mr. Anderson</td>
<td>Mr. Gabb</td>
</tr>
<tr>
<td>Mr. Aquilina</td>
<td>Mr. Gordon</td>
</tr>
<tr>
<td>Mr. Barnett</td>
<td>Mr. Hattou</td>
</tr>
<tr>
<td>Mr. Beckroge</td>
<td>Mr. Hills</td>
</tr>
<tr>
<td>Mr. Bedford</td>
<td>Mr. Hunter</td>
</tr>
<tr>
<td>Mr. Booth</td>
<td>Mr. Keane</td>
</tr>
<tr>
<td>Mr. Bowman</td>
<td>Mr. Knight</td>
</tr>
<tr>
<td>Mr. Briding</td>
<td>Mr. Knowles</td>
</tr>
<tr>
<td>Mr. Breton</td>
<td>Mr. Langion</td>
</tr>
<tr>
<td>Mr. Cavalier</td>
<td>Mr. McCarthy</td>
</tr>
<tr>
<td>Mr. Christie</td>
<td>Mr. McGowan</td>
</tr>
<tr>
<td>Mr. Cleary</td>
<td>Mr. McIlwaine</td>
</tr>
<tr>
<td>Mr. R. Clough</td>
<td>Mr. Mack</td>
</tr>
<tr>
<td>Mrs. Cross</td>
<td>Mr. Mair</td>
</tr>
<tr>
<td>Mr. Day</td>
<td>Mr. Miller</td>
</tr>
<tr>
<td>Mr. Debus</td>
<td>Mr. Mochalski</td>
</tr>
<tr>
<td>Mr. Degen</td>
<td>Mr. H. F. Moore</td>
</tr>
<tr>
<td>Mr. Duncan</td>
<td>Mr. J. H. Murray</td>
</tr>
<tr>
<td>Mr. Durieck</td>
<td>Mr. Nelly</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Noes</th>
<th>25</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr. Arblaster</td>
<td>Mr. Greiner</td>
</tr>
<tr>
<td>Mr. Armstrong</td>
<td>Dr. Metherell</td>
</tr>
<tr>
<td>Mr. Boyd</td>
<td>Mr. Moore</td>
</tr>
<tr>
<td>Mr. Brown</td>
<td>Mr. Murray</td>
</tr>
<tr>
<td>Mr. Cameron</td>
<td>Mr. Park</td>
</tr>
<tr>
<td>Mr. Collins</td>
<td>Mr. Peacock</td>
</tr>
<tr>
<td>Mr. Dowel</td>
<td>Mr. Pickard</td>
</tr>
<tr>
<td>Mr. Fisher</td>
<td>Mr. Punch</td>
</tr>
<tr>
<td>Mrs. Foot</td>
<td>Mr. Rozzoli</td>
</tr>
</tbody>
</table>

And so it was resolved in the affirmative.

Bill read a second time.

Bill, on motion of Mr. Day, read a third time.

34. Dairy Industry (Amendment) Bill:
Public Service (Dairy Corporation) Amendment Bill:
Statutory and Other Offices Remuneration (Dairy Corporation) Amendment Bill:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr. Day, “That these Bills be now read a second time”—

And the question being again proposed—

The House resumed the said adjourned debate.

Bills read a second time.

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

Mr. Deputy-Speaker resumed the Chair, and Mr. Quinn, Temporary Chairman, reported the Bills without amendment.

On motion of Mr. Day the Report was adopted.

Bills, on motion of Mr. Day, read a third time.

35. Messages from the Legislative Council.—Mr. Speaker reported Messages from the Legislative Council, dated 1 December, 1983, returning the following Bills, without amendment—

Bush Fires (Amendment) Bill.
Justices (Procedure) Further Amendment Bill.
Crimes (Procedure) Amendment Bill.
Local Government (Purchases) Amendment Bill.
Local Government (Regulation of Flats) Amendment Bill.
Sunday Entertainment (Repeal) Bill.
Theatres and Public Halls (Amendment) Bill.
Trustee (Investments) Amendment Bill.
36. JOINT COMMITTEE UPON PARLIAMENTARY PRIVILEGE: Mr Speaker reported the following Message from the Legislative Council:

Mr Speaker—

The Legislative Council having had under consideration the Legislative Assembly's Message dated 1 December, 1983, relating to the Joint Select Committee on Parliamentary Privilege, has this day agreed to a Resolution, copy of which is herewith transmitted to the Legislative Assembly, varying the Council's Resolution of 9 November, 1982.

Legislative Council Chamber.  
JOHN JOHNSON,  
President.

JOINT COMMITTEE ON PARLIAMENTARY PRIVILEGE

Schedule of the Resolution referred to in Message of 1 December, 1983.

L. A. JECKELN,  
Clerk of the Parliaments.

After paragraph (2), insert the following new paragraph—

(3) That the Committee have leave to appoint a delegation of two of its Members and the Clerk to the Committee to make visits of inspection to overseas countries.

37. SUNDAY (SERVICE OF PROCESS) BILL:

Mr Walker moved, pursuant to Notice, That leave be given to bring in a Bill for an Act relating to the service of process on Sundays, and to repeal section 41 of the Imperial Acts Application Act, 1969.

Question put and passed.

Bill presented and read a first time.

Mr Walker moved, That this Bill be now read a second time.

Debate adjourned (Mr Moore) and the resumption of the debate made an Order of the Day for a future day.

38. PAPER.—Mr Hills laid upon the Table: Report of the Department of Industrial Relations for the year ended 30 June, 1983.

Ordered to be printed.

39. MINES INSPECTION (AMENDMENT) BILL:

Mr Hills moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Mines Inspection Act, 1901, to provide for further safety precautions in relation to mines other than mines of coal and mines of shale.

Question put and passed.

Bill presented and read a first time.

Mr Hills moved, That this Bill be now read a second time.

Debate adjourned (Mr Smith) and the resumption of the debate made an Order of the Day for a future day.
40. **ELECTRICITY DEVELOPMENT (AMENDMENT) BILL:**

Mr Sheahan moved, pursuant to Notice, That leave be given to bring in Bill for an Act to amend the Electricity Development Act, 1945, with respect to the safety of electrical articles and the carrying out of electrical wiring work.

Question put and passed.

Bill presented and read a first time.

Mr Sheahan moved, That this Bill be now read a second time.

Debate adjourned (Mr Fisher) and the resumption of the debate made an Order of the Day for a future day.

41. **SPECIAL ADJOURNMENT.—** Mr Walker moved, That this House, at its rising This Day, do adjourn until Tuesday, 21 February, 1984.

Debate ensued.

And the House continuing to sit after Midnight—

**FRIDAY, 2 DECEMBER, 1983, A.M.**

Debate continued.

Question put and passed.

42. **MESSAGES FROM THE LEGISLATIVE COUNCIL.—** Mr Speaker reported Messages from the Legislative Council, dated 1 December, 1983, returning the following Bills, without amendment—

- Marketing of Primary Products Bill.
- Dairy Industry (Amendment) Bill.
- Public Service (Dairy Corporation) Amendment Bill.
- Statutory and Other Offices Remuneration (Dairy Corporation) Amendment Bill.

43. **ADJOURNMENT.—** Mr Walker moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Twenty-six minutes after Twelve o'clock, Midnight, until Tuesday, 21 February, 1984, at Fifteen minutes after Two o'clock, p.m.

D. L. WHEELER, 
*Clerk of the Legislative Assembly.*

L. B. KELLY, 
*Speaker.*

**BY AUTHORITY**

*BY AUTHORITY* 
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1984
The House met pursuant to adjournment. Mr Speaker took the Chair. Mr Speaker offered the Prayer.

1. Messages from the Governor.—Mr Speaker reported Messages from His Excellency the Governor assenting to the following Bills:
   25 November, 1983—
   No. 130. Commercial Vessels (Amendment) Bill.
   No. 131. Navigation (Commercial Vessels) Amendment Bill.
   No. 132. Navigation and Other Acts (Validation) Bill.
   His Excellency also advised that it was necessary for his assent to be confirmed by Her Majesty in Council pursuant to Section 735 of the Merchant Shipping Act, 1894 (Imperial).

2. Messages from the Governor.—Mr Speaker reported Messages from His Excellency the Governor assenting to the following Bills:
   5 December, 1983—
   No. 133. Railway Construction (East Hills to Campbelltown) Bill.
   No. 134. Railway Construction (Maldon to Port Kembla) Bill.
   14 December, 1983—
   No. 135. Crimes (Domestic Violence) Amendment Bill.
   15 December, 1983—
   No. 136. Anti-Discrimination (Amendment) Bill.
   No. 137. Border Railways (Amendment) Bill.
   No. 138. Broken Hill Water and Sewerage (Rates) Amendment Bill.
   No. 139. Co-operation (Amendment) Bill.
   No. 140. Gaming and Betting (Penalties) Amendment Bill.
   No. 141. Local Government (Powers of Investment) Amendment Bill.
   No. 142. Mine Subsidence Compensation (Amendment) Bill.
   No. 143. Observatory Park Weather Bureau Site (Repeal) Bill.
   No. 144. Transport Authorities (Infringement Notices) Amendment Bill.
   No. 145. Government Railways (Amendment) Bill.
20 December, 1983—
No. 146. Building and Construction Industry Long Service Payments (Amendment) Bill.
No. 147. Community Justice Centres Bill.
No. 148. Justices (Community Justice Centres) Amendment Bill.
No. 149. Ombudsman (Community Justice Centres) Amendment Bill.

21 December, 1983—
No. 150. Business Franchise Licenses (Tobacco) Amendment Bill.
No. 151. Crimes (Further Amendment) Bill.
No. 152. Glenbawn Dam (Enlargement) Bill.
No. 153. Police Board Bill.
No. 154. Prisons (Amendment) Bill.
No. 155. Recreation Vehicles Bill.
No. 156. Motor Traffic (Recreation Vehicles) Amendment Bill.
No. 158. Transport (Recreation Vehicles) Amendment Bill.
No. 159. Sunday Entertainment (Repeal) Bill.
No. 160. Tourist Industry Development (Further Amendment) Bill.
No. 161. Water (Amendment) Bill.

21 December, 1983—
No. 162. Centennial Park Trust Bill.
No. 163. Pay-roll Tax (Amendment) Bill.
No. 164. Split Rock Dam Bill.
No. 165. Theatres and Public Halls (Amendment) Bill.
No. 166. Valuation of Land (Land Value) Amendment Bill.

22 December, 1983—
No. 167. Agricultural Scientific Collections Trust Bill.
No. 168. Bush Fires (Amendment) Bill.
No. 169. Coal and Oil Shale Mine Workers (Superannuation) Amendment Bill.
No. 170. Transport Authorities (Amendment) Bill.

23 December, 1983—
No. 171. Public Finance and Audit Bill.
No. 172. Miscellaneous Acts (Public Finance and Audit) Repeal and Amendment Bill.

31 December, 1983—
No. 173. Coal Mining (Amendment) Bill.
No. 174. Petroleum (Coal Mining) Amendment Bill.
No. 175. Dairy Industry (Amendment) Bill.
No. 176. Public Service (Dairy Corporation) Amendment Bill.
No. 177. Statutory and Other Offices Remuneration (Dairy Corporation) Amendment Bill.
No. 178. Dentists (Amendment) Bill.
No. 179. Factories, Shops and Industries (Retail Trade) Amendment Bill.
No. 180. Industrial Arbitration (Retail Trade) Amendment Bill.
No. 181. Health Insurance Levies (Amendment) Bill.
No. 182. Ambulance Services (Amendment) Bill.
No. 183. Human Tissue Bill.
No. 184. Anatomy (Human Tissue) Amendment Bill.
No. 185. Tissue Grafting and Processing (Repeal) Bill.
No. 186. Medical Practitioners (Emergency Medical Treatment) Amendment Bill.
No. 187. Public Health (Emergency Medical Treatment) Amendment Bill.
No. 188. Industrial Arbitration (Contracts of Carriage) Amendment Bill.
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
21 February, 1984

No. 189. Justices (Procedure) Further Amendment Bill.
No. 190. Crimes (Procedure) Amendment Bill.
No. 191. Land Tax Management (Amendment) Bill.
No. 192. Land Tax (Amendment) Bill.
No. 193. Local Government (Purchases) Amendment Bill.
No. 194. Local Government (Rates and Charges) Amendment Bill.
No. 195. Local Government (Regulation of Flats) Amendment Bill.
No. 196. Marketing of Primary Products Bill.
No. 197. Medical Practitioners (Further Amendment) Bill.
No. 198. Mental Health Bill.
No. 199. Protected Estates Bill.
No. 200. Crimes (Mental Disorder) Amendment Bill.
No. 201. Miscellaneous Acts (Mental Health) Repeal and Amendment Bill.
No. 202. Mining (Amendment) Bill.
No. 203. National Parks and Wildlife (Amendment) Bill.
No. 204. Crimes (Endangered Fauna) Amendment Bill.
No. 205. Crown Lands (State Recreation Areas) Amendment Bill.
No. 207. Offences in Public Places (Amendment) Bill.
No. 208. Inclosed Lands Protection (Amendment) Bill.
No. 209. Ombudsman (Amendment) Bill.
No. 211. Police Regulation (Allegations of Misconduct) Amendment Bill.
No. 212. Police Regulation (Further Amendment) Bill.
No. 213. Ombudsman (Police Regulation) Amendment Bill.
No. 214. Probation and Parole Bill.
No. 216. Defamation (Probation and Parole) Amendment Bill.
No. 217. Periodic Detention of Prisoners (Probation and Parole) Amendment Bill.
No. 218. Prisoners ( Interstate Transfer) (Probation and Parole) Amendment Bill.
No. 219. Racing Appeals Tribunal Bill.
No. 220. Defamation (Racing Appeals Tribunal) Amendment Bill.
No. 221. Supreme Court (Interest) Amendment Bill.
No. 222. District Court (Interest) Amendment Bill.
No. 223. Courts of Petty Sessions (Civil Claims) (Interest) Amendment Bill.
No. 224. Trustee (Investments) Amendment Bill.
No. 225. Valuation of Land (Rating and Valuation) Amendment Bill.
No. 226. Local Government (Rating and Valuation) Amendment Bill.
No. 227. Walker Trusts (Amendment) Bill.
No. 228. Workers' Compensation (Dust Diseases) Amendment Bill.
11 January, 1984—
No. 229. Public Hospitals (Hospitals Incorporation) Amendment Bill.
31 January, 1984—
No. 230. Public Hospitals (Amendment) Bill.

3. MINISTERIAL ANNOUNCEMENT.—Mr Wran informed the House that on 10 February, 1984, His Excellency the Governor accepted the resignation of the Honourable L. J. Ferguson, M.P., from the office of Deputy Premier, Minister for Public Works and Minister for Ports. On the same day, with a view to reconstructing the Ministry he submitted to the Governor his resignation as Premier and as a Member of the Executive Council, an action which involved the resignation of all his colleagues.
His Excellency immediately commissioned him to form a new Ministry and on the same day he was sworn in as Premier and Minister for the Arts and as a Member of the Executive Council and the following gentlemen were appointed by His Excellency as Members of the Executive Council and to the offices indicated:


The Honourable Peter Francis Cox, M.P., Minister for Transport.

The Honourable Francis John Walker, Q.C., M.P., Minister for Youth and Community Services and Minister for Housing.

The Honourable Patrick Darcy Hills, M.P., Minister for Industrial Relations and Minister for Roads.

The Honourable David Paul Landa, LL.B., M.L.C., Attorney General, Minister of Justice, Minister for Consumer Affairs and Vice-President of the Executive Council.

The Honourable Kenneth George Booth, M.P., Treasurer.

The Honourable Laurence John Brereton, M.P., Minister for Public Works and Minister for Employment.

The Honourable Donald Day, M.P., Minister for Mineral Resources.

The Honourable Eric Lance Bedford, B.A., M.P., Minister for Education.

The Honourable Kevin James Stewart, M.P., Minister for Local Government.

The Honourable Alan Robert Lindsay Gordon, M.P., Minister for Lands and Minister for Ports.

The Honourable Jack Rowland Hallam, M.L.C., Minister for Agriculture and Fisheries.


The Honourable Peter Thomas Anderson, M.P., Minister for Police and Emergency Services and Minister for Corrective Services.

The Honourable Michael Arthur Cleary, M.P., Minister for Sport and Recreation and Minister for Tourism.


The Honourable George Paciullo, M.P., Minister for Industry and Decentralisation and Minister for Small Business and Technology.

The Honourable Rodney Mark Cavaller, M.P., Minister for Energy and Minister for Finance.

Mr Wran also informed the House that the Attorney General and Minister of Justice would be represented in the House by the Minister for Youth and Community Services and Minister for Housing; the Minister for Consumer Affairs would be represented in the House by the Minister for Water Resources, Minister for Forests and Minister for Aboriginal Affairs; and, that the Minister for Agriculture and Fisheries would be represented in the House by the Minister for Mineral Resources.

4. LEADER OF THE HOUSE.—Mr Wran informed the House that the Honourable Francis John Walker, Q.C., M.P., had been appointed Leader of the Government in the House.

5. PETITIONS.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

(1) Mr Wade—from certain citizens requesting that the organisation of the Federation of Police-Citizens Boys Clubs be not changed.

(2) Mr McIlwaine—from certain citizens requesting the provision of a pedestrian crossing on Victoria Road, Ermington.

(3) Mr Sheahan—from certain citizens requesting the prohibition from sale of “R”-rated video cassettes and pornographic materials.
(4) Mr Mdlwaine—from certain citizens requesting that the recommendations of the Anti-Discrimination Board on homosexuality not be implemented.

(5) Mr Punch—from certain citizens requesting that the access road from Hawks Nest to Mungo Brush in Myali Lakes National Park be sealed.

(6) Mr Punch—from certain citizens requesting that car registration and insurance rates be lowered for pensioners.

(7) Mr Fischer—from certain citizens requesting that the forest areas in the Mathoura area be retained as State forests.

(8) Mr Page—from certain citizens requesting the development of Bondi Junction Annexe site for Technical and Further Education.

(9) Mr Arbister—from certain citizens requesting a review of the late-trading provisions of the Liquor Act.

(10) Mr Sheahan—from certain citizens requesting an independent inquiry into education.

(11) Mr Sheahan—from certain citizens requesting that "R"-rated movies be banned from drive-in theatres.

(12) Mr Brading, Mr Ryan, Mr Schipp and Mr Wade—from certain citizens requesting legislation to prevent cruelty to animals during medical research.

(13) Mr Clough, Mr Debus, Mr Duncan, Mr Fischer and Mr Hills—requesting that the State Youth Grants Fund be upgraded.

(14) Mr Clough, Mr Day, Mr Hatton, Mr Mochalski, Mr Rogan, Mr Ryan, Mr Sheahan, Mr Singleton, Mr Smith and Mr Wilde—from certain citizens requesting protection from pornographic and child abuse materials.

(15) Mr Egan—from certain citizens requesting that the retrospective rearrangement of promotions lists in the teaching service not be proceeded with.

(16) Mr Petersen—from certain citizens requesting that the proposed coal washery not be constructed at Dapto or Wongawilli.

6. NOTICE OF MOTIONS.

7. PAPERS.

Mr Wran laid upon the Table the following Papers:


(4) Accounts of the Art Gallery of New South Wales Trust for the year ended 30 June, 1983.

(5) Accounts of the Australian Museum for the year ended 30 June, 1983.

(6) Accounts of the Historic Houses Trust for the year ended 30 June, 1983.

(7) Accounts of the Trustees of the Museum of Applied Arts and Sciences for the year ended 30 June, 1983.

(8) Lord Howe Island Act, 1953—Lord Howe Island (General) Regulations—Regulation 22 and Forms B and C. (Gazette 172/1983.)

(9) Statutory and Other Offices Remuneration Act, 1975—Amendment of Part 2 of Schedule 3 of the Act. (Gazette 19/1984.)

Referred to the Printing Committee.
Mr Cox laid upon the Table the following Papers:

(1) Government Railways Act, 1912—Amendment of By-law No. 1368. (Gazette 170/1983.)

(2) Local Government Act, 1919—Amendment of Ordinance No. 34A. (Gazette 15/1984.)

(3) Metropolitan Traffic Act, 1900—Metropolitan Traffic (General) Regulations, 1916—Amendment of section III. (Gazette 6/1984.)


(6) State Transport (Co-ordination) Act, 1931—Amendment of Schedule G. (Gazette 6/1984.)

Referred to the Printing Committee.

Mr Bedford laid upon the Table the following Papers:


(2) Colleges of Advanced Education Act, 1975—Macarthur Institute of Higher Education Regulation, 1983—Clauses 1 to 3. (Gazette 144/1983.)

(3) University and University Colleges Act, 1900—Amendments of, and additions to, the By-laws of the University of Sydney. (Gazette 144/1983.)

Referred to the Printing Committee.

Mr Cleary laid upon the Table: Report of the special inquiry into certain management practices of the Totalizator Agency Board, dated February, 1984. Referred to the Printing Committee.

Mr Whelan laid upon the Table the following Papers:

(1) Consumer Protection Act, 1969—Order under section 39a of the Act, prohibiting the supply of certain goods. (Gazette 170/1983.)

(2) Metropolitan Water, Sewerage, and Drainage Act, 1924—

(a) By-law No. 18. (Gazette 4/1984.)

(b) Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for the following purposes at—

Maraylya—River Gauging Station. (Gazette 152/1983.)

Moorebank—Sewerage. (Gazette 152/1983.)

St Clair—Water Supply. (Gazette 156/1983.)

(3) Public Works Act, 1912—Notification of acquisition, appropriation and/or resumption of land and/or easements for the purposes of the Coonmeilla Irrigation Area. (Gazette 176/1983.)

Referred to the Printing Committee.

Mr Cavalier laid upon the Table the following Papers:

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

(i) Electricity Transmission Lines between—

Albion Park and Shoalhaven. (Gazette 15/1984.)

Beryl and Ulan. (Gazette 167/1983.)

Blacktown and Baulkham Hills. (Gazette 4/1984.)

Wollerauwn, Mount Piper and Wellington. (Gazette 4/1984.)

(ii) Substation at Sydney East. (Gazette 167/1984.)

(iii) Mount Arthur project. (Gazette 4/1984.)

(iv) Tuggerah Power Station. (Gazette 12/1984.)
(2) Electricity Development Act, 1945—Overhead Line Construction and Maintenance Regulations, 1962—Amendment of Regulations 3, 6, 8, 10, 13, 14, 15, 16, 17, 18, 19, 25, 29, 30, 31, 32 and 41; substituted Regulation 20 and the Schedule; omission of Regulation 9. (Gazette 176/1983.)

Referred to the Printing Committee.

8. TAPES AND DOCUMENTS PROVIDED TO THE ATTORNEY GENERAL BY The Age NEWSPAPER—MINISTERIAL STATEMENT.—Mr Walker made a Ministerial Statement concerning the tapes and documents provided to the Attorney General by The Age Newspaper.

Paper: Mr Walker laid upon the Table: The Solicitor General's advice regarding the Tapes and Documents Provided to the Attorney General by The Age Newspaper.

Referred to the Printing Committee.

Mr Greiner also addressed the House.

9. QUESTIONS.

10. PRINTING COMMITTEE.—Mr Robb, Acting Chairman, brought up the Tenth Report from the Printing Committee.

11. ADJOURNMENT UNDER STANDING ORDER 49.—Mr Speaker stated that he had received from the Honourable Member for Tamworth, Mr Park, a Notice, under the 49th Standing Order, that he desired to move the adjournment of the House to discuss a specific matter of recent occurrence and of sufficient public importance to warrant urgent consideration, viz.: “The recent disastrous flooding in New South Wales.”

Mr Park moved, That this House do now adjourn.

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

Debate ensued.

Question put and negatived.

12. BAPTIST CHURCHES OF NEW SOUTH WALES PROPERTY TRUST BILL:

BAPTIST UNION INCORPORATION (AMENDMENT) BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Walker, “That these Bills be now read a second time”—

And the question being again proposed—

The House resumed the said adjourned debate.

Question put and passed.

Bills read a second time.

Leave granted for the third reading to be moved forthwith.

Bills, on motion of Mr Walker, read a third time.

13. ARTIFICIAL CONCEPTION BILL:

CHILDREN (EQUALITY OF STATUS) AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Walker, “That these Bills be now read a second time”—

And the question being again proposed—
The House resumed the said adjourned debate.
Question put and passed.
Bills read a second time.
Leave granted for the third reading to be moved forthwith.
Bills, on motion of Mr Walker, read a third time.

14. **Noise Control (Amendment) Bill**:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Bedford, "That this Bill be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.
Mr Rogan moved, That this debate be now adjourned.
Question put and passed.
Ordered, That the resumption of the debate stand an Order of the Day for To-morrow.

15. **Adjournment**.—Mr Sheahan moved, That this House do now adjourn.

Debate ensued.
Question put and passed.

The House adjourned accordingly at Eight minutes after Ten o'clock, p.m., until To-morrow at Fifteen minutes after Two o'clock, p.m.

D. L. WHEELER, 
_Clerk of the Legislative Assembly._

L. B. KELLY, 
_Speaker._
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. PETITIONS.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

   (1) Mr McIlwaine—from certain citizens requesting the provision of a pedestrian crossing on Victoria Road, Erminston.
   (2) Dr Metherell—from certain citizens requesting that "R"-rated movies be banned from drive-in theatres.
   (3) Mr Ramsay and Mr Wotton—from certain citizens requesting protection from pornographic and child abuse materials.
   (4) Mr Wilde—from certain citizens requesting a review of the late-trading provisions of the Liquor Act.
   (5) Mr Wilde—from certain citizens requesting legislation to prevent cruelty to animals during medical research.
   (6) Mr Hatton—from certain citizens requesting that Batemans Bay Hospital be upgraded.

2. NOTICE OF MOTIONS.

3. PAPERS.

Mr Cox laid upon the Table the following Papers:

   (2) Report of the State Rail Authority for the year ended 30 June, 1983.

   Referred to the Printing Committee.

P 32340J
Mr Hills laid upon the Table the following Papers:

(1) Report of the Coal and Oil Shale Mine Workers' Superannuation Tribunal for the year ended 30 June, 1983.


(3) Employment Protection Act, 1982—Employment Protection Regulation, 1983—Clauses 5a, 5b and 6a and Schedule 2; amendment of clause 4. (Gazette 172/1983.)

(4) Factories, Shops and Industries Act, 1962—Shops (Registration and Opening and Closing Hours) Regulations—Amendment of Regulation 20. (Gazette 162/1983.)

(5) Industrial Arbitration Act, 1940—Industrial Arbitration (General) Regulations—Amendment of Regulation 57. (Gazette 172/1983.)

(6) Main Roads Act, 1924—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for road purposes at—

Agnes Banks. (Gazette 169/1983.)
Alexandria. (Gazette 19/1984.)
Bankstown. (Gazette 9/1984.)
Bass Hill. (Gazette 19/1984.)
Bendemeer. (Gazette 19/1984.)
Billinudgel. (Gazette 4/1984.)
Blacktown. (Gazette 19/1984.)
Bombala. (Gazette 172/1983 (F.).)
Bredalbane. (Gazette 172/1983.)
Broken Hill. (Gazette 169/1983.)
Clyde. (Gazette 169/1983.)
Coffs Harbour. (Gazette 169/1983.)
Douglas Park, Glenlee and Kenny's Hill. (Gazette 19/1984.)
Drummoyne and Balmain. (Gazette 19/1984.)
Dundas. (Gazette 4/1984.)
Elizabeth Bay. (Gazette 172/1983.)
Enngonia. (Gazette 19/1984.)
Freemans Waterhole. (Gazette 4/1984.)
Glebe. (Gazette 4/1984.)
Grenisac. (Gazette 9/1984.)
Gundagai. (Gazette 4/1984.)
Helenburgh West. (Gazette 19/1984.)
Hollydean. (Gazette 19/1984.)
Ingelura Creek. (Gazette 169/1983.)
Lake Munmorah. (Gazette 4/1984.)
Lane Cove. (Gazette 4/1984.)
Lidcombe. (Gazette 4/1984.)
Millthorpe. (Gazette 172/1983.)
Morisset, Cooranbong and Freemans Waterhole. (Gazette 169/1983.)
Normanhurst. (Gazette 172/1983.)
North Gundagai. (Gazettes 164/1983, 169/1983.)
Nowra, Silverwater and Auburn. (Gazette 172/1983.)
Old Toongabbie. (Gazette 19/1984.)
Padstow Heights. (Gazette 19/1984.)
Penrith. (Gazette 9/1984.)
Rozelle. (Gazette 19/1984.)
Seaford. (Gazette 169/1983.)
Tweed Heads South. (Gazette 9/1984.)
Valley Heights. (Gazette 4/1984.)
Warralda. (Gazette 19/1984.)
Warrell Creek. (Gazette 4/1984.)
Wentworthville. (Gazette 4/1984.)
Yass Junction. (Gazette 9/1984.)

Referred to the Printing Committee.
Mr Booth laid upon the Table: Public Authorities (Financial Accommodation) Act, 1981—
(a) Public Authorities (Financial Accommodation) Forestry Commission Regulation, 1982—Clauses 1a and 2a. (Gazette 152/1983.)
(b) Public Authorities (Financial Accommodation) Health Administration Corporation Regulation, 1983—Amendment of Schedules 4 and 7 of the Act. (Gazette 152/1983.)

Referred to the Printing Committee.

Mr Brereton laid upon the Table the following Papers:
(3) Accounts of the Board of Architects for the year ended 30 June, 1983.
(4) Architects Act, 1921—
(a) Architects Regulation, 1983—Clauses 1 to 56 and Schedule 1—(Gazette 160/1983.)
(b) Architects (Members Fees) Regulation, 1984—Clauses 1 to 3. (Gazette 6/1984.)
(5) Broken Hill Water and Sewerage Act, 1938—
(a) Amendment of By-laws Nos. 1, 6 and 8. (Gazette 181/1983 (i).)
(b) Broken Hill Water and Sewerage (Differential Rates) Regulation, 1983—Clauses 1 and 2. (Gazette 181/1983.)
(6) Fish River Water Supply Administration Act, 1945—Fish River Water Supply Administration (Price of Water) Regulation, 1983—Clauses 1 to 4. (Gazette 181/1983.)
(7) South-west Tablelands Water Supply Administration Act, 1941—South-west Tablelands Water Supply Administration (Price of Water) Regulation, 1983—Clauses 1 to 5. (Gazette 181/1983.)

Referred to the Printing Committee.

Mr Day laid upon the Table the following Papers:
(2) Dried Fruits Act, 1939—Amendment of the Second Schedule of the Regulations. (Gazette 176/1983.)
(3) Fisheries and Oyster Farms Act, 1935—Fisheries and Oyster Farms (General) Regulations—Regulation 117; amendment of Regulations 22 and 116. (Gazettes 170/1983 (i), 6/1984.)
(4) Marketing of Primary Products Act, 1927—
(a) Murray Valley (N.S.W.) Citrus Marketing Board Regulations—Amendment of Regulations 21 and 24. (Gazette 160/1983.)
(b) Oilseeds Marketing Board (N.S.W.) Regulations, 1973—Regulation 21A. (Gazette 172/1983.)
(5) Meat Industry Act, 1978—
(a) Meat Industry (Slaughtering, Dressing and Hygiene) Regulation, 1979—Substituted Clause 21. (Gazette 6/1984.)
(b) Meat Inspection and Stamping Regulation, 1978—Clauses 10b, 10c, 10d, 10e, 10f, 10g, 16a and Schedule 3A and 3B; amendment of clauses 3, 5, 6, 11, 12, 12a, 12b and 12c and Schedules 4A, 4c, 5 and 10. (Gazettes 167/1983, 170/1983.)
(6) Noxious Insects Act, 1934—Regulation 36. (Gazette 172/1983.)
(7) Pesticides Act, 1978—Pesticides Regulation, 1979—Clause 40; amendment of clause 3 and Schedule 6. (Gazette 176/1983 (i).)

Referred to the Printing Committee.
Mr Bedford laid upon the Table the following Papers:


(4) University and University Colleges Act, 1900—Amendments of, and additions to, the By-laws of the University of Sydney. (Gazette 160/1983.)

(5) University of Newcastle Act, 1964—Amendments of, and additions to, the By-laws of the University of Newcastle. (Gazette 156/1983.)

Referred to the Printing Committee.

Mr Whelan laid upon the Table the following Papers:


(2) Forestry Act, 1916—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for the purposes of Olney State Forest. (Gazette 167/1983.)

(3) Hunter District Water, Sewerage and Drainage Act, 1938—
   (a) By-law No. 13. (Gazette 170/1983.)
   (b) Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for sewerage purposes at Lemon Tree Passage. (Gazette 167/1983.)

Referred to the Printing Committee.

4. QUESTIONS.

Mr Speaker, following upon a question asked by the Honourable Member for Lane Cove, referred to an Advising of the Solicitor-General tabled in this House on 21 February, 1984, dealing with tapes and documents provided to the Attorney General by The Age newspaper.

He said that, having regard to that Advising and to section 7 (4) of the Telecommunications (Interception) Amendment Act 1983 of the Commonwealth, it would be wrong for him to allow questions that refer to the tapes, the transcripts or their contents as to do so would be in contravention of the law.

The Speaker said that in future he would rule out of order any questions dealing with the tapes or transcripts.

Privilege: Mr Dowd raised, as a matter of privilege, the rights of all members of this Parliament to bring up during Question Time, and at other times, matters relating to the affairs of this State and also other matters. He referred to the Advising of the Solicitor-General, to the statement from the Chair on 14 September, 1983 and to the resolution of the House of that date and concluded his remarks by quoting the motion he would propose in the event of a prima facie case being established.

Mr Speaker said that the Chair had been guided by law officers of this State, particularly its senior law officers. He ruled that the Honourable Member for Lane Cove had not established a prima facie case.

5. QUESTIONS.—(Continuation of Entry No. 4.)

6. DECLARATION OF BILLS AS URGENT BILLS:

Mr Walker declared that the Sunday (Service of Process) Bill; Mines Inspection (Amendment) Bill and the Electricity Development (Amendment) Bill were urgent Bills.
Question put—That these Bills be considered urgent Bills.

The House divided.

**Ayes, 67**

Mr Akister
Mr Amery
Mr Anderson
Mr Aquilina
Mr Bannon
Mr Beckroge
Mr Bedford
Mr Bolton
Mr Bowman
Mr Briding
Mr Brear
Mr Carr
Mr Cavalier
Mr Christie
Mr Clancy
Mr R. J. Clough
Mr Cox
Mr Croston
Mr Day
Mr Debus
Mr Degen
Mr Durack
Mr Egan
Mr O'Connell
Mr Face
Mr Ferguson
Mr Gabb
Mr Gordon
Mr Hills
Mr Hunter
Mr Jackson
Mr Jones
Mr Keane
Mr Knight
Mr Knott
Mr Knowles
Mr Langston
Mr McIvor
Mr Mair
Mr Miller
Mr Mochalski
Mr H. F. Moore
Mr Mulock
Mr J. H. Murray
Mr Neiley
Mr O'Connell
Mr O'Neill
Mr Pilch
Mr Page
Mr Paciollo
Mr Page
Mr Petersen
Mr Quinn
Mr Ramsay
Mr Refshauge
Mr Robb
Mr Rogan
Mr Ryan
Mr Sheahan
Mr Stewart
Mr K. J. Stewart
Mr Walker
Mr Welsh
Mr Webster
Mr Whelin
Mr Wilde
Mr Wran
Mr Flaherty
Mr Wade
Mr Punch
Mr Rozzoli
Mr Schipp
Mr Singleton
Mr Smith

**Noes, 27**

Mrs Foot
Mr Greiner
Mr Hatton
Mr Mack
Mr Methrell
Mr Moore
Mr Murray
Mr Park
Mr Peacocke
Mr Pickard
Mr Punch
Mr Rozzoli
Mr Schipp
Mr Singleton
Mr Smith
Mr Caterson

And so it was resolved in the affirmative.

7. **CAMPBELLTOWN PRESBYTERIAN CEMETERY BILL:**

Mr Hills moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to authorise the use of part of the Campbelltown Presbyterian Cemetery otherwise than for the purposes of a cemetery.

Question put and passed.

Bill presented and read a first time.

Mr Hills moved, That this Bill be now read a second time.

Debate adjourned (Mr Armstrong) and the resumption of the debate made an Order of the Day for a future day.

8. **NEW SOUTH WALES RETIREMENT BENEFITS (AMENDMENT) BILL:**

**MISCELLANEOUS ACTS (STATE SUPERANNUATION FUND) AMENDMENT BILL:**

Mr Hills moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to amend the New South Wales Retirement Benefits Act, 1972, with respect to employees who were previously contributors to the State Superannuation Fund.

(ii) A Bill for an Act to amend certain Acts to vary provisions that allow certain persons to continue to contribute to the State Superannuation Fund after ceasing to be employees within the meaning of the Superannuation Act, 1916.

Question put and passed.

Bills presented and read a first time.

Mr Hills moved, That these Bills be now read a second time.

Debate adjourned (Mr Moore) and the resumption of the debate made an Order of the Day for a future day.
9. Noise Control (Amendment) Bill:
The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Bedford, "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.
Leave granted for the third reading to be moved forthwith.
Bill, on motion of Mr Sheahan, read a third time.

10. Sunday (Service of Process) Bill:
The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Walker, "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.
Leave granted for the third reading to be moved forthwith.
Bill, on motion of Mr Anderson, on behalf of Mr Walker, read a third time.

11. Mines Inspection (Amendment) Bill:
The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Hills, "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.
Leave granted for the third reading to be moved forthwith.
Bill, on motion of Mr Hills, read a third time.

12. Electricity Development (Amendment) Bill:
The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Sheahan, "That this Bill be now read a second time"—
Question put and passed.
Bill read a second time.
Leave granted for the third reading to be moved forthwith.
Bill, on motion of Mr Hills, on behalf of Mr Cavalier, read a third time.
13. PERPETUITIES BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Gordon, "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.
Leave granted for the third reading to be moved forthwith.
Bill, on motion of Mr Gordon, read a third time.

14. STATEMENT BY MR SPEAKER.—Mr Speaker said that he had reconsidered the ruling he had given during Question Time concerning the Commonwealth Telecommunication (Interceptions) Act 1979, and stated that he now proposed to vacate that ruling and did so appreciating that an interpretation of his ruling could appear restrictive of the privileges of this House.

In reconsidering the ruling the Speaker said that he was mindful of the statement he made to the House on the 14 September, 1983, and the resolution that followed. He was also mindful of the advising of the Solicitor-General on the implications for this Parliament of the provisions of the Telecommunications (Interceptions) Act 1979.

After giving the matter lengthy deliberation the Speaker said that he had decided that the appropriate approach to this extremely difficult decision, involving as it did difficult questions of constitutional law, was to deal with matters which offend, or appear to offend, the provisions of the Telecommunications (Interceptions) Act as each matter arose.

He did this having regard to the undoubted rights and privileges of the Parliament, the intendment of the Commonwealth Statute and the matters which might fall for his consideration in each given instance.

Privilege: Mr Dowd, as a matter of Privilege, referred to the Speaker's statement, and drew attention to the effect of recent statements which reflected upon the privileges of members and which suggested that the proceedings of this House were in some way subordinate to Commonwealth legislation. He said that unless there was a clear legislative expression by the Commonwealth to prevent this Parliament from debating matters, there was no way in which the Commonwealth Act could make that a crime.

The Speaker said that the difficulty for the Chair was that the laws of the land bind each and every person, even members both inside and outside the Parliament. He added that a member's right to freedom of speech was not a right to break the law. He ruled that a prima facie case had not been established.

15. X-RATED VIDEO MOVIES:

(1) URGENCY.—Mr Walker moved, That it is a matter of urgent necessity that this House should forthwith consider a motion, to be moved by the Honourable Member for Rockdale, relating to video movies and with particular reference to movies with an X-rating.

Question put and passed.

(2) SUSPENSION OF STANDING ORDERS.—Mr Walker moved, That so much of the Standing Orders be suspended as would preclude the consideration forthwith of the following motion, to be moved by the Honourable Member for Rockdale: viz., Whilst acknowledging the powers of the Commonwealth Government in respect of bringing into the country video movies, this House calls on the New South Wales Government to examine closely the type and nature of certain classes of such movies becoming available under an X-rating with a view to action being taken to protect women and children from exploitation.

Debate ensued.
Question put.

The House divided.

<table>
<thead>
<tr>
<th>Ayes, 68</th>
<th>Noes, 23</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr Akister</td>
<td>Mr Egan</td>
</tr>
<tr>
<td>Mr Amery</td>
<td>Mr Face</td>
</tr>
<tr>
<td>Mr Anderson</td>
<td>Mr Ferguson</td>
</tr>
<tr>
<td>Mr Aquilino</td>
<td>Mr Gahb</td>
</tr>
<tr>
<td>Mr Bannon</td>
<td>Mr Gordon</td>
</tr>
<tr>
<td>Mr Beckroge</td>
<td>Mr Hills</td>
</tr>
<tr>
<td>Mr Bedford</td>
<td>Mr Hunter</td>
</tr>
<tr>
<td>Mr Booth</td>
<td>Mr Jackson</td>
</tr>
<tr>
<td>Mr Bowman</td>
<td>Mr Jones</td>
</tr>
<tr>
<td>Mr Brading</td>
<td>Mr Keane</td>
</tr>
<tr>
<td>Mr Brereton</td>
<td>Mr Knight</td>
</tr>
<tr>
<td>Mr Cameron</td>
<td>Mr Knott</td>
</tr>
<tr>
<td>Mr Carr</td>
<td>Mr Knowles</td>
</tr>
<tr>
<td>Mr Cavalier</td>
<td>Mr Langton</td>
</tr>
<tr>
<td>Mr Christie</td>
<td>Mr McCarthy</td>
</tr>
<tr>
<td>Mr Cleary</td>
<td>Mr McGowan</td>
</tr>
<tr>
<td>Mr R. J. Clough</td>
<td>Mr McIlwaine</td>
</tr>
<tr>
<td>Mr Cox</td>
<td>Mr Mack</td>
</tr>
<tr>
<td>Mrs Crosio</td>
<td>Mr Mair</td>
</tr>
<tr>
<td>Mr Day</td>
<td>Mr Miller</td>
</tr>
<tr>
<td>Mr Debus</td>
<td>Mr H. F. Moore</td>
</tr>
<tr>
<td>Mr Degen</td>
<td>Mr Mellock</td>
</tr>
<tr>
<td>Mr Durick</td>
<td>Mr J. H. Murray</td>
</tr>
<tr>
<td>Mr Arblaster</td>
<td>Mr Greiner</td>
</tr>
<tr>
<td>Mr Brown</td>
<td>Mr Methereil</td>
</tr>
<tr>
<td>Mr Clough</td>
<td>Mr Moore</td>
</tr>
<tr>
<td>Mr Collins</td>
<td>Mr Murray</td>
</tr>
<tr>
<td>Mr Dowd</td>
<td>Mr Park</td>
</tr>
<tr>
<td>Mr Duncan</td>
<td>Mr Peacocke</td>
</tr>
<tr>
<td>Mr Fisher</td>
<td>Mr Pickard</td>
</tr>
<tr>
<td>Mrs Foot</td>
<td>Mr Punch</td>
</tr>
</tbody>
</table>

And so it was resolved in the affirmative.

(3) Mr Bannon moved, Whilst acknowledging the powers of the Commonwealth Government in respect of bringing into the country video movies, this "House" calls on the New South Wales Government to examine closely the type and nature of certain classes of such movies becoming available under an X-rating with a view to action being taken to protect women and children from exploitation.

Mr Moore moved, That the question be amended by leaving out all words after the word "House" with a view to inserting the following, namely:

(i) Calls on the Attorney General to refer to the New South Wales Law Reform Commission the question of the nature and scope of necessary statutory protection for the community generally and women and children particularly consequent upon certain classes of videotape movies becoming available under an X-rating classification;

(ii) requests that such reference to the Law Reform Commission require the calling for public submissions and the holding of public hearings; and

(iii) requests the Law Reform Commission to report by 30 June, 1984.

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

Debate continued.

Question—That the words proposed to be left out stand part of the question—put and passed.

Original question put and passed.

16. ADJOURNMENT.—Mr Cavalier moved, That this House do now adjourn.

Debate ensued.

Question put and passed.

The House adjourned accordingly at Sixteen minutes after Ten o'clock, p.m., until To-morrow at Half-past Ten o'clock, a.m.

D. L. WHEELER, Clerk of the Legislative Assembly.

L. B. KELLY, Speaker.
The House met pursuant to adjournment. Mr Speaker took the Chair.
Mr Speaker offered the Prayer.

1. Petition.—The Clerk announced that Mr Petersen had lodged a Petition for presentation from certain citizens requesting that the proposed coal washery not be constructed at Dapto or Wongawilli.

2. Notice of Motions.

3. Papers.

Mr Cox laid upon the Table the following Papers:

Referred to the Printing Committee.

Mr Hills laid upon the Table: Report of the Building and Construction Industry Long Service Payments Corporation for the year ended 30 June, 1983.
Referred to the Printing Committee.

4. Questions.
5. URGENCY—HERMITAGE RESERVE.—Mrs Foot moved, That it is a matter of urgent necessity that this House should forthwith consider the following motion, viz.: That this House censures the Government for the preferential treatment accorded Mr Warren Anderson of Owston Nominees No. 2 Proprietary Limited as demonstrated by this Government's actions about the Hermitage Reserve, Vaucluse, until late January, 1984.

Question put.

The House divided.

Ayes, 24

Mr Arblaster  Mr Armstrong  Mr Brown  Mr Cameron  Mr Clough  Mr Collins  Mr Dowd  Mr Duncan  Mr Fisher

Mrs Foot  Mr Cremin  Dr Metherell  Mr Moore  Mr Murray  Mr Park  Mr Peacocke  Mr Pickard  Mr Punter

Mr Boccoli  Mr Schipp  Mr Singleton  Mr Wotton  Tellers,

Noses, 68

Mr Akister  Mr Anery  Mr Anderson  Mr Aquilina  Mr Bannon  Mr Beckroge  Mr Bedford  Mr Booth  Mr Bowman  Mr Bradling  Mr Breerton  Mr Carr  Mr Cavalier  Mr Christie  Mr Cleary  Mr R. J. Clough  Mr Cox  Mrs Crosio  Mr Day  Mr Debus  Mr Durick  Mr Egan  Mr Ferguson

Mr Gabb  Mr Gordon  Mr Hattam  Mr Hills  Mr Hunter  Mr Jackson  Mr Jones  Mr Keune  Mr Knight  Mr Knott  Mr Knowles  Mr Langton  Mr McCarthy  Mr McIlwaine  Mr Mack  Mr Mair  Mr Miller  Mr Muchalski  Mr Melbeck  Mr J. H. Murray  Mr Neilly

Tellers,

Mr O'Connell  Mr Neilly  Mr Pacullo  Mr Page  Mr Petersen  Mr Quinn  Mr Ramsay  Dr Refshauge  Mr Robb  Mr Rogan  Mr Ryan  Mr Sheahan  Mr Stewart  Mr Walker  Mr Welch  Mr Webster  Mr Whelan  Mr Wilde  Mr Wran  Tellers,

And so it passed in the negative.

6. QUESTIONS.—(Continuation of Entry No. 4.)

7. PAPER.—Mr Walker laid upon the Table: General Order under the Conveyancing Act, 1919, dated 16 December, 1983.

Referred to the Printing Committee.

8. DISALLOWANCE OF PARTS OF GENERAL ORDER UNDER THE CONVEYANCING ACT, 1919:

(1) URGENCY.—Mr Walker moved, That it is a matter of urgent necessity that this House should forthwith consider the following motion, viz.: That, pursuant to section 210 (2) of the Conveyancing Act, 1919, those parts of the general order dated 16 December, 1983, which prescribe costs for the items of business referred to in Schedule One, published in Government Gazette, No. 176, dated 23 December, 1983, and laid upon the Table of this House on 23 February, 1984, ought not to continue in force.

Question put.
The House divided.

Ayes, 68

Mr Akister
Mr Amery
Mr Anderson
Mr Aquilina
Mr R. J. Clough
Mr Cox
Mr Cross
Mr Day
Mr Debus
Mr Durack
Mr Ferguson
Mr J. H. Murray
Mr Nelly
Mr P. O'Connell
Mr A. O'Connell
Mr A. O'Neil
Mr P. O'Neil
Mr Aquilina
Mr Hills
Mr Knowles
Mr McCarthy
Mr McGowan
Mr McCraith
Mr Mendle
Mr Murray
Mr Nelly
Mr O'Connell
Mr O'Neil
Mr Aquilina
Mr Hills
Mr Knowles
Mr McCarthy
Mr McGowan
Mr McCraith
Mr Mendle
Mr Murray
Mr Nelly
Mr O'Connell
Mr O'Neil

Noes, 24

Mrs Foot
Mr Greiner
Mr Moore
Mr Murray
Mr Park
Mr Punch
Mrs Foot
Mr Greiner
Mr Moore
Mr Murray
Mr Park
Mr Punch
Mr O'Connell
Mr O'Neil
Mr Aquilina
Mr Hills
Mr Knowles
Mr McCarthy
Mr McGowan
Mr McCraith
Mr Mendle
Mr Murray
Mr Nelly
Mr O'Connell
Mr O'Neil

And so it was resolved in the affirmative.

(2) SUSPENSION OF STANDING ORDERS.—Mr Walker moved, That so much of the Standing Orders be suspended as would preclude the consideration forthwith of the following motion, viz.: That, pursuant to section 210 (2) of the Conveyancing Act, 1919, those parts of the general order dated 16 December, 1983, which prescribe costs for the items of business referred to in Schedule One, published in Government Gazette, No. 176, dated 23 December, 1983, and laid upon the Table of this House on 23 February, 1984, ought not to continue in force.

Question put.

The House divided.

Ayes, 69

Mr Akister
Mr Amery
Mr Anderson
Mr Aquilina
Mr R. J. Clough
Mr Cox
Mr Cross
Mr Day
Mr Debus
Mr Durack
Mr Ferguson
Mr McGowan
Mr H. F. Moore
Mr H. F. Moore
Mr P. O'Connell
Mr A. O'Connell
Mr P. O'Neil
Mr A. O'Neil
Mr Aquilina
Mr Hills
Mr Knowles
Mr McCarthy
Mr McGowan
Mr McCraith
Mr Mendle
Mr Murray
Mr Nelly
Mr O'Connell
Mr O'Neil

Noes, 23

Mrs Foot
Mr Greiner
Mr Moore
Mr Murray
Mr Punch
Mrs Foot
Mr Greiner
Mr Moore
Mr Murray
Mr Punch
Mr O'Connell
Mr O'Neil

And so it was resolved in the affirmative.
(3) Mr Walker moved, That, pursuant to section 210 (2) of the Conveyancing Act, 1919, those parts of the general order dated 16 December, 1983, which prescribe costs for the items of business referred to in Schedule One, published in Government Gazette, No. 176, dated 23 December, 1983, and laid upon the Table of this House on 23 February, 1984, ought not to continue in force.

Debate ensued.

Ordered, on motion of Mr Walker, That the Honourable Member for Gordon, Mr Moore, be allowed to continue his speech for a further period of ten minutes.

Debate continued.

Question put and voices given—Mr Speaker stated his opinion that the Ayes had it.

Whereupon, Division called for, and Mr Speaker declared the determination of the House to be in the affirmative, as there were only three Members (Mr Cameron, Mr Duncan and Mr Peacocke) in the minority who had challenged his decision.

9. Compensation Court Bill:
Workers' Compensation (Amendment) Bill:
Workers' Compensation (Brucellosis) Amendment Bill:
Sporting Injuries Insurance (Workers' Compensation) Amendment Bill:
Miscellaneous Acts (Workers' Compensation) Amendment Bill:

Mr Walker moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to constitute the Compensation Court of New South Wales and to make provision with respect to its jurisdiction.
(ii) A Bill for an Act to amend the Workers' Compensation Act, 1926, for, or in connection with, the purpose of replacing the Workers' Compensation Commission with a Compensation Court of New South Wales and a State Compensation Board, and for certain other purposes.
(iii) A Bill for an Act to amend the Workers' Compensation (Brucellosis) Act, 1979, consequent on the enactment of the Compensation Court Act, 1984, and the Workers' Compensation (Amendment) Act, 1984, and in other respects.
(v) A Bill for an Act to amend certain Acts consequent on the enactment of the Compensation Court Act, 1984, and the Workers' Compensation (Amendment) Act, 1984, and to enact savings, transitional and other provisions consequent on and in connection with the enactment of those Acts, and for certain other purposes.

Question put and passed.

Bills presented and read a first time.

Mr Walker moved, That these Bills be now read a second time.

Debate adjourned (Mr Moore) and the resumption of the debate made an Order of the Day for a future day.

10. Conveyancing (Amendment) Bill:
Constitution (Enrolment of Acts) Amendment Bill:
Crimes (Registration of Instruments) Amendment Bill:
Bills of Sale (Amendment) Bill:

Mr Gordon moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to amend the Conveyancing Act, 1919, in relation to the registration of certain instruments and for other purposes, and to repeal the Registration of Deeds Act, 1897.
(ii) A Bill for an Act to amend the Constitution Act, 1902, with respect to
the enrolment of Acts of Parliament, consequent upon the repeal of the
Registration of Deeds Act, 1897.

(iii) A Bill for an Act to amend the Crimes Act, 1900, consequent upon the
repeal of the Registration of Deeds Act, 1897.

(iv) A Bill for an Act to amend the Bills of Sale Act of 1898 with respect
to the days on which bills of sale may be lodged, filed or recorded in
the office of the Registrar-General.

Question put and passed.

Bills presented and read a first time.

Mr Gordon moved, That these Bills be now read a second time.

Debate adjourned (Mr Schipp) and the resumption of the debate made an
Order of the Day for a future day.

11. REAL PROPERTY (CONVERSION OF TITLE) AMENDMENT BILL:

Mr Gordon moved, pursuant to Notice, Thatleave be given to bring in a Bill
for an Act to amend the Real Property Act, 1900, with respect to qualified
folios and limited folios of the Register and for other purposes.

Question put and passed.

Bill presented and read a first time.

Mr Gordon moved, That this Bill be now read a second time.

Debate adjourned (Mr Schipp) and the resumption of the debate made an
Order of the Day for a future day.

12. COMMUNITY SERVICE ORDERS (AMENDMENT) BILL:

Mr Anderson moved, pursuant to Notice, That leave be given to bring in a Bill
for an Act to amend section 25 of the Community Service Orders Act, 1979,
to clarify the power of a court to deal with a person convicted of a breach of,
or relating to, a community service order.

Question put and passed.

Bill presented and read a first time.

Mr Anderson moved, That this Bill be now read a second time.

Debate adjourned (Mr Armstrong) and the resumption of the debate made an
Order of the Day for a future day.

13. FORESTRY REVOCATION AND NATIONAL PARKS RESERVATION BILL:

Mr Whelan moved, pursuant to Notice, That leave be given to bring in a Bill
for an Act to revoke certain dedications of parts of State forests and part of a
timber reserve and to reserve or dedicate the lands the subject of those revoca-
tions, and certain other Crown lands, as parts of national parks, a nature reserve
and part of a nature reserve.

Question put and passed.

Bill presented and read a first time.

Mr Whelan moved, That this Bill be now read a second time.

Debate adjourned (Mr Fischer) and the resumption of the debate made an
Order of the Day for a future day.

14. PLUMBERS, GASFITTERS AND DRAINERS (AMENDMENT) BILL:

Mr Whelan moved, pursuant to Notice, That leave be given to bring in a Bill
for an Act to reconstitute the Plumbers, Gasfitters and Drainers Board and to make further
provision with respect to licences, certificates of registration and contractors' authorities under that Act, and for other purposes.
Question put and passed.
Bill presented and read a first time.
Mr Whelan moved, That this Bill be now read a second time.
Debate adjourned (Mr Fisher) and the resumption of the debate made an Order of the Day for a future day.

It being after 2.15 o'clock, p.m., General Business proceeded with.

15. PUBLIC TRANSPORT.—Mr Stewart moved, pursuant to Notice, That this House congratulates the Government on its improvements to public transport throughout New South Wales.

Debate ensued.

Mr Akister moved, That the Honourable Member for Auburn, Mr Cox, be allowed to continue his speech for a further period of fifteen minutes.

Question put.

The House divided.

Ayes, 67
Mr Akister
Mr Amery
Mr Anderson
Mr Aquilina
Mr Bannon
Mr Beckjodge
Mr Bedford
Mr Booth
Mr Bowman
Mr Brading
Mr Brereton
Mr Carr
Mr Cavalier
Mr Christo
Mr Cleary
Mr R. J. Clough
Mr Cox
Mrs Crosio
Mr Day
Mr Debus
Mr Degen
Mr Durick
Mr Egan

Mr Face
Mr Ferguson
Mr Gibb
Mr Gordon
Mr Hatton
Mr Hills
Mr Hunter
Mr Jackson
Mr Jones
Mr Keane
Mr Knight
Mr Knott
Mr Knowles
Mr Langton
Mr McCarthy
Mr McGowan
Mr McIlwaine
Mr Mack
Mr Mair
Mr Miller
Mr Mochalski
Mr Molick
Mr J. H. Murray

Mr Neilly
Mr O'Connell
Mr O'Neill
Mr Pacilullo
Mr Page
Mr Petersen
Mr Quinn
Mr Ramsoy
Mr Refshauge
Mr padd
Mr Ryan
Mr Sheehan
Mr Stewart
Mr Walker
Mr Walsh
Mr Webster
Mr Whelan
Mr Wran
Tellers,

Noes, 23
Mr Arblaster
Mr Armstrong
Mr Brown
Mr Cameron
Mr Clough
Mr Collins
Mr Fisher
Mrs Foot

Mr Greiner
Dr Methereill
Mr Moore
Mr Murray
Mr Park
Mr Peacock
Mr Pickard
Mr Punch

Mr Rozzoli
Mr Schipp
Mr Singleton
Mr Smith
Mr Wotton
Tellers,
Mr Caucrons
Mr Fischer

And so it was resolved in the affirmative.

Debate continued.

It being Fifteen minutes after Four o'clock, p.m., debate interrupted.

Motion lapsed.

The House adjourned at Fifteen minutes after Four o'clock, p.m., until Tuesday next at Fifteen minutes after Two o'clock, p.m.

D. L. WHEELER,  
Clerk of the Legislative Assembly.  
L. B. KELLY,  
Speaker.

BY AUTHORITY  
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1984
TUESDAY, 28 FEBRUARY, 1984

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

1. PETITIONS.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

(1) Mr Petersen—from certain citizens requesting that the proposed coal washery not be constructed at Dapto or Wongawilli.

(2) Mr Brading—from certain citizens requesting that school bus timetables be amended in the Lappington/Rossmore area.

(3) Mr Walsh—from certain citizens requesting that the retrospective rearrangement of promotions lists in the teaching service not be proceeded with.

(4) Mr Knott—from certain citizens requesting protection from pornographic and child abuse materials.

2. NOTICE OF MOTIONS.

3. PAPERS.

Mr Walker laid upon the Table the following Papers:


(8) Housing Act, 1912—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for housing purposes at Moree. (Gazette 160/1983.)

(9) Permanent Building Societies Act, 1967—Amendment of Regulation 36. (Gazette 167/1983.)


Referred to the Printing Committee.

Mr Bedford laid upon the Table: University of Newcastle Act, 1964—Amendments of, and additions to, the By-laws of the University of Newcastle. (Gazette 4/1984.)

Referred to the Printing Committee.

Mr Anderson laid upon the Table the following Papers:

(1) Report upon the Administration of the New South Wales Bush Fire Fighting Fund for the year ended 30 June, 1983.

Referred to the Printing Committee.

Mr Whelan laid upon the Table the following Papers:

(4) Aboriginal Land Rights Act, 1983—Clauses 1 to 27 and Schedule 1. (Gazette 170/1983.)

Referred to the Printing Committee.

4. QUESTIONS.

5. PRINTING COMMITTEE.—Mr Robb, Acting Chairman, brought up the Eleventh Report from the Printing Committee.

6. DISSENT FROM MR SPEAKER'S RULING.—Mr Dowd moved, pursuant to Notice, that this House dissents from the ruling of Mr Speaker given on 22 February, 1984, when he ruled that matters or questions raised by Members in relation to the contents of certain tapes which may infringe the Telecommunications (Interception) Act 1979, would be examined by him on a case by case basis as to whether they were subject to or capable of being inhibited by the provisions of such Act.

Ordered, on motion of Mr Walker, that the Honourable Member for Lane Cove, Mr Dowd, be allowed to continue his speech for a further period of ten minutes.

Debate ensued.

Mr Petersen moved, that the Question be now put.

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

Ayes, 65
Mr Akister
Mr Anery
Mr Anderson
Mr Aquilina
Mr Bannon
Mr Bedford
Mr Booth
Mr Bowman
Mr Bradin
Mr Breerton
Mr Carr
Mr Cavalier
Mr Christian
Mr Cleary
Mr R. J. Clough
Mr Cox
Mrs Crosio
Mr Day
Mr Debus
Mr Degen
Mr Duriel
Mr Egan
Mr Face
Mr Ferguson
Mr Gabb
Mr Gordon
Mr Hills
Mr Hunter
Mr Keane
Mr Knight
Mr Knott
Mr Knowles
Mr Langton
Mr McCarthy
Mr McGowan
Mr McIlwaine
Mr Mair
Mr Mochalski
Mr H. F. Moore
Mr Mulock
Mr J. H. Murray
Mr Neilly
Mr O'Connell
Mr O'Neill
Mr Paciullo
Mr Page
Mr Peterson
Mr Quinn
Mr Ramsey
Dr Refshauge
Dr Robb
Mr Rogan
Mr Ryan
Mr Stewart
MR K. J. Stewart
Mr Walker
Mr Webster
Mr Whelan
Mr Wilde
Mr Wran

Noes, 28
Mr Arblaster
Mr Armstrong
Mr Brown
Mr Cameron
Mr Clough
Mr Collins
Mr Dowd
Mr Duncan
Mr Fisher
Mr Foot
Mr Greiner
Mr Hatton
Mr Mack
Mr Metherell
Mr Moore
Mr Murray
Mr Park
Mr Peacocke
Mr Pickard
Mr Punch
Mr Rozzoli
Mr Schipp
Mr Singleton
Mr Smith
Mr West
Mr Wotton

Tellers,
Mr Caterson
Mr Fischer

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, 27
Mr Arblaster
Mr Armstrong
Mr Brown
Mr Cameron
Mr Clough
Mr Collins
Mr Dowd
Mr Duncan
Mr Fisher
Mr Greiner
Mr Hatton
Mr Mack
Mr Metherell
Mr Moore
Mr Murray
Mr Park
Mr Peacocke
Mr Pickard
Mr Punch
Mr Rozzoli

Noes, 66
Mr Akister
Mr Anery
Mr Anderson
Mr Aquilina
Mr Bannon
Mr Bedford
Mr Booth
Mr Bowman
Mr Bradin
Mr Breerton
Mr Carr
Mr Cavalier
Mr Christie
Mr Clary
Mr R. J. Clough
Mr Cox
Mrs Crosio
Mr Day
Mr Debus
Mr Degen
Mr Duriel
Mr Egan
Mr Face
Mr Ferguson
Mr Gabb
Mr Gordon
Mr Hills
Mr Hunter
Mr Keane
Mr Knight
Mr Knott
Mr Knowles
Mr Langton
Mr McCarthy
Mr McGowan
Mr McIlwaine
Mr Mair
Mr Miller
Mr Mochalski
Mr H. F. Moore
Mr Mulock
Mr J. H. Murray
Mr Neilly
Mr O'Connell
Mr O'Neill
Mr Paciullo
Mr Page
Mr Peterson
Mr Quinn
Mr Ramsey
Dr Refshauge
Mr Robb
Mr Rogan
Mr Ryan
Mr Stewart
Mr K. J. Stewart
Mr Walker
Mr Webster
Mr Whelan
Mr Wilde
Mr Wran

Tellers,
Mr Flaherty
Mr Fisher
Mr Wran

And so it passed in the negative.
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
28 February, 1984

7. DECLARATION OF BILLS AS URGENT BILLS: Mr Walker declared that the Campbell-town Presbyterian Cemetery Bill; New South Wales Retirement Benefits (Amendment) Bill; Miscellaneous Acts (State Superannuation Fund) Amendment Bill; Compensation Court Bill; Workers' Compensation (Amendment) Bill; Workers' Compensation (Brucellosis) Amendment Bill; Sporting Injuries Insurance (Workers' Compensation) Amendment Bill; Miscellaneous Acts (Workers' Compensation) Amendment Bill; Conveyancing (Amendment) Bill; Constitution (Enrolment of Acts) Amendment Bill; Crimes (Registration of Instruments) Amendment Bill and the Bills of Sale (Amendment) Bill were urgent Bills.

Question put—That these Bills be considered urgent Bills.

The House divided.

Ayes, 66
Mr Akister
Mr Amery
Mr Anderson
Mr Aquilina
Mr Bannon
Mr Bedford
Mr Booth
Mr Bowman
Mr Bradin
Mr Breton
Mr Carr
Mr Caviller
Mr Christie
Mr Cleary
Mr R. J. Clough
Mr Cox
Mrs Crosto
Mr Day
Mr Debus
Mr Degen
Mr Durick
Mr Egan
Mr Face
Mr Ferguson
Mr Gabb
Mr Gordon
Mr Hills
Mr Hunter
Mr Jones
Mr Keane
Mr Knight
Mr Knott
Mr Knowles
Mr Langton
Mr McCarthy
Mr McGowan
Mr McIwaine
Mr Mair
Mr Miller
Mr Moalaiki
Mr E. F. Moore
Mr Mulock
Mr J. H. Murray
Mr O'Connell
Mr O'Neill
Mr O'Neill
Mr Hatton
Mr Mack
Dr Medcalf
Mr Moore
Mr Murray
Mr Park
Mr Peacock
Mr Pickard
Mr Punch
Mr Rozzoli

Mr Paciullo
Mr Page
Mr Peterson
Mr Quinn
Mr Ramsay
Dr Refshauge
Mr Robb
Mr Rogan
Mr Ryan
Mr Sheahan
Mr Stewart
Mr K. J. Stewart
Mr Walker
Mr Walsh
Mr Webster
Mr Whelan
Mr Wilde
Mr Wrin
Mr Schipp
Mr Singleton
Mr Smith
Mr West
Mr Wotton

Mr Arblaster
Mr Armstrong
Mr Brown
Mr Cameron
Mr Cloough
Mr Collins
Mr Dowd
Mr Duncan
Mr Fisher
Mr Greiner

Notes, 27
Mr Arblaster
Mr Armstrong
Mr Brown
Mr Cameron
Mr Cloough
Mr Collins
Mr Dowd
Mr Duncan
Mr Fisher
Mr Greiner
Mr Hatton
Mr Mack
Dr Medcalf
Mr Moore
Mr Murray
Mr Park
Mr Peacock
Mr Pickard
Mr Punch
Mr Rozzoli
Mr Schipp
Mr Singleton
Mr Smith
Mr West
Mr Wotton

Tellers,
Mr Arblaster
Mr Armstrong
Mr Brown
Mr Cameron
Mr Cloough
Mr Collins
Mr Dowd
Mr Duncan
Mr Fisher
Mr Greiner
Mr Hatton
Mr Mack
Dr Medcalf
Mr Moore
Mr Murray
Mr Park
Mr Peacock
Mr Pickard
Mr Punch
Mr Rozzoli
Mr Schipp
Mr Singleton
Mr Smith
Mr West
Mr Wotton

And so it was resolved in the affirmative.

8. UNIVERSITY AND UNIVERSITY COLLEGES (AMENDMENT) BILL:
   UNIVERSITY OF NEW ENGLAND (AMENDMENT) BILL:
   MACQUARIE UNIVERSITY (AMENDMENT) BILL:
   UNIVERSITY OF NEWCASTLE (AMENDMENT) BILL:
   UNIVERSITY OF NEW SOUTH WALES (AMENDMENT) BILL:
   UNIVERSITY OF WOLLONGONG (AMENDMENT) BILL:

Mr Bedford moved, pursuant to Notice, That leave be given to bring in the following cognate Bills:

(i) A Bill for an Act to amend the University and University Colleges Act, 1900, to make further provision with respect to the investment of money by the University of Sydney, to enable the establishment and management of investment pools by the University and to validate certain matters.

(ii) A Bill for an Act to amend the University of New England Act, 1953, to make further provision with respect to the investment of money by The University of New England, to enable the establishment and management of investment pools by the University and to validate certain matters.
(iii) A Bill for an Act to amend the Macquarie University Act, 1964, to make further provision with respect to the investment of money by The Macquarie University, to enable the establishment and management of investment pools by the University and to validate certain matters.

(iv) A Bill for an Act to amend the University of Newcastle Act, 1964, to make further provision with respect to the investment of money by The University of Newcastle and to enable the establishment and management of investment pools by the University.

(v) A Bill for an Act to amend the University of New South Wales Act, 1968, to make further provision with respect to the investment of money by The University of New South Wales, to enable the establishment and management of investment pools by the University and to validate certain matters.

(vi) A Bill for an Act to amend the University of Wollongong Act, 1972, to make further provision with respect to the investment of money by The University of Wollongong and to enable the establishment and management of investment pools by the University.

Question put and passed.

Bills presented and read a first time.

Mr Bedford moved. That these Bills be now read a second time.

Debate adjourned (Mr Pickard) and the resumption of the debate made an Order of the Day for a future day.

9. CAMPBELLTOWN PRESBYTERIAN CEMETERY BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Hills. "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.

Leave granted for the third reading to be moved forthwith.

Bill, on motion of Mr Hills, read a third time.

10. NEW SOUTH WALES RETIREMENT BENEFITS (AMENDMENT) BILL:

MISCELLANEOUS ACTS (STATE SUPERANNUATION FUND) AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Hills, "That these Bills be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Question put and passed.

Bills read a second time.

Leave granted for the third reading to be moved forthwith.

Bills, on motion of Mr Hills, read a third time.

11. COMPENSATION COURT BILL:

WORKERS' COMPENSATION (AMENDMENT) BILL:

WORKERS' COMPENSATION (BRUCELLOSIS) AMENDMENT BILL:

SPORTING INJURIES INSURANCE (WORKERS' COMPENSATION) AMENDMENT BILL:

MISCELLANEOUS ACTS (WORKERS' COMPENSATION) AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Walker, "That these Bills be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.
Mr Moore 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 ensued.

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

The House divided.

Ayes, 64

Mr Akister
Mr Amery
Mr Anderson
Mr Aquilina
Mr Bannon
Mr Belford
Mr Booth
Mr Bowman
Mr Brading
Mr Breerton
Mr Carr
Mr Carujo
Mr Christie
Mr Cleary
Mr R. J. Clough
Mr Cox
Mrs Crosio
Mr Day
Mr Debus
Mr Degen
Mr Durick
Mr Egan

Mr Face
Mr Ferguson
Mr Gabb
Mr Gordon
Mr Hatton
Mr Hills
Mr Hunter
Mr Jones
Mr Kease
Mr Knight
Mr Knott
Mr Knowles
Mr Langston
Mr McCarthy
Mr McGowan
Mr McIiwaime
Mr Mair
Mr Miller
Mr Mochalski
Mr H. F. Moore
Mr Mulbeck
Mr J. H. Murray

Tellers,
Mr Arblaster
Mr Armstrong
Mr Brown
Mr Clough
Mr Collins
Mr Dowd
Mr Fisher
Mr Greiner

Dr Metherell
Mr Moore
Mr Murray
Mr Park
Mr Peacocke
Mr Pickard
Mr Purcell
Mr Rozzoli

Tellers,
Mr McCarthy
Mr Morgan
Mr Nash
Mr Parrella
Mr Paton
Mr Penson
Mr Peters
Mr Quinlan
Mr Travers
Mr Gabb
Mr O’Connell
Mr O’Neill
Mr Pacinella
Mr Petersen
Mr Quinn
Mr Ramay
Mr Reifschlag
Mr Rohb
Mr Rogan
Mr Ryan
Mr Sheahan
Mr Stewart
Mr Walker
Mr Walsh
Mr Webster
Mr Wclahan
Mr Wran
Mr Schipp
Mr Singleton
Mr Smith
Mr West
Mr Wotton
Mr Caterson
Mr Fischer

Noes, 23

Mr Akister
Mr Amery
Mr Anderson
Mr Aquilina
Mr Bannon
Mr Belford
Mr Booth
Mr Bowman
Mr Brading
Mr Breerton
Mr Carr
Mr Carujo
Mr Christie
Mr Cleary
Mr R. J. Clough
Mr Cox
Mrs Crosio
Mr Day
Mr Debus
Mr Degen
Mr Durick
Mr Egan

Mr Arblaster
Mr Armstrong
Mr Brown
Mr Clough
Mr Collins
Mr Dowd
Mr Fisher
Mr Greiner

Mr H. F. Moore
Mr Mulbeck
Mr J. H. Murray

Tellers,
Mr Arblaster
Mr Armstrong
Mr Brown
Mr Clough
Mr Collins
Mr Dowd
Mr Fisher
Mr Greiner

Dr Metherell
Mr Moore
Mr Murray
Mr Park
Mr Peacocke
Mr Pickard
Mr Purcell
Mr Rozzoli

Tellers,
Mr McCarthy
Mr Morgan
Mr Nash
Mr Parrella
Mr Paton
Mr Penson
Mr Peters
Mr Quinlan
Mr Travers
Mr Gabb
Mr O’Connell
Mr O’Neill
Mr Pacinella
Mr Petersen
Mr Quinn
Mr Ramay
Mr Reifschlag
Mr Rohb
Mr Rogan
Mr Ryan
Mr Sheahan
Mr Stewart
Mr Walker
Mr Walsh
Mr Webster
Mr Wclahan
Mr Wran

And so it was resolved in the affirmative.

Original question put and passed.

Bills read a second time.

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

Mr Speaker resumed the Chair, and Mr Quinn, Temporary Chairman, reported the Bills without amendment.

On motion of Mr Walker the Report was adopted.

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

Bills, on motion of Mr Walker, read a third time.

12. CONVEYANCING (AMENDMENT) BILL:

CONSTITUTION (ENROLMENT OF ACTS) AMENDMENT BILL:

CRIMES (REGISTRATION OF INSTRUMENTS) AMENDMENT BILL:

BILLS OF SALE (AMENDMENT) BILL:

The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Gordon, "That these Bills be now read a second time"—

And the question being again proposed—

The House resumed the said adjourned debate.

Mr Akister moved, That this debate be now adjourned.
Question put and passed.
Ordered, That the resumption of the debate stand an Order of the Day for To-morrow.

13. Messages from the Legislative Council.—Mr Speaker reported Messages from the Legislative Council, dated 28 February, 1984, returning the following Bills, without amendment—
   Artificial Conception Bill.
   Children (Equality of Status) Amendment Bill.
   Baptist Churches of New South Wales Property Trust Bill.
   Baptist Union Incorporation (Amendment) Bill.

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

Debate ensued.
Question put and passed.

The House adjourned accordingly at Eight minutes after Ten o'clock, p.m., until To-morrow at Fifteen minutes after Two o'clock, p.m.

D. L. WHEELER,  L. B. KELLY,
Clerk of the Legislative Assembly.  Speaker.

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1984
The House met pursuant to adjournment. Mr Speaker took the Chair.
Mr Speaker offered the Prayer.

1. PETITIONS.—The Clerk announced that the following Members had each lodged Petitions for presentation, viz.:

(1) Mr Keane—from certain citizens requesting that a selective high school be established in the Sutherland Shire.

(2) Mr Singleton—from certain citizens requesting that car registration and insurance rates be lowered for pensioners.

(3) Mr Arblaster—from certain citizens requesting protection from pornographic and child abuse materials.

(4) Mr Petersen—from certain citizens requesting that the proposed coal washery not be constructed at Dapto or Wongawilli.

2. NOTICE OF MOTIONS.

3. PAPERS.

Mr Mulock laid upon the Table the following Papers:

(1) Medical Practitioners Act, 1938—Medical Practitioners Regulation, 1981—Clause 34A; substituted clauses 30, 31, 32 and 33. (Gazette 181/1983.)

(2) Nurses Registration Act, 1953—Amendment of Regulation 21A. (Gazette 152/1983.)

(3) Poisons Act, 1966—Amendment of clause 1 and Regulation 33a. (Gazette 170/1983.)

(4) Public Health Act, 1902—Substituted Regulations 71 and 77 to 81 and Schedules 15 to 19; omission of Regulations 82 to 85 and Schedule 20. (Gazette 181/1983.)


Referred to the Printing Committee.
Mr Walker laid upon the Table: Housing Act, 1912—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for housing purposes at—
Sans Souci. (Gazette 12/1984.)
Ulladulla. (Gazette 12/1984.)
Referred to the Printing Committee.

Mr Hills laid upon the Table the following Papers:
(2) Factories, Shops and Industries Act, 1962—Boiler and Pressure Vessel Regulations—Amendment of Schedule 1. (Gazette 12/1984.)
(3) Main Roads Act, 1924—Notification of acquisition, appropriation and/or resumption of land and/or easements under the Public Works Act, 1912, for road purposes at—
Cecil Park. (Gazette 28/1984.)
Collector. (Gazette 28/1984.)
Katoomba. (Gazette 23/1984 (‡).)
Meadow Flat. (Gazette 28/1984.)
North Strathfield. (Gazette 28/1984 (‡).)
Sydney. (Gazette 23/1984.)
Wentworth Falls. (Gazette 23/1984.)
Wyee. (Gazette 23/1984.)
Referred to the Printing Committee.

Mr Booth laid upon the Table: Public Authorities (Financial Accommodation) Act, 1981—Public Authorities (Financial Accommodation) Commissioner for Motor Transport Regulation, 1984—Amendment of Schedules 4 and 7 of the Act. (Gazette 15/1984.)
Referred to the Printing Committee.

Mr K. J. Stewart laid upon the Table: Local Government Act, 1919—Amendment of Ordinances 4, 26, 30a, 30c, 30b, 37a, 46, 51 and 52. (Gazettes 152/1983, 156/1983, 172/1983 (‡), 176/1984 (‡), 6/1984.)
Referred to the Printing Committee.

Mr Gordon laid upon the Table the following Papers:
(3) Crown Lands Consolidation Act, 1913—
(a) Amendment of Regulation 106. (Gazette 176/1983.)
(b) Moonee Beach Reserve By-law—Clauses 1 to 17. (Gazette 12/1984.)
(c) Schedule of Crown Lands intended to be dedicated, or added to existing dedications, for public purposes in accordance with section 24 of the Act.
(4) Pilotage Act, 1971—Pilotage and Rates Regulations—Amendment of Regulations 3, 4, 5, 7, 8, 9 and 11. (Gazette 4/1984.)
(5) Port Rates Act, 1975—Amendment of clauses 7, 21 and 31; substituted Schedules 1, 2, 2a, 3, 4 and 5. (Gazette 4/1984.)
5. VOTE OF CONFIDENCE—JUDICIARY:

(1) URGENCY.—Mr Walker moved, That it is a matter of urgent necessity that this House should forthwith consider the following motion, viz.: That this House, in the light of events in the Federal Parliament yesterday, affirms its confidence in and respect for the judiciary.

Question put and passed.

(2) SUSPENSION OF STANDING ORDERS.—Mr Walker moved, That so much of the Standing Orders be suspended as would preclude the consideration forthwith of the following motion, viz.: That this House, in the light of events in the Federal Parliament yesterday, affirms its confidence in and respect for the judiciary.

Question put and passed.

(3) Mr Walker moved, That this House, in the light of events in the Federal Parliament yesterday, affirms its confidence in and respect for the judiciary.

Mr Moore moved, That the Question be now put.

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

The House divided.

Ayes, 24

Mr Arblaster
Mr Armstrong
Mr Brown
Mr Cameron
Mr Cloough
Mr Dowd
Mr Fisher
Mr Foot
Mr Greiner
Dr Metherell
Mr Moore
Mr Murray
Mr Park
Mr Peacocke
Mr Pickard
Mr Punch
Mr Rozzoli
Mr Schipp
Mr Ferguson
Mr Gabb
Mr Goddon
Mr Hatton
Mr Hills
Mr Hunter
Mr Joets
Mr Keane
Mr Knight
Mr Knott
Mr Knowles
Mr Langton
Mr McCarthy
Mr McDowall
Mr McDowall

Mr Metherell
Mr Smith
Mr West
Mr Wotton
Mr Cater
Mr Fischer

Tellers,

Noes, 69

Mr Ferguson
Mr Gabb
Mr Goddon
Mr Hatton
Mr Hills
Mr Hunter
Mr Joets
Mr Keane
Mr Knight
Mr Knott
Mr Knowles
Mr Langton
Mr McCarthy
Mr McDowall
Mr McDowall

Mr Ferguson
Mr Ferguson
Mr Page
Mr Petersen
Mr Quinn
Mr Ramsay
Dr Reibauge
Mr Robb
Mr Ryan
Mr Sheahan
Mr Stewart
Mr Stewart
Mr K. J. Stewart
Mr Walker
Mr Walsh
Mr Webster
Mr Whelan
Mr Wilde
Mr Wran

Mr O’Neill
Mr Paciullo
Mr Page
Mr Petersen
Mr Quinn
Mr Ramsay
Dr Reibauge
Mr Robb
Mr Ryan
Mr Sheahan
Mr Stewart
Mr K. J. Stewart
Mr Walker
Mr Walsh
Mr Webster
Mr Whelan
Mr Wilde
Mr Wran

Mr Cater
Mr Fischer
Mr O’Neill
Mr Paciullo
Mr Page
Mr Petersen
Mr Quinn
Mr Ramsay
Dr Reibauge
Mr Robb
Mr Ryan
Mr Sheahan
Mr Stewart
Mr K. J. Stewart
Mr Walker
Mr Walsh
Mr Webster
Mr Whelan
Mr Wilde
Mr Wran

Mr Speaker having called the attention of the House to continued irrelevance on the part of Mr Greiner, the Honourable Member for Ku-ring-gai, directed him to discontinue his speech.
Debate continued.

Mr Punch moved, That the question be amended by the addition of the following words:

"and that this House deplores the failure of the Government to properly administer the system of justice in this State".

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

Debate ensued.

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

The House divided.

Ayes, 25

Mr Arblaster  Mr Greiner  Mr Schipp
Mr Armstrong  Mr Hutton  Mr Singleton
Mr Brown  Dr Metherell  Mr Smith
Mr Cameron  Mr Moore  Mr West
Mr Clough  Mr Murray  Mr Wotton
Mr Collins  Mr Park  Tellers,
Mr Dowd  Mr Peacocke  Mr Cateron
Mr Fisher  Mr Pickard  Mr Fisher
Mrs Fox  Mr Punch

Noes, 66

Mr Akister  Mr Face  Mr Paciullo
Mr Amery  Mr Gabb  Mr Page
Mr Anderson  Mr Hills  Mr Petersen
Mr Aquilina  Mr Hunter  Mr Quinn
Mr Bannon  Mr Jones  Mr Ransmay
Mr Beckage  Mr Keane  Dr Refshauge
Mr Bedford  Mr Knight  Mr Robb
Mr Bohn  Mr Knott  Mr Rogan
Mr Bowman  Mr Knowles  Mr Ryan
Mr Bradin  Mr Langton  Mr Sheahan
Mr Breerton  Mr McCarthy  Mr Stewart
Mr Carr  Mr McGowan  Mr K. J. Stewart
Mr Cavalier  Mr McIntwine  Mr Walker
Mr Christie  Mr Mack  Mr Walsh
Mr Cleary  Mr Mair  Mr Webster
Mr J. H. Clough  Mr Miller  Mr Whelan
Mr Cox  Mr Muchalski  Mr Wills
Mrs Croso  Mr H. F. Moore  Mr Wran
Mr Day  Mr Mulock  Tellers,
Mr Debus  Mr J. J. Murray  Mr Debus
Mr Degen  Mr Neilly  Mr Durck
Mr Duncan  Mr O’Connell  Mr O’Neill
Mr Durck  Mr O’Neill  Mr Wade

And so it passed in the negative.

Original question put and passed.

6. DECLARATION OF BILL AS URGENT BILL: Mr Walker declared that the Real Property (Conversion of Title) Amendment Bill was an urgent Bill.

Question put—That the Bill be considered an urgent Bill.

The House divided.

Ayes, 65

Mr Akister  Mr Egan  Mr O’Neill
Mr Amery  Mr Face  Mr Paciullo
Mr Anderson  Mr Gabb  Mr Page
Mr Aquilina  Mr Hills  Mr Petersen
Mr Bannon  Mr Hunter  Mr Quinn
Mr Beckage  Mr Jones  Mr Ransmay
Mr Bedford  Mr Keane  Dr Refshauge
Mr Bohn  Mr Knight  Mr Robb
Mr Bowman  Mr Knowles  Mr Ryan
Mr Bradin  Mr Langton  Mr Sheahan
Mr Breerton  Mr McCarthy  Mr Stewart
Mr Carr  Mr Gowan  Mr K. J. Stewart
Mr Cavalier  Mr McIntwine  Mr Walker
Mr Christie  Mr Mack  Mr Walsh
Mr Cleary  Mr Mair  Mr Webster
Mr J. H. Clough  Mr Miller  Mr Whelan
Mr Cox  Mr Muchalski  Mr Wills
Mrs Croso  Mr H. F. Moore  Mr Wran
Mr Day  Mr Mulock  Tellers,
Mr Debus  Mr J. J. Murray  Mr Debus
Mr Degen  Mr Neilly  Mr Durck
Mr Duncan  Mr O’Connell  Mr O’Neill
Mr Durck  Mr O’Neill  Mr Wade
VOTES AND PROCEEDINGS OF THE LEGISLATIVE ASSEMBLY
29 February, 1984

Noses, 27
Mr Arblaster Mr Greiner Mr Schipp
Mr Armstrong Mr Hatton Mr Singleton
Mr Brown Mr Mack Mr Smith
Mr Cameron Mr Methere Mr West
Mr Clough Mr Moore Mr Wotton
Mr Collins Mr Murray
Mr Dowd Mr Park
Mr Duncan Mr Peacock
Mr Fisher Mr Pickard Mr Caterson
Mrs Foot Mr Peach Mr Fischer

And so it was resolved in the affirmative.

7. LAW REFORM (MARRITAL CONSORTIUM) BILL:
Mr Walker moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to abolish actions for damages for loss of consortium.
Question put and passed.
Bill presented and read a first time.
Mr Walker moved, That this Bill be now read a second time.
Debate adjourned (Mr Moore) and the resumption of the debate made an Order of the Day for a future day.

8. LOTTERIES AND ART UNIONS (AMENDMENT) BILL:
Mr Cavalier moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Lotteries and Art Unions Act, 1901.
Question put and passed.
Bill presented and read a first time.
Mr Cavalier moved, That this Bill be now read a second time.
Debate adjourned (Mr Clough) and the resumption of the debate made an Order of the Day for a future day.

9. CONVEYANCING (AMENDMENT) BILL:
CONSTITUTION (ENROLMENT OF ACTS) AMENDMENT BILL:
CRIMES (REGISTRATION OF INSTRUMENTS) AMENDMENT BILL:
BILLS OF SALE (AMENDMENT) BILL:
The Order of the Day having been read for the resumption of the adjourned debate, on the motion of Mr Gordon, “That these Bills be now read a second time”—
And the question being again proposed—
The House resumed the said adjourned debate.
Question put and passed.
Bills read a second time.
Leave granted for the third reading to be moved forthwith.
Bills, on motion of Mr Day, on behalf of Mr Gordon, read a third time.

10. ADJOURNMENT.—Mr Day moved, That this House do now adjourn.
Debate ensued.
Question put and passed.
The House adjourned accordingly at Twenty-four minutes after Ten o'clock, p.m., until To-morrow at Half-past Ten o'clock, a.m.

D. L. WHEELER, Clerk of the Legislative Assembly.
L. B. KELLY, Speaker.

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1984
The House met pursuant to adjournment. Mr Speaker took the Chair.

Mr Speaker offered the Prayer.

1. **PETITION.**—The Clerk announced that Mr Schipp had lodged a Petition for presentation from certain citizens requesting protection from pornographic and child abuse materials.

2. **NOTICE OF MOTIONS.**

3. **PAPERS.**

Mr Walker laid upon the Table the following Papers:

1. Summary of Part of the Second and Whole of the Third Interim Reports of R. A. Conti, Q.C., Inspector, in relation to the group of companies known as "The Mutual Home Loans Fund Group".


(10) District Court Act, 1973—
(a) District Court (Fees) Regulations—Substituted Regulation 8. (Gazette 172/1983.)
(b) District Court Rules—Amendment of Rule 10. (Gazette 176/1983.)

(11) Futures Markets Act, 1979—Futures Markets (Commonwealth Bond) Regulation, 1984—Clauses 1 and 2. (Gazette 15/1984.)

(12) Justices Act, 1902—Justices Act (General) Regulations—Substituted Schedule. (Gazette 172/1983.)

(13) Land and Environment Court Act, 1979—
(a) Land and Environment Court (Fees) Regulation—Amendment of Schedule 1. (Gazette 167/1983.)
(b) Land and Environment Court Rules, 1980—Amendment No. 2. (Gazette 167/1983.)


(15) Service and Execution of Process Act 1901 (Commonwealth)—Service and Execution of Process Act (Courts Other than the Supreme Court) Rules, 1972—Amendment of Rule 8. (Gazette 176/1983.)

(16) Sheriff Act, 1900—Scale of Fees to be Chargeable in the Sheriff's Office. (Gazette 172/1983.)

(17) Supreme Court Act, 1970—
(a) Supreme Court (Fees and Percentages) Regulations—Amendment of the Schedule. (Gazette 172/1983.)
(b) Supreme Court Rules—Amendments 139 to 143. (Gazettes 170/1983 (2), 176/1983 (2).)
(c) Erratum notice concerning the Supreme Court Rules—Amendment 139 published in Government Gazette No. 170 of 9 December, 1983. (Gazette 6/1984.)
Amendment 141 published in Government Gazette No. 170 of 9 December, 1983. (Gazette 6/1984.)
Amendment 142 published in Government Gazette No. 176 of 23 December, 1983. (Gazette 6/1984.)

(18) Workers' Compensation Act, 1926—Amendment of Regulation 14. (Gazette 176/1983.)

Referred to the Printing Committee.

Mr Anderson laid upon the Table: Probation and Parole Act, 1983—Probation and Parole Regulation, 1984—Clauses 1 to 35 and Schedule 1. (Gazette 28/1984.)

Referred to the Printing Committee.

Mr Cleary laid upon the Table the following Papers:

(1) Racing Appeals Tribunal Act, 1983—Racing Appeals Tribunal Regulation, 1984—Clauses 1 to 18. (Gazette 12/1984.)

(2) Sydney Cricket and Sports Ground Act, 1978—Amendments of, and additions to the By-laws relating to Membership of the Sydney Cricket Ground. (Gazette 12/1984.)

Referred to the Printing Committee.

4. QUESTIONS.

5. SPECIAL ADJOURNMENT.—Mr Walker moved, That, unless otherwise ordered, this House at its rising This Day adjourn until Tuesday, 13 March, 1984.

Mr Flaherty moved, That the Question be now put.

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

Ayes, 63

Mr Akister
Mr Amery
Mr Anderson
Mr Aquilina
Mr Bannon
Mr Beckroge
Mr Bedford
Mr Booth
Mr Bowman
Mr Bradling
Mr Breton
Mr Carr
Mr Cavalier
Mr Christie
Mr Cleary
Mr R. J. Clough
Mr Cox
Mrs Crosio
Mr Day
Mr Debus
Mr Degen
Mr Durick
Mr Egan
Mr Face
Mr Ferguson
Mr Gabb
Mr Hills
Mr Hunter
Mr Jones
Mr Keane
Mr Knight
Mr Knott
Mr Knowlas
Mr McCarthy
Mr McGowan
Mr McIwaine
Mr Mair
Mr Miller
Mr Mochalski
Mr H. F. Moore
Mr Muleck
Mr J. H. Murray
Mr Neilly

Tellers,

Mr Flaherty
Mr Wade

Noes, 27

Mr Arblaster
Mr Armstrong
Mr Brown
Mr Cameron
Mr Clough
Mr Dowd
Mr Duncan
Mr Fisher
Mrs Foot
Mr Greiner
Mr Hatton
Mr Mack
Dr Metherell
Mr Moore
Mr Murray
Mr Park
Mr Peacocke
Mr Pickard
Mr Punch
Mr Rozzoli

Tellers,

Mr Scipp
Mr Singleton
Mr Smith
Mr West
Mr Wotton

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, 63

Mr Akister
Mr Amery
Mr Anderson
Mr Aquilina
Mr Bannon
Mr Beckroge
Mr Bedford
Mr Booth
Mr Bowman
Mr Bradling
Mr Breton
Mr Carr
Mr Cavalier
Mr Christie
Mr Cleary
Mr R. J. Clough
Mr Cox
Mrs Crosio
Mr Day
Mr Debus
Mr Degen
Mr Durick
Mr Egan
Mr Face
Mr Ferguson
Mr Gabb
Mr Hills
Mr Hunter
Mr Jones
Mr Keane
Mr Knight
Mr Knott
Mr Knowlas
Mr McCarthy
Mr McGowan
Mr McIwaine
Mr Mair
Mr Miller
Mr Mochalski
Mr H. F. Moore
Mr Muleck
Mr J. H. Murray
Mr Neilly

Tellers,

Mr Flaherty
Mr Wade

Noes, 27

Mr Arblaster
Mr Armstrong
Mr Brown
Mr Cameron
Mr Clough
Mr Dowd
Mr Duncan
Mr Fisher
Mrs Foot
Mr Greiner
Mr Hatton
Mr Mack
Dr Metherell
Mr Moore
Mr Murray
Mr Park
Mr Peacocke
Mr Pickard

Tellers,

Mr Scipp
Mr Singleton
Mr Smith
Mr West
Mr Wotton

And so it was resolved in the affirmative.

6. GREATER NEWCASTLE (AMENDMENT) BILL:

Mr K. J. Stewart moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Greater Newcastle Act, 1937, in relation to the membership and chairmanship of committees of Newcastle City Council.

Question put and passed.
Bill presented and read a first time.

Mr Stewart moved, That this Bill be now read a second time.

Debate adjourned (Mr Schipp) and the resumption of the debate made an Order of the Day for a future day.

7. SPORTING INJURIES INSURANCE (AMENDMENT) BILL:

Mr Walker moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Sporting Injuries Insurance Act, 1978, so as to establish a further scheme for the payment of benefits in respect of deaths and certain injuries suffered in certain sporting, athletic or recreational activities, and for other purposes.

Question put and passed.

Bill presented and read a first time.

Mr Walker moved, That this Bill be now read a second time.

Debate adjourned (Mr Moore) and the resumption of the debate made an Order of the Day for a future day.

8. STRATA TITLES (AMENDMENT) BILL:

Mr Whelan moved, pursuant to Notice, That leave be given to bring in a Bill for an Act to amend the Strata Titles Act, 1973, with respect to the management of strata schemes, the rights and obligations of bodies corporate and proprietors and the functions of the Strata Titles Commissioner and Strata Titles Boards and in certain other respects.

Question put and passed.

Bill presented and read a first time.

Mr Whelan moved, That this Bill be now read a second time.

Debate adjourned (Mrs Foot) and the resumption of the debate made an Order of the Day for a future day.

9. REAL PROPERTY (CONVERSION OF TITLE) AMENDMENT BILL:

The Order of the Day having been read for the resumption of the adjourned Debate, on the motion of Mr Gordon, "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.

Leave granted for the third reading to be moved forthwith.

Bill, on motion of Mr Day, on behalf of Mr Gordon, read a third time.

—It being after 2.15 o'clock, p.m., General Business proceeded with.

10. LAND TAX.—Mr Schipp moved, pursuant to Notice, That this House deplores—

(i) the huge increases in land tax assessments for 1984;
(ii) the resulting hardship caused to domestic and commercial tenants through rent increases;
(iii) the use of land tax for capital gains purposes;

and calls on the Government to immediately review the existing land tax scales to reduce the burden on the community.

Ordered, on motion of Mr Cavalier, That the Honourable Member for Wagga Wagga, Mr Schipp, be allowed to continue his Speech for a further period of five minutes.

Debate ensued.
Mr Flaherty moved, That the Question be now put.

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

The House divided.

<table>
<thead>
<tr>
<th>Ayes, 60</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr Akister</td>
<td>Mr Durick</td>
<td>Mr O'Connell</td>
</tr>
<tr>
<td>Mr Amery</td>
<td>Mr Egan</td>
<td>Mr Pacullo</td>
</tr>
<tr>
<td>Mr Anderson</td>
<td>Mr Face</td>
<td>Mr Page</td>
</tr>
<tr>
<td>Mr Aquilina</td>
<td>Mr Gabb</td>
<td>Mr Petersen</td>
</tr>
<tr>
<td>Mr Bannon</td>
<td>Mr Hills</td>
<td>Dr Refshauge</td>
</tr>
<tr>
<td>Mr Beckroge</td>
<td>Mr Hunter</td>
<td>Mr Robb</td>
</tr>
<tr>
<td>Mr Bedford</td>
<td>Mr Jones</td>
<td>Mr Ragan</td>
</tr>
<tr>
<td>Mr Bostich</td>
<td>Mr Keane</td>
<td>Mr Ryan</td>
</tr>
<tr>
<td>Mr Bowman</td>
<td>Mr Knight</td>
<td>Mr Sheahan</td>
</tr>
<tr>
<td>Mr Bradling</td>
<td>Mr Knott</td>
<td>Mr Stewart</td>
</tr>
<tr>
<td>Mr Breton</td>
<td>Mr Knowles</td>
<td>Mr K. J. Stewart</td>
</tr>
<tr>
<td>Mr Curr</td>
<td>Mr Langton</td>
<td>Mr Walker</td>
</tr>
<tr>
<td>Mr Cavalier</td>
<td>Mr McCarthy</td>
<td>Mr Walsh</td>
</tr>
<tr>
<td>Mr Christie</td>
<td>Mr McGowan</td>
<td>Mr Webster</td>
</tr>
<tr>
<td>Mr Cleary</td>
<td>Mr McIiwaine</td>
<td>Mr Whelan</td>
</tr>
<tr>
<td>Mr J. J. Cleugh</td>
<td>Mr Min</td>
<td>Mr Wran</td>
</tr>
<tr>
<td>Mr Cox</td>
<td>Mr Miller</td>
<td>Mr Mochalski</td>
</tr>
<tr>
<td>Mr Day</td>
<td>Mr Mulock</td>
<td>Tellers,</td>
</tr>
<tr>
<td>Mr Delou</td>
<td>Mr J. H. Murray</td>
<td>Mr Flaherty</td>
</tr>
<tr>
<td>Mr Degen</td>
<td>Mr Neilly</td>
<td>Mr Wade</td>
</tr>
</tbody>
</table>

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.

<table>
<thead>
<tr>
<th>Ayes, 26</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr Arblaster</td>
<td>Mr Greiner</td>
<td>Mr Rozzoli</td>
</tr>
<tr>
<td>Mr Armstrong</td>
<td>Mr Hatton</td>
<td>Mr Schipp</td>
</tr>
<tr>
<td>Mr Brown</td>
<td>Mr Mack</td>
<td>Mr Singleton</td>
</tr>
<tr>
<td>Mr Cameron</td>
<td>Dr Metherell</td>
<td>Mr Smith</td>
</tr>
<tr>
<td>Mr Cleugh</td>
<td>Mr Moore</td>
<td>Mr West</td>
</tr>
<tr>
<td>Mr Collins</td>
<td>Mr Murray</td>
<td>Mr Wotton</td>
</tr>
<tr>
<td>Mr Dowd</td>
<td>Mr Park</td>
<td>Tellers,</td>
</tr>
<tr>
<td>Mr Duncan</td>
<td>Mr Peacocke</td>
<td>Mr Caterson</td>
</tr>
<tr>
<td>Mr Fisher</td>
<td>Mr Pickard</td>
<td>Mr Caterson</td>
</tr>
<tr>
<td>Mrs Foot</td>
<td>Mr Punch</td>
<td>Mr Fisher</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Noes, 60</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr Akister</td>
<td>Mr Durick</td>
<td>Mr O'Neill</td>
</tr>
<tr>
<td>Mr Amery</td>
<td>Mr Egan</td>
<td>Mr Pacullo</td>
</tr>
<tr>
<td>Mr Anderson</td>
<td>Mr Face</td>
<td>Mr Page</td>
</tr>
<tr>
<td>Mr Aquilina</td>
<td>Mr Gabb</td>
<td>Mr Petersen</td>
</tr>
<tr>
<td>Mr Bannon</td>
<td>Mr Hills</td>
<td>Dr Refshauge</td>
</tr>
<tr>
<td>Mr Beckroge</td>
<td>Mr Hunter</td>
<td>Mr Robb</td>
</tr>
<tr>
<td>Mr Bedford</td>
<td>Mr Jones</td>
<td>Mr Ragan</td>
</tr>
<tr>
<td>Mr Bostich</td>
<td>Mr Keane</td>
<td>Mr Ryan</td>
</tr>
<tr>
<td>Mr Bowman</td>
<td>Mr Knight</td>
<td>Mr Sheahan</td>
</tr>
<tr>
<td>Mr Bradling</td>
<td>Mr Knott</td>
<td>Mr Stewart</td>
</tr>
<tr>
<td>Mr Breton</td>
<td>Mr Knowles</td>
<td>Mr K. J. Stewart</td>
</tr>
<tr>
<td>Mr Curr</td>
<td>Mr Langton</td>
<td>Mr Walker</td>
</tr>
<tr>
<td>Mr Cavalier</td>
<td>Mr McCarthy</td>
<td>Mr Walsh</td>
</tr>
<tr>
<td>Mr Christie</td>
<td>Mr McGowan</td>
<td>Mr Webster</td>
</tr>
<tr>
<td>Mr Cleary</td>
<td>Mr McIiwaine</td>
<td>Mr Wilde</td>
</tr>
<tr>
<td>Mr J. J. Cleugh</td>
<td>Mr Min</td>
<td>Mr Wran</td>
</tr>
<tr>
<td>Mr Cox</td>
<td>Mr Miller</td>
<td>Mr Mochalski</td>
</tr>
<tr>
<td>Mr Day</td>
<td>Mr Mulock</td>
<td>Tellers,</td>
</tr>
<tr>
<td>Mr Delou</td>
<td>Mr J. H. Murray</td>
<td>Mr Flaherty</td>
</tr>
<tr>
<td>Mr Degen</td>
<td>Mr Neilly</td>
<td>Mr Wade</td>
</tr>
</tbody>
</table>

And so it passed in the negative.
11. PRINTING COMMITTEE.—Mr Robb, Acting Chairman, brought up the Twelfth Report from Printing Committee.

The House adjourned at Twenty-two minutes after Four o’clock, p.m., until Tuesday, 13 March, 1983, at Fifteen minutes after Two o’clock, p.m.

D. L. WHEELER, 
Clerk of the Legislative Assembly. 

L. B. KELLY, 
Speaker. 

BY AUTHORITY 
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1984
PROCLAMATION.

By His Excellency Air Marshal Sir James Anthony Rowland, Knight Commander of the Most Excellent Order of the British Empire, upon whom have been conferred the decorations of the Distinguished Flying Cross and the Air Force Cross, Knight of Grace of the Most Venerable Order of St John of Jerusalem, Governor of the State of New South Wales in the Commonwealth of Australia.

WHEREAS by an Act passed in the second year of the reign of His late Majesty King Edward the Seventh being "An Act to consolidate the Acts relating to the Constitution" it is amongst other things enacted that the Governor of New South Wales may dissolve the Legislative Assembly whenever he deems it expedient: AND WHEREAS it is expedient that the said Assembly shall now be dissolved: NOW, THEREFORE, I, Sir James Anthony Rowland, in pursuance of the power and authority so vested in me, do hereby dissolve the said Legislative Assembly, and the same stands dissolved accordingly.

Given under my hand and Seal, at Sydney, this fifth day of March in the year of Our Lord one thousand nine hundred and eighty-four, and in the thirty-third year of Her Majesty's Reign.

By His Excellency's Command,

Neville Wrans

GOD SAVE THE QUEEN!

BY AUTHORITY
D. West, Government Printer, New South Wales—1984
LEGISLATIVE ASSEMBLY

BUSINESS UNDISPOSED OF AT THE CLOSE OF THE SESSION

(House dissolved, 5 March, 1984)

QUESTIONS—

Notice given on date shown

17 AUGUST, 1983

5. Mr Fischer to ask the Minister representing the Attorney General and Minister of Justice—

(1) Do the provisions of the Industrial Arbitration Act allow the appointment of persons as arbitrators in building disputes who—
   (a) are undischarged bankrupts;
   (b) have criminal convictions against them;
   (c) have no legal or formal educational qualifications; and
   (d) are members or officials of the same building organizations as the builder or contractor in the dispute?

(2) Can dispute hearings be conducted on building association premises, thus precluding media coverage?

(3) Will he consider removing the endorsement of the Registrar of Co-operative Societies and the Builders' Licensing Board from the Master Builders' New South Wales Contracts?

(4) Is there a conflict of interest with officials of the Master Builders' Association being members of the Builders' Licensing Board when Master Builders' Contracts are submitted for endorsement?

(5) Will he take action to ensure that natural justice is not denied in the above circumstances?

7. Mr Fischer to ask the Minister representing the Attorney General and Minister of Justice—

(1) In view of recent High Court Decisions will he declare exactly the official policy of the New South Wales State Government on the location of the New South Wales–Victorian border, particularly the section from Khancoban to the South Australian border, where traditionally the southern bank of the Murray River has been utilized as the official border?

(2) If further legal uncertainty arises in respect of the issue, will he set up a task force to study the ramifications of any extensions into Victoria in such areas as valuations and ratings, redistributions, land titles and all other relevant New South Wales statutes?
15. Mr Collins to ask the Minister representing the Minister for Consumer Affairs—
   (1) Has the Consumer Affairs Department recently received complaints regarding the introduction of a new finance scheme applying to Waltons charge accounts?
   (2) Are Waltons currently engaged in the implementation of a new credit agreement with existing customers?
   (3) If so, are their agents requesting customers to transfer their current debts to a new agreement at a higher interest rate?
   (4) If so, and the customer declines, is the customer charged a monthly default charge?

18. Mr Collins to ask the Minister representing the Attorney General and Minister of Justice—
   (1) What amounts have been paid to legal counsel involved in the Mutual Home Loans Fund Enquiry since its inception?
   (2) Have any persons been appointed to assist counsel in their investigations of Mutual Home Loans Fund collapse and if so whom, and on what conditions?
   (3) To whom were such amounts paid, and over what periods?
   (4) When will the final report on the Mutual Home Loans Fund collapse be tabled in the Parliament?
   (5) What are the reasons for the delay in presenting a final report?
   (6) Can any details be given of cases of hardship resulting from the collapse of Mutual Home Loans Fund?
   (7) What relief, if any, either has been obtained or will be obtained as a result of the Enquiry into the Mutual Home Loans Fund collapse?
   (8) In what areas of New South Wales are the majority of Mutual Home Loans Fund subscribers situated?
   (9) Will any prosecutions be launched against individuals involved in the Mutual Home Loans Fund collapse, and if so when?

22. Mr Collins to ask the Minister representing the Minister for Consumer Affairs—
   (1) Is he considering a proposal for a provision to be included in the New South Wales Consumer Credit Act setting a maximum rate of interest above which moneylenders are not permitted to charge in respect of consumer loans?
   (2) If so, when will such legislation be introduced?
   (3) If not, will he consider those proposals?
   (4) Is he considering legislation which would compel all moneylenders to include in all their advertising the maximum effective annual rate at which they lend money to consumer borrowers?
   (5) If so, when will such legislation be introduced?
   (6) If not, will he consider such proposals?
   (7) Will the Government consider the recent proposals by the New South Wales Council for Civil Liberties to provide low-income earners with low interest consumer finance to assist them with purchasing the necessities of life?

23. Mr Collins to ask the Minister representing the Attorney General and Minister of Justice—
   (1) Has he received an application by the Australian Wine Bar Association seeking to extend licences to permit the sale of Australian spirits from their premises?
   (2) Is he planning to introduce legislative changes to permit the sale of Australian spirits in licensed wine bars?
   (3) If so, when will such legislation be introduced?
   (4) When is such legislation likely to take effect?
24. Mr Collins to ask the Minister representing the Attorney General and Minister of Justice—

(1) Have 93 summonses and 68 warrants been issued against Susan Gregory of 125 High Street, Willoughby, in relation to parking infringements?

(2) Is Susan Gregory the holder of a Disabled Driver's Parking permit?

(3) Is he prepared to consider any further extension of privileges applying to holders of Disabled Driver's Parking permits?

(4) What provisions, if any, are made for disabled drivers who, for reasons associated with their disability, incur parking infringement notices?

(5) Is there any method by which vehicles used by holders of Disabled Driver's Parking permits can be identified by policemen?

(6) If not, will he discuss the matter with the Minister for Transport with a view to introducing such means of identification?

(7) Will he consider withdrawal of proceedings against Susan Gregory pending investigation of these matters?

25. Mr Collins to ask the Minister representing the Attorney General and Minister of Justice—

(1) What reasons, if any, have been given by the Allan Davis Group Limited to the Corporate Affairs Commission for failing to announce results to the Sydney Stock Exchange for the period up to 30 June, 1982, when the deadline for such information was 30 September, 1982?

(2) Will the Corporate Affairs Commission be asked to investigate the reasons for such delay?

29. Mr Collins to ask the Minister representing the Minister for Consumer Affairs—

(1) What restrictions and safeguards are imposed on the production, packaging and marketing of pharmaceutical products in New South Wales?

(2) What assurances can be given that such pharmaceutical products will not be contaminated by poisonous substances?

(3) What is the practicality of adopting stricter precautions in relation to the production, packaging and marketing of pharmaceutical products?

(4) What would be the additional costs imposed on the adoption of stricter controls on the production, packaging and marketing of pharmaceutical products in New South Wales?

31. Mr Collins to ask the Minister for Sport and Recreation and Minister for Tourism—

(1) Have allegations been made that bribes are being offered in return for greater media coverage of New South Wales sporting events?

(2) Was the former sponsor of a rugby league club asked for money in return for greater exposure of his sponsored team on television?

(3) Will he disclose the identities of all parties involved in these serious allegations?

(4) Is there further evidence of the widespread use of bribes and "kickbacks" in major New South Wales sporting events?

(5) Have very large sums of money changed hands in deals involving exaggerated TV and radio exposure for minor sports as well as more frequent exposure for more popular sports?

(6) Have any allegations been made to his Department regarding a television personality who has received any bribe or "kickback"?

(7) Will he disclose the identity of that television personality and any associate involved in this serious malpractice?

(8) Will he direct his Department to investigate allegations made by the President of the National Basketball League?

(9) Will he establish an inquiry into these matters with a view to eliminating such activities?

(10) Has he discussed this matter with the Minister for Police and Emergency Services to determine whether criminal charges should be brought against those persons involved in these practices?
35. Mr Collins to ask the Minister representing the Attorney General and Minister of Justice—

(1) Was a report on the collapse of the Mutual Home Loans Fund of Australia group of companies tabled in the New South Wales Parliament last year?
(2) Did the Report take some 4 years to complete?
(3) What are the reasons for the delay in the completion of the Report?
(4) Did the Report criticize Mr M. F. A. Gainsford, the Executive Director of the Mutual Home Loans of Australia group of companies?
(5) What action, if any, on behalf of subscribers to the Mutual Home Loans of Australia Fund who lost their investment, will be taken against the former Executive Director of the Fund?

36. Mr Collins to ask the Minister for Education—

(1) Has a directive been issued to itinerant staff within the Department of Education advising them to use public transport in the execution of their duties rather than private motor vehicles for which they have previously been reimbursed?
(2) Does this directive extend to itinerant teachers of deaf children?
(3) How many schools and deaf children are assisted by itinerant teachers?
(4) What saving in departmental funds is anticipated by this measure?
(5) Will itinerant teachers be paid for additional travelling time imposed by this directive?
(6) What are the duties of other itinerant staff affected by this decision?
(7) Will he intervene and reverse this policy?

37. Mr Collins to ask the Minister representing the Minister for Consumer Affairs—

(1) When did the Chatswood office of the Department of Consumer Affairs cease receiving new matters from members of the public?
(2) When did that office officially close?
(3) When did the Department cease paying rent for these premises?
(4) What weekly rental did the Department pay for these premises?
(5) Where are matters previously handled by the Chatswood office now handled?
(6) What savings, if any, have been made by the closure of this office?

39. Mr Collins to ask the Minister for Sport and Recreation and Minister for Tourism—

(1) Is he aware of a proliferation of exercise classes held in gymnasiu ms and other locations throughout New South Wales?
(2) Are any participants in such exercise classes at risk because they are not physically suited to strenuous physical exercise or particular training programmes?
(3) What scrutiny, if any, is exercised to ensure the suitability and qualification of gym instructors who conduct such courses?
(4) Will the Department investigate the standards, training and methods applied in such exercise classes?
(5) Will the Department investi gate the need to licence approved instructors who reach appropriate standards?

40. Mr Collins to ask the Premier and Minister for the Arts—

(1) Does the Division of Cultural Activities within his Department produce an annual report comparable to that produced by similar departments in other States?
(2) If not, will he consider the introduction of a separate financial report encompassing the activities and expenditure incurred by the Division of Cultural Activities within his Department?
Mr T. J. Moore to ask the Ministers listed below (Question Nos 44-52)—

(1) What orders for computers or "plug compatible" computer equipment to a value of more than $10,000 have been placed by a department, instrumentality or statutory corporation under his control in each of the last three financial years?

(2) In respect to which of these purchases were Australian manufacturers or assemblers successful?

(3) When an Australian manufacturer or assembler was not successful, why was this so and what was the percentage margin between any Australian quotation received and those of the successful tenderer?

44. Mr T. J. Moore to ask the Minister for Youth and Community Services and Minister for Housing—

45. Mr T. J. Moore to ask the Minister representing the Attorney General and Minister of Justice—

49. Mr T. J. Moore to ask the Minister representing the Minister for Agriculture and Fisheries—

51. Mr T. J. Moore to ask the Minister for Police and Emergency Services and Minister for Corrective Services—

52. Mr T. J. Moore to ask the Minister for Sport and Recreation and Minister for Tourism—

56. Mr T. J. Moore to ask the Minister for Youth and Community Services and Minister for Housing—

On what dates, for what amounts and for what purposes were payments made by the Department of Youth and Community Services to the firm of accountants Price Waterhouse between 1 May, 1976, and 1 September, 1981?

65. Mr T. J. Moore to ask the Minister representing the Attorney General and Minister of Justice—

(1) Did the former Attorney General refuse to make an ex gratia payment to Mr T. Osborne of Killara, of $288.77 representing preliminary costs of extradition of Mr Peter Schoer from Canberra to Sydney to face charges relating to the passing of valueless cheques to obtain goods from Mr Osborne after you had granted an application for a "no bill" to Mr Schoer after Mr Schoer had met the monetary amount of the valueless cheques he had previously fraudulently passed?

(2) Why did he refuse to reimburse Mr Osborne with the amount?

(3) Is the position that now obtains that Mr Schoer has had the possession of Mr Osborne's goods and use of the money which he had contracted to pay for them for a considerable period of time—only meeting his legal obligations arising out of his previously fraudulently passed valueless cheques and Mr Osborne is left $288.77 out of pocket?

(4) Does this indicate a new intention on behalf of the Government to have the victims of crime meet the costs of the administration of justice rather than the criminals or the State?

73. Mr T. J. Moore to ask the Minister for Youth and Community Services and Minister for Housing—

(1) Prior to it being taken over by an administrator, was the St George Starr-Bowkett Co-operative Building Society possessed of real property assets the proceeds of which are not now being applied to the benefit of the members of that society?

(2) What steps have been taken to protect the interests of the members of that society?

(3) If no such steps have been taken, will he ensure that they are immediately instituted?
75. Mr T. J. Moore to ask the Minister representing the Attorney General and Minister of Justice—

(1) Do Police make a practice of checking whether jurors in criminal trials are currently before other courts, including Magistrates Courts for minor traffic matters, after the empanelling of the jury?

(2) If so, do the Police then make this information available to the Crown Prosecutor whether any such matters that are before other courts in any way relate to or are of the order of magnitude of the present trial in which the juror is involved?

(3) When such information has come to a prosecutor, is it the accepted practice that a submission will be made to the judge for the discharge of that juror?

(4) Does this amount to a prejudgement of the guilt of the juror in the other unrelated matter?

(5) Will he have this practice investigated and stopped?

77. Mr T. J. Moore to ask the Minister representing the Attorney General and Minister of Justice—

(1) Is at least one resident of Ferguson Lodge having the costs of that residence met by an insurance company under a Workers’ Compensation policy?

(2) If so, will he have examined the position of a similar payment from the fund from which payments are made to cover uninsured workers to meet the costs of residence at Ferguson Lodge of Mr David Clampett?

78. Mr T. J. Moore to ask the Minister for Planning and Environment—

What is the basis of calculation in details of the works included in the sum of $2,000,000 for road works for bringing the road between Charlotte Pass and Rawsons Pass to a safe standard for shuttlebus operations?

88. Mr Mochalski to ask the Minister representing the Attorney General and Minister of Justice—

(1) Was certain police information arising from police investigations leaked to the member for Pittwater in relation to criminal proceedings instituted against Mr L. Ainsworth, Mr T. Vibert and Ainsworth Industries (N.S.W.) Pty Ltd?

(2) Is it contrary to the administration of justice for information, evidence and material to be leaked?

(3) Will he conduct an inquiry as to whether any police responsible for the carrying out of the investigations were responsible for the leaks?

(4) If they were not responsible, then will he inquire as to the manner in which information given to the member for Pittwater came to him especially as he has admitted that this information came from the police?

91. Mr Mack to ask the Minister for Police and Emergency Services and Minister for Corrective Services—

(1) Did the Board of Fire Commissioners inspect and approve the fire sprinkler and alarm system at Luna Park in April, 1982, to permit Luna Park to open?

(2) Did the then Department of Services concur in the decision to permit Luna Park to open?

(3) Why have these departments not issued a certificate under the Theatres and Public Halls Act and the Regulations of the Board of Fire Commissioners?

(4) Has the Insurance Council of Australia stated that the sprinkler system does not conform with the Australian Fire Standards (AS 2118) and stated that immediate rectification is necessary?

(5) Have secondhand, 24-year-old sprinkler heads been installed at Luna Park?

(6) Why did the Board of Fire Commissioners permit such an installation?

(7) Have the Board and the then Department of Services submitted regular reports to the Government concerning Luna Park?

(8) Was it a condition of the lease that the towers and face of the entrance to Luna Park be restored and why has this work not been carried out?
(9) What is the annual rent payable to the State Government by Luna Park?
(10) What was the previous rent?
(11) As the State Government has not issued the required certificates of safety under the Theatres and Public Halls Act and the regulations of the Board of Fire Commissioners does he consider that the public is in any danger when using Luna Park?
(12) Does he consider Luna Park should be closed until all work related to safety is completed?
(13) Has the Government received a recommendation that Luna Park should be closed at any time during the last six months?

93. Mr Mack to ask the Minister for Planning and Environment—
(1) Have public tenders been called for development proposals for the site of Paddy's Markets?
(2) If so, are such proposals available to the public or to Members of Parliament?
(3) Is "Paddy's Markets" to be relocated on the site or in some other part of Sydney?
(4) Is the brief for any proposal available to the public?
(5) Does any proposal conform to the zoning of the area?
(6) Has the Department of Environment and Planning prepared any detailed planning studies on the proposals for the site?
(7) Has the Police Department or the New South Wales Traffic Authority prepared any traffic studies on the specific proposals?
(8) Have stallholders of Paddy's Markets been given notice to quit by 30 June, 1983?
(9) If so, will construction work commence on the site shortly after that date or will the site remain vacant and open to vandalism for many years?
(10) Will the Environmental Planning and Assessment Act apply to any development at Paddy's Markets?
(11) Will the Government make available a financial study on any development for the Paddy's Market site?
(12) Does any overall plan exist for the Pyrmont/Darling Harbour area and, if so, is the plan available to the public?

95. Mr Mack to ask the Minister for Planning and Environment—
(1) Why did the Government support the demolition of the Rural Bank office building in Martin Place?
(2) At a time of financial stringency why did a State instrumentality demolish a classified 12-storey building which was recently upgraded at a cost of $2 million?
(3) At a time of energy shortages why is a Government body expending valuable resources in pursuit of a plastic neo-American image?
(4) Did his Department offer increased plot ratios or other incentives to encourage the preservation of this building?
(5) Why did the Heritage Council support the demolition of this building when it enforces stringent conservation measures on the comparable privately owned buildings?
(6) Why did the Heritage Council reverse its decision?
(7) What was the voting of the members?
(8) Which Government employed members were absent when the vote was taken?
(9) What were the names of the persons addressing the Council urging demolition?
(10) Is the Rural Bank demolition an example of the Heritage Act being passed to protect our environment but then being circumvented by the Government and its instrumentalities.
(11) Will he ensure that the Heritage Council is free to act independently and without political interference?

(12) If not, will he establish a new independent body to advise the Government?

(13) Does the Heritage Council now have sufficient credibility to advise the Government?

(14) Did the opinion of Mr Nicholas Whitlam of the State Bank "that the building has no intrinsic architectural merit" carry more weight than the combined opinions of the Australian Heritage Commission, the Heritage Council, the National Trust and the Royal Australian Institute of Architects?

(15) Have we lost a part of the nation's heritage to promote a "macho" advertising image for the State Bank?

(16) Did the Rural Bank's magazine *Trends* of January, 1981, state concern about such demolitions?

18 AUGUST, 1983

101. Mr Arblaster to ask the Minister for Police and Emergency Services and Minister for Corrective Services—

(1) In the Blacktown area how many crimes were—
   (a) reported; and
   (b) solved,
   during each of the calendar years
   (c) 1976, and
   (d) 1981
   in each of the following categories:
   (i) assault (all types excluding sexual assault);
   (ii) all other offences against persons, excluding sexual offences;
   (iii) sexual offences including sexual assault;
   (iv) motoring offences under the Crimes Act;
   (v) property breakings and theft without violation of premises;
   (vi) malicious injury and damage to property;
   (vii) drug offences;
   (viii) total number of reported crimes, including those listed above, and
   total number of crimes solved, including those listed above?

(2) What specific steps have been taken during the past two years to reduce the crime rate in the Blacktown area?

(3) What specific steps have been taken during the past two years to increase the clear-up rate of reported offences?

109. Mr Hatton to ask the Minister for Sport and Recreation and Minister for Tourism—

(1) Is the capital assistance grants programme within his department to be resumed.

(2) If so, what are the precise details?

(3) Will there be any exceptions?

(4) If so, what are they?

112. Mr Hatton to ask the Minister for Youth and Community Services and Minister for Housing—

What financial assistance has been given to each of the following in the last three years in the South Coast Electorate—

(a) Each neighbourhood centre,
(b) Each family support centre,
(c) Toy libraries,
(d) Havenlee School for the Handicapped,
(e) Mulala School for the Handicapped.
115. Mr Hatton to ask the Minister representing the Minister for Consumer Affairs—

(1) Why was the two cents a litre price increase granted to oil companies?
(2) What practical effect has this had in terms of increasing oil refinery capacity?
(3) Did the wholesale price to non-tied service stations (spot market price) fall by two cents at or about the same time?
(4) If so, what are the details?
(5) Did the wholesale price to tied service stations rise at that time by two cents a litre?
(6) Will he inquire as to disparity in wholesale pricing policy (a) within the one company group and (b) between oil companies?
(7) What are the reasons given by oil companies for variations in wholesale price?
(8) Are almost all the major brands of oil supplied on the Sydney market from Caltex refinery outlets?
(9) If so, why do prices vary?

116. Mr Hatton to ask the Minister representing the Minister for Consumer Affairs—

(1) Will he consult with his colleagues to bring in legislation forcing vendors of land to inform prospective purchasers of local government zoning provisions?
(2) Will he make it mandatory that land sold for residential purposes must be zoned residential, and be declared to be such on the contract?

118. Mr Hatton to ask the Minister for Water Resources, Minister for Forests and Minister for Aboriginal Affairs—

(1) To what extents are forests in the South Coast electorate being cut over the sustained yield?
(2) What is the Forestry Commission's policy in regard to the provision of timber for mine props, and its relationship to future supply of saw logs?

124. Mr Hatton to ask the Minister for Police and Emergency Services and Minister for Corrective Services—

What follow-up action was taken on allegations heard by the Joint Parliamentary Committee on Drugs in New South Wales, that police and businessmen were involved in drug trafficking in this State, particularly in the Wollongong area?

133. Mr Hatton to ask the Minister for Sport and Recreation and Minister for Tourism—

(1) Was the racehorse "Mr Digby" registered in the ownership of Peter Ernest Black?
(2) Is this Peter Ernest Black the same person mentioned in the N.S.W. Crime Intelligence Unit Report on 7 March, 1977?
(3) Was "Mr Digby" transferred into the ownership of Mrs Jean Clark?
(4) Is Mrs Jean Clark the mother of the Terrence Keith Clark mentioned in the CIU report of 7 March, 1977 in connection with the shooting of Constable Ambrose?
(5) Did the same CIU report list Terrence Keith Clark as an associate of George Freeman?
(6) What steward or stewards were principally responsible for the completed "Mr Digby" report issued on 10 October and published in the Sun-Herald of 11 October?
(7) (a) What were the amounts wagered by S.T.C. director Donald Storey on "Mr Digby" on 5 August, 3 August and 25 July, 1981?
   (b) What did he stand to win on each occasion?
   (c) On each occasion were his bets placed with registered bookmakers and if so, what were the names of those bookmakers?
(d) Has the A.J.C. inquired into bets wagered with other than registered bookmakers and what were the results of these inquiries?
(e) Did the A.J.C. inquire whether Mr Storey made wagers using agents and in their name or names?
(f) Did George Freeman back "Mr Digby" using an agent to place cash bets?
(g) What is the name of this agent?
(h) Who employs this agent?
(i) Did Graeme Pash back "Mr Digby" for persons other than himself?
(8) Will he ask the police to inquire into the conduct of the stewards as a result of the submission by Mr Don Scott?
(9) Did the A.J.C. permit Freeman to give evidence before the stewards In Camera?
(10) If so—
(a) Does this comply fully with the Act?
(b) Will he table Mr Freeman's evidence in the public interest?
(11) (a) Has concern been expressed at the ineptitude of the line of questioning used by the stewards with jockeys that rode against "Mr Digby" on 5 August?
(b) Will he arrange through the Minister for Police a re-examination of the "Mr Digby" matter by trained police investigators?
(12) When was the report on "Mr Digby" and associated matters completed?
(13) When will it be tabled?

142. Mr Hatton to ask the Minister representing the Attorney General and Minister of Justice—
What was the additional amount collected from each of the licensed clubs in the South Coast electorate as a result of the increased retrospective liquor licence fees?

146. Mr Hatton to ask the Minister for Industry and Decentralisation and Minister for Small Business and Technology—
(1) What industries within the South Coast electorate have been assisted from the Country Industries Assistance Fund since the Government came to office?
(2) In (a) each year and (b) each town, what was the value and nature of the assistance?

23 AUGUST, 1983

149. Mr Mochalski to ask the Minister representing the Attorney General and Minister of Justice—
(1) How many people were committed for trial from courts of petty sessions in New South Wales to the District Court for each calendar year from 1978 to 1982 and up to 1 August, 1983?
(2) How many people committed to stand trial for each respective year above have not as yet had their trial before a district court?
(3) What is the normal length of time before a trial before a district court is set subsequent to committal from a court of petty sessions?
(4) For each year, how many people are in custody awaiting trial?
(5) For each year, how many people are on bail awaiting trial?
(6) What is the backlog at Darlinghurst District Court?
(7) What is the total number of trials yet to proceed at the District Court?
150. Mrs Foot to ask the Minister for Public Works and Minister for Employment—
(1) How much money has been allocated to be spent over the next six months to administer the New South Wales section of the Commonwealth Employment Programme and how many public servants will be employed in this role by his department?
(2) Does it cost up to $500 per week to create one job under the C.E.P. in New South Wales?
(3) Will these jobs last on average only six months?
(4) What steps have been taken to ensure that the money provided by the Commonwealth under the Commonwealth Employment Programme is spent on job creation in areas of greatest need and not on employing more bureaucrats?

151. Mrs Foot to ask the Minister representing the Minister for Consumer Affairs—
(1) How many officers of the Department of Consumer Affairs are currently employed in consumer education?
(2) How many officers were so employed on—
   (i) 30 June, 1981
   (ii) 30 September, 1981
   (iii) 31 December, 1981
   (iv) 31 March, 1982
   (v) 30 June, 1982
   (vi) 30 September, 1982
   (vii) 31 December, 1982
   (viii) 31 March, 1983
   (ix) 30 June, 1983?

152. Mrs Foot to ask the Minister representing the Minister for Consumer Affairs—
(1) Did the former Minister for Consumer Affairs commit the Government to the education of the community regarding imminent changes in consumer credit procedures?
(2) What funds were allocated to consumer education for the financial years—
   (a) 1981-82; and
   (b) 1982-83?

13 SEPTEMBER, 1983

171. Mr Peacocke to ask the Minister for Police and Emergency Services and Minister for Corrective Services—
(1) Did his predecessor, Mr Jackson, write to the federal Minister for Communications stating he had been informed that Detective Superintendent Mervyn Lindsay Beck, retired, had caused his telephones to be tapped?
(2) Was this letter written to the federal Minister as a result of an anonymous telephone call the former Minister had received?
(3) Did the former Minister request that the matter be investigated by Commonwealth Police?
(4) Did the former Minister have or does he now have any evidence of such telephone tapping other than an anonymous telephone call?
(5) Did Mr Beck categorically deny the allegation?
(6) Is he now able to give the name of the person who made the anonymous telephone call to the former Minister?

178. Mr T. J. Moore to ask the Minister representing the Attorney General and Minister of Justice—
(1) Does a report presented to the Parliament by the Ombudsman pursuant to section 30 (2) of the Police Regulation (Allegations of Misconduct) Act, 1978, concerning a complaint by C.A.M.P. Lobby Limited with respect to the use of the Intoxicated Persons Act against two homosexual men conclude with a recommendation that “At the very least it would seem desirable that persons detained under this Act should be given an express legislative right to communicate with lawyers or other persons in relation to their detention”?
(2) Will he advise when the Act will be amended to provide such a right?
183. Mrs Foot to ask the Minister representing the Minister for Consumer Affairs—

(1) Does an anomaly exist under the Builders Licensing Act, 1971, caused by an amendment to the "saving provision" of the Act by the Labor Government in 1976?

(2) Does the amendment preclude purchasers of speculative buildings constructed prior to 9 January, 1976, from having insurance indemnity under the Act for faulty workmanship?

(3) If so, what measures are being taken to rectify the situation?

(4) When will those affected by the anomaly be able to proceed with their insurance claims?

186. Mr Boyd to ask the Minister for Youth and Community Services and Minister for Housing—

(1) What moneys were distributed in the Byron electorate to assist in the celebration of the International Year of Disabled Persons?

(2) To whom were they provided and what portions of those funds, if any, remained unexpended?

187. Mr Boyd to ask the Minister for Youth and Community Services and Minister for Housing—

(1) What financial assistance was given individually to pre-schools in the Byron electorate during 1980–81 and 1981–82?

(2) What was the percentage of this assistance to the total running cost of these pre-schools?

195. Mr Boyd to ask the Minister for Police and Emergency Services and Minister for Corrective Services—

(1) Did a Mr Anthony Young work for Tweed Shire Council from 1 November, 1977 to 16 November, 1978 as a caravan park manager?

(2) Did Tweed Shire Council lay complaints against Mr Anthony Young for misappropriation of funds associated with his management of the caravan park?

(3) Have the New South Wales Police issued a warrant for Anthony Young's arrest?

(4) Have proceedings for his extradition from South Australia commenced?

(5) If not, what progress has been made with police proceedings and when is Anthony Young likely to be brought to trial?

200. Mr Boyd to ask the Minister for Industry and Decentralisation and Minister for Small Business and Technology—

(1) Have changing commercial patterns in Tweed Heads resulted in the need to extend the boundaries for extended shopping hours?

(2) If so, what are the restraints being experienced by business firms in having these boundaries extended?

(3) What procedures are necessary to ensure uniformity of trading conditions in Tweed Heads so that local business can compete with those in Queensland?

202. Mr Boyd to ask the Minister for Water Resources, Minister for Forests and Minister for Aboriginal Affairs—

(1) Has a survey been done on the windfall trees visible from the walking track in the Mount Warning National Park near Murwillumbah?

(2) If not, will such a survey be undertaken to ascertain:

(a) The quantity of timber involved;
(b) The cause of death and decay;
(c) Its impact on the forest; and
(d) Its comparison with Terania Creek logging?
227. Mr Smith to ask the Minister for Lands and Minister for Ports—

(1) Are naval architects submitting plans to the Maritime Services Board for approval facing delays up to nine months?

(2) Is this delay preventing projects from being commenced and thus creating unemployment in the industry?

(3) Will he have this position corrected?

231. Mr West to ask the Minister for Youth and Community Services and Minister for Housing—

What funds were spent by Landcom for advertising and promotion in the financial years: (a) 1980–81; (b) 1981–82; and (c) 1982–83?

238. Mr Hatton to ask the Minister representing the Attorney General and Minister of Justice—

(1) Do the records of Burnham Holdings and Victoria Point Pty Ltd disclose any loans given on or about 24 June, 1975, by Burnham Holdings to Leslie John Robinson?

(2) Was this loan repaid and, if so, when?

(3) Did any other federal officials of the B.L.F. receive financial assistance from Burnham Holdings and associated companies?

(4) Are Ernest James Kirby and Ann Plotke joint directors of Burnham Holdings and Victoria Point Pty Ltd?

(5) Is Christopher H. McCaffrey a director of Burnham Holdings and a shareholder in Victoria Point Pty Ltd?

(6) Is there any financial link between Burnham Holdings and Victoria Point Pty Ltd?

(7) If so, what are the details?

(8) If financial links exist between the two companies are these links in breach of the Secret Commissions Act?

(9) If so, what action does he propose to take?

246. Mrs Foot to ask the Minister representing the Minister for Consumer Affairs—

(1) Will he explain why a total of 160 orders made by consumer claims tribunals in 1981–82 against 55 traders to a value of more than $72,000 have not been duly executed?

(2) Will he make this information available prior to the tabling of the 1982–83 report of the Department of Consumer Affairs?

251. Mr Hatton to ask the Minister representing the Attorney General and Minister of Justice—

(1) Is it possible for a solicitor, who is an undischarged bankrupt, to practise law?

(2) Is it possible for a solicitor, who is an undischarged bankrupt, to operate bank and trust accounts?

(3) If so, how many undischarged bankrupt solicitors are now practising in New South Wales?

(4) Will he immediately arrange for his Department to prepare legislation to remedy this situation?
252. Mr Hatton to ask the Minister representing the Attorney General and Minister of Justice—

(1) Has he received a letter from one of the jurors on the Ananda Marga trial?
(2) If so, did that juror raise matters such as the effect on the jury of—
   (a) massive publicity;
   (b) the volume of evidence;
   (c) the complicated and protracted nature of the trial;
   (d) security arrangements to protect the jury and witnesses; and
   (e) the effect of evidence relating to the Hilton bombing?
(3) Did the juror say that it was not a fair trial?
(4) Did the juror call for a retrial?
(5) What action has he taken in this matter?

253. Mr Hatton to ask the Minister representing the Attorney General and Minister of Justice—
Will he introduce amendments to the Coroner's Act, 1980, to give the Attorney General power to order an inquest in appropriate circumstances in (a) the absence of report by a police officer of a death, and (b) to cases where police involvement in a death is reasonably suspected?

254. Mr Hatton to ask the Minister representing the Attorney General and Minister of Justice—

(1) Did he in April last year refer to Crown Law Officers for report, the case of the conviction of Timothy Anderson, Paul Alister and Ross Dunn?
(2) Was this report to ascertain whether a retrial was warranted?
(3) Did he say in August last year that the report would soon be completed?
(4) At what stage is that report?
(5) When does he expect it to be completed?
(6) Will he table the completed report?

255. Mr Hatton to ask the Minister representing the Attorney General and Minister of Justice—

(1) Why was Crown privilege claimed on all police running sheets, recorded interviews and other documents relating to the disappearance of Juanita Nielsen in March, 1978, at the trial of Shane Martin-Simmonds and Edward Frederick Trigg?
(2) Will he ensure that all police documents relating to the disappearance of Juanita Nielsen are made available to assist the coroner at the inquest?
(3) If not, what documents will be withheld or given Crown privilege?
(4) Why is this action necessary?

256. Mr Hatton to ask the Minister representing the Attorney General and Minister of Justice—

In the case of Mirror Newspapers v. Farquahr last year, why was Crown privilege claimed on notes made of an interview between—
   (a) the Under Secretary, Department of Justice, and Farquahr on his alleged association with George Freeman, and
   (b) on the discussion between Mr Gleeson and Mr Haines and the Attorney General?
266. Mr Mack to ask the Minister for Youth and Community Services and Minister for Housing—

(1) Have asbestos materials been used in buildings used by the following preschools, kindergartens, day-care and play groups within the North Shore Electorate:
   Cammeray Kindergarten,
   Cameragal,
   Montessori Pre-school,
   Shirley Road Kindergarten,
   Neutral Bay Robyne Kindergarten,
   Crows Nest and North Sydney Kindergarten,
   Kirribilli Gumnuts Kindergarten,
   Neutral Bay Kindergarten,
   Adam and Eve Play Kindergarten,
   Kindyland,
   North Sydney Day Nursery,
   Northern Suburbs Day Nursery and Nursery School,
   Guthrie Family Day Care,
   Play Group at St Augustine's Church, Neutral Bay,
   Bank Street Play Group,
   Cammeray Play Group,
   North Sydney Explorers' Group,
   Naremburn Community Play Group, and
   Crows Nest Play Time Group?

(2) Will he ensure that there are no health hazards arising from any such use?

268. Mr Collins to ask the Minister representing the Attorney General and Minister of Justice—

(1) Will his Department investigate whether the Department of Motor Transport has refused to register imported motor vehicles on the grounds that vehicles have been owned overseas by the owners seeking to register such vehicles for periods of less than three months or the owners have not been overseas with such vehicles for periods of less than three months?

(2) Was his Department consulted prior to the introduction of such provisions?

(3) Do such provisions constitute an import restriction?

(4) Are such powers exclusively reserved for the Commonwealth?

(5) Will he investigate the constitutional validity of such actions?

270. Mr Collins to ask the Minister representing the Attorney General and Minister of Justice—

(1) What steps will be taken, in consultation with the Victorian Government to protect New South Wales shareholders in The Trustees Executors and Agency Co. Ltd whose name has now been changed to TEA (1983) Ltd?

(2) Will the Directors of that company be permitted to dispose of their assets which might otherwise be the subject of recovery actions by shareholders?

(3) Will legal aid be available to allow shareholders to pursue legal remedies against that company?

(4) Will he release details of investigations to shareholders with potential claims for negligent management to facilitate recovery actions by shareholders?

(5) Will he consider approving class actions by shareholders to pursue their rights in law?
25 SEPTEMBER, 1983

274. Mr Hatton to ask the Minister for Youth and Community Services and Minister for Housing—

Is the Housing Commission of New South Wales considering issuing an amnesty to Housing Commission tenants who may have abused the rental rebate scheme?

275. Mr Hatton to ask the Minister representing the Attorney General and Minister of Justice—

(1) Did the then Attorney General three years ago transfer the Alexander Barton Harbourside case by way of *ex officio* indictment to the Supreme Court?
(2) Was this to speed up the matter?
(3) Was Sir Peter Abeles on 23 October, 1978, to be called as a Crown witness to be cross-examined by Mr Edward St. John, Q.C.?
(4) Why did this not occur?

276. Mr Hatton to ask the Minister representing the Attorney General and Minister of Justice—

(1) Was the then Attorney General requested to order a judicial inquiry into the Lanfranchi inquest case?
(2) Did the Under Secretary of the Department of Justice advise that the need to obtain a complete transcript of the case had delayed a response to that request?
(3) Will he now order a judicial inquiry?

279. Mr Rogan to ask the Minister representing the Attorney General and Minister of Justice—

(1) What were the number of drug and drug-related arrests and convictions for persons charged under the various provisions of the Poisons Act for each year from 1975 to 1979?
(2) Following amendments to the Poisons Act in 1979 what are the equivalent figures for drug-related offences under this act for each year from 1980 to 1982?

29 SEPTEMBER, 1983

284. Mr Collins to ask the Premier and Minister for the Arts—

(1) For what reasons was the Western Suburbs Arts Festival WESTFEST recently postponed as announced by the Minister for Education?
(2) When will WESTFEST now be held and can he give a guarantee that no further postponement will occur?
(3) Why was WESTFEST postponed at such a late stage in the planning process?
(4) Were many artists and arts organizations already committed to participation in WESTFEST?
(5) What losses will be sustained by such artists and organizations as a result of late cancellation of the 1983 programme?
(6) Will the Government make good such losses sustained by such artists and organizations?
(7) What changes to the Board and administration of WESTFEST will be made to ensure the success of WESTFEST when it is eventually held?

11 OCTOBER, 1983

289. Mr Collins to ask the Minister for Youth and Community Services and Minister for Housing—

(1) Is the Housing Commission of New South Wales in the process of closing down local offices at various locations, including Artarmon, throughout the Sydney Metropolitan Area?
(2) Was that decision taken because Housing Commission staff are increasingly at risk of serious injury or worse or as the frequency of violent armed holdups continues to grow?

(3) Can he give details of such attacks, their consequences, and losses sustained by the Housing Commission due to armed holdups complained about by his Department?

293. Mr T. J. Moore to ask the Minister representing the Attorney General and Minister of Justice—

(1) Will the Attorney General reconsider the case of Mr W. Rand of 48 Lynwood Avenue, Dee Why, who was fined in Castlereagh Street Court of Petty Sessions on 28 November, 1980 on a charge of "Standing Contrary to Notice—No Standing" in light of the failure of the Clerk of Petty Sessions on the date of hearing to give a letter from Mr Rand of the circumstances of the incident?

(2) After such reconsideration, will the Attorney General consider remission of the Penalty and costs to Mr Rand?

294. Mr Robb to ask the Minister for Education—

What action has been taken to correct the sex imbalance in positions of authority and responsibility in the teaching service, to ensure that both sexes have equal opportunity to rise to these positions?

295. Mr Robb to ask the Minister for Education—

What planning has been implemented to—

(a) establish a directorate of pre-school education within the Department of Education; and

(b) Establish a representative pre-school Advisory Committee to advise you on priority areas for pre-school education?

12 OCTOBER, 1983

296. Mr Greiner to ask the Minister for Sport and Recreation and Minister for Tourism—

(1) Are licensed shooters, including club members, in the Illawarra area denied access to an appropriate rifle range?

(2) What action will he take to see that an acceptable site is found?

300. Mr Aquilina to ask the Minister for Police and Emergency Services and Minister for Corrective Services—

(1) In the Mosman area how many crimes were—

(a) reported; and

(b) solved,

during each of the calendar years

(c) 1976, and

(d) 1981,

in each of the following categories:

(i) assault (all types excluding sexual assault);

(ii) all other offences against persons, excluding sexual offences;

(iii) sexual offences including sexual assault;

(iv) motoring offences under the Crimes Act;

(v) property breakings and theft without violation of premises;

(vi) malicious injury and damage to property; and

(vii) drug offences;

(2) What were the total number of reported crimes, including those listed above, and the total number of crimes solved, including those listed above?
(3) What specific steps have been taken during the past two years to reduce the crime rate in the Mosman area?

(4) What specific steps have been taken during the past two years to increase the clear-up rate of reported offences?

13 October, 1983

305. Mr Schipp to ask the Minister for Youth and Community Services and Minister for Housing—

(1) Has a letter been recently circulated to Co-operative Housing Societies giving notice of nil Government allocations in 1984-85 unless the society can successfully raise institutional funds in the 1983-84 year?

(2) Which societies have been so notified?

(3) What ratio of institutional borrowings is required?

(4) Has he or the Government acted to ensure that the State Superannuation Board will lend to country Co-operative societies?

(5) What cognizance will be given to the fact that traditional lending institutions have extremely limited funds available for low interest lending?

18 October, 1983

307. Mr Pickard to ask the Minister for Education—

(1) On what date did the Equal Employment Opportunity policy become operative within the N.S.W. Department of Education?

(2) Since the introduction of the policy within the Department, how many appointments at Assistant Director or Staff Inspector level and above have been made within the Department as a whole?

(3) How many of the appointees have been women?

(4) Is there considerable unrest within the Department because it is felt that the E.E.O. policy has only been applied seriously at staffing levels below Assistant Director or Staff Inspector, and that the senior management of the Department is not serious about applying the policy to itself?

309. Mr Pickard to ask the Minister for Education—

(1) What is the formula for per capita funding for non-government school children?

(2) Are there variations between children attending different schools?

(3) If so, what are these variations and what is the criteria for such classifications?

(4) How is it determined that a school is to be classified “wealthy” and what effect does such a classification have upon the children attending that school?

312. Mr Pickard to ask the Minister for Education—

(1) How many persons have been employed to date under the wage pause works programme announced in August 1983?

(2) Where have the persons been employed and what work have they undertaken?

(3) Are similar jobs schemes envisaged and, if so, when will they become operative and how many people will be thus employed?

315. Mr Pickard to ask the Minister for Education—

(1) Has pressure been placed upon teaching staff due to the reduction of ancillary staff and clerical assistance in the library at Lethbridge Park Primary School?

(2) Did he appoint a committee to review this situation?

(3) Has that committee finalized its review?
(4) What are its recommendations?
(5) What action does he intend to take?

326. Mrs Foot to ask the Minister representing the Minister for Consumer Affairs—
Did the Minister for Consumer Affairs give an assurance that an urgent review
would be held into warnings on dangerous products which may be inhaled by
young persons and has that Minister failed to include the Aerosol Association
of Australia in the deliberations of the Product Safety Committee of his depart-
ment investigating this situation?

327. Mrs Foot to ask the Deputy Premier and Minister for Health—
(1) Do certain country councils allow rebates on electricity accounts for users
of home dialysis machines while the Sydney County Council does not grant
such rebates?
(2) Has he left it to the discretion of individual councils as to whether or not
concessions to dialysis patients are granted?
(3) If so, why did an officer from the Sydney County Council inform the
director of the Haemo-dialysis Association of N.S.W. that legislation under
which the council operates precludes it from making any allowances without
an Act of Parliament?
(4) Will the financial impost on users of the home dialysis machine within the
jurisdiction of the Sydney County Council be alleviated in the near future?

330. Mr Collins to ask the Minister for Police and Emergency Services and Minister
for Corrective Services—
(1) Do prisoners' files and other prison records identify prisoners by various
terms including "psychotic", "homosexual", and "transvestite"?
(2) Are such classifications displayed in large, clearly-visible handwriting in
prison areas used by relatives, friends, legal advisers and others?
(3) Will he ensure that such information is not displayed or otherwise used to
embarrass prisoners serving sentences in New South Wales prisons?

1 NOVEMBER, 1983

338. Mr Aquiline to ask the Minister for Water Resources, Minister for Forests and
Minister for Aboriginal Affairs—
(1) What was the cost of the purchase and installation of the Programme
Logical Computer at the Quakers Hill Water Pollution Control Plant?
(2) Is it a fact that this computer has never functioned to its full automatic
capacity?
(3) Is the essential software for the automatic operation of this computer
readily available?
(4) Does the Metropolitan Water, Sewerage and Drainage Board possess the
necessary software to operate the computer on an automatic basis?
(5) What is the estimated annual cost of the software required for the operation
of this computer?
(6) What has been the cost in the past twelve months of manually operating this
computer?
(7) When is it anticipated that this computer will be able to operate on a fully
automatic basis?

339. Mr Aquilina to ask the Minister for Water Resources, Minister for Forests and
Minister for Aboriginal Affairs—
(1) What was the cost of the installation of the Kelly and Lewis Pumps at the
Quakers Hill Water Pollution Control Plant?
(2) What has been the total number of hours lost through malfunction of either
of the pumps over the past twelve months?
(3) What has been the total cost of maintenance of these pumps over the past twelve months?

(4) Are the smaller back-up pumps at the plant presently functioning?

(5) How many hours have been lost over the last twelve months through malfunctioning by each of the smaller pumps at the plant?

340. Mr Aquilina to ask the Minister for Water Resources, Minister for Forests and Minister for Aboriginal Affairs—

(1) Has a main vent shaft at the Quakers Hill Water Pollution Control Plant been blocked ever since the construction of the Plant?

(2) If so, when is it proposed that remedial action will be taken?

341. Mr T. J. Moore to ask the Minister representing the Minister for Agriculture and Fisheries—

(1) Is it considered desirable that additional powers under the Pesticides Act be given to urban local government authorities to control the use of pesticides, particularly solid bait pesticides, on “nature strips” in residential areas?

(2) If additional powers are necessary, when will amendments to so provide be introduced?

342. Mr T. J. Moore to ask the Minister for Energy and Minister for Finance—

(1) Does the Sydney County Council impose a regressive increase on household electricity consumption above 1 000 kW hours?

(2) As this discriminates against larger families, will he have the practice investigated to see whether a more realistic limit, if such a limit is necessary, is imposed?

(3) What has been the basis for (a) imposing such a limit, and (b) fixing that limit at 1 000 kW hours?

343. Mr Collins to ask the Minister representing the Minister for Consumer Affairs—

(1) How many complaints has the Department of Consumer Affairs received relating to the activities of John and Ron Valentine, trading as Valserv Washing Machine Service, in the Northern Region of Sydney?

(2) Have such complaints involved alleged faulty repairs to washing machines for which complainants have been charged for labour and materials?

(3) On how many occasions has the Consumer Claims Tribunal found against Valserv Washing Machine Service and/or its principals?

(4) Are judgements of the Consumer Claims Tribunal normally executed through local Magistrates Courts?

(5) Can such enforcement procedures only be successful if the guilty party is still at the address nominated and has sufficient assets to meet the order of the Consumer Claims Tribunal?

(6) How frequently are orders of the Consumer Claims Tribunal frustrated by persons or organizations who deliberately avoid complainants by changing their address or divesting themselves of their assets?

(7) Has Valserv Washing Machine Service (formerly of Berowra Heights) behaved in such a manner?

(8) What steps will be taken to ensure that consumers who obtain judgements through the Consumer Claims Tribunal are guaranteed the effectiveness of such orders?

(9) What steps, if any, is he prepared to take through local newspapers to ensure that determinations against suppliers of faulty goods and services are adequately exposed to ensure that consumers are better protected from unscrupulous or unsatisfactory suppliers?
2 NOVEMBER, 1983

349. Mr Armstrong to ask the Minister for Police and Emergency Services and Minister for Corrective Services—

(1) Will the periodic detention of prisoners system be replaced from 21 November by a community services programme?

(2) Will this new plan completely negate the intention of judges in sentencing prisoners to periodic detention, as many of these people committed their crimes on weekend nights, and will now be free to do so again?

(3) Will he delay the new programme until all present detainees have served their full sentence, and refrain from releasing at least 400 convicted people in a new form of the early release system?

352. Mr Smith to ask the Minister for Sport and Recreation and Minister for Tourism—

(1) How much telephone betting does the TAB operate in New South Wales?

(2) What is the average amount of money held in these accounts per week?

(3) As interest is not paid to the contributors, does the Government earn interest from that money?

(4) If so, for what purpose is that money used?

3 NOVEMBER, 1983

360. Mrs Foot to ask the Minister representing the Minister for Consumer Affairs—

(1) Has there been a recent proliferation in Sydney of bogus introduction agencies?

(2) Are many of these agencies a front for the same principals trading under different names and offering misleading inducements for their services at exorbitant prices?

(3) If so, will he move to stop these bogus agencies preying on lonely people and introduce an industry code of ethics as recommended in 1981?

8 NOVEMBER, 1983

362. Mr Smith to ask the Minister for Police and Emergency Services and Minister for Corrective Services—

(1) How many prisoners were released on the Ministerial License Scheme?

(2) Were any of those released prisoners ones whose warrants were marked “Never to be released”?

(3) Who were those prisoners referred to in (2) and why were they released?

9 NOVEMBER, 1983

365. Mr Collins to ask the Minister for Planning and Environment—

(1) Are you aware of the historic importance of Stanmore House situated at 88-90 Enmore Road, Stanmore?

(2) Is Stanmore House the only residence which dates from the first period of European settlement in that part of the metropolitan area?

(3) Does it retain many features of Georgian architecture in a reasonable and livable condition?

(4) What steps, if any, will you take to ensure that Stanmore House is preserved for the enjoyment of future generations?
367. Mr Boyd to ask the Minister representing the Minister for Agriculture and Fisheries—

(1) What consideration is being given to increasing the allocations to Weeds County Councils this year to ensure that they receive a subsidy of one-for-one?

(2) Will special grant allocations over past years be included in the amounts allocated this year, or will they be deducted—thus reducing the total allocations?

10 NOVEMBER, 1983

375. Mr Collins to ask the Minister for Youth and Community Services and Minister for Housing—

(1) Is Landcom involved in planning high-rise residential tower buildings for Pyrmont Point?

(2) What is the nature of such involvement?

(3) Does this proposed development require demolition of more than 20 buildings classified by the National Trust of Australia?

(4) What provision, if any, has been made to re-house residents displaced by such developments?

(5) Will Sydney City Council be required to sell off property including low income housing to participate in this project?

(6) What co-ordination and consultation, if any, has occurred between the Department of Environment and Planning and various statutory authorities, including Landcom, to develop a coherent and workable plan for the area?

376. Mr Hatton to ask the Minister for Lands and Minister for Ports—

(1) Is it the intention of the Government for coal trucks to bypass the road reception unit at the new Port Kembla Coal Loader and dump coal, either at the rail receival unit, or directly on to the coal stockpiles within the new loader?

(2) Will the Government close the temporary stockpiles to the west of the new coal loader?

(3) Is the Government planning to increase road haulage of coal to 6.1 million tonnes per annum to the Port Kembla Coal Loader by 1985-86?

378. Mr Hatton to ask the Minister for Police and Emergency Services and Minister for Corrective Services—

(1) Is Mr Eddie Azzopardi’s name still on a Vexatious Persons List within the Police Department?

(2) How many of the allegations made by Mr Azzopardi have now been shown to be justified?

(3) Will he take steps to remove Mr Eddie Azzopardi’s name from the Vexatious Persons List?

380. Mr Hatton to ask the Minister for Police and Emergency Services and Minister for Corrective Services—

(1) How many prisoners died whilst in police custody in each of the years between 1970 and 1983?

(2) Of those deaths that occurred in those respective years, how many were male and how many were female?

(3) At which locations did these deaths occur?

(4) On what charge had each person been charged with at the time of death?

(5) How many deaths occurred in Special Segregation Units?

(6) Which units were they?
381. Mr Hatton to ask the Minister representing the Attorney General and Minister of Justice.

(1) In the years between 1970 to 1983 inclusive, have coronial inquests been conducted into all cases of deaths in custody?

(2) If not—
   (a) why not; and
   (b) in which cases were inquests not held?

(3) What were the findings in each case, including—
   (a) riders added by the jury to the findings; and
   (b) recommendations by the Coroner?

383. Mr Pickard to ask the Minister for Education—

(1) Is there a severe morale problem within the mid-management group of Technical and Further Education?

(2) If so, is this due largely to promotion policies followed by the Director General which lack consistency and change in many cases between published notification and the time of interview?

386. Mr Pickard to ask the Minister for Education—

(1) Are severe disadvantages being suffered by children of the Hornsby Heights Public School, in that the promised construction of the Hall/Canteen/Library has not been commenced?

(2) Will he declare funds available in the current financial year?

(3) When does he expect the tender to be let and approval to be given for the commencement of the work?

387. Mr Pickard to ask the Minister for Education—

(1) What are the particulars of all appeals heard under G.R.E.A.T. for TAFE in 1982–83, including, the numbers of males and females who have appealed?

(2) How many appeals have been heard under Section 68 of the Education Commission Act?

(3) Which appeals were allowed and which were disallowed?

(4) What is the average cost to TAFE of an appeal to G.R.E.A.T.?

(5) Is any assistance given to the applicants and if so what criteria is applied?

(6) If no assistance is given does this cause many people not to seek work justice?

(7) Will he ensure that all appeals will be heard at a cost to the State?

22 NOVEMBER, 1983

388. Mr Mack to ask the Minister for Youth and Community Services and Minister for Housing—

(1) How many properties are under the control of the New South Wales Housing Commission within the Rocks and West Rocks area?

(2) How many of these properties are currently vacant?

(3) How many of these properties are in use as emergency accommodation, or intended for such use?

(4) In view of the social implications of large numbers of emergency accommodation units in close proximity has he determined the level of residences to be used as emergency accommodation?

389. Mr Mack to ask the Minister for Lands and Minister for Ports—

(1) How many residences does the Maritime Services Board administer in The Rocks area?

(2) How many of these properties are currently vacant?
397. Mr Hatton to ask the Premier and Minister for the Arts—

(1) Has the Ombudsman recommended to him legislative amendments to the Ombudsman Act which would allow him to recommend ex gratia payments?
(2) What action does he propose in this regard?
(3) Has the proposed amendment in 1981 of the Ombudsman Act not yet been before the House?
(4) When will he introduce this Bill?
(5) Will he provide the New South Wales Ombudsman's Office with a word processor as a result of the obvious benefits, which were mentioned in his Annual Report of 1982–83?
(6) Will he allow the Ombudsman to handle his own finances whilst within budget?

399. Mr Hatton to ask the Minister representing the Attorney General and Minister of Justice—

(1) Did the 1981–82 and 1982–83 Ombudsman's Reports express doubt by the Ombudsman that he had the power under the existing terms of his Act to investigate complaints against the Public Trustee?
(2) Will he take action to introduce remedial legislation which will allow the Ombudsman to investigate the Public Trustee?

402. Mr Hatton to ask the Minister for Police and Emergency Services and Minister for Corrective Services—

(1) Have members of the Police Traffic Branch in the Wollongong area recorded breaches against a Victorian motor vehicle registered 1JZ 838?
(2) What was the colour and type of motor vehicle?

405. Mr Hatton to ask the Premier and Minister for the Arts—

(1) Does he intend to set up an independent prosecution branch as recommended by Justice Lusher and the Chief Justice to the Minister for Police and Emergency Services and Minister for Corrective Services?
(2) Will he implement police procedures for the investigation of complaints regarding allegations of misconduct by police?

406. Mr Smith to ask the Minister for Sport and Recreation and Minister for Tourism—

(1) What government funding has been or is likely to be offered to the proposed Penrith City Soccer Club?
(2) Has he been approached for assistance for the proposed Penrith City Soccer Club and if so, by whom?
(3) Has he, or to his knowledge any other Minister, had discussions with the National Soccer League Screening Committee regarding the application to join the League by the proposed Penrith City Soccer Club?

23 NOVEMBER, 1983

409. Mr Hatton to ask the Minister for Police and Emergency Services and Minister for Corrective Services—

(1) Did Detective Sergeant W. Cullen of the Goulburn Police telephone Superintendent Broombey, of the Australian Federal Police, on the morning of 11 July, 1983?
(2) Did Superintendent Broombey requisition an Australian Federal Police car and travel to Goulburn where he met with Detective Sergeant W. Cullen on 11 July, 1983?
(3) Did Superintendent Broombey and Detective Sergeant Cullen discuss Detective Senior Constable Max Champman of the Queanbeyan Police and his offer of appointment to the Australian Federal Police which was due to commence on 18 July, 1983?
(4) Did Detective Sergeant Cullen make available to the Australian Federal Police the copy of a statement?

(5) Did that statement contain serious allegation which would warrant Police Internal Affairs action?

(6) What action was taken by Detective Sergeant Cullen as a result of information received in that statement?

(7) Was Detective Max Chapman ever interviewed regarding the information received in that statement?

(8) Did Justice Kelly of the Supreme Court on 7 October, 1983, indicate that he was satisfied that all police checks concerning Senior Constable Max Chapman's appointment to the Australian Federal Police had been carried out successfully by the Australian Federal Police, and that there was no adverse comment on him?

(9) Who was the senior New South Wales Police Officer referred to by Assistant Commissioner Riley in evidence given before Justice Kelly of the Supreme Court on 15 September, 1983?

(10) Was Internal Affairs aware of contact with Australian Federal Police by a senior New South Wales Police Officer in reference to Detective Sergeant Chapman's character?

(11) What were the contents of the telex sent to the Commissioner for Police dated 14 July, 1983, from Superintendent Talrico, Goulburn to the Commissioner of Police?

(12) As Senior Constable Chapman's character or performance as a Police Officer is not in doubt, why was his request to have his resignation withdrawn not approved?

(13) For the years 1982 and 1983 what were the arrest/charge statistics for each of the detectives attached to the Queanbeyan Police Station?

(14) What are the contents of the rating on Senior Constable Max Chapman for the years 1982-83?

(15) What is the rank and position of officers who took part in that rating?

410. Mr Schipp to ask the Minister for Public Works and Minister for Employment—

(1) How many councils have (a) sought and (b) received participation in the Community Employment Programme?

(2) What grants, for what projects, have been provided to each of the successful councils and in what ratio of funding for each project?

(3) Which councils have (a) not applied without reason or (b) not applied indicating inability to participate?

(4) What reasons have been advanced by each council that indicated inability to apply?

411. Mr T. J. Moore to ask the Minister for Police and Emergency Services and Minister for Corrective Services—

(1) What was the backlog, as at 31 March, 1983, in carrying out blood alcohol analyses at the Police laboratory of blood samples taken from those injured in motor accidents?

(2) What was the delay in carrying out such analyses on 30 April, 30 June and 31 July, 1983?

(3) Why are such delays, if they exist, occasioned?

(4) What steps have been taken to reduce or eliminate any delays and ensure that drunken drivers are swiftly prosecuted and removed from the roads?
24 NOVEMBER, 1983

415. Mr Mack to ask the Minister for Planning and Environment—
(1) How many dwellings owned by the Sydney Cove Redevelopment Authority are currently vacant?
(2) How long have these properties been vacant?
(3) In view of the need for inner city rental accommodation and the Government’s urban consolidation policies, what action is he taking to utilize these dwellings as residences?

418. Mr R. J. Clough to ask the Minister representing the Minister for Agriculture and Fisheries—
(1) Is the Upper Macquarie County Council in a position to specifically identify on individual properties within its area serrated tussock infestation?
(2) Are any of the properties infested, in the ownership of members of the County Council?
(3) Have any of the councillors received low interest loans for the eradication of this weed?
(4) Has any follow up inspection taken place to ensure that the funds were applied to the purpose for which they were supplied?
(5) If there is no clear evidence that low interest funds supplied have been applied to weed eradication will you ask for loans to be repaid?

420. Mr Smith to ask the Minister for Police and Emergency Services and Minister for Corrective Services—
(1) On 26 August, 1981, did the then Minister for Police in answering a question regarding the club development association advise the House “an investigation is now being carried out”?
(2) What was the result of that investigation?
(3) Is he now in a position to answer Question Without Notice No. 184 asked on 26 August, 1981?

421. Mr Smith to ask the Minister for Sport and Recreation and Minister for Tourism—
(1) Did the federal Minister for Sport make a statement concerning the sporting needs of Australia’s elderly people being one of the major concerns of the new Australian Sports Commission?
(2) If so, what action will he take to reverse the decision of the Government to increase rates to bowling clubs which in the case of Newport Bowling Club raises the charges from $20 per annum to $1,468 per annum plus a green rental yet to be determined?

28 NOVEMBER, 1983

423. Mr Schipp to ask the Minister for Education—
(1) What are the student population projections for the next five-year period for each school in the Wagga Wagga electorate?
(2) Which schools are likely to be closed or changed in status as a result of the projected rise or fall in student numbers?

424. Mr Greiner to ask the Minister for Police and Emergency Services and Minister for Corrective Services—
(1) What plans are proposed for the future of the Drummoyne police station?
(2) Is the Government considering any option that the Drummoyne police station be dispensed with in its present form and become a highway patrol centre?
425. Mr Fisher to ask the Minister for Energy and Minister for Finance—

(1) Was an inquiry commissioned by the Energy Authority into the administration and management of County Councils throughout New South Wales?

(2) Was this inquiry carried out by the accounting firm Peat, Marwick and Mitchell?

(3) How much did this inquiry cost?

(4) When was the report completed?

(5) When will the report be released to the public?

426. Mr Face to ask the Minister representing the Attorney General and Minister of Justice—

(1) In 1974, did the directors of White River Corporation Limited embark on an asset stripping operation of subsidiary private companies previously operated by the Greiner family and request the Corporate Affairs Commission to have a number of companies struck off under section 308 of the then Companies Act?

(2) At the time, were N. M. Greiner and N. F. H. Greiner directors of the White River Corporation Limited and the companies struck off?

(3) What were the names of the subsidiary companies so struck off?

(4) Who signed the statutory declarations in each case in support of the application to strike off the companies under section 308 of the then Companies Act, and thereby attested and swore that the shareholders had lost all interest in the affairs of the subsidiary companies and would not attend a meeting for the purpose of winding up of the companies?

(5) Immediately before the aforesaid subsidiary companies were struck off, were their names changed?

(6) What was the purpose of this device?

(7) Is it the same device commented upon by the Costigan Commission as being employed to confuse investigations into bottom-of-the-harbour schemes?

(8) Did any of the companies so struck off in fact have outstanding contingent liabilities to creditors of the White River Group by virtue of: (a) cross guarantees; (b) securities; or (c) floating charges entered into?

(9) If so, did the directors disclose same in the statutory declaration lodged?

427. Mr Face to ask the Minister representing the Attorney General and Minister of Justice—

(1) Did the Greiner family interests subscription of capital into the White River Corporation Limited upon public listing result in liquid funds becoming available to the corporation to contribute to its working capital?

(2) Why was the listing of White River Corporation Limited so structured that a large portion of the funds were paid to the Greiner family interests ($184,500) for the acquisition of existing issued shares held by the Greiner family interests through White River Nominees Proprietary Limited rather than to the corporation for new shares?

(3) Did the Corporate Affairs Commission give its approval to the arrangement whereby the Greiner family interests received cash while the corporation received no boost to its working capital from the public subscription?

428. Mr Face to ask the Minister representing the Attorney General and Minister of Justice—

(1) Did the Corporate Affairs Commission or the Stock Exchange question officers of the White River Group to ascertain whether or not the Corporation was floated to:

(a) divert cash to the Greiner family interests from the public for part of the shares offered to the public;

(b) achieve controlling interest for the Greiner family interests without leaving cash in the Corporation as equity; and

(c) achieve an acknowledgement of indebtedness to the Greiner interests of $250,000, an amount greater than subscribed to the Corporation by the public?
(2) Did the aforesaid financial arrangements by the Directors of the White River group lead to a shortage of working capital thus creating the need to borrow funds to conduct its business activities?

429. Mr Face to ask the Minister representing the Attorney General and Minister of Justice—

(1) Given that the Corporation after payment of the aforesaid $184,000 cash to the Greiner family then sustained an operating loss, why were the Directors then permitted to repay $190,000 of a loan of $250,000 the Greiner family created at listing?

(2) Whilst the funds were being credited to the Greiner Family, did the company borrow from external sources?

430. Mr Face to ask the Minister representing the Attorney General and Minister of Justice—

Is the undisclosed shareholder in the 1978 Accounts of the Corporation loaned an amount of $252,557, a member of the Greiner Family?

431. Mr Face to ask the Minister representing the Attorney General and Minister of Justice—

(1) Why did the accumulated profits of the White River Corporation Ltd fall from $375,844 at 30 June, 1979 to an accumulated loss of $220,326 at 30 June, 1982?

(2) Why was a further loss of $394,000 sustained to 30 June, 1983?

(3) Did the White River Corporation Ltd public accounts demonstrate for the information of its public subscribers the severe liquidity crisis that was occurring?

(4) Why did the White River Corporation Ltd continue to borrow externally as it suffered operating losses between 1979 and 1983, financial years.

(5) Why was the undisclosed shareholder owed $252,557 in unsecured loans substantially repaid by the Directors at a time when the company was suffering losses?

(6) Did the substantial secured creditors object to this preference to an undisclosed unsecured creditor?

432. Mr Face to ask the Minister representing the Attorney General and Minister of Justice—

Given that the White River Corporation Ltd owed trade creditors $3,237,942 as at 30 June, 1982—

(a) Did the Corporation have sufficient internal financial resources to meet those liabilities without further increasing its external indebtedness;

(b) Has the Corporation resolved to borrow further to satisfy its trade creditors;

(c) Has the Corporate Affairs Commission's officers or officials of the Stock Exchange caused inquiries to be made as to whether s.556 of the Companies Code has been breached;

(d) Have the Directors expressed confidence in the ability of the White River Corporation Ltd to discharge its existing current liabilities at 30th June, 1982;

(e) Have the Directors resolved that the Corporation enter into fresh debt obligations or credit arrangements after that date; and

(f) Have trade creditors been increasing yearly since 30th June, 1979, as profits declined and working capital was virtually exhausted?

433. Mr Face to ask the Minister representing the Attorney General and Minister of Justice—

(1) Did the White River Corporation Ltd notify the Sydney Stock Exchange in March, 1983, a loss to 31 December, 1982, of $221,000?

(2) Did any Directors of the Corporation resign on or about that time?
434. Mr Face to ask the Minister representing the Attorney General and Minister of Justice—

(1) What factors caused the White River Corporation Ltd to suffer an operating loss of $94,876 in the year to 30 June, 1980, of $481,563 in the year to 30 June, 1982 and a loss of $394,000 to 30 June, 1983?

(2) Did these accumulated losses have an adverse effect on the availability of working capital to the White River Corporation Ltd?

435. Mr Face to ask the Minister representing the Attorney General and Minister of Justice—

(1) Did the Directors of White River Corporation Ltd change their accounting system to reduce the impact of an operating loss on the availability of working capital by restructuring current liabilities as long term liabilities?

(2) If so, when was the accounting system changed?

(3) Upon what accounting principle was the provision for long service leave in the accounts of the Corporation in the financial years of 1979–82 altered from a current liability to a long term (non-current) liability?

436. Mr Face to ask the Minister representing the Attorney General and Minister of Justice—

(1) Is the main operating company in the White River Group, the White River Timber Co. (1970) Pty Ltd?

(2) Given that the White River Timber Co. (1970) Pty Ltd sustained a substantial loss in the year ended 30 June, 1982, of approximately $407,000—

(a) would that loss have resulted in a deficiency in shareholders' funds as at 30 June, 1982, if all assets were held at values claimed in the accounts of White River Timber Co. (1970) Pty Ltd in previous years;

(b) was the value claimed for leasehold property held by the White River Timber Co. (1970) Pty Ltd at 30 June, 1981, $243,756;

(c) was this asset substantially revalued to $581,379 as at 30 June, 1982, on the basis of the opinion of the directors;

(d) is there any accounting principle that would support such a revaluation; and

(e) did the accounts of White River Timber Co. (1970) Pty Ltd to 30 June, 1981, and previous year's value leasehold property on the basis of cost less amortization?

(3) Why did this revaluation create an "asset revaluation account" and why did it occur in the 30 June, 1982, accounts at the same time as the company experienced an operating loss of $407,000?

137. Mr Face to ask the Minister representing the Attorney General and Minister of Justice—

(1) Given that stock on hand was revealed by the White River Corporation Ltd at the 30 June end of financial year was as follows:

<table>
<thead>
<tr>
<th>Year</th>
<th>1979</th>
<th>1980</th>
<th>1981</th>
<th>1982</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stock on hand</td>
<td>2,133,822</td>
<td>2,600,477</td>
<td>2,314,270</td>
<td>2,208,594</td>
</tr>
</tbody>
</table>

Why was the level of trade creditors of the White River Corporation at the 30 June end of financial year increased as follows:

<table>
<thead>
<tr>
<th>Year</th>
<th>1979</th>
<th>1980</th>
<th>1981</th>
<th>1982</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trade creditors</td>
<td>1,927,972</td>
<td>2,924,229</td>
<td>2,945,927</td>
<td>3,237,942</td>
</tr>
</tbody>
</table>

(2) What justification based upon accounting standards was there for the value of stock on hand being inflated by the "absorption method" of accounting in the accounts of the White River Corporation Ltd?

(3) Was this method of accounting sufficient to inflate the value attributed to stock on hand in the accounts of the White River Corporation Ltd beyond its realizable value?

(4) Who signed the Director's reports of the White River Timber Corporation Ltd from 1979–82?
(5) Did those reports comply with s. 162A of the Company Act (s. 270) the Companies (N.S.W. Code) in so far as the requirement of disclosing a correct value was concerned?

(6) Were the Accounts and Directors' Report of the White River Corporation Ltd submitted to any trade creditor or financial institution in support of any application for credit or loan funds?

438. Mr Face to ask the Minister representing the Attorney General and Minister of Justice—

(1) Did a director of White River Timber Co. (1970) Pty Ltd sign on 22 February, 1972, a Statutory return stating that the directors including N. M. Greiner and N. F. H. Greiner had not other directorships as at that date?

(2) Were other directorships in fact held by the directors at that time?

(3) If so, why was no action taken in respect of the breach of s. 134 (7) of the Companies Act, 1961?

439. Mr Face to ask the Minister representing the Attorney General and Minister of Justice—

In the 1982 Annual Report of the White River Timber Corporation Ltd why did the auditor, Greenwood and Challoner & Co., specifically exclude from their opinion of truth and fairness the Statement of Source and Application of Funds for the year, having first included it?

29 NOVEMBER, 1983

440. Mrs Foot to ask the Deputy Premier and Minister for Health—

(1) Is Dr Leopold Dintenfass an established authority on haemorheology and biorheology?

(2) Do six books and more than 200 papers written by him have worldwide circulation?

(3) Did the second Sax report recommend that Dr Dintenfass be allowed to continue research at the Kanematsu Memorial Institute although all other research was moved from Sydney Hospital to Royal Prince Alfred or Royal North Shore?

(4) Will he guarantee that Dr Dintenfass be allowed to retain his laboratory to continue research into retinopathy and to his space (NASA) project until at least 1985?

(5) Can he guarantee that non-government funding of almost $20,000 held in trust by Sydney Hospital for these projects will be used for this research?

444. Mr Smith to ask the Minister for Sport and Recreation and Minister for Tourism—

(1) Was the new rail service to Alice Springs launched this month?

(2) Is the off-tourist season for this part of Australia now approaching?

(3) What bookings are held for this service and what are the projected profits for the next six months?

30 NOVEMBER, 1983

445. Mr Smith to ask the Minister for Energy and Minister for Finance—

(1) Is there an outstanding claim by Citra Constructions Ltd against Newcorn Collieries for shaft sinking work carried out at Myuna colliery 4 years ago?

(2) What is the amount of that claim and does it exceed $3 million?

(3) What are the circumstances leading to the claim?

(4) Why has it not been settled?
446. Mr Smith to ask the Minister for Energy and Minister for Finance—
   (1) Has the Bird’s Rock colliery been abandoned and the joint venture terminated?
   (2) Have the assets been disposed of?
   (3) If so, for what price and to whom?
   (4) What are the assets of the venture and what are their value?
   (5) What are the total losses of this venture to the taxpayer?

447. Mr Collins to ask the Minister for Planning and Environment—
   (1) Have representations been received from Government authorities and private individuals concerning the powers of Councils to ask for fees where action is taken to rezone land on request?
   (2) Have relatively large amounts been demanded by some Councils under this scheme?
   (3) Is it correct that many Councils failed to establish the basis for the request of such payments?
   (4) Has there been any right of appeal against such charges?
   (5) Does the Environmental Planning and Assessment Act, 1979, empower Councils to impose such fees?
   (6) If not, what steps will be taken to prohibit this practice by Councils and what action, if any, will be taken to reimburse those upon whom such charges have been imposed?

448. Mr Collins to ask the Deputy Premier and Minister for Health—
   (1) What are the monthly activity figures for the Obstetrics Department of the Royal North Shore Hospital since the closure of Mater and Crown Street Hospitals?
   (2) What has been the increase on the demand for medical services at Royal North Shore Hospital (R.N.S.H.) since the closure of the mater and Crown Street Hospitals?
   (3) Has the increased demand for maternity and neo-natal services at R.N.S.H. necessitated a higher turnover in bed occupancy for uncomplicated pregnancies?
   (4) Do discharge figures indicate that new mothers are currently discharged 3.3 days after uncomplicated births?
   (5) Does breast feeding frequently take 4 to 5 days to establish?
   (6) Are new mothers often discharged before establishing breast feeding to their satisfaction?
   (7) Are private rooms at R.N.S.H. available to all maternity patients who have subscribed at the appropriate health fund rate?
   (8) If not, how many patients entitled to private rooms are forced to take other options?

449. Mr Degen to ask the Minister for Education—
   (1) In which year did Balmain High School last have a permanent English subject head?
   (2) When will a permanent English subject head be appointed?

450. Mr Hatton to ask the Minister for Education—
   (1) Have copies of the Aerosol Story produced by the Aerosol Information Services been distributed throughout New South Wales schools with the assistance and approval of an officer in the Resource Services Division?
   (2) Is the information contained in this education kit misleading in that it states that chlorofluorocarbons are non-toxic?
   (3) Do the findings of the coroner in the death of Sean Oswald state that fluorocarbons were the cause of death?
(4) Will he act urgently to recall undistributed kits and inform schools directly and the public through the media of the dangers of sniffing many aerosol products?

(5) Does the kit ask school children to approach tuck shop ladies to have "facts" on aerosol products put into the lunch bags?

(6) Will he confer urgently with the Minister for Health regarding the apparent conflict of information between the Education Department Resource Services Division and the Department of Health on facts on chlorofluorocarbons?

(7) Will he take action to inform non-Government schools of the inherent dangers of misinformation in the Aerosol Story education kit?

(8) Does the kit breach the Trade Practices Act regarding the promotion and sale of manufactured goods to minors?

(9) Is there misleading information in the kit regarding chlorofluorocarbons and the destruction of the ozone layer?

451. Mrs Foot to ask the Deputy Premier and Minister for Health—

(1) Did he receive a letter from Mr Allen D. Littlejohn, J.P., of 546 Warringah Road, Forestville, dated 20 October, 1983 concerning the excessively long waiting lists for heart surgery?

(2) Was Mr Littlejohn placed on an 8-week waiting list for heart surgery at Royal North Shore Hospital on or about 20 October, 1983?

(3) Did Mr Littlejohn die on Monday, 21 November while still awaiting that surgery and a reply to his letter?

452. Mr Pickard to ask the Minister for Education—

(1) What guidelines for handling Freedom of Information matters are currently in operation within the New South Wales Department of Education?

(2) When did those guidelines come into operation and by what process were they determined?

453. Mr Pickard to ask the Minister for Education—

(1) Approximately when will he be responding to the Commonwealth's Discussion Paper titled "Proposed Commonwealth Government Initiatives in Aboriginal Education" (October 1983)?

(2) Which individuals and groups is it envisaged will be involved in developing this important response?

454. Mr Pickard to ask the Minister for Education—

(1) How many specialist Community Language teachers are there at present in New South Wales primary schools?

(2) How many such teachers will there be at the beginning of 1984 and which languages are to be taught?

(3) What number of teachers will be teaching each of the particular Community Languages?

455. Mr Face to ask the Minister representing the Attorney General and Minister of Justice—

What was the nature and purpose of the transactions evidenced by deposits of the following securities of the White River Corporation Limited by the Nugan Hand Bank with Jewel Acceptance Pty Ltd after the death of Mr F. J. Nugan:

<table>
<thead>
<tr>
<th>Date</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>7 March, 1980</td>
<td>$150,000</td>
</tr>
<tr>
<td>21 March, 1980</td>
<td>$200,000</td>
</tr>
<tr>
<td>28 March, 1980</td>
<td>$100,000</td>
</tr>
<tr>
<td>11 April, 1980</td>
<td>$200,000</td>
</tr>
</tbody>
</table>
456. Mr Collins to ask the Minister for Police and Emergency Services and Minister for Corrective Services—
(1) Is there severe traffic congestion in the Willoughby area and thus resultant inconvenience to local residents and motorists alike?
(2) Do many residents in the Willoughby area use the footpaths and nature strips outside their homes to park their motor vehicles?
(3) Do these residents adopt that practice in an attempt to protect their vehicles from passing high volume traffic and, in part, to facilitate the flow of traffic?
(4) Has his Department advised such residents that they may be issued with parking infringement notices for so acting?
(5) Will he reconsider this proposed action thereby granting some form of relief to Willoughby residents?
(6) Will the construction of the Gore Hill link of the Warringah Expressway reduce this practice?

457. Mr Collins to ask the Deputy Premier and Minister for Health—
(1) In which New South Wales hospitals are psychosurgical operations conducted?
(2) How many psychosurgical operations have been conducted each year since 1973?
(3) What medical conditions have warranted such operations?
(4) What indicators have been applied to determine the success or failure of psychosurgical operations in New South Wales?
(5) How many patients have committed suicide or attempted suicide after psychosurgery?
(6) How many patients have joined or rejoined the workforce after psychosurgery?
(7) How many patients have suffered physical disabilities as a result of or following psychosurgery and what is the nature of such debilitation?
(8) How many such operations have been conducted by and/or on the recommendation of Dr John Smith?
(9) Did Dr John Smith ever use a patient, Mr Roy Pulbrook, to demonstrate a psychosurgical procedure known as electrocoagulation for a television news story shown by Channel 10?
(10) What is the current condition of Mr Pulbrook and to what extent is it a result of psychosurgery?

458. Mr Collins to ask the Deputy Premier and Minister for Health—
(1) What are the activities undertaken at the Neuro Psychiatric Institute (N.P.I.) within the grounds of Prince Henry Hospital?
(2) Does the N.P.I. come under the control of Prince Henry Hospital?
(3) Is the administration of Prince Henry Hospital informed of the activities and any emergency arising within the N.P.I.?
(4) Was Prince Henry Hospital advised of a female patient missing from the N.P.I. on or about 24 October, 1982, and, if not, why not?
(5) Was Prince Henry Hospital ever advised that this patient was missing and, if so, when?
(6) Was this patient found dead at the nearby golf course on 21 November, 1982?
(7) What was the cause of death of this N.P.I. patient?
(8) Were the relatives informed, and in what terms, of the circumstances surrounding the death of this patient?
459. Mr Collins to ask the Minister for Planning and Environment—

(1) Is there a proposal to dump coalwash and industrial waste in the West Dapto area?

(2) Will coalwash from as far away as Appin be dumped at West Dapto?

(3) Will the existing residential area of Wongawilli and the developing Bong Bong Road subdivisions be affected by dust and noise pollution as well as water-borne runoff?

(4) Will such dumps of coalwash and industrial waste reach heights of 90–110 metres?

(5) Will heavy trucks be used to shift volumes of up to 10 000 cubic metres per day to the West Dapto site?

(6) Will he investigate the availability of alternative sites?

463. Mr Pickard to ask the Minister for Police and Emergency Services and Minister for Corrective Services—

(1) Did a protest meeting take place in Berowra on 27 November, 1983, when citizens of Berowra showed that they were highly disturbed by the lack of a visible police presence in Berowra?

(2) Will he honour the promise made last year and again this year for the establishment of a police station in Berowra?

(3) Will he announce either that the demountable promised from Pennant Hills police station will be moved and erected in Berowra, or will he direct the Properties Department to immediately lease or buy a property which will not lose value and establish a resident police officer and a visible police presence in Berowra?

464. Mr Pickard to ask the Minister for Education—

(1) Has a difficult situation arisen at the Hurlstone Agricultural High School for arrangements of sporting fixtures for both boys and girls?

(2) Will he give urgent and personal attention to this difficulty which in fact will change the very nature and tradition of the Hurlstone Agricultural High School?

465. Mr Pickard to ask the Minister for Education—

(1) Will the Asquith Primary School student population drop by approximately 1 per cent next year, and according to the present teaching staff formula, there will be a drop of 14 per cent in teaching staff in 1984?

(2) Has the ancillary staff of this school been reduced by approximately 65 per cent to date?

(3) What does he intend to do for this and other schools in order to restore the service which the Premier has stated has not been reduced but in fact has been maintained?

466. Mr Pickard to ask the Minister for Education—

(1) Has the Government committed itself to the release of further funds to meet needs of additional ancillary staff to be appointed to schools and also to ensure that libraries in all schools are open five days per week?

(2) If so, what funds have been made available and under what formula will they be distributed?

(3) Will all areas of New South Wales be treated fairly and equally?

1 DECEMBER, 1983

468. Mr Mochalski to ask the Minister for Youth and Community Services and Minister for Housing—

(1) Will he order an investigation into the accounting, auditing and administrative procedures of Legion Cabs Trading Co-operative Society Limited to ascertain whether relevant legislation covering its operation have been complied with?
(2) In particular whether:

(i) The accounts are properly and adequately maintained;
(ii) Any deficits have been properly and adequately explained;
(iii) The conditions of the radio loan account have been complied with and whether or not the conditions have been varied outside the scope of the trust deed covering its operation;
(iv) Members have been unable to obtain copies of the Society's rules over the past two years, despite constant requests to do so by members;
(v) Members have been informed of problems in the administration of the petrol rebate scheme entered into with its preferred petrol supplier;
(vi) An investigation of this petrol rebate scheme by the petrol supplier has indicated shortfalls and discrepancies due to inadequate controls, which has resulted in an arrangement by deed to cover any shortfall or deficiency which may be shown on completion of its study; and
(vii) This co-operative has advised its members of this agreement and its implications for members?

469. Mr Hatton to ask the Minister for Police and Emergency Services and Minister for Corrective Services—

(1) Has he received Police reports that ex-Sergeant Christopher Jones has been placing SP bets with Mr William Noonan, the winner of the Parramatta Police Citizens Boys' Club Art Union No. 17?
(2) Is there evidence of a criminal conspiracy to cover up a serious shortfall in the Parramatta Police Citizens Boys' Club funds?
(3) Will he give an undertaking that action will be taken against those officers responsible for this cover up?
(4) Are the Auditors of the Parramatta Police Citizens Boys' Club, Rowan Miller and Company, of Macquarie Street, Parramatta, still acting in the capacity of auditors for the club?
(5) Were these Auditors severely criticized by the Treasury?

470. Mr Hatton to ask the Premier and Minister for the Arts—

(1) Was an approach made on behalf of ex-Sergeant Jones to the Premier to have criticism of Sergeant Christopher Jones answered in Parliament?
(2) If so, by whom?
(3) Was any action taken against officers of the Internal Affairs Department who prepared the report on Sergeant Jones and the Parramatta Police Citizens Boys' Club referred to by the Premier on 12 October, 1983?
(4) Did ex-Sergeant Jones claim that the Premier would speak on his behalf in the Parliament on 17 March, 1981?
(5) Will he Table the whole of the Internal Affairs Department Report of 17 March, 1981, in the Parliament?

21 FEBRUARY, 1984

471. Mr Pickard to ask the Minister for Education—

(1) Has he received reports of teachers' hopes for improved funding?
(2) Has the President of the New South Wales Teachers' Federation stated that the Premier is looking at the question of primary funding again and hoping to find a "windfall" to fund improvements?
(3) If so, what has caused this volte-face by the Government in its attitude to the concerns of teachers and parents concerning deficiencies in infants and primary education?
(4) Where is it hoped the "windfall" might come from?
472. Mr Pickard to ask the Minister for Education—

(1) Have the Education Department and the Government Supply Department determined to accept the tender No. 1598 covering the contract for supply of microcomputers to schools in New South Wales?

(2) Why have other tenderers not been informed of the results?

(3) Is the tender to operate for a two year period?

(4) Given the volatile nature of the computer industry can he give an assurance that the successful company/companies will be in operation in two years' time?

473. Mr Pickard to ask the Minister for Education—

(1) Was one of the microcomputers to be supplied for schools included in the recommended list conveyed to principals by the Director General of Education not being marketed in Australia at the time tenders closed?

(2) What were the qualifications of those who evaluated the tenders?

(3) What criteria was used to assess tenders for the contract?

(4) Was price a consideration?

(5) If so, why was one computer manufacturer who offered to reduce prices in line with a retail market price reduction informed that he would be contacted when prices were considered but was never in fact contacted?

(6) Why were some of the highest price microcomputers on the market included in the contract whilst competitors of equal regard educationally and commercially but selling at a lower price were ignored?

474. Mr Pickard to ask the Minister for Education—

(1) Did the contract recently awarded to the successful tenderers for the supply of microcomputers to schools in New South Wales not include the largest selling educational microcomputer?

(2) Why was this microcomputer overlooked?

475. Mr Pickard to ask the Minister for Education—

(1) Are tenders for microcomputers to schools in New South Wales due to operate for a period of two years from 30 September, 1983?

(2) Why was there a delay in reaching a decision as to which tender would be accepted?

(3) Was one computer manufacturer able to present its products for evaluation as late as early November?

(4) Why was this manufacturer permitted such an opportunity?

476. Mr Collins to ask the Minister for Education—

(1) Have officers of his Department been advised by Willoughby Municipal Council about the dilapidated condition of toilet and amenity blocks at Naremburn Public School?

(2) Will he immediately intervene to ensure that the health and safety of children attending the Naremburn Public School are protected?

477. Mr Collins to ask the Minister for Public Works and Minister for Employment—

(1) Has he been advised by the Naremburn School Mothers' Club of the unsanitary conditions of the toilet and amenity blocks of Naremburn Public School?

(2) Did he receive advice from officers of Willoughby Municipal Council concerning conditions at the school?

(3) What steps, if any, will be taken to overcome the problems raised by the Naremburn School Mothers' Club?

(4) When will such repairs and alterations be completed?
478. Mr Collins to ask the Minister for Youth and Community Services and Minister for Housing—
(1) Did his department undertake to establish a co-ordinating committee for International Youth Year to be held next year (1985)?
(2) Has this committee been formed and, if not, what are the reasons for the delay in establishing this committee?
(3) Is this delay preventing planning by other organizations to be involved in the International Youth Year 1985?

479. Mr Collins to ask the Minister for Youth and Community Services and Minister for Housing—
(1) Is his department aware of the activities of an organization known as S.A.G.E. (Senior Australians for Growth and Exploration)?
(2) Does the S.A.G.E. organization receive any funding from New South Wales Government sources?
(3) Will he consider providing funds for S.A.G.E. to continue the provision of services to those reaching retirement age?

480. Mr Schipp to ask the Minister for Lands and Minister for Ports—
(1) In each year since July 1976, what total area of private land has been acquired for public use?
(2) How many individual parcels of land were involved?
(3) What was the largest area and average area of the land parcels so acquired?
(4) On a proportionate basis of geographic location to total area acquired what percentage was—
   (a) North Coast;
   (b) South Coast;
   (c) North Central Division;
   (d) South Central Division;
   (e) Western Division?
(5) How much of the total and what number of individual parcels could be described as foreshore land?
(6) For what categories of purposes is the land now used and in what proportion for each?
(7) What methods of acquisition were utilized and what percentage of the total was acquired by each of these means?
(8) What total financial outlay was involved?
(9) From what accounts were the funds provided?

481. Mr Schipp to ask the Minister for Lands and Minister for Ports—
(1) In each year since July 1976, what total area of public land has been excised from public use?
(2) How many individual parcels of land were involved?
(3) What was the largest area and average area of the land parcels so excised?
(4) On a proportionate basis of geographic location to total area excised what percentage was—
   (a) North Coast;
   (b) South Coast;
   (c) North Central Division;
   (d) South Central Division;
   (e) Western Division?
(5) How much of the total and what number of individual parcels could be described as foreshore land?
(6) For what categories of purposes was the land previously used?
(7) For what categories of reasons and in what proportions for each category was the land disposed?

(8) What methods of disposal were utilized and what percentage of the total was disposed of by each of these means?

(9) What total revenue was generated?

(10) How were the funds dispersed?

482. Mr Schipp to ask the Minister representing the Minister for Agriculture and Fisheries—

(1) What procedures are followed when pastures protection boards intend to dispose of or acquire land?

(2) What "public interest" safeguards are imposed?

(3) Is consultation required with other government agencies and local councils to establish alternate public uses before sale or exchange decisions are taken?

(4) Are boards empowered to purchase land in lieu of exchange when reserves or stock routes are to be relocated and it would be in the public interest to retain the existing area for public use?

(5) It is within a board's competence to resume land?

(6) If resumption or purchase is permitted how is the acquisition financed?

(7) What are the details of exchanges, resumptions or other acquisitions completed in each of the past five years?

22 FEBRUARY, 1984

483. Mr Robb to ask the Minister representing the Minister for Agriculture and Fisheries—

(1) Will the eradication campaign of European wasps be on a State-wide basis?

(2) What are the main honey producing areas of the State?

(3) Has the honey and beeswax production in New South Wales been affected by the European wasp infestation?

484. Dr Metherell to ask the Minister for Transport—

(1) Are the standards of roadworthiness for U.T.A. buses identical to the standards applied by the Department of Motor Transport to private buses?

(2) How often are U.T.A. buses inspected by officers of the Department of Motor Transport?

(3) Are U.T.A. buses subject to regular internal preventive maintenance or only to corrective maintenance following defect reports by U.T.A. bus drivers?

(4) Is the U.T.A.'s Newcastle bus fleet subject to the same inspection procedures as the Sydney bus fleet?

485. Dr Metherell to ask the Minister for Transport—

(1) Are certain U.T.A. buses currently banned from scheduled services operating over the Spit Bridge?

(2) If so, which class or classes of bus are so banned?

(3) Are these same buses used on scheduled services to other North Shore locations with steep hills, such as the approaches to inner harbour ferry wharves?

(4) What proportion of buses located at the North Sydney bus depot are currently subject to restrictions on the geographical area in which they can operate?

(5) What proportion of buses located at the North Sydney bus depot are currently under repair or subject to defect notices?
486. Dr Metherell to ask the Minister for Transport—

(1) Was a Newcastle U.T.A. bus, Number Plate MO 3626 kept in service on 8 February, 1984 with a major fault in its rear suspension?

(2) What steps have since been taken to repair this bus?

(3) What proportion of the Newcastle government bus fleet is currently under repair or subject to defect reports by drivers?

(4) What was the average number of days per bus in 1983 which Newcastle government buses spent under repair in the U.T.A. workshop?

487. Mr Schipp to ask the Minister for Local Government—

(1) When did the Local Government Boundaries Commission report on its latest inquiry into the council areas of Sydney, Ashfield, Leichhardt, Drummoyne and Marrickville?

(2) What decision has been reached in regard to the municipal and ward boundaries?

(3) Will the deferred elections be held on Saturday, 14 April, 1984, as scheduled?

488. Mr Greiner to ask the Minister for Education—

(1) How many children in State schools in the Gosford electorate are in demountable classrooms?

(2) Have allegations been made of excessive heat accumulation in these rooms?

(3) Have allegations been made that children have suffered actual burns from metal strips in these rooms?

489. Mr Greiner to ask the Minister for Education—

(1) Do departmental estimates indicate that more primary schools in the Gosford electorate may lose a teacher in 1984 or 1985 due to enrolment drop?

(2) Which schools in Gosford are expected to show an enrolment drop for those years?

490. Mr Greiner to ask the Minister for Education—

(1) Does the new Copacabana Primary School contain demountable classrooms?

(2) Was a pledge given to the Teachers Federation that there would be no demountables used in that school?

491. Mr Greiner to ask the Minister for Education—

(1) When is work due to commence on the new Berkeley Vale High School?

(2) Will the Government undertake not to use demountables in the new school?

492. Mr Greiner to ask the Minister for Education—

Does the Government have any plans to close Cremorne Girls High School or to merge it with Mosman High School?

493. Mr Greiner to ask the Minister for Education—

(1) What proposals are being considered by the Government for the use of the former Department of Education furniture workshop site in Moore Street, Drummoyne?

(2) When will a final decision on this matter be made?
494. Mr Greiner to ask the Minister for Water Resources, Minister for Forests, and Minister for Aboriginal Affairs—

On what basis do title searches in areas under the control of the Water Resources Commission cost $100 more than for areas not under the control of the commission?

495. Mr Greiner to ask the Minister for Planning and Environment—

Does the Government intend to take any action to reduce the noise disturbance to residents in surrounding areas emanating from open-air concerts at the Sydney Showground?

496. Mr Greiner to ask the Minister for Transport—

When will the steps at Waverton railway station be replaced?

23 FEBRUARY, 1984

497. Mr Armstrong to ask the Minister for Police and Emergency Services and Minister for Corrective Services—

(1) What are the details of the criminal record of Geoffrey Charles Powell with a date of birth being 21 December, 1952?

(2) When and where has the same Geoffrey Charles Powell been arrested, charged and bailed between 1 June, 1983, and 1 February, 1984?

(3) Why has the outcome of all arrests during that period been release on bail?

28 FEBRUARY, 1984

498. Mr Collins to ask the Minister for Education—

(1) Did the New South Wales Government commit funds to the Australian Children's Television Foundation when it was established in 1981?

(2) What proportion of total Australian Children's Television Foundation funds is made up by the New South Wales Government contribution?

(3) What projects are currently being undertaken by the Australian Children's Television Foundation to improve the standard of Australian children's television?

(4) What amount will be made available by the New South Wales Government to the Australian Children's Television Foundation in its next funding year?

499. Mr Collins to ask the Premier and Minister for the Arts—

(1) Has the Sydney Dance Company been invited to participate in the autumn session at the prestigious New York City Centre later in 1984?

(2) Has the Sydney Dance Company been asked to open that season?

(3) Has the company had to decline that invitation because of its earlier financial difficulties and absence of any specific grant to visit the New York City Centre?

(4) Will the Government consider making a specific grant to permit the Sydney Dance Company participation in the coming festival?

(5) What is the current financial position of the company following financial difficulties in the last two years?

500. Mr Smith to ask the Minister for Mineral Resources—

(1) Who were the members of the task force which presented the report on compensation payable under the Coal Acquisition Act?

(2) When did they complete their investigation?

(3) When did they submit their report?

(4) What conclusions were reached?

(5) When will the report be made public?
501. Mr Park to ask the Minister for Public Works and Minister for Employment—

(1) What is the cost to date of the restoration of the former Dominican Convent at Tamworth by the Department of Public Works?

(2) What funds, if any, have been contributed by the New South Wales Heritage Council?

(3) What further funds will need to be expended to complete the job?

502. Mr T. J. Moore to ask the Minister representing the Minister for Agriculture and Fisheries—

What is the total value, either in revenue or notional revenue, to the New South Wales Egg Corporation of the disposal of all hens and eggs seized by the corporation during the year 1983?

503. Mr T. J. Moore to ask the Minister representing the Minister for Agriculture and Fisheries—

(1) Have officers of the Farm Produce Market Authority visited all stall holders at Paddys Markets at which birds and animals are sold to draw to the attention of the stall holders the needs to ensure that such animals and birds are kept in acceptable conditions?

(2) Were officers of the authority on any such visit accompanied by an inspector from the R.S.P.C.A.?

(3) When did such visit take place?

(4) Were any reports submitted following such inspections indicating that breaches of acceptable standards had been found?

(5) If so, which action has been taken with respect to such reports?

(6) Will the authority arrange for such visits to be undertaken on a regular basis?

29 FEBRUARY, 1984

504. Mr Collins to ask the Minister representing the Minister for Consumer Affairs—

(1) Does New South Wales deceptive packaging legislation provide that opaque chocolate boxes must contain a maximum of 40 per cent free space where the chocolates are in individual spaces, and 25 per cent where more than two chocolates occupy one space?

(2) Is his department currently enforcing or about to enforce such provisions against New South Wales confectionery retailers?

(3) Will such action effectively ban the sale in New South Wales of many popular, imported chocolate lines?

(4) Do such imported chocolates include the well-known Lindt, Sarotti, Droste and Tobler lines?

(5) Do many imported chocolates have extra packaging and does this provide both longer shelf life and handling protection as claimed by chocolate manufacturers?

(6) Does the doctrine of Australian multiculturalism extend to eating habits and, if so, to the consumption of chocolate?

(7) Will strict implementation of New South Wales packaging legislation reduce the range and quality of chocolates available to New South Wales consumers?

(8) Will nearly 200 Sydney specialty confectionery retailers face financial difficulties if the above packaging legislation is strictly applied?

(9) What steps will he take to bring this situation to a satisfactory ending?
505. Mr Hatton to ask the Minister for Police and Emergency Services and Minister for Corrective Services—

(1) Is the New South Wales Fraud Squad investigating a complaint made by two companies, Dean Forbes Advertising Service Pty Ltd and Alexander Barrie Johnson and Associates Pty Ltd, advertising agencies, which relate to allegations of misappropriation of funds?

(2) When did the New South Wales Police first receive these complaints?

(3) Has sufficient evidence been obtained to warrant prosecution?

(4) Did a senior member of the Fraud Squad tell one of the company directors, Mr Doug Barrie, that the complaint was too complex and complicated to continue?

(5) Is the Fraud Squad aware that the misappropriation allegations are as high as $140,000?

(6) Has the New South Wales Fraud Squad interviewed the Australian General Manager of Canadian Pacific Airlines in relation to the misappropriation allegations?

(7) Do the allegations include the illegal sale of Canadian Pacific airline tickets and contra deals?

(8) Was Mr Ian Johnson a partner of Alexander Barrie Johnson and Associates also at the same time Public Relations Officer of Canadian Pacific Airlines in Australia?

(9) Did inquiries reveal that Johnson, a director of Alexander Barrie Johnson and Associates, arrange contra advertising deals with Canadian Pacific Airlines and other advertising contractors?

(10) If so, did Johnson fail to inform his co-director of the full details of the contra deals?

(11) If so, has action been taken against him under the Companies Act?

(12) Did the New South Wales Fraud Squad investigate the circumstances surrounding the issue of Canadian Pacific airline ticket number 0184400248074 authorized by Mr Johnson against credit notes allegedly illegally obtained?

506. Mr Hatton to ask the Minister for Youth and Community Services and Minister for Housing—

(1) Is there a backlog of adoption applications within his Department?

(2) Are these applications not being processed because of staffing problems?

(3) Will he arrange to inquire into the reasons for the delay and, if necessary, allocate staff to cope with the backlog?

507. Dr Metherell to ask the Minister for Planning and Environment—

(1) Will the Warringah Boat Club be granted a new lease at the eastern end of the reclaimed area under Roseville Bridge, currently proposed for public parking and boat launching facilities?

(2) If so, will the Warringah Boat Club be granted permission for its own boat launching ramps adjoining a new clubhouse, additional to the 4 public ramps currently proposed?

508. Mr Schipp to ask the Minister for Energy and Minister for Finance—

(1) Within each of the gradients in the land tax scales:
   (a) how many assessments are expected to issue in 1984; and
   (b) what revenue is estimated?

(2) What were the actual figures for 1982 and 1983?
509. Mr Schipp to ask the Minister for Water Resources, Minister for Forests, and Minister for Aboriginal Affairs—

(1) Has the Water Resources Commission in conjunction with the Department of Planning and Environment, advanced a proposal which requires long-term elimination of 203 homes at North Wagga?

(2) Does he support this so-called “withering strategy” in light of his recent criticism of acquisition of flood prone land?

(3) Will he now intervene to give effect to the wishes of the 700 residents, the reaffirmed Council policy, and the conclusions of the Commission’s own consultants, Sinclair & Knight, which provide for one in twenty year flood protection of Wagga’s oldest suburb?

510. Mr Greiner to ask the Minister for Public Works and Minister for Employment—

(1) When is the sewerage programme for the Gosford City Council scheduled for completion?

(2) What was the original target date for completion of this project?

(3) What was the original estimated cost and what is the current estimate of the final cost?

511. Mr Greiner to ask the Minister for Education—

(1) When will work commence on the re-building of the Beverly Hills Public School?

(2) What arrangements are proposed for the housing of students and staff while re-building works at the school are continuing?

(3) Does he propose to give consideration to re-locating the school on land at the rear of the present site away from traffic on King Georges Road and Forest Road?

512. Mr Greiner to ask the Minister for Industrial Relations and Minister for Roads—

(1) What are the reasons for the delay in completing the Queen’s Road, Hurstville by-pass?

(2) Can he now give a definite date for its completion?

(3) What was the original estimate of cost and what is now the estimated final cost?

513. Mr Greiner to ask the Minister for Youth and Community Services and Minister for Housing—

(1) Did the Camden Crier newspaper on 14 December, 1983, publish an advertisement lodged by his department headed “Family Wanted” and referring to brothers Michael and John as of “Aboriginal descent”?

(2) Did this advertisement arouse concern in the Campbelltown community?

(3) Will he in future instruct his staff to avoid such references to prevent the impression being created that Aborigines are set apart from the rest of the community?

514. Mr Greiner to ask the Minister for Industrial Relations and Minister for Roads—

(1) What programme is there for the upgrading and widening of Main Road 334 Wyong to The Entrance?

(2) What plans are there for the widening of The Entrance Road between the Avoca turn-off and the Matcham/Holgate turn-off?

(3) What is the estimated cost and completion time?
515. Mr Greiner to ask the Deputy Premier and Minister for Health—
When will the Government fulfil its promise to erect a building at the St George Hospital for a heated therapeutic pool, the cost of which has been raised by Lions Clubs in the St George area?

516. Mr Greiner to ask the Minister for Police and Emergency Services and Minister for Corrective Services—
(1) How many persons were charged with drug offences in the electorates of Gosford, Peats and Tuggerah in each of the years, 1980, 1981, 1982 and 1983?
(2) How many were convicted?

517. Mr Greiner to ask the Minister for Industrial Relations and Minister for Roads—
(1) Has the Government examined the effect of the closure of Riley Street on traffic movements and residential amenity in the suburbs of Surry Hills, Darlinghurst and Woollahra?
(2) What plans does the Government have for construction of the Eastern Distributor from Woolloomooloo to Taylor Square?
(3) What is the estimated cost of any such plans?

518. Mr Greiner to ask the Minister for Transport—
(1) Does the absence of a fence at the end of Larool Street, Oatley, allow easy access to the railway line and thus cause danger to children?
(2) What action will be taken to remedy this hazard?

519. Mr Greiner to ask the Minister for Youth and Community Services and Minister for Housing—
How many Housing Commission dwellings are there in the electorates of Gosford and Peats and how many more are planned to be constructed in the next 12 months?

520. Mr T. J. Moore to ask the Minister for Local Government—
(1) When were the cage sizes for keeping of wild birds in captivity last examined?
(2) What was the basis for setting the sizes for each of the classes of bird on that occasion?
(3) Has any recent examination been made to consider increasing these minimum sizes?
(4) If so, with what result and when are proposed changes to be introduced?
(5) If not, will he, in co-operation with the Minister for Planning and Environment, have such an inquiry undertaken?

521. Mr T. J. Moore to ask the Minister for Planning and Environment—
(1) When were the cage sizes for keeping of wild birds in captivity last examined?
(2) What was the basis for setting the sizes for each of the classes of bird on that occasion?
(3) Has any recent examination been made to consider increasing these minimum sizes?
(4) If so, with what result and when are proposed changes to be introduced?
(5) If not, will he, in co-operation with the Minister for Local Government and Ports, have such an inquiry undertaken?
522. Mr Petersen to ask the Minister for Mineral Resources—

(1) Are 1.5 million tonnes of high quality coking coal at Coaleliff Colliery now deemed irrecoverable by the proprietary company, Kembla Coal and Coke Pty Ltd?

(2) Is this loss due to past mining practices by the company?

(3) If so, what were these policies?

(4) What action is being taken to prevent a recurrence of these policies?

(5) Has this position occurred previously at Coaleliff Colliery?

(6) If so, what are the details of such previous occasions?

523. Mr W. T. J. Murray to ask the Minister for Police and Emergency Services and Minister for Corrective Services—

(1) How many helicopters does his Department own and/or operate?

(2) What was the work carried out by this helicopter/helicopters for the period from noon 2 February, 1984, to noon 9 February, 1984?

524. Mr W. T. J. Murray to ask the Minister for Energy and Minister for Finance—

(1) How many helicopters does his Department own and/or operate?

(2) What was the work carried out by this helicopter/helicopters for the period from noon 2 February, 1984, to noon 9 February, 1984?

525. Mr W. T. J. Murray to ask the Minister for Planning and Environment—

(1) How many helicopters does his Department own and/or operate?

(2) What was the work carried out by this helicopter/helicopters for the period from noon 2 February, 1984, to noon 9 February, 1984?

526. Mr W. T. J. Murray to ask the Minister for Lands and Minister for Ports—

(1) How many helicopters does his Department own and/or operate?

(2) What was the work carried out by this helicopter/helicopters for the period from noon 2 February, 1984, to noon 9 February, 1984?

527. Mr W. T. J. Murray to ask the Minister for Industrial Relations and Minister for Roads—

(1) How many helicopters does his Department own and/or operate?

(2) What was the work carried out by this helicopter/helicopters for the period from noon 2 February, 1984, to noon 9 February, 1984?

528. Mr W. T. J. Murray to ask the Minister for Transport—

(1) Were two operative rail motors removed from Narrabri recently?

(2) To where were these rail motors taken and what is to be their future use?

(3) If they have been sold to whom were they sold and for how much?
529. Mr W. T. J. Murray to ask the Minister representing the Minister for Agriculture and Fisheries—

(1) Are oyster leases being issued on the Hawkesbury River at Mooney Mooney?

(2) Are these leases in close proximity to foreshore residential areas?

(3) What criteria is considered in granting these licences in respect of—
   (a) Residential access by water.
   (b) Noise and river foreshore pollution.
   (c) Affect on property valuations.
   (d) Cleaning up of base area on termination of lease.
   (e) Deterioration of aesthetic value?

GOVERNMENT BUSINESS

ORDERS OF THE DAY—

1. Community Service Orders (Amendment) Bill; resumption of the adjourned debate, on the motion of Mr Anderson, "That this Bill be now read a second time" (from 23 February, 1984—Mr Armstrong).

2. Forestry Revocation and National Parks Reservation Bill; resumption of the adjourned debate, on the motion of Mr Whelan, "That this Bill be now read a second time" (from 23 February, 1984—Mr Fischer).

3. Plumbers, Gasfitters and Drainers (Amendment) Bill; resumption of the adjourned debate, on the motion of Mr Whelan, "That this Bill be now read a second time" (from 23 February, 1984—Mr Fisher).

4. (i) University and University Colleges (Amendment) Bill,
   (ii) University of New England (Amendment) Bill,
   (iii) Macquarie University (Amendment) Bill,
   (iv) University of Newcastle (Amendment) Bill,
   (v) University of New South Wales (Amendment) Bill,
   (vi) University of Wollongong (Amendment) Bill.

   Cognate Bills; resumption of the adjourned debate, on the motion of Mr Bedford, "That these Bills be now read a second time" (from 28 February, 1984—Mr Pickard).

5. Law Reform (Marital Consortium) Bill; resumption of the adjourned debate, on the motion of Mr Walker, "That this Bill be now read a second time" (from 29 February, 1984—Mr Moore).

6. Lotteries and Art Unions (Amendment) Bill; resumption of the adjourned debate, on the motion of Mr Cavalier, "That this Bill be now read a second time" (from 29 February, 1984—Mr Clough).

7. Greater Newcastle (Amendment) Bill; resumption of the adjourned debate, on the motion of Mr K. J. Stewart, "That this Bill be now read a second time" (from 1 March, 1984—Mr Schipp).

8. Sporting Injuries Insurance (Amendment) Bill; resumption of the adjourned debate, on the motion of Mr Walker, "That this Bill be now read a second time" (from 1 March, 1984—Mr Moore).

9. Strata Titles (Amendment) Bill; resumption of the adjourned debate, on the motion of Mr Whelan, "That this Bill be now read a second time" (from 1 March, 1984—Mrs Foot).
10. Freedom of Information Bill; resumption of the adjourned debate, on the motion of Mr Wran, "That this Bill be now read a second time" (from 1 December, 1983—Mr Moore).

GENERAL BUSINESS

NOTICE OF MOTIONS—

C 1. Mr Smith to move—

(1) That a Select Committee be appointed to inquire into and report upon the disposal and recycling of domestic and industrial waste products.

(2) That such Committee consist of Mr Aquilina, Mr Collins, Mrs Crosio, Dr Metherell, Mr Nelly, Dr Refshaugc, Mr Smith, Mr Wade and Mr West.

(3) That the Committee have leave to sit during the sittings or any adjournment of the House, to adjourn from place to place, and to make visits of inspection within the State of New South Wales, within the other States and Territories of Australia and overseas.

C 2. Mr Collins to move—

(1) That a Select Committee be appointed to inquire into and report upon the desirability of the introduction of television and radio to cover proceedings of the New South Wales Parliament with particular reference to—

(a) whether such coverage would involve the establishment of a radio and television unit within the Parliamentary staff;

(b) what limitations, if any, should apply to use of such broadcast material;

(c) what modifications, if any, would be required to the Chamber to facilitate such coverage;

(d) all relevant issues raised by the Joint Select Committee on Parliamentary Privilege relating specifically to such broadcast proposals.

(2) That such Committee consist of Mr Armstrong, Mr Beckroge, Mr Carr, Mr Collins and Mr Debus.

(3) That the Committee have leave to sit during the sittings or any adjournment of the House, to adjourn from place to place, and to make visits of inspection within the State of New South Wales, within the other States and Territories of Australia and overseas.

C 3. Mr Fischer to move—

That this House expresses its strongest possible objection at the proposed construction of a large building in the northern forecourt of the Parliamentary precincts for the following reasons:

(a) it will alienate the land that has formed part of the Parliamentary reserve of the Mother Parliament of Australia for over 150 years;

(b) it will create a building which does not conform with and is not suitable to the micro environment and the surrounding buildings already in existence;

(c) it does not represent a solution to the space problems associated with the Mitchell Library; and

(d) it will not boost the Library resources of the State, particularly in the Western Suburbs and the country areas.

C 4. Mr Smith to move—

(1) That the Standing Orders be amended by the addition of a new rule as follows—

"78a. Any answer by a Minister that exceeds seven minutes in length be automatically classified as a Ministerial Statement."

(2) That the new Standing Order be presented by Mr Speaker to His Excellency the Governor for approval.
5. Mr Smith to move—

(1) That a Select Committee be appointed to inquire into and report upon the current compensation provisions available to voluntary workers who suffer injuries or death in serving communities as volunteers; the adequacy of those provisions and the need for changes to legislation to provide a compensation scheme for all voluntary community workers.

(2) That such Committee consist of Mr Brewer, Mr Cavalier, Mr Debus, Mr Moore, Mr Smith and Mr Walsh.

(3) That the Committee have leave to sit during the sittings or any adjournment of the House, to adjourn from place to place, and to make visits of inspection within the State of New South Wales and within the other States and Territories of Australia.

6. Mr Greiner to move—

That this House—

(1) Notes, with approval, the proposal by the Government to introduce Freedom of Information legislation during the present parliamentary session;

(2) Expresses its concern that the proposed uniform defamation laws being discussed by the Standing Committee of Attorneys General will lead to a diminution of the freedom of media organizations; and

(3) Calls upon the New South Wales Government to reject any restrictive changes to the laws of defamation and to investigate, if necessary, ways of amending the New South Wales Defamation Act to promote greater general freedom of information through the media within the community.

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1984
ATTENDANCES OF MEMBERS IN DIVISIONS AND COUNTS-OUT
DURING THE SESSION 1983–84

<table>
<thead>
<tr>
<th>Name</th>
<th>Divisions in the House</th>
<th>Divisions in Committee</th>
<th>Counts-out</th>
<th>Total Divisions attended</th>
<th>Number of Times Paired</th>
</tr>
</thead>
<tbody>
<tr>
<td>Akister, John Edward</td>
<td>87</td>
<td>32</td>
<td>56</td>
<td>129</td>
<td>22</td>
</tr>
<tr>
<td>Amery, Richard Sanderson</td>
<td>85</td>
<td>31</td>
<td>56</td>
<td>122</td>
<td>12</td>
</tr>
<tr>
<td>Anderson, The Hon. Peter Thomas</td>
<td>88</td>
<td>32</td>
<td>88</td>
<td>128</td>
<td>12</td>
</tr>
<tr>
<td>Aquilina, John Joseph, B.A., Dip.Ed.</td>
<td>84</td>
<td>25</td>
<td>84</td>
<td>123</td>
<td>12</td>
</tr>
<tr>
<td>Armstrong, Jan Morton, O.B.E.</td>
<td>83</td>
<td>26</td>
<td>83</td>
<td>122</td>
<td>12</td>
</tr>
<tr>
<td>Bannon, Brian Joseph</td>
<td>87</td>
<td>32</td>
<td>87</td>
<td>126</td>
<td>12</td>
</tr>
<tr>
<td>Beckgrove, William Harmon</td>
<td>79</td>
<td>31</td>
<td>79</td>
<td>110</td>
<td>6</td>
</tr>
<tr>
<td>Bedford, The Hon. Eric Lance, B.A.</td>
<td>82</td>
<td>31</td>
<td>82</td>
<td>113</td>
<td>12</td>
</tr>
<tr>
<td>Booth, The Hon. Kenneth George</td>
<td>85</td>
<td>32</td>
<td>85</td>
<td>117</td>
<td>12</td>
</tr>
<tr>
<td>Bowman, Donald John, B.A., Dip.Ed.</td>
<td>87</td>
<td>28</td>
<td>87</td>
<td>115</td>
<td>12</td>
</tr>
<tr>
<td>Boyd, John Charles</td>
<td>69</td>
<td>32</td>
<td>69</td>
<td>101</td>
<td>16</td>
</tr>
<tr>
<td>Bradley, Ralph Charles, B.A.</td>
<td>83</td>
<td>32</td>
<td>83</td>
<td>116</td>
<td>12</td>
</tr>
<tr>
<td>Breton, The Hon. Laurence John</td>
<td>88</td>
<td>32</td>
<td>88</td>
<td>120</td>
<td>12</td>
</tr>
<tr>
<td>Brewer, Ronald Alfred St Clair</td>
<td>60</td>
<td>30</td>
<td>60</td>
<td>90</td>
<td>10</td>
</tr>
<tr>
<td>Brown, James Hill</td>
<td>88</td>
<td>30</td>
<td>88</td>
<td>118</td>
<td>12</td>
</tr>
<tr>
<td>Cahill, Thomas James (Chairman of Committees)</td>
<td>76</td>
<td>26</td>
<td>76</td>
<td>102</td>
<td>12</td>
</tr>
<tr>
<td>Cameron, James Alexander, LL.M.</td>
<td>53</td>
<td>27</td>
<td>53</td>
<td>80</td>
<td>12</td>
</tr>
<tr>
<td>Carr, Robert John, B.A. (Hons.)</td>
<td>88</td>
<td>32</td>
<td>88</td>
<td>120</td>
<td>12</td>
</tr>
<tr>
<td>Caterson, Fredrick Douglas Claude</td>
<td>85</td>
<td>28</td>
<td>85</td>
<td>113</td>
<td>12</td>
</tr>
<tr>
<td>Cavalier, The Hon. Rodney Mark, B.A. (Hons.)</td>
<td>84</td>
<td>29</td>
<td>84</td>
<td>113</td>
<td>12</td>
</tr>
<tr>
<td>Christie, Robert William Join</td>
<td>77</td>
<td>17</td>
<td>77</td>
<td>94</td>
<td>12</td>
</tr>
<tr>
<td>Cleary, The Hon. Michael Arthur</td>
<td>85</td>
<td>32</td>
<td>85</td>
<td>117</td>
<td>12</td>
</tr>
<tr>
<td>Clough, James Arthur (Temporary Chairman of Committees)</td>
<td>81</td>
<td>32</td>
<td>81</td>
<td>113</td>
<td>12</td>
</tr>
<tr>
<td>Clough, Ralph James</td>
<td>80</td>
<td>32</td>
<td>80</td>
<td>102</td>
<td>12</td>
</tr>
<tr>
<td>Collins, Peter Edward James, B.A., LL.B.</td>
<td>82</td>
<td>32</td>
<td>82</td>
<td>114</td>
<td>12</td>
</tr>
<tr>
<td>Cox, The Hon. Peter Francis</td>
<td>88</td>
<td>32</td>
<td>88</td>
<td>120</td>
<td>12</td>
</tr>
<tr>
<td>Crabtree, The Hon. William Frederick</td>
<td>88</td>
<td>32</td>
<td>88</td>
<td>120</td>
<td>12</td>
</tr>
<tr>
<td>Crosio, Janice Anne, M.B.E.</td>
<td>77</td>
<td>16</td>
<td>77</td>
<td>93</td>
<td>12</td>
</tr>
<tr>
<td>Day, The Hon. Donald</td>
<td>75</td>
<td>17</td>
<td>75</td>
<td>92</td>
<td>12</td>
</tr>
<tr>
<td>Debus, Robert John, B.A., LL.B.</td>
<td>75</td>
<td>17</td>
<td>75</td>
<td>92</td>
<td>12</td>
</tr>
<tr>
<td>Degen, Roger Charles</td>
<td>75</td>
<td>17</td>
<td>75</td>
<td>92</td>
<td>12</td>
</tr>
<tr>
<td>Dowd, John Robert Arthur, LL.B.</td>
<td>75</td>
<td>17</td>
<td>75</td>
<td>92</td>
<td>12</td>
</tr>
<tr>
<td>Duncan, Robert Bruce</td>
<td>84</td>
<td>32</td>
<td>84</td>
<td>116</td>
<td>12</td>
</tr>
</tbody>
</table>

[Over]
<table>
<thead>
<tr>
<th>Name of Member</th>
<th>Division in the House</th>
<th>Division in Committee</th>
<th>Total Divisions attended</th>
<th>Number of Time Paired</th>
</tr>
</thead>
<tbody>
<tr>
<td>Egan, Michael Rueben, B.A.</td>
<td>84</td>
<td>32</td>
<td>116</td>
<td></td>
</tr>
<tr>
<td>Face, Jack Richard</td>
<td>81</td>
<td>32</td>
<td>113</td>
<td></td>
</tr>
<tr>
<td>Ferguson, The Hon. Laurie John</td>
<td>62</td>
<td>18</td>
<td>80</td>
<td></td>
</tr>
<tr>
<td>Fischer, Timothy Andrew</td>
<td>88</td>
<td>32</td>
<td>120</td>
<td></td>
</tr>
<tr>
<td>Fisher, Colin Murray</td>
<td>86</td>
<td>31</td>
<td>117</td>
<td></td>
</tr>
<tr>
<td>Flaherty, James Patrick</td>
<td>85</td>
<td>24</td>
<td>109</td>
<td></td>
</tr>
<tr>
<td>Foot, Rosemary Irene, B.A.</td>
<td>82</td>
<td>31</td>
<td>113</td>
<td></td>
</tr>
<tr>
<td>Gabb, Kenneth George, LL.B.</td>
<td>88</td>
<td>32</td>
<td>120</td>
<td></td>
</tr>
<tr>
<td>Gordon, The Hon. Alan Robert Lindsay</td>
<td>79</td>
<td>32</td>
<td>111</td>
<td></td>
</tr>
<tr>
<td>Greiner, Nicholas Frank</td>
<td>82</td>
<td>19</td>
<td>101</td>
<td></td>
</tr>
</tbody>
</table>

(e) Haigh, The Hon. William Henry | .. | .. | .. |
| Hatton, John Edward | 76 | 21 | 97 |
| Hills, The Hon. Patrick Darcy | 87 | 27 | 114 |
| Hunter, Mervyn Leslie | 81 | 32 | 113 |
| Jackson, The Hon. Rex Frederick | 57 | 12 | 69 |

(f) Johnson, Anthony Valentine Patrick | .. | .. | .. |
| Jones, Samuel Barry | 35 | 6 | 41 |
| Keane, Maurice Francis | 88 | 32 | 120 |
| Kelly, The Hon. Laurence Borthwick (Speaker) | .. | .. | .. |
| Knight, Michael Steven, B.A.(Hons.) | 86 | 32 | 118 |
| Knott, William Edwin | 71 | 19 | 90 |
| Knowles, Stanley Alfred James | 85 | 31 | 116 |

(g) Langton, Brian Joseph | 57 | 28 | 85 |
| McCarthy William John Patrick | 60 | 21 | 81 |
| McGowan, Brian, A. | 87 | 32 | 119 |
| Mcllwaine, Garry David, LL.B. | 87 | 27 | 114 |
| Mack, Edward Carrington, B. Arch. | 63 | 17 | 80 |
| Mair, Harold David | 87 | 31 | 118 |
| Matherell, Dr Terry Alan | 85 | 31 | 116 |
| Miller, Frederick Joseph | 74 | 24 | 98 |
| Mochalski, Richard Charles | 87 | 30 | 117 |
| Moore, Harry Frank | 85 | 32 | 117 |
| Moore, Timothy John, LL.B. | 86 | 27 | 113 |
| Mulock, The Hon. Ronald Joseph, LL.B. | 80 | 21 | 101 |
| Murray, John Henry, B.A. | 87 | 32 | 119 |
| Murray, Wallace Telford John | 87 | 32 | 119 |
| Neilly, Stanley Thomas | 80 | 23 | 103 |
| O'Connell, Keith (Temporary Chairman of Committees) | 85 | 30 | 115 |
| O'Neill, Phillip Joseph | 78 | 31 | 109 |

(h) Paciullo, The Hon. George | 85 | 31 | 116 |
| Page, Ernest Thomas, B.E., B.Com. | 80 | 25 | 105 |
| Park, Ernest Noel, D.S.O., E.D. | 87 | 31 | 118 |
| Peacocke, Gerald Beresford Ponsonby | 85 | 32 | 117 |
| Petersen, Wilfred George | 82 | 31 | 113 |
| Punch, The Hon. Leon Ashton | 88 | 26 | 114 |
| Quinn, Ernest Neville (Temporary Chairman of Committees) | 79 | 26 | 105 |
| Ramsay, Eric Daniel (Temporary Chairman of Committees) | 81 | 32 | 113 |

(i) Refshauge, Andrew John, M.B., B.S. | 53 | 28 | 81 |
| Robb, William Edward | 78 | 31 | 109 |
| Rogan, Patrick Allan | 87 | 32 | 119 |
| Rozoli, Kevin Richard | 80 | 27 | 107 |
| Ryan, Kevin James, LL.B. | 72 | 21 | 93 |
| Schipp, John Joseph | 89 | 32 | 112 |
| Sheaun, The Hon. Terence William, B.A., LL.B. | 88 | 32 | 120 |
| Singleton, Matthew | 58 | 18 | 76 |
| Smith, Richard Max, B.E.(Hons.) | 82 | 32 | 114 |

[Over]
<table>
<thead>
<tr>
<th>Name</th>
<th>Divisions in the House</th>
<th>Divisions in Committee</th>
<th>Count-out</th>
<th>Total Divisions attended</th>
<th>Number of Times Paired</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stewart, Alan Gibson, B.A. (Hons.) W.D.A.</td>
<td>83</td>
<td>25</td>
<td></td>
<td>108</td>
<td></td>
</tr>
<tr>
<td>Stewart, The Hon. Kevin James</td>
<td>82</td>
<td>31</td>
<td></td>
<td>113</td>
<td></td>
</tr>
<tr>
<td>Wade, William Arthur</td>
<td>88</td>
<td>32</td>
<td></td>
<td>120</td>
<td></td>
</tr>
<tr>
<td>Walker, The Hon. Francis John, Q.C.</td>
<td>84</td>
<td>31</td>
<td></td>
<td>115</td>
<td></td>
</tr>
<tr>
<td>Walsh, Allan Peter, B.A. (Hons.), Dip. Ed.</td>
<td>88</td>
<td>32</td>
<td></td>
<td>120</td>
<td></td>
</tr>
<tr>
<td>Webster, Thomas Stephen</td>
<td>88</td>
<td>32</td>
<td></td>
<td>120</td>
<td></td>
</tr>
<tr>
<td>West, Garry Bruce</td>
<td>78</td>
<td>32</td>
<td></td>
<td>110</td>
<td>3</td>
</tr>
<tr>
<td>Whelan, The Hon. Paul Francis Patrick, LL.B.</td>
<td>83</td>
<td>30</td>
<td></td>
<td>113</td>
<td></td>
</tr>
<tr>
<td>Wilde, Barry Charles</td>
<td>78</td>
<td>1</td>
<td></td>
<td>79</td>
<td></td>
</tr>
<tr>
<td>Wotton, Roger Corfield Anson (Temporary Chairman of Committees)</td>
<td>76</td>
<td>27</td>
<td></td>
<td>103</td>
<td></td>
</tr>
<tr>
<td>Wran, The Hon. Neville Kenneth Q.C.</td>
<td>57</td>
<td>12</td>
<td></td>
<td>69</td>
<td>8</td>
</tr>
</tbody>
</table>

(a) Elected 22 October, 1983.
(b) Deceased 23 June, 1983.
(c) Elected 22 October, 1983.
(d) Resigned 22 July, 1983.
(e) Resigned 9 August, 1983.
(f) Resigned 20 July, 1983.
(g) Elected 22 October, 1983.
(h) Elected 22 October, 1983.
(i) Granted leave of absence 17 August, 1983.
(j) Elected Chairman of Committees 17 August, 1983.

Legislative Assembly, Sydney, 5 March, 1984

D. L. WHEELER,
Clerk of the Legislative Assembly.

BY AUTHORITY
D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1984
## BUSINESS OF THE LEGISLATIVE ASSEMBLY OF NEW SOUTH WALES DURING THE SESSION OF 1983-84

1. New Writs issued: 4

2. Committees appointed:
   - Select: 1
   - Standing: 2
   - Joint—Select: 1
   - Joint—Standing: 1
   - Sessional: 4
   - Statutory: 1

3. Public Bills:
   - Originated in the Assembly:
     - Received Assent: 139
     - Reserved for Royal Assent: 33
     - Otherwise disposed of: 172
   - Brought from the Council:
     - Received Assent: 
     - Otherwise disposed of: 

4. Private Bills:
   - Originated in the Assembly:
     - Received Assent: 
     - Otherwise disposed of: 
   - Brought from the Council:
     - Received Assent: 
     - Otherwise disposed of: 

5. Petitions received: 413

6. Divisions:
   - In the House: 88
   - In Committee: 32

7. Sittings (for details see page 2):
   - Number of Sittings: 40
   - Days of Meeting: 42
   - Hours of Sitting: 322 hours 22 minutes
   - Hours of Sitting after Midnight: 3 hours 34 minutes
   - Daily Average (actual hours per day of meeting): 7 hours 40 minutes


9. Entries in Question Paper:
   - Questions asked: 529
   - Questions answered: 290

10. Entries in Notice Paper:
    - Government Business:
      - Notices of Motions: 109
      - Orders of the Day: 96
      - Total: 205
    - General Business:
      - Notices of Motions: 18
      - Orders of the Day: 1
      - Total: 19

11. Orders for Papers: 
12. Addresses for Papers: 
13. Other Addresses: 
14. Papers laid upon the Table:
   - By Message: 2
   - By Command or Statute: 566
   - In Returns to Orders: 
   - In Returns to Addresses: 12
   - Reports from Sessional Committees: 
   - Reports from Select Committees: 4
   - Reports from Statutory Committees: 
   - Reports from Standing Committees: 1
   - Reports from Joint Committees—Select: 2
   - Reports from Council Select Committees (on Private Bills): 
   - Other Papers: 
   - Ordered to be Printed: 173
   - Not ordered to be Printed: 424

Ordered to be Printed: 173
Not ordered to be Printed: 424
<table>
<thead>
<tr>
<th>No.</th>
<th>Date</th>
<th>Day</th>
<th>House Met</th>
<th>House Adjoinned</th>
<th>Hours of Sitting</th>
<th>Hours after Sitting</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>16 August</td>
<td>Tuesday</td>
<td>12.00 noon</td>
<td>4.26 p.m.</td>
<td>4.26</td>
<td>9</td>
</tr>
<tr>
<td>2</td>
<td>17 August</td>
<td>Tuesday</td>
<td>2.15 p.m.</td>
<td>9.52 p.m.</td>
<td>7.37</td>
<td>14</td>
</tr>
<tr>
<td>3</td>
<td>18 August</td>
<td>Thursday</td>
<td>10.30 a.m.</td>
<td>4.06 p.m.</td>
<td>5.36</td>
<td>6</td>
</tr>
<tr>
<td>4</td>
<td>23 August</td>
<td>Thursday</td>
<td>10.15 p.m.</td>
<td>10.10 p.m.</td>
<td>7.55</td>
<td>7</td>
</tr>
<tr>
<td>5</td>
<td>24 August</td>
<td>Wednesday</td>
<td>10.05 p.m.</td>
<td>7.50</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>25 August</td>
<td>Thursday</td>
<td>10.30 a.m.</td>
<td>4.42 p.m.</td>
<td>6.12</td>
<td>16</td>
</tr>
<tr>
<td>7</td>
<td>13 September</td>
<td>Tuesday</td>
<td>2.15 p.m.</td>
<td>10.21 p.m.</td>
<td>8.06</td>
<td>8</td>
</tr>
<tr>
<td>8</td>
<td>14 September</td>
<td>Wednesday</td>
<td>2.15 p.m.</td>
<td>10.22 p.m.</td>
<td>8.07</td>
<td>14</td>
</tr>
<tr>
<td>9</td>
<td>15 September</td>
<td>Thursday</td>
<td>10.30 a.m.</td>
<td>4.11 p.m.</td>
<td>5.41</td>
<td>19</td>
</tr>
<tr>
<td>10</td>
<td>20 September</td>
<td>Tuesday</td>
<td>2.15 p.m.</td>
<td>10.20 p.m.</td>
<td>8.05</td>
<td>11</td>
</tr>
<tr>
<td>11</td>
<td>21 September</td>
<td>Wednesday</td>
<td>2.15 p.m.</td>
<td>10.06 p.m.</td>
<td>7.51</td>
<td>17</td>
</tr>
<tr>
<td>12</td>
<td>22 September</td>
<td>Thursday</td>
<td>10.30 a.m.</td>
<td>4.16 p.m.</td>
<td>5.46</td>
<td>9</td>
</tr>
<tr>
<td>13</td>
<td>27 September</td>
<td>Tuesday</td>
<td>2.15 p.m.</td>
<td>10.13 p.m.</td>
<td>7.38</td>
<td>19</td>
</tr>
<tr>
<td>14</td>
<td>28 September</td>
<td>Wednesday</td>
<td>2.15 p.m.</td>
<td>10.16 p.m.</td>
<td>8.01</td>
<td>15</td>
</tr>
<tr>
<td>15</td>
<td>29 September</td>
<td>Thursday</td>
<td>10.30 a.m.</td>
<td>4.16 p.m.</td>
<td>5.46</td>
<td>15</td>
</tr>
<tr>
<td>16</td>
<td>11 October</td>
<td>Tuesday</td>
<td>2.15 p.m.</td>
<td>10.14 p.m.</td>
<td>7.59</td>
<td>8</td>
</tr>
<tr>
<td>17</td>
<td>12 October</td>
<td>Wednesday</td>
<td>2.15 p.m.</td>
<td>10.04 p.m.</td>
<td>7.49</td>
<td>14</td>
</tr>
<tr>
<td>18</td>
<td>13 October</td>
<td>Thursday</td>
<td>10.30 a.m.</td>
<td>4.16 p.m.</td>
<td>5.46</td>
<td>10</td>
</tr>
<tr>
<td>19</td>
<td>18 October</td>
<td>Wednesday</td>
<td>2.15 p.m.</td>
<td>10.29 p.m.</td>
<td>8.13</td>
<td>10</td>
</tr>
<tr>
<td>20</td>
<td>19 October</td>
<td>Thursday</td>
<td>2.15 p.m.</td>
<td>10.18 p.m.</td>
<td>8.03</td>
<td>13</td>
</tr>
<tr>
<td>21</td>
<td>20 October</td>
<td>Thursday</td>
<td>10.30 a.m.</td>
<td>4.16 p.m.</td>
<td>5.46</td>
<td>9</td>
</tr>
<tr>
<td>22</td>
<td>21 November</td>
<td>Tuesday</td>
<td>2.15 p.m.</td>
<td>10.05 p.m.</td>
<td>7.50</td>
<td>20</td>
</tr>
<tr>
<td>23</td>
<td>22 November</td>
<td>Wednesday</td>
<td>2.15 p.m.</td>
<td>10.14 p.m.</td>
<td>7.59</td>
<td>16</td>
</tr>
<tr>
<td>24</td>
<td>23 November</td>
<td>Thursday</td>
<td>10.30 a.m.</td>
<td>12.53 a.m.</td>
<td>14.23</td>
<td></td>
</tr>
<tr>
<td>25</td>
<td>28 November</td>
<td>Tuesday</td>
<td>2.15 p.m.</td>
<td>10.05 p.m.</td>
<td>7.50</td>
<td>18</td>
</tr>
<tr>
<td>26</td>
<td>29 November</td>
<td>Wednesday</td>
<td>2.15 p.m.</td>
<td>10.44 p.m.</td>
<td>8.29</td>
<td>21</td>
</tr>
<tr>
<td>27</td>
<td>10 November</td>
<td>Thursday</td>
<td>10.30 a.m.</td>
<td>4.18 p.m.</td>
<td>5.48</td>
<td>14</td>
</tr>
<tr>
<td>28</td>
<td>22 November</td>
<td>Tuesday</td>
<td>2.15 p.m.</td>
<td>1.28 a.m.</td>
<td>11.13</td>
<td></td>
</tr>
<tr>
<td>29</td>
<td>23 November</td>
<td>Wednesday</td>
<td>2.15 p.m.</td>
<td>12.24 a.m.</td>
<td>10.09</td>
<td></td>
</tr>
<tr>
<td>30</td>
<td>24 November</td>
<td>Thursday</td>
<td>10.20 a.m.</td>
<td>8.27 p.m.</td>
<td>9.57</td>
<td></td>
</tr>
<tr>
<td>31</td>
<td>28 November</td>
<td>Monday</td>
<td>10.30 a.m.</td>
<td>11.14 p.m.</td>
<td>12.44</td>
<td></td>
</tr>
<tr>
<td>32</td>
<td>29 November</td>
<td>Tuesday</td>
<td>2.15 p.m.</td>
<td>12.23 a.m.</td>
<td>10.23</td>
<td></td>
</tr>
<tr>
<td>33</td>
<td>30 November</td>
<td>Wednesday</td>
<td>2.15 p.m.</td>
<td>11.45 p.m.</td>
<td>9.30</td>
<td></td>
</tr>
<tr>
<td>34</td>
<td>1 December</td>
<td>Thursday</td>
<td>10.30 a.m.</td>
<td>12.26 a.m.</td>
<td>13.56</td>
<td></td>
</tr>
<tr>
<td>35</td>
<td>21 February</td>
<td>Tuesday</td>
<td>2.15 p.m.</td>
<td>10.03 p.m.</td>
<td>7.53</td>
<td></td>
</tr>
<tr>
<td>36</td>
<td>22 February</td>
<td>Wednesday</td>
<td>2.15 p.m.</td>
<td>10.16 p.m.</td>
<td>8.01</td>
<td></td>
</tr>
<tr>
<td>37</td>
<td>23 February</td>
<td>Thursday</td>
<td>10.30 a.m.</td>
<td>4.15 p.m.</td>
<td>5.45</td>
<td></td>
</tr>
<tr>
<td>38</td>
<td>28 February</td>
<td>Tuesday</td>
<td>2.15 p.m.</td>
<td>10.08 p.m.</td>
<td>7.53</td>
<td></td>
</tr>
<tr>
<td>39</td>
<td>29 February</td>
<td>Wednesday</td>
<td>2.15 p.m.</td>
<td>10.24 p.m.</td>
<td>8.09</td>
<td></td>
</tr>
<tr>
<td>40</td>
<td>1 March</td>
<td>Thursday</td>
<td>10.30 a.m.</td>
<td>4.22 p.m.</td>
<td>5.32</td>
<td></td>
</tr>
</tbody>
</table>

**TOTALS:** Meetings 40

322.27 3.34 595 109 96 18 1 529 290 88 32

Legislative Assembly Office, Sydney, 5 March, 1984.

D. L. WHEELER,
Clerk of the Legislative Assembly.

D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1984

**BY AUTHORITY**
<table>
<thead>
<tr>
<th>Short Title</th>
<th>By whom assisted</th>
<th>Message Date Received</th>
<th>Message Date Cleared</th>
<th>By whom referred</th>
<th>Date referred</th>
<th>By whom read</th>
<th>Date read</th>
<th>By whom complained</th>
<th>Date complained</th>
<th>By whom recommended</th>
<th>Date recommended</th>
<th>By whom reported</th>
<th>Date reported</th>
</tr>
</thead>
</table>

* Aasent not reported during Session.
† Third reading taken forthwith (S.O. 254a).
‡ Cognate Bill (S.O. 248a).
| No. 1—REGISTER OF PUBLIC BILLS ORIGINATED IN THE ASSEMBLY DURING THE SESSION OF 1983–84—continued |
|---|---|---|---|---|---|---|---|---|---|---|---|---|
| **Short Titles** | **By whom introduced** | **Date enacted as.signals** | **Introduced** | **Passed and read 1st** | **Passed 2nd** | **Committee** | **Reported without amendment** | **Reported with amendment** | **Report adopted** | **Read 3rd, 4th (and Committee)** | **Amended by Council** | **Amended by Assembly** | **Council amendments agreed to** | **Council amendments dropped or withdrawn** | **Orders of the day withdrawn** | **Act reported** | **No. of Act** | **Remarks** |
| Bills of Sale (Amendment) | Mr Gordon | 1983 | 1984 | 1984 | 1984 | 7 | ... | ... | 1984 | 29 Feb. | ... | ... | ... | ... | ... | ... | ... | ... | ... |
| Bishopsgate Insurance Australia Limited | Mr Walker | 1983 | 29 Sept. | 1983 | 1983 | 29 Sept. | 1983 | 29 Sept. | 1983 | 29 Sept. | 1983 | 12 Oct. | ... | 81 | ... | ... | ... | ... | ... |
| Border Railways (Amendment) | Mr Walker on behalf of Mr Ferguson | 1983 | 15 Oct. | 1983 | 1983 | 8 Nov. | 1 | ... | ... | 1983 | 1983 | 1983 | ... | 118 | ... | ... | ... | ... | ... |
| Broken Hill Water and Sewerage (Rates) Amendment | Mr Ferguson | 1983 | 18 Oct. | 1983 | 1983 | 9 Nov. | 1 | ... | ... | 1983 | 9 Nov. | 1983 | 1983 | 1983 | ... | ... | ... | ... | ... |
| Building and Construction Industry Long Service Payments (Further Amendment) | Mr Hills | 1983 | 23 Nov. | 1983 | 1983 | 28 Nov. | 1983 | 28 Nov. | 1983 | 1983 | 28 Nov. | 1984 | 21 Feb. | 119 | ... | ... | ... | ... | ... |
| Bush Fires (Amendment) | Mr Anderson | 1983 | 23 Nov. | 1983 | 1983 | 1 Dec. | 1 | ... | ... | 1983 | 1 Dec. | 1983 | 1983 | 21 Feb. | 149 | ... | ... | ... | ... | ... |
| CampbelBrown Presbyterian Cemetery | Mr Hills | 1984 | 22 Feb. | 1984 | 1984 | 28 Feb. | 1 | ... | ... | 1984 | 28 Feb. | ... | ... | ... | ... | ... | ... | ... | ... |
| Centennial Park Trust | Mr Walker on behalf of Mr Weiss | 1983 | 23 Nov. | 1983 | 1983 | 30 Nov. | 1 | ... | ... | 1983 | 30 Nov. | 1983 | 21 Feb. | 145 | ... | ... | ... | ... | ... |
| Children (Equality of Status) Amendment | Mr Walker | 1984 | 24 Nov. | 1984 | 1984 | 21 Feb. | 1 | ... | ... | 1984 | 21 Feb. | 1984 | ... | ... | ... | ... | ... | ... | ... |

* Assent not reported during Session.
† Third reading taken forthwith (S.O. 256).
‡ Cognate Bill (S.O. 248A).

*Stopped by Dissolution. This Bill is cognate with the Conveyancing (Amendment) Bill set out Constitution (Amendment) Act 1984 Bill and the Crimes (Registration of Instruments) Amendment Bill. The motion of Mr Day on behalf of Mr Gordon, read 3rd.*
<table>
<thead>
<tr>
<th>Short Title</th>
<th>By whom initiated</th>
<th>Message from Governor收到 Governor's message</th>
<th>Presented and read</th>
<th>Read 1st</th>
<th>Passed</th>
<th>Recommended</th>
<th>Reported without amendment</th>
<th>Report adopted</th>
<th>Referred to Council for Consideration</th>
<th>Asked to be considered by Council with Amendment</th>
<th>Ordered to Council for Consideration</th>
<th>Council of Administration amended in order</th>
<th>Council of Administration agreed to</th>
<th>Date withdrawn</th>
<th>Assent reported</th>
<th>No. of Act</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Child Welfare (Probation and Parole)</td>
<td>Mr Anderson</td>
<td>1983 24 Nov. 1983 24 Nov. 1983 30 Nov. 1983 1</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>1983 30 Nov. 1983 1 Dec. ...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>1984 21 Feb. 1984 ...</td>
<td>1984 21 Feb. 1984 195</td>
<td>This Bill is cognate with the Probation and Parole Bill. See also Defamation (Probation and Parole) Amendment Bill, Periodic Detention of Prisoners (Probation and Parole) Amendment Bill, Prisoners (Interstate Transfer) (Probation and Parole) Amendment Bill, Prison (Amendment) Bill and the Crimes (Further Amendments) Bill.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Clean Air (Licences and Approvals) Amendment</td>
<td>Mr Bedford</td>
<td>1983 21 Sept. 1983 21 Sept. 1983 29 Sept. 1983 1</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>1983 29 Sept. 1983 18 Oct. ...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>1983 22 Nov. 1983 94</td>
<td>1983 22 Nov. 1983 94</td>
<td>This Bill is cognate with the State Pollution Control Commission (Licences and Approvals) Amendment Bill. See also Clean Waters (Licences and Approvals) Amendment Bill, Noise Control (Licences and Approvals) Amendment Bill and the Land and Environment Court (State Pollution Control Commission) Amendment Bill.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Clean Waters (Licences and Approvals) Amendment</td>
<td>Mr Bedford</td>
<td>1983 21 Sept. 1983 21 Sept. 1983 29 Sept. 1983 1</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>1982 29 Sept. 1983 18 Oct. ...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>1983 22 Nov. 1983 95</td>
<td>1983 22 Nov. 1983 95</td>
<td>This Bill is cognate with the State Pollution Control Commission (Licences and Approvals) Amendment Bill. See also Clean Air (Licences and Approvals) Amendment Bill, Noise Control (Licences and Approvals) Amendment Bill and the Land and Environment Court (State Pollution Control Commission) Amendment Bill.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Coal and Oil State Mine Workers (Superannuation) Amendment</td>
<td>Mr Hills</td>
<td>1983 2 Nov. 1983 2 Nov. 1983 9 Nov. 1983 9 Nov. ...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>1983 9 Nov. 1983 9 Nov. 23 Nov. ...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>1984 21 Feb. 1984 150</td>
<td>1984 21 Feb. 1984 150</td>
<td>The Petroleum (Coal Mining) Amendment Bill is cognate with the Bill.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Coal Mining (Amendment)</td>
<td>Mr K. J. Stewart</td>
<td>1983 2 Nov. 1983 2 Nov. 1983 22 Nov. 1983 22 Nov. ...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>1983 22 Nov. 1983 28 Nov. 29 Nov. ...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>1984 21 Feb. 1984 154</td>
<td>1984 21 Feb. 1984 154</td>
<td>The Petroleum (Coal Mining) Amendment Bill is cognate with the Bill.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Assent not reported during Session.  
† Third reading taken forthwith (S.O. 356).  
‡ Cognate Bill (S.O. 268A).
### No. 1—REGISTER OF PUBLIC BILLS ORIGINATED IN THE ASSEMBLY DURING THE SESSION OF 1983–84—continued

<table>
<thead>
<tr>
<th>Short Titles</th>
<th>By whom initiated</th>
<th>No. 1</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial Vessels (Amendment)</td>
<td>Mr. Ferguson</td>
<td>1983</td>
<td>1984</td>
</tr>
<tr>
<td>Construction Safety</td>
<td>Mr. Schiff</td>
<td>1983</td>
<td>1984</td>
</tr>
<tr>
<td>Community Service Orders</td>
<td>Mr. Anderson</td>
<td>1984</td>
<td>1984</td>
</tr>
<tr>
<td>Compensation Court</td>
<td>Mr. Walker</td>
<td>1984</td>
<td>1984</td>
</tr>
</tbody>
</table>

The following Bills are cognate with this Bill, Navigation (Commercial Vessels) Amendment Bill and the Navigation and Other Acts (Validation) Bill.

Standing Orders suspended all motions of Mr. Walker by leave at a matter of urgent necessity to be brought in and proceeded with up to and including the Minister's second reading speech, 15 September, 1983, (resolution, V. & P. No. N, 93, Entry No. 10, p. 44).

Amend confirmed by Her Majesty in Council pursuant to Section 722 of the Merchant Shipping Act, 1894 (Imperial).

The following Bills are cognate with this Bill, Justice (Community Justice Centres) Amendment Bill and the Ombudsmen (Community Justice Centres) Amendment Bill.

Bill ruled out of order due to a failure to present a recommending message from the Governor.

Stopped by Dissolution.

The following Bills are cognate with this Bill, Workers Compensation (Amendment) Bill, Workers Compensation (Repeal) Amendment Bill, Sporting Injuries Insurance (Workers Compensation) Amendment Bill, and the Mitchell In lands Acts (Workers Compensation) Amendment Bill.

Bill declared urgent on the motion of Mr. Walker, 28 February, 1984 (resolution, V. & P. No. 38, Entry No. 1, p. 202).

* Act not reported during Session.
|                                  | 1 Third reading taken forthwith (S.O. 256).
|                                  | 1 Cognate Bill (S.O. 284).
## No. 1—REGISTER OF PUBLIC BILLS ORIGINATED IN THE ASSEMBLY DURING THE SESSION OF 1983-84—continued

<table>
<thead>
<tr>
<th>Short Titles</th>
<th>By whom introduced</th>
<th>Message dated</th>
<th>Governor's action</th>
<th>Ordered</th>
<th>Presented and read 1st</th>
<th>Read 2nd</th>
<th>Committee</th>
<th>Reported without Amendment</th>
<th>Report adopted</th>
<th>Report referred to Committee</th>
<th>Amended by Assembly</th>
<th>Amendments disagreed to</th>
<th>Council not agreed to</th>
<th>Order of the Day</th>
<th>Discharged, and Bill withdrawn</th>
<th>No. of Act</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Constitution (Enrolment of Acts) Amendment</td>
<td>Mr Gordon</td>
<td>1984</td>
<td>23 Feb</td>
<td>1984</td>
<td>23 Feb</td>
<td>1984</td>
<td>29 Feb</td>
<td>1</td>
<td>1984</td>
<td>29 Feb</td>
<td>1984</td>
<td>29 Feb</td>
<td>1984</td>
<td>29 Feb</td>
<td>1984</td>
<td>29 Feb</td>
<td>Stopped by Dissolution. This Bill is cognate with the Conveyancing (Amendment) Bill. See also Crimes (Registration of Instruments) Amendment Bill and the Bills of Sale (Amendment) Bill. Bill declared urgent on motion of Mr Waverley, 28 February, 1984, resolution, V.&amp; P. No. 36, Entry No. 2, p. 262. Bill on motion of Mr Day on behalf of Mr Gordon, read 3rd.</td>
</tr>
<tr>
<td>Country Industries (Pay-odd Tax Repeal) Amendment</td>
<td>Mr Day</td>
<td>1983</td>
<td>21 Sept</td>
<td>1983</td>
<td>28 Sept</td>
<td>1983</td>
<td>28 Sept</td>
<td>1</td>
<td>1983</td>
<td>1 Nov</td>
<td>1983</td>
<td>1 Nov</td>
<td>1983</td>
<td>1 Nov</td>
<td>1983</td>
<td>1 Nov</td>
<td>This Bill is cognate with the Supreme Court (Amendment) Bill. See also District Court (Interest) Amendment Bill.</td>
</tr>
</tbody>
</table>

* Asterisk not reported during Session.
† Third reading taken forthwith (S.O. 256).
‡ Cognate Bill (S.O. 248A).
<table>
<thead>
<tr>
<th>Short Titles</th>
<th>By whom initiated</th>
<th>Message from Governor</th>
<th>Passed and read 1st</th>
<th>Read 2nd</th>
<th>Committee</th>
<th>Reported without Amendment</th>
<th>Reported with Amendment</th>
<th>Read a 3rd, passed and returned to Committee</th>
<th>Council Amendments agreed to</th>
<th>Report amended to</th>
<th>Council Amendments agreed to</th>
<th>Report amended to</th>
<th>Order of the day, referred to</th>
<th>Bills reported</th>
<th>Bills advertised</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Crimes (Mental Disorder) Amendment</td>
<td>Mr Pierson</td>
<td>1983 22 Nov 1983 29 Nov 1983</td>
<td>1983 30 Nov. ↑</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>1983 30 Nov.</td>
<td>1983 30 Nov.</td>
<td>1984 21 Feb.</td>
<td>1984 103</td>
<td>This Bill is cognate with the Mental Health Bill. See also Protected Estates Bill and Miscellaneous Acts (Mental Health) Repeal and Amendment Bill.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Crimes (Registration of Instruments) Amendment</td>
<td>Mr Gordon</td>
<td>1984 23 Feb. 1984 29 Feb. ↑</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>1984 29 Feb.</td>
<td></td>
<td></td>
<td>Stopped by Dissolution. This Bill is cognate with the Conveyancing (Amendment) Bill. See also Constitution (Enrolment of Acts) Amendment Bill and the Bills of Sale (Amendment) Bill. Bill declared as urgent on motion of Mr Walker, 28 February, 1984, resolution, V. &amp; P. No. 28, Entry No. 7, p. 362. Bill on motion of Mr Day on behalf of Mr Gordon, read 2nd.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
No. 1—REGISTER OF PUBLIC BILLS ORIGINATED IN THE ASSEMBLY DURING THE SESSION OF 1983-84—continued

<table>
<thead>
<tr>
<th>Short Titles</th>
<th>By whom initiated</th>
<th>Message from Governor for/Given to, ceded to, etc.</th>
<th>Ordered</th>
<th>Presented and read 1st</th>
<th>Read 2nd</th>
<th>Commented</th>
<th>Reported without amendment</th>
<th>Reported with Amendment</th>
<th>Report adopted</th>
<th>Read or referred to Council and Government</th>
<th>Reported to Council and Government</th>
<th>Reported to Committee</th>
<th>Council's Amendments</th>
<th>Reported to Council (or Committee)</th>
<th>Council's Amendments Reported to</th>
<th>Order of Day, withdrawn, and taken</th>
<th>Attent reported</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dentists (Amendment)</td>
<td>Mr Breton</td>
<td>1983 23 Nov 1983 29 Nov 1983 29 Nov 1983 29 Nov 1983 30 Nov 1984 21 Feb 1984 179</td>
<td>1984 21 Feb 1984 179</td>
<td>This Bill is cognate with the Supreme Court (Interests) Amendment Bill. See also the Court of Petty Sessions (Civil Claims) (Interests) Amendment Bill.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>District Court (Interests) Amendment</td>
<td>Mr Walker</td>
<td>1983 12 Oct 1983 1 Nov 1983 1 Nov 1983 1 Nov 1983 10 Nov 1983 21 Feb 1984 203</td>
<td>1984 21 Feb 1984 203</td>
<td>This Bill is cognate with the Supreme Court (Interests) Amendment Bill. See also the Court of Petty Sessions (Civil Claims) (Interests) Amendment Bill.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Assent not reported during Session.  
† Third reading taken forthwith (S.O. 250).  
‡ Cognate Bill (S.O. 248a).
No. 1—REGISTER OF PUBLIC BILLS ORIGINATED IN THE ASSEMBLY DURING THE SESSION OF 1983-84—continued

<table>
<thead>
<tr>
<th>Short Titles</th>
<th>By whom introduced</th>
<th>Message from Governor's opinion for</th>
<th>Ordered</th>
<th>Presented and read</th>
<th>1st</th>
<th>2nd</th>
<th>Committee</th>
<th>Reported without Amendment</th>
<th>Report adopted</th>
<th>Read in Council, with or without Amendment</th>
<th>Amended by Council without Amendment</th>
<th>Council's Amendments agreed to</th>
<th>Council's Amendments designed to</th>
<th>Order of the Day, date of publication and Bill</th>
<th>Assent reported</th>
<th>Remarks</th>
</tr>
</thead>
</table>

* Assent not reported during Session.
† Third reading taken (with S.O. 256).
‡ Cognate Bill (S.O. 244a).
<table>
<thead>
<tr>
<th>Short Title</th>
<th>By whom initiated</th>
<th>Message from Government presented</th>
<th>Ordered</th>
<th>Presented and read 1st</th>
<th>Read 2nd</th>
<th>Consented</th>
<th>Referred without Amendment</th>
<th>Referred with Amendment</th>
<th>Report adopted</th>
<th>Read 3rd &amp; 4th, and concurrence</th>
<th>Amended in Committee without Amendment</th>
<th>Amended in House of Assembly</th>
<th>Council of Asst. Ministers agreed to</th>
<th>No. 256, as finally agreed to</th>
<th>Order in which introduced, and Bill referred to</th>
<th>Assent reported</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hunter District Water, Sewerage and Drainage (Amendment)</td>
<td>Mr Whelan</td>
<td>1983</td>
<td>1983</td>
<td>1983</td>
<td>1983</td>
<td>†</td>
<td></td>
<td></td>
<td>1983</td>
<td>1983</td>
<td>1983</td>
<td>1983</td>
<td>13 Oct</td>
<td>1984</td>
<td>1984</td>
<td>1984</td>
<td>13 Oct 84</td>
</tr>
</tbody>
</table>

* Assent not reported during Session.
† Third reading taken forthwith (S.O. 256).
1 Cognate Bill (S.O. 248a).
| Short Titles | By whom indicated | Mess (Resh. Govt) | Passed 1st Reading | 2nd Reading | Committee | Reported without Amendment | Report adopted | Report to Council | Council's Amendments | Council's Amendments approved by Council | Council's Amendments returned to House | Order of the Day utilized | Assent reported | No. of Acct | Remarks |
|--------------|------------------|------------------|-------------------|-------------|-----------|---------------------------|--------------|-------------------|-------------------|-------------------------------------------|---------------------------------|------------------------|-------------|----------|

* Assent not reported during Session.
† Third reading taken forthwith (S.O. 256).
1 Cognate Bill (S.O. 348x).
No. 1—REGISTER OF PUBLIC BILLS ORIGINATED IN THE ASSEMBLY DURING THE SESSION OF 1983-84—continued

<table>
<thead>
<tr>
<th>Short Titles</th>
<th>By whom initiated</th>
<th>Message from Governor (sent for)</th>
<th>Omitted</th>
<th>Presented and read 1st</th>
<th>Read 2nd</th>
<th>Considered</th>
<th>Referred without Amend-</th>
<th>Reported with Amend-</th>
<th>Report rejected</th>
<th>Report referred to Council, Full Committee</th>
<th>Agreed to by Council without Amendment</th>
<th>Report to Council</th>
<th>Council's Amendments agreed to</th>
<th>Order of Day confirmed and Bill listed</th>
<th>Assent reported</th>
<th>No. of Ass.</th>
<th>Remarks</th>
</tr>
</thead>
</table>

* Assent not reported during Session.
1 Third reading taken forthwith (S.O. 256).
2 Cognate Bill (S.O. 248a).
3 Cognate Bill (S.O. 256).
4 Cognate Bill (S.O. 248a).
5 This Bill is cognate with the State Pollution Control Commission (Licences and Approvals) Amendment Bill.
6 See also the Clean Air (Licences and Approvals) Amendment Bill, Clean Waters (Licences and Approvals) Amendment Bill and the Noise Control (Licences and Approvals) Amendment Bill.
7 This Bill is cognate with the Land Tax Management (Amendment) Bill.
8 The Land Tax (Amendment) Bill is cognate with this Bill.
9 This Bill is cognate with the Public Authorities Superannuation Board Bill.
10 See also the New South Wales Retirement Benefits (Public Authorities Superannuation Board) Amendment Bill, Transport Employees Retirement Benefits (Public Authorities Superannuation Board) Amendment Bill, Public Service (Public Authorities Superannuation Board) Amendment Bill, and the Nippers and Other Officers Remuneration (Public Authorities Superannuation Board) Amendment Bill.
11 Standing Orders suspended—on motion by Mr Walker by consent—as a matter of urgency—to be brought in and passed through all stages in one day, 24 August, 1983, (resolution, V. & P. No. 5, Entry No. 7, page 41).
<table>
<thead>
<tr>
<th>Short Titles</th>
<th>By whom introduced</th>
<th>Introduced into Government for Consideration</th>
<th>Ordered</th>
<th>Presented and read 1st</th>
<th>Read 2nd</th>
<th>Committee</th>
<th>Reported without Amendment</th>
<th>Report amended by Committee</th>
<th>Reported to Order of the Day on 3rd Reading</th>
<th>Submitted to Council</th>
<th>Amended in Council</th>
<th>Referred to Committee</th>
<th>Order of the Day on 3rd Reading and Bill</th>
<th>Asent dated</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>ment.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>ment.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Asent not reported during Session.
† Third reading taken (officials) (S.O. 250).
‡ Cognate Bill (S.O. 246a).
<table>
<thead>
<tr>
<th>Short Titles</th>
<th>By whom introduced</th>
<th>Message from Governor forwarding</th>
<th>Read 1st</th>
<th>Read 2nd</th>
<th>Commenced</th>
<th>Reconsidered</th>
<th>Reported without Amendment</th>
<th>Reported with Amendment</th>
<th>Report adopted</th>
<th>Read 3rd passed and ordered in Council</th>
<th>Agreed to by Council</th>
<th>Agreed to by Committee</th>
<th>Committee Amendments agreed to</th>
<th>Order of the Day, second reading</th>
<th>Assent reported</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>8 Nov.</td>
<td>8 Nov.</td>
<td>8 Nov.</td>
<td>21 Nov.</td>
<td>21 Nov.</td>
<td>23 Nov.</td>
<td>23 Nov.</td>
<td>23 Nov.</td>
<td>23 Nov.</td>
<td>24 Nov.</td>
<td>1983</td>
<td>21 Feb.</td>
<td>167</td>
<td></td>
</tr>
</tbody>
</table>

* Assent not reported during Session.  
† Third reading taken forthwith (S.O. 256).  
‡ Cognate Bill (S.O. 246a).
<table>
<thead>
<tr>
<th>No. 1—REGISTER OF PUBLIC BILLS ORIGINATED IN THE ASSEMBLY DURING THE SESSION OF 1983-84—continued</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Short Titles</strong></td>
</tr>
<tr>
<td>---------------------------------------------------------------</td>
</tr>
<tr>
<td><strong>Medical Practitioners (Further Amendment).</strong></td>
</tr>
</tbody>
</table>

* Assent not reported during Session. 
† Third reading taken forthwith (S.O. 236). 
‡ Cognate Bill (S.O. 248).
<table>
<thead>
<tr>
<th>Short Titles</th>
<th>By whom initiated</th>
<th>Introduced</th>
<th>Referred to Committee</th>
<th>Reported</th>
<th>Referred back to Assembly</th>
<th>Referred to Council</th>
<th>Assented to by Council</th>
<th>Council's Amendments</th>
<th>Assented to</th>
<th>Omitted, and Bill withdrawn</th>
<th>Amended (No. of Act)</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>* Amendment not reported during Session.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>† Third reading taken forthwith (S.O. 196).</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>‡ Cognate Bill (S.O. 248A).</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Short Titles</td>
<td>By whom initiated</td>
<td>Manager from Governor for consideration</td>
<td>Ordered</td>
<td>Passed and read</td>
<td>Referred to Committee</td>
<td>Referred with Amendment</td>
<td>Report adopted</td>
<td>Read 2nd, 3rd, and concurrence</td>
<td>Agreed to by Council Amendment</td>
<td>Agreed to by Council</td>
<td>Council Amendments agreed to</td>
<td>Committee Amendments referred to</td>
</tr>
<tr>
<td>------------------------------------------------</td>
<td>-------------------</td>
<td>----------------------------------------</td>
<td>---------</td>
<td>----------------</td>
<td>----------------------</td>
<td>------------------------</td>
<td>---------------</td>
<td>-----------------------------</td>
<td>-------------------------------</td>
<td>-------------------</td>
<td>--------------------------</td>
<td>-----------------------------</td>
</tr>
</tbody>
</table>

* Asent not reported during Session.
† Third reading taken forthwith (S.O. 256).
‡ Cognate Bill (S.O. 248a).
### No. 1—REGISTER OF PUBLIC BILLS ORIGINATED IN THE ASSEMBLY DURING THE SESSION OF 1983-84—continued

<table>
<thead>
<tr>
<th>Short Titles</th>
<th>By whom introduced</th>
<th>Message from Governor received</th>
<th>Referred to</th>
<th>Committee</th>
<th>Report without Amendment</th>
<th>Reported to Standing Committee</th>
<th>Report adopted</th>
<th>Amends in Council Without Amendment</th>
<th>Council Amendments agreed to</th>
<th>Council Amendments disagreed to</th>
<th>Order of Enactment</th>
<th>Amends 1st Reading</th>
<th>No. of Bill</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Navigation (Commercial Vessels) Amendment.</td>
<td>Mr Ferguson</td>
<td>1983 15 Sept. 1983 15 Sept. 1983 27 Sept.</td>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>1984 21 Feb. 1983</td>
<td>113</td>
</tr>
</tbody>
</table>

* Asterisk not reported during Session.
† Third reading taken forthwith (S.O. 256).
‡ Cognate Bill (S.O. 246A).
<table>
<thead>
<tr>
<th>Short Titles</th>
<th>By whom initiated</th>
<th>Message from Governor received</th>
<th>Unnumbered</th>
<th>Report 1st</th>
<th>2nd</th>
<th>Reconsidered</th>
<th>Report without Amendment</th>
<th>Referred to Committee</th>
<th>Report adopted</th>
<th>Read 3rd and introduced</th>
<th>Agreed to by Committee</th>
<th>Agreed to by Council with amendments</th>
<th>Agreed to by Council without amendments</th>
<th>Committee Amendments agreed to</th>
<th>Order in Council on Bill in Council</th>
<th>Assent received</th>
<th>No. of Act</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Observatory Park Wastebureau Site (Repeal).</td>
<td>Mr Walker on behalf of Mr Ferguson</td>
<td>...</td>
<td>1983</td>
<td>1983</td>
<td>1983</td>
<td>1</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>1983</td>
<td>1983</td>
<td>1983</td>
<td>1984</td>
<td>1984</td>
<td>126</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Offences in Public Places (Amendment).</td>
<td>Mr Walker</td>
<td>...</td>
<td>1983</td>
<td>30 Nov</td>
<td>1983</td>
<td>1</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>1983</td>
<td>1 Dec</td>
<td>1983</td>
<td>1 Dec</td>
<td>1984</td>
<td>1984</td>
<td>187</td>
<td></td>
</tr>
<tr>
<td>Ombudsman (Amendment).</td>
<td>Mr Waas</td>
<td>...</td>
<td>1983</td>
<td>1 Dec</td>
<td>1983</td>
<td>1</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>1983</td>
<td>1 Dec</td>
<td>1983</td>
<td>1 Dec</td>
<td>1984</td>
<td>1984</td>
<td>189</td>
<td></td>
</tr>
<tr>
<td>Parole Orders (Transfer) Bill</td>
<td>Mr Walker</td>
<td>...</td>
<td>1983</td>
<td>24 Nov</td>
<td>1983</td>
<td>24 Nov</td>
<td>1983</td>
<td>24 Nov</td>
<td>1983</td>
<td>30 Nov</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>1983</td>
<td>30 Nov</td>
<td>30 Nov</td>
<td>1984</td>
<td>1984</td>
</tr>
</tbody>
</table>

* Assent not reported during Session.
1 Third reading taken Supply (S.O. 256).
2 Cognate Bill (S.O. 246).

The inclusion of the Protection Amendment Bill is in accordance with this Bill. Standing Orders suspended on motion of Mr Walker by leave—issue of urgent necessity—to be brought in and passed through all stages in one day, 1 December, 1983 (resolution, V. & P. No. 34, Entry No. 8, p. 226).
No. 1—REGISTER OF PUBLIC BILLS ORIGINATED IN THE ASSEMBLY DURING THE SESSION OF 1983-84—continued

<table>
<thead>
<tr>
<th>Short Title</th>
<th>By whom Initiated</th>
<th>Message from Governor-rector forwarded</th>
<th>Ordered</th>
<th>Presented and read 1st</th>
<th>Read 2nd</th>
<th>Commanded</th>
<th>Resumed without Amendment</th>
<th>Report adopted</th>
<th>Read 3rd, 4th, and final reading in Council for Bill</th>
<th>Agreed to by Council (without amendment)</th>
<th>Cognate Amendments agreed to</th>
<th>Cognate Bill withdrawn</th>
<th>Order of the Day Bill withdrawn</th>
<th>Assent reported</th>
<th>No. of Act</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Plumbers, Gasfitters and Drainers (Amendment)</td>
<td>Mr. Whealan</td>
<td>1984</td>
<td>23 Feb</td>
<td>1984</td>
<td>23 Feb</td>
<td>1984</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Assent not reported during Session.  
† Third reading taken forthwith (S.O. 256).  
‡ Cognate Bill (S.O. 248a).
<table>
<thead>
<tr>
<th>Short Titles</th>
<th>By whom initiated</th>
<th>Message from Governor- signed</th>
<th>Ordered</th>
<th>Personal and read</th>
<th>Read a</th>
<th>Referred without Amendment</th>
<th>Referred with Amendment</th>
<th>Report accepted</th>
<th>Read a 2nd (Preliminary Consideration) and Commercially</th>
<th>Agreed to or Disagreed to</th>
<th>Censure/Amendments disagreed to</th>
<th>Censure/Amendments agreed to</th>
<th>Govt's observations and reasons for disagreement</th>
<th>Assent reported</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Police Regulation (Further Amendment)</td>
<td>Mr Anderson</td>
<td>1983 10 Nov.</td>
<td>1983 30 Nov.</td>
<td>1983 23 Nov.</td>
<td>⬤</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>1983 22 Nov.</td>
<td>1983 24 Nov.</td>
</tr>
<tr>
<td>Prisoners (Intermediate Transfer) (Probation and Parole) Amendment</td>
<td>Mr Anderson</td>
<td>1983 24 Nov.</td>
<td>1983 24 Nov.</td>
<td>1983 30 Nov.</td>
<td>⬤</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>1983 30 Nov.</td>
<td>1983 1 Dec.</td>
</tr>
<tr>
<td>Prisons (Amendment)</td>
<td>Mr Anderson</td>
<td>1983 24 Nov.</td>
<td>1983 24 Nov.</td>
<td>1983 30 Nov.</td>
<td>⬤</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>1983 30 Nov.</td>
<td>1983 1 Dec.</td>
</tr>
<tr>
<td>Probation and Parole</td>
<td>Mr Anderson</td>
<td>1983 24 Nov.</td>
<td>1983 24 Nov.</td>
<td>1983 30 Nov.</td>
<td>⬤</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>...</td>
<td>1983 30 Nov.</td>
<td>1983 1 Dec.</td>
</tr>
</tbody>
</table>

* Assent not reported during Session.  
† Third reading taken forthwith (S.O. 256).  
‡ Cognate Bill (S.O. 248A).
<table>
<thead>
<tr>
<th>Short Title</th>
<th>By whom initiated</th>
<th>Message from Governor received</th>
<th>Governor's reasons for veto</th>
<th>Governor's action</th>
<th>Committee</th>
<th>Reported without amendment</th>
<th>Rejected by Council amendment</th>
<th>Repealed with amendment</th>
<th>Repealed and concurred</th>
<th>Amended by Council amendment</th>
<th>Amended by Governor amendment</th>
<th>Appropriated</th>
<th>Capacity Amendments ordered to</th>
<th>Capacity Amendments designed to</th>
<th>Order of discharge</th>
<th>Amended</th>
<th>Amount expended</th>
<th>Remarks</th>
</tr>
</thead>
</table>

* Assent not reported during session.  
† Third reading taken forthwith (S.O. 256).  
‡ Cognate Bill (S.O. 284A).
<table>
<thead>
<tr>
<th>Short Titles</th>
<th>By whom initiated</th>
<th>Message from Governor received for,</th>
<th>Ordered</th>
<th>Presented and read 1st</th>
<th>Read 2nd</th>
<th>Committed</th>
<th>Report without Amendment</th>
<th>Report all, with, and without Amendment</th>
<th>Read 3rd, 4th, and 5th readings</th>
<th>Aged. to be printed, 1st</th>
<th>Council Amendments agreed to</th>
<th>Council Amendments disagreed to</th>
<th>Ordeal, if any, of the, and Bill withdrawn</th>
<th>Amount spent</th>
<th>No. of Act</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>Real Property (Conversion of Title)</td>
<td>Mr Gooden</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Stepped by Dissolution.</td>
</tr>
</tbody>
</table>

* Assent not reported during Session.
<p>| Third reading taken forthwith (S.O. 256). |
| Cognate Bill (S.O. 346). |</p>
<table>
<thead>
<tr>
<th>Short Titles</th>
<th>Re whose initiated</th>
<th>Message from Governor</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>No.</td>
</tr>
</tbody>
</table>

Remarks

The following Bills are cognate with this Bill: Transport (Recreation Vehicles) Amendment Bill, Motor Vehicles (Third Party Insurance) Bill (Recreation Vehicles) Amendment Bill and the Motor Traffic (Recreation Vehicles) Amendment Bill.

Standing Orders suspended on motion of Mr Walker by leave—as a matter of urgent necessity—to be brought in and proceeded with up to and including the Minister's second reading (interj., 10 September, 1983, resolution, V. & P. No. 9, Entry No. 50, p. 64).

Bill declared urgent on motion of Mr Whelan, 21 September, 1983, (resolution, V. & P. No. 11, Entry No. 10, p. 80).


Stopped by Dissolution.

Stopped by Dissolution. This Bill is cognate with the Compensation Court Bill. See also Workers' Compensation (Amendment) Bill, Workers' Compensation (Subsequent) Amendment Bill.

Stopped by Dissolution.”
<table>
<thead>
<tr>
<th>Short Titles</th>
<th>By whom initiated</th>
<th>Message from Governor-Pres.</th>
<th>Ord.</th>
<th>Passed and read</th>
<th>1st Reading</th>
<th>Re-re</th>
<th>Committee</th>
<th>Reported without Amendment</th>
<th>Report adopted</th>
<th>Report referred to</th>
<th>Agreed to by Senate or concurred</th>
<th>Council's Amendment agreed to</th>
<th>Council's Amendment disagreed to</th>
<th>Order of distribution &amp; Date of int.</th>
<th>Aimed reported</th>
<th>No. of Act</th>
<th>Remarks</th>
</tr>
</thead>
</table>

* Assent not reported during Session.
† Third reading taken forthwith (S. O. 256).
‡ Cognate Bill (S. O. 2484).
### No. I—REGISTER OF PUBLIC BILLS ORIGINATED IN THE ASSEMBLY DURING THE SESSION OF 1983-84—continued

| Short Titles | By whom initiated | Message from Governor cited for | Orated | Passed and read 1st | Read 2nd | Committee | Referred without Amendment | Report adopted | Read 3rd, passed, and concurred | Acted on by Council without Amendment | Acted on by Committee of Supply | Acted on by Committee on Supply, Accounts and Provisions | Capacity Amendments made to | Capacity Amendments designated to | Order of the Day, and Bill | Date reported | No. of Act | Remarks |
|--------------|------------------|--------------------------------|--------|-------------------|----------|-----------|-----------------------------|--------------|-----------------------------|---------------------------------|----------------------------------|----------------------------------|-------------------------------|-----------------------------|------------------|---------|

* Assent not reported during Session.  
1 Third reading taken forthwith (S.O. 256).  
2 Cognate Bill (S.O. 246a).
### No. 1—REGISTER OF PUBLIC BILLS ORIGINATED IN THE ASSEMBLY DURING THE SESSION OF 1983-84—continued

<table>
<thead>
<tr>
<th>Short Titles</th>
<th>By whom introduced</th>
<th>Message from Governor-in-Council dated</th>
<th>Ordered</th>
<th>Proceeded and read 1st</th>
<th>Read 2nd</th>
<th>Combined</th>
<th>Referred without Amendment</th>
<th>Referred with Amendment</th>
<th>Report adopted</th>
<th>Report 3rd (Second Reading)</th>
<th>Report 4th (Committee)</th>
<th>Reported to Council</th>
<th>Council, its Amendments passed or rejected</th>
<th>Council, its Amendments disagreed to</th>
<th>Amends previous Act</th>
<th>Amends existing Act</th>
<th>Amends new Act</th>
<th>Amends a provision of a law</th>
</tr>
</thead>
</table>

Remarks:

- Transport (Motor Traffic) Amendment... This Bill is cognate with the Motor Traffic (Further Amendment) Bill.
- Tourism Authority (Amendment) Standing Order suspended on motion of Mr Cleary by leave—as a matter of urgent necessity—to be brought in and passed through all stages in one day, 14 September, 1983, (resolution, V. & P. No. 8, Excess No. 7, p. 69).
- Trustee Companies (Amendment) This Bill is cognate with the Sunday Entertainment (Repeal) Bill.
- Tissue Grafting and Processing (Repeal) This Bill is cognate with the Human Tissue Bill. See also Anatomy (Human Tissue) Amendment Bill, Medical Practitioners (Emergency Medical Treatment) Amendment Bill, and the Public Health (Emergency Medical Treatment) Amendment Bill.
- Transport Authorities (Indemnity, No.1 Amendment) This Bill is cognate with the Government Railways (Amendments) Bill.
- Transport (Motor Traffic) Amendment... This Bill is cognate with the Motor Traffic (Further Amendment) Bill.

* Assent not reported during Session.
† Third reading taken forthwith (S.O. 256).
‡ Cognate Bill (S.O. 244(a)).
| Short Title                                      | By whom initiated | Message from Governor | Governor’s action | Passed and read 1st | Read 2nd | Committee | Referred without Amendment | Reported with Amendment | Report adopted | Read 3rd, 4th, and concurrence | Agreed to by Council without Amendment | Amended by Council | Agreed to by Council | Council’s Amendment, if any | Council’s Amendment designed to | Order of the day, and bill | Date reported | No. of Act | Remarks |
|------------------------------------------------|-------------------|-----------------------|-------------------|---------------------|----------|-----------|----------------------------|------------------------|--------------|-------------------------------|-------------------------------|-------------------|--------------------|-----------------------------|----------------------------------|-------------------|-----------|---------|
| University and University Colleges (Amendment). | Mr Beddord        |                      |                   |                     | 28 Feb   | 28 Feb    |                |                        | 1984         | 28 Feb                          |                                |                     |        |          |
| University of New England (Amendment)           | Mr Beddord        |                      |                   |                     | 28 Feb   | 28 Feb    |                |                        | 1984         | 28 Feb                          |                                |                     |        |          |
| University of New South Wales (Amendment)       | Mr Beddord        |                      |                   |                     | 28 Feb   | 28 Feb    |                |                        | 1984         | 28 Feb                          |                                |                     |        |          |

This Bill is cognate with the Recreation Vehicles Bill.

Standing Orders suspended on motion of Mr Walter on a motion of the Speaker.

Stopped by Dissolution.

The following Bills are cognate with this Bill: University of New England (Amendment) Bill, Macquarie University (Amendment) Bill, University of New South Wales (Amendment) Bill, the University of Wollongong (Amendment) Bill.

Stopped by Dissolution.

Stopped by Dissolution.

Stopped by Dissolution.

This Bill is cognate with the University and University College (Amendment) Bill.

This Bill is cognate with the University and University College (Amendment) Bill.

This Bill is cognate with the University and University College (Amendment) Bill.

\* Assent not reported during Session.

1 Third reading taken forthwith (S.O. 256).

2 Cognate Bill (S.O. 248a).
<table>
<thead>
<tr>
<th>Short Title</th>
<th>By whom initiated</th>
<th>Message from Governor received</th>
<th>Omitted</th>
<th>Proceeded and read *</th>
<th>Read 2 *</th>
<th>Continued</th>
<th>Referred to Committee</th>
<th>Reported without Amendment</th>
<th>Report referred to Committee</th>
<th>Report adopted</th>
<th>Read 3rd, 4th, and presented</th>
<th>Amended by Committee of Supply</th>
<th>Amended by Committee of ways and means</th>
<th>Committee's Amendments agreed to</th>
<th>Order of 1st reading read, and Bill ordered in Committee</th>
<th>Assent reported</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>University of Wellington (Amendment)</td>
<td>Mr Bedford</td>
<td>1983 12 Oct. 1983 12 Oct. 1983 2 Nov. 1</td>
<td>...</td>
<td>...</td>
<td>1983 12 Nov. 1</td>
<td>...</td>
<td>1983 2 Nov. 1</td>
<td>1983 2 Nov. 1</td>
<td>1983 22 Nov. 1</td>
<td>1984 21 Feb. 146</td>
<td>Stopped by Dissolution. This Bill is cognate with the University and University Colleges (Amendment) Bill. See also the University of New England (Amendment) Bill, Macquarie University (Amendment) Bill, the University of Newcastle (Amendment) Bill and the University of New South Wales (Amendment) Bill.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Valuation of Land (Land Value) Amendment</td>
<td>Mr Gordon</td>
<td>1983 28 Sept. 1983 1 Nov. 1</td>
<td>...</td>
<td>...</td>
<td>1983 1 Nov. 1</td>
<td>...</td>
<td>1983 1 Nov. 1</td>
<td>1983 23 Nov. 1</td>
<td>1984 21 Feb. 108</td>
<td>1984 21 Feb. 205 The Local Government (Rating and Valuation) Amendment Bill is cognate with this Bill.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Assent not reported during Session.
† Third reading taken forthwith (S.O. 256).
‡ Cognate Bill (S.O. 246).
No. 2
REGISTER OF PUBLIC AND PRIVATE BILLS BROUGHT FROM THE COUNCIL DURING THE SESSION OF 1983–84
NIL

RECAPITULATION

| Number of Public Bills originated in the Legislative Assembly shown on Register No. 1 | 136 |
| Number of Public Bills brought from the Legislative Council shown on Register No. 2 | 1 |
| Number of Private Bills brought from the Legislative Council shown on Register No. 2 | 134 |

<table>
<thead>
<tr>
<th>Poured and Assent reported</th>
<th>Public</th>
<th>Private</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td>Poured—Assent not reported</td>
<td>135</td>
<td>4</td>
<td>139</td>
</tr>
<tr>
<td>Repealed for Royal Assent</td>
<td>1</td>
<td></td>
<td>1</td>
</tr>
<tr>
<td>Pro forma Bill</td>
<td>18</td>
<td></td>
<td>18</td>
</tr>
<tr>
<td>Not returned by Legislative Council</td>
<td>13</td>
<td></td>
<td>13</td>
</tr>
<tr>
<td>Stopped by Dissolution</td>
<td>1</td>
<td></td>
<td>1</td>
</tr>
<tr>
<td>Otherwise disposed of</td>
<td></td>
<td></td>
<td>134</td>
</tr>
</tbody>
</table>

Legislative Assembly Office, Sydney, 5 March, 1984.

D. L. WHEELER
Clerk of the Legislative Assembly.
## Register of Addresses and Orders For Papers During The Session 1983–84

### Nil

## Register of Addresses and Orders For Papers During Former Sessions

### Nil

## Register of Addresses (Not Being for Papers) To The Governor During The Session 1983–84

<table>
<thead>
<tr>
<th>Subject of Address</th>
<th>Originated in the Assembly</th>
<th>When Passed or Agreed To</th>
<th>When and by Whom Presented</th>
<th>When and by Whom Answered</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>No. Date Entry On whose Motion</td>
<td>No. Date Entry</td>
<td>No. Date Entry  By Whom</td>
<td>No. Date Entry  By Whom</td>
<td></td>
</tr>
<tr>
<td>Governor's Opening Speech</td>
<td>2 1983 17 Aug 14 Mr Page</td>
<td>9 1983 15 Sept 17 10 1983 20 Sept 6  Mr Speaker, accompanied by the House.</td>
<td>10 1983 20 Sept 6  His Excellency—the Governor.</td>
<td>20 1983 20 Sept 6  His Excellency—the Governor.</td>
<td></td>
</tr>
</tbody>
</table>

---

*L. L. Wheeler,*
*Clerk of the Legislative Assembly.*

---

*D. West, Government Printer, New South Wales—1984*
# Committees During the Session 1983–84

<table>
<thead>
<tr>
<th>Designation of Committee</th>
<th>When and How Appointed</th>
<th>Members</th>
<th>Chairman</th>
<th>No. of Meetings*</th>
<th>No. of Witnesses*</th>
<th>Reported</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Standing Committees</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Road Safety (Joint)</td>
<td>17 March, Votes No. 26, Entry 9</td>
<td>Legislative Assembly: Mr. Fischer, Mr. Knight, Dr. Mathers, Mr. Oneill, Mr. Paciullo, Mr. Robb</td>
<td>Mr. Knight ...</td>
<td>60 59 65</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>30 March, Votes No. 28, Entry 9</td>
<td>Legislative Council: Mr. Burton, Mr. Calabres, Mrs. Hjarksen</td>
<td>Mr. Knight ...</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Select Committees</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Western Division of New South Wales (Joint). ¶</td>
<td>18 August, Votes No. 2, Entry 6</td>
<td>Legislative Assembly: Mr. Akister, Mr. Beckroge, Mr. Duncan, Mr. McCarthy, Mr. Schipp, Mr. Stewart</td>
<td>Mrs. Fisher ...</td>
<td>64 64 51</td>
<td>Forwarded to the Clerk, 2 March, 1984, (See 1 December, 1983, Votes No. 34, Entry 21).</td>
<td></td>
</tr>
<tr>
<td></td>
<td>and 13.</td>
<td>Legislative Council: Mr. Doohan, Mrs. Fisher, Mr. Solomon, Mr. Vaughan</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Parliamentary Privilege (Joint)¶</td>
<td>21 October, Votes No. 21, Entry 8</td>
<td>Legislative Assembly: Mr. Bowman, Mr. Brown, The Hon. R. M. Cavalier, Mr. Willis</td>
<td>The Hon. R. M. Cavalier</td>
<td>51 51 44</td>
<td>1 December, 1983.</td>
<td></td>
</tr>
<tr>
<td>(On motion of Mr Wran)</td>
<td>3 November, Votes No. 23, Entry 8</td>
<td>Legislative Council: Mrs. Grusovin, Mr. Vaughan</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>9 November, Votes No. 25, Entry 13</td>
<td>Mr. McIlwaine</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>1983</td>
<td>Mr. Moore</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Prostitution</strong>¶</td>
<td>30 March, Votes No. 48, Entries 14 and 37. (On motion of Mr Walker)</td>
<td>Mr. Bowman, Mr. Dowd, Mr. Duncan, Mr. Miller</td>
<td>Mr. Rogan</td>
<td>21 21 44</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Legislative Council: Mr. West</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Since appointment of the Committee.
*Original motion for appointment, Legislative Council Minutes No. 2, Entry 10.
• Discharged, 10 November, 1983.
• Appointed, 24 August, 1983.
• Appointed, 18 August, 1983.
• Appointed, 10 November, 1983.
• Appointed session 1982-83 and empowered by Act No. 65, 1983, to function during the prorogation and during the fourth session of the forty-seventh Parliament.
<table>
<thead>
<tr>
<th>Designation of Committee</th>
<th>When and How Appointed</th>
<th>Members</th>
<th>Chairman</th>
<th>No. of Meetings*</th>
<th>No. of Witnesses Examined*</th>
<th>Reported</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>Called</td>
<td>Held</td>
<td></td>
</tr>
<tr>
<td>Workers' Compensation Insurance (Joint)</td>
<td>3 November, Votes No. 24, Entry 8</td>
<td>Legislative Assembly: Mr. Beckege, Mr. Brewer, Mr. Carr, Mr. Gabb, Mr. T. J. Moore, Mr. Park, Mr. Walsh</td>
<td>Legislative Council: Mr. Dyer, Mr. Philips, Mr. Unsworth, Mr. Unsworth</td>
<td>Mr. Gabb</td>
<td>6 6 6</td>
<td></td>
</tr>
<tr>
<td></td>
<td>9 November, Votes 16, Entry 8</td>
<td>The Speaker, Mr. Beckege, Mr. Boyd, Mr. Bradin, Mr. Catteron, Mrs. Crosse</td>
<td>The Speaker</td>
<td>6 4</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sessional Committees: House</td>
<td>15 September, Votes No. 9, Entry 6</td>
<td>The Speaker, Mr. Beckege, Mr. Boyd, Mr. Bradley, Mr. Catteron, Mrs. Crosse</td>
<td>The Speaker</td>
<td>6 4</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(On motion of Mr. Walker)</td>
<td>Mr. Degen, Mr. Hunter, Mr. Smith, Mr. Smith</td>
<td>Mr. Wotton</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Library:</td>
<td>15 September, Votes No. 9, Entry 7</td>
<td>The Speaker, Mr. Clough, Mr. R. J. Clough, Mr. Mochacki, Mr. Murray</td>
<td>The President</td>
<td>1 1</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(On motion of Mr. Walker)</td>
<td>Mr. Peacocke, Mr. Pickard, Mr. R. J. Clough, Mr. Rogers, Mr. West, Mr. Wilde</td>
<td>Mr. Jones</td>
<td>12 12</td>
<td>12 Reports</td>
<td></td>
</tr>
<tr>
<td>Printing:</td>
<td>15 September, Votes No. 9, Entry 8</td>
<td>Mr. Aquilina, Mr. Armstrong, Mr. Bowman, Mr. Collins, Mr. Debus</td>
<td>Mr. Jones</td>
<td>12 12</td>
<td>12 Reports</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(On motion of Mr. Walker)</td>
<td>Mr. Fane, Mr. Jones, Mr. Melber, Mr. Park, Mr. Robb</td>
<td>Mr. Jones</td>
<td>12 12</td>
<td>12 Reports</td>
<td></td>
</tr>
<tr>
<td>Standing Orders and Procedure:</td>
<td>15 September, Votes No. 9, Entry 9</td>
<td>The Speaker, Mr. Brown, Mr. Cahill, Mr. Clough, Mr. Fisher</td>
<td>The Speaker</td>
<td>1</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>(On motion of Mr. Walker)</td>
<td>Mr. Keane, Mr. Kight, Mr. Ramsay, Mr. Ross, Mr. Walker, Mr. Wilde</td>
<td>Mr. Egan</td>
<td>24 20</td>
<td>41</td>
<td>17 August, 1983, 18 November, 1983, 1 December, 1983</td>
</tr>
<tr>
<td>Statutory Committees: Public Accounts:</td>
<td>1981</td>
<td>Mr. Aquilina, Mr. Boyd, Mr. Collins</td>
<td>Mr. Egan, Mr. Neily</td>
<td>24 20</td>
<td>41</td>
<td>17 August, 1983, 18 November, 1983, 1 December, 1983</td>
</tr>
<tr>
<td></td>
<td>10 November, Votes No. 6, Entry 1</td>
<td>Mr. Aquilina, Mr. Boyd, Mr. Collins</td>
<td>Mr. Egan</td>
<td>24 20</td>
<td>41</td>
<td>17 August, 1983, 18 November, 1983, 1 December, 1983</td>
</tr>
</tbody>
</table>

*Since appointment of the Committee.
§Acts in conjunction with a similar committee of the Legislative Council.

Legislative Assembly Office, Sydney, 5 March, 1984

D. L. WHEELER,
Clerk of the Legislative Assembly.

D. WEST, GOVERNMENT PRINTER, NEW SOUTH WALES—1984