Index
1965-66

(SECOND SESSION OF THE FORTY-FIRST PARLIAMENT)

NEW SOUTH WALES

VOTES

AND

PROCEEDINGS

OF THE

LEGISLATIVE ASSEMBLY

DURING THE SESSION

OF

1965-66

WITH THE VARIOUS DOCUMENTS CONNECTED THEREWITH

IN ONE VOLUME

AND

FIVE JOINT VOLUMES

By Authority:
VICTOR C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES
1966
VOTES AND PROCEEDINGS
SESSION 1965-66
[Opened 24th August, 1965—Prorogued 20th April, 1966]
INDEX

TO THE

VOTES AND PROCEEDINGS

AND

PAPERS LAID UPON THE TABLE

(INCLUDING PAPERS PRESENTED TO BOTH HOUSES AND BOUND IN THE
JOINT VOLUMES)

DURING THE SESSION OF

1965-66

(Opened 24 August, 1965; Prorogued 20 April, 1966.)

NOTE

For Papers laid upon the Table of both Houses, and Sessional Returns, see under
"Papers", page xxviii.

For Proceedings on Bills, see under "Bills", page iii.

For Proceedings on Motions, see under "Motions", page xx.

REFERENCES TO THE VOTES AND PROCEEDINGS, 41ST PARLIAMENT—SECOND SESSION

A

ABORIGINES WELFARE (See "COMMITTEES"; also "PAPERS" INDEX).

ADDRESS:

APPOINTMENT OF HIS EXCELLENCY SIR ARTHUR RODEN CUTLER, V.C., K.C.M.G., C.B.E.,
K.St.J., AS GOVERNOR OF NEW SOUTH WALES:—

Motion (Mr. A. Ashby) for, in acknowledgment of His Excellency's Message notifying
assumption of office, agreed to, 232; presentation of, 233; Answer reported, 255.

P 11879—1
INDEX

1965-66

REFERENCES TO THE VOTES AND PROCEEDINGS, 41ST PARLIAMENT—SECOND SESSION

A

ADDRESSES (continued):—

IN REPLY TO THE LIEUTENANT-GOVERNOR'S SPEECH:—

Motion made (Mr. Cohen) for adoption and debate adjourned, 11; resumed and adjourned, 21, 24, 27, 30, 32, 36, 39. Address in Reply agreed to, 43; presented to Lieutenant-Governor and Answer reported, 50.

REVOCATION OF DEDICATION OF CERTAIN STATE FORESTS:—

Message from Governor recommending, 175; motion (Mr Beale) for, agreed to, 184; Answer reported, 241.

ADJOURNMENT:—

OF DEBATE (See "DEBATE").

OF THE HOUSE:—

As a tribute of respect on death of Member, 85.

Motion for, agreed to, 11, 21, 24, 33, 71, 75, 78, 83, 94, 96, 97, 103, 107, 118, 121, 124, 134, 143, 149, 152, 164, 185, 246, 266, 268, 272, 278, 282, 291, 300, 304, 308, 314, 320, 329, 354, 370.

Under Sessional Order by Speaker or Deputy-Speaker (at 10.30 p.m.), 36, 39, 61, 92, 118, 136, 161, 275, 287; (at 4.30 p.m.), 89, 112, 132, 156, 167.

Under amended Sessional Order (Ten minutes after motion for adjournment moved), 174, 193, 238, 342, 361.

Speaker or Deputy-Speaker leaves the Chair for period, (Later Hour), 2.

Special:—

Motion for, agreed to, 30, 38, 106, 135, 277 (provision for earlier day, if necessary) agreed to, 112, 246, 370.

UNDER THE 49TH STANDING ORDER:—


The urgent necessity to halt the growing staffing crisis in the State agricultural extension services due to recent developments, negatived, 164.

The extension of Parramatta Golf Course into the Parramatta National Park, negatived, 274.

The serious decline in home building in New South Wales, negatived, 284.

The withdrawal of Mr. Joern Utzon as architect of the Sydney Opera House, negatived, 302.

The deterioration in the length of waiting time for the hearing of Court cases especially in the Common Law, Divorce and Workers' Compensation jurisdictions, negatived, 357.

Withdrawn:—

The drastic shortening of the Comptometry Course at the Sydney Technical College, 257.

The erosion of the foreshores of Botany Bay, 270.

Ruled Out of Order:—

Recent statements of the Minister of Justice in regard to rents. Mr. Speaker stated that the subject matter did not encompass definite or specific action, nor was it urgent, 332.

ADMISSION TO BODY OF THE HOUSE:—

The Right Honourable The Lord Gardiner, The Lord High Chancellor of Great Britain, 25; letter of appreciation reported, 68.

AMENDMENTS:—

To add words, withdrawn, 253, proposed, 271, by consent, 364.

To leave out words, with view of inserting others, negatived, 253.

ASSEMBLY (See also "ADDRESSES"):—

OPENING OF SESSION:—

Clerk reads Proclamation, 1.

Usher of Black Rod delivers Message from Lieutenant-Governor, 2.
BILLS (See also "DIVISIONS"; also "PAPERS" INDEX):—

Amendment to refer Bill to Select Committee, negatived, 337.

Council's amendments ordered by Speaker or Deputy-Speaker to be taken into consideration (Later hour of Day), 176, 241, 355; (Forthwith), 242, 244, 246, 369; (To-morrow), 148, 188, 280, 306, 309, 345, 332.

Leave given, Bill not introduced, 155; presented, 156.

Notice of Motion for leave to bring in, moved by one Minister on behalf of another, 143, 281, 333, 339.

Order of Day moved by one Minister, on behalf of another, 172, 178, 190, 198, 303, 326.

Order of Day discharged and Bill withdrawn, 147.

Pro formam, 6.

Standing Orders suspended (by consent) to bring in Bill, 352.

Standing Orders suspended (by consent) to bring in and proceed as far as 2° stage in one day, 258, 265.

Standing Orders suspended (by consent) to bring in and pass Bill or Bills through all stages in one day, 57, 138, 153, 234, 333.

Third reading fixed by Chair (for To-morrow), 60, 61(2), 64(2), 65(2), 71, 89, 102, 103, 106, 191, 265, 266(2), 272, 275, 281(2), 286, 291, 299, 303(2), 307(2), 308, 317, 320(1); (Forthwith), 52, 88, 123, 166(2), 167, 172(2), 173, 174, 177, 179, 180, 183, 184(1), 190(2), 192, 198, 215, 236, 240, 337, 338, 340(1), 350(2), 355, 358, 359(4), 360(2); (later Hour of the Day), 176, 333.

PROCEEDINGS ON:

ADOPTION OF CHILDREN BILL:—

Motion (Mr. McCaw) for leave to bring in, Bill presented and read 1°, 160; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 192; returned with an amendment, 241; House in Committee, Council's amendment agreed to, Message to Council, 245; Assent reported, 248.

ADOPTION OF CHILDREN (AMENDMENT) BILL:—

Motion (Mr. Fife on behalf of Mr. McCaw) for leave to bring in, Bill presented and read 1°, 333; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 340; returned without amendment, 353.

APPROPRIATION BILL:—

Message from Governor (Estimates, 1965-66), 74; Standing Orders suspended (by consent) to bring in and pass all stages in one day, 138; ordered (Mr. Atkin) founded on Resolutions of Ways and Means (Nos. 2 to 12), Bill presented and read 1°, 148; motion for 2° and debate adjourned, 167; resumed, read 2° and committed, reported without amendment, Report adopted, read 3° and sent to Council, 141; returned without amendment, 165; Assent reported, 169.

AUCTIONEERS, STOCK AND STATION, REAL ESTATE AND BUSINESS AGENTS (AMENDMENT) BILL:—

Motion (Mr. Maddison) for leave to bring in, Bill presented and read 1°, 60; read 2° and committed, reported without amendment, Report adopted, 71; read 3° and sent to Council, 74; returned without amendment, 93; Assent reported, 100.

BUSH FIRES AND FIRE BRIGADES (AMENDMENT) BILL:—

Motion (Mr. Willis) for leave to bring in, Bill presented and read 1°, 148; motion for 2° and debate adjourned, 167; resumed, read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 172; returned with an amendment, 188; House in Committee, Council's amendment agreed to, Message to Council, 240; Assent reported, 248.

CHILD WELFARE (AMENDMENT) BILL:—

Motion (Mr. Fife on behalf of Mr. McCaw) for leave to bring in, Bill presented and read 1°, 281; motion for 2° and debate adjourned, 299; resumed, read 2° and committed, reported without amendment, Report adopted, 305; read 3° and sent to Council, 307; returned without amendment, 317; Assent reported, 367.

CHRIST CHURCH CATHEDRAL, NEWCASTLE, CEMETARY BILL:—

Motion (Mr. Lewis) for leave to bring in, Bill presented and read 1°, 332; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council 360; returned without amendment, 363.

CLOSER SETTLEMENT (AMENDMENT) BILL:—

Motion (Mr. Willis) for leave to bring in, Bill presented and read 1°, 271; motion for 2° and debate adjourned, 282; resumed, read 2° and committed, reported without amendment, Report adopted, 286; read 3° and sent to Council, 290; returned without amendment, 312; Assent reported, 341.
BILLS (continued):—

PROCEEDINGS ON (continued):—

COAL AND OIL SHALE MINE WORKERS (SUPERANNUATION) AMENDMENT BILL
(1965):—

Message from Governor, 148; motion (Mr. Lewis) for leave to bring in, Bill presented and read 1°, 149; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 173; returned without amendment, 188; Assent reported, 247.

COAL AND OIL SHALE MINE WORKERS (SUPERANNUATION) AMENDMENT BILL
(1966):—

Motion (Mr. Lewis) for leave to bring in, Bill presented and read 1°, 259; Message from Governor, 305; read 2° and committed, reported without amendment, Report adopted, 307; read 3° and sent to Council, 313; returned without amendment, 325; Assent reported, 368.

COAL INDUSTRY (AMENDMENT) BILL:—

Motion (Mr. Lewis) for leave to bring in, Bill presented and read 1°, 50; read 2° and committed, reported without amendment, Report adopted, 65; read 3° and sent to Council, 70; returned without amendment, 93; Assent reported, 99.

COMPANIES (AMENDMENT) BILL (1965):—

Motion (Mr. McCaw) for leave to bring in, Bill presented and read 1°, 143; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 190; returned without amendment, 236; Assent reported, 249.

COMPANIES (AMENDMENT) BILL (1966):—

Motion (Mr. McCaw) for leave to bring in, Bill presented and read 1°, 298; motion for 2° and debate adjourned, 314; resumed, read 2° and committed, reported without amendment, Report adopted, 316; read 3° and sent to Council, 319; returned with amendments, 350; House in Committee, Council's amendments agreed to, Message to Council, 361.

CO-OPERATION (AMENDMENT) BILL:—

Message from Governor, 46; motion (Mr. Stephens) for leave to bring in, Bill presented and read 1°, 48; read 2° and committed, reported without amendment, Report adopted, 60; read 3° and sent to Council, 64; returned without amendment, 69; Assent reported, 81.

COUNTRY WOMEN'S ASSOCIATION OF NEW SOUTH WALES INCORPORATION (AMENDMENT) BILL:—

Motion (Mr. McCaw) for leave to bring in, Bill presented and read 1°, 156; read 2° and committed, reported without amendment, Report adopted, 266; read 3° forthwith and sent to Council, 268; returned without amendment, 303; Assent reported, 321.

CROWN LANDS (REMOVAL OF RESTRICTION ON TRANSFER) BILL:—

Motion (Mr. Lewis) for leave to bring in, Bill presented and read 1°, 50; read 2° and committed, reported without amendment, Report adopted, 65; read 3° and sent to Council, 70; returned without amendment, 93; Assent reported, 99.

DECIMAL CURRENCY BILL:—

Motion (Mr. Askin) for leave to bring in, Bill presented and read 1°, 177; Message from Governor, 181; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 183; returned without amendment, 191; Assent reported, 250.

DOG BILL:—

Motion (Mr. Morton) for leave to bring in, Bill presented and read 1°, 51; motion for 2° and debate adjourned, 156; resumed, read 2° and committed, reported with amendments, Report adopted 191; read 3° and sent to Council, 198; returned with amendments, 280; House in Committee, Council's amendments agreed to, Message to Council, 298; Assent reported, 316.

EVIDENCE (AMENDMENT) BILL:—

Motion (Mr. McCaw) for leave to bring in, Bill presented and read 1°, 271; read 2° and committed, reported without amendment, Report adopted, 275; read 3° and sent to Council, 277; returned without amendment, 287; Assent reported, 308.
REFERENCES TO THE VOTES AND PROCEEDINGS, 41ST PARLIAMENT—SECOND SESSION

BILLS (continued):

PROCEEDINGS ON (continued):

FACTORIES, SHOPS AND INDUSTRIES (AMENDMENT) BILL:

Motion (Mr. Willis) for leave to bring in, Bill presented and read 1°, 142; motion for 2° and debate adjourned, 161; returned, read 2° and committed, 164; reported without amendment, Report adopted, read 3° forthwith and sent to Council, 166; returned with an amendment, 176; House in Committee, Council's amendment agreed to with an amendment, and a consequential amendment, Message to Council, 179; Message from Council agreeing to Assembly's amendment and Assembly's further amendment, 180; Assent reported, 195.

GAMING AND BETTING (AMENDMENT) BILL:

Message from Governor, 322; motion (Mr. Willis) for leave to bring in, Bill presented and read 1°, 326; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 337; returned without amendment, 352.

GAMING AND BETTING (POKER MACHINES) TAXATION AMENDMENT BILL:

Message from Governor, 323; Standing Orders suspended (by consent) to bring in and pass all stages in one day, 333; ordered (Mr. Willis) founded on Resolution of Ways and Means (No. 15), Bill presented and read 1°, 346; read 2° and committed, reported without amendment, Report adopted, read 3° and sent to Council, 346; returned without amendment, 352.

GAS AND ELECTRICITY (SYDNEY COUNTY COUNCIL) AMENDMENT BILL:

Motion (Mr. Morton) for leave to bring in, Bill presented and read 1°, 160; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 173.

GENERAL LOAN ACCOUNT APPROPRIATION BILL:

Message from Governor (Loan Estimates, 1965-66), 51; Standing Orders suspended (by consent) to bring in and pass all stages in one day, 153; ordered (Mr. Askin) founded on Resolution of Ways and Means (No. 13), presented and read 1°, 154; read 2° and committed, reported without amendment, Report adopted, read 3° and sent to Council, 154; returned without amendment, 170; Assent reported, 181.

GEOGRAPHICAL NAMES BILL:

Message from Governor, 293; motion (Mr. Lewis) for leave to bring in, Bill presented and read 1°, 299; read 2° and committed, reported without amendment, Report adopted 307; read 3° and sent to Council, 313; returned without amendment, 326; Assent reported, 368.

GOVERNMENT RAILWAYS (AMENDMENT) BILL:

Message from Governor, 46; motion (Mr. Morris) for leave to bring in, Bill presented and read 1°, 49; motion for 2° and debate adjourned, 65; resumed, read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 88; returned without amendment, 93; Assent reported, 100.

HOUSING INDEMNITIES (AMENDMENT) BILL:

Message from Governor, 46; motion (Mr. Stephens) for leave to bring in, Bill presented and read 1°, 48; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 69; Assent reported, 81.

INDUSTRIAL ARBITRATION (AMENDMENT) BILL:

Motion (Mr. Willis) for leave to bring in, Bill presented and read 1°, 327; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 353; returned without amendment, 355.

INDUSTRIAL ARBITRATION (DECIMAL CURRENCY) BILL:

Motion (Mr. Willis) for leave to bring in, Bill presented and read 1°, 178; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 184; returned without amendment, 191; Assent reported, 250.

IRRIGATION, WATER, CROWN LANDS AND HUNTER VALLEY FLOOD MITIGATION (AMENDMENT) BILL:

Motion (Mr. Beale) for leave to bring in, Bill presented and read 1°, 281; Message from Governor, 283; read 2° and committed, reported with an amendment, Report adopted, 303; read 3° and sent to Council, 307; returned without amendment, 325; Assent reported, 368.
BILLS (continued):—

PROCEEDINGS ON (continued):—

JUSTICES (AMENDMENT) BILL:—
Motion (Mr. Maddison) for leave to bring in, Bill presented and read 1°, 349; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 360; returned without amendment, 363.

LANDLORD AND TENANT (AMENDMENT) BILL:—
Motion (Mr. Maddison) for leave to bring in, Bill presented and read 1°, 189; motion for 2° and debate adjourned, 198; resumed, read 2° and committed, reported with amendments, Report adopted, read 3° forthwith and sent to Council, 236; returned with amendments, 245; House in Committee, Council's amendments agreed to, Message to Council, 246; Assent reported, 249.

LAW OF EVIDENCE (Pro Formâ Bill):—
Presented (Mr. Askin) and read 1° (pro formâ), 6.

LAW REFORM (MISCELLANEOUS PROVISIONS) BILL:—
Motion (Mr. McCaw) for leave to bring in, Bill presented and read 1°, 171; motion for 2° and debate adjourned, 176; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 179; returned with amendments, 242; House in Committee, Council's amendments agreed to, Message to Council, 244; Assent reported, 251.

LOCAL GOVERNMENT (AMENDMENT) BILL (1965):—
Motion (Mr. Morton) for leave to bring in, Bill presented and read 1°, 142; motion for 2° and debate adjourned, 154; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 178; returned without amendment, 191; Assent reported, 249.

LOCAL GOVERNMENT (AMENDMENT) BILL (1966):—
Motion (Mr. Morton) for leave to bring in, Bill presented and read 1°, 327; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 340; returned without amendment, 353.

LOCAL GOVERNMENT AND HUNTER DISTRICT WATER, SEWERAGE AND DRAINAGE (AMENDMENT) BILL:—
Motion (Mr. Beale on behalf of Mr. Askin) for leave to bring in, Bill presented and read 1°, 143; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 172; returned without amendment, 188; Assent reported, 248.

LOCAL GOVERNMENT (ELECTIONS) AMENDMENT BILL:—
Motion (Mr. Morton) for leave to bring in, Bill presented and read 1°, 56; motion for 2° and debate adjourned, 74; resumed, read 2° and committed, reported without amendment, Report adopted, 106; read 3° and sent to Council, 116.

LONG SERVICE LEAVE (AMENDMENT) BILL:—
Motion (Mr. Willis) for leave to bring in, Bill presented and read 1°, 271; motion for 2° and debate adjourned, 287; resumed, read 2° and committed, reported without amendment, Report adopted, 291; read 3° and sent to Council, 298; returned with amendments, 309; House in Committee, Council's amendments disagreed to, Message to Council, 317; Message from Council insisting upon amendments, 355.

LOTTERIES AND ART UNIONS (AMENDMENT) BILL:—
Motion (Mr. Willis) for leave to bring in, Bill presented and read 1°, 290; Message from Governor, 305; motion for 2° and debate adjourned, 308; resumed, read 2° and committed, reported with amendments, Report adopted, 319; read 3° and sent to Council, 319; returned with an amendment, 348; House in Committee, Council's amendment agreed to, Message to Council, 361.

MAIN ROADS (AMENDMENT) BILL:—
Motion (Mr. Morton) for leave to bring in, Bill presented and read 1°, 142; Order of Day discharged and Bill withdrawn, 147.
BILLS (continued):

PROCEDINGS ON (continued):

MAIN ROADS (AMENDMENT) BILL (No. 2):
Message from Governor, 154; motion (Mr. Morton) for leave to bring in, Bill presented and read 1°, 155; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 167; returned without amendment, 178; Assent reported, 196.

MEAT INDUSTRY (AMENDMENT) BILL:
Motion (Mr. Challen) for leave to bring in, Bill presented and read 1°, 332; Message from Governor, 341; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 358; returned without amendment, 363.

METROPOLITAN WATER, SEWERAGE, AND DRAINAGE (AMENDMENT) BILL:
Motion (Mr. Askin) for leave to bring in, Bill presented and read 1°, 183; motion for 2° and debate adjourned, 190; resumed, read 2° and committed, reported without amendment, Report adopted, read 3° and sent to Council, 235; returned without amendment, 237; Assent reported, 249.

MILK (DECIMAL CURRENCY) BILL:
Message from Governor, 175; motion (Mr. Chaffey) for leave to bring in, Bill presented and read 1°, 177; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 184; returned without amendment, 182; Assent reported, 251.

MINERS’ ACCIDENT RELIEF (SUPPLEMENTAL) BILL:
Message from Governor, 283; motion (Mr. Lewis) for leave to bring in, Bill presented and read 1°, 286; motion for 2° and debate adjourned, 291; resumed, read 2° and committed, reported without amendment, Report adopted, 299; read 3° and sent to Council, 313; returned without amendment, 326; Assent reported, 368.

MINE SUBSIDENCE COMPENSATION (AMENDMENT) BILL:
Message from Governor, 261; Standing Orders suspended (by consent) to bring in and proceed as far as 2° stage in one day, 265; motion (Mr. Lewis) for leave to bring in, Bill presented and read 1°, 267; motion for 2° and debate adjourned, 291; resumed, read 2° and committed, reported without amendment, Report adopted, 299; read 3° and sent to Council, 313; returned without amendment, 312; Assent reported, 341.

MINE SUBSIDENCE COMPENSATION (AMENDMENT) BILL:
Message from Governor, 247; Standing Orders suspended (by consent) to bring in and proceed as far as 2° stage in one day, 258; motion (Mr. Lewis) for leave to bring in, Bill presented and read 1°, 259; motion for 2° and debate adjourned, 275; resumed, read 2° and committed, 278; reported with an amendment, Report adopted, 281; read 3° and sent to Council, 286; returned without amendment, 304; Assent reported, 321.

NEW SOUTH WALES STATE CONSERVATORIUM OF MUSIC BILL:
Motion (Mr. Cutler) for leave to bring in, Bill presented and read 1°, 49; read 2° and committed, reported without amendment, Report adopted, 64; Message from Governor, 67; read 3° and sent to Council, 70; returned without amendment, 82; Assent reported, 91.

NEWCASTLE ISLANDS DEVELOPMENT SCHEME RAILWAY BILL:
Message from Governor, 322; motion (Mr. Morris) for leave to bring in, Bill presented and read 1°, 328; motion for 2° and debate adjourned, 353; resumed, read 2° and committed, reported without amendment, Report adopted, 359; read 3° forthwith and sent to Council, 364.

OIL-BURNING APPLIANCES BILL:
Motion (Mr. Willis) for leave to bring in, Bill presented and read 1°, 49; motion for 2° and debate adjourned, 89; resumed, read 2° and committed, reported without amendment, Report adopted, 102; read 3° and sent to Council, 106; returned without amendment, 120; Assent reported, 125.

PARLIAMENTARY ALLOWANCES AND SALARIES (AMENDMENT) BILL:
Standing Orders suspended (by consent) as would preclude introduction, 352; motion (Mr. Askin) for leave to bring in, Bill presented and read 1°, 352; Message from Governor, 356; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 360; returned without amendment, 369.
BILLS (continued):—

PROCEEDINGS ON (continued):—

PARLIAMENTARY COMMITTEES ENABLING BILL:—
Motion (Mr. Willis on behalf of Mr. Askin) for leave to bring in, Bill presented and read 1°, 339; Message from Governor, 348; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 190; returned without amendment, 352.

PARLIAMENTARY ELECTORATES AND ELECTIONS (AMENDMENT) BILL:—
Motion (Mr. Willis) for leave to bring in, Bill presented and read 1°, 118; read 2° and committed, 120; reported without amendment, Report adopted, read 3° forthwith and sent to Council, 123; returned with an amendment, 149; House in Committee, Council's amendment agreed to, Message to Council, 160; Assent reported, 170.

PETROLEUM PRODUCTS SUBSIDY BILL:—
Motion (Mr. Willis) for leave to bring in, Bill presented and read 1°, 44; Message from Governor, 47; motion for 2° and debate adjourned, 51; resumed, read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 52; returned without amendment, 60; Assent reported, 67.

POISONS BILL:—
Motion (Mr. Jago) for leave to bring in, Bill presented and read 1°, 316; read 2° and committed, reported with amendments, Report adopted, 333; read 3° and sent to Council, 338; returned without amendment, 359.

POLICE OFFENCES (AMENDMENT) BILL:—
Motion (Mr. Willis) for leave to bring in, Bill presented and read 1°, 189; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 240; returned without amendment, 245; Assent reported, 250.

POLICE REGULATION (SUPERANNUATION) AMENDMENT BILL:—
Message from Governor, 261; Standing Orders suspended (by consent) to bring in and proceed as far as 2° stage in one day, 265; motion (Mr. Askin) for leave to bring in, Bill presented and read 1°, 265; read 2° and committed, reported without amendment, Report adopted, 281; read 3° and sent to Council, 286; returned without amendment, 300; Assent reported, 322.

POLICE REGULATION (SUPERANNUATION) FURTHER AMENDMENT BILL:—
Message from Governor, 309; motion (Mr. Askin) for leave to bring in, Bill presented and read 1°, 313; read 2° and committed, reported without amendment, Report adopted, 319; read 3° and sent to Council, 326; returned without amendment, 349.

PORT STEPHENS SHIRE (SOLDIERS POINT PUBLIC GARDEN AND RECREATION SPACE) BILL:—
Received from Council and read 1° (Mr. Punch), 120; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and returned to Council, 166; Assent reported, 187.

PUBLIC HEALTH (AMENDMENT) BILL:—
Motion (Mr. Jago) for leave to bring in, agreed to, 155; presented and read 1°, 155; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 177; returned without amendment, 189; Assent reported, 248.

ST. ANDREW'S PRESBYTERIAN CHURCH, WOONONA, CEMETERY BILL:—
Motion (Mr. Lewis) for leave to bring in, Bill presented and read 1°, 155; read 2° and committed, reported without amendment, Report adopted, 265; read 3° and sent to Council, 268; returned without amendment, 304; Assent reported, 322.

STAMP DUTIES (AMENDMENT) BILL:—
Message from Governor, 187; Standing Orders suspended (by consent) to bring in and pass all stages in one day, 234; ordered (Mr. Askin) founded on Resolution of Ways and Means (No. 14), Bill presented and read 1°, 234; read 2° and committed, reported without amendment, Report adopted, read 3° and sent to Council, 234; returned without amendment, 237; Assent reported, 251.
REFERENCES TO THE VOTES AND PROCEEDINGS, 41ST PARLIAMENT—SECOND SESSION

BILLS (continued) —

PROCEEDINGS ON (continued): —

STATE DEVELOPMENT AND COUNTRY INDUSTRIES ASSISTANCE BILL: —
Standing Orders suspended (by consent) to bring in and proceed as far as 2° in one day, 258; motion (Mr. Hughes) for leave to bring in, Bill presented and read 1°, 258; Message from Governor, 262; motion for 2° and debate adjourned, 266; resumed and adjourned, 268; resumed, read 2° and committed, reported without amendment, Report adopted, 272; read 3° and sent to Council, 274; returned with amendments, 306; House in Committee, Council's amendments agreed to, Message to Council, 317; Assent reported, 341.

STOCK DISEASES (AMENDMENT) BILL: —
Message from Governor, 348; motion (Mr. Chaffey) for leave to bring in, Bill presented and read 1°, 349; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 358; returned without amendment, 364.

SUNDAY ENTERTAINMENT BILL: —
Motion (Mr. Willis) for leave to bring in, Bill presented and read 1°, 278; motion for 2° and debate adjourned, 318; resumed, amendment (Mr. Mannix) that Bill be referred to Select Committee and debate adjourned, 320; resumed, amendment negatived, Bill read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 337; returned without amendment, 356.

SUPERANNUATION (AMENDMENT) BILL: —
Motion (Mr. Maddison) for leave to bring in, Bill presented and read 1°, 171; Message from Governor, 176; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 179; returned without amendment, 192; Assent reported, 250.

SUPERANNUATION (DECIMAL CURRENCY) AMENDMENT BILL: —
Motion (Mr. Maddison) for leave to bring in, Bill presented and read 1°, 189; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 198; returned without amendment, 237; Assent reported, 252.

SUPPLY BILL: —
Message from Governor, 57; Standing Orders suspended (by consent) to bring in and pass Bill all stages in one day, 57; ordered (Mr. Akin) founded on Resolution of Ways and Means (No. 1), Bill presented and read 1°, 220; read 2° and committed, reported without amendment, Report adopted, read 3° and sent to Council, 226; returned without amendment, 249; Assent reported, 252.

SUPREME COURT AND CIRCUIT COURTS (AMENDMENT) BILL: —
Motion (Mr. McCormack) for leave to bring in, Bill presented and read 1°, 88; read 2° and committed, reported without amendment, Report adopted, read 3° and sent to Council, 106; returned without amendment, 116; Assent reported, 125.

SYDNEY OPERA HOUSE (AMENDMENT) BILL: —
Motion (Mr. Attrill) for leave to bring in, Bill presented and read 1°, 74; read 2° and committed, reported without amendment, Report adopted, 89; read 3° and sent to Council, 94; returned without amendment, 113; Assent reported, 126.

TISSUE GRAFTING AND PROCESSING (AMENDMENT) BILL: —
Motion (Mr. Jago) for leave to bring in, Bill presented and read 1°, 314; read 2° and committed, reported without amendment, Report adopted, 320; read 3° and sent to Council, 326; returned without amendment, 249.

TUBERCULOSIS BILL: —
Motion (Mr. Jago) for leave to bring in, Bill presented and read 1°, 49; read 2° and committed, reported without amendment, Report adopted, 61; read 3° and sent to Council, 64; returned without amendment, 81; Assent reported, 91.

UNIVERSITY AND COLLEGE LANDS (SAINT PAUL'S COLLEGE) BILL: —
Motion (Mr. Fife) for leave to bring in, Bill presented and read 1°, 155; read 2° and committed, reported with an amendment, Report adopted, 266; read 3° and sent to Council, 268; returned without amendment, 304; Assent reported, 322.
INDEX
1965-66

REFERENCES TO THE VOTES AND PROCEEDINGS, 41ST PARLIAMENT—SECOND SESSION

BILLS (continued):—

PROCEEDINGS ON (continued):—

WEIGHTS AND MEASURES (AMENDMENT) BILL:—

Motion (Mr. Willis) for leave to bring in, Bill presented and read 1°, 172; motion for 2° and debate adjourned, 185; read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 190; returned without amendment, 236; Assent reported, 250.

WEST SCHOLARSHIPS (AMENDMENT) BILL:—

Motion (Mr. Cutler) for leave to bring in, Bill presented and read 1°, 48; read 2° and committed, reported without amendment, Report adopted, 64; read 3° and sent to Council, 70; returned without amendment, 83; Assent reported, 92.

WORKERS' COMPENSATION (AMENDMENT) BILL:—

Motion (Mr. Willis) for leave to bring in, Bill presented and read 1°, 327; motion for 2° and debate adjourned, 340; resumed, read 2° and committed, reported without amendment, Report adopted, read 3° forthwith and sent to Council, 350; returned with amendments, 369; House in Committee, Council's amendments agreed to, Message to Council, 370.

BLACK ROD:—

Delivers Message from Lieutenant-Governor, 2.

BOTANY BAY FORESHORES (See "ADJOURNMENT OF HOUSE UNDER 49TH STANDING ORDER").

BUDGET (See "FINANCE").

BUSINESS (see also "SESSIONAL ORDERS"):—

Business of House postponed, 258.
Government Business postponed until after General Business, 166.
Precedence of, to present Address to Governor, 253.

GENERAL:—

Disposed of, Government Business proceeded with, 82.
Notice of Motion postponed, 63.
Order of Day postponed, 268.

BY CONSENT:—

Admission to Body of House, 25.
Business, precedence of, 48.
Members time extended, 355, 356.
Motion for appointment of Member to Printing Committee, 82.
Motion for suspension of Sessional Orders, 51, 328.
Standing Orders suspended to bring in and pass Bill or Bills through all stages in one Day, 57, 138, 153, 234, 333.
Standing Orders suspended to bring in Bills and proceed as far as 2° stage in one Day, 258, 265.
Standing Orders suspended to bring in Bill without Notice, 352.
Standing Orders suspended to pass Sessional Order, 26.
To permit Select Committee to make Progress Report, 166, 364.

C

CHAIRMAN OF COMMITTEES (See also "SPEAKER"):—

TEMPORARY:—

Speaker's warrant nominating Temporary Chairmen, 6.
CLERK OF ASSEMBLY:—
Lays Paper on Table, 43.
Reads Proclamation on Opening of Session, 1.
Reads Writ for election of Members of Legislative Council, 4, 79.
Summoned to produce papers before Court of Disputed Returns, 43.

CLOSER SETTLEMENT—RESUMPTION OF ESTATES:—
Motion (Mr. Lewis). That House approves of resumption of, agreed to, 71, 185.

CLOSURE:—
Of Debate:—
Motion, "That the Question be now put" (In House), agreed to, 44, 52, 56, 106, 111, 116, 158, 235, 254, 255, 283, 285, 297, 302, 328, 357, 367; negatived, 324(2); (in Committee), agreed to, 393, 395; (under Standing Order No. 175n), 397, 399.
Motion, "That the Question be now put (under Standing Order No. 175n) (moved in Committee recorded), 141, 154.
Notification of intention to apply under Standing Order No. No. 175n, at subsequent Sitting, 134, 145.

COMMISSIONS:—
Speaker's, to administer Oath or Affirmation of Allegiance to Members, reported, 5.
Deputy Speaker's, to administer Oath or Affirmation of Allegiance to Members, reported, 5.

COMPTOMETRY COURSE (See "ADJOURNMENT OF HOUSE UNDER 49th STANDING ORDER").

COMMITTEES:—
HOUSE:—
Sessional Order appointing, 47.
LIBRARY:—
Sessional Order appointing, 47.
PRINTING:—
Sessional Order appointing, 47.
Motion (Mr. Askin) (by consent) That Mr. Doyle be appointed in place of Mr. Cross, resigned agreed to, 82.

PUBLIC ACCOUNTS:—
Speaker reports receipt of nominations and fixes date for election, 43; Members elected, 48.

SELECT:—
DROUGHT RELIEF:—
Motion (Mr. Punch) for appointment of and debate adjourned, 68; resumed and agreed to, 82.
Motion (Mr. Punch) (by consent) for leave to make a Progress Report, agreed to, Report brought up, together with Minutes of Proceedings and Evidence taken before the Committee, and ordered to be printed, 166.
Motion (Mr. Punch) (by consent) for leave to make a second Progress Report, agreed to, Report brought up, together with Minutes of Proceedings and Evidence taken before the Committee, and ordered to be printed, 364.

PARLIAMENT BUILDING:—
Motion (Mr. Griffith) (by consent). That there be set up a Committee to inquire into and Report upon proposals for the site and erection of a new Parliament House, agreed to, 182.

TIMBER INDUSTRY:—
Motion (Mr. Brown) for appointment of, to enquire into aspects of, and debate adjourned, 92; resumed and adjourned, 102; resumed and agreed to, 115.
REFERENCES TO THE VOTES AND PROCEEDINGS, 41ST PARLIAMENT—SECOND SESSION

C

COMMITTEES (continued):

JOINT:

ABORIGINALS WELFARE:

Motion (Mr. Crawford), (by consent) for appointment of, to inquire into, agreed to, Message to Council, 196; Message from Council agreeing to appointment of and naming time and place for first meeting, 237; Message to Council agreeing to time and place appointed by Council, 237.

STANDING ORDERS:

Sessional Order appointing, 47.

CONCURRENCE (See "BY CONSENT").

COUNCIL OF THE CITY OF SYDNEY (See "MOTIONS").

COURT CASES (See "ADJOURNMENT OF HOUSE UNDER 49TH STANDING ORDER").

D

DEATHS:

MEMBER:

LESLIE CHARLES JORDAN, ESQUIRE, LL.B.:

Statement (Mr. Askin) announcing death of, 85.

Motion (Mr. Askin) expressing sorrow to Mrs. Jordan and family, 87.

FORMER MEMBERS:

HONOURABLE ROY STANLEY VINCENT:

Motion (Mr. Askin) extending sympathy and sorrow to Mrs. Vincent and family, 6.

HONOURABLE DAVID HENRY DRUMMOND:

Motion (Mr. Askin) extending sympathy and sorrow to Mrs. Drummond and family, 6.

DONALD STEWART FRASER, ESQUIRE:

Motion (Mr. Askin) extending sympathy and sorrow to Mrs. Fraser, 6.

HONOURABLE DANIEL CLYNE, O.B.E.:

Motion (Mr. Askin) extending sympathy and sorrow to family, 26.

RIGHT HONOURABLE HERBERT DE VERE EVATT, D.Litt., M.A., LL.D.:

Motion (Mr. Askin) extending sympathy and sorrow to Mrs. Evatt and family, 131.

KEITH WILLIAM ANDERSON, ESQUIRE:

Motion (Mr. Askin) extending sympathy and sorrow to Mrs. Anderson and family, 169.

HONOURABLE FRANCIS JOSEPH FINNAN, C.B.E.:

Motion (Mr. Askin) extending sympathy and sorrow to Mrs. Finnan and family, 323.

WALTER RICHARD LAWRENCE, ESQUIRE, M.B.E.:

Motion (Mr. Askin) extending sympathy and sorrow to Mrs. Lawrence and family, 345.

WILLIAM JAMES SCULLY, ESQUIRE:

Mr. Speaker informed House he would extend to family sympathy and sorrow of Members, 345.

WILLIAM FORREST MAXWELL ROSS, ESQUIRE:

Mr. Speaker informed House he would extend to family sympathy and sorrow of Members, 345.

FORMER CLERK OF LEGISLATIVE ASSEMBLY:

FREDERIC BARKER LANGLEY, ESQUIRE:

Speaker informed House and conveyed sincere sympathy to relatives, 126.
DEBATE (See also "CLOSURE": also "BY CONSENT"):—

Adjournment of, motion for, agreed to, 11, 21, 24, 30, 51, 65, 74, 78, 89, 156, 161, 174, 176, 185, 190, 198, 340, 353.

Interrupted at 6 o'clock, p.m. by operation of Sessional Order, Government Business proceeded with, 69, 93, 102, 116, 127, 134, 148, 160, 280, 298, 312, 325, 348.

Interrupted by operation of Sessional Order (at 10.20 o'clock, p.m.), 27, 30, 36, 39, 83, 103, 268, 275, 282, 287, 299, 314, 318; (at 4.20 o'clock, p.m.), 32, 167, 268, 291, 308, 320.

Member directed by Speaker to discontinue speech because of continued irrelevance, 136.

Motion for Member to continue speech for further period agreed to, 69(2), 92(2), 102, 116, 126, 148, 271, 350.

Reply to—


Adjournment to terminate Sitting, 32, 36, 52, 71, 75, 97, 121, 149, 152, 272, 287, 291.

Dissent from Speaker's Ruling, 367.


Motion for 3° Bill, 89, 319.

Motion for Special Adjournment, 112, 370.

Motion for amended Sessional Orders, 171, 323.

Motion for Disallowance of Regulations, 297.

Motion of General Business, 77, 82, 111, 115, 159, 255.

Motion for postponement of Government Business, 166.

Motion for Resumption of Estates for Closer Settlement, 71, 185.

Motion for Sessional Order, 26.

Vote of Censure, 328.

DEPUTY-SPEAKER (See "SPEAKER").

DISORDER:—

Member removed from Chamber by Serjeant-at-Arms, 239, 339.

DISSENT (See "SPEAKER").

DIVISIONS:—

IN THE HOUSE:—


Adjournment to terminate Sitting, agreed to, 52.

Disallowance of Regulations, negatived, 297.

Drought Relief, negatived, 111.


Price control of foodstuffs, negatived, 77.

That leave be given to bring in Bill, agreed to, 56.

That Bill be now read 2°, agreed to, 106, 173.

That Bill be now read 3°, agreed to, 116.

That Bill be referred to Select Committee, negatived, 337.

That Message be sent to Council disagreeing to Council's amendments, agreed to, 318.


That words proposed to be left out stand, agreed to, 254.

Emergency motion to consider motion relating to—

Railways Department wages and conditions dispute, negatived, 35.

Vote of Censure, negatived, 328.

Withdrawal of Jørn Utzon as architect of Opera House, negatived, 344.

IN COMMITTEE OF THE WHOLE:—

BILLS:—

Factories, Shops and Industries (Amendment), 401.

Gambling and Betting (Amendment), 421.

Landlord and Tenant (Amendment), 407, 409.

Law Reform (Miscellaneous Provisions), 403, 404, 405.

Local Government (Elections) Amendment, 393, 394(2), 395, 396.

Long Service Leave (Amendment), 413, 414; (Council's amendments), 417.

Motor Traffic and Transport (Amendment), 411.

Workers' Compensation (Amendment), 425, 426.

That clause, as read, stand, 394(2), 396, 405, 408.

That the Question be now put, 393, 395.

That Legislative Council's amendments be disagreed to, 417.

That words be inserted, 401, 405, 411.

That words proposed to be left out stand, 403, 407, 413, 414, 421, 423.
D

DIVISIONS (continued):—

IN COMMITTEE OF SUPPLY:—


That the Question be now put (under Standing Order 175B), 397, 399.

IN COMMITTEE OF WAYS AND MEANS:—

Gaming and Betting (Poker Machines) Taxation Amendment Bill (Resolution), 419.

That words proposed to be left out, stand, 419, 424.

DOCUMENTS (See “PAPERS” under GENERAL INDEX).

DROUGHT RELIEF (See “MOTIONS”).

E

ELECTORAL (See also “MOTIONS”):—

DISTRICTS OF NEPEAN, COLLAROY AND CASTLEREAGH:—

Speaker reports receipt of copy of Petition against return of Rowland Albert Dunbier, Robin William Askin and John Brophy Renshaw, 43.

Clerk summoned to produce papers before Court of Disputed Returns for electoral district of Castlereagh, 43.

Order of Court of Disputed Returns dismissing Petition, 115.

DISTRICT OF BONDI:—

Speaker reports resignation of Honourable Abram Landa and seat declared vacant, 79; issue and return of Writ and election of Sydney David Einfeld, Esquire, reported, Mr. Einfeld introduced and sworn, 145.

DISTRICT OF OXLEY:—

Speaker reports receipt of death certificate of Leslie Charles Jordan, and seat declared vacant, 112; issue and return of Writ and election of David Bruce Cowan, Esquire, reported, Mr. Cowan introduced and sworn, 145.

F

FARE SCHEDULES ON GOVERNMENT OMNIBUSES (See “MOTIONS”).

FEDERAL:—

VACANCY IN THE SENATE:—

Message from Lieutenant-Governor notifying, owing to resignation of Senator the Honourable Sir William Henry Spooner, and appointment, pursuant to Section 15 of the Commonwealth Constitution, for period of fourteen days after commencement of session, of Robert Carrington Cotton, Esquire, 2; motion (Mr. Askin) that House meet Legislative Council for purpose of choosing person to fill vacancy, Message asking Council to name place and hour of meeting, 3; Message from Council, naming time and place, 11; House proceeded to Legislative Council Chamber, 31; election of Robert Carrington Cotton, Esquire, reported, 32.

FINANCE:—

SUPPLY:—

Motion made (Mr. Willis), That House will on its next Sitting Day resolve itself into Committee, 44.


Resolutions reported (Supply Bill), 58; (Financial Statement, 1965-66), 75; (Estimates, 1965-66), 138; (Loan Estimates, 1965-66), 153.

Resolutions agreed to (Supply Bill), 58; (Financial Statement, 1965-66), 75; (Estimates, 1965-66), 140; (Loan Estimates, 1965-66), 153.
REFERENCES TO THE VOTES AND PROCEEDINGS, 41ST PARLIAMENT—SECOND SESSION

F

FINANCE (continued): —

WAYS AND MEANS: —

Motion made (Mr. Willis), That House will on its next Sitting Day resolve itself into Committee, 44.

House in Committee (Supply Bill), 59; (Financial Statement, 1965-66), 75, 94, 96, 97, 102; (Estimates, 1965-66), 140; (Loan Estimates, 1965-66), 134; (Stamp Duties (Amendment) Bill, 190, 199; (Gaming and Betting (Poker Machines) Taxation Amendment Bill), 327, 333.

Resolutions reported (Supply Bill), 59; (Financial Statement, 1965-66), 102; (Estimates, 1965-66), 140; (Loan Estimates, 1965-66), 134; (Stamp Duties (Amendment) Bill), 199; (Gaming and Betting (Poker Machines) Taxation Amendment Bill), 333.

Resolutions agreed to (Supply Bill), 59; (Financial Statement, 1965-66), 102; (Estimates, 1965-66), 141; (Loan Estimates, 1965-66), 134; (Stamp Duties (Amendment) Bill), 234; (Gaming and Betting (Poker Machines) Taxation Amendment Bill), 336.

FORESTRY: —

REVOCATION OF DEDICATION OF CERTAIN STATE FORESTS: —

Message from Governor recommending, 175; motion (Mr. Beale) for, agreed to, 184; Answer reported, 241.

G

GARBAGE DISPOSAL (See “MOTIONS”).

GARDINER, THE RIGHT HONOURABLE THE LORD (See “ADMISSION TO BODY OF CHAMBER”).

GENERAL BUSINESS (See “BUSINESS”).

GOVERNOR, LIEUTENANT: —

Assumption of Administration of Office by Honourable Sir Kenneth Street, K.C.M.G., K.St.J., Message notifying, 2; Message of acknowledgement, 2.

OPENING SPEECH: —

Reported in Assembly and laid upon Table by Mr. Speaker, 7; motion (Mr. Cohen) for adoption of Address in Reply, and debate adjourned, 11; resumed and adjourned, 21, 24, 27, 30, 32, 36, 39; Address agreed to, 43; presented to Lieutenant-Governor and Answer reported, 50.

GOVERNOR: —

Proclamation by (Sir Eric Winslow Woodwood), summoning Parliament, read by Clerk, 1.


Message notifying appointment and assumption of office, 252; motion (Mr. Askin) for Address in acknowledgement of Message, agreed to, 252; Address presented, 253; Answer reported, 255.

GOVERNMENT OMNIBUSES (See “MOTIONS”).

H

HANDICAPPED CHILDREN (See “MOTIONS”).

HOME BUILDING (See “ADJOURNMENT OF HOUSE UNDER 49TH STANDING ORDER”).

HOURS OF SITTING (See “SESSIONAL ORDERS”).

HOUSE COMMITTEE (See “COMMITTEES”).
INDEX
1965-66

REFERENCES TO THE VOTES AND PROCEEDINGS, 41ST PARLIAMENT—SECOND SESSION

L

LATEC INVESTMENTS LIMITED (See "SPEAKER'S RULINGS—PAPERS").

LEGISLATIVE COUNCIL OF NEW SOUTH WALES (See also "PAPERS—INDEX"):—

CASUAL VACANCIES:—
Speaker reports Message from Governor announcing issue of Writ and forwarding copy thereof, Writ read by Clerk, and taking of votes set down as an Order of the Day for date specified in Writ, 3, 79; Election, 41, 109.
Votes for election of Members to, recorded on behalf of incapacitated Members, 41, 109.

LIBRARY (See "COMMITTEES").

LIEUTENANT-GOVERNOR (See "GOVERNOR, LIEUTENANT").

LOAN ESTIMATES (See "FINANCE").

M

MEMBERS (See also "DEATHS"):—
Directed by Speaker to discontinue speech, 136.
Removed from Chamber by Serjeant-at-Arms, 239, 339.
Speeches:—
Motion to allow to continue for further period, agreed to, 69(2), 92, 93, 102, 116, 126, 148, 271, 350.
Sworn, 145.

MESSAGES:—
Referred to Committee of Supply, 51, 57, 75.
Referred to Committee of Ways and Means, 187, 323.
FROM THE LIEUTENANT-GOVERNOR (Sir Kenneth Whistler Street):—
2. Transmitting despatch notifying vacancy in the Senate of the Commonwealth of Australia, 2.
3. Announcing issue of Writ for election of Member of Legislative Council (in room of Michael Thomas Leslie Quinn, deceased), 3.
4. Recommending Co-operation (Amendment) Bill, 46.
5. Recommending Housing Indemnities (Amendment) Bill, 46.
7. Recommending Petroleum Products Subsidy Bill, 47.
10. Assenting to Petroleum Products Subsidy Bill, 67.
13. Announcing issue of Writ for election of Member of Legislative Council (in place of Leon Samuel Snider, deceased), 79.
15. Assenting to Housing Indemnities (Amendment) Bill, 81.
18. Assenting to Tuberculosis Bill, 91.
19. Assenting to West Scholarships (Amendment) Bill, 92.
22. Assenting to Auctioneers, Stock and Station, Real Estate and Business Agents (Amendment) Bill, 100.
23. Assenting to Government Railways (Amendment) Bill, 100.
24. Assenting to Supreme Court and Circuit Courts (Amendment) Bill, 125.
25. Assenting to Oil-burning Appliances Bill, 125.
26. Assenting to Sydney Opera House (Amendment) Bill, 126.
27. Recommending Coal and Oil Shale Mine Workers (Superannuation) Amendment Bill, 148.
28. Recommending Main Roads (Amendment) Bill (No. 2), 154.
MESSAGES (continued):—

FROM THE LIEUTENANT-GOVERNOR (continued):—
31. Recommending Revocation of Dedication of certain State Forests, 175.
32. Recommending Milk (Decimal Currency) Bill, 175.
33. Recommending Superannuation (Amendment) Bill, 176.
34. Assenting to General Loan Account Appropriation Bill, 181.
36. Assenting to Port Stephens Shire (Soldiers Point Public Garden and Recreation Space) Bill, 187.
37. Recommending Stamp Duties (Amendment) Bill, 187.
38. Assenting to Factories, Shops and Industries (Amendment) Bill, 195.
40. Assenting to Coal and Oil Shale Mine Workers (Superannuation) Amendment Bill, 247.
41. Assenting to Local Government and Hunter District Water, Sewerage and Drainage (Amendment) Bill, 248.
42. Assenting to Public Health (Amendment) Bill, 248.
43. Assenting to Adoption of Children Bill, 248.
44. Assenting to Bush Fires and Fire Brigades (Amendment) Bill, 248.
45. Assenting to Companies (Amendment) Bill, 249.
46. Assenting to Landlord and Tenant (Amendment) Bill, 249.
47. Assenting to Local Government (Amendment) Bill, 249.
48. Assenting to Metropolitan Water, Sewerage, and Drainage (Amendment) Bill, 249.
49. Assenting to Police Offences (Amendment) Bill, 250.
50. Assenting to Superannuation (Amendment) Bill, 250.
51. Assenting to Weights and Measures (Amendment) Bill, 250.
52. Assenting to Decimal Currency Bill, 250.
53. Assenting to Industrial Arbitration (Decimal Currency) Bill, 250.
55. Assenting to Milk (Decimal Currency) Bill, 251.
56. Assenting to Stamp Duties (Amendment) Bill, 251.
57. Assenting to Superannuation (Decimal Currency) Amendment Bill, 252.

FROM THE GOVERNOR (Sir Arthur Roden Cutler):—
7. Recommending Miners' Accident Relief (Supplemental) Bill, 283.
8. Recommending Geographical Names Bill, 293.
9. Recommending Coal and Oil Shale Mine Workers (Superannuation) Amendment Bill, 305.
10. Recommending Lotteries and Art Unions (Amendment) Bill, 305.
11. Assenting to Evidence (Amendment) Bill, 308.
13. Assenting to Dog Bill, 316.
17. Recommending St. Andrew's Presbyterian Church, Woonona, Cemetery Bill, 322.
18. Assenting to University and College Lands (Saint Paul's College) Bill, 322.
19. Recommending Newcastle Islands Development Scheme Railway Bill, 322.
20. Recommending Gaming and Betting (Amendment) Bill, 322.
21. Recommending Gaming and Betting (Poker Machines) Taxation Amendment Bill, 323.
27. Recommending Stock Diseases (Amendment) Bill, 348.
30. Assenting to Coal and Oil Shale Mine Workers (Superannuation) Amendment Bill, 368.
31. Assenting to Geographical Names Bill, 368.
32. Assenting to Irrigation, Water, Crown Lands and Hunter Valley Flood Mitigation (Amendment) Bill, 368.
33. Assenting to Miners' Accident Relief (Supplemental) Bill, 368.

FROM ASSEMBLY TO COUNCIL:—
Respecting Aborigines Welfare—appointment of Joint Committee upon, 196; agreeing to time and place of meeting of, 237.
Senate vacancy—requesting Council to name the place of Joint Sitting to fill, 3.

P 11879—2
MESSAGES (continued):—
FROM ASSEMBLY TO COUNCIL (continued):—
TRANSMITTING:—
Petroleum Products Subsidy Bill, 52.
Supply Bill, 60.
Co-operation (Amendment) Bill, 64.
Housing Indemnities (Amendment) Bill, 64.
Tuberculosis Bill, 64.
West Scholarships (Amendment) Bill, 70.
New South Wales State Conservatorium of Music Bill, 70.
Crown Lands (Removal of Restriction on Transfer) Bill, 70.
Coal Industry (Amendment) Bill, 70.
Auctioneers, Stock and Station, Real Estate and Business Agents (Amendment) Bill, 74.
Government Railways (Amendment) Bill, 89.
Sydney Opera House (Amendment) Bill, 94.
Oil-burning Appliances Bill, 106.
Supreme Court and Circuit Courts (Amendment) Bill, 106.
Parliamentary Electorates and Elections (Amendment) Bill, 123.
Appropriation Bill, 141.
General Loan Account Appropriation Bill, 154.
Factories, Shops and Industries (Amendment) Bill, 167.
Main Roads (Amendment) Bill (No. 2), 167.
Bush Fires and Fire Brigades (Amendment) Bill, 172.
Local Government and Hunter District Water, Sewerage and Drainage (Amendment) Bill, 173.
Coal and Oil Shale Mine Workers (Superannuation) Amendment Bill, 173.
Gas and Electricity (Sydney County Council) Amendment Bill, 174.
Public Health (Amendment) Bill, 177.
Local Government (Amendment) Bill, 178.
Superannuation (Amendment) Bill, 179.
Decimal Currency Bill, 183.
Milk (Decimal Currency) Bill, 184.
Industrial Arbitration (Decimal Currency) Bill, 184.
Companies (Amendment) Bill, 190.
Weights and Measures (Amendment) Bill, 190.
Adoption of Children Bill, 192.
Dog Bill, 198.
Superannuation (Decimal Currency) Amendment Bill, 198.
Stamp Duties (Amendment) Bill, 234.
Metropolitan Water, Sewerage, and Drainage (Amendment) Bill, 235.
Landlord and Tenant (Amendment) Bill, 236.
Police Offences (Amendment) Bill, 240.
Bush Fires and Fire Brigades (Amendment) Bill, 240.
St. Andrew's Presbyterian Church, Woonona, Cemetery Bill, 268.
University and College Lands (Saint Paul's College) Bill, 268.
Country Women's Association of New South Wales Incorporation (Amendment) Bill, 268.
Evidence (Amendment) Bill, 277.
Police Regulation (Superannuation) Amendment Bill, 286.
Motor Traffic and Transport (Amendment) Bill, 286.
Closer Settlement (Amendment) Bill, 290.
Long Service Leave (Amendment) Bill, 298.
Mine Subsidence Compensation (Amendment) Bill, 303.
Miners' Accident Relief (Supplemental) Bill, 313.
Coal and Oil Shale Mine Workers (Superannuation) Amendment Bill, 313.
Geographical Names Bill, 313.
Companies (Amendment) Bill, 319.
Lotteries and Art Unions (Amendment) Bill, 319.
Police Regulation (Superannuation) Further Amendment Bill, 326.
Tissue Grafting and Processing (Amendment) Bill, 326.
Gaming and Betting (Poker Machines) Taxation Amendment Bill, 336.
Gaming and Betting (Amendment) Bill, 337.
Sunday Entertainment Bill, 337.
Poisons Bill, 338.
Local Government (Amendment) Bill, 340.
Adoption of Children (Amendment) Bill, 340.
Parliamentary Committees Enabling Bill, 350.
Workers' Compensation (Amendment) Bill, 350.
Industrial Arbitration (Amendment) Bill, 353.
Stock Diseases (Amendment) Bill, 358.
Meat Industry (Amendment) Bill, 358.
Newcastle Islands Development Scheme Railway Bill, 359.
Justices (Amendment) Bill, 360.
Christ Church Cathedral, Newcastle, Cemetery Bill, 360.
Parliamentary Allowances and Salaries (Amendment) Bill, 360.
MESSAGES (continued):—

FROM ASSEMBLY TO COUNCIL (continued):—

RETURNING:—

Port Stephens Shire (Soldiers Point Public Garden and Recreation Space) Bill, without amendment, 166.

AGREEING TO COUNCIL'S AMENDMENTS:—

Parliamentary Electorates and Elections (Amendment) Bill, 160.
Factors, Shops and Industries (Amendment) Bill—agreeing to Council's amendment with an amendment, and a consequential amendment, 179.
Bush Fires and Fire Brigades (Amendment) Bill, 240.
Law Reform (Miscellaneous Provisions) Bill, 244.
Adoption of Children Bill, 245.
Landlord and Tenant (Amendment) Bill, 246.
Dog Bill, 298.
Companies (Amendment) Bill, 367.
Lotteries and Art Unions (Amendment) Bill, 361.
Workers' Compensation (Amendment) Bill, 370.

DISAGREEING TO COUNCIL'S AMENDMENTS:—

Long Service Leave (Amendment) Bill, 317.

FROM COUNCIL TO ASSEMBLY:—

Senate vacancy—naming place and hour of Joint Sitting, 13.
Joint Committee on “Aborigines Welfare”—agreeing to appointment of Committee and naming time and place for first meeting, 237.

FORWARDING:—

Petroleum Products Subsidy Bill, without amendment, 60.
Co-operation (Amendment) Bill, without amendment, 69.
Housing Indemnities (Amendment) Bill, without amendment, 69.
Supply Bill, without amendment, 69.
Tuberculosis Bill, without amendment, 81.
New South Wales State Conservatorium of Music Bill, without amendment, 82.
West Scholarships (Amendment) Bill, without amendment, 83.
Auctioneers, Stock and Station, Real Estate and Business Agents (Amendment) Bill, without amendment, 93.
Coal Industry (Amendment) Bill, without amendment, 93.
Coal Lands (Removal of Restriction on Transfer) Bill, without amendment, 93.
Government Railways (Amendment) Bill, without amendment, 93.
Sydney Opera House (Amendment) Bill, without amendment, 113.
Supreme Court and Circuit Courts (Amendment) Bill, without amendment, 116.
Oil-burning Appliances Bill, without amendment, 120.
Parliamentary Electorates and Elections (Amendment) Bill, with an amendment, 148.
Appropriation Bill, without amendment, 165.
General Loan Account Appropriation Bill, without amendment, 170.
Factory, Shops and Industries (Amendment) Bill, with an amendment, 176.
Main Roads (Amendment) Bill, without amendment, 178.
Bush Fires and Fire Brigades (Amendment) Bill, with an amendment, 188.
Coal and Oil Shale Mine Workers (Superannuation) Amendment Bill, without amendment, 188.
Local Government and Hunter District Water, Sewerage and Drainage (Amendment) Bill, without amendment, 188.
Public Health (Amendment) Bill, without amendment, 189.
Local Government (Amendment) Bill, without amendment, 191.
Decimal Currency Bill, without amendment, 191.
Industrial Arbitration (Decimal Currency) Bill, without amendment, 191.
Superannuation (Amendment) Bill, without amendment, 192.
Milk (Decimal Currency) Bill, without amendment, 192.
Companies (Amendment) Bill, without amendment, 236.
Weights and Measures (Amendment) Bill, without amendment, 236.
Stamp Duties (Amendment) Bill, without amendment, 237.
Superannuation (Decimal Currency) Amendment Bill, without amendment, 237.
Metropolitan Water, Sewerage, and Drainage (Amendment) Bill, without amendment, 237.
Adoption of Children Bill, with an amendment, 241.
Landlord and Tenant (Amendment) Bill, with amendments, 245.
Police Offences (Amendment) Bill, without amendment, 245.
Dog Bill, with amendments, 286.
Evidence (Amendment) Bill, without amendment, 287.
Police Regulation (Superannuation) Amendment Bill, without amendment, 300.
Country Women's Association of New South Wales Incorporation (Amendment) Bill, without amendment, 303.
Motor Traffic and Transport (Amendment) Bill, without amendment, 304.
St. Andrew's Presbyterian Church, Woonona, Cemetery Bill, without amendment, 304.
MESSAGES (continued):--

FROM COUNCIL TO ASSEMBLY (continued):--

RETURNING (continued):--

University and College Lands (Saint Paul's College) Bill, without amendment, 304.
Long Service Leave (Amendment) Bill, with amendments, 309.
Closer Settlement (Amendment) Bill, without amendment, 312.
Mine Subsidence Compensation (Amendment) Bill, without amendment, 312.
Coal and Oil Shale Mine Workers (Supernuation) Amendment Bill, without amendment, 325.
Irrigation, Water, Crown Lands and Hunter Valley Flood Mitigation (Amendment) Bill, without amendment, 325.
Miners' Accident Relief (Supplemental) Bill, without amendment, 326.
Geographical Names Bill, without amendment, 326.
Lotteries and Art Unions (Amendment) Bill, with an amendment, 348.
Police Regulation (Supernuation) Further Amendment Bill, without amendment, 349.
Tissue Grafting and Processing (Amendment) Bill, without amendment, 349.
Companies (Amendment) Bill, with amendments, 350.
Gaming and Betting (Amendment) Bill, without amendment, 352.
Gaming and Betting (Poker Machines) Taxation Amendment Bill, without amendment, 352.
Parliamentary Committees Enabling Bill, without amendment, 352.
Local Government (Amendment) Bill, without amendment, 353.
Adoption of Children (Amendment) Bill, without amendment, 353.
Industrial Arbitration (Amendment) Bill, without amendment, 355.
Sunday Entertainment Bill, without amendment, 356.
Poisons Bill, without amendment, 359.
Christ Church Cathedral, Newcastle, Cemetery Bill, without amendment, 363.
Justices (Amendment) Bill, without amendment, 363.
Meat Industry (Amendment) Bill, without amendment, 363.
Newcastle Islands Development Scheme Railway Bill, without amendment, 364.
Stock Diseases (Amendment) Bill, without amendment, 364.
Parliamentary Allowances and Salaries (Amendment) Bill, without amendment, 369.
Workers' Compensation (Amendment) Bill, with amendments, 369.

AGREEING TO ASSEMBLY'S AMENDMENTS IN:--

Factories, Shops and Industries (Amendment) Bill, 180.

INSISTING UPON AMENDMENTS IN:--

Long Service Leave (Amendment) Bill, 355.

MIDNIGHT:--

Sittings after, 179, 192, 236, 328, 338, 354.

MINISTERIAL ARRANGEMENTS:--

Mr. Askin informed House that Mr. Hughes would exercise powers and perform official duties of Minister for Decentralisation and Development during absence overseas of Mr. Fuller, 253.

MINISTERIAL STATEMENTS:--

Made (Mr. Askin) announcing death of Leslie Charles Jordan, LL.B., 85.
Made (Mr. Hughes) respecting construction and financial aspects of Sydney Opera House, 129.
Made (Mr. Cutler) on school building programme, 198.

MOTIONS (See also "BUSINESS"):--

Withdrawn, 68, 153, 367.

ABORIGINES WELFARE:--

Motion (Mr. Crawford) (by consent) for appointment of Joint Committee to inquire into, agreed to, Message to Council, 196; Message from Council agreeing to appointment of, and naming time and place for first meeting, 237; Message to Council agreeing to time and place appointed by Council, 237.
MOTIONs (continued):—

COUNCIL OF THE CITY OF SYDNEY:—

Motion (Mr. Hills) (urgency) That Minister should inform House whether the removal from office of all Members of the Council of the City of Sydney is proposed, withdrawn, 68.

DISALLOWANCE OF REGULATIONS UNDER TRANSPORT ACT, 1930, AS AMENDED:—

Motion (Mr. McCartney) That House disallows amendment of Regulation 18 negatived, 296.

DROUGHT RELIEF:—

Motion (Mr. Punch) That a Select Committee be appointed to inquire into and debate adjourned, 68; resumed and agreed to, 82.

Motion (Mr. Renshaw) (urgency—suspension of Standing Orders) That this House calls upon Premier to seek a conference with the Prime Minister and the Premier of Queensland, etc., negatived, 110.

ELECTORAL DISTRICTS COMMISSION:—

Motion (Mr. Hills) (urgency) That a Royal Commission be appointed comprising a Supreme Court Judge recommended by the Chief Justice to inquire into the appointment of and the functioning of the present State Electoral Districts Commission to ascertain if any attempt to influence the Commission in its determinations has been made by any Minister or member of the Government. Mr. Hills removed from Chamber for Disorder, and motion not proposed from Chair, 339.

GARBAGE DISPOSAL:—

Motion (Mr. Ruddock) That Government be requested to set up an appropriate authority to investigate into various methods, etc.—and debate adjourned, 298.

HANDICAPPED CHILDREN:—

Motion (Mr. Taylor) That this House draws to the attention of the Government the problems confronting retarded, physically handicapped and backward children and their parents, etc., and amendment (Mr. Kearns) to add certain words and debate adjourned, 270; resumed and adjourned, 312.

MOTOR VEHICLES—SAFETY:—

Motion (Mr. Mallan?) for appointment of Select Committee to inquire into safety standards of manufacturers and safety devices that are available and not used, and debate adjourned, 126; resumed and adjourned, 160.

NEW FARE SCHEDULE ON GOVERNMENT OMNIBUSES:—

Motion (Mr. Healey) (urgency—suspension of Standing Orders) That the Minister for Transport should be given an immediate opportunity of fully explaining the reasons for the new fares, etc., and amendment (Mr. Renshaw) to add words; amendment withdrawn; amendment (Mr. Hills) to omit certain words and insert others, amendment negatived, motion agreed to, 253-5.

PALMER, H. G. (CONSOLIDATED) LIMITED:—

Motion (Mr. Mallan) (urgency) That inspectors should be appointed under sections 169 and 173 of Companies Act, to inquire into the affairs of, and motion withdrawn, 153.

Motion (Mr. Mallan) (urgency—suspension of Standing Orders) That in order to protect the interests of debenture stock holders and the investing public who have lent their money to H. G. Palmer (Consolidated) Limited, Inspectors should be appointed under Sections 169 and 173 of the Companies Act to inquire into the affairs of the Palmer Company and its subsidiaries, the work of its former auditors, Macbride, Hinton & Company and the activities of the M.L.C. Limited in relation thereto, negatived, 157-9.

PAPER TO BE PRINTED:—

Motion (Mr. McCaw) that Report of Inspectors appointed to investigate affairs of Latec Investments Limited and its subsidiaries, reported upon by the Printing Committee, be now printed, agreed to, 146.

POKER MACHINES:—

Motion (Mr. Darby) That in the opinion of this House legislation should be introduced to provide for the abolition of poker machines over a period of five years, and debate adjourned, 324.

PRICE CONTROL OF FOODSTUFFS:—

Motion (Mr. Renshaw) (urgency—suspension of Standing Orders) That House calls upon Government to have immediate inquiry into spiralling costs of essential foodstuffs, negatived, 77.
MOTIONS (continued):—

RAILWAYS DEPARTMENT WAGES AND CONDITIONS DISPUTE:—
Motion (Mr. Crabtree) (urgency) for Government to confer with Commissioner of Railways with view to settle wages and conditions dispute, negatived, 55.

SYDNEY OPERA HOUSE:—
Motion (Mr. Ryan) (urgency) That Government should set up a judicial inquiry to inquire into the circumstances surrounding the withdrawal of Joern Utzon as architect, negatived, 344.

TIMBER INDUSTRY:—
Motion (Mr. Brown) for Select Committee to inquire into aspects of,—and debate adjourned, 92; resumed and adjourned, 102; resumed and agreed to. 115.

VOTE OF CENSURE:—
Motion (Mr. Renshaw) because of the Government's action in raising bus fares and stamp duties, in refusing to exercise control of prices of essential commodities and in refusing to peg Local Government rates pending the recommendation of the current Royal Commission, the Government no longer possesses the confidence of this House, negatived, 328.

WATER RESOURCES:—
Motion (Mr. Mason) That in opinion of House, the Government should (1) accelerate the investigation and measurement of the State's water resources; (2) implement a vigorous and imaginative programme for water conservation,—and debate adjourned, 115; resumed and adjourned, 134, 147; postponed 268; resumed and adjourned, 280, 347.

MOTOR VEHICLES (See "MOTIONS").

NOTICES OF MOTIONS (See also "BUSINESS"):—
Called on by Speaker or Deputy-Speaker. 6, 15 et seq.,

OPENING OF SESSION (See "PARLIAMENT").

OPENING SPEECH (See "GOVERNOR, LIEUTENANT").

ORDERS OF THE DAY (See "BUSINESS").

PALMER, H. G. (CONSOLIDATED) LIMITED (See "MOTIONS").

PAPERS LAID UPON THE TABLE (See also "MOTIONS"; also "PAPERS" INDEX):—
By one Minister on behalf of another Minister, 324, 346(8).
Reported upon by Printing Committee, ordered by House to be printed, 146.

PARLIAMENT:—

OPENING OF SESSION:—
Clerk reads Proclamation, 1.
 usher of Black Rod delivers Message from Lieutenant-Governor, 2.
PRIVILEGE:

Motion (Mr. Bowen) respecting statement by Honourable A. A. Joel in Legislative Council, that Message be sent to Council requesting President to name Honourable A. A. Joel guilty of breach of Standing Order 80: motion ruled out of order, 34.

Mr. Sheahan claimed that the statement of the Attorney-General that questions "bona fide" asked in the House relating to the commercial and financial activities of one Mr. Shapowloff were character assassination was a breach of Privilege, and that it was intimidatory in its effect and calculated to prevent and deter Honourable Members from conscientiously discharging their duties and functions in the public interest; Point of Order.—Mr. Hughes submitted that the matter raised was not one which could be dealt with as a matter of Privilege suddenly arising.

Mr. Speaker stated that it was not in order to deal with the matter as desired, as the Honourable Member should have raised it at the time the Attorney-General made the statement about which he complained. It was open to any Honourable Member to give a Notice of Motion relating to a matter of Privilege, 239.

Motion (Mr. Sheehan) That statements of the Honourable the Attorney-General that questions "bona fide" asked in this House relating to the commercial and financial activities of one Mr. Shapowloff are character assassination is a breach of privilege of this Honourable House, "as such statements are intimidatory in their effect and are calculated to deter Honourable Members from conscientiously discharging their duties and functions in the public interest"; motion amended by omitting the words "bona fide" and all words after "House" secondly occurring; Point of Order, that breach of privilege was not involved, upheld, and motion ruled out of order, 257.

PRO FORMA BILL (See "BILLS").

PROCLAMATION:—
Opening of Session read by Clerk, 1.

PUBLIC ACCOUNTS COMMITTEE (See "COMMITTEES").
REFERENCES TO THE VOTES AND PROCEEDINGS, 41ST PARLIAMENT—SECOND SESSION

Q

QUESTIONS (See also "SPEAKER'S RULINGS")—:

Called on by Speaker or Deputy-Speaker, 6, 15 et seq.
Motion, "That the Question be now put" (In House), agreed to, 44, 52, 56, 106, 111, 116, 158, 255, 254, 255, 282, 285, 297, 302, 328, 357, 367, negatived, 324(2);
(In Committee) agreed to, 393, 395 (under Standing Order 175a), 397, 399.

R

RAILWAYS DEPARTMENT WAGES AND CONDITIONS DISPUTE (See "MOTIONS").

RENTS (See "ADJOURNMENT OF HOUSE UNDER 49th STANDING ORDER").

REPLY (See "DEBATE").

S

SCHOOL BUILDING (See "MINISTERIAL STATEMENTS").

SENATE VACANCY (See "FEDERAL").

SERJEANT-AT-ARMS:—

Removes Member from Chamber, 239, 339.

SESSIONAL ORDERS (See also "BUSINESS"; also "COMMITTEES")—:

HOURS OF SITTING—PRECEDENCE OF BUSINESS:—

Motion made (Mr. Askin). That House shall sit on Tuesday and Wednesday from 2.30 p.m. until 10.30 p.m. on Thursday from 11 a.m. until 4.30 p.m., agreed to, 26.

Motion (Mr. Askin) for General Business to take precedence on Tuesday until 6 p.m., agreed to, 56.

Motion (Mr. Askin), That during remainder of present Session, unless otherwise ordered, House shall sit on Tuesday and Wednesday from 2.30 p.m. until 10.30 p.m. and on Thursday from 11 a.m. until 4.30 p.m., General Business to take precedence on Tuesday until 6 p.m., agreed to, 264.

Motion (Mr. Askin), That during remainder of present Session, unless otherwise ordered, the provisions of paragraphs (2.) and (3.) of Sessional Order shall not apply to the Sittings of the House, "and upon the expiration of ten minutes after the motion for the adjournment of the House has been made Mr. Speaker shall adjourn the House, without Question put", agreed to, 170, 323.

SUSPENSION OF:

By consent:—

For present sitting, 51.
To permit consideration of Notice of Motion of General Business, 328.

As a matter of Urgency:—

To consider motion respecting—

Price control of foodstuffs, 77.
Drought Relief, 110.

SPEAKER (See also "BILLS")—:

Calls on Notices of Motions and Questions, 6, 15 et seq.
Commissions for Speaker and Deputy-Speaker to administer Oath of Allegiance, reported, 5.
Informs House of time for presenting Address in Reply, 44.
Lays on Table copy of Lieutenant-Governor's Opening Speech, 7.
Lays Paper on Table, 7, 87.
INDEX

1965-66

REFERENCES TO THE VOTES AND PROCEEDINGS, 41ST PARLIAMENT—SECOND SESSION

S

SPEAKER (continued):—

Lays on Table Warrant nominating Temporary Chairmen of Committees, 6.
Leaves Chair for period (Later Hour of Day), 2
Prayer, offers, 1, 13 et seq.
Reports presentation of Address in Reply and Answer, 50.
Resumes Chair at hour named, 2.

RULINGS:—

Adjournment of House under Standing Order 49:—
Mr. Speaker ruled that the motion "Recent statements of the Minister of Justice in regard to rents" did not encompass a definite or specific action or matter proposed, nor was it urgent, and was therefore out of Order, 332.

Debate on adjournment to terminate Sitting:—
Mr. Speaker made statement on scope of, 73.

Judges:—

Mr. Speaker made a statement in reference to a ruling given by him on 24 March last respecting reflections upon the judiciary, 343.
On motion of Dissent from rulings given on 24th and 29th March, Mr. Speaker made a further statement, 364.

Ministerial Statements:—

It was submitted that on a Ministerial statement the Minister could not trace the history of the Sydney Opera House and that the forms of the House would allow only a statement to be made on matters of Government policy.
Mr. Speaker stated that the established practice of the House was that a statement made by a Minister upon public matters which announced some policy of the Government or which informed the House of some action which had been taken or was proposed to be taken involving some administrative policy constituted a Ministerial Statement, 129.

Papers:—

Statement by Speaker on order given by him, under Standing Order 57, prohibiting inspection by other than Members of the Legislative Assembly of the Report of the Inspectors appointed to investigate the affairs of Latec Investments Limited, 145.

Petitions:—

Statement by Speaker respecting Petition presented by Member for Buhl and that in future petitions must conform to provisions of Standing Orders, 151.

Privilege:—

Mr. Speaker stated that the motion moved by Member for Randwick (Mr Bowen), requested the President to take action of a disciplinary nature against a Member of the Legislative Council. Referring to a previous Ruling, Mr. Speaker stated that this House could not direct the President in respect of his duties, and ruled the motion out of order, 34.
Mr. Sheahan claimed that the statement of the Attorney-General that questions bona fide asked in the House relating to the commercial and financial activities of one Mr. Shapowloff were character assassination was a breach of Privilege, and that it was intimidatory in its effect and calculated to prevent and deter Honourable Members from conscientiously discharging their duties and functions in the public interest; Point of Order:—Mr. Hughes submitted that the matter raised was not one which could be dealt with as a matter of Privilege suddenly arising; Mr. Speaker said that he doubted whether any question of Privilege was involved but it was not necessary for him to decide that now. Mr. Speaker stated that it was not in order to deal with the matter as desired, as the Honourable Member should have raised it at the time the Attorney-General made the statement about which he complained. It was open to any Honourable Member to give a Notice of Motion relating to a matter of Privilege, 239.
Mr. Sheahan had moved a motion claiming that statements of the Attorney-General in answering a question constituted a breach of privilege.
Points of Order having been taken on Mr. Sheahan's motion, Mr. Speaker stated that under Standing Order 158 when a Member rose to speak upon a matter of privilege suddenly arising the Speaker had to decide in the first instance whether a prima facie case of privilege had been made out before allowing the House to discuss any substantive motion. In his opinion the position was the same when a Member sought to raise a matter of privilege by motion on notice. He stated that he was satisfied the matter referred to involved one of order only, and that no question of privilege was in any way involved. He ruled the motion out of order, 257.

Questions:—

Mr. Speaker made a statement concerning questions which introduced the name and actions of individuals having no relation to the public affairs under the administration of the Minister. In future he would not permit any such question to be asked, 182.
Mr. Speaker made a statement respecting the asking of lengthy and involved questions, 289.
S

SPEAKER (continued):—

RULINGS (continued):—

Sub-judice Rule:—

Statement by Mr. Speaker on application of, 13, 33.

Mr. Mallam moved (urgency)—That in order to protect the interests of debenture stockholders and the investing public who have lent their money to H. G. Palmer (Consolidated) Limited, Inspectors should be appointed under Sections 169 and 173 of the Companies Act to inquire into the affairs of the Palmer Company and its subsidiaries, the work of its former auditors, Macbride, Hinton & Company and the activities of the M.L.C. Limited in relation thereto.

It was submitted that a Writ had been issued out of the Supreme Court and discussions that might emanate from the substantive motion could infringe the sub-judice rule. Mr. Speaker stated that on the information and material before him he was not able to say that the terms of the motion encompassed the specific claim sued upon in the action. He would at once restrain further discussion if it appeared to him that it was proceeding towards the point where the specific matter likely to come before the court was being canvassed or would prejudice the parties in the action, 157.

Dissent from Rulings:—

That a Judge may only be criticized on a substantive motion for his removal from his position, whether or not the criticism was made in regard to his judicial activities. Motion by leave, withdrawn, 364.

SPECIAL ADJOURNMENT (See "ADJOURNMENT").

STANDING ORDERS (See also "BILLS"; also "COMMITTEES"):—

Suspension of:—

By consent to pass Sessional Order, 26.
By consent, to bring in and pass Bill or Bills through all stages in one day, 57, 138, 153, 234, 333.
By consent, to bring in Bill without Notice, 352.
By consent, to bring in Bills and proceed as far as 2° in one day, 258, 265.
By consent, to permit consideration of Notice of Motion of General Business, 328.
As a matter of Urgency to consider motion relating to—
Price Control of Foodstuffs, 77.
Drought Relief, 110.
New Fare Schedules on Government Omnibuses, 253.

SUPPLY (See "FINANCE").

SYDNEY OPERA HOUSE (See "ADJOURNMENT OF HOUSE UNDER 49TH STANDING ORDER").

SYMPATHY (See "DEATHS").

T

TEMPORARY CHAIRMEN OF COMMITTEES (See "CHAIRMAN OF COMMITTEES").

TIMBER INDUSTRY (See "MOTIONS").

TRANSPORT ACT 1930 (See "MOTIONS—DISALLOWANCE OF REGULATIONS").
UNIVERSITY OF NEWCASTLE:—
Motion (Mr Cutler) That Leon Ashton Punch be elected a member of the Council, agreed to, 369.

UNIVERSITY OF NEW SOUTH WALES:—
Motion (Mr. Cutler), That Honourable Kevin Ellis, LL.B., B.Ec., be appointed as representative of Legislative Assembly on Council of, agreed to, 117.

UNIVERSITY OF SYDNEY:—
Motion (Mr. Cutler), That Keith Ralph Doyle, B.Ec., be appointed as representative of Legislative Assembly on Senate of, agreed to, 117.

URGENCY:—
To consider motion relating to—
Railways Department wages and conditions dispute (negatived), 55.
Council of the City of Sydney, withdrawn, 68.
Price Control of Foodstuffs, agreed to, 77.
Drought Relief, agreed to, 110.
New Fare Schedules on Government Omnibuses, agreed to, 253.
Electoral Districts Commission (Member removed from Chamber for Disorder and Question not proposed from Chair), 339.
Withdrawal of Joern Utzon as architect of Opera House, negatived, 344.

USHER OF THE BLACK ROD (See “BLACK ROD”).

UTZON, MR. JOERN (See “ADJOURNMENT OF HOUSE UNDER 49TH STANDING ORDER”; also “MOTIONS”; also “PETITIONS”).

V

VOTE (See “DIVISIONS”).

VOTE OF CENSURE (See “MOTIONS”).

W

WATER RESOURCES (See “MOTIONS”).

WAYS AND MEANS (See “FINANCE”).
ABORIGINES—

ABORIGINES PROTECTION ACT, 1909, as amended:—
Regulations under, 267.

ACCOUNTANTS REGISTRATION BOARD (See “PUBLIC ACCOUNTANTS”).

ACQUISITION OF LAND (See under various headings).

AFFORESTATION (See “FORESTRY”).

AGRICULTURE (See also “DAIRY PRODUCTS”; also “DRIED FRUITS”)—
Report of Department for year ended 30th June, 1965, 97 ........................................... 1 9

AGRICULTURAL SEEDS ACT, 1921:—
Regulations under, 114.

AIR POLLUTION ADVISORY COMMITTEE:—
Report for year ended 30th June, 1965, 82 ................................................................. 1 221

AIR ROUTES:—
Report of Committee of Governments of New South Wales and Commonwealth to inquire into New South Wales Intrastate Air Routes, 6 ........................................ 5 573

AMBULANCE TRANSPORT SERVICE BOARD OF NEW SOUTH WALES:—
Report for year ended 30th June, 1965, 147 ................................................................. 1 225

APPLIED ARTS AND SCIENCES MUSEUM (See “MUSEUMS”).

APPOINTMENTS TO PUBLIC SERVICE (See “PUBLIC SERVICE”).

ARCHIVES AUTHORITY:—
Report for 1965, 294 ......................................................... 1 255
Statement of Expenditure for year ended 30th June, 1965, 45 ................................. 1 245

ARGENTINE ANT ERADICATION ACT, 1962:—
Regulations under, 16, 311.

ART GALLERY OF NEW SOUTH WALES:—
Report of Trustees for 1964, 34 .......................... 1 247
Report of Trustees for 1965, 345 ........................................ 1 263
Statement of Accounts for year ended 30th June, 1964, 45 .......................... 1 277
Statement of Accounts for year ended 30th June, 1965, 346 .......................... 1 279

ART UNIONS (See “LOTTERIES AND ART UNIONS ACT, 1901”).
REFERENCES TO THE VOTES AND PROCEEDINGS, 41ST PARLIAMENT—SECOND SESSION

PAPERS ORDERED TO BE PRINTED

<table>
<thead>
<tr>
<th>ASSEMBLY VOLUME</th>
<th>JOINT VOLUMES</th>
</tr>
</thead>
<tbody>
<tr>
<td>PAGE</td>
<td>VOL.</td>
</tr>
</tbody>
</table>

Papers—continued

A

ASSEMBLY:

SESSIONAL PAPERS:

Alphabetical List of Members (Facing page 1) .............................................. 1 ...
Votes and Proceedings, Nos. 1 to 66 ................................................................. 373 ...
Proclamation proroguing Parliament ................................................................. 371 ...
Attendants of Members in Divisions and Counts-out ........................................... 377 ...
Business of the Session ....................................................................................... 379 ...
Alphabetical Register of Bills .............................................................................. 381 ...
Register of Addresses and Orders ........................................................................ 389 ...
Standing and Select Committees appointed during the Session ............................. 391 ...
Weekly Reports of Divisions in Committee of the Whole, Nos. 1 to 11 .................. 393 ...
Reports from Printing Committee, Nos. 1 to 19 ................................................. 425 ...

AUCTIONEERS, STOCK AND STATION AGENTS, REAL ESTATE AGENTS AND BUSINESS AGENTS:

Report for year ending 30th June, 1964. 21 ....................................................... 1 281

AUDITOR-GENERAL (See "FINANCE").

AUSTRALIAN MUSEUM (See "MUSEUMS").

B

BANKS (See "RURAL BANK").

BILLS:

Alphabetical Register of (Sessional Paper) ......................................................... 381 ...

BLUE MOUNTAINS NATIONAL PARK (See "CROWN LAND CONSOLIDATION ACT").

BRICKWORKS (See "STATE ENTERPRISES").

BROKEN HILL WATER AND SEWERAGE ACT, 1938, AS AMENDED:


BROKEN HILL WATER BOARD:

Report for 1964, 147 ......................................................................................... 5 463
Gazette notice of approval for borrowing money, 18.

BUDGET PAPERS (See "FINANCE").

BUILDING SOCIETIES:

Reports by Minister for Co-operative Societies respecting agreements entered into by Treasurer with Co-operative Building Societies, for quarters commencing 1st April, 1965, 24; 1st July, 1965, 120, 1st October, 1965, 277.
<table>
<thead>
<tr>
<th>INDEX</th>
</tr>
</thead>
<tbody>
<tr>
<td>xxx</td>
</tr>
</tbody>
</table>

### References to the Votes and Proceedings, 41st Parliament—Second Session

#### Papers—continued

**B**

**Bursary Endowment:**
- **Act, 1912, as amended:**
  - Regulations under, 284.
  - Report of Board for year ended 30th June, 1965, 294

**Bush Fires:**
- **Committee:**
  - Report for year ended 30th April, 1965, 15

**Business Names Act, 1952:**
- Regulations under, 295.

**By-Laws:**
- Government Railways Act, 114, 256, 290.
- Hunter District Water, Sewerage, and Drainage Act, 15, 170, 315.
- Local Government Act, 310.
- Meat Industry Act, 133, 294.
- Metropolitan Water, Sewerage, and Drainage Act, 15, 45, 92, 113, 119, 163, 170, 262, 283, 315.
- Milk Act, 294.
- New South Wales State Cancer Council Act, 21, 296.
- Public Parks Act, 290.
- Sydney Corporation Act (deemed to be Ordinances under Local Government Act), 16, 35, 164, 263, 310.
- The National Trust of Australia (New South Wales) Act, 164, 311.
- University and University Colleges Act, 42, 126, 152, 346.
- University of Newcastle, 346.
- University of New England Act, 135, 346.
- Wentworth Irrigation Act, 332.

**C**

**Cancer Council:**
- Report for year ended 30th June, 1965, 189

**Captain Cook's Landing Place:**
- Report of the Trustees for year ended 30th June, 1965, 263

**Cattle Slaughtering and Diseased Animals and Meat Act, 1902, as Amended:**
- Regulations under, 294.

**Cattle Compensation Act, 1951, as Amended:**
- Regulations under, 256.

**Charitable Collections Act, 1934, as Amended:**
- Regulations under, 284.

**Child Welfare:**
- **Department:**
  - Report for year ended 30th June, 1965, 152

---

<table>
<thead>
<tr>
<th>PAGE</th>
<th>VOL</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>537</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>1225</td>
<td></td>
</tr>
</tbody>
</table>
INDEX
1965-66

REFERENCES TO THE VOTES AND PROCEEDINGS, 41ST PARLIAMENT—SECOND SESSION

PAPERS ORDERED TO BE PRINTED

<table>
<thead>
<tr>
<th>PAPERS—continued</th>
<th>XXXI</th>
</tr>
</thead>
<tbody>
<tr>
<td>Papers—continued</td>
<td></td>
</tr>
<tr>
<td>C</td>
<td></td>
</tr>
<tr>
<td>CHIROPODISTS REGISTRATION ACT, 1962:— Regulations under, 296.</td>
<td></td>
</tr>
<tr>
<td>CLOSER SETTLEMENT (AMENDMENT) ACT, 1914:— DEDICATION OF CERTAIN LANDS (SECTION 13):— Gazette Notices dealing with, 20, 101, 263, 290.</td>
<td></td>
</tr>
<tr>
<td>CLOSER SETTLEMENT AND RETURNED SOLDIERS’ SETTLEMENT (See also “FINANCE”):— Acts:— Regulations under, 263. PARTICULARS RESPECTING THE ACQUISITION OF THE FOLLOWING ESTATES:— South Urana, 70 Nanango, 70 Kooma, 70 Hartwood, 183</td>
<td></td>
</tr>
<tr>
<td>COAL INDUSTRY ACT, 1946, AS AMENDED:— Regulations under, 302.</td>
<td></td>
</tr>
<tr>
<td>COAL MINING (See “MINING”).</td>
<td></td>
</tr>
<tr>
<td>COLLIER-MOAT LIMITED (See “COMPANIES ACT”).</td>
<td></td>
</tr>
<tr>
<td>COMMITTEES:— Standing and Select Committees appointed during the Session (Sessional Paper)</td>
<td>391</td>
</tr>
<tr>
<td>COUNCIL:— Report on Port Stephens Shire (Soldiers Point Public Garden and Recreation Space) Bill, 120</td>
<td></td>
</tr>
<tr>
<td>PRINTING:— Reports Nos. 1 to 19, 65, 78, 89, 97, 112, 124, 131, 143, 156, 167, 184, 245, 268, 278, 291, 308, 320, 342, 370</td>
<td>425</td>
</tr>
<tr>
<td>PUBLIC ACCOUNTS:— First Report during currency of Forty-first Parliament (Appendix to Auditor-General’s Report) (Laid on Table of Assembly only), 87 Second Report during currency of Forty-first Parliament (Laid on Table of Assembly only), 159</td>
<td></td>
</tr>
<tr>
<td>SELECT:— DROUGHT RELIEF:— Progress Report from, Minutes of Proceedings and Evidence taken before, 166</td>
<td>623</td>
</tr>
<tr>
<td>Second Progress Report from, Minutes of Proceedings and Evidence taken before, 364</td>
<td>681</td>
</tr>
</tbody>
</table>
### Companies Act, 1961:

- Report of inspectors appointed under, to investigate the affairs of Latec Investments Limited and its subsidiaries, 15
- Report of inspectors appointed under, to investigate affairs of International Vending Machines Proprietary Limited and Associated Companies, 147
- Report of inspectors appointed under, to investigate affairs of Collier-Moat Limited and Subsidiary and Associated Companies, 147

### Consolidated Revenue Fund (See “Finance”):

### Conveyancing Act, 1919, as Amended:

- Regulations under, 294(2), 324.
- Orders under, 294.

### Cook’s River Improvement Act, 1946:

- Proclamations under, 19.

### Co-operation Act, 1923, as Amended:

- Regulations under, 24, 267.

### Co-operative Building Societies (See “Building Societies”):

### Co-operative Societies:

- Report of Registrar for year ended 30th June, 1965, 88

### Coroners Act, 1960, as Amended:

- Regulations under, 295.

### Crown Lands Consolidation Act, 1913:

- Regulations under, 123, 263.
- Regulations for amended fees and charges of certain cemeteries, 20, 166.
- Rules and Regulations under, for management of parks, reserves, cemeteries, 20, 290.

### Dedication of Certain Lands (Section 25):

- Gazette Notices dealing with the 20, 63, 101, 134, 165, 263, 290, 295.

### Public Purposes (Section 24):

- Abstracts of, intended to be dedicated for, 20, 63, 101, 134, 263, 290.

### Dairy Industry Act, 1915, as Amended:

- Regulations under, 294.

### Dairy Products:

- Board:
  - Report for year ended 30th June, 1965, 133
**INDEX**

1965-66

**REFERENCES TO THE VOTES AND PROCEEDINGS, 41ST PARLIAMENT—SECOND SESSION**

<table>
<thead>
<tr>
<th>Papers—continued</th>
</tr>
</thead>
</table>

**D**

**DAMS AND WEIRS** (See "WATER").

**DECIMAL CURRENCY ACT, 1965:**
  - Regulations under, 315.

**DENTISTS ACT, 1934, AS AMENDED:**
  - Regulations under, 21, 296.

**DIVIDING FENCES ACT, 1951:**
  - Regulations under, 311.

**DIVISIONS:**
  - Attendances of Members in Divisions and Counts-out (Sessional Paper) 377
  - In Committee of the Whole:
    - Weekly Reports, Nos. 1 to 11 393

**DRIED FRUITS:**
  - ACT, 1939, as amended:
    - Regulations under, 256, 332.
  - Board:
    - Report for 1965, 346

**DUMARESQ-BARWON BORDER RIVERS COMMISSION:**
  - Report for year ended 30th June, 1965, 264

**E**

**EDUCATION** (See also "UNIVERSITIES"):——
  - **PUBLIC INSTRUCTION ACT, 1880:**
    - Notifications of acquisition of land and easements under the Public Works Act, for the purposes of, 38, 284.
  - **TECHNICAL EDUCATION:**
    - Report of Department for 1964, 284

**ELECTORAL:**

- **DISTRICTS OF NEPEAN, COLLAROY AND CASTLEREAGH:**
  - Petition against return of Rowland Albert Dunbier, Robin William Askin and John Brophy Renshaw, 43
  - Order of Court of Disputed Returns dismissing Petition against the election of Members
  - Statistical Returns of the General Election for Legislative Assembly held on 1st May, 1965, 197
  - Statistical Returns for by-elections for Electoral Districts of Bondi and Oxley, held on 6th November, 1965, 197

**ELECTRICITY** (See also "GAS AND ELECTRICITY"):——
  - **AUTHORITY OF NEW SOUTH WALES:**
    - Report for year ended 30th June, 1965, 197
  - **COMMISSION ACT, 1950, as amended:**
    - Notifications of acquisition of land and/or easements under Public Works Act, for the purposes of, 10, 30, 45, 68, 82, 95, 119, 147, 263, 270, 324.
    - Regulations under, 310.
PAPERS ORDERED TO BE PRINTED

<table>
<thead>
<tr>
<th>ASSEMBLY VOLUME</th>
<th>JOINT VOLUMES</th>
</tr>
</thead>
<tbody>
<tr>
<td>PAGE</td>
<td>VOL.</td>
</tr>
</tbody>
</table>

**Papers—continued**

**E**

**ELECTRICITY (continued):—**

Commission of New South Wales:
- Report for year ended 30th June, 1965, 137

Development Act, 1945, as amended:
- Regulations under, 16, 35, 311.

Electricity Franchise:
- Agreement between Southern Electric Authority of Queensland and Tenterfield Shire Council, 16.

Sydney County Council:
- Statement of Accounts and Balance-sheet for 1964, 16

**ESTIMATES (See "FINANCE").**

**EXPLOSIVES ACT, 1905, AS AMENDED:**
- Regulations under, 263, 301(a).

**F**

**FACTORIES, SHOPS AND INDUSTRIES ACT, 1962, AS AMENDED:**
- Proclamations under, 15.
- Regulations under Factories and Shops Act, 1912, deemed to be Regulations under, 255.
- Report of Department of Labour and Industry, on working of Part III, for 1964, 114

**FARM PRODUCE AGENTS ACT, 1926, AS AMENDED:**
- Regulations under, 294.

**FAUNA PROTECTION:**

Act, 1948, as amended:
- Regulations under, 262, 267.
- Panel:
  - Report for year ended 30th June, 1965, 262

**FEDERAL:**

Vacancy in the Senate:
- Minutes of Proceedings of Joint Sitting to choose a person to fill vacancy caused by resignation of Senator the Honourable Sir William Henry Spooner, 32

**FERRY SERVICES** (See "TRANSPORT").

**FINANCE:**

Estimates (Budget Papers), 1965-66 (Laid on Table of Assembly only), 75
- Index to Budget Papers
- Message from Governor, together with Estimates, etc., as under:
  (1.) Consolidated Revenue Fund—Estimates of Expenditure for the year 1965-66
  (2.) Consolidated Revenue Fund—Statement of Payments from the Vote "Advance to Treasurer" 1964-65 submitted for Parliamentary appropriation in adjustment of the Advance Vote
  (3.) Consolidated Revenue Fund—Statement of Payments "Unauthorised in Suspense" to 30th June, 1965
  (4.) Government Railways Fund—Estimates of Expenditure for the year 1965-66
  (5.) Government Railways Fund—Statement of Payments "Unauthorised in Suspense" to 30th June, 1965
  (6.) Government Railways Renewals Fund—Estimates of Expenditure for the year 1965-66

- 2 10
- 2 208
- 2 218
- 2 222
- 2 231
- 2 232
PAPERS ORDERED TO BE PRINTED

<table>
<thead>
<tr>
<th>ASSEMBLY VOLUME</th>
<th>JOINT VOLUMES</th>
</tr>
</thead>
<tbody>
<tr>
<td>PAGES</td>
<td>VOLS</td>
</tr>
<tr>
<td>1</td>
<td>2</td>
</tr>
</tbody>
</table>

References to the Votes and Proceedings, 41st Parliament—Second Session

Papers—continued

FINANCE (continued):

ESTIMATES (continued):

(7.) Government Railways Fund Special Reserve.—Estimates of Expenditure for the year 1965-66
(8.) Road Transport and Traffic Fund.—Estimates of Expenditure for the year 1965-66
(9.) Metropolitan Transport Trust General Fund.—Estimates of Expenditure for the year 1965-66
(10.) Newcastle and District Transport Trust General Fund.—Estimates of Expenditure for the year 1965-66
(11.) Newcastle and District Transport Trust General Fund.—Statement of Payments "Unauthorised in Suspense" to 30th June, 1965
(12.) Maritime Services Board Fund.—Estimates of Expenditure for the year 1965-66
(13.) Maritime Services Board Renewals Fund.—Estimates of Expenditure for the year 1965-66
(14.) Closer Settlement Fund.—Estimates of Expenditure for the year 1965-66

FINANCIAL STATEMENT:
Delivered by Treasurer covering Budget for year 1965-66 (Laid on Table of Assembly only), 2

INCOME TAX, UNEMPLOYMENT RELIEF AND SOCIAL SERVICES TAX, AND SPECIAL INCOME AND WAGES TAX ACTS:
Report by the Commissioner of Taxation upon working of, for year ended 30th June, 1965, 2

GOVERNMENT RAILWAYS FUND:
Statement of estimated expenditure in excess of Parliamentary appropriation, for year ended 30th June, 1965, 113.
Statement of actual expenditure in excess of Parliamentary appropriation, for year ended 30th June, 1965, 113.

LOAN ESTIMATES:
For 1965-66 (Laid on Table of Assembly only), 51
Speech (together with photographs and illustrations) (Laid on Table of Assembly only), 51

MARITIME SERVICES BOARD FUND AND MARITIME SERVICES BOARD RENEWALS FUND:

PUBLIC ACCOUNTS:
Treasurer’s statement of the Receipts and Expenditure of the Consolidated Revenue Fund, and other accounts for the financial year ended 30th June, 1965, together with the Auditor-General’s Report thereon (Laid on Table of Assembly only), 87.

PUBLIC ACCOUNTS COMMITTEE:
First Report during currency of Forty-first Parliament (Appendix to Auditor-General’s Report) (Laid on Table of Assembly only), 51
Second Report during currency of Forty-first Parliament (Laid on Table of Assembly only), 159

FIRE BRIGADES:
ACT, 1909, as amended:
Notifications of acquisition of land under Public Works Act, for the purposes of, 19, 35.

BOARD:
Report of Commissioners for 1964, 135 (Appendices 1 to 6 and 9 to 14 only printed)

FISH AUTHORITY:
Report of New South Wales Fish Authority, for period 18th April to 30th September, 1964, 25

FISHERIES AND OYSTER FARMS ACT, 1935, AS AMENDED:
Regulations under, 105, 170, 262, 267, 284.

FLUORIDATION OF PUBLIC WATER SUPPLIES ACT, 1957:
Approvals for the addition of fluorine to Water Supplies, 105, 312, 332.
Regulations under, 296.
### Papers—continued

#### F

**FORESTRY:**

- **ACT, 1916, as amended:**
  - Notification of acquisition of land under Public Works Act, for State forests, 19, 35, 347.
  - Regulations under, 274, 316.

- **AFFORESTATION:**
  - Return showing amount expended under Section 13 of the Forestry Act, 1916, as amended, for year ended 30th June, 1965, 35.

- **REVOCATION OF DEDICATION OF STATE FORESTS:**
  - Schedule covered by Message No. 31, 175

#### AFFORESTATION:

- **GAMING AND BETTING ACT, 1912, AS AMENDED:**
  - Regulations under, 170, 267.

- **GAS FRANCHISE:**
  - Agreement between Colonial Gas Holdings Ltd and Casino Municipal Council for the supply of gas within the Municipality, 263.

- **GAS AND ELECTRICITY ACT, 1935, AS AMENDED:**
  - Regulations under, 16, 311.

- **GOVERNMENT FERRY SERVICES** (See “TRANSPORT”).

- **GOVERNMENT RAILWAYS ACT, 1912, AS AMENDED** (See “RAILWAYS”).

- **GOVERNMENT INSURANCE OFFICE OF NEW SOUTH WALES:**
  - Report for year ended 30th June, 1965, 183

- **GOVERNMENT SAVINGS BANK ACT, 1906, AS AMENDED:**
  - Regulations under, 262.

- **GOVERNOR, HIS EXCELLENCY THE LIEUTENANT:**
  - Opening Speech, 7.

- **GRAIN ELEVATORS:**
  - **ACT, 1954, as amended:**
    - Forms under, 346.
    - Report of Board for year ended 31st October, 1963, 26
    - Report of Board for year ended 31st October, 1964, 294

---

**INDEX**

1965-66

**REFERENCES TO THE VOTES AND PROCEEDINGS, 41ST PARLIAMENT—SECOND SESSION**

**PAPERS ORDERED TO BE PRINTED**

<table>
<thead>
<tr>
<th>PAGE</th>
<th>VOL.</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>1281</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>1283</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>1</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>165</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>185</td>
<td></td>
</tr>
<tr>
<td>Assembly Volume</td>
<td>Joint Volumes</td>
<td>Page</td>
</tr>
<tr>
<td>-----------------</td>
<td>---------------</td>
<td>------</td>
</tr>
<tr>
<td>PAPERS ORDERED TO BE PRINTED</td>
<td>REFERENCES TO THE VOTES AND PROCEEDINGS, 41ST PARLIAMENT—SECOND SESSION</td>
<td>1965-66</td>
</tr>
</tbody>
</table>

### Papers—continued

#### H

**HARBOUR AND TONNAGE RATES ACT, 1920, AS AMENDED:**
- Regulations under, 240.

**HARBOUR AND TRANSPORT BOARD (See "TRANSPORT").**

**HARBOURS (See "SYDNEY HARBOUR TRUST").**

**HAY IRRIGATION ACT, 1902, AS AMENDED:**
- Regulations under, 115.

**HEALTH (See "PUBLIC HEALTH").**

**HIRE PURCHASE ACT, 1960:**
- Regulations under, 347.

**HOSPITALS (See also "PUBLIC HOSPITALS ACT"; also "PRIVATE HOSPITALS ACT"):—**
- **COMMISSION:**
  - Report for year ended 30th June, 1965, 198

- **HOSPITAL SERVICES COMMITTEE:**
  - Report of, appointed to consider matters relating to Public Hospitals in New South Wales, 92
  - Minority Report from D. O'Connor, 105

**HOUSING:**
- **ACT, 1912, as amended:**

- **ACT, 1941, as amended:**
  - Regulations under, 277.

- **COMMISSION:**
  - Report for year ended 30th June, 1965, 166

**HUNTER DISTRICT WATER BOARD:**
- Report for year ended 30th June, 1965, 163

**HUNTER DISTRICT WATER, SEWERAGE AND DRAINAGE ACT, 1938, AS AMENDED:**
- By-laws under, 15, 170, 315.
- Notifications of acquisition of land or easements under Public Works Act, for the purposes of, 18, 347.
- Regulations under, 315.

**HUNTER VALLEY CONSERVATION TRUST:**
- Report for 1964, 137

---

Papers—continued

**HARBOUR AND TONNAGE RATES ACT, 1920, AS AMENDED:**
- Regulations under, 240.

**HARBOUR AND TRANSPORT BOARD (See "TRANSPORT").**

**HARBOURS (See "SYDNEY HARBOUR TRUST").**

**HAY IRRIGATION ACT, 1902, AS AMENDED:**
- Regulations under, 115.

**HEALTH (See "PUBLIC HEALTH").**

**HIRE PURCHASE ACT, 1960:**
- Regulations under, 347.

**HOSPITALS (See also "PUBLIC HOSPITALS ACT"; also "PRIVATE HOSPITALS ACT"):—**
- **COMMISSION:**
  - Report for year ended 30th June, 1965, 198

- **HOSPITAL SERVICES COMMITTEE:**
  - Report of, appointed to consider matters relating to Public Hospitals in New South Wales, 92
  - Minority Report from D. O'Connor, 105

**HOUSING:**
- **ACT, 1912, as amended:**

- **ACT, 1941, as amended:**
  - Regulations under, 277.

- **COMMISSION:**
  - Report for year ended 30th June, 1965, 166

**HUNTER DISTRICT WATER BOARD:**
- Report for year ended 30th June, 1965, 163

**HUNTER DISTRICT WATER, SEWERAGE AND DRAINAGE ACT, 1938, AS AMENDED:**
- By-laws under, 15, 170, 315.
- Notifications of acquisition of land or easements under Public Works Act, for the purposes of, 18, 347.
- Regulations under, 315.

**HUNTER VALLEY CONSERVATION TRUST:**
- Report for 1964, 137

---

Papers—continued

**HARBOUR AND TONNAGE RATES ACT, 1920, AS AMENDED:**
- Regulations under, 240.

**HARBOUR AND TRANSPORT BOARD (See "TRANSPORT").**

**HARBOURS (See "SYDNEY HARBOUR TRUST").**

**HAY IRRIGATION ACT, 1902, AS AMENDED:**
- Regulations under, 115.

**HEALTH (See "PUBLIC HEALTH").**

**HIRE PURCHASE ACT, 1960:**
- Regulations under, 347.

**HOSPITALS (See also "PUBLIC HOSPITALS ACT"; also "PRIVATE HOSPITALS ACT"):—**
- **COMMISSION:**
  - Report for year ended 30th June, 1965, 198

- **HOSPITAL SERVICES COMMITTEE:**
  - Report of, appointed to consider matters relating to Public Hospitals in New South Wales, 92
  - Minority Report from D. O'Connor, 105

**HOUSING:**
- **ACT, 1912, as amended:**

- **ACT, 1941, as amended:**
  - Regulations under, 277.

- **COMMISSION:**
  - Report for year ended 30th June, 1965, 166

**HUNTER DISTRICT WATER BOARD:**
- Report for year ended 30th June, 1965, 163

**HUNTER DISTRICT WATER, SEWERAGE AND DRAINAGE ACT, 1938, AS AMENDED:**
- By-laws under, 15, 170, 315.
- Notifications of acquisition of land or easements under Public Works Act, for the purposes of, 18, 347.
- Regulations under, 315.

**HUNTER VALLEY CONSERVATION TRUST:**
- Report for 1964, 137
<table>
<thead>
<tr>
<th>Papers—continued</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
</tr>
<tr>
<td>INCOME TAX (See &quot;FINANCE&quot;).</td>
</tr>
<tr>
<td>INDUSTRIAL ARBITRATION ACT, 1940, AS AMENDED:— Regulations under, 269.</td>
</tr>
<tr>
<td>INDUSTRIAL REGISTRAR (See &quot;TRADE UNIONS&quot;).</td>
</tr>
<tr>
<td>INDUSTRIAL UNDERTAKINGS OF THE STATE (See &quot;STATE ENTERPRISES&quot;).</td>
</tr>
<tr>
<td>INFLAMMABLE LIQUID ACT, 1915, AS AMENDED:— Regulations under, 301.</td>
</tr>
<tr>
<td>INSURANCE PREMIUMS COMMITTEE (See &quot;WORKERS' COMPENSATION&quot;).</td>
</tr>
<tr>
<td>INTERNATIONAL VENDING MACHINES (See &quot;COMPANIES ACT&quot;).</td>
</tr>
<tr>
<td>IRRIGATION (See also &quot;RIVER MURRAY&quot;; also &quot;WATER&quot;; also &quot;WATER CONSERVATION AND IRRIGATION&quot;):— Act, 1912, as amended:— Regulations under, 20, 96, 115, 264.</td>
</tr>
<tr>
<td>J</td>
</tr>
<tr>
<td>JOINT COAL BOARD (See &quot;MINING&quot;).</td>
</tr>
<tr>
<td>JUSTICES ACT, 1902, AS AMENDED:— Regulations under, 21, 264, 295.</td>
</tr>
<tr>
<td>L</td>
</tr>
<tr>
<td>LAND ACQUISITION (CHARITABLE INSTITUTIONS) ACT, 1946:— Notifications of acquisition of lands under Public Works Act, for the purpose of, 19, 28.</td>
</tr>
<tr>
<td>LAND AND VALUATION COURT ACT, 1921, AS AMENDED:— Rules of Court, 295.</td>
</tr>
<tr>
<td>LAND VENDORS ACT, 1964:— Regulations under, 256.</td>
</tr>
</tbody>
</table>
**INDEX**

1965-66

REFERENCES TO THE VOTES AND PROCEEDINGS, 41ST PARLIAMENT—SECOND SESSION

<table>
<thead>
<tr>
<th>PAPERS ORDERED TO BE PRINTED</th>
<th>ASSEMBLY VOLUME</th>
<th>JOINT VOLUMES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Papers—continued</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### LANDS

(See also “CROWN LANDS”):
- Report of Trustees for year ended 30th June, 1965, 263
- Report by Commissioners, appointed under section 649, to inquire into existing Division of City of Sydney into Wards. 45
- Ordinances under, 16, 46, 82, 100, 164, 263, 295, 310(1), 324.
- Planning Scheme Ordinances under, 16, 267, 346.
- By-laws under Sydney Corporation Act, 1932, as amended, deemed to be Ordinances under, 16, 35, 164, 263, 310.
- Proclamations under, 19(1).
- Regulations under, 294.

### LA PERouse MONUMENTS:
- Report of Trustees for year ended 30th June, 1965, 253

### LATEC INVESTMENTS LIMITED

(See “COMPANIES ACT”).

### LEGAL PRACTITIONERS ACT, 1898, AS AMENDED:
- Regulations under, 295, 346.

### LEGISLATIVE COUNCIL OF NEW SOUTH WALES:
- Certificates of Returning Officer Respecting:
  - Election of James Edward Cahill, 56.
  - Election of William Geoffrey Keighley, 113.

### LIBRARIES:
- Library Act, 1939, as amended:
  - Regulations under, 294.
- Library Board of New South Wales:
  - Report for year ended 30th June, 1965, 68
- Public Library of New South Wales:
  - Report of Trustees for year ended 30th June, 1965, 42

### LIQUEFIED PETROLEUM GAS ACT, 1961:
- Regulations under, 16, 311.

### LIQUOR ACT, 1912, AS AMENDED:
- Regulations under, 311.

### LOCAL GOVERNMENT (See also “ELECTRICITY”):
- Act, 1919, as amended:
  - Ordinances under, 16, 46, 82, 100, 164, 263, 295, 310(1), 324.
- Planning Scheme Ordinances under, 16, 267, 346.
- By-laws under Sydney Corporation Act, 1932, as amended, deemed to be Ordinances under, 16, 35, 164, 263, 310.
- Proclamations under, 19(1).
- Report by Commissioners, appointed under section 649, to inquire into existing Division of City of Sydney into Wards. 45
- Regulations under, 294.
- Ordinances under, 16, 46, 82, 100, 164, 263, 295, 310(1), 324.
- Planning Scheme Ordinances under, 16, 267, 346.
- By-laws under Sydney Corporation Act, 1932, as amended, deemed to be Ordinances under, 16, 35, 164, 263, 310.
- Proclamations under, 19(1).
- Report by Commissioners, appointed under section 649, to inquire into existing Division of City of Sydney into Wards. 45
- Regulations under, 294.

### BOUNDARIES COMMISSION:
- Report respecting transfer of land from Turon Shire to Cudgegong Shire, 147.
- Report concerning boundaries of City of Sydney, 357
- Report for year ended 30th June, 1964, 16
- Report for year ended 30th June, 1965, 311
- Agreement between Southern Electric Authority of Queensland and Tenterfield Shire Council, 16.

### DEPARTMENT:

### ELECTRICITY FRANCHISE:
- Agreement between Colonial Gas Holdings Ltd and Casino Municipal Council, 263.

### FINANCE AND LAND VALUATIONS:
- Agreement between Colonial Gas Holdings Ltd and Casino Municipal Council, 263.
REFERENCES TO THE VOTES AND PROCEEDINGS, 41ST PARLIAMENT—SECOND SESSION

PAPERS ORDERED TO BE PRINTED

<table>
<thead>
<tr>
<th>PAGE</th>
<th>VOL.</th>
<th>PAGE</th>
</tr>
</thead>
</table>

Papers—continued

L

LOCAL GOVERNMENT (AMENDMENT) ACT, 1951:
Ordnances under, 310.

LOCAL GOVERNMENT AND OTHER AUTHORITIES (SUPERANNUATION) ACT, 1927, AS AMENDED:
Regulations under, 310.

LORD HOWE ISLAND:—
Board:
Report for 1964, 68

LOTTERIES AND ART UnIONS ACT, 1901, AS AMENDED (See also "STATE LOTTERIES"):
Balance-sheets of Art Unions, 23, 29, 31, 34, 37, 42, 114, 119, 137, 163, 269, 273, 279, 284, 310, 331, 346, 356.
Regulations under, 152.

M

MAIN ROADS:—
Report of Commissioner for year ended 30th June, 1965, 170

MARITIME SERVICES:—
Act, 1935, as amended:
Regulations under, 113, 189, 240, 262, 269, 315, 331.
Notifications of acquisition of land under Public Works Act for purpose of, 19, 347.
Proclamations under, 19, 35.
Board:
Balance-sheet and Statements of Accounts for year ended 30th June, 1965, 262

MARKETING OF PRIMARY PRODUCTS ACT, 1927, AS AMENDED:
Regulations under, 15, 146, 256.

MATTHEWS, HONOURABLE B. H. (See "PARLIAMENT OF NEW SOUTH WALES")

MEAT INDUSTRY:—
Act, 1915, as amended:
By-laws under, 133, 294.
Regulations under, 133, 256, 294.

MEDICAL BOARD OF NEW SOUTH WALES:—
Report for 1965, 264

MEDICAL PRACTITIONERS ACT, 1938, AS AMENDED:
Regulations under, 115, 296.

MEMBERS OF PARLIAMENT:—
Report by Honourable B. H. Matthews on emoluments and benefits of, 352
PAPERS ORDERED TO BE PRINTED

<table>
<thead>
<tr>
<th>REFERENCES TO THE VOTES AND PROCEEDINGS, 41ST PARLIAMENT—SECOND SESSION</th>
</tr>
</thead>
<tbody>
<tr>
<td>PAPERS—continued</td>
</tr>
</tbody>
</table>

**MENTAL HEALTH ACT, 1958, AS AMENDED:**
- Regulations under, 21, 296.

**METROPOLITAN MEAT INDUSTRY** (See "MEAT INDUSTRY").

**METROPOLITAN TRAFFIC ACT, 1900, AS AMENDED:**
- Regulations under, 126, 295.

**METROPOLITAN WATER, SEWERAGE AND DRAINAGE:**
- Act, 1924, as amended:
  - By-laws under, 15, 45, 92, 113, 119, 163, 170, 262, 293, 315.
  - Variation of Statute, 15.
  - Notifications of acquisition of land under Public Works Act, for the purposes of, 17, 32, 38, 43, 88, 95, 152, 346.
- Board:
  - Report for year ended 30th June, 1965, 170

**MILK:**
- Act, 1931, as amended:
  - By-laws under, 294.
  - Regulations under, 15, 256.
- Board:
  - Report for year ended 30th June, 1965, 279

**MINE SUBSIDENCE BOARD** (See "MINING").

**MINE SUBSIDENCE COMPENSATION ACT, 1961:**
- Regulations under, 263, 302.

**MINES INSPECTION ACT, 1901, AS AMENDED:**
- Rules under, 46, 357.

**MINES RESCUE ACT, 1925, AS AMENDED:**
- Regulations under, 301(f).

**MINING:**
- Authorities to Mine issued since January, 1882, under Mining Act, 1874 (Returns to an Order), 274.
  - ACT, 1906, as amended:
    - Proclamations under, 20, 68, 96, 129, 135, 263(2).
    - Regulations under, 170, 263, 301.
- Joint Coal Board:
  - Report for year ended 30th June, 1965, 134
  - Report of Commonwealth Auditor-General on Accounts of, for year ended 30th June, 1965, 135
- Mine Subsidence Board:
  - Report, together with Statement of Accounts, for year ended 30th June, 1965, 126
- Mines Department:
  - Report for 1964, 56
- State Coal Mines Control Authority:
  - Report, Statement of Accounts and Balance-sheet and Reports of Managers of the State Coal Mines for year ended 30th June, 1965, 96

<table>
<thead>
<tr>
<th>PAGE</th>
<th>VOL.</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td>517</td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>547</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>581</td>
</tr>
<tr>
<td></td>
<td></td>
<td>799</td>
</tr>
<tr>
<td></td>
<td></td>
<td>929</td>
</tr>
<tr>
<td></td>
<td></td>
<td>809</td>
</tr>
<tr>
<td></td>
<td></td>
<td>935</td>
</tr>
</tbody>
</table>
### M

**MINISTRY OF TRANSPORT ACT, 1932, AS AMENDED** (See also "RAILWAYS"; also "TRANSPORT"):—

Notification of acquisition of land, under Public Works Act, for the purposes of, 23, 63.

**MOTOR TRAFFIC ACT, 1909, AS AMENDED**:—

Regulations under, 46, 126, 133, 270, 295.

**MOTOR TRANSPORT** (See "TRANSPORT").

**MOTOR VEHICLES (THIRD PARTY INSURANCE) ACT, 1942, AS AMENDED**:—

Regulations under, 316.

**MURRAY RIVER** (See "RIVER MURRAY").

**MUSEUMS**:—

**AUSTRALIAN**:—

Report of Trustees for year ended 30th June, 1965, 152

### N

**NATIVE ANIMALS PROTECTION** (See "FAUNA PROTECTION").

**NAVIGATION ACT, 1901, AS AMENDED**:—

Regulations under, 81.

**NECROPOLIS ACT, 1901, AS AMENDED**:—

Amended fees and charges, 20.

Regulations under, 263, 290.

**NEW SOUTH WALES INSTITUTE OF PSYCHIATRY**:—

Report for year ended 30th June, 1965, 92

**NEW SOUTH WALES STATE CANCER COUNCIL**:—

**Act, 1955, as amended**:—

By-laws under, 21, 296.

Report for year ended 30th June, 1965, 189

**NEWCASTLE AND DISTRICT TRANSPORT TRUST** (See "FINANCE").

**NOXIOUS TRADES ACT, 1902, AS AMENDED**:—

Regulations under, 296.

**NURSES REGISTRATION ACT, 1953, AS AMENDED**:—

Regulations under, 164, 264, 296, 312.
INDEX

1965-66

REFERENCES TO THE VOTES AND PROCEEDINGS, 41ST PARLIAMENT—SECOND SESSION

PAPERS ORDERED TO BE PRINTED

ASSEMBLY VOLUME | JOINT VOLUMES

<table>
<thead>
<tr>
<th>PAGE</th>
<th>VOL.</th>
<th>PAGE</th>
</tr>
</thead>
</table>

Papers—continued

O

O'CONNOR, D. (See "HOSPITAL SERVICES COMMITTEE").

OMNIBUS SERVICES (See "TRANSPORT").

OPTICAL DISPENSERS ACT, 1963:
Regulations under, 296.

OPTOMETRISTS ACT, 1930, AS AMENDED:
Regulations under, 296.

PARLIAMENT OF NEW SOUTH WALES:
Report by Honourable B. H. Matthews on emoluments and other benefits of Members, 352.

PASTURES PROTECTION ACT, 1934, AS AMENDED:
Regulations under, 15, 63, 146, 256, 294.

PENSIONS (See "MINING"; also "POLICE"; also "STATE SUPERANNUATION BOARD").

PETITIONS (Presented to Assembly only) (See also "ELECTORAL"):—

PRICE CONTROL:
Praying that action be taken to effect, 25, 105, 339, 356.

TEACHER TRAINEES' ALLOWANCES:
Praying that action be taken to ensure that sufficient funds are made available to increase trainees' allowances, 29, 73.

FEMALE UNEMPLOYMENT IN ILLAWARRA DISTRICT:
Praying that Government funds be made available for establishment of suitable industries, 151.
PETITIONS (continued):—

PETRIEDAN CROSSING AT NORTH SYDNEY DEMONSTRATION SCHOOL:—
Praying that police services at this point be retained, 163 .......................... 4 39

LIQUOR SALES:—
From citizens not in favour of extension of hotel trading hours and praying that
before any further facilities be granted for the sale of liquor a referendum
be held, 163 .......................... 4 35

MR. JOERI IUTZON:—
Praying that Mr. Utzon be retained until completion of Sydney Opera House, 301 4 51

POKER MACHINES:—
From members of Dee Why and Manly Seventh Day Adventist Churches praying that
poker machines be banned, 323 .......................... 4 41

PARRAMATTA NATIONAL PARK:—
Praying that Minister for Lands revoke a lease for the extension of a nine holes' golf course in the May's Hill area of the Park, 343 .......................... 4 37

PETROLEUM ACT, 1955, AS AMENDED:—
Regulations under, 302.

PETROLEUM PRODUCTS SUBSIDY ACT, 1965:—
Regulations under, 240.

PHARMACY:—
Act, 1964:—
Regulations under, 21, 115, 296.
BOARD:—
Report for 1965, 284 .......................... 4 431

PHYSIOTHERAPISTS REGISTRATION ACT, 1945, AS AMENDED:—
Regulations under, 296.

POISONS ACT, 1952, AS AMENDED:—
Regulations under, 164, 296.

POLICE:—
DEPARTMENT:—
Report for 1964, 113 .......................... 4 55

REGULATION ACT, 1859, as amended:—
Rules under, 73, 262, 293.
SUPERANNUATION AND REWARD FUND:—
Statement of Receipts and Payments for year ended 30th June, 1965, 113 .......................... 4 97

PREVENTION OF CRUELTY TO ANIMALS ACT, 1901, AS AMENDED:—
Regulations under, 26.

PRICKLY PEAR DESTRUCTION COMMISSIONER:—
Report for year ended 30th June, 1965, 19 .......................... 1 529

PRIMARY PRODUCE (See "MARKETING OF PRIMARY PRODUCTS"; also "DRIED FRUITS").

PRINTING COMMITTEE (See "COMMITTEES").
| REFERENCES TO THE VOTES AND PROCEEDINGS, 41ST PARLIAMENT—SECOND SESSION |
|---------------------------------------------------------------|------------------|-----------------|
| **PAPERS ORDERED TO BE PRINTED**                              | **ASSEMBLY**     | **VOLUME**      |
| **PAPERS—continued**                                         | **JOURNAL**      | **VOLUME**      |

**PRIVATE HOSPITALS ACT, 1908, AS AMENDED:**
- Regulations under, 21, 296, 311.

**PROCLAMATIONS:**
- Calling Parliament together, 1.
- Cook's River Improvement Act, 19.
- Proroguing Parliament
- Factories, Shops and Industries Act, 15.
- Local Government Act, 19(f).
- Maritime Services Act, 19, 35.
- Public Works Act, 19(f), 33, 42.
- State Coal Mines Act, 20, 46, 68(f), 129.

<table>
<thead>
<tr>
<th><strong>PSYCHIATRY, NEW SOUTH WALES INSTITUTE:</strong></th>
<th><strong>PAGE</strong></th>
<th><strong>VOL.</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Report for year ended 30th June, 1965, 92</td>
<td>4</td>
<td>289</td>
</tr>
</tbody>
</table>

**PUBLIC ACCOUNTANTS REGISTRATION BOARD:**
- Report for 1964, 15

**PUBLIC ACCOUNTS** (See "FINANCE").

**PUBLIC ACCOUNTS COMMITTEE** (See "COMMITTEES").

**PUBLIC HEALTH** (See also "HOSPITALS"):—
- Report of Director-General, for 1964, 82
- Act, 1902, as amended:
  - Regulations under, 21, 296.

**PUBLIC HOSPITALS ACT, 1929, AS AMENDED** (See also "HOSPITALS"):—
- Notification of acquisition of land under Public Works Act, for purposes of, 19, 347.
- Regulations under, 264.

**PUBLIC INSTRUCTION** (See "EDUCATION").

**PUBLIC LIBRARY** (See "LIBRARY").

**PUBLIC PARKS ACT, 1912, AS AMENDED:**
- By-laws under, 290.

**PUBLIC SERVICE:**
- Act, 1902, as amended:
  - Regulations under, 15, 56, 137, 170, 197, 267, 284, 293.
- Board:
  - Report for year ended 30th June, 1965, 153
  - Minutes relating to Appointments and/or Annual List of Appointments of Officers, 15(f), 152, 262, 284, 315, 331.

**PUBLIC TRUSTS ACT, 1897, AS AMENDED:**
- Rules and Regulations under, 20, 63, 101, 290.
<table>
<thead>
<tr>
<th>PUBLICATIONS ORGANIZED TO BE PRINTED ASSEMBLY VOLUME</th>
<th>PAPERS ORDERED TO BE PRINTED JOINT VOLUMES</th>
</tr>
</thead>
<tbody>
<tr>
<td>INDEX 1965-66</td>
<td>INDEX 1965-66</td>
</tr>
</tbody>
</table>

**Papers—continued**

**P**

**PUBLIC WORKS** (See also "STATE ENTERPRISES"; also "RAILWAYS"; also "LOCAL GOVERNMENT"; also "WATER"):—

**Act, 1912, as Amended:**—
- Report of Department for year ended 30th June, 1965, 197
- Proclamations under, 19(4), 35, 42.

**NOTIFICATIONS OF ACQUISITION OF LAND OR EASEMENTS UNDER, FOR THE FOLLOWING PURPOSES (refer also to appropriate headings in body of Index):—**
- Public Buildings and Utilities, 18, 38, 42, 95, 347(5).
- Sewerage Schemes, 35, 147, 347(4).
- Miscellaneous, 152, 347(8).

**PURE FOOD ACT, 1908, AS AMENDED:**—
- Regulations under, 115, 264, 296, 311.

**R**

**RADIOACTIVE SUBSTANCES ACT, 1957, AS AMENDED:**—
- Regulations under, 296.

**RAILWAYS:**—

**Government Railways Act, 1912, as amended:**—
- By-laws under, 114, 256, 290.
- Report of Railways Retirement Fund Board, for year ended 30th June, 1965, 95
- Report of Commissioner for year ended 30th June, 1965, 197
- Statements of Traffic secured under section 24 (3), (4) and (6), for the months of:—
  - March, April, May, June, 1965, 23.
  - August, 1965, 100.
  - September, 1965, 133.
  - October, 1965, 197.
  - November, 1965, 256.
  - December, 1965, 256.
- Statement of estimated expenditure from the Government Railways Funds in excess of Parliamentary Appropriation for year ended 30th June, 1965, 15.

**MINISTRY OF TRANSPORT ACT, 1932, AS AMENDED:**—

**NOTIFICATIONS OF ACQUISITION AND/OR RESCISSION OF LAND OR EASEMENTS UNDER PUBLIC WORKS ACT, 1912, FOR THE FOLLOWING PURPOSES:**—
- Confirming the Title of the Commissioner for Railways to Land, 23, 26, 114, 120, 126, 147, 197, 290, 295, 324.
- Constructing and maintaining electric high-tension transmission lines, 24, 114, 147, 256, 316.
- Maintaining Traffic on Existing Lines of Railway, 23, 96, 120, 256.
- Miscellaneous, 23, 100, 257, 324, 364.

**REGISTRATION OF STOCK BRANDS ACT, 1921, AS AMENDED:**—
- Regulations under, 15.

**REGULATIONS, ORDINANCES, RULES AND FORMS (See also "BY-LAWS"):**—
- Aborigines Protection Act, 267.
- Agricultural Seeds Act, 114.
- Argentine Anti Eradication Act, 16, 311.
- Broken Hill Water and Sewerage Act, 26.
- Bursary Endowment Act, 284.
### Papers—continued

#### R

<table>
<thead>
<tr>
<th>REGULATIONS, ORDINANCES, RULES AND FORMS (continued):—</th>
</tr>
</thead>
<tbody>
<tr>
<td>Business Names Act, 295.</td>
</tr>
<tr>
<td>Cattle Compensation Act, 236.</td>
</tr>
<tr>
<td>Cattle Slaughtering and Diseased Animals and Meat Act, 294.</td>
</tr>
<tr>
<td>Charitable Collections Act, 284.</td>
</tr>
<tr>
<td>Chiropodists Registration Act, 296.</td>
</tr>
<tr>
<td>Close Settlement Acts, 263.</td>
</tr>
<tr>
<td>Coal and Oil Shale Mine Workers (Superannuation) Act, 302.</td>
</tr>
<tr>
<td>Coal Industry Act, 302.</td>
</tr>
<tr>
<td>Companies Act, 295, 346.</td>
</tr>
<tr>
<td>Conveyancing Act, 294(7), 324.</td>
</tr>
<tr>
<td>Coronees Act, 295.</td>
</tr>
<tr>
<td>Crown Lands Consolidation Act, 20, 123, 166, 263, 290.</td>
</tr>
<tr>
<td>Dairy Industry Act, 294.</td>
</tr>
<tr>
<td>Decimal Currency Act, 315.</td>
</tr>
<tr>
<td>Dentists Act, 21, 296.</td>
</tr>
<tr>
<td>Dividing Fences Act, 311.</td>
</tr>
<tr>
<td>Dried Fruits Act, 256, 332.</td>
</tr>
<tr>
<td>Electricity Commission Act, 310.</td>
</tr>
<tr>
<td>Electricity Development Act, 16, 35, 311.</td>
</tr>
<tr>
<td>Explosives Act, 263, 301(7).</td>
</tr>
<tr>
<td>Factories, Shops and Industries Act, 255.</td>
</tr>
<tr>
<td>Farm Produce Agents Act, 294.</td>
</tr>
<tr>
<td>Fauna Protection Act, 262, 267.</td>
</tr>
<tr>
<td>Fisheries and Oyster Farms Act, 105, 170, 262, 267, 284.</td>
</tr>
<tr>
<td>Fluoridation of Public Water Supplies Act, 296.</td>
</tr>
<tr>
<td>Forestry Act, 274, 316.</td>
</tr>
<tr>
<td>Friendly Societies Act, 306.</td>
</tr>
<tr>
<td>Gaming and Betting Act, 170, 267.</td>
</tr>
<tr>
<td>Gas and Electricity Act, 16, 311.</td>
</tr>
<tr>
<td>Government Savings Bank Act, 262.</td>
</tr>
<tr>
<td>Grain Elevators Act, 346.</td>
</tr>
<tr>
<td>Hay Irrigation Act, 115.</td>
</tr>
<tr>
<td>Harbour and Tonnage Rates Act, 240.</td>
</tr>
<tr>
<td>Hire Purchase Act, 347.</td>
</tr>
<tr>
<td>Housing Act, 277.</td>
</tr>
<tr>
<td>Hunter District Water, Sewerage and Drainage Act, 315.</td>
</tr>
<tr>
<td>Industrial Arbitration Act, 269.</td>
</tr>
<tr>
<td>Inflammable Liquid Act, 301.</td>
</tr>
<tr>
<td>Irrigation Act, 20, 96, 115, 264.</td>
</tr>
<tr>
<td>Justices Act, 21, 264, 295.</td>
</tr>
<tr>
<td>Land and Valuation Court Act, 295.</td>
</tr>
<tr>
<td>Land Tax Management Act, 331.</td>
</tr>
<tr>
<td>Land Vendors Act, 256.</td>
</tr>
<tr>
<td>Library Act, 294.</td>
</tr>
<tr>
<td>Legal Practitioners Act, 295, 346.</td>
</tr>
<tr>
<td>Liquefied Petroleum Gas Act, 16, 311.</td>
</tr>
<tr>
<td>Liquor Act, 311.</td>
</tr>
<tr>
<td>Local Government Act, 16(5), 46, 82, 100, 164, 263, 267, 295, 310(7), 324, 346.</td>
</tr>
<tr>
<td>Local Government (Amendment) Act, 310.</td>
</tr>
<tr>
<td>Local Government and Other Authorities (Superannuation) Act, 310.</td>
</tr>
<tr>
<td>Lotteries and Art Unions Act, 152.</td>
</tr>
<tr>
<td>Marketing of Primary Products Act, 15, 146, 256.</td>
</tr>
<tr>
<td>Meat Industry Act, 133, 256, 294.</td>
</tr>
<tr>
<td>Medical Practitioners Act, 115, 296.</td>
</tr>
<tr>
<td>Mental Health Act, 21, 296.</td>
</tr>
<tr>
<td>Metropolitan Traffic Act, 126, 295.</td>
</tr>
<tr>
<td>Milk Act, 15, 256.</td>
</tr>
<tr>
<td>Mine Subsidies Compensation Act, 263, 302.</td>
</tr>
<tr>
<td>Mines Inspection Act, 46, 357.</td>
</tr>
<tr>
<td>Mines Rescue Act, 301(3).</td>
</tr>
<tr>
<td>Mining Act, 170, 263, 301.</td>
</tr>
<tr>
<td>Motor Traffic Act, 46, 126, 133, 270, 295.</td>
</tr>
<tr>
<td>Motor Vehicles (Third Party Insurance) Act, 316.</td>
</tr>
<tr>
<td>Navigation Act, 81.</td>
</tr>
<tr>
<td>Necropolis Act, 263, 290.</td>
</tr>
<tr>
<td>New South Wales State Cancer Council Act, 296.</td>
</tr>
<tr>
<td>Noxious Trades Act, 296.</td>
</tr>
<tr>
<td>Nurses Registration Act, 164, 264, 296, 312.</td>
</tr>
<tr>
<td>Optical Dispensers Act, 296.</td>
</tr>
<tr>
<td>Optometrists Act, 296.</td>
</tr>
<tr>
<td>Pastures Protection Act, 15, 63, 146, 256, 294.</td>
</tr>
<tr>
<td>Petroleum Act, 302.</td>
</tr>
<tr>
<td>Petroleum Products Subsidy Act, 240.</td>
</tr>
<tr>
<td>Pharmacy Act, 21, 115, 296.</td>
</tr>
<tr>
<td>Physiotherapists Registration Act, 296.</td>
</tr>
<tr>
<td>Poisons Act, 164, 256.</td>
</tr>
<tr>
<td>Police Regulation Act, 73, 262, 293.</td>
</tr>
</tbody>
</table>
REGULATIONS, ORDINANCES, RULES AND FORMS (continued):—

Private Hospitals Act, 21, 296, 311.
Public Health Act, 21, 296.
Public Hospitals Act, 264.
Public Service Act, 13, 56, 137, 170, 197, 267, 284, 293.
Public Trusts Act, 20, 63, 101, 290.
Pure Food Act, 115, 264, 296, 311.
Radioactive Substances Act, 296.
Registration of Stock Brands Act, 15.
Scaffolding and Lifts Act, 105, 235, 269.
Small Debts Recovery Act, 295.
Stamp Duties Act, 284.
State Lotteries Act, 269.
State Planning Authority Act, 16, 311.
Stock Diseases Act, 256.
Superannuation Act, 296.
Supreme Court, 16, 42, 133, 256, 346.
Sydney Harbour Bridge (Administration) Act, 295.
Technical Education and University of New South Wales Act, 82.
Timber Marketing Act, 302.
Totalizer Act, 315.
Totalizer (Off-Course Betting) Act, 315.
Transport Act, 100, 270, 293, 315.
Valuation of Land Act, 16, 291, 311.
Venereal Diseases Act, 296.
Wild Flowers and Native Plants Protection Act, 310.
Weights and Measures Act, 262, 284.
Western Lands Act, 263, 311.
Workers' Compensation Act, 256.

RETURNED SOLDIERS' SETTLEMENT (See "CLOSER SETTLEMENT").

RIVER MURRAY:—
Report of Commission for year ended 30th June, 1964, 23
Report of Commission for year ended 30th June, 1965, 270

ROAD TRANSPORT (See "TRANSPORT").

ROADS (See "MAIN ROADS").

ROYAL COMMISSION:—

RURAL BANK OF NEW SOUTH WALES:—
Report for year ended 30th June, 1965, 119

RURAL RECONSTRUCTION BOARD:—
Report for year ended 30th June, 1965, 19

SCAFFOLDING AND LIFTS ACT, 1912, AS AMENDED:—
Regulations under 105, 255, 269.
Papers—continued

SESSIONAL COMMITTEES (See "COMMITTEES").

SEWERAGE (See "PUBLIC WORKS").

SILICA DUST DISEASES (See "WORKERS' COMPENSATION").

SMALL DEBTS RECOVERY ACT, 1912, AS AMENDED:
  Rules under, 295.

SNOWY MOUNTAINS HYDRO-ELECTRIC AGREEMENTS ACT, 1958, AS AMENDED:
  Notifications of acquisition of land, under Public Works Act, for purposes of, 19, 35, 43, 347.

SOIL CONSERVATION ACT, 1938, AS AMENDED:
  Notifications of acquisition of land, under Public Works Act, for purposes of, 18.

SOIL CONSERVATION SERVICE:
  Report for year ended 30th June, 1965, 189

STAMP DUTIES ACT, 1920, AS AMENDED:
  Regulations under, 284.
  Variation of Statute, 133.

STARR, Dr. K. D. (See "HOSPITAL SERVICES COMMITTEE").

STATE BRICKWORKS (See "STATE ENTERPRISES").

STATE CANCER COUNCIL (See "CANCER COUNCIL").

STATE COAL MINES ACT, 1912, AS AMENDED (See also "MINING"):—
  Proclamations under, 20, 46, 68 (F), 129.

STATE ENTERPRISES:
  BRICKWORKS:
    Statement of Accounts and Balance-sheet for the year ended 31st March, 1965, 68

STATE FORESTS (See "FORESTRY").

STATE LOTTERIES:
  Act, 1930, as amended:
    Regulations under, 269.
    Statement of Receipts and Expenditure for year ended 30th June, 1964, 15

STATE PLANNING AUTHORITY ACT, 1963:
  Regulations under, 16, 311.
  Notifications of acquisition of land under Public Works Act, for the purposes of, 16, 19, 30, 87, 95, 100, 120, 310.

STATUTES VARIED (See "VARIATION OF STATUTES").
## INDEX

1965-66

### REFERENCES TO THE VOTES AND PROCEEDINGS, 41ST PARLIAMENT—SECOND SESSION

<table>
<thead>
<tr>
<th>PAPERS ORDERED TO BE PRINTED</th>
<th>ASSEMBLY VOLUME</th>
<th>JOINT VOLUMES</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Papers—continued</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>S</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>STOCK DISEASES ACT, 1923, AS AMENDED:—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulations under, 256.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SUPERANNUATION (See also “POLICE”; also “MINING”):—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Act, 1916, as amended:—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulations under, 256.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SUPREME COURT:—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Rules of Court, 16, 42, 133, 256, 346.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SURVEYOR-GENERAL:—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report for year ended 30th June, 1965, 19</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SYDNEY CORPORATION ACT, 1932, AS AMENDED:—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>By-laws under (deemed to be Ordinances under Local Government Act, 1919), 16, 35, 164, 263, 310.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SYDNEY COUNTY COUNCIL (See “ELECTRICITY”).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SYDNEY HARBOUR BRIDGE (ADMINISTRATION) ACT, 1912, AS AMENDED:—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulations under, 295.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SYDNEY HARBOUR TRANSPORT BOARD (See “TRANSPORT”).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>SYDNEY HARBOUR TRUST (See also “MARITIME SERVICES”; also “FINANCE”):—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Act, 1900, as amended:—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulations under, 113, 240(2), 262, 315, 331.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>T</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>TAXATION (See “FINANCE”).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>TECHNICAL EDUCATION AND UNIVERSITY OF NEW SOUTH WALES ACT, 1949, AS AMENDED (See also “UNIVERSITIES”):—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gazette Notice vesting land in the University of New South Wales, 45.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Notifications of acquisition of land under Public Works Act, for purposes of, 38, 45, 284.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulations under, 82.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>THE NATIONAL TRUST ACT OF AUSTRALIA (NEW SOUTH WALES) ACT, 1960:—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>By-laws under, 311.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>TIMBER MARKETING ACT, 1945, AS AMENDED:—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulations under, 302.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>TOTALIZATOR ACT, 1916, AS AMENDED:—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulations under, 315.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Variation of Statute, 15.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>References</td>
<td>Page</td>
<td></td>
</tr>
<tr>
<td>------------</td>
<td>------</td>
<td></td>
</tr>
<tr>
<td>PAPERS ORDERED TO BE PRINTED</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ASSEMBLY VOLUME</td>
<td>JOINT VOLUMES</td>
<td></td>
</tr>
<tr>
<td>PAPERS—continued</td>
<td></td>
<td></td>
</tr>
<tr>
<td>TOTALIZATOR (OFF-COURSE BETTING) ACT, 1964: —</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulations under, 315.</td>
<td>4 1075</td>
<td></td>
</tr>
<tr>
<td>TOTALIZATOR AGENCY BOARD: —</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report for year ended 30th June, 1965, 105</td>
<td>4 1075</td>
<td></td>
</tr>
<tr>
<td>TOWN AND COUNTRY PLANNING (See &quot;LOCAL GOVERNMENT”; also &quot;STATE PLANNING AUTHORITY ACT&quot;).</td>
<td></td>
<td></td>
</tr>
<tr>
<td>TRADE UNIONS: —</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report of Industrial Registrar for 1964, 114</td>
<td>4 1087</td>
<td></td>
</tr>
<tr>
<td>TRANSPORT (See also &quot;RAILWAYS”; also &quot;MAIN ROADS”; also &quot;FINANCE&quot;): —</td>
<td></td>
<td></td>
</tr>
<tr>
<td>TRANSPORT ACT, 1930, as amended: —</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulations under, 100, 270, 295, 315.</td>
<td>5 1</td>
<td></td>
</tr>
<tr>
<td>MINISTRY OF TRANSPORT ACT, 1932, as amended: —</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Notifications of acquisition of land under Public Works Act, for purposes of, 295.</td>
<td>5 115</td>
<td></td>
</tr>
<tr>
<td>GOVERNMENT TRANSPORT COMMISSIONER (OMNIBUS SERVICES): —</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report for year ended 30th June, 1965, 197</td>
<td>5 115</td>
<td></td>
</tr>
<tr>
<td>MOTOR TRANSPORT COMMISSIONER: —</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report for year ended 30th June, 1965, 197</td>
<td>5 115</td>
<td></td>
</tr>
<tr>
<td>SYDNEY HARBOUR TRANSPORT BOARD (FERRY SERVICES): —</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report for year ended 30th June, 1965, 147</td>
<td>5 231</td>
<td></td>
</tr>
<tr>
<td>UNIVERSITIES: —</td>
<td></td>
<td></td>
</tr>
<tr>
<td>NEW ENGLAND: —</td>
<td></td>
<td></td>
</tr>
<tr>
<td>By-laws, 135, 346.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report of Council for 1964, 42</td>
<td>1 629</td>
<td></td>
</tr>
<tr>
<td>Financial Statements for 1964, 284</td>
<td>1 609</td>
<td></td>
</tr>
<tr>
<td>NEW SOUTH WALES: —</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report of Council for 1964, 294</td>
<td>1 729</td>
<td></td>
</tr>
<tr>
<td>Financial Statements for 1963, 323</td>
<td>1 665</td>
<td></td>
</tr>
<tr>
<td>Financial Statements for 1964, 323</td>
<td>1 695</td>
<td></td>
</tr>
<tr>
<td>NEWCASTLE: —</td>
<td></td>
<td></td>
</tr>
<tr>
<td>By-laws, 346.</td>
<td>1 817</td>
<td></td>
</tr>
<tr>
<td>SYDNEY: —</td>
<td></td>
<td></td>
</tr>
<tr>
<td>By-laws, 42, 126, 152, 346.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Report of Senate for 1964, 129</td>
<td>1 817</td>
<td></td>
</tr>
<tr>
<td>UNIVERSITY AND UNIVERSITY COLLEGES ACT, 1900, AS AMENDED (See also &quot;UNIVERSITIES&quot;): —</td>
<td></td>
<td></td>
</tr>
<tr>
<td>By-laws under, 42, 126, 152, 346.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>UNIVERSITY OF NEWCASTLE ACT, 1964: —</td>
<td></td>
<td></td>
</tr>
<tr>
<td>By-laws under, 346.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>UNIVERSITY OF NEW ENGLAND ACT, 1953: —</td>
<td></td>
<td></td>
</tr>
<tr>
<td>By-laws under, 135, 346.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Papers—continued

VALUATION OF LAND ACT, 1916, AS AMENDED:—

Regulations under, 16, 295, 311.
Statement of Income and Expenditure for year ended 30th June, 1964, 346
Statement of Income and Expenditure for year ended 30th June, 1965, 346
Variation of Statute, 133.

VALUER-GENERAL:—

Report of, for year ended 30th June, 1964, 346
Report of, for year ended 30th June, 1965, 346

VARIATION OF STATUTES:—

Minutes recording, in respect of:—

Metropolitan Water, Sewerage, and Drainage Act, 15.
Totalizator Act, 15.
Stamp Duties Act, 133.
Valuation of Land Act, 133.

VENereal Diseases Act, 1918, AS AMENDED:—

Regulations under, 296.

VOTES AND PROCEEDINGS:—

Nos. 1 to 66 ........................................... 1

W

WATER:—

Noticications of acquisition of land and/or easements under the Public Works Act for the Following Purposes:—

Dams and Weirs:—

Tumut River at Blowering, 20.
Macquarie River at Burrendong, 20, 30, 35, 92, 115, 270.
Wyangala Dam, 68.

Water Storage—Water Supply and/or Irrigation Districts:—

South-West Tablelands, 38.
Berriquin, 46, 264.
Mirrool, 56.
Tullalook, 92.
Colleambally, 274.

Miscellaneous:—

Keepit Catchment Area, 18.
Llanillo Bore Water Trust, 20.
Warrana Bore Water Trust, 20.

Water Conservation and Irrigation (See also "Conservation"; also "River Murray"; also "Water"):—


Water Supply (See "Metropolitan Water, Sewerage and Drainage Board"; also "Hunter District Water and Sewerage"; also "Broken Hill Water Board"; also "Water").

Weekly Reports of Divisions in Committee:—

Nos. 1 to 11 ........................................ 393
### Papers—continued

#### W

<table>
<thead>
<tr>
<th>Act</th>
<th>Regulations/By-laws</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>WEIGHTS AND MEASURES ACT, 1915. AS AMENDED:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulations under, 262, 284.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>WEIRS (See &quot;WATER&quot;).</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>WENTWORTH IRRIGATION ACT, 1890. AS AMENDED:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>By-laws under, 332.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>WESTERN LANDS ACT, 1901, AS AMENDED:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulations under, 263, 311.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>WESTERN LANDS COMMISSIONER:</strong></td>
<td>Report for year ended 30th June, 1965, 19</td>
<td>1</td>
</tr>
<tr>
<td><strong>WILD DOG DESTRUCTION BOARD:</strong></td>
<td>Report for 1964, 19</td>
<td>1</td>
</tr>
<tr>
<td><strong>WILD FLOWERS AND NATIVE PLANTS PROTECTION ACT, 1927, AS AMENDED:</strong></td>
<td>Regulations under, 310.</td>
<td></td>
</tr>
<tr>
<td><strong>WORKERS' COMPENSATION:</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Act, 1926, as amended:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Regulations under, 256.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Commission:</td>
<td>Report, together with Report of Insurance Premiums Committee, for the year ended 30th June, 1964, 92</td>
<td>3</td>
</tr>
<tr>
<td><strong>WORKERS' COMPENSATION (SILICOSIS) COMMITTEE:</strong></td>
<td>Report for year ended 30th June, 1965, 129</td>
<td>3</td>
</tr>
<tr>
<td><strong>WORKS (See &quot;PUBLIC WORKS&quot;).</strong></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
ALPHABETICAL LIST

OF

MEMBERS

OF THE

LEGISLATIVE ASSEMBLY

(SECOND SESSION OF THE FORTY-FIRST PARLIAMENT)

OPENED 24 AUGUST, 1965—PROROGED 20 APRIL, 1966
**NEW SOUTH WALES LEGISLATIVE ASSEMBLY**

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(SECOND SESSION OF THE FORTY-FIRST PARLIAMENT)


**SESSION—OPENED 24 AUGUST, 1965—PROLOGUED 20 APRIL, 1966**

<table>
<thead>
<tr>
<th>No.</th>
<th>Name</th>
<th>Electorate</th>
<th>No.</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>ASKIN, The Hon. Robin William</td>
<td>Cowra</td>
<td>46</td>
<td>HUGHES, The Hon. David</td>
</tr>
<tr>
<td>2</td>
<td>BANNON, Brian Joseph, Esq.</td>
<td>(Opinion Whip.)</td>
<td>47</td>
<td>HUMPHRIES, Edward Harry, Esq.</td>
</tr>
<tr>
<td>3</td>
<td>BEALE, The Hon. Jack Gordon, M.E.</td>
<td>South Coast</td>
<td>48</td>
<td>HUNTER, David Benjamin, Esq.</td>
</tr>
<tr>
<td>5</td>
<td>BOWEN, Lionel Fees, Esq., LL.B.</td>
<td>Randwick</td>
<td>50</td>
<td>JACKSON, Rex Frederick, Esq.</td>
</tr>
<tr>
<td>7</td>
<td>BREWER, Ronald Alfred St. Clair, Esq.</td>
<td>Glouch</td>
<td>52</td>
<td>JENSEN, Henry Frederick, Esq.</td>
</tr>
<tr>
<td>9</td>
<td>BRUKNER, James Card, Esq.</td>
<td>Cootar Klee</td>
<td>54</td>
<td>JONES, Samuel Barry, Esq.</td>
</tr>
<tr>
<td>10</td>
<td>CAILL, Thomas James, Esq.</td>
<td>Tamworth</td>
<td>55</td>
<td>JORDAN, Leslie Charles, Esq., LL.B.</td>
</tr>
<tr>
<td>12</td>
<td>COUGH, James Arthur, Esq.</td>
<td>Eastwood</td>
<td>57</td>
<td>KELLY, The Hon. Christopher Augustus</td>
</tr>
<tr>
<td>14</td>
<td>CRAWFORD, Geoffrey Robertson, Esq., D.C.M.</td>
<td>Tenterfield</td>
<td>59</td>
<td>KELLY, The Hon. Harold, LL.B.</td>
</tr>
<tr>
<td>15</td>
<td>CRABTREE, William Frederick, Esq.</td>
<td>Bligh</td>
<td>60</td>
<td>LAWSON, Joseph Alexander, Esq.</td>
</tr>
<tr>
<td>16</td>
<td>CUNO, David Bruce, Esq.</td>
<td>Oxley</td>
<td>61</td>
<td>LEEST, Thomas Laslett, Esq.</td>
</tr>
<tr>
<td>17</td>
<td>CUNY, Peter Francis, Esq.</td>
<td>Ashbur</td>
<td>62</td>
<td>MCCARTNEY, Robert Arthur, Esq.</td>
</tr>
<tr>
<td>19</td>
<td>CRAWFORD, Geoffrey Robertson, Esq., D.C.M.</td>
<td>(Chairman of Committees)</td>
<td>64</td>
<td>MCMONCH, John Michael Alfred, Esq.</td>
</tr>
<tr>
<td>20</td>
<td>CROISH, Douglas Donald, Esq.</td>
<td>Geelong River</td>
<td>65</td>
<td>MACKIE, Gordon Charlton, Esq.</td>
</tr>
<tr>
<td>22</td>
<td>DALTON, Thomas William, Esq.</td>
<td>Sutherland</td>
<td>67</td>
<td>MAHER, Daniel John, Esq.</td>
</tr>
<tr>
<td>23</td>
<td>DARTY, Evelyn Douglas, Esq., M.E.</td>
<td>Manly</td>
<td>68</td>
<td>MALLAM, Heathcote Clifford, Esq.</td>
</tr>
<tr>
<td>25</td>
<td>DOWNING, Francis George, Esq.</td>
<td>Ryde</td>
<td>70</td>
<td>MANYWEATHERS, Richmond William, Esq.</td>
</tr>
<tr>
<td>26</td>
<td>DOYLE, Keith Ralph, Esq., B.Ec.</td>
<td>Vaucluse</td>
<td>71</td>
<td>MAJOR, John Hadden, Esq., L Th.</td>
</tr>
<tr>
<td>27</td>
<td>DUNKER, Ronald Alfred Williams, Esq.</td>
<td>Vaucluse</td>
<td>72</td>
<td>MAUER, Stephen George, Esq.</td>
</tr>
<tr>
<td>28</td>
<td>DUNCAN, Robert Bruce, Esq.</td>
<td>Blacktown</td>
<td>73</td>
<td>MEAD, Thomas Francis, Esq.</td>
</tr>
<tr>
<td>30</td>
<td>EARL, Clarence Joseph, Esq.</td>
<td>Bankstown</td>
<td>75</td>
<td>MICHON, Philip Henry, Esq.</td>
</tr>
<tr>
<td>31</td>
<td>GREENFIELD, Sydney David, Esq.</td>
<td>Bondi</td>
<td>76</td>
<td>MURPHY, Thomas Patrick, Esq.</td>
</tr>
<tr>
<td>34</td>
<td>FERGUSSON, Laurie John, Esq.</td>
<td>Newtown</td>
<td>79</td>
<td>O’KEEFE, Frank Lionel, Esq.</td>
</tr>
<tr>
<td>36</td>
<td>FLASHIER, John Richard, Esq.</td>
<td>Granville</td>
<td>81</td>
<td>QUINN, Ernest Neville, Esq.</td>
</tr>
<tr>
<td>37</td>
<td>FOWLES, Howard Thomas, Esq.</td>
<td>Illawarra</td>
<td>82</td>
<td>RENSHAW, John Brook, Esq.</td>
</tr>
<tr>
<td>38</td>
<td>FREDENSTEIN, George Francis, Esq.</td>
<td>Young</td>
<td>83</td>
<td>RODDICK, Maxwell Stanley, Esq., M.E.</td>
</tr>
<tr>
<td>39</td>
<td>GRASSBY, Albert James, Esq.</td>
<td>Illawarra</td>
<td>84</td>
<td>RYAN, The Hon. Philip Norman, Esq.</td>
</tr>
<tr>
<td>40</td>
<td>GREEN, Frederick, Esq.</td>
<td>Young</td>
<td>85</td>
<td>SHEAFIELD, The Hon. William Francis, Q.C., LL.B.</td>
</tr>
<tr>
<td>41</td>
<td>GRIFFITH, Ian Ross, Esq.</td>
<td>Murrumbidgee</td>
<td>86</td>
<td>SIMPSON, James Brunton, Esq.</td>
</tr>
<tr>
<td>42</td>
<td>HAYKINS, Francis Harold, Esq.</td>
<td>Wagga Wagga</td>
<td>87</td>
<td>SLOTH, Albert Ross, Esq.</td>
</tr>
<tr>
<td>43</td>
<td>HEALEY, Richard Owen, Esq.</td>
<td>Wagga Wagga</td>
<td>88</td>
<td>SOUTH, John Lambert, Esq., B.B.C.</td>
</tr>
<tr>
<td>45</td>
<td>HOUH, Michael William, Esq.</td>
<td>Wagga Wagga</td>
<td>90</td>
<td>STEWART, Kevin James, Esq.</td>
</tr>
</tbody>
</table>

(e) Resigned, 23 September, 1965. 
(b) Resigned, 28 September, 1965.

(e) Elected, 6 November, 1965, in room of The Hon. Abrem Landa, LL.B., resigned.

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