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LEGISLATURE OF NEW SOUTH WALES

GOVERNOR:

(Sworn 1st August, 1957)

His Excellency LIEUTENANT-GENERAL Sir ERIC WINSLOW WOODWARD, *Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Most Honourable Order of the Bath, Commander of the Most Excellent Order of the British Empire, Companion of the Distinguished Service Order, Knight of the Venerable Order of St. John of Jerusalem, Governor of the State of New South Wales and its Dependencies, in the Commonwealth of Australia.*

LIEUTENANT-GOVERNOR:

The Honourable Sir KENNETH WHISTLER STREET, *Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Lieutenant-Governor of the State of New South Wales and its Dependencies, in the Commonwealth of Australia.*

THE HEFFRON MINISTRY:

Premier (a)	THE HON. ROBERT JAMES HEFFRON, M.L.A.
Deputy Premier, Treasurer and Minister for Industrial Development and Decentralisation (b) ..	THE HON. JOHN BROPHY RENSHAW, M.L.A.
Attorney-General and Vice-President of the Executive Council	THE HON. ROBERT REGINALD DOWNING, LL.B., M.L.C.
Chief Secretary and Minister for Tourist Activities	THE HON. CHRISTOPHER AUGUSTUS KELLY, M.L.A.
Minister for Local Government and Minister for Highways	THE HON. PATRICK DARCY HILLS, M.L.A.
Minister for Health	THE HON. WILLIAM FRANCIS SHEAHAN, Q.C., LL.B., M.L.A.
Minister for Child Welfare and Minister for Social Welfare (c)	THE HON. FRANCIS HAROLD HAWKINS, M.L.A.
Minister for Agriculture and Minister for Conservation	THE HON. AMBROSE GEORGE ENTICKNAP, M.L.A.
Minister for Housing and Minister for Co-operative Societies (d)	THE HON. ABRAM LANDA, LL.B., M.L.A.
Minister for Education	THE HON. ERNEST WETHERELL, M.L.A.
Minister for Labour and Industry	THE HON. JAMES JOSEPH MALONEY, M.L.C.
Minister for Mines	THE HON. JAMES BRUNTON SIMPSON, M.L.A.
Minister for Transport	THE HON. JOHN MICHAEL ALFRED MCMAHON, M.L.A.
Minister for Public Works	THE HON. PHILLIP NORMAN RYAN, M.L.A.
Minister of Justice	THE HON. NORMAN JOHN MANNIX, M.L.A.
Minister for Lands	THE HON. KEITH CLIVE COMPTON, M.L.A.

(a) Also Acting Treasurer and Acting Minister for Industrial Development and Decentralisation from 15th October, 1963, during the absence on a visit overseas of the Hon. J. B. Renshaw.

(b) Also Acting Premier from 26th April, 1963, during the absence on a visit overseas of the Hon. R. J. Heffron.

(c) Also Acting Minister for Agriculture and Acting Minister for Conservation from 22nd October, 1963, during the absence on a visit to New Zealand of the Hon. A. G. Enticknap.

(d) Also Acting Chief Secretary and Minister for Tourist Activities from 12th March, 1963, during the absence on a visit overseas of the Hon. C. A. Kelly.

THE RENSHAW MINISTRY:

(From 30th April, 1964)

Premier, Treasurer and Minister for Industrial Development and Decentralisation	THE HON. JOHN BROPHY RENSHAW, M.L.A.
Deputy Premier, Minister for Local Government and Minister for Highways	THE HON. PATRICK DARCY HILLS, M.L.A.
Attorney-General and Vice-President of the Executive Council	THE HON. ROBERT REGINALD DOWNING, LL.B., M.L.C.
Chief Secretary and Minister for Tourist Activities	THE HON. CHRISTOPHER AUGUSTUS KELLY, M.L.A.
Minister for Health	THE HON. WILLIAM FRANCIS SHEAHAN, Q.C., LL.B., M.L.A.
Minister for Child Welfare and Minister for Social Welfare	THE HON. FRANCIS HAROLD HAWKINS, M.L.A.
Minister for Agriculture and Minister for Conservation	THE HON. AMBROSE GEORGE ENTICKNAP, M.L.A.
Minister for Housing and Minister for Co-operative Societies	THE HON. ABRAM LANDA, LL.B., M.L.A.
Minister for Education	THE HON. ERNEST WETHERELL, M.L.A.
Minister for Labour and Industry	THE HON. JAMES JOSEPH MALONEY, M.L.C.
Minister for Mines	THE HON. JAMES BRUNTON SIMPSON, M.L.A.
Minister for Transport	THE HON. JOHN MICHAEL ALFRED McMAHON, M.L.A.
Minister for Public Works	THE HON. PHILLIP NORMAN RYAN, M.L.A.
Minister of Justice	THE HON. NORMAN JOHN MANNIX, M.L.A.
Minister for Lands	THE HON. KEITH CLIVE COMPTON, M.L.A.
Assistant Minister	THE HON. THOMAS PATRICK MURPHY, M.L.A.

LEGISLATIVE COUNCIL

- (a) Deceased, 26th September, 1962.
 (b) Deceased, 12th October, 1962.
 (c) Nominated 30th October, 1962.
 (d) Elected 14th November, 1962.
 (e) Elected 19th November, 1963.
 (f) Re-elected 21st November, 1963, for twelve-year term commencing 23rd April, 1964.
 (g) Resigned, 24th October, 1963.
 (h) Deceased, 21st March, 1964.
 (i) Resigned, 1st April, 1964.
 (k) Term expired 22nd April, 1964.
 (l) Elected 21st November, 1963, for twelve-year term commencing 23rd April, 1964.

- (m) Elected 19th May, 1964.
 (n) Elected 21st May, 1964.
 (o) Granted further leave of absence from 1st May, 1962, to 30th December, 1962.
 (p) Granted leave of absence from 17th June, 1963, to 30th September, 1963, to proceed overseas.
 (q) Granted leave of absence from 23rd June, 1963, to 31st August, 1963, to proceed overseas.
 (r) Granted leave of absence from 23rd April, 1964, to 10th August, 1964, to proceed overseas.

MEMBERS OF THE LEGISLATIVE COUNCIL

FORTIETH PARLIAMENT—SECOND SESSION

President—The Honourable William Edward Dickson*Chairman of Committees*—The Honourable Ernest Gerard Wright*Temporary Chairmen of Committees*—The Honourable Frank William Spicer, The Honourable Leon Samuel Snider, The Honourable Samuel Connell Williams, The Honourable John Alexander Weir (c).

- Ahern, The Honourable Harold Daniel, A.R.M.T.C., Mech. Elec. Eng., M.I.E. Aust., Chartered Engineer (Australia), Dip. Pub. Ad., F.R.I.P.A.
- Alam, The Honourable Anthony Alexander. (e)
- Armstrong, The Honourable Alexander Ewan. (f)
- Barron, The Honourable Evelyn. (l)
- Bassett, The Honourable George Douglas. (k)
- Begg, The Honourable Colin Elly, Q.C., LL.B. (j)
- Bridges, The Honourable Arthur Dalgety, F.C.A. (Aust.).
- Bryon-Faes, The Honourable Roger August Alfred Faes, de, M.A., M.Sc., Ph.D. (Temple, Pa.)
- Budd, The Honourable Harry Vincent.
- Cahill, The Honourable Cedric Alan Francis, Q.C.
- Cahill, The Honourable Cyril Joseph.
- Carter, The Honourable John Markham, C.B.E., M.C.
- Clayton, Colonel the Honourable Hector Joseph Richard, E.D., B.A., LL.B.
- Cochrane, The Honourable Donald. (k)
- Cockrill, The Honourable Francis Henry.
- Colborne, The Honourable Colin. (p)
- Coulter, The Honourable William Robert.
- Dalton, The Honourable Christopher Alfred.
- Day, The Honourable Robert Lyndon.
- Dickson, The Honourable William Edward. (f)
- Downing, The Honourable Robert Reginald, LL.B. (f)
- Erskine, The Honourable Robert Hamilton.
- Eskell, Brigadier the Honourable Stanley Louis Mowbray, E.D.
- Falkiner, The Honourable Otway McLaurin.
- FitzSimons, Major the Honourable Herbert Paton.
- Ford, The Honourable George Thomas. (l)
- Fuller, The Honourable John Bryan Munro.
- Furley, The Honourable Mabel Eileen, O.B.E. (d) (f)
- Gardiner, The Honourable John Henry.
- Geraghty, The Honourable Walter James.
- Gleeson, The Honourable Thomas Patrick.
- Gordon, The Honourable Trevor Everett. (n)
- Grace, The Honourable Patrick Raphael. (k)
- Hackett, The Honourable Charles. (k)
- Henley, The Honourable Herbert Sydney. (k)
- Hewitt, The Honourable Frederick Maclean.
- Jackson, The Honourable Reginald Stanley.
- Joel, The Honourable Asher Alexander, O.B.E.
- Kenny, The Honourable James Denis. (f)
- Kenny, The Honourable John Lesley.
- Love, The Honourable Christopher Augustine.
- McIntosh, The Honourable John Charles. (l) (r)
- McPherson, Major the Honourable Herbert John. (m)
- Maloney, The Honourable James Joseph.
- Marsh, The Honourable Ralph Benson. (d) (f)
- Murray, The Honourable William Thomas. (f)
- North, The Honourable Lindsay Annan. (l)
- O'Dea, The Honourable Ernest Charles.
- Packer, The Honourable Robert Clyde. (l)
- Paterson, The Honourable John Guthrie.
- Peters, The Honourable William Charles.
- Playfair, Brigadier the Honourable Thomas Alfred John, D.S.O., O.B.E., V.D.
- Pratten, The Honourable Frederick Graham, B.Sc. (f)
- Press, The Honourable Anne Elizabeth.
- Quinn, The Honourable Michael Thomas Leslie.
- Roper, The Honourable Edna Sirius.
- Rygate, The Honourable Amelia Elizabeth Mary.
- Saddington, The Honourable Leicester Birkenhead, O.B.E. (a)
- Shipton, The Honourable Perceval Martin Maurice. (l)
- Sinclair, The Honourable Ian McCahon, B.A., LL.B. (g)
- Snider, The Honourable Leon Samuel.
- Sommerlad, The Honourable Lloyd, B.A., B.Ec. (o)
- Spicer, The Honourable Frank William.
- Sutherland, The Honourable Gavin Hamilton.
- Thom, The Honourable James Norman.
- Thompson, The Honourable Richard. (f) (h)
- Walmsley, The Honourable William Arthur. (k)
- Warren, The Honourable Sir Edward Emerton, K.B.E., C.M.G., M.S.M. (q).
- Weir, The Honourable John Alexander.
- Williams, The Honourable Samuel Connell. (b)
- Wright, The Honourable Ernest Gerard.

MEMBERS OF THE LEGISLATIVE ASSEMBLY

FORTIETH PARLIAMENT—SECOND SESSION

Speaker—The Hon. Ray Septimus Maher, B.A.*Deputy Speaker and Chairman of Committees*—Mr. Howard Thomas Fowles*Temporary Chairmen of Committees*—Mr. Geoffrey Robertson Crawford, Mr. Kenneth Malcolm McCaw, Mr. Leo Mervyn Nott, Mr. Laurence John Tully, Mr. William Ernest Wattison*Leader of the Opposition and Leader of the N.S.W. Liberal Party*—Mr. Robin William Askin*Deputy Leader of the Opposition and Deputy Leader of the N.S.W. Liberal Party*—Mr. Eric Archibald Willis, B.A.*Leader of the N.S.W. Country Party*—Mr. Charles Benjamin Cutler, E.D.*Deputy Leader of the N.S.W. Country Party*—Mr. William Adolphus Chaffey*Government Whip*—Mr. Stanislaus Wyatt*Opposition Whip*—Mr. Eric Hearnshaw, M.M., B.Ec., Dip. Pub. Ad.

Askin, Robin William, Esq.	Collaroy.
Bannon, Brian Joseph, Esq.	Rockdale.
Beale, Jack Gordon, Esq.	South Coast.
Bennett, Alfred Ernest, Esq.	Nepean.
Booth, Kenneth George, Esq.	Kurri Kurri.
Bowen, Lionel Frost, Esq., LL.B.	Randwick.
Brain, George William, Esq.	Willoughby.
Brown, James Hill, Esq.	Raleigh.
Bruxner, James Caird, Esq.	Tenterfield.
Cahill, Thomas James, Esq.	Cook's River.
Chaffey, William Adolphus, Esq.	Tamworth.
Coady, Reginald Francis John, Esq. (d)	Drummoyne.
Compton, The Hon. Keith Clive	Lismore.
Connor, Reginald Francis Xavier, Esq. (b)	Wollongong-Kembla.
Cox, Geoffrey Souter, Esq., D.S.O., M.C., E.D.	Vauchuse.
Crabtree, William Frederick, Esq.	Kogarah.
Crawford, Geoffrey Robertson, Esq., D.C.M.	Barwon.
Cross, Douglas Donald, Esq.	Georges River.
Cutler, Charles Benjamin, Esq., E.D. (c)	Orange.
Dalton, Thomas William, Esq.	Sutherland.
Darby, Evelyn Douglas, Esq., B.Ec.	Manly.
Deane, Bernard Sydney Llewellyn, Esq.	Hawkesbury.
Doig, Benjamin Cochrane, Esq., B.A.	Burwood.
Downing, Francis George, Esq.	Ryde.
Earl, Clarence Joseph, Esq.	Bass Hill.
Enticknap, The Hon. Ambrose George	Murrumbidgee.
Ferguson, Laurie John, Esq.	Fairfield.
Fife, Wallace Clyde, Esq.	Wagga Wagga.
Flaherty, James Patrick, Esq.	Granville.
Ford, Leslie Hunter, Esq., O.B.E.	Dubbo.
Fowles, Howard Thomas, Esq.	Illawarra.
Freudenstein, George Francis, Esq.	Young.
Greaves, Edward, Esq.	Waratah.
Green, Frederick, Esq.	Redfern.
Griffith, Ian Ross, Esq.	Cronulla.
Hawkins, The Hon. Francis Harold	Newcastle.
Healey, Richard Owen, Esq.	Wakehurst.
Hearnshaw, Eric, Esq., M.M., B.Ec., Dip. Pub. Ad.	Eastwood.
Heffron, The Hon. Robert James	Maroubra.
Hills, The Hon. Patrick Darcy	Phillip.
Hughes, Davis, Esq.	Armidale.
Hunter, David Benjamin, Esq.	Ashfield-Croydon.
Jackson, Harold Ernest, Esq.	Gosford.
Jackson, Rex Frederick, Esq.	Bulli.
Jago, Arnold Henry, Esq.	Gordon.
Jordan, Leslie Charles, Esq., LL.B.	Oxley.
Kearns, Nicholas Joseph, Esq.	Bankstown.
Kelly, The Hon. Christopher Augustus	Bathurst.
Kelly, Robert Joseph, Esq.	East Hills.

Landa, The Hon. Abram, LL.B.	Bondi.
Lawson, Joseph Alexander, Esq.	Murray.
Lewis, Thomas Lancelot, Esq.	Wollondilly.
McCartney, Robert Arthur, Esq.	Hamilton.
McCaw, Kenneth Malcolm, Esq.	Lane Cove.
McMahon, The Hon. John Michael Alfred	Balmain.
Maddison, John Clarkson, Esq., B.A., LL.B.	Hornsby.
Maher, The Hon. Ray Septimus, B.A.	Wyong.
Mahoney, Daniel John, Esq.	Parramatta.
Mallam, Heathcote Clifford, Esq.	Dulwich Hill.
Mannix, The Hon. Norman John	Liverpool.
Manyweathers, Richmond William, Esq. (a)	Casino.
Morey, Thomas Irving, Esq.	Bligh.
Morris, Milton Arthur, Esq.	Maitland.
Morton, Philip Henry, Esq.	Mosman.
Murphy, The Hon. Thomas Patrick	Concord.
Neilly, George Henry, Esq.	Cessnock.
Nott, Leo Mervyn, Esq.	Mudgee.
O'Keefe, Frank Lionel, Esq.	Upper Hunter.
Padman, Dudley Gordon, Esq.	Albury.
Porter, Douglas, Esq. (a)	Wollongong-Kembla.
Punch, Leon Ashton, Esq.	Gloucester.
Quinn, Ernest Neville, Esq.	Wentworthville.
Renshaw, The Hon. John Brophy	Castlereagh.
Rigby, William Matthew, Esq.	Hurstville.
Robinson, Ian Louis, Esq. (b)	Casino.
Robson, James Hutchins, Esq., M.M. (e)	Hartley.
Ruddock, Maxwell Stanley, Esq., M.Ec.	The Hills.
Ryan, The Hon. Phillip Norman	Marrickville.
Ryan, Thomas Vernon, Esq.	Auburn.
Seiffert, John Wesley, Esq.	Monaro.
Sheahan, The Hon. William Francis, Q.C., LL.B.	Burrinjuck.
Simpson, The Hon. James Brunton	Lake Macquarie.
Sloss, Albert Ross, Esq.	King.
Southee, James Bernard, Esq.	Blacktown.
Stephens, Stanley Tunstall, Esq.	Byron.
Stewart, John Julius Thomas, Esq.	Kahibah.
Stewart, Kevin James, Esq.	Canterbury.
Taylor, James Hugh, Esq.	Temora.
Tully, Laurence John, Esq., B.A., LL.B.	Goulburn.
Waddy, John Lloyd, Esq., O.B.E., D.F.C.	Kirribilli.
Walsh, Louis Andrew, Esq., B.Ec.	Coogee.
Wattison, William Ernest, Esq.	Sturt.
Weiley, William Robert, Esq.	Clarence.
Wetherell, The Hon. Ernest	Cobar.
Willis, Eric Archibald, Esq., B.A.	Earlwood.
Wyatt, Stanislaus, Esq. (f)	Lakemba.

(a) Elected 29th February, 1964.

(b) Resigned 22nd October, 1963.

(c) Granted leave of absence from 4th September, 1962, on account of absence from the State.

(d) Granted leave of absence from 19th February, 1963, on account of illness.

(e) Granted leave of absence from 5th March, 1963, on account of absence from the State.

(f) Granted leave of absence from 18th February, 1964, on account of illness.

HEADS OF PARLIAMENTARY DEPARTMENTS

COUNCIL

Clerk of the Parliaments—Major-General J. R. Stevenson, C.B.E., D.S.O., E.D.

ASSEMBLY

Clerk—A. Pickering, C.B.E., M.Ec.

PARLIAMENTARY REPORTING STAFF

Editor of Debates—W. J. Griffith.

LIBRARY

Librarian—R. L. D. Cope, B.A.

JOINT HOUSE

House Secretary and Parliamentary Accountant—H. St. P. Scarlett.

STANDING, SELECT AND JOINT COMMITTEES

FORTIETH PARLIAMENT—SECOND SESSION

STANDING ORDERS (*Council*)

The President, C. E. Begg, A. D. Bridges, C. A. F. Cahill, J. M. Carter (*a*), Colonel H. J. R. Clayton, R. R. Downing, Major H. P. FitzSimons (*b*), F. M. Hewitt (*b*), J. J. Maloney, L. B. Saddington, Richard Thompson, E. G. Wright.

PRINTING (*Council*)

J. A. Weir (Chairman), H. D. Ahern (*b*), R. A. A. F. de Bryon-Faes, H. V. Budd, Colonel H. J. R. Clayton, C. Colborne, R. L. Day, R. H. Erskine, J. B. M. Fuller, Edna S. Roper, I. M. Sinclair.

SUBORDINATE LEGISLATION (*Council*)

C. E. Begg, A. D. Bridges (*b*), C. A. F. Cahill, Colonel H. J. R. Clayton, W. R. Coulter, T. P. Gleeson.

STANDING ORDERS (*Assembly*)

Mr. Speaker, G. R. Crawford, H. T. Fowles, D. Hughes, N. J. Mannix, K. M. McCaw, L. M. Nott, J. C. Maddison, L. J. Tully, W. E. Wattison.

PUBLIC ACCOUNTS (*Assembly*)

T. P. Murphy (Chairman), F. G. Downing, H. C. Mallam, I. L. Robinson, E. A. Willis, F. L. O'Keefe (*d*), J. B. Southee (*e*).

PRINTING (*Assembly*)

Rex Jackson (Chairman), R. O. Healey, E. Hearnshaw, R. J. Heffron, D. J. Mahoney, L. A. Punch, T. V. Ryan, A. R. Sloss, S. T. Stephens, J. J. T. Stewart.

HOUSE

(*Council*) The President, H. D. Ahern, W. R. Coulter, C. A. Dalton, W. J. Geraghty (*a*), F. M. Hewitt, W. T. Murray, E. C. O'Dea, F. W. Spicer, Sir Edward Warren, S. C. Williams.

(*Assembly*) Mr. Speaker, J. H. Brown, B. S. L. Deane, H. T. Fowles, R. J. Heffron, H. E. Jackson, R. J. Kelly, D. J. Mahoney, W. R. Weiley, S. Wyatt.

LIBRARY

(*Council*) The President, H. V. Budd, J. M. Carter, R. H. Erskine, Brigadier S. L. M. Eskell, Major H. P. FitzSimons, F. G. Pratten, Edna S. Roper, J. A. Weir, E. G. Wright.

(*Assembly*) Mr. Speaker, L. F. Bowen, F. G. Downing, C. J. Earl, G. F. Freudenstein, R. J. Heffron, D. B. Hunter, D. G. Padman, J. H. Taylor, W. E. Wattison.

AUSTRALIAN PINES AND PRODUCTS AFFORESTATION CONTRACTS BILL

(*Council*)

A. D. Bridges (Chairman), J. M. Carter, Colonel H. J. R. Clayton, R. L. Day, R. R. Downing, F. M. Hewitt, G. H. Sutherland, J. A. Weir, S. C. Williams.

OPTOMETRISTS (AMENDMENT) BILL (*Council*)

A. D. Bridges (Chairman), R. R. Downing, C. A. F. Cahill, C. J. Cahill, J. M. Carter, Colonel H. J. R. Clayton, R. B. Marsh, I. McC. Sinclair, G. H. Sutherland, J. A. Weir.

STATE PLANNING AUTHORITY BILL (*Council*)

A. D. Bridges (Chairman), H. V. Budd, J. M. Carter, Colonel H. J. R. Clayton, F. M. Hewitt, F. W. Spicer, Richard Thompson.

KURRI KURRI SCHOOL OF ARTS (LAND SALE) BILL (*Council*)

F. H. Cockerill (Chairman), R. R. Downing, Major H. P. FitzSimons, Mrs. Furley, W. J. Geraghty, W. T. Murray, G. H. Sutherland, Richard Thompson, J. A. Weir, E. G. Wright.

DENTISTS (AMENDMENT) BILL (*Council*)

A. D. Bridges (Chairman), R. R. Downing, D. Cochrane, W. R. Coulter, J. B. M. Fuller, Mrs. Furley, W. T. Murray, G. H. Sutherland, Richard Thompson, J. A. Weir, Colonel H. J. R. Clayton (*c*).

THE UNION TRUSTEE COMPANY OF AUSTRALIA, LIMITED (AMENDMENT) BILL

(*Council*)

A. D. Bridges (Chairman), J. M. Carter, W. R. Coulter, R. R. Downing, Major H. P. FitzSimons, W. J. Geraghty, F. M. Hewitt, G. H. Sutherland, Richard Thompson, J. A. Weir.

COAL-MINING INDUSTRY

(*Council*) J. M. Carter, F. H. Cockerill, W. R. Coulter, W. T. Murray, Sir Edward Warren.

(*Assembly*) J. B. Simpson (Chairman), K. G. Booth, Rex Jackson, G. H. Neilly, T. L. Lewis, M. A. Morris, D. Hughes.

(a) Appointed 15th November, 1962.

(b) Appointed 23rd April, 1964.

(c) Appointed 31st March, 1964.

(d) Appointed 25th February, 1964.

(e) Appointed 21st May, 1964.

PARLIAMENT PROROGUED

FORTIETH PARLIAMENT—SECOND SESSION

(*Gazette No. 73*)

PROCLAMATION

NEW SOUTH WALES,
TO WIT.
(L.S.)
E. W. WOODWARD,
Governor.

By His Excellency Sir ERIC WINSLOW WOODWARD, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Victorian Order, Companion of the Most Honourable Order of the Bath, Commander of the Most Excellent Order of the British Empire, Companion of the Distinguished Service Order, Knight of the Most Venerable Order of St. John of Jerusalem, Lieutenant-General on the Retired List of the Australian Military Forces, Governor of the State of New South Wales and its Dependencies, in the Commonwealth of Australia.

WHEREAS the Legislative Council and Legislative Assembly of the State of New South Wales now stand adjourned to the sixteenth day of June, 1964, Now I, Lieutenant-General Sir ERIC WINSLOW WOODWARD, in pursuance of the power and authority in me vested as Governor of the said State, do hereby prorogue the said Legislative Council and Legislative Assembly to the twenty-second day of July, 1964.

Given under my Hand and Seal at Sydney this third day of June, one thousand nine hundred and sixty-four, and in the thirteenth year of Her Majesty's Reign.

By His Excellency's Command,

J. B. RENSHAW.

GOD SAVE THE QUEEN!

APPENDIX

Graphs incorporated pursuant to leave granted by the President of the Legislative Council on request by the Hon. F. M. Hewitt, 1st November, 1962. See page 1431.

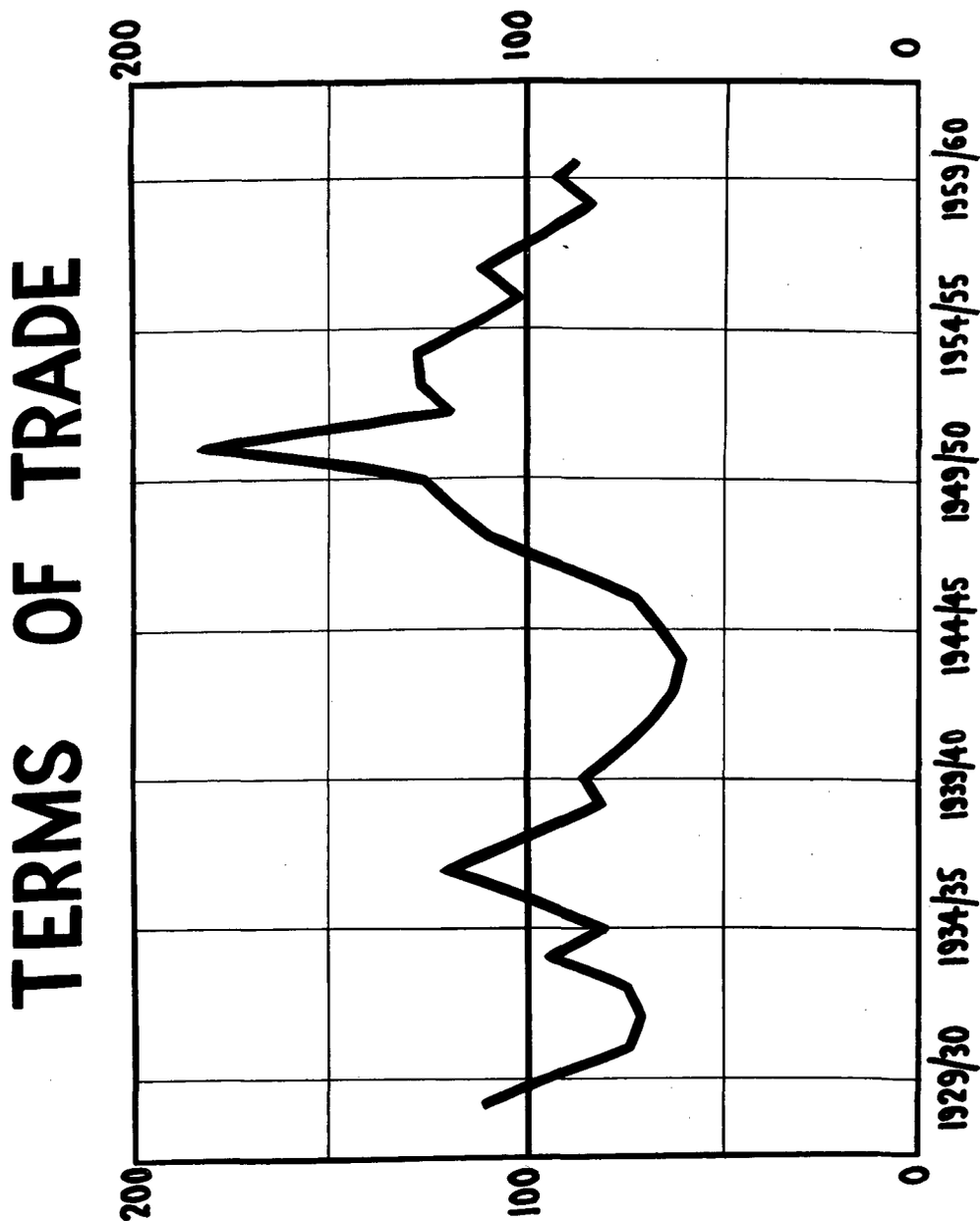


CHART **E**

NATIONAL INCOME PRINCIPAL COMPONENTS

RATIO SCALE
CM

8000

7000

6000

5000

4000

3000

2000

1000

900

800

700

600

500

400

300

TOTAL FOR YEAR ENDING PERIOD SHOWN

7000

6000

5000

4000

3000

2000

1000

900

800

700

600

500

400

300

NATIONAL INCOME

WAGES, SALARIES, ETC.

BUSINESS INCOME

FARM INCOME

1953/54

1954/55

1955/56

1956/57

1957/58

1958/59

1959/60

1960/61

1961/62

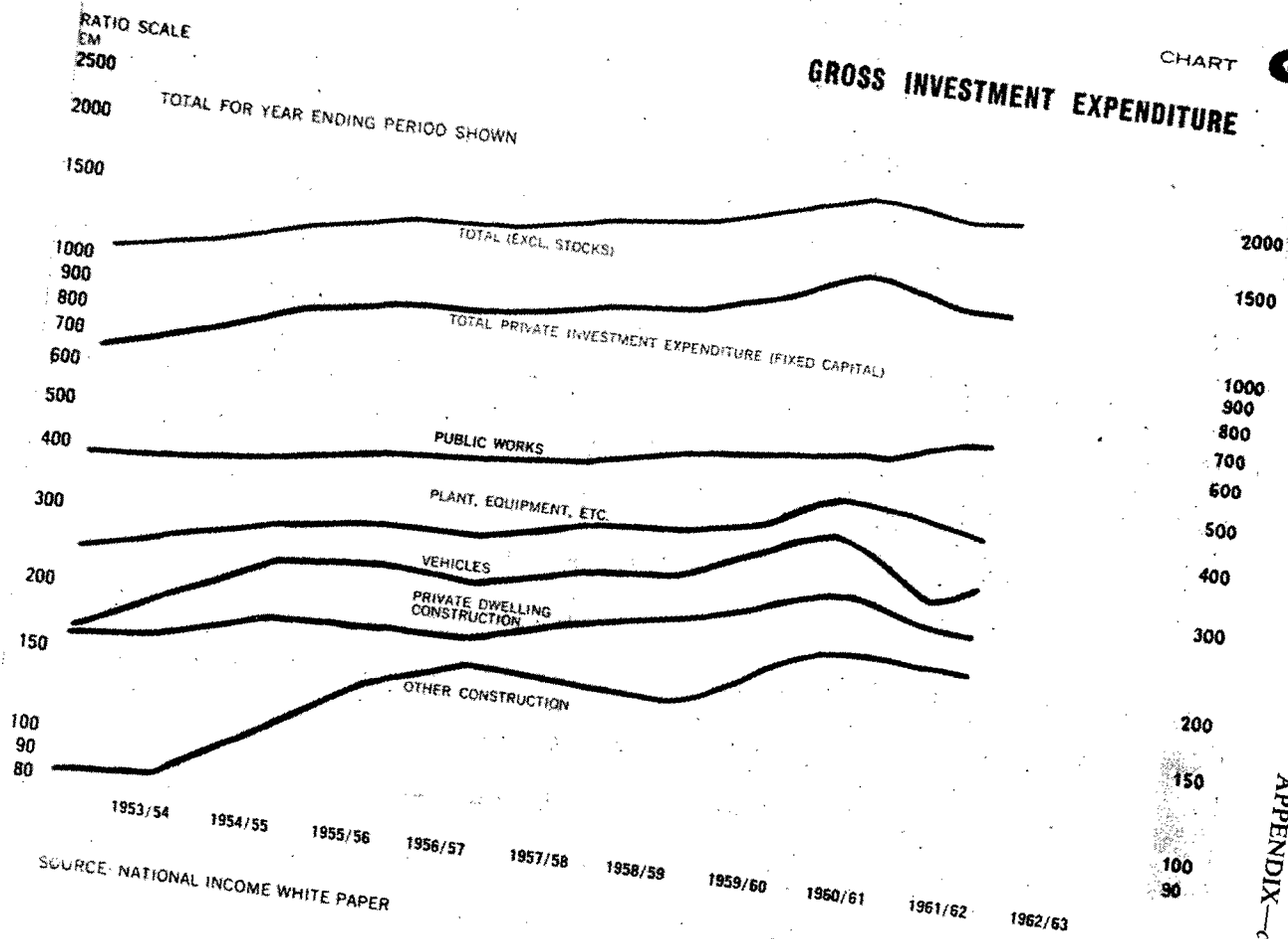
1962/63

SOURCE: SEE NOTES

W.D.S. ECONOMIC ADVISORY SERVICE

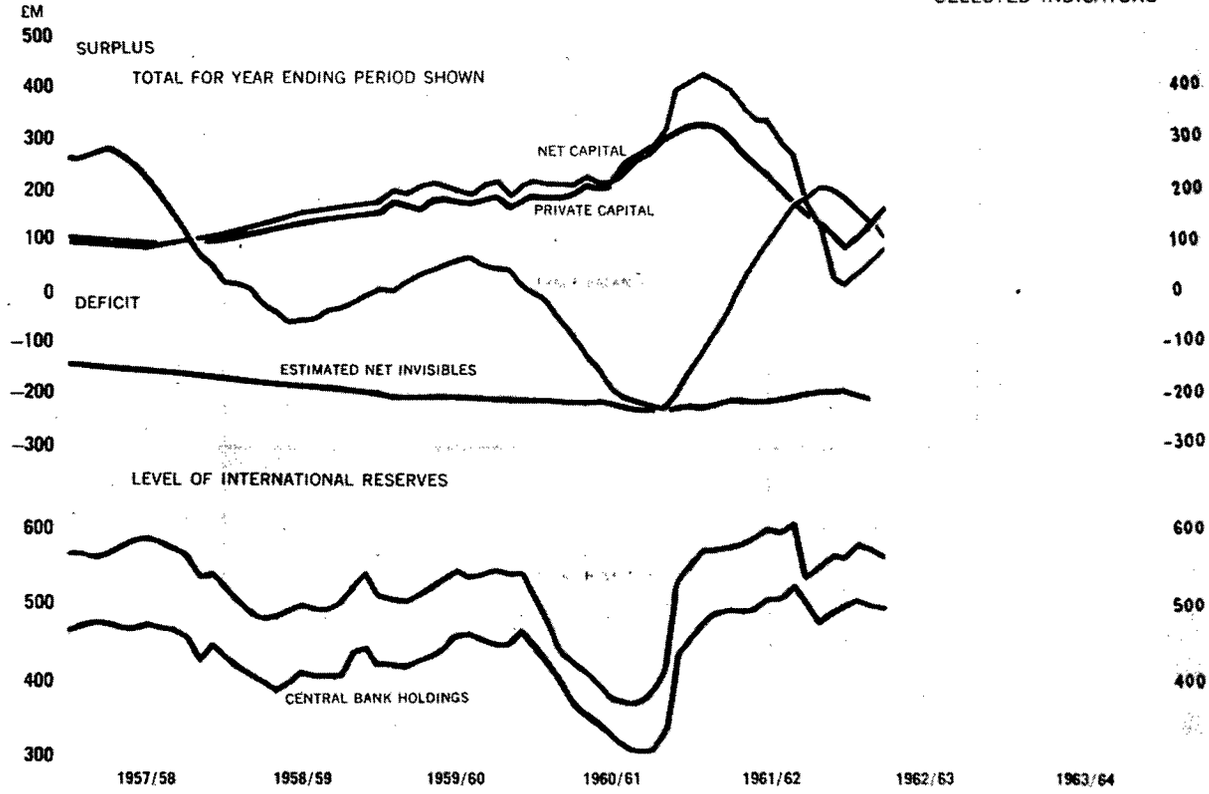
APPENDIX—continued

GROSS INVESTMENT EXPENDITURE



SOURCE: NATIONAL INCOME WHITE PAPER

BALANCE OF PAYMENTS
SELECTED INDICATORS

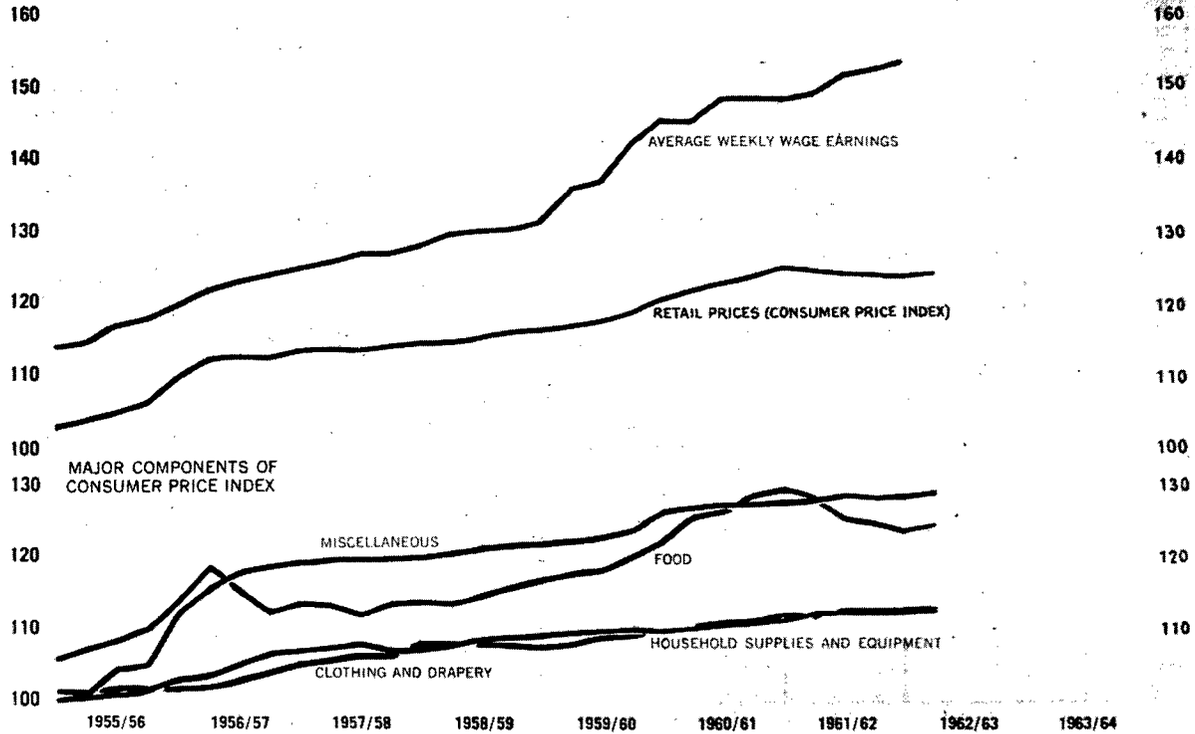


SOURCE: COMMONWEALTH STATISTICIAN AND RESERVE BANK

W.D.S. ECONOMIC ADVISORY SERVICE

WAGES AND PRICES

BASE: 1952/53 = 100



INDEX
TO
PARLIAMENTARY DEBATES

4th September, 1962, to 3rd June, 1964

INDEX TO SUBJECTS

Some subjects are grouped under the following general headings:—

ASSEMBLY (includes
RULINGS, etc.)
BILLS

COUNCIL (includes
RULINGS, etc.)
DIVISIONS

PETITIONS

Explanation of Abbreviations: *Address*, Address-in-Reply; *adj.*, Motion for Adjournment; *ad. rep.*, Adoption of Report; *Com.*, Committee; *cons. amdts.*, Consideration of Amendments; *cons. mes.*, Consideration of Message; *est.*, Estimates; *int.*, Introduction; *loan est.*, Loan Estimates; *m.*, Motion; *mes.*, Message; *min. stmt.*, Ministerial Statement; *m.s.o.*, Motion for Suspension of Certain Standing or Sessional Orders; *notice*, Notice of Motion for Leave to Introduce; *pers. expl.*, Personal Explanation; *p.o.* Point of Order; *q.*, Question; 1R., 2R., 3R., First, Second, Third Reading; *recom.*, Recommittal; *recons. amdts.*, Reconsideration of Amendments; *supply*, Committee of Supply; *urgency*, Motion of Urgency; *ways*, Committee of Ways and Means.

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ASSEMBLY, LEGISLATIVE (continued):

DEPUTY SPEAKER AND CHAIRMAN OF COMMITTEES (H. T. FOWLES, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS:

Adjournment: No standing order prevents a member from raising in the adjournment debate, more than one matter affecting his electorate, 3848.

A member may refer to a matter affecting his electorate, 7998; points of order that a member is no longer speaking about people in his own electorate, upheld; and that a matter a member raised would provoke general debate and did not directly and specifically affect his electorate, over-ruled, 8343.

Amendments: An amendment to reduce a vote is in order but if it is framed to reduce one vote for the purpose of enhancing another, it is out of order, 1322, 1323; and it is out of order to debate the use of the proposed saving for a different purpose than that intended in the vote, 1325.

When the message from the Governor recommending a bill envisages the maximum expenditure of £100,000 out of consolidated revenue, an amendment seeking to increase the expenditure to a maximum of £250,000 cannot be accepted, 6263.

An amendment to permit payment of interest charges or repayment of principal sums out of the General Loan Account cannot be accepted, 6264.

An amendment not accepted under Standing Order 249, 6221; conflicting with an earlier decision of the Committee is out of order, 6244; and outside the scope of the bill is out of order, 7567.

Mr. Chairman thanked members for their co-operation in submitting amendments in sufficient time for them to be included in a schedule and distributed, 6288; when proposed amendments are printed and distributed for the benefit of members, the proper place for a point of order based on that action is in Committee, 6469.

An amendment moved in a spirit of mockery will not be allowed, 8589.

Anticipation of Debate: In the debate on the Estimates, a member did not infringe upon the subject of his own private member's motion, on which debate had been adjourned, 5833. In the Estimates debate a member may not debate the subject of a bill that is at the second-reading stage, 5906.

Chair: A member must address the Chair, 337, 658, 661, 1002, 1402, 3093, 3378, 3707, 3728, 3996, 3999, 4626, 4685, 4686, 5835, 6080, 7014, 7540, 7821, 7850, 8112, 8122.

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ASSEMBLY, LEGISLATIVE (*continued*):**DEPUTY SPEAKER AND CHAIRMAN OF COMMITTEES (H. T. FOWLES, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS** (*continued*):

Members elect the Chairman to his office and he appreciates the co-operation of all members in discharging his duties, 5837.

Closure: After the closure has been carried under Standing Order 175B, the Chairman puts the necessary questions without motion and no debate is allowed, 2124. After the closure has been carried, no debate on the original question is permissible 2123.

No valid point of order on procedure under Standing Order 175B, 1332.

When the question is about to be put after the closure, a member will not be heard on a personal explanation; he should be given the opportunity to make his personal explanation after the question had been resolved, 2874, 2876. The closure may be moved at any time during a debate and the question shall be put without debate; no point of order will be accepted, 2875; or is involved, 8502, 8503.

Hansard: A member may have incorporated in *Hansard* only the parts of a document that he reads; he may not have documents incorporated which have not been put before the Chamber orally, 1900, 4287. A graph is not allowed, 5731.

Interjections and Interruptions: Disorderly, 335, 337, 339, 341, 643, 649, 650, 653, 667, 871, 889, 891, 902, 940, 964, 965, 1013, 1014, 1028, 1056, 1134, 1166, 1200, 1207, 1216, 1217, 1218, 1402, 1410, 2273, 2536, 2537, 2538, 2682, 2793, 2872, 3092, 3093, 3179, 3293, 3370, 3378, 3551, 3555, 3556, 3733, 3999, 4234, 4351, 4541, 4550, 4552, 4558, 4559, 4561, 4571, 4602, 4603, 4626, 4720, 4934, 4974, 5355, 5556, 5686, 5782, 5783, 5836, 5869, 6078, 6234, 6949, 6953, 7524, 7525, 7526, 7958, 7994, 8124, 8198, 8322, 8323, 8427, 8443, 8478.

Too much conversation in the Chamber is disorderly, 784, 868, 1326, 2065, 2869, 3707, 4160, 4746, 6663, 8103, 8116, 8597, 8605.

A member addressing the House and the Minister at the table should refrain from cross-fire at one another across the table, 4803, 7821.

A member is trifling with the Chair's rulings when he invites interjections after the Chair has asked members to refrain from interjecting, 7526.

It is no point of order to call attention to another member's interjecting, 7525, 7526.

Members Removed: Mr. Hughes, 3705; Mr. McCaw, 6504, apology, 6512.

ASSEMBLY, LEGISLATIVE (*continued*):**DEPUTY SPEAKER AND CHAIRMAN OF COMMITTEES (H. T. FOWLES, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS** (*continued*):

Members Warned: Mr. Jack Beale, 286; Mr. Brown, 4540, 6078, 6079, 6080; Mr. Cox, 3552, 4448, 5356, 5687; Mr. Crabtree, 1403, 5782; Mr. Crawford, 492, 1323; Mr. Cutler and Chairman's acceptance of Mr. Cutler's denial that he interjected, 6505; Mr. Darby, 4008, 6952; Mr. Deane, 7849; Mr. Doig, 650, 2871, 3413, 3555, 4929, 5274, 5357, 5557, 5558; Mr. Ford, 6953; Mr. Freudenstein, 5356; Mr. Healey, 6179; Mr. Hughes, 583, 2275, 2775, 2871, 2874, 3705, 4538, 4539, 4975, 5687, 5774; Mr. Rex Jackson, 6953; Mr. Lewis, 1058, 1217, 1324, 3093, 3179, 3296, 3415, 4565, 4984, 5830, 5831, 7524, 7998, 8589; Mr. McCaw, 3412, 5853, 6503, 6504; Mr. Morey, 6371; Mr. Morris, 339, 904, 3019, 3117, 3296, 4569, 6952, 6953, 8493; Mr. Morton, 282, 995; Mr. Neilly, 339, 7857, 8323; Mr. Punch, 4448, 4985, 4986, 8103; Mr. Sloss, 8340, 8445, 8446; Mr. Waddy, 3119, 5131, 5871; Mr. Willis, 4559, 5782, 5836.

Motions: It is within the indulgence of Mr. Deputy Speaker to determine that he will not accept any motion of any kind for debate, 2248. Motion stated for the information of one member at the request of another, 2592. When a notice of motion is called for discussion, a member must move the motion without lengthy preamble, 6164.

(See also *Procedure*.)

Objectionable and Offensive Remarks, Imputations and Aspersions: An offensive remark, followed by an interjection to which the member replied that he was addressing the Chair, was not taken as meaning that the offensive remark referred to the Chair, 1167.

When a member is criticising a bill, it is a very fine point to suggest that he is disorderly in that he is attributing improper motives to Parliament, 1861.

A member must ask for a withdrawal and apology contemporaneously with the utterance of the words complained of, not subsequently when he makes a valid personal explanation, 3410.

Withdrawal of suggestion that a member knew that a Minister would be absent when he made a charge against the Minister, 5134. When a member makes a charge against another member and that charge is denied, the usual procedure is to accept the denial and if called upon, to withdraw and apologise, 5135, 5137, 5832. It is not necessary to ask a member to withdraw a statement merely because another contends that it is

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ASSEMBLY, LEGISLATIVE (continued):

DEPUTY SPEAKER AND CHAIRMAN OF COMMITTEES (H. T. FOWLES, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS (continued): incorrect, 5830. Demands and counter-demands for withdrawal of offensive remarks will not be permitted to become ridiculous, 6372, 6373.

A member who referred to the Government's "manipulation of electoral boundaries" was warned that another member was required to withdraw and apologise for pursuing the same line, 5276. Remarks about the appointment of hospital boards were offensive to members and withdrawals and apologies were demanded, 5784.

"Murder; bloody murder!" cried the man from Iron Bark" required an apology to the House for most unparliamentary language, 3419.

The following expressions were withdrawn: "I speak of the eastern suburbs railway, not in the political way of the hon. member for Vaucluse, but with the sincerity that has been created in me . . .", 979. "Mr. Carrick, the secretary of the Liberal Party, obviously went there under the designation of an M.L.A.", 1198, 1199. "That would have been the honest thing to do but he did not do that", 1206. "Why not be honest for a change? The hon. member would not know the meaning of the word 'honest'", 1401. "Get back into the woodwork where you belong, Top-off. You are not called Top-off by your mates except for a very good reason", 1918. "The great trade unionists in caucus want to scab on the dairy farmers", 2538, 2539. "The Minister lied", 2767. "The deputy fuhrer", 2871. "The hon. member deliberately lied", 2875. "The Government has been . . . twenty-two years in office . . . only because of gerrymandering by the Government", 5197. "Lying", 5556. "Hypocrite", 5989. "Does the Government want only enough 'yes' men who are appointed because they are public servants", 6230. "He has deliberately lied", 7849. "There are not enough gates for your friends to get out", 8198. "He cast a slur . . . by suggesting . . . that we seem to have a vested interest in mine disasters", 8323, 8324. "They are supporting these people who are foisting these dishonest practices upon the public", 8343.

No valid point of order, 1029, 3408, 8442, 8443.

Personal Explanation: Not needed, 1859; not valid, 3706. Cannot be given while another member has the floor, 4978; a member who takes a point of order on the ground that he has been misrepresented may make a personal explanation later, 6949, 7957; a

ASSEMBLY, LEGISLATIVE (continued):

DEPUTY SPEAKER AND CHAIRMAN OF COMMITTEES (H. T. FOWLES, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS (continued): personal explanation may be made when there is no other business before the House, 8339, 8447; at the appropriate time, 8497.

Points of Order: Not valid, 1327, 2275, 2792, 2878, 4749, 5989, 6503, 6506, 8478, 8503; must be clear, 5016, 8589.

Press: It is not necessary for a member to vouch for the authenticity of a statement quoted from a newspaper, 4975.

Rejection of point of order that a member was reading a newspaper in the Chamber, 6664, 6949.

Privilege: A question of privilege cannot be disposed of in Committee; it must be dealt with in the House, 5579.

Procedure: The Chairman cannot take notice of a private arrangement between representatives of the Government and the Opposition on the order of business, 2123.

The Chairman cannot entertain any points of order after the Committee has directed him to leave the chair and report to the House, 2125.

When proposed amendments overlap, the question on the first amendment is put in a way that preserves the rights of the second member to move his amendment, 4125, 4389, 5040, 7553, 7614. Discussion of overlapping amendments at the one time; two, 6223; three, 7553. An amendment cannot be moved after the Committee has passed the portion of the bill sought to be amended, 6395.

Description of a member by his electorate, 5133. It is courteous to refer to "Mr. Minister" instead of simply "you", 8496.

A member is permitted to speak in explanation, 5135, 5136. A member may not speak to a clause more than three times, 6242.

In Committee of Supply, any request that the Estimates be considered *seriatim* must be made before the question of the Estimates *in globo* has been proposed from the Chair, 5739. A point of order that when the question, That the resolutions as printed and circulated be agreed to, was put, the resolutions had not been circulated, was overruled; the printed resolutions were available to any member who wished to take a copy, 5907.

A bill is not out of order because some of its provisions are based upon another bill that is passing through the Parliament, 6461.

ASSEMBLY, LEGISLATIVE (continued):

DEPUTY SPEAKER AND CHAIRMAN OF COMMITTEES (H. T. FOWLES, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

The standing orders have no application to the Clerks and Mr. Chairman would not interfere with the staff in their duties in the Chamber, 6503.

Mr. Chairman is just as entitled as anyone to give his opinion about the presence of a member in the Chamber, 6504. Correction of division lists, 6505, 6506.

A Minister may not move the adjournment of the debate on the second reading of a private member's bill, 7167. It is the Chair that agrees to the third reading of a bill being taken forthwith, 8313.

Clauses taken *in globo*, 6940; in groups, 7972.

(See also *Amendments* and *Motions*.)

Questions Without Notice: Time allowed, 8483. A question about the ability of the Department of Railways to move stock from Dubbo, Guyra and other country centres after a sale is not supplementary to one about the lifting of road tax on stock carried up to, but not past, the nearest country abattoir, 8481, 8482.

Quorum: It is disorderly for the member who is speaking to call attention to the state of the Committee, 909. It is disorderly for a member to comment when calling Mr. Deputy Speaker's attention to the state of the House, 1859; and he may not make a speech, 6947.

Relevance: Members were reminded that the debate on the Estimate of the Minister for Transport should be confined to matters affecting the head office administration of the Minister; comments on transport business undertakings should be reserved until the Estimate of expenditure for each of the undertakings was before the Committee, 1159, 1162.

The constitution and membership of the Sydney Stock Exchange was not relevant to the debate on the Estimate concerning the administration of the Attorney-General and Minister of Justice, 1327, 1328, 1329.

A member may not in Committee reply to something that was said the night before in the second-reading debate, 3176.

On the question, That the Committee agree to the Legislative Council's amendments in this bill, debate is confined to the amendments under consideration and may not extend to other amendments or to the general merits of the bill (*May*), 3414, 3415, 3416, 3418.

A member is in order when he points to the progress made in the various spheres covered by the Budget, 5684. The Minister

ASSEMBLY, LEGISLATIVE (continued):

DEPUTY SPEAKER AND CHAIRMAN OF COMMITTEES (H. T. FOWLES, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

in charge of a bill makes his speech in his own way; this gives all other members the opportunity to reply to him when they contribute to the debate, 8442.

When a member is permitted to speak in explanation, he may not introduce new material, 5136. A member's reference to an organisation in Queensland is allowed, but it does not concern the Budget nor refer to New South Wales, 5690. A member's comments on a person's driving record should be linked with something done by that person in the member's electorate, 8512.

A member must keep to the point, 1016, 1106, 1107, 1131, 1146, 1159, 1179, 1180, 1320, 1321, 1401, 1409, 1410, 1660, 1661, 1809, 1922, 1927, 2537, 2538, 2864, 2865, 2872, 2873, 2875, 2879, 2880, 3088, 3093, 3094, 3095, 3176, 3352, 3369, 3370, 3408, 3413, 3414, 3427, 3728, 3731, 3739, 3813, 3828, 3842, 3846, 4001, 4176, 4296, 5783, 5834, 5838, 5988, 6247, 6251, 6369, 6370, 6371, 6384, 6662, 6667, 6960, 6961, 7059, 7064, 7458, 7617, 7813, 8161, 8329, 8339, 8406, 8497, 8589.

No valid point of order contesting relevancy, 1126, 1205, 1211, 1537, 2873, 3370, 3409, 3412, 3413, 3418, 3552, 3728, 4984, 6376, 7534, 8322, 8403.

Sub Judice: A member is prevented from embarking on discussion of a matter that is *sub judice*, 7461.

Time for Speeches: No restriction is placed upon the time for a contribution to the debate by the Minister in charge of the House, in accordance with its practice, 4845. Rejection in error of motion for extension of time, 7076.

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Address in Reply: Presentation, 691, 716.

Adjournment: On the motion for the adjournment of the House, discussion that will lead to general debate is out of order, 2299, 4881, 5378, 5710, 7092, 7369, 7778.

In the debate on a motion for the adjournment of the House under Standing Order 49 to discuss increases in hospital fees, a member had no licence to traverse the entire gamut of hospital finances, 4207.

A motion under Standing Order 49 to discuss a matter that has been raised in the House and had its urgency decided is out of order, 6927.

ASSEMBLY, LEGISLATIVE (continued):**SPEAKER, MR. (THE HON. R. S. MAHER, B.A.), RULINGS, OBSERVATIONS AND OPINIONS (continued):**

Standing Order 49 not applicable, 4279.

The fact that a matter appropriate to the adjournment was the subject of a question and answer earlier in the day does not preclude a member from raising it on the adjournment; neither does the fact that a school with which he is dealing is not in his own electorate, 4403.

A member may not debate on the adjournment a subject that another member dealt with on the adjournment the night before, 5996, 5997, 5998.

Question whether latitude is allowed to the Leader of the Opposition in the adjournment debate, 7205, 7215.

General problems of casual married women teachers may not be discussed; the particular problems of a particular lady may be, 7627.

For testimonial dinner, 134.

Anticipation of Debate: A debate under Standing Order 49 is not out of order under Standing Order 110A when no assurance can be given that the debate said to be anticipated will be possible within a reasonable time, 2025.

A question on the landlord and tenant legislation that anticipated a debate later on the same day was out of order, 2350; a question on the same basis as a bill that was about to have its second reading was out of order, 3083.

A personal explanation related to a notice of motion must be allowed; it is not an anticipation of debate on the motion, 8788.

Auditor-General's Report: Question regarding presentation, 543; presentation 757, 5347.

Birth of Prince: Address, 8671.

Censure: The traditional procedure when a government has notice of a motion of censure is for the government itself to elect to answer or not to answer any questions that might arise, 2701.

Chair: A member must address the Chair, 4132, 8390.

Calling of members, 1628, 2017, 7683; first call adhered to, 607; precedence of the Leader of the Opposition, 721; priority of call for Deputy Leader of Opposition, 923, 924.

No member will be allowed to take control out of Mr. Speaker's hands, 154, 4344, 4808. Studied contempt fools nobody and would lead to a member's removal. Under Standing Order 387, member named for being disorderly, 633.

ASSEMBLY, LEGISLATIVE (*continued*):

SPEAKER, MR. (THE HON. R. S. MAHER, B.A.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

Procedure when Mr. Speaker leaves the chair, 2565, 2567.

When a member uses the second person pronoun it is not to be taken that his remarks directly relate to the occupant of the chair, 4919.

A member may not be discourteous to the Chair, 6212. A member will continue his speech without delay and it is an impertinence and bad taste for him to interrupt Mr. Speaker's discussion of a matter of procedure with the Clerk, 7187.

Christmas Felicitations: Response, 2569, 6967.

Closure: The motion, That the question be now put, takes precedence, 2126. Standing Order 175B provides that the carrying of the question, That the question be now put, shall be an instruction to the Speaker or the Chairman to put to the vote every question necessary to give effect to such determination; it is not necessary for a Minister to move a motion, 2125.

A motion on the business paper that Standing Order 175B shall not be applied to the Loan Estimates this year is out of order on the ground that it makes a presumption that a hypothetical state of affairs will occur at some future date; that if admitted, it would involve a debate that anticipates procedure; and that it would take the business of the House out of the hands of the Government, 2034.

The mover of a motion may not move the closure on it, 2610; and the closure is out of order until the motion has been proposed from the chair, 3470. After the closure has been carried, no amendment of the original motion can be accepted, 7314. The closure may be moved even though a member is speaking, 7600.

A point of order that the closure related to an amendment of the motion that had been proposed was dismissed, 2127.

Death of John F. Kennedy, President of the United States of America, 6727, 6978.

Disallowance of By-laws: After debate on a motion for the disallowance of by-laws has proceeded for more than thirty minutes, Mr. Speaker may put the question; the mover of the motion has no reply, 1457.

Dissent: Concerning Mr. Speaker's ruling that disallowed a question by Mr. Willis relating to the visit of Their Majesties the King and Queen of Thailand, 406.

Concerning *sub judice* rule, 4428, 4434.

ASSEMBLY, LEGISLATIVE (*continued*):

SPEAKER, MR. (THE HON. R. S. MAHER, B.A.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

Concerning Mr. Speaker's refusal to hear the member for Earlwood on a personal explanation, 6054.

Concerning ruling of Mr. Speaker allowing a ministerial statement on a special Commonwealth grant, 7102, 7105.

Notice of a motion of dissent must be given at the same time as any other notice of motion, 4315.

Division: A member wishing to have his name recorded as voting against a motion, must call for a division, 249.

After a division was called for only one member took his place on the affirmative side of the Chamber so Mr. Speaker declared the motion negated without proceeding further (S.O. 208 (c)), 3711.

Hansard: A Minister is entitled to give the gist of another member's remarks with accuracy, by referring to current *Hansard* without actually reading it, 152.

Incorporation of material, 7304.

Interjections and Interruptions: Disorderly, 70, 105, 108, 137, 150, 152, 156, 174, 189, 214, 249, 398, 595, 634, 636, 681, 686, 707, 708, 711, 719, 721, 722, 788, 793, 794, 1142, 1143, 1144, 1456, 1664, 1667, 1871, 1945, 1946, 2022, 2352, 2384, 2385, 2408, 2563, 2565, 2568, 2584, 2586, 2598, 2614, 2674, 2706, 2731, 2732, 2779, 2857, 2900, 2971, 3008, 3009, 3010, 3270, 3298, 3403, 3468, 3693, 3870, 3872, 3928, 3929, 4105, 4203, 4220, 4308, 4366, 4402, 4522, 4573, 4659, 4665, 4760, 4787, 4789, 4806, 4922, 5054, 5107, 5108, 5159, 5267, 5268, 5550, 5661, 5662, 5665, 5717, 5718, 5752, 5881, 5882, 5946, 6037, 6047, 6048, 6051, 6115, 6583, 6632, 6815, 6816, 6866, 6925, 7095, 7210, 7232, 7303, 7519, 7596, 7645, 7653, 7671, 7675, 7676, 7678, 7680, 7684, 7685, 7777, 7798, 7874, 7950, 8142, 8149, 8286, 8392, 8396, 8561, 8587.

Too much conversation in the Chamber is disorderly, 62, 375, 2581, 2675, 2900, 4219, 4255, 7081, 7256, 7546, 7591, 7666, 8026.

Members should conduct themselves with the decorum that is expected from representatives in the Parliament of a sovereign State, 30; interjections at least should be relevant, 27, 105.

An hon. member having submitted that though it is the custom of the House not to interrupt a maiden speech, that custom puts an obligation on maiden speakers not to be unduly provocative in their privileged remarks, the member making his maiden speech was enjoined to set an example and

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ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR. (THE HON. R. S. MAHER, B.A.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

demonstrate that he represents a party whose members know how to conduct themselves with decorum, 410.

Too many interjections tend to ruin the flow of a Minister's speech and the answers to them will probably emerge later, 4897.

If debate ensues from an interjection it becomes extremely disorderly, 4344. When Mr. Speaker calls for order he is not giving special protection to the member who has the floor, 5550.

Request to members for silence at the close of question time, 5056.

"Shut up" is an inelegant expression of what Mr. Speaker had in mind, 8252.

Joint Committee on Coal Industry: Message from Legislative Council, 6965, 8606.

Member Named: It is a stratagem for a member to walk out of the Chamber when he hears the Speaker calling on the Premier to move the appropriate motion required after the member has been named, 634.

Members Named and Suspended: Mr. Chaffey, 634, 636, 637; Mr. Willis, 633.

Members Removed: Mr. Chaffey, 3465; Mr. Hughes, 7687.

Members Warned: Mr. Brown, 7643; Mr. Compton, 6453; Mr. Crabtree, 143; Mr. Crawford, 152, 3689; Mr. Cutler, 3693, 3694; Mr. Darby, 7601, 7682, 8024; Mr. Deane, 2299, 5430; Mr. Doig, 155, 175, 2759, 7303; Mr. L. J. Ferguson, 5107; Mr. Griffith, 719; Mr. Healey, 3032, 5876; Mr. Hills, 2732; Mr. Hughes, 448, 729, 2906, 7686, 7687; Mr. H. E. Jackson, 721, 3618; Mr. C. A. Kelly, 2702; Mr. R. J. Kelly, 7669; Mr. Lewis, 680, 3271, 3461, 3618, 5268, 8784; Mr. McCartney, 3872, 5107; Mr. McCaw, 633; Mr. Morey, 825, 5107; Mr. Morris, 214, 794, 3710, 6343; Mr. Morton, 399, 638, 3420 for the first time and in error for the second time, 3421, 3422, 7676; Mr. Murphy, 720, 3618; Mr. Neilly, 1355, 3461, 3922, 3923, 7129, 8561; Mr. Punch, 137, 1943, 3923, 6344, 7420, 7686, 8284; Mr. Renshaw, 3870; Mr. Rigby, 139, 3710; Mr. Robinson, 749; Mr. Robson, 5430, 7680; Mr. Seiffert, 5107; Mr. Sloss, 2568, 3469, 5219, 7678; Mr. Stephens, 633, 720; Mr. Willis, 4755, 5876; Mr. Wyatt, 749.

Minister for Health: When the Minister for Health left the Chamber with the words "You are not impartial", Mr. Speaker advised the House that he would deal with the Minister when he returned, 3085. Mr. Speaker reassured the House that when the Minister returned to the Chamber he would be dealt with, 3141. In reply to a question

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR. (THE HON. R. S. MAHER, B.A.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

without notice Mr. Speaker intimated that he did not know what might be the intentions of the Minister for Health or any member who is absent from the House, and repeated his assurance that when the Minister returned the matter that preceded his departure would be reviewed, 3164. The Minister's withdrawal and apology were acknowledged and accepted, 3199. Mr. Speaker did not propose to draw blood for the satisfaction of any member, and a member who feels that there has been any inconsistency in Mr. Speaker's actions has an appropriate remedy, 3200.

Ministerial Statements: A ministerial statement should be made at the end of question time, 602; and Mr. Speaker determines whether a Minister's remarks constitute a ministerial statement, 399, 601, 1792, 1945. Whether a statement is a ministerial statement depends upon whether it introduces new points of Government policy, 1940, 5346.

The Leader of the Opposition, speaking in reply to a ministerial statement, must confine himself to the details of the policy adduced by the Minister; it is not intended that he should make a general debate of all the things that should have been included, but were not, 4794.

In the absence of any mention of policy, a statement is not a ministerial statement, 4881. When a Minister prefaces his statement on policy by declaring it to be ministerial, the House will accept it as such unless it is challenged, 6999.

Points of order were not upheld asserting that a supplementary appropriation bill should have been introduced instead of a ministerial statement being made, 7001; and that a lengthy reply to a question is a ministerial statement, 7211.

No time limit is imposed on a Minister in making a ministerial statement, nor upon the Leader of the Opposition in making a reply, 7297.

The Premier's announcement of his impending resignation is not a ministerial statement, 8552.

Monarch: When ruling on a question about Her Majesty's visit to the Sydney Opera House, Mr. Speaker quoted Standing Order 148 to the effect that no member shall use Her Majesty's name irreverently or for the purpose of influencing the House in its deliberations, and declared that though there is no possibility whatever of the Queen's name being used for propaganda, he would ask the Premier to ignore

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR. (THE HON. R. S. MAHER, B.A.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

that part of the question about Her Majesty having been impressed, 2972. A reference in debate to the taste of a question that had been the subject of a ruling, disputed that ruling, 3105.

Motions: Withdrawal of notice of motion, 4279. Consent for moving a motion without notice and without first moving a motion of urgency must be unanimous, 4998. When a Minister moves a motion "by consent" he is putting forward that proposition and if nobody objects up to the time when the motion is proposed by Mr. Speaker, the question is put, 7310.

Wording of motion in the House and in the *Votes and Proceedings*, 5651, 5653. Removal from the business paper of order of the day standing in the name of a member who has resigned, 5785. Clarification of motion, 7644.

When notice has been given of a motion, Mr. Speaker cannot take the notice of motion out of the hands of the House to permit it to be altered by the member giving the notice, 8788.

(See also *Closure and Procedure.*)

No-confidence Motion: Members have the right to say what they believe to be correct when debating a motion of no confidence: Mr. Speaker did not propose at any stage to place any restrictions on members that he might impose if someone other than himself were the subject of the soft impeachment, 715; and he did not propose to reply to the feeblest motion he had heard in the House for a long time, 724.

Offensive and Objectionable Remarks, Imputations and Aspersions: It is not correct that if any member claims that some inoffensive statement is offensive, it must perforce be withdrawn; that would lead to absurdities, 715. When a member has been misrepresented by another and categorically denies the allegation, the custom is that it is the responsibility of the member making the allegation to withdraw it, 6050, 6051. An objection to something said by an opponent is not a point of order unless it be covered by the standing orders; honest mistakes are made in the House all day long and members may not adopt the guise of a point of order to express dissatisfaction with what another member is saying, or the manner in which it is said, 155. It is competent for a member to make an allegation but if he does not prove it he might not be regarded seriously, 65. When one member takes objection to a statement

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR. (THE HON. R. S. MAHER, B.A.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

concerning another and that other member is present and remains mute, Mr. Speaker cannot ask for the withdrawal of the statement, but assumes that at the appropriate time the House will hear a personal explanation, 4200. A member should not canvass a ruling by stating that a withdrawal was qualified when it was not, 154.

Contemptuous remarks of an extremely personal nature are better done without, 1705; another word would have been more appropriate than "bellyache", 1812.

The phrase "The Commonwealth Attorney-General appeared to be sympathetic but has done nothing" contains nothing offensive, 603. "Do not try to teach your grandmother to suck eggs" was not considered offensive and the member who used the phrase was not required to withdraw it, but he did so, 688. "Use the truth" is not an offensive injunction, 707. "Sabotage" is not an unparliamentary word, 1079. It is a waste of the time of the House to object to the remark that the Liberal Party is hypocritical on the ground that it is personally offensive, 1292. The word "improper" applied to the Government's actions is not a deliberate imputation of improper motives and does not call for withdrawal, 2642. "All they (the Government parties in Canberra) are concerned about is to see more and more people out of work" is not a statement to which offence could reasonably be taken and therefore need not be withdrawn, 3922.

Use of the word "humbug" involves no point of order but the application of the adjective "biggest" could be out of order as an expression of opinion, 1912. "Humbug" is not offensive, 5713.

An interjection "That is obvious" after Mr. Speaker's statement that it does not matter whether an hon. member is on his feet, was discourteous, disorderly and vulgar, implied bias on Mr. Speaker's part, and would not be tolerated, 2126.

A member used the term "ratbag" but not to the member who demanded its withdrawal; the user of the word was speaking to one of his colleagues and if the member complaining overheard it, the user was sorry. This explanation was accepted, 4636. If any apologies are required, Mr. Speaker will see that they are given, 4920, 4921. The incorrect statement that a certain member had moved a motion in caucus was withdrawn, 5111.

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ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR. (THE HON. R. S. MAHER, B.A.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

If any member makes innuendoes about bribery, Mr. Speaker will demand proof, 7120, 7234, 7261. When a member denied referring to anyone as "wowsers", the statement that he had done so was withdrawn, 7130, 7204. When a member denied that he was laughing when the Council of Churches was mentioned, the suggestion was withdrawn, 7131.

"Lying" is a rather strong word but has not been expressly debarred, 7871; "lie" withdrawn, 7872.

The following expressions were withdrawn: "Conspiracy" because it suggested a criminal offence, 153, 154; "You have been on the Peace Council for the last five years; as far as I know you are a very prominent member of it," and "the Australian Peace Movement on whose letterhead the hon. member's name appears," 472; "Are you referring to the Chair?" after a member had said, in response to an interjection, "The federal member may have the same level of intelligence as you do, and if he had it would be useless to go to him", 632; "snooping", 689; "If the hon. members on the Government side say that they are not worried about the domestic situation—not worried about the failure of septic tanks and the health of children . . .", 2072; "A number of communist candidates are standing for election—some under the name of communists and some on Labor tickets", 2099; "Doubtless the hon. member hopes to make some sort of communist propaganda . . .", 2100; "Some of the magistrates . . . are irresponsible", 2585; "The dictates of a body outside this establishment . . . coercing . . . the Minister . . . and the Speaker", 3465; "hypocrite", 3709, and "yahoo", 3709, 3744, when applied to a member; "Do you want one (an amplifier) put in the bar", 6048; "That section of the Liberal Party supporters known as the rent racketeers and exploiters", 6153, 6154; "I make no apology for the length of that question", 6212; "You know all about corruption", 7045; "The caucus sub-committee dominated by starting-price bookmakers . . . No guts, any of them", 7232.

No valid point of order was based on an objection to the words "I wish you would get your ears attended to", but an apology was tendered, 3086.

In the debate on a no-confidence motion a member said to Mr. Speaker, "You have become the tool of the Government . . ." and a point of order was taken but Mr.

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR. (THE HON. R. S. MAHER, B.A.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

Speaker would not ask for the remark to be withdrawn, though he regarded the point of order as correct, 715, 716.

No point of order is validly based on the assertion that in the absence of a member no reference should be made to his words or his conduct, or on the ground that the absent member was distressed to find that he had in fact used a word that he had denied using, 723.

The phrase "taken for a ride", heard frequently in the House, gives rise not so much to a point of order as to a disagreement upon facts, 4815.

A member's statement that a private person has made statements which to that person's own knowledge were deliberately false does not give rise to a point of order under the standing orders seeking a retraction, 4819.

The House might as well shut up shop if it is suggested that a member, by accusing another of using his imagination, is taking an unfair advantage of the protection of the Chair. The suggestion that a member is asleep is perhaps a little more personal but not one to which any self-respecting member of parliament would reasonably take exception, 5550; and Mr. Speaker will testify that the member is awake, 5551.

A point of order involving the retort, "I do not run away from the leadership like you did", was not persisted in, 7686.

Intellectual snobbery directed at a member's failure to pronounce correctly a rather difficult word should be crushed, 5943; and a member's later comments on the incident are disorderly and offensive, 5996.

Contributions to the funds of political parties are recognised as legitimate; a suggestion that individual members of a party were in receipt of something euphemistically known as "payola" would be withdrawn, 8832.

Parliament: A member should observe decorum and remove a placard from his chest, 2359.

A point of order based on the assertion that a member's remarks reflected on the members of the Legislative Council was rejected, 3399.

Availability of papers, 4989, 4998, 5003, 5008, 5106, 5115.

Clerk of the Parliaments, 6341.

Preparation of booklet describing the part played by the Parliament of New South Wales in the first 175 years of the nation's progress, 1116.

ASSEMBLY, LEGISLATIVE (*continued*):

SPEAKER, MR. (THE HON. R. S. MAHER, B.A.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

Sale of cigarettes in Parliament House bar, 7724.

Validity of proceedings; section 11 of the Constitution Act, 4954, 5272.

Pecuniary Interest: A point of order that a member's pecuniary interest was involved in his vote on a dissent motion concerning the *sub judice* rule, in breach of Standing Order 204, was not upheld; all that the House was deciding was whether Mr. Speaker was right in seeking to preserve the rights—pecuniary or otherwise—of the member and all other citizens, 4436. A member's disqualifying pecuniary interest must relate to something he has himself, and nobody else has, 5292.

Personal Explanation: A member who wished to make a personal explanation was informed that he could do so at the end of the debate on the motion before the House; when the debate ended he was not present and Mr. Speaker intimated that the member would have the opportunity next day to make the personal explanation, if he chose to proceed with it, 727. No personal explanation was in order when a member considered that an observation applied to him but in fact it did not, 1852. When the Chair has reasonably tried to create an atmosphere of serenity but a member feels that he has been wounded, and perhaps a personal explanation will assist, Mr. Speaker must hear it, 2642.

The words "I do not know of any such statement" do not constitute a misrepresentation of a member who said that the statement was made, 2738. It was extraordinary for a member to rise to make a personal explanation concerning words attributed to him yet not to know what those words were, but if he felt aggrieved, Mr. Speaker would hear him, 4201.

A personal explanation was permitted when the adjournment motion was before the House, 5710. Mr. Speaker will not hear a member on a personal explanation in relation to a matter concerning himself that was withdrawn earlier in the day by another member and for which an apology was made; no purpose would be served, 5875, 5876. After Mr. Speaker referred to the pedantic attitude of some members he accepted a personal explanation, 6049. A personal explanation must be confined to misrepresentation, 8025, 8026; and the misrepresentation to found a personal explanation may be contained in notice of a motion given to the House, 8788.

ASSEMBLY, LEGISLATIVE (*continued*):

SPEAKER, MR. (THE HON. R. S. MAHER, B.A.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

There is no ruling that leave to make a personal explanation is an indulgence of the House and that only one dissentient precludes a member from making a personal explanation, 8788.

Points of Order: A member may express his opinion by his vote; to waste the time of the House by expressing his opinion otherwise was valueless and disorderly, 633; and to stand up on a point of order and say, "I agree with it" is no contribution; it was obviously frittering away the time of the House, 634. Mr. Speaker determines the validity of points of order, 4427, 4428. A point of order does not entitle a member to make a speech, 5107. Mr. Speaker invites debate on a point of order involving important principles, 5427. Some members are pedantic about points of order, 6048. Point of order not tenable, 6052.

Premier: Resignation of the Hon. R. J. Heffron, 8552.

Press: It is sufficient for a member to make a brief reference to a newspaper article without quoting it verbatim, 3541, 3542. It is not necessary for a member to vouch for the accuracy and authenticity of newspaper reports, 4594. A member can be asked to verify that a statement in fact appeared in a newspaper, 7598.

A little facetiousness is always welcome but a question seeking the Minister's opinion of a newspaper cartoon of himself—cartoons usually being intended to lampoon public figures—was out of order, 3612. It is not customary for a member to read a newspaper in the House, 6054.

Privilege: A point of privilege is not a subject on which the House grants its indulgence to a member, 395; a point of privilege must be raised by a substantive motion, 31, 395, 3420; which must be in writing, 3465. The question whether privilege arises is one for the Speaker, 31, 4306; and whether privilege has been infringed is a matter for the House: the test is whether the action complained of was likely to interfere with a member in the prosecution of his duties in the proceedings of the House, 3421, 3464, 3465.

No point of order is validly based on another member's exercise of the privilege that he has as a member, 2974. Before making a statement about a private person, a member should check the facts, 5107, 5108.

In the debate on a motion of privilege the question arose whether the alleged breach of privilege stemmed from actions in New

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ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR. (THE HON. R. S. MAHER, B.A.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

South Wales or in South Australia. Mr. Speaker intimated that lawyers find the utmost concern in deciding such questions of jurisdiction and he would not rule on a point of order based on that ground, 5659.

Powers of Parliament concerning breaches of privilege by outside persons and the summoning of them to the bar of the House, 6109, 6110.

Procedure: The terms "tomorrow" and "in one day" have a special parliamentary significance that is not confined to their literal meaning, 321.

The time is always appropriate for every member of the House to avail himself of the forms of the House, 639.

Mr. Speaker arbitrates on the standing orders; the authority of a Minister to introduce a bill providing for payments out of the Consolidated Revenue Fund is not for Mr. Speaker's determination, 1671. Also, a motion for the second reading of a bill cannot be ruled out of order on the ground that the bill provides for the payment of money not included in the current estimates of expenditure, 1672. When a formal motion is moved for bringing in a bill based on a resolution of ways and means, a member may not discuss the pros and cons of the measure; all he can do is to object to the bill's being brought in, which he does by voting against the motion, and it is rather ludicrous to speak to the motion, 1931, 1932.

Confusion arose from the similarity of titles of enabling bills and taxation bills, 1933. It is not an irregularity for two bills to be passing through the Chamber concurrently with one referring to a body constituted by the other, 6059.

The wording of a message for transmission to the Legislative Council and embodied in a formal motion is a formality residing exclusively in the Minister in charge of the bill and it is not competent to amend it, 4169; Standing Order 291, 4170.

A member controlling his impatience and permitting Mr. Speaker to finish his statement would find that his point of order on the procedure being followed was unnecessary, 3143.

Result of vote on the voices subject to correction, 4597. Declaration of resolution after division called for, and recording of names of the minority voters (S.O. 213), 7263.

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR. (THE HON. R. S. MAHER, B.A.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

After the Premier has spoken to a motion that he has moved the call normally goes to the Leader of the Opposition, 4999.

A member is given the opportunity to make an explanation, 5007.

A member speaking after an amendment has been moved, is regarded as speaking to the amendment, 5006.

A bill concerning stamp duties may be introduced while the budget debate is current, 5429.

As a principle, a member speaking in reply may refer to anything that has been said by those who have opposed the views he advanced in his speech on the motion, 5665; and he obviously may not introduce new matter, 5666. It is not permissible to reply when there is nothing to reply to, 7601.

A member will proceed with his speech without delay, 6049. When members have expressed the opinion that because of the speed of the Minister's speech they cannot grasp its content, it is fair to ask him to speak slower, 6395.

Mr. Speaker's acceptance of a member's apology to the Chairman of Committees, 6512.

Ballot to fill Legislative Council vacancy; spoilt ballot paper, 6445.

(See also *Motions*.)

Public Accounts Committee: Election of member, 7132, 7154, 8831.

Questions Without Notice: Question time finishes forty-five minutes after the first question is asked, 637. Mr. Speaker does his best to avoid cutting short the time available for members to ask questions, 6727. Members asking questions should make them reasonably brief and Ministers in reply should also be reasonably brief, 2098, 6210, 6212, 6448, 6449, 7797.

The rejection of the repetition of a question previously ruled out of order does not give rise to a point of order; the member concerned may move dissent, 319.

A point of order that the Minister had long since finished answering the question asked of him and was debating general policy and hypothetical questions, was dismissed, 448.

A question was in order directed to the Premier concerning matters that affect the well-being of citizens of the State of New

ASSEMBLY, LEGISLATIVE (*continued*):

SPEAKER, MR. (THE HON. R. S. MAHER, B.A.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

South Wales on which the Premier may or must be called upon to make representations to the Prime Minister, 638.

In view of a question's length, detail required and argumentative aspects, it should preferably be re-phrased and placed on the *Questions and Answers* paper, 698. Mr. Speaker prefers not to be the arbiter when a point of order is taken that the complicated nature of a question suggests that it should be placed on the *Questions and Answers* paper, 5346. Questions placed on *Questions and Answers* paper, 7101, 7638.

It is permissible for a member to ask a question of another member only if it concerns business before the House in which the member asked has a specific interest. For example, the question may relate to a motion before the House in that member's name. A question by one member to another was out of order, 1785, 1786.

A Minister is entitled to answer a question in his own style and in his own way, 917, 6923; a member may not direct the Minister on how he should reply to the member's question, 1851. A member may not ask a question and at the same time supply an answer, 4199, 6995. It is stretching the standing orders too far to criticise the Minister's method of answering a question and to suggest that he is engaging in debate when in fact he has said hardly twenty words in reply, 5551. A point of order that the Minister was digressing was not upheld, 7522.

A question about the status of various States, where the advantages of one against the other can be plainly seen by a mathematical comparison, does not involve an expression of opinion and is in order, 1908.

A point of order that would mean the disallowance of any question involving the expenditure of public money while the Loan Estimates are under discussion and an amendment has been moved for their reduction, could not be accepted, 1943.

Mr. Speaker determines what can and cannot be allowed as a question, 5162. A question asking a Minister about instructions given by the Prime Minister to a federal Minister is out of order, 5939. A question about something that motivated the Prime Minister and what was in the Prime Minister's mind is out of order; it is not within the administration of the Minister asked, and it seeks an opinion, 6347. It must be acknowledged that when a federal election campaign is in progress the Legislative Assembly is a forum; it would be too much to

ASSEMBLY, LEGISLATIVE (*continued*):

SPEAKER, MR. (THE HON. R. S. MAHER, B.A.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

ask Mr. Speaker to enter into controversy by ruling that a question should not be asked or should not be answered in a certain way, 6276. When a Minister says that he is not too clear on something, it will be seen how he works it out, 6346. A hypothetical question is out of order, 7597.

Questions may not have an explanatory preface, 6154, or contain observations, 7798. Use of words "Is it a fact", 7421. Though a member does not have to preface a question by "Is it a fact", he must still seek information, not give it, 5942, 7517.

The rule that a question should seek information, not give it, is honoured more in the breach than in the observance, 1079, 6725. The purpose of asking a question is that the Minister should give information; however, it is not permissible to debate a question, 2020. A question genuinely seeking information is in order, notwithstanding its form, 2521; and should be made in a way that seeks information, 2577. The whole purpose of question time is to get facts from Ministers concerning their departments and things associated with their departments, 2523.

Part of a question seeking an opinion was out of order, 3168; and the Minister in his reply should confine himself to the part that was in order, 2838, 2839, 5885. The Deputy Premier and Treasurer has no control over the Liberal Party and when answering a question about the Liberal Party's opinions should confine himself to the part that asks him to make a public statement on Commonwealth-State relationships, but should restrain himself when delivering his ultimatums, predictions and prognostications, 2351, 2352. The seeking of a legal opinion is out of order; the seeking of a statement of the legal position is in order, 2519. The point that a question on Commonwealth-State relationships was out of order because it involved the giving of opinions on highly technical legal and constitutional matters was over-ruled, 4103.

A point of order that a question expressed opinion and sentiment was rejected, 5160. Questions should not seek an opinion, 5478, 6038, 6150, 6722, 7596, 8281. The Premier, in answer to a question, is entitled to express views on the possible tie-up between the press and a political party, and can do so without expressing opinions, 5817.

It is disorderly for a member to cross the floor of the Chamber between the Minister replying to a question and the member who asked it, 1626, 1627, 1852.

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ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR. (THE HON. R. S. MAHER, B.A.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

No further supplementary question will be allowed after a supplementary question has been ruled out of order, 314, 6040. A supplementary question was allowed with the observation that the point of order against its supplementary character was one of fact rather than of order, 449.

A supplementary question must be truly so, 4889. The last part of a supplementary question was contained in the original question, 5479. When the Premier has intimated that because of the detail in an original question he wishes it to be answered by the Minister within whose administration it falls, a supplementary question on the same subject will not be allowed, 5552. When the Premier has declined to answer a question for the time being, he cannot reasonably answer a question supplementary to it, 5654. A question that is more in the field of oratory than supplementary is not allowed, 6037. A question might be supplementary to the original answer but if it is not strictly supplementary to the original question, it is not allowed, 7044. A description of the original question as a hare-brained scheme does not constitute a supplementary question, 8022.

A question about the constitutional legality of the Joint Coal Board and its functions on which the Speaker's attention was not riveted while it was being asked, in the circumstances obtaining was allowed as supplementary to one about the future of the coal industry, though Mr. Speaker had some doubt whether it was truly supplementary, 922. A question about workers' compensation for professional boxers was on the borderline of being supplementary to a question about banning professional boxing and in the circumstances was allowed, 3690. It was drawing the long bow to assert that a question about evictions by the Housing Commission was supplementary to one about an intensive campaign by unsavoury speculators and certain landlord organisations against tenants for the acquisition of their homes, but it was allowed, 4204.

Points of order contesting the supplementary nature of questions were overruled, 1619, 2100, 3923, 4104, 4199, 4633, 5713, 5942, 6150, 7722, 8226.

In all of the following references, the second subject was not supplementary to the first. Grafton Jacaranda Festival: Lithgow Festival, 855. Loss of patronage on metropolitan transport services: building of government offices on site of Goulburn Street parking station, 917. Use of Water Board funds for building offices, sewerage services and water reticulation: method of

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR. (THE HON. R. S. MAHER, B.A.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

charging for water, 919. Proposed meeting of Cabinet in Armidale during the year of the city's centenary: funds for an adequate water supply at Armidale and a new school at West Armidale, 920. Cost of corrective work on the finish of the concrete in stage 1 of the Sydney Opera House: acoustic qualities of the concrete shell of the opera house, 1023. Representations by the Government of New South Wales to the Government of Victoria for reconsideration of the decision to hang a man: decrease in violent crime in New South Wales following the abolition of capital punishment in this State, 1082. Report of the Youth Policy Advisory Committee: the proportion of national income spent on education in New South Wales, 1286.

Separation of the Hospitals Contribution Fund of New South Wales from the Medical Benefits Fund of Australia: the nationalisation of hospital and medical benefits contribution funds, 1356. The building of a bridge across the Myall River between Hawks Nest and Tea Gardens: the property holdings of the federal Minister for Supply in the Hawks Nest-Tea Gardens area and the assistance of his capital investments, 1516. Local-government elections: federal elections, 2101. The modernisation of Central Railway Station: the electricity supply to residence of stationmaster at Rowena, 2228. Unemployment relief in Cessnock: unemployment relief in the Lithgow district, 2578. Power-operated front doors on omnibuses: the provision of safety glass on omnibuses, 2834. Recommendations of the Youth Policy Advisory Committee: Commonwealth grants for education, 2976. A particular question about congestion resulting from road widening work at a particular locality: a general question about prohibiting parking on arterial roads for the sake of avoiding congestion, 3399.

Identical tenders submitted for the supply of electricity cables: restrictive trade practices and the Minister for Labour and Industry and the Hon. E. C. O'Dea, 4951. Establishment of a housing co-operative society by the Malta Government for the benefit of its citizens who have immigrated to Australia: encouragement of social clubs to develop housing co-operatives, 4955. Difficulties that would be caused by the closing of St. Peters garbage dump, adjacent to Sydney (Kingsford Smith) Airport: suitability of Bankstown for an international airport, 5049. Housing in Canberra: opera-house building methods—in any event the supplementary question was asked in a

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR. (THE HON. R. S. MAHER, B.A.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

facetious spirit, 5161. Hooliganism in specific localities: recommendations of the Youth Policy Advisory Committee, 5401. Parking of motor cars on land vacant pending the building of the Warringah expressway: bus services in North Sydney, 5477. The practice of departmental inspectors on retail trading hours in New South Wales: policy laid down at an A.L.P. conference in Perth, 5652. The enactment of legislation to protect the badge of the R.S.S. & A.I.L.A.: a distinction between servicemen and ex-servicemen, 5653.

Alleged tie-up between a newspaper and a political party: actions of the federal Labor Party during World War II, 5818. Conciliation committees: comparison of public service wages and conditions in Canberra and Victoria with those in New South Wales, 6040. Resignation of Mr. L. Holmwood from the Public Service Board: the principle that justice should not only be done but should also appear to be done, 6116. Railway buffet cars in New South Wales: buffet services on trains from Melbourne to Adelaide and on the Commonwealth transcontinental railway, 6995. Training of unemployed youths: reforms to apprentice training, on a fine point, 7100. Concessions granted by the Commonwealth on export coal: constitution of the Joint Coal Board and its functions, on a fine point, 7520. The health benefits, if any, derived from Miracle Margarine: whether the manufacturer's production of margarine is under investigation with a view to prosecution for violation of the Dairy Industry Act, 7795. Statutory justification for alleged warnings that shop licences would be suspended: the editor of the *Daily Telegraph* applying to join the Grocers and Storekeepers' Association of New South Wales, 8069.

When an original question related to the shelter shed at Bronte public school, a member who sought to ask a supplementary question was warned that it must relate to the shelter shed at Bronte public school, 956.

A question about representations made by members of the Liberal Party and Country Party for the waiving of court penalties was held to be supplementary to a question about representations by ten trade unions for the waiving of penalties imposed upon them, particularly when the original question asked whether those representations constituted a precedent to be available generally to suitors or litigants, 1112.

The goodwill that customarily prevails at Christmas time persuaded the acceptance of

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR. (THE HON. R. S. MAHER, B.A.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

a question about the turn-round of shipping as supplementary to one about shipping freights, 6721.

(*Note: By resolution of 28th April, 1964, Standing Order 79 was amended to provide that no supplementary questions may be asked.*)

Reading of Speeches and Documents: If a member, whether back-bencher or Minister, wishes to ensure that his words will not be twisted or that what he is saying is exactly what he intends to say, the ruling prohibiting the reading of speeches should not be invoked against him, though if Mr. Speaker is asked to rule strictly on the matter he must do so, 3547.

Affirmation of ruling of Mr. Speaker Weaver that a member reading a letter during a debate must indicate by whom it was signed, 4765, 4766.

Relevance: The scope of the debate on the adoption of the Address in Reply is wide and later speakers are entitled to reply to allegations made by earlier speakers, 150.

Remarks on the motion for the adjournment of the debate must be confined to that subject, 158.

It would be regrettable to attempt to inject a political flavour into something which, *prima facie*, has nothing whatever to do with politics, 212.

In the debate on a motion of dissent, Mr. Speaker was reluctant to restrict members, but asked that they confine themselves to the motion, 404, 406; and avoid repetition, 405.

It was beyond the bounds of parliamentary practice and decency for a member to bring into the Chamber titbits of conversation that Mr. Speaker had with the member's wife, 407; and the member was enjoined in his reply to the debate to proceed with his rebuttal of the arguments that had been put, 408. Mr. Speaker would not tolerate liberties and the member who did not proceed with his case would find himself outside the Chamber, 408.

Innuendoes that members on either side of the House are involved in bribery or corruption with starting-price operators or anybody else will not be tolerated; a definite accusation will be required, 7120, 7234, 7261. Innuendoes stigmatising a distinguished Australian are better unmentioned but a member who feels obliged to prove his point or explain his words should be entitled to do so, 8248.

In replying to a ministerial statement the Leader of the Opposition must confine himself to a discussion of the points raised by

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SPEAKER, MR. (THE HON. R. S. MAHER, B.A.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

the Minister and to his agreement or disagreement with them, or to the statement of a different policy, 601.

A member having been named and a motion moved for his suspension, he must confine himself to giving an explanation of his conduct that provoked the Speaker to name him, and must speak only to the motion, 636.

Reference to the onus of proof in a bill concerning medical practitioners was out of order in a debate on the adjournment of the House under Standing Order 49, to discuss increases in hospital fees, 4212.

When answering a question without notice concerning the relocation of Sydney Hospital, the Minister for Health was not permitted to take the opportunity to answer something not pertinent to the question that appeared in the *Daily Mirror*, 3085.

When speaking to an amendment for the appointment of a select committee, a Minister is in order in illustrating his objection by reference to other select committees, 4382. On a motion for the printing of papers to enable their publication a Minister was in order when speaking of the availability of justice in the courts, 5001. The allocation of Commonwealth scholarships is a matter solely for the Commonwealth but the making of representations is within the Premier's administration, 5344.

A member's statement about where another works is not malicious but its relevance is questionable and the subject may be referred to only briefly, as background, 6047. If it is proper for a member to make accusations of personal bias, it is equally proper for another to refer to personal aspects which have a bearing, though he should not concentrate on them, 6052. A point of order contesting the relevancy of an answer to an interjection was not upheld, but the member speaking was asked to be reasonably brief and the Minister to be brief in reply, 6449. Mr. Speaker cannot support an objection to something a member did not say but said he was going to say, 7121.

When a member successfully takes a point of order on the relevance of particular material, it is a matter of honour between him and the other member when a similar point of order concerning similar material is later taken against him, 7871.

Detail appropriate to debate in Committee should not be debated at the second-reading stage, 7034, 7606.

Irrelevant remarks may not be persisted with (S.O. 152), 7543.

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ASSEMBLY, LEGISLATIVE (continued):

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A member must keep to the point, 30, 31, 213, 240, 706, 1295, 1296, 1667, 1673, 2564, 2565, 2566, 2608, 2657, 2734, 2902, 4452, 5340, 5660, 5661, 5663, 5711, 6047, 6048, 6205, 6359, 6360, 6361, 6362, 6363, 6667, 7259, 7260, 7313, 7519, 7643, 7685, 7872, 7949, 8020, 8021.

Points of order contesting relevance not upheld, 3930, 5718, 6653, 7301, 7675, 7872.

Repetition: Whether a member's remarks amount to tedious repetition is a matter of opinion, 155. Tedious repetition is out of order, 6668.

Sessional Orders: Sessional orders governing precedence of business enable a member to set down a motion for discussion on a specific date; in the absence of sessional orders, the naming of a specific date is not possible, 692.

Standing Orders: Governor's approval of amendments, 8827.

State Planning Authority Bill: Observations on amendment by the Legislative Council requiring additional contribution by the Treasury, 6728, 6771. Message from the Legislative Council, 6917.

Sub Judice: A question that related to the action of the Government in taking a certain course but not to a specific case or its merits was not out of order, 1284.

A question about the reported statements of a Royal commissioner was out of order while the commissioner was sitting, 1620, 1621.

A question about an eviction involving uncompleted court proceedings was out of order, 4110.

When a responsible Minister gives an assurance that writs have been issued, the subject of them is *sub judice*, 4307. A motion for the adjournment under Standing Order 49 to discuss a matter that is the subject of writs is out of order under the *sub judice* rule, 4313, 4314, 4315.

When no legal proceedings have been instituted a matter is not *sub judice*, 5052. The *sub judice* rule prevents discussion of part of a question but does not prevent an answer to the portion that is not *sub judice*, 5755, 5756. Institution of proceedings against a shopkeeper would not invalidate an entire debate on shopping hours but would prevent reference to the particular case in which a person is alleged to have sold goods that should not have been sold, 7669.

ASSEMBLY, LEGISLATIVE (*continued*):

SPEAKER, MR. (THE HON. R. S. MAHER, B.A.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

Temporary Chairmen of Committees:
Nomination of G. R. Crawford, Esq., D.C.M., K. M. McCaw, Esq., L. M. Nott, Esq., L. J. Tully, Esq., B.A., LL.B., and W. E. Wattison, Esq.

Time for Speeches: An extension of time, though unusual in the debate on a dissent motion, will be considered in exceptional circumstances, 4429.

Urgency: The Government is in control of the business of the House and a Minister may move a motion of urgency at any time; otherwise motions of urgency may come before the House only at question time, 244, 8566.

The question whether the third reading of a bill is urgent is a matter of opinion; motion for third reading accepted, 2126.

When a dissent motion is pending on a matter related to a motion of urgency, it is better and fairer for the House to decide the question of urgency, 394. Some distinction must be made between rulings on questions without notice and rulings on motions of urgency; the procedures must be regarded in completely different lights, 395.

When debating a motion of urgency a member should merely point out the urgency and then demonstrate why each item of his proposal is urgent, 1357. A member must confine himself to the aspect of urgency, 393, 395, 953, 1909, 1910, 3617, 3618, 3869, 3870, 3871, 3872, 8784.

When the member moving urgency declares that a matter is urgent because false and misleading statements have been made about it, and that is accepted as a reasonable statement, it is permissible for the Deputy Premier to reply to it, 1911.

No point of order on an urgency motion can be based on arguments against the points put forward in support of urgency, 1358.

Motion of urgency in circumstances in which there can be no debate, 7642.

Vacant Seats: Resignations of R. F. X. Connor, Esq., member for Wollongong-Kembla, and I. L. Robinson, Esq., member for Casino, 5785, 7620, 7635.

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SPEECHES, address, 118.

STANDING ORDERS:

No. 57, Amended, m., 8827; mes., 8829.

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TEMPORARY CHAIRMAN OF COMMITTEES (G. R. CRAWFORD, ESQ., D.C.M.), RULINGS, OBSERVATIONS AND OPINIONS:

Member Warned: Mr. Sloss, 8115.

Point of Order: Not valid, 8114.

Procedure: No valid point of order on method of putting the question, 3500.

Clauses taken in *globo*, 6855.

Dissent must be the subject of a substantive motion, 8115.

Relevance: A motion for the acquisition of two estates does not open a full debate on the advisability or otherwise of the closer settlement scheme, 4908.

TEMPORARY CHAIRMAN OF COMMITTEES (L. M. NOTT, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS:

Amendments: An amendment moved in the spirit of mockery was unacceptable; also, the short title of a bill is amended only when amendments to the body of the bill make it necessary, so an amendment proposing that the Long Service Leave (Amendment) Bill be described as the Short Service Leave (Amendment) Bill was out of order, 3629.

Chair: A member may not canvass a ruling of Mr. Speaker by discussing it in Committee, 6769.

Interjections: A member is entitled to be heard in silence and should address his remarks to the Chair, not across the table, 1988.

Disorderly, 4695, 5081, 5207, 5209.

Members Warned: Mr. Crawford, 5848; Mr. Lewis, 5847.

Point of Order: Without substance, 5209, 5845.

Procedure: Though the Legislative Council's amendments 1 and 2 will be put to the vote separately, it will save duplication of discussion if members address themselves to both, 6762. When an amendment by the Legislative Council is under consideration, the Committee may not question the propriety of the amendment or whether the procedure is regular; the amendment must be dealt with on its merits, 6769.

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TEMPORARY CHAIRMAN OF COMMITTEES (L. M. NOTT, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

Declaration of resolution after division called for and only one member challenging Mr. Temporary Chairman's decision, 7329.

Reading of Speeches: A Minister may refer to copious notes without being regarded as reading his speech, 5846.

Relevance: A member should keep to the point, 1984, 1985, 7326, 7348; and may refer to a current debate, 5206.

TEMPORARY CHAIRMAN OF COMMITTEES (L. J. TULLY, ESQ., B.A., LL.B.), RULINGS, OBSERVATIONS AND OPINIONS:

Member Warned: Mr. Willis, 1968.

Procedure: A point of order taken in Committee concerning Mr. Acting Speaker (Mr. Wattison) should be taken when Mr Acting Speaker returns to the chair, 2432.

TEMPORARY CHAIRMAN OF COMMITTEES (W. E. WATTISON, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS:

Adjournment: A motion for the adjournment of the House cannot be accepted from anyone except a Minister, 1993.

On the motion for the adjournment of the House a member may speak on a matter that affects his electorate or the State as a whole, 1996; but not on a matter that would provoke debate, 2434.

Amendments: An amendment relating to the employment of persons who are not employees of the board dealt with in the bill is outside the scope of the bill and out of order, 7318, 7319. An amendment concerning street betting is beyond the scope of the Totalizator (Off-course Betting) Bill and out of order, 7363.

Procedure on overlapping amendments, 7332. By indicating which parts of a clause they wish to amend, hon. members will facilitate the Committee's work, 8504.

Chair: No point of order is involved in a member's assertion that he was not recognised, 2433.

A member must address the Chair, 5605, 5606, 7225.

Interjections and Interruptions: Disorderly, 2428, 5602, 5605, 7220, 7341; too much conversation in the Chamber, 7350, 7360; a member is entitled to make his speech without interruption, 619.

Members Warned: Mr. Chaffey, 1994; Mr. Crabtree, 5606; Mr. Darby, 7225; Mr. Deane, 5801, 5803; Mr. Hearnshaw, 5494; Mr. Lewis, 1994; Mr. Morris, 5605.

ASSEMBLY, LEGISLATIVE (continued):

TEMPORARY CHAIRMAN OF COMMITTEES (W. E. WATTISON, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

Motions: A member including the word "placenta" in a motion reporting a point of order to the House, was asked to define it, 7319; and to amend his motion, 7320.

Offensive and Objectionable Remarks: The words, "The hon. member is making out a case for legalising two-up and brothels", were required to be withdrawn, 7228.

Pecuniary Interest: It was not competent for the Speaker to decide whether a member had a pecuniary interest in a question, the test being by a substantive motion to disallow votes, 2433.

Personal Explanation: A personal explanation may not be made until the House has completed the business before it, 2433.

Points of Order: Not valid, 7341, 8429. A point of order cannot be taken on the Chair's ruling on a point of order, 1993.

Press: A member was asked whether he could vouch for what he read from a newspaper, 7224.

Procedure: A member having taken a point of order during a division, it was dealt with after the count had been completed, 2432, 2433.

A member being absent when the notice of motion standing in his name is called, the motion lapses, 5969.

Declaration of resolution after division called for and only one member challenging Mr. Temporary Chairman's decision, 7360, 7365.

Public Gallery: Persons in the gallery must remain silent, 2413.

Relevance: A member must keep to the point, 1973, 1978, 3481, 5602, 5798, 5799, 5800, 6391, 6756, 7222, 7293, 7294, 7296, 7333, 7340, 8432, 8508.

A member must keep to the bill under discussion, 4803; this excludes discussion of hospitals in the debate on the Pharmacy Bill, which does not mention them, 4801.

On the second reading of a bill, "the debate should be on fundamental principles of the bill and a member is not entitled to go through it line by line or clause by clause verbatim", 7033, 7034.

State Planning Authority Bill: Message from the Governor recommending additional expenditure in connection with this bill, 6756.

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Telephone Conversations: A point of order
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Assembly: Notice, 2647; *int.*, 2708; 1R., 2709; 2R., 3183, 3278; *Com. and ad. rep.*, 3352; 3R., 3407; *mes.*, 3599; *assent*, 3918.

Council: 1R. and m.s.o., 3385; 2R., 3385, 3439, 3518; *Com., ad. rep. and 3R.*, 3519; *assent*, 3903.

AMBULANCE TRANSPORT SERVICE AND CROWN EMPLOYEES APPEAL BOARD (AMENDMENT) BILL:

Assembly: Assent, 25.

Council: Assent, 9.

APPROPRIATION BILL, 1962:

Assembly: M.s.o., 1316; *int. and 1R.*, 1335; 2R., 1336; *Com.*, 1367; *ad. rep. and 3R.*, 1368; *mes.*, 1705; *assent*, 1852.

Council: 1R. and m.s.o., 1336; 2R., 1336, 1418, 1470, 1586; *Com., ad. rep. and 3R.* 1616; *assent*, 1997.

APPROPRIATION BILL, 1963:

Assembly: M.s.o., 5887; *all stages*, 5907; *mes.*, 6148; *assent*, 6288.

Council: 1R., m.s.o. and 2R., 5921, 6010, 6100; *Com., ad. rep. and 3R.*, 6107; *assent*, 6307.

ARGENTINE ANT ERADICATION BILL:

Assembly: Assent, 25.

Council: Assent, 9.

AUCTIONEERS AND AGENTS (AMENDMENT) BILL:

Assembly: Notice, 3172; *int.*, 3274; 1R., 3275; 2R., 3514.

AUSTRALIAN LUBRICATING OIL REFINERY LIMITED AGREEMENT RATIFICATION BILL:

Assembly: Assent, 25.

Council: Assent, 9.

AUSTRALIAN PINES AND PRODUCTS AFFORESTATION CONTRACTS BILL:

Council: Petition and 1R., 87; *select com.*, 375, 5457, 8515.

BILLS (continued):**BANK OF NEW SOUTH WALES (AMENDMENT) BILL:**

Assembly: Notice, 2022; *int. and 1R.*, 2107; 2R., 2243; *Com., ad. rep. and 3R.*, 2245; *mes.*, 2433; *assent*, 2610.

Council: 1R. and m.s.o., 2224; 2R., 2300; *Com., ad. rep. and 3R.*, 2302; *assent*, 2739.

BLOWING DAM (SNOWY MOUNTAINS HYDRO-ELECTRIC AUTHORITY) BILL:

Assembly: Notice, 6215; *int.*, 6278; 1R., 6282; 2R., 6774; *Com., ad. rep. and 3R.*, 6795; *mes.*, 6954; *assent*, 6978.

Council: 1R., and m.s.o., 6810; 2R., 6867; *Com., ad. rep. and 3R.*, 6883; *assent*, 7132.

BOOK PURCHASERS' PROTECTION (AMENDMENT) BILL:

Assembly: Notice, 2647; *int.*, 2707; 1R., 2708; 2R., 4293; *Com. and ad. rep.*, 4299; 3R., 4315; *mes.*, 4631; *assent*, 4824.

Council: 1R., 4412; 2R., 4475; *Com.*, 4486; *ad. rep.*, 4487; 3R., 4574; *assent*, 5140.

BUSH FIRES (AMENDMENT) BILL:

Assembly: Notice, 5009; *int.*, 5195; 1R., 5196; 2R., 5312, 5364; *Com.*, 5366; *ad. rep.*, 5368; 3R., 5426; *mes.*, 5584; *assent*, 5750.

Council: 1R., m.s.o. and 2R., 5457; *Com.*, 5463, 5529; *ad. rep. and 3R.*, 5529; *assent*, 5920.

BUSINESS NAMES BILL:

Assembly: Assent, 25.

Council: Assent, 9.

CAMPBELLTOWN TO CAMDEN TRAMWAY AND JERILDERIE TOWARDS DENILIKUIN RAILWAY BILL:

Assembly: Notice, 2842; *int.*, 2906; 1R., 2908; 2R., 3363; *Com.*, 3378; *ad. rep.*, 3380; 3R., 3422; *mes.*, 3599; *assent*, 3918;

Council: 1R., 3385; 2R., 3524; *Com., ad. rep. and 3R.*, 3531; *assent*, 3903.

CATTLE COMPENSATION (AMENDMENT) BILL:

Assembly: Notice, 608; *int.*, 748, 758; 1R., 759; 2R., 1372; *Com. and ad. rep.*, 1375; 3R., 1458; *mes.*, 1796; *assent*, 1937.

Council: 1R. and m.s.o., 1415; 2R., 1679; *Com., ad. rep. and 3R.*, 1680; *assent*, 1997.

CATTLE COMPENSATION TAXATION BILL:

Assembly: Ways, 1378; *int. and 1R.*, 1380; *remaining stages*, 1458; *mes.*, 1796; *assent*, 1937.

Council: 1R. and m.s.o., 1415; 2R., 1680; *Com., ad. rep. and 3R.*, 1682; *assent*, 1997.

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BILLS (continued):**CHILD WELFARE (COMMONWEALTH AGREEMENT RATIFICATION) BILL:**

Assembly: Notice, 1177; int., 1364; 1R., 1365; 2R., 1463, 1637; Com. and ad. rep., 1639; 3R., 1705; mes., 1840; assent, 2234.

Council: 1R., 1679; 2R., 1764; Com., ad. rep. and 3R., 1769; assent, 2128.

CHIROPODISTS REGISTRATION BILL:

Assembly: Assent, 25.

Council: Assent, 9.

CHOWILLA RESERVOIR AGREEMENT BILL:

Assembly: Notice, 7046; int., 7107, 7447; 1R., 7523; 2R., 7757; Com., ad. rep. and 3R., 7765; mes., 7830; assent, 8066.

Council: 1R. and m.s.o., 7779; 2R., 7784; Com., ad. rep. and 3R., 7787; assent, 8050.

CHURCHES OF CHRIST, SCIENTIST, INCORPORATION BILL:

Assembly: Notice, 608; int. and 1R., 744; 2R., 765; Com. and ad. rep., 770; 3R., 1236; mes., 1316; assent, 1525.

Council: 1R., m.s.o. and 2R., 1281; Com., ad. rep. and 3R., 1282; assent, 1470.

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

Assembly: Notice, 1177; int. and 1R., 1368; 2R., 1668; Com. and ad. rep., 1670; 3R., 1705; mes., 1840; assent, 2234.

Council: 1R., 1679; 2R., 1769; Com., ad. rep. and 3R., 1770; assent, 2128.

COAL MINES REGULATION (AMENDMENT) BILL:

Assembly: Notice, 8024; int., 8077; 1R., 8080; 2R., 8314; Com., ad. rep. and 3R., 8324; mes., 8740; cons. amdt., 8821; ad. rep., 8822; assent, 8826.

Council: 1R., 8344; m.s.o., 8345; 2R., 8530; Com. and ad. rep., 8535; 3R., 8637; mes., 8774; assent, 8825.

COBAR WATER SUPPLY BILL:

Assembly: Notice, 6587; int., 6772; 1R., 6774; 2R., 6849; Com., 6855; ad. rep. and 3R., 6856; mes., 6916; assent, 6978.

Council: 1R., m.s.o. and 2R., 6806; Com., ad. rep. and 3R., 6809; assent, 7132.

COMMERCIAL AGENTS AND PRIVATE INQUIRY AGENTS BILL:

Assembly: Notice, 608; int., 744; 1R., 745; 2R., 770, 2689; Com., 2694, 2710; ad. rep., 2713; 3R., 2783; mes., 2970; assent, 3323.

Council: 1R. and m.s.o., 2811; 2R., 2824, 2892; Com., 2896; ad. rep. and 3R., 2897; assent, 3300.

BILLS (continued):**COMMON LAW PROCEDURE (AMENDMENT) BILL:**

Assembly: Assent, 25.

Council: Assent, 9.

COMPANIES (AMENDMENT) BILL:

Assembly: Notice, 7801; int., 7947; 1R., 7950; 2R., 8180, 8236, 8288; Com., 8297; ad. rep., 8311; 3R., 8409; mes., 8740; cons. amds. and ad. rep., 8822; assent, 8826.

Council: 1R. and m.s.o., 8356; 2R., 8356, 8459; Com., 8471, 8518; ad. rep., 8530; 3R., 8637; mes., 8774; assent, 8825.

CONSTITUTION (AMENDMENT) BILL:

Assembly: Notice, 2022; int. and 1R., 2106; 2R., 2249; Com., ad. rep. and 3R., 2258; cons. amds., 2540; ad. rep., 2542; assent reserved, 2610; assent, 4244.

Council: 1R. and m.s.o., 2224; 2R., 2302; Com., 2315; ad. rep., 2317; 3R., 2434; mes., 2510; assent reserved, 2739; assent, 4405.

CONSTITUTION AND POLICE REGULATION (AMENDMENT) BILL:

Assembly: Notice, 7729; int. and 1R., 7851; 2R., 7973; Com., 7990; ad. rep. and 3R., 7991; mes., 8169; cons. amds., 8235; ad. rep., 8236; assent, 8550.

Council: 1R., 7937; m.s.o. and 2R., 8057; Com., 8065; ad. rep., 8066; 3R., 8127; mes., 8202; assent, 8515.

COONAMBLE CEMETERY BILL:

Assembly: Notice, 1177; int. and 1R., 1371; 2R., 2630; Com. and ad. rep., 2633; 3R., 2647; mes., 2783; assent, 3241.

Council: 1R., 2739; m.s.o., 2740; 2R., 2748; Com., ad. rep. and 3R., 2751; assent, 3201.

CO-OPERATION (AMENDMENT) BILL, 1962:

Assembly: Assent, 25.

Council: Assent, 9.

CO-OPERATION (AMENDMENT) BILL, 1963:

Assembly: Notice, 2022; int., 2615; 1R., 2617; 2R., 2657; Com., 2687; ad. rep., 2689; 3R., 2707; mes., 3274; cons. amds., 3407; ad. rep., 3420; adj., 3438; assent, 3788.

Council: 1R., 2740; 2R., 2811, 3036; Com., 3067; ad. rep., 3078; recom., 3144; ad. rep., 3148; 3R., 3201; mes., 3385; assent, 3746.

CORAL SEA PARK BILL:

Assembly: Assent, 25.

Council: Assent, 9.

CORONERS (AMENDMENT) BILL:

Assembly: Notice, 3407; int., 3493; 1R., 3494; 2R., 3819; Com., ad. rep. and 3R., 3830; mes., 3918; assent, 4195.

Council: 1R., 3787; m.s.o. and 2R., 3855; Com., ad. rep. and 3R., 3861; assent, 4179.

4th September, 1962, to 3rd June, 1964

BILLS (continued):**CROWN EMPLOYEES APPEAL BOARD (AMENDMENT) BILL:**

Assembly: Notice, 7729; int., 7805; 1R., 7806; 2R., 8080; Com., ad. rep. and 3R., 8081; mes., 8171; assent, 8550.

Council: 1R. and m.s.o., 8057; 2R., 8134; Com., ad. rep. and 3R., 8136; assent, 8515.

CROWN LANDS (AMENDMENT) BILL:

Assembly: Notice, 6044; int., 6216; 1R., 6219; 2R., 6837, 7010, 7055; Com., 7085, 7546; ad. rep., 7570; 3R., 7601; mes., 7746; cons. amdts., 8028; ad. rep., 8030; assent, 8066.

Council: 1R., m.s.o. and 2R., 7572; Com., 7590, 7629; ad. rep., 7633; 3R., 7699; mes., 7999; assent, 8050.

DAIRY INDUSTRY (AMENDMENT) BILL:

Assembly: Notice, 2022; int., 2108; 1R., 2111; 2R., 2528; Com., 2539; ad. rep. and 3R., 2540; mes., 2567; assent, 2610.

Council: 1R., m.s.o. and 2R., 2510; Com., ad. rep. and 3R., 2513; assent, 2739.

DENTISTS (AMENDMENT) BILL:

Assembly: Notice, 6587; int., 6730; 1R., 6734; 2R., 7765, 7806, 7855; Com., 7876; ad. rep., 7884; 3R., 7947; mes., 8125; cons. amdts., 8822; ad. rep., 8823; assent, 8826.

Council: 1R. and m.s.o., 7896; 2R., 7897; referred to select com., 7935; select com., 8057, 8516; select com. report, 8518; 2R., 8756; Com., 8760; ad. rep., 8765; 3R., 8767; mes., 8774; assent, 8825.

DRIED FRUITS (AMENDMENT) BILL:

Assembly: Notice, 7690; int., 7731; 1R., 7732; 2R., 7885; Com., ad. rep. and 3R., 7887; mes., 8015; assent, 8229.

Council: 1R. and m.s.o., 7896; 2R., 7935; Com. and ad. rep., 7937; assent, 8202.

ELECTRICITY DEVELOPMENT (AMENDMENT) BILL, 1963:

Assembly: Notice, 2610; int. and 1R., 2713; 2R., 3353; Com. and ad. rep., 3363; 3R., 3407; mes., 2599; assent, 3918.

Council: 1R., 3385; 2R., 3531; Com., ad. rep. and 3R., 3536; assent, 3903.

ELECTRICITY DEVELOPMENT (AMENDMENT) BILL, 1964:

Assembly: Notice, 8075; int., 8169; 1R., 8171; 2R., 8330, 8409; Com., 8428; ad. rep. and 3R., 8433; mes., 8606; assent, 8826.

Council: 1R. and m.s.o., 8387; 2R., 8537; Com., ad. rep. and 3R., 8550; assent, 8825.

BILLS (continued):**FACTORIES, SHOPS AND INDUSTRIES BILL:**

Assembly: Notice, 1177; int., 1458; 1R., 1462; 2R., 1705, 1819, 1853, 2036; Com., 2046, 2112; report, 2125; ad. rep., 2126; 3R., 2126, 2128; mes., 2433; cons. amdts., 2548; ad. rep., 2559; assent, 2610.

Council: 1R., and m.s.o., 2081; 2R., 2081, 2128; Com., 2181; recom., 2224; ad. rep., 2224; 3R., 2344; mes., 2510; assent, 2739.

FISHERIES AND OYSTER FARMS (AMENDMENT) BILL:

Assembly: Notice, 2842; int., 3275; 1R., 3278; 2R., 3741, 3830, 3876; Com., 3881; ad. rep. and 3R., 3884; mes., 3973; assent, 4244.

Council: 1R. and m.s.o., 3849; 2R., 3903; Com., ad. rep. and 3R., 3911; assent, 4405.

FRIENDLY SOCIETIES (AMENDMENT) BILL:

Assembly: Notice, 6347; int., 6455; 1R., 6456; 2R., 6934; Com., ad. rep. and 3R., 6937; mes., 6954; assent, 6978.

Council: 1R. and m.s.o., 6895; 2R., 6896; Com., ad. rep. and 3R., 6902; assent, 7132.

GAMING AND BETTING (AMENDMENT) BILL:

Assembly: Notice, 3796; int., 3884; 1R., 3887; 2R., 4134; Com., ad. rep. and 3R., 4143; mes., 4195; assent, 4244.

Council: 1R., m.s.o. and 2R., 4087; Com., ad. rep. and 3R., 4096; assent, 4405.

GAMING AND BETTING (POKER MACHINES) AMENDMENT BILL, 1962:

Assembly: Notice, 1442; int., 1814; 1R., 1819; 2R., 1933, 1971; Com., 1980; ad. rep., 1993; 3R., 2035; mes., 2072; assent, 2234.

Council: 1R. and m.s.o., 1998; 2R., 1999; Com., ad. rep. and 3R., 2012; assent, 2128.

GAMING AND BETTING (POKER MACHINES) AMENDMENT BILL, 1963:

Assembly: Int., 2983; 1R., 2985; 2R., 3696; withdrawal, 3711.

GAMING AND BETTING (POKER MACHINES) TAXATION AMENDMENT BILL:

Assembly: Ways, 1914; resolution, 1931; int., 1931; 1R., 1932; 2R., Com. and ad. rep., 1993; 3R., 2035; mes., 2072; assent 2234.

Council: 1R. and m.s.o., 2012; remaining stages, 2013; assent, 2128.

GAS AND ELECTRICITY (AMENDMENT) BILL:

Assembly: Notice, 607; int. and 1R., 745; 2R., 1375; Com. and ad. rep., 1378; 3R., 1458; mes., 1840; assent, 2234.

Council: 1R. and m.s.o., 1416; 2R., 1751; Com., ad. rep. and 3R., 1755; assent, 2128.

BILLS (continued):**GENERAL LOAN ACCOUNT APPROPRIATION BILL, 1962:**

Assembly: All stages, 2298; mes., 2433; assent, 2610.

Council: 1R. and m.s.o., 2224; 2R., 2317; Com., ad. rep. and 3R., 2325; assent, 2739.

GENERAL LOAN ACCOUNT APPROPRIATION BILL, 1963:

Assembly: M.s.o., 5272; all stages, 5284; mes., 5528; assent, 5666.

Council: 1R. and m.s.o., 5263; 2R., 5330, 5379; Com. and ad. rep., 5395; 3R., 5457; assent, 5920.

GOVERNMENT RAILWAYS AND TRANSPORT (AMENDMENT) BILL, 1962:

Assembly: Assent, 25.

Council: Assent, 9.

GOVERNMENT RAILWAYS AND TRANSPORT (AMENDMENT) BILL, 1963:

Assembly: Notice, 2610; int., 2783; 1R., 2784; 2R., 3380, 3422; Com., 3430; ad. rep., 3432; 3R., 3492; mes., 3599; assent, 3918.

Council: 1R., m.s.o. and 2R., 3519; Com., ad. rep. and 3R., 3524; assent, 3903.

GOVERNMENT RAILWAYS AND TRANSPORT (AMENDMENT) BILL, 1964:

Assembly: Notice, 8484; int. and 1R., 8572; 2R., 8689; Com., ad. rep. and 3R., 8695; mes., 8740; assent, 8826.

Council: 1R., m.s.o. and 2R., 8668; Com., ad. rep. and 3R., 8670; assent, 8825.

HOUSING (AMENDMENT) BILL:

Assembly: Notice, 3407; int., 3564; 1R., 3567; 2R., 3644, 3723; Com., 3740; ad. rep., 3741; 3R., 3801; mes., 3918; assent, 4195.

Council: 1R., 3746; m.s.o., 3747; 2R., 3849; Com., 3854; ad. rep. and 3R., 3855; assent, 4179.

HOUSING INDEMNITIES BILL:

Assembly: Assent, 25.

Council: Assent, 9.

HUNTER DISTRICT WATER, SEWERAGE AND DRAINAGE (PRESIDENT) BILL:

Assembly: Notice, 181; urgency, 243; m.s.o. and int., 245; 1R., 249; 2R., 321; Com., ad. rep. and 3R., 325; mes., 373; assent, 541.

Council: 1R., m.s.o. and 2R., 295; Com., ad. rep. and 3R., 300; assent, 508.

BILLS (continued):**INCLOSED LANDS PROTECTION (AMENDMENT) BILL:**

Assembly: Notice, 7046; int., 8075; 1R., 8076; 2R., 8311; Com. and ad. rep., 8312; 3R., 8313; mes., 8433; assent, 8550.

Council: 1R. and m.s.o., 8279; 2R., 8355; Com., ad. rep. and 3R., 8356; assent, 8515.

INDUSTRIAL ARBITRATION (AMENDMENT) BILL:

Assembly: Notice, 2610; int., 2655; 1R., 2657; 2R., 2888, 2908, 3006, 3087; Com., 3088; ad. rep., 3095; 3R., 3172.

Council: 1R. and m.s.o., 3148; 2R., 3148, 3201, 3300.

IRRIGATION AND WATER (AMENDMENT) BILL:

Assembly: Notice, 7690; int., 7732; 1R., 7746; 2R., 7991, 8033; Com., 8045; ad. rep. and 3R., 8047; mes., 8171; assent, 8550.

Council: 1R. and m.s.o., 8000; 2R., 8127; Com., ad. rep. and 3R., 8134; assent, 8515.

KING'S SCHOOL COUNCIL (AMENDMENT) BILL, THE:

Assembly: Notice, 3926; int., 4111; 1R., 4112; 2R., 4223; Com., ad. rep. and 3R., 4229; mes., 4237; assent, 4244.

Council: 1R., m.s.o. and 2R., 4192; Com., 4193; ad. rep. and 3R., 4194; assent, 4405.

KOSCIUSKO STATE PARK (AMENDMENT) BILL:

Assembly: Notice, 4278; int., 4318; 1R., 4319; 2R., 6395; Com., ad. rep. and 3R., 6399; mes., 6664; assent, 6978.

Council: 1R. and m.s.o., 6401; 2R., 6566; Com., ad. rep. and 3R., 6568; assent, 7132.

KURRI KURRI SCHOOL OF ARTS (LAND SALE) BILL:

Assembly: 1R., 7729; m.s.o. and 2R., 8030; Com., ad. rep. and 3R., 8033; assent, 8140.

Council: Petition, m.s.o., int. and select com., 7133; select com. report, 7571; 2R., 7633; Com., ad. rep. and 3R., 7635; mes., 7999; assent, 8126.

LANDLORD AND TENANT (AMENDMENT) BILL:

Assembly: Notice, 2106; int., 2245; 1R., 2248; 2R., 2358, 2407; Com., 2432; ad. rep. and 3R., 2433; mes., 2567.

Council: 1R., 2434; m.s.o. and 2R., 2435; Com., 2482; ad. rep., 2510; 3R., 2569.

LAND TAX (AMENDMENT) BILL:

Assembly: Notice, 5347; int., 5430; 1R., 5434; 2R., 5977; Com., 5994, 6058; ad. rep. and 3R., 6058; mes., 6095; assent, 6148.

Council: 1R., m.s.o. and 2R., 6004; Com. and ad. rep., 6009; 3R., 6010; assent, 6307.

4th September, 1962, to 3rd June, 1964

BILLS (continued):**LAND VENDORS BILL:**

Assembly: Notice, 5948; int., 6118; 1R., 6119; 2R., 6506, 6594, 7887, 7952; Com., 7969; ad rep., 7973; 3R., 8026; mes., 8125; cons. amdts., 8161; ad. rep., 8162; assent, 8550.

Council: 1R., m.s.o. and 2R., 8000; Com., 8011; recom. and ad. rep., 8014; 3R., 8057; mes., 8139; assent, 8515.

LAW OF EVIDENCE BILL (pro formâ):

Assembly: 1R., 37.

Council: 1R., 9.

LAW REFORM (MARRIED PERSONS) BILL:

Assembly: Notice, 7729; int., 7950; 1R., 7952; 2R., 8162; Com., ad. rep. and 3R., 8169; mes., 8433; cons. amdt. and ad. rep., 8571; assent, 8826.

Council: 1R., 8139; m.s.o. and 2R., 8269; Com., 8277; ad. rep., 8278; 3R., 8344; mes., 8535; assent, 8825.

LEGISLATIVE ASSEMBLY MEMBERS SUPER-ANNUATION (AMENDMENT) BILL:

Assembly: Assent, 25.

Council: Assent, 9.

LEGISLATIVE ASSEMBLY MEMBERS SUPER-ANNUATION (FURTHER AMENDMENT) BILL:

Assembly: Notice, 1852; int. and 1R., 1914; 2R., 1993, 2035; Com. and ad. rep., 2036; 3R., 2106; mes., 2235; assent, 2566.

Council: 1R., m.s.o. and 2R., 2074; Com., ad. rep. and 3R., 2081; assent, 2569.

LEGITIMATION (AMENDMENT) BILL:

Assembly: Notice, 4374; int., 4453; 1R., 4454; 2R., 4524; Com., ad. rep. and 3R., 4527; mes., 4573; assent, 4631.

Council: 1R., m.s.o. and 2R., 4490; Com., ad. rep. and 3R., 4491; assent, 4629.

LIMITATION OF ACTIONS (RECOVERY OF IMPOSTS) BILL:

Assembly: Notice, 3796; int., 3874; 1R., 3875; 2R., 4143; Com., ad. rep. and 3R., 4156; mes., 4222; assent, 4244.

Council: 1R. and m.s.o. 4099; 2R., 4099, 4179; Com., ad. rep. and 3R., 4181; assent, 4405.

LIQUOR (AMENDMENT) BILL:

Assembly: Notice, 3695; int., 3815; 1R., 3819; 2R., 3887, 3945; Com., 3971; ad. rep. and 3R., 3973; mes., 4134; assent, 4244.

Council: 1R., m.s.o. and 2R., 4016; Com., and ad. rep., 4045; 3R., 4046; assent, 4405.

BILLS (continued):**LITHGOW LAND (PITT'S PADDOCK VESTING) BILL:**

Assembly: Notice, 4278, 4524; int., 4795; 1R., 4796; 2R., 6301, 6366; Com., ad. rep. and 3R., 6367; mes., 6664; assent, 6978.

Council: 1R. and m.s.o., 6339; 2R., 6564; Com., ad. rep. and 3R., 6566; assent, 7132.

LOCAL GOVERNMENT AND CONVEYANCING (AMENDMENT) BILL:

Assembly: Notice, 7838; int., 8026; 1R., 8028; 2R., 8171; Com., 8179; ad. rep. and 3R., 8180; mes., 8433; assent, 8550.

Council: 1R., 8202; m.s.o., 8203; 2R., 8348; Com., ad. rep. and 3R., 8354; assent, 8515.

LOCAL GOVERNMENT AND METROPOLITAN WATER, SEWERAGE, AND DRAINAGE (AMENDMENT) BILL:

Assembly: Notice, 5887; int., 6059; 1R., 6064; 2R., 6456; Com., 6495; ad. rep. and 3R., 6506; mes., 6954; assent, 6978.

Council: 1R. and m.s.o., 6444; 2R., 6531; Com. and ad. rep., 6564; 3R., 6904; assent, 7132.

LOCAL GOVERNMENT (BOUNDARIES COMMISSION) AMENDMENT BILL:

Assembly: Notice, 2106; int., 2611; 1R., 2615; 2R., 2713, 2784, 2843; Com., 2861; recom., 2887; ad. rep., 2888; 3R., 2906; mes., 3815; cons. amdts., 4156; ad. rep. and mes., 4169; mes., 4236; cons. amdt., 4467; ad. rep. and mes., 4471; mes., 4632; assent, 5118.

Council: 1R., and m.s.o., 2891; 2R., 2934; Com., 2962, 3660; ad. rep., 3660; 3R., 3746; resolution and ad. rep., 4191; mes., 4192, 4515; Com., 4584; resolution, ad. rep. and mes., 4587; assent, 5140.

LOCAL GOVERNMENT, LIQUOR AND IMPOUNDING (AMENDMENT) BILL:

Assembly: Notice, 6727; int., 6955; 1R., 6956; 2R., 7449, 7601; Com., 7606; ad. rep., 7620; 3R., 7690; mes., 7752; assent, 8066.

Council: 1R., m.s.o. and 2R., 7701; Com., ad. rep. and 3R., 7714; assent, 8050.

LOCAL GOVERNMENT (PAYMENT OF FEES) AMENDMENT BILL:

Assembly: Notice, 4312; int., 4374; 1R., 4376; 2R., 4545, 4687, 4734; Com., 4746; ad. rep., 4750; 3R., 4795; mes., 5293; assent, 5396.

Council: 1R., 4766; m.s.o., 4767; 2R., 4770, 5140; Com. and ad. rep., 5144; 3R., 5220; assent, 5379.

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BILLS (continued):**LOCAL GOVERNMENT (REGULATION OF FLATS) AMENDMENT BILL:**

Assembly: Notice, 4278; int., 4316; 1R., 4318; 2R., 4472, 4527; Com., 4543; ad. rep., 4545; 3R., 4607; mes., 4750; assent, 4988.

Council: 1R., 4574; 2R., 4630; Com. and ad. rep., 4631; 3R., 4697; assent, 5140.

LOCAL GOVERNMENT (TOWN AND COUNTRY PLANNING) AMENDMENT BILL:

Assembly: Assent, 25.

Council: Assent, 9.

LONG SERVICE LEAVE (AMENDMENT) BILL:

Assembly: Notice, 3248; int., 3332; 1R., 3335; 2R., 3567, 3620; Com., 3628; ad. rep., 3644; 3R., 3719; mes., 3862; assent, 3918.

Council: 1R. and m.s.o., 3660; 2R., 3660, 3747; Com., 3781; ad. rep. and 3R., 3787; assent, 3903.

LONG SERVICE LEAVE (METALLIFEROUS MINING INDUSTRY) BILL:

Assembly: Notice, 6157; int., 6215; 1R., 6215; 2R., 6630; Com., 6655; ad. rep. and 3R., 6655; mes., 6795; assent, 6978.

Council: 1R. and m.s.o., 6671; 2R., 6682; Com., ad. rep. and 3R., 6698; assent, 7132.

MACQUARIE UNIVERSITY BILL:

Assembly: Notice, 8565; int., 8685; 1R., 8689; 2R., 8794; Com., ad. rep. and 3R., 8817; mes., 8826; assent, 8831.

Council: 1R., m.s.o. and 2R., 8767; Com., 8773; ad. rep. and 3R., 8774; assent, 8830.

MAIN ROADS AND SYDNEY HARBOUR BRIDGE (ADMINISTRATION) AMENDMENT BILL:

Assembly: Notice, 6587; int., 6728; 1R., 6730; 2R., 6856, 6927; Com., 6931; ad. rep. and 3R., 6934; mes., 6954; assent, 6978.

Council: 1R., m.s.o. and 2R., 6891; Com., ad. rep. and 3R., 6895; assent, 7132.

MEDICAL PRACTITIONERS (AMENDMENT) BILL, 1963:

Assembly: Int., 3719; 1R., 3723; 2R., 3801, 3973; Com., 4015, 4115; ad. rep. and 3R., 4134; mes., 4222; cons. amdt., 4229; ad. rep., 4231; assent, 4244.

Council: 1R., m.s.o. and 2R., 4046; Com., 4085; ad. rep., 4087; 3R., 4179; mes., 4192; assent, 4405.

MEDICAL PRACTITIONERS (AMENDMENT) BILL, 1964:

Assembly: Notice, 7729; int., 7804; 1R., 7805; 2R., 8048; Com., ad. rep. and 3R., 8049; mes., 8180; assent, 8550.

Council: 1R., 8014; 2R., 8136; Com., ad. rep., m.s.o. and 3R., 8139; assent, 8515.

BILLS (continued):**MENINDEE LAKES STORAGE AGREEMENT BILL:**

Assembly: Notice, 6999; int., 7053; 1R., 7055; 2R., 7738; Com., ad. rep. and 3R., 7746; mes., 7830; assent, 8066.

Council: 1R. and m.s.o., 7719; 2R., 7787; Com., ad. rep. and 3R., 7789; assent, 8050.

MENTAL HEALTH (COMMONWEALTH AGREEMENT RATIFICATION) AMENDMENT BILL:

Assembly: Assent, 26.

Council: Assent, 9.

MILK (AMENDMENT) BILL:

Assembly: Notice, 8229; int., 8324; 1R., 8330; 2R., 8487; Com., 8504; ad. rep. and 3R., 8511; mes., 8551; assent, 8826.

Council: 1R. and m.s.o., 8450; 2R., 8452; Com., 8457; ad. rep. and 3R., 8459; assent, 8825.

MINERS' ACCIDENT RELIEF (SUPPLEMENTAL) BILL:

Assembly: Notice, 1177; int., 1369; 1R., 1371; 2R., 1670; Com. and ad. rep., 1674; 3R., 1705; mes., 1840; assent, 2234.

Council: 1R., 1679; 2R., 1770; Com., ad. rep. and 3R., 1772; assent, 2128.

MINES INSPECTION (AMENDMENT) BILL:

Assembly: Assent, 26.

Council: Assent, 9.

MINES RESCUE (AMENDMENT) BILL:

Assembly: Notice, 639; int., 746; 1R., 757; 2R., 1674; Com. and ad. rep., 1705; 3R., 1814; mes., 2072; assent, 2566.

Council: 1R., 1751; 2R., 2013; Com., ad. rep. and 3R., 2014; assent, 2569.

MINING (AMENDMENT) BILL:

Assembly: Notice, 5057; int., 5191; 1R., 5194; 2R., 6512, 6609; Com., 6624; ad. rep. and 3R., 6630; mes., 6795; assent, 6978.

Council: 1R. and m.s.o., 6574; 2R., 6671; Com., ad. rep. and 3R., 6682; assent, 7132.

MOREE AND DISTRICT WAR MEMORIAL EDUCATIONAL CENTRE BILL:

Assembly: Assent, 26.

Council: Assent, 9.

MOTOR TRAFFIC (AMENDMENT) BILL, 1962:

Assembly: Notice, 2106; int., 2238; 1R., 2241; 2R., 2370; Com., 2391; ad. rep. and 3R., 2392; mes., 2433; assent, 2610.

Council: 1R., m.s.o. and 2R., 2325; Com., ad. rep. and 3R., 2336; assent, 2739.

4th September, 1962, to 3rd June, 1964

BILLS (continued):**MOTOR TRAFFIC (AMENDMENT) BILL, 1964:**

Assembly: Notice, 7801; int., 7852; 1R., 7855; 2R., 8081, 8152; Com., 8158; ad. rep. and 3R., 8161; mes., 8311; assent, 8550.

Council: 1R. and m.s.o., 8139; 2R., 8203, 8260; Com., 8267; ad. rep. and 3R., 8269; assent, 8515.

MOTOR VEHICLES (TAXATION) BILL:

Assembly: M.s.o. and ways, 2392; resolution and all stages, 2407; mes., 2433; assent, 2610.

Council: 1R., m.s.o. and 2R., 2337; Com., ad. rep. and 3R., 2344; assent, 2739.

MOTOR VEHICLES (THIRD PARTY INSURANCE) AMENDMENT BILL:

Assembly: Notice, 4715; int., 4863; 1R., 4865; 2R., 6288; Com., ad. rep. and 3R., 6301; mes., 6526; assent, 6588.

Council: 1R. and m.s.o., 6308; 2R., 6439; Com., ad. rep. and 3R., 6444; assent, 6528.

MOTOR VEHICLES (THIRD PARTY INSURANCE) AND LAW REFORM (MISCELLANEOUS PROVISIONS) AMENDMENT BILL:

Assembly: Notice, 2022; int., 2241; 1R., 2243; 2R., 2542; Com., ad. rep. and 3R., 2548; mes., 2567; assent, 2610.

Council: 1R., m.s.o. and 2R., 2513; Com., ad. rep. and 3R., 2516; assent, 2739.

MUDGEES CEMETERIES BILL:

Assembly: Notice, 1177; int., 1371; 1R., 1372; 2R., 2633; Com. and ad. rep., 2647; 3R., 2707; mes., 2783; assent, 3241.

Council: 1R. and m.s.o., 2740; 2R., 2751; Com., ad. rep. and 3R., 2753; assent, 3201.

NEW SOUTH WALES GOVERNMENT ENGINEERING AND SHIPBUILDING UNDERTAKING (AMENDMENT) BILL:

Assembly: Notice, 3407; int., 3492; 1R., 3493; 2R., 4170; Com., ad. rep. and 3R., 4174; mes., 4195; assent, 4244.

Council: 1R., m.s.o. and 2R., 4097; Com., ad. rep. and 3R., 4099; assent, 4405.

NEW SOUTH WALES STATE CANCER COUNCIL (AMENDMENT) BILL:

Assembly: Notice, 608; int. and 1R., 746; 2R., 1559; Com., 1570; ad. rep., 1571; 3R., 1627; mes., 1840; assent, 2234.

Council: 1R. and m.s.o., 1577; 2R., 1755; Com., ad. rep. and 3R., 1764; assent, 2128.

NOTIFIABLE DISABILITIES BILL:

Assembly: Int., 6157; 1R., 6164; 2R., 7154.

OATHS (AMENDMENT) BILL:

Assembly: Assent, 25.

Council: Assent, 9.

BILLS (continued):**OPTICAL DISPENSERS BILL:**

Assembly: Notice, 3796; int., 3934; 1R., 3936; 2R., 4397; Com., 4401, 4454; ad. rep., 4454; 3R., 4524; mes., 5293; cons. amdt., 5364; ad. rep., 5364; assent, 5396.

Council: 1R. and m.s.o., 4515; deferred, 4587; 2R., 5145; Com., 5150; ad. rep., 5151; 3R., 5220; mes., 5326; assent, 5379.

OPTOMETRISTS (AMENDMENT) BILL:

Assembly: Notice, 3796; int., 3933; 1R., 3934; 2R., 4320, 4376; Com., 4387; ad. rep., 4397; 3R., 4454; mes., 5293; assent, 5396.

Council: 1R., m.s.o. and 2R., 4491, 4574; select com., 4584; select com. report, 5140; 2R., 5144; Com. and ad. rep., 5145; 3R., 5220; assent, 5379.

PARLIAMENTARY ALLOWANCES AND SALARIES BILL:

Assembly: Notice, 5110; int., 5190; 1R., 5191; 2R., 5284; Com., 5292; ad. rep., 5293; 3R., 5364; mes., 5396; assent, 5585.

Council: 1R., m.s.o. and 2R., 5326; Com., ad. rep. and 3R., 5330; assent, 5920.

PARLIAMENTARY JOINT COMMITTEE ENABLING BILL:

Assembly: Int., 8076; 1R., 8077; 2R., Com., ad. rep. and 3R., 8313; mes., 8606; assent, 8826.

Council: 1R. and m.s.o., 8345; 2R., 8535; Com., ad. rep. and 3R., 8536; assent, 8825.

PARRAMATTA NORTH LAND DISPOSAL BILL:

Assembly: Notice, 2610; int., 2647; 1R., 2648; 2R., 3500; Com. and ad. rep., 3501; 3R., 3561; mes., 3695; assent, 3918.

Council: 1R. and m.s.o., 3536; 2R., 3607; Com., ad. rep. and 3R., 3608; assent, 3903.

PHARMACY BILL:

Assembly: Notice, 3695; int., 3811; 1R., 3815; 2R., 4753, 4800, 4915, 4957; Com. (pro forma), ad. rep. and recom., 4965; Com., 5021; ad. rep., 5046; 3R., 5057; mes., 5973.

Council: 1R. and m.s.o., 5140; 2R., 5229, 5463; Com., 5468, 5529; ad. rep., 5545; 3R., 5921.

PISTOL LICENSE AND POLICE OFFENCES (AMENDMENT) BILL:

Assembly: Notice, 4278; int., 4315; 1R., 4316; 2R., 6377; Com., 6394; ad. rep., 6395; 3R., 6454; mes., 6664; assent, 6978.

Council: 1R. and m.s.o., 6401; 2R., 6568; Com., ad. rep. and 3R., 6574; assent, 7132.

BILLS (continued):**PLANT DISEASES AND IRRIGATION (AMENDMENT) BILL:**

Assembly: Notice, 1177; int., 1366; 1R., 1367; 2R., 1571, 1627; Com., 1634; ad. rep., 1637; 3R., 1705; mes., 1852; assent, 2234.

Council: 1R., 1679; 2R., 1772; Com., 1777; ad. rep. and 3R., 1779; assent, 2128.

POLICE REGULATION (AMENDMENT) BILL:

Assembly: Notice, 6278; int., 6454; 1R., 6455; 2R., 6739; Com., ad. rep. and 3R., 6741; mes., 6795; assent, 6978.

Council: 1R., m.s.o. and 2R., 6700; Com., ad. rep. and 3R., 6704; assent, 7132.

PUBLIC HOSPITALS (AMENDMENT) BILL:

Assembly: Notice, 5759; int., 6593; 1R., 6594; 2R., 6957; Com. and ad. rep., 6965; 3R., 7107.

Council: 1R. and m.s.o., 7133; 2R., 7134.

PUBLIC SERVICE AND OTHER STATUTORY BODIES (EXTENDED LEAVE) AMENDMENT BILL:

Assembly: Notice, 6454; int., 6588; 1R., 6591; 2R., 6747; Com., ad. rep. and 3R., 6754; mes., 6795; assent, 6978.

Council: 1R., m.s.o. and 2R., 6709; Com., ad. rep. and 3R., 6713; assent, 7132.

RACING (AMENDMENT) BILL:

Assembly: Notice, 6454; int. and 1R., 6593; 2R., 6754; Com., ad. rep. and 3R., 6756; mes., 6795; assent, 6978.

Council: 1R., m.s.o. and 2R., 6713; Com., ad. rep. and 3R., 6714; assent, 7132.

RAILWAYS RETIREMENT FUND BILL:

Assembly: M.s.o., 8611; int., 8612; 1R., 8616; 2R., 8695; Com., 8737; ad. rep. and 3R., 8739; mes., 8821; assent, 8826.

Council: 1R., m.s.o. and 2R., 8741; Com., ad. rep. and 3R., 8756; assent, 8825.

RIVER MURRAY WATERS (AMENDMENT) BILL:

Assembly: Notice, 6999; int., 7052; 1R., 7053; 2R., 7621, 7690, 7735; Com., ad. rep. and 3R., 7738; mes., 7830; assent, 8066.

Council: 1R. and m.s.o., 7714; 2R., 7714, 7782; Com., ad. rep. and 3R., 7784; assent, 8050.

ROAD MAINTENANCE (CONTRIBUTION) AMENDMENT BILL:

Assembly: Notice, 8152; int., 8229; 1R., 8235; 2R., 8434, 8572; Com., 8588; ad. rep., 8606; 3R., 8679; mes., 8740; assent, 8826.

Council: 1R. and m.s.o., 8645; 2R., 8646; Com., ad. rep. and 3R., 8668; assent, 8825.

BILLS (continued):**ROYAL BLIND SOCIETY OF NEW SOUTH WALES (AMENDMENT) BILL:**

Assembly: Notice, 3087; int., 3172; 1R., 3174; 2R., 3433, 3494; Com., 3499; ad. rep., 3500; 3R., 3561; mes., 3695; assent, 3918.

Council: 1R. and m.s.o., 3536; 2R., 3601; Com., ad. rep. and 3R., 3607; assent, 3903.

SECOND-HAND DEALERS AND COLLECTORS (AMENDMENT) BILL:

Assembly: Notice, 2647; int. and 1R., 2708; 2R., 4299; Com. and ad. rep., 4302; 3R., 4315; mes., 4632; cons. amtds. and ad. rep., 4733; assent, 4988.

Council: 1R., 4412; 2R., 4487; Com. and ad. rep., 4490; 3R., 4574; mes., 4706; assent, 5140.

STAMP DUTIES (AMENDMENT) BILL, 1962:

Assembly: Ways, 1381, 1462; remaining stages, 1462; mes., 1814; assent, 2234.

Council: 1R., 1416; 2R., 1682, 1737; Com., ad. rep. and 3R., 1751; assent, 2128.

STAMP DUTIES (AMENDMENT) BILL, 1963:

Assembly: Notice, 5347; int., 5426; 1R., 5430; 2R., 5907; Com., 5914, 5973; ad. rep. and 3R., 5977; mes., 6095; assent, 6148.

Council: 1R., m.s.o. and 2R., 5999; Com., ad. rep. and 3R., 6004; assent, 6307.

STANDARD INSURANCE COMPANY LIMITED AND CERTAIN OTHER INSURANCE COMPANIES BILL, THE:

Assembly: Notice, 2357; int., 3561; 1R., 3564; 2R., 3936; Com., ad. rep. and 3R., 3945; mes., 3973; assent, 4244.

Council: 1R., m.s.o. and 2R., 3911; Com., ad. rep. and 3R., 3918; assent, 4405.

STATE PLANNING AUTHORITY BILL:

Assembly: Notice, 4278; int., 4856; 1R., 4862; 2R., 4892, 5368, 6064, 6120, 6181; Com. (pro forma), ad. rep. and recom., 6205; Com., 6219, 6283; ad. rep. and 3R., 6288; mes., 6664, 6728, 6756; cons. amtds., 6756; ad. rep., 6770; mes., 6771, 6917; withdrawal, 6938.

Council: 1R. and m.s.o., 6308; 2R., 6308, 6404; Com., 6427; ad. rep., 6439; recom., 6529; ad. rep., 6531; 3R., 6574; mes., 6714; cons. amtds., 6797; ad. rep., 6806; select com., 6806, 6809; mes., 6809.

STATE PLANNING AUTHORITY BILL (No. 2):

Assembly: M.s.o., int. and 1R., 6939; 2R., 6940; Com., 6940; ad. rep. and 3R., 6942; mes., 6954; assent, 6978.

Council: 1R., m.s.o. and 2R., 6902; Com. and ad. rep., 6903; 3R., 6904; assent, 7132.

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BILLS (continued):**STATUTORY SALARIES ADJUSTMENT BILL:**

Assembly: Notice, 2610; int., 4450; 1R., 4453; 2R., 4729; Com., 4731; ad. rep., 4733; 3R., 4795; mes., 4824; assent, 4988.

Council: 1R. and m.s.o., 4766; 2R., 4767; Com., ad. rep. and 3R., 4770; assent, 5140.

SUPERANNUATION (AMENDMENT) BILL:

Assembly: Notice, 2106; int., 2559; 1R., 2562; 2R., 2617; Com. and ad. rep., 2630; 3R., 2647; mes., 2783; assent, 3241.

Council: 1R. and m.s.o., 2739; 2R., 2742; Com., ad. rep. and 3R., 2748; assent, 3201.

SUPPLY BILL, 1962:

Assembly: Urgency, m.s.o. and supply, 250; remaining stages, 256; mes., 373; assent, 631.

Council: 1R., 233; 2R., 294; Com., ad. rep. and 3R., 295; assent, 598.

SUPPLY BILL, 1963:

Assembly: M.s.o., 4607; supply, 4612, 4681; remaining stages, 4687; mes., 4824; assent, 4988.

Council: 1R. and m.s.o., 4699; 2R., 4705; Com. and ad. rep., 4706; 3R., 4766; assent, 5140.

SYDNEY EXCHANGE COMPANY LIMITED BILL:

Assembly: Notice, 8398; int., 8485; 1R., 8487; 2R., 8606; Com., ad. rep. and 3R., 8611; mes., 8740; assent, 8826.

Council: 1R., m.s.o. and 2R., 8638; Com., ad. rep. and 3R., 8645; assent, 8825.

SYDNEY HARBOUR BRIDGE (ADMINISTRATION) AMENDMENT BILL:

Assembly: Assent, 26.

Council: Assent, 9.

SYDNEY OPERA HOUSE (AMENDMENT) BILL:

Assembly: Notice, 2610; int., 2649; 1R., 2655; 2R., 3095, 3174; Com., 3174; ad. rep., 3183; 3R., 3274; mes., 3380; assent, 3788.

Council: 1R. and m.s.o., 3240; 2R., 3311; Com., ad. rep. and 3R., 3323; assent, 3746.

TOTALIZATOR (OFF-COURSE BETTING) BILL:

Assembly: Notice, 6999; int., 7046; 2R., 7113, 7177, 7216; Com., 7287, 7315; ad. rep. and 3R., 7366; cons. amdts., 7729; ad. rep. 7730; assent, 7829.

Council: 1R., m.s.o. and 2R., 7370, 7475; Com., 7506; ad. rep., 7512; 3R., 7571; mes., 7714; assent, 7779.

TRANSFERRED OFFICERS EXTENDED LEAVE (AMENDMENT) BILL:

Assembly: Notice, 6454; int., 6591; 1R., 6592; 2R., 6741; Com., ad. rep. and 3R., 6747; mes., 6795; assent, 6978.

Council: 1R., m.s.o., and 2R., 6704; Com., ad. rep. and 3R., 6709; assent, 7132.

BILLS (continued):**TRANSPORT COMMISSIONERS (SUPERANNUATION) BILL:**

Assembly: M.s.o. and int., 8739; 1R., 8740; 2R., 8817; Com., ad. rep. and 3R., 8821; mes., 8826; assent, 8831.

Council: 1R., m.s.o. and 2R., 8774; Com., ad. rep. and 3R., 8778; assent, 8830.

TRUSTEE COMPANIES BILL:

Assembly: Notice, 6999; int., 7055; 2R., 7752; Com., ad. rep. and 3R., 7757; mes., 7830; assent, 8066.

Council: 1R. and m.s.o., 7779; 2R., 7789; Com., ad. rep. and 3R., 7792; assent, 8050.

UNION TRUSTEE COMPANY OF AUSTRALIA, LIMITED (AMENDMENT) BILL, THE:

Assembly: 1R., 3255; 2R., 3478; Com., ad. rep. and 3R., 3479; assent, 3788.

Council: Petition, m.s.o., int., 1R. and select com., 2740; select com. report, 2892; 2R., 3078; Com. and ad. rep., 3079; 3R., 3144; mes., 3457; assent, 3746.

UNIVERSITY OF SYDNEY (J. J. W. POWER BEQUEST) BILL:

Assembly: Assent, 26.

Council: Assent, 9.

VALUATION OF LAND (AMENDMENT) BILL:

Assembly: Notice, 6215; int., 6364; 1R., 6366; 2R., 6664; Com., ad. rep. and 3R., 6669; mes., 6795; assent, 6978.

Council: 1R. and m.s.o., 6671; 2R., 6698; Com., ad. rep. and 3R., 6700; assent, 7132.

VENEREAL DISEASES (AMENDMENT) BILL:

Assembly: Notice, 4278; int., 4319; 1R., 4320; 2R., 4454; Com., 4466; ad. rep., 4467; re-com., 4751; ad. rep., 4753; 3R., 4795; mes., 5396; assent, 5647.

Council: 1R., 4767; 2R., 5151, 5220; Com. and ad. rep., 5229; 3R., 5326; assent, 5920.

WAR SERVICE LAND SETTLEMENT AND CLOSER SETTLEMENT (AMENDMENT) BILL:

Assembly: Notice, 3926; int., 4112; 1R., 4115; 2R., 4231, 4279; Com., 4291; ad. rep., 4292; 3R., 4315; mes., 4449; assent, 4824.

Council: 1R., m.s.o. and 2R., 4413; Com., ad. rep. and 3R., 4416; assent, 5140.

WEIGHTS AND MEASURES (AMENDMENT) BILL:

Assembly: Notice, 8565; int., 8682; 1R., 8685; 2R., 8791; Com., ad. rep. and 3R., 8794; mes., 8823; assent, 8826.

Council: 1R., m.s.o. and 2R., 8766; Com., ad. rep. and 3R., 8767; assent, 8825.

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BILLS (continued):**WESTERN LANDS (AMENDMENT) BILL:**

Assembly: Notice, 2610; *int.*, 2648; 1R., 2649; 2R., 3501; *Com.*, 3513; *ad. rep.*, 3514; 3R., 3561; *mes.*, 3723; *assent*, 4102.
Council: 1R. and m.s.o., 3536; 2R., 3655; *Com., ad. rep. and 3R.*, 3660; *assent*, 4016.

WHEAT INDUSTRY STABILIZATION BILL:

Assembly: Notice, 6587; *int.*, 6734; 1R., 6739; 2R., 6823; *Com.*, 6836; *ad. rep. and 3R.*, 6837; *mes.*, 6954; *assent*, 6978.
Council: 1R. and m.s.o., 6810; 2R., 6883; *Com., ad. rep. and 3R.*, 6891; *assent*, 7132.

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 Wahroonga School, *budget*, 880.

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Legalised Off-the-course Betting: From electors of the Georges River electorate praying that any proposal to legalise off-the-course betting should be submitted by referendum, that the Legislative Assembly refrain from introducing any measure to legalise off-the-course betting, and that the law relating to illegal betting be strictly enforced, 6977.

Merimbula Youth Centre: From citizens of the Monaro district praying that the old school at Merimbula be reserved for a youth centre under the trusteeship of the Merimbula Urban Committee, 791.

New England New State Movement: From the president of the New England New State Movement, Mr. Philip Arundell Wright, praying that he and Mr. Philip Neale Harrison, an executive member of the movement, be heard at the bar of the House regarding the implementation of a Royal commissioner's report that certain districts of New South Wales are suitable for self-government and a petition signed by 32,000 persons praying for the implementation of the report, 4516.

New Hospital at Bateman's Bay: From electors of New South Wales praying that the House urge the Hospitals Commission as a matter of urgency to erect a new hospital with adequate accommodation on the site owned for this purpose by the Bateman's Bay Hospital board, 8551.

Poker Machines: From 16,000 residents of New South Wales representing that poker machines are an affront to the moral and economic life of the people of the State, and praying that no more licences for poker machines be issued and that existing licences be eventually revoked, 6810.

Retail Trading Hours: Three petitions—from residents of the Collaroy electorate, residents of Manly and district, and certain residents of Lane Cove—praying that legislation be introduced to provide that hours of trading in essential foods and household commodities and for certain personal services be reasonably extended to small shopkeepers, 8551.

From ninety-eight citizens of New South Wales praying that legislation be introduced to provide that hours of trading in essential foods and household commodities and for certain personal services be reasonably extended for small shopkeepers, 8671.

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Sewerage Installation in Cabramatta West, Mount Pritchard and Canley Heights: From 1,497 citizens of the Fairfield municipality representing that the Metropolitan Water Sewerage and Drainage Board had decided to install sewerage services in only portion of the Cabramatta West, Mount Pritchard and Canley Heights area in 1962-63, and praying that consideration be given to the early installation of this service in areas on plans recently issued by the board, 915.

Teacher Training: Eight petitions from 24,177 citizens praying that additional recruits be enrolled, sufficient emergency accommodation obtained and new teachers' colleges built at Sydney, Newcastle and Lismore, to train applicants for teacher training, 4195.

Two petitions, each from 20,000 citizens of New South Wales, representing that many applicants had not been admitted to teacher training and that education could not afford this loss, and praying that sufficient additional recruits be enrolled, that sufficient emergency accommodation be secured, and that an early commencement be made on the construction of new teachers' colleges in Sydney, Newcastle and Lismore, 4367.

Teachers' College for Gosford: From 1,192 residents of the Gosford shire representing that the Gosford shire was an ideal place for the establishment of a teachers' college, because of the number of eligible pupils, an expanding population and the need to decentralise and increase employment, and praying that a teachers' college be established at Gosford, 1228.

Water Rates of Pensioners: From 105 members of the Mortdale and District Pensioners Welfare Fund praying that legislation be introduced during the current session of Parliament to enable the Metropolitan Water Sewerage and Drainage Board to apply to age pensioners a concession of one-half of the normal rate, 2097.

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Australian Pines and Products Afforestation Contracts Bill: From Australian Pines and Products Limited praying that the Australian Pines and Products Afforestation Contracts Bill—introduced during a previous session and referred to a select committee, the proceedings of which were

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Union Trustee Company of Australia, Limited (Amendment) Bill, The: From The Union-Fidelity Trustee Company of Australia Limited praying for leave to bring in a bill to make provision consequential on the amalgamation of certain trustee companies incorporated within the State of Victoria and carrying on business within the State of New South Wales; and for purposes connected therewith, 2740.

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 Long Service Leave (Metalliferous Mining Industry) Bill, 2R., 6643.
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 Muswellbrook Overbridge, *q.*, 5654.
 Noxious Weed Eradication, *budget*, 5670.
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- Railways:
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 Scone High, *adj.*, 4364.
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 State Transport (Co-ordination) Act, *budget*, 5668.
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 Tamworth Power Station, *address*, 500; *q.*, 4886.
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Padman, Mr. D. G. (Albury):

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Peters, The Hon. W. C.:

- Aborigines Protection (Amendment) Bill, 2r., 3453.
 Factories, Shops and Industries Bill, 2r., 2167; *Com.*, 2200.
 Gaming and Betting (Poker Machines) Amendment Bill, 1962, 2r., 2005.
 Landlord and Tenant (Amendment) Bill, *Com.*, 2505.
 Local Government (Payment of Fees) Amendment Bill, 2r., 4779.
 State Planning Authority Bill, 2r., 6416.

Playfair, Brigadier the Hon. T. A. J., D.S.O., O.B.E., V.D.:

- Constitution (Amendment) Bill, 2r., 2311.
 Steele, Lt.-Colonel the Hon. Thomas, Death, *m.*, 4698.
 Trustee Companies Bill, 2r., 7792.

Porter, Mr. D. (Wollongong-Kembla):

- Elected, New Member*, 7620.

Pratten, The Hon. Graham, B.Sc.:

- Appropriation Bill, 2r., 1474.
 Influenza Immunisation, *q.*, 3201.
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 Liquor (Amendment) Bill, 2r., 4040.
 Manning, The Hon. Sir Henry, Death, *m.*, 4411.
 Optometrists (Amendment) Bill, 2r., 4507.
 Pharmacy Bill, 2r., 5464.
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Press, The Hon. Anne E.:

- Aborigines Protection (Amendment) Bill, 2r., 3444.
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 Book Purchasers' Protection (Amendment) Bill, 2r., 4484.
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 Edenbah Estate, *m.*, 6403.
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- Factories in Country Areas, *address*, 301.
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 Thompson, The Hon. R. H., Death, *m.*, 8056.
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Punch, Mr. L. A. (Gloucester):

- Address in Reply, *m.*, 77.
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