

INDEX
TO
PARLIAMENTARY DEBATES
(HANSARD)

12th August, 1980, to 14th May, 1981

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Explanation of Abbreviations: *Address*, Address in Reply; *adj.*, Motion for Adjournment; *ad. rep.*, Adoption of Report; *appn*, Appropriation Bill; *Com.*, Committee; *cons. amdts*, Consideration of Amendments; *cons. mes.*, Consideration of Message; *Dec. Urg.*, Declaration of Urgency; *griev.*, Grievance Debate; *int.*, Introduction; *loan appn*, General Loan Account Appropriation Bill; *m.*, Motion; *mes.*, Message; *min. stmt*, Ministerial Statement; *m.s.o.*, Motion for Suspension of Standing or Sessional Orders; *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; *select com. rep.*, Select Committee Report; *urgency*, Motion of Urgency.

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Interjections, Interruptions and Disorder: Members were directed to cease interjecting, 3030, 4464, 6972; or to reduce the level of conversation, 2998, 4464, 5406; for a member addressing the Chair should be heard in silence, 4464; and conversation in the Chamber makes it difficult for the Chair and the parliamentary reporting staff to hear him, 2998. Members who wish to carry on conversations should do so outside the Chamber, 2331, 5406, 6972; and members who persist in interjecting or conversing after being called to order will be removed, 3030.

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It is not competent for a member to move an amendment to a provision that is not dealt with in the bill before the Committee, 5412, 5579. Other procedures are available for effecting such amendments, 5412.

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A member was permitted to withdraw an amendment, 6978.

In debating amendments made by the Legislative Council, members must confine their remarks to those amendments, and may not use the occasion to make an attack on the upper House, 7004.

It is not the responsibility of the Chair to ascertain whether members require a division; they must make their wish clear, 5398.

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A member who reflected on a decision of the Chair was required to withdraw his remarks, 6806.

The Chair cannot be expected to tolerate continued disorderly behaviour, and will not permit disruption of proceedings, 3681.

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It is not for the Chair to determine that a member should refrain from criticizing a person who is not a member of Parliament, 6178.

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In debating a question, a member may not reflect upon a decision of the House, 5585.

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The following members were called to order by name, or were warned: Mr J. A. Clough, 1024, 1026; Mr Crabtree, 1455; Mr Gordon, 1870; Mr Fisher, 4231; Mr McIlwaine, 3673; Mr Mochalski, 3673; Mr Moore, 1024; Mr Ryan, 6725; Mr Schipp, 667, 2077; Mr Singleton, 3706.

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Offensive and Objectionable Remarks, Imputations and Aspersions: Imputations, allegations of improper conduct, charges or innuendoes against another member may be made only upon a substantive motion appropriately worded for the purpose, 432, 451, 456, 2077, 6806, 7308; and rulings on the freedom of speech of members are not in conflict with that requirement, 456.

If one member takes exception to the remarks of another member, the onus is on the member offended to seek the withdrawal of those remarks, 7301; and if he does so, the Chair will require a withdrawal, 7324; but members should not be too sensitive about remarks made about them in the cut and thrust of debate, 7301.

A member may not ask for the withdrawal of remarks about another member; and a member who is offended by the remarks of another and wishes to have them withdrawn must make that request immediately, 6182.

In debating a question a member may not reflect upon a decision of the House, 5585.

A member was required to withdraw an allegation that a Minister had attempted to cover up criminal activities, 7306.

The following expressions also were required to be withdrawn: ". . . all Liberal Pasty members are at the bar", 3169; "Who is that drunken lout over there?", 3169; "You are a liar", 4150; "We all know of his . . . great love for communism", 6181; ". . . everything (he) said in the House today on that matter was a lie", 7304.

Points of Order: A member may not debate a matter by taking a point of order, 634.

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Procedure (see also Debate): Members must address the Chair, 3673.

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The standing orders do not empower the Chair to direct a member to deliver a speech from a particular part of the Chamber, 6776.

A member was told that because of a technical fault, the light used to show that three minutes of his speaking time remained had not operated, and that at that stage he had two minutes in which to conclude his remarks, 1997. A subsequent speaker in the debate was told that the Chair would inform him when three minutes of his allotted time remained, 1997.

Leave was granted to take the third reading of a bill immediately after the second reading debate had concluded, 3188.

Relevance: Members must make their remarks relevant to the question before the Chair, 451, 1457, 1537, 1974, 2077, 2191, 2894, 3166, 3298, 3673, 3681, 4171, 4172, 4451, 4452, 4456, 4460, 5572, 5585, 6178, 6725, 6806, 7122, 7297, 7298, 7299, 7300, 7301, 7306; and a member who is permitted to diverge from that question may be asked to return to it, 7122. A member who defies a direction to so confine his remarks will be required to resume his seat, 7299.

In debating a bill a member may discuss the general principles involved, but is not permitted to engage in a wide-ranging discussion of matters not covered by the order of leave given, 4172; and a member who is permitted to reply to matters raised in a wide-ranging debate should be brief in doing so, 3681.

In debating a motion that would, if adopted, involve expenditure, a member may make passing reference to other projects that could be given preference, but should not continue to debate the matter negatively, and must confine his remarks to the question before the Chair, 6180.

Special Adjournment (see also *Adjournment*): In debating a motion for a special adjournment of the House, members may refer briefly to matters that they believe require the continuation of the sifting, 7306; but may not use the occasion to make personal attacks on members, 7308. A member who defies a direction by the Chair in this respect will be required to resume his seat, 7308.

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Address in Reply: It is the practice of the House to proceed with the debate with a minimum of interruption, but it is competent for a member to raise a matter of urgency, for the House decides whether such matters should be discussed, **338**.

A member may not use the Address-in-Reply debate to attack another member, **550, 1017**.

A member who has spoken in the Address-in-Reply debate may, during its currency, raise a matter on the adjournment of the House, but that matter must be one of strictly local character with narrow implications, and be unlikely to be raised by another member when speaking to the Address in Reply, **691**; and it is reasonable to expect a member who has not spoken in the Address-in-Reply debate to raise a matter on the adjournment when a member who has spoken is precluded from doing so, **577**. A member who was listed to speak in the Address-in-Reply debate was ruled out of order when he attempted to speak on the adjournment motion, **691**.

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debate may not continue unless the motion is amended. The mover may seek the consent of the House to amend the motion to make it accord with the facts, **3408**.

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The Speaker remains seated when dealing with procedural matters at the conclusion of question time so that members will not be prevented from leaving the Chamber. They should leave quietly, **417, 1529**. If they do not do so, the Chair will stand, **417, 1529**.

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The Chair would be interfering with the right of free speech if it were to direct that everything a member said should be

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Documents (see also **Debate** and **Hansard**): Following a resolution of the House that a document be printed, the Clerk sends it to the Government Printer. It is not incumbent on the House to make the document available to members immediately, **123**.

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A member may refer to parts of a newspaper article without being required to vouch for the authenticity of the matters to which he refers, **5762**.

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Interjections, Interruptions and Disorder (see also **Chair** and **Debate**): When a member is given the call he should address the Chair, **555, 1281**; ignore interjections, **258, 1281, 1361, 2058, 2447, 2477**; not incite them, **6722**; and direct himself to the question he seeks to ask or answer, **258, 2058**.

A lively and robust parliament is a natural consequence of a living, vibrant democracy, but it is essential that a fair hearing be guaranteed to every member, **1877**. Vibrancy does not extend to noisy, disorderly conduct, **1877, 1931**; and therefore members should not interject or interrupt, **103, 106, 151, 215, 223, 248, 340, 409, 415, 555, 556, 610, 617, 618, 831, 832, 833, 834, 1080, 1082, 1115, 1159, 1280, 1311, 1321, 1323, 1521, 1578, 1643, 1651, 1684, 1756, 1828, 1872, 1873, 1876, 1877, 1930, 1982, 1987, 2057, 2059, 2218, 2536, 2539, 2854, 3616, 3617, 3629, 3825, 3833, 4107, 4116, 4195, 5529, 5774, 6022, 6380, 6515, 6721, 6750, 6919, 7075, 7313**; but should allow the member addressing the Chair to be heard in silence, **200, 244, 340, 501, 617, 1311, 2198, 3616, 3633, 3717, 5527, 5529, 5533, 5774, 6721**; for interjections are disorderly, **1087, 1311, 1684, 4407**: and discourteous, **103**.

If one member disagrees with the remarks being made by another member, he must **not** interject but should seek the call, **151, 199, 203, 348, 373, 506, 825, 1870, 1877, 1979, 1980, 2162, 2198, 2204, 2662, 4116, 4194, 6190, 6191, 6750, 7313**; or wait and exercise a right of reply, **5311, 5538, 6021**.

Interjections reduce the time available for debate, or for asking and answering questions, **412, 1873**; and extend the time needed by members to conclude their remarks, **244, 409**.

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As the standing orders provide that members must not converse or make any noise or disturbance while a member is debating, 835, 1684, 5922; or while a bill, order or other matter is being read or opened, members should reduce the level of conversation, 213, 257, 503, 609, 617, 965, 1520, 1836, 1985, 2064, 2157, 2172, 2441, 3494, 5357, 5934, 6341, 6380, 7073, 7142; and members who wish to engage in conversation should leave the Chamber, 5284, 5774, 5934, 6341; and should do so quietly, 690.

If a member persists in causing a noise or disturbance after the Chair has called for order, or interjects continually, or is called to order more than three times, he shall be deemed guilty of disorderly conduct, 1311, 1323, 4407, 5922, 6380; and the Chair will deal with him, 1087, 1759, 1829, 6380; by having him removed from the Chamber, 618, 1080, 1115, 1311, 1323, 1369, 1835, 1936, 2540; or naming him, 2854, 2857, 6342; as it will deal with a member who does not take cognizance of the Chair when he rises to speak, 2318, 4516, 6377: A second call to order is evidence of persistence, 5922.

It is not incumbent upon the Chair to call a member to order by name. Whenever he calls for order, he addresses the exhortation to all members who at that time are transgressing the rules and practice of the House, 2857, 6534, 6722. If a member thereafter persists in interjecting or engaging in disorderly conduct, he may be removed, 345, 1835, 1936; without being named specifically, 336; and so a member who has been called to order by name should be mindful of his position, 1323, 6534.

If, because of the lateness of the hour, the application of Standing Order 392 would have little punitive effect, the Chair might resort to Standing Order 387, 2218, 3717, 5237; the application of which at the end of a session results in the exclusion of the offender from the House until the next session of Parliament, 3717, 3837.

The conduct of members has a great bearing on the respect that the public has for Parliament, 1877. If members were more tolerant, paid more attention to the member addressing the Chair, and desisted from interjecting, they would reduce the level of noise, which must be offensive to other members and to persons in the public gallery, 2540.

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A member who disregarded a direction by the Chair was directed to discontinue his speech, 2866.

If members refrained from interjecting, a member with a voice production difficulty would not need amplification to the extent complained of, 2539.

Sometimes interjections improve a speech, and the Chair will intervene only when it appears that a member is distressed by them, 6372.

Visitors to the public gallery will be removed if they fail to maintain order, 3127.

The following members were called to order by name, or were warned: Mr Akister, 4157, 5282; Mr Arblaster, 831, 2365, 3836, 5609, 6195; Mr Bannon, 1756, 5774; Mr Barraclough, 151, 336, 496, 825, 826, 1521, 1545, 1829, 1930, 1931, 1988, 2058, 2164, 2535, 3018, 4296, 4297, 4405, 5355, 6375; Mr Bedford, 223; Mr Booth, 107, 6282; Mr Boyd, 96, 1322, 3622, 4154, 4295, 4407, 4995, 5154; Mr Bereton, 215; Mr Brewer, 4295, 5520; Mr J. H. Brown, 1828, 2866, 5289; Mr Cameron, 116, 345, 406, 412, 413, 617, 834, 1361, 1651, 2216, 2217, 2319, 2448, 2534, 2538, 2540, 2853, 3263, 3836, 4500, 4403, 5517, 5530, 6190, 6514, 6922; Mr Caterson, 345, 627, 1994, 2206, 2364, 2855, 3634, 6191; Mr Cavalier, 244, 3622, 3834, 4194, 4435, 6168; Mr J. A. Clough, 408, 618, 619, 1366, 1367, 1368, 1938, 2540, 7075; Mr Crabtree, 211, 617, 1309, 1876, 5527; Mr Day, 1870, 1898, 3630, 4399; Mr Dowd, 334, 410, 954, 1079, 1365, 1367, 1834, 1931, 2538, 2859, 3018, 3022, 3645, 3828, 4108, 4399, 4402, 4512, 5911, 7068, 7313; Mr Durick, 1116; Mr Einfeld, 615; Mr Face, 203, 690, 1366, 7078; Mr Fisher, 417, 495, 1828, 4406; Mrs Foot, 338; Mr Freudenstein, 3738; Mr Gordon, 6021; Mr Greiner, 4196, 6512; Mr Haigh, 2858; Mr Healey, 495, 833; Mr Jackson, 373, 621, 1561, 1562; Mr Jensen, 5282; Mr Johnson, 4507; Mr Johnstone, 550, 3494; Mr King, 7081, 7217; Mr McCarthy, 121; Mr McDonald, 199, 827, 1979, 1982, 1987, 2085, 2319, 3022, 3025, 4195, 5367; Mr McIlwaine, 3829, 6721, 6723; Mr Maher, 5774; Mr Mallam, 421; Mr Mason, 200, 335, 496, 605, 619, 620, 627, 825, 833, 961, 1080, 1321, 1684, 1755, 1759, 1835, 1938, 2057, 2058, 2162, 2316, 2531, 2536, 2540, 3257, 3261, 3835, 3836, 4407, 4504, 4907, 5529, 5825, 5922, 6379, 6380, 6534, 7312, 7313; Mr Mochalski, 6194, 6195, 6994; Mr Moore, 1530, 1794, 2536, 2662, 3133, 3134, 3834,

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The following members were removed: Mr Cameron, 2540; Mr J. A. Clough, 1369.

Judiciary: Reflections may not be made upon a member of the judiciary, 99, 1158; or his judicial position, or any decisions that he gives, but a member may use the right of free speech in Parliament to criticize a judgment, 1158.

Ministerial Stafenzants: In replying to a ministerial statement the Leader of the Opposition may refer to conclusions based on fact and criticize the policy enunciated in the statement, 7315; show that the policy will be ineffective, and put forward alternative policy, 7316. The only procedure to be observed is that his remarks must be relevant to the ministerial statement, 7315.

Motions (see also *Debate* and *Procedure*): *The House* may pass any motion that it chooses, 5918.

Offensive and Objectionable Remarks, Imputations and Aspersions: Though the House should be vibrant and lively, no member should use offensive or unbecoming words in referring to any member of either House, 3629; or make imputations of improper motives about, or personal reflections on, any other member, 549, 617; and a member may not reflect upon a decision of the House, 5652, 5994.

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The Chair is not empowered to require the withdrawal of remarks made about persons outside the House, 3624.

A member who wishes to charge another must do so by way of substantive motion, 384, 420, 548, 550, 1017, 1873, 3622, 3834, 4118, 4535; and the Chair would consider a request to refer to the Standing Orders Committee a proposal that a privileges committee be established to report upon and penalize members who abuse parliamentary privilege by making unjustified personal attacks, 7069.

However, all members must expect to be the target of rugged and forthright criticism, 204, 239, 1086, 3645, 5286, 5534; especially when another member is replying to statements made by them, 204. This is to be expected in the thrust and parry of debate, 239; and they should not be too protective of their dignity, 1086, 6722; and so allow themselves to become intolerant of all criticism, 5286, 5534. If they wish to object, it is for them, not for the Chair, to ask that the remarks be withdrawn, 239. The Chair will decide what is improper and what is fair, 549. In any event, a member offended may, at the appropriate time, make a personal explanation to correct misstatements about him, 6921.

When a member criticizes the performance of the Government in dealing with a specific problem and refers to a Minister by name, he is referring to the administration of that Minister's portfolio, and is in order. The Minister must accept the criticism, 2478.

Sometimes it is difficult for members to contribute to a debate without making reference to members of the upper House. They must be careful in making such references, and a member was asked to withdraw a remark of that type, 3629.

Members may not call one another liars, 617; for although the word "lie" does not seem to have the strength that it had formerly, its use in referring to another member is unparliamentary, 627. Examples of such use are "lies", "half lies", "He is a liar", "You are a liar", "That is a deliberate lie" and "He is telling lies", and these ex-

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pressions must be withdrawn, 549, 1077, 1935, 1994. It is a serious charge that a member has told "a contemptible lie", 627. However, the practice of seeking the withdrawal of any statement in which a member uses the word lies has become ridiculous, and an assertion that a statement amounts to lying, or that a member has told lie after lie after lie, or that a member had told lies, will not be regarded as offensive, 5286, 5916, 5920.

The Chair had considered asking a member to withdraw an allegation that another member had lied, but as the member reflected upon was present and did not ask for a withdrawal, the Chair did not intervene, 5278.

Upon objection being taken to the expression "absolute lie" and a request being made for its withdrawal, the Chair said that although it might be thought that the member who used the expression had stated the fact, it was unparliamentary, and the member should be able to find other words to express the same sentiment, 2486.

A member was directed to withdraw a statement that the Attorney-General had made no-bill orders for political favours, 3622, 3623

A member was asked to explain a remark at which offence was taken, 3645.

The following expressions were required to be withdrawn: "(He) . . . stamps himself as a liar twice", 1935; ". . . a farrago of lies", 420; "He is a liar", 2216; ". . . (he) lied and misled the House", 618; ". . . (he uttered) a contemptible lie", 627; ". . . the lie", 1077; "It is a deliberate lie", 1899; ". . . straightout lies", 4114; "It (that) is a lie", 3633, 4407, 6379; "(He) went round the world telling lies", 5916; "You are telling lies", 5920; ". . . an absolute lie . . .", 2486; "The (member) . . . told deliberate lies", 2899; "You are a liar", 6534.

. . . Who were these two members of the Liberal Party who ran round defending the Nugan Hand group and defaming their colleagues? All members . . . would know that they were the honourable member for Kirribilli and the former member for Maitland", 1323; ". . . (he) has put profit before lives, 1135; ". . . we have the silly little Minister . . . interjecting . . .", 1265; "He should keep his intoxicated comments to himself", 6371; "We know about

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SPEAKER, MR (THE HON. LAWRENCE BORTHWICK KELLY) (continued) :

(his) standard of morals", 6723; "He is a thief of water (in . . . a drought)", 6921.

A member was required to withdraw a suggestion that another member had been expelled from school, 6722.

The expression "open slather" when used in a question without notice is not argumentative, 5697.

Parliament (see also Elections): It is expected that a vibrant democracy will have a lively, vibrant Parliament, but the conduct of members has a great bearing on the respect that the public has for the legislature, and a disorderly assembly worries the public more than is realized. An essential feature of the conduct of the business of the House is, that at the end of the day a fair hearing has been guaranteed to members who have addressed it, 1877.

Parliamentary Staff (see also Christmas Felicitations): 3875.

Retirement of Mr R. E. A. Ward, Clerk of the Legislative Assembly, 3941.

Appointment of Mr D. L. Wheeler, Clerk of the Legislative Assembly, 3942.

Personal Explanations: With the leave of the House a member may make a personal explanation, 246, 247, 396, 416, 457, 616, 1085, 1086, 1761, 2544, 3836, 3837, 4411, 4515, 4876, 5532, 5755, 5935; and to assist the House in deciding whether leave should be given, a member must show the need to make a personal explanation, 1085, 1086, 1761, 4515, 5532, 5756; and say to which matter the explanation will be directed, 5935; or by what statement his character was impugned, 5532.

A member who is given leave to make a personal explanation may explain briefly how he has been maligned, how his character has been reflected upon or impugned, 617, 622, 1086, 1761, 5532, 5533, 5936; how his position as a member of Parliament has been affected, 1086, 1761; or how he has been misrepresented or misquoted, 622. He must come quickly to the point, 622, 5533, 5937; and deal with it alone, 247, 4908, 5937.

The time to make a personal explanation is when the question before the Chair has been dealt with, 240.

Members should not be so concerned with their dignity that they will not tolerate some reflections upon them. The business of the

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SPEAKER, MR (THE HON. LAWRENCE BORTHWICK KELLY) (continued):

House would be seriously impeded if members were permitted to make personal explanations every time their integrity was questioned, 5533. A challenge to a member's statements does not constitute a reflection upon the integrity and character of that member, 622.

One objection is sufficient to deny a member the opportunity to make a personal explanation, 1086, 3836, 5532.

Though a member in making a personal explanation may quote remarks made in an earlier debate, he may not enter into debate, 620, 622, 5937; continue debate, 617, 621, 1086, 5533, 5534, 5936; or introduce new matter, 3140.

In making a personal explanation a member may not read lengthy passages from *Hansard*, 619, 620.

A member may not make a personal explanation by way of interjection, 199; or under the guise of taking a point of order, 1161.

A member was asked whether he was making a personal explanation, 239.

Point of Explanation: Under Standing Order 139 it is permissible for a member to explain himself in regard to some material part of his speech, but he shall not introduce new matter, and should be brief, 6742.

Points of Order: A member who wishes to take a point of order must rise and state audibly that he takes a point of order, 1318.

A member must confine himself to his point of order, 1777; and not enter into debate, 2859. He may not use the procedure to trifle with the House, 2539, 6380, 7075.

A member may not take a point of order on a direction given by the Chair, 124.

A member may not speak to order if nothing is before the Chair to constitute a breach of order; and a member who persists in such behaviour will be named, 7075.

A member may not make a personal explanation under the guise of taking a point of order, 1161.

Points of order upheld, or upheld in part: 99, 228, 229, 230, 231, 247, 259, 260, 384, 585, 407, 418, 420, 522, 577, 834, 959, 960, 1132, 1135, 1158, 1161, 1218, 1265,

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SPEAKER, MR (THE HON. LAWRENCE BORTHWICK KELLY) (continued):

1314, 1530, 1778, 2171, 2195, 2540, 2717, 2850, 2864, 2865, 3172, 3253, 3408, 3622, 3623, 3629, 3645, 3817, 3828, 3835, 3958, 4114, 4154, 4509, 4511, 5363, 5519, 5527, 5532, 5533, 5535, 5536, 5540, 5541, 5652, 5915, 5916, 5936, 5994, 5995, 5996, 6294, 6376, 6377.

Points of order disallowed: 123, 204, 220, 236, 261, 338, 407, 419, 491, 500, 521, 524, 609, 612, 623, 691, 830, 949, 966, 1136, 1160, 1161, 1162, 1318, 1319, 1324, 1576, 1931, 2058, 2478, 2487, 2533, 2539, 3174, 3408, 3624, 3952, 4112, 4293, 4507, 4511, 4515, 5154, 5278, 5280, 5286, 5289, 5532, 5537, 5541, 5651, 5652, 5696, 5762, 5918, 5936, 6290, 6367, 6531, 6533, 6918, 7075, 7083, 7315, 7316.

Points of order not involved: 218, 236, 239, 264, 503, 504, 576, 826, 1756, 1836, 2163, 2382, 2484, 2534, 2540, 3256, 3617, 3823, 4156, 4198, 4237, 4998, 5282, 5697, 5774, 6380, 7075, 7084.

Privilege: Privilege is concerned with the authority, immunity and dignity of the House and its members, 522.

A member raising a matter of privilege must foreshadow a substantive motion to assist the Chair in determining whether a prima facie case exists. He is allowed ten minutes in which to establish such a case, showing how his functioning as a member of Parliament has been affected by the actions of which he complains, and must conclude his remarks by moving the foreshadowed motion. A member who fails to establish a prima facie case is not entitled to move such a motion, 522, 6294.

For the Chair to be satisfied that a prima facie case of breach of privilege has been established, there must have been disobedience to general or particular orders or rules of either House; indignities offered to the character or proceedings of Parliament; assaults or insults upon members, or reflections upon their character or conduct in Parliament; or interference with officers of the House in the discharge of their duties. The Chair must be satisfied also that the matter complained of could be said fairly and reasonably to be capable of interfering with members in the performance of their duties, or of deterring them from asking questions of Ministers, 6295.

A member was asked whether the incident giving rise to an alleged breach of privilege had occurred that day or on the previous day, 6294.

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It would be trifling with the House to allow a member to speak on a matter not covered by privilege, 6294.

The Chair would consider a point of order that the rule requiring a member to inform it of the terms of his proposed substantive motion be applied to all members, 6294.

A member was told that the matter of privilege he wished to raise was not sufficiently important to warrant interrupting the special business then before the House, but that he would be given an opportunity to raise it when the House was dealing with ordinary business, 112.

A matter relating to the procedures of the House is not one of privilege, 522.

Privilege was not involved, 524; and no breach of privilege had occurred, 6295.

Procedure (see also *Debate, Documents, Motions and Relevance*): It is the prerogative of the Chair to decide who shall be given the call, and in what order members shall be given the call, 2490.

Members must address the Chair, 522; and conduct themselves in a proper manner at all times in the House, 5653.

A member who is dissatisfied with a ruling of the Chair may move a motion of dissent, 522.

The House may pass any motion that it chooses to pass, 5918; but no question shall be submitted to the House that is substantially the same as one on which it has expressed judgment in the current session, 1778.

A member who wishes to charge another member must do so by way of substantive motion, 384, 420, 548, 550, 1017, 1873, 3622, 3834, 4118, 4535; and a member who wishes to object to a remark by another member must observe the customary procedure, 2662.

No member other than a Minister may give notices of motion consecutively, except for the disallowance of regulations, rules, ordinances, by-laws, proclamations or instruments, 1262.

In debating a motion that Government business take precedence of general business, a member may refer to matters on the business paper that he believes should be dealt with in preference to Government business, 5651, 5652; or that would otherwise be dealt

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with that day. He may argue that Government business should not take precedence, but may not address himself to those matters in detail, and is restricted to making passing reference to them, 2865.

A Minister may seek leave to move for the suspension of standing orders that would prevent a bill being brought in and passed through all its stages in one day; but one objection is enough to prevent the granting of leave to move such a motion, 959; or any motion of which notice has not been given, 499, 2168.

If a Minister declares a bill to be an urgent bill and copies have been circulated, the question, "That the bill be considered an urgent bill" is put forthwith, and no debate or amendment is allowed, 623, 7083. In respect of one such matter the Chair was satisfied that members had copies of a bill, 7083.

When the House has resolved as a matter of urgency to permit legislation to be dealt with other than in conformity with the standing orders, and this is followed by a motion to suspend the standing orders, a member may not move an amendment to that motion, 966.

In debating a motion for the suspension of standing orders a member should address himself to that question and is entitled to reply to some of the remarks of other members, 2172; but he must link his comments with the question before the Chair, 3172.

Upon the passage of a motion that a document be printed, the Clerk passes it to the Government Printer. It is not incumbent on the House to make the document available immediately, even though the practice is to make some documents available soon after the passage of such a motion, 123. Copies of bills are usually made available after they are introduced, but the House may proceed otherwise, 524. In respect of one matter, two copies of a bill were presented. One was to go to the Government Printer. The other was made available to members, 524.

The timing of a member's speech is controlled by the Chair, 4237. That time starts when a member is given the call, and includes any period needed to achieve order in the House, 4237.

The Chair accepted a statement that a member was leading for the Opposition, and had unspecified time, 3174.

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SPEAKER, MR (THE HON. LAWRENCE BORTHWICK KELLY) (continued):

A member who complained that it had not been possible to move for an extension of time because the Chair had been ruling on a point of order was informed that such a motion must be moved before the Chair declared that a member's time had expired; even if that involved interrupting a debate on a point of order, 6378.

The Chair was concerned about the accuracy of a new timing device, 4237.

A matter involving the procedures of the House is not one of **privilege**, 522.

A member who wishes to take a point of order must rise and state audibly that he wishes to take a point of order, 1318.

A member must not **trifle** with the House in using the procedures available to him, 1761.

A member asked for a copy of an urgency motion; 960; but as a copy was unavailable, he asked that in accordance with Standing Order 153, the question be **stated**; and the Chair stated the question, 963.

Public Accounts Committee: Appointment of Egan, Michael Rueben, 893.

Questions without Notice (see also **Sub Judice Rule**): Strict rules apply to the asking of questions, 6918. A question must be in acceptable form, 492, 494, 2850, 3254, 4403, 5519. A member was allowed to re-frame a question that was not in acceptable form, 490, 492, 494, 5519; or to complete a question so that the Chair could determine whether it was in acceptable form, 2858.

A member must accept responsibility for the content of his question, and a member was asked whether he could vouch for the authenticity of a newspaper report on which he appeared to base a question, 490.

A member may ask a question based on a matter referred to in a newspaper report if he accepts as factual the statements contained in that report, 5154.

A question must be brief and concise, 490, 492, 494, 950, 2447, 3254, 3958, 4508, 5280.

As the purpose of asking a question is to obtain information, 3254; it should seek information, 1152, 3958, 5519; not give it, 949, 950, 2447, 2859. It must not offer or seek an opinion, but may include sufficient facts to make clear the nature of the inquiry, 830, 949, 1518, 3253, 5157, 5280; and a repetition of some of those facts is not an abuse of the rule limiting the giving of information, 949.

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A question must not be a short speech, 3254, 5157; and it must not contain a great deal of argument, 1832, 28.50. The use in a question of the expression "open slather" is not argumentative, 5697.

A question may not be couched in inflammatory terms, 2850; and the Chair is concerned about questions framed in coloured language, 3254.

A member may not, under the guise of asking a question without notice, debate a matter recently decided by the House, 5519, 5696; but a question seeking information about a matter stemming from an earlier debate was allowed, 5696.

A member may not ask a question similar to a question on the **Questions and Answers** paper, 5363; but a Minister asked for and was given leave to answer such a question forthwith in the public interest, 5364.

A question seeking information about matters that may be debated on consideration of the Budget or of the Estimates does not infringe the rule governing anticipation of debate, 2058.

A member may address a question to a member other than a Minister, 3817, 6286, 629.5; but only where the matter raised is the subject of a notice of motion on the business paper standing in the name of the member to whom the question is addressed, 6286. Question time should not be eroded by questions about members' private affairs, 629.5.

The cumulative effect of previous decisions on the orderliness of questions should not become unduly restrictive. The Chair has regard to the basic rules governing the form and content of questions, but does not consider itself bound, when interpreting those rules, to disallow a question solely on the ground that it conflicts with any previous ruling, 3254.

At all times the public interest must prevail, and if a question is important and is in the public interest, it should be allowed. Where the intention clearly is to establish whether an investigation is being carried out by the State, the Minister should be able to answer without breaching the **sub judice** rule, 2859.

The Chair will not entertain a point of order on a question until the question has been asked, 7075; and a member was

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allowed to complete his question to permit the Chair to determine whether it was in order, 2858.

All members are concerned about the erosion of question time, 1160; which occurs when questions are asked about such matters as the amplifying equipment used in the House, 1526; and when members interject, 832, 2059.

More members would be able to ask questions if there were fewer interjections, 1160. When a member asks a question, he should ignore interjections, 2447. Members should not misuse question time by asking additional questions by way of interjection, 1643.

A member who said he found it difficult to ask a question because of interjections was denied permission to start it again, 1934; though a member was asked to repeat his question as the Chair had difficulty hearing it owing to the disorderly conduct in the House, 7075.

The Chair was asked to consider a request that changes be recommended to the standing orders to require answers to have some relevance to questions, and agreed to do so, 7069.

A question was allowed, 491, 830, 949, 1518, 2858, 3254, 3958, 5154, 5696, 7075.

A question was disallowed, 490, 492, 494, 1832, 6286.

The rules governing the answering of questions are different from those governing the asking of them, for the strict rules that apply to the asking of questions do not apply to the answering of them, 6918.

An answer must be relevant to the question, 609, 610, 833, 834, 1161, 1931, 2533, 3817, 3818, 3952, 6918, 6922; and brief, 3817, 3818: but it is not the practice for the Chair to control the way in which a Minister replies, 610, 1836, 2533, 4507; unless the answer is ruled to be a ministerial statement, 2533, 3952.

A Minister is not wasting question time by continuing an answer after the time for questions has expired, 1161.

A Minister must be allowed to answer a question directed to him, 1651, 3951, and to complete it, 6922.

It is in order for a Minister to use written material to answer a question, 832; or detailed material prepared in anticipation of a question, 1836.

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A lengthy and detailed answer will not be ruled a ministerial statement if it does not bear on government policy, but the Chair might suggest that an answer is verging on a ministerial statement, 612; or ask the Minister to give his reply at the end of question time, 612.

Interjections extend the time taken to answer questions, 610, 832, 1160, 2854, 4195; and use up time that otherwise would be available to other members to ask questions, 1521.

As a Minister was nearing the end of his answer, a member was not permitted to restate the question to help clarify a problem of relevancy, 1162.

A Minister asked for clarification of a question, 2448.

A Member may not give opinions on the merits of a question, 3818.

A Minister was asked whether he had concluded his answer, 4194.

The time allowed for questions without notice is not eroded by replies to questions asked on previous days, 6531.

A member might have refrained from asking a question, but as he had chosen to ask it, the Minister was entitled to answer it, 6533.

A Minister was asked whether he could answer a question that was, to some extent, hypothetical, 6692.

An answer was allowed, 6531. Part of an answer was disallowed, 3818.

Quorums: The Chair was asked to exercise its discretion in favour of calling a quorum, 1027; but declined to do so, 1995.

As a quorum had been called by Mr Deputy-Speaker, the Speaker would not interfere with the decision, 1027.

Members are not required to make comments when inviting attention to the state of the House 1115.

Relevance: Remarks must be relevant to the question before the Chair, 211, 223, 228, 229, 230, 231, 234, 260, 384, 385, 407, 500, 555, 1132, 1135, 1265, 1318, 1361, 1530, 1562, 1777, 1871, 1873, 2171, 2172, 2173, 2718, 2865, 3017, 3172, 3629, 3833, 3835, 4118, 4154, 4535, 5365, 5526, 5527, 5528, 5535, 5540, 5541, 5675, 6113, 6187, 6194, 6367, 6376, 6377, 7311; though a member

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WICK KELLY) (continued):

may canvass generally matters contained in a report from which the matter before the Chair stems, 229; and a member may reply to some of the remarks made by other speakers in the debate, 2172; but must link his remarks with the question before the Chair, 3172.

Answers must be relevant to questions, 609, 610, 826, 833, 1161, 6918.

A member may not introduce fresh material on the ground that he is replying to arguments by another member if that material relates to a fleeting reference made during debate, 231; or to interjections, 4154.

A member who has foreshadowed amendments to a bill may refer briefly at the second reading stage to anomalies in the law which his foreshadowed amendments are aimed at correcting, but must leave detailed argument until the Committee stage, 5222.

A member can make an argument relevant to a question of urgency by supporting it with facts, 5527. He may not use a question of urgency to debate an answer to a question given on the previous day, 5528.

In speaking to a question a member may mention matters that are marginally relevant, but must not dwell on them, 6377; for if members were allowed to do otherwise, it would be impossible to keep debate within a reasonable compass, 6377.

Royal Commissions (see *Debate*).

Special Adjournment: The practice is that a member may make only passing comment on a proposed adjournment, and may not give at length the reasons for his views, 419, 1530, 5996; though it is difficult for the Chair to decide what constitutes debate on a matter, and what is a brief reference, 419.

A member wishing to argue that the House should not adjourn must give cogent reasons, 419.

A member may refer briefly to matters that he believes require airing, 420; or a matter standing in his name on the business paper, 5994, 5995; but may not use the debate to attack other members, 420; or debate or dwell upon other subjects, 5995. He may argue that the House should continue to sit in order to deal with general business, 5995, 5996.

A member may make some reference to the reasons advanced for a special adjournment, but should not take up the time available to him in discussing matters that are

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not directly relevant, 1530, 5996. He should link whatever remarks he does make on that aspect with his arguments against such an adjournment, 1530.

Standing Orders: The Chair would consider a request to refer to the Standing Orders Committee a proposal that a privileges committee be established to report upon and penalize members who abuse parliamentary privilege by making unjustifiable personal attacks on other members; and that the standing orders be amended to require Ministers to give answers that have some relevance to questions, 7069.

Sub Judice Rule (see also *Debate* and *Questions Without Notice*): A question, an answer, or a debate that breaches the *sub judice* rule is out of order, 491, 1314, 3408, 5915. A member may not refer to a document containing facts that are the subject of a court case, 1314; for substantial damage could arise if the minds of untrained jurors serving in a criminal trial were influenced by discussion of the case in Parliament, 1314; which rule applies only when a matter is before a judicial tribunal, 3408; and the Conciliation and Arbitration Commission is such a body, 3408.

The institution of an inquiry into a matter does not necessarily mean that charges will flow from it; and the House is entitled to have an explanation of matters of State administration, providing the *sub judice* rule is not in any way breached, 491.

A matter that is the subject of appeal is *sub judice*, 2195.

It is proper that the House should be informed that a court case is pending rather than be told that legal proceedings might have been instituted, so that the Chair may determine whether a matter is *sub judice*, 2858.

If a question is important, it should be allowed in the public interest; and where the intention is to establish whether an investigation is being carried out by the State, the Minister should be able to give an answer without breaching the *sub judice* rule, 2859.

Tedious Repetition: A member may not engage in tedious repetition, 5541.

Urgency: In moving that a matter should be dealt with as one of urgent necessity, a member must show why it is urgent that other business should be set aside to deal

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with it, 4292, 4511. He is limited to that question and must not debate the proposed substantive motion, 259, 4112; and he must be allowed to give reasons why he believes the matter is urgent, 261, 4511; but must come quickly to it, 3828. He may make some preliminary remarks provided he links them to the question of urgency, 500.

Although it is the practice of the House to proceed with the Address-in-Reply debate with the least possible **interruption**, it is competent for a member to raise a matter of urgency, and it is for the House to determine whether it should be discussed, 338.

The House decides whether a matter is urgent, 4112, 4293, 4511.

In **speaking** to an urgency motion a member should not dwell on arguments for or against the proposed substantive motion, 1265.

The rules of debate apply to urgency motions, 3835.

A member may refer only to matters embraced by the motion, 3835.

A member can make an argument relevant to the question of urgency by supporting it with facts, 5527.

A member may not use a question of urgency to debate an answer to a question given on the previous day, 5528.

A motion was framed in such a way that it was **difficult** to separate facts from the question of urgency, 6290.

When replying to debate on a substantive motion a member must confine his remarks to matters already raised; he must not introduce new material, 4906.

**Automation Mechanization and Com-
puters:**

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Myers Committee Report, *address*, 475, 476, 999.

Registration, *appn*, 1879.

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B**Beaches (See also "Pollution"):**

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Protection, *loan appn*, 842, 1560.

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Allocation from Lotto Revenue for Medical Research, *appn*, 2554.

Compulsive Gambling, q., 7334.

Effect on Retail Trade, *address*, 295.

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Starting-Price Betting, *address*, 296, 1014, 1015.

Bills:**ACTS REPRINTING (AMENDMENT) BILL
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Assembly: int., 3654; *1R.*, 3654; *2R.*, 3654; *Dec. Urg.*, 3861; *2R.*, 3862; *3R.*, 3863; *mes.*, 3882; *assent*, 3937.

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FARE) AMENDMENT BILL (COGNATE):**

Assembly: int., 7227; *1R.*, 7229; *2R.*, 7229.

**AIR TRANSPORT (AMENDMENT) BILL
(COGNATE):**

Assembly: int., 1660; *1R.*, 1661; *2R.*, 1661, 2716; *Corn.*, 2732; *ad. rep.*, 2734; *3R.*, 2734; *mes.*, 3264; *assent*, 3937.

Council: 1R., 2652; *2R.*, 3113; *Corn.*, 3121; *ad. rep.*, 3122; *3R.*, 3210; *assent*, 4260.

**ANNUAL HOLIDAYS (AMENDMENT) BILL
(COGNATE):**

Assembly: int., 2678; *1R.*, 2678; *2R.*, 2678, 3291; *Com.*, 3293; *ad. rep.*, 3295; *3R.*, 3295; *mes.*, 3837; *assent*, 3937.

Council: 1R., 3251; *2R.*, 3521; *Com. and ad. rep.*, 3525; *3R.*, 7365; *assent* 4260.

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Bills (continued):

BROKEN HILL WATER AND SEWERAGE (RATING) AMENDMENT BILL (COGNATE):

Assembly: int., 3470; **1R.**, 3471; *Dec. Urg.*, 3471; **2R.**, 3472; *Com.*, 3495; *ad. rep.*, 3505; **3R.**, 3505; *mes.*, 3704; *assent*, 3937.

Council: 1R., 3511; **2R.**, 3544; *Com. and ad. rep.*, 3565; **3R.**, 3565; *assent*, 4260.

BUILDING AND CONSTRUCTION INDUSTRY LONG SERVICE LEAVE PAYMENTS (AMENDMENT) BILL:

Assembly: int., 1097; **1R.**, 1097, **2R.**, 1097, 1957; *Com.*, 1970; *ad. rep.*, 1971; **3R.**, 1971; *mes.*, 2491; *assent*, 3142.

Council: 1R., 2029; **2R.**, 2240; *Corn. and ad. rep.*, 2248; **3R.**, 2415; *assent*, 3061.

BUILDING AND CONSTRUCTION INDUSTRY LONG SERVICE PAYMENTS (INVESTMENT) AMENDMENT BILL:

Assembly: assent, 38.

Council: assent, 13.

Busa FIRES (AMENDMENT) BILL:

Assembly: int., 2681; **1R.**, 2681; **2R.**, 2681; *Dec. Urg.*, 2974; **2R.**, 3042; *Com.*, 3046; *ad. rep.*, 3048; **3R.**, 3048; *mes.*, 3506; *assent*, 3937.

Council: 1R., 2962; **2R.**, 3236; *Com.*, 3238; *ad. rep.*, 3238; **3R.**, 3324; *assent*, 4260.

CAPITAL DEBT CHARGES (GRAIN HANDLING) AMENDMENT BILL (COGNATE):

Assembly: int., 3152; **1R.**, 3152; **2R.**, 3152; *Dec. Urg.*, 3408; **2R.**, 3704; *Com.*, 3721; *ad. rep.*, 3724; **3R.**, 3724; *mes.*, 3837; *assent*, 3937.

Council: 1R., 3592; **2R.**, 3593; *Corn.*, 3607; *ad. rep.*, 3609; **3R.**, 3609; *assent*, 4260.

CAPITAL DEBT CHARGES (TRANSPORT AUTHORITIES) AMENDMENT BILL:

Assembly: assent, 39.

Council: assent, 14.

CENTENARY CELEBRATION (AMENDMENT) BILL:

Assembly: int., 2702; **1R.**, 2702; **2R.**, 2702, 3289; **3R.**, 3290; *mes.*, 3837; *assent*, 3937.

Council: 1R., 3225; **2R.**, 3515; *Corn. and ad. rep.*, 3517; **3R.**, 3764; *assent*, 4260.

Bills (continued):

CHILD WELFARE (AMENDMENT) BILL (COGNATE):

Assembly: int., 4758; **1R.**, 4758; **2R.**, 4758, 5182, 5292; *Com.*, 5302, 5379, 5413; *ad. rep.*, 5414; **3R.**, 5414; *mes.*, 5672; *cons. amdts*, 5715, *ad. rep.*, 5716.

Council: 1R., 5444; **2R.**, 5452; *Corn.*, 5499; *ad. rep.*, 5503; **3R.**, 5618; *mes.*, 5793.

CHILD WELFARE (CORONERS) AMENDMENT BILL:

Assembly: assent, 37.

Council: assent, 12.

CHURCH OF ENGLAND (NORFOLK ISLAND) BILL (COGNATE):

Assembly: int., 5972; **1R.**, 5972; **2R.**, 5972, 6924; **3R.**, 6925; *mes.*, 7002.

Council: 1R., 6884; **2R.**, 6890; *Com. and ad. rep.*, 6892; **3R.**, 6892.

CHURCH OF ENGLAND TRUST PROPERTY (AMENDMENT) BILL (COGNATE):

Assembly: inf., 5972; **1R.**, 5972; **2R.**, 5972, 6924; **3R.**, 6925; *mes.*, 7002.

Council: 1R., 6884; **2R.**, 6890; *Com. and ad. rep.*, 6892; **3R.**, 6892.

CLEAN AIR (AMENDMENT) BILL (COGNATE):

Assembly: int., 5836; **1R.**, 5837; **2R.**, 5837, 6983; *Com.*, 6998; *ad. rep.*, 7002; **3R.**, 7102; *mes.*, 7146.

Council: 1R., 7037; **2R.**, 7055; *Com.*, 7062; *ad. rep.*, 7063; **3R.**, 7063.

CLEAN WATERS (AMENDMENT) BILL (COGNATE):

Assembly: int., 5836; **1R.**, 5837; **2R.**, 5837, 6983; *Com.*, 6998; *ad. rep.*, 7002; **3R.**, 7102; *mes.*, 7146.

Council: 1R., 7037; **2R.**, 7055; *Com.*, 7062; *ad. rep.*, 7063; **3R.**, 7063.

CLOSER SETTLEMENT (LAND AGGREGATION TAX) AMENDMENT BILL (COGNATE):

Assembly: int., 3962; **1R.**, 3962; **2R.**, 3962, 4525; **3R.**, 4526; *mes.*, 5414.

Council: 1R., 4473; **2R.**, 5332; *Com. and ad. rep.*, 5336; **3R.**, 5336

CLOSER SETTLEMENT (LAND TITLES) AMENDMENT BILL (COGNATE):

Assembly: int., 1941; **1R.**, 1941; **2R.**, 1941, 3193; **3R.**, 3195; *mes.*, 3654; *assent*, 3937.

Council: 1R., 3124; **2R.**, 3382; *Com. and ad. rep.*, 3388; **3R.**, 3512; *assent* 4260.

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CORONERS BILL:

Assembly: assent, 37.

Council: assent, 12.

CORONERS (COMMUNITY WELFARE) AMENDMENT BILL (COGNATE):

Assembly: int., 7227; 1R., 7229; 2R., 7229.

CORPORATE AFFAIRS COMMISSION BILL (COGNATE):

Assembly: int., 4779; 1R., 4780; 2R., 4780, 5415; 3R., 5433; mes., 5692.

Council: 1R., 5445; 2R., 5503, 5622; Com. and ad. rep., 5637; 3R., 5637.

COURTS OF PETTY SESSIONS (CIVIL CLAIMS) AMENDMENT BILL:

Assembly: assent, 38.

Council: assent, 13.

CREDIT-SALE AGREEMENTS (REPEAL) BILL (COGNATE):

Assembly: int., 6540; 1R., 6540; 2R., 6540.

CREDIT UNION (AMENDMENT) BILL:

Assembly: int., 3275; 1R., 3275; 2R., 3275, 4423; 3R., 4428; mes., 5060; assent, 5370.

Council: 1R., 4471; 2R., 4955; Com., 4962; ad. rep., 4962; 3R., 4963; assent, 5329.

CRIMES (AMENDMENT) BILL:

Assembly: assent, 38.

Council: assent, 13.

CRIMES (COMMUNITY WELFARE) AMENDMENT BILL (COGNATE):

Assembly: int., 7227; 1R., 7229; 2R., 7229.

CRIMES (OFFENCES AT SEA) BILL (COGNATE):

Assembly: int., 2871; 1R., 2871; 2R., 2871; Dec. Urg., 3141; 2R., 3168; 3R., 3168; mes., 3653; assent, 3937.

Council: 1R., 3123; 2R., 3334; Com. and ad. rep., 3338; 3R., 3511; assent, 4260.

CRIMES (SECURITIES INDUSTRY) AMENDMENT BILL (COGNATE):

Assembly: int., 4779; 1R., 4780; 2R., 4780, 5415; 3R., 5433; mes., 5692.

Council: 1R., 5445; 2R., 5503, 5622; Com. and ad. rep., 5637; 3R., 5637.

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CRIMES (SEXUAL ASSAULT) AMENDMENT BILL (COGNATE):

Assembly: int., 4758; 1R., 4758; 2R., 4758, 5182, 5292; Com., 5302, 5379; ad. rep., 5414; 3R., 5414; mes., 5672.

Council: 1R., 5444; 2R., 5452; Com., 5499; ad. rep., 5503; 3R., 5618.

CROWN LANDS (LAND AGGREGATION TAX) AMENDMENT BILL (COGNATE):

Assembly: int., 3962; 1R., 3962; 2R., 3962, 4525; 3R., 4526; mes., 5414.

Council: 1R., 4473; 2R., 5332; Com. and ad. rep., 5336; 3R., 5336.

CROWN LANDS (LAND TITLES) AMENDMENT BILL (COGNATE):

Assembly: int., 1941; 1R., 1941; 2R., 1941, 3193; 3R., 3195; mes., 3654; assent, 3937.

Council: 1R., 3124; 2R., 3382; Com. and ad. rep., 3388; 3R., 3512; assent, 4260.

CUMBERLAND OVAL BILL:

Assembly: inf., 5991; 1R., 5991; 2R., 5991, 6748; Com., 6783; ad. rep., 6788; 3R., 6788; nzes., 6983.

Council: 1R., 6683; 2R., 6864; Com., 6875; ad. rep., 6877; 3R., 6877.

DAIRY INDUSTRY MARKETING AUTHORITY (AMENDMENT) BILL:

Assembly: assent, 37.

Council: assent, 12.

DEFAMATION (ANTI-DISCRIMINATION) AMENDMENT BILL:

Assembly: assent, 37.

Council: assent, 13.

DEFAMATION (ANTI-DISCRIMINATION) FURTHER AMENDMENT BILL (COGNATE):

Assembly: inf., 3409; 1R., 3410; 2R., 3410, 4608, 5003; Com., 5009; ad. rep., 5018; 3R., 5182; Mes., 5276; assent, 6094.

Council: 1R., 5093; 2R., 5104; Com., 5131; ad. rep., 5136; 3R., 5136; assent, 6043.

DEFAMATION (COMMUNITY WELFARE) AMENDMENT BILL (COGNATE):

Assembly: int., 7227; 1R., 7229; 2R., 7229.

DISTRICT COURT (CONTRACTS REVIEW) AMENDMENT BILL:

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Council: assent, 12.

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Council: 1R., 4389; **2R.**, 4702, 4943; *Com.*, 4951; *ad. rep.*, 4954; **3R.**, 4955; *assent*, 6043.
- DRUG AND ALCOHOL AUTHORITY BILL:**
Assembly: assent, 39.
Council: assent, 14.
- EDUCATION COMMISSION BILL:**
Assembly: assent, 37.
Council: assent, 12.
- EDUCATION COMMISSION (AMENDMENT) BILL:**
Assembly: assent, 39.
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Council: 1R., 6238; *m.s.o.*, 6240; **2R.**, 6243, 6427, 6590; *Conz.*, 6641; *ad. rep.*, 6673; **3R.**, 6880; *recom.*, 6880; *ad. rep.*, 6881; **3R.**, 6881; *mes.*, 7016.
- ELECTRICITY COMMISSION (APPEAL TRIBUNAL) AMENDMENT BILL:**
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Council: assent, 14.
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Assembly: int., 5555; **1R.**, 5555; **2R.**, 5555, 7293; **3R.**, 7295; *mes.*, 7317.
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Assembly: assent, 37.
Council: assent, 12.
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Assembly: int., 2685; **1R.**, 2685; **2R.**, 2685, 3196; **3R.**, 3196; *mes.*, 3654; *assent*, 3937.
Council: 1R., 3124; **2R.**, 3369; *Com. and ad. rep.*, 3373; **3R.**, 3511; *assent*, 4260.
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Assembly: int., 5371; **1R.**, 5371; **2R.**, 5371, 5843; **3R.**, 5861; *mes.*, 6311.
Council: 1R., 5865; **2R.**, 6056; *Com. and ad. rep.*, 6069; **3R.**, 6205.

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Assembly: assent, 37.

Council: assent, 12.

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Assembly: int., 835; 1R., 835; 2R., 836, 1419, 1535, 1580, 1603, 1766; Com., 1767; ad. rep., 1768; 3R., 1768; mes., 2222; assent, 2528.

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GOVERNMENT AND RELATED EMPLOYEES APPEAL TRIBUNAL BILL:

Assembly: assent, 38.

Council: assent, 13.

GOVERNMENT AND RELATED EMPLOYEES APPEAL TRIBUNAL (GRAIN HANDLING) AMENDMENT BILL (COGNATE):

Assembly: int., 3152; 1R., 3152; 2R., 3152; Dec. Urg., 3408; 2R., 3704; Com., 3721; ad. rep., 3724; 3R., 3724; mes., 3837; assent, 3938.

Council: 1R., 3592; 2R., 3593; Com., 3607; ad. rep., 3609; 3R., 3609; assent, 4260.

GOVERNMENT GUARANTEES (CO-OPERATION) AMENDMENT BILL (COGNATE):

Assembly: int., 3280; 1R., 3280; 2R., 3280; 4428; Com., 4449; ad. rep., 4450; 3R., 4516; mes., 5060; assent, 5370.

Council: 1R., 4472; 2R., 4963; Com., 4971; ad. rep., 4972; 3R., 4972; assent, 5329.

GOVERNMENT RAILWAYS (AMENDMENT) BILL:

Assembly: assent, 39.

Council: assent, 14.

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Assembly: int., 1665; 1R., 1665; 2R., 1665, 2372; Com., 2379, 2458; ad. rep., 2464; 3R., 2464; mes., 3264; assent, 3938.

Council: 1R., 2415; 2R., 3180; Com., 3112; ad. rep., 3113; 3R., 3210; assent, 4260.

GOVERNMENT RAILWAYS (SUPERANNUATION) AMENDMENT BILL:

Assembly: assent, 38.

Council: assent, 13.

Bills (continued):

GRAIN HANDLING (AMENDMENT) BILL (COGNATE):

Assembly: int., 3152; 1R., 3152; 2R., 3152; Dec. Urg., 3408; 2R., 3704; Com., 3721; ad. rep., 3724; 3R., 3724; mes., 3837; assent, 3938.

Council: 1R., 3592; 2R., 3593; Com., 3607; ad. rep., 3609; 3R., 3609; assent, 4260.

GROWTH CENTRES (DEVELOPMENT CORPORATIONS) AMENDMENT BILL:

Assembly: int., 4815; 1R., 4815; 2R., 4815, 5661; 3R., 5672; mes., 5907.

Council: 1R., 5637; 2R., 5808; Com. and ad. rep., 5816; 3R., 5816.

HAY WEIR BILL:

Assembly: assent, 39.

Council: assent, 14.

HEALTH COMMISSION (AMENDMENT) BILL:

Assembly: int., 2874; 1R., 2874; 2R., 2874; Dec. Urg., 2974; 2R., 3037; 3R., 3041; mes., 3506; assent, 3938.

Council: 1R., 2962; 2R., 3224; Com. and ad. rep., 3225; 3R., 3323; assent, 4260.

HIRE-PURCHASE (REPEAL) BILL (COGNATE):

Assembly: int., 6540; 1R., 6540; 2R., 6540.

HISTORIC HOUSES BILL:

Assembly: assent, 39.

Council: assent, 14.

HORNBY WAR MEMORIAL COMMITTEE (LAND SALE) BILL:

Assembly: 1R., 2544; m.s.o., 3190; 2R., 3190; 3R., 3192; assent, 3937.

Council: Petition, 459; int., 579; 1R., 579; Select Committee, 713; Select Committee Report, 1803; 2R., 2432; Com. and ad. rep., 2434; 3R., 2434; mes., 3124; assent, 4260.

HOUSING INDEMNITIES (CO-OPERATION) AMENDMENT BILL (COGNATE):

Assembly: int., 3280; 1R., 3280; 2R., 3280, 4425; Com., 4449; ad. rep., 4450; 3R., 4516; mes., 5060; assent, 5370.

Council: 1R., 4472; 2R., 4963; Com., 4971; ad. rep., 4972; 3R., 4972; assent, 5329.

HUNTER DISTRICT WATER, SEWERAGE AND DRAINAGE (AMENDMENT) BILL (COGNATE):

Assembly: int., 2979; 1R., 2979; 2R., 2980; Dec. Urg., 3141; 2R., 3163; 3R., 3167; mes., 3506; assent, 3938.

Council: 1R., 3122; 2R., 3238; Com. and ad. rep., 3240; 3R., 3324; assent, 4260.

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Bills (continued):

- HUNTER DISTRICT WATER, SEWERAGE AND DRAINAGE (RATING) AMENDMENT BILL (COGNATE):**
Assembly: int., 3470; **1R.**, 3471; *Dec. Urg.*, 3471; **2R.**, 3472; *Com.*, 3495; *ad. rep.*, 3505; **3R.**, 3505; *mes.*, 3704; *assent*, 3938.
Council: 1R., 3511; **2R.**, 3544; *Com. and ad. rep.*, 3565; **3R.**, 3565; *assent*, 4261.
- HUNTER VALLEY CONSERVATION TRUST (AMENDMENT) BILL:**
Assembly: assent, 38.
Council: assent, 13.
- INDUSTRIAL ARBITRATION (AMENDMENT) BILL:**
Assembly: assent, 38.
Council: assent, 13.
- INDUSTRIAL ARBITRATION (AMENDMENT) BILL (COGNATE):**
Assembly: int., 7082; *Dec. Urg.*, 7082; **2R.**, 7084, 7102; *Com.*, 7113; *ad. rep.*, 7119; **3R.**, 7158; *mes.*, 7317.
Council: 1R., 7170; **2R.**, 7188; *Com.*, 7197; *ad. rep.*, 7200; **3R.**, 7200.
- INDUSTRIAL ARBITRATION (APPEAL TRIBUNAL) AMENDMENT BILL:**
Assembly: assent, 38.
Council: assent, 13.
- INDUSTRIAL ARBITRATION (APPRENTICESHIP) AMENDMENT BILL (COGNATE):**
Assembly: int., 5977; **1R.**, 5977; **2R.**, 5977, 7120; *Com. (Pro Forma)*, 7142; *ad. rep.*, 7142; *Com. and ad. rep.*, 7286; **3R.**, 7286; *mes.*, 7317.
Council: 1R., 7187; **2R.**, 7200; *Com. and ad. rep.*, 7202; **3R.**, 7202.
- INDUSTRIAL ARBITRATION (FURTHER AMENDMENT) BILL (COGNATE):**
Assembly: int., 2678; **1R.**, 2678; **2R.**, 2678, 3291; *Com.*, 3293; *ad. rep.*, 3295; **3R.**, 3295; *mes.*, 3837; *assent*, 3938.
Council: 1R., 3251; **2R.**, 3521; *Com. and ad. rep.*, 3525; **3R.**, 3765; *assent*, 4261.
- INDUSTRIAL ARBITRATION (OIL INDUSTRY) AMENDMENT BILL:**
Assembly: assent, 39.
Council: assent, 14.
- INFANTS' CUSTODY AND SETTLEMENTS (COMMUNITY WELFARE) AMENDMENT BILL (COGNATE):**
Assembly: int., 7227; **1R.**, 7229; **2R.**, 7229.

Bills (continued):

- INTERPRETATION (AMENDMENT) BILL (COGNATE):**
Assembly: int., 3654; **1R.**, 3654; **2R.**, 3654; *Dec. Urg.*, 3861; **2R.**, 3862; **3R.**, 3863; *mes.*, 3882; *assent*, 3938.
Council: 1R., 3793; **2R.**, 3794; *Com. and ad. rep.*, 3795; **3R.**, 3795; *assent*, 4261.
- JUDGES' PENSIONS (APPEAL TRIBUNAL) AMENDMENT BILL:**
Assembly: assent, 38.
Council: assent, 13.
- JURY (AMENDMENT) BILL:**
Assembly: int., 4164; **1R.**, 4164; **2R.**, 4164, 4526; **3R.**, 4528; *mes.*, 5325.
Council: 1R., 4472; **2R.**, 5101; *Com. and ad. rep.*, 5104; **3R.**, 5245.
- JURY (CORONERS) AMENDMENT BILL:**
Assembly: assent, 37.
Council: assent, 12.
- JUSTICES (COMMUNITY WELFARE) AMENDMENT BILL (COGNATE):**
Assembly: int., 7227; **1R.**, 7229; **2R.**, 7229.
- LAND AGGREGATION TAX MANAGEMENT (AMENDMENT) BILL (COGNATE):**
Assembly: int., 3962; **1R.**, 3962; **2R.**, 3962, 4524; **3R.**, 5336.
Council: 1R., 4473; **2R.**, 5332; *Com. and ad. rep.*, 5336; **3R.**, 5336.
- LAND AND ENVIRONMENT COURT (AMENDMENT) BILL:**
Assembly: assent, 38.
Council: assent, 14.
- LAND AND ENVIRONMENT COURT (COMMUNITY WELFARE) AMENDMENT BILL (COGNATE):**
Assembly: int., 7227; **1R.**, 7229; **2R.**, 7229.
- LAND AND ENVIRONMENT COURT (FURTHER AMENDMENT) BILL:**
Assembly: int., 2666; **1R.**, 2666; **2R.**, 2666; *Dec. Urg.*, 2974; **2R.**, 3042; **3R.**, 3042; *mes.*, 3506; *assent*, 3938.
Council: 1R., 2962; **2R.**, 3226; *Com. and ad. rep.*, 3228; **3R.**, 3323; *assent*, 4261.
- LAND COMMISSION (AMENDMENT) BILL:**
Assembly: int., 1102; **1R.**, 1102; **2R.**, 1103, 1972; *Com.*, 1990; *ad. rep.*, 1992; **3R.**, 1992; *mes.*, 2491; *assent*, 3938.
Council: 1R., 2029; **2R.**, 2248; *Com. and ad. rep.*, 2259; **3R.**, 2416; *assent*, 2461.

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Bills (continued):**LAND COMMISSION (TEMPORARY FINANCIAL ACCOMMODATION) AMENDMENT BILL:***Assembly: assent, 38.**Council: assent, 13.***LANDLORD AND TENANT (RENTAL BONDS) AMENDMENT BILL (COGNATE):***Assembly: int., 3280; 1R., 3280; 2R., 3280. 4428; Com., 4449; ad. rep., 4450; 3R., 4516; mes., 5060; assent, 5370.**Council: 1R., 4472; 2R., 4963; Com., 4971; ad. rep., 4972; 3R., 4972; assent, 5329.***LAND SALES (AMENDMENT) BILL:***Assembly: int., 1095; 1R., 1095; 2R., 1095. 2713; Com., 2714; ad. rep., 2715; 3R., 2861; mes., 3300; assent, 3938.**Council: 1R., 2826; 2R., 3219; Com. and ad. rep., 3221; 3R., 3222; assent, 4261.***LAW OF EVIDENCE BILL (pro forma):***Assembly: 1R., 123.**Council: 1R., 15.***LAW REFORM COMMISSION (AMENDMENT) BILL (COGNATE):***Assembly: int., 4159; 1R., 4160; 2R., 4160. 4414; Com., 4420; ad. rep., 4422; 3R., 4422; mes., 4579; assent, 5150.**Council: 1R., 4389; 2R., 4484; Com. and ad. rep., 4490; 3R., 4490; assent, 5093.***LEGAL PRACTITIONERS (AMENDMENT) BILL:***Assembly: assent, 37**Council: assent, 12.***LEGAL PRACTITIONERS (FURTHER AMENDMENT) BILL:***Assembly: assent, 39.**Council: assent, 14.***LIE DETECTORS BILL:***Assembly: int., 2667; 1R., 2667; 2R., 2667.***LIQUEFIED PETROLEUM GAS (GRANTS) AMENDMENT BILL:***Assembly: int., 5552; 1R., 5552; 2R., 5552; Dec. Urg., 5705; 2R., 5781; 3R., 5783; mes., 5997.**Council: 1R., 5794; 2R., 5901; Com. and ad. rep., 5905; 3R., 5905.***LIQUEFIED PETROLEUM GAS (GRANTS) BILL:***Assembly: int., 2069; 1R., 2069; 2R., 2069. 3169; 3R., 3180; mes., 3654; assent, 3938.**Council: 1R., 3123; 2R., 3355; Com. and ad. rep., 3361; 3R., 3511; assent, 4261.***Bills (continued):****LIQUOR (AMENDMENT) BILL:***Assembly: assent, 37.**Council: assent, 12.***LIQUOR (AMENDMENT) BILL (COGNATE):***Assembly: int., 6297; 1R., 6297; 2R., 6297. 6925; Com., 6931; ad. rep., 6934; 3R., 6934; mes., 7146.**Council: 1R., 6884; 2R., 7024; Com., 7036; ad. rep., 7037; 3R., 7037.***LIQUOR (ART GALLERY OF NEW SOUTH WALES) AMENDMENT BILL:***Assembly: assent, 38.**Council: assent, 13.***LIQUOR (HISTORIC HOUSES) AMENDMENT BILL:***Assembly: assent, 39.**Council: assent, 14.***LIQUOR (WEIGHTS AND MEASURES) AMENDMENT BILL:***Assembly: assent, 38.**Council: assent, 13.***LOCAL GOVERNMENT (AMENDMENT) BILL:***Assembly: assent, 38.**Council: assent, 14.***LOCAL GOVERNMENT AND OTHER AUTHORITIES (SUPERANNUATION) AMENDMENT BILL:***Assembly: int., 2669; 1R., 2669; 2R., 2670. 3192; 3R., 3193; mes., 3654; assent, 3938.**Council: 1R., 3123; 2R., 3361; Com. and ad. rep., 3369; 3R., 3511; assent, 4261.***LOCAL GOVERNMENT AREAS AMALGAMATION BILL:***Assembly: urgency, 499; m.s.o., 502; int., 520; 1R., 521; 2R., 521; Dec. Urg., 622; 2R., 624, 870; Com., 889; ad. rep., 892; 3R., 893; mes., 946; assent, 1261.**Council: 1R., 743; 2R., 743; Com., 814; ad. rep., 821; 3R., 821; assent, 1239.***LOCAL GOVERNMENT ASSOCIATIONS INCORPORATION (AMENDMENT) BILL:***Assembly: int., 1840; 1R., 1840; 2R., 1840. 3288; 3R., 3288; mes., 3654; assent, 3938.**Council: 1R., 3225; 2R., 3388; Com. and ad. rep., 3389; 3R., 3512; assent, 4261.*

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Bills (continued):**LOCAL GOVERNMENT (DOG) AMENDMENT BILL (COGNATE):**

Assembly: int., 3886; *1R.*, 3886; *2R.*, 3886, 4333; *3R.*, 4348; *mes.*, 5041; *assent*, 6094.

Council: 1R., 4389; *2R.*, 4702, 4943; *Com.*, 4951; *ad. rep.*, 4954; *3R.*, 4955; *assent*, 6043.

LOCAL GOVERNMENT (FURTHER AMENDMENT) BILL (COGNATE):

Assembly: int., 3470; *1R.*, 3471; *Dec. Urg.*, 3471; *2R.*, 3472; *Com.*, 3495; *ad. rep.*, 3505; *3R.*, 3505; *mes.*, 3704; *assent*, 3938.

Council: 1R., 3511; *2R.*, 3544; *Com. and ad. rep.*, 3565; *3R.*, 3565; *assent*, 4261.

LOCAL GOVERNMENT (MOTOR TRAFFIC) AMENDMENT BILL (COGNATE):

Assembly: int., 2868; *1R.*, 2869; *2R.*, 2869, 3290; *3R.*, 3291; *mes.*, 3837; *assent*, 3938.

Council: 1R., 3226; *2R.*, 3517; *Com. and ad. rep.*, 3520; *3R.*, 3764; *assent*, 4261.

LOCAL GOVERNMENT (PUBLIC VEHICLES) AMENDMENT BILL (COGNATE):

Assembly: int., 2066; *1R.*, 2066; *2R.*, 2066, 3167; *3R.*, 3167; *mes.*, 3506; *assent*, 3938.

Council: 1R., 3122; *2R.*, 3240; *Com. and ad. rep.*, 3242; *3R.*, 3324; *assent*, 4261.

LOCAL GOVERNMENT (TRAFFIC REGULATION) AMENDMENT BILL:

Assembly: int., 1658; *1R.*, 1658; *2R.*, 1658, 2166, 2340; *Com.*, 2371; *ad. rep.*, 2372; *3R.*, 2372; *mes.*, 2712; *assent*, 3938.

Council: 1R., 2288; *2R.*, 2518; *Com.*, 2524; *ad. rep.*, 2525; *3R.*, 2606; *assent*, 4261.

LONG SERVICE LEAVE (AMENDMENT) BILL (COGNATE):

Assembly: int., 2678; *1R.*, 2678; *2R.*, 2678, 3291; *Com.*, 3293; *ad. rep.*, 3295; *3R.*, 3295; *mes.*, 3837; *assent*, 3938.

Council: 1R., 3251; *2R.*, 3521; *Com. and ad. rep.*, 3525; *3R.*, 3765; *assent*, 4261.

LORD HOWE ISLAND (AMENDMENT) BILL:

Assenzbly: int., 2693; *1R.*, 2693; *2R.*, 2693, 5041, 5571; *Com.*, 5574; *ad. rep.*, 5584; *3R.*, 5836; *mes.*, 5981; *cons. amdts*, 6006; *ad. rep.*, 6007.

Council: 1R., 5819; *2R.*, 5879; *Com.*, 5890; *ad. rep.*, 5890; *3R.*, 5890; *mes.*, 6043.

Bills (continued):**LOTTERIES AND ART UNIONS (AMENDMENT) BILL:**

Assembly: int., 2683; *1R.*, 2683; *2R.*, 2683, 3295; *3R.*, 3295; *mes.*, 3654; *assent*, 3938.

Council: 1R., 3251; *2R.*, 3373; *Com. and ad. rep.*, 3376; *3R.*, 3512; *assent*, 4261.

LOTTO (AMENDMENT) BILL (COGNATE):

Assembly: int., 5179; *1R.*, 5179; *2R.*, 5180, 5756; *3R.*, 5758; *mes.*, 5981.

Council: 1R., 5794; *2R.*, 5890; *Com.*, 5894; *ad. rep.*, 5894; *3R.*, 5894.

LUNA PARK SITE BILL:

Assenzbly: int., 5711; *1R.*, 5711; *2R.*, 5711; *Dec. Urg.*, 5996; *2R.*, 6007; *3R.*, 6024; *mes.*, 6196.

Council: 1R., 6044; *2R.*, 6069; *Com. and ad. rep.*, 6074; *3R.*, 6074.

MACQUARIE UNIVERSITY (AMENDMENT) BILL:

Assembly: assent, 39.

Council: assent, 14.

MAINTENANCE (COMMUNITY WELFARE) AMENDMENT BILL (COGNATE):

Assembly: int., 7227; *1R.*, 7229; *2R.*, 7229.

MARITIME SERVICES (AMENDMENT) BILL (COGNATE):

Assembly: int., 5968; *1R.*, 5968; *2R.*, 5968; *Dec. Urg.*, 6295; *2R.*, 6359; *Com.*, 6382; *ad. rep.*, 6386; *3R.*, 6386 *mes.*, 6983.

Council: 1R., 6425; *2R.*, 6836; *Com. and ad. rep.*, 6854; *3R.*, 6854.

MARITIME SERVICES (MOTOR TRAFFIC) AMENDMENT BILL (COGNATE):

Assembly: int., 2868; *1R.*, 2869; *2R.*, 2869, 3290; *3R.*, 3291; *mes.*, 3837; *assent*, 3938.

Council: 1R., 3226; *2R.*, 3517; *Com. and ad. rep.*, 3520; *3R.*, 3764; *assent*, 4261.

MATRAVILLE OIL REFINERY BILL:

Assembly: assent, 38.

Council: assent, 13.

MEAT INDUSTRY (AMENDMENT) BILL:

Assembly: assent, 37.

Council: assent, 12.

MEDICAL PRACTITIONERS (AMENDMENT) BILL:

Assenzbly: int., 5170; *1R.*, 5170; *2R.*, 5170, 5677, 5716; *Com.*, 5727; *ad. rep.*, 5732; *3R.*, 5998; *mes.*, 6196.

Council: 1R., 6043; *2R.*, 6084; *Com.*, 6091; *ad. rep.*, 6093; *3R.*, 6093.

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Bills (continued):

MENTAL HEALTH (COMMUNITY WELFARE) AMENDMENT BILL (COGNATE):

Assembly: int., 7227; **1R.**, 7229; **2R.**, 7229.

METROPOLITAN WATER, SEWERAGE, AND DRAINAGE (LAND VALUATION) AMENDMENT BILL (COGNATE):

Assembly: int., 2979; **1R.**, 2979; **2R.**, 2980; *Dec. Urg.*, 3141; **2R.**, 3163; **3R.**, 3167; *mes.*, 3506; *assent*, 3938.

Council: 1R., 3122; **2R.**, 3238; *Com. and ad. rep.*, 3240; **3R.**, 3324; *assent*, 4261.

METROPOLITAN WATER, SEWERAGE, AND DRAINAGE (RATING) AMENDMENT BILL (COGNATE):

Assembly: int., 3470; **1R.**, 3471; *Dec. Urg.*, 3471; **2R.**, 3472; *Com.*, 3495; *ad. rep.*, 3505; **3R.**, 3505; *mes.*, 3704; *assent*, 3938.

Council: 1R., 3511; **2R.**, 3544; *Com. and ad. rep.*, 3565; **3R.**, 3565; *assent*, 4261.

MINING (AMENDMENT) BILL:

Assembly: assent, 38.

Council: assent, 14.

MISCELLANEOUS ACTS (COMMUNITY WELFARE) REPEAL AND AMENDMENT BILL (COGNATE):

Assembly: int., 7227; **1R.**, 7229; **2R.**, 7229.

MISCELLANEOUS ACTS (CROWN LAND TITLES) AMENDMENT BILL (COGNATE):

Assembly: int., 1941; **1R.**, 1941; **2R.**, 1941, 3193; **3R.**, 3195; *mes.*, 3654; *assent*, 3938.

Council: 1R., 3124; **2R.**, 3382; *Com. and ad. rep.*, 3388; **3R.**, 3512; *assent*, 4261.

MISCELLANEOUS ACTS (EDUCATION COMMISSION) REPEAL AND AMENDMENT BILL:

Assembly: assent, 37.

Council: assent, 12.

MISCELLANEOUS ACTS (FINANCIAL ACCOMMODATION) AMENDMENT BILL (COGNATE):

Assembly: int., 5559; **1R.**, 5560; **2R.**, 5560; *Dec. Urg.*, 5705; **2R.**, 5758; *Com.*, 5775; *ad. rep.*, 5775; **3R.**, 5861; *mes.*, 6534; *cons. amdis*, 6923; *ad. rep.*, 6924.

Council: 1R., 5866; **2R.**, 6075, 6213; *Com.*, 6214; *ad. rep.*, 6216; **3R.**, 6427; *mes.*, 6884; *ad. rep.*, 6924.

B i i (continued):

MISCELLANEOUS ACTS (MOTOR VEHICLES TAXATION) REPEAL AND AMENDMENT BILL (COGNATE):

Assembly: int., 1088; **1R.**, 1088; **2R.**, 1088, 1841; *Com.*, 1855; *ad. rep.*, 1859; **3R.**, 1950; *mes.*, 2222; *assent*, 2528.

Council: 1R., 1901; **2R.**, 2134; *Com. and ad. rep.*, 2148; **3R.**, 2148; *assent*, 2495.

MISCELLANEOUS ACTS (RETIREMENT OF STATUTORY OFFICERS) AMENDMENT BILL:

Assembly: int., 2975; **1R.**, 2975; **2R.**, 2975; *Dec. Urg.*, 3141; **2R.**, 3180; **3R.**, 3188; *mes.*, 3654; *assent*, 3938.

Council: 1R., 3123; **2R.**, 3338; *Com. and ad. rep.*, 3344; **3R.**, 3511; *assent*, 4261.

MISCELLANEOUS ACTS (STATE BANK) REPEAL AND AMENDMENT BILL (COGNATE):

Assembly: int., 5957; **1R.**, 5957; **2R.**, 5957; *Dec. Urg.*, 6295; **2R.**, 6326; *Com.*, 6343; *ad. rep.*, 6359; **3R.**, 6359; *mes.*, 6804.

Council: 1R., 6272; **2R.**, 6673; *Com.*, 6682; *ad. rep.*, 6683; **3R.**, 6683.

MONEYLENDING (REPEAL) BILL (COGNATE):

Assembly: int., 6540; **1R.**, 6540; **2R.**, 6540.

MOTOR DEALERS (MOTOR VEHICLE REPAIRS) AMENDMENT BILL:

Assembly: assent, 38.

Council: assent, 14.

MOTOR TRAFFIC (ALCOHOL RELATED OFFENCES) AMENDMENT BILL:

Assembly: int., 3429; **1R.**, 3429; *Dec. Urg.*, 3429; **2R.**, 3430; **3R.**, 3470; *mes.*, 3654; *assent*, 3938.

Council: 1R., 3389; **2R.**, 3525; *Com.*, 3544; *ad. rep.*, 3544; **3R.**, 3544; *assent*, 4261.

MOTOR TRAFFIC (AMENDMENT) BILL (COGNATE):

Assembly: int., 2868; **1R.**, 2869; **2R.**, 2869, 3290; **3R.**, 3291; *mes.*, 3837; *assent*, 3938.

Council: 1R., 3226; **2R.**, 3517; *Com. and ad. rep.*, 3520; **3R.**, 3764; *assent*, 4261.

MOTOR TRAFFIC (CLEAN AIR) AMENDMENT BILL (COGNATE):

Assembly: int., 5836; **1R.**, 5837; **2R.**, 5837, 6983; *Com.*, 6998; *ad. rep.*, 7002; **3R.**, 7102; *mes.*, 7146.

Council: 1R., 7037; **2R.**, 7055; *Corn.*, 7062; *ad. rep.*, 7063; **3R.**, 7063.

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*Bills (continued):***MOTOR VEHICLE REPAIRS BILL:***Assembly: assent, 38.**Council: assent, 13.***MOTOR VEHICLES (TAXATION) BILL (COGNATE):***Assembly: int., 1088; 1R., 1088; 2R., 1088, 1841; Com., 1855; ad. rep., 1859; 3R., 1950; mes., 2222; assent, 2528.**Council: 1R., 1901; 2R., 2134; Com. and ad. rep., 2148; 3R., 2148; assent, 2495.***MOTOR VEHICLES (TAXATION) AMENDMENT BILL:***Assembly: int., 7146; 1R., 7146; 2R., 7147; Dec. Urg., 7286; 2R., 7286; 3R., 7292; mes., 7317.**Council: 1R., 7187; 2R., 7206; Com. and ad. rep., 7207; 3R., 7207.***MOTOR VEHICLES (THIRD PARTY INSURANCE) AMENDMENT BILL:***Assembly: int., 4166; 1R., 4166; 2R., 4166, 5018; 3R., 5019; mes., 5414; assent, 7316.**Council: 1R., 4955; 2R., 5336; Com. and ad. rep., 5340; 3R., 5340; assent, 7187.***MUNICIPAL COUNCIL OF SYDNEY ELECTRIC LIGHTING (AMENDMENT) BILL:***Assembly: assent, 38.**Council: assent, 14.***NATIONAL COMPANIES AND SECURITIES COMMISSION (STATE PROVISIONS) BILL (COGNATE):***Assembly: int., 4779; 1R., 4780; 2R., 4780, 5415; 3R., 5433; mes., 5692.**Council: 1R., 5445; 2R., 5503, 5622; Com. and ad. rep., 5637; 3R., 5637.***NATIONAL PARKS AND WILDLIFE (STATE RECREATION AREAS) AMENDMENT BILL:***Assembly: assent, 39.**Council: assent, 14.***NATIONAL PARKS AND WILDLIFE (VAUCLUSE HOUSE) AMENDMENT BILL:***Assembly: assent, 39.**Council: assent, 14.***NEW SOUTH WALES INSTITUTE OF PSYCHIATRY (AMENDMENT) BILL:***Assembly: assent, 38.**Council: assent, 13.**Bills (continued):***NORTHERN RIVERS COUNTY COUNCIL (UNDERTAKING ACQUISITION) BILL:***Assembly: int., 5974; 1R., 5974; 2R., 5974, 6788; 3R., 6800; mes., 7002.**Council: 1R., 6684; 2R., 6885; Com., 6889; ad. rep., 6890; 3R., 6890.***PARLIAMENTARY COMMITTEES ENABLING BILL:***Assembly: assent, 39.**Council: assent, 14.***PARLIAMENTARY COMMITTEES ENABLING BILL:***Assembly: int., 6296; 1R., 6296; 2R., 6296, 7162; 3R., 7163; mes., 7316.**Council: 1R., 7171; 2R., 7186; Com. and ad. rep., 7186; 3R., 7186.***PARLIAMENTARY CONTRIBUTORY SUPER-ANNUATION (AMENDMENT) BILL:***Assembly: assent, 37.**Council: assent, 12.***PARLIAMENTARY CONTRIBUTORY SUPER-ANNUATION (AMENDMENT) BILL:***Assembly: int., 6115; 1R., 6115; 2R., 6115, 6800; 3R., 6804; mes., 6983.**Council: 1R., 6814; 2R., 6828; Com., 6830; ad. rep., 6830; 3R., 6883.***PARLIAMENTARY CONTRIBUTORY SUPER-ANNUATION (CONSTITUTION) AMENDMENT BILL:***Assembly: assent, 37.**Council: assent, 12.***PARLIAMENTARY ELECTORATES AND ELECTIONS (AMENDMENT) BILL:***Assembly: int., 5163; 1R., 5163; 2R., 5163, 5595; Com., 5604; ad. rep., 5608; 3R., 5608; mes., 5938.**Council: 1R., 5617; 2R., 5805; Com., 5807; ad. rep., 5808; 3R., 5866.***PARLIAMENTARY REMUNERATION TRIBUNAL (AMENDMENT) BILL:***Assembly: int., 2978; 1R., 2978; 2R., 2978; Dec. Urg., 3296; 2R., 3296; 3R., 3300; mes., 3506; assent, 3938.**Council: 1R., 3250; 2R., 3344; Com. and ad. rep., 3346; 3R., 3346; assent, 4261.*

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PAROLE OF PRISONERS (AMENDMENT) BILL (COGNATE):

Assembly: int., 3901; **1R.**, 3901; **2R.**, 3901, 4450; *Com.*, 4461; *ad. rep.*, 4464; **3R.**, 4464; *mes.*, 5276; *assent*, 6094.

Council: 1R., 4471; **2R.**, 4972, 5136; *Com.*, 5140; *ad. rep.* 5141; **3R.**, 5141; *assent*, 6043.

PAROLE OF PRISONERS (COMMUNITY WELFARE) AMENDMENT BILL (COGNATE):

Assembly: int., 7227; **1R.**, 7229; **2R.**, 7229.

PASTURES PROTECTION (AMENDMENT) BILL:

Assembly: assent, 37.

Council: assent, 12.

PASTURES PROTECTION (AMENDMENT) BILL:

Assembly: int., 5655; **1R.**, 5655; **2R.**, 5655; *Dec. Urg.*, 5705; **2R.**, 5786; **3R.**, 5789; *mes.*, 6311.

Council: 1R., 5794; **2R.**, 6050; *Com. and ad. rep.*, 6055; **3R.**, 6205.

PATHOLOGY LABORATORIES ACCREDITATION BILL:

Assembly: int., 5545; **1R.**, 5545; **2R.**, 5545; *Dec. Urg.*, 5705; **2R.**, 5776; **3R.**, 5781; *mes.*, 5981.

Council: 1R., 5794; **2R.**, 5897; *Com.*, 5901; *ad. rep.*, 5901; **3R.**, 5901.

PAWNBROKERS (AMENDMENT) BILL (COGNATE):

Assembly: int., 2685; **1R.**, 2685; **2R.**, 2685, 3196; **3R.**, 3196; *mes.*, 3654; *assent*, 3938.

Council: 1R., 3124; **2R.**, 3369; *Com. and ad. rep.*, 3373; **3R.**, 3511; *assent*, 4261.

PAY-ROLL TAX (AMENDMENT) BILL:

Assembly: int., 3423; **1R.**, 3423; **2R.**, 3423; *Dec. Urg.*, 3725; **2R.**, 3727; *Com.*, 3732; *ad. rep.*, 3733; **3R.**, 3733; *Mes.*, 3837; *assent*, 3938.

Council: 1R., 3610; **2R.**, 3771; *Com. and ad. rep.*, 3774; **3R.**, 3774; *assent*, 4261.

PERIODIC DETENTION OF PRISONERS BILL (COGNATE):

Assembly: int., 3900; **1R.**, 3901; **2R.**, 3901, 4450; *Com.*, 4461; *ad. rep.*, 4464; **3R.**, 4464; *mes.*, 5276; *assent*, 6094.

Council: 1R., 4471; **2R.**, 4972, 5136; *Com.*, 5140; *ad. rep.*, 5141; **3R.**, 5141; *assent*, 6043.

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Bills (continued):

PERMANENT BUILDING SOCIETIES (COOPERATION) AMENDMENT BILL (COGNATE):

Assembly: int., 3280; **1R.**, 3280; **2R.**, 3280, 4428; *Com.*, 4449; *ad. rep.*, 4450; **3R.**, 4516; *mes.*, 5060; *assent*, 5370.

Council: 1R., 4472; **2R.**, 4963; *Com.*, 4971; *ad. rep.*, 4972; **3R.**, 4972; *assent*, 5329.

PETROLEUM (SUBMERGED LANDS) BILL:

Assembly: int., 6535; **1R.**, 6535; **2R.**, 6535.

PHYSIOTHERAPISTS REGISTRATION (CORONERS) AMENDMENT BILL:

Assembly: assent, 37.

Council: assent, 12.

PLANT DISEASES (AMENDMENT) BILL (COGNATE):

Assembly: int., 1762; **1R.**, 1762; **2R.**, 1762, 3196; **3R.**, 3198; *mes.*, 3506; *assent*, 3938.

Council: 1R., 3124; **2R.**, 3376; *Com. and ad. rep.*, 3382; **3R.**, 3382; *assent*, 4261.

POISONS (AMENDMENT) BILL:

Assembly: int., 5985; **1R.**, 5985; **2R.**, 5986, 6728; *Com.*, 6743; *ad. rep.*, 6748; **3R.**, 6748; *mes.*, 7120.

Council: 1R., 6683; **2R.**, 6854; *Com.*, 6861; *ad. rep.*, 6864; **3R.**, 7019.

POLICE ASSOCIATION EMPLOYEES (SUPERANNUATION) AMENDMENT BILL (COGNATE):

Assembly: int., 4517; **1R.**, 4517; **2R.**, 4517, 5020; **3R.**, 5041; *mes.*, 5534.

Council: 1R., 4963; **2R.**, 5342, 5451; *Com. and ad. rep.*, 5451; **3R.**, 5451.

POLICE REGULATION (ALLEGATIONS OF MISCONDUCT) APPEAL TRIBUNAL (AMENDMENT) BILL:

Assembly: assent, 38.

Council: assent, 13.

POLICE REGULATION (AMENDMENT AND VALIDATION) BILL:

Assembly: s.s.o. 7148; *int.*, 7148; **1R.**, 7148; **2R.**, 7148; **3R.**, 7150; *mes.*, 7227.

Council: 1R., 7169; **2R.**, 7172; *Com. and ad. rep.*, 7174; **3R.**, 7174.

POLICE REGULATION (APPEALS) APPEAL TRIBUNAL (AMENDMENT) BILL:

Assembly: assent, 38.

Council: assent, 13.

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Bills (continued):**POLICE REGULATION (PRIORITY LISTS) AMENDMENT BILL:**

Assembly: assent, 38.
Council: assent, 13.

POLICE REGULATION (PRIORITY LISTS AND APPEALS) AMENDMENT BILL:

Assembly: assent, 39.
Council: assent, 14.

POLICE REGULATION (RETIREMENT) AMENDMENT BILL (COGNATE):

Assembly: int., 4517; 1R., 4517; 2R., 4517, 5020; 3R., 5041; mes., 5534.
Council: 1R., 4963; 2R., 5342, 5451; Com. and ad. rep., 5451; 3R., 5451.

POLICE REGULATION (SUPERANNUATION) AMENDMENT BILL:

Assembly: urgency, 960; m.s.o., 964; int., 977; 1R., 977; 2R., 977; suspension of resolution, 1105; 2R., 1205; 3R., 1209; mes., 1563; assent, 2073.
Council: 1R., 1148; 2R., 1389; Com. and ad. rep., 1392; 3R., 1493; assent, 2029.

POLICE REGULATION (SUPERANNUATION) AMENDMENT BILL (COGNATE):

Assembly: int., 4517; 1R., 4517; 2R., 4517 5020; 3R., 5041; mes., 5534.
Council: 1R., 4963; 2R., 5342, 5451; Com. and ad. rep., 5451; 3R., 5451.

POTATO GROWERS LICENSING (AMENDMENT) BILL:

Assembly: urgency, 960; m.s.o., 964; int., 984; 1R., 984; 2R., 985; suspension of resolution, 1105; 2R., 1126; 3R., 1127; mes., 1474; assent, 2073.
Council: 1R., 1072; 2R., 1259; Com. and ad. rep., 1260; 3R., 1383; assent, 2029.

POULTRY PROCESSING (AMENDMENT) BILL:

Assembly: int., 4817; 1R., 4817; 2R., 4817, 5673; 3R., 5677; mes., 5907.
Council: 1R., 5637; 2R., 5816; Com. and ad. rep., 5819; 3R., 5819.

PRISONS (AMENDMENT) BILL (COGNATE):

Assembly: int., 3900; 1R., 3901; 2R., 3901, 4450; Com., 4461; ad. rep., 4464; 3R., 4464; mes., 5276; assent, 6094.
Council: 1R., 4471; 2R., 4972, 5136; Com., 5140; ad. rep., 5141; 3R., 5141; assent, 6043.

Bills (continued):**PRISONS (AMENDMENT AND VALIDATION) BILL:**

Assembly: assent, 39.
Council: assent, 14.

PRISONS (CORONERS) AMENDMENT BILL:

Assembly: assent, 37.
Council: assent, 12.

PROFESSIONAL BOXING CONTROL BILL (COGNATE):

Assembly: int., 1765; 1R., 1765; 2R., 1765, 2706; 3R., 2712; mes., 3300; assent, 3938.
Council: 1R., 2652; 2R., 3211; Com., 3219; ad. rep., 3219; 3R., 3219; assent, 4261.

PUBLIC AUTHORITIES (FINANCIAL ACCOMMODATION) BILL (COGNATE):

Assembly: int., 5559; 1R., 5560; 2R., 5560; Dec. Urg., 5705; 2R., 5758; Com., 5775; ad. rep., 5775; 3R., 5861; mes., 6534; cons. amts, 6923; ad. rep., 6924.
Council: 1R., 5866; 2R., 6075, 6213; Com., 6214; ad. rep., 6216; 3R., 6427; mes., 6884.

PUBLIC HEALTH (LOCAL GOVERNMENT) AMENDMENT BILL:

Assembly: assent, 38.
Council: assent, 14.

PUBLIC HOSPITALS (AMENDMENT) BILL:

Assembly: assent, 39.
Council: assent, 14.

PUBLIC INSTRUCTION (COMMUNITY WELFARE) AMENDMENT BILL (COGNATE):

Assembly: int., 7227; 1R., 7229; 2R., 7229.

PUBLIC SERVICE (AMENDMENT) BILL:

Assembly: int., 3142; 1R., 3143; 2R., 3143, 3661; Com., 3684; ad. rep., 3691; 3R., 3691; mes., 3725; assent, 3938.
Council: 1R., 3565; 2R., 3566; Com., 3580; ad. rep., 3584; 3R., 3584; assent, 4261.

PUBLIC SERVICE (APPEAL TRIBUNAL) AMENDMENT BILL:

Assembly: assent, 38.
Council: assent, 13.

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Bills (continued):

PUBLIC SERVICE (GRAIN HANDLING) AMENDMENT BPILL (COGNATE):

Assembly: int., 3152; **1R.**, 3152; **2R.**, 3152; *Dec. Urg.*, 3408; **2R.**, 3704; *Com.*, 3721; *ad. rep.*, 3724; **3R.**, 3724; *mes.*, 3837; *assent*, 3938.

Council: 1R., 3592; **2R.**, 3593; *Com.*, **3607**; *ad. rep.*, **3609**; **3R.**, 3609; *assent*, 4261.

PUBLIC TRANSPORT COMMISSION (LOANS) AMENDMENT BILL:

Assembly: assent, 38.

Council: assent, 13.

PUBLIC WORKS (AMENDMENT) BILL:

Assembly: assent, 37.

Council: assent, 12.

REAL PROPERTY (AMENDMENT) BILL:

Assembly: int., 4828; **1R.**, 4828; **2R.**, 4828, 7156; **3R.**, 7157; *mes.*, 7316.

Council: 1R., 7170; **2R.**, 7182; *Com. and ad. rep.*, 7183; **3R.**, 7184.

REAL PROPERTY (CROWN LAND TITLES) AMENDMENT BILL (COGNATE):

Assembly: int., 1941; **1R.**, 1941; **2R.**, 1941, 3193; **3R.**, 3195; *mes.*, 3654; *assent*, 3938.

Council: 1R., 3124; **2R.**, 3382; *Com. and ad. rep.*, 3388; **3R.**, 3512; *assent*, 4261.

REGISTERED CLUBS (AMENDMENT) BILL:

Assembly: assent, 37.

Council: assent, 12.

REGISTERED CLUBS (AMENDMENT) BILL (COGNATE):

Assembly: int., 6297; **1R.**, 6297; **2R.**, 6297, 6925; *Com.*, 6931; *ad. rep.*, 6934; **3R.**, 6934; *mes.*, 7146.

Council: 1R., 6884; **2R.**, 7024; *Com.*, 7036; *ad. rep.*, 7037; **3R.**, 7037.

REGISTRATION OF BIRTHS, DEATHS AND MARRIAGES (CORONERS) AMENDMENT BILL:

Assembly: assent, 37.

Council: assent, 12.

RETURNED SOLDIERS SETTLEMENT (LAND AGGREGATION TAX) AMENDMENT BILL (COGNATE):

Assembly: int., 3962; **1R.**, 3962; **2R.**, 3962, 4525; **3R.**, 4526; *mes.*, 5414.

Council: 1R., 4473; **2R.**, 5332; *Com. and ad. rep.*, 5336; **3R.**, 5336.

Bills (continued):

ROYAL BOTANIC GARDENS AND DOMAIN TRUST BILL:

Assembly: assent, 37.

Council: assent, 12.

SECURITIES INDUSTRY (APPLICATION OF LAWS) BILL (COGNATE):

Assembly: int., 4779; **1R.**, 4780; **2R.**, 4780, 5415; **3R.**, 5433; *mes.*, 5692.

Council: 1R., 5445; **2R.**, **5503**, **5622**; *Com. and ad. rep.*, 5637; **3R.**, 5637.

SMALL BUSINESSES' LOANS GUARANTEE (AMENDMENT) BILL:

Assembly: urgency, 960; *m.s.o.*, 964; *int.*, 980; **1R.**, 980; **2R.**, 980; *suspension of resolution*, 1105; **2R.**, 1106; *Com.*, 1121; *ad. rep.*, 1125; **3R.**, 1125; *mes.*, 1474; *assent*, 2073.

Council: 1R., 1072; **2R.**, 1242; *Com.*, 1255; *ad. rep.*, 1257; **3R.**, 1382; *assent*, 2029.

SOFTWOOD FORESTRY AGREEMENT RATIFICATION BILL:

Assembly: assent, 39.

Council: assent, 14.

SOIL CONSERVATION (AMENDMENT) BILL:

Assembly: assent, 37.

Council: assent, 12.

STAMP DUTIES (AMENDMENT) BILL:

Assembly: assent, 39.

Council: assent, 14.

STAMP DUTIES (FURTHER AMENDMENT) BILL (COGNATE):

Assembly: int., 3427; **1R.**, 3427; **2R.**, 3427; *Dec. Urg.*, 3725; **2R.**, 3734; **3R.**, 3738; *mes.*, 3882; *assent*, 3938.

Council: 1R., 3610; **2R.**, 3774; *Com. and ad. rep.*, 3783; **3R.**, 3783; *assent*, 4261.

STATE BANK BILL (COGNATE):

Assembly: int., 5957; **1R.**, 5957; **2R.**, 5957; *Dec. Urg.*, 6295; **2R.**, 6326; *Com.*, 6343; *ad. rep.*, 6359; **3R.**, 6359; *mes.*, 6804.

Council: 1R., 6272; **2R.**, 6673; *Com.*, 6682; *ad. rep.*, 6683; **3R.**, 6683.

STATE EMERGENCY SERVICES AND CIVIL DEFENCE (AMENDMENT) BILL:

Assembly: assent, 37.

Council: assent, 12.

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STATE LOTTERIES (AMENDMENT) BILL (COGNATE):

Assenbly: int., 5179; *1r.*, 5179; *2r.*, 5180, 5756; *3r.*, 5758; *mes.*, 5981.

Council: 1r., 5794; *2r.*, 5890; *Com.*, 5894; *ad. rep.*, 5894; *3r.*, 5894.

STATE TRANSPORT (CO-ORDINATION) AMENDMENT BILL (COGNATE):

Assenbly: int., 2066; *1r.*, 2066; *2r.*, 2066, 3167; *3r.*, 3167; *mes.*, 3506; *assent*, 3938.

Council: 1r., 3122; *2r.*, 3240; *Com. and ad. rep.*, 3242; *3r.*, 3324; *assent*, 4261.

STATES GRANTS (RURAL ADJUSTMENT) AGREEMENT RATIFICATION (AMENDMENT) BILL:

Assembly: urgency, 960; *m.s.o.*, 964; *int.*, 976; *1r.*, 976; *2r.*, 976; *suspension of resolution*, 1105; *2r.*, 1203; *3r.*, 1205; *mes.*, 1971; *assent*, 3142.

Council: 1r., 1148; *2r.*, 1393, 1809; *Com. and ad. rep.*, 1811; *3r.*, 1901; *assent*, 3061.

STATUTORY AND OTHER OFFICES REMUNERATION (ANTI-DISCRIMINATION) AMENDMENT BILL:

Assembly: assent, 37.

Council: assent, 13.

STATUTORY AND OTHER OFFICES REMUNERATION (ANTI-DISCRIMINATION) FURTHER AMENDMENT BILL (COGNATE):

Assembly: int., 3409; *1r.*, 3410; *2r.*, 3410, 4608, 5003; *Com.*, 5009; *ad. rep.*, 5018; *3r.*, 5182; *mes.*, 5276; *assent*, 6094.

Council: 1r., 5093; *2r.*, 5104; *Com.*, 5131; *ad. rep.*, 5136; *3r.*, 5136; *assent*, 6043.

STATUTORY AND OTHER OFFICES REMUNERATION (APPEAL TRIBUNAL) AMENDMENT BILL:

Assembly: assent, 38.

Council: assent, 13.

STATUTORY AND OTHER OFFICES REMUNERATION (CHILDREN'S PANEL COUNCIL) AMENDMENT BILL (COGNATE):

Assembly: int., 7227; *1r.*, 7229; *2r.*, 7229.

STATUTORY AND OTHER OFFICES REMUNERATION (DRUG AND ALCOHOL AUTHORITY) AMENDMENT BILL:

Assembly: assent, 39.

Council: assent, 14.

Bills (continued):

STATUTORY AND OTHER OFFICES REMUNERATION (GRAIN HANDLING) AMENDMENT BILL (COGNATE):

Assembly: int., 3152; *1r.*, 3152; *2r.*, 3152; *Dec. Urg.*, 3408; *2r.*, 3704; *Com.*, 3721; *ad. rep.*, 3724; *3r.*, 3724; *mes.*, 3837; *assent*, 3938.

Council: 1r., 3592; *2r.*, 3593; *Com.*, 3607; *ad. rep.*, 3609; *3r.*, 3609; *assent*, 4261.

STATUTORY AND OTHER OFFICES REMUNERATION (LAW REFORM COMMISSION) AMENDMENT BILL (COGNATE):

Assembly: int., 4159; *1r.*, 4160; *2r.*, 4160, 4414; *Com.*, 4420; *ad. rep.*, 4422; *3r.*, 4422; *mes.*, 4579; *assent*, 5150.

Council: 1r., 4389; *2r.*, 4484; *Com. and ad. rep.*, 4490; *3r.*, 4490; *assent*, 5093.

STATUTORY AND OTHER OFFICES REMUNERATION (MOTOR VEHICLE REPAIRS) AMENDMENT BILL:

Assembly: assent, 38.

Council: assent, 13.

STATUTORY AND OTHER OFFICES REMUNERATION (STATE BANK) AMENDMENT BILL (COGNATE):

Assembly: int., 5957; *1r.*, 5957; *2r.*, 5957; *Dec. Urg.*, 6295; *2r.*, 6326; *Com.*, 6343; *ad. rep.*, 6359; *3r.*, 6359; *mes.*, 6804.

Council: 1r., 6272; *2r.*, 6673; *Com.*, 6682; *ad. rep.*, 6683; *3r.*, 6683.

STATUTORY AND OTHER OFFICES REMUNERATION (SUPERANNUATION) AMENDMENT BILL:

Assembly: assent, 38.

Council: assent, 13.

STATUTORY AND OTHER OFFICES REMUNERATION (TRANSPORT AUTHORITIES) AMENDMENT BILL:

Assenbly: assent, 39.

Council: assent, 14.

STOCK DISEASES (AMENDMENT) BILL:

Assembly: assent, 37.

Council: assent, 12.

STOCK DISEASES (FURTHER AMENDMENT) BILL (COGNATE):

Assembly: int., 1762; *1r.*, 1762; *2r.*, 1762, 3196; *3r.*, 3198; *mes.*, 3506; *assent*, 3938.

Council: 1r., 3124; *2r.*, 3376; *Com. and ad. rep.*, 3382; *3r.*, 3382; *assent*, 4261.

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Bills (continued):

STOCK DISEASES (SWINE BRANDING) AMENDMENT BILL (COGNATE):

Assembly: int., 3883; **1R.**, 3883; **2R.**, 3883, 4330; **3R.**, 4332; *mes.*, 4933; *assent*, 6094.

Council: 1R., 4389; **2R.**, 4699; *Com. and ad. rep.*, 4702; **3R.**, 4853; *assent*, 6043.

STRATA TITLES (AMENDMENT) BILL (COGNATE):

Assembly: int., 2979; **1R.**, 2979; **2R.**, 2980; *Dec. Urg.*, 3141; **2R.**, 3163; **3R.**, 3167; *mes.*, 3506; *assent*, 3938.

Council: 1R., 3122; **2R.**, 3238; *Com. and ad. rep.*, 3240; **3R.**, 3324; *assent*, 4261.

STRATA TITLES (AUCTIONEERS AND AGENTS) AMENDMENT BILL (COGNATE):

Assembly: int., 2450; **1R.**, 2450; **2R.**, 2451, 2875, 2985; *Com.*, 2992; *ad. rep.*, 2999; **3R.**, 2999; *mes.*, 3506; *assent*, 3938.

Council: 1R., 2961; **2R.**, 3228, 3243; *Com.*, 3246; *ad. rep.*, 3250; **3R.**, 3330; *assent*, 4261.

SUPERANNUATION (AMENDMENT) BILL:

Assembly: assent, 38.

Council: assent, 13.

SUPERANNUATION (GRAIN HANDLING) AMENDMENT BILL (COGNATE):

Assembly: int., 3152; **1R.**, 3152; **2R.**, 3152; *Dec. Urg.*, 3408; **2R.**, 3704; *Com.*, 3721; *ad. rep.*, 3724; **3R.**, 3724; *mes.*, 3837; *assent*, 3938.

Council: 1R., 3592; **2R.**, 3593; *Com.*, 3607; *ad. rep.*, 3609; **3R.**, 3609; *assent*, 4261.

SUPPLY BILL:

Assembly: urgency, 960; *m.s.o.*, 964; **1R.**, 967; **2R.**, 967; **3R.**, 974; *mes.*, 1105; *assent*, 1529.

Council: 1R., 944; **2R.**, 1036; *Com.*, 1039; *ad. rep.*, 1039; **3R.**, 1039; *assent*, 1493.

SUPREME COURT (APPEAL TRIBUNAL) AMENDMENT BILL:

Assembly: assent, 38.

Council: assent, 13.

SWINE COMPENSATION (AMENDMENT) BILL (COGNATE):

Assembly: int., 1762; **1R.**, 1762; **2R.**, 1762, 3196; **3R.**, 3198; *mes.*, 3506; *assent*, 3938.

Council: 1R., 3124; **2R.**, 3376; *Com. and ad. rep.*, 3382; **3R.**, 3382; *assent*, 4261.

Bills (continued):

SWINE COMPENSATION (SWINE BRANDING) AMENDMENT BILL (COGNATE):

Assembly: int., 3883; **1R.**, 3883; **2R.**, 3883, 4330; **3R.**, 4332; *mes.*, 4933; *assent*, 6094.

Council: 1R., 4389; **2R.**, 4699; *Com. and ad. rep.*, 4702; **3R.**, 4853; *assent*, 6043.

SYDNEY CRICKET AND SPORTS GROUND (AMENDMENT) BILL:

Assembly: int., 3961; **1R.**, 3961; **2R.**, 3961, 4523; **3R.**, 4525; *mes.*, 5325; *assent*, 7316.

Council: 1R., 4472; **2R.**, 5142; *Com. and ad. rep.*, 5143; **3R.**, 5245; *assent*, 7187.

SYDNEY ENTERTAINMENT CENTRE BILL:

Assembly: int., 2664; **1R.**, 2664; **2R.**, 2664; *Dec. Urg.*, 2974; **2R.**, 3000; *Com.*, 3028; *ad. rep.*, 3035; **3R.**, 3035; *mes.*, 3654; *assent*, 3938.

Council: 1R., 2961; **2R.**, 3346; *Com.*, 3353; *ad. rep.*, 3355; **3R.**, 3511; *assent*, 4261.

TEACHING SERVICES (AMENDMENT) BILL:

Assembly: assent, 39.

Council: assent, 14.

TEACHING SERVICE (APPEAL TRIBUNAL) AMENDMENT BILL:

Assembly: assent, 38.

Council: assent, 13.

THEATRES AND PUBLIC HALLS (AMENDMENT) BILL:

Assembly: urgency, 960; *m.s.o.*, 964; *int.*, 974; **1R.**, 974; **2R.**, 975; *suspension of resolution*, 1105; **2R.**, 1127; **3R.**, 1136; *mes.*, 1563; *assent*, 2073.

Council: 1R., 1147; **2R.**, 1387; *Com. and ad. rep.*, 1389; **3R.**, 1493; *assent*, 2029.

THEATRES AND PUBLIC HALLS (PROFESSIONAL BOXING CONTROL) AMENDMENT BILL (COGNATE):

Assembly: int., 1765; **1R.**, 1765; **2R.**, 1765, 2706; **3R.**, 2712; *mes.*, 3300; *assent*, 3938.

Council: 1R., 2652; **2R.**, 3211; *Com.*, 3219; *ad. rep.*, 3229; **3R.**, 3219; *assent*, 4261.

THE BANK OF ADELAIDE (MERGER) BILL:

Assembly: 1R., 893; **2R.**, 1415; **3R.**, 1419; *assent*, 1569.

Council: Petition, 64; **1R.**, 64; *Select Committee Report*, 459; **2R.**, 587; *Com. and ad. rep.*, 591; **3R.**, 713; *mes.*, 1381; *assent*, 1862.

*Bills (continued):***TOTALIZATOR (AMENDMENT) BILL:**

Assembly: int., 4298; **1R.**, 4298; **2R.**, 4298, 5019; **3R.**, 5020; *mes.*, 5414.

Council: 1R., 4955; **2R.**, 5340; *Com. and ad. rep.*, 5341; **3R.**, 5341.

TOTALIZATOR (OFF-COURSE BETTING) AMENDMENT BILL (COGNATE):

Assembly: int., 5371; **1R.**, 5371; **2R.**, 5371, 5843; **3R.**, 5861; *mes.*, 6311.

Council: 1R., 5865; **2R.**, 6056; *Com. and ad. rep.*, 6069; **3R.**, 6205.

TOTALIZATOR (RACECOURSE DEVELOPMENT FUND) AMENDMENT BILL (COGNATE):

Assembly: int., 5371; **1R.**, 5371; **2R.**, 5371, 5843; **3R.**, 5861; *mes.*, 6311.

Council: 1R., 5865; **2R.**, 6056; *Com. and ad. rep.*, 6069; **3R.**, 6205.

TRADE UNION (AMALGAMATIONS) AMENDMENT BILL (COGNATE):

Assembly: int., 7082; *Dec. Urg.*, 7082; **2R.**, 7084, 7102; *Com.*, 7113; *ad. rep.*, 7119; **3R.**, 7158; *mes.*, 7317.

Council: 1R., 7170; **2R.**, 7188; *Com.*, 7197; *ad. rep.*, 7200; **3R.**, 7200.

TRADE UNION (AMALGAMATIONS) SPECIAL PROVISIONS BILL:

Assembly: int., 3659; **1R.**, 3659; **2R.**, 3659; *Dec. Urg.*, 3861; **2R.**, 3863; **3R.**, 3864; *mes.*, 3882; *cons. amtds.*, 3882; *ad. rep.*, 3882; *assent*, 3938.

Council: 1R., 3795; *m.s.o.*, 3800, *Rescission Motion*, 3801; **2R.**, 3801; *Com.*, 3802; *ad. rep.*, 3802; **3R.**, 3802; *mes.*, 3807; *assent*, 4261.

TRAFFIC AUTHORITY (AMENDMENT) BILL:

Assembly: int., 2457; **1R.**, 2457; **2R.**, 2457, 3168; **3R.**, 3168; *mes.*, 3506; *assent*, 3938.

Council: 1R., 3123; **2R.**, 3242; *Com. and ad. rep.*, 3243; **3R.**, 3324; *assent*, 4261.

TRANSPORT (AIR LICENSING ADVISORY COMMITTEE) AMENDMENT BILL (COGNATE):

Assembly: int., 1660; **1R.**, 1661; **2R.**, 1661, 2716; *Com.*, 2732; *ad. rep.*, 2734; **3R.**, 2734; *mes.*, 3264; *assent*, 3938.

Council: 1R., 2652; **2R.**, 3113; *Com.*, 3121; *ad. rep.*, 3122; **3R.**, 3210; *assent*, 4261.

TRANSPORT (AMENDMENT) BILL:

Assembly: assent, 39.

Council: assent, 14.

*Bills (continued):***TRANSPORT (AMENDMENT) BILL:**

Assembly: int., 5542; **1R.**, 5543; **2R.**, 5543; *Dec. Urg.*, 5705; **2R.**, 5784; **3R.**, 5786; *mes.*, 5981; *assent*, 7316.

Council: 1R., 5794; **2R.**, 5894; *Com. and ad. rep.*, 5897; **3R.**, 5897; *assent*, 7187.

TRANSPORT APPEAL BOARDS BILL:

Assembly: assent, 39.

Council: assent, 14.

TRANSPORT AUTHORITIES BILL:

Assembly: assent, 39.

Council: assent, 14.

TRANSPORT AUTHORITIES (AMENDMENT) BILL (COGNATE):

Assembly: int., 1665; **1R.**, 1665; **2R.**, 1665, 2372; *Com.*, 2379, 2458; *ad. rep.*, 2464; **3R.**, 2464; *mes.*, 3264; *assent*, 3939.

Council: 1R., 2415; **2R.**, 3100; *Com.*, 3112; *ad. rep.*, 3113; **3R.**, 3210; *assent*, 4261.

TRANSPORT (FURTHER AMENDMENT) BILL (COGNATE):

Assembly: int., 1665; **1R.**, 1665; **2R.**, 1665, 2372; *Com.*, 2379, 2458; *ad. rep.*, 2464; **3R.**, 2464; *mes.*, 3264; *assent*, 3939.

Council: 1R., 2415; **2R.**, 3100; *Com.*, 3112; *ad. rep.*, 3113; **3R.**, 3210; *assent*, 4261.

TROTting AUTHORITY (AMENDMENT) BILL:

Assembly: int., 3424; **1R.**, 3424; **2R.**, 3424, 4300; **3R.**, 4309; *mes.*, 4450; *assent*, 5150.

Council: 1R., 4284; **2R.**, 4391; *Com.*, 4397; *ad. rep.*, 4397; **3R.**, 4397; *assent*, 509.

TROTting AUTHORITY (TOTALIZATOR) AMENDMENT BILL (COGNATE):

Assembly: int., 5371; **1R.**, 5371; **2R.**, 5371, 5843; **3R.**, 5861; *mes.*, 6311.

Council: 1R., 5865; **2R.**, 6056; *Com. and ad. rep.*, 6069; **3R.**, 6205.

UNIVERSITY OF NEWCASTLE (AMENDMENT) BILL:

Assembly: assent, 39.

Council: assent, 14.

UNIVERSITY OF NEW ENGLAND (AMENDMENT) BILL:

Assembly: assent, 39.

Council: assent, 14.

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Bills (continued):

VALUATION OF LAND (AMENDMENT) BILL:

Assembly: int., 2691; **1R.**, 2691; **2R.**, 2691, 3288; **3R.**, 3289; *mes.*, 3654; *assent*, 3939.

Council: 1R., 3225; **2R.**, 3389; *Corn. and ad. rep.*, 3391; **3R.**, 3514; *assent*, 4261.

VALUATION OF LAND (WATER BOARDS) AMENDMENT BILL (COGNATE):

Assembly: int., 2979; **1R.**, 2979; **2R.**, 2980; *Dec. Urg.*, 3141; **2R.**, 3163; **3R.**, 3167; *mes.*, 3506; *assent*, 3939.

Council: 1R., 3122; **2R.**, 3238; *Corn. and ad. rep.*, 3240; **3R.**, 3324; *assent*, 4261.

VALUERS REGISTRATION (AMENDMENT) BILL:

Assembly: int., 5565; **1R.**, 5565; **2R.**, 5565, 7150; **3R.**, 7152; *mes.*, 7316.

Council: 1R., 7170; **2R.**, 7174; **Com.** and *ad. rep.*, 7177; **3R.**, 7178.

WASTE DISPOSAL (AMENDMENT) BILL:

Assembly: assent, 37.

Council: assent, 12.

WATER (AMENDMENT) BILL (No. 1):

Assembly: int., 1093; **1R.**, 1093; **2R.**, 1094, 1950; **3R.**, 1957; *mes.*, 2314; *assent*, 3142.

Council: 1R., 1908; **2R.**, 2148; *Corn. and ad. rep.*, 2154; **3R.**, 2154; *assent*, 3061.

WATER (AMENDMENT) BILL (No. 2):

Assembly: int., 5713; **1R.**, 5713; **2R.**, 5713; *Dec. Urg.*, 5996; **2R.**, 5998; **Com.**, 6005; *ad. rep.*, 6006; **3R.**, 6006; *mes.*, 6386.

Council: 1R., 6044; **2R.**, 6216; **Com.**, 6237; *ad. rep.*, 6238; **3R.**, 6238.

WEIGHTS AND MEASURES (AMENDMENT) BILL:

Assembly: assent, 38.

Council: assent, 13.

WHEAT MARKETING (AMENDMENT) BILL:

Assembly: urgency, 960; *m.s.o.*, 964; *int.*, 984; **1R.**, 984; **2R.**, 984; *suspension of resolution*, 1105; **2R.**, 1126; **3R.**, 1126; *mes.*, 1474; *assent*, 2073.

Council: 1R., 1072; **2R.**, 1258; *Corn. and ad. rep.*, 1259; **3R.**, 1382; *assent*, 2029.

WHEAT MARKETING (GRAIN HANDLING) AMENDMENT BILL (COGNATE):

Assembly: int., 3152; **1R.**, 3152; **2R.**, 3152; *Dec. Urg.*, 3408; **2R.**, 3704; **Com.**, 3721; *ad. rep.*, 3724; **3R.**, 3724; *mes.*, 3837; *assent*, 3939.

Council: 1R., 3592; **2R.**, 3593; *Corn.*, 3607; *ad. rep.*, 3609; **3R.**, 3609; *assent*, 4261.

Bills (continued):

WORKERS' COMPENSATION (AMENDMENT) BILL:

Assembly: assent, 39.

Council: assent, 14.

WORKERS' COMPENSATION (AMENDMENT) BILL (COGNATE):

Assembly: int., 6303; **1R.**, 6303; **2R.**, 6303, 6934; **3R.**, 6943; *mes.*, 7120.

Council: 1R., 6885; **2R.**, 6892, 7019; **Com.**, 7021; *ad. rep.*, 7024; **3R.**, 7024.

WORKERS' COMPENSATION (DUST DISEASES) AMENDMENT BILL (COGNATE):

Assembly: int., 6383; **1R.**, 6303; **2R.**, 6303, 6934; **3R.**, 6943; *mes.*, 7120.

Council: 1R., 6885; **2R.**, 6892, 7019; **Com.**, 7021; *ad. rep.*, 7024; **3R.**, 7024.

WORKERS' COMPENSATION (RATES) AMENDMENT BILL:

Assembly: int., 3421; **1R.**, 3421; **2R.**, 3421; *Dec. Urg.*, 3725; **2R.**, 3726; **3R.**, 3727; *mes.*, 3837; *assent*, 3939.

Council: 1R., 3610; **2R.**, 3767; *Corn. and ad. rep.*, 3771; **3R.**, 3771; *assent*, 4261.

WORKMEN'S COMPENSATION (BROKEN HILL) AMENDMENT BILL (COGNATE):

Assembly: int., 6303; **1R.**, 6303; **2R.**, 6303, 6934; **3R.**, 6943; *mes.*, 7120.

Council: 1R., 6885; **2R.**, 6892, 7019; **Com.**, 7021; *ad. rep.*, 7024; **3R.**, 7024.

Boats and Yachts:

Facilities, *loan appn*, 1539.

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- Boyd's Bay, *q.*, 3747.
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- Harbour Bridge Painting, *q.*, 2386.
- Hexham, *q.*, 7209.
- Hunter Region, *loan appn*, 1446.
- Macquarie Ever, Warren, *loan appn*, 1542.
- Meadowbank Railway, *q.*, 6098.
- Murray River, *q.*, 2816.
- Point Clare, *adj.*, 2380.
- Programme, *loan appn*, 856.
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- Sydney Harbour, *q.*, 2413.
- Sydney Harbour and Spit, *q.*, 4244, 4245.
- Sydney Harbour, Toll, *address*, 276.
- Third Sydney Harbour Crossing, *q.*, 1804.
- Toongabbie Creek, *loan appn*, 1629, 1630.

Budget, 1980-81:

- Aims, *appn*, 1877.
- Appendices, *loan appn*, 868; *appn*, 1198.
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- Labour Shortage, *address*, 739.
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- Portland Salvation Army Hall, *q.*, 1235.
- State Office Block for Parramatta, *q.*, 7211.

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- Arena Management Pty Limited, *q.*, 3820.
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- Share Trading Transactions, *appn*, 1892.
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- Stately Readers Service Pty Limited, q., 3821.
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- Courier Service, *appn*, 1896.
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- Brucellosis-free Sheep, q., 1808.
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- Ashfield Infants Home, *adj.*, 691.
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- Alpha Chemicals (Australia) Pty Limited, q., 5517, 5823.
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Kite, Hon. Delcia, House Committee, Member, 1382; Library Committee, Member, 1381; Select Committee upon The Bank of Adelaide (Merger) Bill, Member, 64.

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MacDiarmid, Hon. F. M., House Committee, Member, 1382; Select Committee Upon Hornsby War Memorial Committee (Land Sale) Bill, Member, 713.

McMahon, Hon. P., Standing Orders Committee, Member, 1381.

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DEPUTY-PRESIDENT AND CHAIRMAN OF COMMITTEES (THE HON. C. HEALEY):

As Deputy-President:

Chair: A member may not canvass a ruling by the Chair, 2267.

Interjections, Interruptions and Disorder: A member addressing the Chair should be heard in silence, 928, 2843. Members should not interrupt him, but should **seek** the call, 6262; for members **would** complete their contributions to a debate sooner if there were fewer interjections, 2844.

Personal Explanations: With the leave of the House, a member may make a personal explanation even though there be no question before **the Chair**, but such matter may not be debated, 4480, 4482, 4484.

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Points of Order: Upheld, 2267, 4482, 4483, 4484, 6474, 6489. Disallowed, 4481, 6494.

Relevance: A member's remarks must be relevant to the question before the Chair, 2267, 6474; and be within the order of leave given for a bill, 6474, 6489.

Sub Judice Rule: A judgment that is the subject of appeal is *sub judice*, 2267.

As Chairman of Committees:

Interjections, Interruptions and Disorder: The Hon. W. J. Holt was called to order by name, 6877.

Points of Order: Not involved, 819, 3583, 6877.

Procedure: A bill was put to the Committee of the Whole by parts, 5901, 6682; except when objection was taken to that procedure, 6652.

The Chair cannot prevent a **member** from moving amendments, 814.

Altered style of preparing bills, 4397.

Relevance: A member's remarks must be relevant to the question before the Chair, 6667.

When a clause or an amendment to a clause is under discussion, members shall confine their remarks to that clause or amendment, 818, 5134, 6667.

PRESIDENT (THE HON. JOHN RICHARD JOHNSON):

Address in Reply: Presentation, 1072.

Adjournment: When a member wishes to raise a matter on **the adjournment** of the House, he must come quickly to it, 2289; and another member who has additional information to offer on the same subject is entitled to give it, 2310, 2311; **but** must give it forthwith, 2311; and may **not** merely support in **general** terms the **remarks** of the member who raised the matter, 2310.

The adjournment **motion** provides a last opportunity before the House rises for a member to bring some grievance to the Government's notice, or to refer to a matter which arises suddenly, or to a topic of temporary interest requiring to be dealt with at once, but not to a question of permanent interest. **Accordingly**, it is **in** order to refer to any matter of **administration**, but not to a matter that would **entail** legislation, 5346,

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5347. A request for the allocation of an unusually large sum of money puts it beyond the scope of what is understood by administrative action, 5348.

Adjournment (*S.O.* 13): The Chair puts the question, and determines it on a majority view, 2424.

Chair: The Chair is the custodian of the standing orders, and will hear submissions on them, but there would be little point in suggesting that members read them, 2506.

It is the function of the Chair, not of members, to call for order, 3096.

The Chair might intervene to require a member to make his remarks relevant to the question being debated even though a point of order be not taken, 5253.

Christmas Felicitations, 3807.

Condolences: Bowen, Hon. F. W., O.B.E., a former member of the Legislative Council, 2236; Murray, Hon. T. W., I.S.M., a former member of the Legislative Council, 2236; Wright, Hon. E. G., a former member of the Legislative Council, 4263.

Constitutional Museum: Establishment, 2931.

Debate (see also **Procedure**): In addressing himself to a question a member may refer to copious notes, 5256.

The mover of a motion may not introduce new matter in replying to the debate on that motion, 1067.

A member may not anticipate debate, 580, 726, 2651; though a member is in order if he restricts himself to a general discussion of a subject and does not refer specifically to a bill still to be debated, 726.

A member must conclude his speech within the time allowed, 2919. In conformity with standing orders, a member was informed that his time had expired, 2431, 2923.

Documents (see also **Hansard**): A member may not ask the attendants in the House to distribute documents to members, but may seek leave to have a document incorporated in **Hansard**, 2924.

A member who said that he had available documents for the benefit of the House was asked how he intended to put them before the House, 4280.

Governor: Presentation of Address on appointment. **4262**, 4388.

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PRESIDENT (THE HON. JOHN RICHARD JOHNSON) (*continued*):

Hansard (see also **Privilege** and **Parliamentary Reporting Staff**): A member may, with the leave of the House, have a document incorporated in **Hansard**, 938, 2299, 2305, 2517, 2915, 2924, 3367; and one objection is sufficient to prevent such incorporation, 6465. If then the member wishes to have the material included, he may read it, 938, 2293, 2927, 2929, 3367.

Members are unable to refute or debate the contents of a document unless copies are available to them, or unless they have a specific reference and may readily obtain access to it, 939.

Only the galley proofs, the pamphlets, and the bound volumes of **Hansard** are privileged documents, 2517.

A member obtained leave to have a document incorporated in **Hansard**, but it was omitted from the galley proofs for that day because it was not received in the Hansard gallery, 2510. Subsequently he made a personal explanation and again obtained leave to have the document incorporated; but the matter would have been rectified in the final document, which is **Hansard**, 2518.

The Government Printer had advised that a graph, included with documents for which leave to incorporate had been granted earlier in the day, could not be incorporated for technical reasons, 2931.

Interjections, Interruptions and Disorder: A member must address the Chair, 930, 1054, 1400; and should be heard in silence, 71, 774, 929, 930, 1054, 1921, 2271, 3788, 6430, 6431, 6637, 6852, 6873; for an inordinate level of conversation makes it difficult for other members and the Hansard reporters to hear the member speaking, 71, 2954.

Members might find an exchange of remarks across the Chamber entertaining, but it prolongs debate unnecessarily, 2649.

Members were asked to cease interjecting, 772, 774, 917, 929, 1054, 1921, 2262, 2263, 3782, 3788; to ignore interjections, 776, 930; and not encourage them, 1054, 1058, 1400, 6431.

A member had demonstrated that he did not need the assistance of interjections to make a contribution to a debate, 2263.

It is disorderly for a person to read a newspaper in the public gallery, 2421.

The Hon. R. B. Rowland Smith was called to order by name, 809.

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PRESIDENT (THE HON. JOHN RICHARD JOHNSON) (*continued*):

Legislative Council: Proof copies of the *Minutes of the Proceedings* are subject to correction, 6208.

Offensive and Objectionable Remarks, Imputations and Aspersions: A member was required to withdraw remarks that could be construed as a reflection on the Governor, 1040.

A member's word must be accepted, 2504.

It is one of the principles of Parliament that every member is presumed to be actuated by honourable and straightforward motives, and it is undesirable to suggest that a member has resorted to improper tactics, 2505.

If a member makes a statement to which another member takes exception, he should withdraw it, 2505; and a member withdrew the expression "junket trip", 6431. Another member was asked not to pursue a question containing a statement to which exception was taken, 2505.

Exception to a remark must be taken by the member to whom it is directed, 2508.

Members must be referred to correctly in debate, 6445.

Parliament: Parking, 3513.

Parliamentary Reporting Staff (see also *Hansard*): Retirement of Mr N. Weightman, LL.B., Editor of Debates, 2115.

Because of technical difficulties with the air-conditioning system, it was necessary to seat the parliamentary reporting staff at the table of the House, 2931.

Although the parliamentary reporting staff were seated close to a member addressing the House, they had difficulty recording the proceedings because of audible conversation in the House, 2954.

Parliamentary Staff, 3808.

Personal Explanations: With the leave of the House a member may make a personal explanation, 2510.

Points of Order: Upheld, 19, 939, 1040, 2502, 2503, 2505, 2508, 2651, 2924, 2927, 4977, 5346, 5347, 5348, 5620, 5796, 6483, 6494. **Disallowed**, 1401, 2310, 2424, 2506, 5253, 5256, 5347, 5348. Not involved, 2294, 2506, 2928, 3368, 3583, 5251, 5254, 6430, 6481, 6483, 6849.

Points of order must be taken in accordance with the **standing** orders, 1401, 3782.

Council, Legislative: Rulings, Observations and Opinions of Chair (continued):

PRESIDENT (THE HON. JOHN RICHARD JOHNSON) (*continued*):

Ruling on a point of order deferred, 2289.

A member was asked whether he was taking a point of order, 5253.

Privilege (see also *Hansard*): It is a high infringement of privilege to assault, insult or menace a member while he is attending Parliament, or when he is coming to or going from it, or on account of his behaviour in Parliament; but an assault on a member that does not take place in those circumstances is not a breach of privilege, 16.

Only the galley proofs, the pamphlets and the bound volumes of *Hansard* are privileged documents, 2517.

Procedure (see also *Debate*): A substantive motion of which notice has not been given may be moved only if there is no objection, 16.

The leave of the House **must** be obtained to move a motion pursuant to Standing Order 56, 16.

A member may not ask a Minister a question other than at question time, 1921, 2123.

A question was put and as, in the view of the Chair, more members assented to it than wished for its negation, the Chair ruled accordingly, 2424.

A notice of motion may not be set down for a day later than four weeks from the day of giving such notice, 4270.

A member should address the Chair, 930.

A member is not entitled to direct a question to a private member, 928.

In view of the unavoidable absence from the House of both Ministers, the President left the chair, 5793.

Questions Without Notice: Upon objection being taken that a question imputed improper motives to a Minister and reflected personally on him, the member who asked it was invited to hand a copy to the Chair, and after reading it the Chair disallowed the question, 2502. A member was given the opportunity to re-phrase a **similar** question, 2503, 2504; and a Minister was invited to consider re-phrasing his answer, 2508.

A member was asked not to pursue a question containing a statement to which exception was taken on personal grounds, 2505.

A member may not, by asking a question, anticipate debate on a bill, 580.

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PRESIDENT (THE HON. JOHN RICHARD JOHNSON) (*continued*):

Standing Order **85**, which deals with tedious repetition, relates to debate, and not to questions asked without notice, **2506**.

A Minister is entitled to answer a question in the manner he sees fit, and without interruption, **463**.

Answers must be relevant to questions, **5620, 5796**.

Quorum: Twelve members constitute a quorum, **6484**.

Relevance: Remarks must be relevant to the question before the Chair, **774, 779, 1399, 2145, 4977, 5137, 5252, 5253, 6483, 6847, 6848**; but a member cannot be asked to confine his remarks when another member has engaged in wide-ranging debate, so setting a precedent, **3538, 5137**.

Answers must be relevant to questions, **5620, 5796**.

In replying to a debate a Minister was given the same latitude as that granted to an Opposition member but was requested to limit the detail with which he replied to Opposition arguments so adduced, and thereafter to confine himself to the essence of the legislation being considered, **5137**.

The Chair might intervene to require a member to make his remarks relevant to the question being debated even though a point of order be not taken, **5253**.

University of Sydney: Resignation of the Hon. D. P. Landa as a Fellow of the Senate, **15**.

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