Sessional Papers - 50th Parliament - 1994

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PARLIAMENT OF NEW SOUTH WALES LEGISLATIVE ASSEMBLY

1994

FOURTH SESSION OF THE FIFTIETH PARLIAMENT

BUSINESS UNDISPOSED OF AT THE CLOSE OF THE SESSION

(House prorogued 7 December 1994)

QUESTIONS

Notice of Question given on the date shown

27 OCTOBER 1994

(Paper No. 34)

1655 ELECTIVE SURGERY WAITING LISTS-CENTRAL COAST-Mr McBride to ask the Minister for Health-

(1) What has been the average waiting period for each category of elective surgery within the Central Coast Area Health Service in each year since 1988?

(2) What has been the average waiting period for each category of elective surgery in New South Wales in each year since 1988?

- 1660 BUSH FIRE RELIEF FUNDING-Mr Martin to ask the Minister for Community Services, Minister for Aboriginal Affairs and Minister for the Ageing-
 - (1) What are the figures for Bush Fire Relief funding?
 - (2) Has he received representations from Ms Rochester of Salt Ash?
 - (3) Has she complained about the funding she has received?
 - (4) Why did she not get more funding?
 - (5) (a) How many others are in a similar position?
 - (b) What are the details?
- 1661 RESPITE BEDS-ELECTORATE OF WALLSEND-Mr Mills to ask the Minister for Community Services, Minister for Aboriginal Affairs and Minister for the Ageing-
 - (1) How many respite beds exist in the electorate of Wallsend for:
 - (a) Intellectually disabled children?
 - (b) Intellectually disabled adults?
 - (c) Physically disabled children?
 - (d) Physically disabled adults?

(2) What is the recognised age for intellectually and physically disabled children to be categorised as "adults"?

(3) Are respite beds in the electorate of Wallsend being used on a long-term basis for disabled people who require permanent or long-term accommodation because of the lack of appropriate accommodation for intellectually disabled adults?

- (4) If so:
 - (a) How many?
 - (b) For how long?
 - (c) What steps are being taken to provide appropriate accommodation for these disabled adults?
 - (d) When will these respite beds be freed up for their designated respite use?

(5) Are bookings in the electorate of Wallsend made by parents for respite care for their intellectually disabled children, being cancelled due to inappropriate use of respite beds?

- (6) If so, will steps be taken to overcome this situation?
- 1668 ILLAWARRA REGIONAL HOSPITAL—CHILDREN'S WARD APPEAL—Mr Sullivan to ask the Minister for Health—

 Will the State Government be making a grant or contributing on a dollar-for-dollar or other basis to the Children's Ward Community Fundraising Appeal currently underway in the Illawarra for the children's ward at the Wollongong Campus of the Illawarra Regional Hospital?
 If not, why not?

1669 TERTIARY SERVICE FUNDING-ILLAWARRA AREA HEALTH SERVICE-Mr Sullivan to ask the Minister for Health-

(1) Has the Illawarra Area Health Service made recommendations to senior executives of the Health Department about tertiary service funding for the IAHS before February 1994?

(2) Have these recommendations been considered by senior executives of the Health Department?

- (3) If not, why not?
- (4) What tertiary service funding is currently provided to the IAHS and for which services?

1670 FIVE ISLANDS ROAD PROPERTY SALE-Mr Sullivan to ask the Minister for Health-

 What is the name of the consultants employed to advise the Illawarra Area Health Service on the remediation of the remaining quarry land at the Five Islands Road property?
 Is there a long-term proposal for the sale of all Five Islands Road property owned by the IAHS?

(3) What is the projected use of the funds obtained from the sale of the Five Islands Road property?

- (4) Where is it planned to relocate the following from the Five Islands Road property:
 - (a) Laundry?
 - (b) Area administration?

1671 VACANT SENIOR STAFF-ILLAWARRA AREA HEALTH SERVICE-Mr Sullivan to ask the Minister for Health-

- (1) In the last 12 months, how many:
 - (a) Senior Administrative personnel;
 - (b) Specialist Medical personnel;
- have left the Illawarra Area Health Service?
- (2) What positions have become vacant as a result of this exodus?
- (3) How many positions remain vacant as at this date?
- (4) What measures are being put in place to ensure that these vacant positions are filled?
- 1672 WARRAWONG COMMUNITY HEALTH SERVICES—Mr Sullivan to ask the Minister for Health—
 - (1) When will the lease agreement for the Warrawong Community Health Service expire?

(2) Where is it planned that the Community Health Services will be relocated after the lease expires?

(3) When is this relocation scheduled to occur?

(4) Will there be any casualty/accident and emergency services provided by the Community Health Services after their relocation?

- (5) If not, why not?
- 1673 CONSULTANCIES-ILLAWARRA AREA HEALTH SERVICE-Mr Sullivan to ask the Minister for Health-

(1) How many consultancies were entered into by the Illawarra Area Health Service over the last 4 years?

- (2) Who were the consultants so employed?
- (3) What was the nature of each consultancy (i.e., aims and objectives)?
- (4) What was the cost to the IAHS of each consultancy?

(5) What were the benefits gained from each consultancy (both qualitative and quantitative benefits)?

(6) What was the period of each consultancy (i.e., starting and finishing dates)?

1676 COMMUNITY GROUP HOME ACCOMMODATION—ROCKDALE—Mr Thompson to ask the Minister for Community Services, Minister for Aboriginal Affairs and Minister for the Ageing—

In the Rockdale area, how many persons with intellectual disabilities were on the waiting list for community group home accommodation or other supported accommodation as at:

- (a) 30 June 1988?
- (b) 30 June 1989?
- (c) 30 June 1990?
- (d) 30 June 1991?
- (e) 30 June 1992?
- (f) 30 June 1993?
- (g) 30 June 1994?

1677 RESPITE BEDS-ELECTORATE OF ROCKDALE-Mr Thompson to ask the Minister for Community Services, Minister for Aboriginal Affairs and Minister for the Ageing-

- (1) How many respite beds exist in the electorate of Rockdale for:
 - (a) Intellectually disabled children?
 - (b) Intellectually disabled adults?
 - (c) Physically disabled children?
 - (d) Physically disabled adults?

(2) What is the recognised age for intellectually and physically disabled children to be categorised as adults?

(3) Are respite beds in the electorate of Rockdale being used on a long-term basis for disabled people who require permanent or long-term accommodation because of the lack of appropriate accommodation for intellectually disabled adults?

- (4) If so:
 - (a) How many?
 - (b) For how long?
 - (c) What steps are being taken to provide appropriate accommodation for these disabled adults?
 - (d) When will these respite beds be freed up for their dedicated respite use?

(5) Are bookings, made by parents for respite care for their intellectually disabled children, being cancelled due to inappropriate use of respite beds?

(6) If so, will steps be taken to overcome this situation?

15 NOVEMBER 1994

(Paper No. 35)

- 1683 AUTISM SERVICES—Ms Allan to ask the Minister for Community Services, Minister for Aboriginal Affairs and Minister for the Ageing—
 - (1) How much of the 1994/95 Budget is allocated to services for people with autism?
 - (2) What are these services?
 - (3) Where are these services located?

(4) How many children of school age living in western Sydney have been identified as autism sufferers?

(5) How many of these children travel outside western Sydney for education services?

(6) What efforts is he currently making to extend community services for children and adults suffering autism?

1684 PETROL INDUSTRY PRICING—Mr Amery to ask the Minister for Consumer Affairs, Minister Assisting the Minister for Roads and Minister Assisting the Minister for Transport—

(1) Did the Government support the deregulation of the petrol industry in a submission to the Industry Commission?

(2) Have concerns been expressed that such moves will drive small business people out of business and transfer price control of petrol to petrol companies?

(3) In light of the submissions by the Government, what action is proposed to protect country motorists from petrol price increases from small petrol outlets?

1685 COUNTRY PETROL PRICES—Mr Amery to ask the Minister for Consumer Affairs, Minister Assisting the Minister for Roads and Minister Assisting the Minister for Transport—

(1) Has she been made aware of concerns in country areas about petrol prices?

(2) In particular, is she aware that petrol prices in Albury are up to 5 cents per litre higher than other country towns in South Western New South Wales?

(3) As the Prices Surveillance Authority only regulates the wholesale price of petrol, will she direct the Prices Commissioner to conduct an investigation as to why retail price of petrol in Albury is so high?

- 1686 PORTABLE CLASSROOMS—Mr Aquilina to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women representing the Minister for Education, Training and Youth Affairs, Minister for Tourism and Minister Assisting the Premier—
 - (1) What is the total number of portable classrooms at NSW Government schools in 1994?
 - (2) What is the number of portable classrooms in each region of the Department of School Education?
- 1687 NON-TEACHING STAFF—SCHOOLS—Mr Aquilina to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women representing the Minister for Education, Training and Youth Affairs, Minister for Tourism and Minister Assisting the Premier—

(1) What categories of personnel are included in the term "non-teaching" staff as used in the 1994/95 State Budget Paper No. 3, volume 1, program 31, Department of School Education?

- (2) What is the number of staff of each such category in 1994?
- (3) What is the average employee related costs of each such category?
- (4) What is the overall average employee-related cost per non-teaching staff member?
- 1688 NON-TEACHING STAFF-TAFE-Mr Aquilina to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women representing the Minister for Education, Training and Youth Affairs, Minister for Tourism and Minister Assisting the Premier-

(1) What categories of personnel are included in the term "non-teaching" staff as used in the 1994/95 State Budget Paper No. 3, volume 1, program 32, TAFE Commission?

- (2) What is the number of staff of each such category in 1994?
- (3) What is the average employee-related costs of each such category?
- (4) What is the overall average employee-related cost per non-teaching staff member?

1689 NEWCASTLE BUSES FLEET-Mr Face to ask the Minister for Transport and Minister for Roads-

- (1) How many midi-buses are tenders called for?
- (2) Are the 30 mini-buses on order the same as midi-buses?
- (3) What is the capacity of any midi or mini-buses on order?
- (4) What is the proposal for the use of midi-buses?

(5) How many midi-buses will be allotted to Newcastle and Belmont depots and what are they to be used for?

- (6) How many 12.2-metre Ansair Scania buses will be coming to Newcastle and when?
- (7) Are the Ansair Scania buses of the CNG variety?
- (8) If not, are some of the contract for Ansair Scania buses powered by diesel?

(9) How many Mercedes-Benz refurbished buses will be coming to Newcastle to replace older models, what will be their average age and when will they be supplied?

- (10) What model Mercedes-Benz buses will they be?
- (11) Will any M.A.N. buses be coming to the Newcastle area?

(12) If not, why not?

(13) As there will be insufficient parking accommodation at the Gordon Avenue depot site and the lease on the Parnell site concluding in early 1994, what arrangements have been made and when will a decision be made?

(14) With attrition of employees from both Newcastle and Belmont depots, what will be the final complement of the workforce after the attrition has reached the final complement level?

1690 KEMBLA GRANGE RECREATION RESERVE TRUST-Mr Face to ask the Minister for Land and Water Conservation-

(1) Did he appoint trust board members of the Kembla Grange Recreation Reserve Trust for a term commencing on 21 October 1994 and expiring on 21 October 1999?

- (2) Who were the people appointed?
- (3) Did he appoint a person as an ex officio member and if so, under what terms?
- (4) Did Kembla Grange Recreation Reserve Trust cease to function on 31 March 1994?
- (5) What was the reason for the time lag where there was no trust in existence from March 1994 until the trust was gazetted on 4 November 1994?

(6) Of the trustees previously appointed, what were their terms of office where there were no vacancies throughout that period of office?

- (7) (a) Who were the previous trustees?
 - (b) Who were they replaced by and what was the date of their appointment until they ceased to be a trustee in March 1994?
- (8) How many of the previous trustees were not reappointed and who were they?
- (9) (a) Of the current trustees, on what criteria were they appointed, what were their expertise or skills and were they appointed on the basis of representing any organisation, association or other trust?
 - (b) Who do the trustees represent?
- (10) (a) Was a Graeme Wilton appointed?
 - (b) If so, on what basis?
- (11) (a) Was a Warren Joseph Steel appointed?
 - (b) If so, on what basis?

(12) Does Warren Joseph Steel and his wife hold a licence to operate a golf training range on the Kembla Grange Recreation Reserve occupied by the Illawarra Turf Club?

(13) As a trustee, does Mr Steel have a conflict of interest when he pays rent and operates a facility on the Kembla Grange Recreation Reserve?

(14) Is Mr Steel and his wife or any company or family trust or business associated with any arrears to the Kembla Grange Recreation Reserve or the Illawarra Turf Club with weekly payments associated with the golf training range?

(15) If there are arrears, how much are those arrears?

(16) Has Mr Steel and his licence to operate a golf training range, any companies associated with family trust or business, altered his weekly payments to the Kembla Grange Recreation Reserve or the Illawarra Turf Club from \$500 to \$350 per week and on what basis did he do so?

1691 VARIOUS LIQUOR SEMINARS-Mr Face to ask the Chief Secretary and Minister for Administrative Services-

(1) Which authorities are involved in lecturing at seminars in relation to the responsible serving of liquor, under-age drinking and RTA Mateship Programmes re drinking and driving?

(2) Are the various authorities at present uncoordinated in presenting seminars to liquor licensees throughout New South Wales?

(3) Are financial resources being wasted from support bodies in getting the message to licensees throughout New South Wales?

(4) Should these authorities create a curriculum basis?

(5) Due to the lack of co-ordination in creating seminars, are members of the liquor industry given notice as short as 2 days to get their members to the seminars?

- (6) (a) Has the Liquor Working Party a co-ordinator?
 - (b) If so, could that co-ordinator assess the circumstances of the curriculum for the course?

(7) Could that co-ordinator undertake to implement the various seminars for each 12-month period?

1692 STOCKTON CENTRE—AMENITIES FUND—Mr Gaudry to ask the Minister for Community Services, Minister for Aboriginal Affairs and Minister for the Ageing—

(1) Did clients at the Stockton Centre of the Department of Community Services have monies paid into a Patients Amenities Fund?

- (2) What was the origin of these monies?
- (3) If these monies were the result of interest from patient pensions held in a trust fund:(a) What was the total of interest accumulated in the fund?
 - (b) Where are these monies shown in the accounts of:
 - (i) The Department of Community Services?
 - (ii) The Stockton Centre?
- (4) Are these monies available for the use of clients at the Stockton Centre?
- (5) If so, how are they apportioned?
- 1693 RESPITE BEDS-HUNTER-ELECTORATE OF NEWCASTLE-Mr Gaudry to ask the Minister for Community Services, Minister for Aboriginal Affairs and Minister for the Ageing-
 - (1) How many respite beds exist in:
 - (a) The Hunter region?
 - (b) The electorate of Newcastle for:
 - (i) Intellectually disabled children?
 - (ii) Intellectually disabled adults?
 - (iii) Physically disabled children?
 - (iv) Physically disabled adults?

(2) What is the recognised age for intellectually and physically disabled children to be categorised as adults?

(3) Are respite beds in the Hunter or the electorate of Newcastle being used on a long-term basis for disabled people who require permanent or long-term accommodation because of the lack of appropriate accommodation for intellectually disabled adults?
(4) If so:

-) 11 so:
 - (a) How many?
 - (b) For how long?
 - (c) What steps are being taken to provide appropriate accommodation for these disabled adults?
 - (d) When will these respite beds be freed up for their dedicated respite use?
- (5) How many:
 - (a) disabled children;
 - (b) disabled adults;

are there in the Hunter and the electorate of Newcastle requiring long-term accommodation?

(6) How many long-term beds are currently available for each of these groups?

- 1694 NEWCASTLE JOCKEY CLUB TRAINING FACILITY—Mr Gaudry to ask the Minister for Sport, Recreation and Racing—
 - (1) How many horses are in training at Newcastle Jockey Club Racecourse at Broadmeadow?
 - (2) How many trainers are training at the Newcastle Jockey Club Racecourse at Broadmeadow?

(3) How many owners are using the Newcastle Jockey Club facility at Broadmeadow for training purposes?

- (4) What is the location of the six largest training racecourses in New South Wales?
- (5) What is the horse population at each of the six major training racecourses in New South Wales?

(6) Does Newcastle Jockey Club receive any extra money or consideration for providing training facilities at Broadmeadow Racecourse?

(7) If not, will be undertake to implement a plan so that the Newcastle Jockey Club facility at Broadmeadow will be given assistance for providing the training facilities at that location?

1695 PATIENT SUPERVISION-ILLAWARRA-Mr Hatton to ask the Minister for Health-

- (1) (a) Given the closure of Schedule 5 Hospitals, how many patients in New South Wales does he envisage will need intensive supervision?
 - (b) How many in the Illawarra?
- (2) Where will this supervision occur?
- (3) (a) Are currently planned hostel type accommodations in New South Wales adequate for the numbers of patients?
 - (b) If not, what action does he propose to take?
- (4) (a) At present, what facilities are available for severely disturbed patients requiring medium to long-term care and control?
 - (b) What are the current numbers waiting for placements therein?

(5) What resources are available in New South Wales for severely disabled adolescents requiring close supervision, care and control?

(6) What are the current figures on the numbers of adolescents in New South Wales requiring intensive care, treatment and control?

(7) What planning, on a statewide basis, for the care of severely disturbed patients (given areaisation of resources) has the Department of Health in place?

(8) Will he make available a copy of the planning document to interested members?

1696 ARALUEN ROAD (MR271)-Mr Langton to ask the Minister for Transport and Minister for Roads-

Has Araluen Road (MR271) been downgraded from regional road to local road status?
 Is the condition of this road so poor in parts that two vehicles cannot safely pass each other?

(3) How many accidents have been reported as occurring on the road in the last 2 years?

(4) Does the road serve a growing tourist market?

(5) Will he guarantee that the downgrading in status will not prevent essential roadworks being undertaken on Araluen Road and that necessary funding for the road's upkeep will be made available?

1697 TWOFOLD BEACH CARAVAN PARK-Mr McManus to ask the Premier and Minister for Economic Development-

(1) Which Ministers and areas of Government administration have been involved with the dispute regarding the Twofold Beach Caravan Park and Bega Valley Council?

(2) Are there differences between Twofold Beach Caravan Park and other such parks on the South Coast when enforcement of planning requirements is at issue?

(3) Why has the Twofold Beach Caravan Park been singled out for special treatment by both local and State authorities?

- (4) Will he launch a full investigation into the conduct of those involved?
- (5) Why has there been no investigative action?
- 1698 MR STEVE TASKOVSKI-Mr McManus to ask the Minister for Multicultural and Ethnic Affairs and Minister Assisting the Minister for Justice-
 - (1) Has Mr Steve Taskovski been removed as a member of the Ethnic Affairs Commission?
 - (2) On what advice did the Minister act upon this decision?
 - (3) (a) Was a complaint made to the Chairman of the Ethnic Affairs Commission by a Mr Lemon about Mr Taskovski?
 - (b) If so, what was the basis of the complaint?
 - (4) (a) Is there any official relationship between Mr George Lemon and the Member for Monaro?
 - (b) If so, what is it?
 - (5) Has Mr Taskovski contacted the Ethnic Affairs Commission in relation to his removal?
 - (6) (a) Did Mr Taskovski express to the Ethnic Affairs Commission his concerns relating to his removal?
 - (b) What was the basis for Mr Taskovski's concerns?
 - (7) What was the basis for Mr Taskovski's removal?
- 1699 NATURAL RESOURCES AUDIT COUNCIL—Mr Martin to ask the Premier and Minister for Economic Development—
 - (1) When was the Natural Resources Audit Council (NRAC) formed?
 - (2) What references have been forwarded to the NRAC?
 - (3) What progress has been made on those references?
 - (4) When will the NRAC complete its reports in respect of those references?
 - (5) Has the NRAC had a reference in respect of:
 - (a) Fish stocks?
 - (b) Fish population dynamics?
 - (c) Forestry audits in national parks, private land and other Crown lands?
 - (d) Soil conservation?
 - (e) Crown lands assessments?
 - (f) Agricultural viable lands?

- (6) If so, when were the references made?
- (7) If not, why not?
- (8) What has been the cost of operating the NRAC to date?
- (9) Which departments are providing funding for the operation of NRAC?
- (10) How much has each department provided towards the operation costs of the NRAC?
- 1700 CORLETTE HEADLAND CLEARING-Mr Martin to ask the Minister for Police and Minister for Emergency Services representing the Minister for Energy and Minister for Local Government and Co-operatives-

(1) Has clearing on an area between Danalene Parade and the water at Corlette Headland taken place?

(2) If so, was the clearing carried out by Port Stephens Council or on behalf of Port-Stephens Council?

(3) If not, who carried out the clearing, for what purpose and who authorised such clearing?

(4) Is the area concerned part of a public reserve?

(5) Did the area comprise large rainforest trees as well as smaller trees and a track that was built by Corlette citizens?

(6) Will the Department commence proceedings to recover the cost of regenerating this area to a standard comparable to that existing prior to any clearing?

(7) Will the Department instruct Port Stephens Council to defer any approval of development of this land until the property has been replanted?

1701 FORMER DIP SITES—HEALTH PROBLEMS—Mr Martin to ask the Minister for Agriculture and Fisheries and Minister for Mines—

(1) In view of the high levels of DDE found in people living on former dip sites, is it a health problem?

(2) Why was the health ranking not disclosed if it was considered not to be a health problem?

(3) Why has the Department of Agriculture only been able to purchase four homes arising from the buy-out offer?

(4) How much has been spent by Dipmac since its inception, up to and including 30 June 1994, on cleanup of contaminated sites?

1702 FLETCHER-LAND RELEASE-Mr Price to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing-

(1) What is the proposed program for the complete release of land in the Newcastle suburb of Fletcher?

(2) How many sections constitute the total release?

(3) How many residential blocks are included in each section?

(4) What provisions have been made for schools and other social facilities including churches, community centres, and public parks?

(5) What provision has been made for a commercial centre and where will it be located in relation to Minmi Road and Maryland Drive?

1703 KEMBLA GRANGE-TRAINING FACILITY-Mr Sullivan to ask the Minister for Sport, Recreation and Racing-

(1) How many horses are in training at the Illawarra Turf Club's Kembla Grange Racecourse?

(2) How many trainers are training at Kembla Grange?

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(3) How many owners are using the Illawarra Turf Club facility at Kembla Grange for training purposes?

(4) What is the location of the six largest training racecourses in New South Wales and amount of horses training each week?

(5) What is the horse population at each of the six major training racecourses in New South Wales?

(6) Does Illawarra Turf Club receive any extra money or consideration for providing training facilities at Kembla Grange?

(7) If not, will he undertake to implement a plan so that the Illawarra Turf Club facility at Kembla Grange will be given assistance for providing the training facilities at that location?

1704 RACECOURSE DEVELOPMENT FUNDING FOR ILLAWARRA TURF CLUB-Mr Sullivan to ask the Minister for Sport, Recreation and Racing-

(1) Was an application made by the Illawarra Turf Club for funding towards the upgrading of training facilities at the Kembla Grange Racecourse?

(2) Did a meeting of the Racecourse Development Committee on 14 July 1994 decide to decline the club's application for funding towards the upgrading of training facilities at Kembla Grange Racecourse?

(3) What items of work was the application for?

(4) Did the application contain works for a dam at the Kembla Grange Racecourse?

(5) Has the Illawarra Turf Club at the Kembla Grange Racecourse had difficulties with water, both in and out of drought periods?

(6) Does the Illawarra Turf Club play an important role within the racing industry in New South Wales?

(7) Was part of the decision in declining the application for funding from the Racecourse Development Fund influenced, in part, by lack of support emanating from the Australian Jockey Club for the proposal?

(8) (a) Has the Illawarra Turf Club had to purchase water?

(b) If so:

- (i) For how long?
- (ii) Where from?
- (iii) At what cost per week?

1705 RACEHORSE TRAINING FACILITIES—Mr Sullivan to ask the Minister for Sport, Recreation and Racing—

(1) Did the present Government undertake a program of establishing racehorse training facilities at locations throughout New South Wales?

(2) If so, what is the location of each complex?

(3) What was the horse population and the number of horses training at each of those locations prior to the establishment of the facilities and the provision of moneys to provide horse training complexes?

(4) What is the number of horses now in training and the horse population in those areas since the establishment of the complexes?

(5) Was Goulburn one of the approved areas for the establishment of a horse training complex?

(6) (a) Is Goulburn to proceed with a horse racing training facility?

(b) If so, when will it be established?

- (7) What is the anticipated horse population that will train at the Goulburn complex?
- (8) When was the criterion for the figures in horse population arrived at?

(9) On what written evidence were the figures in the Goulburn submission based?

(1) Is there a restaurant operating in Hunter Street, Newcastle West, known as the Red Garter Restaurant?

(2) What licence does the Red Garter Restaurant operate under and has it any endorsement for other activities?

(3) Does this restaurant have entertainment providing provocative strips?

(4) Does this restaurant have scantily clad females serving food?

(5) Does this restaurant have continual strip shows and if not, does it intend to do so in the near future?

(6) Are these strip shows held between 8 p.m. and midnight and as such, is the restaurant operating in compliance with providing substantial meals with liquor, or is the restaurant being used outside the conditions of a restaurant licence?

(7) Has there been a relaxation of the laws regarding restaurant entertainment and if so, when and what does it now allow?

(8) Is the Red Garter Restaurant abusing the recent relaxing regarding restaurant entertainment?

(9) Who is the licensee of the Red Garter Restaurant?

(10) If the licensee is not the owner or owners of the business, who is the owner of such business, their full names and addresses?

(11) If the owner is a company or a partnership, who is the company, its directors and in the case of a partnership, who are the partners and their names and addresses?

(12) Have any persons that are owners either at a company or an individual or a partnership level, previously been convicted of breaches of the liquor or licensing laws and if so, what are the particulars of such, names and addresses of those involved?

(13) Who is the owner, company, trust that owns the building that the Red Garter Restaurant is operating in, the names and addresses of the owners, company directors or trust persons?

(14) Has the Red Garter Restaurant previously come under notice and if so, what are the particulars?

(15) Are there any matters at present outstanding either by breach, summons or before the court, with regard to the Red Garter Restaurant?

1707 RED GARTER RESTAURANT-NEWCASTLE WEST-Mr Thompson to ask the Chief Secretary and Minister for Administrative Services-

(1) Is there a restaurant operating in Hunter Street, Newcastle West, known as the Red Garter Restaurant?

(2) What licence does the Red Garter Restaurant operate under and has it any endorsement for other activities?

(3) Does this restaurant have entertainment providing provocative strips?

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(14) Has the Red Garter Restaurant previously come under notice and if so, what are the particulars?

(15) Are there any matters at present outstanding either by breach, summons or before the court, with regard to the Red Garter Restaurant?

16 NOVEMBER 1994

(Paper No. 36)

- 1708 MANLY DAM CROWN LAND-Ms Allan to ask the Minister for Land and Water Conservation-
 - (1) Is he aware of a proposal to sell off Crown land in the Manly Dam catchment?
 - (2) What would be the environmental consequences of such a sale?
 - (3) What environmental studies were pursued prior to a decision to sell this land?
 - (4) Which Department was responsible for the Environmental Impact Statement?
 - (5) If the EIS was waived, what criteria was involved in such a waiver?

(6) How is the sale of over 3.5 hectares of natural bushland in the Manly Dam catchment consistent with Crown land management?

(7) What are the concerns of the Environment Protection Authority concerning the proposed sale?

(8) (a) Will he halt the sale of this land?

(b) If not, why not?

- 1709 STANDPIPE-RIVERSTONE-Ms Allan to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing-
 - (1) Is a Water Board standpipe situated in Loftus Street, Riverstone?
 - (2) Is this standpipe metered?
 - (3) Is the water taken from this metered standpipe charged against ratepayers of the area and not against the water tanker contractor or customers of the contractor?
 - (4) Is water being drawn from this standpipe being used to top up swimming pools?

(5) What action will he take to have this practice stamped out and charges levied in line with environmental pricing?

- (6) If not, why not?
- 1710 WASTE WATER SAMPLERS CONTRACT—Ms Allan to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing—

(1) Has the Water Board let a contract for waste water samplers to an American organisation?

(2) Do these refrigerated units contain CFCs?

(3) Why are such pollutant producing units being imported when Australian CFC-free units are available?

- (4) (a) Has the Water Board been using CFC-free units for some time?(b) If so, for how long?
- (5) Were tenders called for the supply of the refrigerated units?

(6) If so, what are the details of the tenders including information relative to the CFC status of each unit?

- (7) How can the Government justify using these units containing CFCs?
- (8) (a) Will he give an undertaking that these units will be inspected by the Environment Protection Authority prior to going into service?
 - (b) If not, why not?

1711 ANL FACILITY—KEMPS CREEK—Ms Allan to ask the Minister for the Environment—

(1) Is there a continuing odour pollution emanating from the Australian Native Landscapes (ANL) facility at Kemps Creek?

- (2) How long has this problem existed for?
- (3) Does the foul aroma stem from the recycling of sewage effluent?
- (4) If so, what measures has ANL taken to reduce the incidence of odour pollution?
- (5) (a) Has the Environment Protection Authority promised action?
 - (b) What action has been promised?
 - (c) Why has there been no reduction in the aroma?

(6) Will he instruct the EPA to take action to provide residents with some relief from this pollution?

(7) If not, why not?

1712 PHOTOGRAPHIC PROCESSING WASTE-Ms Allan to ask the Minister for the Environment-

(1) How is waste from photographic processing industries disposed of?

(2) What controls are in place by the Environment Protection Authority (EPA) to ensure that such waste is disposed of in the correct manner?

(3) Are some waste disposal contractors dumping the waste into Water Board sewers?

(4) Are some contractors illegally transporting this waste?

(5) What are the details of contractors presently licensed to transport aqueous liquid waste?

(6) Are some contractors transporting such waste to the Lidcombe aqueous waste treatment plant rather than pollute the environment?

(7) Are these contractors being economically disadvantaged by other contractors guilty of polluting the environment?

(8) What is the present policy regarding the dumping of liquid waste into the Water Board sewer or any other illegal method of disposing of this waste?

(9) How does the EPA police the disposal of such waste?

(10) (a) Does the EPA maintain records pertaining to the disposal of such waste?

(b) If so, how often are these records audited?

(11) Does the EPA inspect the books of licensed transporters of liquid waste to ascertain whether or not all collected waste is disposed of legally?

(12) Is he acquainted with the system operating in Victoria, and presently under investigation by other States, whereby dockets are issued for each stage of liquid waste disposal?

(13) If so, will he take action to introduce a similar system into New South Wales?

(14) Will he enquire into the practice of illegal dumping of photo-chemical waste with a view to ensuring that all silver recyclers are treated in a like manner and all such waste is disposed of at the Lidcombe aqueous waste treatment plant?

(15) If not, why not?

1713 HIGH SCHOOLS MAINTENANCE—Mr Aquilina to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women representing the Minister for Education, Training and Youth Affairs, Minister for Tourism and Minister Assisting the Premier—

(1) How many Government high schools in New South Wales have not received cyclic maintenance since 1987?

(2) How many high schools in each Department of School Education region have not received cyclic maintenance since 1987?

1714 PRIMARY SCHOOLS MAINTENANCE—Mr Aquilina to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women representing the Minister for Education, Training and Youth Affairs, Minister for Tourism and Minister Assisting the Premier—

(1) How many Government primary schools in New South Wales have not received cyclic maintenance since 1987?

(2) How many primary schools in each Department of School Education region have not received cyclic maintenance since 1987?

1715 TAFE FEES—OVERSEAS STUDENTS—Mr Aquilina to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women representing the Minister for Education, Training and Youth Affairs, Minister for Tourism and Minister Assisting the Premier—

(1) What was the total net profit for 1993/94 by NSW TAFE for fee-paying overseas students?

- (2) What is the profit per overseas student?
- 1716 LACK OF TAXIS-CAMDEN-Mr Face to ask the Minister for Transport and Minister for Roads-

(1) Were any additional taxi plates issued in the Campbelltown-Camden area in 1993 or 1994?

- (2) If so, how many additional plates were issued?
- (3) What company was the recipient of any additional plates?

(4) To whom were the plates issued, their names and the addresses from where the additional plates operate?

(5) Was any survey carried out that led to the issuing of taxi plates for the Campbelltown-Camden area?

(6) If so, what were its findings?

(7) Are there approximately 27,000 people living in the township or the near environs of Camden?

(8) Is it projected that there will be a population of 100,000 in the Camden township and its environs within 15 years?

(9) Is he aware of an informal black ban by taxi operators in the Campbelltown-Camden-Macarthur area on providing a service to Camden township?

(10) Will he conduct an investigation into taxis being called by residents of Camden in the evening and never turning up?

(11) Is public transport in the township of Camden effectively non-existent after 9 p.m.?

(12) Has the Government had a policy of encouraging people not to drink and drive and of the responsible consumption of alcohol?

(13) What problems are caused by the unavailability of taxis to the township of Camden, especially to licensed premises?

(14) Have taxi owners in the Campbelltown-Macarthur area taken exception to the purchase of a bus by a licensed hotel to transport people because of the unavailability of taxis?

(15) Would he consider the provision of the bus to the hotelier responsible for encouraging people not to drink and drive?

(16) Will he enquire into an alleged black ban on providing taxi services to that hotel?

(17) Will urgent consideration be given to the issuing of restricted taxi plates for the township of Camden?

(18) If so, will a time period of 5 years be applied to the taxi plates so that a buildup of business will make them viable?

(19) If not, will the RTA conduct an urgent inquiry into the problems of taxi services to the township of Camden and its environs?

1717 LACK OF TRANSPORT—CAMDEN—Mr Face to ask the Chief Secretary and Minister for Administrative Services—

(1) Has the Chief Secretary's Department undertaken a range of initiatives in regard to the responsible consumption of alcohol?

(2) Is she aware of the lack of transport for people frequenting licensed premises in the township of Camden?

(3) Will the Department consult with the liquor industry in the township of Camden over problems they have in being able to obtain transport for people frequenting licensed premises in that town?

1718 PUBLIC HOUSING STOCK-WAGGA WAGGA-Mrs Grusovin to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing-

(1) Is the Department of Housing disposing of public housing stock in Wagga Wagga and/or surrounding areas?

(2) What estimated dollar amount will be realised on the sale of such public housing stock?

(3) What is the waiting time for "wait turn housing, priority housing, priority rehousing and temporary emergency assistance" in Wagga Wagga and surrounding areas?

(4) What is the present number, by category, of units of public housing accommodation in Wagga Wagga and surrounding areas?

(5) For the 1994/95 financial year, what is the budget allocation for Wagga Wagga and surrounding areas for:

- (a) New public housing stock?
- (b) Maintenance of existing public housing stock?
- (c) Rental Assistance Scheme?
- (d) Head-leasing of private rental stock for public housing tenants and applicants?
- 1719 PUBLIC HOUSING WAITING LIST-Mrs Grusovin to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing-
 - (1) What was the public housing waiting list as at 30 June:
 - (a) 1991?
 - (b) 1992?
 - (c) 1993?
 - (d) 1994?
 - (2) What was the formula used for calculating the waiting list in each of those years?
 - (3) What definition of a "household" was used for calculating the list in each of those years?
 - (4) (a) Has that definition been changed at any time during the last 4 years?
 - (b) If so, how many times and on what dates?

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- (5) (a) What categories of clients have been included in waiting list calculations in each of those years?
 - (b) What were the categories for each year?
- (6) (a) Has the method of calculating the list been changed at any time since 30 June 1991?(b) If so, how many times and on what dates?

(7) If the method of calculation, inclusion or omission has been changed since 1991, what would the waiting list have been for each of the 4 years if calculated in accordance with the method used in 1991?

1720 MOTORISED PERSONAL WATER CRAFT-Mr Langton to ask the Deputy Premier, Minister for Public Works and Minister for Ports-

(1) In view of the need to improve water safety for all beachgoers and waterways users, will he increase the distance allowable between motorised personal water craft and swimmers and non-motorised water craft users?

(2) Will he instruct the waterways authority to review, with wide public consultation, the regulations pertaining to motorised water craft and users with a view to improving safety and amenity for swimmers and users of non-motorised water craft?

1721 NEW YEAR'S EVE TRAIN SERVICES—Mr Langton to ask the Minister for Transport and Minister for Roads—

(1) Given the problems encountered by commuters last New Year's Eve, has CityRail planned for this year's New Year's Eve train demand?

(2) If so, what are the plans?

(3) If not, why not?

- 1722 RTA ROADWORKS TENDERING-Mr Langton to ask the Minister for Transport and Minister for Roads-
 - (1) Why is the RTA prevented from tendering for major State-funded works?

(2) Why is the RTA only allowed to tender for Federally-funded national highway works where their value is less than \$2 million?

- (3) Why is the private sector protected from competition by the RTA?
- 1723 XPT POWER UNITS-Mr Langton to ask the Minister for Transport and Minister for Roads-
 - (1) Concerning the tilt train trials, are XPT power units being modified to pull the tilt cars?
 - (2) Does this leave the XPT fleet with only one spare engine?
 - (3) If so, what are the consequences for XPT services if more than one engine requires repair work?
- 1724 BUS SERVICES-PYRMONT LIGHT RAIL-Mr Langton to ask the Minister for Transport and Minister for Roads-

(1) Will the STA be allowed to run existing bus services when the Pyrmont light rail is established?

(2) If not, why not?

(3) If so, will the STA also be allowed to introduce services which may compete with the Pyrmont light rail?

(4) If not, why not?

(5) Will fares and concessions on the Pyrmont light rail be the same as those on STA bus services?

(6) If not, what is the proposed fare structure?

1725 DRIVING LICENCE RENEWALS—Dr Macdonald to ask the Minister for Transport and Minister for Roads—

With regard to driving licence renewals-

(1) Why is the notification of renewal by the contractor only a courtesy and not a requirement for all licence holders?

- (2) How many complaints have been received regarding failure to receive a notification?
- (3) How many licence holders have failed to renew at the proper time?

(4) How many have been found to not hold a valid licence due to failure to provide notification?

1726 PRIVATE RENTAL HOUSING SCHEME-HUNTER REGION-Mr Mills to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing-

(1) How many clients will be housed under the pilot Headleasing of Private Rental Housing Scheme in 1995 in the Hunter region?

- (2) What is the estimated cost of the headleasing scheme in the Hunter region in:
 - (a) 1994/95?
 - (b) A full year?
- (3) From what funds will this cost be met in the Hunter region?

(4) What proportion of the statewide cost of the pilot headleasing scheme will be spent in the Hunter region in:

- (a) 1994/95?
- (b) A full year?
- (5) When will the scheme commence in the Hunter?
- (6) When will the scheme be reviewed in the Hunter?
- 1727 TERTIARY SERVICES FUNDING-HUNTER AREA HEALTH SERVICE-Mr Mills to ask the Minister for Health-
 - What tertiary services funding is provided to the Hunter Area Health Service for:
 (a) 1993/94?
 - (b) 1994/95?
 - (2) For which services was this funding provided?
- 1728 FULLERS ROAD, CHATSWOOD-Mr Moss to ask the Minister for Transport and Minister for Roads-

(1) Is he aware of complaints from motorists regarding the poor condition of Fullers Road, Chatswood, following the installation of gas pipelines?

- (2) What action will he take to restore the quality of the road surface?
- 1729 ACCELERATED WORKS PROGRAM—Mr J. H. Murray to ask the Minister for Police and Minister for Emergency Services representing the Minister for Energy and Minister for Local Government and Co-operatives—

(1) Under the Shoalhaven Council program titled "Accelerated Works Program", have all residents had imposed on them a levy for their share of the cost of constructing a shared footway/cycleway past their properties?

- (2) (a) When this program was originally proposed, was the initial suggestion that each ratepayer in the Shoalhaven area be billed \$500?
 - (b) If so:
 - (i) Has this suggestion been dropped?
 - (ii) If so, why?

(3) Why are properties which are deemed subdividable, but not yet subdivided, been charged the later rate?

- (4) (a) How much has a Mrs Ella Sparkes been charged for a concrete path?
 - (b) Was she consulted about the path?
- 1730 TERRACE CARAVAN PARK-BRUNSWICK HEADS-Mr J. H. Murray to ask the Minister for Police and Minister for Emergency Services representing the Minister for Energy and Minister for Local Government and Co-operatives-

(1) Why has there been a 16 per cent increase in rental rates at the Terrace Caravan Park, Brunswick Heads?

- (2) Was there any consultation with Byron Council and residents of local caravan parks?
- (3) When will pensioner rebates to retirees in caravan parks be implemented?
- (4) Why has it taken so long for pensioner rebates to be implemented?
- 1731 TOURIST OFFICER-BYRON COUNCIL-Mr J. H. Murray to ask the Minister for Police and Minister for Emergency Services representing the Minister for Energy and Minister for Local Government and Co-operatives-

(1) What processes were undertaken to fill the recently advertised position of Tourist Officer on Byron Council?

(2) How was the person employed for the position selected?

(3) What qualifications and experience does the person employed have to undertake this position?

- (4) What were the qualifications and experience of all the other candidates?
- 1732 GENERAL MANAGER'S REMUNERATION-Mr J. H. Murray to ask the Minister for Police and Minister for Emergency Services representing the Minister for Energy and Minister for Local Government and Co-operatives-

(1) Why have recent amendments to the Local Government Act 1993, particularly section 332 (2), placed small country shires in a position where they are unable to determine positions other than that of the General Manager unless they pay in excess of \$88,810 per annum?

(2) Will he repeal this amendment to allow smaller councils with low incomes some of the performance benefits intended by this legislation?

- (3) If so, when will it be repealed?
- (4) Will the former provisions be reinstated?
- 1733 URBAN CONSOLIDATION—RANDWICK—Mr J. H. Murray to ask the Minister for Police and Minister for Emergency Services representing the Minister for Energy and Minister for Local Government and Co-operatives—

(1) Does Randwick City Council's Urban Consolidation Policy follow the State Government's Urban Consolidation Policy?

- (2) Is the proposed development at 26 and 28 Melrose Parade in line with its policy?
- (3) Will the local public transport infrastructure be able to support this development?
- (4) Will the local road infrastructure be able to support this development?
- 1734 URBAN CONSOLIDATION-RYDE-Mr J. H. Murray to ask the Minister for Police and Minister for Emergency Services representing the Minister for Energy and Minister for Local Government and Co-operatives-

(1) Does Ryde City Council's Urban Consolidation Policy follow the State Government's Urban Consolidation Policy?

- (2) Does Ryde City Council feel that the proposed development at the corner of Fontenoy and Lane Cove Roads is in line with its policy?
- (3) Has the community been properly consulted about this development?

(4) Has the community been allowed access to all public meetings regarding this development?

- (5) Did council undertake a traffic study of its own?
- (6) Does this development come under the Land and Environment legislation?
- 1735 TARRO OVERPASS PROJECT-Mr Price to ask the Minister for Transport and Minister for Roads-

(1) What is the name of the successful tenderer for the Tarro overpass (interchange) at the intersection of Anderson Drive, Tarro, and the New England Highway?

- (2) What is the commencement date of this project?
- (3) What is the anticipated duration of the project?
- (4) What, if any, penalties apply to this contract?
- 1736 LIQUOR LAWS-SIR FRANCIS DRAKE INN-Mr Thompson to ask the Chief Secretary and Minister for Administrative Services-

(1) What category of liquor licence does the Sir Francis Drake Inn of 204 Pacific Highway, Motto Farm, operate under?

(2) Has the Sir Francis Drake Inn been offering special drink packages on hourly rates?

(3) Does one \$5 package contain tap beer, house wine, soft drink, orange juice and mineral water?

(4) Does one \$7.50 package contain tap beer, bottled Hunter Valley wine, soft drink, orange juice, mineral water and all basic spirits?

(5) Does this package provide for a fixed period between 7 p.m. and 11 p.m.?

(6) Are conditions of the licence which the Sir Francis Drake Inn operates under being complied with in regard to serving of alcohol and the consumption of a substantial meal?

(7) Does this package encourage the consumption of alcohol on hourly rates fall within the guidelines of the responsible consumption and serving of alcohol as promoted by the Government?

(8) Does the Sir Francis Drake Inn operate after 11 p.m. on a cabaret or nightclub endorsement?

1737 LICENSED PREMISES—CARTOONS—Mr Thompson to ask the Chief Secretary and Minister for Administrative Services—

(1) Does the premises known as Cartoons on the northern beaches of Sydney hold a liquor licence?

- (2) If so, what is the liquor licence and has it any endorsements?
- (3) Does the licence allow for cabaret or nightclub entertainment after 11 p.m.?
- (4) (a) Has Cartoons come under notice for any breaches of the Liquor Act in the last 3 years?
 - (b) If so:
 - (i) What was the offence or breach or charge and the date of the offence?
 - (ii) Who was the person or company against whatever breach, incident or charge issued?

(5) Who is the licensee of such premises and their address?

- (6) Who has been the licensee over the last 3 years?
- (7) What is the name and address of the owner of the business holding the licence Cartoons?

(8) If the owner or owners is a company or a family trust, what are their names and addresses?

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(9) What is the name and address of the owner of the building, and in the case of a company or trust, the shareholders or trustees?

(10) Have the number of breaches, incidents or charges against such premises in the last 3 years been around average?

(11) For holders of hotel licence or a licensee of a registered club, how many breaches of the law are allowed before being required to show cause as to why they should keep their licence?(12) On what basis is this effective deregulation of liquor laws for various restaurants allowed?

1738 LICENSED PREMISES-BLUEBERRIES-Mr Thompson to ask the Chief Secretary and Minister for Administrative Services-

- (1) Does the premises known as Blueberries at North Sydney hold a liquor licence?
- (2) If so, what is the liquor licence and has it any endorsements?
- (3) Does the licence allow for cabaret or nightclub entertainment after 11 p.m.?
- (4) (a) Has Blueberries come under notice for any breaches of the Liquor Act in the last 3 years?
 - (b) If so:
 - (i) What was the offence or breach or charge and the date of the offence?
 - (ii) Who was the person or company against whatever breach, incident or charge issued?
- (5) Who is the licensee of such premises and their address?
- (6) Who has been the licensee over the last 3 years?

(7) What is the name and address of the owner of the business holding the licence Blueberries?

(8) If the owner or owners is a company or a family trust, what are their names and addresses?

(9) What is the name and address of the owner of the building, and in the case of a company or trust, the shareholders or trustees?

(10) Have the number of breaches, incidents or charges against such premises in the last 3 years been around average?

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- 1739 WATER BOARD DISTRICT OFFICES—Ms Allan to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing—
 - (1) How many district offices does the Water Board maintain?
 - (2) How many personnel are employed at each district office?
 - (3) (a) Are inspectorial staff employed at each office?
 - (b) If so, how many such inspectors are stationed at each office?
 - (4) (a) Do these inspectors carry out inspection of domestic plumbing and drainage installations?
 - (b) If so, how many such inspections are carried out each day by each inspector?

(5) Does the Board have a policy of random inspections for domestic plumbing and drainage installations and, if so, how are jobs for inspection selected?

- (6) (a) Do trade waste inspectors work out of district offices?
 - (b) If so, how many such inspectors are employed at each office?

(1) Which companies are licenced to discharge photographic processing industry waste into Water Board sewers?

(2) Does this waste also include sulphates, sulphites, ammonia and iron?

(3) Does the Water Board allow such waste to be disposed of to the sewer?

(4) What qualifications are necessary to qualify for a licence to discharge photochemical waste to the sewers?

(5) Have any requests for such licences been refused?

(6) If so, what companies have been refused licences and for what reasons?

(7) What conditions or standards must be observed by operators licenced to discharge to sewers?

(8) Which inspectors are responsible for the policing of any conditions set for such disposal?

(9) What records are kept in relation to such inspections?

- (10) (a) What is the difference charged per litre to dispose of the waste in an environmentally friendly manner at the Lidcombe aqueous waste treatment plant?
 - (b) What are the service charges?

(11) Will he inquire into the practice of dumping photochemical waste with a view to ensuring that all silver recyclers are treated in a like manner and all such waste is disposed of at the Lidcombe aqueous waste treatment plant?

- 1741 WATER SUPPLY-CROSS-CONNECTIONS-Ms Allan to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing-
 - (1) (a) Is there a danger to public health due to contamination of the water supply by crossconnections and backflow in water supply lines?
 - (b) What are the dangers?

(2) Can bacteriological, toxic and non-toxic contaminants infiltrate the water supply when a cross-connection occurs?

(3) Are backflow prevention devices tested to Australian Standards annually?

(4) Is a register of such devices kept and does the Board ensure that these devices are tested each and every year?

(5) Does the Board carry out surveys of industrial properties to locate cross-connections?

(6) If so, how many inspectors are engaged and from where do they work?

(7) What action is taken if a contaminant is found to be in connection with potable water and no backflow device is installed?

(8) Does the Water Board have the power to disconnect a property from the water supply if the property is found to be a hazard to the potable water supply?

(9) Is it an offence to allow the potable water supply to be polluted?

(10) If so, what penalties are imposed for such an offence?

(11) How many prosecutions for polluting the potable water supply due to non-installation of backflow prevention devices have been launched in the past 5 years?

(12) Will he take action to ensure that adequately trained personnel are available to both police existing backflow prevention devices and to locate potential hazards due to non-installation of such devices?

1742 PETROL PRICING-WAGGA WAGGA-Mr Amery to ask the Minister for Consumer Affairs, Minister Assisting the Minister for Roads and Minister Assisting the Minister for Transport-

- (1) What investigations has she made about the retail price of petrol in Wagga Wagga?
- (2) What actions is she taking to solve this matter?

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1743 AFTER HOURS CHILD CARE—Mr Bowman to ask the Minister for Community Services, Minister for Aboriginal Affairs and Minister for the Ageing—

(1) Why has the Government, in the Year of the Family, failed to complete arrangements with the Commonwealth for the funding of additional after hours school care places?

- (2) When does the Government expect to make additional places available?
- (3) How many extra places will there be?
- 1744 GREYHOUND RACING CONTROL BOARD-Mr Clough to ask the Minister for Sport, Recreation and Racing-
 - (1) Is there currently no Greyhound Racing Control Board?

(2) Is the greyhound racing industry being controlled and regulated without statutory authority?

- (3) Is this as a result of the failure to appoint a board?
- (4) How is the greyhound racing industry currently being controlled?
- 1745 LICENSED PREMISES-SUTTO'S-Mr Face to ask the Minister for Police and Minister for Emergency Services-

With regard to the licensed premises known as Sutto's at Lansdowne-

(1) Has this establishment come under police notice for any breaches of the Liquor Act in the last 3 years?

- (2) If so:
 - (a) What was the offence or breach or charge and the date of the offence?
- (b) Who was the person or company against whatever breach, incident or charge issued?(3) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licensed establishments?
- (4) How many times have police visited Sutto's, Lansdowne, in the last 3 years:
 - (a) By foot patrol police?
 - (b) In response to being called to the premises?
 - (c) By specialist police?
 - (d) By police on licensing activities?

(5) How many breaches of the law would the licensee of Sutto's be allowed by the police before they are asked to show cause as to why they should keep their licence?

1746 LICENSED PREMISES—STUDEBAKERS—Mr Face to ask the Minister for Police and Minister for Emergency Services—

With regard to the licensed premises known as Studebakers at Parramatta-

(1) Has this establishment come under police notice for any breaches of the Liquor Act in the last 3 years?

(2) If so:

- (a) What was the offence or breach or charge and the date of the offence?
- (b) Who was the person or company against whatever breach, incident or charge issued?

(3) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licensed establishments?

(4) How many times have police visited Studebakers, Parramatta, in the last 3 years:

- (a) By foot patrol police?
- (b) In response to being called to the premises?
- (c) By specialist police?
- (d) By police on licensing activities?

(5) How many breaches of the law would the licensee of Studebakers be allowed by the police before they are asked to show cause as to why they should keep their licence?

1747 LICENSED PREMISES-SUTTO'S-Mr Face to ask the Chief Secretary and Minister for Administrative Services-

- (1) Does the premises known as Sutto's, Landsdowne, hold a liquor licence?
- (2) If so, what is the liquor licence and has it any endorsements?
- (3) Does the licence allow for cabaret or nightclub entertainment after 11 p.m.?
- (4) (a) Has Sutto's come under notice for any breaches of the Liquor Act in the last 3 years?

(b) If so:

- (i) What was the offence or breach or charge and the date of the offence?
- (ii) Who was the person or company against whatever breach, incident or charge issued?
- (5) Who is the licensee of such premises and their address?
- (6) Who has been the licensee over the last 3 years?

(7) What is the name and address of the owner of the business holding the licence Sutto's, Lansdowne?

(8) If the owner or owners is a company or a family trust, what are their names and addresses?

(9) What is the name and address of the owner of the building, and in the case of a company or trust, the shareholders or trustees?

(10) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licenced establishments?

(11) How many breaches of the law would the licensee of this premises be allowed before they are asked to show cause as to why they should keep their licence?

- 1748 LICENSED PREMISES—STUDEBAKERS—Mr Face to ask the Chief Secretary and Minister for Administrative Services—
 - (1) Does the premises known as Studebakers, Parramatta, hold a liquor licence?
 - (2) If so, what is the liquor licence and has it any endorsements?
 - (3) Does the licence allow for cabaret or nightclub entertainment after 11 p.m.?
 - (4) (a) Has Studebakers, Parramatta, come under notice for any breaches of the Liquor Act in the last 3 years?
 - (b) If so:
 - (i) What was the offence or breach or charge and the date of the offence?
 - (ii) Who was the person or company against whatever breach, incident or charge issued?

(5) Who is the licensee of such premises and their address?

(6) Who has been the licensee over the last 3 years?

(7) What is the name and address of the owner of the business holding the licence Studebakers?

(8) If the owner or owners is a company or a family trust, what are their names and addresses?

(9) What is the name and address of the owner of the building, and in the case of a company or trust, the shareholders or trustees?

(10) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licenced establishments?

(11) How many breaches of the law would the licensee of this premises be allowed before they are asked to show cause as to why they should keep their licence? 1749 SILVERWATER ROAD EXTENSIONS-Mr Langton to ask the Minister for Transport and Minister for Roads-

(1) With regard to the Silverwater Road extension, will be ensure that residents of the Miller Avenue/Carson Street area have their needs considered and are consulted on any planned changes in the area?

(2) Are there any plans in the proposals to improve the safety of pedestrian access to Brush Park?

1750 PAUL BURLEY-Mr Langton to ask the Minister for Transport and Minister for Roads-

(1) Is he aware of the matter of Paul Burley, a former Freightrail train driver?

(2) Has he stated that Mr Burley can apply for any advertised SRA position or formally request reinstatement?

(3) Will he now provide these same opportunities to Mr Laurie Tyrrell?

(4) If not, why not?

1751 STA BUS SAFETY-Mr Langton to ask the Minister for Transport and Minister for Roads-

(1) Why was the program of retrofitting safety flaps to bus doors abandoned after the closure of the Chullora bus workshop in 1989?

(2) Were the standards set in the new bus specifications prepared in 1987 in respect of centre door safety maintained in the specifications for all new buses purchased since 1988?

(3) Is the maintenance of bus frame integrity undertaken regularly?

- (4) If so, how often, how and by whom?
- (5) Can the STA guarantee the safe condition of bus floors, seat fixtures, step edges, passenger supports and floor trap surrounds?
- (6) What is the general maintenance procedure for STA buses?
- 1752 CHRISTMAS BELL PLAIN—Mr J. H. Murray to ask the Minister for Police and Minister for Emergency Services representing the Minister for Energy and Minister for Local Government and Co-operatives—

(1) Did the Boral Gas Company set aside an area of the Christmas Bell Plain for preservation for Coffs Harbour City Council?

- (2) If so, what was the size of the area?
- (3) Who will landscape this area once the industrial area is completed?

(4) Has Coffs Harbour City Council agreed to make part of this green belt into an industrial area?

- (5) Have guards been put into place to protect the natural fauna and flora?
- (6) Are their present locations satisfactory?
- 1753 BASS HILL POLICE PATROL-Mr Nagle to ask the Minister for Police and Minister for Emergency Services-

As a petition has been presented to Parliament for more police in the Bass Hill Patrol, will he now increase the police in the Bass Hill Patrol area?

1754 LICENSED PREMISES—THE FLAMINGO—Mr Nagle to ask the Minister for Police and Minister for Emergency Services—

With regard to the licensed premises known as The Flamingo at Goulburn-

(1) Has this establishment come under police notice for any breaches of the Liquor Act in the last 3 years?

- (2) If so:
 - (a) What was the offence or breach or charge and the date of the offence?

(b) Who was the person or company against whatever breach, incident or charge issued?(3) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licensed establishments?

(4) How many times have police visited The Flamingo in the last 3 years:

- (a) By foot patrol police?
- (b) In response to being called to the premises?
- (c) By specialist police?
- (d) By police on licensing activities?

(5) How many breaches of the law would the licensee of The Flamingo be allowed by the police before they are asked to show cause as to why they should keep their licence?

1755 LICENSED PREMISES—MELROSE, NOW KNOWN AS CADILLACS—Mr Nagle to ask the Minister for Police and Minister for Emergency Services—

With regard to the licensed premises previously known as Melrose, now known as Cadillacs, at Gosford—

(1) Has this establishment come under police notice for any breaches of the Liquor Act in the last 3 years?

(2) If so:

- (a) What was the offence or breach or charge and the date of the offence?
- (b) Who was the person or company against whatever breach, incident or charge issued?

(3) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licensed establishments?

(4) How many times have police visited Melrose, now known as Cadillacs, in the last 3 years:

- (a) By foot patrol police?
 - (b) In response to being called to the premises?
- (c) By specialist police?
- (d) By police on licensing activities?

(5) How many breaches of the law would the licensee of this premises be allowed by the police before they are asked to show cause as to why they should keep their licence?

1756 RIVERCATS WASH-Mr Nagle to ask the Minister for the Environment-

(1) Has any study been done on the effects of the RiverCats' wash on the banks of the Parramatta River, Silverwater?

- (2) If not, why not?
- (3) If so, what did the study show?
- (4) (a) If no study has been made, would the department conduct a study on the effect of the RiverCats on the banks of the Parramatta River, Silverwater?
 - (b) If not, why not?
- 1757 LICENSED PREMISES—THE FLAMINGO—Mr Nagle to ask the Chief Secretary and Minister for Administrative Services—
 - (1) Does the premises known as The Flamingo at Goulburn hold a liquor licence?
 - (2) If so, what is the liquor licence and has it any endorsements?
 - (3) Does the licence allow for cabaret or nightclub entertainment after 11 p.m.?
 - (4) (a) Has The Flamingo come under notice for any breaches of the Liquor Act in the last 3 years?
 - (b) If so:
 - (i) What was the offence or breach or charge and the date of the offence?
 - (ii) Who was the person or company against whatever breach, incident or charge issued?

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(5) Who is the licensee of such premises and their address?

(6) Who has been the licensee over the last 3 years?

(7) What is the name and address of the owner of the business holding the licence The Flamingo?

(8) If the owner or owners is a company or a family trust, what are their names and addresses?

(9) What is the name and address of the owner of the building, and in the case of a company or trust, the shareholders or trustees?

(10) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licensed establishments?

(11) How many breaches of the law would the licensee of this premises be allowed before they are asked to show cause as to why they should keep their licence?

1758 LICENSED PREMISES—MELROSE, NOW KNOWN AS CADILLACS—Mr Nagle to ask the Chief Secretary and Minister for Administrative Services—

(1) Does the premises previously known as Melrose, now known as Cadillacs, at Gosford hold a liquor licence?

- (2) If so, what is the liquor licence and has it any endorsements?
- (3) Does the licence allow for cabaret or nightclub entertainment after 11 p.m.?
- (4) (a) Has Melrose, now Cadillacs, come under notice for any breaches of the Liquor Act in the last 3 years?
 - (b) If so:
 - (i) What was the offence or breach or charge and the date of the offence?
 - (ii) Who was the person or company against whatever breach, incident or charge issued?

(5) Who is the licensee of such premises and their address?

(6) Who has been the licensee over the last 3 years?

(7) What is the name and address of the owner of the business holding the licence previously Melrose, now Cadillacs?

(8) If the owner or owners is a company or a family trust, what are their names and addresses?

(9) What is the name and address of the owner of the building, and in the case of a company or trust, the shareholders or trustees?

(10) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licensed establishments?

(11) How many breaches of the law would the licensee of this premises be allowed before they are asked to show cause as to why they should keep their licence?

1759 TOBACCO SALES REVENUE-Mr Scully to ask the Treasurer and Minister for the Arts-

(1) Is there an arrangement between the Office of State Revenue and the tobacco industry whereby it has been agreed that after the auction of confiscated tobacco, firms will be able to replace the sold stock with fresh tobacco products?

(2) Does tobacco only remain marketable and of merchantable quality for approximately 6 months?

(3) Why does it take so long to sell seized tobacco products that the Office of State Revenue has to enter into a clandestine agreement to enable companies to protect their product names.

1760 "SNAPSHOT" PUBLICATION-Mr Scully to ask the Minister for Land and Water Conservation-

(1) Is he aware of the publication entitled "Snapshot" which is an annual report of the program known as Streamwatch?

(2) Which department is responsible for producing this document and which department bears the cost?

(3) What was the cost of producing "Snapshot" for the 1994 review?

1761 ABBOTSBURY SUBDIVISION LAND SLIP—Mr Scully to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing—

(1) Are parts of the existing Abbotsbury residential subdivision subject to land slip and/or mass earth movement?

(2) How many lots in that subdivision are subject to this and which lots are they?

(3) When these lots were purchased by home buyers, were they told that their lots may be subject to landslip or mass earth movement?

1762 CO-GENERATION PLANT-SMITHFIELD-Mr Scully to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing-

(1) Is he aware of community concerns in respect of the proposed development of a cogeneration plant and related developments by Pratt Industries and Smithfield Power?

- (2) (a) Why has he refused to receive a delegation of concerned residents who wish to put their views on this matter?
 - (b) Is he now prepared to receive such a delegation?
 - (c) If so, when?

(3) Will this development substantially increase the level of air pollution in an already very polluted western Sydney air shed?

(4) What steps does he propose to take to keep the air pollution emanating from this development to an absolute minimum?

(5) Should an incinerator like the gas-fired fuel boiler proposed for Pratt/Smithfield Power be allowed in close proximity to residential areas?

(6) Will he ensure that the Minister for the Environment directs the Environment Protection Authority to install an air pollution monitoring device near the development and another a few kilometres away to measure pollution effectively and to protect local residents from potential harm?

- 1763 PHILIPPINE-AUSTRALIAN SOCIETY FOR SENIOR CITIZENS INC.—Mr Scully to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing—
 - (1) Has the Philippine-Australian Society for Senior Citizens Inc. received any monies in the
 - last 5 years under the Western Sydney Area Assistance Scheme?
 - (2) If so, what was the amount under each grant for each year and for what purpose?
 - (3) (a) Has he or officers of the Department of Planning seen the statement of receipts and disbursements for the Philippine-Australian Society for Senior Citizens Inc. for the year ended 30 June 1994?
 - (b) In the statement of receipts and disbursements, is an amount of \$110 described as an expense in relation to "Club 80"?
 - (c) Is Club 80 a brothel?
 - (d) Who was the President of the Philippine-Australian Society for Senior Citizens Inc. at the time that this money was spent on Club 80?

(4) Will he investigate the misappropriation of the funds of the society and/or funds granted under the Western Sydney Area Assistance Scheme?

- (5) (a) What other funds from the society have been misappropriated?
 - (b) What were these funds spent on?

1764 FAIRFIELD HOSPITAL-EXERCISE EQUIPMENT-Mr Scully to ask the Minister for Health-

- (1) What exercise equipment has been installed in the grounds of Fairfield Hospital?
- (2) What was the cost of purchasing and installing that equipment?

(3) What is the source of the funds used to pay for the purchase and installation of that exercise equipment?

- (4) (a) Have guidelines been issued by your department or the South West Area Health Service which sets out who is entitled to use that equipment?
 - (b) If so, what are the full details of those guidelines?
- (5) (a) Have people been denied use of this equipment?
 - (b) If so, was it on the basis that they were neither staff nor "a supervised client"?
- (6) Why aren't more patients allowed to use the equipment?
- (7) How many staff and how many patients used this equipment on each day in October 1994?
- 1765 KATRINA DI DONATO-Mr Scully to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women representing the Minister for Education, Training and Youth Affairs, Minister for Tourism and Minister Assisting the Premier-
 - (1) Does Holroyd Special School employ a teacher by the name of Barbara Calder?
 - (2) What are Ms Calder's qualifications?
 - (3) (a) Was Ms Calder transferred from another institution to Holroyd?
 - (b) If so, for what reason?
 - (4) Has it been alleged that Barbara Calder assaulted one Katrina Di Donato on or about 10
 - May 1994 and on prior occasions?
 - (5) (a) Was Katrina progressing quite well prior to Ms Calder becoming Katrina's teacher?
 - (b) If so, what has caused the deterioration of her abilities following being introduced to this teacher?
 - (6) (a) Is there a discrepancy in the physical capabilities reported now by Cooinda School and Holroyd Special School earlier this year?
 - (b) If so, what is the explanation for this difference?
- 1766 INTERIM LIGHTNING RIDGE MINING BOARD-Mr Scully to ask the Minister for Agriculture and Fisheries and Minister for Mines-
 - (1) (a) Did he appoint members of the Interim Lightning Ridge Mining Board (ILRMB)?
 - (b) If so, who did he appoint to the board?
 - (c) How long has the board been in existence?
 - (2) (a) What period constitutes "interim"?
 - (b) Has the ILRMB exceeded this time limit?
 - (c) Has he in the past guaranteed to opal miners at Lightning Ridge that only those operating as owner/operators or in partnership would be allowed to mine opals?
 - (d) Will he now allow mining companies to move in for the extraction of opals?
 - (3) Is the ILRMB properly constituted?
 - (4) What is the source of funding for the ILRMB and what is its authority to collect, raise,
 - levy, funds or impose charges or fees on the miners at Lightning Ridge?
 - (5) (a) In what account are funds received by the ILRMB banked?
 - (b) Is this account or accounts established in strict accordance with NSW Treasury department guidelines?
 - (c) If not, what does he propose to do to rectify the situation?
 - (d) How much money is currently held in ILRMB accout or accounts?
 - (6) (a) How much interest has been paid on funds held in ILRMB account or accounts?
 - (b) How is the interest paid on these funds utilised and distributed?

- (7) (a) Have any withdrawals of funds taken place from ILRMB account or accounts?
 - (b) If so, by whom, for what purpose and under what authority were such withdrawals made?

(8) What are the criteria and procedures for the selection of members of the Interim Lightning Ridge Mining Board?

(9) Were all members of the board investigated thoroughly for any prior criminal convictions or matters concerning poor integrity or character prior to being appointed to the board?

1767 VENTURE INDUSTRIES PTY LTD-Mr Scully to ask the Minister for Consumer Affairs, Minister Assisting the Minister for Roads and Minister Assisting the Minister for Transport-

(1) Was a company of which Mr Harry Kioussis was the beneficial owner given a building licence by the Building Services Corporation (BSC) some time in 1993 and withdrawn earlier this year?

(2) (a) Were the shareholders of this company the wife and daughter of one Harry Kioussis?(b) To whom was the licence issued?

(3) What steps does he propose to take to ensure that the BSC engages in mediation with the victims of Venture Industries Pty Ltd?

- (4) (a) Who gave the original licence to Venture Industries Pty Ltd?
 - (b) What are the names of the employees of the then Building Licensing Board who processed the application for a building licence by Venture Industries Pty Ltd?
 - (c) What is the name of the employee of the then Building Licensing Board who authorised the issue of the original building licence to Venture Industries Pty Ltd?
 - (d) Do any of the employees named in (a), (b) or (c) above still work for the Building Services Corporation and, if so, in what position?
- (5) (a) Did the current Deputy Chief Executive Officer of the BSC have anything whatsoever to do with the issue of the original licence to Venture Industries Pty Ltd?
 - (b) If so, will he have this matter investigated by the Independent Commission Against Corruption to assure the public that there is and never was any special relationship between that person and the proprietor of Venture Industries Pty Ltd?
- 1768 EMERGENCY RESPONSE VESSELS-Mr Shedden to ask the Deputy Premier, Minister for Public Works and Minister for Ports-

(1) Did the "Shirley Smith" fire and emergency response vessel, which services Botany Bay, go into dock in Sydney on Monday 14 November 1994?

(2) Were the commercial tugs of Botany Bay then contracted to perform fire watches in Botany Bay?

(3) Was the "Ted Noffs" fire and emergency response vessel for the port of Sydney removed to Botany Bay on Wednesday 16 November 1994 to take over the fire watch?

(4) Is Sydney today without a fire and emergency response vessel?

(5) Has Sydney previously had a continuously manned fire and emergency response vessel in its harbour since early this century?

(6) How long would it take for the "Ted Noffs" to respond to an emergency on Sydney Harbour from Botany Bay?

1769 SHELLHARBOUR HOSPITAL—ANAESTHETISTS—Mr Sullivan to ask the Minister for Health—

(1) Have the anaesthetists working at Shellharbour Hospital agreed to continue to attend general patients who present at the hospital requiring surgery?

(2) If not, why not?

(3) Has concern been expressed regarding the transfer of patients to other hospitals should surgical services not be available at Shellharbour Hospital?

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- 1770 GENERAL PRACTICE TRAINING UNIT-ILLAWARRA-Mr Sullivan to ask the Minister for Health-
 - (1) Has the General Practice Training Unit of the Illawarra Area Health Service attracted over \$½ million in research grants?
 - (2) From whom have these research grants come?
 - (3) Who is responsible for organising and attracting such grants to the IAHS General Practice Training Unit?
- 1771 ILLAWARRA AREA HEALTH SERVICE—WAITING LISTS—Mr Sullivan to ask the Minister for Health—

(1) How much has been allocated, as at this date, to the Illawarra Area Health Service to target waiting lists?

(2) Does the Government intend to allocate further funding in the future to the IAHS to target waiting lists?

- (3) How has such funding been allocated to:
 - (a) Wollongong Campus of the Illawarra Regional Hospital?
 - (b) Port Kembla Campus of the Illawarra Regional Hospital?
 - (c) Shoalhaven Hospital?
 - (d) Bulli Hospital?
 - (e) Milton Hospital?
- (4) What groups of patients are being targetted?
- (5) How many patients are to be treated in each group of patients?
- (6) How are the outcomes of this expenditure to be evaluated?
- 1772 STRESS LEAVE—ILLAWARRA TEACHERS—Mr Sullivan to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women representing the Minister for Education, Training and Youth Affairs, Minister for Tourism and Minister Assisting the Premier—
 - As at 27 October 1994, how many teachers at the following schools were on stress leave:
 (a) Para Meadows School?
 - (b) Gwynneville Primary School?
 - (c) West Wollongong Primary School?
 - (d) Wollongong Primary School?
 - (e) Mount St Thomas Primary School?
 - (f) Coniston Primary School?
 - (g) West Berkeley Primary School?
 - (h) South Berkeley Primary School?
 - (i) Berkeley Primary School?
 - (j) Lake Heights Primary School?
 - (k) Cringila Primary School?
 - (l) Warrawong Primary School?
 - (m) Port Kembla Primary School?
 - (n) Kemblawarra Primary School?
 - (o) Primbee Primary School?
 - (p) Windang Primary School?
 - (q) Hayes Park Primary School?
 - (2) For each of the above schools, how many teachers have taken stress leave in:
 - (a) 1994?
 - (b) The last 2 years?

1773 STUDENT ASSISTANCE PROGRAMS-EVALUATION-Mr Sullivan to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women representing the Minister for Education, Training and Youth Affairs, Minister for Tourism and Minister Assisting the Premier-

(1) What programs have been operating in New South Wales high schools specifically to address the needs of students who are classified as being at risk of abandoning their schooling and/or leaving their homes and becoming street children?

- (2) Have these programs been evaluated?
- (3) If so, what conclusions have been drawn from such evaluations?
- 1774 "PARENTS ONLY" ENGLISH CLASSES—Mr Sullivan to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women representing the Minister for Education, Training and Youth Affairs, Minister for Tourism and Minister Assisting the Premier—

(1) Does the Department of School Education run "parents only" English classes in State primary and high schools?

(2) If so, in how many schools are such "parents only" English classes run?

(3) Within the electorate of Wollongong, which schools run such "parents only" English classes?

(4) Within the electorate of Wollongong, how many parents attend such "parents only" English classes?

1775 LICENSED PREMISES—BLUEBERRIES—Mr Thompson to ask the Minister for Police and Minister for Emergency Services—

With regard to the licensed premises known as Blueberries at North Sydney-

(1) Has this establishment come under police notice for any breaches of the Liquor Act in the last 3 years?

(2) If so:

(a) What was the offence or breach or charge and the date of the offence?

(b) Who was the person or company against whatever breach, incident or charge issued?

(3) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licensed establishments?

- (4) How many times have police visited Blueberries in the last 3 years:
 - (a) By foot patrol police?
 - (b) In response to being called to the premises?
 - (c) By specialist police?
 - (d) By police on licensing activities?

(5) How many breaches of the law would the licensee of Blueberries be allowed by the police before they are asked to show cause as to why they should keep their licence?

1776 LICENSED PREMISES—SIR FRANCIS DRAKE INN—Mr Thompson to ask the Minister for Police and Minister for Emergency Services—

With regard to the licensed premises known as Sir Francis Drake Inn, Motto Farm-

(1) Has the Sir Francis Drake Inn come under police notice for any breaches of the Liquor Act in the last 3 years?

(2) If so:

(a) What was the offence or breach or charge and the date of the offence?

(b) Who was the person or company against whatever breach, incident or charge issued?

(3) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licensed establishments?

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(4) How many times have police visited the Sir Francis Drake Inn in the last 3 years:

- (a) By foot patrol police?
- (b) In response to being called to the premises?
- (c) By specialist police?
- (d) By police on licensing activities?

(5) How many breaches of the law would the licensee of the Sir Francis Drake Inn be allowed by the police before they are asked to show cause as to why they should keep their licence?

1777 LICENSED PREMISES—CARTOONS—Mr Thompson to ask the Minister for Police and Minister for Emergency Services—

With regard to the licensed premises known as Cartoons on the northern beaches of Sydney— (1) Has this establishment come under police notice for any breaches of the Liquor Act in the last 3 years?

(2) If so:

(a) What was the offence or breach or charge and the date of the offence?

(b) Who was the person or company against whatever breach, incident or charge issued?(3) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licensed establishments?

(4) How many times have police visited Cartoons in the last 3 years:

- (a) By foot patrol police?
- (b) In response to being called to the premises?
- (c) By specialist police?
- (d) By police on licensing activities?

(5) How many breaches of the law would the licensee of Cartoons be allowed by the police before they are asked to show cause as to why they should keep their licence?

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- 1778 SEELANDS CATTLE FEEDLOT-Ms Allan asked the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing-
 - (1) Has the Seelands cattle feedlot in Nymboida Shire received planning approval to operate
 - as a feedlot for its current number of cattle?
 - (2) When was such approval given?
 - (3) (a) Does the Department of Planning support the establishment of feedlots on the North Coast?
 - (b) If so, where?
 - (4) (a) Does the Seelands cattle feedlot comply with departmental guidelines concerning feedlots?
 - (b) If so, how?
- 1779 SEELANDS CATTLE FEEDLOT-Ms Allan to ask the Minister for Agriculture and Fisheries and Minister for Mines-

(1) Is he aware of complaints concerning dust, odour, water and noise at the Seelands cattle feedlot in Nymboida Shire?

(2) If so, what action is he taking to address these concerns?

(3) Does the Seelands cattle feedlot operate in contravention to the Department's own guidelines which recommend cattle feedlots do not operate on the North Coast?

(4) If so, when will the Department of Agriculture withdraw the operating licence for this feedlot?

(5) How often and on what dates have officers of the Department inspected this facility?

1780 SEELANDS CATTLE FEEDLOT-Ms Allan to ask the Minister for the Environment-

(1) Has the EPA raised concerns about dust, odour, water and noise nuisance at the Seelands cattle feedlot in Nymboida Shire?

(2) (a) Will he allow the Seelands feedlot to continue to operate?

- (3) Have recent heavy rains in the Grafton area increased the water nuisance at the feedlot?
- (4) Is effluent leaching from the feedlot into the nearby Clarence River?
- 1781 GOSFORD ROUNDABOUT-Mr Doyle to ask the Minister for Transport and Minister for Roads-

(1) Has Gosford City Council advised the RTA that it considers the construction of a roundabout at the Pacific Highway, Showground Road and Donnison Street, Gosford, a vital aspect of the Gosford Waterfront Flyover project?

- (2) What is the estimated cost of installing the roundabout?
- (3) (a) Will the RTA fund the roundabout's construction?
 - (b) If not, why not?
- 1782 SOUTH WOY WOY LEVEL CROSSING-Mr Doyle to ask the Minister for Transport and Minister for Roads-

(1) What is the nature of the work which has taken place at the level crossing at Rawson Road, South Woy Woy, from August to November 1994?

- (2) How many staff has the work involved?
- (3) What has been the cost of the work?(4) Are there plans to replace the crossing with a rail underpass?
- (5) (a) If so, when?
 - (b) If not, why not?
- 1783 WOY WOY POLICE PATROL-Mr Doyle to ask the Minister for Police and Minister for Emergency Services-
 - (1) How many police vehicles are available for use by the Woy Woy Police Patrol:
 - (a) During business hours, Monday to Friday?
 - (b) After hours, Monday to Friday?
 - (c) At weekends?
 - (2) What is the population contained within the Woy Woy Patrol area?
- 1784 LICENSED PREMISES-WEST SIDE GOLF AND RECREATION CENTRE-Mr Face to ask the Minister for Police and Minister for Emergency Services-

With regard to the licensed premises known as West Side Golf and Recreation Centre-

- (1) Has this establishment come under police notice for any breaches of the Liguor Act in
- the last 3 years?
- (2) If so:
 - (a) What was the offence or breach or charge and the date of the offence?

(b) Who was the person or company against whatever breach, incident or charge issued? (3) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licensed establishments?

- (4) How many times have police visited this premises in the last 3 years:
 - (a) By foot patrol police?
 - (b) In response to being called to the premises?
 - (c) By specialist police?
 - (d) By police on licensing activities?

(5) How many breaches of the law would the licensee of this premises be allowed by the police before they are asked to show cause as to why they should keep their licence?

⁽b) If so, why?

1785 LICENSED PREMISES—FISHERMAN'S WHARF RESTAURANT—Mr Face to ask the Minister for Police and Minister for Emergency Services—

With regard to the licensed premises known as Fisherman's Wharf Restaurant at Nelson Bay— (1) Has this establishment come under police notice for any breaches of the Liquor Act in the last 3 years?

(2) If so:

- (a) What was the offence or breach or charge and the date of the offence?
- (b) Who was the person or company against whatever breach, incident or charge issued?
- (3) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licensed establishments?
- (4) How many times have the police visited this premises in the last 3 years:
 - (a) By foot patrol police?
 - (b) In response to being called to the premises?
 - (c) By specialist police?
 - (d) By police on licensing activities?

(5) How many breaches of the law would the licensee of this premises be allowed by the police before they are asked to show cause as to why they should keep their licence?

1786 LICENSED PREMISES—WEST SIDE GOLF AND RECREATION CENTRE—Mr Face to ask the Chief Secretary and Minister for Administrative Services—

(1) Does the West Side Golf and Recreation Centre hold a liquor licence?

- (2) If so, what is the liquor licence and has it any endorsements?
- (3) Does the licence allow for cabaret or nightclub entertainment after 11 p.m.?
- (4) (a) Has this premises come under notice for any breaches of the Liquor Act in the last 3 years?
 - (b) If so:
 - (i) What was the offence or breach or charge and the date of the offence?
 - (ii) Who was the person or company against whatever breach, incident or charge issued?
- (5) Who is the licensee of such premises and their address?
- (6) Who has been the licensee over the last 3 years?
- (7) What is the name and address of the owner of the business holding the licence?

(8) If the owner or owners is a company or a family trust, what are their names and addresses?

(9) What is the name and address of the owner of the building, and in the case of a company or trust, the shareholders or trustees?

(10) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licensed establishments?

(11) How many breaches of the law would the licensee of this premises be allowed before they are asked to show cause as to why they should keep their licence?

(12) Is this premises a privately owned golf course with a restaurant and not a registered club?

(13) Are sales of liquor being made to persons without serving a meal in compliance with the restaurant licence?

1787 SCARBOROUGH TUNNEL-Mr McManus to ask the Minister for Transport and Minister for Roads-

(1) What is the present position with the Scarborough Tunnel?

(2) Has any decision on maintenance costs been arrived at?

(3) If so, who or which Department will be responsible for this maintenance?

(4) Has State Rail satisfied Wollongong City Council regarding the velocity of water flow with respect to the tunnel lining?
(5) Will the cliff face on Scarborough Beach need to be quarried to provide adequate anchorage for the energy dissipater at this position?

(6) Has there been a study of consequences in the event of blockage?

(7) Has he signed contracts with Transfield for the commencement of the tunnel?

(8) If so, when is it envisaged to commence?

(9) When is it envisaged to be completed?

(10) Can he assure residents of the area that the present arrangements can cope with a 1 in 100-year flood?

1788 INFRINGEMENT NOTICE MATTER—Mr Macdonald to ask the Minister for Police and Minister for Emergency Services—

In relation to the matter of an Infringement Notice issued to Ms C. C. on 25 June 1993 (his reference RML 28754)—

(1) Why were the witnesses who offered to support her case not interviewed?

(2) Why was the NRMA Legal Branch opinion ignored?

1789 DR LASRADO-Mr Martin to ask the Minister for Health-

(1) Has he received representation from the Moree and District Chamber of Commerce seeking an inquiry into the actions of the Barwon Health Board and the Moree District Hospital Board?

(2) Do these concerns relate not only to the Barwon Health Board's refusal to allow Dr Lasrado the rights of a Visiting Medical Officer at Moree District Hospital but, the decision to prevent Dr Lasrado from admitting private patients at the hospital and treating them there until they are discharged?

(3) Did the NSW Medical Board give Dr Lasrado permission to treat patients from his own private practice at the Moree District Hospital?

(4) If so, will he instruct the Barwon Health Board and the Moree District Hospital Board to lift the restriction on Dr Lasrado treating patients from his own private practice at Moree District Hospital?

(5) If not, why not?

(6) Has Dr Lasrado been advised that he had a right to appeal the decision?

(7) Has Dr Lasrado been given a date for a hearing?

(8) Will he take action to ensure Dr Lasrado is given the opportunity to have a hearing as a matter of urgency?

1790 LICENSED PREMISES—CLUB 500—Mr Thompson to ask the Minister for Police and Minister for Emergency Services—

With regard to the licensed premises known as Club 500 at Griffith-

(1) Has this establishment come under police notice for any breaches of the Liquor Act in the last 3 years?

(2) If so:

(a) What was the offence or breach or charge and the date of the offence?

(b) Who was the person or company against whatever breach, incident or charge issued?(3) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licensed establishments?

(4) How many times have police visited this premises in the last 3 years:

(a) By foot patrol police?

- (b) In response to being called to the premises?
- (c) By specialist police?
- (d) By police on licensing activities?

(5) How many breaches of the law would the licensee of this premises be allowed by the police before they are asked to show cause as to why they should keep their licence?

1791 LICENSED PREMISES-CLUB 500-Mr Thompson to ask the Chief Secretary and Minister for Administrative Services-

- (1) Does the premises known as Club 500 at Griffith hold a liquor licence?
- (2) If so, what is the liquor licence and has it any endorsements?
- (3) Does the licence allow for cabaret or nightclub enterntainment after 11 p.m.?
- (4) (a) Has this premises come under notice for any breaches of the Liquor Act in the last 3 years?
 - (b) If so:
 - (i) What was the offence or breach or charge and the date of the offence?
 - (ii) Who was the person or company against whatever breach, incident or charge issued?
- (5) Who is the licensee of such premises and their address?
- (6) Who has been the licensee over the last 3 years?
- (7) What is the name and address of the owner of the business holding the licence?

(8) If the owner or owners is a company or a family trust, what are their names and addresses?

(9) What is the name and address of the owner of the building, and in the case of a company or trust, the shareholders or trustees?

(10) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licensed establishments?

(11) What is the number of persons approved to be the maximum on the premises at any time?

(12) Have there been any attendances of more than 400 when Club 500 is open?

(13) How many breaches of the law would the licensee of this premises be allowed before they are asked to show cause as to why they should keep their licence?

1792 LICENSED PREMISES-SHAKERS NIGHT CLUB-Mr Thompson to ask the Chief Secretary and Minister for Administrative Services-

- (1) Does the premises known as Shakers Night Club at Maitland hold a liquor licence?
- (2) If so, what is the liquor licence and has it any endorsements?
- (3) Does the licence allow for cabaret or nightclub entertainment after 11 p.m.?
- (4) (a) Has this premises come under notice for any breaches of the Liquor Act in the last 3 years?
 - (b) If so:
 - (i) What was the offence or breach or charge and the date of the offence?
 - (ii) Who was the person or company against whatever breach, incident or charge issued?

(5) Who is the licensee of such premises and their address?

- (6) Who has been the licensee over the last 3 years?
- (7) What is the name and address of the owner of the business holding the licence?

(8) If the owner or owners is a company or a family trust, what are their names and addresses?

(9) What is the name and address of the owner of the building, and in the case of a company or trust, the shareholder or trustees?

(10) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licensed establishments?

(11) How many breaches of the law would the licensee of this premises be allowed before they are asked to show cause as to why they should keep their licence?

22 NOVEMBER 1994

(Paper No. 39

1793 MR WAYNE BORROW-Mr Martin to ask the Minister for Transport and Minister for Roads-

(1) Does the RTA Newcastle have a Return to Work Rehabilitation Program in place as required under the Workers Compensation Act?

(2) Did the Manager, Workers Compensation Unit, write to Mr Wayne Borrow advising that Workers Compensation Claim No. A1932240 had been accepted?

(3) Did the Personnel Services Officer write to Mr Wayne Borrow on 2 November 1994 to inform Mr Borrow that his employment was to be terminated on 18 November 1994?

(4) Was this decision the result of RTA Newcastle, on 13 May 1994, denying the workers compensation claim for an injury to Mr Borrow on 19 October 1993?

(5) Why has the RTA Newcastle implemented a Return to Work Rehabilitation Program within the 7-month period Mr Borrow was off work?

(6) What does the Occupational Health and Safety Information Handbook issued to all RTA employees in Newcastle state in this regard?

(7) Are the actions of the Personnel Services Officer a breach of the Duty of Care section of the Occupational Health and Safety Act?

(8) Does he support the advice to Mr Wayne Borrow that he apply to the Department of Social Security for assistance?

(9) Is the Department aware of legal opinion that suggests Mr Borrow may have a legitimate case to place before the Human Rights and Equal Opportunities Commission?

(10) What were the names of the Designated Workplace Rehabilitation Co-ordinators at RTA Newcastle at the time of Mr Borrow's injuries on 19 October 1993 and 13 October 1994?

(11) What does the Department intend to do about the enormous psychological stress this incident has caused to Mr Borrow, Mr Borrow's wife and family?

(12) Will he consider the reinstatement of Mr Borrow on compassionate grounds so that Mr Borrow may return to useful employment in accordance with the intent of the Workers Compensation Act's Return to Work Rehabilitation Program?

(13) If not, why not?

1794 FISHING CATCH LIMITS-Mr Martin to ask the Minister for Agriculture and Fisheries and Minister for Mines-

(1) Why has there been different trip/catch limits recommended for redfish north and south of Barrenjoey?

(2) Why are fishers south of Barrenjoey being discriminated against?

(3) Has the southern bluefin tuna draft management plan been released?

(4) Why have genuine New South Wales southern bluefin tuna catches in New South Wales State waters not been recognised in the Australian southern bluefin tuna allocation?

- 1795 KINGFISH QUOTAS-Mr Martin to ask the Minister for Agriculture and Fisheries and Minister for Mines-
 - (1) Will he phase out kingfish traps?
 - (2) Will the kingfish fishery be a share management fishery?
 - (3) If so, will a total allowable catch be set and quota allocated for kingfish?
 - (4) If so, will this quota be different to that for trap and line fishers?
 - (5) If so, in what way?

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1796 CLUB 500-Mr Neilly to ask the Minister for Police and Minister for Emergency Services-

(1) How many offences or breaches has Club 500 at Griffith had for "juvenile unaccompanied by parent or guardian" in the period of time since it opened?

(2) Will he undertake to make sure police are certain that people under 18 years of age are accompanied in compliance with the law?

1797 LICENSED PREMISES-SEVENS NIGHT CLUB-Mr Neilly to ask the Minister for Police and Minister for Emergency Services-

With regard to the licensed premises known as Sevens Night Club at Armidale-

(1) Has this establishment come under police notice for any breaches of the Liquor Act in the last 3 years?

(2) If so:

(a) What was the offence or breach or charge and the date of the offence?

(b) Who was the person or company against whatever breach, incident or charge issued?

(3) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licensed establishments?

(4) How many times have police visited this premises in the last 3 years:

- (a) By foot patrol police?
- (b) In response to being called to the premises?
- (c) By specialist police?
- (d) By police on licensing activities?

(5) How many breaches of the law would the licensee of this premises be allowed by the police before they are asked to show cause as to why they should keep their licence?

1798 CABARET ENDORSEMENT RESTAURANT LICENCES—Mr Neilly to ask the Chief Secretary and Minister for Administrative Services—

- (1) How many restaurants have a cabaret endorsement in New South Wales?
- (2) What are the names of these restaurants/cabaret permits and where are they located?
- (3) When did such permit in each case come about and on what basis?

(4) How many breaches, charges or any offence connected with each premises has there been in the years 1992, 1993 and to September 1994?

(5) How many breaches, charges or any offence connected with each premises are outstanding or pending at 1 November 1994?

1799 LICENSED PREMISES—FISHERMAN'S WHARF RESTAURANT—Mr Neilly to ask the Chief Secretary and Minister for Administrative Services—

(1) Does the premises known as Fisherman's Wharf Restaurant, Nelson Bay, hold a liquor licence?

- (2) If so, what is the liquor licence and has it any endorsements?
- (3) Does the licence allow for cabaret or nightclub entertainment after 11 p.m.?
- (4) (a) Has this premises come under notice for any breaches of the Liquor Act in the last 3 years?
 - (b) If so:
 - (i) What was the offence or breach or charge and the date of the offence?
 - (ii) Who was the person or company against whatever breach, incident or charge issued?
- (5) Who is the licensee of such premises and their address?
- (6) Who has been the licensee over the last 3 years?
- (7) What is the name and address of the owner of the business holding the licence?

(8) If the owner or owners is a company or a family trust, what are their names and addresses?

(9) What is the name and address of the owner of the building, and in the case of a company or trust, the shareholders or trustees?

(10) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licensed establishments?

(11) How many breaches of the law would the licensee of this premises be allowed before they are asked to show cause as to why they should keep their licence?

1800 LICENSED PREMISES—SEVENS NIGHT CLUB—Mr Neilly to ask the Chief Secretary and Minister for Administrative Services—

- (1) Does the premises known as Sevens Night Club at Armidale hold a liquor licence?
- (2) If so, what is the liquor licence and has it any endorsements?
- (3) Does the licence allow for cabaret or nightclub entertainment after 11 p.m.?
- (4) (a) Has this premises come under notice for any breaches of the Liquor Act in the last 3 years?
 - (b) If so:
 - (i) What was the offence or breach or charge and the date of the offence?
 - (ii) Who was the person or company against whatever breach, incident or charge issued?

(5) Who is the licensee of such premises and their address?

(6) Who has been the licensee over the last 3 years?

(7) What is the name and address of the owner of the business holding the licence?

(8) If the owner or owners is a company or a family trust, what are their names and addresses?

(9) What is the name and address of the owner of the building, and in the case of a company or trust, the shareholders or trustees?

(10) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licensed establishments?

(11) How many breaches of the law would the licensee of this premises be allowed before they are asked to show cause as to why they should keep their licence?

1801 F3 NOISE MEETINGS-Mr Price to ask the Minister for Transport and Minister for Roads-

(1) What action does the RTA intend to take in relation to the increased noise levels affecting the residents living in the vicinity of the F3 connectors, namely Lenaghans Drive, Black Hill, and Wheatleys Drive, Beresfield?

- (2) How many public meetings have been held with affected residents?
- (3) (a) What were the dates of these meetings?
 - (b) How were residents notified and where were these meetings held?

(4) What actions were proposed as a result of these meetings and when is the implementation of these proposals to take place?

1802 LICENSED PREMISES-SHAKERS NIGHT CLUB-Mr Thompson to ask the Minister for Police and Minister for Emergency Services-

With regard to the licensed premises known as Shakers Night Club at Maitland-

(1) Has this establishment come under police notice for any breaches of the Liquor Act in the last 3 years?

(2) If so:

(a) What was the offence or breach or charge and the date of the offence?

(b) Who was the person or company against whatever breach, incident or charge issued?

(3) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licensed establishments?

- (4) How many times have police visited this premises in the last 3 years:
 - (a) By foot patrol police?
 - (b) In response to being called to the premises?
 - (c) By specialist police?
 - (d) By police on licensing activities?

(5) How many breaches of the law would the licensee of this premises be allowed by the police before they are asked to show cause as to why they should keep their licence?

1803 LICENSED PREMISES—STAR MOTEL—Mr Thompson to ask the Minister for Police and Minister for Emergency Services—

With regard to the licensed premises known as Star Motel at King Street, Newcastle-

(1) Has this establishment come under police notice for any breaches of the Liquor Act in the last 3 years?

- (2) If so:
 - (a) What was the offence or breach or charge and the date of the offence?

(b) Who was the person or company against whatever breach, incident or charge issued?(3) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licensed establishments?

- (4) How many times have police visited this premises in the last 3 years:
 - (a) By foot patrol police?
 - (b) In response to being called to the premises?
 - (c) By specialist police?
 - (d) By police on licensing activities?

(5) How many breaches of the law would the licensee of this premises be allowed by the police before they are asked to show cause as to why they should keep their licence?

- 1804 LICENSED PREMISES-STAR MOTEL-Mr Thompson to ask the Chief Secretary and Minister for Administrative Services-
 - (1) Does the premises known as Star Motel, King Street, Newcastle, hold a liquor licence?
 - (2) If so, what is the liquor licence and has it any endorsements?
 - (3) Does the licence allow for cabaret or nightclub entertainment after 11 p.m.?
 - (4) (a) Has this premises come under notice for any breaches of the Liquor Act in the last 3 years?
 - (b) If so:
 - (i) What was the offence or breach or charge and the date of the offence?
 - (ii) Who was the person or company against whatever breach, incident or charge issued?
 - (5) Who is the licensee of such premises and their address?
 - (6) Who has been the licensee over the last 3 years?
 - (7) What is the name and address of the owner of the business holding the licence?

(8) If the owner or owners is a company or a family trust, what are their names and addresses?

(9) What is the name and address of the owner of the building, and in the case of a company or trust, the shareholders or trustees?

(10) Have the number of breaches, incidents or charges against this premises in the last 3 years been above or below average for licensed establishments?

(11) How many breaches of the law would the licensee of this premises be allowed before they are asked to show cause as to why they should keep their licence?

23 NOVEMBER 1994

(Paper No. 40)

1805 SENIOR CITIZENS UNITS-Ms Allan to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing-

(1) Are aged and pensioner one-bedroom units being occupied by people in the younger 20 to 30 years age group?

- (2) Are such units traditionally utilised for housing people of more mature years?
- (3) Is he aware of some disharmony in Department of Housing unit blocks due to this mix of young and older tenants?
- (4) (a) What action will he take to ensure that this type of accommodation is used for the housing of older people, especially in established blocks which are tenanted by senior citizens?
 - (b) If not, why not?
- 1806 WATER SUPPLY SECURITY-Ms Allan to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing-

(1) Is he aware of the danger posed to our water supply through unauthorised personnel tampering with valves, cocks, pipelines, etc.?

(2) What measures are taken by the Board to prevent such unauthorised actions?

(3) Does the Water Board have a security section to police the Sydney water supply lines and canals?

- (4) If so, how many personnel are employed and what is the frequency of their inspections?
- (5) Were 16 specially trained security officers declared redundant by the Water Board in 1993?

(6) What security measures are in place to prevent tampering with or the withdrawal of water from the supply lines?

- (7) (a) What action will he take to ensure that the Sydney water supply is adequately patrolled by trained security officers?
 - (b) If not, why not?
- 1807 WATER TANKER OPERATORS-Ms Allan to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing-
 - (1) Is he aware of the illegal taking of water from Water Board mains?
 - (2) Is he further aware that this stealing of water is being carried out on a large scale?
 - (3) Can persons in possession of a standpipe tap into the water mains?
 - (4) Are standpipes in the possession of all water tanker operators?
 - (5) Are water tanker operators licensed to take water from Water Board mains?
 - (6) If so, what licence fee is imposed and to whom is payment made?

(7) Are tanker operators filling their tankers from standpipes and transporting the water to outer suburbs to top up swimming pools?

(8) Are some tanker operators drawing illegally from Water Board mains and charging people in outlying suburbs who have exhausted their supplies?

(9) What measures are undertaken to prevent water being illegally drawn from Water Board mains?

- (10) (a) Will he take action to ensure that this practice is halted and that those apprehended stealing water from the Water Board are dealt with at law?
 - (b) If not, why not?

1808 WOMBARRA STORMWATER TUNNEL—Ms Allan to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing—

(1) Does CityRail (State Rail Authority) propose to construct a stormwater tunnel at Wombarra?

- (2) What are the immense environmental consequences of such a development?
- (3) Is the site of the proposed tunnel in a confirmed landslip area?

(4) Has the Project Manager, Peter Page, publicly stated that some movement in the headland will occur during construction of the tunnel?

(5) Have both CityRail and consultants, Snowy Mountains Engineering Authority, refused to provide guarantees covering residents' homes?

(6) Will geological disturbances occur when blasting (which CityRail refuse to rule out) is carried out?

(7) What safety measures are in place to protect residents and their homes from damage during construction of the tunnel?

(8) Why has public access to that part of the tunnel specification dealing with safety been denied?

(9) Will a dam spillway protrude from the cliff face forever scaring the escarpment and ruining the appearance of Scarborough Beach?

- (10) Will some construction access be via Scarborough Beach?
- (11) Is the despoilation of the beach covered by the Environmental Impact Statement (EIS)?
- (12) Is the pumping of groundwater through creeks not covered by the EIS?
- (13) (a) What action will be taken to halt this proposal until such time as a more environmentally friendly and feasible option is examined?
 - (b) If not, why not?
- 1809 BLACKTOWN RAILWAY STATION—Ms Allan to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women—

(1) Is Blacktown Railway Station an unsafe work environment while reconstruction work takes place?

- (2) (a) Have WorkCover inspectors visited the site?
 - (b) When?
 - (c) What did they find?
- 1810 BLACKTOWN RAILWAY STATION-Ms Allan to ask the Minister for Transport and Minister for Roads-
 - (1) How dangerous is Blacktown Railway Station for commuters?

(2) What accidents have occurred because of the physical design of the station over the last 12 months?

- (3) Is reconstruction work taking place at the station?
- (4) What risk for commuters is occurring due to this work?
- 1811 DUTCHIES MOTOR LODGE-Mr Martin to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing-

(1) Has the Department of Planning received complaints about the redevelopment of Dutchies Motor Lodge at Port Stephens?

(2) Does the building comply with planning instruments approved by the Department of Planning?

- (3) Does the building exceed the height requirements?
- (4) Will the Department of Planning investigate these complaints?
- (5) If not, why not?

(6) Has consultation with adjoining neighbours taken place?

(7) Will the concerns of adjoining neighbours be taken into consideration?

(8) Will the Department of Planning ensure that roof lines and pitch will not adversely affect neighbours?

(9) Will he instruct the Department of Planning to refer complaints to the Minister for Local Government?

(10) What action does he intend to take to ensure developers abide by the rules set down in gazetted planning instruments?

1812 SURVEYORS BILL-Mr Mills to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing-

(1) Have discussions been held with the Institution of Surveyors and the Association of Consulting Surveyors concerning the request by the profession for introduction of legislation relating to surveyors?

(2) When did discussions commence?

(3) Will legislation be introduced this session?

(4) If not, will there be a Draft Exposure Bill to obtain comment from the surveying profession?

(5) If not, why not?

1813 MOTOR REGISTRY OFFICE-REVESBY-Mr Rogan to ask the Minister for Transport and Minister for Roads-

(1) What is the reason for the closure of the Roads and Traffic Authority's Motor Registry Office, Revesby?

(2) Given the number of persons utilising this office, were alternative sites within the Revesby area investigated to provide more space before the decision to close the Registry Office was taken?

(3) If not, why not?

(4) Will East Hills residents now have to travel to Bankstown for the nearest Motor Registry services?

(5) Will this decision mean great inconvenience, extra travelling expense and time, together with the problems of parking for those who need the services of the RTA office?

- (6) Will he now review and reverse this decision?
- (7) If not, why not?
- 1814 ELECTRICITY TRANSMISSION AUTHORITY—Mr Rogan to ask the Minister for Police and Minister for Emergency Services representing the Minister for Energy and Minister for Local Government and Co-operatives—
 - (1) When will the new Electricity Transmission Authority become fully operational?
 - (2) How many employees will be transferred from Pacific Power to the ETA?
 - (3) How many employees are expected to be working for the ETA in 12 months time?
 - (4) Where will the ETA be located?
 - (5) What is the anticipated revenue to be derived by the ETA after the:
 - (a) First 12 months of operation?
 - (b) End of the 1994/95 financial year?
 - (6) How will the operation of the ETA impact upon the:
 - (a) Revenue of Pacific Power?
 - (b) Dividend and tax equivalent payments to the State Treasury from Pacific Power?

(7) What is the expected dividend and tax equivalent payments expected from the ETA at the end of the:

- (a) 1993/94 financial year?
- (b) 1994/95 financial year?

1815 ELECTRICITY HOUSE—Mr Rogan to ask the Minister for Police and Minister for Emergency Services representing the Minister for Energy and Minister for Local Government and Co-operatives—

(1) What is the current status regarding plans to sell Electricity House owned by Pacific Power?

- (2) What was the final cost of renovations to that building?
- (3) How much of the cost was for asbestos removal?
- (4) If this building is to be sold, what is the anticipated sale price?
- (5) How many levels of this building are:
 - (a) Occupied by Pacific Power employees?
 - (b) Privately rented?
 - (c) Vacant?

(6) How many levels will be vacated when employees now employed by the Electricity Transmission Authority relocate to other premises?

(7) What plans are in place to rent out that space created by the departure of the ETA?

1816 TAYLOR INQUIRY-Mr Rogan to ask the Minister for Agriculture and Fisheries and Minister for Mines-

(1) Did the Department of Mineral Resources make a submission to the Taylor Inquiry into the coal industry?

- (2) If not, why not?
- (3) If the Department made a submission, what was the basic thrust of their submission?
- 1817 WORLD MARCHING BAND ASSOCIATION-Mr Thompson to ask the Treasurer and Minister for the Arts-

(1) Is the Ministry of the Arts aware of an organisation known as the World Marching Band association?

(2) Has there been any correspondence from the World Marching Band Association with the Ministry with regard to its status and admitting bands from New South Wales to this association?

- (3) If so, what international standing has his organisation?
- (4) How was it formed and is it representative of band organisations throughout the world?
- (5) How was the Chief Executive appointed to his position?
- (6) Was the Chief Executive, a Mr Bod Eckland, self-appointed?

(7) Who within that organisation would have the power to appoint representatives to this organisation worldwide?

- (8) (a) Is he aware if anyone in Australia represents the World Marching Band Association?(b) If so, how was that person appointed?
- (9) (a) Are any marching bands, which are under Government patronage, members of the World Marching Band Association?
 - (b) If any, who are they?
- (10) Are the headquarters of the World Marching Band in Calgary, Alberta, Canada?

(11) Is the World Marching Band Association associated with a travel company operating from Calgary, Alberta, Canada, called Travel Fun?

(12) What association does the Chief Executive of the World Marching Band Association have with Travel Fun?

(13) Is a major part of the operations of Travel Fun providing overseas tours to marching bands from Canada and other parts of the world?

(14) Is the Ministry aware of how many other countries are involved in the World Marching Band Association and how did representatives of those countries come to be appointed?

- 1818 BEXLEY PUBLIC SCHOOL—Mr Thompson to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women representing the Minister for Education, Training and Youth Affairs, Minister for Tourism and Minister Assisting the Premier—
 - (1) When will refurbishment and extensions to Bexley Public School commence?
 - (2) What is the anticipated completion date of the project?
 - (3) Has a buyer been found for school land on the western side of Forest Road, Bexley?
 - (4) If so, what is the sale price?
 - (5) If not, when is a sale expected?
 - (6) What disruption, if any, will be suffered by schoolchildren and their teachers during the proposed refurbishment and construction program?

24 NOVEMBER 1994

(Paper No. 41)

1819 NORTH OCEAN SHORES-Ms Allan to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing-

(1) Why has the Heritage Council refused to nominate North Ocean Shores for an interim conservation order?

(2) Has the Heritage Council received advise from the NPWS that North Ocean Shores should be protected?

(3) What has the natural resources branch of the Heritage Council stated about the absence of documents from the 1990 Commission of Public Enquiry?

- (4) (a) When will he nominate North Ocean Shores for an interim conservation order?(b) If not, why not?
- 1820 GIRLS' EDUCATION REVIEW-Ms Allan to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women representing the Minister for Education, Training and Youth Affairs, Minister for Tourism and Minister Assisting the Premier-
 - (1) Has the "Quality Assurance Review of Girls' Education" report been completed?
 - (2) If so, what are its recommendations?
 - (3) When will the report be publicly released?
- 1821 KANGAROO MEAT-Ms Allan to ask the Minister for Consumer Affairs, Minister Assisting the Minister for Roads and Minister Assisting the Minister for Transport-

(1) Is she aware that Coles-Myer in Victoria has received 71 complaint letters from customers about the quality of kangaroo meat in its stores?

(2) Is she further aware Coles-Myer will therefore not introduce kangaroo meat to its stores in New South Wales?

(3) How many complaints has the Department received about retail kangaroo meat in New South Wales?

- (4) What is the nature of these complaints?
- (5) What action has been taken arising out of any complaints?
- 1822 LAKE WETHERELL WATER QUALITY-Mr Beckroge to ask the Minister for Land and Water Conservation-

How much water will have to be released into the river from Lake Wetherell for enough water to be available at Tandou pump site for them to pump the proposed 5,500 megalitres?
Does the Department of Water Resources follow the Murray Darling Basin Ministerial Council's "Algal Management Strategy Guidelines" to which they contributed?

- (3) Do these guidelines state:
 - (a) The causes of algal blooms are:
 - (i) High concentration of plant nutrients?
 - (ii) Slow flowing of stagnant water?
 - (iii) Sunlight?
 - (iv) Warm water temperatures?
 - (b) Nutrient reduction should be planned and managed by catchment/regional management committees through the development of catchment management plans?
 - (c) Two elements of nutrient reduction are:
 - (i) Identifying and quantifying the source of nutrients in the river system?
 - (ii) Determining the options available for reducing the input of nutrients from these sources?

(4) What guarantee can the Department of Water Resources give that the quality of water in Lake Wetherell will not deteriorate for the addition of the water from Lake Bijijie?

(5) Does the Department of Water Resources still claim, as they did in the *Barrier Daily Truth* in March 1994, after the draining of Lakes Menindee and Cawndilla that:

- (a) The drying of these lakes is a natural component of the existing lakes environment?
- (b) The Department of Water Resources priority is for the towns of Broken Hill, Menindee and Pooncarie to have the highest quality water possible?

(6) Has the Department of Water Resources opened the gates at the main weir and started supplying Tandou with the proposed 5,500 megalitres?

(7) Will the Department of Water Resources recognise the verbal objection they have received because of the late issuing and unavailability of their written proposal?

1823 POLICE-CRIME STATISTICAL INFORMATION-Mr Hatton to ask the Minister for Police and Minister for Emergency Services-

As there are four geographic police regions in New South Wales, and 166 individual police patrols providing policing needs to the population of New South Wales—

(1) Why do the NSW Police not have in place an internal mechanism for compilation and analysis of crime statistics to determine each region and patrols crime statistics on at least a monthly review bases?

(2) During the period 1 January 1994 to 30 June 1994, was there such an internal mechanism?

(3) If so, what are the internal crime statistics within the Police Service records for each police patrol and period referred to therein?

- (4) (a) Has the gathering of crime statistics information for regions and patrols changed to the COPS program or some other system subsequent to June 1994?
 - (b) If so:
 - (i) To what system?
 - (ii) How is the retrieval of the referred to information more efficient?
- (5) (a) Does the relevance of crime statistical information play any part in the determination of allocation of resources of police to areas that reflect crime increases?
 - (b) If so, in full or part, how often is the crime statistic information reviewed and by whom?

(6) Why are patrol supervisors, commanders and regional commanders not required to regularly provide crime statistic information as part of the Police Service performance indicators to reflect capability and other important crime trend information?

(7) Why is crime statistic (patrol and region) information not required to be gathered and monitored internally, as it seems such information would be a primary source of analysis information to determine each patrol and regions' crime patterns, for use in forming operational orders to combat crime?

(8) Will he provide a detailed response in relation to the Police Service inability to identify and rectify this managerial weakness, and direct that the gathering, analysis and response to such primary information commence as a matter of urgency, in the interest of efficient management and appropriate resource allocation to crime growth areas of the Police Service patrols and regions?

(9) What is the strength of each patrol in the NSW Police Service?

1824 WARABROOK RAILWAY STATION-Mr Price to ask the Minister for Transport and Minister for Roads-

(1) What is causing the continuing delay on commencement of the proposed railway station to service both Newcastle University and the Warabrook Estate?

(2) Why, when Federal funding was made available in 1992, has this station taken so long to reach the tender stage?

(3) Why was the Metford Station, announced only a few months ago, commenced before the Warabrook Station, given the vast difference in populations to be served?

(4) Why has he indicated previously that work on the Warabrook Station would commence well before the now proposed commencement date in March 1995?

1825 GEORGES RIVER FISHING--Mr Rogan to ask the Minister for Agriculture and Fisheries and Minister for Mines-

(1) Did Fisheries officers arrest five persons for illegal fishing in the Georges River recently?

- (2) What charges have been laid against those persons?
- (3) Were any of those charged previously apprehended and charged for similar offences?
- (4) If so, how many were previously so charged and what were the specific offences?

(5) In what section of the Georges River were each of those recently charged apprehended?

(6) What impact does illegal netting of fish in the Georges River have on fish or other marine life?

(7) Was the most recent operation to apprehend illegal net fishing carried out with the combined resources of Fisheries and police officers?

(8) Will these type of operations be continued?

1826 PORT KEMBLA CASTING BASIN-Mr Sullivan to ask the Premier and Minister for Economic Development-

(1) Has the Government sought to play an active role in encouraging and facilitating the ongoing construction of concrete gravity oil and gas platforms at the casting basin at Port Kembla?

- (2) If not, why not?
- (3) If so, what specific measures and actions have been followed or pursued to this date?
- 1827 AUSTRALIAN TOP MAKING SERVICES—Mr Sullivan to ask the Premier and Minister for Economic Development—

(1) Has the Government provided any financial or other assistance to Australian Top Making Services, Westop, or Western Wool Limited?

(2) If so, how much or in what form was this assistance?

(3) Has the Government any involvement in other value-adding ventures centred on the processing of primary products?

1828 AVIATION OPERATORS RELOCATION-Mr Sullivan to ask the Premier and Minister for Economic Development-

(1) Has the Government provided any encouragement to entice small aircraft owners and/or operators to relocate out of the Sydney metropolitan area to adjoining regional airports in New South Wales?

(2) If not, why not?

(3) If so, what encouragement has been provided to owners and/or operators to relocate to Albion Park Aerodrome?

1829 ILLAWARRA AREA ASSISTANCE SCHEME GRANTS---Mr Sullivan to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing---

(1) Have grants been made in the 1993/94 financial year to organisations in the electorate of Wollongong by the Department of Planning under the Illawarra Area Assistance Scheme?

(2) To which organisations were these grants made, how much and for what purpose did each organisation receive such grants?

(3) Have grants been made, as at this date, in the 1994/95 financial year to organisations in the electorate of Wollongong by the Department of Planning under the Illawarra Area Assistance Scheme?

(4) To which organisations have these grants been made and for what purpose did each organisation receive such grants?

(5) If grants under the Illawarra Area Assistance Scheme for 1994/95 financial year have not been determined as at this date, when will such grants be determined?

- 1830 WOLLONGONG CRIME-Mr Sullivan to ask the Minister for Police and Minister for Emergency Services-
 - (1) What is the total level of recorded crime reported in:
 - (a) Wollongong Police Patrol?
 - (b) Wollongong CBD?
 - (2) What is the level of recorded crime in each category of crime reported in:(a) Wollongong Police Patrol?
 - (b) Wollongong CBD?
- 1831 WOLLONGONG POLICE-RESPONSE TIMES-Mr Sullivan to ask the Minister for Police and Minister for Emergency Services-

(1) For the last 12 months, how many times have police responded to calls from licensed premises in the Wollongong CBD between the hours of:

- (a) 6 p.m. to 12 midnight?
- (b) 12 midnight to 6 a.m.?

(2) Other than responding to calls from such premises, how often do police visit licensed premises in Wollongong CBD between the hours of:

- (a) 6 p.m. to 12 midnight?
- (b) 12 midnight to 6 a.m.?
- 1832 WOLLONGONG BEAT POLICE-Mr Sullivan to ask the Minister for Police and Minister for Emergency Services-

With regard to the beat police group at the Wollongong Patrol-

- (1) What are the hours of operation for the beat police for each day of the week?
- (2) How many occasions in the last 12 months have beat police been taken off or relocated from the beat police division?
- (3) What percentage of the beat police time has been spent on beat policing?

- 1833 WOLLONGONG POLICE PATROL—Mr Sullivan to ask the Minister for Police and Minister for Emergency Services—
 - (1) What are the actual and authorised strengths of the Wollongong Police Patrol?
 - (2) How many officers in the Wollongong Police Patrol are assigned to beat patrolling?

(3) What has been the determining factors in arriving at the authorised strength of Wollongong Police Patrol?

(4) What has been the determining factors in arriving at the authorised strength of the Wollongong Police Patrol beat squad?

- (5) Does the Government intend to increase the authorised strenght of:
 - (a) Wollongong Police Patrol?
 - (b) Wollongong Police Patrol beat squad?
- (6) If so, when will this increase occur?

1834 LUNG DISEASES-WOMEN-Mr Sullivan to ask the Minister for Health-

(1) Has the rate of chronic lung diseases for women almost tripled?

(2) Is it expected that the rate of such diseases for women will be equal to that of men within 10 years?

(3) What measures has the Health Department undertaken to address this trend?

(4) What evaluation has been carried out to assess the effectiveness of the measures undertaken to date to address this trend?

1835 COMMUNITY SERVICES GRANTS-ELECTORATE OF WOLLONGONG-Mr Sullivan to ask the Minister for Community Services, Minister for Aboriginal Affairs and Minister for the Ageing-

(1) Have grants been made in the 1993/94 financial year to organisations in the electorate of Wollongong by the Department of Community Services?

(2) To which organisations were these grants made, how much and for what purpose did each organisation receive such grants?

(3) Have grants been made in the 1994/95 financial year to organisations in the electorate of Wollongong by the Department of Community Services?

(4) To which organisations were these grants made and for what purpose did each organisation receive such grants?

1836 ETHNIC AFFAIRS GRANTS-ELECTORATE OF WOLLONGONG-Mr Sullivan to ask the Minister for Multicultural and Ethnic Affairs and Minister Assisting the Minister for Justice-

(1) Have grants been made in the 1993/94 financial year to organisations in the electorate of Wollongong by the:

- (a) Department of Multicultural and Ethnic Affairs?
- (b) New South Wales Ethnic Affairs Commission?

(2) To which organisations were these grants made, how much and for what purpose did each organisation receive such grants and specifically from whom did the grants come?

(3) Have grants been made in the 1994/95 financial year to organisations in the electorate of Wollongong by the:

(a) Department of Multicultural and Ethnic Affairs?

(b) NSW Ethnic Affairs Commission?

(4) To which organisations were these grants made, how much, and for what purpose did each organisation receive such grants, and specifically from whom did the grants come?

1837 SOUTH COAST AND ILLAWARRA FISHING-Mr Sullivan to ask the Minister for Agriculture and Fisheries and Minister for Mines-

(1) How many Fisheries inspectors are located in the Illawarra and South Coast of New South Wales?

(2) In the last 12 months, regarding illegal fishing practices in the Illawarra and South Coast of New South Wales, how many:

(a) Breach reports have been submitted?

(b) Prosecutions have been proceeded with?

(3) Has he received proposals to close the 3-mile limit in water adjacent to the South East trawl?

(4) Has NSW Fisheries considered banning commercial fishermen from estuaries, lakes and rivers in the Illawarra and South Coast of New South Wales?

(5) Have approaches been made by tourist bodies to the Government seeking that only recreational fishing be permitted in estuaries, lakes and rivers in the Illawarra and South Coast of New South Wales?

(6) Who specifically have made such approaches?

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(Paper No. 42)

- 1838 TATHRA SEWERAGE PLANT-Ms Allan to ask the Deputy Premier, Minister for Public Works and Minister for Ports-
 - (1) Is the Tathra Sewerage Plant currently overloaded during peak tourist season?

(2) What impact will the approval of 400 allotments on the Tathra River Estate, Stage 2, have on the sewerage plant?

- (3) What plans exist for increasing capacity of the plant?
- (4) When will plant improvements occur?
- 1839 TATHRA RIVER ESTATE-Ms Allan to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing-

(1) Is he aware of community concern about the density of the Tathra River Estate, Stage 2, development in the Bega Valley?

(2) Is the proposed estate within the coastal zone and adjacent to a SEPP 14 protected wetland?

(3) Will run-off leach into the wetland?

(4) Will dual occupancy dwellings be permitted on the proposed 400 allotments?

(5) Will he make representations to the Bega Valley Council opposing the current proposed density?

(6) If not, why not?

1840 MOGAREEKA LAKE-Ms Allan to ask the Minister for Health-

(1) Is he aware of health complaints by swimmers and other users of Mogareeka Lake at Tathra?

(2) Are these complaints associated with sewage and urban run-off from nearby developments?

(3) If so, will the development of the Tathra River Estate, Stage 2, make these complaints worse?

1841 DOONSIDE HOUSE-Mr Amery to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing-

(1) Is the Department's house at 267 Knox Road, Doonside, soon to be vacated by the current tenants?

(2) How many previous tenants have vacated these premises?

(3) What investigations have been carried out to ascertain the reason for this turnover of tenants?

- 1842 CLUB 500 RESTAURANT-GRIFFITH-Mr Face to ask the Minister for Police and Minister for Emergency Services-
 - (1) Did Club 500 at Griffith operate as a restaurant?
 - (2) Has it come under notice by police for not having an entertainment permit?
 - (3) Was the occasion on which they came under notice for not having a permit on a Friday?
- 1843 CLUB 500 RESTAURANT-GRIFFITH-RESTAURANT LICENCE-Mr Face to ask the Minister for Police and Minister for Emergency Services representing the Minister for Energy and Minister for Local Government and Co-operatives-
 - (1) What council area does the City of Griffith come under?

(2) Did that council give approval for an entertainment permit for premises known as Club 500?

- (3) On what date was such permit given?
- (4) Who issued the permit?
- (5) (a) Was it done by delegated authority?
 - (b) If not, did it go to full council?

(6) What is the number of people licensed to be present under the building regulations in Club 500?

- (7) (a) Were alterations recently done on Club 500?
 - (b) If so, when was the council approval given?
 - (c) By whom was approval given?
 - (d) By delegated authority?
 - (e) Or by full council and if so, when and under what conditions?
- 1844 CLUB 500 RESTAURANT-GRIFFITH-Mr Face to ask the Chief Secretary and Minister for Administrative Services-

(1) Did Club 500 at Griffith apply for an entertainment permit to operate on its Restaurant Licence after 11 p.m.?

(2) What was the date of the issue of such permit?

(3) Did it have council approval and when was that approval given?

(4) Have alterations been made to the physical building since the entertainment permit was given?

(5) Were the alterations for the purpose of providing additional space?

(6) Does Club 500 have the required 1.2 square metres per person for the number of people for which Club 500 is licensed?

- (7) How many people are permitted to be in Club 500 by its licence?
- (8) Is Club 500 effectively a bar and not a restaurant?

1845 SINGLETON SHOWGROUND TRUST-Mr Martin to ask the Minister for Land and Water Conservation--

- (1) Did he recently approve an allocation of funds to the Singleton Showground Trust?
- (2) If so, how much was the allocation?
- (3) Is the Singleton Showground a Government-owned facility?

(4) Is the Singleton Showground Trust required to provide an annual report to the Department of Conservation and Land Management?

(5) If so, when did the Singleton Showground Trust last present an annual report to the Department of CaLM?

1846 RAYMOND TERRACE POLICE STATION FACILITIES-Mr Martin to ask the Minister for Police and Minister for Emergency Services-

(1) Is there a staff shortage at Raymond Terrace Police Station?

(2) Was Raymond Terrace Police so short of police on 22 November 1994 that phones could not be answered?

(3) If so, why?

(4) If not, why wasn't the phone system at Raymond Terrace being answered between 4 p.m. and 5 p.m. on 22 November 1994?

(5) Why did the phone system not switch over to a 24-hour station when unanswered?

(6) What hours are Raymond Terrace Police Station open to the public?

(7) How many hours during the week ending 25 November 1994 was the station not open?

(8) Have police from Karuah, Lemon Tree Passage and Tea Gardens been rostered to work at Raymond Terrace to cover staff shortages?

(9) Did Raymond Terrace Police Station accommodation become the highest priority in recent North Region 1994 Budget consideration?

(10) Why was it dropped from the programme?

(11) Why did Forster Police Station replacement take priority over Raymond Terrace?

(12) What budget allowance was made in the 1994 Budget for Forster Police Station?

(13) Have smaller stations in Port Stephens been rostered to only work day work?

(14) What reduction in the budget for operational police work in Raymond Terrace inspectorate is being encountered?

(15) Will costs associated with the New Year's Eve policing at Shoal Bay come from the Raymond Terrace inspectorate?

(16) Why won't the Newcastle Police Rescue Squad be sent to Shoal Bay for New Year's Eve, thus saving on meal costs by using catering units attached to the Rescue Squad?

1847 SHARE MANAGED FISHERIES—Mr Martin to ask the Minister for Agriculture and Fisheries and Minister for Mines—

(1) Did he propose to declare nine New South Wales fisheries as "share managed fisheries" under section 42 of the Fisheries Management Act 1994?

(2) If so, when will he make the announcement and which fisheries will be subject to the declaration?

(3) What are the criteria under section 46 (3) (c) for the allocation of shares in each of these fisheries?

(4) How will he ensure there is no conflict of interest in allocating shares in these fisheries?

(5) When will he advise the fishing industry as to who will have shares allocated and who will not?

(6) What rights of appeal do fishers have where they are excluded?

(7) Will those fishers excluded be able to seek compensation?

1848 BUILDING SITE—ROCKDALE—Mr Thompson to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women—

(1) Has a full investigation been carried out by her or the WorkCover Authority into the circumstances surrounding the death of a carpenter on a building site at Lister Avenue, Rockdale, in January 1994?

(2) What prosecutions, if any, have been undertaken as a consequence of any such investigation?

(3) If there have been no prosecutions investigated, why not?

(4) How many improvement, prohibitions and infringement notices were issued in relation to the work practices and conditions at this site?

(5) For what offences were each of these notices issued?

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(Paper No. 43)

1850 JELLAT JELLAT WASTE LANDFILL-Ms Allan to ask the Minister for Land and Water Conservation-

(1) Is he aware of Bega Valley Shire's intention to develop a waste landfill site at Jellat Jellat?

(2) Has the Department of Water Resources criticised the proposal?

(3) If so, why?

- (4) Will leachate from landfill at Jellat Jellat pollute the nearby Richies Lagoon?
- (5) Will leachate also pollute local ground water?
- (6) Will he advise the council not to proceed with the landfill at Jellat Jellat?

(7) If not, why not?

1851 WILLY THE WHALE-Ms Allan to ask the Minister for the Environment-

(1) How much did it cost to free "Willy" from the Manning River?

(2) What are Willy's long-term chances of survival?

(3) Did NPWS tag Willy before his release?

(4) What did the NPWS and other interested groups learn from Willy's stay in the Manning River and eventual release?

1852 JELLAT JELLAT WASTE LANDFILL-Ms Allan to ask the Minister for the Environment-

(1) Has his Department threatened to prosecute Bega Valley Shire over its waste disposal operations?

(2) Has the Department advised the council on future waste disposal options?

(3) If not, why not?

(4) Is he aware of the council's interst in developing a waste disposal site at Jellat Jellat?

(5) If so, what environmental problems are associated with the site?

(6) Will he advise the council to seek alternative sites to Jellat Jellat?

(7) If not, why not?

(8) What are the current rates for recycling of waste in Bega Valley Shire?

(9) Will he instruct the Department to advise Bega Valley Council on ways to improve recycling?

(10) If not, why not?

1853 HOME BUILDING ADVISORY COUNCIL—CONSUMER REPRESENTATIVES—Mr Amery to ask the Minister for Consumer Affairs, Minister Assisting the Minister for Roads and Minister Assisting the Minister for Transport—

Will she give assurances that six consumer representatives will be appointed to the Home Building Advisory Council?

- 1854 QUALITY ASSURANCE REVIEW—Mr Aquilina to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women representing the Minister for Education, Training and Youth Affairs, Minister for Tourism and Minister Assisting the Premier—
 - (1) What has been the number of quality assurance reviews completed since June 1994?
 - (2) What was the total cost of the quality assurance program in 1993/94?
 - (3) What is the estimated total cost of the program in 1994/95?

(4) What proportion of the expenditure on the quality assurance program is spent at central and regional levels?

1855 NYNGAN TO COBAR RAILWAY LINE-Mr Beckroge to ask the Minister for Transport and Minister for Roads-

(1) Does the SRA plan to lease out the railway line from Nyngan to Cobar?

(2) If so, what arrangements have been made to protect the jobs and entitlements of SRA employees?

(3) What consideration has been given to the effects this move will have on the communities of Cobar and Nyngan?

1856 PORT STEPHENS COUNCIL—TRAVEL EXPENSES—Mr Blackmore to ask the Minister for Police and Minister for Emergency Services representing the Minister for Energy and Minister for Local Government and Co-operatives—

(1) Can he or the Department of Local Government advise if there are any reported cases involving elected councillors at Port Stephens Council who use New South Wales departmental vehicles for private conveyance to and from council meetings and have made claims to council for travel expenses?

(2) Have any councillors who use NSW Government departmental work vehicles for council business been paid travel expenses from council for use of that vehicle?

(3) If so, is this practice permissible under the terms of their departmental employer?

(4) Is this permissible under the Local Government Act 1993?

(5) Have any monies been reimbursed to Port Stephens Council by any councillor who may have received same?

(6) What action would be taken by the Department and Port Stephens Council if allowances for travel were paid?

1857 CENTRAL COAST AREA HEALTH SERVICE-RESIGNATION-Mr Crittenden to ask the Minister for Health-

With regard to the Central Coast Area Health Service Investigation Report-

(1) Was a senior officer of the Central Coast Area Health Service allowed to resign after John White, from the Audit Branch of the Health Department, reported in his report a pattern of fraudulent activity undertaken by that officer?

(2) Were reports provided by the Department of Health to the Police Service indicating that the actions of the offier outlined above were considered by the Department to be of a criminal nature within the relevant provisions of the Crimes Act 1900?

(3) Did Mr John White, in his report, state that in relation to the officer referred to above being allowed to resign, that there was the strong taint of possible collusion between the parties involved?

1858 CENTRAL COAST AREA HEALTH SERVICE-SENIOR OFFICERS-Mr Crittenden to ask the Minister for Health-

(1) Were two senior officers of the Central Coast Area Health Service (and their respective spouses) given, by a computer company, an all expenses paid trip to Melbourne including airfare, accommodation, meals and tickets to "Phantom of the Opera"?

(2) Was the matter referred to the Department of Health's Legal Director for advice regarding possible disciplinary action in respect of the senior officer who went on this trip?

- (3) What was the advice from the Director of Legal Branch?
- (4) What action has he and/or the Director-General taken following this advice?
- 1859 CENTRAL COAST AREA HEALTH SERVICE—INVESTIGATION REPORT—Mr Crittenden to ask the Minister for Health—

With regard to the Central Coast Area Health Service Investigation Report-

(1) What action does he proposed to take about the allegations of death threats and standover tactics in the Central Coast Area Health Service contained in the Investigation Report into the CCAHS prepared by Mr John White from the Department of Health?

(2) What did the report into the Central Coast Area Health Service have to say about the tender process in respect to the \$1 million PABX tender for CCAHS?

(3) Did the report find that the allegations by the whistleblower relating to the tender process for the supply and installation of the PABX network for CCAHS were substantiated?

- (4) (a) When will the report of the report entitled "Investigation Report-Central Coast Area Health Service" be released?
 - (b) Why has its release been delayed?
- 1860 NOISE BARRIERS-STRATHFIELD-Mr lemma to ask the Minister for Transport and Minister for Roads-

(1) What was the cost of installation of noise protection barriers on Rookwood Road and Centenary Drive, Strathfield, near Strathfield Golf Course and Hudson Park reserve?

(2) What is the height of these barriers?

(3) What traffic volume counts have been carried out for Rookwood Road and Centenary Drive?

- (4) What are the results of these counts?
- (5) What is the noise dB(A) level for Rookwood Road and Centenary Drive?
- 1861 CITYRAIL-CONCESSION TICKET SALES-Mr Langton to ask the Minister for Transport and Minister for Roads-

(1) On average, how many concession tickets are sold each day on the CityRail system, following the introduction of automatic ticketing?

(2) On average, how many concession tickets were sold each day on the CityRail system, prior to the introduction of automatic ticketing?

- 1862 LOCAL TRAFFIC COMMITTEES—Mr Langton to ask the Minister for Transport and Minister for Roads—
 - (1) Are there any plans in place to abandon the system or local traffic committees?
 - (2) Were consultants hired to review the role of local traffic committees?

(3) Does the RTA wish to revoke it's interest in all local traffic matters, leaving those decisions up to the councils involved?

(4) If local traffic committees are disbanded because the RTA will not support them, will he guarantee that a similar formal consultation process takes their place?

1863 PICTON COAL-ROAD TRANSPORTATION-Mr Langton to ask the Minister for Transport and Minister for Roads-

(1) Was a task force established by the Department of Transport in 1993 to investigate the issue of road transportation of coal through Picton?

(2) Has the task force come up with any recommendations for solutions to the problem of heavy coal traffic through Picton's commercial and residential streets?

(3) If so, will he release the findings of the task force?

(4) If not, why has no action been taken in the year since the task force was established?

1864 F6-DRIVER AID SYSTEM-Mr Langton to ask the Minister for Transport and Minister for Roads-

(1) Does the new "Driver Aid System" on the Waterfall (F6) Tollway include voice-activated emergency lines to the Toll Office Control Centre?

(2) Has a problem been identified with these lines in that they do not permit concurrent twoway conversation and that furthermore, background noise must be at a level low enough for the line to "deactivate" in order for the control centre to reply to the caller on the emergency line?

(3) Will this problem be rectified?

(4) Is there a further problem with the "Driver Aid System" in that messages on the electronic signs cannot be verified as there are no patrol officers to check them?

(5) What steps will he take to ensure that the RTA's investment in the "Driver Aid System" is worthwhile and that road safety is improved?

1865 RESTRAINT FITTING SERVICE-Mr Langton to ask the Minister for Transport and Minister for Roads-

(1) What level of training is required to qualify as an "authorised" restraint fitting service?

- (2) How long is the RTA restraint training course?
- (3) Is practical experience a part of the training?
- (4) Are refresher courses available?
- (5) Do services have to re-apply to maintain their "authorised" status?

(6) Is he aware of complaints from within the restraint fitting industry that the RTA course is inadequate and out-of-date?

(7) What steps will he take to remedy these problems?

1866 SYDNEY TO NEWCASTLE-WEEKEND RAIL SERVICES-Mr Mills to ask the Minister for Transport and Minister for Roads-

(1) When were weekend rail timetables changed to eliminate the 8.17 p.m. and 9.17 p.m. Sydney to Newcastle trains?

(2) Is he aware of complaints from Hunter residents about the 4-hour gap between the 7.17

p.m. and 11.17 p.m. Sydney to Newcastle services?

(3) Why were these services curtailed?

(4) When will the former service be restored?

1867 ETHNIC AFFAIRS COMMISSION-GRANTS PROGRAMS-Mr Mills to ask the Minister for Multicultural and Ethnic Affairs and Minister Assisting the Minister for Justice-

(1) Did he call for submissions for funding under three grants programs by advertisement in *The Sydney Morning Herald* on 1 October 1994?

(2) Was the deadline for submissions to be received at the Ethnic Affairs Commission 30 November 1994?

(3) What documents constituted the information package which was advertised to be available from the Grants Officer of the Ethnic Affairs Commission?

(4) Why is the information package not yet available to an organisation affiliated with the Ethnic Communities Council of Newcastle and the Hunter Region?

(5) Will the deadline be extended to allow applicant organisations who have not yet received their information packages to prepare submissions?

(6) If so, to when will the deadline be extended?

- 1868 POLICE OFFICER KHALIFEH-Mr Scully to ask the Minister for Police and Minister for Emergency Services-
 - (a) Did police officer Khalifeh apply to have a police prosecutor to appear on his behalf in respect of his issuing Apprehended Violence Order summonses against RSPCA inspectors.
 - (b) In refusing this application, what reasons did Acting Commander J. Jarrett give?
 - (2) (a) What did Assistant Commissioner N. W. Maroney state on 3 December 1992 in respect of the accessing of the police computer database and Taskforce Oak?
 - (b) What did the Assistant Commissioner also state in repect of taking a statement from his brother and visiting Fairfield Local Court?
- 1869 POLICE OFFICER KHALIFEH—DISCIPLINARY ACTION—Mr Scully to ask the Minister for Police and Minister for Emergency Services—

(1) What did the then Commander Professional Responsibility Col Cole state in relation to police officer Joe Khalifeh accessing police computer records?

- (2) (a) What was the disciplinary action given to police officer Khalifeh by Col Cole?
 - (b) Why was no further action taken?

(3) What steps does he propose to take to ensure that police officer Khalifeh is properly disciplined for his abuse of his police powers on behalf of his brother?

1870 POLICE OFFICER KHALIFEH-ACTIONS-Mr Scully to ask the Minister for Police and Minister for Emergency Services-

(1) Has he referred to the Royal Commission on the Police Service the gross abuse of power of police officer Joe Khalifeh in protecting his brother Christian Khalifeh from investigation by the RSPCA?

(2) Did police officer Khalifeh absent himself from his duty as acting commander of Taskforce Oak and issue summonses for Apprehended Violence against five RSPCA inspectors?

(3) Did police officer Khalifeh, whilst acting as commander of Taskforce Oak, improperly access the police computer and obtain personal details and information in respect of RSPCA inspectors to assist him in his campaign to protect his brother from RSPCA scrutiny?

- (4) (a) Did police officer Khalifeh in March 1992, whilst Acting Commander of Taskforce Oak, attend the surgery of general practioner Dr Barratt and demand access to the file of RSPCA inspector Andrew Yeo?
 - (b) Was the purpose of this inspection of Yeo's personal file to obtain the medical evidence of inspector Yeo's allegation of violent assault by Christian Khalifeh?

- 1871 PORT KEMBLA POLICE PATROL-REPORTED CRIME-Mr Sullivan to ask the Minister for Police and Minister for Emergency Services-
 - (1) What is the total level of recorded crime reported in the:
 - (a) Port Kembla Police Patrol?
 - (b) Port Kembla postcode district 2505?
 - (c) Warrawong postcode district 2502?
 - (d) Berkeley postcode district 2506?
 - (2) What is the level of recorded crime in each category of crime reported in the:
 - (a) Port Kembla Police Patrol?
 - (b) Port Kembla postcode district 2505?
 - (c) Warrawong postcode district 2502?
 - (d) Berkeley postcode district 2506?
- 1872 PORT KEMBLA-BEAT POLICE-Mr Sullivan to ask the Minister for Police and Minister for Emergency Services-

With regard to the beat police group at the Port Kembla Patrol-

(1) What are the hours of operation for the beat police for each day of the week?

- (2) How many occasions in the last 12 months have beat police been taken off or relocated from the beat police division?
- (3) What percentage of the beat police time has been spent on beat policing?
- 1873 PORT KEMBLA POLICE PATROL-Mr Sullivan to ask the Minister for Police and Minister for Emergency Services-
 - (1) What are the actual and authorised strengths of the Port Kembla Police Patrol?
 - (2) How many officers in the Port Kembla Police Patrol are assigned to beat patrolling?

(3) What has been the determining factors in arriving at the authorised strength of the Port Kembla Police Patrol?

(4) What has been the determining factors in arriving at the authorised strength of the Port Kembla Police Patrol Beat Squad?

- (5) Does the Government intend to increase the authorised strength of:
 - (a) Port Kembla Police Patrol?
 - (b) Port Kembla Police Patrol Beat Squad?
- (6) If so, when?

1874 SCHIZOPHRENIA RESEARCH-Mr Sullivan to ask the Minister for Health-

- (1) How much has the NSW Government allocated in:
 - (a) grants;
 - (b) "in kind" assistance;

to research into schizophrenia and allied disorders in the following financial years:

- (i) 1992/93?
- (ii) 1993/94?
- (iii) 1994/95?
- (2) What is the current estimate of schizophrenia numbers in New South Wales?

(3) Has the Government any plans to introduce schemes similar to the U.S.A. "Decade of the Brain" or the U.K. "SANE" Foundation?

- 1875 SCHOOL RETENTION RATES-Mr Sullivan to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women representing the Minister for Education, Training and Youth Affairs, Minister for Tourism and Minister Assisting the Premier-
 - (1) Is there any:
 - (a) regional;
 - (b) socio-economic;

pattern in the level of retention of students by high schools and central schools throughout New South Wales?

(2) Has the State Government considered any measures to address the low retention rates of some high schools and central schools?

- (3) If so, what specific measures have been:
 - (a) Considered?
 - (b) Implemented?
- (4) What evaluation has been undertaken of those measures that have been implemented?
- 1876 WORKING FAMILY MEN-Mr Sullivan to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women-

 Has the National Council for the International Year of the Family released a report critical of work practices which prevent men from spending adequate time with their families?
Have approaches been made to the NSW Government to facilitate altered work practices so that this problem can be addressed?

- (3) If so, who have made these approaches to the NSW Government?
- (4) What has been the NSW Government's response to:
 - (a) This report?
 - (b) Any such approaches?
- 1877 DEPARTMENT OF TOURISM AND OVERSEAS TRAVEL AGENTS-Mr Thompson to ask the Minister for Transport and Minister for Roads representing the Minister for Education, Training and Youth Affairs, Minister for Tourism and Minister Assisting the Premier-

(1) Is the Department of Tourism aware that some overseas travel agents are either operating or intending to operate in offering overseas travel to schools within the Department of School Education in cultural exchange, school sports trips and musical/arts travel?

(2) What assistance does the Department of Tourism give overseas travel agents who are not licensed or using the services of a licensed travel agent in the State of New South Wales?

1878 OVERSEAS TRAVEL BY SCHOOL STUDENTS—Mr Thompson to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women representing the Minister for Education, Training and Youth Affairs, Minister for Tourism and Minister Assisting the Premier—

(1) What are the rules and guidelines applying to schools within the Department of School Education on the collection of monies for overseas travel?

(2) Is it a requirement for the school involved in overseas travel to pay it through a licensed New South Wales travel agent?

(3) If not, under what conditions and for what reasons would a New South Wales licensed travel agent not be used?

(4) If a school was using an overseas travel agent who was not licensed in this State, is there a risk to money expended by school students as the many countries that schools go to are not covered by licensing or a similar travel compensation fund to New South Wales?

(5) If no rules or guidelines exist within the Department of School Education for not only overseas travel but interstate and intrastate travel in excess of \$300, will a review be held and appropriate rules and guidelines produced so that there is no doubt about responsibilities of schools when handling money for travel?

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1879 HIGH SCHOOLS IN SOUTH COAST EDUCATION REGION—Mr Thompson to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women representing the Minister for Education, Training and Youth Affairs, Minister for Tourism and Minister Assisting the Premier—

(1) Are there any high schools within the South Coast region of the Department of School Education who travelled, or anticipate travelling, overseas during the period from September 1994 to December 1995?

(2) If so, where is any high school located and what is the proposed destination?

(3) Are any high schools who propose travelling overseas in the South Coast region not using a New South Wales licensed travel agent for the purpose of the travel?

(4) If so, who are the travel agents that they propose using who are not licensed in the State of New South Wales?

(5) If it is an overseas travel agent, are they licensed in New South Wales or are they using a licensed travel agent for the purpose of collection of monies for the proposed overseas tour?

(6) If any high school is not complying with the rules and guidelines set out by the Department of School Education and using an overseas travel agent who is not covered by the Travel Compensation Fund, will they be made to do so?

1880 THE SYDNEY ROYAL EASTER SHOW BAND LEAFLET—Mr Thompson to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women representing the Minister for Education, Training and Youth Affairs, Minister for Tourism and Minister Assisting the Premier—

(1) Was a leaflet inserted or given out with programs for the Schools Spectacular held on Friday 25 November 1994 at the Sydney Entertainment Centre concerning the Sydney Royal Easter Show Band?

(2) Was such leaflet appealing to young musicians from all over New South Wales to be involved in a 120-piece marching and stage band?

(3) Was permission sought from the Department of School Education to have these leaflets distributed?

(4) What involvement, if any, does the Department of School Education have with the formation of this band?

(5) Are musicians from schools within the Department of School Education being encouraged to participate in this band?

(6) Does the leaflet indicate that the band will be travelling within Australia and overseas?

(7) Is one of the locations mentioned the Calgary Stampede in Canada?

(8) If so, has the band any involvement with the travel agency known as Travel Fun which operates from Calgary, Alberta, Canada?

(9) Will students who will be in the band be involved with the World Marching Band Association and its self-appointed chief executive, Mr Bob Ekland?

(10) Will any school students be involved in World Band marching competitions as described in the leaflet that are organised by Mr Bob Ekland from Calgary, Canada?

(11) Has the Department of School Education any connection by way of employment or cooperation with two persons named in the leaflet, Roger and Natalie?

(12) Are the phone numbers of Roger and Natalie described in the leaflets private phone numbers, or phone numbers of any phone under the jurisdiction of the Department of School Education?

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1881 CENTRAL COAST AREA HEALTH SERVICE-CHIEF EXECUTIVE OFFICER-Mr Crittenden to ask the Minister for Health-

(1) Is a petition circulating amongst employees of the Central Coast Area Health Service, initiated by the CEO of the Central Coast Area Health Service, in support of the aforesaid CEO?

(2) Does the existing contract for the CEO of the Central Coast Area Health Service expire on 24 February 1995?

(3) Is it appropriate for a CEO to organise a petition which could lead to intimidation of staff to in fact sign that petition?

- 1882 WENTWORTH PARK COMPLEX TRUST-Mr Face to ask the Minister for Land and Water Conservation-
 - (1) Who are the members of the Wentworth Park Complex Trust?

(2) When were each of the members of the trust appointed and by whom?

(3) When did their term of appointment start and when does each term of appointment conclude?

- (4) On what basis of expertise, representing, were each of the trust members appointed?
- (5) What are the dates of birth of each of the trustees?

(6) Where any representations made for the continuance of any of the trustees on the basis of age discrimination?

(7) If so, who made such representations and who was the trustee involved?

(8) Are any of the trustees holders of office in any of the greyhound industry associations or appointees to the Greyhound Racing Control Board?

(9) If any of the Trustees are members of the Greyhound Racing Control Board, who appointed them, when were they appointed, how long were they appointed for and what were the criteria for their appointment?

- 1883 SHOWBOAT ASSOCIATES-Mr Face to ask the Chief Secretary and Minister for Administrative Services-
 - (1) How does the Casino Control Act define the meaning of "close associate"?

(2) To what extend did the Casino Control Authority examine close associates of the partners in the successful tenderer Showboat?

- 1884 MEMBERS OF THE CASINO CONTROL AUTHORITY-Mr Face to ask the Chief Secretary and Minister for Administrative Services-
 - (1) Who are the members of the Casino Control Authority?
 - (2) What are their terms of office?
 - (3) What is their classification of appointment?

(4) Prior to their appointment, did any members of the CCA have any experience in the casino industry?

(5) If so, what experience?

(6) Prior to the appointment of the CCA, are any of the members skilled in probity investigations?

(7) If so, what experience and at what level?

1885 CASINO PROBITY-MR LOUIS ROUSSEL III-Mr Face to ask the Chief Secretary and Minister for Administrative Services-

- (1) Has Mr Louis Roussel III been charged with any violations in:
 - (a) (i) The United States of America?
 - (ii) If so, in which state or territory of the United States was such violation?
 - (b) Any other country?

(2) What was the nature of such violation either in the United States of America or anywhere else?

- (3) What were the fines, restrictions, jail sentences or any conditions or loss of licence:
 - (a) (i) In the United States of America?
 - (ii) In which state or territory of the United States of America?
 - (b) Anywhere else in the world?

(4) Were any of these matters for which Mr Roussel III has come under notice in association with an individual or an organisation?

- (5) If so, who were they?
- (6) Has that individual or association come under notice in any adverse manner?
- (7) To what extent did the Casino Control Authority examine "close associates" in relation to Mr Roussel?
- (8) (a) Has Mr Roussel been in business with any of the Marcello crime family of New Orleans?
 - (b) If so, was Mr Joe Matassa an associate of Mr Carlos Marcello in the Pelican Tomato Company?
- 1886 ONGOING PROBITY INVESTIGATIONS-Mr Face to ask the Chief Secretary and Minister for Administrative Services-

(1) Did Mr Lindsay Le Compte indicate to the media that probity investigations were ongoing?

(2) If probity investigations were ongoing, how did the Casino Control Authority select a tender in May 1994 before probity investigations and checks were concluded?

(3) What is the Casino Control Authority's definition of the term successful tenderer and the term preferred tendered?

(4) Did the Chairman of the Casino Control Authority, Mr Christopher Cullen, state that the Authority had selected Showboat as the clear winner?

(5) If so, why was there a clear winner when probity investigations were still ongoing?

1887 SHOWBOAT PROBITY—Mr Gibson to ask the Chief Secretary and Minister for Administrative Services—

(1) Is the Casino Control Authority aware of a series of articles in the "Times Picayune" in New Orleans commencing Sunday 4 December 1994 with regard to granting of casino riverboat licences to Roussel and friends for the Star Riverboat who are now in partnership with the Showboat?

(2) Does the Casino Control Authority rely on the probity of the Louisiana selection?

1888 PRIOR INVESTIGATION AS TO LICENSING OF THE PREFERRED APPLICANT-Mr Gibson to ask the Chief Secretary and Minister for Administrative Services-

(1) Was Mr John Matassa, brother of Joseph Matassa, interviewed by the Casino Control Authority?

(2) Was John Matassa asked about his association with the Pelican Tomato Company?

(3) Was Mr Matassa interviewed in regard to his association with Don Carlos Marcello?

(4) Was Mr Joseph Marcello, brother of Don Carlos Marcello, on the Advisory Board of the Merchant Trust & Savings Bank with Mr Louis Roussel III?

(5) Does the Casino Control Authority know the circumstances surrounding Mr Marcello's largess to Mr Roussel at his wedding?

(6) Would the Casino Control Authority categorise Mr Roussel as being an associate of crime figures?

(7) Does the Casino Control Authority feel they should wait for the Grand Jury investigations in Louisiana to be completed?

1889 CASINO INQUIRY REPORT-Mr Gibson to ask the Chief Secretary and Minister for Administrative Services-

(1) When is Mr Murray Tobias, Q.C., expected to have completed his report on the inquiry into the suitability of the tenderer, Showboat?

(2) Will the report be made available to Parliament?

(3) Is the inquiry being held under section 143 of the Casino Control Act?

(4) Does section 143 have no provision for the findings of the inquiry to go elsewhere than the Casino Control Authority?

(5) Does section 154 allow for reporting of an investigation or a review to be part of an annual report in summary form?

(6) Will a copy of the report be made available to her by the Casino Control authority?

(7) Has the inquiry taken the course of justifying the actions of the Casino Control Authority in awarding the tender to Showboat?

(8) What does she intend to do with the probity aspect of the inquiry?

1890 POLICE SERVICE STRENGTH-Mr Hatton to ask the Minister for Police and Minister for Emergency Services-

Why is there a variation of 229 officers in the authorised strength of the Police Service referred to in answer to Question on Notice 1497 (1), given that answers to Question 1479 (8) and (9) total 12,678 commissioned and non-commissioned officers comprise the total strength and the service was at full authorised strength as of 11 November 1994?

1891 DR WILLIAM McBRIDE CASE-Mr Hatton to ask the Minister for Health-

(1) Were many affidavits used by the Health Department's Complaints Unit in their case against Dr William McBride taken in the U.S. by Mr Fred Baker of Washington, D.C.?

(2) Did the American law firm Collier Shannon Rill & Scott and the Sydney law firm Sly & Weigall act for the Health Department?

(3) If so, how many months work was involved by the law firms in the preparation of the Department's case in the Medical Tribunal Walton versus McBride?

(4) Do both of these law firms act for the multinational pharmaceutical company Marion Merrell Dow?

(5) Was any financial contribution or contribution in kind made to the Department of Health by the law firms referred to above?

(6) Were accounts rendered to the Department of Health for this legal work paid by Marion Merrell Dow?

(7) If so, will he table the accounts rendered by these two law firms to the Department of Health and the receipts issued to the law firms?

(8) Did Dr McBride give evidence for U.S. children who sued Merrell Dow for congenital malformations, allegedly caused by two of their products?

(9) Were Merrells the North American manufactures of thalidomide?

(10) Despite the findings of the tribunal, did the publication "Archives of Environmental Health 1993" published by the U.S. National Toxicological Program confirm in essence the results of Dr McBride's experiments on the drug scopolamine?

- (11) Will he table all correspondence between Marilyn Walton and/or:
 - (a) Grahame Cochrane of the NSW Health Complaints Department?
 - (b) Sly & Weigall?
 - (c) Collier Shannon Rill & Scott?
 - (d) Fred Baker, U.S.A.?
 - (e) John Baker, Australian Manager of Merrell Dow?
- 1892 3x3 FUNDING-ELECTORATE OF CAMPBELLTOWN-Mr Knight to ask the Minister for Transport and Minister for Roads-

With regard to 3x3 funding in the electorate of Campbelltown-

- (1) How much has been spent each year of the Scheme?
- (2) On what projects has it been spent?

(3) How much, if any, has been spent on the new roundabout at the intersection of Ben Lomond and Eagleview Roads, Minto?

1893 RABY FOOTBRIDGE-Mr Knight to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women representing the Minister for Education, Training and Youth Affairs, Minister for Tourism and Minister Assisting the Premier-

(1) Has Campbelltown City Council sought the Department of Education to share the costs of constructing a footbridge over the Raby main drain for students attending Robert Townson Public and High Schools?

(2) How much would a 50 per cent share of that construction cost?

(3) Will she immediately commit funds to this project to allow completion before the start of the 1995 school year?

1894 SYDNEY MARKET AUTHORITY REPORT-Mr Martin to ask the Minister for Land and Water Conservation-

(1) Was a report on the Sydney Market Authority completed by the Centre for International Economics and Pacific Road Securities in 1993?

(2) If so, what was the cost of the report?

(3) Does the report have funny little symbols scattered throughout the text instead of figures which only allows reading of the figures quoted in the report by the use of a separate code sheet?

(4) Why was this coding exercise done?

(5) Why was this report not made available to the Select Committee on the Sydney Market Authority?

1895 DROUGHT ASSISTANCE-INTEREST SUPPORT-Mr Martin to ask the Minister for Agriculture and Fisheries and Minister for Mines-

(1) Is the NSW Government limiting interest support to drought stricken farmers to a maximum of 80 per cent?

(2) If so, what is this limitation of assistance costing drought affected farmers?

(3) How many New South Wales farmers entitled to 100 per cent subsidies under the exceptional circumstances criteria in drought affected area are only receiving 80 per cent?

(4) What is the formula agreed upon by the Commonwealth and the States to cover contingencies under the exceptional circumstances provisions of the Rural Adjustment Scheme?

(5) Was a commitment made that assistance was to be demand driven rather than funds limited?

1896 TILLIGERRY PENINSULA SANDMINING REHABILITATION-Mr Martin to ask the Minister for Agriculture and Fisheries and Minister for Mines-

(1) What mechanisms are in place to monitor the rehabilitation demands imposed in the conditions for development of sandmining operations on the Tilligerry Peninsula?

(2) What are the sequence of events if rehabilitation proves unsatisfactory?

(3) Will the organisation be penalised financially, prevented from further development, or both?

(4) If the organisation fails to rehabilitate in accordance with development consent, will the council or some other authority be permitted to arrange for the work to be carried out at cost to the organisation?

(5) What steps in terms of research, tax incentives and recycling, etc, is the Government taking to minimise the use of sand?

(6) What are the latest figures on the economic benefits of glass to New South Wales?

(7) What are the latest figures on the economic benefits of sand mining to New South Wales?

(8) Does the Department of Mineral Resources investigate the potential damage to the New South Wales economy from loss of tourist income as a result of sand mining operations?

(9) If not, why not?

1897 ROCK HUT CREEK FISHING-Mr Martin to ask the Minister for Agriculture and Fisheries and Minister for Mines-

(1) Did he assure all recreational anglers, when bringing down the Fisheries Management Act 1994, that the issue of property rights to NSW Fisheries resources would not lead to private fisheries as has occurred in the United Kingdom?

(2) Did he assure recreational anglers that they would continue to enjoy free access in public waters?

(3) What is his position on the operation of the private fishing generated by damming waters of the Murrumbidgee, called Rock Hut Creek, a tributary of the Murrumbidgee River?

- (4) Has there been an approval for dams to be constructed at Rock Hut Creek?
- (5) If so, when and by whom?
- (6) Where were the fish stocks sourced from?

(7) Is fishing being permitted in the closed season from dams at Rock Hut Creek?

(8) If so, why?

(9) What is the NSW Fisheries position on access for New South Wales anglers in that area?

(10) Is the NSW Fisheries position in accord with requirements under section 38?

1898 PIONEER COMPUTING-Mr Martin to ask the Minister for Agriculture and Fisheries and Minister for Mines-

(1) Did NSW Fisheries engage Pioneer Computing to commission the Commercial Fishermans Licensing System in 1987?

(2) Did this company commence major enhancement of the Commercial Fishermans Licensing System named the Managed Fisheries Project in March 1991?

(3) Did Mr Gary Hamer instruct Pioneer Computing to terminate work on the Managed Fisheries Project in May 1991?

(4) Did Pioneer Computing continue to honour the Software Maintenance Contract?

(5) What did officers of the Department of Fisheries, including the former director, do in relation to the termination of the Software Maintenance Contract in May 1991?

(6) When was Pioneer Computing officially notified that the Software Maintenance Contract was terminated?

(7) Has the Department of Fisheries, or any of its officers, made any criticism of the work conducted by Pioneer Computing?

(8) Have officers of the Department of Fisheries adopted a hostile and obstructive attitude to representatives of Pioneer Computing?

(9) If so, why?

(10) If not, why has Pioneer Computing been black banned from providing services to NSW Fisheries?

(11) Did a member of his staff advise Mr Tony McDowell, on 9 July 1993, that they would resolve the situation in favour of Pioneer Computing when the new Director of Fisheries was appointed?

(12) Did the new Director of Fisheries, Dr Crew, refuse to discuss or negotiate with Mr McDowell despite the commitment by his staff member?

(13) Does the Department now intend to decommission the Commercial Fishermans Licensing System?

(14) Did the Department make this decision following the recommendation of an external consultant?

(15) What was the name of the consultant engaged to review and prepare a strategic plan?

(16) How much was paid in consultancy fees for this report?

(17) Has the existing system proved to be stable and reliable?

(18) What is the estimated cost of developing a replacement system?

(19) Was the incumbent computer technician, Mr Jim Couch, refused an interview for the position of a technically qualified computer support officer?

(20) As a result, has Mr Couch since resigned from NSW Fisheries?

(21) Has all data entry of fishermen's monthly catch returns ceased since the data entry staff at FRI have been terminated?

(22) If so, what will be the basis for allocating shares in share managed fisheries if NSW Fisheries in unable to verify catch history?

1899 TEACHERS TRADE UNION FEES DEDUCTIONS-Mr Mills to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women-

(1) Is she aware that trade union fees were not deducted from teachers' salaries paid on 30 November by the Department of Education?

(2) Does a contract exist between the Department of Education and teachers providing for union fees to be deducted from pays, whether in an industrial agreement or award or otherwise?

(3) Did she provide advice to the Minister for Education regarding the lawfulness of the Department's cessation of payroll deduction of union fees?

(4) If so, what was that advice?

1900 TEACHERS TRADE UNION FEES DEDUCTIONS-Mr Mills to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women representing the Minister for Education, Training and Youth Affairs, Minister for Tourism and Minister Assisting the Premier-

(1) Why were trade union fees not deducted from teachers' salaries paid on 30 November by the Department of Education?

(2) Is the Department of Education bound by a contract or agreement with teachers providing for payroll deduction of union fees?

(3) If so:

(a) Why was the agreement breached?

(b) What cost penalty will be incurred by New South Wales taxpayers?

1901 WATER CONSERVATION FUNDING-Mr Nagle to ask the Premier and Minister for Economic Development-

(1) What funding will he give Auburn Council to promote water conservation and to promote water saving systems?

(2) What other funding is there for local councils?

1902 RAILWAY CRIMES-ELECTORATE OF AUBURN-Mr Nagle to ask the Minister for Police and Minister for Emergency Services-

(1) On railway stations in the electorate of Auburn and on trains travelling through the electorate, what were the number of:

- (a) Assaults?
- (b) Drunkenness?
- (c) Fare evasions?
- (d) Rapes?
- (e) Thefts?
- (2) (a) Has he supplied this information to the SRA or the Minister for Transport?
 - (b) If not, why not?
- 1903 AUBURN POLICE PATROL-REPORTED CRIME-Mr Nagle to ask the Minister for Police and Minister for Emergency Services-
 - (1) What is the total level of recorded crime reported in:
 - (a) Auburn police patrols?
 - (b) Auburn CBD?
 - (2) What is the level of recorded crime in each category of crime reported in:
 - (a) Auburn police patrols?
 - (b) Auburn CBD?

(3) For the last 12 months, how many times have police responded to calls from licensed premises in the Auburn, Berala, Regents Park and Lidcombe CBD's between the hours of:

- (a) 6 p.m. to 12 midnight?
- (b) If so, in full or part, how often is the crime statistic information reviewed any by whom?

(4) Why are patrol supervisors, commanders and regional commanders not required to regularly provide crime statistic information as part of the Police Service performance indicators to reflect capability and other important crime trend information?

(5) Why is crime statistic (patrol and region) information not required to be gathered and monitored internally, as it seems such information would be a primary source of analysis information to determine each patrol and regions' crime patterns, for use in forming operational orders to combat crime?

(6) Will he provide a detailed response in relation to the Police Service inability to identify and rectify this managerial weakness, and direct that the gathering, analysis and response to such primary information commence as a matter of urgency, in the interest of efficient management, and appropriate resource allocation to crime growth areas of the Auburn, Flemington and Bass Hill Police Service patrols and regions?

1904 AUBURN/BASS HILL/FLEMINGTON—POLICE PATROL STRENGTHS—Mr Nagle to ask the Minister for Police and Minister for Emergency Services—

(1) What are the actual and authorised strengths of the Auburn/Bass Hill/Flemington police patrols?

(2) How many officers in these police patrols are assigned to beat patrolling?

(3) What has been the determining factors in arriving at the authorised strength of these police patrols?

(4) What has been the determining factors in arriving at the authorised strength of the police patrols beat squad?

(5) Does the Government intend to increase the authorised strength of:

(a) Auburn/Bass Hill/Flemington police patrols?

(b) Auburn/Bass Hill/Flemington police patrol beat squads?

(6) If so, when will this increase occur?

(7) What are the hours of operation for the beat police in these areas for each day of the week?

(8) How many occasions in the last 12 months have beat police in these areas been taken off or relocated from the beat police division?

(9) What percentage of the beat police time in these areas has been spent on beat policing?

1905 COMMUNITY GRANTS-ELECTORATE OF AUBURN-Mr Nagle to ask the Minister for Community Services, Minister for Aboriginal Affairs and Minister for the Ageing-

(1) Have grants been made in the 1993/94 financial year to organisations in the electorate of Auburn by the Department of Community Services?

(2) To which organisations were these grants made and how much and for what purpose did each organisation receive such grants?

(3) Have grants been made in the 1994/95 financial year to organisations in the electorate of Auburn by the Department of Community Services?

(4) To which organisations were these grants made and for what purpose did each organisation receive such grants?

1906 INFORMATION RELEASED BY THE CASINO CONTROL AUTHORITY-Mr Nagle to ask the Chief Secretary and Minister for Administrative Services-

(1) Who has authorised Mr Le Compte to provide briefings and background papers on the Casino issue?

(2) Did such authorisation lie in the area of:

- (a) The media?
- (b) Members of Parliament?
- (c) The successful tenderer?
- (d) The unsuccessful tenderers?
- (e) Any other?

(3) On what basis did Mr Le Compte make the statement, on Radio 2UE on Wednesday 17 August 1994, that the previous Government has issued a Casino licence without probity investigations?

(4) What role did Mr Le Compte have in the previous Government's Casino tendering process?

1907 CEO OF THE CASINO CONTROL AUTHORITY—Mr Nagle to ask the Chief Secretary and Minister for Administrative Services—

(1) What positions in Government, or otherwise, has Mr Lindsay Le Compte held prior to his appointment as Chief Executive Officer of the Casino Control Authority?

(2) What are his tertiary qualifications?

(3) Who were the referees for Mr Le Compte's appointment as the CEO of the Casino Control Authority?

(4) Has Mr Le Compte any experience or skills in the area of gaming or wagering prior to his appointment?

(5) What training or experience has Mr Le Compte had since his appointment as the CEO of the Casino Control Authority?

(6) When was he actually appointed as the CEO of the Casino Control Authority?

(7) What were the probity investigations into the background of Mr Le Compte with his appointment as the CEO?

(8) By whom were such probity inquiries and checks carried out?

(9) What were the investigatory experience and training of the persons who carried out such probity checks?

- (10) (a) Was there any personal relationship on the person or persons who carried out the probity check with Mr Le Compte?
 - (b) If so, to what extent?
- 1908 EMPLOYEES OF THE CASINO CONTROL AUTHORITY—Mr Nagle to ask the Chief Secretary and Minister for Administrative Services—

(1) How many people are employed on a full-time or part-time basis with the Casino Control Authority?

(2) What are the names and the positions held by senior and mid-level employees of the Casino Control Authority?

(3) What are the individual salary packages payable to those employees?

(4) What were the dates of the appointments of each of those employees of the Casino Control Authority?

- (5) How many consultants have been used by the Casino Control Authority?
- (6) What were the projects for which such consultants were employed?
- (7) In each case, were the consultants employed by tender or by appointment?
- (8) What was the name of each consultant for those who tendered for consultancy?
- (9) What were the names of the consultants employed by appointment?
- (10) What was the cost in each case?
- (11) What was the duration in each case of each consultancy?
- 1909 ETHNIC AFFAIRS GRANTS-ELECTORATE OF AUBURN-Mr Nagle to ask the Minister for Multicultural and Ethnic Affairs and Minister Assisting the Minister for Justice-

(1) Have grants been made in the 1993/94 financial year to organisations in the electorate of Auburn by the:

- (a) Department of Multicultural and Ethnic Affairs?
- (b) New South Wales Ethnic Affairs Commission?

(2) To which organisations were these grants made, how much and for what purpose did each organisation receive such grants, and specifically from whom did the grants come?

(3) Have grants been made in the 1994/95 financial year to organisations in the electorate of Auburn by the:

- (a) Department of Multicultural and Ethnic Affairs?
- (b) New South Wales Ethnic Affairs Commission?

(4) To which organisations were these grants made, how much and for what purpose did each organisation received such grants, and specifically from whom did the grants come?

1910 JUSTIFICATION OF CASINO CONTROL ACTION—Mr Neilly to ask the Chief Secretary and Minister for Administrative Services—

Does the Casino Control Authority feel that the Commission/Enquiry has given them an opportunity to justify their actions as to the preferred applicant, Sydney Harbour Casino Pty Ltd?

1911 INVESTIGATIONS ON PROBITY—Mr Neilly to ask the Chief Secretary and Minister for Administrative Services—

In the investigation on probity of the three original tenderers for the Sydney Casino-

(1) What overseas regulatory authorities and law enforcement agencies were visited prior to the May 1994 decision to select Showboat?

(2) Who were the persons who conducted such investigations?

(3) How many overseas visits were made prior to the May 1994 decision and what were the dates of such visits?

1912 PRIOR INVESTIGATION OF THE PREFERRED APPLICANT—Mr Neilly to ask the Chief Secretary and Minister for Administrative Services—

(1) Did the Casino Control Authority receive licence applications from John D. Gaughan and J. Kell Housells Jnr?

(2) Did the Casino Control Authority interview John D. Gaughan or J. Kell Housells Jnr after viewing their licence applications?

(3) Did the Casino Control Authority, after reviewing the applications, made further enquiries into their background?

(4) Was Mr E. Kenneth Berdge interviewed as to his support for Mr Gaughan?

1913 COST OF ACCOMMODATION OF CASINO CONTROL AUTHORITY—Mr Neilly to ask the Chief Secretary and Minister for Administrative Services—

- (1) What is the location of the Casino Control Authority?
- (2) What is the total floor area of the Casino Control Authority?
- (3) Was such accommodation put out to tender?
- (4) If not, in what way was it selected and by whom?
- (5) What are the terms of the tenancy of such accommodation?
- (6) What is the total cost per year of such accommodation?
- 1914 LOUIS ROUSSEL III-Mr Neilly to ask the Chief Secretary and Minister for Administrative Services-

(1) Would the Casino Control Authority categorise Mr Louis Roussel III as being an associate of crime figures?

(2) Does the Casino Control Authority feel they should wait for the Grand Jury investigations in Louisiana to be completed?

1915 ROAD FATALITIES-Mr Sullivan to ask the Minister for Transport and Minister for Roads-

(1) Has the level of road fatalities in New South Wales risen in the last 12 months?

(2) Has the State Government identified the main causes of this rise in the level of road fatalities?

(3) If so, what are they?

(4) What measures have the State Government put in place to address this rise in the level of road fatalities?

(5) What other measures is the State Government considering to address the rise in the level of road fatalities?
- 1916 E TEAM PROGRAM—Mr Sullivan to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women representing the Minister for Education, Training and Youth Affairs, Minister for Tourism and Minister Assisting the Premier—
 - (1) How many State high school are participating in E Team Programs in New South Wales?
 - (2) What schools in the South Coast regions are participating in E Team Programs?
 - (3) How does the E Team Program differ from traditional work experience programs?
 - (4) Has the E Team Program been evaluation?
 - (5) If so, what conclusions have been drawn from such evaluations?
- 1917 PROTECTED INTER-TIDAL AREAS—ILLAWARRA—Mr Sullivan to ask the Minister for Agriculture and Fisheries and Minister for Mines—
 - (1) When will the inter-tidal protected areas be determined in the Illawarra?

(2) Who will participate in determining the specific locations of the inter-tidal protected areas?

(3) Will there be a system of honorary rangers to assist the Fisheries officers in policing the observation of the inter-tidal protected areas?

(4) If so, when will such honorary rangers positions be advertised and filled?

1918 SELECTION OF MEMBERS OF THE CASINO CONTROL AUTHORITY-Mr Thompson to ask the Chief Secretary and Minister for Administrative Services-

(1) Who was the person, or who were the members of a selection committee, which advised who should be appointed as members of the Casino Control Authority?

(2) Were the members of the Casino Control Authority selected and appointed by a different method from that used for the Chief Executive Officer of the Casino Control Authority?

(3) If so, for what reason was the criterion different?

1919 SELECTION OF CEO FOR CASINO CONTROL AUTHORITY-Mr Thompson to ask the Chief Secretary and Minister for Administrative Services-

(1) Who were the members of the selection committee for the position of Chief Executive Officer of the Casino Control Authority?

- (2) How many applications were received for the position of CEO of the Authority?
- (3) Of those applications received, how many were interviewed?

(4) What position in Government, or otherwise, did the convenor of the selection committee for the position of CEO of the Authority hold?

(5) What work relationship, if any, was there between the convenor of the committee and the CEO of the Authority?

(6) Was the method used for the selection of the position of CEO of the Casino Control Authority different from that used for the appointment of the members of the Casino Control Authority?

2 DECEMBER 1994

(Paper No. 45)

1920 CLARENCE PEAK—Ms Allan to ask the Minister for Land and Water Conservation—

- (1) Is Clarence Peak zoned 8D for inclusion in the Yuraygir National Park?
- (2) What plans exist for logging Clarence Peak?
- (3) Will he instruct State Forests not to log Clarence Peak?
- (4) If not, why not?

1921 DUCK SEASON-Ms Allan to ask the Minister for the Environment-

 Has he received information from the National Parks and Wildlife Service revealing that duck populations are at critically low levels as a result of the drought and wetland destruction?
 If so, will he cancel the 1995 Duck Season?

1922 CLARENCE PEAK-Ms Allan to ask the Minister for the Environment-

- (1) Is Clarence Peak zoned 8D for inclusion in the Yuraygir National Park?
- (2) Why has the NPWS recommended that Clarence Peak be protected?
- (3) What plans for logging Clarence Peak currently exist?
- (4) How will he protect Clarence Peak?
- 1923 CLARENCE PEAK-Ms Allan to ask the Minister for Community Services, Minister for Aboriginal Affairs and Minister for the Ageing-
 - (1) What is the significance of Clarence Peak to Aboriginal people?
 - (2) What action will he take to protect the Aboriginal significance of Clarence Peak?

1924 JOHN HUNTER HOSPITAL-ENDOSCOPY UNIT-Mr Hunter to ask the Minister for Health-

(1) When was the first complaint from any doctors operating in the John Hunter Endoscopy. Unit received by the:

- (a) John Hunter Hospital?
- (b) Hunter Area Health Service?
- (2) (a) How many complains regarding conditions in the John Hunter Hospital Endoscopy Unithave been received by:
 - (i) Doctors?
 - (ii) Nursing Staff?
 - (b) What are the dates of each complaint?

(3) Has the WorkCover Authority undertaken an inspection of the John Hunter Hospital Endoscopy Unit?

(4) What does the WorkCover Authority report state about the John Hunter Hospital Endoscopy Unit?

(5) By what date does the WorkCover Authority require any contraventions of the Occupational Health and Safety Act to be remedied?

(6) Is the Hunter Area Health Service or the John Hunter Hospital currently undertaking a review of the operation of the John Hunter Hospital Endoscopy Unit?

(7) Who is undertaking the review?

(8) What are the qualifications and position of the person undertaking the review?

(9) Is the aim of the review to recommend closure of the Endoscopy Unit as the way of solving the problems in the unit?

(10) Will he ensure that all appropriate action is taken to remedy the problems outlined by the WorkCover report?

(11) Is he, or the:

(a) John Hunter Hospital;

(b) Hunter Area Health Service;

aware of the stress nursing staff are currently suffering as a result of the poor working conditions in the Endoscopy Unit?

- (12) (a) How many Endoscopy Unit nursing staff have suffered workplace injuries?
 - (b) How many of these can be related to areas of concern raised in the WorkCover Authority report?
- (13) (a) What are the nursing positions in the Endoscopy Unit and what number of staff are appointed to each of these positions?
 - (b) What is the job description of each of the above positions?

1925 TOMAREE HEADLAND-Mr Martin to ask the Premier and Minister for Economic Development-

(1) Have Minister's of his Government recommenced negotiations on the sale of Tomaree Headland?

(2) If so, will he make public all papers?

1926 SYDNEY MARKET AUTHORITY REPORT-Mr Martin to ask the Minister for Agriculture and Fisheries and Minister for Mines-

(1) Did the Government authorise the preparation of a report titled "The Sydney Market Authority: relevance, performance and future direction" by the Centre for International Economics and Pacific Road Securities in 1993?

- (2) If so, who authorised preparation of the report?
- (3) What was the cost of preparation and production of the report?
- (4) Does the report:
 - (a) (i) Suggest Flemington Markets has a lot of natural economic advantages?
 (ii) If so, what are those economic advantages?
 - (b) Acknowledge that Flemington Markets is the largest selling site in Australia?
 - (c) Suggest that Flemington Markets provides a large economic return to the State economy?
 - (d) State that the value of the site as a market far exceeds that of its most likely alternative use?
 - (e) (i) State the value of the site in its current form?
 - (ii) If so, is this value more than that of the sites alternative use and if so, by how much?
 - (f) Refer to the Sydney Market Authority's (SMA) financial performance?
 - (g) Refer to the management of the market, particularly taking into account the constraints and inconsistencies of the SMA Act?
 - (h) (i) Make comment on the industry service implied by its Act and the Government's GTE objectives?
 - (ii) If so, what are its conclusions?
 - (i) Suggest that a commercial management company might assign ten times the number of senior managers of the SMA to collect the full earning potential of the site?
 - (j) (i) Address standholders' value in the trading spaces?
 - (ii) If so, what is the extent of the value?
 - (k) (i) Make reference to Paddy's Markets at Redfern/Haymarket and Flemington contribution to the SMA's financial performance?
 (ii) If so, what were the findings?
 - (1) Suggest that to allow the Stallholders Co-operative to take over the management of Paddy's from the SMA and run it as a co-operative, contradicts the direction in which Government trading enterprises have been forced to move in recent years?
 - (m) Suggest the Government should sell its interest in Paddy's Markets and use part of the proceeds to reward the perceived stake of standholders?
 - (n) Make a recommendation to sell the Paddy's Redfern/Haymarket operation as a separate entity?
 - (0) Suggest that the Paddy's Flemington operation should be sold as part of a sale of the complete Flemington Markets site?
 - (p) Make a recommendation to sell the Paddy's trademark separately or attached to the sale of either one of the Paddy's Markets?
 - (q) Suggest that privatisation should be sure and swift to lock in the process of change and prevent it being delayed by vested interests?
 - (r) Acknowledge that the SMA is self-financing, having achieved an operating surplus in each of the last 10 years and paid small dividends in the past 3 years?

- (s) Suggest that the efficiency of Flemington Markets attracts interstate sellers?
- (t) (i) Mention any comment by supermarket buyers about the efficiency of Flemington Markets?
 - (ii) If so, what is the comment?
- (u) (i) Analyse the commercial future of Flemington Markets in relation to its natural advantages?
 - (ii) If so, what did it find?
- (v) (i) Make any comment on the management of the market and the constraints imposed as a consequence of the Act, Treasury dividends?
 - (ii) If so, what were the comments?
- (w) Acknowledge that the SMA has been profitably run without any direct Government assistance since the market commenced operations in 1975?
- (x) Canvass the legal issues involved in closing the markets without having to compensate standholders?
- (y) Include a comprehensive list of persons who were consulted in the course of the study, and does this list include:
 - (i) NSW Farmers Association?
 - (ii) Messrs Abba, Saggers and Nicholas of the Stallholder's Co-operative?
- (z) State that the financial performance of the SMA is a poor indicator of the performance of the market as a whole?
- (aa) Suggest it is difficult to see that special legislation is required to provide credit protection for growers?
- (ab) (i) Discuss the effect of the Farm Produce Act and the Sydney Market Authority Act on the efficiency of operation?
 - (ii) If so, what did it find?
- (ac) State that capital value of the SMA sublease at Paddy's Haymarket could be worth up to \$12 million?
- (ad) (i) Make reference to corporatisation of the SMA and its effect on rents?(ii) If so, did it find that rents would need to be substantially increased?
- (ae) Make reference to what the consultants see as a hidden dividend and that rental increases of 150 per cent in real terms would be needed to claw this back?
- (af) Suggest that growers who do not have market space have little to gain from privatisation?
- (ag) Suggest that perceived interests of standholders at Haymarket could be in the range of \$9.9 million to \$24.75 million?

(5) Will the Government now make available a copy of this report to the Select Committee on the Sydney Market Authority so that it can complete its deliberations in full knowledge of the facts?

(6) Will the Government confirm its support for the CIE/Pacific Road Securities Report of 1993 on the Sydney Market Authority?

1927 SRA-EMPLOYEES REINSTATEMENT CASE-Mr Mills to ask the Minister for Transport and Minister for Roads-

(1) Did the NSW Court of Appeal dismiss the appeal by the State Rail Authority against a decision of Justice Bauer regarding reinstatement of employees injured at work?

(2) Have any State Rail employees been reinstated following the Court of Appeal decision?

(3) If so, how many?

(4) Has the State Rail Authority decided to appeal this decision further to the High Court of Australia?

(5) If so, when will the case be heard by the High Court?

(6) If not, why have certain employees encountered difficulty in obtaining reinstatement by the State Rail Authority?

- (7) (a) Will Mr Paul Burley be reinstated?(b) If so, to what position?
- (8) What is the cost to date of State Rail litigation on this matter?
- 1928 WALLSEND POLICE PATROL-REPORTED CRIME-Mr Mills to ask the Minister for Police and Minister for Emergency Services-

(1) Is he aware of reported crime figures to the Rankin Park/Elenmore Vale Neighbourhood Watch increasing from 77 reports in 1993 to 176 reports in 1994?

(2) Does the Government plan to increase the staffing establishment of Wallsend Police Patrol to cope with increased demands?

1929 WALLSEND POLICE PATROL-JOHN HUNTER HOSPITAL-Mr Mills to ask the Minister for Police and Minister for Emergency Services-

(1) How many additional police officers have been appointed to Wallsend Police Patrol to deal with matters arising at John Hunter Hospital since the opening of the hospital in 1991?

(2) What percentage of Wallsend Police Patrol activity is now devoted to matters of the following nature arising at the John Hunter Hospital:

(a) Procedural matters concerning deaths, post-mortems, coronary inquiries, etc.?

(b) Lawbreaking including theft, damage to property, assault, traffic, etc.?

(3) What are the Government's plans for an increase in the staffing establishment of Wallsend Police Patrol?

1930 HUNTER BRAIN INJURY GROUP-Mr Price to ask the Minister for Health-

(1) What is the nature and level of support given to the Hunter Brain Injury Group?

(2) What direct assistance can be given to the Way Ahead Joinery, an occupational therapy workshop that is sponsored by the Hunter Brain Injury Group, the Lions Club of Elemore Vale and other organisations within the Newcastle region?

(3) Given that injured persons are now being referred to the Way Ahead Joinery by a variety of rehabilitation organisations, will a review of funding guidelines be undertaken to ensure that this joinery operation receives funding for at least two supervisors?

(4) Can the workshop location at the Newcastle Western Suburbs Hospital be considered to have a reasonable assurance of tenure into the future?

1931 HUNTER BRAIN INJURY GROUP-Mr Price to ask the Minister for Industrial Relations and Employment and Minister for the Status of Women-

(1) What is the nature and level of support given to the Hunter Brain Injury Group?

(2) What direct assistance can be given to the Way Ahead Joinery, an occupational therapy workshop that is sponsored by the Hunter Brain Injury Group, the Lions Club of Elemore Vale and other organisations in the Newcastle region?

(3) Given that injured persons are now being referred to the Way Ahead Joinery by a variety of rehabilitation organisations, will a review of funding guidelines be undertaken to ensure that this joinery operation receives funding for at least two supervisors?

(4) Can the workshop location at the Newcastle Western Suburbs Hospital be considered to have a reasonable assurance of tenure into the future?

1932 MR WOODWARD APPEAL TRANSCIPT-Mr Rogan to ask the Minister for Transport and Minister for Roads-

Why was Mr Woodward, of the Association of Railway Professional Officers of Australia, denied access to transcripts relating to an appeal by a member of the association appearing before the Transport Appeals Board hearings from 18 to 30 November 1994?

- 1933 SIMPSON STABBING-Mr Scully to ask the Minister for Police and Minister for Emergency Services-
 - (1) (a) Was Wayne Simpson twice stabled by one Raymond Neville Potts on 24 September 1994?
 - (b) Did Ryamond Neville Potts admit that he twice stabbed Wayne Simpson but claimed that he took the knife off Simpson and acted in self-defence?
 - (c) Did Simpson claim that Potts took a knife from his truck and knifed Simpson twice in an act of extreme violence?
 - (2) Was Simpson severely injured as a result of this attack?
 - (3) Why did police not charge Potts with a serious crime?
- 1934 POLICE PATROL EDUCATION-Mr Scully to ask the Minister for Police and Minister for Emergency Services-

(1) How many Police Patrol Education and Development Officers are employed in the NSW Police Service?

- (2) What are the duties of these officers?
- (3) (a) What must a police officer do to become an Accredited Patrol Education and Development Officer?
 - (b) (i) How many officers are fully accredited?
 - (ii) Why is this figure so few?

(4) Are you satisfied that the majority of Patrol Education and Development Officers are properly qualified?

1935 FORSTER POLICE STATION-Mr Scully to ask the Minister for Police and Minister for Emergency Services-

(1) Has the Member for Myall Lakes promised that funds would be made available for the construction of a police station at Forster?

- (2) Why has no police station been built to date by his Government?
- (3) (a) Did a meeting of the local branch of the Police Association at Forster take place to determine a course of action to campaign for the construction of a police station at Forster?
 - (b) What was that determined course of action?
- (4) (a) Is the current police station on temporary rented premises?
 - (b) For how long have these premises been in use?
 - (c) How much money has been paid in rent for this period of occupation?
 - (d) (i) Are the premises crowded?
 - (ii) If so, what effect is this having on police staff morale?
 - (e) Does this rented accommodation require substantial renovation and refurbishment to make it fit for effective police use?
- (5) (a) What steps does he propose to take to ensure that police stress, morale and motivation levels do not fall so low that they affect the safety of the general public?
 - (b) When will he make the necessary commitment to have a police station built at Forster?

1936 WOLLONGONG LAND-Mr Sullivan to ask the Minister for Land and Water Conservation-

(1) Who has responsibility for the land, located on the southern side, at the eastern end of Crown Street, Wollongong, adjoining the beachfront which formerly was a cemetery?

(2) When this area was cleared for use as a bus terminus and parking area, were all internments exhumed?

(3) Are there any impediments to this land now being used for building purposes?

1937 RECYCLING MEASURES-Mr Sullivan to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing-

(1) When considering applications for approval to dump waste materials in designated implacements, does he require evidence that recycling has been considered as an alternative to dumping?

(2) If so, has this led to any significant reduction in the dumping of waste material in designated implacements?

(3) If not, why has he not pursued such a policy?

1938 INNER SUBURBS WELFARE PROBLEMS-Mr Sullivan to ask the Minister for Community Services, Minister for Aboriginal Affairs and Minister for the Ageing-

(1) When will the report on welfare problems of inner suburbs be presented to the New South Wales Parliament?

(2) Who has been responsible for commissioning this report?

(3) Who has carried out the preparation of the report?

(4) If the report is not tabled before Parliament rises before Christmas, will it be made available to members before being formally presented to Parliament?

(5) If not, why not?

- 1939 VISITS BY POLICE-BONDI BEACH RESTAURANTS-Mr Thompson to ask the Minister for Police and Minister for Emergency Services-
 - (1) How many visits have police made to the following restaurants in the last 2 years:
 - (a) Jackies, 132A Warners Avenue, Bondi Beach?
 - (b) Hogs Breath, 180 Campbell Parade, Bondi Beach?
 - (c) Mama Emilia's, 138 Campbell Parade, Bondi Beach?
 - (d) Beechwood, 100 Campbell Parade, Bondi Beach?
 - (e) Dogs Dinner, 70B Campbell Parade, Bondi Beach?
 - (f) Gran Caffe, 108 Campbell Parade, Bondi Beach?
 - (g) Lamrock Cafe, 72 Campbell Parade, Bondi Beach?
 - (h) GPK Pizza, 80 Campbell Parade, Bondi Beach?
 - (i) Bondi Sports Bar, 32 Campbell Parade, Bondi Beach?

(2) How many breaches have there been against each of these restaurants and what was the offence?

(3) Are police in the patrol where these restaurants operate satisfied that the restaurants are actually operating within the law in supplying a substantial meal with liquor, and in the case of cabaret permits, food is available?

- 1940 RESTAURANTS WITH ENTERTAINMENT PERMITS—Mr Thompson to ask the Chief Secretary and Minister for Administrative Services—
 - (1) Have the following restaurants permits to operate after 11 p.m. with entertainment and if
 - so, what are the hours allowed in each restaurant:
 - (a) Jackies, 132A Warners Avenue, Bondi Beach?
 - (b) Hogs Breath, 180 Campbell Parade, Bondi Beach?
 - (c) Mama Emilia's, 138 Campbell Parade, Bondi Beach?
 - (d) Beechwood, 100 Campbell Parade, Bondi Beach?
 - (e) Dogs Dinner, 70B Campbell Parade, Bondi Beach?
 - (f) Gran Caffe, 108 Campbell Parade, Bondi Beach?
 - (g) Lamrock Cafe, 72 Campbell Parade, Bondi Beach?
 - (h) GPK Pizza, 80 Campbell Parade, Bondi Beach?
 - (i) Bondi Sports Bar, 32 Campbell Parade, Bondi Beach?

(2) How many breaches have been issued against those premises in the last 2 years and for what offences?

- (3) Who are the licensees and their addresses of each of those restaurants?
- (4) If the licensee is not the owner, who is the owner?
- (5) If it is a company or a trust, who are the shareholders or trustees of such business?
- (6) Which of those restaurants operate pool tables?
- (7) What is the situation with restaurants operating pool tables?
- 1941 VALLEY WATCH INC. CASE—COSTS RECOVERY—Ms Allan to ask the Minister for Land and Water Conservation representing the Minister for Planning and Minister for Housing—

(1) Will he waive his right to recover costs awarded against Valley Watch Inc. following the 24 February decision in the Land and Environment Court concerning the Micalo Island resort at Yamba?

(2) If not, why not?

1942 LIQUOR ACT-POLICE POWERS-Mr Face to ask the Minister for Police and Minister for Emergency Services-

(1) Is there a provision in the Liquor Act where it is possible for police to take action against the licensee/permit holder of a restaurant/cabaret which has a cumulative large number of breaches?

(2) Are there a considerable number of restaurants/cabarets which have cumulative breaches?

(3) If so, why haven't the police issued a "show cause" against licensees or permit holders with multiple breaches?

1943 HILL STREET RESTAURANT—HURSTVILLE—Mr Face to ask the Minister for Police and Minister for Emergency Services—

(1) How many times have police visited the Hill Street Restaurant in the last 2 years, either in the course of their duties or by being called to the premises?

(2) How many breaches have been issued or offences detected in that 2-year period?

(3) If the restaurant has had more than three breaches in the last 12 months, why have not police called upon the licensee to show cause as to why the licence should be retained?

1944 HILL STREET RESTAURANT—HURSTVILLE—Mr Face to ask the Chief Secretary and Minister for Administrative Services—

(1) What type of licence does the Hill Street Restaurant in Hill Street, Hurstville, operate under?

(2) Has it any endorsements or permits and what are the conditions of such endorsements or permits?

(3) Who is the licensee of the restaurant?

(4) If the licensee is not the owner of the business, what is the name and address of the owner of owners?

(5) If it is a company, who are the shareholders and their addresses?

(6) How many breaches have been issued against the restaurant in the last 2 years and for what offences?

(7) Has the Hill Street Restaurant a significant licensing fee with regard to the sale of liquor?

(8) Are the sales of liquor from that premises abnormally high for a restaurant?

GOVERNMENT BUSINESS

NOTICES OF MOTIONS-

1 Mr SOURIS to move-

That leave be given to bring in a bill for an Act to constitute the Property Services Corporation as a statutory body to acquire, hold, develop, manage, dispose of and otherwise deal with land on behalf of the Government of New South Wales; and for other purposes.

(Property Services Corporation Bill.)

2 Mr WEST to move-

That the Standing Orders and Procedure Committee examine the operation of Standing Order 54 and report and make recommendations to the House by 30 September 1994 regarding the appropriateness and validity of the Standing Order in its current form, having regard to the following matters:

- The practice in other Parliaments in relation to obtaining documents, in particular in relation to the application of the principle of public interest immunity, legal professional privilege and commercial confidentiality.
- The privileges and prerogatives of the Parliament in other jurisdictions. In particular, the relationship between the Parliament and the Executive and methods of resolving disputes between the two.
- The practices of the Courts and other bodies in relation to the subpoena and discovery of documents.

ORDERS OF THE DAY-

- 1 Health Legislation (Miscellaneous Amendments) Bill (No. 2); resumption of the adjourned debate, on the motion of Mr Phillips, "That this bill be now read a second time" (from 30 November 1994—Mr Whelan).
- 2 Landfill Depots (Moratorium) Bill; resumption of the adjourned debate, on the motion of Mr Hartcher, "That this bill be now read a second time" (from 23 November 1994—Mr Jeffery).
- 3 Tree Plantations (Harvest Security) Bill; resumption of the adjourned debate, on the motion of Mr Souris, "That this bill be now read a second time" (from 14 October 1994, a.m.—Mr Whelan).
- ^{†4} Mining Legislation (Amendment) Bill; second reading (Mr Causley).
- 5 Traffic (Penalty Defaults) Amendment Bill; resumption of the adjourned debate, on the motion of Mr Baird, "That this bill be now read a second time" (from 12 October 1994—Mr Langton).
- ^{†6} Criminal Procedure (Indictable Offences) Amendment Bill; resumption of the adjourned debate, on the motion of Mr Hartcher, "That this bill be now read a second time" (from 12 October 1994—Mr Whelan).
- 7 Crimes (Misuse of Public Property) Amendment Bill; resumption of the adjourned debate, on the motion of Mr Hartcher, "That this bill be now read a second time" (from 4 May 1994—Mr Martin).
- 8 Co-operatives (Amendment) Bill; resumption of the adjourned debate, on the motion of Mr West, "That this bill be now read a second time" (from 13 May 1994—Mr Whelan).
- ^{†9} Victims Compensation (Amendment) Bill; to be further considered in Committee (Mr Hartcher).
- †10 Legal Aid Commission (Amendment) Bill; resumption of the adjourned debate, on the motion of Mr Hartcher, "That this bill be now read a second time" (from 14 April 1994—Mr Hartcher—in reply).
- †11 Crimes (Detention after Arrest) Amendment Bill; resumption of the adjourned debate, on the motion of Mr Hartcher, "That this bill be now read a second time" (from 5 May 1994—Mr Martin).
- †12 Stock Diseases (Amendment) Bill; second reading (Mr Causley).
- 13 Forestry (Environmental and Fauna Impact Assessment) Bill; resumption of the adjourned debate, on the motion of Mr Souris, "That this bill be now read a second time" (from 27 October 1994—Mr Martin).
- 14 Consumer Credit (New South Wales) Bill; resumption of the adjourned debate, on the motion of Ms Machin, "That this bill be now read a second time" (from 28 October 1994, a.m.-Mr Amery).
- †15 Sentencing Legislation (Amendment) Bill; second reading (Mr Hartcher).
- †16 Crimes (Prohibited Material) Amendment Bill; second reading (Mr Hartcher).

Orders marked † are bills forwarded from the Legislative Council.

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- †17 Western Lands (Land Purchase) Amendment Bill; second reading (Mr Souris).
- †18 Irrigation Legislation (Freehold Tenures) Amendment Bill; second reading (Mr Souris).
- 19 Fire Brigades (Contributions) Amendment Bill; resumption of the adjourned debate, on the motion of Mr West, "That this bill be now read a second time" (from 23 November 1994—Mr Whelan).
- †20 Statute Law Revision (Local Government) Bill; second reading (Mr West).
- †21 Tow Truck (Amendment) Bill; second reading (Mr West).

Orders marked † are bills forwarded from the Legislative Council.

GENERAL BUSINESS

NOTICES OF MOTIONS (for Bills)-

1 Mr WHELAN to move-

That leave be given to bring in a bill for an Act to amend the Crimes Act 1900 in relation to apprehended violence.

(Crimes (Apprehended Violence) Amendment Bill.)

- 2 Ms MOORE to move-
 - That leave be given to bring in a bill for an Act to constitute the Wolli Park Trust and to define its functions; to vest certain land in the Trust; to make consequential amendments to other Acts; and for other purposes.

(Wolli Park Trust Bill.)

3 Mr MARKHAM to move—

That leave be given to bring in a bill for an Act to amend the National Parks and Wildlife Act 1974 to make provision for the return of Aboriginal remains and cultural artefacts to Aboriginal custody; and for other purposes.

(National Parks and Wildlife (Return of Aboriginal Remains and Cultural Artefacts) Amendment Bill.)

4 Dr MACDONALD to move—

That leave be given to bring in a bill for an Act to amend the Environmental and Planning and Assessment Act 1979 to enable any person to make an appeal against certain determinations of consent authorities under that Act concerning the carrying out of development; to make a consequential amendment to the Land and Environment Court Act 1979; and for other purposes.

(Environmental Planning and Assessment (Appeals) Amendment Bill.)

5 Dr MACDONALD to move-

That leave be given to bring in a bill for an Act to amend the Crimes Act 1900 in relation to the making of unsworn statements by accused persons in criminal proceedings; and for other purposes.

(Crimes (Dock Statements) Amendment Bill.)

6 Mr J. H. MURRAY to move-

That leave be given to bring in a bill for an Act to amend the Banks and Bank Holidays Act 1912 to appoint 15 August 1995 as a public holiday to be observed throughout New South Wales to commemorate and celebrate the fiftieth anniversary of the end of the Second World War; and for other purposes.

(Banks and Bank Holidays (Amendment) Bill.)

ORDERS OF THE DAY (for Bills)—

1 Forestry (Amendment) Bill; resumption of the adjourned debate, on the motion of Dr Macdonald, "That this bill be now read a second time" (from 8 May 1992-Mr West).

(Referred to a Legislation Committee-Reported 11 March 1993.)

- 2 National Parks and Wildlife (New Areas and Miscellaneous Provisions) Amendment Bill; resumption of the adjourned debate, on the motion of Dr Macdonald, "That this bill be now read a second time" (from 4 March 1993—Mr Hartcher).
- 3 Occupational Health and Safety (Smoke-free Indoor Air) Amendment Bill; resumption of the adjourned debate, on the motion of Dr Macdonald, "That this bill be now read a second time" (from 29 April 1993—Mr Phillips).
- 4 Workers Compensation (Journey Claims) Amendment Bill; resumption of the adjourned debate, on the motion of Mr Yeadon, "That this bill be now read a second time" (from 20 May 1993—Mr Nagle).
- 5 Threatened Species Conservation Bill; resumption of the adjourned debate, on the motion of Dr Macdonald, "That this bill be now read a second time" (from 16 September 1993—Mr West).
- 6 Privatisation of Core Government Services Bill; to be further considered in Committee (Mr Hatton).
- 7 Crimes (Republican Debate) Amendment Bill; resumption of the adjourned debate, on the motion of Mr Scully, "That this bill be now read a second time" (from 20 May 1993—Mr Bowman).
- 8 Hospital Development Projects Review Bill; resumption of the adjourned debate, on the motion of Mr Hatton, "That this bill be now read a second time" (from 17 March and 14 April 1994—Mr Phillips).
- 9 Johann Pohl (Compensation) Bill; resumption of the adjourned debate, on the motion of Mr Thompson, "That this bill be now read a second time" (from 21 April 1994—Mr Fraser).

- 10 Tweed Heads (Afex Park) Bill; resumption of the adjourned debate, on the motion of Mr Martin, "That this bill be now read a second time" (from 12 May 1994—Mr Downy).
- 11 Myall Lodge (Additional Land) Bill; resumption of the adjourned debate, on the motion of Mr Martin, "That this bill be now read a second time" (from 12 May 1994—Mr Downy).
- 12 National Parks and Wildlife (Aboriginal Ownership) Amendment Bill; resumption of the adjourned debate, on the motion of Mr Markham, "That this bill be now read a second time" (from 15 September 1994—Mr Downy).
- 13 Michael Black (Compensation) Bill; resumption of the adjourned debate, on the motion of Mr Sullivan, "That this bill be now read a second time" (from 22 September 1994—Ms Machin).
- 14 Public Finance and Audit (Auditor-General's Access) Amendment Bill; resumption of the adjourned debate, on the motion of Mr J. H. Murray, "That this bill be now read a second time" (from 22 September 1994—Ms Machin).
- 15 Katherine Wentworth (Admission as Legal Practitioner) Bill; resumption of the adjourned debate, on the motion of Mr Hatton, "That this bill be now read a second time" (from 13 October 1994—Mr Downy).
- 16 Preservation of Canterbury Hospital Bill; resumption of the adjourned debate, on the motion of Mr Moss, "That this bill be now read a second time" (from 13 October 1994-Mr Downy).
- 17 Legal Profession (Admission) Amendment Bill; resumption of the adjourned debate on the motion of Mr Hatton, "That this bill be now read a second time" (from 27 October 1994—Mr Downy).
- 18 Residential Tenancies (Relocatable Homes) Bill; resumption of the adjourned debate on the motion of Mrs Grusovin, "That this bill be now read a second time" (from 27 October 1994-Mr Downy).
- 19 Sandy Crossing Waste Facility Bill; resumption of the adjourned debate on the motion of Ms Allan, "That this bill be now read a second time" (from 17 November 1994—Mr Hartcher).
- 20 Queanbeyan Showground (Variation of Purposes) Bill; resumption of the adjourned debate on the motion of Mr Cochran, "That this bill be now read a second time" (from 17 November 1994—Mr Martin).
- 21 Community Protection (Gregory Wayne Kable) Bill; resumption of the adjourned debate on the motion of Mr Scully, "That this bill be now read a second time" (from 17 November 1994—Mr Hartcher).
- 22 Irrigation Corporations (Environmental Assessment) Amendment Bill; resumption of the adjourned debate on the motion of Mr Hatton, "That this bill be now read a second time" (from 17 November 1994—Mr Hartcher).
- 23 Pay-roll Tax (Country Industries Exemption) Amendment Bill (No. 2); resumption of the adjourned debate on the motion of Mr Windsor, "That this bill be now read a second time" (from 27 October 1994—Mr Downy).
- 24 Crimes (Unreliable Testimony) Amendment Bill; resumption of the adjourned debate on the motion of Mr Whelan, "That this bill be now read a second time" (from 24 November 1994—Mr Hartcher).

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- 25 Capital Punishment Referendum Bill; resumption of the adjourned debate on the motion of Mr Windsor, "That this bill be now read a second time" (from 12 May 1994—Mr Downy).
- 26 Business Franchise Licences (Petroleum Products) (Country Areas Exemption) Amendment Bill; resumption of the adjourned debate on the motion of Mr Windsor, "That this bill be now read a second time" (from 24 November 1994—Mr Hartcher).
- 27 Anti-Discrimination (Transgender) Amendment Bill; resumption of the adjourned debate on the motion of Ms Moore, "That this bill be now read a second time" (from 24 November 1994-Mr Hartcher).
- 28 St Georges Basin/Sussex Inlet Interim Protection Bill; resumption of the adjourned debate on the motion of Mr Hatton, "That this bill be now read a second time" (from 1 December 1994—Mr Hartcher).
- 29 Firearms (Referendum) Bill; resumption of the adjourned debate on the motion of Ms Moore, "That this bill be now read a second time" (from 1 December 1994—Mr Hartcher).
- 30 Residential Tenancies (Amendment) Bill; resumption of the adjourned debate on the motion of Ms Moore, "That this bill be now read a second time" (from 1 December 1994—Mr Hartcher).

ORDERS OF THE DAY (General Orders)-

1 Select Committee upon Elcom Power Line Resumptions; resumption of the adjourned debate, on the motion of Mr Rogan-

"(1) That a Select Committee be appointed with the following terms of reference to consider and report upon:

- (a) Elcom's practices in relation to the resumption of land for the construction of Elcom high voltage power lines in New South Wales;
- (b) in particular, to consider and report on the manner and methods used to resume land for the construction of a high voltage power line between Mount Piper and Marulan;
- (c) the manner in which Elcom offered or failed to offer compensation, and the value of that compensation, to land owners; and
- (d) any other matter relevant to the committee's inquiry, including any actions taken against any of the land owners.

(2) That the committee consist of Mr Clough, Mr Glachan, Mr Merton, Mr Nagle, Mr Rogan, Mr Small and Mr Windsor.

(3) That at any meeting of the committee three members shall constitute a quorum.

(4) That such committee have leave to meet during any sitting or any adjournment of the House; to adjourn from place to place; to make visits of inspection within New South Wales and the Commonwealth of Australia; and have power to take evidence and send for persons and papers and to report from time to time." (from 3 March 1994—Mr West).

2 Hospital Financial Management reference to the Public Accounts Committee; resumption of the adjourned debate, on the motion of Dr Refshauge—

"That this House hereby refers the following terms of reference to the Public Accounts Committee-

To inquire into and report within six months upon hospital financial management with particular reference to:

- (a) the accounting and financing methods of public sector teaching hospitals to ensure they comply with accounting standards;
- (b) the reasons for the alleged budget overrun at the Central Sydney Area Health Service;
- (c) the adequacy of the existing budget to ensure the viability of Royal Prince Alfred Hospital's continued tertiary referral, teaching and local community roles." (from 3 March 1994—Mr Beckroge).
- 3 Victims Compensation Tribunal; resumption of the adjourned debate, on the motion of Mr Whelan---

"That a public inquiry be established to examine and to review the provisions of victims compensation and the operations of Victims Compensation Act, 1987 and the Victims Compensation Tribunal with the following terms of reference:

- To examine the basis upon which a person may be entitled to victims compensation and in particular as to whether the existing definition of an "act of violence" is an adequate or proper statutory means of determining entitlement.
- To examine the basis upon which compensation is to be determined and in particular as to whether common law principles should apply.
- To examine the way in which victims compensation applications should be determined and in particular as to whether such applications should be determined by way of a tribunal based system or one operated by the Courts.
- To examine where applicants for victims compensation should be entitled, as of right, to a hearing as distinct from a determination of the matter without a hearing.
- To examine the way in which victims of sexual assault have their applications determined with a view to removing delay and anxiety occasioned to such victims.
- To examine and make recommendations in respect of the availability of counselling and specialist services to the victims of sexual assault and victims of crime generally.
- To examine the way in which moneys are recovered from offenders.
- To examine the methods of payment of legal costs and actual expenses in actions against the Victims Compensation Tribunal.
- To examine the role played by the Attorney General and the Attorney General's Department." (from 22 September 1994—Mr West).

NOTICES OF MOTIONS (General Notices)-

1 Mr MARTIN to move-

That the Minister for Agriculture fully explain the circumstances surrounding his or the Department of Agriculture's involvement in the Narromine Feedlot Case and calls upon the Minister for Agriculture to specifically advise the House of the cost implications involved by the Department of Agriculture with this case and to table all correspondence between himself, the Department of Agriculture and Narromine Shire Council.

2 Dr REFSHAUGE to move-

That this House calls on the Minister for Health to ensure that the new Inner West Hospital has at least a Level 4 Accident and Emergency Service.

3 Mr WHELAN to move-

(1) That this House requests the Independent Commission Against Corruption to reopen its investigation of the Collins v Ryan & Ors. defamation action and hold public hearings into matters as requested by both Houses of Parliament on 15 September 1993, namely: whether the procedures relating to the case of Collins v Ryan & Ors. and its settlement were acceptable having regard, amongst other things, to practices and procedures in the public sector and whether any improper influence was exercised by any person or persons in this process.

(2) That this House notes with concern the section of the Commission's Report on Investigation into Collins v Ryan & Ors. which states Collins and [his solicitor] Brimaud provided written statements of information when requested by the Commission but on Counsel's advice declined to be interviewed.

4 Mr MURRAY to move-

That pursuant to Standing Order 54 this House orders to be laid before it and made public without restricted access all documentation in relation to the rezoning of Coogee Bay Hotel.

5 Mr WHELAN to move—

That this House requests the Minister for Industrial Relations and Employment, and Minister for the Status of Women urgently to apply to the Industrial Commission for an expedited hearing of the ministerial reference concerning engineering standards already given by her, the subject of the current industrial dispute at Franklins.

6 Mr MURRAY to move-

That pursuant to Standing Order 54 this House orders to be laid before it and made public without restricted access all documentation in relation to the Sydney Harbour Tunnel.

7 Mr MURRAY to move-

That pursuant to Standing Order 54 this House orders to be laid before it and made public without restricted access all documentation in relation to the Monorail.

8 Mr MURRAY to move-

That pursuant to Standing Order 54 this House orders to be laid before it and made public without restricted access all documentation in relation to Darling Harbour.

9 Mr AQUILINA to move-

That the Sessional Order concerning the Consideration of Urgent Motions be amended by omitting the words "formal business" in paragraph (3) and inserting instead the words "question time".

10 Mr HUMPHERSON to move-

That this House condemns the New South Wales branch of the ALP for planning to bypass the normal rank and file pre-selection processes in Cabramatta and St Marys.

11 Mr WHELAN to move-

That this House pursuant to Standing Order 54 calls upon the Premier to table all advisings of the Commissioner of the Independent Inquiry into matters relating to the resignation of the former Minister for Police specifically relating to the grant of legal assistance.

- 12 Dr REFSHAUGE to move—
 - (1) That this House notes:
 - (a) The statement by the former Minister for Health in 1990 that Coffs Harbour Hospital development was on track.
 - (b) The lack of capital allocation in all budgets since 1990 for the redevelopment of Coffs Harbour Hospital.

(2) That this House condemns the government for its lack of commitment to health needs of the people of Coffs Harbour.

13 Dr REFSHAUGE to move-

That this House calls on the Treasurer to use his "rainy day" Treasurer's allocation to adequately fund Grafton Hospital.

- C14 Mr ROGAN to move-
 - (1) That a Select Committee be appointed to consider and report upon:
 - (a) The economic, environmental, health and community impact of the construction of the 330 kV Eastlink Transmission line between New South Wales and Queensland.
 - (b) The justification for the building of this transmission line and its association with the National Electricity Strategy.

(2) That the Committee consist of nine Members - five Government Members, three Opposition Members and one Independent Member. The Members shall be notified to the Clerk by the Government and Opposition Whips. The Government Whip shall nominate the Independent Member.

(3) That at any meeting of the Committee six Members shall constitute a quorum.

(4) That such Committee have leave to meet during any sitting or any adjournment of the House; to adjourn from place to place; to make visits of inspection within New South Wales and the Commonwealth of Australia; and have power to take evidence and send for persons and papers and to report from time to time.

15 Mr HUMPHERSON to move-

That this House:

(1) Deplores the actions of the Leader of the Opposition whilst acting in his former capacity as Minister for Planning and Environment in the misappropriation of Department of Planning resources, and in particular condemns him for:

- (a) Using the services of the Department of Planning photographer for party political purposes.
- (b) Instructing the Departmental photographer to accompany him on numerous visits to his electorate which were totally unrelated to his duties as Minister for Planning and the Environment.
- (c) Instructing the Department of Planning photographer to take photographs of himself with prominent members of the Australian Labor Party and other individuals for the purposes of political campaigning.
- (d) Using departmental resources to produce photographs of himself for the local media serving his electorate even though these photos had no connection to his duties as Minister for Planning.
- (e) Using photographs which were taken and produced by the departmental photographer in brochures produced for his candidacy for the Australian Labor Party at the election of 19 March 1988.
- (f) Using photographs taken by the Department in full page local paper advertisements for his candidacy for the Australian Labor Party in the 1988 state election campaign for the seat of Maroubra.
- (g) Using the resources of the Department of Planning to fund his political campaign, in that the majority of the photographs cited above were taken in the six to eight months prior to the election of 19 March 1988.
- (h) Incurring costs of approximately \$30,000 in producing the photographs described above.
- (i) Effecting no reimbursement to the Department of Planning for any of these services.
- (j) Transferring a credit to the Australian Labor Party of approximately \$50,000 by using public resources instead of ALP funds to pay for these services at normal commercial rates.
- (k) Possible contravention of the section 527 of the Crimes Act and other provisions of the criminal law relating to misappropriation of property.

(2) Calls on the Leader of the Opposition to state whether he considers these actions are appropriate conduct for a Minister of the Crown.

16 Mr McMANUS to move—

That this House condemns the government for its failure to provide adequate health services to the Illawarra region.

17 Dr MACDONALD to move-

That this House:

- (1) Expresses its deep concern at:
 - (a) the potential environmental disaster created by the proposed Bengalla open cut coal mine, looming over the residents of Muswellbrook for the next sixty three years;
 - (b) the irreparable damage the proposed Bengalla coal mine could have on the surrounding wine making, horse breeding and tourism industries in the Hunter Valley.
 - (c) the visual impact of the Bengalla overburden, which will be higher than the Sydney Opera House, and within 1.5kms of Muswellbrook; and
 - (d) the damaging effect of noise and dust created by the 24 hour, seven days a week, 365 days a year, operations of the Bengalla open cut mine on the residents of Muswellbrook and surrounding area.

(2) Notes that the Commissioner of Inquiry recommended that a regional study of further major development in the Upper Hunter Valley having regard to the cumulative impact of development on air quality, water quality, visual amenity and noise be undertaken.

(3) Requires that the Minister for Planning not determine the Bengalla open cut coal mine until the Department of Planning regional environmental study is completed and that Bengalla can be determined in light of the report of the study.

ORDERS OF THE DAY (General Orders) (from previous session)-

1 Standing Committee upon Parliamentary Privilege; resumption of the adjourned debate, on the motion of Mr Whelan—

"(1) That a Standing Committee upon Parliamentary Privilege be appointed to consider and report upon any matters relating to privilege which may be referred to it by the House.

(2) That such committee have leave to sit during the sittings or any adjournment of the House, and have power to take evidence and send for persons and papers.

(3) That such committee have power to confer with any committee appointed for similar purposes by the Legislative Council.

(4) That such committee consist of Ms Machin, Mr Merton, Ms Nori, Mr Packard, Mr Thompson and the mover" (from 27 February 1992-Mr Turner).

ORDERS OF THE DAY (Committee Reports)-

1 Report No. 31 of the Regulation Review Committee; "That the House take note of the Report".

Authorised by the Parliament of New South Wales

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1994

New South Wales LEGISLATIVE ASSEMBLY

ATTENDANCES OF MEMBERS IN DIVISIONS AND COUNTS-OUT DURING THE SESSION 1994

Total Number of Divisions in the House, 78; Divisions in Committee, 42; Counts-out, Nil

	Divisions in the House	Divisions in Committee	Counts- out	Total Divisions Attended	Number of Times Paired
ALLAN, Pamela Diane	71	41		112	8
AMERY, Richard Sanderson	78	42	••	120	
ANDERSON, The Hon. Peter Thomas	78	42	• •	120	•••
AQUILINA, Anthony Saviour, B.A., Dip.T.	67	40	••	107	13
AQUILINA, John Joseph, B.A., Dip.Ed.	75	35		110	10
ARMSTRONG, The Hon. Ian Morton, O.B.E.	65	40		105	14
BAIRD, The Hon. Bruce George, B.A., M.B.A.	71	35		106	14
BECK, Donald Frederick Charles	76	39	• •	115	5
BECKROGE, William Harmon	77	42	• •	119	1
BLACKMORE, Peter Terrence	75	34		109	11
BOWMAN, Donald John, B.A., Dip.Ed.	76	41		117	3
CARR, Robert John	41	4		45	74
CAUSLEY, The Hon. Ian Raymond	74	36		110	10
CHAPPELL, The Hon. Raymond Francis	73	41		114	6
CHIKAROVSKI, The Hon. Kerry Anne	71	37		108	12
CLOUGH, Ralph James	58	11		69	51
COCHRAN, Peter Lachlan	76	42		118	2
COHEN, The Hon. Anne Margaret	71	26		97	23
COLLINS, The Hon. Peter Edward James, B.A., LL.B., Q.C	74	39		113	7

	Divisions in the House	Divisions in Committee	Counts- out	Total Divisions Attended	Number of Times Paired
CRITTENDEN, Paul	78	41		119	1
CRUICKSHANK, Adrian John	77	40		117	3
(h) DAVOREN, Westby James	77	42		119	1
(d) DEBNAM, Peter John, M.B.A.	56	42		98	5
DOWNY, The Hon. Christopher John, B.A.(Hons), Dip.Ed	74	32		106	14
DOYLE, Anthony Kenneth, B.A.	55	33	•••	88	32
FACE, Jack Richard	71	33		104	16
FAHEY, The Hon. John Joseph, Dip.Law	21	5		26	93
FRASER, Andrew Raymond Gordon	73	39		112	7
GAUDRY, Bryce James, B.A.	73	37		110	10
GIBSON, Paul Bernard	77	42	• •	119	1
(j) GLACHAN, Ian Doric (Temporary Chairman of Committees)	74	38		112	7
GRIFFITHS, The Hon. Terence Allan	64	35		99	13
GRUSOVIN, The Hon. Deirdre Mary	67	33		100	20
(f) HARRISON, Gabrielle Mary, B.A.	36	12		48	7
HARRISON, Robert Joseph Wilson	75	40	••	115	5
HARTCHER, The Hon. Christopher Peter	76	42		118	2
HATTON, John Edward	76	39		115	
HAZZARD, Bradley Ronald, B.A., Dip.Ed., LL.B., LL.M. (Temporary Chairman of Committees)	64	23		87	15
HUMPHERSON, Andrew	70	39		109	11
HUNTER, Jeffrey	72	39		. 111	9
IEMMA, Morris, B.Ec.	70	41	••	111	9
IRWIN, Geoffrey Stewart, Dip.Tech., Dip.Ed., M.B.A.	70	35		105	15
JEFFERY, Bruce Leslie	77	40	••	117	3
KERNOHAN, Dr Elizabeth Anne, M.Sc.Agr., Ph.D.	78	42	••	120	
KERR, Malcolm John	78	40		118	2
KINROSS, Jeremy Stirton Prevost, LL.B., B.Comm., A.C.A., F.T.I.A.	76	42		118	2
KNIGHT, Michael Stephen, B.A.(Hons)	73	36		109	- 11
KNOWLES, Craig John	78	42	••	120	
LANGTON, Brian Joseph	76	41	• •	117	3
LONGLEY, The Hon. James Alan, B.Ec., M.Ec., F.C.P.A., S.P.T.C.					
LO PO', Faye, A.M.	76 76	35	••	111	9
McBRIDE, Grant Anthony, B.Sc. (Eng.), Dip.Ed.	76 62	38	••	114	6
	63	36	••	99	21
MACDONALD, Peter Alexander Cameron, M.B., B.S., M.R.C.G.P., D.A., D.R.C.O.G.	78	41	••	119	•••

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	Divisions in the House	Divisions in Committee	Counts- out	Total Divisions Attended	Number of Times Paired
MACHIN, The Hon. Wendy Susan, B.A.	53	8		61	59
McMANUS, Ian	76	38		114	6
MARKHAM, Colin William	74	38	• •	112	8
MARTIN, Robert Douglas	75	36		111	8
(k) MEAGHER, Reba Paige	23	12		35	• •
MERTON, Wayne Ashley	77	41		118	2
MILLS, John Charles, B.Sc.(Hons), M.Sc., M.R.A.C.I.	77	42		119	1
MOORE, Clover	78	42		120	
MORRIS, Barry John	71	42	• •	113	4
MOSS, Kevin Joseph (Temporary Chairman of Committees)	78	42		120	
MURRAY, John Henry, B.A.	74	32		106	14
MURRAY, The Hon. Wallace Telford John	77	41		118	2
NAGLE, Peter Richard, B.A., B.Leg.S., Dip.Labour Rel. & the Law, Dip.Law(B.A.B.)	75	39		114	6
NEILLY, Stanley Thomas	74	41		115	4
(g) NEWMAN, John Paul	33	27		6 0	5
NORI, Sandra Christine	75	40	••	115	5
O'DOHERTY, Stephen Mark	77	39		116	4
PAGE, Donald Loftus, M.Ec., A.A.S.A., Dip.Rur.Acctg.	76	41	••	117	3
PAGE, Ernest Thomas, B.E., B.Comm	73	40		113	7
PEACOCKE, The Hon. Gerald Beresford Ponsonby	75	34		109	11
PETCH, Ivan John	64	31		95	24
PHILLIPS, The Hon. Ronald Anthony	74	42		116	4
PHOTIOS, The Hon. Michael Stephen	71	41		112	7
PRICE, John Charles	73	38		111	9
REFSHAUGE, Andrew John, M.B., B.S.	70	34	• •	104	16
RICHARDSON, Michael John	77	40		117	3
RIXON, Barry William (Temporary Chairman of Committees)	73	34		107	10
ROGAN, Patrick Allan	77	39		116	4
ROZZOLI, The Hon. Kevin Richard, Dip Law (Speaker)	6	38		44	
RUMBLE, Terrence John, A.A.S.A.	66	34		100	20
SCHIPP, The Hon. Joseph John	74	41		115	4
SCHULTZ, Albert John	70	39		109	8
SCULLY, Patrick Carl, B.A., LL.B.(Hons)	76	37		113	7
SHEDDEN, Douglas James	73 _.	42	••	115	5

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	Divisions in the House	Divisions in Committee	Counts- out	Total Divisions Attended	Number of Times Paired
(a) SKINNER, Jillian Gell	77	42		119	
SMALL, James Richard	76	41	• • •	117	3
SMITH, Russell Harold Lester	77	40	•••	117	3
SOURIS, The Hon. George, B.Ec., Dip.F.Mgt., F.A.I.M., F.A.S.A., F.C.P.A.	72	39		111	9
SULLIVAN, Gerald James, B.Com., G.Dip.Accy., Teachers Cert., A.S.A.	75	40		115	4
THOMPSON, George Edmund	78	42		120	
(i) TINK, Andrew Arnold, B.A., LL.B.	73	39		112	7
TURNER, John Harcourt, Dip.Law (Chairman of Committees)	75	22	• •	97	2
WEST, The Hon. Garry Bruce	74	41		115	5
WHELAN, Paul Francis Patrick, LL.B.	76	41		117	3
WINDSOR, Antony Harold Curties, B.Ec.	75	42		117	
(c) YABSLEY, The Hon. Michael Robert, B.A.	12			12	5
YEADON, Kimberley Maxwell (Temporary Chairman of Committees)	78	42		120	
ZAMMIT, Paul John	78	42		120	
(b), (e) ZIOLKOWSKI, Andrew Charles Frederick, B.A	•••	•••	•••	••	16

(a) Elected 5 February 1994

(b) Leave of Absence due to illness 1 March 1994

(c) Resigned 18 March 1994

(d) Elected 9 April 1994

(e) Deceased 12 April 1994

(f) Elected 27 August 1994

(g) Deceased 5 September 1994

(h) Leave of Absence due to absence from State 14 September 1994

(i) Resigned as Temporary Chairman of Committees 15 September 1994

(j) Appointed Temporary Chairman of Committeess 15 September 1994

(k) Elected 22 October 1994

Legislative Assembly Sydney, 7 December 1994

Russell D. Grove Clerk of the Legislative Assembly

Authorized by the Parliament of New South Wales

NEW SOUTH WALES LEGISLATIVE ASSEMBLY

BUSINESS OF THE SESSION OF THE LEGISLATIVE ASSEMBLY OF NEW SOUTH WALES DURING THE SESSION 1994

1.	New Writs issued
2.	Select Committees:- 8 Select
3.	Public Bills:- Originated in the Assembly- Received Assent
	Received Assent
4.	Private Bills:- Originated in the Assembly- Received Assent
	Brought from the Council:- Received Assent
5.	Petitions received
6.	Divisions:- In the House

7. Sittings (for details see page 3):-
Number of Sittings
Days of Meetings 46
Hours of Sitting
Hours of Sitting after Midnight
Daily Average (actual hours per day of meeting) 10 hours 58 minutes
Adjourned for want of a Quorum:-
Before commencement of Business NIL
After commencement of BusineNIL
Total NII
8. Entries in Votes and Proceedings
9. Entries in Question Paper:-
Questions asked
Questions answered
10. Entries in Notice Paper:-
Government Business:-
Notices of Motions
Orders of the Day
Total 159
General Business:-
Notices of Motions
Orders of the Day
Total 173
Business of the House:-
Notices of Motions
Orders of the Day
Total
11. Orders for Papers
12. Addresses for Papers NIL
13. Other Addresses
14. Papers laid upon the Table:-
By Message
By Command or Statute 426
In Returns to Orders
In Returns to Addresses
Reports from Sessional Committees 3
Reports from Select Committees 8
Reports from Statutory Committees 32
Reports from Standing Committees NIL
Reports from Joint Committees-Select . 2
Standing . 4
Reports from Select Committees
(on Private Bills) NIL
Reports from Legislation Committees 2
Other Papers
Total
Ordered to be Printed
Not ordered to be Printed

NEW SOUTH WALES LEGISLATIVE ASSEMBLY

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BUSINESS OF THE SESSION OF THE LEGISLATIVE ASSEMBLY OF NEW SOUTH WALES DURING THE SESSION 1994

No.	Date	Day	House Met	House Adjourned	Hours of Sitting h.m	Hours after midnight h.m	Entries in Votes	Business of the House New Motions	Business of the House New Orders	New Govt Motions	New Govt Orders	New General Motions	New General Orders	New Questions	Questions Answered	House Divisions	Committee Divisions
	1994									-							
1	1 March	Tuesday	2.00 p.m.	5.50 p.m.	3.50		30		5			41	22	380			
2	2 March	Wednesday	2.15 p.m.	10.54 p.m.	8.39		23		2	I		1		55	25	2	
3	3 March	Thursday	9.00 a.m.	10.54 p.m.	13.54		31		2	l		1	4	72	63	2	
4	8 March	Tuesday	2.15 p.m.	10.38 p.m.	8.23		15		2	. .		4		22	22	1	
5	9 March	Wednesday	2.15 p.m.	10.54 p.m.	8.39		18	1		·	1		1	22	2	4	
6	10 March	Thursday	9.00 a.m.	10.25 p.m.	13.25		23				1	2		54	5	2	
7	15 March	Tuesday	2.15 p.m.	12.52 a.m.	10.37	.52	15					3		31	43	1	
8	16 March	Wednesday	2.15 p.m.	10.32 p.m.	8.17		13			13		2		28	37	1	
9	17 March	Thursday	9.00 a.m.	10.13 p.m.	13.13		33				12	1	3	67	6	4	
10	12 April	Tuesday	2.15 p.m.	9.33 p.m.	7.18		23			4				41	356]	
11	13 April	Wednesday	2.15 p.m.	4.05 p.m.	1.50		2							16	75	l	
12	14 April	Thursday	9.00 a.m.	11.25 p.m.	14.25		34		1		6	4	2	88	16	4	
13	19 April	Tuesday	2.15 p.m.	9.45 p.m.	7.30		18		2	2				14	37		
14	20 April	Wednesday	2.15 p.m.	4.47 a.m.	14.32	4.47	21	1		5	4			27	36	1	
15	21 April	Thursday	9.00 a.m.	9.41 p.m.	12.41		34				6	1	2	82	15	1	
16	3 May	Tuesday	2.15 p.m.	2.25 p.m.	24.10	14.25	34			5	8			13	10		
17	4 May	Wednesday	2.45 p.m.	11.34 p.m.	8.49		24	1			8	3		23	3	1	5
18	5 May	Thursday	9.00 a.m.	11.47 p.m.	14.47		25		1		2	2	1	42	7	2	
19	10 May	Tuesday	2.15 p.m.	12.20 a.m.	10.05	.20	27	1		2	3	2		12	6	2	4
20	11 May	Wednesday	2.15 p.m.	1.16 a.m.	11.01	1.16	20	2	1		1	2		17	8	3	
21	12 May	Thursday	9.00 a.m.	12.11 a.m.	15.11	.11	40		3		1	3	4	54	7	3	11
22	13 May	Friday	9.00 a.m.	11.29 p.m.	14.29		42			1	2	1		50	29	3	8
	<u> </u>	<u> </u>	<u></u>	SUBTOTAL Meetings-	245.45	21.51	545	6	19	32	54	73	39	1210	808	37	28

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No.	Date	Day	House Met	House Adjourned	Hours of Sitting	Hours after midnight	Entries in Votes	Business of the House New Motions	Business of the House New Orders	New Govt Motions	New Govt Orders	New General Motions	New General Orders	New Questions	Questions Answered	House Divisions	Committee Divisions
23	13 September	Tuesday	2.15 p.m.	5.38 p.m.	3.23		5								418		
24	14 September	Wednesday	2.15 p.m. 2.15 p.m.	11.12 p.m.	8.57		41			2	 3	4		 49			
25	15 September	Thursday	9.00 a.m.	11.00 p.m.	14.00	••	36	••	1	1	2	l '	··· 2	60			
26	20 September	Tuesday	2.15 p.m.	11.03 p.m.	8.48	••	17		-		_	1 1		54		-	
27	21 September	Wednesday	2.15 p.m. 2.15 p.m.	10.57 p.m.	9.42	••	16	 1	1	2	 1	1		40		1	
28	22 September	Thursday	9.00 a.m.	11.38 p.m.	14.38	••	39	•	1		3	5		61		2	
20	11 October	Tuesday	2.15 p.m.	2.20 a.m.	12.05	 2.20	16		-	4		3		24	2	1	i
30	12 October	Wednesday	2.15 p.m. 2.15 p.m.	11.02 p.m.	8,47		10	 1		5	 3	4		25	7	1	
31	13 October	Thursday	9.00 a.m.	12.24 a.m.	15.24	 .24	36	-	. 1			, i	2	86	9	6	1
51	18 October	Monday						••			_		1				
	19 October	Tuesday															···
	20 October	Wednesday	···]				l										
	21 October	Thursday			••	••	l	••									
32	25 October	Tuesday	2.15 p.m.	 11.06 p.m.	 8.51	••	20							18	10	1	1
33	26 October	Wednesday	2.15 p.m.	12.43 a.m.	10.28	.43	24	 1	2		2	3		34	55	2	1
34	27 October	Thursday	9.00 a.m.	1.14 a.m.	16.14	1.14	46		1		6		 7	45	8	4	
35	15 November	Tuesday	2.15 p.m.	11.03 p.m.	8.48		21		1	1		1		25	55		2
36	16 November	Wednesday	9.00 a.m.	6.41 p.m.	9.41		25	 1	-		1	1		31	26		1
37	17 November	Thursday	9.00 a.m.	6.46 p.m.	9.46		54	-		i î	3	2	5	39	10	4	-
38	21 November	Monday	9.00 a.m.	7.24 p.m.	10.24		17		••		ĩ	2		15	4	2	3
39	22 November	Tuesday	2.15 p.m.	12.10 a.m.	9.55	.10	13	 2		3		3		12	3	5	
40	23 November	Wednesday	9.00a.m.	6.59 p.m.	9.59		31	-	-	1		-		14	2		
40	24 November	Thursday	9.00 a.m.	6.44 p.m.	9.44		38		2	2	4		4	19	1	3	
42	29 November	Tuesday	2.15 p.m.	11.00 p.m.	8.45		19	••	_		1			10	86	Ĩ	
42	30 November	Wednesday	9.00 a.m.	8.59 p.m.	11.59		33	 1		 1		l •		31	33	3	I
43	1 December	Thursday	9.00 a.m. 9.00 a.m.	8.05 p.m.	11.05	••	55	-	1	1			 2	39	25	2	
45	2 December	Friday	9.00 a.m. 9.00 a.m.	1.33 a.m.	16.33	 1.33	48	••		-	•			25	10		
45	2 December	L'Huay	2.00 d.111.	1.33 8.111.	10.55	1.33	-0							25			
				TOTALS: Meetings- 45	493.41	28.15	1214	13	37	61	98	106	67	1966	1669	78	36

Pursuant to Sessional Order, days upon which Estimates Committees met counted as days for the purposes of answering Questions upon Notice and accordingly four editions of Questions papers (no.s 33-36) were published for these days.

Legislative Assembly Office 7 December 1994 RUSSELL D. GROVE Clerk of the Legislative Assembly

Authorised by the Parliament of New South Wales

LEGISLATIVE ASSEMBLY

NEW SOUTH WALES

No. 1

REGISTER OF PUBLIC AND PRIVATE BILLS ORIGINATED IN THE LEGISLATIVE ASSEMBLY DURING THE SESSION OF 1994

Shart Title of Bill Member by whom initiated	Notice Given	Presented and read to	Read 20	Committed Precommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 3º passed and sent to Council for concurrence	Agreed to by Council without amendment	Agreed to by Council with amendment	Council amendments agreed to	Council amendments disagreed to	Order of the Day discharged bill withdrawn	Assent date	Assent reported	Act No.	Remarks
Agricultural and Veterinary Chemicals (New South Wales) Bill—Mr Causley	1994 10 May	1994 13 May	1994 14 Sept					1994 14 Sept	1994 22 Sept					1994 28 Sept	1994 11 Oct	53	
¥ Anti- Discrimination (Transgender) Amendment-Ms Moore	1994 22 Nov	1994 23 Nov													, ,		
‡Appropriation —Mr Collins	1994 14 Sept	1994 14 Sept	1994 27 Oct					1994 27 Oct	1994 18 Nov					1994 23 Nov	1994 24 Nov	66	S.O. suspended—to allow the Bill to be brought in and proceeded with up to and including the Minister's 2° speech, on motion of Mr West, 14 Sept 1994. (Resolution V & P No. 24, Entry No. 23, p. 322)
19 Badgerys Creek Waste FacilityMrs Lo Po'	1994 12 Oct	1994 27 Oct	1994 2 Dcc	1994 2 Dec		1994 2 Dec	1994 2 Dec	1994 2 Dec							,		
†Board of Vocational Education and Training BillMrs Chikaroyski	1994 3 May	1994 3 May	1994 12 May					1994 12 May	1994 12 May					1994 2 June	1994 14 Sept	33	S.O. suspended—to allow the Bill to be brought in and proceeded with up to and including the Minister's 2° speech, on motion of Mr West, 3 May 1994. (Resolution V & P No. 16. Entry No. 15, p. 209)

S.O. Standing Orders.
 Cognate Bill (S.O. 248A).
 ★ Assent not reported during Session.
 † Third reading taken forthwith (S.O. 256).

Indicates Public Bill introduced by Private Member.
Sessional Order adopted, reinstating Bill to the same stage and order of precedence reached at the time of the prorogation of the previous Session, on motion of Mr West, 1 March, 1994. (Resolution V.& P. No. 1, Entry No. 26, p. 32).

Short Title of Bill Member by whom initiated	Notice Given	Presented and read 10	Read 20	Committed ●Recommitted	Reported with amendment	Reported wilhout amendment	Report Adopted	Read 30 passed and sent to Council for concurrence	Agreed to by Council without amendment	Agreed to by Council with amendment	Council amendments agreed to	Council amendments disagreed to	Order of the Day discharged bill withdrawn	Assent date	Assent reported	Act No.	Remarks
Building Services Corporation (Amendment) Bill—Ms Machin	1994 4 May	1994 4 May	1994 14 Sept	1994 14 Sept	1994 14 Sept		1994 14 Sept	1994 14 Sept	1994 21 Sept					1994 28 Sept	1994 11 Oct	54	S.O. suspended—to allow the Bill to be brought in and proceeded with up to and including the Minister's 2° speech, on motion of Mr West, 4 May 1994. (Resolution V & P No. 17, Entry No. 11, p. 222)
Business Franchise Licences (Petroleum Products) AmendmentMr Collins	1994 14 Sept	1994 14 Sept	1994 27 Oct					1994 27 Oct	1994 18 Nov					1994 23 Nov	1994 24 Nov	68	S.O. suspended—to allow the Bill to be brought in and proceeded with up to and including the Minister's 2* speech, on motion of Mr West, 14 Sept 1994. (Resolution V & P No. 24, Entry No. 23, p. 322)
 Business Franchise Licences (Petroleum Products) (Country Areas Exemption) Amendment-Mr Windsor 	1994 22 Nov	1994 24 Nov															
†Bush Fires (Amendment) BillMr Griffiths	1994 12 April	1994 14 Apr	1994 19 Apr					1994 19 Apr	1994 5 May		•			1994 30 May	1994 14 Sept	24	This Bill is cognate with State Emergency and Rescue Management (Amendment) Bill
1Bush Fires (Further Amendment) BillMr Griffiths	1994 4 May	1994 4 May	1994 13 May	1994 13 Мау	1994 13 May		1994 t3 May	1994 13 May	1994 13 May					1994 2 June	1994 14 Sept	34	S.O. suspended — to allow the Bill to be brought in and proceeded with up to and including the Minister's 2° speech, on motion of Mr West, 4 May 1994. (Resolution V & P No. 17, Entry No. 11, p. 222)
9 Capital Punishment Referendum Bill—Mr Windsor	1994 10 May	t994 12 May											1994 16 Nov				Notice of Motion lapsed Mr Windsor not being present (V & P No. 36, Entry No. 11, p. 487) Re-instated (V&P No.41, Entry No. 5, p.548)

\$.O. Standing Orders.
 \$ Cognate Bill (S.O. 248A).
 ★ Assent not reported during Session.
 † Third reading taken forthwith (S.O. 256).
 P Indicates Public Bill introduced by Private Member.

D Sessional Order adopted, reinstating Bill to the same stage and order of precedence reached at the time of the prorogation of the previous Session, on motion of Mr West, I March, 1994. (Resolution V.& P. No. I, Entry No. 26, p. 32).

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REGISTER OF PUBLIC AND PRIVATE BILLS INTRODUCED IN THE LEGISLATIVE ASSEMBLY DURING THE SESSION OF 1994

Short Title of Bill Member by whom initiated	Notice Given	Presented and read 10	Read 20	Committed ●Recommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 3° passed and sent to Council for concurrence	Agreed to by Council without amendment	Agreed to by Council with amendment	Conneil amendments agreed to	Council amendments disagreed to	Order of the Day discharged bill withdrawn	Assent date	Assent reported	Act No.	Remarks
‡Children (Parental Responsibility)- Mr Fahey	1994 23 Nov	1994 24 Nov	1994 1 Dec	1994 1 Dec	1994 1 Dec		1994 1 Dec	1994 2 Dec	1994 2 Dec					1994 12 Dec	*	89	
†Coal and Oil Shale Mine Workers (Superannuation) Amendment Bill – Mrs Chikarovski	1994 16 Mar	1994 17 Mar	1994 12 Apr					1994 12 Apr	1994 13 Apr					1994 2 May	1994 3 May	1	
Coal and Oil Shale Mine Workers (Superannuation) Further Amendment-Mrs Chikarovski	1994 29 Nov	1994 30 Nov	1994 1 Dec					1994 1 Dec	1994 2 Dec					1994 12 Dec	*	85	
9 Community Protection (Gregory Wayne Kablc)-Mr Scully	1994 15 Nov	1994 17 Nov															
† 9 Consumer Claims Tribunals (Fees) AmendmentMr Amery.	1993 9 Nov	1993 11 Nov	1994 14 Apr					1994 14 Apr									
Consumer Credit (New South Wales)-Ms Machin	1994 26 Oct	1994 28 Oct a.m.											 				
Co-operatives (Amendment) Bill-Mr West	1994 10 May	1994 13 May															

S.O. Standing Orders.

 ‡ Cognate Bill (S.O. 248A).
 ★ Assent not reported during Session.
 † Third reading taken forthwith (S.O. 256).

 Indicates Public Bill introduced by Private Member.

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Ω Sessional Order adopted, reinstating Bill to the same stage and order of precedence reached at the time of the prorogation of the previous Session, on motion of Mr West, 1 March, 1994. (Resolution V.& P. No. 1, Entry No. 26, p. 32).

Short Title of Bill Member by whom initiated	Notice Given	Presented and read 10	Read 20	Committed • Recommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 30 passed and sent to Council for concurrence	Agreed to by Council without amendment	Agreed to by Council with amendment	Council amendments agreed to	Council amendments disagreed to	Order of the Day discharged bill withdrawn	Assent date	Assent reported	Act No.	Remarks
9 Crimes (Apprehended Violence) Amendment —Mr Whetan.	1994 1 Mar																
9 Crimes (Dock Statements) Amendment Bill- Dr Macdonald	1994 12 May																
Crimes (Misuse of Public Property) Amendment Bill-Mr Hartcher	1994 3 May	1994 4 May															
9 Crimes (Republican Debate) Amendment Mr Scully.	1993 19 May	1993 20 May							:								ΩPursuant to S.O. 121 lapsed Order of the Day restored (Resolution V.&P. No.9, Entry No. 2, p. 115).
9 Crimes (Unreliable Testimony) Amendment Mr Whetan.	1994 1 Mar	1994 24 Nov	• .														
‡Criminal Appeal (Amendment) Bill—Mr Photios	1994 16 Mar	1994 17 Mar	1994 19 Apr					1994 19 Apr	1994 20 Apr					1994 10 May	1994 11 May	15	This Bill is cognate with Supreme Court (Amendment) Bill.
NY Data ProtectionMr Tink.	1992 25 Feb	1992 27 Feb											1994 20 Apr				Norder of the Day discharged. Bill withdrawn on motion of Mr Tink on 20 April 1994. (Resolution V & P No. 14, Entry No. 7, p. 185).
Ω9 Domestic Dingo Protection—Ms Allan,	1992 28 Oct	1992 29 Oct											1994 2 Mar				Order of the Day discharged, Bill withdrawn on motion of Ms Allan on 2 March, 1994. (Resolution V.&P. No.2. Entry No. 6, p. 45).

S.O. Standing Orders.
 ‡ Cognate Bill (SO. 248A).
 ★ Assent not reported during Session.
 † Third reading taken forthwith (SO. 256).
 Indicates Public Bill introduced by Private Member.

1) Sessional Order adopted, reinstating Bill to the same stage and order of precedence reached at the tune of the prorogation of the previous Session, on motion of Mr West, 1 March, 1994. (Resolution V.& P. No. 1, Entry No. 26; p. 32).

REGISTER OF PUBLIC AND PRIVATE BILLS INTRODUCED IN THE LEGISLATIVE ASSEMBLY DURING THE SESSION OF 1994

Short Title of Bill Member by whom initiated	Notice Given	Presented and read Jo	Read 2º	Committed ●Recommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 30 passed and sent to Council for concurrence	Agreed to by Council without amendment	Agreed to by Council with amendment	Council amendments agreed to	Council amendments disagreed to	Order of the Day discharged bill withdrawn	Assent date	Assent reported	Act No.	Remarks
♀ Education Reform (School Violence) AmendmentMr Aquilina.	1993 18 May	1993 20 May											1994 2 Mar				Order of the Day discharged, Bill withdrawn on motion of Mr Aquilina on 2 March, 1994. (Resolution V.&P. No.2, Entry No. 6, p. 45).
Electricity (Broken Hill) Amendment Bill—Mr West	1994 3 May	1994 4 May	1994 13 May					1994 13 May	1994 13 May					1994 2 June	1994 14 Sept	35	
†Electricity Commission (Amendment) Bill—Mr West	1994 20 Apr	1994 21 Apr	1994 4 May					1994 1 May	1994 5 May					1994 30 May	1994 14 Sept	22	
Endangered and Other Threatened Species Conservation Mr Hartcher.	1993 19 May	1993 20 May															Bill referred to a Legislation Committee on 15 September, 1993. (Resolution V.& P. No. 29, Entry No. 16, p. 383).
♀ Environmental Education Bill—Dr Macdonald	1992 25 Feb	1992 20 Mar	1992 27 Mar	1992 27 Mar	1992 10 Apr		1992 10 Apr	1992 10 Арг									Bill introduced during previous Session by Dr Metherell. Pursuant to S.O. 295 message sent to Council requesting that Bill be reinstated to the same stage reached at the time of the prorogation of the previous Session, on motion of Dr Macdonald, 1994. (Resolution V & P No. 15 Entry No. 5, p.194.).
9 Environmental Planning and Assessment (Appeals) Amendment Bill—Dr Macdonald	1994 5 Мву																
9 Farm Debt Mediation—Mr Amery	1994 12 Oct	1994 27 Oct	1994 24 Nov	1994 24 Nov	1994 24 Nov		1994 24 Nov	1994 29 Noy		1994 1 Dec	1994 1 Dec			1994 12 Dec	*	91	

S.O. Standing Orders.

‡ Cognate Bill (S.O. 248A).

† Assent not reported during Session.

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Short Title of Bill Member by whom initiated	Notice Given	Presented and read to	Read 20	Committed •Recommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 30 passed and sent to Council for concurrence	Agreed to by Council without amendment	Agreed to by Council with amendment	Council amendments agreed to	Council amendments disagreed to	Order of the Day discharged bill withdrawn	Assent date	Assent reported	Act No.	Remarks
Financial Agreement-Mr Collins	1994 26 Oct	1994 28 Oct a.m.	1994 16 Nov					1994 16 Nov	1994 18 Nov					1994 23 Nov	1994 24 Nov	71	
†Fire Brigades (Amendment) B끲—Mr Grif5ths	1994 3 May	1994 3 May	1994 13 May					1994 13 May	1994 13 May					1994 2 June	1994 14 Sept	36	S.O. suspended to allow the Bill to be brought in an proceeded with up to and including the Minister's 2° speech, on motion of Mr West 3 May 1994. (Resolution V & P No. 16, Entry No. 15, p. 209).
Fire Brigades (Contributions) Amendment-Mr West	1994 22 Nov	1994 23 Nov										1					
Fish Marketing Bill—Mr Causley	1994 3 May	1994 4 May	1994 13 May	1994 13 May ●1994 13 May	1994 13 May		1994 13 May	1994 13 May	1994 13 May					1994 2 June	1994 14 Sept	37	
♥ Firearms (Referendum)•Ms Moore	1994 29 Nov	1994 I Dec															
Fisheries Management BillMr Causley	1994 20 Apr	1994 21 Apr	1994 10 May	1994 10 May	1994 10 May		1994 10 May	1994 11 May	1994 12 May					1994 2 June	1994 14 Sept	38.	
Forestry (Environmental and Fauna Impact Assessment)-Mr Hartcher	1994 26 Oct	1994 28 Oct a.m.															
Ω? Forestry (Amendment) Dr Macdonald.	1992 1 May	1992 8 May															Ω Bill referred to a Legislation Committee on 24 September, 1992. (Resolution V.& P. No. 41, Entry No. 11, p. 510).

S.O. Standing Orders.
Cognate Bill (S.O. 248A).
★ Assent not reported during Session.
† Third reading taken forthwith (S.O. 256).
P Indicates Public Bill introduced by Private Member.

O Sessional Order adopted, reinstating Bill to the same stage and order of precedence reached at the time of the prorogation of the previous Session, on motion of Mr West, 1 March, 1994. (Resolution V.& P. No. 1, Entry No. 26, p. 32).

Shart Title of Bill Member by whom initiated	Notice Given	Presented and read 10	Rcad 2º	Committed • Recommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 30 passed and sent to Council for concurrence	Agreed to by Council without amendment	Agreed to by Council with amendment	Council amendments agreed to	Council amendments disagreed to	Order of the Day discharged bill withdrawn	Assent date	Assent reported	Act No.	Remarks
†Gaming and Betting (Race- meetings) Amendment Bi出—Mr Downy	1994 16 Mar	1994 17 Mar	1994 14 Арг					1994 14 Apr	1994 20 Apr					1994 2 June	1994 14 Sept	18_	
(Gaming and Betting (Telephone Betting) Amendment Bill — Mr Downy	1994 З Мву	1994 4 May	1994 11 Мау Л.М.					1994 11 May A.M.	1994 11 May					1994 2 June	1994 14 Sept	39	
Ω9 Government Publicity Control—Mr Carr.	1992 25 Feb	1992 6 Mar											1994 12 Oct				Ω Bill referred to a Legislation Committee on 27 March, 1992. (Resolution V.& P. No. 17, Entry No. 5, p. 191). Order of the Day discharged, Bill withdrawn on motion of Mr Carr on 12 October, 1994. (Resolution V.&P. No.30, Entry No. 5, p. 383).
Health Administration (Medicare) Amendment Bill—Mr Phillips	1993 27 Oct	1993 27 Oct	1994 12 Apr	1994 12 Apr	1994 12 Apr		1994 12 Apr	1994 12 Арг	1994 13 Apr					1994 2 May	1994 3 May	2	S.O. suspended to allow the Bill to be brought in and proceeded with up to and including the Minister's 2" speech, on motion of Mr West, 27 October 1993. (Resolution V & P No. 35. Entry No. 17, p. 469). Pursuant to S.O. 295 message sent to Council requesting that Bill be reinstated to the same stage reached at the time of the prorogation of the previous Session, on motion Mr Phillips, 17 March 1994. (Resolution V & P No. 9, Entry No. 15, p. 123).
(Health Legislation (Miscellaneous Amendments)— Mr Phillips	1994 12 Apr	1994 14 Apr	1994 21 Apr					1994 21 Apr	1994 З Мву					1994 16 May	1994 14 Sept	19	

S.O. Standing Orders.
 \$ Cognate Bill (S.O. 248A).
 ★ Assent not reported during Session.
 † Third reading taken forthwith (S.O. 256).
 9 Indicates Public Bill introduced by Private Member.

O Sessional Order adopted, reinstating Bill to the same stage and order of precedence reached at the time of the prorogation of the previous Session, on motion of Mr West, 1 March, 1994. (Resolution V.& P. No. 1, Entry No. 26, p. 32).

Shori Title of Bill Member by whom initiated	Notice Given	Presented and read to	Read 20	Conmitted ♣Recommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 30 passed and sent to Council for concurrence	Agreed to by Council without amendment	Agreed to by Council with amendment	Council amendments agreed to	Council amendments disagreed to	Order of the Day discharged bill withdrawn	Assent date	Assent reported	Act No.	Remarks
Health Legislation (Miscellaneous Amendments) No.2—Mr Phillips	1994 29 Nov	1994 30 Nov															
9 HomeFund Legislation (Amendment) Mis Grusovin	1994 2 Mar	1994 3 Mar	1994 12 May	1994 12 May	1994 12 May		1994 12 May	1994 12 May									
9 HomeFund Mortgages (Reviews and Appeals)—Mrs Grusovin	1994 21 Sept	1994 22 Sept	1994 27 Oct	1994 27 Oct	1994 27 Oct		1994 27 Oct	1994 16 Nov									
HomeFund Restructuring Bill—Ms Machin														1993 24 Dec	1994 1 Mar	112 1993	
9 Hospilal Development Projects Review—Mr Hatton.	1994 16 Mar	1994 17 Mar															
Independent Commission Against Corruption (Amendment)— Mr Fahey	1994 22 Sept	1994 22 Sept	1994 27 Oct a.m.	1994 27 Oct B.M.	1994 27 Oct a.m.		1994 27 Oct a.m.	1994 27 Oct B.m.		1994 t Dec		1994 2 Dec		1994 12 Dec	*	86	S.O. suspended to allow the Bill to be brought in and proceeded with up to and including the Minister's 2° speech, on motion of Mr West, 22 September 1994. (Resolution V & P No. 28. Entry No. 31, p. 368).
†Independent Commission Against Comption (Commissioner) Mt Fahey	1994 14 Sept	1994 . 15 Sept	1994 26 Oct					1994 26 Oct	1994 26 Oct					1994 2 Nov	1994 15 Nov	61	

S.O. Standing Orders.
 ‡ Cognate Bill (S.O. 248A).
 ★ Assent not reported during Session.
 † Third reading taken forthwith (S.O. 256).
 P Indicates Public Bill introduced by Private Member.

O Sessional Order adopted, reinstating Bill to the same stage and order of precedence reached at the time of the prorogation of the previous Session, on motion of Mr West, 1 March, 1994. (Resolution V.& P. No.1, Entry No. 26, p. 32).

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Short Title of Bill Member by whom initiated	Notice Given	Presented and read 10	Read 2º	Committed •Recommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 3° passed and sent to Council for concurrence	Agreed to by Council without amendment	Agreed to by Council with emendment	Council antendments agreed to	Council amendments disagreed to	Order of the Day discharged bill withdrawn	Assent date	Assent reported	Act No.	Remarks
♀ Industrial Relations (Contracts of Carriage) AmendmentMr Nagle.	1994 10 Mar	1994 14 Apr	1994 12 May	1994 12 May	1994 12 May		1994 12 May	1994 12 Мву		1994 12 May	1994 13 May			1994 2 June	1994 14 Sept	40	
† 9 Industrial Relations (Protection for Employees of Subcontractors) Amendment—Mr Gibson.	1993 30 Mar	1993 22 Арт	1994 10 Mar					1994 10 Mar									
† 9 Industrial Relations (Sick Leave) AmendmentMr Yeadon.	1993 12 Oct	1993 28 Oct	1994 17 Mar					1994 17 Mar									
Irrigation Corporations Bill—Mr Souris	1994 20 Apr	1994 21 Apr	1994 12 May	1994 12 May	1994 12 May		1994 12 May	1994 13 May	1994 13 May					1994 2 June	1994 14 Sept	41	
<pre> finigation Corporations (Environmental Assessment) Amendment-Mr Hatton</pre>	1994 16 Nov	1994 17 Nov															
9 Johann Pohl (Compensation) Bill—Mr Thompson	1994 14 Apr	1994 21 Apr															
Judges' Pensions (Amendment) Bill—Mr Photios	1994 16 Mar	1994 17 Mar	1994 19 Apt	1994 20 Apt						1994 20 Apr				1994 10 May	1994 11 May	11	

S.O. Standing Orders.
 \$ Cognste Bill (S.O. 248A).
 ★ Assent not reported during Session.
 † Third reading taken forthwith (S.O. 256).
 Indicates Public Bill introduced by Private Member.

O Sessional Order adopted, reinstating Bill to the same stage and order of precedence reached at the time of the protogation of the previous Session, on motion of Mr West, I March, 1994. (Resolution V.& P. No. 1, Entry No. 26, p. 32).
Short Title of Bill Member by whom initiated	Nolice Given	Presented and read 10	Read 20	Committed Recommitted	Reported with amendment	Reported without amendment	, Report Adopted	Read 30 passed and sent to Council for concurrence	Agreed to by Council without amendment	Agreed to by Council with amendment	Council amendments agreed to	Council amendments disagreed to	Order of the Day discharged bill withdrawn	Assent date	Assent reported	Act No.	Remarks
9 Katherine Wentworth (Admission 8s Legal Practitioner) Bill—Mr Hatton	1994 12 May	1994 13 Oct															
9 Lake Macquarie State Recreation Area—Mr Hunter	1992 19 May	1993 9 Sept	1994 17 Nov	1994 17 Nov	1994 1 Dec		1994 1 Dec	1994 2 Dec									
Landfill Depots (Moratorium)-Mr Hartcher	1994 15 Nov	1994 23 Nov															
9 Legal Profession (Admission) Amendment Bill—Mr Hatton	1994 12 May	1994 27 Oct															
t Liquor (Amendment) Bill—Mrs Cohen	1994 3 May	1994 3 May	1994 12 May	1994 12 May		1994 12 May	1994 12 May	1994 13 May	1994 13 May					1994 2 June	1994 14 Sept	42	This Bill is cognate with Registered Clubs (Amendment) Bill. S.O. suspended to allow the Bill to be brought in and proceeded with up to and including the Minister's 2° speech, on motion of Mr West, 3 May 1994. (Resolution V & P No. 16. Entry No. 15, p. 209).
†‡Liquor (Further Amendment)— Mrs Cohen	1994 14 Sept	1994 14 Sept	1994 15 Sept					1994 15 Sept	1994 20 Sept					1994 23 Sept	1994 11 Oct	49	S.O. suspendedto allow the Bill to be brought in and proceeded with up to and including the Minister's 2° speech, on motion of Mr West, 14 Sept 1994, (Resolution V & P No. 24, Entry No. 33, p. 325)
t ? Local Government (Boarding and Lodging Houses) Amendment—Ms Moore	1994 11 Oct	1994 13 Oct	1994 I Dec					1994 I Dec	1994 2 Dec					1994 12 Dec	*	87	

S.O. Standing Orders. ‡ Cognate Bill (S.O. 248A). ★ Assent not reported during Session. † Third reading taken forthwith (S.O. 256).

9 Indicates Public Bill introduced by Private Member.

Ω Sessional Order adopted, reinstating Bill to the same stage and order of precedence reached at the time of the prorogation of the previous Session, on motion of Mr West, 1 March, 1994. (Resolution V.& P. No. 1, Entry No. 26, p. 32).

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REGISTER OF PUBLIC AND PRIVATE BILLS INTRODUCED IN THE LEGISLATIVE ASSEMBLY DURING THE SESSION OF 1994

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Short Title of Bill Member by whom initiated	Notice Given	Presented and read Io	Read 20	Committed Recommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 3° passed and sent to Council for concurrence	Agreed to by Council without amendment	Agreed to by Council with amendment	Council amendments agreed to	Council amendments disagreed to	Order of the Day discharged bill withdrawn	Assent date	Assent reported	Act No.	Remarks
Local Government Legislation (Miscellancous Amendments) Bill—Mr West	1994 3 May	1994 3 May	1994 13 May	1994 13 May	1994 13 May		1994 13 May	1994 13 May	1994 13 May					1994 2 June	1994 14 Sept	44	S.O. suspended to allow the Bill to be brought in and proceeded with up to and including the Minister's 2° speech, on motion of Mr West, 3 May 1994. (Resolution V & P No. 16. Entry No. 15, p. 209).
Lotteries and Art Unions (Amendment) Bill—Mrs Cohen	1994 16 Mar	1994 17 Mar	1994 14 Apr					1994 14 Apr	1994 20 Арт					1994 10 May	1994 11 May	12	
Maritime Services (Offshore Boating) Armendment Bill—Mr Armstrong	1994 16 Mar	1994 17 Mar ~	1994 12 Apr					1994 12 Apr	1994 . 13 Apr					1994 2 May	1994 3 May	3	
†Mental Health (Amendment) Bill—Mr Phillips	1994 14 Apr	1994 14 Apr	1994 5 May					1994 5 May	1994 10 May					1994 30 May	1994 14 Sept	25	S.O. suspended to allow the Bill to be brought in and proceeded with up to and including the Minister's 2* speech, on motion of Mr West, 14 April 1994. (Resolution V & P No. 12. Entry No. 28, p. 158).
9 Michael Black (Compensation) Bill—Mr Sullivan	1994 10 May	1994 22 - Sept															
†Mines Rescue Bill—Mr Causley	1993 27 Oct	1993 27 Oct	1994 12 Apr	1994 12 Apr	1994 12 Apr		1994 12 Apr	1994 12 Арг	1994 12 Apr					1994 10 May	1994 11 May	13	S.O. suspended to allow the Bill to be brought in and proceeded with up to and including the Minister's 2* speech, on motion of Mr West, 27 October 1993. (Resolution V & P No. 33. Entry No. 35, p. 469). Pursuant to S.O. 295 message sent to Council requesting that Bill be reinstated to the same stage reached at the time of the prorogation of the previous Session, on motion of Mr Causley, 17 March 1994. (Resolution V & P.9, Entry No. 17, p. 123).

S.O. Standing Orders.
 \$ Cognate Bill (S.O. 248A).
 ★ Assent not reported during Session.
 † Third reading taken forthwith (S.O. 256).
 P Indicates Public Bill introduced by Private Member.

Short Title of Bill Member by whom initiated	Notice Given	Presented and read to	Read 2º	Committed ●Recommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 30 passed and sent to Council for concurrence	Agreed to by Council without amendment	Agreed to by Council with amendment	Council amendments agreed to	Council amendments disagreed to	Order of the Day discharged bill withdrawn	Assent date	Assent reported	Act No.	Remarks
†Mine Subsidence Compensation (Amendment) Bill—Mr Causley	1994 16 Mar	1994 17 Mar	1994 12 Apr					1994 12 Лрг	1994 13 Арт					1994 2 May	1994 3 May	4	
9 Moonee Beach Nature Rescrve Bill—Dr Macdonald.	1992 25 Feb	1992 6 Mar	1992 27 Mar					1992 27 Mar									Pursuant to S.O. 95 message sent to Council requesting that Bill be reinstated to the same stage reached at the time of the prorogation of the previous Session, on motion of Dr Macdonald, 14 April 1994. (Resolution V & P No. 12, Entry No. 4, p. 145).
† Motor Vehicles Taxation (Amendment) Mr Collins	1994 14 Sept	1994 14 Sept	1994 27 Oct					1994 27 Oct	1994 18 Nov					1994 23 Nov	1994 24 Nov	69	S.O. suspended—to allow the Bill to be brought in and proceeded with up to and including the Minister's 2 ⁺ speech, on motion of Mr West, 14 Sept 1994. (Resolution V & P No. 24, Entry No. 23, p. 322)
9 Myall Lodge (Additional Land) Bill—Mr Martin	1994 11 May	1994 12 May														 	
9 National Parks and Wildlife (Aboriginal Ownership) Amendment Bill—Mr Matkham	1994 14 Apr	1994 15 Sept															
Ω9 National Parks and Wildlife (New Areas and Miscellaneous Provisions) AmendmentDr Macdonald.	1992 16 Sept	1993 4 Mar															Ω

S.O. Standing Orders.
 Cognste Bill (SO. 248A).
 ★ Assent not reported during Session.
 † Third reading taken forthwith (SO. 256).
 P Indicates Public Bill introduced by Private Member.

Ω Sessional Order adopted, reinstating Bill to the same stage and order of precedence reached at the time of the prorogation of the previous Session, on motion of Mr West, I March, 1994. (Resolution V.& P. No. I, Entry No. 26, p. 32).

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REGISTER OF PUBLIC AND PRIVATE BILLS INTRODUCED IN THE LEGISLATIVE ASSEMBLY DURING THE SESSION OF 1994

Short Tille of Bill Member by whom initiated	Notice Given	Presented and read 10	Read 20	Committed Recommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 3° passed and sent to Council for concurrence	Agreed to by Council without amendment	Agreed to by Council with amendment	Council amendments agreed to	Council amendments disagreed to	Order of the Day discharged bill withdrawn	Assent date	Assent reported	Act No.	Remarks
P Netional Parks and Wildlife (Return of Aboriginal Remains and Cultural Artefacts) Amendment—Mr Markham.	1994 I Mar									1							
†Native Title (New South Wales) Bill—Mr Fahey	1994 19 Apr	1994 21 Арг А.М.	1994 10 May	1994 10 May	1994 10 Мву		1994 10 May	1994 10 May	1994 12 May					1994 2 June	1994 14 Sept	45	
‡Occupational Health and Safety Legislation (Amendment) Bill—Mrs Chikarovski	1993 10 Nov	1993 10 Nov	1994 12 Apr					1994 12 Apr	1994 13 Apr					1994 2 May	1994 3 May	5	This Bill is cognate with Workers Compensation Legislation (Miscellaneous Amendments) Bill. S.O. suspended to allow the Bill to be brought in and proceeded with up to and including the Minister's 2* speech, on motion of Mr West, 10 November 1993. (Resolution V & P No. 38. Entry No. 12, p. 514). Pursuant to S.O. 295 message sent to Council requesting that Bill be reinstated to the same stage reached at the time of the prorogation of the previous Session, on motion of Mrs Chikarovski, 17 March 1994. (Resolution V & P No. 9, Entry No. 16, p. 123).
Occupational Health and Safety (Smoke-free Indoor Air) Amendment—Dr Macdonald.	1993 1 Mar	1993 29 Apr															

8.O. Standing Orders.
 \$ Cognate Bill (S.O. 248A).
 ★ Assent not reported during Session.
 † Third reading taken forthwith (S.O. 256).
 P Indicates Public Bill introduced by Private Member.

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Short Title of Bill Member by whom initiated	Notice Given	Presented and read 10	Read 20	Committed Recommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 30 passed and sent to Council for concurrence	Agreed to by Council without amendment	Agreed to by Council with amendment	Council amendments agreed to	Council amendments disagreed to	Order of the Day discharged bill withdrawn	Assent date	Assent reported	Act No.	Remarks
t Parliamentary Appropriation- Mr Collins	1994 14 Sept	1994 14 Sept	1994 27 Oct					1994 27 Oct	1994 - 18 Nov					1994 23 Nov	1994 24 Nov	67	S.O. suspended—to allow the Bill to be brought in and proceeded with up to and including the Minister's 2* speech, on motion of Mr West, 14 Sept 1994. (Resolution V & P No. 24, Entry No. 23, p. 322)
† 9 Parliamentary Electorates and Elections (Method of Voting) Amendment-Mr Whelan	1994 22 Nov	1994 23 Nov	1994 23 Nov					1994 23 Nov									
† † Parliamentary SupplyMr Collins		1994 15 Sept	1994 15 Sept					1994 15 Sept	1994 20 Sept					1994 28 Sept	1994 11 Oct	52	
9 Pay-Roll Tax (Country Industries Exemption) Amendment—Mr Windsor	1994 4 Мву	1994 12 May											1994 11 Oct				Order of the Day discharged, Bill withdrawn on motion of Mr Windsor on 11 October, 1994. (Resolution V.&P. No.29, Entry No. 12, p. 376).
9 Pay-Roll Tax (Country Industries Exemption) Amendment (No. 2)—Mr Windsor	1994 11 Oct	1994 27 Oct											1994 16 Nov				Order of the Day lapsed Mr Windsor not being present (V & P No. 36, Entry No. 11, p. 487) Re-instated (V&P No.41 Entry No.16, p.540)
Police Service (Recruitment) Amendment—Mr West	1994 14 Sept	1994 15 Sept	1994 16 Nov	1994 16 Nov	1994 16 Nov		1994 16 Nov	1994 16 Nov	1994 22 Nov					1994 23 Nov	1994 24 Nov	74	
Police Service (Complaints) Amendment Bill—Mt Griffiths	1994 12 Apr	1994 14 Apr	1994 19 Apr					1994 19 Apr	1994 20 Apr					1994 4 May	1994 5 May	9	

S.O. Standing Orders.

 ‡ Cognate Bill (S.O. 248A).

 ★ Assent not reported during Session.
 † Third reading taken forthwith (S.O. 256).

9 Indicates Public Bill introduced by Private Member.

Ω Sessional Order adopted, reinstating Bill to the same stage and order of precedence reached at the time of the prorogation of the previous Session, on motion of Mr West, I March, 1994. (Resolution V.& P. No. I, Entry No. 26, p. 32).

Short Title of Bill Member by whom initiated	Notice Given	Presented and read to	Read 20	Committed ●Recommitted	Reported with amendment	Reported without smendment	Report Adopted	Read 30 passed and sent to Council for concurrence	Agreed to by Council without amendment	Agreed to by Council with amendment	Council amendments agreed to	Councit amendments disagreed to	Order of the Day discharged bill withdrawn	Assent date	Assent reported	Act No.	Remarks
9 Post-Conviction Inquiry (Douglas Harry Rendell)—Mr Mills.	1993 19 May	1993 20 May	1993 14 Oct	1993 18 Nov	1993 18 Nov		1993 18 Nov	1993 18 Nov									Reported with amendments including an amendment in the title. Previously entitled Post-Conviction Inquiry (Quashing of Conviction) (Douglas Harry Rendell) Bill. Pursuant to S.O. 295 message sent to Council requesting that Bill be reinstated to the same stage reached at the time of the prorogation of the previous Session, on motion of Mr Mills, 9 March, 1994. (Resolution V.& P. No. 5, Entry No. 9, p. 80).
9 Post-Conviction Inquiry (Quashing of Conviction) (Douglas Harry Rendell)Mr Mülls.	1993 19 May	1993 20 May	1993 14 Oct	1993 18 Nov	1993 18 Nov		1993 18 Nov	1993 18 Nov									Reported with amendments including an amendment in the title. Title changed to Post-Conviction Inquiry (Douglas Harry Rendell) Bill.
Post-Conviction Inquiry (Quashing of Conviction) (Johann Ernst Siegfried Pohl)—Mr Thompson.	1993 19 May	1993 20 May											1994 2 Mar				Order of the Day discharged, Bill withdrawn on motion of Mr Thompson on 2 March, 1994. (Resolution V.&P. No.2, Entry No. 6, p. 46).
Preservation of Canterbury Hospital—Mr Moss	1994 11 Oct	1994 13 Oct															
Privatisation of Core Government Services-Mr Hatton.	1994 10 Mar	1994 17 Mar	1994 13 Oct	1994 13 Oct													
Pro-forma Mr Fahey.	1994 1 Mar	1994 1 Mar															

S.O. Standing Orders.

 ‡ Cognete Bill (S.O. 248A).
 ★ Assent not reported during Session.
 † Third reading taken forthwith (S.O. 256).

 Pindicates Public Bill introduced by Private Member.

769

Short Tille of Bill Member by whom initiated	Notice Given	Presented and read 10	Read 20	Committed • Recommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 30 passed and sent to Council for concurrence	Agreed to by Council without amendment	Agreed to by Council with amendment	Council aunendments agreed to	Council amendments disagreed to	Order of the Day discharged bill withdrawn	Assent date	Assent reported	Act No.	Remarks
♀ Prohibited Weapons (Amendment) Bill—Mr Carr	1994 16 Mar	1994 21 Apr											1994 12 Oct				Order of the Day discharged, Bill withdrawn on motion of Mr Carr on 12 October, 1994. (Resolution V.&P. No. 30, Entry No. 5, p. 383).
Property Services Corporation—Mr Souris	1994 11 Oct																
†Property, Stock and Business Agents (Amendment)— Mr Souris	1994 16 Mar	1994 17 Mar	1994 19 Apr	1994 19 Apr	1994 19 Apr		1994 19 Apr	1994 19 Apr	1994 4 May					1994 16 May	1994 14 Sept	20	
Protected Disclosures—Mr Fahey	1994 20 Apr	1994 21 Apr	1994 15 Nov	1994 15 Nov	1994 15 Nov		1994 15 Nov	1994 16 Nov		1994 23 Nov		1994 2 Dec		1994 12 Dec	*	92	
†Public Finance and Audit (Amendment) Mr Collins	1994 11 Oct	1994 12 Oct	1994 25 Oct	1994 25 Oct		1994 25 Oct	1994 25 Oct	1994 25 Oct	1994 26 Oct					1994 1 Nov	1994 15 Nov	59	
9 Public Finance and Audit (Auditor- General's Access) Amendment—Mr J.H. Murray.	1994 13 May	1994 22 Sept															
9 Public Finance and Audit (Special Dividends) Amendment — Mr J.H. Murray.	1993 20 May	1993 21 May	1994 22 Sept	1994 22 Sept	1994 22 Sept		1994 22 Sept	1994 13 Oct									
Public Health (Sale of Tobacco to Juveniles) AmendmentDr Refshauge.	1993 2 Mar	1993 11 Mar	1994 1 Dec	1994 I Dec	1994 1 Dec		1994 1 Dec	1994 2 Dec									

S.O. Standing Orders.
 \$ Cognate Bill (S.O. 248A).
 ★ Assent not reported during Session.

† Third reading taken forthwith (S.O. 256).

Indicates Public Bill introduced by Private Member.

Ω Sessional Order adopted, reinstating Bill to the same stage and order of precedence reached at the time of the prorogation of the previous Session, on motion of Mr West, I March, 1994. (Resolution V.& P. No.1, Entry No. 26, p. 32).

Short Title of Bill Member by whom initiated	Notice Given	Presented and read Jo	Read 20	Committed • Recommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 30 passed and sent to Council for concurrence	Agreed to by Council without amendment	Agreed to by Council with amendment	Council amendments agreed to	Council amendments disagreed to	Order of the Day discharged bill withdrawn	Assent date	Assent reported	Act No.	Remarks
? Queanbeyan Showground (Variation of Purposes)-Mr Cochran	1994 15 Nov	1994 17 Nov															
† Registered Clubs (Amendment) Mrs Cohen	1993 3 May	1994 З Мву	1994 12 May	1994 12 May	1994 12 May		1994 12 May	1994 13 May	1994 13 Mny					1994 2 Junc	1994 14 Sept	43	This Bill is cognate with Liquor (Amendment) Bill. S.O. suspended to allow the Bill to be brought in and proceeded with up to and including the Minister's 2° speech, on motion of Mr West, 3 May 1994. (Resolution V & P No. 16. Entry No. 15, p. 209).
9 Residential Tenancics (Amendment)-Ms Moore	1994 29 Nov	1994 1 dec															
9 Residential Tenancies (Relocatable Homes)—Mrs Grusovin	1994 12 Oct	1994 27 Oct															
Registered Clubs (Further Amendment) Mrs Cohen	1994 14 Sept	1994 14 Sept	1994 15 Sept					1994 15 Sept	1994 20 Sept					1994 23 Sept	1994 11 Oct	50	S.O. suspended—to allow the Bill to be brought in and proceeded with up to and including the Minister's 2° speech, on motion of Mr West, 14 Sept 1994. (Resolution V & P No. 24, Entry No. 33, p. 325)
†Retail Leases BillMr Chappell	1994 19 Apr	1994 21 Apr A.M.	1994 13 May	1994 13 May	1994 13 May		1994 13 May	1994 13 May	1994 13 May					1994 2 June	1994 14 Sept	46	
9 Retail Tenancies (Code of Practice)-Mr Peacocke.	1993 17 Nov	1993 18 Nov	,														Bill lapsed pursuant to Sessional Order. 4 May 1994. (V & P No. 17, Entry No. 7, p. 219).

S.O. Standing Orders.
 ‡ Cognate Bill (S.O. 248A).
 ★ Assent not reported during Session.
 † Third reading taken forthwith (S.O. 256).
 P Indicates Public Bill introduced by Private Member.

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Short Title of Blil Member by whom Initiated	Notice Given	Presented and read Io	Read 20	Committed • Recommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 30 passed and sent to Council for concurrence	Agreed to by Council without amendment	Agreed to by Council with amendment	Council amendments agreed to	Council amendments disagreed to	Order of the Day discharged bill withdrawn	Assent date	Assent reported	Act No.	Remarks
‡Road Improvement (Special Funding) Amendment—Mr Collins	1994 14 Sept	1994 14 Sept	1994 27 Oct					1994 27 Oct	1994 . 18 Nov					1994 23 Nov	1994 24 Nov	70	S.O. suspended—to allow the Bill to be brought in and proceeded with up to and including the Ministers 2° speech, on motion of Mr West, 14 Sept 1994. (Resolution V & P No. 24, Entry No. 23, p. 322)
Royal Commission (Police Service)—Mr Fahey	1994 21 Sept	1994 22 Sept	1994 25 Oct	1994 25 Oct ●1994 26 Oct	1994 25 Oct		1994 25 Oct	1994 26 Oct	1994 27 Oct					1994 1 Nov	1994 15 Nov	60	
†Royal Commission (Police Service) Amendment-Mr West	1994 22 Nov	1994 23 Nov	1994 29 Nov					1994 29 Nov	1994 30 Nov					1994 2 Dec	*	75	
Rural Lands Protection (Amendment) —Mr Causley	1994 3 May	1994 3 May	1994 15 Sept	1994 15 Sept	1994 13 Sept		1994 15 Sept	1994 20 Sept	. 1994 22 Sept					1994 28 Sept	1994 11 Oct	55	S.O. suspended to allow the Bill to be brought in and proceeded with up to and including the Minister's 2° speech, on motion of Mr West, 3 May 1994. (Resolution V & P No. 16. Entry No. 15, p. 209).
† Rural Lands Protection (Noxious Animals) Amend- ment—Mr Martin.	1993 4 Mar	1993 I Apr	1993 9 Sept					1993 9 Sept									Pursuant to S.O. 295 message sent to Council requesting that Bill be reinstated to the same stage reached at the time of the prorogation of the previous Session, on motion of Mr Martin, 9 March, 1994. (Resolution V.& P. No. 5, Entry No. 10, p. 80).
9 Sandy Crossing Waste Facility—Ms Allan	1994 12 Oct	1994 17 Nov															

S.O. Standing Orders. ‡ Cognate Bill (S.O. 248A). ★ Assent not reported during Session. † Third reading taken forthwith (S.O. 256). P Indicates Public Bill introduced by Private Member.

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O Sessional Order adopted, reinstating Bill to the same stage and order of precedence reached at the time of the protogation of the previous Session, on motion of Mr West, 1 March, 1994. (Resolution V.& P. No.1, Entry No. 26, p. 32).

Short Title of Bill Member by whom initiated	Notice Given	Presented and read 10	Read 20	Committed Recommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 30 passed and sent to Council for concurrence	Agreed to by Council without amendment	Agreed to by Council with amendment	Council amendments agreed to	Council amendments disagreed to	Order of the Day discharged bill withdrawn	Assent date	Assent reported	Act No.	Remarks
Ω9 South East Forests Protection - ·Ms Moore.	1992 5 May	1992 3 Sept	1993 21 May	1993 21 May	1993 21 May		1993 21 May	1993 21 May									Ω Maps referred to in Bill laid upon the Table by Mr Speaker on 21 May, 1993. Pursuant to S.O. 295 message sent to Council requesting that Bill be reinstated to the same stage reached at the time of the prorogation of the previous Session, on motion of Ms Moore, 10 March, 1994. (Resolution V.& P. No. 6, Entry No. 15, p. 95).
♀South Tweed TAFE College LandMt Face.	1993 12 May	1993 13 May															Bill lapsed pursuant to Sessional Order. 21 September 1994. (V & P No. 27, Entry No. 6, p. 350).
State Bank of South Australia (Transfer of Undertaking) Mr Collins	1994 3 May	1994 4 May	1994 11 May A.M.					1994 11 May A.M.	1994 12 May					1994 2 June	1994 14 Sept	47	
†State Bank (Privatisation) Mr Collins	1994 11 Oct	1994 12 Oct	1994 21 Nov	1994 21 Nov		1994 21 Nov	1994 21 Nov	1994 21 Nov	1994 22 Nov					1994 23 Nov	1994 24 Nov	73	
State Debt Control (Balanced Budgets)-Mr Collins	1994 16 Nov	1994 17 Nov															
1 State Emergency and Rescue Management (Amendment) —Mr Gnifliths	1994 12 Apr	1994 14 Apr	1994 19 Apr					1994 19 Apr	1994 5 May					1994 30 May	1994 14 Sept	23	This Bill is Cognate with Bush Fires (Amendment) Bill.
† State Revenue Legislation (Amendment) Bill—Mr Collins	1994 3 May	1994 3 May	1994 10 May					1994 10 May	1994 12 May					1994 2 June	1994 14 Sept	48	S.O. suspended to allow the Bill to be brought in and proceeded with up to and including the Minister's 2° speech, on motion of Mr West, 3 May 1994. (Resolution V & P No. 16. Entry No. 15, p. 209).

S.O. Standing Orders.
 ‡ Cognate Bill (S.O. 248A).
 ★ Assent not reported during Session.
 † Third reading taken forthwith (S.O. 256).
 P Indicates Public Bill introduced by Private Member.

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Short Title of Bill Member by whom initiated	Notice Given	Presented and read Io	Read 20	Committed ●Recommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 30 passed and sent to Council for concurrence	Agreed to by Council without amendment	Agreed to by Council with amendment	Council amendments agreed to	Council amendments disagreed to	Order of the Day discharged bill withdrawn	Assent date	Assent reported	Act No.	Remarks
State Revenue Legislation (Further Amendment)-Mr Collins	1994 26 Oct	1994 28 Oct a.m.	1994 16 Nov	1994 16 Nov	1994 16 Nov		1994 16 • Nov	1994 16 Nov	1994 18 Nov					1994 23 Nov	1994 24 Nov	72	
Statute Law (Miscellaneous Provisions) — Mr Fahey	1994 20 Apr	1994 21 Apr	1994 4 May A.M.	1994 4 May A.M.	1994 4 May A.M.		1994 4 May <u>A.M.</u>	1994 1 May	1994 10 May					1994 2 June	1994 14 Sept	32	
¥ St Georges Basin/Sussex Inlet Interim Protection-Mr Hatton	1994 22 Nov	1994 1 Dec															
9 Stock Medicines (Prohibition of Growth Hormones) Amendment—Mr Martin.	1994 1 Mar																Bill lapsed pursuant to Sessional Order. 21 September 1994. (V & P No. 27, Entry No. 6, p. 350).
Summary Offences and Other Legislation (Graffiti) Amendment- Mr Fahey	1994 23 Nov	1994 24 Nov	1994 1 Dec	1994 1 Dec	1994 1 Dec		1994 1 Dec	1994 2 Dec		1994 2 Dec	1994 2 Dec			1994 12 Dec	*	90	
†‡Supply—Mr Collins		1994 15 Sept	1994 15 Sept					1994 15 Sept	1994 20 Sept					1994 28 Sept	1994 11 Oct	51	
‡Supreme Court (Amendment) BillMr Photios	1994 16 Mar	1994 17 Mar	1994 19 Apr					1994 19 Арт	1994 20 Apr					1994 10 May	1994 11 May	14	This Bill is cognate with Criminal Appcal (amendment) Bill.
† ? Sydney HeliportMs Nori,	1993 12 Oct	1993 14 Oct	1994 З Мат					1994 3 Mar									

S.O. Standing Orders.
 ‡ Cognate Bill (S.O. 248A).
 ★ Assent not reported during Session.
 † Third reading taken forthwith (S.O. 256).
 P Indicates Public Bill introduced by Private Member.

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Ω Sessional Order adopted, reinstating Bill to the same stage and order of precedence reached at the time of the prorogation of the previous Session, on motion of Mr West, 1 March, 1994. (Resolution V.& P. No.1, Entry No. 26, p. 32).

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REGISTER OF PUBLIC AND PRIVATE BILLS INTRODUCED IN THE LEGISLATIVE ASSEMBLY DURING THE SESSION OF 1994

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Short Title of Bill Member by whom initiated	Notice Given	Presented and read to	Rc∎d 2∘	Committed • Recommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 30 passed and sent to Council for concurrence	Agreed to by Council without amendment	Agreed to by Council with amendment	Council amendments agreed to	Council amendments disagreed to	Order of the Day discharged bill withdrawn	Assent date	Assent reported	Act No.	Remarks
9 Threatened Species Conservation Dr Macdonald.	1993 20 May	1993 16 Sept															
Timber Industry (Interim Protection) Amendment —Mr Souris	1994 12 Apr	994 4 Арт	1994 21 Apr	1994 21 Apr	1994 21 Лрт		1994 21 Apr	1994 .3 May	1994 4 May					1994 16 May	1994 14 Sept	21	
Totalizator Legislation (Amendment)-Mr Downy	1994 17 Nov	1994 * 17 Nov	1994 29 Nov	· ·				1994 29 Nov	1994 30 Nov					1994 2 Dec	*	76	S.O. suspended to allow the Bill to be brought in and proceeded with up to and including the Minister's 2* speech, on motion of Mr West, 17 November 1994. (Resolution V & P No. 36. Entry No. 45, p. 507).
†Trade Measurement (Amendment) —Ms Machin	1993 - 10 Nov	1993 17 Nov	1994 12 Apr					1994 12 Apr	1994 13 Арт					1994 2 · May	1994 З Мву	7	Pursuant to S.O. 296 Bill reinstated to the same stage reached at the time of the prorogation of the previous Session, on motion Ms Machin, 17 March 1994. (Resolution V & P No. 9, Entry No. 18, p. 124).
Traffic Parking (Amendment)— Mr Baird.	1993 27 Oct	1993 27 Oct	1993 19 Nov	1993 19 Nov	1993 19 Nov		1993 19 Nov	1993 19 Nov	[994 3 Арг					199 ³ 4 2 May	1994 З Мву	8	S.O. suspended—to allow the Bill to be brought in and proceeded with up to and including the Minister's 2° speech, on motion of Mr West, 27 October, 1993. (Resolution V.&P. No.35, Entry No. 17, p. 469). Pursuant to S.O. 295 message sent to Council requesting that Bill be reinstated to the same stage reached at the time of the prorogation of the previous Session, on motion of Mr West, 17 March, 1994. (Resolution V.& P. No. 9, Entry No. 14, p. 123).
Traffic (Penalty Defaults) AmendmentMr Baird	1994 11 Oct	1994 12 Oct															

S.O. Standing Orders.

 † Cognate Bill (S.O. 248A).

 ★ Assent not reported during Session.
 † Third reading taken forthwith (S.O. 256).

 Pindicates Public Bill introduced by Private Member.

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Short Title of Bill Member by whom initiated	Notice Given	Presented and read Io	Read 20	Committed ●Recommitted	Reported with emendment	Reported without amendment	Report Adopted	Read 3º passed and sent to Council for concurrence	Agreed to by Council without amendment	Agreed to by Council with amendment	Council amendments agreed to	Council amendments disagreed to	Order of the Day discharged bill withdrawn	Assent date	Assent reported	Act No.	Remarks
Tree Plantations (Harvest Security)—Mr Souris	1994 12 Oct	1994 13 Oct															
9 Tweed Heads (Afex Park) Bill—Mr Martin	1994 21 Apr	1994 12 May															
Water Board (Corporatisation) —Mr Souris	1994 21 Sept	1994 22 Sept	1994 2 Dec	1994 2 Dec	1994 2 Dec		1994 2 Dec	1994 2 Dec	1994 5 Dec					1994 12 Dec	*	88	
9 Western Sydney (Tree Preservation) Ms Allan.	1993 4 Mar	1993 1 Apr											1994 2 Mar				Order of the Day discharged, Bill withdrawn on motion of Ms Allan on 2 March, 1994. (Resolution V.&P. No.2, Entry No. 6, p. 45).
♀ Wolli Park Trust—Ms Moore.	1994 1 Mar															 	
9 Workers Compensation (Journey Claims) —Mr Jeffery.	1993 19 May	1993 20 May															
tWorkers Compensation Legislation (Miscellaneous Amendment) Mrs Chikarovski	1993 10 Nov	1993 10 Nov	1994 12 Арг					1994 12 Apr	1994 13 Apr					1994 2 May	1994 3 May	6	This Bill is cognate with Occupational Health and Safety Legislation (Amendment) Bill. S.O. suspended to allow the Bill to be brought in and proceeded with up to and including the Minister's 2" speech, on motion of Mr West, 10 November 1993. (Resolution V & P No. 38. Entry No. 12, p. 514). Pursuant to S.O. 295 message sent to Council requesting that Bill be reinstated to the same stage reached at the time of the prorogation of the previous Session, on motion of Mrs Chikarovski, 17 March 1994. (Resolution V & P No. 9, Entry No. 16, p. 123).

S.O. Standing Orders.
 Cognate Bill (S.O. 248A).
 ★ Assent not reported during Session.

Third reading taken forthwith (S.O. 256).

9 Indicates Public Bill introduced by Private Member.

Ω Sessional Order adopted, reinstating Bill to the same stage and order of precedence reached at the time of the prorogation of the previous Session, on motion of Mr West, I Match, 1994. (Resolution V.& P. No.1, Entry No. 26, p. 32).

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No. 2

REGISTER OF PUBLIC AND PRIVATE BILLS BROUGHT FROM THE LEGISLATIVE COUNCIL DURING THE SESSION OF 1994

Short Title of Bill Member by whom initiated	Council Message Reported Read 10	Minister's 20 Speech	Read 20	Committed • Recommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 30 passed and returned to Council	Council agreed to Assembly amendments	Council disagreed to Assembly amendments	Assembly insisted upon amendments	Assembly did not insist upon amendments	Order of the Day discharged, Bill withdrawn	Assent date	Assent reported	Act No.	Remarks
†Anti- Discrimination (Amendment)- Mr Hartcher	1994 12 Мау	1994 12 May	1994 13 May	1994 13 May	1994 13 May		1994 13 May	1994 13 May	1994 13 May		-			1994 30 May	1994 14 Sept	28	
†Community Protection-Mr Hartcher	1994 17 Nov	1994 2 Dec	1994 2 Dec					1994 2 Dec						1994 12 Dec	*	77	
†Courts Legislation (Crown Appeals) Amendment-Mr Photios	1994 4 May A.M.	1994 4 Мау А.М.	1994 15 Sept					1994 15 Sept						1994 28 Sept	1994 11 Oct	. 56	
†Courts Legislation (Mediation and Evaluation) Amendment-Mr Hartcher	1994 11 May A.M.	1994 11 May A.M.	1994 15 Sept					1994 15 Sept						1994 28 Sept	1994 11 Oct	57	
Crimes (Detention After Arrest) Armendment-Mr Hartcher	1994 5 May	1994 5 May															
Crimes (Female Genital Mutilation) Amendment-Mr Hartcher	1994 11 May	1994 12 May	1994 22 Sept					1994 22 Sept						1994 5 Oct	1994 11 Oct	58	
†Crimes (Home Invasion) Amendment-Mr Hartcher	1994 23 Nov	1994 23 Nov	1994 2 Dec					1994 2 Dec						1994 12 Dec	*	84	

S.O. Standing Orders.

 ‡ Cognate Bill (S.O. 248A).
 ★ Assent not reported during Session.
 † Third reading taken forthwith (S.O. 256).

 P Indicates Public Bill introduced by Private Member.

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Short Title of Bill Member by whom Initiated	Council Message Reported Read Io	Minister's 2º Speech	Read 20	Committed ♦Recommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 30 passed and returned to Council	Council agreed to Assembly amendments	Council disagreed to Assembly amendments	Assembly insisted upon amendments	Assembly did not insist upon amendments	Order of the Day discharged, Bill withdrawn	Assent date	Assent reported	Act No.	Remarks
††Crimes (Dangerous Driving Offences) Amendment-Mr Hartcher	1994 24 Nov	1994 1 Dec					1994 t Dec							1994 12 Dec	*	78	
†Crimes Legislation (Dangerous Articles) Amendment Bill	1994 3 May	1994 3 May	1994 4 May					1994 4 May						1994 16 May	1994 14 Sept	17	
†Crimes Legistation (Unswom Evidence) Ainendment Bill	1994 21 Apr A.M.	1994 21 Apr A.M.	1994 4 May A.M.	1994 4 May A.M. ●1994 12 May A.M.	1994 12 May A.M.		1994 12 May A.M.	1994 12 May . A.M.						1994 30 May	1994 14 Sept	26	
Crimes (Prohibited Material) Amendment-Mr West	1994 21 Nov																
Crimes (Threats and Stalking) Amendment-Mr Hartcher	1994 23 Nov	1994 23 Nov	1994 2 Dec					1994 2 Dec						1994 12 Dec	*	78	
Criminal Procedure (Indictable Offences) Amendment-Mr Hatcher	1994 12 Мву	1994 12 Oct															

S.O. Standing Orders. \$ Cognate Bill (S.O. 248A).

Assent not reported during Session.
 † Third reading taken forthwith (S.O. 256).
 Indicates Public Bill introduced by Private Member.

Ω Sessional Order adopted, reinstating Bill to the same stage and order of precedence reached at the time of the prorogation of the previous Session, on motion of Mr West, 1 March, 1994. (Resolution V.& P. No.1, Entry No. 26, p. 32).

Short Title of Bill Member by whom initiated	Council Message Reported Read Io	Minister's 2º Speech	Rcad 20	Committed ♦Recommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 30 passed and returned to Council	Council agreed to Assembly amendments	Council disagreed to Assembly amendments	Assembly insisted upon amendments	Assembly did not insist upon amendments	Order of the Day discharged, Bill withdrawn	Assent date	Assent reported	Act No.	Remarks
Criminal Procedure (Sentence Indication Hearings) Amendment-Mr Hartcher	1994 23 Nov	1994 23 Nov	1994 30 Nov					1994 30 Nov						1994 12 Dec	*	80 .	
†Defamation (Amendment)- Mr Hartcher	1994 29 Nov	1994 29 Nov	1994. 2 Dec	1994 2 Dec	1994 2 Dec		1994 2 Dec	1994 2 Dec						1994 12 Dec	*	93	
Electricity Transmission Authority-Mr West	1994 28 Oct a.m.	1994 28 Oct a.m.	1994 16 Nov	1994 16 Nov	1994 16 Nov	-	1994 16 Nov	1994 16 Nov	1994 17 Nov					1994 23 Nov	1994 24 Nov	64	
†Energy Legislation (Miscellaneous Amendments)- Mr West	1994 30 Nov	994 30)ec	1994 1 Dec					1994 1 Dec						1994 12 Dec	*	82	
t Environmental Planning and Assessment (Amendment)- Mr Souris	1994 5 May	1994 5 May	1994 13 May	- 1994 13 May	1994 13 May		1994 13 May	1994 13 May	1994 13 May					1994 30 May	1994 14 Sept	29	
†Film and Video Tape Classification (Amendment)- Mr Hartcher	1994 12 Мау Л.М.	1994 12 May	1994 13 May					1994 13 May						1994 30 May	1994 14 Sept	31	
†Greek Orthodox Archdiocese of Australia Consolidated TrustMr Hartcher	1994 14 Sept	1994 22 Sept	1994 16 Nov					1994 16 Nov						1994 23 Nov	1994 23 Nov	65	

8.0. Standing Orders.
 \$ Cognate Bill (S.O. 248A).
 ★ Assent not reported during Session.
 † Third reading taken forthwith (S.O. 256).
 Indicates Public Bill introduced by Private Member.

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Sessional Order adopted, reinstating Bill to the same stage and order of precedence reached at the time of the prorogation of the previous Session, on motion of Mr West, 1 March, 1994. (Resolution V.& P. No.1, Entry No. 26, p. 32).

Short Title of Bill Member by whom inifiated	Council Message Reported Read 10	Minister's 20 Speech	Read 20	Committed ♦Recommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 30 passed and returned to Council	Council agreed to Assembly amendments	Council disagreed to Assembly amendments	Assembly insisted upon amendments	Assembly did not insist upon amendments	Order of the Day discharged, Bill withdrawn	Assent date	Assent reported	Act No.	Remarks
Irrigation Legislation (Freehold Tenures) Amendment-Mr Causley	23 Nov 1994																
† Justices (Fine Default) Amendment-Mr Hartcher	1994 11 Мву А.М.	1994 11 Мву А.М.	1994 13 May					1994 13 May						1994 30 May	1994 14 Sept	30	
Legal Aid Commission (Amendment) Bill	1994 14 Арт	1994 14 Apr															
†Motor Accidents (Amendment)- Mr Hartcher	1994 11 May A.M.	1994 11 May A.M.	1994 13 Мву А.М.					1994 13 May A.M.						1994 30 May	1994 14 Sept	27	
Mining Legislation (Amendment)- Mr West	1994 27 Oct a.m.																
†National Crime Authority (State Provisions) Amendment-Mr Hartcher	1994 25 Oct	1994 26 Oct	1994 15 Nov					1994 15 Nov						1994 23 Nov	1994 24 Nov	62	
†Professional Standards—Mr Hartcher	1994 21 Sept	1994 22 Sept	1994 1 Dec					1994 I Dec						1994 12 Dec	*	81	
Residential Tenancies (Caravan Parks and Manufactured Home Estates) Amendment-Mr West	1994 1 Dec 1994	1994 2 Dec	1994 2 Dec	1994 2 Dec	1994 2 Dec		1994 - 2 Dec	1994 2 Dec	1994 5 Dec					1994 12 Dec	*	94	

S.O. Standing Orders. \$ Cognate Bill (S.O. 248A).

Assent not reported during Session. † Third reading taken forthwith (S.O. 256).

9 Indicates Public Bill introduced by Private Member.

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D Sessional Order adopted, reinstating Bill to the same stage and order of precedence reached at the time of the prorogation of the previous Session, on motion of Mr West, I March, 1994. (Resolution V.& P. No. 1, Entry No. 26, p. 32).

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REGISTER OF PUBLIC AND PRIVATE BILLS BROUGHT FROM THE LEGISLATIVE COUNCIL DURING THE SESSION OF 1994

Short Title of Bill Member by whom initiated	Council Message Reported Read Io	Minister's 2º Speech	Read 20	Committed • Recommitted	Reported with amendment	Reported without amendment	Report Adopted	Read 30 passed and returned to Council	Council agreed to Assembly amendments	Council disagreed to Assembly amendments	Assembly insisted upon amendments	Assembly did not insist upon amendments	Order of the Day discharged, Bill withdrawn	Assent date	Assent reported	Act No.	Remarks
Sentencing Legislation (Amendment)- Mr Hartcher	1994 23 Nov																
Sports Legislation (Amendment)- Mt Downy	1994 25 Oct	1994 26 Oct	1994 16 Nov .					1994 16 Nov						1994 23 Nov	1994 24 Nov	63	
Stock Discases (Amendment)- Mr Caustey	1994 28 Oct a.m.																
†Statute Law (Miscellaneous Provisions) No. 2-Mr West	1994 16 Nov	1994 16 Nov	1994 1 Dec					1994 1 Dec						1994 12 Dec	*	95	
Statute Law Revision (Local Government)- Mr West	1994 24 Nov															 	
Tow Truck (Amendment)- Mr West	1994 24 Nov																
Traffic (Negligent Driving Offences) Amendment-Mr Hartcher	1994 24 Nov	1994 1 Dec						1994 1 Dec						,1994 12 Dec	*	79	
(University Legislation (Amendment) Bill	1994 21 Apr A.M.	1994 21 . Apr A.M.	1994 21 Apr					1994 21 Apr						1994 10 May	1994 11 May	16	
Victims Compensation (Amendment)- Mr Hartcher	1994 4 May	1994 4 May	1994 13 May	1994 13 May													·

S.O. Standing Orders.
 ‡ Cognate Bill (S.O. 248A).
 ★ Assent not reported during Session.
 † Third reading taken forthwith (S.O. 256).

Short Title of Bill Member by whom initiated	Council Message Reported Read to	Minister's 2º Speech	Read 20	Committed •Rccommitted	Reported with amendment	Reported without aunendment	Report Adopted	Read 30 passed and returned to Council	Council agreed to Assembly amendments	Council disagreed to Assembly amendments	Assembly unsisted upon amendments	Assembly did not insist upon amendments	Order of the Day discharged, Bill withdrawn	Assent date	Assent reported	Act No.	Remarks
Western Lands (Land Purchase) Amendment-Mr Causley	1994 23 Nov																
Workers Compensation Legislation (Amendment)— Mrs Chikasovski. Changed from Workers Compensation Legislation (Further Amendment) Bil	1992 27 Nov a.m.	1993 27 Oct	1994 14 Арт	1994 14 Apr	1994 14 Лрг		1994 , 14 Apr	1994 14 Apr	1994 20 Арг					1994 4 May	1994 5 May		Pursuant to S.O. 296 Bill reinstated to the same stage reached at the time of the prorogation of the previous Session, on motion of Mr West (2), 21 May, 1993. (Resolution V.& P. No. 24, Entry No. 21, p. 287), 15 March, 1994. (Resolution V.& P. No. 7, Entry No. 8, p. 103).

S.O. Standing Orders. ‡ Cognate Bill (S.O. 248A). ★ Assent not reported during Session. † Third reading taken forthwith (S.O. 256). ¥ Indicates Public Bill introduced by Private Member. Sessional Order adopted, reinstating Bill to the same stage and order of precedence reached at the time of the protogation of the previous Session, on motion of Mr West, I March, 1994. (Resolution V.& P. No. I, Entry No. 26, p. 32).

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RECAPITULATION

Number of Public Bills originated in the LEGISLATIVE ASSEMBLY shown on Register No.1			145 39 	145 39
*Does not include Bills which only reached Notice of Motion stage.				184
	Public	Private	Total	
Passed and Assent reported	74		74	
Passed and Assent not reported	21		21	
Reserved for Royal Assent	····			i i
Pro forma Bill	17		17	
Stopped by Prorogation	61		61	i i
Otherwise disposed of	10		10	
				184

Legislative Assembly, Sydney, 7 December 1994

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Russell D. Grove Clerk of the Legislative Assembly

Authorised by the Parliament of New South Walcs

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NEW SOUTH WALES

LEGISLATIVE ASSEMBLY

REGISTER OF ADDRESSES AND ORDERS FOR PAPERS DURING THE SESSION 1994

		ORIGINATED IN	THE	ASSEMBLY		WHEN PASSED OF AGREED TO	ł	W	HEN AND BY WHO TABLED	ОМ	
SUBJECT OF ADDRESS		VO	TES			VOTES			VOTES		REMARKS
	No.	Date	Entry	On whose Motion	No.	Date	Entry	No.	Date	Entry	
		1994				1994			1994		· · · · · · · · · · · · · · · · · · ·
Water Treatment Report	9	17 March	19	Ms Allan	9	17 March	19	9	17 March	32	
Water Board File	9	17 March	19	Ms Allan	9	17 March	19	9	17 March	32	Tabled under Standing Order 57.
3x3 Committee	15	21 April	21	Mr Langton	15	21 April	21	16	3 May	9	
Agent General, Neil Pickard	16	3 May	13	Mr Carr	16	3 May	13	19	10 May	1	
Government Department Fitouts	17	4 May	9	Mr Knight	17	4 May	9	19	10 May	1	
Standing Order 54	19	10 May	9	Mr Face	19	10 May	11	24	14 September	12	
RAS Documents	21	12 May	24	Ms Moore	22	13 May	38	22	13 May	39	
Lead Contamination	32	25 October	11	Mr Hunter	32	25 October	11	34	28 October	44	
Rezoning Land	35	15 November	10	Mr Carr	35	15 November	13	36	16 November	7	
Orange Abattoir	36	16 November	16	Mr Martin	36	16 November	16	37	17 November	52	
Police Service Documents	37	17 November	41	Mr Whelan	37	17 November	43	41	24 November	33	
Police Strength	37	17 November	41	Mr Whelan	37	17 November	43	43	30 November	4	
Paper Third Runway	43	30 November	20	Mr Whelan	43	30 November	20	44	1 December	20	
Lead Papers	44	1 December	32	Mr Hunter	44	1 December	24	45	2 December	46	

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REGISTER OF ADDRESSES AND ORDERS FOR PAPERS DURING FORMER SESSIONS

NIL

REGISTER OF ADDRESSES (NOT BEING FOR PAPERS) TO THE GOVERNOR DURING THE SESSION 1994

SUBJECT OF ADDRESS	OF	RIGINATE		THE ASSEMBLY		HEN PASS OR GREED T VOTES		wн	EN AND E		HOM PRESENTED	wH	EN AND I		HOM ANSWERED	REMARKS
	No.	Date	Entry	On whose Motion	No.	r	Entry	No.	Date	Entry	By Whom	No.	Date	Entry	By Whom	
Governor's Opening Speech	1	1994 1 Mar.	5	Mr Blackmore	2	1994 2 Mar.	14	11	1994 14 Apr.	• 22	Mr Speaker, accompanied	11	1994 14 Apr.	22	His Excellency— the Governor.	- <u>·</u>
Forestry Act 1916— Revocation of Dedication of certain State Forests.	42	29 Nov.	12	Mr Souris	42	29 Nov.	14	42	29 Nov.	22	by the House.					

Legislative Assembly Office Sydney, 7 December 1994

RUSSELL D. GROVE Clerk of the Legislative Assembly

Authorised by the Parliament of New South Wales

1994

New South Wales LEGISLATIVE ASSEMBLY

COMMITTEES DURING THE SESSION 1994

·					NO. OF MI	EETINGS	NO, OF	-
DESIGNATION OF COMMITTEE	WHEN AND HOW APPOINTED	Mei	MBERS	CHAIRMAN	CALLED	Held	WITNESSES Examined	REPORTED
STANDING COMMITTEES Road Safety (Joint)	 2 July 1991, Votes No. 1, Entry 34. 14 September 1994, Votes No. 24, Entry 32. 15 September 1994, Votes No. 25, Entry 12. 	Legislative Assembly Mr B.R. Hazzard, Mr B.L. Jeffery, 'Mr Ian McManus, Mr J.C. Mills, ² Mr J.P. Newman, Mr D.J. Shedden, Mr J.R. Small, Mr R.H.L. Smith, Mr P.J. Zammit.	Legislative Council The Hon. B.A. Evans, ³ The Hon. E.P. Pickering, ⁴ The Hon. H.W. Sham-Ho, The Hon. J.M. Walker.	Mr B.R. Hazzard	11	11	72	Staysafe 25, Votes No. 4, Entry 8, 8 March 1994. Staysafe 26, Votes No. 39, Entry 4, 22 November 1994.
Environmental Impact of Public Works.	27 October 1994, Votes No. 34, Entry 14.	Legislatin Ms P.D. Allan, Mr Andrew Humpherson, Mr C.J. Knowles, Dr P.A.C. Macdonald,	ve Assembly Mr Ian McManus, Mr S.M. O'Doherty, Mr M.J. Richardson.	Dr P.A.C. Macdonald	_	_	_	
ESTIMATES COMMITTEES The Legislature (Joint)	 March 1994, Votes No. 1, Entry 23. October 1994, Votes No. 31, Entries 27, 32 and 33. 	Legislative Assembly Mr J.J. Aquilina, Mr D.F.C. Beck, Mr W.H. Beckroge, Mr I.D. Glachan, Mr B.L. Jeffery, Mr M.J. Kerr, Mrs J.G. Skinner, Mr P.F.P. Whelan.	Legislative Council The Hon. R.T.M. Bull, The Hon. D.J. Gay, The Hon. Elisabeth Kirkby, The Hon. J.H. Jobling, The Hon. J.R. Johnson, The Revd the Hon. F.J. Nile, The Hon. P.F. O'Grady.	Mr M.J. Kerr	1	1	13	Votes No. 34, Entry 16, 27 October 1994.

¹ Appointed 14 September 1994. ² Deceased. ³ Discharged 15 September 1994. ⁴ Appointed 15 September 1994.

.					NO. OF M	EETINGS	NO. OF	Depension
DESIGNATION OF COMMITTEE	WHEN AND HOW APPOINTED	Members		CHAIRMAN	CALLED	Held	WITNESSES Examined	REPORTED
ESTIMATES COMMITTEES—contd Premier and Minister for Economic Development (Joint).	1 March 1994, Votes No. 1, Entry 23. 13 October 1994, Votes No. 31, Entries 27, 32 and 33.	Legislative Assembly Mr B.R. Hazzard, Mr Morris lemma, Mr B.L. Jeffery, Mr M.J. Kerr, Mr M.S. Knight, Mr Ian McManus, Mr S.M. O'Doherty, Mr A.A. Tink, Mr A.H.C. Windsor.	Legislative Council The Hon. Dr M.A. Burgmann, The Hon. L.D.W. Coleman, The Hon. B.A. Evans, The Hon. R.S.L. Jones, The Hon. R.S.L. Jones, The Revd the Hon. F.J. Nile, The Hon. J.F. Ryan, The Hon. J.M. Walker.	Mr A.A. Tink	1	1	19	Votes No. 34, Entry 16, 27 October 1994.
Treasurer and Arts <i>(Joint)</i>	 March 1994, Votes No. 1, Entry 23. October 1994, Votes No. 31, Entries 27, 32 and 33. 	Mr A.J. Cruickshank, Mr P.J. Debnam, Mr Andrew Humpherson, Mr K.J. Moss, Mr J.H. Murray, Mr B.W. Rixon, Mr G.J. Sullivan, Mr P.J. Zammit.	The Hon. M.R. Egan, The Hon. D.J. Gay, The Hon. Elisabeth Kirkby, The Hon. E.B. Nile, The Hon. J.M. Samios, The Hon. R.B.R. Smith, The Hon. E.A. Symonds.	Mr P.J. Zammit	1	1	11	Votes No. 34, Entry 16, 27 October 1994.
Agriculture and Fisheries and Mines <i>(Joint)</i> .	1 March 1994, Votes No. 1, Entry 23. 13 October 1994, Votes No. 31, Entries 27, 32 and 33.	Mr A.R.G. Fraser, Dr E.A. Kernohan, Mr R.D. Martin, Mr S.T. Neilly, Mr B.W. Rixon, Mr P.A. Rogan, Mr J.R. Small, Mr R.H.L. Smith.	The Hon. R.S.L. Jones, The Hon. James Kaldis, The Hon. D.F. Moppett, The Revd the Hon. F.J. Nile, The Hon. E.M. Obeid, The Hon. Dr B.P.V. Pezzutti, The Hon. R.B.R. Smith.	Mr J.R. Small	1	1	16	Votes No. 34, Entry 16, 27 October 1994.
Attorney General and Justice (Joint).	1 March 1994, Votes No. 1, Entry 23. 13 October 1994, Votes No. 31, Entries 27, 32 and 33.	Mr A.J. Cruickshank, Mr P.J. Debnam, Mr A.K. Doyle, Mr B.R. Hazzard, Mr Jeffrey Hunter, Mr M.J. Kerr, Mr J.S.P. Kinross, Mr P.R. Nagle.	The Hon. Elisabeth Kirkby, The Hon. J.A. Gardiner, The Hon. S.B. Mutch, The Revd the Hon. F.J. Nile, The Hon. H.W. Sham-Ho, The Hon. J.W. Shaw, The Hon. E.A. Symonds.	Mr M.J. Kerr	1	1	13	Votes No. 34, Entry 16, 27 October 1994.

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COMMITTEES DURING THE SESSION 1994—continued

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		Maurana		CHAIRMAN	NO. OF MEETINGS		NO. OF	PEROPTED
DESIGNATION OF COMMITTEE	WHEN AND HOW APPOINTED	ME	MEMBERS		CALLED	Held	WITNESSES Examined	Reported
ESTIMATES COMMITTEES—contd Chief Secretary and Minister for Administrative Services (Joint).	1 March 1994, Votes No. 1, Entry 23. 13 October 1994, Votes No. 31, Entries 27, 32 and 33.	Legislative Assembly Mr A.J. Cruickshank, Mr J.R. Face, Mr P.B. Gibson, Mr B.L. Jeffery, Mr J.S.P. Kinross, Mr W.A. Merton, Mr E.T. Page, Mr M.J. Richardson.	Legislative Council The Hon. J.R. Johnson, The Hon. Elisabeth Kirkby, The Revd the Hon F.J. Nile, The Hon. A.B. Manson, The Hon. Dr B.P. Pezzutti, The Hon. R.B.R. Smith.	Mr J.S.P. Kinross	. 1	l	7	Votes No. 34, Entry 16, 27 October 1994.
Community Services and Aboriginal Affairs (<i>Joint</i>).	1 March 1994, Votes No. 1, Entry 23. 13 October 1994, Votes No. 31, Entries 27, 32 and 33.	Mr D.F.C. Beck, Mr J.E. Hatton, Mr Jeffrey Hunter, Mr C.W. Markham, Mr K.J. Moss, Mr S.M. O'Doherty, Mr B.W. Rixon, Mrs J.G. Skinner, Mr P.J. Zammit.	The Hon. R.D. Dyer, The Hon. J.H. Jobling, The Hon. Elisabeth Kirkby, The Revd the Hon F.J. Nile, The Hon. J.F. Ryan, The Hon. H.W. Sham-Ho, The Hon. E.A. Symonds.	The Hon. J.F. Ryan	1	1	16	Votes No. 34, Entry 16, 27 October 1994.
Consumer Affairs (Joint)	 March 1994, Votes No. 1, Entry 23. October 1994, Votes No. 31, Entries 27, 32 and 33. 	Mr R.S. Amery, Mr P.J. Debnam, Mr A.R.G. Fraser, The Hon. D.M. Grusovin, Mr Andrew Humpherson, Mr B.W. Rixon, Mr R.H.L. Smith.	The Hon. R.T.M. Bull, The Hon. K.J. Enderbury, The Hon. J.A. Gardiner, The Hon. J.R. Johnson, The Hon. R.S.L. Jones, The Revd the Hon F.J. Nile, The Hon. J.M. Samios.	The Hon. R.T.M. Bull .	1	1	6	Votes No. 34, Entry 16, 27 October 1994.
Education and Youth Affairs and Tourism (<i>Joint</i>).	 March 1994, Votes No. 1, Entry 23. October 1994, Votes No. 31, Entries 27, 32 and 33. 	Mr J.J. Aquilina, Mr B.R. Hazzard, Mr Andrew Humpherson, Dr E.A. Kernohan, Mrs Faye Lo Po', Mr S.M. O'Doherty, Mr B.W. Rixon.	The Hon. Franca Arena, The Hon. R.T.M. Bull, The Hon. J.C. Burnswoods, The Hon. R.S.L. Jones, The Hon. D.F. Moppett, The Hon. E.B. Nile, The Hon. H.W. Sham-Ho, The Hon. B.H. Vaughan.	Mr S.M. O'Doherty	1	1	18	Votes No. 34, Entry 16, 27 October 1994.

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COMMITTEES DURING THE SESSION 1994—continued

	WHEN AND HOW APPOINTED	Members		2	NO. OF MEETINGS		NO. OF	REPORTED
DESIGNATION OF COMMITTEE				CHAIRMAN	Called	HELD	WITNESSES Examined	REPORTED
ESTIMATES COMMITTEES—contd Environment (Joint)	1 March 1994, Votes No. 1, Entry 23. 13 October 1994, Votes No. 31, Entries 27, 32 and 33.	Legislative Assembly Ms P.D. Allan, Mr P.J. Debnam, Mr B.J. Gaudry, Mr Andrew Humpherson, Dr E.A. Kernohan, Ms Clover Moore, Mr S.M. O'Doherty, Mrs J.G. Skinner, Mr K.M. Yeadon.	Legislative Council The Hon. J.C. Burnswoods, The Hon. Dr M.M.H. Goldsmith, The Hon. R.S.L. Jones, The Hon. D.I. Kite, The Revd the Hon F.J. Nile, The Hon. J.F. Ryan, The Hon. J.M. Samios.	The Hon. J.F. Ryan	1	1	16	Votes No. 34, Entry 16, 27 October 1994.
Multicultural and Ethnic Affairs (<i>Joint</i>).	1 March 1994, Votes No. 1, Entry 23. 13 October 1994, Votes No. 31, Entries 27, 32 and 33.	Mr P.T. Blackmore, Mr A.J. Cruickshank, Mr K.J. Moss, Mr J.C. Mills, Mr D.L. Page, Mr M.J. Richardson, Mr G.J. Sullivan, Mr A.A. Tink.	The Hon. Franca Arena, The Hon. L.D.W. Coleman, The Hon. James Kaldis, The Hon. E.B. Nile, The Hon. J.M. Samios, The Hon. H.W. Sham-Ho.	The Hon. J.M. Samios .	1	1	3	Votes No. 34, Entry 16, 27 October 1994.
Health (<i>Joint</i>)	1 March 1994, Votes No. 1, Entry 23. 13 October 1994, Votes No. 31, Entries 27, 32 and 33.	Mr P.J. Debnam, Mr A.R.G. Fraser, Mr I.D. Glachan, Mr R.J.W. Harrison, Mr J.S.P. Kinross, Mr W.T.J. Murray, Dr P.A.C. Macdonald, Mr J.C. Mills, Dr A.J. Refshauge.	The Hon. B.A. Evans, The Hon. Patricia Forsythe, The Hon. D.M. Isaksen, The Hon. Elisabeth Kirkby, The Revd the Hon F.J. Nile, The Hon. Dr B.P.V. Pezzutti, The Hon. J.M. Walker.	Mr I.D. Glachan	1		3	Votes No. 34, Entry 16, 27 October 1994.
Industrial Relations and Employment and Status of Women <i>(Joint)</i> .	 March 1994, Votes No. 1, Entry 23. October 1994, Votes No. 31, Entries 27, 32 and 33. 	Mr P.L. Cochran, Mr Andrew Humpherson, Mr B.J. Morris, Mr J.H. Murray, Ms S.C. Nori, Mr D.L. Page, Mrs J.G. Skinner, Mr G.E. Thompson.	The Hon. Dr M.A. Burgmann, The Hon. Patricia Forsythe, The Hon. J.A. Gardiner, The Hon. Elisabeth Kirkby, The Hon. S.B. Mutch, The Hon. E.B. Nile, The Hon. J.W. Shaw.	The Hon. Patricia Forsythe.	1	1	4	Votes No. 34, Entry 16, 27 October 1994.

				CHAIRMAN	NO. OF MEETINGS		NO. OF	REPORTED
DESIGNATION OF COMMITTEE	WHEN AND HOW APPOINTED		Members		CALLED	Held	WITNESSES Examined	REPORTED
ESTIMATES COMMITTEES—contd Police and Emergency Services (Joint).	1 March 1994, Votes No. 1, Entry 23. 13 October 1994, Votes No. 31, Entries 27, 32 and 33.	Legislative Assembly Mr P.T. Blackmore, Mr P.B. Gibson, Mr J.E. Hatton, Mr M.J. Kerr, Mrs Faye Lo Po', Mr B.W. Rixon, Mr R.H.L. Smith, Mr J.H. Turner, Mr P.F.P. Whelan.	Legislative Council The Hon. R.T.M. Bull, The Hon. D.J. Gay, The Hon. J.H. Jobling, The Hon. Elisabeth Kirkby, The Revd the Hon F.J. Nile, The Hon. P.F. O'Grady, The Hon. J.M. Walker.	Mr J.H. Turner	1	l	19	Votes No. 34, Entry 16, 27 October 1994.
Energy and Local Government and Co-operatives (Joint).	 March 1994, Votes No. 1, Entry 23. October 1994, Votes No. 31, Entries 27, 32 and 33. 	Mr A.R.G. Fraser, Mr J.H. Murray, Mr S.M. O'Doherty, Mr P.A. Rogan, Mr D.J. Shedden, Mrs J.G. Skinner, Mr J.R. Small, Mr J.H. Turner.	The Hon. J.C. Burnswoods, The Hon. B.A. Evans, The Hon. Dr M.M.H. Goldsmith, The Hon. R.S.L. Jones, The Hon. S.B. Mutch, The Hon. E.B. Nite, The Hon. J.W. Shaw.	Mr J.H. Turner	1	1	8	Votes No. 34, Entry 16, 27 October 1994.
Land and Water Conservation (Joint).	1 March 1994, Votes No. 1, Entry 23. 13 October 1994, Votes No. 31, Entries 27, 32 and 33.	Mr R.S. Amery, Mr P.L. Cochran, Mr A.R.G. Fraser, Mr B.L. Jeffery, Mr R.D. Martin, Mr S.T. Neilly, Mr J.R. Small, Mr A.H.C. Windsor.	The Hon. Dr M.A. Burgmann, The Hon. L.D.W. Coleman, The Hon. B.A. Evans, The Hon. R.S.L. Jones, The Hon. D.F. Moppett, The Hon. E.B. Nile, The Hon. J.M. Walker.	Mr P.L. Cochran	1	1	8	Votes No. 34, Entry 16, 27 October 1994.
Planning and Housing <i>(Joint)</i>	 March 1994, Votes No. 1, Entry 23. October 1994, Votes No. 31, Entries 27, 32 and 33. 	Ms P.D. Allan, The Hon. D.M. Grusovin, Mr Andrew Humpherson, Dr E.A. Kernohan, Ms Clover Moore, Ms S.C. Nori, Mr D.L. Page, Mr M.J. Richardson, Mr J.H. Turner.	The Hon. Patricia Forsythe, The Hon. D.J. Gay, The Hon. R.S.L. Jones, The Hon. I.M. Macdonald, The Hon. E.M. Obeid, The Hon. J.F. Ryan.	Mr D.L. Page	1	1	16	Votes No. 34, Entry 16, 27 October 1994.

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		Members		_	NO. OF MEETINGS		NO. OF	PEROPIED
DESIGNATION OF COMMITTEE	WHEN AND HOW APPOINTED			CHAIRMAN	Called	Held	WITNESSES Examined	REPORTED
ESTIMATES COMMITTEES— <i>contd</i> Public Works and Ports <i>(Joint)</i>	1 March 1994, Votes No. 1, Entry 23. 13 October 1994, Votes No. 31, Entries 27, 32 and 33.	Legislative Assembly Mr D.F.C. Beck, Mr A.R.G. Fraser, Mr I.D. Glachan, Mr M.S. Knight, Mr B.J. Langton, Mr Ian McManus, Mr B.W. Rixon, Mr J.R. Small.	Legislative Council The Hon. L.D.W. Coleman, The Hon. S.B. Mutch, The Hon. E.B. Nile, The Hon. Dr B.P.V. Pezzutti.	Mr D.F. Beck		1	12	Votes No. 34, Entry 16, 27 October 1994.
Sport, Recreation and Racing (Joint).	1 March 1994, Votes No. 1, Entry 23. 13 October 1994, Votes No. 31, Entries 27, 32 and 33.	Mr J.R. Face, Mr Andrew Humpherson, Mr J.S.P. Kinross, Mr S.T. Neilly, Mr I.J. Petch, Mr R.H.L. Smith, Mr G.E. Thompson, Mr A.A. Tink.	The Hon. L.D.W. Coleman, The Hon. K.J. Enderbury, The Hon. Patricia Forsythe, The Hon. Elisabeth Kirkby, The Hon. A.B. Manson, The Hon. D.F. Moppett, The Hon. E.B. Nile.	Mr I.J. Petch	1	1	17	Votes No. 34, Entry 16, 27 October 1994.
Transport and Roads <i>(Joint)</i>	1 March 1994, Votes No. 1, Entry 23. 13 October 1994, Votes No. 31, Entries 27, 32 and 33.	Mr D.F.C. Beck, Mr I.D. Glachan, Mr Andrew Humpherson, Mr B.J. Langton, Dr P.A.C. Macdonald, Mr Ian McManus, Mr W.A. Merton, Mr D.L. Page, Mr J.C. Price.	The Hon. L.D.W. Coleman, The Hon. J.A. Gardiner, The Hon. Dr M.M.H. Goldsmith, The Hon. D.M. Isaksen, The Hon. R.S.L. Jones, The Hon. D.I. Kite, The Hon. E.B. Nile.	Mr W.A. Merton	1 .	1	16	Votes No. 34, Entry 16, 27 October 1994.
Small Business and Regional Development <i>(Joint)</i> .	 March 1994, Votes No. 1, Entry 23. October 1994, Votes No. 31, Entries 27, 32 and 33. 	Mr W.J. Davoren, Mr P.J. Debnam, Mr A.R.G. Fraser, Mr B.L. Jeffery, Mr J.C. Price, Mrs J.G. Skinner, Mr P.J. Zammit.	The Hon. Dr M.M.H. Goldsmith, The Hon. J.R. Jobling, The Hon. R.S.L. Jones, The Hon. I.M. Macdonald, The Hon. S.B. Mutch, The Revd the Hon. F.J. Nile, The Hon. B.H. Vaughan.	Mr A.R.G. Fraser	1	1	5	Votes No. 34, Entry 16, 27 October 1994.

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DESIGNATION OF COMMITTEE	WHEN AND HOW APPOINTED		ABERS .	CHAIRMAN	CALLED	Held	WITNESSES Examined	REPORTED
SELECT COMMITTEES Process and Funding of the Electoral System (<i>Joint</i>).	 21 August 1991, Votes No. 3, Entry 7. 1 September 1992, Votes No. 33, Entry 27. 17 September 1992, Votes No. 38, Entry 15. 	Legislative Assembly The Hon. C.J. Downy, Mr A.R.G. Fraser, Mr B.L. Jeffery, Dr P.A.C. Macdonald, Mr G.J. Sullivan, Mr G.E. Thompson, The Hon. M.R. Yabsley.	Legislative Council The Hon. B.A. Evans, The Hon. J.A. Gardiner, The Hon. J.H. Jobling, The Hon. J.R. Johnson, The Hon. Elisabeth Kirkby, The Revd the Hon. F.J. Nile, The Hon. P.F. O'Grady.	Mr B.L. Jeffery			_	
Sydney Water Board (Joint)	13 May 1993, Votes No. 20, Entry 19.	Ms P.D. Allan, Mr Andrew Humpherson, Mr C.J. Knowles, Dr P.A.C. Macdonald, Mr S.M. O'Doherty, Mr M.J. Richardson.	The Hon Patricia Forsythe, The Hon. J.A. Gardiner, The Hon. R.S.L. Jones, The Hon. A.B. Manson, The Hon. E.M. Obeid, The Hon. J.F. Ryan.	Dr P.A.C. Macdonald .	5	5		Votes No. 13, Entry 7, 19 April 1994.
Bushfires	17 March 1994, Votes No. 9, Entry 7.	Legislativ ¹ The Hon. P.T. Anderson, Mr P.L. Cochran, ² Mr Andrew Humpherson, Mrs Faye Lo Po', Mr Ian McManus, Mr J.C. Price,	 Assembly Mr B.W. Rixon, Mr R.H.L. Smith, ³Mr A.A. Tink, Mr J.H. Turner, ⁴Mr P.F.P. Whelan, Mr A.H.C. Windsor. 	Mr P.L. Cochran	11	11	37	Votes No. 43, Entry 12, 30 November 1994.
Lead Pollution	 September 1994, Votes No. 25, Entry 3. September 1994, Votes No. 26, Entry 12. 	Mr W.H. Beckroge, Mr Jeffrey Hunter, Mr J.S.P. Kinross, Ms Clover Moore,	Ms S.C. Nori, ⁵ Mr I.J. Petch, ⁶ Mr P.J. Zammit, Mr B.W. Rixon.	(a) Mr P.J. Zammit (b) Mr I.J. Petch	26	21	64	—

(a) Appointed 20 September 1994.

(b) Discharged 20 September 1994.

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¹ Resigned 11 October 1994.
² Appointed 14 April 1994.
³ Discharged 14 April 1994.
⁴ Appointed 12 October 1994.
⁵ Discharged 20 September 1994.
⁶ Appointed 20 September 1994.

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DESIGNATION OF COMMITTEE	WHEN AND HOW APPOINTED	Members		CHAIRMAN	CALLED	Held	WITNESSES Examined	Reported
SELECT COMMITTEES—contd Motor Vehicle Emissions	14 April 1994, Votes No. 12, Entry 7.		sembly P.A.C. Macdonald, r B.W. Rixon.	Mr Andrew Humpherson	7	7	42	Issues Paper, Votes No. 24, Entry 17, 14 September 1994. Report, Votes No. 41, Entry 23, 24 November 1994.
Operations of HomeFund and FANMAC.	20 April 1993, Votes No. 12, Entry 14.	The Hon. D.M. Grusovin, Mr	r J.S.P. Kinross, r M.S. Knight, r S.M. O'Doherty.	Mr J.E. Hatton	24	18	_	Votes No. 20, Entry 9, 11 May 1994.
Port Macquarie Base Hospital Project.	1 May 1992, Votes No. 25, Entry 5.	Mr I.D. Glachan, Mr Mr J.E. Hatton, Mr	r A.J. Refshauge, r T.J. Rumble, r A.A. Tink, r J.H. Turner.	Mr A.A. Tink	7	6	32	Votes No. 1, Entry 15, 1 March 1994.
State Debt Control (Balanced Budgets) Bill 1994.	 2 December 1994, Votes No. 45, Entry 30. 2 December 1994, Votes No. 45, Entry 32. 	Membership not a		_				-
Sydney Market Authority	 14 October 1993, Votes No. 33, Entry 18. 26 October 1993, Votes No. 34, Entry 14. 	Mr B.J. Gaudry, Mr Dr E.A. Kernohan, Mr	sembly r S.T. Neilly, r D.L. Page, r J.H. Turner, r A.H.C. Windsor.	Mr A.J. Cruickshank	12	12	51	—
LEGISLATION COMMITTEES Endangered and Other Threatened Species Conservation Bill.	 September 1993, Votes No. 29, Entry 16. March 1994, Votes No. 1, Entry 24. 	Mr Andrew Humpherson, ² M	sembly r D.J. Shedden, fr R.H.L. Smith, r K.M. Yeadon.	Mr Andrew Humpherson	9	8	7	Votes No. 44, Entry 30, 1 December 1994.

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COMMITTEES DURING THE SESSION 1994—continued

¹ Discharged 16 February 1994. ² Appointed 16 February 1994.

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				0	NO. OF MEETINGS		NO. OF WITNESSES	REPORTED	
DESIGNATION OF COMMITTEE	WHEN AND HOW APPOINTED	MEN	IBERS ·	CHAIRMAN	CALLED	Held	EXAMINED		
Sessional Committees House§	 2 July 1991, Votes No. 1, Entry 36. 26 March 1992, Votes No. 16, Entry 9. 1 September 1992, Votes No. 33, Entry 20. 	Legislative The Speaker, Mr R.J. Clough, Mr P.L. Cochran, Mr A.R.G. Fraser, Mr R.J.W. Harrison,	e Assembly Mr Jeffrey Hunter, Mr M.J. Kerr, Mr B.J. Morris, Mr I.J. Petch, Mr D.J. Shedden.	The Speaker	4	4	—	_	
.ibrary§	2 July 1991, Votes No. 1, Entry 37. 1 September 1992, Votes No. 33, Entry 21.	The Speaker, Mr D.J. Bowman, Mr B.R. Hazzard, Mr J.S.P. Kinross, Mrs Faye Lo Po',	Mr S.M. O'Doherty, Mr B.W. Rixon, Mr P.C. Scully, Mr J.R. Small, Mr G.L. Sullivan.	The President	2	2	-	_	
Standing Orders and Procedure Committee.	2 July 1991, Votes No. 1, Entry 35.	The Speaker, Mr J.J. Aquilina, Mr W.H. Beckroge, The Hon. C.P. Hartcher, Mr J.E. Hatton, Mr B.L. Jeffery,	Mr M.J. Kerr, Dr A.J. Refshauge, Mr J.H. Turner, The Hon. G.B. West, Mr P.F.P. Whelan.	The Speaker	6	6		Votes No. 33, Entry I, 24 October 1994. Votes No. 45, Entry 24, 2 December 1994.	
STATUTORY COMMITTEES Health Care Complaints Commission (Joint).	12 May 1994, Votes No. 21, Entry 38.	Legislative Assembly Mr I.D. Glachan, Dr P.A.C. Macdonald; Mr J.C. Mills, The Hon. W.T.J. Murray, Mr S.T. Neilly, Mr S.M. O'Doherty.	Legislative Council The Hon. B.A. Evans, The Hon. J.A. Gardiner, The Hon. D.M. Isaksen.	Mr I.D. Glachan	2	2	_	_	
Independent Commission Against Corruption (<i>Joint</i>).	2 July 1991, Votes No. 1, Entry 32. 14 September 1994, Votes No. 24, Entry 31.	Mr B.J. Gaudry, Mr J.E. Hatton, Mr M.J. Kerr, Mr P.R. Nagle, 'Mr S.M. O'Doherty, ² Mr A.A. Tink, Mr J.H. Turner.	The Hon. J.C. Burnswoods, The Hon. D.J. Gay, The Hon. S.B. Mutch.	Mr M.J. Kerr	10	9	4	Votes No. 10, Entry 9, 12 April 1994. Votes No. 12, Entry 20, 14 April 1994. Votes No. 27, Entry 20, 21 September 1994. Votes No. 33, Entry 9, 26 October 1994.	

¹ Appointed 13 July 1994. ² Discharged 14 September 1994.

§ Acts in conjunction with a similar committee of the Legislative Council.

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				NO. OF MEETINGS		NO. OF	Reported
DESIGNATION OF COMMITTEE	WHEN AND HOW APPOINTED	MEMBERS	CHAIRMAN	CALLED	Held	WITNESSES Examined	REPORTED
STATUTORY COMMITTEES— <i>contd</i> Office of the Ombudsman (Joint).	2 July 1991, Votes No. 1, Entry 33. 1 March 1994, Votes No. 1, Entry 20.	Legislative AssemblyLegislative CourtMr A.R.G. Fraser,The Hon. Dr M.A.Mr Andrew Humpherson,Burgmann,'Mr M.J. Kerr,The Hon. L.D.W.Mr K.J. Moss,Coleman,'Mr M.J. Richardson,The Hon. S.B. MutcMr P.C. Scully,Mr A.H.C. Windsor.	(a) Mr A.R.G. Fraser	10	10	30	Votes No. 25, Entry 17, 15 September 1994. Votes No. 41, Entry 24, 24 November 1994.
Public Accounts	2 July 1991, Votes No. 1, Entry 30. 14 September 1994, Votes No. 24, Entry 30.	Legislative Assembly Mr P.L. Cochran, Mr G.S. Irwin, Mr I.D. Glachan, Mr T.J. Rumble, ³ Mr Andrew Humpherson, ⁴ Mr A.A. Tink.	(b) Mr I.D. Glachan (c) Mr A.A. Tink	29	29	67	 † No. 77, Votes No. 1, Entry 14, 1 March 1994. † No. 78, Votes No. 1, Entry 14, 1 March 1994. † No. 79, Votes No. 1, Entry 14, 1 March 1994. † Votes No. 1, Entry 14, 1 March 1994. † No. 80, Votes No. 1, Entry 14, 1 March 1994. † Votes No. 5, Entry 4, 9 March 1994. † Votes No. 5, Entry 4, 9 March 1994. † No. 81, Votes No. 24, Entry 16, 14 September 1994. † Votes No. 24, Entry 16, 14 September 1994. † Nos 82 and 83, Votes No. 24, Entry 16, 14 September 1994.

(a) From 12 October 1993.

(b) From 13 July 1994.

(c) To 13 July 1994.

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¹ Discharged I March 1994. ² Appointed I March 1994. ³ Appointed 14 September 1994. ⁴ Discharged 13 July 1994.

† Presented to Clerk of the Legislative Assembly pursuant to section 57 (4) of the Public Finance and Audit Act 1983.

		Mariana	CHAIDMAN	NO. OF MEETINGS		NO. OF	B EBOD TED
DESIGNATION OF COMMITTEE	WHEN AND HOW APPOINTED	MEMBERS	CHAIRMAN	CALLED	Held	WITNESSES Examined	REPORTED
STATUFORY COMMITTEES—contd Public Accounts —contd Regulation Review (Joint)	2 July 1991, Votes No. 1, Entry 31.	Legislative Assembly Mr A.J. Cruickshank, Mr Morris lemma, Dr E.A. Kernohan, Mr J.S.P. Kinross, Mr C.J. Knowles, Mr B.W. Rixon, Mr K.M. Yeadon.	Mr A.J. Cruickshank	15	15	8	 † No. 84, Votes No. 32, Entry 7, 25 October 1994. † Votes No. 35, Entry 5, 15 November 1994. † No. 86, Votes No. 44, Entry 3, 1 December 1994. No. 24, Votes No. 2, Entry 15, 2 March 1994. No. 25, Votes No. 2, Entry 26, 3 March 1994. No. 26, Votes No. 4, Entry 7, 8 March 1994 No. 27, Votes No. 13, Entry 6, 19 April 1994 No. 28, Votes No. 28, Entry 22, 22 Septembe 1994. No. 29, Votes No. 31, Entry 21, 13 October 1994. No. 30, Votes No. 34, Entry 28, 27 October 1994. No. 31, Votes No. 44, Entry 31, 1 December 1994.

† Presented to Clerk of the Legislative Assembly pursuant to section 57 (4) of the Public Finance and Audit Act 1983.

Legislative Assembly Office Sydney, 7 December 1994 RUSSELL D. GROVE Clerk of the Legislative Assembly



PARLIAMENT OF NEW SOUTH WALES LEGISLATIVE ASSEMBLY

1994

FOURTH SESSION OF THE FIFTIETH PARLIAMENT

WEEKLY REPORT OF DIVISIONS

IN

COMMITTEE OF THE WHOLE

No. 1

WEDNESDAY 4 MAY 1994 a.m.

No. 1

CRIMES LEGISLATION (UNSWORN EVIDENCE) BILL:

Clause 3 having been dealt with,—

Clause 4.

10

Amendment of Mental Health (Criminal Procedure) Act 1990 No. 10

4. The Mental Health (Criminal Procedure) Act 1990 is amended as set out in Schedule 2.

[Read.]

799

Question proposed,-That the clause, as read, stand part of the Bill.

Committee divided.

Ayes 44 Mr Hartcher

Mr Armstrong Mr Baird Mr Beck Mr Blackmore Mr Causley Mr Chappell Mrs Chikarovski Mr Cochran Mr Collins Mr Cruickshank Mr Debnam Mr Downy Mr Fraser Mr Glachan Mr Griffiths

Mr Hazzard Mr Humpherson Dr Kernohan Mr Kinross Mr Longley Mr Merton Mr Morris Mr Murray Mr O'Doherty Mr D. L. Page Mr Peacocke Mr Phillips Mr Photios Mr Richardson Mr Rixon Mr Rozzoli Mr Schipp Mr Schultz Mrs Skinner Mr Small Mr Smith Mr Souris Mr Tink Mr West Mr Windsor Mr Zammit *Tellers* Mr Jeffery Mr Kerr

Noes 45

Ms Allan Mr Amery Mr Anderson Mr A. S. Aquilina Mr Bowman Mr Crittenden Mr Dovle Mr Gaudry Mr Gibson Mrs Grusovin Mr Harrison Mr Hatton Mr Hunter Mr Iemma Mr Irwin Mr Knight

Mr Knowles Mr Langton Mrs Lo Po' Mr McBride Dr Macdonald Mr McManus Mr Markham Mr Martin Mr Mills Ms Moore Mr Moss Mr J. H. Murray Mr Nagle Mr Neilly Mr Newman Ms Nori

Mr Page Mr Price Dr Refshauge Mr Rogan Mr Rumble Mr Scully Mr Shedden Mr Sullivan Mr Thompson Mr Whelan Mr Yeadon

Tellers Mr Beckroge Mr Davoren

Pairs

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Mrs Cohen Mr Fahey Ms Machin Mr Petch Mr Aquilina Mr Carr Mr Clough Mr Face

Clause omitted.

No. 2

SAME BILL:

Clause 4 having been dealt with,— Schedule 1.

SCHEDULE 1—AMENDMENT OF CRIMES ACT 1900

(Sec. 3)

(1) Section 404A:

Before section 405, insert:

Abolition of an accused's right to make unsworn statement or to give unsworn evidence

404A. (1) Any rule of law or procedure or practice permitting a person who is charged with the commission of a criminal offence to make an unsworn statement or to give unsworn evidence in answer to the charge is abolished.

(2) Nothing in this section prevents a person from giving unsworn evidence under Part 6 of the Oaths Act 1900.

(2) Section 405 (Address to jury by accused):

- (a) From section 405 (1), omit "make any statement at the close of the case for the prosecution, and before calling any witness in his defence, without being liable to examination thereupon by counsel for the Crown or by the Court and".
- (b) From section 405 (1), omit "may,".
- (c) From section 405 (3), omit "or unsworn statement".

(3) Section 405A (Notice of alibi):

From section 405A (1), omit "or assert in any statement made by him under section 405 (1) that he has an alibi".

(4) Section 409C (Limitation on dock statements in certain sexual offence proceedings):

Omit the section.

(5) Eleventh Schedule (Savings and transitional provisions)

After Part 4, insert:

Part 5—Crimes Legislation (Unsworn Statements) Amendment Act 1994

Application of abolition of accused person's right to give unsworn evidence or to make unsworn statement

13. Section 404A, and the amendments to sections 405, 405A and 409C made by the Crimes Legislation (Unsworn Evidence) Amendment Act 1994, apply to the trial of a person charged with an offence on or after the commencement of that section and those amendments.

Question proposed,-That the Schedule, as read, stand part of the Bill.
Committee divided.

Ayes 44

Mr Armstrong	Mr Hartcher	Mr Rixon
Mr Baird	Mr Hazzard	Mr Rozzoli
Mr Beck	Mr Humpherson	Mr Schipp
Mr Blackmore	Dr Kernohan	Mr Schultz
Mr Causley	Mr Kinross	Mrs Skinner
Mr Chappell	Mr Longley	Mr Small
Mrs Chikarovski	Mr Merton	Mr Smith
Mr Cochran	Mr Morris	Mr Souris
Mr Collins	Mr Murray	Mr Tink
Mr Cruickshank	Mr O'Doherty	Mr West
Mr Debnam	Mr D. L. Page	Mr Windsor
Mr Downy	Mr Peacocke	Mr Zammit
Mr Fraser	Mr Phillips	Tellers
Mr Glachan	Mr Photios	Mr Jeffery
Mr Griffiths	Mr Richardson	Mr Kerr

Noes 45

Ms Allan Mr Amery Mr Anderson Mr A. S. Aquilina Mr Bowman Mr Crittenden Mr Doyle Mr Gaudry Mr Gibson Mrs Grusovin Mr Harrison Mr Hatton Mr Hunter Mr Iemma Mr Irwin Mr Knight

Mr Knowles Mr Langton Mrs Lo Po' Mr McBride Dr Macdonald Mr McManus Mr Markham Mr Martin Mr Mills Ms Moore Mr Moss Mr J. H. Murray Mr Nagle Mr Neilly Mr Newman Ms Nori

Mr Page Mr Price Dr Refshauge Mr Rogan Mr Rumble Mr Scully Mr Shedden Mr Sullivan Mr Thompson Mr Whelan Mr Yeadon

Tellers Mr Beckroge Mr Davoren

Pairs

Mrs Cohen Mr Fahey Ms Machin Mr Petch Mr Aquilina Mr Carr Mr Clough Mr Face

Schedule omitted.

WEDNESDAY 4 MAY 1994

No. 3

SAME BILL:

Schedule 1 having been dealt with,— Schedule 2.

SCHEDULE 2—AMENDMENT OF MENTAL HEALTH (CRIMINAL PROCEDURE) ACT 1990

(Sec. 4)

(1) Section 21 (Nature and conduct of special hearing):

From section 21 (3) (d), omit "or to make an unsworn statement".

(2) Section 41:

After section 40, insert:

Savings and transitional provisions

41. Schedule 1 has effect.

(3) Schedule 1:

At the end of the Act, insert:

SCHEDULE 1—SAVINGS AND TRANSITIONAL PROVISIONS

(Sec. 41)

Application of abolition of accused person's right to make unsworn statement

1. The amendment to section 21 made by the Crimes Legislation (Unsworn Evidence) Amendment Act 1994 applies to a special hearing conducted in respect of an offence with which a person is charged on or after the commencement of the amendment.

Question proposed,---That the Schedule, as read, stand part of the Bill.

Committee divided.

Ayes 44

Mr Armstrong Mr Hartcher Mr Rix Mr Baird Mr Hazzard Mr Roz	on
	zoli
Mr Beck Mr Humpherson Mr Sch	ipp
Mr Blackmore Dr Kernohan Mr Sch	ultz
Mr Causley Mr Kinross Mrs Sk	inner
Mr Chappell Mr Longley Mr Sma	all
Mrs Chikarovski Mr Merton Mr Sm	ith
Mr Cochran Mr Morris Mr Sou	ris
Mr Collins Mr Murray Mr Tin	k
Mr Cruickshank Mr O'Doherty Mr We	st
Mr Debnam Mr D. L. Page Mr Wi	ndsor
Mr Downy Mr Peacocke Mr Zar	nmit
Mr Fraser Mr Phillips Tellers	
Mr Glachan Mr Photios Mr Jeff	ery
Mr Griffiths Mr Richardson Mr Ker	•

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Ms Allan
Mr Amery
Mr Anderson
Mr A. S. Aquilina
Mr Bowman
Mr Crittenden
Mr Doyle
Mr Gaudry
Mr Gibson
Mrs Grusovin
Mr Harrison
Mr Hatton
Mr Hunter
Mr Iemma
Mr Irwin
Mr Knight

Mr Knowles Mr Langton Mrs Lo Po' Mr McBride Dr Macdonald Mr McManus Mr Markham Mr Martin Mr Mills Ms Moore Mr Moss Mr J. H. Murray Mr Nagle Mr Neilly Mr Newman Ms Nori

Mr Page Mr Price Dr Refshauge Mr Rogan Mr Rumble Mr Scully Mr Shedden Mr Sullivan Mr Thompson Mr Whelan Mr Yeadon

Tellers Mr Beckroge Mr Davoren

Pairs

Mrs Cohen Mr Fahey Ms Machin Mr Petch Mr Aquilina Mr Carr Mr Clough Mr Face

Schedule omitted.

No. 4

ELECTRICITY COMMISSION (AMENDMENT) BILL:

Clause 3 having been dealt with,-

Schedule 1.

SCHEDULE 1—AMENDMENTS

(Sec. 3)

(1) Section 3 (**Definitions**):

In section 3 (1), insert in alphabetical order:

"Subsidiary company" means a company in which the Commission has a controlling interest (as referred to in Division 2A of Part 3).

(2) Section 5B (Delegation):

- (a) From section 5B (1) (d), omit "or" where lastly occurring.
- (b) At the end of section 5B (1) (e), insert:

; or

- (f) a subsidiary company,
- (3) Part 3, Division 2A:

After Division 2, insert:

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Division 2A—Subsidiary companies

7

Definitions

8A. In this Division:

- "company" means a company incorporated or taken to be incorporated under the Corporations Law of New South Wales;
- "exercise" a function includes perform a duty;

"function" includes a power, authority or duty.

Subsidiary companies

8B. (1) Any function of the Commission may be exercised by a company in which the Commission has a controlling interest. Such a company is referred to in this Act as a "subsidiary company".

(2) For that purpose, the Commission may, with the approval of the Minister:

- (a) form, or participate in the formation of, a subsidiary company; or
- (b) acquire an interest in a company so that, as a result of the acquisition, the company becomes a subsidiary company.

(3) The Commission must not, without the approval of the Minister, sell or otherwise dispose of any interest in a subsidiary company so that, as a result of the sale or disposal, it ceases to be a subsidiary company.

(4) A subsidiary company respresents the Crown to the 20 same extent (if any) as the Commission. However, a subsidiary company formed for a commercial purpose in connection with functions under Division 4A is not and does not represent the Crown.

* * * * * *

[Read.]

Question proposed,—That the Schedule, as read, stand part of the Bill.

Motion made (*Mr Rogan*)—page 3, Schedule 1 (3), proposed section 8B (2), lines 9–10. *Omit* "with the approval of the Minister", *insert instead* "if authorised by a regulation".

Question put,—That the amendment be agreed to.

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Committee divided.

Ayes 44

Ms Allan	Mr Irwin	Ms Nori
Mr Amery	Mr Knight	Mr Page
Mr Anderson	Mr Knowles	Mr Price
Mr Aquilina	Mr Langton	Dr Refshauge
Mr A. S. Aquilina	Mrs Lo Po'	Mr Rogan
Mr Bowman	Mr McBride	Mr Rumble
Mr Crittenden	Dr Macdonald	Mr Scully
Mr Doyle	Mr McManus	Mr Shedden
Mr Face	Mr Markham	Mr Sullivan
Mr Gaudry	Mr Martin	Mr Thompson
Mr Gibson	Mr Mills	Mr Whelan
Mrs Grusovin	Ms Moore	Mr Yeadon
Mr Harrison	Mr Moss	Tellers
Mr Hunter	Mr Neilly	Mr Beckroge
Mr Iemma	Mr Newman	Mr Davoren

Noes 44

Mr Hartcher Mr Armstrong Mr Humpherson Mr Baird Dr Kernohan Mr Beck Mr Kinross Mr Blackmore Mr Merton Mr Causley Mr Morris Mr Chappell Mr Murray Mrs Chikarovski Mr O'Doherty Mr Cochran Mr D. L. Page Mrs Cohen Mr Peacocke Mr Collins Mr Petch Mr Debnam Mr Downy **Mr** Phillips **Mr** Photios Mr Fraser Mr Richardson Mr Glachan Mr Griffiths Mr Rixon

Mr Rozzoli Mr Schipp Mr Schultz Mrs Skinner Mr Small Mr Smith Mr Souris Mr Tink Mr Turner Mr West Mr Windsor Mr Zammit *Tellers* Mr Jeffery Mr Kerr

Pairs

Mr Carr	Mr Cruickshank
Mr Clough	Mr Fahey
Mr J. H. Murray	Mr Longley
Mr Nagle	Ms Machin

The numbers being equal, the Temporary Chairman (*Mr Hazzard*) gave his casting vote with the Noes and declared the question to have passed in the negative.

No. 5

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SAME BILL:

Same Schedule.

Question proposed,—That the Schedule, as read, stand part of the Bill.

Motion made (*Mr Rogan*)—page 3, Schedule 1 (3), proposed section 8B (3), lines 16–17. *Omit* "without the approval of the Minister", *insert instead* "without the authorisation of a resolution passed by both Houses of Parliament".

Question put,—That the amendment be agreed to.

Committee divided.

Ayes 42

Ms Allan	Mr Irwin	Mr Price
Mr Amery	Mr Knight	Dr Refshauge
Mr Anderson	Mr Knowles	Mr Rogan
Mr Aquilina	Mr Langton	Mr Rumble
Mr A. S. Aquilina	Mrs Lo Po'	Mr Scully
Mr Bowman	Mr McBride	Mr Shedden
Mr Crittenden	Mr McManus	Mr Sullivan
Mr Doyle	Mr Markham	Mr Thompson
Mr Face	Mr Martin	Mr Whelan
Mr Gaudry	Mr Mills	Mr Yeadon
Mr Gibson	Mr Moss	
Mrs Grusovin	Mr Neilly	
Mr Harrison	Mr Newman	Tellers
Mr Hunter	Ms Nori	Mr Beckroge
Mr Iemma	Mr Page	Mr Davoren
	Noes 46	
Mr Armstrong	Mr Humpherson	Mr Rozzoli
Mr Baird	Dr Kernohan	Mr Schipp
Mr Beck	Mr Kinross	Mr Schultz
Mr Blackmore	Dr Macdonald	Mrs Skinner
Mr Causley	Mr Merton	Mr Small
Mr Chappell	Ms Moore	Mr Smith
Mrs Chikarovski	Mr Morris	Mr Souris
Mr Cochran	Mr Murray	Mr Tink
Mrs Cohen	Mr O'Doherty	Mr Turner
Mr Collins	Mr D. L. Page	Mr West
Mr Debnam	Mr Peacocke	Mr Windsor
Mr Downy	Mr Petch	Mr Zammit
Mr Fraser	Mr Phillips	
Mr Glachan	Mr Photios	Tellers
Mr Griffiths	Mr Richardson	Mr Jeffery
Mr Hartcher	Mr Rixon	Mr Kerr
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Pairs

Mr Carr Mr Clough Mr J. H. Murray Mr Nagle Mr Cruickshank Mr Fahey Mr Longley Ms Machin

Amendment negatived.

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MARK SWINSON Deputy Clerk

Authorised by the Parliament of New South Wales



PARLIAMENT OF NEW SOUTH WALES LEGISLATIVE ASSEMBLY

1994

FOURTH SESSION OF THE FIFTIETH PARLIAMENT

WEEKLY REPORT OF DIVISIONS

IN

COMMITTEE OF THE WHOLE

No. 2

TUESDAY 10 MAY 1994

No. 1

FISHERIES MANAGEMENT BILL:

Clause 33 having been dealt with,---

Clause 34.

Implementation of determinations

34. (1) The Minister is required to review, in the light of any determination of the TAC Committee, the regulations and other instruments under this Act regulating the taking of fish by commercial fishers and other fishers.

(2) If the determination relates to a total allowable catch required under the management plan for a share management fishery, the determination is to be implemented in accordance with this Act and the management plan.

Question proposed,—That the clause, as read, stand part of the Bill.

Motion made (Mr Martin)-page 14, clause 34. After line 16, insert:

(3) Any person may appeal to the Land and Environment Court against a determination of the TAC Committee, whether or not any right of the person has been or may be infringed.

Question put,—That the amendment be agreed to.

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Committee divided.

Ayes 45

Ms Allan Mr Amery Mr Anderson Mr Aquilina Mr A. S. Aquilina Mr Bowman Mr Crittenden Mr Doyle Mr Face	Mr Knight Mr Knowles Mr Langton Mrs Lo Po' Mr McBride Mr McBride Mr McManus Mr Markham Mr Martin Mr Mills	Mr Page Mr Price Dr Refshauge Mr Rogan Mr Rumble Mr Scully Mr Shedden Mr Sullivan Mr Thompson Mr Whelan
Mr Gaudry Mr Gibson	Ms Moore Mr Moss	Mr Yeadon
Mrs Grusovin	Mr J. H. Murray	
Mr Harrison	Mr Nagle	
Mr Hunter	Mr Neilly	Tellers
Mr Iemma	Mr Newman	Mr Beckroge
Mr Irwin	Ms Nori	Mr Davoren
	Noes 48	
Mr Armstrong	Mr Hatton	Mr Rixon
Mr Baird	Mr Hazzard	Mr Rozzoli
Mr Beck	Mr Humpherson	Mr Schipp
Mr Blackmore	Dr Kernohan	Mr Schultz
Mr Causley	Mr Kinross	Mrs Skinner
Mr Chappell	Mr Longley	Mr Small
Mrs Chikarovski	Dr Macdonald	Mr Smith
Mr Cochran	Mr Merton	Mr Souris
Mrs Cohen	Mr Morris	Mr Turner
Mr Collins	Mr Murray	Mr West
Mr Cruickshank	Mr O'Doherty	Mr Windsor
Mr Debnam	Mr D. L. Page	Mr Zammit
Mr Downy	Mr Peacocke	
Mr Fraser	Mr Petch	
Mr Glachan	Mr Phillips	Tellers
Mr Griffiths	Mr Photios	Mr Jeffery
Mr Hartcher	Mr Richardson	Мг Кегт

Pairs

Mr Carr Mr Clough Mr Fahey Ms Machin

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Proposed insertion of words negatived.

No. 2

SAME BILL:

Clauses 144 to 150 being dealt with-by leave in globo-

Clause 146.

Issue or refusal of permit

146. (1) The Minister may issue or refuse to issue an aquaculture permit to an applicant for the permit.

(2) The Minister may only refuse to issue the permit if:

- (a) the application was not duly made; or
- (b) in the case of an individual-the applicant is disqualified under section 161 from holding an aquaculture permit; or
- (c) in the case of a corporation—the applicant or any of the directors or other persons concerned in the management of the corporation is disgualified under section 161 from holding an aquaculture permit; or
- (d) the Minister is not satisfied that the applicant has prepared an appropriate farm development plan; or
- (e) the Minister is not satisifed that the applicant has the expertise necessary to undertake the aquaculture successfully; or
- (f) the area where the applicant proposes to undertake aquaculture is not available or suitable for that purpose; or
- (g) the application is inconsistent with any relevant aquaculture industry development plan; or
- (h) the Minister is otherwise authorised or required by the regulations, or by this or any other Act, to refuse to issue the permit.

(3) Before refusing to issue a permit under this section, the Minister is required to give the applicant an opportunity to be heard on the matter or to make written submissions on the matter.

Motion made (*Mr Causley*)—page 64, clause 146. After line 21, insert:

(4) An applicant may appeal to the District Court against a refusal of the Minister to issue a permit under this section. Division 6 of Part 4 (Appeals to District Court) applies to an appeal under this subsection.

Question proposed,-That the amendment be agreed to.

Motion made (Mr Martin)—That the amendment be amended by omitting the words "District Court" wherever occurring and inserting instead the words "Land and Environment Court".

Question put,-That the amendment to the amendment be agreed to.

Committee divided.

	Ayes 44	
Ms Allan	Mr Irwin	Ms Nori
Mr Amery	Mr Knight	Mr Page
Mr Anderson	Mr Knowles	Mr Price
Mr Aquilina	Mr Langton	Dr Refshauge
Mr A. S. Aquilina	Mrs Lo Po'	Mr Rogan
Mr Bowman	Mr McBride	Mr Rumble
Mr Crittenden	Mr McManus	Mr Scully
Mr Doyle	Mr Markham	Mr Shedden
Mr Face	Mr Martin	Mr Sullivan
Mr Gaudry	Mr Mills	Mr Thompson
Mr Gibson	Mr Moss	Mr Whelan
Mrs Grusovin	Mr J. H. Murray	Mr Yeadon
Mr Harrison	Mr Nagle	Tellers
Mr Hunter	Mr Neilly	Mr Beckroge
Mr Iemma	Mr Newman	Mr Davoren

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Mr Armstrong	Mr Hatton	Mr Rixon
Mr Baird	Mr Humpherson	Mr Rozzoli
Mr Beck	Dr Kernohan	Mr Schipp
Mr Blackmore	Mr Kinross	Mr Schultz
Mr Causley	Mr Longley	Mrs Skinner
Mr Chappell	Dr Macdonald	Mr Small
Mrs Chikarovski	Mr Merton	Mr Smith
Mr Cochran	Ms Moore	Mr Souris
Mr Collins	Mr Morris	Mr Tink
Mrs Cohen	Mr Murray	Mr Turner
Mr Cruickshank	Mr O'Doherty	Mr West
Mr Debnam	Mr D. L. Page	Mr Windsor
Mr Downy	Mr Peacocke	Mr Zammit
Mr Fraser	Mr Petch	
Mr Glachan	Mr Phillips	Tellers
Mr Griffiths	Mr Photios	Mr Jeffery
Mr Hartcher	Mr Richardson	Mr Kerr

Pairs

Mr Carr Mr Clough

Mr Fahey Ms Machin

Amendment to the amendment negatived.

No. 3

SAME BILL:

Clauses 157 to 192 being dealt with-by leave in globo-

Mr Causley moved *by leave*—amendments to clauses 157, new clause 158, 158, 160, 161, 162, 163, 165, 166, 167, 169, 175, 177, 181, 191, 192.

Question proposed,-That the amendments be agreed to.

Motion made (*Mr Martin*)—That the amendments be amended by *omitting* the words "District Court" wherever occurring and *inserting instead* the words "Land and Environment Court".

Question put,-That the amendment to the amendments be agreed to.

Committee divided.

Ayes 44 Ms Allan Mr Irwin Ms Nori Mr Page Mr Amery Mr Knight Mr Price Mr Anderson Mr Knowles Dr Refshauge Mr Aquilina Mr Langton Mr A. S. Aquilina Mrs Lo Po' Mr Rogan Mr McBride Mr Rumble Mr Bowman Mr Crittenden Mr McManus Mr Scully Mr Markham Mr Shedden Mr Doyle Mr Sullivan Mr Face Mr Martin Mr Mills Mr Thompson Mr Gaudry Mr Whelan Mr Gibson Mr Moss Mrs Grusovin Mr J. H. Murray Mr Yeadon Tellers Mr Harrison Mr Nagle Mr Hunter Mr Neilly Mr Beckroge Mr Davoren Mr Iemma Mr Newman

Mr Armstrong	Mr Hatton	Mr Rixon
Mr Baird	Mr Humpherson	Mr Rozzoli
Mr Beck	Dr Kernohan	Mr Schipp
Mr Blackmore	Mr Kinross	Mr Schultz
Mr Causley	Mr Longley	Mrs Skinner
Mr Chappell	Dr Macdonald	Mr Small
Mrs Chikarovski	Mr Merton	Mr Smith
Mr Cochran	Ms Moore	Mr Souris
Mrs Cohen	Mr Morris	Mr Tink
Mr Collins	Mr Murray	Mr Turner
Mr Cruickshank	Mr O'Doherty	Mr West
Mr Debnam	Mr D. L. Page	Mr Windsor
Mr Downy	Mr Peacocke	Mr Zammit
Mr Fraser	Mr Petch	
Mr Glachan	Mr Phillips	Tellers
Mr Griffiths	Mr Photios	Mr Jeffery
Mr Hartcher	Mr Richardson	Mr Kerr

Pairs

Mr Carr Mr Clough Mr Fahey Ms Machin

Amendment negatived.

No. 4

SAME BILL:

Clause 281 having been dealt with,---

Motion made (Dr Macdonald)-page 119. After line 33, insert:

Division 6—Civil enforcement

Restraint of breaches of Act

282. (1) Any person may bring proceedings in the Land and Environment Court for an order to remedy or restrain a breach of this Act, whether or not any right of that person has been or may be infringed by or as a consequence of that breach.

(2) Proceedings under this section may be brought by a person on the person's own behalf or on behalf of another person (with their consent), or a body corporate or unincorporated (with the consent of its committee or other controlling or governing body), having like or common interests.

(3) Any person on whose behalf proceedings are brought is entitled to contribute to or provide for the payment of the legal costs and expenses incurred by the person bringing the proceedings.

Question put,---That the amendment be agreed to.

Committee divided.

Ms Allan Mr Amery Mr Anderson Mr Aquilina Mr A. S. Aquilina Mr Bowman Mr Crittenden Mr Doyle Mr Face Mr Gaudry Mr Gibson Mrs Grusovin Mr Harrison Mr Hatton Mr Hunter Mr Iemma

Mr Irwin Mr Knight Mr Knowles Mr Langton Mrs Lo Po' Mr McBride Mr McManus Dr Macdonald Mr Markham Mr Martin Mr Mills Ms Moore Mr Moss Mr J. H. Murray Mr Nagle Mr Neilly

Noes 46

Mr Armstrong Mr Baird Mr Beck Mr Blackmore Mr Causley Mr Chappell Mrs Chikarovski Mr Cochran Mrs Cohen Mr Collins Mr Cruickshank Mr Debnam Mr Downy Mr Fraser Mr Glachan Mr Griffiths

Mr Hartcher Mr Humpherson Dr Kernohan Mr Kinross Mr Longley Mr Merton Mr Morris Mr Murray Mr O'Doherty Mr D. L. Page Mr Peacocke Mr Petch Mr Phillips Mr Photios Mr Richardson Mr Rixon

Mr Newman Ms Nori Mr Page Mr Price Dr Refshauge Mr Rogan Mr Rumble Mr Scully Mr Shedden Mr Sullivan Mr Thompson Mr Whelan Mr Yeadon Tellers Mr Beckroge Mr Davoren

Mr Rozzoli Mr Schipp Mr Schultz Mrs Skinner Mr Small Mr Smith Mr Souris Mr Tink Mr Turner Mr West Mr Windsor Mr Zammit

Tellers Mr Jeffery Mr Kerr

Pairs

Mr Carr Mr Clough Mr Fahey Ms Machin

Words inserted.

Ayes 47

THURSDAY 12 MAY 1994

No. 5

10

HOMEFUND LEGISLATION BILL:

Clause 3 having been dealt with,-

Schedule 1.

SCHEDULE 1—AMENDMENT OF ACTS

(Sec. 3)

HomeFund Commissioner Act 1993 No. 9

Section 10 (Right to complain):

*

(a) From section 10 (2), omit "31 March 1994", insert instead "30 September 1994".

(b) After section 10 (7), insert:

*

(8) A complaint made after 31 March 1994, and before the commencement of the HomeFund Legislation (Amendment) Act 1994, is taken to have been made within the time required by this Act.

*

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[Read.]

Question proposed,-That the Schedule, as read, stand part of the Bill.

Motion made (*Ms Moore*)—page 2, Schedule 1, line 15. *Omit* "30 September 1994", *insert instead* "30 November 1994".

Question put,---That the amendment be agreed to.

Committee divided.

Ayes 45

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Ms Allan	Mr Irwin	Mr Page
Mr Amery	Mr Knowles	Mr Price
Mr Anderson	Mr Langton	Dr Refshauge
Mr Aquilina	Mrs Lo Po'	Mr Rogan
Mr A. S. Aquilina	Mr McBride	Mr Rumble
Mr Bowman	Dr Macdonald	Mr Scully
Mr Crittenden	Mr McManus	Mr Shedden
Mr Doyle	Mr Markham	Mr Sullivan
Mr Face	Mr Mills	Mr Thompson
Mr Gaudry	Ms Moore	Mr Whelan
Mr Gibson	Mr Moss	Mr Yeadon
Mrs Grusovin	Mr J. H. Murray	
Mr Harrison	Mr Nagle	
Mr Hatton	Mr Neilly	Tellers
Mr Hunter	Mr Newman	Mr Beckroge
Mr Iemma	Ms Nori	Mr Davoren

Mr Armstrong	Mr Griffiths	Mr Rixon
Mr Baird	Mr Hartcher	Mr Rozzoli
Mr Beck	Mr Humpherson	Mr Schipp
Mr Blackmore	Dr Kernohan	Mr Schultz
Mr Causley	Mr Kinross	Mrs Skinner
Mr Chappell	Mr Longley	Mr Small
Mrs Chikarovski	Mr Merton	Mr Smith
Mr Cochran	Mr Morris	Mr Tink
Mrs Cohen	Mr Murray	Mr Turner
Mr Collins	Mr O'Doherty	Mr West
Mr Cruickshank	Mr D. L. Page	Mr Windsor
Mr Debnam	Mr Peacocke	Mr Zammit
Mr Downy	Mr Phillips	Tellers
Mr Fraser	Mr Photios	Mr Jeffery
Mr Glachan	Mr Richardson	Mr Kerr

Pairs

Mr Carr Mr Clough Mr Knight Mr Martin Mr Fahey Ms Machin Mr Petch Mr Souris

Amendment agreed to.

No. 6

SAME BILL:

Same Schedule.

Question proposed,-That the Schedule, as amended, stand part of the Bill.

Motion made (Ms Moore)-page 2, Schedule 1. After line 20 insert:

(9) An appeal to the Supreme Court may be made against the Commissioner's decision to discontinue an investigation of a complaint under section 12.

(10) Such an appeal may be made only with the leave of the Supreme Court.

(11) Application for leave to appeal may be made to the Supreme Court at any time before the expiry of 28 days after the complainant is informed of the decision or within such further time as the Supreme Court may allow in a particular case.

(12) The parties to an appeal are the Commissioner and the complainant.

(13) The Supreme Court is not to award costs to or against any party to an appeal.

(14) Section 40 does not apply to a decision referred to in subsection (9) or to an appeal under this section against such a decision.

Question put,-That the amendment be agreed to.

Committee divided.

Ms Allan Mr Amery Mr Anderson Mr Aquilina Mr A. S. Aquilina Mr Bowman Mr Crittenden Mr Doyle Mr Face Mr Gaudry Mr Gibson Mrs Grusovin Mr Harrison Mr Hatton Mr Hunter Mr Iemma

Ayes 45 Mr Irwin Mr Knowles Mr Langton Mrs Lo Po' Mr McBride Dr Macdonald Mr McManus Mr Markham Mr Mills Ms Moore Mr Moss Mr J. H. Murray Mr Nagle Mr Neilly Mr Newman Ms Nori

9

Mr Armstrong Mr Baird Mr Beck Mr Blackmore Mr Causley Mr Chappell Mrs Chikarovski Mr Cochran Mrs Cohen Mr Collins Mr Cruickshank Mr Debnam Mr Downy Mr Fraser Mr Glachan

Noes 44 Mr Griffiths Mr Hartcher Mr Humpherson Dr Kernohan Mr Kinross Mr Longley Mr Merton Mr Morris Mr Murray Mr O'Doherty Mr D. L. Page Mr Peacocke **Mr** Phillips Mr Photios Mr Richardson

Mr Page Mr Price Dr Refshauge Mr Rogan Mr Rumble Mr Scully Mr Shedden Mr Sullivan Mr Thompson Mr Whelan Mr Yeadon

Tellers Mr Beckroge Mr Davoren

Mr Rixon Mr Rozzoli Mr Schipp Mr Schultz Mrs Skinner Mr Small Mr Smith Mr Tink Mr Turner Mr West Mr Windsor Mr Windsor Mr Zammit Tellers Mr Jeffery Mr Kerr

Pairs

Mr Carr Mr Clough Mr Knight Mr Martin Mr Fahey Ms Machin Mr Petch Mr Souris

Words inserted.

No. 7

SAME BILL:

Same Schedule.

Legal Aid Commission Act 1979 No. 78

*

(1) Section 4 (Definitions):

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(2) Sections 12A, 12B, 12C:

After section 12, insert:

Services to HomeFund borrowers

12A. (1) The Commission must provide financial counselling and legal assistance services to HomeFund borrowers who are eligible to participate in the restructuring scheme under the HomeFund Restructuring Act 1993, but who are not yet participating in that scheme, on the request of the Minister administering that Act or on application by any such HomeFund borrower.

(2) The financial counselling and legal assistance services must be provided by the Commission without charge and without means tests or other conditions.

(3) An application by a HomeFund borrower under this section may be made orally or in writing.

(4) The Commission may arrange for the provision of financial counselling services to HomeFund borrowers by another body, or persons other than employees of the Commission.

(5) In this section:

"legal assistance services" means the giving of legal advice as to the rights of HomeFund borrowers under HomeFund mortgages (within the meaning of the HomeFund Restructuring Act 1993) and legislation affecting HomeFund borrowers.

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[Read.]

Question proposed,—That the Schedule, as amended, stand part of the Bill. Motion made (*Ms Moore*)—page 4, Schedule 1. Before line 2, *insert*:

(5) Nothing in section 42A (1) or (2) of the HomeFund Commissioner Act 1993 applies in relation to advice given by any person in the course of the provision of legal aid referred to in subsection (1).

Question put,-That the amendment be agreed to.

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Committee divided.

	Ayes 45	
Ms Allan	Mr Irwin	Mr Page
Mr Amery	Mr Knowles	Mr Price
Mr Anderson	Mr Langton	Dr Refshauge
Mr Aquilina	Mrs Lo Po'	Mr Rogan
Mr A. S. Aquilina	Mr McBride	Mr Rumble
Mr Bowman	Dr Macdonald	Mr Scully
Mr Crittenden	Mr McManus	Mr Shedden
Mr Doyle	Mr Markham	Mr Sullivan
Mr Face	Mr Mills	Mr Thompson
Mr Gaudry	Ms Moore	Mr Whelan
Mr Gibson	Mr Moss	Mr Yeadon
Mrs Grusovin	Mr J. H. Murray	
Mr Harrison	Mr Nagle	
Mr Hatton	Mr Neilly	Tellers
Mr Hunter	Mr Newman	Mr Beckroge
Mr Iemma	Ms Nori	Mr Davoren

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Mr Armstrong
Mr Baird
Mr Beck
Mr Blackmore
Mr Causley
Mr Chappell
Mrs Chikarovski
Mr Cochran
Mrs Cohen
Mr Collins
Mr Cruickshank
Mr Debnam
Mr Downy
Mr Fraser
Mr Glachan

Mr Griffiths Mr Hartcher Mr Humpherson Dr Kernohan Mr Kinross Mr Longley Mr Merton Mr Morris Mr Morris Mr Murray Mr O'Doherty Mr D. L. Page Mr Peacocke Mr Phillips Mr Photios Mr Richardson Mr Rixon Mr Rozzoli Mr Schipp Mr Schultz Mrs Skinner Mr Small Mr Smith Mr Tink Mr Tink Mr Tumer Mr West Mr Windsor Mr Zammit Tellers Mr Jeffery Mr Kerr

Pairs

Mr Carr Mr Clough Mr Knight Mr Martin Mr Fahey Ms Machin Mr Petch Mr Souris

Words inserted.

No. 8

LIQUOR (AMENDMENT) BILL:

Clauses 1 to 8 having been dealt with,---

Schedule 1.

SCHEDULE 1—AMENDMENTS

(Sec. 3)

Amendments: licences for motels

(1) Section 4 (**Definitions**):

After the definition of "minor" in section 4 (1), insert:

- "motel" means premises that provide temporary accommodation to travellers, comprising bedrooms each with en-suite bathing and sanitary facilities, but does not include a hotel, guest-house, boarding house, lodging house, nursing home or caravan park, or any other form of residential accommodation declared by the regulations to not be a motel for the purposes of this Act;
- "motel licence" means an on-licence granted in respect of a motel (not being an on-licence granted in respect of a restaurant where the licensed premises are defined to include a motel);

(Page 3)

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- (2) Section 18 (Court may grant licences):
 - (a) After section 18 (4) (c), insert:

(c1) a motel;

(b) After section 18 (10), insert:

(10A) Subsections (1) and (2) do not authorise the court to grant an on-licence in relation to premises if the grant of the licence will result in there being an on-licence in force in relation to a motel at the same time as a separate on-licence is in force in relation to a restaurant at the motel.

(c) After section 18 (11), insert:

(12) The jurisdiction of the court to grant a motel licence may be exercised by the Principal Registrar if there is no objection to the grant of the licence.

(3) Section 23 (On-licence-miscellaneous conditions):

After section 23 (6), insert:

(7) If an on-licence is a motel licence, liquor must not be sold or supplied on the licensed premises in contravention of any of the following restrictions:

- (a) liquor must not be sold or supplied except in the reception area of the motel (that is, the office or other area of the motel where persons are received for the purpose of the making of arrangements concerning accommodation at the motel);
- (b) liquor may only be sold or supplied to a person who is a bona fide traveller and accommodated at the motel in accommodation consisting of or including a bedroom with separate sanitary and bathing facilities, for consumption in that accommodation (whether by that person or by an invited guest of that person);
- (c) the liquor sold or supplied must have been purchased by the licensee under the motel licence from the holder of a hotelier's licence or an off-licence to sell liquor by retail;
- (d) the volume of liquor sold or supplied to any one person on any one day must not exceed 2 litres.
- (4) Section 53A:

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(Page 4)

5

After section 53, insert:

Grant of motel licence

53A. An application for a motel licence must not be granted unless the court is satisfied that the premises concerned are to be operated as a bona fide motel.

20 '(5) Section 56 (Fee for grant of licence):

After section 56(1)(j), insert:

(j1) in the case of a motel licence—such fee, not exceeding \$500, as may be fixed by the Board;

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	13	
	(6) Section 61 (Grant of transfer of licence):	
25	After section 61 (2), insert:	
	(2A) If there is no objection to an application under section 41 for the transfer of a motel licence, the application may be granted by the Principal Registrar.	
	(7) Section 80 (Periodic licence fee):	
30	After section 80 (2) (b), insert:	
	(b1) in the case of a motel licence—\$100;	
	(8) Section 84 (Statement of liquor purchases):	
	Before section 84 (2), insert:	
35	(1) This section does not apply to a licensee under a motel licence.	
	(9) Section 86 (Records to be kept):	
	After section 86 (5), insert:	
	(6) This section does not apply to a licensee under a motel (Page 5) licence. 5	
	(10) Section 86A (Keeping of records concerning low alcohol beer):	
	In section 86A (1), after "A licensee", insert "(other than a licensee under a motel licence)".	
	* * * * * *	
	[Read.]	
	Question proposed,—That the Schedule, as read, stand part of the Bill.	
	Motion made (Mr Face)—by leave in globo—	
	Page 3, Schedule 1 (2). After line 30, insert:	
	(13) The following provisions of this Act and the regulations apply to and in respect of a motel licence in the same way as they apply to and in respect of a hotelier's licence:	
	 (a) provisions of the regulations as to the making, advertising and lodging of an application for a licence and as to the documents required to accompany such an application; 	
	(b) section 102 (Register of guests);	
	() () () () () () () () () () () () () (

(c) provisions of the regulations as to attendance or completion by an applicant for a licence at a course of instruction.

Page 3, Schedule 1 (3), lines 36-40. Omit all words on those lines, insert instead:

(a) liquor may only be sold or supplied by means of bar facilities (such as facilities known as a mini-bar) located in the accommodation in which the liquor is to be consumed;

Page 4, Schedule 1 (3), lines 8–11. Omit all words on those lines.

Pages 4 and 5, Schedule 1 (7)–(10), line 29 on page 4 to line 8 on page 5. Omit all words on those lines.

Question put,-That the amendments be agreed to.

Committee divided.

•

Ayes 47

	Ayes +1	
Ms Allan	Mr Knight	Ms Nori
Mr Amery	Mr Knowles	Mr Page
Mr Anderson	Mr Langton	Mr Price
Mr Aquilina	Mrs Lo Po'	Dr Refshauge
Mr A. S. Aquilina	Mr McBride	Mr Rogan
Mr Bowman	Mr McManus	Mr Rumble
Mr Crittenden	Dr Macdonald	Mr Scully
Mr Doyle	Mr Markham	Mr Shedden
Mr Face	Mr Martin	Mr Sullivan
Mr Gaudry	Mr Mills	Mr Thompson
Mr Gibson	Ms Moore	Mr Whelan
Mrs Grusovin	Mr Moss	Mr Windsor
Mr Harrison	Mr J. H. Murray	Mr Yeadon
Mr Hunter	Mr Nagle	Tellers
Mr Iemma	Mr Neilly	Mr Beckroge
Mr Irwin	Mr Newman	Mr Davoren
	Noes 46	
Mr Armstrong	Mr Hartcher	Mr Richardson
Mr Baird	Mr Hatton	Mr Rixon
Mr Beck	Mr Hazzard	Mr Rozzoli
Mr Blackmore	Mr Humpherson	Mr Schipp
Mr Causley	Dr Kernohan	Mr Schultz
Mr Chappell	Mr Kinross	Mrs Skinner
Mrs Chikarovski	Mr Longley	Mr Small
Mr Cochran	Mr Merton	Mr Smith
Mrs Cohen	Mr Morris	Mr Souris
Mr Collins	Mr Murray	Mr Tink
Mr Cruickshank	Mr O'Doherty	Mr West
Mr Debnam	Mr D. L. Page	Mr Zammit
Mr Downy	Mr Peacocke	
Mr Fraser	Mr Petch	Tellers
Mr Glachan	Mr Phillips	Mr Jeffery
Mr Griffiths	Mr Photios	Mr Kerr
· · · · · · · · · · · · · · · · · · ·		

Pairs

Mr Carr Mr Clough Mr Fahey Ms Machin

Amendments agreed to.

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No. 9

SAME BILL:

Same Schedule.

* * * * * *

Amendments: hotel trading hours

(59) Section 24 (Hotelier's licence—trading hours):

- (a) In section 24 (2) (c), after "day", insert "(other than Good Friday)".
- (b) From section 24 (2) (c), omit "and".
- (c) After section 24 (2) (c), insert:
 - (c1) on Good Friday, where the liquor is sold or supplied for consumption on the licensed premises—from noon to 10 p.m.; and

* * *

[Read.]

20

Question proposed,-That the Schedule, as amended, stand part of the Bill.

Motion made (Mr Face)—page 29, Schedule 1 (59) (c), line 26. Omit "noon", insert instead "10 a.m.".

Question put,-That the amendment be agreed to.

Committee divided.

Ayes 45

	-	
Ms Allan	Mr Knight	Mr Page
Mr Amery	Mr Knowles	Mr Price
Mr Anderson	Mr Langton	Dr Refshauge
Mr Aquilina	Mrs Lo Po'	Mr Rogan
Mr A. S. Aquilina	Mr McBride	Mr Rumble
Mr Bowman	Mr McManus	Mr Scully
Mr Crittenden	Mr Markham	Mr Shedden
Mr Doyle	Mr Martin	Mr Sullivan
Mr Face	Mr Mills	Mr Thompson
Mr Gaudry	Ms Moore	Mr Whelan
Mr Gibson	Mr Moss	Mr Yeadon
Mrs Grusovin	Mr J. H. Murray	
Mr Harrison	Mr Nagle	
Mr Hunter	Mr Neilly	Tellers
Mr Iemma	Mr Newman	Mr Beckroge
Mr Irwin	Ms Nori	Mr Davoren

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Mr Armstrong	Mr Hatton	Mr Rixon
Mr Baird	Mr Hazzard	Mr Rozzoli
Mr Beck	Mr Humpherson	Mr Schipp
Mr Blackmore	Dr Kernohan	Mr Schultz
Mr Causley	Mr Kinross	Mrs Skinner
Mr Chappell	Mr Longley	Mr Small
Mrs Chikarovski	Dr Macdonald	Mr Smith
Mr Cochran	Mr Merton	Mr Souris
Mrs Cohen	Mr Morris	Mr Tink
Mr Collins	Mr Murray	Mr West
Mr Cruickshank	Mr O'Doherty	Mr Windsor
Mr Debnam	Mr D. L. Page	Mr Zammit
Mr Downy	Mr Peacocke	
Mr Fraser	Mr Petch	
Mr Glachan	Mr Phillips	Tellers
Mr Griffiths	Mr Photios	Mr Jeffery
Mr Hartcher	Mr Richardson	Mr Kerr

Pairs

Mr	Carr
Mr	Clough

Mr Fahev Ms Machin

Amendment negatived.

No. 10

SAME BILL:

Same Schedule.

(60) Section 25 (Hotelier's licence-variation of trading hours):

- (a) From section 25 (2), omit "other than Sunday or a restricted trading day", insert instead "other than a restricted trading day".
- (b) After section 25 (2), insert:

(2A) An application may not be granted under subsection (2) for an extension of trading hours from midnight on a Sunday unless:

- (a) the licensed premises concerned are within the area constituting the City of Sydney as at the commencement of this subsection or front onto any of the streets or parts of streets specified in Schedule 2 (Kings Cross) or are situated within the area bounded by those streets or parts of streets; and
- (b) the court is satisfied that the extension of trading hours is necessary or desirable to meet the needs of tourists and tourism.

(2B) In the case of licensed premises referred to in subsection (2A), a single application may be made under this section to cover each of the variations of trading hours provided for under subsection (3) and from midnight on a Sunday under subsection (2).

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(61) Schedule 2:

After Schedule 1, insert:

SCHEDULE 2—KINGS CROSS

(Sec. 25 (2A))

Ward Avenue, from its intersection with Kings Cross Road, north to its intersection with Elizabeth Bay Road and Baroda Street;

Baroda Street, from its intersection with Elizabeth Bay Road and Ward Avenue, north and west to its intersection with Greenknowe Avenue;

Greenknowe Avenue, from its intersection with Baroda Street, west to its intersection with Macleay Street;

Macleay Street, from its intersection with Greenknowe Avenue, north to its intersection with Manning Street;

Manning Street, from its intersection with Macleay Street, west to its intersection with Tusculum Street;

Tusculum Street, from its intersection with Manning Street, south to its intersection with Hughes Street;

Hughes Street, from its intersection with Tusculum Street, west to its intersection with Victoria Street;

Victoria Street, from its intersection with Hughes Street, south to its intersection with Broughham Lane;

Brougham Lane, from its intersection with Victoria Street, west to its intersection with Broughham Street;

Broughham Street, from its intersection with Broughham Lane, south to its intersection with William Street;

William Street, from its intersection with Brougham Street, east to its intersection with Kings Cross Road;

King Cross Road, from its intersection with William Street, 10 east to its intersection with Ward Avenue.

Explanatory note

Item (59) amends the provision that deals with hotel trading on Good Friday. Currently hotels are restricted to selling liquor with a meal in a dining room between noon and 10 p.m. on Good Friday. The amendment will allow hotels to sell liquor for consumption anywhere on the licensed premises (but will still not permit take-away sales) during those hours on Good Friday.

Item (60) allows an application to be made and granted for an extension of trading hours for a hotel in the City of Sydney or Kings Cross between midnight Sunday and 5 a.m. Monday (except when Sunday falls on Christmas Day) if the extension is to meet the needs of tourists and tourism. Currently no hotel can trade during these hours.

Item (61) inserts a Schedule containing a description of the streets that form the boundaries of the area that constitutes Kings Cross for the purposes of the amendment in item (60).

* * * *

[Read.]

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Question proposed,—That the Schedule, as amended, stand part of the Bill.

Motion made (*Mr Face*)—pages 29–31, Schedule 1 (60) and (61), line 28 on page 29 to line 25 on page 31. *Omit* all words on those lines, *insert instead*:

(60) Section 25 (Hotelier's licence-variation of trading hours):

- (a) From section 25 (3), omit "midnight", insert instead "5 a.m. on the next succeeding day".
- (b) After section 25 (3) insert:

(3A) A single application may be made under this section to cover each of the variations of trading hours provided for under subsection (3).

Explanatory note

Item (59) amends the provision that deals with hotel trading on Good Friday. Currently hotels are restricted to selling liquor with a meal in a dining room between noon and 10 p.m. on Good Friday. The amendment will allow hotels to sell liquor for consumption anywhere on the licensed premises (but will still not permit take-away sales) from 10 a.m. to 10 p.m. on Good Friday.

Item (60) allows an application to be made and granted for an extension of trading hours for a hotel between midnight Sunday and 5 a.m. Monday (except when Sunday falls on Christmas day). Currently hotels cannot trade during these hours. Such an extension will be subject to the existing restrictions for extension of trading hours on a Sunday, i.e. the extension must be to meet the needs of tourists and tourism or other special needs and must not result in frequent undue disturbance of the neighbourhood.

Question put,—That the amendment be agreed to.

Committee divided.

	Ayes 45	
Ms Allan	Mr Knight	Mr Price
Mr Amery	Mr Knowles	Dr Refshauge
Mr Anderson	Mr Langton	Mr Rogan
Mr Aquilina	Mrs Lo Po'	Mr Rumble
Mr A. S. Aquilina	Mr McBride	Mr Scully
Mr Bowman	Mr McManus	Mr Shedden
Mr Crittenden	Mr Markham	Mr Sullivan
Mr Doyle	Mr Martin	Mr Thompson
Mr Face	Mr Mills	Mr Whelan
Mr Gaudry	Mr Moss	Mr Windsor
Mr Gibson	Mr J. H. Murray	Mr Yeadon
Mrs Grusovin	Mr Nagle	
Mr Harrison	Mr Neilly	
Mr Hunter	Mr Newman	Tellers
Mr Iemma	Ms Nori	Mr Beckroge
Mr Irwin	Mr Page	Mr Davoren

19

Noes 48

Mr Armstrong Mr Baird Mr Beck Mr Blackmore Mr Causley Mr Chappell Mrs Chikarovski Mr Cochran Mrs Cohen Mr Collins Mr Cruickshank Mr Debnam Mr Downy Mr Fraser Mr Glachan Mr Griffiths Mr Hartcher

Mr Hatton Mr Hazzard Mr Humpherson Dr Kernohan Mr Kinross Mr Longley Dr Macdonald Mr Merton Ms Moore Mr Morris Mr Murray Mr O'Doherty Mr D. L. Page Mr Peacocke Mr Petch Mr Phillips Mr Photios

Mr Richardson Mr Rixon Mr Rozzoli Mr Schipp Mr Schultz Mrs Skinner Mr Small Mr Smith Mr Souris Mr Tink Mr West Mr Zammit

Tellers Mr Jeffery Mr Kerr

Pairs

Mr Carr Mr Clough Mr Fahey Ms Machin

Amendment negatived.

No. 11

SAME BILL:

Same Schedule.

Amendment: Australian wine licences

(62) Section 21A:

After section 21, insert:

Australian wine licences

21A. (1) This section applies to a licence to which Schedule 4 (Special provisions relating to Australian wine licences) to the Liquor (Repeals and Savings) Act 1982 applies (referred to in this section as an Australian wine licence).

(2) A condition on an Australian wine licence that liquor other than wine must not be sold or supplied on the licensed premises may not be varied or revoked under section 20.

(3) The court may on the application of the licensee vary that condition of the licence so as to permit the sale of beer on the licensed premises for consumption on those premises, but the court is not to grant such an application unless the court is satisfied that:

- (a) the licence was being exercised on or about 1 January 1994; or
- (b) there is some compelling reason why the licence was not being exercised at that time.

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[Read.]

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Question proposed,-That the Schedule, as amended, stand part of the Bill.

Motion made (Mr Face)—page 32, Schedule 1 (62), line 3. Before "beer", insert "draught".

Question put,-That the amendment be agreed to.

Committee divided.

	Ayes 44	
Ms Allan	Mr Irwin	Ms Nori
Mr Amery	Mr Knight	Mr Page
Mr Anderson	Mr Knowles	Mr Price
Mr Aquilina	Mr Langton	Dr Refshauge
Mr A. S. Aquilina	Mrs Lo Po'	Mr Rogan
Mr Bowman	Mr McBride	Mr Rumble
Mr Crittenden	Mr McManus	Mr Scully
Mr Doyle	Mr Markham	Mr Shedden
Mr Face	Mr Martin	Mr Sullivan
Mr Gaudry	Mr Mills	Mr Thompson
Mr Gibson	Mr Moss	Mr Whelan
Mrs Grusovin	Mr J. H. Murray	Mr Yeadon
Mr Harrison	Mr Nagle	Tellers
Mr Hunter	Mr Neilly	Mr Beckroge
Mr Iemma	Mr Newman	Mr Davoren
	Noes 49	
Mr Armstrong	Mr Hatton	Mr Richardson
Mr Baird	Mr Hazzard	Mr Rixon
Mr Beck	Mr Humpherson	Mr Rozzoli
Mr Blackmore	Dr Kernohan	Mr Schipp
Mr Causley	Mr Kinross	Mr Schultz
Mr Chappell	Mr Longley	Mrs Skinner
Mrs Chikarovski	Dr Macdonald	Mr Small
Mr Cochran	Mr Merton	Mr Smith
Mrs Cohen	Ms Moore	Mr Souris
Mr Collins	Mr Morris	Mr Tink
Mr Cruickshank	Mr Murray	Mr West
Mr Debnam	Mr O'Doherty	Mr Windsor
Mr Downy	Mr D. L. Page	Mr Zammit
-		
Mr Fraser	Mr Peacocke	
Mr Fraser Mr Glachan	Mr Peacocke Mr Petch	Tellers
		Mr Jeffery
Mr Glachan	Mr Petch	

Pairs

Mr Carr Mr Clough Mr Fahey Ms Machin

Proposed insertion of word negatived.

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IRRIGATION CORPORATIONS BILL:

Clause 1 having been dealt with,-

Clause 2.

Commencement

2. (1) This Act commences on a day or days to be appointed by proclamation.

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(2) A proclamation is not effective to commence a provision of section 6 or 19 unless it specifically mentions the provision.

Question proposed,-That the clause, as read, stand part of the Bill.

Motion made (Mr Face)—by leave in globo—

Page 2, clause 2, line 7. After "proclamation", insert ", except as provided by this section".

Page 2, clause 2. After line 9, insert:

(3) A proclamation is not effective to commence any provision of this Act relating to a class 2 irrigation corporation until this subsection is repealed by an Act of Parliament. This subsection commences on the date of assent to this Act.

Question put,—That the amendments be agreed to.

Committee divided.

Ayes 44

Ms Allan	Mr Knight	Ms Nori
Mr Amery	Mr Knowles	Mr Page
Mr Anderson	Mr Langton	Mr Price
Mr Aquilina	Mrs Lo Po'	Dr Refshauge
Mr A. S. Aquilina	Mr McBride	Mr Rogan
Mr Bowman	Mr McManus	Mr Rumble
Mr Crittenden	Mr Markham	Mr Scully
Mr Doyle	Mr Martin	Mr Shedden
Mr Face	Mr Mills	Mr Sullivan
Mr Gaudry	Ms Moore	Mr Thompson
Mr Gibson	Mr Moss	Mr Whelan
Mrs Grusovin	Mr J. H. Murray	Mr Yeadon
Mr Harrison	Mr Nagle	Tellers
Mr Hunter		Mr Beckroge
Mr Iemma	Mr Newman	Mr Davoren

Mr Armstrong	Mr Hatton	Mr Rixon
Mr Baird	Mr Humpherson	Mr Rozzoli
Mr Beck	Dr Kernohan	Mr Schipp
Mr Blackmore	Mr Kinross	Mr Schultz
Mr Causley	Mr Longley	Mrs Skinner
Mr Chappell	Dr Macdonald	Mr Small
Mrs Chikarovski	Mr Merton	Mr Smith
Mr Cochran	Mr Morris	Mr Souris
Mr Collins	Mr Murray	Mr Tink
Mr Cruickshank	Mr O'Doherty	Mr Turner
Mr Debnam	Mr D. L. Page	Mr West
Mr Downy	Mr Peacocke	Mr Windsor
Mr Fraser	Mr Petch	Mr Zammit
Mr Glachan	Mr Phillips	Tellers
Mr Griffiths	Mr Photios	Mr Jeffery
Mr Hartcher	Mr Richardson	Mr Kerr

Pairs

Mr Carr Mr Clough Mr Irwin

Mrs Cohen Mr Fahev Ms Machin

Proposed insertion of words negatived.

No. 13

SAME BILL:

Clause 38 having been dealt with,-

Clause 39.

Division 2---Operating licences

Grant of operating licence

39. (1) The Governor may grant an operating licence to an irrigation corporation.

(2) The operating licence for a class 1 irrigation corporation is granted to authorise the corporation to carry on the business of supplying water provided to it under an irrigation corporation licence and to exercise the functions delegated to it under this Act.

(3) The operating licence for a class 2 irrigation corporation is granted to authorise the corporation to carry on the business of supplying water provided to it under an irrigation corporation licence and to exercise its functions under this Act.

Question proposed,-That the clause, as read, stand part of the Bill.

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Motion made (Dr Macdonald)-page 18, clause 39. After line 12, insert:

(4) Before an operating licence is granted or an application for an operating licence is refused, the Ministerial Corporation is required to make a recommendation to the Governor on whether the operating licence should be granted.

(5) In considering whether or not to recommend the granting of an operating licence, the Ministerial Corporation may take into account any matters considered by the Ministerial Corporation to be relevant.

(6) Without limiting the matters that may be considered relevant, the Ministerial Corporation is to take into account the effect that the grant of the licence would have on the following:

- (a) the environment;
- (b) social and economic development;
- (c) the efficient use of water;
- (d) any matters prescribed by the regulations.

(7) For the purposes of the application of Part 5 of the Environmental Planning and Assessment Act 1979:

- (a) the activities that could be carried out by an irrigation corporation if the operating licence for which it has applied were to be granted to it are taken to be an activity within the meaning of that Part; and
- (b) the determination by the Ministerial Corporation of its recommendation to the Governor on whether the operating licence should be granted is taken to be the consideration of an activity by a determining authority within the meaning of that Part.

Question put,-That the amendment be agreed to.

Committee divided.

Ayes 45

Ms Allan	Mr Knowles	Mr Page
Mr Amery	Mr Langton	Mr Price
Mr Anderson	Mrs Lo Po'	Dr Refshauge
Mr Aquilina	Mr McBride	Mr Rogan
Mr A. S. Aquilina	Mr McManus	Mr Rumble
Mr Bowman	Dr Macdonald	Mr Scully
Mr Crittenden	Mr Markham	Mr Shedden
Mr Doyle	Mr Martin	Mr Sullivan
Mr Face	Mr Mills	Mr Thompson
Mr Gaudry	Ms Moore	Mr Whelan
Mr Gibson	Mr Moss	Mr Yeadon
Mrs Grusovin	Mr J. H. Murray	
Mr Harrison	Mr Nagle	
Mr Hunter	Mr Neilly	Tellers
Mr Iemma	Mr Newman	Mr Beckroge
Mr Knight	Ms Nori	Mr Davoren

Mr Armstrong	Mr Hatton	Mr Rozzoli
Mr Baird	Mr Humpherson	Mr Schipp
Mr Beck	Dr Kernohan	Mr Schultz
Mr Blackmore	Mr Kinross	Mrs Skinner
Mr Causley	Mr Longley	Mr Small
Mr Chappell	Mr Merton	Mr Smith
Mrs Chikarovski	Mr Morris	Mr Souris
Mr Cochran	Mr Murray	Mr Tink
Mr Collins	Mr O'Doherty	Mr Turner
Mr Cruickshank	Mr D. L. Page	Mr West
Mr Debnam	Mr Peacocke	Mr Windsor
Mr Downy	Mr Petch	Mr Zammit
Mr Fraser	Mr Phillips	
Mr Glachan	Mr Photios	Tellers
Mr Griffiths	Mr Richardson	Mr Jeffery
Mr Hartcher	Mr Rixon	Mr Kerr

Pairs

Mr Carr	
Mr Clough	
Mr Irwin	

Mrs Cohen Mr Fahev Ms Machin

Proposed insertion of words negatived.

Clause, as read, agreed to.

No. 14

SAME BILL:

Clauses 40 to 50 being dealt with-by leave in globo-

Clauses 47 and 50.

Irrigation corporation licence

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47. (1) The Governor may, on the recommendation of the Ministerial Corporation made on the application of an irrigation corporation, grant to the irrigation corporation an irrigation corporation water management works licence.

(2) The licence is to be issued only on payment of a fee calculated in the manner and according to the scale prescribed by the regulations.

Determination of applications

The Governor is to determine an application for an irrigation 50. corporation licence:

- (a) by granting the irrigation corporation licence to which the application relates; or
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(b) by refusing the application.

Question proposed,-That the clauses, as read, stand part of the Bill.

Motion made (Mr Souris)-hy leave in globo-

Page 22, clause 47 (1), lines 30, 31. *Omit* "Governor may, on the recommendation of the Ministerial Corporation made", *insert instead* "Ministerial Corporation may,".

Page 22, clause 47. After line 35, insert:

(3) Part 5 of the Environmental Planning and Assessment Act 1979 does not apply to or in respect of the granting of the first irrigation corporation licence to an irrigation corporation.

Page 23, clause 50, line 33. Omit "Governor", insert instead "Ministerial Corporation".

Question put,-That the amendments be agreed to.

Committee divided.

Ayes 48

Mr Armstrong	Mr Humpherson	Mr Rozzoli
Mr Baird	Dr Kernohan	Mr Schipp
Mr Beck	Mr Kinross	Mr Schultz
Mr Blackmore	Mr Longley	Mrs Skinner
Mr Causley	Dr Macdonald	Mr Small
Mr Chappell	Mr Merton	Mr Smith
Mrs Chikarovski	Ms Moore	Mr Souris
Mr Cochran	Mr Morris	Mr Tink
Mr Collins	Mr Murray	Mr Turner
Mr Cruickshank	Mr O'Doherty	Mr West
Mr Debnam	Mr D. L. Page	Mr Windsor
Mr Downy	Mr Peacocke	Mr Zammit
Mr Fraser	Mr Petch	
Mr Glachan	Mr Phillips	
Mr Griffiths	Mr Photios	Tellers
Mr Hartcher	Mr Richardson	Mr Jeffery
Mr Hatton	Mr Rixon	Mr Kerr
	Noes 43	
Ms Allan	Mr Knight	Mr Page
Mr Amery	Mr Knowles	Mr Price
Mr Anderson	Mr Langton	Dr Refshauge
Mr Aquilina	Mrs Lo Po'	Mr Rogan
Mr A. S. Aquilina	Mr McBride	Mr Rumble
Mr Bowman	Mr McManus	Mr Scully
Mr Crittenden	Mr Markham	Mr Shedden
Mr Doyle	Mr Martin	Mr Sullivan
Mr Face	Mr Mills	Mr Thompson
Mr Gaudry	Mr Moss	Mr Whelan
Mr Gibson	Mr J. H. Murray	Mr Yeadon
Mrs Grusovin	Mr Nagle	
Mr Harrison	Mr Neilly	Tellers
Mr Hunter	Mr Newman	Mr Beckroge
Mr Iemma	Ms Nori	Mr Davoren

Pairs

Mrs Cohen Mr Fahey Ms Machin Mr Carr Mr Clough Mr Irwin

Amendments agreed to. Clauses, as amended, agreed to. SAME BILL:

Clause 56 having been dealt with,---

Clause 57.

Review of irrigation corporation licence

57. (1) The Governor is to review the terms and conditions of the first irrigation corporation licence granted to an irrigation corporation at least:

(a) once in each year of the first 5 years of the term of the licence; and

(b) once in each remaining 5-year period of the term of the licence.

(2) The Governor must review the terms and conditions of each subsequent irrigation corporation licence granted to the irrigation corporation at least once in each 5-year period of the term of the licence.

Question proposed,-That the clause, as read, stand part of the Bill.

Motion made (Dr Macdonald)-page 25, clause 57. After line 28, insert:

(3) Before the review under this section is completed, the Ministerial Corporation must carry out an audit of the licensee's performance under the licence and any applicable land and water management plan.

(4) The results of the audit must be made public before the determination of the review by the Governor.

Ouestion put,-That the amendment be agreed to.

Committee divided.

	,	
Ms Allan	Mr Knowles	•
Mr Amery	Mr Langton	
Mr Anderson	Mrs Lo Po'	
Mr Aquilina	Mr McBride	
Mr A. S. Aquilina	Mr McManus	
Mr Bowman	Dr Macdonald	
Mr Crittenden	Mr Markham	
Mr Doyle	Mr Martin	
Mr Face	Mr Mills	
Mr Gaudry	Ms Moore	
Mr Gibson	Mr Moss	
Mrs Grusovin	Mr J. H. Murray	
Mr Harrison	Mr Nagle	
Mr Hunter	Mr Neilly	
Mr Iemma	Mr Newman	
Mr Knight	Ms Nori	

Aves 45

Mr Page Mr Price Dr Refshauge Mr Rogan Mr Rumble Mr Scully Mr Shedden Mr Sullivan Mr Thompson Mr Whelan Mr Yeadon

Tellers Mr Beckroge Mr Davoren

Mr Armstrong	Mr Hatton	Mr Rozzoli
Mr Baird	Mr Humpherson	Mr Schipp
Mr Beck	Dr Kernohan	Mr Schultz
Mr Blackmore	Mr Kinross	Mrs Skinner
Mr Causley	Mr Longley	Mr Small
Mr Chappell	Mr Merton	Mr Smith
Mrs Chikarovski	Mr Morris	Mr Souris
Mr Cochran	Mr Murray	Mr Tink
Mr Collins	Mr O'Doherty	Mr Turner
Mr Cruickshank	Mr D. L. Page	Mr West
Mr Debnam	Mr Peacocke	Mr Windsor
Mr Downy	Mr Petch	Mr Zammit
Mr Fraser	Mr Phillips	
Mr Glachan	Mr Photios	Tellers
Mr Griffiths	Mr Richardson	Mr Jeffery
Mr Hartcher	Mr Rixon	Mr Kerr

Pairs

Mrs Cohen Mr Fahey Ms Machin

Proposed insertion of words negatived.

Mr Carr

Mr Irwin

Mr Clough

FRIDAY 13 MAY 1994

No. 16

FISH MARKETING BILL:

Clauses 1 to 13 being dealt with—by leave in globo— Clauses 3, 9 and 10.

Definitions

3. (1) In this Act:

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"deregulation date" means the date referred to in section 20;

* * * * * *

Lease of Sydney fish market site to approved purchaser

9. (1) A lease of all or any part of the Sydney fish market site may be granted to the approved purchaser on or after the sale date.

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(2) Any such lease may be granted as a concurrent lease in respect of the land the subject of any or all of the existing leases.

(3) The inclusion in an existing lease, or in any sublease from the approved purchaser, of a condition that prohibits fish being sold by wholesale or retail on the Sydney fish market site unless they are purchased at the public auction facility of the approved purchaser is specifically authorised and approved, until the deregulation date, for the purposes of section 51 of the Trade Practices Act 1974 of the Commonwealth.

Continuation of Sydney fish market

10. (1) The approved purchaser is entitled to be given an approval under section 40E of the Fisheries Act (with effect from the sale date) to control and operate a market at the Sydney fish market site. That section applies to the approval.

(2) The approval is to include conditions for the purpose of ensuring that the approved purchaser, during the period after the sale date and before the deregulation date:

- (a) maintains at the Sydney fish market site a public auction facility for the sale of fish; and
- (b) accepts all marketable fish delivered to it by trading societies or commercial fishers, and markets that fish to the best of its ability.

(3) For the purposes of this section, marketable fish are fish that may lawfully be sold or in possession, that are fit for human consumption and that are otherwise generally sold in the market.

Question proposed,-That the clauses, as read, stand part of the Bill.

Motion made (Mr Martin)-by leave in globo-

Page 2, clause 3 (1) (definition of "deregulation date"), line 21. Omit all words on that line.

Page 5, clause 9 (3), line 3. Omit ", until the deregulation date,".

Page 5, clause 10 (2), lines 14 and 15. Omit "during the period after the sale date and before the deregulation date", insert instead "on and after the sale date".

Question put,-That the amendments be agreed to.

Committee divided.

Ayes 40

Ms Allan	Mr Knight	Mr Newman
Mr Amery	Mr Knowles	Ms Nori
Mr Anderson	Mr Langton	Mr Price
Mr Aquilina	Mrs Lo Po'	Dr Refshauge
Mr Bowman	Mr McBride	Mr Rogan
Mr Crittenden	Mr McManus	Mr Shedden
Mr Doyle	Mr Markham	Mr Sullivan
Mr Face	Mr Martin	Mr Thompson
Mr Gaudry	Mr Mills	Mr Whelan
Mr Gibson	Ms Moore	Mr Yeadon
Mrs Grusovin	Mr Moss	
Mr Harrison	Mr J. H. Murray	Tellers
Mr Hunter	Mr Nagle	Mr Beckroge
Mr Iemma	Mr Neilly	Mr Davoren

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Mr Armstrong	Mr Humpherson	Mr Rozzoli
Mr Baird	Dr Kernohan	Mr Schipp
Mr Beck	Mr Kinross	Mr Schultz
Mr Causley	Mr Longley	Mrs Skinner
Mr Chappell	Dr Macdonald	Mr Small
Mr Cochran	Mr Merton	Mr Smith
Mr Collins	Mr Morris	Mr Souris
Mr Cruickshank	Mr Murray	Mr Tink
Mr Debnam	Mr O'Doherty	Mr West
Mr Fraser	Mr D. L. Page	Mr Windsor
Mr Glachan	Mr Petch	Mr Zammit
Mr Griffiths	Mr Phillips	
Mr Hartcher	Mr Photios	Tellers
Mr Hatton	Mr Richardson	Mr Jeffery
Mr Hazzard	Mr Rixon	Mr Kerr

Pairs

Mr A. S. Aquilina	Mr Blackmore
Mr Carr	Mrs Chikarovski
Mr Clough	Mrs Cohen
Mr Irwin	Mr Downy
Mr Price	Mr Fahey
Mr Rumble	Ms Machin
Mr Scully	Mr Peacocke

Amendments negatived.

No. 17

SAME BILL:

Clause 13 having been dealt with,---

Clause 14.

Staff of FMA

14. (1) Service with FMA of an employee of FMA who becomes an employee of the approved purchaser in accordance with a sale agreement or an order under this Part (including service which is taken to be service with FMA) is taken to be service with the approved purchaser.

(2) Without limiting this section, any such employee of FMA retains any rights to annual leave, long service leave or sick leave accrued or accruing immediately before the sale date, unless the employee has elected to be paid the money value of any such accrued leave on ceasing to be employed by FMA.

(3) Part 2A of the Public Sector Management Act 1988 applies to any person who, immediately before the sale date, was an employee of FMA and the holder of an executive position under that Part as if the person had ceased to be an executive officer as referred to in section 42Q (4) of that Act. An engagement of any such person with the approved purchaser is taken to be an engagement in the public sector for the purposes of that Part.

Question proposed,-That the clause, as read, stand part of the Bill.

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Motion made (Mr Martin)—page 6, clause 14, lines 7-23. Omit the clause, insert instead:

Staff of FMA

14. (1) Any person who was an employee of FMA immediately before the dissolution of FMA becomes, on that dissolution, a person employed in the service of the Crown.

(2) The Director of NSW Fisheries may act on behalf of the Crown in connection with the employment of such a person in the service of the Crown. That Director is to arrange for the employees concerned to be seconded to the approved purchaser.

(3) Any such person is to be employed in the service of the Crown in accordance with the awards, agreements and determinations applying immediately before the dissolution of FMA.

- (4) In particular, any such person while employed in the service of the Crown:
 - (a) may continue to contribute to any superannuation scheme to which he or she was a contributor as an employee of FMA; and
 - (b) is entitled to received any payment, pension or gratuity accrued or accuring under the scheme.
- (5) Subsection (1)-(4) cease to have effect on the first anniversary of the sale date.

(6) Nothing in this section prevents any such person employed in the service of the Crown becoming an employee of the approved purchaser, or otherwise ceasing to be so employed, within that 12-month period.

(7) Service with FMA of an employee of FMA who becomes (whether on or after the sale date) an employee of the approved purchaser in accordance with a sale agreement or an order under this Part (including service with the Crown under this section or service which is taken to be service with FMA) is taken to be service with the approved purchaser.

(8) Without limiting subsection (7), any employee of FMA referred to in that subsection retains any rights to annual leave, long service leave or sick leave accured or accruing immediately before becoming an employee of the approved purchaser (except accrued leave for which the employee has, on ceasing to be employed by FMA, elected to be paid the money value in pursuance of any other entitlement of the employee).

(9) Part 2A of the Public Sector Management Act 1988 applies to any person who, immediately before ceasing to be an employer of FMA on or after the sale date, was the holder of an executive position under that Part as if the person had ceased to be an executive officer as referred to in section 42Q (4) of that Act. An engagement of any such person with the approved purchaser is taken to be an engagement in the public sector for the purposes of that Part.

(10) In this section, "superannuation scheme" means a scheme, fund or arrangement under which any superannuation benefits are provided and which is established by or under an Act.

Question put,—That the amendment be agreed to.

Ayes 42

	3.4.7.	N / N ·
Ms Allan	Mr Iemma	Ms Nori
Mr Amery	Mr Knight	Mr Page
Mr Anderson	Mr Knowles	Mr Price
Mr Aquilina	Mr Langton	Dr Refshauge
Mr A. S. Aquilina	Mrs Lo Po'	Mr Rogan
Mr Bowman	Mr McBride	Mr Shedden
Mr Crittenden	Dr Macdonald	Mr Sullivan
Mr Doyle	Mr McManus	Mr Thompson
Mr Face	Mr Markham	Mr Whelan
Mr Gaudry	Mr Martin	Mr Yeadon
Mr Gibson	Mr Mills	
Mrs Grusovin	Ms Moore	
Mr Harrison	Mr Moss	Tellers
Mr Hatton	Mr Nagle	Mr Beckroge
Mr Hunter	Mr Neilly	Mr Davoren
	Noes 41	
Mr Armstrong	Mr Humpherson	Mr Rozzoli
Ma Dalad	DeVernehen	Mr Schinn

Mr Armstrong Mr Baird Mr Beck Mr Causley Mr Chappell Mr Cochran Mr Collins Mr Cruickshank Mr Debnam Mr Fraser Mr Glachan Mr Griffiths Mr Hartcher Mr Hazzard

Mr Humpherson Dr Kernohan Mr Kinross Mr Longley Mr Merton Mr Morris Mr Murray Mr O'Doherty Mr D. L. Page Mr Petch Mr Phillips Mr Photios Mr Richardson Mr Rixon Mr Rozzoli Mr Schipp Mr Schultz Mrs Skinner Mr Small Mr Smith Mr Souris Mr Tink Mr West Mr Windsor Mr Zammit *Tellers* Mr Jeffery Mr Kerr

Pairs

Mr BlackmoreMMrs ChikarovskiMMrs CohenMMr DownyMMr FaheyMMs MachinMMr PeacockeM

Mr Carr Mr Clough Mr Irwin Mr J. H. Murray Mr Newman Mr Rumble Mr Scully

Amendment agreed to.

Clause, as amended, agreed to.

No. 18

LOCAL GOVERNMENT LEGISLATION (MISCELLANEOUS AMENDMENTS) BILL:

Schedule 4 having been dealt with,—

Schedule 5.

SCHEDULE 5—AMENDMENT OF CHAPTER 9 OF THE LOCAL GOVERNMENT ACT 1993

(Sec. 3)

* * * * *

[Read.]

Question proposed,-That the Schedule, as read, stand part of the Bill.

Motion made (Mr Harrison)-page 13, Schedule 5. After line 32, insert:

(3) Section 224 (How many councillors does a council have?):

After section 224 (1), insert:

(1A) However, a council that is divided into wards and that has a mayor elected by the electors may have up to 16 councillors (one of whom is the mayor).

(1B) Any reference in this Act (subsection (1) excepted) to 15 councillors is taken to be a reference to 16 councillors in its application to a council referred to in subsection (1A).

Question put,-That the amendment be agreed to.

Committee divided.

Ayes 42

Ms Allan	Mr Knight	Mr Page
	Ų	Mr Price
Mr Amery	Mr Knowles	
Mr Anderson	Mr Langton	Dr Refshauge
Mr Aquilina	Mrs Lo Po'	Mr Rogan
Mr A. S. Aquilina	Mr McBride	Mr Scully
Mr Bowman	Dr Macdonald	Mr Shedden
Mr Crittenden	Mr McManus	Mr Sullivan
Mr Doyle	Mr Markham	Mr Thompson
Mr Face	Mr Martin	Mr Whelan
Mr Gaudry	Mr Mills	Mr Yeadon
Mr Gibson	Ms Moore	x
Mr Harrison	Mr Moss	
Mr Hunter	Mr Neilly	Tellers
Mr Iemma	Mr Newman	Mr Beckroge
Mr Irwin	Ms Nori	Mr Davoren

Noes 43

33

Mr Armstrong	Mr Hazzard	Mr Rozzoli
Mr Baird	Mr Humpherson	Mr Schipp
Mr Beck	Dr Kernohan	Mr Schultz
Mr Causley	Mr Kinross	Mrs Skinner
Mr Chappell	Mr Longley	Mr Small
Mrs Chikarovski	Mr Merton	Mr Smith
Mr Cochran	Mr Morris	Mr Souris
Mr Collins	Mr Murray	Mr Tink
Mr Cruickshank	Mr O'Doherty	Mr West
Mr Debnam	Mr D. L. Page	Mr Windsor
Mr Fraser	Mr Petch	Mr Zammit
Mr Glachan	Mr Phillips	
Mr Griffiths	Mr Photios	Tellers
Mr Hartcher	Mr Richardson	Mr Jeffery
Mr Hatton	Mr Rixon	Mr Kerr

Pairs

Mr Carr Mr Clough Mrs Grusovin Mr J. H. Murray Mr Nagle Mr Rumble Mr Blackmore Mrs Cohen Mr Downy Mr Fahey Ms Machin Mr Peacocke

Proposed insertion of words negatived. Schedule, as read, agreed to.

No. 19

SAME BILL:

Schedule 6 having been dealt with,---

Schedule 7.

SCHEDULE 7—AMENDMENT OF CHAPTER 11 OF THE LOCAL GOVERNMENT ACT 1993

Section 332 (Determination of structure):

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Omit section 332 (2), insert instead:

(2) A council may not determine a position to be a senior staff position unless:

- (a) the responsibilities, skills and accountabilities of the position are generally equivalent to those applicable to the Executive Band of the Local Government (State) Award; and
- (b) the position complies with such criteria as may be prescribed by the regulations.

* * * * *

[Read.]

Question proposed,—That the Schedule, as read, stand part of the Bill.

⁽Sec. 3)

- Motion made (*Mr E. T. Page*)—page 16, Schedule 7, lines 27 and 28. *Omit* all words on those lines, *insert instead*:
 - (b) the total remuneration package payable with respect to the position is equal to or greater than the minimum remuneration package (within the meaning of Part 3A of the Statutory and Other Officers Remuneration Act 1975) payable with respect to senior executive office holders whose positions are graded Level 1 (General Management).

(3) For the purposes of subsection (2) (b), the total remuneration package payable with respect to a position within a council's organisation structure includes:

- (a) the total value of the salary component of the package; and
- (b) the total amount payable by the council by way of the employer's contribution to any superannuation scheme to which the holder of the position may be a contributor; and
- (c) the total value of any non-cash benefits for which the holder of the position may elect under the package; and
- (d) the total amount payable by the council by way of fringe benefits tax for any such non-cash benefits.

Question put,-That the amendment be agreed to.

Committee divided.

Ayes 43

	Ayes 43	
Ms Allan	Mr Irwin	Mr Newman
Mr Amery	Mr Knight	Ms Nori
Mr Anderson	Mr Knowles	Mr Page
Mr Aquilina	Mr Langton	Mr Price
Mr A. S. Aquilina	Mrs Lo Po'	Mr Rogan
Mr Bowman	Mr McBride	Mr Scully
Mr Crittenden	Dr Macdonald	Mr Shedden
Mr Doyle	Mr McManus	Mr Sullivan
Mr Face	Mr Martin	Mr Thompson
Mr Gaudry	Mr Mills	Mr. Whelan
Mr Gibson	Ms Moore	Mr Yeadon
Mr Harrison	Mr Moss	
Mr Hatton	Mr J. H. Murary	Tellers
Mr Hunter	Mr Nagle	Mr Beckroge
Mr Iemma	Mr Neilly	Mr Davoren
	Noes 42	
Mr Armstrong	Mr Humpherson	Mr Schipp
Mr Baird	Dr Kernohan	Mr Schultz
Mr Beck	Mr Kinross	Mrs Skinner
Mr Causley	Mr Longley	Mr Small
Mr Chappell	Mr Merton	Mr Smith
Mrs Chikarovski	Mr Morris	Mr Souris
Mr Cochran	Mr Murray	Mr Tink
Mr Collins	Mr O'Doherty	Mr West
Mr Cruickshank	Mr D. L. Page	Mr Windsor
Mr Debnam	Mr Petch	Mr Zammit
Mr Fraser	Mr Phillips	
Mr Glachan	Mr Photios	
Mr Griffiths	Mr Richardson	Tellers
Mr Hartcher	Mr Rixon	Mr Jeffery
Mr Hazzard	Mr Rozzoli	Mr Kerr

Pairs

Mr Carr	
Mr Clough	
Mrs Grusovin	
Mr Markham	
Dr Refshauge	
Mr Rumble	

Mr Blackmore Mrs Cohen Mr Downy Mr Fahey Ms Machin Mr Peacocke

Amendment agreed to.

Schedule, as amended, agreed to.

No. 20

SAME BILL:

Schedule 12 having been dealt with,---

Schedule 13.

SCHEDULE 13—AMENDMENT OF CHAPTER 17 OF THE LOCAL GOVERNMENT ACT 1993

(Sec. 3)

(1) Chapter 17, Part 1, Division 1, heading:

Before section 672, insert:

Division 1—Legal proceedings

Explanatory note

This is merely a formal amendment.

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(2) Section 675 (Time limit on proceedings questioning the validity of approvals):

Omit "in the manner and form prescribed by the regulations", insert instead "in the approved form".

Explanatory note

The proposed amendment will enable a notice of the granting of an approval under Part 1 of Chapter 7 to be in an approved form rather than, as is currently the case, in a form prescribed by the regulations.

* * *

[Read.]

Question proposed,-That the Schedule, as read, stand part of the Bill.

Motion made (Dr Macdonald)—page 34, Schedule 13, lines 9–16. Omit all words on those lines.

Question put,—That the amendment be agreed to.

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Ayes 43

Ms Allan	Mr Knight	Mr Newman
Mr Amery	Mr Knowles	Ms Nori
Mr Anderson	Mr Langton	Mr Page
Mr Aquilina	Mrs Lo Po'	Mr Price
Mr A. S. Aquilina	Mr McBride	Mr Rogan
Mr Bowman	Dr Macdonald	Mr Scully
Mr Crittenden	Mr McManus	Mr Shedden
Mr Face	Mr Markham	Mr Sullivan
Mr Gaudry	Mr Martin	Mr Thompson
Mr Gibson	Mr Mills	Mr Whelan
Mr Harrison	Ms Moore	Mr Yeadon
Mr Hatton	Mr Moss	
Mr Hunter	Mr J. H. Murary	Tellers
Mr Iemma	Mr Nagle	Mr Beckroge
Mr Irwin	Mr Neilly	Mr Davoren
	Noes 42	
Mr Armstrong	Mr Humpherson	Mr Schipp
Mr Baird	Dr Kernohan	Mr Schultz
Mr Beck	Mr Kinross	Mrs Skinner
Mr Causley	Mr Longley	Mr Small
Mr Chappell	Mr Merton	Mr Smith
Mrs Chikarovski	Mr Morris	Mr Souris
Mr Cochran	Mr Murray	Mr Tink
Mr Collins	Mr O'Doherty	Mr West
Mr Cruickshank	Mr D. L. Page	Mr Windsor
Mr Debnam	Mr Petch	Mr Zammit
Mr Fraser	Mr Phillips	
Mr Glachan	Mr Photios	
In Oravitati		T 11

Mr Photios Mr Richardson Mr Rixon Mr Rozzoli

Tellers Mr Jeffery Mr Kerr

Pairs

Mr Carr Mr Clough Mr Doyle Mrs Grusovin Dr Refshauge Mr Rumble

Mr Blackmore Mrs Cohen Mr Downy Mr Fahey Ms Machin Mr Peacocke

Words omitted.

Mr Griffiths

Mr Hartcher

Mr Hazzard

No. 21

SAME BILL:

Schedule 15 having been dealt with,-

Schedule 16.

SCHEDULE 16—AMENDMENT OF SCHEDULE 7 TO THE LOCAL GOVERNMENT ACT 1993

(Sec. 3)

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* * * * * *

(8) Clause 26A:

After clause 26, insert:

Councils with 15 councillors or less

26A. (1) A council with 15 councillors or less at the commencement of section 224 may, before 1 January 1995, prepare a draft resolution determining a lesser number, in accordance with section 224 (1), of its councillors for the following term.

(2) In addition, that or another draft resolution prepared before 1 January 1995 may contain provisions for any of the following:

- (a) dividing its area into wards;
- (b) abolishing all wards;
- (c) altering ward boundaries;
- (d) naming or renaming a ward.

Question proposed,-That the Schedule, as read, stand part of the Bill.

Motion made (Mr E. T. Page)—by leave in globo—

Page 40, Schedule 16, line 28. Omit "Clause 26A:", insert instead "Clauses 26A, 26B:".

Page 41, Schedule 16. After line 6, insert:

Increase in numbers of councillors in councils with less than 15 councillors

26B. (1) This clause does not apply to a council of an area with less than 100,000 electors.

(2) A council with less than 15 councillors at the commencement of section 224 may, before 1 January 1995, prepare a draft resolution, in accordance with section 224 (1), determining that it will have one (but not more than one) additional councillor for the following term.

(3) In addition, that or another draft resolution prepared before 1 January 1995 may contain provisions for any of the following:

(a) dividing its area into wards;

- (b) abolishing all wards;
- (c) altering ward boundaries;
- (d) naming or renaming a ward.

Question put,-That the amendments be agreed to.

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Ayes 40

Ms Allan	Mr Knowles	Ms Nori
Mr Amery	Mr Langton	Mr Page
Mr Anderson	Mrs Lo Po'	Mr Price
Mr A. S. Aquilina	Mr McBride	Mr Rogan
Mr Bowman	Dr Macdonald	Mr Scully
Mr Crittenden	Mr McManus	Mr Shedden
Mr Doyle	Mr Markham	Mr Sullivan
Mr Gaudry	Mr Martin	Mr Thompson
Mr Gibson	Mr Mills	Mr Whelan
Mr Harrison	Ms Moore	Mr Yeadon
Mr Hunter	Mr Moss	
Mr Iemma	Mr Nagle	Tellers
Mr Irwin	Mr Neilly	Mr Beckroge
Mr Knight	Mr Newman	Mr Davoren
	Noes 40	
Mr Armstrong	Mr Humpherson	Mr Schipp
Mr Beck	Dr Kernohan	Mr Schultz
Mr Causley	Mr Kinross	Mrs Skinner
Mr Chappell	Mr Merton	Mr Small
Mrs Chikarovski	Mr Morris	Mr Smith
Mr Cochran	Mr Murray	Mr Souris
Mr Collins	Mr O'Doherty	Mr Tink
Mr Cruickshank	Mr D. L. Page	Mr West
Mr Debnam	Mr Petch	Mr Windsor
Mr Fraser	Mr Phillips	Mr Zammit
Mr Glachan	Mr Photios	
Ma Califfiths	Mr Dichardson	Tellers

Mr Griffiths Mr Hartcher Mr Hazzard

Mr Richardson Mr Rixon Mr Rozzoli

Tellers Mr Jeffery Mr Kerr

Pairs

Mr Aquilina Mr Baird Mr Carr Mr Clough Mr Face Mrs Grusovin Mr J. H. Murray Dr Refshauge Mr Rumble

Mr Blackmore Mrs Cohen Mr Downy Mr Fahey Mr Longley Ms Machin Mr Peacocke

The numbers being equal, the Chairman gave his casting vote with the Noes and declared the question resolved in the negative.

Amendments negatived.

No. 22

SAME BILL:

Same Schedule.

Question proposed,-That the Schedule, as read, stand part of the Bill.

Motion made (Mr West)-page 42, Schedule 16. After line 36, insert:

(17) Clause 55A:

After clause 55, insert:

Temporary operation of section 548

55A. (1) Section 548 ceases to have effect on 1 July 1995.

(2) This clause does not affect the operation of section 548 in respect of the period before 1 July 1995 or anything done in accordance with that section during that period.

Question put,-That the amendment be agreed to.

Committee divided.

Ayes 41

	11908 11	
Mr Armstrong	Mr Humpherson	Mr Rozzoli
Mr Beck	Dr Kernohan	Mr Schipp
Mr Causley	Mr Kinross	Mr Schultz
Mr Chappell	Mr Merton	Mrs Skinner
Mrs Chikarovski	Ms Moore	Mr Small
Mr Cochran	Mr Morris	Mr Smith
Mr Collins	Mr Murray	Mr Souris
Mr Cruiçkshank	Mr O'Doherty	Mr Tink
Mr Debnam	Mr D. L. Page	Mr West
Mr Fraser	Mr Petch	Mr Windsor
Mr Glachan	Mr Phillips	Mr Zammit
Mr Griffiths	Mr Photios	Tellers
Mr Hartcher	Mr Richardson	Mr Jeffery
Mr Hazzard	Mr Rixon	Mr Kerr
	Noes 39	
Ms Allan	Mr Knight	Mr Page
Mr Amery	Mr Knowles	Mr Price
Mr Anderson	Mr Langton	Mr Rogan
Mr Aquilina	Mrs Lo Po'	Mr Scully
Mr A. S. Aquilina	Mr McBride	Mr Shedden
Mr Crittenden	Mr McManus	Mr Sullivan
Mr Doyle	Mr Markham	Mr Thompson
Mr Face	Mr Martin	Mr Whelan
Mr Gaudry	Mr Mills	Mr Yeadon
Mr Gibson	Mr Moss	
Mr Hatton	Mr J. H. Murray	
Mr Hunter	Mr Nagle	Tellers
Mr Iemma	Mr Neilly	Mr Beckroge
Mr Irwin	Mr Newman	Mr Davoren

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Pairs

Mr Bowman
Mr Carr
Mr Clough
Mrs Grusovin
Mr Harrison
Ms Nori
Dr Refshauge
Mr Rumble

Words inserted.

Schedule, as amended, agreed to.

No. 23

BUSH FIRES (FURTHER AMENDMENT) BILL:

Clauses 1 to 4 having been dealt with,---

Schedule 1.

SCHEDULE 1-AMENDMENT OF BUSH FIRES ACT 1949

(Sec. 3)

(11) Section 41A (Co-ordination of planning by bush fire management plans):

- (a) From section 41A (1), omit the definition of "plan of operations".
- (b) Omit section 41A (1A)-(3), insert instead:

(2) When a Bush Fire Management Committee or the Commissioner submits a draft bush fire management plan for any part of the State, the Co-ordinating Committee must review the provisions of the draft plan and of any current bush fire management plan of the same kind for that part of the State.

(3) After the review, the Co-ordinating Committee may:

- (a) approve the draft plan (as submitted or after alteration by the Co-ordinating Committee) and revoke any other bush fire management plan to the extent that it makes corresponding provisions for that part of the State; or
- (b) vary another bush fire management plan for some or all of the same part of the State so as to incorporate in the other plan some or all of the provisions of the draft plan (as submitted or after alteration by the Co-ordinating Committee).

(3A) The Co-ordinating Committee is not to approve or vary a bush fire management plan so as to impose a requirement on a prescribed organisation within the administration of a Minister if the organisation objects to the requirement.

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(3B) The Co-ordinating Committee may, with the consent of a prescribed organisation:

- (a) vary or revoke any provision of an approved bush fire management plan imposing a requirement on the organisation; or
- (b) vary an approved bush fire management plan so as to impose a requirement on the organisation.

(3C) Any dispute between the Co-ordinating Committee and a prescribed organisation about whether such a consent should be given is to be decided by the Minister and, if the organisation is within the administration of another Minister, that other Minister. The decision of the Minister or Ministers is binding on the parties to the dispute.

(c) From section 41A (4) and (5), omit "plan of operations" wherever occurring, insert instead "bush fire management plan".

[Read.]

Question proposed,—That the Schedule, as read, stand part of the Bill.

Motion made (Ms Moore)-page 8, Schedule 1. After line 18, insert:

(d) After section 41A (5), insert:

(6) For the purposes of the application of Part 5 of the Environmental Planning and Assessment Act 1979:

- (a) the activities that would or could be authorised or required to be carried out if a bush fire management plan were to be approved or revoked, or if a provision of a bush fire management plan were to be varied or revoked, are taken to be an activity within the meaning of that Part; and
- (b) the determination by the Co-ordinating Committee of whether such a plan should be approved or revoked, or of whether such a provision should be varied or revoked, is taken to be the consideration of an activity by a determining authority within the meaning of that Part.

Question put,---That the amendment be agreed to.

Division called for. Standing Order 208 (c) applied.

Ayes 3

Mr Hatton

Dr Macdonald

Ms Moore

Proposed insertion of words negatived.

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No. 24

VICTIMS COMPENSATION BILL:

Clauses 1 to 5 having been dealt with,-

Schedule 1.

SCHEDULE 1—AMENDMENT OF VICTIMS COMPENSATION ACT 1987

(Sec. 3)

20 Amendments: definition of "act of violence"

(1) Section 3 (Definitions):

Omit the definition of "act of violence" from section 3 (1), insert instead:

"act of violence" has the meaning given by section 3A;

(2) Section 3A:

After section 3, insert:

Act of violence

3A. (1) In this Act, a reference to an act of violence is a reference to an act or series of related acts, whether committed by one or more persons:

- (a) that has apparently occurred in the course of the commission of an offence; and
- (b) that has involved violent or offensive conduct against one or more persons; and
- (c) that has resulted in injury or death to one or more of those persons.

* * * * *

[Read.]

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Question proposed,-That the Schedule, as read, stand part of the Bill.

Motion made (*Mr Whelan*)—page 3, Schedule 1 (2), lines 5 and 6. *Omit* all words on those lines, *insert instead*:

(b) that has involved actual or attempted violent or offensive conduct against one or more persons, or a conspiracy to commit violent or offensive conduct against one or more persons, or an act causing one or more persons to apprehend immediate violent or offensive conduct against himself or herself, or themselves; and

Question put,-That the amendment be agreed to.

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Ayes	32
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Ms Allan	Mr Knight	Mr Page
Mr Amery	Mr Knowles	Dr Refshauge
Mr Anderson	Mr Langton	Mr Rogan
Mr Aquilina	Mr McBride	Mr Scully
Mr A. S. Aquilina	Mr Martin	Mr Shedden
Mr Bowman	Mr Mills	Mr Thompson
Mr Crittenden	Ms Moore	Mr Whelan
Mr Doyle	Mr Moss	Mr Yeadon
Mr Gibson	Mr Nagle	Tellers
Mr Hatton	Mr Newman	Mr Beckroge
Mr Iemma	Ms Nori	Mr Davoren
	Noes 33	
Mr Armstrong	Mr Kinross	Mr Smith
Mr Baird	Mr Longley	Mr Souris
Mr Causley	Dr Macdonald	Mr Tink
Mrs Chikarovski	Mr Merton	Mr Turner
Mr Cochran	Mr Morris	Mr West
Mr Collins	Mr O'Doherty	Mr Windsor
Mr Cruickshank	Mr Petch	Mr Zammit
	N.C. 101. 111	

Mr Debnam Mr Downy Mr Hartcher Mr Humpherson Dr Kernohan

Mr Phillips Mr Photios Mr Richardson Mr Rozzoli Mrs Skinner

Tellers Mr Jeffery Mr Kerr

Pairs

Mr Carr Mr Clough Mr Face Mr Gaudry Mrs Grusovin Mr Harrison Mr Hunter Mr Irwin Mrs Lo Po' Mr McManus Mr Markham Mr J. H. Murray Mr Neilly Mr Price Mr Sullivan Mr Rumble

Mr Beck Mr Blackmore Mr Chappell Mrs Cohen Mr Fahey Mr Fraser Mr Glachan Mr Griffiths Ms Machin Mr Murray Mr D. L. Page Mr Peacocke Mr Schipp Mr Schultz Mr Small Mr Rixon

Amendment negatived.

No. 25

ANTI-DISCRIMINATION (AMENDMENT) BILL:

Schedule 1 having been dealt with,-

Schedule 2.

SCHEDULE 2—AMENDMENTS RELATING TO HIV/AIDS VILIFICATION

(Sec. 3)

* * * *

"public act" includes:

- (a) any form of communication to the public, including speaking, writing, printing, displaying notices, broadcasting, telecasting, screening and playing of tapes or other recorded material; and
- (b) any conduct (not being a form of communication referred to in paragraph (a)) observable by the public, including actions and gestures and the wearing of display of clothing, signs, flags, emblems and insignia; and
- (c) the distribution or dissemination of any matter to the public with knowedge that the matter promotes or expresses hatred towards, or serious contempt for, a person or group of persons on the ground that the person is or members of the group are HIV/AIDS infected or thought to be HIV/AIDS infected (whether or not actually HIV/AIDS infected).

HIV/AIDS vilification unlawful

49ZXB. (1) It is unlawful for a person, by a public act, to incite hatred towards or serious contempt for a person or group of persons on the ground that the person is or members of the group are HIV/AIDS infected or thought to be HIV/AIDS infected (whether or not actually HIV/AIDS infected).

- (2) Nothing in this section renders unlawful:
 - (a) a fair report of a public act referred to in subsection (1); or
 - (b) a communication or the distribution or dissemination of any matter comprising a publication referred to in Division 3 of Part 3 of the Defamation Act 1974 or which is otherwise subject to a defence of absolute privilege in proceedings for defamation; or
 - (c) a public act, done reasonably and in good faith, for academic, artistic, scientific, research or religious discussion or instruction purposes or for other purposes in the public interest, including discussion or debate about and expositions of any act or matter.

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Offence of serious HIV/AIDS vilification

49ZXC. (1) A person must not, by a public act, incite hatred towards or serious contempt for a person or group of persons on the ground that the person is or members of the group are HIV/AIDS infected or thought to be HIV/AIDS infected (whether or not actually HIV/AIDS infected) by means which include:

- (a) threatening physical harm towards, or towards any property of, the person or group of persons; or
- (b) inciting others to threaten physical harm towards, or towards any property of, the person or group of persons.

Maximum penalty: In the case of an individual—50 penalty units or imprisonment for 6 months, or both. In the case of a corporation—100 penalty units.

(2) A person is not to be prosecuted for an offence under this section unless the Attorney General has consented to the prosecution.

[Read.]

Question proposed,-That the Schedule, as read, stand part of the Bill.

Motion made (Ms Moore)—by leave in globo—

- Page 3, Schedule 2, lines 19 and 20. *Omit* "or serious contempt for", *insert instead* "serious contempt for, or severe ridicule of".
- Page 3, Schedule 2, line 27. *Omit* "hatred towards or serious contempt for", *insert instead* "hatred towards, serious contempt for, or severe ridicule of".
- Page 4, Schedule 2, line 10. Omit "hatred towards or serious contempt for", insert instead "hatred towards, serious contempt for, or severe ridicule of".

Question put,—That the amendments be agreed to.

Division called for. Standing Order 208 (c) applied.

Noes 4

Mr Cochran Mr Jeffery Dr Kernohan Mr Richardson

Amendments agreed to.

Schedule, as amended, agreed to.

MARK SWINSON Deputy Clerk

Authorised by the Parliament of New South Wales

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PARLIAMENT OF NEW SOUTH WALES LEGISLATIVE ASSEMBLY

1994

FOURTH SESSION OF THE FIFTIETH PARLIAMENT

WEEKLY REPORT OF DIVISIONS

IN

COMMITTEE OF THE WHOLE

No. 3

TUESDAY 25 OCTOBER 1994

No. 1

PUBLIC FINANCE AND AUDIT (AMENDMENT) BILL:

Clause 3 having been dealt with,-

Clause 4.

Application of amendments

4. The amendments made by this Act apply in relation to the Public Accounts for the financial years ending on 30 June in the years 1994–1998 (inclusive) for all purposes as if this Act had been in force at the end of the first of those financial years.

[Read.]

Question proposed,-That the clause, as read, stand part of the Bill.

Motion made (*Mr Page*)—page 2, clause 4, line 13. *Omit* "1994", *insert instead* "1995". Question put,—That the amendment be agreed to.

Ayes 39

	•	
Ms Allan	Mr Hatton	Mr Page
Mr Amery	Mr Hunter	Mr Price
Mr Anderson	Mr Irwin	Dr Refshauge
Mr Aquilina	Mr Knowles	Mr Rumble
Mr A. S. Aquilina	Mr Langton	Mr Shedden
Mr Bowman	Mr McBride	Mr Sullivan
Mr Clough	Mr McManus	Mr Thompson
Mr Crittenden	Mr Markham	Mr Whelan
Mr Doyle	Mr Martin	Mr Yeadon
Mr Face	Mr Mills	
Mr Gibson	Mr Moss	
Mrs Grusovin	Mr Nagle	Tellers
Mr Harrison	Mr Neilly	Mr Beckroge
Ms Harrison	Ms Nori	Mr Davoren
	Noes 42	
Mr Beck	Mr Kinross	Mr Schipp
Mr Blackmore	Mr Longley	Mr Schultz
Mr Causley	Dr Macdonald	Mrs Skinner
Mr Chappell	Mr Merton	Mr Small
Mr Cochran	Ms Moore	Mr Smith
Mrs Cohen	Mr Morris	Mr Souris
Mr Collins	Mr Murray	Mr Tink
Mr Cruickshank	Mr O'Doherty	Mr Turner
Mr Debnam	Mr D. L. Page	Mr Windsor
Mr Fraser	Mr Peacocke	Mr Zammit
Mr Glachan	Mr Petch	•
Mr Griffiths	Mr Photios	

Tellers Mr Jeffery Mr Kerr

Pairs

Mr Rozzoli

Mr Rixon

Mr Richardson

Mr Carr Mr Gaudry Mr Iemma Mr Knight Mrs Lo Po' Mr J. H. Murray Mr Rogan Mr Scully

Mr Armstrong Mr Baird Mrs Chikarovski Mr Downy Mr Fahey Ms Machin Mr Phillips Mr West

Figure stands.

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Mr Hartcher

Dr Kernohan

Mr Humpherson

THURSDAY 27 OCTOBER 1994 a.m.

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No. 2

INDEPENDENT COMMISSION AGAINST CORRUPTION (AMENDMENT) BILL:

Clause 2 having been dealt with,---

Clause 3.

Amendment of Independent Commission Against Corruption Act 1988 No. 35

3. The Independent Commission Against Corruption Act 1988 is amended by inserting at the end of section 9 (1) (c) the following:

- ; or
- (d) in the case of conduct of a Minister of the Crown—a substantial breach of a ministerial code of conduct prescribed or adopted by the regulations for the purposes of this section and applicable to that Minister; or
- (e) in the case of conduct of a member of a House of Parliament—a substantial breach of a code of conduct adopted by resolution of that House for the purposes of this section and applicable to that member.

[Read.]

Question proposed,—That the clause, as read, stand part of the Bill.

Motion made (Mr West)—page 2, clause 3, lines 9–19. Omit all words on those lines, insert instead:

- 3. The Independent Commission Against Corruption Act 1988 is amended:
 - (a) by inserting at the end of section 9 (1) (c) the following:

- (d) in the case of conduct of a Minister of the Crown or a member of a House of Parliament—a substantial breach of an applicable code of conduct.
- (b) by inserting in section 9 (3) in alphabetical order:

"applicable code of conduct" means, in relation to:

- (a) a Minister of the Crown—a ministerial code of conduct prescribed or adopted for the purposes of this section by the regulations; or
- (b) a member of the Legislative Council or of the Legislative Assembly (including a Minister of the Crown)—a code of conduct adopted for the purposes of this section by resolution of the House concerned.
- (c) by inserting after section 9 (3) the following:

(4) Subject to subsection (5), conduct of a Minister of the Crown or a member of a House of Parliament which falls within the description of corrupt conduct in section 8 is not excluded by this section if it is conduct that would cause a reasonable person to believe that it would bring the intregrity of the office concerned or of Parliament into serious disrepute.

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[;] or

(5) Without otherwise limiting the matters that it can under section 74A (1) include in a report under section 74, the Commission is not authorised to include a finding or opinion that a specified person has, by engaging in conduct of a kind referred to in subsection (4), engaged in corrupt conduct, unless the Commission is satisfied that the conduct could also constitute or involve a contravention of a law (apart from this Act) and the Commission identifies that law in the report.

(d) by inserting after Part 7 the following:

PART 7A—STANDING ETHICS COMMITTEE

Constitution of Standing Ethics Committee

72A. There is constituted by this Act a committee, to be known as the Standing Ethics Committee.

Functions

72B. (1) The functions of the Standing Ethics Committee are:

- (a) to prepare for consideration by each House of Parliament draft codes of conduct for members of the House concerned and draft amendments to codes of conduct already adopted; and
- (b) to carry out educative work relating to ethical standards applying to members of either House of Parliament;
- (c) to give advice in relation to such ethical standards in response to requests for advice by either House of Parliament, but not in relation to actual or alleged conduct of any particular person.

(2) The Standing Ethics Committee may seek comments from the public in relation to any of its functions.

(3) Before being presented for consideration by a House of Parliament, the Standing Ethics Committee must:

- (a) give public notice of the place at which, the dates on which, and the times during which, a draft code of conduct may be inspected by the public; and
- (b) publicly exhibit a copy of the draft code of conduct at the place, on the dates and during the times set out in the notice; and
- (c) specify, in the notice, the period during which submissions may be made to the Committee.

(4) Any person may, during the period referred to in subsection (3) (c), make submissions in writing to the Standing Ethics Committee with respect to the provisions of the draft code of conduct. The Committee must take any such submissions into consideration.

(5) Within 12 months after the commencement of this Part, the Standing Ethics Committee is to present for consideration by each House of Parliament draft codes of conduct for members of the House concerned.

(6) The Standing Ethics Committee is to review the codes of conduct at least once in each period of two years.

Membership

72C. (1) The Standing Ethics Committee is to consist of 14 members, comprising:

- (a) 9 parliamentary members, being the persons who are for the time being the members of the Committee on the Independent Commission Against Corruption; and
- (b) 5 community members, being persons who are appointed by at least 7 of the parliamentary members from applicants following public advertisement.

(2) A person cannot be appointed as a community member if the person is a member of either House of Parliament or a member of a party registered under Part 4A of the Parliamentary Electorates and Elections Act 1912.

(3) Community members may, but need not, be appointed for a specific term, but in any case may be discharged from office at any time by at least 7 of the parliamentary members.

Vacancies

72D. (1) A member of the Standing Ethics Committee ceases to hold office:

- (a) when the Legislative Assembly is dissolved or expires by the effluxion of time; or
- (b) if the member becomes a Minister of the Crown or a Parliamentary Secretary; or
- (c) if, being a parliamentary member, the member ceases to be a member of Joint Committee; or
- (d) if, being a community member, the member becomes a member of the Legislative Council or Legislative Assembly; or
- (e) if, being a community member, the member becomes a member of a party registered under Part 4A of the Parliamentary Electorates and Elections Act 1912; or
- (f) if, being a community member appointed for specific term, the term expires; or
- (g) if, being a community member, the member is discharged from office by at least 7 of the parliamentary members.

(2) At least 7 of the parliamentary members may appoint a person who is or has been an applicant following public advertisement (being a person who is eligible for appointment in terms of section 72C) to fill a vacancy among the community members.

Chairman and Vice-Chairman

72E. (1) The Chairman and Vice-Chairman of the Joint Committee are Chairman and Vice-Chairman respectively of the Standing Ethics Committee.

(2) A member of the Standing Ethics Committee ceases to hold office as Chairman or Vice-Chairman of the Committee if the member ceases to be Chairman or Vice-Chairman of the Joint Committee.

(3) At any time when the Chairman is absent from New South Wales or is, for any reason, unable to perform the duties of Chairman or there is a vacancy in that office, the Vice-Chairman may exercise the functions of the Chairman under this Act.

Procedure generally

72F. (1) The procedure for the calling of meetings of the Standing Ethics Committee and for the conduct of business at those meetings is, subject to this Act, to be as determined by the Committee.

(2) The Clerk of the Legislative Assembly is to call the first meeting of the Standing Ethics Committee in each Parliament in such manner as the Clerk thinks fit.

- (3) At a meeting of the Standing Ethics Committee:
 - (a) except in the cases mentioned in paragraph (b)-7 members constitute a quorum, of whom at least one must be a member of the Legislative Council, one must be a member of the Legislative Assembly, and one must be a community member; or
 - (b) in cases where this Part confers functions on at least 7 parliamentary members of the Standing Ethics Committee without the involvement of community members—7 parliamentary members constitute a quorum.

(4) The Chairman or, in the absence of the Chairman, the Vice-Chairman or, in the absence of both the Chairman and the Vice-Chairman, a parliamentary member of the Standing Ethics Committee elected to chair the meeting by the parliamentary members present is to preside at a meeting of the Committee.

(5) The Vice-Chairman or other parliamentary member presiding at a meeting of the Standing Ethics Committee has, in relation to the meeting, all the functions of the Chairman.

(6) The Chairman, Vice-Chairman or other parliamentary member presiding at a meeting of the Standing Ethics Committee has a deliberative vote and, in the event of an equality of votes, also has a casting vote.

(7) A question arising at a meeting of the Standing Ethics Committee is to be determined by a majority of the votes of the members present and voting.

(8) The Standing Ethics Committee may sit and transact business despite any prorogation of the Houses of Parliament or any adjournment of either House of Parliament.

(9) The Standing Ethics Committee may sit and transact business on a sitting day of a House of Parliament during the time of sitting.

Status of committee

72G. (1) The Standing Ethics Committee may request the attendance of persons before it and may request the production of papers and records to it.

(2) The Defamation Act 1974 and the Parliamentary Papers (Supplementary Provisions) Act 1975 apply to the Standing Ethics Committee as if it were a joint committee of both Houses of Parliament.

(3) The Parliamentary Evidence Act 1901 does not apply to the Standing Ethics Committee.

Validity of certain acts or proceedings

72H. Any act or proceeding of the Standing Ethics Committee is, even though at the time when the act or proceeding was done, taken or commenced there was:

- (a) a vacancy in the office of a member of the Committee; or
- (b) any defect in the appointment, or any disqualification, of a member of the Committee,

as valid as if the vacancy, defect or disqualification did not exist and the Committee were fully and properly constituted.

	Ayes 42
Mr Baird	Mr Humpherson
Mr Beck	Dr Kernohan
Mr Blackmore	Mr Kinross
Mr Chappell	Mr Longley
Mrs Chikarovski	Dr Macdonald
Mr Cochran	Mr Merton
Mrs Cohen	Ms Moore
Mr Cruickshank	Mr Morris
Mr Debnam	Mr Murray
Mr Downy	Mr O'Doherty
Mr Fraser	Mr D. L. Page
Mr Glachan	Mr Peacocke
Mr Hartcher	Mr Petch
Mr Hatton	Mr Phillips
Mr Hazzard	Mr Richardson
	Noes 40
Mr Amery	Mr Knight
Mr Anderson	Mr Knowles

Mr Anderson Mr Aquilina Mr A S. Aquilina Mr Bowman Mr Crittenden Mr Face Mr Gaudry Mr Gibson Mr Harrison Ms Harrison Mr Hunter Mr Iemma Mr Irwin Noes 40 Mr Knight Mr Knowles Mr Langton Mrs Lo Po' Mr McBride Mr McBride Mr McManus Mr Markham Mr Martin Mr Martin Mr Mills Mr Moss Mr J. H. Murray Mr Nagle Mr Neilly Mr Price Mr Rixon Mr Schipp Mr Schultz Mrs Skinner Mr Small Mr Smith Mr Souris Mr Tink Mr West Mr Zammit

Mr Jeffery Mr Kerr

Dr Refshauge Mr Rogan Mr Rumble Mr Scully Mr Shedden Mr Sullivan Mr Thompson Mr Whelan Mr Windsor Mr Yeadon

Tellers Mr Beckroge Mr Davoren

Pairs

Mr Armstrong Mr Causley Mr Collins Mr Fahey Mr Griffiths Ms Machin Mr Photios Ms Allan Mr Carr Mr Clough Mr Doyle Mrs Grusovin Ms Nori Mr Page

Amendment agreed to.

Clause, as amended, agreed to.

MARK SWINSON Deputy Clerk

Authorised by the Parliament of New South Wales



PARLIAMENT OF NEW SOUTH WALES LEGISLATIVE ASSEMBLY

1994

FOURTH SESSION OF THE FIFTIETH PARLIAMENT

WEEKLY REPORT OF DIVISIONS

IN

COMMITTEE OF THE WHOLE

No. 4

TUESDAY 15 NOVEMBER 1994

No. 1

PROTECTED DISCLOSURES BILL:

Clause 7 having been dealt with,---

Clause 8.

Disclosures must be made by public officials

8. (1) To be protected by this Act, a disclosure must be made by a public official:

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- (a) to an investigating authority; or
- (b) to the principal officer of a public authority or investigating authority or officer who constitutes a public authority; or
- (c) to another officer of the public authority or investigating authority to which the public official belongs in accordance with an internal procedure established by the authority for the reporting of allegations of corrupt conduct, maladministration or serious and substantial waste of public money by the authority or any of its officers.

(2) A disclosure is protected by this Act even if it is made about conduct or activities engaged in, or about matters arising, before the commencement of this section.

(3) A disclosure made while a person was a public official is protected by this Act even if the person who made it is no longer a public official.

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(4) A disclosure made about the conduct of a person while the person was a public official is protected by this Act even if the person is no longer a public official.

[Read.]

Question proposed,---That the clause, as read, stand part of the Bill.

Motion made (Mr Hatton)-page 4, clause 8, line 18, insert:

; or

(d) to a member of Parliament or to a journalist.

Question put,—That the amendment be agreed to.

Committee divided.

Ayes 46

Ms Allan	Mr Irwin	Ms Nori
Mr Amery	Mr Knight	Mr Page
Mr Anderson	Mr Knowles	Mr Price
Mr Aquilina	Mr Langton	Dr Refshauge
Mr A. S. Aquilina	Mrs Lo Po'	Mr Rogan
Mr Bowman	Dr Macdonald	Mr Rumble
Mr Clough	Mr McManus	Mr Scully
Mr Crittenden	Mr Markham	Mr Shedden
Mr Doyle	Mr Martin	Mr Sullivan
Mr Gaudry	Ms Meagher	Mr Thompson
Mr Gibson	Mr Mills	Mr Whelan
Mrs Grusovin	Ms Moore	Mr Yeadon
Mr Harrison	Mr Moss	•
Ms Harrison	Mr J. H. Murray	Tellers
Mr Hatton	Mr Nagle	Mr Beckroge
Mr Iemma	Mr Neilly	Mr Davoren
	Noes 43	
Mr Armstrong	Mr Hazzard	Mr Rozzoli
Mr Baird	Mr Humpherson	Mr Schipp
Mr Beck	Dr Kernohan	Mr Schultz
Mr Blackmore	Mr Kinross	Mrs Skinner
Mr Causley	Mr Merton	Mr Small
Mr Chappell	Mr Morris	Mr Smith
Mrs Chikarovski	Mr Murray	Mr Souris
Mr Cochran	Mr O'Doherty	Mr Tink
Mrs Cohen	Mr D. L. Page	Mr West
Mr Cruickshank	Mr Peacocke	Mr Windsor
Mr Debnam	Mr Petch	Mr Zammit
Mr Downy	Mr Phillips	
Mr Fraser	Mr Photios	Tellers
Mr Glachan	Mr Richardson	Mr Jeffery
Mr Hartcher	Mr Rixon	Mr Kerr

Pairs

Mr CarrMr CollinsMr FaceMr FaheyMr HunterMr LongleyMr McBrideMs Machin

Proposed insertion of words agreed to.

Clause, as amended, agreed to.

Nö. 2

SAME BILL:

Clause 18 having been dealt with,---

Motion made (Mr Hatton)-page 8. After line 9, insert:

Disclosure to a member of Parliament or journalist

19. (1) A disclosure by a public official to a member of Parliament, or to a journalist, is protected by this Act if the following subsections apply.

(2) The public official making the disclosure must have already made substantially the same disclosure to an investigating authority, public authority or officer of a public authority in accordance with another provision of this Part.

(3) The investigating authority, public authority or officer to whom the disclosure was made or, if the matter was referred, the investigating authority, public authority or officer to whom the matter was referred:

- (a) must have decided not to investigate the matter; or
- (b) must have decided to investigate the matter but not completed the investigation within 6 months of the original disclosure being made; or
- (c) must have investigated the matter but not recommended the taking of any action in respect of the matter; or
- (d) must have failed to notify the person making the disclosure, within 6 months of the disclosure being made, of whether or not the matter is to be investigated.

(4) The public official must have reasonable grounds for believing that the disclosure is substantially true.

(5) The disclosure must be substantially true.

Question put,---That the amendment be agreed to.

Ayes 46

Ms Allan	Mr Irwin	Ms No
Mr Amery	Mr Knight	Mr Pa
Mr Anderson	Mr Knowles	Mr Pri
Mr Aquilina	Mr Langton	Dr Rei
Mr A. S. Aquilina	Mrs Lo Po'	Mr Ro
Mr Bowman	Dr Macdonald	Mr Ru
Mr Clough	Mr McManus	Mr Sci
Mr Crittenden	Mr Markham	Mr Sh
Mr Doyle	Mr Martin	Mr Su
Mr Gaudry	Ms Meagher	Mr Th
Mr Gibson	Mr Mills	Mr Wl
Mrs Grusovin	Ms Moore	Mr Ye
Mr Harrison	Mr Moss	
Ms Harrison	Mr J. H. Murray	Tellers
Mr Hatton	Mr Nagle	Mr Be
Mr Iemma	Mr Neilly	Mr Da
	Noes 43	
Mr Armstrong	Mr Hazzard	Mr Ro
Mr Baird	Mr Humpherson	Mr Sch
Mr Beck	Dr Kernohan	Mr Sch
Mr Blackmore	Mr Kinross	Mrs Sk
Mr Causley	Mr Merton	Mr Sm
Mr Chappell	Mr Morris	Mr Sm
Mrs Chikarovski	Mr Murray	Mr So
Mr Cochran	Mr O'Doherty	Mr Tir
Mrs Cohen	Mr D. L. Page	Mr We
Mr Cruickshank	Mr Peacocke	Mr Wi
Mr Debnam	Mr Petch	Mr Zai
Mr Downy	Mr Phillips	
Mr Fraser	Mr Photios	Tellers
Mr Glachan	Mr Richardson	Mr Jef

Mr Glachan Mr Hartcher Mr Richardson Mr Rixon

Ms Nori ige rice fshauge ogan umble ully nedden ullivan hompson /helan eadon

rs eckroge avoren

ozzoli chipp hultz kinner nall nith ouris ink **est** 'indsor ammit

S Mr Jeffery Mr Kerr

Pairs

Mr Carr Mr Face Mr Hunter Mr McBride

Mr Collins Mr Fahey Mr Longley Ms Machin

Proposed insertion of words agreed to.

WEDNESDAY 16 NOVEMBER 1994

No. 3

ELECTRICITY TRANSMISSION AUTHORITY BILL:

Clause 15 having been dealt with,-

Clause 16.

Establishment of Board

16. (1) There is to be a Board of the Authority.

(2) The Board is to consist of 7 directors selected for their relevant expertise, to be appointed by the Governor on the recommendation of the Minister.

(3) One of the directors is to be appointed Chairperson of the Board and another is to be appointed Deputy Chairperson of the Board, whether in and by the relevant instrument of appointment as a director or in and by some other instrument executed by the Governor.

(4) Schedule 1 has effect with respect to the constitution and procedure of the Board.

[Read.]

Question proposed,-That the clause, as read, stand part of the Bill.

Motion made (Mr West)—page 8, clause 16 (2), lines 5–7. Omit all words on those lines, insert instead:

(2) The Board is to consist of 7 directors appointed by the Governor on the recommendation of the Minister. The persons appointed are to be selected for their relevant expertise and one is to be a person (not being an employee of the Authority) selected from a panel of 3 persons nominated by the Labor Council of New South Wales.

Ouestion put,-That the amendment be agreed to.

Committee divided.

Ayes 47

	•	
Mr Armstrong	Dr Kernohan	Mr Rixon
Mr Beck	Mr Kinross	Mr Rozzoli
Mr Blackmore	Mr Longley	Mr Schipp
Mr Causley	Dr Macdonald	Mr Schultz
Mr Chappell	Ms Machin	Mrs Skinner
Mrs Chikarovski	Mr Merton	Mr Small
Mr Cochran	Ms Moore	Mr Smith
Mrs Cohen	Mr Morris	Mr Souris
Mr Collins	Mr Murray	Mr Tink
Mr Cruickshank	Mr O'Doherty	Mr Turner
Mr Debnam	Mr D. L. Page	Mr West
Mr Downy	Mr Peacocke	Mr Windsor
Mr Fraser	Mr Petch	Mr Zammit
Mr Griffiths	Mr Phillips	Tellers
Mr Hartcher	Mr Photios	Mr Humpherson
Mr Hazzard	Mr Richardson	Mr Jeffery

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Noes 45

Ms Allan Mr Amery Mr Anderson Mr Aquilina Mr Bowman Mr Carr Mr Clough Mr Crittenden Mr Face Mr Gaudry Mr Gibson Mrs Grusovin Mr Harrison Ms Harrison Mr Hatton Mr Hunter

Mr Iemma Mr Irwin Mr Knight Mr Knowles Mr Langton Mrs Lo Po' Mr McManus Mr Markham Mr Martin Ms Meagher Mr Mills Mr Moss Mr J. H. Murray Mr Nagle Mr Neilly Ms Nori

Mr Page Mr Price Dr Refshauge Mr Rogan Mr Rumble Mr Scully Mr Shedden Mr Sullivan Mr Thompson Mr Whelan Mr Yeadon

Tellers Mr Beckroge Mr Davoren

Pairs

Mr Baird Mr Fahey Mr Kerr Mr A. S. Aquilina Mr Doyle Mr McBride

Amendment agreed to.

Clause, as amended, agreed to.

MARK SWINSON Deputy Clerk

Authorised by the Parliament of New South Wales



PARLIAMENT OF NEW SOUTH WALES LEGISLATIVE ASSEMBLY

1994

FOURTH SESSION OF THE FIFTIETH PARLIAMENT

WEEKLY REPORT OF DIVISIONS

IN

COMMITTEE OF THE WHOLE

No. 5

MONDAY 21 NOVEMBER 1994

No. 1

STATE BANK (PRIVATISATION) BILL:

Clause 7 having been dealt with,-

Clause 8.

Negotiations and agreements for sale of Bank

8. (1) The Premier and the Treasurer (or either of them) are authorised to negotiate, enter into and carry out on behalf of the State:

(a) the Share Sale Agreement; and

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(b) each of the Transaction Documents.(2) The Ministers who are shareholders in the Bank are authorised to

(2) The Ministers who are shareholders in the Bank are authorised to transfer their shares to an approved person in accordance with the terms of the Share Sale Agreement and to enter into and carry out agreements for the transfer of their shares to an approved person.

(3) Any such negotiations conducted before the date of assent to this Act are validated to the extent of any invalidity.

(4) The Share Sale Agreement and any of the Transaction Documents may be entered into before, on or after the date of assent to this Act, and if entered into before that date are validated to the extent of any invalidity.

(5) However, any such transfer of shares does not take effect before the appointed day.

(6) Any modification made or purporting to be made to the Share Sale Agreement after 11 October 1994, being a modification that materially alters the substance of that agreement, is of no force or effect.

- (7) Subsection (6) does not apply to:
 - (a) any of the exhibits to the Share Sale Agreement; or
 - (b) a modification that is approved by resolutions of both Houses of Parliament, passed before or after the modification is made.

[Read.]

Question proposed,—That the clause, as read, stand part of the Bill.

Motion made (Mr J. H. Murray)-page 6, clause 8. After line 24, insert:

(8) Despite anything in the Share Sale Agreement, the Transaction Documents or any other instrument or in any other Act or law, the maximum aggregate amount recoverable from the State under the Share Sale Agreement and Transaction Documents in respect of all claims for warranty and indemnity is \$76,500,000. In this subsection, "claims" includes any actions, demands or causes of action (whether based in contract, tort or statute).

Question put,—That the amendment be agreed to.

Committee divided.

Ayes 42

Ms Allan	Mr Iemma	Ms Nori
Mr Amery	Mr Irwin	Mr Page
Mr Anderson	Mr Knight	Mr Rogan
Mr A. S. Aquilina	Mr Knowles	Mr Rumble
Mr Bowman	Mr Langton	Mr Scully
Mr Clough	Mrs Lo Po'	Mr Shedden
Mr Crittenden	Mr McManus	Mr Sullivan
Mr Doyle	Mr Markham	Mr Thompson
Mr Face	Mr Martin	Mr Whelan
Mr Gaudry	Ms Meagher	Mr Yeadon
Mr Gibson	Mr Mills	
Mrs Grusovin	Mr Moss	
Mr Harrison	Mr J. H. Murray	Tellers
Ms Harrison	Mr Nagle	Mr Beckroge
Mr Hunter	Mr Neilly	Mr Davoren

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Noes 45

Mr Armstrong	Mr Griffiths	Mr Richardson
Mr Baird	Mr Hartcher	Mr Schipp
Mr Beck	Mr Hatton	Mr Schultz
Mr Blackmore	Dr Kernohan	Mrs Skinner
Mr Causley	Mr Kinross	Mr Small
Mr Chappell	Mr Longley	Mr Smith
Mrs Chikarovski	Dr Macdonald	Mr Souris
Mr Cochran	Ms Machin	Mr Tink
Mrs Cohen	Mr Merton	Mr West
Mr Collins	Ms Moore	Mr Windsor
Mr Cruickshank	Mr Morris	Mr Zammit
Mr Debnam	Mr Murray	
Mr Downy	Mr D. L. Page	
Mr Fahey	Mr Peacocke	Tellers
Mr Fraser	Mr Phillips	Mr Jeffery
Mr Glachan	Mr Photios	Mr Kerr

Pairs

Mr Aquilina	Mr Hazzard
Mr Carr	Mr Humpherson
Mr McBride	Mr O'Doherty
Mr Price	Mr Petch
Dr Refshauge	Mr Rixon

Proposed insertion of words negatived.

Clause, as read, agreed to.

No. 2

SAME BILL:

Clause 14 having been dealt with,----

Clause 15.

Members of State Superannuation Fund

15. (1) Before the completion date, the trustee of SBSBS is required to amend the trust deed governing SBSBS to create a division of membership that provides the same level of benefits as are provided by membership of the State Superannuation Fund as at that day.

(2) On the completion date, contributors to the State Superannuation Fund who are employees of the Bank on that day become, by force of this section, members of the division of membership of SBSBS that provides the same level of benefits as are provided by membership of the State Superannuation Fund as at that day. Without affecting this section, those employees cease to be contributors to the State Superannuation Fund on the completion date.

(3) Such a contributor is taken to have elected to take the benefit of Division 3A of Part 4 of the Superannuation Act 1916 on the completion date and is entitled to have the actuarially calculated lump sum value of the benefit paid to SBSBS in accordance with subsection (4).

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(4) The State Authorities Superannuation Board is required, on the day on which it receives the payment referred to in clause 11.6 of the Share Sale Agreement, to pay the total amount of the preserved benefits in the State Superannuation Fund of the persons who are employees of the Bank on the completion date to the trustee of SBSBS.

(5) Section 64 and section 65 (2) and (3) of the Superannuation Act 1916 apply in relation to the Bank, as if the omission by this Act of the name of the Bank from Schedule 3 to that Act had been effected by an order under section 62 of that Act after the Minister administering that Act had certified that the removal is a consequence of a Government privatisation initiative affecting the Bank.

[Read.]

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Question proposed,—That the clause, as read, stand part of the Bill.

Motion made (Mr J. H. Murray)—page 9, clause 15, line 12. Omit "as at that day".

Question put,—That the amendment be agreed to.

Committee divided.

Ayes 42

	Ayes 42	
Ms Allan	Mr Iemma	Ms Nori
Mr Amery	Mr Irwin	Mr Page
Mr Anderson	Mr Knight	Mr Rogan
Mr A. S. Aquilina	Mr Knowles	Mr Rumble
Mr Bowman	Mr Langton	Mr Scully
Mr Clough	Mrs Lo Po'	Mr Shedden
Mr Crittenden	Mr McManus	Mr Sullivan
Mr Doyle	Mr Markham	Mr Thompson
Mr Face	Mr Martin	Mr Whelan
Mr Gaudry	Ms Meagher	Mr Yeadon
Mr Gibson	Mr Mills	
Mrs Grusovin	Mr Moss	
Mr Harrison	Mr J. H. Murray	Tellers
Ms Harrison	Mr Nagle	Mr Beckroge
Mr Hunter	Mr Neilly	Mr Davoren
	Noes 45	
Mr Armstrong	Mr Griffiths	Mr Richardson
Mr Baird	Mr Hartcher	Mr Schipp
Mr Beck	Mr Hatton	Mr Schultz
Mr Blackmore	Dr Kernohan	Mrs Skinner
Mr Causley	Mr Kinross	Mr Small
Mr Chappell	Mr Longley	Mr Smith
Mrs Chikarovski	Dr Macdonald	Mr Souris
Mr Cochran	Ms Machin	Mr Tink
Mrs Cohen	Mr Merton	Mr West
Mr Collins	Ms Moore	Mr Windsor
Mr Cruickshank	Mr Morris	Mr Zammit
Mr Debnam	Mr Murray	
Mr Downy	Mr D. L. Page	
Mr Fahey	Mr Peacocke	Tellers
Mr Fraser	Mr Phillips	Mr Jeffery
Mr Glachan	Mr Photios	Mr Kerr

Pairs

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Mr Aquilina Mr Carr Mr McBride Mr Price Dr Refshauge Mr Hazzard Mr Humpherson Mr O'Doherty Mr Petch Mr Rixon

Proposed omission of words negatived.

No. 3

SAME BILL:

Same clause.

[Read.]

Ouestion proposed.—That the clause, as read, stand part of the Bill.

Motion made (Mr J. H. Murray)—page 9, clause 15. After line 34, insert:

(6) Employees of the Bank who become, by force of this section, members of the division of membership of SBSBS that provides the same level of benefits as are provided by membership of the State Superannuation Fund are entitled as members of SBSBS to benefits that are no less favourable than those to which members of the State Superannuation Fund are entitled from time to time.

Question put,-That the amendment be agreed to.

Committee divided.

Ayes 42

Ms Allan	Mr Iemma	Ms Nori
Mr Amery	Mr Irwin	Mr Page
Mr Anderson	Mr Knight	Mr Rogan
Mr A. S. Aquilina	Mr Knowles	Mr Rumble
Mr Bowman	Mr Langton	Mr Scully
Mr Clough	Mrs Lo Po'	Mr Shedden
Mr Crittenden	Mr McManus	Mr Sullivan
Mr Doyle	Mr Markham	Mr Thompson
Mr Face	Mr Martin	Mr Whelan
Mr Gaudry	Ms Meagher	Mr Yeadon
Mr Gibson	Mr Mills	
Mrs Grusovin	Mr Moss	
Mr Harrison	Mr J. H. Murray	Tellers
Ms Harrison	Mr Nagle	Mr Beckroge
Mr Hunter	Mr Neilly	Mr Davoren

Noes 45

Mr Armstrong	Mr Griffiths	Mr Richardson
Mr Baird	Mr Hartcher	Mr Schipp
Mr Beck	Mr Hatton	Mr Schultz
Mr Blackmore	Dr Kernohan	Mrs Skinner
Mr Causley	Mr Kinross	Mr Small
Mr Chappell	Mr Longley	Mr Smith
Mrs Chikarovski	Dr Macdonald	Mr Souris
Mr Cochran	Ms Machin	Mr Tink
Mrs Cohen	Mr Merton	Mr West
Mr Collins	Ms Moore	Mr Windsor
Mr Cruickshank	Mr Morris	Mr Zammit
Mr Debnam	Mr Murray	
Mr Downy	Mr D. L. Page	
Mr Fahey	Mr Peacocke	Tellers
Mr Fraser	Mr Phillips	Mr Jeffery
Mr Glachan	Mr Photios	Mr Kerr

Pairs

Mr Aquilina Mr Carr Mr McBride Mr Price Dr Refshauge Mr Hazzard Mr Humpherson Mr O'Doherty Mr Petch Mr Rixon

Proposed insertion of words negatived. Clause, as read, agreed to.

> MARK SWINSON Deputy Clerk

Authorised by the Parliament of New South Wales



PARLIAMENT OF NEW SOUTH WALES LEGISLATIVE ASSEMBLY

1994

FOURTH SESSION OF THE FIFTIETH PARLIAMENT

WEEKLY REPORT OF DIVISIONS

IN

COMMITTEE OF THE WHOLE

No. 6

THURSDAY 1 DECEMBER 1994

No. 1

LAKE MACQUARIE STATE RECREATION AREA BILL:

Clause 2 having been dealt with,-

Clause 3.

Definitions

3. In this Act:

- "Director-General" means the Director-General of National Parks and Wildlife:
 - "the map" means the series of maps marked "Lake Macquarie State Recreation Area Act 1993" and presented to the Speaker of the Legislative Assembly (by or on behalf of the Member of the Assembly who introduced the Bill for this Act) when the Bill was read a second time in the Assembly;

"the Trust" means the management trust established under section 9.

[Read.]

Question proposed,-That the clause, as read, stand part of the Bill.

Motion made (*Mr Souris*)—page 2, clause 3, lines 10 and 11. *Omit* "of National Parks and Wildlife", *insert instead* ", Department of Conservation and Land Management".

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Question put,-That the amendment be agreed to.

Committee divided.

Ayes 47

Mr Armstrong Mr Baird	Mr Hartcher Mr Hazzard
Mr Beck	Mr Humpherson
Mr Blackmore	Dr Kernohan
Mr Causley	Mr Kinross
Mr Chappell	Mr Longley
Mrs Chikarovski	Ms Machin
Mr Cochran	Mr Merton
Mrs Cohen	Mr Morris
Mr Collins	Mr Murray
Mr Cruickshank	Mr O'Doherty
Mr Debnam	Mr D. L. Page
Mr Downy	Mr Peacocke
Mr Fraser	Mr Petch
Mr Glachan	Mr Phillips
Mr Griffiths	Mr Photios
	Noes 49
Ms Allan	Mr Iemma
Mr Amery	Mr Irwin
Mr Anderson	Mr Knight
Mr Aquilina	Mr Knowles
Mr A. S. Aquilina	Mr Langton
Mr Bowman	Mrs Lo Po'
Mr Carr	Mr McBride
Mr Clough	Mr McManus
Mr Crittenden	Dr Macdonald
Mr Face	Mr Markham
Mr Gaudry	Mr Martin
Mr Gibson	Ms Meagher
Mrs Grusovin	Mr Mills
Mr Harrison	Ms Moore
Ms Harrison	
IVIS Manison	Mr Moss
Mr Hatton	Mr Moss Mr J. H. Murray

Mr Beckroge Mr Davoren

Tellers

Mr Neilly Ms Nori Mr Page Mr Price Dr Refshauge Mr Rogan Mr Rumble Mr Scully Mr Shedden Mr Sullivan Mr Thompson Mr Whelan Mr Yeadon

Mr Richardson Mr Rozzoli Mr Schipp Mr Schultz Mrs Skinner Mr Small Mr Smith Mr Souris Mr Tink Mr Turner Mr West Mr Windsor Mr Zammit Tellers Mr Jeffery Mr Kerr

Pair

Mr Nagle

Mr Fahey

Mr Doyle

Amendment negatived.

Clause, as read, proposed.

Mr Hunter

No. 2

SUMMARY OFFENCES AND OTHER LEGISLATION (GRAFFITI) AMENDMENT BILL:

Clauses 1 to 5 having been dealt with,-

Schedule 1.

SCHEDULE 1—AMENDMENT OF SUMMARY OFFENCES ACT 1988

(3) Sections 10A, 10B:

After section 10, insert:

Damaging and defacing property by means of spray paint

10A. A person must not, without reasonable excuse (proof of which lies on the person), wilfully damage or deface any premises or other property by means of spray paint.

Maximum penalty: 20 penalty units or imprisonment for 12 months.

Possession of spray paint

10B. (1) A person must not have spray paint in the person's possession with the intention that it should be used to damage or deface premises or other property.

Maximum penalty: 10 penalty units or imprisonment for 6 months.

(2) If a person is convicted of an offence under this section, the court may, in addition to any other penalty it may impose, make an order that the spray paint be forfeited to the Crown, and the spray paint is forfeited accordingly.

[Read.]

Question proposed,---That the Schedule, as read, stand part of the Bill.

Motion made (Mr Amery)—page 3, Schedule 1, line 12. Omit "12 months", insert instead "6 months".

Question put,—That the amendment be agreed to.

(Sec. 3)

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Ayes 48

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Ms Allan	Mr Irwin	Ms Nori
Mr Amery	Mr Knight	Mr Page
Mr Anderson	Mr Knowles	Mr Price
Mr Aquilina	Mr Langton	Dr Refshauge
Mr A. S. Aquilina	Mrs Lo Po'	Mr Rogan
Mr Bowman	Mr McBride	Mr Rumble
Mr Clough	Mr McManus	Mr Scully
Mr Crittenden	Dr Macdonald	Mr Shedden
Mr Face	Mr Markham	Mr Sullivan
Mr Gaudry	Mr Martin	Mr Thompson
Mr Gibson	Ms Meagher	Mr Whelan
Mrs Grusovin	Mr Mills	Mr Yeadon
Mr Harrison	Ms Moore	
Ms Harrison	Mr Moss	
Mr Hatton	Mr J. H. Murray	Tellers
Mr Hunter	Mr Nagle	Mr Beckroge
Mr Iemma	Mr Neilly	Mr Davoren
	Nore 46	
	Noes 46	
Mr Armstrong	Mr Hartcher	Mr Rixon
Mr Baird	Mr Humpherson	Mr Rozzoli
Mr Beck	Dr Kernohan	Mr Schipp
Mr Blackmore	Mr Kinross	Mr Schultz
Mr Chappell	Mr Longley	Mrs Skinner
Mrs Chikarovski	Ms Machin	Mr Small
Mr Cochran	Mr Merton	Mr Smith
Mrs Cohen	Mr Morris	Mr Souris
Mr Collins	Mr Murray	Mr Turner
Mr Cruickshank	Mr O'Doherty	Mr West
Mr Debnam	Mr D. L. Page	Mr Windsor
Mr Downy	Mr Peacocke	Mr Zammit
Mr Fahey	Mr Petch	
Mr Fraser	Mr Phillips	Tellers
Mr Glachan	Mr Photios	Mr Jeffery
Mr Griffiths	Mr Richardson	Mr Kerr

Pairs

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Mr Carr Mr Doyle Mr Causley Mr Tink

Amendment agreed.

Schedule, as amended, proposed.

No. 3

SAME BILL:

Same Schedule.

[Read.]

Ouestion proposed,-That the Schedule, as amended, stand part of the Bill.

Motion made (Mr Amery)-page 3, Schedule 1. After line 12, insert:

(2) Instead of imposing a fine on the person or sentencing the person to imprisonment, the court:

- (a) may make an order under section 4 of the Community Service Orders Act 1979 requiring the person to perform community service work, being an order containing a recommendation of the kind referred to in section 4 (1A) of that Act; or
- (b) may make an order under section 5 of the Children (Community Service Orders) Act 1987 requiring the person to perform community service work, being an order containing a recommendation of the kind referred to in section 5 (1A) of that Act,

as the case requires.

(3) A court that convicts a person of an offence under this section must not sentence the person to imprisonment unless the person has previously been convicted of an offence under this section or section 10B on so many occasions that the court is satisfied that the person is a serious and persistent offender and is likely to commit such an offence again.

(4) In addition to any penalty that it may impose for the commission of an offence under this section, a court that convicts a child of such an offence may make an order requiring a parent of the child to pay:

- (a) to such person as the court may determine; and
- (b) within such time as the court may determine,

such amount as the court may determine by way of compensation for the damage caused by the commission of the offence.

(5) On the filing in a court of competent jurisdiction of the prescribed documents, an order under this section is taken to be a judgment of that court, and may be enforced accordingly.

(6) In this section:

"child" means a person who is under the age of 18 years;

"custody", in relation to a child, means custody of the child to which a person is entitled by law;

"parent" of a child includes:

- (a) a guardian of the child; and
- (b) a person who has custody of the child,

but does not include the Minister administering the Children (Care and Protection) Act 1987 or the Director-General of the Department of Community Services, or the father or mother of the child if the father or mother has neither guardianship nor custody of the child.

Question put,-That the amendment be agreed to.

Ayes 47

Ms Allan	Mr Hunter	Mr Nagle		
Mr Amery	Mr Iemma	Mr Neilly		
Mr Anderson	Mr Irwin	Ms Nori		
Mr Aquilina	Mr Knight	Mr Page		
Mr A. S. Aquilina	Mr Knowles	Mr Price		
Mr Bowman	Mr Langton	Dr Refshauge		
Mr Carr	Mrs Lo Po'	Mr Rogan		
Mr Clough	Mr McBride	Mr Rumble		
Mr Crittenden	Mr McManus	Mr Scully		
Mr Face	Mr Markham	Mr Shedden		
Mr Gaudry	Mr Martin	Mr Sullivan		
Mr Gibson	Ms Meagher	Mr Thompson		
Mrs Grusovin	Mr Mills	Mr Yeadon		
Mr Harrison	Ms Moore	Tellers		
Ms ⁻ Harrison	Mr Moss	Mr Beckroge		
Mr Hatton	Mr J. H. Murray	Mr Davoren		
Noes 47				
Mr Armstrong	Mr Hartcher	Mr Richardson		
Mr Baird	Mr Humpherson	Mr Rixon		
Mr Beck	Dr Kernohan	Mr Rozzoli		
Mr Blackmore	Mr Kinross	Mr Schipp		
Mr Chappell	Mr Longley	Mr Schultz		
Mrs Chikarovski	Dr Macdonald	Mrs Skinner		
Mr Cochran	Ms Machin	Mr Small		
Mrs Cohen	Mr Merton	Mr Smith		
Mr Collins	Mr Morris	Mr Souris		
Mr Cruickshank	Mr Murray	Mr Turner		
Mr Debnam	Mr O'Doherty	Mr West		
Mr Downy	Mr D. L. Page	Mr Windsor		
Mr Fahey	Mr Peacocke	Mr Zammit		
Mr Fraser	Mr Petch	Tellers		
Mr Glachan	Mr Phillips	Mr Jeffery		
Mr Griffiths	Mr Photios	Mr Kerr		

Pairs

Mr Doyle Mr Whelan

Mr Causley Mr Tink

The numbers being equal, the Temporary Chairman (Mr Hazzard), gave his casting vote with the "Noes" and declared the question to be resolved in the negative.

Schedule, as amended, proposed.

FRIDAY 2 DECEMBER 1994

No. 4 ·

PROTECTED DISCLOSURES BILL:

Consideration of the following Legislative Council amendments:

No. 1 Page 2, clause 4, line 35. Omit "20", insert instead "19".

No. 2 Page 3, clause 4, lines 15–17. Omit all words on those lines.

No. 3 Page 4, clause 8, line 21. Omit "or".

No. 4 Page 4, clause 8, line 22. Omit all words on that line.

No. 5 Page 8, clause 19. Omit the clause.

No. 6 Page 9, clause 21, lines 30 and 31. Omit", public official, member of Parliament or journalist", insert instead "or public official".

Motion made (*Mr Hartcher*)—That the Legislative Council's amendments be agreed to.

Question put.

Committee divided.

Mr Armstrong Mr Beck Mr Blackmore Mr Chappell Mrs Chikarovski Mr Cochran Mr Collins Mr Cruickshank Mr Debnam Mr Downy Mr Fraser Mr Glachan Mr Hartcher Mr Hazzard

Ms Allan Mr Amery Mr Anderson Mr Aquilina Mr A. S. Aquilina Mr Bowman Mr Carr Mr Clough Mr Face Mr Gibson Mrs Grusovin Mr Harrison Ms Harrison Mr Hatton Mr Hunter Ayes 40

Dr Kernohan Mr Kinross Ms Machin Mr Morris Mr Murray Mr O'Doherty Mr D. L. Page Mr Peacocke Mr Petch Mr Phillips Mr Photios Mr Richardson Mr Rozzoli Mr Schipp

Noes 43

Mr Iemma Mr Irwin Mr Knight Mr Knowles Mrs Lo Po' Mr McBride Dr Macdonald Mr Markham Ms Meagher Mr Mills Ms Moore Mr Moss Mr Nagle Mr Neilly Ms Nori Mr Schultz Mrs Skinner Mr Small Mr Smith Mr Souris Mr Tink Mr Turner Mr West Mr Windsor Mr Zammit

Tellers Mr Humpherson Mr Jeffery

Mr Page Mr Price Dr Refshauge Mr Rogan Mr Rumble Mr Scully Mr Shedden Mr Sullivan Mr Thompson Mr Whelan Mr Yeadon

Tellers Mr Beckroge Mr Davoren

8	

Pairs

Mr BairdMr CrittendenMr CausleyMr DoyleMrs CohenMr GaudryMr FaheyMr LangtonMr KerrMr McManusMr LongleyMr MartinMr MertonMr J. H. Murray

Question negatived.

No. 5

WATER BOARD (CORPORATISATION) BILL:

Clause 1 having been dealt with,-

Clause 2.

Commencement

2. This Act commences on a day or days to be appointed by proclamation.

[Read.]

Question proposed,-That the clause, as read, stand part of the Bill.

Motion made (Mr Knowles)—page 2, lines 7 and 8. Omit all words on those lines, insert instead:

2. This Act commences on a day or days to be appointed for the purposes of this Act by or in accordance with an Act entitled the Protection of the Environment Operations Act 1995.

Question put,-That the amendment be agreed to.

Committee divided.

Ayes 31

Ms Allan
Mr Amery
Mr Anderson
Mr Aquilina
Mr A. S. Aquilina
Mr Bowman
Mr Crittenden
Mr Gibson
Mr Harrison
Mr Hunter
Mr Iemma

Mr Irwin Mr Knowles Mr Langton Mr McBride Ms Meagher Mr Mills Mr Moss Mr Nagle Mr Neilly Ms Nori Mr Page

Mr Price Dr Refshauge Mr Rumble Mr Shedden Mr Thompson Mr Whelan Mr Yeadon

Tellers Mr Beckroge Mr Davoren