Index - 50th Parliament - 1994

NEW SOUTH WALES

LEGISLATIVE ASSEMBLY

FIFTIETH PARLIAMENT—FOURTH SESSION

VOTES

AND

PROCEEDINGS

OF THE

LEGISLATIVE ASSEMBLY

DURING THE SESSION

vå.

OF

1994

(WITH THE VARIOUS DOCUMENTS CONNECTED THEREWITH)

FIFTIETH PARLIAMENT-FOURTH SESSION

VOTES AND PROCEEDINGS

OF THE

LEGISLATIVE ASSEMBLY

1994

(Opened 1 March 1994—Prorogued 7 December 1994)

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(FOURTH SESSION OF THE FIFTIETH PARLIAMENT)

LEGISLATIVE ASSEMBLY

NEW SOUTH WALES

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TO THE

VOTES AND PROCEEDINGS

AND

PAPERS LAID UPON THE TABLE

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

DURING THE SESSION OF

1994

(Opened 1 March 1994. Prorogued 7 December 1994)

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- Presented pursuant to notice (Mr Causley), read 1° and 2°, 290; read 2° and 3°, 327; returned without amendment, 368; Assent reported, 371.
- ANTI-DISCRIMINATION (AMENDMENT) BILL:
 - Message from Legislative Council, read 1°, 265; read 2° and adjourned, 270; read 2°, committed, reported with amendments, report adopted and read 3° with consent, 290; Message agreeing to Assembly amendments, 300: Assent reported, 299.

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Presented pursuant to notice (Ms Moore), read 1° and 2°, 550.

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BADGERYS CREEK WASTE FACILITY BILL:

Presented pursuant to notice (Mrs Lo Po'), read 1° and 2°, 451; Standing Orders suspended (Mrs Lo Po'), 635; read 2°, committed, reported without amendment, report adopted and read 3° with consent, 635.

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BILLS (continued):

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Standing Orders suspended (Mr West), 209; Presented pursuant to notice (Mrs Chikarovski) read 1° and 2°, 211; read 2° and 3°, 270; Assent reported, 299.

BUILDING SERVICES CORPORATION (AMENDMENT) BILL:

Standing Orders suspended (*Mr West*), 222; Presented pursuant to notice (*Ms Machin*) read 1° and 2°, 224; read 2° and committed, reported with amendments, report adopted, and adjourned, 326; read 3°, 335; returned without amendment, 355; Assent reported, 371.

BUSH FIRES (AMENDMENT) BILL:

Presented pursuant to notice (Mr Griffiths), read 1° and 2°, 157; Standing Orders suspended (Mr Kerr), 181; read 2° and 3°, 181; returned without amendment, 235; Assent reported, 299.

BUSH FIRES (FURTHER AMENDMENT) BILL:

- Standing Orders suspended (*Mr West*), 222; Presented pursuant to notice (*Mr Griffiths*) read 1° and 2°, 224; read 2°, committed and reported progress, 284; committed, reported with amendments, report adopted and read 3° with consent, 284; returned without amendments, 292; Assent reported, 300.
- BUSINESS FRANCHISE LICENCES (PETROLEUM PRODUCTS) AMENDMENT BILL:
 - Standing Orders suspended (Mr West), 323; Presented pursuant to notice (Mr Collins) read 1° and 2°, 323; Budget Estimates referred to Committee of the Whole, 324; read 2° (Leader of Opposition's reply speech) and adjourned, 342; read 2° and adjourned, 346; read 2° and interrupted, 353; read 2° and adjourned, 354; read 2° and adjourned, 387; read 2° and adjourned, 388; read 2° and adjourned, 435; read 2° and interrupted, 442; read 2° and adjourned, 443; read 2°, committed for consideration of Estimates Committees Reports together with the bill (and cognates), reported without amendment, report adopted and read 3°, 458; returned without amendment, 511; Assent reported, 558.

BUSINESS FRANCHISE LICENCES (PETROLEUM PRODUCTS) (COUNTRY AREAS EXEMPTION) AMENDMENT BILL:

Presented pursuant to notice (Mr Windsor), read 1° and 2°, 550.

CAPITAL PUNISHMENT REFERENDUM BILL:

Presented pursuant to notice (Mr Windsor), read 1° and 2°, 262; lapsed, member not being present at call-over of General Business, 486; motion under Standing Order 121 for restoration, agreed to, 550.

CHILDREN (PARENTAL RESPONSIBILITY) BILL:

Presented pursuant to notice (*Mr Fahey*), read 1° and 2°, 563; read 2° and adjourned, 583; read 2° and interrupted, 593; read 2° and adjourned, 616; read 2° in seriatim (*with cognate*), committed and reported with amendments, report adopted and adjourned, 617; read 3°, 628; returned without amendment, 648.

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

Presented pursuant to notice (Mrs Chikarovski), read 1° and 2°, 127; Standing Orders suspended (Mr West), 136; read 2° and 3°, 137; returned without amendment, 151; Assent reported, 205.

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

Presented pursuant to notice (Mr West on behalf of Mrs Chikarovski), read 1° and 2°, 597; Standing Orders suspended (Mrs Chikarovski), 623; read 2° and 3°, 623; returned without amendment, 631.

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BILLS (continued):

COMMUNITY PROTECTION BILL:

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COMMUNITY PROTECTION (GREGORY WAYNE KABLE) BILL:

Presented pursuant to notice (Mr Scully), read 1° and 2°, 494.

CONSUMER CLAIMS TRIBUNALS (FEES) AMENDMENT BILL:

(Session 1993) read 2° and interrupted, 117; read 2° and 3°, 146.

CONSUMER CREDIT (NEW SOUTH WALES) BILL:

Presented pursuant to notice (Ms Machin), read 1° and 2°, 469.

CO-OPERATIVES (AMENDMENT) BILL:

Presented pursuant to notice (Mr West), read 1° and 2°, 290.

COURTS LEGISLATION (CROWN APPEALS) AMENDMENT BILL:

Message from Legislative Council, read 1° and 2°, 215; read 2° and 3°, 339; Assent reported, 371.

COURTS LEGISLATION (MEDIATION AND EVALUATION) AMENDMENT BILL:

Message from Legislative Council, read 1° and 2°, 247; read 2° and 3°, 339; Assent reported, 371.

CRIMES (DANGEROUS DRIVING OFFENCES) AMENDMENT BILL:

Message from Legislative Council, read 1°, 564; read 2° and 3°, 623.

CRIMES (DETENTION AFTER ARREST) AMENDMENT BILL:

Message from Legislative Council, read 1° and 2°, 234.

CRIMES (FEMALE GENITAL MUTILATION) AMENDMENT BILL:

Message from Legislative Council, read 1°, 250; read 2° and adjourned, 270, 340; read 2° and 3°, 370; Assent reported, 372.

CRIMES (HOME INVASION) AMENDMENT BILL:

Message from Legislative Council, read 1° and 2°, 547; read 2° and adjourned, 616, 624; read 2° and 3°, 630.

CRIMES LEGISLATION (DANGEROUS ARTICLES) AMENDMENT BILL:

Message from Legislative Council, read 1°, 212; read 2°, 213; read 2° and 3°, 225; Assent reported, 299.

CRIMES LEGISLATION (UNSWORN EVIDENCE) AMENDMENT BILL:

Message from Legislative Council, read 1° and 2°, 190; read 2°, committed and reported with amendments, bill recommitted for the reconsideration of the whole bill, progress reported and adjourned, 213; recommitted, reported with amendments, report adopted, with consent read 3°, 259; Assent reported, 299.

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BILLS (continued):

CRIMES (MISUSE OF PUBLIC PROPERTY) AMENDMENT BILL:

Presented pursuant to notice (Mr Hartcher), read 1° and 2°, 224.

CRIMES (PROHIBITED MATERIAL) AMENDMENT BILL:

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CRIMES (REPUBLICAN DEBATE) AMENDMENT BILL:

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CRIMES (THREATS AND STALKING) AMENDMENT BILL:

Message from Legislative Council, read 1° and 2°, 547; read 2° and 3°, 631.

CRIMES (UNRELIABLE TESTIMONY) AMENDMENT BILL:

Presented pursuant to notice (Mr Whelan), read 1° and 2°, 549.

CRIMINAL APPEAL (AMENDMENT) BILL:

Presented pursuant to notice (Mr West on behalf of Mr Photios), read 1° and 2°, 125; read 2° and 3°, 178; returned without amendment, 191; Assent reported, 249.

CRIMINAL PROCEDURE (INDICTABLE OFFENCES) AMENDMENT BILL:

Message from Legislative Council, read 1°, 266; read 2° and adjourned, 388.

CRIMINAL PROCEDURE (SENTENCE INDICATION HEARINGS) AMENDMENT BILL:

Message from Legislative Council, read 1° and 2°, 548; read 2° and 3°, 597.

DATA PROTECTION BILL:

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DEFAMATION (AMENDMENT) BILL:

Message from Legislative Council, read 1° and 2°, 581; read 2°, committed, reported with amendments and an amendment in the long title of the bill, report adopted, read 3° with consent, Message sent to Council requesting concurrence of Legislative Assembly amendments, 632.

DOMESTIC DINGO PROTECTION BILL:

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EDUCATION REFORM (SCHOOL VIOLENCE) AMENDMENT BILL:

Order of the Day discharged, Bill withdrawn, 45.

ELECTRICITY (BROKEN HILL) AMENDMENT BILL:

Presented pursuant to notice (*Mr West*), read 1° and 2°, 222; read 2° and 3°, 286; returned without amendment, 292; Assent reported, 300.

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BILLS (continued):

ELECTRICITY COMMISSION (AMENDMENT) BILL:

Presented pursuant to notice (*Mr West*), read 1° and 2°, 200; read 2°, committed, reported with amendments, report adopted and adjourned, 225; read 3°, 231; returned without amendment, 235; Assent reported, 299.

ELECTRICITY TRANSMISSION AUTHORITY BILL:

Message from Legislative Council, read 1°, 464; read 2° and adjourned, 470; read 2°, committed, reported with amendments, reported adopted and adjourned, 484; read 3°, message to Legislative Council, 488; message from Legislative Council agreeing to Assembly amendments, 509; Assent reported, 558.

ENERGY LEGISLATION (MISCELLANEOUS AMENDMENTS) BILL:

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ENVIRONMENTAL EDUCATION BILL:

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* ENVIRONMENTAL PLANNING AND ASSESSMENT (AMENDMENT) BILL:

Message from Legislative Council, read 1° and 2°, 233; read 2°, committed, reported with amendments, report adopted read 3° with consent, 287; Message agreeing to Assembly amendments, 293; Assent reported, 299.

FARM DEBT MEDIATION BILL:

Presented pursuant to notice (*Mr Amery*), read 1° and 2°, 450; read 2° and adjourned, 495; read 2°, committed, reported with amendments, report adopted and adjourned, 551; read 3°, 575; returned with amendments, 620; committed for consideration of Council amendments, reported agreement to Council amendments and report adopted, 622.

FILM AND VIDEO TAPE CLASSIFICATION (AMENDMENT) BILL:

Message from Legislative Council, read 1°, 260; read 2° and adjourned, 270; read 2° and 3°, 286; Assent reported, 299.

FINANCIAL AGREEMENT BILL:

Presented pursuant to notice (Mr Collins), read 1° and 2°, 469; read 2° and 3°, 484; returned without amendment, 511; Assent reported, 558.

FIRE BRIGADES (AMENDMENT) BILL:

Standing Orders suspended (Mr West), 209; Presented pursuant to notice (Mr Griffiths) read 1° and 2°, 211; read 2° and 3°, 284; returned without amendment, 292; Assent reported, 300.

FIRE BRIGADES (CONTRIBUTIONS) AMENDMENT BILL:

Presented pursuant to notice (Mr West), read 1° and 2°, 547.

FIREARMS (REFERENDUM) BILL:

Presented pursuant to notice (Ms Moore), read 1° and 2°, 600.

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BILLS (continued):

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Presented pursuant to notice (*Mr Causley*), read 1° and 2°, 223; read 2°, committed, reported with an amendment, report adopted and adjourned, 277; recommitted, reported with further amendments, report adopted and adjourned, 287; read 3°, 289; returned without amendment, 292: Assent reported, 300.

FISHERIES MANAGEMENT BILL:

Presented pursuant to notice (*Mr Causley*), read 1° and 2°, 200; read 2° and adjourned, 236; read 2°, motion for a legislation committee, *negatived*, 243; committed and reported with amendments and adjourned, 244; read 3°, 255; Assent reported, 300.

FORESTRY (ENVIRONMENTAL AND FAUNA IMPACT ASSESSMENT) BILL:

Presented pursuant to notice (Mr Souris), read 1° and 2°, 464.

GAMING AND BETTING (RACE-MEETINGS) AMENDMENT BILL:

Presented pursuant to notice (Mr Downy), read 1° and 2°, 128; read 2° and 3°, 174; returned without amendment, 188; Assent reported, 299.

GAMING AND BETTING (TELEPHONE BETTING) AMENDMENT BILL:

Presented pursuant to notice (Mr Downy), read 1° and 2°, 223; read 2° and 3°, 246; returned without amendment, 259; Assent reported, 300.

GOVERNMENT PUBLICITY CONTROL BILL:

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GREEK ORTHODOX ARCHDIOCESE OF AUSTRALIA CONSOLIDATED TRUST BILL:

Message from Legislative Council, read 1°, 328; read 2° and adjourned, 370; read 2° and 3°, 490; Assent reported, 558.

HEALTH ADMINISTRATION (MEDICARE) AMENDMENT BILL:

Restored pursuant to Standing Orders, 123; Standing Orders suspended (*Mr West*), 136; read 2° and committed, report adopted and adjourned, 137; read 3°, 139; returned without amendment, 151; Assent reported, 205.

HEALTH LEGISLATION (MISCELLANEOUS AMENDMENTS) BILL:

Presented pursuant to notice (Mr Phillips), read 1° and 2°, 157; read 2° and 3°, 202; Assent reported, 299.

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Presented pursuant to notice (Mr Phillips), read 1° and 2°, 598.

HOMEFUND LEGISLATION (AMENDMENT) BILL:

Presented pursuant to notice (Mrs Grusovin), read 1° and 2°, 55; read 2° and interrupted, 147, 195, 227; Standing Orders suspended (Mr West), 263; read 2°, committed, reported with amendments and adjourned, 264; read 3°, 268.

HOMEFUND MORTGAGES (REVIEWS AND APPEALS) BILL:

Presented pursuant to notice (Mrs Grusovin), read 1° and 2°. 358; read 2° and adjourned, 392; read 2°, committed, reported with an amendment and report adopted, 451; read 3°, 487.

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BILLS (continued):

HOMEFUND RESTRUCTURING BILL:

Assent reported (Session 1993), 16.

HOSPITAL DEVELOPMENT PROJECTS REVIEW BILL:

Presented pursuant to notice (Mr Hatton). read 1° and adjourned, 116: read 2°, 145.

INDEPENDENT COMMISSION AGAINST CORRUPTION (AMENDMENT) BILL:

Standing Orders suspended (Mr West), 368; Presented pursuant to notice (Mr West on behalf of Mr Fahey) read 1° and 2°, 368; read 2°, committed, reported with an amendment and report adopted, 444; read 3°, 461; Message from Legislative Council, returning Bill with amendments for the concurrence of the Legislative Assembly, and inviting the Legislative Assembly to propose a related esoteric amendment, 618; committed to consider Legislative Council amendments, reported agreement to Council amendment No. 1 and amendment to Council amendment No. 2, report adopted and message sent to Council requesting their concurrence in Assembly amendments to Council amendment No. 2, 636.

INDEPENDENT COMMISSION AGAINST CORRUPTION (COMMISSIONER) BILL:

Presented pursuant to notice (Mr West on behalf of Mr Fahey), read 1° and 2°, 337; read 2° and 3°, 443; returned without amendment, 446; Assent reported, 471.

INDUSTRIAL RELATIONS (CONTRACTS OF CARRIAGE) AMENDMENT BILL:

Presented pursuant to notice (*Mr Nagle*), read 1° and 2°, 145; read 2° and adjourned, 194; read 2°, committed, reported with amendments, report adopted and adjourned, 263; read 3°, 268; returned with amendments, 275; Council amendments *agreed to*, 277; Assent reported, 300.

INDUSTRIAL RELATIONS (PROTECTION FOR EMPLOYEES OF SUBCONTRACTORS) AMENDMENT BILL:

(Session 1993) read 2° and adjourned, 57; read 2° and 3°. 90.

INDUSTRIAL RELATIONS (SICK LEAVE) AMENDMENT BILL:

(Session 1993) read 2° and 3°, 116.

IRRIGATION CORPORATIONS BILL:

Presented pursuant to notice (*Mr Souris*), read 1° and 2°, 199; read 2° and adjourned, 212; read 2°, motion for a legislation committee, negatived, 273; committed and reported with amendments and adjourned, 273; read 3°, 278; returned without amendment, 292; Assent reported, 300.

IRRIGATION CORPORATIONS (ENVIRONMENTAL ASSESSMENT) AMENDMENT BILL:

Presented pursuant to notice (Mr Hatton), read 1° and 2°, 494.

IRRIGATION LEGISLATION (FREEHOLD TENURES) AMENDMENT BILL:

Message from Legislative Council, read 1°, 545.

JOHANN POHL (COMPENSATION) BILL:

Presented pursuant to notice (Mr Thompson), read 1° and 2°, 194.

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BILLS (continued):

JUDGES' PENSIONS (AMENDMENT) BILL:

Presented pursuant to notice (Mr West on behalf of Mr Photios), read 1° and 2°, 126; read 2° and 3°, 179; returned without amendment, 191; Assent reported, 249.

JUSTICES (FINE DEFAULT) AMENDMENT BILL:

Message from Legislative Council, read 1° and 2°, 247; read 2° and 3°, 289; Assent reported, 300.

KATHERINE WENTWORTH (ADMISSION AS LEGAL PRACTITIONER) BILL:

Presented pursuant to notice (Mr Hatton), read 1° and 2°, 391.

LAKE MACQUARIE STATE RECREATION AREA BILL:

(Session 1993) read 2° (Standing Order 118) and adjourned, 359; read 2° and adjourned, 394; read 2° and interrupted, 452, 496; Standing Orders suspended (Mr Whelan), 500; read 2° and committed, 500; reported with amendments, report adopted and adjourned, 603; read 3° as formal order, 635.

LANDFILL DEPOTS (MORATORIUM) BILL:

Presented pursuant to notice (Mr West), read 1° and 2°, 536; read 2° and adjourned, 581.

LEGAL AID COMMISSION (AMENDMENT) BILL:

Message from Legislative Council, read 1° and 2°, 158; read 2° and adjourned, 180.

LEGAL PROFESSION (ADMISSION) AMENDMENT BILL:

Presented pursuant to notice (Mr Hatton), read 1° and 2°, 449.

LIQUOR (AMENDMENT) BILL:

Standing Orders suspended (*Mr West*), 209; Presented pursuant to notice (*Mrs Cohen*) read 1° and 2°, 210; read 2°, committed, reported with amendments, report adopted and adjourned, 271; read 3°, 278; returned without amendment, 292; Assent reported, 300.

LIQUOR (FURTHER AMENDMENT) BILL:

Standing Orders suspended (*Mr West*), 326; Presented pursuant to notice (*Mrs Cohen*) read 1° and 2°, 327; Standing Orders suspended (*Mrs Cohen*), 338; read 2° and 3°, 338; returned without amendment, 347; Assent reported, 371.

LOCAL GOVERNMENT (BOARDING AND LODGING HOUSES) AMENDMENT BILL:

Presented pursuant to notice (*Ms Moore*), read 1° and interrupted 2°, 392; resumption of read 2° and adjourned, 449; read 2°, committed, reported with an amendment, report adopted and read 3° with consent, 601; returned without amendment, 631.

LOCAL GOVERNMENT LEGISLATION (MISCELLANEOUS AMENDMENTS) BILL:

Standing Orders suspended (*Mr West*), 209; Presented pursuant to notice (*Mr West*) read 1° and 2°, 212; read 2°, committed, reported with amendments, report adopted and adjourned, 279; Standing Orders suspended (*Mr West*), 282; read 3°, 282; returned without amendment, 292; Assent reported, 300.

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BILLS (continued):

LOTTERIES AND ART UNIONS (AMENDMENT) BILL:

Presented pursuant to notice (Mrs Cohen), read 1° and 2°, 128; read 2° and 3°, 175; returned without amendment, 188; Assent reported, 249.

MARITIME SERVICES (OFFSHORE BOATING) AMENDMENT BILL:

Presented pursuant to notice (*Mr Armstrong*), read 1° and 2°, 126; Standing Orders suspended (*Mr West*), 136; read 2° and 3°, 136; returned without amendment, 151; Assent reported, 205.

MENTAL HEALTH (AMENDMENT) BILL:

Standing Orders suspended (*Mr Phillips*), Presented pursuant to notice (*Mr Phillips*), read 1° and 2°, 158; read 2° and 3°, 234; returned without amendment, 248; Assent reported, 300.

MICHAEL BLACK (COMPENSATION) BILL:

Presented pursuant to notice (Mr Sullivan), read 1° and 2°, 357.

MINES RESCUE BILL:

Re-instated pursuant to Standing Orders, 123; Standing Orders suspended (Mr West), 136; read 2° and 3°, 138; returned without amendment, 182; Assent reported, 249.

MINE SUBSIDENCE COMPENSATION (AMENDMENT) BILL:

Presented pursuant to notice (Mr Causley), read 1° and 2°, 127; Standing Orders suspended (Mr West), 136; read 2° and 3°, 138; returned without amendment, 152; Assent reported, 205.

MINING LEGISLATION (AMENDMENT) BILL:

Message from Legislative Council, read 1°, 446.

MOONEE BEACH NATURE RESERVE BILL:

Message to Council for re-instatement under Standing Orders, 145.

MOTOR ACCIDENTS (AMENDMENT) BILL:

Message from Legislative Council, read 1° and 2°, 246; read 2° and 3°, 274; Assent reported, 300.

MOTOR VEHICLES TAXATION (AMENDMENT) BILL:

Standing Orders suspended (Mr West), 323; Presented pursuant to notice (Mr Collins) read 1° and 2°, 323; Budget Estimates referred to Committee of the Whole, 324; read 2° (Leader of Opposition's reply speech) and adjourned, 342; read 2° and adjourned, 346; read 2° and interrupted, 353; read 2° and adjourned, 354, 387, 388, 435; read 2° and interrupted, 442; read 2° and adjourned, 443; read 2°, committed for consideration of Estimates Committees Reports together with the bill (and cognates), reported without amendment, report adopted and read 3°, 458; returned without amendment, 511: Assent reported, 558.

MYALL LODGE (ADDITIONAL LAND) BILL:

Presented pursuant to notice (Mr Martin), read 1° and 2°, 262.

NATIONAL CRIME AUTHORITY (STATE PROVISIONS) AMENDMENT BILL:

Message from Legislative Council, read 1°, 435; read 2° and adjourned, 442; read 2° and 3°, 480; Assent reported, 558.

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BILLS (continued):

NATIONAL PARKS AND WILDLIFE (ABORIGINAL OWNERSHIP) AMENDMENT BILL:

Presented pursuant to notice (Mr Markham), read 1° and 2°, 329.

NATIVE TITLE (NEW SOUTH WALES) BILL:

Presented pursuant to notice (*Mr West on behalf of Mr Fahey*), read 1° and 2°, 191; read 2° and committed, reported with an amendment, report adopted and with consent read 3°, 245: returned without amendment, 270; Assent reported, 300.

OCCUPATIONAL HEALTH AND SAFETY LEGISLATION (AMENDMENT) BILL:

Re-instated pursuant to Standing Orders, 123; Standing Orders suspended (Mr West), 136; read 2° and 3°, 137; returned without amendment, 152; Assent reported, 205.

PARLIAMENTARY APPROPRIATION BILL:

Standing Orders suspended (Mr West), 323; Presented pursuant to notice (Mr Collins) read 1° and 2°, 323;
Budget Estimates referred to Committee of the Whole, 324; read 2° (Leader of Opposition's reply speech) and adjourned, 342; read 2° and adjourned 346; read 2° and interrupted, 353; read 2° and adjourned, 354, 387, 388, 435; read 2° and interrupted, 442; read 2° and adjourned, 443; read 2°, committee for consideration of Estimates Committees Reports together with the bill (and cognates), reported without amendment, report adopted and read 3°, 458; returned without amendment, 511; Assent reported, 558.

PARLIAMENTARY ELECTORATES AND ELECTIONS (METHOD OF VOTING) AMENDMENT BILL:

(Session 1993) Message to Council for re-instatement, 497.

PARLIAMENTARY ELECTORATES AND ELECTIONS (METHOD OF VOTING) AMENDMENT BILL (NO. 2):

Standing Orders suspended (Mr Whelan), 542; Presented pursuant to notice (Mr Whelan) read 1°, 2° and 3°, 543.

PARLIAMENTARY SUPPLY BILL:

Presented pursuant to notice (Mr Collins), read 1° (declared urgent), read 2° and 3°, 339; returned without amendment, 343; Assent reported, 371.

PAY-ROLL TAX (COUNTRY INDUSTRIES EXEMPTION) AMENDMENT BILL:

Presented pursuant to notice (Mr Windsor), read 1° and 2°, 261; withdrawn, 376.

PAY-ROLL TAX (COUNTRY INDUSTRIES EXEMPTION) AMENDMENT BILL (NO. 2):

Presented pursuant to notice (Mr Windsor), read 1° and 2°, 450; lapsed, member not being present at call-over of General Business, 486; motion under Standing Order 121 for restoration, agreed to, 524.

POLICE SERVICE (COMPLAINTS) AMENDMENT BILL:

Presented pursuant to notice (*Mr Griffiths*), read 1° and 2°, 157; Standing Orders suspended (*Mr Kerr*), 181; read 2° and 3°, 181; returned without amendment, 191; Assent reported, 233.

POLICE SERVICE (RECRUITMENT) AMENDMENT BILL:

Presented pursuant to notice (*Mr West*), read 1° and 2°, 337; read 2° and adjourned, 480; read 2°, committed, reported with amendments, report adopted and adjourned, 483; read 3°, 485; returned without amendment, 535; Assent reported, 558.

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BILLS (continued):

POST CONVICTION INQUIRY (DOUGLAS HARRY RENDELL) BILL:

(Session 1993) Message to Council for re-instatement, 80.

POST-CONVICTION INQUIRIES (QUASHING OF CONVICTION) (JOHANN ERNST SIEGFRIED POHL) BILL:

Order of the Day discharged, Bill withdrawn, 46.

PRESERVATION OF CANTERBURY HOSPITAL BILL:

Presented pursuant to notice (Mr Moss), read 1° and 2°, 392.

PRIVATISATION OF CORE GOVERNMENT SERVICES BILL:

Presented pursuant to notice (*Mr Hatton*), read 1° and 2°, 115; read 2° and member speaking, interrupted, 359; read 2° and committed, House in Committee and interrupted, 395.

PROFESSIONAL STANDARDS BILL:

Message from Legislative Council, read 1°, 355; read 2° and adjourned, 369; read 2° and 3°, 624.

PROHIBITED WEAPONS (AMENDMENT) BILL:

Presented pursuant to notice (Mr Carr), read 1° and 2°, 193; Order of the Day lapsed, Bill withdrawn, 383.

PROPERTY, STOCK AND BUSINESS AGENTS (AMENDMENT) BILL:

Presented pursuant to notice (*Mr Souris*), read 1° and 2°, 127; read 2°, committed, reported with an amendment, report adopted and read 3°, 180; returned without amendment, 226; Assent reported, 299.

PROTECTED DISCLOSURES BILL:

Presented pursuant to notice (*Mr Hartcher on behalf of Mr Fahey*), read 1° and 2°, 201; read 2° and interrupted, 478; read 2°, committed, reported with amendments, report adopted and adjourned, 480; read 3°, 485; returned with amendments, 565; committed for consideration of Council amendments, reported disagreement to Council amendments and report adopted, 631; Message sent to Council informing of disagreement with proposed Council amendments and requesting concurrence of the Council in its disagreement thereof, 645; Message reported from Council informing that it resolved to not insist on its amendments disagreed to by Assembly, 647.

PUBLIC FINANCE AND AUDIT (AMENDMENT) BILL:

Presented pursuant to notice (*Mr Collins*), read 1° and 2°, 387; read 2° and committed, report adopted and read 3° with consent, 434; returned without amendment, 446; Assent reported, 471.

PUBLIC FINANCE AND AUDIT (AUDITOR-GENERAL'S ACCESS) AMENDMENT BILL:

Presented pursuant to notice (Mr J.H. Murray), read 1° and 2°, 358.

PUBLIC FINANCE AND AUDIT (SPECIAL DIVIDENDS) AMENDMENT BILL:

(Session 1993) read 2° and adjourned, 91; Standing Order 118, postponed, 116; read 2° and interrupted, 330; read 2°, committed, reported with an amendment, report adopted, 358; read 3°, 394.

PUBLIC HEALTH (SALE OF TOBACCO TO JUVENILES) AMENDMENT BILL:

(Session 1993) Standing Order 118, postponed, 57; Standing Order 118, postponed, 496; read 2° and interrupted, 551; Standing Orders suspended (*Mr West*), 551; read 2° and interrupted, 552; read 2°, committed, reported with an amendment, report adopted and adjourned, 601; read 3° as formal order, 634.

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BILLS (continued):

QUEANBEYAN SHOWGROUND (VARIATION OF PURPOSES) BILL:

Presented pursuant to notice (Mr Cochran), read 1° and 2°, 494; Suspension of Standing Orders, not granted, 652.

REGISTERED CLUBS (AMENDMENT) BILL:

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Standing Orders suspended (*Mr West*), 209; Presented pursuant to notice (*Mrs Cohen*) read 1° and 2°, 210; read 2°, committed, reported with amendments, report adopted and adjourned, 271; read 3°, 278; returned without amendment, 292; Assent reported, 300.

REGISTERED CLUBS (FURTHER AMENDMENT) BILL:

Standing Orders suspended (*Mr West*), 326; Presented pursuant to notice (*Mrs Cohen*) read 1° and 2°, 327; Standing Orders suspended (*Mrs Cohen*), 338; read 2° and 3°, 338; returned without amendment, 347; Assent reported, 371.

RESIDENTIAL TENANCIES (AMENDMENT) BILL:

Presented pursuant to notice (Ms Moore), read 1° and 2°, 600.

RESIDENTIAL TENANCIES (CARAVAN PARKS AND MANUFACTURED HOME ESTATES) AMENDMENT BILL:

Message from Legislative Council, read 1°, 618; read 2°, committed, reported with amendments, report adopted, read 3° with consent and Message sent to Council for concurrence, 650.

RESIDENTIAL TENANCIES (RELOCATABLE HOMES) BILL:

Presented pursuant to notice (Mrs Grusovin), read 1° and 2°, 450.

RETAIL LEASES BILL:

Presented pursuant to notice (*Mr Chappell*), read 1° and 2°, 190; read 2°, committed, reported with amendments, report adopted, read 3° with consent, 286; returned without amendment, 300; Assent reported, 300.

ROAD IMPROVEMENT (SPECIAL FUNDING) AMENDMENT BILL:

- Standing Orders suspended (Mr West), 323; Presented pursuant to notice (Mr Collins) read 1° and 2°, 323;
 Budget Estimates referred to Committee of the Whole, 324; read 2° (Leader of Opposition's reply speech) and adjourned, 342; read 2° and adjourned, 346; read 2° and interrupted, 353; read 2° and adjourned, 354, 387, 388, 435; read 2° and interrupted, 442; read 2° and adjourned, 443; read 2°, committee for consideration of Estimates Committees Reports together with the bill (and cognates), reported without amendment, report adopted and read 3°, 458; returned without amendment, 511; Assent reported, 558.
- ROYAL COMMISSION (POLICE SERVICE) BILL:
 - Presented pursuant to notice (*Mr West on behalf of Mr Fahey*), read 1° and 2°, 369; read 2°, committed, reported with amendment, report adopted, 433; recommitted for reconsideration of the whole bill, reported with further amendments, report adopted, 442; read 3°, 444; returned without amendment, 463; Assent reported, 471.

ROYAL COMMISSION (POLICE SERVICE) AMENDMENT BILL:

Presented pursuant to notice (Mr West), read 1° and 2°, 546; read 2° and 3°, 581; returned without amendment, 595.

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BILLS (continued):

RURAL LANDS PROTECTION (AMENDMENT) BILL:

Standing Orders suspended (*Mr West*), 209; Presented pursuant to notice (*Mr Causley*) read 1° and 2°, 211; read 2° and interrupted; read 2° and committed, reported with an amendment, report adopted and adjourned, 338; read 3°, 345; returned without amendment, 368; Assent report, 371.

RURAL LANDS PROTECTION (NOXIOUS ANIMALS) AMENDMENT BILL:

(Session 1993) Message to Council for re-instatement, 80.

SANDY CROSSING WASTE FACILITY BILL:

Presented pursuant to notice (Ms Allan), read 1° and 2°, 493.

SENTENCING LEGISLATION (AMENDMENT) BILL:

Message from Legislative Council, read 1°, 535.

SOUTH EAST FORESTS PROTECTION BILL:

(Session 1993) Message to Council for re-instatement, 95.

SPORTS LEGISLATION (AMENDMENT) BILL:

Message from Legislative Council, read 1°, 436; read 2° and adjourned, 442; read 2° and 3°, 490; Assent reported, 558.

ST GEORGES BASIN/SUSSEX INLET INTERIM PROTECTION BILL:

Presented pursuant to notice (Mr Hatton), read 1° and 2°, 600.

STATE BANK OF SOUTH AUSTRALIA (TRANSFER OF UNDERTAKING) BILL:

Presented pursuant to notice (Mr Collins), read 1° and 2°, 222; read 2° and 3°, 246; returned without amendment, 270; Assent reported, 300.

STATE BANK (PRIVATISATION) BILL:

Presented pursuant to notice (*Mr Collins*), read 1° and 2°; read 2° and adjourned, 512, 514; read 2°, committed and adjourned, 519: Sessional Orders suspended to extend sitting, 520; committed, reported with a point of order, Speaker upheld Chairman's ruling, committed, reported without amendment, report adopted and read 3° with consent, 520; returned without amendment, 535; Assent reported, 558.

STATE DEBT CONTROL (BALANCED BUDGETS) BILL:

Presented pursuant to notice (*Mr Collins*), read 1° and 2°, 507; read 2° and adjourned, 537; read 2° and interrupted, 545; Standing Orders suspended (*Mr West*), 555; read 2° and interrupted, 556; read 2°, motion to refer to Public Accounts Committee and interrupted, 563; read 2°, motion (*by leave*) withdrawn, further motion to refer bill to Select Committee and interrupted, 640; read 2° and motion for referral to a Select Committee *agreed to*, 642.

STATE EMERGENCY AND RESCUE MANAGEMENT (AMENDMENT) BILL:

Presented pursuant to notice (Mr Griffiths), read 1° and 2°, 157; Standing Orders suspended (Mr Kerr), 181; read 2° and 3°, 181; returned without amendment, 235; Assent reported, 300.

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BILLS (continued):

STATE REVENUE LEGISLATION (AMENDMENT) BILL:

Standing Orders suspended (Mr West), 209; Presented pursuant to notice (Mr Collins) read 1° and 2°, 210; read 2° and 3°, 245; returned without amendment, 270; Assent reported, 300.

STATE REVENUE LEGISLATION (FURTHER AMENDMENT) BILL:

Presented pursuant to notice (Mr Collins), read 1° and 2°, 469; read 2°, committed, reported with amendments, report adopted and adjourned, 484; read 3°, 490; returned without amendment, 511; Assent reported, 558.

STATUTE LAW (MISCELLANEOUS PROVISIONS) BILL:

Presented pursuant to notice (*Mr West on behalf of Mr Fahey*), read 1° and 2°, 201; read 2°, committed and reported with amendments, report adopted and adjourned, 215; read 3°, 220; returned without amendment, 248; Assent reported, 300.

STATUTE LAW (MISCELLANEOUS PROVISIONS) BILL (NO. 2):

Message from Legislative Council, read 1° and 2°, 489; read 2° and 3°, 623.

STATUTE LAW REVISION (LOCAL GOVERNMENT) BILL:

Message from Legislative Council, read 1°, 565.

STOCK DISEASES (AMENDMENT) BILL:

Message from Legislative Council, read 1° 464.

SUMMARY OFFENCES AND OTHER LEGISLATION (GRAFFITI) AMENDMENT BILL:

Presented pursuant to notice (*Mr Fahey*), read 1° and 2°, 563; read 2° and adjourned, 583; read 2° and interrupted, 593; read 2° and adjourned, 616; read 2° in seriatim (*with cognate*), committed, reported with amendments. report adopted and adjourned, 617; read 3°, 628; returned with amendment, committed, reported with agreement to the Council amendment, report adopted, 648.

SUPPLY BILL:

Presented pursuant to notice (Mr Collins), read 1° (declared urgent), read 2° and 3°, 339; returned without amendment, 343; Assent reported, 371.

SUPREME COURT (AMENDMENT) BILL:

Presented pursuant to notice (Mr West on behalf of Mr Photios), read 1° and 2°, 125; read 2° and 3°, 178; returned without amendment, 191; Assent reported, 249.

SYDNEY HELIPORT BILL:

(Session 1993) read 2° and 3°, 56.

THREATENED SPECIES CONSERVATION BILL:

(Session 1993) read 2° and adjourned, 603.

TIMBER INDUSTRY (INTERIM PROTECTION) AMENDMENT BILL:

Presented pursuant to notice (*Mr Souris*), read 1° and 2°, 156: read 2° and committed, reported with an amendment, report adopted and adjourned, 201: read 3°, 208; returned without amendment, 226; Assent reported, 299.

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TOTALIZATOR LEGISLATION (AMENDMENT) BILL:

Presented pursuant to notice (Mr Downy), read 1° and 2°, 507; read 2° and 3°, 582; returned without amendment, 595.

TOW TRUCK (AMENDMENT) BILL:

Message from Legislative Council, read 1°, 565.

TRADE MEASUREMENT (AMENDMENT) BILL:

Message to Legislative Council Bill to be proceeded with, 124; Standing Orders suspended (Mr West), 136; read 2° and 3°, 136; returned without amendment, 152; Assent reported, 205.

TRAFFIC (NEGLIGENT DRIVING OFFENCES) AMENDMENT BILL:

Message from Legislative Council, read 1°, 564; read 2° and 3°, 623.

TRAFFIC PARKING (AMENDMENT) BILL:

Message to Legislative Council Bill to be proceeded with, 123; returned without amendment, 152; Assent reported, 205.

TRAFFIC (PENALTY DEFAULTS) AMENDMENT BILL:

Presented pursuant to notice (Mr Baird), read 1° and 2°, 386.

TREE PLANTATIONS (HARVEST SECURITY) BILL:

Presented pursuant to notice (Mr Souris), read 1° and 2°, 414.

TWEED HEADS (AFEX PARK) BILL:

Presented pursuant to notice (Mr Martin), read 1° and 2°, 262.

UNIVERSITY LEGISLATION (AMENDMENT) BILL:

Message from Legislative Council, read 1° and 2°, 190; read 2° and 3°, 202; Assent reported, 249.

VICTIMS COMPENSATION (AMENDMENT) BILL:

Message from Legislative Council, read 1° and 2°, 225; read 2°, committed, reported progress and adjourned, 289.

WATER BOARD (CORPORATISATION) BILL:

Presented pursuant to notice (*Mr Souris*), read 1° and 2°, 369; read 2° and adjourned, 463; read 2° and interrupted, 490, 508; read 2° and adjourned, 595, 596; read 2° (*paper tabled by leave*), committed, reported with amendments and report adopted, 649; read 3°, 652.

WESTERN LANDS (LAND PURCHASE) AMENDMENT BILL:

Message from Legislative Council, read 1°, 546.

WESTERN SYDNEY (TREE PRESERVATION) BILL:

Order of the Day discharged, Bill withdrawn, 45.

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BILLS (continued):

WORKERS COMPENSATION (JOURNEY CLAIMS) AMENDMENT BILL:

(Session 1993) read 2° and adjourned, 90.

WORKERS COMPENSATION LEGISLATION (FURTHER AMENDMENT) BILL:

Message from Council, re-instatement under Standing Order 296, 97; re-instated under standing order 296, 103; read 2° and committed, reported with amendments, read 3°, 159; Council agreeing to amendments, 191; Assent reported, 205.

WORKERS COMPENSATION LEGISLATION (MISCELLANEOUS AMENDMENTS) BILL:

Re-instated pursuant to Standing Orders, 123; Standing Orders suspended (Mr West), 136; read 2° and 3°, 137; returned without amendment, 152; Assent reported, 233.

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- Notice of Motion (for Bills) postponed, 44 (5), 76 (5), 109 (6), 143 (5), 185 (4), 218 (5), 219 (3), 251 (8), 321 (7), 350 (7), 351, 382, 383 (6), 439 (7), 486 (4), 539 (2), 587 (4); lapsed, 350.
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- Statement (*Mr Fahey*) regarding the representation for the Minister for Consumer Affairs; and Chief Secretary and Minister for Administrative Services, 279.
- Statement (*Mr Fahey*) regarding Ministers representing the Attorney General; Minister for Justice; Minister for Planning and Housing; Minister for Education, Training and Youth Affairs; Minister for Tourism; and Minister for Energy, and Minister for Local Government and Co-operatives, 301.
- Statement (Mr Fahey) regarding the representation for the Minister for Small Business and Minister for Regional Development, 459.
- Statement (*Mr Fahey*) regarding the representation for the Minister for Industrial Relations and Employment, and Minister for the Status of Women, 485.
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- Motion (Mr Whelan) concerning an Address to the Governor-sittings of the House, amendment, negatived, 561; original motion agreed to, 561.
- Motion (Mr Hartcher) concerning Australian Labor Party mining policy, amended, 386; agreed to, 386.
- Motion (Mr Carr) concerning Condemnation of the Minister for Transport, negatived, 62.
- Motion (Mr Langton) concerning Condemnation of the Minister for Transport, negatived, 71.
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- Motion (Mr Nagle) concerning the Government Courier tendering, negatived, 231.
- Motion (Mr Whelan) concerning legal assistance to the Member for Georges River, amended, 252; negatived, 352.
- Motion (Ms Allan) concerning Order for Papers under Standing Order 54—Water Board, agreed to, 124; papers tabled, 129.
- Motion (Mr Langton) concerning Order for Papers under Standing Orders 54 and 57—"3 x 3" Committee, agreed to, 199; papers tabled (with Clerk), 207.
- Motion (Mr Carr) concerning Order for Papers under Standing Order 54—Neil Pickard, agreed to, 209; amendment (regarding tabling date), 216; statements re tabling, 215, 216; papers tabled, 237.
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- Motion (Mr Face) concerning Order for Papers under Standing Orders 54-Department of Sport and Recreation, amended, 241, agreed to, 240-241; papers tabled (with Clerk), 302.
- Motion (*Ms Moore*) concerning Order for Papers under Standing Orders 54—Royal Agricultural Society, *agreed to*, 268; statement re tabling, 292; Suspension of Standing Orders, 292; papers tabled, 293.
- Motion (Mr Hunter) concerning Order for Papers under Standing Order 54—lead, agreed to, 432; papers tabled, 470.
- Motion (Mr Carr) concerning Order for Papers under Standing Order 54—land rezoning application, agreed to, 478, papers tabled, 485.
- Motion (Mr Martin) concerning Order for Papers under Standing Order 54—Orange Abattoir, agreed to, 488: papers tabled, 509.
- Motion (Mr Whelan) concerning Order for Papers under Standing Order 54—Police Strength, agreed to, 505; Ministerial Statement re compliance, 512; motion to Suspend Standing Orders to amend motion, adjourned, 526; amended and agreed to, 544; papers tabled, 564; motion to Suspend Standing Orders to further amend motion, agreed to 584; motion amended, 584; further papers tabled, 585.
- Motion (Mr Hunter) concerning Order for Papers under Standing Order 54—lead, agreed to, 615; papers tabled, 653.
- Motion (*Mr Martin*) concerning the referral to the Public Accounts Committee—performance of Rural Assistance Authority, *agreed to*, 323.
- Motion (Mr Carr) concerning the referral to the Committee on the Independent Commission Against Corruption— Appointment of Justice Barry O'Keefe, agreed to, 335.
- Motion (*Mr Carr*) concerning compliance with resolutions of this House on 17 March 1994 and 14 April 1994, papers tabled pursuant to the resolution of 14 April 1994, motion amended, motion as amended *agreed to*, 575.
- Motion (Mr Langton) concerning Suspension of Standing Orders; Select Committee on M2 Castlereagh Tollway, agreed to, 80.
- Motion (Mr Carr) concerning Suspension of Standing Orders; Vote of No Confidence, Minister for Police, agreed to, 103.

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- Motion (Mr Hatton) concerning Suspension of Standing Orders; Vote of Censure, Minister for Health, agreed to, 187.
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- Motion (Mr Carr) concerning Suspension of Standing Orders; Vote of Censure, Premier, agreed to, 366.
- Motion (Dr Refshauge) concerning Suspension of Standing Orders; Vote of No Confidence, Minister for Health, agreed to, 377.
- Motion (Mr Tink) concerning Suspension of Standing Orders; Vote of Censure, Leader of the Opposition, agreed to, 400.
- Motion (Mr Hatton) concerning Suspension of Standing Orders; Vote of Censure, Member for Georges River, amendment ruled out of order, 461; agreed to, 461.
- Motion (*Mr Carr*) concerning Suspension of Standing Orders; Vote of No Confidence, Minister for Transport and Minister for Roads, interrupted, 525; amended, 527; amended motion *agreed to*, 527; paper tabled (by leave), 599.
- Motion (Mr Whelan) concerning Suspension of Standing Orders; introduction of Parliamentary Electorates and Elections (Method of Voting) Amendment Bill (No. 2) and passing through all stages, agreed to, 542.
- Motion (Mr Whelan) concerning Suspension of Standing Orders; Order for Papers under Standing Order 54—Third Runway, agreed to, 592; motion to suspend Standing Orders for an extension of time, not granted, 603; papers tabled, 608, 652.
- Motion (Mrs Lo Po') concerning Suspension of Standing Orders-Badgerys Creek Waste Facility Bill, agreed to, 635.
- Motion (Mr Carr) concerning Wilderness Protection Policy, negatived, 48.
- Motion (Ms Allan) concerning protection of the interests of working women, paper tabled, 441; amended, 440; agreed to, 440.

MOTIONS:

ABORIGINAL RECONCILIATION:

Mr Fahey moved, pursuant to notice, That the House:

- Notes that in 1991 the Parliament of the Commonwealth of Australia unanimously enacted the Council for Aboriginal Reconciliation Act 1991 to promote a process of reconciliation between the indigenous and wider Australian communities;
- (2) Supports the concept of constructive reconciliation between indigenous and wider Australian communities; and
- (3) In acknowledgment of this support, adopts, as a vision shared by this House, the vision of the Council for Aboriginal Reconciliation, namely,

"A united Australia which respects this land of ours; values the Aboriginal and Torres Strait Islander heritage, and provides justice and equity for all".

Mr Fahey moved, That a Message be sent to the Legislative Council requesting that the Council adopt the same resolution.

Agreed to, 627, Message sent to Council requesting adoption of the same resolution, agreed to, 627.

MOTION FOR URGENT CONSIDERATION—ADDRESS TO THE GOVERNOR—SITTINGS OF THE HOUSE:

Mr Whelan moved, pursuant to notice,

- (1) That this House notes:
 - (a) That the Constitution (Fixed Term Parliaments) Special Provisions Act 1991 expressly provides that 25 March 1995 is the day for taking of the poll for the next general election and that the current Assembly expires on the 3 March 1995.

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REFERENCES TO THE VOTES AND PROCEEDINGS, 50TH PARLIAMENT—FOURTH SESSION

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MOTIONS (continued):

MOTION FOR URGENT CONSIDERATION-ADDRESS TO THE GOVERNOR-SITTINGS OF THE HOUSE (continued):

- (b) That the Parliament is unlikely to meet until May 1995 and therefore expresses its concern that the Legislative Assembly may not meet for 120 days or longer depending upon the return of the writs of the election.
- (c) That important business is outstanding and as a consequence, requests his Excellency the Governor not to prorogue the Parliament prior to the statutory date of 3 March 1995.
- (2) That this House meet for the despatch of business on:

Tuesday 29 November 1994	2.15 p.m – 11.00 p.m.
Wednesday 30 November 1994	9.00 a.m 7.00 p.m.
Thursday 1 December 1994	9.00 a.m. – 7.00 p.m.

- (3) That on the last day of sitting prior to Christmas, the House shall rise to be reconvened upon the petition of a majority of its Members pursuant to the Standing and Sessional Orders.
- (4) That, pursuant to Standing Order 215, an Address be sent to His Excellency the Governor conveying the terms of the above resolution of the Legislative Assembly.

Upon which Mr West moved, That the question be amended by the addition of the following sub-paragraph to paragraph (1):

(d) That under the terms of the Constitution Act and the conventions that govern the relationship between the Governor and Executive Government in New South Wales, it is a matter for the Governor acting on the advice of the Government of the day as to when Parliament should be prorogued.

Amendment negatived, 561, original motion agreed to, 561.

ALLEGIANCE TO THE CROWN: >>

Mr Cochran moved, pursuant to notice, That this House affirms its allegiance to the Crown, agreed to, 92.

AMENDMENT TO STANDING ORDER 78:

Mr Whelan moved, pursuant to notice, "That" for the remainder of the session, unless otherwise ordered, Standing Order 78 be amended by:

- (i) inserting after the word "answer" where first occurring the words "limited to five minutes"; and
- (iii) inserting the word "directly" before the word "relevant".

Mr Aquilina moved, That the motion be amended by inserting after the words "five minutes" the words "exclusive of any interruption including points of order". Amendment negatived, 397.

Mr Hazzard moved. That the motion be amended by inserting after the word "That" the words "the Standing Orders and Procedure Committee consider and report by Wednesday 26 October 1994 the proposition that".

Amendment, agreed to 397; Amended motion agreed to, 397.

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MOTIONS (continued):

AUSTRALIAN LABOR PARTY-MINING POLICY:

- Mr Hartcher moved, pursuant to notice, "That" this House condemns the decision of the National Conference of the Australian Labor Party to permit mineral exploration in National Parks.
- Ms Allan moved, That the motion be amended by leaving out all words after "That" with a view to adding instead the following words:
 - "this House reaffirms the National Parks and Wildlife (Mining Prohibition) Amendment Act 1990, No. 71."

Amendment agreed to, 386; Amended motion agreed to, 386.

BOARD OF STUDIES:

Mr Aquilina moved, pursuant to notice, as amended by leave.

- (1) That this House calls on the government to immediately establish a fully independent inquiry, to be conducted by persons other than members of the Board of Studies, into the operations of the Board of Studies and the circumstances surrounding the decision of the Minister for Education, Training and Youth Affairs to sack Mr John Lambert as President of the Board.
- (2) That the terms of reference of the Minister's existing inquiry be amended to include the circumstances surrounding the sacking and the relationship between the Board of Studies and the Department of School Education.
- (3) That a report of the findings and recommendations of this inquiry be tabled in this place no later than 1 May 1994, agreed to, 91.

CANTERBURY AND WESTERN SUBURBS HOSPITALS:

Mr Moss moved, pursuant to notice, That this Government be condemned for its decision to:

- (1) Replace the Canterbury Hospital and Western Suburbs Hospital with only one hospital, resulting in an overall loss of 53 beds.
- (2) To close the Canterbury Hospital which will:
 - (a) deny any reasonable access to a district hospital for the 140,000 persons residing within the Canterbury Hospital feeder region; and
 - (b) shut down numerous health services in an economically depressed region of Sydney, whose inhabitants have no other means than to rely on the public health system.

Agreed to, 195.

CONCORD HOSPITAL:

Mr J.H. Murray moved, pursuant to notice, That this House condemns the downgrading of services at Concord Hospital for War Veterans since the Federal Government handed the hospital over to New South Wales, *negatived*, 229.

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MOTIONS (continued):

DAVID BERRY HOSPITAL:

Mr Harrison moved, pursuant to notice, That this House express total opposition to the closure and/or sale of the David Berry Hospital, agreed to, 197.

DEVELOPMENTALLY DISABLED INFANTS-CANTERBURY:

Mr Moss moved, pursuant to notice, That this House calls on the Minister for Community Services, Minister for Aboriginal Affairs and Minister for the Ageing to allocate additional and specific funds in order to provide the necessary early intervention services for developmentally disabled infants of Canterbury, *agreed to*, 398.

DISALLOWANCE OF REGULATION UNDER THE LEGAL PROFESSION ACT 1987:

Mr Amery moved, pursuant to notice, That this House pursuant to section 188 (1) of the Legal Profession Act 1987 disallows the Determination of the Legal Fees and Costs Board made pursuant to section 178A of the Act and contained in its report published in Government Gazette No. 58 of 15 April 1994 from page 1666, *negatived*, 282.

EXTENSION OF SITTING:

- Mr West moved (by leave), That Standing and Sessional Orders be suspended to permit the House to sit after 7.00 p.m. at this sitting for the purpose of:
 - (1) Debate on the Water Board (Corporatisation) Bill up to the Minister in reply;
 - (2) General Business Orders of the Day (General Orders) No. 4 standing in the name of Mr Whelan;
 - (3) A motion to release in-camera evidence of the Joint Select Committee upon Police Administration, notice of which will be given this day; and
 - (4) Members not being permitted to call a division on any question or call attention to the want of a quorum after 7.00 p.m. at this sitting.

Agreed to, 584.

FIFTIETH ANNIVERSARY OF THE FALL OF SINGAPORE:

Mr Cochran moved, pursuant to notice, That this House in commemorating the Fiftieth Anniversary of the Fall of Singapore records its appreciation of the bravery and sacrifice of thousands of the residents of New South Wales in the Singapore and South East Asian campaigns from January to March 1942, agreed to, 57.

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MOTIONS (continued):

FORESTRY ACT 1916—REVOCATION OF DEDICATION OF CERTAIN STATE FORESTS:

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Mr Souris moved, pursuant to notice-

(1) That, pursuant and subject to the provisions of the Forestry Act, 1916, this House agrees to the revocation of the dedication of those part areas of State Forests indicated on the attached "Schedule".

State Forest	No.	Parishes	Counties	Area (ha)	Portion	Purpose
Bemboka	1007	Bronte, Mookerwah, Numbugga, Ooranook, Puen Buen, Werri Berri	Auckland	13,745	Part	Addition to National Park
Bondi	128	Bondi, Genoa, Nalbaugh Gulgin	Auckland Wellesley	5,550	Parts (3)	Addition to National Park and Nature Reserve
Cathcart	607	Kanoonah, Yuglamah	Auckland	2,160	Part	Addition to National Park
Coolangubra	547	Coolangubra, Kanoonah, Mataganah	Auckland	8,455	Parts (2)	Addition to National Park
Glenbog	149	Bredbendoura, Colombo, Mogila. Tantawangalo, Werri Berri	Auckland	2,200	Parts (3)	Addition to National Park
Mumbulla	605	Mumbulla Wapengo	Auckland Dampier	1,400	Part	Addition to National Park
Nalbaugh	129	Nalbaugh	Auckland	224	Part	Addition to National Park
Nullica	545	Bimmil, Boyd, Eden, Imlay	Auckland	4,355	Part	Addition to National Park
Tantawangalo	134	Bredbendoura, Mogila Creewah	Auckland Wellesley	3,655	Part	Addition to National Park
Nangar	686	Goimbla, Mogong	Ashburnham	5,134	Whole	Addition to Nangar National Park
Capertee	876	Сосо	Roxburgh	2,733	Whole	Part of proposed Gardens of Stone National Park
Wolgan	454	Wolgan	Cook	400	Part	Part of proposed Gardens of Stone National Park
Newnes	748	Cook, Wolgan	Cook	2,700	Part	Part of proposed Gardens of Stone National Park
Ben Bullen	434	Ben Bullen	Roxburgh	600	Part	Part of proposed Gardens of Stone National Park
Conjola	863	Conjola, Cudmirrah	St Vincent	315	Part	Part of proposed Cudmirrah National Park
Dampier	926	Coondella, Wamban	Dampier	740	Part	Addition to Deua National Park

REVOCATION SCHEDULE

(2) That the foregoing be communicated by Address to His Excellency the Governor.

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MOTIONS (continued):

FORESTRY ACT 1916—REVOCATION OF DEDICATION OF CERTAIN STATE FORESTS (continued):

Mr Martin moved. That the motion be amended by the addition after the word "Schedule" of the following words:

", but requests your Excellency to withhold the revocation of the dedication of the following State Forests until after advice is received from the Minister for Agriculture and Fisheries and Minister for Mines, namely Nangar, Capertee, Wolgan, Newnes and Ben Bullen."

Interrupted, 577; Amendment negatived, 579; agreed to, 579.

GRAVESITES:

- Mr Harrison moved, pursuant to notice, "That" this House place on record its total opposition to the introduction of renewable tenure on gravesites anywhere in New South Wales, adjourned, 500.
- Mr Souris moved, That the motion be amended by leaving out all words after the word "That" with a view to inserting instead the following words:
 - (1) a Select Committee be appointed to consider and report on the issue of the provision of cemetery sites for the Greater Sydney Area.
 - (2) That the Committee consist of Mr Harrison, Mr Humpherson, Mr Martin, Mr Petch, and be chaired by Mr Cochran.
 - (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.
 - (5) That should the House stand adjourned and the Committee agree to any report before the House resume sitting:
 - (a) the Committee have leave to send any such report, minutes and evidence taken before it to the Clerk of the House;
 - (b) the documents shall be printed and published and the Clerk shall forthwith take such action as is necessary to give effect to the order of the House; and
 - (c) the documents shall be laid upon the Table of the House at its next sitting.

Amendment, negatived, 553; original motion, negatived, 553.

HOSPITAL FINANCIAL MANAGEMENT REFERENCE TO THE PUBLIC ACCOUNTS COMMITTEE:

Dr Refshauge moved, pursuant to notice, 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.

Adjourned, 59: Standing Order 118, postponed, 497; adjourned, 604.

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MOTIONS (continued):

INDEPENDENT COMMISSION AGAINST CORRUPTION AND ROYAL COMMISSION INTO POLICE SERVICE— Administrative Arrangements:

Mr Whelan moved, "That this House"-

- (1) Views with deep and grave concern:
 - (a) correspondence, dated 20 October, 1994, addressed to the Premier and the Presiding Officers from Royal Commissioner Wood and Acting Commissioner Holland of the Independent Commission Against Corruption concerning administrative arrangements agreed between themselves concerning their respective terms of reference relating to investigations into activities of paedophiles contrary to the express intention of the Parliament.
 - (b) that the will of both Houses of Parliament has been thwarted.
- (2) Expresses its dissatisfaction with the Commissioners' intention to publicly announce their proposal despite Parliament's intention and before the Parliament has expressed any further opinion on the matters.
- (3) Calls upon the Government to take all necessary steps to ensure that the Royal Commission into the New South Wales Police Service and the Independent Commission Against Corruption comply, in all respects, with the will of the Parliament, as expressed.
- (4) Calls upon the Royal Commissioner and the Acting Commissioner to fully explain their actions, motivation and the reason they wish to depart from the expressed will of Parliament.

Mrs Grusovin moved, That the motion be amended by omitting all the words after the words "That this House—" with a view to adding the following words:

- (1) Revokes the ICAC's reference to inquire into the alleged protection of paedophiles by members of the NSW Police Service, passed by this Parliament on 10 March, 1994;
- (2) Amends the terms of the reference of the Royal Commission into the New South Wales Police Service to require it to inquire and report into:
 - (a) allegations that some members of the Police Service of New South Wales have by act or omission protected paedophiles from criminal investigation or prosecution, and in particular the adequacy of major investigations undertaken by the police in relation to paedophiles since 1983, however, the Commissioner may investigate any matters he deems necessary and relevant which may have occurred prior to 1983;
 - (b) whether the procedures of or the relationships between the Police Service of New South Wales and other public authorities adversely affected police investigations and the prosecution, attempted or failed prosecution of paedophiles; and
 - (c) the conduct of public officials related to the above matters.
- (3) A message be sent to the Legislative Council conveying this resolution and requesting that the Legislative Council pass a resolution to revoke the ICAC reference to inquire into the alleged protection of paedophiles by members of the New South Wales Police Service and ensure those powers are given to the Royal Commission.
- Adjourned, 459; Standing Order 118, postponed, 497; adjourned, 553; Standing Orders suspended to extend time, *agreed to*, 604; amendment *agreed to*, 604; motion as amended *agreed to*, 604.

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MOTIONS (continued):

JOINT STANDING COMMITTEE: THE PARLIAMENTARY MANAGEMENT BOARD:

Mr West moved, pursuant to notice, as amended (by leave):

- (1) That there be established a Joint Standing Committee known as "The Parliamentary Management Board".
- (2) That the Board consist of 14 Members; being 7 Members of the Legislative Assembly and 7 Members of the Legislative Council.
- (3) That the quorum for a meeting of the Board shall be 8 Members.
- (4) That the following office-holders shall be ex-officio Members of the Board:
 - (a) The Speaker
 - (b) The President
 - (c) Leader of the House, Legislative Assembly
 - (d) Manager of Opposition Business, Legislative Assembly
 - (e) Leader of the Government, Legislative Council
 - (f) Leader of the Opposition, Legislative Council
- (5) That ex-officio Members be entitled to nominate alternates for the purpose of attending meetings of the Board.
- (6) That the Speaker and President be joint Chairmen of the Board.
- (7) That the Legislative Assembly appoint 4 Members being 2 Members supporting the Government; and 2 Members not supporting the Government 1 of whom shall be an independent minor party representative.
- (8) That the Legislative Council appoint 4 Members being 2 Members supporting the Government; and 2 Members not supporting the Government 1 of whom shall be an independent or minor party representative.
- (9) That subject to the control and direction of both Houses, as embodied in a similar resolution agreed to separately in each House, the Board shall be responsible for, but not limited to:
 - (a) determining details of operation of the Board in areas such as the conduct of meetings, appointment of sub-committees and voting procedures;
 - (b) general control of the management and administration of the Parliament;
 - (c) setting the overall policies within which the three Parliamentary Divisions shall function in their day to day operations;
 - (d) overseeing the Joint Services Division, including final authority over the establishment of positions in that Division and the appointment of staff, with the Director, Joint Services exercising day to day management and control of the Division;

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MOTIONS (continued):

JOINT STANDING COMMITTEE: THE PARLIAMENTARY MANAGEMENT BOARD (continued):

- (e) preparing the Parliamentary forward estimates bids for consideration by the Executive Government;
- (f) determining, consistent with the principles of global budgeting, the utilisation and allocation of the funds provided to the Parliament in the Parliamentary Appropriation Bill;
- (g) for producing annual reports, to include information pertaining to each of the three Parliamentary Divisions and containing as far as possible the information required in annual reports of Government Departments;
- (h) arranging for independent consultants to undertake efficiency audits of the three Divisions for report to the Chairmen of the Board, who shall table such reports in each House within 15 sitting days of receipt, with the first audit to commence within 18 months of the Board being established and then at least every four years;
- (i) the Auditor General continuing to audit, by invitation, the Parliamentary accounts;
- (10) That for the purposes of administration the staff of the Parliament be divided into three Divisions as follows:
 - (a) an Office of the Clerk of the Legislative Assembly, comprising the Clerk of the Legislative Assembly, the Assembly table officers, and other staff responsible for assisting the Clerk to provide services to the Assembly and its Members in relation to the official proceedings of the House and its procedure and practices;
 - (b) an Office of the Clerk of the Legislative Council, comprising the Clerk of the Parliaments, the Council table officers, and other staff responsible for assisting the Clerk to provide services to the Council and its Members in relation to the official proceedings of the Council and its procedures and practices;
 - (c) a Joint Services Division, headed by a Director responsible for facilities and services which are provided jointly to both Houses, including the Parliamentary Library, Accounts Services, Building Services, Food and Beverage Services, Printing, Information Technology, Security, Hansard, Parliamentary Education and Community Relations, and Archives.
- (11) That a message be sent to the Legislative Council requesting that the Council adopt a similar resolution.

Upon which Mr Whelan moved, That the motion be amended by the insertion of a new paragraph (11), as follows:

"(11) That the operations of the Board of Management be reviewed after 12 months and that the results of the review be made public."

Amendment agreed to, 628; amended motion agreed to, 628.

LEGAL ASSISTANCE TO DR MICHAEL RYAN:

Mr Whelan moved, pursuant to notice, That this House supports the payment of legal assistance to Dr Michael Ryan in the investigation by the Independent Commission Against Corruption into the settlement of the Treasurer's private defamation action, interrupted, 333; agreed to, 360.

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MOTIONS (continued):

MESSAGE TO LEGISLATIVE COUNCIL—PARLIAMENTARY ELECTORATES AND ELECTIONS (METHOD OF VOTING) AMENDMENT BILL:

Mr Whelan, pursuant to notice, moved as amended (by leave).

That the following Message be sent to the Legislative Council in respect of the Parliamentary Electorates and Elections (Method of Voting) Amendment Bill:

MR PRESIDENT

With regard to the Bill intituled "An Act to amend the Parliamentary Electorates and Elections Act 1912 with respect to the use of ticks and crosses on ballot-papers" forwarded to the Legislative Council during the third session of the present Parliament not having been dealt with because of the prorogation of the Legislature, the Legislative Assembly desires to acquaint the Legislative Council that it has this day *agreed* to the following resolution for the consideration of the Legislative Council under the appropriate Standing Orders—

- That this House requests the Legislative Council to consider the Parliamentary Electorates and Elections (Method of Voting) Amendment Bill as introduced by the member for Ashfield and passed by the Legislative Assembly, agreed to, 497.
- NORTH HEAD AND MALABAR INCINERATORS:
 - Dr Macdonald moved, pursuant to notice, That in view of the adverse findings of the emissions testing program, including the risk assessment of emissions at North Head and Malabar and the health concerns of the local community, this House calls upon the Minister responsible for the Sydney Water Board to close down the Malabar sludge incinerators and decommission the incinerators at both the North Head and Malabar sewage treatment plants, *agreed to*, 120.

ORDER FOR PAPERS-LEAD:

- Mr Hunter moved, pursuant to notice. That this House, pursuant to Standing Order 54, calls on the Premier to deliver to the Clerk of the House by the adjournment of the House on Thursday 27 October 1994, the following documents:
 - All existing relevant reports, test results and information on lead contamination, lead in air, blood lead levels and the effect of lead on health from the following Departments and Authorities:
 - Department of Health;
 - Department of Housing;
 - Environment Protection Authority;
 - Department of Transport;
 - · Roads and Traffic Authority;
 - Department of Conservation and Land Management.

Agreed to, 432.

ORDER FOR PAPERS—SYDNEY MARKET AUTHORITY:

Mr Martin moved, pursuant to notice, That this House, pursuant to Standing Order 54, orders to be laid before the House the report prepared for the Government by the Centre for International Economics on the Sydney Market Authority, *negatived*, 228.

PRIVATE HOSPITAL BED LICENCES:

Dr Refshauge moved, pursuant to notice, That this House calls on the Government to hold public hearings before the granting of private hospital bed licences, adjourned, 59; negatived, 360.

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MOTIONS (continued):

REFERENCE TO THE AUDITOR-GENERAL:

Mr Collins (by leave) moved, That-

- (1) The Legislative Assembly asks the Auditor-General to examine the proposed sale of the State Bank of New South Wales to advise whether, having regard to the preferred terms of sale, the consideration for the sale of the State Bank provides a fair and reasonable economic return for the sale of the Bank and in particular to report on:
 - (a) the anticipated range of costs to be met by the State under the proposed Contract of Sale (including indemnities, warranties and reimbursements) and the comparable costs to the Government if the State Bank remains under Government ownership;
 - (b) the anticipated range of the Bank's projected operating profits;
 - (c) whether, in light of the above, or any other factors the Auditor-General believes relevant, the net sale proceeds are likely to be less than, approximately equal to, or more than a reasonable retention benchmark; and
 - (d) any other matters within the jurisdiction of the Auditor-General that the Auditor-General believes are pertinent to Parliament's consideration of the proposed sale.
- (2) The Auditor General report to the Treasurer by no later than 18 November 1994.
- (3) The Treasurer provide the report to the Parliament by no later than the 21 November 1994.
- (4) The report be considered and the debate concluded on the sale of the State Bank by no later than 24 November 1994.

Agreed to, 413.

REFERENCE TO INDEPENDENT COMMISSION AGAINST CORRUPTION:

Mr Hartcher moved:

That this House requests the Independent Commission Against Corruption to investigate:

- (a) allegations that some members of the Police Service of New South Wales have by act or omission protected paedophiles from criminal investigation or prosecution, and in particular the adequacy of major investigations undertaken by the police in relation to paedophiles since 1983;
- (b) whether the procedures of or the relationships between the Police Service of New South Wales and other public authorities adversely affected police investigations and the prosecution, attempted or failed prosecution of paedophiles; and
- (c) the conduct of public officials related to the above matters.

The investigation is to be conducted with a view to determining the matters referred to in section 13(2) of the Independent Commission Against Corruption Act 1988.

An interim report is to be prepared and submitted to both Houses of Parliament by 1 October 1994.

At the conclusion of the investigation a report is to be prepared, information passed to other authorities as appropriate and the Commission is to monitor responses to the report's recommendations.

Mrs Grusovin moved, That the motion be amended as follows:

Paragraph (a) after "1983;", add "however, the Commissioner may investigate any matters he deems necessary and relevant which may have occurred prior to 1983;"

Amendment agreed to, 96: Amended motion agreed to, 97.

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Μ

MOTIONS (continued):

ROYAL COMMISSION INTO THE POLICE SERVICE:

Mr Hatton moved, pursuant to notice,

"That" this House calls upon the Premier, in consultation with the Leader of the Opposition, to establish a Royal Commission, staffed by personnel other than serving or former New South Wales police, to inquire into the operations of the Police Service, with particular reference to—

- (a) Entrenched corruption within the New South Wales Police Service.
- (b) The activities of the Professional Responsibility and Internal Affairs Branches of the Police Service in dealing with any problems of corruption and internal investigations generally.
- (c) The system of promotion in the Service.
- (d) The impartiality of the Service and other agencies in investigating and pursuing prosecutions including, but not limited to paedophilia activity.
- (e) The failure of the internal informers policy.
- (f) Any other matter appertaining to the aforesaid matters concerning possible criminal activity, neglect or violation of duty, the inquiry into which the Royal Commissioner shall deem to be in the public interest.

That if such Royal Commission is not appointed by 20 July 1994, the House shall meet for the despatch of business on Tuesday, 26 July 1994 at 2.15 p.m.

Mr Fahey moved, That the motion be amended by leaving out all words after the word "That" with a view to inserting instead the following words:

"this House requests the Independent Commission Against Corruption to investigate, with personnel other than serving or former New South Wales police, and report into the operations of the Police Service, with particular reference to—

- (a) Entrenched corruption within the New South Wales Police Service.
- (b) The activities of the Professional Responsibility and Internal Affairs Branches of the Police Service in dealing with any problems of corruption and internal investigations generally.
- (c) The system of promotion in the Service.
- (d) The impartiality of the Service and other agencies in investigating and pursuing prosecutions including, but not limited to paedophilia activity.
- (e) The failure of the internal informers policy.
- (f) Any other matter appertaining to the aforesaid matters concerning possible criminal activity, neglect or violation of duty, the Independent Commission Against Corruption deems to be in the public interest."

Adjourned, 254, 255; Resumed, 256; Amendment negatived, 256; agreed to, 257.

ROYAL COMMISSION INTO THE NEW SOUTH WALES POLICE SERVICE-RELEASE OF IN CAMERA EVIDENCE:

Mr West moved, pursuant to notice-

- (1) That this House authorises the release to the Royal Commission into the New South Wales Police Service of all evidence taken in camera by the Joint Select Committee Upon Police Administration.
- (2) That the evidence be released on condition, *agreed to* in writing to the Presiding "Officers", that it be used for investigative purposes only and not for publication.

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MOTIONS (continued):

ROYAL COMMISSION INTO THE NEW SOUTH WALES POLICE SERVICE—RELEASE OF IN CAMERA EVIDENCE (continued):

- (3) That the Clerk have leave to produce any documents or records of the House as may be requested by the Royal Commission.
- (4) That leave be given to Members of the House to attend, if they think fit, as witnesses before the Royal Commission.
- (5) That a Message be sent to the Legislative Council requesting that the Council adopt a similar resolution.

Mr West moved (by leave), That the motion be amended in paragraph (2) by leaving out all words after the word "Officers" with a view to inserting instead "that it be treated as highly confidential and is not to be published and it only be received for intelligence and investigative purposes, including derivative use."

Adjourned, 596; Suspension of Standing Orders, agreed to, 607; amendment agreed to, 607; motion as amended agreed to, 607.

SELECT COMMITTEE ON BUSHFIRES:

Mr Anderson moved, pursuant to notice,

- (1) That a Select Committee be appointed to consider and report upon the recent bushfires with particular regard to the following matters:
 - . hazard reduction and other fire prevention measures;
 - reviewing the proposals and findings of the Cabinet Committee established to inquire into the bushfires;
 - reviewing the findings and recommendations of the Ministerial Committee on methods of fire service funding;
 - treatment of victims, including the nature and speed of the provision of assistance and follow up assistance in the medium and long term;
 - compensation for firefighters killed or injured fighting fires;
 - the adequacy of systems for alerting the public of impending fire damage and the level of that danger;
 - the adequacy of equipment available to, and training of, bushfire brigades;
 - the adequacy or otherwise of building regulations currently in operation in New South Wales with
 - particular emphasis on the Australian community bushfire safety standards for houses;
 - the use of Commonwealth resources in the recent fires and in future fires;
 - the role of the New South Wales Fire Brigades in bushfire fighting;
 - · the use of aircraft in firefighting;
 - · the progress of the joint arson committee; and
 - any other relevant matters arising from evidence taken before the committee.
- (2) That the Committee, where possible, shall not duplicate examination of the evidence currently before the Coroner's inquiry.
- (3) That the Committee consist of ten members, as follows:
 - (a) five from the Government;
 - (b) four from the Opposition; and
 - (c) one unaligned independent

who shall be nominated in writing to the Clerk of the Legislative Assembly by the relevant party leaders and the unaligned independents respectively.

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MOTIONS (continued):

SELECT COMMITTEE ON BUSHFIRES (continued):

- (4) That at any meeting of the Committee five members shall constitute a quorum.
- (5) That such Committee have leave to sit during the sittings or any adjournment of the House; to adjourn from place to place; have leave to make visits of inspection within New South Wales; have power to take evidence and send for persons and papers; and to report from time to time.

(6) That should the House stand adjourned and the Committee agree to any report before the House resumes sitting:

- (a) the Committee have leave to send any such report, minutes and evidence taken before it to the Clerk of the House;
- (b) the documents shall be printed and published and the Clerk shall forthwith take such action as is necessary to give effect to the order of the House; and
- (c) the documents shall be laid upon the Table of the House at its next sitting.

Mr McManus moved, That the motion be amended by inserting in the first term of reference after "•the use of aircraft in firefighting;" the following:

- the environmental impact of bushfire management and control on biodiversity and biophysical processes and the application of research, technology and management techniques to minimise the impacts;
- the causal factors of the bushfires including an investigation of land use decisions, development planning, and the responsibilities of property owners that will reduce bushfire risk and the environmental impact of bushfire management;"

Amendment agreed to, 117; Motion as amended agreed to, 119.

SELECT COMMITTEE ON ELCOM RESUMPTIONS FOR POWER LINES:

Mr Rogan moved, pursuant to notice,

- (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.

Adjourned, 58; Standing Order 118, postponed, 496; postponed, 604.

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MOTIONS (continued):

SELECT COMMITTEE UPON LEAD POLLUTION:

Mr Hunter moved, pursuant to notice, as amended by leave,

- (1) That a Select Committee be appointed to examine and report upon the following terms of reference:
 - (a) The extent of lead pollution past and present in New South Wales;
 - (b) The impact of lead pollution on the health of people in the community, especially infants and school children, in particular the emissions from:
 - (i) the Pasminco Metals-Sulphide smelter at Boolaroo;
 - (ii) the Southern Copper smelter at Port Kembla;
 - (iii) mining, processing and smelting operations at Broken Hill;
 - (iv) other mining operations in New South Wales;
 - (v) other lead based industries in New South Wales including lead-acid battery manufacture; and
 - (vi) motor vehicles with particular emphasis on inner city areas and known locations of traffic congestion.
 - (c) To recommend:
 - (i) strategies, measures and priorities for remediation of contaminated areas, properties, buildings and waterways;
 - (ii) strategies, measures and priorities for monitoring the health of persons at risk in the community;
 - (iii) a timetable for enforcement of lower national and international goals, guidelines and standards for lead in blood and ambient air quality;
 - (iv) the extent of financial responsibility of the polluting industries for the cost of remediation and monitoring;
 - (v) guidelines for action by the Environment Protection Authority on emission and discharge limits in industry operating licences; and
 - (vi) any other action deemed necessary to address the lead problem.
- (2) That the committee consist of Mr Beckroge, Mr Hunter, Mr Kinross, Ms Moore, Ms Nori, Mr Petch and Mr Rixon.
- (3) That at any meeting of the committee any 4 members shall constitute a quorum.
- (4) That the committee meet within 7 days of appointment.
- (5) That the 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 and have power to take evidence and send for persons and papers; and to report from time to time.
- (6) That the committee report by 23 November 1994.

Agreed to, 330.

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MOTIONS (continued):

SELECT COMMITTEE ON M2 CASTLEREAGH TOLLWAY:

Mr Langton moved, pursuant to notice,

- (1) That a Select Committee be appointed to inquire into and report upon the conduct and activities of the Roads and Traffic Authority and the Department of Planning in relation to the planning, proposal and determination of the M2 Castlereagh Tollway, with regard to the following matters:
 - the decision to build the M2 Castlereagh Tollway contrary to the recommendations of the Independent Commission of Inquiry (Woodward Report);
 - the cost and benefits of the project;
 - the planning forecasts used to justify the project;
 - the impact upon Government finances of a subsidy to private investors in the M2;
 - the veracity of information produced by the Roads and Traffic Authority (RTA) and the Department of Planning (DOP) and the Department of Transport (DOT) and those agencies' consultants in promoting this road and in assessing its environmental, social and economic impacts;
 - the adequacy of the RTA's, DOP's and DOT's assessment of feasible alternatives to the M2;
 - · the concealment and/or omission of known and relevant data from the EIS processes;
 - the "additional changes which it (the tenderer) considers would enhance the Link's viability" envisaged in the Invitations for Preliminary Proposals;
 - the omission of additional changes from the North West Transport Link EISs;
 - the involvement, if any, of the RTA, the DOP, the DOT and those agencies' consultants, in seeking local government and community support for the project;
 - the consequences of the RTA holding executive responsibility for the project proposal, environmental assessment and project determination under Section 64 of the Environmental Planning and Assessment Act, 1979;
 - the fast-tracking of the awarding of the contract from December 1994.
- (2) That the Committee consist of six members nominated in writing to the Clerk of the Legislative Assembly, being—
 - (a) three Government members nominated by the Leader of the Government;
 - (b) two Opposition members nominated by the Leader of the Opposition; and
 - (c) one Independent member nominated by the Independent members.
- (3) That the Committee have leave to sit during any adjournment of the House; to adjourn from place to place; to make visits of inspection within New South Wales and other States and territories of Australia; and have power to take evidence and to send for persons, papers, records and things; and to report from time to time.
- (4) That should the House stand adjourned and the Committee agree to any report before the House resumes sitting:
 - (a) the Committee have leave to send any such report, minutes of proceedings and evidence taken before it to the Clerk of the House;
 - (b) the documents shall be printed and published and the Clerk shall forthwith take such action as is necessary to give effect to the order of the House; and
 - (c) the documents shall be laid upon the Table of the House at its next sitting.

Negatived, 81 to 85.

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MOTIONS (continued):

SELECT COMMITTEE ON MOTOR VEHICLE EMISSIONS:

Mr Langton moved, pursuant to notice,

- (1) That a Select Committee be appointed to consider and report upon:
 - (a) the optimum system for New South Wales to monitor motor vehicle emissions and to report on air quality generally in New South Wales, and in metropolitan Sydney in particular;
 - (b) the advantages and disadvantages of overseas systems, including those of the United States and Europe, of inspection and maintenance for motor vehicles, to ensure that motor vehicle emissions are reduced to the maximum practicable extent;
 - (c) the advantages and disadvantages of centralised and decentralised systems of inspection and maintenance, for motor vehicles demonstrated by overseas experience in terms of:
 - consumer convenience;
 - cost to the consumer;
 - efficiency;
 - environmental benefits; and
 - human health.
 - (d) the efficiency of overseas systems of "test and repair" stations, in which motor vehicle emissions are tested and any faults are repaired, within a single organisation;
 - (e) the investigation of adequacy of current measures designed to improve air quality, and the matter of air quality generally in New South Wales, and in metropolitan Sydney in particular;
 - (f) the effectiveness and local relevance of alternative technological systems for monitoring motor vehicle emissions;
 - (g) to recommend on whether or not an inspection system for vehicle emissions should be introduced in New South Wales, and if so, to recommend which type of system is introduced.
- (2) That the committee consist of Mr Gaudry, Mr Humpherson, Mr Langton, Dr Macdonald and Mr Rixon.
- (3) That at any meeting of the committee any three members shall constitute a quorum.
- (4) That the committee have leave to sit during the sittings or any adjournment of the House; to adjourn from place to place; to make visits of inspection within New South Wales, interstate and overseas; and have power to take evidence and send for persons and papers; and to report from time to time.
- (5) That should the House stand adjourned and the committee agree to any report before the House resumes sitting;
 - (a) the committee have leave to send any such report, minutes and evidence taken before it to the Clerk of the House;
 - (b) the documents shall be printed and published and the Clerk shall forthwith take such action as is necessary to give effect to the order of the House; and
 - (c) the documents shall be laid upon the Table of the House at its next sitting.

Agreed to, 147.

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MOTIONS (continued):

ST GEORGE HOSPITAL HYDROTHERAPY FACILITIES:

Mr Thompson moved, pursuant to notice, That this House:

- Views with grave concern—
 - (a) the delay in providing a hydrotherapy pool at the St George Hospital, Kogarah;
 - (b) the recent closure of the hydrotherapy pool at the Western Suburbs Hospital which had been available for use by people from the St George area; and
 - (c) the lack of suitable hydrotherapy facilities in the St George area.
- (2) Calls upon the Minister for Health, the Southern Sydney Area Health Service and the St George Hospital administration to take immediate steps to ensure hydrotherapy facilities are provided at the St George Hospital.

Debate adjourned, 229; discharged, 322.

STANDING COMMITTEE ON THE ENVIRONMENTAL IMPACT OF CAPITAL WORKS:

Dr Macdonald moved, pursuant to notice, "That" a Joint Standing Committee on the Environmental Impact of Capital Works be appointed to inquire into and report, from time to time, with the following terms of reference:

- (1) As ongoing tasks, the committee is to:
 - (a) monitor and review both existing and proposed capital works projects of the public sector in relation to their effect on the environment and their compliance with relevant planning instruments and legislation; and
 - (b) conduct audits of the public sector capital works programme.
- (2) That such committee consist of five members of the Legislative Assembly and three members of the Legislative Council and that, notwithstanding anything contained in the Standing Orders of either House, at any meeting of the committee, any five members shall constitute a quorum provided that the committee shall meet as a joint committee at all times.
- (3) That Ms Allan, Mr Humpherson, Mr Knowles, Mr Richardson and the mover be appointed to serve on such committee as the members of the Legislative Assembly.
- (4) That the committee have leave to sit during the sittings of any adjournment of either or both Houses; to adjourn from place to place, and to make visits of inspection within the State of New South Wales.
- (5) That should either House stand adjourned and the committee agree to any report before the Houses resume sitting:
 - (a) the committee have leave to send any such report, minutes and evidence taken before it to the Clerk of the House;
 - (b) the documents shall be printed and published and the Clerk shall forthwith take such action as is necessary to give effect to the order of the House; and
 - (c) the documents shall be laid upon the Table of the House at its next sitting.

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MOTIONS (continued):

STANDING COMMITTEE ON THE ENVIRONMENTAL IMPACT OF CAPITAL WORKS (continued):

Ms Allan moved, That the question be amended by omitting all words after the word "That" with a view to inserting instead the following words:

"a Standing Committee on the Environmental Impact of Capital Works be appointed to inquire into and report, from time to time, with the following terms of reference:

- (1) As ongoing tasks, the committee is to:
 - (a) monitor and review both existing and proposed capital works projects of the public sector in relation to their effect on the environment and their compliance with relevant planning instruments and legislation; and
 - (b) conduct audits of the public sector capital works programme.
- (2) That such committee consist of seven members of the Legislative Assembly and that, notwithstanding anything contained in the Standing Orders of the House, at any meeting of the committee any four members shall constitute a quorum.
- (3) That Ms Allan, Mr Humpherson, Mr Knowles, Mr McManus, Mr O'Doherty, Mr Richardson and the mover be appointed to serve on such committee.
- (4) That the committee have leave to sit during the sittings of any adjournment of the House; to adjourn from place to place, and to make visits of inspection within the State of New South Wales.
- (5) That should the House stand adjourned and the committee agree to any report before the House resume sitting:
 - (a) the committee have leave to send any such report, minutes and evidence taken before it to the Clerk of the House;
 - (b) the documents shall be printed and published and the Clerk shall forthwith take such action as is necessary to give effect to the order of the House; and
 - (c) the documents shall be laid upon the Table of the House at its next sitting."

Amendment, agreed to, 454; motion as amended, agreed to, 454.

STANDING ORDER 54—PRIVATISATION OF THE WATER BOARD:

Ms Allan moved, pursuant to notice, That this House, pursuant to Standing Order 54, orders to be laid before the House the following documents:

- (1) KPMG Peat Marvick—Review of Tax Implications for Board re: Corporatisation/Privatisation; and
- (2) National Economic Research Associates (NERA)—Model for Corporatisation/Privatisation of the Water Board.

Agreed to, 149; papers tabled, 576.

SUPPLEMENTARY QUESTIONS-REFERENCE TO THE STANDING ORDERS AND PROCEDURE COMMITTEE:

Mr Whelan moved, pursuant to notice, That this House refers to the Standing Orders and Procedure Committee the rules relating to supplementary questions, *agreed to*, 333.

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MOTIONS (continued):

VICTIMS COMPENSATION TRIBUNAL:

- Mr Whelan moved, pursuant to notice, 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.
- Interrupted, 362; adjourned, 396; postponed, 454; Standing Order 118, postponed, 497; adjourned, 552; postponed, 604.
- VOTE OF CENSURE—LEADER OF THE OPPOSITION:
 - Mr Tink moved, pursuant to notice, "That" this House censures the Leader of the Opposition for the inconsistent application of ethical standards he applies to members of his party.
 - Mr Carr moved, That the motion be amended by deleting all words after "That" and inserting the following words "this House censures the Premier for his consistent failure to apply ethical standards to members of his government including, inter alia the Member for Blue Mountains, the Member for Georges River, the Treasurer, the previous Member for North Shore, the previous Member for The Hills, and the former Premier, the Hon. N.F. Greiner."

Debate interrupted, 400; amendment negatived, 411; negatived, 411.

VOTE OF CENSURE—MEMBER FOR GEORGES RIVER:

Mr Hatton moved, That this House censures the Member for Georges River for:

- (a) His reprehensible conduct; and
- (b) In particular, his gross abuse of power and authority in persistently sexually harassing, bullying and victimising his staff.
- Mr Carr moved, That the motion be amended by adding the words "Further, That this House condemns the Premier for his double standards concerning the Members for Blue Mountains and Georges River".

Amendment, ruled out of order, 462; motion agreed to, 462.

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MOTIONS (continued):

VOTE OF CENSURE-MINISTER FOR HEALTH:

Mr Hatton moved, pursuant to notice, That this House censures the Minister for Health, for maladministration of the health portfolio, which has resulted in:

- · Unconscionable productivity cuts inflicted on health budgets
- · Delays in accident and emergency areas
- · Long waiting times for elective surgery
- Neglect of people with mental illnesses
- Bed closures in hospitals
- A run down in rural health services.

Agreed to, 187, 188.

VOTE OF CENSURE-PREMIER:

Mr Carr moved, pursuant to notice, That this House censures the Premier for breaching his promise on wilderness, agreed to, 366.

VOTE OF NO CONFIDENCE-CHAIRMAN OF COMMITTEES:

Mr Whelan moved, pursuant to notice, That this House deplores the action of the Chairman of Committees when during the proceedings of the Committee of the Whole on the Crimes Legislation (Unsworn Evidence) Amendment Bill on 3 May, 1994, he did not comply with the provisions of Standing Order 162 and therefore no longer possesses the confidence of the House, *negatived*, 258.

VOTE OF NO CONFIDENCE-MINISTER FOR HEALTH:

Dr Refshauge moved, pursuant to notice, "That" due to:

- (a) the Minister's decision to privatise St Vincent's Hospital;
- (b) the Minister's decision to privatise community and mental health services in Port Macquarie;
- (c) the Minister's misleading of the people of Parramatta on his promise of 590 nurses to be employed this year;
- (d) the Minister's misleading of the Parliament on Thursday, 22 September, 1994, regarding comments made by the Deputy Leader of the Opposition to a conference of the Health Services Association;
- (e) the continuation of productivity cuts in health;
- (f) the closure, downgrading and privatising of 30 public hospitals;
- (g) the closure of 5,300 hospital beds;
- (h) the increase in the number of people waiting for elective surgery to 45,500;
- (i) the Government's record on community health and prevention,

the Minister for Health no longer possesses the confidence of this House and accordingly the House calls upon the Premier to remove him from office, *negatived*, 378.

VOTE OF NO CONFIDENCE-MINISTER FOR POLICE AND MINISTER FOR EMERGENCY SERVICES:

Mr Carr moved, pursuant to notice, That due to his continued maladministration of the Police portfolio the Minister for Police and Minister for Emergency Services no longer possesses the confidence of this House and accordingly the House calls upon the Premier to remove him from office, Standing Orders suspended, 103-104; interrupted, 104; resolution suspended (Mr West) (by leave) to suspend debate to allow the contribution of the Member for North Shore to the debate on the Address in Reply, agreed to, 104; negatived, 105-106.

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MOTIONS (continued):

VOTE OF NO CONFIDENCE—MINISTER FOR TRANSPORT AND MINISTER FOR ROADS:

Mr Carr moved, pursuant to notice,

- That due to his gross maladministration of the planning, investigation, determination and awarding of the M2 North West Transport Link contracts, the Minister for Transport and Minister for Roads no longer possesses the confidence of this House;
- (2) As a consequence, this House calls upon the Auditor-General to immediately and urgently fully review the terms and conditions of the M2 contracts for report to the House by Tuesday, 29 November, 1994; and
- (3) That in his review, the Auditor-General obtain independent legal advice on all matters relating to the M2 contracts, including, but not restricted to, the following matters:
 - (a) whether the contracts are legally binding;
 - (b) whether variations in the contracts may be made; and
 - (c) whether a contract binding governments and taxpayers for up to 45 years is constitutionally valid and acceptable public policy.

Paper tabled, by leave, 526; interrupted, 526.

Dr Macdonald moved, That the question be amended by leaving out all words after the word "That" with a view to adding instead the following words:

"this House censures the Minister for Transport and Minister for Roads for his failure to maximise public transport infrastructure options open to future governments in his determination and awarding of the M2 contracts.

- (2) That, as a consequence, this House calls upon the Auditor-General to immediately and urgently fully review the terms and conditions of the M2 contracts for report to the House by 9.00 a.m. Thursday 1 December 1994.
- (3) That in his review, the Auditor-General obtain independent legal advice on all matters relating to the M2 contracts, including, but not restricted to, the following matters:
 - (a) whether the contracts are legally binding;
 - (b) whether variations in the contracts may be made; and
 - (c) whether a contract binding governments and taxpayers for up to 45 years is constitutionally valid and whether it is appropriate in light of financial and other issues.
- (4) That this House calls upon the Government to make all documents, including Cabinet and legal documents, available to the Auditor-General to ensure a full, in-depth inquiry under the terms of this motion."

Mr Hatton moved, pursuant to Standing Order 183, That the question be divided to provide for two separate questions to be put on paragraph (1) and paragraphs (2), (3) and (4) of the amendment of the Member for Manly.

Agreed to, 528.

Paragraph (1) of the amendment, negatived, 528.

Paragraphs (2), (3) and (4) of the amendment, agreed to, 529.

Motion, as amended, to be agreed to.

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MOTIONS (continued):

VOTE OF NO CONFIDENCE-MINISTER FOR TRANSPORT AND MINISTER FOR ROADS (continued):

Mr Langton moved, pursuant to Standing Order 183, That the question be divided to provide for two separate questions to be put on paragraph (1) and paragraphs (2), (3) and (4) of the amended motion of the Leader of the Opposition.

Agreed to, 529.

Paragraph (1) of the motion, as amended, negatived, 531.

Paragraphs (2), (3) and (4) of the motion, as amended, to be agreed to, namely:

- "(1) That this House calls upon the Auditor-General to immediately and urgently fully review the terms and conditions of the M2 contracts for report to the House by 9.00 a.m. Thursday 1 December 1994.
- (2) That in his review, the Auditor-General obtain independent legal advice on all matters relating to the M2 contracts, including, but not restricted to, the following matters:
 - (a) whether the contracts are legally binding;
 - (b) whether variations in the contracts may be made; and
 - (c) whether a contract binding governments and taxpayers for up to 45 years is constitutionally valid and whether it is appropriate in light of financial and other issues.
- (3) That this House calls upon the Government to make all documents, including Cabinet and legal documents, available to the Auditor-General to ensure a full, in-depth inquiry under the terms of this motion."

Agreed to, 531.

WORKING WOMEN:

- Ms Allan moved, pursuant to notice, "That" this House condemns the Minister for Industrial Relations and Employment, and Minister for the Status of Women for failing to protect the interests of working women particularly women working as Ministerial staff.
- Mrs Chikarovski moved, That the motion be amended by deleting all words after "That" with a view to inserting instead "this House condemns all acts of sexual harassment and sexual discrimination in the work place and supports the rights of any oppressed staff to report incidents to the appropriate authorities".

Paper tabled (by leave), 441; amendment, agreed to, 440; motion as amended, agreed to, 440.

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NOTICES OF MOTIONS (See also "BUSINESS"):

Called on by Speaker, 43, 61, et seq.

Lapsed, 220, 322, 336, 384 (2), 398.

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Report for the year ended 30 June 1994, 573 (ptd 610).	361	xxvii	423

1994

NEW SOUTH WALES LEGISLATIVE ASSEMBLY

ALPHABETICAL LIST OF MEMBERS (FOURTH SESSION OF THE FIFTIETH PARLIAMENT) Date of Writs: 3 May, 1991 Nomination Day: 8 May, 1991 Polling Day: 25 May, 1991 Return of Writs: 28 June, 1991

SESSION-OPENED 1 MARCH 1994-PROROGUED 7 DECEMBER 1994

No.	Member (M.P.)	Party	Electorate		
1	ALLAN, Pamela Diane	ALP	Blacktown		
2	AMERY, Richard Sanderson	ALP	Mount Druitt		
3	ANDERSON, The Hon. Peter Thomas	ALP	Liverpool		
4	AQUILINA, Anthony Saviour, B.A., Dip.T.	ALP	St Marys		
5	AQUILINA, John Joseph, B.A., Dip.Ed.	ALP	Riverstone		
6	ARMSTRONG, The Hon. lan Morton, O.B.E.	NP	Lachian		
7	BAIRD, The Hon. Bruce George, B.A., M.B.A.	Lib	Northcott		
8	BECK, Donald Fredrick Charles	NP	Murwillumbah		
9	BECKROGE, William Harmon	ALP Lib	Broken Hill Maitland		
10 11	BLACKMORE, Peter Terrence BOWMAN, Donald John, B.A., Dip.Ed.	ALP	Swansea		
12	CARR, Robert John	ALP	Maroubra		
13	CAUSLEY, The Hon. Ian Raymond	NP	Clarence		
14	CHAPPELL, Raymond Francis	NP	Northern		
-	,,		Tablelands		
15	CHIKAROVSKI, Kerry Anne	Lib	Lane Cove		
16	CLOUGH, Ralph James	ALP	Bathurst		
17	COCHRAN, Peter Lachian	NP	Monaro		
18	COHEN, Anne Margarei	Lib	Badgerys		
		•	Creek		
19	COLLINS. The Hon. Peter Edward James.	Lib	Willoughby		
	B.A., LL.B.				
20	CRITTENDEN, Paul Ronald	ALP	Wyong		
21	CRUICKSHANK. Adrian John	NP	Murrumbidgee		
22	DAVOREN, Westby James	ALP Lib	Lakemba Vaucluse		
23 24	(c)DEBNAM, Peter John DOWNY, Christopher John,	Lib	Sutherland		
24	B.A.(Hons), Dip.Ed.	LIU	Sumeriand		
25	DOYLE, Anthony Kenneth, B.A.	ALP	Pears		
26	FACE. Jack Richard	ALP	Charlestown		
27	FAHEY, The Hon. John Joseph, Dip.Law	Lib	Southern		
-			Tablelands		
28	FRASER, Andrew Raymond Gordon	NP	Coffs Harbour		
29	GAUDRY, Bryce James, B.A.	ALP	Newcastle		
30	GIBSON, Paul Bernard	ALP	Londonderry		
31	GLACHAN, Ian Doric	Lib	Albury		
32	(h)GRIFFITHS, The Hon. Terence Allan	Ind	Georges River		
33	GRUSOVIN, The Hon. Deirdre Mary	ALP	Heffron		
34	(e)HARRISON, Gabrielle	ALP	Parramatta		
35	HARRISON, Robert Joseph Wilson	ALP	Kiama		
36	HARTCHER. Christopher Peter	Lib Ind	Gosford South Coast		
37	HATTON, John Edward	Lib	Wakehurst		
38	HAZZARD, Bradley Ronald, B.A., Dip.Ed., LL.B., LL.M.	LIU	wakenurst		
39	HUMPHERSON, Andrew	Lib	Davidson		
40	HUNTER, Jeffrey	ALP	Lake		
			Macquarie		
41	IEMMA, Morris, B.Ec.	ALP	Hurstville		
42	IRWIN, Geoffrey Stewart, Dip.Tech., Dip.Ed.	ALP	Fairfield		
43	JEFFERY, Bruce Leslie	NP	Oxley		
44	KERNOHAN, Dr Elizabeth Anne, M.Sc.Agr.,	Lib	Camden		
	Ph.D.				
45	KERR, Malcolm John	Lib	Cronulla		
46	KINROSS. Jeremy Surton Prevost.	Lib	Gordon		
	LL.B., B.Comm., A.C.A., F.T.I.A.		C 1 1		
47	KNIGHT, Michael Stephen, B.A. (Hons)	ALP	Campbelliown		
48	KNOWLES, Craig John	ALP	Moorebank Kogarah		
49 50	LANGTON, Brian Joseph	ALP	Pittwater		
50	LONGLEY, James Alan, B.Ec., M.Ec., F.C.P.A., S.P.T.C.	Lib	i niwaier		
51	LO PO'. Faye	ALP	Penrith		
51	LUTU, Taye				
(a) Elected, 5 February, 1994					
(b) Resigned, 18 March, 1994					
	cted. 9 April. 1994				
(a) De	ceased, 12 April, 1994				

		D	Floatente		
No.	Member (M.P.)	Party ALP	Electorate The Entrance		
52	McBRIDE, Grant Anthony, B.Sc. (Eng.),	ALF	The Entrance		
53	Dip.Ed.	Ind	Manly		
55	MACDONALD, Peter Alexander Cameron, M.B., B.S., M.R.C.G.P., D.A., D.R.C.O.G.		Many		
54		NP	Port		
54	MACHIN, Wendy Susan, B.A.	INF	Macquarie		
55	MoMANUE In	ALP	Bulli		
55	McMANUS. Ian	ALP	Cabramatta		
56 57	(g)MEAGHER, Reba Paige MARKHAM, Colin William	ALP	Keira		
58	MARTIN, Robert Douglas	ALP	Port Stephens		
58 59	MERTON. Wavne Ashley	Lib	Baulkham Hills		
60	MILLS, John Charles, B.Sc. (Hons), M.Sc.,	ALP	Wallsend		
w	A.R.A.C.I., C.CHEM.		. ungena		
61	MOORE, Clover	Ind	Bligh		
62	MORRIS, Barry John	Lib	Blue		
02			Mountains		
63	MOSS, Kevin Joseph	ALP	Canterbury		
64	MURRAY, John Henry, B.A.	ALP	Drummoyne ·		
65	MURRAY, The Hon. Wallace Telford John	NP	Barwon		
66	NAGLE, Peter Richard, B.A., B.Leg S., Dip.	ALP	Auburn		
••	Labour Rel. and the Law, Dip.Law(B.A.B.)				
67	NEILLY, Stanley Thomas	ALP	Cessnock		
68	(NEWMAN, John Paul	ALP	Cabramana		
69	NORI, Sandra Christine	ALP	Port Jackson		
70	O'DOHERTY, Stephen Mark	Lib	Ku-Ring-Gai		
71	PAGE, Donald Lofius, M.Ec., A.A.S.A.,	NP	Ballina		
	Dip.Rur.Acctg.				
72	PAGE, Ernest Thomas, B.E., B.Comm.	ALP	Coogee		
73	PEACOCKE. The Hon. Gerald Beresford	NP	Dubbo		
	Ponsonby				
74	PETCH, Ivan John	Lib	Gladesville		
75.	PHILLIPS, Ronald Anthony	Lib	Miranda		
76	PHOTIOS, Michael Stephen	Lib	Ermington		
77	PRICE, John Charles	ALP	Waratah		
78	REFSHAUGE, Andrew John, M.B., B.S.	ALP	Marrickville		
79	RICHARDSON, Michael John	Lib	Davidson		
80	RIXON, Barry William	NP	Lismore		
81	ROGAN. Patrick Allan	ALP	East Hills		
82	ROZZOLI, The Hon. Kevin Richard, Dip.Law	Lib	Hawkesbury		
83	RUMBLE, Terrence John, A.A.S.A.	ALP	Illawarra		
84	SCHIPP, The Hon. Joseph John	Lib	Wagga Wagga		
85	SCHULTZ. Albert John	Lib	Burrinjuck		
86	SCULLY, Patrick Carl, B.A., LL.B.(Hons).	ALP	Smithfield		
87	SHEDDEN. Douglas James	ALP	Bankstown		
88	(a)SKINNER, Jill	Lib	North Shore		
89	SMALL. James Richard	NP	Murray		
90	SMITH. Russell Harold Lester	Lib	Bega		
91	SOURIS. George, B.Ec., Dip.F.Mgl.,	NP	Upper Hunter		
	F.A.I.M., F.A.S.A., C.P.A.		••••••••••••••••••••••••••••••••••••••		
92	SULLIVAN, Gerald James, B.Com.,	ALP	Wollongong		
	G.Dip.Accy., Teachers Cert., A.S.A.		B 141		
93	THOMPSON. George Edmund	ALP			
94	TINK, Andrew Arnold, B.A., LL.B.	Lib	Eastwood		
95	TURNER, John Harcourt, Dip.Law	NP	Myall Lakes		
96	WEST. The Hon: Garry Bruce	NP	Orange		
97	WHELAN, Paul Francis Patrick, LL.B.	ALP	Ashfield		
98	WINDSOR, Antony Harold Curties, B.Ec.	Ind	Tamworth		
99	(h)YABSLEY, The Hon. Michael Robert, B.A.	Lib	Vaucluse		
100	YEADON, Kimberley Maxwell	ALP	Granville Strathfield		
101	ZAMMIT, Paul John	Lib	Parramatta		
102	(d)ZIOLKOWSKI. Andrew Charles	ALP			
Frederick, B.A.					
(e) Elected, 27 August, 1994					

(e) Elected. 27 August. 1994
(f) Deceased. 5 September. 1994
(g) Elected. 22 October. 1994
(h) Resignent from Liberal Party. 31 October 1994

THE GOVERNOR HIS EXCELLENCY REAR ADMIRAL PETER ROSS SINCLAIR. A.O.

THE MINISTRY From 27 June 1994

Premier and Minister for Economic Development: THE HON. JOHN JOSEPH FAHEY, M.P.

Deputy Premier, Minister for Public Works, and Minister for Ports: THE HON. IAN MORTON ARMSTRONG, M.P.

> Minister for Transport, and Minister for Roads: THE HON. BRUCE GEORGE BAIRD, M.P.

Minister for Land and Water Conservation: THE HON. GEORGE SOURIS, M.P.

Attorney General, and Minister for Justice: THE HON. JOHN PLANTA HANNAFORD, M.L.C.

Minister for Planning, and Minister for Housing: THE HON. ROBERT JAMES WEBSTER, M.L.C.

Minister for Police and Emergency Services: THE HON. GARRY BRUCE WEST, M.P.

Minister for Education, Training and Youth Affairs, Minister for Tourism, and Minister Assisting the Premier: THE HON. VIRGINIA ANNE CHADWICK, M.L.C.

> Treasurer, and Minister for Arts: THE HON. PETER EDWARD JAMES COLLINS, Q.C., M.P.

Minister for Health: THE HON. RONALD ANTHONY PHILLIPS, M.P.

Minister for Industrial Relations and Employment, and Minister for the Status of Women: THE HON. KERRY ANNE CHIKAROVKSI, M.P.

> Minister for Agriculture and Fisheries, and Minister for Mines: THE HON. IAN RAYMOND CAUSLEY, M.P.

Minister for Energy, and Minister for Local Government and Cooperatives: THE HON. EDWARD PHILLIP PICKERING, M.P.

Minister for Community Services, and Minister for Aboriginal Affairs: THE HON. JAMES ALAN LONGLEY, M.P.

Minister for the Environment: THE HON. CHRISTOPHER PETER HARTCHER, M.P.

Chief Secretary, and Minister for Administrative Services: THE HON. ANNE MARGARET COHEN, M.P.

Minister for Multicultural and Ethnic Affairs, and Minister Assisting the Minister for Justice: THE HON. MICHAEL STEPHEN PHOTIOS, M.P.

Minister for Consumer Affairs, and Minister Assisting the Minister for Roads: THE HON. WENDY SUSAN MACHIN, M.P.

> Minister for Sport, Recreation and Racing: THE HON. CHRISTOPHER JOHN DOWNY, M.P.

Minister for Small Business and Minister for Regional Development: THE HON. RAYMOND FRANCIS CHAPPELL, M.P.

OFFICERS

Speaker Chairman of Committees Clerk of the Legislative Assembly Deputy Clerk Clerk-Assistant(Procedure) Clerk-Assistant(Procedure)	Russell David GROVE Mark James SWINSON
Clerk-Assistant(Committees)	Ronda Mary MILLER Wayne Alan MILFORD

Leader of the Opposition: ROBERT JOHN CARR, M.P.

Deputy-Leader: ANDREW JOHN REFSHAUGE, M.P.

Whips:

Government: MALCOLM JOHN KERR, M.P. National Party: BRUCE LESLIE JEFFERY, M.P. Opposition: WILLIAM HARMON BECKROGE, M.P.

Authorised by the Parliament of New South Wales