## Sessional Papers

## Legislative Assembly

NEW SOUTH WALES

No. 1

# WEEKLY REPORT OF DIVISIONS 

## IN

## COMMITTEE OF THE WHOLE

(EXTRACTED FROM THE MINUTES)

TUESDAY, 2 APRIL, 1968
No. 1.

Administration of Justice Bill.-
Clauses 1 to 3 having been dealt with-

PART II.
Amendment of Law Reform (Miscellaneous
Provisions) Act, 1965
Clause 4.-The Law Reform (Miscellaneous Provisions) Act, 1965, is Amendment amended-
of Act No 32, 1965.
(a) (i) by omitting from subsection one of section four the Sec. 4. words "instituted after the commencement of this Act" (Application and by inserting in lieu thereof the words "or in a of Part.) District Court";
(ii) by omitting from subsection two of the same section the figures "1942-1963" and by inserting in lieu thereof the words and figures "1942, as amended by subsequent Acts";
(b) by omitting subsections one and two of section five and by Sec. 5. inserting in lieu thereof the following subsections:- (Amend-
(1) In any action to which this Part applies the court or a judge may on the application of any party made not later than such time before the trial as may be limited by rules of court, upon being satisfied that circumstances exist which render it desirable to do so and shall, where both parties so apply, order that the action be tried with a jury; but, save as aforesaid, any action to which this Part applies shall, notwithstanding section twenty-nine of the Jury Act, 1912, as amended by subsequent Acts, or section ninety of the District Courts Act, 1912, as amended by subsequent Acts, be tried by a judge without a jury:

Provided that the provisions of this section shall be without prejudice to the power of the court or a judge to order, in accordance with rules of court, that different questions of fact arising in any action be tried by different modes of trial, and where any such order is made the provisions of this section shall have effect accordingly.
(2) Where an order has been made under subsection one of this section for the trial of an action with a jury any party to that action may apply under section thirty of the Jury Act, 1912, as amended by subsequent Acts, for an order that the trial be had by a jury consisting of twelve persons.
(c) by inserting next after section five the following new New sec. 5 A. section:-

5A. (1) Where an action to which this Part applies was Transitional instituted before the commencement of Part II of the provisions. Administration of Justice Act, 1968, in the Supreme Court or in a District Court then-
(a) if such action is listed in the daily causes list for hearing within one month after such commencement such action may be continued and completed as if Part II of the Administration of Justice Act, 1968, had not been enacted;
(b) if such action is not listed for hearing within one month after such commencement then notwithstanding anything in any Act or in any rule of court relating to the mode of trial of actions, or any steps taken by the parties, the provisions of section five of this Act shall apply to the hearing and determination of such action.
(2) Where an action to which this Part applies is instituted after the commencement of Part II of the Administration of Justice Act, 1968, in the Supreme Court or in a District Court, then, notwithstanding anything in any Act or in any rule of court relating to the mode of trial of actions, the provisions of section five of this Act shall apply to the hearing and determination of such action.
(d) by omitting from section six the words "section five" Sec. 6. wherever occurring and by inserting in lieu thereof the words (Third party "sections five and 5 " ;
proceedings and contribution.)
(e) by omitting from subsection one of section ten the word, Sec. 10. figures, letter and symbols "section 64 (a)" wherever occur- (Statute law ring and by inserting in licu thereof the words "paragraph revision.) (a) of subsection one of section sixty-four".

## [Read.]

Question proposed-That the clause, as read, stand part of the Bill.
Motion made ( $M r$ Mannix) to insert after line 9 (page 1) the following new subparagraph:-
(ii) by inserting in subsection one of section four of the same Act after the words "motor vehicle" wherever occurring the words "upon a public street".

Question put-That the words proposed to be inserted be so inserted.
Committee divided.
Ayes, 39

| Mr Bedford | Mr Haigh | Mr Quinn |
| :--- | :--- | :--- |
| Mr Booth | Mr Hills | Mr Renshaw |
| Mr Bowen | Mr Jackson | Mr Ryan |
| Mr Cahill | Mr Jensen | Mr Sheahan |
| Mr Coady | Mr Johnstone | Mr Simpson |
| Mr Cox | Mr Jones | Mr Soss |
| Mr Crabtree | Mr Kearns | Mr Southee |
| Mr Degen | Mr Kelly | Mr Stewart |
| Mr Durick | Mr B. Kelly | Mr K. J. Stewart |
| Mr Earl | Mr Einfeld | Mr Mahoney |
| Mr Ferguson | Mr Mannix | Tellers, |
| Mr Flaherty | Mr Neilly | Mr Bannon |
| Mr Grassby | Mr Petersen | Mr Wade |

Noes, 51

| Mr Askin | Mr Fife | Mr Morris |
| :---: | :---: | :---: |
| Mr Barraclough | Mr Freudenstein | Mr Morton |
| Mr Beale | Mr Healey | Mr Mutton |
| Mr Brewer | Mr Hough | Mr O'Keefe |
| Mr Brown | Mr Hughes | Mr Osborne |
| Mr Bruxner | Mr Humphries | Mr Ruddock |
| Mr Cameron | Mr Hunter | Mr Stephens |
| Mr Chafley | Mr Jackett | Mr Taylor |
| Mr Clough | Mr Jago | Mr Waddy |
| Mr Coates | Mr Lawson | Mr Walker |
| Mr Cowan | Mr Lewis | Mr Weiley |
| Mr Crawford | Mr McCaw | Mr Willis |
| Mr Cross | Mr McGinty | Mr Wotton |
| Mr Cutler | Mr Mackie |  |
| Mr Doyle | Mr Maddison | Tellers, |
| Mr Dunbier | Mr Mason |  |
| Mr M. J. Dunbier | Mr Mauger | Mr Coleman |
| Mr Duncan | Mr Mcad | Mr Griffith |

Proposed insertion of words negatived.
Amendment negatived.

No. 2.

## Same Bill-

Same clause-
Question again proposed-That the clause, as read, stand part of the Bill.
Motion made (Mr Bowen) to leave out all words on line 14 (page 1) to line 5 (page 2 ).

Question proposed-That the words proposed to be left out stand.
Mr Griffith moved, That the Question be now put.
Question put-"That the Question be now put."
Committee divided

| Ayes, 50 |  |  |
| :---: | :---: | :---: |
| Mr Askin | Mr Fife | Mr Mauger |
| Mr Barraclough | Mr Freudenstein | Mr Mead |
| Mr Beale | Mr Griffith | Mr Morris |
| Mr Brewer | Mr Healey | Mr Morton |
| Mr Bruxner | Mt Hough | Mr Mutton |
| Mr Cameron | Mr Hughes | Mr O'Keefe |
| Mr Chaffey | Mr Humphries | Mr Osborne |
| Mr Clough | Mr Hunter | Mr Ruddock |
| Mr Colcman | Mr Jackett | Mr Stephens |
| Mr Cowan | MrJago | Mr Taylor |
| Mr Crawford | Mr Lawson | Mr Waddy |
| Mr Cross | Mr Lewis | Mr Walker |
| Mr Cutler | Mr McCaw | Mr Weiley |
| Mr Doyle | Mr McGinty | Mr Willis |
| Mr Dunbier | Mr Mackie | Tellers, |
| Mr M. J. Dunbier | Mr Maddison | Mr Brown |
| Mr Duncan | Mr Mason | Mr Wotton |
| Noes, 40 |  |  |
| Mr Bedford | Mr Grassby | Mr Quinn |
| Mr Booth | Mr Hills | Mr Renshaw |
| Mr Bowen | Mr Jackson | Mr Ryan |
| Mr Cahill | Mr Jensen | Mr Sheahan |
| Mr Coady | Mr Johnstone | Mr Simpson |
| Mr Coates | Mr Jones | Mr Sloss |
| Mr Cox | Mr Kearns | Mr Southee |
| Mr Crabtrec | Mr Kelly | Mr Stcwart |
| Mr Degen | Mri. B. Kelly | Mr K. J. Stewart |
| Mr Durick | Mr McCartney | Mr Wade |
| Mr Earl | Mr Mahoncy | Tellers, |
| Mr Einfeld | Mr Mannix | Mr Bannon |
| Mr Ferguson | Mr Neilly | Mr Bannon |
| Mr Flaherty | Mr Petersen | Mr Haigh |

And there being the necessary number in the majority-

No. 3.
Same Bill-
Same clause-
Same amendment-
Question put-That the words proposed to be left out stand.

Committee divided.
Ayes, 51

| Mr Askin | Mr Duncan | Mr Mead |
| :---: | :---: | :---: |
| Mr Barraclough | Mr Fife | Mr Morris |
| Mr Beale | Mr Freudenstein | Mr Morton |
| Mr Brewer | Mr Healey | Mr Mutton |
| Mr Brown | Mr Hough | Mr O'Keefe |
| Mr Bruxner | Mr Hughes | Mr Osborne |
| Mr Cameron | Mr Humphries | Mr Ruddock |
| Mr Chaffey | Mr Hunter | Mr Stephens |
| Mr Clough | Mr Jackett | Mr Taylor |
| Mr Coates | Mr Jago | Mr Waddy |
| Mr Coleman | Mr Lawson | Mr Weiley |
| Mr Cowan | Mr Lewis | Mr Willis |
| Mr Crawford | Mr McCaw | Mr Wotton |
| Mr Cross | Mr McGinty |  |
| Mr Cutler | Mr Mackie | Tellers, |
| Mr Doyle | Mr Maddison |  |
| Mr Dunbier | Mr Mason | Mr Griffith |
| Mr M. J. Dunbier | Mr Mauger | Mr Walker |
|  | Noes, 39 |  |
| Mr Bedford | Mr Hills | Mr Renshaw |
| Mr Booth | Mr Jackson | Mr Ryan |
| Mr Bowen | Mr Jensen | Mr Sheahan |
| Mr Cahill | Mr Johnstone | Mr Simpson |
| Mr Coady | Mr Jones | Mr Sloss |
| Mr Cox | Mr Kearns | Mr Southee |
| Mr Crabtree | Mr Kelly | Mr Stewart |
| Mr Durick | Mr L. B. Kelly | Mr K. J. Stewart |
| Mr Earl | Mr McCartney | Mr Wade |
| Mr Einfeld | Mr Mahoney |  |
| Mr Ferguson | Mr Mannix | Tellers, |
| Mr Flaherty | Mr Neilly |  |
| Mr Grassby | Mr Petersen | Mr Bannon |
| Mr Haigh | Mr Quinn | Mr Degen |
| Words stand. |  |  |
| Amendment negatived. |  |  |

No. 4.

## Same Bill-

Same clause-
Question again proposed-That the clause, as read, stand part of the Bill. Motion made (Mr Bowen) to leave out all words on lines 6 to 33 (page 2).
Question put-That the words proposed to be left out stand.
Committee divided.

| Ayes, 51 |  |  |
| :---: | :---: | :---: |
| Mr Askin | Mr Freudenstein | Mr Morris |
| Mr Barraclough | Mr Griffith | Mr Morton |
| Mr Beale | Mr Healey | Mr Mutton |
| Mr Brewer | Mr Hough | Mr O'Keefe |
| Mr Bruxncr | Mr Hughes | Mr Osborne |
| Mr Chaffey | Mr Humphries | Mr Ruddock |
| Mr Clough | Mr Hunter | Mr Stephens |
| Mr Coates | Mr Jackett | Mr Taylor |
| Mr Coleman | Mr Jago | Mr Waddy |
| Mr Cowan | Mr Lawson | Mr Walker |
| Mr Crawford | Mr Lewis | Mr Weilcy |
| Mr Cross | Mr McCaw | Mr Willis |
| Mr Cutler | Mr McGinty | Mr Wotton |
| Mr Doyle | Mr Mackie |  |
| Mr Dunbier | Mr Maddison | Tellers, |
| Mr M. J. Dunbier | Mr Mason |  |
| Mr Duncan | Mr Mauger | Mr Brown |
| Mr Fife | Mr Mead | Mr Cameron |
| Noes, 39 |  |  |
| Mr Bedford | Mr Haigh | Mr Renshaw |
| Mr Booth | Mr Hills | Mr Ryan |
| Mr Bowen | Mr Jackson | Mr Sheahan |
| Mr Cahill | Mr Jensen | Mr Simpson |
| Mr Coady | Mr Johnstone | Mr Sloss |
| Mr Cox | Mr Jones | Mr Southee |
| Mr Crabtree | Mr Kearns | Mr Stewart |
| Mr Degen | Mr Kelly | Mr K. J. Stewart |
| Mr Durick | Mr McCartney | Mr Wade |
| Mr Earl | Mr Mahoney |  |
| Mr Einfeld | Mr Mannix | Tellers, |
| Mr Ferguson | Mr Neilly |  |
| Mr Flaherty | Mr Petersen | Mr Bannon |
| Mr Grassby | Mr Quinn | Mr L. B. Kelly |

Words stand.
Amendment negatived.

No. 5.
Same Bill-
Same clause-
Question put-That the clause, as read, stand part of the Bill.
Committce divided.

| Ayes, 51 |  |  |
| :---: | :---: | :---: |
| Mr Askin | Mr Duncan | Mr Mead |
| Mr Barraclough | Mr Fife | Mr Morris |
| Mr Brale | Mr Freudenstein | Mr Morton |
| Mr Brewer | Mr Healcy | Mr O'Keefc |
| Mr Brown | Mr Hough | Mr Osborne |
| Mr Bruxner | Mr Hughes | Mr Ruddock |
| Mr Cameron | Mr Humphries | Mr Stephens |
| Mr Chaffey | Mr Hunter | Mr Taylor |
| Mr Clough | Mr Jackett | Mr Waddy |
| Mr Coates | Mr Jago | Mr Walker |
| Mr Coleman | Mr Lawson | Mr Weiley |
| Mr Cowan | Mr Lewis | Mr Willis |
| Mr Crawford | Mr McCaw | Mr Wotton |
| Mr Cross | Mr McGinty |  |
| Mr Cutier | Mr Mackie | Tellers, |
| Mr Doyle | Mr Maddison |  |
| Mr Dunbier | Mr Mason | Mr Griffith |
| Mr M. J. Dunbier | Mr Mauger | Mr Mutton |
| Noes, 39 |  |  |
| Mr Booth | Mr Hills | Mr Renshaw |
| Mr Bowen | Mr Jackson | Mr Ryan |
| Mr Cahill | Mr Jensen | Mr Sheahan |
| Mr Coady | Mr Johnstone | Mr Simpson |
| Mr Cox | Mr Joncs | Mr Sloss |
| Mr Crabtree | Mr Kearns | Mr Southee |
| Mr Degen | Mr Kelly | Mr Stewart |
| Mr Durick | Mr L. B. Kelly | Mr K. J. Stewart |
| Mr Earl | Mr McCartncy | Mr Wade |
| Mr Einfeld | Mr Mahoney |  |
| Mr Ferguson | Mr Mannix | Tellers, |
| Mr Flaherty | Mr Neilly |  |
| Mr Grassby | Mr Petersen | Mr Bannon |
| Mr Haigh | Mr Quinn | Mr Bedford |
| to. |  |  |

No. 6.

## Same Bill-

Clauses 5 to 12 having been dealt with-
Clause 13.

## PART X.

Amendment of Small Debts Recovery Act, 1912-1965.
13. The Small Debts Recovery Act, 1912, as amended by Amendment
of Act No.
subsequent Acts, is amended-
$33,1912$.
(a)
(h) (i) by inserting in subsection one of section fifty-six after Sec. 56. the word "court" where firstly occurring the words "in (Garnishee which a creditor has obtained judgment";
(ii) by omitting from the same subsection the words "residing or carrying on business within the jurisdiction of such court";
(iii) by omitting from subsection three of the same section the words "a person resident or carrying on business within the jurisdiction of the court to the registrar of which the application is made" and by inserting in lieu thereof the words "any person";
(iv) by inserting next after the same subsection the following new subsection:-
(3A) An order made under subsection one of this section shall require the garnishee to pay to the registrar of the court in which the order was made, for the judgment creditor, the debt due from the garnishce to the judgment debtor, or so much thereof as may be sufficient to satisfy the judgment debt, in accordance with this Act and general rules made for the purpose.
(v) by omitting subsection five of the same section and by inserting in lieu thereof the following subsection:-
(5) An order made under subsection one of this section for the attachment of the wage or salary of a servant or employee shall extend only-
(a) where the wage or salary is payable for a period of one week, to that part of the wage or salary that is payable at a rate in excess of the prescribed rate ; or
(b) where the wage or salary is payable for a period greater than one week, to that part of the wage or salary payable for that period that is payable at a rate in excess of the prescribed rate.
In this subsection-
"prescribed rate" means-
(a) where no part of the wage or salary is otherwise attached under this or any other Act-a rate equal to eight dollars per week less than the Sydney basic wage ; or
(b) where any part of the wage or salary is otherwise attached under this or any other Act-a rate equal to eight dollars per week less than the Sydney basic wage increased by the amount so attached, calculated on a weekly basis;
"Sydney basic wage" means the basic wage for the time being in force within the meaning of Part V of the Industrial Arbitration Act, 1940, as amended by subsequent Acts, and appropriate for the judgment debtor.
(i) by omitting section fifty-seven and by inserting in lieu Subst. thereof the following section:sec. 57.
57. (1) Where the garnishee resides or carries on business Summons within the jurisdiction of the court that makes an order under to garnishce subsection one of section fifty-six of this Act, the registrar to show may, by that order or by a subsequent order, summon the cause. garnishee to appear before the court to show cause why he should not makc payment in accordance with the order attaching the debt due from him to the judgment debtor.
(2) Where an order is made under subsection one of section fifty-six of this Act against a garnishee who does not reside or carry on business within the jurisdiction of the court, the judgment creditor may, upon failure of the garnishee to comply with the order, apply for a change of venue to the court for the district in which the garnishee resides or carries on business and, where such an order for change of venue is made, the attachment order shall be decmed to have been made in the court to which the venue is changed.
(3) Where a change of venue is ordered under subsection two of this section, the registrar of the court to which the venue is changed may summon the garnishee to appear before the court to show cause why he should not make payment in accordance with the order attaching the debt due from him to the judgment debtor.
(j) by inserting next after section fifty-eight the following new New sces. sections:-

58A. (1) This section shall apply to and in respect of an Continuous attachment order referred to in subsection five of section operation fifty-six of this Act if the registrar making that order so of attachorders, and shall so apply subject to that subsection and sections 58 B and 58 c of this Act.
(2) Notwithstanding anything contained in section fifty-eight of this Act, an attachment order to which this section applies shall not take effect until it is served on the garnishee and, upon being so served, it shall, subject to this section, operate to attach any wage or salary payable by the garnishee to the judgment debtor from time to time until-
(a) a copy of an application made under subsection three of this section is served on the garnishee ;
(b) a copy of a statement filed under subsection five of this section is served on the garnishee; or
(c) the expiration of a period of one month after the attachment order is served on the garnishee,
whichever first occurs, but shall not at any such time so operate to an extent greater than is necessary to satisfy the judgment debt.
(3) A judgment debtor in respect of whom an attachment order to which this section applies is in operation, or the spouse of that judgment debtor, may apply to the court in which the order attaching the debt was made for an order to pay the judgment debt by instalments specified in the application and, upon a copy of the application being served on the garnishee, the attachment order shall operate, to the extent necessary to secure payment of the instalments specified in the application, to attach any wage or salary payable from time to time by the garnishee to the judgment debtor until-
(a) a copy of a statement filed under subsection five of this section is served on the garnishce; or
(b) an order made on the application to pay by instalments is served on the garnishee,
whichever first occurs, but shall not at any such time so operate to an extent greater than is necessary to satisfy the judgment debt.
(4) Where application is made under subsection three of this section, the court to which the application is made may, unless a statement relating to the judgment debt referred to in the application has been filed under subsection five of this section, order that the judgment debt so referred to be paid by such instalments as the court thinks fit, or may order that the application be dismissed, and upon the service on the garnishec of the order so made-
(a) in the case of an order for payment of the judgment debt by instalments, the attachment order relating. to the judgment debtor shall operate, to the extent: necessary to secure payment of the instalments so ordered to be paid, to attach any wage or salary payable by the garnishee to the judgment debtor from time to time, but shall not at any such time so operate to an extent greater than is necessary to satisfy the judgment debt; or
(b) in the case of an order for dismissal of the application the attachment order relating to the judgment debtor shall operate to attach any wage or salary payable by the garnishee to the judgment debtor from time to time until the expiration of a period after being so served that, together with the period that elapsed between service of the attachment order and service of the application, totals one month, but shall not so operate to an extent greater than is neccssary to satisfy the judgment debt.
(5) A judgment debtor in respect of whom an attachment order to which this section applies is in operation, and the judgment creditor may, whether or not an application under subsection three or an order under subsection four of this section bas been made, sign and date before a person prescribed by general rules for the purpose, a statement setting forth that for the purposes of this section, they have agreed upon payment of the judgment debt by instalments, and setting forth particulars of those instalments and the judgment debt, or so much thereof as remains unsatisfied, and where such a statement is filed in the court that made the attachment order it shall, upon a copy thereof being served on the garnishee, operate as an order made under subsection four of this section for payment of the judgment debt by the instalment set forth thercin and-
(a) where an undetermined application has previously been made under subsection four of this section, it shall so operate as if it were an order made on that application ; or
(b) where an order has previously been made under subsection four of this section for payment of the judgment debt by instalments, it shall so operate as if it were a variation, made under subsection six of this section, of that order.
(6) The court in which an order attaching a wage or salary was made may, upon application made for the purpose, vary an order made under subsection four of this section, or a statement operating as such an order, and an order or statement as so varied shall, upon a copy thereof being served upon the garnishee, operate as an order under subsection three of this section to the exclusion of the order or statement so varied.
(7) No order shall be made under this Act for the attachment of a wage or salary to answer a judgment debt in respect of which an order to which this section applies has been made and, notwitbstanding anything contained in section fifty-eight of this Act, where a wage or salary is attached by an order to which this section applies, no other order made under this Act for the attachment of that wage or salary to answer some other judgment debt shall take effect until it is served on the garnishee.

58B. (1) This section shall apply to and in respect of Payment payments required to be made by a garnishee under an under attachment order to which section 58a of this Act applies.
(2) Subject to this section, a payment to which this section applies may, notwithstanding anything contained in this Act, be made to the judgment creditor in licu of to the registrar if the garnishee notifies the registrar of the court in which the attachment order was made that he proposes so to do, and a payment so made in accordance with this section shall discharge the garnishee to the same extent as it would have discharged him had he made the payment to that registrar.
(3) Subject to compliance with subsection four of this section, a garnishee from whom is due to the registrar or the judgment creditor a payment to which this section applies may deduct therefrom for his own use an amount equal to ten per centum thereof.
(4) Where a garnishee makes a deduction in accordance with subsection three of this section, he shall forward to the judgment creditor, when making payment to the registrar or the judgment creditor of the balance of the payment due, a statement showing-
(a) the amount deducted under the attachment order from the wage or salary of the judgment debtor;
(b) the amount deducted by the garnishee for his own use under subsection three of this section; and
(c) the amount of the payment to the registrar or the judgment creditor, as the case may be.
(5) Where a garnishee makes a deduction in accordance with subsection three, and forwards a statement in accordance with subsection four, of this section, payment to the registrar, or in accordance with subsection two of this section, of the amount specified in the statement in accordance with paragraph (c) of subsection four of this section shall be decmed-
(a) to have satisfied the judgment debt; and
(b) to be a valid discharge to the garnishee as against the person entitled to receive the payment and the judgment debtor,
to the extent of the amount specified in the statement in accordance with paragraph (a) of subsection four of this section.
(6) Where, in the case of an attachment order to which section 58A of this Act applies, the judgment creditor fails to notify the registrar of the court in which the order attaching the debt was made, and the garnishce, at least seven days before a payment to be made under the order should be limited to an amount, specified in the notification, required to satisfy the amount of the judgment debt, the judgment creditor shall be guilty of an offence and liable to a penalty not exceeding five hundred dollars, recoverable summarily.
(7) Where an amount in excess of the amount required to satisfy the judgment debt is paid by a garnishee under an attachment order to which this section applies, the excess amount so paid shall be recoverable by the judgment debtor from the judgment creditor in any court of competent jurisdiction.
(8) Any sums reccived by the registrar from the garnishee under an attachment order to which section 58 A of this Act applies may be by him paid to the judgment creditor without further order.

58c. (1) In this section "instalment order" means an Limitation attachment order, made under this Act, in respect of which of payment an application under subsection three, an order for payment under certain by instalments under subsection four or a statement filed atten under subsection five, of section 58A of this Act has been orders. served on the garnishee and includes an attachment order, made under an Act other than this Act, that has a like operation.
(2) This section shall apply where a wage or salary is attached by more than one order, including at least one order made under this Act, whether or not the other orders were so made, and, of the orders attaching the wage or salary, at least one is, and one is not, an instalment order.
(3) Subject to subsection five of section fifty-six of this Act, and except to the extent that, in the case of an order made under an Act other than this Act, that other Act otherwise provides, where this section applies the
amount payable by the garnishee under any of the orders that is not an instalment order shall not, in respect of any payment of that wage or salary, exceed-
(a) where only one of the orders is an instalment order, the amount payable by the garnishee under that instalment order in respect of that payment of wage or salary; or
(b) where more than one of the orders is an instalment order, the greater, or greatest, of the amounts payable by the garnishee under the instalment orders in respect of that payment of wage or salary.
(k) (i) by inserting in section fifty-nine after the word "creditor" Sec. 59. the words "or, where the garnishee has notified the (Proceedings registrar in accordance with subsection two of section to levy 58B of this Act, to the judgment creditor"; amounts due from
(ii) by omitting from the same section the word "dispute" garnishee and by inserting in lieu thereof the words "notify the tebtor.) registrar that he disputes";
(1) by inserting in section sixty-four after the word "costs" the Sec. 64. words "(other than court fees)".

Question proposed-That the clause, as read, stand part of the Bill.
Motion made (Mr Mannix) to leave out all words from line 6 on page 5 down to and including line 20 on page 10.

Question put-That the words proposed to be left out stand.
Committee divided.


## Words stand.

Amendment negatived.
Clause, as read, agreed to.
And the remaining clauses having been dealt with-
The Chairman left the Chair to report the Bill without amendment.

No. 7.

Closer Settlement (Removal of Restriction on Transfer) Bill.-

Clause 1 having been dealt with-

Clause 2.-(1) The provisions of section eleven of the Closer Settlement Restriction Amendment (Conversion) Act, 1943, as subsequently amended, shall on transfer not apply to the transfer of the lands specified in the Schedule to this not to apply Act from the holders specified in that Schedule to Auscott Pty. Limited of certain and, notwithstanding anything contained in the Closer Settlement Acts, land. Auscott Pty. Limited may acquire those lands by such a transfer.
(2) Nothing in subsection one of this section shall be construed as authorising the application of section twenty-two of the Closer Settlement (Amendment) Act, 1909, as subsequently amended, to or in respect of the acquisition referred to in that subsection.

## [Read.]

Question put-That the clause, as read, stand part of the Bill.

Committee divided.

Ayes, 49


Mr Beale
Mr Brewer
Mr Brown
Mr Bruxne
Mr Bruxner
Mr Cameron
Mr Chaffey
Mr Clough
Mr Coates
Mr Coleman
Mr Cowan
Mr Crawford
Mr Cross
Mr Cross
Mr Doyle
Mr Duncan

Mr Fife
Mr Fife
Mr Freudenstein
Mr Frcudenstein
Mr Healey
Mr Healey Mr Hough
Mr Hughes Mr Hughes
Mr Humphries Mr Hunter Mr Jackett
Mr Jago
Mr Lawson
Mr Lewis
Mr McCaw
Mr McGinty
Mr McGinty
Mr Mackie
Mr Maddison
Mr Mason
Mr Mauger

Noes, 38
Mr Bannon
Mr Bedford
Mr Bowen
Mr Cahill
Mr Coady
Mr Cox
Mr Degen
Mr Durick
Mr Earl
Mr Einfeld
Mr Ferguson
Mr Flaherty
Mr Grassby
Mr Haigh

Mr Hills
Mr Jackson
Mr Jensen
Mr Johnstone
Mr Jones
Mr Kearns
Mr Kelly
Mr L. B. Kelly
Mr McCartney
Mr McCartney
Mr Mahoney
Mr Mannix
Mr Neilly
Mr Petersen
Mr Quinn

Mr Morris
Mr Morton
Mr Morton
Mr Mutton
Mr Mutton
MrO 'Kecfe
Mr Osborne
Mr Ruddock
Mr Stephens
Mr Taylor
Mr Waddy
Mr Walker
Mr Weiley
Mr Willis
Mr Wotton
Tellers,
Mr M. J. Dunbier
Mr Griffith

No. 8.

## Same Bill-

1
SCHEDULE.

[Read.]
Question put-That the Schedule, as read, stand part of the Bill.
Committee divided.

| Ayes, 50 |  |  |
| :---: | :---: | :---: |
| Mr Askin | Mr Fife | Mr Mead |
| Mr Barraclough | Mr Freudenstein | Mr Morris |
| Mr Bealc | Mr Healey | Mr Morton |
| Mr Brewer | Mr Hough | Mr Mutton |
| Mr Brown | Mr Hughes | Mr O'Keefe |
| Mr Bruxner | Mr Humphries | Mr Osborne |
| Mr Cameron | Mr Hunter | Mr Ruddock |
| Mr Chaffey | Mr Jackett | Mr Stephens |
| Mr Clough | Mr Jago | Mr Taylor |
| Mr Coates | Mr Lawson | Mr Waddy |
| Mr Coleman | MrLewis | Mr Walker |
| Mr Cowan | Mr McCaw | Mr Weiley |
| Mr Crawford | Mr McGinty | Mr Willis |
| Mr Cross | Mr Mackie | Mr Wotton |
| Mr Doyle | Mr Maddison | Tellers, |
| Mr Dunbier | Mr Mason | Mr M. J. Dunbier |
| Mr Duncan | Mr Mauger | Mr Griffith |
| Noes, 38 |  |  |
| Mr Bannon | Mr Hills | Mr Renshaw |
| Mr Bedford | Mr Jackson | Mr Sheahan |
| Mr Bowen | Mr Jensen | Mr Simpson |
| Mr Cahill | Mr Johnstone | Mr Sloss |
| Mr Coady | Mr Jones | Mr Southee |
| Mr Cox | Mr Kearns | Mr Stewart |
| Mr Degen | Mr Kelly | Mr K. J. Stewart |
| Mr Durick | Mr L. B. Kelly | Mr Wade |
| Mr Earl | Mr McCartney |  |
| Mr Einfeld | Mr Mahoney |  |
| Mr Ferguson | Mr Mannix | Tcllers, |
| Mr Flaherty | Mr Neilly |  |
| Mr Grassby | Mr Petersen | Mr Booth |
| Mr Haigh | Mr Quinn | Mr Crabtree |

Agreed to.
The Chairman left the Chair to report the Bill without amendment.

THURSDAY, 4 APRIL, 1968, A.M.
No. 9.
Sydney Farm Produce Market Authority Bill.-
Clauses 1 to 17 having been dealt with-
(5) (a) This subsection applies to and in respect of persons Transfer transferred from the service of the Council pursuant to this section, of staff. being persons referred to in paragraph (a) of subsection two of section twelve of the Local Government (Areas) Act, 1948, as subsequently amended, who, pursuant to paragraph (b) of that subsection, elected to retain the rights and privileges referred to in that paragraph.
(b) Any person to whom this subsection applies, and who becomes entitled to receive a gratuity by virtue of the application of subsection five of section 20 c of the Local Government Act, 1919, as subsequently amended, shall not be entitled to receive any compassionate or retiring allowance under any award or industrial agreement referred to in subsection two of the said section 20 c :

Provided that the amount payable to any such person as a gratuity to which he becomes entitled as aforesaid shall not in any case be less than the amount whioh would have been payable to such person as a compassionate or retiring allowance under any such award or industrial agreement if this paragraph had not been enacted.
(c) For the purposes of paragraph (b) of subsection two of section twelve of the Local Government (Areas) Act, 1948, as subsequently amended, the services of any person to whom this subsection applies with the Authority to which he is transferred pursuant to this section shall be deemed to be service with the Council of the City of Sydney.
[Read.]
Question proposed-That the clause, as read, stand part of the Bill.
Motion made ( $M r$ Hills) to insert after line 11 (page 13) new subsection to stand as subsection (6) as follows:
(6) A servant of the City Council who immediately prior to any proclamation referred to in this section is wholly or principally employed by the Council at or in connection with the City Markets and who is not referred to in such proclamation shall-
(a) be paid salary or wages not less than at the rate at which he was employed before the appointed day until that salary or those wages is or are varied by the said Council: Provided that that salary or those wages shall not be reduced for a period of at least two years from the appointed day except to the extent necessary to give effect to any fluctuation in a basic or minimum wage by reference to which his salary or wages is or are fixed.
(b) and until otherwise directed by the said Council continue to perform the duties which attached to his employment before the appointed day.

Question put-That the words proposed to be inserted be so inserted.
Committee divided.

| Ayes, 37 |  |  |
| :---: | :---: | :---: |
| Mr Bannon | Mr Hills | Mr Quinn |
| Mr Bedford | Mr Jackson | Mr Renshaw |
| Mr Booth | Mr Jensen | Mr Ryan |
| Mr Bowen | Mr Johnstone | Mr Sheahan |
| Mr Cabill | Mr Jones | Mr Simpson |
| Mr Coady | Mr Kearns | Mr Southee |
| Mr Cox | Mr Kelly | Mr Stewart |
| Mr Crabtree | Mr L. B. Kelly | Mr K. J. Stewart |
| Mr Degen | Mr McCartney | Mr Wade |
| Mr Durick | Mr Mahoney | Tellers, |
| Mr Einfeld | Mr Mannix |  |
| Mr Grassby | Mr Neilly | Mr Ferguson |
| Mr Haigh | Mr Petersen | Mr Flaherty |
| Noes, 48 |  |  |
| Mr Askin | Mr Griffith | Mr Morton |
| Mr Barraclough | Mr Healey | Mr Mutton |
| Mr Beale | Mr Hough | Mr O'Keefe |
| Mr Brewer | Mr Hughes | Mr Osborne |
| Mr Cameron | Mr Humphries | Mr Ruddock |
| Mr Chaffey | Mr Hunter | Mr Stephens |
| Mr Clough | MrJackett | Mr Taylor |
| Mr Coates | Mr Jago. | Mr Waddy |
| Mr Coleman | Mr Lewis | Mr Walker |
| Mr Cowan | Mr McCaw | Mr Weiley |
| Mr Crawford | Mr McGinty | Mr Willis |
| Mr Doyle | Mr Mackie | Mr Wotton |
| Mr Dunbier | Mr Maddison |  |
| Mr M. J. Dunbier | Mr Mason | Tellers, |
| Mr Duncan | Mr Mauger |  |
| Mr Fife | Mr Mead | Mr Brown |
| Mr Freudenstein | Mr Morris | Mr Bruxner |

Proposed insertion of words negatived.
Clause, as read, agreed to.
And the remaining clauses having been dealt with-
The Chairman left the Chair to report the Bill without amendment.

## R. E. WARD, <br> Clerk Assistant.

## Legislative Assembly

NEW SOUTH WALES

No. 2

WEEKLY REPORT OF DIVISIONS
IN

## COMMITTEE OF THE WHOLE (EXTRACTED FROM THE MINUTES)

TUESDAY, 9 APRIL, 1968
No. 1.
New South Wales Government Engineering and Shpbuilding Undertaking (Amendment) Bill.-

Clause 1 having been dealt with-
Clause 2. The Principal Act is amended-
Amendment

(b) * * * * *
(c) by omitting section five and by inserting in lieu Subst. sec. thereof the following sections:- 5 and new sec. 5 A .
5. (1) There shall be a State Dockyard Board Constitution of New South Wales consisting of seven persons of Board. appointed by the Governor on the nomination of the Minister.
(2) A person nominated for the purposes of subsection one of this section may be an officer within the meaning of the Public Service Act, 1902, as amended by subsequent Acts, and shall be a person who, in the opinion of the Minister, can serve the best interests of the Undertaking by reason of his knowledge of and experience in the Undertaking, the direction of other undertakings, financial administration, marketing, legal aspects of administration, or industrial relations.
(3) Of the persons so appointed, not more than three may be persons who hold, or have held, an appointment at the Undertaking or who are, or have been, employed at the Undertaking.
[Read.]
Question proposed-That the clause, as read, stand part of the Bill.
Motion made (Mr Ryan) to leave out on line 7 the word "seven" with a view of inserting the word "five" instead thereof.

Question put-That the word proposed to be left out stand.

Committee divided.
Ayes, 50

| Mr Askin | Mr Fife | Mr Mead |
| :--- | :--- | :--- |
| Mr Barraclough | Mr Frcudenstein | Mr Morris <br> Mr Beale |
| Mr Brewer | Mr Griffith | Mr Morton |
| Mr Brown | Mr Healey | Mr Mutton |
| Mr Bruxner | Mr Hough | Mr Osborne |
| Mr Cameron | Mr Hughes | Mr Stephens |
| Mr Chaffey | Mr Humphries | Mr Taylor |
| Mr Clough | Mr Hunter | Mr Waddy |
| Mr Coates | Mr Jackett | Mr Walker |
| Mr Coleman | MrJago | Mr Weiley |
| Mr Cowan | Mr Lawson | Mr Willis |
| Mr Crawford | Mr Lewis | Mr Wotton |
| Mr Cross | Mr McCaw |  |
| Mr Cutler | Mr McGinty |  |
| Mr Doyle | Mr Mackie | Tellers, |
| Mr Dunbier | Mr Maddison |  |
| Mr M.J.Dunbier | Mr Mason | Mr Mauger |

Noes, 38

| Mr Bannon | Mr Hills | Mr Renshaw |
| :--- | :--- | :--- |
| Mr Bedford | Mr Jackson | Mr Ryan |
| Mr Bowen | Mr Jensen | Mr Sheahan |
| Mr Cahill | Mr Johnstone | Mr Simpson |
| Mr Coady | MrJones | Mr Sloss |
| Mr Cox | Mr Kearns | Mr Southee |
| Mr Crabtree | Mr Kelly | Mr Stewart |
| Mr Degen | MrL.B. Kelly | Mr K.J.Stewart |
| Mr Durick | Mr McCartney |  |
| Mr Earl | Mr Mahoney |  |
| Mr Einfeld | Mr Mannix | Tellers, |
| Mr Flaherty | Mr Neilly |  |
| Mr Grassby | Mr Petersen | Mr Booth |
| Mr Haigh | Mr Quinn | Mr Ferguson |

Word stands.

Amendment negatived.

No. 2.

## Same Bill.-

## Same Clause.-

Question again proposed-That the clause, as read, stand part of the Bill.
Motion made (Mr Ryan) to insert after line 19 (page 1) new subsection to stand as subsection (3) as follows:
(3) Of the persons so appointed, three shall be nominated by employees of the State Dockyard.

Question put-That the words proposed to be inserted be so inserted.
Committee divided.

Ayes, 38
Mr Bannon
Mr Bedford
Mr Booth
Mr Bowen
Mr Cahill
Mr Coady
Mr Cox
Mr Crabtree
Mr Degen
Mr Durick
Mr Earl
Mr Ferguson
Mr Flaherty

Mr Hills
Mr Jackson
Mr Jensen
Mr Johnstone
Mr Johnston
Mr Jones
$\stackrel{\mathrm{Mr}}{\mathrm{Mr}} \mathrm{Kelly}$
Mr Kelly
Mr L. B. Kelly
MrL . B. Kelly
Mr McCartney
Mr Mahoncy
Mr Mannix
Mr Neilly
Mr Petcrsen
Mr Quinn
Mr Rensh
Mr Ryan
Mr Sheahan
Mr Simpson
Mr Sloss
Mr Southec
Mr Stewart
Mr K. J. Stewart
Tellers,
Mr Einfeld
Mr Grassby

| Mr Askin | Mr Freudenstein | Mr Morris |
| :--- | :--- | :--- |
| Mr Barraclough | Mr Griffith | Mr Morton |
| Mr Beale | Mr Healey | Mr Mutton |
| Mr Brewer | Mr Hough | Mr O'Keefe |
| Mr Bruxner | Mr Hughes | Mr Osborne |
| Mr Cameron | Mr Humphries | Mr Ruddock |
| Mr Chaffcy | Mr Hunter | Mr Stephens |
| Mr Clough | Mr Jackett | Mr Taylor |
| Mr Coates | Mr Jago | Mr Waddy |
| Mr Coleman | Mr Lawson | Mr Walker |
| Mr Cowan | Mr Lewis | Mr Weiley |
| Mr Crawford | Mr McCaw | Mr Willis |
| Mr Cross | Mr McGinty |  |
| Mr Cutler | Mr Mackie |  |
| Mr Doyle | Mr Maddison |  |
| Mr Dunbier | Mr Mason | Tellers, |
| Mr M. J. Dunbier | Mr Mauger | Mr Brown |
| Mr Fife | Mr Mead | Mr Wotton |

Proposed insertion of words negatived.
Clause, as read, agreed to.
The Chairman left the Chair to report the Bill without amendment.

No. 3.
Local Government and Other Authorities Superannuation (Amendment) Bill.-

Clause 1 having been deal with-
1
Clause 2. The Local Government (Superannuation) Act, 1927, as subse- Amendment quently amended, is amended- of Act No.

| (a) | $*$ | $*$ | $*$ | $*$ | $*$ |
| :--- | :--- | :--- | :--- | :--- | :--- |
| (b) | $*$ | $*$ | $*$ | $*$ | $*$ |
| (c) | $*$ | $*$ | $*$ | $*$ | $*$ |

(d) by inserting next after Part IIIA the following new New Part Part:-

## PART Шв.

Superannuation Benefits Provisions.

Question proposed-That the clause, as read, stand part of the Bill.
Motion made ( Mr Hills) to insert in the proposed new section 15 Ac a new subsection (8) as follows:
(8) (a) An agreement under this section shall not take effect until the agreement has laid for fourteen sitting days before both Houses of Parliament.
(b) If either House of Parliament passes a resolution of which notice has been given at any time within fourteen days after such agreement has been laid before such House disallowing the agreement or part thereof, such agreement or part shall not take effect.
Question put-That the words proposed to be inserted be so inserted.
Committee divided.
Ayes, 39

| Mr Bannon | Mr Hills | Mr Renshaw |
| :--- | :--- | :--- |
| Mr Bedford | Mr Jackson | Mr Ryan |
| Mr Booth | Mr Jensen | Mr Sheahan |
| Mr Bowen | Mr Johnstone | Mr Simpson |
| Mr Cahill | Mr Jones | Mr Sloss |
| Mr Coady | Mr Kearns | Mr Southee |
| Mr Cox | Mr Kelly | Mr Stewart |
| Mr Crabtree | Mr L. B. Kelly | Mr K. . Stewart |
| Mr Degen | Mr McCartney | Mr Wade |
| Mr Durick | Mr Mahoney |  |
| Mr Earl | Mr Mannix |  |
| Mr Einfeld | Mr Neilly | Tellers, |
| Mr Haigshy | Mr Petersen | Mr Ferguson |
| Mr Quigh | Mr Quinn | Mr Flaherty |


|  | Noes, 48 |  |
| :--- | :--- | :--- |
|  |  |  |
| Mr Askin | Mr Griffith | Mr Morton |
| Mr Barraclough | Mr Healey | Mr Mutton |
| Mr Beale | Mr Hough | Mr O'Keefe |
| Mr Brewer | Mr Hughes | Mr Osborne |
| Mr Brown | Mr Humphries | Mr Punch |
| Mr Bruxner | Mr Hunter | Mr Ruddock |
| Mr Cameron | Mr Jackett | Mr Stephens |
| Mr Coates | Mr Jago | Mr Taylor |
| Mr Coleman | Mr Lawson | Mr Waddy |
| Mr Cowan | Mr McCaw | Mr Weiley |
| Mr Crawford | Mr McGinty | Mr Willis |
| Mr Cross | Mr Mackie | Mr Wotton |
| Mr Doyle | Mr Maddison |  |
| Mr M.J. Dunbier | Mr Mason |  |
| Mr Duncan | Mr Mauger | Tellers, |
| Mr Fife | Mr Mead | Mr Dunbier |
| Mr Freudenstein | Mr Morris | Mr Walker |

Proposed insertion of words negatived.
Clause, as read, agreed to.
Mr Clough, Temporary Chairman, left the Chair to report the Bill without amendment.
1968
NEW SOUTH WALES
REPORT FROM PRINTING COMMITTEE
THE PRINTING COMMITTEE of the Legislative Assembly, appointed under the Sessional Order of 4 April, 1968, Votes No. 6, Entry 7, have agreed to report to your Honourable House in relation to the Papers referred to them.


## 108

2




| Subject Matter of Paper | By whom Moved for | By whom laid upon Table | $\begin{aligned} & \text { When laid upon } \\ & \text { Table } \end{aligned}$ | Recommended by the Committee | Remarks |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Amendments of Regulations 1 and 4 and of Forms 1 and 2. <br> Height of Building (Mctropolitan Police District) Act, 1912, as amended- <br> Local Government Act, 1919, as amended-Proclamations-Planning Scheme <br> Ordinances for- <br> (a) Coonabarabran (Amendment No. 1). <br> (b) Kempsey. <br> (d) Ilaw Sydney (Amendment No. 3). <br> (e) Gunneda. <br> (f) Munedah and Liverpool Plains (Amendment No. 2). <br> (g) Shire of Mittagong. <br> (f) Municipality of Cooma. <br> State Planning Authority Act, 1963, as amended-State Planning Authority <br> (Hunter Regional Planning Committee) Regulations. <br> Electricity Commission Act, 1950, as amended-Notifications of acquisition, <br> Works Act, 1912, as amended, for the following purposesappropriation and/or resumption of land and casements under the Public <br> (a) Electricity Transmission Lines between- <br> (ii) Dubbo and Cobar. <br> (ii) Yass and Sydney West, and Yass and Cowra. <br> (iii) Yass and Cowra. <br> (iv) Brown Mountain and Bombala (2). <br> (v) Burrinjuck and Wagga Wagga. <br> (vi) Coonabarabran and Mudgee. <br> (viii) Sydney North and Lane Cove, and Carlingford and Sydney North. <br> (ix) Newcastle and Merewether. <br> (x) Sydney West and Guildford. <br> (xii) Young and Cowra. <br> (xiii) Yass and Talbingo. <br> (xiv) Muswellbrook and Kurri Kurri. <br> (xv) Jugiong and Murrumburrah. <br> (b) Vales Point Power Station Transmission Line Outlets and Vales Point-Munmorah Transmission Line. <br> (c) Forbes Substations Transmission Line Connections, <br> (d) Evelien Substation. <br> (c) East Lindfield-Kuringai-West Pennant Hills Underground Pilot <br> (f) Liddell Power Station. <br> State Planni lg Authority Act, 1963, as amended-Notifications of acquisition, apprcpration and/or resumption of land under the Public Works Act, 1912, <br> as amended, at- <br> (b) Ryde. <br> (b) Concord. <br> (d) Eastwood. <br> (c) Mount Druitt. |  | Mr Morton <br> Mr Morton <br> Mr Morton <br> Mr Morton <br> Mr Morton $\qquad$ $\qquad$ | 1968 <br> 27 March <br> 27 March <br> 27 March <br> 27 Marcb <br> 27 March $\qquad$ $\qquad$ | Not to be printed. Not to be printed. <br> Not to be printed. Not to be printed. <br> Not to be printed. |  |



| Subject Matter of Paper | By whom Moved for | By whom laid upon Table | When laid upon Table | Recommended by the Committec | Remark |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Liquor Act, 1912, as amended- <br> (a) Liquor (General) Regulations-Amendments of Regulations 3, 5, 6 and 28 and of Schedule B. <br> (b) Liquor Regulations (1913)-Omission of Schedule 20. <br> (c) Regulations relating to Meal Permits-Amendments of Schedules 1 and 2. <br> (d) Regulations relating to restaurants-Omission of Regulation 2; amendments of Regulations 3 and 4; and substituted Schedules A, B and C. <br> (e) Regulations relating to clubs-Amendments of Regulation 3 and of |  | Mr Maddison | $\begin{aligned} & 1968 \\ & 27 \text { March } \end{aligned}$ | Not to be printed. |  |
| Auctioncers and Agents Act, 1941, as amended-Forms 34, 35, 36 and 37 under the Regulations. |  | Mr Maddison | 27 March | Not to be printed. |  |
| Conveyancing Act, 1919, as amended-Amendment of Regulation $92 \ldots \ldots$ Clean Air Act, 1961, as amended-Amendments of Regulations 16 and ig Fluoridation of Public Water Supplies Act, 1957, as amended-Substituted Form 1 under the Regulations. |  | Mr Maddison Mr Jago <br> Mr Jago | 27 March <br> 27 March <br> 27 March | Not to be printed. Not to be printed. Not to be printed. |  |
| Fluoridation of Public Water Supplies Act, 1957, as amended- <br> (a) Notifications of approval for the addition of fuorine to the water supplies of- <br> (i) Urana-Oaklands. <br> (ii) Mullumbimby. <br> (iii) Cowra. <br> (b) Notifications of variation of approval for the addition of fluorine to the water supplies of - <br> (i) City of Grafton. <br> (ii) City of Goulburn. |  | Mr Jago | 27 March | Not to be printed. |  |
| Medical Practitioners Act, 1938, as amended-Amendment of Regulation 9c. Nurses Registration Act, 1953, as amended-Regulation 4A and Schedule BA, and amendments of Regulations $3,4,5,6,6 \mathrm{~A}, 11,14,19,19 \mathrm{~A}, 25,25 \mathrm{~A}, 28$ and 28 A and of Forms 1,2 and 2 B . Phan 28 A anms 1, 2 and 2B. |  | Mr Jago Mr Jago | 27 March <br> 27 March | Not to be printed Not to be printed. |  |
| Pure Food Act, 1908, as amended-Amendments of Regulations $19 \mathrm{c}, \ldots, 29,44$. $61,76,77$ and 78. |  | Mr Jago | 27 March | Not to be printed. |  |
| Report of the Medical Board for 1967. <br> Lotteries and Art Unions Act, 1901, as amended-Balance-sheets (100) of Art Unions in aid of various charitable organizations. |  | Mr Jago Mr Willis | 27 March 28 March | To be printed. Not to be printed. |  |
| Closer Settlement (Amendment) Act, 1914-Abstract of Crown land intended to be dedicated for public purposes in accordance with the provisions of section 13 of the Act. | ............ | Mr Lewis | 28 March | Not to be printed. |  |
| Crown Lands Consolidation Act, 1913-Abstracts of Crown lands intended to be dedicated for public purposes in accordance with the provisions of section 24 of the Act. |  | Mr Lewis | 28 March | Not to be printed. |  |
| Crown Lands Consolidation Act, 1913, as amended-Gazette Notices (30) setting forth the mode in which it is proposed to deal with certain lands under section 25 of the Act. |  | Mr Lewis | 28 March | Not to be printed. |  |
| Crown Lands Consolidation Act, 1913-Regulations for the management of the Baptist portion of the Sandgate General Cemetery-Substituted Regulations 19, 34 and 35 . |  | Mr Lewis | 28 March ..... | Not to be printed. |  |




P33699-2

| Subject Matter of Paper | By whom Moved for | By whom laid upon Table | $\begin{gathered} \text { When laid upon } \\ \text { Table } \end{gathered}$ | Recommended by the Committee | Remarks |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\ldots . .$. | Mr Beale <br> Mr Beale <br> Mr Stephens $\qquad$ $\qquad$ $\qquad$ | 2968 |  |  |
| (b) Conversion of Monetary References into Decimal Currency (continued) (viii) Amendments of Regulation 13 and the Schedule-Lands within the irrigation areas constituted under the provisions of the Went worth Irrigation Act, 1890, as amended, and the Hay Irrigation Act, 1902, as amended. <br> (ix) Amendments of Regulations 6, 18, 20 and 23-Supply of water within the Tullakool Irrigation Area. <br> (x) Amendments of Regulations 1 and 3 and of the Schedule-Supply of water for special purposes within or in connection with the Coleambally Irrigation Area. <br> (c) Regulation and Control of Officers and Servants-Amendments of References into Decimal Currency. Regulations 60, 62, 80, 86, 89 and 103-Conversion of Monetary <br> Wentworth Irrigation Act, 1890, as amended, and Irrigation Act, 1912, as amended-Amendment of By-law 21-Conversion of Monetary References into Decimal Currency. <br> Wentworth Irrigation Act, 1890, as amended-Amendments of Regulation 25 and of Forms I, II and IV of Schedule "A"-Conversion of Monetary References into Decimal Currency. <br> Housing Act, 1912, as amended-Notifications of acquisition, appropriation and/or resumption of land under the Public Works Act, 1912, as amended, for housing purposes atof the University of Newcastle. <br> Moorebank. <br> Narrabri West. <br> Narrandera. <br> Nyngan. <br> Penrith. <br> Rylstone. <br> Scone. <br> Tarrawanna (2). <br> Wagga Wagga (2). <br> Warwick Farm. <br> Yerris Creet <br> University and University Colleges Act, 1900, as amended-Amendments of, and additions to, the By-laws of the University of Sydney. <br> University of Newcastle Act, 1964-Amendments of, and additions to, the By-laws |  |  |  |  |  |
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|  |  |  | 2 April | Not to be printed. |  |
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|  |  |  | 2 April | Not to be printed. |  |
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|  |  | Mr Cutier |  | Not to be printed. |  |
|  |  |  |  |  |  |
|  |  | Mr Cutler | 3 April .. | Not to be printed. |  |


BY Authority:
v. C. $\mathrm{N} . \mathrm{Blight}$,GOVERNMENT PRINTER, New south wales-1968
1968
1968
REPORT FROM PRINTING COMMITTEE
THE PRINTING COMMITTEE of the Legislative Assembly, appointed under the Sessional Order of 4 April, 1968, Votes No. 6, Entry 7, have agreed

| Subject of Paper | By whom Moved for | By whom laid upon Table | When laid upon Table | Recommended by the Committee | Remarks |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Interim Reports dated 3 April, 1967, 19 September, 1967, and 25 October, 1967, of police investigations into matters relating to Warringah Shire Council. Electricity Commission Act, 1950, as amended-Notifications of acquisition, appropriation and/or resumption of easements under the Public Works Act, 1912, as amended, for Electricity Transmission Lines between- <br> (a) Muswellbrook and Tamworth. <br> Hay Irrigation Act, 1902, as amended-Amendments of By-laws 8A, 8D and 17Conversion of Monetary References into Decimal Currency. <br> Public Works Act, 1912, as amended-Notifications of acquisition, appropriation and/or resumption of land for works in connection with- <br> (a) Construction of a dam across the Macquarie River at Burrendong. <br> (b) Strengthening and enlargement of Wyangala Dam (2). <br> (c) Construction of a dam across the Tumut River at Blowering. Fighting Fund for the year ended 30 June, 1967. <br> Report upon the Administration of the Eastern and Central Division Bush Fire <br> Statement of Traffic secured to railway transport by the exercise of the powers conferred on the Commissioner for Railways under section 24 (3), (4) and (6) of the Government Railways Act, 1912 as amended, for the month of January 1968. <br> Ministry of Transport Act, 1932, as amended-Notification of acquisition, appropriation and/or resumption of an easement under the Public Works Act, 1912, as amended, for constructing and maintaining for railway purposes electric high-tension transmission lines between Singleton and Muswellbrook. |  | Mr Askin <br> Mr Morton <br> Mr Beale <br> Mr Beale <br> Mr Morton <br> Mr Morris <br> Mr Morris $\qquad$ $\qquad$ $\qquad$ $\qquad$ $\qquad$ | 9 April <br> 9 April <br> 9 April <br> 9 April <br> 10 April <br> 10 April <br> 10 April | Not to be printed. Not to be printed. <br> Not to be printed. Not to be printed. <br> Not to be printed. Not to be printed. <br> Not to be printed. |  |


by authority
v. C. n. blight, government printbr, new south wales-1968

