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# LEGISLATURE OF NEW SOUTH WALES

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## GOVERNOR

(Sworn 20th January, 1966)

*His Excellency Sir ARTHUR RODEN CUTLER, upon whom has been conferred the decoration of the Victoria Cross, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Knight Commander of the Royal Victorian Order, Commander of the Most Excellent Order of the British Empire, Knight of the Most Venerable Order of St John of Jerusalem, Governor of the State of New South Wales and its Dependencies, in the Commonwealth of Australia.*

## LIEUTENANT-GOVERNOR

*The Hon. Sir LESLIE JAMES HERRON, Knight Commander of the Most Excellent Order of the British Empire, Companion of the Most Distinguished Order of Saint Michael and Saint George, Knight of the Most Venerable Order of St John of Jerusalem, Lieutenant-Governor of the State of New South Wales and its Dependencies, in the Commonwealth of Australia*

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## THE MINISTRY

(To 17th January, 1973)

Premier and Treasurer .....	THE HON. SIR ROBERT WILLIAM ASKIN, K.C.M.G., M.L.A.
Deputy Premier, Minister for Local Government and Minister for Highways .....	THE HON. SIR CHARLES BENJAMIN CUTLER, K.B.E., E.D., M.L.A.
Minister for Education .....	THE HON. ERIC ARCHIBALD WILLIS, B.A., M.L.A.
Minister for Decentralisation and Development and Vice-President of the Executive Council .....	THE HON. JOHN BRYAN MUNRO FULLER, M.L.C.
Minister for Public Works .....	THE HON. DAVIS HUGHES, M.L.A.
Attorney-General .....	THE HON. KENNETH MALCOLM McCAW, Q.C., M.L.A.
Minister for Transport .....	THE HON. MILTON ARTHUR MORRIS, M.L.A.
Minister for Lands and Minister for Tourism .....	THE HON. THOMAS LANCELOT LEWIS, M.L.A.
Minister for Environment Control .....	THE HON. JACK GORDON BEALE, M.E., M.L.A.
Minister for Agriculture .....	THE HON. GEOFFREY ROBERTSON CRAWFORD, D.C.M., M.L.A.

## MEMBERS OF THE LEGISLATIVE COUNCIL

FORTY-THIRD PARLIAMENT—THIRD SESSION

*President*—The Hon. Sir Harry Vincent Budd*Chairman of Committees*—The Hon. Thomas Sidney McKay, B.A., LL.B.*Clerk of the Parliaments*—A. W. B. Saxon*Clerk Assistant*: L. A. Jeckeln *Usher of the Black Rod*: K. C. McRae*Temporary Chairmen of Committees*—(To 22nd April, 1973): The Hon. Harold Daniel Ahern, The Hon. Frank William Spicer, The Hon. John Alexander Weir

(From 2nd May, 1973): The Hon. Richard Kelynack Evans, D.F.C., The Hon. Richmond William Manyweathers, The Hon. Edna Sirius Roper

*Leader of the Government in the Legislative Council*—The Hon. John Bryan Munro Fuller*Deputy Leader of the Government in the Legislative Council*—The Hon. Frederick Maclean Hewitt*Leader of the Opposition*—The Hon. Neville Kenneth Wran, Q.C.*Deputy Leader of the Opposition*—The Hon. Herbert John McPherson*Government Whip*—The Hon. Roger August Alfred Faes de Bryon-Faes*Opposition Whip*—The Hon. William Robert Coulter

- Ahern, The Hon. Harold Daniel, A.R.M.T.C., Mech.Elec.Eng., M.I.E.Aust., Chartered Engineer (Australia), Dip.Pub.Ad., F.R.I.P.A. (c)
- Alam, The Hon. Anthony Alexander (c)
- Anderson, The Hon. Kathleen Harris (e)
- Barron, The Hon. Evelyn
- Bowen, The Hon. Fred William, O.B.E.
- Bryon-Faes, The Hon. Roger August Alfred Faes, de, K.C.H.S., M.A., M.Sc., Ph.D. (Temple, Pa) (d)
- Budd, The Hon. Sir Harry Vincent
- Cahill, The Hon. Cedric Alan Francis, Q.C. (c)
- Cahill, The Hon. Cyril Joseph (d)
- Cahill, The Hon. James Edward
- Calabro, The Hon. Francesco
- Calcraft, The Hon. Joseph, O.B.E. (e)
- Clayton, Colonel the Hon. Sir Hector Joseph Richard, E.D., B.A., LL.B. (b) (c)
- Cockerill, The Hon. Francis Henry (c)
- Colborne, The Hon. Colin (c)
- Connellan, The Hon. Leo Paul (d)
- Coulter, The Hon. William Robert
- Davis, The Hon. Margaret Alayne Elizabeth
- Ducker, The Hon. John Patrick
- Duncan, The Hon. Frederick Norman
- Erskine, The Hon. Robert Hamilton (c)
- Erskine, The Hon. Thomas Reginald, M.C.
- Eskell, Major-General the Hon. Stanley Louis Mowbray, E.D.
- Evans, The Hon. Richard Kelynack, D.F.C.
- Falkiner, The Hon. Otway McLaurin
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- Fuller, The Hon. John Bryan Munro (d)
- Furley, The Hon. Mabel Eileen, O.B.E.
- Gardiner, The Hon. John Henry
- Geraghty, The Hon. Walter James
- Gleeson, The Hon. Thomas Patrick
- Gordon, The Hon. Trevor Everett
- Hallam, The Hon. Jack Rowland (e)
- Healey, The Hon. Clive
- Hewitt, The Hon. Frederick Maclean
- Holt, The Hon. Walter John, LL.B. (a)
- Humphries, Major the Hon. Edward Harris
- Joel, The Hon. Sir Asher Alexander, O.B.E.
- Keighley, The Hon. William Geoffrey, M.A. (Oxon)
- Kennedy, The Hon. James William
- Landa, The Hon. David Paul, LL.B. (e)
- Lloyd, The Hon. Florence Violet (e)
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- McMahon, The Hon. Peter (e)
- McPherson, The Hon. Herbert John (d)
- Manyweathers, The Hon. Richmond William
- Marsh, The Hon. Ralph Benson
- Melville, The Hon. Robert Gavin (e)
- Murray, The Hon. William Thomas
- North, The Hon. Lindsay Annan
- Packer, The Hon. Robert Clyde
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- Pratten, The Hon. Frederick Graham, B.Sc.
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- Riley, The Hon. Bernard Blomfield, Q.C.
- Roper, The Hon. Edna Sirius
- Rygate, The Hon. Amelia Elizabeth Mary
- Serisier, The Hon. Leroy Dudley, LL.B.
- Solomons, The Hon. Louis Adrian, B.A., LL.B.
- Spicer, The Hon. Frank William (c)
- Sullivan, The Hon. Henry Joseph Aloysius
- Thom, The Hon. James Norman
- Vickery, The Hon. Eben Kelvin Edward
- Warren, The Hon. Sir Edward Emerton, K.C.M.G., K.B.E., M.S.M., O.M.S.T., R.S.G.C.
- Weir, The Hon. John Alexander (c)
- Willis, Lieutenant-Colonel the Hon. Max Frederick, E.D., LL.B. (d)
- Wran, The Hon. Neville Kenneth, Q.C.
- Wright, The Hon. Ernest Gerard (f)

(a) Elected 30th August, 1972.

(b) Granted leave of absence from 28th February to 31st March, 1973.

(c) Term expired 22nd April, 1973.

(d) Re-elected 5th April, 1973, for twelve-year term commencing 23rd April, 1973.

(e) Elected 5th April, 1973, for twelve-year term commencing 23rd April, 1973.

(f) Resigned 16th April, 1973.

THE MINISTRY—*continued*

Minister for Housing and Minister for Co-operative Societies .....	THE HON. STANLEY TUNSTALL STEPHENS, M.L.A.
Minister of Justice .....	THE HON. JOHN CLARKSON MADDISON, B.A., LL.B., M.L.A.
Minister for Health .....	THE HON. ARNOLD HENRY JAGO, M.L.A.
Minister for Mines, Minister for Power and Assistant Treasurer .....	THE HON. WALLACE CLYDE FIFE, M.L.A.
Minister for Labour and Industry .....	THE HON. FREDERICK MACLEAN HEWITT, M.L.C.
Minister for Child Welfare and Minister for Social Welfare .....	THE HON. JOHN LLOYD WADDY, O.B.E., D.F.C., M.L.A.
Minister for Conservation and Minister for Cultural Activities .....	THE HON. GEORGE FRANCIS FREUDENSTEIN, M.L.A.
Chief Secretary and Minister for Sport .....	THE HON. IAN ROSS GRIFFITH, M.L.A.

## THE MINISTRY

(From 17th January, 1973)

Premier and Treasurer .....	THE HON. SIR ROBERT WILLIAM ASKIN, K.C.M.G., M.L.A.
Deputy Premier, Minister for Local Government and Minister for Highways .....	THE HON. SIR CHARLES BENJAMIN CUTLER, K.B.E., E.D., M.L.A.
Minister for Education .....	THE HON. ERIC ARCHIBALD WILLIS, B.A., M.L.A.
Minister for Decentralisation and Development and Vice-President of the Executive Council .....	THE HON. JOHN BRYAN MUNRO FULLER, M.L.C.
Attorney-General .....	THE HON. KENNETH MALCOLM McCAW, Q.C., M.L.A.
Minister for Transport .....	THE HON. MILTON ARTHUR MORRIS, M.L.A.
Minister for Public Works .....	THE HON. LEON ASHTON PUNCH, M.L.A.
Minister for Lands and Minister for Tourism .....	THE HON. THOMAS LANCELOT LEWIS, M.L.A.
Minister for Environment Control .....	THE HON. JACK GORDON BEALE, M.E., M.L.A.
Minister for Agriculture .....	THE HON. GEOFFREY ROBERTSON CRAWFORD, D.C.M., M.L.A.
Minister of Justice .....	THE HON. JOHN CLARKSON MADDISON, B.A., LL.B., M.L.A.
Minister for Health .....	THE HON. ARNOLD HENRY JAGO, M.L.A.
Minister for Mines, Minister for Power and Assistant Treasurer .....	THE HON. WALLACE CLYDE FIFE, M.L.A.
Minister for Labour and Industry .....	THE HON. FREDERICK MACLEAN HEWITT, M.L.C.
Minister for Youth and Community Services ..	THE HON. JOHN LLOYD WADDY, O.B.E., D.F.C., M.L.A.
Minister for Conservation and Minister for Cultural Activities .....	THE HON. GEORGE FRANCIS FREUDENSTEIN, M.L.A.
Minister for Housing and Minister for Co-operative Societies .....	THE HON. JAMES CAIRD BRUXNER, M.L.A.
Chief Secretary and Minister for Sport .....	THE HON. IAN ROSS GRIFFITH, M.L.A.

**MEMBERS OF THE LEGISLATIVE ASSEMBLY**

FORTY-THIRD PARLIAMENT—THIRD SESSION

*Speaker*—The Hon. Sir Kevin Ellis, K.B.E., LL.B., B.Ec.*Chairman of Committees*—Leon Ashton Punch, Esq. (to 17th January, 1973); James Hill Brown, Esq. (from 28th February, 1973)*Clerk-Assistant*—R. E. Ward      *Second Clerk-Assistant*—D. L. Wheeler*Serjeant-at-Arms and Clerk of Select Committees*—F. A. Mahony*Temporary Chairmen of Committees*—Harold George Coates, Esq., Evelyn Douglas Darby, Esq., B.Ec., James Caird Bruxner, Esq. (to 14th November, 1972), Daniel John Mahoney, Esq., James Bernard Southee, Esq., Robert Bruce Duncan, Esq. (from 22nd November, 1972)*Leader of the Opposition*—Patrick Darcy Hills, Esq.*Deputy Leader of the Opposition*—Sydney David Einfeld, Esq.*Government Whip*—Stephen George Mauger, Esq.*Opposition Whip*—Brian Joseph Bannon, Esq.*Country Party Whip*—James Hill Brown, Esq. (to 17th January, 1973); James Hugh Taylor, Esq. (from 17th January, 1973)

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Clough, James Arthur, Esq. . . . .	Eastwood
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McGinty, Laurence Frederick, Esq., M.B.E., LL.B. ....	Willoughby
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Wade, William Arthur, Esq. ....	Newcastle
Walker, Francis John, Esq., LL.M. ....	Georges River
Walker, Noel Douglas, Esq. ....	Miranda
Willis, The Hon. Eric Archibald, B.A. ....	Earlwood

(a) Granted leave of absence for session.

(b) Deceased 19th September, 1972.

(c) Resigned 24th October, 1972.

(d) Elected 18th November, 1972.

(e) Resigned 17th January, 1973.

(f) Elected 17th February, 1973.

**STANDING AND SELECT COMMITTEES**

## FORTY-THIRD PARLIAMENT—THIRD SESSION

**STANDING ORDERS (Council)**

The President, R. A. A. F. de Bryon-Faes, C. A. F. Cahill, Colonel Sir Hector Clayton, J. B. M. Fuller, F. M. Hewitt, T. S. McKay, H. J. McPherson, N. K. Wran, E. G. Wright.

**PRINTING (Council)**

Colonel Sir Hector Clayton, C. Colborne, Margaret Davis, R. H. Erskine, M. Eileen Furley, E. H. Humphries, L. A. North, R. W. Manyweathers, Edna S. Roper, J. A. Weir.

**SUBORDINATE LEGISLATION (Council)**

Colonel Sir Hector Clayton (*to 22nd August, 1972*), T. S. McKay (*from 22nd August, 1972*), T. P. Gleeson, W. G. Keighley, H. J. McPherson, C. A. F. Cahill.

**MUNICIPALITY OF HURSTVILLE (WOLLI CREEK, KINGSGROVE, PUBLIC RESERVE LAND SALE) BILL (Council)**

J. B. M. Fuller, J. E. Cahill, F. Calabro, W. R. Coulter, M. Eileen Furley, J. H. Gardiner, B. B. Riley, Edna S. Roper, M. F. Willis.

**INDECENT AND RESTRICTED PUBLICATIONS BILL (Council)**

J. P. Ducker, F. N. Duncan, F. M. Hewitt, F. G. Pratten, L. D. Serisier, L. A. Solomons, N. K. Wran.

**STANDING ORDERS (Assembly)**

Mr Speaker, K. M. McCaw, J. C. Maddison, D. B. Hunter, E. A. Willis, L. A. Punch, S. D. Einfeld, R. J. Kelly, D. J. Mahoney, J. B. Southey.

**PRINTING (Assembly)**

Sir Robert Askin, W. P. Coleman, K. R. Doyle, R. O. Healey, R. A. St C. Brewer, C. M. Fisher, R. F. Jackson, L. B. Kelly, A. R. Sloss, R. J. Mulock (*from 28th February, 1973*), J. J. T. Stewart (*deceased 19th September, 1972*).

**PUBLIC ACCOUNTS (Assembly)**

J. A. Clough, D. B. Cowan, R. J. Kelly (*to 21st September, 1971*), K. O'Connell, M. S. Ruddock, L. B. Kelly (*from 21st September, 1971*).

**MEAT INDUSTRY (Assembly)**

R. A. St C. Brewer, G. R. Crawford, C. M. Fisher, A. R. L. Gordon, N. J. Kearns, G. C. Mackie, L. W. Mutton, C. G. Osborne, L. M. Nott, J. B. Renshaw.

**HOUSE**

(*Council*) The President, H. D. Ahern, F. H. Cockerill, W. J. Geraghty, R. W. Manyweathers, W. T. Murray, Edna S. Roper, F. W. Spicer, J. N. Thom, Sir Edward Warren.

(*Assembly*) Mr Speaker, Sir Robert Askin, I. R. Griffith (*to 21st November, 1972*), A. E. A. Viney (*from 28th February, 1973*), S. G. Mauger (*to 22nd January, 1973*), N. D. Walker (*from 28th February, 1973*), R. B. Duncan, C. M. Fisher, J. P. Flaherty, W. H. Haigh, R. J. Kelly, E. D. Ramsay.

**LIBRARY**

(*Council*) The President, R. A. A. F. de Bryon-Faes, R. H. Erskine, Major-General S. L. M. Eskill, J. H. Gardiner, F. G. Pratten, Edna S. Roper, L. A. Solomons, J. A. Weir, E. G. Wright.

(*Assembly*) Mr Speaker, Sir Robert Askin, D. B. Hunter, T. F. Mead, C. G. Osborne, J. H. Taylor, E. L. Bedford, C. J. Earl, L. A. Johnstone, S. B. Jones.

*Editor of Debates*—R. J. McDonald, LL.B.

*Parliamentary Librarian*—R. L. Cope, M.A., F.L.A.A.

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



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16th August, 1972 to 9th May, 1973

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BILLS

COUNCIL (includes  
RULINGS, etc.)  
DIVISIONS

PETITIONS

*Explanation of Abbreviations: Address, Address in Reply; adj., Motion for Adjournment; ad. rep., Adoption of Report; appn., Appropriation Bill; Com., Committee; cons. amds, Consideration of Amendments; cons. mes., Consideration of Message; int., Introduction; loan appn., General Loan Account Appropriation Bill; m., Motion; mes., Message; min. stmt, Ministerial Statement; m.s.o., Motion for Suspension of Standing or Sessional Orders; pers. expl., Personal Explanation; p.o., Point of Order; q., Question; 1R., 2R., 3R., First, Second, Third Reading; recom., Recommittal; recons. amds, Reconsideration of Amendments; urgency, Motion of Urgency.*

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 Drama League of Australia, *appn.*, 1928.  
 Experimental Film Fund, *appn.*, 1932.  
 Grants, *address*, 678; *q.*, 2080.  
 Government Assistance, *appn.*, 1115.  
 Government Record, *appn.*, 1932.  
 Old Buildings for Museums, *appn.*, 1935.  
 Railway Institute Eisteddfod, *q.*, 1298.  
 Recruitment for Museums and Art Galleries, *appn.*, 1931.  
 Staff of Department of Cultural Activities, *q.*, 1904.  
 Sydney Symphony Orchestra, *q.*, 1348.  
 The Australian Museum, *appn.*, 1929.  
 The Museum of Applied Arts and Science, *appn.*, 1930.  
 Tramway Museum at Loftus, *q.*, 1229.

**Asia and Asian Affairs:**

- North Vietnam Government, *q.*, 3281.  
 United States Policy, *q.*, 2609.

**ASSEMBLY, LEGISLATIVE** (*See also* "Parliament"):

- ALLOCATION OF TIME FOR DISCUSSION, 1819, 3534, 3875.  
 ARMIDALE ELECTORATE: Issue of Writ, 3147; Return, 3171.  
 BYRON ELECTORATE: Issue and Return of Writ, 3146.  
 BUSINESS PAPER, *p.o.*, 768; *pers. expl.*, 841.  
 CHAIRMAN OF COMMITTEES, *m.*, 3207.  
 CHAIRMEN OF COMMITTEES (J. H. BROWN, ESQ., AND L. A. PUNCH, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS:  
*Bills:* The Chair took strong exception to an allegation that amendments to a bill were being guillotined through the Chamber. Every clause had been properly proposed and tested by the Committee, 3572 (Mr Brown).

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**ASSEMBLY, LEGISLATIVE (continued):**

**CHAIRMEN OF COMMITTEES (J. H. BROWN, ESQ., AND L. A. PUNCH, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS (continued):**

It was not possible for a member to move an amendment after the Committee had passed that point in the bill, 3578 (Mr Brown).

*Divisions:* A member was asked by the Chairman to remain in his seat during the course of a division, 4673 (Mr Brown).

The Chairman of Committees has no power to make any member vote or abstain from voting in any division, 4675 (Mr Brown).

The traditional practice that the member who calls for a division must vote in the way he indicates in making the call, applies only when the doors are locked, 4675 (Mr Brown).

A division was called off when the division bells did not ring in several parts of the building, 3934 (Mr Brown).

*Interjections, Interruptions and Disorder:* A member is entitled to be heard in silence, 3385, 4698, 4700 (Mr Brown).

There was too much audible conversation, 4033, 4324, 4332, 4626, 4633, 4674, 4702 (Mr Brown).

A member should ignore interjections, 4874 (Mr Brown).

A member had every right to explain a point of order, and he would do so unassisted, 4212 (Mr Brown).

A Minister had been invited to reply to points raised in debate and members might well listen to him, 2310 (Mr Punch).

There was to be a little less conversation from members, 2307 (Mr Punch).

Disorderly: 3387, 4632, 4634, 4673 (Mr Brown); 1818 (Mr Punch).

*Members Warned:* Mr Cox, 3388, 4670, 4675; Mr Crabtree, 4671; Mr Doyle, 3933, 4026, 4331; Mr Earl, 4330, 4675; Mr Ferguson, 4033; Mr Jackson, 4324; Mr Jago, 3388; Mr Johnstone, 3750; Mr L. B. Kelly, 4891; Mr Mallam, 4028; Mr Mason, 4022; Mr Mulock, 3388; Mr Quinn, 3592, 3596; Mr Sheahan, 4033; Mr K. J. Stewart, 4332, 4891; Mr Sloss, 4332; Mr Wade, 4675 (Mr Brown); Mr L. B. Kelly, 1813; Mr Mallam, 1139; Mr Morris, 1801; Mr K. J. Stewart, 1801 (Mr Punch).

*Offensive and Objectionable Remarks, Imputations and Aspersions:* It was not competent for a member to take exception to a remark about a member who was not present in the Chamber, 1808 (Mr Punch).

**ASSEMBLY, LEGISLATIVE (continued):**

**CHAIRMEN OF COMMITTEES (J. H. BROWN, ESQ., AND L. A. PUNCH, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS (continued):**

The following remarks were required to be withdrawn: "If the honourable member (the honourable member for Miranda) wanted to do it he could help stamp out pornography in his own area. He sells it through his own shop for his own profit", 1803 (Mr Punch). "Here is the great authority, the great Poo Bah from Campbelltown, who came in by a ballot clerk's error", 2208 (Mr Punch).

The following remarks were not required to be withdrawn: "... the honourable member for Georges River and the honourable member for Illawarra take great pleasure in police brutality, leading demonstrations, breaking the law and then coming here and saying that policemen removed their numbers, not knowing that Commonwealth police did not have numbers", 1807, 1809 (Mr Punch); "... stipendiary magistrates are generally acknowledged in the legal profession to be rather narrow men, with limited views ...", 4030 (Mr Brown); "... a statement that reflects very much on a member of the judiciary", 4674 (Mr Brown).

*Points of Order:* A point of order—that the Deputy Leader of the Opposition was making statements that could lead to debate on a matter that had already been disposed of during the session—was not upheld, 1798 (Mr Punch).

A point of order—that the Deputy Leader of the Opposition had gone beyond matters set out in Standing Order 144—was not upheld. The Deputy Leader of the Opposition was perhaps traversing some subjects in relation to a ruling given by Mr Speaker. If the member wished to proceed on those lines, it would perhaps be more appropriate for him, when Mr Speaker was in the chair, to move a substantive motion dissenting from Mr Speaker's ruling. Mr Speaker had stated that it was for the House to alter his decision if it so wished, 1799 (Mr Punch).

No point of order was involved, 1808, 1813, 1818 (Mr Punch); 4332, 4699, 4705 (Mr Brown).

*Procedure:* A member was in order in mentioning a matter so long as he did it briefly and indicated to the Committee that he wished to proceed with an amendment. If he did, he could move that amendment. If he did not, he should make his point briefly and conclude his speech, 4699 (Mr Brown).

A member was entitled to suggest that a new subparagraph be inserted in a provision in a bill and, if he so desired, to move an amendment to that effect, 4698 (Mr Brown).

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**ASSEMBLY, LEGISLATIVE** (*continued*):**CHAIRMEN OF COMMITTEES (J. H. BROWN, ESQ., AND L. A. PUNCH, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS** (*continued*):

A member was asked to move an amendment for the omission of a subclause before moving for the insertion of a newsubclause to replace it, 4323 (Mr Brown).

The Chairman would not allow a member to make a second-reading speech on a clause, 4669, 4671, 4891 (Mr Brown).

A member may discuss any aspect of a clause in Committee but it is not competent for him to continue on a broad scale, 4670 (Mr Brown).

If any member moved that a question be now put, it was the Chairman's duty to put that question, 4675 (Mr Brown).

As an amendment had already been moved to a clause, the Committee would deal with that amendment before proceeding further with the clause, 2308 (Mr Punch); 4329 (Mr Brown).

When an amendment moved by a member failed, an earlier amendment moved by a Minister was put to the Committee, 2311 (Mr Punch).

With the consent of the Committee the Chairman would propose the bill in parts, 2228, 2335 (Mr Punch).

A point of order—that a member is entitled under Standing Order 139 to explain portions of a speech he had made during a debate—was not upheld as Standing Order 139 refers to proceedings in the House, whereas Standing Order 260 applies to proceedings in Committee, 4212 (Mr Brown).

An amendment to a bill was ruled out of order on the ground that if a message from the Governor recommending a bill is of any value it must imply that there is in the mind of the authority behind the bill some specific limitation of the amount of money involved. As the amendment would place an additional charge on the Crown it was inadmissible, 2205 (Mr Punch).

In the Committee debate on the Appropriation Bill a member is not entitled to make a second-reading speech. Members must speak to, or link their remarks to, a particular item in the Budget papers, 2001 (Mr Punch).

It is an honourable member's duty to seek the call even if earlier he has indicated an intention to move an amendment, 4629 (Mr Brown).

*Relevance:* A member was requested to confine his remarks to an amendment before the Committee, 4021 (Mr Brown).

**ASSEMBLY, LEGISLATIVE** (*continued*):**CHAIRMEN OF COMMITTEES (J. H. BROWN, ESQ., AND L. A. PUNCH, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS** (*continued*):

A member was asked to touch briefly on a particular matter and then to return to the debate on the clause, 4674 (Mr Brown).

Considerable latitude is extended to members in the debate in Committee on the Appropriation Bill. A member addressing the Committee would be given a reasonable amount of latitude, the same as had been extended to other members. However, it seemed that he was trying to make a submission that should have been made at the second-reading stage. He was required to combine his remarks to a specific item in the Estimate and to link his remark up with the Budget, 2004, 2006 (Mr Punch).

A member was directed not to refer to an item not before the Committee, 2007, 2008 (Mr Punch); the member had been allowed reasonable latitude and he was directed not to defy the Chairman's ruling, 2007 (Mr Punch).

A member having been allowed to debate a particular subject it was not at all unfair to permit a Minister to reply to what had been said. There cannot be rules for one side of the Chamber and another set for the other side. A Minister is permitted to refer to matters upon which debate had been allowed by the Chairman, 2001 (Mr Punch).

In Committee on the Appropriation Bill a member was not permitted to deal with matters not related to the Estimate, 2001 (Mr Punch).

A member was out of order in speaking to clause 1, the short title, of a bill, 1278 (Mr Punch).

A member having moved an amendment, he was not permitted to deal at great length with his reasons for some action that he proposed to take subsequently, 1280 (Mr Punch).

A member was permitted to discuss only the amendments made to a bill by the Legislative Council, 3827 (Mr Brown).

A member should confine his remarks to the matter under discussion, 757, 1279, 1281, 1866, 1867, 1868, 1919, 2001, 2003, 2004, 2005, 3071 (Mr Punch); 4629 (Mr Brown).

**CHANGES IN CITATION CLAUSES OF BILLS,** 3126.

**CLERK SUMMONED:** *Arantz v. The Commissioner of Police*, 20.

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**ASSEMBLY, LEGISLATIVE** (*continued*):**COMMITTEES:**House, *m.*, 124, 3152.Library, *m.*, 124.

Printing, *m.*, 124; *reports*, 324, 575, 802, 929, 1201, 1464, 1747, 1938, 2228, 2540, 2829, 3096; *m.*, 3152; *reports*, 3308, 3469, 3669, 3934, 4908, 4213, 4516, 4908.

Public Accounts, *report*, 997; *appn.*, 1565, 1566; *report*, 2417.

Standing Orders, *m.*, 124.

COUNTRY PARTY WHIP, 3151.

DEPUTY LEADER OF THE COUNTRY PARTY, 3151.

DEPUTY SPEAKERS (J. H. BROWN, ESQ., AND L. A. PUNCH, ESQ.) AND ACTING SPEAKERS (J. C. BRUXNER, ESQ., H. G. COATES, ESQ., E. D. DARBY, ESQ., R. B. DUNCAN, ESQ., D. J. MAHONEY, ESQ., AND J. B. SOUTHEE, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

*Address in Reply:* The ambit of the Address-in-Reply debate is very wide, 34, 476 (Mr Coates).

A member should not refer in the Address-in-Reply debate to a dissent motion that had already been disposed of, 569 (Mr Coates).

*Adjournment:* A member is permitted to discuss on the adjournment motion any one matter of local or general interest and he may deal with the subject in such manner as he thinks fit, subject only to the usual rules of debate, which include the *sub judice* rule and the rules relating to anticipation of debate. It is laid down clearly that when a matter has been raised by a member on the adjournment motion the Minister may reply, but it is not proper for a member to raise the same matter the following night. If Opposition members wish to discuss the particular subject in the House, other forms are available to them, 4526 (Mr Brown).

It is not competent for a member to move for extension of time for a member speaking on an adjournment motion under Standing Order 49, 4010 (Mr Duncan).

It was in order for a member to bring a matter forward under the provisions of Standing Order 49 and to refer to the policies of any political party when dealing with the matter, 4005 (Mr Duncan).

A member was entitled to make passing reference to statements by members in another parliament, but he should keep as closely as possible to the terms of the motion, 4006 (Mr Duncan).

**ASSEMBLY, LEGISLATIVE** (*continued*):

DEPUTY SPEAKERS (J. H. BROWN, ESQ., AND L. A. PUNCH, ESQ.) AND ACTING SPEAKERS (J. C. BRUXNER, ESQ., H. G. COATES, ESQ., E. D. DARBY, ESQ., R. B. DUNCAN, ESQ., D. J. MAHONEY, ESQ., AND J. B. SOUTHEE, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS: (*continued*):

A ruling of Mr Speaker to which reference was made related to debate on the motion for the adjournment to terminate the sitting not for the adjournment of the House under Standing Order 49 (Mr Duncan).

A member was permitted to raise a matter dealing specifically with arrangements in his electorate, even though another member had a similar motion on the business paper for debate, 325 (Mr Punch).

A member was permitted to explain the matter that he wished to raise, in spite of a point of order that he should have raised the matter in the Address-in-Reply debate, 325 (Mr Punch).

A member who told the House that an event had occurred recently and since he had spoken in the Address-in-Reply debate, was permitted to raise the matter, 326; he was required not to speak at great length on it, 327 (Mr Punch).

A point of order—that more than ten minutes had elapsed since a member had begun to speak on the adjournment motion—was not upheld, 327 (Mr Punch).

*Bills:* The House should accept a Minister's explanation that a bill to be introduced shortly would cover many of the points being raised by a member during the debate, 3658 (Mr Darby).

*Chair:* A member was required to address the Chair, 2281 (Mr Bruxner); 243, 2112 (Mr Coates); 2320, 2993 (Mr Darby); 2739 (Mr Punch).

A member who was canvassing a ruling of the Chair was directed to resume his seat, 296 (Mr Darby).

*Documents:* A member was required to authenticate a document to which he was referring, 973; the member complied with Mr Acting-Speaker's direction and no further direction was required, 973 (Mr Coates).

A member was asked to bear in mind a ruling from the Chair that it is not competent for a member to quote from a document at length without giving chapter and verse of the origin of the document, 1276 (Mr Darby); he may make only brief reference to it and read brief extracts from it, 1733 (Mr Punch).

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## ASSEMBLY, LEGISLATIVE (continued):

DEPUTY SPEAKERS (J. H. BROWN, ESQ., AND L. A. PUNCH, ESQ.) AND ACTING SPEAKERS (J. C. BRUXNER, ESQ., H. G. COATES, ESQ., E. D. DARBY, ESQ., R. B. DUNCAN, ESQ., D. J. MAHONEY, ESQ., AND J. B. SOUTHEE, ESQ), RULINGS, OBSERVATIONS AND OPINIONS (continued):

A member was permitted to refer in indirect speech to a letter that he had received, 1725; and he assured the Chair that he was referring to the letter in that way, 1726 (Mr Darby).

*Hansard*: Incorporation of material in accordance with rule 121 of Mr Speaker's decisions, 911, 915 (Mr Coates).

There was no objection to the incorporation of certain material in *Hansard*, 3481 (Mr Brown).

A member is entitled to quote from *Hansard*, 986; a member who feels that thereby he has been improperly represented has the right to make a personal explanation at the appropriate time, 986 (Mr Coates).

*Interjections and Interruptions*: There was too much audible conversation, 3869, 3928, 4650, 4658 (Mr Brown).

A member would be heard in silence, 3299, 4656, 4658 (Mr Brown); 133 (Mr Coates); 376, 3611 (Mr Darby); 1730 (Mr Punch).

The House had been called to order three times in as many seconds. The next time order was called for the member concerned would have been called for the third and last time, 2303 (Mr Bruxner).

A member may seek the call later, 3295, 3299, 3314 (Mr Brown).

The debate should be conducted with more decorum, 879 (Mr Southee).

Members should confine themselves to the bill before the Chair and not indulge in personal interchanges, 880 (Mr Southee).

A member should be given a fair hearing, and Mr Acting-Speaker would see that he received it, 140, 2750 (Mr Coates).

A member should ignore interjections, 624, 726 (Mr Coates); 3073 (Mr Punch); there were too many interjections, 1394, 2428, 2744, 2745 (Mr Coates); and interjections should cease, 979, 1396, 2437 (Mr Coates).

The Chair would deal with interjections, 848, 1398 (Mr Coates); 4007 (Mr Duncan).

A Minister could do quite well without constant interjections from the Opposition, 3243; Opposition members were reminded that order was required while a member was addressing the House, 3244 (Mr Duncan).

## ASSEMBLY, LEGISLATIVE (continued):

DEPUTY SPEAKERS (J. H. BROWN, ESQ., AND L. A. PUNCH, ESQ.) AND ACTING SPEAKERS (J. C. BRUXNER, ESQ., H. G. COATES, ESQ., E. D. DARBY, ESQ., R. B. DUNCAN, ESQ., D. J. MAHONEY, ESQ., AND J. B. SOUTHEE, ESQ), RULINGS, OBSERVATIONS AND OPINIONS (continued):

Mr Acting-Speaker did not know what was being said by a member who was interjecting, nor did he think any other honourable member heard him, 4693 (Mr Darby).

Disorderly: 3499, 3918, 3926, 3927 (Mr Brown); 1639, 2303 (Mr Bruxner); 628, 976, 978, 985, 1399 (Mr Coates); 376, 1371, 2324, 4696, 4697 (Mr Darby); 3496, 4115 (Mr Duncan); 323, 1195, 1731, 3717 (Mr Punch).

*Member Removed*: Mr Neilly, 979 (Mr Coates); 3525 (Mr Darby).

*Members Warned*: Mr Cameron, 4526; Mr Coleman, 3314; Mr Crabtree, 4285; Mr Day, 4658; Mr R. J. Kelly, 3928; Mr Mason, 4658; Mr Mutton, 3254; Mr Petersen, 4658; Mr Quinn, 3302; Mr Renshaw, 3299, 4659 (Mr Brown); Mr Cahill, 1273; Mr Day, 1266; Mr Jackett, 1264; Mr Mauger, 2303; Mr Neilly, 1266; Mr F. J. Walker, 1010 (Mr Bruxner); Mr Coleman, 3167; Mr Crabtree, 133, 139, 624, 627, 629, 984; Mr Jackett, 1397, 1398; Mr L. B. Kelly, 3164; Mr Mead, 3164; Mr Mulock, 1394, 1397; Mr Neilly, 971, 978; Mr Renshaw, 3158; Mr Sloss, 248; Mr K. J. Stewart, 1397 (Mr Coates); Mr Crabtree, 4696; Mr Day, 297, 4697; Mr Einfeld, 4697; Mr Jackett, 220; Mr Jackson, 296, 297, 4697; Mr Mallam, 1786, 4694; Mr Mason, 2318; Mr Mulock, 376, 1778; Mr Neilly, 3523, 3524; Mr Renshaw, 2318, 2328; Mr Southee, 1777 (Mr Darby); Mr Barraclough, 3495, 3496; Mr Day, 3246; Mr Mason, 4009; Mr Neilly, 3243 (Mr Duncan); Mr Barraclough, 2740; Mr Jackson, 326, 328, 2739; Mr L. B. Kelly, 1123; Mr Mallam, 1551 (Mr Punch).

*Offensive and Objectionable Remarks, Imputations and Aspersions*: On many occasions Mr Speaker had ruled that should objectionable reference be made to a member, that member must ask for the remark to be withdrawn, 3496 (Mr Duncan).

A member who made an incorrect statement did not necessarily infringe the standing orders, 3318 (Mr Brown).

A member was entitled to express his point of view and so were other members, 982 (Mr Coates).

Although a member felt that a remark was offensive to him and that the member who made the statement should withdraw it, in

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**ASSEMBLY, LEGISLATIVE** (*continued*):

DEPUTY SPEAKERS (J. H. BROWN, ESQ., AND L. A. PUNCH, ESQ.) AND ACTING SPEAKERS (J. C. BRUXNER, ESQ., H. G. COATES, ESQ., E. D. DARBY, ESQ., R. B. DUNCAN, ESQ., D. J. MAHONEY, ESQ., AND J. B. SOUTHEE, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

the view of the Chair that member was entitled to comment that certain conduct had been provocative, 981 (Mr Coates).

A member who had taken a point of order was required to withdraw and apologize for calling another member a liar, 295 (Mr Darby).

A member was not permitted to make an observation of an objectionable character, 295, 4852 (Mr Darby).

A statement that a member had defamed members of the House was ruled not to be offensive, 299 (Mr Darby).

A member should temper his remarks, 4436 (Mr Darby).

A member who cannot vouch for the accuracy of a statement appearing in a newspaper must withdraw his statement and apologize, 323 (Mr Punch).

A member was not required to withdraw an allegation that another member had incited or attempted to incite a riot or sit-in in the vestibule of Parliament House, 324 (Mr Punch).

The following remarks were not required to be withdrawn: "Bastard", 570; "People you have fleeced so often", 633 (Mr Coates); "The honourable member . . . referred to members of the Country Party as racists", 4849 (Mr Darby); "He (Mr Milo Dunphy) is a complete and utter nut", 1125; "He (the Minister for Environment Control) turned up last Sunday and spoke for two hours", 3077 (Mr Punch).

The following expressions were required to be withdrawn: "I was rudely interrupted by the hon. member for East Hills", 3926 (Mr Brown); "The Liberal Party . . . were murderers of workers in Rothbury", 978; "One rule for the Government and one rule for the Opposition", 2446 (Mr Coates); "It would be better if the honourable member for Campbelltown were under them (the wheels of a railway carriage). He is here in this House under false pretences", 1371 (Mr Darby); "In that speech he (the Minister for Environment Control) promised to go down the coast in two weeks' time and to present another map", 3077 (Mr Punch).

*Parliament:* Mr Acting-Speaker pointed out that in a ruling on a point of order he had used words to the effect that the motion was for the appointment of a select com-

**ASSEMBLY, LEGISLATIVE** (*continued*):

DEPUTY SPEAKERS (J. H. BROWN, ESQ., AND L. A. PUNCH, ESQ.) AND ACTING SPEAKERS (J. C. BRUXNER, ESQ., H. G. COATES, ESQ., E. D. DARBY, ESQ., R. B. DUNCAN, ESQ., D. J. MAHONEY, ESQ., AND J. B. SOUTHEE, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

mittee on privileges to inquire into all aspects of security of the parliamentary establishment and its laws and customs. He reminded the House that he had stated a little later, "with special reference to the security of this place as an institution", 977 (Mr Coates).

*Points of Order:* A member should not when taking a point of order start reading letters and introducing matter that may be debated later, 2284 (Mr Bruxner).

A member is entitled to take a point of order on what another member has said, and nothing else, 2446 (Mr Coates).

A comment made by a member when speaking to a point of order was ill advised, 2764 (Mr Coates).

A member when drawing attention to the state of the House cannot take a point of order, 2445 (Mr Coates).

A point of order in which a member sought advice about the proper time to make a personal explanation, was dismissed, 298 (Mr Darby).

A point of order was not accepted when the point was not stated in the opening words, 297 (Mr Darby).

No point of order was involved, 3491, 4524, 4656 (Mr Brown); 1638, 2302 (Mr Bruxner); 405, 570, 626, 629, 981, 982, 985, 2433, 2446 (Mr Coates); 295, 371, 4695 (Mr Darby); 3496, 4008 (Mr Duncan); 322, 326, 328, 2764 (Mr Punch).

*Procedure:* Standing Order 151 is quite clear in that it precludes a member from using offensive or unbecoming words in reference to any member of either House of Parliament or make imputations of improper motives or personal reflections on members. A member had not connected an honourable member about whom he spoke with another place. The standing order would be strictly applied if the member linked up the person concerned with his capacity as a member of another House of Parliament, 4618 (Mr Brown).

The Chair would adopt the usual procedure in respect of a motion under debate. Members from the respective sides of the House would be called as they rose to seek the call. Nothing would preclude any member from so doing, 1641 (Mr Bruxner).

**ASSEMBLY, LEGISLATIVE** (*continued*):

DEPUTY SPEAKERS (J. H. BROWN, ESQ., AND L. A. PUNCH, ESQ.) AND ACTING SPEAKERS (J. C. BRUXNER, ESQ., H. G. COATES, ESQ., E. D. DARBY, ESQ., R. B. DUNCAN, ESQ., D. J. MAHONEY, ESQ., AND J. B. SOUTHEE, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

It is not within the power of a member to interrupt another member's speech to seek advice from the Chair, 298 (Mr Darby).

As a member was not present to name a date for the resumption of a debate on a motion standing in his name, the motion lapsed, 3496 (Mr Duncan).

It was for the House, not the Chair, to decide whether or not a schedule to a motion should be altered, 3073 (Mr Punch).

*Reading of Speeches*: A member was asked to refer briefly to notes, 3491 (Mr Brown).

A member was following the practice adopted in the House in regard to the delivery of speeches, 1263 (Mr Bruxner).

A member may refer only to copious notes, 3160 (Mr Coates); 3525 (Mr Darby); 3494 (Mr Duncan).

A member was not reading from a document; he was merely quoting an authority, which is in order, 630.

A member was not making a farce of the procedure of the House relating to the preparation of speeches, 975 (Mr Coates).

As a member had been permitted to refer continually to notes, another member must be permitted to do so, 3496 (Mr Duncan).

Considerable latitude is always extended by the Chair to a member making a speech. A member was enjoined to continue his speech but not to read from prepared submissions, 2828 (Mr Darby).

*Relevance*: A member was permitted to continue to refer, though briefly, to a matter but he was required not to dwell for too long on it, 1265 (Mr Bruxner).

A member was permitted to continue his remarks but he was advised that it would not be long before he would be out of order on the score of tedious repetition, 2303 (Mr Bruxner).

Canvassing certain aspects in a debate was ruled to be irrelevant, 2517 (Mr Bruxner).

As the Chair's attention had been distracted by other discussion it was not possible for the Deputy-Speaker to rule on a point of order that a member was not speaking to the motion, 2765; the member having proceeded further with his argument, he was directed not to pursue that line, 2765 (Mr Punch).

**ASSEMBLY, LEGISLATIVE** (*continued*):

DEPUTY SPEAKERS (J. H. BROWN, ESQ., AND L. A. PUNCH, ESQ.) AND ACTING SPEAKERS (J. C. BRUXNER, ESQ., H. G. COATES, ESQ., E. D. DARBY, ESQ., R. B. DUNCAN, ESQ., D. J. MAHONEY, ESQ., AND J. B. SOUTHEE, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

As the Deputy-Speaker had inadvertently permitted a Minister to pursue a line of argument it was only fair to permit the Deputy-Leader of the Opposition to answer some of those remarks. He was asked not to pursue his argument at length, 3077; to permit the Deputy Leader of the Opposition to read a certain statutory declaration would be wrong and it would lead virtually to a reopening of the debate, 3079 (Mr Punch).

Mr Deputy-Speaker would not permit discussion of the attitude of certain people who lived in proximity to an area covered by a motion, 3080 (Mr Punch).

The way a member submits his material to the House is his own business, 986 (Mr Coates).

A member may make passing reference to a matter not specifically covered by the motion, 1438, 1454 (Mr Coates); and the debate would be confined as far as possible to the motion, 980 (Mr Coates).

A matter had already been ruled upon. If the question arose again a determination would be made at that stage, 978 (Mr Coates).

Mr Acting-Speaker wanted to hear a little more before ruling on a point of order, 979 (Mr Coates).

A member was not required to indicate the section of the Budget to which he was directing his remarks while he was speaking on the Appropriation Bill, 1726 (Mr Darby).

A member was required to deal with the objects of a bill and to use illustrative material briefly, 4851 (Mr Darby).

A member may submit a case that a bill does not go far enough, 3837 (Mr Mahoney).

A member was required to speak to the motion, 3081; later he undertook not to offend again, 3082 (Mr Punch).

It was proper for a member to answer comments made earlier in a debate, 4474 (Mr Southee); but he may not pursue the subject at length, 2763 (Mr Punch).

A Minister was permitted a certain amount of latitude in referring to what had been said previously by a member, but he was still required to confine his remarks to the motion, 3074 (Mr Punch).



16th August, 1972 to 9th May, 1973

**ASSEMBLY, LEGISLATIVE (continued):**

DEPUTY SPEAKERS (J. H. BROWN, (ESQ., AND L. A. PUNCH, ESQ.) AND ACTING SPEAKERS (J. C. BRUXNER, ESQ., H. G. COATES, ESQ., E. D. DARBY, ESQ., R. B. DUNCAN, ESQ., D. J. MAHONEY, ESQ., AND J. B. SOUTHEE, ESQ), RULINGS, OBSERVATIONS AND OPINIONS (continued):

A member must confine his remarks to the motion, 3257, 4618 (Mr Brown); 1639, 2303 (Mr Bruxner); 621, 726, 972, 975, 983, 1399, 1569, 1570, 2116, 2141, 2144, 2750, 2760, 2761 2808, 2809 (Mr Coates); 4692, 4693, 4852, 4857 (Mr Darby); 4008, 4871 (Mr Duncan); 3839 (Mr Mahoney) 1400, 1729, 2884, 2885 (Mr Punch).

Points of order on relevance not upheld, 3302 (Mr Brown); 628, 976, 2436, 3161 (Mr Coates); 4695, 4850, 4855 (Mr Darby).

*Sub Judice Rule*: No question of *sub judice* was involved, 2302 (Mr Bruxner).

**DISSENT:**

Motion, *address*, 569.

Ruling of Mr Deputy-Speaker, *m.*, 465, 468.

Ruling of Mr Speaker, *m.*, 4597.

DIVISION BELLS; 3480; *q.*, 3553; *pers. expl.*, 3562.

**ELECTION OF MEMBER OF LEGISLATIVE COUNCIL:**

Issue of Writ, 19.

HAWKESBURY ELECTORATE: Issue of Writ, 3147; Return, 3276.

INCORPORATION OF PRINTED MATTER IN *Hansard*, 3564.

LEAVE OF ABSENCE: Mahoney, Mr D. J., *m.*, 30

MEAT INDUSTRY: Report of Select Committee, 124.

MEMBER NAMED: Neilly, Mr G. H., *m.*, 2974.

MEMBER REMOVED: Neilly, Mr G. H., 979.

**MEMBERS RESIGNED:**

Deane, Mr B. S. L., 1790.

Morton, The Hon. P. H., 7, 19.

**MEMBERS SWORN:**

Arblaster, Mr D. A., Mosman, 19.

Boyd, Mr J. C., Byron, 3147.

Face, Mr J. R., Charlestown, 3146.

Leitch, Mr D. S., Armidale, 3171.

Rozzoli, Mr K. R., Hawkesbury, 3277.

MORTON, THE HON. P. H., A FORMER MINISTER, *address*, 66.

**ASSEMBLY, LEGISLATIVE (continued):**

OATH OF ALLEGIANCE, CHAIRMAN OF COMMITTEES, 4898.

OPPOSITION CENSURE MOTION, *address*, 568, 571.

PLACING OF BUSINESS, *m.*, 2615.

PRECEDENCE OF BUSINESS, *m.*, 2512, 3701.

PRIVILEGE, *q.*, 4588.

PROCEDURE OF URGENCY, *m.*, 777.

QUESTIONS UPON NOTICE, *p.o.*, 4429; *pers. expl.*, 4431; *q.*, 4507.

QUESTIONS WITHOUT NOTICE, *privilege*, 3251, 3307.

REPORT ON NEW PARLIAMENTARY ACCOMMODATION, 1824.

RETIREMENT OF MR F. A. MAHONY, Serjeant-at-Arms, 4901.

SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS:

*Address in Reply*: Governor's Opening Speech, 30. Presentation to Governor of Address in Reply, 574, 611; and His Excellency's reply, 611.

*Adjournment*: An honourable member was asked to say why the matter he was raising could not be dealt with in the Address-in-Reply debate. He was permitted to proceed after informing Mr Speaker that the matter was urgent and the people concerned were suffering great loss, 264.

The Chair was bound to accept a statement by an honourable member that the matter he was raising had come to his notice after he had spoken during the Address-in-Reply debate, 466.

An honourable member was asked to say why the matters he was raising could not be dealt with during the Estimates debate, 1819, 1889. Unless there are special circumstances, debate on the adjournment motion that could properly be dealt with in the Estimates debate ought not to be permitted, 1820.

An honourable member is permitted to raise only one subject on the adjournment debate, 519, 520, 1889, 2663.

A Minister having spoken once on the adjournment motion cannot speak again in the debate, 3537.

As a matter that an honourable member sought to raise on an adjournment motion under Standing Order 49 had been in existence for some two years and also as that

**ASSEMBLY, LEGISLATIVE** (*continued*):

**SPEAKER, MR** (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

matter could quite properly be discussed in the debate on the Appropriation Bill, immediate debate of it was not permitted. The honourable member was given an opportunity to raise the matter on the adjournment motion later, 1237. No further discussion of this ruling was permitted, 1292.

It is competent for an honourable member to move on the adjournment motion to discuss a matter relating to his electorate, and any other electorate or any matter of general interest to the State, 4004.

It would be improper to deny an honourable member the right to put a case on behalf of a constituent even though the matter was the subject of some discussion during question time, 2030.

As a Minister has the right to reply to something raised on the adjournment motion, an ordinary private member should also have that right, 2932.

Subject to other forms and procedures of the House, an honourable member may raise any subject on the adjournment motion and deal with it in such manner as he sees fit, 3669.

Whether a matter is of recent occurrence is not an iron bound rule in respect of an adjournment debate under Standing Order 49, 2101. However, wire-ranging debate under that standing order is not permitted. A matter raised by an honourable member was specific and no other opportunities were available to the honourable member to bring it forward. Also the matter was of some urgency in the sense that it should have urgent consideration within the terms of Standing Order 49. Debate was permitted to proceed, 2102.

An honourable member was permitted to make a submission on the adjournment motion, 1579.

An honourable member was permitted to protect an organization that had been attacked in debate in the House, and also to make a worthwhile suggestion in regard to the matter, 3672.

The Deputy Leader of the Opposition was permitted to mention matters that he considered should be dealt with before the House adjourned, 1721.

A point of order—that an honourable member was out of order in bringing up a matter that could have been dealt with in another way—was not upheld, 1038.

**ASSEMBLY, LEGISLATIVE** (*continued*):

**SPEAKER, MR** (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

*Anticipation of Debate:* Mr Speaker is required to observe the requirements of Standing Order 110A. In some way he must inform himself or be informed from a reliable source of the probabilities that a motion would come on for debate before the House within a reasonable time, 2393. The mere fact that anticipation of debate is involved in a debate before the House does not necessarily rule the motion out of order. Mr Speaker could not anticipate that there would be some duplication of debate, 2393.

*Censure:* Censure must be achieved by way of substantive motion. A point of order that the matter should have been raised earlier was not upheld, 3816.

*Chair:* An honourable member should not set out to involve the Chair in a debate, 2408, 4643.

The Chair is entitled to the co-operation of every member in the House. Otherwise the House would not function properly, 4667.

When the Speaker is on his feet he would insist that the House remain absolutely silent, 2394.

D discourtesy towards the Chair, 609, 2871, 3155, 3465.

*Christmas Felicitations:* Reply, 3110.

*Dissent:* On a dissent motion an honourable member may discuss only the validity of a ruling, not talk in generalities about the conduct of the Deputy-Speaker, 465, 470; the mover of such a motion may reply only to arguments raised, he cannot introduce new matter, 470.

It was in order for an honourable member to submit that a ruling of Mr Deputy-Speaker was not in conformity with the earlier rulings of Mr Speaker, 469.

An honourable member had not strayed from speaking on a dissent motion to debate a particular matter, 466.

An honourable member was requested to exercise restraint in the kind of language he was using when speaking to a dissent motion, 466.

*Divisions:* An honourable member is entitled to vote in a division if he is in the House, 2974.

There is no reason why any honourable member who sought urgency should not vote upon the motion on either side of the House, 4067.

The inability of an honourable member to be present at a division owing to attendance at a meeting of the House Committee

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**ASSEMBLY, LEGISLATIVE (continued):**

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS (continued):**

was not a matter in any manner related to privilege, 3553; Mr Speaker hoped there would be no recurrence of an unfortunate situation when an honourable member was unable to attend a division owing to attendance with other honourable members at a meeting of the House Committee held in Mr Speaker's suite, 3564.

Mr Speaker could not make an order for a question to be recommitted during the course of a division, 3067.

A point of order—that a division cannot be called for by an honourable member who voted for a motion before the Chair—was not upheld, as the division had been called for not by that honourable member but by members on the right side of the Chair at the moment, 4068.

Upon a point of order being taken that the division bell did not ring in one of the corridors of the parliamentary building Mr Speaker pointed out that there had been trouble with the bells, and the problem was being attended to. He permitted the division to proceed, 3997.

Only the member who has given his voice against the majority declared by the Speaker may call for a division. Standing Order 202 prevents a member who has given his voice for the majority from calling for a division, 1998.

Pursuant to paragraph (c) of Standing Order 208, there being not more than five members opposed to a resolution, without proceeding to complete a division Mr Speaker declared the resolution carried in the affirmative. Mr Speaker directed that the name of the only member in the minority be taken down and printed in the *Votes and Proceedings* as being opposed to the resolution, 4476.

*Documents:* Mr Speaker assured a member that in perusing a document prior to its being tabled in the House he would not do anything inconsistent with his duties and responsibilities to the Parliament, 2982.

Mr Speaker had had the opportunity to make a brief and somewhat imperfect examination of papers tabled by the Premier and Treasurer. He agreed with the Premier's observation that publication of the papers would cause unnecessary harm to citizens whose names were mentioned therein. This is the kind of situation for which Standing Order 57 was expressly conceived and adopted. Accordingly Mr Speaker directed that the papers tabled by the Premier and Treasurer were to be made available for in-

**ASSEMBLY, LEGISLATIVE (continued):**

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS (continued):**

spection only by members of the Legislative Assembly. This order was not necessarily a final resolution of the matter. It was open to any honourable member at any time to move that the papers be printed. If any such motion were carried, that would automatically remove the limited embargo that Mr Speaker's order created, and would at once open the papers to general availability, 2982.

Mr Speaker did not think that he had given a general ruling to the effect that when a member quotes from a publication or a newspaper he must accept responsibility for the statements quoted to the House. In this instance a Minister was quoting from what he referred to as a left-wing publication. Mr Speaker would not order the Minister, as a gesture of good faith, to tender the publication and accept responsibility for its being an authentic copy and also for the statements he was making in relation to the publication, 2402.

If a Minister wishes to read a letter he must give the date of it and the name of the author of it. Also, he must indicate that he is willing to make the letter available to all honourable members by placing it on the table, 4677.

A Minister was not quoting anything and therefore he was not required to state the name of the author or the newspaper to which he had been advertising, 4677.

Owing to possible prejudice of a prisoner, pursuant to Standing Order 57 Mr Speaker directed that certain papers tabled by the Minister of Justice be made available for inspection only by members of the Legislative Assembly. If at any time the need for protection of the accused prisoner disappeared or protection of him could yield to any superior consideration of public interest, it would be open to the responsible Minister or any honourable member by motion or notice or by consent of the House, to move that the documents be printed. In this way the embargo upon general publication may be quashed. An honourable member may take extracts from and copies of the papers but if he sought to use them in any public way it would be at his own peril. However, that was a legal question not within Mr Speaker's province to solve, 2279; upon receiving an assurance from the responsible Minister that he would accept responsibility for an order made pursuant to Standing Order 57, Mr Speaker directed that papers tabled by that Minister be made available for inspection by members of the Legislative Assembly only.

ASSEMBLY, LEGISLATIVE (*continued*):

SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

Observations he had made previously in regard to subsequent possible removal of the limited embargo applied also to these papers, 3068.

The Leader of the Opposition must accept responsibility for basing argument upon a newspaper report in the same way as any other member, 705.

A Minister was permitted to continue reading from a report after he had assured the Chair that it was a public document and that it would be available to any member who was interested in it, 3635.

A point of order—that a Minister should be required to table a copy of a speech from which he was quoting—was dismissed. The Minister was not called upon to table the document if he did not wish to do so. He could be required to make it available to members if they asked for it, 710; the Minister indicated that he had no objection to making a copy of the speech available to members, 711.

A point of order—that the Leader of the Opposition must vouch for the accuracy of a quotation—was not upheld, 707.

A point of order—that an honourable member be required to inform the House of the authority for a quotation—was not upheld, 1993; an honourable member was saying what appeared in a newspaper; he had not ascertained it himself, 1542.

It is proper and competent for an honourable member to refer to a newspaper report when he is seeking an investigation of matters contained in that report; a point of order that the honourable member should vouch for the veracity of the newspaper article was not upheld, 3692.

An honourable member was not permitted to table a copy of a report, 1038.

A Minister had not proceeded far enough for the Chair to say whether or not he was in order in referring to a document, 2401.

An honourable member was required by the Speaker to identify a letter that he had begun to read; he was permitted to proceed, but he was informed that he could not read the whole of the letter, 3858, 3860.

Standing Order 145 does not operate in the way raised by an honourable member. A Minister was quoting exactly the same source as had been quoted the previous day by an honourable member, 2403.

ASSEMBLY, LEGISLATIVE (*continued*):

SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

*Hansard*: In certain circumstances, and subject to strict limitations, a member may seek leave of the Chair to have material incorporated in *Hansard*. The conditions are restrictive, 3565.

*Interjections, Interruptions and Disorder*: Disorder in public galleries. See *Legislative Assembly*.

Interjections and interruptions disorderly, 30, 120, 394, 542, 608, 958, 1063, 1102, 1232, 1234, 1285, 1287, 1291, 1515, 1528, 1542, 1719, 1761, 1908, 1909, 1912, 2089, 2161, 2201, 2280, 2284, 2290, 2349, 2397, 2606, 2614, 2802, 2803, 3404, 3562, 3698, 3700, 3706, 3747, 3809, 3815, 3817, 3818, 3819, 3853, 3903, 3921, 3995, 4104, 4107, 4216, 4271, 4430, 4457, 4503, 4599, 4639, 4645, 4686, 4815, 4816, 4861.

Audible conversation in the House, 206, 212, 828, 1102, 1283, 1285, 1620, 1676, 1677, 2161, 2474, 2607, 2711, 2799, 3153, 3343, 3469, 3555, 3700, 4017, 4183, 4599, 4601.

Mr Speaker was weary of the discourtesy that many honourable members displayed towards the Chair and he did not propose to tolerate it any longer, 609, 2871, 3155, 3465.

A member addressing the House should ignore interjections, 1346, 3027, 3746.

A member is entitled to be heard in silence, 827, 987, 1252, 1828, 3182, 2972, 3187, 3412, 3854, 4504, 4588.

Members who caused further disturbances or noise would be liable to be ejected, 1542, 1829, 3067, 3189, 3231, 4639.

Members on both sides of the House who insisted on interjecting would be suspended from the service of the House, not merely ordered out by the Speaker, 205.

A point of order—that Mr Speaker had given an assurance that honourable members who were interjecting would be given every opportunity during the debate to state their opinions—was not upheld, 3248.

The Premier and Treasurer did not interject during a provocative speech by a member. Therefore that member should remain quiet while the Premier addressed the House, 4831.

Mr Speaker had not rebuked the Deputy Leader of the Opposition on the ground of trifling with the House, 1723.

*Legislative Assembly*: Administration of the Government, 4813.

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**ASSEMBLY, LEGISLATIVE** (*continued*):

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS** (*continued*):

Chairman of Committees, election, 3212; a member does not have to be asked whether he will accept nomination as Chairman of Committees, 3213.

Clerk summoned, 20.

Electoral District of Armidale: Writ to fill vacancy, 3147; return of writ, election of member, member sworn, 3171.

Electoral District of Byron: Mr Speaker was obliged to act upon the certificate from a returning officer in relation to the election of a member. If any irregularity had occurred in connection with the declaration of the poll, the law provides that the matter shall be taken to the Court of Disputed Returns. It is not a matter upon which Mr Speaker, nor indeed the Parliament, may act. If the Leader of the Opposition felt that any irregularity had occurred he should have recourse to the Court of Disputed Returns, 3147.

Electoral District of Byron: Issue and return of writ for election of member, 3146.

Electoral District of Charlestown: Vacant seat, 1163; issue of writ, *q.*, 1511; holding of by-election to fill vacancy, *q.*, 1709; issue and return of writ for election of member, 3146.

Electoral District of Hawkesbury: Vacant seat, 1790; comprehensive answer to a question re holding of a by-election, *q.*, 2197; issue of writ to fill vacancy, 3147; return of writ, election of new member, member sworn, 3276.

Electoral District of Mosman: Resignation of the Hon. P. H. Morton, 19; new member, 19.

House Committee: Ringing of division bells during meeting, 3480.

In reply to a point of order Mr Speaker stated that he had not received official advice that the honourable member for Gloucester and Chairman of Committees had been elected Deputy Leader of the Country Party, 2417.

Oath of Allegiance: A commission under the public seal empowering the honourable member for Raleigh, Chairman of Committees, to administer from time to time the oath or affirmation of allegiance to Her Majesty the Queen, 4898.

Public Gallery: If there was any further disturbance in the public gallery Mr Speaker would have it cleared, 1244; Mr Speaker ordered the whole of the public gallery to be cleared owing to interruption there, 4859.

**ASSEMBLY, LEGISLATIVE** (*continued*):

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS** (*continued*):

Statement by the honourable member for Tamworth that he had resigned from the Country Party was ruled to be not a personal explanation, 841.

Staff: Retirement of Mr F. A. Mahony, Serjeant-at-Arms, 4901.

Television reception at Parliament House, *q.*, 1429.

Temporary Chairman of Committees: Resignation of Mr Bruxner as Temporary Chairman of Committees, 2612.

*Legislative Council*: Triennial elections, issue of writ, 3691; elections, 4497.

Vacant Seat, 19.

*Member Named and Member Removed*: Mr Neilly, 2975.

*Members Warned*: Mr Barraclough, 1970, 3229, 4815; Mr Cox, 836, 4591, 4667; Mr Crabtree, 1285, 1995, 4888; Mr Darby, 2161; Mr Day, 2090, 3231, 3249, 4639; Mr Doyle, 987; Mr Durick, 204, 212, 1249, 2876, 3820, 4667; Mr Earle, 698, 1970, 2161, 3191, 3848, 3849; Mr Einfeld, 713, 2097; Mr Ferguson, 4639; Mr Flaherty, 898; Mr Haigh, 3239, 4639, 4641; Mr Healey, 207, 2802, 3157; Mr Jackett, 836, 3183; Mr Jackson, 207, 360; Mr Jago, 4462; Mr Johnstone, 3157; Mr Jones, 3062; Mr L. B. Kelly, 545, 767, 988, 1993, 2608, 3194, 3231, 3641, 3866, 4270; Mr R. J. Kelly, 288, 962, 1755, 2972, 3636, 3925; Mr Mallam, 265, 545, 711, 990, 2168, 2415, 3067; Mr Mason, 767; Mr Mead, 3154, 3703; Mr Mulock, 150, 2097, 3809; Mr Neilly, 1238, 1283, 1625, 2876, 2972, 3233, 4625, 4632; Mr O'Connell, 545; Mr Petersen, 989, 3157, 3231; Mr Quinn, 4504; Mr Renshaw, 3067, 3231; Mr Sloss, 1718, 3191, 3747, 3748, 3860, 4639, 4641, 4859; Mr K. J. Stewart, 203, 2349, 2803, 4003, 4599; Mr F. J. Walker, 3817.

*Ministerial Statements*: The practice and procedures relating to the making of ministerial statements in this Parliament are not laid down as well as they are in the House of Commons. Mr Speaker would like to see the procedure adopted there followed in this Parliament, 834.

The Leader of the Opposition was permitted to make a statement under Standing Order 139 to explain a material part of a speech that he had made in reply to a ministerial statement by the Premier and Treasurer, 840.

Mr Speaker declined to rule that a Minister's reply to a question without notice was a ministerial statement, 776, 831, 1966, 2802, 2803, 2877, 2878, 3061, 3700, 3701, 4104.

**ASSEMBLY, LEGISLATIVE (continued):**

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS (continued):**

A point of order—that the Premier and Treasurer does not have the right to make a personal explanation when he claims not to have been misrepresented personally but that his Government has been so misrepresented—was not upheld, 839.

*Offensive and Objectionable Remarks, Imputations and Aspersions:* An honourable member who refused to withdraw an expression about a Minister while that Minister was not present in the Chamber could not be directed to do so. However, Mr Speaker invited that honourable member to withdraw the expression, 3497.

An honourable member accepts responsibility for his own actions in the House. It is not for Mr Speaker to evaluate them, 4372.

An honourable member must not observe that another honourable member is trifling with the House, 470.

A member who claimed that his reputation had been impugned had no cause for complaint, 263.

A member who casts reflections upon a Crown Prosecutor accepts responsibility for his statements and the Chair cannot interfere, 1986; a point of order—that it is offensive to suggest that the Government was not "fair dinkum" in choosing one Crown Prosecutor rather than another—was not upheld, 1986.

A personal explanation by a member in reply to a statement by a Minister that the member had advocated violence was ruled to be irrelevant after the Minister denied that he had made such a statement, 840.

The usual rule is that expressions which are unparliamentary when applied to individuals are not necessarily unparliamentary when applied to a group, except in special circumstances, 290, 3195.

Usually a member may be asked to withdraw a remark that is said to be offensive to another member. This rule could not be departed from even though the member in respect of whom the remark was alleged to have been made was not present owing to illness. Also it could not be departed from when another member, a constituent of the member about whom the remark was made, alleged that the statement was therefore offensive to him. It was not possible for the Speaker to foretell where a decision in favour of such a point of order would lead.

**ASSEMBLY, LEGISLATIVE (continued):**

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS (continued):**

The member concerned would be given an opportunity to raise the matter, if he so desired, by way of personal explanation, 286.

The following expressions were required to be withdrawn: "That is a deliberate lie", 291; "It is quite obvious that the Deputy Speaker was in error and that he was partial in so far as this House was concerned", 470; "That is a lie", 547; "Why don't you (the honourable member for Heathcote) go back to bouncing cheques and go into court? I have had you", 1528; "Black pig iron" (in reference to the Minister for Education), 2395; "Sit down you mongrel", 2871; "If it had been your birth (the honourable member for Campbelltown) I would have apologized", 2880; "I am rather surprised to hear the Leader of the Opposition asking for the opportunity of defending Mr Munday in this House", 3061; "The Leader of the Opposition endorsed a candidate who subsequently had to be stood down because of his nefarious activities", 3249; "He (the Minister for Education) is a fascist, too", 3497; ". . . the Deputy Leader of the Opposition . . . put up a trick argument for the purpose of getting urgency", 3642; "At least I did not kill people in Vietnam", 4338; "So you should, you guttersnipe", 4339; "The honourable member for Nepean would know about that because there is no one in this House more phoney than he is", 4660; ". . . what the honourable member for Wallsend said was a deliberate lie", 4822; "Either the honourable member for Georges River or the member for Illawarra has been entertaining a lot of them (aborigines) in the smoke-room and I rather gather that tonight might be the result of some of the entertainment", 4860.

The following remarks were not required to be withdrawn: "Professional quack", 635; ". . . the Minister for Education, on behalf of the Government, should not be defending people like that" (a fraudulent, dishonest car dealer), 715; "It is the policy of the Liberal and Country parties to see so many people starve", 2409; ". . . a most eminent churchman, who has taken a great deal of interest in State aid, has indicated a point of view contrary to that held by others of the same church", 2801; "It was all right for you to call me a larrikin but if I call you a maggot you do not like it", 2881; "This is the . . . basis upon which members of the Labor Party . . . brand our troops as villains, aggressors . . . monsters . . . murderers", 3194; "I believe the honourable member leads the field from either side of this House when it comes to knowledge about fiddling with accounts", 4830.

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**ASSEMBLY, LEGISLATIVE** (*continued*):

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS** (*continued*):

*Parliament*: Mr Speaker was of the firm opinion that there was no place in this Parliament, or in the precincts of this Parliament, for those who were not prepared to behave in a conventional and commonly accepted manner, 116; therefore in Mr Speaker's opinion it was his duty to take whatever procedures laid within his power to make it very difficult for any persons not prepared so to behave themselves, to enter the precincts of the Parliament. However, once such persons were, by one means or another, able to gain entry, the member admitting them must accept a large measure of responsibility for their conduct, and also for ensuring that when their business with him was completed, his visitors left the premises immediately and in an orderly fashion, 116; an honourable member was personally responsible for a visitor (a stranger) whom he admitted for interview, and failure to ensure that his visitors vacated the premises in an orderly manner could place the member in danger of being adjudged by the House itself—not by Mr Speaker—guilty of an offence against the authority of the House in the sense that he was an accessory to the presence of a stranger in a place not set apart for strangers, in contravention of Standing Order 61. Any such member could be in contempt of Parliament and, should the House so decide, he could be liable to some form of punishment by the House itself, 116. When a demonstration occurs outside the House a visitor will be admitted only upon request of a member. A total of six visitors will be admitted, two to any one member for each of the three rooms set aside for interviewing visitors, 116. If necessary, action will be taken under the Summary Offences Act to deal with disorderly persons in the premises; this is the last resort, to be taken only when all other efforts to ensure normal and proper functioning of Parliament have become inadequate, 116; Mr Speaker earnestly sought the co-operation of all members to ensure that all citizens having good reason to call upon members might do so without hindrance. Until the House otherwise resolved or directed him, Mr Speaker would apply this procedure in appropriate cases, 116.

Mr Speaker would do all he could, subject to any direction or instruction from the House, to prevent disruption in the precincts of the House that would interfere with the free working of the House and the freedom of all honourable members to go about their business in a proper manner, 285; the procedures laid down in regard to the responsi-

**ASSEMBLY, LEGISLATIVE** (*continued*):

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS** (*continued*):

bility of members in respect of their visitors to the House were intended to apply particularly when a demonstration was imminent or was taking place outside the House; enforcement action would always depend upon the facts and circumstances of each demonstration. Subject to contrary instructions from the House Mr Speaker intended to apply the procedures with a degree of flexibility appropriate to the particular circumstances so as to cause a minimum of interference with legitimate access to the House by members of the public and free communication by members of the public with honourable members, consistent always with the need to protect honourable members and to protect the parliamentary institution from disruptive practices. If honourable members were dissatisfied Mr Speaker would be happy to receive instructions from the House, and it was open to any honourable member to move in that regard; Mr Speaker was willing to confer with the Deputy Leader of the Opposition and the Leader of the House to discuss the procedures with them and to make any modification if it were thought necessary in the interests of all honourable members and the parliamentary institution as a whole, 286.

A debate on a motion in relation to aspects of security of the parliamentary institution is quite different from a debate on the privileges of members, 969.

Comprehensive statement on new accommodation, 1824; *q.*, 1909.

*Personal Explanation*: An honourable member had not indicated one single factor that entitled him to make a personal explanation, 3820.

An honourable member who wished to make a personal explanation was advised that he could do so after a division was taken, 4666.

An honourable member was entitled to make clear to the Chair what he complained about. However, if the Chair did not exercise some care in a matter of this nature the House could find itself with a large number of Government members seeking to make personal explanations in name only when really they were seeking under the guise of personal explanation to answer something said during debate by Opposition members. A member was permitted to clarify the situation and Mr Speaker would then give a ruling if it became necessary, 4668; when the member made his personal position clear Mr Speaker treated the matter as closed, 4668.

**ASSEMBLY, LEGISLATIVE** (*continued*):

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS** (*continued*):

A personal explanation may be made at any time; immediately after question time happens to be a most appropriate time, 839.

It was perfectly in order for an honourable member to make a personal explanation that there had been a reflection upon his integrity, 2099; comprehensive statement by Mr Speaker upon the incident, 2099.

Mr Speaker, who was present when certain events took place, ruled that a member could not further pursue a claim that he was entitled to make a personal explanation about those events, 287.

A member could not, under the guise of or in the form of a personal explanation, dispute or in any way canvass a statement made by another member unless he complained, and properly so, that in some way or other his political character or reputation had been reflected upon, 4821.

Mr Speaker would protect the interests of a member seeking to make a personal explanation. Although it was undesirable to interrupt an urgency debate, Mr Speaker permitted a personal explanation to be made on receiving an assurance from a member that it was related in some way to that debate, 4821.

It was perfectly plain that a member's statement in debate applied equally to three other members but it did not entitle those members to canvass the matter under the guise of a personal explanation, 4822.

*Points of Order:* A member may not ask a question of the Chair during a debate but he may address himself to a point of order, 2409.

A member was permitted to restate to Mr Speaker a point of order that he had raised before an Acting-Speaker, 2285.

A member was speaking on the Address-in-Reply debate, not taking a point of order, 235.

A point of order had been dismissed and there was no need for a Minister to reply to it, 609.

Unless a Minister intended to indicate something more nearly approaching a point of order than what he had already put, he would not be permitted to continue, 4004.

No point of order was involved, 120, 126, 207, 211, 465, 470, 609, 698, 705, 991, 1099, 1228, 1515, 1716, 1820, 1827, 1828, 1991, 2395, 2415, 2417, 2646, 2803, 2878, 3462, 4105, 4271, 4431, 4588, 4677.

**ASSEMBLY, LEGISLATIVE** (*continued*):

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS** (*continued*):

*Press:* In broad generality members should not quote editorials from newspapers. By so doing newspapers would be given a voice in Parliament. There were some special circumstances when it was proper to quote an editorial. Mr Speaker would not stop an honourable member from quoting an editorial, as two other honourable members had done so while he was not in the chair, but he discouraged the practice, 3179.

It was in order for an honourable member to illustrate his argument—that leading newspapers supported his particular point of view—by indicating what the media had said, 3179.

*Privilege:* The inability of a member to attend a division owing to attendance at a meeting of the House Committee was ruled by the Chair not to be a matter in any manner related to privilege, 3553.

A member must appreciate that a matter of privilege must relate to something that had happened; it should be shown that there had been some interference with members in the performance of their duties or that members had been deterred from performing their duties; it could not be something hypothetical, 694.

A member must state quickly the matter in respect of which he contended there had been a breach of privilege, 693.

A member was gravely mistaken in saying that in certain circumstances Mr Speaker had allowed questions to be called on out of the time provided for in the standing orders. He had never done that, and indeed he does not have the power to do it. No question of privilege was involved, 3252.

A point of order—that in speaking to privilege the Leader of the Opposition was making an unwarranted attack upon the Speaker—was not upheld, 2977.

It was abundantly clear that the matter raised by a member could not possibly be a matter of privilege under Standing Order 158, 694.

It is the right of every honourable member, under privilege and subject only to observation of the forms and practices of the House itself, to exercise free speech. If a member abused that right he would do so at his own risk and at the risk of incurring not only the displeasure of the public but also the censure of the House itself. If under the cover of privilege any member, without proper justification, were guilty of attacking



16th August, 1972 to 9th May, 1973

**ASSEMBLY, LEGISLATIVE (continued):**

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS (continued):**

members within the House, or citizens outside the Parliament who had no right of audience on the floor of the House, that was a matter for the House to deal with, not Mr Speaker. In a bad case Mr Speaker would invite the attention of the member making the attack to the seriousness of his actions and ask him whether he felt a compelling necessity to pursue that line. Mr Speaker appealed to all members to exercise moderation in the way they used the right of speech in the Chamber. It did not lie within Mr Speaker's power to take any action against any member who abused that right. That would be something for the House itself to deal with and also for the public, which in one way or another could express its displeasure at an offending member, 292.

Mr Speaker did not have readily available statistics relating to the number of occasions on which matters of privilege had been raised by members. However, the information could be supplied at a future date, 4589.

Nothing is expressly stated in Standing Order 158 that a member must indicate to the Chair whether or not he proposes to move a motion. That does not mean that Mr Speaker would be wrong in ruling that when the member rose to his feet he must inform the Chair whether he intended to move a motion. It had been the practice ever since Mr Speaker had been in the chair to ask a member as soon as he rose to speak upon a matter of privilege, whether he intended to move a motion of privilege. Usually that question was asked in order to assist the member. Mr Speaker did not propose to enforce his ruling upon the Leader of the Opposition, but he did not intend to detract from its correctness, 2976.

Privilege involves showing that in some way or another a member has been hampered, impeded or prevented from discharging his duties as a member of parliament. A matter being raised by a member was one purely of order, not of privilege, 3565; the member's attention was invited to Ruling No. 121 at page 18 of Mr Speaker's Book of Rulings, 41st and 42nd Parliaments. In certain circumstances, and subject to strict limitations, an honourable member may seek the leave of the Chair to have material incorporated in *Hansard*. The conditions are restrictive, 3565.

Privilege must be taken at the first opportunity, 3819; privilege can be raised at any time, 3819; the only procedure open to a

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**ASSEMBLY, LEGISLATIVE (continued):**

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS (continued):**

member in respect of privilege arises under Standing Order 158. As a member had not indicated that anything had suddenly arisen in the House and the matter to which he wished to refer had arisen a considerable time ago, he had lost his opportunity to raise it, 3820.

The inability of a member to be present when there was a division in the Chamber was clearly not related to privilege, 3553.

Mr Speaker interpreted Standing Order 158 as meaning that if it were manifestly clear to him that no privilege was involved in the subject-matter to which a member was addressing himself, Mr Speaker must say at once that no privilege could possibly be involved, and terminate the proceedings there and then. It was open to the House at any time to direct the Speaker otherwise, 4430.

*Procedure:* A member who believed that a petition was incorrectly based could take his own course by voting against it. The matter was not one for resolution by the Chair; it was a matter for the House itself, 2710.

A member who wished to change the position of an order of the day standing in his name must move that it be postponed, 2615.

A Minister leading for the Government in a debate had unlimited time to speak on the matter, 993.

A motion to take action to set up a joint committee of members of both Houses is in order. If that motion were carried it would have to be followed by a motion in a form that would comply with the requirements of Standing Order 236, 3693.

As a member had merely given notice of a motion to set up a standing committee on privilege, it received no priority; if the member felt that the matter was urgent he would have to deal with it in another way, 768.

A member in whose name a notice of motion under Standing Order 113A appeared on the business paper was absent due to a serious illness in his family. Mr Speaker had looked at the matter as he understood that all members would like the motion to be brought before the House. However, there was no machinery whereby that could be done on that day, 4278.

A submission on this matter could not be raised on a point of privilege. Also a member should not cast any reflections on the Chairman of Committees, 2930.

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**ASSEMBLY, LEGISLATIVE** (*continued*):

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS** (*continued*):

A motion that the question be now put may be moved at any time, irrespective of whether a member has received the call, 2805.

A member should refer to another member by his electorate, not by his name, 125.

Mr Speaker accepted an assurance from the Leader of the Opposition that he had referred inadvertently to a member by name instead of by his electorate, 2394.

It is bad taste to refer to men in public positions other than by their proper titles, 207.

There was no irregularity in the Chairman of Committees as deputy leader of a political party in coalition being required to act on behalf of the Speaker in the position of Mr Deputy-Speaker, 2418.

Mr Speaker had ruled on other occasions that debate on the motion for the third reading of a bill was not as wide as the debate on the second reading. It must be confined to the principles of the measure. It must not be repetitious of the second-reading debate. Members may not canvass newspaper statements, nor may they make comparisons or indulge in deviations. A member appeared to be referring to a matter outside the order of leave of the measure, 4279.

On more than one occasion when Mr Speaker was a member of the Opposition a Minister had started his second-reading speech before copies of the bill had become available to members. Mr Speaker proposed to follow that procedure. Copies of the bill would soon be available to members, 4648.

The Leader of the House was asked to indicate whether there was any likelihood of a motion standing on the business paper, similar to a motion that was sought to be debated urgently, would be brought on for debate in the near future, 2392.

The Premier is not permitted to speak to a motion of urgency moved by another Minister, 2393.

The House had agreed to a motion that fixed the precedence of business. The motion merely laid down that on certain dates government business would take precedence of general business, 2615.

Earlier observations of Mr Speaker about comment on the forthcoming federal elections were directed to the asking of questions without notice, not to substantive motions, 3066.

**ASSEMBLY, LEGISLATIVE** (*continued*):

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS** (*continued*):

A member may not ask Mr Speaker whether it was the procedure of the House to gag members, 1278.

The second-reading debate having been closed after the Minister's reply to it, a member was not then permitted to make a statement under Standing Order 139 in explanation of something that arose in his speech, 4865; having assured the Speaker that he had been reflected upon, the member was then permitted to make a personal explanation, 4865.

Standing Orders 396 to 403 deal with private bills. The House had been considering a motion relating to a public bill to be introduced by a private member. Those standing orders had no application to the procedure that had been followed, 4422.

*Questions without Notice:* Mr Speaker did not want it to be thought that during the session he would permit lengthy questions from either side of the House; an honourable member would be given every opportunity to revise a question and given another chance to ask it later, 27; a lengthy question was allowed, 1344. Mr Speaker served notice that he intended as far as possible to discourage election-oriented questions and replies during the present session, 58.

Mr Speaker reaffirmed that for the time being he proposed to discourage questions designed purely as participation in the forthcoming federal election campaign. He asked members not to turn question time in the House into a political platform for federal election purposes, 2799; a point of order—not upheld—served to demonstrate that it is grossly unfair to allow the federal elections to be raised by way of question unless the Opposition were given some opportunity to reply. Mr Speaker proposed to discourage the practice of asking questions of this sort for the rest of the session, 2800.

A Minister was making observations only remotely connected with the question asked of him, 58.

A Minister was delivering a lecture on many aspects not involved in the question asked of him, 750.

Mr Speaker did not propose to protect himself in respect of rulings he had previously given, that lengthy question would not be tolerated, by requiring the member concerned to conclude his question, 115.

As some time ago the House had decided to discontinue supplementary questions and it appeared to Mr Speaker that a question just

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**ASSEMBLY, LEGISLATIVE (continued):**

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS (continued):**

asked was somewhat similar to a supplementary question, he would not permit it to be answered. However, he would allow the matter to be referred to in a proper way on a subsequent occasion or in some other proceeding before the House, 834.

Mr Speaker had not varied in any way the practice in relation to the tabling of deferred answers to questions without notice, 3307.

A member who asked a question must listen to the answer without interruption, 3556.

Although the rule is that the same question may not be asked twice during a session, as Mr Speaker did not recall whether a similar question had been asked in the current session, he proposed to allow the question, 3465.

Mr Speaker would not permit a question that would allow a member of the Legislative Assembly to carry on a debate with a member of the Legislative Council; the procedure could lead to great difficulties and could cause friction between the two Houses, which is undesirable, 287, 770.

It was in order to ask a question based on a press report and not to seek confirmation of that report, 360.

A member was not permitted to finish asking a question about the manufacture and sale of wearing apparel that contained political advertisement, 458.

As the subject matter of a dissent motion on the business paper did not involve in a direct sense the subject matter of a question, the question was allowed, 463.

A question had gone far enough, 605.

It was for a Minister to say whether a question did not come within his administration, 608.

Mr Speaker assumed that a question was involved and that it required a lengthy answer, and he hoped the Minister would conclude his reply to it shortly, 609.

A Minister was informed that if he wished to make a ministerial statement instead of answering a question asked of him, Mr Speaker would prefer him to make it after question time, 701.

Before ruling on a point of order Mr Speaker heard the rest of a question, 3281, 3282.

**ASSEMBLY, LEGISLATIVE (continued):**

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS (continued):**

A question misdirected to the Premier and Treasurer was ruled out of order. If the member reframed his question he would be given an opportunity to ask it later, 1908.

A member had put a certain construction on a matter raised by way of question and the Attorney-General had put another construction on it. The Chair did not propose to adjudicate on which was the correct interpretation; neither did the Chair intend to ask the Attorney-General to withdraw, 2509.

The Leader of the Opposition was attempting to engage in debate with a Minister. He could not do that at question time, 2802.

A Minister may not be asked to express an opinion in answer to a question, but he is entitled to express one, 2802, 2973.

It was in order for a Minister to read from a prepared statement when answering a question, 775.

It was obvious that a Minister would need to answer a question at some length, and if he wished to do so Mr Speaker would give him that opportunity. The question was a complex one, 3344.

A question on the *Questions and Answers* paper was quite different from a question asked without notice by a member, 1166.

In order to comply with the rules of the House a member must do more than vouch for the accuracy of a report in a newspaper. He would be given an opportunity to re-frame his question to remove the basis of an objection taken to it in its present form, 1711.

It was not for Mr Speaker to say whether a question had been asked of the correct Minister. As a Minister was proceeding to answer the question Mr Speaker could only assume that this Minister considered himself competent to do so and that the matter came within his administration, at least in some way, 1716.

It was not a new practice for Ministers when the time for questions had expired and during the laying of papers on the table to seek to make statements clarifying or amplifying earlier replies to questions asked on the same day or even on an earlier day. Without reflecting on what had been done by a Minister, it seemed to Mr Speaker that the practice needed to be confined within certain limits for it may be thought objectionable. Some Ministers had taken advantage of the practice to make lengthy statements upon matters of relatively small import,

**ASSEMBLY, LEGISLATIVE** (*continued*):

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS** (*continued*):

without any content of urgency or serious public importance. Mr Speaker was reluctant to abolish the practice for there might be occasions when the House would benefit from allowing it. As far as possible Mr Speaker would seek to confine the practice in future to cases where the matter had been raised at question time and was of substantial importance and of some urgency. Ministers would be expected to make their statements as brief as possible and to confine them to facts, 1719; Mr Speaker would not permit a Minister to reopen his answer to a question, 1720.

All parts of a member's question were related and they would be treated as dealing with one subject, 1623.

A question was a little irregular but should the Minister wish to answer it he would be allowed to proceed, 1761.

As a member's question contained a fair amount of argument he would be given the call later if he wished to reframe it, 1830.

The matter contained in a question was too detailed and if the member wished to pursue it he could put it on the *Questions and Answers* paper, 2386.

A valid question is one that asks for information or presses for action. A question asked by a member did in a sense ask for action, but there was too much descriptive or argumentative material, 3695.

A member canvassed Mr Speaker's ruling that a question was a proper one for a Minister to answer, 2876.

It was not correct for a member to submit that a Minister had defied the wishes of Mr Speaker. The Minister had observed all Mr Speaker's rulings and met all his wishes, 2971.

Mr Speaker declined to suggest to the Deputy Premier that in view of the length of his reply to a question it should be incorporated in *Hansard*, 3061.

A Minister assured Mr Speaker that he was able to answer a question briefly and within the proper and permissible limits that applied at question time, 2799, 4502.

A Minister was asked whether he was able to give the information sought in a question, 118, 4102.

A member had not acted frivolously in putting a question on the *Questions and Answers* paper, 4432.

Mr Speaker has no control over the way a Minister answers a question, 1828, 2870.

**ASSEMBLY, LEGISLATIVE** (*continued*):

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS** (*continued*):

Mr Speaker sought the Premier's assurance in determining whether or not a question should be answered by the Minister for Environment Control, 64.

A point of order—that a question was similar in content to one asked earlier in question time—was not upheld, 4502.

There was a fine line between debate and the giving of facts and information. The Minister was complying with the standing order, 3062.

A point of order—that the honourable member was seeking an opinion—was upheld, 1833; and an honourable member was given an opportunity to rephrase his question, 1907.

Mr Speaker treated a reference to a newspaper report as an explanation by a member asking a question of his reason for seeking the facts, 774.

The answer to a question was allowed only when the Minister assured the Chair that his reply would be brief, 773; the Minister was requested not to express an opinion, 773.

A Minister's answer to a question had been prolonged by constant interruptions and points of order, 2803.

A member assured the Chair that he was seeking information, not an expression of opinion, 2559.

A question dealt with a matter not coming within the administration of the Minister to whom it was directed, 3281.

It was abundantly clear that although a member had used the words "Do you agree that" he was using the expression as synonymous with "Is it a fact that" or "Is it right that"; such a question could be answered, 3999.

Doubtless a Minister would bear in mind the fact that a certain trade union was a federal union, 206.

A Minister was permitted to answer a question but he was expected to say whether the legal implications precluded him from answering it immediately, 206.

A point of order—that the standing orders did not permit an honourable member to reflect upon the actions of another government—was not upheld. If the point were upheld it would stifle a good deal of discussion in the House. The question was allowed but the honourable member's submission would be given more mature consideration and at some later stage Mr Speaker might make a statement upon it, 3410.

16th August, 1972 to 9th May, 1973

**ASSEMBLY, LEGISLATIVE (continued):**

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS (continued):**

Litigation to which reference was made by a Minister when answering a question had been settled in another session of Parliament, 121.

A member is entitled to seek guidance from the Chair on what action will be taken to preserve the rights of members and of citizens outside the Parliament, 292.

It is not competent for a member to direct a question to another member not being a Minister except in connection with a matter of business on the business paper in which he is involved, 4507.

A member who asks a question without notice accepts responsibility for his own actions in the House; it is not for the Speaker to evaluate them, 4372.

The answer was relevant to the question, 427.

It seemed to Mr Speaker that a Minister was trying to join in a debate on another Minister's reply to a question, 4271.

If a question has already been asked and the answer to it refused, it is in order to ask the same question again, 2710; Mr Speaker allowed a question when he received an assurance that it was not identical with another question that had been asked, 2711.

Questions had been allowed containing a considerable amount of colour, 2713.

A member has the privilege of asking a Minister a question but it is the Minister's privilege to answer it in the manner he thinks proper, 4101.

Upon a point of order being taken that a Minister could not reasonably be expected without notice to have the detailed information sought in the question, Mr Speaker permitted an answer to be given after he had received an assurance from the Minister concerned that he had the information available and he wished to give it. In broad generality members should not ask such questions without notice; they should be put on the *Questions and Answers* paper, 4103.

A Minister when answering a question was within the limits laid down by the Speaker, 4108.

A point of order—that information sought in a question was available in papers that had been circulated—was not upheld when the responsible Minister stated that the report in question had not yet been circulated. The Minister was permitted to answer the question, 4103.

**ASSEMBLY, LEGISLATIVE (continued):**

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS (continued):**

A Minister was requested not to indulge in debate on a bill when replying to a question, 4106.

Questions disallowed, 356, 357, 1431, 2609, 4507.

Points of order not upheld, 206, 208, 699, 773, 775, 776, 831, 832, 897, 899, 1759, 2801, 2803, 2871, 2875, 2876, 2971, 3063, 3279, 3282, 4106, 4589.

*Reading of Speeches:* The long-standing rule, which had been applied with considerable flexibility and tolerance, is that members must address the House in their own words and not in speeches that could have been prepared for them by someone else. If that were permitted, it would mean that persons who are not members of the House would have a voice on the floor of the Chamber. That is the reason why written speeches are, to put it at its lowest, discouraged. Mr Speaker had noticed a number of members reading speeches during the Address-in-Reply debate. He discouraged this practice and he appealed to members to do their best in future to observe the rule, 564.

The Chair had extended some latitude to members in the reading of speeches and it did not intend to stop a member who it was claimed was doing the same. Mr Speaker appealed once again to members not to read their speeches. The practice lends itself to great abuse. As implied by a member in a point of order, it gives people outside the Parliament a voice in Parliament. Members were asked to desist from the practice and, if necessary, to confine themselves to the use of copious notes, 1992.

Ministers introducing bills or making second-reading speeches had been given the indulgence of reading those speeches. Frequently a similar indulgence had been extended to the Leader of the Opposition or to an Opposition member representing him. Mr Speaker did not propose to interfere with that course, 3856, 4682.

Obviously a member was referring to copious notes; but he was asked not to read his speech, 1100.

*Reports:* Auditor-General, 1164; State Superannuation Board, 824; Transport Retirement Board, 2970.

*Relevance:* A member must confine his remarks to the motion, 638, 708, 987, 1543, 2103, 2106, 2408, 2409, 2513, 2623, 4460.

A member must link his remarks to the motion, 2811, 3028, 3184, 3340, 3703, 3745.

## Volumes 99-104

**ASSEMBLY, LEGISLATIVE** (*continued*):

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS** (*continued*):

A member had carried his line of argument as far as he could within the terms of the bill, 3747, 4621.

An honourable member may make only passing reference to a matter outside the order of leave, 987, 1102, 1545, 1546, 2412, 3000, 3703, 3746.

Though inclined to uphold a point of order, Mr Speaker observed that other occupants of the Chair while he was officially engaged on other duties had permitted the debate to range over a wide area. He hoped that a member would link up what he said with the motion before the House, 1536, 1541.

A member was asked not to develop a particular point, 3173, 3747.

A Minister when replying to debate on a bill is confined to matters raised during the debate. He may make only brief reference to matters that were raised at a time when it was difficult for the Chair to control the member addressing the House, 616; a member when speaking in reply on a motion must confine himself to matters raised in the debate on that motion, 3249, 4018, 4514, 4601.

A Minister was not out of order in referring to a statement made by an Opposition member. He was not introducing new matter, 1723.

As debate had been allowed on a particular subject while Mr Speaker was not in the chair, he permitted a member to answer observations that had been made, 3177.

A member was not out of order in referring to some parts of the Labor Party platform and policy speeches delivered during the recent federal elections, as they had been referred to by various Opposition members during the debate, 3191.

The House had already decided that it was a matter of urgent necessity that a matter be debated forthwith. The motion was that standing orders be suspended to enable that to be done. The substantive motion had nothing to do with that motion; neither had urgency, which had already been decided. The Deputy Leader of the Opposition was closely confined in the submission he could make to the House, 2397.

Merely because there was a reference in the debate to a matter that was raised in a debate the previous day, Mr Speaker should not be required to rule that reference out of order. It could not be said that there had

**ASSEMBLY, LEGISLATIVE** (*continued*):

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS** (*continued*):

been adequate debate on the other matter, and on that ground Mr Speaker could not stop the present debate, 2400, 2401.

Points of order on relevance not upheld, 710, 782, 994, 2401, 2416, 3153, 3155, 3156, 3172, 3194, 4137.

*Royalty*: Death of His Royal Highness the Duke of Windsor, 112.

*Sub Judice Rule*: Mr Speaker called the attention of the House to a recent report of a Select Committee of the House of Commons, which stated that when a question arises as to whether the Speaker should restrict discussion because of considerations of the *sub judice* rule, certain essential principles should guide him. The first is, "That it is the fundamental responsibility of Parliament to be the supreme inquest of the nation with the overall responsibility to discuss anything it likes". The second consideration is whether "a danger exists that the conduct of a case might be prejudiced by parliamentary inquisition or debate". Nothing had been indicated to the Chair to suggest that any court would be embarrassed or that the person concerned or any other person would be prejudiced in any proceedings in which he was involved, either civilly or criminally. A member was asked not to raise any matter if he was aware of the fact that the matter he wished to canvass was or might be directly involved in proceedings in which the person was concerned. Beyond that the Chair did not feel that the debate should be restricted in any way, 2286.

Mr Speaker did not know whether or not a writ had been issued against the Premier; if it had, no member would have any knowledge at this stage of the cause of action. Members were informed of a recent statement by the Speaker of the House of Commons on this matter. Mr Speaker stated that he was not necessarily ruling that the matter before the House was of great national interest; simply that the principle referred to by the Speaker of the House of Commons was being applied in this instance, 2402.

A member was asked how far he proposed to pursue a matter in respect of which a point of order had been taken that it was *sub judice*, 1259.

Although the liberty of the subject was involved and the matter was capable of going on appeal, the *sub judice* rule would be relaxed only with great caution. Mr Speaker ruled that the Attorney-General was not commenting on matters likely to embarrass certain convicted gentlemen in any way, nor

16th August, 1972 to 9th May, 1973

**ASSEMBLY, LEGISLATIVE (continued):**

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS (continued):**

was he embarrassing the court, and while he was confining his remarks in that area he was not infringing the rule, 289; the Attorney-General was making some complimentary remarks about the judge handling the case; he was not dealing with an allegation of contempt of court, and therefore was was in order, 290.

The Leader of the Opposition was correct in saying that if discussion of a matter would be likely to embarrass a court or the parties to an action before that court, Mr Speaker should seek clarification of that matter. Having sought such clarification and there being nothing precise, Mr Speaker had to rely upon the honour and integrity of the responsible Minister, who was competent to know what Mr Speaker meant when he said that the Minister should not advert to anything that might be likely to prejudice the court or embarrass the parties before it, 4275.

A member was permitted by Mr Speaker to read a press statement in order that it would be of some assistance to the Chair, 2284.

A Minister was asked not to pursue a matter any further as it was *sub judice*, 991; neither should a member pursue such a subject, 1258.

Points of order on the *sub judice* rule not upheld, 3995, 4274.

**Temporary Chairmen of Committees:** Nomination of Mr Coates, Mr Darby, Mr Bruxner, Mr Mahoney and Mr Southee, 20; nomination of Mr Duncan in place of Mr Bruxner, resigned, 3006.

**Urgency:** No standing order, rule or practice prevents the moving of a motion of urgency while debate on the Address-in-Reply is current, 210.

It was competent for a member to say that a matter called for urgent debate, 211.

A member may move for the suspension of standing orders to raise a matter of urgency only during question time, 777.

An urgency motion, that the House should forthwith consider a matter set down as general business for a future date, was not accepted. An item on the business paper for a future date is put there only for the information of members. It has nothing to do with the business of the day, 1070.

A member could have asked for a debate to be resumed the following day, and Mr Speaker was somewhat surprised that he did not do so, but Mr Speaker regretted that he

**ASSEMBLY, LEGISLATIVE (continued):**

**SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.B.E., LL.B., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS (continued):**

was unable to suggest to the member any way in which he could put his motion in order, 1171.

It was inescapable that the member should give some brief indication of the substantive motion to show why the matter to which he was referring was urgent. He could not carry this too far. He should keep strictly to what is permitted on a motion of urgency, 1771.

There was no objection to amending an urgency motion, 1626.

A member can choose his own time to criticize a Minister of the Crown or another member. The substantive motion might amount to a personal attack upon a Minister of the Crown but it complied with the procedure and forms of the House, 3816.

In seeking urgency a member must first be permitted to state the facts of which he complains and then to indicate why he considers action should be taken, and also why that action should be taken urgently. He is allowed some scope, but he is somewhat restricted, 3816.

A member must confine himself to urgency, 1831, 1832, 2096, 2392, 2394, 3065, 3153, 3229, 3817, 4593, 4820.

Points of order on urgency not upheld, 211, 1172, 3065, 3066, 3996.

**SPECIAL ADJOURNMENT, m., 551, 1721, 3100, 4432, 4908.**

**STATEMENT OF HON. MEMBER FOR GEORGES RIVER, p.o., 3496.**

**TEMPORARY CHAIRMEN OF COMMITTEES (H. G. COATES, ESQ., AND R. B. DUNCAN, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS:**

**Interjections and Interruptions:** There were too many interjections from the government side; and an honourable member will address his remarks to the Chair, 2022 (Mr Coates).

Disorderly: 2021, 2022 (Mr Coates).

**Member Warned:** Mr Mulock, 2023 (Mr Coates).

**Offensive and Objectionable Remarks, Imputations and Aspersions:** A statement made by a member was not made with the intent suggested by another member, 2019, 2021 (Mr Coates).

The following remarks were not required to be withdrawn: "The Minister could safely be called the Dr Goebbels of New South Wales for the amount of propaganda that

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**ASSEMBLY, LEGISLATIVE** (*continued*):**TEMPORARY CHAIRMEN OF COMMITTEES**  
(H. G. COATES, ESQ., AND R. B. DUNCAN,  
ESQ.), RULINGS, OBSERVATIONS AND  
OPINIONS (*continued*):

he has put out", 2019 (Mr Coates); "There was talk about Dr Goebbels. Have you (the honourable member for Nepean) looked in a mirror lately?", 2021 (Mr Coates).

*Relevance*: A member was asked to confine his remarks to the clause before the committee, or to resume his seat, 4868 (Mr Duncan).

A member was permitted to proceed so long as he tied his remarks in relation to other words in a clause with an amendment that he had moved, 4871 (Mr Duncan); the member was required to return to the clause, even though it was fairly broad, 4872 (Mr Duncan).

**TRANSPORT RETIREMENT BOARD REPORT, 2970.****TRIENNIAL ELECTIONS FOR LEGISLATIVE COUNCIL:**

Ballot, 4497.

Result of Ballot, 4597.

**Australian Constitution:**

Convention, *address*, 229; *q.*, 1514, 1966, 1971; *loan appn.*, 2638; *m.*, 4432; *mes.*, 4498, 4523.

Review Committee, *appn.*, 1566, 1573.

**B****Betting:**

Additional Forms of Gambling, *q.*, 2870.

Broadcasts of Prices, *q.*, 4588.

Illegal Gambling Casino, *q.*, 4342.

TAB Tickets, *address*, 535; *q.*, 2036.

**BILLS****ABORIGINES (AMENDMENT) BILL:**

*Assembly*: *Int.*, 4192; *1r.*, 4193; *2r.*, 4519, 4844; *Com.*, 4866; *ad. rep.* and *3r.*, 4875; *mes.*, 4898.

*Council*: *1r.*, 4798; *2r.*, 4799; *Com.*, 4805; *ad. rep.* and *3r.*, 4806.

**ACTS REPRINTING BILL:**

*Assembly*: *Int.*, 575; *1r.*, 576; *2r.*, 636; *Com.* and *ad. rep.*, 638; *3r.*, 704; *mes.*, 1102; *assent*, 1510.

*Council*: *1r.*, 643; *2r.*, 947; *Com.* and *ad. rep.*, 952; *3r.*, 1041; *assent*, 1466.

**BILLS** (*continued*):**ADMINISTRATION OF JUSTICE BILL:**

*Assembly*: *Int.*, 4190; *1r.*, 4191; *2r.*, 4479; *Com.*, 4482; *ad. rep.*, 4486; *3r.*, 4509; *mes.*, 4841.

*Council*: *1r.*, 4528; *2r.*, 4572; *Com.* and *ad. rep.*, 4577; *3r.*, 4711; *assent*, 4918.

**AMBULANCE SERVICE BILL:**

*Assembly*: *Assent*, 20.

*Council*: *Assent*, 7.

**APPROPRIATION BILL:**

*Assembly*: *Int.* and *1r.*, 1102; *2r.*, 1102, 1383, 1432, 1561, 1725, 1791; *Com.*, 1796, 1834, 1914, 2000, 2109; *ad. rep.*, 2109; *3r.*, 2109; *mes.*, 2602; *assent*, 2868.

*Council*: *1r.* and *m.s.o.*, 2037; *2r.*, 2051, 2233, 2353; *Com.* and *ad. rep.*, 2383; *3r.*, 2482; *assent*, 2831.

**ARBITRATION (FOREIGN AWARDS AND AGREEMENTS) BILL:**

*Assembly*: *Int.* and *1r.*, 4192; *2r.*, 4488; *Com.* and *ad. rep.*, 4489; *3r.*, 4509; *mes.*, 4841.

*Council*: *1r.*, 4528; *2r.*, 4579; *Com.* and *ad. rep.*, 4580; *3r.*, 4711.

**ARCHIVES (AMENDMENT) BILL:**

*Assembly*: *Int.*, 3068; *1r.*, 3069; *2r.*, 3328; *Com.* and *ad. rep.*, 3329; *3r.*, 3350; *mes.*, 3600; *assent*, 4099.

*Council*: *1r.*, 3446; *2r.*, 3458; *Com.* and *ad. rep.*, 3459; *3r.*, 3538; *assent*, 4062.

**ART GALLERY OF NEW SOUTH WALES (AMENDMENT) BILL:**

*Assembly*: *Int.*, 728; *1r.*, 729; *dischd.*, 777.

**ART GALLERY OF NEW SOUTH WALES (AMENDMENT) BILL (No. 2):**

*Assembly*: *Int.* and *1r.*, 1084; *2r.*, 3019; *Com.* and *ad. rep.*, 3022; *3r.*, 3029; *assent*, 3934.

*Council*: *1r.*, 3040; *2r.*, 3222; *Com.* and *ad. rep.*, 3224; *3r.*, 3446; *assent*, 3880.

**AUCTIONEERS AND AGENTS (FURTHER AMENDMENT) BILL:**

*Assembly*: *Int.*, 2637; *1r.*, 2638; *2r.*, 2926, 3007; *Com.*, 3017; *ad. rep.* and *3r.*, 3019; *cons. amds.*, 3826; *ad. rep.*, 3827; *mes.*, 3600; *assent*, 4189.

*Council*: *1r.*, 2968; *2r.*, 3448; *Com.*, 3456; *ad. rep.*, 3458; *3r.*, 3538; *mes.*, 3756; *assent*, 4162.



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**BILLS (continued):****AUDIT (AMENDMENT) BILL:**

*Assembly: Int.*, 4133; *2R.*, 4477, 4827; *Com.* and *3R.*, 4382; *mes.*, 4892.

*Council: 1R.*, 4711; *2R.*, 4735; *Com.* and *ad. rep.*, 4737; *3R.*, 4738; *assent*, 4918.

**CATTLE COMPENSATION (AMENDMENT) BILL:**

*Assembly: Int.*, 4607; *1R.*, 4608.

**CIGARETTES (LABELLING) BILL:**

*Assembly: Int.*, 723; *1R.*, 726; *2R.*, 854, 868; *Com.*, 885; *ad. rep.*, 888; *3R.*, 902; *mes.*, 1511; *assent*, 1749.

*Council: 1R.*, 936; *2R.*, 1307; *Com.*, 1319; *ad. rep.*, 1323; *3R.*, 1405; *assent*, 1947.

**CLEAN AIR (AMENDMENT) BILL:**

*Assembly: Assent*, 20.

*Council: Assent*, 7.

**CLEAN AIR (FURTHER AMENDMENT) BILL:**

*Assembly: Int.*, 726; *1R.*, 727; *2R.*, 905, 1073; *Com.* and *ad. rep.*, 1084; *3R.*, 1173; *mes.*, 2269; *assent*, 2602.

*Council: 1R.*, 1146; *2R.*, 2038; *Com.*, 2050; *ad. rep.*, 2051; *3R.*, 2175; *assent*, 2541.

**COAL MINES REGULATION (AMENDMENT) BILL:**

*Assembly: Assent*, 20.

*Council: Assent*, 7.

**COFFS HARBOUR BOAT-HARBOUR WORKS BILL:**

*Assembly: Assent*, 20.

*Council: Assent*, 7.

**COMPANIES (AMENDMENT) BILL, 1972:**

*Assembly: Assent*, 20.

*Council: Assent*, 7.

**COMPANIES (AMENDMENT) BILL, 1973:**

*Assembly: Int.*, 3350; *1R.*, 3351; *2R.*, 3735; *Com.* and *ad. rep.*, 3742; *3R.*, 3818; *mes.*, 4443.

*Council: 1R.*, 3756; *2R.*, 4220; *Com.* and *ad. rep.*, 4288; *3R.*, 4341; *assent*, 4918.

**CONSUMER PROTECTION (AMENDMENT) BILL:**

*Assembly: Assent*, 20.

*Council: Assent*, 7.

**CONVEYANCING (AMENDMENT) BILL:**

*Assembly: Assent*, 20.

*Council: Assent*, 7.

**BILLS (continued):****CO-OPERATION (AMENDMENT) BILL:**

*Assembly: Assent*, 20.

*Council: Assent*, 7.

**CO-OPERATION AND OTHER ACTS (AMENDMENT) BILL:**

*Assembly: Int.*, 3321; *1R.*, 3322; *2R.*, 3713; *Com.* and *ad. rep.*, 3721; *3R.*, 3818; *mes.*, 4267.

*Council: 1R.*, 3756; *2R.*, 4092; *Com.* and *ad. rep.*, 4098; *3R.*, 4163; *assent*, 4918.

**DAIRY INDUSTRY (AMENDMENT) BILL:**

*Assembly: Int.*, 4433; *1R.*, 4440; *2R.*, 4676; *Com.*, 4698; *ad. rep.*, 4707; *3R.*, 4826; *mes.*, 4875.

*Councils: 1R.*, 4711; *2R.*, 4719; *Com.*, 4729; *ad. rep.* and *3R.*, 4734; *assent*, 4918.

**DISTRICT COURT BILL:**

*Assembly: Int.*, 3260; *1R.*, 3262; *2R.*, 3358; *Com.* and *ad. rep.*, 3370; *3R.*, 3469; *mes.*, 3845; *assent*, 4813.

*Council: 1R.*, 3446; *2R.*, 3618, 3676; *Com.*, 3685; *ad. rep.*, 3691; *3R.*, 3756; *assent*, 4711.

**EGG INDUSTRY STABILISATION (AMENDMENT) BILL:**

*Assembly: Int.*, 2885; *1R.*, 2886; *2R.*, 3006; *Com.*, *ad. rep.* and *3R.*, 3007; *mes.*, 3029; *assent*, 3150.

*Council: 1R.*, 2958; *2R.*, 2964; *Com.*, *ad. rep.* and *3R.*, 2965; *assent*, 3125.

**ELECTRICITY COMMISSION (STATE COAL MINES) BILL:**

*Assembly: Int.*, 4440; *1R.*, 4443; *2R.*, 4609; *Com.*, 4626; *ad. rep.* and *3R.*, 4635; *mes.*, 4875.

*Council: 1R.*, 4572; *2R.*, 4582, 4716; *Com.*, 4717; *ad. rep.* and *3R.*, 4719.

**ELECTRICITY COMMISSION (SUPERANNUATION) AMENDMENT BILL:**

*Assembly: Int.*, 3707; *1R.*, 3710; *2R.*, 4047, 4112; *Com.*, 4117; *ad. rep.*, 4118; *3R.*, 4277; *mes.*, 4635.

*Council: 1R.*, 4217; *2R.*, 4353; *Com.* and *ad. rep.*, 4363; *3R.*, 4529; *assent*, 4918.

**ELECTRICITY DEVELOPMENT (AMENDMENT) BILL:**

*Assembly: Int.* and *1R.*, 3566; *2R.*, 3751, 3828; *Com.* and *ad. rep.*, 3830; *3R.*, 3908; *mes.*, 4267.

*Council: 1R.*, 3880; *2R.*, 4080; *Com.* and *ad. rep.*, 4081; *3R.*, 4163; *assent*, 4918.

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**BILLS (continued):****EVIDENCE AND OATHS (AMENDMENT) BILL:**

*Assembly: Int.*, 3322; 1R., 3324; 2R., 3643; *Com. and ad. rep.*, 3654; 3R., 3701; *mes.*, 4121; *assent*, 4813.

*Council: 1R.*, 3674; 2R., 3963; *Com. and ad. rep.*, 3968; 3R., 4062; *assent*, 4711.

**FIREARMS AND DANGEROUS WEAPONS BILL:**

*Assembly: Int.*, 3710 1R., 3713; 2R., 4285; *Com.*, 4320; *ad. rep.*, 4338; 3R., 4477; *mes.*, 4841.

*Council: 1R.*, 4419; 2R., 4538; *Com.*, 4558; *ad. rep.*, 4562; 3R., 4711.

**FOREIGN JUDGMENTS (RECIPROCAL ENFORCEMENT) BILL:**

*Assembly: Int.*, 4191; 1R., 4192; 2R., 4486; *Com. and ad. rep.*, 4488; 3R., 4509; *mes.*, 4841.

*Council: 1R.*, 4528; 2R., 4577; *Com. and ad. rep.*, 4579; 3R., 4711.

**FORESTRY, CONSERVATION AUTHORITY OF NEW SOUTH WALES AND OTHER ACTS (AMENDMENT) BILL:**

*Assembly: Int.*, 728; 1R., 729; 2R., 1084, 1123; *Com.*, 1132, *ad. rep.*, 1139; 3R., 1173; *mes.*, 2113; *assent*, 2602.

*Council: 1R.*, 1146; 2R., 1612, 1948; *Com.*, 1961; *ad. rep.*, 1963; 3R., 2034; *assent*, 2541.

**FORESTRY, SOIL CONSERVATION AND OTHER ACTS (AMENDMENT) BILL:**

*Assembly: Assent*, 20.

*Council: Assent*, 7.

**FRUIT-GROWING RECONSTRUCTION (AGREEMENT) BILL:**

*Assembly: Int.*, 4517; 1R., 4519.

**GAMING AND BETTING (AMENDMENT) BILL:**

*Assembly: Int.*, 2516; 1R., 2519; 2R., 2806; *Com. ad. rep.*, and 3R., 2810; *mes.*, 3111; *assent*, 3150.

*Council: 1R.*, 2779; 2R., 2940; *Com.*, 2945; *ad. rep.*, 2947; 3R., 3040; *assent*, 3125.

**GENERAL LOAN ACCOUNT APPROPRIATION BILL:**

*Assembly: Int.*, 1547, 1R., 1547; 2R., 1547, 2638, 2720, 2805; *Com.*, *ad. rep.*, and 3R., 2805; *mes.*, 2998; *assent*, 3150.

*Council: 1R.*, 2779; 2R., 2832; *Com. and ad. rep.*, 2858; 3R., 2935; *assent*, 3125.

**BILLS (continued):****GOVERNMENT GUARANTEES (AMENDMENT) BILL:**

*Assembly: Int.*, 612; 1R., 613; 2R., 737; *Com. and ad. rep.*, 738; 3R., 777; *mes.*, 1225; *assent*, 1749.

*Council: 1R.*, 765; 2R., 1046; *Com. and ad. rep.*, 1048; 3R., 1146; *assent*, 1947.

**GOVERNOR'S SALARY (AMENDMENT) BILL:**

*Assembly: Int.*, and 1R., 4432; 2R., 4635; *Com.*, *ad. rep.* and 3R., 4637; *mes.*, 4841.

*Council: 1R.*, 4572; 2R., 4580; *Com. and ad. rep.*, 4582; 3R., 4711; *assent*, 4919.

**GRAIN ELEVATORS (AMENDMENT) BILL:**

*Assembly: Int.*, 3822; 1R., 3824; 2R., 4122; *Com. and ad. rep.*, 4124; 3R., 4190; *mes.*, 4443.

*Council: 1R.*, 4162; 2R., 4238; *Com. and ad. rep.*, 4243; 3R., 4341; *assent*, 4918.

**HEALTH COMMISSION BILL:**

*Assembly: Int.*, 903; 1R., 905; 2R., 1021; 2122; *Com.*, 2164, 2204; *ad. rep.*, 2220; 3R., 2279; *mes.*, 2769; *assent*, 3068.

*Council: 1R.*, 2230; 2R., 2490, 2544; *Com.*, 2563; *ad. rep.*, 2571; 3R., 2664; *assent*, 3040.

**HOUSING AND PUBLIC WORKS (AMENDMENT) BILL:**

*Assembly: Int.*, 4281; 1R., 4285; 2R., 4876; *Com.*, and *ad. rep.*, 4891; 3R., 4892; *mes.*, 4898.

*Council: 1R. and 2R.*, 4791; *Com.*, 4797; *ad. rep.* and 3R., 4798.

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

*Assembly: Assent*, 20.

*Council: Assent*, 7.

**INDECENT AND RESTRICTED PUBLICATIONS BILL:**

*Assembly: Int.*, 3312; 1R., 3320; 2R., 3845, 3908; *Com.*, 3931, 3994; *ad. rep.*, 4036; 3R., 4108.

*Council: 1R.*, 4062; 2R., 4371; *ref. select ctee*, 4419.

**INSTITUTE OF RURAL STUDIES BILL:**

*Assembly: Int.*, 4279; 1R., 4280.

**INTERPRETATION (AMENDMENT) BILL:**

*Assembly: Int.*, 574; 1R., 575; 2R., 619; *Com. and ad. rep.*, 636; 3R., 703; *mes.*, 1102; *assent*, 1510.

*Council: 1R.*, 643; 2R., 941; *Com. and ad. rep.*, 947; 3R., 1041; *assent*, 1466.

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**BILLS (continued):****IRRIGATION (AMENDMENT) BILL:**

*Assembly: Int.*, 2886; 1R., 2888; 2R., 3022; *Com.*, *ad. rep.* and 3R., 3029; *mes.*, 3277; *assent*, 3934.

*Council: 1R.*, 3040; 2R., 3137; *Com.* and *ad. rep.*, 3144; 3R., 3218; *assent*, 3880.

**JUDGES' PENSIONS (AMENDMENT) BILL:**

*Assembly: Int.*, 2632; 1R., 2637; 2R., 2818; *Com.*, *ad. rep.*, and 3R., 2820; *mes.*, 2998; *assent*, 3150.

*Councils 1R.*, 2780; 2R., 2866; *Com.* and *ad. rep.*, 2867; 3R., 2935; *assent*, 3125.

**JUSTICES (AMENDMENT) BILL:**

*Assembly: Int.*, 3262; 1R., 3264; 2R., 3370; *Com.*, 3379; *ad. rep.*, 3389; 3R., 3413; *mes.*, 3994; *assent*, 4813.

*Council: 1R.*, 3446; 2R., 3550, 3757; *Com.*, 3766; *ad. rep.*, 3768; 3R., 3880; *assent*, 4711.

**LAND TAX MANAGEMENT (AMENDMENT) BILL:**

*Assembly: Int.*, 2623; 1R., 2624; 2R., 2810; *Com.*, *ad. rep.* and 3R., 2813; *mes.*, 2998; *assent*, 3150.

*Council: 1R.*, 2779; 2R., 2858; *Com.* and *ad. rep.*, 2860; 3R., 2935; *assent*, 3125.

**LAW OF EVIDENCE BILL (pro formâ):**

*Assembly: 1R.*, 30.

*Council: 1R.*, 8.

**LAW REFORM (LAW AND EQUITY) BILL:**

*Assembly: assent*, 20.

*Council: assent*, 7.

**LIQUOR (AMENDMENT) BILL, 1972:**

*Assembly: assent*, 20.

*Council: assent*, 7.

**LIQUOR (AMENDMENT) BILL, 1973:**

*Assembly: Int.*, 4110; 1R., 4112; 2R., 4443; *Com.*, *ad. rep.* and 3R., 4477; *mes.*, 4841.

*Council: 1R.*, 4419; 2R., 4562; *Com.* and *ad. rep.*, 4572; 3R., 4712.

**LOCAL GOVERNMENT (AMENDMENT) BILL:**

*Assembly: assent*, 20.

*Council: assent*, 7.

**LOCAL GOVERNMENT (ELECTIONS) AMENDMENT BILL:**

*Assembly: Int.*, 4516; 1R., 4517.

**LOCAL GOVERNMENT (FURTHER AMENDMENT) BILL:**

*Assembly: Int.*, 902; 1R., 903; 2R., 2335; *Com.*, 2343; *ad. rep.*, 2347; 3R., 2417; *mes.*, 2769; *assent*, 3150.

*Council: 1R.*, 2383; 2R., 2585; *Com.* and *ad. rep.*, 2591; 3R., 2664; *assent*, 3125.

**BILLS (continued):****MAIN ROADS (AMENDMENT) BILL:**

*Assembly: Int.*, 2624; 1R., 2625; 2R., 3353; *Com.* and *ad. rep.*, 3358; 3R., 3413; *mes.*, 4019; *assent*, 4813.

*Council: 1R.*, 3446; 2R., 3883; *Com.* and *ad. rep.*, 3895; 3R., 3937; *assent*, 4711.

**MAINTENANCE (AMENDMENT) BILL:**

*Assembly: Assent*, 20.

*Council: Assent*, 7.

**MANLY AND WARRINGAH DISTRICT PARK BILL:**

*Assembly: Int.*, 2515; 1R., 2516, 2R., 2904; *Com.*, 2912; *ad. rep.* and 3R., 2914; *mes.*, 3111; *assent*, 3150.

*Council: 1R.*, 2858; 2R., 2958; *Com.* and *ad. rep.*, 2960; 3R., 3040; *assent*, 3125.

**MEAT INDUSTRY (AMENDMENT) BILL:**

*Assembly: Assent*, 20.

*Council: Assent*, 7.

**MEAT INDUSTRY AUTHORITY (AMENDMENT) BILL:**

*Assembly: Assent*, 120.

*Council: Assent*, 7.

**MEDICAL PRACTITIONERS (AMENDMENT) BILL:**

*Assembly: Int.*, 727; 1R., 728; 2R., 784; *Com.* and *ad. rep.*, 802; 3R., 841; *mes.*, 1511; *assent*, 1749.

*Council: 1R.*, 936; 2R., 1206, 1299; *Com.*, 1301; *ad. rep.*, 1307; 3R., 1405; *assent*, 1947.

**METROPOLITAN WATER, SEWERAGE AND DRAINAGE (AMENDMENT) BILL:**

*Assembly: Assent*, 20.

*Council: Assent*, 7.

**MINES RESCUE (AMENDMENT) BILL:**

*Assembly: Assent*, 20.

*Council: Assent*, 7.

**MINING BILL:**

*Assembly: Int.*, 2994; 1R., 2998; 2R., 3083, 3329, 3497; *Com.* (*pro formâ*) and *ad. rep.*, 3533; *Com.*, 3572; *ad. rep.*, 3600; 3R., 3701; *cons. amdts.*, 4118; *ad. rep.*, 4119; *mes.*, 4019.

*Council: 1R.*, 3674; 2R., 3781; *Com.*, 3798; *ad. rep.*, *recom.*, *ad. rep.*, 3808; 3R., 3937; *mes.*, 4062.

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**BILLS (continued):****MOCK AUCTIONS BILL:**

*Assembly: Int. and 1R., 3351; 2R., 3721; Com., 3733; ad. rep., 3735; 3R., 3818; mes., 4267.*

*Council: 1R., 3756; 2R., 4063; Com., 4068; ad. rep., 4071; 3R., 4162; assent, 4918.*

**MOLLEE, GUNIDGERA AND WEETA WEIRS BILL:**

*Assembly: Int., 729; 1R., 730; 2R., 841; Com. and ad. rep., 854; 3R., 902; mes., 1749; assent, 2088.*

*Council: 1R., 936; 2R., 1602; Com. and ad. rep., 1612; 3R., 1693; assent, 2034.*

**MOTOR TRAFFIC AND TRANSPORT (AMENDMENT) BILL:**

*Assembly: Int., 4109; 1R., 4110; 2R., 4197; Com., 4212; ad. rep., 4213; 3R., 4278; mes., 4635.*

*Council: 1R., 4217; 2R., 4345; Com. and ad. rep., 4353; 3R., 4529; assent, 4918.*

**MOTOR VEHICLES (THIRD PARTY INSURANCE) AMENDMENT BILL:**

*Assembly: Assent, 20.*

*Council: Assent, 7.*

**MUNICIPALITY OF HURSTVILLE (WOLLI CREEK, KINGSROVE, PUBLIC RESERVE LAND SALE) BILL:**

*Assembly: 1R., 4019; 2R., 4898; Com., ad. rep. and 3R., 4899.*

*Council: Petition, Int., 1R. and select ctee, 3219; select ctee. rep., 3674; 2R., 3882; Com. and ad. rep., 3883; 3R., 3937; mes., 4919.*

**NATIONAL PARKS AND WILDLIFE (AMENDMENT) BILL:**

*Assembly: Assent, 20.*

*Council: Assent, 7.*

**NECROPOLIS (AMENDMENT) BILL:**

*Assembly: Int., 2119; 1R., 2121; 2R., 2532; Com. and ad. rep., 2535; 3R., 2617; mes., 3277; assent, 3934.*

*Council: 1R., 2542; 2R., 2968, 3130; Com. and ad. rep., 3137; 3R., 3218; assent, 3880.*

**NEW SOUTH WALES RETIREMENT BENEFITS BILL:**

*Assembly: Int., 722; 1R., 723; 2R., 1026, 2220; Com., 2228, 2305; ad. rep., 2311; 3R., 2417; cons. amdis., and ad. rep., 3019; mes., 2868; assent, 3150.*

*Council: 1R., 2383; 2R., 2591, 2667; Com., 2671; ad. rep., 2672; 3R., 2780; mes., 2968; assent, 3125.*

**BILLS (continued):****NEW SOUTH WALES RETIREMENT BENEFITS (AMENDMENT) BILL:**

*Assembly: Int., 4608; 1R., 4609; 2R., 4892; Com., 4897; ad. rep. and 3R., 4898; mes., 4898.*

*Council: 1R. and 2R., 4787; Com., ad. rep. and 3R., 4791.*

**NURSES EDUCATION BOARD BILL:**

*Assembly: Int., 3821; 1R., 3822; 2R., 4138; Com. and ad. rep., 4158; 3R., 4190; mes., 4443.*

*Council: 1R., 4162; 2R., 4243; Com. and ad. rep., 4252; 3R., 4341; assent, 4918.*

**NURSES REGISTRATION (AMENDMENT) BILL:**

*Assembly: Int. and 1R., 3908; 2R., 4134; Com. and ad. rep., 4138; 3R., 4190; mes., 4443.*

*Council: 1R., 4162; 2R., 4252; Com. and ad. rep., 4253; 3R., 4341; assent, 4918.*

**PARLIAMENTARY COMMITTEES ENABLING BILL:**

*Assembly: Assent, 20.*

*Council: Assent, 7.*

**PARLIAMENTARY CONTRIBUTORY SUPERANNUATION (AMENDMENT) BILL:**

*Assembly: Int., 2882; 1R., 2883; 2R., 2999; Com., 3003; ad. rep., 3004; 3R., 3004; mes., 3029; assent, 3150.*

*Council: 1R., 2957; 2R., 2966; Com., ad. rep., and 3R., 2968; assent, 3125.*

**PARLIAMENTARY ELECTORATES AND ELECTIONS (AMENDMENT) BILL:**

*Assembly: Urgency, 4637; m.s.o., 4638; Int., 4642; 1R., and 2R., 4648; Com., 4669; ad. rep. and 3R., 4675; mes., 4898.*

*Council: 1R. and 2R., 4746; Com., 4785; ad. rep. and 3R., 4787.*

**PHYSIOTHERAPISTS REGISTRATION (AMENDMENT) BILL:**

*Assembly: Assent, 20.*

*Council: Assent, 7.*

**POLICE REGULATION (SUPERANNUATION) AMENDMENT BILL:**

*Assembly: Int., 2998; 1R., 2999; 2R., 3096; Com., ad. rep., and 3R., 3100; assent, 3934.*

*Council: 1R., 3047; 2R., 3224; Com. and ad. rep., 3227; 3R., 3446; assent, 3880.*

**POLICE REGULATION (SUPERANNUATION AND APPEALS) AMENDMENT BILL:**

*Assembly: Int., 4515; 1R., 4516; 2R., 4832; Com., ad. rep. and 3R., 4841; mes., 4892.*

*Council: 1R., 4735; 2R., 4738; Com., ad. rep. and 3R., 4742; assent, 4918.*

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**BILLS (continued):****PORT OF EDEN IMPROVEMENT WORKS BILL:**

*Assembly: Int.*, 2113; *1R.*, 2114; *2R.*, 2519; *Com. and ad. rep.*, 2527; *3R.*, 2616; *mes.*, 2904; *assent*, 3150.

*Council: 1R.*, 2541; *2R.*, 2783; *Com. and ad. rep.*, 2788; *3R.*, 2831; *assent*, 3125.

**POTATO GROWERS LICENSING (AMENDMENT) BILL:**

*Assembly: Int.*, 639; *1R.*, 640; *2R.*, 746; *Com.*, 753; *ad. rep.*, 762; *3R.*, 778; *mes.*, 1749; *assent*, 2088.

*Council: 1R.*, 766; *2R.*, 1337, 1582; *Com. and ad. rep.*, 1594; *3R.*, 1693; *assent*, 2034.

**PREVENTION OF CRUELTY TO ANIMALS (AMENDMENT) BILL:**

*Assembly: Int.*, 3824; *1R.*, 3826; *2R.*, 4124; *Com. and ad. rep.*, 4133; *3R.*, 4190; *cons. amdts*, 4900; *ad. rep.*, 4901; *mes.*, 4443.

*Council: 1R.*, 4162; *2R.*, 4253; *Com.*, 4264; *ad. rep.*, 4267; *3R.*, 4341; *mes.*, 4919.

**PRINTING AND NEWSPAPERS BILL:**

*Assembly: Int.*, 3351; *1R.*, 3353; *2R.*, 3742; *Com.*, 3748; *ad. rep.*, 3751; *3R.*, 3819; *cons. amdts and ad. rep.*, 4900; *mes.*, 4267.

*Council: 1R.*, 3756; *2R.*, 4071; *Com.*, 4078; *ad. rep.*, 4080; *3R.*, 4163; *mes.*, 4919.

**PRIVATE IRRIGATION DISTRICTS AND WATER (AMENDMENT) BILL:**

*Assembly: Int.*, 3324; *1R.*, 3327; *2R.*, 3413; *Com.*, 3438; *ad. rep.*, 3441; *3R.*, 3469; *cons. amdts*, 4899; *ad. rep.*, 4900; *mes.*, 4122.

*Council: 1R.*, 3446; *2R.*, 3895, 3945; *Com.*, 3959; *ad. rep.*, 3962; *3R.*, 4062; *mes.*, 4919.

**PUBLIC SERVICE (AMENDMENT) BILL, 1972:**

*Assembly: Assent*, 20.

*Council: Assent*, 7.

**PUBLIC SERVICE (AMENDMENT) BILL, 1973:**

*Assembly: Int.*, 4841; *1R. and 2R.*, 4842; *Com.*, *ad. rep. and 3R.*, 4844; *mes.*, 4892.

*Council: 1R.*, 4735; *2R.*, 4742; *Com.*, *ad. rep. and 3R.*, 4746; *assent*, 4918.

**PUBLIC TRANSPORT COMMISSION BILL:**

*Assembly: Int.*, 1005; *1R.*, 1017; *2R.*, 1173, 1282, 1350; *Com.*, 1375; *ad. rep.*, 1383; *3R.*, 1432; *mes.*, 1678; *assent*, 1749.

*Council: 1R.*, 1405; *2R.*, 1467; *Com.*, 1501; *ad. rep.*, 1502; *3R.*, 1581; *assent*, 1947.

**BILLS (continued):****REGIONAL ORGANISATION BILL:**

*Assembly: Assent*, 20.

*Council: Assent*, 7.

**REGIONAL ORGANISATION (AMENDMENT) BILL:**

*Assembly: Int.*, 2884; *1R.*, 2885; *2R.*, 3004; *Com.*, *ad. rep. and 3R.*, 3006; *mes.*, 3022; *assent*, 3150.

*Council: 1R.*, 2958; *2R.*, 2960; *Com.*, *ad. rep. and 3R.*, 2964; *assent*, 3125.

**SNOWY MOUNTAINS ENGINEERING CORPORATION (NEW SOUTH WALES) BILL:**

*Assembly: Int.*, 613; *1R.*, 617; *2R.*, 730; *Com. and ad. rep.*, 737; *3R.*, 777; *mes.*, 1225; *assent*, 1749.

*Council: 1R.*, 765; *2R.*, 1048; *Com. and ad. rep.*, 1055; *3R.*, 1146; *assent*, 1947.

**SOFTWOOD FORESTRY (FURTHER AMENDMENT) BILL:**

*Assembly: Int.*, 3327; *1R.*, 3328; *2R.*, 3397; *Com.*, 3401; *ad. rep.*, 3402; *3R.*, 3413; *mes.*, 3701; *assent*, 4099.

*Council: 1R.*, 3446; *m.s.o.*, *2R.*, 3459, 3541; *Com. and ad. rep.*, 3550; *3R.*, 3616; *assent*, 4062.

**STATE DEVELOPMENT AND COUNTRY INDUSTRIES ASSISTANCE AND GOVERNMENT SAVINGS BANK (AMENDMENT) BILL:**

*Assembly: Int.*, 2109; *1R.*, 2113; *2R.*, 2428; *Com. and ad. rep.*, 2452; *3R.*, 2512; *mes.*, 2868; *assent*, 3150.

*Council: 1R.*, 2482; *2R.*, 2672; *Com. and ad. rep.*, 2696; *3R.*, 2780; *assent*, 3125.

**STAMP DUTIES (AMENDMENT) BILL:**

*Com. ad. rep.*, and *3R.*, 2818; *mes.*, 2998; *Com. ad. rep.*, and *3R.*, 2818; *mes.*, 2998; *assent*, 3150.

*Council: 1R.*, 2779; *2R.*, 2860; *Com. and ad. rep.*, 2866; *3R.*, 2935; *assent*, 3125.

**STANDARD TIME (AMENDMENT) BILL:**

*Assembly: Int.*, 1072; *1R.*, 1073; *2R.*, 1259; *Com. and ad. rep.*, 1282; *3R.*, 1350; *mes.*, 1678; *assent*, 1749.

*Council: 1R.*, 1296; *2R.*, 1502; *ad. rep.*, 1510; *3R.*, 1582; *assent*, 1947.

**STATE COAL MINES (AMENDMENT) BILL:**

*Assembly: Assent*, 20.

*Council: Assent*, 7.

**STATE PLANNING AUTHORITY (AMENDMENT) BILL:**

*Assembly: Assent*, 20.

*Council: Assent*, 7.

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**BILLS (continued):****STOCK DISEASES (AMENDMENT) BILL:**

*Assembly: Int.*, 638; 1R., 639; 2R., 778; *Com.*, and *ad. rep.*, 782; 3R., 841; *mes.*, 1749; *assent*, 2088.

*Council: 1R.*, 935; 2R., 1594; *Com.* and *ad. rep.*, 1596; 3R., 1693; *assent*, 2034.

**SUPERANNUATION (AMENDMENT) BILL:**

*Assembly: Int.*, 2121; 1R., 2122; 2R., 2452; *Com.*, 2472; *ad. rep.*, 2474; 3R., 2512; *mes.*, 2868; *assent*, 3150.

*Council: 1R.*, 2482; 2R., 2696; *Com.* and *ad. rep.*, 2709; 3R., 2780; *assent*, 3125.

**SUPPLY BILL:**

*Assembly: Int.*, 1R. and 2R., 865; *Com.* and *ad. rep.*, 868; 3R., 902; *mes.*, 1102; *assent*, 1259.

*Council: 1R.*, 936; 2R., 1044; *Com.* and *ad. rep.*, 1046; *m.s.o.* and 3R., 1055; *assent*, 1205.

**SUPREME COURT (AMENDMENT) BILL:**

*Assembly: Assent*, 20.

*Council: Assent*, 7.

**SWINE COMPENSATION (AMENDMENT) BILL:**

*Assembly: Int.*, 640; 1R., 641; 2R., 782; *Com.* and *ad. rep.*, 784; 3R., 841; *mes.*, 1749; *assent*, 2088.

*Council: 1R.*, 935; 2R., 1596; *Com.* and *ad. rep.*, 1602; 3R., 1693; *assent*, 2034.

**SYDNEY COVE REDEVELOPMENT AUTHORITY (AMENDMENT) BILL:**

*Assembly: Int.*, 4108; 1R., 4109; 2R., 4194; *Com.*, 4197; 3R., 4278; *mes.*, 4635.

*Council: 1R.*, 4217; 2R., 4363; *Com.*, 4369; *ad. rep.*, 4371; 3R., 4529; *assent*, 4918.

**SYDNEY GRAMMAR SCHOOL (AMENDMENT) BILL:**

*Assembly: Assent*, 20.

*Council: Assent*, 7.

**SYDNEY OPERA HOUSE (AMENDMENT) BILL:**

*Assembly: Assent*, 20.

*Council: Assent*, 7.

**SYDNEY OPERA HOUSE TRUST (AMENDMENT) BILL:**

*Assembly: Int.*, 4193; 1R., 4194; 2R., 4489; *Com.*, *ad. rep.* and 3R., 4492; *mes.*, 4841.

*Council: 1R.*, 4419; 2R., 4533; *Com.* and *ad. rep.*, 4538; 3R., 4711; *assent*, 4918.

**BILLS (continued):****SYDNEY SPORTS GROUND AND SYDNEY CRICKET GROUND AMALGAMATION (AMENDMENT) BILL:**

*Assembly: Int.*, 2119; 1R., 2119; 2R., 2535; *Com.* and *ad. rep.*, 2537; 3R., 2616; *mes.*, 2904; *assent*, 3150.

*Council: 1R.*, 2542; 2R., 2793; *Com.* and *ad. rep.*, 2794; 3R., 2832; *assent*, 3125.

**THERAPEUTIC GOODS AND COSMETICS BILL:**

*Assembly: Int.*, 4280; 1R., 4281.

**TRADING STAMPS BILL:**

*Assembly: Assent*, 20.

*Council: Assent*, 7.

**TRANSFERRED OFFICERS EXTENDED LEAVE (AMENDMENT) BILL:**

*Assembly: Int.*, 3820; 1R., 3821; 2R., 4119; *Com.* and *ad. rep.*, 4121; 3R., 4190; *mes.*, 4443.

*Council: 1R.*, 4162; 2R., 4236; *Com.* and *ad. rep.*, 4237; 3R., 4341; *assent*, 4918.

**TRAVEL AGENTS BILL:**

*Assembly: Int.*, 4602; 1R., 4607.

**TRUSTEE COMPANIES (AMENDMENT) BILL:**

*Assembly: Assent*, 20.

*Council: Assent*, 7.

**ULLADULLA HARBOUR IMPROVEMENT WORKS BILL:**

*Assembly: Int.*, 2117; 1R., 2118; 2R., 2530; *Com.* and *ad. rep.*, 2532; 3R., 2616; *mes.*, 2904; *assent*, 3150.

*Council: 1R.*, 2542; 2R., 2790; *Com.* and *ad. rep.*, 2793; 3R., 2832; *assent*, 3126.

**UNIVERSITY AND UNIVERSITY COLLEGES (AMENDMENT) BILL:**

*Assembly: Int.*, 2631; 1R., 2632; 2R., 2914; *Com.*, 2922; *ad. rep.* and 3R., 2926; *mes.*, 3196; *assent*, 3634.

*Council: 1R.*, 2935; 2R., 3047; *Com.* and *ad. rep.*, 3052; 3R., 3127; *assent*, 3616.

**UNIVERSITY OF WOLLONGONG BILL:**

*Assembly: Int.*, 2625; 1R., 2623; 2R., 2820, 2888; *Com.*, 2897; *ad. rep.* and 3R., 2904; *mes.*, 3111; *assent*, 3150.

*Council: 1R.*, 2858; 2R., 2947; *Com.*, 2953; *ad. rep.*, 2957; 3R., 3040; *assent*, 3125.

**VALUATION OF LAND (AMENDMENT) BILL:**

*Assembly: Int.*, 3252; 1R., 3260; 2R., 3566, 3600, 3654; *Com.*, 3668; *ad. rep.*, 3669; 3R., 3701; *mes.*, 4121; *assent*, 4813.

*Council: 1R.*, 3674; 2R., 3968; *Com.* and *ad. rep.*, 3988; 3R., 4062; *assent*, 4711.

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**BILLS (continued):****VENEREAL DISEASES (AMENDMENT) BILL:**

*Assembly: Int. and 1R., 3264; 2R., 3389; Com. and ad. rep., 3397; 3R., 3413; mes., 3994; assent, 4813.*

*Council: 1R., 3446; 2R., 3768; Com. and ad. rep., 7381; 3R., 3880; assent, 4711.*

**WAGONGA RIVER ENTRANCE IMPROVEMENT WORKS BILL:**

*Assembly: Int., 2114; 1R., 2117; 2R., 2527; Com. and ad. rep., 2530; 3R., 2616; mes., 2904; assent, 3126.*

*Council: 1R., 2541; 2R., 2788; Com. and ad. rep., 2793; 3R., 2832; assent, 3125.*

**WESTERN LANDS (AMENDMENT) BILL:**

*Assembly: Int., 617; 1R., 619; 2R., 738; Com., 744; ad. rep., 746; 3R., 777; mes., 1511; assent, 1749.*

*Council: 1R., 765; 2R., 1055, 1323; Com., 1333; ad. rep., 1337; 3R., 1405; assent, 1947.*

**WHEAT QUOTAS BILL:**

*Assembly: Int., 1017; 1R., 1021; 2R., 2312; Com. and ad. rep., 2335; 3R., 2417; mes., 2769; assent, 3150.*

*Council: 1R., 2383; 2R., 2572; Com. and ad. rep., 2585; 3R., 2664; assent, 3125.*

**WORKERS' COMPENSATION (INSURANCE) BILL:**

*Assembly: Int., 3643; 1R., 3654; 2R., 3830; Com. and ad. rep., 3845; 3R., 3908; mes., 4267.*

*Council: 1R., 3880; 2R., 4081; Com. and ad. rep., 4092; 3R., 4163; assent, 4918.*

**ZOOLOGICAL PARKS BOARD BILL:**

*Assembly: Int., 3706; 1R., 3707; 2R., 4036; Com. and ad. rep., 4047; 3R., 4108; mes., 4443.*

*Council: 1R., 4062; 2R., 4229; Com. and ad. rep., 4236; 3R., 4341; assent, 4918.*

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 OPINIONS:

*Debate:* When replying to the debate on the Address-in-Reply the mover of the motion cannot introduce new matter; he must confine himself to replying to what has been said, 692.

**COUNCIL, LEGISLATIVE (continued):****CHAIRMAN OF COMMITTEES AND DEPUTY-  
PRESIDENT (THE HON. T. S. MCKAY, B.A.,  
LL.B.), RULINGS, OBSERVATIONS AND  
OPINIONS (continued):**

A member was required to be a little more accurate in the matter he was raising, 593.

A member did not require any assistance from the Chair. If he did, he should let the Chair know, 592.

The emotionalism of a member would be adjudged as it arose, 4384.

*Documents:* A member was entitled to refer to a text book on political science if he believed that it would assist his argument, 4756.

Documents may be placed on the table by a Minister so that members may refer to them if they wish, 4383.

*Interjections and Interruptions:* Disorderly, 4386.

*Offensive and Objectionable Remarks, Imputations and Aspersions:* Criticism from both sides of the Chamber could be expected on a highly controversial measure. The Deputy-President was not aware of anything that he would regard as an unparliamentary statement, and he hoped that the debate would proceed in a parliamentary fashion without disorder and without undue rancour, 4750.

The Deputy-President was quite satisfied that there was no imputation in respect of any Opposition member and a satisfactory explanation had been given by a Government member, 676, 4384.

A point of order—that a member had alleged that the Labor members mixed day by day with Communists—was not upheld, 449.

A point of order—that a member intimated that there were communist influences in the trade unions—was upheld but Mr Deputy-President asked for the debate to proceed without rehashing a difficult situation that had been raised previously, 676.

The following remark was required to be withdrawn: "In suggesting that they have been bought, I make no apology. They do not have the courage to answer my charge and they come down pretty low in my estimation", 4758.

The following remark was not required to be withdrawn: "The honourable member sounds a lot better than when he confines his remarks to an industry on which he is expert, when he wears something on his head and it does not come out of his mouth", 4779; however, Mr Deputy-President accepted an apology on behalf of the House, 4779.

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**CHAIRMAN OF COMMITTEES AND DEPUTY-PRESIDENT (THE HON. T. S. MCKAY, B.A., LL.B.), RULINGS, OBSERVATIONS AND OPINIONS (continued):**

*Points of Order:* If an honourable member wishes to raise a point of order he should not hesitate to do it because of the lateness of the hour, 677.

A member was continuing his speech, not speaking to a point of order, 677.

No point of order was involved, 1492.

*Procedure:* As there were fourteen similar amendments to be made to a clause in a bill, in order to save the time of the Committee, the Chairman would put all the amendments as one question, 3457.

*Relevance:* Members on both sides of the House had received a great deal of latitude. A member was informed that he had covered a fairly wide area and he should now keep more to the point, 1494.

Provided they are valid, an honourable member is entitled to put summaries, paraphrases, interpretations and inferences that he draws from what another member has said, 677.

A member was entitled to elaborate on the matter before the Chamber, 4755.

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*Address-in-Reply:* Governor's Opening Speech, 45. Presentation to Governor of Address-in-Reply, 693; and His Excellency's reply, 765.

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*Commonwealth of Australia Constitution Convention, 4528.*

*Hansard:* Editor of Debates, retirement, 14, 16, 94.

*Interjections and Interruptions:* A member may not interrupt when another member is making a speech, 2372.

*Legislative Council:* Clock in Chamber, 939.

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Division Bells in the Strangers' Dining Room, 4098, 4345.

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*Parliament:* Comprehensive statement on new accommodation, 1948.

Demonstrations outside Parliament House and security of parliamentary buildings, *adj.*, 3989.

Insurance for motor vehicles in the parliamentary car park, *q.*, 3129.

*Personal Explanation:* Standing Orders do not permit a member to make a short statement on a personal explanation made by another member, 528.

*Points of Order:* No point of order was involved, 2372, 4766.

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*Obituary*: Death of the Honourable Sir Bertram Stevens, K.C.M.G., a former Premier of New South Wales, 4528.

*Procedure*: When Assembly bills remained on the Legislative Council Business Paper at the commencement of the Christmas recess, it had been the practice when the House resumed in the following year to move, in consideration of the bill in Committee of the Whole, for the year appearing in the citation clause to be amended to correct the date. In the future, each House would refrain from amending the date in citation clauses of bills received from the other House, and from making other amendments consequential on that alteration. Such alterations would be made by the Clerks of the initiating Houses before the bill is "fair printed on vellum or parchment for presentation to His Excellency the Governor for assent", 3126.

*Questions without Notice*: A member must confine himself to asking a question, 269, 1147, 2036; when asking a question he must not make a speech or a statement, 42, 939, 4163.

A Minister may answer a question in his own way, 18.

A point of order—that a Minister had not seen fit to reply to two direct questions and then indulged in vification in connection with an industrial stoppage—was not upheld, 18.

*Relevance*: A member must confine his remarks to the motion before the House, 1588, 1591, 2185, 4795.

A member was not going outside the scope of a bill that permitted a fairly general debate. If he did not spend too much time on the line he was following, he would be able to continue, 2688.

*Royalty*: Death of His Royal Highness the Duke of Windsor, 94.

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*Explanation of Abbreviations:* *Address*, Address in Reply; *adj.*, Motion for Adjournment; *ad. rep.*, Adoption of Report; *appn.*, Appropriation Bill; *Com.*, Committee; *cons. amdts*, Consideration of Amendments; *cons. mes.*, Consideration of Message; *int.*, Introduction; *loan appn.*, General Loan Account Appropriation Bill; *m.*, Motion; *mes.*, Message; *min. stmt*, Ministerial Statement; *m.s.o.*, Motion for Suspension of Standing or Sessional Orders; *pers. expl.*, Personal Explanation; *p.o.*, Point of Order; *q.*, Question; 1R., 2R., 3R., First, Second, Third Reading; *recom.*, Recommittal; *recons. amdts*, Reconsideration of Amendments; *urgency*, Motion of Urgency.

**Ahern, The Hon. H. D., A.R.M.T.C., Mech. Elec. Eng., M.I.E. Aust., Chartered Engineer (Aust.), Dip. Pub. Ad., F.R.I.P.A.**

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