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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.*, Kecommittal; *recons. amdts*, Reconsideration of Amendments; *urgency*, Motion of Urgency.

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The Acting-Speaker would take severe action against the next member who spoke while the Acting-Speaker was on his feet. He regarded this as the grossest act of disorder in the House, and he did not intend to let it happen again, 5201.

It was gross disorder for a member to reflect on the Chair, and if the member continued in that vein the Chairman would have no option but to report him to the Speaker and ask that the member be removed from the Chamber, 1948.

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Offensive and Objectionable Remarks, Imputations and Aspersions: A member had not been abused by other members; he should keep to the facts, 936.

It was long-standing practice and precedent that if a member were aggrieved or offended by something said, he should take action in respect of it immediately. At the stage at which the matter was raised the Acting-Speaker would not direct a withdrawal of the remark, 5202.

The Acting-Speaker did not know of any standing order under which he could ask a member to withdraw a reflection upon departmental officers, but he asked members to give serious thought to whether they should reflect upon such officers, 4455.

The Acting-Speaker would not let the stage be reached where members on both sides took offence at matters that normally went unnoticed in the House, 2249.

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If a member considered a remark to be offensive he should take a point of order expeditiously, not engage in a little caucus with other members on what to do about it. So far as the Chair was concerned the matter was finished, 4429.

Members were reminded that although some matters could be personally offensive, there was a limit to being thin skinned, 4429.

It was not the Acting-Speaker's intention to allow matters of a personal nature to be raised under any guise by any member on either side of the House, 4142.

A point of order, that a member had not withdrawn offensive remarks, was not upheld, 4142.

The following remarks were required to be withdrawn: ". . . I was told that the honourable member for Heathcote had tendered a cheque in a club in his electorate for \$500 and it was not honoured", 4142; "He (the President of the Australian Hotels Association) must have written you a letter with something inside it . . .", 4426; "I am sickened when I hear Opposition members being hypocritical in the extreme . . . in regard to the consumption of alcohol . . ." (in relation to the honourable member for Drummoyne and the honourable member for Kogarah), 4429.

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would ask the House whether leave was granted and if leave were not granted, the matter would be finished; he did not want any debate on what might or might not then happen, **5198**.

The purpose of Standing Order **139** was to allow a member to explain briefly something in regard to a material part of a speech, but that speech must relate to the question before the Chair. A member could not explain a matter to which he had referred in a speech that he had made on an earlier occasion. It would have been in order for him to take a point of order during that debate, not when the question was no longer before the Chair, **5199**.

As a member did not have the indulgence of the House to make a personal explanation, he could not proceed, **5195, 5200**; if the member had comments to make on what had occurred he should make them outside the House, **5196**.

Points of order: A member should address himself to his point of order, not debate the issue, **4768**.

A member had a perfect right to take a point of order, **4524, 5000, 5196**; but not to discuss a recent event in the House, **5001**.

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There was no such thing as a point of clarification, **4759**.

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Privilege: For a member to raise a *prima facie* case of breach of privilege he must show that the matter complained of was fairly and reasonably capable of interfering with members in the performance of their duties or of deterring them from asking questions of Ministers. It was competent for any member to take the action about which a member had complained, **5201**.

In speaking to privilege a member was confined to letting the House know in what way his duties as a member of Parliament had been interfered with or how he had been deterred from doing his duty, **5201**.

As a member had not brought a matter to the attention of the House at the first opportunity, he could not raise it at another stage, **4523**.

A member was requested to advise the House how privilege had been denied him in his rights as a member, **5200**.

Questions Without Notice: A member who had asked a question would remain silent while a Minister answered it, **4090**.

The Acting-Speaker did not consider it fair to say that because information was available somewhere else, a member was not entitled to ask a question about it in the House. The question, on which a point of order had been taken, was ruled to be in order, **4201**.

Although a question contained considerable detail and was one that normally would be placed on the *Questions and Answers* paper, the responsible Minister was permitted to reply to it, **4204**.

Ministers should be as brief as possible when replying to questions, **4314, 4762**.

Although a question contained information and perhaps sought an opinion in the last part of it, the Acting-Speaker was sure that the responsible Minister would be able to answer it, **4394**.

A member should not dispute a Minister's reply to a question, **4653**.

Members who have an opinion different from that expressed by a Minister when answering a question should use the forms of the House to raise the matter, or perhaps they might seek more information by question later, **4206, 4760**.

There was no substance in a point of order that a Minister was quoting from a judgment of a court. The fact that information was

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Quorum: The Acting-Speaker would regard as gravely disorderly the action of a member who drew attention to the state of the House when a quorum was present. The Acting-Speaker would have no hesitation in naming that member and asking the Minister in charge of the House to move for the member's suspension, 4143.

Reading of Speeches: The Acting-Speaker was sure that the copious notes to which a member was referring had not been prepared for him by somebody else. Not all members were equipped with the oratorical ability to deliver speeches without reference to notes, 4422.

Relevance: A member's irrelevant remarks had been brought about by an interjection, 1949, 4813.

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A member could answer points raised by another member, 5220; but he should speak only to the bill, 5107.

Points of order, that a member was not speaking to the motion before the Chair, were not upheld, 4083, 4813.

Select Committees: Although the standing orders did not prescribe the procedure for the resignation of a member from a select committee, Mr Acting-Speaker deemed it his duty to report to the House the receipt of a letter of resignation from a member who had been appointed by the House to a select committee, 4524.

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Offensive and Objectionable Remarks, Imputations and Aspersions: A member was entitled to express an opinion in the House about the actions of another member, 3226 (Mr Duncan).

The following remarks were required to be withdrawn: ". . . and the Attorney-General, who until he appointed himself Queen's Counsel, was a solicitor", 1166 (Mr Brown); "Is he an honourable member?", 4048 (Mr Brown).

Personal Explanation: A member's remarks did not come within the scope of a personal explanation, 3341 (Mr Brown).

Points of Order: No point of order was involved, 1085 (Mr Brown); 2618 (Mr Coates); 3226 (Mr Duncan).

Privilege: As a matter had been mentioned on a radio programme, published in newspapers and had not been denied the Deputy-Speaker considered it to be a matter on which a member could endeavour to make out a case of privilege, 4043 (Mr Brown).

It was important that all members should be able to carry out their duties without being impeded in any way. If the intended

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Relevance: On the introductory motion a member may make only passing reference to how a measure could be improved, 2701 (Mr Brown).

The Deputy-Speaker upheld an earlier ruling of his that occurrences in another place would not be dealt with in this House, 4058 (Mr Brown).

The matter being raised by a member during the second-reading debate of a bill would be better dealt with at the Committee stage; if a member defied the Chair by continuing to refer to the matter on which a ruling had been given he would be required to resume his seat, 1819 (Mr Brown).

A member was directed to reserve any remarks he had to make on specific points in a bill to the debate in Committee, 1917 (Mr Brown).

A member should confine his remarks to the objects of a bill, 706, 707.

As a matter to which a member was referring had already been determined earlier in the day, the Deputy-Speaker suggested that the member should not proceed any further with that point, 1915 (Mr Brown).

The remarks being made by a member would be more appropriate during the budget debate, 2625 (Mr Brown).

A Minister was entitled to answer statements made by a member on a bill, even though that member's remarks were outside the order of leave, 3341 (Mr Brown).

A member was requested to speak to the motion and not to refer to the actions of directors of a company, otherwise he would be required to resume his seat, 2623 (Mr Brown).

A member should confine his remarks to the motion, 707, 2704, 4053 (Mr Brown); 712 (Mr Coates); 4982 (Mr Duncan).

During the second-reading debate on a bill it would be in order to refer briefly to a matter raised by a previous speaker in

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that it would be in order to raise the matter. However, Mr Speaker was of the opinion that the particular matter being raised was not an appropriate one for discussion within the terms of the standing order, 588.

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Though the matter sought to be raised was a marginal one, Mr Speaker was inclined towards discussion of it rather than against it and, as the House was willing to entertain a second motion under Standing Order 49, he permitted the member to proceed, 880.

Having heard a member's submission, and points taken by other members, Mr Speaker ruled that a matter was not a proper one to be discussed under Standing Order 49, 1043.

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A point of order, that the matter being sought to be raised by a member on the adjournment motion related to a federal not a State matter, was not upheld, 881.

A point of order, that a member was referring to a matter about which the Government had no knowledge, was not upheld, 881, 882.

A point of order, that a matter being raised under Standing Order 49 could conceivably be debated in the near future, was not upheld and in so doing Mr Speaker adhered to an earlier ruling, 883.

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A member was in order in raising a certain matter on the adjournment motion, 1216, 1996.

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A member who persisted in reading directly from a report would have to paraphrase the report or table it, if requested, 833, 1895.

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SPEAKER, MR (THE HON. JAMES ALEXANDER CAMERON, LL.M.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

Mr Speaker would be glad to call a member to make a personal explanation as soon as question time was over, 1302.

As there was no business before the House, a member could not make a personal explanation; he could take a point of order, 1437.

Mr Speaker was not disposed to hear a personal explanation as it did not contain the relevant kind of reflection on any member's person, integrity or probity, 2411.

A point of order had been disposed of: the member had received the call to make a personal explanation, 1749.

Mr Speaker wished to hear a member further on personal explanation before ruling on a point of order, 1307.

A point of order that a member was debating the issue and not making a personal explanation was not upheld, 980, 2324.

Mr Speaker would hear a brief submission from a member not on the closeness of the member's relationship with his son but in regard to aspersions that rest upon the member and on the truth or otherwise of those aspersions, 979.

Points of order, that a member was not seeking to establish that he had been misrepresented or how his character had been traduced, were not upheld. A member must show succinctly in what way his personal reputation had been reflected upon, 978.

Petitions: Mr Speaker reminded members that Standing Order 98 prescribes that a member presenting a petition should confine himself to a statement of the parties from whom it came, the number of signatures attached to it, the material allegations contained in it, and to the reading of the prayer thereof. More than that was not only unnecessary but contrary to the standing orders, 2683; members were entitled to know what those standing orders provide, 2684; Mr Speaker required members to conform to the necessary standards, 2685.

It may be that the long-standing practice of the House in relation to the presentation of petitions was incorrect and a better practice might be adopted. The long-standing and invariable practice of the House was that when a petition was not in the proper form, its entry was not recorded in the

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ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR. (THE HON. JAMB ALEXANDER CAMERON, LL.M.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

Votes and Proceedings. Should the House wish to change the procedure the Chair certainly would have no objection, 1749.

The presentation of petitions should conform strictly to the verbiage presented in the standing orders, 1738.

Points of Order: A member must come to his point of order immediately, 470, 1105, 1675, 3616, 3619.

Mr Speaker would not tolerate the taking of completely insubstantial points of order, 426, 3483, 3670; or the continued abuse of the form of point of order as a mere means of interrupting debate, 1673; or a protracted address on a point of order, 3799.

Mr Speaker would not hear a member on a point of order when another member was taking a point of order, 630; or speaking to privilege, 1674.

A member had been called to ask a question not to take a point of order, 1245.

The Chair had ruled against a point of order to which a member was calling attention, 881.

A member while speaking to a point of order could not issue challenges to other members, 1436.

A member should take a point of order, not interrogate Mr Speaker, 1243; or claim misrepresentation, 583.

Mr Speaker strongly disapproved of the taking of a fraudulent and cheating point of order, 427.

A member may not canvass the Speaker's ruling upon a point of order that has been disapproved of, 868.

A Minister was requested to assist a member who had not heard what that Minister had said, 121.

A misrepresentation of fact was not a matter for a point of order, 567.

A member did not wish to proceed with his point of order, 649.

All the points a member had taken were matters of argument, not matters of order, and the member was directed to resume his seat, 3619.

A member was asked whether he wished to take a point of order, 2794.

A member was not presenting a point of order; he was disputing an allegation of a Minister, 1672.

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR. (THE HON. JAMB ALEXANDER CAMERON, LL.M.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

No point of order was involved, 119, 426, 427, 567, 583, 805, 867, 877, 987, 1081, 1105, 1106, 1430, 1437, 1533, 1672, 1680, 1748, 1897, 1996, 2011, 2424, 2697, 3619.

Privilege: It would be ridiculous for the Speaker to hear a submission by a member for ten minutes when it was perfectly plain that privilege was not involved in what was being put. If the member disapproved of Mr Speaker's ruling he had a remedy open to him, 586.

The impugning of a member's character or an allegation of improper imputations was pertinent not to privilege but to personal explanation. For privilege to be established it must be shown that there has been some interference with a member in the performance of his duties and that in some way he has been deterred from performing those duties. In this instance no conceivable matter of privilege had arisen, 1675.

Remarks made by a member amounted to a serious abuse of the processes of privilege and Mr Speaker did not want a repetition of that kind of approach to such a delicate and most important issue, 1041.

Nothing a member had said touched upon privilege, 1675; or upon order, 2695.

A member who sought to have a ruling clarified was informed that he had not received the call, 1749.

Mr Speaker considered that day after day the whole process of privilege was being debased in the House. If the process continued it would result in only the merest shred of substantive privilege being left, and if that happened all members would regret it, 1748.

On occasions the House had permitted a member of a select committee to resign from that select committee and on other occasions the House had discharged a member of a select committee and replaced him with another. It was the duty of the Speaker to decide whether the matter related to privilege and it was for the House to decide whether or not there had been a breach of privilege. Mr Speaker was satisfied that this was not basically a matter of privilege, as an affirmative answer could not be given to the question, could the matter complained of be said fairly and reasonably to be capable of interfering with members in the performance of their duties or of deterring them from asking questions of a Minister, 3810.

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ASSEMBLY, LEGISLATIVE (*continued*):SPEAKER, MR (THE HON. JAMES ALEXANDER CAMERON, U.M.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

There was no colour of privilege in the matter that a member had sought to raise, 1749.

Procedure: It was competent for a member to withdraw a motion, provided he had the leave of the House to do so, 1669.

There could be no debate on the motion for the adoption of the report on a bill, 1103.

The matter before the House—that certain matters be referred to the Standing Orders Committee for consideration and report—was a formal one and there could be no debate upon it, 1814.

The standing orders clearly provide that following the passage of the gag the question shall be put without debate, 3801.

Mr Speaker stated that he would put paragraphs (i) and (iii) of a motion before the House as one question and, in the event of that question being agreed to, he would direct that the division bells be rung and the House proceed to a ballot, 3628, 3642; and Mr Speaker outlined detailed procedure to be followed for the conduct of the ballot, 3643. As the House had agreed to two paragraphs of the motion, Mr Speaker ruled that within the terms of Standing Order 346 the House was dealing with a case where five members were proposed for appointment to a select committee, 3644.

Questions without Notice: Traditionally the House had accepted without complaint that it was in order for a Minister to give to the House, for preference verbally, an answer containing normally non-disputatious material. In addition, the House had frequently extended to Ministers the courtesy of permitting them to table a supplementary written statement and it was Mr Speaker's understanding that such a statement would contain non-disputatious material. A tendency had seemed to be developing of Ministers attempting a second reply. Logically this could become a third, fourth, or fifth reply on successive days in which a Minister could supply disputatious material. This was an undesirable practice and it would be a matter that the House would have to decide, 872.

A Minister has wide latitude when answering a question, 43, 115, 120, 245, 801, 1809, 1813, 1851, 1853, 2139, 2315, 3200.

Mr Speaker would not rule that an answer to a question was a ministerial statement and therefore a subject for debate, 647, 1809.

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ASSEMBLY, LEGISLATIVE (*continued*):SPEAKER, MR (THE HON. JAMES ALEXANDER CAMERON, LL.M.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

A Minister had a discretion on whether to reply to a question by way of a ministerial statement or in the normal way, 45.

Mr Speaker must rely heavily upon a Minister to state whether or not a matter was within the administrative range of his department, 3100, 3539.

Although Mr Speaker regarded an answer to a question as too lengthy, he permitted the Minister to conclude his reply, 1857.

Mr Speaker took cognizance of a point of order that a question had raised a matter that was a subject for discussion in the Address-in-Reply debate, but he drew the attention of the Leader of the Opposition, who had asked the question, and his deputy, to the fact that they enjoy no special privileges in terms of the questions they ask, 111, 1240.

A Minister's reply to a question was extremely lengthy and his answer had been extended to some extent by interjections. Mr Speaker did not think it appropriate for the Chair to intervene, 245.

A Minister's reply to a question was too long; he was requested to bring it to a conclusion, 39, 470.

A Minister when presenting a reply to a question asked of another Minister was permitted to add his own words to the written reply of that other Minister, 174.

A question was allowed even though it referred to a story that was freely circulating. As the question amounted substantially to a request either for confirmation or denial of a rumour, Mr Speaker would not be minded to allow that kind of question again, 647.

A member was requested to ask his question, 2312; and a Minister was called upon to answer a question, 2689.

A Minister should not make a personal explanation while answering a question, 1809; and a member should not make a personal explanation while asking a question, 3535.

A member was requested to place a question on the *Questions and Answers* paper, 762, 2571.

A member who asked a question should be silent while a Minister answered it, 3917.

Mr Speaker would hear more of a question before ruling on a point of order, 1529.

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SPEAKER, MR (THE HON. JAMES ALEXANDER CAMERON, LL.M.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

Although a question contained a defect Mr Speaker allowed it, 114, 119, 320, 1240, 1247, 1745, 1856, 2006, 2689, 2880, 3718.

The question was in order, 642, 647, 868, 1154, 1805, 1811, 1851, 2136, 2235.

A point of order, that a member sought in a question acceptance or otherwise of a rumour, was upheld. The Premier and Treasurer was allowed to answer the first part of the member's question, 696, 697.

A point of order, that a Minister was using the time set aside for tabling of papers to develop a further reply to a question, was not upheld, 805; there was no basis of order upon which Mr Speaker could rule the practice out of order; it was sanctified to a degree by long practice in the House, 806.

It was not competent for a member to suggest to a Minister how he should answer a question, 1812.

An answer to a question was too long and a Minister was depriving members of the opportunity to ask questions, 1813.

Reluctantly Mr Speaker allowed a question even though it was only tenuously connected with the portfolio of the Minister to whom it had been directed, 2078.

A member was giving in a question a great deal of information that was public knowledge; the member had taken the matter about as far as it could be taken, 2137.

A point of order, that the Premier and Treasurer was reflecting upon the monarch in the terms of his answer to a question, was not upheld, 3721.

Questions ruled out of order, 112, 116, 248, 868, 1530, 2317, 2794, 2798, 3207, 3720, 3911.

Quorum: Mr Speaker regarded as slightly questionable the practice of continually calling attention to the state of the House when a quorum was present, 2233.

Reading of Speeches: The long-established practice of the House enjoining members upon the reading of speeches had never been applied to Ministers or the Leader of the Opposition, 427.

A member was well within the established practice in respect of reference to copious notes, 817, 1771, 2011.

ASSEMBLY, LEGISLATIVE (*continued*):

SPEAKER, MR (THE HON. JAMES ALEXANDER CAMERON, LL.M.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

Mr Speaker upheld a point of order that a member was reading his speech and not making reference to copious notes. The member was directed to desist from reading, 2236.

Relevance: The proceedings of the House were assisted by a tolerant and flexible attitude on the question of relevance. However, a member should not stray too far from a bill before the House, 2252, 2253, 2912.

Debate on a motion for leave to introduce a bill must be confined to the Minister's statement and what, on the face of it, the motion indicates the bill contains, 665.

That a member had not yet spoken on the bill before the House was probably due to the number of inflammatory interjections from the Government side, 2249; the member had been as relevant as previous speakers on the bill; the member was asked to state the clause of the bill to which he was directing attention, 2250.

A member should speak to the bill before the House, 689, 984, 988, 995, 1092, 1200, 1201, 1359, 1441, 1767, 1937, 1938, 2248, 3270, 3363; and to the motion before the House, 3632, 3640.

A member would be permitted to make brief reference to certain matters and then he should return to the bill before the House, 1200, 1934, 3066, 3350.

A member was speaking to the motion, 561, 995, 996, 1202, 1898, 1904, 2912, 3217.

Royalty: Death of His Royal Highness the Duke of Gloucester, 1031.

Select Committees: There was no impediment of any kind to the House electing a particular committee of whatever composition, and whether or not those members ultimately serve upon it was a matter that went in no way to the validity of the question, 3620.

Points of order that members were not willing to serve on a select committee were not upheld. Mr Speaker ruled that no point of order was involved, 3620.

A member was fully entitled to demand a ballot of members to be appointed to a select committee, 3622.

Sub Judice Rule: Mr Speaker held a highly flexible and tolerant view of the *sub judice rule*, particularly where a Royal commission as distinct from a court was involved. A member who asserted that a

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ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR (THE HON. JAMES ALEXANDER CAMERON, LL.M.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

matter ought to be debarred from discussion because it was *sub judice* had a heavy onus of demonstrating that substantial damage would arise if the matter were debated in the House. On this occasion Mr Speaker was not so satisfied, 1968.

A point of order, that a question raised a matter on appeal before the court and therefore was *sub judice*, was not upheld, 1812.

Tedious Repetition: Mr Speaker would not uphold a point of order that an answer being given by a Minister amounted to tedious repetition, 1853, 2231.

Urgency: A member must address himself to urgency, 699, 700, 1242, 1432, 1671, 1741, 1742, 2202, 2412, 2587.

There was a dearth of rulings concerning a Minister's reply on urgency. A Minister's statement, or that of the Leader of the Opposition when an urgency motion is moved by a Minister, must follow the basic rule of debate that of relevance. Although the statement was not referred to in the standing orders as a reply, in the majority of cases the statement naturally takes that form. At the same time a Minister or the Leader of the Opposition should be able to express relevant or pertinent matter directly related to the matter under discussion but not necessarily in reply to the mover, 1668.

Mr Speaker did not propose to stop a member merely because occasional sentences did not go to the issue of urgency, provided the member was making a bona fide attempt to address himself to urgency. On this occasion as the member was not addressing himself to urgency Mr Speaker required him to do so, 2887.

A member was entitled to lay the ground for his submission on urgency, but he should then address himself to urgency, 3008, 3612.

Mr Speaker recognized that it was extraordinarily difficult for a member to address himself purely to the issue of urgency without touching on other matters, 700.

The House had resolved that the matters under debate were of such urgency that the standing orders should be suspended to allow debate on the urgency motion. A substantive motion of this type had a force which the mere carrying of the motion for the adoption of the Address in Reply would not have, 560.

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR (THE HON. JAMES ALEXANDER CAMERON, LL.M.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

Although nothing in the terms of an urgency motion could possibly be construed as an attack, disguised or otherwise, upon the judiciary, it was beyond Mr Speaker's power to guarantee what turn a debate would take. However, it was completely competent for the sovereign Parliament of New South Wales to debate the motion, 3613, 3617.

Mr Speaker was willing to overlook a defect in the motion, 1671.

The House was discussing the substantive motion, not the motion for the suspension of standing orders, 559.

Mr Speaker had not ruled that there was no urgency in the matters that a member had placed before the House. The member had been requested to resume his seat for persistently violating the terms of the House, 1243.

A member was replying to the debate on the motion, 2230.

A Minister was entitled to give the Government's answer to a specific motion that had been moved, 701, 702, 1243.

A member who persisted in discussing matters that did not fall within the framework of urgency was directed to resume his seat, 1242.

A point of order—that a member was debating the subject and not presenting reasons why a matter was urgent—was not upheld. The member was making a bona fide attempt to address himself to urgency, 757, 1667.

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TEMPORARY CHAIRMEN OF COMMITTEES (H. G. COATES, ESQ., E. D. DARBY, ESQ., B. EC., R. B. DUNCAN, ESQ., L. B. KELLY, ESQ., AND G. PACIULLO, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS:

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A member should ignore interjections and proceed with his speech, **1556** (Mr Duncan); **2167** (Mr Coates).

A Minister was entitled to courtesy from Opposition members while he was contributing to a debate, **3961** (Mr Duncan).

If members had to be called to order they would be removed without further notice, **3958** (Mr Duncan).

There were too many interjections, **1555**, **1558**, **2123**, **3958** (Mr Duncan); **2619** (Mr Coates).

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A member should direct his remarks to the clause before the Committee, **2372**, **2373**, **4224** (Mr Coates); **1990**, **2052**, **3959** (Mr Duncan).

Although a member speaking to an amendment should confine his remarks to it, this does not preclude some reference to the relevant clause of the bill, **4241** (Mr Coates).

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Council: assent, **9**.

AMBULANCE SERVICE (AMENDMENT) BILL:

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ANNUAL HOLIDAYS (AMENDMENT) BILL:

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Council: 1r., **3081**; *2r.*, **3433**; *Corn.*, **3436**; *ad. rep.*, **3438**; *3r.*, **3493**; *assent*, **3588**.

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ARGENTINE ANT ERADICATION (AMENDMENT) BILL:

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Council: assent, 9.

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Council: 1R., 3081; 2R., 3317; Com. and ad. rep., 3319; 3R., 3407; assent, 3588.

BUILDERS LICENSING (AMENDMENT) BILL, 1975:

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Council: 1R. and m.s.o., 4481; 2R., 4515; Com. and ad. rep., 4522; 3R., 4613.

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Council: 1R., 1225; 2R., 1393; Com., 1416; ad. rep., 1419; 3R., 1514; mes., 1864; assent, 2178.

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Council: 1R. and m.s.o., 1016; 2R., 1126; Com. and ad. rep., 1139; 3R., 1225; assent, 2178.

CLEAN AIR (AMENDMENT) BILL:

Assembly: int., 2698; 1R., 2700; 2R., 3019; Com., 3037; ad. rep. and 3R., 3039; mes., 3367; assent, 3609.

Council: 1R., 2997; 2R., 3162; Com. and ad. rep., 3181; 3R., 3278; assent, 3588.

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Council: 1R., 2998; 2R., 3181; Com. and ad. rep., 3186; 3R., 3278; assent, 3588.

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COAL MINING (AMENDMENT) BILL, 1974:

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COAL MINING (AMENDMENT) BILL, 1975:

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Council: 1R., 3081; **2R.**, 3438; *Com.* and *ad. rep.*, 3439; **3R.**, 3493; *assent*, 3588.

COMPANIES (AMENDMENT) BILL:

Assembly: assent, 31.

Council: assent, 9.

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Assembly: assent, 31.

Council: assent, 9.

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Assembly: int., 3336; **1R.**, 3341; **2R.**, 3476; *Com.*, *ad. rep.* and **3R.**, 3482; *mes.*, 3575; *assent*, 3610.

Council: 1R. and *m.s.o.*, 3431; **2R.**, 3524; *Com.*, *ad. rep.* and **3R.**, 3526; *assent*, 3588.

CONSUMER CLAIMS TRIBUNALS BILL:

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Council: assent, 9.

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Assembly: assent, 31.

Council: assent, 9.

BILLS (continued):**COUNTRY WOMEN'S ASSOCIATION OF NEW SOUTH WALES INCORPORATION (AMENDMENT) BILL:**

Assembly: int., 3933; **1R.**, 3934; **2R.**, 4227; *Com.* and *ad. rep.*, 4230; **3R.**, 4319; *mes.*, 4593.

Council: 1R., 4264; **2R.**, 4385; *Corn.* and *ad. rep.*, 4387; **3R.**, 4482.

CRIMES AND OTHER ACTS (AMENDMENT) BILL:

Assembly: assent, 31.

Council: assent, 9.

CROWN LANDS AND OTHER ACTS (RESERVES) AMENDMENT BILL:

Assembly: assent, 31.

Council: assent, 9.

CROWN LANDS (REMOVAL OF RESTRICTION ON TRANSFER) BILL:

Assembly: assent, 31.

Council: assent, 9.

DAIRY ADJUSTMENT PROGRAMME AGREEMENT RATIFICATION BILL:

Assembly: int., 4949; **1R.**, 4954; **2R.**, 5097; *Com.*, *ad. rep.* and **3R.**, 5113; *mes.*, 5221.

Council: 1R. and *m.s.o.*, 5057; **2R.**, 5147; *Corn.*, 5151; *ad. rep.* and **3R.**, 5152.

DAIRY INDUSTRY (AMENDMENT) BILL:

Assembly: int., 4549; **1R.**, 4551; **2R.**, 4980; *Com.*, *ad. rep.* and **3R.**, 4989; *mes.*, 5123.

Council: 1R. and *m.s.o.*, 4908; **2R.**, 5057; *Com.*, *ad. rep.* and **3R.**, 5060.

DAIRY INDUSTRY AUTHORITY (AMENDMENT) BILL:

Assembly: m.s.o., 3644; *int.*, 3652; **1R.**, 3653; **2R.**, 3950; *Com.*, 3958; *ad. rep.*, 3961; **3R.**, 4044; *mes.*, 4423.

Council: 1R., 4032; **2R.**, 4283; *Com.* and *ad. rep.*, 4287; **3R.**, 4352.

DEFAMATION BILL:

Assembly: assent, 31.

Council: assent, 9.

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BILLS (continued):

DENTAL TECHNICIANS REGISTRATION *BILL*:

Assembly: int., 2578; **1R.**, 2580; **2R.**, 3118, 3231; *Corn.*, 3244; *ad. rep.* and **3R.**, 3254; *mes.*, 4346; *cons. amdts*, 4432; *ad. rep.* and *mes.*, 4435.

Council: 1R., 3181; *m.s.o.*, 3887; **2R.**, 3888, 4012, 4066, 4146; *Corn.*, 4161; *ad. rep.*, 4171; **3R.**, 4264; *mes.*, 4378.

DISTRICT COURT (AMENDMENT) *BILL*:

Assembly: int., 833; **1R.**, 836; **2R.**, 2442, 2580; *Corn.*, 2585; *ad. rep.*, 2587; **3R.**, 2697; *mes.*, 3809; *assent*, 4523.

Council: 2R., 2631; **2R.**, 3590; *Corn.*, 3602; *ad. rep.*, 3607; **3R.**, 3692; *assent*, 4481.

DRIED FRUITS (AMENDMENT) *BILL*:

Assembly: m.s.o., 3644; *int.* and **1R.**, 3652; **2R.**, 3949; *Com.* and *ad. rep.*, 3950; **3R.**, 4044; *mes.*, 4423.

Council: 1R., 4032; **2R.**, 4287; *Corn.* and *ad. rep.*, 4290; **3R.**, 4352.

EXPLOSIVES (AMENDMENT) *BILL*:

Assembly: int., 2236; **1R.**, 2237; **2R.**, 2378; *Com.* and *ad. rep.*, 2384; **3R.**, 2442; *mes.*, 2900; *assent*, 3439.

Council: 1R., 2392; **2R.**, 2785; *Corn.* and *ad. rep.*, 2791; **3R.**, 2837; *assent*, 3406.

FACTORIES, SHOPS AND INDUSTRIES (AMENDMENT) *BILL*:

Assembly: int., 3936; **1R.**, 3937; **2R.**, 4329; *Com.*, 4340; *ad. rep.*, 4346; **3R.**, 4397; *mes.*, 4684; *cons. amdts*, 5117; *ad. rep.*, 5119.

Council: 1R., 4352; **2R.**, 4485; *Com.*, 4493; *ad. rep.*, 4494; *mes.*, 5070; **3R.**, 4613.

FARRER MEMORIAL RESEARCH SCHOLARSHIP FUND (AMENDMENT) *BILL*:

Assembly: int., 679; **1R.**, 680; **2R.**, 1000; *Com.* and *ad. rep.*, 1003; **3R.**, 1041; *mes.*, 1664; *assent*, 2069.

Council: 1R., 1016; **2R.**, 1521; *Corn.* and *ad. rep.*, 1526; **3R.**, 1569; *assent*, 2178.

FINANCES ADJUSTMENT (AMENDMENT) *BILL*:

Assembly: int., 3826; **1R.**, 3828; **2R.**, 4044; *Corn.* and *ad. rep.*, 4059; **3R.**, 4094; *mes.*, 4593.

Council: 1R., 4062; **2R.**, 4372; *Corn.* and *ad. rep.*, 4378; **3R.**, 4481.

BILLS (continued):

FISHERIES AND OYSTER FARMS (AMENDMENT) *BILL*:

Assembly: int. 2329; **1R.**, 2334; *withdrawal*, 3644.

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

Assembly: int., 677; **1R.**, 678; **2R.**, 1205; *Corn.* and *ad. rep.*, 1206; **3R.**, 1249; *mes.*, 2236; *assent*, 2876.

Council: 1R., 1225; **2R.**, 1872; *Com.* and *ad. rep.*, 1877; **3R.**, 2178; *assent*, 2837.

GAMING AND BETTING (AMENDMENT) *BILL*:

Assembly: assent, 31.

Council: assent, 9.

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

Assembly: int., 2708; **1R.**, 2710; **2R.**, 2930; *Com.*, 2947; *ad. rep.* and **3R.**, 2948; *mes.*, 3367; *assent*, 3609.

Council: 1R., 2955; **2R.**, 3152; *Com.* and *ad. rep.*, 3162; **3R.**, 3278; *assent*, 3588.

GENERAL LOAN ACCOUNT APPROPRIATION *BILL*:

Assembly: int. and **1R.**, 2354; **2R.**, 2354, 2587, 2711; *Com.*, *ad. rep.* and **3R.**, 2726; *mes.*, 3039; *assent*, 3439.

Council: 1R., 2670; **2R.**, 2839; *Corn.* and *ad. rep.*, 2848; **3R.**, 2955; *msent*, 3406.

GLEBE AND OTHER PROPERTIES (SPECIAL PROVISIONS) *BILL*:

Assembly: m.s.o., 1308; *int.* and **1R.**, 1332; **2R.**, 1356; *Com.*, 1363; *ad. rep.*, 1364; **3R.**, *recom.* and *ad. rep.*, 1439; **3R.**, 1465; *mes.*, 1504; *assent*, 1663.

Council: 1R., *m.s.o.*, and **2R.**, 1419; *Com.*, *ad. rep.* and **3R.**, 1423; *assent*, 1569.

GLEN DAVIS (AMENDMENT) *BILL*:

Assembly: int., 661; **1R.**, 662; **2R.**, 720; *Corn.* and *ad. rep.*, 727; **3R.**, 765; *mes.*, 1198; *cons. amdts*, 1330; *ad. rep.*, 1331; *assent*, 1970.

Council: 1R. and *m.s.o.*, 1015; **2R.**, 1022; *Com.*, 1028; *ad. rep.*, 1031; **3R.**, 1112; *mes.*, 1382; *assent*, 2178.

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BILLS (continued):

GOOGONG DAM CATCHMENT AREA BILL:

Assembly: int., 3563; **1R.**, 3564; **2R.**, 3653; **3R.**, 3722; *mes.*, 4346.

Council: 1R., 3692; **2R.**, 4172; *Corn.* and *ad. rep.*, 4182; **3R.**, 4264.

GORE HILL CEMETERY BILL:

Assembly: assent, 31.

Council: assent, 9.

GROWTH CENTRES (DEVELOPMENT CORPORATIONS) BILL:

Assembly: assent, 31.

Council: assent, 9.

GOVERNMENT RAILWAYS (AMENDMENT) BILL:

Assembly: int., 665; **1R.**, 666; **2R.**, 1752, 2237; *Conz.* and *ad. rep.*, 2264; **3R.**, 2325; *mes.*, 2876; *assent*, 3196.

Council: 1R., and *m.s.o.*, 2271; **2R.**, 2670; *Corn.* and *ad. rep.*, 2682; **3R.**, 2779; *assent*, 3139.

GOVERNMENT RAILWAYS, TRANSPORT AND ELECTRICITY COMMISSION (AMENDMENT) BILL:

Assembly: m.s.o., 3644; *int.* and **1R.**, 3653; **2R.**, 3961; *Com.* and *ad. rep.*, 3964; **3R.**, 4044; *mes.*, 4423.

Council: 1R., 4032; **2R.**, 4290; *Com.* and *ad. rep.*, 4292; **3R.**, 4352.

GWYDIR RIVER SYSTEM DISTRIBUTARY WORKS BILL:

Assembly: assent, 31.

Council: assent, 9.

HAWKERS BILL:

Assembly: assent, 31.

Council: assent, 9.

HEALTH COMMISSION AND OTHER ACTS (AMENDMENT) BILL:

Assembly: m.s.o., 3644; *int.*, 3650; **1R.**, 3651; **2R.**, 3941; *Corn.* and *ad. rep.*, 3945; **3R.**, 4043; *mes.*, 4423.

Council: 1R., 4032; **2R.**, 4292; *Corn.* and *ad. rep.*, 4299; **3R.**, 4352.

BILLS (continued):

HOUSING AGREEMENT BILL:

Assembly: m.s.o. and *int.*, 3218; **1R.**, and **2R.**, 3221; *Corn.*, *ad. rep.* and **3R.**, 3231; *mes.*, 3385; *assent*, 3609.

Council: 1R., 3152; *m.s.o.* and **2R.**, 3301; *Com.*, *ad. rep.* and **3R.**, 3308; *assent*, 3588.

HOUSING (AMENDMENT) BILL:

Assembly: int., 3645; **1R.**, 3649; **2R.**, 3659, 3722; *Com.* and *ad. rep.*, 3745; **3R.**, 3819; *mes.*, 4116; *Com.* and *ad. rep.*, 4207.

Council: 1R., 3788; **2R.**, 3872; *Corn.* and *ad. rep.*, 3887; **3R.**, 4062; *mes.*, 4145.

INDECENT ARTICLES AND CLASSIFIED PUBLICATIONS BILL:

Assembly: int., 4319; **1R.**, 4329; **2R.**, 4551; *Com.*, 4665; *ad. rep.* and **3R.**, 4684; *mes.*, 4955; *cons. amdts.*, 5120; *ad. rep.*, 5123; *pers. expl.*, 5196.

Council: 1R., and *m.s.o.*, 4641; **2R.**, 4700; *Com.*, 4737; *ad. rep.*, 4752; **3R.**, 4852; *mes.*, 5070.

INFANT LIFE PRESERVATION BILL:

Assembly: urgency, 5088; *m.s.o.* and *int.*, 5089; **1R.**, 5092.

IRRIGATION (AMENDMENT) BILL:

Assembly: int., 2149; **1R.**, 2151; **2R.**, 2334; *Corn.* and *ad. rep.*, 2340; **3R.**, 2442; *mes.*, 3039; *assent*, 3609.

Council: 1R., 2392; **2R.**, 2854; *Corn.*, 2868; *ad. rep.*, 2869; **3R.**, 2956; *assent*, 3588.

IRRIGATION AREAS (REDUCTION OF RENTS) BILL:

Assembly: int., 899; **1R.**, 903; **2R.**, 1726; *Corn.*, 1728; *ad. rep.*, 1734; **3R.**, 1751; *mes.*, 3039; *assent*, 3609.

Council: 1R., 1864; **2R.**, 2849; *Com.*, 2853; *ad. rep.*, 2854; **3R.**, 2956; *assent*, 3588.

JUDGES' PENSIONS (AMENDMENT) BILL:

Assembly: int., 3334; **1R.**, 3336; **2R.**, 3473; *Conz.*, 3475; *ad. rep.*, 3476; **3R.**, 3482; *mes.*, 3575; *assent*, 3610.

Council: 1R., and *m.s.o.*, 3431; **2R.**, 3526; *Com.*, *ad. rep.* and **3R.**, 3528; *assent*, 3588.

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

Assembly: int., 2148; **1R.**, 2149; **2R.**, 2345, 2370; *Com.*, 2370; *ad. rep.*, 2378; **3R.**, 2442; *mes.*, 3231; *cons. amdts and ad. rep.*, 3547; *assent*, 3609.

Council: 1R., 2392; **2R.**, 3082; *Com.*, 3089; *ad. rep.*, 3091; **3R.**, 3139; *mes.*, 3528; *assent*, 3588.

LAW OF EVIDENCE (pro formâ) BILL:

Assembly: 1R., 47.

Council: 1R., 17.

LEGAL AID (MISCELLANEOUS PROVISIONS) BILL:

Assembly: assent, 31.

Council: assent, 9.

LEGAL PRACTITIONERS AND OTHER ACTS (AMENDMENT) BILL:

Assembly: int., 662; **1R.**, 665; **2R.**, 709; *Com.*, 719; *ad. rep.*, 720; **3R.**, 765; *mes.*, 1465; *cons. amdts.*, 1543; *ad. rep.*, 1544; *assent*, 1970.

Council: 1R. and m.s.o., 1016; **2R.**, 1279; *Com.*, 1293; *ad. rep.*, 1295; **3R.**, 1382; *mes.*, 1513; *assent*, 2178.

LEGAL PRACTITIONERS (LEGAL AID) AMENDMENT BILL:

Assembly: int. and 1R., 3933; **2R.**, 4212; *Com.*, 4223; *ad. rep.*, 4226; **3R.**, 4319; *mes.*, 4684.

Council: 1R., 4264; **2R.**, 4508; *Com.*, 4513; *ad. rep.*, 4515; **3R.**, 4613.

LIBRARY (AMENDMENT) BILL, 1974:

Assembly: assent, 31.

Council: assent, 9.

LIBRARY (AMENDMENT) BILL, 1975:

Assembly: int., 4787; **1R.**, 4789; **2R.**, 5002; *Com.*, 5011; *ad. rep. and 3R.*, 5014; *nzes.*, 5184; *cons. amdts and ad. rep.*, 5196.

Council: 1R. and m.s.o., 4927; **2R.**, 5073; *Com.*, 5077; *ad. rep.*, 5079; **3R.**, 5134; *nzes.*, 5154.

LIQUOR (AMENDMENT) BILL 1974:

Assembly: assent, 31.

Council: assent, 9.

BILLS (continued):**LIQUOR (AMENDMENT) BILL 1975:**

Assembly: int., 4423; **1R.**, 4430; **2R.**, 4684, 4791; *Com.*, 4793; *ad. rep. and 3R.*, 4795; *mes.*, 5113.

Council: 1R. and m.s.o., 4752; **2R.**, 4755, 4860; *Com. and ad. rep.*, 4867; **3R.**, 5045.

LIQUOR (FURTHER AMENDMENT) BILL:

Assembly: int. and 1R., 3214; **2R.**, 3385; *Com.*, *ad. rep. and 3R.*, 3386; *mes.*, 3482; *assent*, 3609.

Council: 1R. and m.s.o., 3319; **2R.**, 3420; *Com.*, *ad. rep. and 3R.*, 3421; *assent*, 3588.

LOCAL GOVERNMENT (AMENDMENT) BILL (1):

Assembly: assent, 31.

Council: assent, 9.

LOCAL GOVERNMENT (AMENDMENT) BILL (2):

Assembly: int. and 1R., 3932; **2R.**, 4135; *Com. and ad. rep.*, 4140; **3R.**, 4207; *mes.*, 4593.

Council: 1R., 4145; **2R.**, 4379; *Com. and ad. rep.*, 4385; **3R.**, 4482.

LOCAL GOVERNMENT (APPEALS) AMENDMENT BILL:

Assembly: int., 3827; **1R.**, 3828; **2R.**, 4116; *Com.*, 4235; **3R.**, 4346; *mes.*, 4955; *cons. amdts*, 5119; *ad. rep.*, 5120.

Council: 1R., 4282; **2R.**, 4623; *Com.*, 4640; *ad. rep.*, 4641; **3R. recom. and ad. rep.**, 4694; **3R.**, 4850; *mes.*, 5070.

LOCAL GOVERNMENT (RATING) AMENDMENT BILL:

Assembly: int., 3330; **1R.**, 3334; **2R.**, 3456; *Com.*, 3469; *ad. rep. and 3R.*, 3473; *mes.*, 3575; *assent*, 3610.

Council: 1R., 3420; **2R.**, 3495; *Com.*, 3506; *ad. rep. and 3R.*, 3508; *assent*, 3588.

LOCAL GOVERNMENT ASSOCIATIONS INCORPORATION BILL:

Assembly: assent, 31.

Council: assent, 9.

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*BILLS (continued):***LOCAL GOVERNMENT (SAFETY OF DAMS) AMENDMENT BILL:**

Assembly: assent, 31.
Council: assent, 9.

LORD HOWE ISLAND AERODROME BILL:

Assembly: assent, 31.
Council: assent, 9.

MARITIME SERVICES (AMENDMENT) BILL:

Assembly: assent, 31.
Council: assent, 9.

MARITIME SERVICES (FURTHER AMENDMENT) BILL:

Assembly: int., 1168; 1R., 1170; 2R., 1367, 1443; Com., 1462; ad. rep., 1465; 3R., 1537; ines., 1664; assent, 1930.
Council: 1R., 1513; 2R., 1632; Com., ad. rep. and 3R., 1648; assent, 1863.

MEAT INDUSTRY AUTHORITY (AMENDMENT) BILL:

Assembly: int., 4786; 1R., 4787; 2R., 4996; Com., ad. rep. and 3R., 5002; mes., 5184.
Council: 1R. and m.s.o., 4908; 2R., 5071; Coin., ad. rep. and 3R., 5073.

METRIC CONVERSION BILL:

Assembly: assent, 31.
Council: assent, 9.

METRIC CONVERSION (SAVINGS) BILL:

Assembly: assent, 31.
Council: assent, 9.

MINING (AMENDMENT) BILL, 1974:

Assembly: int. and 1R., 2329; 2R., 2437; Com., ad. rep. and 3R., 2442; mes., 2900; assent, 3439.
Council: 1R., 2392; 2R., 2782; Com. and ad. rep., 2785; 3R., 2837; assent, 3406.

MINING (AMENDMENT) BILL, 1975:

Assembly: int., 4207; 1R., 4208; 2R., 4436; Com., 4447; ad. rep., 4449; 3R., 4535; mes., 4684.
Council: 1R. and m.s.o., 4481; 2R., 4494; Com., 4501; ad. rep., 4505; 3R., 4613.

*BILLS (continued):***MOTOR DEALERS BILL:**

Assembly: assent, 31.
Council: assent, 9.

MOSS VALE SERVICES CLUB BILL:

Assembly: int., 4780; 1R., 4781; 2R., 5113; Com., ad. rep. and 3R., 5115; mes., 5221.
Council: 1R. and m.s.o., 5060; 2R., 5153; Com., ad. rep. and 3R., 5154.

MOTOR TRAFFIC AND TRANSPORT (AMENDMENT) BILL:

Assembly: assent, 31.
Council: assent, 9.

MOTOR TRAFFIC AND TRANSPORT (FURTHER AMENDMENT) BILL:

Assembly: int., 1440; 1R., 1443; 2R., 1544; Com., ad. rep. and 3R., 1562; mes., 1664; assent, 1930.
Council: 1R., 1513; 2R., 1649; Com., ad. rep. and 3R., 1659; assent, 1863.

NATIONAL PARKS AND WILDLIFE BILL:

Assembly: int., 678; 1R., 679; 2R., 783, 836, 853, 903; Com., 913, 923; ad. rep., 951; 3R., 1041; mes., 2563; cons. amdts, 2754; ad. rep., 2758; assent, 3406.
Council: 1R., 1016; 2R., 1659, 2189, 2272; Com. and m.s.o., 2294; ad. rep., 2311; 3R., 2452; mes., 2682; assent, 3406.

NEW SOUTH WALES FILM COUNCIL BILL:

Assembly: assent, 31.
Council: assent, 9.

NEW SOUTH WALES PLANNING AND ENVIRONMENT COMMISSION BILL:

Assembly: assent, 31.
Council: assent, 9.

NOISE CONTROL BILL:

Assembly: int., 4660; 1R., 4687; 2R., 4827; Com., 4955; ad. rep. and 3R., 4963; mes., 5113; cons. amdts and ad. rep., 5120.
Council: 1R., m.s.o. and 2R., 4867; Com., 4900; ad. rep., 4907; 3R., 5045; mes., 5071.

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BILLS (continued):**OMBUDSMAN BILL:**

Assembly: int., 666; **1R.**, 674; **2R.**, 772, 1250; *Com.*, 1270; *progress reported*, 1272; *Com.*, 1333; *ad. rep.*, 1355; **3R.**, 1443; *mes.*, 1664; *cons. amdis*, 1751; *ad. rep.*, 1752; *assent*, 2000.

Council: 1R., 1382; *m.s.o.*, 1571; **2R.**, 1572, 1592; *Com.*, 1614; *ad. rep.*, 1632; **3R.**, 1648; *mes.*, 1864; *assent*, 2178.

PARLIAMENTARY ALLOWANCES AND SALARIES (AMENDMENT) BILL:

Assembly: int., 4545; **1R.**, 4549; **2R.**, 4937; *Com.*, 4941; *ad. rep.* and **3R.**, 4942; *mes.*, 5113.

Council: 1R. and *m.s.o.*, 4852; **2R.**, 4855; *Com.* and *ad. rep.*, 4857; **3R.**, 5045.

PARLIAMENTARY COMMITTEES ENABLING BILL:

Assembly: int., 4781; **1R.**, 4782; **2R.**, 5016; *Corn.*, 5017; *ad. rep.* and **3R.**, 5019; *mes.*, 5221.

Council: 1R. and *m.s.o.*, 4928; **2R.**, 5140; *Corn.*, *ad. rep.* and **3R.**, 5142.

PARLIAMENTARY REMUNERATION TRIBUNAL BILL:

Assembly: int., 4544; **1R.**, 4545; **2R.**, 4942; *Com.*, 4948; *ad. rep.* and **3R.**, 4949; *mes.*, 5113.

Council: 1R. and *m.s.o.*, 4852; **2R.**, 4857; *Com.* and *ad. rep.*, 4860; **3R.**, 5045.

PAWNBROKERS (AMENDMENT) BILL:

Assembly: int. and **1R.**, 674; **2R.**, 769; *Corn.* and *ad. rep.*, 772; **3R.**, 806; *mes.*, 1297; *assent*, 1970.

Council: 1R. and *m.s.o.*, 1016; **2R.**, 1145; *Corn.*, 1148; *ad. rep.*, 1149; **3R.**, 1225; *assent*, 2178.

PAY-ROLL TAX (AMENDMENT) BILL:

Assembly: int., 919; **1R.**, 920; **2R.**, 980; *Com.*, 988; *ad. rep.*, 992; **3R.**, 1067; *mes.*, 1465; *assent*, 1663.

Council: 1R., 1111; **2R.**, 1386; *Com.*, 1392; *ad. rep.* and **3R.**, 1393; *assent*, 1569.

POLICE REGULATION (SUPERANNUATION) AMENDMENT BILL:

Assembly: assent, 31.

Council: assent, 9.

BILLS (continued):**POLICE REGULATION (SUPERANNUATION) FURTHER AMENDMENT BILL:**

Assembly: int., 3213; **1R.**, 3214; **2R.**, 3386; *Com.* and *ad. rep.*, 3389; **3R.**, 3390; *mes.*, 3575; *assent*, 3610.

Council: 1R., and *m.s.o.*, 3406; **2R.**, 3523; *Com.*, *ad. rep.* and **3R.**, 3524; *assent*, 3588.

PORT RATES BILL:

Assembly: int., 3944; **1R.**, 3935; **2R.**, 4230; *Com.* and *ad. rep.*, 4235; **3R.**, 4319; *mes.*, 4791.

Council: 1R., 4264; **2R.**, 4615; *Com.* and *ad. rep.*, 4619; **3R.**, 4693.

PRIVACY COMMITTEE BILL:

Assembly: m.s.o. and *int.*, 3644; **1R.**, 3645; **2R.**, 3745, 3829; *Com.*, 3852; *ad. rep.*, 3857; **3R.**, 3920; *mes.*, 4423.

Council: 1R., 3863; **2R.**, 4182, 4265; *Com.*, 4273; *ad. rep.*, 4282; **3R.**, 4352.

PUBLIC HEALTH (AMENDMENT) BILL:

Assembly: int., 3649; **1R.**, 3650; **2R.**, 3937; *Com.* and *ad. rep.*, 3941; **3R.**, 4043; *mes.*, 4593.

Council: 1R., 4032; **2R.**, 4357; *Com.* and *ad. rep.*, 4370; **3R.**, 4481.

PUBLIC SERVICE (AMENDMENT) BILL:

Assembly: assent, 31.

Council: assent, 9.

PUBLIC SERVANT HOUSING AUTHORITY BILL:

Assembly: int., 4431; **1R.**, 4432; **2R.**, 4601; **3R.**, 4687; *Com.* and *ad. rep.*, 4605; *mes.*, 4955.

Council: 1R., and *m.s.o.*, 4641; **2R.**, 4752; *Corn.* and *ad. rep.*, 4755; **3R.**, 4852.

PUBLIC SERVICE AND CROWN EMPLOYEES APPEAL BOARD (AMENDMENT) BILL, 1974:

Assembly: int., 2576; **1R.**, 2578; **2R.**, 2903; *Com.*, 2917; *ad. rep.* and **3R.**, 2930; *mes.*, 3367; *assent*, 3609.

Council: 1R., 2876; **2R.**, 3140; *Com.*, 3151; *ad. rep.*, 3152; **3R.**, 3278; *assent*, 3588.

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BILLS (continued):*PUBLIC SERVICE AND CROWN EMPLOYEES APPEAL BOARD (AMENDMENT) BILL, 1975:*

Assembly: int. and 1R., 4780; 2R., 5014; Com., ad. rep. and 3R., 5016; mes., 5221.

Council: 1R., 4927; m.s.o., 4928; 2R., 5138; Com., ad. rep. and 3R., 5140.

PUBLIC SERVICE (FURTHER AMENDMENT) BILL:

Assembly: int., 2575; 1R., 2576; 2R., 2900; Com., ad. rep. and 3R., 2903; mes., 3231; assent, 3609.

Council: 1R., 2848; 2R., 3097; Com. and ad. rep., 3098; 3R., 3139; assent, 3588.

PUBLIC TRANSPORT COMMISSION (AMENDMENT) BILL:

Assembly: assent, 31.

Council: assent, 9.

PUBLIC TRANSPORT COMMISSION AND SYDNEY HARBOUR TRANSPORT (AMENDMENT) BILL:

Assembly: int., 2326; 1R., 2327; 2R., 2726; Com. and ad. rep., 2753; 3R., 2804; mes., 3039; assent, 3439.

Council: 1R., 2779; 2R., 2869; Com. and ad. rep., 2876; 3R., 2956; assent, 3406.

PYRAMID SALES BILL:

Assembly: assent, 31.

Council: assent, 9.

RACING (AMENDMENT) BILL:

Assembly: int., 3209; 1R., 3211; 2R., 3341; Com., 3365; ad. rep., 3366; 3R., 3367; mes., 3476; assent, 3609.

Council: 1R. and m.s.o., 3319; 2R., 3412; Com., ad. rep. and 3R., 3420; assent, 3588.

REFERRAL SELLING BILL:

Assembly: int., 2801; 1R., 2802, 2R., 3264; Com. and ad. rep., 3270; 3R., 3271; mes., 3400; assent, 3610.

Council: 1R., 3196; m.s.o. and 2R., 3313; Com., ad. rep. and 3R., 3317; assent, 3588.

RIVER MURRAY WATERS (AMENDMENT) BILL:

Assembly: assent, 31.

Council: assent, 9.

BILLS (continued):**ROYAL NEW SOUTH WALES INSTITUTE FOR DEAF AND BLIND CHILDREN BILL:**

Assembly: int., 2710; 1R., 2711; 2R., 3271; Com., ad. rep. and 3R., 3274; mes., 3533; assent, 3610.

Council: 1R., and m.s.o., 3278; 2R., 3431; Com., ad. rep. and 3R., 3433; assent, 3588.

SALE OF LAND ON TERMS BILL:

Assembly: m.s.o., 1308; int., 1332; 1R., 1333; 2R., 1364; Com., 1366; ad. rep., 1367; 3R., 1439; recom., 1439; ad. rep. 1440; 3R., 1465.

Council: 1R. and m.s.o., 1419.

SPLIT ROCK DAM BILL:

Assembly: int., 676; 1R., 677; 2R., 738; Com., and ad. rep., 745; 3R., 765; mes. 1297; assent, 1970.

Council: 1R. and m.s.o., 1015, 2R., 1117; Com. and ad. rep., 1126; 3R., 1225; assent, 2178.

STAMP DUTIES (AMENDMENT) BILL:

Assembly: int., 1814; 1R., 1815; 2R., 1930; Com., 1942; ad. rep. and 3R., 1954; mes., 2236; assent, 2446.

Council: 1R. and m.s.o., 2178; 2R., 2180; Com., ad. rep. and 3R., 2189; assent, 2452.

STAMP DUTIES (FURTHER AMENDMENT) BILL:

Assembly: int., 3211; 1R., 3213; 2R., 3367; Com., 3383; ad. rep., 3385; 3R., 3450; mes., 3575; assent, 3610.

Council: 1R. and m.s.o., 3407; 2R., 3508; Com., 3521; ad. rep. and 3R., 3523; assent, 3588.

STATE POLLUTION CONTROL COMMISSION (AMENDMENT) BILL:

Assembly: int., 2702; 1R., 2704; 2R., 3059; Com., ad. rep. and 3R., 3064; mes., 3367; assent, 3609.

Council: 1R., 3081; 2R., 3186; Com. and ad. rep., 3189; 3R., 3278; assent, 3588.

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

Assembly: assent, 31.

Council: assent, 9.

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BILLS (continued):**STATUTORY SALARIES ADJUSTMENT BILL:**

Assembly: *int.*, 4954; **1R.**, 4955; **2R.**, 5094; *Com.*, *ad. rep.* and **3R.**, 5097; *mes.*, 5221.

Council: **1R.** and *m.s.o.*, 5045; **2R.**, 5144; *Com.*, 5146; *ad. rep.* and **3R.**, 5147.

STOCK DISEASES (AMENDMENT) BILL:

Assembly: *int.*, 2145; **1R.**, 2148; **2R.**, 2340; *Com.* and *ad. rep.*, 2344; **3R.**, 2442; *mes.*, 3197; *assent*, 3609.

Council: **1R.**, 2392; **2R.**, 2956; *Com.* and *ad. rep.*, 2970; **3R.**, 3081; *assent*, 3588.

STOCK (CHEMICAL RESIDUES) BILL:

Assembly: *int.*, 4785; **1R.**, 4786; **2R.**, 4989; *Com.*, *ad. rep.* and **3R.**, 4996; *mes.*, 5184.

Council: **1R.** and *m.s.o.*, 4908; **2R.**, 5060; *Com.*, 5069; *ad. rep.* and **3R.**, 5070.

STRATA TITLES (AMENDMENT) BILL:

Assembly: *assent*, 31.

Council: *assent*, 9.

SUPERANNUATION (AMENDMENT) BILL:

Assembly: *assent*, 31.

Council: *assent*, 9.

SUPERANNUATION (FURTHER AMENDMENT) BILL:

Assembly: *int.*, 3018; **1R.**, 3019; **2R.**, 3254; *Com.*, 3261; *ad. rep.* and **3R.**, 3264; *mes.*, 3385; *assent*, 3610.

Council: **1R.**, 3196; **2R.**, 3308; *Com.*, *ad. rep.*, *m.s.o.* and **3R.**, 3313; *assent*, 3588.

SUPPLY BILL:

Assembly: *int.*, **1R.**, and **2R.**, 850; *Com.* and *ad. rep.*, 853; **3R.**, 873; *mes.*, 1330; *Assent*, 1663.

Council: **1R.**, 1016; **2R.**, 1237; *Com.* and *ad. rep.*, 1239; **3R.**, 1277; *assent*, 1569.

SYDNEY FARM PRODUCE MARKET AUTHORITY (AMENDMENT) BILL:

Assembly: *int.* and **1R.**, 680; **2R.**, 993; *Com.* and *ad. rep.*, 1000; **3R.**, 1041; *mes.*, 1664; *assent*, 2000.

Council: **1R.**, 1016; **2R.**, 1526; *Com.* and *ad. rep.*, 1528; **3R.**, 1569; *assent*, 2178.

BILLS (continued):**SYDNEY RESCUE WORK SOCIETY BILL:**

Assembly: *int.*, 590; **1R.**, 592; **2R.**, 680; *Com.* and *ad. rep.*, 685; **3R.**, 703; *mes.*, 1198; *assent*, 1663.

Council: **1R.** and *m.s.o.*, 1015; **2R.**, 1019; *Com.* and *ad. rep.*, 1022; **3R.**, 1111; *mes.*, 1198; *assent*, 1569.

SYDNEY TURF CLUB (AMENDMENT) BILL:

Assembly: *assent*, 31.

Council: *assent*, 9.

TEACHER HOUSING AUTHORITY BILL:

Assembly: *int.*, 3116; **1R.**, 3117; **2R.**, 3567; *Com.*, *ad. rep.* and **3R.**, 3574; *mes.*, 4116; *cons. amdts*, 4207; *ad. rep.*, 4207.

Council: **1R.** and *m.s.o.*, 3589; **2R.**, 3705, 3865; *Com.*, 3868; *ad. rep.*, 3872; **3R.**, 4062; *mes.*, 4145.

TEACHING SERVICE (AMENDMENT) BILL:

Assembly: *int.* and **1R.**, 4660; **2R.**, 4795; *Com.*, 4825; *ad. rep.* and **3R.**, 4826; *mes.*, 5113.

Council: **1R.**, 4752; *m.s.o.* and **2R.**, 4908; *Com.*, and *ad. rep.*, 4927; **3R.**, 5045.

TECHNICAL AND FURTHER EDUCATION BILL:

Assembly: *int.*, 895; **1R.**, 898; **2R.**, 1465, 1484; *Com.*, 1501; *ad. rep.*, 1504; **3R.**, 1537; *mes.*, 2236; *assent*, 2683.

Council: **1R.**, 1513; **2R.**, 1877; *Com.*, 1889; *ad. rep.*, 1892; **3R.**, 2178; *assent*, 2631.

THERAPEUTIC GOODS AND COSMETICS (AMENDMENT) BILL:

Assembly: *int.*, 674; **1R.**, 675; **2R.**, 745, 765; *Com.* and *ad. rep.*, 769; **3R.**, 806; *mes.*, 1330; *assent*, 2069.

Council: **1R.**, 1016; **2R.**, 1230; *Com.* and *ad. rep.*, 1237; **3R.**, 1276; *assent*, 2178.

TOURIST INDUSTRY DEVELOPMENT BILL:

Assembly: *int.*, 4789; **1R.**, 4791.

UNSOLICITED GOODS AND SERVICES BILL:

Assembly: *int.*, 2325; **1R.**, 2326; **2R.**, 2804; *Com.*, 2817; *ad. rep.*, 2827; **3R.**, 2890; *mes.*, 3231; *assent*, 3609.

Council: **1R.**, 2837; **2R.**, 3091; *Com.*, 3095; *ad. rep.*, 3097; **3R.**, 3139; *assent*, 3588.

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Assembly: *int.* and **1R.**, 4785; **2R.**, 5115;
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Council: **1R.** and *m.s.o.*, 5070; **2R.**, 5154;
Corn., *ad. rep.* and **3R.**, 5155.

VOLUNTARY WORKERS (SOLDIERS' HOLDINGS)
AMENDMENT BILL:

Assembly: *assent*, 31.

Council: *assent*, 9.

WESTERN LANDS (AMENDMENT) BILL:

Assembly: *int.*, 898; **1R.**, 899; **2R.**, 1206;
Corn. and *ad. rep.*, 1215; **3R.**, 1249; *mes.*,
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assent, 3610.

Council: **1R.** and *m.s.o.*, 1225; **2R.**, 3280;
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mes., 3528; *assent*, 3588.

WHEAT INDUSTRY STABILIZATION BILL:

Assembly: *int.*, 3214; **1R.**, 3218; **2R.**, 3390;
Corn., *ad. rep.* and **3R.**, 3400; *mes.*, 3533;
assent, 3610.

Council: **1R.** and *m.s.o.*, 3406; **2R.**, 3421;
Com., *ad. rep.* and **3R.**, 3431; *assent*, 3588.

WHEAT QUOTAS BILL:

Assembly: *int.*, 4430; **1R.**, 4431; **2R.**, 4605;
Com., and *ad. rep.*, 4607; **3R.**, 4660; *mes.*,
 4791.

Council: **1R.** and *m.s.o.*, 4613; **2R.**, 4619;
Corn. and *ad. rep.*, 4623; **3R.**, 4693.

WOLLONGONG TOWN HALL SITE BILL:

Assembly: *m.s.o.*, 3644; *int.*, 3651; **1R.**,
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Assembly: *int.*, 4782; **1R.**, 4785; **2R.**, 5019;
Com., 5031; *ad. rep.* and **3R.**, 5036; *mes.*,
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Council: **1R.** and *m.s.o.*, 5045; **2R.**, 5155;
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COUNCIL, LEGISLATIVE (*See also* "Parliament"):ACOUSTICS, *q.*, 3494, 4693.APPOINTMENT AND PERFORMANCE, *address*, 28.BUSINESS OF THE HOUSE, *adj.*, 7, 1031, 1662, 3712, 3910, 4081, 4523; *m.*, 5142.**CHAIRMAN OF COMMITTEES AND DEPUTY-PRESIDENT (THE HON. T. S. MCKAY, B.A., LL.B.)**, RULINGS, OBSERVATIONS AND OPINIONS:*Chair*: A member was requested to address the Chair, 4890.*Interruptions disorderly*, 2506.*Legislative Council*:

Chairman of Committees, Expression of goodwill of members, 4493.

Temporary Chairman of Committees, Business of the Committee, 4493.

Procedure: The right of members would be preserved to debate the various clauses of a bill should they agree to suspension of so much of the standing orders as would preclude the consideration *in globo* of certain amendments to the bill, 2295.

There being no objection the Chairman proposed to put the bill in parts, 2294.

Relevance: A member was requested to direct his attention to the bill, 2658; or to speak to the amendment before the Chair, 2825.

A point of order—that a member was not speaking to the clause before the Committee—was not upheld. However, the member was requested to be as brief as possible in what he was putting, 5152.

A point of order—that the Minister's remark reflected on the Deputy Leader of the Opposition—was not upheld, 5142.

CLERK OF PAPERS, *q.*, 3493, 3494.

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POINT-SCORING DEBATES, *address*, 637.PRESENTATION OF BLACK ROD, *m.*, 1864.PRESIDENT'S REMARKS, *address*, 628, 630.**PRESIDENT (THE HON. SIR HARRY VINCENT BUDD)**, RULINGS, OBSERVATIONS AND OPINIONS:*Address in Reply*: Governor's Opening Speech, 21; Presentation to Governor of Address in Reply, 637, 692.*Adjournment*: There can be no debate on a matter raised on the adjournment motion, 3607.*Administration of the Government*: 8, 3764.*Australian Constitution Convention*: Appointment of the Hon. T. L. Lewis, Esq., to serve as appointed member of the delegation from the Parliament of New South Wales, 4692.

Message, 1863.

Chair: When addressing the House a member should not turn his back on the Chair, 2470, 3773; an apology was accepted from a member who had inadvertently turned his back on the Chair, 3306.

A member should address the Chair, 2557, 4722, 5151.

Debate: A member was asked to clarify what he meant when he stated that he wished to "table apparatus".

A member who is addressing the House should not engage in a continuous dialogue with other members, 540, 4150.

A Minister having moved a motion debate was permitted on it, including the taking of points of order, 3766.

The Leader of the Opposition was requested to clarify what he had stated when speaking to a motion that he had moved, 3769.

Dissent: A member can debate a motion of dissent that he has moved, 3702.

A member, if he wishes, may move dissent from a ruling of the President, 3767.

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COUNCIL, LEGISLATIVE (continued):

PRESIDENT (THE HON. SIR HARRY VINCENT BUDD), RULINGS, OBSERVATIONS AND OPINIONS (continued):

A member was informed that he should confine himself to giving reasons for dissenting from a ruling given by the President; he was reminded that it was out of order to cast aspersions on the Governor, 3703.

Distinguished Visitors: The Board of Directors of the Bank of New South Wales, 1845.

Hansard: Incorporation of material in *Hansard*, 5174.

Interjections and Interruptions: A certain number of interjections were tolerable, but if a member addressed the Chair and did not engage in dialogue across the House he would make much more progress, 541.

Interruptions disorderly, 100, 541, 543, 545, 1410, 2465, 2466, 2469, 2525, 2555, 2557, 3291, 3784, 4010, 5183.

Legislative Council: Acoustics of Debating Chamber, 3494; *q.*, 4693.

Leave of Absence: The Hon. W. G. Keighley, 16.

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Resignation of Mr W. J. Woodhart and appointment of Mr G. W. Wheeler, 17.

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Persons who failed to observe silence while in the Public Galleries would have to leave, 4916.

Representative of the Legislative Council on the Council of the University of Wollongong, the Hon. M. F. Willis, E.D., LL.B., 4692.

Retirement of House Secretary and Parliamentary Accountant, Mr H. St. P. Scarlett, 17, 302.

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Death of the Hon. E. K. E. Vickery, Issue of Writ, 1013; Return of Writ, Election of R. B. R. Smith, Esq.; Member Sworn, 1569.

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PRESIDENT (THE HON. SIR HARRY VINCENT BUDD), RULINGS, OBSERVATIONS AND OPINIONS (continued):

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Death of Her Excellency Lady Kerr, Wife of the Governor-General, 1863.

Death of the Hon. J. H. Gardiner, 10, 16, 2178.

Death of the Hon. E. K. E. Vickery, 596, 601, 3589.

Offensive and Objectional Remarks, Imputations and Aspersions: The following remark was not required to be withdrawn: "I ask honourable members not to forget that there are plenty of people in the legal profession who have not lived up to the ethics of that profession", 4637.

The Leader of the Opposition stated that in honour he was unable to withdraw a statement he had made that the President had been partial in a political sense when making a speech at a social gathering to mark the 150th Anniversary of the Legislative Council, 630.

Procedure: A member may say what he intends to move as an amendment to a clause in a bill but he may not move it at the second-reading stage, 4066.

Apart, perhaps, from a brief reference, it is not in accordance with the practice of this House to discuss what had happened in another place, 1130; a member was reminded that he should not quote from what had occurred in another place, 1131.

The President outlined the procedure for voting on the second reading of a bill in respect of which two amendments had been moved, 4736.

Questions without Notice: A member should confine himself to asking a question and should not make a statement or other explanations, 146, 303, 1278, 1518, 3495.

It was disorderly for a member to attempt to give information while a Minister was replying to a question without notice, 4356.

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