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LEGISLATURE OF NEW SOUTH WALES

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, 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 Honourable Sir KENNETH WHISTLER STREET, Knight Commander 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.

THE MINISTRY:

[To 11th February, 1969]

Premier and Treasurer	THE HON. ROBIN WILLIAM ASKIN, M.L.A.
Deputy Premier, Minister for Education and Minister for Science	THE HON. CHARLES BENJAMIN CUTLER, E.D., M.L.A.
Minister for Labour and Industry, Chief Secretary and Minister for Tourism	THE HON. ERIC ARCHIBALD WILLIS, B.A., M.L.A.
Minister for Public Works	THE HON. DAVIS HUGHES, M.L.A.
Attorney-General	THE HON. KENNETH MALCOLM McCaw, M.L.A.
Minister for Local Government and Minister for Highways	THE HON. PHILIP HENRY MORTON, M.L.A.
Minister for Decentralisation and Development and Vice-President of Executive Council	THE HON. JOHN BRYAN MUNRO FULLER, M.L.C.
Minister for Transport	THE HON. MILTON ARTHUR MORRIS, M.L.A.
Minister for Lands	THE HON. THOMAS LANCELOT LEWIS, M.L.A.
Minister for Conservation	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 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	THE HON. WALLACE CLYDE FIFE, M.L.A.
Minister for Child Welfare and Minister for Social Welfare	THE HON. FREDERICK MACLEAN HEWITT, M.L.C.

* Appointed 3rd September, 1968, in place of the Hon. A. H. Jago.

THE MINISTRY:

[From 11th February, 1969]

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Minister for Mines	THE HON. WALLACE CLYDE FIPE, M.L.A.
Minister for Child Welfare and Minister for Social Welfare	THE HON. FREDERICK MACLEAN HEWITT, M.L.C.
Assistant Minister	THE HON. JOHN LLOYD WADDY, O.B.E., D.F.C., M.L.A.
Assistant Minister	THE HON. GEORGE FRANCIS FREUDENSTEIN, M.L.A.

MEMBERS OF THE LEGISLATIVE COUNCIL

FORTY-SECOND PARLIAMENT—SECOND SESSION

President—The Honourable Harry Vincent Budd

Chairman of Committees—[To 6th March, 1969] Major-General the Honourable Stanley Louis Mowbray Eskell, E.D.

—[From 12th March, 1969] The Honourable Thomas Sidney McKay, B.A., LL.B.

Clerk of the Parliaments—Major-General J. R. Stevenson, C.B.E., D.S.O., E.D.

Clerk Assistant—A. W. B. Saxon. *Usher of the Black Rod*—L. A. Jeckeln

Temporary Chairmen of Committees—The Honourable Frank William Spicer, The Honourable John Alexander Weir, The Honourable Harold Daniel Ahern

Leader of the Government in the Legislative Council—The Honourable John Bryan Munro Fuller

Deputy Leader of the Government in the Legislative Council—The Honourable Frederick Maclean Hewitt

Leader of the Opposition—The Honourable Robert Reginald Downing, LL.B.

Deputy Leader of the Opposition—The Honourable James Joseph Maloney

Government Whip—Major the Honourable Herbert Paton FitzSimons

Opposition Whip—The Honourable Gavin Hamilton Sutherland

- | | |
|--|--|
| Ahern, The Honourable 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. | Joel, The Honourable Asher Alexander, O.B.E. |
| Alam, The Honourable Anthony Alexander. | Keighley, The Honourable William Geoffrey, M.A. (Oxon). |
| Armstrong, The Honourable Alexander Ewan (b). | Kenny, The Honourable John Lesley. |
| Barron, The Honourable Evelyn. | Love, The Honourable Christopher Augustine. |
| Boland, The Honourable Norman Thomas. | McIntosh, The Honourable John Charles. |
| Bowen, the Honourable Fred William. (d). | McKay, The Honourable Thomas Sidney, B.A., LL.B. |
| Bryon-Faes, The Honourable Roger August Alfred Faes, de, K.H.S., M.A., M.Sc., Ph.D. (Temple, Pa). | McPherson, The Honourable Herbert John. |
| Budd, The Honourable Harry Vincent. | Maloney, The Honourable James Joseph. |
| Cahill, The Honourable Cedric Alan Francis, Q.C. | Manyweathers, The Honourable Richmond William. |
| Cahill, The Honourable Cyril Joseph. | Marsh, The Honourable Ralph Benson. |
| Cahill, The Honourable James Edward. | Murray, The Honourable William Thomas. |
| * Clayton, Colonel the Honourable Sir Hector Joseph Richard, E.D., B.A., LL.B. | North, The Honourable Lindsay Annan. |
| Cockerill, The Honourable Francis Henry. | O'Connell, The Honourable Hubert David. |
| Colborne, The Honourable Colin. | Packer, The Honourable Robert Clyde. |
| Coulter, The Honourable William Robert. | Paterson, The Honourable John Guthrie. |
| Dalton, The Honourable Christopher Alfred. | Peters, The Honourable William Charles. |
| Davis, The Honourable Margaret Alayne Elizabeth. | Pratten, The Honourable Frederick Graham, B.Sc. |
| Downing, The Honourable Robert Reginald, LL.B. | Press, The Honourable Anne Elizabeth. |
| Erskine, The Honourable Robert Hamilton. | Riley, The Honourable Bernard Blomfield, Q.C. (a). |
| Eskell, Major-General the Honourable Stanley Louis Mowbray, E.D. (g). | Roper, The Honourable Edna Sirius. |
| Falkiner, The Honourable Otway McLaurin. | Rygate, The Honourable Amelia Elizabeth Mary. |
| FitzSimons, Major the Honourable Herbert Paton. | * Schofield, The Honourable Lawrence Edward. |
| Fuller, The Honourable John Bryan Munro. | Shipton, The Honourable Perceval Martin Maurice. |
| Furley, The Honourable Mabel Eileen, O.B.E. | Solomons, The Honourable Louis Adrian, B.A., LL.B. (c). |
| Gardiner, The Honourable John Henry. | Spicer, The Honourable Frank William. |
| Geraghty, The Honourable Walter James. | Sutherland, The Honourable Gavin Hamilton. |
| Gleeson, The Honourable Thomas Patrick. | Thom, The Honourable James Norman. |
| Gordon, The Honourable Trevor Everett. | Vickery, The Honourable Eben Kelvin Edward. |
| Hewitt, The Honourable Frederick Maclean. | Warren, The Honourable Sir Edward Emerton, K.C.M.G., K.B.E., M.S.M. (f). |
| Jackson, The Honourable Reginald Stanley. | Weir, The Honourable John Alexander. |
| | Wright, The Honourable Ernest Gerard (e). |

(a) Elected 29th August, 1968.

(b) Expelled 25th February, 1969.

(c) Elected 12th March, 1969.

(d) Granted leave of absence from 22nd May to 7th September, 1968, to proceed overseas.

(e) Granted further leave of absence to 30th September, 1968.

(f) Granted leave of absence from 12th July to 7th September, 1968, to proceed overseas.

(g) Granted leave of absence from 22nd July to 9th August, 1968, to proceed overseas.

MEMBERS OF THE LEGISLATIVE ASSEMBLY

FORTY-SECOND PARLIAMENT—SECOND SESSION

Speaker—The Hon. Sir Kevin Ellis, K.B.E., LL.B., B.Ec.*Chairman of Committees*—Mr Leon Ashton Punch*Clerk of the Legislative Assembly*—I. P. K. Vidler*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*—Mr James Arthur Clough, Mr Evelyn Douglas Darby, Mr James Caird Bruxner, Mr Daniel John Mahoney, Mr James Bernard Southee*Leader of the Opposition*—Mr Patrick Darcy Hills*Deputy Leader of the Opposition*—Mr Sydney David Einfeld*Government Whip*—Mr Ian Ross Griffith*Opposition Whip*—Mr Brian Joseph Bannon*Country Party Whip*—Mr James Hill Brown

Askin, The Hon. Robin William	Collaroy.
Bannon, Brian Joseph, Esq.	Rockdale.
Barracrough, Lindley John Forbes, Esq.	Bligh.
Beale, The Hon. Jack Gordon, M.E.	South Coast.
Bedford, Eric Lance, Esq., B.A.	Fairfield.
Booth, Kenneth George, Esq.	Wallsend.
Bowen, Lionel Frost, Esq., LL.B.	Randwick.
Brewer, Ronald Alfred St Clair, Esq.	Goulburn.
Brown, James Hill, Esq.	Raleigh.
Bruxner, James Caird, Esq.	Tenterfield.
Cahill, Thomas James, Esq.	Cook's River.
Cameron, James Alexander, Esq., LL.B.	Northcott.
Chaffey, William Adolphus, Esq.	Tamworth.
Clough, James Arthur, Esq.	Eastwood.
Coady, Reginald Francis John, Esq.	Drummoyne.
Coates, Harold George, Esq.	Blue Mountains.
Coleman, William Peter, Esq., B.A., M.Sc.(Econ.)	Fuller.
Cowan, David Bruce, Esq.	Oxley.
Cox, Peter Francis, Esq.	Auburn.
Crabtree, William Frederick, Esq.	Kogarah.
Crawford, The Hon. Geoffrey Robertson, D.C.M.	Barwon.
Cross, Douglas Donald, Esq.	Georges River.
Cutler, The Hon. Charles Benjamin, E.D.	Orange.
Darby, Evelyn Douglas, Esq., B.Ec. (c)	Manly.
Deane, Bernard Sydney Llewellyn, Esq.	Hawkesbury.
Degen, Roger Charles, Esq.	Balmain.
Doyle, Keith Ralph, Esq., B.Ec.	Vaucluse.
Dunbier, Maxwell John, Esq.	Campbelltown.
Dunbier, Rowland Albert, Esq.	Nepean.
Duncan, Robert Bruce, Esq.	Lismore.
Durick, Vincent Patrick, Esq., B.A.	Lakemba.
Earl, Clarence Joseph, Esq.	Bass Hill.
Einfeld, Sydney David, Esq.	Bondi.
Ellis, The Hon. Sir Kevin, K.B.E., LL.B., B.Ec.	Coogee.
Ferguson, Laurie John, Esq.	Merrylands.
Fife, The Hon. Wallace Clyde	Wagga Wagga.
Flaherty, James Patrick, Esq.	Granville.
Freudenstein, The Hon. George Francis	Young.
Grassby, Albert Jaime, Esq.	Murrumbidgee.
Griffith, Ian Ross, Esq.	Cronulla.
Haigh, William Henry, Esq.	Maroubra.
Healey, Richard Owen, Esq.	Wakehurst.
Hills, Patrick Darcy, Esq.	Phillip.
Hough, Michael William Jack, Esq.	Wollongong.
Hughes, The Hon. Davis	Armidale.
Humphries, Edward Harris, Esq.	Gosford.
Hunter, David Benjamin, Esq.	Ashfield.
Hunter, Mervyn Leslie, Esq. (b)	Lake Macquarie.
Jackett, John Gordon Thorne, Esq.	Burwood.
Jackson, Rex Frederick, Esq.	Bulli.
Jago, The Hon. Arnold Henry	Gordon.

Jensen, Henry Frederick, Esq.	Wyong.
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Jones, Samuel Barry, Esq.	Waratah.
Kearns, Nicholas Joseph, Esq.	Bankstown.
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Kelly, Robert Joseph, Esq.	East Hills.
Lawson, Joseph Alexander, Esq.	Murray.
Lewis, The Hon. Thomas Lancelot	Wollondilly.
McCartney, Robert Arthur, Esq.	Hamilton.
McCaw, The Hon. Kenneth Malcolm	Lane Cove.
McGinty, Laurence Frederick, Esq., M.B.E., LL.B.	Willoughby.
Mackie, Gordon Charlton, Esq.	Albury.
Maddison, The Hon. John Clarkson, B.A., LL.B.	Hornsby.
Mahoney, Daniel John, Esq.	Parramatta.
Mannix, Norman John, Esq.	Liverpool.
Mason, John Marsden, Esq., L.Th.	Dubbo.
Mauger, Stephen George, Esq.	Monaro.
Mead, Thomas Francis, Esq.	Hurstville.
Morris, The Hon. Milton Arthur	Maitland.
Morton, The Hon. Philip Henry	Mosman.
Mutton, Lerryn William, Esq.	Yaralla.
Neilly, George Henry, Esq.	Cessnock.
O'Keefe, Frank Lionel, Esq.	Upper Hunter.
Osborne, Clive Geoffrey, Esq.	Bathurst
Petersen, Wilfred George, Esq.	Kembla.
Punch, Leon Ashton, Esq.	Gloucester.
Quinn, Ernest Neville, Esq.	Wentworthville.
Renshaw, John Brophy, Esq. (d)	Castlereagh.
Ruddock, Maxwell Stanley, Esq., M.Ec.	The Hills.
Ryan, The Hon. Phillip Norman	Marrickville.
Sheahan, The Hon. William Francis, Q.C., LL.B.	Burrinjuck.
Simpson, James Brunton, Esq. (a)	Lake Macquarie.
Sloss, Albert Ross, Esq.	King.
Southee, James Bernard, Esq.	Blacktown.
Stephens, The Hon. Stanley Tunstall	Byron.
Stewart, John Julius Thomas, Esq.	Kahibah.
Stewart, Kevin James, Esq.	Canterbury.
Taylor, James Hugh, Esq.	Temora.
Waddy, The Hon. John Lloyd, O.B.E., D.F.C.	Kirribilli.
Wade, William Arthur, Esq.	Newcastle.
Walker, Noel Douglas, Esq.	Sutherland.
Weiley, William Robert, Esq.	Clarence.
Willis, The Hon. Eric Archibald, B.A.	Earlwood.
Wotton, Roger Corfield Anson, Esq.	Burrendong.

(a) Deceased 10th December, 1968.

(b) Elected 19th April, 1969.

(c) Granted leave of absence for the session on account of absence from the State.

(d) Granted leave of absence for the session on account of illness.

STANDING AND SELECT COMMITTEES

FORTY-SECOND PARLIAMENT—SECOND SESSION

STANDING ORDERS (Council)

The President, C. A. F. Cahill, Colonel Sir Hector Clayton, R. R. Downing, Major H. P. FitzSimons, J. B. M. Fuller, F. M. Hewitt, J. J. Maloney, E. G. Wright.

PRINTING (Council)

Colonel Sir Hector Clayton, C. Colborne, Margaret Davis, R. H. Erskine, M. Eileen Furley, J. C. McIntosh, L. A. North, J. G. Paterson, Edna S. Roper, J. A. Weir.

SUBORDINATE LEGISLATION (Council)

C. A. F. Cahill, Colonel Sir Hector Clayton, W. R. Coulter, T. P. Gleeson, W. G. Keighley.

CANTERBURY MUNICIPALITY (BAZENTIN AND PERSIC STREETS RECREATION RESERVE) BILL (Council)

J. J. Maloney, F. W. Bowen, Colonel Sir Hector Clayton, R. S. Jackson, W. G. Keighley, T. S. McKay, H. J. McPherson, Edna S. Roper, E. K. E. Vickery.

VIOLENT SEX CRIMES (Council)

M. Eileen Furley, Evelyn Barron, J. H. Gardiner, W. G. Keighley, T. S. McKay, L. A. North, Anne Press, Edna S. Roper, J. N. Thom*.

* Appointed 17th September, 1968, in place of the Hon. R. B. Marsh.

CITY NIGHT REFUGE AND SOUP KITCHEN INCORPORATION (AMENDMENT) BILL (Council)

T. S. McKay, J. B. M. Fuller, W. R. Coulter, Margaret Davis, W. G. Keighley, J. J. Maloney, H. D. O'Connell, J. G. Paterson, P. M. M. Shipton, E. K. E. Vickery.

PORT STEPHENS SHIRE (SOLDIERS POINT PUBLIC RESERVE LAND SALE) BILL (Council)

R. W. Manyweathers, J. B. M. Fuller, J. C. McIntosh, J. J. Maloney, W. T. Murray, H. D. O'Connell, J. G. Paterson, Edna S. Roper, P. M. M. Shipton, J. A. Weir.

PEAK HILL A.I.F. MEMORIAL SCHOOL OF ARTS (LAND SALE) BILL (Council)

F. W. Spicer, J. B. M. Fuller, F. H. Cockerill, J. C. McIntosh, R. W. Manyweathers, W. T. Murray, H. D. O'Connell, Anne Press, Edna S. Roper, L. E. Schofield.

REFORMED CHURCHES IN NEW SOUTH WALES PROPERTY TRUST INCORPORATION BILL (Council)

M. Eileen Furley, J. B. M. Fuller, Evelyn Barron, R. A. A. F. de Bryon-Faes, Colonel Sir Hector Clayton, W. R. Coulter, W. T. Murray, H. D. O'Connell, Anne Press, L. E. Schofield.

STANDING ORDERS (Assembly)

Mr Speaker, E. A. Willis, K. M. McCaw, J. C. Maddison, D. B. Hunter, L. A. Punch, S. D. Einfeld, D. J. Mahoney, N. J. Mannix, J. B. Southee.

PUBLIC ACCOUNTS (Assembly)

L. F. Bowen, J. A. Clough, S. D. Einfeld, F. L. O'Keefe, M. S. Ruddock

PRINTING (Assembly)

R. W. Askin, W. P. Coleman, K. R. Doyle, R. O. Healey, R. A. St C. Brewer, C. G. Osborne, R. F. Jackson, L. B. Kelly, A. R. Sloss, J. J. T. Stewart.

HOUSE

(Council) The President, H. D. Ahern, W. R. Coulter, C. A. Dalton, W. J. Geraghty, W. T. Murray, R. C. Packer*, Edna S. Roper, F. W. Spicer, Sir Edward Warren.

* Appointed 6th November, 1968, in place of the Hon. F. M. Hewitt.

(Assembly) Mr Speaker, R. W. Askin, I. R. Griffith, S. G. Mauger, R. B. Duncan, R. C. A. Wotton, L. J. Ferguson, J. P. Flaherty, R. J. Kelly, R. A. McCartney.

LIBRARY

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

(Assembly) Mr Speaker, R. W. Askin, D. B. Hunter, T. F. Mead, D. B. Cowan, J. H. Taylor, K. G. Booth, P. F. Cox, C. J. Earl, L. A. Johnstone.

Editor of Debates—W. J. Griffith

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

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

PARLIAMENT PROROGUED

FORTY-SECOND PARLIAMENT—SECOND SESSION

(*Gazette No. 57*)

PROCLAMATION

NEW SOUTH WALES,

TO WIT.

(L.S.)

A. R. CUTLER,

Governor.

By 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, 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.

WHEREAS the Legislative Council and the Legislative Assembly of the State of New South Wales now stand adjourned to Tuesday, the twentieth day of May, one thousand nine hundred and sixty-nine: Now, I, Sir ARTHUR RODEN CUTLER, in pursuance of the power and authority in me vested as Governor of the said State, do hereby prorogue the said Legislative Council and Legislative Assembly to Wednesday, the sixth day of August, one thousand nine hundred and sixty-nine: And I do further announce and proclaim that the said Legislative Council and Legislative Assembly shall assemble for the despatch of business on the aforesaid sixth day of August, one thousand nine hundred and sixty-nine, at 12 o'clock at noon, in the buildings known as the Legislative Council Chambers situate in Macquarie Street, in the City of Sydney: And the Members of the Legislative Council and the Legislative Assembly respectively are hereby required to give their attendance at the said time and place accordingly.

Given under my Hand and Seal, at Sydney, this seventh day of May, in the year of Our Lord one thousand nine hundred and sixty-nine, and in the eighteenth year of Her Majesty's Reign.

By His Excellency's Command,

R. W. ASKIN.

GOD SAVE THE QUEEN!

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PARLIAMENTARY DEBATES

7th August, 1968, to 14th May, 1969

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RULINGS, etc.)
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COUNCIL (includes
RULINGS, etc.)
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PETITIONS

Explanation of Abbreviations: *Adj.*, Motion for Adjournment; *ad. rep.*, Adoption of Report; *Com.*, Committee; *cons. amdts.*, Consideration of Amendments; *cons. mes.*, Consideration of Message; *est.*, Estimates; *int.*, Introduction; *loan*, Loan Estimates; *m.*, Motion; *mes.*, Message; *min. stmt* or *stmt*, Ministerial Statement; *m.s.o.*, Motion for Suspension of Certain Standing or Sessional Orders; *expl.*, Personal Explanation; *p.o.*, Point of Order; *priv.*, Privilege; *q.*, Question; 1R., 2R., 3R., First, Second, Third Reading; *recom.*, Recommendation; *recons. amdts.*, Reconsideration of Amendments; *urgency*, Motion of Urgency.

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 Flying Foxes, *q.*, 2902.
 Harvest Labour, *q.*, 4287.
 Importance to Economy, *address*, 452.
 Labour Shortage, *q.*, 5403.
 Land and Water Use, Administrative Problems, *est.*, 2014.
 Macquarie Valley, *est.*, 2017.
 Metropolitan Interests, *est.*, 1908.
 Oats, *q.*, 3332.
 Potato Shortage, *adj.*, 2691.
 Progress, *budget*, 1299.
 Prune Growers, *q.*, 4972.
 Research, *est.*, 2019.
 Scientific Research, *address*, 61.
 Services, *budget*, 1580.
 Show Societies, *address*, 61.
 Tobacco Quotas, *q.*, 4966.
 Trangie Research Station, *q.*, 500.
 Unsound Projects, *est.*, 2015.
 Vegetable Growing, *address*, 58.

Air Pollution:

- Brickworks Ltd, Thornleigh, *q.*, 5243.
 Broken Hill Proprietary Company Limited, *address*, 216.
 Brookvale, *q.*, 44.
 Clean Air Act, *q.*, 4201.
 Coalcliff Colliery, *adj.*, 161.
 Control, *address*, 75.
 Government Buses, *q.*, 2385.
 Granville, *q.*, 4871.
 Jet Airlines, *q.*, 2385.
 Maroubra Electorate, *address*, 66.
 Motor Vehicles, *q.*, 2385, 3600, 4095, 4552.
 Newcastle, *address*, 216; *q.*, 1995.
 Outer Western Suburbs, *q.*, 4513.
 Prevention, *address*, 561.
 Prosecutions Under Clean Air Act, *q.*, 4115.
 Select Committee, *m.*, 4126.
 South Coast, *address*, 155.
 Wollongong Area, *address*, 129.
 Yaralla Electorate, *address*, 281.

Aircraft and Air Services:

- Aircraft Noise, *q.*, 4117.
 Airport for Towra Point, *address*, 208; *q.*, 3452.
 Country Services, *q.*, 4512.
 Gunnedah and Quirindi, *q.*, 3275.
 Interstate Timetables, *q.*, 862.
 Intrastate, *q.*, 3046.

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Aircraft and Air Services (*continued*):

- Lismore-Grafton-Brisbane, *q.*, 4515.
 Lord Howe Island, *address*, 353; *q.*, 2038.
 Noise Nuisance, *q.*, 1870.
 Scone and Quirindi Services, *q.*, 2532, 2634.
 Sydney (Kingsford Smith) Airport, *q.*, 1172,
 1758, 1993, 3819.

Ambulance Services:

- Air Ambulances, *address*, 407.
 Australian Capital Territory, *address*, 409.
 Bulli Hospital Ambulance, *address*, 409.
 Development, *address*, 538.
 Finance, *address*, 637; *q.*, 1406.
 Future, *q.*, 5125.
 Hunter District, *q.*, 2035.
 Illawarra District, *address*, 409.

Ambulance Services:

- Kurri Kurri, *address*, 408.
 Narrandera, *address*, 408.
 New South Wales Ambulance Transport
 Service, *q.*, 5247.
 Organization, *address*, 401.
 Training, *address*, 408.

Animals (*See also* "Cattle and Livestock",
"Fauna and Flora"):

- African Lion Safari Limited, *address*, 148.
 Dingo Control, *est.*, 2021.
 Dingo Destruction: Southern Tablelands,
address, 394.
 Fluoride Poisoning of Sheep, *q.*, 2859.
 German Shepherd Dogs, *q.*, 3445, 3755.
 Wild Dog Destruction Board, *budget*, 1305.

Annual Leave:

- Bill to Increase, *est.*, 2003.

Apprentices:

- Apprenticeship Commissioner, *est.*, 2005,
 2007, 2009.
 Building Trades, *address*, 283; *est.*, 2006,
 2008.
 Inquiry, *address*, 85.
 Training, *est.*, 2003, 2006, 2007.

Art:

- Gheysens, Mr C., Recovery of Paintings,
q., 44; *address*, 197; *q.*, 274; *address*, 435;
q., 567, 725, 1574, 1712; *budget*, 1738; *q.*,
 1851, 3816, 5252.

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

ACCOMMODATION, *est.*, 1807.

ACTING CLERK: APPOINTMENT OF MR R. E.
 WARD, 1863.

ADDRESS-IN-REPLY DEBATE, TERMINATION,
adj., 161.

ALLOCATION OF TIME FOR DISCUSSION, 1818,
 1861, 1922, 1989, 2023, 2096, 3023.

AMANUENSES, *est.*, 1800, 1801, 1832, 1839.

BUSINESS OF THE HOUSE, *m.*, 639; *q.*, 2717.

CHAIRMAN OF COMMITTEES (L. A. PUNCH,
 ESQ.), RULINGS, OBSERVATIONS AND
 OPINIONS:

Amendments: An amendment to introduce
 an entirely new principle into the original
 Act is outside the order of leave and not
 strictly relevant to the bill, 689. Under
 section 46 of the Constitution Act and Stand-
 ing Order 133, no amendment may con-
 template the spending of money from con-
 solidated revenue, 1722, 2068. The short
 title may not be amended unless this is
 made necessary by amendments to the sub-
 stance of a measure, 2993.

After one amendment has been disposed
 of a further one may be moved, 2579. A
 member seeking to move a number of amend-
 ments may speak on all of them together,
 but each amendment must be moved sepa-
 rately, 3072. A proposed amendment must
 be submitted in writing at the time the
 mover wishes to speak to it, 4014.

Portion only of an amendment was put
 in order to preserve the rights of the Minis-
 ter to move an overlapping amendment to
 the same clause, 5049. Two amendments
 referring to a later part of the clause having
 been debated, an amendment to an earlier
 part could not be accepted at that stage,
 5412.

Chair: A member must address the
 Chair, 1024, 1812, 1835, 1837, 1943, 2087,
 2122, 2582, 3374, 4015, 4023, 4025; he may
 not insult the Chair by his demeanour, 1026;
 or speak on the Chairman's ruling, 2993.

It is the responsibility of a member seek-
 ing the call to catch the Chairman's eye,
 4435.

Documents: A member may not read a
 letter without being able to disclose to the
 Committee who wrote it, 2092.

Hansard: It is not in order to read from
 the *Hansard* report of the current session,
 1807.

Interjections and Interruptions: A member
 should be heard in silence, 877, 1534, 1603,
 1776, 2124, 3374. The Premier having

ASSEMBLY, LEGISLATIVE (continued):

CHAIRMAN OF COMMITTEES: (L. A. PUNCH, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

been heard in silence, the same courtesy should be extended to the Leader of the Opposition, 2133.

A member should ignore interjections, 1603, 1806, 1813, 2087, 2122, 2317, 2581, 2582, 2947, 3374, 3659, 5045. The Chair will attend to interjections, 2317. Constant interjections are disorderly and discourteous to the member speaking who needed no assistance from either side, 1528, 1776, 1837. There were too many interjections from both sides, 2581, 3007. With fewer interjections a member speaking should be able to put his point more quickly, 880.

Too much audible conversation in the Chamber, 3374, 4827, 5043, 5048, 5481. It was difficult for the Chair to hear the debate, 5480.

Members Warned: Mr Bannon, 3241; Mr Chaffey, 2132; Mr Cox, 3009; Mr Doyle, 5431, 5435; Mr R. A. Dunbier, 878; Mr Earl, 1527, 1806; Mr Haigh, 5043; Mr Healey, 1745; Mr Jackson, 4025, 5480; Mr Kearns, 3240; Mr L. B. Kelly, 1785; Mr Mauger, 1534; Mr Mead, 878; Mr Ruddock, 1532, 3017, 3018; Mr Southee, 1530; Mr K. J. Stewart, 1527, 1530, 3009, 3010, 5431.

Offensive and Objectionable Remarks. Imputations and Aspersions: A member is only expressing his view when he says that another member is trifling with the House, 880. Reference to the Government's "breach of faith" merely expressed the member's opinion, and any insinuation from it could be dealt with when the legislation was before members, 1962. Members should not be too thin-skinned, 4537. A statement that the Minister had ulterior motives did not contravene the standing orders, and the Minister could refute the allegation in his reply, 5192. A member could not take offence at the statement that he had hurriedly scribbled an amendment on a piece of paper, 5197. Reference to banana consumers as a "miserable little group" not required to be withdrawn, 5483.

A judge may be attacked only by way of a substantive motion, 1945. The Chair did not hear the remarks complained of, 3370.

The following expressions were withdrawn: "You would not be smart enough to plunge a knife into my back". 2947. "The Minister attacked the Housewives Association", 4537. "His statement is a deliberate untruth designed only to deceive and mislead the Chamber", 4537.

ASSEMBLY, LEGISLATIVE (continued):

CHAIRMAN OF COMMITTEES: (L. A. PUNCH, ESQ.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

Personal Explanations: A complaint that a member was not given an opportunity to discuss a department's estimates after they had been agreed to by the Committee does not involve a personal explanation, 1922. A personal explanation may be made only when no question is before the Chair, 5438.

Points of Order: A member must speak to his point of order, 3375; and a member speaking to a point of order may not answer the member who raised it, 1019.

No point of order involved, 880, 1532, 2073, 3000, 5197, 5482, 5483.

Procedure: With the consent of the Committee, the remaining clauses were put in one question, 5485.

Relevance: A member must confine his remarks to the bill, or to the amendment under consideration, 1019, 1020, 1021, 1026, 2580, 3002, 3245, 3246, 3659, 3667, 4018, 4535; or to the motion before the Chair, 3012; or to the clause under consideration, 880, 884, 3241, 3242, 3243, 5195, 5196, 5480; though latitude is allowed on a wide clause that is the real basis of the bill, 3375, 5431; and passing reference may be made to other matters made relevant by linking them up with the matter under consideration, 2126, 2174.

In Committee a member may not give a second-reading speech, 1019, 5430; or answer comments made in that debate, 3374. The Minister was only replying briefly to inferences by an Opposition member and was about to return to the clause under consideration, 1025. A member may not discuss a clause that has already been agreed to, 4025; or an estimate that has already been agreed to, 2116.

Debate on the Supply Bill may traverse the full scope of government activities as affected by the provision of funds until the introduction of the Budget. A member may touch only briefly on such matters as proposed fare increases reported in the press, 954. He may comment upon certain aspects of government policy, but on specific aspects he must be brief and to the point, 956. Administration of housing is within the scope of this debate, 956; but not the opera house and its finance, 958; or the employment of men engaged on work financed by loan funds, 961.

In the budget debate any reference to Vietnam is irrelevant, 1603. Members discuss the Financial Statement, but may not deal with specific items of the estimates, 1605.

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ASSEMBLY, LEGISLATIVE (continued):

CHAIRMAN OF COMMITTEES: (L. A. PUNCH, ESQ.), **RULINGS, OBSERVATIONS AND OPINIONS (continued):**

Every member is bound by the decision of the House on a motion regarding certain aspects of Commonwealth-State financial relations, and in the budget debate no more than passing reference may be made to aspects bordering upon the terms of that resolution. However, the Leader of the Opposition could reply to the Treasurer's remarks in his budget speech concerning shortcomings of the existing tax reimbursement scheme, 1530.

A private member's motion on privilege is not strictly relevant to the debate on the Estimates of the Legislature, 1801. Menus in the parliamentary dining room are a purely domestic matter and are not relevant to the Estimate of the Legislature, 1815. The building of a new Parliament House cannot be linked to the Estimate of the Department of Decentralisation and Development, 1912, 1913.

Release of Crown land is an activity of the Department of Lands and is not relevant to debate on the Estimate of the Department of Local Government, though a member is entitled to touch briefly on the use of such land for residential purposes being considered by the State Planning Authority, 1960. It is not in order to discuss the expenditure of loan funds in the Estimates debate, 1942, 2013. The Estimates debate must be confined to administration. Individual proposals may be dealt with only briefly, 1948, 1949, 1954, 1959, 1960, 1977. The Hunter Valley Conservation Trust is not contained within the administration of the Minister for Conservation, 2016. The railways have nothing to do with the Estimate of the Metropolitan Transport Trust General Fund, 2116, 2126.

The abolition of the Legislative Council or the election of its members has nothing to do with the Estimates, 1806. Port construction and development are a subject for consideration on the Loan Estimates, 1946. Debate on the Loan Estimates is restricted to items appearing therein, though reasonable latitude is allowed, 2273.

Seating in Chamber: Two members were inadvertently sitting on the front bench in contravention of Standing Order 70, 4543.

Sub Judice: As the dismissal of a departmental employee was being considered by the Crown Employees Appeal Board the matter was *sub judice*, 962.

Tabling of Papers: A member may quote briefly from a document without being required to table it, 1596.

Tedious Repetition: Tedious repetition not permitted, 1026.

ASSEMBLY, LEGISLATIVE (continued):

CHAMBER ACOUSTICS, q., 4061.

CHRISTMAS FELICITATIONS, adj., 3677.

COMMITTEES:

House, *m.*, 730.

Library, *m.*, 730, 2801.

Printing, *m.*, 730; *reports*, 888, 1112, 1381, 1605, 1861, 2023, 2194, 2419, 2746, 3085, 3497, 3657, 3902, 4092, 4321, 4551, 4897, 5275, 5485.

Public Accounts, *est.*, 2071, 2072.

Public Accounts, *reports*, 1240, 2336; *budget*, 1735, 1736, 1741; *est.*, 1845.

Standing Orders, *m.*, 730, 914.

COST OF LEGISLATURE, est., 1808, 1809.

DEBATE ON INTERNATIONAL AFFAIRS, q., 4347.

DEPUTY LEADER OF THE OPPOSITION.

Election, 17.

DEPUTY SPEAKER (L. A. PUNCH, ESQ.) AND ACTING SPEAKERS (J. C. BRUXNER, ESQ., J. A. CLOUGH, ESQ., AND E. D. DARBY, ESQ., B.E.C.), RULINGS, OBSERVATIONS AND OPINIONS:

Adjournment: A member may raise on the adjournment a specific matter of local interest in his electorate, notwithstanding a notice of motion in his name on the business paper dealing with the general question involved, 4092 (Mr Punch).

Amendments: Pending later determination whether an amendment was in order the mover should confine himself to the motion and make only brief reference to the amendment, 4619, 4620. Amendment subsequently ruled acceptable and open to wider debate, 4623 (Mr Clough).

Chair: A member must address the Chair, 831, 1045, 4390 (Mr Punch), 1425 (Mr Darby), 2351, 2360, 2971, 2976, (Mr Clough); and he must not be frivolous towards the Chair. When the Speaker rises and calls for order it is disorderly for a member to try to finish his speech in opposition to the Chair, 1267 (Mr Punch). It is competent for the Speaker to rise at any time during a point of order, especially when he feels it is canvassing a ruling, 1428 (Mr Darby). A member should not be impudent to the Chair, 2976. It is out of order for a member to suggest what he might do in retaliation to the Chair if the conduct of the debate is not more to his satisfaction, 3254 (Mr Clough).

Dissent: Dissent may not be moved from the Speaker's decision in exercise of a discretionary power vested in him by the standing orders, 1171 (Mr Punch).

LEGISLATIVE ASSEMBLY (*continued*):

DEPUTY SPEAKER (L. A. PUNCH, ESQ.) AND ACTING SPEAKERS (J. C. BRUXNER, ESQ., J. A. CLOUGH, ESQ., AND E. D. DARBY, ESQ., B.E.C.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

Documents: Though a member must give the name and address of the writer if he wishes to read from or quote a letter, he may avoid this necessity by speaking in the third person and not actually reading the letter, 4477 (Mr Darby).

Interjections and Interruptions: A member should be heard in silence, 4079 (Mr Punch), 1891, 2360, 2361, 2971, 2976, 2977 (Mr Clough); and he should ignore interjections, 4478 (Mr Darby), 5175. There were far too many interjections from both sides, 5175 (Mr Punch), 2976, (Mr Clough); and too much audible conversation in the Chamber, 836, 1295, 1347, 1350. A Minister should be allowed to reply without interjection, 1241 (Mr Punch). A member having lost speaking time as the result of points of order members should maintain silence to allow him to continue his speech, 736, (Mr Clough).

The member would have the opportunity of asking questions in Committee and should refrain from interrupting the Minister in his second-reading speech, 4004. The member speaking and the Minister should desist from dialogue, 5458 (Mr Clough).

Members Warned: Mr Bannon, 1295; Mr Cox, 1352; Mr Earl, 4079; Mr Ferguson, 1352 (Mr Punch); Mr Haigh, 4134 (Mr Clough); Mr Jackson, 1045, 1346, 1705 (Mr Punch), 1426, 4663 (Mr Darby); Mr L. B. Kelly, 1343; Mr McCartney, 1046, 4390; Mr Mason, 1295; Mr Ruddock, 5175; Mr K. J. Stewart, 4079; Mr Waddy, 1296 (Mr Punch).

Ministerial Statement: Reply to a question without notice not ruled to be a ministerial statement, 1347, 4603.

Offensive and Objectionable Remarks, Imputations and Aspersions: A member was only expressing his view when he said that another member openly insulted the United Farmers and Woolgrowers Association, 1047. Members should not be too thin-skinned, 1351. A Minister's remark that some Opposition members want to protect hoodlums and terrorists did not mention any member by name, but if a member was upset the Minister would be asked to withdraw the imputation, 1351. A withdrawal must be unreserved, 1357 (Mr Punch).

A member who had asked for withdrawal of remarks offensive to him was satisfied with the statement by the member concerned that he stood corrected, 3905 (Mr Darby).

LEGISLATIVE ASSEMBLY (*continued*):

DEPUTY SPEAKER (L. A. PUNCH, ESQ.) AND ACTING SPEAKERS (J. C. BRUXNER, ESQ., J. A. CLOUGH, ESQ., AND E. D. DARBY, ESQ., B.E.C.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

The following expressions were withdrawn: An allegation that a member's participation in the debate was merely for party political purposes, though the Minister is entitled to express his opinion, 1196. An implication that the Minister and a member named in another place condoned someone's action in leaving explosives out in the open, 1356. "You are just stupid", 2640 (Mr Punch).

The statement that a member was "trying to interfere with the discussions" of schoolteachers with members of parliament, not required to be withdrawn, 1426 (Mr Darby).

Points of Order: A member must state his point of order, 1045; and speak to it, 1046 (Mr Punch), 1425, 4668 (Mr Darby). No point of order may be taken while a quorum is being called, 1295. A Minister replying to a question without notice may not deal with a point of order raised upon which the Chair has ruled that no point of order is involved, 1179. It is not a point of order to say that the Minister impugns a member's motives, 1196. An attempt to take a point of order on a member who had concluded his remarks, 1268 (Mr Punch).

A member's interruption was not a point of order, but merely an expression of opinion, 4134. The Chair did not wish to deprive members of the right to take points of order, 4620 (Mr Clough).

It is disorderly to take unjustifiable points of order 1424. A member who took a number of points of order over a period of half an hour might have been trifling with the House, 1429. When a point of order is raised members should not seize the opportunity to debate whether anybody's character has been impugned, 3904. A member may not interrupt a member speaking unless he takes a point of order in accordance with the practice of the House. To deny something said by a member is not a point of order, 3907, 3908 (Mr Darby).

No point of order involved, 835, 1045, 1047, 1179, 1241, 1263, 1295, 1325, 2640, 4079 (Mr Punch), 1426 (Mr Darby), 3261 (Mr Clough), 4166 (Mr Bruxner).

Privilege: The presence of police in the vestibule of Parliament House does not constitute a matter of privilege, which must be shown to involve the authority, the security and the dignity of the House and its members, 1171, 1353. Notice of motion given

7th August, 1968, to 14th May, 1969

ASSEMBLY, LEGISLATIVE (continued):

DEPUTY SPEAKER (L. A. PUNCH, ESQ.) AND ACTING SPEAKERS (J. C. BRUXNER, ESQ., J. A. CLOUGH, ESQ., AND E. D. DARBY, ESQ., B.E.C.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

by a member on this matter did not relate to a matter of urgency; it asked the House to declare a new contempt and must therefore stay on the business paper and be moved at the appropriate time, 1353 (Mr Punch).

Questions without Notice: A Minister replying to a question would not repeat anything that he may have said the previous week in answering a question, 1265. He may answer in his own way but should be brief, 1346, 1347 (Mr Punch).

Reading of Speeches: A member has every right to make a speech from copious notes, 1424, 1425. A Minister speaking on behalf of the Government or making a special statement has an extra special extenuation from the Chair in reading from copious notes, 1429. Point of order that a member was reading a speech that had been prepared for him by somebody else, dismissed, 926 (Mr Darby).

Relevance: A member must confine his remarks to the bill, 831, 835, 1042, 1046, 1357 (Mr Punch), 1108 (Mr Clough); or to the motion before the Chair, 2640 (Mr Punch), 2816 (Mr Bruxner), 924, 926; though some motions are obviously wide and allow of considerable latitude in this requirement, 3904 (Mr Darby), 5458 (Mr Clough).

Brief reference may be made to an unrelated matter if some latitude has already been extended to another honourable member, 838 (Mr Punch).

At the introductory stage only the principles of a bill may be debated, 3206. The Royal commission that made the recommendation of which the bill was a consequence may be the subject of passing reference in the second-reading debate, 3359. On a bill to increase rates of pensions and to remove some anomalies the problems of pensioners generally may not be discussed, 4668. On a motion concerning the Ivanhoe water supply reference may not be made to the water supply at Wentworth, 3906; or to what happens to the water on its way to Ivanhoe, 3910 (Mr Darby).

On a bill to ratify an agreement for the construction of a railway line from Broken Hill to Cockburn brief reference only may be made to the way in which use by rail of container cargo would affect shipping projects at Newcastle, 2688 (Mr Bruxner), and passing reference may be made to the line from Broken Hill to Sydney, 3253, 3254 (Mr Clough).

ASSEMBLY, LEGISLATIVE (continued):

DEPUTY SPEAKER (L. A. PUNCH, ESQ.) AND ACTING SPEAKERS (J. C. BRUXNER, ESQ., J. A. CLOUGH, ESQ., AND E. D. DARBY, ESQ., B.E.C.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

Sub Judice: The *sub judice* rule applies only when a specific case is before the court, 1350, 1351; but a matter under consideration within the mining organizations is not *sub judice*, 1325 (Mr Punch).

Urgency: A member speaking to urgency may not canvass the merits of the substantive motion, 1267 (Mr Punch).

ELECTION OF MEMBER, LEGISLATIVE COUNCIL, 692.

FACILITIES FOR MEMBERS, *address*, 56.

GAG, *est.*, 1853.

LEADER OF THE OPPOSITION, 17; *address*, 218; *q.*, 271; *address*, 361; *budget*, 1534, 1537, 1585.

LEADER OF THE OPPOSITION:

Election, 17.

Questioning by Police, *est.*, 1858.

Resignation, 17.

LEAVE OF ABSENCE:

Darby, Mr E. D., *m.*, 17.

Renshaw, Mr J. B., *m.*, 18.

MAIDEN SPEECH BY HON. MEMBER FOR MAROUBRA, *address*, 368.

MAIDEN SPEECHES, *address*, 472.

MEMBER REMOVED:

King, 463.

MEMBERS' RESPONSIBILITIES, *address*, 56.

MEMBERS:

Accommodation, *est.*, 1839.

Air Travel, *est.*, 1809, 1837.

Burrendong, *address*, 293, 389.

Commonwealth Matters, *est.*, 1800.

Downing, Mr Frank, *address*, 53.

Electoral Duties, *est.*, 1802.

Extra-Parliamentary Interests, *address*, 219, 239.

Father and Son, *address*, 534.

Honourable Member for Kembla, *q.*, 4121.

Interviews by Constituents, *est.*, 1830.

Kembla, *address*, 219, 238, 360; *q.*, 4428.

Kirribilli, *address*, 238, 244.

Maroubra, *address*, 219.

Motor Car Sales Tax, *est.*, 1839.

Northcott, *address*, 243.

Nott, Mr L. M., *address*, 57.

Oversea Trips, *est.*, 1838.

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

- Randwick, *address*, 376.
 Right to Speak, *est.*, 1852.
 Salaries, *est.*, 1804.
 Secretarial Assistance, *est.*, 1802, 1803, 1809,
 1833, 1837, 1838.
 Taxation, *est.*, 1834.
 Upper Hunter, *address*, 239.

MINISTRY:

Ministerial Arrangements, *address*, 17.

NEW MEMBERS, *address*, 456, 574, 580.

NOTICE OF MOTION, *p.o.*, 49; *notice*, 50, 1714.

OATH OF ALLEGIANCE, COMMISSION TO ADMINISTER, 24, 39.

OPPOSITION LEADERSHIP, *address*, 293.

PETITIONS, *q.*, 5121, 5243.

PRIVATE MEMBER'S MOTION, *p.o.*, 3899; *q.*, 3899.

PRIVILEGE: NOTICE OF MOTION, *q.*, 1755.

PRIVILEGE COMMITTEE, *est.*, 1801.

QUESTIONS AND ANSWERS, *q.*, 5250.

SALARIES, *est.*, 1804.

SECRETARIAL ALLOWANCE, *est.*, 1805.

SESSIONAL ORDERS, *m.*, 50, 726, 2910, 3696,
 4973, 5407, 5494.

SPEAKER, MR:

Absence, 1170, 1341, 4600.

Knighthood, 3680.

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

Address in Reply: Governor's Opening Speech; 50. Presentation to Governor of Address in Reply, 587, 658; and His Excellency's reply, 658. In this debate members may discuss what has been specifically referred to by His Excellency in his speech, but they may deal briefly also with matters which they contend should have been included in it, 373.

Adjournment: There would be two debates on the same subject at the one time if a matter that could be debated in the current Address-in-Reply debate were raised on the adjournment; alternatively, further debate on the same subject would be shut out in the latter debate, which would be unduly restricted, 161, 306, 480. A member was allowed to raise an urgent matter that had occurred after he had spoken in the Address-in-Reply debate, 306. A member may raise a matter of urgent importance affecting his own electorate, 2194, 5199; the Chair must accept his assurance that he has been approached by constituents, whom the member is not required to name, 2195.

ASSEMBLY, LEGISLATIVE (continued):

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

A member may not raise on the adjournment a matter that he could reasonably raise in a debate to be called on in two or three weeks' time, unless a decision is likely to be made on it before that debate, 1862. Brief reference may be made to the establishment of light industries for the employment of females in a member's electorate, even though the budget debate is in progress, as this is not a matter that the Chairman of Committees would allow to be discussed in detail, 1548.

Debate on the adjournment not necessarily out of order on the ground that it might lead to general debate, but general debate may not ensue, 618, 2195. The principle that a matter raised at question time must touch on the administration of a Minister is not applicable to the debate on the adjournment, 618. Mr Speaker had not ruled that a federal matter may not be raised on the adjournment, 619.

Mr Speaker's agreement in his room to a motion under Standing Order 49 is provisional only and is subject to any submissions that may prevail upon him when the motion is moved. An announcement by the Premier and Treasurer of projected increases in fares and freights is a specific matter, and though debate on it on the adjournment might inhibit discussion of the same matter in the estimates or budget debates, this is a question for the House to decide and not a matter of order for decision by Mr Speaker, 1001.

A motion designed to discuss a number of requests to various property owners was not a specific matter under Standing Order 49, 2066, 2067. A motion to discuss a statement by the Leader of the Opposition the day before did not come within the spirit of that standing order, and was out of order. If it were allowed, the procedure could be used to continue debate indefinitely, 2312, 2313.

Amendments: Mr Speaker thought that an amendment might be out of order as the first part enlarged the scope of the motion substantially and the second part went even further, and he invited the mover to discuss it in his room. If the amendment were to be ruled out of order the member would be given the opportunity to argue the position, 746. Subsequently, the amendment was ruled out of order as being subversive of the principle of the original motion, outside the scope of the motion and not relevant to its subject-matter. Another member would not

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ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.C.M.G., LL.B., B.EC.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

be precluded from moving a different amendment that met these requirements, 917. Pending later determination whether an amendment was in order the mover should confine himself to the motion and as far as possible not deal with the amendment, 3712.

Bills: The main purpose of a bill to provide a method of testing the concentration of alcohol in the blood was covered by the order of leave, and the measure was not outside the order and irregular in providing for a preliminary breath test to determine the alcohol in a person's body, 3465, 3468.

Chair: A member must address the Chair, 463, 842, 846, 3219; he would not then attract interjections, 5166. He may not canvass a ruling from the Chair, 463, 842, 3215, 3366; or defy a ruling, 345, 3215; or deliberately attempt to circumvent it, 912; or trifle with the Chair, 772. A member was ordered to apologize for the statement that the Chair's ruling seemed a little biased, 3366. The Minister was not canvassing a ruling in his reply to a question, 2390; but was trying to make a contribution on a difficult matter, 4671. A member need not explain his actions when a ruling is given by the Chair, 2664.

Mr Speaker not having heard accurately what a member had said cannot assume that a member would reflect on the Chair, 845. Mr Speaker is bound to put the most favourable construction on a member's actions and conduct, 306; and the Chair accepted the member's explanation for not raising in the Address-in-Reply debate a matter that he sought to raise as one of urgency on the adjournment the previous day, 307. It is not in order to discuss how the Speaker feels, for the Chair has no feelings, 850, 4732. A member was doing his best to co-operate with the Chair in a ruling of relevancy, 921.

It is not for the Chair to decide who is competent to adjudicate on tariffs, 619. Mr Speaker had no information about what the Acting Speaker had said, 3366. It is discourteous to interject while Mr Speaker is on his feet, 2909; and before a member screams advice at the Chair he should wait to see what the Chair does, 3493.

As it was the wish of the House to await an important message from the Legislative Council, Mr Speaker left the Chair until the ringing of one long bell, 2752.

Mr Speaker is only the servant of the House, administering the practice and standing orders as he finds them. It is open to

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.C.M.G., LL.B., B.EC.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

members to move for their amendment, 3901. A member had attempted by way of a point of order to involve Mr Speaker in the politics of a question, 4291. Mr Speaker is the custodian of the papers of the House and members may apply to him for access to them, 4649.

Chairman of Committees: The Chairman of Committees is Deputy Speaker only when he is actually sitting in the chair in the absence of Mr Speaker, or when Mr Speaker is out of the State. The Chairman is not bound by the conventions in the House of Commons that he may not participate in debate, move a motion or vote in division. There is precedent and those things are entirely a matter for him, 731.

Christmas Felicitations, 3678.

Documents: A member may not read in the Chamber a telegram unless the name of the writer is disclosed, 2629. A member was asked to identify the document from which he was quoting, 4472. A member having accepted responsibility for a document and identified it, may proceed to quote from it, 4835.

On a motion that a document be printed it is not for the Chair to say whether members may have an opportunity to debate it, 3181.

Delay in printing a document was not a matter for which the House was responsible and a member's remarks should not be interpreted outside as a reflection on the House, 4648.

Hansard: An allusion to or quotation from current *Hansard* may be made provided that it is brief and relevant, 519, 520. The giving of a copy of a written speech to *Hansard* or the press by a member before making his speech is to be discouraged, 920. A member wishing to make the point that he has been incorrectly reported in *Hansard* should be given the opportunity to do so, 2000. A member who wishes to incorporate in his speech any relevant statistical material may, in special cases, do so with the approval of Mr Speaker provided that there is no objection from any honourable member, 4670, 4671, 4672.

Interjections and Interruptions: Disorderly, 186, 425, 849, 868, 2392, 4244, 4733, 4866, 5166. Interjections divert a member speaking, 860, 2913; and he is entitled to be heard in silence, 647, 779, 868, 1409, 2219, 2721, 3215, 3229, 4634. Members on both sides should extend to another member the same courtesy that he showed them, by not interjecting while he is speaking, 463, 1906,

ASSEMBLY, LEGISLATIVE (*continued*):

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

4292. Mr Speaker accepted an apology by a member who had interjected, 1990. The Chair will deal with members who interject persistently, 697, 1409, 1990. If he had applied standing orders as some of his predecessors had done, some members would have been removed from the Chamber four times for persistent interruption. Henceforth, a specific warning would not be extended to a member. All members should comply with the standing orders in a decent, courteous and orderly manner, 2535, 3453, 3494. The Chair's appeal for order is directed to all members who are in error at the time, and any member who continues to interject is liable to removal although he may not have been called to order by name, 1930, 4866.

A member speaking should ignore interjectors, 425, 846, 3698; in which event Mr Speaker is able to control them quite easily, 846, 1036. A member speaking needed no assistance by way of interjection from other members, 3214, 3215. The mover of the motion could answer points in his reply, instead of by interjection, 4635.

A member who had asked a serious and important question was entitled to an answer in silence, 2718; and a Minister is entitled to give his reply in silence, 868, 1567, 3695. A member interjecting was informed that if he wished to speak in the debate Mr Speaker would list his name, 218. If the member did not subside and refrain from interjecting he would not be present when he could have been given the call, 2035.

Excessive audible conversation in the House, 772, 868, 5488; members should pay the Chair and the member speaking the courtesy of leaving the Chamber and carrying on their conversations outside, 2397. Disturbance in the House must cease, 4733.

Knighthood for Mr Speaker, 3680.

Legislative Assembly: Acoustics and amplifying system, 4061.

Concessions to and requests by amanuenses staff, 3052.

Leader of the Opposition and Deputy Leader of the Opposition: Congratulations, 17.

Legislative Council Elections: Procedure in marking ballot papers, 692; assistance to members in voting, 693. Removal of item concerning election from the business paper, 4609.

The front bench on the right of the Chair is reserved for members holding office under the Crown, 4293.

ASSEMBLY, LEGISLATIVE (*continued*):

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

Member Removed: Mr Sloss, 463.

Members Warned: Mr Bannon, 2995, 4733; Mr Booth, 5188; Mr Cox, 697; Mr Deane, 2393, 2394; Mr Durick, 333, 1930; Mr Earl, 2722; Mr Einfeld, 2722, 4734; Mr Grassby, 4124; Mr Hills, 4068; Mr Jackson, 219, 1900, 1993, 2720, 2722, 3819; Mr Jones, 3453, 5188; Mr L. B. Kelly, 2719, 3215, 3220; Mr R. J. Kelly, 1893, 2103, 3895, 3896, 4204, 4346; Mr Neilly, 1409; Mr Simpson, 2831; Mr Sloss, 228, 462, 1990; Mr K. J. Stewart, 428, 4068; Mr Waddy, 2393.

Ministerial Statements: Mr Speaker declined to rule that a Minister's reply to a question without notice was a ministerial statement, 424, 860, 906, 910, 3895, 4512; because the Minister was not stating government policy and the length of his reply had been influenced by interjections, 3453. A Minister's reply to a question may not be ruled a ministerial statement merely to enable debate to take place, 2714. An announcement of ministerial arrangements is not a ministerial statement, 3684.

Motions: Notice of motion may be given within the time laid down by Standing Order 74 or, with the indulgence of the House, outside that time. Indulgence in such circumstances amounts to suspension of standing orders, 105. The Leader of the Opposition was granted an indulgence to give notice of motion for disallowance of regulations after the appropriate time; such motions are expressly allowed under Standing Order 39 before the conclusion of the Address-in-Reply debate. Another member, offered the same indulgence to give notice of motion on a question of right, declined to accept it. The motion could not be debated until the conclusion of the Address-in-Reply debate and might even restrict that debate, 50. Notice of motion may be withdrawn, with the leave of the House, 189.

It is the prerogative of the Crown to formulate the terms of reference of a Royal commission. A motion that does no more than call for the setting up of a Royal commission or a full and open inquiry, without attempting to formulate actual terms of reference, is in order, 331. In such a motion the phrase "calls upon" must be construed as having the same effect as "requests", 331.

A motion calling upon the Premier to convene a meeting of State Premiers when, according to press reports, such a meeting

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ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.C.M.G., LL.B., B.EC.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

had already been called, the House to decide, and did not infringe the ruling relating to debate on non-existent circumstances. The House does not take notice officially of what appears in the press and members did not know officially that a meeting had been called. The Speaker should not have to decide something of which neither he nor the House has any official knowledge, 734.

A motion for the appointment of a joint select committee does not require an ingredient that a message be sent to the other House inviting its participation in what was proposed. If the motion is passed, a message is automatically prepared, signed by the Speaker and sent to the Legislative Council, 787.

A notice of motion containing argument or unbecoming expressions may not be amended to conform to Standing Order 106, but will be ruled out of order, 2219. A motion may not be moved by consent if one member dissents, 2313. A member may move only a motion standing in his own name on the business paper, 4610.

Offensive and Objectionable Remarks, Imputations and Aspersions: A member who intentionally cast a reflection on the Governor would be required to withdraw it immediately, 579. If a member obtaining the withdrawal of words to which he has objected insists on an apology, he should be given it, 3622. Withdrawal and apology must be without comment or qualification, 2315, 3494. A member may not attack a member of another place, 4120. A member should avoid personalities, 5496.

The expression "Morton the Mortician" is out of order, 611. A statement or an implication that the Premier had twisted would be an unparliamentary expression, 824. The Minister's suggestion that the Leader of the Opposition would be unhappy now that rain had fallen on the South Coast was, at worst, fairly strong political comment. To rule it objectionable would result in severe restriction of members' freedom of speech, 2398. The phrases "confidence trick" and "political stunt" are commonly used by members on both sides and are not objectionable, 2165. At the Speaker's invitation the Minister explained that his reference to "the left-wing member for Bulli" was not intended to cast any reflection on the Leader of the Opposition, 4322. Used in proper taste, the word "gerrymander" is permissible, 5165. The remark

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.C.M.G., LL.B., B.EC.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

that a member "could count to twenty-five" was made facetiously and was not objected to by him, 5250.

The following expressions were not required to be withdrawn: "The hon. member asked a question . . . suggesting that an hon. member of the Government side had been involved in some improper way", 505. "Had I been a member of the Government I should have been embarrassed for the Governor and for the Ministers, too, for such a shoddy (Opening) Speech", 579. "It is impertinent (of the member)", 696. "Everybody in the Parliament knows them (leaders of organized crime)", 822. "The hon. member did not stop yapping", 1438. "If you kept away from a certain part of the House a bit more, you might be a better man" and "if the hon. member . . . wants to become involved in my personal life, I should like to say a few words about his", 2722. "The hon. member has been trying to say something insulting about the new members of the Ministry", 3697. "The left-wing member for Bulli", 4321. A statement that the Leader of the Opposition did something "to obtain a miserable political advantage" is somewhat coloured, but cannot give real offence and the Chair would not insist on its withdrawal, 2722. A statement that the Minister instructed the Whip to take certain action, denied by the Minister, was not required to be withdrawn, but the member making it must accept the Minister's assurance that it was untrue, 3494.

The following expressions were withdrawn: "The lunatic from Wollongong", 337. Reference to a member as being "dumb", 1033. "I find myself charged with . . . dishonesty by the Minister", 1999. "You have either a bad memory or you are a liar", 2314. "Sergeant Cox (the member for Auburn) who went door-knocking and police-knocking in Warringah", 3469. "The Leader of the Opposition is a rotten liar", 3493. "You are a guttersnipe", 3494. "Sir Frank Packer might have demanded that one of his representatives here, the hon. member for Hurstville", 3621. ". . . the actions of the Government in . . . appointing its own stooges to administer the affairs of the City of Sydney . . .", 3629. "If the Government felt that this motion had been moved in good faith", though it was only the Minister's opinion, 4068. "The only person who seems to know much about the Communist Party is the hon. member for Hurstville", 4293. "The hon. member . . .

ASSEMBLY, LEGISLATIVE (*continued*):

SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.C.M.G., LL.B., B.EC.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

raises his voice in protest when a member of this House attacks the Communist Party", 4293. "The Chief Secretary would not be introducing this legislation . . . unless he proposes to attempt to keep this Government in office for at least twenty years", 4652. "Then it is a farcical ruling", 4672.

Parliament: The Legislative Council and the Legislative Assembly are separate institutions and neither House should seek to criticize the acts or the administration of the other, 3691, 3900, 3901; though a question asking whether the Government proposes to initiate or to support any action concerning the upper House is not out of order, 3691. A member of the Legislative Assembly may not attack a member of the upper House, 4120.

Parliament House: No Government approval for a new Parliament House, 199. Fire precautions, 5391.

Personal Explanations: A personal explanation may be made by a member if time is available at the end of his remarks on the adjournment, 306. A member may say only in what manner his political integrity has been impugned, and he may explain his position; he may not debate or argue the matter, 643, 4735, 5399. A statement that the proposed plan for a municipality was never shown to the local member is no ground for his making a personal explanation, 1931.

In making a personal explanation a member should be given the opportunity to make his point to which he was leading up in his preliminary remarks, 2000. A member was granted indulgence in his personal explanation after Mr Speaker, under a misapprehension, had ruled that the member was not entitled to speak to a motion, 2315. A personal explanation may not be made by way of a point of order, 3235.

Petitions: Petitions praying for reversal of the Government's decision to decontrol rents on business premises did not conform to established practices of the House, but were allowed to proceed on condition that they were not taken as a precedent, 2216.

It is the accepted and inalienable right of every citizen to petition Parliament upon any matter that concerns him: the standing orders are explicit upon the manner of presentation of a petition and the form it shall take, 5121. Details of petitions rejected or not accepted, 5243.

Points of Order: A point of order must be taken immediately, 104, 1715; and may not be taken against the Chair, 161. No

ASSEMBLY, LEGISLATIVE (*continued*):

SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.C.M.G., LL.B., B.EC.), RULINGS, OBSERVATIONS AND OPINIONS (*continued*):

point of order may be taken when another member is addressing the Chair on a point of order, 2312. A member rising on a point of order must state it immediately without comment, 910, 1033, 1823, 2722.

It is not a point of order to say that the Minister is incorrectly attributing remarks to a member, 308. A point raised went to the merits of a member's case rather than to any point of order, 345. Ruling on a point of order deferred until after the luncheon recess, 3465.

No point of order involved, 97, 337, 910, 998, 1039, 1079, 1409, 1411, 2196, 2390, 2668, 2669, 3237, 3991, 4513, 4526, 4839, 5119, 5164, 5452.

Press: A member who wishes to read from a newspaper must assure the House that the material which he proposes to read is accurately reported, 871.

Privilege: Statement of basis upon which Mr Speaker decides whether a *prima facie* case of privilege has been made out. A citizen who employed private inquiry agents to try to obtain information to discredit a member, with the intention of intimidating him in the free discharge of his duty, is not guilty of a breach of privilege; though he would be so guilty if he sought to carry out his intention, 1864. Having regard to the report of the select committee of the House of Commons, Mr Speaker would raise the subject of privilege with the Standing Orders Committee, 3049.

No question of privilege was involved in members' complaints that papers necessary to a consideration of a bill before the House had not been made available to them, 4649, 4650.

Procedure: The standing order that a member shall be referred to by the name of his electorate will be strictly enforced, 272, 3469. There is no right of reply unless the motion has been debated, 1002. The Minister, in his reply, may answer matters raised in the debate, 5186; which is then concluded, 1113. A Minister who has spoken in any debate may not address the House again in the same debate, 1420.

A member may not move on behalf of another member without his written permission. Standing Order 101 applies only to a Minister, 1714. After the question has been put and the motion declared carried, no further discussion on it is allowed, 2333. Motion for the third reading of a bill not to be debated, 2635. An obvious error in

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ASSEMBLY, LEGISLATIVE (continued):

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

the printing of a bill had been corrected and initialled by the Chairman of Committees, pursuant to Standing Order 184, 3496.

The House continued debate on a measure after 1 p.m. so that the Premier could reply, as he would not be in attendance in the afternoon, 3622. During tabling of papers by Ministers a member may not question the Chair or seek a ruling, 3695. A member was asked whether he was leading for the Opposition, 4659.

It is not proper for a Minister to be questioned at question time on the motives of a member in giving notice of motion. To allow the Minister to comment would be to invite him or give him an opportunity to debate the motion before it is moved, 3899. A member may not refer to a debate on a bill not before the House, 4836. A bill passed in the lower House and transmitted to the Legislative Council is no longer before the Legislative Assembly and is not therefore the subject of current debate. A question based on it is permissible, 4972.

Questions without Notice: A question may not be hypothetical, and may not seek an opinion, 694; or give an opinion, 2037; or give too much information, 567; or infringe the *sub judice* rule or cast aspersions on the motives for prosecutions, 2793; or debate an answer already given on the same question, 2626; or put the Minister in a position of having to argue and debate matters during question time, 4349; or make a personal attack upon another member, 4428; or contain a great deal of argument, 3901, 4349.

The Minister was so used to hearing argument in questions that he was surprised to hear one merely seeking information, 382C. He may answer a question as he thinks fit and may choose to ignore any part which seeks his opinion, 504, 3695, 4866; and may ignore any part if he so wishes, 4733. In his reply to a question concerning the passage of a bill the Minister was not debating the measure, 2908. The Minister was asked to confine his reply to matters of administration and not to views, 2390. Though Opposition members had appealed to Mr Speaker to restrain the length of the Minister's reply, their interjections were making it impossible for him to deal with the subject briefly, 860, 861, 993.

A long question to which the Minister could not reasonably be expected to reply without notice should be placed on the

ASSEMBLY, LEGISLATIVE (continued):

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

Questions and Answers paper, 507, 1928, 3046. Had Mr Speaker known that the question would involve such a lengthy reply, he would have asked that it be put on the *Questions and Answers* paper, 861. The Minister was asked whether he could answer the question within the limits of question time, 506, 909, 1573, 4968. A Minister replying to a question may not debate a motion before the House on the previous day. He may indicate that he will make a statement to correct misleading statements in that debate, but he may not, in reply, make that statement, 3752. A Minister replying to a question may not canvass what was debated in the Address-in-Reply debate, 423. A question may not invite a Minister to discuss what has been said by another member during the Address-in-Reply debate, 502; or raise a matter that may be discussed in debate on a bill on the notice paper, 2385, when the Minister could then reply, 3446. A question may seek information that the member is entitled to use in the current budget debate, 1406, or the current estimates debate, 1828.

A member asking a question concerning a radio discussion was asked whether he had heard it himself and whether it was accurately reported, 272; and a member accepted responsibility for statements he had heard broadcast, 5397. A question without notice may not ask for verification of statements appearing in a newspaper, 426, 696; or seek confirmation of rumours or of a press report, 4733; or be based wholly on a press report, 5120, 5121, 5125. A question obviously based to some extent on a press report could not be adequately dealt with by the Minister within the question time and should be placed on the *Questions and Answers* paper, 1691. A Minister may make reference to a newspaper report when replying to a question, 4734.

A member whose question obviously supplied information and was showing signs of becoming somewhat lengthy and involved was given time to reframe it to make it acceptable, 908; and a member was given an opportunity to reframe his question which did not conform with standard practice, 2538, 4428. The asking of more than one question at a time is discouraged and offending questions have been ruled out of order, 2715; but a question obviously involving two parts relating to the same matter was allowed, 419.

A question should not amount to a short speech, and it is inappropriate to do nothing more than canvass the Minister's views,

ASSEMBLY, LEGISLATIVE (*continued*):

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

2389. A question was restated in view of dispute whether it sought a Minister's opinion, 1823; and because of interruption, 1829.

The question asked was obviously a question without notice, 906. A member's view on the desirability of allowing supplementary questions depends upon whether he is the Speaker, 915. A member should listen to the reply that he has sought to his question, 1567. A question concerning the behaviour of university students was one to which the Minister for Education could reply, 4291. A question without notice may seek a ruling from the Chair, 3901.

In respect of a motion of general business standing in the name of a member, another member may ask him, by way of a question without notice, only whether he will consider bringing it on by way of urgency or will withdraw it, 1755.

Reading of Speeches: The practice has always been to allow reference to copious notes, and a Minister may read his speech if he wishes, 110, 463, 919, 940.

A long-standing rule, followed with considerable flexibility and tolerance, is that a member must address the House in his own words and must not read from written, previously prepared speeches. Elaboration of this rule, 919, 921, 5477.

Relevance: A member must confine his remarks to the bill under consideration, 591, 600, 1028, 2663, 2673, 2830, 3645, 4078, 4234, 4675, 4774, 4775, 5165, 5167, 5446, 5474, 5495, 5496; or the question before the Chair, 2390, 2392, 2394, 2912, 2913, 3697, 3698, 4638; or to urgency, 2993, 2994; or to the point of order, 463, 732, 906, 2312; though some latitude is allowed, 728, 921, 1028, 5446. He is entitled to say anything reasonably within the confines of the bill, 845, 850; but he should make his observations so clear that their relevance is perceptible, 373, 848, 935. A member is entitled to express his view on legislation coming before the House, but only within the limits of the ordinary rules and practice of the House, 5451.

A member may be provoked into irrelevant remarks, 844; and therefore may be extended some latitude for a limited time, 2393, 2395; but he must then return to the bill, 2940. He should ignore interjections the answer to which would be irrelevant as going beyond the scope of the bill, 5447, 5448. Failure to apply the strict rules of debate can lead to irrelevancies in debate,

ASSEMBLY, LEGISLATIVE (*continued*):

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

2395. The Chair was a little over-indulgent in allowing a member to open up a new field and he was asked to conclude his point as quickly as possible, 1039, 1040. If a member persists in speaking away from the bill he may sooner or later be asked to resume his seat, 845, 4839. A member may not criticize another for not speaking generally on the problem, on which he was precluded from speaking by the Chair, 5449.

On the introduction of a bill to enlarge the Ministry a member may not discuss why something happened to him when he was a Minister, 3201, or deal in too much detail with accommodation at Parliament House, 3622. At the introductory stage debate is limited to the actual amendments made by the bill and to matters that the Minister opens up in his speech, 3202, 4654; but a member may deal with a matter that supports a principle relevant to the bill, 4655.

At the second reading, discussion is confined to the principles of the bill, 3384, 3390, 3391; and must be relevant to the Minister's speech or the objects of the bill, 1012, 1013, 1037. On a bill relating to a university only passing reference may be made to the autonomy of a university college or administration of the university, 1012, 1013. At the second reading a member may not introduce irrelevant matter and thus attempt to carry on a debate from question time, 1014.

On the motion for the adoption of the report a member may not canvass the bill or its principles, 3495. Debate on the third reading is confined to the principle of the measure. A member may not canvass its contents or repeat the second-reading debate, though he may advance reasons, in support of his amendment, why the bill should be read in six months' time, 942.

In reply the Minister or member may deal with remarks earlier in the debate, 345, 2394, 2395, 2398; but he must not go into detail, 2396; or raise new matter, 824, 3235.

On a bill dealing with methods of voting brief reference may be made to the method of voting contained in the rules of the Australian Labor Party, 842, 844. Passing reference may be made to the need for some legislation, 2393; but no comment may be made on the substance of legislation needed, 2394. On a bill dealing with the redevelopment of Sydney Cove only, passing reference may be made to Sydney Hospital and the Overall plan as it relates to Sydney Cove, 2664.

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ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.C.M.G., LL.B., B.EC.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

A motion to give precedence on Tuesday to government business has nothing to do with the drought or dairy policy, 2912; or with Commonwealth-State relations, intrastate airlines, or meat inspection services, 2913. On a bill for the sale of a State-owned coalmine a member may not go into a full discussion of foreign ownership of Australian assets, 3232, 3233. Cost of road construction is not relevant to debate on a bill for financial assistance to local government, 3365. A bill for the development of Port Kembla inner harbour has nothing to do with a statement about a federal member, 3384; or the use of the present coal-loader or lavatories; though a member may argue that the wharf should be completed as part of the port development, 3386.

On a bill to vary the powers of the Rural Bank, brief reference only may be made to its history and development, 4247; but not to the Select Committee on Drought, which had nothing to do with it, 1036. On a bill to increase pensions in the mining industry it is competent to canvass the adequacy of the pension, 4669; but to make only brief reference to the economic of the industry, 4676.

At the introductory stage of a bill concerning the Milk Board a member was warned against debating government policy on the dairy industry at great length during the second-reading debate, 4875; and was subsequently precluded from doing so, 5446, 5449, 5450, 5451.

On a bill concerning parliamentary electorates brief reference may be made to earlier Acts or earlier redistributions, 5164; but the proposed constitution of the Legislative Council is of dubious and remote relevance, 5168.

Point of order on relevance not upheld, 2314. Mr Speaker not having heard the remarks of a member, he could not uphold a point of order on their relevance; though this did not mean that Mr Speaker concurred in them, 3698.

Repetition: Tedious repetition relates to the current debate, 748.

Sub Judice: A question without notice may not be asked on a matter that is clearly *sub judice*, 271; but a question may be carefully phrased so that it does not infringe the *sub judice* rule. A question was deferred until the following day to determine whether it infringed the rule, 1690, 1760, 5247; and it was subsequently put in a modified form, 5392.

ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR (THE HON. SIR KEVIN ELLIS, K.C.M.G., LL.B., B.EC.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

A member may not refer to a matter that is *sub judice*, 332, 345, 1052. A member was asked whether the matter he sought to raise on the adjournment was still before the court, 4259.

Though a motion did not infringe the *sub judice* rule, the mover must refrain from dealing with matters that are in dispute and that are being discussed in that dispute, 4067.

Tabling of Papers: A member moving a substantive motion may not read out a document unless he places it on the table, thus making it available to the House generally, 336, 337, 432. Such documents are available only to members and are not public documents at that stage, 346. A member may make brief reference to a document without tabling it, 364.

The rule is that a letter may not be read to the House unless the document is identified and is placed on the table for the information of all members, but sometimes it would not be desirable to insist upon its strict application, 790. A member gave an assurance that, without tabling the documents, he would hand every document from which he quoted to the Attorney-General, 1694.

Time for Speeches: Debate on the adjournment is limited to ten minutes, 5509; and the member was not helping himself by his attack on personalities, 307. In the Address-in-Reply debate a motion for a member's time to be extended by twenty minutes may be entertained by the House, 389. A member had only half a minute in which to speak on the adjournment, 1468.

Urgency: Question of urgency is one for the House to decide, 331, 911. If urgency is allowed on a motion, the debate on the subject may not be continued in the debate on the Address in Reply, which might amount to anticipation, 331, 335.

A member speaking to urgency may not canvass the merits of his substantive motion, 646, 647, 720, 912, 913, 1693, 2993. A consideration cannot be made urgent simply by stating that it is urgent and then by stating facts that have no relevance to urgency. To say that a matter has been criticized by somebody in the Liberal Party does not make it urgent and such a statement has no relevance to urgency, 912.

A motion of urgency did not contain argument or unbecoming expressions, 2219. Though the Chair will not allow motions of urgency to be amended, with the indulgence

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ASSEMBLY, LEGISLATIVE (continued):

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

of the House a member was allowed to amend his motion to provide for the appointment of a select committee of ten members instead of eleven, as originally proposed and contrary to the standing orders, 786.

SPECIAL ADJOURNMENT, *m.*, 648, 1576, 2391, 5506, 5507.

STAFF, *address*, 56.

STAFF: HOURS OF DUTY, *est.*, 1810.

STATIONERY, *est.*, 1810.

TEMPORARY CHAIRMEN OF COMMITTEES, 40.

TEMPORARY CHAIRMEN OF COMMITTEES (J. C. BRUXNER, ESQ., J. A. CLOUGH, ESQ., AND E. D. DARBY, ESQ., B.Ec.), RULINGS, OBSERVATIONS AND OPINIONS:

Amendments: The Minister was allowed to explain a proposal to replace a clause before a member foreshadowed his amendment that he proposed to move to the old clause, 4089 (Mr Bruxner).

Chair: A member must address the Chair, 1051 (Mr Bruxner), 2179, 2180, 3007, 3013 (Mr Clough). A member is not paying due respect to the Chair by suggesting that the Chairman was not controlling the Minister or any other member. If stricter action were desired, the Chair would take it against members on both sides, 3634 (Mr Bruxner).

Interjections and Interruptions: Interjections were neither encouraging nor discouraging the member speaking, who should be allowed to conclude his remarks in silence, 1736 (Mr Bruxner).

Too much interjection, 2079, 2179, 2180; and too much audible conversation, 2079, (Mr Clough). A member should be heard in silence, 1543 (Mr Darby), 2079, 2180 (Mr Clough). A member who does not agree with the member speaking will have ample opportunity later in the debate to express his disagreement, 1543 (Mr Darby).

Members Warned: Mr Bannon, 2180; Mr Jackson, 2262 (Mr Clough).

Offensive and Objectionable Remarks: The following expressions were not required to be withdrawn: "Somebody outside the Chamber has told the hon. member . . . what he should say here this afternoon", 1379 (Mr Darby); "(The Deputy Leader of the Opposition) was acting a part in the *Merchant of Venice*", 1855, for any inference that a member likes to draw from the remark is entirely a matter for himself, 1855 (Mr Bruxner).

ASSEMBLY, LEGISLATIVE (continued):

TEMPORARY CHAIRMEN OF COMMITTEES (J. C. BRUXNER, ESQ., J. A. CLOUGH, ESQ., AND E. D. DARBY, ESQ., B.Ec.), RULINGS, OBSERVATIONS, AND OPINIONS (*continued*):

Quorum: The only person who should remain in the Chamber when a quorum is called is the member who calls the attention of the Chairman or the Speaker to the fact that a quorum is not present, 1537 (Mr Darby).

Relevance: A member must speak to his amendment, 1048 (Mr Bruxner), 1378, 1379. By the indulgence of the Chair a member was permitted to reply briefly to a statement of the Minister, 1380 (Mr Darby). A member must confine his remarks to the motion, 2816; or to the clause under consideration, 3633 (Mr Bruxner).

A member was merely making introductory remarks and he intended to return to the budget immediately, 1731. The work of a financial committee of Parliament relates to the estimates and is relevant to the budget debate, 1736. Administration of the police force has nothing to do with its financing, and in the budget debate a member should relate his remarks to the section of the force covered by the Premier's Estimates, 1737. It is not in order to discuss a particular matter and to make criticism of the police, 1738 (Mr Bruxner).

The Chair was prepared to hear further the remarks of a member as no doubt he would link them up with some aspect of departmental administration. No full scale debate on policy would be allowed in the estimates debate, 1849, 1850, 1851, 1852. On the Estimate of the Minister for Local Government the Minister may reply to a member who touched on the use of Crown land for residential purposes considered by the State Planning Authority, 1966, 1967, 1968.

In the estimates debate a member may deal only with administrative matters, though he may make brief and passing reference to policy and capital works, which involve loan funds, 2076; he must link it up without delay to the estimate under consideration, 2078 (Mr Clough).

THEFT FROM MR SPEAKER'S ROOM, *q.*, 1469, 1551.

VACANT SEAT, 3685.

WORKING CONDITIONS, *est.*, 1803.

Auditor-General:

Report, *loan*, 2246.

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Australia:

Bicentenary of Landing of Captain Cook, *q.*, 569, 570, 619, 724, 1490; *est.*, 1974.
Status, *q.*, 855.

Australian Constitution:

Referenda, *address*, 410.
Revision, *budget*, 1531.

Australian Labor Party:

Budgetary Procedures, *budget*, 1577.
Disunity, *address*, 533.
Federal Platform, *budget*, 1732.
Financial Policy, *loan*, 2320.
Increased Taxes, *budget*, 1782.
Labor Council of New South Wales: Petition, *budget*, 1533.
Leadership, *budget*, 1536.
Membership of Hon. Member for Nepean, *address*, 533.
Policy, *address*, 221, 361, 362, 583; *budget*, 1534, 1539; *loan*, 2321.
Policy of Democratic Socialism, *address*, 161.
Tactics, *budget*, 1577.

Automation and Mechanization:

Effects, *est.*, 2007.
Hours of Work, *est.*, 2003.
Re-training, *est.*, 2002.

B**Baby Health Centres:**

Building Programme, *loan*, 1792.
Edgeworth, *loan*, 2154.

Banking (See also "Commonwealth-State Relations", "Economic Conditions", "Finance and Investment"):

Bank Mergers, *q.*, 4059.
Government Deposits, *address*, 244.
Interest Rates, *address*, 244.
Rural Bank Gift Cheques, *q.*, 2441, 2757.
Rural Bank of New South Wales, *q.*, 4347.
Rural Loans, *address*, 244.

Beaches:

Botany Bay: Foreshores Erosion, *loan*, 2263.
Erosion, *q.*, 716.
Fatality at Lady Robinson's Beach, *q.*, 717.

Beaches:

Litter, *address*, 352.
Oil Pollution, *q.*, 5399.
Pollution, *q.*, 3957, 3958, 4092, 4349, 5061, 5285.
Recreation Facilities: Redevelopment, *loan*, 2265, 2266.
Safety, *est.*, 1972.
Shark Meshing, *est.*, 1955, 1977; *q.*, 3334.
Surfboards, *q.*, 3333.
Vandalism, *q.*, 3448, 4125.

Betting and Gambling:

Football Pools, *q.*, 4425.
Housie Housie on Licensed Premises, *q.*, 4344, 4345.
Starting Price Betting, *address*, 363.
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BILLS:**ABORIGINES BILL:**

Assembly: Int., 2338; 1R., 2340; 2R., 3721, 3763; *Com.*, 3806; *ad. rep.*, 3810; 3R., 3822; *mes.*, 4223; *cons. amds.*, 4435; *ad. rep.*, 4436; *mes.*, 4437; *assent*, 4963.
Council: 1R., 3891; 2R., 3962, 4044; *Com.*, 4058, 4098; *ad. rep.*, 4100; 3R., 4181; *mes.*, 4405; *assent*, 4898.

ADMINISTRATION OF JUSTICE BILL:

Assembly: Assent, 17.
Council: Assent, 7.

AERIAL SPRAYING CONTROL BILL:

Assembly: Int., 2336; 1R., 2337; 2R., 4081; *Com.*, 4089; *ad. rep.*, 4092; 3R., 4126; *mes.*, 4600; *assent*, 5243.
Council: 1R., 4094; 2R., 4332, 4407; *Com.*, 4414; *ad. rep.*, 4415; 3R., 4492; *assent*, 5202

APPRENTICES BILL:

Assembly: Int., 4646; 1R., 4650; 2R., 4876, 5005; *Com.*, 5038; *ad. rep.*, 5056; 3R., 5129; *mes.*, 5465.
Council: 1R. and m.s.o., 5058; 2R., 5106, 5235, 5288; *Com.*, 5322; *ad. rep.*, 5330; 3R., 5330.

APPROPRIATION BILL:

Assembly: M.s.o., 2108; *all stages*, 2129; *mes.*, 2752; *assent*, 2900.
Council: 1R. and m.s.o., 2197; 2R., 2202, 2279, 2366, 2423, 2443, 2461, 2477, 2597; *Com. and ad. rep.*, 2612; 3R., 2693; *assent*, 2858.

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

Assembly: Int., 4546; 1R., 4547; 2R., 4828; *Com.*, 4841; *ad. rep.*, 4843; 3R., 4873; *mes.*, 5151; *assent*, 5499.

Council: 1R., 4848; 2R., 4917; *Com.*, 4922; *ad. rep.*, 4927; 3R., 5058; *assent*, 5527.

BANANA INDUSTRY BILL:

Assembly: Int., 5132; 1R., 5134; 2R., 5465; *Com.*, 5479; *ad. rep.* and 3R., 5485; *mes.*, 5506; *cons. amdts*, 5506.

Council: 1R. and *m.s.o.*, 5366; 2R., 5516; *Com.*, 5523; *ad. rep.*, 5526; 3R., 5527; *mes.*, 5529.

BOY SCOUTS ASSOCIATION—NEW SOUTH WALES BRANCH INCORPORATION (AMENDMENT) BILL:

Assembly: Int., 1271; 1R., 1272; 2R., 2591; *Com.* and *ad. rep.*, 2593; 3R., 2635; *mes.*, 2950; *assent*, 3601.

Council: 1R., 2593; 2R., 2775; *Com.*, 2776; *ad. rep.*, 2776; 3R., 2859; *assent*, 3498.

BROKEN HILL TO SOUTH AUSTRALIAN BORDER RAILWAY AGREEMENT BILL:

Assembly: Int., 2723; 1R., 2728; 2R., 2852, 3248; *Com.*, 3265; *ad. rep.* and 3R., 3266; *mes.*, 3497; *assent*, 3684.

Council: 1R., 3168; *m.s.o.* and 2R., 3302; *Com.*, 3313; *ad. rep.*, 3314; 3R., 3425; *assent*, 3857.

BROKEN HILL TO SOUTH AUSTRALIAN BORDER RAILWAY AGREEMENT (AMENDMENT) BILL:

Assembly: Int., 4796; 1R., 4797; 2R., 4980; *Com.* and *ad. rep.* and 3R., 4986; *mes.*, 5272.

Council: 1R., 4963; 2R., 5089; *Com.* and *ad. rep.*, 5092; 3R., 5202.

BURSARY ENDOWMENT (AMENDMENT) BILL:

Assembly: Int. and 1R., 706; *withdrawn*, 726.

BURSARY ENDOWMENT (AMENDMENT) BILL (No. 2):

Assembly: Int., 1003; 1R., 1004; 2R., 1272; *Com.* and *ad. rep.*, 1274; 3R., 1353; *mes.*, 1684; *assent*, 1925.

Council: 1R., 1327; 2R., 1480; *Com.* and *ad. rep.*, 1482; 3R., 1550; *assent*, 2196.

CANTERBURY MUNICIPALITY (BAZENTIN AND PERSIC STREETS RECREATION RESERVE) BILL:

Assembly: 1R., 562; *m.s.o.* and 2R., 1086; *Com.* and *ad. rep.*, 1088; 3R., 1182; *assent*, 1605.

Council: Petition, 24; *select com. rep.*, 80; 2R., 484; *Com.*, *ad. rep.* and 3R., 486; *mes.*, 1114; *assent*, 1550.

BILLS (continued):**CATTLE COMPENSATION (AMENDMENT) BILL:**

Assembly: Int., 657, 659; 1R., 659; 2R., 1278; *Com.* and *ad. rep.*, 1282; 3R., 1353; *mes.*, 1684; *assent*, 1925.

Council: 1R., 1327; 2R., 1551; *Com.*, 1554; *ad. rep.*, 1554; 3R., 1606; *assent*, 2196.

CHILD WELFARE (AMENDMENT) BILL:

Assembly: Int., 3926; 1R., 3928; 2R., 4172, 4208; *Com.*, 4222; *ad. rep.*, 4223; 3R., 4295; *mes.*, 4795; *cons. amdts*, 5499.

Council: 1R., 4261; 2R., 4496, 4553; *Com.*, 4554; *ad. rep.*, 4559; 3R., 4683; *mes.*, 5527.

CITY NIGHT REFUGE AND SOUP KITCHEN INCORPORATION (AMENDMENT) BILL:

Assembly: 1R., 4963; 2R., 5497; *Com.*, *ad. rep.* and 3R., 5498.

Council: Petition, select com., 1R., and *m.s.o.*, 3891; *select com. rep.*, 4683; 2R., *Com.*, *ad. rep.* and 3R., 4849; *mes.*, 5527.

CLOSER SETTLEMENT (REMOVAL OF RESTRICTION ON TRANSFER) BILL:

Assembly: Assent, 17.

Council: Assent, 7.

COAL AND OIL SHALE MINE WORKERS (SUPERANNUATION) AMENDMENT BILL, 1968:

Assembly: Int., 1002; 1R., 1003; 2R., 1102; *Com.* and *ad. rep.*, 1112; 3R., 1182; *mes.*, 1381; *assent*, 1684.

Council: 1R., 1114; 2R., 1252; *Com.* and *ad. rep.*, 1256; 3R., 1327; *assent*, 2195.

COAL AND OIL SHALE MINE WORKERS (SUPERANNUATION) AMENDMENT BILL, 1969:

Assembly: Int., 4297; 1R., 4300; 2R., 4661; *Com.* and *ad. rep.*, 4678; 3R., 4738; *mes.*, 5151; *assent*, 5499.

Council: 1R., 4683; 2R., 4910; *Com.* and *ad. rep.*, 4914; 3R., 5058; *assent*, 5527.

COAL MINING INDUSTRY LONG SERVICE LEAVE (AMENDMENT) BILL:

Assembly: Int., 1R., 3761; 2R., 4400; *Com.* and *ad. rep.*, 4401; 3R., 4431; *mes.*, 4963; *assent*, 5499.

Council: 1R., 4404; 2R., 4685; *Com.* and *ad. rep.*, 4686; 3R., 4848; *assent*, 5527.

COLLARENEBRI WATER SUPPLY BILL:

Assembly: Int. and 1R., 650; 2R., 796; *Com.* and *ad. rep.*, 798; 3R., 865; *mes.*, 1297; *assent*, 1605.

Council: 1R., 889; 2R., 1115; *Com.* and *ad. rep.*, 1117; 3R., 1242; *assent*, 1550.

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BILLS (continued):**COMPANIES AND BUSINESS NAMES (AMENDMENT) BILL:**

Assembly: Int., 3761; 1R., 3762; 2R., 4069; *Com. and ad. rep.*, 4074; 3R., 4126; *mes.*, 4600; *assent*, 5243.

Council: 1R., 4094; 2R., 4415; *Com. and ad. rep.*, 4418; 3R., 4492; *assent*, 5202.

COMPANIES (TRANSFER OF DOMICILE) BILL:

Assembly: Int., 588; 1R., 589; 2R., 660; *Com. and ad. rep.*, 664; 3R., 705; *mes.*, 1021; *assent*, 1258.

Council: 1R., 692; 2R., 893; *com.*, 897; *ad. rep.*, 899; 3R., 972; *assent*, 1242.

CONSTITUTION (AMENDMENT) BILL:

Assembly: Int., 3200; 1R., 3203; 2R., 3612; *Com., ad. rep. and 3R.*, 3624; *mes.*, 3657; *assent*, 3684.

Council: 1R. and m.s.o., 3570; 2R., 3572; *Com., ad. rep. and 3R.*, 3574; *assent*, 3857.

CONSUMER PROTECTION BILL:

Assembly: Int., 4230; 1R., 4236; 2R., 4437, 4520; *Com.*, 4530; *ad. rep.*, 4546; 3R., 4610; *mes.*, 5005; *cons. amdts*, 5500; *mes.*, 5501.

Council: 1R., 4551; 2R., 4705, 4849; *Com.*, 4857; *ad. rep.*, 4862; 3R., 4898; *mes. and privilege*, 5527.

CORONERS (AMENDMENT) BILL:

Assembly: Int., 2728; 1R., 2729; 2R., 3672; *Com. and ad. rep.*, 3676; 3R., 3696; *mes.*, 4223; *assent*, 4600.

Council: 1R., 3890; 2R., 4107; *Com. and ad. rep.*, 4108; 3R., 4181; *assent*, 4551.

CREDIT UNION BILL:

Assembly: Int., 3714; 1R., 3721; 2R., 3827, 3928; *Com.*, 3950, 3995; *ad. rep.*, 4002; 3R., 4081; *mes.*, 4343; *cons. amdts*, 4434; *ad. rep.*, 4435; *assent*, 4963.

Council: 1R., 4040; 2R., 4108, 4184; *Com.*, 4187; *ad. rep.*, 4188; 3R., 4260; *mes.*, 4405; *assent*, 4898.

CROWN LANDS AND CLOSER SETTLEMENT (AMENDMENT) BILL:

Assembly: Int., 1211; 1R., 1217; 2R., 1459, 2346, 2407, 2567; *Com.*, 2574; *ad. rep.*, 2583; 3R., 2635; *mes.*, 2950; *cons. amdts*, 3658; *assent*, 3684.

Council: 1R. and m.s.o., 2593; 2R., 2697, 2757; *Com.*, 2767; *ad. rep.*, 2772; 3R., 2859; *mes.*, 3593; *assent*, 3857.

EDUCATION (AMENDMENT) BILL:

Assembly: Assent, 17.

Council: Assent, 7.

EVIDENCE (REPRODUCTIONS) AMENDMENT BILL:

Assembly: Int. and 1R., 3760; 2R., 4025; *Com. and ad. rep.*, 4026; 3R., 4069; *mes.*, 4343; *assent*, 4600.

BILLS (continued):**EVIDENCE (REPRODUCTIONS) AMENDMENT BILL (continued):**

Council: 1R., 4040; 2R., 4188; *Com. and ad. rep.*, 4190; 3R., 4260; *assent*, 4551.

EXPLOSIVES (AMENDMENT) BILL, 1968:

Assembly: Int., 1210; 1R., 1211; 2R., 1354; *Com. and ad. rep.*, 1367; 3R., 1412; *mes.*, 1684; *assent*, 1925.

Council: 1R., 1389; 2R., 1561; *Com.*, 1564; *ad. rep.*, 1565; 3R., 1606; *assent*, 2196.

EXPLOSIVES (AMENDMENT) BILL, 1969:

Assembly: Int., 4153; 1R., 5154; 2R., 4401; *Com. and ad. rep.*, 4402; 3R., 4431; *mes.*, 4963; *assent*, 5499.

Council: 1R., 4404; 2R., 4686; *Com. and ad. rep.*, 4690; 3R., 4848; *assent*, 5527.

FARMERS' RELIEF (AMENDMENT) BILL:

Assembly: Int., 655; 1R., 656; 2R., 1034; *Com.*, 1047; *ad. rep.*, 1052; 3R., 1086; *mes.*, 1439; *assent*, 1684.

Council: 1R., 1053; 2R., 1336; *Com. and ad. rep.*, 1341; 3R., 1389; *assent*, 1666.

FISHERIES AND OYSTER FARMS (AMENDMENT) BILL:

Assembly: Int., 649; 1R., 650; 2R., 776; *Com. and ad. rep.*, 784; 3R., 794; *mes.*, 1034; *assent*, 1170.

Council: 1R., 889; 2R., 985; *Com., ad. rep. and 3R.*, 990; *assent*, 1114.

FORESTRY (AMENDMENT) BILL:

Assembly: Int., 3822; 1R., 3824; 2R., 4224, 4382; *Com. and ad. rep.*, 4400; 3R., 4431; *mes.*, 4963; *assent*, 5499.

Council: 1R., 4404; 2R., 4690; *Com. and ad. rep.*, 4700; 3R., 4848; *assent*, 5527.

GAMING AND BETTING (AMENDMENT) BILL:

Assembly: Int., 945; 1R., 947; 2R., 1218; *Com.*, 1238; *ad. rep.*, 1240; 3R., 1271; *mes.*, 1684; *assent*, 1755.

Council: 1R., 1242; 2R., 1557, 1608; *Com.*, 1621, 1625; *ad. rep.*, 1629; 3R., 1666; *assent*, 2196.

GAMING AND BETTING (POKER MACHINES) TAXATION AMENDMENT BILL:

Assembly: Int., 943; 1R., 944; 2R., 1089; *Com. and ad. rep.*, 1094; 3R., 1182; *mes.*, 1439; *assent*, 1684.

Council: 1R., 1114; 2R., 1257, 1327; *Com. and ad. rep.*, 1329; 3R., 1389; *assent*, 1666.

GENERAL LOAN ACCOUNT APPROPRIATION BILL:

Assembly: M.s.o., 2313, 2314; *urgency*, 2313; *all stages*, 2333; *mes.*, 2752; *assent*, 2900.

Council: 1R., 2302; 2R., 2612; *Com. and ad. rep.*, 2624; 3R., 2693; *assent*, 2858.

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

Assembly: Int., 648; 1R., 649; 2R., 947; *Com.* and *ad. rep.*, 951; 3R., 1000; *mes.*, 1381; *assent*, 1684.

Council: 1R., 972; 2R., 1248; *Com.* and *ad. rep.*, 1252; 3R., 1326; *assent*, 1666.

GOVERNMENT RAILWAYS (AMENDMENT) BILL:

Assembly: Int., 2335; 1R., 2336; 2R., 2681; *Com.* and *ad. rep.*, 2691; 3R., 2723; *mes.*, 2950; *assent*, 3601.

Council: 1R., 2693; 2R., 2772; *Com.* and *ad. rep.*, 2775; 3R., 2859; *assent*, 3498.

GOVERNOR'S SALARY (AMENDMENT) BILL:

Assembly: Assent, 17.

Council: Assent, 7.

HIGHER EDUCATION BILL:

Assembly: Int., 4738; 1R., 4739; 2R., 4987; *Com.*, 5003; *ad. rep.* and 3R., 5005; *mes.*, 5272.

Council: 1R., 4963; 2R., 5092; *Com.*, 5105; *ad. rep.* 5106; 3R., 5202.

H.M.S. ENDEAVOUR TRUST FUND BILL:

Assembly: Int., 2342; 1R., 2343; 2R., 2729; *Com.* and *ad. rep.*, 2735; 3R., 2801; *mes.*, 3169; *assent*, 3601.

Council: 1R., 2753; 2R., 2882; *Com.* and *ad. rep.*, 2886; 3R., 3025; *assent*, 3570.

HORTICULTURAL STOCK AND NURSERIES BILL:

Assembly: Int., 2920; 1R., 2922; 2R., 4002; *Com.*, 4014; *ad. rep.*, 4025; 3R., 4069; *assent*, 4600.

Council: 1R., 4040; 2R., 4190; *Com.* and *ad. rep.*, 4195; 3R., 4260; *assent*, 4551.

HUNTER VALLEY FLOOD MITIGATION AND HUNTER VALLEY CONSERVATION TRUST (AMENDMENT) BILL:

Assembly: Int., 2343; 1R., 2345; 2R., 2746; *Com.* and *ad. rep.*, 2752; 3R., 2801; *mes.*, 3169; *assent*, 3601.

Council: 1R., 2753; 2R., 2875; *Com.* and *ad. rep.*, 2878; 3R., 3025; *assent*, 3570.

IMPERIAL ACTS APPLICATION BILL:

Assembly: Int., 4795; 1R., 4796; 2R., 5140; *Com.*, 5150; *ad. rep.*, 5151; 3R., 5151; *mes.*, 5440.

Council: 1R., 5080; 2R., 5215; *Com.*, 5224; *ad. rep.*, 5226; 3R., 5282.

INDUSTRIAL ARBITRATION (AMENDMENT) BILL:

Assembly: Int., 587; 1R., 588; 2R., 1282, 1314, 1367; *Com.*, 1373; *ad. rep.*, 1381; 3R., 1412; *mes.*, 2246; *assent*, 2523.

Council: 1R., 1389; 2R., 1657, 1667; *Com.*, 1668; *ad. rep.*, 1679; 3R., 2196; *assent*, 2440.

BILLS (continued):**INNKEEPERS BILL:**

Assembly: Int., 614; 1R., 615; 2R., 1094; *Com.* and *ad. rep.*, 1095; 3R., 1182; *mes.*, 1439; *assent*, 1684.

Council: 1R., 1114; 2R., 1329; *Com.* and *ad. rep.*, 1332; 3R., 1389; *assent*, 1666.

INTERPRETATION (AMENDMENT) BILL:

Assembly: Int., 2565; 1R., 2566; 2R., 4160; *Com.*, 4169; *ad. rep.*, 4172; 3R., 4208; *mes.*, 5151; *cons. amdts*, 5498.

Council: 1R., 4181; 2R., 4578; *Com.*, 4591, 4903; *ad. rep.*, 4910; 3R., 5058; *mes.*, 5527.

JUDGES' PENSIONS AND EQUITY (AMENDMENT) BILL:

Assembly: Int., 2644; 1R., 2645; 2R., 3810; *Com.* and *ad. rep.*, 3812; 3R., 3822; *mes.*, 4223; *assent*, 4600.

Council: 1R., 3891; 2R., 4104; *Com.* and *ad. rep.*, 4107; 3R., 4181; *assent*, 4551.

KING GEORGE V AND QUEEN MARY MATERNAL AND INFANT WELFARE FOUNDATION (AMENDMENT) BILL:

Assembly: Int., 659; 1R., 660; 2R., 2738; *Com.* and *ad. rep.*, 2740; 3R., 2801; *mes.*, 3169; *assent*, 3601.

Council: 1R., 2754; 2R., 2886; *Com.*, 2888; *ad. rep.*, 2889; 3R., 3025; *assent*, 3570.

LANDLORD AND TENANT (AMENDMENT) BILL:

Assembly: Int., 2832; 1R., 2843; 2R., 2950; *Com.*, 2992, 3055; *ad. rep.*, 3R. and *recom.*, 3074; *mes.*, 3378; *cons. amdts*, 3657; *assent*, 3684.

Council: 1R., 3025; 2R., 3122; *Com.*, 3163; *ad. rep.*, 3168; 3R., 3274; *mes.*, 3593; *assent*, 3857.

LAND TAX (AMENDMENT) BILL:

Assembly: Int., 2642; 1R., 2644; 2R., 2848; *Com.* and *ad. rep.*, 2852; 3R., 2910; *mes.*, 3203; *cons. amdts*, 3672; *assent*, 3684.

Council: 1R., 2859; 2R., 3031; *Com.* and *ad. rep.*, 3039; 3R., 3086; *mes.*, 3593; *assent*, 3857.

LAW OF EVIDENCE BILL (pro formâ):

Assembly: 1R., 49.

Council: 1R., 7.

LIBRARY OF NEW SOUTH WALES BILL:

Assembly: Int., 3759; 1R., 3760; 2R., 4027; *Com.* and *ad. rep.*, 4037; 3R., 4069, 4491; *assent*, 4963.

Council: 1R., 4040; 2R., 4195, 4327; *Com.*, 4330; *ad. rep.*, 4331; 3R., 4404; *assent*, 4898.

LIMITATION BILL:

Assembly: Int. and 1R., 4873; 2R., 5151; *Com.*, *ad. rep.* and 3R., 5155; *mes.*, 5440.

Council: 1R., 5080; 2R., 5226; *Com.*, 5234; *ad. rep.*, 5235; 3R., 5282.

7th August, 1968, to 14th May, 1969

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

Assembly: Int., 5129; 1R., 5131; 2R., 5259, 5408; *Com.*, 5410; *ad. rep.* and 3R., 5413; *mes.*, 5485.

Council: 1R. and *m.s.o.*, 5330; 2R., 5360; *Com.*, *ad. rep.* and 3R., 5366.

LOCAL GOVERNMENT AND OTHER AUTHORITIES (SUPERANNUATION) AMENDMENT BILL:

Assembly: Assent, 17.

Council: Assent, 7.

LOCAL GOVERNMENT (ELECTIONS) AMENDMENT BILL:

Assembly: Int., 589; 1R., 613; 2R., 798, 825, 865; *Com.*, 872; *ad. rep.*, 887; 3R., 941; *mes.*, 1297; *assent*, 1605.

Council: 1R., 972; 2R., 1117; *Com.*, 1167; *ad. rep.*, 1169; 3R., 1242; *assent*, 1550.

LOCAL GOVERNMENT (GRANTS COMMISSION) AMENDMENT BILL:

Assembly: Int., 2645; 1R., 2647; 2R., 3346; *Com.*, 3369; *ad. rep.* and 3R., 3378; *mes.*, 3497; *assent*, 3684.

Council: 1R., *m.s.o.* and 2R., 3314; *Com.*, 3323; *ad. rep.*, 3324; 3R., 3425; *assent*, 3857.

LOCAL GOVERNMENT (REGULATION OF FLATS) AMENDMENT BILL:

Assembly: Int., 612; 1R., 613; 2R., 664; *Com.*, 688; *ad. rep.*, 689; 3R., 705; *mes.*, 1021; *assent*, 1258.

Council: 1R., 692; 2R., 889; *Com.* and *ad. rep.*, 904; 3R., 972; *assent*, 1242.

MACQUARIE UNIVERSITY (AMENDMENT) BILL:

Assembly: Int., 1353; 1R., 1354; 2R., 1521; *Com.* and *ad. rep.*, 1523; 3R., 1576; *mes.*, 2246; *assent*, 2523.

Council: 1R., 1550; 2R., 1679; *Com.* and *ad. rep.*, 1681; 3R., 2196; *assent*, 2440.

MANNING DISTRICT WATER SUPPLY BILL:

Assembly: Int., 4152; 1R., 4153; 2R., 4547, 4659; *Com.* and *ad. rep.*, 4661; 3R., 4738; *mes.*, 5151; *assent*, 5499.

Council: 1R., 4683; 2R., 4914; *Com.* and *ad. rep.*, 4917; 3R., 5058; *assent*, 5527.

MEAT INDUSTRY (AMENDMENT) BILL:

Assembly: Int. and *m.s.o.*, 3624; 1R., 3625; 2R., 3637; *Com.*, 3655; *ad. rep.* and 3R., 3656; *mes.*, 3677; *assent*, 3684.

Council: 1R., *m.s.o.* and 2R., 3586; *Com.*, 3591; *ad. rep.*, 3593; *recom.*, 3594; 3R., 3596; *assent*, 3857.

MILK (AMENDMENT) BILL:

Assembly: Int., 4873; 1R., 4876; 2R., 5443; *Com.*, *ad. rep.* and 3R., 5452; *mes.*, 5485.

Council: 1R. and *m.s.o.*, 5330; 2R., 5356; *Com.*, *ad. rep.* and 3R., 5360.

BILLS (continued):**MINES INSPECTION (AMENDMENT) BILL:**

Assembly: Int., 2337; 1R., 2338; 2R., 2740; *Com.* and *ad. rep.*, 2746; 3R., 2801; *mes.*, 3169; *assent*, 3601.

Council: 1R., 2754; 2R., 2878; *Com.* and *ad. rep.*, 2882; 3R., 3025; *assent*, 3570.

MINING (AMENDMENT) BILL:

Assembly: Int., 4295; 1R., 4297; 2R., 4810; *Com.*, 4826; *ad. rep.*, 4828; 3R., 4873; *mes.*, 5151; *assent*, 5499.

Council: 1R., 4848; 2R., 4927; *Com.*, 4936; *ad. rep.*, 4938; 3R., 5058; *assent*, 5527.

MORATORIUM (AMENDMENT) BILL:

Assembly: Int., 615; 1R., 616; 2R., 1096; *Com.*, 1101; *ad. rep.*, 1102; 3R., 1182; *mes.*, 1439; *assent*, 1684.

Council: 1R., 1114; 2R., 1332; *Com.* and *ad. rep.*, 1335; 3R., 1389; *assent*, 1666.

MOTOR TRAFFIC (AMENDMENT) BILL:

Assembly: Int., 3203; 1R., 3207; 2R., 3412, 3456; *Com.*, 3485; *ad. rep.*, 3493; 3R., 3497; *mes.*, 3657; *cons. amdts*, 3665; *assent*, 3684.

Council: 1R. and *m.s.o.*, 3443; 2R., 3500; *Com.*, 3536; *ad. rep.*, 3556; 3R., 3570; *mes.*, 3593; *assent*, 3857.

MOTOR VEHICLES AND GOVERNMENT RAILWAYS (MISCELLANEOUS PROVISIONS) BILL:

Assembly: Int., 4431; 1R., 4434; 2R., 4798, 4885; *Com.*, 4895; *ad. rep.* and 3R., 4896; *mes.*, 5272; *cons. amdts*, 5501.

Council: 1R., 4863; 2R., 5062; *Com.*, 5079; *ad. rep.*, 5080; 3R., 5202; *mes.*, 5527.

NEW SOUTH WALES GOVERNMENT ENGINEERING AND SHIPBUILDING UNDERTAKING (AMENDMENT) BILL:

Assembly: Assent, 17.

Council: Assent, 7.

NEW SOUTH WALES-QUEENSLAND BORDER RIVERS (AMENDMENT) BILL:

Assembly: Int., 3074; 1R., 3076; 2R., 3401; *Com.*, *ad. rep.* and 3R., 3412; *mes.*, 3601; *assent*, 3684.

Council: 1R. and *m.s.o.*, 3425; 2R., 3483; *Com.* and *ad. rep.*, 3443; 3R., 3498; *assent*, 3857.

OKDALE STATE COAL MINE (SALE) BILL:

Assembly: Int., 2824; 1R., 2832; 2R., 3208; *Com.*, 3238; *ad. rep.*, 3247; 3R., 3248; *mes.*, 3497; *assent*, 3684.

Council: 1R. and *m.s.o.*, 3168; 2R., 3277; *Com.*, 3301; *ad. rep.* 3302; 3R., 3425; *assent*, 3857.

BILLS (continued):**OBSCENE AND INDECENT PUBLICATIONS (AMENDMENT) BILL:**

Assembly: Int., 616; 1R., 617; 2R., 887; *Com. and ad. rep.*, 888; 3R., 914; *mes.*, 1381; *assent*, 1684.

Council: 1R., 890; 2R., 1245; *Com. and ad. rep.*, 1246; 3R., 1326; *assent*, 1666.

PARLIAMENTARY ALLOWANCES AND SALARIES (AMENDMENT) BILL:

Assembly: Int., 5134; 1R., 5140; 2R., 5273; *Com., ad. rep. and 3R.*, 5275; *mes.*, 5485.

Council: 1R. and m.s.o., 5235; 2R., 5352; *Com., ad. rep. and 3R.*, 5356.

PARLIAMENTARY COMMITTEES ENABLING BILL:

Assembly: Int. and 1R., 4974; 2R., 5272; *Com., ad. rep. and 3R.*, 5273; *mes.*, 5440.

Council: 1R. and m.s.o., 5235; 2R., *Com. and ad. rep.*, 5287.

PARLIAMENTARY ELECTORATES AND ELECTIONS (AMENDMENT) BILL:

Assembly: Int., 4650; 1R., 4659; 2R., 5155; *Com.*, 5189; *ad. rep. and 3R.*, 3198; *mes.*, 5485.

Council: 1R., 5235; 2R., 5330; *Com.*, 5349; *ad. rep. and 3R.*, 5352.

PEAK HILL A.I.F. MEMORIAL SCHOOL OF ARTS (LAND SALE) BILL:

Assembly: 1R., 3497; *m.s.o.*, 3670; 2R., 3671; *Com., ad. rep. and 3R.*, 3672; *assent*, 3684.

Council: Petition, select com., 1R. and *m.s.o.*, 2754; *select com. rep.*, 3086; 2R., *Com., ad. rep. and 3R.*, 3426; *mes.*, 3593; *assent*, 3857.

PHARMACY (AMENDMENT) BILL:

Assembly: Int., 4797; 1R., 4798; 2R., 5276, 5413; *Com.*, 5430; *ad. rep. and 3R.*, 5440; *mes.*, 5485.

Council: 1R. and m.s.o., 5330; 2R., 5369; *Com.*, 5381; *ad. rep. and 3R.*, 5382.

POLICE ASSOCIATION EMPLOYEES (SUPER-ANNUATION) BILL:

Assembly: Int., 4636; 1R., 4637; 2R., 4974; *Com., ad. rep. and 3R.*, 4980; *mes.*, 5272.

Council: 1R., 4899; 2R., 5084; *Com. and ad. rep.*, 5089; 3R., 5202.

PORT KEMBLA INNER HARBOUR (FURTHER EXTENSIONS) BILL:

Assembly: Int., 2915; 1R., 2920; 2R., 3378; *Com., ad. rep. and 3R.*, 3401; *mes.*, 3601; *assent*, 3684.

Council: 1R. and m.s.o., 3324; 2R., 3433; *Com. and ad. rep.*, 3435; 3R., 3498; *assent*, 3857.

BILLS (continued):**PORT STEPHENS SHIRE (SOLDIERS POINT PUBLIC RESERVE LAND SALE) BILL:**

Assembly: 1R., 4963; 2R., 5494; *Com., ad. rep. and 3R.*, 5497.

Council: Petition, int., m.s.o., 1R., *select cittee*, 4094; *select com. rep.*, 4551; 2R., 4848; *Com., ad. rep. and 3R.*, 4849; *mes.*, 5527.

POTATO GROWERS LICENSING (AMENDMENT) BILL:

Assembly: Int., 794; 1R., 813; 2R., 1274; *Com. and ad. rep.*, 1278; 3R., 1353; *mes.*, 1684; *assent*, 1925.

Council: 1R., 1327; 2R., 1554; *Com. and ad. rep.*, 1557; 3R., 1606; *assent*, 2196.

POULTRY PROCESSING BILL:

Assembly: Int., 5131; 1R., 5132; 2R., 5452; *Com.*, 5464; *ad. rep. and 3R.*, 5465; *mes.*, 5502.

Council: 1R. and m.s.o., 5366; 2R., 5511; *Com.*, 5515; *ad. rep. and 3R.*, 5516.

PRISONS (AMENDMENT) BILL:

Assembly: Assent, 17.

Council: Assent, 7.

PRISONS (FURTHER AMENDMENT) BILL:

Assembly: M.s.o., 2723; *int.*, 1R. and 2R., 2736; *Com., ad. rep. and 3R.*, 2738; *mes.*, 2752; *assent*, 2790.

Council: 1R. and m.s.o., 2693; 2R., 2695; *Com., ad. rep. and 3R.*, 2697; *assent*, 2753

PUBLIC ROADS (AMENDMENT) BILL:

Assembly: Int., 650; 1R., 652; 2R., 962, 1021; *Com.*, 1024; *ad. rep.*, 1026; 3R., 1086; *mes.*, 1520; *assent*, 1684.

Council: 1R., 1053; 2R., 1389; *Com. and ad. rep.*, 1396; 3R., 1469; *assent*, 1666.

PUBLIC SERVICE (AMENDMENT) BILL:

Assembly: Int., 2406; 1R., 2407; 2R., 5486; *Com.*, 5492; *ad. rep.*, and 3R., 5494.

Council: 1R., 5526; *m.s.o.*, 5527.

REFORMED CHURCHES IN NEW SOUTH WALES PROPERTY TRUST INCORPORATION BILL:

Council: Petition, m.s.o., int., 1R., and *select com.*, 3425.

RURAL BANK OF NEW SOUTH WALES (AMENDMENT) BILL:

Assembly: Int., 4149; 1R., 4152; 2R., 4238; *Com.*, 4257; *ad. rep.*, 4258; 3R., 4295; *mes.*, 4795; *assent*, 5243.

Council: 1R., 4261; 2R., 4593; *Com.*, 4598; *ad. rep.*, 4600; 3R., 4683; *assent*, 5202.

7th August, 1968, to 14th May, 1969

BILLS (continued):**RURAL WORKERS ACCOMMODATION BILL:**

Assembly: Int., 3993; *1R.*, 3995; *2R.*, 4154; 4300; *Com.*, 4320; *ad. rep.*, 4321; *3R.*, 4352; *mes.*, 4795; *cons. amdts.*, 5499.

Council: 1R., 4325; *2R.*, 4559; *Com.*, 4577; *ad. rep.*, 4578; *3R.*, 4683; *mes.*, 5527.

SANCTA SOPHIA COLLEGE INCORPORATION (AMENDMENT) BILL:

Assembly: Int. and 1R., 3759; *2R.*, 4026; *Com. and ad. rep.*, 4027; *3R.*, 4069; *mes.*, 4491; *assent*, 4963.

Council: 1R., 4040; *2R.*, 4331; *Com. and ad. rep.*, 4332; *3R.*, 4404; *assent*, 4898.

SECOND-HAND DEALERS AND COLLECTORS (AMENDMENT) BILL:

Assembly: Int. and 1R., 1210; *2R.*, *Com.*, and *ad. rep.*, 1521; *3R.*, 1575; *mes.*, 2246; *assent*, 2523.

Council: 1R., 1550; *2R.*, *Com. and ad. rep.*, 1681; *3R.*, 2196; *assent*, 2440.

SOFTWOOD FORESTRY AGREEMENT BILL:

Assembly: Int., 613; *1R.*, 614; *2R.*, 706, 753; *Com. and ad. rep.*, 775; *3R.*, 794; *mes.*, 1170; *assent*, 1605.

Council: 1R., 889; *2R.*, 974; *Com. and ad. rep.*, 985; *3R.*, 1053; *assent*, 1550.

STAMP DUTIES (AMENDMENT) BILL:

Assembly: Ways, 2843, 2996; *m.s.o.*, 2993, 2995; *urgency*, 2993; *resolution reported*, 3022; *int.*, *1R.*, *2R. and Com.*, 3076; *ad. rep. and 3R.*, 3085; *mes.*, 3378; *assent*, 3601.

Council: 1R. and m.s.o., 3025; *2R.*, 3039, 3094; *Com.*, 3115; *ad. rep.*, 3122; *3R.*, 3274; *assent*, 3570.

ST ANNE'S CHURCH OF ENGLAND, RYDE, BILL:

Assembly: Int. and 1R., 655; *2R.*, 2586; *Com.*, 2589; *ad. rep.*, 2590; *3R.*, 2635; *mes.*, 2950; *assent*, 3601.

Council: 1R., 2593; *2R.*, 2776; *Com. and ad. rep.*, 2778; *3R.*, 2859; *assent*, 3498.

STATUTORY SALARIES ADJUSTMENT BILL:

Assembly: Assent, 17.

Council: Assent, 7.

ST PETER'S CHURCH OF ENGLAND, COOK'S RIVER, CEMETERY BILL:

Assembly: Int., 656; *1R.*, 657; *2R.*, 2590; *Com. and ad. rep.*, 2591; *3R.*, 2635; *mes.*, 2950; *assent*, 3601.

Council: 1R., 2594; *2R.*, 2778; *Com. and ad. rep.*, 2781; *3R.*, 2859; *assent*, 3498.

SUPERANNUATION (AMENDMENT) BILL:

Assembly: Assent, 17.

Council: Assent, 7.

BILLS (continued):**SUPPLY BILL:**

Assembly: M.s.o. and supply, 951; *resolution and all stages*, 962; *mes.*, 1297; *assent*, 1403.

Council: 1R., 972; *2R.*, 1246; *Com.*, *ad. rep. and 3R.*, 1248; *assent*, 1388.

SUPREME COURT AND CIRCUIT COURTS (AMENDMENT) BILL:

Assembly: Int., 3758; *1R.*, 3759; *2R.*, 3824; *Com. and ad. rep.*, 3827; *3R.*, 3902; *mes.*, 4223; *assent*, 4600.

Council: 1R., 3891; *2R.*, 4102; *Com. and ad. rep.*, 4104; *3R.*, 4181; *assent*, 4551.

SURVEYORS (AMENDMENT) BILL, 1968:

Assembly: Int., 654; *1R.*, 655; *2R.*, 1026; *Com. and ad. rep.*, 1028; *3R.*, 1086; *mes.*, 1520; *assent*, 1684.

Council: 1R., 1053; *2R.*, 1396; *Com. and ad. rep.*, 1398; *3R.*, 1469; *assent*, 1666.

SURVEYORS (AMENDMENT) BILL, 1969:

Assembly: Int., 3760; *1R.*, 3761; *2R.*, 4074; *Com.*, 4080; *ad. rep.*, 4081; *3R.*, 4126; *mes.*, 4636; *assent*, 5243.

Council: 1R., 4094; *2R.*, 4418, 4494; *Com. and ad. rep.*, 4496; *3R.*, 4551; *assent*, 5202.

SYDNEY COUNTY COUNCIL (ELECTIONS) BILL:

Assembly: Int., 3344; *1R.*, 3346; *2R.*, 3625; *Com.*, 3632; *ad. rep. and 3R.*, 3637; *mes.*, 3657; *assent*, 3684.

Council: 1R. and m.s.o., 3570; *2R.*, 3574; *Com.*, *ad. rep. and 3R.*, 3586; *assent*, 3857.

SYDNEY COVE REDEVELOPMENT AUTHORITY BILL:

Assembly: Int., 2333; *1R.*, 2335; *2R.*, 2647; *Com.*, 2680; *ad. rep.*, 2681; *3R.*, 2723; *mes.*, 3169; *assent*, 3601.

Council: 1R., 2693; *2R.*, 2862; *Com. and ad. rep.*, 2875; *3R.*, 3025; *assent*, 3570.

SYDNEY FARM PRODUCE MARKET AUTHORITY BILL:

Assembly: Assent, 17.

Council: Assent, 7.

SYDNEY OPERA HOUSE (AMENDMENT) BILL:

Assembly: Int., 4640; *1R.*, 4646; *2R.*, 4748; *Com. and ad. rep.*, 4795; *3R.*, 4873; *mes.*, 5151; *assent*, 5499.

Council: 1R., 4848; *2R.*, 4938; *Com. and ad. rep.*, 4959; *3R.*, 5058; *assent*, 5527.

SYDNEY OPERA HOUSE TRUST (AMENDMENT) BILL:

Assembly: Int., 4637; *1R.*, 4640; *2R.*, 4739; *Com. and ad. rep.*, 4748; *3R.*, 4873; *mes.*, 5151; *assent*, 5499.

Council: 1R., 4848; *2R.*, 4959; *Com. and ad. rep.*, 4963; *3R.*, 5058; *assent*, 5527.

BILLS (continued):**TEXTILE PRODUCTS LABELLING (AMENDMENT) BILL:**

Assembly: Int., 2340; 1R., 2342; 2R., 3266; *Com.*, *ad. rep.* and 3R., 3272; *mes.*, 3601; *assent*, 3684.

Council: 1R. and *m.s.o.*, 3275; 2R., 3427; *Com.* and *ad. rep.*, 3432; 3R., 3498; *assent*, 3857.

THEATRES AND PUBLIC HALLS (AMENDMENT) BILL:

Assembly: Int., 3207; 1R., 3208; 2R., 3340; *Com.*, *ad. rep.* and 3R., 3344; *mes.*, 3601; *assent*, 3684.

Council: 1R. and *m.s.o.*, 3275; 2R., 3435; *Com.* and *ad. rep.*, 3438; 3R., 3498; *assent*, 3857.

TRANSFER OF PUBLIC VEHICLES (TAXATION) BILL:

Assembly: Ways, 4807, 4884; *m.s.o.*, 4876; *resolution and all stages*, 4885; 5272.

Council: 1R., 4848; 2R., 5080; *Com.* and *ad. rep.*, 5084; 3R., 5202.

TRANSFERRED OFFICERS EXTENDED LEAVE (AMENDMENT) BILL:

Assembly: Int. and 1R., 3763; 2R., *Com.*, and *ad. rep.*, 4322; 3R., 4352; *mes.*, 4795; *assent*, 5243.

Council: 1R., 4325; 2R., *Com.* and *ad. rep.*, 4592; 3R., 4683; *assent*, 5202.

TRUSTEE COMPANIES (AMENDMENT) BILL:

Assembly: Int., 2914; 1R., 2915; 2R., 3676; *Com.* and *ad. rep.*, 3677; 3R., 3696; *mes.*, 4223; *assent*, 4600.

Council: 1R., 3890; 2R., 4100; *Com.* and *ad. rep.*, 4102; 3R., 4181; *assent*, 4551.

UNIVERSITY OF NEW ENGLAND (SALE OF PROPERTY) BILL:

Assembly: Int. and 1R., 613; 2R., 1004; *Com.* and *ad. rep.*, 1005; 3R., 1086; *mes.*, 1520; *assent*, 1684.

Council: 1R., 1053; 2R., 1398; *Com.* and *ad. rep.*, 1400; 3R., 1469; *assent*, 1666.

UNIVERSITY OF NEW SOUTH WALES BILL:

Assembly: Int., 775; 1R., 776; 2R., 1006; *Com.*, 1017; *ad. rep.*, 1021; 3R., 1086; *mes.*, 1684; *assent*, 1925.

Council: 1R., 1053; 2R., 1400, 1471; *Com.* and *ad. rep.*, 1475; 3R., 1550; *assent*, 2196.

VAGRANCY, DISORDERLY HOUSES AND OTHER ACTS (AMENDMENT) BILL:

Assembly: Int., 1206; 1R., 1210; 2R., 1381, 1440, 1496; *Com.*, 1519; *ad. rep.*, 1520, 1577; 3R., 1576, 1577; *recom.*, 1576; *mes.*, 1684; *cons. amdis.*, 1722; *assent*, 1896.

Council: 1R., 1550; 2R., 1630; *Com.*, 1654; *ad. rep.*, 1656; 3R., 1666; *mes.*, 2197; *assent*, 2196.

BILLS (continued):**VETERINARY SURGEONS (AMENDMENT) BILL:**

Assembly: Int., 4236; 1R., 4238; 2R., 4377; *Com.* and *ad. rep.*, 4382; 3R., 4431; *mes.*, 4963; *assent*, 5499.

Council: 1R., 4404; 2R., 4700; *Com.* and *ad. rep.*, 4705; 3R., 4848; *assent*, 5527.

WATER POLLUTION BILL:

Assembly: Int., 5253; 1R., 5259; 2R., 5502.

WEIGHTS AND MEASURES (AMENDMENT) BILL, 1968:

Assembly: Assent, 17.

Council: Assent, 7.

WEIGHTS AND MEASURES (AMENDMENT) BILL, 1969:

Assembly: Int., 4973; 1R., 4974; 2R., 5440; *Com.*, *ad. rep.*, and 3R., 5443; *mes.*, 5485.

Council: 1R. and *m.s.o.*, 5330; 2R., 5367; *Com.*, *ad. rep.* and 3R., 5369.

WESTERN LANDS (AMENDMENT) BILL:

Assembly: Int., 1439; 1R., 1440; 2R., 2583; *Com.* and *ad. rep.*, 2586; 3R., 2635; *mes.*, 2950; *assent*, 3601.

Council: 1R., 2594; 2R., 2781; *Com.* and *ad. rep.*, 2783; 3R., 2859; *assent*, 3498.

WHEAT INDUSTRY STABILIZATION BILL:

Assembly: M.s.o., 2914; *int.*, 2922; 1R., and 2R., 2923; *Com.*, 2946; *ad. rep.*, 2949; 3R., 2950; *mes.*, 2993; *assent*, 3601.

Council: 1R., *m.s.o.* and 2R., 2889; *Com.*, *ad. rep.* and 3R., 2899; *assent*, 3498.

WILD DOG DESTRUCTION (AMENDMENT) BILL:

Assembly: Int., 652; 1R., 654; 2R., 1028; *Com.* and *ad. rep.*, 1034; 3R., 1086; *mes.*, 1684; *assent*, 1925.

Council: 1R., 1053; 2R., 1475; *Com.* and *ad. rep.*, 1480; 3R., 1500; *assent*, 2196.

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