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# TO

# PARLIAMENTARY DEBATES

5th August, 1975, to 30th March, 1976

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At the second-reading stage a member must confine his remarks to the content of a Minister's second-reading speech and the amendments to be made to the principal Act, 4417 (Mr Duncan).

The debate on the Appropriation Bill should be confined to the financial policy of the Government and its legislative proposals as they affect that financial policy; matters involving detailed administration should be left until the Committee stage of the bill, 1623, 1779 (Mr Brown).

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Speaker, Mr (The Hon. James Alexander Cameron, LL.M.), Rulings, Observations AND OPINIONS:

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Debate on a motion at a certain stage might inhibit the Address-in-Reply debate,

Adjournment: A member may not raise on the adjournment motion a matter that might properly be referred to during the current Address-in-Reply debate, 239.

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## ASSEMBLY, LEGISLATIVE (continued):

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Although a Minister was taking up time allocated for the adjournment debate in attempting to establish that a matter sought to be raised by a member was sub judice, Mr Speaker had to give weight to what the Minister was saying, 3735.

A member assured the Speaker that as a matter had come to his attention only in the past day he had been unable to raise it in the Address-in-Reply debate, 341, 342.

A member was not raising formally on the adjournment motion a matter of privilege; he was discussing generally the privileges of members of parliament, 396.

A member was referring to conduct within the House and was not seeking to raise a matter of privilege, 397.

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 $\boldsymbol{A}$  member who speaks on the adjournment motion should not interrupt the Minister's reply, 920, 2505.

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## ASSEMBLY, LEGISLATIVE (continued):

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**Chair:** A member should address the Chair, 184, 588, 897, 1187, 1228, 1262, 1364, 1365, 1940, 2020, 3112, 3347; and a member should be factual when doing so, 2751.

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When **making** a personal explanation, a member should not reflect upon the Chair, 1029

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A member should not contradict the Chair when the Chair was on his feet, 1536.

## ASSEMBLY, LEGISLATIVE (continued):

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There was no substance in a point of order that a Minister was speaking on behalf of a member who had not succeeded in gaining the call. It was fully competent for a member to transmit messages to a Minister, 4512

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# ASSEMBLY, LEGISLATIVE (continued):

Speaker, Mr (The Hon. James Alexander Cameron, LL.M.), Rulings, Observations and Opinions (continued):

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The Chair was not in a position to know of a private arrangement between Whips, and therefore was unable to **rule** whether the Leader of the **Opposition** was in breach of parliamentary tradition or of the Standing Orders in participating in a division on the ground that he was already paired with a Minister, **946**.

Mr Speaker regarded a point of order taken during a division as frivolous, non-substantial and disruptive to the proceedings of the House, 946.

There was no substance in a point of order that the question should not have been put; at that time the House was in the process of subsiding after a division, 1500.

Although Mr Speaker was not basically of the opinion that a motion, that a certain member was not entitled to vote in a division as he had a direct pecuniary interest in the question, was in order, he was willing to hear the member further, 1536.

Comprehensive ruling by Mr Speaker on a motion that the vote of a member in a division be disallowed on the ground of pecuniary interest, 1585; it was for the House, not for the Speaker, to resolve any doubt in the matter. The bill before the House created a whole new class of people and therefore it was plain that it did not involve a personal pecuniary interest, 1586.

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As only one member had come forward to act as a teller for the noes, Mr Speaker called upon another member to act as a teller for the noes. When that member declined to act as a teller Mr Speaker called upon a member from the ayes to act as a teller for the noes, 2590.

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A private member may not table a letter; he may make it available for members who wish to inspect it, 805, 3793, 4699.

A member who quotes verbatim from a document must identify it; and Mr Speaker ruled that a member had identified a docuwith sufficient clarity, 893.

As a document had been tabled it was **not** necessary for the date of the document to be given, **952**.

It was not necessary for the Premier and Treasurer to vouch for the authenticity of a document that he had tabled, 952.

A member must vouch for the authenticity of statements made in a newspaper from which he quotes, 1350.

A member was required to specify the length of a quotation, 4092.

A member had identified a document to which he had referred, 1480.

#### ASSEMBLY, LEGISLATIVE (continued):

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

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Governor's Salary (Amendment) Bill: Message, 3582.

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Interjections, Interruptions and Disorder: A member should be heard in reasonable silence. 891, 895, 1256, 1615, 2190, 2503, 3254, 3598, 3599, 3785, 3787, 4108.

There should be more decorum on both sides of the House, 591, 1853, 1997, 3676, 4006, 4891.

It was gross disorder for a member who had asked a question to interrupt continually during the reply, 3600, 4888.

A member who had exceeded the bounds by interjecting constantly had been inflamed to some extent by a Minister, 3023.

Members should leave the House quietly, 3935.

A member who had concluded his speech should not interrupt the next speaker, 4108; and only the member who had the call should address the House, 2894.

As it was the last opportunity for members to ask questions for some time Mr Speaker asked members to try to elevate proceedings and make it a fruitful period, 3341.

It was extremely disorderly for a member to continue to refer to a matter that the Chair had ruled out of order, 2771.

It was gross discourtesy for members to persist in interjecting after the Chair had stated that there was too much interjection, 1261, 4477.

The Premier and Treasurer should be extended courtesy similar to that given the Leader of the Opposition, 4216; the Leader of the Opposition had the call and should exercise it, 331.

If the Leader of the Opposition were called to order more than three times he would be removed from the Chamber. He enjoyed no special privilege in this respect, 4364.

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

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

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Direct methods would have to be taken against members who did not deport themselves properly, 330; and if the Chair were called upon to act against a member at a late hour of the day it would be by taking the more stringent measures that are available to the Chair, 2505.

There were far too many interjections, 327, 588, 589, 693, 710, 712, 887, 943, 1084, 1120, 1261, 1574, 1580, 1784, 2189, 2195, 2504, 3312, 3540, 3880, 3918, 3976, 4002, 4571, 4699, 4811.

Interruptions disorderly, 42, 44, 123, 175, 291, 293, 329, 331, 452, 671, 712, 724, 735, 799, 800, 802, 804, 862, 886, 894, 895, 897, 949, 951, 952, 1025, 1129, 1130, 1268, 1404, 1530, 1548, 1580, 1660, 1662, 1733, 1783, 1853, 1860, 1936, 2124, 2188, 2193, 2456, 2475, 2589, 2684, 2750, 2900, 3114, 3538, 3673, 3785, 3854, 4004, 4064, 4477, 4577, 4691, 4889.

Legislative Assembly: Any kind of interjection from the public gallery is disorderly, 4583; and it would not be tolerated, 4584.

Christmas felicitations, 3549.

Clerk summoned to produce documents to the Supreme Court in the case Ng Biu Kuen v. Estate of Henry Lee Young & Others, 3583

Electoral District of Coogee: Judgment of Court of Disputed Returns, 47.

Electoral District of Monaro: Resignation of S. G. Mauger, Esq., Vacant Seat, 3582.

Electoral District of Orange: Resignation of the Hon. Sir Charles Cutler, K.B.E., E.D.; Issue and Return of Writ; Election of G. B. West, Esq.; Member Sworn, 3581.

Electoral District of Wagga Wagga; Resignation of W. C. Fife, Esq.; Vacant Seat, 1861. The resignation of the member did not include a request that the issue of the Writ for the election of a member to fill the vacancy be balloted for until the result of

# ASSEMBLY, LEGISLATIVE (continued): | ASSEMBLY, LEGISLATIVE (continued):

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

the Commonwealth election had been declared, 1882; By-election, q., 2298; Issue and Return of Writ; Election of J. J. Schipp, Esq.; Member Sworn, 3581.

Joint Committee on Drugs: Messages, 238, 1910.

Obituaries: Death of the Hon. Sir Kevin Ellis, K.B.E., LL.B., B.Ec., a former Speaker of the Legislative Assembly, 3105.

Death of J. C. Ross, Esq., a former member of the Legislative Assembly, 34.

Death of T. J. Smith, Esq., a former member of the Legislative Assembly, 1293.

Seventieth birthday and thirty-fifth anniversary of membership of Parliament of the honourable member for Ashfield, 831.

Temporary Chairman of Committees, 47.

Legislative Council: Triennial Election: Issue of Writ, 2445; ballot, 3335.

Death of the Hon. T. P. Gleeson: Vacant Seat, 3594.

Members Named: Mr Jackson, 1858; Mr Neilly, 1995.

A member had five minutes in which to explain his conduct, 1859.

Members Suspended: Mr Jackson, 1860; Mr Neilly, 1996.

*Members Removed*: Mr Booth, 1995; Mr Crabtree, 1225; Mr Ferguson, 952; Mr Neilly, 178.

Members Warned: Mr Arblaster, 330, 1287, 1978, 2504; Mr Bannon, 1968; Mr Barraclough, 942, 701, 336; Mr Bedford, 220, 1939; Mr Booth, 179, 618, 1309, 1404, 1994; Mr Boyd, 1137, 2009, 2016; Mr Brereton, 4691; Mr Brewer, 95, 1933; Mr Brooks, 2583; Mr Brown, 4893; Mr Cahill, 1934, 1939; Mr Cleary, 2452; Mr Coleman, 591, 3247; Mr Cox, 328, 366, 608, 610, 1783, 2013, 2193, 2749, 2753, 3110, 4698; Mr Crabtree, 967, 1127, 1225, 1611, 1739; Mr Crawford, 334, 1858, 2022; Sir Charles Cutler, 291, 329, 330; Mr Day, 92, 135, 600, 866, 1129, 1130, 1550, 3116, 3338, 3675, 4577; Mr Degen, 1992; Mr Doyle, 220, 221, 725, 896, 897, 1932, 2893, 3314, 3781, 4479; Mr Durick, 653, 1469, 1475, 1938,2127, 2293, 2753, 2754, 2755. 3543, 4892, 4894; Mr Einfeld, 452, 1596, 1726, 3673, 4154, 4887; Mr Face, 592; Mr Ferguson, 120, 587, 799, 804, 948, 951, 1258, 1468, 1730, 2127, 2226, 3977, 4220, 4891; Mr Fischer, 330, 885, 1267, 1609, 2453, 4182; Mr Flaherty, 3675; Mr Gordon, 707, 950, 953, 330, 885, 1267, 1609, 2453, 4182; Mr Flaherty, 3675; Mr Gordon, 707, 950, 953,

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

1357, 1365, 1727, 185 2499, 2680, 3598, 1856, 1857, 1993, 1994, 98, 3903, 4087; Mr 4087; Mr 1364. 1501. 1992; Mr 1357, 947. 1263. Haigh. 1932, 4357; Mr Harrold, 1992; Mr Heills, 1672, 1987, 2902; Mr Healey, 1860, 2503, 2504, 3112, 4698, 4891; Mr M. L. Hunter, 1937; Mr Jackett, 129, 896, 1120, 1122, 1126, 1252, 2893, 4373, M. L. Hunter, 1937; Mr Jackett, 129, 896, 1120, 1122, 1126, 1252, 2893, 4373, 4887; Mr Jackson, 180, 363, 364, 489, 591, 619, 642, 798, 801, 870, 1581, 2392, 2475, 2584, 2677, 2682, 2755, 3115, 3601, 3736, 4156, 4216, 4220, 4281, 4487, 4488, 4892; Mr Jensen, 2678, 2679; Mr Johnson, 1940, 2677; Mr Johnstone, 1984; Mr Jones, 45, 608, 2009, 2126, 3026, 3027, 4477, 4812, 2009, 2126, 3027, 4477, 4812, 2009, 2126, 3026, 3027, 4477, 4812, 2009, 2126, 3026, 3027, 4477, 4812, 2009, 2126, 3026, 3027, 4477, 4812, 2009, 2126, 3027, 4477, 4812, 2009, 2126, 3027, 30 75, 2078, 2078, 2079, 3079, 3071, 3011, 30 3918. 3978, 4058, 4059, 4066, 4888; Mr Lewis, 331, 1981; Mr Mackie, 1982; Mr Mallam, 46, 672, 733, 734, 1252, 1405, 1419, 1931, 1986, 1987, 2505, 3245; 1405, 1419, 1931, 1960, 1967, 2009, 3243, Mr Mason, 2008; Mr Mauger, 942, 1680, 1978, 3915, 3948, 4082, 4152, 4803, 4843; Mr Mead, 72, 73, 363, 941, 1095, 1307, 1976, 1977, 2446, 2676, 2678, 3600, 3804, 4250, 4888; Mr Morris, 619, 801, 941, 1534, 2009, 2106, 2475, 4250, 4287, Mr Miller 2009, 2196, 2475, 4250, 4357; Mr Mulock, 46, 120, 302, 303, 362, 466, 642, 650, 653, 710, 717, 889, 944, 951, 992, 1080, 1081, 1315, 1473, 1634, 1660, 1726, 1939, 1981, 1985, 2125, 2396, 2454, 2677, 2681, 2754, 2807, 2895, 3022, 3027, 3247, 3741, 3778, 3977, 4060, 4063, 4815, 4887, 4891, 4874, 3778, 3977, 4060, 4063, 4815, 4887, 4891, 4874, 4891, 4874, 4891, 4874, 4891, 4874, 4874, 4891, 4874, Mr Mutton, 236, 326, 328, 553, 724, 1023, 1124, 1125, 1529, 1617, 2592, 2899, 2902, 3183, 4491, 4816; Mr Neilly, 178, 1122, Mr Num, 1969, 1995, 387 1136, 1505, 1511, 1969, 199 O'Connell, 707, 1256, 1664, 3873; 1995, 2121; Mr Petersen, 591, 870, 875, 881, 889, 948, 1659, 1660, 1932, 1986, 1994, 3673, 4895; Mr Pickard, 725, 1745, 2466, 2690; Mr Punch, 2015; Mr Quinn, 1082, 2003; Mr Renshaw, 292, 378, 465, 3847; Mr Ruddock, 1935, 1981; Mr Sheahan, 78, 591, 1130, 1228, 1732, 1934, 2126, 3027, 3925, 4477; Mr Stewart, 221, 368, 608, 653, 870, 1023, 1135, 1164, 1170, 1472, 1931, 1987, 2013, 2015, 2124, 3539; Mr Viney, 40, 88, 804, 1120, 1123, 1125, 1526, 1579, 1977, 1980, 1993, 2446, 2893, 3339, 3537, 4281, 4894; Mr Waddy, 2585; Mr Wade, 588; Mr F. J. Walker, 338, 1934, 1938, 1997, 2749, 4888; Mr N. D. Walker, 1982, 1990; Mr Webster, 1095, 1979, 1980, 1986, 3880; Sir

# ASSEMBLY, LEGISLATIVE (continued):

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

Eric Willis, 671, 1419, 1984, 3112, 4889; Mr Wotton, 4123; Mr Wran, 45, 47, 121, 184, 220, 804, 1252, 1256, 1262, 2125, 2584, 2682, 2684, 2895, 3021, 3114, 3339, 3340, 3543, 3599, 3978, 4151, 4156, 4216, 4217, 4354, 4365, 4573, 4698, 4895.

*Ministerial Statements:* Mr Speaker would not rule that an answer to a question was a ministerial statement, 123, 3112, 4154.

Motions: A member had not had an opportunity to proceed with a motion set down in his name on the business paper and Mr Speaker ruled that Standing Order 113A must be interpreted to mean "provided there was an opportunity for the member to move the relevant motion". Such a motion lapses unless it is moved on the day set down on the business paper, 1319.

A member must move a motion if he proposes to speak to it, 1502.

A member was not precluded from voting against a motion that he had moved, 3890.

A member was under a misapprehension that **a** motion he had moved would lapse. He was asked to name a date for the resumption of the debate, 1503.

A member was granted permission to move a motion with the omission of a word from it, 4224.

Although Mr Speaker was of the opinion that basically a motion was not in order, he was willing to hear a member's submission, 1536

A motion, that a vote of a member be disallowed because he had a direct pecuniary interest in the bill in question, was disallowed. It was not basically a matter for the Speaker to determine the reality or otherwise of a pecuniary interest, 1536.

A member who queried the Chair's ruling on a motion was instructed to resume his seat, 1536.

**A** Minister had moved a motion that incorporated a report of the Standing Orders Committee, **plus** additional material. It was for the **House** to approve or disapprove of that additional material, 4942.

Mr Speaker would not accept a motion from a member that that member be further heard, 1536.

Mr Speaker accepted a motion that it was claimed contained criticism of a representative of the Crown in another parliament in Australia, 2587.

## ASSEMBLY, LEGISLATIVE (continued):

Speaker, Mr (The Hon. James Alexander Cameron, LL.M.), Rulings, Observations and Opinions (continued):

Offensive and Objectionable Remarks, Imputations and Aspersions: A member must accept responsibility for statements that cast reflection upon persons outside Parliament and it was not the duty of the Chair to interfere. However, a member must be satisfied that it was in the public interest to cast such reflections, 61, 3796, 4290; and the Chair could not require a member to withdraw an offensive reference to large groups of individuals, 3342.

Only the member the subject of an offensive remark may ask for its withdrawal, 2895

The tendency of members to engage in personal vituperation was strongly deplored, 2010, 3183.

**A** request for the withdrawal of an offensive remark must be made at the time the remark was made, 376.

A member should use more decorum in the choice of his language, 3874.

A member could not be requested to withdraw remarks made about a person now deceased, 591.

A member did not require the withdrawal of objectionable remark, 711.

The words "In typical cowardly and guttersnipe fashion" could not be used by a member making a personal explanation, 371.

The Chair did not want any qualification or additional remarks from a member who had made an offensive remark, 3339.

Mr Speaker would consider a request for the withdrawal of an offensive remark provided he was told the words to which the member concerned objected; having been told the words Mr Speaker had no hesitation in calling upon the member who had made the remark to withdraw it and to apologize for it, 1852.

**A** Minister had complied specifically with a requirement to withdraw and apologize for an offensive remark, 1853.

The following remarks were required to be withdrawn: . . . the hon member for Illawarra . . . who organized those gaol riots . . .", 590; "The hon member for Goulburn happens to be a liar", 609; "Perhaps the hon member for Campbelltown . . . has spent the whole of the evening and last night imbibing in the bar", 609; "This worm" (referring to the hon member for Heathcote), 1853; "you are drunk again" (referring to the Deputy Premier, Minister for Local Government and Minister for Tourism), 1853: " .

#### ASSEMBLY, LEGISLATIVE (continued):

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

you (the hon. member for Bligh) are a liar", 2684; "You (the Minister for Lands and Minister for Forests) are a liar", 3339; "Who was it who pinched the pensioners' Christmas beer . . .", 4004; "What he (the hon. member for Auburn) is trying to do . . . is to hope that there will be more accidents—indeed deaths—on the railways", 4698.

The following remarks were not required to be withdrawn: "I would rather be a Queen counsel", 329; "I would not even call you a queen. You are not good enough" (referring to the Leader of the Opposition), 330; "He (the hon. member for Campbelltown) would be one of the biggest frauds who ever came into this Parliament", 733; "There would be no sling back to the Government for election expenses or something", 733; "The hon. member far Corrimal... shows an abysmal ignorance on the subject of coal exports", 1262; "... the hon. member for Drummoyne has ... become rather a notable scaremonger and rumourmonger", 2753; "... Opposition members ... go on with such nonsense", 3112; "Members opposite are just a lot of fools", 3342; "The Premier ... can try ... to mis-state the facts ...", 3784.

Parliament: Opening of Session, q., 4573.

Nurses Demonstration, q., 4803.

Personal Explanation: Mr Speaker preferred a flexible approach to the granting of leave for the making of a personal explanation. In future Mr Speaker intended to follow the practice that, in the absence of a dissentient voice, he would raise formally the matter of consent by specifically asking whether leave was given. When leave was granted the personal explanation would have toconform with all existing rulings relating to such explanations. The primary purpose of Standing Order 137 was to enable a member to show that his honour and integrity had been reflected upon recently. Representation of facts was not a basis for personal representation, and members may not use the procedure simply to contradict something said by another member. Also, a member was not entitled to use the practice as a cover under which to attack another member. A personal explanation had to be brief and, provided a member was not interrupted, it might be made during the debate in which grounds for the explanation arose. Question time should not be interrupted for a personal explanation to be made. When a member's reputation had been impugned outside the House the member con-

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

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

**cerned** might make a personal explanation within the House in order to remedy that situation, **1264.** 

A personal explanation must be founded upon a reflection on a member's character, 129, 130, 3988; and a member should state the matter briefly but not debate it, 805; also a member may not debate a matter that he is seeking to explain, 3679.

To say that a member had a mistaken view of facts or of the law could not possibly found a personal explanation, 129, 1419.

In future Mr Speaker did not propose to be as lenient or as tolerant with personal explanations, 129.

In making a personal explanation a member would not be permitted to read a lengthy document. He may make a short explanation and make the document available but it was not within the member's power to table the document, **804.** 

A member was not permitted to proceed with a personal explanation as the Speaker could not see that the member's standing as a human being was the slightest bit different on one particular day than it was on the day before, 805.

The Chair deplored the development of a situation where one day accusations of a political nature were made and on the next day a member wished to counteract them, **805**, **4183**; such matters should be dealt with by other forms of the House, **2591**.

Mr Speaker would not permit the Leader of the **Opposition** to use the procedure of personal explanation in order to make an attack on a Minister, **952.** 

It was open for a member to refute a reflection upon his motives but the Chair would not permit the business of the House to be interrupted every time an exchange occurred in which a member's motives were questioned, 4181, 4182.

Although personal explanations are matters for the indulgence of the House, Mr Speaker did not consider himself bound to call for a division or an intimation of the opinion of the total House. He regarded himself as the spokesman for the House, 1027.

If personal explanations could not be contained within reasonable and proper bounds it would be necessary to get a formal vote to test the consent of the House to extend its indulgence for the making of a personal

## ASSEMBLY, LEGISLATIVE (continued):

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

explanation. Mr Speaker did not believe this to be a desirable course, but if what had occurred in the House recently continued, that course would have to be taken, 1029.

As leave to make a personal explanation had been negatived by the House, by one dissentient, a member could not proceed, 1548, 4158, 4896.

A matter before the House was entirely a proper one for personal explanation, 1028.

Mr Speaker would not let a personal explanation become a matter for debate or an opportunity for members to engage in an exchange of personal vituperation, 1028, 1598.

Mr Speaker was willing to accept that the reputation of the Minister who had made a personal explanation had been impugned, 1028.

It was perfectly competent for a member to make a personal explanation in respect of a statement made outside Parliament, 1050.

Although Mr Speaker considered the case to be a doubtful one, he permitted a Minister to make a brief personal explanation, 1050.

A member was asked whether he was canvassing a ruling of Mi Speaker and later the member was asked in what manner his character had been reflected upon, 1263.

Mr Speaker would hear a personal explanation after the business before the House—the tabling of papers—had been disposed of, 1265.

A member did not proceed with a personal explanation when Mr Speaker required him to say in what respect his character had been impugned by a document tabled by a Minister, 1419.

A member was not permitted to make a personal explanation, as there was business before the Chair, 1534; if the member wished to make a personal explanation later, Mr Speaker would ascertain whether the indulgence of the House would be granted, 1535.

Although Mr Speaker considered the matter that the Leader of the Opposition wished to raise to be one of political exchange, he proposed to hear the submission, 1669.

A member was requested to tell Mr Speaker succinctly the nature of a personal explanation, 1597.

What a member was raising did not come within the scope of a personal explanation, 3923.

A member who had made a personal explanation could not then engage in debate on **the** matter, 1598.

# ASSEMBLY, LEGISLATIVE (continued):

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

Mr Speaker upheld a point of order that a Minister had not shown how his character and standing as a person had been reflected upon or impugned, 1734.

Mr Speaker would not allow the use of the words "In typical cowardly and guttersnipe fashion" in a personal explanation, 371

In making a personal explanation it was not proper for a member to seek the with-drawal of an offensive remark, 376.

A member who was seeking to make a personal explanation was engaging in a political exchange. He was asked to be brief in his explanation, 3117; the member had taken the matter as far as he could, 3118.

**Petitions:** Members should desist from casual conversation while petitions were being read, 4884.

**Points of Order:** Mr Speaker would not tolerate fraudulent, cheating points of order, or points of order with no substance in them, 95, 397, 608, 609, 2753.

A point of order could not be taken on a point of order, 1168.

On a point of order a member could not seek to correct what he considered to be a mis-statement, 801; or a misrepresentation of fact, 952; or to develop an argument, 2681.

As the only business before the House was a notice of motion on which a Minister had received the call, a member could not take a point of order, 4815.

A member was called upon to delete argumentative phrases when speaking to a point of order, 1028.

If a member had a point of order to make, Mr Speaker was willing to hear him, 591, 1597; but only on a matter of order, 4482.

A point of order could not be taken immediately after the Prayer had been offered. A member would have an opportunity to raise his point of order at the time of going through the business paper, 1307.

A point of order that a Minister might correct an apparent mistake could not be taken while the Minister was delivering his speech on a bill. The matter could be raised in the second-reading debate. However, it would be permissible for the Minister to correct a statement made by the member who took the point of order, 3631.

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

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

A member was not permitted to take a point of order on the validity of a motion for there was no motion before the House, 1168.

Mr Speaker proposed a motion before he would hear a point of order, 2587.

The matter being raised on a point of order was academic for the time of the member addressing the House had expired, 1474; a point of order was taken too prematurely, 1977.

A member should develop a point of order, 1473, 1995; and not trifle with the Chair, 4482; or engage in argument with another member, 4958.

A point of order should not be based on rumours, 4492.

Mr Speaker wished to hear what he assumed was a serious point of order, 328. 329.

As the Chair had already ruled on a point of order a member was asked not to proceed further with a submission, 291.

No point of order was involved, 95, 294, 397, 550, 609, 621, 945, 946, 951, 1024, 1121, 1135, 1349, 1473, 1597, 1733, 1853, 2009, 2017, 2584, 2677, 2753, 2966, 3114, 3631, 4482, 4483, 4492, 4807.

*Privilege:* Comprehensive statement by Mr Speaker on the grounds that constitute a matter of privilege, 1734.

An untruth does not rise to a matter of privilege; and even if **an** untruth were stated it would be inconceivable that it would inhibit in any way a member in the performance of his parliamentary duties, 3347.

A member had not established a *prima* facie case of privilege, 396, 397, 678; at best a member had raised a matter of order, not one of privilege, 186, 239, 1734, 1858, 4363.

Although a member had not raised a matter of privilege at the first opportunity, he was permitted to proceed briefly, 4814; a member was not entitled to raise the precise matter that the House had already determined, 4814.

It was not a matter of privilege for a member to claim that his integrity as a member of the Labor Party had been impugned when it was said of him that he had leaked information from Caucus, 1535.

The privileges of members were not affected by the appointment of a Parliamentary Secretary, 38.

#### ASSEMBLY, LEGISLATIVE (continued):

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

**Procedure:** Comprehensive ruling by Mr Speaker on the order of business when, due to a technicality, a member was unable to proceed with a motion set down on the business paper, 1319.

Comprehensive statement by Mr Speaker cn the law governing divorce and related matters, 4814.

A point of order was not upheld that an amendment to a motion was out of order as it was a direct negative of the motion. The amendment was in order, 1997.

At the introductory stage of a bill the debate must be confined to matters referred to by the Minister and what, on the face of the motion, was contained in the bill, 1114, 1412.

Virtually anything that touched upon the financial affairs of the State could be covered in the debate on the Supply Bill, 1122.

Mr Speaker had no intention of elaborating on a statement he had made during question time on the priority of call to the Leader of the Opposition and the Deputy Leader of the Opposition, 1475.

During the time for tabling of papers the Premier and Treasurer was out of order in referring to matters that had been raised with himself and other Ministers during question time that day and on other days, 289.

Mr Speaker was unaware of any suggestion that a member could raise a matter that had been raised previously, 396.

A point of order was not upheld that if a submission of a member were correct, that a member should not be entitled to vote in a division if he had a direct pecuniary interest in the question involved, the House could not discuss any matters in which members had a pecuniary interest, 1536.

It would be unusual for members to refer to the service of another member when a motion was under consideration that his seat be declared vacant by reason of his resignation. Other opportunities were available for reference to be made to that member's service, 1861.

It was fully competent for a member to give notice of a motion, but if that motion were agreed to it might inhibit the remainder of the Address-in-Reply debate, 457.

Pursuant to a resolution carried by the House Mr Speaker put two original motions in two separate questions, 662.

#### ASSEMBLY, LEGISLATIVE (continued):

Speaker, Mr (The Hon. James Alexander Cameron, LL.M.), Rulings, Observations and Opinions (continued):

Mr Speaker consented **to** the second-reading debate on **related** bills being taken **simul**-taneously, with each bill to be considered separately in Committee, 2951.

Select Committee upon the Fishing Industry, report, 3348.

*Public Works Committee:* Election of R. B. Duncan, Esq. and A. E. A. Viney, Esq., 3604.

Questions and Answers Paper: It had always been one of the duties of the Chair to rule infally upon matters submitted for adjudication concerning the content of the business paper or the Questions and Answers paper. A strict approach was appropriate to questions upon notice as opportunity was available for a more thoughtful and precise consideration of the issues involved. Questions should not be included in the Questions a& Answers paper d they are clearly not within the administration of the Minister to whom they are directed. More important considerations arise where the issues sought to be ventilated give rise to implications hurtful to or defamatory of members of Parliament. Matter included on the Questions and Answers paper becomes a privileged statement and the author is protected from all liability under the Defamation Act. A question sought to be ircluded on the Questions and Answers paper was disallowed on the ground that it should have been directed to the Commonwealth Attorney-General, 4281.

Questions without Notice: It was traditional for questions and statements in the House not to be based upon Press reports, 3345.

As the responsible Minister would have some knowledge of what portions of a question without notice were covered by a question on the *Questions and Answers* paper, the Minister should answer only those portions that were not part of the question on notice, 2295.

A Minister should address the Chair when answering a question, 2684.

Political meeting at Sydney Opera House,  $q_{\cdot}$ , 2683.

The attention of Mr Speaker had been called to the practice of Ministers' being permitted to supplement answers to questions. It would be unfortunate if a Minister did not take the opportunity to bring to the House on the day he had been asked a question without notice further information

# ASSEMBLY, LEGISLATIVE (continued):

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

of a non-disputatious kind that every member was keen to have. It would be extraordinarily unfortunate if disputatious material were supplied for in effect the Minister would have a second opportunity of reply. The Premier and Treasurer was asked not to proceed as he was giving information beyond the range of what he had foreshadowed the previous day, 291.

Questions should be only questions, and answers should be nothing more than answers to the questions asked, 123.

It was not the function of the Chair to compose the answer of a Minister, 3021.

 $\boldsymbol{A}$  Minister was in order in answering a question, 2895.

The Chair hoped that the answer would be a little briefer than the question, 283.

There was too much tendency for Ministers to debate issues rather than to answer questions asked of them. In future the Chair would pay close heed to the application of Standing Order 78, 803.

When replying to a question a Minister should give facts; he should not comment, 369.

It was for a Minister to inform the House whether a matter was outside his competence, 801, 1407.

A Minister may express an opinion when answering a question without notice, 648, 799; and a Minister knew the risks involved in doing so, 648.

Questions should not be too long, 1932, 2049, 2748, 2754, 4478, 4572; or contain too much information, 621, 708, 713, 796, 1022, 1312, 1400, 2754; or argument, 2121, 2678, 2681, 2750, 3596, 4895; or seek an expression of opinion, 1586, 2054, 2680, 3344, 3598, 3600, 4055; or include general remarks, 1080, 3853; or raise a hypothetical matter, 2684, 2750; or contain information readily available, 3111; or anticipate debate, 4478; or deal with general matters, 1077.

A member should address his question

through the Chair, 797.

A member who asks a question should be silent while it is being answered, 182; it was gross disorder to interrupt continually during the reply, 1857, 3600.

Ministers should give brief answers to questions, 285, 364.

The Chair did not intend to fetter excessively the freedom of reply of **a** Minister, but a Minister should be relevant, 1857.

# ASSEMBLY, LEGISLATIVE (continued): |

Speaker, Mr (The Hon. James Alexander Cameron, LL.M.), Rulings, Observa-TIONS and Opinions (continued):

A member would not be further heard if he did not continue with his question, 797

It was not the Chair's function to rule whether more appropriate methods were available for raising a matter than by way of question. An answer had been unduly protracted by interjections, 4064.

The number of questions asked had been reduced by interjections, and over-long questions and answers, 4154.

It had never been the Chair's function to rule a question out of order on the ground that a part of it did not relate specifically to the administration of the Minister to whom the question had been directed, 1855.

There is an embargo on the content of argument in a question, but there had never been a ruling that a question must not provoke argument, 1257.

Adverse comment on members of the judiciary must be made by way of substantive motion, not by way of question without notice, 1729.

If the matter raised in a question were outside the ambit of a Minister's responsibility, the Minister would so inform the House, 1166, 4485.

A Minister's reply to a question had been generally relevant to that question, 1262, 3917.

A member could not make a personal explanation when questions without notice were called on, 947.

Members who did not receive the call to ask a question should resume their seats, 2125.

Although a Minister had been considerably frustrated in his attempt to answer a question, Mr Speaker trusted that the answer would not continue much longer, 713.

Mr Speaker complimented members and Ministers on the brevity of their questions and answers during question time on a particular day, 457.

Mr Speaker would not tolerate in a question the incorporation of political terms such as "a white-wash report". A member was asked to reframe his question, 369.

A member who had been asked to restate his question was requested not to engage in debate across the Chamber, 1729.

#### ASSEMBLY, LEGISLATIVE (continued):

Speaker, Mr (The Hon. James Alexander Cameron, U.M.), Rulings, Observa-TIONS and Opinions (continued):

The Premier and Treasurer was in order in the way he was answering a question, 2679; the Chair had not given him any directions on the form of the reply to a question, 2751.

During the time for the tabling of papers the Premier and Treasurer was not out of order in referring to matters that had been raised with himself and other Ministers at question time that day and on other days, 289.

It was perfectly in order for a member to press in a question for the Premier and Treasurer to reaffirm the Government's position on a number of issues, 2751.

Mr Speaker would not rule an answer to a question to be a ministerial statement, 711, 714, 2050.

**A** member was asked to proceed with his question, 1403.

Although a question contained information and expressly asked for an opinion, the end of the question was acceptable and Mr Speaker allowed it, 950.

Mr Speaker would listen carefully to ensure that the answer related to the question asked, 717.

Anything that genuinely inhibited a member from exercising the right to ask a question might well raise a matter of privilege, but Ministers had never been required to answer a question in a way that satisfied the member who asked it, 554.

A question that did not relate to the administration of the Minister to whom it was directed was out of order, 1023.

Members must not seek information that is readily available in public documents, 1663; or ask a Minister to confirm a newspaper report, 1940, 2126, 3344.

Questions disallowed, 796, 1022, 1023, 1729, 1940, 2054, 2681, 3115, 3340, 3541, 3344, 3345, 3541, 3596, 3598, 3600, 4895; or part of a question disallowed, 4803, 4894.

Questions or answers permitted following dismissal of points of order seeking their disallowal, 285, 287, 363, 368, 369, 546, 621, 951, 1024, 1164, 1400, 1470, 1932, 2049, 2050, 2120, 2446, 2678, 2680, 2684, 2748, 2750, 2754, 2895, 3111, 3116, 3255, 3789, 3921, 3922, 4064, 4065, 4156, 4478, 4577, 4694, 4807, 4892.

## ASSEMBLY, LEGISLATIVE (continued):

Speaker, Mr (The Hon. James Alexander Cameron, LL.M.), Rulings, Observations and Opinions (continued):

A Parliamentary Secretary was not precluded from asking a question without notice, 3922.

A Minister had not arrogantly and contemptuously neglected to obey a request from the Chair to conclude an answer he was giving to a question, 285.

A point of order was not upheld that information being given in an answer had already been covered during the Address-in-Reply debate, 369.

Points of order were not upheld that the matter raised by a Minister in reply to a question would be dealt with in the forthcoming Budget, 1164.

There had never been an embargo upon a Minister anticipating a question and preparing to answer it, 2050, 4155.

Reading of Speeches: The normal injunction against the reading of speeches did not apply to Ministers, 1488.

It was in order for a member to read from copious notes that appeared to be in his own handwriting, 2713.

A point of order was not upheld that a member should desist from reading extracts from newspapers dealing with previous debates in the House, 4581.

The Chair had no doubt that a member had prepared his own notes; the member should refer to his notes, not read his speech, 489.

**Relevance:** The introductory debate on a bill is limited to the remarks of the Minister, 1413, 2298, 2765, 2770, 2771; and a member who strayed from the debate would be required to resume his seat, 1414.

A member was entitled to indicate at the introductory stage why a taxation measure was not necessary, 2765.

A member should not venture too far into federal matters when debating a bill concerning the salary of the New South Wales Governor, 2593; and only passing reference would be permitted in regard to controversy surrounding any other representative of Her Majesty than the Governor of New South Wales, 2836.

A Minister was being relevant in his remarks on a motion; he was not making a ministerial statement, 3888.

Latitude had been extended to some members during a debate and similar latitude would be extended to the member addressing the House, 3903.

#### ASSEMBLY, LEGISLATIVE (continued):

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

A member must speak to the motion, 133, 466, 626, 671, 888, 1271, 1483, 1487, 2016, 2020, 2771, 3879, 4001, 4250, 4492, 4951; or the bill, 730, 731, 995, 1120, 1128, 1135, 1138, 1187, 1282, 2815, 2919, 2920, 2922, 3046, 3052, 3183, 3307, 3762, 4030, 4372, 4608, 4621.

Sub Judice Rule: Mr Speaker would not rule that the answer being given to a question was sub judice, 712.

A member who asserts that a matter ought to be debarred from discussion as it was sub judice carried the onus of demonstrating that substantial damage would result from debate of the matter, 3734.

Mr Speaker supported the idea of taking a tolerant approach to the application of the *sub judice* rule, 3735; the matter was a difficult one and Mr Speaker did not like to rule upon it finally, 3736.

A member who asserted that a matter was *sub judice* carried the onus of showing that substantial damage would flow if the matter were discussed in Parliament. As well, the member had to show that the matter sought to be discussed was identical with the issue before the court. The Chair was not satisfied that discussion of the instant matter ought to be stifled by an inflexible application of the *sub judice* rule, 3924.

The fact that discussion in Parliament may aggravate the practical problems of a Minister as administrator of a government department did not touch upon the *sub judice* rule, 3925.

**Tedious Repetition:** A point of order was not upheld that a Minister was indulging in tedious repetition while answering a question, 3342; or a member while addressing the House, 729.

*Urgency:* It had never been the practice to confine a Minister speaking to urgency in the way the proposer of a motion of urgency is confined, 1472, 1473.

It was undesirable for the Leader and the Deputy Leader of the Opposition to abuse the courtesy of the Chair to grant them priority of call in order to move motions of urgency and effectively eliminate question time. If this practice were continued, automatic priority would not be extended to the Leader and the Deputy Leader of the Opposition, 1473: it was not right to infer that the extension of this courtesy by the Chair to those two members would continue, 1476.

## ASSEMBLY, LEGISLATIVE (continued):

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

A member must bring forward matters which genuinely go to urgency, 39, 40, 549, 869, 942, 943, 1167, 1665, 1851, 3537, 3746; and a member should not disregard the Chair's direction, 550.

There was nothing in a submission of a member that would prevent any member moving urgency, 1666; it was for the House to determine urgency. The fact that a particular issue had been dealt with the previous day as a matter of urgency could not possibly influence a decision on whether or not the matter now being put forward was urgent, 1666.

A member was making a bona fide effort to raise urgency, 1665, 1978.

A point of order was not upheld that a member was not raising urgency, 1978, 4796.

With the consent of a member who had sought **urgency** Mr Speaker put the **substan**tive motion to the House, 2894.

When it **was** brought to the Chair's attention that a motion had not **been** formally put, Mr Speaker then put the motion that it was a matter of urgent necessity, 2584, 2590.

As it was conceivable that in the effluxion of time something that was not of urgent necessity at one stage became urgent at another stage, Mr Speaker permitted a member to proceed with his motion, 2589.

An extension of time could not be granted to a member speaking to urgency, 4483.

A member was speaking to the substantive motion, not to urgency, 551, 1850, 1851, 3537, 3745, 4479, 4480, 4796, 4797.

If a member persisted in addressing himself to issues other than urgency he would be required to resume his seat. Later the member was directed to resume his seat, 1472.

A member had raised a matter of custom, not one of order, in relation to **the** moving of motions of urgency, 3536.

**SPECIAL ADJOURNMENT,** m., 632, 1266, 2128, 3348, 4905.

STANDING ORDERS, report, 1941; m., 4956.

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#### ASSEMBLY, LEGISLATIVE (continued):

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

Interjections, Interruptions and Disorder: A member had been heard in comparative silence and the Chair wanted a similar courtesy extended to the member addressing the Chair, 1891 (Mr Duncan).

A member should ignore interjections and address the Chair, 1893, 1900, 1948, 4174 (Mr Duncan).

Members should leave the Chamber as quietly as possible, 3190 (Mr Duncan).

There was too much conversation in the Chamber, and a member should be heard in silence, 1892, 2044, 2949, 2979 (Mr Duncan).

Interruptions disorderly, 1948, 2075 (Mr Duncan).

Members Warned: Mr Crabtree, 2081; Mr L. B. Kelly, 2951; Mr Mulock, 4176 (Mr Duncan).

**Relevance:** A member should speak to the clause before the Committee, 1893, 1896, 1904, 1905, 2079, 4084, 4280; or the Estimate before the Committee, 1906 (Mr Duncan).

VACANT **SEAT**, WAGGA **WAGGA**, 1860; *m.*, 1861, 1882.

**Australian Constitution** (See also "Governor and Governor-General"):

Constitutional Principles, urgency, 2586.

Convention, address, 383; m., 1157; q., 1161; urgency, 1170; m, 4316, 4364, 4425, 4449, 4484.

Crisis, appn, 1946; q., 2678, 2896, 3115.

Federal System, address, 90.

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Importance, address, 55.

Petition to Her Majesty the Queen, q., 3020.

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#### **BILLS:**

Ambulance Service (Amendment) Bill: Assembly: assent, 34.
Council: assent, 9.

#### ANGLICAN CHURCH OF AUSTRALIA BILL:

Assembly: int. and 1R., 4070; 2R., 4434; Com. and ad. rep., 4436; 3R., 4484; mes., 4723; cons. amdis and ad. rep., 4832.

Council: 1R., 4449; 2R., 4554; Com. and ad. rep., 4557; 3R., 4642; mes., 4787.

#### APPROPRIATION BILL:

Assembly: int., 1R. and 2R., 1324, 1609; 2R., 1683, 1777, 1861; Com., 1882, 1941, 2038, 2057. 2128: ad. rep., and 3R., 3161; mes., 2779; assent, 3335.

Council: 1R. and m.s.o., 2165; 2R., 2173, 2252, 2370, 2432, 2508, 2642; Com. and ad. rep., 2656; 3R., 2725; assent, 3334.

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

Assembly: assent, 34. Council: assent, 9.

#### AUSTRALIAN MUSEUM TRUST BILL:

Assembly: int., 1344; 1R., 1346; 2R., 2489; Com. and ad. rep., 2502; 3R., 2591; mes., 2920; assent, 3582.

Council: 1R., 2506; 2R., 2736; Com. and ad. rep., 2743; 3R., 2851; assent, 3564.

BUILDERS LICENSING (AMENDMENT) BILL:

Assembly: assent, 34. Council: assent, 9.

Builders Licensing (Amendment) Bill: 1976

Assembly: int., 4241; 1R., 4246; 2R., 4386; Com., 4419; ad. rep., 4425; 3R., 4513; mes., 4830

Council: 1r., 4473; 2r., 4557, 4645; Com., 4647; ad. rep., 4649; 3r., 4769.

#### BILLS (continued):

Bursary Endowment (Amendment) Bill: Assembly: int. and 1r., 806; 2r., 906; Com. and ad. rep., 912; 3r., 953; mes., 1193; assent, 1698.

Council: 1R., 923; 2R., 1058; Com. and ad. rep., 1061; 3R., 1145; assent, 1639.

Business Franchise Licenses (Petroleum) Amendment and Repeal Bill:

Assembly: int., 4364; 1r., 4378; 2r., 4496; Corn., ad. rep., and 3r., 4513; mes., 4830. Council: 1r., 4473; 2r., 4649; Com. and ad.

rep., 4657; 3**R.,** 4769.

BUSINESS FRANCHISE LICENSES (PETROLEUM) AMENDMENT BILL:

Assembly: int., 2759; 1R., 2767; 2R., 2971; Com., 2979; ad. rep., and 3R., 2980; mes., 3299; assent, 3532.

Council: 1R., 2989; 2R., 3206; Com., ad. rep., and 3R., 3210; assent, 3368.

# Business Franchise Licenses (Tobacco) Bill:

Assembly: int., 1679; 1R., 1683; 2R., 1757; Com., 1773; ad. rep., 1777; 3R., 1860; mes., 1976; assent, 2188.

Council: 1R. and m.s.o., 1787; 2R., 1844, 1922; Com., ad. rep. and 3R., 1924; assent, 2165.

## CATTLE COMPENSATION (AMENDMENT) BILL:

Assembly: int., 3904; 1R., 3905; 2R., 4089; Com. and ad. rep., 4093; 3R., 4158; mes., 4513

Council: 1R., 4131; 2R., 4334; Com., 4340; ad. rep., 4341; 3R., 4450.

CHURCH OF ENGLAND CONSTITUTIONS (AMENDMENT) BILL:

Assembly: int., 4069; 1R., 4070; 2R., 4430; Com. and ad. rep., 4434; 3R., 4484; mes., 4723.

Council: 1R., 4449; 2R., 4552; Com. and ad. rep., 4554; 3R., 4642.

CTTY OF GOULBURN GAS AND COKE COMPANY'S (AMENDMENT) BILL:

Council: int. and 1R., 3659; report of select committee, 4294; 2R., Com. and ad. rep., 4454; 3R., 4771; m., 4844.

#### BILLS (continued):

COAL AND OIL SHALE MINE WORKERS (SUPER-ANNUATION) AMENDMENT BILL:

Assembly: int., 956; 1R., 958; 2R., 1179; Com., 1192; ad. rep., 1193; 3R., 1265; rnes., 1976; assent, 2188.

Council: 1R. and m.s.o., 1232; 2R., 1792; Com., 1797; ad. rep., 1799; 3R., 1920; assent, 2165.

# **COAL MINING** (AMENDMENT) BILL:

Assembly: assent, 34.

Council: assent, 9.

COLLEGES OF ADVANCED EDUCATION BILL: Assembly: assent, 34.

Council: assent, 9.

COMMERCIAL LAW (MISCELLANEOUS PROVI-SIONS) BILL:

Assembly: int., 3123; 1R., 3124; 2R., 3276; Com., 3297; ad. rep. and 3R., 3299; rnes., 3532; assent, 3582.

Council: 1R., 3244; 2R., 3498; Corn. and ad. rep., 3508; 3R., 3513; assent, 3564.

#### COMPANIES (AMENDMENT) BILL:

Assembly: int., 1419; 1R., 1427; 2R., 2811; Com. and ad. rep., 2817; 3R., 2971; mes., 3532; assent, 3582.

Council: 1r., 2990; 2r., 3397; Corn., 3405; ad. rep., 3407; 3r., 3443; assent, 3564.

#### CONSTITUTION AND OTHER ACTS (AMEND-MENT) BILL:

Assembly: int., 1273; 1r., 1289; 2r., 1519; m., 1535; Com., 1536; ad. rep., 1548; **3r.,** 1598; mes., 1976; assent, 2188.

Council: 1R., 1570; 2R., 1837; Com., 1843; ad. rep., 1844; 3R., 1920; assent, 2165.

# COUNTRY WOMEN'S ASSOCIATION OF NEW SOUTH WALES INCORPORATION (AMEND-MENT) BILL:

Assembly: assent, 34. Council: assent, 9.

#### COURTS OF PETTY SESSIONS (CIVIL CLAIMS) AMENDMENT BILL:

Assembly: int., 1341; 1R., 1343; 2R., 1598; Corn., 1605; ad. rep., 1606; 3R., 1670; mes., 2921; cons. amdts, 3349; ad. rep., 3350; assent, 3582.

Council: 1r., 1640; 2r., 1925, 2671, 2730; Com., 2733; ad. rep., 2734; 3r., 2851; rnes., 3368; assent, 3564.

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#### CREDIT UNION (AMENDMENT) BILL:

Assembly: int., 678; 1R., 682; 2R., 913, 958; Com., 976; ad. rep., 985; 3R., 1038; mes., 1503; assent, 2188.

Council: 1R. and m.s.o., 1006: 2R., 1067. 1149, 1233; Com., 1241; ad. rep., 1249; 3R., 1457; assent, 2165.

#### CROWN EMPLOYEES APPEAL BOARD (AMEND-MENT) BILL:

Assembly: int., 635; 1R., 636; 2R., 761; Corn. and ad. rep., 762; 3R., 805; rnes., 1075; assent, 1698.

Council: 1R. and m.s.o., 835; 2R., 928; Com. and ad. rep., 929; 3R., 1006; assent, 1639.

#### Crown LANDS AND OTHER ACTS (AMEND-MENT) BILL:

Assembly: int., 682; 1R., 684; 2R., 997, 1030; Com., 1034; ad. rep., 1035; 3R., 1086; rnes., 1910; cons. amdts., 2037; ad rep., 2038; assent, 2445.

Council: 1R. and m.s.o., 1056; 2R., 1709; Com., 1717; ad. rep., 1722; 3R., 1787; rnes., 2165; assent, 2429.

# CROWN LANDS AND OTHER ACTS (RENTS AND INTEREST RATES) AMENDMENT BILL:

Assembly: int., 2594; 1R., 2597; 2R., 2838; Com., 2846; ad rep., 2847; 3R., 2903; rnes., 3335; assent, 3582.

Council: 1R., 2851; 2R., 3217; Com. and ad. rep., 3223; 3R., 3334; assent, 3564.

#### DAIRY ADJUSTMENT PROGRAMME AGREEMENT RATIFICATION BILL:

Assembly: assent, 34.

Council: assent, 9.

#### DAIRY INDUSTRY (AMENDMENT) BILL:

Assembly: assent, 34.

Council: assent. 9.

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Assembly: assent, 34.

Council: assent, 9.

# DANGEROUS GOODS BILL:

Assembly: int., 1178; 2R., 1435, 1503; Com. and ad 2188. 1504; 3R., 1598; mes., 1976; assent,

Council: 1R., 1570; 2R., 1818; Com., 1830; ad. rep., 1831; 3R., 1920; assent, 2165.

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Assembly: int., 2774; 1R., 2775; 2R., 2923; Com., ad. rep. and 3R., 2924; rnes., 3299; assent, 3582.

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Assembly: assent, 34.

Council: assent, 9.

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Assembly: assent, 34.

Council: assent, 9.

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Council; assent. 9.

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

Assembly: m.s.o., 1110; int., 1114; 1R., 1117; 2R., 1373, 1428; Com., 1434; ad. rep., 1435; 3R., 1476; mes., 1757; assent, 2188.

Council: 1R. and m.s.o., 1449; 2R., 1651; Corn. and ad. rep., 1656; 3R., 1703; assent, 2165.

# HUNTER VALLEY CONSERVATION TRUST (AMENDMENT) BILL:

Assembly: int., 955; 1R., 956; 2R., 1045; Com., 1049; ad. rep., 1050; 3R., 1086; mes.. 1598; assent, 2188.

Council: 1R., 1056; 2R., 1462; Com. and ad. rep., 1463; 3R., 1552; assent, 2165.

HUNTER VALLEY FLOOD MITIGATION (AMEND-MENT) BILL:

Assembly: int., 954; 1R., 955; 2R., 1038; Com., 1044; ad. rep., 1045; 3R., 1086; mes., 1598; assent, 2188.

Council: 1R., 1056; 2R., 1458; Com. and ad. rep., 1462; 3R., 1552; assent, 2165.

INDECENT ARTICLES AND CLASSIFIED PUBLICA-TIONS BILL:

Assembly: assent, 34.

Council: assent. 9.

# INDUSTRIAL ARBITRATION (AMENDMENT) BILL:

Assembly: int., 2686, 1r., 2687; 2r., 2817; Com., 2828; ad. rep., 2834; 3r., 2903; mes, 3299; assent, 3582.

Council: 1R., 2851; 2R., 3000, 3065, 3090; 3R., 3197; ad. rep., 3096; assent, 3564.

#### INDUSTRIAL ARBITRATION (CONCILIATION COM-MISSIONERS) AMENDMENT BILL:

Assembly: int., 3695; 1R., 3696; 2R., 3774, 3813; Com., ad. rep. and 3R., 3856; mes., 4380.

Council: 1r. and m.s.o., 3958; 2r., 4186; Com. and ad. rep., 4188; 3r., 4294.

## **BILLS** (continued):

# INDUSTRIAL ARBITRATION (EMPLOYMENT AGENCIES) AMENDMENT BILL:

Assembly: int., 3029; 1R., 3030; 2R., 3256; Com., 3262; ad. rep., 3263; 3R., 3263; mes., 3532; assent, 3582.

Council: 1r., 3197; 2r., 3407; Corn., 3415; ad. rep., 3418; 3r., 3443; assent, 3564.

#### INFANT LIFE PRESERVATION BILL:

Assembly: int., 3793; 1R., 3807; 2R., 4578.

# IRRIGATION (AMENDMENT) BILL:

Assembly: int., 3900; 1R., 3901; 2R., 4075; Com. and ad. rep., 4078; 3R., 4158; rnes., 4513.

Council: 1R., 4131; 2R., 4341; Corn. and ad. rep., 4347; 3R., 4450.

# LAND TAX (AMENDMENT) BILL:

Assembly: int., 2778; 1R., 2779; 2R. and Corn., 2970; ad. rep. and 3R., 2971; rnes., 3335; assent, 3582.

Council: 1R., 2990; 2R., 3243; Corn. and ad. rep., 3244; 3R., 3335; assent, 3564.

# LAND TAX MANAGEMENT (AMENDMENT) BILL:

Assembly: int., 2777: 1R., 2778; 2R., 2951; Com., 2968; ad. rep., 2970; 3R., 3035; mes., 3335; assent, 3582.

Council: 1R., 2990; 2R., 3233; Corn. and ad. rep., 3243; 3R., 3334; assent, 3564.

### Law of Evidence Bill (pro forma):

Assembly: 1R., 47. Council: 1R., 9.

Legal Practitioners (Legal **Am**) Amendment *Bill*:

Assembly: assent, 34. Council: assent, 9.

#### LIBRARY (AMENDMENT) BILL:

Assembly: assent, 34. Council: assent, 9.

### LIQUOR (AMENDMENT) BILL, 1975:

Assembly: assent, 34. Council: assent, 9.

# BILLS (continued):

# LIQUOR (AMENDMENT) BILL:

Assembly: int. and 1R., 2758; 2R., 3035; Com. and ad. rep., 3038; mes., 3695; assent, 4821.

Council: 1R., 2990; 2R., 3571; Com. and ad. rep., 3574; 3R., 3659; assent, 4769.

# Local Government (Amendment) Bill, 1975:

Assembly: assent, 34.

Council: assent, 9.

# Local Government (Amendment) Bill, 1976:

Assembly: int. and 1r., 3118; 2r., 3750; Com., 3764; ad. rep., 3769; 3r., 3793; mes., 4255

Council: 1R. and m.s.o., 3957; 2R., 4043, 4135; Com., 4144; ad. rep., 4148; 3R., 4184.

# LOCAL GOVERNMENT AND OTHER AUTHORITIES (SUPERANNUATION) AMENDMENT BILL:

Assembly: int., 2906; 1R., 2908; 2R., 3137; Corn., 3154; ad. rep. and 3R., 3161; mes., 3532; assent, 3582.

Council: 1r., 3096; 2r., 3418; Com., 3433; ad. rep., 3439; 3r., 3443; assent, 3564.

# LOCAL GOVERNMENT (APPEALS) **AMEND**-MENT *BILL*:

Assembly: assent, 34.

Council: assent, 9.

# LOCAL GOVERNMENT (FURTHER AMENDMENT) BILL (No. 2):

Assembly: int., 4704; 1r., 4706; 2r., 4934.

# LOTTERIES AND ART UNIONS (AMENDMENT)

Assembly: int. and 1r., 639; 2r., 829; Com. and ad. rap., 831; 3r., 871; rnes., 1110; assent, 1572.

Council: 1r. and m.s.o., 835; 2r., 1014; Com. and ad. rep., 1015; 3r., 1056; assent, 1552.

# MAIN ROADS AND OTHER ACTS (AMENDMENT)

Assembly: int., 1029; 1R., 1045; 2R., 1193; Corn., 1215; ad. rep., 1218; 3R., 1265; rnes., 1976; assent, 2445.

Council: 1R, and m.s.o., 1232; 2R, 1800; Com., 1816; ad. rep., 1818; 3R., 1920; assent, 2429.

#### **BILLS** (continued):

MACQUARIE UNIVERSITY (AMENDMENT) BILL: Assembly: int. and 1R., 3698.

MAINTENANCE (AMENDMENT) BILL: Assembly: int., 3905; 1R., 3909.

MEAT INDUSTRY AUTHORITY (A MENDMENT)

Assembly: assent, 34. Council: assent, 9.

#### METRIC CONVERSION BILL:

Assembly: int. and 1R., 956; 2R., 1051; Com. and ad. rep., 1052; 3R., 1086; mes., 1757; assent, 2445.

Council: 1R., 1056; 2R., 1656; Com. and ad. rep., 1658; 3R., 1703; assent, 2429.

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

Assembly: int., 1111; 1R., 1114; 2R., 1219, 1275, 1347; Com., 1366; ad. rep., 1373; 3R., 1409; mes., 1722; assent, 2188.

Council: 1R. and m.s.o., 1449; 2R., 1554; Com. and ad. rep., 1570; 3R., 1640; assent, 2165.

MINE SUBSIDENCE COMPENSATION (AMEND-MENT) BILL:

Assembly: m.s.o., 1111; int. and 1r., 1118; 2r., 1504; Com., 1517; ad. rep., 1519; 3r., 1598; mes., 1976; assent, 2188.

Council: 1R., 1570; 2R., 1831; Com., 1834; ad. rep., 1837; 3R., 1920; assent, 2165.

MINES INSPECTION (AMENDMENT) BILL, 1975:

Assembly: int., 806; 1R., 807; 2R., 912; Com. and ad. rep. 913; 3R., 953; mes., 1110; assent, 1698.

Council: 1R., 923; 2R., 1016; Com. and ad. rep., 1017; 3R., 1057; assent, 1639.

#### MINES INSPECTION (AMENDMENT) BILL, 1976:

Assembly: int., 3896, 1r., 3898; 2r., 4031; Corn. and ad. rep., 4035; 3r., 4068; mes., 4513

Council: 1r., 4039; 2r., 4311; Corn. and ad. rep., 4316; 3r., 4450.

#### **BILLS** (continued):

MINES RESCUE (AMENDMENT) BILL:

Assembly: int., 3130; 1R., 3131; 2R., 3354; Com., ad. rep. and 3R., 3356; mes., 3532; assent, 3582.

Council: 1R., 3368; 2R., 3526; Com., ad. rep. and 3R., 3527; assent, 3564.

MINING (AMENDMENT) BILL, 1975:

Assembly: assent, 34.

Council: assent, 9.

# MINING (AMENDMENT) BILL, 1976:

Assembly: int., 4379; 1R., 4380; 2R., 4715; Com., 4722; ad. rep. and 3R., 4723.

Council: 1r. and m.s.o., 4687; 2r., 4779; Com., 4785; ad. rep., 4787; 3r., 4844.

# MISCELLANEOUS ACTS (ADMINISTRATIVE CHANGES) AMENDMENT BILL, 1975:

Assembly: int., 953; 1R., 954; 2R., 1035; Com. and ad. rep., 1038; 3R., 1086; mes., 1910; assent, 2188.

Council: 1R., 1056; 2R., 170.5; Com. and ad. rep., 1708; 3R., 1787; assent, 2165.

MISCELLANEOUS ACTS (ADMINISTRATIVE CHANGES) AMENDMENT BILL (No. 2), 1975:

Assembly: int. and 1R., 2397; 2R., 2619; Com., 2621; ad. rep., 2623; 3R., 2686; mes., 3047; assent, 3582.

Council: 1R., 2640; 2R., 2862; Com. and ad. rep., 2864; 3R., 2990; assent, 3564.

# MISCELLANEOUS ACTS (ADMINISTRATIVE CHANGES) AMENDMENT BILL 1976:

Assembly: int., 4254; 1r., 4255; 2r., 4830; Com., ad. rep. and 3r., 4831.

Councils: 1R., 4787.

MISCELLANEOUS ACTS (INSPECTORS) AMEND-MENT BILL:

Assembly: int., 4071; 1R., 4072; 2R., 4286; Com. and ad. rep., 4288; 3R., 4364.

Council: 1R., 4294.

# MONEYLENDING (AMENDMENT) BILL:

Assembly: int. and 1R., 1344; 2R., 1608; Com. and ad. rep., 1609; 3R., 1670; mes., 2920; assent, 3582.

Council: 1R., 1640; 2R., 1930, 2735; Com. and ad. rep., 2736; 3R., 2851; assent, 3564.

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Assembly: assent, 34. Council: assent, 9.

NATIONAL FITNESS (REPEAL) BILL:

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Council: 1R. and m.s.o., 3659; 2R., 3666; Com. and ad. rep., 3667; 3R., 3958; assent, 4769.

# NEW SOUTH WALES RETIREMENT BENEFITS (AMENDMENT) BILL:

Assembly: int., 3696; 1R., 3697; 2R., 3813; Corn., and ad. rep., 3824; 3R., 3856; rnes., 4380.

Council: 1R. and m.s.o., 3958; 2R., 4188; Com. and ad. rep., 4197; 3R., 4294.

NOISE CONTROL BILL:

Assembly: assent, 34. Council: assent, 9.

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# NORTHUMBERLAND INSURANCE COMPANY LIMITED BILL:

Assembly: int., 2222; 1R., 2227; 2R., 2611; Com., 2617; 3R., 2686; mes., 3047; assent, 3582.

Council: 1R., 2640; 2R., 2864; Com., 2871; ad. rep., 2872; 3R., 2990; assent, 3564.

# PARLIAMENTARY ALLOWANCES AND SALARIES (AMENDMENT) BILL:

Assembly: assent, 34. Council: assent, 9.

PARLIAMENTARY COMMITTEES ENABLING BILL:

Assembly: assent, 34. Council: assent, 9.

PARLIAMENTARY ELECTORATES AND ELECTIONS (AMENDMENT) BILL 1975:

Assembly: int., 3031; 1R., 3055; 2R., 3171; Com., 3187; ad. rep. and 3R., 3190; rnes., 3532; assent, 3582.

Council: 1R., 3197; 2R., 3446; Com., 3461; ad. rep., 3464; 3R., 3512; assent, 3564.

PARLIAMENTARY ELECTORATES AND ELECTIONS (AMENDMENT) BILL 1976:

Assembly: int., 4706; 1R., 4708; 2R., 4821; Com., ad. rep. and 3R., 4826.

Council: 1R. and m.s,o., 4779; 2R., 4848; Com., ad. rep. and 3R., 4852.

BILLS (continued):

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Assembly: int. and 1R., 636; 2R., 899; Com., 902; ad. rep., 906; 3R., 953; rnes., 1193; assent, 1572.

Council: 1R. and m.s.o., 923; 2R., 1061; Com. and ad. rep., 1063; 3R., 1145; assent, 1552.

# PARLIAMENTARY REMUNERATION **TRIBUNAL** BILL:

Assembly: assent, 34. Council: assent, 9.

# PASTURES PROTECTION (AMENDMENT) BILL:

Assembly: int., 3749; 1R., 3750; 2R., 3937, 4009; Com., 4010; ad. rep., 4011; 3R., 4068; rnes., 4513.

Council: 1r., 4039; 2r., 4316; Com. and ad. rep., 4326; 3r., 4450.

# PAY-ROLL TAX (AMENDMENT) BILL:

Assembly: int., 2597; 1R., 2598; 2R., 2779; Com. and ad. rep., 2790; 3R., 2903; mes., 3335; assent, 3582.

Council: 1R., 2851; 2R., 3223; Corn. and ad. rep., 3228; 3R., 3334; assent, 3564.

# PORT MACQUARIE ENTRANCE IMPROVEMENT WORKS BILL:

Assembly: int., 3891; 1R., 3896; 2R., 4022; Com. and ad. rep., 4031; 3R., 4068; rnes., 4514.

Council: 1R., 4039; 2R., 4326; Com. and ad. rep., 4332; 3R., 4450.

### PORT RATES BILL:

Assembly: assent, 34. Council: assent, 9.

# PRIVACY COMMITTEE BILL:

Assembly: assent, 34.

Council: assent, 9.

# PUBLIC HEALTH (AMENDMENT) BILL:

Assembly: assent, 34. Council: assent, 9.

# PUBLIC HOSPITALS (AMENDMENT) BILL:

Assembly: int., 4070; 1r., 4071; 2r., 4737; Com., 4756; ad. rep. and 3r., 4763.

Council: 1R. and m.s.o., 4769.

#### **BILLS** (continued):

PUBLIC SERVANT HOUSING AUTHORITY BILL:

Assembly: assent, 34.

Council: assent, 9.

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

Assembly: assent, 34.

Council: assent, 9.

# Public Transport Commission (Amendment) Bill 1975:

Assembly: int., 1117; 1r., 1118; 2r., 1218; Com. and ad. rep., 1219; 3r., 1265; mes., 1588; assent, 1722.

Council: 1R. and m.s.o., 1232; 2R., 1463; Com. and ad. rep., 1464; 3R., 1552; assent, 1703.

#### PUBLIC TRANSPORT COMMISSION (AMEND-MENT) BILL 1976:

Assembly: m.s.o., int. and 1R., 4708; 2R., 4826; Corn., ad. rep. and 3R., 4829.

Council: 1R. and m.s.o., 4779; 2R., 4852; Corn., ad. rep. and 3R., 4858.

#### PUBLIC WORKS (AMENDMENT) BILL:

Assembly: int. and 1R., 3119; 2R., 3299; Com., ad. rep. and 3R., 3307; mes., 3532; assent, 3582.

Council: 1R., 3244; 2R., 3508; Corn. and ad. rep., 3512; 3R., 3513; assent, 3564.

# Public Works and Other Acts (Interest Rates) Amendment Bill:

Assembly: int., 4068; 1R., 4069; 2R., 4281; Corn. and ad. rep., 4286; 3R., 4364.

Council: 1R., 4294.

# RACING (AMENDMENT) BILL:

Assembly: int., 2775; 1R., 2777; 2R., 2926; Corn., 2948; ad. rep. and 3R., 2951; rnes., 3335; assent, 3582.

Council: 1R., 2990; 2R., 3229; Corn. and ad. rep., 3233; 3R., 3334; assent, 3564.

# RADIOACTIVE SUBSTANCES (AMENDMENT) BILL:

Assembly: int. and 1R., 2777; 2R., 3352; Con?., ad. rep. and 3R., 3354; mes., 4008; assent, 4821.

Council: 1R., 3368; 2R., 3663; Corn. and ad. rep., 3666; 3R., 3958; assent, 4769.

#### **BILLS** (continued):

#### REGISTERED CLUBS BILL:

Assembly: int., 985; 1R., 992; 2R., 3618, 3703; Corn., 3734, 4158, 4255; ad. rep., 4280.

Council: 1R. and m.s.o., 4352; 2R., 4454, 4521; Corn., 4533; ad. rep., 4552; 3R., 4642; rnes., 4723.

# REGISTRATION OF BIRTHS, DEATHS AND MARRIAGES (AMENDMENT) BILL:

Assembly: int. 638; 1R., 639; 2R., 828; Comand ad. rep., 829; 3R., 871; rnes., 1110; assent, 1698.

Council: 1R. and m.s.o., 835; 2R., 1015; Com. and ad. rep., 1016; 3R., 1057; assent, 1639,

# RIVERS AND FORESHORES IMPROVEMENT (AMENDMENT) BILL:

Assembly: int., 3902; 1R., 3903; 2R., 4085; Corn. and ad. rep., 4088; 3R., 4158; rnes., 4514.

Council: 1R., 4131; 2R., 4351; Com. and adverep., 4352; 3R., 4450.

Sancta **Sophia** College Incorporation (Amendment) Bill:

Assembly: int. and 1R., 3699.

# SECOND-HAND DEALERS AND COLLECTORS (AMENDMENT) BILL:

Assembly: int., 3898; 1R., 3900; 2R., 4072; Corn. and ad. rep., 4075; 3R., 4180.

Council: 1R., 4131.

### SECURITIES INDUSTRY BILL:

Assembly: int., 1409; 1R., 1419; 2R., 2796 Committee (pro forma), 2809; ad. rep., 2811; Com. and ad. rep., 2908; 3R., 2909; rnes., 3532; assent, 3582.

Council: 1R., 2851; 2R., 3371; Corn. and ad. rep., 3397; 3R., 3442; assent, 3564.

#### SEX DISCRIMINATION BILL:

Assembly: int., 871.

# SOCCER FOOTBALL POOLS BILL:

Assembly: int., 634; 1R., 635; 2R., 684, 728; Com., 740; ad. rep., 746; 3R., 805; rnes., 985; assent, 1161.

Council: 1R. and m.s.o., 835; 2R., 840; Com., 848; ad. rep., 850; 3R., 923; assent, 1144

# BILLS (continued):

# STAMP DUTIES (AMENDMENT) BILL:

Assembly: int. and 1R., 2905; 2R., 3047, 3131; Corn., 3135; ad. rep. and 3R., 3137; mes., 3299; assent, 3532.

Council: 1R., 3096; 2R., 3213; Corn., ad. rep. and 3R., 3217; assent, 3368.

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

Assembly: int. and 1r., 4704, 2r., 4933.

# STATUTE LAW REVISION BILL:

Assembly: int., 4008; 1r., 4009; 2r., 4426; Corn. and ad. rep., 4429; 3r., 4484.

Council: 1R., 4449.

#### STATUTORY AND OTHER OFFICES REMUNERA-TION BILL:

Assembly: int., 2903; 1R., 2905; 2R., 3165; Com., ad. rep. and 3R., 3171; mes., 3532; assent, 3582.

Council: 1R., 3197; 2R., 3464; Corn. and ad. rep., 3469; 3R., 3512; assent, 3564.

# STATUTORY SALARIES ADJUSTMENT BILL:

Assembly: assent, 34. Council: assent, 9.

# STOCK (CHEMICAL RESIDUES) BILL:

Assernbly: assent, 34. Council: assent, 9.

# STRATA TITLES (AMENDMENT) BILL:

Assembly; int., 3701; 1R., 3702; 2R., 3833; Corn., 3840; ad. rep., 3842; 3R., 3856; mes., 4514.

Council: 1R., and m.s.o., 3958; 2R., 4304; Corn. and ad. rep., 4311; 3R., 4450.

# SUPERANNUATION (AMENDMENT) BILL:

Assembly: int., 3129; 1R., 3130; 2R., 3316; Corn., ad. rep. and 3R., 3324; mes., 3532; assent, 3582.

Council: 1R., 3334; 2R., 3520; Com., ad. rep. and 3R., 3526; assent, 3564.

#### **BILLS** (continued):

#### SUPPLY BILL:

Assembly: int., 1R, and 2R., 1119; Corn., ad. rep. and 3R., 1139; rnes., 1293; assent, 1307.

Council: 1R. and m.s.o., 1144; 2R., 1148; Com. and ad. rep., 1149; 3R., 1232; assent, 1449.

### SYDNEY OPERA HOUSE (AMENDMENT) BILL:

Assembly: int., 2479; 1R., 2481; 2R., 2634, 2687; Corn. and ad. rep., 2695; 3R., 2758; mes., 3047; assent, 3582.

Council: 1R., 2725; 2R., 2882; Com. and ad. rep., 2891; 3R., 2990; assent, 3564.

# Sydney Sports Ground and Sydney CRICKET GROUND AMALGAMATION (AMENDMENT) BILL:

Assembly: int., and 1r., 3703; 2r., 4012; Com., 4020; ad. rep., 4022; 3r., 4068; mes., 4514

Council: 1R., 4039; 2R., 4332; Com. and ad. rep., 4334; 3R., 4450.

# TAREE MUNICIPAL COUNCIL (BOURKE STREET PUBLIC RESERVE LAND SALE) BILL:

Assembly: 1R., 2758; select corn. rep., 2430; m.s.o., 2R., Com., ad. rep. and 3R., 3351; assent, 3582.

Council: m.s.o., int. and 1R., 2166; 2R., 2641; Com., ad. rep. and 3R., 2642; mes., 3368; assent, 3564.

### TEACHER HOUSING AUTHORITY BILL:

Assembly: assenf, 34. Council: assent, 9.

# TEACHING SERVICE (AMENDMENT) BILL:

Assembly: assent, 34.

Council: assent, 9.

# $TECHNICAL\ AND\ FURTHER\ EDUCATION\ (AMEND-MENT)\ BILL:$

Assembly: int., 637; 1r., 638; 2r., 808; Com., 815; ad. rep., 816; 3r., 871; mes., 1110; assent, 1572.

Council: 1R. and m.s.o., 836; 2R., 1009; Corn. and ad. rep., 1014; 3R., 1056; assent. 1552.

# BILLS (continued):

# TOTALIZATOR (AMENDMENT) BILL:

Assembly: int., 2767; 1R., 2769; 2R., 2909; Corn., ad. rep. and 3R., 2912; rnes., 3299; assent, 3582.

Council: 1R., 2851; 2R., 3200; Com., ad. rep. and 3R., 3202; assent, 3564.

#### TOTALIZATOR (OFF-COURSE BETTING) AMEND-MENT BILL:

Assembly: int., 2769; 1R., 2771; 2R., 2912; Corn., ad. rep. and 3R., 2920; rnes., 3299; assent, 3582.

Council: 1r., 2872; 2r., 3202; Com., ad. rep. and 3r., 3204; assent, 3564.

#### TRAFFIC AUTHORITY BILL:

Assembly: int., 4246; 1R., 4254; 2R., 4380, 4436, 4609; Corn., 4628; ad. rep. and 3R., 4636; rnes., 4830; cons. admts, 4905; ad. rep., 4906.

Council: 1R., 4568; m.s.o. and 2R., 4657; Com., 4686; ad. rep., 4687; 3R., 4769; mes., 4844

# University and University Colleges (Amendment) Bill:

Assembly: int. and 1R., 3697.

University of Newcastle (Amendment) *BILL:* 

Assembly: int. and 1r., 3698.

UNIVERSITY OF NEW ENGLAND (AMENDMENT) BILL:

Assembly: int., 3697; 1r., 3698.

University of New South Wales (AMEND-MENT) *BILL*:

Assembly: int., 3698; 1r., 3699.

# University of Wollongong (Amendment) Bill:

Assembly: int. and 1R., 3699.

VALUATION OF LAND (AMENDMENT) BILL:

Assembly: assent, 34. Council: assent, 9.

#### BILLS (continued):

#### VALUERS REGISTRATION BILL:

Assembly: int., 1346; 1R., 1347; 2R., 2599; Com., 2609; ad. rep., 2611; 3R., 2686; mes., 3047; cons. amdts, 3350; ad. rep., 3351; assent, 3582.

Council: 1R., 2640; 2R., 2872; Corn. and ad. rep., 2882; 3R., 2990; mes., 3368; assent, 3564.

#### WATER (AMENDMENT) BILL:

Assembly: int., 3901; 1R., 3902; 2R., 4078; Com., 4084; ad. rep., 4085; 3R., 4181; mes., 4514; cons. amdts, 4831; ad. rep., 4832.

Council: 1R., 4131; 2R., 4347; Com., 4350; ad. rep., 4351; 3R., 4450; mes., 4787.

#### WATER RESOURCES COMMISSION BILL:

Assembly: int., 4378; 1R., 4379; 2R., 4636, 4723; Com., 4727; ad. rep., 4736; 3R., 4763; mes., 4966.

Council: 1R. and m.s.o., 4769; 2R., 4858; Com., 4873; ad. rep. and 3R., 4878.

#### WEIGHTS AND MEASURES (AMENDMENT) BILL:

Assembly: int., 2477; 1R., 2479; 2R., 2696; Com., 2710; ad. rep., 2712; 3R., 2758; mes., 3137; assent, 3582.

Council: 1R., 2725; 2R., 2992; Com. and ad. rep., 2998; 3R., 3062; assent, 3564.

#### WESTERN LANDS (AMENDMENT) BILL:

Assembly: int., 3615; **2**R., 3769; *Com.*, 3773; ad. rep., 3774; **3**R., 3793; mes., 4122; assent, 4821.

Council: 1R. and m.s.o., 3957; 2R., 3959; Corn., 3969; ad. rep., 3972; 3R., 4039; assent, 4769.

#### WHEAT QUOTAS BILL:

Assembly: assent, 34.

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Offensive and Objectionable Remarks, Imputations and Aspersions: It was for the member concerned to object to an alleged offensive remark, 107.

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