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(HANSARD)

(THIRD SERIES)

SESSION 1990-91

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39°-40° ELIZABETH II

IN EIGHT VOLUMES

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(HANSARD)

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J. D. BOOTH, MR:

AS ACTING-SPEAKER:

Address in Reply: Though the tradition of the House is to allow a free and wideranging debate a member was requested to return to the substance of the debate, 295.

Bills: It was competent for a member to move an amendment at the third reading stage that the word "now" be inserted in lieu of the words "this day 6 months", 2617; and debate on the amendment was limited to why the bill should be postponed for six months, 2618.

Ministers may range as wide as they wish in their second reading speeches. It is entirely up to a Minister to define what is relevant to the legislation he is introducing, 3278.

Chair: Members should address their remarks through the Chair, 2233, 7353; and not across the table of the House, 2234, 2236.

A member must not reflect on the Chair, 2619, 4219. A member had reflected grossly on the Chair by implying that the Chair had allowed Government members to read speeches and had not allowed Opposition members to do so. The member was asked to direct his remarks to the Chair and to be less offensive, 10800.

A member must not canvass a ruling of the Chair, 10807.

It is for the Chair to maintain decorum in the House, 4219.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

ACTING-SPEAKER (J. D. BOOTH, MR) (continued):

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Documents: A private member cannot table documents, 2088.

A member does not have the right to incorporate material in *Hansard*, 7951.

Members must take responsibility for the accuracy of a quote from a document, 10805.

A member cannot read lengthy texts of court judgments into the *Hansard*; and the Chamber is not involved with the views of persons other than members of the Chamber, 10800. It is inappropriate to deliver written speeches or read at length from written speeches, 10800.

Interjections, Interruptions and Disorder: Disorder in the House, 2608.

Public Gallery: interjections are not permitted from the public gallery, 3504. If members of the public gallery did not comply with the rules of the Parliament they would be removed, 3506, 3514.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

ACTING-SPEAKER (J. D. BOOTH, MR) (continued):

Members wishing to converse should do so outside the Chamber, 3984, 10842; and should leave the Chamber quickly and quietly, 10841.

Members should not interject, 2090, 2233, 2234, 2793, 7353; or interject during a point of order, 10799.

The Chair will deal harshly with members who continually interject and converse, 2609. Members should reduce the level of conversation to enable a member to be heard, 3984.

Members should be heard in silence, 2607, 2617; and should not comment during a Minister's second reading speech, 3514.

The member speaking should not try to elicit more interjection, 9836.

Member asked to Resume Seat: Ms Moore, 2620.

Offensive and Objectionable Remarks, Imputations and Aspersions: Expression required to be withdrawn: "Scandal", 7953.

A member cannot set any conditions on withdrawal of an offensive word, 7953.

Personal Explanation: A member may make a personal explanation at the appropriate time if the member has been misrep-resented, 3506.

Points of Order: Without substance, 3278, 7066; frivolous, 11318.

Members must address a point of order and not debate a question before the Chair, 2619, 10799, 10808.

A point of order should be heard in silence, 11313.

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Members must direct remarks through the Chair, 2236

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The lateness of the hour of sitting was not a relevant matter upon which to take a point of order, 4221.

Procedure: (See also "Bills"). A member cannot seek an extension of time after his time for speaking has expired, 2084.

Quorum: It was grossly disorderly for a member to invite attention to the state of the House when a quorum was present. There being 21 members in the Chamber the Chair declared that a quorum was present, 7059.

Relevance: Remarks must be relevant to

ACTING-SPEAKER (J. D. BOOTH, MR) (continued):

the question before the Chair, 704, 2604, 4219.

A member's remarks had not been relevant to the original legislation or to the amendment she had moved at the third reading stage, 2619; a member was not allowed to debate an amendment she may have moved if she had been able to, 2620.

A Minister's second reading speech had been wide-ranging and a member's comments were in order, 4221.

In debating a second reading speech it was not within the forms of the House to develop a lengthy diatribe against persons outside the House, 11314. It is not in order to debate a report at length regarding matters not relevant to legislation before the House, 11315. It would be highly restrictive and inappropriate to rule that a member cannot refer to certain matters, but the ambit of a bill did not give leave for a member to develop lengthy arguments, 11316.

As wide-ranging debate had been allowed, a member was permitted to allude briefly to extraneous matters but could not develop lengthy argument on matters outside a bill, 10808.

Members were reminded of the remarks of Mr Speaker about a debate having ranged more widely than the scope of a bill would permit. Members should confine their remarks strictly to the bill, 2205, 2208.

Sub Judice: A matter that was or may be before a court was best avoided in debate, 9830.

A long standing order of the House is that debate that may impinge upon court proceedings should not be allowed to Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

ACTING-SPEAKER (J. D. BOOTH, MR) (continued):

proceed, particularly in matters involving a jury, 10807.

AS TEMPORARY CHAIRMAN:

Budget Debate: (See also "Estimates Debate").

Chair: A member was asked to withdraw words that reflected on a ruling of the Chair, "What an outrageous ruling", 9220.

A member should not indulge the Chair, 10603.

Divisions: Standing Orders provide that in the event of very little or no intervening debate a series of divisions may be put without the bells having to be rung for four minutes. It is for the Opposition to determine when to call a division, 11066.

Documents: A rule of the House is that members must not read speeches; but there was nothing inappropriate in members transferring material to each other, 11411.

Estimates Debate: It is not permissible to discuss what is not in the Estimates, 9218, 9219, 9220. Wide-ranging discussion on what is and what is not in the Budget is a matter for speeches at the second reading stage and not speeches on the Estimates, 9220.

A member cannot use an item that appears in recurrent services as an excuse to discuss something that does not appear in the capital works program. The Estimates debate is defined precisely; a member may discuss items that appear in the Estimates for recurrent services or capital works but must not use the debate to make a second reading speech, 9221.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

TEMPORARY CHAIRMAN (J. D. BOOTH, MR) (continued):

Interjections, Interruptions and Disorder: Members should remain silent while a Minister moves an amendment, 11408.

Offensive and Objectionable Remarks, Imputations and Aspersions: Expressions required to be withdrawn: "... what the Minister claimed as productivity cuts", 9047; "What an outrageous ruling, 9220.

Points of Order: No substance, 9213.

No point of order that eight or nine members were asleep in the House, 2860.

The Chair has no need to hear a number of similar points of order but can arbitrate on a point of order when it wishes, 9220.

Procedure: Members should seek the call and not presume that they will get it. A member should indicate when he is seeking the call. A member's rising does not indicate that he has sought the call, 9181.

Relevance: A member was directed to address an amendment before the Chair and not debate matters concerning her electorate, 2868.

Debate had been broadened by a Minister's remarks; a member's remarks related to an amendment, 10598.

Tedious Repetition: A member was recanvassing ground and was directed to adduce new arguments, 10602.

F. D. C. CATERSON, MR:

AS ACTING-SPEAKER

Address in Reply: Presentation of Address in Reply, 1581.

Chair: Members should address their

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

ACTING-SPEAKER (F. D. C. CATERSON, MR) (continued):

remarks through the Chair, 2243, 2247, 2248, 3958.

Documents: The Chair ruled that a document could not be included in *Hansard*, 1722.

The standing orders do not allow a member to table a letter. A member had identified a letter and was asked to confine his remarks in respect of the letter, 2013.

Interjections, Interruptions and Disorder: Members should be heard in silence, 99, 456.

Members wishing to converse should do so outside the Chamber, 3972.

Interjections should be ignored, 2247. Members should not interject, 2011, 2249, 2800; and matters would proceed more quickly without interruption, 2250.

A member who responded to interjections was directed to continue his speech, 3958, 3959.

Offensive and Objectionable Remarks, Imputations and Aspersions: Expression required to be withdrawn: "Something that the Governor . . . was obliged to read out in his Speech", 904.

Points of Order: No point of order that a member had reflected on the Governor, 449.

Point of order upheld that a member was making assertions against Ministers, 4466. Point of order upheld on the ground of relevance, 4489.

Procedure: It is the practice of the House to refer to a Minister by the correct title, 454.

ACTING-SPEAKER (F. D. C. CATERSON, MR) (continued):

If a member wishes to make assertions against the Premier or other members he should do so by way of substantive motion, 4466.

Relevance: A member was allowed to continue to speak provided he restricted his comments to the context of certain clauses, 3968. The member had gone well beyond the Chair's ruling and was asked to return to the bill, 3969.

A member having made passing reference to matters was asked to return to the bill, 696, 905, 3545, 3957, 3958, 4489.

A. A. TINK, MR:

AS ACTING-SPEAKER:

Bills: A third reading debate is restricted; and members may not canvass newspaper statements, 9691, 9694.

Chair: Members should address the Chair, 7051, 7322, 9691, 10007.

Debate: (See also "Bills").

Documents: A member asked to identify the author of correspondence and the date it was written, 11333.

Interjections, Interruptions and Disorder: Members should be heard in silence, 10005, 10007.

Member directed to cease interjecting, 7041, 7322.

Member asked to Resume Seat: Mr Doyle, 8183.

Member Removed: Mr Doyle, 8183.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

ACTING-SPEAKER (A. A. TINK, MR) (continued):

Offensive and Objectionable Remarks, Imputations and Aspersions: Expression required to be withdrawn "He is the biggest nong in the place", 7328.

A member objected to being called "a dickhead", 10011.

Points of Order:

Not upheld:

Member trying to incorporate details of an annual report in *Hansard*, 11331. Member's speech to budget debate, 7379.

Relevance, 10833, 11546.

Upheld:

Ambit of debate, 10604. Offensive words, 7328. Relevance, 11337.

A member should not debate a matter in a point of order; and nothing a member had said had anything to do with a point of order, 8183.

The Chair had already ruled on a point of order, 10011.

Procedure: The right of any member to speak is limited to the subject-matter under consideration. The ambit of debate is always determined by the business before the House, 10604.

Relevance: Remarks must be relevant to the question before the Chair, 7327, 7332, 8297, 10002, 10009, 10011, 10012, 10013.

The Chair would have to read a quotation before ruling on its relevance to the debate, 7380.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

ACTING-SPEAKER (A. A. TINK, MR) (continued):

A Minister's second reading speech had been within very narrow parameters and a member was asked to return to the ambit of the bill, 10008, 10009.

Although the scope of a bill may be wide members cannot comment on everything the Government may have done during its term of office, 11331.

AS TEMPORARY CHAIRMAN:

Budget Debate: (See "Estimates Debate").

Estimates Debate: Debate is to be limited to specific and detailed items of allocation of expenditure and administrative matters, 9022, 9029.

Matters discussed must fall strictly within budget parameters, 9196.

Interjections, Interruptions and Disorder: Members wishing to converse should do so outside the Chamber, 11368.

Points of Order: Upheld: Matter not within Estimates debate, 9196. Relevance, 9025

R. C. A. WOTTON, MR:

AS ACTING-SPEAKER:

Chair: A member had unintentionally flouted a ruling of the Chair, 670.

Debate: A member was in breach of the standing orders in redebating a matter that the House had already debated, 3296.

Distinguished Visitor: Delegation from the National Assembly of the Socialist

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

ACTING-SPEAKER (R. C. A. WOTTON, MR) (continued):

Republic of Vietnam, led by Le Khuong Dao, 3522.

Division: The Chair restated the question for the benefit of members who may have been under a misapprehension about the reason for calling a division, 3943.

A member requested that a division be called off under S.O. 175B. The Chair ruled that as it was close to the conclusion of the division and as all members were present who wished to take part in a division, the division would be called. However as there seemed to be some confusion the division was called off and a new division called, 3943.

It is not for the Chair to ensure that the tellers count the right numbers in a division, 3945.

Documents: It is not proper for a member to hold another member to off-the-cuff statements made on the hustings. A member should vouch for the authenticity of a newspaper article, 670.

Interjections, Interruptions and Disorder: Members should be heard in silence, 466, 470.

Members should desist from interjecting, 670, 3297, 3301, 3302, 4171, 11509.

A matter before the Chair was not a laughing matter, 670.

Member asked to remain silent during Minister's reply, 9492, 9493, 10222, 10223.

Judiciary: A member asked to refrain from reflecting on a decision that may have been or may be made by a court, 9490.

Newspaper Reports: (See "Documents").

ACTING-SPEAKER (R. C. A. WOTTON, MR) (continued):

Points of Order:

Not upheld:

Division be called off under S.O. 175B, 3943.

Members laughing and joking, 470.

Minister should reply to a member's statement, 3297.

Private member's statement outside matters affecting electorate, 9000.

A point of order must not be taken while the Chair is ruling on a point of order, 3945.

Members speaking should resume seat while point of order is being taken, 11350.

Procedure: Attack on a member must be made by way of substantive motion; the Chair accepted that a member was not attacking Mr Speaker, 479.

The Chair had inadvertently given the call. Arrangements had been made by the Whips that the Opposition had three speakers and the Government two speakers, 10228.

Relevance: A member may make passing reference to a matter but should address the bill, 668, 670. A member's remarks were in order, 674.

Sub Judice: A member directed not to make further reference to a matter that was sub judice, 3296.

DEPUTY-SPEAKER AND CHAIRMAN OF COMMITTEES (MISS WENDY SUSAN MACHIN):

AS CHAIRMAN OF COMMITTEES:

Bills: A member was referred to the original print of a bill, 10621.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

CHAIRMAN OF COMMITTEES (MISS WENDY SUSAN MACHIN) (continued):

When speaking to an amendment a member not entitled to make second reading speech, 11419, 11420, 11421, 11422, 11423, 11424; or to canvass other debates of the Parliament, 11421. A member directed to debate specific clause before the Committee, 11423, 11424, 11425, 11428.

Member cannot make second reading speech at Committee stage, 2613, 4500; or debate whole bill but should confine remarks to amendment, 7083.

Budget Debate: (See "Estimates Debate").

Chair: A member was becoming close to insulting the Chair, 9231.

Debate: At the Committee stage a member may make passing reference to matters but cannot make what is effectively a second reading speech, 4500.

Division: The rules in regard to disorder apply during a division, 4597.

As a division was not in progress a member had the right to pass across the Chamber until the doors were locked, 4597.

A member called "No" and voted with Ayes, 11461. The Chair directed that the *Hansard* record of the division be corrected, 11466.

Documents: A member may use notes as a general guide, 9038.

Estimates Debate: Debate at the Committee stage of the Appropriation Bill and Budget estimates should be confined to specific and detailed items of expenditure and administrative matters, 8981, 9013, 9035, 9230, 9233. The clause before the Chair is the only matter to be

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

CHAIRMAN OF COMMITTEES (MISS WENDY SUSAN MACHIN) (continued):

debated. General debate on Government policy and broad financial arrangements are out of order. The Chairman and Temporary Chairmen will follow that rule in future debates, 8981, 9233. Members' contributions should be linked specifically to items in the Budget Papers, 9035. Members must confine remarks to matter of specific and detailed items of allocation for expenditure, 9230.

Members cannot make second reading speeches during Estimates debate, 9013, 9035, 9234. A member had had ample opportunity to canvass matters at the second reading stage and was raising matters outside the Estimates debate, 9233, 9234.

Members may discuss budget allocations listed in the Budget Papers; and may debate specific matters detailed in the Estimates but cannot make a second reading speech, 9234. A member had flouted a previous ruling and was openly disagreeing with the Chair's ruling, 9235.

Member should not go beyond the leave allowed to debate the Estimates, 9040.

It is not in order to discuss what is not in the Estimates. Matters raised must be in the Estimates. Members not allowed to canvass issues that vaguely relate to the Estimates, 9163. A member was trying to raise a matter not in the Estimates, 9163.

Comments must be relevant to the programs in the Estimates. A member had tried to allude to a matter related to his electorate, which matter was not dealt with in the Estimates. The Chair did not rule that local matters could not be raised but members must be able to demonstrate that such matters are dealt with in the Estimates, 9165.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

CHAIRMAN OF COMMITTEES (MISS WENDY SUSAN MACHIN) (continued):

Interjections, Interruptions and Disorder: A member's conduct was grossly disorderly, 2615.

Members should be heard in silence, 2612, 2856.

Members wishing to converse should do so outside the Chamber, 2856, 11391.

Members should refrain from disorderly behaviour, 4597, 11418.

Members should not interject, 4186, 4187, 4228, 7081; and members who do not remain silent while another member is speaking will be removed, 2848.

The business of the Committee would be concluded more quickly if members remained silent and ceased interjecting, 4227, 11392.

A division would proceed more quickly if members ceased interjecting, 4598.

A tradition of the House is that members may respond briefly to interjections; but members were asked to cease interjecting, 9231. Members should not respond at length to interjections, 8990.

A member should not take part in debate by way of interjection, 8990.

Points of Order:

Upheld:

Chair should restate question before the Committee, 4597.

Member reading speech, 9038. Relevance, 2266, 2613.

Upheld in Part: Relevance, 2846.

CHAIRMAN OF COMMITTEES (MISS WENDY SUSAN MACHIN) (continued):

Procedure: (See also "Bills"). The Chair will not take another question while a question is already before the Chair, 10031.

Conflicting amendments, 11463.

Relevance: Remarks must be relevant to the question before the Chair, 2846, 11548.

When speaking to an amendment a member not entitled to make second reading speech, 11419, 11420, 11421, 11422, 11423, 11424; or to canvass other debates of the Parliament, 11421. A member directed to debate specific clause before the Committee, 11423, 11424, 11425, 11428.

Member cannot make second reading speech at Committee stage, 2613, 4500; or debate whole bill but should confine his remarks to amendment, 7083.

Member had been given some latitude in replying to interjections but was asked to be more specific in discussing the Estimates, 9012.

A member was asked which clause of the Estimates he was debating, 9008.

AS DEPUTY-SPEAKER:

Bills: At Adoption of Report stage a member cannot debate issues that could have been debated at second reading and Committee stages. Debate shall be confined to Adoption of Report, 10605.

It is not in order to have general debate on a bill previously passed by the House, 10054.

Chair: The Chair needs no direction on how to rule, 678.

Members should address their remarks through the Chair, 810, 1864, 2071, 8813,

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

DEPUTY-SPEAKER (MISS WENDY SUSAN MACHIN) (continued):

9506, 9989, 10066, 10792, 10803, 11040, 11323.

Members should pay the Chair the courtesy of listening when giving a ruling or instruction, 6886.

A member must not canvass a ruling of the Chair, 7186, 10605, 10794, 10796; or debate a matter upon which the Chair had ruled, 10605.

A member had reflected on an occupier of the Chair, 8807. Members should not reflect on the Chair, 9987.

A member cannot tell the Chair to whom it should give the call. It is the Chair's discretion to give the call to whomever it wishes, 11103.

Debate: (See "Bills").

Division: Calls to order apply in division as well as at other times, 814. The Chair ruled that the Noes have it when a member sought an extension of time. Division should have been called if an extension of time was wanted, 11101, 11102, 11103.

Documents: Standing orders are clear that members are not permitted to read material they have not prepared themselves. A member may refer to a document but may not read it verbatim, 8683.

It is in contravention of the standing orders to read a newspaper in the House; it is in order to refer to press clippings, or selected items, or extracts, but not the whole newspaper, 8688, 10792. Member may quote from but not read entire article into *Hansard*, 10065.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

DEPUTY-SPEAKER (MISS WENDY SUSAN MACHIN) (continued):

A member may refer to notes but it is out of order to read a written speech. Speeches may be read only in particular circumstances, such as in ministerial replies, 8810.

If member could not verify letter, she would be directed to cease reading from it, 10793; and was asked to refer to letter in general terms only, 10794.

Interjections, Interruptions and Disorder: It is in contravention of the standing orders for a member to read a newspaper in the House, 8688.

Private conversations are most distracting to the Chair, 285, 8480, 9680. The level of conversation behind the Chair made it difficult to hear debate, 6802.

A member directed to cease responding to interjections, 677.

Members should be heard in silence, 1017, 2072, 2589, 2818, 7982, 8436, 9506, 11037, 11100

Only one member at a time should speak, 7982.

Members wishing to converse should do so outside the Chamber, 3702, 7365, 7510, 8480, 11103.

Members should not converse across the Chamber, 11040; or across the table of the House, 8813.

Members should not interject, 1564, 1860, 1874, 1876, 2071, 2213, 2219, 2814, 8290, 8436, 8465. The Chair will not allow a running commentary by interjection, 8668.

A member who wished to speak in debate should do so by formal means, 1072.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

DEPUTY-SPEAKER (MISS WENDY SUSAN MACHIN) (continued):

Members should not debate a matter by interjecting, 2780.

A number of interjections are generally taken in the spirit of debate, but if a member did not enthusiastically respond to interjections such interjections would taper off, 9504. Debate could proceed in an orderly fashion if a member ceased responding to interjections. Member should not reflect on the Chair but should address the Chair and proceed with debate, 9987.

The Parliament had heard enough unparliamentary language for one day; if a member who interjected continue to use such language he would be removed, 9504.

The Chair had thought the Opposition Whip would set an example by not interjecting, 10066.

A member should not be barracked by members of his own party, 11037.

A member had been called to order three times and should cease interjecting; because it was late in the day the possibility of his removal from the Chamber was not precluded, 3709.

Members asked to Resume Seat: Mr Harrison, 11103; Mr J. H. Murray, 10606; Mr Whelan, 10794.

Newspaper Reports: (See "Documents").

Offensive and Objectionable Remarks, Imputations and Aspersions: Expressions required to be withdrawn: "... the consortium with whom the Minister... is conducting these sleazy backdoor deals", 1866; "Terry's a wanker", 2818; "You are a liar", 9534.

CHAIRMAN OF COMMITTEES (MISS WENDY SUSAN MACHIN) (continued):

The Chair directed a member to withdraw the remark that members on the Government side were giggling and laughing; and regarded the remark as misleading because members on the Government side had not been giggling and laughing, 2405.

If a member was strongly offended there were avenues open to him to debate a matter. Members should not be oversensitive in the cut and thrust of debate, 9534, 10022.

If a member is offended by a remark he should make that clear to the Chair, 10021. Remarks made by the Deputy Premier were regarded by the Chair as not meant to be offensive, 10022.

Points of Order: Frivolous, 678; trifling with the House, 3712.

Member was taking a further point of order and restating the case he put in an earlier point of order, 10794.

Upheld:

Member be directed to resume seat, 10606.

Members be referred to in the correct form, 8814.

Newspaper articles, verification, 10065. Offensive words, 1866.

Relevance, 677, 2774, 10020, 10066, 10796.

Not upheld:

Member speaking had refused offer to be on list of speakers to the debate, 810. Misleading House, 3914.

Upheld in Part:

Member debating Federal policy, 10579. Relevance, 11476.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

DEPUTY-SPEAKER (MISS WENDY SUSAN MACHIN) (continued):

The Chair will decide whether a point of order is involved, 810. A point of order cannot be taken while another member is speaking to a point of order, 2815, 10605.

Points of order should be heard in silence, 11100, 11103.

Points of order should be debated through the Chair, 11103.

Misleading statements do not found a point of order, 2816.

A matter cannot be debated under the guise of a point of order, 2816. There should be no interjection during a point of order, 3914.

Points of order are procedural matters; and cannot be taken to debate the merits of a matter, 3914, 7666, 8168, 10604. Points of order may be taken only in accordance with the rules and procedures of the House, 7666.

A Minister's point of order was not taken in accordance with the forms of the House, 8807.

Procedure: Time for speaking: a member had continued to speak after having been told his time for speaking had been exhausted, 1072.

When an amendment is before the House members should debate it and not the original motion, 8806; and a member asked to address an amendment, 8807.

The Chair ruled the Noes have it when a member sought an extension of time. A division should have been called if an extension of time was wanted, 11101, 11102, 11103.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

DEPUTY-SPEAKER (MISS WENDY SUSAN MACHIN) (continued):

Members should not pass between the Chair and the table of the House, 814.

Government Whip should negotiate business of the House outside the Chamber, 3918.

For the sake of the dignity of the Parliament members should use the proper forms of address when referring to other members, 6794; even in the absence of members from the House, 8814.

Members seeking the call should do so in orderly manner. A number of members were on their feet and the only call the Chair heard was from the member for Myall Lakes, 9498.

Quorum: A call for a quorum was ruled to be a frivolous interruption. A quorum was called for before the luncheon adjournment and the Chair did not intend that another quorum be formed, 814.

Relevance: Members must address the question before the Chair, 649, 675, 677, 810, 1871, 2266, 2816, 3918, 9987, 9988, 10019, 10230, 10795, 10796, 10847, 11048, 11100, 12579.

It was in order for reports of the Ombudsman to be canvassed in general terms but not for members to give a detailed dissertation, 10059, 10060.

A member was asked how an article in a newspaper was relevant to a bill, 4155.

Member had no leave to cover other sections in the original Act when speaking to an amending bill, 686.

An amendment was quite specific and a member should not debate general matters, 2774.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

DEPUTY-SPEAKER (MISS WENDY SUSAN MACHIN) (continued):

Amending bills by their nature are much more specific than new bills; a member's remarks must be relevant to legislation, and the member's remarks relating to a report on a shire council must be of passing reference only, 9505.

Passing reference may be made to matters but members must address the bill before the House, 6892.

A member's remarks had been merely introductory, 8813.

The rules of relevance as they related to a bill before the Chair did not allow lengthy debate on cases of child sexual assault, 10796.

In a bill relating to procedural matters in regard to royal commission reports a member could not refer to specific cases in debate. The member was permitted to discuss a proposed new section in general terms but not in detail, 7185. A member could not debate in detail the findings or operations of previous royal commissions, 7186.

SPEAKER, MR (THE HON. KEVIN RICHARD ROZZOLI):

Address in Reply: Member not entitled to an extension of time for speaking, 297.

Presentation, 1687.

Adjournment (S.O. 49): Motion ruled out of order. The Chair must determine whether a matter is of sufficient public importance to warrant urgent consideration by the House. All requirements of S.O.49 must be met for a motion to proceed. The fact that there had been

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

opportunity to debate a matter does not necessarily preclude it from subsequent debate under S.O.49. The Chair upheld the McCourt ruling, and ruled the motion out of order, 9467.

A member was Adjournment, Special: asked to abide by the rulings of Speaker Ellis and Speaker Kelly, 4618. Members should not speak ad nauseam about subjects on the Questions and Answers paper, but should give reasons why the House should not adjourn, 4619. specific ruling of Speaker Kelly is that members should not be permitted to read from the Questions and Answers paper, 4620. A ruling of Speaker Kelly is that on the Special Adjournment motion a member is not entitled to open up matters not before the House. A member cannot carte blanche range over whatever matters come in to his mind, 4621, 4622.

Assembly, Legislative: A member who complained about the sound in the Chamber was informed that the microphones and loudspeakers are checked every day. The Chair was aware of difficulties in hearing from some parts of the Chamber, and therefore members should remain silent when another member is speaking, 2723, 2724.

Televising of Proceedings, 8753, 9948.

Chamber clock, resetting, 9796.

Bills: (See also "Procedure)". The essence of a speech at the second reading stage is to cover the broad thrust of legislation but a member should not go into minutiae, 3999.

Traditionally the leave of a bill is restricted to matters set out in the amending bill, 10811, 10812. Member directed to confine his remarks to the amending bill, 2203, 2204. A member was directed to return to

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

the terms of the amending bill and not canvass the principal Act, 8966. A member did not have a right to traverse the details of the principal Act and not speak to an amending bill; nor does he have leave to talk on the generalities of the administration of a department unless the department's administration was specifically referred to in the bill before the House, 10369, 10370.

When speaking to amending legislation a member has no right to canvass matters pertaining to the principal Act or to speak in depth about other matters, 3572. The Chair had allowed members in rebuttal to canvass wider issues but in the interest of debate members should address them-selves to the amending bill, 648.

Budget Debate: The Budget debate generally covers matters of fiscal policy. Matters of departmental administration are not appropriate to be discussed, but more properly form part of the Estimates debate. The budget debate does not provide an opportunity for a member to attack any person even if only by way of illustration, 8775, 8776, 8777.

Censure: Debate on a censure motion should be confined only to the actions of the member the subject of the motion. To encompass every aspect of a Minister's jurisdiction motions must be couched in wide terms. The Chair is constrained by the standing orders and previous rulings of the House, 6753, 6754.

Member directed to confine her remarks to refuting a claim that a document in her possession was a briefing note of the Attorney General's department. The only matter upon which the Chair could rule was the veracity of the claim that the document was such a document, 6754.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

The Chair could not allow members to digress from the path down which the House had elected to proceed. A member was directed to confine herself to defending her credibility in regard to the identification of a document in her possession entitled "Attorney General's Department briefing note", 6756.

Member entitled to answer allegations raised in the censure motion but must be restrained in addressing matters raised in earlier debates concluded by the House, 6755, 6756.

Member had the right to respond to statements that she was mis-identifying a document for political purposes and to give reasons why she sought to introduce certain material. The debate was not about whether the member had continually raised the matter in the House or what she saw to be her duty as a member of Parliament, 6756, 6757.

A member's comments were limited to the subject-matter of the motion. Member not allowed to quote from other documents or develop a case on another aspect of the motion. The member was deliberately flouting the Chair's ruling and was asked to resume her seat, 6758.

The Chair has ruled, as have previous Speakers, that fairly wide latitude is given to members defending themselves against a motion of censure or condemnation. However, the rules of relevance apply, and if a member continued to debate matters not relevant to the question before the Chair, he runs the risk of being stopped, 7479, 7480. The Leader of the Opposition was warned that even in a motion of condemnation he was not allowed to range freely through every aspect that might touch upon a Minister's portfolio but must

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

contain himself to the terms of the motion, which was explicitly framed, 7482. The Leader of the Opposition had indicated he was concluding his remarks but was clearly continuing along the same path and was asked to conclude his remarks within the terms of the motion, 7483.

Chair: Members should address their remarks through the Chair, 564, 588, 604, 632, 1161, 1165, 3473, 3474, 6752, 6767, 7466, 8262, 10174, 10608.

It is not the responsibility of the Chair to ensure that members hear that they are being called to order. The task of the Chair is to call members to order, 985.

Members must not flout a ruling of the Chair, 2385; or canvass ruling, 557, 3656, 6755, 7162, 7483. A member had flouted a ruling of the Chair, 4136, 6758, 7480, 7482, 8271, 8778, 9796.

It was not for the Chair to decide whether a member had made a misleading statement, 609.

The tradition of the House is that Mr Speaker has no personal feelings when in the Chair, 7461, 9966.

A member should remain silent while the Chair is on his feet; and a member was directed to remain in his seat, 9449.

The Chair will decide whether a member is making a valid point, 204.

The Chair took offence at the interjection "This is all crap"; and the Chair did not intend to enter into debate with a member on the appropriateness of the word "crap", 9449.

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

A member should address his question through the Chair, 1991.

The Leader of the Opposition stated that the Chair's rulings in a motion of condemnation were unreasonable, 7483.

A member had reflected on the Chair, 202, 203, 6754, 6776; and had been grossly disorderly in addressing the Chair while the Chair was delivering a ruling, 203. The Leader of the Opposition had reflected grossly on the Chair, and should leave the control of the House to the Chair, 609.

The Chair had taken a lenient view that a member was being disrespectful, 736.

The Chair is responsible for how the House is conducted, 2378.

The Chair took exception to a remark that the Chair's statement on the Questions and Answers paper was an attempt to circumvent the rights of members; the remark was a gross reflection on the Chair, 6754, 6776.

Standing orders provide that the Chair has a discretion to give the call to the member who catches its eye, 3945, 6697, 7027. The Chair called for questions without notice and the Premier and the Leader of the Opposition both sought the call and the call was given to the Premier, 620; the Chair had acted within the standing orders in granting the Premier the call, 621. A member must seek the attention of the Chair if he wishes the call, 8617.

Members should be silent while the Chair is speaking, 388, 7480, 7482; and should not interject, 6703. A member was distracting another member when the Chair was speaking to that member, 6757.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

It is disorderly for a member to enter the Chamber while the Chair is speaking, 559.

A member was on dangerous ground in criticising the Chair. The Chair had not overruled any precedents during debate, 9797.

Debate: Second reading speech: The essence of a speech at the second reading stage is to cover the broad thrust of legislation but a member should not go into minutiae, 3999.

In the interest of a proper debate the Chair had been more restrictive in the inter-pretation of a number of rules of the House, 205.

A member cannot again debate an issue on which the House has decided. By the terms of his motion a member is restricted to discussing ways in which the Premier has sought to stifle debate, 1176, 1177, 1178.

A member who moved a motion has a right of reply to any matter raised in debate, 1000.

In a spirited debate a Minister was entitled to give a spirited rebuttal, 3477.

In debate on amending legislation members may not discuss matters relating to the principal Act but are confined to discussing subject-matter of the amending legislation; and members may not discuss ad infinitum matters they consider should be included in amending legislation 10561.

In reply a member may not introduce fresh material or material that he could

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

have introduced in the earlier debate but must confine his remarks to reply to matters raised in debate, 11300.

Disallowance of Regulations: A member may touch briefly on the ramifications of general regulations but may not enter into general debate on the inadequacy of the regulatory process, and should not use the motion as an excuse to debate matters more appropriately dealt with in a general type of debate, 2749.

Dissent: The House decides whether a matter that touches upon dissent from Mr Speaker's ruling is of such grave consequence that it should be decided as soon as possible, 4431, 4432. The normal procedure is to give notice of dissent from Mr Speaker's ruling and for the matter to be listed on the business paper and discussed in the normal course of events, 4432.

Distinguished Visitors: Hon. Waeta Ben, Speaker of Solomon Islands National Parliament and delegation, 48.

Delegation from the Republic of Singapore led by Mr Tan Soo Khoon, Speaker of the Singapore Parliament, 1492.

Hon. Gavan John Troy, Minister for Productivity and Labour Relations, Minister Assisting the Minister for Eduction with TAFE, Minister Assisting the Minister for Public Sector Management of Western Australia, 7929.

Professor Dalibor Brozovic, Vice-President of Croatia, 7935.

Commonwealth Parliamentary Association delegation from the United Kingdom branch, led by the Rt Hon. Alfred Morris, Q.S.O., M.P., 8951.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

Mr George Tzitzikostas, Member for Macedonia and Thrace in the Greek Government, and Mr Constantine Pischinas, Consul-General for Greece in Sydney, 9631.

Dr Bozidar Marendic, Minister for Development of the Socialist Federal Republic of Yugoslavia, Dr Boris Cizelj, Ambassador for Yugoslavia in Australia, Ms Anita Djermanovic, Senior Adviser to the Minister and Mr John Benedek, Chairman of the Australia-Yugoslavia Business Council, 9948.

Divisions: Order must be maintained in divisions, 864, 4434, 9451, 10351.

A division that a member be not further heard not proceeded with at request of member who called for the division, 9457.

Documents: It would be unwise for a member to quote in exact terms from the opinion of the Solicitor General. It would be appropriate for the Deputy Premier to draw some inference from the opinion to facilitate his answer. When a member refers to specific quotes from documents the House is entitled to have the source of the material identified. A Minister has the right not to reveal that material in certain circumstances, 2174.

The Attorney General was permitted to read a letter from the Bar Association, 6750. The Attorney General assured the House that a document he was reading from was a genuine photocopy of material released by his department under the Freedom of Information Act; a long established tradition is that the House must be satisfied with such a statement, 6760.

It is not the practice for members to read

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

verbatim from documents but they should paraphrase or quote small passages, 6768, 10821.

The Chair accepted a member's undertaking that he was not reading extracts from a court transcript, 10821.

A member must not read his speech verbatim but may use copious notes, 8779.

Only Ministers may table documents; a member cannot table documents but may make the documents available to members, 6757, 6768.

Governor: Death of Rear Admiral Sir David James Martin, K.C.M.G., A.O., 6670. Appointment of Rear Admiral Peter Ross Sinclair, 6686.

Governor's Speech: Incorporation in Votes and Proceedings, 66.

Members may, within certain limits, raise matters they consider should have been included in Governor's Speech, 242.

Interjections, Interruptions and Disorder: Disorderly conduct, 55, 554, 557, 844, 857, 1172, 1493, 1830, 1831, 2173, 2176, 2377, 2523, 2524, 2723, 3481, 3486, 4121, 4422, 4427, 4433, 4553, 4554, 4599, 6751, 6752, 6768, 7462, 7476, 7477, 7479, 7481, 7629, 8102, 8762, 8956, 8958, 9449, 9798, 9962, 10172, 10524, 10533, 11287, 11290, 11299, 11303.

Outbursts of interjections are unacceptable to the Chair, 10719.

The Chair did not approve of stunts in the Chamber. Nothing denigrates the tone and dignity of the Chamber more than that type of behaviour. The Leader of the Opposition was asked to set an example to Opposition members, 734; the Leader of

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

the Opposition and the Deputy Leader of the Opposition were asked to set a better example to the House, 2933.

The Chair took offence at the interjection "This is all crap", 9449.

The Leader of the Opposition traditionally receives a degree of licence from the Chair and has the role of setting an example to other members, particularly those he leads, 9793. Members should not interject when the Leader of the Opposition is speaking, 11300.

Interjections limit the number of questions that could be answered, 9453, 10717, 10726. Question Time would proceed more smoothly if members did not interject, 10524, 11281; an answer would be completed more quickly without interjections, 10175. Question Time should be conducted in an orderly fashion, 9648.

Members in the public gallery must not interrupt proceedings of the House. No rule of debate allows debate to ensue across the Chamber, 4555. Members must not discourse with persons outside the bar of the House, 11303.

Members should not interject while a Minister is making his second reading speech, 3502.

Interjections delay the proceedings of the House, 1030, 1488, 1997, 2377, 2944, 3483, 3659, 3881, 4124, 4164, 7009, 7552, 8957.

Question Time was being eroded by ceaseless interjection, 2944. Interjections delay the taking of questions and prevent the maximum number of questions being asked, 3647.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

Senseless interjections did not assist the Chair to ensure the valuable use of Question Time, 7008.

Members should not respond to interjections, 726, 843, 1165, 1170, 1184, 4553, 9303, 9464, 10169, 11084. Members should not respond to a challenge to answer remarks during debate, 750.

Members should not converse across the table of the Chamber or with other members, 632, 1184, 4551, 4557, 7307, 7354, 9644.

Member asked to repeat the question because of level of interjection, 9952, 9956, 10180, 10346, 10988.

Members must not interject while the Speaker is on his feet, 10350.

General calls to order; members called to order deemed to be on three calls, 207, 560, 857, 2517, 3652, 4560, 7011, 8252, 8262, 8963, 9153, 9956, 9961, 10719.

Members should be heard in silence, 55, 60, 201, 204, 207, 211, 389, 398, 560, 983, 993, 1678, 1822, 1996, 1997, 2366, 2372, 2723, 2938, 2944, 3475, 3490, 3563, 3886, 4422, 4548, 4555, 4557, 6748, 6751, 6752, 6864, 6893, 7160, 7303, 7360, 7467, 7555, 7645, 7646, 7928, 7936, 8956, 8958, 9150, 9450, 9454, 9644, 9647, 9717, 9791, 9792, 9955, 9956, 9959, 10173, 10344, 10523, 10524, 10528, 11299, 11300.

Members have no licence to interject, 10353, 11085.

Members wishing to converse should do so outside the Chamber, 989, 1025, 1678, 1992, 2180, 2378, 2514, 2521, 2940, 3248, 3480, 3486, 3563, 4133, 4423, 6861, 8105, 8171, 8258, 8608, 9155, 9327, 9456, 9791, 9803, 10173, 10342, 10626, 10729, 11287,

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

11432; and should leave the Chamber quickly and quietly, 7555, 7936, 9646, 9956.

Members should not contribute to debate by way of interjection, 750, 997, 1181, 3477, 4609, 4613, 6866, 7025, 7036, 7460, 7478, 8171, 8802, 10340. A member should not try to draw members in to the debate, 11084.

It is not the responsibility of the Chair to ensure that members hear that they are being called to order. The task of the Chair is to call members to order. Members should remain silent during calls to order. Members have the right to hear what is being said from all parts of the Chamber, 985.

Members had flouted the Chair's request to refrain from interjecting, 2939.

Although a member had been given some indulgence to respond to interjections he should confine his remarks to the motion before the House, 2384, 2385.

It was excessively naive of the Leader of the Opposition to expect the Chair to accept his display of righteous indignation with any degree of seriousness. The Chair asked for the cooperation of the Leader of the Opposition in ensuring that the remainder of Question Time proceeded in an orderly fashion, 4424.

A member who asked a question should listen to the answer in silence, 1161, 4559.

A member who interjected had already been called to order three times, 3491.

Staff members sitting behind the Chair were asked to respect the Parliament by

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

maintaining silence. Members were asked to be silent and listen to a Minister's answer, 3648, 8402.

Continuous interjections lower the respect in which the lawmakers are held by the community, 3649.

A Minister in answering a question was responding to numerous interjections and was directed to come to the point of his answer, 1333, 6772.

A Minister digressed by responding to interjections, 6697. A Minister in answering a question was entitled to respond to interjections. If members refrained from interjecting it would be easier for the Chair to curtail a Minister's answer on the basis of relevance, 2938.

Members who interjected should have the courtesy to support a member of their own party, 6766.

A member who had been called to order several times was warned that S.O. 387 would be applied, 1399. Members who interject could be subject to the provisions of S.O. 387, 7555.

In a condemnation motion the Chair had been extremely tolerant of member's behaviour and members were asked to refrain from interjecting, 7486.

A point of order would be concluded much more quickly if members ceased interjecting, 1488. The Chair would deal with a point of order without interjection, 8776.

A certain amount of banter across the table was acceptable but members were asked to use more decorum, 9152; and members who interjected should not be thinskinned, 9158.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

A Minister's response should be heard without interjection, 9333.

Calls to order made during Question Time apply to other debates, 736. Members who interject should bear in mind that during the latter stage of proceedings they are still on the same number of calls to order since the beginning of the day, 1024.

Members should treat serious matters with respect, 852.

The application of the sub judice rule is a matter of great interest to all members and interjections had not allowed such a matter to proceed, 1488.

A member who interrupted was looking for a headline in his local newspaper, 9453.

Members were wasting time by constantly interjecting and not allowing the Premier to proceed with his point of order, 9794.

Judiciary: A longstanding rule of the Parliament is that a member must not reflect on a member of the judiciary, 647.

Members asked to Resume Seat: Mr Carr, 620, 4136; Mrs Grusovin, 6758; Mr Langton, 557; Mr E. T. Page, 10606; Dr Refshauge, 621; Mr Unsworth, 2725; Mr Whelan, 621, 4420, 6696, 8778.

Member asked to remain seated, Mr Cleary, 9449.

Members Named: Mr Cleary, 9449; Mr Whelan, 862, 864, 1153.

Members Removed: Mr Anderson, 992; Mr J. J. Aquilina, 203; Mr Carr, 9795; Mr Christie, 211; Mr Cleary, 9449; Mr

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

Doyle, 399; Mr Gibson, 559; Mr Irwin, 1029; Mr Langton, 561; Mr Mills, 988; Mr Moss, 9793, 9961, 9966; Ms Nori, 7460; Mr Primrose, 9453; Dr Refshauge, 621; Mr Whelan, 621, 718, 719, 737, 738, 861, 862.

A member who had been removed from the House had contravened S.O. 387 and was named. The member had entered the precincts of the Parliament while suspended, 1153.

It is for the Chair to reconsider a direction that a member be removed, 7460. The Chair accepted an apology from a member and withdrew the direction for removal of the member, 7460. The tradition of the House is that the Chair has no personal feelings in these matters, 7461.

A member who had been removed from the House apologised to the Chair and to the House. The Chair accepted the apology and set aside the earlier direction for the member's removal; the Chair has no personal feelings in these matters, 9966.

Ministerial Statements: The rules governing the right of reply to ministerial statements are most strict; and the remarks of the Leader of the Opposition did not fall within a reply to a ministerial statement, 609. In replying to a ministerial statement a member must confine his remarks to matters raised in the statement, 609.

It was in order for the Deputy Leader of the Opposition to reply to a ministerial statement as the Leader of the Opposition had a legitimate reason for not being in the Chamber, 871.

The Leader of the Opposition was asked to stay within the guidelines for replying to ministerial statements, which are to discuss the principles enunciated by the Minister, 4135. The Chair had given the

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

Leader of the Opposition comprehensive warning on the range of matters he may discuss, and as he was flouting the Chair's ruling he was asked to resume his seat, 4136.

Motions: Motion of censure or condemnation: To extend debate to portfolios other than that of the Minister the subject of the censure motion was to go outside the terms of the motion. The Leader of the Opposition informed the Chair that its rulings were unreasonable, 7483. The Chair would allow a reasonable amount of debate in reply to a censure motion but the reply must accord with the rules of relevancy and a member was not allowed to digress into matters outside the terms of the motion. In a motion relating to the Leader of the Opposition the Chair ruled that the Premier may talk about the credibility of the Leader of the Opposition but should refrain from referring to other members, 7486.

Ruled out of order as infringing the sub judice rule, 4420.

Chair has right to put question when debate on certain motions has exceeded 30 minutes, 10361.

The Chair cannot construe matters so tightly that a member speaking to a motion would be precluded from referring to the mover of the motion. Traditionally members are permitted a degree of preamble by referring to the substance of a motion, 8261.

The requirement for a substantive motion does not extend to allegations made about people outside the House, 586.

A member replying to a motion has the right to encompass the whole debate, 751.

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

A member must establish the claims he makes in his motion; and it is for the House to make a determination after completion of the debate, 1173.

There were no grounds for a point of order that a Minister withdraw his motion, 852.

The passing of a motion does not mean that the House would proceed to debate it immediately. If that were the intention the word "forthwith" would have been included in the motion, 4436.

Motions for Suspension of Standing Orders: (See "Suspension of Standing Orders").

Newspaper Reports: (See "Documents").

Notice of Motion: Ruled out of order under S.O. 187(1), 1082, 1176.

Offensive and Objectionable Remarks, Imputations and Aspersions: Expressions required to be withdrawn: "... outlays that he initially slung these North Coast Ministers", 575; "like his leader, he is a liar", 581; "this Government of liars", 844; "scumbags" and "sleazebags", 851; "the Premier has corruptly used the services of the Crown Solicitor to obtain a bodgie opinion", 863; "Don't smear me, you mongrel", 1010; "scam", 1184; "How much did you get out of it?", 1184; "And who put money in the boot?", 2385; "the Minister obviously knew the Budget was full of fudges and fiddles, 7942, 7943; "Paedophile followers", 6703; "Crook", 9794, 9795.

The Chair took offence at an interjection "This is all crap", 9449.

A member was not directed to withdraw a comment made in a general context, but would have to bear the consequence of what he said, 614.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

Expressions not required to be withdrawn: The word "liars" in a group reference does not have the significance that an individual reference has, 845.

The expressions "lie" and "you are a liar" have always been regarded as unparliamentary. However, the Chair must modify its attitude to what appears to be acceptable and take into account common parlance. If members wished the ruling on unparliamentary language to be rigidly enforced the Chair would do so but such a ruling would considerably restrict debate, 1183.

Member asked to contain his remarks when calling a member "a liar", 7478.

A member cannot qualify the withdrawal of offensive words, 864, 1184.

The Chair has power to direct a member to withdraw remarks and apologise. A member was directed to unconditionally withdraw remarks and to apologise for using offensive words, 9795. A ruling of Speaker Ellis was to the effect that only when a matter is of extreme distaste should a member be directed to apologise. The Chair held that an allegation that a member is a "crook" could well be held to be extremely distasteful, 9796.

A request for withdrawal, or withdrawal and an apology, depending on the circumstances, must be generated by the member who considers he has been offended. It is not a matter in which the Chair has the right to intervene of its own right, 9797.

Parliamentary Library: Sesquicentenary Address: Incorporation in *Hansard*, 6710.

Pecuniary Interest: The Chair accepted the statement of the Deputy Premier that

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

he did not have a direct pecuniary interest in a matter before the Chair. The Chair ruled that he was not disqualified from voting on the question; and the House has always followed the ruling of Speaker Levy, 745.

A member's choice not to vote on a matter does not establish whether the member has a direct pecuniary interest, 860.

Personal Explanation: A member must explain to the House the way that he has been misrepresented and not debate the matter. The member merely has the opportunity to say that certain statements are incorrect, 1832, 1833.

A member must be given an opportunity to indicate the nature of a personal explanation, 9158. A member was not allowed to continue her personal explanation, 9158, 9159.

Petition: Petitions must not be lodged during the course of a member's speech, 1739.

Point of Explanation: A member who considers that he has been misrepresented may speak briefly to a point of explanation at the conclusion of debate, 3572.

Points of Order: Spurious, 206, 1183, 4425, 7007, 7162, 8760, 8762, 9158; farcical, 7477; frivolous, 1332, 8251; withdrawn, 752; without substance, 1176, 3483, 4554, 6697, 6760, 8601, 8776; had little substance, 587; had no relevance, 8764; was a matter of semantics, 6702; was out of order, 9304; a member was debating irrelevant matters, 4121; was using up Question Time, 2944.

A Minister had not proceeded far enough for the Chair to rule an answer to be a ministerial statement, 2372; or that his remarks were relevant, 7163. Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

A member well knew no point of order was involved, 390, 7469, 7627, 7628, 8761.

Invalid points of order and spurious interjections erode the time of the member speaking, 206, 621.

Not upheld:

Attack upon Chairman of Victims Compensation Tribunal, 9445.

Attack upon member should be by substantive motion, 9458.

Canvassing ruling, 3481.

Censure motion was not by way of substantive motion, 6749.

Deputy Premier, allegations against, 9798.

Division: Attorney General should be excluded from voting because of conflicting interest, 6707.

Government policy not relevant, 7027. Leader of the Opposition was first to seek the call, 620, 621; could not seek call, 857.

Letter, tabling, 7631; letter being read, 6750.

Matter subject to inquiry, 4425.

Member giving dissertation on Federal Government, 7928.

Member making second reading speech should not go into minutiae, 3999.

Member misleading House, 390, 8407.

Member misquoting, 7037; inaccurate statement, 410.

Member not addressing Chair, 560.

Minister flouting Chair's ruling, 7473. Minister misunderstood question, 9800.

Minister not answering question, 7628, 9637.

Ministerial statements should be made at conclusion of Question Time, 9462. Misrepresentation, 997, 2251.

Motion: Member replying has right to encompass whole debate, 751.

Newspaper reports, member reading, 980.

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

Offensive words, 9963, 10068. Ombudsman, independence, 4550.

Question: was a complete fabrication, 563; was outside standing orders in regard to allegations made in newspapers and on radio, 563; was too lengthy, 1030; was a ministerial reply and not answer, 2372, 2942, 6763; Opposition using Question Time to move urgency motions, 8957.

Question Time being eroded, 6750, 6863. Relevance, 399, 408, 583, 585, 2378, 3485, 3873, 4432, 7307, 8100, 8248, 8250, 10177, 10735, 11286, 11300. Tedious repetition, 1178.

Upheld:

House decides matter subject of debate, 7163.

Member reflecting on vote of House, 743. Mover of motion entitled to reply to matter raised in debate, 1191.

Relevance, 555, 556, 590, 648, 1174, 1177, 1179, 1180, 1184, 1186, 1187, 1188, 2745, 3481, 3573, 4432, 4580, 6757, 10739, 10813, 10817, 11307, 11445.

Upheld in part:

Amending bill, member giving examples of police conduct, 10559.

Member quoting what is alleged to have been said before court hearing, 9794.

Ministerial statement reply, 872.

New matter in reply, 1191.

Offensive words, 9797

Relevance, 2749, 7041, 8962.

Sub judice, 10734

Tedious repetition, 754.

A point of order cannot be taken on a point of order, 1487.

A member should not debate the substance of a matter when taking a point of order,

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

201, 560, 841, 1177, 1488, 1489, 4432, 6696, 6749, 6753, 7461, 8249, 8622, 9158, 9465, 9466, 11287, 11300, 11307.

Points of order cannot be taken when there is no matter before the Chair, 7480, 8762.

Points of order should be heard in silence, 2372, 7928, 8759.

Members should come to their point of order, 8249, 9458, 10810; a member was asked to draw his point of order to a close, 7007; should address the point of order and not converse across the table, 1486.

The Chair had already ruled on a point of order, 621, 1174; and would not accept or rule on further points of order, 588, 6755. A member cannot debate a point of order upon which the Chair has ruled, 204. A member was not speaking to the point of order but was referring to a previous point of order upon which the Chair had already ruled, 8261. A member was canvassing a point of order he had raised previously, 8764. A point of order cannot be taken on a member's contribution after a member had completed his contribution, 8762.

The Chair would accept a further point of order only if members raised fresh material, 205.

A matter cannot be debated under the guise of a point of order, 8957.

The only member who has the call is the member speaking to the point of order, 4121.

It was difficult for the Chair to determine a point of order without hearing the full context of a question and material before the House, 4124, 4125.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

A member was not raising a fresh point of order but was canvassing a ruling of the Chair, 4420

A point of order cannot be taken that a question did not fall within a Minister's portfolio, 4558.

A point of order should be made in the correct form, 4599, 9458.

A member's behaviour in taking a point of order was less than desirable, 9458.

A member was drawing too long a bow in attempting to link his point of order to points of order upheld earlier in a debate, 10027.

Private Members' Statements: Generally the substance of private member's statements should affect a member's electorate or concern matters of a local nature. 3948.

It was against the sessional orders to extend the number of speakers making private members statements, 6730.

Privilege: Ruling by Chair on attacks on members of Parliament and persons outside the Parliament, 7178. The Chair has no obligation to protect the integrity of people outside the Parliament. It is up to members to take their statement into account and to take responsibility in the public arena for their remarks, 587. If a member considers that the integrity of people is involved, it is for him to deal with those matters, 588.

The general practice of the House is that strangers in the immediate vicinity of the Chamber should be accompanied by a Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

member or be under the authority of a member. A member was asked to conduct a stranger away from the immediate precincts of the Chamber. If the stranger had arrived at where he was of his own volition, he would be directed to be escorted by the attendants to the public areas of the Parliament, 1495, 1501.

It is for a member to establish that a prima facie case of a breach of privilege exists, 4174.

No point of privilege: a member cannot debate issues that may be on the business paper; and he cannot debate the failure of Ministers to supply answers to questions, 7172.

Under parliamentary privilege there is no restriction on what a member may say about a person outside the Parliament 7937. A member casting aspersions on a person not a member of the House is responsible for his remarks, 10353.

Typographical error in the numbering of Questions and Answers paper should be raised other than by taking a point of privilege, 7173.

Procedure: (See also "Bills"). Ruling by Chair on attacks on members of Parliament and persons outside the Parliament, 7178.

Review of rules governing motion for suspension of standing orders during Question Time, 201, 205.

The Deputy Premier was within his rights in seeking leave to move a third reading. Leave was not granted and the Chairman of Committees entered the Chair and the bill proceeded to the Committee stage, 10030. The Chair does not take into consideration arrangements between the

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

two sides of the House, 10030. Once the Committee has taken a decision it is competent for it to report back to the House, 10031.

Members leading for Opposition should state prior to end of second reading debate that Opposition wished to go into Committee so that necessary preparations can be made, 10613.

A member who has moved the motion for suspension of standing orders may not move closure, 7473.

A member cannot alter a motion so as to change its meaning, but in a matter before the Chair the change had been merely procedural to put the motion in an acceptable form, 7476, 7477.

A tradition in the House is for the Speaker to call members from one side of the House and then from the other side during debate; and that procedure was followed to ensure orderly debate, 7027.

Suspension of standing orders during Question Time, 201.

Nothing in the standing orders prevents a member from leaving and returning to the Chamber unless the Speaker is on his feet, 202.

The passing of a motion does not mean that the House would proceed to debate it immediately. If that were the intention the word "forthwith" would have been included in the motion, 4436.

Representations by members of Parliament to Ministers, 7469.

An attack upon a member should be by substantive motion, 842.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

The requirement for a substantive motion does not extend to allegations made about people outside the Parliament, 586.

Members have an obligation to attend Parliament unless they have leave of absence. The fact that a member was not in the Chamber was a matter of his choosing, 842.

Members should be referred to by their official position or by their electorate, 859; and not by other terms, 7480, 8632.

Standing orders do not restrict a member moving at any time during debate that the question be now put, 982.

It is against the practice of the Parliament to bring foodstuffs in to the House, 987.

It would be most improper to attack a senior public servant under the guise of speaking to a motion, 999.

Members have an opportunity to refute statements when they seek the call, 1010. A member had the right to speak briefly and correct a misrepresentation, 2251.

Ministers leaving the Chamber during Question Time, 4554.

A member should not place before the Chamber any object to which he wishes to refer, 7031.

The Chair has the right to put the question when debate on certain motions has exceeded 30 minutes, 10361.

Questions: Ruled out of order, 719, 4429, 7931, 7932, 10180 (similar question asked).

Ruled in order: Premier's answer ruled

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

not to be attack on Ombudsman, 4550. Premier was answering matters he was entitled to traverse, 9304.

A restriction on a question being asked is that a question without notice is of the same substance as a question already asked or that it is a question on the Questions and Answers paper, 10990.

Member to whom question addressed was not Chairman of Public Accounts Committee, 719.

Question ruled not to be covered by question on Questions and Answers paper, 4427.

The longstanding practice is that it is within the rules and procedures, and does not fall within the anticipation rule, for members to ask questions that seek factual information about matters that may come before the House, 4128.

Questions should seek information, not supply information, 7931, 9460; should be asked in correct manner, 8604.

Minister is entitled to answer question as he thinks fit. There are no rules to guide manner in which question must be answered, 7627.

A question had sought factual information, 9460.

Budget Debate: Previous rulings from the Chair are that questions may be asked during the currency of the budget debate on matters to elicit information that will be of assistance in the budget debate, 7470. General rule is to allow matters raised by way of question that are relevant to the budget debate or Address in Reply on the basis that such questions seek information and may assist member in those debates;

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

but the same rule does not apply to questions that anticipate debate on legislation, 8769, 8777.

Sub judice: Minister in his answer may indicate he cannot answer question because it infringes sub judice rule; and Minister was allowed to answer as he saw fit, 4125. A question as framed related to matters sub judice, 4424.

Member asked to make available written text of question to enable Chair to decide whether to apply sub judice rule; and the Attorney General asked to indicate whether matter was sub judice and whether he intends to give an answer, 7931.

Answer should not touch upon matters that may be subject to evidence before court, 3250.

On a point of order being taken that the Leader of the Opposition could not seek the call Mr Speaker stated that he had called for questions, 857.

Length of answer, 1998, 2942, 2942, 2944, 7472. Ministers were asked to abide by suggestion to limit answers to five minutes, 1030. Interjections lengthen answers, 2938, 2942, 7629, 10350; and erode Question Time, 2944. The intemperate phrasing of a question had provoked barrage of interjections, 8604. Much of Premier's time had been taken up responding to interjections, 3483. The Chair in ruling on length of answers had always upheld matters of relevance, and the Leader of the Opposition had sought additional information by way of interjection, 6700.

Second part of question was dubious and sought to canvass an opinion; a question

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

was of broad ambit and would lead to a lengthy answer, 6771.

Member directed to address his question to the Attorney General in one of his ministerial capacities only, 10533.

Members who ask questions should listen to the answer, 2517, 2936, 3660, 4551, 9307. If a member knows or is aware of the answer he would have no need to ask the question, 2377, 8107.

The Chair could not uphold request for further questions to be asked because the House clock had dropped back two minutes; whatever occurs within the 45 minutes for asking questions absorbs Question Time, 6774.

Question did not apply to portfolio of Minister to whom it was directed, 4429. The custom in the Legislative Assembly is for Minister to inform House if question does not fall within his portfolio, and is not a matter for a point of order, 4558. Question fell within ambit of the Premier's portfolio, 8764.

Supplementary question: Question technically not a supplementary question but content of question was supplementary to an earlier question and answer, 4131, 4164

Member asked to restate question, 4124, 4426; to reframe question because of the word "infamous", 716; to re-read question on request from Attorney General, 7932, 10725. A member was not asking the question originally asked, 3251.

The framing of a question made it difficult for a Minister to answer within the guidelines of the House, 7465.

The Chair directed it was not proper for

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

Minister to answer second part of question which may infringe upon matters raised by another member, 4427.

Answer ruled not a ministerial statement, 2942, 9460. A Minister had alluded to aspects of Government policy but was also giving factual information, 9460.

Minister directed to draw answer to conclusion, 2939, 2943, 2944, 7472, 10353; answer the question, 3485, 7469, 10179. Ministers should reply specifically to the question, 7629. A question did not provide a Minister with an opportunity to give a broad ranging statement on health policy and the records of past governments and the present Government. The Minister asked to return to answering question, 9455, 9456, 10172.

Premier indicated he was willing to allow debate on suspension of standing orders to proceed at conclusion of Question Time so as to preserve Question Time, 7620.

The Chair had no authority to direct a Minister how to answer a question but the answer must be relevant, 2513, 3250, 3653. It is entirely within the province of a Minister how he chooses to answer a question, 7628.

Minister asked to answer question to preserve as much of Question Time as possible, 3482.

A Minister had not proceeded far enough for the Chair to determine whether he was answering the question or making a ministerial statement, 2372, 9460.

A question was audible to the Chair; and the Minister has the right to answer it, 7008.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

A Minister may put matters by way of background, but an answer did not bear close relationship to the question and a Minister had no latitude to canvass liberally government work carried out and programmed, 2513. Minister's remarks could well be preamble to answer but the answer must relate to question, 3656.

Questions upon Notice: Mr Speaker's statement on Questions and Answers paper, 6774, 6776.

A specific ruling of Speaker Ellis was that members should not be permitted to read from the Questions and Answers paper, 4620.

Delays in answers: Ministers are not compelled by the standing orders to answer questions. The Chair can only direct as to relevance of answer. S.O. 76 gives a Minister discretion if and when a reply is given. Matter referred to the Standing Orders Committee for deliberation, 4622.

Typographical error in numbering of Questions and Answers paper, 7173.

Ruled out of order: The style of question "What reasons are there for delay in answering question upon notice No. X?", 4622.

Questions standing in the name of former member Mr S. A. J. Knowles, resigned, ordered to be struck from Questions and Answers paper, 8608.

Withdrawal of question: It was important that the House have information before it to determine whether to grant leave for question to be withdrawn, 6710.

Quorum: Calling of quorum, 10070.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

Relevance: Remarks must be relevant to the question before the Chair, 208, 408, 414, 593, 647, 735, 750, 1174, 1176, 1178, 1184, 1188, 1190, 2033, 2391, 3481, 3573, 3574, 4562, 4580, 6702, 7034 (S.O. 49), 8261, 8262, 8270, 8787, 9808, 10259, 10340, 10361, 10368, 10372, 10555, 10737, 10738, 10741, 10821, 11282, 11308, 11444; but passing reference may be made to certain matters, 590, 2744, 3574, 3893, 7034, 7634. Member asked to restrict her remarks to the bill, 10809, 10811, 10812, 10813, 10814, 10815, 10816, 10817, 10818, 10819.

In debate on the establishment of a select committee and its terms of reference members were directed not to use the debate as an excuse to raise issues previously debated in the Parliament; and a member should not debate matters that will be the subject of an investigation, 2383.

Remarks ruled to be relevant, 387, 561, 1179, 4600, 8777.

In answering a question a Minister was ruled to be in order when comparing procedures of the Government with procedures of former governments, 2181.

A member in speaking to a motion cannot make a speech more appropriate to be made at the second reading stage of debate, 8265, 8270.

Members remarks on contemplated legal action by the Premier: merely because a member has 30 minutes to debate a matter does not mean that he can canvass areas outside the terms of a motion, 1177, 1178, 1180; and by tedious repetition a member was inviting the Chair to order him to resume his seat, 1180.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

Member asked to restrict his comments to specific matters and not enter in to a general debate on the operations of the Independent Commission Against Corruption, for to do so would transgress the rule against debating matters of administration in detail, 8777. A member was flouting the Chair's direction and was asked to resume his seat, 8778.

The Leader of the Opposition was entitled to respond to what was said by another member when speaking to a motion but the response must be within the context of the main thrust of the motion, 8263.

The Chair cannot construe matters so tightly that a member speaking to a motion would be precluded from referring to the mover of the motion. Traditionally members are permitted a degree of preamble by referring to the substance of a motion, 8261.

A member was not debating the substantive matter when speaking to why standing orders should be suspended, 8248, 8249.

A member's contribution to the debate did not fall within the anticipation rule, 8777.

The Leader of the Opposition asked to return to the generalities of his motion for suspension of standing orders, 8957.

A motion for suspension of standing orders which referred to a failure to properly administer a department was a fairly wideranging matter and the remarks of the Leader of the Opposition were in order, 8958.

Member directed to debate the bill before the House; if he did so the sub judice rule would not have to be invoked and the member would not be contravening the Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

rule regarding attacks on persons outside the Parliament, 7179.

A member was entitled to make passing reference to the manner in which a matter had come before the House but in so doing could not devote the 10 minutes available to him when speaking to an adjournment motion under S.O. 49, 7034.

Traditionally the leave of a bill is restricted to matters set out in the amending bill, 10811, 10812. Member directed to confine his remarks to the amending bill, 2203, 2204. A member was directed to return to the terms of the amending bill and not canvass the principal Act, 8966. A member did not have a right to traverse the details of the principal Act and not speak to an amending bill; nor does he have leave to talk on the generalities of the administration of a department unless the department's administration was specifically referred to in the bill before the House, 10369, 10370.

When speaking to amending legislation a member has no right to canvass matters pertaining to the principal Act or to speak in depth about other matters, 3572. The Chair had allowed members in rebuttal to canvass wider issues but in the interest of debate members should address themselves to the amending bill, 648.

When speaking to legislation a member was not allowed to catalogue the concerns of constituents, 10370.

Members remarks should not be so obscure that the Chair is unable to discern whether they are relevant, 10023.

Once a matter has been introduced in to debate it is quite proper for a Minister to touch on it in reply, 10025. A Minister

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

was cautioned to contain his remarks in reply to matters raised during debate, 10026, 10027, 10028.

A member was in order in discussing the merits of the private prison system when debating a bill dealing with the State prison system, 11445.

A member did not have the opportunity to give a far reaching analyses of the circumstances that led to the introduction of a bill, 10741.

The shadow leader of the House was allowed some latitude in speaking to a motion but that latitude would not be extended to other members, 9808.

A member had made many allegations about members of the Government and the Minister in reply was not making allegations against the Leader of the Opposition, 586.

When debating suspension of standing orders a member must not delve into the substantive motion, 555, 556. A member had flouted the Chair's ruling and was asked to resume his seat, 557.

The Chair would not hesitate to interrupt a member who was debating a motion for suspension of standing orders if that member strayed into the substantive matter, 3473.

The mover of a motion was entitled to reply to matter raised in debate but was not entitled to move on to new ground, 1191.

A Minister was in order but was warned not to canvass matters the subject of a previous debate, 1182.

Reference to the Auditor-General's Report

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

was relevant to the debate before the House; but it would be most improper to attack a senior public servant in the guise of speaking to the debate, 999.

Member requested to direct his remarks to giving an explanation of an apparent conflict of interest, 852.

In replying to a motion a member has the right to encompass the whole debate, 751.

The longstanding practice of the House is that a member by way of introduction may refer to matters that do not fall strictly within the motion. However, a member was reminded that the amendment to a motion constrained him from entering into wide-ranging debate and was directed to link his remarks to statements made by the Leader of the Opposition, 742.

Members may, within certain limits, raise matters they consider should have been in the Governor's Speech, 242.

Royal Commissions: Release of reports when Parliament not sitting, 7178, 7180.

Sub Judice: Motion ruled out of order as infringing sub judice rule, 4420.

The Chair will invoke the sub judice rule if compelled to, 10734.

Coroner: Ruling on matters that may be or are being heard before Coroner, 7656.

The Chair would consider in detail whether a question was the subject of the sub judice rule and would give a decision in detail for the future guidance of members, 7932.

Minister in answer to question should not

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

touch on matters to be subject of evidence before court, 3250; Minister warned his answer should not infringe sub judice rule, 4125, 4165.

The Chair has to consider whether aspects of a answer touch a matter before the court and bear upon ministerial responsibility and other matters; and must also take into account whether the outcome of the matter may be prejudiced, and balance the public interest and that of litigants. Parliament may not carte blanche override any matter before the court because members of Parliament consider it important. The Chair has a heavy responsibility to protect the rights of individuals, 4122, 4124, 4125; and has to consider whether a Minister's answer may infringe the sub judice rule, 4125, 4165.

The Chair was concerned that a question could well fall within the sub judice rule, 4131, 4164; and on being advised that a case was being heard in the Supreme Court the sub judice rule was applied. The Chair stated that the sub judice rule would be invoked in future in similar circumstances, 4164.

The term "matter before the court" covers all stages of a proceeding and is not to be construed as applying only to a matter at present before the court (as being heard on this day). If a matter of a criminal nature proceeds before a jury, under almost every circumstance the sub judice rule should be applied, 1489. The Chair makes no comment on the actions of another House, which matter was that House's affair. However, in the matter before the Chair the only course was to invoke the sub judice rule, 1490.

Public interest may transcend all other interests in determining whether the sub

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

judice rule should be invoked, the public interest is not to be equated with widespread interest; account must be taken of the interests of litigants in determining whether public interest is an overriding factor, 1489.

A member could not raise matters relating to a criminal charge to be heard by a jury without infringing the sub judice rule, 6728, 6729.

The Legislative Council is entitled to form whatever conclusion it wishes whether a matter is sub judice; but a motion before the Legislative Assembly fell within the sub judice rule and was ruled out of order, 4420, 4421, 4431. The opinion of the judge hearing the matter is of no concern to the Chair, 4421.

Invoking of the sub judice rule is the subject of rulings by Speaker Rozzoli and previous Speakers, and the Chair saw no reason to apply the sub judice rule in a matter before it, 7179.

The Chair having invoked the sub judice rule saw little for the Attorney General to reply to and asked him to contain his remarks. However, as a motion was before the Chair the question must be put, 1490.

It was too early a stage in a debate for the Chair to invoke the sub judice rule, 583.

A question was phrased in terms that would enable the Attorney General to indicate whether a matter was sub judice; and the rights of members would be impinged upon unnecessarily if the sub judice rule were invoked too peremptorily, 7931.

A member had strayed from the sub judice rule by referring to the circumstances of an offence, 253.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

In giving reasons why standing orders should be suspended a member must not infringe the sub judice rule by traversing evidentiary matters before the court, 6704.

Whether matters are sub judice is more appropriately to be debated in the substantive motion than the motion for suspension of standing orders, 8759.

Suspension of Standing Orders: Considered ruling on interpretation of suspension of standing orders and urgency, 205.

There is a subtle difference between urgency and a motion for suspension of standing orders, 206.

The rulings of the House in regard to replying to suspension motions are different from the present rulings governing urgency motions, 559.

It was the Chair's firm belief that the standing orders should be amended in regard to motions for suspension of standing orders, 7161.

A member was entitled to refer to matters raised by other members but comments made during debate on a suspension motion have nothing to do with debate on the substantive motion; a member during debate on a substantive motion was thereby precluded from responding to material raised in the debate on the suspension of standing orders, 8261.

The use of the words "If suspension is granted" does not preclude the interpretation that "should standing orders be suspended it will enable the House...", 6702.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

Members must confine their remarks to establishing why standing orders should be suspended and not debate the substantive motion, 3474, 3875, 4431, 4432, 6701, 6702, 7937, 7938, 8249, 8759, 8760, 8956, 9793.

A member should have the opportunity to point out the gravity of a matter and why standing orders should be suspended; and the question before the House was why a matter should take up the time allocated for asking questions, 7930.

A Minister is entitled to reply to why standing orders should not be suspended and is not confined to speaking to matters raised solely by the mover of the suspension motion, 8761.

A member should state whether he was arguing in favour of a motion, 845.

The House decides whether a matter that touches upon dissent from Mr Speaker's ruling is of such grave consequence that it should be decided as soon as possible, 4431, 4432. The normal procedure is to give notice of dissent from Mr Speaker's ruling and for the matter to be listed on the business paper and discussed in the normal course of events. A member may discuss only those matters that bear upon the need to set aside other business of the House, 4432.

It was too early in the debate for the Chair to rule that a member was debating the substantive motion and not why standing orders should be suspended, 7159. The Leader of the Opposition had not addressed the suspension motion, 7160, 7161.

During Question Time any member is entitled to move suspension to discuss a

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

substantive motion. A member's task in moving suspension for that purpose is specific, and that is to convince members that standing orders should be suspended, 4431.

Review of rules governing motion for suspension of standing orders during Question Time, 201, 205.

A member could touch upon the gravity of the substantive matter; but after further comments was asked to adhere strictly to giving reasons why standing orders should be suspended, 203. It is the role of the Chair to guide debate within certain parameters and it is difficult to differentiate between a matter touching on suspension and a matter that goes to the substantive motion, 203.

The task of the member moving suspension is to establish importance of the issue and not to repeat matter or material that form part of the substantive motion, 205.

The Chair has ruled consistently that more latitude is permitted to a member responding to why standing orders should not be suspended than is allowed the member moving suspension, but there must be a nexus between why standing orders should not be suspended and the substantive motion. However, a member must not canvass just any matter that comes to mind, 843; and it was in the interests of a debate before the House for the Leader of the Opposition to conclude his comments and to allow debate on the substantive motion, 845. As both sides of the House had intimated they would support the suspension motion, it was appropriate that the only debate that should take place was if a member wished to oppose the motion, 846. In replying to suspension motions or censure motions a

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

member is entitled to say what he wishes so long as he conforms with the standing orders, 1823.

The Chair has no authority to direct the Premier to resume his seat to debate suspension of standing orders even though the Opposition has no objection to suspension. It is the Premier's prerogative to decide whether he wished to continue to speak to the motion, 981.

A member is required to establish why standing orders should be suspended. It is difficult for the Chair to establish what falls within or without the guidelines. A member should not delve too deeply into substantive matters, 1820, 1821.

The occasional mentioning of a set of figures does not amount to debating the substantive motion, 3473. The Chair would readily accept two or three references to figures but a member does not have licence to read out a litany of statistics more appropriate to the substantive motion, 3474.

A member was not debating the substantive matter when speaking to a motion for suspension of standing orders, 8248, 8249.

The Leader of the Opposition was asked to return to the generalities of his motion for suspension of standing orders, 8957.

A motion for suspension of standing orders which referred to a failure to properly administer a department is a fairly wide-ranging matter and the Chair ruled the remarks of the Leader of the Opposition in order, 8958.

The Chair would not hesitate to interrupt a member who was debating a motion for suspension of standing orders if that member strayed into the substantive matter, 3473.

Assembly, Legislative: Rulings, Observations and Opinions of the Chair (continued):

SPEAKER, MR (THE HON. K. R. ROZZOLI) (continued):

When debating suspension of standing orders a member must not delve into the substantive motion, 555, 556. A member had flouted the Chair's ruling and was asked to resume his seat, 557.

Tabling of Papers: If a Minister wishes to table papers he must catch the Speaker's eye, 620.

Tedious Repetition: Member was reaching the stage where the tedious repetition rule would be applied, 7552, 10258.

Australian Constitution:

Christian Base 1450 Democracy 8916

Automation and Technology:

New England Technology Park 1241 Technology Transfer Centre 1240

Beaches:

Pollution 5046 5353 6947 Port Stephens Electorate, Erosion 9211 Shark Meshing 3000 3004 3061 4734 11130

Betting and Gambling:

Casinos:

7929

Darling Harbour 472 8070 9109 9415
Pyrmont Proposal 7846 7847 8870
Tourist Attractions 9416
FootyTAB Turnover 4318
Gaming Machine Regulations 5043 5177
5178 5263
Illegal 1908
Japan Cup 10295 10665
Keno: Ministerial Statement 9312
Melbourne Cup Sweeps and Calcuttas 7835

Betting and Gambling (continued):

Miracle Mile 11644 11645 Revenue 9105 9126 Superfecta Betting 9265 9749 11752 Sutherland Shire Skateboard Facilities 10223 Sydney-Hobart Yacht Race 6219 6224 TAB Trading Hours 930

Bills:

ABORIGINAL LAND RIGHTS (AMEND-MENT) BILL

Assembly: 2R 2948 3575 OS 2948 6874

ABORIGINAL LAND RIGHTS (AMEND-MENT) BILL (No. 2)

Assembly: 2R 7174 7519 OS 7174 7556 8094 8411

Council: 2R 7881 OS 7557 7917 8315

ABORIGINAL LAND RIGHTS (REVIVAL OF FINANCIAL PROVISION) BILL

Assembly: 2R 3887 4484 Os 3887 4435 4491 6687

Council: 2R 4967 OS 4376 5557

ADOPTION INFORMATION BILL

Assembly: 2R 6779 8114 8148 OS 6779 8152 8155 8772 9441

Council: 2R 8499 8532 OS 8090 8583 8589

AGRICULTURAL TENANCIES BILL

Assembly: 2R 2189 6718 OS 2189 6723 9052 9441

Council: 2R 7086 8903 OS 6811

AMBULANCE SERVICES BILL

Assembly: 2R 3262 3991 OS 3262 4003 4228 6687

Council: 2R 4074 OS 3870 4077 5557

ANTI-DISCRIMINATION (COMPULSORY RETIREMENT) AMENDMENT BILL

Assembly: 2R 10390 11481 OS 10354 10390

11487 11590

Council: 2R 11682 OS 11619 11688

APPROPRIATION BILL

Assembly: 2R 6894 7334 7358 7512 7940 7974 8155 8411 8454 8619 8649 8772 8973 os 6894 8981 9006 9051 9161 9194 9238 9985

Council: 2R 9887 OS 9239 10435

AUCTIONEERS AND AGENTS (SALE OF LAND) AMENDMENT BILL (COGNATE)

Assembly: OS 2399 4583 4615 4616 4625 6687

Council: 2R 4347 OS 2357 4365 4376 5557

AUSTRALIAN CATHOLIC UNIVERSITY BILL

Assembly: 2R 10617 11575 OS 10617 11578 Council: 2R 9884 10435 OS 9884 10442 11697

BAIL (AMENDMENT) BILL

Assembly: 2R 9657 10535 os 9657 10547 10853

Council: 2R 10644 OS 10470 10648 10649

BISHOP TYRRELL TRUST (AMENDMENT)
BILL

Assembly: 2R 1044 2197 os 1023 1044 2623 4484

Council: 2R 2499 OS 2147 2503 4508

BOARD OF ADULT AND COMMUNITY EDUCATION BILL (COGNATE)

Assembly: 2R 10202 11329 OS 10202 11359 11374 11534 11578

Council: 2R 11203 OS 11203 11232 11697

Bills (continued):

BUILDING SERVICES CORPORATION (KIT HOMES) AMENDMENT BILL

Assembly: 2R 2759 4438 OS 2758 4439 6687

Council: 2R 4961 OS 4376 4966 5557

BURNS PHILP TRUSTEE COMPANY LIM-ITED BILL

Assembly: 2R 10191 10732 OS 10191 10743 10745 11000 11072

Council: 2R 10934 OS 10899 10937

BUSINESS LICENCES BILL

Assembly: 2R 9473 10041 os 9467 9472 10050 10407

Council: 2R 10273 OS 10074 10282 11895

CATCHMENT MANAGEMENT BILL (COGNATE)

Assembly: OS 17 Council: OS 15

CITIZENS INITIATED REFERENDUM BILL

Council: os 2930

COAL ACQUISITION (AMENDMENT) BILL (COGNATE)

Assembly: 2R 3541 4453 4471 OS 3541 4474 6687

Council: 2R 4757 OS 4376 4767 4768 5557

COAL AND OIL SHALE MINE WORKERS (SUPERANNUATION) AMENDMENT BILL

Assembly: 2R 3714 4195 OS 3714 4136 4196 6687

Council: 2R 4768 OS 4101 4772 5557

Bills (continued):

COAL MINES REGULATION (AMENDMENT)
BILL

Assembly: OS 17 Council: OS 14

COAL MINING INDUSTRY LONG SERVICE LEAVE (AMENDMENT) BILL

Assembly: 2R 9674 10384 os 9674 10386 10729

Council: 2R 10635 os 10327 10636 11895

COAL OWNERSHIP (RESTITUTION) BILL (COGNATE)

Assembly: 2R 3541 4453 4471 OS 3541 4474 6687

Council: 2R 4757 OS 4376 4767 4768 5557

COMMERCIAL ARBITRATION (AMENDMENT)
BILL

Assembly: 2R 10376 11569 os 10354 10376 11570

Council: 2R 11872 OS 11681 11875

COMMUNITY LAND DEVELOPMENT BILL (COGNATE)

Assembly: OS 17 Council: OS 14

COMMUNITY LAND MANAGEMENT BILL (COGNATE)

Assembly: OS 17 Council: OS 14

COMMUNITY SERVICE ORDERS (AMEND-MENT) BILL

Assembly: OS 17 Council: OS 14

COMMUNITY WELFARE (AMENDMENT)
BILL

Assembly: OS 16 Council: OS 13 Bills (continued):

CONSTITUTION (LEGISLATIVE ASSEMBLY)
AMENDMENT BILL

Assembly: 2R 214 640 666 OS 213 214 702 4119 4437 4438 6687

Council: 2R 3806 OS 909 1102 3864 3870 4376 5557

CONSTITUTION (LEGISLATIVE COUNCIL)

AMENDMENT BILL

Assembly: 2R 215 702 OS 213 215 705

Council: OS 909 1102

CONSTITUTION AND PARLIAMENTARY ELECTORATES AND ELECTIONS (AMENDMENT) BILL

Assembly: 2R 10184 11035 OS 10184 11059 11071 11418 11430 11602 11606 11608

Council: 2R 10976 11110 11142 OS 10966 11171 11186 11203 11697

CONVEYANCING (SALE OF LAND) AMEND-MENT BILL (COGNATE)

Assembly: OS 2399 4583 4615 4616 4625 6687

Council: 2R 4347 OS 2357 4365 4376 5557

COPTIC ORTHODOX CHURCH (NSW)
PROPERTY TRUST BILL

Assembly: 2R 7176 8614 OS 7173 7176 8616 9678 10264

Council: 2R 9539 OS 8532 10153

CORONERS (AMENDMENT) BILL

Council: 2R 9250 OS 8203

CORONERS (MISCELLANEOUS AMEND-MENTS) BILL

Assembly: OS 17 Council: OS 15

CORPORATIONS (NEW SOUTH WALES) BILL

Assembly: 2R 9972 10775 os 9967 9972 10790 11000 11072

Council: 2R 10927 os 10899 10934

COUNTRY INDUSTRIES (PAY-ROLL TAX REBATES) AMENDMENT BILL

Assembly: 2R 2536 3543 OS 2536 3562

Council: 2R 5081 OS 3464

COURTS LEGISLATION (CIVIL PROCEDURE)
AMENDMENT BILL

Assembly: 2R 11553 OS 10354

COURTS LEGISLATION (PROCEDURE)
AMENDMENT BILL

Assembly: OS 16 Council: OS 14

CREDIT (AMENDMENT) BILL

Assembly: 2R 9976 10843 11535 OS 9967

9976 11545 11547 11553

Council: 2R 11825 OS 11679 11842 11864

11869

CRIMES (AMENDMENT) BILL (COGNATE)

Assembly: OS 17 18 Council: OS 14

CRIMES (CHILD VICTIM EVIDENCE)
AMENDMENT BILL

Assembly: 2R 1682 2555 2564 os 1682 2579

6687

Council: 2R 4107 4264 5505 OS 2494 5510 5517 5707

Bills (continued):

CRIMES (INJURIES) AMENDMENT BILL

Assembly: 2R 10395 11572 OS 10354 10395 11573

Council: 2R 11737 OS 11681 11746 11747

CRIMES (LIFE SENTENCES) AMENDMENT BILL (COGNATE)

Assembly: OS 17 Council: OS 14

CRIMES (POLICE EVIDENCE) AMENDMENT

Assembly: 2R 9659 11581 OS 9659 11584 Council: 2R 11747 OS 11697 11751

CRIMES (PUBLIC JUSTICE) AMENDMENT BILL

Assembly: 2R 3691 4599 os 3691 4610 4614 4615 6713

Council: 2R 5389 OS 4625 5397 5401 6812 7217

CRIMES LEGISLATION (AMENDMENT) BILL

Assembly: 2R 1689 2579 os 1688 2591 4484

Council: 2R 3115 os 2503 3120 4508

CRIMES LEGISLATION (FURTHER AMENDMENT) BILL

Assembly: 2R 2532 3974 OS 2532 3983

Council: 2R 5401 5413 OS 3870

CRIMINAL PROCEDURE (COMMITTAL PROCEEDINGS) AMENDMENT BILL (COGNATE)

Assembly: 2R 2545 3314 OS 2526 2544

3355

Council: 2R 5448 5485 5518 os 3363

Bills (continued):

CRIMINAL PROCEDURE (FINES)
AMENDMENT BILL

Assembly: OS 16 Council: OS 14

CRIMINAL PROCEDURE LEGISLATION (AMENDMENT) BILL

Assembly: 2R 9159 9815 os 9159 10621 Council: 2R 10451 10470 os 9883 10482 10485 10634 11895

CRIMINAL PROCEDURE LEGISLATION (FURTHER AMENDMENT) BILL

Assembly: OS 10354

CROWN AND OTHER ROADS BILL (COGNATE)

Assembly: 2R 2766 6735 OS 2766 6743 7381 7919

Council: 2R 7089 7280 os 6811 7282 7817

DAIRY INDUSTRY (AMENDMENT) BILL

Assembly: OS 17 Council: OS 14

DEBITS TAX BILL

Assembly: 2R 9650 10374 os 9650 10376 11081 11082

Council: 2R 10486 Os 10307 10489 10491

10634 10967

DISTRICT COURT (AMENDMENT) BILL

Assembly: 2R 9660 11573 OS 9660 11574 Council: 2R 11875 OS 11689 11877

Bills (continued):

DRUG TRAFFICKING (CIVIL PROCEEDINGS) BILL

Assembly: 2R 2527 3516 3531 OS 2527 3541 4583 6687

Council: 2R 4266 4333 OS 3464 4343 4344 4512 5557

EDUCATION REFORM BILL

Assembly: 2R 1341 1693 1704 2000 2024 2037 2209 2224 2785 os 1341 2845 2959 2963 4229 4247 4583 4598 4599 6687

Council: 2R 3009 3085 3173 os 2930 3209 3406 3586 3628 3635 3723 3757 4064 4073 4262 4405 4416 4625 4942

EMPLOYEE'S LIABILITY (INDEMNIFICATION OF EMPLOYER) AMENDMENT BILL (COGNATE)

Assembly: OS 17 Council: OS 14

EMPLOYEES LIABILITY BILL

Assembly: 2R 6777 OS 6777

ENTERTAINMENT INDUSTRY BILL

Assembly: OS 17 Council: OS 15

ENVIRONMENTAL EDUCATION TRUST BILL (COGNATE)

Assembly: 2R 3267 4211 OS 3267 4225 4229 4435 6687

Council: 2R 4783 OS 4376 4812 5557

ENVIRONMENTAL OFFENCES AND PENAL-TIES (AMENDMENT) BILL

Assembly: 2R 10037 11000 os 9967 10037

11026 11028 11072

Council: 2R 10937 OS 10926 10946

ENVIRONMENTAL RESEARCH TRUST BILL (COGNATE)

Assembly: 2R 3267 4211 OS 3267 4225 4229 4435 6687

Council: 2R 4783 OS 4376

ENVIRONMENTAL RESEARCH TRUST BILL (COGNATE)

Council: OS 4812 5557

ENVIRONMENTAL RESTORATION AND REHABILITATION TRUST BILL (COGNATE)

Assembly: 2R 3267 4211 OS 3267 4225 4229 4435 6687

Council: 2R 4783 OS 4376 4812 5557

EVIDENCE (RELIGIOUS CONFESSIONS)
AMENDMENT BILL

Assembly: OS 17 Council: OS 14

FACTORIES, SHOPS AND INDUSTRIES (AMENDMENT) BILL

Assembly: OS 17 18 Council: OS 14

FACTORIES, SHOPS AND INDUSTRIES (CHRISTMAS TRADING) AMENDMENT BILL

Assembly: 2R 9676 10383 os 9676 10384 10729

Council: 2R 10636 OS 10327 10638 11895

FAIR TRADING (AMENDMENT) BILL

Assembly: 2R 9813 10626 os 16 9813 10633

11035

Council: 2R 10876 OS 14 10634 10879

Bills (continued):

FAIR TRADING (PUBLIC WARNINGS)
AMENDMENT BILL

Assembly: 2R 9673 10589 os 9673 10590 10853

Council: 2R 10649 OS 10512 10651

FAMILY PROVISION (FOREIGN LAND)
AMENDMENT BILL (COGNATE)

Assembly: OS 17 Council: OS 14

FEDERATION OF NEW SOUTH WALES POLICE-CITIZENS YOUTH CLUBS (RECONSTITUTION) BILL

Assembly: OS 16 Council: OS 14

FINE ENFORCEMENT LEGISLATION (AMENDMENT) BILL

Assembly: OS 17 Council: OS 14

FIRE BRIGADES BILL

Assembly: OS 17 Council: OS 14

FISHERIES AND OYSTER FARMS (ADVISORY COUNCIL) AMENDMENT BILL

Assembly: OS 16 Council: OS 14

FISHERIES AND OYSTER FARMS (OYSTER LEASES) AMENDMENT BILL (COGNATE)

Assembly: 2R 1195 2771 2782 os 1195

2785 4484 6687

Council: 2R 4344 OS 2717 4347 5557

Bills (continued):

FOOD BILL

Assembly: OS 17 Council: OS 15

FRIENDLY SOCIETIES BILL

Assembly: OS 17 Council: OS 15

FUNERAL SERVICES INDUSTRY (DAYS OF OPERATION) BILL

Assembly: 2R 9677 10400 os 9677 10853

Council: 2R 10638 OS 10435

GAS (AMENDMENT) BILL

Assembly: 2R 3702 4474 os 3662 3702 4484

Council: 2R 4630 OS 4376 4650 4656 5557

HEALTH ADMINISTRATION (QUALITY ASSURANCE COMMITTEES) AMENDMENT BILL

Assembly: OS 17 Council: OS 13

HEALTH PROFESSIONAL BOARDS LEGIS-LATION (AMENDMENT) BILL

Assembly: 2R 3493 4204 OS 3493 4207 4583

6687

Council: 2R 4393 OS 4262 4395 5291

HOME CARE SERVICE (AMENDMENT) BILL

Assembly: 2R 9655 10264 10364 os 9649 9655 10374 10588

Council: 2R 10443 OS 10306 10451 11895

INCLOSED LANDS PROTECTION (AMENDMENT) BILL (COGNATE)

Assembly: OS 17 18 Council: OS 14 Bills (continued):

INDEPENDENT COMMISSION AGAINST CORRUPTION (AMENDMENT) BILL

Assembly: 2R 10200 11072 OS 10182

10200 11080 11081 11107

Council: 2R 10967 os 10967 10976 11895

INDUSTRIAL ARBITRATION (ENTERPRISE AGREEMENTS) AMENDMENT BILL

Assembly: 2R 11395 OS 10354 10386 10387 11405 11408 11409 11534 11590

Council: 2R 11251 OS 11240 11263 11272

11697 11778 11780

INDUSTRIAL ARBITRATION (VOLUNTARY UNIONISM) AMENDMENT BILL

Assembly: OS 10408 10729

Council: 2R 9536 9893 9912 10074 10108

os 9536 10145 10153 10273

INDUSTRIAL ARBITRATION (VOLUNTARY UNIONISM) AMENDMENT BILL (No. 2)

Assembly: 2R 10841 11592 OS 10838 10840 11592 11594 11601 11602

Council: 2R 11851 OS 11697 11862 11864

INDUSTRIAL COURT BILL (COGNATE)

Assembly: 2R 3497 4143 4174 OS 3497

4181 4195 9159

Council: 2R 4656 4889 4942 5019 5064 5124 6002 6066 6138 6198 6238 0S 4101 6245 6327 6392 6463 6528 6591 6629 6823 6824 6921 6952 6997 7094 7124 7253 7415 7588 7849 7880 8882

INDUSTRIAL LEGISLATION (REPEALS, AMENDMENTS AND SAVINGS) BILL (COGNATE)

Assembly: 2R 3497 4143 4174 OS 3497 4181 4195 9159

Council: 2R 4656 4889 4942 5019 5064 5124 6002 6066 6138 6198 6238 os 4101 6245 6327 6392 6463 6528 6591 6629 6823 6824 6921 6952 6997 7094 7124 7253 7415 7588 7849 7880 8882

INDUSTRIAL RELATIONS BILL (COGNATE)

Assembly: 2R 3497 4143 4174 Os 3497 4181 4195 9159

Council: 2R 4656 4889 4942 5019 5064 5124 6002 6066 6138 6198 6238 0S 4101 6245 6327 6392 6463 6528 6591 6629 6823 6824 6921 6952 6997 7094 7124 7253 7415 7588 7849 7880 8882

INTERPRETATION (AMENDMENT) BILL

Council: 2R 9257 OS 8205

JUDICIAL OFFICERS LEGISLATION (AMEND-MENT) BILL

Assembly: 2R 7175 7508 os 7173 7175 7509 7648 7919

Council: 2R 7449 7557 os 7449 7560 7817

JURISDICTION OF COURTS (FOREIGN LAND)
BILL (COGNATE)

Assembly: OS 17 Council: OS 14

JUSTICES (COMMITTAL PROCEEDINGS)
AMENDMENT BILL (COGNATE)

Assembly: 2R 9665 10790 OS 9665 10837

11107

Council: 2R 10947 os 10862 10966

JUSTICES (PROSTITUTION FINE ENFORCE-MENT) AMENDMENT BILL

Assembly: 2R 1688 2591 OS 1688 2611 2616

Council: 2R 3120 3615 3791 os 2624

Bills (continued):

LAND TAX (AMENDMENT) BILL (COGNATE)

Assembly: 2R 2751 3562 os 2751 3575 6687 6688

Council: 2R 5192 OS 3464 5203 5557

LAND TAX MANAGEMENT (AMENDMENT)
BILL (COGNATE)

Assembly: 2R 2751 3562 OS 17 2751 3575 6687 6688

Council: 2R 5192 OS 14 3464 5203 5557

LAND TAX MANAGEMENT (FURTHER AMENDMENT) BILL

Assembly: 2R 9651 10564 10574 os 9467 9651 10586 10588 10853

Council: 2R 10673 10685 os 10512 10686 10690

LANDLORD AND TENANT (RENTAL BONDS) AMENDMENT BILL

Assembly: OS 16 Council: OS 13

LAW OF EVIDENCE BILL (PRO FORMA)

Assembly: OS 66 Council: OS 15

LAW REFORM (VICARIOUS LIABILITY)
AMENDMENT BILL (COGNATE)

Assembly: OS 17 Council: OS 14

LEGAL AID COMMISSION (AMENDMENT)
BILL

Assembly: 2R 8110 8616 OS 8110 8619

9678 10264

Council: 2R 9545 OS 8532 10153

Bills (continued):

LEGAL PROFESSION (SOLICITOR CORPOR-ATIONS) AMENDMENT BILL

Assembly: 2R 2191 2542 OS 2191 2544 3242 4484

· Council: 2R 3110 os 2494 3115 4508

LIMITATION (AMENDMENT) BILL

Assembly: 2R 2554 3983 OS 2526 2554 3987

6687

Council: 2R 4993 OS 3870 4998 5557

LIQUOR (AMENDMENT) BILL (COGNATE)

Assembly: 2R 1495 3290 3305 3888 OS 1495

3905 4583 6687

Council: 2R 4395 4513 os 3789 4523 4525

5557

LIQUOR (FURTHER AMENDMENT) BILL

Assembly: 2R 4565 7055 os 4565 7077 7085

8492

Council: 2R 7092 8357 OS 6997 8362 8367

9053

LIQUOR (MISCELLANEOUS AMENDMENTS) BILL (COGNATE)

Assembly: 2R 10211 11467 os 10211 11478 11590

Council: 2R 11668 OS 11619 11678 11679

11692 11747

LOCAL COURTS (CIVIL CLAIMS) AMEND-MENT BILL

Assembly: 2R 10415 11575 os 10354 10415 11575

Council: 2R 11877 OS 11689 11884 11886

LOCAL GOVERNMENT (BACKPACKERS HOS-TELS) AMENDMENT BILL

Assembly: 2R 9479 10215 10228 os 9467 9479 10591 10603 10606 10729 11035

Council: 2R 10880 10899 os 10673 10908

Bills (continued):

LOCAL GOVERNMENT (LIQUOR) AMEND-MENT BILL (COGNATE)

Assembly: 2R 1495 3290 3305 3888 OS 1495 3905 4583 6687

Council: 2R 4395 4513 OS 3789 4523 4525 5557

LOCAL GOVERNMENT (PUBLIC INQUIRIES) AMENDMENT BILL

Assembly: 2R 8275 9486 9496 OS 8275

9512 9514 9729 10264

Council: 2R 9548 9569 os 9439 10153

LOCAL GOVERNMENT (RATING) FURTHER AMENDMENT BILL

Assembly: OS 16 Council: OS 13

LOCAL GOVERNMENT (STREET DRINK-ING) AMENDMENT BILL

Assembly: 2R 10381 11487 OS 10354 10380 11499

Council: 2R 11689 11692 11794 os 11619 11825

LOCAL GOVERNMENT (WORK ON PRIVATE LAND) AMENDMENT BILL

Assembly: OS 17 Council: OS 14

LOTTERIES AND ART UNIONS (AMEND-MENT) BILL

Assembly: 2R 8112 8448 OS 8112 8454 8614 9141

Council: 2R 8493 OS 8368 8499 9053

LUNA PARK SITE BILL

Assembly: 2R 6874 7490 7509 os 6688 7510 7919

Council: 2R 5181 5365 OS 5181 5375 7449

7817

MEAT INDUSTRY (AMENDMENT) BILL

Assembly: 2R 9478 10050 os 9467 9478 10058 10407

Council: 2R 10323 OS 10074 10327 11895

MEAT INDUSTRY (GAME MEAT) AMEND-MENT BILL

Assembly: 2R 7489 9515 OS 7489 9535 Council: 2R 10684 10690 11895 OS 9536

MENTAL HEALTH (CRIMINAL PROCEDURE)
BILL (COGNATE)

Assembly: 2R 884 1712 OS 872 884 1755 1759 1878 1886 2964

MENTAL HEALTH (CRIMINAL PROCEDURE)
BILL (COGNATE)

Assembly: OS 2966 6687

Council: 2R 2133 2147 2303 2337 2431 2443 OS 1893 2449 2466 2478 2683 2717 2883 3009 5081

MENTAL HEALTH BILL (COGNATE)

Assembly: 2R 884 1712 OS 872 884 1755 1759 1878 1886 2964 2966 6687

Council: 2R 2133 2147 2303 2337 2431 2443 OS 1893 2449 2466 2478 2683 2717 2883 3009 5081

MINE SUBSIDENCE COMPENSATION (AMEN-DMENT) BILL

Assembly: OS 16 Council: OS 13

MINING (AMENDMENT) BILL

Assembly: 2R 4141 4567 OS 4141 4567 4573

6687 6688

Council: 2R 4876 OS 4625 4883 5557

Bills (continued):

MISCELLANEOUS ACTS (COMMITTAL PRO-CEEDINGS) AMENDMENT BILL (COGNATE)

Assembly: 2R 2545 3314 Os 2526 2544 3355

Council: 2R 5448 5485 5518 OS 3363

MISCELLANEOUS ACTS (COMMUNITY LAND) AMENDMENT BILL (COGNATE)

Assembly: OS 17 Council: OS 14

MISCELLANEOUS ACTS (CROWN AND OTHER ROADS) AMENDMENT BILL (COGNATE)

Assembly: 2R 2766 6735 OS 2766 6743 7381 7919

Council: 2R 7089 7280 OS 6811 7282 7817

MISCELLANEOUS ACTS (MENTAL HEALTH) REPEAL AND AMENDMENT BILL (COGNATE)

Assembly: 2R 884 1712 OS 872 884 1755 1759 1878 1886 2964 2966 6687

Council: 2R 2133 2147 2303 2337 2431 2443 Os 1893 2449 2466 2478 2683 2717 2883 3009 5081

MISCELLANEOUS ACTS (PUBLIC HEALTH)
REPEAL AND AMENDMENT BILL (COGNATE)

Assembly: 2R 10397 11499 os 10354 10397 11509 11534

Council: 2R 11705 OS 11651 11722 11781 11793

MISCELLANEOUS ACTS (PUBLIC SECTOR EXECUTIVES SUPERANNUATION) FUR-THER AMENDMENT BILL (COGNATE)

Assembly: OS 17 18 Council: OS 14

Bills (continued):

MOTOR ACCIDENTS (AMENDMENT) BILL

Assembly: 2R 9662 10547 os 9662 10551 10553 10620 10621 10731 10732 11072

Council: 2R 10913 OS 10673 10918

MOTOR DEALERS (AMENDMENT) BILL

Assembly: 2R 2194 3905 os 2194 3907 6687

6688

Council: 2R 4869 os 3788 4876 5557

MOTOR VEHICLES TAXATION (AMEND-MENT) BILL

Assembly: 2R 9654 9985 10001 os 17 9654

10030 10591 10853

Council: 2R 10666 OS 14 10512 10673

MURRAY VALLEY CITRUS MARKETING BILL

Assembly: OS 16 Council: OS 13

NATIONAL PARKS AND WILDLIFE (LEASES)

AMENDMENT BILL

Assembly: 2R 10379 11478 os 10354 10379

11480

Council: 2R 11699 OS 11619 11704

NATIONAL PARKS AND WILDLIFE (MINING PROHIBITION) AMENDMENT BILL

Assembly: 2R 8608 9695 os 8608 10374

Council: 2R 10283 OS 9730 10288 10292

11825

NATIONAL TRUST OF AUSTRALIA (NEW SOUTH WALES) BILL

Assembly: 2R 10035 10606 os 9967 10035

10613 10617 11035

Council: 2R 10869 OS 10634 10876

Bills (continued):

NATURE RESERVE (SPECIAL PROVISIONS)

BILL

Assembly: 2R 2762 4574 4575 os 2762

NEW SOUTH WALES LOTTERIES BILL

Assembly: 2R 8612 9678 OS 8612 9678

9689 10182

Council: 2R 9933 OS 9592 9940 9943

10074 10153 11895

OATHS (CHILDREN) AMENDMENT BILL

(COGNATE)

Assembly: 2R 9665 10790 os 9665 10837

11107

Council: 2R 10947 OS 10862 10966

OCCUPATIONAL HEALTH AND SAFETY LEGISLATION (AMENDMENT) BILL

(COGNATE)

Assembly: 2R 8609 9709 OS 8609 9726

9728 10633 11409 11410 11415 11416 Council: 2R 10491 OS 9730 10509 10512

11272 11886 11895

OCCUPATIONAL LIABILITY BILL

Assembly: 2R 11564 OS 11560 11564

OMBUDSMAN (AMENDMENT) BILL

Assembly: 2R 9483 10058 os 9467 9482

10073 10407

Council: 2R 10307 OS 10074 10323 11895

OZONE PROTECTION BILL

Assembly: OS 17

Council: OS 14

PARLIAMENTARY COMMITTEES ENABLING

BILL

Assembly: 2R 10852 11553 OS 17 10838

10852 11560 11591

Council: 2R 11776 OS 14 11679 11778

PARLIAMENTARY CONTRIBUTORY SUPER-ANNUATION (AMENDMENT) BILL

Assembly: OS 16 Council: OS 13

PASSENGER TRANSPORT BILL

Assembly: 2R 2539 3955 OS 2539 3974 6687 6688

Council: 2R 4857 OS 3870 4869 5557

PAY-ROLL TAX (AMENDMENT) BILL (COGNATE)

Assembly: 2R 8273 8965 OS 17 8273 8973

9238 9441

Council: 2R 9088 OS 14 8902 9102

PERIODIC DETENTION OF PRISONERS (AMENDMENT) BILL

Assembly: OS 17 Council: OS 14

PERMANENT BUILDING SOCIETIES (AMENDMENT) BILL

Assembly: OS 17 Council: OS 14

PERSONAL INJURY DAMAGES BILL

Assembly: 2R 11560 os 11560

PESTICIDES AND ALLIED CHEMICALS (AMENDMENT) BILL (COGNATE)

Assembly: OS 16 Council: OS 14

PHARMACY (AMENDMENT) BILL

Assembly: OS 17 Council: OS 14

PIPELINES (AMENDMENT) BILL

Assembly: OS 17 Council: OS 14

Bills (continued):

POLICE AND SUPERANNUATION LEGIS-LATION (AMENDMENT) BILL (COGNATE)

Assembly: 2R 3355 4491 OS 3355 4500 6687

Council: 2R 2120 2627 2660 os 2120 3105 3110 3173 4376 5707

POLICE REGULATION (ALLEGATIONS OF MISCONDUCT) AMENDMENT BILL

Assembly: 2R 7511 10553 OS 7510 10564 Council: 2R 6918 7217 OS 6918 7231 7232 7382 10485

POLICE REGULATION (IMPOSITION OF CHARGES) AMENDMENT BILL

Assembly: OS 16 Council: OS 14

POLICE SERVICE BILL (COGNATE)

Assembly: 2R 3355 4491 OS 3355 4500 6687

Council: 2R 2120 2627 2660 os 2120 3105 3110 3173 4376 5707

PRISONS (CONTRACT MANAGEMENT)
AMENDMENT BILL

Assembly: 2R 10031 11431 os 9967 10031 11082 11458 11466 11467 11590

Council: 2R 11619 11651 os 11679 11681

PRISONS (MEDICAL TESTS) AMENDMENT BILL

Assembly: 2R 2995 3922 OS 2994 3945 6687 6688

Council: 2R 5002 5307 5361 os 3870 5365 5557

PRISONS (SERIOUS OFFENDERS REVIEW BOARD) AMENDMENT BILL (COGNATE)

Assembly: OS 17 Council: OS 14

Bills (continued):

PROTECTED ESTATES (AMENDMENT) BILL (COGNATE)

Assembly: OS 17 Council: OS 15

PUBLIC AUTHORITIES (FINANCIAL ARRAN-GEMENTS) FURTHER AMENDMENT BILL (COGNATE)

Assembly: OS 16 Council: OS 14

PUBLIC FINANCE AND AUDIT (AMEND-MENT) BILL

Assembly: OS 17 Council: OS 14

PUBLIC HEALTH (PROCLAIMED DISEASES) AMENDMENT BILL

Assembly: OS 17 Council: OS 14

PUBLIC HEALTH BILL (COGNATE)

Assembly: 2R 10397 11499 os 10354 10397 11509 11534

Council: 2R 11705 OS 11651 11722 11781

11793

PUBLIC SECTOR EXECUTIVES SUPERAN-NUATION (AMENDMENT) BILL (COGNATE)

Assembly: OS 17 18 Council: OS 14

PUBLIC TRUSTEE (FURTHER AMENDMENT) BILL (COGNATE)

Assembly: OS 17 Council: OS 15

RADIATION CONTROL BILL

Assembly: 2R 3264 4003 4197 os 3264 4203

4204 4434 4583 6687

Council: 2R 4382 OS 4376 4392 5291

Bills (continued):

REAL ESTATE SERVICES COUNCIL BILL

Assembly: 2R 1690 2949 OS 1690 2959 4249 4440 6687

Council: IR 3009 2R 4077 os 3009 4095 4376 5291

REAL PROPERTY (BOUNDARY DETER-MINATIONS) AMENDMENT BILL

Assembly: OS 16 Council: Os 14

REAL PROPERTY (OYSTER LEASES) AMENDMENT BILL (COGNATE)

Assembly: 2R 1195 2771 2782 os 1195 2785 4484 6687

Council: 2R 4344 OS 2717 4347 5557

REAL PROPERTY (QUALIFIED TITLES) AMENDMENT BILL

Assembly: 2R 2765 6730 os 2765 6734 7381 7919

Council: 2R 7088 7279 os 6811 7280 7817

REGISTERED CLUBS (AMENDMENT) BILL (COGNATE)

Assembly: 2R 1495 3290 3305 3888 OS 1495 3905 4583 6687

Council: 2R 4395 4513 OS 3789 4523 4525 5557

REGISTERED CLUBS (FURTHER AMEND-MENT) BILL

Assembly: 2R 3495 4440 os 3495 4453 6687 6688

Council: 2R 5099 5203 os 4376 5222 5297 5307 5557

REGISTERED CLUBS (MISCELLANEOUS AMENDMENTS) BILL (COGNATE)

Assembly: 2R 10211 11467 OS 10211 11478 11590

Council: 2R 11668 OS 11619 11678 11679

11692 11747

REGISTRATION OF INTERESTS IN GOODS (AMENDMENT) BILL

Assembly: OS 17 Council: OS 14

ROYAL COMMISSIONS (AMENDMENT) BILL

Assembly: 2R 6712 7178 OS 6712 7193 7648

7649 7919

Council: 2R 7232 7382 OS 7156 7391 7394

7557 7588 7817

RURAL LANDS PROTECTION BILL

Assembly: OS 17 Council: OS 14

SENTENCING (LIFE SENTENCES) AMEND-

MENT BILL (COGNATE)

Assembly: OS 17 Council: OS 14

SOIL CONSERVATION (AMENDMENT) BILL

(COGNATE)

Assembly: OS 17 Council: OS 15

SOLICITOR GENERAL AND CROWN ADVOC-

ATE (AMENDMENT) BILL

Assembly: 2R 3689 3987 OS 3689 3989

6687

Council: 2R 4998 OS 3870 4998 5001 5557

Bills (continued):

STAMP DUTIES (AMENDMENT) BILL

Assembly: 2R 2756 3716 OS 2756 3717

6687 6688

Council: 2R 5183 OS 3644 5557

STAMP DUTIES (FURTHER AMENDMENT)

BILL (COGNATE)

Assembly: 2R 8273 8965 OS 8273 8973

9238 9441

Council: 2R 9088 OS 8902 9102

STAMP DUTIES (FURTHER AMENDMENT)

BILL (COGNATE)

Assembly: OS 17 Council: OS 14

STAMP DUTIES (MISCELLANEOUS AMEND-

MENTS) BILL

Assembly: 2R 10188 10729 OS 10188

10731 11035

Council: 2R 10909 os 10673 10913

STATE BANK (CORPORATISATION) BILL

Assembly: OS 17 Council: OS 14

STATE DRUG CRIME COMMISSION (AMEN-

DMENT) BILL

Assembly: 2R 4137 4500 os 4137 4501

6687

Council: 2R 2624 2624 3757 os 2624 3770

4376 5707

STATE EMERGENCY AND RESCUE MAN-

AGEMENT BILL

Assembly: OS 16 Council: OS 14

STATE EMERGENCY SERVICE BILL

Assembly: OS 16

Council: OS 13

Bills (continued):

STATES AND NORTHERN TERRITORY GRANTS (RURAL ADJUSTMENT) AGREE-MENT RATIFICATION BILL.

Assembly: OS 16 Council: OS 14

STATUTE LAW (MISCELLANEOUS PROVISIONS) (No. 3) BILL

Assembly: OS 17 Council: OS 14

STATUTE LAW (MISCELLANEOUS PROVISIONS) BILL

Assembly: 2R 3282 3989 OS 3282 3990 3991 4073 4136 6687

Council: 2R 4978 OS 4990 4993 5557

STATUTE LAW (MISCELLANEOUS PROVISIONS) BILL (No. 2)

Assembly: 2R 10193 11570 os 10193 11572 Council: 2R 11727 11793 os 11681 11794

STEWARDS' FOUNDATION OF CHRISTIAN BRETHREN BILL

Assembly: OS 16 Council: OS 14

STOCK DISEASES (OFFENCES) AMENDMENT BILL

Assembly: OS 16 Council: OS 14

STOCK FOODS AND MEDICINES (AMEND-MENT) BILL (COGNATE)

Assembly: OS 16 Council: OS 14

STOCK MEDICINES BILL (COGNATE)

Assembly: OS 16 Council: OS 14 Bills (continued):

STRATA TITLES (COMMUNITY LAND)
AMENDMENT BILL (COGNATE)

Assembly: OS 17 Council: OS 14

STRATA TITLES (LEASEHOLD) (REGISTRATION OF PLANS) AMENDMENT BILL (COGNATE)

Assembly: OS 16 Council: OS 14

STRATA TITLES (REGISTRATION OF PLANS) AMENDMENT BILL (COGNATE)

Assembly: OS 16 Council: OS 14

SUPERANNUATION ADMINISTRATION (AMENDMENT) BILL

Assembly: 2R 419 OS 419 424 605 980 Council: 2R 509 OS 510 909

SUPERANNUATION ADMINISTRATION (AMENDMENT) BILL (COGNATE)

Assembly: OS 17 18 Council: OS 14

SUPERANNUATION ADMINISTRATION BILL (COGNATE)

Assembly: 2R 10408 OS 10408

SUPERANNUATION LEGISLATION (AMEND-MENT) BILL (COGNATE)

Assembly: 2R 10408 OS 10408

SUPPLY BILL

Assembly: 2R 6718 OS 6717 6718 7019

Council: 2R 6920 OS 6811 6920 6921 7217

SWIMMING POOLS BILL

Assembly: 2R 3709 4207 os 3709 4136 4210 6687 6688

Council: 2R 4772 OS 4262 4781 4783 5557

SYDNEY ELECTRICITY BILL

Assembly: 2R 10849 11303 OS 10838 10849 11303 11326 11329 11534 11579 11581

Council: 2R 11186 OS 11186 11197 11240

11697

TECHNICAL AND FURTHER EDUCATION COMMISSION BILL (COGNATE)

Assembly: 2R 10202 11329 OS 10202 11359 11374 11534 11578

Council: 2R 11203 OS 11203 11232 11697

TELECOMMUNICATIONS (INTERCEPTION) (NEW SOUTH WALES) AMENDMENT BILL

Assembly: OS 17 Council: OS 14

TOTALIZATOR (AMENDMENT) BILL (COGNATE)

Assembly: 2R 1193 2261 OS 1193 2623

Council: 2R 2478 OS 2301 2489 2493 2494 4508

TOTALIZATOR (OFF-COURSE BETTING)
AMENDMENT BILL (COGNATE)

Assembly: 2R 1193 2261 OS 1193 2623 4484

Council: 2R 2478 OS 2301 2489 2493 2494 4508

TOW TRUCK BILL

Assembly: OS 16 Council: OS 13

Bills (continued):

TRADE MEASUREMENT (ADMINISTRAT-ION) BILL (COGNATE)

Assembly: OS 17 Council: OS 15

TRADE MEASUREMENT BILL (COGNATE)

Assembly: OS 17
Council: OS 15

TRAFFIC (AMENDMENT) BILL

Assembly: 2R 9967 10745 10767 OS 9967

10775 11072

Council: 2R 10919 OS 10710 10926

TRAFFIC (PHOTOGRAPHIC EVIDENCE)
AMENDMENT BILL

Assembly: 2R 6714 6876 7042 7053 OS 6688 7055 7919

Council: 2R 4508 5375 OS 4508 5389 6997 7817

TRAFFIC (ROAD SAFETY) AMENDMENT BILL

Assembly: OS 16 Council: OS 13

TREASURY CORPORATION (AMENDMENT)
BILL (COGNATE)

Assembly: OS 16 Council: OS 14

TRUSTEE COMPANIES (AMENDMENT) BILL

Assembly: 2R 9669 11568 OS 9669 11569 Council: 2R 11771 OS 11681 11776

TRUSTEE COMPANIES (FURTHER AMENDMENT) BILL

Assembly: OS 16 Council: OS 14

Bills (continued):

UNBORN CHILD PROTECTION BILL

Council: OS 3363

UNHEALTHY BUILDING LAND BILL (COGNATE)

Assembly: 2R 10397 11499 os 10354 10397 11509 11534

Council: 2R 11705 OS 11651 11722 11781 11793

Universities Legislation (Investment) Amendment Bill (Cognate)

Assembly: OS 16
Council: OS 14

USURY, BILLS OF LADING, AND WRITTEN MEMORANDA (REPEAL) BILL

Assembly: 2R 1680 1999 OS 1680 2000 2271 4484

4484

Council: 2R 2130 OS 1981 2132 4508

VALUATION OF LAND (SUBDIVISION)
AMENDMENT BILL

Assembly: OS 16 Council: OS 13

VICTIMS COMPENSATION (AMENDMENT)
BILL

Assembly: OS 17 Council: OS 14

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THE HON. BERYL EVANS:

AS DEPUTY-PRESIDENT:

Interjections, Interruptions and Disorder: Excessive audible conversation made it difficult for the Chair to hear a Minister's answer to a question without notice, 6129.

Interjections are disorderly, 1653, 5050.

Members should not converse across the Chamber, 4903.

Members wishing to converse should do so outside the Chamber, 1657.

The Chair reminded the House that a member who was making a maiden speech should be heard in silence, 4904.

Question without Notice: A question was ruled not to be supplementary, 5043.

Relevance: Remarks must be relevant to the question before the Chair, 5129.

AS TEMPORARY CHAIRMAN:

Amendments: Withdrawal, 6550.

Interjections, Interruptions and Disorder: Interjections are disorderly, 3459.

Too much audible conversation in the Chamber, 6562.

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Points of Order: Relevance, 6550, 6555.

THE HON. Dr MARLENE GOLDSMITH:

AS DEPUTY-PRESIDENT:

Debate: Members should address the Chair, 8737.

THE HON. DELCIA KITE:

AS DEPUTY-PRESIDENT:

Debate: Members wishing to contribute to debate should seek the call, 5620.

Interjections, Interruptions and Disorder: Interjections are disorderly, 5613, 5620.

Members: The Hon. S. B. Mutch was called to order, 5621.

Points of Order:

Not Upheld: Relevance, 10953.

THE HON. J. C. J. MATTHEWS:

AS DEPUTY-PRESIDENT:

Debate: A member was warned to avoid tedious repetition, 5304.

Members wishing to contribute to debate should seek the call, 5576.

Interjections, Interruptions and Disorder: Interjections are disorderly, 5578, 5579.

Members are entitled to be heard in silence, 5276, 5277.

Council, Legislative: Rulings, Observations and Rulings of the Chair (continued):

THE HON. K. W. REED:

AS DEPUTY-PRESIDENT:

Debate: A member should address his remarks to the Chair, 4358, 4362, 5494.

Interjections, Interruptions and Disorder: A member was directed to address his remarks to the Chair and cease responding to interjections, 4358, 4362.

A member listed to speak in debate should reserve his remarks until he receives the call, 5139.

Excessive audible conversation, 5493.

Interjections are disorderly, 1149, 5138, 5333, 5338, 5491; and the courtesy of silence should be extended to the member who has the call, 5333.

Points of Order:

Not Upheld:

Alleged verballing of a member, 5493. Relevance, 4402, 4403.

Relevance: A member was requested to confine his remarks to the question before the Chair, 4403.

AS TEMPORARY CHAIRMAN:

Divisions: The Chair, in casting with the noes its vote on an amendment to a bill, gave reasons for so doing, 4993.

Points of Order:

Upheld:

Relevance, 11848, 11849, 11850. Tedious repetition, 11850, 11851.

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

TEMPORARY CHAIRMAN (THE HON. K. W. REED) (continued):

Procedure: The Chair, having stated its desire to leave the Chair, appointed another Temporary Chairman, 11851.

THE HON. M. F. WILLIS:

AS DEPUTY-PRESIDENT:

Chair: The Chair should be recognised and addressed. All comments should be made through the Chair. A member cannot expect the protection of the Chair if the member does not address the Chair. Replies to interjections should, by courtesy, be made through the Chair, 5426; and cross-talk between individuals can develop into a morass of interruptions and debase debate, 5426, 5539.

Debate: A member was directed to resume her seat while the Chair was addressing the House, 5539.

The Chair, having observed that the subjectmatter of a motion contributed to tedium, permitted a member to continue but warned him to avoid repetition, 5280.

Documents: Amember had tried the patience of the Chair by quoting at length from a document, and was asked to desist from doing so, 5537.

A member was asked to clarify for the Chair whether a document sought to be read from was a public document, 9771.

It is competent for members to read extracts from books, newspapers or other publications or documents, but such extracts should be reasonably short. A member is not entitled to do so for the purpose of putting an argument, but can do so for the purpose of putting facts, 5529; and the House will hear the arguments of members, not those of people outside it, 5529, 5533.

Members were asked to state clearly that they were quoting and when they were quoting, 5529, 5530.

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

DEPUTY-PRESIDENT (THE HON. M. F. WILLIS) (continued):

The Chair, having been informed of the length of a proposed quotation, allowed the member to proceed with the quotation, 5534.

The Chair suggested that a member give a synopsis of the content of public documents rather than indulge in tedious verbatim quoting from them, 5533.

The Chair suggested to a member that rather than persist with a motion that the House take note of a report, she should seek the leave of the House to table the document, 9771.

Hansard: As the information sought to be incorporated was available in a public document, it was out of order to incorporate it in Hansard, 5532.

Interjections, Interruptions and Disorder: A member was not obliged to answer a question posed to a member who had the call, 5315.

Debate would be truncated if members addressed the Chair rather than responded to interjections, 5408.

Discussion across the Chamber is more appropriate in Committee debate than it is on the debate on the second reading of a bill, 5439.

Excessive audible conversation made it difficult for the Chair to hear a member's contribution, 5531, 5535, 5539.

Interjections are disorderly, 5314, 5346, 9773.

Members must address the Chair, 11630.

Members were directed not to engage in distracting debate across the Chamber, 11630.

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

DEPUTY-PRESIDENT (THE HON. M. F. WILLIS) (continued):

Private conversations in the Chamber made it difficult for the Chair to hear a member's contribution, 5505.

Responses to interjections should be addressed to the Chair, 5422.

The Chair should be recognised and addressed. All comments should be made through the Chair. A member cannot expect the protection of the Chair if the member does not address the Chair. Replies to interjections should, by courtesy, be made through the Chair, 5426; and cross-talk between individuals can develop into a morass of interruptions and debase debate, 5426, 5539.

Motions: The Chair ruled a motion out of order as a member was speaking to a substantive motion, 9770.

When a motion consists of more than one resolution, the resolutions shall be put seriatim if any member so requires, 5545.

Parliamentary Library: Sesquicentenary exhibition, 5413.

Personal explanations: Members may make personal explanations, but cannot debate the issue involved, 5360.

Points of Order:

Not Upheld:

Anticipation of member's comments, 9773. Personal explanation, 5360. Relevance, 5280. Tedious repetition, 5280.

Upheld:

Quoting from documents, 5533. Relevance, 3836, 3838, 3839.

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

DEPUTY-PRESIDENT (THE HON. M. F. WILLIS) (continued):

Relevance: As a motion had wide implications, a member's remarks were ruled to be relevant, 5280.

Remarks must be relevant to the question before the Chair, 5188.

Special Adjournment: An amendment having been moved to enable the House to meet upon request by an absolute majority of members or by the leader of any recognised party or group, the Chair expressed the view that nothing prevented the House from so meeting, whether or not the Leader of the House and all Ministers were unavailable to attend the House through absence overseas, 5546.

AS TEMPORARY CHAIRMAN:

Bills: Before voting on amendments, the Chair read to the Committee the amendments moved, 11789.

Debate: The Chair ruled that a matter raised by a member did not affect the capacity of the Committee to deal with an amendment, 6572.

Divisions: Casting vote of the Chair, 11868.

Interjections, Interruptions and Disorder: Interjections are disorderly, 6413, 11786, 11789, 11887.

Members were requested not to indulge in face-to-face debate but to address their remarks to the Chair, 6609.

Members were requested to reduce the level of audible conversation in the Chamber, 4374.

Relevance: A member was requested to come quickly to his point, 4381.

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

DEPUTY-PRESIDENT AND CHAIRMAN OF COMMITTEES (THE HON. SIR ADRIAN SOLOMONS):

AS CHAIRMAN OF COMMITTEES:

Bills: A member was informed that he would be permitted to move an amendment after debate on the amendment before the House had concluded, 7392.

A visiting Minister was permitted, if he chose, to answer a question raised in Committee, whether or not the question was relevant, 6255.

An amendment was ruled out of order, 7873.

An amendment was ruled to be redundant, 3233.

As headings do not form part of a bill they are not amenable to amendment, 6453.

In moving amendments a member must propose the precise wording of the amendment and the provision sought to be amended, 8362.

The Chair indicated to the Committee that there had been greater unanimity on the Industrial Relations Bill with respect to contentious matters than on any other bill to come before the Committee, 6967.

The Chair informed the House that at the conclusion of the Committee stage of a bill it was the intention of the Clerk to resubmit a bill to the Parliamentary Counsel who in the light of amendments made will have to redraft and renumber the bill, 6924.

The Chair sought and obtained the leave of the Committee to accommodate a request from the Minister that consideration of a clause be deferred until a later hour, 6275.

Clerk of the Parliaments: Traditional nomenclature, 7393.

Debate: A member wishing to participate in debate should seek the call, 3638, 7872.

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

CHAIRMAN OF COMMITTEES (THE HON. SIR ADRIAN SOLOMONS) (continued):

Industrial Relations Bill, commendation, 3756; 7879.

Standing orders require that members address the House in English, 2687.

The Chair commented that if it were asked to rule on whether a Minister or a member could be asked to give a legal opinion, it would rule in the negative, 6432.

Divisions: Casting vote of the Chair, 6484, 7152.

The Chair clarified the matter being voted upon by the Committee, 7266.

Interjections, Interruptions and Disorder: A member should not seek to contribute to debate by way of interjection, 3414.

A member was informed that reading a newspaper in the House was disorderly, 6542.

A member who has the call should be heard in silence, 3423, 3753.

A member wishing to participate in debate should seek the call, 3638, 7872.

A Minister was informed that she should not respond to interjections, 3414.

Excessive audible conversation, 11235; made it difficult for the Hansard staff to hear, 6301.

Interjections are disorderly, 2717, 3421, 6416.

Members were requested to address the Chair and not carry on conversations across the Chamber, 6421.

Members wishing to converse should do so outside the Chamber, 6301, 6660.

The Chair would intervene if it considered

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

CHAIRMAN OF COMMITTEES (THE HON. SIR ADRIAN SOLOMONS) (continued):

that a member was seeking by interjection or other exclamation to disturb a member who was speaking, 2691.

Two members should not attempt to address the Chair at the same time, 3638.

Members: The Chair informed a member that it did not intend to brand her as a Socialist Communist or a capitalist, 6928.

Offensive and Objectionable Remarks, Imputations and Aspersions: Amember was asked to inform the Chair of the words that he alleged contained an imputation of an improper motive or were a personal reflection on him, 2491.

A member was not required to withdraw a remark that a member had not taken advice on bills and was ignorant of their contents, 2685, 2688; and had "told a lie", 2692.

The Chair repeated in part the ruling of the President of 31st March, 1987, on the definitions of "offensive", "improper motives", and "personal reflections", 2492, 2688.

The Chair ruled that as an imputation had been made against a group of persons rather than a member, it could not direct that the remarks be withdrawn, 6407.

Personal Explanations: Amember wishing to make a personal explanation must seek the leave of the House to do so, 6961; and such leave cannot be sought in Committee, 6961.

Points of **Order:** A member was reminded that it is improper to canvass a ruling of the Chair, 6422.

Not Upheld:

Disruption of member, 2691. Imputations, 6422.

Length of answer to questions without notice, 9393.

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

CHAIRMAN OF COMMITTEES (THE HON. SIR ADRIAN SOLOMONS) (continued):

Offensive remarks, 2492, 2685, 2688, 2692. Relevance, 2696, 6398, 6423, 6543, 6662, 9432, 10288.

Though it is the prerogative of the Legislative Assembly to decide whether a bill has been passed or has failed to pass under the terms of section 5B of the Constitution Act, that does not prevent the consideration of the bill by the Legislative Council, 3867.

To uphold a point of order would require the Chair to determine that all members of all political persuasions were supposed to have a particular view on all legislation, 6927.

Upheld:

A member had gone beyond speaking to the point of order, 2490. Conflicting amendments, 6340, 6341. Relevance, 2439, 2698, 3743. Voting pattern of Reverend the Hon. F. J. Nile, 6545.

Procedure: As conflicting amendments had been moved the Chair clarified the matter to be determined prior to members voting, 6355, 7427.

Objection being taken to amendments being moved in globo, the Chair ruled that the amendments be moved seriatim, 7589.

The Chair directed amendments moved by the Government and the Australian Labor Party to be debated together, 7133.

The Chair drew to the attention of the Committee conflicting amendments and that this matter should be addressed in debate, 7104.

The Chair noted that the Chamber was about the make constitutional history in having a Minister, a member of the

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

CHAIRMAN OF COMMITTEES (THE HON. SIR ADRIAN SOLOMONS) (continued):

Legislative Assembly, speak in the Legislative Council for the purpose of explaining the provisions of the Industrial Relations Bill, 6245; and outlined the procedure to be followed in doing so, 6246, 6247.

The Chair permitted a member time to read a Minister's reply prior to addressing the Committee, 7125.

Relevance: Remarks must be relevant to the matter before the Chair, 2473, 2491, 2690, 2693, 2698, 3445, 3755, 6259, 6372, 6403, 6425, 6427.

Standing Orders: The Chair informed the House that standing orders required that honourable members address the House in English, 2687.

AS DEPUTY-PRESIDENT:

Address in Reply: Sub judice rule, 1126.

Debate: Members must address their remarks to the Chair, 11120.

Remarks should not be repetitious, 156.

The issue of the truth or not of a statement can be replied to by a member in debate, 9738.

Documents: Members are not entitled to read speeches but may quote from a document provided its source is identified, 163.

The Chair requested a member to direct attention to that part of a report dealing with a requirement for a Minister to make an apology, 5883, 5884.

Interjections, Interruptions and Disorder: A member taking a point of order should be heard in silence, 3469.

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

DEPUTY-PRESIDENT (THE HON. SIR ADRIAN SOLOMONS) (continued):

Excessive audible conversation made it difficult for the Hansard staff, 6028, 6091, 8747, 10702, 11126.

Excessive audible conversation made it difficult for the Chair to hear, 6091.

Interjections are disorderly, 920, 957, 1148, 1409, 1638, 1644, 2437, 3031, 6005.

Members should be heard in silence, 128, 3753, 11126.

Members should not seek to contribute to debate by way of interjection, 1137.

Motions: The Chair intimated that it would convey to the President the request made by a member that the passing of a motion be conveyed to the diplomatic representatives of India and Sri Lanka as a serious representation of the convictions of the oldest representative parliamentary body in Australia, 9250.

Offensive and Objectionable Remarks, Imputations and Aspersions: A member was reminded that he would proceed at his peril if he imputed that a member's motives were improper, 1130.

Words and expressions required to be withdrawn: That a Minister "told misleading lies", 4711; "an absolute fool", 11125.

Amember who is offended by words should inform the Chair of the words spoken and how they are offensive or disorderly. Members of Parliament should not be sensitive in debate and must accept criticism from opponents. Remarks offensive to a member may not be regarded as unparliamentary when applied to a group, 6078.

Words and expressions not required to be withdrawn: That a Minister had told the news media the "grotesque lie" that the "Legislative Council was on strike", 4711; "navel gazing", 6078.

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

DEPUTY-PRESIDENT (THE HON. SIR ADRIAN SOLOMONS) (continued):

Points of Order: A member was directed to confine his remarks to the point of order being taken, 5788, 5789.

A member was requested to come quickly to his point of order, 3469.

Not Upheld:

Casting of aspersions, 5829.

Member not able to be heard, 11120.

Misleading statements, 4655.

Offensive remarks, 3469, 4712, 6078.

Provoking interjections, 6092.

Relevance, 1126, 2439, 3059, 3819, 5785, 5794, 5864, 6116, 11148, 11149.

Sub judice, 4029.

Tedious repetition, 3466.

Upheld:

Documents, 163. Filibustering, 8749. Offensive remarks, 4711. Relevance, 113, 3059, 5789, 5865.

Question without Notice: A member is not permitted to answer a question asked by that member, 2908.

A question was disallowed and ruled to be more appropriate for inclusion on the Questions and Answers paper, 4028.

A question was ruled not to be a supplementary question, 1115.

Relevance: A member was directed to confine his remarks to matters contained in a report, 5785.

Amember was requested to give an assurance about identification, 376.

Remarks must be relevant to the question before the Chair, 112, 113, 114, 922, 2439, 2484, 2485, 3755, 5884, 6117, 10698.

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

DEPUTY-PRESIDENT (THE HON. SIR ADRIAN SOLOMONS (continued):

The Chair clarified its reasons for preventing a member from referring to matters outside the terms of an inquiry conducted prior to the proclaiming of the Independent Commission Against Corruption Act, 5787.

The Chair having accepted that a member's comments were relevant to a report being discussed, the member was permitted to proceed, 5884.

Unless a member intended to produce further evidence, her remarks would be ruled out of order, 1097.

Sub judice: It was ruled that the restriction on reference in debate applies also to any judicial body, 1127.

PRESIDENT (THE HON. JOHN RICHARD JOHNSON):

Address in Reply: Wide-ranging debate is permitted, 545.

Bills: The Chair acceded to a request that amendments be put seriatim, 6244.

Business Paper: Removal of notice of motion, 5684.

Casting Vote: In casting its vote with the noes the Chair intimated that it did so to permit further discussion and relied on the statement in Erskine May's Parliamentary Practice that the Speaker should always vote for further discussion where this is possible, and where no further discussion is possible, decisions should not be made except by majority, 3405.

Chair: The Chair assured the Leader of the Opposition that it had been listening carefully, 3364.

The Chair was offended that its ruling was described by the Premier as "appalling", 1437.

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

PRESIDENT (THE HON. JOHN RICHARD JOHNSON) (continued):

Debate: A member may not anticipate debate that is to come before the Parliament, 1405, 1406, 3075.

The Chair intimated that a definitive statement on anticipation of debate would be delivered, 8526.

A member who had alleged that he had been misquoted by another member was advised to seek to participate in the debate and explain the circumstance, 6183.

Industrial Relations Bill debate, 7880.

Members were restricted to debating the proposition, That this debate be now adjourned until this day four months, 2641.

Members wishing to contribute to debate should seek the call, 11119.

Tedious repetition, 1131.

The Chair assured the Leader of the Opposition that it had been listening carefully, 3364.

The Chair having adverted to precedent on filibustering, ruled a member in order, 5281.

Dissent: Ruling of the President, 4037, 4046.

Divisions: Casting vote of the Chair, 5565.

The Chair did not require submissions on how to vote on a question, 4754.

The Chair in casting its vote with the noes on disallowance of aregulation gave reasons for doing so, 4756.

There being one voice for the noes, no division was required, 8583.

Documents: A document was not permitted to be incorporated in *Hansard*; however as the document had been tabled it had become a public document and may be inspected, 4054.

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

President (The Hon. John Richard Johnson) (continued):

As a member had cited the source of a document, he was permitted to read its contents, 1478.

The Chair ruled that under Standing Order 20 all papers and documents laid upon the table of the House by a Minister shall be considered public and may be ordered to be printed on motion without notice, 4054.

The Chair was given an assurance that a document sought to be used was not a proof of evidence, 4052.

The President sought information on whether the report of the Standing Committee on State Development had been presented to the Parliament, 1133.

Governor: The Chair suggested that members should pray for the good health of the Governor, 5019.

Hansard: Hansard is the official record of the Parliament. The taking of notes by persons in the public gallery is not permitted, 5961.

Leave was not granted to incorporate a document, 4646.

Members' corrections, 343, 2336.

The Chair directed the withdrawal of a remark that "Hansard was threatening action", 4715.

The Chair drew to the attention of a Minister that the *Hansard* record from which he was quoting was an unedited version of the debate, 1435.

Interjections, Interruptions and Disorder: A member listed to speak in debate should reserve his remarks until he receives the call, 5133.

A member was requested to state his point of order, 3027.

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

PRESIDENT (THE HON. JOHN RICHARD JOHNSON) (continued):

Amember wishing to speak to a point of order should seek the call, 11735.

Disorderly conduct, 11119.

Excessive audible conversation, 6101, 6108, 6202, 11111, 11114, 11235.

Interjections are disorderly, 22, 170, 345, 973, 1292, 1594, 1621, 2115, 2331, 3026, 3601, 3814, 4009, 4022, 4035, 4537, 4836, 4854, 5133, 5207, 5560, 5915, 6516, 6619, 6622, 7267, 7271, 8332, 8380, 8523, 8526, 9262, 9537, 9562, 9754, 9758, 10092, 10931, 10956, 11216, 11639, 11807, 11855, 11857.

Members should be heard in silence, 1293, 3068, 4965, 6202, 7270, 9420.

Members should not converse across the table of the Chamber, 1303.

Members were directed to desist from conducting private conversations in the House, 1435.

Members who wished to contribute to debate should seek the call, 2115, 3620, 4702.

Members wishing to converse should do so outside the Chamber, 6108.

Members' behaviour was being observed by students in the public gallery, 6201.

Members' interjections restrict the number of questions able to be asked in question time, 11131.

Members' interjections were making it difficult for Hansard to hear, 3389, 3404.

Naming of members, 4018.

The Chair stated that it called for order as often as it felt necessary, 3068.

The Chair warned that it would not he sitate to name members for disorderly conduct, 4836.

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

PRESIDENT (THE HON. JOHN RICHARD JOHNSON) (continued):

The Deputy Leader of the Opposition did not require the assistance of other members when speaking in debate, 6151.

The Deputy Leader of the Opposition having asked a question was reminded that he should listen to the Minister's answer in silence, 10092.

Interruptions from Gallery: The Chair directed a person in the public gallery to cease interrupting, 5764, 5765.

Legislative Council: Filming for Schools in Parliament Project, 9883.

Members: A member was asked whether she was inferring that the Chair was showing bias, 9562.

Protection of rights, 4046.

Restriction of rights, 4017.

The Hon. K. W. Reed was called to order, 4037.

Motions: Members were requested to show their assent to a motion commemorating the seventy-fifth anniversary of the Anzac landing in Gallipoli Cove by standing in their places and by acclamation, 1789.

Offensive and Objectionable Remarks, Imputations and Aspersions: A member was advised on the forms of the House available to protect her reputation, 344.

A member was asked to moderate his language, 2169; as the Chair was of the view that a word used by the member was beyond the bounds of acceptability, 2169.

A member withdrew a remark that a Minister had lied to the Parliament, 5608.

Before ruling the Chair sought clarification of words used, 11112.

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

PRESIDENT (THE HON. JOHN RICHARD JOHNSON) (continued):

Imputation of improper motives ruled not to be involved. 361.

It is for the Chair to determine whether words complained of are offensive or disorderly and should be withdrawn, 1596.

Standing orders did not guide the Chair on whether a remark was unparliamentary, 1594.

The Chair informed honourable members that a compromise should be reached on the interpretation to be applied to comments made by members, 4294.

The Chair left to a member a decision as to whether or not he should withdraw a statement claimed by another member to be misleading and therefore offensive, 4884.

The Chair ruled that all imputations of improper motives and of personal reflections on members shall be deemed disorderly, 4532.

The Chair took exception to a statement that the Deputy Leader of the Opposition could do what she liked in the Legislative Council, 3068.

The Chair was offended that its ruling was described by the Premier as "appalling", 1437.

Unparliamentary language, 1594.

Words and expressions not required to be withdrawn: a remark that a member had made outrageous racist statements, 7269; that a member had told lies, 7823; "these shonks opposite", 11117; "They are terrible people", 11153.

Words and expressions required to be withdrawn: "he is a liar", 2115, 2116; an honourable member had continually raised fraudulent points of order, 2170; "The

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

President (The Hon. John Richard Johnson) (continued):

honourable member should take the wax from his ears" and "should go back to sleep as he generally does in this House", 3048; "corrupt National Party Ministers", 3815; "Hansard was threatening action", 4715; "member would seek the sacramental use of wine banned by the Catholic Church", 5976; that the Chair was showing bias, 9562.

Personal Explanations: A member's remarks were ruled to be in the nature of a personal explanation, 6527.

Corrections to Hansard, 2336.

In making a personal explanation a member was not permitted to engage in repetitious comments, 6823.

In making a personal explanation a member must confine his remarks to a short, succinct personal explanation, 6822; and must not debate a report which was tabled in the House in his absence, 6822.

Members were requested to consult *Hansard* to determine whether a matter should be brought before the House, 2335.

Reservation of decision, 2167.

The Chair ruled that a personal explanation could not be made during a debate, 4852.

The Chair warned a member that his leave to make a personal explanation would be withdrawn if he did not confine himself to making that explanation, 6823.

Points of Order: A member was requested to cease taking points of order, 2170.

Elaboration of a point of order was sought by the Chair, 1923.

The Chair reserved its decision on a matter of sub judice, 2900.

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

PRESIDENT (THE HON. JOHN RICHARD JOHNSON) (continued):

Not Upheld:

Adverse reflection on a member, 5287. Alleged nodding of head by Deputy Leader of the Opposition, 357.

A member has no right to call to order another member, 3025.

Amember was ruled not to be quoting from the Hansard record of debate of the same session, 913.

A member wishing to correct a statement made by another member should do so by way of personal explanation, 1618, 3053, 3065.

A member's contribution was inaudible, 5207.

Documents, 176, 372, 1478.

Duration of question time, 33.

Filibustering, 5281.

Identification of source of a document from which a member had quoted, 5206.

Imputation of improper motives, 361, 1933, 11131.

In addressing the House the Leader of the Opposition should not turn his back to members on the Government benches, 7268, 7270.

In making a ruling the Chair did not have sufficient counsel, 359.

Insulting remarks, 1131.

It was ruled not to be in order for a member who has the call in debate to take a point of order, 1130.

Misleading information, 342.

Misquoting of member's remarks, 6183.

Offensive remarks, 5287, 5976, 5996, 7823, 10329, 11153.

Parliamentary privilege, 5726.

Personal explanations, 6528.

Question without notice, 4844, 6944.

Question without notice answered from a prepared statement, 4836.

Question without notice based upon a tape recording, 6233.

Quoting from Budget Papers, 9262.

Quoting from documents, 4019, 4048, 9437.

Reading from reports, 5726.

Reading of members' speeches, 371, 372.

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

PRESIDENT (THE HON. JOHN RICHARD JOHNSON) (continued):

Recall of the House, 5564.

Relevance, 116, 162, 1134, 1436, 3618, 3817, 4385, 4387, 4388, 4972, 4975, 4976, 5079, 5189, 5191, 5726, 5900, 5972, 5995, 6108, 6122, 6814, 10455, 10958, 11117.

Sub judice, 355, 1437, 2900, 4012, 4017, 4021, 4023, 4024, 4026, 4034, 5726.

That a member had misled the House by allegedly misquoting another member, 4884.

Withdrawal of accusation, 1293 Withdrawal of comments, 1596.

Upheld:

A member was directed to put his question, 336.

A member was requested to draw her question to a conclusion, 6516.

A Minister wishing to correct a statement should do so by way of ministerial statement, 3066.

Anticipation of debate, 1405.

Drawing of inferences from reports, 5730. Hansard, 4715.

Improper motives, 4532.

Interjections, 7267.

Members are permitted to ask questions of any member providing they concern the business of the House, 2332, 2333.

Offensive remarks, 1595, 3049.

Personal explanations, 6820, 6822.

Question without notice, 7242.

Relevance, 155, 169, 315, 546, 1092, 1132, 2146, 2888, 3027, 3376, 3620, 3816, 3831, 3834, 3835, 3840, 3841, 4302, 4390, 4399, 4400, 5171, 5867, 6161, 6171, 7387, 11111, 11116, 11150, 11170.

Voting by the Chair, 4754.

Privilege: The Chair deferred its ruling on:

- A point of privilege relating to the failure of the Government to bring on a motion censuring the Hon. M. R. Egan; and
- (2) An alleged comment by the Leader of the Government that the Government

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

PRESIDENT (THE HON. JOHN RICHARD JOHNSON) (continued):

did not proceed with the motion in order that the honourable member "could be kept under control", 4545;

and later ruled:

- (1) There had not been a breach of privilege or disregard for or attack on the member's rights; and
- (2) Noted that the comment alleged to have been made by the Leader of the Government did not appear in the Hansard record, 4735.

Procedure: It was suggested to the Deputy Leader of the Opposition that she should withdraw her motion, 384.

Points of order, 4052.

The Chair ruled that the House having agreed to a motion similar in substance to the terms of a contingent notice of motion on the notice paper, the Clerk remove the contingent notice of motion from the notice paper, 5939.

The Chair ruled that the House is master of its own destiny and may discuss what it desires in accordance with the standing orders, 5653.

The Chair sought clarification of the term "proof of evidence", 4052.

The Chair stated that it was not concerned with what was happening in the Legislative Assembly, 4020.

The Deputy Leader of the Opposition was advised to seek the adjournment of the debate, 314; as the Leader of the House had undertaken to have the debate resume at a later hour, 315.

The Legislative Council is the master of its own destiny and does not call on the Legislative Assembly for guidance, 4020.

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

PRESIDENT (THE HON. JOHN RICHARD JOHNSON) (continued):

Public Accounts Committee: Authorisation of publications, 10156.

Questions without Notice: A member was asked to rephrase a question, 2654, 3775.

A member was directed to conclude her question, 2654.

A member was informed that if she believed she may have been disadvantaged in asking a question, the Chair would permit her to ask a question in similar vein on the next sitting day, 5856.

Amember was requested to come quickly to the question and not to proceed to provide information, 3396.

A Minister had responded to a question before the Chair had ruled whether it was a supplementary question, 941.

A Minister's remarks were ruled not to be reflecting on a decision of the House, 6122.

A question having been clarified, the Chair ruled it in order, 4841.

A question must not anticipate debate on a matter to come before the House, 3075, 7239, 8521, 8525, 9553.

A question was disallowed and ruled to be more appropriate for inclusion on the Questions and Answers paper, 333, 2330, 4316, 4732, 5992, 6234, 6391, 6941, 7243, 7580, 8873, 10103, 10104.

A question was ruled out of order as it anticipated debate on a bill before the House, 3075.

A question was ruled not to be supplementary, 3784, 5987, 6131, 6615, 9909.

A question was ruled not to be within the province of the Minister to answer, 9555.

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

President (The Hon. John Richard Johnson) (continued):

Canvassing of a ruling of the Chair, 9565.

Duration, 33.

Having asked a question, a member was requested to hear the answer insilence, 1618.

In view of a Minister's lengthy answer the Chair requested the Minister to seek the indulgence of the House to have the answer incorporated in *Hansard*, 6390.

Members' interjections restricted the number of questions able to be asked, 11131.

Questions seeking detailed information ruled to be more appropriate for inclusion on the Questions and Answers paper, 930, 938, 939, 3163

Relevance, 5171.

The asking of a question of a member, not a Minister, may lead to chaos, 2334.

The Chair delivered a decision on whether a question should be expunged from the record, 4850.

Because lengthy answers substantially reduce the number of questions able to be asked and, as a result, some members had not been able to obtain the call, the Chair sought the co-operation of Ministers in making ministerial statements instead of giving lengthy answers, 2465.

The Chair disallowed a point of order that as the Minister read an answer from a prepared statement the question was fabricated and was not without notice, 4836.

The Chair permitted a question to be asked of the Minister for Police and Emergency Services concerning the Parliamentary Dining Room, 4844.

The Chair ruled that a Minister may answer questions in anyway he or she thought fit, but

Council Legislative: Rulings, Observations and Opinions of the Chair (continued):

PRESIDENT (THE HON. JOHN RICHARD JOHNSON) (continued):

in doing so repetition must not be engaged in, 4534.

The Chair ruled that a supplementary question is one that seeks to elicit further information than was contained in the answer, 6391.

Quorums: The Chair having observed that a quorum was present, a member was permitted to proceed, 4977.

Relevance: Remarks must be relevant to the question before the Chair, 545, 1093, 2146, 2641, 2893, 2894, 4058, 4312, 4680, 5079, 5190, 5196, 8848, 8849, 10957, 10958, 11152, 11735; though a member may make passing reference to peripheral matters, 546, 5196.

The Chair ruled that when speaking in reply amember should confine his remarks to the motion before the House, 4056.

The Chair would intervene if a member's comments were not pertinent, 5189.

Standing Orders: A member was requested to consult the standing orders, 2334.

Sub Judice: A matter having been discussed outside the Parliament was ruled not to be sub judice, 355.

An assurance was given to the Chair that documents being referred to were not documents before the court, 4019.

It not being established that documents sought to be referred to were photocopies of documents before the court, a member was permitted to proceed, 4021.

The Chair reserved its decision on whether a motion on the Mount Piper-Marulan powerline was sub judice, 2900, and later delivered its ruling, 3364.

To rule on a matter the Chair would need conclusive proof that a matter was before the court, 1421, 1437.

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