NEW SOUTH WALES

PARLIAMENTARY DEBATES

(HANSARD)

(THIRD SERIES)

SESSION 2006

SECOND S	ESSION	OF THE	FIFTY-	THIRD P	ARLIA	MENT
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_		54° ELIZ	ABETH	III		

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Legislative Council and Legislative Assembly

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PARLIAMENTARY DEBATES

(HANSARD)

SECOND SESSION OF THE FIFTY-THIRD PARLIAMENT

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22 May 2006 to 23 November 2006

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LEGISLATIVE COUNCIL

22 May 2006 to 23 November 2006

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Chair:

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Coat of Arms:

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Vincent Sicari, the Manager of the Conservation Team of the Heritage Office, had advised the Chair in writing:

It is the opinion of the Heritage Office that the proposed works comply with the exemptions and definitions of 'minor works' in the Protocol, that the works are being undertaken with the advice and guidance of relevant external heritage advisors, and that the works are being undertaken in such a way that will ensure there is no material affect on the significant fabric of the building and of the Coats of Arms.

2154.

THE PRESIDENT (The Hon. Dr MEREDITH BURGMANN): (continued)

Debate:

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Standing Order 91 states:

A member may not reflect on any resolution or vote of the House, unless moving for its rescission.

The House had passed the State Arms, Symbols and Emblems Bill. Unless the Deputy Leader of the Opposition was moving to rescind the State Arms, Symbols and Emblems Act he was out of order, 2151.

Arguments to do with secularism are appropriate, 3997

The standing orders provide that when speaking to the adjournment motion members may speak on "matters", 4005.

Interjections, interruptions and disorder:

Interjections

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It would be hypocritical of a member to take offence at interjections unless that member had never interjected, 1741.

Order and Decorum

Members should not read newspapers in the Chamber, 168, 683, but the reading of photocopies of documents that are the subject of debate is not disorderly, 1221.

THE PRESIDENT (The Hon. Dr MEREDITH BURGMANN): (continued)

Interjections, interruptions and disorder:

Order and Decorum (continued)

It is a convention of the House that members refrain from using acronyms, 375.

The Chair was unable to hear a Minister, 1741.

The Chair thanked a member for speaking in such a manner that, despite the Chair's poor amplification system, she was able to hear every word he said, 2154.

If members wish to make noises or have conversations they should leave the Chamber, 2973.

Points of Order

Members knew their remarks did not constitute points of order, 683, 1743, 2608, 3314.

A member was asked to repeat his point of order as the Chair had not heard it, 685, 1743.

Members should not make debating points while taking points of order, 687, 2611.

Because of loud interjections and the ringing of a member's telephone, the Chair had not heard a point of order and asked the member to restate it, 1214.

When a point of order is taken all members except the member taking the point of order must resume their seats, 2154.

The Chair would not treat a member's remarks as a serious point of order, 2154.

A member had at last raised a proper point of order, 4711.

A member had indulged in recidivism: he had gone back to making comments that were not points of order, 4715.

Questions without notice

Members of the Labor Party were directed to stop playing with a newspaper because a member of the Opposition could not hear a Minister's answer, 684.

The Chair could not hear a question, 1085, 4348, unless members stopped their conversations, and the Chair needed to hear the rest of the question to decide whether it was in order, 2306.

THE PRESIDENT (The Hon. Dr MEREDITH BURGMANN): (continued)

Interjections, interruptions and disorder: Questions without notice (continued)

If members of the Opposition did not interrupt so frequently, they would not give a Minister a free kick, 1225, they would be able to hear Ministers' answers, 2773.

There was too much chatter in the Chamber; the Chair could hardly hear the question, 2617.

The Chair would not continue with question time until the hilarity and giggling emanating from the Opposition benches ceased, 2770. The Chair would not listen to anyone until there was silence, 3155.

If a member knew the standing orders he would have realised that a Minister was out of order for a reason other than the one he had referred to in a point of order, but the Chair would not help him in that respect, 2975.

If a member read the standing orders she would know what constituted a disorderly answer, 2981.

An interchange was not being recorded by Hansard. The Chair would wait until there was silence before giving the call to a member to ask the next question, 3155.

Notices of motions:

The Chair advised that she intended to follow the procedure adopted in the previous session, that is, when members seek the call for notices, to allow only one General Business Notice of Motion to be given by a member on each call from the Chair. That practice would not apply to Ministers or to members giving contingent notices of motion. The Chair would continue to recognise the Leader of the Opposition first after Ministers, but would then give the call to Government, Opposition and crossbench members until all notices had been given, 30.

The standing orders allow for members to simply state what their notices of motions are about. However, if members wished to have a notice of motion read in full, it would be read in full. Because of an eyesight problem the member was later given leave to table his notice of motion, 1077.

THE PRESIDENT (The Hon. Dr MEREDITH BURGMANN): (continued)

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Offensive and objectionable remarks, imputations and aspersions:

The Chair reserved judgment on a request for a withdrawal of the term "running dogs", 370

" ... the shadow Minister ... is nothing but a bumbling, walking mistake" is not unparliamentary, 888.

The Chair had upheld the standing orders in a bipartisan way from the time she was elected to the office of President. Imputations and inferences against members of the other House are disorderly and must not be made except by way of substantive motion, 1079.

The standing orders and precedent are about maintaining mutual respect between the Houses, and members should bear that in mind when seeking to use documents to make imputations against members of the other House, 1080.

Members should not make imputations against other members of the Chamber, 2151, 2152.

The term "Tutti-frutti Pezzutti" is unparliamentary, 2304. Members may refer to the policies or strategies of other members as fruitcake, but they must not refer to the members themselves as fruitcakes, 2157.

Sexist or racist comments will not be tolerated.

Audible sounds of the type that had been made by members also will not be tolerated, 2595.

Expressions withdrawn or required to be withdrawn:

"[Members of the Nationals] are usually down at the bar", 685. "'... Neville Newell, whom Coffs Harbour MP Andrew Fraser famously nicknamed Napping Newell for his habit of nodding off in State Parliament during question time."', 1079.

Personal explanations:

Personal explanations must be made at a time when no other business is before the House, 1214.

Members should be aware of the standing orders relating to personal explanations, 2489.

THE PRESIDENT (The Hon. Dr MEREDITH BURGMANN): (continued)

Points of order:

Upheld: A question without notice sought an opinon, 2174.

Not involved: 42, 371, 690, 888, 892, 1743, 2489, 2975, 2981, 4338, 4524, 4719.

- The Chair had difficulty hearing a point of order, but from what she could hear no point of order was involved, 185.
- When a point of order is taken on a point of order, the second point of order is decided first, 887.
- An allegation of misleading the House or misrepresentation cannot be the basis of a point of order, 1084, 1214, 2611, 3314, 4338.
- A member was asked to state his point of order, 2055.
- In taking a point of order a member must demonstrate how a Minister was being disorderly, 2611.
- The only basis of a point of order is that a member is being disorderly, 3314.
- A member knew his remarks did not constitute a point of order, 4133.
- When members take points of order, the matters they raise must be relevant to the point of order, 4133.

Procedure:

- If members wish to speak they must stand in their places and seek the call. The Chair is not a mind reader, 372.
- There is no standing order that relates to misleading the House, 687.
- A member had not given a contingent notice to suspend standing orders. However, no point of order had been taken. The House, which is sovereign, had agreed to a motion being debated, and that was what must happen, 2159.
- There is no requirement that a petition be submitted to the Clerks before it is presented to Parliament. However, it is customary for

THE PRESIDENT (The Hon. Dr MEREDITH BURGMANN): (continued)

Procedure: (continued)

that to happen in order that the Clerks can ensure that the petition is in order. Members may vote against a petition if they are of the opinion that it has not been presented in a suitable form, 3507.

Questions without notice:

Form

Questions ruled out of order, 379, 384, 2307.

Questions ruled in order, 2304, 3155.

- Questions should not contain argument, 526, 4340.

 A question contained a certain argumentative element, and the Minister was permitted to answer that part of the question that had been asked, 526.
- A question had not asked a Minister to announce policy, 1882.
- A question to which a Minister sought to supply a supplementary answer had been ruled out of order as disorderly, 2177.
- Questions must not reflect on a decision of the House. A question did not reflect on a decision of the House; it referred to what might have happened but for a decision of the House, 3155.
- Standing Order 64 (1) states that questions may be put to Ministers relating to public affairs with which the Minister is officially connected, 384. Public affairs that are not related to the administration of that Minister's portfolio are not a suitable subject for questions, 4709.

Procedure

A point of order may be taken at the conclusion of a question. However, the standing orders provide that a member may provide facts in a question in order to make the question intelligible, 2304.

A Minister had concluded his answer, 4718.

Supplementary questions

Supplementary questions ruled out of order, 3525, 4348.

A supplementary question may be asked of a Minister to elucidate an answer, 3709. As there had been no answer, there could be no elucidation, 2169.

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THE PRESIDENT (The Hon. Dr MEREDITH BURGMANN): (continued)

Questions without notice:

Supplementary questions (continued)

A supplementary question must seek to elucidate the answer; a member had asked a entirely different question, 3525.

When Ministers say that they will take a question on notice, no elucidation of the answer is possible, 4130.

Supplementary answers

A Minister was permitted to answer that part of the question that sought elucidation, 3890.

Minister's latitude

Ministers' answers must be relevant to the questions asked, 376, 527, 887, 1032, 1882, 2055, 2489, 2774, 4133, 4338, 4343, 4710, 4711, 4719, but Ministers may make general comments before getting to the specifics of the question, 891, 1032, 1093, 1220, 1884, 3315, 4338. The Chair would rule Ministers out of order if they give totally irrelevant answers or attempt to abuse the Opposition while answering questions, 891.

Ministers must not debate questions, 526, 527, 530, 1882, 2046, 2301, 3311, 3703, 3887, or the questioner, 4713.

A Minister's answer was in order, 530, 682. A Minister was not debating the question specifically but rather the member who asked it, 3518.

Ministers may answer questions in the way they see fit, so long as their answers are relevant, 1748, 2046.

Relevance:

A member's remarks were in order and he was permitted to continue, 2150.

DEPUTY-PRESIDENT AND CHAIRMAN OF COMMITTEES (The Hon. AMANDA RUTH FAZIO):

AS ACTING-PRESIDENT:

Interjections, interruptions and disorder:

Interjections

Interjections are disorderly at all times, 1359, 1614.

DEPUTY-PRESIDENT AND CHAIRMAN OF COMMITTEES (The Hon. AMANDA RUTH FAZIO): (continued)

Interjections, interruptions and disorder: (continued)

Order and Decorum

Members should address their comments to the Chair, use the microphone when given the call and not mumble. It would also help if members ceased interjecting, 1456.

Members should not engage in disorderly behaviour, 1458.

Because of their appalling behaviour a number of Opposition members were on two calls to order. Their fate was in their own hands. They should abide by the standing orders and cease interjecting, 1617.

Points of Order

A member's remarks did not constitute a point of order, 1456, 1615.

A Minister was making a debating point, not taking a point of order, 1643. The Minister was directed to resume his seat unless he was taking a point of order on sub judice, 1644.

Questions without notice

Interjections are disorderly at all times. It would be impossible for Hansard to report any of the proceedings if the level of interjection continued. The Chair had not been able to hear the conclusion of a Minister's answer. A number of members had been called to order, and the Chair would continue to call members to order if they persisted with their behaviour, 1359.

Points of order:

Upheld:

Members were unable to hear a Minister's answer, 1614.

It is disorderly to make reflections on members of either Chamber, 1648.

The Chair had ruled on a point of order, 1617.

Questions without notice:

Supplementary questions

The time for a member to have asked a supplementary question was between the conclusion of the Minister's answer and

DEPUTY-PRESIDENT AND CHAIRMAN OF COMMITTEES (The Hon. AMANDA RUTH FAZIO): (continued)

Questions without notice:

Supplementary questions (continued)

before a point of order was taken. The member missed the opportunity to ask a supplementary question, 1618.

Minister's latitude

A Minister's answer was in order, 1454.

Sub judice rule:

The Minister was directed to resume his seat unless he was taking a point of order on sub judice, 1644.

The fact that a matter was before the Industrial Commission did not count for sub judice purposes, 1644.

Tabling of documents:

A member had taken a point of order that under Standing Order 56 (2) a document relating to public affairs quoted by a Minister may be ordered to be laid on the table, unless the Minister states that the document is of a confidential nature or should more properly be obtained by order. He moved that the document be tabled. After a division the member took a further point of order inquiring whether the document had been tabled in accordance with the resolution of the House. The Chair needed to consult the Clerk to ascertain whether the document had been tabled because documents are tabled with the Clerks, 1616, 1617.

Standing Order 54 refers to the methods of tabling documents. There is nothing in Standing Order 56 that determines the timing of the tabling of a document. That is referred to in Standing Order 54. A document can be tabled under Standing Order 54 at any time when there is no other business before the House. A document may be tabled by the Clerk, and other members may table documents by leave. Although the House had ordered the Minister to table the document, the House does not have the power to determine the timing of the tabling of the document under the standing orders, 1617.

The issue raised in a point of order was whether the document had been tabled. The Chair had advised that the document had not been tabled. The resolution carried by the House

DEPUTY-PRESIDENT AND CHAIRMAN OF COMMITTEES (The Hon. AMANDA RUTH FAZIO): (continued)

Tabling of documents: (continued)

did not determine the timing of the tabling of the document. That was determined under Standing Order 54, 1618.

AS DEPUTY-PRESIDENT:

Divisions:

The rules of the Chamber provide that by the time division bells have ceased to ring members must be seated on one side of the table or the other. When the bells stopped ringing a member was standing directly in the middle of the Chamber at the end of the table. The Chair would seek advice on what that meant, but it was not fair to say that the member was seated with the "noes" at the time the bells ceased to ring, 3004.

The Chair had been advised that the member was able to vote with the "noes" because she had managed to arrive on that side of the Chamber prior to the appointment of tellers for the division. All members were advised to keep an eye on the timer during divisions, 3004.

Interjections, interruptions and disorder:

Interjections

Interjections are disorderly at all times, and the Chair was sure the member with the call would like to give his contribution to a silent Chamber, 2506, 2507, and members should ignore interjections, 3301.

Order and Decorum

If a member wished to direct comments to the Chair, she should do so directly and not by turning her head away and mumbling, 1081.

The Chair has asked whether leave was granted for a member to table *Hansard* of a debate. She did not ask for an explanation from another member. If he continued to interject she would call him to order, 2498.

A member was not canvassing a decision of the Chair; she was contributing to the debate, 2514.

Members should be heard in silence, 2507.

DEPUTY-PRESIDENT AND CHAIRMAN OF COMMITTEES (The Hon. AMANDA RUTH FAZIO): (continued)

Interjections, interruptions and disorder:

Order and Decorum (continued)

No member was interjecting so there was no reason for the member with the call to shout, 2992.

Those in the advisers' area were directed to be quiet, 4519.

Points of Order

There was no need for a member to read the whole motion when taking a point of order, 2514.

Offensive and objectionable remarks, imputations and aspersions:

Standing Order 91 (3) states:

A member may not use offensive words against either House of the Legislature, or any member of either House, and all imputations of improper motives and all personal reflections on either House, members or officers will be considered disorderly.

A member's comments were in contravention of Standing Order 91 (3). If she rephrased her comments, she could continue, 82.

Points of order:

Not involved: 2513, 2514.

Procedure:

The Chair had noticed an increasing tendency for members to argue with the occupant of the chair, whether it be the President or the Chair of Committees, on matters of procedure. She advised members that when she was in the chair in future, either as Deputy-President or Chair of Committees, she would call to order any member who sought to argue with her about procedural matters, 3004.

Pursuant to the standing orders, the Chair interrupted debate to allow the mover to speak in reply, 3538.

Relevance:

Members should confine their remarks to the question before the Chair, 1081, 2514, and not anticipate debate on a matter that may be dealt with at a later hour, 1082.

A member's contribution was relevant to the debate, 2513.

DEPUTY-PRESIDENT AND CHAIRMAN OF COMMITTEES (The Hon. AMANDA RUTH

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FAZIO): (continued)

Sub Judice:

The Chair was mindful of the need to ensure that the debatee continued within the rules of sub judice previously set down by Presidents. Erskine May's *Parliamentary Practice* states:

Matters awaiting the adjudication of a court of law should not be brought forward in debate, subject to the right of the House to legislate on any issue.

All members contributing to the debate were asked bear that advice in mind, 4190.

The Chair cautioned the member with the call against making further comments of the type he had made, which might prejudice the matter when it was before the courts, 4191.

The Chair would not allow any breaches of the sub judice rule, 4191.

As Chair of Committees:

Amendments:

Amendments ruled out of order, 78.

The general rule is that once the House resolves itself into Committee no further amendments are accepted. The procedure is that the Committee considers each clause and schedule in the order in which they appear in the bill, and all amendments should be lodged with the Clerks prior to the commencement of the Committee stage, 2641. However, a member could speak against a schedule if he was opposed to it, 2649.

The Committee stage had commenced and the amendments that were lodged with the Clerks prior to the commencement of the Committee stage would be the only amendments considered during the consideration of the two bills before the Committee. If members were not happy with the Chair's ruling they would have to take some formal action, 2641.

In the past the Chair had ruled amendments out of order that had been lodged after the commencement of the Committee stage. She referred members to the *Hansard* of 26 May 2005, which reads:

In recent years two memorandums have been circulated concerning the lodgement of amendments after the commencement of the Committee process.

DEPUTY-PRESIDENT AND CHAIRMAN OF COMMITTEES (The Hon. AMANDA RUTH FAZIO): (continued)

Amendments: (continued)

Preparation for the Committee stage and the marking up of a bill is made more difficult if amendments are lodged after the House has resolved itself into a Committee to consider the bill in detail. All members should reacquaint themselves with the content of those circulars, copies of which are available from the Clerks. The first of the memorandums, which is signed by the Leader of Government Business in the House, the Hon. Tony Kelly, indicates that amendments might be ruled out of order if lodged after the commencement of the Committee stage. Members may wish to bear that advice in mind.

The reason for the circulation of those memorandums is that preparation for the Committee stage and the marking up of a bill is made more difficult if amendments are lodged after the House has resolved itself into a Committee. All members should reacquaint themselves with the content of the circulars, copies of which were still available from the Clerks, 2642.

If the Chair were to accept amendments introduced after the House resolved itself into the Committee of the Whole, she would have great difficulty explaining her reasons to members who have in the past attempted to lodge amendments after the Chamber commenced the Committee stage and that were ruled out of order. For the sake of consistency and fairness, she was not prepared to accept the amendments, 2642.

Amendments must be in writing and they should be lodged with the Clerks prior to the commencement of the Committee stage. Amendments have been moved verbally only after some discussion. Written circulated amendments lodged prior to the commencement of the Committee stage have been amended verbally to allow the passage of legislation without undue delay, 2642, 2655.

A member's comments in relation to an amendment were in order, 3371.

Before a member could contribute to debate she must move her amendment, 4365.

Members must speak so that responses are audible. There was only one "aye" in favour of the amendment and the Chair declared the amendment lost, 4366.

A speech was more appropriate to debate on a second reading rather than to consideration

DEPUTY-PRESIDENT AND CHAIRMAN OF COMMITTEES (The Hon. AMANDA RUTH FAZIO): (continued)

Amendments: (continued)

of a specific amendment, 4565, although members are entitled to some examples to support their amendments, 4566.

Members should speak to the amendment before the Chair, 4566, 4750.

Casting vote: 4546.

Debate:

Members are entitled to speak to any aspect of legislation during the Committee stage and to speak to proposed sections that are the subject of amendments moved by other members, 2643.

The material being read into *Hansard* was an article from the *Sydney Morning Herald*, which is publicly available. Only brief extracts should be read from such articles; they should not be read onto the record verbatim, 4565.

Interjections, interruptions and disorder:

Interjections

Interjections are disorderly at all times, 4750, and members should not exchange comments backwards and forwards across the Chamber, 4560, 4736.

Order and Decorum

Members should not be distracted by other members, 3365.

Members should make their minds up quickly, 4559.

Members who want to seek the call should stand and seek the call. If two members are to ing and fro ing over who wants the call it is perfectly in order for the Chair to ask them to decide who is going to seek the call, 4559.

Members should direct their comments through the Chair, 4750.

Points of Order

There was a point of order before the Chair and members should not engage in argument across the table, 3372.

A member's remarks were not a contribution to the point of order, 3372.

DEPUTY-PRESIDENT AND CHAIRMAN OF COMMITTEES (The Hon. AMANDA RUTH FAZIO): (continued)

Interjections, interruptions and disorder:

Points of Order (continued)

A member was attempting to illustrate his concerns about the Nature Conservation Council and, as that body was referred to in two of the amendments before the Committee, his comments were in order, 3372.

The Chair appreciated a Minister's concerns about the wide-ranging nature of the examples being given. However, he was providing background material to support his position on amendments. The member was permitted to proceed, but was reminded that he must be able to relate any information he gave to the amendments before the Chair, 3372.

Offensive and objectionable remarks, imputations and aspersions:

The Chair would not put on the record that a member had referred to another member as a "bad girl", 4366.

It is not appropriate for the member with the call to reflect on other members in the Chamber. 4563.

A member could seek a withdrawal if he found a term offensive. However, another member may not seek a withdrawal on his behalf, 4738.

Expressions withdrawn or required to be withdrawn:

The Chair had not said anything that warranted withdrawing, 4367.

Points of order:

Not involved: 3372.

Procedure:

An instruction had been given to the Committee and that instruction meant that the Committee had the power to consider amendments relating to a referendum to be held in relation to any proposed sale of Snowy Hydro, 739, 741. According to Erskine May's *Parliamentary Practice* a member's arguments should have been put at the time the motion for the instruction was moved in the House. As the House had agreed to the instruction motion, the Committee was obliged to consider the matter and did not have the capacity to overturn the instruction. If the member's

DEPUTY-PRESIDENT AND CHAIRMAN OF COMMITTEES (The Hon. AMANDA RUTH FAZIO): (continued)

Procedure: (continued)

proposal were applied to every bill being considered in Committee, little legislation would be dealt with. It would be akin to seeking the recommittal of a bill on the basis that the result of a division may have been different if the vote had been taken at another time, 742.

Amendments were before the Committee. If the majority of members were of the opinion that the amendments should not be supported, they would not succeed. There was no guarantee that the result would be any different if, for example, the instruction were to be reconsidered. The House resolved without debate to instruct the Committee to consider the matter, and it was not appropriate to canvass or attempt to change that resolution, 742.

A dissent motion must be lodged in writing, 2643.

After it was suggested that the Chair could put the question if a member continued to flout her ruling, the Chair indicated that she would prefer not to do so, 4566.

DEPUTY-PRESIDENTS AND TEMPORARY CHAIRS OF COMMITTEES:

THE Hon. GREGORY JOHN DONNELLY:

AS DEPUTY-PRESIDENT:

Debate:

A member was entitled to make general comment on the matter she had raised, but she should remain cognisant of the fact that she was the deputy chair of the committee to which reference had been made and she should not comment on any details of the proceedings of that committee, 259.

Interjections, interruptions and disorder:

Order and Decorum

Members should be allowed to continue their contributions uninterrupted, 260.

Points of Order

A member's remarks did not constitute a point of order, 2852.

The Chair had ruled against a point of order, 2852.

A member was asked to state his point of order, 2852.

THE Hon. GREGORY JOHN DONNELLY: (continued)

Offensive and objectionable remarks, imputations and aspersions:

Standing Order 91 (3) states:

A member may not use offensive words against either House of the Legislature, or any member of either House, and all imputations of improper motives and all personal reflections on either House, members or officers will be considered disorderly.

The Chair suggested that the member with the call pay heed to that standing order and confine her remarks to the question before the Chair, 258, 259.

Points of order:

Not involved: 1620, 3532.

Procedure:

No objection had been taken to the incorporation of a speech by any member who was on the floor of the Chamber at the time and, therefore, was entitled to object. The Chair had been paying attention to all members in the Chamber and had not seen or heard a member who claimed he had objected to the incorporation, 4413.

Relevance:

The House was debating an item of private member's business. Although other members had made reference to another item of business, those were only passing references, 1622.

Members should confine their remarks to the question before the Chair, 1662, 1623, 4412.

Tabling of documents:

The Chair made specific reference to Odgers' Australian Senate Practice, which states at page 196:

The Chair has no responsibility to judge the accuracy or correctness of a document tabled.

1620.

The Hon. PATRICIA FORSYTHE:

AS DEPUTY-PRESIDENT:

Interjections, interruptions and disorder:

Conversation

Members wishing to converse should do so outside the Chamber, 910.

The Hon. PATRICIA FORSYTHE: (continued)

Interjections, interruptions and disorder: (continued)

Interjections

Members should not acknowledge interjections, juvenile or otherwise, 40.

Offensive and objectionable remarks, imputations and aspersions:

By way of background a member could refer to Aboriginal land rights and the acknowledging of the traditional owners of this land. However, he was cautioned about reflecting on the President and the monarch, 2064.

The member was reflecting on the President, which was contrary to the standing orders. Such reflections cannot be made unless by way of substantive motion, 2064.

Points of order:

Upheld: Members should address the Chair, 1239.

Relevance:

Members should confine their remarks to the question before the Chair, 40.

The Hon. JENNIFER ANN GARDINER:

AS DEPUTY-PRESIDENT:

Procedure:

A member had spoken the debate and could not seek the call again, 2342.

The Hon. KAYEE FRANCES GRIFFIN:

AS DEPUTY-PRESIDENT:

Amendments:

If a member wished to have an amendment dealt with immediately, there would be procedural issues to consider. Amendments are usually dealt with at the conclusion of debate on the question before the Chair, 2068.

Interjections, interruptions and disorder:

Interjections

Members were asked to cease interjecting. The member with the call could not compete with the level of noise in the Chamber, 1639.

Interjections are disorderly at all times, and members should ignore them, 1640.

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The Hon. KAYEE FRANCES GRIFFIN: (continued)

Interjections, interruptions and disorder: (continued)

Order and Decorum

Members are entitled to be heard in silence, 915.

Points of Order

A member was asked to state her point of order, 1253.

Offensive and objectionable remarks, imputations and aspersions:

Standing Order 91 (3) provides:

A member may not use offensive words against either House of the Legislature, or any member of either House, and all imputations of improper motives and all personal reflections on either House, members or officers will be considered disorderly.

The standing order does not relate to other persons, 414.

Points of order:

Not involved: 414, 1253.

Relevance:

A member was asked to confine her remarks to the substantive motion, which related to the arts in Western Sydney. She was permitted to make some reference to regional galleries, but was asked not to comment on any funding arrangements for those galleries, 1253.

AS TEMPORARY CHAIRMAN OF COMMITTEES:

Interjections, interruptions and disorder:

Interjections

Interjections are disorderly at all times, 3696.

Order and Decorum

Members should direct their comments through the Chair rather than to other members, 3696.

Relevance:

Members should confine their remarks to the question before the Chair, 1483, 3697.

Reverend the Hon. FREDERICK JOHN NILE:

AS DEPUTY-PRESIDENT:

Debate:

A member was in order in referring to a recommendation of a committee, 1473.

Reverend the Hon. FREDERICK JOHN NILE: *(continued)*

Interjections, interruptions and disorder:

Order and Decorum

Members should not direct comments to one another across the Chamber, 2313.

Former Presidents have ruled that members can speak rubbish in the House, 2313.

Points of order:

Not involved: 1109, 1901, 1905.

Upheld: Members should confine their remarks to the question before the Chair, 1111.

Relevance:

Members should confine their remarks to the question before the Chair, 1109.

The Hon. CHRISTINE MARY ROBERTSON:

AS DEPUTY-PRESIDENT:

Chair:

Members should not canvass or debate rulings of the Chair, 2785, 3024, 3952, 3953, 3954.

Debate:

Standing Order 91 (4) provides:

A member may read reasonable lengths of extracts from books, newspapers, publications or documents.

On 13 June 1990 President Johno Johnson ruled:

It is a waste of Parliamentary funds that Members should quote extensively from material which is readily available in the Parliamentary Library. Standing Order 77 should not be abused.

On 9 November President Johno Johnson further ruled:

While reasonable quotation is perfectly proper in order to emphasise a Member's argument, Members should generally curtail quotations as far as possible. Members should also clearly state when they are quoting and when they are not.

The member with the call was asked to refrain from reading lengthy quotations, 3951. It is not an appropriate use of the debating time of the House for members to quote extensively from a document that is available within the Parliament, 3952.

Standing Order 91(4) states that a member may read reasonable lengths of extracts from

The Hon. CHRISTINE MARY ROBERTSON: *(continued)*

Debate: (continued)

books, newspapers, publications or documents. A former President had ruled that it is a waste of parliamentary funds for members to quote extensively from material that is readily available in the Parliamentary Library. The member with the call had paraphrased a number of case studies rather than read lengthy extracts from them. However, she appeared to have reverted to quoting large portions of documents that are publicly available and was asked to refrain from doing so, 3954.

Interjections, interruptions and disorder:

Conversation

Members were asked to reduce the level of conversation, 3749.

Interjections

Interjections are disorderly at all times, 1781, 2839, 3022, 3025, 3028, 3748, 3946, 4577, 4584, and should be ignored by the member with the call, 196.

Interjections and the responses to them are out of order, 3023, 3946.

Order and Decorum

Members should address the Chair and not other members, 3022.

Points of Order

The Chair had ruled on a point of order, 2783.

The Chair was not sure there was a point of order before the Chair, 2784.

A member was asked to confine her remarks to the point of order, 3951.

The Chair had ruled on a point of order and further explanation was redundant, 2784.

Offensive and objectionable remarks, imputations and aspersions:

The comments of a member related to the general behaviour of members, 195.

The Chair was concerned about the increasingly disorderly conduct of members. She asked members not to reflect on the role of members of Parliament and to conduct themselves accordingly. Remarks of an unfortunate nature had been made on both sides of the House. The Chair would not ask any member to withdraw his or her remark, 196.

The Hon. CHRISTINE MARY ROBERTSON: (continued)

Expressions withdrawn or required to be withdrawn:

A member requested that a remark made questioning whether she should be called "honourable" be withdrawn. The member who had made the remark withdrew the remark "if it offends the member to be called 'honourable'." The Chair asked all members to be more respectful when referring to one another in debate. She asked the member to withdraw the remark in a more honest way as she did not believe the member had withdrawn the inference that the member was not honourable. The member claimed to have withdrawn the remark complained of, 194.

"You [the Hon. Jan Burnswoods] would never be on a promise," 195; "Sexual harassment has always been his [the Hon. Duncan Gay's] forte," 196.

Although there had been a request for comments to be withdrawn, the member was allowed to continue but was asked to confine her comments to the question before the Chair, 2784.

Points of order:

Not involved: 195, 2782, 3028.

Upheld: Members must not read lists of names, 2783, 2784.

Interjections are out of order, 3023.

It seemed to the Chair that a member was taking a point of order on a ruling of the Chair on a point of order. If that was so, there could be no point of order, 194.

Members should not attempt to take points of order on rulings from the Chair, 196.

A member was asked to address the point of order,

Procedure:

A Minister had not contributed to the debate, 203.

The Chair was relating Standing Order 91 (4) to Standing Order 91 (5), which states:

When an objection is taken to the reading of a list of names of individuals or organisations who have made representations in relation to the matter the subject of debate, without distinguishing the comments or SESSION 2006 15

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The Hon. CHRISTINE MARY ROBERTSON: (continued)

Procedure: (continued)

views of those individuals or organisations, the member must confine their remarks to:

- (a) a statement of the comments or views of those individuals or organisations, and
- (b) the number of individuals or organisations making similar representations.

Although there was some petition connotation, members should read only reasonable lengths of extracts from documents, 2783.

It is out of order for members to read from a list of names. Under Standing Order 91 comments or views of individuals or organisations in relation to the issue before the Chair are within order. A member was attempting in an underhanded way to include a list in her speech, 2784.

The Chair had ruled that a member not read from a list. A point of order had been taken that she was attempting to have the list included in her speech. The Chair had ruled on the matter, 2785.

Relevance:

Members should confine their remarks to the question before the Chair, 202, 2785, 3563, not misrepresent other members, 195, and not comment on decisions of the House, 3024.

The Hon. PENNY GAIL SHARPE

AS DEPUTY-PRESIDENT:

Chair:

Members should not flout the rulings of the Chair, 3148.

Debate:

A Minister was replying to contributions made in a wide-ranging debate and was in order, 1732.

Although Standing Order 91 (4) provides that a member may read reasonable extracts from books, newspapers, publications and documents, a member was asked not to read lengthy extracts, 3939.

Interjections, interruptions and disorder:

Points of Order

A member was asked to enunciate his point of order, 1732.

The Hon. PENNY GAIL SHARPE: (continued)

Offensive and objectionable remarks, imputations and aspersions:

A member was close to casting aspersions on members of the other place, which she could not do unless by way of substantive motion, 3146.

President Johno Johnson ruled with regard to offensive words:

Member should not use offensive words against a member of either House of the Legislature or towards any member, and imputations of improper motives and personal reflections on members are deemed disorderly. These rules are designed to guard against unbecoming language and insults and accusations in debate.

A member's remarks clearly breached that ruling. She was permitted to continue, but was asked to ensure that her remarks were relevant and that she should not cast aspersions on members of the other House, 3147.

Attacks on members of the other place are disorderly, 4791.

Points of order:

Not involved: 729.

Relevance:

Members should confine their remarks to the question before the Chair, 3145, 3146.

The matters being raised by a member had not relevance to the question before the Chair; her comments must remain relevant at all times, 3148.

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LEGISLATIVE ASSEMBLY

22 May 2006 to 23 November 2006

MR SPEAKER (The Hon. JOHN JOSEPH AQUILINA):

Announcements:

Allocation of Questions Without Notice and Chamber Bench Space, 3618.

Photograph of the Legislative Assembly, 14. Resignation of Mr Gary O'Rourke, 954.

Chair:

The Chair did not take the remarks of a member as a reflection on the Chair. He was at liberty to comment on a ruling made by the Chair on a point of order, 313.

The Chair was trying to assist a member, but she was not assisting herself, 810.

The Chair decides what happens in the Chamber, 1966.

The Chair did not believe a member had defied his ruling; he probably had not got to the point of it, 2910.

If a member wished to challenge the ruling of the Chair, he could do so, 4244.

Consideration of Urgent Motions:

When speaking in the five-minute debate relating to urgent motions, members must give reasons why their motions should receive priority, 99, 315, 613, 2909, 3786, 4457, and not debate the substance of those motions, 3786, 4055, 4458, although they may need to refer to some aspects of the substance of the motion to show why it should have priority, 100. A member was presenting facts that it would be more appropriate to deal with in debate on the motion rather than the debate on establishing priority, 3449. The Chair had been listening intently and a member was arguing why his motion should receive priority, 3632, 4054.

The Chair would have asked a member to return to the matter she should be dealing with, but she had finished her statement, 613.

The remarks of the Leader of the Opposition were in order and he was permitted to continue, although the Chair reminded him of the standing orders, 1398, and drew his attention to a point of order, 2244.

MR SPEAKER (The Hon. JOHN JOSEPH AQUILINA): (continued)

Consideration of Urgent Motions: (continued)

The Chair would not have an opportunity to ask the member with the call to adhere to the standing orders as his speaking time had expired, 2125, 2245.

The issue to be determined in the five-minute debate relating to urgent motions is priority, not urgency, 3222, 3449. The member with the call must show why her motion should have priority, not that it is more urgent that the other motion of which notice had been given, 2416.

Whether material being referred to was a graph or anything else was irrelevant. It was material that supported the substance of the motion for which a member was attempting to obtain priority, and his use of it was grossly out of order. The member should have been giving reasons why his motion should be afforded priority rather than arguing the substance of the motion by using a graph or any other material, 3633.

A Minister was advised to consult his colleague, a member of the Opposition, about the standing orders, 4457.

A member had taken points of order previously in relation to Standing Order 120 (4) (a) and the Chair had ruled on the matter, 4458.

Debate:

The text of the motion before the Chair allowed the member who moved it to speak in the way he was speaking and to substantiate his argument, 102.

The Chair assumed what a member had said was a matter of public record, 312.

A Minister may use whatever justification he believes is appropriate for the suspension of standing orders, 2528.

A bill was about future actions and how future governments should conduct themselves.

The debate did not provide an ambit

Debate: (continued)

opportunity for members to contravene Standing Order 82 by passing judgement on the past actions of members of the House or imputing improper motives to them, or making personal reflections on them. If members wanted to do that they must do it by way of substantive motion. The Chair would not allow the debate to be used as an excuse to give the House a history lesson or to behave in a disorderly way. The Chair would not allow the banter that had been occurring across the Chamber, 4213.

Documents:

The previous day a member had almost been ejected from the House for holding up a document, 453.

Whether material being referred to was a graph or anything else was irrelevant. It was material that supported the substance of the motion for which a member was attempting to obtain priority, and his use of it was grossly out of order. The member should have been giving reasons why his motion should be afforded priority rather than arguing the substance of the motion by using a graph or any other material, 3633.

A member knew the rules of the Chamber and was asked to put a document away, 4262.

If a member wanted a Minister to quote the source of an article to which he had referred, the Chair would ask the Minister to do so, 4652.

Interjections, interruptions and disorder:

Interjections

Members should not respond to interjections, 813, 965, 2409, 3786.

A member understood the standing orders better than most.. He could at least have attempted to disguise his interjection as a point of order, 2562.

Order and Decorum

The Leader of the Opposition was directed to return to his speech, 17.

Members should be addressed by their correct titles, 99, 817, 1967, 2907. The Chair

MR SPEAKER (The Hon. JOHN JOSEPH AQUILINA): (continued)

Interjections, interruptions and disorder:

Order and Decorum (continued)

would normally have upheld the point of order, but he understood a Minister was reading from a document where the member's name was referred to rather than her title, 2907.

A member knew his remarks were out of order, 313.

Recent improvements to the audio system had improved the acoustics in the House remarkably. Bearing in mind possible occupational health and safety problems for the Chair's ears and those of the Hansard staff, who listen to speeches through headphones, the Chair asked a member to tone down his presentation. The Nationals may not have been listening, but they could not have failed to hear the member, 315.

The Chair reminded the Leader of The Nationals of the comments he made in relation to the volume at which another member made his remarks. The Chair suggested that the Leader of The Nationals was exceeding that volume, 316.

The Chair was loath to call a member to order, 590.

Members will have an opportunity to contribute to debate at the appropriate time, 607, 2146.

Members should not incite those on the other side of the House, 608.

Members should be heard in silence, 585, 810, 2240.

The Chair suggested the Deputy Leader of the Opposition restrict his campaigning to outside the Chamber, which is used for debate, 811.

Members should address the Chair, 818, 819, 820, 824, 1396, 1552, 1692, 1969, 1977, 2011, 2115, 2240, 2414, 3225, 3227, 3444, 3626, 3782, 3786, 4046, 4214, 4253, 4453.

The Premier, though somewhat provocative, had the call. 1046.

A member who had introduced a bill would have the chance to reply in the appropriate way. She was directed not to continue to call out while the Minister was addressing the House, 1265, 1267.

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MR SPEAKER (The Hon. JOHN JOSEPH **AQUILINA**): (continued)

Interjections, interruptions and disorder: Order and Decorum (continued)

- The Chair would assume that the mathematics of a member who had been a science teacher were correct. However, that could be verified at a later stage, 1388.
- A member knew better than to flout the standing orders, 1691.
- A member knew he was not complying with the standing orders; he would have an opportunity to deal with the matter to which he had referred at another time, 2115.
- Members should not bait the member with the call, 2245.
- A member who had interjected did not need a fan club, 2529.
- The Premier was attempting to explain his indiscretion after telling the House that he backed St George, 2549.
- Given the unanimous approval from both the Government and the Opposition, the Chair endorsed the actions of members in backing the Sydney Swans in the AFL Grand Final. He noted that the Premier had pleaded for those who would be wearing red and white the following day to make a gold coin donation to a children's charity. Members of Parliament had transgressed in a far more serious way and their minimum penalty would be \$50, 2549.
- The Chair understood what standing order 406 is. It comes after Standing Order 405, which is the last standing order, 2555.
- There had been a tendency in the Chamber to disregard a number of the traditional standing orders, 2561.
- Members were totally out of order, 2908, wasting the time of the House, 3450, 4245, 4253, clearly flouting the standing orders, 4054.
- The Chair took a dim view of a member raising matters without proper evidence. The only matter in question was his action, 2957.
- A member was sufficiently well acquainted with the standing orders to know that there was a proper way to address the House; the method he had used was not one of them, 3445.

MR SPEAKER (The Hon. JOHN JOSEPH **AQUILINA**): (continued)

Interjections, interruptions and disorder:

Order and Decorum (continued)

- A member was being frivolous. He had asked the Chair to rule in relation to Standing Order 61, which relates to members passing between the speaker and the Chair. That is not a cardinal offence, and the time of the Chamber should not be wasted, 4048.
- Almost a dozen members of the Opposition were walking around the Chamber. If members did not want to listen to the debate or partake in it they should leave the Chamber. If they remain in the Chamber they should take their seats and comply with the standing orders, 4255.
- There was gross disorder in the Chamber. Opposition members should listen to the speeches being given. The Chair should censure all Opposition members, 4260.
- If a member wants to make a presentation to the House there are appropriate ways for them to do so, 4655.

Points of Order

- Apart from there being no point of order, the Chair challenged a member to find the word "bizarreness" in the dictionary, 91.
- Members were asked to state their points of order, 94, 450, 459, 606, 1059, 1294, 1296, 1299, 1798, 1801, 1966, 1969, 2408, 2409, 2901, 2902, 3088, 3622, 3623, 3786, 4040, take genuine points of order, 2676, or resume their seats, 96, 1548, 2676, 2902, 3078, 3627, 4448, 4452, 4660.
- The Chair would not tolerate further interruptions under the guise of points of order, 822.
- The Chair would not tolerate points of order being taken to disrupt the proceedings of the House. Points of order should be taken in accordance with the standing orders. Members flouting the standing orders would be called to order, 964.
- A member's remarks may have been a point of explanation, but they were not a point of order, 1055.
- Members cannot take points of order merely because they do not like the answers to questions without notice, 1161, 2671, 2674.

Interjections, interruptions and disorder:

Points of Order (continued)

- Members must state their points of order, not debate the issue, 1163.
- Members cannot dispute an issue by taking points of order. If they feel aggrieved, they may make a personal explanation or contribute to the debate, 1269.
- The Chair accepted a point of order as a personal explanation, 1301.
- A member's remarks did not constitute a point of order, 1805, 1971, 2413, 3075, 3076, but may have been a point of personal explanation, 1301. Members knew their remarks did not constitute points of order, 2082, 2229, 2236, 2239, 2553, 2679, 2902, 3779, 4040, 4657, and had not even attempted to disguise them as such, 1394, 2678; and they could debate the issue at another time if they wished to do so, 2557.
- Members cannot make personal explanations under the guise of points of order, 1396.
- On three occasions a member had taken spurious points of order while the Premier was answering a question, 1544.
- A member's point of order was a good try; unfortunately, he was dead wrong, 1689.
- When they are given the call on points of order members must either take points of order or sit down; they should not make speeches, 1800, 2674.
- The Leader of the Opposition was debating the issue, 1962, not presenting a point of order, 450.
- When taking points of order members should rise in their seats; a member was nowhere near his seat at the time he rose to take a point of order, 1972.
- In his point of order a member seemed to be inviting the member with the call to widen his attack to other Ministers, 2245.
- A point of order was nothing more than a blatant attempt to disrupt the Minister's reply, 2670.
- When taking a point of order, a member was attempting to contribute further to the second reading debate, 2857.

MR SPEAKER (The Hon. JOHN JOSEPH AQUILINA): (continued)

Interjections, interruptions and disorder:

Points of Order (continued)

- A member knew his point of order had nothing to do with the standing orders, 2901.
- A member taking a point of order had spoken longer than the member with the call, 2909.
- A member would have to use another form of the House other than a point of order to make his complaint; he was out of order, 3080.
- The Chair had heard enough on a point of order, 3086, 3087, 4660.
- A member may have tried to make a point, but it was not a point of order, 3445.
- The last time a member took a point of order he was grossly disorderly and showed complete ignorance of, or complete disregard for, the standing orders. The Chair hoped his point of order would be much more relevant, 3623.
- Members who take points of order should at least have some semblance of knowledge of the standing orders, 4047.

Questions without notice

The Leader of the Opposition was flouting the standing orders, 304, 813, 956, 1680, 1681, 2006, 2114, 2236, 2562, 2566, 2671, 2673, 3778, 4040, had no regard for the standing orders, 4442, was out of order, 812, 2412, 2670, was toying with the House, 1540, and with the standing orders, 1544, was showing contempt for the House, 3438. He had almost insulted a Minister and was called to order, 459. Question time does not provide him with an opportunity to answer questions. He could respond to questions at another time, not during question time, 604, 813, 956, 2114, 2229, 4040. He was not even attempting to disguise his interruptions as points of order, 963, 2562. He was blatantly interrupting proceedings and that behaviour was clearly unparliamentary, 963. He had contravened the standing orders less than five minutes into question time, 1052. Before the session got under way he should brush up on his knowledge of the standing orders, 1053. The only person contravening the standing orders was the Leader of the Opposition, 1054.

MR SPEAKER (The Hon. JOHN JOSEPH AQUILINA): (continued)

Interjections, interruptions and disorder: Questions without notice (continued)

The Leader of the Opposition seemed to be confusing question time with a debate. There were many forms of the House available to him to address his concerns; the way in which he had done so was not one of them, 1055, 1158, 1163, 1294, 1383, 1387, 1681, 2413, 2563, 2902, 4040, 4824. He had again demonstrated his inadequate understanding of the standing orders and his inadequate knowledge of how to conduct himself properly in the Chamber, 1295. He could not possibly argue that a Minister's answer was not relevant to the question, 1390. The standing orders are to be observed by all members, including the Leader of the Opposition, 1544. He has more than his fair share of opportunities to make statements to the House, 1965. He had repeatedly interrupted the flow of the proceedings without even attempting to call a point of order, 1968. There are appropriate ways to take points of order. The Leader of the Opposition had not used the appropriate method. All he had done was take up the time allotted for questions, 2412. He had basically asked the same question twice, 2412. He was directed to allow the Minister to continue his response, 2670. If he wanted to ask a question he should do so in the proper way, 2673.

The Leader of the Opposition should not be thin skinned, 2897. He had asked a question and purported to answer his own question, 3778. Once again he was resorting to the tactic of disrupting the reply merely because he did not like the answer, 3779. He was deliberately disrupting and interrupting the Premier. It was the third occasion on which he had attempted to give his version of the response he wanted. If he wanted to answer his own questions, he should do it elsewhere, 3779. The Leader of the Opposition should learn that he does not run the House and the conduct of proceedings is not his prerogative. He had been warned on several occasion and could not continue to flout the standing orders, 4039. The Chair had been willing to entertain a point of order, but once again the Leader of the Opposition had abused the standing orders, 4659.

MR SPEAKER (The Hon. JOHN JOSEPH AQUILINA): (continued)

Interjections, interruptions and disorder:

Questions without notice (continued)

The Deputy Leader of the Opposition knew better than to try to raise a point of order by asking a further question, 94. He was deliberately flouting the standing orders, 814, 4045, was wasting time, 4041, was clearly attempting to debate the matter, 1968. The Chair had extended a great deal of latitude to the Deputy Leader of the Opposition in his repeated attempts to disrupt the proceedings. If he interrupted the proceedings again he would find himself outside the Chamber, 1973. He knows the standing orders better than most members, 2413. The Deputy Leader of the Opposition claimed a Minister was telling untruths. There were forms of the House available to him if he wished to raise any differences of opinion he might have had with the Minister, 2557. He knew the standing orders well enough to understand that if he wanted to refute what a Minister was saying there was a proper way to do so, 3446. He was contravening the very standing orders he had named, 3619. There was no debate occurring during question time. The only debate being entered into was by the Deputy Leader of the Opposition, 3779. He was making a thinly veiled attempt to disrupt the proceedings of the House. He knew that the standing orders provided no basis whatsoever for his point of order, 3779. If he wished to canvass the ruling of the Chair, there were proper ways to do so, 4040.

The Leader of The Nationals had said a lot more than the Premier in answering a question, 606. He was directed to stop wasting the time of the House, 821, 2121, 2414. He seemed to be following the tendency of the Leader of the Opposition to treat question time as a debate, 1297. He was directed to address the Chair and ask his question, 1545. He had asked a question; he could not seek to answer it as well, 1965. He again revealed an imperfect knowledge of the standing orders, 2236. He was trifling with the House, 2414. He had attempted a stunt on previous occasions and the Chair did not take kindly to his continued abuse of the standing orders, 2679. He was flouting the standing orders, 4047, contravening the standing orders, 3082, by attempting to

Interjections, interruptions and disorder: Questions without notice (continued)

debate the question, 3623. He was asking a question, not answering it, 3217. He could not possibly infer that the specific response of a Minister was in any way irrelevant, 3217.

The Leader of The Nationals took the same point of order under Standing Order 140 every time an Independent member asked a question; it was wearing a little thin, 3220, and if he intended to disrupt the proceedings he should try something original rather than rely on the same old tawdry point of order, 3781. If the Leader of The Nationals wished to go on a picnic, he should do so elsewhere. He was directed to resume his seat and comply with the standing orders, which apply to all 93 members of the House, including him, 3780. He need not point out anything. He should sit down, listen to the answer and then work out, after the answer had been given, whether it was relevant. He had not allowed the Premier sufficient time to answer the question, 4047. The House had heard the question; there was no need for the Leader of The Nationals to interpret it, 4047. He could not take a point of order and restate his question merely because he did not like the Premier's answer, 4649.

Members could make impassioned pleas at another time, 2234, completely misunderstood the context in which questions had been asked, 2235, knew they were flouting the standing orders, 2407, were attempting to debate the issue, which contravened the standing orders, 2558, were clearly wasting the time of the House, 2672, were directed not to waste the time of the House seeking congratulations from Government members, 2676, were flouting several standing orders, 2682, were directed to stop barking at the microphone, 3078, were directed to stop toying with the standing orders and resume their seats, 4043, were continuing to show their ignorance of the standing orders, 4441, were asked to repeat his question so the Chair could hear it properly, 4449, may have put on act of being indignant but the standing orders must be upheld, 4452.

The House could do without an encore from the Opposition benches, 91.

MR SPEAKER (The Hon. JOHN JOSEPH AQUILINA): (continued)

Interjections, interruptions and disorder:

Questions without notice (continued)

Government members were directed not to interject during a member's pregnant pause, 92.

- Ministers were directed to come to order and allow the Minister to whom the question was directed to hear the question, 92.
- The Chair was sure the Premier would like to hear the question, 95.
- The Chair would refrain from calling a member to order as the House enjoyed his interjections from time to time, 96.
- The Premier and Ministers were answering or endeavouring to answer the questions they had been asked, 97, 304, 310, 311, 458, 813, 962, 1054, 1158, 1161, 1294, 1300, 1386, 1389, 1544, 1553, 1683, 2111, 2114, 2120, 2230, 2231, 2404, 2410, 2682, 2900, 3071, 3085, 4040, 4041, 4047, 4241, 4453, 4825, but the Chair asked a Minister to bring his answer to an end, 1164.
- The Chair was reluctant to call a member to order a second time. However, he would overcome any reluctance to do so if the member did not resume his seat, 305.
- The Chair directed a member to stop exposing the House to his nonsense and resume his seat, 307.
- Members who had been called to order were deemed to be on three calls, 1686, 1687, 4657, 4832. If members who had been called to order three times or were deemed to be on three calls offended again they would be removed from the Chamber, 312, and it would not be for only an hour of two, 307.
- If a member's behaviour continued he would be called to order, 312.
- Members knew they were out of order, 450, and the Minister was in order, 962.
- The Chair was tempted to treat a member's remark as an Opposition question, but would resist the temptation to do so, 451.
- A Minister was directed to cease trying to elicit praise from the Opposition and continue

MR SPEAKER (The Hon. JOHN JOSEPH AQUILINA): (continued)

Interjections, interruptions and disorder: Questions without notice (continued)

with his answer, 452. The Chair had not expected the honourable member for Coffs Harbour to be the first member to stand up. He had been having a good look at the folders referred to by the Minister and the Chair doubted that their contents would be surprise to him, 453.

- If another member held up a poster, he would be called to order, 454.
- The House was engaged in question time, not *The Wind in the Willows*, 456.
- The Chair was sure the Minister for Police would tell the House when a new police station would be constructed at Dubbo if the interruptions stopped, 458.
- The Chair appreciated the synchronised movement of two members of the Opposition, but advised them to continue it at another time, 604.
- Questions and answers will be heard in silence, 605, 606, 823, 824, 962, 966, 1056, 1062, 1296, 1684, 1690, 2238, 2900, 2907, 3439, 3779, 4049, 4447, 4451, 4644, 4650, 4651, 4653, 4654, 4827, 4828.
- The Chair was loath to call a normally mild-mannered member to order, but did so. He was directed to stop wasting the time of the House, 608.
- The Chair suggested a member quit while he was ahead, 608.
- Question time is for questions, not debate, 812, 819, 1294, 1297, 1383, 1396, 1543, 1544, 1968, 2562, 4656. If members want to debate matters, they should use the appropriate forms of the House to do so, 1055, 1158, 1294, 1383, 1396. It is not a time to make speeches, 2232, 2559.
- There had been only six questions and the period allocated for questions had almost expired, 820.
- Members cannot take points of order merely to debate a Minister's answer, 814, 821.
- If a member repeated his behaviour he would be removed from the Chamber immediately, 822.

MR SPEAKER (The Hon. JOHN JOSEPH AQUILINA): (continued)

Interjections, interruptions and disorder:

Questions without notice (continued)

Question time would be concluded in an appropriate way, 824.

- The session was almost at an end and it was clear that members believed they could have some sport, perhaps in the hope of being removed from the House. If it was the last sitting day any member who was removed risked not being allowed within the precincts of Parliament for three months, 964.
- Members were directed to cease displaying papers, 966.
- A number of members had been called to order several times. They were deemed to be on three calls. If members were removed from the House they may not be allowed to return to the precincts of Parliament for several months, 969.
- If a member made less noise he would be able to hear the Minister's answer, 1060.
- The House should observe decorum, 1060.
- Members should calm down, 607, contain their enthusiasm, 1061, 1296, 2676, not waste the time of the House, 2679, contain themselves, 4823.
- When the Minister for Education and Training suggested the honourable member for Wakehurst or another member of the Opposition visit a behaviour school, she did not mean immediately, 1062.
- The Chair would not tolerate constant calling out across the Chamber and members carrying on private conversations, 1383.
- The Chair was sure a Minister had heard a question posed in a point of order, 1389.
- The Chair was well aware to whom the question had been directed, 1552.
- A member knew the proper procedures of the House, which would allow him to raise the matter he had referred to, 1796.
- The Chair was familiar with the ruling by Speaker Kelly:

Members are asked to be cautious in what is said about people outside Parliament. Members should not prejudice the reputation or character of people outside Parliament.

Interjections, interruptions and disorder: Questions without notice (continued)

Ministers However. hold unique responsibilities over and above those of most members of Parliament. Those responsibilities relate to the governance of the State and the functioning of this Parliament. They are fully aware of those responsibilities and discharge those responsibilities as they see fit in accordance with the standing orders. It is for them to determine what they say in the Chamber in relation to matters raised in the questions they are asked, 1797, 1803. The ruling related to a specific matter, and no-one could properly argue that the subject matter of the present question was a similar matter, 1803.

- A member who was directed to cease calling out would have an opportunity to ask questions in the same way as every other member, 1798.
- The only "et cetera" for a member was that he would either resume his seat or be "et ceteraed" out of the Chamber, 1807.
- If a member interjected again he would be removed from the Chamber, 1970.
- If members wish to make statements to the House, there are proper ways of doing so. Interrupting a Minister's reply is not one of them, 1977.
- An interjection came from a member who claimed to know something about the standing orders, 2121.
- A repetition of a member's behaviour or any calling out or interjection would result in the member leaving the Chamber before the end of question time, 2122.
- The Chair was sure a member referred to in a point of order would want the member who made the reference called to order, 2409.
- If a member did not believe that a question without notice about public housing did not relate to public affairs, the Chair suggested he take a refresher course on being a member of Parliament, 2556.
- Even if a member were trying to debate the issue, he would be out of order. If he wished to

MR SPEAKER (The Hon. JOHN JOSEPH AQUILINA): (continued)

Interjections, interruptions and disorder:

Questions without notice (continued)

debate the issue he could do so by way of notice of motion at the proper time, 2563.

- If a member tried to name a netball team he would be called to order, 2672.
- Members of the Opposition would be called to order if they did not make appropriate use of the standing orders, 2676.
- If a member wished to make a clarifying statement he could do so at the appropriate time, and that was not question time, 2683.
- The Premier would be allowed to provide his response to the House, 2897, 3625, 4245, 4646, 4648, 4830.
- If the behaviour of a member to whom a degree of latitude had been extended continued, he would be called to order for the third time and removed from the Chamber, 2903. He continued to flout the rulings of the Chair. He would resume his seat or be removed from the Chamber, 2904.
- The Chair doubted that a member had memorised the passage by heart. The House was directed to come to order so that he could inform the House of the details of page 63 of Erskine May's *Parliamentary Practice*, 3070.
- The House was directed to come to order and listen to the wise words of the Minister, 3075.
- A member had ample opportunity under the standing orders to make his views clear to the House and to the public, and question time was not the appropriate time to do so, 3075.
- Members cannot repeat questions under the guise of points of order, 3081.
- Three members were on three calls to order. If there was any more wasting of time, the Chair would have no hesitation in directing the Deputy Serjeant-at-Arms to remove the members concerned, 3083.
- Too many members were calling out and seeking to disrupt the proceedings, 3439.
- This was the first occasion on which the Chair had seen a member eject himself without the aid of the Serjeant-at-Arms, 3446.

MR SPEAKER (The Hon. JOHN JOSEPH AQUILINA): (continued)

Interjections, interruptions and disorder: Questions without notice (continued)

- A member was flouting the standing orders and deliberately disrupting the procedures of the House. He was the worst offender in the House under Standing Order 59, 3628.
- The Chair is entitled to point out when a member is out of order, 3633.
- The Premier was entitled to ask questions, but question time was not the time for the Leader of the Opposition to answer them, 4039.
- The Chair was on his feet, and the Leader of the Opposition was directed to resume his seat, 4042.
- The Chair had every intention of complying with the standing orders and noted that the member who had taken a point of order could not do so with a straight face, 4242.
- The Chair had extended considerable latitude to a member who was on three calls to order. That had come to an end, 4251.
- The Chair was sure the Premier would be mindful of the standing orders, 4442.
- The Leader of the Opposition had asked a question and the House would listen to the answer, 4443.
- A question was perfectly audible, 4452.
- A member's position may have changed but the Chair could still recognise his voice and placed him on two calls to order, 4656.
- The Chair understood the question. If members ceased interjecting, the Premier may have been able to answer the question, 4657.
- Question time would be completed in the proper way, 4657.
- Members of the Government were directed to stop pointing at the honourable member for Coffs Harbour, 4818.
- The Chair invoked Standing Order 139 and forbade the honourable member for Wakehurst from debating the question, 4819.
- If a member listened more intently to the answer rather than interjecting, she would be able to hear the answer, 4823.

MR SPEAKER (The Hon. JOHN JOSEPH AQUILINA): (continued)

Interjections, interruptions and disorder:

Questions without notice (continued)

A number of Opposition members had decided to embellish question time with a Gregorian chant. If those members had no interest in the proceedings the Chair asked them to remove themselves from the Chamber and continue their chant elsewhere. The rest of the Chamber had a serious job to do, 4824.

Members wanted to hear the Premier's response, 4825.

- The House did not need a member to point out what was distinctly obvious, 4825.
- A number of members were deliberately attempting to disrupt the proceedings. Being removed from the Chamber could have dire consequences as this was the last sitting day and Parliament would not resume until after the election. Any member who was removed could remain outside the precincts until after the election, 4826, 4830.

Member removed: 1394, 1549, 2241, 3084.

Ministerial statements:

The Chair did not regard a Minister's comments as a ministerial statement; he could provide information to the House in relation to a matter of community concern, 1395.

Offensive and objectionable remarks, imputations and aspersions:

- The Chair had not understood the member with the call to be attacking a former member, which could not be the basis of a point of order. As a citizen of the State, the former member would be entitled to a right of reply, should he wish to exercise that right, 102.
- A member was called to order for casting aspersions on the Chair, 1549.
- A member was called to order for the second time for his use of unparliamentary language, which the Chair knew every member would find offensive, 1797.
- The Chair cautioned members against making a direct attack on any person in the House, 2115.
- Other than making statements that a member claimed were factually incorrect, a member

Offensive and objectionable remarks, imputations and aspersions: (continued)

had not made any remark that could be construed as insulting or offensive. The Chair was unable to ask him to withdraw his remarks. However, the debate related to education and to launch into a speech with a tirade of abuse and denigration was not the correct way to proceed, 3226.

When a member is addressing a member of the House, he should at least do him the courtesy of addressing him by his correct title and not by using derogatory remarks, 3226.

The debate was about what should occur in the future. It did not provide an ambit opportunity for members to contravene Standing Order 82 by imputing improper motives to, or making personal reflections on, members of either House. If members wanted to do that they must do it by way of substantive motion, 4213.

Expressions withdrawn or required to be withdrawn:

"We know how you [the Minister for Tourism and Sport and Recreation] behave, especially in Brisbane", 970.

"You [the honourable member for Willoughby] lied!", 1809. The Chair asked the Minister to withdraw his remark and the Minister said "I withdraw the fact that she lied", or words to that effect. It seemed that was unacceptable to the honourable member for Willoughby and the Chair again asked the Minister to withdraw the remark, which he did. There is no provision for apologies, 1809.

" ... as I said, the honourable member for North Shore nodded, moaned, groaned, fidgeted and sighed. Perhaps there is some medication for that", 2565.

Personal explanations:

Member wishing to make personal explanations should use the forms of the House, 305.

When making a personal explanation, a member must explain how his or her character has been impugned, 312. A member was not showing how his character had been impugned; he was challenging statements made by the Premier, 971.

MR SPEAKER (The Hon. JOHN JOSEPH AQUILINA): (continued)

Personal explanations: (continued)

A member was not making a personal explanation; he was making a speech, 970.

The Chair accepted a point of order as a personal explanation, 1301, had heard sufficient of a personal explanation, 1809, 4254.

Members who wish to do so may make personal explanations at the appropriate time, 2566, 4250, 4452, 4453, 4651.

The House had heard a member's personal explanation, 4254.

Points of order:

Not involved: 91, 94, 101, 102, 302, 305, 312, 451, 454, 456, 459, 460, 611, 613, 614, 812, 817, 925, 961, 964, 967, 1052, $1063,\ 1158,\ 1168,\ 1294,\ 1296,\ 1299,$ 1383, 1387, 1390, 1392, 1393, 1394, 1543, 1545, 1553, 1683, 1685, 1686, 1687, 1688, 1692, 1795, 1796, 1800, 1805, 1962, 1963, 1966, 1974, 1977, 2006, 2112, 2115, 2230, 2233, 2237, 2407, 2409, 2416, 2528, 2553, 2555, 2557, 2559, 2562, 2563, 2565, 2566, 2670, 2676, 2679, 2681, 2683, 2857, 2900, 2902, 2905, 3077, 3078, 3080, 3081, 3082, 3084, 3087, 3088, 3215, 3217, 3218, 3439, 3446, 3450, 3621, 3626, 3627, 3631, 4041, 4042, 4047, 4241, 4246, 4265, 4457, 4655, 4656, 4657, 4659, 4820, 4823, 4828, 4830, 4831, 4832, 4833.

Not upheld:

The Premier was not responding to the question he was asked, 311, 2408.

A member was not arguing priority in relation to an urgent motion, 3632.

A member was casting aspersions on the motives of the Premier, 4457.

Upheld:

Members should confine their comments to the question before the Chair, 811.

Members should be addressed by their correct titles, 815.

A Minister was asked to return to the leave of a question without notice, 2239.

When speaking in the five-minute debate relating to urgent motions, members must

MR SPEAKER (The Hon. JOHN JOSEPH AQUILINA): (continued)

Points of order:

Upheld: (continued)

give reasons why their motions should receive priority, 2909, 3086, 3222, 3786, 4053, 4458.

A member must clearly identify the document he is referring to, 3633.

- The Chair had not understood the member with the call to be attacking a former member, which could not be the basis of a point of order, 102.
- The Chair did not disagree with a point of order, but the Leader of the House was complying with the standing orders, 300.
- If the Leader of the Opposition did not know whether he was taking a point of order, he should resume his seat, 304
- The Chair had asked the Leader of the Opposition whether he was taking a point of order and understood him to say that he did not know, 304.
- A member knew better than to take a point of order relating to relevance, 313.
- A member may have made a number of points, legitimate or otherwise, but he had clearly not made out a point of order, 453.
- The Chair had ruled on a point of order, 1808, 2235, 2561, 2909, had heard sufficient on a point of order, 613, 3086, 3087, 3633, 4457, 4458, 4660, and had listened intently to it, 1970, would hear further from a Minister on a point of order before ruling on it, 1798, 1808, declined to hear anything further on a point of order, 1799, would hear a member on a point of order, 1807, 2556, would hear more of a Minister's answer before ruling on a point of order, 1808, 1972, 2558, would not entertain a further point of order, 4458, would hear one further member on a point of order, 4658, would hear a Minister on a point of order, 3079, would hear a point of order, 4039, 4041, would hear further from the member with the call, 3449, 3622, 3785, 4660.
- The Chair thought a member intended to take a point of order, and he may have upheld it, 970.

MR SPEAKER (The Hon. JOHN JOSEPH AQUILINA): (continued)

Points of order: (continued)

- An allegation of misleading the House cannot be the basis of a point of order, 1651.
- If the Leader of the Opposition wished to take a point of order he may care to think about rewording it, 1801.
- The Chair was sure a Minister would heed a point of order asking that she return to the answer to her question without notice, 1805.
- A point of order had merit, and the Chair drew the attention of the Minister with the call to the standing orders, 1808, and the Minister was asked to return to the question, 2236.
- A point of order was perfectly valid and was consistent with the Chair's earlier ruling, 3123.
- The Chair did not accept a point order, but would consider the matter further and give a ruling, 3788.
- There are no restrictions on the number of points of order that can be taken during any proceedings of the House. The standing orders in no way prohibit members from taking points of order, and they are perfectly entitled to do so, 4052.
- A point of order had no validity, 4053.
- The Chair could not uphold a point of order because, apart from having mentioned a member's title, the member with the call had not made any further comment. The Chair would hear member with the call further and reminded him that he should comply with the standing orders, 4054.

Private members' statements:

- A private member's statement should relate to matters affecting a member's electorate in a specific way. It is not good enough for the member merely to say that he has received a number of phone calls, 3122.
- The Chair referred to a ruling given by Speaker Murray on 4 September 2001 in which he said that certain remarks are outside the scope of private members' statements. For example, private members' statements should not be used to make attacks on other members, to reflect on the judiciary

Private members' statements: (continued)

or to announce government policy. To comply with the standing orders members should specifically relate their private members' statements to a specific matter that has occurred or is occurring in their electorates, 3123.

Privilege:

- The Chair had heard sufficient on a point of privilege. The remarks of a Minister had been made in a general sense. Those who had been members of the House for some time would recall far more heated remarks. However, the Chair had listened to the claim of privilege, which was recorded in *Hansard* and would leave the matter at that, 2123.
- The Chair understood the thrust of a point of privilege taken in relation to the *Hansard* record of questions without notice. He undertook to investigate the matter with the Clerk, 2908. The Chair had considered the matter raised in relation to the *Hansard* record. The record produced by the Parliamentary Reporting Staff is not strictly verbatim. In the editing process obvious mistakes are corrected and redundancies are removed. The matter raised related to an obvious error that was corrected by Hansard, without the intervention of any member. No matter of privilege was involved, 3067.
- A member who had taken a point of privilege relating to the conduct of the House had been a member for a long time and had seen all sorts of activity in the Chamber. There was no point of privilege because the standing orders had been applied and complied with. Ten questions without notice had been asked, and six of those 10 questions had been asked by members of the Opposition, 3085.
- A point of privilege, which is different from a personal explanation, must relate to a matter that has arisen suddenly, as a result of which a member believes his or her privilege as a member has been impugned, 4453.
- A member's remarks could not be regarded as a point of privilege, 4453.

MR SPEAKER (The Hon. JOHN JOSEPH AQUILINA): (continued)

Procedure:

The issue was whether the business of the House would be dealt with in accordance with a motion to suspend standing and sessional orders, 461.

Standing Order 251 (1) states:

When the message from the Council forwarding a public bill for concurrence is reported, the bill shall be read a first time without question put.

The bill had been read a first time. Standing Order 251 (2) states:

The second reading may be moved forthwith or made an Order of the Day for a future time.

That is precisely what had happened, 924.

- The Chair noted comments in relation to the availability of *Hansard*. He would discuss the matter with the Clerk and provide an answer later in the sitting, 1261.
- It being after 4.15 p.m. on a Thursday, under sessional orders the House would normally proceed to general notices followed by private members' statements. As a consequence of the question not having being put on a substantive motion, the motion would lapse. Should the House require it, with concurrence the Chair would put the question on the original motion. Concurrence was not granted, 1315.
- The anticipation rule is the subject of longstanding precedent. A number of former Speakers have ruled that the giving of notice of a bill does not preclude questions being asked seeking further information about the subject matter of the bill, provided the detail of the bill is not debated, 1385, 1542.
- The standing orders permit a member to be heard briefly in explanation, but that was not appropriate in the circumstances. The member was well aware of the proper method to be used, 1550.
- Members may use forms of the House other than point of order if they believe a member is misleading the House, 1651.
- A member knew that a Minister had sought leave before moving a motion relating to the membership of a committee. It was a procedural matter and the Minister had complied with the standing orders, 1811.

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MR SPEAKER (The Hon. JOHN JOSEPH **AQUILINA**): (continued)

Questions without notice:

Form

- A question was in part hypothetical and did not seek information. The standing orders do no allow hypothetical questions. The Chair would allow the Minister to answer the part of the question that complied with the standing orders as he saw fit, 92.
- A question was too lengthy. The Chair would give the member an opportunity to ask the question again later in question time, 309.
- A question contained claims about deception and dishonesty, which was inappropriate. The Chair ignored those words and allowed the question, but would not allow similar questions in future, 817.

Questions without notice should be succinct, 823.

- A member knew his question, which was directed to the Minister for Aboriginal Affairs, and Minister Assisting the Premier on Citizenship, was out of order as it did not relate to Aboriginal affairs or citizenship, 1686.
- A question asked in the last sitting week related to personal matters; the present question related to public affairs and to a matter of public interest. The Chair had sought advice on the matter and the question was clearly in order, 1799.
- A question as framed asked about the concerns of the Government, not the opinions of an individual. Opinions and concerns are totally different matters, 1800.
- Questions ruled in order, 1797, 1799, 1807, 3217, 4656, and a Minister was in order in answering a question, 3079.
- A question sought further information about a general matter. The fact that a bill relating to specific aspects of the matter was before the House did not mean that the question was out of order, 1805.
- A question related to the administration of justice; it was a matter of public affairs, 1808.
- A question without notice was almost a speech, 2237.

MR SPEAKER (The Hon. JOHN JOSEPH **AQUILINA**): (continued)

Questions without notice:

Form (continued)

22 May 2006 to 23 November 2006

- The Chair had dismissed points of order relating to Standing Orders 104, 138 and 137 (2) (h) and would not hear further submissions. If a member wished to canvass the ruling of the Chair there were procedures of the House available to him to do so, 3088.
- Ouestions without notice should seek information rather than provide it. Verifying the accuracy of material quoted was also an issue. Although a question contained no verification of the comments referred to, the Chair allowed it and asked members to remain cognisant of the standing orders relating to questions without notice, 3217.
- A question did not ask for a legal opinion; it asked for the nature and limits of a legal principle, 4244.

Procedure

- The Premier was entitled to give broad information about a subject matter that relates to a notice of motion for a bill. Although a notice of motion for a bill may have been given, any member is able to provide additional information on the bill, provided the detail of it is not debated, 1385.
- The Chair will decide who will ask the question, and will give the call to the member who will provide the answer, 1541.
- There is no such thing as a point of clarification during question time, 1798.
- Members should not debate the question, 3619; doing so contravenes the standing orders, 2233.

Supplementary questions

- Supplementary questions ruled out of order, 309, 1168, 2241, 2555, 2562, 4658.
- A supplementary question must arise from a Minister's reply, 308. The Chair did not recall the Premier making any reference to road tolls or road infrastructure in his reply and could not understand how the question was a supplementary question,
- What was claimed to be a supplementary question was merely a repetition, in a different form, of the original question, 2241.

Questions without notice:

Supplementary questions (continued)

The Chair had ruled on a supplementary question, 2241.

- Under no circumstances could a question be interpreted as a supplementary question. If the Leader of the Opposition could include in a supplementary question any factual material from the answer of the Minister, the Chair would allow the question, 2555.
- A supplementary question was not directly related to the Minister's answer. The Chair did not doubt that it was a valid question, but it was not a supplementary question; it was a question about another matter entirely, 2562.
- A supplementary question was a separate question and did not arise from the Minister's answer, 4658.

Minister's latitude

- A Minister had a duty and responsibility to answer a question that was posed to him and he was perfectly capable of doing so, 92.
- Ministers cannot debate questions, and a Minister was clearly responding to interjections. The Chair was sure the Minister would refrain from debating the point with a member of the Opposition, 97.
- The Premier had not uttered one irrelevant sentence in his answer, 302.
- The Chair cannot direct Ministers how to respond to a questions, 1294, 2240, 3081, 3085, 4040.
- The Minister for Community Services was competent to provide further information in answer to a question directed to the Premier, 1305.
- The Chair drew the attention of the Minister for Transport to the relevance of his answer. However, he noted that his answer contained several issues related to transport. He asked the Minister to restrict his answer to transport matters, 1388.

A point of order had some validity in relation to questions Ministers could be asked. However, the Chair was not sure that restricted a Minister's answer. The Chair drew the Minister's attention to Standing Order 135, 1388.

MR SPEAKER (The Hon. JOHN JOSEPH AQUILINA): (continued)

Questions without notice:

Minister's latitude (continued)

The House had spent considerable time listening to the Minister's reply about one day. The Chair would hate to think what it would take to occupy seven days, 1388.

- The Chair did not regard a Minister's comments as a ministerial statement; he could provide information to the House in relation to a matter of community concern, 1395.
- No standing order dictates that a Minister has to answer a question without notice with a "yes" or "no" response, 1802, and there is no basis for requiring that, 2242.
- A Minister was not giving a legal opinion; he was making a statement about the administration of his portfolio, 1803.
- A Minister was providing information in relation to police investigations, procedures and operations. The Chair would have thought those were matters of public record, not matters that were in any way material to evidence that may be placed before a court. The Minister had not been referring to press releases but to information to which he no doubt had access as the Minister, 1970.
- A Minister was asked to be mindful of the points of order that had been taken, 1972.
- The Chair had extended considerable latitude to a Minister in relation to the leave of the question. He asked the Minister to return to the main point of the question or to complete his response, 1973.
- A Minister was perfectly at liberty to advise the House on the precise implications of Independent Commission Against Corruption legislation and the consequences that may flow to any member should the legislation be transgressed, 2115.
- The Chair drew a Minister's attention to Standing Order 139 and asked him to be precise in his response, 2115. He was asked not to provide an answer by asking rhetorical questions, which could be perceived as debating the question, 2116.
- At the time a point of order was taken a Minister was talking about the actions of a person

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MR SPEAKER (The Hon. JOHN JOSEPH **AQUILINA**): (continued)

Questions without notice:

Minister's latitude (continued)

who was not a member of the House. That person had been the subject of questions. The Minister was in order, 2117.

A Minister was providing information; he was not asking rhetorical questions or debating the issue, 2117.

The Premier had answered the question, 2120.

- The Chair drew a Minister's attention to the precise wording of a question and the need to respond to it, 2121. The Chair drew the Minister's attention to a point of order and asked him to relate his answer to the question asked, 2122. The Minister was again asked to return to the leave of the question and to answer the question he was asked, 2123. As the Minister had said he was drawing his answer to a conclusion, the Chair would hear the reply, 2123. The Minister had concluded his remarks, 2123.
- The matter referred to in a point of order related to a detailed investigation of financial issues and commercial-in-confidence matters. Matters referred to the Independent Commission Against Corruption do not involve the sub judice rule. It is a matter for the Speaker and the House to decide whether the seriousness of the issue or the fact that it has been referred to the Commission Independent Against Corruption prevents it from being discussed in the Chamber. No specific issue had been raised in a question relating to criminal investigations, and the Minister was perfectly in order in providing the House with additional information in response to the question, 2235.
- If a Minister chooses not to answer a question because he anticipates responding to the Independent Commission Against Corruption, that is a matter for him. The Minister had previously said he would answer a question about the cross city tunnel at the Independent Commission Against Corruption. That was prerogative. The present situation was entirely different, and the Minister's response to the question was perfectly in order, 2235.

MR SPEAKER (The Hon. JOHN JOSEPH **AQUILINA**): (continued)

Questions without notice:

Minister's latitude (continued)

- The Premier and Ministers were directed to address the questions they were asked, 305, 819, 1689, 2237, 2905, 3083, 4647.
- A Minister was not debating the issue, 2239.
- A Minister's answer was in order, 814, 2239, 4660, 4818, was totally relevant to the question asked, 3218, 3446, 4041.
- Ministers may answer questions relating to public affairs. The question to which a member had referred in a point of order did not relate to public affairs, and for that reason it was ruled out of order. The present question was in order and the Minister was perfectly entitled to answer it, 2556.
- The Chair did not believe a Minister was debating the question. He was providing specific information to the House in response to the question he was asked, 2557.
- The Chair was sure a Minister would return to transport policies, 2674, 2677, 3079, answer the question asked, 3079, and not resort to rhetorical questions, 2675.
- The section of the question "related matters" was in order and the Minister was in order in answering it, 3079.
- The Chair was sure a Minister, who had been delivering a detailed answer for some time, would draw his answer to a close, 3080.
- A Minister was permitted to continue his reply,
- The manner in which a Minister answers question is up to the Minister, provided that the answers are relevant to the questions, 3088.
- A member could not possibly infer that the specific response of a Minister was in any way irrelevant, 3217.
- There was no way it could be inferred that a Minister was debating the subject matter; he was giving a specific answer to the question asked. If members stopped interjecting, the Minister would be able to continue his answer rather than engage in debate across the Chamber, 3218.

MR SPEAKER (The Hon. JOHN JOSEPH AQUILINA): (continued)

Questions without notice:

Minister's latitude (continued)

- The Chair has not heard enough of what a Minister had to say about claims that may have been made and whether they relate to transport policy, 3444.
- In his concluding remarks a Minister had made passing reference to transport policy, although in the bulk of his answer he had not done so, 3444.
- The Premier was directed to cease inciting his back bench, 4443.
- The Premier had been called to order in relation to actions to which a member had objected, 4448.
- The Premier could not have given a more emphatic response than he had given, 4646.
- The Chair had extended some latitude in relation to policy matters, but asked the Premier to respond to the question, 4647.
- The Premier was dealing with policy matters, and the Chair did not know whether we would get to a policy in relation to knives, the subject of the question, 4647.
- The Minister for Transport was answering a question on transport matters, as he was entitled to do, 4652.
- A Minister needed to make his answer slightly more relevant, 4652.
- A member had proven to be quite perceptive, and the Chair would talk to the Minister about the relevance of his answer, 4652.
- A Minister had the call and would complete her reply, 4653.
- While the Chair was willing to extend some latitude to a Minister, he asked the Minister to relate his answer to the cutting of red tape for small business, 4660.
- A Minister had already been directed to comply with Standing Order 82. The latter part of his answer was in order. He was perfectly competent and capable of drawing comparisons between the policies of the Leader of the Opposition and those of the Premier, 4661.

MR SPEAKER (The Hon. JOHN JOSEPH AQUILINA): (continued)

Relevance:

- A member was directed to confine his remarks to responding to the motion before the Chair. He should not venture into sundry matters that had come before the House in the past or will come before the House in the future, 313.
- The member with the call had not breached the standing orders, 929.
- Payroll tax had already been debated by the proponent of a bill. That allowed other members to range widely on financial matters that would have an impact on the economy. The member with the call was in order, but the Chair appreciated the point made about relevance, 1652. The Chair reminded the member that the bill was primarily about payroll tax and asked her to address that issue, 1653. The Chair had given the member two warnings and had been extremely patient in granting her considerable latitude in her preamble. She was asked to address the major thrust of the bill more directly, 1653.
- A Minister was asked to return to the question before the Chair, 2403.
- Members should confine their remarks to the question before the Chair, 3633.

Reordering of general business:

If a motion was given precedence, the member who had given notice of it would have an opportunity to explain it, 1538.

Tabling of documents:

- A member knew that the standing orders did not allow him to table documents, 102, 103, and the documents had been removed from the table, 103.
- The standing orders do not permit the Leader of the Opposition to table anything, 1053.
- It is a matter for Ministers to decide whether they table documents, 1392, 2406.

Use of props:

- The Leader of the Opposition knew the standing orders in relation to the use of props, 301.
- If a member tried to produce a plastic cricket bat as a prop he would be in serious trouble, 456.

22 May 2006 to 23 November 2006

MR SPEAKER (The Hon. JOHN JOSEPH AQUILINA): (continued)

Use of props: (continued)

Members will not use props, 824, 2905.

The Chair would not take kindly to the use of props during question time, 1680.

MR DEPUTY-SPEAKER (The Hon. JOHN CHARLES PRICE):

AS THE ACTING-SPEAKER:

Procedure:

A member who had claimed that there were four minutes remaining before business should have been interrupted was referring to the remaining speaking time of the member with the call and not to the time on the clock, 2130.

AS DEPUTY-SPEAKER:

Consideration of Urgent Motions:

A point of order concerning the five-minute debate relating to urgent motions had some validity and the Chair was sure the member with the call would attempt to make his argument in the remaining time available to him. The House would appreciate hearing about his urgent motion, 2569.

There was no point in asking questions about the standing orders, which were clear. When the contributions were made in the five-minute debates, a member would receive the answer he sought in his point of order, 4837.

Dehate:

The member with the call has been speaking for only 36 seconds and the Chair was sure she would substantiate her claim as she continued her speech, 108.

The member's claims had been substantiated during the time the Chair had been in the chair, 108.

The Chair was sure the Parliamentary Secretary would respond to the debate in the appropriate way, 3831.

A member was aware of the wide-ranging nature of debates. The House could go chapter and verse through the way members abuse the opportunity to speak to legislation. If the Parliamentary Secretary chose to reply to

MR DEPUTY-SPEAKER (The Hon. JOHN CHARLES PRICE): (continued)

Debate: (continued)

the debate in a certain way and his reply related to the bill, which it did, he could continue on that path, 3832.

For many years debates had encompassed what the Parliamentary Secretary was doing. As long as he confined his remarks to the bill and responded to matters that were raised during the debate, he was permitted to continue, 3832.

Given his rulings, the Chair suggested that the Parliamentary Secretary complete his reply by responding to matters that were raised during the debate, 3833.

Documents:

Members quoting from documents should verify the source, 107.

The Leader of the Opposition had identified the newspaper, and its date, from which he was quoting. He was in order, although the Chair was sure his quotation would be brief, 2568.

Interjections, interruptions and disorder:

Order and Decorum

Members wishing to launch substantive attacks on other members should do so by way of substantive motion, 104, 105.

The House does not often use acronyms. A member was asked to explain an acronym, 3091.

The Chair was sure a member was momentarily confused, 3092.

Members of the Opposition had had an opportunity to speak, 3258, and should listen to the member with the call in silence, 3231.

Members were ignoring the direction of the Chair, 3472, were directed to contain themselves, 4673, had had an opportunity to speak in the debate, 4673.

If a member did not stop waving pamphlets and resume his seat, he would be called to order, 4667.

A member had a lot to say, although she had only just arrived in the Chamber. She was warned to remain silent, 4669.

MR DEPUTY-SPEAKER (The Hon. JOHN CHARLES PRICE): (continued)

Interjections, interruptions and disorder:

Order and Decorum (continued)

The House had suffered a significant power surge and there had been a complete system shutdown. The lights would be off for a few minutes while the problem was fixed, 4668.

Points of Order

A member's remarks did not constitute a point of order, 3809, 4666, 4834, 4839, 4840.

The Chair has heard sufficient on a point of order, 4462.

Offensive and objectionable remarks, imputations and aspersions:

The Chair was sure a member, on whom it was claimed the member with the call had cast aspersions, could defend himself, 2569.

There are forms of the House other than a private member's statement that can be used to attack another member, 3471.

Standing Order 82 states:

Imputations of improper motives and personal reflections on Members of either House are disorderly other than by substantive motion.

If a member had evidence that the action he alleged had taken place, there were proper ways to deal with it. The matter could have been referred to the Electoral Commissioner or the Electoral Funding Commission. The Chair was concerned that the matter was well away from the electorate of the member, 3472.

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Personal explanations:

Members who wish to do so may make personal explanations at the appropriate time, 4462.

MR DEPUTY-SPEAKER (The Hon. JOHN CHARLES PRICE): (continued)

Points of order:

Not involved: 107, 975, 1066, 2570, 2886, 3093, 3231, 3232, 4667, 4669, 4670.

Upheld:

Members should not use props, 105, 289.

Members should confine their remarks to the question before the Chair, 107, 426, 1070, 2885, 2886, 3092.

The standing orders do not allow members to reflect on other members, 424.

It is unreasonable to talk about trains in a debate about water, 4462.

A member's remarks did not constitute a point of order, 106, 2572, 2886.

A point of order was valid, and the Chair was sure the member with the call would correct his language, 2568.

A point of order relating to the failure of the member with the call to attempt to establish priority was valid; a point of order claiming that a motion for urgent consideration had nothing to do with the State Coalition was not, 2569.

Members were asked to state their points of order, 3228.

Private members' statements:

There are forms of the House other than a private member's statement that can be used to attack another member, 3471.

Procedure:

It is the practice is the House that members refer to copious notes, 3805, and the member with the call was doing that, 2938.

There was approximately 1½ minutes remaining in which a member could speak. Pursuant to sessional orders the debate would then be interrupted, 4674.

Relevance:

Members should confine their remarks to the question before the Chair, 1070, 2569, 2886, or they will be asked to resume their seats. 4462.

The Chair was sure the member with the call understood his previous ruling and would comply with it, 2886.

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MR DEPUTY-SPEAKER (The Hon. JOHN CHARLES PRICE): (continued)

Relevance: (continued)

The Chair was sure the member with the call would return to the question before the Chair, 3228, 4462, 4838.

The debate was not about the honourable member for Southern Highlands; it was about nuclear power, 4668.

Use of props:

The member with the call knew that the use of props was not allowed. The Chair was sure the member's power of speech was sufficient to persuade the Chamber to his point of view. If it was not, he should resume his seat, 105.

The Chair was sure the member with the call had finished using props and would return to the subject matter of the motion or the amendment to it, 105.

The member with the call knew the rules about props. He could use a document as a personal note but could not display it. If he did, the Chair would direct him to resume his seat, 1072. As long as the document was used to make a passing reference the member could continue, 1073.

THE CHAIRMAN OF COMMITTEES (MR JOHN CHARLES MILLS):

AS ACTING-SPEAKER:

Chair:

Member should not canvass rulings of the Chair, 1660.

Consideration of Urgent Motions:

When speaking in the five-minute debate relating to urgent motions, members must give reasons why their motions should receive priority, 826, 827, and the Leader of the Opposition was generally following that dictum, 1979, and the Leader of The Nationals was going into far too much argumentative detail, 4662.

A member taking a point of order in relation to the consideration of urgent motions was in order until he started debating the substance of the matter, 827.

A member was only partly complying with the standing orders during the five-minute debate on urgent motions, 827.

THE CHAIRMAN OF COMMITTEES (MR JOHN CHARLES MILLS): (continued)

Debate:

Members should be given an opportunity to develop their argument, 940.

Members leading for the Opposition in a second reading debate are entitled to take a fairly broad-brush approach in their preamble before coming to a discussion of the bill. However, the member with the call was asked to bear in mind that sooner or later he must talk about the bill. 1658.

The attention of the member with the call was drawn to a point of order relating to the introduction of new material when speaking in reply, 2424.

Divisions:

The Chair reminded the Leader of the Opposition that the House was in division. His behaviour was disorderly, 1554.

Interjections, interruptions and disorder:

Interjections

There was too much interjection and crosstalk. A member who was interjecting could seek the call later if he wished, 1558.

A member was directed to cease interjecting; he had a right of reply, 2913.

Order and Decorum

A member was reminded that he had a right of reply, 937.

Members should be on their best behaviour when the gallery is full of people watching and listening to the outcome of an interesting debate, 940.

The member with the call was the only member entitled to speak, 1405.

Members should direct their remarks through the Chair, 1411, 1558, 1662, 4225, not across the Chamber, 1660, and not worry about members of the Opposition, 4662.

Members should be addressed by their correct titles, and the Chair was sure the member with the call would do so as he often took points of order in relation to that matter himself, 1558.

Members persisted in talking outside the leave of the bill, 1663, are not entitled to use red

THE CHAIRMAN OF COMMITTEES (MR JOHN CHARLES MILLS): (continued)

Order and Decorum (continued)

herrings, 2420, were becoming most disorderly, 2424, were asked to comply with the rules of the House or resume his seat, 3800, do not give the call, 4226.

A member had not exercised the opportunity to address the House. He was directed to cease interjecting or he would be called to order. He should have realised that his tirade of interjections should cease; it was disorderly. He should consider leaving the Chamber if he could not control himself, 3500.

Points of Order

- A point of order was the third in less than a minute, 940.
- A point of order had been taken every 30 seconds or less, which did not give the member with the call time to develop an argument, 941.
- A member was debating the question. Projects of national importance other than the Snowy Hydro could be referred to in debate on the Snowy Hydro Corporatisation Amendment (Parliamentary Scrutiny of Sale) Bill, 943.
- The Chair hoped a member, when taking a point of order, would provide the standing order he alleged had been breached, 1277.
- A member was out of order unless he was speaking to a point of order, 1659.
- A member was debating the substantive issue while taking a point of order, 1662. He could seek the call later if he wished to contribute to the debate, 2420.
- The Chair had heard enough on a point of order.

 The member with the call was allowed to continue and the Chair would listen a little more carefully, 2914.
- The ministerial code of conduct should not be the subject of points of order, 3499.
- The Chair had ruled on a point of order, 1600, 3500, had heard enough on a point of order, 944, 3614, 3615, 4661, would hear further from the member who had taken the point of order, 4662, would listen more closely to the debate following a point of order, 1982.

THE CHAIRMAN OF COMMITTEES (MR JOHN CHARLES MILLS): (continued)

Order and Decorum

Points of Order (continued)

- A member was debating the question, not taking a point of order, 3800, 4060, 4062.
- Thirty-five seconds is not long enough to establish a basis for a point of order, 4661.
- The Chair did not appreciate the assistance of the Leader of the Opposition when ruling on a point of order, 4666.

Offensive and objectionable remarks, imputations and aspersions:

- A member was cautioned to use reasonable language, 3613.
- Criticism, as distinct from a personal attack, is allowed, 3796.
- A member was criticising a person who was not a member of the House; he was not making a personal attack or imputing improper motives, 3796.
- There is a fine line between attack and personal criticism. A member is allowed to criticise other members for their policies, even if the member does not use tautology such as "secret clandestine deal", 4226.
- The Chair did not believe a member's remarks transgressed Standing Order 82, but he would look at the standing orders, 4662.

Points of order:

Not involved: 830, 937, 940, 941, 944, 1277, 1665, 2422, 2423, 2915, 3057, 3499, 3800, 4060, 4061, 4225, 4662.

Not upheld:

A member was not addressing the question before the Chair, 2912.

Upheld:

Members should not attack members of the public when making private members' statements, 484.

Members should address the question before the Chair, 1659, 1662, 2420, 3615.

A member taking a point of order in relation to the consideration of urgent motions was in order until he started debating the substance of the matter, 827.

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THE CHAIRMAN OF COMMITTEES (MR JOHN CHARLES MILLS): (continued)

Order and Decorum

An allegation of misleading the House cannot be the basis of a point of order, 3057, 4061, 4225

Private members' statements:

A point of order taken during a private member's statement was not unprecedented. In 1988 Speaker Rozzoli ruled:

The type of matter raised in a member's capacity as a shadow Minister would generally be outside the spirit of a private member's statement.

2588.

Procedure:

Copies of a bill were available to members, 429.

Relevance:

The debate related to spray paint graffiti in general, so members had a fairly broad brief. From what the Chair had heard the member with the call was in order, 141.

A member was asked to return to the leave of the bill, 1662, 3613, 3614, 4226, and the Chair had already given a direction that the member do so, 4225.

A member was not permitted to list the failings of the Government when speaking on a bill relating to education funding, 1663.

Speaker Rozzoli ruled:

Members leading for the Opposition are allowed some latitude in canvassing matters outside the scope of the bill. The same degree of latitude is not exercised for members following in the debate.

Neither Government nor Opposition members could range outside the leave of the bill in the way the member leading for the Opposition had done as a result of earlier rulings, 1663.

A member who had taken a point of order relating to relevance had taken a narrow view of a motion which was in two parts. The member with the call was speaking to the first part; the member was speaking to the second part, 1982.

The Chair was sure he need not remind the member with the call that he must confine his remarks either to the motion or the amendment, 2420.

THE CHAIRMAN OF COMMITTEES (MR JOHN CHARLES MILLS): (continued)

Relevance: (continued)

A member's remarks were directly particularly to paragraph (3) of the motion and were in order, 4666.

Use of props:

Members should not use props, 830.

AS CHAIRMAN OF COMMITTEES:

Debate:

The Committee stage is not the appropriate time for a second reading debate. The Chair understood that a member wished to make a point and had made allowance for that. However, the member should direct his remarks to the amendment before the Committee. General comments would be ruled out of order, 4092.

ACTING-SPEAKERS AND TEMPORARY CHAIRMEN OF COMMITTEES

Ms MARIE THERESE ANDREWS:

AS ACTING-SPEAKER:

Chair:

Members should not debate rulings of the Chair, 1673

Debate:

The Chair was sure the Parliamentary Secretary would respond in reply to what speakers in the debate had said, 282, 439.

Debates on private members' motions are wide ranging and an amount of latitude is allowed, 1285, 1287.

A degree of flexibility is allowed in second reading debates, 2391.

Interjections, interruptions and disorder:

Interjections

The Chair reminded a member who was interjecting that he had already contributed to the debate, 1562.

Order and Decorum

There was too much noise on the Opposition benches. Opposition members would have a opportunity to contribute to the debate at the appropriate stage, 349, 352.

Ms MARIE THERESE ANDREWS: (continued)

Interjections, interruptions and disorder:

Order and Decorum (continued)

Members should direct their remarks through the Chair, 1289, 1290, 1671, and not to members opposite, 445.

Members are entitled to be heard in silence, 831, 3418, 3602.

Points of Order

A member was wasting the speaking time of the member with the call, 835.

The Chair would not accept a member's remarks as a point of order, 946. A member's remarks did not constitute a point of order, 1287, 4236, 4842, 4843.

A member's remarks were a question, not a point of order, 1289.

Members were asked to state their points of order, 1284, had made their point, 1290, should resume their seats when points of order are taken, 2890.

The Chair would not debate her ruling on a point of order, 1285, had not ruled on a point of order, 1287, 2890, 3043, had heard sufficient to rule on a point of order, 3043, had ruled on a point of order and would not debate the issue, 2392, was sure the Parliamentary Secretary would answer the question posed in a point of order, and permitted him to do so. The Parliamentary Secretary appeared to have some information, but questions such as that posed in the point of order should be raised in another forum, 4236.

A member was advised to take his point of order on the Parliamentary Secretary, who had the call, 1285.

A members had been in the House long enough to know the standing orders relating to points of order, 4842.

A member was advised to learn the standing orders relating to points of order, 4842.

Offensive and objectionable remarks, imputations and aspersions:

The member with the call had referred to illegal activity, 439.

A member was advised to take care with his language, 1289, 3043, and not to make personal remarks about other members, 3608.

Ms MARIE THERESE ANDREWS: (continued)

Offensive and objectionable remarks, imputations and aspersions: (continued)

When she was given the call, a member could deal with the remarks of a member who had taken a point of order, 1672.

Points of order:

Not involved: 352, 834, 835, 946, 1285, 1286, 1673, 1677, 1986, 2391, 3060, 3418, 4841, 4842.

Upheld:

A member should withdraw his remarks, 439, 1670, 1671.

Members should confine their remarks to the question before the Chair, 2890, 3061, 3421, 3601, 3615, and not debate the matter with other members, 3608.

A member's remarks were a point of clarification rather than a point of order, 1562.

The Chair was ruling on a point of order, 1670.

A member was permitted to continue to speak to her point of order, 1671.

The Chair did not accept a point of order claiming that a member's remarks were not relevant to the question before the Chair, 2391,

A member was debating the substance of the issue rather than the point of order, 3062.

Relevance:

Members should confine their remarks to the question before the Chair, 439, 1288, 1671, 1672, 2721, 2722, 3043, 3607, 3830, and not engage in debate with the occupant of the chair, 3043, or other members, 3607, 3608.

The Chair was sure the member with the call was getting to the point, 1284, would return to the substance of the debate, 1561.

A member was addressing the question before the Chair; he was giving examples, 2391.

Mr PAUL GERARD LYNCH:

AS ACTING-SPEAKER:

Interjections, interruptions and disorder:

Order and Decorum

If a member repeated his behaviour he would be called to order, 931.

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Mr PAUL GERARD LYNCH: (continued)

Interjections, interruptions and disorder:

Order and Decorum (continued)

The Chair drew the attention of the member with the call to the possible consequences of allegations of lying, 1697.

Points of Order

A member's remarks did not constitute a point of order, 2252.

Offensive and objectionable remarks, imputations and aspersions:

There is no provision in the standing orders to deal with a member displaying a hand action. The only action the Chair had seen was the member who had taken the point of order shouting and waving his hands around, 930.

Points of order:

Not involved: 323, 2248, 2253.

Private members' statements:

The latitude the Chair had extended in allowing a member to deliver a speech as a private member's statement should not be taken as a precedent, 636.

Procedure:

A motion to suspend standing and sessional orders had two consequences. The first was to suspend standing and sessional orders, and a deferred division would have been dealt with under the sessional orders. The second was that the House would deal forthwith with a bill. On that basis the House must deal first with the bill, 930.

Relevance:

The Chair was struggling to understand how 1938 was relevant to the Mount Panorama Motor Racing Amendment Bill, but he would give the member with the call a little more time to expand on the theme, 2950.

Members should confine their remarks to the question before the Chair, 2952.

Ms MARIANNE FRANCES SALIBA:

AS ACTING-SPEAKER:

Chair:

The Chair could not comment on decisions made by other occupants of the chair, 109.

Ms MARIANNE FRANCES SALIBA: (continued)

Debate:

The debate had been wide ranging and the member with the call was allowed to continue, 109.

Interjections, interruptions and disorder:

Order and Decorum

Members should be referred to by their correct titles, 109.

Points of Order

Members should allow the Chair to rule before taking further points of order, 4073.

The Chair had ruled on a point of order, 109.

Points of order:

Not involved: 108, 644, 1528, 3429, 3635, 3636, 3791, 4073.

Upheld:

Members should confine their remarks to the question before the Chair, 1404.

Relevance:

Members should confine their remarks to the question before the Chair, 1404, 3271, 3422, 3423, 3424, 3428, 4073, 4271, and the Chair was sure a member would do so, 3636.

The Chair was sure the member with the call was about to address the question before the Chair, 3423, 3790, would return to the motion before the House, 3423.

Use of props:

Props must not be used in the House, 109.

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Third reading, 2273 (26.09.2006)

Bill returned, 4316 (17.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 2309 (27.09.2006)

Second reading, 4196 (16.11.2006)

Third reading, 4201 (16.11.2006)

Appropriation Bill 2006 (cognate)

Assembly

Bill introduced and read a first time, 583 (06.06.2006)

Second reading, 583 (06.06.2006)

Suspension of standing and sessional

orders, 612 (06.06.2006)

Second reading, 777 (07.06.2006)

Suspension of standing and sessional

orders, 787 (07.06.2006)

Second reading, 789 (07.06.2006)

Third reading, 789 (07.06.2006)

Bill returned, 924 (08.06.2006)

Assent, 1045 (29.08.2006)

Council

Bill received and read a first time. Standing orders suspended, 691 (07.06.2006)

Second reading, 749 (07.06.2006)

Third reading, 765 (07.06.2006)

Assent, 1013 (29.08.2006)

Appropriation (Budget Variations) Bill 2006

Assembly

Assent, 14 (22.05.2006)

Council

Assent, 26 (23.05.2006)

Appropriation (Parliament) Bill 2006 (cognate)

Assembly

Bill introduced and read a first time, 583 (06.06.2006)

Second reading, 583 (06.06.2006)

Suspension of standing and sessional

orders, 612 (06.06.2006)

Second reading, 777 (07.06.2006)

Suspension of standing and sessional

orders, 787 (07.06.2006)

Second reading, 789 (07.06.2006)

Third reading, 789 (07.06.2006)

Bill returned, 924 (08.06.2006)

Assent, 1045 (29.08.2006)

Council

Bill received and read a first time. Standing orders suspended, 691 (07.06.2006)

Second reading, 749 (07.06.2006)

Third reading, 765 (07.06.2006)

Assent, 1013 (29.08.2006)

Appropriation (Special Offices) Bill 2006 (cognate)

Assembly

Bill introduced and read a first time, 583 (06.06.2006)

Appropriation (Special Offices) Bill 2006

(cognate) (Continued)

Assembly (Continued)

Second reading, 583 (06.06.2006)

Suspension of standing and sessional

orders, 612 (06.06.2006)

Second reading, 777 (07.06.2006)

Suspension of standing and sessional

orders, 787 (07.06.2006)

Second reading, 789 (07.06.2006)

Third reading, 789 (07.06.2006)

Bill returned, 924 (08.06.2006)

Assent, 1045 (29.08.2006)

Council

Bill received and read a first time. Standing orders suspended, 691 (07.06.2006)

Second reading, 749 (07.06.2006)

Third reading, 765 (07.06.2006)

Assent, 1013 (29.08.2006)

Avalon Police Station (Public Ownership) Bill 2006

Assembly

Bill introduced and read a first time, 4288

Second reading, 4288 (17.11.2006)

Bail Amendment (Lifetime Parole) Bill 2006

Assembly

Suspension of standing and sessional orders, 1810 (19.09.2006)

Bill introduced and read a first time, 1856 (19.09.2006)

Second reading, 1856 (19.09.2006), 2275

(26.09.2006)

Third reading, 2277 (26.09.2006)

Bill returned, 2935 (18.10.2006)

Assent, 3767 (14.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 2309 (27.09.2006)

Second reading, 2793 (18.10.2006)

Third reading, 2795 (18.10.2006)

Assent, 3679 (14.11.2006)

Banning Political Advertising (Make Labor Pay) Bill 2006

Assembly

Bill introduced and read a first time, 3040 (19.10.2006)

Second reading, 3040 (19.10.2006), 3586 (26.10.2006)

Business Names Amendment Bill 2006

Assembly

Suspension of standing and sessional orders, 1553 (06.09.2006)

Bill introduced and read a first time, 1581 (06.09.2006)

Second reading, 1582 (06.09.2006), 2273 (26.09.2006)

Third reading, 2275 (26.09.2006)

Bill returned, 2945 (18.10.2006)

Assent, 3767 (14.11.2006)

Business Names Amendment Bill 2006

(Continued)

Council

Bill received and read a first time. Standing orders suspended, 2309 (27.09.2006)

Second reading, 2824 (18.10.2006)

Third reading, 2828 (18.10.2006)

Assent, 3679 (14.11.2006)

Careel Bay Protection Bill 2006

Assembly

Bill restored, 99 (23.05.2006)

Central Coast Water Corporation Bill 2006 (cognate)

Assembly

Suspension of standing and sessional

orders, 3270 (24.10.2006)

Bill introduced and read a first time, 3277

(24.10.2006)

Second reading, 3277 (24.10.2006)

Suspension of standing and sessional

orders, 3602 (26.10.2006)

Second reading, 3801 (14.11.2006)

Committee, 3820 (14.11.2006)

Third reading, 3825 (14.11.2006)

Bill returned, 4267 (16.11.2006)

Committee: Consideration of Legislative

Council's amendments, 4286 (16.11.2006)

Adoption of report, 4286 (16.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 3745 (14.11.2006)

Second reading, 3893 (15.11.2006)

Committee, 4120 (16.11.2006), 4137 (16.11.2006)

Third reading, 4141 (16.11.2006)

Bill returned, 4317 (21.11.2006)

Channel 7 Former Epping Site Protection Bill 2006

Assembly

Bill introduced and read a first time, 1261 (31.08.2006)

Second reading, 1261 (31.08.2006)

Charitable Trusts Amendment Bill 2006

Assembly

Bill introduced and read a first time, 3658

Second reading, 3658 (27.10.2006), 4027 (15.11.2006)

Third reading, 4030 (15.11.2006)

Bill returned, 4316 (17.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 3893 (15.11.2006)

Second reading, 4183 (16.11.2006)

Third reading, 4187 (16.11.2006)

Charter of Budget Honesty (Election Promises Costing) Bill 2006

Assembly

Bill introduced and read a first time, 2685 (17.10.2006)

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Charter of Budget Honesty (Election Promises Costing) Bill 2006 (Continued)

Assembly (Continued)

Second reading, 2685 (17.10.2006), 3415 (25.10.2006)

Third reading, 3420 (25.10.2006)

Bill returned, 3825 (14.11.2006)

Council

Bill received and read a first time. Standing

orders suspended, 3318 (25.10.2006)

Second reading, 3685 (14.11.2006)

Suspension of standing orders: Instruction

to Committee, 3693 (14.11.2006)

Committee, 3693 (14.11.2006), 3716 (14.11.2006)

Third reading, 3716 (14.11.2006)

Children and Young Persons (Care and **Protection) Amendment Bill 2006**

Assembly

Bill restored, 25 (22.05.2006)

Second reading, 650 (06.06.2006)

Third reading, 654 (06.06.2006)

Bill returned, 1423 (05.09.2006)

Council

Bill received and read a first time. Standing orders suspended, 665 (07.06.2006)

Second reading, 1340 (05.09.2006), 1364 (05.09.2006)

Third reading, 1372 (05.09.2006)

Assent, 1719 (19.09.2006)

Children and Young Persons (Care and **Protection) Amendment (Parent** Responsibility Contracts) Bill 2006

Suspension of standing and sessional orders, 1553 (06.09.2006)

Bill introduced and read a first time, 1579 (06.09.2006)

Second reading, 1579 (06.09.2006), 2023 (20.09.2006)

Third reading, 2033 (20.09.2006)

Bill returned, 2453 (27.09.2006)

Assent, 2666 (17.10.2006)

Council

Bill received and read a first time. Standing orders suspended, 2034 (21.09.2006)

Second reading, 2288 (27.09.2006), 2318

(27.09.2006)

Third reading, 2341 (27.09.2006)

Assent, 2591 (17.10.2006)

Children and Young Persons (Care and **Protection) Miscellaneous Amendments Bill** 2006

Assembly

Suspension of standing and sessional orders, 3270 (24.10.2006)

Bill introduced and read a first time, 3273 (24.10.2006)

Second reading, 3273 (24.10.2006), 3843 (14.11.2006)

Committee, 3851 (14.11.2006)

Third reading, 3851 (14.11.2006)

Bill returned, 4210 (16.11.2006)

Children and Young Persons (Care and Protection) Miscellaneous Amendments Bill

2006 (Continued)

Council

Bill received and read a first time. Standing orders suspended, 3892 (15.11.2006)

Second reading, 3926 (15.11.2006)

Committee, 3970 (15.11.2006)

Third reading, 3974 (15.11.2006)

Children (Detention Centres) Amendment Bill 2006

Assembly

Suspension of standing and sessional orders, 154 (23.05.2006)

Bill introduced and read a first time, 164 (23.05.2006)

Second reading, 164 (23.05.2006)

Suspension of standing and sessional

orders, 424 (25.05.2006)

Second reading, 463 (25.05.2006)

Third reading, 469 (25.05.2006)

Bill returned, 776 (07.06.2006)

Assent, 1045 (29.08.2006)

Council

Bill received and read a first time. Standing orders suspended, 410 (25.05.2006)

Second reading, 558 (06.06.2006)

Third reading, 575 (06.06.2006)

Assent, 1013 (29.08.2006)

Civil Liability Amendment Bill 2006

Assembly

Bill restored, 25 (22.05.2006)

Second reading, 130 (23.05.2006)

Third reading, 134 (23.05.2006)

Bill returned, 645 (06.06.2006)

Committee: Consideration of Legislative Council's amendments, 977 (08.06.2006)

Adoption of report, 977 (08.06.2006)

Assent, 1045 (29.08.2006)

Council

Bill received and read a first time. Standing orders suspended, 72 (23.05.2006)

Second reading, 518 (06.06.2006), 538 (06.06.2006)

Committee, 541 (06.06.2006)

Third reading, 542 (06.06.2006)

Assent, 1013 (29.08.2006)

Civil Liability Amendment (Mental Illness) Bill 2006

Assembly

Bill restored, 99 (23.05.2006)

Coal and Oil Shale Mine Workers (Superannuation) Bill 2006

Assembly

Suspension of standing and sessional orders, 154 (23.05.2006)

Bill introduced and read a first time, 157 (23.05.2006)

Second reading, 157 (23.05.2006)

Coal and Oil Shale Mine Workers

(Superannuation) Bill 2006 (Continued)

Assembly (Continued)

Suspension of standing and sessional orders, 424 (25.05.2006)

Second reading, 434 (25.05.2006)

Third reading, 435 (25.05.2006)

Bill returned, 645 (06.06.2006)

Assent, 1045 (29.08.2006)

Council

Bill received and read a first time. Standing orders suspended, 387 (25.05.2006)

Second reading, 546 (06.06.2006)

Third reading, 549 (06.06.2006)

Assent, 1013 (29.08.2006)

Community Protection (Closure of Illegal Brothels) Bill 2006

Assembly

Bill introduced and read a first time, 2077 (21.09.2006)

Second reading, 2077 (21.09.2006)

Companion Animals Amendment Bill 2006

Assembly

Bill introduced and read a first time, 3282 (24.10.2006)

Second reading, 3282 (24.10.2006), 3833 (14.11.2006)

Third reading, 3843 (14.11.2006)

Bill returned, 4210 (16.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 3871 (15.11.2006)

Second reading, 3974 (15.11.2006)

Third reading, 3986 (15.11.2006)

Constitution Amendment (Governor) Bill 2006

Assembly

Bill restored, 25 (22.05.2006)

Second reading, 135 (23.05.2006)

Third reading, 135 (23.05.2006)

Bill returned, 342 (24.05.2006)

Assent, 601 (06.06.2006)

Council

Bill restored, 26 (23.05.2006)

Second reading, 179 (24.05.2006), 205 (24.05.2006)

Third reading, 206 (24.05.2006)

Assent, 491 (06.06.2006)

Conveyancers Licensing Amendment Bill 2006

Assembly

Bill restored, 25 (22.05.2006)

Second reading, 282 (24.05.2006)

Third reading, 287 (24.05.2006)

Bill returned, 342 (24.05.2006)

Assent, 601 (06.06.2006)

Council

Bill received and read a first time. Standing

orders suspended, 193 (24.05.2006)

Second reading, 224 (24.05.2006)

Third reading, 230 (24.05.2006)

Assent, 491 (06.06.2006)

Correctional Services Legislation Amendment Bill 2006

Assembly

Suspension of standing and sessional orders, 154 (23.05.2006)

Bill introduced and read a first time, 167 (23.05.2006)

Second reading, 167 (23.05.2006)

Suspension of standing and sessional

orders, 424 (25.05.2006)

Second reading, 437 (25.05.2006)

Third reading, 440 (25.05.2006)

Council

Bill received and read a first time. Standing orders suspended, 387 (25.05.2006)

Second reading, 701 (07.06.2006), 708 (07.06.2006)

Bill referred to General Purpose Standing

Committee No. 3 for inquiry and report, 711 (07.06.2006)

Courts Legislation Amendment Bill 2006

Assembly

Assent, 14 (22.05.2006)

Bill returned, 14 (22.05.2006)

Council

Assent, 26 (23.05.2006)

Courts Legislation Further Amendment Bill 2006

Assembly

Suspension of standing and sessional orders, 313 (24.05.2006)

Bill introduced and read a first time, 366

Second reading, 366 (24.05.2006)

Suspension of standing and sessional orders, 424 (25.05.2006)

Second reading, 645 (06.06.2006)

Third reading, 650 (06.06.2006)

Bill returned, 996 (08.06.2006)

Assent, 1045 (29.08.2006)

Council

Bill received and read a first time. Standing orders suspended, 665 (07.06.2006)

Second reading, 907 (08.06.2006)

Third reading, 913 (08.06.2006)

Assent, 1013 (29.08.2006)

Crimes (Administration of Sentences) Amendment Bill 2006

Assembly

Suspension of standing and sessional orders, 2738 (17.10.2006)

Bill introduced and read a first time, 2748 (17.10.2006)

Second reading, 2748 (17.10.2006)

Suspension of standing and sessional

orders, 2882 (18.10.2006)

Second reading, 2884 (18.10.2006)

Committee, 2889 (18.10.2006)

Third reading, 2891 (18.10.2006)

Bill returned, 3133 (20.10.2006)

Assent, 3767 (14.11.2006)

22 May 2006 to 23 November 2006

Crimes (Administration of Sentences)

Amendment Bill 2006 (Continued)

Council

Bill received and read a first time. Standing orders suspended, 2808 (18.10.2006) Second reading, 3007 (19.10.2006) Committee, 3029 (19.10.2006) Third reading, 3031 (19.10.2006)

Assent, 3679 (14.11.2006)

Crimes Amendment (Age of Consent) Bill 2006

Council

Suspension of standing and sessional orders, 4730 (23.11.2006)

Crimes Amendment (Apprehended Violence) Bill 2006

Assembly

Suspension of standing and sessional orders, 1553 (06.09.2006)

Bill introduced and read a first time, 1591 (06.09.2006)

Second reading, 1591 (06.09.2006), 1946

(20.09.2006), 2011 (20.09.2006) Third reading, 2023 (20.09.2006)

Bill returned, 2891 (18.10.2006)

Assent, 3767 (14.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 2034 (21.09.2006) Second reading, 2345 (27.09.2006) Committee, 2758 (18.10.2006) Third reading, 2762 (18.10.2006) Assent, 3679 (14.11.2006)

Crimes Amendment (Murder of Police Officers) Bill 2006

Assembly

Bill restored, 99 (23.05.2006)

Crimes Amendment (Organised Car and Boat Theft) Bill 2006

Assembly

Bill restored, 25 (22.05.2006)

Bill returned, 130 (23.05.2006)

Assent, 601 (06.06.2006)

Council

Bill restored, 26 (23.05.2006) Second reading, 60 (23.05.2006) Third reading, 64 (23.05.2006) Assent, 491 (06.06.2006)

Crimes and Courts Legislation Amendment Bill 2006

Assembly

Suspension of standing and sessional orders, 3629 (26.10.2006)

Bill introduced and read a first time, 3663

Second reading, 3663 (27.10.2006), 4030 (15.11.2006) Third reading, 4035 (15.11.2006)

Bill returned, 4510 (21.11.2006)

Crimes and Courts Legislation Amendment Bill

2006 (Continued)

Assembly (Continued)

Committee: Consideration of Legislative Council's amendments, 4623 (22.11.2006)

Adoption of report, 4627 (22.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 3893 (15.11.2006)

Second reading, 4326 (21.11.2006), 4351 (21.11.2006)

Committee, 4352 (21.11.2006)

Third reading, 4359 (21.11.2006)

Crimes (Appeal and Review) Amendment (DNA Review Panel) Bill 2006 (cognate)

Assembly

Suspension of standing and sessional orders, 1810 (19.09.2006)

Bill introduced and read a first time, 1811

Second reading, 1811 (19.09.2006), 2382 (27.09.2006)

Third reading, 2400 (27.09.2006)

Bill returned, 2854 (18.10.2006)

Assent, 3210 (24.10.2006)

Bill received and read a first time. Standing orders suspended, 2318 (27.09.2006)

Second reading, 2603 (17.10.2006), 2621 (17.10.2006)

Committee, 2650 (17.10.2006)

Third reading, 2655 (17.10.2006)

Assent, 3135 (24.10.2006)

Crimes (Appeal and Review) Amendment (Double Jeopardy) Bill 2006 (cognate)

Suspension of standing and sessional orders, 1810 (19.09.2006)

Bill introduced and read a first time, 1811 (19.09.2006)

Second reading, 1811 (19.09.2006), 2382 (27.09.2006)

Third reading, 2400 (27.09.2006)

Bill returned, 2854 (18.10.2006)

Assent, 3210 (24.10.2006)

Council

Bill received and read a first time. Standing orders suspended, 2318 (27.09.2006)

Second reading, 2603 (17.10.2006), 2621 (17.10.2006)

Committee, 2640 (17.10.2006)

Third reading, 2655 (17.10.2006)

Assent, 3135 (24.10.2006)

Crimes (Forensic Procedures) Amendment Bill 2006

Assembly

Suspension of standing and sessional orders, 2527 (28.09.2006)

Bill introduced and read a first time, 2544 (28.09.2006)

Second reading, 2544 (28.09.2006), 2718 (17.10.2006)

Third reading, 2720 (17.10.2006)

Crimes (Forensic Procedures) Amendment Bill

2006 (*Continued*)

Assembly (Continued)

Bill returned, 2935 (18.10.2006)

Assent, 3767 (14.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 2655 (17.10.2006)

Second reading, 2795 (18.10.2006)

Third reading, 2798 (18.10.2006)

Assent, 3679 (14.11.2006)

Crimes Legislation Amendment (Gangs) Bill 2006

Assembly

Suspension of standing and sessional

orders, 1141 (30.08.2006)

Bill introduced and read a first time, 1142 (30.08.2006)

Second reading, 1142 (30.08.2006), 1517

(06.09.2006) Third reading, 1535 (06.09.2006)

Bill returned, 1854 (19.09.2006)

Assent, 2666 (17.10.2006)

Council

Bill received and read a first time. Standing orders suspended, 1475 (06.09.2006)

Second reading, 1733 (19.09.2006), 1752 (19.09.2006)

Third reading, 1761 (19.09.2006)

Crimes (Sentencing Procedure) Amendment Bill 2006

Assembly

Bill restored, 25 (22.05.2006)

Bill returned, 167 (23.05.2006)

Assent, 601 (06.06.2006)

Council

Bill restored, 26 (23.05.2006)

Second reading, 68 (23.05.2006)

Third reading, 72 (23.05.2006)

Assent, 491 (06.06.2006)

Crimes (Sentencing Procedure) Amendment (Gang Leaders) Bill 2006

Assembly

Bill restored, 99 (23.05.2006)

Criminal Procedure Amendment (Sexual and Other Offences) Bill 2006

Assembly

Suspension of standing and sessional

orders, 2955 (18.10.2006)

Bill introduced and read a first time, 2958 (18.10.2006)

Second reading, 2958 (18.10.2006), 3404 (25.10.2006)

Third reading, 3415 (25.10.2006)

Bill returned, 3655 (27.10.2006)

Assent, 3767 (14.11.2006)

Bill received and read a first time. Standing orders suspended, 3318 (25.10.2006)

Second reading, 3550 (26.10.2006)

Third reading, 3571 (26.10.2006)

Criminal Procedure Amendment (Sexual and Other Offences) Bill 2006 (Continued)

Council (Continued)

Assent, 3679 (14.11.2006)

Criminal Procedure Amendment (Vulnerable Persons) Bill 2006

Assembly

Bill introduced and read a first time, 4618

(22.11.2006)

Second reading, 4618 (22.11.2006)

Crown Lands Legislation Amendment (Carbon Sequestration) Bill 2006

Assembly

Suspension of standing and sessional

orders, 2955 (18.10.2006)

Bill introduced and read a first time, 2962

Second reading, 2962 (18.10.2006), 3248 (24.10.2006)

Third reading, 3253 (24.10.2006)

Bill returned, 3589 (26.10.2006)

Assent, 3767 (14.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 3190 (24.10.2006)

Second reading, 3376 (25.10.2006)

Third reading, 3389 (25.10.2006)

Assent, 3679 (14.11.2006)

Deer Bill 2006

Assembly

Bill introduced and read a first time, 1125 (30.08.2006)

Second reading, 1125 (30.08.2006), 1436

(05.09.2006), 2085 (21.09.2006)

Third reading, 2090 (21.09.2006)

Bill returned, 3502 (25.10.2006)

Committee: Consideration of Legislative Council's amendments, 4621 (22.11.2006)

Adoption of report, 4627 (22.11.2006)

Bill received and read a first time. Standing orders suspended, 2055 (21.09.2006)

Second reading, 3325 (25.10.2006)

Committee, 3339 (25.10.2006), 3361 (25.10.2006)

Adoption of report, 3375 (25.10.2006)

Committee (Bill recommited), 3375 (25.10.2006)

Third reading, 3376 (25.10.2006)

Drug Misuse and Trafficking Amendment Bill 2006

Assembly

Bill restored, 25 (22.05.2006)

Committee: Consideration of Legislative Council's amendments, 470 (25.05.2006)

Adoption of report, 470 (25.05.2006)

Assent, 601 (06.06.2006)

Council

Assent, 491 (06.06.2006)

22 May 2006 to 23 November 2006

Drug Misuse and Trafficking Amendment (Hydroponic Cultivation) Bill 2006

Assembly

Suspension of standing and sessional orders, 460 (25.05.2006)

Bill introduced and read a first time, 473 (25.05.2006)

Second reading, 473 (25.05.2006), 638 (06.06.2006)

Third reading, 645 (06.06.2006)

Bill returned, 975 (08.06.2006)

Assent, 1045 (29.08.2006)

Council

Bill received and read a first time. Standing orders suspended, 575 (06.06.2006)

Second reading, 897 (08.06.2006)

Third reading, 905 (08.06.2006)

Assent, 1013 (29.08.2006)

Duties Amendment (Abolition of State Taxes) Bill 2006 (cognate)

Assembly

Bill introduced and read a first time, 583 (06.06.2006)

Second reading, 583 (06.06.2006)

Suspension of standing and sessional

orders, 612 (06.06.2006)

Second reading, 777 (07.06.2006)

Suspension of standing and sessional

orders, 787 (07.06.2006)

Second reading, 789 (07.06.2006)

Third reading, 789 (07.06.2006)

Bill returned, 924 (08.06.2006)

Assent, 1045 (29.08.2006)

Council

Bill received and read a first time. Standing orders suspended, 691 (07.06.2006)

Second reading, 749 (07.06.2006)

Third reading, 765 (07.06.2006)

Assent, 1013 (29.08.2006)

Education Amendment (Financial Assistance to Non-Government Schools) Bill 2006

Assembly

Bill introduced and read a first time, 854 (07.06.2006)

Second reading, 854 (07.06.2006)

Suspension of standing and sessional

orders, 1655 (07.09.2006)

Second reading, 1657 (07.09.2006)

Third reading, 1668 (07.09.2006)

Bill returned, 2270 (26.09.2006)

Assent, 2666 (17.10.2006)

Council

Bill received and read a first time. Standing orders suspended, 1620 (07.09.2006)

Second reading, 1910 (20.09.2006), 2180

(26.09.2006)

Committee, 2181 (26.09.2006)

Third reading, 2184 (26.09.2006)

Assent, 2591 (17.10.2006)

Education Legislation Amendment Bill 2006

Assembly

Suspension of standing and sessional orders, 3629 (26.10.2006)

Bill introduced and read a first time, 3655

(27.10.2006)

Second reading, 3655 (27.10.2006), 4066 (15.11.2006)

Committee, 4079 (15.11.2006)

Third reading, 4082 (15.11.2006)

Bill returned, 4287 (16.11.2006)

Committee: Consideration of Legislative Council's amendments, 4626 (22.11.2006)

Adoption of report, 4627 (22.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 3974 (15.11.2006)

Second reading, 4141 (16.11.2006)

Committee, 4158 (16.11.2006)

Third reading, 4161 (16.11.2006)

Inira reading, 4161 (16.11.2006)

Education Legislation Amendment (Staff) Bill 2006

Assembly

Assent, 14 (22.05.2006)

Council

Assent, 26 (23.05.2006)

Election Funding Amendment Bill 2006

Assembly

Suspension of standing and sessional orders, 2738 (17.10.2006)

Bill introduced and read a first time, 2753 (17.10.2006)

Second reading, 2753 (17.10.2006)

Suspension of standing and sessional

orders, 2854 (18.10.2006)

Second reading, 2854 (18.10.2006)

Third reading, 2856 (18.10.2006)

Bill returned, 2935 (18.10.2006)

Assent, 3767 (14.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 2755 (18.10.2006)

Second reading, 2762 (18.10.2006), 2778 (18.10.2006)

Third reading, 2792 (18.10.2006)

Assent, 3679 (14.11.2006)

Electricity Supply Amendment (Greenhouse Gas Abatement Scheme) Bill 2006

Assembly

Suspension of standing and sessional orders, 2738 (17.10.2006)

Bill introduced and read a first time, 2744 (17.10.2006)

Second reading, 2744 (17.10.2006)

Suspension of standing and sessional

orders, 2935 (18.10.2006)

Second reading, 2939 (18.10.2006)

Third reading, 2945 (18.10.2006)

Bill returned, 3270 (24.10.2006)

Assent, 3767 (14.11.2006)

Electricity Supply Amendment (Greenhouse Gas Abatement Scheme) Bill 2006

(Continued)

Council

Bill received and read a first time. Standing orders suspended, 2840 (18.10.2006)
Second reading, 3163 (24.10.2006)
Committee, 3187 (24.10.2006)

Third reading, 3190 (24.10.2006) Assent, 3679 (14.11.2006)

Electricity Supply Amendment (Protection of Electricity Works) Bill 2006

Assembly

Bill restored, 25 (22.05.2006)

Bill returned, 130 (23.05.2006)

Assent, 601 (06.06.2006)

Council

Bill restored, 26 (23.05.2006)

Second reading, 32 (23.05.2006)

Third reading, 42 (23.05.2006)

Assent, 491 (06.06.2006)

Environmental Planning Legislation Amendment Bill 2006

Assembly

Suspension of standing and sessional orders, 3270 (24.10.2006)

Bill introduced and read a first time, 3284 (24.10.2006)

Second reading, 3284 (24.10.2006)

Suspension of standing and sessional

orders, 3602 (26.10.2006)

Second reading, 4093 (15.11.2006)

Committee, 4109 (15.11.2006)

Third reading, 4110 (15.11.2006)

Bill returned, 4807 (23.11.2006)

Committee: Consideration of Legislative Council's amendments, 4807 (23.11.2006)

Adoption of report, 4808 (23.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 4117 (16.11.2006)

Second reading, 4402 (21.11.2006)

Committee, 4553 (22.11.2006)

Third reading, 4571 (22.11.2006)

Fair Trading Amendment Bill 2006

Assembly

Suspension of standing and sessional orders, 313 (24.05.2006)

Bill introduced and read a first time, 361 (24.05.2006)

Second reading, 361 (24.05.2006)

Suspension of standing and sessional

orders, 424 (25.05.2006)

Second reading, 798 (07.06.2006), 806 (07.06.2006)

Bill returned, 1860 (19.09.2006)

Assent, 2666 (17.10.2006)

Council

Bill received and read a first time. Standing orders suspended, 696 (07.06.2006)

Fair Trading Amendment Bill 2006 (Continued)

Council (Continued)

Second reading, 1486 (06.09.2006), 1764

(19.09.2006)

Third reading, 1783 (19.09.2006)

Fair Trading Amendment (Motor Vehicle Insurance and Repair Industries) Bill 2006

Assembly

Suspension of standing and sessional

orders, 1553 (06.09.2006)

Bill introduced and read a first time, 1583

(06.09.2006)

Second reading, 1583 (06.09.2006), 2091

(21.09.2006)

Third reading, 2107 (21.09.2006)

Bill returned, 2935 (18.10.2006)

Assent, 3767 (14.11.2006)

Council

Bill received and read a first time. Standing

orders suspended, 2055 (21.09.2006)

Second reading, 2798 (18.10.2006)

Third reading, 2806 (18.10.2006)

Assent, 3679 (14.11.2006)

Firearms Amendment (Good Behaviour Bonds) Bill 2006

Assembly

Bill restored, 925 (08.06.2006)

Second reading, 925 (08.06.2006)

Reordering of General Business, 2894

(18.10.2006)

Second reading, 3044 (19.10.2006)

Committee, 3049 (19.10.2006)

Third reading, 3050 (19.10.2006)

Assent, 3767 (14.11.2006)

Council

Bill returned, 3002 (19.10.2006)

Committee: Consideration of Legislative

Assembly's amendments, 3002 (19.10.2006)

Adoption of report, 3004 (19.10.2006)

Assent, 3679 (14.11.2006)

Fisheries Management Amendment Bill 2006

Assembly

Assent, 14 (22.05.2006)

Council

Assent, 26 (23.05.2006)

Freedom of Information Amendment (Improving Public Access To Information) Bill 2006

Assembly

First reading, 3589 (26.10.2006)

Council

Bill introduced and read a first time, 2490 (28.09.2006)

Second reading, 2490 (28.09.2006), 2970

(19.10.2006), 2986 (19.10.2006)

Third reading, 3002 (19.10.2006)

22 May 2006 to 23 November 2006

Freedom of Information Amendment (Open Government-Disclosure of Contracts) Bill 2006

Assembly

Bill restored, 99 (23.05.2006) Second reading, 3589 (26.10.2006) Committee, 3593 (26.10.2006) Third reading, 3598 (26.10.2006)

Bill returned, 4807 (23.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 3550 (26.10.2006)
Second reading, 4580 (22.11.2006)
Third reading, 4585 (22.11.2006)

Gaming Machines Amendment (Transfer of Poker Machine Entitlements) Bill 2006

Council

Suspension of standing and sessional orders, 4726 (23.11.2006)
Bill introduced and read a first time, 4727 (23.11.2006)

Second reading, 4727 (23.11.2006)

Health Legislation Amendment (Unregistered Health Practitioners) Bill 2006

Assembly

Bill introduced and read a first time, 2083 (21.09.2006)

Second reading, 2083 (21.09.2006) Suspension of standing and sessional orders, 2527 (28.09.2006)

Bill returned, 4859 (23.11.2006)

Committee: Consideration of Legislative Council's amendments, 4859 (23.11.2006)

Adoption of report, 4860 (23.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 2490 (28.09.2006)
Second reading, 2840 (18.10.2006), 4740 (23.11.2006)
Committee, 4747 (23.11.2006), 4752 (23.11.2006)
Third reading, 4754 (23.11.2006)

Home Building Amendment (Statutory Warranties) Bill 2006

Assembly

Suspension of standing and sessional orders, 3629 (26.10.2006)

Bill introduced and read a first time, 3661

Second reading, 3661 (27.10.2006), 4007 (15.11.2006) Third reading, 4010 (15.11.2006)

Bill returned, 4210 (16.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 3871 (15.11.2006)
Second reading, 3987 (15.11.2006)
Third reading, 3992 (15.11.2006)

Independent Commission Against Corruption Amendment (Operations Review Committee) Bill 2006

Assembly

Bill restored, 25 (22.05.2006) Bill returned, 130 (23.05.2006) Assent, 601 (06.06.2006)

Council

Bill restored, 26 (23.05.2006) Second reading, 54 (23.05.2006) Third reading, 60 (23.05.2006) Assent, 491 (06.06.2006)

Industrial Relations (Child Employment) Bill 2006 (cognate)

Assembly

Suspension of standing and sessional orders, 3270 (24.10.2006)

Bill introduced and read a first time, 3289

Second reading, 3289 (24.10.2006), 3826 (14.11.2006)

Third reading, 3833 (14.11.2006)

Bill returned, 4082 (15.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 3871 (15.11.2006)
Second reading, 3920 (15.11.2006)
Third reading, 3926 (15.11.2006)

Industrial Relations Further Amendment Bill 2006 (cognate)

Assembly

Suspension of standing and sessional orders, 3270 (24.10.2006)

Bill introduced and read a first time, 3289 (24.10.2006)

Second reading, 3289 (24.10.2006), 3826 (14.11.2006)

Third reading, 3833 (14.11.2006)

Bill returned, 4082 (15.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 3871 (15.11.2006)
Second reading, 3920 (15.11.2006)
Third reading, 3926 (15.11.2006)

Interpretation Amendment Bill 2006

Assembly

Suspension of standing and sessional orders, 154 (23.05.2006)

Bill introduced and read a first time, 160 (23.05.2006)

Second reading, 160 (23.05.2006)

Suspension of standing and sessional

orders, 424 (25.05.2006)

Second reading, 436 (25.05.2006) Third reading, 437 (25.05.2006)

Bill returned, 650 (06.06.2006)

Assent, 1045 (29.08.2006)

Council

Bill received and read a first time. Standing orders suspended, 387 (25.05.2006) Second reading, 550 (06.06.2006)

Committee, 554 (06.06.2006), 555 (06.06.2006)

Interpretation Amendment Bill 2006

(Continued)

Council (Continued)

Third reading, 557 (06.06.2006)

Assent, 1013 (29.08.2006)

James Hardie Former Subsidiaries (Winding up and Administration) Amendment (Trust Funds) Bill 2006

Assembly

Suspension of standing and sessional orders, 4453 (21.11.2006)

Bill introduced and read a first time, 4454

Second reading, 4454 (21.11.2006), 4510 (21.11.2006)

Third reading, 4510 (21.11.2006)

Bill returned, 4661 (22.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 4396 (21.11.2006)

Declaration of urgency, 4396 (21.11.2006)

Second reading, 4515 (22.11.2006), 4536 (22.11.2006)

Third reading, 4537 (22.11.2006)

Judicial Officers Amendment Bill 2006

Assembly

Bill restored, 25 (22.05.2006)

Second reading, 151 (23.05.2006)

Third reading, 154 (23.05.2006)

Bill returned, 342 (24.05.2006)

Assent, 601 (06.06.2006)

Council

Bill received and read a first time. Standing orders suspended, 168 (24.05.2006)

Second reading, 216 (24.05.2006)

Third reading, 223 (24.05.2006)

Assent, 491 (06.06.2006)

Jury Amendment (Verdicts) Bill 2006

Assembly

Assent, 14 (22.05.2006)

Council

Assent, 26 (23.05.2006)

Law of Evidence Bill 2006

Assembly

Bill presented and read a first time, 15 (22.05.2006)

Council

Bill presented and read a first time, 26 (23.05.2006)

Legal Profession Amendment Bill 2006

Assembly

Bill restored, 25 (22.05.2006)

Bill returned, 167 (23.05.2006)

Assent, 601 (06.06.2006)

Council

Bill restored, 26 (23.05.2006)

Second reading, 64 (23.05.2006)

Third reading, 67 (23.05.2006)

Assent, 491 (06.06.2006)

Legal Profession Further Amendment Bill 2006

Assembly

Suspension of standing and sessional

orders, 3629 (26.10.2006)

Bill introduced and read a first time, 3659

(27.10.2006)

Second reading, 3659 (27.10.2006), 4270 (16.11.2006)

Third reading, 4274 (16.11.2006)

Bill returned, 4807 (23.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 4183 (16.11.2006)

Liquor Amendment (2006 FIFA World Cup Hotel Trading) Bill 2006

Assembly

Suspension of standing and sessional

orders, 154 (23.05.2006)

Bill introduced and read a first time, 158 (23.05.2006)

Second reading, 158 (23.05.2006)

Suspension of standing and sessional

orders, 424 (25.05.2006)

Second reading, 429 (25.05.2006)

Third reading, 430 (25.05.2006)

Bill returned, 622 (06.06.2006)

Assent, 1045 (29.08.2006)

Council

Bill received and read a first time. Standing

orders suspended, 387 (25.05.2006)

Second reading, 514 (06.06.2006)

Third reading, 518 (06.06.2006)

Assent, 1013 (29.08.2006)

Local Government Amendment (Miscellaneous) Bill 2006

Assembly

Bill restored, 25 (22.05.2006)

Bill returned, 269 (24.05.2006)

Assent, 601 (06.06.2006)

Council

Bill restored, 26 (23.05.2006)

Second reading, 73 (23.05.2006)

Committee, 78 (23.05.2006)

Third reading, 80 (23.05.2006)

Assent, 491 (06.06.2006)

Local Government Amendment (Waste Removal Orders) Bill 2006

Assembly

Suspension of standing and sessional orders, 154 (23.05.2006)

Bill introduced and read a first time, 154 (23.05.2006)

Second reading, 154 (23.05.2006)

Suspension of standing and sessional

orders, 424 (25.05.2006)

Second reading, 440 (25.05.2006)

Third reading, 446 (25.05.2006)

Bill returned, 806 (07.06.2006)

Assent, 1045 (29.08.2006)

22 May 2006 to 23 November 2006

Local Government Amendment (Waste Removal Orders) Bill 2006 (Continued)

Council

Bill received and read a first time. Standing orders suspended, 410 (25.05.2006)
Second reading, 670 (07.06.2006)
Third reading, 676 (07.06.2006)
Assent, 1013 (29.08.2006)

Mental Health Bill 2006

Assembly

Bill introduced and read a first time, 4611 (22.11.2006)

Second reading, 4611 (22.11.2006)

Motor Vehicles Repairs (Anti-Steering) Bill 2006

Assembly

Bill restored, 99 (23.05.2006)

Mount Panorama Motor Racing Amendment Bill 2006

Assembly

Suspension of standing and sessional orders, 2283 (26.09.2006)

Bill introduced and read a first time, 2285 (26.09.2006)

Second reading, 2285 (26.09.2006), 2945 (18.10.2006)

Third reading, 2955 (18.10.2006)

Bill returned, 3858 (14.11.2006)

Committee: Consideration of Legislative Council's amendments, 4622 (22.11.2006)

Adoption of report, 4627 (22.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 2965 (19.10.2006)

Second reading, 3745 (14.11.2006) Committee, 3755 (14.11.2006)

Third reading, 3756 (14.11.2006)

National Park Estate (Lower Hunter Region Reservations) Bill 2006

Assembly

Suspension of standing and sessional orders, 2738 (17.10.2006)

Bill introduced and read a first time, 2739 (17.10.2006)

Second reading, 2739 (17.10.2006), 3481 (25.10.2006) Third reading, 3500 (25.10.2006)

Bill returned, 3857 (14.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 3505 (26.10.2006) Second reading, 3733 (14.11.2006) Third reading, 3740 (14.11.2006)

National Parks and Wildlife Amendment (National Parks Volunteer Service) Bill 2006

Council

Bill introduced and read a first time, 2493 (28.09.2006)

National Parks and Wildlife Amendment (National Parks Volunteer Service) Bill 2006

(Continued)

Council (Continued)

Second reading, 2493 (28.09.2006), 3541 (26.10.2006)

Parliamentary Contributory Superannuation Amendment (Criminal Charges and Convictions) Bill 2006

Assembly

Suspension of standing and sessional orders, 3852 (14.11.2006)

Bill introduced and read a first time, 4228 (16.11.2006)

Second reading, 4228 (16.11.2006), 4269 (16.11.2006)

Third reading, 4270 (16.11.2006)

Bill returned, 4316 (17.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 4183 (16.11.2006)
Second reading, 4187 (16.11.2006)

Third reading, 4192 (16.11.2006)

Parliamentary Electorates and Elections Amendment Bill 2006

Assembly

Bill introduced and read a first time, 1131 (30.08.2006)

Second reading, 1131 (30.08.2006), 1936 (20.09.2006)

Third reading, 1946 (20.09.2006)

Bill returned, 2382 (27.09.2006)

Committee: Consideration of Legislative Council's amendments, 2461 (27.09.2006)

Adoption of report, 2463 (27.09.2006)

Assent, 2666 (17.10.2006)

Council

Bill received and read a first time. Standing orders suspended, 1885 (20.09.2006)

Second reading, 2185 (26.09.2006)

Committee, 2202 (26.09.2006)

Third reading, 2219 (26.09.2006)

Assent, 2591 (17.10.2006)

Parliamentary Electorates and Elections Amendment (Child Sexual Offences Disclosures) Bill 2006

Assembly

Suspension of standing and sessional orders, 3852 (14.11.2006)

Bill introduced and read a first time, 4065 (15.11.2006)

Second reading, 4065 (15.11.2006)

Suspension of standing and sessional orders, 4113 (15.11.2006)

Second reading, 4212 (16.11.2006)

Third reading, 4223 (16.11.2006)

Bill returned, 4468 (21.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 4137 (16.11.2006)
Second reading, 4319 (21.11.2006)

Parliamentary Electorates and Elections Amendment (Child Sexual Offences

Disclosures) Bill 2006 (Continued)

Council (Continued)

Third reading, 4326 (21.11.2006)

Passenger Transport Amendment Bill 2006

Assembly

Suspension of standing and sessional

orders, 2854 (18.10.2006)

Second reading, 2856 (18.10.2006)

Third reading, 2858 (18.10.2006)

Bill returned, 2955 (18.10.2006)

Assent, 3767 (14.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 2755 (18.10.2006)

Second reading, 2836 (18.10.2006)

Third reading, 2839 (18.10.2006)

Assent, 3679 (14.11.2006)

Pay-Roll Tax Amendment (Supporting Jobs and Small Business) Bill 2006

Assembly

Bill restored, 99 (23.05.2006)

Second reading, 1265 (31.08.2006), 1650

(07.09.2006), 3050 (19.10.2006)

Pharmacy Practice Bill 2006

Assembly

Bill restored, 25 (22.05.2006)

Second reading, 1423 (05.09.2006)

Committee, 1432 (05.09.2006)

Third reading, 1436 (05.09.2006)

Bill returned, 1579 (06.09.2006)

Bill received and read a first time. Standing orders suspended, 1446 (06.09.2006)

Second reading, 1446 (06.09.2006), 1476

(06.09.2006)

Committee, 1482 (06.09.2006)

Third reading, 1486 (06.09.2006)

Assent, 1719 (19.09.2006)

Pipelines Amendment Bill 2006

Assembly

Bill restored, 25 (22.05.2006)

Second reading, 279 (24.05.2006)

Third reading, 282 (24.05.2006)

Bill returned, 361 (24.05.2006)

Assent, 601 (06.06.2006)

Council

Bill received and read a first time. Standing orders suspended, 193 (24.05.2006)

Second reading, 231 (24.05.2006)

Third reading, 235 (24.05.2006)

Assent, 491 (06.06.2006)

Police Amendment (Miscellaneous) Bill 2006

Assembly

Suspension of standing and sessional orders, 3093 (20.10.2006)

Police Amendment (Miscellaneous) Bill 2006

(Continued)

Assembly (Continued)

Bill introduced and read a first time, 3118 (20 10 2006)

Second reading, 3118 (20.10.2006)

Suspension of standing and sessional

orders, 3420 (25.10.2006)

Second reading, 3422 (25.10.2006)

Third reading, 3430 (25.10.2006)

Bill returned, 3825 (14.11.2006)

Committee: Consideration of Legislative Council's amendments, 3825 (14.11.2006)

Adoption of report, 3826 (14.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 3325 (25.10.2006)

Second reading, 3716 (14.11.2006)

Committee, 3732 (14.11.2006)

Third reading, 3733 (14.11.2006)

Police Amendment (Police Promotions) Bill 2006

Assembly

Bill introduced and read a first time, 1134

Second reading, 1134 (30.08.2006), 1506 (06.09.2006)

Third reading, 1514 (06.09.2006)

Bill returned, 1825 (19.09.2006)

Assent, 2666 (17.10.2006)

Council

Bill received and read a first time. Standing orders suspended, 1446 (06.09.2006)

Second reading, 1721 (19.09.2006) Third reading, 1733 (19.09.2006)

Police Integrity Commission Amendment Bill 2006

Assembly

Bill introduced and read a first time, 1129 (30.08.2006)

Second reading, 1129 (30.08.2006), 1514 (06.09.2006)

Committee, 1516 (06.09.2006)

Third reading, 1517 (06.09.2006)

Bill returned, 1854 (19.09.2006)

Assent, 2666 (17.10.2006)

Council

Bill received and read a first time. Standing orders suspended, 1475 (06.09.2006)

Second reading, 1761 (19.09.2006)

Third reading, 1764 (19.09.2006)

Police Integrity Commission Amendment (Shaw Investigation) Bill 2006

Assembly

Bill restored, 99 (23.05.2006)

Police Powers Legislation Amendment Bill 2006

Assembly

Suspension of standing and sessional orders, 3852 (14.11.2006)

22 May 2006 to 23 November 2006

Police Powers Legislation Amendment Bill

2006 (Continued)

Assembly (Continued)

Bill introduced and read a first time, 3859 (14.11.2006)

Second reading, 3859 (14.11.2006)

Suspension of standing and sessional

orders, 4082 (15.11.2006)

Second reading, 4090 (15.11.2006)

Committee, 4091 (15.11.2006)

Third reading, 4093 (15.11.2006)

Bill returned, 4287 (16.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 3974 (15.11.2006)

Second reading, 4164 (16.11.2006)

Third reading, 4175 (16.11.2006)

Ports Corporatisation and Waterways Management Amendment Bill 2006

Assembly

Suspension of standing and sessional orders, 2738 (17.10.2006)

Bill introduced and read a first time, 2746

(17.10.2006) Second reading, 2746 (17.10.2006)

Suspension of standing and sessional

orders, 2935 (18.10.2006)

Second reading, 2936 (18.10.2006)

Third reading, 2939 (18.10.2006)

Bill returned, 3248 (24.10.2006)

Assent, 3767 (14.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 2833 (18.10.2006)

Second reading, 3136 (24.10.2006), 3162

(24.10.2006)

Third reading, 3163 (24.10.2006)

Assent, 3679 (14.11.2006)

Private Health Facilities Bill 2006

Assembly

Bill introduced and read a first time, 4615 (22.11.2006)

Second reading, 4615 (22.11.2006)

Professional Standards Amendment (Defence Costs) Bill 2006

Assembly

Suspension of standing and sessional orders, 1810 (19.09.2006)

Bill introduced and read a first time, 1856 (19.09.2006)

Second reading, 1856 (19.09.2006), 2277 (26.09.2006)

Third reading, 2279 (26.09.2006)

Bill returned, 2955 (18.10.2006)

Assent, 3767 (14.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 2309 (27.09.2006)

Second reading, 2834 (18.10.2006)

Third reading, 2836 (18.10.2006)

Professional Standards Amendment (Defence

Costs) Bill 2006 (Continued)

Council (Continued)

Assent, 3679 (14.11.2006)

Protection of the Environment Operations Amendment (Waste Reduction) Bill 2006

Assembly

Assent, 14 (22.05.2006)

Council

Assent, 26 (23.05.2006)

Quarantine Station Preservation Trust Bill 2006

Assembly

Second reading, 3038 (19.10.2006)

Racing Legislation Amendment Bill 2006

Assembly

Suspension of standing and sessional

orders, 3093 (20.10.2006)

Bill introduced and read a first time, 3116

(20.10.2006

Second reading, 3116 (20.10.2006)

Suspension of standing and sessional

orders, 3475 (25.10.2006)

Second reading, 3476 (25.10.2006)

Third reading, 3481 (25.10.2006)

Bill returned, 3857 (14.11.2006)

Council

Bill received and read a first time. Standing

orders suspended, 3376 (25.10.2006)

Second reading, 3756 (14.11.2006)

Third reading, 3760 (14.11.2006)

Registered Clubs Amendment Bill 2006

Assembly

Suspension of standing and sessional orders, 3852 (14.11.2006)

Bill introduced and read a first time, 3853 (14.11.2006)

Second reading, 3853 (14.11.2006)

Suspension of standing and sessional

orders, 4082 (15.11.2006)

Second reading, 4110 (15.11.2006)

Third reading, 4113 (15.11.2006) Bill returned, 4287 (16.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 3974 (15.11.2006)

Second reading, 4175 (16.11.2006)

Third reading, 4183 (16.11.2006)

Road Transport (General) Amendment (Intelligent Access Program) Bill 2006

Assembly

Suspension of standing and sessional orders, 1553 (06.09.2006)

Bill introduced and read a first time, 1588 (06.09.2006)

Second reading, 1588 (06.09.2006), 2453 (27.09.2006)

Third reading, 2460 (27.09.2006)

Bill returned, 3589 (26.10.2006)

Road Transport (General) Amendment (Intelligent Access Program) Bill 2006

(Continued)

Assembly (Continued)

Assent, 3767 (14.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 2475 (28.09.2006) Second reading, 3389 (25.10.2006)

Second reading, 3389 (25.10.200)

Third reading, 3396 (25.10.2006)

Assent, 3679 (14.11.2006)

Road Transport Legislation Amendment (Drug Testing) Bill 2006

Assembly

Suspension of standing and sessional orders, 1810 (19.09.2006)

Bill introduced and read a first time, 1854 (19.09.2006)

Second reading, 1854 (19.09.2006), 2444 (27.09.2006)

Third reading, 2453 (27.09.2006)

Bill returned, 2945 (18.10.2006)

Assent, 3767 (14.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 2475 (28.09.2006)

Second reading, 2809 (18.10.2006)

Third reading, 2824 (18.10.2006)

Assent, 3679 (14.11.2006)

Road Transport Legislation Amendment (Evidence) Bill 2006

Assembly

Suspension of standing and sessional orders, 3852 (14.11.2006)

Bill introduced and read a first time, 3865 (14.11.2006)

Second reading, 3865 (14.11.2006)

Suspension of standing and sessional

orders, 4113 (15.11.2006)

Second reading, 4274 (16.11.2006)

Committee, 4278 (16.11.2006)

Third reading, 4278 (16.11.2006)

Bill returned, 4509 (21.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 4192 (16.11.2006)

Second reading, 4360 (21.11.2006)

Committee, 4365 (21.11.2006)

Third reading, 4367 (21.11.2006)

Royal Rehabilitation Centre Sydney Site Protection Bill 2006

Assembly

Bill restored, 99 (23.05.2006)

Second reading, 3598 (26.10.2006)

Rural Communities Impacts Bill 2006

Assembly

Bill introduced and read a first time, 3586 (26.10.2006)

Second reading, 3586 (26.10.2006)

Rural Lands Protection Amendment Bill 2006

Assembly

Suspension of standing and sessional orders, 3270 (24.10.2006)

Bill introduced and read a first time, 3286 (24.10.2006)

Second reading, 3286 (24.10.2006), 4237 (16.11.2006)

Third reading, 4239 (16.11.2006)

Bill returned, 4807 (23.11.2006)

Council

Bill received and read a first time. Standing orders suspended, 4161 (16.11.2006)

Second reading, 4575 (22.11.2006)

Third reading, 4578 (22.11.2006)

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The Cross City Tunnel Project, *received* 494 (LC06.06.2006), *received* 601 (LA06.06.2006)

Educating Primary School Students with Disabilities: Department of Education and Training, *received* 1440 (LC06.09.2006), *tabled* 1506 (LA06.09.2006)

Major Infectious Disease Outbreaks: Readiness to Respond: NSW Health, received 4511 (LC22.II.2006), tabled 4608 (LA22.II.2006)

Managing Sick Leave in NSW Police and the Department of Corrective Services: Follow-up of 2002 Performance Audit, *received* 1014 (LC29.08.2006), *tabled* 1047 (LA29.08.2006)

Prisoner Rehabilitation: Department of Corrective Services, *received* 171 (LC24.05.2006), *tabled* 269 (LA24.05.2006)

Regulating the Clearing of Native Vegetation: Follow-up of 2002 Performance Audit, *received* 1014 (LC29.08.2006), *tabled* 1047 (LA29.08.2006)

AusLink Funding and Pacific Highway Upgrade, q. 2773 (LCIB.10.2006)

Australian Broadcasting Corporation Fiftieth Anniversary, pms 4298 (LAI7.II.2006)

Australian Capital Territory Government, *adj.* 4790 (LC23.fl.2006)

Australian Council for the Promotion of Peaceful Reunification of China, Eyes of Tibet Program, *adj.* 1503 (LCO6.09.2006)

Australian Flags on Police Vehicles, m. 1282 (LA31.08.2006)

Australian Honours System, pms 2577 (LA28.09.2006) Australian Institute of Police Management North Head Site, pms 993 (LA08.06.2006)

Australian Labor Party

Cessnock Branch, q. 384 (LC25.05.2006)
Country Labor Conference, Queanbeyan, adj. 3397 (LC25.10.2006), adj. 4203 (LC16.11.2006)
Gaudry, Mr Bryce, Labor Pre-selection
Candidate for the Electorate of Newcastle, pms 1183 (LA30.08.2006)

Wollondilly Shire Council Mayor Preselection, *adj.* 3207 (LC24.10.2006)

Australian Museum

Report for the year ended 30 June 2006, *printed* 4836 (LA23.II.2006)

Australian Museum Trust

Report for the year ended 30 June 2006, *tabled* 4512 (LC22.II.2006)

Australian National Field Days, pms 3103 (LAI9.10.2006)

Australian Needs Skills Expo and Drive for Talent Program, adj. 2220 (LC26.09.2006)

Australian Railway Monument and Rail Journeys Museum, Werris Creek, pms 3669 (LA27.10.2006)

Australian Red Cross and Blood Donations, mpi 3233 (LA24.10.2006), q. 3313 (LC25.10.2006)

Australian Service Men and Women, Acknowledgment of Sacrifice, m. 2063 (LC21.09.2006)

Australian Sweets Employees, *adj.* 2364 (LC27.09.2006)

Australian Values

Multicultural, *adj.* 2520 (LC28.09.2006), *pms* 2579 (LA28.09.2006)

Muslim Community, q. 2483 (LC28.09.2006)

Australian Women's Basketball Team World Championship Gold Medal, min. stmt 2227 (LA26.09.2006)

Australian Workplace Agreements, *adj.* 1934 (LC20.09.2006)

Automatic Number Plate Recognition, q. 3880 (LCI5.II.2006)

В

Back-to-School Allowance, *cons. urg.* 3221 (LA24.10.2006), *m.* 3224 (LA24.10.2006)

Badgerys Creek Airport Land Reservation, cons. urg. 3448 (LA25.10.2006), m. 3450 (LA25.10.2006)

Balgowlah North Public School, q. 1304 (LA31.08.2006)

Ballina Bypass, *q*. 3157 (LC24.10.2006)

Ballina Electorate Cultural and Business Events, pms 1418 (LAO5.09.2006)

Balmain Hospital Health Services, q. 4529 (LC22.11.2006)

Banana Importation and Biosecurity, q. 1455

Bandaged Bear Day Appeal, pms 2432 (LA27.09.2006) Bankstown 2006 Relay for Life, pms 1994 (LA20.09.2006)

Bankstown Handicapped Children's Centre

Production of Documents Order, *m.* 2475 (LC28.09.2006)

22 May 2006 to 23 November 2006

Bankstown Handicapped Children's Centre

(Continued)

Production of Documents (Continued)
Claim of Privilege, Return, tabled 2593
(LCI7.10.2006)

Return to Order, tabled 2593 (LC17.10.2006)

Bankstown Local Area Command Response Times, pms 119 (LA23.05.2006)

Bankstown West Public School Seventy-fifth

Anniversary, pms 2138 (LA21.09.2006)

Bar Association, NSW

Report for the year ended 30 June 2006, *printed* 4836 (LA23.II.2006)

Barraba Water Supply, *pms* 3112 (LA19.10.2006), *q*. 3781 (LA14.11.2006)

Barren Box Swamp and Brays Dam Projects, *adj.* 1041 (LC29.08.2006), *q.* 2163 (LC26.09.2006)

Barrick Gold Lake Cowal Water Use, q. 3308 (LC25.10.2006)

Barwon-Upper Darling River Blue-Green

Algae, q. 3700 (LC14.11.2006)

Basic Skills Test, *q*. 2678 (LA17.10.2006)

Batemans Bay Game Fishing Club Crown

Land Lease, *q.* 2614 (LC17.10.2006), *q.* 3711 (LC14.11.2006)

Batemans Marine Park

Consultation Meeting, *q.* 1873 (LC20.09.2006) Draft Zoning Plan, *q.* 43 (LC23.05.2006), *pms* 2581 (LA28.09.2006)

Press Release, q. 2479 (LC28.09.2006), q. 3318 (LC25.10.2006)

Bathurst, Orange and Bloomfield Hospitals Redevelopment, q. 886 (LCO8.06.2006)

Battery Cage Size Standards, q. 883 (LCO8.06.2006) Battle of Long Tan, Fortieth Anniversary, adj. 1501 (LCO6.09.2006)

Baulkham Hills

Bus-only Lane, *pms* 1709 (LA07.09.2006), *pms* 3130 (LA20.10.2006)

Public School Site, *pms* 3648 (LA26.10.2006) Student Safety, Our Lady of Lourdes School, *pms* 334 (LA24.05.2006)

Beacon Hill High School

Production of Documents: Return to Order, *tabled* 2593 (LCI7.IO.2006) Site, *q.* 4525 (LC22.II.2006)

Beale, The Hon. Jack Gordon, AO, a former Minister of the Crown, Death, 1836 (LAI9.09.2006)

Bedford, The Hon. Eric Lance, a former Minister of the Crown, Death, *m.* 2372
(LA27.09.2006), *adj.* 3033 (LC19.10.2006), *adj.* 4607
(LC22.11.2006)

Bega Electorate Health Services, pms 4476 (LAZI.II.2006)

Bella Vista Waters Estate, pms 4869 (LA23.II.2006) Bellavia, Mr and Mrs, and Bluehaven Pools, pms 1317 (LA31.08.2006)

Berkshire Park Roadworks, q. 685 (LC07.06.2006) Best Deal Done Consumer Purchasing

Technology, pms 482 (LA25.05.2006)

Bharathanatyam Indian Classical Dance Charity Show and Rasika Dance Academy, adj. 1039 (LC29.08.2006) BHP Billiton Caroona Mine Project, q. 1360

(LC05.09.2006), pms 2262 (LA26.09.2006)

Bibles in Hospitals, *q*. 381 (LC25.05.2006)

Bickham Coalmine, pms 2705 (LAI7.10.2006)

Bicycle, Pedestrian and Bus Lane Facilities, q. 1224 (LC31.08.2006)

Bicycle Network Policies, q. 1740 (LC19.09.2006) Biddabah Public School Capital Works, pms 2700 (LA17.10.2006)

Binge Drinking, *pms* 1701 (LA07.09.2006)

Biofuels, *pms* 477 (LA25.05.2006), *q*. 1225 (LC31.08.2006) E10 Biofuel Task Force, *q*. 2043 (LC21.09.2006) Renewable Energy, *mpi* 3458 (LA25.10.2006)

Biosecurity

Banana Importation, *q.* 1455 (Lc06.09.2006) Quarantine, *cons. urg.* 1553 (LA06.09.2006), *m.* 1555 (LA06.09.2006)

Biraban Public School Fiftieth Anniversary Celebrations, pms 3125 (LA20.10.2006)

Blacktown

Healthwise Centre, *adj.* 1118 (Lc30.08.2006) Premier's Awards Nominations, *pms* 117 (LA23.05.2006)

Traffic Offenders Program, pms 2927 (LAI8.10.2006)

Blacktown Hospital Stillborn Baby Care

Procedures, *q*. 535 (LC06.06.2006), *q*. 882 (LC08.06.2006), *q*. 885 (LC08.06.2006), *q*. 894 (LC08.06.2006), *q*. 969 (LA08.06.2006), *q*. 1037 (LC29.08.2006)

Blessington, Bronson, and Matthew Elliott Sentence Redetermination Appeal Decision, adj. 2368 (LC27.09.2006)

Blood Donations and Australian Red Cross, *mpi* 3233 (LA24.10.2006), *q.* 3313 (LC25.10.2006)

Bloomfield, Orange and Bathurst Hospitals Redevelopment, *q.* 886 (LCO8.06.2006)

Bluehaven Pools and Mr and Mrs Bellavia, pms 1317 (LA31.08.2006)

Boggabri Home and Community Care Multi Service Outlet, pms 2001 (LA20.09.2006)

Boral Timber and Forests NSW

Production of Documents Order, m. 2757 (LC18.10.2006) Return to Order, tabled 3683 (LC14.11.2006) Claim of Privilege, Return, tabled 3683 (LC14.11.2006)

Bostobrick Boral Plant Closure, pms 843 (LA07.06.2006)

Botany Bay Commercial Fishing, *q.* 52 (LC23.05.2006)

Botany Cranes and Mr Barry Hemsworth, *pms* 1827 (LAI9.09.2006)

Brain Injury Patients Accommodation, *q.* 3885 (LC15.11.2006)

Bravehearts New South Wales, q. 3311 (LC25.10.2006)

Brays Dam and Barren Box Swamp Projects, *adj.* 1041 (LC29.08.2006), *q.* 2163 (LC26.09.2006)

Breast Cancer Services, *q*. 3218 (LA24.10.2006)

Brigalow Timber Companies, q. 2482 (LC28.09.2006)

Broadacre Project: Production of Documents

Claim of Privilege, *tabled* 28 (LC23.05.2006) Return to Order, *tabled* 28 (LC23.05.2006)

Brock, Mr Douglas, pms 982 (LA08.06.2006)

Brock, Mr Peter Geoffrey, AM, Death, *min. stmt* 1791 (LAI9.09.2006). *m.* 1861 (LC20.09.2006)

Brogo River System, pms 1711 (LAO7.09.2006)

Broken Hill Core Storage Facility, pms 4858 (LA23.11.2006)

Brooklyn Sullage, *pms* 2928 (LA18.10.2006)

Brown, Mrs Tia, Medical Treatment, q. 4718 (LC23.11.2006)

Brownlow Medal Recipient Adam Goodes, min. stmt 2243 (LA26.09.2006)

Budget, q. 604 (LA06.06.2006), cons. urg. 613 (LA06.06.2006), q. 813 (LA07.06.2006), cons. urg. 826 (LA07.06.2006), m. 828 (LA07.06.2006), cons. urg. 973 (LA08.06.2006), q. 2766 (LC18.10.2006)

and Conservation, q. 962 (LAO8.06.2006)

Deficit, q. 603 (LA06.06.2006), q. 956 (LA08.06.2006), q. 1543 (LA06.09.2006), q. 1680 (LA07.09.2006)

Expenditure, q. 607 (LA06.06.2006)

Expenses Growth, q. 682 (LC07.06.2006), q. 812 (LA07.06.2006)

Financial Statements, *tabled* 600 (LA06.06.2006) Fiscal Management, *q.* 2896 (LA18.10.2006)

Regional Impact, cons. urg. 827 (LA07.06.2006)

Pural and Pagional a 222 (LADZ-02000)

Rural and Regional, *q.* 823 (LA07.06.2006)

Speech, 583 (LA06.06.2006)

Spending Growth, q. 611 (LA06.06.2006)

Western Sydney, q. 966 (LAO8.06.2006), pers. expl. 970 (LAO8.06.2006)

Budget Documents

Production of Documents

Order, m. 665 (LC07.06.2006)

Further Return to Order, *tabled* 1019 (LC29.08.2006)

Budget Estimates and Related Papers,

Financial Year 2006-07, tabled/m.497

(LC06.06.2006), tabled 583 (LA06.06.2006), m. 731 (LC07.06.2006), m. 856 (LA07.06.2006), m. 997 (LA09.06.2006), m. 1145 (LA30.08.2006), m. 1896 (LC20.09.2006)

Budget Finances

Production of Documents

Order, m. 2965 (LC19.10.2006)

Claim of Privilege, Return, *tabled* 3684 (LC14.11.2006)

Return to Order, tabled 3684 (LC14.11.2006)

Building Insurers Guarantee Corporation

Report for the year ended 30 June 2006, *tabled* 3681 (LCI4.II.2006)

Building Regional Towns Tour, q. 3447 (LA25.10.2006)

Building Sustainability Index, *q*. 44 (LC23.05.2006), *adj*. 85 (LC23.05.2006), *q*. 1034 (LC29.08.2006)

Energy Efficiency Targets, pms 2707 (LAI7.10.2006)

Burgess, Mrs Maureen, Community Worker, pms 627 (LAO6.06.2006)

Burrell, Bruce, Conviction, q. 883 (LCO8.06.2006) Burrinjuck Electorate

Roads and Airport, *pms* 4866 (LA23.II.2006) Schools and School Principals, *pms* 4866

Burwood Plaza Parking, pms 983 (LAO8.06.2006) Bus Diesel Exhaust Pollution, q. 3154 (LC24.10.2006) **Bus Lane, Bicycle, and Pedestrian Facilities,** *q.* 1224 (LC31.08.2006)

Bus Safety, State Transit Authority, q. 2404 (LA27.09.2006)

Bushfires

Danger Period, q. 1088 (LC30.08.2006) Firefighters, pms 4685 (LA22.II.2006) Rural Fire Service Volunteers, q. 4647 (LA22.II.2006)

Business Without Borders, pms 2443 (LA27.09.2006) Businesslink Pty Ltd (NSW) and

NSWbusinesslink

Report for the year ended 30 June 2006, *tabled* 4723 (LC23.II.2006), *printed* 4836 (LA23.II.2006)

By-elections

Macquarie Fields Electorate

State Electoral Office Report, *printed* 4835 (LA23.II.2006)

Maroubra Electorate

State Electoral Office Report, *printed* 4835 (LA23.II.2006)

Marrickville Electorate

Sate Electoral Office Report, *printed* 4835 (LA23.11.2006)

Pittwater Electorate

State Electoral Office Report, *printed* 4835 (LA23,II,2006)

Byron Bay

Road Tragedy, *pms* 3237 (LA24.10.2006). *pms* 4299 (LA17.11.2006)

Funerals, pms 3667 (LA27.10.2006)

Special Event and Late Night Buses, q. 3153 (LC24.10.2006)

C

Cabinet Office (including Parliamentary Counsel's Office)

Report for the year ended 30 June 2006, *tabled* 4318 (LC21.11.2006), *printed* 4836 (LA23.11.2006)

Callaghan College, pms 1833 (LAI9.09.2006) Callan Park

Production of Documents: Further Order, *m*. 4317 (LC21.II.2006)

Campbelltown-Camden District Band Sixtieth Anniversary, pms 3637 (LA26.10.2006)

Campbelltown Hospital Baby Death, q. 1299

(LA31.08.2006), q. 1305 (LA31.08.2006)

Cancer

Incidence and Mortality Report, q. 4045 (LAI5.II.2006)

Plan, q. 4649 (LA22.11.2006)

Support Group, ACT Eden Monaro, q. 1030 (LC29.08.2006), adj. 1043 (LC29.08.2006)

Cancer Council Relay for Life, pms 4854 (LA23.11.2006)

Cancer Institute NSW

Report for the year ended 30 June 2006, *tabled* 4367 (LC21.11.2006), *printed* 4836 (LA23.11.2006)

Canterbury Drug Action Team, pms 1572 (LA06.09.2006)

Canterbury Electorate Christmas Cards, pms 2705 (LAI7.10.2006)

22 May 2006 to 23 November 2006

Canterbury Multicultural Aged and Disability Support Services Inc.

Production of Documents
Order, m. 666 (LC07.06.2006)
Claim of Privilege, tabled 1019 (LC29.08.2006)
Further Return to Order, tabled 1019
(LC29.08.2006)

Cap and Pipe the Bores Scheme, q. 2303 (LC27.09.2006)

Cape Byron Marine Park Greens Campaign, *q.* 2173 (LC26.09.2006), *q.* 3710 (LC14.II.2006)

Cape Hawke Hospital Services, q. 384 (LC25.05.2006) Capital Punishment: International Covenant on Civil and Political Rights

Letter from the President of the Senate, Canberra, *received* 1014 (LC29.08.2006)

Cardiff Railway Station Lift, pms 3646 (LA26.10.2006) Carers Survival Guide, q. 2983 (LC19.10.2006)

Carers Week, q. 2974 (LC19.10.2006)

Caring for Kids, Bankstown Group, pms 1571 (LA06.09.2006)

Carlingford Railway Station, pms 4300 (LAI7.II.2006) Carlton United Breweries Site

Production of Documents, Order, m. 4512 (LC22.II.2006)

Caroona Mine Project, BHP Billiton, *q.* 1360 (LC05.09.2006), *pms* 2262 (LA26.09.2006)

Casa Paloma Caravan Park, *adj.* 1378 (LC05.09.2006) Casino Control Authority

Report for the year ended 30 June 2006, *tabled* 4137 (LC16.11.2006)

Casino to Murwillumbah Rail

Line, q. 452 (LA25.05.2006), pms 632 (LA06.06.2006), m. 2547 (LA28.09.2006), m. 3063 (LA19.10.2006) Services, m. 1624 (LC07.09.2006), q. 3153 (LC24.10.2006)

Cass, Mr Lewis, Wheelchair Replacement, q. 181 (LC24.05.2006), q. 301 (LA24.05.2006)

Catt, Ms Roseanne, Quashed Convictions, *q.* 2769 (LC18.10.2006), *pms* 3110 (LA19.10.2006), *q.* 4722 (LC23.11.2006)

Cecil Hills

Flood Basins Upgrade, *adj.* 3037 (LC19.10.2006) Lakes, *pms* 3651 (LA26.10.2006)

Centennial Coal

Anvil Hill Mine Application, q. 190 (LC24.05.2006) Coalmine Water Usage, q. 3889 (LC15.11.2006) Open-cut Mine, pms 842 (LA07.06.2006)

Central Coast

Freshwater Supply, q. 3220 (LA24.10.2006) High-voltage Powerlines, pms 1413 (LA05.09.2006) International Guitar Festival, pms 1329 (LA31.08.2006)

Podiatrist and General Practitioner Services, pms 1700 (LA07.09.2006)

Regional Strategy, *pms* 2134 (LA21.09.2006) Roads, *q*. 1229 (LC31.08.2006)

Water Restrictions, pms 3673 (LA27.10.2006)

Water Supply, q. 3709 (LC14.11.2006), cons. urg. 4456 (LA21.11.2006), m. 4459 (LA21.11.2006), m. 4702 (LC23.11.2006)

Central West Catchment Management

Authority, q. 688 (LC07.06.2006)

Centre for Development Studies, University of Sydney, q. 379 (LC25.05.2006), q. 1036 (LC29.08.2006)

Centre for Independent Studies Thirtieth Anniversary, pms 118 (LA23.05.2006)

Cerner Corporation Electronic Medical Records Contract, q. 3517 (LC26.10.2006)

Cessnock Bushfire Fatality Investigation and Rural Fire Service, q. 1881 (LC20.09.2006)

Chaffey Dam and Split Rock Dam, q. 3781 (LA14.11.2006)

Challenge Armidale, pms 2933 (LAI8.10.2006) Charlestown Business Centre, pms 1327 (LA31.08.2006)

Chatswood

Community Mental Health
Centres, q. 376 (Lc25.05.2006)
Services, pms 1326 (LA31.08.2006)
Railway Station Upgrade, pms 4472 (LA21.11.2006)
Residential Amenity, pms 3101 (LA19.10.2006)

Cheney, Mr Donald Jack, Death, and Hospital Staffing, q. 3444 (LA25.10.2006). pms 3469

Cherrybrook Lantern Night, adj. 3580 (LC26.10.2006) Chief Information Office, q. 686 (LC07.06.2006) Child

Care Services, *cons. urg.* 2244 (LA26.09.2006), *m.* 2246 (LA26.09.2006)

Growth Standards, q. 52 (LC23.05.2006), q. 192 (LC24.05.2006)

Obesity, q. 304 (LA24.05.2006), adj. 774 (LC07.06.2006), adj. 2519 (LC28.09.2006)

Pornography Investigations, q. 1796 (LA19.09.2006), q. 1966 (LA20.09.2006)

Protection, q. 3212 (LA24.10.2006)

Community Attitudes, q. 1804 (LAI9.09.2006) Internet, q. 3702 (LC14.II.2006), adj. 3762 (LC14.II.2006)

Paedophile Parole, *adj. (s.o. 20)* 1336 (LC05.09.2006), *q.* 1383 (LA05.09.2006), *q.* 1388 (LA05.09.2006), *cons. urg.* 1398 (LA05.09.2006)

Services, q. 4252 (LA16.11.2006), q. 4828 (LA23.11.2006)

Child Death Review Team

Report for the year ended 30 June 2006, received 3680 (LCI4.II.2006), received 3770 (LAI4.II.2006)

Children

Aborted and Stillborn Children Memorial Graves and Post-Mortem Organ Retention Recommendations, *q.* 1460 (LC06.09.2006), *q.* 1751 (LC19.09.2006)

Children and Young People in Out-of-home Care, Caseworker Support, *q.* 302 (LA24.05.2006)

Children in Care, Representation in Juvenile Detention, *q.* 385 (LC25.05.2006)

Children with a Disability, Therapy Services, pms 4687 (LA22.11.2006)

Children's Health, q. 3307 (LC25.10.2006)

Children's Rights and Gamete Donation, q. 43 (LC23.05.2006)

Stillborn Baby Care Procedures, Blacktown Hospital, *q.* 535 (LC06.06.2006), *q.* 882 (LC08.06.2006), *q.* 885 (LC08.06.2006), *q.* 894

Children (Continued)

(LC08.06.2006), *q*. 969 (LA08.06.2006), *q*. 1037 (LC29.08.2006)

Children, Office for

Reports

Annual Report 2005-06: Financial Year Ended 30 June 2006, *received* 3771 (LAI4.II.2006)

Report for the period 3 April 2006 to 30 June 2006, *received* 3679 (LC14.II.2006)

Children's Guardian

Report for the year ended 30 June 2006, *received* 3679 (LCI4.II.2006)

Chilean and Uruguayan Communities Independence Days Celebrations, pms 3126 (LAZO,10,2006)

China Vision Incorporated, *adj.* 414 (LC25.05.2006) Chinese Heritage Projects Funding, *adj.* 261 (LC24.05.2006)

Chipp, The Hon. Donald Leslie, Death, *adj.* 1121 (LC30.08.2006)

Chiropractors Registration Board

Report for the year ended 30 June 2006, 4861 (LA23.11.2006)

Christmas, *adj.* 4791 (LC23.11.2006)

Circumcision, q. 1023 (LC29.08.2006), q. 1454 (LC06.09.2006)

Citizenship, adj. 1785 (LC19.09.2006)

CityRail Safety, q. 454 (LA25.05.2006), q. 1684

Civil Defence Training, adj. 1119 (LC30.08.2006) Clarence and Coffs Harbour Police Numbers, pms 1186 (LA30.08.2006)

Clarence Electorate Road Safety, pms 2265
(LA26.09.2006)

Claymore Stories Launch, adj. 917 (LC08.06.2006)

Clean Coal Technology, *q.* 3884 (LC15.11.2006)

Clean Start Campaign, q. 2614 (LC17.10.2006)

Cleaners Pay and Conditions, *adj.* 1376 (LC05.09.2006), *adj.* 2659 (LC17.10.2006)

Cleaning Contractors, *q.* 2617 (LC17.10.2006)

Climate Change, pms 2143 (LA2I.09.2006), q. 3309 (LC25.10.2006), adj. 4202 (LC16.11.2006), pers. expl. 4254 (LA16.11.2006)

Greenhouse Gas Emissions Reduction, q. 2170 (LC26.09.2006), q. 2171 (LC26.09.2006), q. 2172 (LC26.09.2006), q. 4337 (LC21.11.2006)

Renewable Energy, q. 4715 (LC23.11.2006)

Clinical Service Plans, *m.* 3878 (LC15.11.2006), *m.* 3892 (LC15.11.2006)

Club Drugs, *q.* 1741 (LC19.09.2006)

Clubs, Registered, Maroubra Electorate, pms 4681 (LA22.11.2006)

Coal, Clean, Technology, q. 3884 (LC15.11.2006)
Coal Dust Air Pollution, Upper Hunter, q. 2481
(LC28.09.2006)

Coalition

Community Services and Opposition Policies, *adj.* 771 (LC07.06.2006)

Economic Policy, q. 2410 (LA27.09.2006), q. 2564 (LA28.09.2006)

Economic Rescue Plan, q. 2117 (LA21.09.2006)

Coalition (Continued)

Opposition Policy Promises Costing, *q.* 1615 (LC07.09.2006)

Public Housing Policy, *q.* 2555 (LA28.09.2006) Transport Policies, *q.* 2674 (LA17.10.2006)

Coalmines

Anvil Hill Coalmine, pms 2705 (LAI7.10.2006) Centennial Coal Application, q. 190 (LC24.05.2006)

BHP Billiton Caroona Mine Project, *q.* 1360 (LC05.09.2006), *pms* 2262 (LA26.09.2006)

Bickham Coalmine, pms 2705 (LAI7.10.2006)

Gretley Mine Disaster: Production of

Documents: Order, *m.* 3681 (LC14.11.2006)

Mine Safety Review, q. 678 (LC07.06.2006)

Newstan-Awaha Mines Land Protection

Newstan-Awaba Mines Land Protection, *pms* 1187 (LA30.08.2006)

United Colliery Mineworkers Industrial Action, *adj.* 581 (LCO6.06.2006)

Water Usage, q. 3889 (LC15.11.2006)

Coalmining, adj. 2518 (LC28.09.2006)

Coastal Council Re-establishment, m. 4724 (LC23.11.2006)

Cobar Hospital, *q.* 1608 (LC07.09.2006)

Cobar Peneplain Landholder Offset Ratios, q. 1363 (LC05.09.2006)

Coca-Cola Amatil Northmead Warehouse Development, pms 3111 (LAI9.10.2006)

Code of Conduct for Members of Parliament, m. 19 (LA22.05.2006), mes. 411 (LC25.05.2006), m. 462 (LA25.05.2006), m. 907 (LC08.06.2006), mes. 975 (LA08.06.2006)

Coffs Harbour Base Hospital Antenatal Clinic, q. 3519 (LC26.10.2006)

Coffs Harbour Electorate

Health Services, *pms* 3466 (LA25.10.2006) Police Numbers, *pms* 1186 (LA30.08.2006)

Combined Caring Centres for Sutherland Shire, pms 340 (LA24.05.2006)

Commission for Children and Young People,

mpi 112 (LA23.05.2006)

Report for the year ended 30 June 2006, *received* 3680 (LC14.II.2006)

Committees

Committee on Children and Young People Report: Inquiry into Children, Young People and the Built Environment, *tabled* and *m.* 3527 (LC26.10.2006), *tabled* 3618 (LA26.10.2006)

Committee on the Health Care Complaints Commission

Reports

Eleventh Meeting on the Annual Report of the Health Care Complaints Commission, *tabled* 812 (LA07.06.2006). *tabled* and *m*. 873 (LC08.06.2006)

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- Gao Erkun, Director General, Chinese Department of Water Resources Management, with Delegation, 1615 (LC07.09.2006)
- Hodgman, The Hon. Michael, QC, MP, shadow Attorney-General for Tasmania, 2107 (LAZI.09.2006)
- Jackson, Mr Rex, a former New South Wales Minister for Youth and Community Services, former Minister for Corrective Services, and former Minister for Roads, 1048 (LA29.08.2006)
- Joachim, Mr Lee, Chairman of the Yorta Yorta Nations, 708 (LCO7.06.2006)
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- Justice Jakis, Chief Judge of Region V Thailand, with delegation of judicial officers from Thailand, 1674 (LAO7.09.2006)
- Kabir, His Excellency Mr M. Humayun, Bangladesh High Commissioner, and Mrs Kabir, 4438 (LA21.II.2006)
- Kassimis, Mr Theodoros, Greek Deputy Minister for Foreign Affairs, with Greek Ambassador Mr Georgios Zois, and Greek Consul-General Mr Ioannis Raptakis, 1211 (LC31082006)
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- Nagle, Mr Peter, former Legislative Assembly member for Auburn, 3259 (LA24.10.2006)
- Naidu, His Excellency Mr Amraiya, Fiji High Commissioner, 4010 (LAI5.II.2006)
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- Sulaiman, His Excellency Mr Tammam, Syrian Arab Republic Ambassador to Australia, 301 (LA24.05.2006), 392 (LC25.05.2006), 1539 (LA06.09.2006)
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(LA19.09.2006) Armstrong, The Hon. Ian (Lachlan)

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Barr, Mr David (Manly)

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Breen, The Hon. Peter

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Oldfield, The Hon. David

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Orkopoulos, Mr Milton (Swansea)

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West, Mr Graham (Campbelltown)

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Minister for Natural Resources (*The Hon. Ian Macdonald*), Media Releases, *q.* 2306 (LC27.09.2006)

Minister for Planning, Minister for Redfern Waterloo, Minister for Science and Medical Research, and Minister Assisting the Minister for Health (Cancer) (*The Hon.* Frank Sartor)

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Minister for Roads (*The Hon. Eric Roozendaal*)
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Treasurer (The Hon. Michael Costa)

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