NEW SOUTH WALES

PARLIAMENTARY DEBATES

(HANSARD)

(THIRD SERIES)

SESSION 2007

FIRST SESSI	ON OF THE FIFTY-FOURTH PARL	LIAMENT
	55° ELIZABETH II	

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Legislative Council and Legislative Assembly

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PARLIAMENTARY DEBATES

(HANSARD)

FIRST SESSION OF THE FIFTY-FOURTH PARLIAMENT

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LEGISLATIVE COUNCIL

8 May 2007 to 28 June 2007

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THE PRESIDENT (The Hon. PETER THOMAS PRIMROSE): (continued)

Interjections, interruptions and disorder:

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- The Chair had heard absolutely nothing that was said by a Minister because of the level of interjection, 1672.
- As noted in Odgers' Australian Senate Practice, interjections are contrary to the standing orders and are disorderly at all times. By tradition, the Chair tolerates interjections that are not disruptive, particularly if they facilitate the exchange of views and arguments in debate. However, the Chair will not tolerate disruptive interjections. Members were asked to cease interjecting and to allow the member with the call to continue his speech, 2072.

Order and Decorum

Members should be heard in silence, 197, 1493.

- Members should direct their comments through the Chair, 430, 994, 999, 1496, and the Chair was sure the member with the call knew that, 169.
- Members were urged to reduce the level of conversation and to remain seated while the member with the call was speaking, 685
- Given the nature of the debate, it was important for members to participate with due decorum. The Chair urged members to allow the member with the call to be heard in silence, 1180.
- It is very difficult for the Chair to hear when members who do not have the call insist on standing about the Chamber talking. Members were asked to resume their seats unless they were seeking the call, 1451, 1459, 1811.
- The debate had proceeded in an appropriate manner and it was appropriate that the member with the call be able to put his case without interruption, 1658.

THE PRESIDENT (The Hon. PETER THOMAS PRIMROSE): (continued)

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

The Chair may seek to enact more policies if members did not desist from interjecting.

Members were directed to allow the member with the call to continue speaking, 2008.

Members were urged to show decorum, 2029.

The Chair commended those in the public gallery for the respect they had shown to the debate. He asked those in the President's Gallery to show the same respect and to desist from conversing loudly while members were speaking, 2102.

Questions without notice

Questions and answers will be heard in silence, 305, 1147.

The Chair does not expect members to be totally quiet, but expects them not to shout at one another across the table, 409.

Like other Presidents, the Chair does not expect anything other than robust debate during question time. However, members should, at the very least, allow Ministers to answer questions asked of them in order that members who are interested can hear what is being said. In the interests of civility, if for no other reason, the Chair asked members to allow a Minister to answer the question that had been asked of him, 413.

A Minister was asked to address the Chair, 808.

It was very difficult to hear a Minister's answer and members were asked to desist from interjecting, 1285.

Member removed: 1467.

Notices of motions:

The Chair intended to follow the established procedure of allowing 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 alternate the call between the Government, the Opposition and the crossbenches until all notices had been given, 59.

THE PRESIDENT (The Hon. PETER THOMAS PRIMROSE): (continued)

Offensive and objectionable remarks, imputations and aspersions:

Standing Order 91 (3) states that a member may not use offensive words, or make imputations of improper motives, against either House of the Legislature or any member of either House, 796.

As a question had been ruled out of order, the Chair did not need to deliberate on a request that an expression used in it be withdrawn, 1469.

Personal reflections are disorderly, 2023.

Expressions withdrawn or required to be withdrawn: "She [the member for Goulburn] did nothing", 598; "We all know that the Hon. Duncan Gay is an idiot. We all know that he is a buffoon. He does not have to come in here time after time and demonstrate that", 796; "I notice that the Hon. Greg Pearce supported Peter Costello in dodging taxes", 1464.

A member asked that an allegation he found offensive be withdrawn. The Treasurer was not prepared to accede to the request. The Chair referred to the following ruling of President Johnson on 18 October 1989:

It is for the Chair to determine whether the words complained of are offensive or disorderly and should be withdrawn. The Chair should place himself in the place of the member who claims to be offended. If the Chair consequently believes the words to be offensive, they should then be withdrawn.

Having found the statement to be offensive, the Chair asked the Treasurer to withdraw it, which the Treasurer declined to do. The Chair had made what he believed to be an appropriate ruling, which could be dissented from if the House saw fit. Having sought advice, the Chair ruled that in refusing to withdraw words the Chair had ruled offensive the Treasurer was guilty of gross disorder and ruled, under Standing Order 192, that he be removed from the House, 1464, 1465, 1467.

Personal explanations:

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Petitions:

A member was reading a petition and was asked to continue after an interruption, 57.

8 May 2007 to 28 June 2007

THE PRESIDENT (The Hon. PETER THOMAS PRIMROSE): (continued)

Points of order:

Not involved: 60, 61, 64, 65, 68, 69, 70, 172, 180, 397, 408, 558, 580, 803, 1147, 1148, 1661, 1674, 1811, 2009, 2021, 2023.

Not upheld:

A question without notice should be ruled out of order, 304.

Upheld:

When addressing a notice under Standing Order 201 members must seek to establish why the matter is urgent, 285.

A member was unable to hear a Minister's answer to a question without notice, 413.

Questions without notice must not contain arguments, inferences, imputations or ironical expressions, 550.

A member was out of order in reflecting on another member, 598.

When speaking to a motion to suspend standing and sessional orders to enable private members' business outside the order of precedence to be called on, members must confine their remarks to establishing that the matter is of sufficient urgency to warrant the suspension of standing and sessional orders to allow it to be debated, 686, 687, 1269.

A question was not a supplementary question. Although the Chair's initial ruling had been to uphold a point of order, he had given the member against whom the point of order had been taken the opportunity to speak further in order that he should be apprised of all argument on the point, 1283.

A matter raised in a point of order was outside the standing orders, 65.

Nothing in the standing orders covered the matters raised in a point of order, 70.

Members should not make debating points under the pretext of taking points of order, 172, 1467, 1661, 1674, and the Chair hoped members were not about to do so, 994, 2022.

THE PRESIDENT (The Hon. PETER THOMAS PRIMROSE): (continued)

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Points of order: (continued)

A member knew he was making a debating point, 803, not taking a point of order, 711, his point of order was frivolous, 812, his remarks did not constitute a point of order, 1148

The Chair had heard enough on a point of order, 69, 1283.

A member was asked to state his point of order, 1817.

Procedure:

A member was directed to resume her seat and the Clerk was directed to stop the clock, 197.

The member with the call was asked to bear in mind that the motion before the Chair related to the suspension of standing and sessional orders; it was not the substantive motion, 198.

A member having sought to suspend standing and sessional orders, the Chair pointed out that a motion to suspend standing and sessional orders was already before the Chair and debate was ensuing. He drew the attention of the member to Standing Orders 198 and 199. When the question before the Chair had been determined, the House could deal with other business, 198.

No standing order prohibits sarcasm, 304.

It is sometimes difficult for the Chair to hear what is being said by members with the call. To assist the Chair's understanding of the proceedings he urged members, wherever possible, to make use of the microphones at the table, 396.

When speaking to a motion to call on private members' business outside the order of precedence members must seek to establish that the matter is of sufficient urgency to warrant the suspension of standing orders to allow it to be debated. The case is not made out by a member simply repeating the words "This matter is urgent because", 686, 687, 796, 1811.

The House had adopted a sessional order varying the operation of Standing Order 44 relating to the calling over of formal business. Under the sessional order, before a notice of motion can be called over as

THE PRESIDENT (The Hon. PETER THOMAS PRIMROSE): (continued)

Procedure: (continued)

formal business members must notify the Clerks in writing during the previous sitting that they wish a motion to be considered as formal business. Forms for this purpose are available from the Clerks. Notices of motions would be called over in the order in which they appear on the notice paper. Any objection would continue to prevent a motion proceeding at that time. Motions moved under this procedure may not be debated or amended but may be agreed to or negatived on the voices or on division. The practice whereby all notices of motions are called over had been suspended during the operation of the sessional order, 793.

The Chair was having considerable difficulty identifying members seeking the call. Members had been continually reminded that when they seek the call they should stand in their place and call out something akin to the words "Mr President". The Chair took the opportunity to inform new members of that. The Chair is then aware who is seeking the call and a member will then be given the call. That member can either speak from where he or she is standing or, preferably, come forward and address the House from the table. The Chair urged all members to assist the Chair in this respect during debate in the House and consideration in Committee, 801, 1459.

The Chair had received a request that a sign interpreter be permitted to stand on the floor of the House to assist people in the public gallery during an inaugural speech. After consulting with members and the Clerk the Chair had agreed to the request on the basis that it was only for the duration of the speech, 1006.

The Clerks will ensure that members are given the correct amount of time to contribute to debate, 1269.

The Chair put the questions seriatim on cognate bills, 1663.

Given the nature of the debate, the Chair was sure members would abide by the code of conduct. Members should ensure they are fully conversant with the code, 2008.

THE PRESIDENT (The Hon. PETER THOMAS PRIMROSE): (continued)

Procedure: (continued)

Having examined the item of business that was the subject of a division, the Chair was concerned that it may offend against section 5 of the Constitution. He asked for a copy of the bill so that he may seek advice as to whether the item of business should be removed from the notice paper, 2030. The Chair had not yet received a copy of the bill. He had not introduced civil conscription, so any member was perfectly free to leave the Chamber when he or she wished, 2030.

Section 5 of the Constitution Act 1902 provides in part:

all bills for appropriating any part of the public revenue, or for imposing any new rate, tax or impost, shall originate in the Legislative Assembly.

Although the Chair had not seen the bill, the long title was clear in its intent. In seeking to amend the Parliamentary Remuneration Act 1989, the bill clearly dealt with appropriation from the public revenue. Accordingly, the bill could not be introduced in the Legislative Council and the Chair directed the Clerks to remove the notice from the notice paper. However, nothing in section 5 of the Constitution Act 1902 limits the power of the House to deal with the bill if it is introduced in the Legislative Assembly and forwarded to the Legislative Council from Legislative Assembly, 2046.

The Chair had been advised that a member was having difficulty speaking. The Chair had concurred in her request that should her voice give out she may hand over her speech to another to complete, 2087.

Questions without notice:

Form

Questions ruled out of order, 65, 177, 301, 550, 1469.

Questions ruled in order, 173, 1468.

The Chair would review a question without notice, 69. Having considered the matter, the Chair had been persuaded by the rulings of previous Presidents, who had been guided by a presumption for discussion rather than against it. In particular the Chair referred to two rulings by former President

8 May 2007 to 28 June 2007

THE PRESIDENT (The Hon. PETER THOMAS PRIMROSE): (continued)

Questions without notice:

Form (continued)

Johnson in 1990, that Parliament should not be precluded from discussing something which is generally being discussed in the media. On 28 February 1990 President Johnson stated:

The Chair must take a realistic attitude towards sub judice by not automatically excluding discussion in the House on matters of public interest which have been freely ventilated in the media.

On 22 May 1990 President Johnson observed:

Parliament should not be precluded from discussing something which is generally being discussed in the media.

Accordingly, the Chair allowed the question, 173.

- Standing Order 65 (2) states that questions must not ask for a statement or announcement of Government policy, 177.
- Standing Order 65 (1) provides that questions without notice must not contain arguments, inferences, imputations or ironical expressions, 301, 550.
- Part of a question seeking an opinion was ruled out of order. A Minister was permitted to answer the remainder of the question, provided he was generally relevant in doing so, 980.
- As a question had been ruled out of order, the Chair did not need to deliberate on a request that an expression used in it be withdrawn, 1469.

Procedure

A member was asked to repeat his question, 177.

The time had elapsed to debate whether a question was in order. The Minister was answering the question and accepted that he would not and should not debate the question and that he could continue provided his answer was generally relevant to the question, 1817.

Supplementary questions

There was no cause for a supplementary question, 982, 1283.

THE PRESIDENT (The Hon. PETER THOMAS PRIMROSE): (continued)

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Questions without notice:

Supplementary questions (continued)

A supplementary question must seek to elucidate an answer; it must arise from the answer given by the Minister, 1283.

A member had asked a supplementary question and the usual time limitations, as provided in the standing orders, would apply, 1465.

Minister's latitude

In accordance with Standing Order 65 (5) Ministers' answers must be relevant to the questions asked, 60, 63, 71, 175, 181, 408, 416, 707, 808, 809, 973, 984, 1467. In regard to whether Ministers need to be specifically relevant or generally relevant when answering questions, the Chair abided by rulings on relevance of the Hon. Dr Meredith Burgmann, the Hon. Amanda Fazio, the Hon. Patricia Forsythe, the Hon. Johno Johnson and the Hon. Max Willis. Answers should be relevant to the question asked. However, some generality is always allowed to Ministers in answering a question, 975, 984, 1147, 1672, 1817, 2021, 2022. Ministers may answer questions as they see fit, provided they are generally relevant, 1674. All a Minister is required to do when answering a question is to be relevant, 65. A Minister was permitted to continue if his answer was relevant to the original question and the supplementary question, 554.

Ministers should not debate questions, 408, 1674, 1817.

Relevance:

- Although the debate was clearly wide-ranging, the standing orders require contributions to be relevant, 171.
- The contributions of all members at all times must be relevant to the question before the Chair, and the member with the call was being relevant, 994.
- Members should confine their remarks to the question before the Chair, 1494, 1495.
- A member was asked to continue to be relevant to the debate, 1812.

Tabling of documents:

Members were referred to Standing Order 54 (4). The member with the call may seek the leave of the House to table a letter to which she had referred, 292.

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

AS DEPUTY-PRESIDENT:

Interjections, interruptions and disorder:

Interjections

Interjections are disorderly at all times, 565, 567, and members should not respond to them, 572.

Points of order:

Upheld:

The standing orders require that members should address the Chamber and the Chair. It is not appropriate for members to turn their backs to the Chair when they are addressing the Chamber, 187.

A member's remarks did not constitute a point of order, 575.

When taking points of order, members should ensure that they raise matters upon which the Chair can make a ruling, 575.

Member should not seek to make debating points under the guise of points of order, 575.

Procedure:

If a member wished to address her comments to the members of the crossbench, she may have been more comfortable doing so from the other side of the table. She was reminded that it is not appropriate for a member to turn her back on the Chair when contributing to debate, 187.

A member was reminded, when debating a motion to suspend standing and sessional orders, that he should confine his comments to why the motion should be regarded as urgent, 562.

Relevance:

A member's comments were in order, 570.

Members should keep their remarks relevant to the question before the Chair, 2010.

As Chair of Committees:

Amendments:

If amendments are agreed to, the Committee would not be precluded from agreeing to an amendment that is inconsistent with another amendment that has already been agreed to. A member could not, however, move an amendment that is in conflict with an amendment that has been agreed to. A member could, with the leave of the

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

AS CHAIR OF COMMITTEES:

Amendments: (continued)

Committee, move an amendment so that both amendments, although inconsistent, were before the Committee, 2096.

Interjections, interruptions and disorder:

Interjections

Interjections are disorderly and should cease, 2038, 2077.

Order and Decorum

There were too many private conversations going on in the Chamber. Members were asked to be quiet, 1676.

Although members of the public in the gallery had been waiting for some time for the debate to come on, it is not in order for people in the public gallery to participate in debate in any way, either by verbal contribution or by clapping. Such interruptions do not facilitate the efficient consideration of the bill, 2097.

Procedure:

Standing Order 102 (4) states that a member may request that amendments that have more than one part be dealt with sequentially. The Chair proposed to accede to a request to do so, 2038.

DEPUTY-PRESIDENTS AND TEMPORARY CHAIRS OF COMMITTEES:

The Hon. HELEN WESTWOOD:

AS DEPUTY-PRESIDENT:

Interjections, interruptions and disorder:

Interjections

Interjections are disorderly, 1487.

Order and Decorum

Members should be heard in silence, 1487, 1488.

Offensive and objectionable remarks, imputations and aspersions:

Expressions withdrawn or required to be withdrawn: "Where was the Deputy Leader of the Opposition when we learned that asbestos was dangerous and was killing people ... ", 1487.

Points of order:

Not involved: 1489, 1492.

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LEGISLATIVE COUNCIL

25 September 2007 to 7 December 2007

THE PRESIDENT (The Hon. PETER THOMAS PRIMROSE):

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Select Committee on Electoral and Political Party Funding: Membership, 2200, 2264, 2691.

Standing Committee on Law and Justice: Report: Unfair Terms in Consumer Contracts, 2556.

Divisions:

Members must indicate verbally when asked to do so by the Chair, not subsequent to the Chair declaring the outcome of the call for voices, 3873.

Interjections, interruptions and disorder:

Interjections

As noted in Odgers' Australian Senate Practice, interjections are contrary to the standing orders and are disorderly at all times. By tradition, however, the Chair tolerates interjections that are not disruptive, particularly if they facilitate the exchange of views and arguments in debate. However, the Chair will not tolerate disruptive interjections, 3363.

A member was asked to cease interjecting or he may have an early evening, 4069.

Interjections are disorderly at all times, 4069, and members should not be distracted or diverted by them, 4220, 4661, 4662, 4876.

Members were asked to exercise a spirit of goodwill and cease interjecting, 5097.

Interruptions

If the level of conversation among members in the President's gallery was not reduced, the Chair would have the area cleared, 4827. The attention of members listening to debate should not be distracted by constant interruption from other members in the President's gallery, 4646.

Order and Decorum

A member was trying the patience of the Chair; the member knew full well that the Minister was not canvassing the ruling of the Chair, 3015.

THE PRESIDENT (The Hon. PETER THOMAS PRIMROSE): (continued)

Interjections, interruptions and disorder:

Order and Decorum (continued)

For the same reason that it is regarded as discourteous for members to read newspapers in the Chamber, it is discourteous also for members to use electronic devices in the way a member on the Opposition side of the House had used such a device. The member was asked to desist, 3025.

Members should direct their comments through the Chair, 3034, 4876.

The Chair hesitated to interrupt the conversation across the Chamber, but he did so and reminded the member with the call to address his remarks through the Chair, 3056.

A member was asked to take cognisance of the forms of the House and of earlier rulings of the Chair, 3872.

Members were asked to abide by the standing orders of the House, 4197.

Members were asked to resume their seats.

Members who have matters to discuss that are not related to the proceedings should discuss them outside the Chamber, 4216.

Points of Order

A Minister was directed to resume his seat as the Leader of the Government was speaking on a point of order, 2282.

The Chair had heard enough on a point of order, 2679, 3151.

Numerous Presidents have ruled that members must not take frivolous points of order and a member knew full well that he had taken a frivolous point of order, 2858. The standing orders prohibit the taking of frivolous points of order, 4207.

A member's remarks were a restatement of an earlier point rather than a new point of order, 3027.

THE PRESIDENT (The Hon. PETER THOMAS PRIMROSE): (continued)

Interjections, interruptions and disorder:

Points of Order (continued)

A member was asked to state his point of order, 3891.

The Chair asked members wishing to take points of order to refer to the standing orders, 3898.

A member was asked to refrain from taking points of order that had no basis in the standing orders, 4019.

No more of the speaking time of the member with the call should be taken up with points of order, 4196.

The Chair reminded a member who continued to speak that the Chair had not ruled on a point of order, 4197.

A member knew his remarks did not constitute a point of order, 4208.

Questions without notice

Traditionally question time can be noisy with members interjecting constantly. However, the Chair asked members to think of the Hansard staff, who seek to record the proceedings in order that the public can read what is said by all members, 2278.

Given the very nature of question time, obviously some periods are rowdier than others. However, the Chair asked members to think of the Hansard staff, who were seeking to take down all the proceedings, including the answers of Ministers, which were important matters. The Chair reminded members that Ministers should be heard in silence, 2282.

Despite the fact that there was too much noise in the Chamber, the Chair urged a Minister to try to answer a question, 3337.

A member was directed to resume his seat or leave the Chamber, 3747.

Members were asked to follow the forms of the House, 3897.

A member had completed his question, 5057.

The Chair could not hear a word of what was being said on either side of the House; he suspected Hansard could not either. He asked members to respect the forms of the House and allow the Minister to answer, 5059.

THE PRESIDENT (The Hon. PETER THOMAS PRIMROSE): (continued)

Members' pecuniary interests:

The standing orders refer to pecuniary interest, not to conflict of interest. A member may not vote in any division on a question in which the member has a direct pecuniary interest, unless it is in common with the general public or it is on a matter of public policy. The disclosure of pecuniary interest by a member is designed to prevent any potential conflict of interest developing between a member's public and private interests. In 2002 President Burgmann ruled that members do not have to answer for the actions of their families, only in relation to their own pecuniary interests. The code of conduct states that members of Parliament must take all reasonable steps to declare any conflict of interest between their private financial interests and decisions in which they participate in the execution of their office. It states further that this may be done through declaring their interests on the Register of Disclosures of the relevant House or through declaring their interest by speaking on the matter in the House or in committee proceedings. The fact that a member's spouse, child, grandparent, nephew or cousin is standing for election to another Parliament does not amount to a conflict of interest and does not require disclosure in the pecuniary interests register, 2679.

Offensive and objectionable remarks, imputations and aspersions:

Members were asked to use parliamentary language, 2682, 2852, 3015.

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.

Accordingly, the member was asked to withdraw his comment, 3006.

In accordance with the rules of debate a member should not use offensive words against another member, 3009.

President Willis ruled:

The withdrawal of offensive remarks is not conditional; either the Member withdraws or does not withdraw.

25 September 2007 to 7 December 2007

THE PRESIDENT (The Hon. PETER THOMAS PRIMROSE): (continued)

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

Given that no request had been made that the member withdraw the comment, the Chair had not asked him to do so. However, in order to avoid such a request being made, the Chair suggested that the member bear in mind the standing orders and forms of the House as they relate to the rules of debate, 3009.

President Johnson ruled on 20 October 1988:

A remark is offensive only if it was made with respect to an individual and not to a group.

Accordingly there was no point of order, 3010.

In relation to offensive expressions, former President Johnson ruled on 18 October 1989:

> It is for the Chair to determine whether the words complained of are offensive or disorderly and should be withdrawn. The Chair should place himself in the place of the member who claims to be offended. If the Chair consequently believes the words to be offensive, they should then be withdrawn.

The Chair would certainly regard as offensive an accusation that he was involved in organised crime. Accordingly, he asked the member to withdraw his remark, 3010.

The Chair was not questioning whether a member can make general comments; he was asking the member to withdraw his remark, 3011.

The Chair referred members to the following ruling of President Johnson in 1987:

Politics is not an area for sensitive persons. In the course of debate when Members canvass the opinions and conduct of their opponents, they must expect criticism

3595, 4198.

There can be no point of order unless the member against whom the comments were directed takes a point of order that comments were grossly offensive and, therefore, should be withdrawn, 3752.

Expressions withdrawn or required to be withdrawn:

" ... Paul Lynch is most certainly an incredible fraud when it comes to representing his

THE PRESIDENT (The Hon. PETER THOMAS PRIMROSE): (continued)

Expressions withdrawn or required to be withdrawn: (continued)

constituents in Parliament", 3006, "Eric Roozendaal in particular supports organised crime", 3010, "Was that some kind of racist pun?" 4213.

Points of order:

Not involved: 2271, 2578, 2852, 3010, 3159, 3160, 3326, 3328, 3605, 3752, 3891, 3898, 3916, 4019, 4026, 4069, 4197, 4206, 4208, 4374, 4376, 4393, 4477.

Upheld:

A question was not a supplementary question; it was a new question, 3025.

Ministers' answers to questions without notice should be relevant to the question, 3601, and should address the question, 3740.

In debating a procedural motion members should restrict their comments to the terms of the motion and not the substance of the matter, 3872.

When seeking to make a case for the suspension of standing and sessional orders members should not address the substantive issues of the matter any more than is necessary to justify the suspension of standing and sessional orders to allow the matter to be debated, 4471.

A member does not need to be in the Chamber to take a point of order, 3752.

There can be no point of order unless the member against whom the comments were directed takes a point of order that comments were grossly offensive and, therefore, should be withdrawn, 3752.

Members who take points of order must address the standing orders and not make debating points, 4482.

A member who was about to take a point of order was asked to identify the standing order upon which it was based. The Chair asked him to state the relevant standing order, in the hope that the member was not making a debating point, 4838.

Procedure:

In debating a procedural motion members should restrict their comments to the terms of the

THE PRESIDENT (The Hon. PETER THOMAS PRIMROSE): (continued)

Procedure: (continued)

motion and not the substance of the matter, 3004, 3318, 3872, 3873, 4196, 4197, 4198.

When making an explanation under Standing Order 89 members should not introduce new material, 3634.

It was brought to the attention of the Chair that the member speaking had spoken already in the debate. With the leave of the House he was permitted to continue, 3877.

A Minister had indicated that he was able to clarify a matter asked of him on a previous occasion, and he was about to do so. However, the Chair drew the attention of all members to Standing Order 113 (2), which states:

> A member may not vote in any division on a question in which the member has a direct pecuniary interest, unless it is in common with the general public or it is on a matter of state policy.

4062.

The member with the call informed the Chair that she was not referring in her contribution to matters listed in the order of precedence, as had been claimed in a point of order, 4393.

A ruling of President Willis on 15 September 1993 was not at odds with standing or sessional orders, which clearly indicate that members need only speak to the reason a matter is of sufficient urgency to warrant the suspension of standing and sessional orders. The Chair upheld a point of order on the basis that members, when they are seeking to make a case for the suspension of standing and sessional orders, should not address the substantive issues of the matter any more than is necessary to justify the suspension of standing and sessional orders to allow the matter to be debated, 4471, 4472.

The Chair pointed out that Standing Order 56 related to documents quoted in debate, not to the requirement that Ministers' answers be generally relevant, as had been claimed in a point of order, 5066.

THE PRESIDENT (The Hon. PETER THOMAS PRIMROSE): (continued)

Questions without notice:

Form

Ouestion ruled in order, 4217.

Questions ruled out of order, 3895, 4475.

A member was asked not to use props when asking a question, 3892.

The Chair drew the attention of members to Standing Order 65 (1) (b). It is not the practice of the Chair to seek to intervene in debate. It is the practice of the Chair to seek to uphold the standing orders, with which the Chair urged members to acquaint themselves, 3895.

Questions should not contain argument. Although a question must not seek an opinion of a Minister, a Minister can give an opinion in response to a question, 4016.

Standing Order 65 (1) (a) provides that statements of facts or names of persons should not be included in questions unless they are strictly necessary to render the question intelligible and can be authenticated. Although the question came very close to the bone, it was in order, 4209.

Clearly it is impossible for the Chair to determine the veracity of facts presented by members in questions. The standing orders require simply that any facts presented should be limited to those that will make the question understandable. Any member who makes an assertion thereby attests to the veracity of that assertion, 4214.

When a member completed his question the Chair would determine whether it was in order, 4475.

A question containing argument, inferences and imputations was ruled out of order, 4475.

Procedure

A member had 35 seconds remaining to ask his question, 3602.

It is in order for the Leader of the Government to answer any question. However, it is in order for any Minister to answer any question that is directed to him or her, 4214.

25 September 2007 to 7 December 2007

THE PRESIDENT (The Hon. PETER THOMAS PRIMROSE): (continued)

Questions without notice:

Procedure (continued)

A member was perfectly entitled to ask a Minister to elucidate any aspect of his answer. However, the Minister had declined to do so, 4844.

The purpose of question time is to allow Ministers to answer questions asked of them by members. A Minister was entitled to give his response without interruption, 5067.

Supplementary questions

Supplementary questions ruled out of order, 4207.

The standing orders have long been interpreted to provide that supplementary questions must not introduce new material. The whole point of a supplementary question is to elucidate information already provided by the Minister, 4207.

Members seeking the call to ask supplementary questions must seek the call to do so in a clear voice, 4662.

It was borderline whether a question was a supplementary question and was in order. The Treasurer could answer the question if he chose to do so, 5064.

Minister's latitude

Ministers' remarks do not have to be vaguely relevant, 3740, but their answers should be generally relevant, 2274, 2573, 2686, 2857, 3027, 3150, 3151, 3324, 3593, 3594, 3597, 3604, 3740, 3744, 4019, 4369, 4479, 4482, 4837, 4843, 4844. Members were asked to cease interjecting; the Chair was sure the Treasurer could be relevant on his own, 3027.

Standing Order 65 states that when answering a question a member must not debate the question and that answers to questions must be generally relevant, 2579.

A Minister was in order and was permitted to continue his answer, 2579, 2858.

A question had been asked of a Minister and he was responding to it, 3024.

Members cannot expect a simple doughnut answer, 3605.

Ministers should not debate the question, 3897, 4019.

THE PRESIDENT (The Hon. PETER THOMAS PRIMROSE): (continued)

Questions without notice:

Minister's latitude (continued)

A Minister had concluded his answer, 3897.

A Minister's speaking time had expired, 4208, 4371, 4373, 4477, 4838.

If a Minister wished to elucidate his answer he could do so. If not, the Chair would give the call to another member, 4215.

A Minister had been asked a question relating to Federal funding and it was in order for him to refer to issues relating to the Federal Government, both current and former, 4370.

Although a Minister had given notice that he intended to introduce legislation, the matter was not yet formally on the *Notice Paper*. As a consequence, the rule relating to anticipation of debate did not apply. The question did not refer to the giving of notice by the Minister and did not seek an announcement of policy. Accordingly, the Minister could answer as he wished, 4371.

Relevance:

The debate had been extremely wide ranging.

Reference had been made to numerous geographical areas, both in New South Wales and throughout the world, including Saudi Arabia and other oil-producing countries. Consequently, the member with the call was in order. However, she was asked to bear in mind the subject matter of the motion before the House, 2476.

The Chair noted the decisions of previous Presiding Officers, in particular, the Hon. Tony Kelly, who, while Deputy-President ruled:

Although contributions of Members must be relevant to the question before the Chair, during debate on the second reading of a bill members may make wideranging contributions.

On at least two occasions President Burgmann ruled:

It is a convention in this House that members may speak to a bill in more general terms than when Ministers respond to questions in question time.

However, although debate may be wide ranging, that does not mean that members can speak to matters outside the broad leave of the bill. Accordingly, whilst members may make broad-ranging contributions, their comments should be, and should continue to be, within the leave of the bill, 3033.

THE PRESIDENT (The Hon. PETER THOMAS PRIMROSE): (continued)

Relevance: (continued)

Members should address the question before the Chair, 3317, 3318.

While normally it is the practice in this House to allow members some reasonably wide latitude in their contributions to second reading debates, they nevertheless must confine their comments generally to the leave of the long title of the bill before the House. The member with the call was directed to do so, 4698.

Traditionally the House has extended considerable leniency to members contributing to second reading debates. If the member with the call wished to make comments specifically about public servants or other officers, she should use the appropriate forms of the House to do so, 4923.

Use of props:

The Chair reminded members of President Burgmann's ruling on 21 September 2005 that it is unparliamentary to use props in Parliament, 3892.

A member was asked not to use props when asking a question, 3892.

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

AS DEPUTY-PRESIDENT:

Announcements:

Joint Select Committee on the Royal North Shore Hospital: Deputy Chair, 3188.

Divisions:

The reason for the delay in calling for the doors to be locked was that a member asked the Chair whether he could withdraw leave to have the bells rung for only one minute in accordance with Standing Order 114 (4). The standing orders do not allow for leave to be withdrawn in such circumstances. Consequently, any member who got the benefit of the additional 30 seconds or so to make his or her way into the Chamber was indeed fortunate, 4524.

Interjections, interruptions and disorder:

Interjections

Members should not interject on the member with the call, 3186, 4233.

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

AS DEPUTY-PRESIDENT:

Interjections, interruptions and disorder:

Interjections (continued)

Members who want to contribute to the debate should seek the call at the appropriate time rather than interject on the member who has the call, 4233.

Order and Decorum

The level of chatter in the Chamber was too high, 3047

Members were asked to cease interjecting and to stop chattering. The Chair could not hear the Minister with the call, and she was sure Hansard could not hear him either, 3047.

The Chair would start calling to order members who continue to shout across the Chamber and engage in inane conversations, 3047, 3048.

Points of order:

Not involved: 4235.

Relevance:

A member's remarks were relevant and he was permitted to proceed, 3358.

As Chair of Committees:

Amendments:

Members should confine their remarks to the amendments before the Committee, 4076, 4912.

Casting vote: 5033.

Interjections, interruptions and disorder:

Interjections

Interjections are disorderly at all times, and members should ignore them, 4925.

Points of order:

No standing order allows, as the basis of a point of order, a claim by a member that he or she has been misquoted, 4077.

Relevance:

A member's remarks would have been more appropriate for a speech to the second reading of a bill. She was asked to direct here comments to the specific amendment before the Chair, 4912.

25 September 2007 to 7 December 2007

DEPUTY-PRESIDENTS AND TEMPORARY CHAIRS OF COMMITTEES:

Reverend the Hon. FREDERICK JOHN NILE:

AS DEPUTY-PRESIDENT:

Offensive and objectionable remarks, imputations and aspersions:

If a member wishes to cast aspersions or imputations against another member, he or she must do so by way of substantive motion, 2314.

Members should not use newspaper articles as a means of casting aspersions against or making imputations about another member, 2315.

Relevance:

Members should speak to the question before the Chair rather than become sidetracked, 2313.

Members with the call should speak to the substance of the motion before the Chair, 2314, 2315, 2474.

The Hon. CHRISTINE MARY ROBERTSON:

AS DEPUTY-PRESIDENT:

Interjections, interruptions and disorder:

Order and Decorum

Members should not argue with the Chair, 3177.

It is against standing orders for members to converse with people in the public gallery, 3177.

The Hon. HELEN WESTWOOD:

AS DEPUTY-PRESIDENT:

Interjections, interruptions and disorder:

Interjections

Interjections are disorderly, 1487.

Order and Decorum

Members should be heard in silence, 1487, 1488.

Expressions withdrawn or required to be withdrawn: "Where was the Deputy Leader of the Opposition when we learned that asbestos was dangerous and was killing people ... ", 1487.

Points of order:

Not involved: 1489, 1492.

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LEGISLATIVE ASSEMBLY

8 May 2007 to 28 June 2007

THE SPEAKER (The Hon. GEORGE RICHARD TORBAY):

Announcements:

Filming of the Legislative Assembly, 2139. New Standing Orders, 16. Parliamentary Reporting Staff, 2139. State Coat of Arms, 17.

Consideration of Motions to be Afforded Priority:

- The Chair commended the Leader of the Opposition for his point of order, during which he noted that it is important that time not be wasted in the five-minute contributions relating to motions to be afforded priority, 122.
- Prior to a division members were reminded that they were voting to establish priority, not to debate one motion or the other, 123.
- Because the matter of priority gives rise to some difficulty, it is important to remember that members may make some reference to the substance of their motions. The Chair intended to extend a little latitude to members on both sides of the House, but it is important that members argue why their motions should have priority, 739.
- It was important that members remember they were debating a precedence motion, not a priority motion, 1392.
- The Chair was extending a degree of latitude to both sides in the debate because it was important to touch on the substantive issues to determine priority. However, the member with the call was asked to conclude those references, 1392. Inappropriate comments about members or former members do not assist the Chair in deciding whether to extend that latitude, 1394.
- In the five-minute contributions relating to motions to be accorded priority members should confine their contributions to establishing why their motions should be accorded priority, 2156.

THE SPEAKER (The Hon. GEORGE RICHARD TORBAY): (continued)

Interjections, interruptions and disorder:

Order and Decorum

- Members should direct their comments through the Chair, 22, 127, 249, 326, 1599, 1749, and if a member did so fewer points of order may be taken during his contribution, 227.
- Members should be heard in silence, 123, 127, 251, 329, 332, 334, 639, 740, 1055, 1061, 1379, 1521, 1550, 1599, 1945.
- Contributions should be made through the Chair; they should not be directed across the Chamber, 334.
- Members should confine their remarks to the substantive motion, 337.
- Members are free to issue media releases at any time they wish, 490.
- Members should be referred to by their correct titles, 894.

Question time

- Questions and answers will be heard in silence, 110, 249, 250, 487, 492, 629, 632, 732, 894, 1048, 1056, 1199, 1382, 1386, 1553, 1555, 1557, 1560, 1745, 1749, 1753, 1934, 1937, 1940, 2141, 2143, 2144, 2146, 2147, 2148, 2149, 2151, 2152, 2153.
- Members are entitled to ask questions and Ministers are entitled to respond to those questions, 112.
- The Premier had only just begun his answer, and the Chair was listening carefully to him, 241, and he was directed to proceed, 486.
- The standing orders require question time to be held in an appropriate fashion. Hansard was having trouble hearing a Minister. Members who seek the call, if they are in order, will be given the call, 246.
- A member would be removed from the Chamber if he kept interjecting, 492, if he repeated his behaviour, 1055, 1745.

THE SPEAKER (The Hon. GEORGE RICHARD TORBAY): (continued)

Interjections, interruptions and disorder:

Question time (continued)

- If a member did not come to order he would be on a getaway campaign early, 632.
- The Chair noted a member's admission that he had "only burnt my backyard", 634.
- Members who ask questions should listen to the answers, 729, 730, 735, 886, 890, 1381, 1555.
- The Chair could not hear a question because of interjections. The member was asked to repeat the question, 735.
- A Minister was speaking about a significant issue and members were urged to listen to him in silence, 889.
- The Chair had called a member to order three times because he kept speaking after the Chair had ruled on his point of order. The House was at an early stage of question time and the member could be the first to be looking at the remaining stages from outside the Chamber, 1048.
- If a member repeated his behaviour he would be removed from the Chamber, 1055, 1745.
- A Minister was yet to read from a letter and, although the manager of Opposition business may have had a crystal ball that allowed him to know what the letter said, the Chair would allow the Minister to continue, 1056.
- Members were obviously keen to conclude question time as it was Thursday. The remainder of question time would be conducted in accordance with the standing orders. It was inappropriate for members to conduct themselves in the way they had. The Minister would conclude her answer when she had read from correspondence, 1057.
- A Minister had made reference to a report in the media about comments allegedly made outside the House. If the member had been reported correctly she would need to justify that action, given the comments she allegedly made, 1057.
- There was too much audible conversation in the Chamber. The Chair would have thought a question on health would have been of interest to all members, 1205.

THE SPEAKER (The Hon. GEORGE RICHARD TORBAY): (continued)

Interjections, interruptions and disorder:

Question time (continued)

- The remainder of question time would be conducted in the proper way, 1206.
- Members who interject may seek the call and ask questions, 1383.
- The Chair would not tolerate a member's behaviour. If he so much as breathed out of order he would be removed from the Chamber, 1554.
- Members should not canvass or query the rulings of the Chair, 1746.
- Question time had almost concluded and it would be unfortunate if a member were to be ejected from the Chamber at that stage, 1754.
- The tactic of members of the Opposition of continually talking while Ministers were giving answers would not be tolerated, 1937.
- It would be courteous of members to listen to what the Chair was saying, 1941.
- A number of conversations were occurring while a Minister was giving his answer. If members want to take part in conversations that are not related to the question or the answer they should do so outside, 2146.
- A member was directed to cease assisting the Premier, 2151.

Member removed: 1938.

Offensive and objectionable remarks, imputations and aspersions:

- Comments attacking another member are out of order, 245.
- A Minister had adjusted his comments following a ruling from the Chair, who had been listening for any unsubstantiated allegations, 245.
- The Chair reminded the House of the standing orders in relation to attacks on other members, 246.
- Attacks on members should be done by substantive motion, 1057.

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23

THE SPEAKER (The Hon. **GEORGE RICHARD TORBAY):** (continued)

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

The Chair would allow the member with the call some latitude, but he was asked to watch his language, 1944.

Expressions withdrawn or required to be withdrawn: "I see that you are not worried, George, about this concept of child pornography", 245.

Personal explanations:

A member was raising matters that would cause debate and was asked to conclude his personal explanation, 252.

A member making a personal explanation was out of order, 1208, 1390.

Points of order:

Not involved: 109, 112, 227, 336, 486, 497, 628, 634, 730, 886, 887, 1048, 1199, 1204, 1210, 1384, 1392, 1600, 1951, 1956, 2143.

Upheld:

Members should direct their points of order to the Chair, 227.

A Minister was asked not to make allegations, having been asked by the Chair not to do so, 246.

Members should be referred to by their correct titles, 326, 1200.

There was too much audible conversation in the Chamber, 1389.

A personal explanation does not allow a member to respond to the answer to a question, 1944.

In the five-minute contributions relating to motions to be accorded priority, members should confine their contributions to establishing why their motions should be accorded priority, 2156.

Members should direct their points of order to the Chair, 112.

A member was directed to conclude his point of order, 112.

The Chair had heard enough on a point of order, 113, 633, 739, 1057, 1395, 1521, 1557,

THE SPEAKER (The Hon. **GEORGE** RICHARD TORBAY): (continued)

Points of order: (continued)

1558, 1941, 1943, 2156, which was the longest the Chair had heard in his career as Speaker, 112, and the member with the call was allowed to continue. 256. The Chair needed to hear a point of order before he could rule on it, 490, had ruled on a similar point of order, 1558, would hear one more speaker on a point of order, 1940, would seek advice from the Clerk before ruling on a point of order, 1056.

A member's remarks did not constitute a point of order, 117.

A member was asked to consider his points of order carefully, 117.

Members were asked to state their points of order, 122, 321, 633, 1055, 1056, 1057, 1380, 2143, or resume their seats, 490.

The Chair commended the Leader of the Opposition for his point of order, during which he noted that inappropriate points of order are as bad as points of order that are too long, 122.

Members should resume their seats while points of order are being taken, 737, 1055, 1943. The Chair clearly recalled asking a Minister to resume her seat while a point of order was taken, 1056.

Members should not take frivolous points of order merely to interrupt the flow of debate, 1057.

Members do not assist their points of order by referring to the Deputy Premier as a monkey, 1202.

Members should not undermine their points of order by indulging in the same behaviour they are complaining about, 1202.

A point of order was most revealing, 1557.

Points had been well made but they did not constitute a point of order, 1567.

Privilege:

The Chair read the following advice from the Clerk in relation to privilege in the context of the stem cell legislation:

> High profile and eminent people often make comments on legislation before Parliament. That is the nature of a democratic society, which enables people of all persuasions to voice their views.

THE SPEAKER (The Hon. GEORGE RICHARD TORBAY): (continued)

Privilege: (continued)

However, Members of Parliament, as the representatives of the people, should be able to express their views and vote in any way they deem appropriate. In this regard Members should not feel threatened or intimidated by others.

The House has a long history of dealing with privilege issues and one of the facets of a prima facie breach of privilege relates to indignities offered to the character of proceedings of Parliament; assaults or insults upon members; reflections upon Members' character or conduct in Parliament; or intimidation of Members.

Public debate about legislation before the Parliament does not necessarily insult the House or its Members. Comments directed at Members could be construed as reflecting on the character or conduct of Members in Parliament. However, for such comments to be a breach of privilege they must have dire consequences for Members, such as impeding Members in their duties in the House.

I consider in this case that the comments made about the legislation before the House have been made as part of the public debate on a controversial issue and have not affected the rights of Members to express their views and vote as they deem appropriate.

However, the intimidation of Members is a serious issue and people who attempt to intimidate Members to vote in a particular way in the House or to express a particular view are in contempt of the House.

1198.

Procedure:

The Chair was sure a member was referring only to copious notes, 742.

A member may read from a letter as long as the author of the letter is clearly identified, 1056

The same rules apply to all members, 1558.

Question time:

Form

Questions ruled in order, 113, 249, 251, 321, 490, 1557, 1941.

The concept of "related matters" must relate to the question, 112.

A new member was advised to take advantage of the Clerks' knowledge and have them look at the content of his question. On this occasion the Chair would allow the question, 116.

A question was broad ranging and invited a response that was equally broad ranging, 886, 1381.

THE SPEAKER (The Hon. GEORGE RICHARD TORBAY): (continued)

Question time:

Form (continued)

A number of points of order had been taken on an answer. The question was in order and the Chair had ruled on the answer on a number of occasions, 1558.

Procedure

The Chair reminded the Minister with the call that the standing orders make it clear that attacks on members should be undertaken by substantive motion. Given the complex nature of the issue and the processes that had been followed, the Chair would listen carefully to the Minister's answer, 244.

A member was asked to repeat her question, 249.

A member was directed to ask his question, 888.

Members are entitled to ask only one question at a time, 890.

The Chair had been advised that the Leader of the House has no portfolio and cannot be asked a question. The Chair undertook to review the matter and give a ruling, 1942.

The member for Murrumbidgee sought to ask the Leader of the House a question. The sessional order adopted by the House provides that all standing orders that apply to Ministers apply also to the Leader of the House, including standing orders relating questions seeking information. However, those questions must be confined to areas for which the Leader of the House is responsible, such as questions about the ordering of business before the House. The sessional order was adopted for procedural purposes to enable the Leader of the House to arrange Government Business and to move motions that cannot be moved by Parliamentary Secretaries, such as the motion for the adjournment of the House. Accordingly, questions directed to the Leader of the House should be limited to that extent.

The purpose of question time is primarily to obtain information from Ministers. In accordance with the standing orders, and as noted in Erskine May's *Parliamentary Practice*, questions addressed to Ministers should relate to the public affairs with which they are officially connected, to

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THE SPEAKER (The Hon. GEORGE RICHARD TORBAY): (continued)

Ouestion time:

Procedure (continued)

proceedings pending in Parliament, or to matters of administration for which they are responsible. However, the Leader of the House, in common with other Parliamentary Secretaries, does not have any government portfolio responsibilities and cannot be asked questions about matters related to the administration of government or public affairs to which those matters are officially connected. The question did not relate to the role of the Leader of the House and was correctly redirected to the Premier, 2139.

Supplementary questions

- Supplementary questions ruled out of order, 116.

 The question restated the original question and did not arise from the Premier's answers, 632.
- A supplementary question needs to be asked immediately, 246.

Minister's latitude

- A Minister was allowed to continue his answer, 112, 244, 1937, 1938, but the Chair would be listening closely to it, 112.
- A Minister was clearly going through the information in chronological order that had been provided. The Chair directed the Minister to stay within those boundaries. If he did not, the Chair would rule him out of order, 246.
- Answers must be relevant to the questions asked, 887, 891, 1056. However, the Chair cannot direct a Minister or the Premier how to answer a question, 322. Ministers were urged to ensure that the remainder of their answers were relevant, 1202, 1385, 1558.
- The Chair was sure a Minister would conclude his answer, 326.
- Ministers were asked to proceed with their answers, 245, to conclude their answers, 327, 632, 1057, 1558, 1941, within a reasonable time frame, 633, to return to their answers, 2143.
- A Minister was asked to continue with his answer, but the Chair would be listening carefully to make sure he observed the proper conventions of the House, 490.

THE SPEAKER (The Hon. GEORGE RICHARD TORBAY): (continued)

Question time:

Minister's latitude (continued)

- A Minister was asked to stop enjoying himself, 492.
- A Minister had concluded his answer, 627, 1747, 1753, 1939, 2143, in an appropriate place, 891.
- A Minister was answering the question he was asked, 730.
- A Minister's reply was relevant to the question asked, 1936, 1557, 2146. He was not repeating himself and the Chair urged him to continue, 737.
- The Chair understood that a Minister was about to read from certain correspondence. Consistent with many other previous rulings, the Chair would permit her to do so. He asked the Minister to comply with the standing orders, 1056.
- There is a limit to the background information that can be canvassed in reply to a question, 1202, 1558.
- A Minister is entitled to give an answer that is relevant to the question, 1753.
- Ministers cannot raise matters relating to legislation that is being considered or of which notice has been given, 1941.

Relevance:

- The member with the call had made some passing references to certain matters. The Chair urged him to make his contribution relevant to the question before the Chair, 1521.
- Members should stay focused firmly on the matter at hand, 1600.

Tabling of documents:

A member could not seek leave to ask the Chair to direct to Premier to table documents, 1943.

Use of mobile phones:

It is disorderly to use a mobile phone in the Chamber as it causes disruption to members. Members are able to bring mobile phones into the Chamber, but they must ensure that they are set on silent mode. Members can use mobile phones to

THE SPEAKER (The Hon. GEORGE RICHARD TORBAY): (continued)

Use of mobile phones: (continued)

send messages and emails in the same way that laptops can be used in the Chamber. However, members are prohibited from using mobile phones in any way that will interrupt or disturb proceedings. It is inappropriate for mobile phones to be used to take photographs within the precincts of the Chamber, 626.

THE DEPUTY-SPEAKER (The Hon. ANTHONY PAUL STEWART):

Consideration of Motions to be Accorded Priority:

A member was trying to establish priority, 1568.

Interjections, interruptions and disorder:

Order and Decorum

- Members were called to order so that the debate could be heard, 1025.
- The contributions of members had been listened to with care. The Chair asked that the same courtesy be extended to the member with the call, 1028.
- The Chair asked members to exercise some commonsense and listen to the member with the call, 1065.
- A member who had contributed to the debate was asked to listen in silence to the member with the call, whose remarks were relevant to the question before the Chair, 1526.
- A member was asked to extend the same courtesies to the member with the call as had been extended to him, 1527.
- A member was doing well and needed no encouragement from Opposition members, 1764, without the need for prompting from his backbench colleagues, 1633.
- It is not appropriate to discuss matters across the Chamber. The Chair suggested the discussion of practical issues should take place later, 1640.
- Members are entitled to be heard in silence, 1764, 1991.
- Members were asked to pay attention to the debate; it was worth listening to, 1765.
- A member would have a chance to contribute to the debate at a later time, 1991. He should not do so through interjections or by taking frivolous points of order, 1990.

THE DEPUTY-SPEAKER (The Hon. ANTHONY PAUL STEWART): (continued)

Offensive and objectionable remarks, imputations and aspersions:

Expressions withdrawn or required to be withdrawn: " ... the mendacious Minister for Planning", 1948.

Points of order:

Not involved: 217, 261, 1527, 1763, 1953, 1954, 1987.

Upheld:

Members should not detail the personal affairs of other members, 1023.

- A member's remarks did not constitute a point of order, 1025, 1063, 1526, 1527, 1569, 1764, 1765, 1990.
- A point of order was out of order, 1065.
- The Chair had considered a point of order, 217, noted a point of order, 1067, heard enough on a point of order, 1953.
- If a member took a valid point of order the Chair would deal with it, 217.
- A member was asked to briefly state his point of order, 1764, to state the standing under which her point of order was taken, 1764, 1954.

Procedure:

A member was referring to copious notes, 1953.

Relevance:

- A member's remarks were entirely appropriate in the context of the debate, 217.
- Members should focus on the subject matter of the debate, 1023, 1026, 1066, 1760, and not on the private affairs of members, 1024. A member's remarks were within the focus of the debate, 1764.
- A member was dealing with the object of the bill, 1025.
- A member was asked to return to the leave of the bill, 1025.
- A member was addressing an amendment to the motion before the Chair, 1064.
- Members should direct their remarks to the question before the Chair, 1067.

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THE DEPUTY-SPEAKER (The Hon. ANTHONY PAUL STEWART): (continued)

Relevance: (continued)

Members of the Opposition were allowed considerable latitude during the debate; it was only fair that members of the Government should receive the same concession, 1525.

The previous speaker had been allowed a wide ambit when he spoke; the member with the call was focusing his remarks on the question before the Chair, 1526.

The Chair was sure a member was well aware of the need to keep the debate relevant to the question before the Chair, 1636.

The motion before the Chair was broad in its compass and the member with the call had not strayed from it, 1954.

Tabling of documents:

The standing orders do not permit members to table documents, 1633.

Use of props:

Props cannot be used in the House. Hansard was recording a member's speech in perpetuity and the material to which he was referring could not be recorded. The member was asked to deliver his speech in the appropriate way. His focus should be on the verbal presentation of his argument rather than on the use of props, 1633.

ASSISTANT-SPEAKER (MS ALISON PATRICIA MEGARRITY):

Debate:

Although a member was speaking about issues he wished to raise, he was providing a level of detail not usual in an agreement in principle debate. He was asked to speak more directly to the question before the Chair, 377.

Divisions:

Division called off, 1932.

Interjections, interruptions and disorder:

Interjections

There was too much audible interjection on both sides of the Chamber, 1032.

Members should cease interjecting if they wanted the debate to conclude, 1774.

ASSISTANT-SPEAKER (Ms ALISON PATRICIA MEGARRITY): (continued)

Interjections, interruptions and disorder: (continued)

Order and Decorum

Government members were asked to cease interjecting so that the debate could be concluded with some order in the House, 374.

Members should direct their comments through the Chair, 375, 1540.

Members should confine their remarks to the question before the Chair, 374, 376.

Members should be referred to by their correct titles, 1540.

Hansard needs to hear the contributions of members, 1541.

Offensive and objectionable remarks, imputations and aspersions:

The convention of the House is that if one is asked to withdraw a remark considered offensive by a member of the opposite party, one is supposed to do that, 609.

Expressions withdrawn or required to be withdrawn: "What this mob opposite wants to do is politicise issues arising out of the fatalities that occurred on Sydney Harbour", 608, "It is a bloody dreadful message ... ", 1375.

Points of order:

Not involved: 231, 1031, 1032, 1540, 1541.

Upheld:

Members should confine their remarks to the question before the Chair, 1032.

A member's remarks did not constitute a point of order, 1030.

The Chair had heard sufficient on a point of order, 374, 1032.

Members were asked to state their points of order, 1030.

Procedure:

The standing orders do not provide for an extension of time in debate on a General Business Notice of Motion, 232.

The Chair understood that there had been an agreement that no further extensions of speaking time would be granted and the debate would be completed, 1932.

ASSISTANT-SPEAKER (Ms ALISON PATRICIA MEGARRITY): (continued)

Relevance:

- The Chair was sure the member with the call was getting to the subject matter of the debate, 231, was coming to the conclusion of his remarks, 1031.
- The Chair had shown great tolerance and directed the member with the call, who had been speaking for three minutes, to the bill before the House, 1032.
- Members must address the long title of the bill. The Chair had listened carefully to the member with the call and he had established the background to his points. She urged him to direct his remaining time to the provisions of the bill, 1377.

ASSISTANT-SPEAKER (MR GRANT ANTHONY McBRIDE):

Points of order:

Not involved: 1801, 1803.

Private members' statements:

The Chair acknowledged a member's passion for sport, but suggested that someone would seek a right of reply to his comments, 1072.

ACTING-SPEAKERS

The Hon. DIANE BEAMER:

Debate:

A Minister could deal with the matter raised in a point of order in reply, 135.

Interjections, interruptions and disorder:

Order and Decorum

Members should confine their remarks to the question before the Chair, 505.

Members should be addressed in the proper way, 743.

Points of Order

A member's remarks did not constitute a point of order, 234.

Points of order:

Not involved: 234, 744, 747, 1046.

Upheld:

A Minister could deal with a matter raised in a point of order in reply, 135.

ACTING-SPEAKERS

The Hon. DIANE BEAMER: (continued)

Points of order: (continued)

A member's remarks did not constitute a point of order, 135, and the member was aware of that, 742, 748.

As a member had acknowledged, his points of order were often a little pointless, 745.

Procedure:

A member could only deal with matters raised in a point of order by way of substantive motion, 234.

MR THOMAS GEORGE:

Points of order:

Not involved: 1547.

Private members' statements:

When making private members' statements members should relate State issues to their electorates, 920.

A member was asked to return to his private member's statement, 921.

MR WAYNE ASHLEY MERTON:

Interjections, interruptions and disorder:

Order and Decorum

Members should be heard in silence, 2118.

MR MATTHEW ALLAN MORRIS:

Offensive and objectionable remarks, imputations and aspersions:

The Chair asked the member with the call to be mindful of a point of order relating to Standing Order 73 and to restrict his comments to the leave of the question before the Chair, 912.

The Chair asked a member to note the remarks made in a point of order relating to Standing Order 73, 913.

A member was asked to resist the temptation to slander other members of the House, 913.

Points of order:

Not involved: 509, 644.

Upheld: Members should comply with Standing Order 73, 913.

Members should comply with Standing Order 72, 913.

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ACTING-SPEAKERS

MR MATTHEW ALLAN MORRIS: (continued)

Relevance:

Members should confine their remarks to the question before the Chair, 371.

The Chair had been fairly tolerant. He would allow the member with the call to proceed but asked him to bear in mind a point of order asking him to confine his remarks to the question before the Chair, 642.

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LEGISLATIVE ASSEMBLY

25 September 2007 to 7 December 2007

THE SPEAKER (The Hon. GEORGE RICHARD TORBAY):

Amendments:

The Chair had been advised that an amendment was out of order because it was not directly relevant to the motion before the House. The Chair did not believe members wanted to debate dozens of amendments that were not proposed in the motion before the Chair, 5291.

Announcements:

Death of Mr Gabriel Munoz-Torres, Former Parliamentary Building Services Staff Member, 3526.

National Rugby League Grand Final, 2209, 2363, 2514.

Consideration of Motions to be Accorded Priority:

The standing orders do not provide for an extension of time in the five-minute debates relating to motions to be accorded priority, 4132.

The Chair normally allowed a degree of latitude in the five-minute debates relating to motions to be accorded priority. The member with the call was permitted to continue but was asked to remain within the leave of the question before the Chair, 4948.

A member's contribution was consistent with the notice of motion that was being debated, 4948.

Divisions:

The position of members on the second row of the crossbench had been negotiated by the Whips and the House had a good understanding of it. However, the Chair was happy to look into the matter, 2376.

Extensions of Time:

The standing orders do not provide for an extension of time in the five-minute debates relating to motions to be accorded priority, 4132.

Interjections, interruptions and disorder:

Conversation

Members should not have conversations in the House, 4591.

THE SPEAKER (The Hon. GEORGE RICHARD TORBAY): (continued)

Interjections, interruptions and disorder: *(continued)*

Interjections

Continual interjections are outside the standing orders. Members were asked to cease their constant interjections, 4943.

Members should be careful with their interjections, 5276.

Order and Decorum

The member with the call did not require any assistance, 2223.

The Chair had allowed an Opposition speaker an appropriate amount of latitude to put his case. He should, therefore, allow the Leader of the House to respond, 2223.

A Parliamentary Secretary was asked to continue his reply, 2341.

Hansard was having trouble understanding a member, as was the Chair, 2485.

Members should direct their comments through the Chair, 2519, 2525, 2779, 2781, 3226, 3252, 3261, 3531, 3933, 4400, 5298.

When the Leader of the Opposition spoke courtesy was extended to him. The Chair asked that the same courtesy be extended to a Government member, 2528.

A member had been given a fair hearing and was asked to resume his seat and remain silent while another member spoke, 2606.

During subsequent proceedings members were reminded that calls to order during question time still stood, 2773, 2939.

A member would have an opportunity to speak in the debate at the appropriate time, 2779, 3227.

If a member continued to ignore the Chair he would be directed to resume his seat, 2781.

THE SPEAKER (The Hon. GEORGE RICHARD TORBAY): (continued)

Interjections, interruptions and disorder:

Order and Decorum (continued)

- Members should be addressed by their correct titles, 2931.
- The Leader of the Opposition had been heard in silence on a motion of censure. If members started howling out and interjecting early in the Minister's contribution when she was making an important response they would be dealt with accordingly, 2938.
- The Chair warned a member for the final time, 2925, 2940, 3259, 3680, 3811, 4121, 4133, 4296, 4754.
- Members were asked not to applaud; the standing orders do not provide for it, 2940.
- Members should remain silent while the Chair is speaking, 3074. Members should listen to all contributions in silence, 4410.
- A member would be given the call if he sought it.

 In the meantime he should remain silent,
 3380.
- A member could speak in the debate if a motion to reorder business was passed, 3683.
- The member with the call did not need the support of a member of the Opposition, 3687.
- All members who wished to speak in the debate would be given the call at the appropriate time, 3777.
- Members were asked to stop helping the member with the call; he was doing very well by himself, 3933.
- The member who introduced the bill would have an opportunity in reply to make whatever comments he wanted to, 4257.
- The Chair hoped the Leader of the Opposition would be heard with fewer interjections than the previous Government speaker, 4411.
- The member with the call needed no assistance in his contribution, 5246.
- A member was free to seek the call at the conclusion of the contribution of the member with the call, 5247.

THE SPEAKER (The Hon. GEORGE RICHARD TORBAY): (continued)

Interjections, interruptions and disorder:

Order and Decorum (continued)

Members were asked to calm down, 5295.

Members had had an opportunity to speak in the debate, 5301, 5307.

Points of Order

- The Chair thanked a member for his point of order, 2214, for his assistance, 3418.
- A member had changed his mind about taking a point of order, which was entertaining, 2590. A point of order had been entertaining, 3409.
- The Chair had ruled in relation to a matter raised in a point of order and would not allow superfluous points of order to be taken in a deliberate attempt to disrupt question time, 2768.
- The Chair asked a member to allow him to rule on a point of order before he continued speaking, 2605.
- Members are entitled to take points of order, 5270 that can be heard, 3071.
- If a member intended to make a debating point under the guise of a point of order, the Chair would rule against him, 3074.
- Members were asked to state their points of order, 3074, 3077, 3933, 5164, not make a speech, 3414, 3927, or resume their seats, 4132. When given the call to take points of order, members should state their points of order, 3414.
- Members should not debate points of order with the Chair, 3077.
- A point of order was probably available from a Minister's comments, but it was not the point of order taken by the member, 3254.
- A member's remarks did not constitute a point of order, 3262, 5308, and a member was well aware of that, 3253, they were merely a repetition of the question, 3417.
- When members want to take points of order they should seek the call. A member's actions had been entertaining, but if he acted in that way for the next four years he would become very tired, 3414.

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THE SPEAKER (The Hon. **GEORGE RICHARD TORBAY):** (continued)

Interjections, interruptions and disorder:

Points of Order (continued)

- A member was asked to consider how he took future points of order, 3418.
- A member had taken a point of order and the Chair had asked him to resume his seat. The Chair would not allow a repetition of his behaviour, 3810.
- Members who want to take points of order should ensure they have one, 3813.
- The Chair had heard a point of order, 4133, would hear a point of order, 3933, 4258, had heard enough on a point of order, 3927, would hear a member briefly on a point of order, 3930, would hear nothing further on a point of order, 4117, had ruled on a point of order, 5313. Unless the member had a new point of order he was canvassing the Chair 's ruling, 4258.
- If members did not stop interjecting a member may not have an opportunity to state his point of order, 3933.
- When a member took a point of order he should simply state the point of order and not debate the matter or call other members names. His points of order should comply with the standing orders, 4121.
- Bearing in mind the points of order that were taken in question time about calling other members names and other matters, the member with the call should consider whether his remarks are inconsistent with those points of order, 4131.
- A member should not take any further points of order, 4132, had taken an unacceptable point of order, 4133.
- Members who had taken points of order were reminded that a member of the Opposition had raised the matter the subject of the points of order, 4257.
- Members should state their points of order clearly, 4400, should not take frivolous points of order, 5172.
- A member sought to take a point of order although a Minister had concluded her answer, 4400.

THE SPEAKER (The Hon. **GEORGE** RICHARD TORBAY): (continued)

Interjections, interruptions and disorder:

Points of Order (continued)

Members are entitled to take points of order, 5270.

A point of order was inappropriate, 5274.

- A member's remarks did not constitute a point of order, but the Chair understood her concern. She had made her view well known and the matter would be referred to the Minister in question, 5279.
- A member was asked to state his point in relation to a point of order, 5302. His remarks to the point of order were consistent with the ruling of the Chair, 5303.
- The Chair would not hear any further members who claimed they had points of order unless those points of order had some basis, 5309.
- The Chair advised a member who sought to take a point of order that the debate had concluded and he intended to put the question. He could take up matters with the Clerk as soon as practicable if he wished to do so, 5310.

Questions without notice

A question had been asked and answered, 2213.

- No-one in the Chamber could hear the question. If members wanted to conduct conversations, they should leave the Chamber, 2215.
- Although the Chair appreciated that members were looking forward to the end of question time, all members who had been called to order were placed on three calls, 2217. Question time had been rowdy. All members who had been called to order were placed on three calls to order, 2596, 3417, 3679, 4755. The Chair reminded members that many of them were on two or three calls to order. If they offended again the Chair would not hesitate to remove them from the Chamber, 2928.
- If members of the Opposition did not cease calling out they would spend some time outside the Chamber, 2367.
- The Chair asked the House to contain its excitement, 2372.

THE SPEAKER (The Hon. GEORGE RICHARD TORBAY): (continued)

Interjections, interruptions and disorder:

Questions without notice (continued)

- A Minister had only just commenced responding to a question and the Chair would listen to a little more of her answer, 2515.
- Members were asked to stop assisting the member with the call, 2515, not to encourage the Minister with the call, 2520, to stop defending the Premier, 2521.
- It was early in question time and members were continually calling out. The Chair intended to call members to order, 2515.
- Question time would be conducted in the appropriate manner, 2515, 2595, 2596, 2926, 3417, 3679, 4755, 5277.
- The Chair suggested a member take up the subject of a Minister's answer with him at a later time; he was directed to cease interjecting, 2523.
- Outbursts like that of the Leader of the Opposition would not be tolerated, 2590.
- If a member so much as breathed he would find himself outside the Chamber, 2592.
- Members of the Opposition were directed to remain silent so the House could hear the question, 2595.
- A member was directed to cease interjecting and to be ready to seek the call for the next question, 2765, was being disorderly 2933, had interjected twice since he asked a question, 3411, was asked to wait until the end of question time before asking for free tickets to the FIFA World Congress, 3817, who had asked a question should pay the Minister the courtesy of allowing him to respond in silence, 3921, was asked to stop praising himself, 4126, was asked to put away whatever he was reading, 4593, had been a member long enough to know the standing orders, 4936, was asked to cease his running commentary, 4939, 5270, was asked to calm down, 5164, had been given a fair go and was asked to cease interjecting, 5168.
- The Chair had ruled in relation to a matter raised in a point of order and would not allow superfluous points of order to be taken in a deliberate attempt to disrupt question time, 2768.

THE SPEAKER (The Hon. GEORGE RICHARD TORBAY): (continued)

Interjections, interruptions and disorder:

Questions without notice (continued)

- The Chair reminded a member that there were 16 minutes remaining in question time, 2769.
- If there was one more outburst the Chair would have a member removed, 2771.
- Members were directed to come to order so that a question could be heard, 2926.
- The Chair asked members to observe the protocols by which members of the community judge the conduct of the House, 2926.
- A question had been asked and it was being answered. The Chair urged members to allow the answer to be heard, 2928.
- After a member claimed she had sought but had not been given the call when it was her turn the Chair indicated that he would study the video, 2930.
- The Chair could not wait to hear a question, and the Leader of the Opposition was asked to contain his excitement, 2932.
- A Minister did not require any assistance, 2932.
- If a member wanted to say something he should ask a question, 2934.
- Members who have questions should seek the call, 3078, 4753.
- It would be a sad day for New South Wales if the House could not hear the answer to a question about strengthening the hospital system. The Premier was permitted to respond to the question, 2591. It was early in question time and the Minister was answering an important question on an important subject. The Chair hoped the House would at least want to hear the Minister's answer, 3252. The Chair would have thought the subject of the drought would be of interest to members, 3258. The question dealt with a serious matter and the Minister's reply should be heard in silence, 3809. The Chair would have thought mental care emergency treatment would have been of great interest to everyone in the Chamber, 4753. The subject matter of an answer was very important, and there was far too much audible conversation in the Chamber, 5272

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THE SPEAKER (The Hon. **GEORGE RICHARD TORBAY):** (continued)

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

The Chair would have thought planning reform was of great significance to every member in the House, 4401. A member who was on three calls did not help her cause by calling out, 4291.

- The conduct of members of the Opposition was unparliamentary. If they conducted themselves in that way the Chair would remove them from the Chamber. Their behaviour was highly inappropriate, 3671.
- The Chair would be watching the standing orders carefully, 3812. If they were breached members were entitled to take points of order and the Chair would rule on them. The Minister with the call was asked to comply with the standing orders, 3811.
- The Chair suggested that a member who had asked a question listen to the answer, 3813, 3921.
- Debates should not take place across the Chamber like screaming matches; it reflects poorly on the House, 3813.
- Government members were asked to cease interjecting, no matter how appropriate their interjections, 3817.
- The House was having difficulty with Government announcements and was now talking about the Spice Girls. The Chair was confident question time would soon conclude, 3818.
- If a member pulled another stunt he would be removed from the Chamber, 4121.
- The Leader of the Opposition was directed to stop defending a Minister, 4293.
- The Chair had given a member some latitude; the member should not seek to extend that latitude further, 4402.
- The Chair always extends a little latitude to the Leader of the Opposition, but he had overstepped the mark. The Chair had allowed him to continue but he would not tolerate similar behaviour in the future. 4588.
- There was no provision in the standing orders for the Leader of the Opposition to speak, 4588.

THE SPEAKER (The Hon. **GEORGE** RICHARD TORBAY): (continued)

Interjections, interruptions and disorder:

Questions without notice (continued)

- All members have to ensure that they conduct themselves in accordance with the standing orders, and the Chair is responsible for ensuring the standing orders are complied with, 4588.
- The Chair would not tolerate a repetition of the behaviour of the Leader of the Opposition, 4588.
- Members on the Government benches should not assist the Minister with the call, 4591.
- The House was called to order; a member was trying to ask a question, 4592.
- The Leader of the House is required to answer questions confined to his role as Leader of the House, 4594.
- Members were asked to refrain from their usual Thursday behaviour. It makes it difficult to hear what is being said and does not reflect well on the House. Members were asked to state their questions and listen to the answers in silence, 4747.
- Members were asked not to have a conversation while a Minister was answering a question, 5161.
- The Leader of The Nationals need not assist in the process of asking a question. The member was asked to repeat his question, 5168.
- The House was called to order so that the question of a member, whose words were usually very wise, could be heard, 5272.
- Members should allow other members to ask questions, 5277.
- A member had rightly said it was hard to hear; there was too much audible conversation in the Chamber, 5279.
- Members of the Opposition were directed to cease interjecting and allow a Minister to wish them well, 5279.
- Member removed: 3811, 3814, 5164.
- If a member refused to leave the Chamber after having been ordered to do so by the Chair, certain procedures would be followed. The

THE SPEAKER (The Hon. GEORGE RICHARD TORBAY): (continued)

Member removed: (continued)

member was not entitled to address the Chair for five minutes. He was asked to watch the tape of his performance and report back to the House. His behaviour was grossly disorderly, 3811.

Ministerial statements:

- The Opposition would have an opportunity to respond to a ministerial statement, 2601.
- The Chair was sure a Minister would soon conclude his ministerial statement, 2774.
- Leave was required for the Leader of The Nationals to respond to a ministerial statement. Leave had not been granted and the Leader of The Nationals would have an opportunity to address the House after question time. The Chair reminded a member who took a point of order that leave had not been granted, 3406.
- When the Chair called for ministerial statements a Minister had clearly given a supplementary answer to a question, 4129.

Offensive and objectionable remarks, imputations and aspersions:

- A member was asked to consider his language, 2605.
- Attacks on members should be made by way of substantive motion, 3416.
- A Minister had not made any personal attacks since the Chair's ruling. The Chair had ruled on the matter and would not hear any further points of order, 3416.
- A Minister was asked to consider his comments in relation to reflections on other members and ensure that he complied with the standing orders, 4121.
- If members intended to start asking for comments to be withdrawn the House should perhaps review the previous 10 minutes of debate. The Chair asked the Leader of the House to deal with the comments to which a member had taken offence, 4133.
- The Chair had asked a Minister to withdraw his remark and he had declined to do so, 4125.

Members should not reflect on the Clerk, 5298.

THE SPEAKER (The Hon. GEORGE RICHARD TORBAY): (continued)

Expressions withdrawn or required to be withdrawn:

telecommunications regulation is the responsibility of the Commonwealth and the Minister for Revlon—maybe the entire David Jones cosmetics counter actually", 3676, "Apologise to Revlon", 3677, "Added to his long list of attacks on the New South Wales Police Force was his low attempt to water down the tough laws ... ", 4121, " ... because I believe he hates police," 4121, " ... they are indeed frauds", 4125, "I remind members opposite, who seem to think that the death of children in this State is not important— ", 4135, " ... those opposite see acts of violence against women as weapons in their factional wars," 4949, "If grubs were cows the Government could open a dairy on that side of the House", 5293, "For him not to do so shows that he is not a Clerk of the Parliament, he is a Clerk of the Government. That is not the way the Westminster system has operated. We should have confidence in being able to seek advice from the Clerk. Yet when we seek to move an amendment we are informed by the Clerks that we cannot move amendments to these sessional or standing orders or any other standing orders from the 385 we already have", 5298.

Personal explanations:

The purpose of a personal explanation, which should be short, is to show how a member's character or integrity has been impugned. A member had made his point and was then seeking to debate the matter. He was asked to conclude his personal explanation, 3929. Members making personal explanations must show how reflections have been made on their honour or character, 4756.

A member who had taken a point of order should read the standing orders: a member may make a brief explanation without debating the matter, 3930.

Members are entitled to make personal explanations, 4756.

Points of order:

Not involved: 2605, 2763, 2782, 2924, 2927, 2933, 3073, 3257, 3411, 3416, 3530, 3675, 3809, 3816, 3933, 4117, 4121, 4126, 4132, 4259, 4286, 4287, 4295, 4296, 4400, 4403, 4586, 4946, 5164, 5269, 5270, 5271, 5309.

25 September 2007 to 7 December 2007

THE SPEAKER (The Hon. GEORGE RICHARD TORBAY): (continued)

Points of order: (continued)

Upheld:

A question should be reworded, 2772.

Members should confine their remarks to the question before the Chair, 3779, 5314.

Members should be able to hear Ministers' responses in question time, 4291.

A point of order could only be taken against the Minister with the call, not against another member, 3679.

Members may take points of order and it is appropriate that the Chair listen to them before ruling on them. However, if members continue to take points of order that do not comply with the standing orders the Chair would rule them out of order, and there may be consequences, 4117

If members seek the call to take points of order they should actually have one. The abuse of the point of order process would result in the Chair undertaking a review of the process, 4295.

Privilege:

Members are entitled to take points of privilege. To avoid a lengthy delay a member was asked to table the information with the Clerks. If he wished, he could provide further information to the Clerks and that would be taken under advice, 5312.

Procedure:

Confessions are within the standing orders, 2521.

A Minister who had spoken in the debate could not do so again, 3383.

The Leader of the House was making a statement because the Chair has given him the call to do so, 3406.

Although a Minister had clearly given a supplementary answer to a question when the Chair called for ministerial statements members could seek leave to respond if they wished, 4129.

Standing Order 108 clearly provides that on Thursdays the business before the House is interrupted at 4.15 p.m. unless a division is in progress or proceedings under the

THE SPEAKER (The Hon. GEORGE RICHARD TORBAY): (continued)

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Procedure: (continued)

guillotine are in progress. When a division has been called for prior to 4.15 p.m. but is concluded after 4.15 p.m. the business before the House, if it is a motion accorded priority or a matter of public importance, will lapse. That will occur regardless of whether the question has been proposed on the substantive motion before the House. As noted on page 126 of New South Wales Legislative Assembly Practice, Procedure and Privilege:

If the debate on a motion accorded priority is interrupted pursuant to standing or sessional orders, such as at 4.15 p.m. on Thursdays for the giving of general business, general business notices and private members' statements, the motion lapses. If a division has occurred on an amendment to the motion and the division concludes after 4.15 p.m. there is no provision for the House to then express a view on the original motion.

The question being put on the original motion is not consequential upon the amendment being disposed of; it is a different proceeding. The question on the original motion can only be put after 4.15 p.m. with the concurrence of the House or by suspending Standing Order 108. From time to time the House has put the question on the original motion after 4.15 p.m. on Thursdays, but to ensure that the standing order is applied correctly the practice set out in New South Wales Legislative Assembly Practice, Procedure and Privilege will apply. However, should the House wish to express an opinion on the original motion the standing orders will need to be amended either permanently or by way of sessional order, 4759.

A member's speaking time had expired, 4949.

A number of factors need to be considered in relation to whether a document should be incorporated in *Hansard* or whether it is sufficient for it to be laid on the table for the information of members. These factors include the costs to the Parliament of having the material incorporated and whether the material is already publicly available. Members were reminded that leave is not readily granted by the Chair for documents to be incorporated in *Hansard*. The reasoning behind that principle is that in most cases it is sufficient for members to quote from documents,

THE SPEAKER (The Hon. GEORGE RICHARD TORBAY): (continued)

Procedure: (continued)

after identifying them, thereby making their contents part of the parliamentary record. The type of material that may be considered for incorporation is usually limited to material that cannot readily be explained such as sketches or graphs. It would be unusual for legal opinions, particularly Crown opinions, which are generally confidential, to be incorporated in *Hansard*. Legal opinions can, however, be laid on the table for the information of members, 5279.

Proposed sessional orders did not include any change to Standing Order 129, which the member with the call had referred to. The first part of his amendment related to question time on Friday and the proposed sessional orders related to Friday sittings. The member was asked to confine his comments to the proposed sessional orders contained in the circulated document: Standing Order 129 was not on the agenda. There were other processes available to amend standing orders that are not listed on the document. If members wished to avail themselves of other processes to introduce changes to standing orders that were not listed in the document the Chair would be happy to receive such motions, 5291.

The Chair did not know how many sessional orders were listed for discussion. He was happy to receive amendments relating to those matters and to listen to discussion about them. He would rule anything else out of order. If the member with the call wanted to use another process, which he was entitled to do under the standing orders, the Chair would allow that. What the member proposed to do was not appropriate and he was asked to address the proposed sessional orders, 5291.

If the member with the call wished to move an amendment by way of substantive motion or notice of motion to any of the sessional orders not listed in the circulated document processes were available to him to do that and the Chair would happily accept any such amendment. That could not be done in the present debate. The member was asked to confine his remarks to the proposed sessional orders, 5292.

THE SPEAKER (The Hon. GEORGE RICHARD TORBAY): (continued)

Procedure: (continued)

The Chair was not stopping debate. He would accept two amendments and put the question on those amendments. He would hear one or two contributions, as some debate on the matter was appropriate, 5293.

As is standard in many organisations and parliaments, the Clerk assumes the Chair when a ballot is conducted, 5293.

Pursuant to Standing Order 34 the Leader of the House can move a special adjournment motion at any time, 5312.

The effect of carrying a motion relating to sitting days in 2008 would be that the House would not sit the reserve week in December 2007, 5313.

Questions without notice:

Form

Members should ask one question at a time, 2770.

The Chair allowed a question but asked the member to consider the length of future questions, 3260. The Chair drew attention to the length of a question, which he allowed. He asked members to ensure that their questions complied with the standing orders, 4116. A member's question was lengthy, 4749.

A member was asked to resume his seat and redraft his question, 3413.

A member had asked a number of questions and then made a statement. The Chair allowed the question but asked the member, being a new member, to have his questions looked at by the Clerks if he was in any doubt as to their admissibility, 3413.

A question referred to a plan; the Chair would not prejudge the Premier's answer, 3816.

If every plan that was put forward were ruled out, the House would not be here. The question was ruled in order but the Chair would listen to ascertain whether the answer digressed into policy, 3816.

Procedure

The Chair is not able to direct Ministers to supply answers, 3262.

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THE SPEAKER (The Hon. **GEORGE RICHARD TORBAY):** (continued)

Questions without notice:

Procedure (continued)

- If a member cared to look at the number of questions asked by the Independents he would find that the percentage, of which the Chair kept a strict record, was being adhered to. It is not for the Chair to tell members on which day they can ask questions. If the member looked at the allocation he would find that the Independents are entitled to be given the call more frequently than they currently are, 3678.
- The conclusion of question time is the appropriate time for Ministers to provide supplementary answers. A Minister had done that, 4129.
- Standing Order 129 relates to the relevance of the answers to questions, 4133.

Supplementary questions

Supplementary questions ruled out of order, 3537, 4293, 5277.

Supplementary questions ruled in order, 4592.

Supplementary answers

- A Minister was providing a supplementary answer and the Chair would have thought members would be interested in it, 2774.
- When the Chair called for ministerial statements a Minister has clearly given a supplementary answer to a question, 4129.

Minister's latitude

- The answer was relevant to the question, 2215, 2519, 2591, 2767, 3257, 3408, 3415, 3809, 3813, 3814, 3927, 4123, 4591, 4747, complied with the standing orders, 2366, 3073. Ministers should ensure that their answers are relevant to the questions asked, 3814. The Chair was confident a Minister understood the question, and his answer was relevant, 4120.
- The Chair called on Ministers to conclude their comments, 2598, 2927, 3259, 3927, 4296. The Chair was sure the Minister was drawing his answer to a conclusion, 3410. The Chair allowed the Minister to conclude his comments, 3416. A Minister had concluded his answer, 3416. The Chair asked a Minister to consider concluding his remarks, 3814.

THE SPEAKER (The Hon. **GEORGE RICHARD TORBAY):** (continued)

Questions without notice:

Minister's latitude (continued)

- A Minister had been asked a question and was responding to it, 3257, would be heard in silence, 3079, was reminded of the terms of the question, 3925, was directly answering the question, 4941, had been asked a question and was answering it, 5159, was reminded to stay within the leave of the question, but the Chair had not heard him transgress, 5165.
- A Minister had made introductory remarks and would respond to the question, 2522, and the Chair was sure he was aware of the standing orders, 2934, and his answer was relevant to the question, 3071, and the Chair would hear him further, 3669, and was permitted to continue, 4400.
- A Minister's answer was in order, 3252, 3927.
- The Chair did not regard what a Minister had said as a departure from the question. He drew the attention of the Minister to the question and asked him to continue, 3410.
- A Minister was asked to return to the leave of the question, 3414, 3531, 4403, 4405, 4407. He had only just recommenced his answer and the Chair had not heard him deviate from the ruling, 3415. The Premier was asked to stay within the leave of the question asked, 3419. A Minister was asked to stay within the leave of the question, 5276.
- The Premier was asked to ensure, if he continued his answer, that he complied with the standing orders and members were not attacked. Apart from that, his response had to be relevant to the question, 3420.
- The Chair has no discretion to direct Ministers how to answer questions other than to direct that their answers should be relevant, 3814.
- The Premier is entitled to comment on who is appointed to a board, 3817.
- Ministers were allowed to continue their answers, 3929, 4117.
- The Chair had not heard what a Minister wanted to say and would listen carefully, 4403.

THE SPEAKER (The Hon. GEORGE RICHARD TORBAY): (continued)

Questions without notice:

Minister's latitude (continued)

The Chair had not heard the quote a Minister was about to read to enable him to determine if it was relevant, 4407.

A Minister's answer might be a little longer than his last answer, 5165.

Relevance:

- Members should address the question before the Chair, 4131, 4256, 4257, 4258, 4946, 4948, 5174, 5313.
- Although a member's remarks were relevant, the debate could not conclude soon enough, 4133.
- The Chair normally allowed a degree of latitude in the five-minute debates relating to motions to be accorded priority. The member with the call was permitted to continue but was asked to remain within the leave of the question before the Chair, 4948.
- A member's contribution was consistent with the notice of motion that was being debated, 4948.
- The member with the call was responding to the motion and was in order, 5172.
- The Chair allows a degree of flexibility in debates on motions to suspend standing orders, 5174.
- If the member with the call confined his remarks to the leave of the motion everyone would be happy, 5302.
- A member was entitled to continue his contribution within the leave of the question, 5303.

Reordering of general business:

The Chair always allows members a little latitude in debates seeking to reorder general business. However, bearing in mind the points of order that were taken in question time about calling other members names and other matters, the member with the call should consider whether his remarks are inconsistent with those points of order, 4131.

Tabling of documents:

The standing orders do not make provision for members to table documents, 2591.

THE DEPUTY-SPEAKER (The Hon. ANTHONY PAUL STEWART):

Amendments:

An amendment was in order, 3090.

An amendment, which was very broad, must be relevant to the motion, 4953.

Debate:

- The Chair reminded the member with the call that there is a proper way to conduct debate, and the point of order he had taken was not how it is done. He was reminded also that it is not done by interjecting continually, 2386.
- No new material had been introduced and the debate was being conducted in accordance with the standards accepted by the House, 2386.
- The Chair had a little difficulty with what was being put. However, the gist of the argument was understood, 2980. The Chair was sure the member with the call would not spend his remaining speaking time, 15 minutes and 43 seconds, on a chart, 2981.

Interjections, interruptions and disorder:

Interjections

- Members should not interject; they should give the member with the call a fair go, 3392.
- Debate should not be conducted by way of interjection. A Minister was asked not to further interject; everyone wanted to hear the member with the call, 3689.
- If a member, a serial interjector, interjected again he would be called to order, 3937.
- The level of interjection was not acceptable. If the member with the call directed her comments through the Chair there would be fewer interjections, 4416.
- A member would be removed from the Chamber if he continued to interject, 4417.

Order and Decorum

- The member with the call did not need to conduct a dialogue with members behind him; the Chair was sure he was capable of continuing his speech properly, 2532.
- A member was asked to remember that a debate was taking place, and he should listen to it, 2609.

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THE **DEPUTY-SPEAKER** (The Hon. **ANTHONY PAUL STEWART):** (continued)

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

- The member with the call should be given an opportunity to make her point, 2611.
- A member could have participated in the debate but had chosen not to so do. He was asked to remain silent, 2613.
- Members were asked not to provoke the member with the call, 2974.
- The member with the call was reminded that he should not provoke other members; he should concentrate on the speech at hand, 2974.
- There is no need for dialogue across the Chamber,
- Members will have an opportunity to participate in the debate at the appropriate time, 3088.
- The standing orders set out the rules for the conduct of debate and members should comply with them, 3092.
- Members should direct their comments through the Chair, 3269, 3271, 3392.
- A member was not helping his cause by being provocative. He was asked to focus on the debate rather than continuing a dialogue about another member, 3386.
- The member with the call is in control of the debate. There is no need for continued interjection. Other members have an opportunity to take part in the debate, 3387.
- Members should not bait the member with the call, 3392
- The Chair was sure the member with the call would observe the standing order that required him to address his remarks through the Chair, 3689.
- The House had listened in a fair and reasonable way to a member's contribution; that was a respectful way of conducting debate, 3794.
- A member was asked to speak a little more slowly for the benefit of Hansard, 3825.

THE **DEPUTY-SPEAKER** (The Hon. ANTHONY PAUL STEWART): (continued)

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

- It was difficult for Hansard to record the proceedings because of the noise in the Chamber. Members should listen to the member with the call in silence, 4415.
- The Chair reminded the member with the call that the gymnasium was heavily patronised and he did not want the Treasurer to think it was not, 4423.
- If a member continued his behaviour the Chair would take action, 4602.
- The Chair suggested that a member direct his dialogue to the Chair, which would be much more effective for his constituents, rather than across the Chamber, 4604.
- The previous speaker had spoken for five minutes without interruption. The Chair suggested that the same courtesy be extended to the member with the call, 4607.
- The member with the call should not worry about interjections. The member who had interjected was becoming as bad as another member at interjecting, 4607.
- For Christmas the Chair would give a member a copy of the standing orders, 4608.
- A member was reminded that he had been called to order several times, 4956.
- A member was directed to resume his seat or leave the Chamber, 4957.
- The Chair was disgusted by the behaviour of members on both sides of the Chamber during the debate. There is a proper way to approach a debate, and the standing orders apply. The Chair had been requested to ask a member to withdraw a comment, and he had done that. He had not heard the comment because members were shouting and trying to take points of order, without adopting the proper procedure of standing in their places. Debate should be conducted in a proper and reasonable manner so that everyone gets a fair say, 4958.

Points of Order

A member's remarks did not constitute a point of order, 2607, 3272, 3825, 4416.

THE DEPUTY-SPEAKER (The Hon. ANTHONY PAUL STEWART): (continued)

Interjections, interruptions and disorder: *Points of Order* (continued)

Members were asked to state their points of order, 2793, 3270, 3689, 4415, 4956, 4957.

The Chair had heard enough on a point of order, 3269, had ruled on a point of order, 3825, 4956.

The proper way for members to seek the call to take a point of order is to stand in their places, not jump to the lectern, 4956.

A member knew he had taken a ridiculous point of order. He was wasting the time of the House, as he had done continually, 4958.

Offensive and objectionable remarks, imputations and aspersions:

It is unparliamentary to use the word "boy" when describing a Member of Parliament. The Chair asked the member with the call to refrain from speaking in that way, 3794.

A member was wasting valuable speaking time by making comments about other members. If he continued to do so points of order would be taken, 4954.

Whether a member withdrew comments to which objection had been taken was a matter for the member, 4956.

A member had been asked whether he wished to withdraw comments to which objection had been taken and he declined to do so, 4957.

The standing orders do not allow the Chair to order a member to withdraw comments, 4957.

Expressions withdrawn or required to be withdrawn:

"She is an impostor; she does not represent the people of Hornsby", 3828, "I meant she was an impostor in trying to represent the people of Hornsby", 3829, "Whilst he has a fast mouth, it is nowhere near as fast as the car he drives around his electorate", 4954, "From the way the member for Cessnock drives, he should be happy to have resources put into his local hospital; he might need them. If he drives around that dangerously, he would want to have a good hospital", 4954.

THE DEPUTY-SPEAKER (The Hon. ANTHONY PAUL STEWART): (continued)

Expressions withdrawn or required to be withdrawn: (continued)

Personal explanations:

When making a personal explanation a member should explain how his character has been impugned, 5349.

Points of order:

Not involved: 2386, 2610, 2793, 2974, 3092, 3270, 3275, 3426, 3690, 3825, 3943, 4415, 4416, 4602, 4605, 4607, 4608, 4764, 4955, 4957.

Upheld:

Members should confine their remarks to the question before the Chair, 3688, 4727.

A member's remarks were not a point of order; they were a point of clarification, 2348.

Unless a member who took a point of order was able to refer the Chair to a standing order, there was no point of order, 4418.

Points of order must be based on the standing orders, 4602.

The Chair would not rule on a point of order, but an amendment, which was very broad, must be relevant to the motion, 4953.

It is inappropriate for members to take a point of order on the Speaker or the Deputy-Speaker, 5349.

Private members' statements:

The standing orders of the House make it clear that private members' statements must not be used to launch an attack on another Member of Parliament. The Chair reminded members of a ruling by Speaker Murray on 4 September 2001, when he noted:

... private members' statements are being used wrongly as vehicles to make attacks on other members, which are not permissible other than by way of a substantive motion.

On 2 May 1989 Speaker Rozzoli ruled:

It is inappropriate to embark on matters of extreme gravity reflecting on persons outside the Parliament in Private Members' Statements.

The appropriate forum for comment is through the Speaker, who may consider the matter more pertinently in the future, 5349.

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THE DEPUTY-SPEAKER (The Hon. ANTHONY PAUL STEWART): (continued)

Procedure:

- There is no standing order relating to clarification, 3275.
- A point of order having been taken that it was 4.15 p.m. and the business before the House should be interrupted pursuant to the standing orders, the Chair ruled that it was appropriate for the House to continue debating a motion to suspend standing orders, 4767.
- No ruling had been canvassed, despite a point of order, 4954.
- A member knew full well that the member with the call was referring to copious notes, 4955.
- There have been several determinations by previous Speakers about members referring to copious notes. The member with the call was fully within his rights to continue his speech; he was referring to copious notes, 4956.

Relevance:

- The member with the call was not addressing the issue before the House. The Chair suggested that he focus his remarks on the subject matter of the debate, 2534.
- The member with the call was dealing with one aspect of the debate, 2610.
- Given comments that had been made earlier, a Minister's remarks were within the ambit of the discussion that was taking place, 2942.
- Members making budget speeches have a broad ambit when referring to issues that affect their electorates. However, the member with the call was close to the edge, 2975.
- A member's contribution was within the ambit of the debate, 3092, 3270, 3426, 5253, related to the context of the debate, 3425, was well and truly in order, 3824, was in order, 4605.
- Members are entitled to some latitude during debate, but they should focus on the subject matter of the question before the Chair, 3270.
- The Chair was a little lost in trying to follow the logic of the remarks of the member with the call in the context of the important motion before the House, 3688.

THE DEPUTY-SPEAKER (The Hon. ANTHONY PAUL STEWART): (continued)

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Relevance: (continued)

- The member with the call was doing his best, relatively speaking, to confine his remarks to the substance of the motion, 3690.
- There was a broad ambit in the discussion and the member with the call was allowed to continue, 3827.
- The Chair reminded those in the public gallery that the taking of photographs in the House was prohibited, 3828.
- Members were asked to focus on the debate, 3829.
- A member was in order as he was arguing in favour of an amendment, 3941.
- A member was asked to keep the subject matter of the bill in mind, 4727.
- The Chair would make a determination if a member could not speak to the subject matter of the motion, 4955.
- A member knew that he should keep his remarks relevant to the bill, which was specific, and not stray, as he sometimes does, 5250.

Tabling of documents:

There was no need to table a document as it was already well-known in the community, 2784.

ASSISTANT-SPEAKER (MS ALISON PATRICIA MEGARRITY):

Extensions of Time:

Having confirmed that a member could seek an extension of time, the Chair put the question, 4446.

Interjections, interruptions and disorder:

Order and Decorum

- Members should direct their comments through the Chair, 3699.
- The Chair was having trouble hearing the member with the call; Hansard may also have been having difficulty, 3977.
- Members leaving the Chamber were asked to do so quietly so that the member with the call could be heard, 3977.

ASSISTANT-SPEAKER (Ms ALISON PATRICIA MEGARRITY): (continued)

Interjections, interruptions and disorder: *(continued)*

Points of Order

The Chair had heard sufficient on a point of order, 3869.

A member's remarks did not constitute a point of order, 4142.

Personal explanations:

The Chair was confident that a member seeking to make a personal explanation would be mindful of the standing orders: personal explanations are intended to be brief and must demonstrate how the member's reputation has been impugned, 3868.

The intent of the standing order is that a member must show how his character had been impugned, 3869.

The Chair withdrew a member's leave to make a personal explanation as his remarks did not comply with the standing orders, 3869.

Points of order:

Not involved: 3698, 3699.

Not upheld:

A member was not speaking to the leave of the bill, 4446.

Upheld: Private members' statements should refer to matters of general concern to members' electorates; they should contain specific references to events, organisations or people in the member's electorate, 2550. They should not be used to make an attack on another member, which should be done only by way of substantive motion, 5320.

A personal explanation should demonstrate how a member's reputation has been impugned, 3868.

Members should confine their remarks to the question before the Chair, 4446.

Private members' statements:

Private members' statements are electorate based and should specifically address matters relating to the member's electorate. What the member with the call had said about Kevin Rudd visiting the electorate confirmed that what he intended to say

ASSISTANT-SPEAKER (Ms ALISON PATRICIA MEGARRITY): (continued)

Private members' statements: (continued)

related to a national debate or a national campaign. The member was asked to confine his remarks to an issue specifically related to his electorate, mentioning the name of his electorate or an issue that pertains to it, 2550.

The rulings of former Speakers are clear. When making a private member's statement the member should refer to matters of general concern to his or her electorate; the speeches should contain specific references to events, organisations or people in the member's electorate, 2550.

A member had commenced his private member's statement by saying that constituents had raised the matters to which he referred with him, or words to that effect. He had strayed slightly and was venturing towards making an attack on another member, which should be done only by way of substantive motion. He was asked to confine his remarks to the general concerns raised with him by his constituency, 5320.

Members are supposed to raise only one matter relating to their electorates in a private member's statement. However, the Chair made an exception on this occasion, 4156.

Procedure:

The Chair was sure someone would attend to the fact that the lights had literally gone out, 4447

Relevance:

The Chair was certain the member with the call was progressing towards the substance of the bill. She encouraged him to hasten in that direction, 4446.

The Chair urged the member with the call to confine his remarks to the leave of the bill, in the same way as the shadow Minister had, 4446.

ASSISTANT-SPEAKER (MR GRANT ANTHONY McBRIDE):

Interjections, interruptions and disorder:

Interjections

Members should keep their interjections orderly so they can be recorded in *Hansard*, 4171.

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ASSISTANT-SPEAKER (MR GRANT ANTHONY McBRIDE): (continued)

Interjections, interruptions and disorder: *(continued)*

Points of Order

The Chair thanked a member for his point of order, 4273.

Points of order:

Upheld:

Newspapers should not be read from or brought into the Chamber, 4724.

Relevance:

- A Minister had not suggested that a member conclude his contribution; he had suggested that the member return to the leave of the bill, 2649.
- The Chair was sure the member with the call would comply with the standing orders, 2650.
- The member with the call had had a fair go and it would be appropriate for him to return to the leave of the bill, 3302.

ACTING-SPEAKERS

The Hon. DIANE BEAMER:

Interjections, interruptions and disorder:

Interjections

Members should not respond to interjections or questions, 3307.

Interjections invite further interruptions, 3802.

If a member ceased interjecting he would not be misquoted, 4264.

Order and Decorum

- Members should direct their remarks through the Chair, 2618, 3306, 3307.
- Members should not have conversations across the Chamber, 3307.
- Members should not interrupt while the Chair is speaking, 3401.
- A member would be called to order if she did not comply with the direction of the Chair, 3402.
- The Leader of the Opposition had been heard in silence. Members were asked to extend the same courtesy to Government speakers, 3801.

ACTING-SPEAKERS

The Hon. DIANE BEAMER: (continued)

Interjections, interruptions and disorder:

Order and Decorum (continued)

- A member who had taken a point of order should be aware that the task force on rural New South Wales was not a committee of the House, 3946.
- Members should be addressed by their proper titles, 4139.
- Members can speak in whatever way they choose. However, the Chair was sure Hansard was having some difficulty with both the level of interjection and the speed at which the member with the call was speaking, 4303.
- A member was referring only to copious notes, 4304.
- The standing orders provide that it is disorderly for members to leave the Chamber after attention has been called to the absence of a quorum, 4305.
- A member was losing valuable speaking time, 5180.

Points of Order

A member's remarks did not constitute a point of order, 3556.

The Chair had ruled on a point of order, 3945.

Points of order:

Not involved: 3805, 3806, 4264, 4302, 4305, 4740, 5177.

A member would have an opportunity to address the matters raised in a point of order in her reply, 4303.

Private members' statements:

The standing orders provide for only one issue to be raised in a private member's statement, 3558.

Procedure:

- The House can debate any matter but cannot pass legislation that relates to the Constitution, 3945.
- Nothing could be done about a dissent motion until the next sitting day, 3945.

Standing Order 151 provides:

The Speaker shall put the question as soon as debate is concluded.

ACTING-SPEAKERS The Hon. DIANE BEAMER: (continued)

Procedure: (continued)

The debate had concluded when the question on the amendment was put. However, Standing Order 97 provides that at 4.15 p.m. on Thursdays General Business Notices of Motions are to be taken, followed by private members' statements. The Chair ruled that the motion had lapsed. The Speaker would deliver a definitive ruling on the matter, 4307.

The Chair was sure the Parliamentary Secretary would return momentarily; he should have been in the chair, 5179.

Relevance:

- The member with the call had been speaking about the subject matter of the motion before the Chair, 2502.
- The member with the call was dealing with one aspect of the debate, 2618.
- The Chair was sure the member with the call would return to the subject matter of the matter before the House, 2619.
- The Chair had heard some fairly outrageous things during the debate and allowed the member with the call to proceed with his version, 3307.
- The Chair had been listening carefully to the member with the call and she had said words to the effect of "I digress and I am moving back." She was permitted to continue, 3396.
- A member was asked to return to the leave of the motion or the amendment, 3399, 3400, of the bill, 4264.
- Although the speech of the member who moved a motion had been wide ranging, the member with the call was asked to return to the leave of the motion, 3802.
- The member with the call was asked to confine his comments to the motion before the Chair. He had uttered only about four words since the last point of order. To facilitate the debate he was allowed to continue, 3802.
- Members should confine their comments to the question before the Chair, 3947, 4139.

ACTING-SPEAKERS The Hon. DIANE BEAMER: (continued)

Relevance: (continued)

- The Chair was sure the member with the call was about to return to the motion, 4138.
- The member with the call was directed to return to the substance of the motion, 4138.
- Standing Order 76 provides that members' contributions must be relevant to the subject matter of the debate, 4140.
- The member with the call was speaking to the amendment and was permitted to continue, 4303.
- The Chair was unsure how the member who had taken a point of order could have heard the member with the call as he was continually interjecting. However, the remarks of the member with the call were relevant to the question before the Chair, 4740.

Use of props:

The use of props in the Chamber is prohibited, and a member was asked not to use them, 5177.

MR THOMAS GEORGE:

Interjections, interruptions and disorder:

Order and Decorum

- A Minister was asked to return to his reply to the debate, 2654, would have an opportunity to speak in reply, 5195.
- Members should direct their remarks through the Chair, 5200, 5261, 5266.
- If Government members wanted an opportunity to take part in the debate that opportunity would be afforded to them, 5261.
- Government members were directed to stop agreeing with the member with the call, 5261.
- Government members had had an opportunity to take part in the debate and had not done so. They were asked to remain silent, 5262.
- Government members would have an opportunity to take part in the debate in due course, 5265.

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ACTING-SPEAKERS MR THOMAS GEORGE: (continued)

Interjections, interruptions and disorder:

Order and Decorum (continued)

The Chair thanked a member for his point of order, 5258.

Points of order:

Not involved: 2654, 5259.

Relevance:

Members were asked to return to the question before the Chair, 5258, 5267.

MR WAYNE ASHLEY MERTON:

Divisions:

Before the count proceeded the Chair made it clear that the two back rows on the Opposition side of the Chamber were deemed to be the ayes for the purpose of the division, 2419.

Interjections, interruptions and disorder:

Interjections

The member with the call would proceed without interjections, 2920, 2921.

Order and Decorum

The member with the call should not be disturbed, 2506.

Members should direct their comments through the Chair, 2918.

Points of Order

The Chair did not believe a member's remarks constituted a point of order, 2507, 2919, unless the member could convince him otherwise, 2920.

A member's remarks did not constitute a point of order, 2914.

If a member had a substantive point of order it would be welcomed and dealt with, 2917.

If a member intended to take a point of order he should proceed with it, and the Chair invited him to do so, 2917.

A member was directed to proceed with his point of order, 2918.

A member was asked to state his point of order, 3990.

The Chair would rule on a point of order if necessary, 3992, had upheld a point of order, 3994.

ACTING-SPEAKERS

MR WAYNE ASHLEY MERTON: (continued)

Interjections, interruptions and disorder: (continued)

Points of order:

Not involved: 2918, 2920.

Upheld:

When speaking in reply a Minister should reply to the debate and not make a second agreement in principle speech, 3994.

The Chair directed the member with the call to take note of a point of order, 2919.

The Chair did not believe a member had established a point of order, 3989.

Procedure:

Members are able to refer to notes and other written material. As it is 2007, the Chair did not consider that there was no difference between referring to a newspaper article and referring to a BlackBerry, 2911.

The Chair drew the Minister's attention to the leave of the bill; she should not introduce new material in reply, 3992.

Relevance:

The member with the call was asked to return to the specific nature of the motion before the House, 2911.

The Chair did not believe the remarks of the member with the call could be objectionable on the ground of relevance. However, he asked him to return to the leave of the motion, 2917.

The Chair did not believe the circumstances were exactly as a member who had taken a point of order had put them. However, he asked the member with the call to move on so that the House could deal with all the issues and complete the debate, 2918.

The member with the call was taking the House on a journey, albeit it was a little long. He would undoubtedly come to the point of his argument in the next few seconds, 3989.

The member with the call was asked to return to the leave of the bill, 3990.

The debate has proceeded for some time and the member with the call had given the general history of a problem one of his constituents had had. He was asked to deal with the specific issues raised by the amendments in the bill, 3990.

ACTING-SPEAKERS MR WAYNE ASHLEY MERTON: (continued)

Relevance: (continued)

- The Chair had given the member with the call a reasonable opportunity to confine his comments to the amendments proposed by the bill, but the member had not done so. He should so confine his comments rather than going into detail about a problem of one of his constituents, 3991.
- Notwithstanding that the Chair did not believe that the argument of the member with the call was correct, he was guilty of repetition. He had been given more than a fair go to make general observations. At the peril of having to ask him to discontinue his discourse, the Chair again asked him to confine his comments to the specific amendments in the bill, 3991.
- The Chair drew the attention of the member with the call to one of the objects of the bill, an issue that the member had canvassed at great length. The Chair asked the member, rather than continuing to travel down that road, to deal with the points he wished to make in relation to other issues, 3991.
- If a Minister confined her comments when speaking in reply to the contributions of other members she could proceed, 3993.
- A Minister was asked to return to the leave of the bill, 3993.
- A Minister has dealt with the matter relating to another member's constituent and was asked to proceed so that the debate could be concluded, 3993.

Tabling of documents:

- The Chair granted leave for a document to be placed on the table for the information of members, 4144.
- Standing Order 264 precludes private members from tabling documents, 4148.
- Standing Order 271 provides that incorporation of material into *Hansard* shall be by the leave of the Chair. The Chair had looked at the precedents and, having spoken to the Clerk, he had formed the opinion that he could not give leave to incorporate a document into *Hansard*. However, he would raise the matter with the Speaker as legal opinion is not in the usual category of documents sought to be incorporated, 4148.

ACTING-SPEAKERS MR MATTHEW ALLAN MORRIS:

Expressions withdrawn or required to be withdrawn:

"I acknowledge the presence of the member for Wollongong, who had not been sighted in her electorate for three and a half months. So it is welcome back to the Chamber", 2643, "The member for Wollongong had not been sighted. She did not think three months was enough time off," 2643.

A member's remarks were out of order and he was asked to withdraw them, 2643. The member was again asked to withdraw his remarks and refused to do so, 2644.

Points of order:

Upheld:

Members should confine their remarks to the subject matter of the debate, 2644.

- Technically, a member's comments did not constitute a point of order, but the Chair was sure the member with the call would take the comments on board, 3117.
- Both sides of the House were being allowed some latitude in the debate, and the Chair invited the Minister with the call to take a point of order on board, 3121.

Private members' statements:

A private member's statement should relate to a member's electorate or to an issue raised with the member by a constituent; it should not be used to make general comments about other electorates, 5354.

Procedure:

References to members in the media were outside the control of the Chamber. If members wish to raise issues concerning another member's performance they should do so by way of substantive motion, 2643.

Relevance:

- The Cross City Tunnel was somewhat removed from the subject matter of the debate. The member with the call was asked to confine his remarks to the leave of the bill. The member was constantly straying from the leave of the bill. If he did not restrict his remarks the Chair may have to take another course of action, 2643.
- Although members are allowed some flexibility during debate, the member with the call was asked to take on board the comments made in a point of order and relate his remarks more closely to the bill, 4460.

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Adoption of report, 4928 (LC04.12.2007)

Third reading, 4928 (LC04.12.2007)

Bill returned, 5033 (LC05.12.2007)

Crimes Amendment Bill 2007

Assembly

Bill introduced, 2256 (LA25.09.2007)

Agreement in principle, 2256 (LA25.09.2007),

2343 (LA26.09.2007)

Bill passed, 2355 (LA26.09.2007)

Bill returned, 2454 (LA26.09.2007)

Assent, 2589 (LA16.10.2007)

Council

Bill received and read a first time. Standing orders suspended, 2296 (LC26.09.2007)

Second reading, 2318 (LC26.09.2007)

Third reading, 2326 (LC26.09.2007)

Assent, 2555 (LC16.10.2007)

Crimes Amendment (Consent-Sexual Assault Offences) Bill 2007

Assembly

Bill introduced, 4116 (LA14.11.2007)

Agreement in principle, 4172 (LAI4.II.2007)

Consideration in detail, 4193 (LA14.11.2007)

Bill passed, 4194 (LA14.11.2007)

Assent, 4396 (LA27.11.2007)

Council

Bill introduced and read a first time, 3584 (LC07.11.2007)

Second reading, 3584 (LC07.11.2007), 3880

(LC13.11.2007), 3900 (LC13.11.2007)

Committee, 3910 (LC13.11.2007)

Adoption of report, 3912 (LC13.11.2007)

Third reading, 3912 (LC13.11.2007)

Bill returned, 4195 (LC15.11.2007)

Assent, 4351 (LC27.11.2007)

Crimes Amendment (Murder of Police Officers) Bill 2007

Council

Bill introduced and read a first time, 201 (LC10.05.2007)

Second reading, 201 (LC10.05.2007), 4230 (LC15.11.2007)

Crimes Amendment (Sexual Procurement or Grooming of Children) Bill 2007

Assembly

Bill introduced, 4116 (LA14.11.2007)

Agreement in principle, 4564 (LA28.11.2007)

Bill passed, 4569 (LA28.11.2007)

Council

Bill introduced and read a first time, 3587 (LC07.11.2007)

Crimes Amendment (Sexual Procurement or Grooming of Children) Bill 2007 (Continued)

Council (Continued)

Second reading, 3587 (LC07.11.2007), 4011

(LC14.11.2007)

Third reading, 4014 (LC14.11.2007)

Bill returned, 4473 (LC28.11.2007)

Crimes and Courts Legislation Amendment Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 43 (LC09.05.2007)

Crimes (Domestic and Personal Violence) Bill 2007

Assembly

Bill introduced, 4327 (LA16.11.2007)

Agreement in principle, 4327 (LA16.11.2007),

4569 (LA28.11.2007)

Bill passed, 4586 (LA28.11.2007)

Bill returned, 4785 (LA29.11.2007)

Council

Bill received and read a first time. Standing orders suspended, 4498 (LC28.11.2007)

Second reading, 4652 (LC29.11.2007), 4667

(LC29.11.2007)

Third reading, 4681 (LC29.11.2007)

Crimes (Forensic Procedures) Amendment Bill 2007

Assembly

Bill introduced, 3293 (LA24.10.2007)

Agreement in principle, 3293 (LA24.10.2007),

4169 (LA14.11.2007)

Bill passed, 4172 (LA14.11.2007)

Bill returned, 4716 (LA29.11.2007)

Council

Bill received and read a first time. Standing orders suspended, 4080 (LC14.11.2007)

Second reading, 4527 (LC28.11.2007)

Third reading, 4534 (LC28.11.2007)

Crimes Legislation Amendment (Mobile Phones in Places of Detention) Bill 2007

Assembly

Suspension of standing orders, 1068 (LA07.06.2007)

Bill introduced, 1085 (LA07.06.2007)

Agreement in principle, 1085 (LA07.06.2007), 1978 (LA27.06.2007)

Bill passed, 1980 (LA27.06.2007)

Bill returned, 2191 (LA28.06.2007)

Assent, 2207 (LA25.09.2007)

Council

Bill received and read a first time. Standing orders suspended, 1871 (LC27.06.2007)

Second reading, 2058 (LC28.06.2007)

Third reading, 2060 (LC28.06.2007)

Assent, 2195 (LC25.09.2007)

59

Crimes (Sentencing Procedure) Amendment Bill 2007

Assembly

Bill introduced, 3127 (LA23.10.2007)

Agreement in principle, 3127 (LA23.10.2007),

3310 (LA24.10.2007)

Bill passed, 3314 (LA24.10.2007)

Assent, 3526 (LA06.11.2007)

Council

Bill introduced and read a first time, 2667

(LC17.10.2007)

Second reading, 2667 (LC17.10.2007), 3039

(LC23.10.2007)

Third reading, 3044 (LC23.10.2007)

Bill returned, 3362 (LC25.10.2007)

Assent, 3471 (LC06.11.2007)

Criminal Legislation Amendment Bill 2007

Assembly

Bill introduced, 2970 (LA19.10.2007)

Agreement in principle, 2970 (LA19.10.2007),

3448 (LA26.10.2007)

Bill passed, 3451 (LA26.10.2007)

Bill returned, 3713 (LA07.11.2007)

Assent, 4350 (LAI6.11.2007)

Council

Bill received and read a first time. Standing

orders suspended, 3471 (LC06.11.2007)

Second reading, 3625 (LC07.II.2007)

Third reading, 3630 (LC07.11.2007)

Assent, 4351 (LC27.11.2007)

Criminal Procedure Amendment (Local Court Process Reforms) Bill 2007

Assembly

Suspension of standing orders, 913

(LA06.06.2007)

Bill introduced, 915 (LA06.06.2007)

Agreement in principle, 915 (LA06.06.2007),

1637 (LA22.06.2007)

Consideration in detail, 1641 (LA22.06.2007)

Bill passed, 1642 (LA22.06.2007)

Bill returned, 2191 (LA28.06.2007)

Assent, 2207 (LA25.09.2007)

Council

Bill received and read a first time. Standing

orders suspended, 1651 (LC26.06.2007)

Second reading, 2039 (LC28.06.2007)

Third reading, 2046 (LC28.06.2007)

Assent, 2195 (LC25.09.2007)

Criminal Procedure Amendment (Vulnerable Persons) Bill 2007

Assembly

Bill introduced, 105 (LA09.05.2007)

Agreement in principle, 105 (LA09.05.2007), 381 (LA29.05.2007)

Bill passed, 382 (LA29.05.2007)

Bill returned, 753 (LA05.06.2007)

Assent, 1195 (LA19.06.2007)

Council

Bill received and read a first time. Standing orders suspended, 395 (Lc30.05.2007)

Criminal Procedure Amendment (Vulnerable Persons) Bill 2007 (Continued)

Council (Continued)

Second reading, 692 (LC05.06.2007)

Third reading, 697 (LC05.06.2007)

Assent, 1117 (LC19.06.2007)

Crown Law Officers Legislation Amendment (Abolition of Life Tenure) Bill 2007

Assembly

Bill introduced, 3136 (LA23.10.2007)

Agreement in principle, 3137 (LA23.10.2007),

3300 (LA24.10.2007)

Bill passed, 3310 (LA24.10.2007)

Assent, 3526 (LA06.11.2007)

Council

Bill introduced and read a first time, 2671

(LC17.10.2007)

Second reading, 2671 (LC17.10.2007), 3030

(LC23.10.2007)

Committee, 3044 (LC23.10.2007)

Adoption of report, 3049 (LC23.10.2007)

Third reading, 3049 (LC23.10.2007)

Bill returned, 3315 (LC25.10.2007)

Assent, 3471 (LC06.11.2007)

Deer Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 43 (LC09.05.2007)

Drug and Alcohol Treatment Bill 2007

Assembly

Bill introduced, 457 (LA30.05.2007)

Agreement in principle, 457 (LA30.05.2007), 753

(LA05.06.2007), 768 (LA05.06.2007)

Bill passed, 769 (LAO5.06.2007)

Bill returned, 1089 (LA07.06.2007)

Assent, 1195 (LA19.06.2007)

Council

Bill received and read a first time. Standing

orders suspended, 793 (LC06.06.2007)

Second reading, 843 (LC06.06.2007), 1006

(LC07.06.2007)

Third reading, 1011 (LC07.06.2007)

Assent, 1117 (LC19.06.2007)

Drug Summit Legislative Response Amendment (Trial Period Extension) Bill 2007

Assembly

Suspension of standing orders, 1068

(LA07.06.2007)

Bill introduced, 1089 (LA07.06.2007)

Agreement in principle, 1089 (LA07.06.2007),

1241 (LA19.06.2007), 1357 (LA20.06.2007), 1419 (LA20.06.2007)

Bill passed, 1430 (LA20.06.2007)

Assent, 1933 (LA27.06.2007), 2207 (LA25.09.2007)

Council

Bill received and read a first time. Standing orders suspended, 1344 (LC20.06.2007)

Drug Summit Legislative Response Amendment (Trial Period Extension) Bill

2007 (Continued)

Council (Continued)

Second reading, 1694 (LC26.06.2007), 1813

(LC27.06.2007)

Third reading, 1814 (LC27.06.2007)

Assent, 2195 (LC25.09.2007)

Duties Amendment (First Home Plus One) Bill 2007

Assembly

Bill introduced, 470 (LA30.05.2007)

Agreement in principle, 470 (LA30.05.2007), 941

(LA06.06.2007)

Bill passed, 944 (LA06.06.2007)

Bill returned, 1978 (LA27.06.2007)

Assent, 2207 (LA25.09.2007)

Council

Bill received and read a first time. Standing

orders suspended, 965 (LC07.06.2007)

Second reading, 1847 (LC27.06.2007)

Third reading, 1854 (LC27.06.2007)

Assent, 2195 (LC25.09.2007)

Education Legislation Amendment Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 43 (LC09.05.2007)

Educational Support for Dyslexic Children Bill 2007

Council

Bill introduced and read a first time, 966 (LC07.06.2007)

Second reading, 966 (LC07.06.2007)

Electricity Supply Amendment (Offences) Bill 2007

Assembly

Bill introduced, 1908 (LA27.06.2007)

Agreement in principle, 1908 (LA27.06.2007)

Energy and Utilities Administration Amendment (Climate Change Fund) Bill 2007

Assembly

Suspension of standing orders, 1254

(LA19.06.2007)

Bill introduced, 1254 (LA19.06.2007)

Agreement in principle, 1254 (LAI9.06.2007),

1618 (LA22.06.2007)

Bill passed, 1630 (LA22.06.2007)

Bill returned, 2192 (LA28.06.2007)

Consideration in detail: Legislative

Council's amendments, 2192 (LA28.06.2007)

Assent, 2207 (LA25.09.2007)

Council

Bill received and read a first time. Standing orders suspended, 1651 (LC26.06.2007)

Second reading, 2011 (LC28.06.2007), 2031

(LC28.06.2007)

Energy and Utilities Administration Amendment (Climate Change Fund) Bill

2007 (Continued)

Council (Continued)

Committee, 2034 (LC28.06.2007)

Adoption of report, 2038 (LC28.06.2007)

Third reading, 2038 (LC28.06.2007)

Assent, 2195 (LC25.09.2007)

Environmental Planning Legislation Amendment Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 44 (LC09.05.2007)

Evidence Amendment Bill 2007

Assembly

Bill introduced, 2810 (LAI7.10.2007)

Agreement in principle, 2810 (LA17.10.2007),

3118 (LA23.10.2007)

Bill passed, 3126 (LA23.10.2007)

Bill returned, 3293 (LA24.10.2007)

Assent, 3526 (LA06.11.2007)

Council

Bill received and read a first time. Standing orders suspended, 3064 (LC23.10.2007)

Second reading, 3198 (LC24.10.2007)

Third reading, 3207 (LC24.10.2007)

Assent, 3471 (LC06.11.2007)

Evidence (Audio and Audio Visual Links) Amendment Bill 2007

Assembly

Bill received and introduced, 4716 (LA29.11.2007)

Agreement in principle, 4789 (LA30.11.2007), 4793 (LA30.11.2007)

Bill passed, 4801 (LA30.11.2007)

Council

Bill introduced and read a first time, 4243

(LC15.11.2007)

Second reading, 4243 (LC15.11.2007), 4545

(LC28.11.2007)

Third reading, 4551 (LC28.11.2007)

Bill returned, 4817 (LC04.12.2007)

Fair Trading Amendment (Funeral Goods and Services) Bill 2007

Assembly

Suspension of standing orders, 1068

(LA07.06.2007)

Bill introduced, 1086 (LA07.06.2007)

Agreement in principle, 1086 (LA07.06.2007),

1432 (LA20.06.2007)

Bill passed, 1441 (LA20.06.2007)

Bill returned, 2193 (LA28.06.2007)

Consideration in detail: Legislative

Council's amendments, 2193 (LA28.06.2007)

Assent, 2207 (LA25.09.2007)

Council

Bill received and read a first time. Standing orders suspended, 1450 (LC21.06.2007)

Second reading, 2060 (LC28.06.2007)

Fair Trading Amendment (Funeral Goods and Services) Bill 2007 (Continued)

Council (Continued)

Committee, 2073 (LC28.06.2007)

Adoption of report, 2080 (LC28.06.2007)

Third reading, 2080 (LC28.06.2007)

Assent, 2195 (LC25.09.2007)

Food Amendment Bill 2007

Assembly

Suspension of standing orders, 2604

(LA16.10.2007)

Bill introduced, 2737 (LAI7.10.2007)

Agreement in principle, 2737 (LAI7.10.2007),

3114 (LA23.10.2007)

Bill passed, 3118 (LA23.10.2007)

Bill returned, 3293 (LA24.10.2007)

Assent, 3526 (LA06.11.2007)

Council

Bill received and read a first time. Standing

orders suspended, 3053 (LC23.10.2007)

Second reading, 3207 (LC24.10.2007)

Third reading, 3216 (LC24.10.2007)

Assent, 3471 (LC06.11.2007)

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

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 44 (LC09.05.2007)

Gene Technology (GM Crop Moratorium) Amendment Bill 2007

Assembly

Bill received and introduced, 5022 (LA04.12.2007) Agreement in principle, 5022 (LA04.12.2007).

5129 (LA05.12.2007)

Bill passed, 5151 (LA05.12.2007)

Council

Bill introduced and read a first time, 4466

(LC28.11.2007)

Second reading, 4466 (LC28.11.2007), 4859

(LC04.12.2007)

Committee, 4886 (LC04.12.2007)

Adoption of report, 4894 (LC04.12.2007)

Third reading, 4894 (LC04.12.2007)

Bill returned, 5033 (LC05.12.2007)

Government Publicity Control Bill 2007

Assembly

Bill introduced, 1020 (LA07.06.2007)

Agreement in principle, 1020 (LA07.06.2007),

2901 (LA18.10.2007)

Government Schools (Infrastructure Register) Bill 2007

Assembly

Postponement, 600 (LA31.05.2007)

Bill introduced, 1018 (LA07.06.2007)

Government Schools (Infrastructure Register)

Bill 2007 (Continued)

Assembly (Continued)

Agreement in principle, 1018 (LA07.06.2007), 2495 (LA27.09.2007), 3379 (LA25.10.2007), 3777

(LA08.11.2007), 4719 (LA29.11.2007), 5243

(LA06.12.2007), 5249 (LA06.12.2007)

Guardianship Amendment Bill 2007

Assembly

Bill introduced, 468 (LA30.05.2007)

Agreement in principle, 468 (LA30.05.2007), 854

(LA06.06.2007)

Bill passed, 859 (LA06.06.2007)

Bill returned, 1236 (LA19.06.2007)

Assent, 1650 (LA22.06.2007)

Council

Bill received and read a first time. Standing

orders suspended, 815 (LC06.06.2007)

Second reading, 1118 (LC19.06.2007)

Third reading, 1125 (LC19.06.2007)

Assent, 1651 (LC26.06.2007)

Health Legislation Amendment Bill 2007

Assembly

Bill introduced, 4789 (LA30.11.2007)

Agreement in principle, 4789 (LA30.11.2007)

Suspension of standing orders, 4943

(LA04.12.2007)

Agreement in principle, 5209 (LAO5.12.2007)

Bill passed, 5215 (LA05.12.2007)

Bill returned, 5243 (LA06.12.2007)

Council

Bill received and read a first time. Standing

orders suspended, 5092 (LC05.12.2007)

Second reading, 5112 (LC05.12.2007)

Third reading, 5119 (LC05.12.2007)

Health Legislation Amendment (Unregistered Health Practitioners) Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 44 (LC09.05.2007)

Home Building Amendment (Statutory Warranties) Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 43 (LC09.05.2007)

Housing Amendment (Community Housing Providers) Bill 2007

Assembly

Bill introduced, 2251 (LA25.09.2007)

Agreement in principle, 2251 (LA25.09.2007),

2638 (LA16.10.2007)

Bill passed, 2657 (LAI6.10.2007)

Bill returned, 3293 (LA24.10.2007)

Assent, 3526 (LA06.11.2007)

Housing Amendment (Community Housing Providers) Bill 2007 (Continued)

Council

Bill received and read a first time. Standing orders suspended, 2666 (LC17.10.2007)
Second reading, 3170 (LC24.10.2007)
Third reading, 3181 (LC24.10.2007)
Assent, 3471 (LC06.11.2007)

Human Cloning and Other Prohibited Practices Amendment Bill 2007

Assembly

Bill introduced, 465 (LA30.05.2007)

Agreement in principle, 465 (LA30.05.2007), 772 (LA05.06.2007), 859 (LA06.06.2007), 944 (LA06.06.2007)

Suspension of standing orders:

Postponement, 1023 (LA07.06.2007)

Agreement in principle, 1035 (LA07.06.2007)

Bill passed, 1039 (LA07.06.2007)

Bill returned, 1903 (LA27.06.2007)

Assent, 2207 (LA25.09.2007)

Council

Bill received and read a first time. Standing orders suspended, 985 (LC07.06.2007)

Second reading, 1131 (LC19.06.2007), 1156 (LC19.06.2007), 1271 (LC20.06.2007), 1293 (LC20.06.2007), 1299 (LC20.06.2007), 1680 (LC26.06.2007)

Committee, 1684 (LC26.06.2007)

Adoption of report, 1693 (LC26.06.2007)

Third reading, 1694 (LC26.06.2007)

Assent, 2195 (LC25.09.2007)

Industrial and Other Legislation Amendment (APEC Public Holiday) Bill 2007 (cognate)

Assembly

Suspension of standing orders, 1068 (LA07.06.2007)

Bill introduced, 1091 (LA07.06.2007)

Agreement in principle, 1091 (LA07.06.2007), 1236 (LA19.06.2007)

Bill passed, 1241 (LA19.06.2007)

Bill returned, 1786 (LA26.06.2007)

Assent, 2207 (LA25.09.2007)

Council

Bill received and read a first time. Standing orders suspended, 1181 (LC19.06.2007)

Second reading, 1500 (LC21.06.2007), 1652

(LC26.06.2007)

Committee, 1675 (LC26.06.2007)

Adoption of report, 1679 (LC26.06.2007)

Third reading, 1679 (LC26.06.2007)

Assent, 2195 (LC25.09.2007)

Industrial Relations (Child Employment) Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 43 (LC09.05.2007)

Industrial Relations Further Amendment Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 43 (LC09.05.2007)

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

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 43 (LC09.05.2007)

Judicial Officers Amendment Bill 2007

Assembly

Bill introduced, 1441 (LA20.06.2007)

Agreement in principle, 1441 (LA20.06.2007)

Suspension of standing orders, 1566

(LA21.06.2007)

Agreement in principle, 1771 (LA26.06.2007)

Bill passed, 1774 (LA26.06.2007)

Bill returned, 2191 (LA28.06.2007)

Assent, 2207 (LA25.09.2007)

Council

Bill received and read a first time. Standing orders suspended, 1680 (LC26.06.2007)

Second reading, 2046 (LC28.06.2007)

Third reading, 2050 (LC28.06.2007)

Assent, 2195 (LC25.09.2007)

Jury Amendment Bill 2007

Assembly

Bill introduced, 3280 (LA24.10.2007)

Agreement in principle, 3280 (LA24.10.2007), 3653 (LA07.11.2007)

Bill passed, 3662 (LA07.11.2007)

Bill returned, 3713 (LA07.11.2007)

Assent, 4350 (LA16.11.2007)

Council

Bill received and read a first time. Standing orders suspended, 3606 (LC07.II.2007)

Second reading, 3631 (LC07.11.2007)

Third reading, 3634 (LC07.11.2007)

Assent, 4351 (LC27.11.2007)

Law Enforcement and Other Legislation Amendment Bill 2007

Assembly

Bill received and introduced, 5129 (LAO5.12.2007)

Agreement in principle, 5190 (LAO5.12.2007),

5193 (LA05.12.2007)

Consideration in detail, 5202 (LA05.12.2007)

Bill passed, 5203 (LA05.12.2007)

Bill returned, 5226 (LA05.12.2007)

Council

Bill introduced and read a first time, 4504 (LC28.II.2007)

Second reading, 4504 (LC28.11.2007), 4899

(LC04.12.2007)

Committee, 4908 (LC04.12.2007)

Adoption of report, 4914 (LC04.12.2007)

Law Enforcement and Other Legislation

Amendment Bill 2007 (Continued)

Council (Continued)

Third reading, 4914 (LC04.12.2007)

Bill returned, 5082 (LC05.12.2007)

Committee: Consideration of Legislative Assembly's amendments, 5087 (LC05.12.2007)

Adoption of report, 5091 (LC05.12.2007)

Law Enforcement (Powers and Responsibilities) Amendment Bill 2007

Assembly

Suspension of standing orders, 2604 (LA16.10.2007)

Bill introduced, 2740 (LA17.10.2007)

Agreement in principle, 2740 (LAI7.10.2007),

3127 (LA23.10.2007)

Bill passed, 3131 (LA23.10.2007)

Bill returned, 3713 (LA07.11.2007)

Assent, 4350 (LA16.11.2007)

Council

Bill received and read a first time. Standing orders suspended, 3138 (LC24.10.2007)

Second reading, 3515 (LC06.11.2007)

Committee, 3591 (LC07.11.2007), 3618 (LC07.11.2007)

Adoption of report, 3620 (LC07.11.2007)

Third reading, 3620 (LC07.11.2007)

Assent, 4351 (LC27.11.2007)

Law of Evidence Bill (pro forma)

Assembly

Bill introduced, 23 (LAO8.05.2007)

Council

Bill presented and read a first time, 50 (LC09.05.2007)

Legal Profession Further Amendment Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 44 (LC09.05.2007)

Liquor Amendment (Small Bars and Restaurants) Bill 2007

Assembly

Bill introduced, 2487 (LA27.09.2007)

Agreement in principle, 2487 (LA27.09.2007)

Liquor Amendment (Special Events Hotel Trading) Bill 2007

Assembly

Bill introduced, 2250 (LA25.09.2007)

Agreement in principle, 2250 (LA25.09.2007),

2336 (LA26.09.2007)

Bill passed, 2342 (LA26.09.2007)

Consideration in detail: Legislative

Council's amendments, 2406 (LA26.09.2007)

Assent, 2589 (LA16.10.2007)

Council

Bill received and read a first time. Standing orders suspended, 2267 (LC26.09.2007)

Second reading, 2326 (LC26.09.2007)

Committee, 2329 (LC26.09.2007)

Liquor Amendment (Special Events Hotel

Trading) Bill 2007 (Continued)

Council (Continued)

Adoption of report, 2329 (LC26.09.2007)

Third reading, 2329 (LC26.09.2007)

Assent, 2555 (LC16.10.2007)

Liquor Bill 2007 (cognate)

Assembly

Bill introduced, 4632 (LA28.11.2007)

Agreement in principle, 4632 (LA28.11.2007),

4988 (LA04.12.2007)

Consideration in detail, 5014 (LA04.12.2007)

Bill passed, 5015 (LA04.12.2007)

Bill returned, 5224 (LA05.12.2007)

Council

Bill received and read a first time. Standing

orders suspended, 4914 (LCO4.12.2007)

Second reading, 5046 (LC05.12.2007), 5072

(LC05.12.2007)

Committee, 5082 (LC05.12.2007)

Third reading, 5087 (LC05.12.2007)

Local Court Bill 2007 (cognate)

Assembly

Suspension of standing orders, 3932

(LA13.11.2007)

Bill introduced, 3999 (LAI3.11.2007)

Agreement in principle, 3999 (LAI3.II.2007),

4560 (LA28.11.2007)

Bill passed, 4564 (LA28.11.2007)

Bill returned, 5176 (LA05.12.2007)

Council

Bill received and read a first time. Standing

orders suspended, 4470 (LC28.11.2007)

Second reading, 5042 (LC05.12.2007)

Third reading, 5046 (LC05.12.2007)

Local Government Amendment Bill 2007

Assembly

Bill introduced, 4285 (LAI5.11.2007)

Agreement in principle, 4285 (LAI5.II.2007),

4457 (LA27.11.2007)

Bill passed, 4461 (LA27.11.2007)

Bill returned, 4716 (LA29.11.2007)

Council

Bill received and read a first time. Standing

orders suspended, 4470 (LC28.11.2007)

Second reading, 4526 (LC28.II.2007), 4534 (LC28.II.2007)

Third reading, 4539 (LC28.11.2007)

Marine Parks Amendment Bill 2007

Assembly

Bill introduced, 5333 (LA07.12.2007)

Agreement in principle, 5333 (LA07.12.2007)

Mental Health Bill 2007

Assembly

Bill introduced, 156 (LA09.05.2007)

Agreement in principle, 156 (LA09.05.2007), 382

(LA29.05.2007)

Bill passed, 394 (LA29.05.2007)

Mental Health Bill 2007 (Continued)

Assembly (Continued)

Bill returned, 917 (LA06.06.2007)

Assent, 1195 (LA19.06.2007)

Council

Bill received and read a first time. Standing

orders suspended, 395 (LC30.05.2007)

Second reading, 697 (LC05.06.2007), 714

(LC05.06.2007), 798 (LC06.06.2007)

Committee, 826 (LC06.06.2007)

Adoption of report, 829 (LC06.06.2007)

Third reading, 829 (LC06.06.2007)

Assent, 1117 (LC19.06.2007)

Miscellaneous Acts (Casino, Liquor and Gaming) Amendment Bill 2007 (cognate)

Assembly

Bill introduced, 4632 (LA28.11.2007)

Agreement in principle, 4632 (LA28.11.2007), 4988 (LA04.12.2007)

Consideration in detail, 5014 (LA04.12.2007)

Bill passed, 5015 (LA04.12.2007)

Bill returned, 5224 (LA05.12.2007)

Council

Bill received and read a first time. Standing orders suspended, 4914 (LC04.12.2007)

Second reading, 5046 (LC05.12.2007), 5072

(LC05.12.2007)

Committee, 5082 (LC05.12.2007)

Third reading, 5087 (LC05.12.2007)

Miscellaneous Acts (Local Court) Amendment Bill 2007 (cognate)

Assembly

Suspension of standing orders, 3932 (LAI3.II.2007)

Bill introduced, 3999 (LA13.11.2007)

Agreement in principle, 3999 (LA13.II.2007),

4560 (LA28.11.2007)

Bill passed, 4564 (LA28.11.2007)

Bill returned, 5176 (LA05.12.2007)

Council

Bill received and read a first time. Standing orders suspended, 4470 (LC28.fl.2007)

Second reading, 5042 (LC05.12.2007)

Third reading, 5046 (LC05.12.2007)

Motor Accidents Compensation Amendment (Claims and Dispute Resolution) Bill 2007

Assembly

Bill introduced, 4425 (LA27.11.2007)

Agreement in principle, 4425 (LA27.11.2007),

4976 (LA04.12.2007)

Bill passed, 4979 (LA04.12.2007)

Bill returned, 5129 (LA05.12.2007)

Council

Bill received and read a first time. Standing orders suspended, 4894 (LCO4.12.2007)

Second reading, 4914 (LC04.12.2007)

Committee, 4919 (LC04.12.2007)

Adoption of report, 4921 (LC04.12.2007)

Third reading, 4921 (LC04.12.2007)

Motor Dealers Amendment Bill 2007

Assembly

Bill introduced, 1904 (LA27.06.2007)

Agreement in principle, 1904 (LA27.06.2007),

2355 (LA26.09.2007)

Bill passed, 2358 (LA26.09.2007)

Bill returned, 2809 (LA17.10.2007)

Assent, 3526 (LA06.11.2007)

Council

Bill received and read a first time. Standing orders suspended, 2296 (LC26.09.2007)

Second reading, 2674 (LC17.10.2007), 2710 (LC17.10.2007)

Instruction to Committee, 2717 (LC17.10.2007)

Committee, 2717 (LC17.10.2007)

Adoption of report, 2719 (LC17.10.2007)

Third reading, 2719 (LC17.10.2007)

Assent, 3471 (LC06.11.2007)

Mount Panorama Motor Racing Amendment Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 44 (LC09.05.2007)

Murray-Darling Basin Amendment Bill 2007

Assembly

Bill introduced, 3581 (LA06.11.2007)

Agreement in principle, 3581 (LA06.11.2007),

3980 (la13.11.2007)

Bill passed, 3987 (LA13.11.2007)

Bill returned, 4161 (LA14.11.2007)

Assent, 4396 (LA27.11.2007)

Council

Bill received and read a first time. Standing orders suspended, 4004 (LC14.11.2007)

Second reading, 4054 (LC14.11.2007)

Third reading, 4062 (LC14.11.2007)

Assent, 4351 (LC27.11.2007)

National Park Estate (Lower Hunter Region Reservations) Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 43 (LC09.05.2007)

National Parks and Wildlife Amendment (Leasing and Licensing) Bill 2007

Assembly

Bill introduced, 1981 (LA27.06.2007)

Agreement in principle, 1981 (LA27.06.2007), 2420 (LA26.09.2007)

Bill passed, 2429 (LA26.09.2007)

Council

Bill received and read a first time. Standing orders suspended, 2454 (LC27.09.2007)

Occupational Health and Safety Amendment Bill 2007

Assembly

Bill introduced, 4716 (LA29.11.2007)

Occupational Health and Safety Amendment

Bill 2007 (Continued)

Assembly (Continued)

Agreement in principle, 4716 (LA29.11.2007)

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

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 43 (LC09.05.2007)

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

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 43 (LC09.05.2007)

Parliamentary Electorates and Elections Amendment (Truth in Advertising) Bill 2007

Assembly

Bill introduced, 2112 (LA28.06.2007) Agreement in principle, 2112 (LA28.06.2007), 3385 (LA25.10.2007)

Partnership Amendment (Venture Capital) Bill 2007

Assembly

Bill introduced, 2260 (LA25.09.2007)

Agreement in principle, 2260 (LA25.09.2007),

2658 (LA16.10.2007)

Bill passed, 2660 (LA16.10.2007)

Bill returned, 3136 (LA23.10.2007)

Assent, 3526 (LA06.11.2007)

Bill received and read a first time. Standing orders suspended, 2666 (LC17.10.2007)

Second reading, 3049 (LC23.10.2007)

Third reading, 3053 (LC23.10.2007)

Assent, 3471 (LC06.11.2007)

Payroll Tax Bill 2007 (cognate)

Assembly

Bill introduced, 1187 (LA19.06.2007)

Agreement in principle, 1187 (LA19.06.2007)

Suspension of standing orders, 1528

(LA21.06.2007)

Agreement in principle, 1528 (LA21.06.2007)

Bill passed, 1535 (LA21.06.2007)

Bill returned, 1980 (LA27.06.2007)

Assent, 2207 (LA25.09.2007)

Council

Bill received and read a first time. Standing orders suspended, 1496 (LC21.06.2007)

Second reading, 1854 (LC27.06.2007)

Third reading, 1862 (LC27.06.2007)

Assent, 2195 (LC25.09.2007)

Police Amendment Bill 2007

Assembly

Bill introduced, 3714 (LA07.11.2007)

Agreement in principle, 3714 (LAO7.11.2007),

3969 (LA13.11.2007)

Bill passed, 3970 (LA13.11.2007)

Bill returned, 4425 (LA27.11.2007)

Council

Bill received and read a first time. Standing orders suspended, 4004 (LC14.11.2007)

Second reading, 4359 (LC27.11.2007)

Committee, 4365 (LC27.11.2007)

Adoption of report, 4367 (LC27.11.2007)

Third reading, 4367 (LC27.11.2007)

Police Amendment (Miscellaneous) Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 43 (LC09.05.2007)

Police Powers Legislation Amendment Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 44 (LC09.05.2007)

Police Superannuation Legislation Amendment Bill 2007

Assembly

Suspension of standing orders, 1396 (LA20.06.2007)

Bill introduced, 1446 (LA20.06.2007)

Agreement in principle, 1446 (LA20.06.2007)

Suspension of standing orders, 1566

(LA21.06.2007)

Agreement in principle, 1630 (LA22.06.2007)

Bill passed, 1632 (LA22.06.2007)

Bill returned, 2110 (LA28.06.2007)

Assent, 2207 (LA25.09.2007)

Council

Bill received and read a first time. Standing orders suspended, 1651 (LC26.06.2007)

Second reading, 1881 (LC27.06.2007)

Third reading, 1884 (LC27.06.2007)

Assent, 2195 (LC25.09.2007)

Prevention of Cruelty to Animals Amendment (Prosecutions) Bill 2007

Assembly

Suspension of standing orders, 3932 (LA13.11.2007)

Bill introduced, 4001 (LA13.11.2007)

Agreement in principle, 4001 (LAI3.II.2007), 4450 (LA27.11.2007)

Consideration in detail, 4455 (LA27.11.2007)

Bill passed, 4457 (LA27.11.2007)

Bill returned, 4785 (LA29.11.2007)

Council

Bill received and read a first time. Standing orders suspended, 4464 (LC28.11.2007)

Second reading, 4686 (LC29.11.2007)

Third reading, 4692 (LC29.11.2007)

Private Health Facilities Bill 2007

Assembly

Bill introduced, 139 (LA09.05.2007)

Agreement in principle, 139 (LA09.05.2007), 456 (LA30.05.2007)

Bill passed, 457 (LA30.05.2007)

Bill returned, 917 (LA06.06.2007)

Assent, 1195 (LA19.06.2007)

Council

Bill received and read a first time. Standing orders suspended, 395 (LC30.05.2007)

Second reading, 830 (LC06.06.2007)

Third reading, 835 (LC06.06.2007)

Assent, 1117 (LC19.06.2007)

Professional Standards Amendment (Mutual Recognition) Bill 2007

Assembly

Bill introduced, 104 (LA09.05.2007)

Agreement in principle, 104 (LA09.05.2007), 380 (LA29.05.2007)

Bill passed, 381 (LA29.05.2007)

Bill returned, 753 (LA05.06.2007)

Assent, 1195 (LA19.06.2007)

Council

Bill received and read a first time. Standing orders suspended, 395 (LC30.05.2007)

Second reading, 689 (LC05.06.2007)

Third reading, 692 (LC05.06.2007)

Assent, 1117 (LC19.06.2007)

Protection of the Environment Operations Amendment (Waste) Bill 2007

Assembly

Suspension of standing orders, 1254 (LAI9.06.2007)

Bill introduced, 1256 (LA19.06.2007)

Agreement in principle, 1256 (LAI9.06.2007),

1610 (LA22.06.2007)

Bill passed, 1618 (LA22.06.2007)

Bill returned, 2110 (LA28.06.2007)

Assent, 2207 (LA25.09.2007)

Council

Bill received and read a first time. Standing orders suspended, 1651 (LC26.06.2007)

Second reading, 1886 (LC27.06.2007)

Third reading, 1893 (LC27.06.2007)

Assent, 2195 (LC25.09.2007)

Racing Legislation Amendment Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 43 (LC09.05.2007)

Registered Clubs Amendment Bill 2006

Assembly

Assent, 26 (LAO8.05.2007)

Council

Assent, 43 (LC09.05.2007)

Renewable Energy (New South Wales) Bill 2007

Assembly

Bill introduced, 1980 (LA27.06.2007)

Agreement in principle, 1981 (LA27.06.2007)

Rice Marketing Amendment Bill 2007 (cognate)

Assembly

Bill introduced, 4329 (LA16.11.2007)

Agreement in principle, 4329 (LA16.11.2007),

4448 (LA27.11.2007)

Bill passed, 4450 (LA27.11.2007)

Bill returned, 4785 (LA29.11.2007)

Council

Bill received and read a first time. Standing orders suspended, 4464 (LC28.fl.2007)

Second reading, 4681 (LC29.11.2007)

Third reading, 4686 (LC29.11.2007)

Road Transport (General) Amendment (Heavy Vehicle User Charges) Bill 2007 (cognate)

Assembly

Bill received and introduced, 5129 (LAO5.12.2007)

Agreement in principle, 5215 (LA05.12.2007)

Bill passed, 5218 (LA05.12.2007)

Council

Bill introduced and read a first time, 4473 (LC28.11.2007)

Second reading, 4473 (LC28.11.2007), 4498

(LC28.11.2007), 4895 (LC04.12.2007)

Third reading, 4898 (LC04.12.2007)

Bill returned, 5102 (LC05.12.2007)

Road Transport (General) Amendment (Written-off Vehicles) Bill 2007

Assembly

Suspension of standing orders, 2604 (LA16.10.2007)

Bill introduced, 2742 (LA17.10.2007)

Agreement in principle, 2742 (LA17.10.2007). 3131 (LA23.10.2007), 3245 (LA24.10.2007)

Bill passed, 3249 (LA24.10.2007)

Bill returned, 3551 (LA06.11.2007)

Assent, 4350 (LA16.11.2007)

Council

Bill received and read a first time. Standing orders suspended, 3161 (LC24.10.2007)

Second reading, 3473 (LC06.11.2007)

Third reading, 3480 (LC06.11.2007)

Assent, 4351 (LC27.11.2007)

Road Transport Legislation Amendment (Evidence) Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 43 (LC09.05.2007)

Road Transport Legislation (Breath Testing and Analysis) Bill 2007 (cognate)

Assembly

Bill received and introduced, 5129 (LAO5.12.2007) Agreement in principle, 5215 (LAO5.12.2007)

Bill passed, 5218 (LA05.12.2007)

Road Transport Legislation (Breath Testing and Analysis) Bill 2007 (cognate)

(Continued)

Council

Bill introduced and read a first time, 4473 (LC28.11.2007)

Second reading, 4473 (LC28.II.2007), 4498 (LC28.II.2007), 4895 (LC04.I2.2007)
Third reading, 4898 (LC04.I2.2007)
Bill returned, 5102 (LC05.I2.2007)

Road Transport (Safety and Traffic Management) Amendment (Novice Drivers) Bill 2007

Assembly

Bill introduced, 3294 (LA24.10.2007)

Agreement in principle, 3294 (LA24.10.2007),

3571 (LA06.11.2007)

Bill passed, 3578 (LA06.11.2007)

Bill returned, 3932 (LA13.11.2007)

Assent, 4396 (LA27.11.2007)

Council

Bill received and read a first time. Standing orders suspended, 3583 (LC07.fl.2007)
Second reading, 3873 (LC13.fl.2007)

Third reading, 3877 (LC13.11.2007)

Assent, 4351 (LC27.11.2007)

Roads Amendment (Lane Cove Tunnel Filtration) Bill 2007

Assembly

Bill introduced, 2896 (LAI8.10.2007) Agreement in principle, 2896 (LAI8.10.2007), 3374 (LA25.10.2007)

Long title, 4255

Agreement in principle, 4266 (LAI5.II.2007)

Royal Rehabilitation Centre Sydney Site Protection Bill 2007

Assembly

Bill introduced, 2114 (LA28.06.2007) Agreement in principle, 2114 (LA28.06.2007), 2485 (LA27.09.2007), 4255

Rural Communities Impacts Bill 2007

Assembly

Bill introduced, 600 (LA31.05.2007)
Agreement in principle, 600 (LA31.05.2007), 1022 (LA07.06.2007), 1023 (LA07.06.2007), 1519 (LA21.06.2007), 2115 (LA28.06.2007), 2491 (LA27.09.2007), 2897 (LA18.10.2007)

Rural Lands Protection Amendment Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 44 (LC09.05.2007)

Sale of Goods and Warehousemen's Liens Amendment (Bulk Goods) Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Sale of Goods and Warehousemen's Liens Amendment (Bulk Goods) Bill 2006

(Continued)

Council

Assent, 44 (LC09.05.2007)

Security Industry Amendment (Patron Protection) Bill 2007

Council

Bill introduced and read a first time, 1003

Second reading, 1003 (LC07.06.2007), 1457 (LC21.06.2007), 2432 (LC27.09.2007), 2867 (LC18.10.2007), 4222 (LC15.11.2007)

Senators' Elections Amendment Bill 2007

Assembly

Bill introduced, 138 (LA09.05.2007)

Agreement in principle, 138 (LA09.05.2007), 368

(LA29.05.2007)

Bill passed, 369 (LA29.05.2007)

Bill returned, 512 (LA30.05.2007)

Assent, 910 (LA06.06.2007)

Council

Bill received and read a first time. Standing orders suspended, 395 (LC30.05.2007)

Second reading, 433 (LC30.05.2007)

Third reading, 437 (LC30.05.2007)

Assent, 826 (LC06.06.2007)

Standard Time Amendment (Daylight Saving) Bill 2007

Assembly

Bill introduced, 1983 (LA27.06.2007)

Agreement in principle, 1983 (LA27.06.2007), 2360 (LA26.09.2007), 2407 (LA26.09.2007)

Bill passed, 2419 (LA26.09.2007)

Bill returned, 3224 (LA24.10.2007)

Assent, 3526 (LA06.11.2007)

Council

Bill received and read a first time. Standing orders suspended, 2430 (LC27.09.2007)

Second reading, 3053 (LC23.10.2007)

Third reading, 3064 (LC23.10.2007)

Assent, 3471 (LC06.11.2007)

State Revenue and Other Legislation Amendment (Budget) Bill 2007 (cognate)

Assembly

Bill introduced, 1187 (LA19.06.2007)

Agreement in principle, 1187 (LA19.06.2007)

Suspension of standing orders, 1528

(LA21.06.2007)

Agreement in principle, 1528 (LA21.06.2007)

Bill passed, 1535 (LA21.06.2007)

Bill returned, 1980 (LA27.06.2007)

Assent, 2207 (LA25.09.2007)

Council

Bill received and read a first time. Standing orders suspended, 1496 (LC21.06.2007)

Second reading, 1854 (LC27.06.2007)

Third reading, 1862 (LC27.06.2007)

Assent, 2195 (LC25.09.2007)

Statute Law (Miscellaneous Provisions) Bill 2007

Assembly

Bill introduced, 1102 (LA08.06.2007)

Agreement in principle, 1102 (LAO8.06.2007),

1594 (LA22.06.2007)

Bill passed, 1595 (LA22.06.2007)

Consideration in detail, 1595 (LA22.06.2007)

Bill returned, 2110 (LA28.06.2007)

Assent, 2207 (LA25.09.2007)

Council

Bill received and read a first time. Standing orders suspended, 1651 (LC26.06.2007)

Second reading, 1884 (LC27.06.2007)

Third reading, 1886 (LC27.06.2007)

Assent, 2195 (LC25.09.2007)

Statute Law (Miscellaneous Provisions) Bill (No. 2) 2006

Assembly

Assent, 26 (LAO8.05.2007)

Council

Assent, 43 (LC09.05.2007)

Statute Law (Miscellaneous Provisions) Bill (No. 2) 2007

Assembly

Suspension of standing orders, 3932 (LA13.11.2007)

Bill introduced, 4114 (LA14.11.2007)

Agreement in principle, 4114 (LA14.11.2007),

4462 (LA27.11.2007)

Bill passed, 4463 (LA27.11.2007)

Bill returned, 4786 (LA30.11.2007)

Council

Bill received and read a first time. Standing orders suspended, 4470 (LC28.fl.2007)

Second reading, 4705 (LC29.11.2007)

Third reading, 4707 (LC29.11.2007)

Summary Offences Amendment (Spray Paint Cans) Bill 2007

Assembly

Suspension of standing orders, 2604

(LA16.10.2007)

Bill introduced, 2736 (LA17.10.2007)

Agreement in principle, 2736 (LAI7.10.2007),

3224 (LA24.10.2007)

Bill passed, 3245 (LA24.10.2007)

Bill returned, 3569 (LA06.11.2007)

Assent, 4350 (LAI6.11.2007)

Council

Bill received and read a first time. Standing orders suspended, 3161 (LC24.10.2007)

Second reading, 3488 (LC06.11.2007), 3509

(LC06.11.2007)

Third reading, 3515 (LC06.11.2007)

Assent, 4351 (LC27.11.2007)

Superannuation Administration Amendment (Trust Deed Schemes) Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Superannuation Administration Amendment (Trust Deed Schemes) Bill 2006 (Continued)

Council

Assent, 44 (LC09.05.2007)

Superannuation Legislation Amendment Bill 2007

Assembly

Bill introduced, 1096 (LA08.06.2007)

Agreement in principle, 1096 (LAO8.06.2007),

1632 (LA22.06.2007)

Bill passed, 1637 (LA22.06.2007)

Bill returned, 2002 (LA27.06.2007)

Assent, 2207 (LA25.09.2007)

Council

Bill received and read a first time. Standing orders suspended, 1651 (LC26.06.2007)

Second reading, 1878 (LC27.06.2007)

Third reading, 1881 (LC27.06.2007)

Assent, 2195 (LC25.09.2007)

Surveillance Devices Bill 2007

Assembly

Bill introduced, 3578 (LA06.11.2007)

Agreement in principle, 3578 (LAO6.11.2007),

3970 (LA13.11.2007)

Consideration in detail, 3974 (LAI3.II.2007)

Bill passed, 3980 (LA13.11.2007)

Bill returned, 4194 (LA14.11.2007)

Consideration in detail: Legislative

Council's amendments, 4194 (LA14.11.2007)

Assent, 4396 (LA27.11.2007)

Council

Bill received and read a first time. Standing

orders suspended, 4004 (LC14.11.2007)

Second reading, 4036 (LC14.11.2007)

Committee, 4049 (LC14.11.2007) Adoption of report, 4053 (LC14.11.2007)

Third reading, 4053 (LC14.11.2007)

Assent, 4351 (LC27.11.2007)

Sydney Water Catchment Management Amendment Bill 2007

Assembly

Suspension of standing orders, 3932 (LA13.11.2007)

Bill introduced, 3997 (LAI3.11.2007)

Agreement in principle, 3997 (LAI3.II.2007), 4439 (LA27.II.2007), 4558 (LA28.II.2007)

Bill passed, 4560 (LA28.11.2007)

Bill returned, 4786 (LA30.11.2007)

Council

Bill received and read a first time. Standing orders suspended, 4464 (LC28.II.2007)

Second reading, 4692 (LC29.11.2007)

Committee, 4700 (LC29.11.2007)

Adoption of report, 4705 (LC29.11.2007)

Third reading, 4705 (LC29.11.2007)

Sydney Water Catchment Management Amendment (Warragamba) Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Sydney Water Catchment Management Amendment (Warragamba) Bill 2006

(Continued) Council

Assent, 44 (LC09.05.2007)

TAFE (Freezing of Fees) Bill 2007

Assembly

Bill introduced, 5240 (LA06.12.2007) Agreement in principle, 5240 (LA06.12.2007)

Terrorism (Police Powers) Amendment (Preventative Detention Orders) Bill 2007

Assembly

Bill introduced, 463 (LA30.05.2007)

Agreement in principle, 463 (LA30.05.2007), 769 (LA05.06.2007)

Bill passed, 770 (LA05.06.2007)

Bill returned, 928 (LA06.06.2007)

Assent, 1195 (LA19.06.2007)

Council

Bill received and read a first time. Standing orders suspended, 793 (LC06.06.2007)

Second reading, 838 (LC06.06.2007)

Third reading, 843 (LC06.06.2007)

Assent, 1117 (LC19.06.2007)

Threatened Species Conservation Amendment (Biodiversity Banking) Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 44 (LC09.05.2007)

Tow Truck Industry Amendment Bill 2007

Assembly

Suspension of standing orders, 2604 (LA16.10.2007)

Bill introduced, 2818 (LAI7.10.2007)

Agreement in principle, 2818 (LAI7.10.2007),

3295 (LA24.10.2007)

Bill passed, 3300 (LA24.10.2007)

Bill returned, 3551 (LA06.11.2007)

Assent, 4350 (LA16.11.2007)

Council

Bill received and read a first time. Standing orders suspended, 3315 (LC25.10.2007)

Second reading, 3480 (LC06.11.2007)

Third reading, 3488 (LC06.11.2007)

Assent, 4351 (LC27.11.2007)

Trade Measurement Legislation Amendment Bill 2007

Assembly

Bill introduced, 2253 (LA25.09.2007)

Agreement in principle, 2253 (LA25.09.2007), 2632 (LA16.10.2007)

Bill passed, 2638 (LAI6.10.2007)

Bill returned, 3293 (LA24.10.2007)

Assent, 3526 (LA06.11.2007)

Council

Bill received and read a first time. Standing orders suspended, 2666 (LC17.10.2007)

Trade Measurement Legislation Amendment

Bill 2007 (Continued)

Council (Continued)

Second reading, 3188 (LC24.10.2007)

Third reading, 3197 (LC24.10.2007)

Assent, 3471 (LC06.11.2007)

Transport Administration Amendment (CountryLink Pensioner Booking Fee Abolition) Bill 2007

Assembly

Bill introduced, 3376 (LA25.10.2007)

Agreement in principle, 3376 (LA25.10.2007),

4267 (LA15.11.2007)

Transport Administration Amendment (Portfolio Minister) Bill 2007

Assembly

Bill introduced, 138 (LA09.05.2007)

Agreement in principle, 138 (LA09.05.2007), 370

(LA29.05.2007)

Bill passed, 379 (LA29.05.2007)

Bill returned, 523 (LA30.05.2007)

Assent, 910 (LA06.06.2007)

Council

Bill received and read a first time. Standing orders suspended, 395 (LC30.05.2007)

Second reading, 438 (LC30.05.2007)

Third reading, 444 (LC30.05.2007)

Third reading, 444 (LC30.05.200 Assent, 826 (LC06.06.2007)

Transport (Safety and Traffic Management) Amendment (Alcohol) Bill 2007

Assembly

Bill introduced, 2113 (LA28.06.2007)

Agreement in principle, 2113 (LA28.06.2007)

Transport (Safety and Traffic Management) Amendment Bill 2007

Assembly

Bill withdrawn, 3683 (LA07.11.2007)

Trees (Disputes Between Neighbours) Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 44 (LC09.05.2007)

University of Technology (Kuring-gai Campus) Bill 2007

Assembly

Bill introduced, 2110 (LA28.06.2007)

Agreement in principle, 2110 (LA28.06.2007),

4724 (LA29.11.2007)

Victims Support and Rehabilitation Amendment Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 44 (LC09.05.2007)

War Memorial Legislation Amendment (Increased Penalties) Bill 2007

Assembly

Bill introduced, 462 (LA30.05.2007)

Agreement in principle, 462 (LA30.05.2007), 771 (LA05.06.2007), 4087 (LA14.11.2007), 4089 (LA14.11.2007)

Consideration in detail, 4108 (LAI4.II.2007)

Bill passed, 4114 (LAI4.11.2007)

Bill returned, 4194 (LA14.11.2007)

Assent, 4396 (LA27.11.2007)

Council

Bill received and read a first time. Standing orders suspended, 4053 (LC14.11.2007)

Second reading, 4063 (LC14.11.2007)

Committee, 4075 (LC14.11.2007)

Adoption of report, 4080 (LC14.11.2007)

Third reading, 4080 (LC14.11.2007)

Assent, 4351 (LC27.11.2007)

Water Industry Competition Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 43 (LC09.05.2007)

Western Sydney Parklands Bill 2006

Assembly

Assent, 26 (LA08.05.2007)

Council

Assent, 43 (LC09.05.2007)

Wine Grapes Marketing Board (Reconstitution) Amendment Bill 2007 (cognate)

Assembly

Bill introduced, 4329 (LA16.11.2007)

Agreement in principle, 4329 (LA16.11.2007),

4448 (LA27.11.2007)

Bill passed, 4450 (LA27.11.2007)

Bill returned, 4785 (LA29.11.2007)

Council

Bill received and read a first time. Standing

orders suspended, 4464 (LC28.11.2007)

Second reading, 4681 (LC29.11.2007)

Third reading, 4686 (LC29.11.2007)

Workers Compensation Amendment (Permanent Impairment Benefits) Bill 2006

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Brothels, Illegal, *adj.* 76 (LC09.05.2007)

Brough, Mal, Federal Minister for Families, Community Services and Indigenous Affairs, *adj.* 4251 (LCI5.II.2007)

Brownfield and Infill Site Development Levies, q. 2573 (LC16.10.2007), q. 2574 (LC16.10.2007)

Budget, q. 1199 (LA19.06.2007), q. 1382 (LA20.06.2007), q. 1384 (LA20.06.2007), q. 1462 (LC21.06.2007), q. 1556 (LA21.06.2007)

Appropriations 2005-2006, q. 2018 (LC28.06.2007) Debt Levels, q. 1379 (LA20.06.2007)

Fiscal Responsibility, *q*. 2682 (LC17.10.2007), *q*. 3743 (LC08.11.2007), *q*. 3891 (LC13.11.2007), *q*. 4019 (LC14.11.2007)

Rural and Regional, q. 1206 (LA19.06.2007), q. 1288 (LC20.06.2007)

Tax Revenues, q. 705 (LC05.06.2007)

Treasurer's Budget Speech, 1187 (LA19.06.2007)

Budget Estimates and Related Papers:

Financial Year 2007-2008, 1125 (LC19.06.2007), m. 1535 (LA21.06.2007), 1834 (LC27.06.2007), m. 1911 (LA27.06.2007), m. 1984 (LA27.06.2007), m. 2178 (LA28.06.2007), received 2220 (LA25.09.2007), m. 2695 (LC17.10.2007), m. 3610 (LC07.11.2007), m. 3664 (LA07.11.2007), m. 3700 (LA07.11.2007), m. 4036 (LC14.11.2007)

Budget Finances: Production of Documents

Disputed Claim of Privilege and Report of Independent Legal Arbiter, 56 (LC09.05.2007)

Budget Papers 2007-2008: Production of Documents

Order, m. 1267 (LC20.06.2007)

Claim of Privilege, *tabled* 2198 (Lc25.09.2007)
Dispute of Claim of Privilege and Report of Independent Legal Arbiter, *received* 2198

Return to Order, received 2198 (LC25.09.2007)

Building and Construction Industry Long Service Payments Corporation

Report for the year ended 30 June 2007, *tabled* 4681 (LC29.II.2007), *printed* 5282 (LA06.I2.2007)

Building Insurers Guarantee Corporation and Fair Trading Administration Corporation Report for the year ended 30 June 2007, tabled

3770 (LC08.11.2007), printed 5281 (LA06.12.2007)

Bulahdelah State Forest Trestle Bridge Picnic Area, pms 1105 (LAO8.06.2007)

Bullecourt, Battle of, Ninetieth Anniversary, *adj.* 595 (LC31.05.2007)

Bullying in Schools, priority 1061 (LA07.06.2007) Bundeena Channel Dredging, pms 3557 (LA06.11.2007)

Bundock, Pastor Francis, *adj.* 3066 (LC23.10.2007) **Burma,** *m.* 2430 (LC27.09.2007)

Burrinjuck Electorate Freight Transport, pms 4775 (LA29.11.2007)

Burton, The Hon. Donald Ross, former Member of the Legislative Council, Death, 281 (LC29.05.2007)

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Buses

Bus Movements, Essex Street, Epping, *pms* 3465 (LA26.10.2007)

Castle Hill School Bus Services, pms 4436 (LA27.II.2007)

Indigenous Driver Training, Dubbo, pms 5235 (LA05.12.2007)

Inner City Services, pms 1969 (LA27.06.2007)

Buses (Continued)

North-west Sydney T-Way Bus Services, q. 3671 (LA07.II.2007), persl. expl. 3868 (LA09.II.2007) Rapid Bus Transitways, pms 920 (LA06.06.2007) School Bus Drop-off Zones Safety, pms 1785 (LA26.06.2007)

School Buses Seatbelts, *adj.* 2201 (LC25.09.2007) Services, *q.* 327 (LA29.05.2007)

Western Sydney Bus Service Privatisation, *adj.* 211 (LCIO.05.2007)

Business

Home-based, *q.* 1816 (LC27.06.2007) Regional Development, *q.* 3505 (LC06.11.2007) Rural and Regional Support, *q.* 1279 (LC20.06.2007), *q.* 1463 (LC21.06.2007)

Businesslink Pty Ltd, NSW

Report for the year ended 30 June 2007, 4853 (LC04.12.2007)

Buy Australian Grown, adj. 852 (LC06.06.2007) Byron Bay Crown Land Transfers, q. 3330 (LC25.10.2007)

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Callan Park, q. 1747 (LA26.06.2007), q. 1818 (LC27.06.2007), q. 2294 (LC26.09.2007), q. 2681 (LC17.10.2007), q. 4381 (LC27.11.2007)

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Camden

Australia's Biggest Morning Tea, pms 918 (LA06.06.2007)

Islamic School, *adj.* 3524 (LC06.II.2007), *q.* 3737 (LC08.II.2007)

Library Visiting Authors Program, *pms* 3285 (LA24.10.2007)

Lioness Club Charity Motor Show and Fun Day, *pms* 1974 (LA27.06.2007)

Camden Valley Way Traffic, q. 3023 (LC23.10.2007) Camp Breakaway, pms 3954 (LAI3.11.2007)

Campsie Police Station Opening, pms 5322 (LA06.12.2007)

Canberra Airport Flight Path Residential Development, *adj.* 79 (LC09.05.2007)

Cancer

Survival, *q*. 2765 (LA17.10.2007) Treatments, *q*. 5272 (LA06.12.2007)

Cancer Care Western New South Wales, pms 765 (LA05.06.2007)

Cancer Council

Canteen Day, 3453 (LA26.10.2007) Relay for Life, *pms* 3459 (LA26.10.2007)

Cancer Institute New South Wales

Report for the year ended 30 June 2007, printed 5281 (LAO6.12.2007)

Cane, Edna, Death, pms 2543 (LA27.09.2007)

Cannabis Use, pms 358 (LA29.05.2007)

Canowindra Community Technology Centre, pms 3111 (LA23.10.2007)

Canterbury Boys High School Prefects Investiture, pms 2962 (LAIB.10.2007) Canterbury Men's Shed, pms 4321 (LAI5.II.2007) Cape Hawke Community Private Hospital, pms 2241 (LA25.09.2007)

Capo Noli Safety Dispute, pms 649 (LA31.05.2007)
Cappie-Wood, Mr Andrew, Former Director
General, Department of Education and
Training, q. 179 (LC10.05.2007), q. 730 (LA05.06.2007),
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Car Hoons, q. 4937 (LA04.12.2007)

Carbon Capture and Storage, q. 2273 (LC26.09.2007) Care and Protection of Vulnerable Children,

 $adj.\ \textit{(s.0.201)}\, \textit{3727}\ (\textit{LC08.11.2007}),\ adj.\ \textit{(s.0.201)}\, \textit{3747}\ (\textit{LC08.11.2007})$

Career Education Lighthouse Schools Project, pms 4311 (LAI5.II.2007)

CareFlight Helicopter Fundraising, pms 3860 (LA09.11.2007)

Carer Assist, Newcastle, pms 2542 (LA27.09.2007) Caretakers Cottage Youth Accommodation, adj. 2889 (LC18.10.2007)

Caring Families Assistance, q. 560 (LC31.05.2007) Caringbah Overhead Rail Bridge, pms 5317 (LA06.12.2007)

Carlingford Infrastructure and Urban Consolidation, pms 359 (LA29.05.2007)

Carlson Wagonlit Government Travel Management Services Contract, q. 2451 (LC27.09.2007)

Carlton United Breweries Site: Production of Documents

Claim of Privilege, 54 (LC09.05.2007) Return to Order, 54 (LC09.05.2007)

Carrick Awards for Australian University Teaching, *adj.* 2585 (LC16.10.2007)

Carrie's Place Women's and Children's Services, Maitland, *adj.* 3638 (LC07.II.2007)

Casino Control Authority

Report for the year ended 30 June 2007, *tabled* 4195 (LC15.11.2007), *printed* 5281 (LA06.12.2007)

Casino to Murwillumbah Rail Line, *q.* 65 (LC09.05.2007), *q.* 4373 (LC27.11.2007)

Casinos, q. 3500 (LC06.11.2007)

Castle Hill

Crime, *pms* 2987 (LAI9.10.2007) School Bus Services, *pms* 4436 (LA27.11.2007) Showground Road, *pms* 3865 (LA09.11.2007)

Castle Hill High School, Footloose Production, pms 1107 (LAO8.06.2007)

Catherine Hill Bay Proposed Development, pms 1079 (LA07.06.2007)

Catt, Ms Roseanne, Prosecution

Power, Dr Patrick, q. 408 (LC30.05.2007), q. 418 (LC30.05.2007), q. 561 (LC31.05.2007)

Central Coast

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Emergency Assistance, q. 2146 (LA28.06.2007)
Girl Guides, pms 2161 (LA28.06.2007)
Policing, adj. 450 (LC30.05.2007)
Roads, q. 3739 (LC08.11.2007), q. 4376 (LC27.11.2007)
Expenditure, pms 2621 (LA16.10.2007), pms 3843 (LA08.11.2007), pms 3867 (LA09.11.2007)
School Zone Speed Limits, q. 3028 (LC23.10.2007), q. 3160 (LC24.10.2007)

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Schools and Power Line Construction, q. 3147 (LC24.10.2007)

Screen Hunter Central Coast, *pms* 5352 (LA07.12.2007)

Storm Damage, q. 1149 (LC19.06.2007), q. 1151 (LC19.06.2007), min. stmt 1153 (LC19.06.2007), adj. 1182 (LC19.06.2007), min. stmt 1196 (LA19.06.2007), mpi 1219 (LA19.06.2007), pms 1229 (LA19.06.2007), pms 1582 (LA21.06.2007), q. 1666 (LC26.06.2007), q. 1668 (LC26.06.2007)

Storm Deaths and Damage: Communication from Mr Mahmoud Movahhedi,
Ambassador, Embassy of the Islamic
Republic of Iran, 1117 (LC19.06.2007)

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Volunteers, pms 5354 (LA07.12.2007)

Central Coast and Hunter Water Supply

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Central Mangrove Public School Fiftieth Anniversary, pms 2400 (LA26.09.2007)

Central Sydney Planning Committee, q. 1826

Membership, q. 1815 (LC27.06.2007), q. 2293 (LC26.09.2007)

Central West

Land Use Planning, *q*. 4125 (LAI4.II.2007) Timber Industry, *q*. 3899 (LCI3.II.2007)

Cessnock Electorate

Crime, pms 3850 (LA09.11.2007)
Health Services, pms 763 (LA05.06.2007)
Storm Damage, pms 1412 (LA20.06.2007)
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Cessnock Greyhound Racing Track, pms 4151 (LAI4.II.2007), pms 4620 (LA28.II.2007)

Chaffey, Laura Margaret, Death, adj. 718 (LC05.06.2007)

Chaffey Dam

Augmentation, *pms* 2176 (LA28.06.2007) Enhancement, *m.* 2508 (LA27.09.2007) Upgrade, *q.* 2371 (LA26.09.2007), *pms* 2401 (LA26.09.2007)

Chaldean Catholic Church Australian Diocese Anniversary, adj. 4253 (LCI5.II.2007)

Charles Sturt University

2006 Report, *tabled* 1450 (LC21.06.2007), *printed* 2154 (LA28.06.2007)

Faculty of Dentistry, *pms* 5357 (LA07.12.2007) Indigenous Employees, *pms* 2631 (LA16.10.2007)

Charlestown Community Facilities, pms 265 (LAIO.05.2007)

Charter of Budget Honesty, q. 807 (LC06.06.2007) Chatswood West Rezoning Proposal, pms 2548 (LA27.09.2007)

Chemical Use by State Forests, q. 1822 (LC27.06.2007)

Child Death Review Team

Annual Report 2006, *received* 3315 (LC25.10.2007), *tabled* 3424 (LA25.10.2007)

Childcare Plan, Affordable, priority 3086

(LA23.10.2007), *m*. 3087 (LA23.10.2007)

Children

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Child Death, Ambarvale, q. 3072 (LA23.10.2007). q. 3076 (LA23.10.2007)

Child's Body Discovery, Ambarvale, q. 2923 (LAI8.10.2007)

Child Pornography, Internet, Operation Lobate, *adj.* 1183 (LC19.06.2007)

Child Protection

Interagency Cooperation, q. 5271 (LA06.12.2007) Internet, q. 1143 (LC19.06.2007), q. 2289 (LC26.09.2007), q. 4287 (LA15.11.2007)

Register, q. 1145 (LC19.06.2007)

Children at Risk: Interagancy Coordination, q. 3809 (LAO8.11.2007)

Children with Disabilities: Accommodation Facilities, *q.* 5067 (LCO5.12.2007)

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Paedophilia, Cyber-Based, and Internet Cafes, q. 4377 (LC27.11.2007)

Stillborn Babies Legal Status, *q.* 1462 (LC21.06.2007), *q.* 2291 (LC26.09.2007)

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(LA19.10.2007)

China

Construction Bank, *q*. 2024 (LC28.06.2007) Human Rights, *adj*. 1512 (LC21.06.2007), *adj*. 2481 (LC27.09.2007)

People's Bank, q. 2024 (LC28.06.2007)

China and India Business Mission, *q*. 4398 (LA27.II.2007), *q*. 4482 (LC28.II.2007), *q*. 4655 (LC29.II.2007)

China and India Trade Mission, adj. 4082 (LC14.II.2007)

Chiropractors Registration Board

Report for the year ended 30 June 2007, *tabled* 4708 (LC29.11.2007), *printed* 5282 (LA06.12.2007)

Chowdhury, Mr Ahmedul, Penalty Notices, pms 270 (LAIO.05.2007)

Chronic Heart Failure Management, Rural, q. 2288 (LC26.09.2007)

Citizen's Right of Reply, m. 30 (LAO8.05.2007) City of Canada Bay Council, pms 4626 (LA28.11.2007)

CityRail Delays, *q.* 4212 (LC15.11.2007)

Fares and Services, q. 3408 (LA25.10.2007)

Overcrowding, q. 4406 (LA27.11.2007)

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Clarence Fishing Industry, pms 654 (LA31.05.2007)

Clarence River Water Users Rights, m. 122 (LA09.05.2007), m. 124 (LA09.05.2007)

Clarence Valley Palliative Care Program, pms 273 (LAIO.05.2007)

Classroom Unflued Gas Heaters, q. 5064 (LC05.12.2007)

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Climate Change, m. 235 (LA10.05.2007), q. 488 (LA30.05.2007), mpi 1960 (LA27.06.2007), mpi 1977 (LA27.06.2007), priority 2606 (LA16.10.2007), m. 2608 (LA16.10.2007), mpi 3096 (LA23.10.2007), priority 3266 (LA24.10.2007), m. 3268 (LA24.10.2007), adj. 3770 (LC08.11.2007), q. 4017 (LC14.11.2007), q. 4370 (LC27.11.2007), q. 4477 (LC28.11.2007), priority 4757 (LA29.11.2007), m. 4760 (LA29.11.2007)

4760 (LA29.11.2007)
Agriculture, *mpi* 3695 (LA07.11.2007)
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Hunter CSIRO Climate Change Study, *q.* 3329 (LC25.10.2007)

Clinical Service Plans: Production of Documents: Return to Order, 53 (LC09.05.2007)

Cloud Seeding, *pms* 3288 (LA24.10.2007) Health Impact, *q.* 5061 (LC05.12.2007)

ClubsNSW: Poker Machines and Revenue Diversification, q. 2288 (LC26.09.2007)

Coal Industry Expansion, q. 70 (LC09.05.2007)

Coal-Fired Generators Water Supply, q. 550 (LC31.05.2007)

Coalmine Site Rehabilitation, q. 4024 (LC14.11.2007)

Coalmining: Newcastle Region and Hunter Valley, m. 563 (LC31.05.2007)

Co.As.It Italian Bilingual School, q. 4019 (LC14.11.2007)

Coastal Council Re-establishment, *q.* 555 (LC31.05.2007). *q.* 2285 (LC26.09.2007)

Coastal Voice, pms 4349 (LA16.11.2007)

Coat of Arms, State, 17 (LAO8.05.2007)

Code of Conduct for Members of Parliament, m. 29 (LA08.05.2007), m. 1430 (LA20.06.2007), m. 1497 (LC21.06.2007), mes. 1592 (LA22.06.2007)

Coffs Harbour

Regional Conservatorium, q. 4840 (LC04.12.2007) Showground Rezoning Proposal, q. 2017 (LC28.06.2007)

Women's Health Centre, pms 3831 (LAO8.11.2007)

Coffs Harbour Base Hospital

Nurse Unit Manager Funding, q. 4942 (LA04.12.2007)

Coffs Harbour Port: Production of Documents

Order, *m.* 2005 (LC28.06.2007) Claim of Privilege, *received* 2198 (LC25.09.2007) Return to Order, *received* 2198 (LC25.09.2007)

Colligen Creek and Niemur River Environmental Flow, pms 5228 (LAO5.12.2007)

Collingwood House, *adj.* 2586 (LC16.10.2007)

Collins, Henry James, Tribute, adj. 4930 (LC04.12.2007)

Colombian Trade Unions, adj. 3370 (LC25.10.2007)

Combet, Mr Greg, Charlton Federal Electorate Candidate, *adj.* 4250 (LC15.11.2007)

Commission for Children and Young People Reports

Audit of Child-related Conduct Declarations in Accordance with the Requirements of the Parliamentary Electorates and Elections Act 1912, *tabled* 282 (LC29.05.2007), *received* 340 (LA29.05.2007)

Children at Work: Recommendations, received 26 (LAO8.05.2007), received 46 (LC09.05.2007)

Commissioner of Police, Appointment, q. 1746 (LA26.06.2007)

Committees

Committee on Children and Young People Establishment, *mes.* 1509 (Lc21.06.2007), *m.* 1563 (LA21.06.2007), *m.* 1736 (Lc26.06.2007) Membership, *m.* 1563 (LA21.06.2007), *m.* 1736 (Lc26.06.2007), *mes.* 1903 (LA27.06.2007)

Report: Review of the 2005-2006 Annual Report of the Commission for Children and Young People, *tabled* 3747 (LCO8.11.2007), *tabled* 3818 (LAO8.11.2007), *m*. 4034 (LCI4.11.2007), *m*. 4494 (LC28.11.2007)

Committee on the Health Care Complaints Commission

Establishment, *mes.* 1508 (LC21.06.2007), *m.* 1563 (LA21.06.2007), *m.* 1736 (LC26.06.2007)

Membership, *m.* 1563 (LA21.06.2007), *m.* 1736 (LC26.06.2007), *mes.* 1903 (LA27.06.2007)

Report: Study of Complaints Handling and Practitioner Regulation in Other Jurisdictions: 8-11 August 2006, received 27 (LAO8.05.2007), received 51 (LC09.05.2007)

Committee on the Independent Commission Against Corruption

Establishment, 1511 (LC21.06.2007), *m*. 1512 (LC21.06.2007), *m*. 1562 (LA21.06.2007), *mes*. 1593 (LA22.06.2007)

Membership, *m.* 1512 (Lc21.06.2007), *m.* 1562 (LA21.06.2007)

Report: Review of the 2005-2006 Annual Report of the Independent Commission Against Corruption, 3508 (LC06.11.2007), m. 3508 (LC06.11.2007), tabled 3509 (LC06.11.2007), tabled 3539 (LA06.11.2007), m. 3606 (LC07.11.2007), m. 4027 (LC14.11.2007), m. 4488 (LC28.11.2007)

Committee on the Office of the Ombudsman and the Police Integrity Commission Establishment, *mes.* 1508 (LC21.06.2007), *m.* 1563 (LA21.06.2007), *m.* 1736 (LC26.06.2007)

Membership, *mes.* 1508 (LC21.06.2007), *m.* 1563 (LA21.06.2007), *m.* 1736 (LC26.06.2007), *mes.* 1903 (LA27.06.2007)

General Purpose Standing Committee No. 1 Appointment, m. 161 (LCIO.05.2007) Chair and Deputy Chair, Appointment, 2039 (LC28.06.2007)

Extension of Reporting Date: Budget Estimates, m. 3588 (LC07.11.2007)

Committees (Continued)

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(LC10.05.2007), m. 2080 (LC28.06.2007)

Report: Budget Estimates 2007-2008, *m.* 5024 (LC05.12.2007), *tabled* 5024 (LC05.12.2007)

General Purpose Standing Committee No. 2 Appointment, m. 161 (LCIO.05.2007)

Chair and Deputy Chair, Appointment, 2039 (LC28.06.2007)

Extension of Reporting Date: Budget Estimates, *m.* 4643 (LC29.11.2007)

Membership, 213 (LC10.05.2007), 284 (LC29.05.2007)

Portfolio Responsibilities, *m.* 161 (LC10.05.2007), *m.* 2080 (LC28.06.2007)

Reference: Home Building Service of the Office of Fair Trading, 2199 (LC25.09.2007)
Reports

Health Impacts of Air Pollution in the Sydney Basin: Government Response to Report, *received* 2197 (LC25.09.2007)

Review of Inquiry into Complaints Handling within NSW Health: Government Response to Report, received 282 (LC29.05.2007)

General Purpose Standing Committee No. 3 Appointment, *m*. 161 (LC10.05.2007) Chair and Deputy Chair, Appointment,

2039 (Lc28.06.2007)

Extension of Reporting Date: Budget Estimates, m. 4465 (LC28.II.2007)

Membership, 213 (LC10.05.2007), 284 (LC29.05.2007) Portfolio Responsibilities, *m*. 161

(LC10.05.2007), m. 2080 (LC28.06.2007), m. 2262 (LC26.09.2007)

Report: Budget Estimates 2007-2008, *m.* 5023 (LC05.12.2007), *tabled* 5023 (LC05.12.2007)

General Purpose Standing Committee No. 4 Appointment, *m*. 161 (LCIO.05.2007)

Chair and Deputy Chair, Appointment, 2039 (Lc28.06.2007)

Extension of Reporting Date: Budget Estimates, *m.* 3589 (LC07.11.2007)

Membership, 213 (LC10.05.2007), 284 (LC29.05.2007)

Portfolio Responsibilities, *m*. 161 (LC10.05.2007), *m*. 2080 (LC28.06.2007), *m*. 2262 (LC26.09.2007)

Reference: Home Building Service of the Office of Fair Trading, 2030 (LC28.06.2007)
Amendment of Reference: Home
Building Service not Committee's
Portfolio Responsibility, 2198
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General Purpose Standing Committee No. 5 Appointment, *m*. 161 (LCIO.05.2007)

Chair and Deputy Chair, Appointment, 2039 (LC28.06.2007)

Extension of Reporting Date: Budget Estimates, m. 4643 (LC29.11.2007) Membership, 213 (LC10.05.2007), 284 (LC29.05.2007)

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General Purpose Standing Committee No. 5 (*Continued*)

Portfolio Responsibilities, *m.* 161 (LC10.05.2007), *m.* 2080 (LC28.06.2007)

Report: A Sustainable Water Supply for Sydney: Government Response to Report, *received* 51 (LC09.05.2007)

General Purpose Standing Committees
Budget Estimates 2008-09: Portfolios and
Hearing Dates, m. 5068 (LCO5.12.2007)

Portfolio Responsibilities, *m.* 2262 (LC26.09.2007)

Joint Select Committee on the Cross City Tunnel

Third Report: The Lane Cove Tunnel: Government Response, *received* 52 (LC09.05.2007)

Joint Select Committee on the Royal North Shore Hospital, *mes.* 2666 (LCI7.10.2007), *q.* 2923 (LAI8.10.2007), *q.* 2928 (LAI8.10.2007), *q.* 2931 (LAI8.10.2007)

Deputy Chair, Election, *mes.* 3188 (Lc24.10.2007) Establishment, *m.* 2558 (Lc16.10.2007), 2657 (LA16.10.2007)

Extension of Reporting Date, *mes.* 4643 (LC29.II.2007)

Membership, m. 3138 (Lc24.10.2007), mes. 3182 (Lc24.10.2007), mes. 3245 (LA24.10.2007), 3266 (LA24.10.2007)

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Reporting Date, *m.* 4500 (LC28.II.2007), *mes.* 4641 (LA28.II.2007)

Joint Select Committee on Tobacco Smoking Report: Tobacco Smoking in New South Wales: Government Response to Report, received 52 (LC09.05.2007)

Joint Standing Committee on Electoral Matters Appointment, *m.* 218 (LAIO.05.2007), *m.* 221 (LAIO.05.2007)

Establishment, *mes.* 1509 (LC21.06.2007), *m.* 1563 (LA21.06.2007), *m.* 1736 (LC26.06.2007)

Membership, m. 1563 (LA21.06.2007), m. 1736 (LC26.06.2007), m. 1847 (LC27.06.2007), mes. 1904 (LA27.06.2007), mes. 1965 (LA27.06.2007), mes. 2011 (LC28.06.2007), m. 2124 (LA28.06.2007)

Reference: Electoral Laws Administration and Practices, m. 1563 (LA21.06.2007)

Joint Standing Committee on Road Safety Establishment, *mes.* 1510 (LC21.06.2007), *m.* 1512 (LC21.06.2007), *m.* 1564 (LA21.06.2007), *mes.* 1594 (LA22.06.2007)

Membership, *m*. 1512 (Lc21.06.2007), *m*. 1564 (LA21.06.2007)

Random Breath Testing and Staysafe Committee Twenty-fifth Anniversary, pms 5358 (LAO7.12.2007)

Reference: Road Safety and Traffic Law Enforcement, *m.* 1564 (LA21.06.2007)

Committees (Continued)

Joint Standing Committee on Road Safety (Continued)

Reports

Staysafe 70: Road Safety: From Local to Global Perspectives: Proceedings of the 4th Meeting of Australasian Parliamentary Road Safety Committees, together with Supplementary Papers, Monday 3 April 2006 and Tuesday 4 April 2006, Parliament House, Sydney, received 27 (LAO8.05.2007), received 51 (LC09.05.2007)

Staysafe 71: Crash Testing of Repaired Motor Vehicles: Further Inquiry into Motor Vehicle Smash Repairs Under the Insurance Australia Group (NRMA Insurance) Preferred Repairer Scheme, and its Implications for Roadworthiness, Crashworthiness and Road Safety, received 27 (LAO8.05.2007), received 51 (LCO9.05.2007)

Staysafe 72: Inquiry into Actions
Undertaken by the Motor Accidents
Authority to Address the Road Safety
Situation 2000-2005 in New South
Wales, received 28 (LAO8.05.2007),
received 51 (LCO9.05.2007)

Staysafe 73: Inquiry into Actions
Undertaken by the WorkCover
Authority to Address the Road Safety
Situation 2000-2005 in New South
Wales, received 28 (LAOB.05.2007),
received 51 (LCO9.05.2007)

Staysafe 74: Inquiry into Actions
Undertaken in the Environment
Portfolio to Address the Road Safety
Situation 2000-2005 in New South
Wales, received 28 (LAOB.05.2007),
received 51 (LC09.05.2007)

Staysafe 75: Inquiry into Actions
Undertaken in the Health Portfolio to
Address the Road Safety Situation
2000-2005 in New South Wales,
received 28 (LAO8.05.2007), received 51
(LC09.05.2007)

Staysafe 76: Inquiry into Actions
Undertaken by Agencies Within the
Transport Portfolio to Address the
Road Safety Situation 2000-2005 in
New South Wales, *received* 28
(LAO8.05.2007), *received* 51 (LCO9.05.2007)

Staysafe 77: Inquiry into Actions
Undertaken in the Attorney General's
Portfolio to Address the Road Safety
Situation 2000-2005 in New South
Wales, received 28 (LAOB.05.2007),
received 51 (LCO9.05.2007)

Staysafe 78: Inquiry into Actions
Undertaken in the Education and
Training Portfolio to Address the
Road Safety Situation 2000-2005 in

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Joint Standing Committee on Road Safety (Continued)

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New South Wales, *received* 28 (LAO8.05.2007), *received* 51 (LCO9.05.2007)

Staysafe 79: Inquiry into Actions Undertaken in the Police Portfolio to Address the Road Safety Situation 2000-2005 in New South Wales, received 28 (LAOB.05.2007), received 51 (LC09.05.2007)

Staysafe 80: Inquiry into Actions
Undertaken by the Roads and Traffic
Authority to Address the Road Safety
Situation 2000-2005 in New South
Wales, received 28 (LAOB.05.2007),
received 51 (LC09.05.2007)

Staysafe 81: Progress in Improving the Safety of Railway Level Crossings, *received* 28 (LAO8.05.2007), *received* 51 (LC09.05.2007)

Legislation Review Committee

Appointment, q. 1151 (LC19.06.2007), q. 2290 (LC26.09.2007)

Establishment, *mes.* 1510 (LC21.06.2007), *m.* 1512 (LC21.06.2007), *m.* 1562 (LA21.06.2007), *mes.* 1594 (LA22.06.2007)

Membership, *m*. 1512 (Lc21.06.2007), *m*. 1562 (LA21.06.2007)

Legislation Review Digests of 2007 No. 1, *tabled* 1827 (LC27.06.2007), *tabled* 1946 (LA27.06.2007)

No. 2, received 2197 (LC25.09.2007), received 2220 (LA25.09.2007)

No. 3, received 2556 (LC16.10.2007), received 2602 (LA16.10.2007)

No. 4, *tabled* 3003 (LC23.10.2007), *tabled* 3084 (LA23.10.2007)

No. 5, received 3472 (LC06.II.2007), received 3539 (LA06.II.2007)

No. 6, *tabled* 3871 (LC13.11.2007), *tabled* 3930 (LA13.11.2007)

No. 7, received 4352 (LC27.II.2007), received 4409 (LA27.II.2007)

No. 8, *tabled* 4817 (LC04.12.2007), *tabled* 4944 (LA04.12.2007)

Privileges Committee

Appointment, m. 160 (LC10.05.2007)

Chair and Deputy Chair, Appointment, 284 (LC29.05.2007)

Membership, 212 (LC10.05.2007), 283 (LC29.05.2007)

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(LC29.11.2007), m. 4827 (LC04.12.2007)	Disadvantaged Populations, m. 428
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Public Accounts Committee	the Motor Accidents Council
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(LA21.06.2007)	Response to Report, received
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Review of the Draft Constitution (Disclosures By Members) Further Amendment Regulation 2007, *tabled* 4756 (LA29.II.2007)

Standing Committee on Public Works
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Reference: Public Capital Works, m. 1564 (LA21.06.2007)

Report: 2006 Conference Report: The National Parliamentary Public Works and Environment Committees Conference, Brisbane and Cairns, *received* 2602 (LA16.10.2007)

Standing Committee on Social Issues

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Membership, 213 (LC10.05.2007), 284 (LC29.05.2007) Reference: Aboriginal Lifetime Expectancy, *m.* 2199 (LC25.09.2007)

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Criminal Infringement Notices, adj. (s.0.201) 3003

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Department of Ageing, Disability and Home

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Baulkham Hills (Merton, Mr Wayne)

Bega (Constance, Mr Andrew)

Blacktown (Gibson, Mr Paul)

Blue Mountains (Koperberg, The Hon.

Burrinjuck (Hodgkinson, Ms Katrina)

Cabramatta (Meagher, The Hon. Reba)

Camden (Corrigan, Mr Geoff)

Campbelltown (West, The Hon. Graham)

Canterbury (Burney, The Hon. Linda)

Castle Hill (Richardson, Mr Michael)

Cessnock (Hickey, The Hon. Kerry)

Charlestown (Morris, Mr Matthew)

Clarence (Cansdell, Mr Steve)

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Davidson (O'Dea, Mr Jonathan)

Drummoyne (D'Amore, Ms Angela)

Dubbo (Fardell, Mrs Dawn)

East Hills (Ashton, Mr Alan)

The Entrance (McBride, The Hon. Grant)

Epping (Smith, Mr Greg)

Fairfield (Tripodi, The Hon. Joseph)

Gosford (Andrews, Ms Marie)

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Hawkesbury (Williams, Mr Ray)

Heathcote (McLeay, Mr Paul)

Heffron (Keneally, The Hon. Kristina)

Hornsby (Hopwood, Mrs Judy)

Keira (Campbell, The Hon. David)

Kiama (Brown, The Hon. Matt)

Kogarah (Burton, The Hon. Cherie)

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Lane Cove (Roberts, Mr Anthony)

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Liverpool (Lynch, The Hon. Paul)

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Maitland (Terenzini, Mr Frank)

Manly (Baird, Mr Mike)

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Marrickville (Tebbutt, The Hon. Carmel)

Menai (Megarrity, Ms Alison)

Miranda (Collier, Mr Barry)

Monaro (Whan, Mr Steve)

Mount Druitt (Amery, The Hon. Richard)

Mulgoa (Beamer, The Hon. Diane)

Murray-Darling (Williams, Mr John)

Murrumbidgee (Piccoli, Mr Adrian)

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Oatley (Greene, The Hon. Kevin)

Orange (Turner, Mr Russell)

Oxley (Stoner, Mr Andrew)

Parramatta (Gadiel, Ms Tanya)

Penrith (Paluzzano, Mrs Karyn)

Pittwater (Stokes, Mr Rob)

Port Macquarie (Oakeshott, Mr Robert)

Port Stephens (Baumann, Mr Craig)

Riverstone (Aquilina, The Hon. John)

Rockdale (Sartor, The Hon. Frank)

Ryde (Watkins, The Hon. John)

Shellharbour (McMahon, Ms Lylea)

Smithfield (Khoshaba, Mr Ninos)

South Coast (Hancock, Mrs Shelley)

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Swansea (Coombs, Mr Robert)

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Wakehurst (Hazzard, Mr Brad)

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Ewingsdale Speed Camera, *pms* 2953 (LAI8.10.2007), *pms* 4770 (LA29.11.2007)

Extraordinary Assistance Scheme Grants, q. 2019 (LC28.06.2007)

Eyes on Inner Mongolia Program, pms 2806 (LAI7.10.2007)

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F3

Branxton Link Road, q. 4484 (LC28.11.2007)

F3 (Continued)

Branxton to Seahampton Link Road, *pms* 2804 (LAI7.10.2007), *pms* 3426 (LA25.10.2007), *adj.* 4554 (LC28.11.2007), *pms* 5230 (LA05.12.2007)

M2 Connection, pms 1573 (LA21.06.2007)

Traffic Congestion, q. 1141 (LC19.06.2007)

Woy Woy Link, *priority* 2781 (LAI7.10.2007), *m.* 2783 (LAI7.10.2007), *priority* 2783 (LAI7.10.2007), *q.* 3016 (LC23.10.2007)

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Douglas Bridge Longwall Mining, q. 4486 (LC28.11.2007)

Funding, *priority* 342 (LA29.05.2007), *m.* 343 (LA29.05.2007)

Widening, mpi 2233 (LA25.09.2007)

F6

Corridor Reservation, q. 417 (LC30.05.2007), q. 2285 (LC26.09.2007)

Extension, q. 3503 (LC06.11.2007)

The Family Centre, Tweed Electorate, pms 4778 (LA29.11.2007)

Far West Region Growth and Investment

Strategy, pms 1782 (LA26.06.2007)

FarmBis, q. 4659 (LC29.11.2007)

Farrer Memorial Trust

2006 Report, *printed* 2154 (LA28.06.2007), *printed* 2197 (LC25.09.2007)

Fauna Reports, Greater Southern Sydney, pms 5232 (LAO5.12.2007)

Fearnley, Mr Kurt, and the Don't Dis My Ability Campaign, pms 3952 (LAI3.II.2007)

Feast or Famine: Equitable Food Distribution, adj. 3069 (LC23.10.2007)

Federal Budget

Charter of Budget Honesty, *adj.* 1017 (LC07.06.2007) and State Economic Management, *m.* 967 (LC07.06.2007), *m.* 987 (LC07.06.2007)

Federal Economic Management, postponed 540 (LC31.05.2007)

Federal Election 2007, *adj.* 2582 (LC16.10.2007), *adj.* 4555 (LC28.11.2007)

Federal Financial Assistance Grants, mpi 3944 (LAI3.II.2007)

Federal Government

Economic Record, q. 4207 (LC15.II.2007) Industrial Relations Policy, q. 3746 (LC08.II.2007) Intervention in Indigenous Communities, adj. 1899 (LC27.06.2007)

Federal Industrial Relations Legislation, m. 4732 (LA29.11.2007)

Federal Labor Party Industrial Relations Policy, q. 59 (LCO9.05.2007)

Federal Leader of the Opposition, Election, *adj.* 4713 (LC29.11.2007)

Federal Member for Eden-Monaro Mr Mike Kelly, pms 5317 (LAO6.12.2007)

Federal Minister for Families, Community Services and Indigenous Affairs, Mal Brough, *adj.* 4251 (LCI5.II.2007)

Federal Minister for Health and Ageing: Interview Comments, priority 3820 (LAO8.11.2007), m. 3822 (LAO8.11.2007)

Federal Politics, *adj.* 11 (LCO8.05.2007)

Federal Quarantine and Biosecurity Control, mpi 3551 (LAO6.II.2007)

Federal Roads Funding, *q.* 4369 (LC27.II.2007) **Ferries.** *See* Sydney Ferries

Ferris, Lance, the Pelican Man, *adj.* 2730 (LC17.10.2007), *pms* 3110 (LA23.10.2007)

Festival Development Corporation

Report for the year ended 30 June 2007, *tabled* 4681 (LC29.11.2007), *printed* 5282 (LA06.12.2007)

Filipino Independence Day 109th Anniversary Celebration, *adj.* 1345 (LC20.06.2007)

Film, Adult Classification, adj. 4709 (LC29.fl.2007) Film, Television and Radio School, pms 514 (LA30.05.2007)

Film and Television Office

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Finance and Mortgage Broker Regulation, q. 4593 (LAZ8.II.2007)

Financial Assistance Grants, Federal, mpi 3944 (LAI3.II.2007)

Financial Counselling Services Program, q. 892 (LA06.06.2007)

Financial Counsellors, Rural, q. 2577 (LC16.10.2007) Financial Services Hub, Sydney, q. 2024 (LC28.06.2007)

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Fire Brigades, New South WalesReport for the year ended 30 June 2007, *tabled*

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Fire Brigades Employees Union Wage Claim, q. 2678 (LCI7.10.2007)

Fire Cadet Championships, National, pms 3435 (LA25.10.2007)

Fire Danger Warning, min. stmt 2600 (LAI6.10.2007) Firearms

Licensees Psychiatric Assessment, q. 3335 (LC25.10.2007)

Outlets Exclusion Zone, q. 2571 (LC16.10.2007), q. 4380 (LC27.11.2007)

Sports Store Zoning Laws, *q.* 2452 (Lc27.09.2007), *q.* 3508 (Lc06.11.2007)

Firearms Act 1996 Parental Liability Provisions, q. 2854 (LC18.10.2007), q. 2860

(LC18.10.2007)

FirstFarmers Assistance Scheme, pms 1409 (LA20.06.2007)

Fish Habitat Degradation, q. 3020 (LC23.10.2007) Fish Stocking Program, q. 806 (LC06.06.2007)

Fitzroy, John, former Australian Labor Party Candidate, Cowper Federal Electorate, pms 4157 (LAI4.11.2007)

Floodplain Harvesting Policy, *q*. 1823 (LC27.06.2007), *q*. 2294 (LC26.09.2007)

Floristry Student of the Year Awards, adj. 3917 (LCI3.11.2007)

Flying Foxes, Burdekin Park, Singleton, pms 3957 (LAI3.II.2007)

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Food and Wine Suppliers, Regional, q. 1674 (LC26.06.2007)

Food Authority, NSW

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Food Safety Standards, *q.* 5065 (LC05.12.2007)

Food Tour 2007, Regional, q. 408 (LC30.05.2007)

Forbes and Parkes Hospitals Rebuilding Budget, q. 1201 (LA19.06.2007)

Foreign Company Contact Centres, q. 4017

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Wood Supply Agreement, *adj.* 848 (LC06.06.2007) **Forklift and Telehandler Registration**, *q.* 4377 (LC27.11.2007)

Forster-Tuncurry Policing, pms 2627 (LA16.10.2007) Fox and Rabbit Populations, adj. 447 (LC30.05.2007) Fox Control, q. 3498 (LC06.11.2007)

Foxtel Street TV Youth Film Program, adj. 2888 (LC18.10.2007)

Fredericks, Mr Harold Richmond, Tribute, pms 1232 (LAI9.06.2007)

Freudenstein, The Hon. George Francis, former Minister of the Crown, Death, 3404 (LA25.10.2007). m. 3961 (LA13.11.2007)

Friends of Warringah Public Forum, adj. 3068 (LC23,10,2007)

Front-line Services Funding, q. 886 (LA06.06.2007) Fruit Bat Colonies, North Coast, pms 1967 (LA27.06.2007)

Fuel Prices, priority 498 (LA30.05.2007), priority 500 (LA30.05.2007)

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Gambling

Epidemic, *adj.* 2478 (LC27.09.2007) Revenue, *q.* 4480 (LC28.II.2007)

Gaming

Machine Revenue, q. 5067 (LC05.12.2007) Tax Revenue, q. 2682 (LC17.10.2007)

Garigal Commercial Building, AusLink Business Park, Belrose, pms 1577 (LA21.06.2007)

Gay, Lesbian, Bisexual and Transgender People: Preventing Violence Against, *adj.* 4929 (LCO4.12.2007)

Gene Technology Act Review, q. 4370 (LC27.II.2007) General Election of Members of the Legislative Assembly: Return of Writs, 12 (LAO8.05.2007). See Electoral Districts: Return of Writs

Genetically Modified Crop Moratorium, *pms* 4317 (LAI5.II.2007), *pms* 4438 (LA27.II.2007) Japanese Delegation, *q.* 2575 (LCI6.I0.2007) Review, *q.* 2283 (LC26.09.2007), *q.* 3501 (LC06.II.2007)

Gerroa Sand Quarry, adj. 206 (LC10.05.2007) Getonboard Pty Ltd, q. 1817 (LC27.06.2007) Gilbertson, Rowena, Farewell, adj. 1514 (LC21.06.2007)

Girl Guides Central Coast, pms 2161 (LA28.06.2007)

Githabul Native Title Rights, q. 4663 (LC29.11.2007) Glen Innes Opportunity Shop, pms 2630 (LAI6.10.2007)

Glendon Special School, Hillsborough, Hydrotherapy Pool, pms 3710 (LAO7.II.2007)

Global Emissions Reduction, priority 739 (LA05.06.2007)

Global Warming, *adj.* 1898 (LC27.06.2007)

Gocup Road Upgrade, q. 2580 (LC16.10.2007), q. 2859 (LC18.10.2007)

Gold Week in Young, pms 1575 (LA21.06.2007)

Good Sports Program, pms 4315 (LAI5.II.2007)

Goods and Services Tax Revenue Distribution,

adj. 598 (LC31.05.2007), q. 732 (LA05.06.2007), q. 3323 (LC25.10.2007), q. 3325 (LC25.10.2007), q. 3328 (LC25.10.2007), q. 4378 (LC27.11.2007)

Goolgowi State Emergency Service, *adj.* 5 (LC08.05.2007)

Goolmangar

Hall Centenary, pms 5321 (LAO6.12.2007) Public School 125th Anniversary, pms 5321 (LAO6.12.2007)

Gordon Estate, Dubbo, Redevelopment, q. 3679 (LA07.11.2007)

Gore, Al, Film *An Inconvenient Truth*, *q*. 2572 (LC16.10.2007), *q*. 2581 (LC16.10.2007)

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Gosford Community Service Award Recipients, pms 3859 (LA09.11.2007)

Goulburn

Breast Cancer Awareness Month Fundraising, pms 3849 (LA09.11.2007) Libraries, pms 4621 (LA28.11.2007)

Local Organisations, pms 5226 (LA05.12.2007)

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Government

Federal

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Intervention in Indigenous Communities, *adj.* 1899 (LC27.06.2007)

State

Accountability, *priority* 255 (LAIO.05.2007) Employee Expenses, *q.* 1383 (LA2O.06.2007) Labor Government Election Promises, *m.* 3800 (LAO8.11.2007)

Net Debt, Government Sector, *q.* 3019 (LC23.10.2007), *q.* 3150 (LC24.10.2007)

Operating Expenses, q. 4836 (LC04.12.2007) Performance, priority 342 (LA29.05.2007)

Procurement Industrial Relations Requirements, q. 2445 (LC27.09.2007)

Services, q. 109 (LA09.05.2007)

Vehicle Fleet, q. 4025 (LC14.11.2007) Government, Responsible, Sesquicentenary of,

adj. 1350 (LC20.06.2007)

Government Agencies Sustainable Purchasing Policies, *q.* 3153 (LC24.10.2007)

Governor

Fiftieth Wedding Anniversary, mes. 43 (LC09.05.2007)

Lismore Electorate Visit, pms 664 (LA01.06.2007)

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Graffiti

Crime Prevention, *q.* 64 (LC09.05.2007) Removal Program, *q.* 2928 (LAI8.10.2007) Vandalism, *q.* 2576 (LC16.10.2007)

Grafton Big River Timbers, q. 2025 (LC28.06.2007) GrainCorp Drivers Overloading Breaches, q.

702 (LC05.06.2007), q. 2286 (LC26.09.2007)

Granville Historical Society, pms 3709 (LA07.11.2007)

Graythwaite Estate, *q.* 3746 (LCO8.11.2007)

Grease Trap Smell, Macquarie Street,

Liverpool, *pms* 5356 (LA07.12.2007)

Greater Southern Sydney Fauna Reports, *pms* 5232 (LAO5.12.2007)

Green Events Policing Cost Recovery, *q.* 4657 (LC29.11.2007), *q.* 5068 (LC05.12.2007)

Greenfield Development Sites Infrastructure

Levies, q. 3497 (LC06.11.2007)

Greenhouse Gas

Abatement Scheme, q. 705 (LC05.06.2007), q. 813 (LC06.06.2007)

Emissions, *q.* 410 (LC30.05.2007), *q.* 805 (LC06.06.2007) Reduction Scheme, *q.* 559 (LC31.05.2007)

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Greens

Policies, *adj.* 5126 (LC05.12.2007)
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Preferences, *adj.* 3220 (LC24.10.2007), *adj.* 4712 (LC29.11.2007)

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Grey Nurse Shark

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Surveys: Production of Documents: Return to Order, 52 (LC09.05.2007)

Greyhound and Harness Racing Regulatory Authority

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Griffith Trade School, pers. expl. 3929 (LA13.11.2007)

Gross State Product, *q.* 63 (LC09.05.2007)

Growth, State, q. 298 (LC29.05.2007)

Growth Centres Commission

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Guardianship Tribunal

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Gulgong Medical Facilities, pms 268 (LAIO.05.2007) **Gun Control,** q. 1146 (LCI9.06.2007), q. 2290 (LC26.09.2007)

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Gwandalan-Summerland Point Rural Fire Service Fiftieth Anniversary, pms 1112 (LAO8.06.2007)

Gymea Bay Public School, *q.* 1818 (LC27.06.2007)

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H. R. Nicholls Society, and Peter Costello, *adj.* 3221 (LC24.10.2007)

Habib, Mrs Gloria, pms 145 (LA09.05.2007) Hammond Care Southwood Nursing Home, pms 3428 (LA25.10.2007)

Hanging Rock Swamp Oak Forest, *adj.* 2333 (LC26.09.2007)

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Haque, Ul, Izhar, and Australian Security Intelligence Organisation, q. 4208 (LCI5.II.2007) Hardcastle, Ms Loretta, pms 517 (LA30.05.2007)

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Harris Park Crime, q. 1279 (LC20.06.2007), q. 2291 (LC26.09.2007)

Hat Head Caravan Park, pms 472 (LA30.05.2007) **Havenlee Special School**, q. 2279 (LC26.09.2007), q. 3507 (LC06.11.2007)

Hawkesbury and South Coast Marine Parks, q. 3898 (LCI3.II.2007)

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North Coast, pms 152 (LA09.05.2007)

Rural, q. 488 (LA30.05.2007), mpi 2794 (LA17.10.2007), priority 4600 (LA28.11.2007)

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Tweed Heads, q. 3255 (LA24.10.2007)

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Resources, q. 3257 (LA24.10.2007)

Health and Community Services

Rural and Regional, *priority* 4298 (LAI5.II.2007) Workers, *q.* 2848 (LCI8.IO.2007)

Health Care, Western Sydney, m. 3395 (LA25.10.2007) Health Care Agreement, Australian, q. 2144 (LA28.06.2007)

Health Care Complaints Commission

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Health Foundation

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Health Professionals, Hospital Staff and WorkChoices, q. 3325 (LC25.10.2007)

Health Services Union Industrial Dispute, q. 1664 (LC26.06.2007), q. 1814 (LC27.06.2007), q. 2292 (LC26.09.2007)

HealthOne Centre, Corowa, pms 276 (LAIO.05.2007) Heart Failure, Chronic, Rural Management, q. 2288 (LC26.09.2007)

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Sixtieth Wedding Anniversary, 4465 (Lc28.11.2007). *m.* 4465 (Lc28.11.2007)

Heritage Council of New South Wales

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Heys, Mr Greg, Death, pms 1408 (LA20.06.2007) High Schools

Literacy Tests, *q.* 60 (LC09.05.2007) Science Laboratories, *q.* 2276 (LC26.09.2007) Selective, *q.* 1814 (LC27.06.2007)

Higher School Certificate

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Hill Top

Regional Shooting Complex, *q.* 176 (LC10.05.2007) Rifle Range, *pms* 663 (LA01.06.2007), *adj.* 853 (LC06.06.2007)

Hillgrove Mine, q. 1820 (LC27.06.2007)

Hillsborough Road Traffic Control Signals, pms 4811 (LA30.11.2007)

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Home in Queanbeyan Accommodation Service, adj. 2884 (LC18.10.2007)

Home Interaction Program for Parents and Youngsters, adj. 3641 (LC07.11.2007)

Home Owners Warranty Insurance, *adj.* 4715 (LC29.II.2007), *adj.* 4932 (LC04.I2.2007)

Home-based Businesses, q. 1816 (Lc27.06.2007) Homeless Persons Legal Service, q. 3499 (LC06.11.2007) Homes West, pms 5230 (LA05.12.2007)

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Hornsby Electorate

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Relay for Life, *pms* 3861 (LA09.11.2007) Sewerage, *pms* 4312 (LA15.11.2007)

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Administration, *priority* 2780 (LAI7.10.2007) Beds, *q.* 3406 (LA25.10.2007)

Emergency Department Miscarriage Protocol, q. 2589 (LAI6.10.2007), q. 2594 (LAI6.10.2007), q. 2596 (LAI6.10.2007), q. 2766 (LAI7.10.2007)

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Investigation into Corrupt Conduct Associated with RailCorp Airconditioning Contracts, *tabled* 1118 (LC19.06.2007), *received* 1208 (LA19.06.2007), *printed* 2197 (LC25.09.2007)

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Ajaka, The Hon. John

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Andrews, Ms Marie (Gosford)
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Aplin, Mr Greg (Albury)

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Aquilina, The Hon. John (Riverstone) Election and Pledge of Loyalty, 12 (LAO8.05.2007)

Leader of the House, Appointment 25 (LAO8.05.2007)

Parliamentary Secretary Assisting the Premier (Leader of the House), Appointment 24 (LAO8.05.2007)

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Baird, Mr Mike (Manly)

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Baumann, Mr Craig (Port Stephens)

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Brown, The Hon. Matt (Kiama)

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Minister for Housing, and Minister for Tourism, Appointment 24 (LAO8.05.2007)

Burney, The Hon. Linda (Canterbury) Election and Pledge of Loyalty, 12 (LAO8.05.2007)

Minister for Fair Trading, Minister for Youth, and Minister for Volunteering, Appointment 24 (LAO8.05.2007)

Burton, Ms Cherie (Kogarah)
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Attorney General, and Minister for
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Minister for Women, Minister for Science	Temporary Chair of Committees,
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Attorney General, and Minister for Justice (*The Hon. John Hatzistergos*)

Appointment, 47 (LC09.05.2007)

Representation of Ministers in the Legislative Assembly, 49 (LC09.05.2007)

Deputy Premier, Minister for Transport, and Minister for Finance (*The Hon. John Watkins*)

Appointment, 23 (LA08.05.2007)

Representation of Minister Absent During Questions, 1933 (LA27.06.2007), 2140 (LA28.06.2007)

Representation of Ministers in the Legislative Council, 25 (LAO8.05.2007)

Minister for Ageing, and Minister for Disability Services (*The Hon. Kristina Keneally*)

Appointment, 24 (LA08.05.2007)

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Minister for Climate Change, Environment and Water (*The Hon. Philip Koperberg*)

Appointment, 24 (LA08.05.2007)

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Minister for Community Services (Mr Kevin Greene)

Representation of Minister Absent During Questions, 2922 (LAI8.10.2007)

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Minister for Education and Training, Minister for Industrial Relations, Minister for the Central Coast, and Minister Assisting the Minister for Finance (*The Hon. John Della Bosca*)

Appointment, 47 (LC09.05.2007)

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Minister for Emergency Services, and Minister for Water Utilities (*The Hon. Nathan Rees*)
Appointment, 24 (LAO8.05.2007)

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Minister for Fair Trading, Minister for Youth, and Minister for Volunteering (*The Hon. Linda Burney*), Appointment 24 (LAO8.05.2007)

Minister for Gaming and Racing, and Minister for Sport and Recreation (*The Hon. Graham West*), Appointment, 24 (LAO8.05.2007)

Minister for Health (*The Hon. Reba Meagher*)
Appointment, 24 (LAO8.05.2007)
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Minister for Housing, and Minister for Tourism (*The Hon. Matt Brown*), Appointment, 24 (LA08.05.2007)

Minister for Juvenile Justice, Minister for Western Sydney, and Minister Assisting the Premier on Citizenship (*The Hon. Barbara Perry*)

Appointment, 24 (LA08.05.2007)

Minister for Lands, Minister for Rural Affairs, Minister for Regional Development, and Vice-President of the Executive Council (The Hon. Tony Kelly)

Appointment, 47 (LC09.05.2007)

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Minister for Local Government, Minister for Aboriginal Affairs, and Minister Assisting the Minister for Health (Mental Health) (*The Hon. Paul Lynch*), Appointment 24 (LAO8.05.2007)

Minister for Planning, Minister for Redfern Waterloo, and Minister for the Arts (*The Hon. Frank Sartor*)
Appointment, 24 (LAO8.05.2007)

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Minister for Police, and Minister for the Illawarra (*The Hon. David Campbell*) Appointment, 24 (LAO8.05.2007)

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Minister for Primary Industries, Minister for Energy, Minister for Mineral Resources, and Minister for State Development (*The* Hon. Ian Macdonald)

Appointment, 47 (LC09.05.2007)

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Minister for Roads, and Minister for

Commerce (*The Hon. Eric Roozendaal*)
Appointment, 47 (LC09.05.2007)

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Minister for Small Business, and Minister for Regulatory Reform (*The Hon. Joseph Tripodi*), Appointment 2140 (LA28.06.2007)

Minister for Women, Minister for Science and Medical Research, Minister Assisting the Minister for Health (Cancer), and Minister Assisting the Minister for Climate Change, Environment and Water (Environment) (The Hon. Verity Firth)

Appointment, 24 (LA08.05.2007)

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Premier, and Minister for Citizenship (*The Hon. Morris Iemma*), Appointment 23 (LAO8.05.2007)

Treasurer, Minister for Infrastructure, and Minister for the Hunter (*The Hon. Michael Costa*)

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NSW Food Authority

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NSW Institute of Teachers

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NSW Lotteries Corporation

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NSW Maritime (trading name of Maritime Authority of NSW)

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Reviewable Deaths in 2005: Volume 2: Child Deaths, *received* 27 (LAO8.05.2007), *received* 46 (LCO9.05.2007)

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Final Report by Simon Cohen, Assistant Ombudsman (Police), in relation to Complaints Investigated by Operation Retz, to be provided to Ms Scott, *printed* 2197 (LC25.09.2007)

Report: Production of Documents: Claim of Privilege, 54 (LC09.05.2007)

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Parliamentary Secretary Assisting the Premier on Community and Veterans Affairs, and Assisting the Minister for Police (*Ms Tania Gadiel*), Appointment 50 (LCO9.05.2007)

Parliamentary Secretary Assisting the Minister for Health (*Ms Noreen Hay*), Appointment 50 (LC09.05.2007)

Parliamentary Secretary Assisting the Minister for Education and Training, Minister for Industrial Relations, and Minister Assisting the Minister for Finance (*Ms Virginia Judge*), Appointment 50 (LC09.05.2007)

Parliamentary Secretary Assisting the Premier and Treasurer on Trade and Investment (*The Hon. Henry Tsang*), Appointment 50 (LC09.05.2007)

Parliamentary Secretary Assisting the Attorney General, and Minister for Justice (*Mr Barry Collier*), Appointment 50 (LCO9.05.2007)

Parliamentary Secretary Assisting the Minister for Energy, and Minister for Mineral Resources (*Ms Penny Sharpe*), Appointment 50 (LC09.05.2007)

Parliamentary Secretary Assisting the Minister for Transport (Ms Sonia Hornery),
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Parliamentary Secretary Assisting the Minister for Primary Industries, Assisting the Minister for Rural Affairs, Minister for Regional Development, and Assisting the

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Minister for Planning (Mr Steven Whan),

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Taiwan, adj. 3219 (LC24.10.2007)

United Nations Participation, *adj.* 2886 (LC18.10.2007)

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Tambar Springs Public School, pms 4974 (LAO4.12.2007)

Tamworth Electorate

Mental Health Services, pms 2998 (LAI9.10.2007) School Zone Flashing Lights, q. 1675 (LC26.06.2007)

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Volunteers, pms 5328 (LA06.12.2007)

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Tanumafili II of Samoa, His Highness King Malietoa, Death, 281 (LC29.05.2007), adj. 721 (LC05.06.2007)

Taralga Wind Farm, *pms* 1230 (LA19.06.2007)

Tasmanian Pulp Mill, *adj.* 4391 (LC27.11.2007)

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Taxi Charges Sydney (Kingsford Smith) Airport, 1464 (LC21.06.2007), 2292 (LC26.09.2007)

Taxi Drivers Sexual Harassment, q. 3893 (LC13.11.2007)

Taxi Rank Security, *q.* 2599 (LAI6.10.2007) **Tcard**

Contract, q. 5165 (LA05.12.2007)

Integrated Ticketing System, q. 3887 (LC13.11.2007), q. 3919 (LA13.11.2007), q. 3920 (LA13.11.2007), q. 3923 (LA13.11.2007), priority 3935 (LA13.11.2007), q. 4121 (LA14.11.2007)

Production of Documents Order, *m.* 4645 (LC29.II.2007)

Teacher Housing Authority

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Teachers

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Technical Aid to the Disabled, *adj.* 2482 (LC27.09.2007)

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Telecommunications Services, q. 2274 (LC26.09.2007) **Telstra Call Centres**

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Page, Dr Sue, Richmond Federal Electorate Candidate, *adj.* 2734 (LC17.10.2007)

The Rock Central School, *pms* 357 (LA29.05.2007). *adj.* 851 (LC06.06.2007)

Demountable Classrooms, q. 411 (LC30.05.2007), q. 418 (LC30.05.2007), q. 712 (LC05.06.2007)

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Thornleigh Squash Centre, pms 4782 (LA29.II.2007) Threads of Life Heritage Textiles and Natural Dyes, adj. 4084 (LC14.II.2007)

Tighe, Daryl, Aboriginal Art Curator, pms 4431 (LA27.11.2007)

Timber Bridges

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Torres Strait Islander and Aboriginal Prisoner Numbers Increase, q. 4839 (LCO4.12.2007)

Toukley Ambulance Station Asbestos

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Towke, Michael, adj. 2480 (LC27.09.2007)

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Tresillian Family Care Centres, pms 3105 (LA23.10.2007)

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Tumut and Wagga Wagga Hospitals, pms 1780 (LA26.06.2007)

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Unfunded Superannuation Liability, State, q. 1556 (LA21.06.2007), q. 2022 (LC28.06.2007)

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Volunteer, National Day of the, pms 5234 (LAO5.12.2007)

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Recycling, q. 1048 (LA07.06.2007)

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Stormwater Harvesting, q.1048 (LA07.06.2007) Supply

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Goulburn, *pms* 2172 (LA28.06.2007), *m*. 4741 (LA29.11.2007), *m*. 5253 (LA06.12.2007)

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Sydney, pms 1589 (LA21.06.2007)

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Weemala Resident Mr Grayden Moore, pms 2800 (LAI7.10.2007)

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