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(THIRD SESSION OF THE THIRTY-NINTH PARLIAMENT)

NEW SOUTH WALES

## VOTES

AND

## PROCEEDINGS

OF THE

# LEGISLATIVE ASSEMBLY

## DURING THE SESSION

OF

1960-61

WITH THE VARIOUS DOCUMENTS CONNECTED THEREWITH

IN ONE VOLUME

AND

THREE JOINT VOLUMES

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(THIRD SESSION OF THE THIRTY NINTH PARLIAMENT)

NEW SOUTH WALES

LEGISLATIVE ASSEMBLY

## VOTES AND PROCEEDINGS

## SESSION 1960-61

[Opened 24th August, 1960-Prorogued 17th May, 1961]

IN ONE VOLUME

AND

THREE JOINT VOLUMES

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LEGISLATIVE ASSEMBLY

NEW SOUTH WALES

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## 1960-61

(Opened 24th August, 1960; Prorogued 17th May, 1961)

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#### AGRICULTURAL EDUCATION :---

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- OMMONWEALTH-STATE HOUSING AGREEMENT:—
  Motion (Mr. Crabtree) after suspension of Standing Orders (urgency), (1) That this House views with alarm the proposals of the Commonwealth Government, as submitted to the States, for a new Commonwealth-State Housing Agreement to replace the Agreement which expires on 30th June next, which increases the interest rate above the present rate of 4 per cent and also increases the allocation to Building Societies from the Commonwealth and State Housing Agreement Funds. (2) That this House deprecates—(i) the failure of the Commonwealth Government to accept "under the New Housing Agreement" a share of financial responsibility through a rental rebate system so that new dwellings can be made available to families unable to pay an economic rental; (ii) the failure of the Commonwealth Government to States faced with this major problem; and (iii) the failure of the Commonwealth Government to pay the States any subsidy in respect of the provision of housing for the aged by State housing authorities,—
  - Point of Order (Mr. Chaffey), That unless it could be established that the new Housing agreement had been signed, the motion was out of order,—motion (by consent) amended at Mr. Speaker's suggestion, by omitting the words "under the new Housing Agreement" and debate adjourned, 213-4-5.

#### DECENTRALISATION AND DEVELOPMENT:-

Motion (*Mr. Hughes*), That in opinion of House, (1) The economy and development of country towns is seriously threatened by failure of Government to implement an effective policy of decentralisation, etc.; (2) Immediate action should be taken by Government to set up a department of Decentralisation and Development, etc., and debate adjourned, 66; resumed and adjourned, 73; resumed and *negatived*, 100.

#### HOSPITAL FEES AND ADMINISTRATION :---

- Motion (Mr. Cutler) (urgency) for appointment of Select Committee to inquire into and report upon, negatived, 37.
- Motion (Mr. Robinson) for appointment of Select Committee to inquire into and report upon, and debate adjourned, 50; resumed and adjourned, 59; resumed and amendment (Mr. Brown) to insert after "Mr. Punch", "Mr. Leo Nott. Mr. L. J. Tully", amendment negatived, motion negatived, 71-2.
- HOSPITALS ADMINISTRATION :-
- Motion (*Mr. Chaffey*) (*urgency*), That in opinion of House, the administration of certain hospitals as disclosed by Auditor-General, indicates failure by Government to ensure that public money is wisely, efficiently and economically expended, *negatived*, 67.

KURNELL PENINSULA:-

- Motion (Mr. Griffith) (urgency), That the Government or any Minister of the Crown should not approve of the lease, or disposal of, any Crown land upon the Kurnell Peninsula for industrial purposes unless the approval of Parliament is first given, negatived, 135.
- Motion (Mr. Griffith), That, in the opinion of this House, in the event of the sale and/or lease of land on Kurnell Peninsula at present proclaimed for recreational purposes, the proceeds therefrom, or an equal amount, be allocated for the immediate development of the remainder of land so proclaimed, and debate adjourned, 201.

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OCAL GOVERNMENT:—
Motion (*Mr. Hughes*), That in opinion of House, (1) Immediate action should be taken by the Government to initiate a Convention of Federal, State and Local Government representatives to determine a formula for the proper allocation of taxation and loan moneys between the three tiers of Government to relieve rate-payers of their present burden, and that such a formula should provide a definite basis for a specific allocation of tax funds to Local Government; (2) An expert committee should be set up in New South Wales to investigate fully Local Government finance needs for such allocations, and the findings be presented to the Convention; (3) The New South Wales Government should set up a Local Government Boundaries Adjustment Board to inquire into all boundary adjustments, and that such Board consist of a Judge as independent chairman, the Department of Local Government and a representative each for Shire and Municipal Councils appointed by their respective associations; (4) Valuations of properties by the Valuer-General should be subject to an appeal to the Local Land Board or a similar tribunal with the right of appeal to the Land and Valuation Court; (5) Special provision of interest-free loans for an establishment period should be made by the Government to Abattoir County Councils or alternatively, losses for an establishment period be met by the Government, and amendment (*Mr. Hills*) to leave out paragraphs (2), (3), (4) and (5); amendment agreed to, motion as amended, agreed to, 171.

LOCAL GOVERNMENT-LOAN ALLOCATIONS:-

Motion (Mr. Leo Nott) after suspension of Standing and Sessional Orders (urgency), That, in the opinion of this House, the decision by the Common-wealth Government to refuse to agree to any increase in the current year's borrowing allocations for local-government authorities will lead to serious unemployment problems in many parts of the State and will accentuate the general recession which is already being brought about by the Commonwealth Government's "credit squeeze" and its other restrictive economic measures and amendment, Mr. Hughes to omit the words "Commonwealth Government" with a view of inserting "Loan Council"; amendment negatived, motion agreed to, 161-2-3. 161-2-3.

MORAL CODE OF JUVENILES:-

- Motion (*Mr. Lawrence*), That in opinion of House the Government should appoint a Committee to investigate informed allegations of a decline in the general moral code of a substantial minority of young people in this State, and to make recom-mendations as to steps to be taken to remedy the position, and debate adjourned, 117; resumed and adjourned, 143; resumed and *negatived*, 184.
- NATIONAL PARKS AND RESERVES SERVICE:-
  - Motion (Mr. Lewis), That in opinion of House legislation should be enacted to provide a National Park Service in New South Wales, etc., and debate adjourned, 110; resumed and negatived, 142.
- PARRAMATTA GIRLS' TRAINING SCHOOL (See also "Adjournment under 49th Standing Order").
  - Motion (Mr. McCaw) (urgency), That in opinion of House a full and open inquiry should be set up to inquire into all aspects of the school, etc., negatived, 190.

#### PRELIMINARY COURT INQUIRIES:-

- Motion (*Mr. Treatt*), That in opinion of House, the Government should appoint an expert committee to inquire into the law relating to the examination before coroners or committing magistrates of persons charged or liable to be charged with crime and to what extent such law and practice requires alteration, *agreed* to, 185.
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  - RIVILEGE:--Article in "The Sydney Morning Herald":--Mr. R. J. Kelly, as a matter of Privilege, drew the attention of the House to the article published under the heading of "Toleration of a Maverick" in The Sydney Morning Herald of 4th March, 1961, and suggested that the article was calculated to intimidate the Honourable Member for Coogee from giving full and free expression to his opinions upon a matter of great public importance and Constitutional significance, and moved,--That this House deprecates the writing and publication of the article "Toleration of a Maverick" in The Sydney Morning Herald of 4th March, 1961. Motion agreed to, 201.
  - Australian Labor Party Rules and Constitution:--Mr. Willis, as a matter of Privilege drew the attention of the House to the booklet entitled "Australian Labor Party Rules and Constitution and the Policy and Platform", and suggested that it was calculated to control and intimidate Members of this Parliament from

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PRIVILEGE (continued):---

- giving full and free expression to their opinions upon matters of public import-ance, and moved,—That this House deprecates the practice whereby Labor Members of Parliament are intimidated by an organisation known as the Aus-tralian Labor Party, thus being prevented from always speaking and voting in accordance with their conscience and the wishes of their constituents.
- Mr. Speaker, following a Ruling given in 1920 by Mr. Speaker Levy who stated that it was the function and duty of the Speaker to decide whether a matter brought before the House was a matter of Privilege, and it was the duty of the House to decide whether or not the Privileges of the House had been invaded, ruled that the matter raised was not one involving Privilege, 205.

PUBLIC WORKS COMMITTEE:-

Motion (*Mr. Willis*), That pursuant to the provisions of the Public Works Act, 1912, the Parliamentary Standing Committee on Public Works be appointed, and debate adjourned, 87; resumed and *negatived*, 100.

#### TIMBER INDUSTRY:-

IMBER INDUSTRY:—
Motion (Mr. Robinson), as amended by consent, after suspension of Standing and Sessional Orders (urgency), That, in the opinion of this House, the Government should take steps to relieve the parlous state of the timber industry in New South Wales, caused by the closing of more than thirty-three North Coast Timber Mills, and the consequential loss of employment suffered by some 500 timber workers, by: (a) The reduction of New South Wales timber royalties to levels comparable with other States of the Commonwealth; (b) The revision of rail freights in New South Wales to bring freights on timber into line with freight rates in other States; (c) A review of the present system of financing the Forestry Service in New South Wales, from current royalties, and the provision of a substantial allocation of funds to re-afforestation by the Government, negatived, 203-4-5. ment, negatived, 203-4-5.

UNIVERSITY AT NEWCASTLE:---

Motion (*Mr. Stewart*), That in opinion of House, the Government should give consideration at the earliest opportunity, to establishing an autonomous University at Newcastle, etc., agreed to, 128.

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#### PRIVILEGE:-

- Article in "The Sydney Morning Herald":--Mr. R. J. Kelly, as a matter of Privilege, drew the attention of the House to the article published under the heading of "Toleration of a Maverick" in The Sydney Morning Herald of 4th March, 1961, and suggested that the article was calculated to intimidate the Honourable Member for Coogee from giving full and free expression to his opinions upon a matter of great public importance and Constitutional significance, and moved,--That this House deprecates the writing and publication of the article "Toleration of a Maverick" in The Sydney Morning Herald of 4th March, 1961. Motion agreed to, 201.
- 201. Australian Labor Party Rules and Constitution:—Mr. Willis, as a matter of Privilege, drew the attention of the House to the booklet entitled "Australian Labor Party Rules and Constitution and the Policy and Platform", and suggested that it was calculated to control and intimidate Members of this Parliament from giving full and free expression to their opinions upon matters of public importance, and moved,—That this House deprecates the practice whereby Labor Members of Parliament are intimidated by an organisation known as the Australian Labor Party, thus being prevented from always speaking and voting in accordance with their conscience and the wishes of their constituents.
  - Mr. Speaker, following a Ruling given in 1920 by Mr. Speaker Levy who stated that it was the function and duty of the Speaker to decide whether a matter brought before the House was a matter of Privilege, and it was the duty of the House to decide whether or not the Privileges of the House had been invaded, ruled that the matter raised was not one involving Privilege, 205.

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NEW SOUTH WALES

## **ALPHABETICAL LIST**

OF

## MEMBERS

OF THE

## LEGISLATIVE ASSEMBLY

(THIRD SESSION OF THE THIRTY-NINTH PARLIAMENT)

OPENED 24th AUGUST, 1960-PROROGUED 17th MAY, 1961

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## 1960-61 NEW SOUTH WALES LEGISLATIVE ASSEMBLY

## ALPHABETICAL LIST OF MEMBERS OF THE LEGISLATIVE ASSEMBLY

(THIRD SESSION OF THE THIRTY-NINTH PARLIAMENT)

Date of Writs: 16 February, 1959.

Nomination Day: 20 February, 1959. Return of Writs: 16 April, 1959.

Polling Day: 21 March, 1959.

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44		Phillip.		
45		Armidate.	95 WILLIS, Eric Archibald, Esq., B.A Earlwood. (Deputy-Leader of the Opposition.)	
46				
47		Gosford.	96 WYATT, Stanislaus, Esq Lakemba. (Government Whip.)	

(a) Elected 25 February, 1961.
(b) Elected 8 October, 1960.
(c) Granted leave of absence on account of illness, 24 August, 1960.
(d) Deceased, 29 January, 1961.
(e) Granted leave of absence on account of absence from the State, 24 August, 1960.
(f) Resigned 3 March, 1961.
(g) Elected 25 March, 1961.

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Second Clerk-Assistant	_ ::•	<b>_</b> •••	•••	•••	•••	Ronald Edward WARD.
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