Index



(FOURTH SESSION OF THE FORTY-PIRST PARLIAMENT)

NEW SOUTH WALES

VOTES

AND

PROCEEDINGS

OF THE

LEGISLATIVE ASSEMBLY

DURING THE SESSION

OF

1967-68

WITH THE VARIOUS DOCUMENTS CONNECTED THEREWITH

IN ONE VOLUME

AND

SIX JOINT VOLUMES

By Authority:
VICTOR C. N. BLIGHT, GOVERNMENT PRINTER, NEW SOUTH WALES
1968



(FOURTH SESSION OF THE FORTY-FIRST PARLIAMENT)

New South Wales

LEGISLATIVE ASSEMBLY

VOTES AND PROCEEDINGS

SESSION 1967-68

[Opened 1st August, 1967—Dissolved 23rd January, 1968]

IN ONE VOLUME

AND

. SIX JOINT VOLUMES

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(FOURTH SESSION OF THE FORTY-FIRST PARLIAMENT)

LEGISLATIVE ASSEMBLY

NEW SOUTH WALES

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VOTES AND PROCEEDINGS

AND

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1967-68

(Opened 1 August, 1967, Dissolved 23 January, 1968.)

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LEGAL PRACTITIONERS (AMENDMENT) BILL:

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Assent to (Session 1966-67) reported, 4.

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Assent to (Session 1966-67) reported, 5.

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Motion (Mr Askin) for leave to bring in, Bill presented and read 1°, 44; read 2° and committed, reported without amendment, Report adopted, 70; read 3° and sent to Council, 72; returned without amendment, 98; Assent reported, 110.

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Motion (Mr Willis) for leave to bring in, Bill presented and read 1°, 196; read 2° and committed, reported without amendment, Report adopted, 212; read 3° and sent to Council, 215; returned without amendment, 254.

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Mr Askin informed the House that His Excellency the Governor had authorized the Hon. Davis Hughes, M.L.A., Minister for Public Works, to exercise the powers, perform the official duties of and be responsible for the obligations appertaining to the office of Minister for Decentralisation and Development as on and from 29 August, 1967, during the absence overseas of the Hon. J. B. M. Fuller, M.L.C., Minister for Decentralisation and Development, 65.

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ABORIGINES WELFARE:

Motion (Mr Crawford), That this House notes the recommendations contained in the Report of the Joint Committee upon Aborigines Welfare brought up on 13 September, 1967, and commends them to the Government for implementation, agreed to, 277.

CARE OF THE AGED:

Motion (Mr Humphries), That in the opinion of this House, the provision of adequate supportive and domiciliary services for the aged of this State is a pressing social necessity for the maintaining of the well being, the dignity, and the independence of these citizens, and that action should be taken to implement as soon as possible the recommendations on these services by the Consultative Committee for the Care of the Aged, and amendment (Mr Einfeld) to add certain words and debate adjourned, 81; resumed and adjourned, 113, 137.

DAIRY INDUSTRY:

Motion (Mr Mallam) (urgency), That the Government should immediately take steps to protect the dairy industry from the adverse effects of the devaluation of the pound sterling, negatived, 210.

Motion (Mr Mallam) (urgency), That a Joint Committee be appointed to inquire into and report upon, negatived, 221.

DEVALUATION OF STERLING:

Motion (Mr Renshaw) (urgency), That a Select Committee be appointed to inquire into and recommend action to be taken to offset the effects of the devaluation of sterling on the primary and secondary industries of this State, negatived, 247.

DRUG L.S.D.:

Motion (Mr Earl) (urgency), That Minister for Health immediately and urgently review the penalties contained in the regulations to control the manufacture, peddling and sale of L.S.D. and which will come into operation on 1 November, negatived, 123.

DRUGS:

Motion (Mr Renshaw) (urgency—suspension of Standing and Sessional Orders),
That a Royal Commission should be appointed comprising a Supreme Court judge,
a member of the medical profession and a sociologist to investigate and report
on the extent of drug trafficking and use in the community particularly amongst
teenagers and what remedial action should be taken to stamp out this menace,
negatived, 66.

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FOOT AND MOUTH DISEASE:

Motion (Mr Brewer) (urgency—suspension of Standing and Sessional Orders), (1)
That House expresses gravest concern over outbreak of foot and mouth disease in United Kingdom, etc., and (2) That N.S.W. Government seek the co-operation of the Federal and other State Governments to keep this country free from the menace of these diseases, agreed to, 248.

NEWSPAPER EDITORIAL:

Motion (Mr Jackson) (urgency), That this Parliament deprecates an editorial appearing in the Daily Telegraph of 27 July, 1967, which urges, as a solution to the racial problem in the United States, the deliberate shooting of five hundred Negroes for every looter and pilferer, etc., negatived, 51.

POWER AND FUEL RATES:

Motion (Mr Hills), That in opinion of this House the Government has failed to make provision for the supply of power and fuel at the cheapest possible rates for the whole of New South Wales, and debate adjourned, 128, resumed and adjourned,

REZONING OF LAND IN WARRINGAH SHIRE:

Motion (Mr Renshaw) (urgency—suspension of Standing and Sessional Orders), (1)
That this House view with great concern allegations made in a statement signed yesterday by the former President of Warringah Shire Council, Mr Gordon Berkeley Jones, that the Minister for Local Government disclosed confidential information concerning the rezoning of land in the Warringah Shire and thus breached his Ministerial trust and responsibility; (2) That the Minister be relieved of his portfolio pending a full judicial inquiry vested with the powers of a Royal Commission, to inquire into all the circumstances and consequences of this alleged breach; (3) That the terms of such inquiry also include allegations made by Jones concerning the activities of the Member for Wakehurst and those of all other persons mentioned by Jones in his signed statements, negatived, 255.

SEWAGE DISPOSAL:

Motion (Mr Ruddock), That in opinion of this House the Government should investigate modern methods of sewage disposal on a world-wide basis in order to devise a plan to protect the State's beaches and waterways, thus hastening the installation of sewerage, and amendment (Mr K. J. Stewart) to add certain words and debate adjourned, 153.

STATE PENITENTIARY:

Motion (Mr Bowen) (urgency), That a Select Committee be appointed to inquire into and report upon transfer and security of prisoners, assaults upon officers, acts of violence between prisoners and certain other matters, negatived, 11.

TRAINEE NURSES:

Motion (Mr Hills) (urgency), That a Select Committee be appointed to inquire into and report upon the conditions of employment and training of nurses in New South Wales, the threat of stop-work meetings and strike action and other related matters, negatived, 37.

WARRINGAH SHIRE COUNCIL:

Motion (Mr Renshaw) (urgency), (1) That House calls on Government to set up an open inquiry into all matters relating to the dismissal of Warringah Shire Councillors from office. (2) That the inquiry be conducted by a Supreme Court judge with the powers of a Royal Commission, ruled out of order as infringing the sub judice rule, 98.

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Motion (Mr Willis), That during the present Session, unless otherwise ordered, Government Business shall take precedence of General Business on each Sitting Day, 53.

Motion (Mr Willis on behalf of Mr Askin), That House shall sit on Tuesday and Wednesday from 2.30 p.m. until 10.30 p.m. and on Thursday from 11 a.m. until 4.30 p.m., agreed to, 28.

Motion (Mr Willis), for General Business to take precedence on Tuesday until 6 p.m.,

Motion (Mr Willis), That paragraphs (2) and (3) of the Sessional Order adopted on 3 August, 1967, be suspended for the present sitting, agreed to, 113.

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Mr Speaker ruled that, as the motion "The current application to the Prices Commissioner of New South Wales for an increase in the retail price of petrol" was factually incorrect, it would be foolish to permit the House to discuss such a case and therefore the motion was out of order, 63.

Disorder:

Mr Speaker stated that it was not incumbent on the Chair to call an Honourable Member to order by name three times. Whenever the Chair called "Order", the exhortation was addressed to all Honourable Members who at that time were transgressing the rules of the House. If an Honourable Member persisted in his disorderly conduct he became liable to removal without having been specifically called to order, 256.

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Mr Speaker appealed to Honourable Members to frame their questions without notice so that they would be in conformity with the rules and practice of the House and, for the guidance of Members, restated the long established rules relating to Questions without Notice, 61.

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- Mr Renshaw moved (urgency), (1) That this House calls on the Government to set up an open inquiry into all matters relating to the dismissal of Warringah Shire Councillors from office, and (2) That the inquiry be conducted by a Supreme Court judge with the powers of a Royal Commissioner.
- It was submitted by the Attorney-General that, as the matter was at the moment before the Supreme Court by way of quo warranto proceedings, a debate would infringe the sub-judice rule. It was contended that the only question before the Court was the legality of the appointment of the administrator of the Shire.
- Mr Speaker stated that the motion called upon the Government to set up an inquiry into all matters surrounding the dismissal of the Council and also that he was obliged to take notice of the information given by the Attorney-General that the reasons for the dismissal thereof were relevant to matters in a proceeding pending before the Court of Appeal. Further, he understood that the councillors were complaining that their dismissal was a denial of natural justice and it would be inevitable that the reasons for the dismissal must be a substantial issue in the Court proceedings. Mr Speaker therefore ruled the motion out of order, 98.

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NEW SOUTH WALES

ALPHABETICAL LIST

OF

MEMBERS

OF THE

LEGISLATIVE ASSEMBLY

(FOURTH SESSION OF THE FORTY-FIRST PARLIAMENT)

OPENED I AUGUST, 1967-DISSOLVED 23 JANUARY, 1968

NEW SOUTH WALES

LEGISLATIVE ASSEMBLY

ALPHABETICAL LIST OF MEMBERS OF THE LEGISLATIVE ASSEMBLY

(FOURTH SESSION OF THE FORTY-FIRST PARLIAMENT)

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