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TO

PARLIAMENTARY DEBATES

4th December, 1973 to 4th April, 1974

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Explanation of Abbreviations: Address, Address in Reply; adj., Motion for Adjournment; ad. rep., Adoption of Report; appn., Appropriation Bill; Comm., Committee; cons. amds, Consideration of Amendments; cons. mes., Consideration of Message; int., Introduction; loan appn., General Loan Account Appropriation Bill; m., Motion; mes., Message; min. stmt, Ministerial Statement; m.s.o., Motion for Suspension of Standing or Sessional Orders; pers. expl., Personal Explanation; p.o., Point of Order; q., Question; 1st, 2nd, 3rd, First, Second, Third Reading; recom., Recommittal; recons. amds, Reconsideration of Amendments; urgency, Motion of Urgency.

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Chairman of Committees (J. H. Brown, Esq.), Rulings, Observations and Opinions (continued):

There being not more than five members on a side in the division, the Chairman declared the resolution arrived at without completing the division, 2614.

A member should remain in his seat during a division, 401.

A point of order — that a motion, that the question be now put, was inaudible to members — was not upheld. On many occasions motions are moved and for a variety of reasons they are not audible to all members in the Chamber. The provisions of Standing Order 175 had been followed on this occasion, 1409.

Interjections and Interruptions: There was too much audible comment in the Chamber, 612, 1401, 2315.

A member speaking to a point of order was entitled to be heard in silence, 287.

A member had the call and the Chairman intended to see that he was able to take advantage of it, 895.

It was the Chairman’s intention to ensure that a member be heard in silence by both sides of the Chamber while the member refuted allegations that had been made about him, 897.

A member who had the call would be the only person in the Chamber who would speak, 1394.

Interruptions disorderly, 859, 896, 897, 901, 1684, 2368, 2513.

Legislative Assembly: Length of parliamentary service of certain members, 1688.

Members Warned: Mr Barraclough, 2514; Mr Day, 861; Mr Doyle, 1394, 1401; Mr Durick, 861; Mr Einfeld, 1409; Mr Gordon, 852; Mr Jackett, 761; Mr Jackson, 896, 897; Mr Johnstone, 852; Mr L. B. Kelly, 2315, 2515; Mr Lewis, 854; Mr Mason, 2323; Mr Mulock, 2614; Mr Mutton, 2307; Mr Neilly, 287; Mr Petersen, 1393; Mr Ruddock, 2316; Mr Singleton, 2614; Mr F. J. Walker, 2307.

 Offensive and Objectionable Remarks, Imputations and Aspersions: A Minister had not asked for withdrawal of certain remarks made by a member, 860.

The following remark was required to be withdrawn: "The honourable member can come here and make sweeping accusations, in the typical manner of a criminal’s mouthpiece", 899.
The following remarks were not required to be withdrawn: "Nearly every day at question time an honourable member gets personal and in his efforts at self justification there is no lie too perfidious to tell, there is no depth too low to which he is not prepared to sink, there is no mire too odious into which he is not prepared to crawl ...", 859: "What the honourable member says is a wicked lie and a distortion of the truth", 861.

Parliament: Commission empowering the Chairman of Committees to administer oaths or affirmations of allegiance to Her Majesty the Queen, 497.

Points of Order: The fact that a member could not read a particular thing in a bill did not constitute grounds for a point of order. When later the member sought to comment on this ruling, the Chairman pointed out that he had merely quoted words that had been used by the member when he sought to take a point of order, 1589.

No point of order was involved, 858, 861, 2515.

Procedure: A member may move only one amendment to a bill at a time, 848.

A member sought the guidance of the Chairman on the procedure to be followed in respect of amendments to be moved to the same clause by the Government and the Opposition. The rights of the Opposition would be preserved in accordance with the procedure outlined by the Chairman, 2323.

Members against whom accusations had been made were entitled to refute them. The Chairman believed that the standing orders should be looked at in an endeavour to find some way to prevent the type of conduct that was continually occurring, 899.

A member was entitled to express an opinion. A member who did not agree with him could challenge it later, 1093.

In the debate in Committee a member may not refer to anything that was said during the second-reading stage, 1180.

The Chair had been given notice of two proposed amendments to a clause in a bill. Although a member had received the call and intended to move an amendment to the clause, the other member who had given notice of a proposed amendment was given the call in order that he could move his prior amendment, 2467.

A member indicated that he did not wish to proceed with an amendment of which he had given notice, 2475.

The standing orders require only that amendments be in writing, not that they be handed in at a given time before the debate in Committee proceeded, 1398.

A member was permitted to move an amendment and to speak to other proposed amendments in general terms, but only in respect of a particular clause, 1399.

It was better for the Committee when considering a bill consisting of only a few clauses to deal with them one at a time. Had the Chairman agreed to a suggestion that the bill be dealt with in globo, he would have deprived some members of the opportunity to contribute to the deliberations of the Committee. A suggestion for the adoption of a different procedure could be dealt with by the Chairman of Committees at the time it was raised, 1774, 1775.

Relevance: Although a member had been straying somewhat from a clause, he was permitted to continue, but he was requested not to pursue the matter in detail, 288, 1093, 2313.

A member must speak to the clause (Amendment) before the Committee, 287, 605, 610, 616, 857, 1401, 2307, 2315, 2318, 2325, 2327, 2466, 2512, 2513.

If a member did not intend to speak to the clause before the Committee he would be asked to resume his seat, 289.

Clearly a member was making a second-reading speech on a bill instead of speaking to the clause before the Committee. If he persisted with this course he would be asked to resume his seat, 2308; later the member was again requested to speak to the clause, 2309.

A point of order—that a member was not speaking to the clause before the Committee—was not upheld, 860, 900, 2315.

A point of order—that a member was deliberately flouting the ruling of the Chairman by not speaking to the clause before the Committee—was not upheld. The Chairman would listen carefully to what the member was saying and he hoped that the member would be guided by the earlier request from the Chair that members refrain from making accusations against other members, and to speak to the clause before the Committee, 900.
A point of order—that a member was delivering in Committee a second-reading speech—was not upheld. However, the member's attention was again invited to Standing Order 157, 2514.

There was no substance in a point of order taken by a member. The fact that he could not read a particular thing in a bill did not constitute grounds for a point of order, 1589.

Tedious Repetition: A member was breaching standing orders by indulging in tedious repetition, 288, 2327, 2514.

Unless the member proceeded in accordance with the standing orders he would be asked to resume his seat, 2515.

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Committees:
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Country Party; Leader, Deputy Leader and Whip, 17.

Deputy Speaker (J. H. Brown, Esq.), and Acting Speakers (H. G. Coates, Esq., F. D. Darby, Esq., R. B. Duncan, Esq., L. B. Kelly, Esq., and G. Paciullo, Esq.), Rulings, Observations and Opinions:

Chair: A member must address the Chair, 415, 417, 423, 1933, 2059 (Mr Brown).

Interjections and Interruptions: There was too much audible conversation in the House, 1255, 1383 (Mr Brown); 2365 (Mr Duncan).

A member has the right to answer some interjections but he should address the Chair, 423 (Mr Brown).

Interruptions disorderly, 423, 427, 1927 423 (Mr Brown).

Members Warned: Mr Bannon, 427; Mr Barraclough, 316, 425; Mr Cahill, 427; Mr Jackett, 424; Mr Mead, 428; Mr Singleton, 417; Mr N. D. Walker, 427 (Mr Brown); Mr Barraclough, 1347; Mr Gordon, 1382;
Speaker, Mr (The Hon. James Alexander Cameron, LL.M.), Rulings, Observations and Opinions:

Adjournment: Mr Speaker did not intend to take an inflexible view on issues and he certainly did not intend that mere mention of any specific words would exclude a matter from discussion in the adjournment debate. However, a member would not be permitted to proceed if he were proposing to raise a specific matter currently being discussed and investigated by a Royal commission, 177.

It has been ruled clearly that the possibility of a matter leading to general debate does not render it out of order; a previous Speaker had held that in no circumstances should he rule so as not to permit a general debate to develop. In this instance Mr Speaker held that a member was raising a single issue, which it was absolutely competent for him to do, 925.

Mr Speaker proposed always to deal with each application for the use of Standing Order 49 on its merits. This particular application had to be viewed against a background, part of which was that this would be the fourth time in five days that the House had had before it an application for the use of Standing Order 49. This standing order was based upon a House of Commons precedent where the practice, as Mr Speaker understood it, was that resort to such a standing order results in debate in the order of once or twice during a session. The matter is entirely within the discretion of Mr Speaker. In the light of material before him Mr Speaker was of the opinion that it was not proper to be discussed at this stage, 1653.

The standing order did not permit of a motion that the member addressing the House be allowed to continue his speech for a further period, 648.

On the adjournment motion a member may not repeat in substance a question to which an answer has already been given or declined, 492.

Mr Speaker asked a Minister whether he was exercising his right to speak on the adjournment motion as a private member, 2683.

A member had not been ruled out of order, Mr Speaker had merely intimated to him that he was pursuing a course that was contrary to standing orders and it may create intense difficulty for him if he persisted on this course, 180.

A point of order—that the matter being raised by a member would of necessity give rise to general debate—was not upheld, 923.

Australian Constitutional Convention: Appointment of the Hon. L. D. Serisier as a member of the New South Wales delegation, 157; Message, 2280.

Chair: A member was pursuing a course that must inevitably bring him into marked conflict with the Chair. At all times Mr Speaker would be anxious to uphold freedom of speech as the primary freedom of all parliamentarians in the Chamber, 179.

A member should direct a point of order exclusively to the Chair, 111, 2661.

A member had already been warned about addressing remarks to persons other than the Chair, 2663.

Members on the Government side were asked to maintain silence while Mr Speaker was addressing the House, 573.

A member was called to order for persisting in speaking while Mr Speaker was on his feet, 1156, 1411, 1881.

The Chair was fascinated with what a member was saying, and intended to hear his submission, 840.

Debate: A member was permitted to reply to a debate in his own way, 1153.

A point of order—that a member was reading every word of a speech that had probably been written for him by someone else—was not upheld, 844.

Division: Mr Speaker cancelled the ringing of the division bells when it was brought to his attention that he had not given those wishing to vote against a motion of urgency an opportunity to express their opinion. He put the question again and a new division was called on, 114.

Documents: If a member vouches for the accuracy of a report he may quote from it, 112.

A point of order—that a member may not refer to a newspaper extract dealing with a matter already the subject of debate in the Parliament—was not upheld, 834.
ASSEMBLY, LEGISLATIVE (continued):

Speaker, Mr (The Hon. James Alexander Cameron, LL.M.), Rulings, Observations and Opinions (continued):

A point of order—that it would not be proper for a member to put before the House a defamatory advertisement—was not upheld, 834.

Hansard: Leave was granted to incorporate a schedule into Hansard, 1082.

As there was formal objection to the incorporation of certain material in Hansard, Mr Speaker could not consent to its incorporation, 2666.

Interjections and Interruptions: The level of continuing conversation would deprive members in certain parts of the House of an opportunity to hear what was said. It was absolutely essential that the level of conversation in the Chamber be kept much lower, 1743.

A Minister was asked to wait until the House was silent before he answered a question, 1751; or continued with a point of order, 2611.

Question time could not be conducted on the basis of having constant interjections from members on both sides of the House, 570.

The debate would conclude much more quickly if the Minister and members desisted from addressing each other, and instead addressed the Chair, 1774.

Mr Speaker reminded members that a motion was being debated, that it was not a bun fight, a dog fight or a brawl, 2676.

A member should ignore interjections and address the Chair, 257, 1075.

A member is entitled to make his speech without interruption, 66, 67.

A member is entitled to be heard in silence, 32, 34, 259, 653, 772, 1153, 1238.

A member was reminded that a Minister had listened to him courteously when he was making a speech. The Minister was entitled to a similar response, 650.

Mr Speaker called for reasonable quietness while a Minister replied to an urgency motion, 1528.

Mr Speaker would not permit proceedings to continue until there was silence in the Chamber, 1936, 2602.

A Minister was fully entitled to the support of the Chair in ensuring that he would be heard in reasonable silence, 1858.
ASSEMBLY, LEGISLATIVE (continued):

Speaker, Mr (The Hon. James Alexander Cameron, LL.M.), Rulings, Observations and Opinions (continued):

Legislative Council: Vacant seats: election of members, 1241.

A point of order—that a member was complaining about something that was stated in the Legislative Council—was not upheld, 2611.

Members: The only capacity in which a member was known by Mr Speaker and was seen by him was as the honourable member for the electorate that he represented, 2668.

Members Warned: Mr Bannon, 1653; Mr Barraclough, 35, 926, 2371, 2510; Mr Bedford, 2673; Mr Booth, 1859; Mr Boyd, 2665; Mr Brereton, 2664; Mr Coleman, 2291; Mr Crabtree, 1271, 1275; Mr Darby, 2661, 2662; Mr Day, 772, 799, 2033, 2675, 2676; Mr Einfeld, 1528; Mr Fischer, 36; Mr Gordon, 772, 793, 1859; Mr Haigh, 146, 2035, 2267; Mr M. L. Hunter, 993; Mr L. B. Kelly, 891, 2660; Mr Jackett, 2671; Mr Jackson, 2661, 2664; Mr Jones, 992; Mr Mackie, 207; Mr Mallam, 117, 179, 493, 652, 653, 1336, 1458, 1466, 2036; Mr Mason, 1533, 2143; Mr Mauger, 33, 256, 2612; Mr Mead, 178, 741; Mr Morris, 2035; Mr Mulock, 2036, 2614; Mr Mutton, 2665; Mr Neilly, 193, 250, 1230, 1524, 2257; Mr O’Connell, 2676; Mr Petersen, 505; Mr Punch, 130; Mr Rozzoli, 2671; Mr Ruddock, 2673; Mr Stewart, 714, 1005, 2032; Mr Viney, 1270, 1470; Mr Wade, 2528; Mr F. J. Walker, 833, 2143, 2267; Mr Willis, 1156; Mr Wran, 1743.

Ministerial Statements: The making of a ministerial statement was a form of the House that had fallen into desuetude but its revival was welcomed. The House was reminded of a decision of Mr Speaker Weaver on the matter. The Leader of the Opposition would be permitted up to the same time as that taken by a Minister in making a ministerial statement, 1861.

The Minister was making a personal explanation, not a ministerial statement, 201.

An answer being given to a question without notice was not a ministerial statement, but it was over long and Mr Speaker hoped that the Minister would expedite its conclusion, 1524.

A point of order—that under the guise of answering a question a Minister was making a ministerial statement—was not upheld, 887, 1231, 2143.

Motion: A point of order—that a notice of motion on the business paper included a word that incorporates and contains argument—was not upheld. Mr Speaker could not seriously entertain the idea that the inclusion of that word in the notice of motion was of sufficient weight to justify the use of Mr Speaker’s discretion. Also, it would have been more appropriate for the member who took the point of order to have done so on the day when the notice of motion appeared on the business paper, 713.

A motion before the House was a perfectly orthodox, proper and unremarkable motion that was in every way right and proper to be debated in the House, 2664.

Offensive and Objectionable Remarks, Imputations and Aspersions: A member was reminded of the provisions of Standing Orders 151 and 157. The member was pursuing a course which, by building up a process of imputations of improper motives without supporting evidence, must raise the issue whether or not his freedom to proceed in this manner should be allowed to continue. If this course were pursued without the production of any substantive evidence to back up these continually repeated imputations, the only course that may be open to the Chair would be to require him to move a substantive motion supporting and sustaining the allegations that he continued to raise by way of innuendo, 179.

Mr Speaker pointed out that some comments come merely within the area of political thrust and parry and could not be entertained for a moment as being objectionable. Mr Speaker asked members to continue with the traditional concept of debate, 2662.

Members were reminded that in relation to certain matters they should not be too thin skinned, 28.

Mr Speaker could not uphold a point of order that a motion was out of order on the ground that it contained words that were offensive to the Parliament of Australia. Standing Order 151 essentially affects members of this Parliament. It could not be extended to an impersonal parliamentary institution at Canberra, removed from this Parliament, 2660.

A member cannot ask for withdrawal of a remark that reflects upon a whole class. The standing order did not give protection against that type of remark, which was really part of the thrust and parry of debate. Also Mr Speaker did not uphold a point of order that a remark made by a member was disrespectful of Parliament itself, 1151.

It was not competent for a member to seek the withdrawal of an offensive remark made about another member, 302.
The following remarks were required to be withdrawn: "He (the hon. member for Georges River) knows that it is deliberately false . . . . . . . . . . . ; 
... you can go and talk to your criminal friends . . . . . . . . . . . ; 
"The honourable member has been carrying on with this line for a long time and the same propaganda has been appearing in the communist press", 923; "It may have been for financial reward", 2038; "The honourable member for Georges River in a speech he made a short while ago gave out some filthy little innuendoes from a dirty little mind", 2300; "That is true" (that a member in another place had gained certain knowledge from a Minister of the Crown), 2346; "The honourable member is a damned liar", 2662.

Another point of order - that the matter being raised by a member related to something stated in another place and nowhere else - was resolved by Mr Speaker ruling that the member had concluded his personal explanation, 2612.
ASSEMBLY, LEGISLATIVE (continued):

Speaker, Mr (The Hon. James Alexander Cameron, LL.M.), Rulings, Observations and Opinions (continued):

A point of order—that a member in making a personal explanation was making an attack on a person outside the House—was not upheld. It was a perfectly legitimate personal explanation, 2613.

Points of Order: It is absolutely imperative that substantial points of order be taken. The procedure is not an occasion for seizing an opportunity to take part in debate. On this occasion no point of order was involved, 1860.

Mr Speaker had gone to some pains to point out earlier that the taking of a point of order must not be used as a pretext for intervening in the debate. There was no semblance whatever of order in the point of order taken, 1896. A member, under the guise of taking a point of order, was interrupting the debate, 2676.

A member was reminded of the provisions of Standing Order 387. The member had taken a series of captious points of order, 2678.

A member was not in a position to interrogate the Chair, but the Chair would freely give advice that if the member persisted in taking captious, cheating, fraudulent points of order for the purpose of wilfully obstructing the business of the House, he would render himself liable to the consequences of Standing Order 387, 2680.

Points of order that had been taken from the Government side of the House were as captious as those attributed to an Opposition member. That type of point of order should be avoided on both sides of the House, 2681.

A member was trifling with the House, 2682.

Many points of order will have some merit and substance, yet not enough to justify upholding them. The Chair would endeavour to be guided by a just and reasoned interpretation of the standing orders, of the precedents and of commonsense. A remedy was open to members who were dissatisfied with any of the Speaker's rulings. Mr Speaker would take no offence if the House upheld a motion of dissent against any of his rulings. The Speaker holds himself as the servant of the House and he would at all times accept gladly the guidance of the House on matters of this kind, 2149.

Under cover of a point of order a Minister was purporting to enter into debate. Even if a motion contained some colour of privilege, Mr Speaker considered the matter perfectly proper to be moved as a motion, 2262.

ASSEMBLY, LEGISLATIVE (continued):

Speaker, Mr (The Hon. James Alexander Cameron, LL.M.), Rulings, Observations and Opinions (continued):

A member would have to assist the Speaker more than he had been doing before the Chair could rule on a point of order, 741.

Mr Speaker would hear the only point of order that was before him, 834.

A member was asked on what standing order he relied for his point, 2660.

A member would be permitted to move his motion before Mr Speaker would hear a point of order, 2659.

A point of order—that Standing Order 395 requires that a motion must be duly made and seconded—could not be entertained as the motion had not at that stage been moved, 2659.

A member was asked to confine his remarks to the point of order, 647, 713; and not to make comment, 706. There was already a point of order before the House, 2602.

Although there was nothing before the Chair, Mr Speaker would hear a point of order by a Minister, 2613.

It was no point of order to state that there was a misstatement in the debate, 2624.

No point of order was involved; the only purpose for taking it could be to intervene in the debate, 2625.

What had happened was strictly within the terms of what a previous Speaker had described as the taking of captious points of order. Members ought not to expect the Chair to encourage a continuation of this process. The matter raised by a member by way of point of order related to a time and stage of parliamentary proceedings not pertinent that day. As far as Mr Speaker understood the matters raised in May's Parliamentary Practice, they dealt basically with publication of libels upon either House and the publication of false, fraudulent, partial or injurious reports of debates or proceedings by either House; it was incredible that it could be seriously argued that the sovereign Parliament of New South Wales should be prevented in some way from passing judgment on another parliament. There was no substance in the point of order, 2663.

No point of order was involved, 26, 28, 114, 179, 201, 637, 806, 892, 1151, 1152, 1231, 1268, 1523, 1643, 1860, 2101, 2613, 2659, 2665, 2672, 2676, 2681.

Privilege: No doubt there were implications of privilege in what a member had put to the House; but he had not advanced it as a matter of privilege, 1006.
ASSEMBLY, LEGISLATIVE (continued):

SPEAKER, MR (THE HON. JAMES ALEXANDER CAMERON, LL.M.), RULINGS, OBSERVATIONS AND OPINIONS (continued):

A member asked what action Mr Speaker proposed to take in respect of a motion carried by the House which meant in effect that the Commonwealth Government had been guilty of contempt of the privilege of this House. Mr Speaker could see no substance in the point, 2680.

Procedure: Comprehensive statement by Mr Speaker on procedure to be followed when a private member gives notice of a wish to introduce a bill similar in terms to one that the Government wishes to bring forward, 661.

A member who obtained the adjournment of debate on a bill gave himself priority in the debate, but he does not lose his right to speak when another member seeks and gains the call before him on a subsequent occasion, 626.

The use of the red light to indicate that a member's time was about to expire was a courtesy that the Chair would at all times endeavour to observe, 179.

A member can do whatever lies within the standing orders, 1936.

A member had left it too late to seek the call. It was not then in order for him to speak, 1169.

An amendment had not yet been moved to a motion. When it was moved would be the time to say whether it was seconded; later, when an amendment was moved, it was seconded, 1532.

In reply to a point of order on the procedure followed in Committee in dealing with a clause in a bill, Mr Speaker ruled that he was bound by the report of the Committee and the question that must go to the House was that the Committee's report be adopted, 2614.

A point of order—that a member was indulging in the presentation of hearsay about something that might not be and probably was not factual—was not upheld. A member must be entitled to bring before the House reports made to him by his constituents or other persons, 925.

Questions without Notice: Mr Speaker issued a general injunction to all members, and not to any member in particular, in regard to the length of questions, the amount of information that should be given in them and the length of replies by Ministers, 2465.
ASSEMBLY, LEGISLATIVE (continued):

A question ought not to anticipate debate on a measure set down as an order of the day. Mr Speaker was satisfied that the matter raised in the question and that in the order of the day were not the same. He allowed the question, 2261.

The Leader of the Opposition would be permitted to ask a question but he was assured that if he intended to turn the remainder of his question into a colourful and argumentative exercise in politics, that portion of his question would not be allowed, 501.

Mr Speaker took it that a Minister had virtually completed his answer to a question, 891.

An answer to a question had been prolonged by inflammatory interjections from the Opposition side of the House, 2033.

Mr Speaker would hear the whole of a member's question before ruling on a point of order raised in relation to it, 1139.

Information that a Minister sought to have incorporated in Hansard seemed to Mr Speaker to be slightly longer than appropriate, but he permitted its incorporation, 1145.

A member was informed that a question he had sought to ask without notice the day before and was ruled out of order as sub judice, would be permitted if he cared to ask it again, 631.

It would be an extraordinary development if Mr Speaker were to rule questions out of order because they were offensive to political opponents, 891.

A question appeared to be totally out of order. It appeared to have complete reliance upon press reports and Mr Speaker imagined that the member would not be in a position to guarantee their accuracy. However, Mr Speaker permitted the member to conclude his question and then allowed the Minister to reply to it, 890.

As a question was concerned with a federal bill that had not yet become law, it was appropriate to address it to the Attorney-General. It had some argumentative content but not enough for it to be ruled out of order, 253.

ASSEMBLY, LEGISLATIVE (continued):

A question asked by a member was too long and it contained excessive information. Questions of that type would not be permitted in the future, 1647. A question clearly giving information was out of order, 2255.

A question was ruled out of order on the ground that it did not relate to the administrative responsibility of the Minister to whom it was directed, 2030.

A question was ruled out of order on the ground that it contained comment and argument; also it sought information. The member would be given the call provided he reframed the question, 1140.

Mr Speaker ruled a question out of order on the ground that it was clearly sub judice, 503, 573, 577.

A point of order—that because of the proximity of the question, it should be added to the Questions and Answers paper—was not upheld. It was no longer than many other questions asked and answered in the House, 1521.

A point of order—that it was obvious that a Minister had notice of a question that he was asked during question time—was not upheld. It would be entirely contrary to the traditions of the Chamber to uphold the point of order, 708.

A point of order—that a question imputed improper motives to a Minister of the Crown—was not upheld. Mr Speaker pointed out that the question contained colourful phrases without which it would be much better, 888.

A point of order—that a member in asking a question was seeking an opinion from a Minister—was not upheld, 1446.

A point of order—that a question and the answer to it involved intimidation of an honourable member—was not upheld. The question was a proper one, very much within the same ambit as questions that had emanated from the honourable member himself, 2036; precisely the same imputation had been repeated again and again in the Chamber by the same parties, so Mr Speaker had no intention of disallowing the question, 2037; there was some substance in the point of order that had been taken, but what had occurred had to be measured against the reality of the political debate. The occupant of the Chair was required to exercise commonsense and discretion in interpreting the standing orders. In terms of Standing Order 151 there could not be a great deal of force in the objections taken when the member
concerned did not take the point of order and other members purported to do so on his behalf, 2038.

A point of order—that the question referred to a federal matter and had no reference whatever to State matters and therefore had no relevance to the Minister’s administration—was not upheld. The Minister was answering in his capacity as representative in this House of a Minister in another House, 1855.

Reading of Speeches: A point of order—that a member was reading his speech—was not upheld, 2293; the member was referring to copious notes of a completely acceptable kind, 2661.

Relevance: A member had been extended a fair amount of latitude. He should now speak to the motion, 260.

A member was entitled to proceed but Mr Speaker hoped that he would bring his remarks more into direct relationship with the substantial terms of the motion, 647.

A member was requested to contain himself within the limits that normally apply at the introductory stage of a bill, 124, 739.

The remarks of a member were an appropriate rebuttal of what had been said by another member, but the member was requested to come back to the bill, 142.

Though a member was not speaking directly to the motion, he would be permitted to deal briefly with the matter he had raised, 482.

A member is not restricted to making only a passing reference to something that is in fact central to the motion, 2676.

Debate should be confined to what on the face of it the motion indicates a bill contains. A member was asked not to digress far from the motion, 802: upon closer scrutiny of the motion Mr Speaker was inclined to think that the member was basically in order in what he was saying when a point of order was taken that he was straying from the motion, 803.

A bill could not be made a pretext for a complete speech on any issue. The member was required to come to the bill, 2292; some tolerance had been extended to other members who had spoken on the bill but Mr Speaker requested the member now addressing the House to confine himself to the

A member was required to return to the debate, 1154, 1410; and to the motion, 2673.

A point of order—that a member was straying from the motion—was not upheld. Mr Speaker had no intention of restraining the member at that stage, 1148.

A point of order—that a member was not speaking to the motion—was upheld. The member was directed to speak specifically to the motion, 1350; a later point of order that the member was still not speaking to the motion was not upheld, 1351.

A point of order—that a member had strayed too far from the motion before the House—was not upheld. The member would be permitted to continue but he must not debate at length certain matters; later the member was directed to return to the motion, 1881.

A member was getting well away from the motion before the House, 1879, 1880.

A point of order—that a Minister was not confining his reply on an urgency motion to the matters raised—was not upheld, 1529.

Points of order—that a member was not speaking to the bill (motion) were not upheld, 1002, 1079, 1270, 2675, 2677.

A point of order—that a member was not replying to the debate on the motion—was not upheld. However, the member was asked to be more specific in his reply, 2678.

A member was under a misconception in relation to a ruling given by Mr Speaker. In fact the matter being dealt with by the member addressing the House was central to the motion, 2677.

Mr Speaker could detect a faint thread of relevance in what the Minister was saying; he could continue, 2102.

A member’s remarks were treated by Mr Speaker as being introductory to his remarks on the bill, 2081; the member had not yet
ASSEMBLY, LEGISLATIVE (continued):

Speaker, Mr (The Hon. James Alexander Cameron, LL.M.), Rulings, Observations and Opinions (continued):

addressed his remarks to the bill but Mr Speaker was sure that he would do so, 2082; the member was directed to return to the measure and not to give a speech on another matter, 2083, 2340.

A member was requested to address himself to the bill before the House rather than persist in referring to a matter of local interest to the member, 2521; Mr Speaker wanted to give the member maximum scope to the member, 2522.

Royal Commission: A point of order—that a member was talking on the adjournment motion about a matter currently before a Royal commission—was not upheld, 178.

Speaker: Election, 11, 14; Presentation, 16.

Sub Judice Rule: Mr Speaker did not propose to adopt an inflexible attitude. Questions would not be ruled out of order because of the mere mention of specific words or matters. It was clear that the purpose of the rule was to prevent the House from being made, as it were, an alternative forum to a Royal commission. The evil to be avoided is the mere mention of specific words or matters. It was clear that a member were to proceed as he had been, he would be moving into plain debate and argument and away from the strict debate on urgency.

Having given the matter further thought, Mr Speaker was of the opinion that an earlier ruling he had given in relation to a question asked without notice was unduly restrictive. The member was informed that if he cared to ask the question again it would be allowed later, 631.

A member was more or less canvassing a specific matter that he knew was before the court, 833.

Mr Speaker ruled that a question went directly to issues likely to colour the court's consideration, and therefore it was sub judice, 503, 577.

Mr Speaker ruled out of order parts of a question that related to matters which were before a Royal commission, 894, 895.

Mr Speaker upheld a point of order that a matter raised by a Minister was technically sub judice. However, the member had plainly initiated this phase of the debate by his own colourful remarks when he began to speak, 741.

ASSEMBLY, LEGISLATIVE (continued):

Speaker, Mr (The Hon. James Alexander Cameron, LL.M.), Rulings, Observations and Opinions (continued):

A point of order—that a matter being discussed by a Minister would be the subject of a coronial inquiry—was not upheld. Notwithstanding the fact that the Minister was possibly technically in breach of the sub judice rule, he was permitted to proceed, but with the utmost caution, 706.

Points of order on the sub judice rule not upheld, 115, 501.

Tedious Repetition: Even though a member was indulging in tedious repetition within the meaning of Standing Order 157, the Chair was keen to see that the member had every possible opportunity to express his point of view, 2642.

Urgency: What is and what is not purely urgent is not made out by continual repetition of the phrase “It is urgent because”. In future Mr Speaker would take a stricter line on these matters. 1332.

Mr Speaker had been extremely tolerant. The fact that a matter is serious has nothing whatever to do with urgency. Also, urgency is not made out by continual repetition of the phrase “It is urgent because”. In future Mr Speaker would take a stricter line on these matters. 1333.

A member was requested to confine himself strictly to proper considerations of urgency, 638.

A member should come immediately to the matter of urgency, 111; he had strayed considerably from urgency, 112.

A member was requested to return to urgency, 1237.

It was perfectly competent for a Minister to indicate why it was important for one matter to take precedence of other business, but at that stage he must not debate the substantive motion, 2655; if the urgency
ASSEMBLY, LEGISLATIVE (continued):

Speaker, Mr (The Hon. James Alexander Cameron, LL.M.), Rulings, Observations and Opinions (continued):

motion were carried it would fall to the member who had given notice of the substantive motion to move it, 2656.

Mr Speaker had done his best to ensure that the Opposition would have its say. However, nothing is more difficult than the task of adjudicating on the issue of urgency. There are blurred lines where urgency ends and debate on the substantive motion begins. As the Chair had been tolerant with the Opposition in this matter, Mr Speaker proposed to be equally tolerant with a Minister. Basically the Minister had been addressing himself to urgency, 2657.

Mr Speaker invited the attention of the House to Standing Order 395 which provides that the question of urgency shall be decided by the House upon motion without notice or debate except a statement by the mover and a statement by a Minister or the Leader of the Opposition when the motion is moved by a Minister, each limited to 10 minutes. The standing order does not give cognizance to anybody other than those persons. Nonetheless Mr Speaker allowed the Deputy Leader of the Opposition to speak, 2657.

It was perfectly in order for the Deputy Leader of the Opposition to indicate that other matters were more urgent than the one brought forward by a Minister, 2658.

Points of order on urgency not upheld, 111, 113, 637, 1332, 1334.

Speaker, Mr (The Hon. James Cameron):

Election, m., 8.
Presentation, 16.

Seasonal Felicitations, adj., 465.

Special Adjournment, m., 465, 2680.

Temporary Chairman of Committees (R. B. Duncan, Esq.), Rulings, Observations and Opinions:

Member Warned: Mr Doyle, 2070.

Temporary Chairmen of Committees, 23.

Vacant Seats in Legislative Council, 702, 1241.

Vidler, I. P. K., Esquire, C.B.E., Clerk of the Legislative Assembly, Retirement, adj., 491; m., 498.

Australian Constitution:

Convention, m., 76; 157, 2185, 2280.

B

Betting:

Broadcasting of TAB Odds, q., 1644.
Football Pools, q., 635.
Illegal Gambling, q., 29; adj., 177, 571.

BILLS

Albury-Wodonga Development Bill:

Assembly: Int., 1881; 1R., 1882; 2R., 2074; Com., 2098; ad. rep., 2099; 3R., 2179; returned, 2495.

Council: 1R., 2128; m.s.o., 2248; 2R., 2248, 2382; Com., ad. rep. and 3R., 2393, 2394.

Appropriation Bill, 1973:

Assembly: Assent, 17.
Council: Assent, 2.

Argentine Ant Eradication (Amendment) Bill:

Assembly: Int. and 1R., 1054; 2R., 1283; Com. and ad. rep., 1287; 3R., 1341; returned, 2070.

Council: 1R., 1300; 2R., 1809; Corn. and ad. rep., 1813; 3R., 1946.

Broken Hill Water and Sewerage (Amendment) Bill:

Assembly: Urgency, 32; m.s.o., 34; int., 50; 1R., 51; 2R., 158; Com., ad. rep. and 3R., 159; returned, 248; assent, 497.

Council: 1R., 105; m.s.o., 106; 2R., 109; Com. and ad. rep., 110; 3R., 181; assent, 679.

Bungonia Gorge Preservation Bill:

Council: Int. and 1R., 2110; 2R., 2561.

Coal and Oil Shale Mine Workers (Superannuation) Amendment Bill:

Assembly: M.s.o., 36; int., 56; 1R., 57; 2R., 208; Com., ad. rep. and 3R., 214; returned, 402; assent, 497.

Council: 1R. and m.s.o., 181; 2R., 239; Corn. and ad. rep., 240; 3R., 322; assent, 679.
BILLS (continued):

COAL MINING BILL:
Assembly: Int., 121; 1R., 122; 2R., 217; Com., 225; ad. rep., 226; 3R., 278; returned, 428; assent, 497.
Council: 1R., 240; m.s.o., 324; 2R., 324; Com., ad. rep. and 3R., 334; assent, 679.

COMPANIES (AMENDMENT) BILL:
Assembly: Int., 1878; 1R., 1881; 2R. Com. and ad. rep., 2155; 3R., 2262; returned, 2495.
Council: 1R. and m.s.o., 2185; 2R., 2381; Com., ad. rep. and 3R., 2382.

COMPANIES (FURTHER AMENDMENT) BILL:
Assembly: Int., 2278; 1R., 2280; 2R., 2628; Com., ad. rep. and 3R., 2651; returned, 2680.
Council: 1R., m.s.o. and 2R., 2594; Com., 2600; ad. rep. and 3R., 2601.

CONSUMER CLAIMS TRIBUNALS BILL:
Assembly: Int., 738; 1R., 742; 2R., 1288, 1410; Com., 1415, 1467; ad. rep., 1471; 3R., 1531; returned, 1878.
Council: 1R., 1478; 2R., 1728; Com., 1740; ad. rep., 1741; 3R., 1780.

CONVERSION OF CEMETERIES BILL:
Assembly: Int., 907; 1R., 908; 2R., 1156; Com., 1161; ad. rep., 1162; 3R., 1241; returned, 1685; cons. amdts, 1883; ad. rep., 1883.
Council: 1R., 1185; 2R., 1493; Com., 1496; ad. rep., 1497; 3R., 1598; mes., 1808.

CO-OPERATION (AMENDMENT) BILL:
Assembly: Int., 535; 1R., 538; 2R., 748; Corn. and ad. rep., 755; 3R., 799; returned, 1228; assent, 2141.
Council: 1R. and m.s.o., 772; 2R., 1018; Com. and ad. rep., 1025; 3R., 1119; assent, 2110.

CRIMES AND OTHER ACTS (AMENDMENT) BILL:
Assembly: Int., 800; 1R., 809; 2R., 1354; Com., 1393, 1467; ad. rep., 1467; 3R., 1531; returned, 2495; cons. amdts, 2613; ad. rep., 2614.
Council: 1R., 1478; 2R., 1828, 1983; Com., 2008; ad. rep., 2026; recom., 2026; ad. rep., 2027; recom., 2380; ad. rep., 2381; 3R., 2381; mes., 2558.

BILLS (continued):

CROWN LANDS AND OTHER ACTS (RESERVES) AMENDMENT BILL:
Assembly: Int., 482; 1R., 484; 2R., 1003, 1055, 1084; Com., 1091; ad. rep., 1110; 3R., 1241; returned, 2070.
Council: 1R. and m.s.o., 1185; 2R., 1782; Com., 1803; ad. rep., 1808; 3R., 1946.

CROWN LANDS (REMOVAL OF RESTRICTION ON TRANSFER) BILL:
Assembly: Int., 591; 1R., 592; 2R., 1662; Com. and ad. rep., 1664; 3R., 1752; returned, 2280.
Council: 1R., 1725; 2R., 2110; Com., 2113; ad. rep., 2114; 3R., 2185.

DEATH DUTIES (ABOLITION) BILL:
Assembly: Int., 1551.

DEFAMATION BILL:
Assembly: Int., 657; 1R., 665; 2R., 809; Com., 848, 895; ad. rep., 907; 3R., 956; returned, 1849.
Council: 1R., 928; 2R., 1509, 1600; Com., 1626; ad. rep., 1641; 3R., 1725.

EDUCATION (AMENDMENT) BILL:
Assembly: Assent, 17.
Council: Assent, 2.

ELECTRICITY DEVELOPMENT (FURTHER AMENDMENT) BILL:
Assembly: Int., 120; 1R., 121; 2R., 214; Com., ad. rep. and 3R., 217; returned, 402; assent, 497.

FIRE BRIGADES (AMENDMENT) BILL:
Assembly: Int. and 1R., 589; 2R., 998; Com. and ad. rep., 1003; 3R., 1054; returned, 1685; assent, 2613.
Council: 1R., 1008; 2R., 1480; Com. and ad. rep., 1487; 3R., 1597; assent, 2558.

GAMING AND BETTING (AMENDMENT) BILL:
Assembly: Int., 2268; 1R., 2272; 2R., 2500; Com., 2512; ad. rep. and 3R., 2515; returned, 2680.
Council: 1R. and m.s.o., 2434; 2R., 2585; Com., ad. rep. and 3R., 2593.

GAMING AND BETTING (POKER MACHINES) AMENDMENT BILL:
Assembly: Urgency, 32; m.s.o., 34; int., 39; 1R., 40; 2R., 61; Com., ad. rep. and 3R., 63; returned, 248; assent, 497.
Council: 1R. and m.s.o., 76; 2R., 93; Com. and ad. rep., 98; 3R., 181; assent, 679.
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Assembly: Int., 1R., 159; 2R., 159, 315, 407; Com., ad. rep. and 3R., 428; returned, 490; assent, 497.
Council: 1R. and m.s.o., 362; 2R., 437; Com., ad. rep. and 3R., 448; assent, 679.

**GORE HILL CEMETARY BILL:**
Assembly: Int., 484; 1R., 485; 2R., 1110; Com., 1113; ad. rep. 1114; 3R., 1147; returned, 1685.
Council: 1R. and m.s.o., 1119; 2R., 1487; Com. and ad. rep., 1493; 3R., 1598.

**GOVERNMENT RAILWAYS AND TRANSPORT (AMENDMENT) BILL:**
Assembly: Int., 385; 1R., 387; 2R., 764, 809; Com. and ad. rep., 809; 3R., 895; returned, 1410; cons. amdts, 1562; ad. rep., 1562; assent, 2613.
Council: 1R. and m.s.o., 867; 2R., 1219; com. and ad rep., 1228; 3R., 1301; mes., 1597; assent, 2558.

**GROWTH CENTRES (DEVELOPMENT CORPORATIONS) BILL:**
Assembly: Int., 2043; 1R., 2044; 2R., 2328; Com., 2343; ad. rep. and 3R., 2346; returned, 2500.
Council: 1R. and m.s.o., 2377; 2R., 2394; Com., ad. rep. and 3R., 2400.

**GROWTH CENTRES (LAND ACQUISITION) BILL:**
Assembly: Int., 202; 1R., 226; 2R., 538; Com. (pro fo r d) and ad rep., 558; Com., 594; ad. rep., 619; 3R., 642; returned, 947; assent, 1742.
Council: 1R. and m.s.o., 680; 2R., 685; Com., 698, 775; ad. rep., 783; 3R., 867; assent, 1725.

**GWYDIR RIVER SYSTEM DISTRIBUTARY WORKS BILL:**
Assembly: Int., 487; 1R., 488; 2R., 1657; Com. and ad. rep., 1662; 3R., 1752; returned, 2179.

**HAWKERS BILL:**
Assembly: Int. and 1R., 1354; 2R., 1701; Com., 1705; ad. rep., 1706; 3R., 1752; returned, 2280.
Council: 1R., 1725; 2R., 2114; Com., 2116; ad. rep., 2118; 3R., 2185.

**HUNTER DISTRICT WATER, SEWERAGE AND DRAINAGE (AMENDMENT) BILL, 1973:**
Assembly: Urgency, 32; m.s.o., 34; int., 48; 1R., 50; 2R., 149; Com., ad. rep. and 3R., 157; returned, 248; assent, 497.
Council: 1R. and m.s.o., 105; 2R., 106; Com., 108; ad. rep., 109; 3R., 181; assent, 679.

**HUNTER DISTRICT WATER, SEWERAGE AND DRAINAGE (AMENDMENT) BILL, 1974:**
Assembly: Int., 584; 1R., 587; 2R., 988; Com. and ad rep., 994; 3R., 1054; returned, 1521; assent, 2613.
Council: 1R., 1008; 2R., 1312; Com. and ad rep., 1314; 3R., 1425; assent, 2558.

**INDUSTRIAL ARBITRATION (AMENDMENT) BILL:**
Assembly: Assent, 17.
Council: Assent, 2.

**INDUSTRIAL ARBITRATION (FURTHER AMENDMENT) BILL:**
Assembly: M.s.o., 36; int., 57; 1R., 59; 2R., 428, 489, 619, 755; Com., 762; ad. rep., 764; 3R., 799; returned, 1283; assent, 2141.
Council: 1R. and m.s.o., 772; 2R., 1026, 1124; Com., 1129; ad. rep., 1133; 3R., 1185; assent, 2110.

**LAND DEVELOPMENT CONTRIBUTION MANAGEMENT (AMENDMENT) BILL:**
Assembly: Urgency, 32; m.s.o., 34; int., 40; 1R., 42; 2R., 63; Com., ad. rep. and 3R., 68; returned, 277; assent, 497.
Council: 1R. and m.s.o., 76; 2R., 186; Com. and ad rep., 192; 3R., 229; assent, 679.

**LAND TAX (AMENDMENT) BILL:**
Assembly: Assent, 17.
Council: Assent, 2.

**LAW OF EVIDENCE BILL (pro forma):**
Assembly: 1R., 17.
Council: 1R., 4.

**LEGAL AID (MISCELLANEOUS PROVISIONS) BILL:**
Assembly: Int., 2272; 1R., 2278; 2R., 2614; Com., ad. rep. and 3R., 2628; returned, 2680.
Council: 1R. and m.s.o., 2568; 2R., 2570; Com., ad. rep. and 3R., 2582.
BILLS (continued):

**Library (Amendment) Bill:**
Assembly: *Int.*, 592; *1R.*, 593; *2R.*, 1664; *Corn.* and ad. rep. 1667; *3R.*, 1752; returned, 2280.

**Council:** *1R.*, 1725; *2R.*, 2119; *Corn.* and ad. rep. 2124; *3R.*, 2185.

**Liquor (Amendment) Bill:**
Assembly: *Int.*, 1559; *1R.*, 1562; *2R.*, 1760; *Corn.*, 1774; ad. rep., 1775; *3R.*, 1868; returned, 2478.

**Council:** *1R.*, 1780; *2R.*, 2137; *Corn.*, 2197; ad. rep., 2198; *3R.*, 2377.

**Local Government (Amendment) Bill, 1973:**
Assembly: *M.s.o.*, 36; int., 53; *1R.*, 54; *2R.*, 162; *Corn.*, ad. rep. and *3R.*, 170; returned, 402; assent, 497.

**Council:** *1R.*, 110; *m.s.o.*, 212; *2R.*, 242; *Corn.* and ad. rep., 244; *3R.*, 322; assent, 679.

**Local Government (Amendment) Bill, 1974:**
Assembly: *Int.*, 737; *1R.*, 738; *2R.*, 1265; *Corn.*, 1279; ad. rep., 1283; *3R.*, 1341; returned, 2070.

**Council:** *1R.*, 1300; *2R.*, 1813; *Corn.*, 1826; ad. rep., 1828; *3R.*, 1946.

**Local Government Associations Incorporation Bill:**
Assembly: Int. and *1R.*, 588; *2R.*, 995; *Corn.* and ad. rep., 998; *3R.*, 1054; returned, 1521.

**Council:** *1R.*, 1008; *2R.*, 1319; *Corn.* and rep., 1322; *3R.*, 1425.

**Local Government (Regulation of Flats) Amendment Bill:**
Assembly: *M.s.o.*, 36; int. and *1R.*, 52; *2R.*, 160; *Corn.*, ad. rep. and *3R.*, 162; returned, 277; assent, 497.

**Council:** *1R.*, 106; *m.s.o.*, 183; *2R.*, 183; *Corn.* and ad. rep., 186; *3R.*, 229; assent, 679.

**Local Government (Safety of Dams) Amendment Bill:**
Assembly: Int., 1757; *1R.*, 1758; *2R.*, 2044; *Corn.* and ad. rep., 2050; *3R.*, 2150; returned, 2478.

**Council:** *1R.*, 2110; *2R.*, 2239; *Corn.* and ad. rep., 2241; *3R.*, 2378.

**Lord Howe Island Aerodrome Bill:**
Assembly: *Int.*, 1553; *1R.*, 1559; *2R.*, 1706; *Corn.*, 1712; ad. rep., 1713; *3R.*, 1752; returned, 2280.

**Council:** *1R.*, 1725; *2R.*, 2124; *Corn.* and ad. rep., 2128; *3R.*, 2185.

**Maritime Services (Amendment) Bill:**
Assembly: Int., 2264; *1R.*, 2268; *2R.*, 2516; *Corn.*, 2530; ad. rep. and *3R.*, 2531; returned, 2680.

**Council:** *1R.* and *m.s.o.*, 2450; *2R.*, 2582; *Corn.*, ad. rep. and *3R.*, 2585.

**Metric Conversion Bill:**
Assembly: *Int.*, 2150; *1R.*, 2151; *2R.*, 2495; *Corn.* and ad. rep., 2498; *3R.*, 2500; returned, 2601.

**Council:** *1R.* and *m.s.o.*, 2434; *2R.*, 2454; *Corn.* and ad. rep., 2455; *3R.*, 2456.

**Metric Conversion (Savings) Bill:**
Assembly: *Int.* and *1R.*, 2151; *2R.*, 2498; *Corn.* ad. rep. and *3R.*, 2500; returned, 2601.

**Council:** *1R.* and *m.s.o.*, 2434; *2R.*, 2456; *Corn.* ad. rep. and *3R.*, 2457.

**Metropolitan Water, Sewerage, and Drainage (Amendment) Bill, 1973:**
Assembly: Urgency, 32; *m.s.o.*, 34; *int.*, 42; *1R.*, 48; *2R.*, 125; *Corn.*, 148; ad. rep. and *3R.*, 149; returned, 248; assent, 497.

**Council:** *1R.* and *m.s.o.*, 93; *2R.*, 98; *Corn.* and ad. rep., 105; *3R.*, 181; assent, 679.

**Metropolitan Water, Sewerage, and Drainage (Amendment) Bill, 1974:**
Assembly: *Int.*, 578; *1R.*, 584; *2R.*, 919; *3R.*, 979; *Corn.* and ad. rep., 987; *3R.*, 1054; returned, 1521; assent, 2613.

**Council:** *1R.*, 1008; *2R.*, 1303; *Corn.* and ad. rep., 1312; *3R.*, 1425; assent, 2558.

**Money-lenders and Infants Loans (Amendment) Bill:**
Assembly: *Int.*, 278; *1R.*, 281; *2R.*, 387; *Corn.*, 398; ad. rep. and *3R.*, 402; returned, 490; assent, 497.

**Council:** *1R.*, 344; *m.s.o.*, 345; *2R.*, 448; *Corn.*, ad. rep. and *3R.*, 452; assent, 679.

**Motor Dealers Bill:**
Assembly: *Int.*, 1908; *1R.*, 1915; *2R.*, 2347; *Corn.*, 2368; 2465; ad. rep., 2477; *3R.*, 2478; returned, 2601.

**Council:** *1R.* and *m.s.o.*, 2381; *2R.*, 2434; *Corn.*, 2448; ad. rep. and *3R.*, 2450.
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Motor Traffic and Transport (Amendment) Bill:
Assembly: Int., 1758; 1R., 1759; 2R., 1936;
Com. and ad. rep., 1941; 3R., 2041; returned, 2478.

Motor Vehicles (Taxation) and Motor Vehicles Taxation Management (Amendment) Bill:
Assembly: Urgency, 32; m.s.o., 34; int., 37;
1R., 39; 2R., 68; Com., ad. rep. and 3R., 70; returned, 248; assent, 497.
Council: 1R. and m.s.o., 76; 2R., 87; Com. and ad. rep., 93; 3R., 181; assent, 679.

National Parks and Wildlife Bill:
Assembly: Int., 2152; 1R., 2154.

New South Wales Film Council Bill:
Assembly: Int., 593; 1R., 594; 2R., 1667;
Com., 1681; ad. rep. and 3R., 1685; returned, 2478.
Council: 1R., 1780; 2R., 2198; Corn. and ad. rep., 2206; 3R., 2377.

New South Wales Planning and Environment Commission Bill:
Assembly: Int., 1868; 1R., 1878; 2R., 2155;
2281; Corn., 2305; ad. rep., 2328; 3R., 2346; returned, 2531.
Council: 1R. and m.s.o., 2377; 2R., 2401;
Com., 2422; ad. rep. and 3R., 2433.

Parliamentary Allowances and Salaries (Amendment) Bill:
Assembly: Int., 1081; 1R., 1082; 2R., 1162;
Com. and ad. rep., 1169; 3R., 1241; returned, 1521; assent, 2141.
Council: 1R., 1185; 2R., 1327; Corn. and ad. rep., 1351; 3R., 1425; assent, 2110.

Permanent Building Societies (Amendment) Bill:
Assembly: Int., 531; 1R., 535; 2R., 668; 746;
Com. and ad. rep., 748; 3R., 809; returned, 1228; assent, 2141.
Council: 1R., 573; 2R., 941; 1010; Com., 1017; ad. rep., 1018; 3R., 1119;
assent, 2110.

Pipelines (Amendment) Bill, 1973:
Assembly: Int. and 1R., 120; 2R., 283; Com., 287; ad. rep. and 3R., 298; returned, 482;
cons. amdts and ad. rep., 488; assent, 497.
Council: 1R. and m.s.o., 321; 2R., 334; Com., 343; ad. rep., 344; 3R., 434; mes., 448;
assent, 679.

BILLS (continued):

Pipelines (Amendment) Bill, 1974:
Assembly: Int., 590; 1R., 591; 2R., 665; Com. and ad. rep., 668; 3R., 714; returned, 1084;
assent, 1742.
Council: 1R., 680; 2R., 783, 870, 932; Com. and ad. rep., 941; 3R., 1009; assent, 1725.

Police Regulation (Superannuation) Amendment Bill:
Assembly: Int., 1759; 1R., 1760; 2R., 2050;
Com., 2067; ad. rep., 2070; 3R., 2150; returned, 2478.
Council: 1R., 2110; 2R., 2242; Com. and ad. rep., 2248; 3R., 2378.

Public Service (Amendment) Bill:
Assembly: M.S.O. and int., 2263; 1R., 2264;
2R., 2515; Com., ad. rep. and 3R., 2516; returned, 2601.
Council: 1R. and m.s.o., 2434; 2R., Com.,
ad. rep. and 3R., 2457.

Public Service and Crown Employees Appeal Board (Amendment) Bill:
Assembly: Int., 1906; 1R., 1908; 2R., 2070;
withdrawn. 2262.

Public Transport Commission (Amendment) Bill:
Assembly: Int., 1462; 1R., 1466; 2R., 1919;
Com. and ad. rep., 1935; 3R., 2041; returned, 2478.
Council: 1R., 1945; 2R., 2210; Corn. and ad. rep., 2223; 3R., 2377.

Pyramid Sales Bill:
Assembly: Int., 742; 1R., 746; 2R., 1471,
1563; Com., 1580; ad. rep., 1594; 3R., 1650;
returned, 2179.
Council: 1R., 1597, 2R., 1947; Com., 1961;
ad. rep., 1965; 3R., 2110.

Registrar-General Bill:
Assembly: Assent, 17.
Council: Assent, 2.

Registration of Births, Deaths and Marriages (Amendment) Bill:
Assembly: M.S.O., 36; int., 54; 1R., 56; 2R.,
171; Com., 173; ad. rep., 177; 3R., 215;
returned, 402; assent, 497.
Council: 1R., 180; m.s.o., 181; 2R., 231;
Com., 238; ad. rep., 239; 3R., 322; assent,
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RIVER MURRAY WATERS (AMENDMENT) BILL:
Assembly: Int., 1656; 1R., 1657; 2R., 1916; Com. and ad. rep., 1919; 3R., 2041; returned, 2478.
Council: 1R., 1946; 2R., 2223; Corn. and ad. rep., 2228; 3R., 2377.

STAMP DUTIES (AMENDMENT) BILL:
Assembly: Urgency, 32; m.s.o., 34; int., 59; 1R., 61; 2R., 59; Com. ad. rep. and 3R., 61; returned, 248; assent, 497.
Council: 1R. and m.s.o., 76; 2R., 78; Com. and ad. rep., 87; 3R., 181; assent, 679.

STATES GRANTS (RURAL RECONSTRUCTION) AGREEMENT RATIONIZATION (AMENDMENT) BILL:
Assembly: Int. and 1R., 746; 2R., 1173; Corn. and ad. rep., 1180; 3R., 1241; returned, 1685.
Council: 1R., 1185; 2R., 1497; Com. and ad. rep., 1509; 3R., 1598.

STATUTORY SALARIES ADJUSTMENT BILL:
Assembly: Int., 1080; 1R., 1081; 2R., 1169; Com. and ad. rep., 1173; 3R., 1241; returned, 1521; assent, 2141.
Council: 1R., 1185; 2R., 1323; Corn. and ad. rep., 1327; 3R., 1425; assent, 2110.

STRATA TITLES (AMENDMENT) BILL, 1973:
Assembly: Assent, 17.
Council: Assent, 2.

STRATA TITLES (AMENDMENT) BILL, 1974:
Assembly: Int., 1653; 1R., 1656; 2R., 1883; Corn., 1902; ad. rep., 1906; 3R., 2041; returned, 2478.
Council: 1R., 1946; 2R., 2228; Com. and ad. rep., 2238; 3R., 2377.

SUPERANNUATION (AMENDMENT) BILL:
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Council: 1R. and m.s.o., 2434; 2R., 2450; Com. ad. rep. and 3R., 2454.

SYDNEY TURF CLUB (AMENDMENT) BILL:
Assembly: Int., 1054; 1R., 1055; 2R., 1685; Corn. and ad. rep., 1688; 3R., 1752; returned, 2280.
Council: la., 1725; 2R., 2118; Com. and ad. rep., 2119; 3R., 2185.

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TRAVEL AGENTS BILL:
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Council: Assent, 2.

VALUATION OF LAND (AMENDMENT) BILL:
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Council: 1R., 1009; 2R., 1314; Corn. and ad. rep., 1319; 3R., 1425; assent, 2110.

VETERINARY SURGEONS (AMENDMENT) BILL:
Assembly: Int., 485; 1R., 487; 2R., 908; Corn., 914; ad. rep., 919; 3R., 956; returned, 1410; assent, 2141.
Council: 1R. and m.s.o., 928; 2R., 1133, 1188; Corn., 1217; ad. rep., 1219; 3R., 1301; assent, 2110.

VOLUNTARY WORKERS (SOLDIERS' HOLDINGS) AMENDMENT BILL:
Assembly: Int. and 1R., 1353; 2R., 1688; Corn., 1697; ad. rep., 1700; 3R., 1775; returned, 2280.
Council: 1R., 1725; 2R., 2128; Corn., 2135; ad. rep., 2137; 3R., 2185.

WHEAT INDUSTRY STABILIZATION AND WHEAT QUOTAS (AMENDMENT) BILL:
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Council: 1R. and m.s.o., 344; 2R., 363; Corn. ad. rep. and 3R., 369; assent, 679.

WHEAT QUOTAS BILL:
Assembly: M.s.o., 278; int., 281; 1R., 282; 2R., 402; Corn. ad. rep. and 3R., 406; returned, 456; assent, 497.
Council: 1R. and m.s.o., 344; 2R., 369; Corn., 373; ad. rep. and 3R., 374; assent, 679.

YOUTH AND COMMUNITY SERVICES BILL:
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