NEW SOUTH WALES
PARLIAMENTARY DEBATES
(HANSARD)

THIRD SESSION OF THE FIFTY-FIRST PARLIAMENT

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TO

PARLIAMENTARY DEBATES

(HANSARD)

16 September 1997 to 3 December 1998

INDEX TO BILLS

Explanation of Abbreviations: ad. rep., Adoption of Report; Com., Committee; cons. amdts, Consideration of Amendments; cons. mes., Consideration of Message; dec. urg., Declaration of Urgency; int., Introduction; leg. com., Legislation Committee; mes., Message; 1R, 2R, 3R, First, Second, Third Reading; recons. amdts, Reconsideration of Amendments; recom., Recommittal; rest., Restoration; ret., Bill Returned; s.s.o., Motion for Suspension of Standing or Sessional Orders.

ABORIGINAL HOUSING BILL:
Assembly: int. 4886 1R 4886 2R 4886 6003 6030 3R 6083 ret. 6184 assent 6660
Council: 1R 6085 s.s.o. 6085 2R 6085 6110 3R 6121 assent 6720

ADMINISTRATIVE DECISIONS LEGISLATION AMENDMENT BILL:
Assembly: assent 7
Council: assent 27 mes. 28

ADMINISTRATIVE DECISIONS TRIBUNAL BILL:
Assembly: assent 7
Council: assent 27 mes. 28

ADMINISTRATIVE DECISIONS TRIBUNAL LEGISLATION AMENDMENT BILL:
Assembly: 1R 5716 2R 5716 5995 3R 5996 assent 6660
Council: int. 5381 1R 5381 2R 5381 5590 3R 5591 ret. 5960 assent 6789

ADMINISTRATIVE DECISIONS TRIBUNAL LEGISLATION FURTHER AMENDMENT BILL:
Assembly: s.s.o. 9566 int. 9566 1R 9566 2R 9566 10027 3R 10027 ret. 10717 cons. amdts 10723 ad. rep. 10734 mes. 10734
Council: 1R 9994 s.s.o. 9994 2R 11098 Com. 11099 3R 11100

AGRICULTURAL INDUSTRY SERVICES BILL:
Assembly: int. 4950 1R 4950 2R 4950 5276 3R 5280 ret. 5712 cons. amdts 5993 ad. rep. 5993 mes. 5993 assent 6660
Council: 1R 5202 2R 5453 Com. 5457 3R 5458 mes. 5921 assent 6720

AGRICULTURAL LEGISLATION AMENDMENT BILL:
Assembly: int. 8354 1R 8354 2R 8354 8725 Com. 8729 ad. rep. 8729 3R 8870 ret. 9433 assent 9572
Council: 1R 8823 s.s.o. 8823 2R 9343 3R 9349 assent 9453

AGRICULTURAL LIVESTOCK (DISEASE CONTROL FUNDING) BILL:
Assembly: int. 9748 1R 9748 2R 9748 10138 3R 10399 Com. 10405 3R 10409 mes. 10409 10516

AIR TRANSPORT LEGISLATION REPEAL BILL:
Assembly: int. 3630 1R 3630 2R 3630 3785 3R 3792
Council: 1R 3793 2R 4029

ALCOHOLIC BEVERAGES ADVERTISING PROHIBITION BILL:
Council: rest. 916 2R 1688 1706 4608 5733 5753 7563 7582

APPROPRIATION BILL (COGNATE):
Assembly: int. 5527 1R 5527 2R 5527 5540 5787 6125 6166 6170 6185 6256 6281 6412 6476 6591 6603 3R 6622 ret. 6675 assent 7095
Council: 1R 6557 2R 6915 Com. 6916 3R 6916 assent 7052

APPROPRIATION (1997-98 BUDGET VARIATIONS) BILL (COGNATE):
Assembly: int. 5527 1R 5527 2R 5527 5540
INDEX TO BILLS

BUILDING AND CONSTRUCTION INDUSTRY LONG SERVICE PAYMENTS AMENDMENT BILL:
Assembly: 1R 4784 2R 5541 5716 3R 5721 assent 5887
Council: int. 4037 1R 4037 2R 4037 4282 4611
Com. 4612 3R 4613 ret. 5733 assent 5859

BUSINESS FRANCHISE LICENCES (REPEAL) BILL (COGNATE):
Assembly: int. 1610 1R 1610 2R 1610 1984 3R 1987 ret. 2596 assent 3434
Council: 1R 1939 s.s.o. 1939 2R 2495 3R 2496 assent 3375

CARBON RIGHTS LEGISLATION AMENDMENT BILL:
Assembly: int. 8932 1R 8932 2R 8932 9264 3R 9270 ret. 9748 cons. amdts 9883 ad. rep. 9883 mes. 9883 assent 10717
Council: 1R 9297 s.s.o. 9297 2R 9509 9631 9649 Com. 9661 3R 9666 mes. 9666 mes. 9799 assent 10827

CASINO CONTROL AMENDMENT BILL:
Assembly: int. 1837 1R 1837 2R 1837 2154 3R 2155 ret. 2746 assent 3434
Council: 1R 2068 s.s.o. 2068 2R 3142 Com. 3150 3R 3152 assent 3375

CHARLES STURT UNIVERSITY AMENDMENT BILL:
Assembly: int. 8737 1R 8737 2R 8737 9216
Com. 9222 ad. rep. 9222 3R 9236 ret. 9519 assent 9572
Council: 1R 9145 s.s.o. 9145 2R 9349 3R 9356 assent 9453

CHILD PROTECTION BILL:
Assembly: postponed 587 int. 932 1R 932 2R 932

CHILD PROTECTION (PROHIBITED EMPLOYMENT) BILL:
Assembly: s.s.o. 2446 int. 2458 1R 2458 2R 2458

CHILD PROTECTION (PROHIBITED EMPLOYMENT) BILL (NO 2):
Assembly: min. stmt 6661 withdrawn 7097

CHILD PROTECTION (PROHIBITED EMPLOYMENT) BILL (NO 3)(COGNATE):
Assembly: int. 8739 1R 8739 2R 8739 9075 3R 9090 ret. 10614 cons. amdts 10615 10700 ad. rep. 10700 mes. 10700
Council: 1R 9091 s.s.o. 9091 2R 9768 9832 9930 9957 Com. 10104 10161 10290 3R 10296 mes. 10611

CHILDREN (PROTECTION AND PARENTAL RESPONSIBILITY) BILL:
Assembly: assent 7
Council: assent 27 mes. 28

AUSTRALIAN MUTUAL PROVIDENT SOCIETY (DEMUTUALISATION AND RECONSTRUCTION) BILL:
Assembly: assent 7
Council: assent 27

BILL AMENDMENT BILL (COGNATE):
Assembly: int. 8327 1R 8327 2R 8327 8615 3R 8616 ret. 9073 assent 9572
Council: 1R 8628 s.s.o. 8628 2R 8976 3R 8983 assent 9453

BANANA INDUSTRY AMENDMENT BILL:
Assembly: int. 7284 1R 7284 2R 7284 s.s.o. 7455 2R 7487 3R 7488 ret. 7771
Council: 1R 7456 s.s.o. 7456 2R 7675 Com. 7681 3R 7684

BENEVOLENT SOCIETY (RECONSTITUTION) BILL:
Assembly: s.s.o. 9566 int. 9567 1R 9567 2R 9567 10024 3R 10025 ret. 10171
Council: 1R 9994 s.s.o. 9994 2R 11101 3R 11103

APPROPRIATION (1997-98 BUDGET VARIATIONS) BILL (NO 2) (COGNATE):
Assembly: int. 8294 1R 8294 2R 8294 8715 Com. 8723 ad. rep. 8724 3R 8724 assent 10717 ret. 10717
Council: 1R 8636 s.s.o. 8636 Attendance of Auditor-General 9356 9453 Examination of Auditor-General 9458 9467 2R 10815 Com. 10820 3R 10822 assent 10919

APPROPRIATION (PARLIAMENT) BILL (COGNATE):
Assembly: int. 5527 1R 5527 2R 5527 5540 5787 6125 6166 6170 6185 6256 6281 6412 6476 6591 6603 3R 6622 ret. 6675 assent 7095
Council: 1R 6557 2R 6915 Com. 6916 3R 6916 assent 7052

APPROPRIATION (REFUNDS AND SUBSIDIES) BILL (COGNATE):
Assembly: int. 1610 1R 1610 2R 1610 1984 3R 1987 ret. 2596 assent 3434
Council: 1R 1939 s.s.o. 1939 2R 2495 3R 2496 assent 3375

APPROPRIATION (SPECIAL OFFICES) BILL (COGNATE):
Assembly: int. 5527 1R 5527 2R 5527 5540 5787 6125 6166 6170 6185 6256 6281 6412 6476 6591 6603 3R 6622 ret. 6675 assent 7095
Council: 1R 6557 2R 6915 Com. 6916 3R 6916 assent 7052

5787 6125 6166 6170 6185 6256 6281 6412 6476 6591 6603 3R 6622 ret. 6675 assent 7095
6476 6591 6603 3R 6622 ret. 6675 assent 7095
Council: 1R 6557 2R 6915 Com. 6916 3R 6916 assent 7052

APPROPRIATION (1997-98 BUDGET VARIATIONS) BILL (NO 2) (COGNATE):
Assembly: int. 8294 1R 8294 2R 8294 8715 Com. 8723 ad. rep. 8724 3R 8724 assent 10717 ret. 10717
Council: 1R 8636 s.s.o. 8636 Attendance of Auditor-General 9356 9453 Examination of Auditor-General 9458 9467 2R 10815 Com. 10820 3R 10822 assent 10919

APPROPRIATION (PARLIAMENT) BILL (COGNATE):
Assembly: int. 5527 1R 5527 2R 5527 5540 5787 6125 6166 6170 6185 6256 6281 6412 6476 6591 6603 3R 6622 ret. 6675 assent 7095
Council: 1R 6557 2R 6915 Com. 6916 3R 6916 assent 7052

APPROPRIATION (REFUNDS AND SUBSIDIES) BILL (COGNATE):
Assembly: int. 1610 1R 1610 2R 1610 1984 3R 1987 ret. 2596 assent 3434
Council: 1R 1939 s.s.o. 1939 2R 2495 3R 2496 assent 3375

APPROPRIATION (SPECIAL OFFICES) BILL (COGNATE):
Assembly: int. 5527 1R 5527 2R 5527 5540 5787 6125 6166 6170 6185 6256 6281 6412 6476 6591 6603 3R 6622 ret. 6675 assent 7095
Council: 1R 6557 2R 6915 Com. 6916 3R 6916 assent 7052

AUSTRALIAN MUTUAL PROVIDENT SOCIETY (DEMUTUALISATION AND RECONSTRUCTION) BILL:
Assembly: assent 7
Council: assent 27
CHILDREN AND YOUNG PERSONS (CARE AND PROTECTION) BILL (Cognate):
Assembly: int. 9758 1R 9758 2R 9758 10175 3R
10184 ret. 10717 cons. amdts 10723 ad. rep.
10734 mes. 10734
Council: 1R 10113 s.s.o. 10113 2R 10897 10958
10982 Com. 10985 3R 10985 mes. 10985

CHILDREN AND YOUNG PERSONS LEGISLATION (REPEAL AND AMENDMENT) BILL (Cognate):
Assembly: int. 9758 1R 9758 2R 9758 10175 3R
10184 ret. 10717
Council: 1R 10113 s.s.o. 10113 2R 10897 10958
10982 Com. 10985 3R 10985 mes. 10985

COAL AND OIL SHALE MINE WORKERS (SUPERANNUATION) AMENDMENT (AGE DISCRIMINATION) BILL:
Assembly: int. 927 1R 927 2R 927

COASTAL PROTECTION AMENDMENT BILL:
Assembly: int. 2074 1R 2074 2R 2074 withdrawn 4739

COASTAL PROTECTION AMENDMENT BILL (No 2):
Assembly: int. 4886 1R 4886 2R 4886 5569 5578
5811 3R 5813 ret. 6125 assent 6660
Council: 1R 5767 s.s.o. 5767 2R 5972 3R 5987
assent 6720

COMMISSION FOR CHILDREN AND YOUNG PEOPLE BILL (No 2) (Cognate):
Assembly: int. 8739 1R 8739 2R 8739 9075 3R
9090 ret. 10614 cons. amdts 10615 10700 ad. rep.
10700 mes. 10700 10719
Council: 1R 9091 s.s.o. 9091 2R 9768 9832
9930 9957 10104 Com. 10161 10290 3R 10296
mes. 10611 cons. mes. 10876 ad. rep. 10876
mes. 10876

COMMISSION FOR CHILDREN AND YOUNG PEOPLE BILL:
Assembly: min. s.m. 6661

COMMONWEALTH PLACES (MIRROR TAXES ADMINISTRATION) BILL:
Assembly: int. 8291 1R 8291 2R 8291 8724 3R
8725 ret. 8809 assent 9519
council: 1R 8636 s.s.o. 8636 2R 8690 3R 8691
assent 9453

COMMUNITY PROTECTION (DANGEROUS OFFENDERS) BILL:
Assembly: 2R 589

COMPANION ANIMALS BILL:
Assembly: int. 4485 1R 4485 2R 4485 4901 4959
4972 5035 5049 Com. 5055 5403 5906

CONTRACTORS DEBTS BILL:
Assembly: int. 1208 1R 1208 2R 1208 2140 3R
2145 ret. 2634 assent 3434
Council: 1R 2068 s.s.o. 2068 2R 2530 2542 3R
2543 assent 3375

CO-OPERATIVE HOUSING AND STARR-BOWKETT SOCIETIES BILL:
Assembly: int. 164 1R 164 2R 164 527 3R 535
ret. 4153 cons. amdts 4648 ad. rep. 4649 mes.
4649 assent 4736
Council: 1R 454 2R 1133 4039 Com. 4043 3R
4045 mes. 4599 assent 4691

CO-OPERATIVES AMENDMENT BILL:
Assembly: assent 6
Council: assent 27

CORONERS AMENDMENT BILL:
Assembly: int. 1600 1R 1600 2R 1600 2595
Com. 2596 3R 2596 ret. 2746 assent 3434
Council: 1R 2542 s.s.o. 2542 2R 2888 3R 2892
assent 3375

CORRECTIONAL CENTRES AMENDMENT BILL:
Assembly: int. 1827 1R 1827 2R 1827 3553 3R
3557 ret. 3758 assent 3954
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Com. 2654 3R 2655 ret. 2746 assent 3434
Council: 1R 2787 s.s.o. 2787 2R 2953 Com. 2957 3R 2958 assent 3375

CRIMINAL PROCEDURE AND REPEAL BILL:
Assembly: int. 8327 8615 2R 28
Council: 1R 4784

Criminal Procedure Amendment (Sentencing Guidelines) Bill:
Assembly: int. 9190 1R 9190 2R 9190 9569 3R 9571 ret. 10717 cons. amdts 10723 ad. rep. 10734 mes. 10734
Council: 1R 9509 s.s.o. 9509 2R 10929 Com. 10940 3R 10941 mes. 10941

Criminal Procedure Legislation Amendment (BnL Agreements) Bill (Cognate):
Assembly: int. 8327 1R 8327 2R 8327 8615 3R 8616 ret. 9073 assent 9572
Council: 1R 8628 s.s.o. 8628 2R 8976 3R 8983 assent 9453

Crown Lands and Irrigation Legislation Amendment (Removal of Transfer Restrictions) Bill:
Assembly: int. 1597 1R 1597 2R 1597 1860 3R 1862 ret. 2596 assent 3434
Council: 1R 1881 s.s.o. 1881 2R 2501 3R 2504 assent 3375

Crown Lands and Irrigation Legislation Amendment (Transfer Restrictions) Bill:
Assembly: assent 7
Council: assent 27

DRY INDUSTRY AMENDMENT (Trade Practices Exemption) Bill:
Assembly: int. 4956 1R 4956 2R 4956 5290 5329 3R 5337 ret. 5563 assent 5887
Council: 1R 5257 s.s.o. 5257 2R 5461 3R 5470 assent 5859

Darling Harbour Authority Amendment and Repeal Bill:
Assembly: int. 4883 1R 4883 2R 4883 5265 3R 5266 ret. 5541 assent 5887
Council: 1R 5202 s.s.o. 5202 2R 5444 3R 5448 assent 5859

DE FACTO RELATIONSHIPS Amendment Bill:
Council: s.s.o. 6319 int. 6323 1R 6323 printing 6324 2R 6324

Defamation Bill:
Council: rest. 168

Director of Public Prosecutions Amendment Bill:
Assembly: postponed 589 2R 933

Disability Discrimination Legislation Amendment Bill:
Assembly: int. 5337 2R 5541 5731 3R 5731 assent 5887
Council: int. 4411 1R 4411 2R 4411 4728 Com. 5091 ad. rep. 5092 3R 5202 ret. 5733 assent 5859

District Court Amendment Bill:
Assembly: assent 7
Council: assent 27

Dried Fruits (Repeal) Bill:
Assembly: int. 2072 1R 2072 2R 2072 2478 3R 2482 ret. 2747 assent 3434
Council: 1R 2494 s.s.o. 2494 2R 2938 3R 2941 assent 3375

Drug Court Bill:
Assembly: int. 9030 1R 9030 2R 9030 9537 9559 9573 3R 9575 ret. 10717 cons. amdts 10723 ad. rep. 10734 mes. 10734
Council: 1R 9509 s.s.o. 9509 2R 10575 10594 10809 Com. 10828 3R 10833 mes. 10833

Drug Misuse and Trafficking Amendment Bill:
Assembly: int. 976 1R 976 2R 976 1271 Com. 1285 3R 1291
Council: 1R 1293 s.s.o. 1293 2R 1924 2013 2044 2193

Drug Misuse and Trafficking Amendment (Controlled Operations and Integrity Testing Programs) Bill:
Assembly: int. 9438 1R 9438 2R 9438 9572 3R 9573 ret. 10717 cons. amdts 10723 ad. rep. 10734 mes. 10734
Council: 1R 9509 s.s.o. 9509 2R 10941 Com. 10949 3R 10949 mes. 10949

Drug Misuse and Trafficking Amendment (ONGOING DEALING) Bill:
Assembly: s.s.o. 4689 int. 4689 1R 4689 2R 4689 5563 5801 Com. 5808 3R 5811 ret. 6660 assent 7095
Council: 1R 5753 2R 6382 6720 6733 Com. 6828 3R 6841 assent 7052

Drug Misuse and Trafficking Amendment (REGULAR DEALINGS) Bill:
Assembly: int. 588 1R 588 2R 588
INDEX TO BILLS

DUTIES AMENDMENT (MANAGED INVESTMENTS) BILL:
Assembly: int. 5992 1R 5992 2R 5992 6315 3R 6316 ret. 6475 assent 6660
Council: 1R 6319 2R 6346 3R 6347 assent 6916

DUTIES BILL:
Assembly: int. 1611 1R 1611 2R 1611 1987 1993
Council: 1R 1996 s.s.o. 1996 2R 2490 3R 2501
assent 3375

ELECTRICITY SUPPLY AMENDMENT (GREENHOUSE TARGETS)
BILL:
Council: int. 7054 1R 7054 2R 7054 7055

ELECTRICITY SUPPLY AMENDMENT (MANAGED INVESTMENTS) BILL:
Assembly: int. 1197 1R 1197 2R 1197 1491
Com. 1509 1513 ad. rep. 1520 3R 1619 ret. 2656
cons. amds 2751 ad. rep. 2751 mes. 2751
assent 4
Council: 1R 1543 2R 2370 Com. 2543 3R 2554
ret. s.s.o assent 3375

ENERGY SERVICES CORPORATIONS AMENDMENT (TRANSGRID)
CORPORISATION) BILL:
Assembly: int. 5191 1R 5191 2R 5191 5846 3R
5849 ret. 6505 cons. amds 6634 ad. rep. 6634
mes. 6634 assent 6660
Council: 1R 5859 2R 6329 Com. 6335 3R 6336
mes. 6557 assent 6945

ENVIRONMENTAL PLANNING AND ASSESSMENT AMENDMENT
BILL:
Assembly: int. 821 1R 821 2R 821 1657 1681 3R
1686 ret. 2747 assent 3343
Council: 1R 1687 s.s.o. 1687 2R 3297 Com.
3353 3R 3369 assent 3375

ENVIRONMENTAL PLANNING AND ASSESSMENT AMENDMENT
(PUBLIC PARTICIPATION AND ENVIRONMENTAL PROTECTION)
BILL:
Council: int. 7312 1R 7312 2R 7312

ENVIRONMENTAL PLANNING AND ASSESSMENT LEGISLATION
AMENDMENT BILL:
Assembly: assent 7
Council: assent 27 mes. 28

ENVIRONMENTAL TRUST BILL:
Assembly: int. 5777 1R 5777 2R 5777 6057

6061 Corn 6065 ad. rep. 6065 3R 6125 ret.
6660 cons. amds 6665 ad. rep. 6668 mes. 6668
assent 7095
Council: 1R 6085 s.s.o. 6085 2R 6757 Com.6765
3R 6768 mes. 7037 assent 7052

EVIDENCE (AUDIO AND VIDEO VISUAL LINKS) BILL:
Assembly: 1R 1873 2R 1873 9222 3R 9222
assent 9519
Council: int. 8185 1R 8185 2R 8185 8636 3R
8637 ret. 9145 assent 9453

EVIDENCE AMENDMENT (CONFIDENTIAL COMMUNICATIONS)
BILL:
Assembly: 1R 1390 2R 1621 2703 2730 Com.
2732 3R 2733 mes. 2747 assent 3434
Council: 1R 2787 s.s.o. 2787 2R 2948 3028
Com. 3031 ad. rep. 3034 3R 3034 ret. 3375
assent 3375

EVIDENCE (CHILDREN) BILL:
Assembly: 2R 2450 1R 2452 2R 2452 2658
s.s.o. 2658 3R 2658 ret. 2749 cons. amds 2751
ad. rep. 2771 mes. 2771 assent 3434
Council: 1R 2787 s.s.o. 2787 2R 2948 3028
Com. 3031 ad. rep. 3034 3R 3034 ret. 3375
assent 3375

FAIR TRADING AMENDMENT BILL (COGNATE):
Assembly: int. 4085 1R 4085 2R 4085 5181 5388
Com. 5396 ad. rep. 5403 3R 5430 ret. 6030
cons. amds 6251 ad. rep. 6252 mes. 6252
assent 6660
Council: 1R 5380 s.s.o. 5380 2R 5612 5638
5860 5871 5916 Com. 5916 3R 5921 mes.
6319 assent 6916

FAIR TRADING LEGISLATION AMENDMENT BILL:
Council: assent 7

FAIR TRADING TRIBUNAL BILL (COGNATE):
Assembly: int. 8625 1R 8625 2R 8625 9046 3R
9053 ret. 10717 cons. amds 10723 ad. rep.
10734 mes. 10734
Council: 1R 8996 s.s.o. 8996 2R 10865 Com.
10872 ad. rep. 10876 mes. 10876 3R 10876

FAMILY IMPACT COMMISSION BILL:
Council: rest. 4182

FARM DEBT MEDIATION AMENDMENT BILL:
Assembly: int. 4157 1R 4157 2R 4157 4563
Com. 4573 3R 4573 ret. 4784 assent 5512
Council: 1R 4578 2R 4721 3R 4726 assent 5443

FINES AMENDMENT BILL 1997:
Assembly: s.s.o. 2318 int. 2320 1R 2320 2R
2320 2594 3R 2595 ret. 2747 assent 3434
Council: 1R 2526 s.s.o. 2526 2R 2892 3R 2895
assent 3375
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FINES AMENDMENT BILL 1998:
Assembly: 1R 5198 2R 5541 3R 5723 4R 5724 assent 5887
Council: 1R 4802 1R 4802 2R 4802 5122 3R 5123 ret. 5733 assent 5859

FIRE SERVICES JOINT STANDING COMMITTEE BILL (COGNATE):
Assembly: int. 3844 1R 3844 2R 3844 4784
Council: 1R 4851 3R 4890 ret. 5193 assent 5697

FIRE SERVICES LEGISLATION AMENDMENT BILL (COGNATE):
Assembly: int. 3844 1R 3844 2R 3844 4784
Council: 1R 4851 3R 4890 ret. 5193 assent 5697

FISHERIES MANAGEMENT AMENDMENT BILL:
Assembly: int. 1203 1R 1203 2R 1203 1798 1842
Council: 1R 2339 s.s.o. 2339 2R 3004 3R 3004
Com. 3120 3218 recom. 3228 3R 3228 ret. 3375 assent 3375

FOOD PRODUCTION (SAFETY) BILL (COGNATE):
Assembly: int. 9193 1R 9193 2R 9193 9687 9688 3R 9698 ret. 10001 cons. amdts 10193 ad. rep. 10194 mes. 10194 assent 10717
Council: 1R 9613 s.s.o. 9613 2R 9801 Com. 9810 3R 9812 mes. 9812 mes. 10138 assent 10827

FORESTRY AND NATIONAL PARK ESTATE BILL:
Assembly: int. 9921 1R 9921 2R 9921 10042 10076 3R 10097 ret. 10717 cons. amdts 10723 ad. rep. 10734 mes. 10734
Council: 1R 10098 s.s.o. 10098 2R 10423 10440 10747 10517 10540 Com. 10596 10749 10777 10802 ad. rep. 10806 recom. 10807 ad. rep. 10808 3R 10808 mes. 10809

GAMBLING (ANTI-GREED) ADVERTISING PROHIBITION BILL:
Council: 1R 7966 2R 7966

GAMBLING (TWO-UP) BILL (COGNATE):
Assembly: int. 6456 1R 6456 2R 6456 8436 3R 8613 ret. 9030 assent 9572
Council: 1R 8628 s.s.o. 8628 2R 8937 3R 8946 assent 9453

GAS INDUSTRY RESTRUCTURING AMENDMENT (CUSTOMER CONTRACTS) BILL:
Assembly: assent 7
Council: assent 27

GAS PIPELINES ACCESS (NEW SOUTH WALES) BILL:
Assembly: int. 4505 1R 4505 2R 4505 5337 3R 5342 ret. 5563 assent 6660
Council: 1R 5257 2R 5470 3R 5474 assent 6720

GAS SUPPLY AMENDMENT BILL:
Assembly: int. 815 1R 815 2R 815 1270 3R 1271 ret. 1686 cons. amdts 2145 ad. rep. 2147 mes. 2147 assent 2746
Council: 1R 1191 s.s.o. 1191 2R 1544 Com. 1546 3R 1547 mes. 2068 assent 2887

GEORGES RIVER NATIONAL PARK (PICNIC POINT ADDITIONS) BILL:
Assembly: int. 7609 1R 7609 2R 7609

GREYHOUND RACING AUTHORITY AMENDMENT BILL:
Assembly: int. 6458 1R 6458 2R 6458 7448
Council: 7454 3R 7455 ret. 7771 assent 8118

GUARDIANSHIP AMENDMENT BILL (PREVIOUS SESSION):
Assembly: assent 7
Council: assent 27 ret. 28

GUARDIANSHIP AMENDMENT BILL:
Assembly: int. 3847 1R 3847 2R 3847 3895 3R 3995 ret. 4396 assent 4736
Council: 1R 4019 s.s.o. 4019 2R 4045 4045 4068 4284 4304 3R 4314 assent 4691

HARNESS RACING NEW SOUTH WALES AMENDMENT BILL:
Assembly: int. 7279 1R 7279 2R 7279 s.s.o. 7455 2R 7491 3R 7495 ret. 7771 assent 8183
Council: 1R 7456 s.s.o. 7456 2R 7687 3R 7689 assent 8073

HEALTH LEGISLATION AMENDMENT BILL:
Assembly: mes. 157 ret. 494 cons. amdts 885 ad. rep. 885 mes. 885 assent 1224
Council: rest. 168 2R 397 Com. 402 3R 403 mes. 810

HEALTH PROFESSIONALS (SPECIAL EVENTS EXEMPTION) BILL:
Assembly: rest. 156 2R 460 3R 463 ret. 1089 assent 1452
Council: 1R 381 2R 1004 3R 1007 assent 1403

HEALTH SERVICES BILL:
Assembly: int. 1606 1R 1606 2R 1606 2259 2308 Com. 2310 3R 2312 ret. 2749 cons. amdts 2751 ad. rep. 2771 mes. 2771 assent 3434
Council: 1R 2241 s.s.o. 2241 2R 2554 Com. 3136 3R 3141 ret. 3375 assent 3375
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HERITAGE AMENDMENT BILL:
Assembly: int. 8618 1R 8618 2R 8618 9248 9262 3R 9264 ret. 10614
Council: 1R 9297 s.s.o. 9297 2R 9961 Com. 10456 ad. rep. 10464 3R 10464

HISTORIC HOUSES AMENDMENT BILL:
Assembly: rest. 156 2R 832 3R 834
Council: 1R 894 s.s.o. 894 2R 1909 1998 Com. 1998

HOME BUILDING AMENDMENT BILL (COGNATE):
Assembly: int. 4085 1R 4085 2R 4085 5181 5388 Com. 5397 ad. rep. 5403 3R 5430 ret. 6030 cons. amnds 6251 ad. rep. 6252 mes. 6252 assent 6660
Council: 1R 5380 s.s.o. 5380 2R 5612 5638 5860 5871 5916 Com. 5918 3R 5921 mes. 6319 assent 6916

HOME INVASION (OCCUPANTS PROTECTION) BILL (PREVIOUS SESSION):
Assembly: mes. 617
Council: mes. 536

HOME INVASION (OCCUPANTS PROTECTION) BILL:
Assembly: int. 8070 1R 8070 2R 8070 8179 8274 8295 8366 8373 8422 Com. 8425 ad. rep. 8426
Council: 8613 3R 8614 ret. 9030 assent 9572
Council: 1R 8628 s.s.o. 8628 2R 8704 8856 8935 3R 8937 assent 9453

INCLOSED LANDS PROTECTION AMENDMENT BILL:
Assembly: int. 813 1R 813 2R 813 1265 3R 1270 ret. 1520 assent 1995
Council: 1R 1191 s.s.o. 1191 2R 1437 3R 1444

INDUSTRIAL RELATIONS AMENDMENT (FEDERAL AWARD EMPLOYEES) BILL:
Assembly: s.s.o. 9566 int. 9568 1R 9568 2R 9568 10025 3R 10026 ret. 10717 cons. amnds 10723 ad. rep. 10734 mes. 10734
Council: 1R 9994 s.s.o. 9994 2R 11093 Com. 11095 3R 11095

INDUSTRIAL RELATIONS AMENDMENT (UNFAIR CONTRACTS) BILL:
Assembly: 1R 4153 2R 9293 3R 9296 assent 9519
Council: int. 3796 1R 3796 2R 3796 4031 3R 4036 ret. 9297 assent 9453

INTERNATIONAL TRANSFER OF PRISONERS (NEW SOUTH WALES) BILL:
Assembly: int. 1613 1R 1613 2R 1613 2253 2290 2303 3R 2308 ret. 2749 cons. amnds 2751 ad. rep. 2771 mes. 2771 assent 3434
Council: 1R 2241 s.s.o. 2241 2R 2866 Com. 2880 3R 2881 ret. 3375 assent 3375

INVESTIGATIVE BODIES LEGISLATION AMENDMENT BILL:
Assembly: assent 7
Council: assent 27

IRRIGATION CORPORATIONS AMENDMENT BILL:
Assembly: int. 9191 1R 9191 2R 9191 9679 Com. 9687 ad. rep. 9687 3R 9738 ret. 10001 assent 10717
Council: 1R 9671 s.s.o. 9671 2R 9828 3R 9832 assent 10827

JUDGES’ PENSIONS AMENDMENT BILL:
Assembly: int. 4958 1R 4958 2R 4958 5344 3R 5344 ret. 5669 assent 6660
Council: 1R 5257 aao. 5257 2R 5506 3R 5508 assent 6720

JUDICIAL OFFICERS AMENDMENT BILL:
Assembly: int. 3517 1R 3517 2R 3517 3R 3517 assent 4431 assent 4691

JUSTICES AMENDMENT (BRIEFS OF EVIDENCE) BILL:
Assembly: 1R 617 s.s.o. 1623 2R 1623 3R 1624 assent 1945
Council: rest. 168 2R 382 3R 386 ret. 1543 assent 1881

JUSTICES AMENDMENT (PROCEDURE) BILL:
Assembly: int. 816 1R 816 2R 816 1222 1291 3R 1291 ret. 2162 cons. amnds 2453 ad. rep. 2454 mes. 2454 assent 3434
Council: 1R 1293 s.s.o. 1293 2R 2003 Com. 3R 2007 mes. 2401 assent 3375

JUSTICES LEGISLATION AMENDMENT (APPEALS) BILL 1997:
Council: int. 2009 1R 2009 2R 2009 withdrawn 7601

JUSTICES LEGISLATION AMENDMENT (APPEALS) BILL 1998:
Assembly: 1R 10614 2R 10657 Com. 10660 3R 10662 mes. 10662 10719
Council: int. 7594 1R 7594 2R 7594 7781 Com. 10353 10409 3R 10416 ret. 10575 cons. amnds 10827 ad. rep. 10828 mes. 10828

KOORAGANG COAL TERMINAL (SPECIAL PROVISIONS) BILL:
Assembly: int. 2136 1R 2136 2R 2136 2572 3R 2578 ret. 2747 assent 3434
Council: 1R 2494 s.s.o. 2494 2R 3095 3R 3107 assent 3375

LAND SALES AMENDMENT BILL:
Assembly: int. 3548 1R 3548 2R 3548 3776 3R 3778 ret. 3981 assent 4396
Council: 1R 3793 s.s.o. 3793 2R 3920 3R 3920 assent 4304
16 September 1997 to 3 December 1998

LAND TAX LEGISLATION AMENDMENT (PROTECTION OF PRIVATE HOMES) BILL:
Assembly: int. 4216 1R 4216 2R 4216

LANDLORD AND TENANT (RENTAL BONDS) AMENDMENT (PENALTY NOTICES) BILL (COGNATE):
Assembly: int. 4085 1R 4085 2R 4085 5181 5388
ad. rep. 5403 3R 5430 ret. 6030 assent 6660
Council: 1R 5380 s.s.o. 5380 2R 5612 5638 5860
5871 5916 3R 5921 assent 6916

LAW ENFORCEMENT (CONTROLLED OPERATIONS) AMENDMENT BILL:
Assembly: int. 7286 1R 7286 2R 7286 7500 3R
7500 ret. 7771 assent 8118
Council: 1R 7456 s.s.o. 7456 2R 7686 3R 7687
assent 8073

LAW ENFORCEMENT (CONTROLLED OPERATIONS) BILL:
Assembly: s.s.o. 2318 int. 2322 1R 2322 2R
2322 2643 2656 3R 2657 ret. 2747 assent
3434
Council: 1R 2787 s.s.o. 2787 2R 3034 3045
Com. 3050 3R 3054 assent 3375

LAW ENFORCEMENT AND NATIONAL SECURITY (ASSUMED IDENTITIES) BILL:
Assembly: int. 9535 1R 9535 2R 9535 10027 3R
10027 ret. 10717
Council: 1R 9994 s.s.o. 9994 2R 1103 3R
11107

LAW OF EVIDENCE BILL (PRO FORMA):
Assembly: 1R 6
Council: 1R 29

LEGAL AID COMMISSION AMENDMENT BILL:
Assembly: int. 8324 1R 8324 2R 8324 8614 3R
8615 ret. 8821 assent 9519
Council: 1R 8628 s.s.o. 8628 2R 8695 Com.
8702 3R 8704 assent 9453

LEGAL PROFESSION AMENDMENT BILL:
Assembly: int. 8324 1R 8324 2R 8324 8614 3R
8615 ret. 8821 assent 9519
Council: 1R 8628 s.s.o. 8628 2R 8695 Com.
8702 3R 8704 assent 9453

LEGAL PROFESSION AMENDMENT (COSTS ASSESSMENT) BILL:
Assembly: int. 5193 1R 5193 2R 5193 5582 3R
5584 ret. 6660 Com. 6665 ad. rep. 6668 mes.
6668 assent 7095
Council: 1R 5585 s.s.o. 5585 2R 6347 6364
Com. 6750 3R 6757 mes. 7037 assent 7052

LEGAL PROFESSION AMENDMENT (PRACTICE OF FOREIGN LAW) BILL:
Assembly: 1R 7939 2R 7939 8009 3R 8012 assent
Council: int. 7593 1R 7593 2R 7593 7787 3R
7789 ret. 7966 assent 8073

LEGAL PROFESSION AMENDMENT (SOLICITORS’ MORTGAGE PRactices) BILL:
Assembly: 1R 5722 2R 5722 5996 3R 5997
assent 6660
Council: int. 1R 5383 2R 5383 5594 3R 5596
ret. 5960 assent 6789

LIFE SENTENCE CONFIRMATION BILL:
Assembly: int. 582 1R 582 2R 582
Council: rest. 922 2R 8402 9297 9301

LIQUOR AND REGISTERED CLUBS LEGISLATION AMENDMENT BILL:
Assembly: int. 5170 1R 5170 2R 5170 5572 3R
5574
Council: 1R 5506

LIQUOR AND REGISTERED CLUBS LEGISLATION AMENDMENT BILL (NO. 2):
Assembly: int. 2082 1R 2082 2R 2082 2578 3R
2588 ret. 2749 cons. amdts 2751 ad. rep. 2771
mes. 2771 assent 3434
Council: 1R 2505 s.s.o. 2505 2R 3152 Corn.
3158 3R 3163 ret. 3375 assent 3375

LIQUOR AND REGISTERED CLUBS LEGISLATION AMENDMENT (COMMUNITY PARTNERSHIP) BILL:
Assembly: s.s.o. 4150 int. 4150 1R 4150 2R
4150 4397 Corn. 4408 ad. rep. 4409 3R 4489
ret. 4642 cons. amdts 4642 ad. rep. 4684 mes.
4648 assent 4736
Council: 1R 4412 s.s.o. 4412 2R 4431 4460
Com. 4473 3R 4479 mes. 4599 assent 4691

LIQUOR AND REGISTERED CLUBS LEGISLATION AMENDMENT (GAMING) BILL:
Assembly: s.s.o. 9748 int. 9749 1R 9749 2R
9749 10063 10194 3R 10199 ret. 10717
Council: 1R 10138 s.s.o. 10138 2R 11027 3R
11032

LIQUOR AND REGISTERED CLUBS LEGISLATION AMENDMENT (MONITORING AND LINKS) BILL:
Assembly: int. 7 7
Council: assent 27

LISTENING DEVICES AMENDMENT (WARRANTS) BILL:
Assembly: 1R 4153 2R 4255 3R 4256 assent
4338
Council: int. 4036 1R 4036 2R 4036 rescission
LOCAL GOVERNMENT AMENDMENT BILL (PREVIOUS SESSION)

Assembly: assent 7
Council: assent 27 mes. 28

LOCAL GOVERNMENT AMENDMENT BILL:

Assembly: int. 3549 1R 3549 2R 3549 3778 3R 3785 ret. 4018 Com. 4901 ad. rep. 4901 mes. 4901 assent 5644
Council: 1R 3793 2R 3923 3936 Com. 3943 3R 3948 mes. 4851 assent 5585

LOCAL GOVERNMENT AMENDMENT (COMMUNITY LAND MANAGEMENT) BILL:

Assembly: int. 7280 1R 7280 2R 7280 s.s.o. 7455 2R 7853 3R 7868 ret. 10199 cons. amdts 10620 ad. rep. 10624 mes. 10624
council: 1R 7823 s.s.o. 7823 2R 8187 9672 Com. 9673 9812 ad. rep. 9828 3R 9929 mes. 9929 10516

LOCAL GOVERNMENT AMENDMENT (ECOLOGICALLY SUSTAINABLE DEVELOPMENT) BILL:

Assembly: int. 159 1R 159 2R 159 524 3R 527 ret. 1119 cons. amdts 1292 ad. rep. 1292 mes. 1292 assent 1452
Council: 1R 453 2R 923 1019 Com. 1025 3R 1033 mes. 1293 assent 1403

LOCAL GOVERNMENT AMENDMENT (MEETINGS) BILL:

Assembly: int. 4892 1R 4892 2R 4892 5646 3R 5649 ret. 5697 assent 6408
Council: 1R 5591 s.s.o. 5591 2R 5608 3R 5612 assent 6319

LOCAL GOVERNMENT AMENDMENT (OMBUDSMAN’S RECOMMENDATIONS) BILL:

Assembly: int. 7283 1R 7283 2R 7283 s.s.o. 7455 2R 7488 3R 7490 ret. 7771 assent 8118
council: 1R 7456 s.s.o. 7456 2R 7684 3R 7686 assent 8073

LOCAL GOVERNMENT AMENDMENT (OPEN MEETINGS) BILL:

Assembly: int. 1838 1R 1838 2R 1838 2156 2159 3R 2162 ret. 2749 cons. amdts 2751 ad. rep. 2771 mes. 2771 assent 3434
Council: 1R 2068 s.s.o. 2068 2R 2822 Com. 2831 3R 2841 ret. 3375 assent 3375

LOCAL GOVERNMENT AMENDMENT (PARKING AND WHEEL CLAMPING) BILL:

Assembly: int. 5198 1R 5198 2R 5198 5662 5712 3R 5716 ret. 6083 Com. 6252 ad. rep. 6252 mes. 6252 assent 6660
Council: 1R 5733 2R 5962 Com. 5967 3R 5968 mes. 6319 assent 6916

LOCAL GOVERNMENT LEGISLATION AMENDMENT (ELECTIONS) BILL:

Assembly: int. 4893 1R 4893 2R 4893 5649 3R 5661 ret. 6660 cons. amdts 9279 ad. rep. 9289 mes. 9289 mes. 10274 cons. mes. 10624 ad. rep. 10625 mes. 10625
council: 1R 5596 s.s.o. 5596 2R 6790 6817 Com. 6821 3R 6828 mes. 9297 cons. mes. 10113 10138 10148 ad. rep. 10161 mes. 10161 10516

LOTTERIES AND ART UNIONS AMENDMENT BILL:

Assembly: int. 7927 1R 7927 2R 7927 8161 3R 8163 ret. 8374 assent 9030
Council: 1R 8185 s.s.o. 8185 2R 8251 3R 8257 assent 8935

LUNA PARK SITE AMENDMENT BILL:

Assembly: int. 818 1R 818 2R 818 1214 1261 Com. 1263 3R 1265 ret. 1995 cons. amdts 2162 ad. rep. 2162 mes. 2162 assent 2746
council: 1R 1191 s.s.o. 1191 2R 1887 Com. 1894 1906 3R 1909 mes. 2068 assent 2887

M5 EAST MOTORWAY BILL:

Assembly: postponed 589 int. 1338 1R 1338 2R 1338 3R 3632

MACEDONIAN ORTHODOX CHURCH PROPERTY TRUST BILL:

Assembly: int. 10241 int. 10241 1R 10241 2R 10241 3R 10242 Council: 1R 10161 s.s.o. 10161

MANLY COVE DEVELOPMENT CONTROL BILL:

Assembly: int. 928 1R 928 2R 928

MARINE PARKS BILL:

Assembly: assent 7
Council: assent 27

MARINE SAFETY BILL:

Assembly: int. 4505 1R 4507 2R 4507 9270 Com. 9277 ad. rep. 9279 3R 9433 ret. 9711 assent 10717
Council: 1R. 9356 s.s.o. 9356 2R. 9628 3R. 9631 assent 10827

MARKETING OF PRIMARY PRODUCTS (MURRAY VALLEY WINE GRAPE INDUSTRY) SPECIAL PROVISIONS BILL:

Assembly: int. 4159 1R 4159 2R 4159 5194 3R 5198 ret. 5403 assent 5697
Council: 1R 5202 2R 5251 3R 5253 assent 5608

MARKETING OF PRIMARY PRODUCTS AMENDMENT (MARKETING ORDERS) BILL:

Assembly: 1R 2749 s.s.o. 2749 2R 2749 3R 2751 assent 3434

of order 4071 2R 4072 3R 4076 ret. 4209 assent 4275
16 September 1997 to 3 December 1998

Council: int. 3090 1R 3090 dec. urg. 3090 2R 3090 3119 3R 3120 ret. 3375 assent 3375

MARKETING OF PRIMARY PRODUCTS AMENDMENT (RICE MARKETING BOARD) BILL:
Assembly: int. 4952 1R 4952 2R 4952 5280 3R 5284 ret. 5403 assent 5697
Council: 1R 5202 2R 5253 3R 5255 assent 5608

MARKETING OF PRIMARY PRODUCTS AMENDMENT (WINE GRAPE MARKETING BOARD) BILL:
Assembly: s.s.o. 2318 int. 2318 1R 2318 2R 2318 2482 3R 2485 ret. 2747 assent 3434
Council: 1R 2494 s.s.o. 2494 2R 2941 3R 2944 assent 3375

MEAT INDUSTRY AMENDMENT BILL (COGNATE):
Assembly: int. 9193 1R 9193 2R 9193 9687 9688 3R 9698 ret. 10001 assent 10717
Council: 1R 9613 s.s.o. 9613 2R 9801 Com. 9810 3R 9812 assent 10827

METHODIST CHURCH OF SOUTH AUSTRALIA PROPERTY TAXATION BILL:
Assembly: 1R 8160 2R 8160 8426 3R 8427 assent 9030
Council: int. 7780 1R 7780 2R 7780 8101 3R 8104 ret. 8393 assent 8935

MINES INSPECTION AMENDMENT BILL:
Assembly: int. 5186 1R 5186 2R 5186 5783 Com. 5786 3R 5787 ret. 6505 cons. amnds 6534 ad. rep. 6634 mes. 6634 assent 6660
Council: 1R 5753 2R 6367 Com. 6370 3R 6371 mes. 6557 assent 6945

MINES LEGISLATION AMENDMENT (MINES SAFETY) BILL:
Assembly: int. 8358 1R 8358 2R 8358 8768 3R 8775 ret. 9719 assent 10717
Council: 1R 8684 s.s.o. 8685 2R 8984 Com. 8993 9642 ad. rep. 9649 recom. 9649 3R 9649 assent 10827

MOTOR ACCIDENTS AMENDMENT (BOARD OF DIRECTORS) BILL:
Assembly: int. 162 1R 162 2R 162 523 3R 523 ret. 1089 assent 1452
Council: 1R 453 2R 1000 3R 1003 assent 1403

MOTOR ACCIDENTS AMENDMENT BILL:
Assembly: int. 10614 2R 10653 3R 10656 assent 10717
Council: 1R 8407 1R 8407 2R 8407 8996 9112 9140 Com. 9961 10342 3R 10349 ret. 10575 assent 10919

MOTOR VEHICLE REPAIRS AMENDMENT BILL (COGNATE):
Assembly: int. 4085 1R 4085 2R 4085 5181 5388 ad. rep. 5403 3R 5430 ret. 6030 assent 6660
council: 1R 5380 2R 5612 5638 5860 5871 5916 3R 5921 assent 6916

NATIONAL PARKS AND WILDLIFE (PARRAMATTA REGIONAL PARK) BILL:
Assembly: int. 7753 1R 7753 2R 7753 7852 3R 7853 ret. 7995 cons. amnds 7995 ad. rep. 7995 mes. 7995 assent 8118
Council: 1R 7772 2R 7840 Com. 7845 3R 7848 mes. 7966 assent 8073

NATIONAL PARKS AND WILDLIFE AMENDMENT (ABORIGINAL CULTURAL HERITAGE) BILL:
Assembly: int. 8004 1R 8004 2R 8004

NATIVE TITLE (NEW SOUTH WALES) AMENDMENT BILL:
Assembly: s.s.o. 7432 int. 7433 1R 7433 2R 7433 7744 7755 Com. 7770 3R 7770 ret. 7939 assent 8118
Council: 1R 7772 2R 7789 7823 Com. 7828 ad. rep. 7839 3R 7839 assent 8073

NATIVE VEGETATION CONSERVATION BILL:
Assembly: int. 2074 1R 2074 2R 2074 2472 2487 3R 2493 ret. 2749 cons. amnds 2751 ad. rep. 2771 mes. 2771 assent 3434
Council: 1R 2494 s.s.o. 2494 2R 3251 Com. 3272 ad. rep. 3291 3R 3291 ret. 3375 assent 3375

NEW SOUTH WALES CANCER COUNCIL AMENDMENT BILL:
Assembly: assent 7 Council: assent 27

NOXIOUS WEEDS AMENDMENT BILL:
Assembly: assent 7 Council: assent 27

NURSES AMENDMENT (NURSE PRACTITIONERS) BILL:
Assembly: int. 8002 1R 8002 2R 8002 8344 3R 8354 ret. 8809 assent 9519
Council: 1R 8251 s.s.o. 8251 2R 8647 8685 3R 8690 assent 9453

OCCUPATIONAL HEALTH AND SAFETY AMENDMENT BILL:
Assembly: assent 7 Council: assent 27 ret. 28

OFFSHORE MINERALS BILL:
Assembly: int. 5326 1R 5326 2R 5326 5779 Com. 5782 3R 5783 Council: 1R 5733 2R 5968

OLYMPIC ROADS AND TRANSPORT AUTHORITY BILL:
Assembly: int. 8284 1R 8284 2R 8284 8599 Com. 8607 ad. rep. 8613 3R 8715 ret. 8897 cons. amnds 9030 ad. rep. 9030 mes. 9030 assent 9572
Council: 1R 8628 s.s.o. 8628 2R 8637 Com.
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8644 3R 8647 mes. 8962 assent 9453

OMBUDSMAN AMENDMENT (CHILD PROTECTION AND COMMUNITY SERVICES) BILL:
Assembly: s.s.o. 2446 int. 2454 1R 2454 2R 2454 2698 3R 2702
Council: 1R 2806 s.s.o. 2806

OMBUDSMAN AMENDMENT (CHILD PROTECTION AND COMMUNITY SERVICES) BILL (No 2):
Assembly: min. stmt 6661

OMBUDSMAN AMENDMENT (CHILD PROTECTION AND COMMUNITY SERVICES) BILL (No 3) (COGNATE):
Assembly: int. 8739 1R 8739 2R 8739 9075 3R 9090 ret. 10614 cons. amdts 10615 10700 ad. rep. 10700 mes. 10700
Council: 1R 9091 s.s.o. 9091 2R 9768 9832 9930 9957 10104 Com. 10161 10290 3R 10296 mes. 10611

OMBUDSMAN AMENDMENT (COMPENSATION) BILL:
Council: rest. 7971

PARLIAMENTARY COMMITTEES ENABLING AMENDMENT BILL:
Assembly: assent 7
Council: assent 27

PARLIAMENTARY CONTRIBUTORY SUPERANNUATION LEGISLATION AMENDMENT BILL:
Assembly: 1R 3892 2R 3996 4489 Com. 4494 3R 4501 mes. 4501 4736 assent 5512
Council: int. 3689 1R 3689 dec. urg. 3689 2R 3689 3707 Com. 3805 3R 3807 ret. 4431 cons. amdts 4613 ad. rep. 4616 mes. 4616 assent 5443

PARLIAMENTARY ELECTORATES AND ELECTIONS AMENDMENT (VOTER IDENTIFICATION) BILL:
Assembly: 2R 1343 3636 4219 4628 7611

PARLIAMENTARY PRECINCTS BILL:
Assembly: assent 7
Council: assent 27

PARLIAMENTARY REMUNERATION AMENDMENT BILL:
Assembly: s.s.o. 6316 int. 6316 1R 6316 2R 6316 6634 6641 Com. 6642 3R 6646 ret. 6660 cons. amdts 6665 ad. rep. 6668 mes. 6668 assent 7095
Council: 1R 6557 2R 6743 Com. 6841 6851 3R 6852 mes. 7037 assent 7052

PARLIAMENTARY REMUNERATION FURTHER AMENDMENT BILL:
Assembly: int. 9189 1R 9189 2R 9189 9883 3R 9883 ret. 10614 assent 10717
Council: 1R 9800 s.s.o. 9800 2R 10476 3R 10477 assent 10827

PARTNERSHIP AMENDMENT BILL:
Assembly: 1R 5198 2R 5541 5722 3R 5723 assent 5887
Council: int. 4804 1R 4804 2R 4804 5123 3R 5124 ret. 5733 assent 5859

PASSERGER TRANSPORT AMENDMENT BILL:
Assembly: assent 7
Council: assent 27

Pawningbrokers and Second-hand Dealers AMENDMENT BILL:
Assembly: int. 4082 1R 4082 2R 4082 5172
Council: int. 5181 3R 5181 ret. 5403 assent 5697
Council: 1R 5202 2R 5245 3R 5251 assent 5608

PERIODIC DETENTION OF PRISONERS AMENDMENT (ENFORCEMENT) BILL:
Assembly: postponed 7609

PERIODIC DETENTION OF PRISONERS AMENDMENT BILL:
Assembly: int. 5189 1R 5189 2R 5189 5574 3R 5578 ret. 5697 assent 6660
Council: 1R 5506 2R 5596 3R 5602 assent 6720

PERIODIC DETENTION OF PRISONERS FURTHER AMENDMENT BILL:
Assembly: int. 9215 1R 9215 2R 9215 9734 3R 9734 ret. 10734 assent 10734
Council: 1R 9571 s.s.o. 9671 2R 10919 Com. 10923 3R 10924 mes. 10924

PETROLEUM (ONSHORE) AMENDMENT BILL:
Assembly: int. 3547 1R 3547 2R 3547 3773 3R 3776 ret. 3981 assent 4396
Council: 1R 3793 s.s.o. 3793 2R 3913 Com. 3919 3R 3920 assent 4304

PETROLEUM PRODUCTS SUBSIDY BILL (COGNATE):
Assembly: int. 1610 1R 1610 2R 1610 1984 3R 1987 ret. 2596 assent 3434
Council: 1R 1939 s.s.o. 1939 2R 2495 3R 2496 assent 3375

POLICE AUTHORITIES BILL:
Council: s.s.o 3911 int. 3911 1R 3911 2R 3911

POLICE INTEGRITY COMMISSION AMENDMENT (RECORDS) BILL:
Assembly: int. 4501 1R 4501 2R 4501 4780 3R 4784 ret. 5193 assent 5697
Council: 1R 4731 s.s.o. 4731 2R 5111 3R 5113 assent 5608

POLICE INTEGRITY COMMISSION AMENDMENT BILL:
Assembly: int. 5543 1R 5543 2R 5543 5993 3R 5995 ret. 6475 assent 6660
Council: 1R 5921 s.s.o. 5921 2R 6336 3R 6338 assent 6917
16 September 1997 to 3 December 1998

POLICE LEGISLATION AMENDMENT (PROTECTIVE SECURITY GROW) BILL:
Assembly: int. 6254 1R 6254 2R 6254 6449 3R 6452 ret. 6505 assent 6660
Council: 1R 6377 s.s.o. 6377 2R 6377 3R 6382 assent 6945

POLICE POWERS (VEHICLES) BILL:
Assembly: int. 9902 1R 9902 2R 9902 10027 3R 10029 ret. 10717 cons. amdts 10723 ad. rep. 10734 mes. 10734
Council: 1R 9994 s.s.o. 9994 2R 10833 10848

POLICE SERVICE AMENDMENT (ALCOHOL AND DRUG TESTING) BILL:
Assembly: int. 5328 1R 5328 2R 5328 5578 3R 5578 ret. 5697 assent 6408
Council: 1R 5506 s.s.o. 5506 2R 5602 3R 5604 assent 6319

POLICE SERVICE AMENDMENT (COMPLAINTS AND MANAGEMENT REFORM) BILL:
Assembly: s.s.o. 8789 int. 8789 1R 8789 2R 8789 9176 3R 9184 ret. 9711 assent 10717
Council: 1R 9131 s.s.o. 9131 2R 9614 3R 9620 assent 10827

POLICE SERVICE AMENDMENT (SPECIAL RISK BENEFIT) BILL:
Assembly: int. 8282 1R 8282 2R 8282 s.s.o. 8441 2R 8443 3R 8443 ret. 8737 assent 9519
Council: 1R 8402 s.s.o. 8402 2R 8628 3R 8636 assent 9453

POLLUTION CONTROL AMENDMENT (LOAD-BASED LICENSING) BILL:
Assembly: int. 1742 1R 1742 2R 1742 2331 3R 2334 ret. 2749 cons. amdts 2751 ad. rep. 2771 mes. 2771 assent 3434
Council: 1R 2339 s.s.o. 2339 2R 2860 Com. 2866 3R 2866 ret. 3375 assent 3375

PORT KEMBLA DEVELOPMENT (SPECIAL PROVISIONS) BILL:
Assembly: assent 6
Council: assent 27

POWERLINES AND CABLES UNDERGROUNDING BILL:
Assembly: int. 579 1R 579 2R 579

PREMIUM PROPERTY TAX BILL (COGNATE):
Assembly: int. 5527 1R 5527 2R 5527 5540 5787 6125 6166 6170 6185 6256 6281 6412 6476 6591 6603 3R 6622 ret. 6675 assent 7095
Council: 1R 6557 2R 6915 Com. 6916 3R 6916 assent 7052

PREVENTION OF CRUELTY TO ANIMALS AMENDMENT BILL:
Assembly: assent 7

COUNCIL: assent 27 mes. 28

PRIVACY AND PERSONAL INFORMATION PROTECTION BILL:
Assembly: 1R 9433 2R 9433 10224 10274 Com. 10276 3R 10279 mes. 10279 10715 assent 10717
Council: int. 7598 1R 7598 2R 7598 8209 8238
Com. 9150 ad. rep. 9164 3R 9341 ret. 10289 cons. amdts 10561 cons. amdts 10592 ad. rep. 10593 mes. 10593 assent 10919

PROFESSIONAL STANDARDS AMENDMENT BILL:
Assembly: 1R 3864 2R 4511 3R 4512 assent 4736
Council: int. 3515 1R 3515 2R 3515 3700 3716
Com. 3716 ad. rep. 3717 3R 3793 ret. 4431 assent 4691

PROPERTY, STORES AND BUSINESS AGENTS AMENDMENT (PENALTY NOTICES) BILL (COGNATE):
Assembly: int. 4085 1R 4085 2R 4085 5181 5388 ad. rep. 5403 3R 5430 ret. 6030 assent 6660
Council: 1R 5380 s.s.o. 5380 5860 5871 5916 3R 5921 assent 6916

PROTECTED DISCLOSURES AMENDMENT (POLICE) BILL:
Assembly: int. 7499 1R 7499 2R 7499 7932 8008 3R 8008 ret. 8362 assent 9030
Council: 1R 7966 s.s.o. 7966 2R 8206 3R 8209 assent 8935

PROTECTION OF THE ENVIRONMENT ADMINISTRATION AMENDMENT (ENVIRONMENTAL EDUCATION) BILL:
Assembly: int. 7495 1R 7495 2R 7495 8427 9375
Com. 9389 ad. rep. 9398 3R 9433 ret. 10718 cons. amdts 10723 ad. rep. 10734 mes. 10734
Council: 1R 9356 s.s.o. 9356 2R 11108 Com. 11120 3R 11126

PROTECTION OF THE ENVIRONMENT OPERATIONS BILL:
Assembly: int. 1832 1R 1832 2R 1832 2645 2675 2686 3R 2695 ref. 2749 cons. amdts 2751 ad. rep. 2771 mes. 2771 assent 3434
Council: 1R 2806 s.s.o. 2806 2R 3168 Com. 3185 3200 3R 3218 ret. 3375 assent 3375

PUBLIC AUTHORITIES (FINANCIAL ARRANGEMENTS) AMENDMENT BILL:
Assembly: int. 3846 1R 3846 2R 3846 4506 3R 4507 ret. 5130 cons. amdts 5543 ad. rep. 5543 mes. 5543 assent 5887
Council: 1R 4431 s.s.o. 4431 2R 5014 Com. 5016 3R 5017 mes. 5485 assent 5859

PUBLIC FINANCE AND AUDIT AMENDMENT (STATE ACCOUNTS) BILL (COGNATE):
Assembly: 1R 8294 2R 8294 8715 Com. 8723 ad. rep. 8724 3R 8724 assent 10717 ret. 10717
Council: 1R 8636 s.s.o 8636 Attendance of
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PUBLIC FINANCE AND AUDIT AMENDMENT BILL (COGNATE):
Assembly: int. 5527 1R 5527 2R 5527 5540 5787 6125 6166 6170 6185 6256 6281 6412 6476 6591 6603 3R 6622 ret. 6675 assent 7095 Council: 1R 6557 2R 6915 Com. 6916 3R 6916 assent 7052

PUBLIC HEALTH (SMOKING IN VEHICLES) AMENDMENT BILL:
Council: rest. 7966

PUBLIC HEALTH AMENDMENT (TOBACCO ADVERTISING) BILL:
Assembly: int. 1603 1R 1603 2R 1603 2246 2312 3R 2318 ret. 2747 assent 3434 Council: 1R 2241 s.s.o. 2241 2R 2787 2806 Com. 2811 3R 2819 assent 3375

PUBLIC NOTARIES BILL:
Assembly: int. 815 1R 815 2R 815 1221 1261 Com. 1261 3R 1261 ret. 1520 assent 1995 Council: 1R 1191 s.s.o. 1191 2R 1434 3R 1437

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Assembly: int. 7930 1R 7930 2R 7930 8164 3R 8167 ret. 8453 cons. amnds 9418 ad. rep. 9420 mes. 9420 assent 9572 Council: 1R 8185 s.s.o. 8185 2R 8257 Com. 8267 3R 8269 mes. 9356 assent 9453

PUBLIC SECTOR MANAGEMENT AMENDMENT BILL:
Assembly: 1R 5644 2R 5644 6001 3R 6003 ret. 6475 assent 6660 Council: 1R 5960 2R 6338 3R 6340 assent 6917

PUBLIC TRUSTEE CORPORATION BILL:
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RACING ADMINISTRATION BILL (COGNATE):
Assembly: int. 6456 1R 6456 2R 6456 8436 Com. 8440 ad. rep. 8441 3R 8613 ret. 9030 assent 9572 Council: 1R, 8628 s.s.o 8628 2R, 8937 3R 8946 assent 9453

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Assembly: int. 4953 1R 4953 2R 4953 5284 3R 5290 ret. 5541 assent 5887 Council: 1R 5222 s.s.o. 5222 2R 5458 3R 5461 assent 5859

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Assembly: int. 157 1R 157 2R 157 519 3R 522 ret. 1119 cons. amnds 1291 ad. rep. 1291 mes. 1291 assent 1452 Council: 1R 454 2R 1033 Com. 1039 3R 1040 mes. 1293 assent 1403

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ROAD IMPROVEMENT (SPECIAL FUNDING) AMENDMENT BILL: Assembly: int. 5905 1R 5905 2R 5905 6411 3R 6412 ret. 6660 assent 7095 Council: 1R 6319 2R 6768 3R 6770 assent 7052

ROAD TRANSPORT (DRIVER LICENISING) BILL: Assembly: int. 7930 1R 7930 2R 7930 8167 3R 8179 ret. 8470 assent 9030 Council: 1R 8185 s.s.o. 8185 2R 8410 3R 8415 assent 8935

ROAD TRANSPORT (HEAVY VEHICLES REGISTRATION CHARGES) AMENDMENT BILL: Assembly: int. 2081 1R 2081 2R 2081 2486 3R 2487 ret. 2747 assent 3434 council: 1R 2494 s.s.o. 2494 2R 2842 3R 2844 assent 3375

ROAD TRANSPORT (VEHICLE REGISTRATION) BILL: Assembly: int. 2078 1R 2078 2R 2078 2485 3R 2486 ret. 2747 assent 3434 Council: 1R 2494 s.s.o. 2494 2R 2844 3R 2847 assent 3375

ROAD TRANSPORT (VEHICLE REGISTRATION) AMENDMENT BILL: Assembly: int. 5046 1R 5046 2R 5046 5276 3R 5276 ret. 5403 assent 5697 Council: 1R 5202 s.s.o. 5202 2R 5259 3R 5260 assent 5608

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ROYAL INSTITUTE FOR DEAF AND BLIND CHILDREN BILL: Assembly: 1R 3785 2R 3892 3997 3R 4001 assent 4736 Council: int. 3513 1R 3513 2R 3513 3696 3R 3700 ret. 4019 assent 4691

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Council: 1R 2806 s.s.o. 2806 2R 2898 2990 3R 2991 ret. 3375 assent 3375

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As Deputy-President:

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As Temporary Chairman of Committees:

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Amendments were put seriatim, 7015, 10146.

Opposition amendments had been covered by previous amendments, 7021.

The Opposition having indicated that it intended to vote against a particular clause, the question in relation to the clause would be put at the completion of debate on all clauses in the part, 7022.

A member was debating a foreshadowed amendment, which would be dealt with by the Committee in due course, 10150.

THE HON. JENNIFER GARDINER: (continued)

An amendment was ruled to be improper because it was inconsistent with earlier decisions of the Committee, 10154.

An amendment was ruled in order, 10167.

Chair:
Members will direct their remarks through the Chair, 6831, 10155.

Documents:
The Chair had been advised that despite leave having been given, a map could not be tabled during Committee proceedings, 10792.

Interjections, interruptions and disorder:
Order and decorum
Members should remain silent when the member with the call is speaking, 6830.

The level of audible conversation was making it difficult for those in the gallery to hear what was being said, 10122.

Points of order:

Not involved: 6830, 6831, 10143, 10152, 10155, 10156.

Upheld:
Form of amendment, 6999.
Members must confine their remarks to the amendment before the Committee, 10783.

A member was directed to address his remarks to the point of order, 6831.

The Chair having ruled on a point of order, a member was not permitted to speak further to it, 6999.

THE HON. DR MARLENE MARY HERBERT GOLDSMITH:

As Deputy-President:

Interjections, interruptions and disorder:
Order and decorum
Hansard’s task is made difficult by the level of noise in the Chamber, 2059.

The reading of newspapers in the Chamber is disorderly, 5737.
THE HON. DR MARLENE MARY HERBERT
GOLDSMITH: As Deputy-President: (continued)

Interjections, interruptions and disorder:
Order and decorum: (continued)
The House was called to order, 5765.

Offensive and objectionable remarks, imputations
and aspersions:
Members may not impute improper motives to other
members, 2060.

Expressions withdrawn or required to be withdrawn: "...and the coalition will have blood on their hands", 2060.

Points of order:
Not involved: 2060.

Members who take points of order should confine their
remarks to the point of order, 2060.

AS TEMPORARY CHAIRMAN OF COMMITTEES:

Amendments:
The Committee has to proceed chronologically with
amendments, 1026.

As one amendment had been negatived, the form of a
second amendment was correct, 1031.

As foreshadowed amendments were the same, it was
unnecessary to move the second of such amendments,
3282.

The Chair sought clarification as to whether a member
intended to move an amendment that had not been
circulated. 3946.

Members were reminded that if they failed to submit
amendments to the Clerks prior to the Committee
stage, they risked the amendments not being admitted
by the Chairman of Committees, 3948.

The debate had ranged over various amendments and
the Chair would not inhibit members from speaking
generally to the amendments, 4862.

Although declining to uphold a point of order, the Chair
entreated members to confine their remarks to the
clause under consideration, 7030.

Points of order:
Not involved: 7030

Wearing of badges in the Chamber:
To ensure consistency with precedent, a member was
asked to remove a large badge bearing a political
slogan or to leave the Chamber, 3947.

THE HON. JOHN RICHARD JOHNSON:
As

Debate:
Commendation of the Hon. Elisabeth Kirkby, 5940.

Members were directed to confine their remarks to the
subject matter of the debate, 761.

Contributions to the Address-in-Reply debate are
usually wide ranging. A member should not regurgitate
a speech made on the adjournment debate, but should
address remarks more closely to the Address-in-Reply,
1151.

A member may make a personal explanation at the
appropriate time, 5755.

It is not within the spirit of parliamentary democracy
for members to use speeches delivered in another
place. It is incumbent upon members to make their
own contributions to debate. Notwithstanding that, it is
highly irregular for a member to attack a person whose
only right of recourse is by way of a citizen's right of
reply to the Parliament, 8259.

The Chair does not recognise persons outside the Bar of
the House or in the public gallery, nor should
members, 10323, 10326.

Documents:
A member was advised that leave had been denied to
incorporate a document into Hansard, 1936.

A member was reminded of previous rulings about the
incorporation of readily available documents into
Hansard, 3179.

Offensive and objectionable remarks, imputations
and aspersions:

Expressions withdrawn or required to be withdrawn:
"You are in league with Pauline Hanson", 914.

Members should desist from making personal attacks on
members of the other House, 10324.

Points of order:
Not upheld:
Sub judice, 4199.
Imputations, 5755.

The Chair had not heard sufficient to enable him to rule
on a point of order, 8263,8264.

Procedure:
A member cannot speak in debate after the Minister has
replied, 2202.
Reverend the Hon. Frederick John Nile: 
As Deputy-President:

Debate:
Members should return to the leave of the motion, 444.

Documents:
A member may seek leave to incorporate highlighted areas of a document into Hansard, 3329.

When leave is not granted to incorporate documents, that is the end of the matter, 3333.

A member was asked to identify or verify a document he sought to table, 3333.

Points of order:
Not involved: 3329.

As Temporary Chairman of Committees:

Amendments:
Members should confine their remarks to the amendment before the Committee, 3717.

The Hon. Helen Sham-Ho:
As Deputy-President:

Offensive and objectionable remarks, imputations and aspersions:
Expressions withdrawn or required to be withdrawn, "[The Minister for Fisheries] is a dill", 3831.

The Hon. Elizabeth Ann Symonds:
As Deputy-President:

Debate:
Members' comments should not be provocative, 2568.

Members should return to the essence of the debate, 2568.

Documents:
A member was asked to identify or verify a document, 2568.

Points of order:
Upheld:
Imputations, 3693.

Deputy-President and Chairman of Committees (the Hon. Duncan John Gay):
As Deputy-President:

Announcements: Remembrance Day, 9595.

Adjournment debate:
Members were reminded of previous warnings not to engage in speed reading during the adjournment debate. If, in the opinion the Chair, the House could not understand what a member was saying, the Chair would not allow the member to continue. Members should read at a speed that enabled other members to understand what was being said, 3544.

Debate:
Members may contribute or reply to the debate at the appropriate time, 1928, 1933, 6390.

Though debate may be robust, standing orders do not allow members to use disorderly terms in the House, 2062.

Debate should not be too personal, 2218.

Members should take care not to transgress the sub judice rule, 3726.

Members were reminded that parliamentary privilege carries with it a degree of responsibility, 4204, 6252; and that when speaking under parliamentary privilege, they have a responsibility to ensure their remarks are accurate, 8865.

The President having been referred to in a footnote in the latest edition of Erskine May's Parliamentary Practice, the Chair would like to receive a similar reference, 4594.

If members with the call do not want to be interrupted, they should not direct questions to other members, 6390.

Members should not attempt to divert the member with the call from the subject matter of the bill, 6391.

A member was asked to desist from reading a petition until the Chair had sought advice from the Clerks. Having done so, the Chair permitted the member to proceed, 6552.

Members should confine their remarks to the leave of the motion, 6562, 7462.

Members who are to speak in a debate should not canvass matters that have already been dealt with, 6584.

Members should not attempt to intimidate the Chair, 10498.
Interjections, interruptions and disorder: 

**Conversation:**

Members who wish to converse should do so outside the Chamber, 2053.

The level of conversation in the Chamber made it difficult for the Chair to hear the debate, 2063.

**Interjection**

Continual interjection makes the reporting of the proceedings virtually impossible, 1692, 2020.

Members should refrain from interjecting, 1928, 2020, 8866, 10580.

**Order and decorum:**

The reading of newspapers in the Chamber is disorderly, 5912.

Members were reminded that certain standards of parliamentary language should be adhered to, 5953.

Members should not converse with those in the public gallery, 8709.

Visitors in the public gallery should not interfere with the conduct of the House, 8664; are not permitted to take notes, 8664; and should not use mobile telephones, 10102.

Offensive and objectionable remarks, imputations and aspersions:

Regardless of the topic of debate, certain language is not tolerated in the House, 1927.

A member who was perilously close to reflecting on other members by imputing improper motives to them was directed to moderate her language, 1927, 1933.

Imputations of improper motives to and personal reflections on members are disorderly, 2056, 2062.

Expressions withdrawn or required to be withdrawn: "He deliberately lied", 2062.

Members should not trade insults of a personal nature, 2221; threaten the Government, 4189; use unparliamentary language, 4319.

Points of order:

Not involved: 1928, 1933, 2195, 3542, 3544, 4187, 7069, 8865.
DEPUTY-PRESIDENT AND CHAIRMAN OF COMMITTEES (The Hon. DUNCAN JOHN GAY):
As CHAIRMAN OF COMMITTEES: (continued)

Amendments: (continued)
constitutioality, the concerns arising from the new section had, in the main, been addressed by the Leader of the Opposition. However, the House is the master of its own destiny and has the power to pass whatever legislation it wishes, 3806.

If a member did not establish the relevance of the point he was seeking to make his remarks would be ruled out of order. 4827.

Amendments were put seriatim, 4876, 5029, 6755, 6979.

As the Opposition intended to move amendments to the amendments to be moved by an Independent member, it was simpler to deal with the amendments individually rather than in globo, 6750.

The Leader of the House, having given a preamble, was asked to move to the substance of the amendments, 7682.

Members should address their remarks through the Chair, 7683.

The Government and an Independent member having circulated conflicting amendments, the Chair allowed them to be moved and debated concurrently, after which he put the question in relation to the Government's amendment. That amendment having been agreed to, it was unnecessary to put the question in relation to the amendment circulated by the Independent member, 9661.

An amendment, not being the same as or in conflict with amendments of other members, was ruled in order. 10397.

Casting vote, 5030, 9153.
Because the Chair does not have a deliberative vote as well as a casting vote the Chair should vote in accordance with his or her beliefs as to the merits of the question for determination, 5030.

Debate:
Members should return to the essence of the debate, 2813.

A member is not obliged to answer a question asked by another member, although it is a matter for the member whether he does so, 4855.

Members were reminded of the convention relating to casting aspersions on members of the other place, and a member was asked to take care about his comments, 9505.

DEPUTY-PRESIDENT AND CHAIRMAN OF COMMITTEES (The Hon. DUNCAN JOHN GAY):
As CHAIRMAN OF COMMITTEES: (continued)

Debate: (continued)
The Leader of the Government should have been aware that his comments were out of order when the House was in Committee. 10342.

Divisions:
Because of the number of amendments to be moved in Committee, the Chair ordered the bells to be rung for one minute only when divisions were called, 11068.

Documents:
An advice from the Crown Solicitor's Office could not be tabled in Committee, but could be incorporated in Hansard, 7830.

Interjections, interruptions and disorder:
Conversation
The level of conversation was too high, and made Hansard's task difficult; members who wish to converse should do so outside the Chamber, 2817.

The Committee was dealing with a complex bill and the Minister should be heard in silence, 5022.

Order and decorum
Members of the public are not permitted to speak from the gallery to members in the Chamber, 3806, 9157; consequently, a lady was removed from the gallery, 2957.

It was a longstanding tradition that mobile phones should not be used in the Chamber, 4614.

Offensive and objectionable remarks, imputations and aspersions:
Expressions withdrawn or required to be withdrawn: “like some sort of mafioso thug”, 3132.

Points of order:
Not involved: 2814, 3135, 10460.

Upheld:
Relevance, 1725.
Debate in Committee must relate to amendments, 4807, 9506.
When bills were in Committee the Chair could not entertain a motion to refer them to a general purpose standing committee, 10872.

A member was directed to speak to the point of order, 3131.

Tabling of documents:
Standing orders do not permit the tabling of documents in Committee, 3219.
Announcements:  
Egan v Willis and Cahill, 4704.  
Conduct of Justice Vince Bruce, 5862.

Amendments:  
The number of amendments before the House required that the questions be put in a certain sequence, 437.

Paragraphs of an amendment were put seriatim, 1571, 5771; and in globo, 5771.

The appropriate time for a member to seek leave to move an amendment was at the conclusion of the contribution of the member then speaking, 5369.

A member, having moved an amendment, was granted leave to amend the amendment, 5373.

Anticipation of debate:  
A member was asked to bear in mind, lest she transgress the anticipation rule, that notice had been given of a motion relating to the matter she was addressing in the adjournment debate, 3948.

Chair:  
Members should address their remarks through the Chair, 1407, 2869, 3708, 5356, 5954, 6511; not to the public gallery, 1407, 6511; to the press gallery, 1408, or to other members. 5007.

Conduct of members and visitors:  
Members were reminded that they are responsible for the behaviour and decorum of all guests they invite to the Parliament, and that the place for democratic protest is outside the precincts of Parliament, 4440.

Debate:  
Members' comments should be relevant to the subject matter of the debate, 304, 3317.

Members may contribute or reply to the debate at the appropriate time, 2184, 2956.

Members should make their remarks receptive to the ears of those who might regard them as tedious and repetitious, 2191.

Members with the call should not conduct interrogatories with other members, 2869, 6387; and should ignore interjections, 6387.

It is for a member to decide whether to move to adjourn the debate, 3316.

Members are obliged to present their views rather than those of others, although the opinions of others may be adverted to, 3317.

Debate:  
A member, having made his point, was advised not to be repetitious and move to the next point, 3353.

A member was cautioned to direct the philosophical strains of his argument towards the legislation, 4329.

Divisions:  
Two voices had called for a division, 537.

Documents:  
Members should identify the source of quoted documents, 1193.

It is not common practice to incorporate publicly available documents in Hansard, 1412.

A member was asked to identify or verify a document, 3316.

Interjections, interruptions and disorder:  
Conversation  
Members who wish to converse should do so outside the Chamber, 1298, 1563, 3022; and should refrain from conversing with those in the President's gallery or do so sotto voce, 453, 1563, 1568, 4413, 4427.

Interjection  
Members who wish to speak in debate should seek the call, rather than interject, 305.

Members should refrain from interjecting, 661, 1191, 2206, 3321, 5503, 5954; and those who did not do so would be called to order, 1697.

Interchanges should not be personal, 2206.

The debate was too serious for trivial interjections, 6548.

Order and decorum  
The reading of newspapers in the Chamber is disorderly, 782, 4990.

Members of the public in the gallery must not lean over the balcony, 1406; they should listen to debate in silence and observe the rules of the House, 1411; they should not comment, interject by applause or otherwise, 1415; or talk to members, 4022; those who interrupt proceedings will be removed, 301, 6320.

Given the seriousness of the matter under consideration, that is, the reputation and integrity of the House, members should listen to the debate in silence, 2185.

Members were counselled against pettiness in interjection, 2206.
PRESIDENT (THE HON. MAX FREDERICK WILLIS): (continued)

Order and Decorum: (continued)
The amount of noise in the Chamber was making the task of Hansard extremely difficult, 4994.

The use of mobile phones in the Chamber is disorderly, 5089.

Points of order
As points of order are serious matters, members should not interject or heckle but should listen to the point in silence, 644.

Question time
Members should maintain decorum during question time, 418.

Members who interject during question time will be named, 644.

Members should listen in silence to the answers to questions without notice, 769, 1011, 1300, 3930; as both the Chair and Hansard are required to hear a Minister's answer, 5942, 6102; members should not engage in overwhelming babble, 5105.

Members who wish to converse should do outside the Chamber, 2536.

Minister will answer questions and not engage in conversation with members across the table, 3709, 4294.

At times the Chair despaired of what the public might think of the conduct of members during question time, 5359.

Members should remain silent as both the Chair and Hansard are required to hear a Minister's answer, 5942, 6102.

Joint committees:
A joint committee is in fact two committees, one from each House, meeting and deliberating and reporting jointly in accordance with the resolution agreed by both Houses. Though the tradition of this Parliament has been that joint committees are administered by and operate under the standing orders of the House in which the proposal for a joint committee is initiated, any administrative arrangement cannot be at variance with a resolution of either House. The authorisation by Mr Speaker for members of a joint committee to travel overseas was an affront to the Legislative Council, 29.

Notices of motions:
The Chair intended to follow the procedure adopted in the previous session of allowing only one general business notice of motion to be given by a member on each call from the Chair, but that practice would not apply to Ministers or to members giving contingent notices of motions, 31.

PRESIDENT (THE HON. MAX FREDERICK WILLIS): (continued)

Offensive and objectionable remarks, imputations and aspersions:
It is unparliamentary to suggest another member had told lies, 57.

Expressions withdrawn or required to be withdrawn: "fibs", 57; "he lied and he cheated", 2559; "The Hon. D. J. Gay made it clear how he would deal with protesters... ride over them", 4207; "I know a couple of members over there are [about to join One Nation]. In fact, among them are not only National Party members like the Hon. M. R. Kersten; there is the Hon. C. J. S. Lynn too", 5944; "Tutti-Frutti Pezzutti", 5947.

Words complained of were not offensive in a parliamentary sense and it was therefore unnecessary for the Minister to apologise or to withdraw them, 418.

Personal comments are out of order and do nothing to enhance the dignity of debate, 2187.

It is not unparliamentary to claim that one finds something offensive, 2206.

Members were reminded that improper motives cannot be imputed other than by way of substantive motion, 5641.

An assertion that if the Hon D. J. Gay became a member of the One Nation Party he would not become President of the Legislative Council was not offensive; it was true. 5944.

Personal explanations:
Members should not attempt to make personal explanations under the guise of points of order, but should do so at the appropriate time, 1156, 4693.

A personal explanation is a serious matter and not an issue for debate, 1191.

Misrepresentation may be dealt with by a personal explanation, 2368.

Points of order:

Not upheld:
Anticipation of debate, 3948.
Allegations against judges, 303.
Availability of amendments, 3804.
Relevance, 3318, 5360.
Points of Order: (continued)

Upheld:

Members speaking to motions, 2367.
Question time, 4989.
Relevance, 3318.
Substantive attack on a judicial officer, 1412.

The Chair declined to uphold a point of order that a member was impugning or reflecting upon the character or potential future conduct of a judge of a superior court, which is forbidden by the law of Parliament except by way of a substantive motion. However, the Chair warned the member against infringing that law, 303.

Members were directed to state or repeat a point of order, 772, 904, 1902.

The Leader of the Government having sought leave to call off a division so that debate could proceed, it was unnecessary for the Chair to rule on a point of order, 2203.

As a member had finished speaking, it was unnecessary to rule on a point of order, 6322.

Privilege:

A member was directed to speak to the amendment to an expulsion motion, not to the motion, 1561, 1564.

A Minister was entitled to reply to a motion for expulsion and a proposed amendment to it, 1569.

Procedure:

A member who was within the bounds of the Chamber when he sought the call was given the call, 311.

As the provisions of section 33F of the Special Commissions of Inquiry Act 1983 require that a motion be passed by at least two-thirds of the members of the House present and voting, the Chair put the questions on the paragraphs of the motion seriatim, 567.

A member was permitted to speak only to a motion to adjourn the debate, not to the substantive motion, 1406.

A member was directed to observe standing orders, and not to make a substantive attack on a judicial officer, 1412.

The mover of a motion is not compelled to reply to debate on it, 1957.

A member who has spoken already in debate has no right of audience to speak again without leave, 2183.

A member may move a motion in one of two ways: the member may say that he is moving a notice of motion standing in his name on the business paper or he may read the motion without expansion. Members should do one or the other, but not debate the matter, 4196.

A member is entitled to try to persuade the House why leave should be granted to table a legal opinion, but that does not entitle him to debate the matters contained in that opinion, 5203.

The Chair was aware of what the member with the call was seeking to achieve and was not assisted by the barrage of advice emanating from the Opposition benches. The Chair would prevent the member with the call following a course that was procedurally incorrect, 6323.

Questions without notice:

Form of questions

It is inappropriate for members to ask questions of the Chair relating to the domestic affairs of the Parliament. Such matters should be raised with the Chair in chambers, 52, 55.

A Minister was advised to answer a question and not focus on levels of silliness, 423.

Questions ruled in order, 548, 1902.

A member was warned not to repeat the practice of asking a question that was identical to one placed on notice by him the previous day, 2032.

Members were reminded of the desirability of keeping questions reasonably brief, 3708.

A question may be addressed to a chairman of a committee only in relation to a matter that is before the committee or in relation to the administration of the committee, 4444.

Form of answers

Under the Westminster system the purpose of question time is to enable members, particularly members of the Opposition and other members who do not support the Government, to ask searching questions about the administration of the State. Answers to questions commonly called Dorothy Dixers were becoming too lengthy and Ministers were commended to be brief in such answers. The practice of Ministers being at liberty to answer questions in whatever manner they choose may have to be changed if Ministers continued to give lengthy answers, 3715.

The standing order relating to boredom and repetition does not apply to ministerial answers, 6104.
Minister’s latitude
Provided that a Minister in answering a question did not refer specifically to matters set out in a notice of motion, he was not anticipating debate by the answer, 422.

Ministers may answer questions in whatever manner they choose, 772, 776, 2539, 3193.

Although Ministers may answer questions as they choose, they are constrained in their answers by the standing orders and the rules of the House, 1902.

A Minister was directed to relate his response to the question asked, lest he encroach on rules relating to anticipation of debate, 1902.

Ministers answers should be restricted specifically to the questions asked, 1902.

Ministers should answer questions rather than ask questions of other members, 2353.

A Minister was permitted to answer a question but was cautioned against anticipating debate on the subject matter of a motion that had already been moved, 4297.

Procedure
It has been common and accepted practice for Ministers to read answers to questions without notice, 770.

The Leader of the House may terminate question time at any time, even in the middle of an answer, 1018.

When noting that a question had been directed to a particular Minister, the Chair was merely proffering advice and not delivering a formal ruling, 4989.

Supplementary
Members wishing to ask supplementary questions must not seek to ask the original question or part of it again. It is irrelevant that a Minister may not have answered the initial question or may have answered it only partially, 2175.

Relevance:
A member who was having difficulty keeping his contribution relevant to the debate was encouraged to quote less from conventions and to endeavour to make a more specific connection to the subject matter of the bill, 3315.

Though a member was responding to the remarks of another member, he was urged to return to debate on the motion, 444.

Accusations of unreasonableness of the hour had nothing to do with a point of order based on relevance, 3316.
PRESIDENT (The Hon. VIRGINIA CHADWICK): (continued)

Debate: (continued)
Members should address their remarks through the Chair, 7569, 7820, 9661.

A member was deemed to be speaking in reply and not to an amendment, 9110.

Documents:
The Chair was cognisant of the huge workload of Hansard, and members were requested to be prudent about the number of documents they sought to incorporate, 10544.

The President tabled advice from Philip Taylor, barrister, relating to the failure by the Treasurer, and Minister for State Development to comply with the resolution of the House to produce documents, 8485.

Divisions:
Members having dealt with different stages of a large number of bills, it was not surprising that they may be confused as it is not always easy to make a decision on a matter that one has not had time to digest, 10977.

Interjections, interruptions and disorder:
Conversation
Members should refrain from conversing with those in the public gallery, 6933.

If a member had not been engaged in conversation he would have heard the Minister's answer to a question without notice, 10135.

Members wishing to hold private conversations should do so outside the Chamber, 10772.

Order and decorum
Members were asked to show consideration for Hansard and to listen to the member with the call in silence.

Members who have contributed to the debate should not interject while the member with the call is speaking, 8863.

Members of the public are welcome in the Chamber but they must not comment or disrupt proceedings, 10310, 10429.

Members need not respond to interjections, 10441.

The Chair ordered the attendants to clear the public gallery, 10809.

The reading of newspapers in the Chamber is disorderly, 11053.

PRESIDENT (The Hon. VIRGINIA CHADWICK): (continued)

Question time
The Chair, having always had a special interest in the responses of the Minister for Public Works and Services, was having difficulty hearing the Minister's answer because of the level of noise in the Chamber, 6807.

Members should address the Chair and not invite interjections and discussion across the Chamber, 6879.

Members should address their remarks through the Chair, 6882, 6888, 7063, 7331, 7335, 7470, 7691, 7805, 7977, 8222, 8833, 9641, 9787, 10386, 10472, 10573, 11056.

Members should listen to the responses of Ministers in silence, 8222, 8833.

Ministers should not provoke members of the Opposition, 10298.

Notices of motions:
A member was giving notice of a motion she intended to move on the next sitting day, and it would be a matter for the House to determine on that day whether the motion would be debated, 6931.

Following the passing of a resolution censuring the Leader of the Government in relation to the production of documents dealing with Sydney's water crisis, the Clerk was directed to remove from the notice paper a notice of motion given by the Leader of the Government, as the substance of the motion was contained in an amendment decided by the House, 8185.

Offensive and objectionable remarks, imputations and aspersions:
Expressions withdrawn or required to be withdrawn:
"You are a quack with a closed mind," 7063; "Tutti-Fruti Pazzutti," 7332; "Frutti-Tutti Pazzutti," 7359; "the gutless National Party members of this Parliament," 7949; "What are the companies offering in return for support of the amendments? Perhaps next year we will examine the returns and find out whether the companies have provided the coalition with money for its election campaign." 9986.

A member may not attack a judicial officer other than by way of substantive motion. However, if the member merely draws attention to a discrepancy in a letter, he will not contravene the standing orders, 7965.

In the opinion of the Chair, a member had implied that members of the coalition may have been influenced by companies involved in certain legislation. Having regard to the terms of Standing Order 81, the Chair
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PRESIDENT (The Hon. VIRGINIA CHADWICK): (continued)

Offensive and objectionable remarks, imputations and aspersions: (continued)
suggested that the member either withdraw his comments or rephrase them, 9986.

Members should take care not to attack other members other than by way of substantive motion, 10845.

Personal explanations:
A member may seek leave to make a personal explanation at the appropriate time, 7805.

Points of order:
Not involved: 6809, 6934, 7330, 7359, 7366, 7474, 7805, 7951, 8256, 9309, 9312, 9641, 9946, 10297, 10298, 10299, 10302, 10544, 10825, 10842, 10845, 10846, 10847, 11000, 11120.

Not upheld:
Alleged offensive statements, 6882.
Divisions, 10977.
Form of a question without notice, 6943.
Form of an answer to a question without notice, 9312.
Supplementary questions, 9635.

Upheld:
An amendment must be relevant to the motion before the House, 11050.
Members should confine their remarks to the subject matter of the motion before the House, 7964.
Members should not reflect upon members of the judiciary, 7965.
Members wishing to hold private conversations should do so outside the Chamber, 10772.
Questions without notice, 8951, 10475.
Quotation from a debate of this session that is not under discussion, 10847.
Members were directed to address the point of order, 7331.

PRESIDENT (The Hon. VIRGINIA CHADWICK): (continued)

Questions without notice:
Form of questions:
Questions ruled in order, 6883.
Questions ruled out of order, 10475.
Although a question was more appropriate to be placed on notice, the Minister may elect to answer it, 7696.
Members were asked to desist from the increasing practice of prefacing questions with statements, 8951.

Form of answers:
A Minister, having provided preliminary background material, should move to the substance of the answer, 7691, 10299.
The Chair is concerned to ensure that Ministers' answers are relevant, 7805.
The Chair sought an assurance from a Minister that he was not, in answering a question, contravening the standing orders by raising the subject matter of a bill before the House, 9311.

Minister's latitude
It is the prerogative of Ministers to answer questions as they think fit, 6809, 7950, 9641, 9946, 10299, 10302, 10759.

Standing Orders:
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LEGISLATIVE ASSEMBLY

16 September 1997 to 3 December 1998

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Interjection
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Interjections, interruptions and disorder:

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Interjection

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Mr J. C. MILLS:

As Acting-Speaker: (continued)

Interjections, interruptions and disorder: (continued)

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Members who continually interject should not expect to have points of order upheld, 3774.

A member was directed to cease interjecting by counting down the clock. If he offended again in a similar manner he would be called to order, 4547.

Interjections are disorderly, 7146.

Order and decorum

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The lateness of the hour is no excuse for disorderly behaviour, 2671.

Members who have been heard in respectful silence should extend the same courtesy to the Minister in reply, 2671.

Members should not shout at each other across the Chamber, 7628.

Offensive and objectionable remarks, imputations and aspersions:

Though the term "enviro-nazis" may be considered to be offensive, it was ruled not to be unpatriotary, 1360.

Any inference available from the words "As a member of this Parliament and a citizen of Australia the honourable member for Ku-ring-gai would not care about Anzac Day or Gallipoli" was withdrawn, although those were not the words originally used, 9716.

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Private members’ statements:

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MR J. C. MILLS:

As Acting-Speaker: (continued)

Private members' statements: (continued)
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A private member's statement may refer to a matter outside of the member's electorate if that matter had been brought to the attention of the member by a constituent. It appeared to the Chair that the subject matter of the private member's statement should have been dealt with by way of substantive motion, 4946; members were reminded of the ruling of Speaker Rozzoli at page 113 of Decisions of the Chair, 5320.

A member, having made his private member's statement, should listen to the Minister's response in silence, 8581.

The Leader of the National Party had not infringed the standing orders by mounting what was described as an attack on the Minister for Land and Water Conservation under the guise of making a private member's statement, 9228.

Procedure:
In accordance with Standing Order 124 the Chair gave the call to the mover of the censure motion, in reply, 154.

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Under Standing Order 118 a member was not entitled to an extension of time on a motion of condemnation. However, the member who moved the motion would have a right of reply, 1361.

Tabling of documents:
Members may leave documents on the table for the information of members, but standing orders make no provision for a member to table papers, 2626.

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As Temporary Chairman of Committees:
Amendments:
As amendments to the same clause had been moved by the Minister and a member of the cross bench, to test the Committee the Chair put the amendment of the Independent member up to the point of the Government amendment, 5910.

MR J. C. MILLS:

As Temporary Chairman of Committees: (continued)

Amendments: (continued)
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Members must confine their remarks to the amendments before the Committee, 9070.

A strict reading of Standing Order 246 does not permit further amendments consequential to disagreement to a Legislative Council amendment. However, since at least 1879 it has been the ongoing practice to allow further amendments in response to a Legislative Council amendment, provided those amendments are consequential upon the rejection of the Legislative Council amendment. That practice does not allow the introduction of amendments not relevant to the Legislative Council amendment, 9286.

It is a longstanding practice of the Committee of the Whole House that leave is not required to move an amendment and that Ministers are not required to read the amendment in full, 9287.

The remarks of members should be confined to the amendment before the Committee, 2146.

Documents:
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Points of order:
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DEPUTY-SPEAKER AND CHAIRMAN OF COMMITTEES (MR JOHN CHARLES PRICE):

As Deputy-Speaker:

Amendments:
Each paragraph of an amendment to the members' code of conduct was debated separately, with one question being put at the conclusion of the debate, 4391.

Chair:
Members should not challenge or reflect on the Chair, 1824, 7183.
DEPUTY-SPEAKER AND CHAIRMAN OF COMMITTEES (MR JOHN CHARLES PRICE):

As DEPUTY-SPEAKER: (continued)

Debate:
The Address-in-Reply debate is a wide-ranging debate and members may refer to matters of general policy, 362, 363.

The member with the call needs no assistance from other members, 724.

In their opening remarks it is in order for members to make passing reference to issues other than those directly related to the debate, 1814.

Members should return to the essence of the debate, 1824, 3487, 4007, 4791, 7180, 7182, 7183, 8372, 9741.

Members may canvass generally the issues related to a no confidence motion but should take care not to reflect on the Chair, 3489.

Members who have contributed to the debate should listen to the Minister’s reply in silence, 4006.

Members will direct their remarks through the Chair, 4007, 7180.

It is dangerous to reflect on those who are not members of the House, and members should avoid doing so, 7182.

Documents:
A member was directed to verify a document, 3888; and identify a document, 10080.

Members are not permitted to table documents, 3888.

If a member was unable to identify a document he should not refer to it, 10080; and the document cannot be used further in the debate, 10081.

The Chair must accept a member’s assurance that he will not refer further to a document he is unable to identify, 10081.

Extensions of time:
The Leader of the House was granted five minutes from the time of the delivery of the ruling of the Chair in which to speak in a censure debate, 151.

Interjections, interruptions and disorder: (continued)

Interjection

Members should refrain from interjecting, 1103, 1104, 4007; and should not converse across the Chamber, 4008.

Hansard had difficulty hearing a member over the interjections of other members, 1103.
DEPUTY-SPEAKER AND CHAIRMAN OF COMMITTEES (MR JOHN CHARLES PRICE): (continued)

As Deputy-Speaker:

Procedure: (continued)
did not invalidate the discussion on the bill and debate continued, 1272.

The gag having been moved and agreed to, a member was permitted to exercise his right of reply under Standing Order 97, 1826.

Questions without notice:

Supplementary answers
A Minister having sought leave to suspend standing orders to give a supplementary answer, the Chair deferred a decision on the granting of leave until the Opposition Whip had had an opportunity to confer with the manager of Opposition business, 5160.

As Chairman of Committees:

Amendments:
Although members should confine their remarks to the amendments before the Committee, a member's comments were not unreasonable as he was responding to what had been said by another member, 4498.

Although the Chair understood the point a member was making, the member's remarks must be relevant to the amendments before the Committee, 4499.

A member had not been addressing the substance of the amendments before the Committee, and was not entitled to make a contribution to the second reading debate in Committee, 4500.

As the Chair was not able to rule on the constitutionality or otherwise of the amendments before the Committee he had no choice but to put the question, 7770.

The Chair had difficulty ruling on a point of order claiming that amendments were outside the leave of the bill. As doubt had been expressed as to the constitutionality of the amendments the Chair ruled them out of order, 7770.

The Chair had difficulty ruling on a point of order claiming that amendments were outside the leave of the bill. As doubt had been expressed as to the constitutionality of the amendments the Chair ruled them out of order, 7770.

Debate:
Members should address their remarks through the Chair. 4498.

Leave had neither been sought nor granted to go beyond the leave of the bill when speaking to amendments in Committee, 4499.

Interjections, interruptions and disorder:

Order and decorum
Members were directed to resume their seats and restrain their enthusiasm so that Hansard was able to record the speech of the member with the call, 8610.

DEPUTY-SPEAKER AND CHAIRMAN OF COMMITTEES (MR JOHN CHARLES PRICE): (continued)

Points of order:

Not upheld:
Committee procedure, 1113.

Upheld:
Committee procedure, 1112.
Members should confine their remarks to the substance of the amendment before the Committee. 8611.

The Chair having upheld a point of order, a member was not entitled to speak further to it, 1825.

Procedure:
Pursuant to a resolution of the House, questions were required to be put without debate, 1112, 1113, 1115.

When it is the opinion of the Chair that the object of a motion is to obstruct business, the original matter being dealt with by the House should proceed, 1115.

A Minister was ruled to be out of order when he sought to table a document in Committee. 4171.

Mr SPEAKER (The Hon. JOHN HENRY MURRAY):

Amendments:
The Chair would give an amendment close consideration to determine if it was in accordance with the standing orders, 5689.

Members were requested to exercise discretion after a motion was passed allowing them to speak several times in debate on amendments to the members' code of conduct, 4379.

Because of the terms of the amendment, a member was permitted to refer to east Circular Quay in a debate on the Sydney Opera House World Heritage listing, 4531.

Announcements
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Twenty-fifth anniversary of the election to Parliament of the honourable member for Charlestown, 1945.
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Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)

Budget Speech and Budget Debate:
Members should not provoke the Treasurer during the delivery of the Budget Speech, and the Chair would invoke the standing orders if they continued to do so, 5530, 5531.

It was a longstanding tradition that copies of the Budget Speech were not available to members until the speech had been delivered. A member was directed to remove a copy of the speech from the Chamber, 5538.

Under the resolution of the House no extensions of time were allowed during the budget debate, 6131.

 Casting vote: 15, 1970.

Chair:
Members should address their remarks through the Chair, 240, 490, 1227, 1283, 2611, 3587, 3668, 4216, 4911, 4920, 5139, 5141, 5294, 5427, 5841, 7718.

A point of order was taken that, the Opposition having challenged the decision of an occupant of the chair and having called for a division, it was not competent for Mr Speaker to resume the chair during the division. Mr Speaker stated that the Speaker has the right to take the chair on any occasion he chooses and that the member was at liberty to discuss it with the Speaker in his chambers, 718.

Members who wish to attack the Chair must do so by way of substantive motion, 8035.

 Consideration of urgent motions:
It is usual to allow some latitude in the early stages of debate on the priority of competing motions for urgent consideration, 246.

Members should confine their remarks to why their motions should receive priority and should not debate the substance of the motion, 246, 495, 618, 1237, 1238, 1382, 1463, 1635, 3743, 3744, 3884, 4523, 4749, 5069, 7653, 8558.

It was too early in the priority debate to determine whether a point of order had validity, 851.

The motion moved by a member was the motion that had been read by the member, 852.

Some latitude is allowed in debates on urgent motions, 854. However, if the Leader of the Opposition continued to debate the substance of the motion, the point of order taken against him would be upheld, 8453.

Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)

Consideration of urgent motions: (continued)
A Minister is at liberty to refer in reply to matters arising from an amendment moved to the original motion, 859.

Although there was some veracity in a point of order that a member was not speaking to the motion to establish priority of one notice over another, the member was permitted to continue, 1067, 1462.

Given the brevity of a notice of motion for urgent consideration, a member was permitted to explain it to the House, 1634.

A member is entitled to speak to an urgent motion and to an amendment to the motion, 1641, 5072.

In a priority debate a member had not delved into the detail of the notice of motion, 1775.

As the notice of motion referred to specific past dates, a member was in order in referring to past matters to establish that his motion should receive priority, 2416.

In debating the priority of competing motions the mover of a motion is not obliged to outline the motion, 2610.

A motion for urgency does not preclude a member from talking about a preceding matter central to the issue being debated, 2612.

In seeking to establish urgency a member had observed the spirit of the standing orders but had strayed from the subject, 693.

The Chair will not inhibit debate on the priority of competing motions, 2612.

A member is entitled to explain why each matter arising from his notice of motion should receive urgent consideration, 3744.

To establish urgency members may make comparisons between proposed motions, 3884.

The remarks of the Leader of the National Party complied with the standing orders, 4524.

Standing Order 120 does not contain any reference to the parameters of motions for urgent consideration and, therefore, the motion of which a member had given notice complied with the standing order, 4748.

The House will decide whether a motion should receive urgent consideration, 4748; and which motion should have priority, 4751, 5068.
Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)

Consideration of urgent motions: (continued)
The Chair was mindful of earlier rulings interpreting the standing orders differently. Despite the Chair having appealed to the Government and the Opposition to change the standing orders, no action had been taken and the Chair was bound by the earlier rulings and by the standing orders, 4749.

As opposition to a goods and services tax would be based on financial considerations and the second paragraph of a motion for urgent consideration dealt with such matters, a motion was ruled in order, 5068.

A notice of motion for urgent consideration was ruled in order as the subject matter of the motion was being debated in the upper House and was therefore in the public arena, 5431.

Though arguments for priority had been presented in compliance with the standing orders the Chair was unable to rule on the validity or otherwise of those arguments, 5522.

Having been requested to rule that three members be allowed to speak in the debate on a motion seeking to censure them, the Chair reminded the House that the motion had not yet been formally moved, 5824.

The Chair allowed a motion for urgent consideration to be amended before it was moved. 5824.

The Chair had allowed a degree of latitude to members in a priority debate, and would continue to do so, 8311.

The Leader of the Opposition was permitted to continue speaking in a priority debate after the Chair ruled that a proposed motion was not sub judice, 8453.

A Minister, when taking a point of order, was arguing the substance of the proposed motion rather than dealing with the reasons it should receive priority, 9208.

Debate:
Members may contribute or reply to the debate at the appropriate time, 336, 3459, 3637, 3755, 4235, 4665, 4753, 5528, 5686, 7109, 7408, 7613, 7718, 7892, 8038, 8760.

It is in order for a member to refer to copious notes, 1070, 4672, 6003.

In wide-ranging debate latitude is given to all members, 1472, 5830, 5832.

Members should abide by previous rulings relating to personal attacks on other members, 1474.

Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)

Debate: (continued)
Members were directed to return to the substance of the debate, 3509, 3747, 3750, 4132, 5268, 5270, 5308, 5309, 7094, 10070.

As the subject matter of the debate related to the failure of the Federal Government to provide adequate levels of funding for public housing, a member was precluded from discussing the role of the State in the provision of such funding, 3748.

Members should direct their remarks through the Chair and ignore interjections, 4216, 4377, 7613, 7649, 7650, 7892, 10063.

Members should not provoke the member with the call and should remain silent while the member is speaking, 3755, 4235, 7094, 7101, 7763.

Members, including the Prime Minister, should be referred to by their correct titles, 1953, 4533, 4752, 10214.

Members may refer to events in other jurisdictions to emphasise the points they are making in debate, 4752.

Ministers should extend to members speaking in the debate the same courtesy the Opposition extended to the member who had moved the motion, 4753.

As the second reading speech of the Minister related to development in the Sydney Cove area, members should confine their remarks to that development and not expand their comments to include the actions of past governments under the Environmental Planning and Assessment Act, 5268.

An assertion that the standing orders preclude a Minister reading from a register was not correct, 5295.

As the subject matter of a motion was in the public arena, it could be dealt with by the House, 5681.

In a debate relating to One Nation Party preferences, the Chair was unable to direct a Minister not to refer to firearms, 5685.

A motion couched in broad terms permitted a Minister to speak about the policies of the One Nation Party, 5685.

The Leader of the Opposition should reply to a motion moved by the Leader of the House in the manner in which it was presented, 7094.

Members were asked to reduce the level of conversation in the Chamber, 9292.
Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)

Debate: (continued)
A member was responding to allegations that had been alluded to during the second reading debate, 9871.

A member who moves a censure motion has 10 minutes in which to speak in reply, 10021.

Divisions:
As Standing Order 239 had not been complied with, a division was called off and the question restated, 1290.

Although the Chair understood the sensitivity of an elevator problem, only one member was involved and the division was allowed to continue, 3892.

The Leader of the House should not interrupt proceedings until the Chair has completed putting the question, 5697.

Pursuant to Standing Order 87 the Chair was called upon to state the question to the House, 5827.

Because of misunderstanding resulting in a member not attending a division, the Chair directed that the doors be unlocked and the division bells rung again, 8908.

It is difficult for the Chair to seek guidance from every member when putting the question. The Chair looked for guidance to the manager of Opposition business but received none, 9292.

Documents:
A Minister, having quoted extensively from a document, may elect to table it, 1950.

The Chair suggested that a Minister table a document rather than wave it around, 5892.

A member was refused leave to table a document but was permitted to lay it on the table, 7410.

The Leader of the Opposition may table a document only with the leave of the House, and having been refused such leave he was directed to cease interjecting, 9199.

Whether leave is granted to table a document is a matter for the House, 10004.

If a member had spent less time interjecting he would have been aware that the Chair had given permission for the tabling of a document, 10005.

Interjections, interruptions and disorder:
Interjection
Members should refrain from interjecting, 229, 313, 315, 1225, 1244, 1283, 1284, 4531, 4944, 5685, 7098, 7173, 7175, 8126.

Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)

Interjections, interruptions and disorder
Members who had contributed to the debate should listen in silence, 1476, 3676.

Members should not incite the member with the call, 1820.

Members should ignore interjections, 1820, 3741, and need not continue speaking while members, who disadvantage themselves by doing so, are interjecting, 4124.

The Leader of the Opposition sought a response to a point of order from another member instead of addressing the Chair. The Chair was aware of the difficulty in exercising restraint and not responding to interjections, 3580, 5062; and sought the assistance of the leaders of both sides of the House in ensuring that the business of the House was conducted in accordance with the standing orders. The Premier and other Ministers should not respond to interjections shouted across the Chamber, 3580, 4531.

Ministers should not be interrupted when giving notices of motions; members will have an opportunity to comment on the motions at the appropriate time, 3958.

It is difficult for Ministers to remain calm and not to respond to interjections, 5062, but they should do so, 4531.

A Minister had been provoked into responding to an interjection, 5062.

A Minister was attempting to direct his remarks through the Chair but was distracted by interjections, 5685.

If the Leader of the Opposition did not cease interjecting, the Chair would direct the member seeking to take a point of order to resume his seat, 7398.

Order and decorum
People in the public gallery should turn off mobile phones, 465; refrain from clapping, 1342, 6240; and remain silent, 6240.

Members who behave in an unparliamentary manner will be removed from the House, 615.

Members were directed to resume their seats, 705, 851, 863, 1067, 1463, 1826, 2611, 3664, 4667, 4919, 4920, 4924, 5061, 5132, 5133, 5295, 5421, 5427, 5685, 5824, 5890, 6020, 6162, 6165, 6166, 6441, 6633, 7171, 7259, 7644, 8035, 8037, 8038, 8311, 8453, 8757, 8897, 9395, 10220, 10682; a member would be placed on three calls to order if he did not do so, 7502; a member would be removed from the House if he did not do so,
Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)

Interjections, interruptions and disorder: (continued)
8037; a member would be directed to do so if he did not confine his remarks to the motion before the House, 8038; and the Chair would decide when a member should resume his seat, 6623, 7396, 7502.

Members should listen to ministerial statements in silence, in order that the shadow minister may hear what the Minister has to say, 839.

Although the Chair was unaware of the display of a newspaper by a member, the member was warned against flouting earlier rulings, 1627.

Members who speak over the Chair will be removed from the Chamber, 1958, 4920.

The behaviour of members was creating an unworthy impression on those in the public gallery, who obviously did not agree with the actions taken by members. The Chair was unable to control 99 members who were all defying the standing orders, 3580.

Members of the Government should extend to the Leader of the Opposition and other members of the Opposition the same degree of courtesy as they expect to receive. 3657.

Photographers in the public gallery were reminded that the standing orders provide that they may use only the corner of the gallery area, 4243.

Members who had been listed to speak in the debate would not be given that opportunity if they continued their present behaviour, 4752.

The member speaking had not been requested to distinguish between State member for Oxley and the Federal member for Oxley, 4752; if the State member for Oxley believed it was being suggested that he represented the One Nation Party he should seek the call, 4753.

A member was removed from the Chamber because of the manner in which he had discussed a decision of the Chair, 5428.

The Chair was asked to give close consideration to the behaviour of a member in the Chamber, 6438.

Points of order
Members need no assistance from other members to take points of order, 1231.

Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)

Interjections, interruptions and disorder: (continued)
Members who engage in disorderly behaviour will be precluded from taking points of order, 1626.

Members should cease interjecting while a point of order is taken, 1765.

A member would have an opportunity to speak to a point of order when that point of order had been enunciated. 1766.

Question time
Members who continued to interject or to behave with inappropriate decorum would be placed on three calls to order, 964, 1453, 3442, 7885, 8555; or deemed to be on three calls to order, 10009.

Members who had already been called to order were deemed to be on three calls to order, 613, 1376, 2102, 2602, 3659, 3876, 3965, 4117, 4920, 5061, 5062, 5890, 8030, 8121, 8304, 8751, 9709.

Members were reminded that they were on three calls to order, 120, 691, 3443, 3445, 3448, 3666, 3965, 4120, 6159, 7508, 7716, 8030, 8123, 8124, 8307, 8447, 8753, 8900, 9709, 9710; and that they would be removed if they continued to interject, 1378, 2606, 8753, 10208.

All members of the Opposition, whether or not they had been called to order, were placed on three calls to order, 10009.

Members were directed to resume their seats, 115, 116, 232, 315, 1229, 1231, 1236, 1380, 1769, 2601, 2602, 3585, 3742, 3965, 7259, 8304, 8309, 8750, 8751, 8906, 9401, 9402, 10005, 10007.

If members ceased interjecting, Ministers would be able to conclude answers, 315, 492.

Ministers should ignore interjections, 318, 490, 1952, 3584, 4913, 7644, 7649, 7650, 9409; wait until the House comes to order before answering questions, 318, 849; and concentrate on answering the questions they are asked, 3741, 4520, 9201.

The House was called to order, 320, 6241.

The level of interjection was too high, 4115, 9709; and members who interjected, disregarded the directions of the Chair or did not come to order would be removed from the Chamber, 485, 492, 2605.

Members should direct their remarks through the Chair, 490, 962, 1227, 3442, 3587, 4116, 4523, 4920, 5061, 7649.
Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)

Interjections, interruptions and disorder:
(continued)
The Leader of the Opposition was directed to remove scraps of paper from the table, 607.

The Chair would not tolerate the level of interjection that had occurred during question time, 684.

Members should listen to questions and answers in silence, 120, 688, 848, 1768, 1771, 1772, 2269, 3441, 3586, 3733, 3737, 4112, 4114, 4246, 4521, 4912, 5058, 5141, 5888, 6158, 6241, 6243, 6442, 7259, 7503, 7886, 8305, 8447, 8548, 9199, 9202, 9203.

Members should refrain from goading, interjecting, conversing or provoking, 844, 962, 1773, 3442, 3584, 3587, 3666, 3732, 3736, 3741, 3960, 4007, 4112, 4114, 4246, 4351, 4656, 4743, 4911, 5685, 6158, 6160, 6442, 6626, 7261, 7709, 7886, 8030, 8031, 8903, 9199, 9402, 9408, 9520, 9891.

Visitors to the House would be disgusted at the behaviour of members, 964.

The level of interjection made it difficult for the Chair, members, Hansard and members of the media to hear questions and answers, 848, 1631, 3732.

Protocol dictated that a member should occupy a seat other than the one he was occupying, as he had arrived late for question time and had disrupted the proceedings. The member was placed on three calls to order and warned that he would be removed from the Chamber if he did not maintain decorum during the remainder of question time, 849.

A member was directed not to provoke another member, 1454, 6162.

Members were reminded of the opportunity to ask questions, and supplementary questions, at the appropriate time, 1454, 4912, 5061, 5133, 7171, 7175, 7711, 8746.

If a member again attracted the attention of the Chair, that member would be removed from the Chamber, 1461, 5686.

Hansard and the Chair must be able to hear the question, 1631.

The Chair disregarded an earlier call to order and placed a member on three calls to order, 1772.

If a member spent more time listening to the answer rather than talking with his colleagues, he would hear the content of the answer, 1774.

Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)

Interjections, interruptions and disorder:
(continued)
If members did not interject it would not be necessary for points of order to be taken, 1952.

Opposition members who wish to discuss tactics should do so outside the Chamber, 2269.

The Chair had difficulty hearing a Minister over the noise emanating from the Government back bench and directed members to cease conversing in the Chamber, 2270.

The Leader of the Opposition should act with decorum during question time and should refrain from interjecting, 2410, 2411.

A member who had been called to order three times would be removed from the Chamber if the member interjected again, 2606.

A member was directed to desist from reading maps in the Chamber, 3444.

When answering questions Ministers may allude to charts but should not display them to the Chamber, 3446.

Members should not respond to questions asked by Ministers across the Chamber, 3446.

When answering questions Ministers should not refer to correspondence, 3446.

Ministers should not bait members when answering questions, but members who are so baited are under an onus to restrain their interjections. The Chair, having overlooked a number of interjections by the member for Ku-ring-gai, who had then been called to order twice in rapid succession, directed that he be removed for the duration of question time, 3447.

Members were reminded that the time for questions would conclude when the Minister had completed an answer, 3448.

Ministers answering questions are entitled to be heard in silence, 3448, 4244, 4661, 6025, 7647.

It has always been the practice of the House to allow Ministers to give some background information before embarking upon detailed answers. It has not been the practice to allow members to take points of order and then make short statements, 3579.

Members who interject should listen immediately for a call to order. The traditional practice has been for the Whip to ask the Chair which members have been called to order and then to inform those members of
Interjections, interruptions and disorder:
(continued)
that fact. It is not for the Chair to undertake the role normally performed by the Whip, 3659.
A member's continual interruptions invited the Chair to again order the Sergeant-at-arms to remove him from the Chamber. 3661.
An interjection had resulted in a Minister taking an additional 10 minutes to answer a question, 3666.
Members representing electorates on the north shore had not interjected, so a Minister's remarks obviously caused them no problems, 3667.
Members of the Opposition were reminded that the question had been directed to a Minister and not to them, 3669, 3736.
The usual practice is to allow a robust response to interjections. However, if members do not wish to be associated with the remarks made by Ministers they should not interject and Ministers will not respond to the interjections, 3741.
Ministers should concentrate on answering questions rather than responding to interjections, 3741, 4520.
For the remainder of the session, the Chair would be particularly severe on members who interjected when Minister were answering questions, 3876.
There was too much conversation in the Chamber, 3962, 4115, 4743, 5058, 5060, 5418, 6025, 7260, 7886, 8552, 9894; most of which was emanating from the Government benches, 9200.
There was far too much unnecessary interjection, a great deal of which had not been prompted by Ministers' answers, 3965.
The Chair expected better behaviour from the Premier and the Leader of the Opposition, who did not enhance the decorum of the House by failing to obey the directions of the Chair, 4113.
It was difficult for the Chair to maintain order if the Leader of the Opposition sought to make a personal explanation while a Minister was answering a question, 4115.
Although the Chair understood why members were testy he expected better behaviour during question time, 4244.
The procedures of the House allow the Leader of the Opposition to express his point of view other than by shouting across the Chamber, 4248.

Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)
Interjections, interruptions and disorder:
(continued)
Five seconds after the Chair had requested the Leader of the Opposition to moderate his behaviour, he repeated his earlier actions and was placed on three calls to order, 4248.
Because of continual interjections from the Opposition front bench, the Chair had difficulty hearing a question asked from the back bench, 4248.
The suggestion of the Leader of the Opposition that members should come to the microphones when asking questions was impractical because of the configuration of the Chamber and the time that would be wasted, 4248.
Members having been warned on two occasions to cease interjecting while the Premier was answering a question, the next member to interject would be removed from the Chamber, 4657; although the member who was so removed had interjected during the subsequent answer the direction to remove her from the Chamber clarified the matter, 4661.
Members who engage in conversation will be deemed to be called to order. The Chair, Hansard and those in the gallery were having difficulty hearing what was said because of the level of conversation in the Chamber; 4661, 7886; members who wish to converse or discuss tactics should do so outside the Chamber, 2269, 4661, 4663, 5059, 5822, 6443, 6597, 7173, 7260, 8549, 9010.
The Chair has traditionally permitted the Premier, the Leader of the Opposition, the Leader of the House and the manager of Opposition business to engage in quiet conversation. The Chair has also permitted both the Government and Opposition Whips to move around the Chamber to conduct their business, 4661.
The member who next interjected would be placed on three calls to order, 4746.
Ministers should address their remarks through the Chair and not address Government members, 4920.
The posture of Ministers when answering questions was the responsibility of the Chair, 4920.
Severe action would be taken against members who interrupt Ministers when they are answering questions, 4920.
The Chair would decide whether Ministers, when answering questions, were complying with the standing orders, 4920.
A member who was treading on dangerous ground was placed on three calls to order, 4922.
Interjections, interruptions and disorder: (continued)
The Chair was unaware of the relevance of a decision taken in the upper House, and it was a matter for the Minister answering the question whether he wished to refer to that decision, 4923.

Members should not interject merely to hear the sound of their own voices, 5060.

A member who had taken a point of order asking that a Minister be directed to answer the question was advised to request his colleagues to cease interjecting, 5062.

A member was permitted to take a point or order when the Minister had completed his answer, 5132.

A Minister had tabled correspondence from which he was quoting, and members of the Opposition would have an opportunity to ask questions in relation to it when the Minister had completed his answer, 5132.

Members who interject invite Ministers to respond, 5300.

Interjections are disorderly and members should not disrupt the House by interjecting. The Chair understands that the dynamics of the House make it difficult for members not to respond to the member with the call and extends a degree of latitude to them, 7263.

If a member was seeking to attract the attention of the Chair he should continue with his present behaviour, 7263.

If the Leader of the Opposition continued to interject, a member of the coalition who was taking a point of order would be directed to resume his seat, 7398; and the Chair would give serious consideration to whether the Leader of the National Party should be given the call during question time, 7647.

Members on the Opposition front bench were asked to remain silent while the Minister for Sport and Recreation was giving details of the involvement of various electorates in the Sydney Olympic Games, 7651.

The Leader of Opposition was placed on three calls to order and warned that if he repeated his behaviour he would be removed from the House, 8032.

Although Ministers obviously had a deep interest in the answer to a question without notice they should cease interjecting, 8121.
Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)

Interjections, interruptions and disorder:
(continued)
The member who next contravened the standing orders by interrupting the Premier would be removed from the Chamber, 8303.

When answering a question the Premier needed no encouragement from those on the Government benches, 8304.

The Leader of the National Party, having asked the Premier a question, had interrupted him on at least five occasions. Although the Chair usually extended to the Leader of the Opposition and the Leader of the National Party a degree of latitude, if the Leader of the National Party continued to transgress that latitude he would be removed from the Chamber, 8305.

Members of the Opposition continued to interject 30 seconds after one of their number had been removed from the Chamber. Although the Chair did not wish to direct that members be removed from the Chamber he would do so if they continued to disobey his directions, 8309.

Members were reminded that in the previous two days the Chair had been compelled, because of persistent unruly conduct, to dispense with the services of two members. The Chair's tolerance was at an end and he would name any member who behaved in a similar way, 8444.

It was the role of the Chair to maintain decorum in the Chamber; the Leader of the Opposition had been given the call to ask a question, 9198.

The Chair has traditionally allowed the Leader of the Opposition a degree of latitude during question time and for that reason he was allowed to continue. Had the question been asked by any other member, it would have been ruled out of order, 9199.

Ministers are entitled to respond to interjections, 9201.

A Minister answering a question on a serious subject needs no assistance from the Opposition, 9202.

A member was obviously trying to provoke the Chair into taking action against him. The Chair did not intend to ask the Serjeant-at-Arms to remove the member from the Chamber, and the member should recall the latitude that had been extended to him, 9409.

The Chair was unable to hear a question and asked the member to repeat it, 9524.

By interjecting, Opposition members may reduce the time available to ask further questions. Members who
Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)

Member named: (continued)
particularly when certain matters had been decided by the House, 8448.

A member had been named for constantly interjecting.
Members who consistently interrupted would be treated in the same way, 8447.

Members' correspondence:
The majority of the Joint Select Committee of the Legislative Council and the Legislative Assembly upon Parliamentary Privilege believed that the issues involved in a claim of privilege were those of ethics rather than privilege. Quoting from or adverting to a member's representations was a matter of individual judgment by those who had knowledge of their contents. A prima facie case of breach of privilege had not been established, although that finding did not preclude the member from placing a motion on the notice paper for the following day, 4124.

Members' entitlements:
Party members are permitted to use certain entitlements of other members, an advantage not available to Independent members, 6642.

Messages:
Standing Order 89(7) provides that a motion that a message be sent to the Legislative Council is not open to debate, 9292.

Ministerial statements:
The routine of business allows two opportunities for Ministers to deliver ministerial statements, 114.

Members should listen to ministerial statements in silence, in order that the shadow minister may hear what the Minister has to say, 839.

Ministers making ministerial statements may refer to matters contained in proposed legislation, and information contained in ministerial statements may be used in later debate, 3729.

Government members had remained silent while a Minister had made a ministerial statement; they should extend the same courtesy to the shadow minister when she replied, 4738.

If the answer of a Minister is a compilation of old news, it is not a ministerial statement, 5419.

Notices of motions:
Standing Order 143 provides that at the time of giving a notice of motion, the original signed notice must be handed to the Clerk at the table, 112. However, not all motions are presented in that form, and the Chair maintained convention and accepted the motion, 1284.

Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)

Notices of motions: (continued)
The Chair would not accept a notice of motion from a member as it was not in written form, but would accept it the following day as the first motion of which notice was given, 113.

Notices of motions should not be frivolous and should be properly framed, in accordance with the provisions of Standing Order 146, 606.

In accordance with the usual practice following a member's resignation, a notice of motion in the name of the member was removed from the business paper, 3436.

Standing Order 146 provides, inter alia, that a notice of motion not conforming with the practice of the House may be ordered by the Speaker to be not printed. A notice of motion given by the member for Ermington failed the test that notices of motions should not be tendered in a spirit of mockery. As the notice was incapable of being amended into an appropriate form the Chair ruled that it not be published, 3893.

Ministers should not be interrupted when giving notices of motions; members will have an opportunity to comment on the motions at the appropriate time, 3958.

A substantial part of a notice of motion was ruled out of order on the grounds that it was argumentative, ironical, unparliamentary and had been moved in a spirit of mockery. The member who had given notice of the motion was given permission to seek the assistance of the Clerks to rewrite the notice. However, members giving similar notices in the future would not be given such leave, 4121.

The Chair would give further consideration to a notice of motion to determine if it was in order, 5815; and, having done so, allowed the member to present his notice, 5823.

There being 146 notices of motions (general notices) on the business paper, the callover would be continued only until 10 members had indicated that their motions were ready to proceed, 7501.

The conclusion of questions without notice was the appropriate time for the moving of a foreshadowed motion which deemed all members of the Opposition who had left the Chamber to be in contempt of the Chair. 8449.

The Chair understands that the Clerks are flexible about the quality of the material upon which they receive written notification of motions from members, 9197.
Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)

Notices of motions: (continued)
If necessary the Chair would rule a notice of motion out of order when the member had completed reading it, 9399.

The first available opportunity for a member to draw the attention of the Chair to an inaccuracy in a motion of which he had given notice was at the conclusion of question time. The Chair granted the member leave to amend the notice, 9528.

Offensive and objectionable remarks, imputations and aspersions:
Expressions withdrawn or required to be withdrawn: "twit", 1627; "liar", 2606; "Some members opposite would spill more than that on an afternoon, drinking at the bar", 3589; "He . . . left it to Dopey to carry the can", 4533; "He is a complete idiot", 9408.

The Chair had not heard words complained of, 1774, 8750; because of the level of noise in the Chamber, 6162.

In a robust Chamber, members are often referred to in unkindly terms, 2602.

The Chair will ask the members to withdraw comments the Chair believes are objectionable, 6162.

The Chair would prefer members not to use the word "liar", 7186.

The standing orders do not enable the Chair to order a Minister to withdraw an allegedly offensive statement. The Minister may respond to the claim if he chooses to do so, 8906.

Personal explanations:
A member cannot debate a statement made by another member unless the member can show the Chair and the House how the member's character has been impugned, 323.

The purpose of a personal explanation is to explain to the House how a member's integrity has been besmirched, impinged upon or maligned, 323, 324, 1955, 3587, 3588, 3742, 3968, 7269, 8128.

A member making a personal explanation was ruled out of order, 323.

Members who believe they have been misrepresented have the opportunity to make a personal explanation at the appropriate time, 613, 689, 1627, 1821, 1952, 3587, 3659, 3741, 3965, 4115, 4245, 4525, 4925, 5140, 5420, 5888, 6162, 6241, 7262, 9074, 9201, 9425, 10220.

Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)

Personal explanations: (continued)
A member making a personal explanation may not debate the issue, 615, 2610, 7269.

In making a personal explanation a member may not attack another member, 1955, 3588, 6165.

When making a personal explanation a member may make passing reference to the history of the matter referred to but should not go into it chapter and verse, 3587.

A member was allowed a little more licence than usual when making a personal explanation, 3587.

The Chair was aware that questions had been asked in the House about the subject matter of the personal explanation, but a member was entitled to show how his political integrity had been impugned, 3588.

The opinion of a statutory body about a third party does not fall within the ambit of a personal explanation. The member making the personal explanation must relate those matters to the impugning of his character, 3588.

A personal explanation has no time limit. If a member's character had been impugned in a number of ways the member is entitled to deal with each of those matters, 3588.

A member was moving outside the ambit of a personal explanation, 3588.

If a member uses a personal explanation for purposes other than to show how his character has been impugned, he will be directed to resume his seat, 3742, 5426.

The Chair permitted the Leader of the Opposition to reply to a statement made by another member which he claimed had misrepresented him, but his reply was to be brief and precise, 5426.

The Leader of the Opposition was attempting to embellish an earlier view with a second statement. He was given five seconds to complete a personal explanation, 5427.

A Minister was permitted to complete giving reasons why he should be given leave to make a personal explanation, 5427.

A member was not complying with the standing orders governing the making of personal explanations, 4924, 5428, 5897, 6165

A member was permitted to put to the House that he had not made the alleged representations referred to by a Minister, 5428.
Personal explanations: (continued)

Until a matter of privilege had been resolved it was inappropriate for a member to make a personal explanation in relation to it, 5428.

Although a personal explanation is normally permissible only when no business is before the House, a member was permitted to proceed, 6169.

The standing orders do not prevent a member from making an allegation about another member. However, the standing orders do not compel a member to withdraw an alleged statement, 6169.

A personal explanation must be brief, 7268.

Points of order:


Not upheld:

A member was responding to comments made by another member, 3598.

Consideration of urgent motions, 693, 851, 857, 1237, 1383, 1635, 1775, 2108, 2277, 2278, 2612, 3589, 4667, 4749, 5303.

Divisions, 9292.

Personal explanations, 3968.

Question time, 3443, 3446, 3579, 3585, 3663, 3667, 3879, 4516.

Relevance, 7178.

Use of documents, 6241.
Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)

Points of order: (continued)
Members should not trifle with the House by taking unnecessary or frivolous points of order, 1768, 2715.

The Chair had already ruled on a point of order, 1774, 8755, 9016, 9288, 9292, 9404.

A member's remarks did not constitute a point of order, 3580, 3965.

The Leader of the Opposition was aware of the correct procedure if he wished to take a point of order, 3580, 5421.

Members of the Opposition were asked to take points of order only after due consideration. In most instances points of order were being taken to disrupt Ministers' answers rather than to make proper use of the forms of the House, 3587.

The Leader of the Opposition sought a response to his point of order from another member instead of addressing the Chair and then embarked upon a dialogue with that member, 3580.

During question time it has always been the practice to allow Ministers to give some background information before embarking upon detailed answers. It has not been the practice to allow members to take points of order and then make statements about the subject matter of the question, 3579.

A member was directed not to use the phrase, "I know the Minister is a slow learner" when taking a point of order. If he did so the Chair would refuse to hear his point of order, 3752.

If a member took another point of order similar to that which he had just taken, he would be removed from the Chamber, 3964.

If a member took an improper point of order, the Chair would direct the Serjeant-at-Arms to escort the member from the Chamber, 3965.

The Chair would not hear a point of order from the Leader of the Opposition if, after taking the point of order, he then indulged in dialogue across the Chamber, 4113.

The Chair noted that members of the Opposition had not been as sensitive about taking points of order during question time as they were about a Minister doing so during a claim of breach of privilege by a member of the Opposition, 4123.

The Chair had asked members, either directly or indirectly, to cease interjecting while a point of order was taken, and the next member who interjected would be removed from the Chamber, 4246.

Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)

Points of order: (continued)
If a member sought a positive ruling from the Chair he should remain silent while the point of order was being argued, 4747.

Points of order cannot be used to substantiate matters of fact, 4925.

The Leader of the Opposition had not taken a proper point of order, 5133.

The Chair would not hear points of order from members who seek to make speeches under the guise of taking points of order. Although the member taking the point of order had not done so, the Chair anticipated the point of order and declined to hear the member further, 5421.

The Chair was becoming concerned about the number of points of order being taken by a member; in the opinion of Chair the member was seeking to interrupt proceedings rather than take legitimate points of order, 5421.

Members were entitled to take a point of order only with the leave of the Chair, 5685.

If a member took a further point of order on a matter on which the Chair had ruled, the member would be removed from the Chamber for 24 hours, 5824.

The Chair permitted a member with a good knowledge of the standing orders to continue with his point of order, 6024.

The Chair was unable to rule on a point of order until a Minister had concluded a supplementary answer, 6028.

A member was reminded that on the last occasion he took a point of order he had been called to order, 6438.

If the Leader of the Opposition did not cease interjecting, the Chair would direct the member seeking to take a point of order to resume his seat, 7398.

The Chair declined to hear any further points of order in relation to a Minister's answer, 7644, 10007.

The Chair does not allow a preamble to a point of order, 7645.

Although a point of order taken in relation to a Minister's answer had some validity, the Minister had commenced to answer the question when there was an interjection; that may be a reason for members to cease interjecting, 7714.
Mr SPEAKER (The Hon. JOHN HENRY MURRAY) : (continued)

Points of order: (continued)
The Chair was unable to rule on a point of order as his attention had been diverted. However, the member with the call was asked to note the point of order, 8036.

The Chair declined to hear a point of order, as the Minister had concluded his answer, 322; during a division, 1957; if members did not maintain decorum, 3580; because it had not been taken in the proper way, 4919, 4920; from a member whose colleagues were shouting across the Chamber, 8304; while a member who had been named was speaking, 8448; or because of the manner in which the Minister seeking to take the point of order had behaved, 8453.

The Chair declined to hear a point of order, 9521, 10062.

A member was well aware that what he had said did not constitute a point of order, and if he again behaved in that way he would be removed from the Chamber, 8308.

A member was trivialising the standing orders governing the taking of points of order. If he continued to do so he would be called to order, 8747.

Because a member's speaking time had expired it was unnecessary to rule on a point of order, 8756.

The Chair would hear a point of order, relating to a claim that a reflection had been cast on a member of the upper House, at the conclusion of question time, 8906.

When taking a point of order relating to a question without notice, a member is not entitled to reread the question, 9011.

The tolerance of the Chair for points of order of a certain type was almost at an end, and a member should have known how the Chair would rule before he took the point of order, 9403.

The Chair was unable to rule on a point of order as he was unaware what the Minister who was answering the question intended to say, 9407.

A member had interrupted on several occasions, contrary to the standing orders. The Chair would not give him the opportunity to further interrupt the Minister by taking a point of order, 9714.

Certain comments of the Leader of the House had no relevance to his point of order, 10012.

The Chair had not heard sufficient of the contribution of the Leader of the Opposition to enable him to rule on a point of order, 10210.

Mr SPEAKER (The Hon. JOHN HENRY MURRAY) : (continued)

Privilege:
A member speaking on a matter of privilege is entitled to be heard in silence, 1236, 5426.

The privacy of members who use the phone located outside the Chamber should be respected by other members and by staff, 1236.

It is in order for a member to raise a matter of privilege and then give notice of a motion of privilege, 2277.

Under Standing Order 101 a prima facie case of privilege had not been established, and the matter was placed under general business, 2446.

A claim of privilege must relate to an event that has taken place, and no such obstruction had occurred. The Chair noted the concern of the member that members could be obstructed in the future performance of their duties, but ruled that no claim of privilege had been established, 3899.

To establish a claim of breach of privilege, members must satisfy the Chair that their privilege had been breached by disobedience of general orders or rules of the House, disobedience of particular orders, indignities offered to the character or proceedings of the Parliament, assaults or insults upon members or reflections upon their character, or interference with officers of the House in the discharge of their duties, 4123, 8035, 8757.

The majority of the Joint Select Committee of the Legislative Council and the Legislative Assembly upon Parliamentary Privilege believed that the issues involved in a claim of privilege were those of ethics rather than privilege. Quoting from or adverting to a member's representations was a matter of individual judgment by those who had knowledge of their contents. The member had not established a prima facie case of breach of privilege, although that finding did not preclude the member from placing a motion on the notice paper for the next day, 4125.

The vote of the House to debate an urgent motion overcame any problems presented to the Chair pursuant to Standing Order 88, 5828.

A member must explain how his or her privilege has been breached and not discuss the subject matter of the allegation, 8035.

The comments of the Leader of the Opposition did not constitute a matter of privilege. The Chair has authority in relation to the asking of questions of similar form but not in relation to the way a question is answered, 8452.

Procedure:
In accordance with Standing Order 239, a point of order...
Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)

Procedure: (continued)

having been taken on the matter, the Chair reported the receipt of a certificate from the Committee of the Whole, 1117.

Pursuant to the resolution of the House, all questions had to be put without debate, 1117.

If members respond to interjections, their speaking time is reduced. 1820.

A Minister is at liberty to speak about a report that has been tabled in the upper House, 1869.

The Chair apologised for inadvertently giving the call to a member, when the Chair should have put the question, That the motion be agreed to, 1957.

The call had been given to a member in the belief that the member proposed to take a point of order, not to speak to the motion, 1957.

A member was given the call as a supporter of the motion, 2113.

Under Standing Order 97 a member may exercise the right of reply, 1826.

Though sessional orders provided that orders of the day should be proceeded with, a member was given consent to conclude his speech, 931.

It was in order for the Premier to hold a videotape during question time, 2271.

Standing orders do not permit a member who is taking a point of order to restate a question, 2274.

Though the standing orders do not specifically require the presence of a Minister at the table the Chair sought to maintain the decorum of the House by having a Minister present, 5303.

Questions without notice: (continued)

The Chair cannot rule on the admissibility of a question without first hearing the question, 1766.

Questions ruled in order, 2603, 2714, 4340, 4914, 5065, 5133, 5135, 5425, 5520, 5820, 5891, 6625, 7172, 7644, 8030, 8550, 9016.

Questions ruled out of order, 8308, 8899.

The Chair, having ruled a question out of order, directed that it not be counted as one of the 10 questions provided for in the standing orders, 8899.

It is in order for Opposition members to ask questions about the conduct of Ministers in relation to their portfolios, 2603.

The longstanding practice of the House is for members to raise questions relating to the Speaker with the Speaker in chambers, thereby allowing question time to be fully utilised by members to obtain information from Ministers, 2718.

It is for the Chair to rule whether a Minister's answer is relevant, 3663.

It is a longstanding rule of the House that members cannot be asked about their personal affairs. Although Ministers may choose to answer such questions, questions should be directed to matters of government policy or matters within the administration of the Minister, 4517, 4747; and any further questions about Ministers' personal affairs would be ruled out of order, 4747.

It is a longstanding tradition that members may seek additional information relating to legislation before the House, 4914, 9016; but consideration in Committee of the legislation the subject matter of the question had been adjourned immediately prior to question time and question time would be wasted if Ministers were asked questions about matters that could be dealt with in Committee, 5059; a question relating to the penalty provisions of the legislation was ruled out of order as the intent of the question may have been to change those provisions, 5062.

Members may ask one question but not a series of questions, 5059, 5132, 7177, 7395; but the Chair had always extended a degree of latitude to party leaders. However, that latitude is limited and although the Chair had ruled the question in order, that should not be taken as a precedent for future questions, 7644.

The matter raised in the question of the Leader of the Opposition fell into the same category as the matters raised by the Premier in his response, 5417.
Questions without notice: (continued)
Members were reminded that Standing Order 137 applied both to questions upon notice and without notice. The Chair would rule out of order any question that included an imputation of improper motives, argument, inference or expression of opinion. The launching of a personal attack or the imputing of improper motives was in breach of Standing Order 82. Questions without notice should be brief, singular in nature, to the point and should not contain additional information or asides that are not necessary to make them intelligible.

The Chair, being unaware of the facts, assumed a question to be in order.

Traditionally the Chair extended considerable latitude to the Leader of the Opposition when asking questions, and if the question had been asked by any other member it would have been ruled out of order.

The Chair would allow the Minister to answer a question, but in the future members would be asked to rephrase questions containing a number of parts.

A member was asked to repeat a question without the preliminary comments.

A point of order having been taken that a question anticipated debate on legislation before the House, the Chair ruled that the bill was not all-encompassing but dealt with a particular matter and, more importantly, the question allowed the Minister to provide information so that members would be better informed when the House debated the bill.

Questions without notice should not be couched in argumentative terms and should not contain additional information. If such questions were permitted the Chair would have great difficulty controlling the House.

As the House had not decided which notice of urgent motion should be dealt with, Standing Order 137(5) was irrelevant to a question on the subject matter of one of the notices.

The fact that a question had been asked in the upper House did not prevent it being asked in the Legislative Assembly.

If a member had asked a question as written without embellishment, the form of the question may not have been challenged.

Standing Order 135 provides in part that a Minister may be asked a question relating to public affairs.

A question was of a general rather than a specific nature and, bearing in mind the comments of the Leader of the House relating to sub judice, the Minister should be as brief as possible in her answer and not refer to the relevant case.

Minister's latitude
Answers ruled in order.

The Premier was in order as he was not indicating detailed government policy.

The Chair cannot direct Ministers how to answer questions; and a Minister may answer a question in whatever way he chooses.

Ministers were directed to return to or resume their answers or to conclude their remarks.

If, in giving factual information in an answer, a Minister touches on matters of government policy, it does not necessarily make the answer a ministerial statement.

In answering a question a Minister may give facts about matters and initiatives which are proposed by the Government.

It was a matter for the Minister, having referred to a letter and its author, whether he tabled the document.

It has always been the practice to allow Ministers to give some background information before embarking upon detailed answers. It has not been the practice to allow members to take points of order and then make short statements about the subject matter of the question.

Members were reminded of the precise nature of the question and advised that the Minister was acting in accordance with the standing orders.

Information provided by Ministers in answers to questions without notice may be used by members in later debate.

In answering a question Ministers may explain the virtues of government policy as well as its deficiencies.

The Chair does not have the power to compel Ministers to desist from disclosing information which it is claimed should remain confidential.

If the Premier wished to answer a question directed to another Minister, he was at liberty under the standing orders to do so.
Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)

Questions without notice: (continued)
If the answer of a Minister is a compilation of old news, it is not a ministerial statement, 5419.

As the questions had been couched in broad terms, the Minister was entitled to bring earlier decisions to the attention of the House, 5424.

The Chair reminded the House of the way in which a question had been framed: the Minister was telling the House how he believed members may have benefited from certain representations. It was a matter for individual members to decide whether any benefit was properly or improperly received, the Chair being unable to make a decision in relation to that matter, 5425.

Ministers are not prohibited from providing further information in question time about Government initiatives, 8549.

The Chair, having looked at the relevant material in Questions and Answers, ruled a Minister's answer in order, 8306.

The Premier had not given sufficient of the answer to enable the Chair to ascertain whether he was making a policy statement or answering the question, 9402.

Members were reminded that Ministers were permitted to embellish their answers, 9403.

Procedure
The Chair would not entertain a point of order as the Minister had concluded the answer, 322.

A question was ruled out of order, as it offended the sub judice rule, 1766; because the intent of the question may be to change the penalty provisions of a bill that was in the Committee stage, 5062.

Question time is not the appropriate time to make a personal explanation, 7172.

The Chair had already ruled on the relevance of the Premier's answer, 3670.

Supplementary questions
So the Chair could determine whether a second question was a supplementary question, a member was directed to restate the first question, 121.

As the second question was the same as the first, it was not a supplementary question, 121, 122.

A question was ruled not to be a supplementary question. However, as the Premier had attempted to answer the question, he was permitted to continue, 615.

Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)

Questions without notice: (continued)
A member had an opportunity to ask a supplementary question at the appropriate time if she was dissatisfied with the Minister's answer. The member was directed to cease interjecting while the Minister answered the original question, 3442.

Questions ruled in order, 1774, 6165, 6442, 8124.

Questions ruled out of order, 5423, 8033.

The Chair, being unable to recall every sentence uttered by the Minister, sought the Minister's assistance as to whether he had already answered what was claimed to be a supplementary question, 3883.

The standing orders do not preclude a supplementary question being written out prior to the question being asked, 4748.

A supplementary question must arise from the answer to the original question, 5821.

Members may ask only one question and one supplementary question, 5889.

Although a supplementary question was in order, it had been drawn to the attention of the Chair that under the standing orders only one supplementary question may be asked, 7178.

Members are entitled to ask a supplementary question; they should not reiterate the original question, 8124.

If members add uncalled-for comments to supplementary questions, the questions will be ruled out of order, 8748.

A member was not permitted to ask a supplementary question as the Leader of the Opposition had already done so, 8753.

Members have the opportunity to ask supplementary questions at the appropriate time, 9891.

Supplementary answers
Ministers may couch answers to supplementary questions in whatever terms they wish, 4924.

Members were reminded that a Minister was conveying additional information to the House about a document, as he had said he would in answer to the original question, 4924.

Ministers are permitted to give supplementary answers to questions asked of other Ministers, 6026.
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Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)

Relevance:
Debate on a censure motion is wide ranging and members are given latitude, 1472.

A member would be directed to resume his seat if he did confine his remarks to the motion before the House, 8038.

Reordering of general business:
Under Standing Order 118 the Leader of the Opposition was not in order when he sought to reorder business to allow debate to proceed on a bill he proposed to introduce, 3577.

A member of the Government should be given an opportunity to explain why his notice of motion should be reordered, and the appropriate courtesy should be extended to the Deputy Leader of the Opposition, who had only three minutes in which to explain why his notice of motion should be reordered, 7881.

Routine of business:
The Leader of the House having given a reasoned timetable for the routine of business, the Chair urged members to comply with it, 7753.

Sub judice rule:
It is a longstanding rule that if the House has advice that a matter is sub judice, the matter is dealt with accordingly, 1766.

The Leader of the Opposition was permitted to continue speaking in a priority debate after the Chair ruled that a proposed motion for urgent consideration was not sub judice, 8453.

Mr SPEAKER (The Hon. JOHN HENRY MURRAY): (continued)

Sub judice rule: (continued)
The Leader of the Opposition was permitted to ask a question after a point of order had been taken that the subject matter of the question was sub judice, 8898.

It is a longstanding tradition of the House that the Chair accepts the advice of a Minister that the subject matter of a question is sub judice,

Tabling of documents:
A member who sought leave to table documents should not canvass the contents of the documents, 323.

Use of Props:
Members were reminded that the use of props is disorderly. Two members having been placed on two calls to order for displaying material in a disorderly manner, the Minister for Transport brought great discredit on the House by doing the same thing. The Chair expects Ministers of the Crown to abide by rulings of the Chair. Although the Chair had extended a degree of latitude to members who embellish their contributions by the use of props, the behaviour of the Minister would make it difficult for the Chair to extend the same degree of latitude in the future, 7883.

Wearing of badges in the Chamber:
Without giving a formal ruling, it was sufficient for the Chair to note that, generally speaking, previous Speakers have ignored the wearing of badges in the Chamber, 3979.
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