VICTORIA

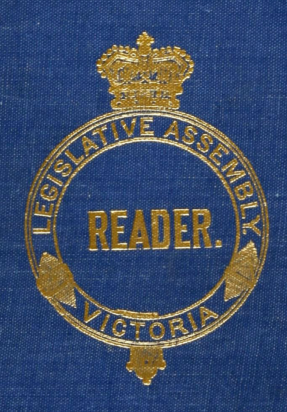


VOTES
AND
PROGEEDINGS
OF THE
LEGISLATIVE
ASSEMBLY

SESSION 1905-07

VOL 1

READER



VICTORIA

VOTES AND PROCEEDINGS

OF THE

LEGISLATIVE ASSEMBLY

SESSION 1985-87

WITH COPIES OF PAPERS
ORDERED BY THE
ASSEMBLY TO BE PRINTED

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- 2. This Index is constructed differently to previous Indexes in that -
 - (a) all Bill references are indexed under "Bills"; and
 - (b) all statutory rule references are indexed under "statutory rules"

whereas previously they were alphabetically listed under title and enabling Act of Parliament respectively.

1985 - 87

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SESSION 1985-87

SUMMARY OF PROCEEDINGS ON BILLS

*	Bills initiated in the Legislative A Session	ssembly during the	265
	Passed and assented to	219	
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	Passed the Legislative Asser not returned from the Legislative Council	mbly but	

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* Including 77 Bills brought from Legislative Council, of which 69 were passed and assented to, and 8 of which lapsed.

SESSION 1985-87

MEMBERS OF THE LEGISLATIVE ASSEMBLY

Under Section 34 and 35 of the Constitution Act 1975, No. 8750, the Legislative Assembly consists of Eighty-eight Members

FIFTIETH PARLIAMENT

FIRST SESSION

3 April 1985 - 21 January 1987

Member	District	Number of Elect- ors on Rolls	Number of Elect- ors who voted	First Pref- erence Votes	Final Votes after Distri- bution	Percentage of Electors who voted
Andrianopoulos, Alex	St Albans	31,574	29,498	19,642	-	93.42
Austin, The Honourable Thomas Leslie ¹	Ripon	29,911	28,566	15,861	-	95.50
Brown, Alan John	Gippsland West	31,729	30,069	14,561	18,343	94.77
Cain, The Honourable John ²	Bundoora	28,860	27,268	16,184	-	94.48
Callister, Miss Valerie Joy ³	Morwell	29,979	28,070	14,472	-	93.63
Cathie, The Honourable Ian Robert ⁴	Carrum	28,696	26,720	15,440	-	93.11
Coghill, Dr. Kenneth Alastair ⁵	Werribee	29,424	27,319	14,376	-	92.85
Coleman, Charles Geoffrey	Syndal	29,182	27,823	13,492	13,929	95.34
Cooper, Robert Fitzgerald	Mornington	30,629	28,295	14,376	-	92.38
Crabb, The Honourable Steven Marshall 6	Knox	27,865	26,242	15,236	-	94.18
Crozier, The Honourable Digby Glen	Portland	28,857	27,370	13,562	-	94.85
Culpin, John Albert	Broadmeadows	27,859	25,974	17,301	-	93.23

Member	District	Number of Elect- ors on Rolls	Number of Elect- ors who voted	First Pref- erence Votes	Final Votes after Distri- bution	Percentage of Electors who voted
Cunningham, David James	Derrimut	29,159	27,393	17,326	_	93.94
Delzoppo, John Edward ⁷	Narracan	29,436	27,810	11,880	13,716	94.48
Dickinson, Harley Rivers, K.S.J.	South Barwon	28,343	27,159	14,218	-	95.82
Edmunds, The Honourable Cyril Thomas ⁸	Pascoe Vale	.30,091	28,365	16,783	-	94.26
Ernst, Graham Keith ⁹	Bellarine	29,959	28,362	14,738	-	94.67
Evans, Alexander Thomas10	Ballarat North	31,119	29,392	16,497	-	94.45
Evans, Bruce James 11	Gippsland East	28,866	26,761	13,078	17,794	92.71
Fogarty, William Francis ¹²	Sunshine	30,351	28,031	19,032	-	92.36
Fordham, The Honourable Robert Clive ¹³	Footscray	32,137	29,372	20,516	-	91.40
Gavin, Peter Murray	Coburg	30,688	28,429	19,235	- .	92.64
Gleeson, Mrs. Elizabeth Susan	Thomastown	29,739	28,099	19,802	-	94.49
Gude, Phillip Archibald	Hawthorn	31,754	28,730	15,605	-	90.48
Hann, Edward James	Rodney	30,261	28,633	19,893	-	94.62
Harrowfield, John Dyson ¹⁴	Mitcham	30,186	28,504	14,928	-	94.43
Hayward, Donald Keith	Prahran	31,815	28,080	14,582	-	88.26
Heffernan, Vincent Patrick, O.A.M.	Ivanhoe	31,067	29,062	14,665	-	93.55
Hill, Mrs. Jane Margaret	Frankston North	29,857	27,833	15,712	-	93.22
Hill, Louis Joseph	Warrandyte	28,506	26,907	12,879	13,254	94.39

Member	District	Number of Elect- ors on Rolls	Number of Elect- ors who voted	First Pref- erence Votes	Final Votes after Distri- bution	Percentage of Electors who voted
Hirsh, Mrs. Carolyn Dorothy	Wantirna	28,508	27,186	14,624	-	95.36
Hockley, Gordon Stanley ¹ 5	Bentleigh	29,880	28,167	13,758	-	94.27
Jasper, Kenneth Stephen 16	Murray Valley	30,959 ·	29,132	16,880	-	94.10
John, Michael	Bendigo East	30,133	28,693	10,929	15,218	95.22
Jolly, The Honourable Robert Allen ¹⁷	Doveton	29,005	27,250	17,116	-	93.95
Kennedy, Andrew David	Bendigo West	31,300	29,720	15,687	-	94.95
Kennett, The Honourable Jeffrey Gibb ¹⁸	Burwood	29,873	27,822	15,117	-	93.13
Kirkwood, Carl ¹⁹	Preston	32,004	29,224	19,473	-	91.31
Lea, David John	Sandringham	30,800	28,573	15,330	-	92.77
Leigh, Geoffrey Graeme	Malvern	29,949	27,241	15,920	- ,	90.96
Lieberman, The Honourable Louis Stuart ²⁰	Benambra	29,769	27,163	18,525	-	91.25
McCutcheon, The Honourable Andrew 21	St Kilda	30,828	27,409	13,918	-	88.91
McDonald, Maxwell John	Whittlesea	30,198	28,501	15,209	-	94.38
McGrath, John Francis	Warrnambool	29,390	27,841	8,871	15,578	94.73
McGrath, William Desmond	Lowan	28,629	27,434	17,138	-	95.83
McNamara, Patrick John	Benalla	30,172	27,942	13,031	18,163	92.61
MacIellan, The Honourable Robert Roy Cameron ²²	Berwick	31,074	29,206	15,144	-	93.99
Mathews, The Honourable Charles Race Thorson ²³	Oakleigh	29,952	27,496	14,374	-	91.80

Member	District	Number of Elect- ors on Rolls	Number of Elect- ors who voted	First Pref- erence Votes	Final Votes after Distri- bution	Percen- tage of Electors who voted
Micallef, Edward Joseph	Springvale	29,650	27,802	15,207	-	93.77
Norris, Terence Richard	Dandenong	29,569	27,198	15,970	-	91.98
Perrin, David John	Bulleen	29,571	27,823	15,645	-	94.09
Pescott, Roger	Bennettswood	31,432	29,664	14,266	14,717	94.38
Plowman, Sidney James ²⁴	Evelyn	30,350	28,454	13,899	14,714	93.75
Pope, Neil Albert	Monbulk	29,273	27,117	14,239	-	92.63
Ramsay, The Honourable James Halford ²⁵	Balwyn	30,324	28,046	17,994	-	92,49
Ray, Mrs. Margaret Elizabeth ²⁶	Box Hill	30,843	28,787	14,336	-	93.33
Remington, Keith Henry27	Melbourne	30,396	25,981	15,155	-	85.48
Reynolds, Thomas Carter	Gisborne	30,619	29,009	16,400	-	94.74
Richardson, John Ingles ²⁸	Forest Hill	29,219	27,674	14,543	- ·	94.71
Roper, The Honourable Thomas William ²⁹	Brunswick	30,524	27,417	18,371	-	89.82
Ross-Edwards, Peter	Shepparton	29,622	27,784	15,428	-	93.80
Rowe, Barry John	Essendon	30,790	28,259	16,964	-	91.78
Seitz, George	Keilor	29,671	28,030	16,636	-	94.47
Setches, Mrs. Kay Patricia	Ringwood	29,873	28,045	14,466	-	93.88
Sheehan, Francis Patrick	Ballarat South	30,681	29,062	14,780	-	94.72
Shell, Hayden Kevin	Geelong	31,388	29,119	15,946	-	92.77
Sibree, Ms. Prudence Anne ³⁰	Kew	30,535	28,064	16,403	-	91.91

Member	District	Number of Elect- ors on Rolls	Number of Elect- ors who voted	First Pref- erence Votes	Final Votes after Distri- bution	Percen- tage of Electors who voted
Sidiropoulos, Theodore	Richmond	31,068	27,052	18,396		87.07
Simmonds, The Honourable James Lionel ³¹	Reservoir	30,527	28,643	18,837	-	93.83
Simpson, The Honourable John Hamilton ³²	Niddrie	29,718	28,287	17,177	-	95.18
Smith, Ernest Ross	Glen Waverley	29,478	28,159	16,502	-	95.53
Smith, The Honourable Ian Winton ³³	Polwarth	30,277	29,061	15,581	-	95.98
Spyker, The Honourable Peter Cornelis ³⁴	Mentone	30,373	28,452	14,406	-	93.68
Steggall, Barry Edward Hector	Swan Hill	28,043	26,428	15,192	-	94.24
Stirling, Gordon Francis ³⁵	Williamstown	30,811	28,741	19,014	-	93.28
Stockdale, Alan Robert	Brighton	31,106	28,598	17,301	-	91.94
Tanner, Edgar Miles Ponsonby	Caulfield	30,759	27,864	15,460	-	90.59
Toner, The Honourable Pauline Therese ³⁶	Greensborough	28,966	27,157	14,632	-	93.75
Trezise, The Honourable Neil Benjamin ³⁷	Geelong North	29,236	27,405	17,408	-	93.74
Vaughan, Dr. Gerard Marshall ³⁸	Clayton	30,153	28,331	16,303	-	93.96
Wallace, Thomas William	Gippsland South	30,317	28,213	13,592	18,960	93.06
Walsh, The Honourable Ronald William ³⁹	Albert Park	29,824	26,292	15,816	-	88.16
Weideman, The Honourable George Graeme	Frankston South	29,492	27,460	14,384	-	93.11

Member	District	Number of Elect- ors on Rolls	Number of Elect- ors who voted	First Pref- erence Votes	Final Votes after Distri- bution	Percentage of Electors who voted
Wells, Dr. Ronald James Herbert	Dromana	30,105	28,189	14,523	•	93.64
Whiting, Milton Stanley ⁴⁰	Mildura	28,722	26,598	15,283	-	92.60
Wilkes, The Honourable Frank Noel ⁴¹	Northcote	30,708	27,867	19,120	-	90.75
Williams, Morris Thomas	Doncaster	28,470	26,901	14,635	-	94.49
Wilson, Mrs. Janet Tindale Calder	Dandenong North	28,672	27,057	15,436	-	94.37

NOTES

The particulars given in the above table relate to the General Election 1985; the date of each Member's election being 2 March 1985 "the day of polling". Further information concerning the General Election is to be found in "Statistics relating to the General Election held on Saturday, 2 March 1985" prepared by the Chief Electoral Officer for the State of Victoria.

- 1. The Hon. T.L. Austin, Minister of Public Works from 16 August 1978 to 23 December 1980; Minister for Property and Services (without salary) from 16 August 1978 to 23 December 1980; Minister of Agriculture from 23 December 1980 to 8 April 1982; Minister of Forests (without salary) from 5 June 1981 to 8 April 1982.
- The Hon. J. Cain, Leader of the Opposition from 8 September 1981 to 3 April 1982; Premier from 8 April 1982; Attorney-General (without salary) from 8 April 1982 to 8 September 1983; Minister for Federal Affairs (without salary) from 8 April 1982 to 21 December 1982.
- Miss V.J. Callister, one of the Temporary Chairmen of Committees from 27 April 1982.
- 4. The Hon. I.R. Cathie, Minister of Housing from 8 April 1982 to 14 March 1985; Minister for Economic Development (without salary) from 21 December 1982 to 2 November 1983; Minister for Industry, Commerce and Technology (without salary) from 2 November 1983 to 14 March 1985; Minister for Education from 14 March 1985.
- 5. Dr. K.A. Coghill, Parliamentary Secretary of the Cabinet from 8 April 1982.
- 6. The Hon. S.M. Crabb, Minister of Transport from 8 April 1982 to 14 March 1985; Minister for Industrial Affairs (without salary) from 1 September 1983 to 14 March 1985; Minister of Labour and Industry (without salary) from 1 September 1983 to 8 September 1983; Minister for Employment and Industrial Affairs from 14 March 1985 to 8 April 1986: Minister for Labour from 8 April 1986.
- 7. Mr. J.E. Delzoppo, one of the Temporary Chairmen of Committees from 3 April 1985.
- 8. The Hon. C.T. Edmunds, one of the Temporary Chairmen of Committees from 5 September 1972 to 26 February 1982; Speaker from 27 April 1982.
- 9. Mr. G.K. Ernst, one of the Temporary Chairmen of Committees from 27 April 1982.
- Mr. A.T. Evans, appointed Chairman of Committees from 29 May 1979 to 26 February 1982. One of the Temporary Chairmen of Committees from 27 April 1982 to 5 January 1985.
- 11. Mr. B.J. Evans, one of the Temporary Chairmen of Committees from 19 June 1973.
- 12. Mr. W.F. Fogarty, one of the Temporary Chairman of Committees from 27 April 1982 to 5 January 1985; Chairmen of Committees from 3 April 1985.

- 13. The Hon. R.C. Fordham, Minister of Education from 8 April 1982 to 14 March 1985; Minister of Educational Services (without salary) from 8 April 1982 to 8 February 1984; Minister for Industry, Technology and Resources from 14 March 1985.
- Mr. J.D. Harrowfield, one of the Temporary Chairmen of Committees from 3 April 1985.
- 15. Mr. G.S. Hockley, J.P., one of the Temporary Chairmen of Committees from 27 April 1982.
- 16. Mr. K.S. Jasper, one of the Temporary Chairmen of Committees from 27 April 1982.
- 17. The Hon. R.A. Jolly, Treasurer from 8 April 1982; Minister of Labour and Industry (without salary) from 8 April 1982 to 21 December 1982.
- 18. The Hon. J.G. Kennett, Minister without portfolio from 23 December 1980; Minister of Housing from 3 February 1981 to 8 April 1982; Minister of Immigration and Ethnic Affairs (without salary) from 17 February 1981 to 8 April 1982. Leader of the Opposition from 26 October 1982.
- 19. Mr. C. Kirkwood, one of the Temporary Chairmen of Committees from 27 April 1982.
- 20. The Hon. L.S. Lieberman, Minister of Planning from 16 May 1979 to 3 February 1981 and Assistant Minister of Health (without salary) from 16 May 1979 to 23 December 1980; Minister for Minerals and Energy, Minister of Mines (without salary) and Minister for Planning (without salary) from 3 February 1981 to 5 June 1981; Minister for Local Government and Minister for Planning (without salary) from 5 June 1981 to 8 April 1982.
- 21. The Hon. A. McCutcheon, Minister for Water Resources and Minister for Property and Services (without salary) from 14 March 1985.
- 22. The Hon. R.R.C. Maclellan, Minister of Labour and Industry from 31 March 1976 to 18 August 1978; Minister of Consumer Affairs (without salary) from 31 March 1976 to 16 August 1978; Minister of Public Works (without salary) and Minister for Property and Services (without salary) from 10 August 1978 to 16 August 1978; Minister of Transport from 18 August 1978 to 8 April 1982.
- 23. The Hon. C.T. Mathews, Minister for the Arts and Minister for Police and Emergency Services (without salary) from 8 April 1982.
- 24. Mr. S.J. Plowman, Speaker from 29 May 1979 to 27 April 1982; one of the Temporary Chairmen of Committees from 3 April 1985.
- 25. The Hon. J.H. Ramsay, Minister of Consumer Affairs from 16 August 1978 to 18 August 1978; Minister of Labour and Industry and Minister of Consumer Affairs (without salary) from 18 August 1978 to 5 June 1981; Minister for Economic Development (without salary) and Minister for State Development, Decentralization and Tourism (without salary) from 25 May 1981 to 5 June 1981; Minister for Economic Development and Minister of Labour and Industry (without salary) from 5 June 1981 to 8 April 1982.
- 26. Mrs. M.E. Ray, one of the Temporary Chairmen of Committees from 3 April 1985.

- 27. Mr. K.H. Remington, one of the Temporary Chairmen of Committees from 27 April 1982.
- 28. Mr. J.I. Richardson, one of the Temporary Chairmen of Committees from 29 May 1979.
- 29. The Hon. T.W. Roper, Minister of Health from 8 April 1982 to 14 March 1985; Minister for Transport from 14 March 1985.
- 30. Ms. P.A. Sibree, one of the Temporary Chairmen of Committees from 3 April 1985.
- 31. The Hon. J.L. Simmonds, Minister for Employment and Training from 8 April 1982 to 14 March 1985; Minister for Local Government from 14 March 1985.
- 32. The Hon. J.H. Simpson, Minister of Public Works from 8 April 1982 to 8 September 1983; Minister for Property and Services (without salary) from 8 April 1982 to 14 March 1985; Minister of Labour and Industry and Assistant Minister of Transport (without salary) from 8 September 1983 to 14 March 1985.
- 33. The Hon. I.W. Smith, Minister of Water Supply from 11 June 1970 to 22 December 1970; Minister for Social Welfare from 22 December 1970 to 30 May 1973 and Minister for Youth, Sport and Recreation (without salary) from 24 August 1972 to 30 May 1973; Minister of Agriculture from 30 May 1973 to 23 December 1980; Minister for Economic Development from 23 December 1980 to 15 March 1981 and from 17 March 1981 to 25 May 1981; Minister of State Development, Decentralization and Tourism (without salary) from 3 February 1981 to 15 March 1981 and from 17 March 1981 to 25 May 1981.
- 34. The Hon. P.C. Spyker, Minister of Consumer Affairs from 11 May 1982; Minister of Immigration and Ethnic Affairs (without salary) from 11 May 1982 to 21 December 1982; Minister for Ethnic Affairs (without salary) from 21 December 1982.
- 35. Mr. G.F. Stirling, one of the Temporary Chairmen of Committees from 27 April 1982.
- 36. The Hon. Mrs P.T. Toner, Minister for Community Welfare Services from 8 April 1982 to 14 March 1985.
- 37. The Hon. N.B. Trezise, Minister for Youth, Sport and Recreation from 8 April 1982 to 14 March 1985; Minister for Sport and Recreation from 14 March 1985.
- 38. Dr. G.M. Vaughan, one of the Temporary Chairmen of Committees from 27 April 1982.
- 39. The Hon. R.W. Walsh, Minister for Public Works and Minister Assisting the Minister for Employment and Industrial Affairs (without salary) from 14 March 1985 to 8 April 1986; Minister Assisting the Minister for Labour from 8 April 1986.
- 40. Mr. M.S. Whiting, one of the Temporary Chairmen of Committees from 27 April 1982.
- 41. The Hon. F.N. Wilkes, Leader of the Opposition from 29 June 1977 to 7 September 1981; Minister for Local Government from 8 April 1982 to 14 March 1985; Minister for Housing from 14 March 1985.

OFFICERS OF THE LEGISLATIVE ASSEMBLY

Speaker THE HONOURABLE CYRIL THOMAS EDMUNDS, M.P.

Chairman of
Committees WILLIAM FRANCIS FOGARTY, M.P.

Clerk of the
Legislative
Assembly .. RAYMOND KEITH BOYES, ESQUIRE

Deputy-Clerk .. JOHN GREGORY LITTLE, ESQUIRE

and Clerk of Committees .. . PHILIP JOHN MITHEN, ESQUIRE

Serjeant-at-Arms PETER NORMAN BRAMLEY, ESQUIRE

Second Assistant-Clerk
(Resource
Management)
LELKE BARBIAN

1. Office created 29 October 1985.

Assistant-Clerk

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 1 and 2

No. 1—Wednesday, 3 April 1985

The Parliament of Victoria begun and held at the City of Melbourne on Wednesday the third day of April, in the thirty-fourth year of the Reign of Her Majesty Queen Elizabeth the Second; and in the year of Our Lord One thousand nine hundred and eighty-five.

On which day, being the first day of the meeting of this Parliament, for the despatch of business, pursuant to Proclamation (hereinafter set forth), John Harold Campbell, Esquire, Clerk of the Legislative Assembly, Raymond Keith Boyes, Esquire, Deputy-Clerk and John Gregory Little, Esquire, Assistant-Clerk, attending in the House, the said Proclamation was read at the Table by the Clerk:

FIXING THE TIME FOR HOLDING THE FIRST SESSION OF THE FIFTIETH PARLIAMENT OF VICTORIA

PROCLAMATION

By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

I, the Governor of the State of Victoria in the Commonwealth of Australia, do by this my Proclamation fix Wednesday 3 April, 1985 as the time for the commencement and holding, of the First Session of the Fiftieth Parliament of Victoria, for the despatch of business, at the hour of Eleven forty-five o'clock in the forenoon, in the Parliament House, situated in Spring Street in the City of Melbourne: And the Honourable the Members of the Legislative Council and the Members of the Legislative Assembly are hereby required to give their attendance at the said time and place accordingly.

Given under my hand and the Seal of the State of Victoria aforesaid, at Melbourne, this nineteenth day of March in the year of our Lord One thousand nine hundred and eighty-five, and in the thirty-fourth year of the reign of Her Majesty Queen Elizabeth II.

By His Excellency's Command,

B. S. MURRAY

JOHN CAIN

Premier

GOD SAVE THE QUEEN!

2 MESSAGE FROM COMMISSIONER—The following Message from the Commissioner appointed by His Excellency the Governor to open the Parliament was delivered by the Usher of the Black Rod:

MEMBERS OF THE LEGISLATIVE ASSEMBLY:

The Commissioner from His Excellency the Governor requests the presence of the Members of the Legislative Assembly in the Legislative Council Chamber to hear the Commission read for the commencement and holding of this present Session of Parliament.

χ.

Accordingly, the Members of the Legislative Assembly went to the Legislative Council Chamber, where the Honourable Sir John McIntosh Young said—

MR PRESIDENT AND HONOURABLE MEMBERS OF THE LEGISLATIVE COUNCIL:

MEMBERS OF THE LEGISLATIVE ASSEMBLY:

His Excellency the Governor, not thinking fit to be present in person, has been pleased to cause Letters Patent to issue under the Seal of the State, constituting me his Commissioner to do in his name all that is necessary to be performed in this Parliament. This will more fully appear from the Letters Patent which will now be read by the Clerk.

Then the said Letters Patent were read as follows:

ELIZABETH THE SECOND, by the Grace of God, Queen of Australia and Her other Realms and Territories, Head of the Commonwealth:

WHEREAS by Proclamation issued the nineteenth day of March, One thousand nine hundred and eighty-five, by His Excellency Rear Admiral Sir Brian Stewart Murray, Knight Commander of Our Most Distinguished Order of Saint Michael and Saint George, Officer of the Order of Australia, Governor of Our State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c., Wednesday, the third day of April, One thousand nine hundred and eighty-five, was fixed as the time for the commencement and holding of the next Session of Our Parliament of Victoria, at the hour of Eleven forty-five o'clock in the forenoon, in the Parliament Houses, situate in Spring Street, in the City of Melbourne: And forasmuch as for certain causes the said Sir Brian Stewart Murray cannot conveniently be present in person in Our said Parliament at that time: Now know ye that We, trusting in the discretion, fidelity, and care of Our trusty and well-beloved the Honourable Sir John McIntosh Young, K.C.M.G., K.St.J., Chief Justice of Our Supreme Court of the State of Victoria, do give and grant by the tenor of these presents unto you the said John McIntosh Young, full power in Our name to begin and hold the said Session of Our said Parliament, and to do everything which for and by Us, or the said Sir Brian Stewart Murray, shall be there to be done; commanding also by the tenor of these presents all whom it may concern to meet Our said Parliament, and the said John McIntosh Young, that he diligently attends in the premises and form aforesaid. In testimony whereof We have caused the Seal of Our said State to be hereunto affixed.

Witness Our trusty and well-beloved Rear Admiral Sir Brian Stewart
Murray Knight Commander of Our Most Distinguished Order of Saint
Michael and Saint George, Officer of the Order of Australia, Governor
of Our State of Victoria and its Dependencies in the Commonwealth
of Australia, &c., &c., &c., at Melbourne in Our said State this twentyninth day of March One thousand nine hundred and eighty-five, and in
the thirty-fourth year of Our reign.

B. S. MURRAY

By His Excellency's Command

JOHN CAIN Premier Entered on record by me in the Register of Patents, Book No. 37, Page 332, this twenty-ninth day of March, One thousand nine hundred and eighty-five.

G. E. BROUWER

Secretary

Department of the Premier and Cabinet

And then the Honourable Sir John Young said-

MR PRESIDENT AND HONOURABLE MEMBERS OF THE LEGISLATIVE COUNCIL: MEMBERS OF THE LEGISLATIVE ASSEMBLY:

I have it in command from His Excellency to let you know that, later this day, His Excellency will declare to you in person, in this place, the causes of his calling this Parliament together; and, Members of the Legislative Assembly, as it is necessary before you proceed to the despatch of business that a Speaker of the Legislative Assembly be chosen, His Excellency requests that you, in your Chamber, will proceed to the choice of a proper person to be Speaker.

And the Members of the Assembly being returned-

3 COMMISSION TO ADMINISTER OATH TO MEMBERS—The Honourable Sir John Young, having entered the House and been conducted by the Serjeant-at-Arms to the Chair, handed to the Clerk at the Table a Commission, which was read as follows:

By His Excellency Rear Admiral Sir Brian Stewart Murray, Knight Commander of Our Most Distinguished Order of Saint Michael and Saint George, Officer of the Order of Australia, Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

To the Honourable Sir John McIntosh Young, K.C.M.G., K.St.J., Chief Justice of the Supreme Court of the State of Victoria.

GREETING:

Whereas by the twenty-third Section of the Constitution Act 1975, No. 8750, it is enacted that no Member either of the Legislative Council or the Legislative Assembly shall be permitted to sit or vote, therein respectively until he has taken and subscribed before the Governor, or some person authorized by the Governor in that behalf, the Oath or Affirmation set out in the Second Schedule to the aforesaid Act: Now therefore I, the Governor of the State of Victoria, do by these presents command and authorize you to proceed to the Parliament Houses, in the City of Melbourne, on Wednesday, the third day of April, One thousand nine hundred and eighty-five at the hour of Eleven forty-five o'clock in the forenoon, then and there to administer the said Oath or Affirmation to the several Members of the said Legislative Assembly.

Given under my hand and the seal of the State of Victoria at Melbourne in the said State this twenty-ninth day of March, in the year of our Lord One thousand nine hundred and eighty-five, and in the thirty-fourth year of the reign of Her Majesty Elizabeth the Second, Queen of Australia.

B. S. MURRAY

By His Excellency's Command,

JOHN CAIN Premier

Entered on record by me in the Register of Patents, Book No. 37, Page 333, this twenty-ninth day of March, One thousand nine hundred and eighty-five.

G. E. BROUWER

Secretary

Department of the Premier and Cabinet

4 WRIT—The Clerk announced that he had received from the Official Secretary to His Excellency the Governor a Writ issued under the hand of His Excellency the Governor for the election of Members to serve in the Legislative Assembly of Victoria, and that by the returns indorsed on the Writ it appeared that the following Members were duly elected for the districts set opposite their respective names, viz:

> Albert Park Ronald William Walsh **Ballarat North** Alexander Thomas Evans **Ballarat South** Francis Patrick Sheehan Balwyn James Halford Ramsay Bellarine Graham Keith Ernst Patrick John McNamara Benalla Benambra Louis Stuart Lieberman

Bendigo East Michael John Bendigo West

Andrew David Kennedy Bennettswood Roger Pescott

Bentleigh

Gordon Stanley Hockley Berwick Robert Roy Cameron Maclellan Box Hill

Margaret Elizabeth Ray Brighton Alan Robert Stockdale **Broadmeadows** John Albert Culpin Brunswick Thomas William Roper Bulleen

David John Perrin Bundoora John Cain

Burwood Jeffrey Gibb Kennett

Carrum Ian Cathie

Caulfield Edgar Miles Ponsonby Tanner Clayton Gerard Marshall Vaughan Peter Gavin Coburg

Dandenong Terence Richard Norris **Dandenong North** Janet Tindale Calder Wilson Derrimut David James Cunningham Doncaster Morris Thomas Williams

Robert Allen Jolly Doveton

Dromana Ronald James Herbert Wells

Essendon Barry John Rowe Sidney James Plowman Evelyn Footscray Robert Clive Fordham Forest Hill John Ingles Richardson Frankston North Jane Margaret Hill

Frankston South George Graeme Weideman Geelong Hayden Kevin Shell Geelong North Neil Benjamin Trezise Gippsland East **Bruce James Evans** Gippsland South

Thomas William Wallace

Gippsland West Alan John Brown

Gisborne Thomas Carter Reynolds Glen Waverley Ernest Ross-Smith Greensborough Pauline Therese Toner Hawthorn Phillip Archibald Gude Ivanhoe Vincent Patrick Heffernan

Keilor George Seitz Kew Prudence Anne Sibree Knox Steven Marshall Crabb Lowan William Desmond McGrath

Malvern Geoffrey Graeme Leigh Melbourne
Mentone
Mildura
Mitcham
Monbulk
Mornington
Morwell
Murray Valley
Narracan
Niddrie

Niddrie Northcote Oakleigh Pascoe Vale

Polwarth
Portland
Prahran
Preston
Reservoir
Richmond
Ringwood
Ripon
Rodney
St. Albans
St. Kilda
Sandringham
Shepparton
South Barwon

Swan Hill Syndal Thomastown Wantirna Warrandyte Warrnambool

Springvale

Sunshine

Werribee Whittlesea Williamstown Keith Henry Remington Peter Cornelis Spyker Milton Stanley Whiting John Dyson Harrowfield Neil Albert Pope

Robert Fitzgerald Cooper Valerie Joy Callister Kenneth Stephen Jasper John Edward Delzoppo

Jack Simpson Frank Noel Wilkes

Charles Race Thorson Mathews
Cyril Thomas Edmunds

Ian Winton Smith Digby Glen Crozier Donald Keith Hayward Carl William Dunn Kirkwood **James Lionel Simmonds** Theodore Sidiropoulos Kay Patricia Setches Thomas Leslie Austin **Edward James Hann** Alex Andrianopoulos Andrew McCutcheon David John Lea Peter Ross-Edwards Harley Dickinson **Edward Joseph Micallef** William Francis Fogarty

Barry Steggall

Charles Geoffrey Coleman Elizabeth Susan Gleeson Carolyn Dorothy Hirsh Louis Joseph Hill John Francis McGrath Kenneth Alastair Coghill Maxwell John McDonald Gordon Francis Stirling

5 MEMBERS SWORN—The Members whose names are aforementioned took and subscribed the Oath or Affirmation as required by law.

The Commissioner then retired from the House.

6 ELECTION OF SPEAKER—Mr Cain, addressing himself to the Clerk, proposed to the House for their Speaker, Cyril Thomas Edmunds, and moved, That Cyril Thomas Edmunds, do take the Chair of this House as Speaker, which motion was seconded by Mr Fordham.

Mr Edmunds accepted nomination.

And no other Member being proposed, the Clerk thereupon declared that Cyril Thomas Edmunds had been duly elected as Speaker.

Mr Edmunds was then taken out of his place by Mr Cain and Mr Fordham and conducted to the Chair, where, standing upon the upper step, he returned his acknowledgment to the House for the great honour they had been pleased to confer upon him by choosing him to be their Speaker, and thereupon he sat down in the Chair; and then the Mace (which before lay under the Table) was laid upon the Table.

Then Mr Cain, Mr Kennett, Mr Ross-Edwards, Mr Fordham, Mr Austin and Mr Plowman congratulated Mr Speaker.

- PRESENTATION OF THE SPEAKER—Mr Cain stated that he had already ascertained that His Excellency the Governor would be pleased to receive the Speaker in the Library, Parliament House, that day, at ten minutes past Two o'clock.
- 8 MR SPEAKER left the Chair at fifty-two minutes past Twelve o'clock and resumed it at thirty-two minutes past Two o'clock and read the Prayer.
- 9 PRESENTATION OF THE SPEAKER—Mr Speaker reported that he had, that day, proceeded to the Library, Parliament House, and that he had presented himself to His Excellency the Governor as the choice of the Legislative Assembly, and that His Excellency had been pleased to address him in the following terms:

Mr Speaker:

I have much pleasure in congratulating you on your re-election to the high and important office of Speaker of the Legislative Assembly.

The wise and able manner in which you have always discharged the various duties you have undertaken during your Parliamentary career, including the past three years as Speaker, proves the wisdom of Members of the Legislative Assembly in selecting you again as their Speaker.

I have every confidence that you will continue to fulfil the duties of that most distinguished office by holding fast to its age old traditions and customs.

BRIAN MURRAY Governor of Victoria

Melbourne, 3rd April 1985

10 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR—The following Message was delivered by the Usher of the Black Rod:

Mr Speaker:

His Excellency the Governor desires the immediate attendance of the Legislative Assembly in the Legislative Council Chamber.

Accordingly, Mr Speaker with the House went to attend His Excellency—And having returned—

- 11 DEATH OF THE HONOURABLE SIR WILLIAM CRAWFORD HAWORTH AND THE HONOURABLE WILLIAM ROY DAWNAY-MOULD—Motion made and question—
 - 1. That this House expresses its sincere sorrow at the death of the Honourable Sir William Crawford Haworth, and places on record its acknowledgment of the valuable services rendered by him to the Parliament and the people of Victoria as member of the Legislative Assembly for the Electoral District of Albert Park from 1937 to 1945, and as Minister of Health and Minister of Housing in 1945.
 - 2. That this House expresses it sincere sorrow at the death of the Honourable William Roy Dawnay-Mould, and places on record its acknowledgment of the valuable services rendered by him to the Parliament and the people of Victoria as member of the Legislative Assembly for the Electoral District of Dandenong from 1947 to 1952, and as Minister of Health, Minister in Charge of Housing, Minister in Charge of Materials and Minister of Mines, in 1952—
 - (Mr Cain)—put, after Mr Speaker and other Honourable Members had addressed the House in support of the motion and, Honourable Members rising in their places to signify their assent, agreed to unanimously.

12 COMMISSION TO ADMINISTER OATH TO MEMBERS—Mr Speaker announced that he received from His Excellency the Governor the following Commission:

By His Excellency Rear Admiral Sir Brian Stewart Murray, Knight Commander of Our Most Distinguished Order of Saint Michael and Saint George, Officer of the Order of Australia, Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

TO

The Honourable Cyril Thomas Edmunds, Speaker of the Legislative Assembly of the State of Victoria.

GREETING:

Whereas by the twenty-third Section of the Constitution Act 1975, No. 8750, it is enacted that no Member either of the Legislative Council or the Legislative Assembly shall be permitted to sit or vote therein respectively, until he has taken and subscribed before the Governor, or some person authorized by the Governor in that behalf, the Oath or Affirmation set out in the Second Schedule to the aforesaid Act: Now therefore I, the Governor of the State of Victoria, do by these presents command and authorize you from time to time, in the Parliament Houses, in the City of Melbourne, to administer the said Oath or Affirmation to such Members of the said Legislative Assembly as have not already taken and subscribed the same to Her Majesty Queen Elizabeth the Second since their election to the said Legislative Assembly.

(L.S.) Given under my hand and the seal of the State of Victoria at Melbourne in the said State this third day of April, in the year of our Lord One thousand nine hundred and eighty-five, and in the thirty-fourth year of the reign of Her Majesty Elizabeth the Second, Queen of Australia.

B. S. MURRAY

By His Excellency's Command

JOHN CAIN Premier

Entered on record by me in the Register of Patents, Book No. 37, Page 331 this third day of April, One thousand nine hundred and eighty-five.

G. E. BROUWER
Secretary
Department of the Premier and Cabinet

- 13 QUESTIONS—(Pursuant to Standing Order No. 124).
- 14 PRIVILEGE BILL—FIRE AUTHORITIES (AMENDMENT) BILL—Mr Cain obtained leave, with Mr Fordham, to bring in a Bill "to correct an error relating to the commencement of a provision making consequential and minor amendments to the 'Fire Authorities Act 1984' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 15 PAPERS—Mr Speaker presented:

Auditor-General—Third Report for the year 1983-84.

Ordered to lie on the Table and to be printed.

The following papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Alpine Resorts Commission—Report for period ended 30 June 1984.

. 3

Construction Industry Long Service Leave Board—Report for the year 1983-84.

Co-operative Housing Societies—Report of the Registrar for the year 1982-83—Ordered to be printed.

Dentists Act 1972:

Dental Board—Report and Statement of Accounts for the year ended 30 September 1984.

Specialist Practitioners Qualifications Committee—Report for the year ended 30 September 1984.

Educational Administration—Report of the Institute for the year 1983-84.

Egg Marketing Board—Report for the year 1983-84—Ordered to be printed.

Friendly Societies and Benefit Associations—Report of the Government Statist on Friendly Societies and Benefit Associations together with the Report of the Registrar of Friendly Societies for the year 1983-84—Ordered to be printed.

Geelong Waterworks and Sewerage Trust—Report and Statement of Accounts for the year 1983-84.

Government Employee Housing Authority—Report for the year 1983-84.

Grain Elevators Board—Report and Statement of Accounts for the year ended 30 September 1984.

Hospitals Superannuation Board—Report for the year 1983-84—Ordered to be printed.

La Trobe University—Report of the Council for the year 1983; together with Statutes approved by the Governor in Council during the year 1983.

Law Department—Report for the year 1983-84.

Library Council of Victoria—Report for the year 1983-84.

Liquor Control Commission—Report for the year 1983–84—Ordered to be printed. Melbourne University—Statement of Accounts for the year 1983.

Melbourne Wholesale Fruit and Vegetable Market Trust—Report for the year 1983-84.

Metropolitan Transit Authority—Report for the year 1983-84—Ordered to be printed.

National Companies and Securities Commission—Report and Financial Statements for the year 1983-84.

National Parks Advisory Council—Report for the year 1983–84.

Pharmacy Board—Report and Statement of Accounts for the year 1983.

Planning and Environment Ministry—Report for the year 1983–84.

Port of Melbourne Authority—Report for the year 1983–84.

Port of Portland Authority—Statement of Accounts for the year 1983-84.

Radiation Advisory Committee—Report for the period ended 31 December 1984.

Registered Schools Board—Report for the period 24 March 1982 to 31 December 1983.

Registration of Births Deaths and Marriages Act 1959—General Abstract of the number of births, still-births, deaths and marriages in Victoria for the year 1983.

Road Construction Authority—Report for the year 1983-84—Ordered to be printed.

Road Traffic Authority—Report for the year 1983-84—Ordered to be printed.

State Classification of Publications Board—Report for the year 1983-84—Ordered to be printed.

State Transport Authority—Report for the year 1983-84—Ordered to be printed. Statutory Rules under the following Acts:

Abattoir and Meat Inspection Act 1973—Nos. 427, 428, 429, 431/1984.

Administrative Appeals Tribunal Act 1984—No. 15/1985.

Associations Incorporation Act 1981—No. 471/1984.

Audit Act 1958-No. 433/1984.

Building Control Act 1981—No. 438/1984 (together with documents required by S.32 of the *Interpretation of Legislation Act* 1984 to accompany the statutory rule—

AS 1074–1980	Steel Tubes and Tubulars Threaded or suitable for threading with Pipe Threads of Whitworth Form.
AS 1155-1974 and Am 1, 1979	Metric Units for Use in the Construction Industry.
AS 1159–1979	Polyethylene (Polythene) Pipe for Pressure Applications.
40 1170	
AS 1170—	SAA Loading Code
Part 1-1981	—Dead and Live Loads
Part 2-1983	—Wind Forces
AS 1200–1981	SAA Boiler Code.
AS 1221–1983	Fire Hose Reels.
AS 1225–1984	Clay Building Bricks.
AS 1250-1981 Am 2, 1984	SAA Steel Structures Code.
AS 1288—Parts 1 to 3– 1979	SAA Glass Installation Code.
AS 1346-1973	Concrete Building Bricks (Metric Units).
AS 1432–1983	Copper Tubes for Water, Gas and Sanitation.
AS 1445–1977	76 mm Pitch Corrugated Hot-dipped Zinc-coated
	or Aluminium/Zinc-coated Steel Sheet.
AS 1465-1974	Dense Natural Aggregates for Concrete.
AS 1475—Part 1-	SAA Blockwork Code Unreinforced Blockwork.
1977, Am 1	
AS 1477—Parts 1 to 6-1973	Unplasticized PVC (UPVC) Pipes and Fittings for Pressure Applications (Metric Units): Part 1—UPVC Pipes for Pressure Applications.
	Part 2—Moulded UPVC Fittings for Pressure Applications
	Part 3—Fabricated UPVC Fittings for Pressure
	Applications. Part 4—Post-formed UPVC Bends for Pressure
	Applications.
	Part 5—Solvent-welding Joints for UPVC
	Pressure Pipes and Fittings, and
	Part 6—Rubber Ring Joints for UPVC
4.0. 1400 1003	Pressure Pipes and Fittings.
AS 1480–1982	SAA Concrete Structures Code.
AS 1481-1978	SAA Prestressed Concrete Code.
AS 1500-1974	Concrete Building Blocks (Metric Units).
AS 1509-1974	SAA Formwork Code.
AS 1530—	Methods for Fire Tests on Building Materials and Structures
Part 1-1976	-Combustibility Tests for Materials
Part 2—1973	—Test for Flammability of Materials
Part 3—1982	—Test for Early Fire Hazard Properties of
Part 4-1975	Materials. —Fire Resistance Test of Structures.

	Degistative Assembly by Victoria
AS 1538-1974	SAA Cold-formed Steel Structures Code.
AS 1562-1980	Design and Installation of Metal Roofing.
AS 1567–1974, and Am	Wrought Copper and Copper Alloy Rods, Bars
1–1977	and Sections for General Engineering Purposes
,	(Metric Units).
AS 1579-1973	Arc Welded Steel Pipes for Water and Gas
	(Metric Units).
AS 1611-1973	Asbestos Cement Corrugated Sheets for Roofing
	and Cladding (Metric Units).
AS 1639-1974, and Am	Design and Installation of Corrugated Asbestos
1, 1974	Cement Roofing (Metric Units).
AS 1640-1974	SAA Brickwork Code—(Metric Units).
AS 1653-1974	Calcium Silicate Bricks.
AS 1657-1974	SAA Code for Fixed Platforms, Walkways,
	Stairways and Ladders.
AS 1664-1979	SAA Aluminium Structures Code.
AS 1668—	SAA Mechanical Ventilation and Air-
	conditioning Code
Part 1-1979, and Am	-Fire Precautions in Buildings with Air-
1, 1979	handling Systems
Part 2—1980	Ventilation Requirements.
AS 1682-1979	Fire Dampers.
AS 1684-1979 and	SAA Timber Framing Code.
Supplements 1 to 22,	5
Am 1, 1981, Am 2,	
1981	
AS 1691-1975	SAA Domestic Oil-fired Appliances Installation
	Code.
AS 1694-1974	Physical Barriers Used in the Protection of
	Buildings against Subterranean Termites
	(Metric Units).
AS 1711-1975	Asbestos Cement Pressure Pipes.
AS 1720-1975	SAA Timber Engineering Code.
AS 1726-1981	SAA Site Investigation Code.
AS 1735—	SAA Lift Code
Part 11-1975	-Fire-rated Landing Doors
AS 1736-1975	Code of Practice for Pliable Roof Sarking.
AS 1757-1975 and	Specification for Concrete Interlocking Roofing
AS 1758-1975	Tiles (Without Weathering Check), together
	with Code of Practice for Fixing of Concrete
	Interlocking Roofing Tiles (Without
	Weathering Check).
AS 1759-1975 and	Specification for Concrete Interlocking Roofing
AS 1760-1975	Tiles (With Weathering Check) together with
	Code of Practice for Fixing of Concrete
	Interlocking Roofing Tiles (With Weathering
	Check).
AS 1769-1975	Welded Stainless Steel Tubes for Plumbing

Applications.

Seamless Steel Tubes for Pressure Purposes. AS 1835-1976 and Am Welded Steel Tubes for Pressure Purposes. AS 1836-1976 and Am 1, 1977 AS 1851-Maintenance of Fire Protection Equipment —Portable Fire Extinguishers Part 1-1976 -Fire Hose Reels Part 2-1981 Part 3-1978, Am 1 -Automatic Fire Sprinkler Systems. AS 1859-1980 Flat Pressed Particleboard. Installation of Particleboard Flooring. AS 1860-1976 Specification for Reflective Foil Laminate and AS 1903-1976 and Am Code of Practice for Installation of Reflective 1.1979 Foil Laminate in Buildings. AS 1904-1976 and Corrigenda AS 1905-SAA Fire Door Code Part 1-1984 and Am 1 and 2, 1984 —Fire Resistant Doorsets -Fire Resistant Roller Shutters. Part 2-1984 Specification for Terra Cotta Roofing Tiles, AS 2049-1977 and AS 2050-1977 together with Code of Practice for Fixing of Terra Cotta Roofing Tiles. Soil Treatment for Buildings under construction AS 2057-1981 for Protection against Subterranean Termites. SAA Code for Automatic Fire Sprinkler Systems. AS 2118-1978 AS 2159-1978 SAA Piling Code. AS 2185 and Specification for Fibrous Plaster Products, 2186-1978 together with Code of Practice for the Erection and Fixing of Fibrous Plaster Products. AS 2293— **Emergency Evacuation Lighting in Buildings** -Installation Requirements Part 1-1983 —Maintenance Procedures. Part 2-1982 and Am 1, 1984 Installation of Fire Hose Reels. AS 2441-1981 Grey Iron Pressure Pipes and Fittings. AS 2544-1982 AS 2665-1983 Smoke/Heat Venting Systems—Design Installation and Commissioning. Mortar for Masonry Construction., AS A123-1963 Metal Wall Ties for Brickwork. SAA Int. 324-1953 SAA Int. 326-1953 Bituminous Damp-proof Courses with Metal Centre. Bituminous Damp-proof Courses with Fibre Felt SAA Int. 327-1953 ACADS Code of Code of Practice for the Documentation and Checking of Computer Aided Engineering and Practice CP1 other Technical Computations. BS 4772-1980 Specification for Ductile Iron Pipes and Fittings. CSIRO/AEBIRA The Classification of Expansive Behaviour of Melbourne Soils for Domestic Construction, 1976. **CSIRO** Low-rise Domestic and Similar Framed Structures Part 4—Supplementary Domestic Buildings for Built-up Areas.

Part 5—Supplementary design information (including notes on the technical interpretation of some Light Timber Framing Code-rules).

Timber Frame Construction in High Wind

TPC

Areas—Victoria). Children's Court Act 1973—No. 370/1984.

Chiropractors and Osteopaths Act 1978—No. 5/1985.

Community Welfare Services Act 1970-Nos. 9, 85/1985.

Consumer Affairs Act 1972-No. 64/1985.

Country Fire Authority Act 1958—No. 393/1984 (together with documents required by S. 32 of the *Interpretation of Legislation Act* 1984 to accompany the statutory rule—

AS 1019—1970 Australian Standard Specification for Spark Emission Control Devices for Internal Combustion Engines.

AS 1687—1981 Australian Standard for Knapsack Spray Pumps for Fire Fighting.

AS 1842—1983 Australian Standard for Portable Fire Extinguishers—Water (Stored Pressure) Type.)

--7, 22/1985.

County Court Act 1958—Nos. 396/1984, 46/1985.

County Court Act 1958 and Interpretation of Legislation Act 1984—No. 474/1984.

Credit Act 1984—Nos. 449/1984, 60/1985.

Credit (Administration) Act 1984—Nos. 434/1984, 59/1985.

Crimes Act 1958—No. 402/1984.

Dandenong Valley Authority Act 1963—No. 37/1985.

Drugs, Poisons and Controlled Substances Act 1981—Nos. 421, 448/1984, 1, 2, 61, 77, 82/1985.

Egg Industry Stabilization Act 1983—No. 375/1984.

Environment Protection Act 1970—Nos. 372, 445 (together with documents required by S. 32 of the *Interpretation of Legislation Act* 1984 to accompany the statutory rule—

Australian Standard 2077—1979 Methods of Test for Fuel Consumption of Passenger Cars and their Derivatives,

American National Standard ANST/ASTM D 2699—80 Standard Test Method for Knock Characteristics of Motor Fuels by the Research Method.

American National Standard ANST/ASTM D 2700—80 Standard Test Method for Knock Characteristics of Motor and Aviation Fuel by the Motor Method).

472, 475, 476/1984, 73/1985 (together with document required by S. 32 of the *Interpretation of Legislation Act* 1984 to accompany the statutory rule—Australian Standard No. 1259, 1982—Sound Level Meters), 75/1985 (together with document required by S. 32 of the *Interpretation of Legislation Act* 1984 to accompany the statutory rule—Australian Standard No. 1259, 1982—Sound Level Meters).

Estate Agents Act 1980—Nos. 441, 443, 444/1984, 80/1985.

Farm Produce Merchants and Commission Agents Act 1965—No. 30/1985. Films Act 1971—Nos. 466/1984, 11, 58/1985.

Films (Classification) Act 1984—No. 12/1985.

Finance Brokers Act 1969—No. 470/1984.

Firearms Act 1958—No. 67/1985.

Fisheries Act 1968—Nos. 399, 424/1984, 83/1985.

Forests Act 1958—No. 391/1984.

Freedom of Information Act 1982—No. 437/1984.

Goods Act 1958—No. 66/1985.

Grain Elevators Act 1958—No. 49/1985.

Health Act 1958—Nos. 409, 410, 411, 412, 413, 414, 415, 473/1984, 10, 13, 16, 39, 40, 56, 68, 69, 70, 71, 72, 89/1985.

Hospitals and Charities Act 1958—Nos. 388/1984, 36/1985.

Human Tissue Act 1982-No. 408/1984.

Industrial Training Act 1975—Nos. 382, 383/1984, 52/1985.

Labour and Industry Act 1958—No. 447/1984.

Land Act 1958-No. 432/1984.

Land Tax Act 1958-No. 459/1984.

Legal Aid Commission Act 1978—No. 395/1984.

Liquor Control Act 1968—Nos. 420, 425/1984, 19/1985.

Magistrates' Courts Act 1971—Nos. 373, 394, 462/1984, 43, 45, 53/1985.

Magistrates' (Summary Proceedings) Act 1975—Nos. 463/1984, 44/1985.

Marine Act 1958—No. 381/1984 (together with document required by S. 32 of the *Interpretation of Legislation Act* 1984 to accompany the statutory rule—The Australian Transport Advisory Council Uniform Shipping Laws Code).

Medical Practitioners Act 1970—No. 377/1984.

Melbourne and Metropolitan Board of Works Act 1958—Nos. 423/1984, 3/1985.

Mental Health Act 1959—Nos. 378, 403/1984.

Mines Act 1958—No. 401/1984.

Money Lenders Act 1958—No. 469/1984.

Motor Accidents Act 1973-No. 405/1984.

Motor Boating Act 1961—Nos. 397, 418, 430, 440, 468/1984, 41, 55, 87/1985.

Motor Car Act 1958-No. 380/1984.

National Parks Act 1975—No. 407/1984.

Nurses Act 1958-No. 369/1984.

Optometrists Registration Act 1958—Nos. 21, 48/1985.

Parliamentary Salaries and Superannuation Act 1968—Nos. 419/1984, 81/1985.

Pay-roll Tax Act 1971-No. 460/1984.

Physiotherapists Act 1978—No. 6/1985.

Police Offences Act 1958—No. 467/1984.

Police Regulation Act 1958—No. 436/1984.

Port of Geelong Authority Act 1958—No. 404/1984.

Port of Melbourne Authority Act 1958—No. 23/1985.

Port of Portland Authority Act 1958-No. 84/1985.

Post-Secondary Education Act 1978—Nos. 376, 398, 416, 417, 426/1984.

Private Agents Act 1966—No. 435/1984.

Protection of Animals Act 1966—No. 29/1985.

Public Service Act 1974—Nos. 17,78/1985.

Racing Act 1958—Nos. 387/1984, 74/1985.

Seeds Act 1982-No. 57/1985.

Stamps Act 1958—Nos. 439/1984, 79/1985.

State Electricity Commission Act 1958—No. 389/1984.

Stock (Artificial Breeding) Act 1962—Nos. 26, 27, 28/1985.

Stock Diseases Act 1968—Nos. 400/1984, 25/1985.

Stock Medicines Act 1958—Nos. 390/1984, 24/1985.

Sunday Entertainment Act 1967—No. 386/1984.

Superannuation Act 1958—No. 63/1985.

Superannuation Act 1975—No. 8/1985.

Supreme Court Act 1958—Nos. 451, 452, 454, 455, 456, 457, 461/1984, 47/1985.

Supreme Court Act 1958 and Credit (Administration) Act 1984—No. 384/1984.

Supreme Court Act 1958 and Equal Opportunity Act 1984—No. 385/1984.

Supreme Court Act 1958 and Legal Profession Practice Act 1958—No. 453/1984.

Teaching Service Act 1981—Nos. 253 (In lieu of Statutory Rule tabled on 4 September 1984), 422/1984.

The Constitution Act Amendment Act 1958—Nos. 50, 51/1985.

Transfer of Land Act 1958-No. 464/1984.

Transport Act 1983—Nos. 406, 446/1984, 14, 34, 54, 62, 86, 88/1985.

Trustee Act 1958—Nos. 465/1984 (together with document required by S. 32 of the *Interpretation of Legislation Act* 1984 to accompany the statutory rule—Companies (Victoria) Code).

—65/1985.

Trustee Companies Act 1984—No. 442/1984 (together with document required by S. 32 of the *Interpretation of Legislation Act* 1984 to accompany the statutory rule—Securities Industry (Victoria) Code).

Vegetation and Vine Diseases Act 1958—No. 31/1985.

Veterinary Surgeons Act 1958—No. 18/1985.

Victorian Public Authorities Finance Act 1984—No. 35/1985.

Water Act 1958—Nos. 477/1984, 32, 33, 38/1985.

Water and Sewerage Authorities (Restructuring) Act 1983—No. 76/1985.

Wildlife Act 1975—Nos. 392/1984, 20, 42/1985.

Workers Compensation Act 1958—No. 458/1984.

Zoological Parks and Gardens Act 1967—Nos. 450/1984, 4/1985.

Swan Hill Pioneer Settlement Authority—Report for the year 1982-83.

Superannuation Board—Report for the year 1983-84—Ordered to be printed.

Taxation—Analysis of Operations—

Gift Duty for the year 1983-84.

Land Tax for the Assessment year 1983.

Probate Duty for the year 1983-84.

Technical and Further Education Board—Report for the year 1983-84. Town and Country Planning Act 1961:

Alberton—Shire of Alberton (Coastal) Planning Scheme, Amendment No. 44.

Alexandra—Shire of Alexandra Planning Scheme, Amendment No. 19.

Bacchus Marsh—Shire of Bacchus Marsh Planning Scheme, Amendment No. 23, Part 1.

Ballaarat—City of Ballaarat Planning Scheme, Amendment Nos. 72, 73, 74, 76, 80.

Ballarat—Shire of Ballarat Planning Scheme, Amendment No. 16.

Bass-Shire of Bass Planning Scheme, Amendment Nos. 14, 15, 22.

Benalla-Shire of Benalla Planning Scheme 1953, Amendment No. 22.

Berwick—City of Berwick Local Development Scheme, Amendment Nos. 1 Part 1, 1 Part 2, 5.

Bulla—Shire of Bulla Planning Scheme 1959, Amendment Nos. 93/1984, 94/1984, 97/1984.

Bungaree—Shire of Bungaree Planning Scheme, Amendment No. 14.

Buninyong—Shire of Buninyong Planning Scheme, Amendment Nos. 20, 24, 25.

Cobram—Shire of Cobram Planning Scheme 1979, Amendment Nos. 11/1984, 13, 14.

Colac-City of Colac Planning Scheme 1963, Amendment No. 20.

Shire of Colac (Colac Environs) Planning Scheme, Amendment No. 9/1984.

Cranbourne Planning Scheme 1960, Amendment No. 45/1983.

Shire of Cranbourne (Western Port) Planning Scheme, Amendment No. 28/1983.

Croydon—City of Croydon Planning Scheme 1961, Amendment Nos. 130, 131, 132, 133.

Deakin—Shire of Deakin Planning Scheme 1980, Amendment Nos. 1/1984, 2/1984.

Echuca—City of Echuca Planning Scheme, Amendment Nos. 66, 68/1984.

Frankston—City of Frankston Planning Scheme, Amendment Nos. 36, 37/1984.

Geelong Regional Planning Scheme, Amendment Nos. 40 (Part 2), 41/1982, 81/1983, 86 (Part 2)/1984, 90 (Part 2)/1984, 96/1984, 97/1984, 100/1984, 101/1984, 103, 104 (Part 1)/1984, 105/1984, 106/1984, 111, 114, 120.

Hastings—Shire of Hastings Planning Scheme, Amendment Nos. 13 (Part 1), 19.

Horsham—City of Horsham Planning Scheme 1973, Amendment Nos. 78/1983, 82/1984.

City of Horsham Planning Scheme 1982, Amendment Nos. 83/1984, 88/1984.

Kilmore—Shire of Kilmore Planning Scheme 1973, Amendment No. 57/1984 (Part A).

Knox—City of Knox Planning Scheme 1965, Amendment Nos. 268/1984, 270/1984.

Kyabram—Town of Kyabram Planning Scheme 1963, Amendment No. 30/1984.

Lake Bellfield Planning Scheme, Amendment Nos. 18, 21.

1

Lake Tyers to Cape Howe Coastal Planning Scheme, Amendment No. 15.

Lillydale—Shire of Lillydale Planning Scheme 1958, Amendment Nos. 145/1982, 156 (1983), 186, 187.

Melbourne Metropolitan Planning Scheme, Amendment Nos. 115 Part 3; 150 Part 10, Part 12, Part 13, Part 16, Part 17; 216; 236 Part 1A, Part 2, Part 3; 237 Part 2; 267; 272 Part 2, Part 3A, Part 4; 273 Part 2; 274 Part 3, Part 4; 275 Part 1, Part 2; 276 Part 2, Part 3, Part 4, Part 5; 277 Part 1; 278 Part 1A, Part 2; 280 Part 1; 289 Part A; 304; 308; 310; 311; 326; 327; 329; 331; 334.

Mildura—City of Mildura Planning Scheme, Amendment No. 65/1984.

Moe—City of Moe Planning Scheme 1966, Amendment Nos. 70/1982, 77/1984, 78, 84.

Mornington—Shire of Mornington Planning Scheme 1959, Amendment Nos. 160, 168, 169/1984, 173.

Morwell—Shire of Morwell Planning Scheme, Amendment No. 23.

Newham and Woodend—Shire of Newham and Woodend Planning Scheme 1975, Amendment No. 19/1983.

Pakenham—Shire of Pakenham Planning Scheme, Part 1 Amendment Nos. 28, 30, 34, 35.

Phillip Island Planning Scheme, Amendment No. 20.

Port Fairy Planning Scheme 1959, Amendment Nos. 27/1983, 31, 32.

Portland—Town of Portland Planning Scheme, Amendment No. 40/1982. Shire of Portland (Heywood Township) Planning Scheme, Amendment No. 8.

Rochester—Shire of Rochester (Rochester Township) Planning Scheme, Amendment No. 19.

Rosedale—Shire of Rosedale Planning Scheme, Amendment Nos. 35/1983, 38, 41; Part 2 Amendment Nos. 11/1983, 14, 16/1984, 18/1984.

Sale—City of Sale Planning Scheme 1975, Amendment No. 22/1984.

Sebastopol—Borough of Sebastopol Planning Scheme, Amendment No. 31.

Seymour Planning Scheme, Amendment No. 88.

Shepparton—City of Shepparton Planning Scheme 1953, Amendment No. 76/1983.

Sherbrooke—Shire of Sherbrooke Planning Scheme 1979, (Rural Areas) Amendment Nos. 18,19, 21/1984, 22/1984, 27; (Urban Areas) Amendment Nos. 11/1983, 19A, 23, 24, 27, 28, 30.

South Gippsland—Shire of South Gippsland Planning Scheme, Amendment Nos. 58/1983, 61/1983, 62/1983.

Swan Hill—City of Swan Hill Planning Scheme 1981, Amendment Nos. 5, 6, 7.

Tambo—Shire of Tambo (Lakes Entrance) Planning Scheme, Amendment No. 54.

Traralgon—City of Traralgon Planning Scheme 1957, Amendment Nos. 25, 55, 56.

Wangaratta Sub-Regional Planning Scheme City of Wangaratta, Amendment No. 13.

Warragul Planning Scheme 1954, Amendment No. 48/1983.

Warrnambool—City of Warrnambool Planning Scheme, Amendment No. 7
Part 1.

Woorayl—Shire of Woorayl Planning Scheme, Amendment Nos. 64, 66, 67, 70, 72, 73.

Yea—Shire of Yea Planning Scheme, Amendment Nos. 5, 6.

Transport—Report of the Ministry for the year 1983-84.

Urban Land Authority—Report for the year 1983-84.

Victoria Grants Commission—Report for the year ended 31 August 1984—Ordered to be printed.

Victoria Transport Borrowing Agency—Report for the year 1983-84.

Victorian Brown Coal Council—Report for the six months ended 31 December 1984.

Victorian College of the Arts—Report and Statement of Accounts for the year 1983.

Victorian Dairy Industry Authority—Report for the year 1983-84.

Victorian Post-Secondary Education Commission—Report for the year 1983-84—Ordered to be printed.

Victorian Public Offices Corporation—Report for the year 1983-84.

Victorian Tourism Commission—Report for the year 1983-84.

West Moorabool Water Board—Report and Statement of Accounts for the year 1983-84.

Young Farmers' Finance Council—Report for the year 1983-84.

16 HIS EXCELLENCY THE GOVERNOR'S SPEECH—Mr Speaker reported that the House had, that day, attended His Excellency the Governor in the Legislative Council Chamber, when His Excellency was pleased to make a Speech to both Houses of Parliament, which speech was as follows:

MR PRESIDENT AND HONOURABLE MEMBERS OF THE LEGISLATIVE COUNCIL;

Mr Speaker and Members of the Legislative Assembly:

On 2 March 1985 the people of Victoria confirmed that they wished to see the Government they had overwhelmingly elected three years previously continue to govern.

Three years ago today, Labor was called to office by the people of Victoria with a pledge to ensure honesty and integrity in government, and to revive the State's shattered economy.

Now, after three years, it is clear that that pledge has been honoured. Government in this State once again enjoys the respect of the people, and Victoria is now leading the nation's economic recovery.

In the weeks leading up to the election, my Government put to the people of Victoria an ambitious and detailed program for the development of this State. That program combined many specific policies in all areas of government with a clear vision for the future of Victoria and its people—a vision founded equally in prosperity and social justice.

The achievement of these goals over the next four years will require a vigorous and imaginative government—a government that combines sound management with a strong sense of compassion and that will govern in partnership with all of the people of Victoria. My Government has been and will continue to be such a Government.

The people of Victoria have now clearly endorsed both the programs and direction that the Government put to it at the recent election. My Government therefore now has not only a mandate, but indeed the most serious responsibility, to carry out its promised commitments fully and speedily.

Across virtually every portfolio area of government, innovative programs are planned for the next four years. The goal for each is simple: the more efficient and effective delivery of services in the context of tightly controlled government expenditures.

I am pleased now to outline just some of the major features of the legislative program which my Government will introduce over the next four years.

In its first term of office, my Government pursued two simple but overriding economic priorities—to revive the State's economy, and to create jobs and economic growth for the benefit of all Victorians. The Victorian Economic Strategy, released in April 1984 and carried forward in the 1984–85 Budget, laid the groundwork for secure, long-term economic growth in the decade ahead.

By a combination of positive policies and long-term planning, extensive reform of public sector economic and financial management and by working in partnership with the community, Victoria has become Australia's strongest and fastest-growing economy.

Victoria now has the nation's highest job growth rate and its lowest rate of unemployment. Economic and investment growth in Victoria tops all States. Industrial disputes have been dramatically reduced and inflation cut by half. The Victorian housing industry is the most buoyant in Australia and confidence in the future is evident in the upsurge of investment.

My Government has already moved quickly to consolidate and extend major improvements achieved in public sector administration during its first term. During the past three years the Government was able to reduce the number of Ministerial Departments from 32 to 27, which included the establishment of the Departments of Conservation, Forests and Lands, and Planning and Environment. In the first weeks of its new term the Government has acted to reduce this number to 24 by further rationalization of departmental functions.

This process will continue as necessary and further changes can be expected over the next four years.

The Economic Strategy

The Economic Strategy was the first of its kind for a State Government. It sets out a ten-year plan for the achievement of sustained economic and employment growth through increasing the competitiveness of Victorian industry. It proposes measures to improve competitiveness generally and to promote economic development in specific identified areas of competitive strength, in a manner consistent with the preservation of Victoria's unique natural environment.

In its second term, a fundamental task for my Government will be to see the Economic Strategy further implemented. The Government will continue to emphasise—

- policies which generate maximum employment and investment growth in the private sector, with support where appropriate from the public sector;
- maintenance of an economic and industrial climate conducive to business and investor confidence. This is to be achieved by reducing labour on-costs and other business costs, making government more efficient and effective, selectively providing assistance to industry to enhance its national and international competitiveness, and further improving relationships between government, business and unions; and
- funding of initiatives by redeployment of resources from less beneficial programs, with the aim of maintaining restraint in expenditure and taxation.

Employment

Over the past three years, my Government's economic policies have been aimed at maximizing employment in Victoria. Strong employment growth is now the norm. The Government will continue to pursue a mix of policies aimed at further reducing unemployment.

In the 22 months since the economic recovery began, Victoria's employment has grown by 6.2 per cent compared with 4.8 per cent for the rest of Australia. In its first term the Government provided direct assistance to unemployed people complementing its capital expenditure programs.

The Government has also introduced a range of reforms to improve the apprenticeship system and to provide more opportunities for apprentices in the private and public sectors.

The introduction of permanent part-time work in the public service and teaching services has been a key reform to provide more flexible working conditions.

Youth Guarantee

In the second term of office, my Government will focus its energies on providing new opportunities for youth. Employment of young people aged 15 to 19 grew by 14-4 per cent between April 1983 and December 1984. The Government has, therefore, taken the unprecedented step of guaranteeing that by the end of its second term of office, all young people aged 15 to 18 will have the option of full-time work, full-time education, full-time training or an acceptable and structured arrangement for education, training and work.

In addition the Government will develop a series of integrated measures and reforms to increase the supply of long-term permanent jobs, to increase the attractiveness and relevance of full-time education and give young people greater access to the existing stock of jobs.

Workers Compensation

A significant improvement in the competitive position of Victorian firms will be achieved through reform of the Workers Compensation System. As a result, a substantial increase in business investment in the State can be expected.

The existing workers compensation arrangements fail to meet the needs of injured or ill employees inspite of being extremely expensive for employers. There is little emphasis on accident prevention and rehabilitation, and there are long delays.

The new Workers Compensation scheme will require extensive legislation and is one of the highest priorities for my Government. The scheme aims to reduce the number of industrial accidents by 10 per cent and maintain the cost of claims at current costs. Employers will pay much lower premiums, without a reduction in benefits.

Underpinning the reforms to the Workers Compensation legislation are, firstly, the provision of a comprehensive State-wide program to prevent the occurrence of occupational injury and disease and, secondly, the provision of facilities which will enable employees who suffer injury and disease to receive prompt and adequate rehabilitation.

To establish a comprehensive State-wide program of prevention, the Government will introduce significant occupational health reforms through the enactment of occupational health and safety legislation.

The occupational health reforms will be directed towards minimizing the number of accidents in the workplace. However, when accidents do occur the Government is determined that a comprehensive occupational rehabilitation system be provided to enable the affected employee to return to work in the shortest possible period.

Industry, Technology and Resources

A key development in the implementation of the Government's Economic Strategy is the creation of a Ministry of Industry, Technology and Resources which brings together the previous Departments of Industry, Commerce and Technology and Minerals and Energy.

From the beginning of 1985-86, the Government will begin to phase out assistance under the former policies for decentralization.

The Government has now put in place a new set of Regional and Industry policies that specifically focus on small business and are aimed at assisting firms to grow and diversify. Priority has been given to introducing adjustment assistance and new assistance packages to improve the competitiveness of country firms and increase their opportunities for growth.

In respect of the State's manufacturing industry, in the coming year the Government will be placing particular emphasis on encouraging the development of new industries based on new technologies. Victoria possesses first rate scientific and technological research skills that can make the State the advanced technology centre of South East Asia.

The Department of Minerals and Energy has been merged into the new Department of Industry, Technology and Resources to put into effect the Government's commitment to promote the optimum development of Victoria's resources for the long-term benefit of the community and the creation of new employment opportunities.

Over the next four years the Government will—

- establish new industries using brown coal and electricity to give new drive to the Latrobe Valley and Victorian economies;
- complete the Loy Yang A Power Station, producing a 50 per cent increase in generating power in the Latrobe Valley;
- make plans for the construction of the Loy Yang B Power Station, with a decision likely later in the year;
- construct a new power connection with South Australia;
- connect Warrnambool to the first on-shore natural gas field to come on stream in Victoria, and build the Kyneton to Wandong natural gas pipeline to secure natural gas supplies for Bendigo and Ballarat;
- streamline the basis for oil and gas exploration on-shore with a new Petroleum Act, and conduct an overseas mission to attract new interest in our offshore areas.

Also within the Department, an Office of Regulation Review is shortly to become fully operational. Assisted by an expert Advisory Committee and with access to tripartite consultative arrangements, this office will begin the major task of overhauling and weeding out superfluous regulations that impose unnecessary costs on business and affect the efficiency of Government. An important initial task will be to address anomalies in shop trading hours.

Industrial Relations

Of direct benefit to business, industry and the wider community has been the Government's success in dramatically cutting the number of industrial disputes in Victoria. The number of days lost per employee is now over 40 per cent lower

than for Australia as a whole. The Ministerial Industrial Relations Task Force, set up during the Government's first term, will continue its valuable work. Further benefits can be expected to flow from the Government's decision to bring together in one Department the management of industrial affairs, employment and occupational health and safety issues. This will ensure a more effectively integrated approach to the labour market.

Taxes and Charges

At the beginning of its first term, my Government faced extraordinary difficulties. Over many years, the State's tax base had been eroded and it was necessary to follow a Budgetary strategy which at the same time stimulated the economy and restored financial viability to the State. Many difficult decisions were taken and the State's finances are now on a very much firmer footing.

In the present term—as in the past—the Government will seek to keep increases in State taxes and charges to a minimum. To achieve this it will continue to restrict tightly departmental recurrent expenditure, while attempting to give maximum assistance to the less well-off in the State. More precisely, the Government will ensure that over the next four years, there will be no increase in the real tax burden. This means that any growth in taxation receipts over the next four years will come only through increases in the inflation rate and economic activity. Efforts will be made to implement further tax cuts. Prices for electricity, gas and MMBW water will also rise by no more than the inflation rate.

Social Justice

The Government is now well-placed to put additional emphasis on the difficult social issues which confront us. Across a range of Ministries there will be coordinated policy strategies to ensure not only a better standard and delivery of services, but greater equity and fairness.

Health

The Government places a high priority on continuing improvement to health services. During its first term of office the Health budget increased by more than 50 per cent. Particular emphasis will be placed on substantial improvements to our public hospital system. A priority commitment is an all-out assault on the problem of waiting lists in public hospitals for elective surgery.

Hospitals

During the first term, the Hospital Development Plan was drawn up, establishing a capital works program which will reform and improve hospital facilities and services throughout the State.

In the next four years the Government will ensure that the planned building and upgrading of facilities proceeds on time and within budget. The Hospital Development Plan includes—

- completion of the Oueen Victoria Medical Centre by November 1986:
- improvement of hospital services in the southern and eastern suburbs including completion of building programs at Frankston and Maroondah Hospitals;
- development of new hospitals at Sale and Bright;
- increased funding to technology and research;
- up-grading of critical care country hospitals and paediatric services.

Aged Services

My Government is committed to providing a full range of integrated services for the aged, through co-ordination at all levels of government—Commonwealth, State and local government.

The provision of nursing home beds will be increased in areas of greatest need and a State Aged Care Task Force has been established to help hospitals and community groups in high need areas to obtain nursing home and hostel beds. Up to 1000 new beds will be developed.

Mental Retardation

The Government will continue the development and expansion of services to allow mentally retarded people to live as normally as possible within the community.

The Government is finalizing a ten year program of de-institutionalization, of which the first major project—the St. Nicholas Hospital—was completed in March 1985. The de-institutionalization program will involve the continuing provision of Community Residential Units.

To complement the de-institutionalization program the range of community support programs will be expanded. These include a range of accommodation options, independent living programs, and employment/training opportunities.

Education

In its first term of office the Government began the task of making the education system in Victoria responsive and relevant to the needs of each child within it and to the requirements of the wider community.

There has been a significant boost in resources for education and a reduction in the industrial turmoil of the previous decade.

In its interim report the Blackburn Committee has pointed to the need for changes in the structures, objectives and curricula of post-compulsory schooling and to the credentials which are available on its completion. The Government will give urgent consideration to these issues on receipt of the final report. During the Government's first term, the retention rate of students in years 11 and 12 of secondary schools has increased. Changes recommended by the Blackburn Committee will consolidate this trend.

The Government is committed to meeting the needs of all students. In order to achieve these objectives the Government has—

- provided \$750 000 in 1983-84 to finance a computer education program which will be extended further in primary schools during the next term. Funds will be dramatically increased from the \$1 million provided this year to \$16 million over the next four years;
- issued guidelines for the development of a literacy and numeracy program and approved additional staff and the sum of \$600 000 to develop this program;
- established a pilot program in Music Education which is to form the basis of music education programs in primary schools;
- given formal recognition to the policy of the integration of disabled children into schools by accepting the report of the Ministerial Review of Education Services for the Disabled. The Government will increase the resources available to assist the integration of the disabled into our schools and expand the regional support service.

The School Improvement Plan, which enables schools to evaluate their own educational programs has been introduced into 400 schools. It is expected to be extended to a further 300 schools each year over the next four years.

Changes being introduced in the education system in Victoria are consistent with the Government's economic strategy to increase the skill base of the workforce and improve participation rates—particularly in the post-compulsory section.

Housing

The Government has set a target of at least 12 000 new public housing units during the next four years and will press the Commonwealth Government for an increase in funding support for a target of 15 000 public housing units.

Existing public housing will be further improved through a major Estate Improvement Program.

The "Low Start Loans" new housing scheme will put over 2000 lower-income families into home ownership.

In its first term, the Government achieved a major recovery in the housing industry, with more than 30 000 new homes being built in 1983-84. The Government will continue to consult closely with the housing industry and pursue economic policies to ensure that the housing industry remains buoyant.

New residential tenancy legislation will ensure better and fairer rental housing for low-income tenants. The new Residential Tenancies Bill—the first Australian bill to be expressed in simple English—will be tabled in the first sittings of Parliament and will be available for public comment.

Community Services

The Government has recently established the Department of Community Services and will transfer administration of non-specialist general community support services to the new department. These administrative arrangements will make possible the provision of better integrated services to people in their local community.

Anti-Poverty Program

My Government is committed to ensuring that all Victorians have adequate access to income security and income support services.

The Government will develop a long-term Anti-Poverty Strategy which will identify areas of poverty and will formulate proposals to deal with this serious and growing social problem. As part of the Anti-Poverty Strategy the Government will introduce—

- a Community Credit Program, under Consumer Affairs, aimed at developing and supporting community-based credit organizations (Credit Unions and Cooperatives, Consumer Buying Advisory Services and Bulk-buying Cooperatives). \$6 million will be allocated to the Community Credit Program over the next four years;
- a Poverty Action Program, under Community Services, to provide funds for projects which enable low-income people to participate in decision making and to develop new skills. \$4 million will be allocated to the Poverty Action Program over the next four years.

Child Welfare

The Government is committed to reducing the number of people in institutional care, including young offenders and children in the care and protection of the State. The move to de-institutionalize will be matched by increasing support for community-based services and facilities.

A number of children's services programs have been transferred from the Health Commission to the newly established Department of Community Services.

Further programs covering non-health services may be transferred following consideration of the Human Services Reports.

Income Security/Concessions

In its first term the Government established a Ministerial review of State Concessions. The Report of this Committee—

- highlighted problems in the State Concessions system;
- described measures taken by the Government to address anomalies and to increase concessions in key areas such as energy in the course of its first term;
- presented a comprehensive list of State concessions including eligibility criteria and budgeting data.

The Government, through the Cabinet Social Development Committee will continue to address key issues in the Concessions system.

The Government also established an income security unit in the Department of Community Services and will continue to use the resources of this unit to encourage the Commonwealth to meet its full income security responsibilities.

Upper House Reform

The Government will introduce measures to reform the Legislative Council of the Parliament in order to give effect to wider representation, the opportunity for thorough review of legislation prior to enactment, and stability of government. The reform package will include—

- an upgraded committee system;
- election by proportional representation in multi-member electorates for the same four year term as the Legislative Assembly;
- removal of the Legislative Council's power to block Supply;
- no increase in the present number of members.

The Government will consult fully with all relevant interest groups on the details of the proportional representation and improved committee system, before introducing appropriate legislation within the next two years.

Commonwealth-State Relations

My Government will take further initiatives in Commonwealth-State relations to encourage the development of the federal system in a way that is appropriate for Australia in the 1980s, based on the same principles of accountability and responsiveness of government which successfully guided its reforms of the Victorian public sector during its first term of office. In particular, my Government will work to achieve revenue redistribution arrangements between the Commonwealth and the States based on those principles. It will represent all Victorians at the Tax summit with a view to achieving a tax system at all levels of government which meets the accepted criteria of equity, efficiency and simplicity, and which ensures a reduced tax burden for Victorians, generally.

Deaths of Ministers and Members

It is with deep regret that I refer to the deaths, since you were last called together, of former Ministers of the Crown, the Honourable W. R. Dawnay-Mould, the Honourable J. J. Ginifer, the Honourable Sir William C. Haworth, the Honourable S. Merrifield, the Honourable T. W. Mitchell, the Honourable J. J. Sheehan, and of former Members of Parliament, E. E. Bond esq., J. L. Cremean esq., K. F. King esq., J. R. McClure esq., W. F. L. Reese esq., R. H. Suggett esq., and the Honourable A. P. Van Vliet.

Mr Speaker and Members of the Legislative Assembly:

A Supply Bill to make provision for ongoing Government expenditure for the first five months of the financial year 1985-86 will be presented to you at an early stage of the present Session of Parliament.

Mr President and Honourable Members of the Legislative Council;

Mr Speaker and Members of the Legislative Assembly:

It is obvious from all that I have said that my Government has a very vigorous and far-sighted program for the betterment of this State and its people. Only some of this program has been mentioned here. In a range of portfolios—Transport, Agriculture, Consumer Affairs, Ethnic Affairs, Aboriginal Affairs, Police and Emergency Services to name but a few—new initiatives are planned to realise the objectives set by my Government for the next four years.

Certainly, much has already been achieved, but much remains to be done.

My Government is pledged to carry out the clear mandate of the people of Victoria to build upon the achievements of its first term. With its mandate from the people renewed and re-invigorated, my Government will provide strong leadership and continue to strive for a prosperous and progressive State. It will work to secure for all Victorians, and particularly for our young people, a more just and equitable society.

I now formally open this Parliament and pray that the guidance of Almighty God may attend on your deliberations.

3 April 1985

BRIAN MURRAY

Governor of Victoria

17 ADDRESS IN REPLY TO THE GOVERNOR'S SPEECH—Motion made and question proposed—That the following Address, in reply to the Speech of His Excellency the Governor to both Houses of Parliament, be agreed to by this House—

Your Excellency:

We, the Legislative Assembly of Victoria assembled in Parliament, wish to express our Loyalty to our Sovereign, and to thank Your Excellency for the Speech which you have made to the Parliament (Mrs Hirsh)—and, after debate—

Motion made and question—That the debate be now adjourned (*Mr Stockdale*)—put and agreed to.

Ordered—That the debate be adjourned until later this day.

18 CHAIRMAN OF COMMITTEES—Mr Stirling proposed to the House for appointment as Chairman of Committees, William Francis Fogarty, and moved, That William Francis Fogarty, be appointed Chairman of Committees of this House, which motion was seconded by Mr Kirkwood.

Mr Fogarty accepted the nomination.

And no other Member being proposed, Mr Speaker thereupon declared that William Francis Fogarty, had been duly appointed as Chairman of Committees.

19 TEMPORARY CHAIRMEN OF COMMITTEES—The following Warrant, nominating the Temporary Chairmen of Committees, was laid upon the Table by Mr Speaker:

VICTORIA

Legislative Assembly

Pursuant to the provisions of the Standing Order of the Legislative Assembly of the State of Victoria numbered 12, I do hereby nominate—Valerie Joy Callister, John

Edward Delzoppo, Graham Keith Ernst, Bruce James Evans, John Dyson Harrowfield, Gordon Stanley Hockley, Kenneth Stephen Jasper, Carl William Dunn Kirkwood, Sidney James Plowman, Margaret Elizabeth Ray, Keith Henry Remington, John Ingles Richardson, Prudence Anne Sibree, Gordon Francis Stirling, Gerard Marshall Vaughan, Milton Stanley Whiting, to act as Temporary Chairmen of Committees whenever requested so to do by the Chairman of Committees.

Given under my hand this third day of April, One thousand nine hundred and eightyfive.

C. T. EDMUNDS

Speaker

- 20 TEMPORARY RELIEF TO MR SPEAKER AND MR DEPUTY SPEAKER—Motion made, by leave, and question—That during any absence of Mr Deputy Speaker, Mr Speaker be authorized to call upon any of the Temporary Chairmen of Committees to temporarily relieve him in the Chair and that during any absence of Mr Speaker, Mr Deputy Speaker be similarly authorized to call upon any of the Temporary Chairmen (Mr Fordham)—put and agreed to.
- 21 OPERATION OF ACTS—PROCLAMATIONS—Motion made, by leave, and question—
 That this House authorizes and requires the Clerk to lay on the Table copies of Proclamations of His Excellency the Governor in Council fixing dates for the coming into operation of Acts as published in the Government Gazette from time to time (Mr Fordham)—put and agreed to.
- 22 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 1)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Supply (1985–86, No. 1) Bill.
- 23 SUPPLY (1985-86, No. 1) BILL—Mr Jolly, pursuant to Standing Order No. 169, obtained leave, with Mr Fordham, to bring in a Bill "to make interim provision for the appropriation of moneys out of the Consolidated Fund for the recurrent services and for certain works and purposes for the financial year 1985-86"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 24 ADDRESS-IN-REPLY TO THE GOVERNOR'S SPEECH—Order read for resuming debate on question—That the following Address, in reply to the speech of His Excellency the Governor to both Houses of Parliament, be agreed to by this House (for Address see p. 25 ante); debate resumed.

Motion made and question—That the debate be now adjourned (Mr Fordham)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

- 25 MORTUARY INDUSTRY AND CEMETERIES ADMINISTRATION COMMITTEE—
 Motion made, by leave, and question—
 - 1 That a Joint Select Committee be appointed to inquire into and report upon all aspects of the mortuary industry and related industries in Victoria, including both private and Government operations, together with any aspect of cemeteries administration, funding or provision of land encompassed by the *Cemeteries Act* 1958, the *Trustee Act* 1958, or any other provisions relating thereto.
 - 2 That the Committee shall give priority to such investigations referred to it by resolution of the Legislative Council and the Legislative Assembly.
 - 3 That the Committee be required to present its Final Report to the Parliament no later than 30 November, 1986.

- 4 That the Committee consist of six members, comprising not more than two Members of the Legislative Council nor more than five Members of the Legislative Assembly.
- 5 That three members of the Committee constitute a quorum of the Committee.
- 6 That the Committee shall elect one of its members to be Chairman who, in the event of an equality of votes, shall also have a casting vote.
- 7 That the Committee may elect a Deputy Chairman who shall exercise all the powers and perform the duties of the Chairman at any time when the Chairman is not present at a meeting of the Committee.
- 8 That the Committee may sit and transact business during any adjournment or recess of the Houses in the period for which it holds office but the Committee shall not sit while either House of Parliament is actually sitting, except by leave of that House and at a place that is within the Parliament Buildings.
- 9 That the Committee may sit at such times and in such places in Victoria or elsewhere as seems most convenient for the proper and speedy despatch of business.
- 10 That the Committee may send for persons papers and records and report the minutes of evidence from time to time.
- 11 That the Committee have power to authorize publication of any evidence given before it and any document presented to it.
- 12 That the Committee be a Committee to which section 51A of the *Parliamentary Committees Act* 1968 applies.
- 13 That the foregoing provisions of this resolution, so far as they are inconsistent with the Standing Orders and practices of the Houses, shall have effect notwithstanding anything contained in the Standing Orders.

(Mr Fordham)—put, after debate, and agreed to.

- Ordered—That the foregoing resolution be transmitted to the Legislative Council with a Message desiring their concurrence therein.
- 26 HOUSE COMMITTEE—Motion made, by leave, and question—That Mr Dickinson, Mrs Gleeson, Mr Hann, Mr John and Mrs Wilson be members of the House Committee; and that the Committee have leave to sit on days on which the House does not meet (Mr Fordham)—put and agreed to.
- 27 LIBRARY COMMITTEE—Motion made, by leave, and question—That Mr Speaker, Mr Evans (Ballarat North), Mrs Hill, Mr Stirling and Mr Wallace be members of the Library Committee; and that the Committee have leave to sit on days on which the House does not meet (Mr Fordham)—put and agreed to.
- 28 PRINTING COMMITTEE—Motion made, by leave, and question—That—(a) Mr Speaker, Mr Gavin, Mr McGrath (Lowan), Mr McNamara, Mr Pope, Mr Ramsay, Mr Stirling and Mr Williams be members of the Printing Committee; (b) the Committee have power to send for persons, papers and records and to sit on days on which the House does not meet; (c) three to be the quorum; and (d) the Committee have power to confer with the Printing Committee of the Legislative Council and to jointly report thereon to the House (Mr Fordham)—put, after debate, and agree to.
- 29 PRIVILEGES COMMITTEE—Motion made, by leave, and question—That a Select Committee be appointed to inquire into and report upon complaints of breach of privilege referred to it by the House; such Committee to consist of Miss Callister, Mr Evans (Gippsland East), Mr Hill, Mr Lieberman, Mr Maclellan, Mrs Setches and Dr Vaughan; and that the Committee have power to send for persons, papers and records; to sit on days on which the House does not meet and to move from place to place; four to be the quorum (Mr Fordham)—put and agreed to.

- 30 STANDING ORDERS COMMITTEE—Motion made, by leave, and question—That a Select Committee be appointed to consider and report upon the Standing Orders of the House, such Committee to consist of Mr. Speaker, Mr Fogarty, Mr Gavin, Mr Jasper, Mr Maclellan, Mr Plowman, Mr Pope and Mr Whiting; and that the Committee have leave to sit on days on which the House does not meet; five to be the quorum (Mr Fordham)—put and agreed to.
- 31 ECONOMIC AND BUDGET REVIEW COMMITTEE—Motion made, by leave, and question—That Mr Gavin, Mrs Gleeson, Mr Harrowfield, Mr Hayward, Mr McNamara, Mr Rowe, Mr Sheehan and Mr Stockdale be appointed members of the Economic and Budget Review Committee until 1 October 1985 (Mr Fordham)—put, after debate and agreed to.
- 32 LEGAL AND CONSTITUTIONAL COMMITTEE—Motion made, by leave, and question—That Mr Evans (Ballarat North), Mr Hockley, Mr Hill, Mr Jasper, Mr Lea, Mr Lieberman and Mr Whiting be appointed members of the Legal and Constitutional Committee until 1 October 1985 (Mr Fordham)—put and agreed to.
- 33 NATURAL RESOURCES AND ENVIRONMENT COMMITTEE—Motion made, by leave, and question—That Mrs Hill, Mr McDonald, Mr McGrath (*Lowan*), Mr McGrath (*Warrnambool*), Mr Tanner and Dr Wells be appointed members of the Natural Resources and Environment Committee until 1 October 1985 (*Mr Fordham*)—put and agreed to.
- 34 PUBLIC BODIES REVIEW COMMITTEE—Motion made, by leave, and question—
 That Mr Delzoppo, Mr Plowman, Mr Pope, Mr Remington, Mr Seitz, Mr Shell, Mr
 Steggall and Mrs Toner be appointed members of the Public Bodies Review
 Committee until 1 October 1985 (Mr Fordham)—put and agreed to.
- 35 SOCIAL DEVELOPMENT COMMITTEE—Motion made, by leave, and question— That Mr Ernst, Mrs Hirsh, Mr Micallef, Mrs Ray, Mr Richardson, Mrs Sibree, Dr Vaughan, Mr Wallace and Mr Williams be appointed members of the Social Development Committee until 1 October 1985 (Mr Fordham)—put and agreed to.
- 36 MORTUARY INDUSTRY AND CEMETERIES ADMINISTRATION COMMITTEE—
 Motion made, by leave, and question—That Mr Culpin, Mr Cunningham, Mr Evans
 (Gippsland East), Mr Kirkwood and Mr Reynolds be appointed members of the
 Mortuary Industry and Cemeteries Administration Committee (Mr Fordham)—put
 and agreed to.
- 37 SITTING OF THE HOUSE—Motion made and question—That the House, at its rising, adjourn until tomorrow at Ten o'clock (*Mr Fordham*)—put and agreed to.
- 38 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at seventeen minutes past Ten o'clock, adjourned until tomorrow.

J. H. CAMPBELL Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

No. 2—Thursday, 4 April 1985

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Liquor Control Act—Seeking that the House not proceed with the currently proposed amendments to the Liquor Control Act, bearing 7 and 18 signatures respectively (by Mr Lieberman and Mr Reynolds).

Driving Licences—Seeking that the House take action to—(a) require a driving licence test for manual vehicles and a drivers licence endorsement for automatic vehicles; (b) require an endorsement on a drivers licence which limits the holder to driving a forklift vehicle, where a test is conducted on a forklift vehicle, bearing 935 signatures (by Mr Leigh).

Severally ordered to lie on the Table.

- 4 ECONOMIC AND BUDGET REVIEW COMMITTEE—Motion made, by leave, and question—That there be presented to this House a copy of the Report by the Economic and Budget Review Committee on the Wine Industry in Victoria; together with Appendices and Minutes of Evidence (Mr Fordham)—put, after debate, and agreed to.
- 5 PAPER—Mr Fordham presented:

Report by the Economic and Budget Review Committee on the Wine Industry in Victoria; together with Appendices and Minutes of Evidence—Return to the foregoing Order.

Ordered to lie on the Table and the Report and Appendices to be printed.

- 6 NATIONAL COMMON POLICE SERVICES REPORT—Motion made, by leave, and question—That there be presented to this House a copy of the Report of the Australian Police Ministers' Council on the Activities of National Common Police Services for the year 1983-84 (Mr Mathews)—put and agreed to.
- 7 PAPER—Mr Mathews presented:

Australian Police Ministers' Council—Report on the Activities of National Common Police Services for the year 1983-84—Return to the foregoing Order.

Ordered to lie on the Table.

8 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Co-operative Societies—Report of the Registrar for the year 1982-83—Ordered to be printed.

Motor Accidents Board—Report for the year 1983-84—Ordered to be printed.

Police and Emergency Services—Report of the Ministry for year 1983-84.

State Employees Retirement Benefits Board—Report for the year 1983-84—Ordered to be printed.

State Insurance Office—Report for the year 1983-84.

The following Proclamations fixing operative dates for Acts were laid upon the Table by the Clerk, pursuant to an Order of the House dated 3 April 1985.

15

- Administrative Appeals Tribunal Act 1984—Sections 1 to 66—5 December 1984 (Gazette No. 139, 5 December 1984); Section 70—11 February 1985; Sections 67, 68, 69 and 81—1 March 1985 (Gazette No. 6, 30 January 1985).
- Adoption Act 1984—Sections 1, 2, 3 (2), 4, 5, 9, 82 to 93, 101 to 104 and 130—15 April 1985 (Gazette No. 24, 27 March 1985).
- Chinatown Historic Precinct Act 1984—6 February 1985 (Gazette No. 10, 6 February 1985).
- Commercial Arbitration Act 1984—1 April 1985 (Gazette No. 13, 20 February 1985).
- Credit Act 1984—Section 153—6 December 1984 (Gazette No. 139, 5 December 1984); Remaining provisions—28 February 1985 (Gazette No. 149, 19 December 1984).
- Credit (Administration) Act 1984—Sections 1 to 9, Part III and sections 86 to 92 and 95—6 December 1984 (Gazette No. 139, 5 December 1984); Remaining provisions—28 February 1985 (Gazette No. 149, 19 December 1984).
- Education (Amendment) Act 1984—18 December 1984 (except Sections 11 and 19) (Gazette No. 143, 12 December 1984).
- Estate Agents (Amendment) Act 1983—Sections 18, 19, 22, 23, 28, 31 (1) and 35—8 January 1985 (*Gazette* No. 149, 19 December 1984); Section 30—8 January 1985 (*Gazette* No. 1, 8 January 1985).
- Films (Classification) Act 1984—Section 33—8 January 1985 (Gazette No. 1, 8 January 1985); Remaining provisions—1 February 1985 (Gazette No. 4, 23 January 1985).
- Fire Authorities Act 1984—Sections 1 to 3, 5, 7 to 9, 11, 12 and 22 to 25–13 November 1984 (Gazette No. 125, 13 November 1984); Remaining sections—1 December 1984 (Gazette No. 133, 30 November 1984).
- Firearms (General Amendment) Act 1984—Sections 1 to 3, 11 (2), 11 (3), 12, 14, 15 and 19—13 November 1984 (Gazette No. 125, 13 November 1984); Sections 4 to 6, 16 and 17—1 December 1984 (Gazette No. 133, 30 November 1984); Sections 7, 8 (1), 8 (3), 9, 13 and 18—1 March 1985 (Gazette No. 14, 27 February 1985).
- Law Reform Commission Act 1984—4 December 1984 (Gazette No. 135, 30 November 1984).
- Liquor Control (Amendment) Act 1984—Sections 4 to 12, 13 (1), 13 (2), 14 to 21, 24 (a), 24 (c), 24 (d), 25, 26, 27 (b), 28 to 32, 34 to 41—16 November 1984; Section 42—1 January 1985; Section 13 (3)—1 March 1985; Sections 24 (b) and 27 (a)—1 August 1985 (Gazette No. 126, 14 November 1984); Section 22—6 February 1985 (Gazette No. 10, 6 February 1985).
- Lotteries Gaming and Betting (Gaming Machines) Act 1984—1 January 1985 (Gazette No. 149, 19 December 1984).
- National Crime Authority (State Provisions) Act 1984—5 December 1984 (Gazette No. 140, 5 December 1984).
- Pathology Services Accreditation Act 1984—Sections 1 to 10, 29 and 40—26 February 1985 (Gazette No. 13, 20 February 1985).
- Penalties and Sentences (Amendment) Act 1984—Sections 1 to 3, 4 (1) [insofar as it inserts sections 13A, 13B, 13D and 13T in the Principal Act], 5 and 10—5 December 1984 (Gazette No. 140, 5 December 1984, Corrigenda p. 4400 of Gazette No. 143, 12 December 1984).
- South Yarra Project Act 1984—19 December 1984 (Gazette No. 149, 19 December 1984).
- Stamps (Amendment) Act 1984—Sections 6 and 12—15 November 1984; Sections 4 and 13—1 December 1984 (*Gazette* No. 126, 13 November 1984).

- State Electricity Commission (Coal Corporation of Victoria) Act 1984—Sections 10, 11, 12, 14, 16 and 17 (other than paragraph (a))—30 November 1984; Sections 13 and 15—1 January 1985 (Gazette No. 134, 30 November 1984).
- The Constitution Act Amendment (Electoral Legislation) Act 1984—Sections 1, 2, 3, 7 and 38—22 November 1984 (Gazette No. 130, 21 November 1984); Sections 4, 5, 6, 8, 10 to 33, 35 and 116—1 January 1985 (Gazette No. 139, 5 December 1984); Sections 9, 34, 40 and 68—7 December 1984 (Gazette No. 141, 7 December 1984); Sections 36, 37, 39, 41 to 67, 69 to 115—25 January 1985 (Gazette No. 5, 25 January 1985).
- Transport (Traffic Infringement Notices) Act 1984—1 March 1985 (Gazette No. 13, 20 February 1985).
- Trustee (Amendment) Act 1984—1 December 1984 (Gazette No. 130, 21 November 1984).
- Trustee Companies Act 1984—5 December 1984 (Gazette No. 140, 5 December 1984).
- Water (Miscellaneous Amendments) Act 1984—5 December 1984 (*Gazette* No. 139, 5 December 1984).
- Workers Compensation (Amendment) Act 1984—Section 5—1 January 1985 (Gazette No. 149, 19 December 1984).
- Youth, Sport and Recreation (Advisory Councils) Act 1984—Remaining sections—8 November 1984 (*Gazette* No. 124, 7 November 1984).
- Youth, Sport and Recreation (State Sports Council) Act 1984—Remaining sections—8 November 1984 (Gazette No. 124, 7 November 1984).
- 9 LIQUOR CONTROL (AMENDMENT) BILL—Mr Fordham obtained leave, with Mr Jolly, to bring in a Bill "to amend the 'Liquor Control Act 1968' and the 'Liquor Control (Amendment) Act 1984', and for other purposes"; and the said Bill was read a first time, ordered to be printed and, by leave, read a second time later this day.
- 10 WATER (MORNINGTON PENINSULA AND DISTRICT WATER BOARD) BILL—Mr McCutcheon obtained leave, with Mr Fordham, to bring in a Bill "to provide for the appointment of a Chairperson and Chief Executive Officer of the Mornington Peninsula and District Water Board, for the payment of members of that Board, and for the giving of directions to the Board by the Minister and for other purposes"; and the said Bill was read a first time, ordered to be printed and, by leave, read a second time later this day.
- 11 WATER AND SEWERAGE AUTHORITIES (FINANCIAL) BILL—Mr McCutcheon, after debate, obtained leave, with Mr Fordham, to bring in a Bill "to make provision with respect to the sinking funds of and the accounts kept by certain Water and Sewerage Authorities, to amend the 'Water Act 1958', the 'Sewerage Districts Act 1958', the 'Geelong Waterworks and Sewerage Act 1958', the 'Latrobe Valley Act 1958', the 'Mildura Irrigation Trusts and Sunraysia Water Board Act 1958' and the 'Water and Sewerage Authorities (Restructuring) Act 1983' and for other purposes"; and the said Bill was read a first time, ordered to be printed and, by leave, read a second time later this day.
- 12 MELBOURNE CORPORATION (ELECTION OF COUNCIL) (PROPORTIONAL REPRESENTATION) BILL—Mr Simmonds obtained leave, with Mr Wilkes, to bring in a Bill "to amend the 'Melbourne Corporation (Election of Council) Act 1982' to provide for proportional representation, to consequentially amend the 'Local Government Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and, by leave, read a second time later this day.

- 13 SESSIONAL ORDERS-Motion made and question-That-
 - 1 Unless otherwise ordered, the House shall meet on Tuesdays, Wednesdays and Thursdays. Mr Speaker to take the Chair at 2 p.m., 11 a.m. and 10.30 a.m. respectively.
 - 2 (a) During the present Session, Government Business shall take precedence of all other business (including motions pursuant to Standing Order No. 26 which is hereby to the necessary extent suspended, but not including a motion of Want of Confidence in the Government) each Tuesday, Wednesday and Friday and at 2 p.m. each Thursday, other than on every third Thursday pursuant to Standing Order No. 59.
 - (b) On the Thursdays on which Standing Order No. 59 applies, business shall be called on in the following order:
 - 1 Grievances
 - 2 Government Business
 - 3 General Business
 - 3 Notwithstanding the right of a Minister to move a motion for the adjournment of the House pursuant to Standing Order No. 25—

At 10.30 p.m. on each sitting day Mr Speaker shall interrupt the business before the House, or if the House be in Committee, the Chairman shall report progress and Mr Speaker shall then interrupt such business: Provided that in the event that a Division is in progress at 10.30 p.m. such Division shall be completed and the result announced and if such Division be upon a closure motion any question required to be brought to conclusion as a result of such Division shall be so brought to conclusion.

- 4 Upon such interruption of business-
 - (a) before a motion for the adjournment is proposed by Mr Speaker, a Minister may move that the sitting be continued; which motion shall be put forthwith without amendment or debate and if such motion is agreed to, the House or Committee shall resume the proceedings at the point at which they had been interrupted:
 - (b) if a Minister does not so move, the Speaker shall forthwith propose the question "That the House do now adjourn" which question shall be open to debate in accordance with the rules and practices of the House; at the conclusion of the debate, Mr Speaker notwithstanding the provisions of Standing Order No. 24, shall adjourn the House without putting any question until the time of the next meeting.
- 5 Any business under discussion and not disposed of at the time of the adjournment shall be set down on the Notice Paper for the next sitting and any Member speaking at the time of interruption may, upon the resumption of debate thereon, continue such speech.

(Mr Fordham)—put, after debate, and agreed to.

14 CENSURE OF PREMIER—DAIRY INDUSTRY—Motion made and question proposed—
That this House condemns the Premier for his misleading conduct in wilfully creating the belief by dairy farmers and the public that he had resolved the dairy crisis, and for his incompetence in the handling of that crisis (Mr Austin)—and, after debate—

Amendment proposed—That all the words after "That" be omitted with the view of inserting in place thereof the words: "this House calls on all Members to—(a) unite in support of the Government's efforts to resolve the dairy crisis, in particular to support the dairy industry and the Government in their proposals for modification of the Commonwealth Government's plans; and (b) reject policies which would exacerbate the dairy crisis such as a policy of deregulation" (Mr Cain)—

General Business interrupted at 2.00 p.m., pursuant to Sessional Orders.

- 15 SUPPLY (1985-86, No. 1) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).
 - Motion made and question—That the debate be now adjourned (Mr Kennett)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 16 April instant.
- 16 FIRE AUTHORITIES (AMENDMENT) BILL—Motion made and question proposed— That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr Kennett)—put and agreed to.
 - Ordered, after debate—That the debate be adjourned until Tuesday, 16 April instant.
- 17 LIQUOR CONTROL (AMENDMENT) BILL—Motion made and question proposed— That this Bill be now read a second time (*Mr Fordham*).
 - Motion made and question—That the debate be now adjourned (Mr Hayward)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 16 April instant.
- 18 WATER (MORNINGTON PENINSULA AND DISTRICT WATER BOARD) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr McCutcheon).
 - Motion made and question—That the debate be now adjourned (Mr Delzoppo)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 16 April instant.
- 19 WATER AND SEWERAGE AUTHORITIES (FINANCIAL) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr McCutcheon).
 - Motion made and question—That the debate be now adjourned (Mr Delzoppo)—put and agreed to.
 - Ordered, after debate—That the debate be adjourned until Tuesday, 16 April instant.
- 20 MELBOURNE CORPORATION (ELECTION OF COUNCIL) (PROPORTIONAL REPRESENTATION) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Simmonds).
 - Motion made and question—That the debate be now adjourned (Mr Cooper)—put and agreed to.
 - Ordered, after debate—That the debate be adjourned until Tuesday, 23 April instant.
- 21 ADDRESS IN REPLY TO THE GOVERNOR'S SPEECH—Order read for resuming debate on question—That the following Address, in reply to the speech of His Excellency the Governor to both Houses of Parliament, be agreed to by this House (for Address see page 25 ante); debate resumed.
 - Motion made and question—That the debate be now adjourned (Mr Pope)—put and agreed to.
 - Ordered—That the debate be adjourned until tomorrow.
- 22 SITTING OF THE HOUSE—Motion made and question—That the House, at its rising, adjourn until Tuesday, 16 April instant (Mr Fordham)—put, after debate, and agreed to.
- 23 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.

24 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at eighteen minutes past Four o'clock, adjourned until Tuesday, 16 April instant.

J. H. CAMPBELL Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 3, 4 and 5

No. 3—Tuesday, 16 April 1985

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 OUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Co-operative Societies—Report of the Registrar for the year 1983-84—Ordered to be printed.

Corrections-Report of the Office for the nine months ended 30 June 1984.

Dandenong Valley Authority—Report and Statement of accounts for the year ended 30 September 1984.

Hairdressers Registration Board—Report for the year 1984.

Metropolitan Fire Brigades Superannuation Board—Report for the year 1983-84. Statutory Rules under the following Acts:

Adoption Act 1984-No. 96.

Drugs, Poisons and Controlled Substances Act 1981—Nos. 90 to 94.

Fisheries Act 1968—Nos. 97, 99, 100.

Optometrists Registration Act 1958—No. 101.

Public Service Act 1974—No. 103.

State Electricity Commission Act 1958—No. 95.

Youth, Sport and Recreation Act 1972-No. 98.

Town and Country Planning Act 1961-

Ballaarat—City of Ballaarat Planning Scheme, Amendment Nos. 77, 78.

Geelong Regional Planning Scheme, Amendment No. 102.

Horsham—City of Horsham Planning Scheme 1982, Amendment No. 86/1984.

Lillydale—Shire of Lillydale Planning Scheme 1958, Amendment No. 148.

Lorne Planning Scheme, Amendment No. 4.

Melbourne Metropolitan Planning Scheme, Amendment No. 340.

Newham and Woodend—Shire of Newham and Woodend Planning Scheme, Amendment No. 23/1984.

Pakenham-

Shire of Pakenham Planning Scheme Part 1, Amendment No. 17

Shire of Pakenham Planning Scheme, Amendment No. 36.

Sale—City of Sale Planning Scheme 1975, Amendment No. 18.

Sherbrooke—Shire of Sherbrooke Planning Scheme 1979 (Urban Areas), Amendment No. 31.

Tambo—Shire of Tambo (Lakes Entrance) Planning Scheme, Amendment Nos. 48, 52, 52A.

- 4 MESSAGE FROM THE LEGISLATIVE COUNCIL—Acquainting the Assembly that they have concurred with the resolution of the Assembly concerning the appointment of a Joint Select Committee upon the Mortuary Industry and Cemeteries Administration.
- 5 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 2)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Water and Sewerage Authorities (Financial) Bill.
- 6 FIRE AUTHORITIES (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- WATER (MORNINGTON PENINSULA AND DISTRICT WATER BOARD) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported without amendment; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 8 WATER AND SEWERAGE AUTHORITIES (FINANCIAL) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Question—put.

The House divided.

•		Ayes, 69	
Mr Andrianopoulos Mr Austin Mr Brown Miss Callister Mr Cathie Dr Coghill Mr Crozier Mr Culpin Mr Cunningham Mr Delzoppo Mr Dickinson Mr Ernst Mr Evans (Ballarat North) Mr Fogarty	Mr Harrowfield Mr Hayward Mr Heffernan Mrs Hill Mr Hockley Mr John Mr Jolly Mr Kennedy Mr Kennett Mr Kirkwood Mr Lea Mr Leigh Mr Lieberman Mr McCutcheon Mr McDonald	MYES, 69 Mr Perrin Mr Pescott Mr Plowman Mr Pope Mr Ramsay Mrs Ray Mr Remington Mr Reynolds Mr Richardson Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Sheell	Mr Smith (Glen Waverley) Mr Smith (Polwarth) Mr Stirling Mr Tanner Mrs Toner Mr Trezise Mr Walsh Mr Weideman Dr Wells Mr Williams Mrs Wilson
Mr Fogalty Mr Gavin Mrs Gleeson Mr Gude	Mr Maclellan Mr Mathews Mr Micallef Mr Norris	Mrs Sibree Mr Sidiropoulos Mr Simmonds Mr Simpson	Tellers Mr Cooper Mrs Hirsh
Mr Evans (Gippsland East) Mr Hann	Mr Jasper Mr McGrath (Lowan)	Noes, 8 Mr McGrath (Warrnambool) Mr Whiting	<i>Tellers</i> Mr Steggall Mr Wallace

And so it was resolved in the affirmative.

Bill read a second time and committed; considered in Committee and reported without amendment; read the third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

- 9 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend section 32 of the 'Interpretation of Legislation Act 1984' and for other purposes."
- 10 INTERPRETATION OF LEGISLATION (AMENDMENT) BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 11 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 4 and 5, be postponed until later this day.
- 12 ADDRESS IN REPLY TO THE GOVERNOR'S SPEECH—Order read for resuming debate on question—That the following Address, in reply to the speech of His Excellency the Governor to both Houses of Parliament, be agreed to by this House (for Address see page 25 ante); debate resumed.

Business having been interrupted at 10.30 p.m.

13 ADJOURNMENT—Question—That the House do now adjourn—proposed and Mr Speaker left the Chair at half-past Ten o'clock.

J. H. CAMPBELL Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

No. 4—Wednesday, 17 April 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 OUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Eastern Freeway Extension—Seeking that the House delete the road reservation for the extension of the Eastern Freeway along the Koonung and Mullum Valleys so it can be used as parkland, bearing 130 signatures (by Mrs Ray).

Bicyclists' Safety—Seeking that the House take steps to apply safety legislation to bicyclists, bearing 250 signatures (by Mrs Hill).

Radio Active and Nuisance Wastes—Seeking that an independent inquiry be held into the proposed establishment of a radio active residual store and the dumping of nuisance wastes at Dutson Downs and environs, with a view to the ultimate shutdown of these operations, bearing 52 signatures (by Mr Wallace).

Kilcunda Caravan Park—Seeking that a stay of eviction proceedings of tenants at the Kilcunda Foreshore Caravan Park be granted and that investigations be carried out into the possible mismanagement and deception of tenants, by the Kilcunda Foreshore Committee and its representatives, bearing 73 signatures (by Mr Brown).

Bicyclists' Safety Helmets—Seeking that the House should make compulsory the wearing of safety helmets when riding bicycles, bearing 875 signatures (by Miss Callister).

Severally ordered to lie on the Table.

- 4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:
 - Port of Geelong Authority—Statement of Accounts for the year 1984. Victorian Institute of Secondary Education—Report for the year 1983.
- 5 LABOUR AND INDUSTRY (ANZAC DAY) BILL—Mr Fordham obtained leave, with Mr Jolly, to bring in a Bill "to amend section 82 of the 'Labour and Industry Act 1958'"; and the said Bill was read a first time, ordered to be printed and, by leave, read a second time later this day.
- 6 VICTORIAN ECONOMIC DEVELOPMENT CORPORATION (AMENDMENT) BILL— Mr Fordham obtained leave, with Mr Crabb, to bring in a Bill "to amend the 'Victorian Economic Development Corporation Act 1981' and the 'Victorian Economic Development Corporation (Amendment) Act 1982' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 7 WATER (ADVANCES) BILL—Mr McCutcheon obtained leave, with Mr Cathie, to bring in a Bill "to make provision for advances of water rights or advances of rights to divert water and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 MOTOR CAR (AMENDMENT) BILL—Mr Roper obtained leave, with Mr Mathews, to bring in a Bill "to amend the 'Motor Car Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 INTERPRETATION OF LEGISLATION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 30 April instant.
- 10 ADDRESS IN REPLY TO THE GOVERNOR'S SPEECH—Order read for resuming debate on question—That the following Address, in reply to the speech of His Excellency the Governor to both Houses of Parliament, be agreed to by this House (for Address see page 25 ante); debate resumed.
 - Motion made and question—That the debate be now adjourned (Mrs Toner)—put and agreed to.
 - Ordered—That the debate be adjourned until tomorrow.
- 11 LABOUR AND INDUSTRY (ANZAC DAY) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Fordham).
 - Motion made and question—That the debate be now adjourned (Mr Kennett)—put and agreed to.
 - Ordered—That the debate be adjourned until tomorrow.
- 12 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 13 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at twelve minutes past Eleven o'clock adjourned until tomorrow.

J. H. CAMPBELL Clerk of the Legislative Assembly

No. 5—Thursday, 18 April 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 ADVISORY COUNCIL FOR INTER-GOVERNMENT RELATIONS REPORT—Motion made, by leave, and question—That there be presented to this House a copy of the Report of the Advisory Council for Inter-Government Relations for the year ended 31 August 1984 (Mr Cain)—put and agreed to.
- 4 PAPER—Mr Cain presented:

Advisory Council for Inter-Government Relations—Report for the year ended 31 August 1984—Return to the foregoing Order.

Ordered to lie on the Table.

5 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Egg Industry Stabilization Act 1973—Report of the Poultry Farmer Licensing Committee for the sixteen months ended 30 June 1984.

Industrial Training Commission—Report for the year 1983-84—Ordered to be printed.

Ombudsman—Report for the year 1983-84—Ordered to be printed.

- 6 GRIEVANCES—Question—That grievances be noted—put, after debate, and agreed to.
- 7 LABOUR AND INDUSTRY (ANZAC DAY) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 8 WATER (ADVANCES) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr McCutcheon).

Motion made and question—That the debate be now adjourned (Mr Delzoppo)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 30 April instant.

9 MOTOR CAR (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Roper).

Motion made and question—That the debate be now adjourned (Mr Delzoppo)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 30 April instant.

10 VICTORIAN ECONOMIC DEVELOPMENT CORPORATION (AMENDMENT) BILL— Motion made and question proposed—That this Bill be now read a second time (Mr Fordham).

Motion made and question—That the debate be now adjourned (Mr Hayward)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 30 April instant.

11 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.

12 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at twenty-five minutes past Six o'clock, adjourned until Tuesday next.

J. H. CAMPBELL Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 6 and 7

No. 6-Tuesday, 23 April 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 OUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITION—The Clerk announced that the following petition had been lodged for presentation.

Mr Frank Penhalluriack—Seeking that Mr Frank Penhalluriack not be jailed for alleged breaches of the Labour and Industry Act, that the charges be dropped and that the draconian and discriminatory sections of the Act be revoked, bearing 1,488 signatures (by Mr Tanner).

Ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Latrobe Regional Commission—Report for the year 1983-84.

River Improvement Act 1958—Notice of intention to unite Seymour Shire River Improvement District and King Parrot Creek Improvement District.

Statutory Rule under the following Act:

Metropolitan Fire Brigades Act 1958—No. 102.

The following Proclamations, fixing operative dates for various Acts were laid upon the Table by the Clerk, pursuant to an Order of the House dated 3 April 1985:

Alpine Resorts Act 1983—Sections 44 (1), 45 and 46—17 April 1985 (*Gazette* No. 36—17 April 1985).

Judgment Debt Recovery Act 1984—1 May 1985—(Gazette No. 36—17 April 1985).

5 SUPPLY (1985-86, No. 1) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Business having been interrupted at 10.30 p.m.

6 ADJOURNMENT—Question—That the House do now adjourn—proposed and, after debate, Mr Speaker left the Chair at nine minutes past Eleven o'clock.

J. H. CAMPBELL Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITION—The Clerk announced that the following petition had been lodged for presentation:

Shop Trading Hours—Seeking that the law be changed to allow shopkeepers and customers to decide between themselves when to transact their business without interference from the Government, bearing 166 signatures (by Mr Tanner).

Ordered to lie on the Table.

- 4 ADMINISTRATIVE ARRANGEMENTS ORDERS—Motion made, by leave, and question—That there be presented to this House a copy of Administrative Arrangements Orders Nos. 17, 18, 19, 20 and 21 of 1985 (Mr Cain)—put and agreed to.
- 5 PAPERS—Mr Cain presented:

Administrative Arrangements Orders Nos. 17, 18, 19, 20 and 21 of 1985—Return to the foregoing Order.

Ordered to lie on the Table.

6 PAPER—The following Paper, pursuant to the direction of an Act of Parliament, was laid upon the Table by the Clerk:

Education Department—Report for the year 1983-84—Ordered to be printed.

7 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:

Fire Authorities (Amendment) Bill.

Water and Sewerage Authorities (Financial) Bill.

Labour and Industry (Anzac Day) Bill.

8 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 3)—ASSENT TO BILL—Informing the Assembly that he had, that day, given the Royal Assent to the following Bill, presented to him by the Clerk of the Parliaments:

Labour and Industry (Anzac Day) Bill.

- 9 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 4)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Victorian Economic Development Corporation (Amendment) Bill.
- 10 SITTING OF THE HOUSE—Motion made and question—That the House, at its rising, adjourn until Tuesday next (Mr Fordham)—put and agreed to.
- 11 BANK HOLIDAYS (AMENDMENT) BILL—Mr Crabb obtained leave, with Mr Walsh, to bring in a Bill "to repeal section 7A of the Bank Holidays Act 1958" and for other purposes"; and the said Bill was read a first time, ordered to be printed and, by leave, read a second time later this day.
- 12 TOWN AND COUNTRY PLANNING (TRANSFER OF FUNCTIONS) BILL—Mr McCutcheon obtained leave, with Mr Walsh, to bring in a Bill "to transfer the land use planning functions of the Melbourne and Metropolitan Board of Works to the Minister for Planning and Environment, to amend the "Town and Country Planning Act 1961", the 'Melbourne and Metropolitan Board of Works Act 1958' and other Acts and for other purposes"; and the said Bill was read a first time, ordered to be printed and, by leave, read a second time later this day.

13 SUPPLY (1985-86, No. 1) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Motion made and question—That the debate be now adjourned (Mr Cathie)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

14 BANK HOLIDAYS (AMENDMENT) BILL—Motion made and question proposed— That this Bill be now read a second time (Mr Cathie).

Motion made and question—That the debate be now adjourned (Mr Ramsay)—put and agreed to.

Ordered—That the debate be adjourned until Wednesday, 8 May next.

15 TOWN AND COUNTRY PLANNING (TRANSFER OF FUNCTIONS) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr McCutcheon).

Motion made and question—That the debate be now adjourned (Mr Kennett)—put and agreed to.

Ordered—That the debate be adjourned until Wednesday, 8 May next.

16 VACANCIES IN MEMBERSHIP OF THE COUNCILS OF THE VICTORIAN INSTITUTE OF MARINE SCIENCES, LATROBE UNIVERSITY AND THE VICTORIAN INSTITUTE OF SECONDARY EDUCATION—Mr Speaker announced that he had received the following communications—

19 April 1985

The Hon. C. T. Edmunds, MP Speaker of the Legislative Assembly Parliament House Melbourne, 3002

Dear Mr Speaker

The statute relating to the Victorian Institute of Marine Sciences provides for Governor in Council appointment of, among others, three Members of Parliament to the governing Council of the Institute. Members are recommended for appointment as an outcome of a joint sitting of the Legislative Council and the Legislative Assembly conducted in accordance with the rules adopted for the purpose by the Members present at the sitting.

The three Members of Parliament currently appointed are:

Mr B. Evans, MP The Hon. W. V. Houghton, MLC and Mr G. Stirling, MP

Their terms of appointment expire on 1 March 1986.

However, the Hon. W. V. Houghton retires from Parliament on 15 July and as a consequence, it is necessary to appoint a Member in his stead for the balance of the three year term.

Accordingly, I would be grateful if you could arrange for such a joint sitting to recommend a Member for appointment to the vacancy for the period 16 July 1985 to 1 March 1986, under the terms of the *Victorian Institute of Marine Sciences Act*, 1974 No. 8607.

Yours sincerely

Joan E. Kirner Minister for Conservation, Forests and Lands 24 April 1985

The Hon. C. T. Edmunds, M.P., Speaker of the Legislative Assembly, Parliament House, Melbourne, Vic. 3002

Dear Mr Speaker

The statutes relating to the university and institute listed below provide for the appointment by the Governor in Council of three Members of Parliament to each of the governing Councils—the members to be recommended for appointment by a joint sitting of the Legislative Council and the Legislative Assembly conducted in accordance with the rules adopted by the Members present at the sitting.

I should be grateful if you could arrange for such a joint sitting to recommend Members of Parliament for appointment to the following vacancies.

La Trobe University Council (La Trobe University Act 1964, Section 7 (1) (a))

(Remainder of a four year term of office ending on 18 December 1986 in place of Donald Neville Saltmarsh, M.P., who retired as a Member of Parliament.)

Victorian Institute of Secondary Education Council (Victorian Institute of Secondary Education Act 1976, Section 5 (1) (a))

(Remainder of a four year term of office ending on 10 January 1989, in place of the Honourable Walter Jona, M.P., who retired as a Member of Parliament.)

(Balance of a four year term of office in place of the Honourable Joan Elizabeth Kirner, M.L.C., who has resigned from the Institute Council.)

Yours sincerely,

Ian Cathie Minister for Education

Motion made and question—That this House meets the Legislative Council for the purpose of sitting and voting together to choose various members of the Parliament of Victoria to be recommended for appointment to the Councils of the La Trobe University, the Victorian Institute of Secondary Education and the Victorian Institute of Marine Sciences, and proposes that the time and place of such meeting be the Legislative Assembly Chamber on Tuesday, 30 April instant, at Six o'clock (Mr Fordham)—put and agreed to.

Ordered—That a Message be sent to the Legislative Council acquainting them of the resolution and seeking their concurrence therein.

- 17 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (Mr Fordham)—put and agreed to.
- 18 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at seven minutes past Six o'clock, adjourned until Tuesday next.

J. H. CAMPBELL Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 8, 9, 10 and 11

No. 8—Tuesday, 30 April 1985

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 DEATH OF THE HONOURABLE ROBERT WILFRED HOLT—Motion made and question—That this House expresses its sincere sorrow at the death of the Honourable Robert Wilfred Holt, and places on record its acknowledgement of the valuable services rendered by him to the Parliament and the people of Victoria as Member of the Legislative Assembly for the electoral district of Portland from 1945 to 1947 and 1950 to 1955; and as Minister of Lands and Survey, Minister of Soldier Settlement, Minister for Conservation from 1952 to 1953 (Mr Cain)—put, after Mr Speaker and the other Honourable Members had addressed the House in support of the motion and, Honourable Members rising in their places to signify their assent, agreed to unanimously.
- 3 ADJOURNMENT—Motion made and question—That, as a further mark of respect to the memory of the late Honourable Robert Wilfred Holt, the House do now adjourn until half-past Four o'clock this day (Mr Cain)—put and agreed to.

And then the House, at thirty-six minutes past Two o'clock, adjourned until half-past Four o'clock this day.

J. H. CAMPBELL Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

No. 9—Tuesday, 30 April 1985

(HALF-PAST FOUR O'CLOCK)

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITION—The Clerk announced that the following petition had been lodged for presentation:

Kororoit Creek Bridge—Seeking that consideration be given to a bridge being built over the Kororoit Creek at Billingham Road which would give access to Ballarat Road, bearing 1715 signatures (by Mr Cunningham).

Ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Education Act 1958—Resumption of Land at St Albans—Certificate of the Minister for Education.

Statutory Rules under the following Acts:

Port of Geelong Authority Act 1958—No. 110 Supreme Court Act 1958—No. 106.

Victoria Law Foundation—Report for the year ended 30 September 1984.

Victorian Arts Centre Trust—Report for the year 1983-84.

The following Proclamations fixing operative dates for various Acts were laid upon the Table by the Clerk, pursuant to an Order of the House dated 3 April, 1985:

Community Welfare Services (Amendment) Act 1983—Section 20 (3)—24 April 1985 (Gazette No. 39—24 April 1985).

Dairy Industry Act 1984—28 April 1985 (Gazette No. 39—24 April 1985).

5 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Water (Mornington-Peninsula and District Water Board) Bill with amendments.

Ordered—That the said amendments be printed and taken into consideration tomorrow.

- 6 MESSAGE FROM THE LEGISLATIVE COUNCIL—Acquainting the Assembly that they have agreed to meet with the Assembly for the purpose of sitting and voting together to recommend Members of the Parliament of Victoria for appointment to the Councils of La Trobe University, the Victorian Institute of Secondary Education and the Victorian Institute of Marine Sciences and, as proposed by the Assembly, concur with the place and time of such meeting.
- 7 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 5)—ASSENT TO BILLS—Informing the Assembly that he had, that day, given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

Fire Authorities (Amendment) Bill.

Water and Sewerage Authorities (Financial) Bill.

- 8 SOCIAL DEVELOPMENT COMMITTEE—REFERRAL—Motion made, by leave, and question—That the proposals contained in the Psychologists Bill and the Therapeutic Goods and Cosmetics Bill introduced into the Assembly last session, be referred to the Social Development Committee for inquiry, consideration and report (Mr Fordham)—put and agreed to.
 - Ordered—That a Message be sent to the Legislative Council acquainting them of the resolution and seeking their concurrence therein.
- 9 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 6)—Mr Speaker announced the presentation of a message from His Excellency the Governor recommending an appropriation for the purposes of the Town and Country Planning (Transfer of Functions) Bill.
- 10 SUPPLY (1985-86, No. 1) BILL—Order read for resuming debate on question—That this Bill be now read a second time.
 - Declaration of Bill as Urgent—Limitation of Debate—Mr Fordham declared that this Bill was an urgent Bill and moved—That the Bill be considered an urgent Bill.
 - Mr Speaker having ascertained that twenty Members approved of the proposed motion being put—

Question—That the Bill be considered an urgent Bill—put.

The House divided.

Ayes, 45						
Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham Mr Gavin Mrs Gleeson	Mr Harrowfield Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef	Mr Norris Mr Pope Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds	Mr Simpson Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Tellers: Mr Adrianopoulos Mrs Wilson			
Noes, 35						
Mr Brown Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North) Mr Gude Mr Hayward Mr Heffernan	Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh Mr Lieberman Mr McGrath (Lowan) Mr McGrath (Warrnambool)	Mr McNamara Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Mr Steggall Mr Stockdale	Mr Tanner Mr Wallace Mr Weideman Dr Wells Mr Whiting Mr Williams Tellers: Mr Coleman Mr Smith (Glen Waverley)			

And so it was resolved in the affirmative.

Limitation of debate—Motion made and question—That the time allotted in connexion with the Bill be as follows:

For the remaining stages of the Bill, until 10.30 p.m. this day (Mr Fordham)—after debate, put.

The House divided.

Mr Hayward

Ayes, 45 Mr Harrowfield Mr Pope Mr Spyker Mr Andrianopoulos Mr Stirling Mrs Ray Mr Cain Mrs Hill Miss Callister Mr Hill Mr Remington Mrs Toner Mr Trezise Dr Vaughan Mr Roper Mr Cathie Mr Hockley Dr Coghill Mr Crabb Mr Rowe Mr Jolly Mr Kennedy Mr Seitz Mr Walsh Mrs Wilson Mr Culpin Mr Kirkwood Mrs Setches Mr McCutcheon Mr Sheehan Mr Ernst Mr Shell Mr Fogarty Mr McDonald Tellers: Mr Mathews Mr Sidiropoulos Mr Fordham Mr Simmonds Mr Cunningham Mr Micallef Mr Gavin Mrs Hirsh Mr Norris Mr Simpson Mrs Gleeson Noes, 35 Mr Perrin Mr Stockdale Mr Brown Mr Heffernan Mr Pescott Mr Coleman Mr Jasper Mr Tanner Mr Cooper Mr Kennett Mr Plowman Mr Wallace Mr Leigh Mr Ramsay Mr Weideman Mr Crozier Dr Wells Mr Reynolds Mr Delzoppo Mr Lieberman Mr Dickinson Mr McGrath Mr Richardson Mr Whiting Mr Williams Mr Ross-Edwards Mr Evans (Lowan) (Ballarat North) Mr McGrath Mr Smith Tellers: (Glen Waverley) Mr John (Warrnambool) Mr Gude

And so it was resolved in the affirmative.

Mr McNamara

Debate resumed on question—That this Bill be now read a second time.

Limitation of Debate—The time allotted for the remaining stages of the Bill having expired—

Mr Steggall

Mr Lea

Bill read a second time and committed; considered in Committee and reported without amendment; read the third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

Business having been interrupted at 10.34 p.m.

11 ADJOURNMENT—Question—That the House do now adjourn—proposed and, after debate, Mr Speaker left the chair at eighteen minutes past Eleven o'clock.

J. H. CAMPBELL Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

No. 10—Wednesday, 1 May 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PAPERS—Mr Speaker presented—

Auditor-General—Fourth Report for the year 1983-84.

Ordered to lie on the Table and to be printed.

The following Paper, pursuant to the direction of an Act of Parliament, was laid upon the Table by the Clerk:

Statutory Rule under the following Acts:

Supreme Court Act 1958 and Commercial Arbitration Act 1984—No. 105.

- 4 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Health Act 1958' and for other purposes".
- 5 HEALTH (RADIATION SAFETY) BILL—On the motion of Mr Roper, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 6 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to close a portion of a road in South Melbourne and for other purposes".
- 7 SOUTH MELBOURNE LAND BILL—On the motion of Mr Cathie, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 8 CONSTITUTIONAL CONVENTION—Motion made, by leave, and question—That the Joint Resolution of the Legislative Council and the Legislative Assembly concerning the Constitutional Convention adopted on 3 May 1972, as subsequently amended, be further amended as follows:

Omit paragraph 1 and insert the following paragraph:

- "1. That for the purposes of the Convention—
- (a) eight Members of the Parliament of Victoria be appointed as Delegates to the Convention to review the operation of the Constitution of the Commonwealth of Australia and to propose such amendments to that Constitution as they think fit;
- (b) the four Members appointed by the Legislative Council shall be the Honourable , the Honourable , and the Honourable ;
- (c) the four Members appointed by the Legislative Assembly shall be the Honourable John Cain, the Honourable R. C. Fordham, the Honourable J. G. Kennett, and Peter Ross-Edwards, Esquire."

Omit paragraph 4 and insert the following paragraph:

"4. That where, because of illness or other cause, a Delegate is unable to attend a meeting of the Convention, the Leader may appoint an alternate Member being either a Member of the Legislative Council, viz., the Honourable, or a Member of the Legislative Assembly being either the Honourable C. T. Edmunds, L. J. Hill, Esquire, or B. J. Evans, Esquire, and the Member so appointed shall be a Member of the Delegation for that meeting."

(Mr Fordham)—put, after debate, and agreed to.

Ordered—That a Message be sent to the Legislative Council acquainting them of the resolution and seeking their concurrence therein.

- 9 VACANCIES IN MEMBERSHIP OF THE COUNCILS OF LA TROBE UNIVERSITY, VICTORIAN INSTITUTE OF SECONDARY EDUCATION AND VICTORIAN INSTITUTE OF MARINE SCIENCES—Mr Speaker reported that the House had, on 30 April last, met with the Legislative Council in the Assembly Chamber for the purpose of sitting and voting together to choose Members of the Parliament of Victoria to be recommended for appointment to the governing bodies of various institutions, and that—
 - (a) David John Lea, Esquire, M.P., was recommended for appointment to the Council of the La Trobe University;
 - (b) The Honourable Haddon Storey, Q.C., M.L.C., and Carolyn Dorothy Hirsch, M.P., were recommended for appointment to the Council of the Victorian Institute of Secondary Education; and
 - (c) Dr Ronald James Herbert Wells, M.P., was recommended for appointment to the Council of the Victorian Institute of Marine Sciences.
- 10 FAIR TRADING BILL—Mr Spyker obtained leave, with Mr Fordham, to bring in a Bill "to make provision with respect to certain unfair or undesirable trade practices, to amend the 'Consumer Affairs Act 1972' and the 'Ministry of Consumer Affairs Act 1973' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 11 PROFESSIONAL BOXING CONTROL BILL—Mr Trezise obtained leave, with Mr Simmonds, to bring in a Bill "to broaden existing controls on professional boxing and to repeal the 'Professional Boxing Control Act 1975' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 12 RACING (AMENDMENT) BILL—Mr Trezise obtained leave, with Mr Simmonds, to bring in a Bill "to amend the 'Racing Act 1958' with respect to the powers and functions of the Totalizator Agency Board, to make provision with respect to the distribution of the commission deducted under section 116CD of that Act and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 13 MELBOURNE CORPORATION (ELECTION OF COUNCIL) (PROPORTIONAL REPRESENTATION) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Ouestion—put.

The House divided.

	A	YES, 42	
Mr Andrianopoulos Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Cunningham	Mr Harrowfield Mrs Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood	Mr Norris Mr Pope Mrs Ray Mr Remington Mr Roper Mr Rowe Mrs Setches	Mr Simpson Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mrs Wilson
Mr Ernst Mr Fogarty Mr Fordham Mr Gavin	Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef	Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds	Tellers; Mrs Gleeson Mr Seitz
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North)	Mr Hann Mr Hayward Mr Heffernan Mr Jasper Mr John Mr Kennett Mr Lea Mr Lieberman Mr McGrath	Mr McNamara Mr Maclellan Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Mr Smith	Mr Steggall Mr Stockdale Mr Tanner Mr Wallace Mr Weideman Mr Whiting Mr Williams
Mr Evans (Gippsland East) Mr Gude	(Lowan) Mr McGrath (Warrnambool)	(Glen Waverley) Mr Smith (Polwarth)	<i>Tellers</i> ; Mr Perrin Dr Wells

And so it was resolved in the affirmative.

Bill read a second time and committed; considered in Committee.

Committee reported progress; to sit again tomorrow.

- 14 LIQUOR CONTROL (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported without amendment; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 15 MESSAGE FROM THE LEGISLATIVE COUNCIL—Acquainting the Assembly that they have concurred with the Assembly in amending the Joint Resolution of the Legislative Council and the Legislative Assembly concerning the Constitutional Convention adopted on 3 May 1972 and have filled—
 - (i) the first group of the blanks therein by the insertion of "A. J. Hunt", "J. H. Kennan", "Haddon Storey" and "Evan Walker"; and
 - (ii) the second of the blanks therein by the insertion of "J. V. C. Guest".
- 16 WATER (ADVANCES) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 17 MOTOR CAR (AMENDMENT) BILL—Order read for resuming debate on question—
 That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported without amendment; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 18 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.

19 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at fifteen minutes past Eleven o'clock, adjourned until tomorrow.

J. H. CAMPBELL Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

No. 11—Thursday, 2 May 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Geelong Performing Arts Centre Trust—Report for the year 1983-84.

Parliamentary Committees Act 1968—Report of the Minister for Water Resources as to action taken with respect to the recommendations made by the Natural Resources and Environment Committee on the proposed augmentation of Geelong's water supply.

4 SECONDARY SCHOOL STAFF SHORTAGES—Motion made and question proposed— That this House expresses grave concern at the serious staff shortages in many secondary shools at the commencement of the 1985 school year and calls on the Government to immediately implement measures which will ensure that all schools are fully staffed and that no similar shortages occur next year (Mr Hann)—

Amendment proposed—That all the words after "House" be omitted with the view of inserting in place thereof the words "acknowledges the effort made by the Government to ensure the needs of country secondary schools are met, in particular, the implementation of the recommendations of the review of staffing of high schools, the efforts to recruit teachers, the implementing of training programs at State expense and the program to recruit 200 primary teachers for country secondary schools" (Mr Cathie)—and, after debate—

General Business having been interrupted at 2.00 p.m. pursuant to Sessional Orders—

5 VICTORIAN ECONOMIC DEVELOPMENT CORPORATION (AMENDMENT) BILL— Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee.

Committee reported progress; to sit again tomorrow.

6 PROFESSIONAL BOXING CONTROL BILL—Motion made and question proposed— That this Bill be now read a second time (Mr Trezise).

Motion made and question—That the debate be now adjourned (Mr Reynolds)—put and agreed to.

Ordered—That the debate be adjourned until Thursday, 16 May instant.

7 RACING (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Trezise).

Motion made and question—That the debate be now adjourned (Mr Reynolds)—put and agreed to.

Ordered, after debate—That the debate be adjourned until Thursday, 16 May instant.

8 HEALTH (RADIATION SAFETY) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Roper).

Motion made and question—That the debate be now adjourned (Mr Weideman)—put and agreed to.

Ordered—That the debate be adjourned until Thursday, 16 May instant.

- 9 SOUTH MELBOURNE LAND BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Cathie*).
 - Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday, 16 May instant.
- 10 WATER (MORNINGTON PENINSULA AND DISTRICT WATER BOARD) BILL—Order read for the consideration of the amendments made by the Legislative Council.
 - And the said amendments were read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 11 SITTING OF THE HOUSE—Motion made and question—That the House, at its rising, adjourn until Tuesday, 28 May instant (*Mr Fordham*)—put and agreed to.
- 12 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 13 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at thirty-nine minutes past Six o'clock, adjourned until Tuesday, 28 May instant.

J. H. CAMPBELL Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 12, 13, 14 and 15

No. 12—Tuesday, 28 May 1985

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 DEATH OF THE HONOURABLE GEORGE COLIN MOSS—Motion made and question—That this House expresses its sincere sorrow at the death of the Honourable George Colin Moss, and places on record its acknowledgement of the valuable services rendered by him to the Parliament and the people of Victoria as Member of the Legislative Assembly for the electoral district of Murray Valley from 1945 to 1973 and Minister of Agriculture and Minister of Mines from 27 June 1950 to 28 October 1952 and from 31 October 1952 to 17 December 1952 (Mr Cain)—put, after Mr Speaker and other Honourable Members had addressed the House in support of the motion and, Honourable Members rising in their places to signify their assent, agreed to unanimously.
- 3 ADJOURNMENT—Motion made and question—That, as a further mark of respect to the memory of the late Honourable George Colin Moss, the House do now adjourn until Five o'clock this day (Mr Cain)—put and agreed to.

And then the House, at thirty-eight minutes past Two o'clock, adjourned until Five o'clock this day.

J. H. CAMPBELL Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

No. 13—Tuesday, 28 May, 1985

(FIVE O'CLOCK)

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair.
- 2 **QUESTIONS**—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Templestowe Community Land—Seeking that the sub-division of the Melbourne and Metropolitan Board of Works land off Reynold's Road in Templestowe not proceed and instead be set aside for community use, bearing 1003 signatures (by Mr Perrin).
 - "R" and "X" Rated Video Cassettes—Seeking that the House legislate to ban "R" and "X" video cassettes from the home, leaving adults who wish to do so to see them in licensed cinemas, bearing 135 signatures (by Mr McGrath, Lowan).
 - Carlton Cricket, Football and Social Club—Seeking that the Government take such action so that the proposed erection of the Northern Stand by the Carlton Cricket, Football and Social Club does not proceed, bearing 27 signatures (by Mr Remington).

Severally ordered to lie on the Table.

- 4 ADMINISTRATIVE ARRANGEMENTS ORDERS—Motion made, by leave, and question—That there be presented to this House a copy of Administrative Arrangements Orders Nos. 22 and 23 of 1985 (Mr Cain)—put and agreed to.
- 5 PAPERS—Mr Cain presented:

Administrative Arrangements Orders Nos. 22 and 23 of 1985—Return to the foregoing Order.

Severally ordered to lie on the Table.

- 6 CINEMATOGRAPH OPERATORS BOARD—Motion made, by leave, and question— That there be presented to this House a copy of the 1983 Annual Report of the Cinematograph Operators Board (Mr Crabb)—put and agreed to.
- 7 PAPER—Mr Cain presented:

Cinematograph Operators Board 1983 Annual Report—Return to the foregoing Order.

Ordered to lie on the Table.

8 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Building Societies—Report of the Registrar for the year 1983-84—Ordered to be printed.

Co-operative Housing Societies—Report of the Registrar for the year 1983-84—Ordered to be printed.

Dried Fruits Act 1958—Statement of Accounts of the Victorian Dried Fruits Board for the year 1984.

Land Conservation Act 1970—Final Recommendations of the Land Conservation Council for the Murray Valley Area.

Law Reform Commissioner—Report for the period 1 July 1983 to 3 December 1984—Ordered to be printed.

Legal Profession Practice Act 1958—Report of the Lay Observer for the year 1984 to the:

Barristers' Disciplinary Tribunal;

Solicitors' Disciplinary Tribunal.

Members of Parliament (Register of Interests) Act 1978—Register of Members' Interests—Summary of Returns, May 1985—Ordered to be printed.

Monash University—Report of the Council for the year 1983; together with Statutes approved by the Governor in Council during the year 1983.

Police Regulation Act 1958—Determination Nos. 423, 424, 425, 426 and 427 of the Police Service Board.

Statutory Rules under the following Acts:

Agricultural Chemicals Act 1958—Nos. 140, 141.

Alpine Resorts Act 1983—No. 132.

Boilers and Pressure Vessels Act 1970—Nos. 146, 147.

Companies (Administration) Act 1981—No. 153.

Construction Industry Long Service Leave Act 1983—Nos. 149, 163.

Dairy Industry Act 1984—No. 120 (together with documents required by section 32 of the *Interpretation of Legislation Act* 1984 to accompany the Statutory Rule—

Australian Code of Practice for Dairy Factories (April 1978):

Australian Standard 1382-1974: Glass Milk and Cream Bottles of the Metal Foil Cap Type (200-600 ml capacity);

Australian Standard 1404–1974: Single-use Rigid and Semi-Rigid Plastics Containers for Dairy Products;

Australian Standard 2139–1978: Single-use Containers for Liquid Dairy Products;

Australian Standard 1187-1977: Refrigerated Farm Milk Tank-Units;

3-A Sanitary Standards for Farm Milk Cooling and Holding Tanks, No. 13-06, Formulated by International Association of Milk, Food and Environmental Sanitarians, United States Public Health Service, The Dairy Industry Committee;

Australian Standard N62-1968: Non-Refrigerated Farm Milk Tanks)

Dental Technicians Act 1972—No. 143.

Discharged Servicemen's Preference Act 1943—No. 150.

Drugs, Poisons and Controlled Substances Act 1981—No. 165.

Education Act 1958—Nos. 136,164,168.

Extractive Industries Act 1966-Nos. 115, 160.

Financial Institutions Duty Act 1982—No. 111.

Firearms Act 1958—No. 170.

Forests Act 1958—No. 137.

Geelong Regional Commission Act 1977—No. 133.

Groundwater Act 1969—Nos. 116, 161.

Health Act 1958-Nos. 119, 142, 162.

Industrial Relations Act 1979—No. 144.

Lifts and Cranes Act 1967—No. 145.

Lotteries, Gaming and Betting Act 1966—No. 122.

Mines Act 1958—Nos. 113, 159.

Mining Development Act 1958—No. 118.

Motor Boating Act 1961—No. 131.

National Parks Act 1975—No. 138.

Petroleum Act 1958—No. 117.

Pipelines Act 1967—No. 114.

Police Regulation Act 1958—Nos. 112,158.

Post-Secondary Education Act 1978—Nos. 134, 135.

Public Service Act 1974—Nos. 121,151,152,157.

Racing Act 1958—Nos. 123 to 129.

Reference Areas Act 1978—No. 139.

Scaffolding Act 1971—No. 148.

Supreme Court Act 1958—No. 109.

Supreme Court Act 1958 and Administration and Probate Act 1958—No. 108.

Supreme Court Act 1958 and Credit (Administration) Act 1984—No. 107.

Supreme Court Act 1958 and Interpretation of Legislation Act 1984—No. 104.

Survey Co-ordination Act 1958—No. 172.

Transfer of Land Act 1958—No. 156.

Transport Act 1983-No. 155.

Youth, Sport and Recreation Act 1972—No. 130.

Town and Country Planning Act 1961:

Ararat—City of Ararat Planning Scheme 1953, Amendment No. 33 (1984).

Beechworth—United Shire of Beechworth (Township of Beechworth) Planning Scheme, Amendment Nos. 2 and 3.

Bacchus Marsh—Shire of Bacchus Marsh Planning Scheme, Amendment No. 27.

Benalla—City of Benalla Planning Scheme, Amendment No. 37.

Corryong Planning Scheme 1960, Amendment No. 10.

Cranbourne—Shire of Cranbourne (Western Port) Planning Scheme, Amendment No. 30 (1984).

Flinders—Shire of Flinders Planning Scheme 1962, Amendment No. 181.

Geelong Regional Planning Scheme, Amendment No. 99.

Horsham—City of Horsham Planning Scheme 1982, Amendment Nos. 87, 91, 93 (1984).

Kyabram—Town of Kyabram Planning Scheme 1963, Amendment No. 25 (1983).

Lillydale—Shire of Lillydale Planning Scheme 1958, Amendment Nos. 191, 192.

Melbourne Metropolitan Planning Scheme, Amendment No. 330.

Pakenham—Shire of Pakenham Planning Scheme—Part 1, Amendment Nos. 4A, 32.

Portland—Town of Portland Planning Scheme, Amendment No. 54 (1984).

Rosedale—Shire of Rosedale Planning Scheme, Amendment No. 42 (1984).

Seymour Planning Scheme, Amendment No. 87.

Sherbrooke—Shire of Sherbrooke Planning Scheme 1979—

(Rural Areas), Amendment Nos. 24, 25, 28;

(Urban Areas), Amendment No. 17 (1983).

Tambo—Shire of Tambo (Lakes Entrance) Planning Scheme, Amendment Nos. 55, 56.

Water Act 1958—Declaration of Governor in Council of Traralgon flood mitigation proposal as approved scheme for purposes of the *Local Government Act* 1958.

The following Proclamations fixing operative dates for several Acts were laid upon the Table by the Clerk pursuant to an Order of the House dated 3 April 1985:

Children (Guardianship and Custody) Act 1984—1 June 1985 (Government Gazette No. 48, 15 May 1985.)

Liquor Control (Amendment) Act 1985—Sections 1 to 7—22 May 1985 (Government Gazette No. 50, 22 May 1985).

Penalties and Sentences (Amendment) Act 1984—Remaining provisions—1 June 1985 (Government Gazette No. 50, 22 May 1985).

9 MESSAGE FROM THE LEGISLATIVE COUNCIL—Acquainting the Assembly that they have concurred with the Assembly and have resolved that the proposals contained in the Psychologists Bill and the Therapeutic Goods and Cosmetics Bill introduced into the Assembly last session be referred to the Social Development Committee for inquiry, consideration and report.

- 10 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'State Disasters Act 1983' and for other purposes".
- 11 STATE DISASTERS (AMENDMENT) BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 12 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:

Liquor Control (Amendment) Bill.

Water (Advances) Bill.

Motor Car (Amendment) Bill.

13 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 7)—ASSENT TO BILL—Informing the Assembly that he had, on 7 May instant, given the Royal Assent to the following Bill, presented to him by the Clerk of the Parliaments:

Water (Mornington Peninsula and District Water Board) Bill.

14 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 8)—ASSENT TO BILLS—Informing the Assembly that he had, on 14 May instant, given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

Liquor Control (Amendment) Bill.

Water (Advances) Bill.

Motor Car (Amendment) Bill.

- 15 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 9)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Coal Mines (Pensions Increase) Bill.
- 16 COAL MINES (PENSIONS INCREASE) BILL—Mr Jolly, pursuant to Standing Order No. 169, obtained leave, with Mr Fordham, to bring in a Bill "to amend part III. of the 'Coal Mines Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 17 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 10 and 11)—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:

Professional Boxing Control Bill.

Racing (Amendment) Bill.

18 **FAIR TRADING BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Spyker*).

Motion made and question—That the debate be now adjourned (Mr Richardson)—put and agreed to.

Ordered—That the debate be adjourned until Sunday, 1 September next.

- 19 VICTORIAN ECONOMIC DEVELOPMENT CORPORATION (AMENDMENT) BILL— Further considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 20 TOWN AND COUNTRY PLANNING (TRANSFER OF FUNCTIONS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Business having been interrupted at 10.30 p.m.—

Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.

Debate resumed on question—That this Bill be now read a second time.

Bill read a second time and committed: considered in Committee.

Committee reported progress; to sit again tomorrow.

- 21 **POSTPONEMENT OF REMAINING BUSINESS**—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 22 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

 And then the House, at forty-two minutes past Eleven o'clock adjourned until tomorrow.

J. H. CAMPBELL Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

No. 14—Wednesday, 29 May 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITION—The Clerk announced that the following petition had been lodged for presentation.

Brothels—Seeking that the Government take steps to prohibit brothels in any municipality in Victoria and allow any request from a municipality to make brothels a prohibited use under town planning laws, bearing 1560 signatures (by Mr McGrath, Warrnambool)

Ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Deputy-Clerk:

Motor Car Traders Committee—Report for the year 1984.

Parliamentary Committees Act 1968—

Report of the Treasurer as to action taken with respect to the recommendations made by the Economic and Budget Review Committee upon a Review of the *Audit Act* 1958 on Improving Government Management and Accountability.

Report of the Treasurer as to action taken with respect to the recommendations made by the Economic and Budget Review Committee on Final Recommendations and Options for the Future Reform of Victorian Public Sector Superannuation.

5 DANGEROUS GOODS BILL—Mr Crabb obtained leave, with Mr Walsh, to bring in a Bill "to promote the safety of persons and property in relation to the manufacture, storage, transfer, transport, sale, purchase and use of dangerous goods and the import of explosives, to consolidate and amend the law relating to explosives and other dangerous goods, to repeal the 'Liquid Fuel Act 1941', the 'Liquified Petroleum Gas Act 1958', the 'Explosives Act 1960', the 'Inflammable Liquids Act 1966', the 'Liquefied Gases Act 1968' and the 'Dangerous Goods (Road Transport) Act 1984', to amend the 'Health Act 1958', the 'Mines Act 1958', the 'Transport Act 1983' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

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- OCCUPATIONAL HEALTH AND SAFETY BILL-Mr Crabb obtained leave, with Mr Jolly, to bring in a Bill "to promote and improve standards for occupational health, safety and welfare, to establish the Occupational Health and Safety Commission, to repeal the 'Industrial Safety, Health and Welfare Act 1981' and certain other Acts, to amend certain other Acts, and for other purposes": and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- WESTERNPORT (OIL REFINERY) (FURTHER AGREEMENT) BILL-Mr Fordham obtained leave, with Mr Jolly, to bring in a Bill "to ratify, validate, approve and otherwise give effect to an Agreement between the Premier for and on behalf of the State of Victoria and BP Australia Limited relating to the refinery at Crib Point and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- DAIRY INDUSTRY (AMENDMENT) BILL—Mr Jolly obtained leave, with Mr Crabb, to bring in a Bill "to amend the 'Dairy Industry Act 1984', and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- MOTOR CAR (PHOTOGRAPHIC DETECTION DEVICES) BILL-Mr Roper obtained leave, with Mr Mathews, to bring in a Bill "to make provision in the 'Motor Car Act 1958' for the detection of offences by photographic detection devices and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- MENTAL HEALTH BILL-Mr Roper obtained leave, with Mr Fordham, to bring in a Bill "to provide for the care, treatment and protection of persons who are mentally ill, to establish a Mental Health Review Tribunal, to define the role of the Health Commission of Victoria with respect to mental health, to repeal the 'Mental Health Act 1959' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- INTELLECTUALLY DISABLED PERSONS' SERVICES BILL-Mr Roper obtained leave, with Mr Fordham, to bring in a Bill "to provide for the care, treatment and protection of intellectually disabled persons, to define the role of the Minister and the Health Commission of Victoria with respect to intellectually disabled persons and the provision of services, to provide for the appointment of a Director of Intellectual Disability Services, to establish an Intellectual Disability Review Panel and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 12 GUARDIANSHIP AND ADMINISTRATION BOARD BILL—Mr Roper obtained leave, with Mr Fordham, to bring in a Bill "to provide for the Establishment of a Guardianship and Administration Board, to provide for the Appointment of a Public Advocate and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 13 LOCAL GOVERNMENT (RATING APPEALS) BILL—Mr Simmonds obtained leave, with Mr Trezise, to bring in a Bill "to amend Part IX. of the 'Local Government Act 1958' in relation to rating appeals and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 14 LOTTERIES GAMING AND BETTING (GAMING MACHINES) BILL-Mr Trezise obtained leave, with Mr Wilkes, to bring in a Bill "to amend Part V. of the 'Lotteries Gaming and Betting Act 1966' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 15 RACING (FIXED PERCENTAGE DISTRIBUTION) BILL—Mr Trezise obtained leave. with Mr Wilkes, to bring in a Bill "to amend the 'Racing Act 1958' with respect to the distribution of the residue of commission by the Totalizator Agency Board, to repeal

section 16 of the 'Racing (Amendment) Act 1983' and the 'Racing (Amendment) Act 1984' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

16 STATE DISASTERS (AMENDMENT) BILL—Motion made and question proposed— That this Bill be now read a second time (Mr Mathews).

Motion made and question—That the debate be now adjourned (Mr Crozier)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

17 COAL MINES (PENSIONS INCREASE) BILL—Motion made and question proposed—
That this Bill be now read a second time (*Mr Fordham*).

Motion made and question—That the debate be now adjourned (Mr Brown)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

18 MELBOURNE CORPORATION (ELECTION OF COUNCIL) (PROPORTIONAL REPRESENTATION) BILL—Further considered in Committee and reported with an amendment; as amended, considered, and amendment agreed to.

Motion made and question—That this Bill be now read a third time (Mr Simmonds)—put.

The House divided

		Ayes, 43	
Mr Andrianopoulos Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Cunningham Mr Frost Mr Fogarty Mr Fordham	Mr Gavin Mrs Gleeson Mr Harrowfield Mrs Hill Mr Hill Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald	Mr Mathews Mr Micallef Mr Norris Mr Pope Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Shell Mr Sidiropoulos	Mr Simmonds Mr Simpson Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Tellers Mrs Hirsh Mrs Wilson
		Noes, 34	
Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North) Mr Gude Mr Hann Mr Havward	Mr Heffernan Mr Kennett Mr Leigh Mr Lieberman Mr McGrath (Lowan) Mr McGrath (Warrnambool) Mr McNamara Mr Perrin	Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mrs Sibree Mr Smith (Glen Waverley) Mr Smith (Polwarth)	Mr Steggall Mr Stockdale Mr Tanner Mr Wallace Mr Weideman Dr Wells Mr Williams Tellers Mr John Mr Lea

And so it was resolved in the affirmative—Bill read the third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

19 TOWN AND COUNTRY PLANNING (TRANSFER OF FUNCTIONS) BILL—Further considered in Committee and reported with amendments; as amended, considered and amendments agreed to; read the third time, after debate.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

20 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 5 and 6, be postponed until later this day.

- 21 PROFESSIONAL BOXING CONTROL BILL—Order read for resuming debate on question—That this Bill be read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered and amendments agreed to; read the third time, after debate.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 22 HEALTH (RADIATION SAFETY) BILL—Order read for resuming debate on question— That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 23 SOUTH MELBOURNE LAND BILL—Order read for resuming debate on question—
 That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 24 RACING (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Business having been interrupted at 10.30 p.m.—

Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.

Debate resumed on question—That this Bill be now read a second time.

Motion made and question—That the debate be now adjourned (Mr Fordham)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

- 25 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 26 ADJOURNMENT—Motion made and question proposed—That the House do now adjourn (Mr Fordham)—and, after debate—

And the House having continued to sit till after Twelve of the clock-

THURSDAY, 30 MAY 1985

Question—put and agreed to.

And then the House, at fourteen minutes past Twelve o'clock in the morning, adjourned until later this day.

J. H. CAMPBELL
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 15—Thursday, 30 May 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).

3 **PETITIONS**—The Clerk announced that the following petitions had been lodged for presentation:

Health Commission Land Development—Seeking that no high density development occurs on 2-5 hectares of vacant land situated at 371-395 Manningham Road, Doncaster which is currently owned by the Health Commission, bearing 592 signatures (by Mr Perrin).

"R" and "X" Rated Video Cassettes—Seeking that the House legislate to ban the sale or hire of "R" and "X" rated video cassettes to the general public, bearing 116 signatures (by Mrs Setches).

Severally ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Albury Wodonga (Victoria) Corporation—Report for the year 1983-84.

Statutory Rules under the following Acts:

Public Service Act 1974—No. 171. Second-hand Dealers Act 1958—No. 167.

- 5 GRIEVANCES—Question—That grievances be noted—put, after debate, and agreed to.
- 6 ACCIDENT COMPENSATION BILL—Mr Jolly, pursuant to motion moved on his behalf by Mr Fordham, obtained leave, with Mr Crabb, to bring in a Bill "to establish the Accident Compensation Commission, to constitute an Accident Compensation Appeals Tribunal, to establish the Victorian Accident Rehabilitation Council, to provide for the payment of compensation, to impose a levy in respect of accident compensation, to provide for the assessment and collection of the levy, to amend the 'Workers Compensation Act 1958', and certain other Acts and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 7 WESTERNPORT (OIL REFINERY) (FURTHER AGREEMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Fordham).

Motion made and question—That the debate be now adjourned (Mr Brown)—put and agreed to.

Ordered—That the debate be adjourned until Sunday, 1 September next.

8 DAIRY INDUSTRY (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Crabb).

Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.

Ordered—That the debate be adjourned until Sunday, 1 September next.

9 MOTOR CAR (PHOTOGRAPHIC DETECTION DEVICES) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Roper).

Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.

Ordered—That the debate be adjourned until Sunday, 1 September next.

10 LOCAL GOVERNMENT (RATING APPEALS) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Simmonds).

Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.

Ordered—That the debate be adjourned until Sunday, 1 September next.

- 11 LOTTERIES GAMING AND BETTING (GAMING MACHINES) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Trezise).
 - Motion made and question—That the debate be now adjourned (Mr Reynolds)—put and agreed to.
 - Ordered—That the debate be adjourned until Sunday, 1 September next.
- 12 RACING (FIXED PERCENTAGE DISTRIBUTION) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Trezise).
 - Motion made and question—That the debate be now adjourned (Mr Reynolds)—put and agreed to.
 - Ordered, after debate—That the debate be adjourned until Sunday, 1 September next.
- 13 DANGEROUS GOODS BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Crabb).
 - Motion made and question—That the debate be now adjourned (Mr Ramsay)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 2 July next.
- 14 OCCUPATIONAL HEALTH AND SAFETY BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Crabb).
 - Motion made and question—That the debate be now adjourned (Mr Ramsay)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 2 July next.
- 15 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 9 to 11 inclusive, be postponed until later this day.
- 16 COAL MINES (PENSIONS INCREASE) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 17 STATE DISASTERS (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time, after debate.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 18 MENTAL HEALTH BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Roper).
 - Motion made and question—That the debate be now adjourned (Mr Weideman)—put and agreed to.
 - Ordered—That the debate be adjourned until Sunday, 1 September next.
- 19 INTELLECTUALLY DISABLED PERSONS' SERVICES BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Roper*).
 - Motion made and question—That the debate be now adjourned (Mr Weideman)—put and agreed to.
 - Ordered—That the debate be adjourned until Sunday, 1 September next.
- 20 GUARDIANSHIP AND ADMINISTRATION BOARD BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Roper).
 - Motion made and question—That the debate be now adjourned (Mr Weideman)—put and agreed to.

Ordered—That the debate be adjourned until Sunday, 1 September next.

21 RACING (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee.

Committee reported progress.

Business having been interrupted at 10.35 p.m.—

Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.

Further considered in Committee and reported with amendments and with an amended title, which title is as follows:

"A Bill to amend the 'Racing Act 1958' with respect to the powers and functions of the Totalizator Agency Board, to make provision with respect to the distribution of the commission deducted under section 116CD of that Act, to amend the 'Liquor Control Act 1968' and for other purposes."

Bill, as amended, considered and amendments agreed to; read the third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

- 22 SITTING OF THE HOUSE—Motion made and question—That the House, at its rising, adjourn until Tuesday, 2 July next (*Mr Fordham*)—put and agreed to.
- 23 **POSTPONEMENT OF REMAINING BUSINESS**—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 24 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at thirty-one minutes past Eleven o'clock, adjourned until Tuesday, 2 July next.

J. H. CAMPBELL Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 16, 17, 18 and 19

No. 16—Tuesday, 2 July 1985

- 1 The House met pursuant to adjournment—Mr. Speaker took the Chair and read the Prayer.
- 2 DEATHS OF THE HONOURABLE FRANCIS FIELD AND FREDERICK LEWIS EDMUNDS, ESQUIRE—Motion made and question—
 - 1. That this House expresses its sincere sorrow at the death of the Honourable Francis Field, and places on record its acknowledgement of the valuable services rendered by him to the Parliament and the people of Victoria as Member of the Legislative Assembly for the electoral district of Dandenong from 1937 to 1947 and Deputy Premier from 1945 to 1947, and Minister of Public Instruction in 1943 and from 1945 to 1947.
 - 2. That this House expresses its sincere sorrow at the death of Frederick Lewis Edmunds, Esquire, and places on record its acknowledgement of the valuable services rendered by him to the Parliament and the people of Victoria as Member of the Legislative Assembly for the electoral district of Hawthorn from 1945 to 1950. (Mr Cain)—put, after Mr Speaker and other Honourable Members had addressed the House in support of the motion and, Honourable Members rising in their places to signify their assent, agreed to unanimously.
- 3 ADJOURNMENT—Motion made and question—That, as a further mark of respect to the memories of the late Honourable Francis Field and Frederick Lewis Edmunds, Esquire, the House do now adjourn until forty-five minutes past Four o'clock this day (Mr Cain)—put and agreed to.

And then the House, at forty-three minutes past Two o'clock, adjourned until forty-five minutes past Four o'clock this day.

J. H. CAMPBELL Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

No. 17—Tuesday, 2 July 1985

(A QUARTER TO FIVE O'CLOCK)

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124.)
- 3 PETITION—The Clerk announced that the following petition had been lodged for presentation:
 - "R" and "X" Rated Videos—Seeking that the House legislate to ban "R" and "X" rated video cassettes from the home, leaving adults who wish to do so to see them in licensed cinemas, bearing 28 signatures (by Mr Crozier).

Ordered to lie on the Table.

- 4 ADMINISTRATIVE ARRANGEMENTS ORDERS—NOS. 24 TO 29, 1985—Motion made, by leave, and question—That there be presented to this House a copy of Administrative Arrangements Orders Nos. 24 to 29 of 1985 (*Mr Cain*)—put and agreed to.
- 5 PAPER—Mr Cain presented:

Administrative Arrangements Orders Nos. 24 to 29 of 1985—Return to the foregoing Order.

Ordered to lie on the Table.

- 6 LEGAL AND CONSTITUTIONAL COMMITTEE—Mr Whiting, Chairman, brought up two Reports from the Legal and Constitutional Committee, namely—
 - 1. Proposal for a Statute Law (Miscellaneous Provisions) Bill; together with Minutes of Evidence; and
 - 2. Australian Constitutional Convention—Issues before the 1985 Plenary Session; together with Appendices, an Extract from the Proceedings of the Committee and Minutes of Evidence.

Severally ordered to lie on the Table, and the Reports, Appendices and Extract of the Proceedings to be printed.

7 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Chiropodists Registration Board—Report and Statement of Accounts for the year 1984.

Country Fire Authority—Report for the year 1983-84.

Education Act 1958—Resumption of Land at Bittern and Ocean Grove— Certificates of the Minister for Education.

Education Department—Report for the year 1983-84 (In lieu of Report tabled on 24 April 1985)—Ordered to be printed in lieu of Report tabled on 24 April 1985.

Egg Industry Stabilization Act 1983—Report of the Poultry Farmer Licensing Review Committee for the period 1 March 1983 to 30 June 1984.

Film Victoria—Report for the year 1983-84.

Metropolitan Fire Brigades Board—Report for the year 1983-84.

Parliamentary Officers Act 1975—

Statements of Appointments and Alterations of Classifications—

Department of the Legislative Council and Legislative Assembly Joint House Committee.

Department of the Reporting Staff of the Victorian Parliamentary Debates. Statements of Persons Temporarily Employed—

Department of the Legislative Council and Legislative Assembly Joint House Committee.

Department of the Reporting Staff of the Victorian Parliamentary Debates. Police Regulation Act 1958—Determination No. 428 of the Police Service Board. Statutory Rules under the following Acts:

Alpine Resorts Act 1983—Nos. 204, 205.

Chiropodists Act 1968—No. 220.

Chiropractors and Osteopaths Act 1978—No. 224.

Coal Mines Act 1958—No. 196.

Companies (Administration) Act 1981—No. 215.

County Court Act 1958 and Commercial Arbitration Act 1984—No. 211.

Credit Act 1984—No. 60 (In lieu of statutory rule No. 60 tabled on 3 April 1985).

Crimes Act 1958—Nos. 178, 188, 202.

Dairy Industry Act 1984—No. 181 (together with document required by S.32 of the Interpretation of Legislation Act 1984 to accompany the statutory rule—Australian Code of Practice for Dairy Factories, April 1978).

Dental Technicians Act 1972—No. 223.

Dentists Act 1972—No. 226.

Dried Fruits Act 1958—No. 173.

Drugs, Poisons and Controlled Substances Act 1981—Nos. 187, 190, 207, 222.

Farm Produce Merchants and Commission Agents Act 1965—No. 174.

Health Act 1958—Nos. 169, 217, 221.

Hospitals and Charities Act 1958—No. 227.

Hospitals Superannuation Act 1965—No. 197.

· Housing Act 1983—No. 191.

Industrial Safety, Health and Welfare Act 1981—No. 230 (together with documents required by S.32 of the Interpretation of Legislation Act 1984 to accompany the statutory rule—

A.S. 2106: 1980—Determination of the Flashpoint of Flammable Liquids (Closed Cup);

B.S. 381C: 1980—Specification for Colours for Identification Coding and Special Purposes).

Local Government Act 1958-No. 237.

Magistrates' Courts Act 1971—Nos. 176, 203.

Medical Practitioners Act 1970-No. 219.

Melbourne and Metropolitan Board of Works Act 1958—Nos. 166, 212, 213, 214, 242.

Metropolitan Fire Brigades Superannuation Act 1976—No. 198.

Motor Car Act 1958-Nos. 199, 216.

National Parks Act 1975-No. 189.

Penalties and Sentences Act 1981—Nos. 177, 179.

Pharmacists Act 1974—No. 210.

Physiotherapists Act 1978—No. 225.

Police Regulation Act 1958—No. 206

Port of Geelong Authority Act 1958—No. 154.

Public Service Act 1974—Nos. 192, 193.

Stock Medicines Act 1958—No. 175.

Superannuation Act 1958—No. 195.

Supreme Court Act 1958—No. 183.

Supreme Court Act 1958 and Administration and Probate Act 1958—No. 185.

Supreme Court Act 1958 and Commercial Arbitration Act 1984—No. 182.

Supreme Court Act 1958 and Judgment Debt Recovery Act 1984—No. 186.

Teaching Service Act 1981—No. 180.

Transport Act 1983-No. 194.

Water Act 1958-No. 200.

Town and Country Planning Act 1961-

Melbourne Metropolitan Planning Scheme—Amendment Nos. 278, Part 4; 281, Part 1: 282, Part 1: 297; 332.

The following Proclamations, fixing operative dates for various Acts, were laid upon the Table by the Clerk, pursuant to an Order of the House dated 3 April, 1985.

Education (Amendment) Act 1984—Section 11—26 June 1985 (Government Gazette No. 66, 26 June 1985).

Liquor Control Act 1983—Section 34—26 June 1985 (Government Gazette No. 66, 26 June 1985).

Liquor Control (Amendment) Act 1984—Section 23—26 June 1985 (Government Gazette No. 66, 26 June 1985).

Liquor Control (Amendment) Act 1985—Section 8—26 June 1985 (Government Gazette No. 66, 26 June 1985).

Motor Car (Amendment) Act 1985—Sections 1 to 4 and 6 to 9—1 July 1985 (Government Gazette No. 65, 19 June 1985).

Planning (Brothels) Act 1984—Sections 5, 6 and 8; and Sections 49c, 49f and 49o as inserted by section 7 (1)—1 July 1985 (Government Gazette No. 65, 19 June 1985).

Racing (Amendment) Act 1985—26 June 1985 (Government Gazette No. 66, 26 June 1985).

Water and Sewerage Authorities (Financial) Act 1985—Sections 1 to 13 inclusive and sections 15 to 22 inclusive (except S.20 (1) (b))—1 July 1985 (Government Gazette No. 65, 19 June 1985).

8 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:

Coal Mines (Pensions Increase) Bill.

Supply (1985-86, No. 1) Bill.

Victorian Economic Development Corporation (Amendment) Bill.

Professional Boxing Control Bill.

Racing (Amendment) Bill.

9 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Town and Country Planning (Transfer of Functions) Bill with amendments.

Ordered—That the said amendments be printed and taken into consideration later this day.

- 10 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to make amendments to provisions for a secondary mortgage market to amend the 'Trustee Act 1958' and for other purposes".
- 11 TRUSTEE (SECONDARY MORTGAGE MARKET AMENDMENT) BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and, by leave, read a second time later this day.
- 12 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 12)—ASSENT TO BILLS—Informing the Assembly that he had, on 4 June last, given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

Health (Radiation Safety) Bill.

South Melbourne Land Bill.

State Disasters (Amendment) Bill.

13 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 13)—ASSENT TO BILLS—Informing the Assembly that he had, on 12 June last, given the Royal Assent to the following Bills, presented to him by the Acting Clerk Assistant of the Legislative Council for and in the absence of the Clerk of the Parliaments:

Coal Mines (Pensions Increase) Bill.

Professional Boxing Control Bill.

Racing (Amendment) Bill.

Supply (1985-86, No. 1) Bill.

Victorian Economic Development Corporation (Amendment) Bill.

- 14 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT GOVERNOR AS DEPUTY FOR THE GOVERNOR (No. 14)—Mr Speaker announced the presentation of a Message from His Excellency the Lieutenant-Governor as Deputy for the Governor recommending an appropriation for the purposes of the Motor Car (Photographic Detection Devices) Bill.
- 15 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 15, 16, 17, 18, 19)—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:

Dangerous Goods Bill.

Occupational Health and Safety Bill.

Mental Health Bill.

Intellectually Disabled Persons' Services Bill.

Guardianship and Administration Board Bill.

16 ACCIDENT COMPENSATION BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).

Motion made and question—That the debate be now adjourned (Mr Stockdale)—put and agreed to.

Motion made and question proposed—That the debate be adjourned until Tuesday, 16 July instant (Mr Jolly)—and, after debate—

Amendment proposed—That the expression "16 July" be omitted with the view of inserting in place thereof the expression "30 July" (Mr Hann)—and, after debate—

Motion made and question—That the question be now put (Mr Wilkes)—put.

The House divided.

Ayes, 43

Mr Harrowfield Mr Micallef Mr Sidiropoulos Mrs Wilson	Mr Andrianopoulos Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Ernst Mr Fogarty Mr Gavin Mrs Gleeson Mr Harrowfield	Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef	Mr Norris Mr Pope Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos	Mr Simmonds Mr Simpson Mr Spyker Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Tellers: Mr Cunninghan Mrs Wilson
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	Noes, 35		
Mr Austin Mr Brown Mr Coleman	Mr Heffernan Mr Jasper	Mr Ramsay Mr Reynolds	Mr Wallace Mr Weideman
Mr Cooper Mr Crozier	Mr Kennett Mr Leigh Mr Lieberman	Mr Richardson Mr Ross-Edwards Mr Smith	Dr Wells Mr Whiting Mr Williams
Mr Delzoppo Mr Evans	Mr McGrath (Lowan)	(Glen Waverley) Mr Smith	
(Gippsland East) Mr Gude Mr Hann Mr Hayward	Mr McGrath (<i>Warrnambool</i>) Mr McNamara Mr Plowman	(<i>Polwarth</i>) Mr Steggall Mr Stockdale Mr Tanner	Tellers: Mr Perrin Mr Pescott

^{&#}x27;And so it was resolved in the affirmative.

Question—That the expression proposed to be omitted stand part of the question—accordingly put.

The House divided.

	4	Ayes, 43	
Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Cunningham Mr Ernst Mr Fogarty Mr Gavin Mr Harrowfield Mrs Hill	Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef Mr Norris	Mr Pope Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds	Mr Simpson Mr Spyker Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers: Mr Andrianopoulos Mrs Gleeson
	I	Noes, 35	
Mr Austin Mr Brown Mr Coleman Mr Crozier Mr Delzoppo Mr Evans	Mr Jasper Mr Kennett Mr Leigh Mr Lieberman Mr McGrath (Lowan)	Mr Reynolds Mr Richardson Mr Ross-Edwards Mr Smith (Glen Waverley) Mr Smith	Mr Weideman Dr Wells Mr Whiting Mr Williams
(<i>Gippsland East</i>) Mr Gude Mr Hann Mr Hayward Mr Heffernan	Mr McNamara Mr Perrin Mr Pescott Mr Plowman Mr Ramsay	(<i>Polwarth</i>) Mr Steggall Mr Stockdale Mr Tanner Mr Wallace	Tellers: Mr Cooper Mr McGrath (Warrnambool)

And so it was resolved in the affirmative.

Original question—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 16 July instant.

17 TOWN AND COUNTRY PLANNING (TRANSFER OF FUNCTIONS) BILL—Order read for the consideration of the amendments made by the Legislative Council.

And the said amendments were read a second time and, after debate, agreed to by the House.

Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.

18 DANGEROUS GOODS BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee.

Committee reported progress.

Business having been interrupted at 10.30 p.m.—

Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.

- Further considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
- Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein
- 19 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 20 ADJOURNMENT—Motion made and question proposed—That the House do now adjourn (Mr Fordham)—and, after debate—

And the House having continued to sit till after Twelve of the clock-

WEDNESDAY, 3 JULY 1985

Question-put and agreed to.

And then the House, at forty-six minutes past Twelve o'clock in the morning, adjourned until later this day.

J. H. CAMPBELL Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

No. 18—Wednesday, 3 July 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 20)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Accident Compensation Bill.
- 4 NATIONAL PARKS (ALPINE NATIONAL PARK) BILL—Mr Cathie obtained leave, with Mr Fordham, to bring in a Bill "to make provision for an Alpine National Park, to amend the 'National Parks Act 1975', the 'National Parks (Amendment) Act 1981', and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 5 METROPOLITAN FIRE BRIGADES SUPERANNUATION (AMENDMENT) BILL—Mr Jolly, pursuant to motion moved on his behalf by Mr Fordham, obtained leave, with Mr Roper, to bring in a Bill "to amend the 'Metropolitan Fire Brigades Superannuation Act 1976' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 6 TRUSTEE (SECONDARY MORTGAGE MARKET AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Wednesday, 17 July instant.
- OCCUPATIONAL HEALTH AND SAFETY BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 Business having been interrupted at 10.30 p.m.

8 ADJOURNMENT—Question—That the House do now adjourn—proposed and, after debate, Mr Speaker left the Chair at seventeen minutes past Eleven o'clock.

J. H. CAMPBELL Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 19—Thursday, 4 July 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Parliamentary Officers Act 1975—

Statement of Appointments and Alterations of Classifications—Department of the Legislative Assembly.

Statement of Persons Temporarily Employed—Department of the Legislative Assembly.

Statutory Rules under the following Acts:

Industrial Training Act 1975—Nos. 231, 232.

Public Authorities Marks Act 1958-No. 241.

Stock (Artificial Breeding) Act 1962-No. 229.

4 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 21)—ASSENT TO BILL—Informing the Assembly that he had, that day, given the Royal Assent to the following Bill, presented to him by the Clerk of the Parliaments:

Town and Country Planning (Transfer of Functions) Bill.

- 5 SITTING OF THE HOUSE—Motion made and question—That the House, at its rising, adjourn until Tuesday, 16 July instant (Mr Fordham)—put, after debate, and agreed to.
- 6 NOTICES OF MOTION, GENERAL BUSINESS—Order of Motion made, by leave, and question—That Standing Orders be suspended so far as to allow Notices of Motion, General Business, Nos. 6 and 7, to be considered before Notices of Motion, General Business, Nos. 1 to 5 inclusive (Mr Kennett)—put and agreed to.
- 7 PROMPT PAYMENT OF STATE ACCOUNTS BILL—Mr Gude obtained leave, with Mr Ramsay, to bring in a Bill "relating to the payment of commercial accounts payable by the State or by an authority of the State"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 TOWN AND COUNTRY PLANNING (BROTHELS) BILL—Mr Kennett, after debate, obtained leave, with Mr Austin, to bring in a Bill "to amend the 'Town and Country Planning Act 1961' in relation to the Prohibition of Brothels and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 SERVICES OF FORMER MEMBERS—Motion made and question proposed—That this House records its appreciation of the valuable services rendered to the Parliament and the people of Victoria as Members of this House in the last and previous Parliaments by John Thomas Wilton, Cecil William Burgin, William Thomas Ebery, David James Frederick Gray, David Lindsay Hassett, Graham Richard Ihlein, The Honourable Walter Jona, Adam Kidman Kempton, Donald Kelso McKellar, Robert

Henry Miller, Douglas Richard Newton, Jeannette Tweeddale Patrick, Donald Neville Saltmarsh, Anthony John Sheehan, and Thomas William Templeton, J.P. (Mr Maclellan)—and, after debate—

Amendment proposed—That the following words be added to the motion: "but deplores the blatant nepotism displayed by the Premier by condoning the appointments of Graham Richard Ihlein and Anthony John Sheehan as unskilled advisers to the Minister for Agriculture and Rural Affairs and the Minister for Conservation, Forests and Lands respectively" (Mr Whiting)—and, after debate—

General Business having been interrupted at 2.00 p.m. pursuant to Sessional Orders—

10 NATIONAL PARKS (ALPINE NATIONAL PARK) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Cathie).

Motion made and question—That the debate be now adjourned (Mr Coleman)—put and agreed to.

Ordered—That the debate be adjourned until Sunday, 1 September next.

11 OCCUPATIONAL HEALTH AND SAFETY BILL—Order read for resuming debate on question—That this Bill be now read a second time.

Declaration of Bill as Urgent—Limitation of debate—Mr Fordham declared that this Bill was an urgent Bill and moved—That the Bill be considered an urgent Bill.

Mr Speaker having ascertained that twenty Members approved of the proposed motion being put—

Ayes, 40

Mr Norris

Mr Spyker

Ouestion—That the Bill be considered an urgent Bill—put.

Mr Harrowfield

The House divided.

Mr Andrianopoulos

Miss Callister	MILS LITH	MII LODE	MILO I OHOL
Mr Cathie	Mr Hill	Mrs Ray	Dr Vaughan
Dr Coghill	Mrs Hirsh	Mr Remington	Mr Wilkes
Mr Crabb	Mr Hockley	Mr Roper	Mr Wilson
Mr Culpin	Mr Kennedy	Mr Rowe	
Mr Cunningham	Mr Kirkwood	Mr Seitz	
Mr Ernst	Mr McCutcheon	Mrs Setches	
Mr Fogarty	Mr McDonald	Mr Sidiropoulos	Tellers:
Mr Fordham	Mr Mathews	Mr Simmonds	Mr Sheehan
Mrs Gleeson	Mr Micallef	Mr Simpson	Mr Shell
	1	Noes, 34	
Mr Austin	Mr Heffernan	Mr Maclellan	Mr Wallace

Mr Austin	Mr Heffernan	Mr Maclellan	Mr Wallace
Mr Brown	Mr Jasper	Mr Pescott	Mr Weideman
Mr Coleman	Mr John	Mr Plowman	Dr Wells
Mr Crozier	Mr Kennett	Mr Ramsay	
Mr Delzoppo	Mr Leigh	Mr Reynolds	
Mr Dickinson	Mr Lieberman	Mr Richardson	
Mr Evans	Mr McGrath	Mr Ross-Edwards	
(Gippsland East)	(Lowan)	Mr Sibree	
Mr Gude	Mr McGrath	Mr Smith	Tellers:
Mr Hann	(Warrnambool)	(Glen Waverley)	Mr Cooper
Mr Hayward	Mr McNamara	Mr Steggall	Mr Perrin

And so it was resolved in the affirmative.

Limitation of debate—Motion made and question—That the time allotted in connexion with the Bill be as follows:

- (a) For the remainder of the second reading stage of the Bill, until 3.30 p.m. this day; and
- (b) For the remaining stages of the Bill, until 6.15 p.m. this day.
- —(Mr Fordham)—after debate, put.

The House divided

		Ayes, 41	
Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Cunningham Mr Ernst Mr Fogarty	Mr Hill Mrs Hirsh Mr Hockley Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Micallef	Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos	Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson
Mr Fordham Mr Harrowfield Mrs Hill	Mr Norris Mr Pope Mrs Ray	Mr Simmonds Mr Simpson Mr Spyker	Tellers: Mr Andrianopoulos Mrs Gleeson
Mr Austin		Noes, 36	
Mr Brown Mr Coleman Mr Cooper Mr Delzoppo Mr Dickinson Mr Evans (Gippsland East) Mr Gude	Mr Jasper Mr Kennett Mr Leigh Mr Lieberman Mr McGrath (Lowan) Mr McGrath (Warrnambool) Mr McNamara	Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Mrs Sibree Mr Smith (Glen Waverley)	Mr Steggall Mr Stockdale Mr Wallace Mr Weideman Dr Wells Mr Williams
Mr Hann Mr Hayward	Mr Maclellan Mr Perrin	Mr Smith (Polwarth)	Mr Heffernan Mr John

And so it was resolved in the affirmative.

Debate resumed on question—That this Bill be now read a second time.

Limitation of Debate—The time allotted for the second reading stage of the Bill having expired—

Question—put.

The House divided.

		Ayes, 41	
Mr Andrianopoulos Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham Mrs Gleeson	Mr Harrowfield Mrs Hill Mr Hill Mr Hockley Mr Kennedy Mr Kirkwood Mr McCutcheon Mr Micallef Mr Norris Mr Pope Mrs Ray	Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Sheell Mr Sidiropoulos Mr Simpson Mr Spyker	Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers: Mrs Hirsh Mr McDonald
	•	Noes, 36	Wii WicDonald
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Gippsland East) Mr Gude Mr Hann	Mr Hayward Mr Heffernan Mr Jasper Mr John Mr Kennett Mr Leigh Mr Lieberman Mr McGrath (Lowan) Mr McGrath (Warrnambool)	Mr McNamara Mr Maclellan Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Ross-Edwards Mrs Sibree Mr Smith (Polwarth) Mr Steggall	Mr Stockdale Mr Tanner Mr Wallace Dr Wells Mr Williams Tellers: Mr Smith (Glen Waverley) Mr Weideman

And so it was resolved in the affirmative.

Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.

- Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 12 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 13 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at thirteen minutes past Seven o'clock adjourned until Tuesday, 16 July instant.

J. H. CAMPBELL Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 20, 21, 22 and 23

No. 20—Tuesday, 16 July 1985

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 OUESTIONS—(Pursuant to Standing Order No. 124.)
- 3 PETITION—The Clerk announced that the following petition had been lodged for presentation:

Bicyclists' Safety Helmets—Seeking that legislation be introduced to make the wearing of approved safety helmets by cyclists compulsory, bearing 201 signatures (by Mr Hockley).

Ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Education Act 1958—Resumption of land at Carrum Downs and Chelsea—Certificates of the Minister for Education.

Parliamentary Officers Act 1975-

Statement of Appointments and Alterations of Classifications—

Department of the Legislative Council.

Statement of Persons Temporarily Employed—

Department of the Legislative Council.

Statutory Rules under the following Acts-

Alpine Resorts Act 1983—Nos. 243, 244, 245.

Business Franchise (Petroleum Products) Act 1979—No. 278.

Dandenong Valley Authority Act 1963—No. 283.

Evidence Act 1958-No. 269.

Financial Institutions Duty Act 1982-No. 279.

Fisheries Act 1968—No. 271.

Groundwater Act 1969-No. 284

Health Act 1958—Nos. 234, 235 (together with document required by S.32 of the Interpretation of Legislation Act 1984 to accompany the statutory rule—AS 2118—1982/Am 1 1983: SAA Code for Automatic Fire Sprinkler Systems), 258, 259, 260, 261, 262, 263, 264, 266.

Industrial Training Act 1975—Nos. 233, 275, 276.

Mildura Irrigation Trusts and Sunraysia Water Board Act 1958—No. 201.

Motor Car Act 1958 and Transport Act 1983—No. 287.

National Parks Act 1975—No. 282.

Nurses Act 1958-No. 255.

Port of Melbourne Authority Act 1958-No. 251.

Public Service Act 1974—No. 228.

Supreme Court Act 1958—Nos. 238, 239, 240.

Workers Compensation Act 1958—No. 277.

Town and Country Planning Act 1961:

Bairnsdale—Town of Bairnsdale Planning Scheme, Amendment No. 46.

Bass—Shire of Bass Planning Scheme, Amendment No. 25.

Berwick—City of Berwick Local Development Scheme, Amendment No. 6.

Cranbourne Planning Scheme 1960, Amendment Nos. 46/1984, 48/1984.

Flinders—Shire of Flinders Planning Scheme 1962, Amendment No. 157.

Geelong Regional Planning Scheme, Amendment Nos. 113/1984, 121.

Grenville—Shire of Grenville Planning Scheme, Amendment No. 9.

Hastings—Shire of Hastings Planning Scheme, Amendment No. 17.

Horsham—City of Horsham Planning Scheme 1982, Amendment Nos. 89/ 1984, 90/1984, 92/1984.

Lillydale—Shire of Lillydale Planning Scheme 1958, Amendment Nos. 171, 190.

Melbourne Metropolitan Planning Scheme, Amendment No. 344.

Youth Parole Board—Report for the year 1983-84—Ordered to be printed.

The following Proclamations, fixing operative dates for various Acts, were laid upon the Table by the Clerk, pursuant to an Order of the House dated 3 April, 1985:

Port Bellarine Tourist Resort (Amendment) Act 1984—10 July 1985—(Government Gazette No. 70, 10 July 1985).

Victorian Economic Development Corporation (Amendment) Act 1982—S6(a)—3 July 1985 (Government Gazette No. 68, 3 July 1985).

Victorian Economic Development Corporation (Amendment) Act 1985—3 July 1985 (Government Gazette No. 68, 3 July 1985).

- 5 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 22)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending a further appropriation for the purposes of the Accident Compensation Bill.
- 6 METROPOLITAN FIRE BRIGADES SUPERANNUATION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).

Motion made and question—That the debate be now adjourned (Mr Stockdale)—put and agreed to.

Ordered—That the debate be adjourned until Sunday, 1 September next.

7 ACCIDENT COMPENSATION BILL—Order read for resuming debate on question— That this Bill be now read a second time.

Declaration of Bill as Urgent—Limitation of Debate—Mr Fordham declared that this Bill was an urgent Bill and moved—That the Bill be considered an urgent Bill.

Mr Speaker having ascertained that twenty Members approved of the proposed motion being put—

Question—That the Bill be considered an urgent Bill—put.

The House divided.

	A	yes, 46			
Mr Cain	Mr Harrowfield	Mr Norris	Mr Spyker		
Miss Callister	Mrs Hill	Mr Pope	Mr Stirling		
Mr Cathie	Mr Hill	Mrs Ray	Mrs Toner		
Dr Coghill	Mrs Hirsh	Mr Remington	Mr Trezise		
Mr Crabb	Mr Hockley	Mr Roper	Dr Vaughan		
Mr Culpin	Mr Jolly	Mr Rowe	Mr Walsh		
Mr Cunningham	Mr Kennedy	Mrs Setches	Mr Wilkes		
Mr Ernst	Mr Kirkwood	Mr Sheehan	Mrs Wilson		
Mr Fogarty	Mr McCutcheon	Mr Shell			
Mr Fordham	Mr McDonald	Mr Sidiropoulos	Tellers:		
Mr Gavin	Mr Mathews	Mr Simmonds	Mr Andrianopoulos		
Mrs Gleeson	Mr Micallef	Mr Simpson	Mr Seitz		
	Noes, 40				
Mr Austin	Mr Hayward	Mr Maclellan	Mr Steggall		
Mr Brown	Mr Heffernan	Mr Perrin	Mr Stockdale		
Mr Coleman	Mr Jasper	Mr Pescott	Mr Tanner		
Mr Crozier	Mr Kennett	Mr Ramsay	Mr Wallace		
Mr Delzoppo	Mr Lea	Mr Reynolds	Mr Weideman		
Mr Dickinson	Mr Leigh	Mr Richardson	Dr Wells		
Mr Evans	Mr Lieberman	Mr Ross-Edwards	Mr Whiting		
(Ballarat North)	Mr McGrath	Mrs Sibree	Mr Williams		
Mr Evans	(Lowan)	Mr Smith			
(Gippsland East)	Mr McGrath	(Glen Waverley)	Tellers:		
Mr Gude	(Warrnambool)	Mr Smith	Mr Cooper		
Mr Hann	Mr McNamara	(Polwarth)	Mr John		

And so it was resolved in the affirmative.

Limitation of debate—Motion made and question—That the time allotted in connexion with the second reading stage of the Bill be as follows:

- (a) Until 11.30 p.m. this day; and
- (b) From the calling on of Orders of the Day, Government Business, on Wednesday, 17 July, until 10.30 p.m. on that day (Mr Fordham)—after debate, put.

The House divided.

	Α	yes, 46	
Mr Andrianopoulos	Mrs Hill	Mr Pope	Mr Spyker
Mr Cain	Mr Hill	Mrs Ray	Mr Stirling
Miss Callister	Mrs Hirsh	Mr Remington	Mrs Toner
Mr Cathie	Mr Hockley	Mr Roper	Mr Trezise
Dr Coghill	Mr Jolly	Mr Rowe	Dr Vaughan
Mr Crabb	Mr Kennedy	Mr Seitz	Mr Walsh
Mr Culpin	Mr Kirkwood	Mrs Setches	Mr Wilkes
Mr Ernst	Mr McCutcheon	Mr Sheehan	Mrs Wilson
Mr Fogarty	Mr McDonald	Mr Shell	
Mr Fordham	Mr Mathews	Mr Sidiropoulos	Tellers
Mr Gavin	Mr Micallef	Mr Simmonds	Mr Cunningham
Mr Harrowfield	Mr Norris	Mr Simpson	Mr Gleeson
	N	OES, 41	
Mr Austin	Mr Hayward	Mr Perrin	Mr Tanner
Mr Brown	Mr Heffernan	Mr Plowman	Mr Wallace
Mr Coleman	Mr Jasper	Mr Ramsay	Mr Weideman
Mr Cooper	Mr John	Mr Reynolds	Dr Wells
Mr Crozier	Mr Kennett	Mr Richardson	Mr Whiting
Mr Delzoppo	Mr Leigh	Mr Ross-Edwards	Mr Williams
Mr Dickinson	Mr Lieberman	Mrs Sibree	
Mr Evans	Mr McGrath	Mr Smith	
(Ballarat North)	(Lowan)	(Glen Waverley)	
Mr Evans	Mr McGrath	Mr Smith	
(Gippsland East)	(Warrnambool)	(Polwarth)	Tellers
Mr Gude	Mr McNamara	Mr Steggall	Mr Lea
Mr Hann	Mr Maclellan	Mr Stockdale	Mr Pescott
			v

And so it was resolved in the affirmative.

Debate resumed on question—That this Bill be now read a second time.

Amendment proposed—That all the words after "That" be omitted with the view of inserting in place thereof the words "this House refuses to read this Bill a second time until discussions have been held between the Government, employer organizations and the Trades Hall Council on—(a) the full involvement as insurers, of private enterprise insurance companies and the State Insurance Office in developing and operating a workers compensation scheme on a fully funded basis; (b) the reduction in delays in hearing cases and the excessive administrative costs endemic in the current scheme; (c) the inclusion of an employee contribution in the premium income; (d) the formulation of a viable system of rehabilitation; and (e) the provision of benefits commensurate with other States" (Mr Ross-Edwards)—and, after debate—

Motion made and question—That the debate be now adjourned (Mr Fordham)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

- 8 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Dangerous Goods Bill without amendment.
- 9 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 10 ADJOURNMENT—Motion made and question proposed—That the House do now adjourn (Mr Fordham)—and, after debate—

And the House having continued to sit till after Twelve of the clock—

WEDNESDAY, 17 JULY 1985.

Question—put and agreed to.

And then the House, at four minutes past Twelve o'clock in the morning, adjourned until later this day.

J. H. CAMPBELL Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

No. 21—Wednesday, 17 July 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITION—The Clerk announced that the following petition had been lodged for presentation:

Skye Road, Frankston Traffic Problems—Seeking that research into the traffic problems on Skye Road, Frankston be continued, bearing 504 signatures (by Mrs Hill).

Ordered to lie on the Table.

4 PAPERS—The following papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Parliamentary Committees Act 1968—Report of the Minister for Transport as to action taken with respect to the recommendations made by the Social Development Committee in its Final Report on Road Safety in Victoria.

Statutory Rules under the following Acts:

Administrative Appeals Tribunal Act 1984—No. 280.

Freedom of Information Act 1982—No. 270.

Industrial Training Act 1975—No. 274.

Surveyors Act 1978—No. 209.

Town and Country Planning Act 1961:

Bacchus Marsh—Shire of Bacchus Marsh Planning Scheme, Amendment No. 28.

Buninyong—Shire of Buninyong Planning Scheme, Amendment No. 27.

Flinders—Shire of Flinders Planning Scheme, Amendment No. 186.

Lake Tyers to Cape Howe Coastal Planning Scheme, Amendment No. 10.

Lillydale—Shire of Lillydale Planning Scheme 1958, Amendment Nos. 163/1983, 164/1983, 196.

Myrtleford—Shire of Myrtleford (Myrtleford Township) Planning Scheme, Amendment No. 10.

- 5 TRANSPORT (VICTORIAN PORTS AUTHORITY) BILL—Mr Roper obtained leave, with Mr Cain, to bring in a Bill "to establish a Victorian Ports Authority, to abolish the Port of Melbourne Authority, the Port of Geelong Authority and the Port of Portland Authority, to provide for the reconstitution of The Marine Board of Victoria, to repeal the 'Port of Melbourne Authority Act 1958', the 'Port of Geelong Authority Act 1958', the 'Port of Portland Authority Act 1958', and the 'Harbor Boards Act 1958', to amend the 'Transport Act 1985', the 'Marine Act 1958' and certain other Acts and for other purposes'; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 6 NATIONAL TENNIS CENTRE BILL—Mr Trezise obtained leave, with Mr Wilkes, to bring in a Bill "to establish a National Tennis Centre Trust to administer a national tennis centre and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 7 URBAN LAND AUTHORITY (AMENDMENT) BILL—Mr Wilkes obtained leave, with Mr Trezise, to bring in a Bill "to amend the 'Urban Land Authority Act 1979' and for the other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 ACCIDENT COMPENSATION BILL—Order read for resuming debate on question—That this Bill be now read a second time—and on the amendment—That all the words after "That" be omitted with the view of inserting in place thereof the words "this House refuses to read this Bill a second time until discussions have been held between the Government, employer organizations and the Trades Hall Council on—(a) the full involvement as insurers, of private enterprise insurance companies and the State Insurance Office in developing and operating a workers compensation scheme on a fully funded basis; (b) the reduction in delays in hearing cases and the excessive administrative costs endemic in the current scheme; (c) the inclusion of an employee contribution in the premium income; (d) the formulation of a viable system of rehabilitation; and (e) the provision of benefits commensurate with other States"; debate resumed.

Limitation of debate—Motion made and question—That the time allotted in connexion with the remaining stages of the Bill be as follows:

- (a) From 10.30 p.m. until 12 midnight this day;
- (b) From the calling on of Orders of the Day, Government Business, on Thursday, 18 July, until 12 midnight on that day; and

(c) from 11 a.m. until 1 p.m. on Friday, 19 July.

-(Mr Fordham)-after debate, put.

The House divided.

	A	Ayes, 45	
Mr Andrianopoulos	Mrs Gleeson	Mr Micallef	Mr Spyker
Mr Cain	Mr Harrowfield	Mr Norris	Mr Stirling
Miss Callister	Mrs Hill	Mr Pope	Mrs Toner
Mr Cathie	Mr Hill	Mrs Ray	Mr Trezise
Dr Coghill	Mrs Hirsh	Mr Remington	Dr Vaughan
Mr Crabb	Mr Hockley	Mr Roper	Mr Walsh
Mr Culpin	Mr Jolly	Mr Rowe	Mrs Wilson
Mr Cunningham	Mr Kennedy	Mr Seitz	
Mr Ernst	Mr Kirkwood	Mrs Setches	
Mr Fogarty	Mr McCutcheon	Mr Sidiropoulos	Tellers
Mr Fordham	Mr McDonald	Mr Simmonds	Mr Sheehan
Mr Gavin	Mr Mathews	Mr Simpson	Mr Shell
	. 1	Noes, 40	
Mr Austin	Mr Hann	Mr Perrin	Mr Stockdale
Mr Brown	Mr Hayward	Mr Pescott	Mr Tanner
Mr Coleman	Mr Jasper	Mr Plowman	Mr Wallace
Mr Cooper	Mr John	Mr Ramsay	Mr Weideman
Mr Crozier	Mr Kennett	Mr Richardson	Dr Wells
Mr Delzoppo	Mr Lea	Mr Ross-Edwards	Mr Whiting
Mr Dickinson	Mr Leigh	Mrs Sibree	Mr Williams
Mr Evans	Mr Lieberman	Mr Smith	
(Ballarat North)	Mr McGrath	(Glen Waverley)	Tellers_
Mr Evans	(Lowan)	Mr Smith	Mr Heffernan
(Gippsland East)	Mr McNamara	(Polwarth)	Mr McGrath
Mr Gude	Mr Maclellan	Mr Steggall	(Warrnambool)

And so it was resolved in the affirmative.

Limitation of debate—The time allotted for the second reading stage of the Bill having expired—

Question—That the words proposed to be omitted (in the motion for second reading) stand part of the question—put.

The House divided.

	. A	AYES, 45		
Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham Mr Gavin	Mr Harrowfield Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews	Mr Norris Mr Pope Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos	Mr Steggall Mr Simpson Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Tellers Mr Andrianopoulos	
Mrs Gleeson	Mr Micallef	Mr Simmonds	Mrs Wilson	
Noes, 40				
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North) Mr Evans (Gippsland East) Mr Gude	Mr Hann Mr Hayward Mr Heffernan Mr Jasper Mr Kennett Mr Lea Mr Leigh Mr Lieberman Mr McGrath (Lowan) Mr McGrath (Warrnambool)	Mr McNamara Mr Maclellan Mr Perrin Mr Plowman Mr Ramsay Mr Richardson Mr Ross-Edwards Mrs Sibree Mr Smith (Glen Waverley) Mr Smith (Polwarth)	Mr Steggall Mr Stockdale Mr Tanner Mr Wallace Mr Weideman Dr Wells Mr Whiting Mr Williams Tellers Mr John Mr Pescott	

And so it was resolved in the affirmative.

Mr. Andrianopoulos

Mr Spyker

Question—That this Bill be now read a second time—put.

The House divided.

Mrc Gleecon

AYES, 45

Mr Pone

Mr Andrianopoulos	Mrs Gleeson	MIT POPE	MI Spykei
Mr Cain	Mr Harrowfield	Mrs Ray	Mr Stirling
Miss Callister	Mrs Hill	Mr Remington	Mrs Toner
Mr Cathie	Mr Hill	Mr Roper	Mr Trezise
Dr Coghill	Mrs Hirsh	Mr Rowe	Dr Vaughan
Mr Crabb	Mr. Hockley	Mr Seitz	Mr Walsh
Mr Culpin	Mr Jolly	Mrs Setches	Mrs Wilson
Mr Cunningham	Mr Kennedy	Mr Sheehan	
Mr Ernst	Mr Kirkwood	Mr Shell	
Mr Fogarty	Mr McCutcheon	Mr Sidiropoulos	Tellers
Mr Fordham	Mr Mathews	Mr Simmonds	Mr McDonald
Mr Gavin	Mr Norris	Mr Simpson	Mr Micallef
	N	loes, 40	
Mr Austin	Mr Hayward	Mr Maclellan	Mr Wallace
Mr Brown	Mr Heffernan	Mr Perrin	Mr Weideman
Mr Coleman	Mr Jasper	Mr Pescott	Mr Whiting
Mr Cooper	Mr John	Mr Plowman	Mr Williams
Mr Crozier	Mr Kennett	Mr Ramsay	
Mr Delzoppo	Mr Lea	Mr Richardson	
Mr Dickinson	Mr Leigh	Mr Ross-Edwards	
Mr Evans	Mr Lieberman	Mrs Sibree	
(Ballarat North)	Mr McGrath	Mr Smith	
Mr Evans	(Lowan)	(Polwarth)	Tellers
(Gippsland East)	Mr McGrath	Mr Steggall	Mr Smith
Mr Gude	(Warrnambool)	Mr Stockdale	(Glen Waverley)
Mr Hann	Mr McNamara	Mr Tanner	Dr Wells
IVII IIGIIII	IVII IVIOI VAIIIMIA		

And so it was resolved in the affirmative.

Bill read a second time and committed; considered in Committee.

And having continued to sit till after Twelve of the clock-

THURSDAY, 18 JULY 1985

Committee reported progress; to sit again tomorrow.

- 9 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to limit liability in respect of the transmission of acquired immune deficiency syndrome through the transfusion of blood, to amend the 'Health Act 1958' and for other purposes."
- 10 HEALTH (BLOOD DONATIONS) BILL—On the motion of Mr Roper, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 11 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (Mr Fordham)—put and agreed to.
- 12 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at forty-three minutes past Twelve o'clock in the morning, adjourned until later this day.

J. H. CAMPBELL Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

No. 22—Thursday, 18 July 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124.)
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Liquor Control Act—Seeking that the House not proceed with the currently proposed amendments to the Liquor Control Act, bearing 23 signatures (by Mr Crozier).
 - Country Fire Authority Proposed Amalgamation—Seeking that the Government takes all possible action to ensure that no enforced amalgamation of the Country Fire Authority with any other body takes place, bearing 115 signatures (by Mr Crozier).
 - Funding of Independent Schools—Seeking that the Government ensures that an adequate level of funding of independent schools be maintained on the basis of a payment per student, bearing 163 signatures (by Mr Crozier).
 - Penalties for Violent Crimes—Seeking that the Government takes steps to ensure that for all criminal offences involving violence—(a) a minimum penalty is prescribed; (b) no parole is granted to those jailed, who have the slightest inclination to commit a crime again; and (c) detention centres are created for those with psychiatric disorders which cause them to be violent, bearing 899 signatures (by Mr Crozier).
 - Footscray Ambulance Station—Seeking that the Footscray Ambulance Station not be closed, bearing 4,981 signatures (by Mr Fogarty).

Severally ordered to lie on the Table.

- 4 SITTING OF THE HOUSE—Motion made and question—That the House, at its rising, adjourn until tomorrow at half-past nine o'clock (Mr Fordham)—put and agreed to.
- 5 B.L.F. (DE-RECOGNITION) BILL—Mr Crabb obtained leave, with Mr Walsh, to bring in a Bill "to make provision with respect to The Australian Building Construction Employees' and Builders Labourers' Federation and the members thereof and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 6 STATE INSURANCE OFFICE—CENSURE OF THE TREASURER—Motion made and question proposed—That this House censures and rebukes the Treasurer because of the incompetence he has displayed and for his deceptive and evasive statements and conduct in his Ministerial responsibilities regarding the State Insurance Office (Mr Stockdale)—and, after debate—

General Business interrupted at 2.00 p.m. pursuant to Sessional Orders.

7 ACCIDENT COMPENSATION BILL—Further considered in Committee.

And having continued to sit till after Twelve of the clock—

FRIDAY, 19 JULY 1985

Committee reported progress; to sit again tomorrow.

- 8 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Occupational Health and Safety Bill without amendment.
- 9 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.

10 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at forty-seven minutes past Twelve o'clock in the morning, adjourned until later this day.

J. H. CAMPBELL Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 23—Friday, 19 July 1985

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Geelong East Technical School Teacher Appointments—Seeking that the required number of Maths/Science teachers be appointed to the Geelong East Technical School, bearing 643 signatures (by Mr Ernst).

Pasteurization Exemption—Seeking that the Government take all possible steps to exempt Hillsdale's milk, cream and butter from the pasteurization provisions of the Dairy Industry Act 1984, bearing 592 signatures (by Mr McGrath, Warrnambool).

Severally ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the direction of an Act of Parliament, were laid upon the Table by the Clerk:

Statutory Rule under the following Act:

Health Act 1958—No. 236 (together with the following documents required by S. 32 of the Interpretation of Legislation Act 1984 to accompany the Statutory Rule:

State Electricity Commission Wiring Regulations 1981.

Insurance Council of Australia—Specification for Construction and Installation of Fire Windows.

Australian Standards for Portable Fire Extinguishers:

AS 1847—1976, Am 4 1984	Carbon Dioxide Type
AS 1848—1983, Am 1 1984	Halogenated Hydrocarbon Type
AS 1846—1984, Am 1 1984	Dry Chemical Type
AS 1844—1983	Foam (Gas Container) Type
AS 1845—1983	Foam (Stored Pressure) Type
AS 1842—1983	Water (Stored Pressure) Type
AS 1841—1983	Water (Gas Container) Type
AS 1668, Part 1—1979, Am 1 1979	SAA Mechanical Ventilation and Airconditioning Code Part 1—Fire Precautions in Buildings with Air- Handling Systems
AS 1940—1982, Am 1 1983	SAA Flammable and Combustible Liquids Code
AS 2118—1982, Am 1 1983	SAA Code for Automatic Fire Sprinkler Systems)

5 CONSTITUTIONAL CONVENTION—ALTERNATE MEMBER—Motion made, by leave, and question—That the Joint Resolution of the Legislative Council and the Legislative Assembly concerning the Constitutional Convention adopted on 3 May 1972, and subsequently amended, be further amended as follows:

In paragraph 4, omit "L. J. Hill, Esquire"—

and, as a consequence thereof, this House invites the Legislative Council to choose a Member of the Legislative Council to become eligible for appointment as an alternate Member—(Mr Fordham)—put and agreed to.

Ordered—That a Message be sent to the Legislative Council acquainting them of the resolution and seeking their concurrence therein.

6 BLF (DE-RECOGNITION) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Crabb).

Motion made and question—That the debate be now adjourned (Mr Kennett)—put and agreed to.

Motion made and question proposed—That the debate be adjourned until later this day (Mr Crabb)—and, after debate—

Interruption—Mr Speaker announced that the time had arrived for calling on Order of the Day, Government Business, No. 6.

7 ACCIDENT COMPENSATION BILL—Further considered in Committee and reported with amendments.

Motion made and question—That the amendments made by the Committee be agreed to (Mr Jolly)—put.

The House divided.

AYES, 44

Mr Andrianopoulos Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham Mr Gavin Mrs Gleeson	Mr Harrowfield Mrs Hill Mr Hill Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr Mathews Mr Micallef Mr Norris Mr Pope	Mrs Ray Mr Remington Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson Mr Spyker Mr Strling	Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers: Mrs Hirsh Mr McDonald
	1	Noes, 38	
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans	Mr Hann Mr Hayward Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh Mr Lieberman	Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Mrs Sibree	Mr Stockdale Mr Tanner Mr Wallace Dr Wells Mr Williams
(Ballarat North) Mr Evans (Gippsland East) Mr Gude	Mr McGrath (Lowan) Mr McNamara Mr Maclellan	Mr Smith (Glen Waverley) Mr Smith (Polwarth)	Tellers: Mr McGrath (Warrnambook Mr Weideman

And so it was resolved in the affirmative.

Motion made and question—That this Bill be now read a third time (Mr Jolly)—put.

The House divided.

AYES, 44

Mr Andrianopoulos	Mrs Hill	Mr Pope	Mrs Toner		
Mr Cain	Mr Hill	Mrs Ray	Mr Trezise		
Miss Callister	Mrs Hirsh	Mr Remington	Dr Vaughan		
Mr Cathie	Mr Hockley	Mr Rowe	Mr Walsh		
Dr Coghill	Mr Jolly	Mr Seitz	Mr Wilkes		
Mr Crabb	Mr Kennedy	Mrs Setches	Mrs Wilson		
Mr Cunningham	Mr Kirkwood	Mr Shell			
Mr Ernst	Mr McCutcheon	Mr Sidiropoulos			
Mr Fogarty	Mr McDonald	Mr Simmonds	•		
Mr Fordham	Mr Mathews	Mr Simpson	Tellers:		
Mr Gavin	Mr Micallef	Mr Spyker	Mrs Gleeson		
Mr Harrowfield	Mr Norris	Mr Stirling	Mr Sheehan		
None 20					
Noes, 38					
Mr Austin	Mr Hann	Mr Maclellan	Mr Tanner		
Mr Brown	Mr Hayward	Mr Perrin	Mr Wallace		
Mr Coleman	Mr Jasper	Mr Pescott	Mr Weideman		
Mr Cooper	Mr Kennett	Mr Plowman	Dr Wells		
Mr Crozier	Mr Lea	Mr Ramsay	Mr Williams		
Mr Delzoppo	Mr Leigh	Mr Reynolds			
Mr Dickinson	Mr Lieberman	Mr Richardson			
Mr Evans	Mr McGrath	Mr Ross-Edwards			
(Ballarat North)	(Lowan)	Mrs Sibree	Tellers:		
Mr Evans	Mr McGrath	Mr Smith	Mr John		
(Gippsland East)	(Warrnambool)	(Polwarth)	Mr Smith		
Mr Gude	Mr McNamara	Mr Stockdale	(Glen Waverley)		

And so it was resolved in the affirmative—Bill read the third time.

Mr Speaker announced that he had received a report from the Clerk notifying that he had made the following corrections in the Bill:

- 1. Clause 4, page 3, line 2, after "out" insert "of".
- 2. Clause 6, line 29, omit "sub-section" and insert "section".
- 3. Clause 6, line 32, omit "sub-section" and insert "section".
- 4. Clause 8, line 23, omit "sub-section" and insert "section".
- 5. Clause 8, line 26, omit "sub-section" and insert "section".
- 6. Clause 33, page 28, line 1, after "of" insert "the".
- 7. Clause 85, page 57, line 36, omit "had" and insert "has".
- 8. Clause 127, line 14, omit "in" and insert "on".
- 9. Clause 181, page 121, line 9, omit "direct" and insert "directly".
- 10. Clause 196, page 133, line 1, omit "or" and insert "of".
- 11. Clause 200, line 37, omit "much" and insert "such".
- 12. Clause 244, page 159, line 5, omit "court" (where second occurring) and insert "course".
- 13. Clause 275, omit "42" (where second occurring) and insert "42A".
- 14. Schedule Three, in the heading omit "Three" and insert "Two".

Motion made and question—That the Bill be transmitted to the Legislative Council and their concurrence desired therein (Mr Jolly)—put.

The House divided.

	Ay	es, 44		
Mr Andrianopoulos	Mr Harrowfield	Mr Norris	Mr Stirling	
Mr Cain	Mrs Hill	Mr Pope	Mrs Toner	
Miss Callister	Mr Hill	Mrs Ray	Mr Trezise	
Mr Cathie	Mrs Hirsh	Mr Remington	Dr Vaughan	
Dr Coghill	Mr Hockley	Mr Rowe	Mr Walsh	
Mr Crabb	Mr Jolly	Mr Seitz	Mr Wilkes	
Mr Cunningham	Mr Kennedy	Mrs Setches		
Mr Ernst	Mr Kirkwood	Mr Sheehan		
Mr Fogarty	Mr McCutcheon	Mr Sidiropoulos		
Mr Fordham	Mr McDonald	Mr Simmonds	Tellers:	
Mr Gavin	Mr Mathews	Mr Simpson	Mr Shell	
Mrs Gleeson	Mr Micallef	Mr Spyker	Mrs Wilson	
Noes, 38				
Mr Austin	Mr Hayward	Mr Pescott	Mr Weideman	
Mr Brown	Mr Jasper	Mr Plowman	Dr Wells	
Mr Coleman	Mr John	Mr Ramsay	Mr Williams	
Mr Cooper	Mr Kennett	Mr Reynolds		
Mr Crozier	Mr Lea	Mr Richardson		
Mr Delzoppo	Mr Leigh	Mr Ross-Edwards		
Mr Dickinson	Mr Lieberman	Mrs Sibree		
Mr Evans	Mr McGrath	Mr Smith		
(Ballarat North)	(Lowan)	(Glen Waverley)		
Mr Evans	Mr McGrath	Mr Smith		
(Gippsland East)	(Warrnambool)	(Polwarth)	Tellers:	
Mr Gude	Mr McNamara	Mr Stockdale	Mr Perrin	
Mr Hann	Mr Maclellan	Mr Tanner	Mr Wallace	

And so it was resolved in the affirmative.

8 BLF (DE-RECOGNITION) BILL—Interrupted debate continued on question—That the debate on the second reading be adjourned until later this day.

Amendment proposed—That the words "later this day" be omitted with the view of inserting in place thereof the expression "Tuesday, 23 July instant" (Mr Ramsay)—and, after debate—

AYES, 45

Motion made and question—That the question be now put (Mr Fordham)—put. The House divided.

		,		
Mr Andrianopoulos	Mrs Gleeson	Mr Norris	Mr Spyker	
Mr Cain	Mrs Hill	Mrs Ray	Mr Stirling	
Miss Callister	Mr Hill	Mr Remington	Mrs Toner	
Mr Cathie	Mrs Hirsh	Mr Roper	Mr Trezise	
Dr Coghill	Mr Hockley	Mr Rowe	Dr Vaughan	
Mr Crabb	Mr Jolly	Mr Seitz	Mr Walsh	
Mr Culpin	Mr Kennedy	Mrs Setches	Mrs Wilson	
Mr Cunningham	Mr Kirkwood	Mr Sheehan		
Mr Ernst	Mr McCutcheon	Mr Shell		
Mr Fogarty	Mr McDonald	Mr Sidiropoulos	Tellers:	
Mr Fordham	Mr Mathews	Mr Simmonds	Mr Harrowfield	
Mr Gavin	Mr Micallef	Mr Simpson	Mr Pope	
Noes, 36				
Mr Austin	Mr Hann	Mr Pescott	Mr Wallace	
Mr Brown	Mr Hayward	Mr Plowman	Mr Weideman	
Mr Coleman	Mr Heffernan	Mr Ramsay	Mr Williams	
Mr Cooper	Mr John	Mr Reynolds	1.10	
Mr Crozier	Mr Kennett	Mr Richardson		
Mr Delzoppo	Mr Leigh	Mr Ross-Edwards		
Mr Dickinson	Mr Lieberman	Mr Smith		
Mr Evans	Mr McGrath	(Glen Waverley)		
(Ballarat North)	(Lowan)	Mr Smith		
Mr Evans	Mr McNamara	(Polwarth)	Tellers:	
(Gippsland East)	Mr Maclellan	Mr Stockdale	Mr Lea	
Mr Gude	Mr Perrin	Mr Tanner	Dr Wells	
And so it was resolv	ved in the affirmativ	ve.		

Question—That the words proposed to be omitted stand part of the question—accordingly put.

The House divided.

	1	Ayes, 45	
Mr Andrianopoulos Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Cunningham	Mrs Gleeson Mr Harrowfield Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy	Mr Micallef Mr Pope Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mr Sheehan	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mrs Wilson
Mr Ernst Mr Fogarty Mr Fordham Mr Gavin	Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews	Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson	Tellers: Mr Norris Mrs Setches
Mr Austin Mr Brown Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans	Mr Hann Mr Hayward Mr John Mr Kennett Mr Lea Mr Leigh Mr Lieberman	NOES, 36 Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards	Mr Stockdale Mr Tanner Mr Wallace Mr Weideman Mr Wells Mr Williams
(Ballarat North) Mr Evans (Gippsland East) Mr Gude	Mr McGrath (Lowan) Mr McNamara Mr Maclellan	Mr Smith (Glen Waverley) Mr Smith (Polwarth)	Tellers: Mr Coleman Mr Heffernan

And so it was resolved in the affirmative.

Ordered—That the debate be adjourned until later this day.

9 BLF (DE-RECOGNITION) BILL—Order read for resuming debate on question—That this Bill be now read a second time.

Declaration of Bill as Urgent—Limitation of debate—Mr Fordham declared that this Bill was an urgent Bill and moved—That the Bill be considered an urgent Bill.

Mr Speaker having ascertained that twenty Members approved of the proposed motion being put—

Question—That the Bill be considered an urgent Bill—put and agreed to.

Motion made and question—That the time allotted for the remaining stages of the Bill be until 6.30 p.m. this day (*Mr Fordham*)—put, after debate, and agreed to.

Debate resumed on question—That this Bill be now read a second time; Bill read a second time and committed; considered in Committee and reported without amendment; read the third time.

Mr Speaker announced that he had received a report from the Clerk notifying that he had made the following correction in the Bill:

Clause 2, line 15, omit "the" (where third occurring).

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

- 10 SITTING OF THE HOUSE—Motion made and question—That the House, at its rising, adjourn until a day and hour to be fixed by Mr. Speaker which time of meeting shall be notified to each member of the House by telegram or letter (Mr Fordham)—put and agreed to.
- 11 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be posponed (*Mr Fordham*)—put and agreed to.

:;

12 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at nine minutes past Seven o'clock, adjourned until a day and hour to be fixed by Mr Speaker and notified to each Member of the House by telegram or letter, as determined by resolution of the House at this sitting.

J. H. CAMPBELL Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 24, 25 and 26

No. 24—Tuesday, 17 September 1985

- 1 The House met pursuant to the terms of the resolution of 19 July last, Mr Speaker having fixed this day at half-past One o'clock as the time of meeting—Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Motor Car Traders Act 1973—Seeking that the House legislate to amend section 40 (3) (b) of the Motor Car Traders Act 1973 to delete the requirement to display the name and address of the last owner, bearing 14 signatures (by Mr Austin).
 - Duck Shooting—Seeking that support be given to banning duck shooting in the State of Victoria, bearing 161 signatures (by Mr Richardson).
 - Jells and Wellington Roads Intersection—Seeking that the Road Traffic Authority alter the markings on the roadway at the "T" intersection of Jells and Wellington Roads Mulgrave to allow traffic to make a legal right hand turn from Jells Road into Wellington Road from both the right and left hand carriageways, bearing 61 signatures (by Mr Smith, Glen Waverley).
 - Returnable Drink Containers—Seeking that the House legislate to make all drink containers returnable, in a similar manner to the successful South Australian Beverage Containers Act, that all returnable containers bear a handling fee, and that all unnecessary wasteful and dangerous forms of packaging be made illegal, bearing 2138 signatures (by Mr Pope).
 - State Electricity Commission (Clearance of Lines) Act 1983—Seeking that the State Electricity Commission (Clearance of Lines) Act 1983 be repealed forthwith, bearing 308 signatures (by Mr Cooper).

Severally ordered to lie on the Table.

- 4 ADMINISTRATIVE ARRANGEMENTS ORDERS—Motion made, by leave, and question—That there be presented to this House a copy of Administrative Arrangements Orders Nos. 30, 31 and 32 of 1985 (Mr Cain)—put and agreed to.
- 5 PAPERS—Mr Cain presented:
 - Administrative Arrangements Orders Nos. 30, 31, and 32 of 1985—Return to the foregoing Order.

Severally ordered to lie on the Table.

6 PAPERS—Mr Cain presented by Command of His Excellency the Governor—Supreme Court Judges—Report for the year 1984.

Ordered to lie on the Table.

The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Education Act 1958—Resumption of land at Brunswick, Footscray and Grovedale—Certificates of the Minister for Education (three papers).

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Fairfield Hospital—Report for the year 1984-85.

Hospitals Superannuation Fund—Report of the Actuary at the expiration of the three years ended 30 June 1984.

Industrial Relations Commission—Report of the President for the year ended 31 October 1984.

LaTrobe University—Report of the Council for the year 1984; together with Statutes approved by the Governor in Council during the year 1984.

Marketing of Primary Products Act 1958—Proclamation declaring that eggs shall become the property of the Victorian Egg Marketing Board for a further period of two years on, from and after 16 August 1985.

Members of Parliament (Register of Interests) Act 1978—Summary of Returns—June and July 1985 (two papers)—Severally ordered to be printed.

Parliamentary Officers Act 1975—

Statement of Appointments and Alterations of Classifications in the Department of the Parliament Library.

Statement of Persons Temporarily Employed in the Department of the Parliament Library.

Physiotherapists Registration Board—Report for the year 1984.

Police Regulation Act 1958—Determination Nos. 429 to 435 of the Police Service Board (seven papers).

Psychological Practices Act 1965—Report and statement of accounts of the Victorian Psychological Council for the year 1984.

Queen Victoria Medical Centre (Guarantees) Act 1982—Notices of two guarantees executed in favour of various banks for financial accommodation made to South Eastern Medical Complex Limited.

Registration of Births Deaths and Marriages Act 1959—General Abstract of the number of births, still-births, deaths and marriages in Victoria for the year 1984.

River Murray Commission—Report for the year 1983-84.

Statutory Rules under the following Acts:

County Court Act 1958—No. 299.

County Court Act 1958 and Judgment Debt Recovery Act 1984—No. 298.

Drugs, Poisons and Controlled Substances Act 1981—No. 268.

Firearms Act 1958-No. 294.

Food Act 1984—No. 254 together with documents required by s. 32 of the Interpretation of Legislation Act 1984 to accompany the Statutory Rule:

The Pharmaceutical Codex, incorporating the British Pharmaceutical Codex, Eleventh Edition.

Food Chemicals Codex, Third Edition (National Academy of Press, Washington, D.C., USA., 1981).

British Pharmacopoeia 1980, Volumes I and II (Department of Health and Social Security, UK 1980) and Amendments.

FAO Food and Nutrition Paper No. 7, 'Specifications for Identity and Purity—Food Colours, Enzyme Preparations and other Food Additives' (Food and Agriculture Organisation of the United Nations/WHO, Rome, 1978).

FAO Nutrition Meetings Report Series No. 45A, 'Specifications for Identity and Purity of Some Antibiotics' (Food and Agriculture Organisation of the United Nations, WHO, 1969).

FAO Nutrition Meetings Report Series No. 46B, 'Specifications for the Identity and Purity of Some Food Colours, Emulsifiers, Stabilisers,

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Anti-Caking Agents and Certain Other Substances' (Food and Agriculture Organisation of the United Nations, WHO, 1970).

FAO Nutrition Meetings Report Series No. 57, 'Specifications for Identity and Purity of Some Food Additives—including Antioxidants, Food Colours, Thickeners and Others'. (Food and Agriculture Organisation of the United Nations, WHO, 1977).

WHO Food Additives Series No. 7, 'Specifications for the Identity and Purity of Some Food Colours, Flavour Enhancers, Thickening Agents, and Certain Other Food Additives' (WHO, Geneva, 1976).

FAO Food and Nutrition Paper No. 12, 'Specifications for Identity and Purity—Food Colours, Flavouring Agents and Other Food Additives' (Food and Agriculture Organisation of the United Nations, Rome, 1979).

FAO Food and Nutrition Paper No. 19, 'Specifications for Identity and Purity—Carrier Solvents, Emulsifiers and Stabilisers, Enzyme Preparations, Flavouring Agents, Food Colours, Sweetening Agents and Other Food Additives' (Food and Agriculture Organisation of the United Nations, Rome, 1981).

FAO Food and Nutrition Paper No. 25, 'Specifications for Identity and Purity—Buffering Agents, Salts, Emulsifiers, Thickening Agents, Stabilisers, Flavouring Agents, Food Colours, Sweetening Agents and Miscellaneous Food Additives' (Food and Agriculture Organisation of the United Nations, Rome, 1982).

FAO Food and Nutrition Paper No. 4, 'Specifications for Identity and Purity—Thickening Agents, Anticaking Agents, Antimicrobials, Antioxidants, Emulsifiers' (Food and Agriculture Organisation of the United Nations, Rome, 1978) extracts relating to:

Calcium Sorbate (pages 121-2)

Proply. p-Hydroxybenzoate (pages 156-7)

Dodecyl Gallate (pages 201–2)

Ferrocyanides of Calcium, Potassium and Sodium (pages 77-8)

Octyl Gallate (pages 220-1)

Ammonium Salts of Phosphatidic Acid (pages 245–9)

Polyglycerol Esters of Interesterified Ricinoleic Acid (pages 272-3) Sucrose Esters of Fatty Acids (pages 303-4)

FAO Nutrition Meetings Report Series No. 38B, 'Specifications for Identity and Purity and Toxicological Evaluation of Food Colours' (FAO/WHO Expert Committee on Food Additives 1968), extracts

Brilliant Blue FCF (pages 27–30) Tartrazine (pages 88–92)

relating to:

FAO 'Specifications for Identity and Purity of Food Additives Volume II Food Colours' (Food and Agriculture Organisation of the United Nations, WHO, Rome 1963) extracts relating to:

Carbon Blacks (pages 17-8) Anthocyanins (pages 38-40)

Xanthophylls (pages 55–6)

International Oenological Codex—Specifications for Winemaking Materials, Australian Edition (Office International De La Vigne Et Du Vin 1982).

Food Chemicals Codex (First Edition) extracts relating to tests for:

Calcium Cyclamate (pages 111-2)

Calcium Phosphate, Dibasic (pages 131-3) Cyclohexyl Sulfamic Acid (pages 214-5)

Sodium Cyclamate (pages 615-6)

The Liquid Egg (Pasteurization) Regulations 1963 made pursuant to the United Kingdom Food and Drugs Act 1955 (Statutory Instruments 1963: No. 1503, 28 August 1963).

Official Methods of Analysis of the Association of Official Agricultural Chemists, Tenth Edition 1965 (Association of Official Agricultural Chemists, Washington DC, USA), extracts relating to:

Cacao Products (pages 181-2 and 184)

Starch (pages 188 and 351-2)

Rapid Method (page 309)

Sugar and Sugar Products (page 485)

Pycnometer Test (page 487)

Refractor Test (page 487)

Isolation of Extraneous Material-

Apparatus (pages 702-5)

Reagents (pages 705-6)

Special Technics (pages 706–7)

Vegetable and Vegetable Products—

Tomato Products (Not Dehydrated)—Molds, Yeasts (pages 724-5)

AS 1142, Parts 1 and 2, 1975, Methods for the Microbiological Examination of Eggs and Egg Products.

AS 1151, 1974, Methods for the Determination of the Freezing Point of Milk.

AS 2300 Methods of Chemical and Physical Testing for the Dairying Industry.

Part 1—General Methods and Principles.

AS 2300.1.4.1 Glassware.

Part 2—Liquid Milks.

AS 2300.2.1 Method for Determining the Efficiency of Homogenization of Milk.

AS 2300.2.3 Determination of the Iodide Content of Milk—Selective Ion Electrode Method.

Part 6-Cheese.

AS 2300.6.6 Determination of Lactose in Cheese—Reference Method.

AS 2300.6.7 Determination of Total Carbohydrate (as Lactose) in Cheese—Routine Method.

AS 2300.6.8 Determination of Nitrate and Nitrite in Cheese by Cadmium Reduction and Photometry.

Part 8—Anhydrous Milk Fat.

AS 2300.8.1 Scope and General Requirements.

AS 2300.8.2 Determination of Moisture—Karl Fischer Method.

AS 2300.8.3 Determination of Non Fat Residues and Estimation of Fat.

AS 2300.8.4 Determination of Free Fatty Acid.

AS 2300.8.5 Determination of the Refractive Index.

AS 2300.8.6 Determination of Peroxide Value.

Part 11—Cultured Milk Products.

AS 2300.11.1 Analysis of Yogurt.

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AS 1766—Methods for the Microbiological Examination of Food.
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Part 1, 1975 General Procedures and Techniques.

Part 2, 1976 Examination for Specific Organisms.

Addendum No. 1 (June 1976)

1.6 Bacillus Cereus

1.7 Clostridium botulinum and clostridium botulinum toxin

Addendum No. 2 (Nov. 1977)

1.8 Clostridium perfringens

1.9 Vibrio parahaemolyticus

AS 1766.2.2 Colony Count of Yeasts and Moulds.

AS 1766.2.5 Salmonellae.

AS 1766.2.11 Lipolytic Organisms.

AS 1766.2.12 Escherichia Coli—Direct Plate Method.

Part 3, 1979 Examination of Specific Products.

AS 1766.3.1 Meat and Meat Products other than Poultry.

AS 1766.3.2 Poultry.

AS 1766.3.3 Dehydrated Foods.

AS 1766.3.4 Frozen Foods.

AS 1766.3.5 Molluscs, Crustaceans and Fish and Products thereof.

Part 4 Sampling of Foods.

AS 1766.4.0 Scope and General Requirements.

AS 1766.4.1 Meat and Meat Products other than Poultry.

Part 5 Preparation of Media, Diluents and Reagents.

AS 1095 Microbiological Methods for the Dairy Industry.

Part 1—AS 1095.1—1971: General Procedures and Techniques.

Part 2—Methods for the Examination of Specific Dairy Products.

AS 1095.2.1 Liquid Milks.

AS 1095.2.2 Cream.

AS 1095.2.3 Butter and Related Products.

AS 1095.2.4 Cheese.

AS 1095.2.5 Ice Cream and Frozen Milk Products.

AS 1095.2.6 Caseins, Caseinates and Coprecipitates.

AS 1095.2.7 U.H.T. Milk, Cream and other Liquid Products.

AS 1095.2.8 Dried Dairy Products.

AS 1095.2.9 Sweetened Condensed Milks.

AS 1095.2.10 Canned Dairy Products.

AS 1095.2.11 Cultured Dairy Products.

Part 3 Methods of Microbiological Examination of Dairy Products and for Dairy Purposes.

AS 1095.3.1 Coliforms.

AS 1095.3.2 Coagulase—positive Staphylococci.

AS 1095.3.3 Yeasts and Moulds.

AS 1095.3.4 Lipolytic Organisms in Butter.

AS 1095.3.5 Psychrotrophic Organisms.

AS 1095.3.6 Proteolytic Organisms.

AS 1095.3.7 Bacterial Spores.

AS 1095.3.8 Salmonellae.

AS 1095.3.9 Thermophilic Organisms.

AS 1095.3.10 Escherichia Coli—Direct Plate Method.

AS 1095.3A Addendum No. 1 (Sept. 1976) Appendix 3A—Preparation of Media and Diluents.

Part 4 Methods for the Examination of Water and Air.

Examination of Water—

AS 1095.4.1.1 Scope and General Requirements.

AS 1095.4.1.2 Colony Count by the Pour Plate Method.

AS 1095.4.1.3 Coliforms by Multiple Tube Dilution.

AS 1095.4.1.4 Escherichia Coli by Multiple Tube Dilution.

AS 1095.4.1.5 Coliforms by Membrane Filtration.

AS 1095.4.1.6 Escherichia Coli by Membrane Filtration.

AS 1095.4.1.7 Enterococci by Multiple Tube Dilution.

AS 1095.4.1.8 Enterococci by Membrane Filtration.

AS 1095.4.1.9 Salmonellae.

AS 1095.4.1.10 Pseudomonads by Multiple Tube Dilution.

AS 1095.4.1.11 Pseudomonas Aeruginosa by Multiple Tube Dilution.

AS 1095.4.1.12 Pseudomonads by Membrane Filtration.

AS 1095.4.1.13 Pseudomonas Aeruginosa by Membrane Filtration.

AS 1095.4.2 Microbiological Examination of Air for Dairy Purposes.

Part 5 AS 1095.2—1979 Assessment of the Microbial Condition of Retail Containers for Dairy Products.

Grain Elevators Act 1958—No. 252.

Health Act 1958-No. 267.

Hospitals Superannuation Act 1965—Nos. 281, 307.

Industrial Training Act 1975—No. 273.

Local Government Act 1958—No. 272.

Lotteries Gaming and Betting Act 1966—No. 297.

Marine Act 1958—Nos. 247, 250.

Melbourne and Metropolitan Board of Works Act 1958—No. 285.

Mental Health Act 1959-No. 265.

Metropolitan Fire Brigades Act 1958—No. 303.

Motor Car Act 1958-No. 286.

Nurses Act 1958-Nos. 256, 257.

Parliamentary Salaries and Superannuation Act 1968—Nos. 289, 293.

Port of Melbourne Authority Act 1958—No. 246.

Port of Portland Authority Act 1958-Nos. 248, 249.

Racing Act 1958—No. 295.

Rural Finance and Settlement Commission Act 1961—No. 253.

Supreme Court Act 1958—Nos. 290, 296.

Supreme Court Act 1958, Companies (Victoria) Code, Securities Industry (Victoria) Code and the National Companies and Securities Commission (State Provisions) Act 1981—No. 291.

Town and Country Planning Act 1961—No. 288.

Transport Act 1983—No. 292.

Zoological Parks and Gardens Act 1967—No. 301.

Town and Country Planning Act 1961:

Alexandra—Shire of Alexandra Planning Scheme, Amendment Nos. 21/1985, 23.

Ballaarat—City of Ballaarat Planning Scheme, Amendment Nos. 79, 83.

Bass—Shire of Bass Planning Scheme, Amendment No. 11.

Benalla—Shire of Benalla Planning Scheme 1953, Amendment No. 25.

Bulla—Shire of Bulla Planning Scheme 1959, Amendment Nos. 87, 99/1984. Colac—Shire of Colac (Colac Environs) Planning Scheme, Amendment No. 8.

Croydon—City of Croydon Planning Scheme 1961, Amendment No. 138.

Flinders—Shire of Flinders Planning Scheme 1962, Amendment Nos. 164A, 172/1984, 173/1984, 174A/1984, 174B, 176, 179/1984.

Frankston—City of Frankston Planning Scheme, Amendment No. 38.

Geelong Regional Planning Scheme, Amendment Nos. 110 Part 1A/1985, 134, 135.

Hastings—Shire of Hastings Planning Scheme, Amendment Nos. 25, 26.

Horsham—City of Horsham Planning Scheme, Amendment No. 100

Kyabram—Town of Kyabram Planning Scheme 1963, Amendment Nos. 31/1984, 32/1984.

Lake Tyers to Cape Howe Coastal Planning Scheme, Amendment Nos. 12,

Lillydale—Shire of Lillydale Planning Scheme 1958, Amendment No. 159/1983, 197, 200.

Melbourne Metropolitan Interim Development Order, Urban Conservation Areas (Northcote), Amendment No. 1.

Melbourne Metropolitan Planning Scheme, Amendment Nos. 233 Part 4; 236 Part 4; 268 Part A; 277 Part 2; 278 Part 1B, Part 3; 279 Part 1; 280 Part 2; 284 Part 1; 296; 328; 333; 335; 338; 339; 341; 342; 343; 347; 350; 352; Revocation Nos. 32, 33, 34.

Mildura—City of Mildura Planning Scheme, Amendment No. 69/1984.

Moe—City of Moe Planning Scheme 1966, Amendment Nos. 79/1984, 83.

Mornington—Shire of Mornington Planning Scheme 1959 (as amended), Amendment No. 175.

Morwell—Shire of Morwell Planning Scheme 1977, Amendment Nos. 22/ 1984, 28.

Pakenham—Shire of Pakenham Planning Scheme Part 1, Amendment Nos. 5, 43.

Sebastopol—Borough of Sebastopol Planning Scheme, Amendment Nos. 32, 33.

Seymour Planning Scheme, Amendment No. 89.

Sherbrooke—Shire of Sherbrooke Planning Scheme 1965, Amendment Nos. 148, 149.

South Gippsland—Shire of South Gippsland Planning Scheme, Amendment No. 59/1983.

Tambo (Lakes Entrance)—Shire of Tambo (Lakes Entrance) Planning Scheme, Amendment No. 57.

Traralgon—City of Traralgon Planning Scheme 1957, Amendment Nos. 52, 57.

Waratah Bay Planning Scheme, Amendment No. 17/1983.

Woorayl—Shire of Woorayl Planning Scheme, Amendment No. 79.

Third Party Insurance Premiums Committee—Report for the year 1983-84.

The following Proclamations fixing operative dates for sections of various Acts were laid upon the Table by the Clerk, pursuant to an Order of the House dated 3 April 1985:

Administrative Appeals Tribunal Act 1984—Sections 71 to 79—15 August 1985 (Government Gazette No. 84, 14 August 1985).

Extractive Industries (Amendment) Act 1984—Sections 1, 2, 3, 6, 9, 10, 13, 16, 17, 25, 26, 28 and 31—11 September 1985 (Government Gazette No. 95, 11 September 1985).

- 7 ACCIDENT COMPENSATION BILL—CLERK'S FURTHER CORRECTIONS—Mr Speaker announced that he had received a report from the Clerk notifying that he had made the following further corrections in this Bill:
 - 1. Clause 141, line 20, omit "section" and insert "sub-section".

- 2. Clause 253, omit "and" in between new paragraphs (a) and (b).
- 3. Clause 269, page 186, line 15, omit "1958" and insert "1985".
- 4. Schedule 3, in item relating to Stamps Act 1958, in proposed new section 99 (5), after "stamp duty" (where first occurring) insert "in".
- 8 MESSAGE FROM THE LEGISLATIVE COUNCIL—Acquainting the Assembly that they have concurred with the Assembly in further amending the Joint Resolution of the Legislative Council and the Legislative Assembly concerning the Constitutional Convention adopted on 3 May 1972 and subsequently amended, and have inserted the expression "the Honourable M. J. Arnold or" before the expression "the Honourable J. V. C. Guest" in paragraph 4.
- 9 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:

Accident Compensation Bill.

BLF (De-recognition) Bill.

10 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 23)—ASSENT TO BILLS—Informing the Assembly that he had, on 30 July last, given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

BLF (De-recognition) Bill.

Dangerous Goods Bill.

Occupational Health and Safety Bill.

Accident Compensation Bill.

11 HEALTH (BLOOD DONATIONS) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Roper).

Motion made and question—That the debate be now adjourned (Mr Weideman)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

12 NATIONAL TENNIS CENTRE BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Trezise).

Motion made and question—That the debate be now adjourned (Mr Reynolds)—put and agreed to.

Ordered, after debate—That the debate be adjourned until Tuesday, 1 October next.

13 TRANSPORT (VICTORIAN PORTS AUTHORITY) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Roper).

Motion made and question—That the debate be now adjourned (Mr Smith, Polwarth)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 1 October next.

14 URBAN LAND AUTHORITY (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Wilkes).

Motion made and question—That the debate be now adjourned (Mr Brown)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday next.

15 LOTTERIES GAMING AND BETTING (GAMING MACHINES) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported without amendment; read the third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

- 16 RACING (FIXED PERCENTAGE DISTRIBUTION) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 17 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 24, 25)—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:

Transport (Victorian Ports Authority) Bill.

National Tennis Centre Bill.

- 18 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Church of England Act 1854' and the Act No. 797 of the Parliament of Victoria and for other purposes."
- 19 ANGLICAN CHURCH OF AUSTRALIA BILL—On the motion of Mr Cain, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 20 NATIONAL PARKS (ALPINE NATIONAL PARK) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Business having been interrupted at 10.30 p.m.—

21 ADJOURNMENT—Question—That the House do now adjourn—proposed and, after debate, Mr Speaker left the Chair at twelve minutes past Eleven o'clock.

J. H. CAMPBELL Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

No. 25—Wednesday, 18 September 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 **QUESTIONS**—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Healesville Freeway—Seeking that all current tenants on land for the proposed Healesville Freeway and which is now to be sold by the Road Construction Authority, be offered first option to purchase their respective properties at the Valuer General's valuation, bearing 1040 signatures (by Mr Pescott).

- Bicyclists' Safety Helmets—Seeking that the Government legislate to make the wearing of approved safety helmets by bicyclists compulsory, bearing 1996 signatures (by Mrs Ray).
- Brothels—Seeking that the State Government take all possible steps to prohibit brothels in any municipality in Victoria and agrees to allow any request from a municipality to make brothels a prohibited use under town planning laws, bearing 460 signatures (by Mr McGrath, Warrnambool).

Severally ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Statutory Rules under the following Acts:

Accident Compensation Act 1985-No. 304.

Administrative Appeals Tribunal Act 1984—No. 305.

Hospitals and Charities Act 1958-No. 302.

Workers Compensation Act 1958-No. 306.

Town and Country Planning Act 1961:

Ballaarat—City of Ballaarat Planning Scheme, Amendment No. 70.

Flinders—Shire of Flinders Planning Scheme 1962, Amendment No. 159/1983.

Mornington—Shire of Mornington Planning Scheme 1959 (as amended), Amendment No. 170/1984.

Traralgon—City of Traralgon Planning Scheme 1957, Amendment No. 44 Part 1.

- 5 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend Part IV. of the 'Wrongs Act 1958' to make new provision for contribution between persons who are liable for the same damage and to amend the law relating to proceedings against persons liable for the same debt or damage and for other purposes".
- 6 WRONGS (CONTRIBUTION) BILL—On the motion of Mr Cain, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 7 AUSTRALIA ACTS (REQUEST) BILL—Mr Cain obtained leave, with Mr Fordham, to bring in a Bill "to enable the constitutional arrangements affecting the Commonwealth and the States to be brought into conformity with the status of the Commonwealth of Australia as a sovereign, independent and federal nation"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 REGISTRATION OF BIRTHS DEATHS AND MARRIAGES (AMENDMENT) BILL—Mr McCutcheon obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'Registration of Births Deaths and Marriages Act 1959' and to consequentially amend certain other Acts"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 HOUSING (COMMONWEALTH—STATE—NORTHERN TERRITORY AGREEMENT) BILL—Mr Wilkes obtained leave, with Mr Cathie, to bring in a Bill "to amend the 'Housing Act 1983' to ratify the execution for and on behalf of the State of Victoria of an agreement between the Commonwealth, the States and the Northern Territory of Australia relating to housing, to approve that agreement and for other purposes", and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 RESIDENTIAL TENANCIES BILL—Mr Wilkes obtained leave, with Mr Spyker, to bring in a Bill "to reform residential tenancy law, to repeal the 'Residential Tenancies Act 1980' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 11 ANGLICAN CHURCH OF AUSTRALIA BILL—Motion made and question proposed— That this Bill be now read a second time (Mr Fordham).
 - Motion made and question—That the debate be now adjourned (Mr Delzoppo)—put and agreed to.
 - Ordered—That the debate be adjourned until Wednesday next.

- 12 HEALTH (BLOOD DONATIONS) BILL—Order read for resuming debate on question— That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 13 LOCAL GOVERNMENT (RATING APPEALS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported without amendment: read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 14 WESTERNPORT (OIL REFINERY) (FURTHER AGREEMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 15 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to revoke the permanent reservation of certain land and for connected purposes".
- 16 FAIRFIELD LAND BILL—On the motion of Mr Cathie, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time, tomorrow.
- 17 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to transfer the right of appeal from decisions of the Soil Conservation Authority from the County Court to the Planning Appeals Board, to amend the 'Soil Conservation and Land Utilization Act 1958' and the 'Planning Appeals Board Act 1980' and for other purposes".
- 18 SOIL CONSERVATION AND LAND UTILIZATION (APPEALS) BILL—On the motion of Mr Cathie, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 19 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Associations Incorporation Act 1981' and for other purposes".
- 20 ASSOCIATIONS INCORPORATION (MISCELLANEOUS AMENDMENTS) BILL—On the motion of Mr Cain, the Bill transmitted by the foregoing Message was read a first time ordered to be printed and read a second time tomorrow.
- 21 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 5, be postponed until later this day.
- 22 ADDRESS-IN-REPLY TO THE GOVERNOR'S SPEECH—Order read for resuming debate on question—That the following Address, in reply to the speech of His Excellency the Governor to both Houses of Parliament, be agreed to by this House (for Address see p. 25 ante); debate resumed.
 - Business having been interrupted at 10.30 p.m.—
 - Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.
 - Debate resumed on question.
 - Motion made and question—That the debate be now adjourned (Mr Sheehan)—put and agreed to.
 - Ordered—That the debate be adjourned until tomorrow.

- 23 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 24 ADJOURNMENT—Motion made and question proposed—That the House do now adjourn (Mr Fordham)—and, after debate—

And the House having continued to sit till after Twelve of the clock—

THURSDAY, 19 SEPTEMBER 1985

Question—put and agreed to.

And then the House, at eighteen minutes past Twelve o'clock in the morning, adjourned until later this day.

J. H. CAMPBELL Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

No. 26—Thursday, 19 September 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Tourist Attractions Sign Posting—Seeking that action be taken to permit tourist attractions to install suitable signs on public highways to direct travellers to them, bearing 323 signatures (by Mr Delzoppo).

Teacher Staffing—Seeking that sufficient teachers are provided to meet—(a) the daily and specific requirements of post-primary schools in the western metropolitan region; and (b) the future staffing needs of all schools in the State, bearing 1485 signatures (by Mr Fogarty).

Severally ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the table by the Clerk:

Anti-Cancer Council—Report for the year 1984–85.

Statutory Rules under the following Acts:

Annual Reporting Act 1983—No. 310. County Court Act 1958—No. 300. Firearms Act 1958—No. 308. Motor Car Act 1958—No. 309.

5 APPOINTMENT OF OFFICERS—Mr Speaker informed the House that he had received a letter from John Harold Campbell, Clerk of the Parliaments and Clerk of the Legislative Assembly, indicating his wish to retire from the Parliamentary Service on 28 September instant. As a consequence, the Governor in Council had been pleased to appoint Raymond Keith Boyes to be Clerk of the Legislative Assembly, John Gregory Little to be Deputy-Clerk and Philip John Mithen to be Assistant-Clerk and Clerk of Committees. Furthermore, on the joint recommendation of the Honourable the President of the Legislative Council and himself, the Governor in Council had been pleased to appoint Robert Keegan Evans, Clerk of the Legislative Council, to be Clerk of the Parliaments.

- 6 RETIREMENT OF JOHN HAROLD CAMPBELL, ESQUIRE, J.P.—Motion made, by leave, and question—That this House places on record its appreciation of the valuable services rendered to the Parliament and to the State of Victoria by John Harold Campbell, Esquire, as Clerk of the Parliaments and Clerk of the Legislative Assembly, and in the many other important offices held by him during his forty-three years of public service, of which thirty-six years were spent as an officer of Parliament (Mr Cain)—put, after debate, and agreed to.
- 7 SUSPENSION OF SESSIONAL ORDERS—Motion made, by leave, and question— That the operation of Sessional Orders requiring Government Business to take precedence at 2 p.m. this day be suspended and that Government Business do take precedence over all other business at forty minutes past Two o'clock (Mr Fordham)—put and agreed to.
- OFFICE OF DIRECTOR-GENERAL—DEPARTMENT OF CONSERVATION, FORESTS AND LANDS—Motion made and question proposed—That this House deplores the action of the Minister for Conservation, Forests and Lands in removing Dr Ron Grose from his position within the Department of Conservation, Forests and Lands and calls upon the Government to reinstate him, and further, calls upon the Government to terminate the services of the Director-General of the Department and to require that any future appointee to that office must have at least five years residence in Australia and preferably have experience in the management of land and resources in highly fire-prone areas such as the State of Victoria and be suitably qualified (Mr Evans, Gippsland East)—and, after debate—
 - Amendment proposed—That all the words after "House" be omitted with the view of inserting in place thereof the words "appreciates that the action of the Minister for Conservation Forests and Lands in removing Dr Ron Grose from his position within the Department of Conservation, Forests and Lands was taken in furtherance of the efforts made by the Government in re-structuring the new Department of Conservation, Forests and Lands to improve land and resource management in Victoria and achieve the balanced administration of land and resources which protects and enhances the wide range of uses to which they can be put." (Mr Cathie)—and, after debate—
 - General Business interrupted at forty minutes past Two o'clock pursuant to Sessional Orders and the Order of the House this day.
- 9 AUSTRALIA ACTS (REQUEST) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Cain).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered, after debate—That the debate be adjourned until Tuesday, 1 October next.
- 10 **WRONGS (CONTRIBUTION) BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Fordham*).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered, after debate—That the debate be adjourned until Tuesday, 1 October next.
- 11 REGISTRATION OF BIRTHS DEATHS AND MARRIAGES (AMENDMENT) BILL—
 Motion made and question proposed—That this Bill be now read a second time (Mr McCutcheon).
 - Motion made and question—That the debate be now adjourned (*Mr Delzoppo*)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday, 10 October next.

12 HOUSING (COMMONWEALTH-STATE-NORTHERN TERRITORY AGREEMENT)
BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Wilkes).

Motion made and question—That the debate be now adjourned (Mr Brown)—put and agreed to.

Ordered—That the debate be adjourned until Thursday, 3 October next.

13 FAIRFIELD LAND BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Wilkes).

Motion made and question—That the debate be now adjourned (Mr Leigh)— put and agreed to.

Ordered—That the debate be adjourned until Thursday, 3 October next.

14 SOIL CONSERVATION AND LAND UTILIZATION (APPEALS) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Wilkes).

Motion made and question—That the debate be now adjourned (Mr Coleman)—put and agreed to.

Ordered—That the debate be adjourned until Thursday, 3 October next.

- 15 **POSTPONEMENT OF ORDER OF THE DAY—**Ordered—That the consideration of Order of the Day, Government Business, No. 7, be postponed until after Order of the Day, Government Business, No. 8.
- 16 ADDRESS-IN-REPLY TO THE GOVERNOR'S SPEECH—Order read for resuming debate on question—That the following Address, in reply to the speech of His Excellency the Governor to both Houses of Parliament, be agreed to by this House (for Address see p. 25 ante); debate resumed.

Motion made and question—That the debate be now adjourned (Mr Gavin)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

- 17 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (Mr Fordham)—put and agreed to.
- 18 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at twenty-five minutes past Six o'clock adjourned until Tuesday next.

J. H. CAMPBELL Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 27 and 28

No. 27—Tuesday, 24 September 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITION—The Acting Clerk announced that the following petition had been lodged for presentation:

Residential Tenancies Act—Seeking that the Residential Tenancies Act be repealed and replaced immediately by fair and equitable legislation written in simple English, bearing 452 signatures (by Mrs Hirsh).

Ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the direction of an Act of Parliament, were laid upon the Table by the Acting Clerk:

Police Regulation Act 1958—Determination Nos. 436, 437 and 438 of the Police Service Board.

The following Proclamation, fixing an operative date for a section of an Act, was laid upon the Table by the Acting Clerk, pursuant to an Order of the House dated 3 April 1985:

Land (Miscellaneous Matters) Act 1984—Section 5—18 September 1985 (Government Gazette No. 99, 18 September 1985).

5 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 26)—ASSENT TO BILL—Informing the Assembly that he had, that day, given the Royal Assent to the following Bill, presented to him by the Clerk-Assistant of the Legislative Council for and in the absence of the Clerk of the Parliaments:

Health (Blood Donations) Bill.

6 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 27 and 28)—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:

Registration of Births Deaths and Marriages (Amendment) Bill.

Housing (Commonwealth-State-Northern Territory Agreement) Bill.

7 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 29)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Appropriation (1985–86, No. 1) Bill and transmitting Estimates of Expenditure for recurrent services and for certain works and purposes for the year 1985–86.

Estimates ordered to lie on the Table.

8 APPROPRIATION (1985-86, No. 1) BILL—Mr Jolly, pursuant to Standing Order No. 169, obtained leave, with Mr Cain, to bring in a Bill "to appropriate certain sums out of the Consolidated Fund for recurrent services and for certain works and purposes for the financial year 1985-86 and to appropriate the supplies granted in this session

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of Parliament and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time forthwith.

Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).

Motion made and question—That the debate be now adjourned (Mr Stockdale)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 15 October next.

9 **RESIDENTIAL TENANCIES BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Wilkes*).

Motion made and question—That the debate be now adjourned (Mr Brown)—put and agreed to.

Motion made and question proposed—That the debate be adjourned until Tuesday, 15 October next (Mr Wilkes)—and, after debate—

Motion, by leave, withdrawn.

Motion made and question—That the debate be adjourned until Tuesday, 22 October next (Mr Wilkes)—put.

The House divided.

Ayes, 44			
Mr Andrianopoulos Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Cunningham Mr Ernst	Mrs Gleeson Mr Harrowfield Mrs Hill Mr Hill Mr Hockley Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald	Mrs Ray Mr Remington Mr Roper Mr Rowe Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds	Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson
Mr Fogarty Mr Fordham Mr Gavin	Mr Micallef Mr Norris Mr Pope	Mr Simpson Mr Spyker Mr Stirling	<i>Tellers</i> Mrs Hirsh Mr Seitz
Noes, 35			
Mr Austin Mr Brown Mr Coleman Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans	Mr Hann Mr Hayward Mr Heffernan Mr Jasper Mr John Mr Leigh Mr McGrath	Mr Pescott Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith	Mr Tanner Mr Wallace Mr Weideman Dr Wells Mr Williams
(Ballarat North) Mr Evans (Gippsland East) Mr Gude	(Lowan) Mr McNamara Mr Maclellan Mr Perrin	(Glen Waverley) Mr Smith (Polwarth) Mr Steggall	Tellers Mr Cooper Mr McGrath (Warrnambool)

And so it was resolved in the affirmative.

10 ASSOCIATIONS INCORPORATION (MISCELLANEOUS AMENDMENTS) BILL— Motion made and question proposed—That this Bill be now read a second time (Mr Fordham).

Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 15 October next.

11 ADDRESS-IN-REPLY TO THE GOVERNOR'S SPEECH—Order read for resuming debate on question—That the following Address, in reply to the Speech of His Excellency the Governor to both Houses of Parliament, be agreed to by this House (for Address see p. 25 ante); debate resumed.

Business having been interrupted at 10.30 p.m.—

Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.

Debate resumed on question.

And the House having continued to sit till after Twelve of the clock—

WEDNESDAY, 25 SEPTEMBER 1985

Motion made and question—That the debate be now adjourned (Mr Fordham)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

- 12 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Racing (Fixed Percentage Distribution) Bill without amendment.
- 13 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 14 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at five minutes past One o'clock in the morning, adjourned until later this day.

R. K. BOYES

C. T. EDMUNDS

Acting Clerk of the Legislative Assembly

Speaker

No. 28—Wednesday, 25 September 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Acting Clerk announced that the following petitions had been lodged for presentation:

Melton and Exford Land Rezoning—Seeking that the rezoning of certain land in Melton and Exford to Extractive Industry "A" be not permitted until—(a) stage 2 of the extractive industries strategy plan interdepartmental committee has been completed; (b) an environment effects statement has been placed on public exhibition; and (c) a public environment effects enquiry has been conducted into all aspects of the proposed rezonings, bearing 1330 signatures (by Mr Cunningham).

Brambles Site, Tullamarine—Seeking that operations at the Brambles Site at Western Avenue, Tullamarine cease immediately and that such operations be relocated, bearing 186 signatures (by Mr Seitz).

Residential Tenancies Act —Seeking that the Residential Tenancies Act be repealed and replaced immediately by fair and equitable legislation written in simple English, bearing 365 signatures (by Mrs Hirsh).

Severally ordered to lie on the Table.

4 PAPERS—Mr Speaker presented—

Finance 1984–85—Statement of Receipts and Payments of the Consolidated Fund and the Trust Fund for the year ended 30 June 1985, accompanied by the Report

of the Auditor-General and by the documents specified in the Forty-Seventh Section of the Audit Act.

Severally ordered to lie on the Table and to be printed.

The following Paper, pursuant to the direction of an Act of Parliament, was laid upon the Table by the Acting Clerk:

Law Reform Commission—Report on the Law of Homicide in Victoria—The Sentence for Murder.

- 5 ECONOMIC AND BUDGET REVIEW COMMITTEE—Motion made, by leave, and question—That Mr Gavin, Mrs Gleeson, Mr Harrowfield, Mr Hayward, Mr McNamara, Mr Rowe, Mr Sheehan and Mr Stockdale be appointed members of the Economic and Budget Review Committee from 2 October 1985 (Mr Fordham)—put and agreed to.
- 6 LEGAL AND CONSTITUTIONAL COMMITTEE—Motion made, by leave, and question—That Mr Evans (Ballarat North), Mr Hill, Mr Hockley, Mr Jasper, Mr Lea, Mr Lieberman and Mr Whiting be appointed members of the Legal and Constitutional Committee from 2 October 1985 (Mr Fordham)—put and agreed to.
- 7 NATURAL RESOURCES AND ENVIRONMENT COMMITTEE—Motion made, by leave, and question—That Mrs Hill, Mr McDonald, Mr McGrath (*Warrnambool*), Mr Tanner and Dr Wells be appointed members of the Natural Resources and Environment Committee from 2 October 1985 (*Mr Fordham*)—put and agreed to.
- 8 PUBLIC BODIES REVIEW COMMITTEE—Motion made, by leave, and question— That Mr Delzoppo, Mr Plowman, Mr Pope, Mr Remington, Mr Seitz, Mr Shell, Mr Steggall and Mrs Toner be appointed members of the Public Bodies Review Committee from 2 October 1985 (Mr Fordham)—put and agreed to.
- 9 SOCIAL DEVELOPMENT COMMITTEE—Motion made, by leave, and question— That Mr Ernst, Mrs Hirsh, Mr Micallef, Mrs Ray, Mr Richardson, Ms Sibree, Dr Vaughan, Mr Wallace and Mr Williams be appointed members of the Social Development Committee from 2 October 1985 (Mr Fordham)—put and agreed to.
- 10 SITTING OF THE HOUSE—Motion made and question—That the House, at its rising, adjourn until Tuesday, 1 October next (*Mr Fordham*)—put and agreed to.
- 11 APPOINTMENT OF SERJEANT-AT-ARMS—Mr Speaker informed the House that he had nominated Peter Norman Bramley to be Serjeant-At-Arms in the place of Philip John Mithen who had been promoted to Assistant-Clerk and Clerk of Committees.
 - The Governor-in-Council had been pleased to make the appointment, to be effective from 29 September 1985, in accordance with the said nomination.
- 12 BANK HOLIDAYS (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Ouestion-put.

The House divided.

	Ayes, 40		
Miss Callister	Mr Hill	Mrs Ray	Mrs Toner
Mr Cathie	Mrs Hirsh	Mr Remington	Dr Vaughan Mr Walsh
Dr Coghill Mr Crabb	Mr Hockley Mr Jolly	Mr Roper Mr Rowe	Mr Wilkes
Mr Crabb Mr Cunningham	Mr Kennedy	Mrs Setches	Mrs Wilson
Mr Ernst	Mr Kirkwood	Mr Shell	14113 44 113011
Mr Fogarty	Mr McCutcheon	Mr Sidiropoulos	
Mr Fordham	Mr McDonald	Mr Simmonds	m !!
Mr Gavin	Mr Mathews	Mr Simpson	Tellers
Mr Harrowfield	Mr Norris	Mr Spyker	Mrs Gleeson Mr Seitz
Mrs Hill	Mr Pope	Mr Stirling	WIT Settz

NOES, 29

Mr Brown	Mr Jasper	Mr Ramsay	Mr Tanner
Mr Coleman	Mr Kennett	Mr Reynolds	Mr Weideman
Mr Cooper	Mr Leigh	Mr Ross-Edwards	Mr Williams
Mr Crozier	Mr Lieberman	Ms Sibree	
Mr Delzoppo	Mr McGrath	Mr Smith	
Mr Gude	(Warrnambool)	(Glen Waverley)	
Mr Hann	Mr McNamara	Mr Smith	Tellers
Mr Hayward	Mr Pescott	(Polwarth)	Mr Lea
Mr Heffernan	Mr Plowman	Mr Stockdale	Mr Perrin

And so it was resolved in the affirmative.

Bill read a second time and, by leave, read the third time forthwith.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

- 13 METROPOLITAN FIRE BRIGADES SUPERANNUATION (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 14 ADDRESS-IN-REPLY TO THE GOVERNOR'S SPEECH—Order read for resuming debate on question—That the following Address, in reply to the Speech of His Excellency the Governor to both Houses of Parliament, be agreed to by this House (for Address see p. 25 ante); debate resumed.

Question—put, and Address agreed to.

- Ordered—That the said Address be presented to His Excellency the Governor by Mr Speaker and the Members of the House.
- 15 NATIONAL PARKS (ALPINE NATIONAL PARK) BILL—Order read for resuming debate on question—That this Bill be now read a second time: debate resumed.
 - Motion made and question—That the debate be now adjourned (Mr McNamara)—put and agreed to.
 - Ordered—That the debate be adjourned until tomorrow.
- 16 MECTIGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Lotteries Gaming and Betting (Gaming Machines) Bill with an amendment.
 - Ordered—That the said amendment be printed and taken into consideration tomorrow.
- 17 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 18 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at nineteen minutes past Six o'clock, adjourned until Tuesday next.

R. K. BOYES
Acting Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 29, 30 and 31

No. 29—Tuesday, 1 October 1985

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITION—The Clerk announced that the following petition had been lodged for presentation:
 - St Kilda Income Stretchers Resource Centre—Seeking that the St Kilda Income Stretchers Resource Centre receives adequate funding to provide continued assistance to low income families in St Kilda, bearing 43 signatures (by Mr Sidiropoulos).

Ordered to lie on the Table.

- 4 ADMINISTRATIVE ARRANGEMENTS ORDERS—Motion made, by leave, and question—That there be presented to this House a copy of Administrative Arrangements Orders Nos. 33 and 34 of 1985 (Mr Cain)—put and agreed to.
- 5 PAPERS—Mr Cain presented:

Administrative Arrangements Orders Nos. 33 and 34 of 1985—Return to the foregoing Order.

Severally ordered to lie on the Table.

6 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Law Reform Commission—Report on Unsworn Statements in Criminal Trials.

Police and Emergency Services—Report of the Ministry for the year 1984-85.

Premier and Cabinet—Report of the Department for the year 1984–85.

Public Service Board—Report for the year 1984–85—Ordered to be printed.

Public Works Department—Report for the year 1984-85.

Queen Victoria Medical Centre (Guarantees) Act 1982—Notice of a guarantee executed in favour of Westpac Banking Corporation for financial accommodation made to South Eastern Medical Complex Ltd.

Statutory Rule under the following Act:

Annual Reporting Act 1983—No. 311.

Victorian Arts—Report of the Council and the Ministry for the year 1984-85.

7 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 30)—ASSENT TO BILL—Informing the Assembly that he had, that day, given the Royal Assent to the following Bill, presented to him by the Clerk-Assistant of the Legislative Council for and in the absence of the Clerk of the Parliaments:

Racing (Fixed Percentage Distribution) Bill.

8 INDUSTRIAL RELATIONS (COMPLEMENTARY INDUSTRIAL RELATIONS SYSTEM)
BILL—Mr Crabb obtained leave, with Mr Walsh, to bring in a Bill "to amend the

'Industrial Relations Act 1979', and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

9 LOTTERIES GAMING AND BETTING (GAMING MACHINES) BILL—Order read for the consideration of the amendment made by the Legislative Council.

And the said amendment was read a second time and, after debate, agreed to by the House.

Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendment.

10 NATIONAL TENNIS CENTRE BILL—Order read for resuming debate on question— That this Bill be now read a second time; debate resumed.

Amendment proposed—That all the words after "That" be omitted with the view of inserting in place thereof the words "this House refuses to read this Bill a second time until the Government provides—(a) a binding guarantee that parkland alienated for the National Tennis Centre will be replaced by land of equal quality and area and public disclosure of the details of the location of such land, the timing of such replacement and any other relevant details; (b) full and frank details of all costings of the Centre and associated works, public infrastructure works, replacement of parklands and relocation costs and any other relevant costs; and (c) full and frank details of the method and cost of financing the project and other relevant works including the full extent of borrowings, revenues and other financial details." (Mr Reynolds)—and, after debate—

Business having been interrupted at 10.30 p.m.—

11 ADJOURNMENT—Question—That the House do now adjourn—proposed and, after debate, Mr Speaker left the chair at twelve minutes past Eleven o'clock.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 30—Wednesday, 2 October 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Red Meat Trading Hours—Seeking that the restrictions on red meat trading hours be removed by the deletion of Section 81 of the Labour and Industry Act 1958, bearing 6087, 5814 and 5669 signatures (by Mr Austin, Mr Hann and Mr Sheehan respectively).

Pre-School Education—Seeking that the existing high standard of pre-school education be maintained together with the maintenance subsidy grant on the basis of individual centre needs and to be C.P.I. indexed, bearing 58 signatures (by Mr Trezise).

Severally ordered to lie on the Table.

4 PORTLAND SMELTER JOINT VENTURE PROJECT—Motion made, by leave, and question—That there be presented to this House a copy of—(a) the Portland Smelter Unit Trust Financial Statement 1984–85; and (b) the Treasurer's Statement relating to the Portland Smelter Joint Venture Project (Mr Jolly)—put and agreed to.

5 PAPERS—Mr Jolly presented:

(a) the Portland Smelter Unit Trust Financial Statement 1984-85; and (b) the Treasurer's Statement relating to the Portland Smelter Joint Venture Project—Return to the foregoing Order.

Severally ordered to lie on the Table.

6 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Property and Services—Report of the Department for the year 1984–85.

Town and Country Planning Act 1961:

Gisborne Shire Planning Scheme, Amendment No. 9/1984.

7 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:

Westernport (Oil Refinery) (Further Agreement) Bill

Metropolitan Fire Brigades Superannuation (Amendment) Bill

- 8 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the Interpretation of Legislation Act 1984" and for the other purposes".
- 9 INTERPRETATION OF LEGISLATION (FURTHER AMENDMENT) BILL—On the motion of Mr Cain, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 10 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Director of Public Prosecutions Act 1982' to enable certain functions and powers of the Director of Public Prosecutions to be referred to the Attorney-General and for other purposes".
- 11 DIRECTOR OF PUBLIC PROSECUTIONS (AMENDMENT) BILL—On the motion of Mr Cain, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 12 INDUSTRIAL RELATIONS (COMPLEMENTARY INDUSTRIAL RELATIONS SYSTEM)
 BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Crabb).

Motion made and question—That the debate be now adjourned (Mr Gude)—put and agreed to.

Ordered—That the debate be adjourned until Wednesday, 16 October instant.

13 ANGLICAN CHURCH OF AUSTRALIA BILL—Order read for resuming debate on question—That this Bill be now read a second time.

Mr Speaker ruled Bill a Private Bill.

Motion made and question—That the Bill be dealt with as a Public Bill and that fees be dispensed with (Mr Fordham)—put and agreed to.

Debate resumed on question—That this Bill be now read a second time.

Bill read a second time and by leave, read the third time forthwith.

Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

14 NATIONAL TENNIS CENTRE BILL—Order read for resuming debate on question—
That this Bill be now read a second time—and on the amendment—That all the words after "That" be omitted with the view of inserting in place thereof the words "this House refuses to read this Bill a second time until the Government provides—
(a) a binding guarantee that parkland alienated for the National Tennis Centre will be replaced by land of equal quality and area and public disclosure of the details of the location of such land, the timing of such replacement and any other relevant details; (b) full and frank details of all costings of the Centre and associated works, public infrastructure works, replacement of parklands and relocation costs and any other relevant costs; and (c) full and frank details of the method and cost of financing the project and other relevant works including the full extent of borrowings, revenues and other financial details"; debate resumed.

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

Ayes, 51				
Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Cunningham Mr Ernst Mr Evans (Gippsland East) Mr Fogarty Mr Gavin Mrs Gleeson Mr Hann Mr Harrowfield	Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr McGrath (Lowan) Mr McGrath (Warrnambool) Mr McNamara	Mr Mathews Mr Micallef Mr Norris Mr Pope Mrs Ray Mr Remington Mr Roper Mr Ross-Edwards Mr Rowe Mr Seitz Mrs Setches Mr Sheell Mr Sidiropoulos	Mr Simmonds Mr Simpson Mr Spyker Mr Steggall Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Wallace Mr Wilkes Tellers: Mr Andrianopoulos Mrs Wilson	
Noes, 30				
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North)	Mr Gude Mr Hayward Mr Heffernan Mr John Mr Kennett Mr Lea Mr Leigh Mr Lieberman Mr Maclellan	Mr Pescott Mr Plowman Mr Reynolds Mr Richardson Ms Sibree Mr Smith (Polwarth) Mr Stockdale Mr Tanner	Mr Weideman Dr Wells Mr Williams Tellers: Mr Perrin Mr Smith (Glen Waverley)	

And so it was resolved in the affirmative.

Bill read a second time and committed; considered in Committee and reported without amendment; read the third time, after debate.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

15 FAIR TRADING BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

16 URBAN LAND AUTHORITY (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

- 17 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (Mr Wilkes)—put and agreed to
- 18 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at three minutes past Eleven o'clock adjourned until tomorrow.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 31—Thursday, 3 October 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Bicyclists Safety Legislation—Seeking that action be taken to apply safety legislation to bicyclists, bearing 248 signatures (by Mr Richardson).
 - Sunshine Hospital—Seeking that the House supports action necessary to immediately complete stage two of the Sunshine Hospital's health services complex including geriatric and rehabilitation facilities, bearing 2676 signatures (by Mr Andrianopoulos).

Severally ordered to lie on the Table.

- 4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:
 - Agriculture and Rural Affairs—Report of the Department for the year 1984-85.
 - Community Services—Report of the Department for the year 1984–85—Ordered to be printed.
 - Education—Report of the Department for the year 1984-85—Ordered to be printed.
 - Victorian Teaching Service Conciliation and Arbitration Commission—Report of the President for the year 1984–85.
- 5 SITTING OF THE HOUSE—Motion made and question—That the House, at its rising adjourn until Tuesday, 15 October instant (Mr Wilkes)—put and agreed to.
- 6 GRIEVANCES—Question—That grievances be noted—put, after debate, and agreed to.
- 7 INTERPRETATION OF LEGISLATION (FURTHER AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Wilkes).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday, 17 October instant.
- 8 DIRECTOR OF PUBLIC PROSECUTIONS (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Wilkes).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday, 17 October instant.

9 NATIONAL PARKS (ALPINE NATIONAL PARK) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Motion made and question—That the debate be now adjourned (Mr Wilkes)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

10 MINISTERIAL STATEMENT—RESIGNATION OF HIS EXCELLENCY THE GOVERNOR OF VICTORIA—Mr Cain made a Ministerial Statement relating to the resignation of His Excellency the Governor of Victoria.

Motion made, by leave, and question proposed—That this House takes note of the Ministerial Statement (Mr Cain)—and, after debate—

Motion made and question—That the debate be now adjourned (Mr Wilkes)—put. The House divided.

	A	YES, 43	
Mr Andrianopoulos Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Cunningham Mr Fogarty Mr Gavin Mrs Gleeson Mr Harrowfield	Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef	Mr Pope Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Sidropoulos Mr Simmonds Mr Simpson	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers: Mr Norris Mr Shell
	N	loes, 29	
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Delzoppo Mr Dickinson Mr Hann Mr Heffernan	Mr Jasper Mr Kennett Mr Leigh Mr Lieberman Mr McGrath (Warrnambool) Mr McNamara Mr Pescott	Mr Plowman Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith (Glen Waverley) Mr Steggall Mr Stockdale	Mr Tanner Mr Wallace Mr Weideman Dr Wells Mr Williams Tellers: Mr Lea Mr Perrin

And so it was resolved in the affirmative.

Ordered—That the debate be adjourned until tomorrow.

- 11 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (Mr Wilkes)—put and agreed to
- 12 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at thirty-two minutes past Nine o'clock adjourned until Tuesday, 15 October instant.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 32, 33 and 34

No. 32—Tuesday, 15 October 1985

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Rural Schools—Seeking that rural schools in Victoria be not closed, bearing 228 signatures (by Mr McNamara).

Rye-Blairgowrie Secondary School—Seeking that a third secondary school be built in the Rye-Blairgowrie area without delay, bearing 946 signatures (by Dr Wells).

Melba Avenue-Anderson Street By-Pass, Lillydale—Seeking that construction of the Melba Avenue-Anderson Street by-pass in the Shire of Lillydale proceed as a matter of high priority, bearing 328 signatures (by Mr Plowman).

Severally ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Adult Education Council—Report for the year 1984-85.

Auditor-General's Office—Report for the year 1984-85.

Crimes Compensation Tribunal—Report for the year 1984-85.

Education Act 1958—Resumption of land at Carrum Downs—Certificate of the Minister for Education.

Environment Protection Authority—Report for the year 1984-85—Ordered to be be printed.

Ethnic Affairs Commission—Report for the year 1984–85.

Land Conservation Council—Report for the year 1984-85—Ordered to be printed.

Law Department—Report for the year 1984-85.

Legal Aid Commission—Report for the year 1984-85.

Local Government Department—Report for the year 1984-85.

Melbourne and Metropolitan Board of Works—Report for the year 1984-85.

Museum of Victoria Council—Report for the year 1983-84.

National Gallery of Victoria—Report for the year 1983-84.

Police Regulation Act 1958—Determination Nos. 414, 417, 419, 420, 422, 423 and 439 of the Police Service Board.

River Improvement Act 1958—Notice of intention to unite Latrobe River improvement district and the Thomson River improvement district.

Sport and Recreation—Report of the Department for the year 1984-85—Ordered to be printed.

State Bank of Victoria—Reports, Statements, Returns etc. for the year 1984-85—Ordered to be printed.

State Electricity Commission—Report for the year 1984-85—Ordered to be printed.

Statutory Rules under the following Acts:

Land Tax Act 1958-Nos. 315, 320.

Lotteries Gaming and Betting Act 1966—No. 316.

Post-Secondary Education Act 1978—No. 325.

Private Agents Act 1966—No. 319.

Probate Duty Act 1962-No. 318.

Second-hand Dealers Act 1958—No. 312.

Transport Act 1983—No. 313.

Victorian Dairy Industry Authority—Report for the year 1984-85.

The following Proclamations fixing operative dates for various Acts were laid upon the Table by the Clerk, pursuant to an Order of the House dated 3 April 1985:

Accident Compensation Act 1985—Part VII.—1 September 1985 (Government Gazette No. 92, 30 August 1985).

Firearms (General Amendment) Act 1984—Section 8(2)—14 May 1985 (Government Gazette No. 47, 14 May 1985).

Infertility (Medical Procedures) Act 1984—Sections 1, 2 and 29—14 May 1985 (Government Gazette No. 47, 14 May 1985).

5 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR (No. 31)— ASSENT TO BILLS—Informing the Assembly that he had, on 8 October instant, given the Royal Assent to the following Bills, presented to him by the Clerk-Assistant of the Legislative Council for and in the absence of the Clerk of the Parliaments:

Anglican Church of Australia Bill

Lotteries Gaming and Betting (Gaming Machines) Bill

Metropolitan Fire Brigades Superannuation (Amendment) Bill

Westernport (Oil Refinery) (Further Agreement) Bill

6 APPROPRIATION (1985–86, No. 1) BILL—Order read for resuming debate on question—
That this Bill be now read a second time; debate resumed.

Business having been interrupted at 10.30 p.m.—

Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.

Debate resumed on question—That this Bill be now read a second time.

Motion made and question—That the debate be now adjourned (Mr Harrowfield)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

- 7 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR (No. 32)—Mr Speaker announced the presentation of a Message from His Excellency the Lieutenant-Governor recommending an appropriation for the purposes of the Constitution (Governor's Salary and Pension) Bill.
- 8 CONSTITUTION (GOVERNOR'S SALARY AND PENSION) BILL—Mr Cain, pursuant to Standing Order No. 169, obtained leave, with Mr Jolly, to bring in a Bill "to amend Part I. of the 'Constitution Act 1975' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

- 9. **POSTPONEMENT OF REMAINING BUSINESS**—Motion made and question—That the consideration of remaining business be postponed (*Mr Jolly*)—put and agreed to.
- 10 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at forty-three minutes past Eleven o'clock adjourned until tomorrow.

R. K. BOYES Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

No. 33—Wednesday, 16 October 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 ADMINISTRATIVE ARRANGEMENTS ORDERS—Motion made, by leave, and question—That there be presented to this House a copy of Administrative Arrangements Orders Nos. 35, 36 and 37 of 1985 (Mr Cain)—put and agreed to.
- 4 PAPERS—Mr Cain presented:
 - Administrative Arrangements Orders Nos. 35, 36 and 37 of 1985—Return to the foregoing Order.

Severally ordered to lie on the Table.

5 PAPER—The following Paper, pursuant to the direction of an Act of Parliament, was laid upon the Table by the Clerk:

Management and Budget—Report of the Department for the year 1984-85.

- 6 POLICE REGULATION (AMENDMENT) BILL—Mr Mathews, after debate, obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'Police Regulation Act 1958', the 'Magistrates' Courts Act 1971' and the 'Ombudsman Act 1973', and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 7 GROUNDWATER (BORDER AGREEMENT) BILL—Mr McCutcheon obtained leave, with Mr Fordham, to bring in a Bill "to approve and provide for carrying out an Agreement for the management of groundwater adjacent to the border of South Australia and Victoria, to amend the 'Groundwater Act 1969', to repeal the 'Groundwater (Reserves) Act 1984' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 MOTOR CAR (FURTHER AMENDMENT) BILL—Mr Roper obtained leave, with Mr Mathews, to bring in a Bill "to amend the 'Motor Car Act 1958' with respect to speed trials, breath analysis, registration fees and fines, and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 SALE OF LAND (ALLOTMENTS) BILL—Mr Simmonds obtained leave, with Mr Wilkes, to bring in a Bill "to amend the 'Sale of Land Act 1962' with respect to the preselling of allotments of land and to amend the 'Strata Titles Act 1967', the 'Transfer of Land Act 1958', the 'Local Government Act 1958' and the 'Building Control Act 1981' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 INDUSTRIAL RELATIONS (COMPLEMENTARY INDUSTRIAL RELATIONS SYSTEM)
 BILL—Order read for resuming debate on question—That this Bill be now read a

- second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
- Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 11 REGISTRATION OF BIRTHS DEATHS AND MARRIAGES (AMENDMENT) BILL— Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 12 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 3, be postponed until after Order of the Day, Government Business, No. 4.
- 13 CONSTITUTION (GOVERNOR'S SALARY AND PENSION) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Cain*).
 - Motion made and question—That the debate be now adjourned (Mr Kennett)—put and agreed to.
 - Ordered—That the debate be adjourned until later this day.
- 14 HOUSING (COMMONWEALTH-STATE-NORTHERN TERRITORY AGREEMENT)
 BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Motion made, by leave, and question—That the debate be now adjourned and that Mr Brown have leave to continue his speech when the debate is resumed (*Mr Brown*)—put and agreed to.
 - Ordered—That the debate be adjourned until later this day.
- 15 CONSTITUTION (GOVERNOR'S SALARY AND PENSION) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Business having been interrupted at 10.30 p.m.—
 - Motion made and question—That the sitting be continued (Mr Cain)—put and agreed to.
 - Debate resumed on question—That this Bill be now read a second time.
 - Bill read a second time with the concurrence of an absolute majority of the whole number of the Members of the Legislative Assembly and committed; considered in Committee and reported without amendment; read the third time with the concurrence of an absolute majority of the whole number of the Members of the Legislative Assembly.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 16 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend and codify the law relating to the offence of attempt, to reform the law relating to certain offences against the person and for those and certain other purposes to amend the 'Crimes Act 1958' and Part VIII. of the 'Magistrates' Courts Act 1971' and for other purposes."
- 17 CRIMES (AMENDMENT) BILL—On the motion of Mr Cain, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.

- 18 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Administrative Law Act 1978'."
- 19 ADMINISTRATIVE LAW (UNIVERSITY VISITOR) BILL—On the motion of Mr Cain, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 20 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Bank Holidays (Amendment) Bill without amendment.
- 21 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 22 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at thirty-nine minutes past Eleven o'clock adjourned until tomorrow.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 34—Thursday, 17 October 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Child Care and Kindergarten Programmes—Seeking that the existing child care and kindergarten programmes will continue to receive Government funding, bearing 28 and 11 signatures (by Mr Shell and Mr Hill, respectively).

Severally ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Geelong Regional Commission—Report and statement of accounts for the year 1984-85.

Port of Melbourne Authority—Report for the year 1984-85.

Road Traffic Authority—Report for the year 1984-85—Ordered to be printed.

State Transport Authority—Report for the year 1984-85—Ordered to be printed.

- 5 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Dental Technicians Act 1972' and for other purposes".
- 6 DENTAL TECHNICIANS (LICENCES) BILL—On the motion of Mr Roper, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 7 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Constitution (Governor's Salary and Pension) Bill without amendment.
- 8 MELBOURNE AND METROPOLITAN BOARD OF WORKS (RECONSTITUTION)
 BILL—Mr McCutcheon, after debate, obtained leave, with Mr Fordham, to bring in
 a Bill "to amend the 'Melbourne and Metropolitan Board of Works Act 1958' and for
 other purposes"; and the said Bill was read a first time, ordered to be printed and
 read a second time tomorrow.

- 9 PREVENTION OF SECONDARY BOYCOTT BILL—Mr Gude obtained leave, with Mr Ramsay, to bring in a Bill "to promote Industry Trade and Commerce, to outlaw secondary boycott action, to provide for a right of action for loss or damages should a secondary boycott occur and to amend the 'Trade Unions Act 1958', the 'Industrial Relations Act 1979', and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 GRAIN FREIGHT—RAIL CHARGE INCREASES—Motion made and question proposed—That this House condemns the Minister for Transport for applying a 6 per cent increase in rail grain freight rates for the 1985-86 season thus financially disadvantaging grain growers in Victoria who have faced a 61 per cent increase in freight charges since 1980-81 and further jeopardising the precarious financial position of Victorian growers (Mr McGrath, Lowan)—and, after debate—
 - General Business having been interrupted at 2.00 p.m., pursuant to Sessional Orders—
- 11 ADMINISTRATIVE LAW (UNIVERSITY VISITOR) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Fordham).
 - Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 29 October instant.
- 12 POLICE REGULATION (AMENDMENT) BILL—Motion was made and question proposed—That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr Crozier)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday, 31 October instant.
- 13 GROUNDWATER (BORDER AGREEMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr McCutcheon).
 - Motion made and question—That the debate be now adjourned (Mr Delzoppo)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 29 October instant.
- 14 MOTOR CAR (FURTHER AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Roper).
 - Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 29 October instant.
- 15 SALE OF LAND (ALLOTMENTS) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Simmonds).
 - Motion made and question—That the debate be now adjourned (Mr Cooper)—put and agreed to.
 - Ordered, after debate—That the debate be adjourned until Thursday, 31 October instant.
- 16 FAIRFIELD LAND BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 17 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 7, be postponed until later this day.

- 18 HOUSING (COMMONWEALTH-STATE-NORTHERN TERRITORY AGREEMENT)
 BILL—Order read for resuming debate on question—That this Bill be now read a
 second time: debate resumed.
 - Motion made and question—That the debate be now adjourned (Mr Coleman)—put and agreed to.
 - Ordered—That the debate be adjourned until tomorrow.
- 19 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 20 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

 And then the House, at three minutes past Six o'clock adjourned until Tuesday next.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 35, 36 and 37

No. 35—Tuesday, 22 October 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 OUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Pre-School Education—Seeking that the existing high standard of pre-school education be maintained together with the maintenance subsidy grant on the basis of individual centre needs and to be C.P.I. indexed, bearing 12 and 300 signatures (by Mr Williams and Mr Trezise, respectively).

Severally ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Dietitians Board—Report and statement of accounts for the year 1984-85.

Planning and Environment—Report of the Ministry for the year 1984-85.

Police Regulation Act 1958—Determination No. 418 of the Police Service Board.

Small Business Development Corporation—Report for the year 1984-85.

Town and Country Planning Act 1961:

Bacchus Marsh—Shire of Bacchus Marsh Planning Scheme, Amendment No. 26.

Colac-City of Colac Planning Scheme, Amendment No. 22.

Geelong Regional Planning Scheme, Amendment No. 116/1984.

Lillydale—Shire of Lillydale Planning Scheme 1958, Amendment No. 182.

Shepparton—City of Shepparton Planning Scheme 1953, Amendment No. 85/1984.

Tambo—Shire of Tambo (Lakes Entrance) Planning Scheme, Amendment No. 58.

Traralgon—City of Traralgon Planning Scheme, Amendment No. 54.

Waratah Bay Planning Scheme, Amendment No. 20/1984.

Warrnambool—City of Warrnambool Planning Scheme, Amendment No. 12.

5 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR (No. 33)— ASSENT TO BILLS—Informing the Assembly that he had, that day, given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

Fairfield Land Bill.

Bank Holidays (Amendment) Bill.

6 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR (No. 34)—BILL RESERVED—Informing the Assembly that he had, that day, reserved for the signification of Her Majesty's pleasure thereon the following Bill, presented to him by the Clerk of the Parliaments:

Constitution (Governor's Salary and Pension) Bill.

7 MESSAGES FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR (Nos. 35, 36 and 37)—Mr Speaker announced the presentation of Messages from His Excellency the Lieutenant-Governor recommending appropriations for the purposes of the following Bills:

Police Regulation (Amendment) Bill.

Groundwater (Border Agreement) Bill.

Residential Tenancies Bill.

8 CRIMES (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).

Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 12 November next.

9 DENTAL TECHNICIANS (LICENCES) BILL—Motion made and question proposed— That this Bill be now read a second time (Mr Roper).

Motion made and question—That the debate be now adjourned (Mr Weideman)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 12 November next.

10 MELBOURNE AND METROPOLITAN BOARD OF WORKS (RECONSTITUTION)
BILL—Motion made and question proposed—That this Bill be now read a second time (Mr McCutcheon).

Motion made and question—That the debate be now adjourned (Mr Delzoppo)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 12 November next.

11 APPROPRIATION (1985-86, No. 1) BILL—Order read for resuming debate on question— That this Bill be now read a second time; debate resumed.

Business having been interrupted at 10.30 p.m.—

Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.

Debate resumed on question—That this Bill be now read a second time.

Motion made and question—That the debate be now adjourned (Mr Rowe)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

- 12 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR (No. 38)—Mr Speaker announced the presentation of a Message from His Excellency the Lieutenant-Governor recommending an appropriation for the purposes of the State Electricity Commission (Amendment) Bill.
- 13 STATE ELECTRICITY COMMISSION (AMENDMENT) BILL—Mr Fordham, pursuant to Standing Order No. 169, obtained leave, with Mr Jolly, to bring in a Bill "to make further provision for borrowings by the State Electricity Commission and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 14 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Industrial Relations (Complementary Industrial Relations System) Bill without amendment.
- 15 MESSAGE FROM THE LEGISLATIVE COUNCIL—Acquainting the Assembly that they have agreed to the following Resolution:

That, notwithstanding the recommendations of the Public Bodies Review Committee contained in its Final Report presented to this House on 30 October, 1984, pursuant

to section 4P(5) (b) of the Parliamentary Committees Act 1968 this House resolves that the bodies listed hereunder shall continue to exist:

- 1 Ambulance Service—Melbourne
- 2 Ballarat and District Ambulance Service
- 3 Central Victoria District Ambulance Service
- 4 East Gippsland Ambulance Service
- 5 Geelong and District Ambulance Service
- 6 Glenelg District Ambulance Service
- 7 Goulburn Valley Ambulance Service
- 8 Latrobe Valley District Ambulance Service
- 9 Mid-Murray District Ambulance Service
- 10 North-Eastern Victoria District Ambulance Service
- 11 North West Victorian Ambulance Service
- 12 Northern District Ambulance Service
- 13 Peninsula Ambulance Service
- 14 South Gippsland District Ambulance Service
- 15 South-Western Victoria Ambulance Service
- 16 Wimmera District Ambulance Service
- —with which they desire the concurrence of the Assembly.

Ordered—That the Message be taken into consideration tomorrow.

16 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Local Government (Rating Appeals) Bill with an amendment.

Ordered—That the said amendment be printed and taken into consideration tomorrow.

- 17 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 18 ADJOURNMENT—Motion made and question proposed—That the House do now adjourn (Mr Fordham)—and, after debate—

And the House having continued to sit till after Twelve of the clock—

WEDNESDAY, 23 OCTOBER 1985

Question-put and agreed to.

And then the House, at eighteen minutes past Twelve o'clock in the morning, adjourned until later this day.

R. K. BOYES Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

No. 36—Wednesday, 23 October 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).

3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Pre-School Education—Seeking that the existing high standard of pre-school education be maintained together with the maintenance subsidy grant on the basis of individual centre needs and to be C.P.I. indexed, bearing 74 and 14 signatures (by Mr Trezise and Mr McGrath, Warrnambool, respectively).

Police Drug Force—Seeking that the Government take all possible steps to reestablish funding for the Delta Police Task Force and those trafficking in drugs will be brought to justice, bearing 3645 signatures (by Mr McGrath, Warrnambool)

Severally ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Police Regulation Act 1958—Determination Nos. 415, 416, 421, 424 and 425 of the Police Service Board.

Statutory Rules under the following Acts:

Dangerous Goods Act 1985—No. 330.

Freedom of Information Act 1982—Nos. 322, 323.

Lotteries Gaming and Betting Act 1966—No. 331.

Occupational Health and Safety Act 1985—Nos. 326, 327, 328.

Totalizator Agency Board—Report and statement of accounts for the year ended 31 July 1985.

Town and Country Planning Act 1961:

Cranbourne—Shire of Cranbourne Planning Scheme 1960, Amendment No. 54.

Croydon—City of Croydon Planning Scheme, Amendment No. 140.

Flinders—Shire of Flinders Planning Scheme 1962, Amendment No. 177/1984.

Geelong Regional Planning Scheme, Amendment Nos. 89/1983, 118, 124/1985.

Korumburra—Shire of Korumburra Planning Scheme, Amendment No. 27/1984.

Melbourne Metropolitan Planning Scheme, Amendment Nos. 157 Part 5A, 281 Part 2, 282 Part 2, 283 Part 2, 306, 313 Part 2, 314 Part 1, 348, 353.

Seymour Planning Scheme, Amendment No. 90.

South Gippsland—Shire of South Gippsland Planning Scheme, Amendment No. 65/1984.

- 5 WATER ACTS (AMENDMENT) BILL—Mr McCutcheon, after debate, obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'Water Act 1958', the 'River Improvement Act 1958', the 'Dandenong Valley Authority Act 1963' and the 'Water and Sewerage Authorities (Restructuring) Act 1983', to make consequential amendments to certain other Acts and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 6 APPROPRIATION (1985-86, No. 1) BILL—Order read for resuming debate on question— That this Bill be now read a second time; debate resumed.

Business having been interrupted at 10.30 p.m.—

Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.

Debate resumed on question—That this Bill be now read a second time.

Bill read a second time and committed; considered in Committee.

Committee reported progress; to sit again tomorrow.

- 7 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Fair Trading Bill without amendment.
- 8 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 9 ADJOURNMENT—Motion made and question proposed—That the House do now adjourn (Mr Fordham)—and, after debate—

And the House having continued to sit till after Twelve of the clock— THURSDAY, 24 OCTOBER 1985

Question-put and agreed to.

And then the House, at fifty minutes past Twelve o'clock in the morning, adjourned until later this day.

R. K. BOYES

Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 37—Thursday, 24 October 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITION—The Clerk announced that the following petition had been lodged for presentation:

Nurses' Conditions and Pay—Seeking that the Government take immediate action to improve the conditions and rates of pay for Victorian nurses, bearing 82 signatures (by Mr Weideman)

Ordered to lie on the Table.

- 4 GRIEVANCES—Question—That grievances be noted—put, after debate, and agreed to.
- 5 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Gas and Fuel Corporation—Report for the year 1984–85—Ordered to be printed. Statutory Rules under the following Acts:

Accident Compensation Act 1985—No. 336.

Firearms Act 1958—No. 335.

Latrobe Regional Commission Act 1983—No. 339.

Occupational Health and Safety Act 1985—No. 329.

Public Service Act 1974—No. 321.

Supreme Court Act 1958 and Interpretation of Legislation Act 1984—No. 333.

Tattersall Consultations Act 1958—No. 337.

Transport Act 1983—No. 338.

6 STATE ELECTRICITY COMMISSION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Fordham*).

Motion made and question—That the debate be now adjourned (Mr Brown)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 12 November next.

7 WATER ACTS (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr McCutcheon).

Motion made and question—That the debate be now adjourned (Mr Delzoppo)—put and agreed to.

Motion made and question—That the debate be adjourned until Tuesday, 12 November next (Mr McCutcheon)—after debate, put.

The House divided.

	A	YES, 42		
Mr Andrianopoulos	Mr Harrowfield	Mr Pope	Mr Spyker	
Miss Callister	Mrs Hill	Mrs Ray	Mr Stirling	
Mr Cathie	Mr Hill	Mr Remington	Mrs Toner	
Dr Coghill	Mr Hockley	Mr Roper	Mr Trezise	
Mr Crabb	Mr Jolly	Mr Rowe	Mr Walsh	
Mr Culpin	Mr Kennedy	Mrs Setches	Mr Wilkes	
Mr Cunningham	Mr Kirkwood	Mr Sheehan	Mrs Wilson	
Mr Ernst	Mr McCutcheon	Mr Shell		
Mr Fogarty	Mr McDonald	Mr Sidiropoulos	Tellers	
Mr Fordham	Mr Micallef	Mr Simmonds	Mrs Hirsh	
Mr Gavin	Mr Norris	Mr Simpson	Mr Seitz	
Noes, 32				
Mr Austin	Mr Heffernan	Mr Pescott	Mr Wallace	
Mr Brown	Mr Kennett	Mr Reynolds	Mr Weideman	
Mr Coleman	Mr Lea	Mr Richardson	Mr Whiting	
Mr Crozier	Mr Leigh	Mr Ross-Edwards	Mr Williams	
Mr Delzoppo	Mr McGrath	Ms Sibree		
Mr Dickinson	(Lowan)	Mr Smith		
Mr Evans	Mr McGrath	(Glen Waverley)		
(Gippsland East)	(Warrnambool)	Mr Steggall	Tellers	
Mr Gude	Mr Maclellan	Mr Stockdale	Mr Cooper	
Mr Hayward	Mr Perrin	Mr Tanner	Mr John	

And so it was resolved in the affirmative.

8 AMBULANCE SERVICES—CONTINUATION OF EXISTENCE—Order read for the consideration of the Message of the Legislative Council.

Motion made and question—That this House concurs with the Legislative Council and resolves that, notwithstanding the recommendations of the Public Bodies Review Committee contained in its Final Report presented to this House on 30 October 1984, pursuant to section 4P (5) (b) of the Parliamentary Committees Act 1968 this House resolves that the bodies listed hereunder shall continue to exist:

- 1 Ambulance Service-Melbourne
- 2 Ballarat and District Ambulance Service
- 3 Central Victoria District Ambulance Service
- 4 East Gippsland Ambulance Service
- 5 Geelong and District Ambulance Service
- 6 Glenelg District Ambulance Service
- 7 Goulburn Valley Ambulance Service
- 8 Latrobe Valley District Ambulance Service
- 9 Mid-Murray District Ambulance Service
- 10 North-Eastern Victoria District Ambulance Service
- 11 North West Victorian Ambulance Service
- 12 Northern District Ambulance Service
- 13 Peninsula Ambulance Service
- 14 South Gippsland District Ambulance Service

- 15 South-Western Victoria Ambulance Service
- 16 Wimmera District Ambulance Service (Mr Roper)—put, after debate, and agreed to.
- Ordered—That a Message be sent to the Legislative Council acquainting them accordingly.
- 9 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 10 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

 And then the House, at fourteen minutes past Six o'clock adjourned until Tuesday next.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 38, 39 and 40

No. 38—Tuesday, 29 October 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITION—The Clerk announced that the following petition had been lodged for presentation:

Werribee Hospital Funding—Seeking that provision be made for an up to date casualty/outpatients service, X-Ray department and a resident medical officer at the Werribee District Hospital, bearing 8243 signatures (by Dr Coghill).

Ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Health Commission—Report for the year 1984-85—Ordered to be printed.

Industry, Technology and Resources—Report of the Department for the year 1984-85.

Statutory Rules under the following Acts:

County Court Act 1958—No. 332.

Dangerous Goods Act 1985—No. 330 (in lieu of Statutory Rule tabled on 23 October 1985) and together with documents required by S. 32 of the *Interpretation of Legislation Act* 1984 to accompany the Statutory Rule—

A.S. 1563-1974 General Purpose Freight Containers (International Sizes).

A.S. 1727-1975 Tank Containers (International Sizes).

A.S. 2106-1980 Determination of the Flash Point of Flammable Liquids (Closed Cup).

IP Standards for Petroleum and its Products, Part 1, Methods for Analysis and Testing, Volume 1, Methods IP1—261.

Commonwealth of Australia Gazette No. P8 (9 April 1984)—Australian Code for the Transport of Dangerous Goods by Road and Rail.

Freedom of Information Act 1982-No. 324.

Occupational Health and Safety Act 1985—

No. 327 (in lieu of Statutory Rule tabled on 23 October 1985) and together with a document required by S.32 of the *Interpretation of Legislation Act* 1984 to accompany Statutory Rule—

A.S. 1885-1976 Recording and Measuring Work Injury Experience.

No. 328 (in lieu of Statutory Rule tabled on 23 October 1985) and together with documents required by S.32 of the *Interpretation of Legislation Act* 1984 to accompany the Statutory Rule—

A.S. 2211-1981 Laser Safety

A.S. 2397-1980 Guide to Safe Use of Lasers in the Construction Industry.

No. 329 (in lieu of Statutory Rule tabled on 24 October 1985) and together with a document required by S.32 of the *Interpretation of Legislation Act* 1984 to accompany the Statutory Rule—

A.S. 1636-1984 Agricultural Wheeled Tractors—Roll-over Protective Structures—Criteria and Tests.

Town and Country Planning Act 1961:

Bass—Shire of Bass Planning Scheme, Amendment No. 23.

Lake Tyers to Cape Howe Coastal Planning Scheme, Amendment No. 16.

Shepparton—City of Shepparton Planning Scheme 1953, Amendment No. 95.

Sherbrooke—Shire of Sherbrooke Planning Scheme 1979 (Urban Areas), Amendment Nos. 22/1984, 34, 36.

Young Farmers' Finance Council—Report for the year 1984-85.

The following Proclamations fixing operative dates for various Acts were laid upon the Table by the Clerk pursuant to an Order of the House dated 3 April 1985:

Metropolitan Fire Brigades Superannuation (Amendment) Act 1985—23 October 1985—(Government Gazette No. 114, 23 October 1985).

Professional Boxing Control Act 1985—Sections 1, 2, 3, 4, 5, 14 and 22—23 October 1985—(Government Gazette No. 114, 23 October 1985).

5 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR (No. 39)—ASSENT TO BILLS—Informing the Assembly that he had, that day, given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

Industrial Relations (Complementary Industrial Relations System) Bill Fair Trading Bill

- 6 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR (No. 40)—Mr Speaker announced the presentation of a Message from His Excellency the Lieutenant-Governor recommending an appropriation for the purposes of the Water Acts (Amendment) Bill.
- 7 APPOINTMENT OF OFFICER—Mr Speaker informed the House that consequent upon the creation of the position of Second Assistant-Clerk (Resource Management), he had nominated Mrs Elke Barbian for appointment to the position. The Lieutenant-Governor in Council had been pleased to make the appointment and Mrs Barbian will therefore take her place at the Table of the House from time to time.
- 8 HISTORIC BUILDINGS (AMENDMENT) BILL—Mr Wilkes obtained leave, with Mr Mathews, to bring in a Bill "to amend the 'Historic Buildings Act 1981' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 APPROPRIATION (1985-86, No. 1) BILL—DECLARATION OF BILL AS URGENT— LIMITATION OF DEBATE—Mr Fordham declared that the Appropriation (1985-86, No. 1) Bill was an urgent Bill and moved—That the Bill be considered an urgent Bill.

Mr Speaker having ascertained that twenty Members approved of the proposed motion being put—

Question—That the Bill be considered an urgent Bill—put.

The House divided.

	Α	yes, 46	
Mr Andrianopoulos Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Cunningham Mr Ernst Mr Fogarty	Mrs Gleeson Mr Harrowfield Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon	Mr Micallef Mr Pope Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers
Mr Fordham Mr Gavin	Mr McDonald Mr Mathews	Mr Sidiropoulos Mr Simmonds Mr Simpson	Mr Norris Mr Shell
	N	OES, 35	
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans	Mr Gude Mr Heffernan Mr Jasper Mr John Mr Kennett Mr Leigh Mr McGrath (Warrnambool)	Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Mr Smith (Glen Waverley)	Mr Stockdale Mr Tanner Mr Wallace Dr Wells Mr Williams
(Ballarat North) Mr Evans (Gippsland East)	Mr McNamara Mr Maclellan Mr Perrin	Mr Smith (Polwarth) Mr Steggall	<i>Tellers</i> Mr Lea Mr Weideman

And so it was resolved in the affirmative.

Motion made and question—That the time allotted for the remaining stages of the Bill be until 6.30 p.m. this day (Mr Fordham)—after debate, put.

The House divided.

	1	Ayes, 46	
Mr Andrianopoulos	Mrs Hill	Mr Pope	Mr Spyker
Mr Cain	Mr Hill	Mrs Ray	Mr Stirling
Miss Callister	Mrs Hirsh	Mr Remington	Mrs Toner
Mr Cathie	Mr Hockley	Mr Roper	Mr Trezise
Dr Coghill	Mr Jolly	Mr Rowe	Dr Vaughan
Mr Crabb	Mr Kennedy	Mr Seitz	Mr Walsh
Mr Culpin	Mr Kirkwood	Mrs Setches	Mr Wilkes
Mr Ernst	Mr McCutcheon	Mr Sheehan	Mrs Wilson
Mr Fogarty	Mr McDonald	Mr Shell	
Mr Fordham	Mr Mathews	Mr Sidiropoulos	Tellers
Mr Gavin	Mr Micallef	Mr Simmonds	Mr Cunningham
Mr Harrowfield	Mr Norris	Mr Simpson	Mrs Gleeson
	1	Noes, 38	
Mr Austin	Mr Heffernan	Mr Pescott	Mr Stockdale
Mr Brown	Mr Jasper	Mr Plowman	Mr Tanner
Mr Coleman	Mr John	Mr Ramsay	Mr Wallace
Mr Cooper	Mr Kennett	Mr Reynolds	Mr Weideman
Mr Crozier	Mr Lea	Mr Richardson	Mr Williams
Mr Delzoppo	Mr Leigh	Mr Ross-Edwards	
Mr Dickinson	Mr Lieberman	Ms Sibree	
Mr Evans	Mr McGrath	Mr Smith	
(Ballarat North)	(Lowan)	(Glen Waverley)	Tellers
Mr Evans	Mr McNamara	Mr Smith	Mr McGrath
(Gippsland East)	Mr Maclellan	(Polwarth)	(Warrnambool)
Mr Gude	Mr Perrin	Mr Steggall	Dr Wells

And so it was resolved in the affirmative.

¹⁰ APPROPRIATION (1985-86, No. 1) BILL—Further considered in Committee and reported without amendment; read the third time.

- Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 11 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Urban Land Authority (Amendment) Bill without amendment.
- 12 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Nurses Act 1958' and for other purposes."
- 13 NURSES (AMENDMENT) BILL.—On the motion of Mr Roper, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 14 AUSTRALIA ACTS (REQUEST) BILL —Order read for resuming debate on question—
 That this Bill be now read a second time; debate resumed.
 - Motion made and question—That the debate be now adjourned (Mr Jasper)—put and agreed to.
 - Ordered—That the debate be adjourned until later this day.
- 15 LOCAL GOVERNMENT (RATING APPEALS) BILL—Order read for the consideration of the amendment made by the Legislative Council.
 - And the said amendment was read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendment.
- 16 HOUSING (COMMONWEALTH-STATE-NORTHERN TERRITORY AGREEMENT)
 BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Business having being interrupted at 10.30 p.m.—
 - Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.
 - Debate resumed on question—That this Bill be now read a second time.
 - Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 17 AUSTRALIA ACTS (REQUEST) BILL—Order read for resuming debate on question—
 That this Bill be now read a second time; debate resumed.
 - Bill read a second time with the concurrence of an absolute majority of the whole number of the Members of the Legislative Assembly and, by leave, read the third time forthwith with the concurrence of an absolute majority of the whole number of the Members of the Legislative Assembly.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 18 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Town and Country Planning Act 1961'."
- 19 TOWN AND COUNTRY PLANNING (WESTERNPORT) BILL—On the motion of Mr Wilkes, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 20 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Equal Opportunity Act 1984' and for other purposes."

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- 21 EQUAL OPPORTUNITY (AMENDMENT) BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 22 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Uniting Church in Australia Act 1977' and for other purposes."
- 23 UNITING CHURCH IN AUSTRALIA (TRUST PROPERTY) BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 24 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Magistrates (Summary Proceedings) Act 1975' and other Acts and for other purposes."
- 25 MAGISTRATES (SUMMARY PROCEEDINGS) (AMENDMENT) BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 26 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 27 ADJOURNMENT—Motion made and question proposed—That the House do now adjourn (Mr Fordham)—and, after debate—

And the House having continued to sit till after Twelve of the clock-

WEDNESDAY, 30 OCTOBER 1985.

Question-put and agreed to.

And then the House, at fifteen minutes past Twelve o'clock in the morning, adjourned until later this day.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 39—Wednesday, 30 October 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Child Care and Kindergarten Programmes—Seeking that child care and kindergarten programmes continue to receive Government funding, bearing 42 signatures (by Mr Maclellan)
 - Murray Goulburn Factory—Seeking that steps be taken to secure the tenure of the Murray Goulburn Factory, Yinnar so that the art resource collective continues contributing to community arts in the region, bearing 76 signatures (by Miss Callister).

Severally ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Coal Corporation of Victoria—Report for the six months ended 30 June 1985.

Statutory Rules under the following Acts:

Financial Institutions Duty Act 1982—No. 341. Transport Act 1983—No. 342.

Town and Country Planning Act 1961:

Melbourne Metropolitan Planning Scheme, Amendment Nos. 236 Part 1B, 316 Part 1.

- 5 LIQUOR CONTROL (VIGNERON'S LICENCES) BILL—Mr Fordham obtained leave, with Mr Jolly, to bring in a Bill "to amend section 156 of the 'Liquor Control Act 1968' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 6 DECENTRALIZED INDUSTRY INCENTIVE PAYMENTS (AMENDMENT) BILL—Mr Fordham obtained leave, with Mr Jolly, to bring in a Bill "to amend the 'Decentralized Industry Incentive Payments Act 1972', the 'Economic Development Act 1981' and the 'Victorian Economic Development Corporation Act 1981' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 7 SOUTH YARRA PROJECT (SUBDIVISION AND MANAGEMENT) BILL—Mr Fordham obtained leave, with Mr Jolly, to bring in a Bill "to make provision for the subdivision and management of certain land at South Yarra, to amend the 'South Yarra Project Act 1984' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 EDUCATION (MISCELLANEOUS MATTERS) BILL—Mr Cathie obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'Education Act 1958' and the 'Post-Secondary Education Act 1978', to make consequential amendments to the Local Government Act 1958' and the 'Teaching Service Act 1981' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 MELBOURNE UNIVERSITY (AMENDMENT) BILL—Mr Cathie obtained leave, with Mr Fordham, to bring in a Bill "to amend generally the 'Melbourne University Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 VERMIN AND NOXIOUS WEEDS (AMENDMENT) BILL—Mr Cathie obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'Vermin and Noxious Weeds Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 11 CONSTRUCTION INDUSTRY LONG SERVICE LEAVE (AMENDMENT) BILL—Mr Crabb, after debate, obtained leave, with Mr Walsh, to bring in a Bill "to amend the 'Construction Industry Long Service Leave Act 1983' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 12 LABOUR AND INDUSTRY (REGISTRATION FEES) BILL—Mr Crabb, after debate, obtained leave, with Mr Walsh, to bring in a Bill "to amend the 'Labour and Industry Act 1958' with respect to registration fees and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 13 LAND TAX (AMENDMENT) BILL—Mr Jolly, after debate, obtained leave, with Mr Crabb, to bring in a Bill "to amend the 'Land Tax Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 14 PAY-ROLL TAX (AMENDMENT) BILL—Mr Jolly, after debate, obtained leave, with Mr Mathews, to bring in a Bill "to amend the 'Pay-roll Tax Act 1971' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

- 15 FIREARMS (AMENDMENT) BILL—Mr Mathews, after debate, obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'Firearms Act 1958' and the 'Firearms (General Amendment) Act 1984' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 16 LEGAL PROFESSION PRACTICE (AMENDMENT) BILL—Mr Mathews obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'Legal Profession Practice Act 1958', the 'Leo Cussen Institute for Continuing Legal Education Act 1972' and Part VIII. of the 'Supreme Court Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 17 TRANSPORT (AMENDMENT) BILL—Mr Roper obtained leave, with Mr Mathews, to bring in a Bill "to amend the 'Transport Act 1983', to repeal the 'Serviceton Public Hall Act 1956' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 18 CREDIT (ADMINISTRATION) (AMENDMENT) BILL—Mr Spyker obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'Credit (Administration) Act 1984' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 19 MELBOURNE SAILORS' HOME BILL—Mr Spyker obtained leave, with Mr Fordham, to bring in a Bill "to repeal certain Acts concerning the Melbourne Sailors' Home, to provide for trust funds held in connexion with the Melbourne Sailors' Home to be transferred to the Sailors' Welfare Fund and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 20 CO-OPERATION (AMENDMENT) BILL—Mr Wilkes, pursuant to motion moved on his behalf by Mr Roper, obtained leave, with Mr Roper, to bring in a Bill "to amend the 'Co-operation Act 1981' and the 'Co-operative Housing Societies Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 21 ENVIRONMENT PROTECTION (INDUSTRIAL WASTE) BILL—Mr Wilkes, pursuant to motion moved on his behalf by Mr Roper, after debate, obtained leave, with Mr Roper, to bring in a Bill "to amend the 'Environment Protection Act 1970' and the 'Melbourne and Metropolitan Board of Works Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 22 HISTORIC BUILDINGS (AMENDMENT) BILL—Motion made and question proposed—
 That this Bill be now read a second time (Mr Roper).
 - Motion made and question—That the debate be now adjourned (Mr Plowman)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 12 November next.
- 23 NURSES (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Roper).
 - Motion made and question—That the debate be now adjourned (Mr Weideman)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 12 November next.
- 24 UNITING CHURCH IN AUSTRALIA (TRUST PROPERTY) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 12 November next.

- 25 MOTOR CAR (FURTHER AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 26 NATIONAL PARKS (ALPINE NATIONAL PARK) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Question—put.

The House divided.

Ayes, 44				
Miss Callister Mr Cathie Mr Coghill Mr Crabb Mr Culpin Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham	Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr Mathews	Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos	Mr Stirling Mr Trezise Mr Vaughan Mr Walsh Mr Wilkes Mr Wilson	
Mr Gavin Mrs Gleeson Mr Harrowfield	Mr Micallef Mr Norris Mr Pope	Mr Simmonds Mr Simpson Mr Spyker	Tellers Mr Andrianopoulos Mr McDonald	
	Noes, 34			
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Gude Mr Hann Mr Hayward Mr Heffernan	Mr Jasper Mr John Mr Kennett Mr Leigh Mr Lieberman Mr McGrath (Lowan) Mr McGrath (Warrnambool) Mr Maclellan	Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Ross-Edwards Ms Sibree Mr Smith (Polwarth) Mr Steggall	Mr Stockdale Mr Tanner Dr Wells Mr Whiting Mr Williams Tellers Mr Lea Mr Smith (Glen Waverley)	

And so it was resolved in the affirmative.

Bill read a second time and, by leave, read the third time forthwith.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

27 TRANSPORT (VICTORIAN PORTS AUTHORITY) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Motion made and question—That the debate be now adjourned (Mr McGrath, Lowan)—put and negatived.

Debate resumed on question—That this Bill be now read a second time.

Amendment proposed—That all the words after "That" be omitted with the view of inserting in place thereof the words "this House refuses to read this Bill a second time until the Minister for Transport is available to adequately respond to issues contained in the Bill" (Mr Gude)—and, after the debate—

Business having been interrupted at 10.30 p.m.—

Motion made and question—That the sitting be continued (Mr Roper)—put and agreed to.

Debate resumed on question and amendment.

Motion made and question—That the debate be now adjourned (Mr Fordham)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

- 28 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Forests Act 1958' (and various related Acts) and the 'Country Fire Authority Act 1958' with the respect to penalties, and for other purposes."
- 29 FORESTS AND COUNTRY FIRE AUTHORITY (PENALTIES) BILL—On the motion of Mr Cathie, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 30 EQUAL OPPORTUNITY (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 12 November next.
- 31 TOWN AND COUNTRY PLANNING (WESTERNPORT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Wilkes).
 - Motion made and question—That the debate be now adjourned (Mr Plowman)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 12 November next.
- 32 MAGISTRATES (SUMMARY PROCEEDINGS) (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered.—That the debate be adjourned until Tuesday, 12 November next.
- 33 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 34 ADJOURNMENT—Motion made and question proposed—That the House do now adjourn (Mr Fordham)—and, after debate—

And the House having continued to sit till after Twelve of the clock—

THURSDAY, 31 OCTOBER 1985.

Question—put and agreed to.

And then the House, at thirty minutes past Twelve o'clock in the morning, adjourned until later this day.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 40—Thursday, 31 October 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 ADMINISTRATIVE ARRANGEMENTS ORDER—Motion made, by leave, and question—That there be presented to this House a copy of the Administrative Arrangements Order No. 38 of 1985 (Mr Cain)—put and agreed to.

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4 PAPER—Mr Cain presented:

Administrative Arrangements Order No. 38 of 1985—Return to the foregoing Order. Ordered to lie on the Table.

5 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Education Act 1958—Resumption of Land at Lakes Entrance—Certificate of the Minister for Education.

Metropolitan Transit Authority—Report for the year 1984-85—Ordered to be printed.

State Insurance Office—Report and statement of accounts for the year 1984–85.

Transport—Report of the Ministry for the year 1984-85—Ordered to be printed.

Victoria Transport Borrowing Agency—Report for the year 1984–85.

Victorian Solar Energy Council—Report for the year 1984–85.

6 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the National Tennis Centre Bill with amendments.

Ordered—That the said amendments be printed and taken into consideration later this day.

7 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:

Motor Car (Further Amendment) Bill.

Australia Acts (Request) Bill.

- 8 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR (No. 41)—Mr Speaker announced the presentation of a Message from His Excellency the Lieutenant-Governor recommending an appropriation for the purposes of the Historic Buildings (Amendment) Bill.
- 9 STAMPS AND BUSINESS FRANCHISE (TOBACCO) (AMENDMENT) BILL—Mr Jolly obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'Stamps Act 1958' and the 'Business Franchise (Tobacco) Act 1974' and for other purposes"; and the said Bill was read a first time, ordered to be printed and, by leave, read a second time later this day.
- 10 LOCAL GOVERNMENT—CENSURE OF MINISTER—Motion made and question proposed—That this House—(a) condemns the Minister for Local Government for his handling of the local government portfolio, in particular—(i) his total lack of understanding and knowledge of local government and in particular local government in rural Victoria; (ii) his blatant disregard of the principles of democracy in his attitude to the result of the poll he caused to be held in the Traralgon City and Shire; (iii) his blatant political appointment of Ms Creati to the Local Government Commission reviewing the councils in the Geelong area; (iv) his acceptance of the now discredited Victoria Grants Commission report as the blueprint for restructure of local government throughout Victoria; (v) his consistent threats of restructure without having spelt out any benefits at all to local government or the people of Victoria; and (vi) his failure to set the criteria for his statewide review of local government boundaries which was announced in July but by mid-September had still not been set; and (b) calls on the Government not to proceed with any enforced statewide amalgamations unless it can be shown that there are obvious social and economic advantages to the ratepayers and residents, and the proposed changes have substantial community support (Mr Steggall)—and, after debate—

General Business having been interrupted at 2.00 p.m., pursuant to Sessional Orders.

- 11 GROUNDWATER (BORDER AGREEMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read a third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 12 NATIONAL TENNIS CENTRE BILL—Order read for the consideration of the amendments made by the Legislative Council.
 - And the said amendments were read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 13 CONSTRUCTION INDUSTRY LONG SERVICE LEAVE (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Crabb).
 - Motion made and question—That the debate be now adjourned (Mr Ramsay)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 12 November next.
- 14 LABOUR AND INDUSTRY (REGISTRATION FEES) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Crabb).
 - Motion made and question—That the debate be now adjourned (Mr Ramsay)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 12 November next.
- 15 LAND TAX (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).
 - Motion made and question—That the debate be now adjourned (Mr Stockdale)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 12 November next.
- 16 PAY-ROLL TAX (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).
 - Motion made and question—That the debate be now adjourned (Mr Stockdale)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 12 November next.
- 17 FIREARMS (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr Crozier)—put and agreed to.
 - Ordered, after debate—That the debate be adjourned until Tuesday, 12 November next.
- 18 LEGAL PROFESSION PRACTICE (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 12 November next.
- 19 TRANSPORT (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Roper).
 - Motion made and question—That the debate be now adjourned (Mr Smith, Polwarth)—put and agreed to.

Ordered, after debate—That the debate be adjourned until Tuesday. 12 November

20 CREDIT (ADMINISTRATION) (AMENDMENT) BILL-Motion made and question proposed—That this Bill be now read a second time (Mr Spyker).

Motion made and question—That the debate be now adjourned (Mr Richardson) put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 12 November next.

21 MELBOURNE SAILORS' HOME BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Spyker).

Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 12 November next.

22 CO-OPERATION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Wilkes).

Motion made and question—That the debate be now adjourned (Mr Brown)—put and agreed to.

Motion made and question—That the debate be adjourned until Tuesday, 19 November next (Mr Wilkes), after debate—put.

The House divided.

(Ballarat North)

AYES,	22
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Mr Andrianopoulos	Mr Harrowfield	Mr McNamara	Mr Spyker
Mr Cain	Mrs Hill	Mr Mathews	Mr Steggall
Miss Callister	Mr Hill	Mr Micallef	Mr Stirling
Mr Cathie	Mrs Hirsh	Mr Norris	Mrs Toner
Dr Coghill	Mr Hockley	Mr Pope	Mr Trezise
Mr Crabb	Mr Jasper	Mrs Ray	Dr Vaughan
Mr Culpin	Mr Jolly	Mr Remington	Mr Wallace
Mr Ernst	Mr Kennedy	Mr Roper	Mr Walsh
Mr Evans	Mr Kirkwood	Mr Rowe	Mr Whiting
(Gippsland East)	Mr McCutcheon	Mr Seitz	Mr Wilkes
Mr Fogarty	Mr McDonald	Mrs Setches	Mrs Wilson
Mr Fordham	Mr McGrath	Mr Shell	
Mr Gavin	(Lowan	Mr Sidiropoulos	Tellers
Mrs Gleeson	Mr McGrath	Mr Simmonds	Mr Cunningham
Mr Hann	(Warrnambool)	Mr Simpson	Mr Sheehan

Noes, 26

Mr Austin	Mr Gude	Mr Reynolds	Mr Tanner
Mr Brown	Mr Hayward	Mr Richardson	Mr Weideman
Mr Coleman	Mr John	Ms Sibree	Mr Williams
Mr Cooper	Mr Leigh	Mr Smith	
Mr Crozier	Mr Lieberman	(Glen Waverley)	
Mr Delzoppo	Mr Maclellan	Mr Smith	Tellers
Mr Evans	Mr Perrin	(Polwarth)	Mr Pescott
(Ballarat North)	Mr Plowman	Mr Stockdale	Dr Wells

And so it was resolved in the affirmative.

Ordered—That the debate be adjourned until Tuesday, 19 November next.

23 FORESTS AND COUNTRY FIRE AUTHORITY (PENALTIES) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Cathie).

Motion made and question—That the debate be now adjourned (Mr Coleman)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 12 November next.

24 VERMIN AND NOXIOUS WEEDS (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Cathie).

Motion made and question—That the debate be now adjourned (Mr Coleman)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 19 November next.

25 LIQUOR CONTROL (VIGNERONS' LICENCES) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Fordham).

Motion made and question—That the debate be now adjourned (Mr Hayward)—put and agreed to.

Ordered, after debate—That the debate be adjourned until Tuesday, 12 November next.

26 SOUTH YARRA PROJECT (SUBDIVISION AND MANAGEMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Fordham).

Motion made and question—That the debate be now adjourned (Mr Hayward)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 19 November next.

27 DECENTRALIZED INDUSTRY INCENTIVE PAYMENTS (AMENDMENT) BILL— Motion made and question proposed—That this Bill be now read a second time (Mr Fordham).

Motion made and question—That the debate be now adjourned (Mr Hayward)—put and agreed to.

Motion made and question proposed—That the debate be adjourned until Tuesday, 12 November next.

Motion, by leave, withdrawn.

Ordered—That the debate be adjourned until Tuesday, 19 November next.

28 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Housing Ministry—Report of the Director for the year 1984-85—Ordered to be printed.

Municipal Association Act 1907—Report of the Auditor for the year 1984-85 on the Local Government Investment Service Fund.

- 29 SITTING OF THE HOUSE—Motion made and question—That the House at its rising adjourn until Tuesday, 12 November next (Mr Fordham)—put and agreed to.
- 30 TRANSPORT (VICTORIAN PORTS AUTHORITY) BILL—Order read for resuming debate and question—That this Bill be now read a second time—and on the amendment—That all the words after "That" be omitted with the view of inserting in place thereof the words "this House refuses to read this Bill a second time until the Minister for Transport is available to adequately respond to issues contained in the Bill"; debate resumed.

Question—That the words proposed to be omitted stand part of the question—put and agreed to.

Motion made and question—That this Bill be now read a second time—put. The House divided.

	Ayes, 43			
Mr Andrianopoulos	Mr Harrowfield	Mr Norris	Mr Simpson	
Miss Callister	Mrs Hill	Mr Pope	Mr Spyker	
Mr Cathie	Mr Hill	Mrs Ray	Mr Stirling	
Dr Coghill	Mrs Hirsh	Mr Remington	Mrs Toner	
Mr Culpin	Mr Hockley	Mr Rowe	Mr Trezise	
Mr Cunningham	Mr Jolly	Mr Seitz	Dr Vaughan	
Mr Ernst	Mr Kennedy	Mr Setches	Mr Walsh	
Mr Fogarty	Mr Kirkwood	Mr Sheehan	Mr Wilkes	
Mr Fordham	Mr McCutcheon	Mr Shell	Tellers	
Mr Gavin	Mr McDonald	Mr Sidiropoulos	Mr Micallef	
Mrs Gleeson	Mr Mathews	Mr Simmonds	Mrs Wilson	

Noes, 31	
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Mr Austin	Mr Hann	Mr Pescott	Mr Stockdale
Mr Brown	Mr Hayward	Mr Plowman	Mr Tanner
Mr Coleman	Mr John	Mr Ramsay	Mr Wallace
Mr Cooper	Mr Kennett	Mr Reynolds	Mr Weideman
Mr Crozier	Mr Leigh	Mr Richardson	Mr Williams
Mr Delzoppo	Mr Lieberman	Mr Smith	IVII VV IIIIAIIIS
Mr Evans	Mr McNamara	(Glen Waverley)	Tellers
(Ballarat North)	Mr Maclellan	Mr Smith	Mr Lea
Mr Gude	Mr Perrin	(Polwarth)	Dr Wells

And so it was resolved in the affirmative.

Bill read a second time and committed; considered in Committee.

Committee reported progress; to sit again tomorrow.

31 EDUCATION (MISCELLANEOUS MATTERS) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Cathie).

Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 19 November next.

32 MELBOURNE UNIVERSITY (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Cathie).

Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.

Ordered, after debate—That the debate be adjourned until Tuesday, 12 November next.

33 ENVIRONMENT PROTECTION (INDUSTRIAL WASTE) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr McCutcheon).

Motion made and question—That the debate be now adjourned (Mr Delzoppo)—put and agreed to.

Ordered, after debate—That the debate be adjourned until Tuesday, 19 November next.

34 STAMPS AND BUSINESS FRANCHISE (TOBACCO) (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).

Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.

Ordered, after debate—That the debate be adjourned until Tuesday, 12 November next.

- 35 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 36 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at twelve minutes past Seven o'clock adjourned until Tuesday, 12 November next.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 41, 42 and 43

No. 41—Tuesday, 12 November 1985

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 OUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Brambles Site, Tullamarine—Seeking that operations at the Brambles Site at Western Avenue, Tullamarine, which is adjacent to family residences, cease immediately and be relocated, bearing 1543 signatures (by Mr Seitz).

Residential Tenancies Act — Seeking that the Residential Tenancies Act be repealed and replaced immediately by fair and equitable legislation written in simple English, bearing 686 signatures (by Mrs Hirsh).

Severally ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Chiropractors and Osteopaths Registration Board—Report and Financial Statements for the year 1984.

Members of Parliament (Register of Interests) Act 1978—Cumulative Summary of Returns, October 1985—Ordered to be printed.

Pharmacy Board—Report and Statement of Accounts for the year 1984.

Police Regulation Act 1958—Determination Nos. 440, 441 and 442 of the Police Service Board.

River Improvement Act 1958—Notice of Intention to Unite Avon River Improvement District and Macalister River Improvement District.

Statutory Rules under the following Acts:

Estate Agents Act 1980-No. 340.

Mines Act 1958-No. 345.

Public Service Act 1974—P.S.D. Nos. 34, 35, 36 and 37.

Town and Country Planning Act 1961—No. 344.

Transport Act 1983—No. 343.

Technical and Further Education Board—Report for the year 1984-85.

Town and Country Planning Act 1961-

Bacchus Marsh—Shire of Bacchus Marsh Planning Scheme, Amendment No. 36.

Hamilton—City of Hamilton Planning Scheme, Amendment No. 14.

Melbourne Metropolitan Planning Scheme, Amendment Nos. 282 Part 4, 283
Part 1.

Mildura—City of Mildura Planning Scheme, Amendment No. 67A.

Mornington—Shire of Mornington Planning Scheme 1959 (as amended), Amendment No. 174.

Morwell—Shire of Morwell Planning Scheme 1977, Amendment No. 29/1985.

Pakenham—Shire of Pakenham Planning Scheme—Part 1, Amendment No. 37.

Phillip Island Planning Scheme, Amendment No. 19 Part 2.

Seymour Planning Scheme, Amendment No. 93.

Shepparton—City of Shepparton Planning Scheme, Amendment No. 94.

Sherbrooke—Shire of Sherbrooke Planning Scheme 1979 (Rural Areas) Amendment Nos. 17/1984, 31; (Urban Areas), Amendment No. 6/1982.

Tambo—Shire of Tambo (Lakes Entrance) Planning Scheme, Amendment No. 61.

Wangaratta Sub-Regional Planning Scheme (Shire of Wangaratta), Amendment No. 2/1985.

5 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR (No. 42)—ASSENT TO BILLS—Informing the Assembly that he had, on 6 November instant, given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

Motor Car (Further Amendment) Bill.

Australia Acts (Request) Bill.

Urban Land Authority (Amendment) Bill.

Local Government (Rating Appeals) Bill.

National Tennis Centre Bill.

6 MESSAGES FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR (Nos. 43 to 55)—Mr Speaker announced the presentation of Messages from His Excellency the Lieutenant-Governor recommending appropriations for the purposes of the following Bills:

Legal Profession Practice (Amendment) Bill.

Environment Protection (Industrial Waste) Bill.

Vermin and Noxious Weeds (Amendment) Bill.

Melbourne Sailors' Home Bill.

Pay-roll Tax (Amendment) Bill.

Credit (Administration) (Amendment) Bill.

Land Tax (Amendment) Bill.

Firearms (Amendment) Bill.

Liquor Control (Vigneron's Licences) Bill.

Stamps and Business Franchise (Tobacco) (Amendment) Bill.

Decentralized Industry Incentive Payments (Amendment) Bill.

Co-operation (Amendment) Bill.

Transport (Amendment) Bill.

7 VACANCIES IN MEMBERSHIP OF DEAKIN UNIVERSITY COUNCIL—Mr Speaker announced that he had received the following communication:

The Honourable C. T. Edmunds, M.P.,

Speaker of the Legislative Assembly,

Parliament House.

Melbourne, Vic. 3002.

Dear Mr Speaker,

The statutes relating to Deakin University provide for the appointment by the Governor in Council of three Members of Parliament to the governing council—the Members to be recommended for appointment by a joint sitting of the Legislative Council and the Legislative Assembly conducted in accordance with the rules adopted for the purpose by the members present at the sitting.

I should be grateful if you would arrange for such a joint sitting to recommend Members for appointment to the following vacancies:

Deakin University Council (Deakin University Act 1974, Section 7 (1) (a))

(4 year term of office ending 31 December 1989)

Present members are:

Harley Rivers Dickinson, M.P.

The Honourable David Mylor Evans, M.L.C.

The Honourable David Ernest Henshaw, M.B.E., M.L.C.

Yours Sincerely, IAN CATHIE,

Minister for Education

Motion made and question—That this House meets the Legislative Council for the purpose of sitting and voting together to choose three Members of the Parliament of Victoria to be recommended for appointment to the Council of Deakin University, and proposes that the place and time of such meeting be the Legislative Assembly Chamber on Wednesday, 27 November 1985 at Six o'clock (*Mr Fordham*)—put and agreed to.

Ordered—That a Message be sent to the Legislative Council acquainting them of the resolution and seeking their concurrence therein.

8 TRANSPORT (VICTORIAN PORTS AUTHORITY) BILL—Further considered in Committee and reported with amendments; as amended, considered, and amendments agreed to.

Motion made and question—That this Bill be now read a third time (Mr Roper)—after debate, put.

The House divided.

AYES, 45			
Mr Andrianopoulos Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Ernst	Mr Harrowfield Mrs Hill Mr Hill Mr Hockley Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald	Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell	Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson
Mr Fogarty Mr Fordham Mr Gavin Mrs Gleeson	Mr Mathews Mr Micallef Mr Norris Mr Pope	Mr Sidiropoulos Mr Simmonds Mr Simpson Mr Spyker	Tellers Mr Cunningham Mrs Hirsh
		Noes, 39	
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans	Mr Hann Mr Hayward Mr Heffernan Mr John Mr Kennett Mr Lea Mr Leigh Mr Lieberman	Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith	Mr Tanner Mr Wallace Mr Weideman Dr Wells Mr Whiting Mr Williams
(Ballarat North) Mr Evans (Gippsland East) Mr Gude	Mr Lleberman Mr McGrath (<i>Lowan</i>) Mr McNamara Mr Maclellan	(Glen Waverley) Mr Smith (Polwarth) Mr Steggall	Tellers Mr McGrath (Warrnambool) Mr Perrin

And so it was resolved in the affirmative—Bill read the third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

9 RESIDENTIAL TENANCIES BILL—Order read for resuming debate on question— That this Bill be now read a second time.

Declaration of Bill as Urgent—Limitation of debate—Mr Fordham declared that this Bill was an urgent Bill and moved—That the Bill be considered an urgent Bill.

Mr Speaker having ascertained that twenty members approved of the proposed motion being put—

Question—That the Bill be considered an urgent Bill—put.

The House divided.

AYES, 45

Mr Cain	Mrs Hill	Mrs Ray	Mr Stirling
Miss Callister	Mr Hill	Mr Remington	Mrs Toner
Mr Cathie	Mrs Hirsh	Mr Roper	Mr Trezise
Dr Coghill	Mr Hockley	Mr Rowe	Dr Vaughan
Mr Crabb	Mr Kennedy	Mr Seitz	Mr Walsh
Mr Culpin	Mr Kirkwood	Mrs Setches	Mr Wilkes
Mr Cunningham	Mr McCutcheon	Mr Sheehan	Mrs Wilson
Mr Ernst	Mr McDonald	Mr Shell	
Mr Fogarty	Mr Mathews	Mr Sidiropoulos	
Mr Fordham	Mr Micallef	Mr Simmonds	Tellers
Mr Gavin	Mr Norris	Mr Simpson	Mr Andrianopoulos
Mr Harrowfield	Mr Pope	Mr Spyker	Mrs Gleeson

Noes, 39

Mr Austin	Mr Hann	Mr Perrin	Mr Steggall
Mr Brown	Mr Hayward	Mr Pescott	Mr Tanner
Mr Coleman	Mr Heffernan	Mr Plowman	Mr Wallace
Mr Cooper	Mr Kennett	Mr Ramsay	Mr Weideman
Mr Crozier	Mr Leigh	Mr Reynolds	Dr Wells
Mr Delzoppo	Mr Lieberman	Mr Richardson	Mr Whiting
Mr Dickinson	Mr McGrath	Mr Ross-Edwards	Mr Williams
Mr Evans	(Lowan)	Ms Sibree	
(Ballarat North)	Mr McGrath	Mr Smith	
Mr Evans	(Warrnambool)	(Glen Waverlev)	Tellers
(Gippsland East)	Mr McNamara	Mr Smith	Mr John
Mr Gude	Mr Maclellan	(Polwarth)	Mr Lea

And so it was resolved in the affirmative.

Motion made and question—That the time allotted in connexion with the Bill be as follows:

- (a) For the remainder of the second reading stage of the Bill, until 10.00 p.m. this day.
- (b) For the remaining stages of the Bill, until 12.15 a.m. tomorrow—(Mr Fordham)—put, after debate, and agreed to.

Debate resumed on question—That this Bill be now read a second time.

Limitation of Debate—The time allotted for the second reading stage of the Bill having expired—

Question-put.

The House divided.

	A	yes, 44	
Mr Andrianopoulos Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Cunningham	Mrs Gleeson Mr Harrowfield Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy	Mr Pope Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Shell	Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson
Mr Ernst Mr Fogarty Mr Fordham Mr Gavin	Mr Kirkwood Mr McCutcheon Mr Micallef Mr Norris	Mr Sidiropoulos Mr Simmonds Mr Spyker Mr Stirling	<i>Tellers</i> Mr McDonald Mr Sheehan
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Evans (Ballarat North)	Mr Hayward Mr Heffernan Mr Jasper Mr John Mr Lea Mr Leigh Mr Lieberman Mr McGrath	Mr Maclellan Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards	Mr Tanner Mr Weideman Dr Wells Mr Whiting Mr Williams
Mr Evans (Gippsland East) Mr Gude Mr Hann	(Lowan) Mr McGrath (Warrnambool) Mr McNamara	Ms Sibree Mr Smith (Polwarth) Mr Steggall	Tellers Mr Dickinson Mr Smith (Glen Waverley)

And so it was resolved in the affirmative.

Bill read a second time and committed; considered in Committee.

And having continued to sit till after Twelve of the clock-

WEDNESDAY, 13 NOVEMBER 1985

Bill reported with amendments.

Motion made and question—That the report of the Committee be taken into consideration forthwith (Mr Wilkes)—put.

The House divided.

	Α	YES, 43	
Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham Mr Gavin Mrs Gleeson	Mr Harrowfield Mrs Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Micallef Mr Norris	Mr Pope Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Sheell Mr Sidiropoulos Mr Simmonds	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Andrianopoulos Mr Hill
With Ciceson		OES, 37	WI 1111
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Gippsland East) Mr Gude	Mr Hayward Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh Mr Lieberman Mr McGrath (Lowan) Mr McGrath	Mr McNamara Mr Maclellan Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Mr Smith	Mr Smith (Polwarth) Mr Steggall Mr Tanner Mr Weideman Mr Whiting Mr Williams Tellers Mr Heffernan
Mr Hann	(Warrnambool)	(Glen Waverley)	Dr Wells

And so it was resolved in the affirmative.

Motion made and question—That the amendments made by the Committee be agreed to (Mr Wilkes)—put.

The House divided.

	Α	YES, 43	
Mr Andrianopoulos Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham Mr Gavin	Mrs Gleeson Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Micallef	Mr Norris Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Harrowfield Mr Pope
	N	IOES, 37	
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Gippsland East) Mr Gude	Mr Heffernan Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh Mr Lieberman Mr McGrath (Lowan) Mr McGrath	Mr Maclellan Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Mr Smith (Glen Waverley)	Mr Tanner Dr Wells Mr Whiting Mr Williams
Mr Hann Mr Hayward	(Warrnambool) Mr McNamara	Mr Smith (Polwarth)	Mr Steggall Mr Weideman

And so it was resolved in the affirmative.

Motion made and question—That this Bill be now read a third time (Mr Wilkes)—put.

The House divided.

Ayes, 43			
Mr Andrianopoulos Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham Mr Gavin	Mrs Gleeson Mr Harrowfield Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald	Mr Micallef Mr Norris Mr Pope Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Sidiropoulos	Mr Simmonds Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Tellers Mr Shell Mrs Wilson
MI Gavin	Wil WicDonald	Wil Oldhopoulos	11115 11 115011
	Ŋ	Noes, 37	
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson	Mr Hayward Mr Heffernan Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh	Mr Maclellan Mr Perrin Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards	Mr Steggall Mr Tanner Mr Weideman Dr Wells Mr Whiting Mr Williams
Mr Evans (Gippsland East) Mr Gude Mr Hann	Mr Lieberman Mr McGrath (Lowan) Mr McNamara	Mr Smith (Glen Waverley) Mr Smith (Polwarth)	Tellers Mr McGrath (Warrnambool) Mr Pescott

And so it was resolved in the affirmative—Bill read the third time.

Motion made and question—That the Bill be transmitted to the Legislative Council and their concurrence desired therein (Mr Wilkes)—put.

The House divided.

	1	Ayes, 43	
Mr Andrianopoulos Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham Mr Gavin	Mrs Gleeson Mr Harrowfield Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald	Mr Norris Mr Pope Mrs Ray Mr Remington Mr Roper Mr Rowe Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Micallef Mr Seitz
	I	Noes, 37	
Mr Austin Mr Brown Mr Coleman Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Gippsland East) Mr Gude	Mr Heffernan Mr Jasper Mr John Mr Kennett Mr Lea Mr Lieberman Mr McGrath (Lowan)	Mr McNamara Mr Maclellan Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Mr Smith	Mr Smith (Polwarth) Mr Steggall Mr Tanner Mr Weideman Dr Wells Mr Whiting Mr Williams Tellers

And so it was resolved in the affirmative.

Mr Hann

Mr Hayward

Mr McGrath

(Warrnambool)

10 MESSAGE FROM THE LEGISLATIVE COUNCIL—Acquainting the Assembly that they have agreed to meet with the Assembly for the purpose of sitting and voting together to recommend Members of the Parliament of Victoria for appointment to the Council of Deakin University, as proposed by the Assembly.

(Glen Waverlev)

- 11 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (Mr Fordham)—put and agreed to.
- 12 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at forty minutes past One o'clock in the morning adjourned until later this day.

R. K. BOYES

Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

Mr Cooper Mr Perrin

No. 42—Wednesday, 13 November 1985

- Mr Speaker took the Chair and read the Prayer.
- OUESTIONS—(Pursuant to Standing Order No. 124).
- PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Brothels—Seeking that the Planning (Brothels) Act 1984 be repealed immediately, bearing 195 signatures (by Mr Delzoppo).

Residential Tenancies Act — Seeking that the Residential Tenancies Act be repealed and replaced immediately by fair and equitable legislation written in simple English, bearing 23 signatures (by Mr Stirling).

Severally ordered to lie on the Table.

- 4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:
 - Employment and Industrial Affairs—Report of the Department for the year 1984-85.
 - Planning Appeals Board—Report for the year 1984-85.
 - Victorian Development Fund—Financial Report for the year 1984-85.
 - Victorian Public Authorities Finance Agency—Report and statement of accounts for the year 1984-85.
- 5 STATE RELIEF COMMITTEE BILL—Mr Cain, after debate, obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'State Relief Committee Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 6 ABORIGINAL LAND (FRAMLINGHAM FOREST) BILL—Mr Cathie obtained leave, with Mr Fordham, to bring in a Bill "to provide for a Grant of Lands being the Framlingham Forest to Aborigines and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 7 EMPLOYMENT AND TRAINING (REBATES) BILL—Mr Crabb obtained leave, with Mr Walsh, to bring in a Bill "to make provision for certain rebates in respect of apprentices, to amend the 'Employment and Training Act 1981', the 'Industrial Training Act 1975' and the 'Accident Compensation Act 1985' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 INDUSTRIAL RELATIONS (AMENDMENT) BILL—Mr Crabb obtained leave, with Mr Walsh, to bring in a Bill "to amend the 'Industrial Relations Act 1979' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 LONG SERVICE LEAVE (PORTABLE BENEFITS) BILL—Mr Crabb obtained leave, with Mr Walsh, to bring in a Bill "to make provision for long service leave benefits for certain employees and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 SUPERANNUATION SCHEMES AMENDMENT BILL—Mr Jolly obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'Superannuation Act 1958', the 'State Employees Retirement Benefits Act 1979', the 'Local Authorities Superannuation Act 1958', the 'Hospitals Superannuation Act 1965' and the 'Superannuation Benefits Act 1977', to make consequential amendments to certain other Acts and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 11 THE CONSTITUTION ACT AMENDMENT (ELECTORAL MATERIAL) BILL—Mr McCutcheon, after debate, obtained leave, with Mr Fordham, to bring in a Bill "to amend 'The Constitution Act Amendment Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 12 LOCAL AUTHORITIES FINANCE BILL—Mr Simmonds obtained leave, with Mr Jolly, to bring in a Bill "to establish a Local Authorities Finance Agency to provide financial services for certain Municipal and other local authorities and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 13 BUILDING SOCIETIES BILL—Mr Wilkes obtained leave, with Mr Trezise, to bring in a Bill "to re-enact with amendments the law relating to Building Societies and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

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- 14 LOTTERIES GAMING AND BETTING (AMENDMENT) BILL—Mr Trezise obtained leave, with Mr Wilkes, to bring in a Bill "to amend the 'Lotteries Gaming and Betting Act 1966', the 'Stamps Act 1958' and the 'Racing Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 15 GRIEVANCE DEBATE LIMITATION—Motion made and question proposed—That so much of Standing Order No. 59 as permits four hours debate on "Grievances" be suspended for Thursday next and the debate on the question that Grievances be noted, be concluded at 1.00 p.m. (Mr Fordham)—and, after debate—

Motion made and question—That the question be now put (Mr Fordham)—put. The House divided.

A ----- 46

	Α	YES, 46	
Mr Andrianopoulos Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Ernst Mr Fogarty Mr Fordham Mr Gavin Mrs Gleeson	Mr Harrowfield Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef	Mr Norris Mr Pope Mrs Ray Mr Remington Mr Roper Mr Rowe Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simpson	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Wallace Mr Wilkes Mrs Wilson Tellers Mr Cunningham Mr Seitz
Will Glocoon		•	
	N	OES, 41	
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North) Mr Evans	Mr Hayward Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh Mr Lieberman Mr McGrath (Lowan) Mr McGrath	Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith (Glen Waverley) Mr Smith	Mr Tanner Mr Wallace Mr Weideman Dr Wells Mr Whiting Mr Williams
(Gippsland East) Mr Gude Mr Hann	(<i>Warrnambool</i>) Mr McNamara Mr Maclellan	(<i>Polwarth</i>) Mr Steggall Mr Stockdale	<i>Tellers</i> Mr Heffernan Mr Perrin

And so it was resolved in the affirmative.

Question—Accordingly put, and agreed to.

- 16 LAND TAX (AMENDMENT) BILL—Order read for resuming debate on question—
 That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 17 PAY-ROLL TAX (AMENDMENT) BILL—Order read for resuming debate on question—
 That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported without amendment; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 18 STAMPS AND BUSINESS FRANCHISE (TOBACCO) (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; Bill read a second time and committed; considered in Committee.

Committee reported progress.

- Business having being interrupted at 10.30 p.m.—
- Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.
- Further considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
- Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein
- 19 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend Part VI. of the 'State Electricity Commission Act 1958' and for other purposes".
- 20 STATE ELECTRICITY COMMISSION (TREE CLEARANCE) BILL—On the motion of Mr Brown, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 21 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Wills Act 1958' to provide for the partial revocation of a will upon the dissolution or annulment of a marriage and for other purposes".
- 22 WILLS (AMENDMENT) BILL—On the motion of Mr John, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 23 LIQUOR CONTROL (VIGNERON'S LICENCES) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 24 LABOUR AND INDUSTRY (REGISTRATION FEES) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 25 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 26 ADJOURNMENT—Motion made and question proposed—That the House do now adjourn (Mr Fordham)—and, after debate—

And the House having continued to sit till after Twelve of the clock—

THURSDAY, 14 NOVEMBER 1985

Question—put and agreed to.

And then the House, at four minutes past Twelve o'clock in the morning, adjourned until later this day.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS

Speaker

No. 43—Thursday, 14 November 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Open Cut Mining in Yendon—Seeking that the Minister for Industry, Technology and Resources exercises any discretionary powers he has, to ensure that no open-cut mining and/or processing takes place in the Yendon area, bearing 151 signatures (by Mr Sheehan).
 - Residential Tenancies Act Seeking that the Residential Tenancies Act be repealed and replaced immediately by fair and equitable legislation written in simple English, bearing 506 signatures (by Mrs Hirsh).

Severally ordered to lie on the Table.

- 4 SUPERANNUATION FUND—Motion made, by leave, and question—That there be presented to this House a copy of the Fourteenth Investigation, as at 30 June 1983 of the Superannuation Fund (Mr Jolly)—put and agreed to.
- 5 PAPER—Mr Jolly presented:

Fourteenth Investigation, as at 30 June 1983 of the Superannuation Fund—Return to the foregoing Order.

Ordered to lie on the Table.

6 SOCIAL DEVELOPMENT COMMITTEE—Mr Ernst brought up a Report from the Social Development Committee on the Psychologists Bill 1984; together with Appendices and Minutes of Evidence.

Ordered to lie on the Table and the Report and Appendices to be printed.

7 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Road Construction Authority—Report for the year 1984-85—Ordered to be printed.

Statutory Rule under the Country Fire Authority Act 1958—No. 346.

- 8 GRIEVANCES—Question—That grievances be noted—put, after debate, and agreed to.
- 9 SUPERANNUATION SCHEMES AMENDMENT BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).
 - Motion made and question—That the debate be now adjourned (Mr Stockdale)—put and agreed to.
 - Motion made and question proposed—That the debate be adjourned until Tuesday, 26 November instant (Mr Jolly)—and, after debate—
 - Amendment proposed—That the expression "Tuesday, 26 November instant" be omitted with the view of inserting in place thereof the expression "Thursday, 12 December next" (Mr Kennett)—and, after debate—
 - Question—That the expression proposed to be omitted stand part of the question—put.

The House divided.

AYES, 42

Miss Callister	Mr Harrowfield	Mr Pope	Mr Stirling
Mr Cathie	Mrs Hill	Mr Remington	Mrs Toner
Dr Coghill	Mrs Hirsh	Mr Roper	Mr Trezise
Mr Crabb	Mr Hockley	Mr Rowe	Dr Vaughan
Mr Culpin	Mr Jolly	Mr Seitz	Mr Walsh
Mr Cunningham	Mr Kennedy	Mr Sheehan	Mr Wilkes
Mr Ernst	Mr Kirkwood	Mr Shell	Mrs Wilson
Mr Fogarty	Mr McDonald	Mr Sidiropoulos	
Mr Fordham	Mr Mathews	Mr Simmonds	Tellers
Mr Gavin	Mr Micallef	Mr Simpson	Mr Andrianopoulos
Mrs Gleeson	Mr Norris	Mr Spyker	Mrs Setches

Noes, 39

Mr Austin	Mr John	Mr Plowman	Mr Tanner
Mr Brown	Mr Kennett	Mr Ramsay	Mr Wallace
Mr Cooper	Mr Leigh	Mr Reynolds	Mr Weideman
Mr Crozier	Mr Lieberman	Mr Richardson	Dr Wells
Mr Delzoppo	Mr McGrath	Mr Ross-Edwards	Mr Whiting
Mr Dickinson	(Lowan)	Ms Sibree	Mr Williams
Mr Evans	Mr McGrath	Mr Smith	
(Gippsland East)	(Warrnambool)	(Glen Waverley)	
Mr Gude	Mr McNamara	Mr Smith	
Mr Hann	Mr Maclellan	(Polwarth)	Tellers
Mr Heffernan	Mr Perrin	Mr Steggall	Mr Coleman
Mr Jasper	Mr Pescott	Mr Stockdale	Mr Lea

And so it was resolved in the affirmative.

Ordered—That the debate be adjourned until Tuesday, 26 November instant.

10 LOTTERIES GAMING AND BETTING (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Trezise).

Motion made and question—That the debate be now adjourned (Mr Reynolds)—put and agreed to.

Motion made and question proposed—That the debate be adjourned until Tuesday, 26 November instant (Mr Trezise)—and, after debate—

Amendment proposed—That the expression "Tuesday, 26 November instant" be omitted with the view of inserting in place thereof the expression "Thursday, 12 December next" (Mr Austin)—and, after debate—

Question—That the expression proposed to be omitted stand part of the question—put.

The House divided.

AYES, 44

Mr Andrianopoulos	Mr Harrowfield	Mrs Ray	Mrs Toner
Mr Cain	Mrs Hill	Mr Remington	Mr Trezise
Miss Callister	Mrs Hirsh	Mr Roper	Dr Vaughan
Mr Cathie	Mr Hockley	Mr Rowe	Mr Walsh
Dr Coghill	Mr Jolly	Mrs Setches	Mr Wilkes
Mr Crabb	Mr Kennedy	Mr Sheehan	Mrs Wilson
Mr Culpin	Mr Kirkwood	Mr Shell	
Mr Ernst	Mr McDonald	Mr Sidiropoulos	
Mr Fogarty	Mr Mathews	Mr Simmonds	
Mr Fordham	Mr Micallef	Mr Simpson	Tellers
Mr Gavin	Mr Norris	Mr Spyker	Mr Cunningham
Mrs Gleeson	Mr Pope	Mr Stirling	Mr Seitz

	-	,	
Mr Austin	Mr John	Mr Plowman	Mr Tanner
Mr Brown	Mr Kennett	Mr Ramsay	Mr Wallace
Mr Coleman	Mr Lea	Mr Reynolds	Mr Weideman
Mr Crozier	Mr Leigh	Mr Richardson	Dr Wells
Mr Delzoppo	Mr Lieberman	Mr Ross-Edwards	Mr Whiting
Mr Evans	Mr McGrath	Ms Sibree	Mr Williams
(Gippsland East)	(Lowan)	Mr Smith	
Mr Gude	Mr McGrath	(Glen Waverley)	
Mr Hann	(Warrnambool)	Mr Smith	
Mr Hayward	Mr McNamara	(Polwarth)	Tellers
Mr Heffernan	Mr Perrin	Mr Steggall	Mr Cooper
Mr Jasper	Mr Pescott	Mr Stockdale	Mr Dickinson

And so it was resolved in the affirmative.

Ordered—That the debate be adjourned until Tuesday, 26 November instant.

- 11 INDUSTRIAL RELATIONS (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Walsh).
 - Motion made and question—That the debate be now adjourned (Mr Ramsay)—put and agreed to.
 - Ordered, after debate—That the debate be adjourned until Tuesday, 26 November instant.
- 12 STATE RELIEF COMMITTEE BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Fordham).
 - Motion made and question—That the debate be now adjourned (Mr Ramsay)—put and agreed to.
 - Ordered—That the debate be adjourned until Saturday, 1 March 1986.
- 13 CONSTRUCTION INDUSTRY LONG SERVICE LEAVE (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with an amendment; as amended, considered, and amendment agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 14 SALE OF LAND (ALLOTMENTS) BILL—Order read for resuming debate on question—
 That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 15 POLICE REGULATION (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 16 STATE ELECTRICITY COMMISSION (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Business having been interrupted at 10.30 p.m.—
 - Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.

. 7.

Debate resumed on question—That this Bill be now read a second time.

And the House having continued to sit till after Twelve of the clock—

FRIDAY, 15 NOVEMBER 1985

Bill read a second time and, by leave, read the third time forthwith.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

17 MOTOR CAR (PHOTOGRAPHIC DETECTION DEVICES) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Amendment proposed—That all the words after "That" be omitted with the view of inserting in place thereof the words "this House refuses to read this Bill a second time until the recommendations of the Report of the Social Development Committee relating to Freeway Speed Limits are implemented" (Mr McGrath, Lowan)—and, after debate—

Motion made and question—That the debate be now adjourned (Mr Fordham)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

18 ABORIGINAL LAND (FRAMLINGHAM FOREST) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Cathie*).

Motion made and question—That the debate be now adjourned (Mr Plowman)—put and agreed to.

Motion made and question proposed—That the debate be adjourned until Tuesday, 26 November instant (Mr Cathie)—and, after debate—

Amendment proposed—That the expression "Tuesday, 26 November instant" be omitted with the view of inserting in place thereof the expression "Saturday, 1 February 1986" (Mr Plowman)—and, after debate—

Question—That the expression proposed to be omitted stand part of the question—put.

The House divided.

AYES, 43

Mr Cain	Mrs Gleeson	Mr Micallef	Mr Simmonds
Miss Callister	Mr Harrowfield	Mr Norris	Mr Simpson
Mr Cathie	Mrs Hill	Mr Pope	Mr Spyker
Dr Coghill	Mr Hill	Mrs Ray	Mr Stirling
Mr Crabb	Mrs Hirsh	Mr Remington	Mr Trezise
Mr Culpin	Mr Hockley	Mr Roper	Dr Vaughan
Mr Cunningham	Mr Jolly	Mr Seitz	Mr Walsh
Mr Ernst	Mr Kennedy	Mrs Setches	Mr Wilkes
Mr Fogarty	Mr Kirkwood	Mr Sheehan	Tellers
Mr Fordham	Mr McDonald	Mr Shell	Mr Andrianopoulos
Mr Gavin	Mr Mathews	Mr Sidiropoulos	Mrs Wilson

Noes, 25

Mr Brown	Mr Jasper	Mr Reynolds	Mr Tanner
Mr Coleman	Mr Kennett	Mr Richardson	Mr Weideman
Mr Crozier	Mr Lea	Mr Smith	Dr Wells
Mr Dickinson	Mr Leigh	(Glen Waverley)	Mr Williams
Mr Gude	Mr Maclellan	Mr Smith	Tellers
Mr Hann	Mr Pescott	(Polwarth)	Mr Cooper
Mr Heffernan	Mr Plowman	Mr Stockdale	Mr Perrin

And so it was resolved in the affirmative.

Ordered—That the debate be adjourned until Tuesday, 26 November instant.

- 19 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 11, be postponed until after No. 15.
- 20 LONG SERVICE LEAVE (PORTABLE BENEFITS) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Crabb).
 - Motion made and question—That the debate be now adjourned (Mr Gude)—put and agreed to.

Motion made and question—That the debate be adjourned until Tuesday, 26 November instant (Mr Crabb)—after debate, put.

The House divided.

		Ayes, 40	
Mr Andrianopoulos	Mr Gavin	Mr Micallef	Mr Stirling
Mr Cain	Mrs Gleeson	Mr Pope	Dr Vaughan
Miss Callister	Mr Harrowfield	Mrs Ray	Mr Walsh
Mr Cathie	Mrs Hill	Mr Remington	Mr Wilkes
Dr Coghill	Mr Hill	Mr Roper	Mrs Wilson
Mr Crabb	Mrs Hirsh	Mr Seitz	14112 44 112011
Mr Culpin	Mr Hockley	Mr Sheehan	
Mr Cunningham	Mr Jolly	Mr Sidiropoulos	"
Mr Ernst	Mr Kirkwood	Mr Simmonds	Tellers
Mr Fogarty	Mr McDonald	Mr Simpson	Mr Kennedy
Mr Fordham	Mr Mathews	Mr Spyker	Mr Norris
		Noes, 24	
Mr Brown	Mr Jasper	Mr Richardson	Mr Weideman
Mr Coleman	Mr Kennett	Mr Smith	Dr Wells
Mr Crozier	Mr Lea	(Glen Waverley)	Mr Williams
Mr Dickinson	Mr Leigh	Mr Smith	1711 1711111111111111111111111111111111
Mr Gude	Mr Pescott	(Polwarth)	Tellers
Mr Hann	Mr Plowman	Mr Stockdale	Mr Cooper
Mr Heffernan	Mr Reynolds	Mr Tanner	Mr Perrin

And so it was resolved in the affirmative.

Ordered—That the debate be adjourned until Tuesday, 26 November instant.

- 21 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 13, be postponed until tomorrow.
- 22 LOCAL AUTHORITIES FINANCE BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Simmonds).

Motion made and question—That the debate be now adjourned (Mr Cooper)—put and agreed to.

Ordered—That the debate be adjourned until Thursday next.

- 23 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (Mr Fordham)—put and agreed to.
- 24 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at fifty-nine minutes past Three o'clock in the morning adjourned until Tuesday next.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 44, 45 and 46

No. 44—Tuesday, 19 November 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Pre-School Education—Seeking that the existing high standard of pre-school education be maintained together with the maintenance subsidy grant on the basis of individual centre needs and to be C.P.I. indexed, bearing 80 and 18 signatures (by Mr Trezise and Mr McDonald respectively).

Nurses' Conditions and Pay—Seeking better nursing conditions in Victoria which are supported by the Royal Australian Nursing Federation (Victoria Branch), bearing 9681 signatures (by Mrs Toner).

Parkland Alienation for Tennis Centre—Seeking that no public parkland be alienated for the purpose of a Commonwealth tennis centre and that the Government legislate to preserve public parkland in its present state, bearing 513 signatures (by Mr Remington).

Severally ordered to lie on the Table.

4 ECONOMIC AND BUDGET REVIEW COMMITTEE—Mr Gavin brought up a Report from the Economic and Budget Review Committee upon the Inquiry into the method of Remuneration for Visiting Medical Staff at Public Hospitals; together with Appendices and Minutes of Evidence.

Ordered to lie on the Table and the Report and Appendices be printed.

5 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Queen Victoria Medical Centre (Guarantees) Act 1982—Notice of guarantee executed in favour of a bank for financial accommodation made to South Eastern Medical Complex Limited.

Statutory Rules under the following Acts:

Gift Duty Act 1971-No. 314.

Land Tax Act 1958—No. 315 (in lieu of Statutory Rule tabled on 15 October 1985).

Pay-roll Tax Act 1971—No. 317.

Probate Duty Act 1962—No. 318 (in lieu of Statutory Rule tabled on 15 October 1985).

Transport Act 1983—Order for the Transfer of Assets and Liabilities from the State Transport Authority to the Metropolitan Transit Authority.

Victoria Grants Commission—Report for the year ended 31 August 1985—Ordered to be printed.

The following Proclamations fixing operative dates for various Acts, were laid upon the Table by the Clerk, pursuant to an Order of the House dated 3 April 1985:

National Parks (Amendment) Act 1984—Section 4 (5)—17 November 1985 (Government Gazette No. 117, 13 November 1985).

National Tennis Centre Act 1985—13 November 1985 (Government Gazette No. 117, 13 November 1985).

6 **BUILDING SOCIETIES BILL**—Motion made and question proposed—That this Bill be now read a second time (Mr Wilkes).

Motion made and question—That the debate be now adjourned (Mr Brown)—put and agreed to.

Ordered—That the debate be adjourned until Saturday, 1 March 1986.

- 7 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 2, be postponed until later this day.
- 8 MOTOR CAR (PHOTOGRAPHIC DETECTION DEVICES) BILL—Order read for resuming debate on question—That this Bill be now read a second time—and on the amendment—That all the words after "That" be omitted with the view of inserting in place thereof the words "this House refuses to read this Bill a second time until the recommendations of the Report of the Social Development Committee relating to Freeway Limits are implemented".

Declaration of Bill as Urgent—Limitation of Debate—Mr Fordham declared that this Bill was an urgent Bill and moved—That the Bill be declared an urgent Bill.

Mr Speaker having ascertained that twenty members approved of the proposed motion being put—

Question—That the Bill be considered an urgent Bill—put.

The House divided.

AYES, 44

Mr Cain	Mr Harrowfield	Mrs Ray	Mrs Toner	
Miss Callister	Mrs Hill	Mr Remington	Mr Trezise	
Mr Cathie	Mr Hill	Mr Roper	Dr Vaughan	
Dr Coghill	Mrs Hirsh	Mr Rowe	Mr Walsh	
Mr Crabb	Mr Hockley	Mrs Setches	Mr Wilkes	
Mr Culpin	Mr Jolly	Mr Sheehan	Mrs Wilson	
Mr Cunningham	Mr Kennedy	Mr Shell		
Mr Ernst	Mr Kirkwood	Mr Sidiropoulos		
Mr Fogarty	Mr Mathews	Mr Simmonds		
Mr Fordham	Mr Micallef	Mr Simpson	Tellers	
Mr Gavin	Mr Norris	Mr Spyker	Mr Andrianopoulos	
Mrs Gleeson	Mr Pope	Mr Stirling	Mr Seitz	
Noes, 38				
Mr Austin	Mr Hayward	Mr Perrin	Mr Stockdale	
Mr Brown	Mr Heffernan	Mr Plowman	Mr Wallace	
Mr Coleman	Mr Jasper	Mr Ramsay	Mr Weideman	
Mr Crozier	Mr John	Mr Reynolds	Dr Wells	
Mr Delzoppo	Mr Leigh	Mr Richardson	Mr Whiting	
Mr Dickinson	Mr Lieberman	Mr Ross-Edwards	Mr Williams	
Mr Evans	Mr McGrath	Ms Sibree		
(Ballarat North)	(Lowan)	Mr Smith		
Mr Evans	Mr McGrath	(Glen Waverley)		
(Gippsland East)	(Warrnambool)	Mr Smith	Tellers	
Mr Gude	Mr McNamara	(Polwarth)	Mr Cooper	
Mr Hann	Mr Maclellan	Mr Steggall	Mr Lea	

And so it was resolved in the affirmative.

Motion made and question—That the time allotted in connexion with the Bill be as follows:

(a) For the remainder of the second reading stage of the Bill, until 3.30 p.m. this day.

(b) For the remaining stages of the Bill, until 6.00 p.m. this day—(Mr Fordham)—put, after debate, and agreed to.

Debate resumed on question and amendment.

Limitation of Debate—The time allotted for the second reading stage of the Bill having expired—

Question—That the words proposed to be omitted stand part of the question—put and agreed to.

Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

- 9 **POSTPONEMENT OF ORDER OF THE DAY—**Ordered—That the consideration of Order of the Day, Government Business, No. 4, be postponed until after No. 5.
- 10 SOUTH YARRA PROJECT (SUBDIVISION AND MANAGEMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 11 HISTORIC BUILDINGS (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with an amendment; as amended, considered, and amendment agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 12 TRANSPORT (AMENDMENT) BILL—Order read for resuming debate on question—
 That this Bill be now read a second time; debate resumed.

Business having been interrupted at 10.30 p.m.—

Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.

Debate resumed on question—That this Bill be now read a second time.

Motion made and question—That the debate be now adjourned (Mr Fordham)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

13 EMPLOYMENT AND TRAINING (REBATES) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).

Motion made and question—That the debate be now adjourned (Mr Ramsay)—put and agreed to.

Ordered, after debate—That the debate be adjourned until Tuesday next.

- 14 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to revise and restate the sentencing powers of courts, to enable courts to make community-based orders and to suspend sentences of imprisonment, to repeal the 'Penalties and Sentences Act 1981', to make consequential amendments to various Acts and for other purposes".
- 15 PENALTIES AND SENTENCES BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.

- 16 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Adoption Act 1984".
- 17 ADOPTION (AMENDMENT) BILL—On the motion of Mr Spyker, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 18 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to enable the National Mutual Permanent Building Society to become a public company deemed to be incorporated in Victoria and for other purposes".
- 19 NATIONAL MUTUAL PERMANENT BUILDING SOCIETY BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 20 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Appropriation (1985-86, No. 1) Bill without amendment.
- 21 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 22 ADJOURNMENT—Motion made and question proposed—That the House do now adjourn (Mr Fordham)—and, after debate—

And the House having continued to sit till after Twelve of the clock-

WEDNESDAY, 20 NOVEMBER 1985

Question—put and agreed to.

And then the House, at fourteen minutes past Twelve o'clock in the morning, adjourned until later this day.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 45—Wednesday, 20 November 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITION—The Clerk announced that the following petition had been lodged for presentation:

Child Care and Kindergarten Programmes—Seeking that child care and kindergarten programmes in the State of Victoria will continue to receive Government funding, bearing 151 signatures (by Mr Crozier).

Ordered to lie on the Table.

4 MESSAGES FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR (Nos. 56 and 57)—Mr Speaker announced the presentation of Messages from His Excellency the Lieutenant-Governor recommending appropriations for the purposes of the following Bills:

Superannuation Schemes Amendment Bill.

Building Societies Bill.

5 HAIRDRESSERS REGISTRATION (REPEAL) BILL—Mr Crabb obtained leave, with Mr Walsh, to bring in a Bill "to repeal the 'Hairdressers Registration Act 1958' and

- for other purposes", and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 6 EXTRACTIVE INDUSTRIES (AMENDMENT) BILL—Mr Fordham obtained leave, with Mr Cain, to bring in a Bill "to amend the 'Extractive Industries Act 1966' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 7 LIQUOR CONTROL (FURTHER AMENDMENT) BILL—Mr Fordham obtained leave, with Mr Cain, to bring in a Bill "to further amend the 'Liquor Control Act 1968' and to amend the 'Labour and Industry Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 ADOPTION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr. Spyker).
 - Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.
 - Ordered—That the debate be adjourned until Wednesday next.
- 9 NATIONAL MUTUAL PERMANENT BUILDING SOCIETY BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Wednesday next.
- 10 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 3, be postponed until later this day.
- 11 TRANSPORT (AMENDMENT) BILL—Order read for resuming debate on question—
 That this Bill be now read a second time; debate resumed; Bill read a second time and committed.
 - Ordered—That the Bill be considered in Committee later this day.
 - Motion made and question—That it be an instruction to the Committee that they have power to consider an amendment and new clause which provide the Grain Elevators Board, the Port of Geelong Authority, the Port of Melbourne Authority and the Port of Portland Authority with the powers set out in Clause 2 of Schedule 2 of the Transport Act 1983 (Mr Roper)—put and agreed to.
 - Bill considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 12 MESSAGE FROM THE LEGISLATIVE COUNCIL—Acquainting the Assembly that they have agreed to the following Resolution:
 - That, because of concern over the mounting road toll, the shocking and tragic loss of life, injuries to persons, damage to property and resulting road trauma in Victoria, in the opinion of this House a Joint Select Committee of the Legislative Council and the Legislative Assembly should be appointed along the lines of that which operated in former Parliaments specifically to consider road safety matters—with which they desire the concurrence of the Legislative Assembly.
 - Ordered—That the Message be taken into consideration tomorrow.
- 13 WATER ACTS (AMENDMENT) BILL—Order read for resuming debate on question—
 That this Bill be now read a second time; debate resumed.
 - Amendment proposed—That all the words after "That" be omitted with the view of inserting in place thereof the words "this Bill be withdrawn and redrafted to provide

for the transfer of the \$68 057m private borrowings debt of the Rural Water Commission during the financial years 1981/82 to 1983/84 to the State."—(Mr Steggall)—and, after debate—

Declaration of Bill as Urgent—Limitation of Debate—Mr Fordham declared that this Bill was an urgent Bill and moved—That the Bill be considered an urgent Bill.

Mr Speaker having ascertained that twenty members approved of the proposed motion being put—

Question—That the Bill be considered an urgent Bill—put.

The House divided.

AYES, 41

Mr Cain	Mrs Hill	Mr Norris	Mr Stirling
Miss Callister	Mr Hill	Mr Pope	Mr Trezise
Mr Cathie	Mrs Hirsh	Mrs Ray	Dr Vaughan
Dr Coghill	Mr Hockley	Mr Remington	Mr Walsh
Mr Crabb	Mr Jolly	Mr Roper	Mr Wilkes
Mr Culpin	Mr Kennedy	Mr Rowe	Mrs Wilson
Mr Cunningham	Mr Kirkwood	Mrs Setches	
Mr Ernst	Mr McCutcheon	Mr Sheehan	
Mr Fordham	Mr McDonald	Mr Shell	Tellers
Mrs Gleeson	Mr Mathews	Mr Sidiropoulos	Mr Andrianopoulos
Mr Harrowfield	Mr Micallef	Mr Simpson	Mr Seitz

Noes, 36

Mr Austin	Mr Hayward	Mr Plowman	Mr Tanner
Mr Brown	Mr Heffernan	Mr Ramsay	Mr Wallace
Mr Coleman	Mr John	Mr Reynolds	Mr Weideman
Mr Crozier	Mr Kennett	Mr Richardson	Dr Wells
Mr Delzoppo	Mr Lea	Mr Ross-Edwards	Mr Whiting
Mr Evans	Mr Leigh	Mr Smith	Mr Williams
(Ballarat North)	Mr Lieberman	(Glen Waverley)	
Mr Evans	Mr McGrath	Mr Smith	
(Gippsland East)	(Lowan)	(Polwarth)	Tellers:
Mr Gude	Mr Maclellan	Mr Steggall	Mr Cooper
Mr Hann	Mr Pescott	Mr Stockdale	Mr Perrin

And so it was resolved in the affirmative.

Motion made and question—That the time allotted for the remaining stages of the Bill be until 10.00 p.m. this day (Mr Fordham)—put, after debate, and agreed to.

Debate resumed on question—That this Bill be now read a second time and on the amendment.

Question—That the words proposed to be omitted stand part—put.

The House divided.

Ayes, 44

Mr Andrianopoulos	Mrs Hirsh	Mr Remington	Mrs Toner
Mr Cain	Mr Hockley	Mr Roper	Mr Trezise
Miss Callister	Mr Jolly	Mr Rowe	Dr Vaughan
Mr Cathie	Mr Kennedy	Mr Seitz	Mr Walsh
Dr Coghill	Mr Kirkwood	Mrs Setches	Mr Wilkes
Mr Crabb	Mr McCutcheon	Mr Sheehan	Mrs Wilson
Mr Culpin	Mr McDonald	Mr Shell	11110 1111011
Mr Ernst	Mr Mathews	Mr Sidiropoulos	
Mr Fordham	Mr Micallef	Mr Simmonds	
Mr Harrowfield	Mr Norris	Mr Simpson	Tellers:
Mrs Hill	Mr Pope	Mr Spyker	Mr Cunninghar
Mr Hill	Mrs Ray	Mr Stirling	Mrs Gleeson
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Noe	s. 3	7

Mr Brown	Mr Hayward	Mr Pescott	Mr Stockdale
Mr Coleman	Mr Heffernan	Mr Plowman	Mr Tanner
Mr Crozier	Mr Jasper	Mr Ramsay	Mr Wallace
Mr Delzoppo	Mr John	Mr Reynolds	Mr Weideman
Mr Dickinson	Mr Kennett	Mr Richardson	Dr Wells
Mr Evans	Mr Lea	Mr Ross-Edwards	Mr Whiting
(Ballarat North)	Mr Leigh	Mr Smith	Mr Williams
Mr Evans	Mr Lieberman	(Glen Waverley)	
(Gippsland East)	Mr McGrath	Mr Smith	Tellers:
Mr Gude	(Lowan)	(Polwarth)	Mr Cooper
Mr Hann	Mr Maclellan	Mr Steggall	Mr Cooper Mr Perrin

And so it was resolved in the affirmative.

Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

- 14 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to establish the office of State Coroner, to amend the law relating to coroners, to repeal the 'Coroners Act 1958' and for other purposes".
- 15 CORONERS BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 16 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Evidence Act 1958'".
- 17 EVIDENCE (AMENDMENT) BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 18 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Forests (Wood Pulp Agreements) Act 1974' to ratify, validate, approve and give effect to an agreement between the Forests Commission and APM Limited to amend the Softwood Timber Agreement made in 1973 and for other purposes".
- 19 FORESTS (WOOD PULP AGREEMENT) (AMENDMENT) BILL—On the motion of Mr Cathie, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 20 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to make provision with respect of the operation and validity of certain planning schemes".
- 21 TOWN AND COUNTRY PLANNING (PLANNING SCHEMES) BILL—On the motion of Mr Wilkes, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 22 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Building Control Act 1981' in relation to the registration of plumbers, gasfitters, drainers and contractors and for other purposes".
- 23 BUILDING CONTROL (PLUMBERS, GASFITTERS AND DRAINERS) BILL—On the motion of Mr Wilkes, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 24 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 6, be postponed until after No. 7.

25 DECENTRALIZED INDUSTRY INCENTIVE PAYMENTS (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time.

Declaration of Bill as urgent—Limitation of Debate—Mr Fordham declared that this Bill was an urgent Bill and moved—That the Bill be considered an urgent Bill.

Mr Speaker having ascertained that twenty members approved of the proposed motion being put—

Question—That the Bill be considered an urgent Bill—put and agreed to.

Motion made and question—That the time allotted in connexion with the Bill be as follows:

- (a) For the remainder of the second reading stage of the Bill, until 12.15 a.m. tomorrow.
- (b) For the remaining stages of the Bill, until 3.00 a.m. tomorrow—(Mr Fordham)—put, after debate and agreed to.

Debate resumed on question—That this Bill be now read a second time.

And the House having continued to sit till after Twelve of the clock-

THURSDAY, 21 NOVEMBER 1985

Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

26 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:

Historic Buildings (Amendment) Bill.

Groundwater (Border Agreement) Bill.

Liquor Control (Vigneron's Licences) Bill.

Land Tax (Amendment) Bill.

Labour and Industry (Registration Fees) Bill.

Pay-roll Tax (Amendment) Bill.

State Electricity Commission (Amendment) Bill.

- 27 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to protect the confidentiality of jury deliberations, to amend the 'Juries Act 1967' and for other purposes".
- 28 JURIES (AMENDMENT) BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 29 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Melbourne Cricket Ground Act 1933' and the 'Melbourne Cricket Ground Act 1984' with respect to the operation of floodlights and administration, and for other purposes".
- 30 MELBOURNE CRICKET GROUND (AMENDMENT) BILL—On the motion of Mr Cathie, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 31 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.

32 ADJOURNMENT—Resolved—That the House do now adjourn.

And then the House at four minutes past Three o'clock in the morning, adjourned until later this day.

R. K. BOYES

Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 46—Thursday, 21 November 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 OUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITION—The Clerk announced that the following petition had been lodged for presentation:

Prince Henry's Hospital—Seeking that the House supports action required to ensure that the relocation of Prince Henry's Hospital in Melbourne's Western suburbs proceeds smoothly, bearing 477 signatures (by Mr Andrianopoulos).

Ordered to lie on the Table.

- 4 SOCIAL DEVELOPMENT COMMITTEE—Mr Micallef brought up a Report from the Social Development Committee on the Therapeutic Goods and Cosmetics Bill 1984; together with Appendices, Addenda and Minutes of Evidence.
 - Ordered to lie on the Table and the Report, Appendices A to I and Addenda to be printed.
- 5 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Historic Buildings Council—Report for the year 1984-85.

Office of Corrections—Report for the year 1984-85.

Public Prosecutions—Report of the Director on the Operations of the Office for the year 1984-85.

Rural Finance Commission—Report for the year 1984-85—Ordered to be printed.

6 INDUSTRIAL DISRUPTION IN VICTORIA—Motion made and question proposed—
That this House deplores the level of industrial disruption in Victoria, particularly among employees of Government authorities and departments, and the failure of the Government to effectively act in the community's interests against this disruption (Mr Ramsay)—and, after debate—

General Business having been interrupted at 2.00 p.m. pursuant to Sessional Orders.

7 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:

Sale of Land (Allotments) Bill.

Construction Industry Long Service Leave (Amendment) Bill.

8 EXTRACTIVE INDUSTRIES (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Fordham*).

Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.

Ordered—That the debate be adjourned until Saturday, 1 March 1986.

- 9 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 2, be postponed until later this day.
- 10 HAIRDRESSERS REGISTRATION (REPEAL) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Crabb).
 - Motion made and question—That the debate be now adjourned (Mr Ramsay)—put and agreed to.
 - Ordered, after debate—That the debate be adjourned until Thursday next.
- 11 FORESTS (WOOD PULP AGREEMENT) (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Cathie*).
 - Motion made and question—That the debate be now adjourned (Mr Coleman)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday next.
- 12 TOWN AND COUNTRY PLANNING (PLANNING SCHEMES) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Wilkes).
 - Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday next.
- 13 BUILDING CONTROL (PLUMBERS, GASFITTERS AND DRAINERS) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Wilkes).
 - Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday next.
- 14 LIQUOR CONTROL (FURTHER AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Fordham).
 - Motion made and question—That the debate be now adjourned (Mr Hayward)—put and agreed to.
 - Ordered—That the debate be adjourned until Saturday, 1 March 1986.
- 15 VERMIN AND NOXIOUS WEEDS (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 16 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Marketing of Primary Products Act 1958' and the 'Egg Industry Stabilization Act 1983' and for other purposes".
- 17 MARKETING OF PRIMARY PRODUCTS AND EGG INDUSTRY STABILIZATION (AMENDMENT) BILL—On the motion of Mr Jolly, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and, by leave, read a second time later this day.
- 18 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Housing (Commonwealth-State-Northern Territory Agreement) Bill without amendment.
- 19 FIREARMS (AMENDMENT) BILL—Order read for resuming debate on question—
 That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.

- Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 20 MELBOURNE UNIVERSITY (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 21 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to close a portion of a road in Geelong, to repeal Act 21 Victoria No. 11 and the 'Newmarket Sheep Sales Act 1974', to amend the 'Local Government Act 1890' and the 'Local Government Act 1958', to revoke the permanent reservation of certain lands and for other purposes".
- 22 LAND (MISCELLANEOUS MATTERS) BILL—On the motion of Mr Cathie, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 23 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the South Yarra Project (Subdivision and Management) Bill with amendments.
 - Ordered—That the said amendments be printed and taken into consideration tomorrow.
- 24 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Police Regulation (Amendment) Bill with an amendment.
 - Ordered—That the said amendment be printed and taken into consideration tomorrow.
- 25 CREDIT (ADMINISTRATION) (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 26 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 11, be postponed until later this day.
- 27 LEGAL PROFESSION PRACTICE (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 28 EVIDENCE (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday next.
- 29 CORONERS BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday next.

- 30 JURIES (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday next.
- 31 MELBOURNE CRICKET GROUND (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Wilkes).
 - Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday next.
- 32 PENALTIES AND SENTENCES BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday next.
- 33 CO-OPERATION (AMENDMENT) BILL—Order read for resuming debate on question— That this Bill be now read a second time: debate resumed.
 - Business having been interrupted at 10.30 p.m.—
 - Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.
 - Debate resumed on question—That this Bill be now read a second time.
 - Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 34 MARKETING OF PRIMARY PRODUCTS AND EGG INDUSTRY STABILIZATION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).
 - Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday next.
- 35 ORDERS OF THE HOUSE RESCINDED—Motion made, by leave, and question—That the Orders of the House making—(a) the consideration of Council amendments to the South Yarra Project (Subdivision and Management) Bill; (b) the consideration of the Council amendment to the Police Regulation (Amendment) Bill; and (c) the second reading of the Land (Miscellaneous Matters) Bill, Orders of the Day for tomorrow, be read and rescinded and that the said Orders be made Orders of the Day for this day (Mr Fordham)—put and agreed to.
- 36 SOUTH YARRA PROJECT (SUB-DIVISION AND MANAGEMENT) BILL—Order read for the consideration of the amendments made by the Legislative Council.
 - And the said amendments were read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 37 POLICE REGULATION (AMENDMENT) BILL—Order read for the consideration of the amendment made by the Legislative Council.

- And the said amendment was read a second time and, after debate, agreed to by the House.
- Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendment.
- 38 LAND (MISCELLANEOUS MATTERS) BILL—Motion made and question proposed—
 That this Bill be now read a second time (*Mr Cathie*).
 - Motion made and question—That the debate be now adjourned (Mr Coleman)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday next.
- 39 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 40 ADJOURNMENT—Motion made and question proposed—That the House do now adjourn (Mr Fordham)—and, after debate—

And the House having continued to sit till after Twelve of the clock-

FRIDAY, 22 NOVEMBER 1985

Question-put and agreed to.

And then the House, at seven minutes past Twelve o'clock in the morning, adjourned until Tuesday next.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 47, 48 and 49

No. 47—Tuesday, 26 November 1985

- Mr Speaker took the Chair and read the Prayer.
- 2 OUESTIONS—(Pursuant to Standing Order No. 124.)
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Child Care and Kindergarten Programmes-Seeking that child care and kindergarten programmes in the State of Victoria will continue to receive Government funding, bearing 38 signatures (by Mr Williams).

Conservation of Flora and Fauna—Seeking that the House recognizes the need for sensible conservation initiatives and will ensure that any flora and fauna guarantee established by legislation will extend to all living plants and animals. bearing 20 signatures (by Mrs Toner).

Severally ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament. were laid upon the Table by the Clerk:

Decentralized Industry Housing Authority—Report for the year 1984–85.

Estate Agents Board—Report for the year 1984-85.

Harness Racing Board—Report for the year ended 31 July 1985.

Medical Board of Victoria—Report for the year 1983-84.

Minerals and Energy—Report of the Office for the year 1984-85.

Police Regulation Act 1958—Determination Nos, 443 and 444 of the Police Service

Statutory Rules under the following Acts:

Firearms Act 1958—No. 348.

Motor Boating Act 1961—No. 351. Public Service Act 1974—P.S.D. Nos. 38, 39, 40.

Transport Act 1983—No. 347.

The following Proclamation fixing an operative date for an Act was laid upon the Table by the Clerk, pursuant to an Order of the House dated 3 April 1985:

Fundraising Appeals Act 1984—1 January 1986 (Government Gazette No. 119, 20 November 1985).

5 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR (No. 58)— ASSENT TO BILLS—Informing the Assembly that he had, that day, given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

Historic Buildings (Amendment) Bill.

Labour and Industry (Registration Fees) Bill.

Land Tax (Amendment) Bill.

Liquor Control (Vigneron's Licences) Bill.

Pay-roll Tax (Amendment) Bill.

State Electricity Commission (Amendment) Bill.

6 ORDERS OF THE DAY DISCHARGED—Motion made, by leave, and question—That the following Orders of the Day, Government Business, be read and discharged:

Mental Health Bill—Second reading—Resumption of debate.

Intellectually Disabled Persons' Services Bill—Second reading—Resumption of debate.

Guardianship and Administration Board Bill—Second reading—Resumption of debate.

and that the Bills be withdrawn (Mr Roper)—put and agreed to.

7 MESSAGES FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR (Nos. 59 to 63)—Mr Speaker announced the presentation of Messages from His Excellency the Lieutenant-Governor recommending appropriations for the purposes of the following Bills:

Employment and Training (Rebates) Bill.

Long Service Leave (Portable Benefits) Bill.

Industrial Relations (Amendment) Bill.

Aboriginal Land (Framlingham Forest) Bill.

Hairdressers Registration (Repeal) Bill.

8 PRESENTATION OF ADDRESS-IN-REPLY TO SPEECH OF HIS EXCELLENCY THE GOVERNOR—Mr Speaker reported that, as directed by the House, he had on Friday, 22 November 1985, presented to His Excellency the Lieutenant-Governor the Address of the Legislative Assembly in reply to the speech of His Excellency the Governor on the Opening of the Parliament.

His Excellency the Lieutenant-Governor had been pleased to make the following reply:

MR SPEAKER AND MEMBERS OF THE LEGISLATIVE ASSEMBLY.

- In the name and on behalf of Her Majesty the Queen I thank you for your expressions of loyalty to our Most Gracious Sovereign contained in the address you have just presented to me.
- I fully rely on your wisdom in deliberating upon the important measures to be brought under your consideration, and I earnestly hope that the results of your labours will be conducive to the advancement and prosperity of this State.

JOHN McI. YOUNG Lieutenant-Governor of Victoria.

Melbourne, 22 November, 1985

- 9 APPROPRIATION (1985-86, No. 1) BILL—Mr Speaker announced that he had, that day, presented to His Excellency the Lieutenant-Governor the Appropriation (1985-86, No. 1) Bill to which His Excellency had been pleased to give the Royal Assent.
- 10 ENVIRONMENT PROTECTION (INDUSTRIAL WASTE) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 11 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 2, be postponed until later this day.
- 12 EMPLOYMENT AND TRAINING (REBATES) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

13 LONG SERVICE LEAVE (PORTABLE BENEFITS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed

Business having been interrupted at 10.30 p.m.—

Motion made and question—That the sitting be continued (Mr Wilkes)—put and agreed to.

Debate resumed on question—That this Bill be now read a second time.

Question-put.

The House divided.

Ayes, 45

Mr Cain	Mrs Hill	Mr Pope	Mr Spyker
Miss Callister	Mr Hill	Mrs Ray	Mr Stirling
Mr Cathie	Mrs Hirsh	Mr Remington	Mrs Toner
Dr Coghill	Mr Hockley	Mr Roper	Mr Trezise
Mr Crabb	Mr Jolly	Mr Rowe	Dr Vaughan
Mr Culpin	Mr Kennedy	Mr Seitz	Mr Walsh
Mr Cunningham	Mr Kirkwood	Mrs Setches	Mr Wilkes
Mr Ernst	Mr McCutcheon	Mr Sheehan	
Mr Fogarty	Mr McDonald	Mr Shell	
Mr Gavin	Mr Mathews	Mr Sidiropoulos	Tellers
Mrs Gleeson	Mr Micallef	Mr Simmonds	Mr Andrianopoulos
Mr Harrowfield	Mr Norris	Mr Simpson	Mrs Wilson

Noes, 39

Mr Austin	Mr Hann	Mr Plowman	Mr Tanner
Mr Brown	Mr Hayward	Mr Ramsay	Mr Wallace
Mr Coleman	Mr Heffernan	Mr Reynolds	Mr Weidemar
Mr Cooper	Mr Jasper	Mr Richardson	Dr Wells
Mr Crozier	Mr John	Mr Ross-Edwards	Mr Whiting
Mr Delzoppo	Mr Kennett	Ms Sibree	Mr Williams
Mr Dickinson	Mr Lea	Mr Smith	
Mr Evans	Mr Leigh	(Glen Waverley)	
(Ballarat North)	Mr Lieberman	Mr Smith	
Mr Evans	Mr McGrath	(Polwarth)	Tellers
(Gippsland East)	(Warrnambool)	Mr Steggall	Mr Perrin
Mr Gude	Mr Maclellan	Mr Stockdale	Mr Pescott

And so it was resolved in the affirmative.

Bill read a second time and leave having been granted for the third reading to be proposed forthwith—

Motion made and question—That this Bill be now read a third time (Mr Crabb)—put.

The House divided.

AYES, 45

Mr Cain	Mrs Hill	Mr Pope	Mr Spyker
Miss Callister	Mr Hill	Mrs Ray	Mr Stirling
Mr Cathie	Mrs Hirsh	Mr Remington	Mrs Toner
Dr Coghill	Mr Hockley	Mr Roper	Mr Trezise
Mr Crabb	Mr Jolly	Mr Rowe	Dr Vaughan
Mr Culpin	Mr Kennedy	Mr Seitz	Mr Walsh
Mr Cunningham	Mr Kirkwood	Mrs Setches	Mr Wilkes
Mr Ernst	Mr McCutcheon	Mr Sheehan	
Mr Fogarty	Mr McDonald	Mr Shell	
Mr Gavin	Mr Mathews	Mr Sidiropoulos	Tellers
Mrs Gleeson	Mr Micallef	Mr Simmonds	Mr Andrianopoulos
Mr Harrowfield	Mr Norris	Mr Simpson	Mrs Wilson

	N		
Mr Austin	Mr Hann	Mr Plowman	Mr Tanner
Mr Brown	Mr Hayward	Mr Ramsay	Mr Wallace
Mr Coleman	Mr Heffernan	Mr Reynolds	Mr Weideman
Mr Cooper	Mr Jasper	Mr Richardson	Dr Wells
Mr Crozier	Mr John	Mr Ross-Edwards	Mr Whiting
Mr Delzoppo	Mr Kennett	Ms Sibree	Mr Williams
Mr Dickinson	Mr Lea	Mr Smith	o
Mr Evans	Mr Leigh	(Glen Waverley)	
(Ballarat North)	Mr Lieberman	Mr Smith	
Mr Evans (Gippsland East) Mr Gude	Mr McGrath (Warrnambool) Mr Maclellan	(Polwarth) Mr Steggall Mr Stockdale	Tellers Mr Perrin Mr Pescott

And so it was resolved in the affirmative.

Bill read the third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

- 14 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Vermin and Noxious Weeds (Amendment) Bill without amendment.
- 15 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Motor Car (Photographic Detection Devices) Bill with amendments.

Ordered—That the said amendments be printed and taken into consideration tomorrow.

- 16 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (Mr Wilkes)—put and agreed to.
- 17 ADJOURNMENT—Motion made and question proposed—That the House do now adjourn (Mr Wilkes)—and, after debate—

And the House having continued to sit till after Twelve of the clock-

WEDNESDAY, 27 NOVEMBER 1985

Question—put and agreed to.

And then the House, at five minutes past Twelve o'clock in the morning, adjourned until later this day.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 48—Wednesday, 27 November 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Dolphins—Seeking that the House take action to make it illegal to capture, imprison, torture or experiment on dolphins, bearing 14,853 signatures (by Mrs Hill).

Forests Preservation—Seeking that the House take action to preserve our forests for the future and ban clear-felling and wood-chipping in the Otways, bearing 24 signatures (by Mr Sidiropoulos).

Footscray-Moonee Ponds Tram—Seeking that the Footscray-Moonee Ponds tram route No. 82 be retained, bearing 557 signatures (by Mr Fogarty).

Severally ordered to lie on the Table.

- 4 ADMINISTRATIVE ARRANGEMENTS ORDERS—Motion made, by leave, and question—That there be presented to this House a copy of Administrative Arrangements Orders Nos. 39 and 40 of 1985 (Mr Cain)—put and agreed to.
- 5 PAPERS—Mr Cain presented:
 - Administrative Arrangements Orders Nos. 39 and 40 of 1985—Return to the foregoing Order.

Severally ordered to lie on the Table.

- 6 LEO CUSSEN INSTITUTE FOR CONTINUING LEGAL EDUCATION—Motion made, by leave, and question—That there be presented to this House a copy of the Leo Cussen Institute for Continuing Legal Education Report for the year 1984 (Mr Mathews)—put and agreed to.
- 7 PAPER—Mr Mathews presented:

Leo Cussen Institute for Continuing Legal Education Report for the year 1984—Return to the foregoing Order.

Ordered to lie on the Table.

8 SOCIAL DEVELOPMENT COMMITTEE—Mrs Ray brought up a Report from the Social Development Committee on the Future Use of Willsmere Hospital; together with Appendices and Minutes of Evidence.

Ordered to lie on the Table and the Report and Appendices to be printed.

9 MORTUARY INDUSTRY AND CEMETERIES ADMINISTRATION COMMITTEE—Mr Kirkwood, Chairman, brought up the Fourth Report from the Mortuary Industry and Cemeteries Administration Committee—Investigations into Cemeteries Management and the Provision of Cemetery Reserves; together with Appendices.

Ordered to lie on the Table and the Report and Appendices to be printed.

10 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Egg Marketing Board—Report for the year 1984-85—Ordered to be printed.

Police Regulation Act 1958—Determination No. 445 of the Police Service Board.

- 11 ORDER OF THE HOUSE RESCINDED—Motion made, by leave, and question—That the Order of the House making the resumption of debate on the motion for Second Reading of the Hairdressers Registration (Repeal) Bill an Order of the Day for tomorrow be read and rescinded and that it be made an Order of the Day for this day (Mr Wilkes)—put and agreed to.
- 12 SMALL BUSINESS DEVELOPMENT CORPORATION (AMENDMENT) BILL—Mr Cathie obtained leave, with Mr Wilkes, to bring in a Bill "to amend the 'Small Business Development Corporation Act 1976'"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 13 COURTS AMENDMENT BILL—Mr Mathews obtained leave, with Mr Wilkes, to bring in a Bill "to make provision for reserve judges in the Supreme Court and County Court, to make certain changes to the jurisdiction and management of the courts, to amend certain Acts and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 14 LEGAL AID COMMISSION (AMENDMENT) BILL—Mr Mathews obtained leave, with Mr Wilkes, to bring in a Bill "to amend the 'Legal Aid Commission Act 1978' and

- for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 15 TRANSFER OF LAND (SHARE INTERESTS) BILL—Mr McCutcheon, after debate, obtained leave, with Mr Wilkes, to bring in a Bill "to amend the 'Transfer of Land Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 16 MENTAL HEALTH BILL (No. 2)—Mr Roper obtained leave, with Mr Wilkes, to bring in a Bill "to provide for the care, treatment and protection of persons who are mentally ill, to establish a Mental Health Review Board, to define the role of the Department of Health with respect to mental health, to repeal the 'Mental Health Act 1959' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 17 INTELLECTUALLY DISABLED PERSONS' SERVICES BILL (No. 2)—Mr Roper obtained leave, with Mr Wilkes, to bring in a Bill "to provide for the care, treatment and protection of intellectually disabled persons, to define the role of the Minister and the Department of Community Services with respect to intellectually disabled persons and the provision of services, to establish an Intellectual Disability Review Panel and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 18 GUARDIANSHIP AND ADMINISTRATION BOARD BILL (No. 2)—Mr Roper obtained leave, with Mr Wilkes, to bring in a Bill "to provide for the establishment of a Guardianship and Administration Board, to provide for the appointment of a Public Advocate, to amend the 'Public Trustee Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 19 LOCAL GOVERNMENT (GENERAL AMENDMENT) BILL—Mr Simmonds obtained leave, with Mr Wilkes, to bring in a Bill "to amend the 'Local Government Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 20 SUPERANNUATION SCHEMES AMENDMENT BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed.
 - Ordered—That the Bill be considered in Committee later this day.
- 21 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR (No. 64)—Mr Speaker announced the presentation of a Message from His Excellency the Lieutenant-Governor recommending a further appropriation for the purposes of the Superannuation Schemes Amendment Bill.
- 22 SUPERANNUATION SCHEMES AMENDMENT BILL—Considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 23 INTERPRETATION OF LEGISLATION (FURTHER AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 24 TRUSTEE (SECONDARY MORTGAGE MARKET AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.

- Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 25 WRONGS (CONTRIBUTION) BILL—Order read for resuming debate on question— That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 26 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the special trading provision relating to the sale of red meat in the State of Victoria".
- 27 LABOUR AND INDUSTRY (BUTCHER SHOPS) BILL—On the motion of Mr Ramsay, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and, after debate, by leave, read a second time later this day.
- 28 ASSOCIATIONS INCORPORATION (MISCELLANEOUS AMENDMENTS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 29 DIRECTOR OF PUBLIC PROSECUTIONS (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 30 CRIMES (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 31 MAGISTRATES (SUMMARY PROCEEDINGS) (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with an amendment; as amended, considered, and amendment agreed to; read the third time.
 - Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the same with an amendment with which they desire the concurrence of the Legislative Council.
- 32 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 9 and 10 be postponed until later this day.
- 33 UNITING CHURCH IN AUSTRALIA (TRUST PROPERTY) BILL—Order read for resuming debate on question—That this Bill be now read a second time.
 - Mr Speaker ruled the Bill to be a Private Bill.
 - Motion made and question—That this Bill be treated as a Public Bill (Mr Mathews)—put and agreed to.
 - Debate resumed on question—That this Bill be now read a second time; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

- 34 DENTAL TECHNICIANS (LICENCES) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 35 NURSES (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 36 SOIL CONSERVATION AND LAND UTILIZATION (APPEALS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 37 EQUAL OPPORTUNITY (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the same with amendments with which they desire the concurrence of the Legislative Council.
- 38 TOWN AND COUNTRY PLANNING (WESTERNPORT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith, after debate.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 39 HAIRDRESSERS REGISTRATION (REPEAL) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported without amendment; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 40 VACANCIES IN MEMBERSHIP OF DEAKIN UNIVERSITY COUNCIL—Mr Speaker reported that, this day, this House had met with the Legislative Council in the Assembly Chamber for the purpose of sitting and voting together to choose three members of the Parliament of Victoria to be recommended for appointment to the Council of the Deakin University and that Harley Rivers Dickinson, Esquire, M.P., The Honourable Roger Murray Hallam, M.L.C., and The Honourable David Ernest Henshaw, M.B.E., M.L.C., had been duly chosen to be recommended for appointment to the Council of the Deakin University.
- 41 FORESTS AND COUNTRY FIRE AUTHORITY (PENALTIES) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Business having been interrupted at 10.30 p.m.—
 - Motion made and question—That the sitting be continued (Mr Wilkes)—put and agreed to.

- Debate resumed on question—That this Bill be now read a second time; Bill read a second time and, by leave, read the third time forthwith.
- Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 42 MOTOR CAR (PHOTOGRAPHIC DETECTION DEVICES) BILL—Order read for the consideration of the amendments made by the Legislative Council.
 - And the said amendments were read a second time.
 - Motion made and question proposed—That the amendments be agreed to (Mr Wilkes)—and, after debate.
 - Motion made and question—That the debate be now adjourned (Mr Wilkes)—put and agreed to.
 - Ordered—That the debate be adjourned until later this day.
- 43 NATIONAL MUTUAL PERMANENT BUILDING SOCIETY BILL—Order read for resuming debate on question—That this Bill be now read a second time.
 - Mr Speaker ruled the Bill to be a Private Bill.
 - Motion made and question—That this Bill be treated as a Public Bill (Mr Wilkes)—put and agreed to.
 - Debate resumed on question—That this Bill be now read a second time; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 44 MOTOR CAR (PHOTOGRAPHIC DETECTION DEVICES) BILL—Order read for the further consideration of the amendments made by the Legislative Council.
 - Amendments agreed to, after debate.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 45 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the amendment made by the Assembly in the Magistrates (Summary Proceedings) (Amendment) Bill.
- 46 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Water Acts (Amendment) Bill with amendments.
 - Ordered—That the said amendments be printed and taken into consideration tomorrow.
- 47 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Town and Country Planning Act 1961' in relation to the prohibition of brothels and for other purposes".
- 48 TOWN AND COUNTRY PLANNING (BROTHELS) BILL (No. 2)—On the motion of Mr Plowman, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 49 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to make further provision with respect to Criminal Investigations, to amend the 'Crimes Act 1958' and for other purposes".
- 50 CRIMES (CRIMINAL INVESTIGATIONS) BILL—On the motion of Mr John, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 51 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Dairy Industry Act 1984'".

- 52 DAIRY INDUSTRY (MILK PRICE) BILL—On the motion of Mr Jolly, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 53 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to repeal the 'Health Commission Act 1977' and to amend the 'Health Act 1958' and certain other Acts".
- 54 HEALTH (AMENDMENT) BILL—On the motion of Mr Roper, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 55 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Transport (Amendment) Bill with amendments.
 - Ordered—That the said amendments be printed and taken into consideration tomorrow.
- 56 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Wilkes*)—put and agreed to.
- 57 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at fifty-eight minutes past Eleven o'clock adjourned until tomorrow.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 49—Thursday, 28 November 1985

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 **PETITION**—The Clerk announced that the following petition had been lodged for presentation:

Submarine Contract—Seeking that the Government pursue the contract for the construction of six new submarines for the Australian Navy and that, if successful, ensure that such construction be carried out at Western Port, bearing 101 signatures (by Mr Cooper).

Ordered to lie on the Table.

- 4 PARLIAMENTARY CONTRIBUTORY SUPERANNUATION FUND REPORT AND THE COAL MINERS ACCIDENTS RELIEF BOARD REPORT—Motion made, by leave, and question—That there be presented to this House a copy of—(a) the Parliamentary Contributory Superannuation Fund Report; and (b) the Coal Miners Accidents Relief Board Report, for the year 1984–85 (Mr Jolly)—put and agreed to.
- 5 PAPERS—Mr Jolly presented:
 - Parliamentary Contributory Superannuation Fund and Coal Miners Accidents Relief Board—Reports for the year 1984–85—Returns to the foregoing Order.
 - Severally ordered to lie on the Table and the Parliamentary Contributory Superannuation Fund Report to be printed.
- 6 LEGAL AND CONSTITUTIONAL COMMITTEE—Mr Whiting, Chairman, brought up a Report from the Legal and Constitutional Committee on The Burden of Proof in Criminal Cases; together with an Appendix and Minutes of Evidence.
 - Ordered to lie on the Table and the Report and Appendix to be printed.

- 7 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:
 - Coal Mine Workers' Pension Tribunal—Report for the year 1984-85.
 - Consumer Affairs—Report of the Ministry for the year 1984-85—Ordered to be printed.
 - Education Act 1958—Resumption of Land at Bendigo—Certificate of the Minister for Education.
 - Equal Opportunity Act 1977—Report of the Commissioner for Equal Opportunity for the year 1984–85—Ordered to be printed.
 - Equal Opportunity Board—Report for the year 1984-85—Ordered to be printed.
 - Freedom of Information Act 1982—Report of the Attorney-General on the operation of the Act for the year 1984-85.
 - Freedom of Information Act 1982—Report of the Public Service Board to the Attorney-General on the administration of the Act for the year 1983-84.
 - Hospitals Superannuation Board—Report for the year 1984-85—Ordered to be printed.
 - Liquor Control Commission—Report for the year 1984-85—Ordered to be printed.
 - Post-Secondary Education Commission—Report for the year 1984–85—Ordered to be printed.
 - Rural Water Commission—Report for the year 1984–85—Ordered to be printed. Urban Land Authority—Report for the year 1984–85.
- AICHI PREFECTURE—VOTE OF THANKS—Motion made, by leave, and question—
 That the Legislative Assembly of Victoria, in
 Parliament assembled, express their deep appreciation of the gift of the Government
 of the Aichi Prefecture to the citizens of Victoria to mark the occasion of the 150th
 Anniversary of settlement in the State of Victoria (Mr Cain)—put, after debate and
 agreed to.
 - Ordered—That the foregoing resolution be transmitted to the Legislative Council with a Message desiring their concurrence therein.
- 9 PARLIAMENTARY BUSINESS—Motion made and question proposed—That this House deplores the failure of the Premier and Government to allow the processes of the Parliament to operate effectively and to properly dispose of the business of the Parliament, resulting in community uncertainty and economic and social detriment (Mr Kennett)—and, after debate—
 - General Business having been interrupted at 2.00 p.m., pursuant to Sessional Orders.
- 10 EVIDENCE (AMENDMENT) BILL—Order read for resuming debate on question—
 That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 11 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the amendments made by the Assembly in the Equal Opportunity (Amendment) Bill.
- 12 CORONERS BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed.
 - Ordered—That the Bill be considered in Committee later this day.

- Motion made and question—That it be an instruction to the Committee that they have power to consider amendments and new clauses to establish the Victorian Institute of Forensic Pathology (Mr Wilkes)—put and agreed to.
- 13 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR (No. 65)—Mr Speaker announced the presentation of a Message from His Excellency the Lieutenant-Governor recommending an appropriation for the purposes of the Coroners Bill.
- 14 CORONERS BILL—Considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the same with amendments with which they desire the concurrence of the Legislative Council.
- 15 JURIES (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 16 PENALTIES AND SENTENCES BILL—Order read for resuming debate on question—
 That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 17 FORESTS (WOOD PULP AGREEMENT) (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 18 TOWN AND COUNTRY PLANNING (PLANNING SCHEMES) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 19 BUILDING CONTROL (PLUMBERS, GASFITTERS AND DRAINERS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 20 MELBOURNE CRICKET GROUND (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 21 MARKETING OF PRIMARY PRODUCTS AND EGG INDUSTRY STABILIZATION (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

- 22 LAND (MISCELLANEOUS MATTERS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 23 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 11, be postponed until later this day.
- 24 TRANSPORT (AMENDMENT) BILL—Order read for the consideration of the amendments made by the Legislative Council.
 - And the said amendments were read a second time and agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 25 WATER ACTS (AMENDMENT) BILL—Order read for the consideration of the amendments made by the Legislative Council.
 - And the said amendments were read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 26 SMALL BUSINESS DEVELOPMENT CORPORATION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Cathie).
 - Motion made and question—That the debate be now adjourned (Mr Gude)—put and agreed to.
 - Ordered—That the debate be adjourned until Saturday, 1 March 1986.
- 27 COURTS (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Saturday, 1 March 1986.
- 28 LEGAL AID COMMISSION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Saturday, 1 March 1986.
- 29 TRANSFER OF LAND (SHARE INTERESTS) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr McCutcheon).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Saturday, 1 March 1986.
- 30 MENTAL HEALTH BILL (No. 2)—Motion made and question proposed—That this Bill be now read a second time (Mr Roper).
 - Motion made and question—That the debate be now adjourned (Mr Weideman)—put and agreed to.
 - Ordered—That the debate be adjourned until Saturday, 1 March 1986.
- 31 INTELLECTUALLY DISABLED PERSONS' SERVICE BILL (No. 2)—Motion made and question proposed—That this Bill be now read a second time (Mr Roper).

- Motion made and question—That the debate be now adjourned (Mr Weideman)—put and agreed to.
- Ordered—That the debate be adjourned until Saturday, 1 March 1986.
- 32 GUARDIANSHIP AND ADMINISTRATION BOARD BILL (No. 2)—Motion made and question proposed—That this Bill be now read a second time (Mr Roper).
 - Motion made and question—That the debate be now adjourned (Mr Weideman)—put and agreed to.
 - Ordered—That the debate be adjourned until Saturday, 1 March 1986.
- 33 LOCAL GOVERNMENT (GENERAL AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Simmonds).
 - Motion made and question—That the debate be now adjourned (Mr Cooper)—put and agreed to.
 - Ordered—That the debate be adjourned until Saturday, 1 March 1986.
- 34 DAIRY INDUSTRY (MILK PRICE) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Wilkes).
 - Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.
 - Ordered—That the debate be adjourned until later this day.
- 35 DAIRY INDUSTRY (MILK PRICE) BILL—Order read for resuming debate on question—
 That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 36 HEALTH (AMENDMENT) BILL—Read a second time, after debate, and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to, read the third time.
 - Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the same with amendments with which they desire the concurrence of the Legislative Council.
- 37 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Registration of Births, Deaths and Marriages (Amendment) Bill with amendments.
 - And the said amendments were read a second time and agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 38 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Environment Protection (Industrial Waste) Bill with amendments.
 - And the said amendments were read a second time and agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 39 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Employment and Training (Rebates) Bill with amendments.
 - And the said amendments were read a second time and agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 40 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Firearms (Amendment) Bill with amendments.

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And the said amendments were read a second time and agreed to by the House.

Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.

41 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Co-operation (Amendment) Bill with amendments.

And the said amendments were read a second time and agreed to by the House.

Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.

42 MESSAGE FROM THE LEGISLATIVE COUNCIL—Returning the Stamps and Business Franchise (Tobacco) (Amendment) Bill and suggesting an amendment.

On the motion of Mr Jolly and, after debate—Suggested amendment made and further amendments made in the Bill.

Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have made the suggested amendment and have made further amendments in the Bill with which they desire the concurrence of the Legislative Council.

43 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:

Superannuation Schemes Amendment Bill.

Legal Profession Practice (Amendment) Bill.

Credit (Administration) (Amendment) Bill.

44 MESSAGES FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR (Nos. 66 to 70)—Mr Speaker announced the presentation of Messages from His Excellency the Lieutenant-Governor recommending appropriations for the purposes of the following Bills:

Legal Aid Commission (Amendment) Bill.

Mental Health Bill (No. 2).

Intellectually Disabled Persons' Services Bill (No. 2).

Guardianship and Administration Board Bill (No. 2).

Courts Amendment Bill.

45 PAPER—Mr Mathews presented, by Command of His Excellency the Lieutenant-Governor:

Police Department—Report for the year 1984–85.

Ordered to lie on the Table and to be printed.

PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Conservation, Forests and Lands—Report of the Department for the year 1984-85—Ordered to be printed.

Statutory Rules under the following Acts:

Fundraising Appeals Act 1984—No. 350.

Public Service Act 1974—P.S.D. Nos. 22, 23, 35, 36, 42 to 73/1984; 1 to 17, 17A, 18 to 37/1985.

Town and Country Planning Act 1961:

Melbourne Metropolitan Planning Schemes, Amendment Nos.—

157 Part 5A (in lieu of Planning Scheme Tabled on 23 October 1985)

281 Part 2 (in lieu of Planning Scheme Tabled on 23 October 1985)

282 Part 5

283 Part 2 (in lieu of Planning Scheme Tabled on 23 October 1985)

313 Part 2 (in lieu of Planning Scheme Tabled on 23 October 1985)

314 Part 1 (in lieu of Planning Scheme Tabled on 23 October 1985)

353 (in lieu of Planning Scheme Tabled on 23 October 1985).

Water Act 1958—Declaration of Governor in Council of Wangaratta flood mitigation proposal as an approved scheme for purposes of the Local Government Act 1958.

Water Resources—Report of the Department for the year 1984-85.

- 46 SITTING OF THE HOUSE—Motion made and question—That the House, at its rising, adjourn until a day and hour to be fixed by Mr Speaker, which time of meeting shall be notified to each member of the House by telegram or letter (Mr Wilkes)—put, after debate, and agreed to.
- 47 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (Mr Wilkes)—put and agreed to.
- 48 ADJOURNMENT—Motion made and question—That the House do now adjourn (*Mr Wilkes*)—after debate, put.

The House divided.

Ayes, 27				
Mr Cain Dr Coghill Mr Crabb Mr Cunningham Mr Fogarty	Mr Jasper Mr Jolly Mr McCutcheon Mr McGrath (Lowan)	Mr Ross-Edwards Mr Seitz Mrs Setches Mr Sheehan Mr Simpson	Mr Whiting Mr Wilkes	
Mr Gavin Mrs Hill Mrs Hirsh	Mr Micallef Mr Norris Mr Roper	Mr Spyker Mr Stirling Mrs Toner	Tellers Mr Andrianopoulos Mrs Gleeson	
Noes, 17				
Mr Austin Mr Coleman Mr Delzoppo Mr Gude Mr Kennett	Mr Leigh Mr Lieberman Mr Perrin Mr Reynolds Mr Richardson	Ms Sibree Mr Smith (Glen Waverley) Mr Smith (Polwarth)	Mr Weideman Mr Williams <i>Tellers</i> Mr Heffernan Mr Lea	

And so it was resolved in the affirmative.

And then the House, at fifty-two minutes past Ten o'clock adjourned until a day and hour to be fixed by Mr Speaker and notified to each Member of the House by telegram or letter, as determined by resolution of the House at this sitting.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 50, 51, 52 and 53

No. 50—Tuesday, 11 March 1986

- 1 The House met pursuant to the terms of the resolution of 28 November last, Mr Speaker having fixed this day at half-past One o'clock as the time of meeting—Mr Speaker took the Chair and read the Prayer.
- 2 DEATHS OF THE HONOURABLE SIR HENRY ARTHUR WINNEKE, A.C., K.C.M.G., K.C.V.O., O.B.E., K.St.J., Q.C. AND DONALD KELSO McKELLAR, ESQUIRE—Motion made and question—
 - 1 That this House expresses its sincere sorrow at the death of the Honourable Sir Henry Arthur Winneke, A.C., K.C.M.G., K.C.V.O., O.B.E., K.St.J., Q.C., and places on record its acknowledgement of the valuable services rendered by him to the people of Victoria as Governor of Victoria from 1974–82, Chief Justice of the Supreme Court from 1964–74 and as holder of other senior public offices.
 - 2 That this House expresses its sincere sorrow at the death of Donald Kelso McKellar, Esquire and places on record its acknowledgement of the valuable services rendered by him to the Parliament and the people of Victoria as member of the Legislative Assembly for the Electoral District of Portland from 1967-70 and 1973-85 (Mr Cain)—put, after Mr Speaker and other Honourable Members had addressed the House in support of the motions and, Honourable Members rising in their places to signify their assent, agreed to unanimously.
- 3 ADJOURNMENT—Motion made and question—That, as a further mark of respect to the memories of the late Honourable Sir Henry Arthur Winneke, A.C., K.C.M.G., K.C.V.O., O.B.E., K.St.J., Q.C., and the late Donald Kelso McKellar, Esquire, the House do now adjourn until Eight o'clock this day (Mr Cain)—put and agreed to.

And then the House, at three minutes past Four o'clock, adjourned until Eight o'clock this day.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 51—Tuesday, 11 March 1986 (EIGHT O'CLOCK)

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair.
- 2 **OUESTIONS**—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Animal Experimentation—Seeking that support be given to the establishment of an animal experimentation inspectorate which would have free and open access to every establishment using animals for research, teaching, training and product testing, bearing 130 signatures (by Mr Richardson).

Child Care and Kindergarten Programs—Seeking that adequate funding for kindergartens be maintained and that there be sufficient flexibility in the kindergarten system to cater for local needs, bearing 478 signatures (by Mr Shell).

Footscray-Moonee Ponds Tram Service—Seeking that the Footscray-Moonee Ponds Tram Route No. 82 be retained and that the efficiency and level of service on that route be improved, bearing 358 signatures (by Mr Brown).

Forests Preservation—Seeking that forests be preserved for the future and that the clearfelling and woodchipping in the Otways be banned, bearing 134 signatures (by Mr Sidiropoulos).

Red Meat Trading Hours—Seeking that the Government maintain the present trading hours for the sale of red meat and in so doing support the traditional retail butcher and their employees, bearing 84 and 97 signatures, respectively (by Mrs Setches and Mrs Gleeson).

Severally ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Annual Reporting Act 1983—Notifications of exemptions granted under S. 8 (3) of the Act to the Annual Reporting (Administrative Units) Regulations 1985; and notifications of exemptions granted under S. 15 (1) (b) of the Act to the Annual Reporting (Large Trading and Rating Public Bodies) Regulations 1984.

Construction Industry Long Service Leave Board—Report for the year 1984-85.

Education Act 1958—Resumption of Land at Yarra Junction—Certificate of the Minister for Education.

Egg Industry Stabilization Act 1983—Report of the Poultry Farmer Licensing Committee for the year 1984–85.

Film Victoria—Report for the year 1984–85.

Geelong and District Water Board—Statement of Accounts for the year 1984–85.

Government Employee Housing Authority—Report for the year 1984-85.

Grain Elevators Board—Report and Statement of Accounts for the year ended 30 September 1985.

Groundwater Act 1969—Groundwater Investigation Program—Report for the period January 1983 to June 1984.

Hospitals Superannuation Fund—Report of the Actuary on the triennial investigation of the Lump Sum Scheme as at 30 June 1984.

Latrobe Valley Water and Sewerage Board—Report for the year 1984–85.

Melbourne College of Advanced Education—Report of the Council for the year 1984

Melbourne University—Report of the Council for the year 1984, together with Statutes approved by His Excellency the Governor during 1984.

Police Regulation Act 1958—

Determination Nos. 446 and 447 of the Police Service Board.

Determination No. 4 of the Police Service Board for the Retired Police Reserve.

Statutory Rules under the following Acts:

Accident Compensation Act 1985-No. 439/1985.

Adoption Act 1984-No. 35/1986.

Alpine Resorts Act 1983—No. 413/1985.

Alpine Resorts Commission Act 1983—No. 370/1985.

Associations Incorporation Act 1981—No. 15/1986.

Boilers and Pressure Vessels Act 1970—Nos. 417, 418, 421/1985; 18, 19/1986.

Business Franchise Tobacco Act 1974—No. 402/1985.

Business Names Act 1962—No. 11/1986.

Chiropodists Act 1968—No. 26/1986.

Chiropractors and Osteopaths Act 1978—No. 394/1985.

Coal Mines Act 1958—No. 358/1985.

Companies (Application of Laws) Act 1981—No. 363/1985.

Construction Industry Long Service Leave Act 1983—No. 17/1986.

Country Fire Authority Act 1958—No. 409/1985.

County Court Act 1958—No. 445/1985.

Credit (Administration) Act 1984-No. 44/1986.

Dental Technicians Act 1972—Nos. 25, 30/1986.

Dried Fruits Act 1958—No. 2/1986.

Drugs, Poisons and Controlled Substances Act 1981—No. 29/1986.

Energy Consumption Levy Act 1982—No. 403/1985.

Environment Protection Act 1970—No. 435/1985.

Evidence Act 1958—No. 13/1986.

Explosives Act 1960—No. 425/1985.

Extractive Industries Act 1966-No. 374/1985.

Farm Produce Merchants and Commission Agents Act 1965—No. 1/1986.

Films Act 1971—No. 14/1986.

Financial Institutions Duty Act 1982—No. 404/1985.

Food Act 1984—No. 431, 432/1985.

Forests Act 1958—No. 368/1985.

Geelong Regional Commission Act 1977—No. 369/1985.

Groundwater Act 1969-No. 373/1985.

Health Act 1958—Nos. 364, 388, 389, 390, 391, 392, 395, 396, 397, 398, 433, 434, 436/1985; 20, 24, 50/1986.

Hospitals and Charities Act 1958—Nos. 353, 354/1985.

Hospitals Superannuation Act 1965—Nos. 359, 441/1985.

Industrial Training Act 1975—No. 372/1985.

Inflammable Liquids Act 1966—No. 427/1985.

Land Tax Act 1958—No. 428/1985.

Legal Profession Practice Act 1958—No. 429, 430/1985.

Lifts and Cranes Act 1967—No. 419, 420/1985; 21/1986.

Liquefied Gases Act 1968—No. 426/1985.

Liquor Control Act 1968—No. 31/1986.

Local Authorities Superannuation Act 1958—No. 4/1986.

Lotteries, Gaming and Betting Act 1966—No. 377/1985; 38/1986.

Magistrates' Courts Act 1971—No. 43/1986.

Medical Practitioners Act 1970—No. 28/1986.

Melbourne and Metropolitan Board of Works Act 1958—Nos. 437, 438/1985.

Metropolitan Fire Brigades Superannuation Act 1976—Nos. 360, 440/1985.

Mines Act 1958-Nos. 371, 408/1985.

Motor Boating Act 1961—No. 5/1986.

Motor Car Act 1958-Nos. 361, 411/1985.

National Parks Act 1975—No. 366/1985.

Nurses Act 1958—Nos. 399, 400/1985.

Occupational Health and Safety Act 1985—Nos. 382 to 387/1985 together with documents required by S. 32 of the *Interpretation of Legislation Act* 1984 to accompany the Statutory Rules—

AS 1337—1984 Eye Protectors for Industrial Applications—Relating to S.R. No. 382.

AS 1338—Parts 1 to 3—1981 Filters for Eye Protectors—Relating to S.R. No. 382.

AS 1715—1982 Selection, Use and Maintenance of Respiratory Protective Devices—Relating to S.R. No. 382 and S.R. No. 386.

AS 2161—1978 Industrial Safety Gloves and Mittens—Relating to S.R. No. 382.

AS 2210—1980 Safety Footwear—Relating to S.R. No. 382.

Victorian Building Regulations 1983—Relating to S.R. No. 383 and S.R. No. 385.

Insurance Council of Australia Ltd—Rules and requirements for the storage, handling and use of nitro-cellulose film—Relating to S.R. No. 383.

AS 1801—1981 Industrial Safety Helmets—Relating to S.R. No. 385 and S.R. No. 387.

AS 1716—1984 Respiratory Protective Devices—Relating to S.R. No. 386.

Optometrists Registration Act 1958—No. 32/1986.

Parliamentary Salaries and Superannuation Act 1968—No. 401/1985.

Pay-roll Tax Act 1971—No. 34/1986.

Pharmacists Act 1974—No. 393/1985.

Physiotherapists Act 1978—No. 27/1986.

Police Offences Act 1958-No. 12/1986.

Police Regulation Act 1958—Nos. 406/1985; 33/1986.

Port of Geelong Authority Act 1958—No. 6/1986.

Port of Melbourne Authority Act 1958—No. 414/1985.

Post-Secondary Education Act 1978—Nos. 355, 356/1985.

Professional Boxing Control Act 1985—Nos. 352, 376/1985.

Psychological Practices Act 1965—No. 407/1985.

Public Service Act 1974—Nos. 365, 446, 447; PSD Nos. 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58 of 1985; PSD Nos. 1, 2, 3 of 1986.

Public Trustee Act 1958—No. 9/1986.

Racing Act 1958—Nos. 378, 379, 380, 381, 410, 415/1985.

Reference Areas Act 1978—No. 367/1985.

Scaffolding Act 1971—Nos. 422, 423, 424/1985; 16/1986.

Shearers Accommodation Act 1976—No. 22/1986.

Stamps Act 1958—No. 405/1985.

State Bank Act 1958—No. 442/1985.

Stock Medicines Act 1958—No. 3/1986.

Superannuation Act 1958—No. 362/1985.

Supreme Court Act 1958—Nos. 443, 444/1985; 10/1986.

Teaching Service Act 1981—Nos. 349, 357/1985.

Transport Act 1983-No. 412/1985.

Trustee Act 1958—No. 7/1986.

Venereal Diseases Act 1958—No. 47/1986.

Veterinary Surgeons Act 1958—No. 334/1985.

Wildlife Act 1975-Nos. 8, 39, 40, 41/1986.

Youth, Sport and Recreation Act 1972—Nos. 375/1985; 23/1986.

Zoological Parks and Gardens Act 1967—Nos. 416/1985; 36/1986.

Subordinate Legislation Act 1962—Amendment by Attorney-General to Guidelines in respect to the preparation and content of statutory rules contained in Schedule 2 of the Act.

Superannuation Board—Report for the year 1984–85—Ordered to be printed.

Taxation—Analysis of Operations—

Gift Duty for the year 1984-85

Land Tax for the Assessment year 1984.

Probate Duty for the year 1984-85.

Town and Country Planning Act 1961—

Alberton—Shire of Alberton (Coastal) Planning Scheme, Amendment Nos. 26 (1985); 27 (1985).

Alexandra—Shire of Alexandra Planning Scheme, Amendment No. 26.

Ararat—City of Ararat Planning Scheme 1953, Amendment No. 34 (1985).

Bacchus Marsh—Shire of Bacchus Marsh Planning Scheme, Amendment Nos. 29, 30, 32, 33, 35.

Ballaarat—City of Ballaarat Planning Scheme, Amendment Nos. 81, 84.

Bass—Shire of Bass Planning Scheme, Amendment Nos. 20, 26.

Benalla—City of Benalla Planning Scheme, Amendment No. 38.

Bendigo—City of Bendigo Planning Scheme 1962, Amendment No. 38.

Berwick—City of Berwick Local Development Scheme, Amendment Nos. 4, 8.

Bulla—Shire of Bulla Planning Scheme, Amendment No. 98.

Buninyong—Shire of Buninyong Planning Scheme, Amendment No. 26.

Cobram—Shire of Cobram Planning Scheme 1979, Amendment No. 17.

Cranbourne Planning Scheme 1960, Amendment Nos. 49 (1984); 51 (1985); 52 (1985); 53 (1985).

Cranbourne (Westernport)—Shire of Cranbourne (Westernport) Planning Scheme, Amendment Nos. 31 (1984), 38.

Flinders—Shire of Flinders Planning Scheme 1962, Amendment Nos. 161 (1983), 173A, 187A, 190.

Geelong Regional Planning Scheme, Amendment Nos. 107, 119, 122, 126 (1985), 128 (1985), 146, 152.

Gisborne Shire Planning Scheme, Amendment Nos. 8 (1984), 17.

Hastings—Shire of Hastings Planning Scheme, Amendment Nos. 13—Part 2A, 13—Part 2B, 28, 29.

Horsham—City of Horsham Planning Scheme 1982, Amendment Nos. 94 (1984), 98 (1985), 101 (1985), 104 (1985).

Kilmore—Shire of Kilmore Planning Scheme 1973, Amendment No. 57 (1984).

Knox—City of Knox Planning Scheme 1965, Amendment Nos. 276 (1985), 279 (1985), 281, 284.

Korumburra—Shire of Korumburra Planning Scheme, Amendment Nos. 28 (1984), 31 (1985).

Kyabram—Town of Kyabram Planning Scheme 1963, Amendment No. 15. Lake Bellfield Planning Scheme, Amendment No. 20.

Lillydale—Shire of Lillydale Planning Scheme1958, Amendment Nos. 175, 180, 185 (1984), 194, 199, 208, 211.

Melbourne Metropolitan Planning Scheme, Amendment Nos. 192 Parts 1A, 2B; 225 Part 3; 268 Part B; 280 Part 3; 283 Part 3; 305; 314 Part 2; 315 Part 1; 316 Parts 2, 3; 317 Part 1; 318 Part 1; 319 Part 1; 338; 351; 354; 355; 357; 358; 359; 360; 361; 362; 364; 365; 366; 367; 368; 373; 375; 378; 391; 393.

Moe—City of Moe Planning Scheme 1966, Amendment Nos. 85, 90.

Mornington—Shire of Mornington Planning Scheme 1959, Amendment Nos. 176, 179.

Morwell—Shire of Morwell Planning Scheme 1977, Amendment Nos. 26 (1984), 35.

Numurkah Planning Scheme 1956, Amendment No. 7.

Pakenham—Shire of Pakenham Planning Scheme, Part 1—Amendment Nos. 38, 46.

Rosedale—

Shire of Rosedale Planning Scheme 1976, Amendment Nos. 37 (1983), 39 (1984), 43 (1984).

Shire of Rosedale Planning Scheme, Part 2, Amendment No. 10 (1983).

Sale—City of Sale Planning Scheme, Amendment No. 26.

Shepparton—City of Shepparton Planning Scheme 1953, Amendment No. 83 (1984).

Sherbrooke-

Shire of Sherbrooke Planning Scheme 1979 (Rural Areas), Amendment Nos. 14 (1983), 33.

Shire of Sherbrooke Planning Scheme 1979 (Urban Areas), Amendment Nos. 5 (1982), 13 (1983), 15 (1983) Part 2, 16 (1983), 38, 40.

South Gippsland—Shire of South Gippsland Planning Scheme, Amendment No. 67 (1984).

Swan Hill—Shire of Swan Hill (Robinvale) Planning Scheme 1958, Amendment No. 5.

Tambo—Shire of Tambo (Lakes Entrance) Planning Scheme, Amendment No. 62.

Traralgon—City of Traralgon Planning Scheme 1957, Amendment Nos. 36,

Wangaratta Sub-Regional Planning Scheme (City of Wangaratta), Amendment No. 15.

Warrnambool—City of Warrnambool Planning Scheme, Amendment No. 16.

Wonthaggi Coastal Planning Scheme, Amendment No. 1.

Woorayl—Shire of Woorayl Planning Scheme, Amendment Nos. 71, 80.

Trade Unions—Report of the Government Statist on Trade Unions for the year ended 31 December 1984.

Trade Unions—Report of the Registrar of Friendly Societies on Trade Unions for the year 1984-85.

Transport Act 1983—Program Budget Information for the Ministry of Transport for 1985-86.

Upper Yarra Valley and Dandenong Ranges Authority—Reports for the years ended 30 September 1980-81;

1981-82; 1982-83.

Victoria Law Foundation—Report for the year ended 30 September 1985.

Victorian Arts Centre Trust—Report for the year 1984-85.

Victorian Economic Development Corporation—Report for the year 1984-85.

Victorian Fishing Industry Council—Report for the year 1984-85.

Water Act 1958—Declaration of Governor in Council of Devon Meadows/ Cannons Creek Flood Mitigation Proposal as approved scheme for purposes of the Local Government Act 1958.

The following Proclamations fixing operative dates for various Acts were laid upon the Table by the Clerk, pursuant to an Order of the House dated 3 April 1985.

Adoption Act 1984—Sections 68, 79, 94 to 100, 112 and 113—18 December 1985 (Government Gazette No. 125, 18 December 1985).

Construction Industry Long Service Leave (Amendment) Act 1985—Remainder of Act—9 February 1986 (Government Gazette No. 7, 5 February 1986).

Co-operation (Amendment) Act 1985—1 January 1986 (Government Gazette No. 125, 18 December 1985).

Coroners Act 1985—Sections 1, 2, 3 and Part 9—12 February 1986 (Government Gazette No. 9, 12 February 1986).

Crimes (Amendment) Act 1985—

Sections 1, 2, 3 and 10—22 January 1986 (Government Gazette No. 4, 22 January 1986).

Remaining sections—24 March 1986 (Government Gazette No. 9, 12 February 1986).

Education (Amendment) Act 1983—Section 11—1 January 1986 (Government Gazette No. 125, 18 December 1985).

Education (Amendment) Act 1984—Section 19—31 December 1985 (Government Gazette No. 125—18 December 1985).

Environment Protection (Industrial Waste) Act 1985—

Sections 1 to 4, 5 (a), (b), 6, 7, 8 (1), (2), 9 to 18, 21 to 28, 29 (1), (2), (3), 30 to 40—1 January 1986.

Sections 41 to 43—1 February 1986.

Sections 19 and 20—1 March 1986. (Government Gazette No. 125, 18 December 1985).

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Evidence (Amendment) Act 1985—1 February 1986 (Government Gazette No. 4, 22 January 1986).

Firearms (Amendment) Act 1985—Sections 1 to 4 and 10 to 12—11 December 1985 (Government Gazette No. 122, 11 December 1985).

Groundwater (Border Agreement) Act 1985—4 December 1985 (Government Gazette No. 121, 4 December 1985).

Legal Profession Practice (Amendment) Act 1985—1 January 1986 (Government Gazette No. 125, 18 December 1985).

National Mutual Permanent Building Society Act 1985—1 February 1986 (Government Gazette No. 4, 22 January 1986).

National Parks (Amendment) Act 1984-

Sections 4 (7) and 4 (8)—7 January 1986 (Government Gazette No. 122, 11 December 1985).

Section 4 (4)—26 February 1986 (Government Gazette No. 12, 26 February 1986).

National Parks (Further Amendment) Act 1984—Section 4 (5)—11 December 1985 (Government Gazette No. 121, 4 December 1985).

Nurses (Amendment) Act 1985—1 March 1986 (Government Gazette No. 12, 26 February 1986).

Penalties and Sentences Act 1985-

Sections 1 to 4 and 20 to 24—12 February 1986 (Government Gazette No. 9, 12 February 1986).

Section 113—26 February 1986 (Government Gazette No. 12, 26 February 1986).

Police Regulation (Amendment) Act 1985—Sections 1 to 5, 7, 8, 13 and 15 to 21—11 December 1985 (Government Gazette No. 122, 11 December 1985).

Pre-School Teachers and Assistants (Portability of Long Service Leave) Act 1984—18 December 1985 (Government Gazette No. 125, 18 December 1985).

Sale of Land (Allotments) Act 1985—1 January 1986 (Government Gazette No. 125, 18 December 1985).

South Yarra Project (Sub-Division and Management) Act 1985—11 December 1985 (Government Gazette No. 122, 11 December 1985).

Transport (Amendment) Act 1985—Whole of Act—except Section 15—4 December 1985 (Government Gazette No. 121, 4 December 1985).

Vermin and Noxious Weeds (Amendment) Act 1985—1 January 1986 (Government Gazette No. 125, 18 December 1985).

Wrongs (Contribution) Act 1985—12 February 1986 (Government Gazette No. 9, 12 February 1986).

5 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:

Decentralized Industry Incentive Payments (Amendment) Bill.

Melbourne University (Amendment) Bill.

Hairdressers Registration (Repeal) Bill.

Agreeing to the amendments made by the Assembly in the following Bills:

Coroners Bill (No. 2).

Health (Amendment) Bill.

Agreeing to the Stamps and Business Franchise (Tobacco) (Amendment) Bill, including the amendment made by the Assembly on suggestion of the Council and the further amendments made by the Assembly, without amendment.

Acquainting the Assembly that the Legislative Council have concurred with the Assembly in adopting the Resolution of appreciation of the gift of the Government of the Aichi Prefecture to the citizens of Victoria to mark the occasion of the 150th Anniversary of Settlement in the State of Victoria, and have filled the blank therein by the insertion of the words "The Legislative Council and".

6 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR (No. 71)—ASSENT TO BILLS—Informing the Assembly that he had, on 3 December last, given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

Interpretation of Legislation (Further Amendment) Bill.

South Yarra Project (Subdivision and Management) Bill.

Sale of Land (Allotments) Bill.

Construction Industry Long Service Leave (Amendment) Bill.

Groundwater (Border Agreement) Bill.

Water Acts (Amendment) Bill.

Transport (Amendment) Bill.

Dental Technicians (Licences) Bill.

Director of Public Prosecutions (Amendment) Bill.

Decentralized Industry Incentive Payments (Amendment) Bill.

Land (Miscellaneous Matters) Bill.

Uniting Church in Australia (Trust Property) Bill.

7 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR (No. 72)—ASSENT TO BILLS—Informing the Assembly that he had, on 10 December last, given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

Hairdressers Registration (Repeal) Bill.

Wrongs (Contribution) Bill.

National Mutual Permanent Building Society Bill.

Vermin and Noxious Weeds (Amendment) Bill.

Trustee (Secondary Mortgage Market Amendment) Bill.

Evidence (Amendment) Bill.

Motor Car (Photographic Detection Devices) Bill.

Crimes (Amendment) Bill.

Forests (Wood Pulp Agreement) (Amendment) Bill.

Forests and Country Fire Authority (Penalties) Bill.

Associations Incorporation (Miscellaneous Amendments) Bill.

Town and Country Planning (Planning Schemes) Bill.

Melbourne University (Amendment) Bill.

Building Control (Plumbers, Gasfitters and Drainers) Bill.

Town and Country Planning (Westernport) Bill.

Soil Conservation and Land Utilization (Appeals) Bill.

Melbourne Cricket Ground (Amendment) Bill.

Marketing of Primary Products and Egg Industry Stabilization (Amendment) Bill.

Registration of Births Deaths and Marriages (Amendment) Bill.

Juries (Amendment) Bill.

Credit (Administration) (Amendment) Bill.

Equal Opportunity (Amendment) Bill.

Dairy Industry (Milk Price) Bill.

Magistrates (Summary Proceedings) (Amendment) Bill.

Police Regulation (Amendment) Bill.

Nurses (Amendment) Bill.

Legal Profession Practice (Amendment) Bill.

Firearms (Amendment) Bill.

Co-operation (Amendment) Bill.

Employment and Training (Rebates) Bill.

Stamps and Business Franchise (Tobacco) (Amendment) Bill.

Coroners Bill (No. 2).

Superannuation Schemes Amendment Bill.

Housing (Commonwealth-State-Northern Territory Agreement) Bill.

Penalties and Sentences Bill.

Environment Protection (Industrial Waste) Bill.

Health (Amendment) Bill.

- 8 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR (No. 73)—ASSENT TO RESERVED BILL—Informing the Assembly that the Constitution (Governor's Salary and Pension) Bill which was reserved for the signification of Her Majesty's pleasure thereon, received Her Majesty's assent on 18 November last, and that he has by Proclamation published in the *Victoria Government Gazette* of 22 January 1986, signified Her Majesty's Assent to the same.
- 9 CORRECTION OF BILLS—Motion made, by leave, and question—That where a Bill has passed through both Houses and the citation of the Bill includes a reference to a calendar year earlier than that in which the passage of the Bill was completed, the Clerk of the Parliaments be empowered to alter the calendar year reference in the citation of the Bill and any corresponding reference within the Bill itself to the year in which the passage of the Bill was so completed (Mr Fordham)—put and agreed to.
- 10 VACANCIES IN MEMBERSHIP OF THE COUNCIL OF THE VICTORIAN INSTITUTE OF MARINE SCIENCES—Mr Speaker announced that he had received the following communication—

The Honourable C. T. Edmunds MP Speaker of the Legislative Assembly Parliament House Melbourne 3002 27 February 1986

Dear Mr Speaker

The statute relating to the Victorian Institute of Marine Sciences provides for Governor in Council appointment of, among others, three Members of Parliament to the governing Council of the Institute. Members are recommended for appointment as an outcome of a joint sitting of the Legislative Council and the Legislative Assembly conducted in accordance with the rules adopted for the purpose by the Members present at the sitting.

The three members of Parliament currently appointed are:

Mr B. Evans MP Dr R. J. H. Wells MP and Mr G. Stirling MP

Their terms of appointment expire on 1 March 1986.

Accordingly, I would be grateful if you could arrange for such a joint sitting to recommend three Members for appointment to these impending vacancies under the terms of the Victorian Institute of Marine Sciences Act, No. 8607, 1974.

Yours sincerely
JOAN E. KIRNER
Minister for Conservation, Forests and Lands

Motion made and question—That this House meets the Legislative Council for the purpose of sitting and voting together to choose three Members of the Parliament of Victoria to be recommended for appointment to the Council of the Victorian Institute of Marine Sciences, and proposes that the place and time of such meeting be the Legislative Assembly Chamber on Wednesday, 19 March 1986 at 6.00 p.m. (Mr Fordham)—put and agreed to.

- Ordered—That a Message be sent to the Legislative Council acquainting them of the said resolution and seeking their concurrence therein.
- 11 STATE RELIEF COMMITTEE BILL—Order read for resuming debate on question—
 That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 12 **POSTPONEMENT OF ORDER OF THE DAY**—Ordered—That the consideration of Order of the Day, Government Business, No. 2, be postponed until later this day.
- 13 LEGAL AID COMMISSION (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee.

Committee reported progress.

Business having been interrupted at 10.30 p.m., pursuant to Sessional Orders.

14 ADJOURNMENT—Question—That the House do now adjourn—proposed and, after debate, Mr Speaker left the chair at thirteen minutes past Eleven o'clock.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 52—Wednesday, 12 March 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 **QUESTIONS**—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Submarine Contract—Seeking that the Government of Victoria pursue the contract for the construction of six new submarines for the Australian Navy and that, if successful, ensure that such construction be carried out at Western Port, bearing 147 signatures (by Mr Cooper).

Forests Preservation—Seeking that forests be preserved for the future and that the clearfelling and woodchipping in the Otways be banned, bearing 80 signatures (by Mr Sidiropoulos).

Severally ordered to lie on the Table.

- 4 MINES (AMENDMENT) BILL—Mr Fordham obtained leave, with Mr Crabb, to bring in a Bill "to amend the 'Mines Act 1958', to repeal the 'Gelliondale Land (Mineral Lease) Act 1950' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 5 WERRIBEE LAND BILL—Mr Cathie, after debate, obtained leave, with Mr Fordham, to bring in a Bill "to revoke the permanent reservation of certain land and for connected purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 6 STATE BANK (AMENDMENT) BILL—Mr Jolly obtained leave, with Mr Fordham, to bring in a Bill "to make further provision for Government guarantees for the State Bank, to amend the 'State Bank Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 7 MINERS' PHTHISIS (TREASURY ALLOWANCES) BILL—Mr Jolly obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'Miners' Phthisis (Treasury Allowances) Act 1938' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 POLLUTION OF WATERS BY OIL AND NOXIOUS SUBSTANCES BILL—Mr Roper obtained leave, with Mr Fordham, to bring in a Bill "relating to the protection of the sea and certain waters from pollution by oil and other noxious substances, to amend the 'Navigable Waters (Oil Pollution) Act 1960' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 DECENTRALIZED INDUSTRY (HOUSING) REPEAL BILL—Mr Wilkes obtained leave, with Mr Cathie, to bring in a Bill "to repeal the 'Decentralized Industry (Housing) Act 1973' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 LEGAL AID COMMISSION (AMENDMENT) BILL—Further considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 11 EXTRACTIVE INDUSTRIES (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 12 SMALL BUSINESS DEVELOPMENT CORPORATION (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee.
 - Committee reported progress; to sit again tomorrow.
- 13 EDUCATION (MISCELLANEOUS MATTERS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.

- Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 14 MELBOURNE SAILORS' HOME BILL—Order read for resuming debate on question—
 That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 15 TRANSFER OF LAND (SHARE INTERESTS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 16 LOTTERIES GAMING AND BETTING (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Business having been interrupted at 10.30 p.m., pursuant to Sessional Orders.
- 17 ADJOURNMENT—Question—That the House do now adjourn—proposed and, after debate, Mr Speaker left the chair at twenty minutes past Eleven o'clock.

R. K. BOYES

Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 53—Thursday, 13 March 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Child Care and Kindergarten Programs—Seeking that child care and kindergarten programs in the State of Victoria continue to receive Government funding, bearing 29 signatures (by Mr Williams).
 - Footscray-Moonee Ponds Tram Service—Seeking that the Footscray-Moonee Ponds tram route No. 82 be retained and that the efficiency and level of service be improved, bearing 10 697 signatures (by Mr Rowe).
 - Police Station Yallourn North—Seeking that a police officer be immediately appointed full-time at Yallourn North, bearing 465 signatures (by Mr Delzoppo).
 - Police Station Korong Vale—Seeking that the police station at Korong Vale will remain open and manned at all times, bearing 317 signatures (by Mr Steggall).

Severally ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Country Fire Authority—Report for the year 1984-85.

State Employees Retirement Benefits Board—Report for the year 1984-85—Ordered to be printed.

The following Proclamations fixing operative dates for various Acts were laid on the Table by the Clerk, pursuant to an order of the House dated 3 April 1985:

Industrial Relations (Complementary Industrial Relations System) Act 1985—5 March 1986 (Government Gazette No. 13, 5 March 1986).

Magistrates (Summary Proceedings) (Amendment) Act 1985—

Sections 1, 2, 3, 5, 6, 7, 9 (c) and 13—5 March 1986.

Sections 4, 9 (a), 9 (b), 10, 11 (a), 11 (b) and 12—1 April 1986.

Sections 11 (c) and 11 (d)—1 October 1986 (Government Gazette No. 13, 5 March 1986).

Minerals and Energy Fees Act 1983-

Section 11—12 March 1986 (Government Gazette No. 13, 5 March 1986).

Stamps and Business Franchise (Tobacco) (Amendment) Act 1985—

Section 4(1)—1 April 1986 (Government Gazette No. 13, 5 March 1986).

- 5 MOTOR CAR (LICENSING OF DRIVERS) BILL—Mr Smith (Polwarth), obtained leave, with Mr Maclellan, to bring in a Bill "to amend Part III of the 'Motor Car Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 6 AMALGAMATION OF MUNICIPALITIES—CENSURE OF MINISTER—Motion made and question proposed—That this House condemns the Minister for Local Government for seeking to enforce amalgamations of municipalities, in clear contravention of the assurances given by his predecessor, and calls on the Government to—(a) issue immediately a public statement which guarantees that referenda will be held among all ratepayers in every municipality affected by any proposed amalgamation or annexation measures; (b) abide, without exception, by the result of the referenda referred to above; and (c) immediately instruct the Local Government Commission to investigate and report on methods, alternative to amalgamation, which could reasonably improve the role and effectiveness of local government and delay any steps towards amalgamation, including referenda, until the Report is published and given opportunity for public comment (Mr Cooper)—and, after debate—

Amendment proposed—That all the words after "House" be omitted with the view of inserting in place thereof the words "notes—(a) the Government's recognition of the pressing need to consider amalgamations as a part of the restructure of municipalities to meet current and future community requirements and its determination to proceed with policies to achieve that objective having regard to—(i) the relevant provisions of the Local Government Act; (ii) the authority vested in the Minister by the Parliament; (iii) the role of the Local Government Commission as determined by the Parliament and its relevant reports and recommendations; and (iv) relevant principles included in the Commission's report 'The Restructuring of Local Government in Victoria: Principles and Program' and; (b) the principles and program for amalgamations of municipalities proposed in the report" (Mr Simmonds)—and, after debate—

General Business having been interrupted at 2.00 p.m., pursuant to Sessional Orders.

7 WERRIBEE LAND BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Cathie).

Motion made and question—That the debate be now adjourned (*Mr Plowman*)—put and agreed to.

Ordered—That the debate be adjourned until Thursday next.

- 8 STATE BANK (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).
 - Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday, 27 March 1986.
- 9 MINERS' PHTHISIS (TREASURY ALLOWANCES) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).
 - Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday next.
- 10 POLLUTION OF WATERS BY OIL AND NOXIOUS SUBSTANCES BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Roper).
 - Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday, 27 March 1986.
- 11 DECENTRALIZED INDUSTRY (HOUSING) REPEAL BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Wilkes).
 - Motion made and question—That the debate be now adjourned (Mr Ramsay)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday, 27 March 1986.
- 12 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 6, be postponed until tomorrow.
- 13 COURTS AMENDMENT BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time with the concurrence of an absolute majority of the whole number of the Members of the Legislative Assembly and committed.
 - Ordered—That the Bill be considered in Committee later this day.
 - Motion made and question—That it be an instruction to the Committee that they have power to consider a New Clause which (a) expands the jurisdiction of the Magistrates Courts by the inclusion of all civil matters up to \$20 000 but limits jurisdiction in personal injury matters to \$5000 and excludes certain other matters; and (b) permits the transfer of certain civil proceedings to the County Court (Mr Mathews)—put and agreed to.
 - Bill considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time with the concurrence of an absolute majority of the whole number of the Members of the Legislative Assembly.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 14 BUILDING SOCIETIES BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 15 **POSTPONEMENT OF REMAINING BUSINESS**—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 16 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at twenty-nine minutes past Six o'clock adjourned until Tuesday next.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 54, 55 and 56

No. 54—Tuesday, 18 March 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Calder Highway—Seeking that action be taken to improve the Calder Highway-McIvor Road intersection by providing turning lanes for traffic entering and leaving the Calder Highway at that intersection, bearing 252 signatures (by Mr Kennedy).
 - Red Meat Trading Hours—Seeking that the Government maintain the present trading hours for the sale of red meat and in so doing support the traditional retail butcher and their employees, bearing 222, 128 and 277 signatures (by Mrs Hill, Mrs Toner and Mr McDonald respectively).

Severally ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Greyhound Racing Control Board—Report for the year ended 31 July 1985.

Land Conservation Act 1970—Final recommendations of the Land Conservation Council for the North-eastern Area (Benalla-Upper Murray) Review.

Statutory Rule under the Motor Boating Act 1961-No. 52.

Town and Country Planning Act 1961:

Bulla—Shire of Bulla Planning Scheme 1959, Amendment No. 95/1984.

Club Terrace Planning Scheme, Amendment No. 4.

Geelong Regional Planning Scheme, Amendment No. 141/1985.

Gisborne Shire Planning Scheme, Amendment Nos. 7, 10/1984; 11, 13, 16/1985.

Horsham—City of Horsham Planning Scheme 1982, Amendment No. 85/1984, Part 1.

Knox—City of Knox Planning Scheme 1965, Amendment No. 280/1985.

Lake Tyers to Cape Howe Coastal Planning Scheme, Amendment No. 17.

Pakenham—Shire of Pakenham Planning Scheme (Part 1), Amendment No. 48.

Shepparton—City of Shepparton Planning Scheme 1953, Amendment No. 89/1985.

Sherbrooke—Shire of Sherbrooke Planning Scheme 1979 (Urban Areas), Amendment No. 39.

Traralgon, City of Traralgon Planning Scheme 1957, Amendment No. 68.

Wangaratta Sub-Regional Planning Scheme, City of Wangaratta, Amendment No. 18.

- 5 PUBLIC BODIES REVIEW COMMITTEE—Motion made, by leave, and question— That Mr. Plowman be discharged from attendance on the Public Bodies Review Committee and Mr. Perrin be appointed in his stead (Mr Fordham)—put and agreed to.
- 6 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 74)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the State Bank (Amendment) Bill.
- 7 LOTTERIES GAMING AND BETTING (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 8 ADOPTION (AMENDMENT) BILL—Order read for resuming debate on question— That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 9 INTERPRETATION OF LEGISLATION (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 10 ADMINISTRATIVE LAW (UNIVERSITY VISITOR) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 11 MESSAGE FROM THE LEGISLATIVE COUNCIL—Acquainting the Assembly that they have agreed to meet with the Assembly for the purpose of sitting and voting together to recommend Members of the Parliament of Victoria for appointment to the Council of the Victorian Institute of Marine Sciences, as proposed by the Assembly.
- 12 MENTAL HEALTH BILL (No. 2)—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Motion made and question—That the debate be now adjourned (Mr Maclellan)—put and agreed to.
 - Ordered—That the debate be adjourned until tomorrow.
- 13 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to provide for the transfer of young offenders into, out of and through Victoria, to amend the 'Community Welfare Services Act 1970' and for other purposes."
- 14 YOUNG OFFENDERS (INTERSTATE TRANSFER) BILL—On the motion of Mr Spyker, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 15 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:

Transfer of Land (Share Interests) Bill.

Melbourne Sailors' Home Bill. State Relief Committee Bill.

- 16 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (Mr Spyker)—put and agreed to.
- 17 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at four minutes past Eleven o'clock adjourned until tomorrow.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 55—Wednesday, 19 March 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITION—The Clerk announced that the following petition had been lodged for presentation:

Mental Health Support Services—Seeking that the Government provide the significant improvement in funding needed for Community Mental Health Support Services which are seriously underfunded and unavailable in many areas, bearing 380 signatures. (by Mr Ernst)

Ordered to lie on the Table.

4 LEGAL AND CONSTITUTIONAL COMMITTEE—Mr Whiting, Chairman, brought up the Second Report from the Legal and Constitutional Committee on the Australian Constitutional Convention; together with an Appendix.

Ordered to lie on the Table and to be printed.

5 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Motor Accidents Board—Report for the year 1984-85—Ordered to be printed.

Ombudsman—Report for the year 1984-85—Ordered to be printed.

Statutory Rules under the following Acts:

Abattoir and Meat Inspection Act 1973—No. 55.

Construction Industry Long Service Leave Act 1983—No. 57.

Firearms Act 1958—No. 58.

Health Act 1958—No. 49, together with documents required by S. 32 of the *Interpretation of Legislation Act* 1984 to accompany the Statutory Rule—

Commonwealth Health Insurance Act 1973-1985, Section 31.

Commonwealth Special Gazette, No. S112, Thursday 22 March, 1984 containing Order under section 31 (1) of the Commonwealth *Health Insurance Act* 1973–1985.

Hospitals and Charities Act 1958—No. 51, together with documents required by S. 32 of the *Interpretation of Legislation Act* 1984 to accompany the Statutory Rule—

Commonwealth Health Insurance Act 1973-1985.

Commonwealth National Health Act 1953-1985.

Industrial Relations Act 1979—No. 56.

Land Tax Act 1958-No. 61.

Mildura Irrigation Trusts and Sunraysia Water Board Act 1958—Nos. 45, 46.

Protection of Animals Act 1966—No. 54.

Superannuation Benefits Act 1977—No. 60.

Water and Sewerage Authorities (Restructuring) Act 1983—No. 62.

Town and Country Planning Act 1961:

Geelong Regional Planning Scheme, Amendment No. 104 (Part 2A) 1984.

Melbourne Metropolitan Planning Scheme, Amendment Nos. 317 (Part 2), 377, 389, 395.

Rosedale—Shire of Rosedale Planning Scheme, Amendment No. 45.

- 6 LA TROBE UNIVERSITY (AMENDMENT) BILL—Mr Cathie, obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'La Trobe University Act 1964' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 7 POST-SECONDARY EDUCATION (AMENDMENT) BILL—Mr Cathie, obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'Post-Secondary Education Act 1978' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 VICTORIAN CURRICULUM AND ASSESSMENT BOARD BILL—Mr Cathie, obtained leave, with Mr Fordham, to bring in a Bill "to establish the Victorian Curriculum and Assessment Board to repeal the 'Victorian Institute of Secondary Education Act 1976' and to amend the 'Public Service Act 1974' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 ANNUAL REPORTING (AMENDMENT) BILL—Mr Jolly, obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'Annual Reporting Act 1983' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 YOUNG OFFENDERS (INTERSTATE TRANSFER) BILL—Motion made and question proposed—That this Bill be now read a second time. (Mr Spyker).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Wednesday next.
- 11 MENTAL HEALTH BILL (No. 2)—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee.

Committee reported progress; to sit again later this day.

12 INTELLECTUALLY DISABLED PERSONS' SERVICES BILL (No. 2)—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Motion made and question—That the debate be now adjourned (Mrs Ray)—put and agreed to.

Ordered—That the debate be adjourned until later this day.

- 13 MENTAL HEALTH BILL (No. 2)—Further considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time, after debate.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 14 VACANCIES IN MEMBERSHIP OF THE COUNCIL OF THE VICTORIAN INSTITUTE OF MARINE SCIENCES—Mr Speaker reported that, this day, this House met with the Legislative Council in the Assembly Chamber for the purpose of sitting and voting together to choose three members of the Parliament of Victoria to be recommended for appointment to the Council of the Victorian Institute of Marine Sciences and that The Honourable Roger Murray Hallam, MLC, Maxwell John McDonald, Esquire, MP, and Dr Ronald James Herbert Wells, MP have been duly chosen to be recommended for appointment to the Council of the Victorian Institute of Marine Sciences.
- 15 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 16 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at nineteen minutes past Eleven o'clock adjourned until tomorrow.

R. K. BOYES

C. T. EDMUNDS Speaker

Clerk of the Legislative Assembly

No. 56—Thursday, 20 March 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Metropolitan Taxi Fare Boundary—Seeking that no action be taken to extend the metropolitan taxi fare boundary to include Frankston, bearing 3259 signatures (by Mr Brown).
 - Red Meat Trading Hours—Seeking that the Government maintain the present trading hours for the sale of red meat and in so doing support the traditional retail butcher and their employees, bearing 42 signatures (by Mr Fogarty).

Severally ordered to lie on the Table.

- 4 ADMINISTRATIVE ARRANGEMENTS ORDERS—Motion made, by leave, and question—That there be presented to this House a copy of Administrative Arrangements Orders Nos 41 and 42 of 1986 (Mr Cain)—put and agreed to.
- 5 PAPERS—Mr Cain presented:
 - Administrative Arrangements Orders Nos 41 and 42 of 1986—Return to the foregoing Order.

Severally ordered to lie on the Table.

6 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Statutory Rules under the following Acts:

Health Act 1958-No. 48.

Penalties and Sentences Act 1985-No. 42.

The following Proclamations fixing operative dates for various Acts were laid upon the Table by the Clerk, pursuant to an Order of the House dated 3 April 1985:

Fair Trading Act 1985—All sections except Section 46—1 April 1986 (Government Gazette No. 14, 12 March 1986)

Motor Car (Photographic Detection Devices) Act 1985—14 March 1986 (Government Gazette No. 14, 12 March 1986).

- 7 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 75)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Miners' Phthisis (Treasury Allowances) Bill.
- 8 GRIEVANCES—Question—That grievances be noted—put, after debate, and agreed to..
- 9 LA TROBE UNIVERSITY (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Cathie).
 - Motion made and question—That the debate be now adjourned (Ms Sibree)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday, 3 April 1986.
- 10 **POST-SECONDARY EDUCATION (AMENDMENT) BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Cathie*).
 - Motion made and question—That the debate be now adjourned (Ms Sibree)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday, 3 April 1986.
- 11 VICTORIAN CURRICULUM AND ASSESSMENT BOARD BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Cathie*).
 - Motion made and question—That the debate be now adjourned (Ms Sibree)—put and agreed to.
 - Ordered, after debate—That the debate be adjourned until Tuesday, 8 April 1986.
- 12 ANNUAL REPORTING (AMENDMENT) BILL—Motion made and question proposed—
 That this Bill be now read a second time (Mr Jolly).
 - Motion made and question—That the debate be now adjourned (Mr Stockdale)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 8 April 1986.
- 13 MINES (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Fordham).
 - Motion made and question—That the debate be now adjourned (Mr Ramsay)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 8 April 1986.

- 14 INTELLECTUALLY DISABLED PERSONS' SERVICES BILL (No. 2)—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Motion made and question—That the debate be now adjourned (Mr Coleman)—put and agreed to.
 - Ordered—That the debate be adjourned until tomorrow.
- 15 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 16 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at sixteen minutes past Six o'clock adjourned until Tuesday next.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 57, 58 and 59

No. 57—Tuesday, 25 March 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITION—The Clerk announced that the following petition had been lodged for presentation:

Bi-centennial Road Funds—Seeking that the House ensure that all monies allocated under the bi-centennial road funds program for road works in Church Road, Templestowe be used for that purpose and not be re-allocated by the City of Doncaster and Templestowe, bearing 279 signatures (by Mr Perrin).

Ordered to lie on the Table.

4 PAPERS—Mr Speaker presented:

Auditor-General—Second Report for the year 1984-85.

Ordered to lie on the Table and to be printed.

The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Education Act 1958—Resumption of Land at Ballarat—Certificate of the Minister for Education.

Latrobe Regional Commission—Report for the year 1984-85.

National Parks Advisory Council—Report for the year 1984–85.

5 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 76)—ASSENT TO BILLS—Informing the Assembly that he had, that day, given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

Administrative Law (University Visitor) Bill.

Adoption (Amendment) Bill.

Interpretation of Legislation (Amendment) Bill.

Melbourne Sailors' Home Bill.

State Relief Committee Bill.

Transfer of Land (Share Interests) Bill.

- 6 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 77)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Mines (Amendment) Bill.
- 7 MINERS' PHTHISIS (TREASURY ALLOWANCES) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

- 8 WERRIBEE LAND BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 9 INTELLECTUALLY DISABLED PERSONS' SERVICES BILL (No. 2)—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 10 GUARDIANSHIP AND ADMINISTRATION BOARD BILL (No. 2)—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Motion made and question—That the debate be now adjourned (Mr Sidiropoulos)—put and agreed to.
 - Ordered—That the debate be adjourned until tomorrow.
- 11 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:

Miners' Phthisis (Treasury Allowances) Bill.

Building Societies Bill.

Legal Aid Commission (Amendment) Bill.

Extractive Industries (Amendment) Bill.

- 12 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Courts Amendment Bill with amendments.
 - Ordered—That the said amendments be printed and taken into consideration tomorrow.
- 13 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Zoological Parks and Gardens Act 1967' and for other purposes".
- 14 ZOOLOGICAL PARKS AND GARDENS (AMENDMENT) BILL—On the motion of Mr Cathie, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 15 **POSTPONEMENT OF ORDER OF THE DAY**—Ordered—That the consideration of Order of the Day, Government Business, No. 5, be postponed until later this day.
- 16 INDUSTRIAL RELATIONS (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Business having been interrupted at 10.30 p.m., pursuant to Sessional Orders—
- 17 ADJOURNMENT—Question—That the House do now adjourn—proposed and, after debate, Mr Speaker left the chair at twenty-nine minutes past Eleven o'clock.

R. K. BOYES

C. T. EDMUNDS Speaker

No. 58—Wednesday, 26 March 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Drug Safety Evaluation Centre and Animal Experimentation—Seeking that the House take cognizance of the opposition to the establishment of a drug safety evaluation centre or toxicological unit in the State of Victoria and that any attempts to establish such a unit and the use of live animals in such units for testing be rejected, bearing 87 signatures (by Mr Richardson).
 - Liquor Control Act—Seeking that the House take action to amend the Liquor Control Act so as to remove the requirement for unlicensed clubs applying for permits to have had no court appearances within the previous two years, bearing 625 signatures (by Mrs Hill).

Severally ordered to lie on the Table.

4 SOCIAL DEVELOPMENT COMMITTEE—Dr Vaughan brought up a Report from the Social Development Committee on Options for Dying with Dignity; together with an Appendix.

Ordered to lie on the Table and to be printed.

5 PAPERS—The following Papers, pursuant to the directions of an Act of Parliament, were laid upon the Table by the Clerk:

Education Act 1958—Resumption of Land at Footscray and Windsor—Certificates of the Minister for Education.

6 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Lotteries Gaming and Betting (Amendment) Bill with an amendment.

Ordered—That the said amendment be printed and taken into consideration tomorrow.

7 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 78 and 79)—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:

Post-Secondary Education (Amendment) Bill.

Victorian Curriculum and Assessment Board Bill.

- 8 CROWN INTELLECTUAL PROPERTY (ASSIGNMENT) (AMENDMENT) BILL—Mr Jolly obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'Crown Intellectual Property (Assignment) Act 1983' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 TANATION ACTS (RECIPROCAL ASSISTANCE) BILL—Mr Jolly obtained leave, with Mr Fordham, to bring in a Bill "to make further provision for reciprocal assistance between State and Commonwealth taxation officers and for that purpose to amend certain Acts"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 TATTERSALL CONSULTATIONS (AMENDMENT) BILL—Mr Jolly, after debate, obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'Tattersall Consultations Act 1958'"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

- 11 PUBLIC CONTRACTS (REPEAL) BILL—Mr McCutcheon obtained leave, with Mr Mathews, to bring in a Bill "to repeal the 'Public Contracts Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 12 EMERGENCY MANAGEMENT BILL—Mr Mathews, after debate, obtained leave, with Mr McCutcheon to bring in a Bill "to provide for the management and organization of the prevention of, response to and recovery from emergencies, to repeal the 'State Disasters Act 1983' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 13 TRAVEL AGENTS BILL—Mr Spyker obtained leave, with Mr Fordham, to bring in a Bill "to provide for the licensing of travel agents and the regulation of their operations and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 14 RACING (AMENDMENT) BILL (No. 2)—Mr Trezise, after debate, obtained leave, with Mr Wilkes, to bring in a Bill "to amend the 'Racing Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 15 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 1 and 2 be postponed until later this day.
- 16 LIQUOR CONTROL (FURTHER AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Amendment proposed—That all the words after "That" be omitted with the view of inserting in place thereof the words "this House refuses to read this Bill a second time until Members of Parliament and the public have had an adequate opportunity to consider the recommendations contained in the Report on the Review of the Liquor Control Act 1968 by Dr J. P. Nieuwenhuysen" (Mr Hayward)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

		AYES, 52	
Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Cunningham Mr Ernst Mr Evans (Gippsland East) Mr Fogarty Mr Fordham Mr Gavin Mrs Gleeson	Mr Hann Mr Harrowfield Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jasper Mr Jolly Mr Kennedy Mr Kirkwood Mr McDonald Mr McCath (Warrnambool) Mr McNamara	Mr Micallef Mr Norris Mr Pope Mrs Ray Mr Remington Mr Roper Mr Ross-Edwards Mr Rowe Mr Seitz Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson	Mr Spyker Mr Steggall Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Wallace Mr Walsh Mr Whiting Mr Wilkes Tellers Mr Andrianopoulos Mrs Wilson
With Greeson	Will Wiel William	Noes, 27	
Mr Austin Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Evans (Ballarat North) Mr Hayward	Mr Heffernan Mr John Mr Kennett Mr Leigh Mr Lieberman Mr Maclellan Mr Perrin Mr Pescott	Mr Plowman Mr Reynolds Mr Richardson Ms Sibree Mr Smith (Polwarth) Mr Stockdale Mr Tanner	Mr Weideman Dr Wells Mr Williams <i>Tellers</i> Mr Lea Mr Smith (Glen Waverley)

And so it was resolved in the affirmative.

Bill read a second time and committed.

Ordered—That the Bill be considered in Committee later this day.

- Motion made and question—That it be an instruction to the Committee that they have power to consider new clauses which—(a) extend the categories of persons and bodies who can obtain canteen licences to allow the provision of liquor at training courses; and (b) remove any licence fee relating to the sale of low alcohol drinks (Mr Fordham)—put and agreed to.
- 17 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 80)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Liquor Control (Further Amendment) Bill.
- 18 LIQUOR CONTROL (FURTHER AMENDMENT) BILL—Considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 19 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:

Education (Miscellaneous Matters) Bill.

Werribee Land Bill.

- 20 **POSTPONEMENT OF ORDER OF THE DAY—**Ordered—That the consideration of Order of the Day, Government Business, No. 4, be postponed until later this day.
- 21 LOCAL GOVERNMENT (GENERAL AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Amendment proposed—That all the words after "That" be omitted with the view of inserting in place thereof the words "this House refuses to read this Bill a second time until the House has been given full and adequate details of the methods which the Government proposes to use to ensure that the full costs of implementing the measures in this Bill pertaining to the provision of additional services are not borne by the ratepayers of municipalities" (Mr Cooper)—and, after debate—

Business having been interrupted at 10.30 p.m., pursuant to Sessional Orders—

22 ADJOURNMENT—Question—That the House do now adjourn—proposed and, after debate, Mr Speaker left the chair at twenty-nine minutes past Eleven o'clock.

R. K. BOYES

Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 59—Thursday, 27 March 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Public Record Office—Report of the Keeper of Public Records for the year 1984–85. Town and Country Planning Act 1961:

Geclong Regional Planning Scheme, Amendment No. 125 (Part 1)/1985.

- 4 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 81)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Supply (1986–87, No. 1) Bill.
- 5 SUPPLY (1986-87, No. 1) BILL—Mr Jolly, pursuant to Standing Order No. 169, obtained leave, with Mr Fordham, to bring in a Bill "to make interim provision for the appropriation of moneys out of the Consolidated Fund for the recurrent services and for certain works and purposes for the financial year 1986-87"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 6 SITTING OF THE HOUSE—Motion made and question—That the House at its rising adjourn until Tuesday, 8 April 1986 (*Mr Fordham*)—put and agreed to.
- WORKS AND SERVICES (ANCILLARY PROVISIONS) BILL—Mr Jolly obtained leave, with Mr Fordham, to bring in a Bill "to make ancillary provision for certain works and purposes for the financial year 1986-87"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 POLICE SERVICES—CENSURE OF MINISTER—Motion made and question proposed—That this House condemns the Government and the Minister for Police and Emergency Services for their lack of commitment to Law and Order, in particular—(a) their failure to honour the pledge to increase the effective strength of the police force by 1000 members; (b) their refusal to grant adequate powers to Police to properly carry out their functions; and (c) the reduction of the Police presence in country areas (Mr McNamara)—and, after debate—
 - General Business having been interrupted at 2.00 p.m., pursuant to Sessional Orders—
- 9 **ZOOLOGICAL PARKS AND GARDENS (AMENDMENT) BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Cathie*).
 - Motion made and question—That the debate be now adjourned (Mr Plowman)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 8 April 1986.
- 10 CROWN INTELLECTUAL PROPERTY (ASSIGNMENT) (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).
 - Motion made and question—That the debate be now adjourned (Mr Stockdale)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 8 April 1986.
- 11 TAXATION ACTS (RECIPROCAL ASSISTANCE) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).
 - Motion made and question—That the debate be now adjourned (Mr Stockdale)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 8 April 1986.
- 12 TATTERSALL CONSULTATIONS (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).
 - Motion made and question—That the debate be now adjourned (Mr Stockdale)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 8 April 1986.
- 13 PUBLIC CONTRACTS (REPEAL) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr McCutcheon).
 - Motion made and question—That the debate be now adjourned (Mr Delzoppo)—put and agreed to.
 - Ordered, after debate—That the debate be adjourned until Tuesday, 8 April 1986.

- 14 EMERGENCY MANAGEMENT BILL—Motion made and question proposed—That this Bill be now read a second time (Mr McCutcheon).
 - Motion made and question—That the debate be now adjourned (Mr Crozier)—put and agreed to.
 - Motion made and question proposed—That the debate be adjourned until Tuesday, 8 April next (Mr McCutcheon)—and, after debate—
 - Motion, by leave, withdrawn.
 - Ordered-That the debate be adjourned until Tuesday, 22 April 1986.
- 15 TRAVEL AGENTS BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Spyker).
 - Motion made and question—That the debate be now adjourned (Mr Pescott)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 15 April 1986.
- 16 RACING (AMENDMENT) BILL (No. 2)—Motion made and question proposed—That this Bill be now read a second time (*Mr Trezise*).
 - Motion made and question—That the debate be now adjourned (Mr Reynolds)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 15 April 1986.
- 17 STATE BANK (AMENDMENT) BILL—Order read for resuming debate on question—
 That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported without amendment; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 18 LOCAL GOVERNMENT (GENERAL AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time—and on the amendment—That all the words after "That" be omitted with the view of inserting in place thereof the words "this House refuses to read this Bill a second time until the House has been given full and adequate details of the methods which the Government proposes to use to ensure that the full costs of implementing the measures in this Bill pertaining to the provision of additional services are not borne by the ratepayers of municipalities"; debate resumed.
 - Motion made and question—That the debate be now adjourned (Mr Heffernan)—put and agreed to.
 - Ordered—That the debate be adjourned until tomorrow.
- 19 **POSTPONEMENT OF REMAINING BUSINESS**—Motion made and question—That the consideration of remaining business be postponed (*Mr Spyker*)—put and agreed to.
- 20 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.
- And then the House, at fourteen minutes past Five o'clock, adjourned until Tuesday, 8 April next.

R. K. BOYES

Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 60, 61 and 62

No. 60—Tuesday, 8 April 1986

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITION—The Clerk announced that the following petition had been lodged for presentation:

Submarine Contract—Seeking that the Government of Victoria pursue the contract for the construction of six new submarines for the Australian Navy and that, if successful, ensure that such construction be carried out at Western Port, bearing 144 signatures (by Mr Cooper).

Ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Education Act 1958—Resumption of land at Croydon—Certificate of the Minister for Education.

Egg Industry Stabilization Act 1983—Report of the Poultry Farmer Licensing Review Committee for the year 1984–85.

Statutory Rules under the following Acts:

Business Franchise (Tobacco) Act 1974—No. 68.

Health Act 1958-No. 64.

Port of Melbourne Authority Act 1958—No. 59.

Public Service Act 1974—PSD Nos. 5 and 6.

Stamps Act 1958-No. 67.

Teaching Service Act 1981—No. 69.

Town and Country Planning Act 1961:

Eaglehawk—Borough of Eaglehawk Planning Scheme, Amendment No. 7.

Echuca—City of Echuca Planning Scheme 1981.

Maldon Planning Scheme, Amendment No. 6.

5 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 82)—ASSENT TO BILLS— Informing the Assembly that he had, that day, given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

Building Societies Bill.

Extractive Industries (Amendment) Bill.

Legal Aid Commission (Amendment) Bill.

Miners' Phthisis (Treasury Allowances) Bill.

Werribee Land Bill.

Mr McDonald

6 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 83-85)—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:

Travel Agents Bill. Racing (Amendment) Bill (No. 2). Emergency Management Bill.

7 SUPPLY (1986-87, No. 1) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).

Motion made and question—That the debate be now adjourned (Mr Stockdale)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 22 April 1986.

8 WORKS AND SERVICES (ANCILLARY PROVISIONS) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).

Motion made and question—That the debate be now adjourned (Mr Stockdale)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 22 April 1986.

9 LOCAL GOVERNMENT (GENERAL AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time—and on the amendment—That all the words after "That" be omitted with the view of inserting in place thereof the words "this House refuses to read this Bill a second time until the House has been given full and adequate details of the methods which the Government proposes to use to ensure that the full costs of implementing the measures in this Bill pertaining to the provision of additional services are not borne by the ratepayers of municipalities".

Declaration of Bill as Urgent—Limitation of debate—Mr Fordham declared that this Bill was an urgent Bill and moved—That the Bill be considered an urgent Bill.

Mr Speaker having ascertained that twenty members approved of the proposed motion being put—

Question—That the Bill be considered an urgent Bill—put.

Mr Norris

The House divided.

Mrs Gleeson

AYES, 46

Mr Simpson

Mr Cain	Mr Harrowfield	Mr Pope	Mr Spyker
Miss Callister	Mrs Hill	Mrs Ray	Mr Stirling
Mr Cathie	Mr Hill	Mr Remington	Mrs Toner
Dr Coghill	Mrs Hirsh	Mr Roper	Mr Trezise
Mr Crabb	Mr Hockley	Mr Rowe	Dr Vaughan
Mr Culpin	Mr Jolly ·	Mr Seitz	Mr Walsh
Mr Cunningham	Mr Kennedy	Mrs Setches	Mr Wilkes
Mr Ernst	Mr Kirkwood	Mr Sheehan	Mrs Wilson
Mr Fogarty	Mr McCutcheon	Mr Shell	
Mr Fordham	Mr Mathews	Mr Sidiropoulos	Tellers
Mr Gavin	Mr Micallef	Mr Simmonds	Mr Andrianopoulos

NOES 39 Mr Austin Mr Hayward Mr Perrin Mr Weideman Mr Brown Mr Heffernan Mr Pescott Mr Whiting Mr Coleman Mr Jasper Mr Plowman Mr Williams Mr Cooper Mr John Mr Ramsav Mr Reynolds Mr Crozier Mr Kennett Mr Delzoppo Mr Lea Mr Richardson Mr Leigh Mr Dickinson Mr Ross-Edwards Mr Evans Mr Lieberman Mr Smith (Ballarat North) Mr McGrath (Polwarth) Mr Steggall Mr Evans (Lowan) Tellers (Gippsland East) Mr McGrath Mr Stockdale Mr Smith Mr Gude (Warrnambool) Mr Tanner (Glen Waverley) Mr Wallace Mr Hann Mr Maciellan Dr Wells

And so it was resolved in the affirmative.

Motion made and question—That the time allotted in connection with the Bill be as follows:

- (a) For the remainder of the second-reading stage of the Bill, until 6.15 p.m. this day.
- (b) For the remaining stages of the Bill, until 10.30 p.m. this day—(Mr Fordham)—put, after debate, and agreed to.

Debate resumed on the question—That this Bill be now read a second time—and on the amendment—That all the words after "That" be omitted with the view of inserting in place thereof the words "this House refuses to read this Bill a second time until the House has been given full and adequate details of the methods which the Government proposes to use to ensure that the full costs of implementing the measures in this Bill pertaining to the provision of additional services are not borne by the ratepayers of municipalities".

Limitation of Debate—The time allotted for the second reading stage of the Bill having expired—

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

		Ayes, 41	
Mr Andrianopoulos Miss Callister Mr Cathie Mr Crabb Mr Culpin Mr Cunningham Mr Ernst Mr Fogarty	Mr Harrowfield Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Kennedy Mr Kirkwood Mr McCutcheon	Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos	Mr Stirling Mrs Toner Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson
Mr Fordham Mr Gavin Mrs Gleeson	Mr McDonald Mr Pope Mrs Ray	Mr Simmonds Mr Simpson Mr Spyker	Tellers Mr Micallef Mr Norris
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North) Mr Evans (Gippsland East)	Mr Gude Mr Hann Mr Hayward Mr Heffernan Mr Jasper Mr John Mr Kennett Mr Leigh Mr Lieberman Mr McGrath (Lowan)	Mr McGrath (Warrnambool) Mr McNamara Mr Maclellan Mr Perrin Mr Pescott Mr Plowman Mr Richardson Ms Sibree Mr Smith (Glen Waverley)	Mr Smith (Polwarth) Mr Stockdale Mr Wallace Mr Weideman Dr Wells Mr Whiting Mr Williams Tellers Mr Lea Mr Steggall

And so it was resolved in the affirmative.

Question—That this Bill be now read a second time—put.



The House divided.

		Ayes, 41	
Mr Andrianopoulos Miss Callister Mr Cathie Mr Crabb Mr Culpin Mr Cunningham Mr Ernst	Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Kirkwood Mr McCutcheon Mr McDonald	Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Sheell	Mr Stirling Mrs Toner Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson
Mr Fogarty Mr Fogdham Mr Gavin Mr Harrowfield	Mr Micoliad Mr Micollef Mr Norris Mr Pope Mrs Ray	Mr Sidiropoulos Mr Simmonds Mr Simpson Mr Spyker	Tellers Mrs Gleeson Mr Kennedy
		Noes, 36	
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo	Mr Hann Mr Hayward Mr Heffernan Mr Jasper Mr John Mr Kennett	Mr McNamara Mr Maclellan Mr Pescott Mr Plowman Mr Richardson Ms Sibree	Mr Stockdale Mr Wallace Mr Weideman Dr Wells Mr Whiting Mr Williams
Mr Dickinson Mr Evans (Ballarat North) Mr Evans (Gippsland East)	Mr Lea Mr Leigh Mr Lieberman Mr McGrath (Lowan)	Mr Smith (Glen Waverley) Mr Smith (Polwarth) Mr Steggall	Tellers Mr McGrath (Warrnambool) Mr Perrin

And so it was resolved in the affirmative.

Bill read a second time and committed; considered in Committee and reported with amendments.

Motion made and question—That the amendments made by the Committee be agreed to (Mr Simmonds)—put.

The House divided.

Mr Andrianopoulos	Mrs Hill	Mrs Ray	Mr Stirling
Mr Cain	Mrs Hirsh	Mr Remington	Mrs Toner
Miss Callister	Mr Hockley	Mr Roper	Mr Trezise
Mr Cathie	Mr Jolly	Mr Rowe	Dr Vaughan
Mr Crabb	Mr Kennedy	Mr Seitz	Mr Walsh
Mr Cunningham	Mr Kirkwood	Mrs Setches	Mr Wilkes
Mr Ernst	Mr McCutcheon	Mr Sheehan	
Mr Fogarty	Mr McDonald	Mr Shell	
Mr Fordham	Mr Mathews	Mr Sidiropoulos	
Mr Gavin	Mr Micallef	Mr Simmonds	Tellers
Mrs Gleeson	Mr Norris	Mr Simpson	Mr Hill
Mr Harrowfield	Mr Pope	Mr Spyker	Mrs Wilson
	No	DES, 40	
Mr Austin	Mr Hann	Mr Pescott	Mr Stockdale
Mr Brown	Mr Havward	Mr Plowman	Mr Tanner
Mr Coleman	Mr Heffernan	Mr Ramsay	Mr Wallace
Mr Cooper	Mr Jasper	Mr Reynolds	Mr Weideman
Mr Crozier	Mr John	Mr Richardson	Dr Wells
Mr Delzoppo	Mr Kennett	Mr Ross-Edwards	Mr Whiting
Mr Dickinson	Mr Leigh	Ms Sibree	Mr Williams
Mr Evans	Mr Lieberman	Mr Smith	1711 17 111141113
(Ballarat North)	Mr McGrath	(Glen Waverley)	
Mr Evans	(Lowan)	Mr Smith	Tellers
(Gippsland East)	Mr McNamara	(Polwarth)	Mr Lea
Mr Gude	Mr Maclellan	Mr Steggall	Mr Perrin
0000			

And so it was resolved in the affirmative.

Motion made and question—That this Bill be now read a third time (Mr Simmonds)—put.

The House divided.

	1	A YES, 44	
Mr Andrianopoulos Mr Cain Miss Callister Mr Cathie Mr Crabb Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham	Mrs Hill Mr Hill Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews	Mrs Ray Mr Remington Mr Roper Mr Rowe Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds	Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson
Mr Gavin Mrs Gleeson Mr Harrowfield	Mr Micallef Mr Norris Mr Pope	Mr Simpson Mr Spyker Mr Stirling	Tellers Mrs Hirsh Mr Seitz
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North)	Mr Hann Mr Hayward Mr Heffernan Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh Mr Lieberman	Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith	Mr Steggall Mr Stockdale Mr Tanner Mr Wallace Mr Weideman Mr Whiting Mr Williams
Mr Evans (Gippsland East) Mr Gude	Mr McGrath (<i>Lowan</i>) Mr Maclellan	(Glen Waverley) Mr Smith (Polwarth)	<i>Tellers</i> Mr McNamara Dr Wells

And so it was resolved in the affirmative—Bill read the third time.

- Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 10 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to validate certain rights of burial at the Melbourne General Cemetery, to amend the 'Cemeteries Act 1958' and for other purposes".
- 11 CEMETERIES (AMENDMENT) BILL—On the motion of Mr Roper, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 12 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Victoria Conservation Trust Act 1972' and for other purposes".
- 13 VICTORIA CONSERVATION TRUST (AMENDMENT) BILL—On the motion of Mr Wilkes, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 14 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to make further provision for the membership of the Estate Agents Board, to amend the 'Estate Agents Act 1980' and for other purposes".
- 15 ESTATE AGENTS (AMENDMENT) BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 16 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to give the Melbourne Corporation and the Melbourne City Council certain powers in relation to the payment of costs and to amend the 'Town and Country Planning Act 1961' and for other purposes".
- 17 TOWN AND COUNTRY PLANNING (MISCELLANEOUS PROVISIONS) BILL—On the motion of Mr Wilkes, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.

- 18 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act relating to the establishment and maintenance of futures markets, and the making of futures contracts, in Victoria, to provide for the licensing of futures brokers and certain other persons, and for related purposes".
- 19 FUTURES INDUSTRY (APPLICATION OF LAWS) BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 20 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the State Bank (Amendment) Bill without amendment.
- 21 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 22 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at forty-seven minutes past Eleven o'clock, adjourned until tomorrow.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS
Speaker

No. 61—Wednesday, 9 April 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 ADMINISTRATIVE ARRANGEMENTS ORDER—Motion made, by leave, and question—That there be presented to this House a copy of Administrative Arrangements Order No. 43 of 1986 (Mr Cain)—put and agreed to.
- 4 PAPER—Mr Cain presented:

Administrative Arrangements Order No. 43 of 1986—Return to the foregoing Order.

Ordered to lie on the Table.

5 PAPERS—The following Papers, pursuant to the directions of an Act of Parliament, were laid upon the Table by the Clerk:

Town and Country Planning Act 1961:

Bass—Shire of Bass Planning Scheme, Amendment No. 16.
Seymour—Shire of Seymour Planning Scheme, Amendment No. 95.

- 6 ALPINE RESORTS (AMENDMENT) BILL—Mr Fordham obtained leave, with Mr Crabb, to bring in a Bill "to increase the area of the Falls Creek Alpine Resort, to amend the 'Alpine Resorts Act 1983' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 7 NATIONAL PARKS (AMENDMENT) BILL—Mr Cathie, after debate, obtained leave, with Mr Fordham, to bring in a Bill "to provide for the enlargement and amalgamation of existing parks, to establish new parks, to vary the boundaries of existing parks, to amend the 'National Parks Act 1975' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 CONTRACT CLEANING INDUSTRY (LONG SERVICE LEAVE) BILL—Mr Crabb obtained leave, with Mr Walsh, to bring in a Bill "to make provision for long service

- leave benefits for persons employed in or working in the contract cleaning industry and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 YOUTH AFFAIRS BILL—Mr Crabb obtained leave, with Mr Walsh, to bring in a Bill "to establish a separate legislative framework for youth affairs, to continue the Youth Policy Development Council in existence, to amend the 'Youth, Sport and Recreation Act 1972' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 TAXATION (INTEREST ON OVERPAYMENTS) BILL—Mr Jolly obtained leave, with Mr Fordham, to bring in a Bill "to make provision for the payment of interest in respect of certain overpayments of tax, to amend certain Acts and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 11 PUBLIC RECORDS (AMENDMENT) BILL—Mr McCutcheon obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'Public Records Act 1973' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 12 FIRE AUTHORITIES (AMENDMENT) BILL (No. 2)—Mr Mathews, pursuant to motion moved on his behalf by Mr Fordham obtained leave, with Mr Jolly, to bring in a Bill "to amend the 'Country Fire Authority Act 1958' and the 'Metropolitan Fire Brigades Act 1958'"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 13 CEMETERIES (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Roper*).
 - Motion made and question—That the debate be now adjourned (Mr Weideman)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 22 April 1986.
- 14 VICTORIA CONSERVATION TRUST (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Wilkes*).
 - Motion made and question—That the debate be now adjourned (Mr Plowman)—put and agreed to.
 - Ordered—That the debate be adjourned until Wednesday next.
- 15 ESTATE AGENTS (AMENDMENT) BILL—Motion made and question proposed— That this Bill be now read a second time (*Mr Fordham*).
 - Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 22 April 1986.
- 16 FUTURES INDUSTRY (APPLICATION OF LAWS) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Fordham).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 22 April 1986.
- 17 TOWN AND COUNTRY PLANNING (MISCELLANEOUS PROVISIONS) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Wilkes).
 - Motion made and question—That the debate be now adjourned (Mr Plowman)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 22 April 1986.

- 18 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 86)—Mr Speaker announced the presentation of a Message from His Excellency the Governor transmitting to the Assembly for their consideration amendments which he desires to be made in the Education (Miscellaneous Matters) Bill.
 - Order read for the consideration of the amendments recommended by His Excellency the Governor.
 - And the said amendments were read a second time and agreed to by the House.
 - Ordered—That His Excellency's Message be transmitted to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the said amendments, and requesting their concurrence therein.
- 19 TAXATION ACTS (RECIPROCAL ASSISTANCE) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 20 TATTERSALL CONSULTATIONS (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 21 PUBLIC CONTRACTS (REPEAL) BILL—Order read for resuming debate on question—
 That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 22 CROWN INTELLECTUAL PROPERTY (ASSIGNMENT) (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time. Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 23 ZOOLOGICAL PARKS AND GARDENS (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 24 DECENTRALIZED INDUSTRY (HOUSING) REPEAL BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Question—put.

The House divided.

AYES, 6	5	
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Mr Austin	Mr Hayward	Mr Plowman	Mr Spyker
Mr Brown	Mr Heffernan	Mr Pope	Mr Stirling
Miss Callister	Mrs Hill	Mr Ramsay	Mr Stockdale
Mr Cathie	Mr Hill	Mrs Ray	Mr Tanner
Dr Coghill	Mrs Hirsh	Mr Remington	Mrs Toner
Mr Coleman	Mr Hockley	Mr Reynolds	Dr Vaughan
Mr Cooper	Mr John	Mr Richardson	Mr Walsh
Mr Crozier	Mr Kennedy	Mr Rowe	Mr Weideman
Mr Culpin	Mr Kennett	Mr Seitz	Dr Wells
Mr Cunningham	Mr Kirkwood	Mrs Setches	Mr Wilkes
Mr Delzoppo	Mr Lea	Mr Sheehan	Mr Williams
Mr Dickinson	Mr Leigh	Ms Sibree	Mrs Wilson
Mr Ernst	Mr Lieberman	Mr Sidiropoulos	
Mr Fogarty	Mr McCutheon	Mr Simmonds	
Mr Fordham	Mr McDonald	Mr Simpson	
Mr Gavin	Mr Micallef	Mr Smith	
Mrs Gleeson	Mr Norris	(Glen Waverley)	Tellers
Mr Gude	Mr Perrin	Mr Smith	Mr Andrianopoulos
Mr Harrowfield	Mr Pescott	(Polwarth)	Mr Shell
	,	Nors 10	

Noes, 10

Mr Evans (Gippsland East) Mr Hann Mr Jasper	Mr McGrath (Lowan) Mr McNamara Mr Ross-Edwards	Mr Steggall Mr Whiting	Tellers Mr McGrath (Warrnambool) Mr Wallace
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And so it was resolved in the affirmative.

Bill read a second time and, by leave, read the third time forthwith.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

- 25 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the amendments recommended by His Excellency the Governor in the Education (Miscellaneous Matters) Bill.
- 26 POLLUTION OF WATERS BY OIL AND NOXIOUS SUBSTANCES BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 27 INDUSTRIAL RELATIONS (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Business having being interrupted at 10.30 p.m., pursuant to Sessional Orders—

Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.

Debate resumed on question—That this Bill be now read a second time.

Motion made and question—That the debate be now adjourned (Mr Tanner)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

28 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.

29 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at fifteen minutes past Eleven o'clock, adjourned until tomorrow.

R. K. BOYES

C. T. EDMUNDS

Clerk of the Legislative Assembly

Speaker

No. 62—Thursday, 10 April 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITION—The Clerk announced that the following petition had been lodged for presentation:

Registration of Cats—Seeking that the House take action to require the registration of cats, to limit the number of cats as pets to two per household and to impose a ban on the keeping of cats as pets in caravan parks, bearing 230 signatures (by Mrs Hill).

Ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

National Crime Authority—Report for the year 1984–85.

Statutory Rule under the Public Service Act 1974—PSD No. 7

- 5 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 86)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Works and Services (Ancillary Provisions) Bill.
- 6 GRIEVANCES—Question—That grievances be noted—put, after debate, and agreed to.
- 7 NATIONAL PARKS (AMENDMENT) BILL—Motion made and question proposed— That this Bill be now read a second time (Mr Cathie).
 - Motion made and question—That the debate be now adjourned (Mr Plowman)—put and agreed to.
 - Ordered, after debate—That the debate be adjourned until Thursday, 24 April 1986.
- 8 CONTRACT CLEANING INDUSTRY (LONG SERVICE LEAVE) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Crabb).
 - Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 22 April 1986.

- 9 YOUTH AFFAIRS BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Crabb).
 - Motion made and question—That the debate be now adjourned (Mr Kennett)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 22 April 1986.
- 10 TAXATION (INTEREST ON OVERPAYMENTS) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).
 - Motion made and question—That the debate be now adjourned (Mr Stockdale)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 22 April 1986.
- 11 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 5, be postponed until later this day.
- 12 FIRE AUTHORITIES (AMENDMENT) BILL (No. 2)—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr Crozier)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday, 24 April 1986.
- 13 ALPINE RESORTS (AMENDMENT) BILL—Motion made and question proposed— That this Bill be now read a second time (Mr Fordham).
 - Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 22 April 1986.
- 14 POST-SECONDARY EDUCATION (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 15 LA TROBE UNIVERSITY (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 16 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (Mr Cathie)—put and agreed to.
- 17 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at twenty-one minutes past Six o'clock, adjourned until Tuesday next.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 63, 64 and 65

No. 63—Tuesday, 15 April 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 MINISTERIAL STATEMENT—DEREGISTRATION OF THE BUILDERS LABOURERS' FEDERATION—Mr Cain made a Ministerial Statement relating to the Deregistration of the Builders Labourers' Federation.
 - Motion made, by leave, and question proposed—That this House takes note of the Ministerial Statement (Mr Cain)—and, after debate—
 - Motion made and question—That the debate be now adjourned (Mr Fordham)—put and agreed to.
 - Ordered—That the debate be adjourned until tomorrow.
- 4 PETITION—The Clerk announced that the following petition had been lodged for presentation:
 - Essendon and District Memorial Hospital—Seeking that the House take immediate action to open all services now available for patient care at the Essendon and District Memorial Hospital, bearing 4404 signatures (by Mr Stirling).

Ordered to lie on the Table.

- 5 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:
 - State Classification of Publications Board—Report for the year 1984-85—Ordered to be printed.

Statutory Rules under the following Acts:

Companies (Acquisition of Shares) (Application of Laws) Act 1981—No. 74

County Court Act 1958-No. 71

Fisheries Act 1968—Nos. 79, 82

Racing Act 1958-Nos. 84, 85, 86

Wildlife Act 1975-No. 80.

- 6 QUALIFICATION OF MEMBER—Motion made, by leave, and question proposed— That, pursuant to Section 300 of *The Constitution Act Amendment Act* 1958, this House refers to the Court of Disputed Returns the questions of:
 - 1 The qualification of the Member for Richmond, Mr Theo Sidiropoulos to be and remain a Member of the Legislative Assembly; and
 - 2 Whether the seat of the said Theo Sidiropoulos has become vacant—

in view of the provisions of the Constitution Act 1975 and in particular Section 55 of that Act (Mr Kennett).

Mr Kennett produced to the Assembly the following documents relating to the questions:

- 1 Objects of the Australian Greek Media Co-operative Ltd.
- 2 Rules of Australian Greek Media Co-operative Ltd.

- 3 Copy of Certificate of Registration of Australian Greek Media Co-operative Ltd.
- 4 Editorial 12 February 1986—New Directions Greek/English newspaper—photocopy.
- 5 Feature article from February 1986 Labor Star concerning New Directions Greek/English newspaper—photocopy.
- 6 Extract Sun newspaper 13 November 1985 and Sun newspaper 23 August 1985—photocopy.

Debate continued on question.

Motion made and question—That the question be now put (Mr Roper)—put.

The House divided.

Ayes, 43

Mr Andrianopoulos	Mr Gavin	Mr Norris	Mr Simpson
Mr Cain	Mrs Gleeson	Mr Pope	Mr Spyker
Miss Callister	Mr Harrowfield	Mrs Ray	Mr Stirling
Mr Cathie	Mrs Hill	Mr Remington	Mrs Toner
Dr Coghill	Mr Hill	Mr Roper	Mr Trezise
Mr Crabb	Mr Hockley	Mr Rowe	Dr Vaughan
Mr Culpin	Mr Jolly	Mr Seitz	Mr Walsh
Mr Cunningham	Mr Kirkwood	Mrs Setches	Mr Wilkes
Mr Ernst	Mr McCutcheon	Mr Sheehan	Tellers
Mr Fogarty	Mr McDonald	Mr Shell	Mr Kennedy
Mr Fordham	Mr Micallef	Mr Simmonds	Mrs Wilson

Noes, 37

Mr Austin	Mr Hann	Mr Maclellan	Mr Stockdale
Mr Brown	Mr Heffernan	Mr Perrin	Mr Tanner
Mr Coleman	Mr Jasper	Mr Pescott	Mr Wallace
Mr Cooper	Mr John	Mr Ramsay	Mr Weideman
Mr Crozier	Mr Kennett	Mr Reynolds	Mr Whiting
Mr Delzoppo	Mr Lea	Mr Richardson	Mr Williams
Mr Dickinson	Mr Leigh	Mr Ross-Edwards	•
Mr Evans	Mr Lieberman	Ms Sibree	Tellers
(Ballarat North)	Mr McGrath	Mr Smith	Mr McGrath
Mr Evans	(Lowan)	(Polwarth)	(Warrnambool)
(Gippsland East)	Mr McNamara	Mr Steggáll	Dr Wells

And so it was resolved in the affirmative.

Question—accordingly put.

The House divided.

AYES, 37

Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North)	Mr Heffernan Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh Mr Lieberman Mr McGrath (Lowan)	Mr Maclellan Mr Perrin Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith (Polwarth) Mr Stockdale	Mr Weideman Dr Wells Mr Whiting Mr Williams
	(Lowan)	(Polwarth)	Tellers
	Mr McGrath	Mr Stockdale	Mr Pescott
(Gippsland East)	(Warrnamhool)	Mr Tanner	Mr Steggall
Mr Hann	Mr McNamara	Mr Wallace	

Noes.	43

	,				
Mrs Gleeson	Mr Norris	Mr Spyker			
Mr Harrowfield	Mr Pope	Mr Stirling			
Mrs Hill	Mrs Ray	Mrs Toner			
Mr Hill	Mr Remington	Mr Trezise			
Mr Hockley	Mr Roper	Dr Vaughan			
Mr Jolly	Mr Rowe	Mr Walsh			
Mr Kennedy	Mr Seitz	Mr Wilkes			
Mr Kirkwood	Mrs Setches	Mrs Wilson			
Mr McCutcheon	Mr Sheehan	Tellers			
Mr McDonald	Mr Simmonds	Mr Andrianopoulos			
Mr Micallef	Mr Simpson	Mr Shell			
	Mr Harrowfield Mrs Hill Mr Hill Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald	Mr Harrowfield Mr Pope Mrs Hill Mr Remington Mr Hockley Mr Roper Mr Jolly Mr Rowe Mr Kennedy Mr Seitz Mr Kirkwood Mrs Setches Mr McCutcheon Mr Sheehan Mr McDonald Mr Simmonds			

And so it passed in the negative.

7 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 87-89)—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:

Taxation (Interest on Overpayments) Bill.

National Parks (Amendment) Bill.

Fire Authorities (Amendment) Bill (No. 2).

8 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:

Taxation Acts (Reciprocal Assistance) Bill.

Tattersall Consultations (Amendment) Bill.

Public Contracts (Repeal) Bill.

Post-Secondary Education (Amendment) Bill.

La Trobe University (Amendment) Bill.

9 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Crown Intellectual Property (Assignment) (Amendment) Bill with an amendment.

Ordered—That the said amendment be printed and taken into consideration tomorrow.

- 10 EXTRACTIVE INDUSTRIES (LYSTERFIELD) BILL—Mr Fordham obtained leave, with Mr McCutcheon, to bring in a Bill "to ratify, validate, approve and otherwise give the force of law to an Agreement relating to a quarry site at Lysterfield and its reclamation and for other purposes"; and the said Bill was read a first time, ordered to be printed and, by leave, read a second time later this day.
- 11 PUBLIC RECORDS (AMENDMENT) BILL—Motion made and question proposed— That this Bill be now read a second time (Mr McCutcheon).

Motion made and question—That the debate be now adjourned (Mr Delzoppo)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday next.

12 EXTRACTIVE INDUSTRIES (LYSTERFIELD) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Fordham).

Motion made and question—That the debate be now adjourned (Mr Ramsay)—put and agreed to.

Ordered, after debate—That the debate be adjourned until Wednesday, 23 April 1986.

13 COURTS AMENDMENT BILL—Order read for the consideration of the amendments made by the Legislative Council.

And the said amendments were read a second time and, after debate, agreed to with the concurrence of an absolute majority of the whole number of the Members of the Legislative Assembly.

- Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 14 LOTTERIES GAMING AND BETTING (AMENDMENT) BILL—Order read for the consideration of the amendment made by the Legislative Council.
 - And the said amendment was read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendment.
- 15 MINES (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee.
 - Committee reported progress; to sit again tomorrow.
- 16 INDUSTRIAL RELATIONS (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Question—That the question be now put (Mr Fordham)—put.

The House divided.

AYES, 43

Mr Andrianopoulos Mr Cain Miss Callister Dr Coghill Mr Crabb Mr Culpin Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham Mr Gavin	Mrs Gleeson Mr Harrowfield Mr Hill Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr Micallef Mr Norris Mr Pope	Mrs Ray Mr Remington Mr Roper, Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mrs Hill Mr McDonald
		Noes, 38	
Mr Austin Mr Brown	Mr Gude Mr Hann	Mr McNamara Mr Maclellan	Mr Steggall Mr Stockdale

Mr Austin	Mr Gude	Mr McNamara	Mr Steggall
Mr Brown	Mr Hann	Mr Maclellan	Mr Stockdale
Mr Coleman	Mr Hayward	Mr Perrin	Mr Tanner
Mr Cooper	Mr John	Mr Pescott	Mr Wallace
Mr Crozier	Mr Kennett	Mr Ramsay	Mr Weideman
Mr Delzoppo	Mr Leigh	Mr Reynolds	Dr Wells
Mr Dickinson	Mr Lieberman	Mr Richardson	Mr Whiting
Mr Evans	Mr McGrath	Mr Ross-Edwards	Mr Williams
(Ballarat North)	(Lowan)	Ms Sibree	Tellers
Mr Evans	Mr McGrath	Mr Smith	Mr Heffernan
(Gippsland East)	(Warrnambool)	(Polwarth)	Mr Jasper

And so it was resolved in the affirmative.

Question-accordingly put.

The House divided.

AYES, 43

		20
N	OES.	-39
1 7	UE.S.	.)7

Mr Austin Mr Brown Mr Coleman Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North) Mr Evans (Gippsland East) Mr Gude	Mr Hayward Mr Heffernan Mr Jasper Mr John Mr Kennett Mr Leigh Mr Lieberman Mr McGrath (Lowan) Mr McGrath (Warrnambool)	Mr Maclellan Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith (Polwarth)	Mr Stockdale Mr Tanner Mr Wallace Mr Weideman Mr Whiting Mr Williams Tellers Mr Cooper
Mr Gude	(<i>Warrnambool)</i>	(<i>Polwarth)</i>	Mr Cooper
Mr Hann	Mr McNamara	Mr Steggall	Dr Wells

And so it was resolved in the affirmative.

Bill read a second time and committed.

Ordered—That the Bill be considered in Committee later this day.

- 17 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR (No. 90)—Mr Speaker announced the presentation of a Message from His Excellency the Lieutenant-Governor recommending a further appropriation for the purposes of the Industrial Relations (Amendment) Bill.
- 18 INDUSTRIAL RELATIONS (AMENDMENT) BILL—DECLARATION OF BILL AS URGENT-LIMITATION OF DEBATE-Mr Fordham declared that the Industrial Relations (Amendment) Bill was an urgent Bill and moved—That the Bill be considered an urgent Bill.

Mr Speaker having ascertained that twenty Members approved of the proposed motion being put-

Question—That the Bill be considered an urgent Bill—put.

Mr Harrowfield

Mrs Hill

The House divided.

Mr Andrianopoulos

Mr Cain

AYES, 43

Mrs Ray

Mr Remington

Mr Spyker

Mr Stirling

			5
Miss Callister	Mr Hill	Mr Roper	Mrs Toner
Dr Coghill •	Mr Hockley	Mr Rowe	Mr Trezise
Mr Crabb	Mr Jolly	Mr Seitz	Dr Vaughan
Mr Culpin	Mr Kennedy	Mrs Setches	Mr Walsh
Mr Cunningham	Mr Kirkwood	Mr Sheehan	Mr Wilkes
Mr Ernst	Mr McCutcheon	Mr Shell	Mrs Wilson
Mr Fogarty	Mr McDonald	Mr Sidiropoulos	Tellers
Mr Fordham	Mr Norris	Mr Simmonds	Mrs Gleeson
Mr Gavin	Mr Pope	Mr Simpson	Mr Micallef
	1	Noes, 39	
Mr Austin	Mr Hann	Mr McNamara	Mr Tanner
Mr Brown	Mr Hayward	Mr Maclellan	Mr Wallace
Mr Coleman	Mr Heffernan	Mr Plowman	Mr Weideman
Mr Cooper	Mr Jasper	Mr Ramsay	Dr Wells
Mr Crozier	Mr John	Mr Reynolds	Mr Whiting
Mr Delzoppo	Mr Kennett	Mr Richardson	Mr Williams
Mr Dickinson	Mr Leigh	Mr Ross-Edwards	
Mr Evans	Mr Lieberman	Ms Sibree	
(Ballarat North)	Mr McGrath	Mr Smith	
Mr Evans	(Lowan)	(Polwarth)	Tellers
(Gippsland East)	Mr McGrath	Mr Steggáll	Mr Perrin
Mr Gude	(Warrnambool)	Mr Stockdale	Mr Pescott

And so it was resolved in the affirmative.

Motion made and question—That the time allotted for the remaining stages of the Bill be until 12.40 a.m. tomorrow (Mr Fordham)—put, after debate, and agreed to.

19 INDUSTRIAL RELATIONS (AMENDMENT) BILL—Considered in Committee.

And having continued to sit till after Twelve of the clock-

WEDNESDAY, 16 APRIL 1986

- Bill reported with amendments; as amended, considered and amendments agreed to; read the third time.
- Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 20 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Pollution of Waters by Oil and Noxious Substances Bill without amendment.
- 21 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act relating to the funds of the Victoria Law Foundation, to amend the 'Legal Profession Practice Act 1958', the 'Law Reform Commission Act 1984' and the 'Victoria Law Foundation Act 1978' and for other purposes."
- 22 LEGAL PROFESSION PRACTICE (AMENDMENT) BILL (No. 2)—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 23 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend provisions of the 'Constitution Act 1975' and certain other Acts relating to persons having the status of British subjects and for other purposes."
- 24 CONSTITUTION (BRITISH SUBJECTS) BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 25 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Liquor Control (Further Amendment) Bill with amendments.
 - Ordered—That the said amendments be printed and taken into consideration tomorrow.
- 26 **POSTPONEMENT OF REMAINING BUSINESS**—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 27 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at twenty-eight minutes past One o'clock in the morning, adjourned until later this day.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 64—Wednesday, 16 April 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 OUESTIONS—(Pursuant to Standing Order No. 124).
- 3 **PETITION**—The Clerk announced that the following petition had been lodged for presentation:

Willaura and District Hospital—Seeking that the Minister for Health consult with the Willaura and District Community before any decision is taken to close the Willaura and District Hospital, bearing 1221 signatures, (by Mr Crozier).

Ordered to lie on the Table.

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4 PAPERS—The following Papers, pursuant to the direction of an Act of Parliament, were laid upon the Table by the Clerk:

Statutory Rules under the following Acts:

Companies (Application of Laws) Act 1981—No. 73.

Companies and Securities (Interpretation and Miscellaneous Provisions) (Application of Laws) Act 1981—No. 76.

Dentists Act 1972—No. 63.

Fisheries Act 1968—No. 81.

Motor Car Act 1958-No. 66.

Nurses Act 1958-No. 37.

Port of Geelong Authority Act 1958—Nos. 87, 88.

Registration of Births Deaths and Marriages Act 1959—No. 53.

Securities Industry (Application of Laws) Act 1981—No. 75.

Transport Act 1983-No. 65.

Vegetation and Vine Diseases Act 1958—No. 78.

5 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 91)—ASSENT TO BILLS—Informing the Assembly that he had, that day, given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

Education (Miscellaneous Matters) Bill.

State Bank (Amendment) Bill.

Zoological Parks and Gardens (Amendment) Bill.

- 6 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 92)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Public Records (Amendment) Bill.
- 7 STATE ELECTRICITY COMMISSION (AMENDMENT) BILL (No. 2)—Mr Fordham obtained leave, with Mr Jolly, to bring in a Bill "to amend the 'State Electricity Commission Act 1958' and the 'Electric Light and Power Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 ACCIDENT COMPENSATION (AMENDMENT) BILL—Mr Jolly, after debate, obtained leave, with Mr Fordham, to bring in a Bill "to make miscellaneous amendments to the 'Accident Compensation Act 1985', the 'Workers Compensation Act 1958' and the 'Motor Accidents Act 1973' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 WATER (MISCELLANEOUS AMENDMENTS) BILL—Mr McCutcheon, after debate, obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'Water Act 1958', the 'Drainage of Land Act 1975', the 'Geelong Waterworks and Sewerage Act 1958', the 'Latrobe Valley Act 1958', the 'Mildura Irrigation Trusts and Sunraysia Water Board Act 1958', the 'Planning Appeals Board Act 1980', the 'Sewerage Districts Act 1958', the 'Water and Sewerage Authorities (Restructuring) Act 1983', the 'Water and Sewerage Authorities (Further Restructuring) Act 1984' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 LOCAL GOVERNMENT ACTS (MISCELLANEOUS AMENDMENTS) BILL—Mr Simmonds, after debate, obtained leave, with Mr Fordham, to bring in a Bill "to make miscellaneous amendments to certain Acts administered by the Minister for

Local Government and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

11 LEGAL PROFESSION PRACTICE (AMENDMENT) BILL (No. 2)—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).

Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.

Ordered—That the debate be adjourned until Wednesday next.

12 CONSTITUTION (BRITISH SUBJECTS) BILL—Motion made and question proposed—
That this Bill be now read a second time (Mr Mathews).

Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.

Ordered—That the debate be adjourned until Wednesday next.

13 CROWN INTELLECTUAL PROPERTY (ASSIGNMENT) (AMENDMENT) BILL—Order read for the consideration of the amendment made by the Legislative Council.

And the said amendment was read a second time and, after debate, agreed to by the House.

Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendment.

14 GUARDIANSHIP AND ADMINISTRATION BOARD BILL (No. 2)—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Question—put.

The House divided.

		Ayes, 44	
Mr Andrianopoulos Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Ernst	Mr Harrowfield Mrs Hill Mr Hill Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon	Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell	Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson
Mr Fogarty Mr Fordham Mr Gavin Mrs Gleeson	Mr Mathews Mr Micallef Mr Norris Mr Pope	Mr Sidiropoulos Mr Simpson Mr Spyker Mr Stirling	Tellers Mr Cunningham Mr McDonald
Mr Austin Mr Brown Mr Coleman Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Ballaral North)	Mr Hayward Mr Heffernan Mr Jasper Mr John Mr Lea Mr Leigh Mr Lieberman Mr McGrath	Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith	Mr Stockdale Mr Tanner Mr Wallace Mr Weideman Mr Williams
Mr Evans (<i>Gippsland East</i>) Mr Gude Mr Hann	(Lowan) Mr McNamara Mr Maclellan Mr Perrin	(Glen Waverley) Mr Smith (Polwarth) Mr Steggall	Tellers Mr McGrath (Warrnambool) Dr Wells

And so it was resolved in the affirmative.

Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and after debate, amendments agreed to; read the third time, after debate.

- Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 15 RACING (AMENDMENT) BILL (No. 2)—Order read for resuming debate on question—
 That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 16 VICTORIAN CURRICULUM AND ASSESSMENT BOARD BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Motion made and question—That the debate be now adjourned (Mr Hann)—put and agreed to.
 - Ordered—That the debate be adjourned until tomorrow.
- 17 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (Mr Cathie)—put and agreed to.
- 18 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at eleven minutes past Eleven o'clock, adjourned until tomorrow.

R. K. BOYES

Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 65—Thursday, 17 April 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 **QUESTIONS**—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Dutson Downs Waste Disposal—Seeking that an independent inquiry be held into the proposed establishment of a radio active residuals store and the dumping of nuisance wastes at Dutson Downs and environs, with a view to the ultimate shutdown of these operations, bearing 4526 and 11 059 signatures (by Mr Evans (Gippsland East) and Mr Wallace respectively).

Severally ordered to lie on the Table.

- 4 LEGAL AND CONSTITUTIONAL COMMITTEE—Mr Whiting, Chairman, brought up three Reports from the Legal and Constitutional Committee, namely—
 - 1 First Report on Subordinate Legislation;
 - 2 Second Report on Subordinate Legislation; together with Appendices; and
 - 3 First Report on the Operation of section 32 of the *Interpretation of Legislation* Act 1984.

Severally ordered to lie on the Table and the Reports to be printed.

5 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Dandenong Valley Authority—Report and Statement of accounts for the year ended 30 September 1985.

Town and Country Planning Act 1961-

Eildon Reservoir Planning Scheme 1959 (Shire of Mansfield), Amendment No. 28/1980.

Geelong Regional Planning Scheme, Amendment No. 131, Part A.

- 6 ADJOURNMENT—MOTION FOR PURPOSE OF DISCUSSION—Mr Kennett rose in his place, and said that he proposed to move the adjournment of the House for the purpose of discussing a definite matter of urgent public importance, namely—"The need for the adoption of a 12 point rescue plan to overcome the economic and social hardship in the Mallee and to ensure the recovery of this important region of Victoria, in view of the failure of this week's Commonwealth Government rural package to address the special needs of the Mallee.".
 - Mr Speaker having ascertained that twelve Members approved of the proposed discussion—

Motion made and question proposed—That the House do now adjourn (Mr Kennett)—and, after debate—

Adjournment motion interrupted at 2.00 p.m. pursuant to Sessional Orders.

7 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 93-95)—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:

Contract Cleaning Industry (Long Service Leave) Bill.

Extractive Industries (Lysterfield) Bill.

Youth Affairs Bill.

- 8 LOTTERIES GAMING AND BETTING (AMUSEMENT MACHINES) BILL—Mr Simmonds, obtained leave, with Mr McCutcheon, to bring in a Bill "to regulate the amusement machine industry and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 1, be postponed until later this day.
- 10 LOCAL GOVERNMENT ACTS (MISCELLANEOUS AMENDMENTS) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Simmonds).

Motion made and question—That the debate be now adjourned (Mr Cooper)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 1 July 1986.

11 ACCIDENT COMPENSATION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).

Motion made and question—That the debate be now adjourned (Mr Stockdale)—put and agreed to.

Motion made and question proposed—That the debate be adjourned until Thursday next (Mr Jolly)—and, after debate—

Motion, by leave, withdrawn.

Ordered—That the debate be adjourned until Thursday, 1 May 1986.

- 12 STATE ELECTRICITY COMMISSION (AMENDMENT) BILL (No. 2)—Motion made and question proposed—That this Bill be now read a second time (Mr Fordham).
 - Motion made and question—That the debate be now adjourned (Mr Ramsay)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday, 1 May 1986.
- 13 VICTORIAN CURRICULUM AND ASSESSMENT BOARD BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee.
 - Committee reported progress; to sit again tomorrow.
- 14 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—that the consideration of Orders of the Day, Government Business, Nos. 6 and 7 be postponed until later this day.
- 15 MINES (AMENDMENT) BILL—Further considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 16 WATER (MISCELLANEOUS AMENDMENTS) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr McCutcheon).
 - Motion made and question—That the debate be now adjourned (Mr Delzoppo)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday, 1 May 1986.
- 17 **POSTPONEMENT OF REMAINING BUSINESS**—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 18 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at fifty-seven minutes past Six o'clock, adjourned until Tuesday next.

R. K. BOYES

Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 66, 67 and 68

No. 66—Tuesday, 22 April 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 **PETITION**—The Clerk announced that the following petition had been lodged for presentation:

Police Station Closure—Seeking that the House take action to stop any move to close the St. James Police Station, bearing 444 signatures (by Mr Jasper).

Ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Police Regulation Act 1958—

Determination Nos. 448 and 449 of the Police Service Board

Determination No. 5 of the Police Service Board for the Retired Police Reserve

Determination No. 1 of the Police Service Board for Police Recruits

Radiation Advisory Committee—Report for the year 1985.

Statutory Rules under the following Acts:

Dietitians Act 1981—No. 90

Estate Agents Act 1980—No. 72

Magistrates' Courts Act 1971—Magistrates (Summary Proceedings) Act 1975—No. 77

Optometrists Registration Act 1958—No. 89

Police Regulation Act 1958—No. 83

Public Service Act 1974—No. 70, P.S.D. No. 8

Town and Country Planning Act 1961—

Cobram—Shire of Cobram Planning Scheme 1979, Amendment No. 18

Euroa—Shire of Euroa (Hume Freeway By-pass of Euroa) Planning Scheme 1984

Gisborne Shire Planning Scheme, Amendment No. 4/1983

Horsham—City of Horsham Planning Scheme 1982, Amendment No. 103/1985

Lillydale—Shire of Lillydale Planning Scheme, Amendment No. 212

Sherbrooke—

Shire of Sherbrooke Planning Scheme 1979 (Rural Areas)—Amendment No. 26

Shire of Sherbrooke Planning Scheme 1979 (Urban Areas)—Amendment Nos. 26, 32.

The following Proclamations fixing operative dates for various Acts were laid upon the Table by the Clerk, pursuant to an Order of the House dated 3 April 1985:

Police Regulation (Amendment) Act 1985—Section 9—19 March 1986 (Government Gazette No. 17, 19 March 1986).

South Melbourne Land Act 1985—19 March 1986 (Government Gazette No. 17, 19 March 1986).

5 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 96)—ASSENT TO BILLS—Informing the Assembly that he had, that day, given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

Courts Amendment Bill.

Crown Intellectual Property (Assignment) (Amendment) Bill.

La Trobe University (Amendment) Bill.

Lotteries Gaming and Betting (Amendment) Bill.

Post-Secondary Education (Amendment) Bill.

Public Contracts (Repeal) Bill.

Tattersall Consultations (Amendment) Bill.

Taxation Acts (Reciprocal Assistance) Bill.

- 6 MORTUARY INDUSTRY AND CEMETERIES ADMINISTRATION COMMITTEE— Motion made, by leave, and question—That the resolution of the House of 3 April 1985, appointing the Mortuary Industry and Cemeteries Administration Committee and providing that the Committee be required to present its Final Report to the Parliament no later than 30 November 1986, be amended so far as to require the Final Report to be presented to the Parliament no later than 30 November 1988 (Mr Fordham)—put and agreed to.
 - Ordered—That a Message be sent to the Legislative Council acquainting them of the resolution and seeking their concurrence therein.
- 7 LOTTERIES GAMING AND BETTING (AMUSEMENT MACHINES) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Trezise).
 - Motion made and question—That the debate be now adjourned (Mr Reynolds)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 6 May 1986.
- 8 VICTORIAN CURRICULUM AND ASSESSMENT BOARD BILL—Further considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time, after debate.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 9 TRAVEL AGENTS BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee.

Committee reported progress.

Business having been interrupted at 10.30 p.m., pursuant to Sessional Orders—

10 ADJOURNMENT—Question—That the House do now adjourn—proposed and, after debate, Mr Speaker left the chair at fourteen minutes past Eleven o'clock.

R. K. BOYES

Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 67—Wednesday, 23 April 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PAPER—The following Paper, pursuant to the directions of the *Town and Country Planning Act* 1961, was laid upon the Table by the Clerk:

Sherbrooke—Shire of Sherbrooke Planning Scheme 1979 (Rural Areas)—Amendment No. 29.

- 4 MESSAGE FROM THE LEGISLATIVE COUNCIL—Acquainting the Assembly that they have concurred with the Assembly and have amended the Resolution of the Council of 4 April 1985 relating to the appointment of the Mortuary Industry and Cemeteries Administration Committee so far as to now require the Committee's Final Report to be presented to the Parliament no later than 30 November 1988.
- 5 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 97)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Water (Miscellaneous Amendments) Bill.
- 6 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 98)—VACANCY IN THE SENATE—Mr Speaker announced the presentation of a Message from his Excellency the Governor, and the same was read:
 - J. DAVIS McCAUGHEY
 Governor of Victoria

The Governor transmits to the Legislative Assembly a copy of a despatch which has been received from the Honourable the President of the Senate notifying that a vacancy has happened in the representation of the State of Victoria in the Senate of the Commonwealth of Australia.

Governor's Office Melbourne 3002 21 April 1986

His Excellency Dr Davis McCaughey, Governor of the State of Victoria, Government House, MELBOURNE, VICTORIA 3004 President of the Senate, Parliament House, Canberra 3 April 1986

Your Excellency,

Pursuant to the provisions of section 21 of the Commonwealth of Australia Constitution, I notify Your Excellency that a vacancy has happened in the representation of the State of Victoria through the death of Senator Alan Joseph Missen on 30 March 1986.

Yours faithfully, DOUGLAS McCLELLAND President of the Senate

Ordered to be taken into consideration forthwith.



- Motion made and question—That this House meets the Legislative Council for the purpose of sitting and voting together to choose a person to hold the place in the Senate rendered vacant by the death of Senator Alan Joseph Missen, and proposes that the place and time of such meeting be the Legislative Assembly Chamber on Wednesday, 7 May next at six o'clock (Mr Fordham)—put and agreed to.
- Ordered—That a Message be sent to the Legislative Council acquainting them of the said resolution and seeking their concurrence therein.
- 7 CONCURRENT DEBATE—SUPPLY (1986-87, No. 1) BILL AND WORKS AND SERVICES (ANCILLARY PROVISIONS) BILL—Motion made and question—That this House authorizes and requires Mr Speaker to permit the second reading and subsequent stages of the Supply (1986-87, No. 1) Bill and the Works and Services (Ancillary Provisions) Bill to be moved and debated concurrently (Mr Fordham)—put, after debate, and agreed to.
- 8 PETROLEUM (SUBMERGED LANDS) (AMENDMENT) BILL—Mr Fordham obtained leave, with Mr Jolly, to bring in a Bill "to amend the 'Petroleum (Submerged Lands) Act 1982' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 ROAD CONSTRUCTION AUTHORITY (LANDS) BILL—Mr Roper, after debate, obtained leave, with Mr Crabb, to bring in a Bill "to authorize the Road Construction Authority to acquire certain recreational lands and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 SUPPLY (1986-87, No. 1) BILL AND WORKS AND SERVICES (ANCILLARY PROVISIONS) BILL—Order read for resuming debate on question—That these Bills be now read a second time.
 - Declaration of Bills as Urgent—Limitation of Debate—Mr Fordham declared that these Bills were urgent Bills and moved—That the Bills be considered urgent Bills.
 - Mr Speaker having ascertained that twenty Members approved of the proposed motion being put—

Question—That the Bills be considered urgent Bills—put.

The House divided.

A	YES,	43

Miss Callister Mr Cathic Dr Coghill Mr Crabb Mr Culpin Mr Ernst Mr Fogarty Mr Fordham Mr Gavin Mrs Gleeson Mr Harrowfield	Mrs Hill Mr Hill Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Micallef Mr Norris Mr Pope	Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Andrianopoulos Mr Cunningham
	N	loes, 34	-
Mr Austin Mr Brown Mr Coleman Mr Delzoppo Mr Dickinson Mr Evans	Mr Hann Mr Hayward Mr Heffernan Mr Jasper Mr John Mr Lea	Mr Maclellan Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds	Mr Tanner Mr Weideman Dr Wells Mr Whiting Mr Williams
(Ballarat North) Mr Evans (Gippsland East) Mr Gude	Mr Leigh Mr Lieberman Mr McGrath (Warrnambool)	Mr Richardson Ms Sibree Mr Steggall Mr Stockdale	<i>Tellers</i> Mr Smith <i>(Glen Waverley)</i> Mr Wallace

And so it was resolved in the affirmative.

Limitation of Debate—Motion made and question—That the time allotted in connection with these Bills be as follows:

For the remaining stages of the Bills, until 11.30 p.m. this day (Mr Fordham)—put, after debate, and agreed to.

Debate resumed on question—That these Bills be now read a second time.

Limitation of Dehate—The time allotted for the remaining stages of the Bills having expired—

Bills read a second time and, by leave, read the third time forthwith.

Ordered—That the Bills be transmitted to the Legislative Council and their concurrence desired therein.

- 11 MESSAGE FROM THE LEGISLATIVE COUNCIL—Acquainting the Assembly that they have agreed to meet the Assembly for the purpose of sitting and voting together to choose a person to hold the place in the Senate rendered vacant by the death of Senator Alan Joseph Missen as proposed by the Assembly.
- 12 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Land Act 1958' and the 'Local Government Act 1958', to revoke the permanent reservations of certain lands and for connected purposes".
- 13 LAND (MISCELLANEOUS MATTERS) BILL (No. 2)—On the motion of Mr Cathie, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 14 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the Pathology Services Accreditation Act 1984" and for other purposes."
- 15 PATHOLOGY SERVICES ACCREDITATION (AMENDMENT) BILL—On the motion of Mr Roper, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 16 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Decentralized Industry (Housing) Repeal Bill without amendment.
- 17 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (Mr Fordham)—put and agreed to.
- 18 ADJOURNMENT—Motion made and question proposed—That the House do now adjourn (Mr Fordham)—and, after debate—

And the House having continued to sit till after Twelve of the clock—

THURSDAY, 24 APRIL 1986

Question—put and agreed to.

And then the House, at twenty-two minutes past Twelve o'clock in the morning, adjourned until later this day.

R. K. BOYES

C. T. EDMUNDS

37.0

No. 68—Thursday, 24 April 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Birth Death and Marriage Records—Seeking that—(a) the Government revoke the price increase imposed by the Government Statist for those birth, death and marriage records most commonly used for historical research; and (b) the indexes for 1896 to 1911 and microfilm copies of pre-1896 registers be made available to the public, bearing 28 signatures (by Mrs Toner).
 - Springvale Road Railway Crossing—Seeking that the Ministry of Transport initiate works as a matter of urgency to provide grade separation at the Springvale Road Railway Crossing, bearing 5224 signatures (by Mr Micallef).

Severally ordered to lie on the Table.

- 4 NATURAL RESOURCES AND ENVIRONMENT COMMITTEE—Mrs Hill brought up a Report from the Natural Resources and Environment Committee on the Use of uPVC Pressure Pipe for Water Supply Purposes in Victoria; together with Appendices and Minutes of Evidence.
 - Ordered to lie on the Table and the Report and Appendices to be printed.
- 5 SITTING OF THE HOUSE— Motion made and question—That the House, at its rising, adjourn until Tuesday, 6 May next (Mr Fordham)—put and agreed to.
- 6 OPPOSITION PRIVATIZATION POLICY—Motion made and question proposed— That this House condemns the Opposition's privatization policy as supported by the Leader of the Opposition and some other Members of his Party (Dr Coghill)—and, after debate—
 - General Business having been interrupted at 2.00 p.m., pursuant to Sessional Orders.
- 7 EXTRACTIVE INDUSTRIES (LYSTERFIELD) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 8 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Children's Court Act 1973' and the 'Community Welfare Services Act 1970' and for other purposes".
- 9 CHILDREN'S COURT (AMENDMENT) BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 10 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to abolish the right of a legally represented accused person to make an unsworn statement, to make provision with respect to the punishment of persons convicted of murder and certain other offences, to amend the 'Crimes Act 1958', the 'Evidence Act 1958' and the 'Magistrates (Summary Proceedings) Act 1975' and for other purposes".
- 11 CRIMES (AMENDMENT) BILL (No. 2)—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.

- 12 PATHOLOGY SERVICES ACCREDITATION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Roper).
 - Motion made and question—That the debate be now adjourned (Mr Weideman)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday next.
- 13 LAND (MISCELLANEOUS MATTERS) BILL (No. 2)—Motion made and question proposed—That this Bill be now read a second time (Mr Cathie).
 - Motion made and question—That the debate be now adjourned (Mr Plowman)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 6 May 1986.
- 14 ROAD CONSTRUCTION AUTHORITY (LANDS) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Roper).
 - Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.
 - Ordered, after debate—That the debate be adjourned until Tuesday, 6 May 1986.
- 15 PETROLEUM (SUBMERGED LANDS) (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Fordham).
 - Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 1 July 1986.
- 16 PUBLIC RECORDS (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Amendment proposed—That all the words after "That" be omitted with the view of inserting in place thereof the words "this House refuses to read this Bill a second time until the Report on the Review of the Public Records Management Policy referred to in the Minister's second reading speech, is received by the Minister, and made available to the public for consideration and comment" (Mr Delzoppo)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

		Ayes, 44	
Mr Andrianopoulos Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Ernst Mr Fogarty Mr Fordham Mr Gavin	Mr Harrowfield Mrs Hill Mr Hill Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Micallef Mr Norris	Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Sidiropoulos Mr Simmonds Mr Simpson Mr Spyker	Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Cunningham
Mrs Gleeson	Mr Pope	Mr Stirling NOES, 27	Mr Shell
Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Gude Mr Hann Mr Heffernan	Mr Jasper Mr Kennett Mr Leigh Mr McGrath (Lowan) Mr Maclellan Mr Perrin Mr Pescott	Mr Plowman Mr Reynolds Mr Richardson Mr Ross-Edwards Mr Smith (Glen Waverley) Mr Stockdale Mr Tanner	Mr Weideman Dr Wells Mr Williams Tellers Mr John Mr Lea

And so it was resolved in the affirmative.

- Bill read a second time and committed; considered in Committee and reported without amendment; read the third time.
- Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 17 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Industrial Relations (Amendment) Bill with amendments.
 - Ordered—That the said amendments be printed and taken into consideration tomorrow.
- 18 **POSTPONEMENT OF REMAINING BUSINESS**—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 19 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at seven minutes past Seven o'clock, adjourned until Tuesday, 6 May 1986.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 69, 70 and 71

No. 69—Tuesday, 6 May 1986

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Conservation of Historical Property "Buda"—Seeking that the House take action to conduct an inquiry into the needs of the historical property of "Buda" in Castlemaine to ensure its conservation and adequate public presentation, bearing 1560 signatures (by Mr Kennedy).
 - School Bus Route to Haileybury College—Seeking that the Metropolitan Transit Authority takes immediate steps to permit an additional bus to operate on the school bus fixed route from the Mt. Eliza, Karingal and Frankston areas to Haileybury College, Keysborough, bearing 293 signatures (by Mr Cooper).
 - Sale of Home-Made Produce—Seeking that the Government amend the *Food Act* 1984 and the Cleanliness (Foods, Drugs and Substances) Regulations 1984 to permit the sale of home-made food products at local community markets, bearing 2744 signatures (by Mr Dickinson).

Severally ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Albury-Wodonga (Victoria) Corporation—Report for the year 1984-85.

Dried Fruits Board—Report and Statement of Accounts of the Victorian Dried Fruits Board for the year 1985.

Members of Parliament (Register of Interests) Act 1978—Summary of variations notified to 30 April 1986—Ordered to be printed.

National Gallery of Victoria—Report for the year 1984–85.

National Parks Act 1975—Order in Council—(a) declaring that Wilsons Promontory Marine Reserve, Wilsons Promontory Marine Park, Shallow Inlet Marine and Coastal Park, Corner Inlet Marine and Coastal Park and the Nooramunga Marine and Coastal Park to be areas of land to which certain provisions of the Act and certain regulations thereunder shall apply; (b) amending Schedule Four to the Act to add land contained in the Parks and Reserve to that Schedule; and (c) specifying which provisions of the Act and Regulations are to apply.

Police Regulation Act 1958—Determination No. 450 of the Police Service Board. Statutory Rules under the following Acts of Parliament:

Building Control Act 1981—No. 98, together with copies of the following documents required by section 32 of the *Interpretation of Legislation Act* 1984 to accompany the Statutory Rule:

AS 1074—1980—Steel Tubes and Tubulars Threaded or Suitable for Threading with Pipe, Threads of Whitworth Form

AS 1155—1974 Am 1, 1979—Metric Units for Use in the Construction-Industry

AS 1159—1979—Polyethylene (Polythene) Pipe for Pressure Applications

AS 1170—SAA Loading Code

Part 1-1981-Dead and Live Loads

Part 2—1983 Am 1—Wind Forces

AS 1200-1981-SAA Boiler Code

AS 1221-1983-Fire Hose Reels

AS 1225-1984-Clay building bricks

AS 1250-1981 Am 1, 1982-SAA Steel Structures Code

AS 1288—Parts 1 to 3, 1979—SAA Glass Installation Code

AS 1432—1983—Copper Tubes for Water, Gas and Sanitation

AS 1445—1977—76 mm Pitch Corrugated Hot-dipped Zinc-coated or Aluminium Zinc-coated Steel Sheet

AS 1475—SAA Blockwork Code

Part 1—1977—Unreinforced Blockwork

AS 1477—Parts 1 to 6, 1973 Am 1, 2 and 3—Unplasticized PVC (UPVC)
Pipes and Fittings for Pressure Applications (Metric Units):

Part 1—UPVC Pipes for Pressure Applications

Part 2—Moulded UPVC Fittings for Pressure Applications

Part 3—Fabricated UPVC Fittings for Pressure Applications

Part 4—Post-formed UPVC Bends for Pressure Applications

Part 5—Solvent-welding Joints for UPVC Pressure Pipes and Fittings, and

Part 6—Rubber Ring Joints for UPVC Pressure Pipes and Fittings

AS 1480—1982—SAA Concrete Structures Code

AS 1481—1978—SAA Prestressed Concrete Code

AS 1509—1974, Corrig.—SAA Formwork Code

AS 1530—Methods for Fire Tests on Building Materials and Structures

Part 1—1984—Combustibility Test for Materials

Part 2-1973-Test for Flammability of Materials

Part 3—1982—Test for Early Fire Hazard Properties of Materials

Part 4-1975, Am 1 and 2-Fire Resistance Test of Structures

AS 1538—1974, Am 1—SAA Cold-formed Steel Structures Code

AS 1562—1980—Design and Installation of Metal Roofing

AS 1567—1985—Copper and Copper Alloys, Wrought Rods, Bars and Sections

AS 1579—1973—Arc Welded Steel Pipes for Water and Gas

AS 1611—1973—Asbestos Cement Corrugated Sheets for Roofing and Cladding

AS 1639—1974, Am 1 1974—Design and Installation of Corrugated Asbestos Cement Roofing

AS 1640—1974—SAA Brickwork Code—Metric Units

AS 1653—1985—Calcium Silicate Building Bricks

AS 1657—1985—SAA Code for Fixed Platforms, Walkways, Stairways and Ladders

AS 1664—1979, Corrig.—SAA Aluminium Structures Code

AS 1668—SAA Mechanical Ventilation and Air-conditioning Code

Part 1, 1979 Am 1,1979—Fire Precautions in Buildings with Airhandling Systems

Part 2, 1980—Ventilation Requirements

AS 1670—1983—SAA Code for Automatic Fire Alarm Installations

AS 1682—1979—Fire dampers

AS 1684—1979 Supps 1 to 22, Am 1, 1981 Am 2, 1981—SAA Timber Framing Code

AS 1691—1985—SAA Domestic Oil-fired Appliances—Installation

AS 1694—1974—Physical Barriers used in the Protection of Buildings against Subterranean Termites

AS 1711—1975—Asbestos Cement Pressure Pipes

AS 1720-1975 Am 1, 1981-SAA Timber Engineering Code

AS 1726—1981—SAA Site Investigation Code

AS 1735—Part 11, 1982—SAA Lift Code Fire-rated Landing Doors

AS 1736—1975—Code of Practice for Pliable Roof Sarking

AS 1757—1975—Concrete Interlocking Roofing Tiles (Without Weathering Check)

AS 1758—1975—Code of Practice for Fixing of Concrete Interlocking Roofing Tiles (Without Weathering Check)

AS 1759—1975—Concrete Interlocking Roofing Tiles (With Weathering Check)

AS 1760—1975—Code of Practice for Fixing of Concrete Interlocking Roofing Tiles (With Weathering Check)

AS 1769—1975—Welded Stainless Steel—Tubes for Plumbing Applications

AS 1835—1983—Seamless Steel—Tubes for Pressure Purposes

AS 1836—1983—Welded Steel—Tubes for Pressure Purposes

AS 1841—1985—Portable Fire Extinguishers—Water (Gas Container) Type

AS 1842—1985—Portable Fire Extinguishers—Water (Stored Pressure)
Type

AS 1844—1985—Portable Fire Extinguishers—Foam (Gas Container) Type

AS 1845—1985—Portable Fire Extinguishers—Foam (Stored Pressure) Type

AS 1846—1985—Portable Fire Extinguishers—Powder Type

AS 1847—1985—Portable Fire Extinguishers—Carbon Dioxide Type

AS 1848—1985—Portable Fire Extinguishers—Halon Type

AS 1851—Maintenance of Fire Protection Equipment

Part 1—1985 Am 1 and 2—Portable Fire Extinguishers

Part 2—1981—Fire Hose Reels

Part 3—1985—Automatic Fire Sprinkler Sytems

AS 1859-1980-Flat Pressed Particleboard

AS 1903—1976 Corrig. Am 1, 1979—Reflective Foil Laminate

AS 1904—1976 Corrig. Am 1, 1979—Installation of Reflective Foil Laminate in Buildings

AS 1905—SAA Fire Door Code

Part 1—1984 Am 1 and 2—Fire Resistant Doorsets

Part 2-1984-Fire Resistant Roller Shutters

AS 2049-1977-Terra Cotta Roofing Tiles

AS 2050—1977—Code of Practice for Fixing of Terra Cotta Roofing Tiles

AS 2057—1981—Soil Treatment for Protection of Buildings against Subterranean Termites

AS 2118—1982 Am 1 and 2—Rules for Automatic Fire Sprinkler Systems

AS 2159-1978-SAA Piling Code

AS 2185—1978—Fibrous Plaster Products

AS 2220—1978—Rules for Emergency Warning and Intercommunication
Systems for Buildings

AS 2293—Emergency Evacuation Lighting in Buildings

Part 1—1983—Installation Requirements

Part 2—1982—Maintenance Procedures

AS 2441-1981-Installation of Fire Hose Reels

AS 2458-1982 Am 1-Hardboard

AS 2544—1982—Grey Iron Pressure Pipes and Fittings

AS 2665—1983—Smoke/Heat Venting Systems-Design, Installation and Commissioning

AS 2699—1984 Am 1—Metal Wall Ties for Masonry Construction

AS 2701—Methods of Sampling and Testing Mortar for Masonry Construction

Part 2—1984—Methods of Sampling

Part 10-1984-Methods for Analysis of Mortars

AS 2733—1984—Concrete Masonry Units

AS 2758—Aggregates and Rock for Engineering Purposes

Part 1-1985-Concrete Aggregates

AS A123—1963—Mortar for Masonry Construction

AS Int. 326—1953—Bituminous Damp-proof Courses with Metal Centre

AS Int. 327—1953—Bituminous Damp-proof Courses with Fibre Felt Base

ACADS Code of Practice CPI—Code of Practice for the Documentation and Checking of Computer Aided Engineering and other Technical Computations

BS 4772—1980—Specification for Ductile Iron Pipes and Fittings

CSIRO/AEBIRA 1976—The Classification of Expansive Behaviour of Melbourne Soils for Domestic Construction 1976

CSIRO—Low-rise Domestic and Similar Framed Structures.
Part 4—Supplementary Domestic Buildings for Built-up Areas

CSIRO—Low-rise Domestic and Similar Framed Structures. Part 5—Supplementary Design Information (including notes on the technical interpretation of some Light Timber Framing Code Rules)

TPC—Timber Frame Construction in High Wind Areas—Victoria

Drugs, Poisons and Controlled Substances Act 1981—No. 92.

Health Act 1958—No. 91.

Occupational Health and Safety Act 1985—No. 95, together with copies of the following documents required by section 32 of the *Interpretation of Legislation Act* 1984 to accompany the Statutory Rule:

AS 2211—1981—Laser Safety

AS 2397—1980—Guide to the Safe Use of Lasers in the Construction Industry

Supreme Court Act 1958—No. 99.

Town and Country Planning Act 1961:

Croydon—City of Croydon Planning Scheme, Amendment No. 142.

Melbourne Metropolitan Planning Scheme—Amendments Nos. 320, Part 1; 321, Part 1; 322, Part 1; 337, 349, 376 and 394.

5 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:

Mines (Amendment) Bill.

Extractive Industries (Lysterfield) Bill.

6 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Intellectually Disabled Persons' Services Bill (No. 2) with amendments.

Ordered—That the said amendments be printed and taken into consideration tomorrow.

7 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Mental Health Bill (No. 2) with amendments.

Ordered—That the said amendments be printed and taken into consideration tomorrow.

8 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Racing (Amendment) Bill (No. 2) with an amendment.

Ordered—That the said amendment be printed and taken into consideration tomorrow.

- 9 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act relating to certain land in the City of South Melbourne and for other purposes".
- 10 SOUTHGATE PROJECT BILL—On the motion of Mr Wilkes, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 11 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to ratify, validate and approve certain Rules of the Supreme Court, to amend the 'Supreme Court Act 1958' and for other purposes".
- 12 SUPREME COURT (RULES OF PROCEDURE) BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 13 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 99)—ASSENT TO BILL—Informing the Assembly that he had, on 29 April 1986, given the Royal Assent to the following Bill, presented to him by the Clerk of the Parliaments:

Decentralized Industry (Housing) Repeal Bill.

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14 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 100)—ASSENT TO BILLS—Informing the Assembly that he had, that day, given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

Extractive Industries (Lysterfield) Bill.

Mines (Amendment) Bill.

15 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 101-103)—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:

State Electricity Commission (Amendment) Bill (No. 2).

Road Construction Authority (Lands) Bill.

Lotteries Gaming and Betting (Amusement Machines) Bill.

16 CHILDREN'S COURT (AMENDMENT) BILL—Motion made and question proposed— That this Bill be now read a second time (Mr Mathews).

Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.

Ordered—That the debate be adjourned until Thursday next.

17 **CRIMES (AMENDMENT) BILL (No. 2)**—Motion made and question proposed—That this Bill be now read a second time (*Mr Mathews*).

Motion made and question—That the debate be now adjourned (Mr John)— put and agreed to.

Ordered—That the debate be adjourned until Thursday next.

18 TAXATION (INTEREST ON OVERPAYMENTS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

19 ALPINE RESORTS (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

20 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Public Records (Amendment) Bill with amendments.

Ordered—That the said amendments be printed and taken into consideration tomorrow.

21 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Guardianship and Administration Board Bill (No. 2) with amendments.

Ordered—That the said amendments be printed and taken into consideration tomorrow.

22 YOUTH AFFAIRS BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Business having been interrupted at 10.30 p.m., pursuant to Sessional Orders—

Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.

Debate resumed on question—That this Bill be now read a second time.

Declaration of Bill as Urgent—Limitation of Debate—Mr Crabb declared that this Bill was an urgent Bill and moved—That the Bill be considered an urgent Bill.

Mr Speaker having ascertained that twenty Members approved of the proposed motion being put—

Question—That the Bill be considered an urgent Bill—put.

The House divided.

AYES.	43
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Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham Mr Gavin	Mr Harrowfield Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McDonald Mr Mathews Mr Micallef	Mr Norris Mr Pope Mrs Ray Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulous Mr Simmonds	Mr Simpson Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Tellers Mr Andrianopoulous Mrs Gleeson
		Noes, 39	
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North) Mr Evans (Gippsland East)	Mr Gude Mr Hann Mr Hayward Mr Heffernan Mr Jasper Mr John Mr Kennett Mr Leigh Mr Lieberman Mr McGrath (Warrnambool)	Mr McNamara Mr Maclellan Mr Perrin Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith (Glen Waverley)	Mr Steggall Mr Stockdale Mr Tanner Mr Wallace Mr Weideman Dr Wells Mr Whiting Mr Williams Tellers Mr Lea Mr Pescott

And so it was resolved in the affirmative.

Motion made and question—That the time allotted for the remaining stages of the Bill be until 11.30 p.m. this day (Mr Crabb)—put, after debate and agreed to.

Debate resumed on question—That this Bill be now read a second time.

Limitation of Debate—The time allotted for the remaining stages of the Bill having expired—

Bill read a second time and committed; considered in Committee and reported without amendment, read the third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

23 SMALL BUSINESS DEVELOPMENT CORPORATION (AMENDMENT) BILL—Further considered in Committee.

And having continued to sit till after Twelve of the clock-

WEDNESDAY, 7 MAY 1986

Further considered in Committee and reported with amendments; as amended, considered and amendments agreed to; read the third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

- 24 SMALL BUSINESS DEVELOPMENT CORPORATION (AMENDMENT) BILL—CLERK'S CORRECTIONS—Mr Speaker announced that he had received a report from the Clerk notifying that he had made the following corrections in this Bill:
 - 1 Clause 5, page 3, line 1, omit "(h)" and insert "(g)".
 - 2 Clause 5, page 3, line 3, omit "(i)" and insert "(h)".
 - 3 Clause 5, page 3, line 4, omit "(i)" and insert "(i)".
 - 4 Clause 5, page 3, line 6, omit "(k)" and insert "(j)".

- 8.3
- 5 Clause 5, page 3, line 9, omit "(l)" and insert "(k)".
- 6 Clause 5, page 3, line 11, omit "(m)" and insert "(l)".
- 25 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Taxation (Interest on Overpayments) Bill without amendment.
- 26 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to make changes to the law relating to the prevention of cruelty to animals, to repeal the 'Protection of Animals Act 1966' and for other purposes".
- 27 PREVENTION OF CRUELTY TO ANIMALS BILL—On the motion of Mr Jolly, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 28 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Local Government (General Amendment) Bill with amendments.
 - Ordered—That the said amendments be printed and taken into consideration tomorrow.
- 29 CONTRACT CLEANING INDUSTRY (LONG SERVICE LEAVE) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Declaration of Bill as Urgent—Limitation of Debate—Mr Crabb declared that this Bill was an urgent Bill and moved—That the Bill be considered an urgent Bill.
 - Mr Speaker having ascertained that twenty Members approved of the proposed motion being put—
 - Question—That the Bill be considered an urgent Bill—put and agreed to.
 - Motion made and question—That the time allotted for the remaining stages of the Bill be until 3.40 a.m. this day (Mr Crabb)—put and agreed to.
 - Debate resumed on question—That this Bill be now read a second time.
 - Limitation of Debate—The time allotted for the remaining stages of the Bill having expired—

AYES, 43

Question—That this Bill be now read a second time—put.

The House divided.

Mr Andrianopoulos Mr Cain Mr Cathic Dr Coghill Mr Crabb Mr Culpin Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham Mr Gavin	Mrs Gleeson Mr Harrowfield Mrs Hill Mr Hill Mr Hockley Mr Jolly Mr Kirkwood Mr McDonald Mr Mathews Mr Micallef	Mr Norris Mr Pope Mrs Ray Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds	Mr Simpson Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Tellers Mr Kennedy Mrs Wilson
		Noes, 34	
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier	Mr Hann Mr Hayward Mr Heffernan Mr Jasper Mr John	Mr Maclellan Mr Perrin Mr Pescott Mr Plowman Mr Ramsay	Mr Tanner Mr Weideman Mr Williams
Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North) Mr Gude	Mr Kennett Mr Lea Mr Leigh Mr Lieberman Mr McNamara	Mr Reynolds Mr Richardson Ms Sibree Mr Steggall Mr Stockdale	Tellers Mr Smith (Glen Waverley) Dr Wells

And so it was resolved in the affirmative.

Bill read a second time and by leave, read the third time forthwith.

- Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 30 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (Mr Fordham)—put and agreed to.
- 31 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at fourteen minutes past Four o'clock in the morning, adjourned until later this day.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 70—Wednesday, 7 May 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Early Childhood/Paediatric Service—Shire of Flinders—Seeking that the Government ensure funds are available immediately for an early childhood development programme or a consultative paediatric team in the Shire of Flinders, bearing 60 signatures (by Dr Wells).
 - Infant Welfare Service—Shire of Flinders—Seeking that the Government allocate adequate funds to allow for an additional infant welfare sister and an increase in sessions to ensure the natural and child health services are available to all families in the Shire of Flinders that require it, bearing 260 signatures (by Dr Wells).
 - Botany Park Estate Local Council Boundaries—Seeking that the Government take action to alter the boundaries of the City of Frankston to include the Botany Park Estate, Carrum Downs, which is currently part of the Shire of Cranbourne, bearing 157 signatures (by Mrs Hill).
 - Willaura and District Hospital—Seeking that the Minister of Health consult with the Willaura and District Community before any decision is taken to close the Willaura and District Hospital, bearing 36 signatures (by Mr Crozier).

Severally ordered to lie on the Table.

4 PUBLIC BODIES REVIEW COMMITTEE—Mrs Toner, Chairman, brought up a Report from the Public Bodies Review Committee on the Victorian Wheat Advisory Committee; together with Minutes of Evidence.

Ordered to lie on the Table and the Report to be printed.

5 PAPERS—Mr Cain presented, by Command of His Excellency the Governor:

Royal Commission of Inquiry into Alleged Telephone Interceptions, Final Report, Volume 1.

Ordered to lie on the Table and to be printed.

Mrs Toner

Mr Perrin

Mr Steggall

The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Legal Profession Practice Act 1958—Report of the Lay Observer for the year 1985 to the-

Barristers' Disciplinary Tribunal

Solicitors' Disciplinary Tribunal.

Statutory Rules under the Public Service Act 1974—PSD Nos. 9, 10, 11, 12.

West Moorabool Water Board—Report and statement of accounts for the year 1984-85.

- 6 SUSPENSION OF STANDING ORDERS AND SESSIONAL ORDERS—Motion made. by leave, and question—That—(a) Standing Orders and Sessional Orders be suspended so far as to allow consideration of Notices of Motion, General Business, Nos. 5 and 6 to take precedence over all other business at 2 p.m. on Thursday, 8 May 1986; and (b) this House authorizes and requires Mr Speaker to permit the said motions to be moved and debated concurrently at that time (Mr Fordham)—put and agreed to.
- 7 PRIVILEGES COMMITTEE—MEMBERSHIP—Motion made, by leave, and question— That Mrs Setches be discharged from attendance on the Privileges Committee, and Mr Simpson be appointed in her stead (Mr Fordham)—put and agreed to.
- 8 STANDING ORDERS COMMITTEE—MEMBERSHIP—Motion made and question proposed—That Mrs Setches be appointed a Member of the Standing Orders Committee (Mr Fordham)—and, after debate.

AYES, 44

Mrs Rav

Mr Stockdale

Mr Tanner

Ouestion—That the question be now put (Mr Fordham)—put.

The House divided.

Mr Andrianopoulous Mr Gleeson

ivii / iliai lallopoulous	1111 01000011	11113 1443	THE POLICE
Mr Cain	Mr Harrowfield	Mr Remington	Mr Trezise
Miss Callister	Mrs Hill	Mr Roper	Dr Vaughan
Mr Cathie	Mr Hill	Mr Rowe	Mr Walsh
Dr Coghill	Mr Hockley	Mr Seitz	Mr Wilkes
Mr Crabb	Mr Jolly	Mrs Setches	Mrs Wilson
Mr Culpin	Mr Kennedy	Mr Sheehan	
Mr Cunningham	Mr Kirkwood	Mr Sidiropoulos	
Mr Ernst	Mr McDonald	Mr Simmonds	·
Mr Fogarty	Mr Mathews	Mr Simpson	Tellers
Mr Fordham	Mr Norris	Mr Spyker	Mrs Hirsh
Mr Gavin	Mr Pope	Mr Stirling	Mr Micallef
		Noes, 38	
Mr Austin	Mr Hann	Mr Pescott	Mr Wallace
Mr Brown	Mr Hayward	Mr Plowman	Mr Weideman
Mr Coleman	Mr Heffernan	Mr Ramsay	Dr Wells
Mr Cooper	Mr Jasper	Mr Reynolds	Mr Whiting
Mr Crozier	Mr John	Mr Ross-Edwards	Mr Williams
Mr Delzoppo	Mr Kennett	Ms Sibree	
Mr Dickinson	Mr Leigh	Mr Smith	
Mr Evans	Mr Lieberman	(Glen Waverley)	
(Ballarat North)	Mr McGrath	Mr Smith	
Mr Evans	(Warrnamhool)	(Polwarth)	Tellers

And so it was resolved in the affirmative.

Mr McNamara

Mr Maclellan

Ouestion—accordingly put.

The House divided.

(Gippsland East)

Mr Gude

Α	YES,	45

Mr Andrianopoulos Mr Cain Miss Callister Mr Cathic Dr Coghill Mr Crabb Mr Culpin Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham Mr Gavin	Mrs Gleeson Mr Harrowfield Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McDonald Mr Mathews Mr Micallef	Mr Norris Mr Pope Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Scitz Mrs Setches Mr Sidiropoulos Mr Simmonds Mr Simpson Mr Spyker	Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Sheehan Mr Sheel
	1	Noes, 38	
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North) Mr Evans (Gippsland East) Mr Gude	Mr Hayward Mr Heffernan Mr Jasper Mr Kennett Mr Lea Mr Leigh Mr Lieberman Mr McGrath (Warrnambool) Mr McNamara Mr Maclellan Mr Perrin	Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Ross-Edwards Ms Sibree Mr Smith (Glen Waverley) Mr Smith (Polwarth) Mr Steggall Mr Stockdale	Mr Tanner Mr Wallace Mr Weideman Mr Whiting Mr Williams Tellers Mr John Dr Wells

And so it was resolved in the affirmative.

- 9 GEELONG REGIONAL COMMISSION (AMENDMENT) BILL—Mr Fordham, obtained leave, with Mr Wilkes, to bring in a Bill "to amend the Geelong Regional Commission Act 1977' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 RETAIL TENANCIES BILL-Mr Fordham, obtained leave, with Mr Wilkes, to bring in a Bill "to regulate retail tenancy agreements, to provide for the determination of disputes arising under such agreements and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 11 MARGARINE (AMENDMENT) BILL—Mr Jolly, pursuant to motion moved on his behalf by Mr Fordham, after debate, obtained leave, with Mr Wilkes, to bring in a Bill "to amend the 'Margarine Act 1975' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 12 TRANSPORT ACCIDENT BILL—Mr Jolly, pursuant to motion moved on his behalf by Mr Fordham, obtained leave, with Mr Wilkes, to bring in a Bill "to establish a scheme of compensation in respect of persons who are injured or die as a result of transport accidents and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 13 LAND ACQUISITION AND COMPENSATION BILL—Mr Mathews, obtained leave, with Mr Fordham, to bring in a Bill "to establish a new procedure for the acquisition of land for public purposes, to provide for the determination of compensation, and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 14 MARTIAL ARTS CONTROL BILL—Mr Trezise, obtained leave, with Mr Wilkes, to bring in a Bill "to provide for controls over the martial arts and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

- 15 SOUTHGATE PROJECT BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Wilkes).
 - Motion made and question—That the debate be now adjourned (Mr Plowman)—put and agreed to.
 - Ordered, after debate—That the debate be adjourned until tomorrow.
- 16 SUPREME COURT (RULES OF PROCEDURE) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.
 - Ordered, after debate—That the debate be adjourned until tomorrow.
- 17 FIRE AUTHORITIES (AMENDMENT) BILL (No. 2)—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 18 NATIONAL PARKS (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 19 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to provide for the conduct of a poll of ratepayers affected by a proposal for the unification or abolition of municipal districts, to amend the 'Local Government Act 1958' and for other purposes".
- 20 LOCAL GOVERNMENT (UNIFICATION OR ABOLITION OF MUNICIPAL DISTRICTS)
 BILL—On the motion of Mr Cooper, the Bill transmitted by the foregoing Message
 was read a first time, ordered to be printed and read a second time tomorrow.
- 21 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the Freedom of Information Act 1982" and for other purposes".
- 22 FREEDOM OF INFORMATION (AMENDMENT) BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 23 STATE ELECTRICITY COMMISSION (AMENDMENT) BILL (No. 2)—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with an amendment; as amended, considered, and amendment agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 24 TRAVEL AGENTS BILL—Further considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 25 JOINT SITTING—SENATE VACANCY—Mr Speaker reported that, this day, this House had met with the Legislative Council in the Assembly Chamber for the purpose of

sitting and voting together to choose a person to hold the place in the Senate rendered vacant by the death of Senator Alan Joseph Missen and that Richard Kenneth Robert Alston, Esquire, had been duly chosen to hold the vacant place.

26 ROAD CONSTRUCTION AUTHORITY (LANDS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Business having been interrupted at 10.30 p.m., pursuant to Sessional Orders—

Motion made and question—That the sitting be continued (Mr Roper)—put and agreed to.

Debate resumed on question—That this Bill be now read a second time.

Bill read a second time and, by leave, read the third time forthwith.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

27 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Victorian Curriculum and Assessment Board Bill with amendments.

Ordered—That the said amendments be printed and taken into consideration tomorrow.

28 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Small Business Development Corporation (Amendment) Bill without amendment.

And the House having continued to sit till after Twelve of the clock—

THURSDAY, 8 MAY 1986

- 29 **POSTPONEMENT OF ORDER OF THE DAY—Ordered—That** the consideration of Order of the Day, Government Business, No. 8 be postponed until after Order of the Day, Government Business, No. 9.
- 30 EMERGENCY MANAGEMENT BILL—Order read for resuming debate on question— That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee.

Committee reported progress; to sit again tomorrow.

- 31 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 32 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at two minutes past Three o'clock in the morning, adjourned until later this day.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 71—Thursday, 8 May 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Drainage Rate—Gruyere—Seeking that the House take action to remove the drainage rate imposed by the Melbourne and Metropolitan Board of Works on

the residents of Gruyere who provide their own water and drainage and who receive no benefit from the Board of Works, bearing 47 signatures (by Mr Plowman).

Primary Education—Expenditure—Seeking that the House take action to ensure that the future levels of expenditure on primary education will be maintained at a level which will ensure no decrease in the levels of services and materials enjoyed in Victorian primary schools in 1985, bearing 53 signatures (by Mr Plowman).

Waverley Employment Resource Centre—Seeking that the House take action to ensure that funds are available to ensure the continuation of the Waverley Employment Resource Centre, bearing 255 signatures (by Mr Smith, Glen Waverley).

Traffic Control Signals—East Kew—Seeking that the Minister for Transport ensure that proper and adequate pedestrian and traffic lights will be installed at the intersection of Harp Road and High Street, East Kew, bearing 589 signatures (by Ms Sibree).

Severally ordered to lie on the Table.

- 4 ADMINISTRATIVE ARRANGEMENTS ORDER—Motion made, by leave, and question—That there be presented to this House a copy of Administrative Arrangements Order No. 44 of 1986 (Mr Cain)—put and agreed to.
- 5 PAPER—Mr Cain presented:

Administrative Arrangements Order No. 44 of 1986—Return to the foregoing Order.

Ordered to lie on the Table.

6 LEGAL AND CONSTITUTIONAL COMMITTEE—Mr Whiting, Chairman, brought up the Third Report from the Legal and Constitutional Committee on Subordinate Legislation concerning Adoption (Inter Country Adoption Fees) Regulations 1986 (Statutory Rule No. 35/1986).

Ordered to lie on the Table and to be printed.

7 PUBLIC BODIES REVIEW COMMITTEE—Mrs Toner, Chairman, brought up a Report from the Public Bodies Review Committee on the Stock Medicines Board; together with Minutes of Evidence.

Ordered to lie on the Table and the Report to be printed.

8 MORTUARY INDUSTRY AND CEMETERIES ADMINISTRATION COMMITTEE—
Mr Kirkwood, Chairman, brought up a Report from the Mortuary Industry and
Cemeteries Administration Committee on Land Reserves at Eltham Cemetery;
together with Appendices and Minutes of Evidence.

Ordered to lie on the Table and the Report and Appendices to be printed.

9 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Friendly Societies and Benefit Associations—Report of the Government Statist on Friendly Societies and Benefit Associations together with the Report of the Registrar of Friendly Societies for the year 1984–85—Ordered to be printed.

Metropolitan Fire Brigades Board—Report for the year 1984-85.

Metropolitan Fire Brigades Superannuation Board—Report for the year 1984–85.

Parliamentary Committees Act 1968—Report from the Minister for Industry, Technology and Resources on the action taken with respect to the recommendations made by the Economic and Budget Review Committee's Report on the Wine Industry in Victoria.

Port of Portland Authority—Statement of accounts for the year 1984–85.

Statutory Rules under the following Acts:

Food Act 1984-No. 101.

Hospitals and Charities Act 1958—No. 100.

Industrial Relations Act 1979—No. 97, together with documents required by section 32 of the *Interpretation of Legislation Act* 1984 to accompany the Statutory Rule—

Document No. 1—Commonwealth Conciliation and Arbitration Amendment Act (No. 2) 1983, No. 115 which inserted into the Commonwealth Conciliation and Arbitration Act 1904 section 448 which is the provision referred to in the above Regulations.

Document No. 2—Certain provisions of the Commonwealth Conciliation and Arbitration Act 1904 which are referred to in section 44B of Act No. 115.

Document No. 3—Commonwealth Conciliation and Arbitration Amendment Act 1983 which amends the provisions referred to in section 44B.

Occupational Health and Safety Act 1985—

No. 93, together with document required by section 32 of the *Interpretation of Legislation Act* 1984 to accompany the Statutory Rule—

AS 1885—1976 Recording and Measuring Work Injury Experience.

No. 96, together with document required by section 32 of the *Interpretation of Legislation Act* 1984 to accompany the Statutory Rule—

AS 1636—1984 Agricultural Wheeled Tractors—Roll-over Protective Structures Criteria and Tests.

Town and Country Planning Act 1961:

Croydon—City of Croydon Planning Scheme 1961, Amendment No. 137.

Melbourne Metropolitan Planning Scheme, Amendment Nos. 166, Part 1; 289, Part B.

Victorian Institute of Secondary Education—Report for the year 1984.

- 10 BIOLOGICAL CONTROL BILL—Mr Jolly, pursuant to motion moved on his behalf by Mr Fordham, obtained leave, with Mr Roper, to bring in a Bill "to make provision for the biological control of pests in Victoria and for other purposes."; and the said Bill was read a first time, ordered to be printed and read a second time, by leave, later this day.
- TRANSPORT PORTFOLIO—CENSURE OF MINISTER—Motion made and question proposed—That this House—(a) condemns the Minister for Transport for his grossly inept handling of the transport portfolio, in particular—(i) his continuing inability to provide an efficient, reliable and safe public transport system; (ii) his totally unsatisfactory method of dealing with problems facing employees in the public transport sector; (iii) his continuing inability to overcome the rapidly increasing loss of freight traffic and subsequent dramatic fall in revenue to V/Line; (iv) his continuing unpreparedness to address problems raised by users of public transport throughout Victoria, in particular the Public Transport Users' Association; (v) his inability to halt the serious blow-out in the public transport sector's projected deficit for the 1985–86 financial year; (vi) his unwillingness to provide information, the nature of which the taxpayers of Victoria have an undoubted right to know; (vii) his manner of treating with disdain the long term lessees of V/Line properties; and (viii) his inability to satisfactorily address and remedy continuing gross inefficiencies within

the Road Traffic Authority; and (b) deplores the fact that he continues to hold the position of Minister for Transport, which is so obviously beyond his capabilities (Mr Brown).

Amendment proposed—That all the words and expressions after "House" be omitted with the view of inserting in place thereof the words "expresses its concern at the inherited problems in the Public Transport System and calls on the Minister for Transport to continue action to improve the efficiency of the Public Transport System" (Mr Roper)—

General Business having been interrupted at 2.00 p.m., pursuant to Sessional Orders.

- 12 DISALLOWANCE OF STATUTORY RULES—Motions made and question—
 - 1. That—(a) the following Regulations be disallowed: Health (Radiation Safety) (Large Aperture Scanners—Amendment) Regulations 1985, Statutory Rule No. 433/1985; Motor Boating (Lake Boga) Regulations 1986, Statutory Rule No. 5/1986; and (b) Regulation 4 of the Port of Melbourne (Superannuation) (Amendment) Regulations 1985, Statutory Rule No. 414/1985, together with that part of Regulation 12 which has the effect of inserting a new Regulation 29c in the Principal Regulations, be disallowed; and
 - 2. That the following Regulations be disallowed: Occupational Health and Safety (Foundries) Regulations 1985, Statutory Rule No. 382/1985; Occupational Health and Safety (Nitro-cellulose) Regulations 1985, Statutory Rule No. 383/1985; Occupational Health and Safety (Explosive-Powered Tools) Regulations 1985, Statutory Rule 384/1985; Occupational Health and Safety (Building Industry) Regulations 1985, Statutory Rule No. 385/1985; Occupational Health and Safety (Spray Painting) Regulations 1985, Statutory Rule No. 386/1985; Occupational Health and Safety (Timber Industry Forest Operations) Regulations 1985, Statutory Rule No. 387/1985.

(Mr Whiting)—put, after debate, and agreed to.

13 PREVENTION OF CRUELTY TO ANIMALS BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).

Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.

Ordered—That the debate be adjourned until later this day.

- 14 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Youth Affairs Bill without amendment.
- 15 GEELONG REGIONAL COMMISSION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Fordham).

Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 1 July 1986.

16 **RETAIL TENANCIES BILL**—Motion made and question proposed—That this Bill be now read a second time (Mr Fordham).

Motion made and question—That the debate be now adjourned (Mr Hayward)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 1 July 1986.

- 17 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 4, be postponed until later this day.
- 18 MARTIAL ARTS CONTROL BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Trezise).

- Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.
- Ordered—That the debate be adjourned until Tuesday, 1 July 1986.
- 19 MARGARINE (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jollv).
 - Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 1 July 1986.
- 20 **POSTPONEMENT OF ORDERS OF THE DAY**—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 7 and 8, be postponed until later this day.
- 21 EMERGENCY MANAGEMENT BILL—Declaration of Bill as Urgent—Mr Fordham declared that this Bill was an urgent Bill and moved that the Bill be considered an urgent Bill.
 - There being less than the required twenty Members in support of the motion—
 - Bill further considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 22 LOTTERIES GAMING AND BETTING (AMUSEMENT MACHINES) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Declaration of Bill as Urgent—Mr Wilkes declared that this Bill was an urgent Bill and moved—That the Bill be considered an urgent Bill.
 - There being less than the required twenty Members in support of the motion—
 - Debate resumed on question—That this Bill be now read a second time.
 - Declaration of Bill as Urgent—Limitation of Debate—Mr Wilkes declared that this Bill was an urgent Bill and moved—That the Bill be considered an urgent Bill.
 - Mr Speaker having ascertained that twenty Members approved of the proposed motion being put—
 - Question—That the Bill be considered an urgent Bill—put and agreed to.
 - Motion made and question—That the time allotted in connection with the Bill be as follows:
 - (a) For the remainder of the second reading stage of the Bill, until 6.00 p.m. this day; and
 - (b) For the remaining stages of the Bill, until 9.45 p.m. this day (Mr Wilkes)—put and agreed to.
 - Debate resumed on question—That this Bill be now read a second time.
 - Limitation of Debate—The time allotted for the second reading stage of the Bill having expired—
 - Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 23 NATIONAL PARKS SERVICE REPORT—Motion made, by leave, and question—That there be presented to this House a copy of the National Parks Service Report for the year 1984–85 (Mr Cathie)—put and agreed to.

24 PAPER—Mr Cathic presented:

National Parks Service Report for the year 1984-85—Return to the foregoing Order.

Ordered to lie on the Table.

25 PAPER—The following Paper, pursuant to the directions of an Act of Parliament, was laid upon the Table by the Clerk:

Victorian Tourism Commission—Report for the year 1984–85.

26 FREEDOM OF INFORMATION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Cain).

Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 1 July 1986.

27 LAND ACQUISITION AND COMPENSATION BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Wilkes).

Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 1 July 1986.

28 BIOLOGICAL CONTROL BILL—Read a second time, after debate, and by leave, read the third time forthwith.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

Business having been interrupted at 10.30 p.m., pursuant to Sessional Orders—

Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.

29 TRANSPORT ACCIDENT BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).

Motion made and question—That the debate be now adjourned (Mr Stockdale)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 1 July 1986.

30 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the State Electricity Commission (Amendment) Bill (No. 2) with amendments.

Ordered—That the said amendments be printed and taken into consideration later this day.

31 ACCIDENT COMPENSATION (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time.

Declaration of Bill as Urgent—Limitation of Debate—Mr Fordham declared that this Bill was an urgent Bill and moved—That this Bill be considered an urgent Bill.

Mr Speaker having ascertained that twenty Members approved of the proposed motion being put—

Question—That the Bill be considered an urgent Bill—put and agreed to.

Motion made and question—That the time allotted for the remaining stages be until Twelve midnight (Mr Fordham)—put, after debate, and agreed to.

Debate resumed on question—That this Bill be now read a second time.

275

And the House having continued to sit till after Twelve of the clock— FRIDAY, 9 MAY 1986

Limitation of Debate—The time allotted for the remaining stages of the Bill having expired—

Bill read a second time and, by leave, read the third time forthwith.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

32 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:

Alpine Resorts (Amendment) Bill.

Fire Authorities (Amendment) Bill (No. 2).

33 LIQUOR CONTROL (FURTHER AMENDMENT) BILL—Order read for the consideration of the amendments made by the Legislative Council.

And the said amendments were read a second time and, after debate, agreed to by the House.

Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.

34 INDUSTRIAL RELATIONS (AMENDMENT) BILL—Order read for the consideration of the amendments made by the Legislative Council.

And the said amendments were read a second time and agreed to by the House.

Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.

35 GUARDIANSHIP AND ADMINISTRATION BOARD BILL (No. 2)—Order read for the consideration of the amendments made by the Legislative Council.

And the said amendments were read a second time and agreed to by the House.

Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.

36 INTELLECTUALLY DISABLED PERSONS' SERVICES BILL (No. 2)—Order read for the consideration of the amendments made by the Legislative Council.

And the said amendments were read a second time and agreed to by the House.

Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.

37 MENTAL HEALTH BILL (No. 2)—Order read for the consideration of the amendments made by the Legislative Council.

And the said amendments were read a second time and agreed to by the House.

Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.

38 RACING (AMENDMENT) BILL (No. 2)—Order read for the consideration of the amendment made by the Legislative Council.

And the said amendment was read a second time and agreed to by the House.

Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendment.

39 PUBLIC RECORDS (AMENDMENT) BILL—Order read for the consideration of the amendments made by the Legislative Council.

And the said amendments were read a second time and agreed to by the House.

Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.

- 40 STATE ELECTRICITY COMMISSION (AMENDMENT) BILL (No. 2)—Order read for the consideration of the amendments made by the Legislative Council.
 - And the said amendments were read a second time and agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 41 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 19 and 20, be postponed until later this day.
- 42 YOUNG OFFENDERS (INTERSTATE TRANSFER) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 43 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the National Parks (Amendment) Bill without amendment.
- 44 VICTORIAN CURRICULUM AND ASSESSMENT BOARD BILL—Order read for the consideration of the amendments made by the Legislative Council.

And the said amendments were read a second time.

- On the motion of Mr Cathie and, after debate—Amendment Nos. 1 and 2 agreed to.
- On the motion of Mr Cathie and, after debate—Amendment No. 3 disagreed with.
- On the motion of Mr Cathie and, after debate—Amendment Nos. 4–9 agreed to.
- On the motion of Mr Cathie—Amendment Nos. 10-17 agreed to.
- Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them accordingly.
- 45 FUTURES INDUSTRY (APPLICATION OF LAWS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the same with amendments with which they desire the concurrence of the Legislative Council.
- 46 SOUTHGATE PROJECT BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 47 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 24 to 27 inclusive, be postponed until later this day.
- 48 LEGAL PROFESSION PRACTICE (AMENDMENT) BILL (No. 2)—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 49 **POSTPONEMENT OF ORDER OF THE DAY**—Ordered—That the consideration of Order of the Day, Government Business, No. 29, be postponed until later this day.

- 50 PATHOLOGY SERVICES (ACCREDITATION) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 51 LAND (MISCELLANEOUS MATTERS) BILL (No. 2)—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 52 CHILDREN'S COURT (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 53 CRIMES (AMENDMENT) BILL (No. 2)—Order read for resuming debate on question—
 That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 54 PREVENTION OF CRUELTY TO ANIMALS BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 55 SITTING OF THE HOUSE—Motion made and question—That the House, at its rising, adjourn until a day and hour to be fixed by Mr Speaker which time of meeting shall be notified to each Member of the House by telegram or letter (Mr Fordham)—put, after debate, and agreed to.
- 56 POSTPONEMENT OF REMAINING BUSINESS—Ordered—That the consideration of remaining business be postponed.
- 57 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.
- And then the House, at fifty-one minutes past Three o'clock in the morning, adjourned until a day and hour to be fixed by Mr Speaker and notified to each Member of the House by telegram or letter, as determined by resolution of the House at this sitting.

R. K. BOYES

Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 72, 73, 74 and 75

No. 72—Tuesday, 9 September 1986

- 1 The House met pursuant to the terms of the resolution of 8 May last, Mr Speaker having fixed this day at half-past One o'clock as the time of meeting—Mr Speaker took the Chair and read the Prayer.
- 2 DEATHS OF GEORGE EDWARD WHITE, ESQUIRE AND EDWARD HUGH MONTGOMERY, ESQUIRE—Motion made and question—
 - 1 That this House expresses its sincere sorrow at the death of George Edward White, Esquire and places on record its acknowledgement of the valuable services rendered by him to the Parliament and the people of Victoria as member of the Legislative Assembly for the Electoral District of Mentone from 1945 to 1947 and from 1950 to 1955.
 - 2 That this House expresses its sincere sorrow at the death of Edward Hugh Montgomery, Esquire, and places on record its acknowledgement of the valuable services rendered by him to the Parliament and the people of Victoria as member of the Legislative Assembly for the Electoral District of Geelong from 1948 to 1950
 - (Mr Cain)—put, after Mr Speaker and other Honourable Members had addressed the House in support of the motions and, Honourable Members rising in their places to signify their assent, agreed to unanimously.
- 3 ADJOURNMENT—Motion made and question—That, as a further mark of respect to the memories of the late George Edward White, Esquire and the late Edward Hugh Montgomery, Esquire, the House do now adjourn until Three o'clock this day (*Mr Cain*)—put and agreed to.

And then the House, at thirty-two minutes past Two o'clock, adjourned until Three o'clock this day.

R. K. BOYES

Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 73—Tuesday, 9 September 1986

(THREE O'CLOCK)

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Buninyong Primary School—Seeking that the House authorize, in respect of the Buninyong Primary School—(a) the commencement in 1986 of the approved buildings upgrade—stage 1; and (b) immediate maintenance to the 1874 building, bearing 617 signatures (by Mr Sheehan).

- Merinda Park Primary School Site—Seeking that the Government retain the site reserved for a primary school in the Merinda Park estate and commence construction of the primary school as soon as possible, bearing 381 signatures (bv Mr Maclellan).
- Brighton Bus Services—Seeking that the Government ensure that the present bus services on routes 601 and 602 are maintained so as to convey passengers on uninterrupted journeys between Brighton and the Central Business District, bearing 34 signatures (by Mr Stockdale).
- Burwood Police Station—Seeking that the House take action to ensure that the Burwood Police Station remains operational with at least the same level of services as presently exist, bearing 75 signatures (by Mr Kennett).
- Fluoridation of Water Supplies—Seeking that the Government take immediate action to stop the fluoridation of water supplies, bearing 15 and 75 signatures (by Mr Kennett and Mr Kirkwood respectively).
- Birth Death and Marriage Records—Seeking that the Government revoke the price increase imposed by the Government Statist for those birth, death and marriage records most commonly used for historical research; and the indexes for 1896 to 1911 and microfilm copies of pre 1896 registers be made available to the public, bearing 205 signatures (by Dr Vaughan).
- Cyclists Safety Legislation—Seeking that the House take action to apply safety legislation to cyclists, bearing 54 signatures (hy Dr Vaughan).
- Film Censorship—Seeking that the Government reject any attempt to screen the film "Hail Mary" and ensure that the religious and moral beliefs of the people of Victoria are not violated, bearing 41 signatures (by Mr Norris).
- Drug/Toxicological Unit—Seeking that the Government take cognizance of the opposition to the establishment of a drug safety evaluation centre or toxicological unit in the State of Victoria and that any attempts to establish such a unit and the use of live animals in such units for testing be rejected, bearing 436 signatures (by Mr Richardson).
- Conductors on Country Trains—Seeking that the House take immediate action to restore conductors on all country trains, bearing 831 signatures (by Mr Shell).
- Angel of Mercy Service—Seeking that the House take action to ensure that the Angel of Mercy Service continues to operate from Tyabb on the Mornington Peninsula, bearing 124 signatures (Mr Brown).
- Police Strength Hawthorn—Seeking that the Minister for Police and Emergency Services take immediate action to upgrade the police strength and vehicles in the Hawthorn area, bearing 104 signatures (by Mr Gude).
- Police Stations Closure Karkarooc—Seeking that the House take action to stop any move to close any of the police stations within the Shire of Karkarooc, bearing 484 signatures (by Mr Whiting).
- Grain Freight Charges—Seeking that the House take action to ensure that a 20% grain rail freight rate reduction occurs for the season 1986–87, and that the Grain Elevators Board is relieved of the public authority dividend payment to assist in the provision of a realistic grain handling charge for 1986–87, bearing 1410 signatures (by Mr Whiting).
- Kindergartens—Seeking that the House take action to ensure that all Victorian children have the right to attend low-cost and accessible kindergartens in their neighbourhood and that kindergarten programmes continue to receive Government grants which are CPI indexed, bearing 73 signatures (by Mr Mathews).
- Sale of Home Made Produce—Seeking that the Government amend the *Food Act* 1984 and the cleanliness (Foods, Drugs and Substances) Regulations 1984 to

- permit the sale of home-made food products at local community markets, bearing 665 signatures (by Mr Dickinson).
- Contraceptive Vending Machines—Seeking that the Government take action to prevent the installation of contraceptive vending machines in the South Barwon Municipality and to assist parents in the education of their children about health issues, bearing 782 signatures (by Mr Dickinson).
- School Medical Services—Seeking that the House take action to stop any move to discontinue or downgrade the annual medical examination provided by the school medical service to all four year old children attending kindergarten, bearing 24 signatures (by Mr Coleman).
- Kindergarten Funding—Seeking that the House support automatic funding for any child requiring a second year of kindergarten, bearing 24 signatures (by Mr Coleman).
- Mental Health Support Services—Seeking that the Government ensure sufficient funding is available to provide adequate community mental health support services throughout Victoria, bearing 53 signatures (by Mr Coleman).
- Natural Gas Supply Werribee—Seeking that the Government arrange for the Gas and Fuel Corporation of Victoria to investigate the feasibility of supplying natural gas to the Werribee South area of the Shire of Werribee, bearing 459 signatures (by Dr Coghill).
- Altona Pier—Seeking that the House ensure that the Altona Pier is not reduced in length and that adequate maintenance works are carried out to keep the pier in a safe and usable condition, bearing 2269 signatures (by Mr Stirling).

Severally ordered to lie on the Table.

- 4 LEGAL AND CONSTITUTIONAL COMMITTEE—Mr Whiting, Chairman, brought up three Reports from the Legal and Constitutional Committee, namely—
 - 1 The Fourth Report on Subordinate Legislation recommending the Disallowance of the Health (Tobacco Packages—Warnings) Regulations 1986 (Statutory Rule 119 of 1986) Regulations 3 (1), 5-9 inclusive and the schedule; together with an appendix, an extract from the proceedings of the Committee and a Minority Report.
 - 2 The Fifth Report on Subordinate Legislation in relation to—
 - (a) The Film (Amendment) Regulations 1985 (Statutory Rule 14 of 1986) and the Births, Deaths and Marriages (Prescribed Fees) Regulations 1985 (Statutory Rule 53 of 1986); and
 - (b) Recommending the disallowance of the Health (Radiation Safety) (Amendment) Regulations 1985 (Statutory Rule 49 of 1986); and
 - 3 The Second Report on the operation of Section 32 of the *Interpretation of Legislation Act* 1984 in relation to the Industrial Relations (Complementary Industrial Relations System) Regulations 1986 (Statutory Rule 56 of 1986).

Severally ordered to lie on the Table and to be printed.

5 PAPERS—Mr Mathews presented, by command of His Excellency the Governor: Supreme Court Judges—Report for the year 1985.

Ordered to lie on the Table.

The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

- Building Societies—Report of the Registrar for the year 1984–85—Ordered to be printed.
- Chiropodists Registration Board—Report and Statement of accounts for the year 1985.

Co-operative Housing Societies—Report of the Registrar for the year 1984–85—Ordered to be printed.

Co-operative Societies—Report of the Registrar for the year 1984-85—Ordered to be printed.

Dental Technicians Act 1972-

Advanced Dental **Technicians** Qualifications Board—Report for the year 1984-85.

Dental Technicians Licensing Committee—Report for the year 1984–85.

Geelong Performing Arts Centre Trust—Report for the year 1984–85.

Industrial Training Commission—Report for the year 1984-85—Ordered to be printed.

Marketing of Primary Products Act 1958—

Proclamation declaring that oranges, mandarins and grapefruit shall become the property of the Citrus Fruit Marketing Board until 15 May 1988.

Proclamation declaring that tobacco shall become the property of the Tobacco Leaf Marketing Board until 13 May 1988.

Monash University—Report of the Council for the year 1984; together with Statutes approved by the Governor-in-Council during the year 1984.

Parliamentary Officers Act 1975-

Statement of Appointments and Alterations of Classifications in the—

Department of the Joint House Committee

Department of the Legislative Council

Department of the Parliament Library

Department of the Reporting Staff of the Victorian Parliamentary Debates.

Statement of Persons Temporarily Employed in the—

Department of the Joint House Committee

Department of the Legislative Council

Department of the Parliament Library

Department of the Reporting Staff of the Victorian Parliamentary Debates.

Police Regulation Act 1958-

Determination Nos. 451 to 460 of the Police Service Board.

Determination No. 2 of the Police Service Board for Police Recruits.

Port of Geelong Authority—Statement of accounts for the year 1985.

Registration of Births Deaths and Marriages Act 1959—General Abstract of the number of births, still-births, deaths and marriages in Victoria for the year 1985.

River Murray Commission—Report for the year 1984-85.

State Employees Retirement Benefits Fund—Report of the Actuary for the three years ended 30 June 1985.

Statutory Rules under the following Acts:

Abattoir and Meat Inspection Act 1973—Nos. 194, 195, 196.

Accident Compensation Act 1985—No. 182.

Alpine Resorts Act 1983—Nos. 130, 199.

Audit Act 1958-No. 118.

Building Control Act 1981—No. 187.

Business Franchise (Tobacco) Act 1974—No. 183.

Cluster Titles Act 1974—No. 163.

Coal Mines Act 1958-No. 211.

Companies (Acquisition of Shares) (Application of Laws) Act 1981—Nos. 155, 159.

Companies (Application of Laws) Act 1981—Nos. 156, 157, 158.

Consumer Affairs Act 1972-No. 230.

Coroners Act 1958—No. 112.

Coroners Act 1985—No. 126.

County Court Act 1958—Nos. 106, 133, 224.

Dairy Industry Act 1984—

No. 128 together with copies of the following documents required by s.32 of the Interpretation of Legislation Act 1984 to accompany the Statutory Rule—

Dairy Test Manual published by the Department of Agriculture and as revised at 30 June 1984.

AS 1528 Tubes (Stainless Steel) and Tube Fittings for the Food Industry—Parts 1, 2, 3 and 4.

AS 2070 Plastics Materials for Food Contact Use—Parts, 1, 2, 3, 4, 5 and 6

No. 135 together with copies of the following documents required by Section 32 of the Interpretation of Legislation Act 1984 to accompany the Statutory Rule—

Dairy Test Manual published by the Department of Agriculture and as revised at 30 June 1984.

Export Inspection Manual Dairy Produce Part II March 1985.

AS 1084—1974 Methods for the Analysis of Liquid Milk and Cream.

AS N26—1969 The Determination of Percentage of Fat in Milk by the Babcock Method.

AS 1938—1976 The Determination of the Fat Content of Milk on a mass per volume basis.

AS 2300—Methods of Chemical and Physical Testing for the Dairying Industry.

AS N48—1965 Methods for the Chemical Analysis of Condensed Milk.

AS 1629—1974 Methods for the Analysis of Dried Milk and Whey.

AS N60—1970 Sampling and Analysis of Acid and Rennet Caseins.

AS 1739—1975 Analysis of Butter.

AS N75—1970 The Sampling and Chemical Analysis of Cheese.

AS 1095—Micro-biological Methods for the Dairy Industry.

AS N40—1062 Density Hydrometers for use in Milk—Parts 1 and 2.

AS 2148—1978 Hydrometers for use in Milk.

AS 1374—1981 In-line Milk Sampling Devices for use in Bulk Milk Collection.

AS 1030—1973 Dial-type General Purpose Thermometers for use in the Dairying Industry.

Australian Code of Practice for Dairy Factories April 1978.

AS 1719—1981 Recommended Common Names for Pesticides.

Dangerous Goods Act 1986—

No. 94 together with copies of the following documents required by Section 32 of the Interpretation of Legislation Act 1984 to accompany the Statutory Rule—

Dangerous Goods Act 1986—continued

AS 1563—1974 General Purpose Freight Containers (International Sizes).

AS 1727—1975 Tank Containers (International Sizes).

AS 2106—1980 Determination of the Flash Point of Flammable Liquids (Closed Cup).

I.P. Standards for Petroleum and its Products, Part I, Methods for Analysis and Testing, Volume I, Methods I.P. 1—261.

Commonwealth of Australia Gazette No. P8 (9 April 1984)—Australian Code for the Transport of Dangerous Goods by Road and Rail.

Decentralised Industry Incentive Payments Act 1972-No. 178.

Dental Technicians Act 1972—Nos. 145, 180.

Drugs. Poisons and Controlled Substances Act 1981—No. 179.

Extractive Industries Act 1966-No. 221.

Fertilizers Act 1974-No. 149.

Films Act 1971-No. 115.

Firearms Act 1958—Nos. 186, 219, 228.

Fisheries Act 1968—Nos. 82 (In lieu of Statutory Rule tabled on 15 April 1986); 108, 136, 225.

Forests Act 1958-No. 191.

Freedom of Information Act 1982-No. 111.

Groundwater Act 1969-Nos. 122, 222.

Health Act 1958—

No. 104 together with copies of the following documents required by Section 32 of the Interpretation of Legislation Act 1984 to accompany the Statutory Rule—

Regulation 5A (3) of the Commonwealth Customs (Prohibited Imports) Regulations.

Regulation 19 of the Commonwealth Therapeutic Goods Regulations. Nos. 116, 119, 162, 190, 215.

Hospitals and Charities Act 1958—No. 109.

Hospitals Superannuation Act 1965—No. 212.

Industrial Relations Act 1979—No. 218.

Infertility (Medical Procedures) Act 1984—No. 189.

Instruments Act 1958-No. 169.

Land Act 1958-No. 110.

Legal Aid Commission Act 1978—

Nos. 127, 154.

No. 185 together with a copy of the following document required by Section 32 of the Interpretation of Legislation Act 1984 to accompany the Statutory Rule—

The Guide to Legal Assistance.

Lotteries Gaming and Betting Act 1966—Nos. 173, 184, 203.

Magistrates' Courts Act 1971—Nos. 107, 151.

Magistrates' Courts Act 1971 and Magistrates (Summary Proceedings) Act 1975—Nos. 144, 223.

Marine Act 1958-Nos. 174, 188.

Medical Practitioners Act 1970-No. 229.

Melbourne and Metropolitan Board of Works Act 1958—Nos. 138, 139, 140, 147, 148.

Metropolitan Fire Brigades Superannuation Act 1976—Nos. 175, 213.

Mines Act 1958-No. 220.

Motor Car Act 1958-Nos. 132, 214.

Motor Car Act 1958 and Transport Act 1983-No. 131.

National Gallery of Victoria Act 1966-No. 150.

National Parks Act 1975—Nos. 161, 192.

Pay-roll Tax Act 1971—No. 170.

Penalties and Sentences Act 1985—Nos. 123, 124.

Penalties and Sentences Act 1985 and Magistrates' Courts Act 1971—No. 125.

Port of Portland Authority Act 1958—Nos. 103, 181.

Post-Secondary Education Act 1978—Nos. 197, 198.

Professional Boxing Control Act 1985—Nos. 117, 201.

Printers and Newspapers Act 1958—No. 153.

Property Law Act 1968-No. 167.

Public Authorities Marks Act 1958-No. 146.

Public Service Act 1974—Nos. 164, 200, 216, 227; P.S.D. Nos. 4, 13 to 31.

Racing Act 1958—Nos. 102, 137, 204 to 210.

Reference Areas Act 1978-No. 193.

Religious Successory and Charitable Trusts Act 1958—No. 152.

Securities Industry (Application of Laws) Act 1981-No. 160.

Stamps Act 1958-No. 121.

State Electricity Commission Act 1958—No. 120.

Strata Titles Act 1967—No. 168.

Superannuation Benefits Act 1977—Nos. 171, 176.

Supreme Court Act 1958—Nos. 105, 134, 141, 142, 172.

Supreme Court Act 1958 and Adoption Act 1984—No. 143.

Supreme Court Act 1958 and Adoption Act 1984 and Children (Guardianship and Custody) Act 1984—No. 113.

Supreme Court Act 1958 and Legal Profession Practice Act 1958—No. 114.

Teaching Service Act 1981—No. 226.

The Constitution Act Amendment Act 1958—No. 165.

Transfer of Land Act 1958—No. 166.

Water and Sewerage Authorities (Restructuring) Act 1983—No. 177.

Youth, Sport and Recreation Act 1972—No. 202.

Zoological Parks and Gardens Act 1967—Nos. 129, 217.

Subordinate Legislation Act 1962—Amendment by Attorney-General to guidelines in respect to the preparation and content of Statutory Rules contained in Schedule 2 of the Act (New 3B).

Town and Country Planning Act 1961:

Alexandra—Shire of Alexandra Planning Scheme, Amendment No. 30.

Ararat—City of Ararat Planning Scheme 1953, Amendment No. 35/1985.

Bacchus Marsh Planning Scheme, Amendment No. 31.

Town and Country Planning Act 1961—continued

Ballaarat—City of Ballaarat Planning Scheme, Amendment No. 85.

Bass-Shire of Bass Planning Scheme, Amendment No. 27A.

Benalla-

City of Benalla Planning Scheme, Amendment Nos. 37, 38A, 40, 41.

Shire of Benalla Planning Scheme 1953, Amendment No. 28.

Bendigo—City of Bendigo Planning Scheme, Amendment No. 41.

Berwick—City of Berwick Local Development Scheme, Amendment No. 7.

Bright—Shire of Bright Planning Scheme 1983 and Amendment No. 2.

Bulla—Shire of Bulla Planning Scheme 1959, Amendment No. 56/1976.

Buninyong—Shire of Buninyong Planning Scheme, Amendment Nos. 28, 29, 30.

Camberwell—City of Camberwell Local Development Scheme.

Chiltern—Shire of Chiltern Planning Scheme 1982.

Colac—City of Colac Planning Scheme 1963, Amendment No. 23.

Cranbourne-

Cranbourne Planning Scheme 1960, Amendment Nos. 50/1985, 55/1985, 56/1985, 58/1985.

Shire of Cranbourne (Western Port) Planning Scheme, Amendment Nos. 33/1985, 34/1985, 36/1985, 37/1985.

Croydon—City of Croydon Planning Scheme 1961, Amendment Nos. 135, 141, 143.

Flinders—Shire of Flinders Planning Scheme 1962, Amendment Nos. 192/1985, 193/1985, 196/1985, 197, 199/1985, 201/1985.

Frankston—City of Frankston Local Development Scheme No. 1/1982.

Geclong Regional Planning Scheme, Amendment Nos. 109/1984, 110 Part 2A, 115 Part 1/1985, 125 Part 2/1985, 129/1985, 130, 131 Part B/1985, 132/1985, 137/1985, 144/1985, 145 Part 1/1985, 147/1985, 149/1985, 150, 151, 153, 155/1986, 162, 166.

Hamilton-City of Hamilton Planning Scheme, Amendment Nos. 23, 24.

Hastings—Shire of Hastings Planning Scheme, Amendment No. 27.

Horsham—City of Horsham Planning Scheme 1982, Amendment Nos. 79/1984, 81/1984.

Kilmore—Shire of Kilmore Planning Scheme 1973, Amendment No. 59/1985.

Knox—City of Knox Planning Scheme 1965, Amendment Nos. 274/1985, 282/1985.

Korumburra—Shire of Korumburra Planning Scheme, Amendment Nos. 29/1985, 32/1985, 33/1985.

Kyabram—Town of Kyabram Planning Scheme 1963, Amendment Nos. 33/1985, 34/1985.

Lillydale—Shire of Lillydale Planning Scheme 1958, Amendment Nos. 174, 214

Lorne Planning Scheme, Amendment Nos. 7, 12.

Maffra—Shire of Maffra (Heyfield Township) Planning Scheme, Amendment No. 17.

Maryborough—City of Maryborough Planning Scheme 1983.

Town and Country Planning Act 1961—continued

Melbourne and Metropolitan Planning Scheme, Amendment Nos. 21 Part 8c; 202; 263; 275 Part 3a; 315 Part 2; 317 Part 3; 318 Part 2; 319 Part 2, Part 3; 321 Part 2; 323 Part 1; 324 Part 1; 325 Part 1, Part 2; 336; 372; 390; 397; 398; 401; 403; 407; 408; 411; 412.

Myrtleford—Shire of Myrtleford (Myrtleford Township) Planning Scheme, Amendment No. 11.

Portland-

Shire of Portland (Heywood Township) Planning Scheme, Amemdment No. 9.

Town of Portland Planning Scheme, Amendment No. 46.

Rosedale—Shire of Rosedale Planning Scheme, Part 2, Amendment No. 13/1983.

Schastopol—Borough of Sebastopol Planning Scheme, Amendment Nos. 34, 36.

Seymour Planning Scheme, Amendment No. 91.

Sherbrooke—Shire of Sherbrooke Planning Scheme 1979 (Urban Areas), Amendment Nos. 15/1983 Part 1, 42, 45.

Shepparton—City of Shepparton Planning Scheme 1953, Amendment No. 91/1985.

Tambo—Shire of Tambo (Lakes Entrance) Planning Scheme, Amendment No. 63.

Wangaratta Sub-Regional Planning Scheme—

City of Wangaratta, Amendment No. 16.

Shire of Oxley, Amendment No. 1/1985.

Shire of Wangaratta, Amendment No. 3/1985.

Waratah Bay Planning Scheme, Amendment No. 2.

Warragul Planning Scheme, Amendment No. 51.

Warrnambool—City of Warrnambool Planning Scheme, Amendment No. 19.

Woorayl—Shire of Woorayl Planning Scheme, Amendment Nos. 81, 82.

Youth Parole Board—Report for the year 1984–85—Ordered to be printed.

The following Proclamations fixing operative dates for various Acts were laid upon the Table by the Clerk, pursuant to an Order of the House dated 3 April 1985:

Administrative Law (University Visitor) Act 1986—1 July 1986 (Gazette No. 48, 18 June 1986).

Biological Control Act 1986—16 July 1986 (Gazette No. 60, 16 July 1986).

BLF (De-recognition) Act 1985—14 April 1986 (other than Sections 4, 5 and 7) (Gazette No. 23, 14 April 1986); Section 7—1 August 1986; Sections 4 and 5—1 January 2000 (Gazette No. 63, 28 July 1986).

Building Societies Act 1986—1 May 1986 (Gazette No. 30, 30 April 1986).

Children's Court (Amendment) Act 1986—Sections 1 to 5 (3) and 5 (7) to 9—1 July 1986 (Gazette No. 48, 18 June 1986).

Coroners Act 1985—Remaining provisions—I June 1986 (Gazette No. 30, 30 April 1986).

Courts Amendment Act 1986—Sections 1 to 11, 13 to 27 and 29 to 34—1 July 1986 (Gazette No. 49, 25 June 1986); Section 28—1 September 1986 (Gazette No. 72, 27 August 1986).

- Crimes (Amendment) Act 1986—1 July 1986 (Gazette No. 49, 25 June 1986).
- Education (Miscellaneous Matters) Act 1986—7 May 1986 (With the exception of Section 20) (Gazette No. 35, 7 May 1986).
- Emergency Management Act 1986—Sections 1 to 7, 10 to 17, 22 to 24, 36 and 39—27 June 1986 (Gazette No. 48, 18 June 1986).
- Extractive Industries (Amendment) Act 1986—30 April 1986 (Gazette No. 30, 30 April 1986).
- Firearms (Amendment) Act 1985—Section 9—9 April 1986 (Gazette No. 22, 9 April 1986); Section 14—4 June 1986 (Gazette No. 44, 4 June 1986).
- Fire Authorities (Amendment) Act 1986—Section 8—1 August 1986 (Gazette No. 65, 30 July 1986).
- Futures Industry (Application of Laws) Act 1986—1 July 1986 (Gazette No. 49, 25 June 1986).
- Guardianship and Administration Board Act 1986—Section 14—8 July 1986 (Gazette No. 49, 25 June 1986).
- Health (Amendment) Act 1985—Sections 4, 7, 8, 10, 13 and 14 (7)—1 March 1986 (Gazette No. 12, 26 February 1986).
- Industrial Relations (Amendment) Act 1986—Sections 1 to 17, 19, 21, 22, 24, 27, 29 and 30—4 June 1986; Sections 20, 23, 25, 26 and 28—1 July 1986 (Gazette No. 44, 4 June 1986).
- Infertility (Medical Procedures) Act 1984—Sections 3, 6 (1), 6 (2), 6 (3), 6 (4), 6 (6), 6 (7), 6 (8), 7, 8, 9, 24, 25, 26, 27, 28, 30, 31, 32 and 33—10 August 1986 (Gazette No. 67, 6 August 1986).
- Legal Aid Commission (Amendment) Act 1986—1 May 1986 (Gazette No. 30, 30 April 1986).
- Legal Profession Practice (Amendment) Act 1986—25 June 1986 (Gazette No. 49, 25 June 1986).
- Liquor Control (Further Amendment) Act 1986—25 June 1986 (except Section 21); Section 21—31 December 1986 (Gazette No. 49, 25 June 1986).
- Lotteries, Gaming and Betting (Amendment) Act 1986—Sections 1 to 4 and 10 to 17—14 May 1986 (Gazette No. 38, 14 May 1986); Sections 5 (sub-sections 1 to 5) and 6—1 July 1986 (Gazette No. 49, 25 June 1986); Sections 8 (1) (a) and 8 (2) (b)—6 August 1986 (Gazette No. 67, 6 August 1986).
- Miners' Phthisis (Treasury Allowances) Act 1986—27 May 1986 (Gazette No. 40, 23 May 1986).
- Mines (Amendment) Act 1986—4 June 1986 (Gazette No. 44, 4 June 1986).
- National Parks (Amendment) Act 1986—Sections 4 (3) and 4 (4) and 11—26 June 1986 (Gazette No. 49, 25 June 1986).
- Penalties and Sentences Act 1985—Sections 5 to 10; Part 3, Division 1; Parts 4, 5, 7, 8, 9, 10 and 11; Items 1 to 5, 7 to 15 and 17 to 21 of Schedule 4—1 June 1986 (Gazette No. 30, 30 April 1986).
- Police Regulation (Amendment) Act 1985—Section 14—4 June 1986 (Gazette No. 44, 4 June 1986); Section 10—14 July 1986 (Gazette No. 56, 9 July 1986); Section 6—18 August 1986 (Gazette No. 67, 6 August 1986).
- Professional Boxing Control Act 1985—Sections 6 to 13, 15 to 21 and 23—13 May 1986 (Gazette No. 37, 13 May 1986).
- Public Records (Amendment) Act 1986—Sections 1 to 4 and 6 to 8—1 August 1986 (Gazette No. 65, 30 July 1986).
- Racing (Amendment) Act 1986—Sections 1 to 7, 9 and 10—18 June 1986; Sections 8, 11, 12 and 13—1 August 1986 (Gazette No. 48, 18 June 1986).

Racing (Fixed Percentage Distribution) Act 1985—1 May 1986 (Gazette No. 24, 16 April 1986).

Town and Country Planning (Transfer of Functions) Act 1985—Sections 5, 6 (1) and 8 (2)—1 July 1986 (Gazette No. 48, 18 June 1986).

Young Offenders (Interstate Transfer) Act 1986—Sections 2, 3, 6, 9, 10 and 11—15 September 1986 (Gazette No. 73, 3 September 1986).

6 MESSAGES FROM THE LEGISLATIVE COUNCIL—

Agreeing to amendments made by the Assembly in the Futures Industry (Application of Laws) Bill.

Not insisting on the amendment made by the Council with which the Assembly have disagreed in the Victorian Curriculum and Assessment Board Bill.

Agreeing to the following Bills without amendment:

Biological Control Bill

Lotteries Gaming and Betting (Amusement Machines) Bill

Road Construction Authority (Lands) Bill

Travel Agents Bill

Accident Compensation (Amendment) Bill

Emergency Management Bill

Supply (1986-87, No. 1) Bill

Works and Services (Ancilliary Provisions) Bill

7 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 104 to 106)—ASSENT TO BILLS—Informing the Assembly that he had given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

On 20 May 1986-

Pollution of Waters by Oil and Noxious Substances Bill

Racing (Amendment) Bill (No.2)

Public Records (Amendment) Bill

Emergency Management Bill

Supply (1986–87, No. 1) Bill

Works and Services (Ancillary Provisions) Bill (No. 2)

State Electricity Commission (Amendment) Bill (No. 2)

Lotteries Gaming and Betting (Amusement Machines) Bill

Taxation (Interest on Overpayments) Bill

Land (Miscellaneous Matters) Bill (No. 2)

Crimes (Amendment) Bill (No. 2)

Legal Profession Practice (Amendment) Bill (No. 2)

Southgate Project Bill

Pathology Services Accreditation (Amendment) Bill

Children's Court (Amendment) Bill

Youth Affairs Bill

Small Business Development Corporation (Amendment) Bill

National Parks (Amendment) Bill

Fire Authorities (Amendment) Bill (No. 2)

Prevention of Cruelty to Animals Bill.

On 27 May 1986-

Young Offenders (Interstate Transfer) Bill

Accident Compensation (Amendment) Bill

Liquor Control (Further Amendment) Bill

Victorian Curriculum and Assessment Board Bill

Road Construction Authority (Lands) Bill

Travel Agents Bill

Intellectual Disabled Persons' Services Bill (No. 2)

Industrial Relations (Amendment) Bill

Alpine Resorts (Amendment) Bill

Futures Industry (Application of Laws) Bill

Biological Control Bill

On 3 June 1986-

Guardianship and Administration Board Bill (No. 2)

Mental Health Bill (No.2).

8 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 107-110)—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:

Transport Accident Bill

Martial Arts Control Bill

Retail Tenancies Bill

Land Acquisition and Compensation Bill

9 MESSAGE FROM HIS EXCELLENCY THE DEPUTY GOVERNOR (No. 111)—VACANCY IN THE SENATE—Mr Speaker announced the presentation of a Message from His Excellency the Deputy Governor, and the same was read:

JOHN M. I. YOUNG

Deputy Governor of Victoria

The Deputy Governor transmits to the Legislative Assembly a copy of a despatch which has been received from the Honourable the President of the Senate notifying that a vacancy has happened in the representation of the State of Victoria in the Senate of the Commonwealth of Australia.

Office of the Governor Government House Melbourne 3004 26 August 1986

His Excellency Dr Davis McCaughey, Governor of the State of Victoria, Government House, MELBOURNE, VICTORIA 3004 President of the Senate, Parliament House, Canberra 18 August 1986

Your Excellency,

Pursuant to the provisions of section 21 of the Commonwealth of Australia Constitution, I notify Your Excellency that a vacancy has happened in the representation of the State of Victoria through the resignation of Senator Donald Leslic Chipp on 18 August 1986.

Yours faithfully, DOUGLAS McCLELLAND

Ordered to be taken into consideration forthwith.

Motion made and question—That this House meets the Legislative Council for the purpose of sitting and voting together to choose a person to hold the place in the Senate rendered vacant by the resignation of Senator Donald Leslie Chipp, and proposes that the place and time of such meeting be the Legislative Assembly Chamber on Wednesday, 17 September 1986 at 6.00 p.m. (*Mr Fordham*)—put and agreed to.

Ordered—That a Message be sent to the Legislative Council acquainting them of the said resolution and seeking their concurrence therein.

10 VACANCIES IN MEMBERSHIP OF THE VICTORIAN CURRICULUM AND ASSESSMENT BOARD—Mr Speaker announced that he had received the following communication:

23 June 1986

The Hon. C.T. Edmunds, M.P. Speaker of the Legislative Assembly Parliament House MELBOURNE VIC. 3002

Dear Mr Speaker,

Section 7 of the Victorian Curriculum and Assessment Board Act 1986 No. 50/1986 sets the membership of the Victorian Curriculum and Assessment Board and provides for the appointment of three Members of the Parliament to the Board—the Members to be recommended for appointment by a joint sitting of the Legislative Council and the Legislative Assembly conducted in accordance with the rules adopted for the purpose by the Members present at the sitting.

I should be grateful if you could arrange for such a joint sitting to recommend Members for appointment to the vacancies.

Yours sincerely,

IAN CATHIE Minister for Education

Motion made and question—That this House meets the Legislative Council for the purpose of sitting and voting together to choose three members of the Parliament of Victoria to be appointed to the Victorian Curriculum and Assessment Board and proposes that the place and time of such meeting be the Legislative Assembly Chamber on Wednesday, 17 September 1986 at 6.00 p.m. (*Mr Fordham*)—put and agreed to.

Ordered—That a Message be sent to the Legislative Council acquainting them of the said resolution and seeking their concurrence therein.

- 11 PUBLIC ADVOCATE—Mr Speaker announced that he had on 30 July, 1986 administered to Bennie David Bodna, the Public Advocate, the oath required by Schedule 3 of the *Guardianship and Administration Board Act* 1986.
- 12 SUPREME COURT (RULES OF PROCEDURE) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 13 VICTORIA CONSERVATION TRUST (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.

- Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 14 CEMETERIES (AMENDMENT) BILL—Order read for resuming debate on question—
 That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 15 CONSTITUTION (BRITISH SUBJECTS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 16 TOWN AND COUNTRY PLANNING (MISCELLANEOUS PROVISIONS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Motion made and question—That the debate be now adjourned (Mr Wilkes)—put and agreed to.
 - Ordered—That the debate be adjourned until tomorrow.
- 17 ESTATE AGENTS (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 18 **POSTPONEMENT OF ORDER OF THE DAY—Ordered—That** the consideration of Order of the Day, Government Business, No. 7, be postponed until later this day.
- 19 MARGARINE (AMENDMENT) BILL—Order read for resuming debate on question— That this Bill be now read a second time; debate resumed.

Business having been interrupted at 10.30 p.m. pursuant to Sessional Orders—

20 ADJOURNMENT—Question—That the House do now adjourn—proposed and, after debate, Mr Speaker left the chair at twenty-two minutes past Eleven o'clock.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 74—Wednesday, 10 September 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Fluoridation of Water Supplies—Seeking that the Government take immediate action to stop the fluoridation of water supplies, bearing 60 signatures (by Mr Hockley).
 - Accident Compensation—Seeking that the House take action to rectify the current losses being incurred by the State Insurance Office whilst retaining the right of

citizens to seek damages for personal injuries, bearing 32 signatures (by Mr Cooper).

Kindergarten Funding—Seeking that the House support automatic funding for any child requiring a second year of kindergarten, bearing 227 signatures (by Mr Cooper).

Severally ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

National Companies and Securities Commission—Report and Financial Statements for the year 1984-85.

Parliamentary Officers Act 1975—

Statement of Appointments and Alterations of Classifications in the Department of the Legislative Assembly.

Statement of Persons Temporarily Employed in the Department of the Legislative Assembly.

Town and Country Planning Act 1961:

Lillydale—Shire of Lillydale Planning Scheme 1958, Amendment No. 201.

Mornington—Shire of Mornington Planning Scheme, Amendment No. 184.

Port Fairy Planning Scheme 1959, Amendment No. 33/1985.

Tambo—Shire of Tambo (Lakes Entrance) Planning Scheme, Amendment Nos. 65, 68, 69.

Yackandandah—Shire of Yackandandah Planning Scheme 1965, Townships of Kiewa and Tangambalanga, Amendment No. 4/1986.

Victorian Prison Industries Commission—Report and statement of accounts for the year 1984–85.

- 5 GRIEVANCE DEBATE—Motion made and question—That the operation of Standing Order No. 59 requiring the question that Grievances be noted to be proposed on every third Thursday, be suspended for the remainder of 1986 and that the Standing Order have application on Thursday, 2 October; Thursday, 30 October and Thursday, 4 December 1986 (Mr Fordham)—put, after debate, and agreed to.
- 6 BROADCASTING OF QUESTION TIME—Motion made and question proposed—That this House authorizes the broadcasting and re-broadcasting on radio and television stations of recorded sound excerpts of proceedings in the Legislative Assembly during 1986, subject to the following conditions:
 - 1 Excerpts for broadcast may be taken from the *Question Time* proceedings of the Legislative Assembly. Other proceedings may not be recorded unless authorized by Mr Speaker.
 - 2 Excerpts shall be recorded from the audio signal of proceedings transmitted by the House monitoring system only by representatives of accredited media organizations. No alteration to the sound relay equipment is permitted without the permission of Mr Speaker.
 - 3 Excerpts are not to be used for the purposes of satire or ridicule.
 - 4 Excerpts shall not be used for the purpose of political party advertising or in election campaigns.
 - 5 Fairness in reporting with reasonable balance between both sides of the House is to be achieved by avoiding undue concentration on any one Member.
 - 6 Excerpts must be placed in context. Commentators should identify Members at least by name.



- 7 Media personnel are required to obey any instruction given by Mr Speaker, or through him by the Clerk of the Legislative Assembly, the Serjeant-at-Arms or the Housekeeper.
- 8 Any breach of these conditions may result in the immediate suspension of the privileges by Mr Speaker

(Mr Fordham)—and, after debate—

Amendments proposed—That:

- 1 After the word "sound" (where first occurring) there be inserted the words "and video".
- 2 Condition 1 be omitted with the view of inserting in place thereof the following conditions:
 - "1 (a) radio and TV media to broadcast balanced audio excerpts of all Parliamentary proceedings, without prior approval;
 - (b) television news filming or video of debates in Parliament only with the approval of the Presiding Officers who would in each case consult the Parliamentary Party Leaders."

(Mr Kennett)—and after debate—

Amendment No. 1-

Motion made and question—That the question be now put (Mr McCutcheon)—put.

The House divided.

AYES, 42

Miss Callister Mr Cathie Dr Coghill Mr Culpin Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham Mr Gavin Mrs Gleeson Mr Harrowfield	Mrs Hill Mr Hill Mr Hockley Mr Jolly Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef Mr Norris Mr Pope	Mrs Ray Mr Remington Mr Roper Mr Rowe Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson Mr Spyker	Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Andrianopoulos Mr Seitz
	١	Noes, 36	
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North) Mr Evans	Mr Hayward Mr Heffernan Mr Jasper Mr Kennett Mr Lea Mr Leigh Mr Lieberman Mr McGrath (Lowan) Mr McGrath	Mr Pescott Mr Plowman Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith (Glen Waverley) Mr Smith (Polwarth)	Mr Wallace Mr Weideman Mr Whiting Mr Williams

And so it was resolved in the affirmative.

(Warrnambool)

Mr McNamara

Question—That the words proposed to be inserted be so inserted—accordingly put.

Mr Steggall

Mr Stockdale

Mr Perrin

Dr Wells

The House divided.

(Gippsland East)

Mr Hann

	Α	YES, 27*	
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo	Mr Hayward Mr Kennett Mr Leigh Mr Lieberman Mr Perrin Mr Pescott	Mr Richardson Ms Sibree Mr Smith (Glen Waverley) Mr Smith (Polwarth)	Mr Williams
Mr Dickinson Mr Evans	Mr Plowman Mr Ramsay	Mr Stockdale Mr Weideman	<i>Tellers</i> Mr Heffernan
(Ballarat North)	Mr Reynolds	Dr Wells	Mr Lea
	1	Noes, 52	
Mr Andrianopoulos Miss Callister Mr Cathie Dr Coghill Mr Culpin Mr Cunningham Mr Ernst Mr Evans (Gippsland East) Mr Fogarty Mr Fordham Mr Gavin Mrs Gleeson Mr Hann	Mr Harrowfield Mrs Hill Mr Hill Mr Hockley Mr Jasper Mr Jolly Mr Kirkwood Mr McCutcheon Mr McGrath (Lowan) Mr McGrath (Warrnambool) Mr McNamara Mr Mathews	Mr Micallef Mr Norris Mr Pope Mrs Ray Mr Remington Mr Roper Mr Ross-Edwards Mr Rowe Mr Scitz Mrs Setches Mr Shechan Mr Sidiropoulos Mr Sidiropoulos	Mr Simpson Mr Spyker Mr Steggall Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Wallace Mr Walsh Mr Whiting Mr Wilkes Tellers Mr McDonald Mrs Wilson

And so it passed in the negative.

Amendment No. 2—

Question—That the condition proposed to be omitted stand part of the question—put.

The House divided.

		Ayes, 52	
Mr Andrianopoulos Miss Callister Mr Cathic Dr Coghill Mr Culpin Mr Cunningham Mr Evans (Gippsland East) Mr Fogarty Mr Fordham Mr Gavin Mrs Gleeson Mr Hann	Mr Harrowfield Mrs Hill Mr Hill Mr Hockley Mr Jasper Mr Jolly Mr Kirkwood Mr McCutcheon Mr McDonald Mr McGrath (Lowan) Mr McGrath (Warrnambool) Mr McNamara	Mr Mathews Mr Micallef Mr Norris Mr Pope Mrs Ray Mr Remington Mr Roper Mr Ross-Edwards Mr Rowe Mr Scitz Mrs Setches Mr Shell Mr Sidiropoulos Mr Simmonds	Mr Simpson Mr Spyker Mr Steggall Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Whiting Mr Wilkes Mrs Wilson Tellers Mr Sheehan Mr Wallace
		Noes, 27	
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Evans	Mr Heffernan Mr Kennett Mr Lea Mr Leigh Mr Lieberman Mr Perrin Mr Plowman	Mr Richardson Ms Sibree Mr Smith (Glen Waverley) Mr Smith (Polwarth) Mr Stockdale	Mr Williams Tellers
(<i>Ballarat North</i>) Mr Hayward	Mr Ramsay Mr Reynolds	Mr Weideman Dr Wells	Mr Dickinson Mr Pescott

And so it was resolved in the affirmative.

Original question—put and agreed to.

^{*} Division corrected by direction of Mr Speaker. See Votes and Proceedings entry No. 7 on Thursday, 18 September 1986.

- 7 FORESTS (BOWATER-SCOTT AGREEMENT) BILL—Mr Cathic obtained leave, with Mr Fordham, to bring in a Bill "to ratify, validate, approve and otherwise give effect to an agreement with Bowater-Scott Limited and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 POST-SECONDARY EDUCATION REMUNERATION TRIBUNAL (REPEAL) BILL—Mr Cathic obtained leave, with Mr Fordham, to bring in a Bill "to give the Industrial Relations Commission of Victoria jurisdiction over the terms and conditions of employment of staff employed by certain academic institutions, to repeal the 'Post-Secondary Education Remuneration Tribunal Act 1980,' to amend the 'Council of Adult Education Act 1981' and the 'Industrial Relations Act 1979' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 LABOUR AND INDUSTRY (REGISTRATION FEES) BILL—Mr Crabb, pursuant to motion moved on his behalf by Mr Fordham, obtained leave, with Mr Jolly, to bring in a Bill "to amend the 'Labour and Industry Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 COUNTRY FIRE AUTHORITY (AMENDMENT) BILL—Mr Mathews, after debate obtained leave, with Mr Jolly, to bring in a Bill "to amend the 'Country Fire Authority Act 1958'"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 11 EMERGENCY MANAGEMENT (AMENDMENT) BILL—Mr Mathews obtained leave, with Mr Jolly, to bring in a Bill "to amend the 'Emergency Management Act 1986' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 12 ROAD SAFETY BILL—Mr Roper obtained leave, with Mr Mathews, to bring in a Bill "to re-enact, with amendments, the law relating to motor vehicles, to repeal the 'Motor Car Act 1958', to make consequential amendments to various Acts and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 13 RACING (SUNDAY RACING AND BETTING BILL)—Mr Trezise obtained leave, with Mr Wilkes, to bring in a Bill "to amend the 'Racing Act 1958' and the 'Sunday Entertainment Act 1967' to allow racing and betting on racing on Sundays and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 14 TRANSPORT ACCIDENT BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Business having been interrupted at 10.30 p.m., pursuant to Sessional Orders.
- 15 ADJOURNMENT—Question—That the House do now adjourn—proposed and, after debate, Mr Speaker left the chair at ten minutes past Eleven o'clock.

C. T. EDMUNDS Speaker

No. 75—Thursday, 11 September 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Marijuana Use—Seeking that the House ensure that the existing penalties for the use, possession or sale of marijuana are not reduced, bearing 139 signatures (by Mr Eyans, Ballarat North).
 - Fluoridation of Water Supply—Seeking that the Government take immediate action to stop the fluoridation of water supplies, bearing 29 signatures (by Mrs Ray).
 - School Crossing Supervisors—Seeking that the House take action to stop any move to discontinue or downgrade the service provided by school crossing supervisors under the School Crossing Supervision Subsidy Program, bearing 691 signatures (by Mr Perrin).
 - School Medical Services—Seeking that the House take action to stop any move to discontinue or downgrade the annual medical examination provided by the School Medical Service for all four year old children attending kindergarten, bearing 116 signatures (by Mr Williams).
 - Kindergarten Funding—Seeking that the House support automatic funding for any child requiring a second year of kindergarten, bearing 163 signatures (by Mr Williams).
 - Early Childhood Services—Seeking that the House take action to ensure that there is no reduction in the funding or in the quality, accessibility and flexibility of early childhood services in Victoria, bearing 4391 signatures (by Ms Sibree).
 - Martial Arts—Seeking that the House take action to ensure that the gentle Zen art of traditional Ueshiba Aikido (Takemusu) be excluded from the list of martial arts proposed in the Martial Arts Control Bill 1986, bearing 408 signatures (by Mr Sidiropoulos).

Severally ordered to lie on the Table.

- 4 ADJOURNMENT MOTION—FLINDERS STREET DEVELOPMENT PROJECT—Mr Gude rose in his place, and said that he proposed to move the adjournment of the House for the purpose of discussing a definite matter of urgent public importance, namely—"The failure of the Government to make public the recent report of the Director-General of Transport into the Flinders Street Development Project so as to ensure public confidence in the Government's management of the project."
 - Mr Speaker having ascertained that twelve Members approved of the proposed discussion—
 - Motion made and question proposed—That the House do now adjourn (Mr Gude)—and, after debate—
 - General Business interrupted at 2.00 p.m. pursuant to Sessional Orders.
- 5 FORESTS (BOWATER-SCOTT AGREEMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Cathie).
 - Motion made and question—That the debate be now adjourned (Mr Plowman)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 30 September 1986.

6 POST-SECONDARY EDUCATION REMUNERATION TRIBUNAL (REPEAL) BILL

Motion made and question proposed—That this Bill be now read a second time (Mr Cathie).

Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 30 September 1986.

7 LABOUR AND INDUSTRY (REGISTRATION FEES) BILL (No. 2)—Motion made and question proposed—That this Bill be now read a second time (*Mr Walsh*).

Motion made and question—That the debate be now adjourned (Mr Gude)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 30 September 1986.

8 COUNTRY FIRE AUTHORITY (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).

Motion made and question—That the debate be now adjourned (Mr Crozier)—put and agreed to.

Ordered—That the debate be adjourned until Tucsday, 30 September 1986.

9 EMERGENCY MANAGEMENT (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Mathews*).

Motion made and question—That the debate be now adjourned (Mr Crozier)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 30 September 1986.

10 **ROAD SAFETY BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Roper*).

Motion made and question—That the debate be now adjourned (Mr Brown)—put and agreed to.

Ordered, after debate—That the debate be adjourned until Tuesday, 30 September 1986.

11 RACING (SUNDAY RACING AND BETTING) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Trezise).

Motion made and question—That the debate be now adjourned (Mr Reynolds)—put and agreed to.

Motion made and question proposed—That the debate be adjourned until Tuesday next.

Amendment proposed—That the words "Tuesday next" be omitted with the view of inserting in place thereof the expression "Tuesday, 30 September 1986" (*Mr Hann*)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put and agreed to.

Ordered—That the debate be adjourned until Tuesday next.

12 TRANSPORT ACCIDENT BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Motion made and question—That the debate be now adjourned (Mr Lea)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

13 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.

14 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at thirty minutes past Five o'clock, adjourned until Tuesday next.

R. K. BOYES Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 76, 77 and 78

No. 76—Tuesday, 16 September 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Mental Health Support Services—Seeking that the Government ensure sufficient funding is available to provide adequate community mental health support services throughout Victoria, bearing 793 signatures (by Mrs Ray).
 - Early Childhood Services—Seeking that the House take action to ensure that there is no reduction in the funding or in the quality, accessibility and flexibility of early childhood services in Victoria, bearing 1059 signatures (by Ms Sibree).
 - Yarra Park Primary School—Seeking that the House take action to prevent the closure of the Yarra Park Primary School, bearing 1395 signatures (by Mr Remington).
 - Packaging Standards—Seeking that the House take action to implement the recommended national packaging standards based on a 40 per cent maximum free-space in the packaged product, bearing 257 signatures (by Mr Hayward).

Severally ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Coal Corporation of Victoria—Report for the year 1985–86.

Melbourne Wholesale Fruit and Vegetable Market Trust—Report for the year 1984-85.

Planning Appeals Board—Report for the year 1985–86.

Police Regulation Act 1958—Determination Nos. 461, 462 and 463 of the Police Service Board.

Statutory Rules under the following Acts:

Public Service Act 1974—PSD, No. 32.

Superannuation Benefits Act 1977—No. 232.

Town and Country Planning Act 1961:

Geelong Regional Planning Scheme, Amendment Nos. 117/1986, 159 Part 1/1986.

Hamilton—City of Hamilton Planning Scheme, Amendment No. 22.

Moc—City of Moc Planning Scheme 1966, Amendment No. 92/1985.

Tambo—Shire of Tambo (Lakes Entrance) Planning Scheme, Amendment No. 59.

Victorian College of the Arts—Report and Statement of Accounts for the year 1984.

The following Proclamation fixing an operative date for an Act was laid upon the Table by the Clerk, pursuant to an Order of the House dated 3 April 1985:

Lotteries Gaming and Betting (Amendment) Act 1986—Section 7—15 September 1986 (*Gazette* No. 74, 10 September 1986).

5 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 112)—ASSENT TO BILLS—Informing the Assembly that he had, that day, given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

Cemeteries (Amendment) Bill

Constitution (British Subjects) Bill

Estate Agents (Amendment) Bill

Supreme Court (Rules of Procedure) Bill

Victoria Conservation Trust (Amendment) Bill

6 TOWN AND COUNTRY PLANNING (MISCELLANEOUS PROVISIONS) BILL—Order read for resuming debate on question—That this Bill be now read a second time.

Mr Speaker ruled the Bill to be a Private Bill.

Motion made and question proposed—That this Bill be treated as a Public Bill and that fees be dispensed with (Mr Wilkes)—and, after debate—

Amendment proposed—That all the words after "That" be omitted with the view of inserting in place thereof the words "a select committee of this House be appointed to inquire into and report upon the procedures adopted in the preparation of the Bill and to ascertain who are the beneficiaries under the provisions of the Bill" (Mr Evans, Gippsland East)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

	A	yes, 72		
Mr Austin Mr Brown Miss Callister Mr Cathie Dr Coghill Mr Coleman Mr Cooper Mr Crozier Mr Culpin Mr Cunningham Mr Delzoppo Mr Dickinson Mr Ernst Mr Fogarty Mr Fordham Mr Gavin Mrs Gleeson Mr Gude Mr Harrowfield Mr Hayward	Mr Heffernan Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr John Mr Jolly Mr Kennedy Mr Kennett Mr Kirkwood Mr Lea Mr Leigh Mr Lieberman Mr McCutcheon Mr McDonald Mr McDonald Mr Mathews Mr Micallef Mr Norris Mr Perrin Mr Pescott	Mr Plowman Mr Pope Mr Ramsay Mrs Ray Mr Remington Mr Reynolds Mr Richardson Mr Roper Mr Rowe Mr Scitz Mrs Setches Mr Sheehan Ms Sibree Mr Sidiropoulos Mr Simmonds Mr Simpson Mr Smith (Glen Waverley) Mr Smith (Polwarth)	Mr Spyker Mr Stirling Mr Stockdale Mr Tanner Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Weideman Dr Wells Mr Wilkes Mr Williams Tellers Mr Andrianopoulos Mr Shell	
Noes, 10				
Mr Evans (Gippsland East) Mr Hann Mr Jasper	Mr McGrath (Lowan) Mr McNamara Mr Ross-Edwards	Mr Steggall Mr Whiting	<i>Tellers</i> Mr McGrath (<i>Warrnambool</i>) Mr Wallace	

And so it was resolved in the affirmative.

Question—That the Bill be treated as a Public Bill and that fees be dispensed with—put and agreed to.

Debate resumed on question—That this Bill be now read a second time.

Amendment proposed—That all the words after "That" be omitted with the view of inserting in place thereof the words "This House refuses to read this Bill a second time until legislation is introduced into Parliament to control and regulate the legal profession and the judicial system of this State as far as is necessary to prevent the exploitation of clients, as has been revealed in the proceedings between Thorne and Others and Wade and Others in the Supreme Court of Victoria and the Full Court of the Supreme Court of Victoria (No. 5887 of 1982)" (Mr Evans, Gippsland East)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

	A	Ayes, 71	
Mr Andrianopoulos	Mr Hayward	Mr Ramsay	Mr Stirling
Mr Austin	Mr Heffernan	Mrs Ray	Mr Stockdale
Mr Brown	Mrs Hill	Mr Remington	Mr Tanner
Miss Callister	Mr Hill	Mr Reynolds	Mrs Toner
Mr Cathic	Mr Hockley	Mr Richardson	Mr Trezise
Dr Coghill	Mr Jolly	Mr Roper	Dr Vaughan
Mr Coleman	Mr Kennedy	Mr Rowe	Mr Walsh
Mr Cooper	Mr Kennett	Mr Seitz	Mr Weideman
Mr Crozier	Mr Kirkwood	Mrs Setches	Dr Wells
Mr Culpin	Mr Lea	Mr Sheehan	Mr Wilkes
Mr Cunningham	Mr Leigh	Mr Shell	Mr Williams
Mr Delzoppo	Mr McCutcheon	Ms Sibree	
Mr Dickinson	Mr McDonald	Mr Sidiropoulos	
Mr Ernst	Mr Mathews	Mr Simmonds	
Mr Fogarty	Mr Micallef	Mr Simpson	
Mr Fordham	Mr Norris	Mr Smith	
Mr Gavin	Mr Perrin	(Glen Waverley)	
Mrs Gleeson	Mr Pescott	Mr Smith	Tellers
Mr Gude	Mr Plowman	(Polwarth)	Mrs Hirsch
Mr Harrowfield	Mr Pope	Mr Spyker	Mr John
	1	loes, 10	
Mr Evans	Mr McGrath	Mr Wallace	Tellers
(Gippsland East)	(Lowan)	Mr Whiting	Mr McGrath
Mr Hann	Mr McNamara		(Warrnambool)
Mr Jasper	Mr Ross-Edwards		Mr Steggall
· · · · · · · · · · · · · · · · · · ·			

And so it was resolved in the affirmative.

Bill read a second time and committed; considered in Committee and reported without amendment; read the third time.

Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

- MESSAGE FROM THE LEGISLATIVE COUNCIL—Acquainting the Assembly that they have agreed to meet the Assembly for the purpose of sitting and voting together to choose a person to hold the place in the Senate rendered vacant by the resignation of Senator the Honourable Donald Leslie Chipp and, as proposed by the Assembly, the place and time of such meeting be the Assembly Chamber on Wednesday, 17 September 1986 at 6.00 p.m.
- 8 MESSAGE FROM THE LEGISLATIVE COUNCIL—Acquainting the Assembly that they have agreed to meet the Assembly for the purpose of sitting and voting together to choose three Members of the Parliament of Victoria to be recommended for appointment to the Victorian Curriculum and Assessment Board and, as proposed by the Assembly, the place and time of such meeting be the Assembly Chamber on Wednesday, 17 September 1986 at 6.00 p.m.
- 9 RACING (SUNDAY RACING AND BETTING) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Business having been interrupted at 10.30 p.m. pursuant to Sessional Orders.

Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.

Debate resumed on question—That this Bill be now read a second time.

Motion made and question—That the debate be now adjourned (Mr Hann)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

- 10 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (Mr Fordham)—put and agreed to.
- 11 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at twenty-four minutes past Eleven o'clock adjourned until tomorrow.

R. K. BOYES

Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 77—Wednesday, 17 September 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Packaging Standards—Seeking that the House take action to implement the recommended national packaging standards based on a 40 per cent maximum free-space in the packaged product, bearing 18 and 117 signatures, respectively (by Mr Hockley and Mr Sidiropoulos).

Sunday Racing—Seeking that the House oppose the proposed extension of horse racing, harness racing and dog racing on Sundays, bearing 56 signatures (by Mr Jasper).

Severally ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Members of Parliament (Register of Interests) Act 1978—

Summary of Returns—June 1986—Ordered to be printed.

Cumulative Summary of Returns—September 1986—Ordered to be printed.

Statutory Rule under the following Act:

Country Court Act 1958-No. 233.

Town and Country Planning Act 1961:

Cobram—Shire of Cobram Planning Scheme 1979, Amendment No. 19/1985.

5 CORRECTIONS BILL—Mr Mathews obtained leave, with Mr Fordham, to bring in a Bill "to make provision for the administration and management of correctional services, to make consequential amendments to certain Acts and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

- 6 NATIONAL TENNIS CENTRE (AMENDMENT) BILL—Mr Trezise obtained leave, with Mr Wilkes, to bring in a Bill "to amend the 'National Tennis Centre Act 1985'"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 7 PLANNING AND ENVIRONMENT BILL—Mr Wilkes obtained leave, with Mr Trezise, to bring in a Bill "to establish a framework for planning the use and development of land in Victoria and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 WORKS AND SERVICES (FURTHER ANCILLARY PROVISIONS) BILL—Mr Jolly obtained leave, with Mr Fordham, to bring in a Bill "to make further ancillary provisions for certain works and purposes for the financial year 1986-87"; and the said Bill was read a first time, ordered to be printed and, by leave, read a second time later this day.
- 9 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 113)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Appropriation (1986–87, No. 1) Bill and transmitting Estimates of Expenditure requiring annual Appropriation for recurrent services and for certain works and purposes for the financial year 1986–87.

Estimates ordered to lie on the Table.

- 10 APPROPRIATION (1986-87, No. 1) BILL—Mr Jolly, pursuant to Standing Order No. 169, obtained leave, with Mr Cain, to bring in a Bill "to appropriate certain sums out of the Consolidated Fund for recurrent services and for certain works and purposes for the financial year 1986-87 and to appropriate the supplies granted in this session of Parliament and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time forthwith.
 - Motion made and question proposed—That this Bill be now read a second time (Mr Jol/v).
 - Motion made and question—That the debate be now adjourned (Mr Stockdale)—put and agreed to.
 - Ordered—That the debate be adjourned until Wednesday, 1 October 1986.
- 11 WORKS AND SERVICES (FURTHER ANCILLARY PROVISIONS) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Jolly*).
 - Motion made and question—That the debate be now adjourned (Mr Stockdale)—put and agreed to.
 - Ordered—That the debate be adjourned until Wednesday, 1 October 1986.
- 12 RACING (SUNDAY RACING AND BETTING) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Motion made and question—That the question be now put (*Mr Fordham*)—put. The House divided.

AYES, 42

Mr Andrianopoulos	Mr Harrowfield	Mr Pope	Mr Spyker
Mr Cain	Mrs Hill	Mrs Ray	Mr Stirling
Miss Callister	Mr Hill	Mr Remington	Mrs Toner
Mr Cathie	Mrs Hirch	Mr Roper	Mr Trezise
Dr Coghill	Mr Hockley	Mr Rowe	Dr Vaughan
Mr Culpin	Mr Jolly	Mr Seitz	Mr Walsh
Mr Cunningham	Mr Kirkwood	Mrs Setches	Mr Wilkes
Mr Ernst	Mr McDonald	Mr Sheehan	
Mr Fordham	Mr Mathews	Mr Sidiropoulos	Tellers
Mr Gavin	Mr Micallef	Mr Simmonds	Mr Kennedy
Mrs Gleeson	Mr Norris	Mr Simpson	Mr Shell

5. 7

Noes, 35

Mr Brown	Mr Hayward	Mr Maclellan	Mr Tanner
Mr Coleman	Mr Jasper	Mr Ramsay	Mr Wallace
Mr Crozier	Mr Kennett	Mr Reynolds	Mr Weideman
Mr Delzoppo	Mr Lea	Mr Richardson	Dr Wells
Mr Dickinson	Mr Leigh	Mr Ross-Edwards	Mr Whiting
Mr Evans	Mr Lieberman	Ms Sibree	Mr Williams
(Ballarat North)	Mr McGrath	Mr Smith	
Mr Evans	(Lowan)	(Glen Waverley)	
(Gippsland East)	Mr McGrath	Mr Smith	Tellers
Mr Gude	(Warrnambool)	(Polwarth)	Mr Cooper
Mr Hann	Mr McNamara	Mr Steggall	Mr Perrin

And so it was resolved in the affirmative.

Question—accordingly put.

The House divided.

AYES, 42

Mr Andrianopoulos	Mr Harrowfield	Mrs Ray	Mr Spyker
Mr Cain	Mrs Hill	Mr Remington	Mr Stirling
Miss Callister	Mr Hill	Mr Roper	Mrs Toner
Mr Cathic	Mrs Hirch	Mr Rowe	Mr Trezise
Dr Coghill	Mr Hockley	Mr Scitz	Dr Vaughan
Mr Culpin	Mr Jolly	Mrs Setches	Mr Walsh
Mr Cunningham	Mr Kennedy	Mr Sheehan	Mr Wilkes
Mr Ernst	Mr Kirkwood	Mr Shell	
Mr Fordham	Mr Mathews	Mr Sidiropoulos	Tellers
Mr Gavin	Mr Norris	Mr Simmonds	Mr McDonald
Mrs Gleeson	Mr Pope	Mr Simpson	Mr Micallef

Noes, 35

Mr Brown	Mr Hann	Mr Maclellan	Mr Steggall
Mr Coleman	Mr Hayward	Mr Perrin	Mr Tanner
Mr Cooper	Mr Jasper	Mr Ramsay	Mr Wallace
Mr Crozier	Mr Kennett	Mr Reynolds	Mr Weideman
Mr Delzoppo	Mr Leigh	Mr Richardson	Mr Whiting
Mr Dickinson	Mr Lieberman	Mr Ross-Edwards	Mr Williams
Mr Evans	Mr McGrath	Ms Sibree	
(Ballarat North)	(Lowan)	Mr Smith	
Mr Evans	Mr McGrath	(Glen Waverley)	Tellers
(Gippsland East)	(Warrnambool)	Mr Smith	Mr Lea
Mr Gude	Mr McNamara	(Polwarth)	Dr Wells

And so it was resolved in the affirmative.

Bill read a second time and committed; considered in Committee and reported with amendments and with an amended title, which title is as follows:

"A Bill to amend the 'Racing Act 1958' and the 'Sunday Entertainment Act 1967' to allow racing and betting on racing on Sunday, 28 September 1986 and for other purposes."

Bill, as amended, considered, and amendments agreed to.

Motion made and question—That the Bill be now read a third time (Mr Trezise)—after debate, put.

The House divided.

AYES, 64

Mr Andrianopoulos	Mr Harrowfield	Mr Micallef	Mr Simpson
Mr Austin	Mr Hayward	Mr Perrin	Mr Smith
Mr Brown	Mr Heffernan	Mr Pescott	(Polwarth)
Miss Callister	Mrs Hill	Mr Pope	Mr Spyker
Mr Cathie	Mr Hill	Mr Ramsay	Mr Stirling
Dr Coghill	Mrs Hirsh	Mrs Ray	Mr Tanner
Mr Coleman	Mr Hockley	Mr Remington	Mrs Toner
Mr Cooper	Mr Kennedy	Mr Reynolds	Mr Trezise
Mr Crozier	Mr Kennett	Mr Richardson	Dr Vaughan
Mr Culpin	Mr Kirkwood	Mr Rowe	Mr Walsh
Mr Cunningham	Mr Lea	Mr Seitz	Mr Weideman
Mr Delzoppo	Mr Leigh	Mrs Setches	Mr Williams
Mr Ernst	Mr Lieberman	Mr Sheehan	
Mr Fogarty	Mr McCutcheon	Mr Shell	Tellers
Mr Gavin	Mr McDonald	Ms Sibree	Mr Norris
Mrs Gleeson	Mr Maclellan	Mr Sidiropoulos	Mr Smith
Mr Gude	Mr Mathews	Mr Simmonds	(Glen Waverly)

Noes, 10

Mr Evans	Mr McGrath	Mr Wallace	Tellers
(<i>Gippsland East</i>) Mr Hann	(<i>Lowan</i>) Mr McNamara	Mr Whiting	Mr McGrath (Warnambool)
Mr Jasper	Mr Ross-Edwards		Mr Steggall

And so it was resolved in the affirmative.

Bill read the third time.

- Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 13 GEELONG REGIONAL COMMISSION (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 14 PETROLEUM (SUBMERGED LANDS) (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed.
 - Ordered—That the Bill be considered in Committee later this day.
- 15 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 114)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Petroleum (Submerged Lands) (Amendment) Bill.
- 16 PETROLEUM (SUBMERGED LANDS) (AMENDMENT) BILL—Further considered in Committee and reported with an amendment; as amended, considered, and amendment agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 17 TRANSPORT ACCIDENT BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Business having been interrupted at 10.30 p.m., pursuant to Sessional Orders.

18 ADJOURNMENT—Question—That the House do now adjourn, proposed and Mr Speaker left the chair at thirty minutes past Ten o'clock.

R. K. BOYES

Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 78—Thursday, 18 September 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Packaging Standards—Seeking that the House take action to implement the recommended national packaging standards based on a 40 per cent maximum free-space in the packaged product, bearing 194 signatures (by Mr Culpin).

Early Childhood Services—Seeking that the House take action to ensure that there is no reduction in the funding or in the quality, accessibility and flexibility of early childhood services in Victoria, bearing 29 signatures (by Ms Sibree).

Trafalgar Boom Gates—Seeking that the Government take immediate action to instal automatic boom gates at the level crossings situated at the east and west ends of the township of Trafalgar, bearing 2195 signatures (by Miss Callister).

Severally ordered to lie on the Table.

4 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:

Racing (Sunday Racing and Betting) Bill

Geelong Regional Commission (Amendment) Bill

- 5 CONCURRENT DEBATE—APPROPRIATION (1986-87, No. 1) BILL and WORKS AND SERVICES (FURTHER ANCILLARY PROVISIONS) BILL—Motion made and question—That this House authorizes and requires Mr Speaker to permit the second reading and subsequent stages of the Appropriation (1986-87, No. 1) Bill and the Works and Services (Further Ancillary Provisions) Bill to be moved and debated concurrently (Mr Fordham)—put, after debate, and agreed to.
- 6 VICTORIAN AGRICULTURAL INDUSTRY CRISIS—Motion made and question proposed—That this House deplores the fact that the Victorian agricultural industry is in a state of crisis which has developed and worsened as a result of the policies of the Government and condemns the Government for its failure to adopt appropriate measures to reduce farm costs and assist farming families (Mr Austin)—and, after debate—
 - Amendment proposed—That all the words after "House" be omitted with the view of inserting in place thereof the words "recognises the severe difficulties facing sections of the Victorian Agriculture Industry and notes Government actions to tackle these problems including—(a) initiatives in line with the long term economic strategy; (b) increased assistance to those in need; (c) the setting up of the Office of Rural Affairs; (d) creation of the Rural Affairs Committee of Cabinet; (e) the conduct of the Rural Economics Study; (f) consolidation of the Department of Agriculture and Rural Affairs; (g) measures to improve the general economic climate; and (h) other specific initiatives in the 1986–87 Budget" (Mr McCutcheon)—and, after debate—

General Business having been interrupted at 2.00 p.m., pursuant to Sessional Orders.

7 TELLERS' ERROR IN DIVISION LIST—Mr Speaker informed the House that in the second division which took place in the House on Wednesday, 10 September instant, relating to the motion on broadcasting of question time, the name of the Honourable Member for Gippsland East, Mr B. J. Evans was inadvertently recorded for the "Ayes" instead of that of the Honourable Member for Ballarat North, Mr A. T. Evans.

Mr Speaker then directed the Clerk to correct the Division List accordingly.

8 PAPER—Mr Speaker presented:

Finance, 1985-86—Statement of Receipts and Payments of the Consolidated Fund and the Trust Fund for the year ended 30 June 1986, accompanied by the Report of the Auditor-General and by the documents specified in the Forty-seventh section of the Audit Act.

Ordered to lie on the Table and to be printed.

9 **CORRECTIONS BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Fordham*).

Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.

Ordered—That the debate be adjourned until Thursday, 2 October 1986.

10 NATIONAL TENNIS CENTRE (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Trezise).

Motion made and question—That the debate be now adjourned (Mr Reynolds)—put and agreed to.

Ordered—That the debate be adjourned until Thursday, 2 October 1986.

- 11 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 3, be postponed until later this day.
- 12 WATER (MISCELLANEOUS AMENDMENTS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 13 TRANSPORT ACCIDENT BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Motion made and question—That the debate be now adjourned (Mr Gude)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

- 14 SITTING OF THE HOUSE—Motion made and question—That the House, at it rising, adjourn until Tuesday, 30 September instant (*Mr Fordham*)—put and agreed to.
- 15 PLANNING AND ENVIRONMENT BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Wilkes).

Motion made and question—That the debate be now adjourned (Mr Gude)—put and agreed to.

Ordered—That the debate be adjourned until Thursday, 16 October 1986.

- 16 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 17 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at thirty-eight minutes past Six o'clock adjourned until Tuesday, 30 September instant.

R. K. BOYES Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 79, 80 and 81

No. 79—Tuesday, 30 September 1986

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 **PETITIONS**—The Clerk announced that the following petitions had been lodged for presentation:
 - Accident Compensation—Seeking that the House take action to rectify the current losses being incurred by the State Insurance Office whilst retaining the right of citizens to seek damages for personal injuries, bearing 615 signatures (by Mr Cooper).
 - Health Care—Seeking that the Government take action to ensure—(a) that all Victorians, without discrimination, receive the care necessary to live with dignity when afflicted with injury or ill-health; and (b) that those charged with caring for the injured and the ill are able to help them to live in peace and comfort during their illnesses without the intervention of legal devices such as "Living Wills", bearing 3081 signatures (by Mr Austin).
 - Martial Arts—Seeking that the House take action to ensure that all arts as defined in the Martial Arts Control Bill, other than kick boxing, savate, thai boxing and full contact karate, be totally excluded from the Bill, bearing 944 signatures (by Mr Kennedy).
 - Packaging Standards—Seeking that the House take action to implement the recommended national packaging standards based on a 40 per cent maximum free-space in the packaged product, bearing 41 signatures (by Mr Leigh).

Severally ordered to lie on the Table.

- 4 AUSTRALIAN POLICE MINISTERS' COUNCIL—Motion made, by leave, and question—That there be presented to this House a copy of the Australian Police Ministers' Council Annual Report on the activities of the National Common Police Services 1984–85 (Mr Mathews)—put and agreed to.
- 5 PAPER—Mr Mathews, presented:
 - Australian Police Ministers' Council Annual Report on the activities of the National Common Police Services 1984–85
 - -Return to the foregoing Order.

Ordered to lie on the Table.

6 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Education Ministry—Report for the year 1985-86—Ordered to be printed.

Fairfield Hospital—Report for the year 1985-86.

Industrial Relations Commission—Report of the President for the year ended 31 October 1985.

Industry, Technology and Resources Department—Report for the year 1985–86.

22650/86-310 (931)

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Library Council of Victoria—Report for the year 1984-85.

National Tennis Centre Trust—Report for the year 1985-86.

Police Regulation Act 1958—

Determination No. 464 of the Police Service Board.

Determination No. 3 of the Police Service Board for Police Recruits.

Public Works Department—Report for the year 1985-86.

Small Business Development Corporation—Report for the year 1985-86.

Statutory Rules under the following Acts:

Adoption Act 1984—No. 253.

Annual Reporting Act 1983—Nos. 249, 250.

Companies (Application of Laws) Act 1981—No. 237.

Companies (Acquisition of Shares) (Application of Laws) Act 1981—No. 240.

Dried Fruits Act 1958-No. 234.

Evidence Act 1958-No. 236.

Extractive Industries Act 1966—No. 245.

Farm Produce Merchants and Commission Agents Act 1965—No. 231.

Fisheries Act 1968—No. 251.

Futures Industry (Application of Laws) Act 1986—No. 238.

Health Act 1958-Nos. 242, 243.

Juries Act 1967—No. 239.

Lotteries Gaming and Betting Act 1966—No. 248.

Mines Act 1958-No. 244.

Mining Development Act 1958—No. 246.

Petroleum Act 1958—No. 247.

Post-Secondary Education Act 1978—No. 241.

Public Service Act 1974—P.S.D. 35.

Stock Medicines Act 1958—No. 235.

Town and Country Planning Act 1961:

Benalla—Shire of Benalla Planning Scheme 1953, Amendment No. 24.

Bulla—Shire of Bulla Planning Scheme, Amendment No. 104.

Cranbourne-Shire of Cranbourne (Western Port) Planning Scheme, Amendment No. 32/1985.

Geelong-Geelong Regional Planning Scheme, Amendment No. 160 Part 1/1986.

Melbourne Metropolitan Planning Scheme, Amendment Nos. 227 Part 3, 280 Part 4, 317 Part 4, 379 Part 1, 380 Part 1.

Moe—City of Moe Planning Scheme 1966, Amendment No. 88.

Rosedale—Shire of Rosedale Planning Scheme Part 2, Amendment Nos. 19, 20/1985.

Shepparton—City of Shepparton Planning Scheme 1953, Amendment No. 103/1986.

Sherbrooke—Shire of Sherbrooke Planning Scheme 1979 (Rural Areas), Amendment No. 36.

Traralgon—City of Traralgon Planning Scheme 1957, Amendment No. 48. Water Resources Department—Report for the year 1985-86.

7 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 115)—ASSENT TO BILLS—Informing the Assembly that he had, on 23 September instant, given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

Geelong Regional Commission (Amendment) Bill.

Racing (Sunday Racing and Betting) Bill.

Town and Country Planning (Miscellaneous Provisions) Bill.

8 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 116–120)—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:

Works and Services (Further Ancillary Provisions) Bill.

Emergency Management (Amendment) Bill.

Road Safety Bill.

National Tennis Centre (Amendment) Bill.

Planning and Environment Bill.

- 9 JOINT SITTING—Mr Speaker reported that, on Wednesday, 17 September instant, this House met with the Legislative Council in the Assembly Chamber for—
 - (1) the purpose of sitting and voting together to choose a person to hold the place in the Senate rendered vacant by the resignation of Senator The Honourable Donald Leslie Chipp; and that Mrs Janet Frances Powell had been duly chosen; and
 - (2) the purpose of sitting and voting together to recommend three members for appointment to the Victorian Curriculum and Assessment Board and that— The Honourable David Mylor Evans, M.L.C.; Mrs Carolyn Dorothy Hirsh, M.P.; and The Honourable Haddon Storey, M.L.C.; had been recommended for appointment to the Victorian Curriculum and Assessment Board.
- 10 TRANSPORT ACCIDENT BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed.

Ordered—To be considered in Committee tomorrow.

11 ANNUAL REPORTING (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Amendment proposed—That all words after "That" be omitted with the view of inserting in place thereof the words "this Bill be withdrawn and redrafted to ensure that reporting requirements are determined by Parliament and not subject to ministerial discretion so that—(a) each department and body is obliged by force of statute to report each year on its operations; (b) the composition, form, content and relevant accounting standards of reports and accounts are prescribed by regulation subject to disallowance by Parliament; and (c) annual reports are tabled or otherwise published within fourteen days after receipt by the relevant Minister." (Mr Stockdale)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

		Ayes, 41	
Mr Andrianopoulos	Mrs Hill	Mrs Ray	Mr Stirling
Mr Cathie	Mr Hill	Mr Remington	Mrs Toner
Dr Coghill	Mrs Hirsh	Mr Roper	Mr Trezise
Mr Culpin	Mr Hockley	Mr Rowe	Dr Vaughan
Mr Cunningham	Mr Jolly	Mr Seitz	Mr Walsh
Mr Ernst	Mr Kennedy	Mrs Setches	Mr Wilkes
Mr Fogarty	Mr Kirkwood	Mr Sheehan	
Mr Fordham	Mr McCutcheon	Mr Sidiropoulos	
Mr Gavin	Mr McDonald	Mr Simmonds	Tellers
Mrs Gleeson	Mr Micallef	Mr Simpson	Mr Norris
Mr Harrowfield	Mr Pope	Mr Spyker	Mr Shell

	1		
Mr Brown Mr Cooper Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North)	Mr Heffernan Mr Jasper Mr John Mr Kennett Mr Leigh Mr Lieberman	Mr Maclellan Mr Perrin Mr Pescott Mr Ramsay Mr Richardson Mr Ross-Edwards	Mr Wallace Mr Weideman Dr Wells Mr Whiting Mr Williams
Mr Evans (Gippsland East) Mr Gude Mr Hann Mr Hayward	Mr McGrath (Lowan) Mr McGrath (Warrnambool) Mr McNamara	Ms Sibree Mr Smith (Polwarth) Mr Stockdale Mr Tanner	Tellers Mr Coleman Mr Smith (Glen Waverley)

And so it was resolved in the affirmative.

Question—That this Bill be now read a second time—put.

The House divided.

	A	Ayes, 41	
Mr Andrianopoulos Mr Cathie Dr Coghill Mr Culpin Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham Mr Gavin Mr Harrowfield Mrs Hill	Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Micallef Mr Norris Mr Pope	Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson Mr Spyker	Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Tellers Mrs Gleeson Mr Sheehan
	1	Noes, 35	
Mr Brown Mr Coleman	Mr Hayward Mr Jasper Mr John	Mr Maclellan Mr Perrin Mr Pescott	Mr Stockdale Mr Tanner Mr Weidemar

Ma Daoum	Mr Hayward	Mr Maclellan	Mr Stockdale
Mr Brown			
Mr Coleman	Mr Jasper	Mr Perrin	Mr Tanner
Mr Cooper	Mr John	Mr Pescott	Mr Weideman
Mr Delzoppo	Mr Kennett	Mr Ramsay	Dr Wells
Mr Dickinson	Mr Leigh	Mr Richardson	Mr Whiting
Mr Evans	Mr Lieberman	Mr Ross-Edwards	Mr Williams
(Ballarat North)	Mr McGrath	Ms Sibree	
Mr Evans	(Lowan)	Mr Smith	
(Gippsland East)	Mr McGrath	(Glen Waverley)	Tellers
Mr Gude	(Warrnambool)	Mr Smith	Mr Heffernan
Mr Hann	Mr McNamará	(Polwarth)	Mr Wallace

And so it was resolved in the affirmative.

Bill read a second time and committed; considered in Committee and reported without amendment; read the third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

- 12 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 13 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at twenty-four minutes past Eleven o'clock, adjourned until tomorrow.

R. K. BOYES

C. T. EDMUNDS Speaker

315

No. 80-Wednesday, 1 October 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Health Care—Seeking that the Government take action to ensure—(a) that all Victorians, without discrimination, receive the care necessary to live with dignity when afflicted with injury or ill-health; and (b) that those charged with caring for the injured and the ill are able to help them to live in peace and comfort during their illnesses without the intervention of legal devices such as "Living Wills", bearing 2390, 2928 and 936 signatures (by Mr Williams, Mr Coleman and Mr McGrath, Warrnambool, respectively).

Kindergarten Funding—Seeking that the House support automatic funding for any child requiring a second year of kindergarten, bearing 49 signatures (by Mr Cooper).

Liquor Control Act—Seeking that the Government will ensure that the provisions of the *Liquor Control Act* 1968 relating to the supply of liquor to intoxicated persons or persons under the age of eighteen years are enforced, bearing 462 signatures (by Mrs Toner).

Marijuana Use—Seeking that the Government takes action to ensure that the production, general use and sale of marijuana is not legalized, bearing 150 signatures (by Mr Delzoppo).

Packaging Standards—Seeking that the House take action to implement the recommended national packaging standards based on a 40 per cent maximum free-space in the packaged product, bearing 133 and 46 signatures (by Mrs Ray and Dr Vaughan respectively).

School Crossing Supervisors—Seeking that the House take action to stop any move to discontinue or downgrade the service provided by school crossing supervisors under the School Crossing Supervision Subsidy Program, bearing 127 signatures (by Mr Perrin).

Severally ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Auditor-General's Office—Report for the year 1985-86.

Ethnic Affairs Commission—Report for the year 1985-86.

Melbourne and Metropolitan Board of Works—Report for the year 1985–86.

Premier and Cabinet—Report of the Department for the year 1985–86.

Statutory Rules under the following Acts:

Forests Act 1958-No. 252.

Land Tax Act 1958-No. 255.

Motor Boating Act 1961—No. 254.

Technical and Further Education Board—Report for the year 1985-86.

- 5 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 121)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Corrections Bill.
- 6 FISHERIES (MASTER FISHERMAN'S LICENCES) BILL—Mr Cathie obtained leave, with Mr Walsh, to bring in a Bill "to provide for the transfer of certain master fisherman's licences, to amend the 'Fisheries Act 1968' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 7 RURAL FINANCE (AMENDMENT) BILL—Mr Jolly obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'Rural Finance Act 1958' and the 'Rural Finance and Settlement Commission Act 1961' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 ABORIGINAL CULTURAL HERITAGE BILL—Mr McCutcheon, after debate, obtained leave, with Mr Fordham, to bring in a Bill "to provide a revised legislative framework for the preservation of the Aboriginal Cultural Heritage in Victoria, to amend the 'Archaeological and Aboriginal Relics Preservation Act 1972' to make certain consequential amendments and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 APPROPRIATION (1986-87, NO. 1) BILL AND WORKS AND SERVICES (FURTHER ANCILLARY PROVISIONS) BILL—Order read for resuming debate on question—That these Bills be now read a second time; debate resumed.

Business having been interrupted at 10.30 p.m. pursuant to Sessional Orders—

10 ADJOURNMENT—Question—That the House do now adjourn—proposed and, after debate—

Motion made and question—That Mr Speaker do direct the Minister for Police and Emergency Services to discontinue his speech (Mr Kennett)—put.

The House divided

		AYES, 15	
Mr Brown Mr Coleman Mr Crozier Mr Delzoppo Mr Jasper	Mr Kennett Mr Leigh Mr McGrath (Warrnambool) Mr Pescott	Mr Reynolds Mr Richardson Mr Tanner Dr Wells	<i>Tellers</i> Mr Heffernan Mr Weideman
		Noes, 31	
Mr Andrianopoulos Mr Cain Mr Cathie Dr Coghill Mr Culpin Mr Cunningham	Mr Gavin Mrs Gleeson Mrs Hill Mrs Hirsh Mr Kennedy Mr McCutcheon	Mr Remington Mr Roper Mr Rowe Mrs Setches Mr Sheehan Mr Sidiropoulos	Mrs Toner Mr Walsh
Mr Ernst Mr Fogarty Mr Fordham	Mr Mathews Mr Norris Mrs Ray	Mr Simpson Mr Spyker Mr Stirling	<i>Tellers</i> Mr Seitz Mr Shell

And so it passed in the negative.

Debate resumed on question—That the House do now adjourn—and Mr Speaker left the Chair at thirty-four minutes past Eleven o'clock.

R. K. BOYES Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

No. 81—Thursday, 2 October 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).

- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Birth Death and Marriage Records—Seeking that the Government revoke the price increase imposed by the Government Statist for those birth, death and marriage records most commonly used for historical research; and the indexes for 1896 to 1911 and microfilm copies of pre 1896 registers be made available to the public, bearing 6283 signatures (by Mr Harrowfield).
 - Her Majesty's Theatre—Seeking that the Government take immediate action to ensure the preservation of Her Majesty's Theatre and to further ensure that it remain a working live theatre, bearing 3778 signatures (by Mr Mathews).
 - Human Rights Bill—Seeking that the Government take action to provide a Human Rights Bill for Victoria which includes all principles and articles as contained in the United Nations Declaration of Human Rights and subsequent covenants, bearing 40 signatures (by Mr Hill).
 - Packaging Standards—Seeking that the House take action to implement the recommended national packaging standards based on a 40 per cent maximum free-space in the packaged product, bearing 829 signatures (by Mr Harrowfield).
 - School Medical Services—Seeking that the House take action to stop any move to discontinue or downgrade the annual medical examination provided by the school medical service to all four year old children attending kindergarten, bearing 334 signatures (by Mr Perrin).
 - Rights For The Infirm—Seeking that the Government take action to ensure that the protection afforded by the criminal law and the common law process for the rights of the sick and the disabled be retained, bearing 301 signatures (by Mr Dickinson).

Severally ordered to lie on the Table.

- 4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:
 - Community Services Victoria—Report for the year 1985-86—Ordered to be printed.
 - Council of Adult Education—Report for the year 1985-86.
- 5 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Crimes Act 1958', the 'Magistrates (Summary Proceedings) Act 1975' and the 'Coroners Act 1985' and for other purposes.".
- 6 CRIMES (PROCEEDINGS) BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 7 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to refer to the Parliament of the Commonwealth certain matters relating to Family Law".
- 8 COMMONWEALTH POWERS (FAMILY LAW—CHILDREN) BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 9 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to make provision concerning Retirement Villages and for other purposes.".
- 10 RETIREMENT VILLAGES BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.

- 2.0
- 11 GRIEVANCES—Question—That grievances be noted—put, after debate, and agreed to.
- 12 **RURAL FINANCE (AMENDMENT) BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Fordham*).
 - Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday, 16 October 1986.
- 13 FISHERIES (MASTER FISHERMAN'S LICENCES) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Cathie*).
 - Motion made and question—That the debate be now adjourned (Mr Plowman)—put and agreed to.
 - Ordered, after debate—That the debate be adjourned until Thursday, 16 October 1986.
- 14 ABORIGINAL CULTURAL HERITAGE BILL—Motion made and question proposed— That this Bill be now read a second time (*Mr McCutcheon*).
 - Motion made and question—That the debate be now adjourned (Mr Plowman)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday, 30 October 1986.
- 15 APPROPRIATION (1986-87, No. 1) BILL AND WORKS AND SERVICES (FURTHER ANCILLARY PROVISIONS) BILL—Order read for resuming debate on question—That these Bills be now read a second time; debate resumed.
 - Motion made and question—That the debate be now adjourned (Mr Harrowfield)—put and agreed to.
 - Ordered—That the debate be adjourned until tomorrow.
- 16 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 17 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at thirty minutes past Six o'clock, adjourned until Tuesday next.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 82, 83 and 84

No. 82—Tuesday, 7 October 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITION—The Clerk announced that the following petition had been lodged for presentation:

Packaging Standards—Seeking that the House take action to implement the recommended national packaging standards based on a 40 per cent maximum free-space in the packaged product, bearing 115 signatures (by Mr Gavin).

Ordered to lie on the Table.

- 4 ADMINISTRATIVE ARRANGEMENTS ORDER—Motion made, by leave, and question—That there be presented to this House a copy of Administrative Arrangements Order No. 46 of 1986 (Mr Cain)—put and agreed to.
- 5 **PAPER**—Mr Cain presented:

Administrative Arrangements Order No. 46 of 1986—Return to the foregoing Order.

Ordered to lie on the Table.

6 ECONOMIC AND BUDGET REVIEW COMMITTEE—Mr Gavin brought up a Report from the Economic and Budget Review Committee on A Labour Market study for Radiologists; together with Appendices.

Ordered to lie on the Table and to be printed.

7 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Agriculture and Rural Affairs Department—Report for the year 1985–86.

Crimes Compensation Tribunal—Report for the year 1985-86.

Office of Corrections—Report for the year 1985–86—Ordered to be printed.

Statutory Rules under the following Acts:

Films Act 1971—No. 257.

Financial Institutions Duty Act 1982—No. 259.

Juries Act 1967-No. 258.

Town and Country Planning Act 1961:

Flinders—Shire of Flinders Planning Scheme, Amendment No. 207.

Pakenham—Shire of Pakenham Planning Scheme Part 1, Amendment No. 33.

Yea—Shire of Yea Planning Scheme, Amendment No. 8.

Victorian Dairy Industry Authority—Report for the year 1985-86.

22650/86-310 (931)

- 8 **CRIMES** (**PROCEEDINGS**) **BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Mathews*).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 21 October 1986.
- 9 COMMONWEALTH POWERS (FAMILY LAW—CHILDREN) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Mathews*).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 21 October 1986.
- 10 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 3, be postponed until later this day.
- 11 APPROPRIATION (1986-87, NO.1) AND WORKS AND SERVICES (FURTHER ANCILLARY PROVISIONS) BILL—Order read for resuming debate on question—That these Bills be now read a second time; debate resumed.
 - Business having been interrupted at 10.30 p.m., pursuant to Sessional Orders—
 - Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.
 - Debate resumed on question—That these Bills be now read a second time.
 - Motion made and question—That the debate be now adjourned (Mr Remington)—put and agreed to:
 - Ordered—That the debate be adjourned until tomorrow.
- 12 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Petroleum (Submerged Lands) (Amendment) Bill without amendment.
- 13 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to make further provision with respect to the powers of certain hospitals, to amend the 'Health Act 1958' the 'Cancer Act 1958' and the 'Hospitals and Charities Act 1958' and for other purposes."
- 14 HOSPITALS (POWERS) BILL—On the motion of Mr Roper, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 15 **RETIREMENT VILLAGES BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Mathews*).
 - Motion made and question—That the debate be now adjourned (Mr Smith, Glen Waverley)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 21 October 1986.
- 16 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 17 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at fifty-eight minutes past Eleven o'clock, adjourned until tomorrow.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 83—Wednesday, 8 October 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Motor Car Traders Committee—Report for the year 1985.

Physiotherapists Registration Board—Report for the year 1985.

Town and Country Planning Act 1961:

Sherbrooke-

Shire of Sherbrooke Planning Scheme 1979 (Rural Areas), Amendment No. 37.

Shire of Sherbrooke Planning Scheme 1979 (Urban Areas), Amendment No. 47.

Yea—Shire of Yea Planning Scheme 1979, Amendment No. 9.

- 4 SOUTH MELBOURNE LAND BILL (No. 2)—Mr Cathie obtained leave with Mr Fordham, to bring in a Bill "to make provision for the redevelopment of part of the south bank of the Yarra River and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 5 TRANSPORT ACCIDENT BILL (No. 2)—Mr Jolly, pursuant to motion moved on his behalf by Mr Fordham, obtained leave, with Mr Roper, to bring in a Bill "to establish a scheme of compensation in respect of persons who are injured or die as a result of transport accidents and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 6 MOTOR CAR TRADERS BILL—Mr Spyker obtained leave, with Mr Roper, to bring in a Bill "to provide for the licensing of motor car traders and the regulation of their operation and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 7 BUSINESS OF HOUSE—Motion made and question—That Standing Orders and Sessional Orders be suspended so far as to allow Notices of Motion, General Business, Nos. 4 and 7 to be called on and considered during the conduct of business this day (Mr Fordham)—put and agreed to.
- 8 HOSPITALS (POWERS) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Roper*).
 - Motion made and question—That the debate be now adjourned (Mr Weideman)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 21 October 1986.
- 9 APPROPRIATION (1986-87, No. 1) BILL AND WORKS AND SERVICES (FURTHER ANCILLARY PROVISIONS) BILL—Order read for resuming debate on question— That these Bills be now read a second time; debate resumed; Bills read a second time and committed.
 - Ordered—That the Bills be considered in Committee later this day.
- 10 APPROPRIATION (1986-87, No. 1) BILL—Considered in Committee; Committee reported progress; to sit again tomorrow.
- 11 DISALLOWANCE OF STATUTORY RULE—Motion made and question—That the Health (Radiation Safety) (Amendment) Regulations 1985 (S.R. No. 49 of 1986) be disallowed (*Mr Whiting*)—put, after debate, and agreed to.

- 12 **POSTPONEMENT OF REMAINING BUSINESS**—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 13 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at five minutes past Eleven o'clock, adjourned until tomorrow.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 84—Thursday, 9 October 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Accident Compensation—Seeking that the House take action to rectify the current losses being incurred by the State Insurance Office whilst retaining the right of citizens to seek damages for personal injuries, bearing 22 and 141 signatures (Mr Plowman and Mr Cooper, respectively).
 - Transport Portfolio—Seeking that the Government will take action to remove Mr Roper from the Transport Portfolio and replace him with a suitable person to meet the requirements of the Portfolio, bearing 121 signatures (*Mr Brown*).

Severally ordered to lie on the Table.

- 4 PORTLAND SMELTER JOINT VENTURE PROJECT—Motion made, by leave, and question—That there be presented to this House a copy of: (a) the Portland Smelter. Unit Trust Fund Financial Statement 1985–86; and (b) the Treasurer's Statement relating to the Portland Smelter Joint Venture Project (Mr Jolly)—put and agreed to.
- 5 PAPERS—Mr Jolly presented: (a) the Portland Smelter Unit Trust Financial Statement 1985-86; and (b) the Treasurer's Statement relating to the Portland Smelter Joint Venture Project—Return to the foregoing Order.

Severally ordered to lie on the Table.

6 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Consumer Affairs Ministry—Report for the year 1985-86—Ordered to be printed.

Environment Protection Authority—Report for the year 1985-86—Ordered to be printed.

Public Service Board —Report for the year 1985-86—Ordered to be printed.

State Bank of Victoria—Reports, Statements, Returns etc. for the year 1985-86—Ordered to be printed.

Statutory Rule under the Magistrates' Courts Act 1971 and Magistrates (Summary Proceedings) Act 1975—No. 256.

Town and Country Planning Act 1961:

Melbourne Metropolitan Planning Scheme, Amendment Nos. 312, 321 Part 3, 322 Part 2, 392, 417.

- 7 STATE ELECTRICITY COMMISSION (FURTHER AMENDMENT) BILL—Mr Fordham obtained leave, with Mr Roper, to bring in a Bill "to further amend the 'State Electricity Commission Act 1958' and the 'Electric Light and Power Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 FINANCIAL MANAGEMENT—Motion made and question proposed—That this House—(a) condemns the Opposition for its financial irresponsibility in—(i) advocating a level of Government expenditure which would require a huge increase in State taxes and charges; and (ii) failing to explain its proposals for raising sufficient revenue to fund this expenditure, especially in light of it calls for substantial reductions in taxes and charges; and (b) congratulates the Government for its responsible and effective management of the State's finances and for its successful development of a long-term economic strategy (Mr Harrowfield)—and, after debate—

General Business having been interrupted at 2.00 p.m., pursuant to Sessional Orders.

9 SOUTH MELBOURNE LAND BILL (No. 2)—Motion made and question proposed— That this Bill be now read a second time (Mr Cathie).

Motion made and question—That the debate be now adjourned (Mr Cooper)—put and agreed to.

Ordered, after debate—That the debate be adjourned until Thursday, 23 October 1986.

10 MOTOR CAR TRADERS BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Spyker).

Motion made and question—That the debate be now adjourned (Mr Pescott)—put and agreed to.

Ordered—That the debate be adjourned until Thursday, 30 October 1986.

- 11 APPROPRIATION (1986-87, No. 1) BILL—Further considered in Committee.

 Committee reported progress; to sit again tomorrow.
- 12 SITTING OF THE HOUSE—Motion made and question—That the House at its rising, adjourn until Tuesday, 21 October 1986 (*Mr Fordham*)—put and agreed to.
- 13 COUNTRY FIRE AUTHORITY (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 14 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 15 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at ten minutes past Six o'clock, adjourned until Tuesday, 21 October 1986.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 85, 86 and 87

No. 85—Tuesday, 21 October 1986

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - School Crossing Supervisors—Seeking that the House take action to stop any move to discontinue or downgrade the service provided by school crossing supervisors under the School Crossing Supervision Subsidy Program, bearing 139 signatures (by Mr Perrin).
 - Alcohol Consumption—Seeking that the Government will take action to ensure—
 (a) that all schools and the public generally are provided with adequate factual information as to the nature of beverage alcohol, its effect on the human body, and the social and economic problems caused by the use of alcohol; and (b) that there be no extension of hours or increase in outlets for the sale of liquor and that every possible action be taken to reduce the consumption of alcohol, bearing 3283 signatures (by Mr Norris).
 - School Medical Service—Seeking that the House take action to stop any move to discontinue or downgrade the annual medical examination provided by the School Medical Service to all four year old children attending kindergarten, bearing 37 signatures (by Mr Gude).
 - Kindergarten Funding—Seeking that the House support automatic funding for any child requiring a second year of kindergarten, bearing 27 signatures (by Mr Gude).

Severally ordered to lie on the Table.

- 4 ECONOMIC AND BUDGET REVIEW COMMITTEE—Mr Harrowfield brought up a Report from the Economic and Budget Review Committee on an Inquiry into Aspects of State-Federal Financial Relations; together with Appendices, a Minority Report and Minutes of Evidence.
 - Ordered to lie on the Table and the Report, Appendices and Minority Report to be printed.
- 5 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Capital Works Authority—Reports for the years 1984-85 and 1985-86.

Health Department—Report for the year 1985-86—Ordered to be printed.

Historic Buildings Council—Report for the year 1985-86.

Land Conservation Council—Report for the year 1985-86—Ordered to be printed.

Legal Aid Commission—Report for the year 1985-86.

Local Government Department—Report for the year 1985-86.

National Parks Act 1975—Consent of the Minister for Conservation, Forests and Lands to Miner's Right Claim 865-1 in respect of land in Kooyoora Park held by A. T. Reimers.

Parliamentary Committees Act 1968—Report of the Premier on the action taken with respect to the recommendations made by the Legal and Constitutional Committee's First and Second Reports on the Australian Constitutional Convention.

Planning and Environment—Report of the Ministry for the year 1985–86.

Prevention of Cruelty to Animals Act 1986—

Code of Practice Relating to Animal Experimentation.

Code of Practice Relating to Use of Steel-jawed Traps.

State Electricity Commission—Report for the year 1985-86—Ordered to be printed.

Statutory Rules under the following Acts:

Health Act 1958-No. 262.

Hospitals and Charities Act 1958—No. 261.

Water Act 1958-No. 260.

Totalizator Agency Board—Report and Statement of Accounts for the year ended 31 July 1986.

Town and Country Planning Act 1961:

Ararat—City of Ararat Planning Scheme, Amendment No. 37/1985.

Geelong Regional Planning Scheme, Amendment No. 143 Part 1/1986.

Melbourne Metropolitan Planning Scheme, Amendment Nos. 275 Part 3B, 279 Part 2, 402, 414, 415, 416, 418, 419, 421.

Moe—City of Moe Planning Scheme, Amendment No. 82/1984.

Morwell—Shire of Morwell Planning Scheme 1977, Amendment No. 36/1985.

Traralgon—City of Traralgon Planning Scheme 1957, Amendment No. 63/1985.

Wangaratta Sub-Regional Planning Scheme (City of Wangaratta) 1976, Amendment No. 19/1986.

Victoria Grants Commission—Report for the year ended 31 August 1986—Ordered to be printed.

Victorian Arts—Reports of the Council and the Ministry for the year 1985-86.

Victorian Development Fund—Financial Report and Report of the Auditor-General for the year 1985-86.

- 6 PAY-ROLL TAX (AMENDMENT) BILL (No. 2)—Mr Jolly, pursuant to Standing Order No. 169 (b), obtained leave, with Mr Fordham to bring in a Bill "to amend the 'Payroll Tax Act 1971' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 7 LAND TAX (AMENDMENT) BILL (No. 2)—Mr Jolly, pursuant to Standing Order No. 169 (b), obtained leave, with Mr Fordham to bring in a Bill "to amend the 'Land Tax Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 TAXATION ACTS (AMENDMENT) BILL—Mr Jolly, pursuant to Standing Order No. 169 (b), obtained leave, with Mr Fordham to bring in a Bill "to amend the 'Stamps Act 1958' the Business Franchise Acts, the 'Energy Consumption Levy Act 1982' the 'Financial Institutions Duty Act 1982' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

9 MESSAGES FROM HIS EXCELLENCY THE ADMINISTRATOR (Nos. 122 and 123)—Mr Speaker announced the presentation of Messages from His Excellency the Administrator recommending appropriations for the purposes of the following Bills:

Transport Accident Bill (No. 2).

Motor Car Traders Bill.

10 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 124-126)—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:

Rural Finance (Amendment) Bill.

Fisheries (Master Fisherman's Licences) Bill.

Aboriginal Cultural Heritage Bill.

11 COMPLAINT—Mr Speaker informed the House that the Member for Monbulk had lodged with him written notification of a complaint against the Member for Gippsland West alleging that the member had committed a contempt of the House by—(a) failing to register his continuing pecuniary interest; (b) failing to disclose to the House his interests during various debates; and (c) voting in the House in contravention of Standing Order No. 2.—and, Mr Speaker being of the opinion that the complaint should be given precedence—

Motion made and question—That the complaint made by the Member for Monbulk on 21 October 1986 be referred to the Privileges Committee for examination and report (Mr Pope)—after debate, put.

The House divided.

AYES, 43

Mr Andrianopoulos	Mr Harrowfield	Mr Micallef	Mr Simmonds
Mr Cain	Mrs Hill	Mr Norris	Mr Simpson
Mr Cathie	Mr Hill	Mr Pope	Mr Stirling
Dr Coghill	Mrs Hirsh	Mrs Ray	Mrs Toner
Mr Crabb	Mr Hockley	Mr Remington	Dr Vaughan
Mr Culpin	Mr Jolly	Mr Roper	Mr Walsh
Mr Cunningham	Mr Kennedy	Mr Rowe	Mr Wilkes
Mr Ernst	Mr Kirkwood	Mrs Setches	Mrs Wilson
Mr Fogarty	Mr McCutcheon	Mr Sheehan	Tellers
Mr Fordham	Mr McDonald	Mr Shell	Mrs Gleeson
Mr Gavin	Mr Mathews	Mr Sidiropoulos	Mr Seitz
	•	Jan. 25	

Noes, 35

Mr Austin	Mr Jasper	Mr Ramsay	Mr Stockdale
Mr Coleman	Mr John	Mr Reynolds	Mr Tanner
Mr Cooper	Mr Leigh	Mr Richardson	Mr Wallace
Mr Crozier	Mr McGrath	Mr Ross-Edwards	Mr Weideman
Mr Delzoppo	(Lowan)	Ms Sibree	Dr Wells
Mr Dickinson	Mr McGrath	Mr Smith	Mr Whiting
Mr Gude	(Warrnambool)	(Glen Waverlev)	Mr Williams
Mr Hann	Mr McNamara	Mr Smith	Tellers
Mr Hayward	Mr Pescott	(Polwarth)	Mr Lea
Mr Heffernan	Mr Plowman	Mr Steggáll	Mr Perrin

And so it was resolved in the affirmative.

- 12 JOINT SELECT ESTIMATES COMMITTEE—Motion made and question proposed—
 - 1 That a Joint Select Committee be appointed to enquire into and report upon the Annual Estimates and any additional or Supplementary Estimates of Receipts and Payments of the Consolidated Fund and any other Budget Papers relating thereto, referred to it by resolution of the Council and the Assembly.
 - 2 That the Committee shall consist of 12 Members, comprising 6 Members of the Legislative Council and 6 Members of the Legislative Assembly.
 - 3 That 6 Members of the Committee shall constitute a quorum.

- 4 That the Committee shall elect a Government Member as Chairman who, in the event of equality of votes, shall also have a casting vote.
- 5 That the Committee may elect a Deputy Chairman who shall exercise all of the powers and perform the duties of the Chairman at any time when the Chairman is not present at a meeting of the Committee.
- 6 That the Committee shall sit in Open Session, unless otherwise ordered, and may sit during any period when the sittings of the Council and the Assembly are adjourned or suspended.
- 7 That the Committee shall not meet while either the Legislative Council or the Legislative Assembly is actually sitting, unless by leave of the Council or the Assembly as the case may be.
- 8 That the Committee shall have power to send for persons, papers and records.
- 9 That a resolution referring estimates or papers for examination may fix a day by which the Committee shall report its findings to the Houses.
- 10 That a *Hansard* Report of Committee proceedings shall be circulated in a manner similar to the daily *Hansard* of the Council and the Assembly, as soon as practicable after each day's proceedings.
- 11 That the foregoing provisions of this resolution, so far as they are inconsistent with the Standing Orders and Practices of the Houses, shall have effect notwithstanding anything contained in these Standing Orders.

-(Mr Fordham)-and, after debate-

Amendment proposed—That the following paragraph be inserted after paragraph 9:

"AA That, in addition to any other referral, the Committee shall consider appropriate parliamentary procedures for the future consideration of the Annual Estimates and shall report its findings to the House by 30 April 1987." (Mr Rowe)—and, after debate—

Question—That the paragraph proposed to be inserted be so inserted—put and agreed to.

Question—

- 1 That a Joint Select Committee be appointed to enquire into and report upon the Annual Estimates and any additional or Supplementary Estimates of Receipts and Payments of the Consolidated Fund and any other Budget Papers relating thereto, referred to it by resolution of the Council and the Assembly.
- 2 That the Committee shall consist of 12 Members, comprising 6 Members of the Legislative Council and 6 Members of the Legislative Assembly.
- 3 That 6 Members of the Committee shall constitute a quorum.
- 4 That the Committee shall elect a Government Member as Chairman who, in the event of equality of votes, shall also have a casting vote.
- 5 That the Committee may elect a Deputy Chairman who shall exercise all of the powers and perform the duties of the Chairman at any time when the Chairman is not present at a meeting of the Committee.
- 6 That the Committee shall sit in Open Session, unless otherwise ordered, and may sit during any period when the sittings of the Council and the Assembly are adjourned or suspended.
- 7 That the Committee shall not meet while either the Legislative Council or the Legislative Assembly is actually sitting, unless by leave of the Council or the Assembly as the case may be.
- 8 That the Committee shall have power to send for persons, papers and records.
- 9 That a resolution referring estimates or papers for examination may fix a day by which the Committee shall report its findings to the Houses.

Mrs Hill

Mrs Hirsh

Mr Hill

- 10 That, in addition to any other referral, the Committee shall consider appropriate parliamentary procedures for the future consideration of the Annual Estimates and shall report its findings to the House by 30 April 1987.
- 11 That a *Hansard* Report of Committee proceedings shall be circulated in a manner similar to the daily *Hansard* of the Council and the Assembly, as soon as practicable after each day's proceedings.
- 12 That the foregoing provisions of this resolution, so far as they are inconsistent with the Standing Orders and Practices of the Houses, shall have effect notwithstanding anything contained in these Standing Orders.

-after debate, put.

The House divided.

Mr Andrianopoulos

Mr Cain

Mr Cathie

AYES, 42

Mr Pope

Mrs Ray

Mr Remington

Mr Simpson

Mr Stirling

Mrs Toner

Wii Catilic	1411.9 1 1111.911	Wil Kellilligton	IVII 5 I OHOI
Dr Coghill	Mr Hockley	Mr Roper	Mr Trezise
Mr Culpin	Mr Jolly	Mr Rowe	Dr Vaughan
Mr Ernst	Mr Kennedy	Mr Seitz	Mr Walsh
Mr Fogarty	Mr Kirkwood	Mrs Setches	Mrs Wilson
Mr Fordham	Mr McCutcheon	Mr Sheehan	
Mr Gavin	Mr Mathews	Mr Shell	Tellers
Mrs Gleeson	Mr Micallef	Mr Sidiropoulos	Mr Cunningham
Mr Harrowfield		Mr Simmonds	Mr McDonald
Mir Harrowileid	Mr Norris	Mi Sillillonus	MI MCDollaid
	. 1	Noes, 38	
	•	11023, 30	
Mr Austin	Mr Gude	Mr McGrath	Mr Smith
Mr Brown	Mr Hann	(Warrnambool)	(Polwarth)
Mr Coleman	Mr Hayward	Mr McNamara	Mr Steggall
Mr Cooper	Mr Heffernan	Mr Maclellan	Mr Stockdale
Mr Crozier	Mr Jasper	Mr Pescott	Mr Tanner
Mr Delzoppo	Mr John	Mr Plowman	Mr Weideman
Mr Dickinson	Mr Lea	Mr Ramsay	Mr Whiting
Mr Evans	Mr Leigh	Mr Reynolds	Mr Williams
(Ballarat North)	Mr Lieberman	Mr Richardson	Tellers
Mr Evans	Mr McGrath	Mr Ross-Edwards	Mr Perrin
		Ms Sibree	Mr Wallace
(Gippsland East)	(Lowan)	1412 210166	ivii vv allace

And so it way resolved in the affirmative.

Ordered—That a Message be sent to the Legislative Council acquainting them of the said resolution and seeking their concurrence therein.

13 ORDER OF THE DAY DISCHARGED—Motion made, by leave and question—That the following Order of the Day, Government Business, be read and discharged:

Transport Accident Bill—To be considered in Committee.

and that the Bill be withdrawn (Mr Jolly)—put and agreed to.

14 TRANSPORT ACCIDENT BILL (No. 2)—Motion made and question proposed—That this Bill be now read a second time (*Mr Jolly*).

Motion made and question—That the debate be now adjourned (Mr Stockdale)—put and agreed to.

Ordered, after debate—That the debate be adjourned until Tuesday next.

15 STATE ELECTRICITY COMMISSION (FURTHER AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Fordham*).

Motion made and question—That the debate be now adjourned (Mr Ramsay)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 4 November 1986.

16 MARTIAL ARTS CONTROL BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Amendment proposed—That all the words after "That" be omitted with the view of inserting in place thereof the words "this House refuses to read this Bill a second time until the details of the proposed terms and conditions of the matters to be provided for by regulation in the Bill have been circulated by the Minister, for public scrutiny and comment" (Mr Reynolds)—and, after debate—

Business having been interrupted at 10.30 p.m. pursuant to Sessional Orders—

Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.

Debate resumed on question and amendment.

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

	Ayes, 42		
Mr Andrianopoulos Mr Cain Mr Cathie Dr Coghill Mr Culpin Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham Mr Gavin Mrs Gleeson	Mr Harrowfield Mrs Hill Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef	Mr Pope Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds	Mr Simpson Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mrs Wilson Tellers Mrs Hirsh Mr Norris
Mrs Gleeson	Mr Micaller	Mr Simmonds	Mr Norns

Noes, 33

Mr Austin	Mr Jasper	Mr Ramsay	Mr Wallace
Mr Brown	Mr John	Mr Reynolds	Mr Weideman
Mr Coleman	Mr Kennett	Mr Ross-Edwards	Dr Wells
Mr Cooper	Mr Leigh	Mr Smith	Mr Whiting
Mr Delzoppo	Mr McGrath	(Glen Waverley)	Mr Williams
Mr Dickinson Mr Evans (Gippsland East)	(<i>Lowan</i>) Mr McNamara Mr Perrin	Mr Smith (Polwarth)	<i>Tellers</i> Mr Heffernan
Mr Gude Mr Hann	Mr Perrin Mr Pescott Mr Plowman	Mr Steggall Mr Stockdale Mr Tanner	Mr McGrath (Warrnambool)

And so it was resolved in the affirmative.

Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

- 17 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Dairy Industry Act 1984'".
- 18 DAIRY INDUSTRY (MILK PRICE) BILL (No. 2)—On the motion of Mr Jolly, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 19 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Water (Miscellaneous Amendments) Bill with an amendment.
 - Ordered—That the said amendment be printed and taken into consideration tomorrow.
- 20 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (Mr Fordham)—put and agreed to.

21 ADJOURNMENT—Resovled, after debate—That the House do now adjourn.

And then the House, at forty-three minutes past Eleven o'clock, adjourned until tomorrow.

R. K. BOYES Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

No. 86—Wednesday, 22 October 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Kindergarten Funding—Seeking that the House support automatic funding for any child requiring a second year of kindergarten, bearing 349 and 42 signatures (by Mr Perrin and Mr Coleman, respectively).
 - School Medical Services—Seeking that the House take action to stop any move to discontinue or downgrade the annual medical examination provided by the school medical service to all four year old children attending kindergarten, bearing 28 signatures (by Mr Coleman).

Severally ordered to lie on the Table.

4 PUBLIC BODIES REVIEW COMMITTEE—Mrs Toner, Chairman, brought up Reports from the Public Bodies Review Committee on Tobacco Leaf Marketing Board, Tobacco Quota Committee and Tobacco Quota Appeals Tribunal; together with an Appendix, an Extract from the Proceedings of the Committee and Minutes of Evidence.

Ordered to lie on the Table and the Reports, Appendix and Extract to be printed.

5 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Management and Budget—Report of the Department for the year 1985-86.

Police Complaints Authority—Report pursuant to Section 86I (2) of the Police Regulation Act 1958.

- 6 RETAIL TENANCIES BILL (No. 2)—Mr Fordham obtained leave, with Mr Jolly, to bring in a Bill "to regulate retail tenancy agreements, to provide for the determination of disputes arising under such agreements and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 7 LAND (AMENDMENT AND MISCELLANEOUS MATTERS) BILL—Mr Cathie, after debate, obtained leave, with Mr McCutcheon, to bring in a Bill "to make provision for the sale of certain Crown Land and to revoke the permanent reservations of certain land and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 NATIONAL PARKS (FURTHER AMENDMENT) BILL—Mr Cathie obtained leave, with Mr McCutcheon, to bring in a Bill "to establish new parks, to enlarge and vary the boundaries of existing parks, to amend the 'National Parks Act 1975' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 EDUCATION (AMENDMENT) BILL—Mr Cathie obtained leave, with Mr McCutcheon, to bring in a Bill "to amend the 'Education Act 1958' and the 'Post-Secondary

- Education Act 1978' and to repeal the 'State Schools (Bush Fire Relief) Act 1943' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 FRIENDLY SOCIETIES BILL—Mr Jolly, after debate, obtained leave, with Mr Fordham, to bring in a Bill "to re-enact with amendments the law relating to Friendly Societies and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 11 STATE BANK (FURTHER AMENDMENT) BILL—Mr Jolly, after debate, obtained leave, with Mr Fordham, to bring in a Bill "to amend Part I of the 'State Bank Act 1958' and the 'Shrine of Remembrance Act 1978' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 12 TRANSFER OF LAND (CONVERSION) BILL—Mr McCutcheon obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'Transfer of Land Act 1958' and the 'Property Law Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 13 PLANNING APPEALS (AMENDMENT) BILL—Mr Mathews obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'Administrative Appeals Tribunal Act 1984' and the 'Planning Appeals Board Act 1980', to make consequential amendments to certain other Acts and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 14 PROSTITUTION REGULATION BILL—Mr Mathews obtained leave, with Mr Fordham, to bring in a Bill "to make provision with respect to prostitution, to establish a licensing system for brothels, to amend the 'Crimes Act 1958', the 'Health Act 1958', the 'Maintenance Act 1965', the 'Summary Offences Act 1966', the 'Town and Country Planning Act 1961', the 'Vagrancy Act 1966' and the 'Liquor Control Act 1968', to abolish the offence at common law of keeping a disorderly house and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 15 SUPREME COURT BILL—Mr Mathews obtained leave, with Mr Fordham, to bring in a Bill "to amend and consolidate the law relating to the Supreme Court, to repeal the 'Supreme Court Act 1958', to amend the 'Constitution Act 1975', to amend various Acts in relation to procedure in the Supreme Court, to vary the law applicable to civil litigation in Victoria and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 16 VICTORIA GRANTS COMMISSION (AMENDMENT) BILL—Mr Simmonds obtained leave, with Mr Jolly, to bring in a Bill "to amend the 'Victoria Grants Commission Act 1976' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 17 RACING (MISCELLANEOUS AMENDMENTS) BILL—Mr Trezise, pursuant to motion moved on his behalf by Mr Fordham, obtained leave, with Mr Wilkes, to bring in a Bill "to make amendments to the 'Racing Act 1958', the 'Lotteries, Gaming and Betting Act 1966' and the 'Stamps Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 18 CONSTRUCTION INDUSTRY LONG SERVICE LEAVE (AMENDMENT) BILL (No. 2)—
 Mr Crabb obtained leave, with Mr Walsh, to bring in a Bill "to amend the
 'Construction Industry Long Service Leave Act 1983' and for other purposes"; and
 the said Bill was read a first time, ordered to be printed and read a second time
 tomorrow.
- 19 ENVIRONMENT PROTECTION AGENCIES STAFF TRANSFER BILL—Mr Wilkes obtained leave, with Mr Trezise, to bring in a Bill "to provide for the transfer to the Public Service of certain staff of the Dandenong Valley Authority and the Latrobe

- Valley Water and Sewerage Board and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 20 **PRIVILEGES COMMITTEE**—Motion made and question—That Miss Callister be discharged from attendance on the Privileges Committee and Mr Rowe be appointed in her stead (*Mr Fordham*)—put and agreed to.
- 21 PAYROLL TAX (AMENDMENT) BILL (No. 2)—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).
 - Motion made and question—That the debate be now adjourned (Mr Stockdale)—put and agreed to.
 - Ordered—That the debate be adjourned until Wednesday next.
- 22 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 2 and 3 be postponed until later this day.
- 23 APPROPRIATION (1986-87, No. 1) BILL AND WORKS AND SERVICES (FURTHER ANCILLARY PROVISIONS) BILL—Further considered in Committee and reported without amendment; read the third time.
 - Ordered—That the Bills be transmitted to the Legislative Council and their concurrence desired therein.
- 24 LAND TAX (AMENDMENT) BILL (No. 2)—Motion made and question proposed— That this Bill be now read a second time (Mr Fordham).
 - Motion made and question—That the debate be now adjourned (Mr Stockdale)—put and agreed to.
 - Ordered—That the debate be adjourned until Wednesday next.
- 25 TAXATION ACTS (AMENDMENT) BILL—Motion made and question proposed— That this Bill be now read a second time (Mr Jolly).
 - Motion made and question—That the debate be now adjourned (Mr Stockdale)—put and agreed to.
 - Ordered—That the debate be adjourned until Wednesday next.
- 26 APPROPRIATION (1986-87, No. 1) BILL—CLERK'S CORRECTION—Mr Speaker announced that he had received a report from the Clerk notifying him that he had made the following corrections in this Bill:
 - Program 610, page 105, omit the figure "8 127 450" and insert "7 637 450".
- 27 NATIONAL TENNIS CENTRE (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 28 POST-SECONDARY EDUCATION REMUNERATION TRIBUNAL (REPEAL) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported without amendment; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 29 FORESTS (BOWATER-SCOTT AGREEMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Motion made and question—That the debate be now adjourned (Mr Cooper)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

30 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Country Fire Authority (Amendment) Bill without amendment.

Business having been interrupted at 10.30 p.m. pursuant to Sessional Orders—

31 ADJOURNMENT—Question—That the House do now adjourn—proposed and, after debate, Mr Speaker left the chair at seven minutes past Eleven o'clock.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 87—Thursday, 23 October 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITION—The Clerk announced that the following petition had been lodged for presentation:

Reynolds and Andersons Creek Roads Intersection—Seeking that the Government take immediate action to instal traffic lights at the intersection of Reynolds and Andersons Creek Roads, Doncaster East in order to render the intersection safe, bearing 331 signatures (by Mr Williams).

Ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Building Societies Act 1986—Report of the Treasurer concerning the reasons for the failure of the Victorian Building Societies Council to submit an annual report by 30 September.

Education Act 1958—Primary Teachers Registration Board Regulation 1986.

Egg Marketing Board—Report for the year 1985-86—Ordered to be printed.

Marketing of Primary Products Act 1958—Proclamation dissolving the Onion Marketing Board.

The following Proclamation fixing an operative date for an Act was laid upon the Table by the Clerk, pursuant to an Order of the House dated 3 April 1985:

Prevention of Cruelty to Animals Act 1986—Sections 2, 3 and 7—15 October 1986 (Gazette No. 86, 15 October 1986).

- 5 PRIVILEGES COMMITTEE—Motion made, by leave, and question—That this House grant leave to permit the Privileges Committee to meet and take evidence during the sittings of the House in relation to the matter referred to the Committee for examination and report by this House on 21 October 1986 (*Mr Fordham*)—put, after debate, and agreed to.
- 6 ABORIGINAL LAND (LAKE CONDAH) BILL—Mr Cathie obtained leave, with Mr Fordham, to bring in a Bill "to provide for a Grant of Lands in the Parish of Condah to Aborigines and for other purposes"; and the said Bill was read a first time, ordered to be printed and, by leave, read a second time later this day.
- 7 ORDER OF THE DAY DISCHARGED—Motion made and question—That the following Order of the Day, Government Business, be read and discharged:

Retail Tenancies Bill—Second reading—Resumption of debate.

and that the Bill be withdrawn (Mr Fordham)—put and agreed to.

8 SOCIAL POLICIES—CENSURE OF PREMIER—Motion made and question proposed— That this House condemns the Premier and the Government for pursuing policies that have created a "new poor" and "new cycle of poverty in Victoria" (Mr Kennett)—and, after debate—

General Business having been interrupted at 2.00 p.m. pursuant to Sessional Orders.

9 LAND (AMENDMENT AND MISCELLANEOUS MATTERS) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Cathie*).

Motion made and question—That the debate be now adjourned (Mr Plowman)—put and agreed to.

Ordered—That the debate be adjourned until Thursday, 6 November 1986.

10 NATIONAL PARKS (FURTHER AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Cathie*).

Motion made and question—That the debate be now adjourned (Mr Plowman)—put and agreed to.

Ordered, after debate—That the debate be adjourned until Tuesday, 11 November 1986.

11 ABORIGINAL LAND (LAKE CONDAH) BILL—Motion made and question proposed— That this Bill be now read a second time (*Mr Cathie*).

Motion made and question—That the debate be now adjourned (Mr Plowman)—put and agreed to.

Ordered, after debate—That the debate be adjourned until Tuesday, 11 November 1986.

12 EDUCATION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Cathie*).

Motion made and question—That the debate be now adjourned (Ms Sibree)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 11 November 1986.

13 FRIENDLY SOCIETIES BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).

Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 11 November 1986.

14 STATE BANK (FURTHER AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).

Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 11 November 1986.

15 TRANSFER OF LAND (CONVERSION) BILL—Motion made and question proposed— That this Bill be now read a second time (Mr McCutcheon).

Motion made and question—That the debate be now adjourned (Mr Delzoppo)—put and agreed to.

Motion made and question proposed—That the debate be adjourned until Tuesday, 11 November 1986 (Mr McCutcheon).

- Amendment proposed—That the expression "11 November 1986" be omitted with the view of inserting in place thereof the expression "18 November 1986" (Mr Delzoppo).
- Question—That the expression proposed to be omitted stand part of the question—put and agreed to.
- Ordered—That the debate be adjourned until Tuesday, 11 November 1986.
- 16 PLANNING APPEALS (AMENDMENT) BILL—Motion made and question proposed— That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 11 November 1986.
- 17 PROSTITUTION REGULATION BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday, 13 November 1986.
- 18 SUPREME COURT BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 11 November 1986.
- 19 RACING (MISCELLANEOUS AMENDMENTS) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Trezise).
 - Motion made and question—That the debate be now adjourned (Mr Reynolds)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday, 6 November 1986.
- 20 CONSTRUCTION INDUSTRY LONG SERVICE LEAVE (AMENDMENT) BILL (No. 2)— Motion made and question proposed—That this Bill be now read a second time (Mr Walsh).
 - Motion made and question—That the debate be now adjourned (Mr Gude)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 11 November 1986.
- 21 ENVIRONMENT PROTECTION AGENCIES STAFF TRANSFER BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Wilkes).
 - Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 11 November 1986.
- 22 RETAIL TENANCIES BILL (No. 2)—Motion made and question proposed—That this Bill be now read a second time (Mr Fordham).
 - Motion made and question—That the debate be now adjourned (Mr Hayward)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 11 November 1986.
- 23 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 15, be postponed until later this day.
- 24 DAIRY INDUSTRY (MILK PRICE) BILL (No. 2)—Motion made and question proposed— That this Bill be now read a second time (*Mr Fordham*).

- Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.
- Ordered, after debate—That the debate be adjourned until Thursday next.
- 25 VICTORIA GRANTS COMMISSION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Simmonds).
 - Motion made and question—That the debate be now adjourned (Mr Cooper)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 11 November 1986.
- 26 FORESTS (BOWATER-SCOTT AGREEMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with an amendment; as amended, considered, and amendment agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 27 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 28 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at fourteen minutes past Six o'clock, adjourned until Tuesday next.

R. K. BOYES Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 88, 89 and 90

No. 88—Tuesday, 28 October 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Child Minding Regulations—Seeking that the Government take action to ensure that the Child Minding Regulations require trained staff to be employed in all child care centres in the State of Victoria, bearing 15 signatures (by Mr Remington).
 - Police Strength Hawthorn—Seeking that the Minister for Police and Emergency Services take immediate action to upgrade the police strength and vehicles in the Hawthorn area, bearing 74 signatures (by Mr Gude).
 - Packaging Standards—Seeking that the House take action to implement the recommended National Packaging Standards based on a 40 per cent maximum free-space in the packaged product, bearing 283 signatures (by Mr Gude).

Severally ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Anti-Cancer Council—Report for the year 1985-86.

Gas and Fuel Corporation—Report for the year 1985-86—Ordered to be printed.

Sport and Recreation—Report of the Department for the year 1985–86—Ordered to be printed.

Statutory Rules under the following Acts:

Margarine Act 1975—No. 263.

Marine Act 1958-No. 264.

Veterinary Surgeons Act 1958—No. 265.

Survey Co-ordination Act 1958—Report on the Progress and Co-ordination of surveys under the National Mapping Scheme for the year 1985–86 and of the Place Names Committee for the year 1985–86.

Town and Country Planning Act 1961:

Shepparton—City of Shepparton Planning Scheme 1953, Amendment No. 107.

The following Proclamation fixing an operative date for an Act was laid upon the Table by the Clerk, pursuant to an Order of the House dated 3 April 1985:

Town and Country Planning (Miscellaneous Provisions) Act 1986—24 October 1986 (*Gazette* No. 87, 22 October 1986).

5 MESSAGES FROM HIS EXCELLENCY THE ADMINISTRATOR (Nos. 127 and 128)—ASSENT TO BILLS—Informing the Assembly that he had given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

On 14 October 1986-

Petroleum (Submerged Lands) (Amendment) Bill.

On 28 October 1986-

Country Fire Authority (Amendment) Bill.

6 MESSAGES FROM HIS EXCELLENCY THE ADMINISTRATOR (Nos. 129 to 144)—Mr Speaker announced the presentation of Messages from His Excellency the Administrator recommending appropriations for the purposes of the following Bills:

South Melbourne Land Bill (No. 2).

Pay-Roll Tax (Amendment) Bill (No. 2).

Land Tax (Amendment) Bill (No. 2).

Taxation Acts (Amendment) Bill.

State Electricity Commission (Further Amendment) Bill.

Land (Amendment and Miscellaneous Matters) Bill.

Aboriginal Land (Lake Condah) Bill.

Education (Amendment) Bill.

Friendly Societies Bill.

Transfer of Land (Conversion) Bill.

Planning Appeals (Amendment) Bill.

Supreme Court Bill.

Construction Industry Long Service Leave (Amendment) Bill (No. 2).

Environment Protection Agencies Staff Transfer Bill.

Retail Tenancies Bill (No. 2).

Prostitution Regulation Bill.

7 TRANSPORT ACCIDENT BILL (No. 2)—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed.

Ordered—To be considered in Committee tomorrow.

8 LOCAL GOVERNMENT ACTS (MISCELLANEOUS AMENDMENTS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

9 EMERGENCY MANAGEMENT (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed.

Ordered—To be considered in Committee later this day.

Motion made and question—That it be an instruction to the Committee that they have power to consider a New Clause providing that Regulations made under the Principal Act be subject to disallowance by Parliament (Mr Mathews)—put and agreed to.

Bill considered in Committee and reported with an amendment; as amended, considered, and amendment agreed to; read the third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

- 10 ROAD SAFETY BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Business having been interrupted at 10.30 p.m. pursuant to Sessional Orders—
 - Motion made and question—That the sitting be continued (Mr Roper)—put and agreed to.
 - Debate resumed on question—That this Bill be now read a second time.
 - Motion made and question—That the debate be now adjourned (Mr Hann)—put and agreed to.
 - Ordered—That the debate be adjourned until tomorrow.
- 11 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to repeal the 'Melbourne (Widening of Streets) Act 1940' and the 'Melbourne (Widening of Streets) Act 1943' and for other purposes".
- 12 MELBOURNE (WIDENING OF STREETS) (REPEAL) BILL—On the motion of Mr Wilkes, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 13 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend Part VI. of the 'Building Control Act 1981' and for other purposes".
- 14 BUILDING CONTROL (AMENDMENT) BILL—On the motion of Mr Wilkes, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 15 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Martial Arts Control Bill without amendment.
- 16 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (Mr Roper)—put and agreed to.
- 17 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at thirty-three minutes past Eleven o'clock adjourned until tomorrow.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 89—Wednesday, 29 October 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Nudist Beaches—Seeking that the Parliament of Victoria will act to protect the interests of the great majority of the citizens of Victoria by ensuring that any prescribed nudist beaches are well removed from environmentally sensitive, popular and populated areas, bearing 936 and 425 signatures (by Mr Stockdale and Mr Lea, respectively)
 - Land Reserves Adjacent to Eltham Cemetery—Seeking that the House support the Mortuary Industry and Cemeteries Administration Committee's unanimous recommendation that the decision of the Premier, the Minister for Health and

the Minister for Planning to sell the land reserved for a permanent cemetery reservation in Metery Road, Eltham be withdrawn, bearing 120 signatures (by Mr Perrin).

Euthanasia—Seeking that the Government reject any recommendation to introduce euthanasia in any form through either legislation or regulation and will ensure that the lives of all persons are protected by law, bearing 51 signatures (by Mr Richardson).

Severally ordered to lie on the Table.

4 NATURAL RESOURCES AND ENVIRONMENT COMMITTEE—Mrs Hill brought up a Report from the Natural Resources and Environment Committee upon the Augmentation of Geelong's Water Supply to the Early 1990's—Proposed Enlargement of Wurdee Boluc Reservoir; together with Appendices, an Environmental Effects Statement and Minutes of Evidence.

Ordered to lie on the Table and the Report and Appendices to be printed.

5 PAPERS—The following Papers, pursuant to the direction of an Act of Parliament, were laid upon the Table by the Clerk:

Town and Country Planning Act 1961:

Maryborough—City of Maryborough Planning Scheme 1983, Amendment No. I.

Shepparton—City of Shepparton Planning Scheme 1953, Amendment Nos. 90/1985, 92/1985, 96/1985.

- 6 INDUSTRIAL RELATIONS (FURTHER AMENDMENT) BILL—Mr Walsh obtained leave, with Mr Fordham, to bring in a Bill "to repeal the 'Hospitals Remuneration Tribunal Act 1978', to amend the 'Industrial Relations Act 1979', and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 7 WATER ACTS (FURTHER AMENDMENT) BILL—Mr McCutcheon, after debate, obtained leave, with Mr Fordham, to bring in a Bill "to make miscellaneous amendments to the 'Water Act 1958', the 'Dandenong Valley Authority Act 1963', the 'Groundwater Act 1969', the 'River Improvement Act 1958', the 'Sewerage Districts Act 1958' and the 'West Moorabool Water Board Act 1968' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 AMBULANCE SERVICES BILL—Mr Roper obtained leave, with Mr Fordham, to bring in a Bill "to restructure the provision of ambulance services, to establish a Victorian Ambulance Board, to establish an incorporated Ambulance Officers Training Centre and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 PORT AUTHORITIES (AMENDMENT) BILL—Mr Roper obtained leave, with Mr Fordham, to bring a Bill "to amend the 'Port of Geelong Authority Act 1958', the 'Port of Melbourne Authority Act 1958', the 'Port of Portland Authority Act 1958', the 'Harbor Boards Act 1958', and the 'Transport Act 1983' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 TRANSPORT (AMENDMENT) BILL (No. 2)—Mr Roper obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'Transport Act 1983' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 11 STATE CONCESSIONS BILL—Mr Wilkes, after debate, obtained leave, with Mr Trezise, to bring in a Bill "to provide definitions of eligibility for certain concessions, to amend

provisions in certain Acts for concessions and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

- 12 RACING (FURTHER AMENDMENT) BILL—Mr Trezise obtained leave, with Mr Wilkes, to bring in a Bill "to amend the 'Racing Act 1958' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 13 MELBOURNE (WIDENING OF STREETS) (REPEAL) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Wilkes).

Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 11 November 1986.

14 **BUILDING CONTROL (AMENDMENT) BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Wilkes*).

Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 11 November 1986.

15 ROAD SAFETY BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Amendment proposed—That all the words after "That" be omitted with the view of inserting in place thereof the words "this House refuses to read this Bill a second time until the provisions contained therein have been examined and reported upon by the Social Development Committee." (Mr McGrath, Lowan)—and, after debate—

Motion made and question—That the question be now put (Mr Roper)—put.

The House divided.

AYES, 40

	-		
Mr Andrianopoulos Mr Cain Mr Cathic Dr Coghill Mr Culpin Mr Ernst Mr Fogarty	Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon	Mr Pope Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan	Mr Stirling Mr Trezise Dr Vaughan Mr Wilkes Mrs Wilson
Mr Fordham Mr Gavin Mr Harrowfield Mrs Hill	Mr McDonald Mr Mathews Mr Micallef Mr Norris	Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson	<i>Tellers</i> Mr Cunningham Mrs Gleeson
	I	Noes, 33	
Mr Brown Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Gippsland East)	Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh Mr Lieberman Mr McGrath	Mr McNamara Mr Maclellan Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Smith	Mr Stockdale Mr Wallace Mr Weideman Dr Wells Mr Whiting Mr Williams
Mr Hann Mr Hayward	(Lowan) Mr McGrath	(Glen Waverley) Mr Smith	<i>Tellers</i> Mr Coleman

And so it was resolved in the affirmative.

(Warrnambool)

Question—That the words proposed to be omitted stand part of the question—accordingly put.

(Polwarth)

Mr Steggall

The House divided.

Mr Heffernan

		Ayes, 55	
Mr Andrianopoulos Mr Brown Dr Coghill Mr Cooper Mr Crozier Mr Culpin Mr Cunningham Mr Dickinson Mr Ernst Mr Fogarty Mr Fordham Mr Gavin Mrs Gleeson Mr Harrowfield Mr Heffernan Mrs Hill	Mr Hill Mrs Hirsh Mr Hockley Mr John Mr Kennedy Mr Kennett Mr Kirkwood Mr Lea Mr Leigh Mr Lieberman Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef Mr Norris Mr Perrin	Mr Pescott Mr Plowman Mr Pope Mr Ramsay Mr Remington Mr Roper Mr Rowe Mrs Setches Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson Mr Smith (Glen W'averley) Mr Stirling Mr Stockdale	Mr Trezise Dr Vaughan Dr Wells Mr Wilkes Mr Williams Mrs Wilson Tellers Mr Seitz Mr Sheehan
		Noes, 9	
Mr Evans (Gippsland East) Mr Hann Mr Jasper	Mr McGrath (Lowan) Mr McNamara Mr Steggall	Mr Whiting	Tellers Mr McGrath (Warrnambool) Mr Wallace

And so it was resolved in the affirmative.

Bill read a second time and committed: considered in Committee.

Committee reported progress; to sit again tomorrow.

16 MESSAGE FROM THE LEGISLATIVE COUNCIL—Requesting that the Assembly will grant leave to Ministers of the Crown who are Members of the Assembly to attend upon request at meetings of the Estimates Committee of the Legislative Council to explain matters under examination by the Committee for which they have Ministerial responsibility.

Ordered—That the Message be taken into consideration tomorrow.

- 17 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 4, be postponed until later this day.
- 18 LAND ACQUISITION AND COMPENSATION BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed.

Ordered—To be considered in Committee later this day.

- 19 MESSAGE FROM HIS EXCELLENCY THE ADMINISTRATOR (No. 145)—Mr Speaker announced the presentation of a Message from His Excellency the Administrator recommending a further appropriation for the purposes of the Land Acquisition and Compensation Bill.
- 20 LAND ACQUISITION AND COMPENSATION BILL—Considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read a third time, after debate.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

- 21 LAND ACQUISITION AND COMPENSATION BILL—CLERK'S CORRECTIONS—Mr Speaker announced that he had received a report from the Clerk notifying that he had made the following corrections to this Bill:
 - 1. Schedule, page 55, omit "Appeal" and insert "Repeal" in the Heading.
 - 2. Schedule, page 64, omit "21" in the item relating to the *Land Act* 1958, in proposed Section 103 (2) (b).

Business having been interrupted at 10.30 p.m. pursuant to Sessional Orders—

Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.

22 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:

National Tennis Centre (Amendment) Bill.

Forests (Bowater-Scott Agreement) Bill.

Post-Secondary Education Remuneration Tribunal (Repeal) Bill.

23 LABOUR AND INDUSTRY (REGISTRATION FEES) BILL (No. 2)—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

- 24 **POSTPONEMENT OF REMAINING BUSINESS**—Motion made and question—That the consideration of remaining business be postponed (*Mr Wilkes*)—put and agreed to.
- 25 ADJOURNMENT—Motion made and question proposed—That the House do now adjourn (Mr Wilkes)—and, after debate—

And the House having continued to sit till after Twelve of the clock— Thursday, 30 October 1986

Ouestion—put and agreed to.

And then the House, at five minutes past Twelve o'clock in the morning, adjourned until later this day.

R. K. BOYES

Clerk of the Legislative Assembly

C. T. EDMUNDS

Speaker

No. 90—Thursday, 30 October 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 **OUESTIONS**—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Nursing Home Extension at Lotus Lodge, Rosebud—Seeking that the Government approve the capital funds set aside for the construction programme for the sixty-bed nursing home extension at Lotus Lodge, Rosebud, bearing 1543 signatures (by Dr Wells).
 - Submarine Construction at Western Port—Seeking that the Government of Victoria pursue the contract for the construction of six new submarines for the Australian Navy and that, if successful, ensure that such construction be carried out at Western Port, bearing 28 signatures (bv Mr Cooper).
 - Municipal Libraries—Seeking that the Government will provide a subsidy for Municipal Libraries on a 50/50 State/Municipal basis, bearing 1170 signatures (by Mr McCutcheon).

Severally ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Metropolitan Transit Authority—Report for the year 1985-86—Ordered to be printed.

Police and Emergency Services—Report of the Ministry for the year 1985-86.

Port of Melbourne Authority—Report for the year 1985-86.

Road Construction Authority—Report for the year 1985-86—Ordered to be printed.

Road Traffic Authority—Report for the year 1985–86—Ordered to be printed.

State Insurance Office—Report and statement of accounts for the year 1985–86.

State Transport Authority—Report for the year 1985–86—Ordered to be printed.

Town and Country Planning Act 1961:

Bass—Shire of Bass Planning Scheme, Amendment Nos. 24 Part 1, 30.

Geelong Regional Planning Scheme, Amendment Nos. 123, 148/1985, 148 Part 1/1986, 174.

Kilmore—Shire of Kilmore Planning Scheme 1973, Amendment No. 58/

Morwell—Shire of Morwell Planning Scheme 1977, Amendment No. 37/ 1985.

Rochester—Shire of Rochester (Rochester Township) Planning Scheme, Amendment No. 21.

Sale—City of Sale Planning Scheme 1975, Amendment No. 31/1985.

Transport Ministry—Report for the year 1985–86—Ordered to be printed.

Victoria Transport Borrowing Agency—Report for the year 1985–86.

- 5 PRIVILEGES COMMITTEE EVIDENCE—Motion made, by leave and question—That Standing Order No. 208 be suspended so far so as to allow the Privileges Committee to publish the evidence and documents received in its present Inquiry upon such terms and conditions as it thinks fit (*Mr Fordham*)—put and agreed to.
- 6 SITTING OF THE HOUSE—Motion made and question—That the House, at its rising adjourn until Tuesday, 11 November 1986 (Mr Fordham)—put and agreed to.
- 7 GRIEVANCES—Question—That grievances be noted—put, after debate, and agreed to.
- 8 PAPER—The following Paper, pursuant to the direction of an Act of Parliament, was laid upon the Table by the Clerk:

Victorian Solar Energy Council—Report for the year 1985–86.

9 DAIRY INDUSTRY (MILK PRICE) BILL (No. 2)—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Question—put.

The House divided.

		Ayes, 54	
Mr Andrianopoulos Mr Cathie Dr Coghill Mr Coleman Mr Cooper Mr Crozier Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham Mr Gavin Mrs Gleeson Mr Gude Mr Harrowfield	Mr Hayward Mrs Hill Mr Hill Mr Hockley Mr John Mr Jolly Mr Kennett Mr Kirkwood Mr Leigh Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef Mr Norris	Mr Perrin Mr Pescott Mr Plowman Mr Pope Mr Ramsay Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mr Setches Mr Shell Ms Sibree Mr Sidiropoulos	Mr Simmonds Mr Simpson Mr Stirling Mr Stockdale Mr Trezise Dr Vaughan Mr Weideman Dr Wells Mr Wilkes Mr Williams Tellers Mr Sheehan Mrs Wilson
Mr Evans (Gippsland East)	Mr Hann	Noes, 5 Mr Ross-Edwards	<i>Tellers</i> Mr McNamara Mr Wallace

And so it was resolved in the affirmative.

Bill read a second time and, by leave, read the third time forthwith, after debate.

Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

10 INDUSTRIAL RELATIONS (FURTHER AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Walsh).

Motion made and question—That the debate be now adjourned (Mr Gude)—put and agreed to.

Ordered—That the debate be adjourned until Thursday, 13 November 1986.

11 WATER ACTS (FURTHER AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr McCutcheon).

Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.

Ordered—That the debate be adjourned until Thursday, 13 November 1986.

12 AMBULANCE SERVICES BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Roper*).

Motion made and question—That the debate be now adjourned (Mr Weideman)—put and agreed to.

Ordered—That the debate be adjourned until Thursday, 13 November 1986.

13 **PORT AUTHORITIES (AMENDMENT) BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Roper*).

Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.

Ordered—That the debate be adjourned until Thursday, 13 November 1986.

14 TRANSPORT (AMENDMENT) BILL (No. 2)—Motion made and question proposed— That this Bill be now read a second time (*Mr Roper*).

Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.

Ordered, after debate—That the debate be adjourned until Tuesday, 18 November 1986.

- 15 STATE CONCESSIONS BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Wilkes).
 - Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday, 13 November 1986.
- 16 RACING (FURTHER AMENDMENT) BILL—Motion made and question proposed— That this Bill be now read a second time (Mr Wilkes).
 - Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday, 13 November 1986.
- 17 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 18 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at fifty-nine minutes past Seven o'clock, adjourned until Tuesday, 11 November 1986.

R. K. BOYES Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 91, 92 and 93

No. 91—Tuesday, 11 November 1986

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 LEO CUSSEN INSTITUTE—Motion made, by leave, and question—That there be presented to this House a copy of the Report of the Leo Cussen Institute for the year 1985 (Mr Mathews)—put and agreed to.
- 4 PAPER—Mr Mathews presented:

Report of the Leo Cussen Institute for the year 1985—Return to the foregoing Order.

Ordered to lie on the Table.

5 ECONOMIC AND BUDGET REVIEW COMMITTEE—Mr Stockdale brought up a Report from the Economic and Budget Review Committee upon the Accountability Requirements affecting Subsidiary Companies of Government Organizations with special reference to V/Line Industries Pty. Ltd.; together with Appendices.

Ordered to lie on the Table and to be printed.

- 6 LEGAL AND CONSTITUTIONAL COMMITTEE—Mr Whiting, Chairman, brought up reports from the Legal and Constitutional Committee, namely—
 - 1 Sixth Report on Subordinate Legislation; together with an Extract from the Proceedings of the Committee, in relation to—(a) the County Court (Bailiff's Fees) Order 1986 (Statutory Rule 71 of 1986), the Fishing (General) (Amendment) Regulations 1986 (Statutory Rule 79 of 1986) and the Melbourne and Metropolitan Board of Works By-law No. 222: Water Supply (Statutory Rule 148 of 1986); and (b) recommending the Disallowance of Regulation 5 of the Coroners Regulations 1986 (Statutory Rule 126 of 1986); and
 - 2 Seventh Report on Subordinate Legislation recommending the disallowance of—(a) the Teaching Service (Appeals Boards, Chairman and Members—Terms and Conditions) (Amendment No. 20) Regulations 1986 (Statutory Rule 226 of 1986); and (b) the Freedom of Information (Prescribed Office) Regulations 1986 (Statutory Rule 111 of 1986).

Severally ordered to lie on the Table and to be printed.

7 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Building Societies Council—Report for the year 1985-86.

Egg Industry Stabilization Act 1983—Report of the Poultry Farmer Licensing Committee for the year 1985-86.

Labour Department—Report for the year 1985-86—Ordered to be printed.

La Trobe University—Report of the Council for the year 1985; together with Statutes approved by the Governor in Council during the year 1985.

Police Regulation Act 1958—Determination No. 465 of the Police Service Board.

Rural Finance Commission—Report for the year 1985-86—Ordered to be printed.

Statutory Rules under the following Acts-

Agricultural Chemicals Act 1958-No. 269.

Country Fire Authority Act 1958—No. 274.

Fisheries Act 1968—No. 281.

Groundwater Act 1969—No. 267.

Industrial Relations Act 1979—No. 280.

Lotteries Gaming and Betting Act 1966—No. 272.

Marine Act 1958—No. 277.

Mines Act 1958-No. 270.

Motor Car Act 1958-No. 276.

Public Service Act 1974—PSD. Nos. 36, 37, 38.

Racing Act 1958—Nos. 266, 271.

Superannuation Benefits Act 1977—No. 282.

Transport Act 1983-No. 278.

Water Act 1958-No. 279.

Town and Country Planning Act 1961:

Ballaarat—City of Ballaarat Planning Scheme, Amendment No. 87.

Bright—Shire of Bright Planning Scheme 1983, Amendment No. 5.

Deakin—Shire of Deakin Planning Scheme 1980, Amendment No. 3/1985.

Lillydale—Shire of Lillydale Planning Scheme, Amendment Nos. 219, 221.

Moe—City of Moe Planning Scheme, Amendment No. 96.

Pakenham—Shire of Pakenham Planning Scheme Part 1, Amendment No. 50.

Stawell—Town of Stawell Planning Scheme 1982, Amendment No. 3/1985.

The following Proclamations, fixing operative dates for various Acts, were laid upon the Table by the Clerk pursuant to an Order of the House dated 3 April 1985:

Lotteries Gaming and Betting (Amusement Machines) Act 1986—1 November 1986 (Gazette No. 90, 29 October 1986).

Registration of Births Deaths and Marriages (Amendment) Act 1985—31 October 1986 (Gazette No. 90, 29 October 1986).

8 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 146)—ASSENT TO BILLS—Informing the Assembly that he had, on 6 November instant, given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

Dairy Industry (Milk Price) Bill (No. 2).

Forests (Bowater-Scott Agreement) Bill.

Martial Arts Control Bill.

National Tennis Centre (Amendment) Bill.

Post-Secondary Education Remuneration Tribunal (Repeal) Bill.

9 MESSAGES FROM HIS EXCELLENCY THE ADMINISTRATOR (Nos. 147-150)—Mr Speaker announced the presentation of Messages from His Excellency the Administrator recommending appropriations for the purposes of the following Bills:

Racing (Miscellaneous Amendments) Bill.

Ambulance Services Bill.

Port Authorities (Amendment) Bill.

State Concessions Bill.

- 10 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 151)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Transport (Amendment) Bill (No. 2).
- 11 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 152 and 153)—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending further appropriations for the purposes of the following Bills:

Road Safety Bill.

Water (Miscellaneous Amendments) Bill.

- 12 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 1, be postponed until tomorrow.
- 13 RURAL FINANCE (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committeee and reported without amendment; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 14 MARGARINE (AMENDMENT) BILL—Order read for resuming debate on question— That this Bill be now read a second time; debate resumed.

Question-put.

The House divided.

A	YE:	š,	3	8

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Mr Cain Mr Cathie Dr Coghill Mr Culpin Mr Ernst Mr Fogarty Mr Fordham Mr Gavin Mrs Gleeson Mr Harrowfield	Mrs Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef	Mr Norris Mrs Ray Mr Remington Mr Roper Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Spyker	Mr Stirling Mrs Toner Mr Trezise Mr Walsh Mr Wilkes Mrs Wilson Tellers: Mr Andrianopoulos Mr Cunningham
	N	OES, 35	
Mr Austin Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Gude Mr Hann Mr Hayward Mr Heffernan	Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh Mr McGrath (Lowan) Mr McGrath (Warnambool) Mr McNamara	Mr Pescott Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith (Glen Waverley) Mr Smith (Polwarth)	Mr Steggall Mr Stockdale Mr Tanner Mr Wallace Mr Weideman Mr Whiting Mr Williams Tellers: Mr Perrin Dr Wells

And so it was resolved in the affirmative.

Bill read a second time and, by leave, read the third time forthwith.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

15 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 4 to 6 inclusive, be postponed until later this day.

- 16 PAY-ROLL TAX (AMENDMENT) BILL (No. 2)—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 17 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Egg Industry Stabilization Act 1983'".
- 18 EGG INDUSTRY STABILIZATION (AMENDMENT) BILL—On the motion of Mr Jolly, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 19 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Building Societies Act 1986'".
- 20 BUILDING SOCIETIES (AMENDMENT) BILL—On the motion of Mr Wilkes, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 21 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for 'An Act to amend the "Food Act 1984' and for other purposes".
- 22 FOOD (AMENDMENT) BILL—On the motion of Mr Roper, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 23 ROAD SAFETY BILL—Further considered in Committee.

Business having been interrupted at 10.30 p.m. pursuant to Sessional Orders—Mr Speaker took the Chair.

24 ADJOURNMENT—Question—That the House do now adjourn—proposed and, after debate, Mr Speaker left the chair at fourteen minutes past Eleven o'clock.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 92—Wednesday, 12 November 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Duck Shooting—Seeking that the House take action to ban the duck season and to make the hunting and shooting of ducks in Victoria illegal, bearing 21, 818 signatures (by Mr Sidiropoulos).
 - Fluoridation of Water Supplies—Seeking that the Government take immediate action to stop the Fluoridation of water supplies, bearing 90 signatures (by Mrs Setches).
 - R5 Arterial Road—Seeking that the Government take action to ensure that connection of the R5 arterial road to the west of Plenty Road (from Dalton Road) precede connection from the east (from Greensborough) so that Childs Road does not become an arterial road by default, bearing 484 signatures (by Mrs Gleeson).

Severally ordered to lie on the Table.

- 4 PAPER—The following Paper, pursuant to the direction of an Act of Parliament, was laid upon the Table by the Clerk:
 - Estate Agents Board—Report for the year 1985-86.
- 5 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Local Government Acts (Miscellaneous Amendments) Bill with an amendment.
 - Ordered—That the said amendment be printed and taken into consideration tomorrow.
- 6 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Emergency Management (Amendment) Bill without amendment.
- 7 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the Industrial and Provident Societies Act 1958" and the 'Co-operation Act 1981".
- 8 INDUSTRIAL AND PROVIDENT SOCIETIES (AMENDMENT) BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 9 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to make certain amendments to the 'Magistrates' Courts Act 1971', the 'County Court Act 1958', the 'Strata Titles Act 1967', the 'Cluster Titles Act 1974', the 'Courts Amendment Act 1986', the companies and securities scheme legislation and the 'Magistrates (Summary Proceedings) Act 1975' and for other purposes".
- 10 COURTS (FURTHER AMENDMENT) BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 11 CONSERVATION, FORESTS AND LANDS BILL—Mr Cathie obtained leave, with Mr Fordham, to bring in a Bill "to create a body corporate called the Director-General of Conservation, Forests and Lands, to abolish various bodies and transfer their functions to that body corporate, to provide for the administration and enforcement of Acts administered by the Minister for Conservation, Forests and Lands and for other matters concerning land management, to make consequential amendments to various Acts and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 12 EMERGENCY SERVICES SUPERANNUATION BILL—Mr Jolly obtained leave, with Mr Fordham, to bring in a Bill "to establish an Emergency Services Superannuation Board and Scheme, to amend the 'Superannuation Act 1958', the 'Hospitals Superannuation Act 1965' and the 'Metropolitan Fire Brigades Superannuation Act 1976' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 13 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 1, be postponed until later this day.
- 14 EGG INDUSTRY STABILIZATION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).
 - Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.
 - Ordered—That the debate be adjourned until Wednesday next.
- 15 **BUILDING SOCIETIES (AMENDMENT) BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Jolly*).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Wednesday next.

16 FOOD (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Roper*).

Motion made and question—That the debate be now adjourned (Mr Weideman)—put and agreed to.

Ordered—That the debate be adjourned until Wednesday next.

17 WATER (MISCELLANEOUS AMENDMENTS) BILL—Order read for consideration of the amendment made by the Legislative Council.

And the said amendment was read a second time and after debate, disagreed with by the House and further amendments made in the Bill.

Ordered—That the Bill be returned to the Legislative Council with a message acquainting them accordingly.

18 **RETAIL TENANCIES BILL** (No. 2)—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Amendment proposed—That all the words after "That" be omitted with the view of inserting in place thereof the words "this Bill be withdrawn and redrafted so as to include the appointment of a panel of mediators whose function is to hear disputes between landlords and tenants under retail premises leases with the view of attaining a solution of the dispute that is acceptable to the parties" (Mr Jasper)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

	Α	YES, 59	
Mr Andrianopoulos Mr Cathie Dr Coghill Mr Coleman Mr Cooper Mr Crozier Mr Crupin Mr Cunningham Mr Delzoppo	Mr Heffernan Mrs Hill Mrs Hirsh Mr Hockley Mr John Mr Kennedy Mr Kirkwood Mr Lea Mr Leagh	Mr Ramsay Mrs Ray Mr Remington Mr Reynolds Mr Roper Mr Seitz Mrs Setches Mr Shell Ms Sibree	Mr Stirling Mr Stockdale Mr Tanner Mrs Toner Mr Trezise Mr Walsh Mr Weideman Dr Wells Mr Wilkes
Mr Dickinson Mr Ernst Mr Fogarty Mr Fordham Mr Gavin Mr Harrowfield	Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef Mr Norris Mr Perrin	Mr Sidiropoulos Mr Simmonds Mr Smith (Glen Waverley) Mr Smith (Polwarth)	Mr Williams Mrs Wilson Tellers Mrs Gleeson
Mr Hayward	Mr Plowman	Mr Spyker NOES, 9	Mr Sheehan
Mr Hann Mr Jasper Mr McGrath (<i>Lowan</i>)	Mr McNamara Mr Ross-Edwards Mr Wallace	Mr Whiting	Tellers Mr McGrath (Warrnambool) Mr Steggall

And so it was resolved in the affirmative.

Bill read a second time and committed; considered in Committee and reported without amendment; read the third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

19 LAND TAX (AMENDMENT) BILL (No. 2)—Order read for resuming debate on the question—That this Bill be now read a second time; debate resumed.

Motion made and question—That the debate be now adjourned (Mr Fordham)—put and agreed to.

Ordered—That the debate be adjourned until later this day.

- 355
- 20 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Pre-school Teachers and Assistants (Portability of Long Service Leave) Act 1984' and for other purposes".
- 21 PRE-SCHOOL TEACHERS AND ASSISTANTS (SICK LEAVE) BILL—On the motion of Mr Spyker, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 22 MESSAGE FROM THE LEGISLATIVE COUNCIL—Acquainting the Assembly that they have agreed to the following resolution:

That the Order in Council tabled in this House on Tuesday, 29 April 1986 pursuant to section 19F of the National Parks Act 1975 which—(a) declared Wilsons Promontory Marine Reserve, Wilsons Promontory Marine Park, Shallow Inlet Marine and Coastal Park, Corner Inlet Marine and Coastal Park and Nooramunga Marine and Coastal Park managed by the Director of National Parks pursuant to section 19B of the Act were areas of land to which certain provisions of the Act and certain regulations thereunder applied as though the land contained in those Parks and that Reserve was a park; (b) amended Schedule Four to the Act to add land contained in those Parks and that Reserve to that Schedule; and (c) specified the provisions of the Act and regulations which were to be applied to the land contained in those Parks and that Reserve—be revoked—with which they desire the concurrence of the Legislative Assembly.

Ordered—That the Message be taken into consideration tomorrow.

23 ROAD SAFETY BILL—Further considered in Committee.

Business having been interrupted at 10.30 p.m. pursuant to Sessional Orders—Mr Speaker took the Chair.

Motion made and question—That the sitting be continued (Mr Roper)—put and agreed to.

Further considered in Committee.

And the House having continued to sit till after twelve of the clock— THURSDAY, 13 NOVEMBER 1986

Bill reported with amendments; as amended, considered, and amendments agreed to; read the third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

24 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:

Rural Finance (Amendment) Bill.

Pay-roll Tax (Amendment) Bill (No. 2).

Labour and Industry (Registration Fees) Bill (No. 2).

- 25 **POSTPONEMENT OF REMAINING BUSINESS**—Motion made and question—That the consideration of the remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 26 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at forty minutes past One o'clock in the morning, adjourned until later this day.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 93—Thursday, 13 November 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITION—The Clerk announced that the following petition had been lodged for presentation:

Croydon Hills Primary School—Seeking that the Government approve capital funds in 1986–1987 for the construction of the Croydon Hills Primary School to enable the school to be ready for the 1988 school year, bearing 675 signatures (by Mr Hill).

Ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Accident Compensation Commission—Report for the year 1985-86.

Housing Ministry—Report of the Director for the year 1985-86—Ordered to be printed.

Law Department—Report for the year 1985-86.

Property and Services Department—Report for the year 1985-86.

Statutory Rules under the following Acts:

Liquor Control Act 1968-No. 275.

Registration of Births Deaths and Marriages Act 1959—Nos. 273, 283.

Victorian Accident Rehabilitation Council—Report for the year 1985–86.

Victorian Public Authorities Finance Agency—Report and Statement of Accounts for the year 1985-86.

5 COMMONWEALTH GOVERNMENT ASSISTANCE—PROPOSALS OF LIBERAL PARTY—Motion made and question proposed—That this House condemns recent proposals of the Liberal Party for the withdrawal of Commonwealth Government assistance to State and Local Government (*Dr Coghill*)—and, after debate—

Motion made and question—That the debate be now adjourned (Mr Hann)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

6 BUDGET PAPERS 1986-87—CENSURE OF TREASURER—Motion made and question proposed—That this House censures and rebukes the Treasurer for misleading the House and the people of Victoria in relation to discrepancies and inaccuracies in figures in the 1986-87 Budget Papers in that—(a) on Thursday, 2 October 1986 the Treasurer said there was only one error in the 1986-87 Budget Papers when he knew and subsequently admitted there were numerous other errors in the Budget Papers; (b) on Thursday, 2 October 1986 the Treasurer said errata had been issued on the day of the Budget correcting the admitted error when in fact the errata issued did not correct that error; and (c) no further errata have since been issued to correct those errors which the Treasurer has admitted exist in the Budget Papers (Mr Stockdale)—and, after debate—

General Business having been interrupted at 2 p.m. pursuant to Sessional Orders—

- 7 SOUTH MELBOURNE LAND BILL (No. 2)—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with an amendment; as amended, considered, and amendment agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 8 FISHERIES (MASTER FISHERMAN'S LICENCES) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 9 LAND (AMENDMENT AND MISCELLANEOUS MATTERS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported without amendment; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 10 LOCAL GOVERNMENT ACTS (MISCELLANEOUS AMENDMENTS) BILL—Order read for the consideration of the amendment made by the Legislative Council.
 - And the said amendment was read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendment.
- 11 INDUSTRIAL AND PROVIDENT SOCIETIES (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Fordham).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday next.
- 12 COURTS (FURTHER AMENDMENT) BILL—Motion made and question proposed— That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday next.
- 13 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 7 and 8, be postponed until later this day.
- 14 PRE-SCHOOL TEACHERS AND ASSISTANTS (SICK LEAVE) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Spyker*).
 - Motion made and question—That the debate be now adjourned (Mr Leigh)—put and agreed to.
 - Ordered—That the debate be adjourned until Thursday next.
- 15 LAND TAX (AMENDMENT) BILL (No. 2)—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

- 16 EDUCATION (AMENDMENT) BILL—Order read for resuming debate on question— That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee.
 - Business having been interrupted at 10.30 p.m. pursuant to Sessional Orders—Mr Speaker took the Chair.
 - Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.
 - Further considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 17 CONSERVATION, FORESTS AND LANDS BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Cathie).
 - Motion made and question—That the debate be now adjourned (Mr Gude)—put and agreed to.
 - Ordered, after debate—That the debate be adjourned until Thursday, 27 November 1986.
- 18 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 19 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at forty minutes past Eleven o'clock, adjourned until Tuesday next.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 94, 95, 96 and 97

No. 94—Tuesday, 18 November 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITION—The Clerk announced that the following petition had been lodged for presentation:

Early Childhood Services—Seeking that the House take action to ensure that there is no reduction in the funding or in the quality, accessibility and flexibility of early childhood services in Victoria, bearing 45 signatures (by Mr Crozier).

Ordered to lie on the Table.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Law Reform Commission—Report on Deregulation of Hire-Purchase.

Occupational Health and Safety Commission—Report for the year 1985-86.

Public Prosecutions Office—Report of the Director for the year 1985-86.

Statutory Rules under the following Acts:

Lotteries Gaming and Betting Act 1966—No. 285. Metropolitan Fire Brigades Superannuation Act 1976—No. 284.

5 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 154)—ASSENT TO BILLS—Informing the Assembly that he had, that day, given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

Emergency Management (Amendment) Bill.

Labour and Industry (Registration Fees) Bill (No. 2).

Pay-roll Tax (Amendment) Bill (No. 2).

Rural Finance (Amendment) Bill.

6 VACANCIES IN MEMBERSHIP OF THE COUNCIL OF THE LA TROBE UNIVERSITY— Mr Speaker announced that he had received the following communication—

The Hon. C. T. Edmunds, M.P., Speaker of the Legislative Assembly, Parliament House, Melbourne Vic. 3002

Dear Mr Speaker,

Section 7 of the La Trobe University Act 1964 provides that three members of the Council shall be members of the Parliament of Victoria who have been recommended for appointment by a joint sitting of members of the Legislative Council and the Legislative Assembly and conducted in accordance with rules adopted for the purpose by the members present at the sitting.

The three members of Council currently appointed pursuant to this provision are Carl William Kirkwood Esq., M.P., Milton Stanley Whiting Esq., M.P. and

David John Lea Esq., M.P. The term of office which they have served expires on 18 December 1986.

I should be grateful if you could arrange for a joint sitting of the members of the Legislative Council and the Legislative Assembly to recommend three members for appointment to the Council of the La Trobe University for a four-year term of office.

I have addressed a similar letter to the President of the Legislative Council.

Yours sincerely, IAN R. CATHIE Minister for Education

- Motion made and question—That this House meets the Legislative Council for the purpose of sitting and voting together to choose three members of the Parliament of Victoria to be recommended for appointment to the Council of the La Trobe University, and proposes that the place and time of such meeting be the Legislative Assembly Chamber on Wednesday, 3 December 1986 at 6.00 p.m. (Mr Fordham)—put and agreed to.
- Ordered—That a Message be sent to the Legislative Council acquainting them of the resolution and seeking their concurrence therein.
- 7 SHOP TRADING (TEMPORARY PROVISIONS) BILL—Mr Fordham, after debate, obtained leave, with Mr Jolly, to bring in a Bill "to make provision for certain changes to shop trading hours and for other purposes"; and the said Bill was read a first time, ordered to be printed and, by leave, read a second time later this day.
- 8 EMERGENCY SERVICES SUPERANNUATION BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Jolly).
 - Motion made and question—That the debate be now adjourned (Mr Stockdale)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 2 December 1986.
- 9 STATE BANK (FURTHER AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 10 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 3, be postponed until later this day.
- 11 STATE ELECTRICITY COMMISSION (FURTHER AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported without amendment; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 12 RACING (MISCELLANEOUS AMENDMENTS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Motion made and question—That the debate be now adjourned (Mr Fordham)—put and agreed to.
 - Ordered—That the debate be adjourned until later this day.
- 13 MESSAGE FROM THE LEGISLATIVE COUNCIL—Not insisting on their amendment in the Water (Miscellaneous Amendments) Bill with which the Assembly have disagreed and agreeing to amendments made by the Assembly in the Bill.

- 14 CORRECTIONS BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 15 PLANNING AND ENVIRONMENT BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Motion made and question—That the debate be now adjourned (Mr Hann)—put and agreed to.
 - Ordered—That the debate be adjourned until tomorrow.
- 16 ABORIGINAL CULTURAL HERITAGE BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Business having being interrupted at 10.30 p.m. pursuant to Sessional Orders—
 - Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.
 - Debate resumed on question—That this Bill be now read a second time.
 - Motion made and question—That the debate be now adjourned (Dr Coghill)—put and agreed to.
 - Ordered—That the debate be adjourned until tomorrow.
- 17 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (Mr Fordham)—put and agreed to.
- 18 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at twenty-five minutes past Eleven o'clock, adjourned until tomorrow.

R. K. BOYES Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

No. 95—Wednesday, 19 November 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PAPERS—Mr Speaker presented:

Auditor General—Special Report No. 4 on Court Closures in Victoria.

Ordered to lie on the Table and to be printed.

4 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Education Act 1958—Primary Teacher Registration Regulations 1986.

Statutory Rule under the Teaching Service Act 1981—No. 297.

5 RACING (MISCELLANEOUS AMENDMENTS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

6 PLANNING AND ENVIRONMENT BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Amendment proposed—That all the words after "That" be omitted with the view of inserting in place thereof the words "this House refuses to read this Bill a second time until adequate time and opportunity has been given by the Government so that all interests affected can make detailed and considered responses to the issues raised by the Bill." (Mr McNamara)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put.

The House divided.

Ayes, 39

Mr Andrianopoulos Mr Cain	Mr Harrowfield Mrs Hill	Mr Micallef Mr Norris	Mr Spyker Mr Stirling
Mr Cathie	Mrs Hirsh	Mr Pope	Mrs Toner
Dr Coghill	Mr Hockley	Mrs Ray	Mr Trezise
Mr Cunningham	Mr Jolly	Mr Remington	Mr Walsh
Mr Ernst	Mr Kennedy	Mr Roper	Mr Wilkes
Mr Fogarty	Mr Kirkwood	Mrs Setches	Mrs Wilson
Mr Fordham	Mr McCutcheon	Mr Sheehan	Tellers
Mr Gavin	Mr McDonald	Mr Sidiropoulos	Mr Seitz
Mrs Gleeson	Mr Mathews	Mr Simmonds	Mr Shell

Noes, 33

Mr Brown	Mr Hayward	Mr Pescott	Mr Steggall
Mr Coleman	Mr Jasper	Mr Plowman	Mr Stockdale
Mr Cooper	Mr Kennett	Mr Ramsay	Mr Tanner
Mr Crozier	Mr Leigh	Mr Reynolds	Mr Weideman
Mr Delzoppo	Mr McGrath	Mr Richardson	Mr Whiting
Mr Dickinson	(Lowan)	Mr Ross-Edwards	Mr Williams
Mr Evans	Mr McGrath	Mr Smith	
(Ballarat North)	(Warrnambool)	(Glen Waverley)	Tellers
Mr Gude	Mr McNamara	Mr Smith	Mr Lea
Mr Hann	Mr Perrin	(Polwarth)	Mr Wallace

And so it was resolved in the affirmative.

Bill read a second time and, by leave, read the third time forthwith.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

7 ABORIGINAL CULTURAL HERITAGE BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Amendment proposed—That all the words after "That" be omitted with the view of inserting in place thereof the words "this Bill be withdrawn and redrafted after consultation and agreement with the traditional elders of the recognised traditional aboriginal communities, the Victorian Archaeological and Anthropological Society and the Australian Archaeological Association, to overcome the widespread criticisms which have been raised and to achieve the aim of a single Act for the protection of archaeological and aboriginal cultural heritage." (Mr Evans, Ballarat North)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put.

The House divided.

	A	YES, 41	
Mr Andrianopoulos Mr Cain Mr Cathie Dr Coghill Mr Culpin Mr Cunningham Mr Ernst Mr Fogarty	Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon	Mr Pope Mrs Ray Mr Remington Mr Roper Mr Seitz Mrs Setches Mr Sheehan Mr Shell	Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mrs Wilson
Mr Fordham Mr Gavin Mr Harrowfield	Mr McDonald Mr Mathews Mr Norris	Mr Sidiropoulos Mr Simmonds Mr Spyker	Tellers Mrs Gleeson Mr Micallef
Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North) Mr Evans (Gippsland East) Mr Hann	Mr Hayward Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh Mr Lieberman Mr McGrath (Lowan) Mr McNamara Mr Maclellan	Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith (Glen Waverley) Mr Smith (Polwarth)	Mr Steggall Mr Stockdale Mr Tanner Mr Wallace Mr Weideman Mr Whiting Mr Williams Tellers Mr McGrath (Warrnambool) Mr Perrin

And so it was resolved in the affirmative.

Question—That this Bill be now read a second time—put.

The House divided.

AYES, 4	J
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Mr Andrianopoulos	Mr Harrowfield	Mr Micallef	Mr Spyker
Mr Cain	Mrs Hill	Mr Norris	Mr Stirling
Mr Cathie	Mr Hill	Mr Pope	Mrs Toner
Dr Coghill	Mrs Hirsh	Mrs Ray	Mr Trezise
Mr Culpin	Mr Hockley	Mr Remington	Dr Vaughan
Mr Cunningham	Mr Jolly	Mr Roper	Mr Walsh
Mr Ernst	Mr Kennedy	Mr Seitz	
Mr Fogarty	Mr Kirkwood	Mrs Setches	
Mr Fordham	Mr McCutcheon	Mr Shell	Tellers
Mr Gavin	Mr McDonald	Mr Sidiropoulos	Mr Sheehan
Mrs Gleeson	Mr Mathews	Mr Simmonds	Mrs Wilson
		Noes, 37	
Mr Brown	Mr Jasper	Mr Perrin	Mr Tanner
Mr Coleman	Mr John	Mr Pescott	Mr Weideman
Mr Cooper	Mr Kennett	Mr Plowman	Mr Whiting
Mr Crozier	Mr Lea	Mr Ramsay	Mr Williams
Mr Delzoppo	Mr Leigh	Mr Reynolds	
Mr Dickinson	Mr Lieberman	Mr Richardson	
Mr Evans	Mr McGrath	Mr Ross-Edwards	
(Ballarat North)	(Lowan)	Ms Sibree	
Mr Evans	Mr McGrath	Mr Smith	Tellers
(Gippsland East)	(Warrnambool)	(Polwarth)	Mr Smith
Mr Hann	Mr McNamara	Mr Steggall	(Glen Waverley)
Mr Hayward	Mr Maclellan	Mr Stockdale	Mr Wallace

And so it was resolved in the affirmative.

Bill read a second time, and, by leave, read a third time forthwith.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

⁸ MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Fisheries (Master Fisherman's Licences) Bill without amendment.

9 ABORIGINAL LAND (LAKE CONDAH) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Business having being interrupted at 10.30 p.m. pursuant to Sessional Orders—

Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.

Debate resumed on question—That this Bill be now read a second time.

Ouestion—put.

The House divided.

		Ayes, 43	
Mr Cain Mr Cathie Dr Coghill Mr Culpin Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham Mr Gavin Mrs Gleeson Mr Harrowfield	Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef	Mr Norris Mr Pope Mrs Ray Mr Remington Mr Roper Mr Rowe Mrs Setches Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Andrianopoulos Mr Seitz
		Noes, 38	
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North) Mr Evans (Gippsland East)	Mr Heffernan Mr Jasper Mr Kennett Mr Lea Mr Leigh Mr Lieberman Mr McGrath (Lowan) Mr McGrath (Warrnambool) Mr McNamara	Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith (Glen Waverley) Mr Smith (Polwarth)	Mr Weideman Mr Whiting Mr Williams
Mr Gude Mr Hann	Mr Maclellan Mr Perrin	Mr Stockdale Mr Tanner	Mr John Mr Steggall

And so it was resolved in the affirmative.

Bill read a second time, and committed.

And having continued to sit till after Twelve of the clock-

THURSDAY, 20 NOVEMBER 1986

Further considered in Committee and reported without amendment; read a third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

10 SHOP TRADING (TEMPORARY PROVISIONS) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Fordham).

Motion made and question—That the debate be now adjourned (Mr Kennett)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 2 December 1986.

11 HOSPITALS (POWERS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.

Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

- 12 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (Mr Fordham)—put and agreed to.
- 13 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at eighteen minutes past One o'clock in the morning, adjourned until later this day.

R. K. BOYES Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

No. 96—Thursday, 20 November 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Duck Shooting—Seeking that the House take action to ban the duck season and to make the hunting and shooting of ducks in Victoria illegal, bearing 29 signatures (by Mrs Ray).

Human Rights Bill—Seeking that the Government take action to provide a Human Rights Bill for Victoria which includes all principles and articles as contained in the united nations declaration of human rights and subsequent covenants, bearing 11 signatures (by Mr Hill).

Severally ordered to lie on the Table.

- METROPOLITAN TRANSIT AUTHORITY SUPERANNUATION FUND REPORT— Motion made, by leave, and question—That there be presented to this House a copy of the Metropolitan Transit Authority Superannuation Fund Report for the period ended 30 June 1986 (Mr Roper)—put and agreed to.
- 5 PAPER—Mr Roper presented:

Metropolitan Transit Authority Superannuation Fund Report for the period ended 30 June 1986—Return to the foregoing order.

Ordered to lie on the Table.

6 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Accident Compensation Tribunal—Report for the year 1985-86.

Library Council of Victoria—Statements of Accounts for the years 1983-84 and 1984-85.

Ombudsman Act 1973—

Report pursuant to section 23 of the Act relating to complaints of unreasonable termination of services with Victoria's 150th Anniversary Celebrations Secretariat and inadequate compensation following such dismissal— Ordered to be printed.

Report pursuant to section 25 of the Act relating to alleged inadequate compensation following compulsory acquisition of land for the Blue Rock

Dam-Ordered to be printed.

Statutory Rules under the following Acts:

Marine Act 1958—No. 268. Public Service Act 1974—P.S.D. No. 39.

- 7 ABORIGINAL LAND (FRAMLINGHAM FOREST) BILL (No. 2)—Mr Cathie obtained leave, with Mr Fordham, to bring in a Bill "to provide for a Grant of Lands being the Framlingham Forest to Aborigines and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 PRACTICE OF THE HOUSE—READING SPEECHES—Motion made and question proposed—That, as an affirmation of Affirmative Action, so much of the practices of the House be suspended so as to allow the members of a sorority of Members of the House—(a) to read their speeches in the House; or (b) to incorporate their speeches in Hansard as a favoured alternative to delivering such speech in the House (Mr Maclellan)—and, after debate—
 - Amendment proposed—That all the words after "That" be omitted with a view to inserting in place thereof the following words "this House, being aware that the Standing Orders Committee is currently considering the question of reading of speeches, rejects and regrets the supercilious and patronising attitude of the Member for Berwick towards Members of the House as evidenced in the manner in which he has framed his resolution relating to the reading of speeches in the House." (Mrs Toner)—and, after debate—
 - General Business having been interrupted at 2.00 p.m. pursuant to Sessional Orders.
- 9 SITTING OF THE HOUSE—Motion made and question—That the House, at its rising, adjourn until tomorrow at Ten o'clock (Mr Fordham)—put and agreed to.
- 10 MESSAGE FROM THE LEGISLATIVE COUNCIL—Acquainting the Assembly that they have agreed to meet the Assembly for the purpose of sitting and voting together to recommend Members of the Parliament of Victoria for appointment to the Council of the La Trobe University as proposed by the Assembly.
- 11 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 155)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending a further appropriation for the purposes of the Transport Accident Bill (No. 2).
- 12 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 1, be postponed until later this day.
- 13 FRIENDLY SOCIETIES BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.
 - Amendment proposed—That all the words after "That" be omitted with the view of inserting in place thereof the words "the consideration of the second reading of this Bill be deferred in order to give the Ministry time to receive and consider representations from all friendly societies affected by the legislation" (Mr Ramsay)—and, after debate—
 - Question—That the words proposed to be omitted stand part of the question—put and agreed to.
 - Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 14 PORT AUTHORITIES (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a

second time and committed; considered in Committee and reported without amendment; read the third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

15 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:

Appropriation (1986-87, No. 1) Bill.

Works and Services (Further Ancillary Provisions) Bill.

State Bank (Further Amendment) Bill.

Land Tax (Amendment) Bill (No. 2).

16 TRANSFER OF LAND (CONVERSION) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with an amendment; as amended, considered, and amendment agreed to; read the third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

- 17 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 5 be postponed until after No. 6.
- 18 MOTOR CAR TRADERS BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Amendment proposed—That all the words after "That" be omitted with the view of inserting in place thereof the words "this House refuses to read this Bill a second time until further consideration of the ramifications of the Bill is undertaken by all interested parties" (Mr Jasper).

Business having being interrupted at 10.30 p.m. pursuant to Sessional Orders—

Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.

Debate resumed on question and amendment.

Motion made and question—That the debate be now adjourned (Mr Fordham)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

- 19 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 20 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at fifty-five minutes past Eleven o'clock, adjourned until tomorrow.

R. K. BOYES

Clerk of the Legislative Assembly

C. T. EDMUNDS

Speaker



No. 97—Friday, 21 November 1986

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 QUESTION—(Pursuant to Standing Order No. 124).
- 3 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Latrobe Regional Commission—Report for the year 1985-86.

State Film Centre of Victoria Council—Reports and Financial Statements for the years 1983–84 and 1984–85.

- 4 SITTING OF THE HOUSE—Motion made and question—That the House, at its rising, adjourn until Tuesday, 2 December 1986 (Mr Fordham)—put and agreed to.
- 5 DISCHARGE OF ORDER OF THE DAY—Motion made and question—That the following Order of the Day, Government Business, be read and discharged:

Aboriginal Land (Framlingham Forest) Bill—Second reading—Resumption of Debate

and that the Bill be withdrawn (Mr Cathie)—put and agreed to.

6 ABORIGINAL LAND (FRAMLINGHAM FOREST) BILL (No. 2)—Motion made and question proposed—That this Bill be now read a second time (Mr Cathie).

Motion made and question—That the debate be now adjourned (Mr Plowman)—put and agreed to.

Ordered—That the debate be adjourned until Tuesday, 2 December 1986.

7 PROSTITUTION REGULATION BILL—Order read for resuming debate on question—
That this Bill be now read a second time.

Declaration of Bill as Urgent—Limitation of Debate—Mr Fordham declared that this Bill was an urgent Bill and moved—That the Bill be considered an urgent Bill.

Mr Speaker having ascertained that twenty members approved of the proposed motion being put—

Question—That the Bill be considered an urgent Bill—put.

The House Divided.

	·	Ayes, 39	
Mr Cain Mr Cathie Dr Coghill Mr Culpin Mr Cunningham Mr Fogarty Mr Fordham Mr Gavin Mr Harrowfield	Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews	Mr Norris Mrs Ray Mr Remington Mr Roper Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Andrianopoulos
Mrs Hill	Mr Micallef	Mr Simmonds	Mrs Gleeson
	ľ	Noes, 35	
Mr Austin Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans	Mr Heffernan Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh Mr McGrath	Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Mr Smith (Polwarth)	Mr Weideman Dr Wells Mr Whiting Mr Williams
(Ballarat North) Mr Gude Mr Hann Mr Hayward	(Lowan) Mr McGrath (Warrnambool) Mr Pescott	Mr Steggall Mr Stockdale Mr Tanner Mr Wallace	Tellers Mr Perrin Mr Smith (Glen Waverley)

And so it was resolved in the affirmative.

Motion made and question—That the time allotted in connexion with the Bill be as follows:

- (a) For the remainder of the second reading stage of the Bill, until 4.15 p.m. this day.
- (b) For the remaining stages of the Bill, until 5.30 p.m. this day (Mr Fordham)—after debate, put.

A - - - 20

The House divided.

	A	Ayes, 39	
Mr Andrianopoulos Mr Cain Mr Cathie Dr Coghill Mr Culpin Mr Ernst Mr Fogarty Mr Fordham Mr Gavin Mrs Gleeson	Mr Harrowfield Mrs Hill Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef	Mr Norris Mrs Ray Mr Remington Mr Roper Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Cunningham Mrs Hirsh
	1	Noes, 33	
Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Evans (Ballarat North) Mr Gude Mr Hann Mr Hayward Mr Heffernan	Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh Mr McGrath (Lowan) Mr Perrin Mr Pescott Mr Plowman	Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Mr Smith (Glen Waverley) Mr Smith (Polwarth) Mr Steggall Mr Tanner	Mr Wallace Mr Weideman Dr Wells Mr Whiting Mr Williams Tellers Mr Dickinson Mr McGrath (Warrnambool)

And so it was resolved in the affirmative.

Debate resumed on question—That this Bill be now read a second time.

Amendment proposed—That all the words after "That" be omitted with the view of inserting in place thereof the words "this Bill be withdrawn and redrafted to provide for the suppression of all forms of traffic in women and exploitation of prostitution of women" (Mr Hann)—and, after debate—

Limitation of Debate—The time allotted for the second reading stage of the Bill having expired—

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

		Ayes, 43	
Mr Andrianopoulos Mr Cain Mr Cathie Dr Coghill Mr Culpin Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham Mr Gavin Mrs Gleeson	Mr Harrowfield Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef	Mr Norris Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Kennedy Mr Sheehan
		Noes, 10	
Mr Evans (Gippsland East) Mr Hann Mr Jasper	Mr McGrath (<i>Lowan</i>) Mr McNamara Mr Ross-Edwards	Mr Steggall Mr Whiting	Tellers Mr McGrath (Warrnambool) Mr Wallace

And so it was resolved in the affirmative.

Question—That this Bill be now read a second time—put.

The House divided.

Α	YES.	43
\sim	ı eə,	73

Mr Andrianopoulos	Mr Harrowfield	Mrs Ray	Mr Spyker
Mr Cain	Mrs Hill	Mr Remington	Mr Stirling
Mr Cathie	Mr Hill	Mr Roper	Mrs Toner
Dr Coghill	Mrs Hirsh	Mr Rowe	Mr Trezise
Mr Culpin	Mr Hockley	Mr Seitz	Dr Vaughan
Mr Cunningham	Mr Jolly	Mrs Setches	Mr Walsh
Mr Ernst	Mr Kennedy	Mr Sheehan	Mr Wilkes
Mr Fogarty	Mr Kirkwood	Mr Shell	Mrs Wilson
Mr Fordham	Mr McCutcheon	Mr Sidiropoulos	Tellers
Mr Gavin	Mr Mathews	Mr Simmonds	Mr McDonald
Mrs Gleeson	Mr Micallef	Mr Simpson	Mr Norris

NOES 38

		NOES, 30	
Mr Austin	Mr Jasper	Mr Pescott	Mr Stockdale
Mr Coleman	Mr John	Mr Plowman	Mr Tanner
Mr Cooper	Mr Kennett	Mr Ramsay	Mr Wallace
Mr Delzoppo	Mr Lea	Mr Reynolds	Mr Weideman
Mr Dickinson	Mr Leigh	Mr Richardson	Mr Whiting
Mr Evans	Mr Lieberman	Mr Ross-Edwards	Mr Williams
(Ballarat North)	Mr McGrath	Ms Sibree	
Mr Evans	(Lowan)	Mr Smith	
(Gippsland East)	Mr McGrath	(Glen Waverley)	
Mr Gude	(Warrnambool)	Mr Smith	Tellers
Mr Hann	Mr McNamara	(Polwarth)	Mr Heffernan
IVII I I I I I I I I I I I I I I I I I	1/11 1/101 (4111414	Mr. Channell	Dr. Walle

And so it was resolved in the affirmative—Bill read a second time.

Question—That the Bill be committed—put.

Mr Perrin

The House divided.

Mr Hayward

Mr Hayward

AYES, 43

Mr Steggall

Mr Andrianopoulos Mr Cain Mr Cathie Mr Colpin Mr Culpin Mr Cunningham Mr Forgarty Mr Fordham Mr Gavin Mr Mr Mearrowfield Mrs Hill Mrs Hirsh Mr Hockley Mr Hockley Mr Hockley Mr Kennedy Mr Kennedy Mr McCutcheon Mr McDonald Mr Gavin Mr Mathews Mr Micallef	Mr Norris Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mr Sheehan Mr Sheell Mr Sidiropoulos Mr Simmonds Mr Simpson	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Hill Mrs Setches
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Noes, 38

Mr Austin	Mr Heffernan	Mr Perrin	Mr Tanner
Mr Coleman	Mr Jasper	Mr Plowman	Mr Wallace
	Mr John	Mr Ramsay	Mr Weideman
Mr Cooper			
Mr Delzoppo	Mr Kennett	Mr Reynolds	Dr Wells
Mr Dickinson	Mr Lea	Mr Richardson	Mr Whiting
Mr Evans	Mr Leigh	Mr Ross-Edwards	Mr Williams
		Ms Sibree	
(Ballarat North)	Mr Lieberman		
Mr Evans	Mr McGrath	Mr Smith	
(Gippsland East)	(Lowan)	(Glen Waverlev)	
	Mr McGrath	Mr Smith	Tellers
Mr Gude			
Mr Hann	(Warrnambool)	(Polwarth)	Mr Pescott
Mr Hayward	Mr McNamara	Mr Stockdale	Mr Steggall
IVII IIuj wuiu	1111 11101 1011101		

And so it was resolved in the affirmative.

Bill considered in Committee and reported without amendment.

Motion made and question—That this Bill be now read a third time (Mr Mathews) put.

The House divided.

		1110, 70	
Mr Andrianopoulos Mr Cain Mr Cathie Dr Coghill Mr Culpin Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham Mr Gavin Mrs Gleeson	Mr Harrowfield Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef	Mr Norris Mrs Ray Mr Remington Mr Roper Mr Rowe Mrs Setches Mr Sheehan Mr Shell Mr Sidropoulos Mr Simmonds Mr Simpson	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mrs Hill Mr Seitz
	N	Noes, 33	
Mr Austin Mr Coleman Mr Cooper Mr Delzoppo Mr Evans (Gippsland East)	Mr Jasper Mr John Mr Kennett Mr Leigh Mr Lieberman Mr Perrin	Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith (Glen Waverley) Mr Smith	Mr Weideman Dr Wells Mr Whiting Mr Williams
Mr Gude Mr Hann Mr Hayward Mr Heffernan	Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds	Mr Smith (<i>Polwarth</i>) Mr Steggall Mr Stockdale Mr Tanner	Tellers Mr Lea Mr Wallace

Ayes, 43

And so it was resolved in the affirmative—Bill read the third time.

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

8 PRIVILEGES COMMITTEE—PROVISION OF PROFESSIONAL ASSISTANCE—Motion made, by leave, and question proposed—That the Privileges Committee, with the approval of Mr Speaker, may appoint persons with expert knowledge for the purpose of supplying information to the Committee which is not readily available or to elucidate matters of complexity within the Committee's present order of reference (Mr Fordham).

Amendment proposed—That the following words be added to the motion: "and, on the request of any person appearing before the Committee, such assistance be provided at the expense of the House to any person appearing before the Committee" (Mr Kennett)—and, after debate—

Motion made and question—That the debate be now adjourned (Mr Wilkes)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

- 9 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 10 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at thirty-three minutes past Six o'clock, adjourned until Tuesday, 2 December 1986.

R. K. BOYES Clerk of the Legislative Assembly C. T. EDMUNDS Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 98, 99, 100 and 101

No. 98—Tuesday, 2 December 1986

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITION—The Clerk announced that the following petition had been lodged for presentation:

School Crossing Supervisors—Seeking that the House take action to stop any move to discontinue or downgrade the service provided by school crossing supervisors under the school crossing supervision subsidy program, bearing 55 signatures (by Mr Perrin).

Ordered to lie on the Table.

- 4 ECONOMIC AND BUDGET REVIEW COMMITTEE—Mrs Gleeson brought up a Report from the Economic and Budget Review Committee on An Inquiry Into Certain Matters Concerning The National Gallery of Victoria; together with an Appendix.

 Ordered to lie on the Table and to be printed.
- 5 PAPER—Mr Speaker presented:

Auditor-General—Special Report No. 5 on Provision of Housing to Government Employees and Post-Project Appraisal Procedures within the Public Works Department.

Ordered to lie on the Table and to be printed.

6 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Education Act 1958—Resumption of Land at Yarra Junction—Certificate of the Minister for Education.

Greyhound Racing Control Board—Report for the year ended 31 July 1986.

Harness Racing Board—Report for the year ended 31 July 1986.

Land Conservation Act 1970—Final recommendations of the Land Conservation Council for the Wimmera Area.

Law Reform Commission—Reports for the seven months ended June 1985 and for the year 1985–86—Severally ordered to be printed.

Members of Parliament (Register of Interests) Act 1978—Summary of variations notified to 30 November 1986—Ordered to be printed.

Parliamentary Committees Act 1968—Report from the Attorney-General on the proposed action taken with respect to the recommendations made by the Legal and Constitutional Committee's Report on a Proposal for a Statute Law (Miscellaneous Provisions) Bill.

Statutory Rules under the following Acts:

Building Control Act 1981—No. 300.

Business Franchise (Tobacco) Act 1974 and Business Franchise (Petroleum Products) Act 1979—No. 294.

Community Welfare Services Act 1970—No. 301.

Health Act 1958-No. 298.

Industrial Training Act 1975-No. 299.

Marine Act 1958—Nos. 288 to 293.

Public Service Act 1974—P.S.D. Nos. 40, 42.

Supreme Court Act 1958—No. 286.

Valuation of Land Act 1960—Nos. 287, 295, 296.

Town and Country Planning Act 1961:

Alexandra—Shire of Alexandra Planning Scheme, Amendment No. 28/1985. Ballaarat—City of Ballaarat Planning Scheme.

Bass—Shire of Bass Planning Scheme, Amendment No. 34.

Bendigo—City of Bendigo Planning Scheme, Amendment No. 39.

Bright—Shire of Bright Planning Scheme 1983, Amendment No. 3.

Buninyong—Shire of Buninyong Planning Scheme, Amendment No. 33.

Knox—City of Knox Planning Scheme 1965, Amendment No. 283/1985.

Pakenham—Shire of Pakenham Planning Scheme, Part 1, Amendment No. 52.

Portland—City of Portland Planning Scheme, Amendment No. 58/1986. Stawell—Town of Stawell Planning Scheme 1982, Amendment No. 2/1985.

Transport Act 1983—Program Budget Information for the Ministry of Transport for the year 1986-87.

Urban Land Authority—Report for the year 1985-86.

Victorian Economic Development Corporation—Report for the year 1985-86.

Zoological Board of Victoria—Report for the year 1985-86.

7 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Retail Tenancies Bill (No. 2) with amendments.

Ordered—That the said amendments be printed and taken into consideration tomorrow.

- 8 APPROPRIATION (1986-87, No. 1) BILL—Mr Speaker announced that he had, on 25 November 1986, presented to His Excellency the Governor the Appropriation (1986-87, No. 1) Bill to which His Excellency had been pleased to give the Royal Assent.
- 9 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 156 and 157)—ASSENT TO BILLS—Informing the Assembly that he had given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

On 25 November 1986—

Fisheries (Master Fisherman's Licences) Bill.

Hospitals (Powers) Bill.

Land Tax (Amendment) Bill.

Local Government Acts (Miscellaneous Amendments) Bill.

State Bank (Further Amendment) Bill.

Works and Services (Further Ancillary Provisions) Bill.

On 2 December 1986—

Water (Miscellaneous Amendments) Bill.

10 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 158-160)—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:

Emergency Services Superannuation Bill.

Aboriginal Land (Framlingham Forest) Bill (No. 2).

Conservation, Forests and Lands Bill.

- 11 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 1 be postponed until tomorrow.
 - 12 EMERGENCY SERVICES SUPERANNUATION BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed.

Ordered—To be considered in Committee, later this day.

- 13 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 161)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending a further appropriation for the purposes of the Emergency Services Superannuation Bill.
- 14 EMERGENCY SERVICES SUPERANNUATION BILL—Considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 15 MOTOR CAR TRADERS BILL—Order read for resuming debate on question—That this Bill be now read a second time:—and on the amendment—That all the words after "That" be omitted with the view of inserting in place thereof the words "this House refuses to read this Bill a second time until further consideration of the ramifications of the Bill is undertaken by all interested parties"; debate resumed.

Question—That the words proposed to be omitted stand part of the question—put.

AYES, 43

Mr Andrianopoulos Mr Cain Mr Cathic Dr Coghill Mr Culpin Mr Ernst Mr Fogarty Mr Fordham Mr Gavin Mrs Gleeson	Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews	Mr Norris Mr Pope Mrs Ray Mr Remington Mr Rowe Mrs Setches Mr Shechan Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Cunningham Mr Seitz
Mr Hayward	Mr Micallef	Mr Simpson	Mr Seitz

Noes, 37

Mr Austin	Mr Hann	Mr McNamara	Mr Smith
Mr Brown	Mr Hayward	Mr Maclellan	(Polwarth)
Mr Coleman	Mr Jasper	Mr Perrin	Mr Steggall
Mr Cooper	Mr John	Mr Pescott	Mr Tanner
Mr Crozier	Mr Kennett	Mr Plowman	Mr Weideman
Mr Delzoppo	Mr Leigh	Mr Ramsay	Dr Wells
Mr Evans	Mr Lieberman	Mr Reynolds	Mr Whiting
(Ballarat North)	Mr McGrath	Mr Ross-Edwards	Mr Williams
Mr Evans	(Lowan)	Ms Sibree	Tellers
(Gippsland East)	Mr McGrath	Mr Smith	Mr Heffernan
Mr Gude	(Warrnambool)	(Glen Waverley)	Mr Lea

And so it was resolved in the affirmative.

The House divided.

Question—That this Bill be now read a second time—put.

The House divided

	A	Ayes, 43	
Mr Cain	Mrs Hill	Mr Pope	Mr Spyker
Mr Cathic	Mr Hill	Mrs Ray	Mr Stirling
Dr Coghill	Mr Hockley	Mr Remington	Mrs Toner
Mr Culpin	Mr Jolly	Mr Rowe	Mr Trezise
Mr Cunningham	Mr Kennedy	Mr Seitz	Dr Vaughan
Mr Ernst	Mr Kirkwood	Mrs Setches	Mr Walsh
Mr Fogarty	Mr McCutcheon	Mr Sheehan	Mr Wilkes
Mr Fordham	Mr McDonald	Mr Shell	Mrs Wilson
Mr Gavin	Mr Mathews	Mr Sidiropoulos	Tellers
Mrs Gleeson	Mr Micallef	Mr Simmonds	Mr Andrianopoulos
Mr Harrowfield	Mr Norris	Mr Simpson	Mrs Hirsh
	. 1	Noes, 37	
Mr Austin	Mr Hann	Mr McNamara	Mr Smith
Mr Brown	Mr Hayward	Mr Maclellan	(Polwarth)
Mr Coleman	Mr Heffernan	Mr Perrin	Mr Steggall
Mr Cooper	Mr Jasper	. Mr Pescott	Mr Tanner
Mr Crozier	Mr John	Mr Plowman	Mr Weideman
Mr Delzoppo	Mr Kennett	Mr Ramsay	Mr Whiting
Mr Evans	Mr Lea	Mr Reynolds	Mr Williams
(Ballarat North)	Mr Leigh	Mr Ross-Edwards	Tellers
Mr Evans	Mr Lieberman	Ms Sibree	Mr McGrath
(Gippsland East)	Mr McGrath	Mr Smith	(Warrnambool)
Mr Gude	(Lowan)	(Glen Waverley)	Dr Wells

And so it was resolved in the affirmative.

Declaration of Bill as Urgent-Limitation of Debate-Mr Fordham declared that this Bill was an urgent Bill and moved—That the Bill be considered an urgent Bill.

Mr Speaker having ascertained that twenty members approved of the proposed motion being put-

Ouestion—That the Bill be considered an urgent Bill—put.

The House divided

Mr Evans (Gippsland East)

Mr Gude

	A	Ayes, 43	
Mr Andrianopoulos Mr Cain Mr Cathie Dr Coghill Mr Culpin	Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly	Mr Pope Mrs Ray Mr Remington Mr Rowe Mr Seitz	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan
Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham Mr Gavin Mr Harrowfield	Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Norris	Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson	Mr Walsh Mr Wilkes Mrs Wilson <i>Tellers</i> Mrs Gleeson Mr Micallef
	1	Noes, 37	
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Evans (Ballarar North)	Mr Hann Mr Hayward Mr Heffernan Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh	Mr McGrath (H'arrnamhool) Mr McNamara Mr Maclellan Mr Pescott Mr Plowman Mr Ramsay	Mr Smith (Polwarth) Mr Tanner Mr Weideman Dr Wells Mr Whiting Mr Williams Tellers

And so it was resolved in the affirmative.

(Lowan)

Mr Lieberman

Mr McGrath

Motion made and question—That the time allotted in connexion with the remaining stages of the Bill be until 12.30 a.m. tomorrow (Mr Fordham)—after debate. put.

Ms Sibree

Mr Reynolds

Mr Ross-Edwards

Mr Smith

Mr Steggall

(Glen Waverley)

The House divided.

Mr Hayward

Mr Andrianopoulos	Mr Harrowfield	Mr Norris	Mr Simpson
Mr Cain	Mrs Hill	Mr Pope	Mr Spyker
Mr Cathie	Mr Hill	Mrs Ray	Mr Stirling
Dr Coghill	Mrs Hirsh	Mr Remington	Mrs Toner
Mr Culpin	Mr Hockley	Mr Rowe	Mr Trezise
Mr Cunningham	Mr Jolly	Mr Seitz	Dr Vaughan
Mr Ernst	Mr Kennedy	Mrs Setches	Mr Walsh
Mr Fogarty	Mr Kirkwood	Mr Sheehan	Mr Wilkes
Mr Fordham	Mr McCutcheon	Mr Shell	Tellers
Mr Gavin	Mr Mathews	Mr Sidiropoulos	Mr McDonald
Mrs Gleeson	Mr Micallef	Mr Simmonds	Mrs Wilson
	Ī	Noes, 37	
Mr Austin	Mr Heffernan	Mr Maclellan	Mr Tanner
Mr Brown	Mr Jasper	Mr Pescott	Mr Weideman
Mr Cooper	Mr John	Mr Plowman	Dr Wells
Mr Crozier	Mr Kennett	Mr Ramsay	Mr Whiting
Mr Delzoppo	Mr Lea	Mr Reynolds	Mr Williams
Mr Evans	Mr Leigh	Mr Ross-Edwards	
(Ballarat North)	Mr Lieberman	Ms Sibree	
Mr Evans	Mr McGrath	Mr Smith	
(Gippsland East)	(Lowan)	(Glen Waverley)	
Mr Gude	Mr McGrath	Mr Smith	Tellers
Mr Hann	(Warrnambool)	(Polwarth)	Mr Coleman

And so it was resolved in the affirmative.

Bill committed and considered in Committee.

And having continued to sit till after Twelve of the clock-

Mr McNamara

WEDNESDAY, 3 DECEMBER 1986

Bill reported with amendments; as amended, considered, and amendments agreed to: read the third time.

Mr Steggall

Mr Perrin

Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

16 MOTOR CAR TRADERS BILL—CLERK'S CORRECTION—Mr Speaker announced that he had received a report from the Clerk notifying that he made the following correction in this Bill:

Schedule, page 49, omit "Number of Act" in the heading and insert "Item No."

- 17 SHOP TRADING (TEMPORARY PROVISIONS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 18 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Land Acquisition and Compensation Bill with amendments.
 - Ordered—That the said amendments be printed and taken into consideration tomorrow.
- 19 **POSTPONEMENT OF REMAINING BUSINESS**—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.

20 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at forty minutes past Two o'clock in the morning, adjourned until later this day.

R. K. BOYES

Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 99—Wednesday, 3 December 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Euthanasia—Seeking that the Government reject any recommendation to introduce euthanasia in any form through either legislation or regulation and will ensure that the lives of all persons are protected by law, bearing 555, 828, 1138 and 279 signatures (by Mr Maclellan, Mrs Ray, Mrs Wilson and Mr Gude respectively).
 - V/Line Freight—Seeking that the House take action to ensure that V/Line discontinue the costly practice of renting prime movers and trailers to carry out freight forwarding and to carry freight previously carried by rail, bearing 461 signatures (by Mr Brown).
 - Woodchipping—Seeking that the House take action to—(a) prevent woodchipping in East Gippsland; (b) create an extensive National Parks system to protect all flora, fauna and wilderness values of East Gippsland; (c) encourage use of sawmill wastes in place of chipping new forest areas; and (d) adopt the "Jobs In East Gippsland" strategy to allow development of environmentally and economically sustainable employment in the Region, bearing 369 signatures (by Mr Popc).

Severally ordered to lie on the Table.

4 ECONOMIC AND BUDGET REVIEW COMMITTEE—Mr Sheehan brought up a Report from the Economic and Budget Review Committee on State Insurance Office: The Accounting Measurement of Compulsory Third Party Insurance Outstanding Claims Liabilities: together with Appendices.

Ordered to lie on the Table and to be printed.

5 SOCIAL DEVELOPMENT COMMITTEE—Mr Williams brought up a Report from the Social Development Committee upon an Inquiry into Child Pedestrian and Bicycle Safety: together with Appendices and Minutes of Evidence.

Ordered to lie on the Table and the Report and the Appendices to be printed.

6 PAPER—Mr Speaker presented:

Auditor-General—Special Report No. 6 on Internal Audit in the Victorian Public Sector.

Ordered to lie on the Table and to be printed.

7 PAPERS—Mr Mathews presented, by Command of His Excellency the Governor— Police Department—Report for the year 1985–86.

Ordered to lie on the Table and to be printed.

- The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:
 - Albury-Wodonga (Victoria) Corporation—Report for the year 1985–86.
 - Victorian Post-Secondary Education Commission—Report for the year 1985–86— Ordered to be printed.
- 8 **GRIEVANCE DEBATE LIMITATION**—Motion made and question—That so much of Standing Order No. 59 as permits four hours debate on "Grievances" be suspended for tomorrow and the debate on the question that "Grievances" be noted be concluded at 1.00 p.m. (*Mr Fordham*)—put. after debate, and agreed to.
- 9 HEALTH SERVICES (CONCILIATION AND REVIEW) BILL.—Mr Fordham obtained leave, with Mr Wilkes, to bring in a Bill "to provide an independent and accessible review mechanism for users of health services and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 POLICE REGULATION (PROTECTIVE SERVICES) BILL—Mr Mathews obtained leave, with Mr Fordham, to bring in a Bill "to make provision for the appointment of protective services officers, to amend the 'Police Regulation Act 1958' and for other purposes"; and the said Bill was read a first-time, ordered to be printed and, by leave, read a second time later this day.
- 11 COMMUNITY SERVICES BILL—Mr Spyker, after debate, obtained leave, with Mr Mathews, to bring in a Bill "to amend the 'Community Welfare Services Act 1970' the 'Children's Court Act 1973' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 12 TRANSPORT ACCIDENT BILL (No. 2)—Considered in Committee and reported with amendments: as amended, considered, and amendments agreed to, and, after debate, read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 13 POLICE REGULATION (PROTECTIVE SERVICES) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr Crozier)—put and agreed to.
 - Ordered—That the debate be adjourned until tomorrow.
- 14 TRANSPORT (AMENDMENT) BILL (No. 2)—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 15 VACANCIES IN MEMBERSHIP OF THE COUNCIL OF LA TROBE UNIVERSITY—Mr Speaker reported that the House had met, this day, with the Legislative Council in the Assembly Chamber for the purpose of sitting and voting together to choose three Members of the Parliament of Victoria to be recommended for appointment to the Council of the La Trobe University and that Carl Kirkwood, Esq., M.P.; David John Lea, Esq., M.P.; and Milton Stanley Whiting, Esq., M.P. had been duly recommended for appointment.
- 16 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to extend the right of appeal to the Planning Appeals Board in planning and environment matters and for other purposes".

- 17 PLANNING AND ENVIRONMENT (APPEAL RIGHTS) BILL—On the motion of Mr Heffernan, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 18 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend Part I of the 'Trustee Act 1958' and for other purposes".
- 19 TRUSTEE (AMENDMENT) BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 20 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to provide for the confiscation of the profits of crime and the forfeiture and destruction or disposal of property in certain circumstances, to amend the 'Drugs, Poisons and Controlled Substances Act 1981', the 'Summary Offences Act 1966', the 'Crimes Act 1958', the 'Evidence Act 1958' and for other purposes'.
- 21 CRIMES (CONFISCATION OF PROFITS) BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 22 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the 'Listening Devices Act 1969' and for other purposes".
- 23 LISTENING DEVICES (AMENDMENT) BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 24 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Education (Amendment) Bill with amendments.
 - Ordered—That the said amendments be printed and taken into consideration tomorrow.
- 25 LOCAL GOVERNMENT (GENERAL AMENDMENT) BILL—Order read for the consideration of the amendments made by the Legislative Council.

And the said amendments were read a second time.

On the motion of Mr Simmonds—Amendments Nos 1 to 7 inclusive agreed to.

Motion made and question—That amendment No. 8 be disagreed with (Mr Simmonds)—and, after debate—

Business having been interrupted at 10.30 p.m. pursuant to Sessional Orders—

Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.

Debate resumed on question—That amendment No. 8 be disagreed with.

Question—put.

The House divided.

AYES, 38

Mr Andrianopoulos	Mrs Hirsh	Mr Pope	Mr Stirling
Dr Coghill	Mr Hockley	Mrs Ray	Mr Trezise
Mr Cunningham	Mr Jolly	Mr Remington	Dr Vaughan
Mr Ernst	Mr Kennedy	Mr Rowe	Mr Walsh
Mr Fogarty	Mr Kirkwood	Mr Seitz	Mr Wilkes
Mr Fordham	Mr McCutcheon	Mr Sheehan	Mrs Wilson
Mrs Gleeson	Mr McDonald	Mr Shell	
Mr Harrowfield	Mr Mathews	Mr Sidiropoulos	Tellers
Mrs Hill	Mr Micallef	Mr Simmonds	Mr Cuplin
Mr Hill	Mr Norris	Mr Spyker	Mrs Setches

(Warrnambool)

Mr Hayward

		110,000	
Mr Coleman	Mr Jasper	Mr Reynolds	Mr Williams
Mr Cooper	Mr John	Mr Ross-Edwards	
Mr Delzoppo	Mr Leigh	Mr Steggall	
Mr Evans	Mr McGrath .	Mr Stockdale	
(Ballarat North)	(Lowan)	Mr Tanner	Tellers
Mr Gude	Mr Maclellan	Mr Weideman	Mr Dickinson
Mr Hann	Mr Perrin	Dr Wells	Mr McGrath

And so it was resolved in the affirmative—Amendment No. 8 disagreed with.

On the motion of Mr Simmonds—Amendment No. 9 agreed to together with the following further amendments made in the Bill:

Mr Whiting

NOES 25

1. Clause 18, line 33, omit "18" and insert "16".

Mr Ramsay

- 2. Clause 28, page 22, line 7, omit "28" and insert "26".
- 3. Clause 34, page 25, line 16, omit "34" and insert "32".

Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them accordingly.

26 TAXATION ACTS (AMENDMENT) BILL.—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

And the House having continued to sit till after Twelve of the clock—

THURSDAY, 4 DECEMBER 1986

Bill read a second time and committed.

Ordered—That the Bill be considered in Committee later this day.

- 27 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 162)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending a further appropriation for the purposes of the Taxation Acts (Amendment) Bill.
- 28 TAXATION ACTS (AMENDMENT) BILL—Considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 29 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the South Melbourne Land Bill (No. 2) with an amendment.
 - Ordered—That the said amendment be printed and taken into consideration tomorrow.
- 30 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Eand (Amendment and Miscellaneous Matters) Bill with amendments.
 - Ordered—That the said amendments be printed and taken into consideration tomorrow.
- 31 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Racing (Miscellaneous Amendments) Bill with amendments.
 - Ordered—That the said amendments be printed and taken into consideration tomorrow.
- 32 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.

33 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And the House, at thirty eight minutes past Two o'clock in the morning, adjourned until later this day.

R. K. BOYES

Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

No. 100—Thursday, 4 December 1986

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:

Euthanasia—Seeking that the Government reject any recommendation to introduce euthanasia in any form through either legislation or regulation and will ensure that the lives of all persons are protected by law, bearing 509, 499, 1068, 154, 468, 616, 263, 562, 115 and 520 signatures (by Mr Stockdale, Mr Culpin, Mr Tanner, Mr Cunningham, Mr Shell, Mr Cooper, Mr Wilkes, Mr Mathews, Mr Dickinson, and Mr Coleman respectively).

Kindergarten Funding—Seeking that the House support automatic funding for any child requiring a second year of kindergarten, bearing 58 signatures (by Mr Williams).

School Medical Service—Seeking that the House take action to stop any move to discontinue or downgrade the annual medical examination provided by the school medical service to all four year old children attending kindergarten, bearing 83 signatures (by Mr Williams).

Brothels—Seeking that the House take action to ensure that the Cities of Moe and Traralgon and the Shires of Morwell and Traralgon are able to refuse to allow brothels as a permitted use in the various planning schemes, bearing 229 signatures (by Mr Delzoppo).

Severally ordered to lie on the Table.

4 LEGAL AND CONSTITUTIONAL COMMITTEE—Mr Jasper brought up a Report from the Legal and Constitutional Committee on a Review of the Operation of Section 32 of the Interpretation of Legislation Act 1984; together with Appendices.

Ordered to lie on the Table and to be printed.

5 SOCIAL DEVELOPMENT COMMITTEE—Mrs Hirsh brought up a Report from the Social Development Committee upon an Inquiry into Alternative Medicine and the Health Food Industry; together with Appendices and Minutes of Evidence.

Ordered to lie on the Table and the Report and Appendices to be printed.

6 MORTUARY INDUSTRY AND CEMETERIES ADMINISTRATION COMMITTEE—Mr Kirkwood. Chairman, brought up a Report from the Mortuary Industry and Cemeteries Administration Committee upon Mausoleums; together with Appendices and Minutes of Evidence.

Ordered to lie on the Table and the Report and Appendices to be printed.

7 PRIVILEGES COMMITTEE—Dr Vaughan, Chairman, brought up a Report from the Privileges Committee upon a Complaint made by the Honourable Member for Monbulk; together with Appendices, Minutes of Evidence and Exhibits.

Ordered to lie on the Table and the Report and Appendices to be printed.

- 8 **PRIVILEGES COMMITTEE REPORT**—Motion made, by leave, and question—That the Report of the Privileges Committee be taken into consideration at 2.00 p.m. this day (*Mr Fordham*)—put and agreed to.
- 9 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:
 - Parliamentary Committees Act 1968—Response from the Minister for Water Resources on the action proposed to be taken with respect to the recommendations made by the Natural Resources and Environment Committee's Report on the use of UPVC Pressure Pipes for Water Supply Purposes in Victoria.

Statutory Rule under the Public Service Act 1974—No. 306.

Town and Country Planning Act 1961:

Melbourne and Metropolitan Planning Scheme, Amendment Nos. 233 Part 3, 322 Part 4, 369 Part 1, 381 Part 1, 382 Part 1, 420, 422.

- 10 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 163)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Police Regulation (Protective Services) Bill.
- 11 GRIEVANCES—Question—That grievances be noted—put, after debate, and agreed to.
- 12 PRIVILEGES COMMITTEE REPORT—Motion made and question—That this House takes note of the Privileges Committee Report (*Mr Fordham*)—put, after debate, and agreed to.
- 13 TEACHING SERVICE (AMENDMENT) BILL—Mr Cathie obtained leave, with Mr Fordham, to bring in a Bill "to amend section 63 of the Teaching Service Act 1981" and for other purposes"; and the said Bill was read a first time, ordered to be printed and, by leave, read a second time later this day.
- 14 GAS AND FUEL CORPORATION (AMENDMENT) BILL—Mr Fordham obtained leave, with Mr Cathie, to bring in a Bill "to amend the 'Gas and Fuel Corporation Act 1958' and to repeal the 'Gas Act 1969', the 'Gas Franchises Act 1970' and the 'Liquefied Petroleum Gas Subsidy Act 1980' and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 15 SHOP TRADING BILL.—Mr Fordham obtained leave, with Mr Cathie, to bring in a Bill "to provide for the regulation of shop trading, to make consequential amendments to certain Acts and for other purposes"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 16 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business Nos. 1 and 2, be postponed until later this day.
- 17 CONSTRUCTION INDUSTRY LONG SERVICE LEAVE (AMENDMENT) BILL (No. 2)—
 Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported without amendment; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 18 **TEACHING SERVICE (AMENDMENT) BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Cathie*).

- Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.
- Ordered—That the debate be adjourned until later this day.
- 19 SUPREME COURT BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed, Bill read a second time with the concurrence of an absolute majority of the whole number of the Members of the Legislative Assembly and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time with the concurrence of an absolute majority of the whole number of the Members of the Legislative Assembly.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 20 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Friendly Societies Bill with amendments.
 - Ordered—That the said amendments be printed and taken into consideration tomorrow.
- 21 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Corrections Bill with amendments.
 - Ordered—That the said amendments be printed and taken into consideration tomorrow.
- 22 STATE CONCESSIONS BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with an amendment; as amended, considered, and amendment agreed to; read the third time.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 23 ENVIRONMENT PROTECTION AGENCIES STAFF TRANSFER BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 24 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Prostitution Regulation Bill with amendments.
 - Ordered—That the said amendments be printed and taken into consideration tomorrow.
- 25 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:
 - State Electricity Commission (Further Amendment) Bill.
 - **Emergency Services Superannuation Bill.**
- 26 WATER ACTS (FURTHER AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed.
 - Ordered—That the Bill be considered in Committee later this day.
 - Motion made and question—That it be an instruction to the Committee that they have power to consider a new clause which extends the Rural Water Commission's power to sell land by private treaty to staff by including ex-staff and persons who immediately before the sale are tenants of the land (Mr McCutcheon)—put and agreed to.
 - Bill considered in Committee.
 - Business having being interrupted at 10.30 p.m. pursuant to Sessional Orders—Mr Acting Speaker took the Chair.

- Motion made and question—That the sitting be continued (Mr Fordham)—put and agreed to.
- Bill further considered in Committee and reported with amendments: as amended, considered, and amendments agreed to: read the third time.
- Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 27 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 8, be postponed until later this day.
- 28 TRUSTEE (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until tomorrow.
- 29 **CRIMES (CONFISCATION OF PROFITS) BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Fordham*).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until tomorrow.
- 30 MESSAGE FROM THE LEGISLATIVE COUNCIL—Insisting on the amendment disagreed with by the Assembly and agreeing to consequential amendments made by the Assembly in the Local Government (General Amendment) Bill.
 - Ordered—That the Message be taken into consideration tomorrow.
- 31 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Transfer of Land (Conversion) Bill with an amendment.
 - . Ordered—That the said amendment be printed and taken into consideration tomorrow.
- 32 LISTENING DEVICES (AMENDMENT) BILL—Motion made and question proposed— That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until tomorrow.
- 33 HEALTH SERVICES (CONCILIATION AND REVIEW) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Cathie).
 - Motion made and question—That the debate be now adjourned (Mr Weideman)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 24 February 1987.
- 34 **COMMUNITY SERVICES BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Spyker*).
 - Motion made and question—That the debate be now adjourned (Mr Coleman)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 24 February 1987.
- 35 SITTING OF THE HOUSE—Motion made and question—That the House, at its rising, adjourn until tomorrow at half-past Nine o'clock (Mr Fordham)—put and agreed to.
- 36 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (Mr Fordham)—put and agreed to.

37 ADJOURNMENT—Motion made and question proposed—That the House do now adjourn (Mr Fordham)—and, after debate—

And the House having continued to sit till after Twelve of the clock—FRIDAY, 5 DECEMBER 1986

Question—put and agreed to.

And then the House, at twenty minutes past Twelve o'clock in the morning, adjourned until later this day.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Sveaker

No. 101—Friday, 5 December 1986

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 QUESTIONS—(Pursuant to Standing Order No. 124).
- 3 PETITIONS—The Clerk announced that the following petitions had been lodged for presentation:
 - Euthanasia—Seeking that the Government reject any recommendation to introduce euthanasia in any form through either legislation or regulation and will ensure that the lives of all persons are protected by law, bearing 194, 153 and 381 signatures (by Mr Pescott, Mr Norris and Dr Wells respectively).
 - Brothels—Seeking that the House take action to ensure that the Cities of Moe and Traralgon and the Shires of Morwell and Traralgon are able to refuse to allow brothels as a permitted use in the various planning schemes, bearing 620 signatures (by Mr Delzoppo).
 - Woodchipping—Seeking that forests be preserved for the future and that clearfelling and woodchipping in the Otways be banned, bearing 23 signatures (by Mr. McCutcheon).

Severally ordered to lie on the Table.

- 4 NATIONAL PARKS SERVICE—Motion made, by leave, and question—That there be presented to this House a copy of the National Parks Service Report for the year 1985-86 (Mr Cathie)—put and agreed to.
- 5 **PAPER**—Mr Cathie presented:

National Parks Service Report for the year 1985-86—Return to the foregoing Order.

Ordered to lie on the Table.

6 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Alpine Resorts Commission—Report for the year ended 31 October 1985.

Conservation. Forests and Lands Department—Report for the year 1985-86—Ordered to be printed.

Creswick Water Board—Report and Statement of Accounts for the year ended 30 September 1984.

Equal Opportunity Board—Report for the year 1985–86—Ordered to be printed.

- Equal Opportunity Commissioner—Report for the year 1985–86—Ordered to be printed.
- Exhibition Trustees—Report for the years 1983-84 and 1984-85.
- Freedom of Information Act 1982—Report of the Attorney-General on the operation of the Act for the year 1985–86.
- Freedom of Information Act 1982—Report of the Public Service Board to the Attorney-General on the administration of the Act for the year 1984–85.
- Geelong Regional Commission—Report and statement of accounts for the year 1985-86.
- Swan Hill Pioneer Settlement Authority—Reports for the years 1983-84 and 1984-85.
- Victorian Economic Development Corporation—Quantitative Targets to be attained for the year 1986-87.
- Water Act 1958—Statement of Minister pursuant to Section 43F. Sub-section 6 concerning the failure of the Rural Water Commission to table the 1985–86 annual report.
- 7 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Motor Car Traders Bill with amendments.
 - Ordered—That the said amendments be printed and taken into consideration later this day.
- 8 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Environment Protection Agencies Staff Transfer Bill without amendment.
- 9 SESSIONAL ORDERS—Motion made and question—That the Sessional Orders of the Legislative Assembly adopted on 4 April 1985 be amended as follows:
 - In paragraph 1, omit "11 a.m. and 10.30 a.m. respectively" and insert "on Tuesdays and Wednesdays and 10.30 a.m. on Thursdays".
 - In paragraph 3, omit "10.30 p.m." (wherever occurring) and insert "11.00 p.m." (Mr Fordham)—put, after debate, and agreed to.
- 10 LOCAL GOVERNMENT (MUNICIPAL COUNCIL POWERS) BILL—Mr Simmonds obtained leave, with Mr Fordham, to bring in a Bill "to give municipal councils increased powers in relation to municipal enterprises, the provision of health and welfare and other human services and the making of by-laws in relation to fires and incinerators": and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 11 AMBULANCE SERVICES BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 12 POSTPONEMENT OF ORDERS OF THE DAY AND NOTICES OF MOTION—Ordered—
 That the consideration of Orders of the Day, Government Business and Notices of Motion, General Business Nos. 1 to 6 inclusive, be postponed until after consideration of Notices of Motion, General Business, Nos. 7 to 9 inclusive.
- 13 DISALLOWANCE OF STATUTORY RULE—TEACHING SERVICE (APPEALS BOARDS, CHAIRMAN AND MEMBERS—TERMS AND CONDITIONS) (AMENDMENT No. 20) REGULATIONS 1986—Motion made and question—That Regulation 5 (1) of the Teaching Service (Appeals Board, Chairman and Members—Terms and Conditions) (Amendment No. 20) Regulations 1986 (Statutory Rule No. 226 of 1986) be disallowed (Mr Whiting)—put, after debate, and disagreed with.

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- 14 DISALLOWANCE OF STATUTORY RULE—FREEDOM OF INFORMATION (PRESCRIBED OFFICE) REGULATIONS 1986—Motion made and question—That the Freedom of Information (Prescribed Office) Regulations 1986 (Statutory Rule No. 111 of 1986) be disallowed (Mr Whiting)—put, after debate, and agreed to.
- 15 DISALLOWANCE OF STATUTORY RULE—CORONERS REGULATIONS 1986—Motion made and question—That Regulation 5 of the Coroners Regulations 1986 (Statutory Rule No. 126 of 1986) be disallowed (Mr Whiting)—put, after debate, and agreed to.
- 16 GAS AND FUEL CORPORATION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Fordham).
 - Motion made and question—That the debate be now adjourned (Mr Ramsay)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday. 24 February 1987.
- 17 SHOP TRADING BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Fordham).
 - Motion made and question—That the debate be now adjourned (Mr Austin)—put and agreed to.
 - Ordered—That the debate be adjourned until Tuesday, 24 February 1987.
- 18 **RETAIL TENANCIES BILL (No. 2)—Order read for the consideration of the amendments** made by the Legislative Council.
 - And the said amendments were read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 19 SOUTH MELBOURNE LAND BILL (No. 2)—Order read for the consideration of the amendment made by the Legislative Council.
 - And the said amendment was read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendment.
- 20 RACING (MISCELLANEOUS AMENDMENTS) BILL—Order read for the consideration of the amendments made by the Legislative Council.
 - And the said amendments were read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 21 LAND (AMENDMENT AND MISCELLANEOUS MATTERS) BILL—Order read for the consideration of the amendments made by the Legislative Council.
 - And the said amendments were read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 22 FRIENDLY SOCIETIES BILL—Order read for the consideration of the amendments made by the Legislative Council.
 - And the said amendments were read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.

- 23 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "An Act to amend the Bail Act 1977" and the 'Magistrates' Courts Act 1971' and for other purposes".
- 24 BAIL (AMENDMENT) BILL—On the motion of Mr Mathews, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and, by leave, read a second time forthwith.
- 25 BAIL (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Mathews).
 - Motion made and question—That the debate be now adjourned (Mr John)—put and agreed to.
 - Ordered—That the debate be adjourned until later this day.
- 26 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Annual Reporting (Amendment) Bill with amendments.
 - And the said amendments were read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 27 CORRECTIONS BILL.—Order read for the consideration of the amendments made by the Legislative Council.
 - And the said amendments were read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 28 PROSTITUTION REGULATION BILL—Order read for the consideration of the amendments made by the Legislative Council.
 - And the said amendments were read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 29 TRANSFER OF LAND (CONVERSION) BILL—Order read for the consideration of the amendment made by the Legislative Council.
 - And the said amendment was read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendment.
- 30 LOCAL GOVERNMENT (GENERAL AMENDMENT) BILL—Order read for the consideration of the Message from the Legislative Council.
 - Motion made and question—That the amendment made and insisted on by the Legislative Council be agreed to and that the following further consequential amendments be made in the Bill:
 - 1. Clause 18. line 33. omit "18" and insert "17".
 - 2. Clause 28, page 22, line 7, omit "28" and insert "27".
 - 3. Clause 34, page 25, line 16, omit "34" and insert "33" (Mr Fordham)—put, after debate, and agreed to.
 - Ordered—That a Message be sent to the Legislative Council acquainting them accordingly.

- 31 LAND ACQUISITION AND COMPENSATION BILL—Order read for the consideration of the amendments made by the Legislative Council.
 - And the said amendments were read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 32 EDUCATION (AMENDMENT) BILL—Order read for the consideration of the amendments made by the Legislative Council.
 - And the said amendments were read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 33 MOTOR CAR TRADERS BILL—Order read for the consideration of the amendments made by the Legislative Council.
 - And the said amendments were read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 34 CRIMES (PROCEEDINGS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 35 COMMONWEALTH POWERS (FAMILY LAW-CHILDREN) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with an amendment; as amended, considered, and amendment agreed to; read the third time.
 - Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the same with an amendment with which they desire the concurrence of the Legislative Council.
- 36 RETIREMENT VILLAGES BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the same with amendments with which they desire the concurrence of the Legislative Council.
- 37 MELBOURNE (WIDENING OF STREETS) (REPEAL) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 38 BUILDING CONTROL (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

- 39 EGG INDUSTRY STABILIZATION (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 40 **BUILDING SOCIETIES (AMENDMENT) BILL**—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 41 **FOOD (AMENDMENT) BILL.**—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 42 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Transport (Amendment) Bill (No. 2) with amendments.
 - And the said amendments were read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 43 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 23, be postponed until tomorrow.
- 44 INDUSTRIAL AND PROVIDENT SOCIETIES (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and committed; considered in Committee and reported with amendments; as amended, considered, and amendments agreed to; read the third time.
 - Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the same with amendments with which they desire the concurrence of the Legislative Council.
- 45 COURTS (FURTHER AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 46 PRE-SCHOOL TEACHERS AND ASSISTANTS (SICK LEAVE) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 47 TRUSTEE (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed: Bill read a second time and committed; considered in Committee and reported with an amendment; as amended, considered, and amendment agreed to; read the third time.
 - Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the same with an amendment with which they desire the concurrence of the Legislative Council.

- 48 CRIMES (CONFISCATION OF PROFITS) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 49 LISTENING DEVICES (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 50 BAIL (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed; Bill read a second time and, by leave, read the third time forthwith.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 51 ORDER OF THE DAY DISCHARGED—Motion made, by leave, and question proposed— That the following Order of the Day, Government Business, be read and discharged:

Teaching Service (Amendment) Bill—Second reading—Resumption of debate—and that the Bill be withdrawn (Mr Cathie)—and, after debate—

Motion made and question—That the debate be now adjourned (Mr Cain)—after debate, put.

The House divided.

AYES, 45

Mr Cain Mr Cathie Dr Coghill Mr Culpin Mr Cunningham Mr Ernst Mr Fogarty Mr Fordham Mr Gavin Mrs Gleeson	Mrs Hill Mr Hockley Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr McGrath (Lowan) Mr McGrath (Warnanhool)	Mr Micallef Mr Norris Mr Pope Mrs Ray Mr Remington Mr Ross-Edwards Mr Rowe Mr Scitz Mrs Setches Mr Shechan	Mr Simmonds Mr Simpson Mr Spyker Mr Stirling Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Andrianopoulos

Noes, 21

Mr Brown	Mr Kennett	Mr Richardson	Mr Williams
Mr Coleman	Mr Leigh	Ms Sibree	
Mr Cooper	Mr Maclellan	Mr Stockdale	Tellers
Mr Dickinson	Mr Perrin	Mr Tanner	Mr Lea
Mr Gude	Mr Pescott	Mr Weideman	Mr Smith
Mr John	Mr Plowman	Dr Wells	(Glen Waverley)

And so it was resolved in the affirmative.

Ordered—That that the debate be adjourned until tomorrow.

52 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:

Transport Accident Bill (No. 2).

Shop Trading (Temporary Provisions) Bill.

State Concessions Bill.

Supreme Court Bill.

Water Acts (Further Amendment) Bill.

- 53 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the amendment made by the Assembly in the Commonwealth Powers (Family Law—Children) Bill.
- 54 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Road Safety Bill with amendments.
 - And the said amendments were read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 55 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Construction Industry Long Service Leave (Amendment) Bill (No. 2) with an amendment.
 - And the said amendment was read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendment.
- 56 MESSAGE FROM THE LEGISLATIVE COUNCIL—Returning the Taxation Acts (Amendment) Bill, and on consideration of the Bill in Committee suggesting amendments and acquainting the Assembly that they have made amendments in the Bill.
 - Ordered—That the Message be taken into consideration later this day.
- 57 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 164)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending a further appropriation for the purposes of the Taxation Acts (Amendment) Bill.
- 58 TAXATION ACTS (AMENDMENT) BILL—Order read for the consideration of the amendments suggested by the Legislative Council and the amendments made by the Legislative Council.
 - On the motion of Mr Jolly—Suggested amendments made.
 - The amendments made by the Legislative Council were read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them accordingly.
- 59 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:

Construction Industry Long Service Leave Board—Report for the year 1985-86.

National Parks Advisory Council—Report for the year 1985–86.

Statutory Rules under the Public Service Act 1974—P.S.D. Nos, 41, 43, 44, 46.

Town and Country Planning Act 1961:

Bulla—Shire of Bulla Planning Scheme, Amendment No. 101.

Cranbourne—Shire of Cranbourne (Western Port) Planning Scheme, Amendment No. 35/1985.

Geelong Regional Planning Scheme, Amendment Nos. 110 Part 1B, 138 Part 2/1986.

Moe—City of Moe Planning Scheme 1966, Amendment No. 93/1985.

Shepparton—Shire of Shepparton Planning Scheme 1983, Amendment No. 11/1986.

Traralgon—City of Traralgon Planning Scheme 1957. Amendment No. 64.

60 SITTING OF THE HOUSE—Motion made and question—That the House, at its rising, adjourn until a day and hour to be fixed by Mr Speaker, which time of meeting shall

- be notified to each Member of the House by telegram or letter $(Mr\ Cain)$ —put, after debate, and agreed to.
- 61 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Ambulance Services Bill with amendments.
 - And the said amendments were read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 62 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Port Authorities (Amendent) Bill with amendments.
 - And the said amendments were read a second time and, after debate, agreed to by the House.
 - Ordered—That a Message be sent to the Legislative Council acquainting them that the Legislative Assembly have agreed to the said amendments.
- 63 POSTPONEMENT OF REMAINING BUSINESS—Motion made and question—That the consideration of remaining business be postponed (*Mr Fordham*)—put and agreed to.
- 64 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at sixteen minutes past Ten o'clock, adjourned until a day and hour to be fixed by Mr Speaker and notified to each Member of the House by telegram or letter, as determined by resolution of the House at this sitting.

R. K. BOYES
Clerk of the Legislative Assembly

C. T. EDMUNDS Speaker

SESSION 1985-87

MESSAGES RECEIVED AFTER THE ADJOURNMENT OF THE HOUSE ON 5 DECEMBER 1986.

MESSAGES FROM THE LEGISLATIVE COUNCIL

Dated 5 December, 1986 -

Agreeing to the amendments made by the Assembly in the following Bills:

Industrial and Provident Societies (Amendment) Bill. Retirement Villages Bill.

Agreeing to the amendment made by the Assembly in the Trustee (Amendment) Bill.

Agreeing to the further consequential amendments made by the Assembly in the Local Government (General Amendment) Bill.

Agreeing to the Taxation Acts (Amendment) Bill including the amendments made by the Assembly on the suggestion of the Council, without amendment.

MESSAGES FROM HIS EXCELLENCY THE GOVERNOR

Informing the Assembly that he had, that day, given the Royal Assent to the following Bills presented to him by the Clerk of the Parliaments:-

On 9 December 1986 -

Shop Trading (Temporary Provisions) Bill. Taxation Acts (Amendment) Bill.

Informing the Assembly that he had, that day, given the Royal Assent to the following Bills presented to him by the Clerk-Assistant of the Legislative Council for and in the absence of the Clerk of the Parliaments:-

On 16 December, 1986 -

Bail (Amendment) Bill.
Building Control (Amendment) Bill.
Building Societies (Amendment) Bill.
Commonwealth Powers (Family Law-Children) Bill.
Courts (Further Amendment) Bill.
Crimes (Confiscation of Profits) Bill.
Crimes (Proceedings) Bill.

Egg Industry Stabilization (Amendment) Bill. Emergency Services Superannuation Bill. Environment Protection Agencies Staff Transfer Bill. Food (Amendment) Bill. Listening Devices (Amendment) Bill. Local Government (General Amendment) Bill. Melbourne (Widening of Streets) (Repeal) Bill. Motor Car Traders Bill. Pre-school Teachers and Assistants (Sick Leave) Bill. Retail Tenancies Bill. State Concessions Bill. State Electricity Commission (Further Amendment) Bill. South Melbourne Land Bill. Supreme Court Bill. Transport Accident Bill. Transport (Amendment) Bill (No. 2). Trustee (Amendment) Bill. Water Acts (Further Amendment) Bill.

On 23 December, 1986 -

Ambulance Services Bill.

Annual Reporting (Amendment) Bill.

Construction Industry Long Service Leave (Amendment) Bill (No. 2).

Corrections Bill.

Education (Amendment) Bill.

Friendly Societies Bill.

Industrial and Provident Societies (Amendment) Bill.

Land Acquisition and Compensation Bill.

Land (Amendment and Miscellaneous Matters) Bill.

Port Authorities (Amendment) Bill.

Prostitution Regulation Bill.

Racing (Miscellaneous Amendments) Bill.

Retirement Villages Bill.

Road Safety Bill.

Transfer of Land (Conversion) Bill.

V I C T O R I A G O V E R N M E N T

G A Z E T T E

Extract from No. G 3 Wednesday, 21 January 1987

By Authority F D Atkinson Government Printer Melbourne

GENERAL

PROCLAMATION

PROCLAMATION OF PROROGATION OF PARLIAMENT AND FIXING OF THE TIME FOR HOLDING THE SECOND SESSION OF THE FIFTIETH PARLIAMENT OF VICTORIA

By the Governor of the State of Victoria

The Parliament of Victoria is adjourned until the day and hour fixed by the President of the Legislative Council and the Speaker of the Legislative Assembly respectively.

I, the Governor of the State of Victoria, prorogue the Parliament until Tuesday, 24 February 1987, and fix Tuesday, 24 February 1987 at 2.30 p.m. as the time for the commencement and holding of the next Session of Parliament, for the despatch of business, in the Parliament Houses, situated in Spring Street, Melbourne.

The Honourable the Members of the Legislative Council and the Members of the Legislative Assembly are required to give their attendance at that time and place.

Given under my hand and seal of Victoria on 21 January 1987

J. DAVIS McCAUGHEY
By His Excellency's Command
JOHN CAIN
Premier

COMMITTEES

SESSION 1985-87

5.

1. ECONOMIC AND BUDGET REVIEW (JOINT)

(Appointed on 3 April 1985 until 1 October 1985, Re-appointed as from 2 October 1985)

Mr. Gavin Mr. McNamara
Mrs. Gleeson Mr. Rowe
Mr. Harrowfield Mr. Sheehan
Mr. Hayward Mr. Stockdale

4. LIBRARY (JOINT) (Appointed 3 April 1985).

Mr. Speaker Mrs. Hill
Mr. Evans Mr. Stirling
(Ballarat North) Mr. Wallace

MORTUARY INDUSTRY AND

ADMINISTRATION (JOINT)

(Appointed 3 April 1985

2. HOUSE (JOINT)

(Appointed on 3 April 1985 until 1 October 1985, Re-appointed as from 2 October 1985)

Mr. Speaker (ex-officio)
Mr. Dickinson Mr

Mrs. Gleeson Mr. Hann Mr. John Mrs. Wilson Mr. Culpin Mr. Cunningham Mr. Evans

CEMETERIES

(Gippsland East)

oin Mr. Kirkwood Mr. Reynolds

3. LEGAL AND CONSTITUTIONAL (JOINT)

(Appointed on 3 April 1985 until 1 October 1985, Re-appointed as from 2 October 1985)

Mr. Evans
(Ballarat North)

Mr. Hill Mr. Hockley Mr. Jasper Mr. Lea Mr. Lieberman Mr. Whiting

6. NATURAL RESOURCES AND ENVIRONMENT (JOINT)

(Appointed on 3 April 1985 until 1 October 1985, Re-appointed as from 2 October 1985)

Mrs. Hill Mr. McDonald Mr. McGrath (Lowan) Mr. McGrath (Warrnambool) Mr. Tanner Dr. Wells

7. **PRINTING**

(Appointed 3 April 1985)

Mr. Speaker Mr. Pope Mr. Gavin Mr. Ramsay Mr. McGrath Mr. Stirling (Lowan) Mr. Williams

Mr. McNamara

10. SOCIAL DEVELOPMENT (JOINT)

(Appointed on 3 April 1985 until 1 October 1985, Re-appointed as from 2 October 1985)

Mr. Ernst Ms. Sibree Mrs. Hirsh Dr. Vaughan Mr. Micallef Mr. Wallace Mrs. Ray Mr. Williams Mr. Richardson

8. **PRIVILEGES**

(Appointed 3 April 1985)

Miss Callister 1 Mr. Maclellan Mr. Evans Mr. Rowe² Mrs. Setches³ (Gippsland East) Mr. Hill Mr. Simpson⁴ Mr. Lieberman Dr. Vaughan

- 1 Discharged 22 October 1986
- 2 Appointed 22 October 1986
- 3 Discharged 7 May 1986
- 4 Appointed 7 May 1986

11. **STANDING ORDERS**

(Appointed 3 April 1985)

Mr. Speaker Mr. Plowman Mr. Fogarty Mr. Pope Mrs. Setches 1 Mr. Gavin Mr. Jasper Mr. Whiting Mr. Maclellan

1 Appointed 7 May 1986

9. PUBLIC BODIES REVIEW (JOINT)

(Appointed on 3 April 1985 until 1 October 1985, Re-appointed as from 2 October 1985)

Mr. Seitz Mr. Delzoppo Mr. Perrin^I Mr. Shell Mr. Plowman² Mr. Steggall Mr. Pope Mrs. Toner

Mr. Remington

- 1 Appointed 18 March 1986
- 2 Discharged 18 March 1986

LEGISLATIVE ASSEMBLY OF VICTORIA DIVISION IN COMMITTEE OF THE WHOLE

No. 1

Tuesday, 16 April 1985

WATER AND SEWERAGE AUTHORITIES (FINANCIAL) BILL—Clause 4.

- (1) Section 285 of the Principal Act shall be repealed.
- (2) Any money standing immediately before the commencement of this section to the credit of a depreciation account maintained by an Authority within the meaning of the Principal Act pursuant to the provisions of section 285 of that Act as in force immediately before the commencement of this section shall be transferred by the Authority to its general funds.

—(Mr McCutcheon)

Amendment proposed—That the word "shall" in sub-clause (2) be omitted with the view of inserting in place thereof the word "may".

—(Mr Steggall)

Question—That the word proposed to be omitted stand part of the clause—put. Committee divided.

(Chairman-Mr Fogarty)

		Ayes, 42	
Mr Andrianopoulos Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Cunningham Mr Ernst Mr Fordham Mr Gavin	Mrs Gleeson Mr Harrowfield Mrs Hill Mrs Hirsh Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef	Mr Norris Mr Pope Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Shell Mr Sidiropoulos Mr Simmonds	Mr Simpson Mr Stirling Mrs Toner Mr Trezise Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Hockley Mr Sheehan
		Noes, 38	
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans	Mr Hann Mr Hayward Mr Heffernan Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh	Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Smith (Glen Waverley)	Mr Wallace Mr Weideman Dr Wells Mr Whiting Mr Williams
(Ballarat North) Mr Evans (Gippsland East) Mr Gude	Mr Lieberman Mr McGrath (<i>Warrnamhool</i>) Mr Maclellan	Mr Smith (<i>Polwarth</i>) Mr Steggall Mr Stockdale	Tellers Mr McGrath (Lowan) Ms Sibree
And so it was resolve	d in the amrmative.		

LEGISLATIVE ASSEMBLY OF VICTORIA DIVISIONS IN COMMITTEE OF THE WHOLE

No. 2

Wednesday, 29 May 1985

No. 1—MELBOURNE CORPORATION (ELECTION OF COUNCIL) (PROPORTIONAL REPRESENTATION) BILL—Clause 6.

- (1) After section 49 of the Principal Act there shall be inserted the following section:
- '49A. (1) At an election where more than one councillor is to be elected the result of the poll shall be ascertained by the returning officer in accordance with this section.
 - (2) In this section—
 - "Continuing candidate" means a candidate not already elected or excluded from the count.
 - "Quota" means the number determined by dividing the total number of first preference votes by 1 more than the number of candidates required to be elected and by increasing the quotient so obtained (disregarding any remainder) by 1.
 - "Surplus votes" means the number, if any, of votes in excess of the quota of each elected candidate.
- (3) In this section, a reference to votes of or obtained or received by a candidate includes votes obtained or received by the candidate on any transfer under this section.
- (4) The returning officer upon receipt of the several sealed parcels from any presiding officer and with the assistance of such officers as the returning officer deems necessary and in the presence and subject to the inspection of any one scrutineer, if present, appointed by each candidate but of no other person shall—
 - (a) open all the sealed parcels containing used ballot-papers;
 - (b) arrange such ballot-papers together with the allowed postal ballot-papers, if any, by placing in a separate parcel all those on which a first preference is indicated for the same candidate and preference votes are also duly given or deemed to be given for all the remaining candidates, omitting ballot-papers which require to be rejected; and
 - (c) ascertain-
 - (i) the number of first preference votes given for each candidate; and
 - (ii) the total number of all such votes.
 - (5) A quota shall be determined.
- (6) Any candidate who has received a number of first preference votes equal to or greater than the quota shall by the returning officer be declared duly elected.
- (7) Unless all the vacanies have been filled, the surplus votes of each elected candidate shall be transferred to the continuing candidates as follows:
 - (a) The number of surplus votes of the elected candidate shall be divided by the number of first preference votes received by the elected candidate and the resulting fraction shall be the transfer value:

- (b) The total number of ballot-papers of the elected candidate that express the first preference vote for the elected candidate and the next available preference for a particular continuing candidate shall be multiplied by the transfer value;
- (c) The number obtained under paragraph (b) (disregarding any fraction) shall be added to the number of first preference votes of the continuing candidate and all those ballot-papers shall be transferred to the continuing candidate.
- (8) Any continuing candidate who has received a number of votes equal to or greater than the quota on the completion of any transfer under sub-section (7) shall by the returning officer be declared duly elected.
- (9) Unless all the vacancies have been filled, the surplus votes, if any, of any candidate elected under sub-section (8) or elected subsequently under this sub-section shall be transferred to the continuing candidates in accordance with sub-section (7) and any continuing candidate who has received a number of votes equal to or greater than the quota on the completion of the transfer shall by the returning officer be declared duly elected.
- (10) Where a continuing candidate has received a number of votes equal to or greater than the quota on the completion of a transfer of the surplus votes of a particular elected candidate under sub-section (7) or (9) no votes of any other candidate shall be transferred to the continuing candidate.
- (11) For the purposes of the application of sub-section (7) in relation to a transfer of the surplus votes of an elected candidate under sub-section (9) or (14), each ballot-paper of the elected candidate obtained by the elected candidate on a transfer under this section shall be dealt with as if—
 - (a) any vote it expressed for the elected candidate were a first preference vote;
 - (b) the name of any other candidate previously elected or excluded had not been on the ballot-paper; and
 - (c) the numbers indicating subsequent preferences had been altered accordingly.
- (12) Where, after the counting of first preference votes or the transfer of any surplus votes of elected candidates, no candidate has, or less than the number of candidates required to be elected have, received a number of votes equal to the quota, the candidate who has the fewest votes shall be excluded and all that candidate's votes shall be transferred to the continuing candidates as follows:
 - (a) The total number of ballot-papers of the excluded candidate that express the first preference vote for the excluded candidate and the next available preference for a particular continuing candidate shall be transferred at a transfer value of 1 for each ballot-paper and added to the number of votes of the continuing candidate and all those ballot-papers shall be transferred to the continuing candidate;
 - (b) The total number, if any, of other votes obtained by the excluded candidate on transfers under this section shall be transferred from the excluded candidate in the order of the transfers on which the excluded candidate obtained them, the votes obtained on the earliest transfer being transferred first, as follows:
 - (i) The total number of ballot-papers transferred to the excluded candidate from a particular candidate and expressing the next available preference for a particular continuing candidate shall be multiplied by the transfer value at which the votes were so transferred to the excluded candidate;
 - (ii) The number so obtained (disregarding any fraction) shall be added to the number of votes of the continuing candidate; and
 - (iii) All those ballot-papers shall be transferred to the continuing candidate.
- (13) Any continuing candidate who has received a number of votes equal to or greater than the quota on the completion of a transfer of votes of an excluded candidate under sub-section (12) or (16) shall by the returning officer be declared duly elected.

- (14) Subject to sub-section (15), unless all the vacancies have been filled the surplus votes, if any, of a candidate elected under sub-section (13) shall be transferred in accordance with sub-section (7).
- (15) Where a candidate elected under sub-section (13) is elected before all the votes of the excluded candidate have been transferred, the surplus votes, if any, of the elected candidate shall not be transferred until the remaining votes of the excluded candidate have been transferred in accordance with sub-section (12) to continuing candidates.
- (16) Subject to sub-section (18), where after the transfer of all the votes of an excluded candidate no continuing candidate has received a number of votes greater than the quota—
 - (a) the continuing candidate who has the fewest votes shall be excluded; and
 - (b) that candidate's votes shall be transferred in accordance with sub-section (12).
 - (17) Where a candidate is elected as a result of a transfer of—
 - (a) the first preference votes of an excluded candidate; or
 - (b) all the votes of an excluded candidate that were transferred to the excluded candidate from a particular candidate—

no other votes of the excluded candidate shall be transferred to the candidate so elected.

- (18) In respect of the last vacancy for which two continuing candidates remain, the continuing candidate who has the larger number of votes shall be elected notwithstanding that that number is below the quota and if those candidates have an equal number of votes the returning officer shall have a casting vote but shall not otherwise vote at the election.
- (19) Notwithstanding any other provision of this section, where the number of continuing candidates is equal to the number of remaining unfilled vacancies those candidates shall by the returning officer be declared duly elected.
- (20) Subject to sub-sections (21) and (23), where after any count or transfer under this section, 2 or more candidates have surplus votes the order of any transfers of the surplus votes of those candidates shall be in accordance with the relative sizes of the surplus, the largest surplus being transferred first.
- (21) Subject to sub-section (23), where after any count or transfer under this section, 2 or more candidates have equal surpluses, the order of any transfers of the surplus votes of those candidates shall be in accordance with the relative numbers of votes of those candidates at the last count or transfer at which each of those candidates had a different number of votes, the surplus of the candidate with the largest number of votes at that count or transfer being transferred first.
- (22) For the purposes of sub-section (21), if there has been no such count or transfer the returning officer shall determine the order in which the surpluses shall be dealt with.
- (23) Where after any count or transfer under this section, a candidate obtains surplus votes, those surplus votes shall not be transferred before the transfer of any surplus votes obtained by any other candidate on an earlier count or transfer.
- (24) Where the candidate who has the fewest votes is required to be excluded and 2 or more candidates each have the fewest votes, whichever of those candidates had the fewest votes at the last count or transfer at which each of those candidates had a different number of votes shall be excluded.
- (25) For the purposes of sub-section (24), if there has been no such count or transfer the returning officer shall determine which candidate shall be excluded.
 - (26) Where a candidate is elected by reason that—
 - (a) the number of first preference votes received by the candidate; or
 - (b) the aggregate of first preference votes received by the candidate and all other votes obtained by the candidate on transfers under this section—

is equal to the quota, all the ballot-papers expressing those votes shall be set aside as finally dealt with.

- (27) For the purposes of this section—
 - (a) a transfer under sub-section (7), (9) or (14) of all the surplus votes of an elected candidate:
 - (b) a transfer in accordance with sub-section (12) (a) of all first preference votes of an excluded candidate; or
- (c) a transfer in accordance with sub-section (12) (b) of all the votes of an excluded candidate that were transferred to that candidate from a particular candidate—each constitutes a separate transfer.'.
 - (2) In section 50 of the Principal Act sub-sections (3) to (8) shall be repealed.
 - (3) After section 50 of the Principal Act there shall be inserted the following sections:
- "50A. (1) If on the day of the poll the count of the votes by the returning officer cannot be completed the returning officer shall adjourn the count and inform the scrutineers and the officers appointed to assist the returning officer at the count as regards the time and place when and where the count will be continued and conducted by the returning officer.
- (2) The count of the votes may from time to time be adjourned as the returning officer deems necessary until it has been duly completed and each adjournment shall be announced by the returning officer to the scrutineers and the officers assisting the returning officer.
 - (3) Before every adjournment of the count of the votes—
 - (a) all ballot-papers and other documents connected with such count shall be placed in one or more ballot-boxes; and
 - (b) the returning officer shall in the presence of such scrutineers and officers as are present seal such ballot-box or boxes and before recommencing the count the seal on such ballot-box or boxes shall be exhibited unbroken to such of the scrutineers and officers as are present.".
- "50B. (1) The returning officer shall as soon as conveniently may be on or after the day of the poll publicly declare the name or names of the candidate or candidates elected and specify how the result was obtained in each case.
- (2) Any candidate named under sub-section (1) shall subject to the provisions of this Act and the *Local Government Act* 1958 be deemed to be then duly elected and the returning officer shall forthwith publish in some newspaper generally circulating in the neighbourhood the name or names of the councillor or councillors elected.".

—(Mr Simmonds)

Question—That clause 6 stand part of the Bill—put.

Committe divided.

(Chairman—Mr Fogarty)

AYES, 42

Mr Cain Mr Harrowfield Miss Callister Mrs Hill Mr Cathie Mr Hill Dr Coghill Mrs Hirsh Mr Crabb Mr Hockley Mr Culpin Mr Jolly Mr Cunningham Mr Kennedy Mr Kirkwood Mr Ernst Mr McCutcheon Mr Fordham Mr Gavin Mr McDonald Mrs Gleeson Mr Mathews

Mr Micallef
Mr Norris
Mr Pope
Mr Remington
Mr Roper
Mr Rowe
Mr Seitz
Mrs Setches
Mr Shell

Mr Sidiropoulos

Mr Simmonds

Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh

Mr Simpson

Mr Spyker

Mr Andrianopoulos Mrs Wilson

Noes, 34

Mr Coleman	Mr John	Mr Plowman	Mr Tanner
Mr Cooper	Mr Kennett	Mr Ramsay	Mr Wallace
Mr Crozier	Mr Leigh	Mr Reynolds	Mr Weideman
Mr Delzoppo	Mr Lieberman	Mr Richardson	Mr Williams
Mr Dickinson	Mr McGrath	Ms Sibree	
Mr Evans	(Lowan)	Mr Smith	
(Ballarat North)	Mr McGrath	(Glen Waverley).	
Mr Gude	(Warrnambool)	Mr Smith	
Mr Hann	Mr McNamara	(Polwarth)	Tellers
Mr Hayward	Mr Perrin	Mr Steggall	Mr Lea
Mr Heffernan	Mr Pescott	Mr Stockdale	Dr Wells

And so it was resolved in the affirmative.

No. 2—Clause 8, as amended.

- (1) After section 149 (7) of the Local Government Act 1958 there shall be inserted the following sub-section:
 - "(8) Regulations made under this section may be expressed to apply—
 - (a) in whole or in part as specified;
 - (b) with such modifications and adaptations as are specified; or
- (c) exclusively to the city of Melbourne.".
 - (2) Section 27 of the Principal Act shall be amended as follows:
 - (a) After the expression "27." there shall be inserted the expression "(1)"; and
 - (b) At the end of the section there shall be inserted the following sub-section:
 - "(2) Where more than one extra-ordinary vacancy occurs in respect of the same ward and an election is required by this Act to be held to fill the vacancies on the same day, this Act shall be construed as requiring one election to be held to fill all the vacancies at the same poll."
- (3) In section 51 (3) (a) of the Principal Act the words "by regulations made under this Act" shall be repealed.

—(Mr Simmonds)

Question—That clause 8, as amended, stand part of the Bill—put. Committee divided.

(Chairman—Mr Fogarty)

		· ·	
Mr Cain	Mr Harrowfield	Mr Micallef	Mr Simpson
Miss Callister	Mrs Hill	Mr Norris	Mr Spyker
Mr Cathie	Mr Hill	Mr Pope	Mr Stirling
Dr Coghill	Mrs Hirsh	Mr Remington	Mrs Toner
Mr Crabb	Mr Hockley	Mr Roper	Mr Trezise
Mr Culpin	Mr Jolly	Mr Rowe	Dr Vaughan
Mr Cunningham	Mr Kennedy	Mr Seitz	Mr Walsh
Mr Ernst	Mr Kirkwood	Mrs Setches	
Mr Fordham	Mr McCutcheon	Mr Shell	Tellers
Mr Gavin	Mr McDonald	Mr Sidiropoulos	Mr Andrianopoulos
Mrs Gleeson	Mr Mathews	Mr Simmonds	Mrs Wilson

^{**} Denotes sub-clause omitted.



	Noes, 34		
Mr Coleman	Mr John	Mr Plowman	Mr Tanner
Mr Cooper	Mr Kennett	Mr Ramsay	Mr Wallace
Mr Crozier	Mr Leigh	Mr Reynolds	Mr Weideman
Mr Delzoppo	Mr Lieberman	Mr Richardson	Mr Williams
Mr Dickinson	Mr McGrath	Ms Sibree	
Mr Evans	(Lowan)	Mr Smith	
(Ballarat North)	Mr McGrath	(Glen Waverley)	
Mr Gude	(Warrnambool)	Mr Smith	
Mr Hann	Mr McNamara	(Polwarth)	Tellers
Mr Hayward	Mr Perrin	Mr Steggall	Mr Lea
Mr Heffernan	Mr Pescott	Mr Stockdale	Dr Wells

And so it was resolved in the affirmative.

Thursday, 30 May 1985

No. 3—RACING (AMENDMENT) BILL—Clause 19.

Section 116M (1) of the Principal Act shall be amended as follows:

- (a) After the word "premises" (where first occurring) there shall be inserted the expression "(including licensed premises within the meaning of the Liquor Control Act 1968 after consultation with the Liquor Control Commission constituted under that Act)"; and
- (b) The expression ", provided that the premises are not licensed premises within the meaning of the *Liquor Control Act* 1968" shall be repealed.

—(Mr Trezise)

Amendment proposed—That paragraph (b) be omitted with the view of inserting in place thereof the following paragraph:

'(b) For the expression "provided that the premises are not licensed premises within the meaning of the *Liquor Control Act* 1968" there shall be substituted the expression "provided that no office or agency of the Board shall be established on licensed premises within 15 kilometres of another office or agency of the Board or within 60 kilometres of the General Post Office, Melbourne.".

--(Mr Trezise)

Question—That the paragraph proposed to be omitted stand part of the clause. Motion made and question—That the question be now put (*Mr Fordham*)—put. Committee divided.

(Chairman—Mr Fogarty)

	•	• • • • • • • • • • • • • • • • • • • •	
		Ayes, 39	
Miss Callister	Mrs Hill	Mr Pope	Mr Stirling
Mr Cathie	Mr Hill	Mr Remington	Mrs Toner
Dr Coghill	Mrs Hirsh	Mr Roper	Mr Trezise
Mr Crabb	Mr Hockley	Mr Rowe	Dr Vaughan
Mr Culpin	Mr Kennedy	Mr Seitz	Mr Walsh
Mr Ernst	Mr Kirkwood	Mrs Setches	Mr Wilkes
Mr Fordham	Mr McCutcheon	Mr Sheehan	Mrs Wilson
Mr Gavin	Mr McDonald	Mr Shell	Tellers
Mrs Gleeson	Mr Mathews	Mr Sidiropoulos	Mr Andrianopoulos
Mr Harrowfield	Mr Micallef	Mr Spyker	Mr Cunningham
		Noes, 26	
Mr Coleman	Mr Jasper	Mr Pescott	Mr Weideman
Mr Delzoppo	Mr John	Mr Plowman	Dr Wells
Mr Dickinson	Mr Kennett	Mr Ramsay	Mr Williams
Mr Gude	Mr Lea	Mr Reynolds	Tellers
Mr Hann	Mr Leigh	Mr Richardson	Mr Smith
Mr Hayward	Mr McNamara	Mr Ross-Edwards	(Glen Waverley)
Mr Heffernan	Mr Perrin	Mr Tanner	Mr Stockdale

No. 4-

Question—That the paragraph proposed to be omitted stand part of the clause—accordingly put. Committee divided.

(Chairman-Mr Fogarty)

Mr Coleman Mr Delzoppo Mr Dickinson Mr Gude Mr Hayward Mr Heffernan	Mr John Mr Kennett Mr Lea Mr Leigh Mr Perrin Mr Pescott	AYES, 22 Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Tanner Mr Weideman	Dr Wells Mr Williams <i>Tellers</i> Mr Smith (<i>Glen Waverley</i>) Mr Stockdale
		Noes, 43	
Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Ernst Mr Fordham Mr Gavin Mrs Gleeson Mr Hann Mr Harrowfield	Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jasper Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr McNamara Mr Mathews	Mr Micallef Mr Pope Mr Remington Mr Roper Mr Ross-Edwards Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mrs Sidiropoulos	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Andrianopoulos Mr Cunningham

And so it passed in the negative.

No. 5-

Question—That the paragraph proposed to be inserted be so inserted—put. Committee divided.

(Chairman-Mr Fogarty)

		AYES, 44	
Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Ernst Mr Fordham Mr Gavin Mrs Gleeson Mr Hann Mr Harrowfield Mrs Hill	Mr Hill Mrs Hirsh - Mr Hockley Mr Jasper Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr McNamara Mr Mathews Mr Micallef Mr Pope	Mr Remington Mr Roper Mr Ross-Edwards Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simpson Mr Spyker Mr Stirling	Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Andrianopoulos Mr Cunningham
	·	Noes, 22	
Mr Coleman Mr Delzoppo Mr Dickinson Mr Gude Mr Hayward Mr Heffernan	Mr John Mr Kennett Mr Lea Mr Leigh Mr Perrin Mr Pescott	Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Tanner Mr Weideman	Dr Wells Mr Williams <i>Tellers</i> Mr Smith (<i>Glen Waverley</i>) Mr Stockdale

LEGISLATIVE ASSEMBLY OF VICTORIA DIVISION IN COMMITTEE OF THE WHOLE

No. 3

Thursday, 4 July 1985

No. 1—OCCUPATIONAL HEALTH AND SAFETY BILL—Clause 26, as amended—

- (1) If any issue concerning health and safety arises at a workplace—
 - (a) the employer or the employer's representative; and
 - (b) the health and safety representative for the designated work group in relation to which the issue has arisen or, if there is no such representative, the employees in that group—

shall attempt to resolve the issue in accordance with the relevant agreed procedure or, if there is no such procedure, the relevant prescribed procedure.

- (2) Where the issue concerns work which involves a threat to the health and safety of any person and—
 - (a) the threat is immediate; and
 - (b) given the nature of the threat and degree of risk, it is not appropriate to adopt the processes set out in sub-section (1)—

the employer and the health and safety representative for the designated work group in relation to which the issue has arisen may after consultation jointly direct or, if the consultation does not lead to agreement between them, either of them may direct that the work shall cease.

- (3) During any period during which any work has ceased pursuant to sub-section (2), the employer may assign the employee or employees to suitable alternative work.
- (4) If the issue is not resolved within a reasonable time or if there has been a direction that work shall cease, any one of the parties to the attempt at resolution may require an inspector to attend at the workplace.
- (5) The inspector shall attend as soon as possible and may take such action under this Act as the inspector considers necessary.
 - (6) If the inspector—
 - (a) issues a prohibition notice; or
 - (b) otherwise determines that there was reasonable cause for employees to be concerned for their health and safety—

any employee who, as a result of the issue arising at the workplace, does not work for any period pending the resolution of the issue shall be entitled to be paid for that period.

(7) Any dispute in respect of an entitlement under sub-section (6) may be referred to the Industrial Relations Commission or to such other tribunal having jurisdiction in relation to the matter.

—(Mr Crabb)

Question—That clause 26, as amended, stand part of the Bill—put.

Committee divided.

(Chairman-Mr Fogarty)

AYES, 41

Mr Andrianopoulos Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Ernst Mr Fordham Mrs Gleeson Mr Harrowfield Mrs Hill	Mr Hill Mrs Hirsh Mr Hockley Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef Mr Norris Mr Pope	Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson	Mr Spyker Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Tellers Mr Cunningham Mrs Wilson
Mr Austin Mr Brown Mr Coleman Mr Delzoppo Mr Dickinson Mr Evans (Gippsland East) Mr Gude Mr Hann Mr Hayward Mr Heffernan	Mr Jasper Mr John Mr Kennett Mr Leigh Mr Lieberman Mr McGrath (Lowan) Mr McGrath (Warrnambool) Mr McNamara Mr Maclellan	NOES, 36 Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith (Polwarth) Mr Steggall	Mr Stockdale Mr Tanner Mr Weideman Dr Wells Mr Williams Tellers Mr Cooper Mr Smith (Glen Waverley)

And so it was resolved in the affirmative.

No. 2-

[In accordance with Standing Order No. 105 and the expiry of time adopted by resolution of the House for the remaining stages of the Bill—]

Question—That clauses 30-59, Schedules One and Two and Government amendments circulated in accordance with S.O. No. 105 stand part of the Bill—put.

Committee divided.

(Chairman—Mr Fogarty)

Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Cunningham Mr Ernst Mr Fordham Mrs Gleeson	Mr Hill Mr Hockley Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef Mr Norris	Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds	Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Andrianopoulos

Ν	OES.	35

		1,020, 00	
Mr Austin	Mr Jasper	Mr Pescott	Mr Steggall
Mr Brown	Mr John	Mr Plowman	Mr Stockdale
Mr Coleman	Mr Kennett	Mr Ramsay	Mr Tanner
Mr Cooper	Mr Leigh	Mr Reynolds	Mr Weideman
Mr Delzoppo	Mr McGrath	Mr Richardson	Mr Williams
Mr Dickinson	(Lowan)	Mr Ross-Edwards	
Mr Evans	Mr McGrath	Ms Sibree	
(Gippsland East)	(Warrnambool)	Mr Smith	
Mr Gude	Mr McNamará	(Glen Waverley)	Tellers
Mr Hann	Mr Maclellan	Mr Smith	Mr Heffernan
Mr Hayward	Mr Perrin	(Polwarth)	Dr Wells

LEGISLATIVE ASSEMBLY OF VICTORIA DIVISION IN COMMITTEE OF THE WHOLE

No. 4

Thursday, 18 July 1985

No. 1—ACCIDENT COMPENSATION BILL—Clause 2.

- (1) Subject to this section, this Act shall be deemed to have come into operation on the appointed day.
- (2) Part VII. shall come into operation on the day fixed by proclamation of the Governor in Council published in the *Government Gazette*.
 - (3) Section 264 (3) shall be deemed to have come into operation on 30 June 1985.
- (4) Parts I., II. and VI. and section 272 come into operation on the day on which this Act receives the Royal Assent.
- (5) The item in Schedule Three which amends section 95 of the Stamps Act 1958 shall be deemed to have come into operation on 1 January 1985.
- (6) The item in Schedule Three which amends section 97 of the Stamps Act 1958 shall be deemed to have come into operation on 1 August 1985.
- (7) The item in Schedule Three which amends section 98 of the Stamps Act 1958 shall be deemed to have come into operation on 1 July 1985.
- (8) The item in Schedule Three which amends section 99 of the Stamps Act 1958 shall be deemed to have come into operation on 30 June 1985.

-(Mr Jolly)

Amendment proposed—That the expression "VII." in sub-clause (2) be omitted with the view of inserting in place thereof the expression "VIII.".

—(Mr Stockdale)

Question—That the expression proposed to be omitted stand part of the clause—put.

Committee divided.

(Chairman-Mr Fogarty)

Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Ernst Mr Fordham Mr Gavin Mrs Gleeson Mr Harrowfield	Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McDonald Mr Mathews Mr Micallef Mr Pope	Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Sheell Mr Sidiropoulos Mr Simmonds Mr Simpson	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Andrianopoulos Mr Cunningham
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	Noes, 39 ·		
Mr Austin Mr Brown Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North)	Mr Hayward Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh Mr Lieberman Mr McGrath	Mr Maclellan Mr Perrin Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree	Mr Tanner Mr Wallace Mr Weideman Dr Wells Mr Whiting Mr Williams
Mr Evans (<i>Gippsland East</i>) Mr Gude Mr Hann	(Lowan) Mr McGrath (<i>Warrnambool</i>) Mr McNamara	Mr Smith (<i>Polwarth</i>) Mr Steggall Mr Stockdale	Tellers Mr Heffernan Mr Smith (Glen Waverley)

And so it was resolved in the affirmative.

No. 2—Clause 3.

The objects of this Act are-

- (a) to reduce the incidence of accidents and diseases in the workplace;
- (b) to provide suitable systems for the effective rehabilitation of injured workers;
- (c) to provide suitable and just compensation to injured workers;
- (d) to speedily and efficiently determine claims for compensation and deliver compensation to injured workers; and
- (e) in this context, to reduce the cost to the Victorian community of accident compensation.

—(Mr Jolly)

Amendment proposed—That the word "and" at the end of paragraph (d) be omitted.

—(Mr Stockdale)

Question—That the word proposed to be omitted stand part of the clause—put. Committee divided.

(Chairman—Mr Fogarty)

Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Ernst Mr Fordham	Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald	Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell	Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mrs Wilson
Mr Gavin Mrs Gleeson	Mr Mathews Mr Micallef	Mr Sidiropoulos Mr Simmonds	Tellers
Mr Harrowfield Mrs Hill	Mr Norris Mr Pope	Mr Simpson Mr Spyker	Mr Andrianopoulos Mr Cunningham
		Noes, 39	
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North)	Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh Mr Lieberman Mr McGrath (Lowan) Mr McGrath	Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith	Mr Tanner Mr Wallace Mr Weideman Dr Wells Mr Williams
Mr Gude Mr Hann Mr Hayward	(<i>Warrnambool</i>) Mr McNamara Mr Maclellan	(<i>Polwarth</i>) Mr Steggall Mr Stockdale	Mr Heffernan Mr Smith (Glen Waverley)
And so it was resolve	ed in the affirmative.		

Friday, 19 July 1985

No. 3—ACCIDENT COMPENSATION BILL—Clause 5.

(1) In this Act unless inconsistent with the context or subject-matter—

[Various interpretations in proposed sub-section (1) not printed]

- "Injury" means any physical or mental injury and without limiting the generality of the foregoing includes—
 - (a) industrial deafness;
 - (b) a disease contracted by a worker in the course of the worker's employment whether at or away from the place of employment and to which the employment was a contributing factor; and
 - (c) the recurrence, aggravation, acceleration, exacerbation or deterioration of any preexisting injury or disease where the worker's employment was a contributing factor to that recurrence, aggravation, acceleration, exacerbation or deterioration.

[Proposed sub-sections (2)-(14) not printed]

—(Mr Jolly)

Amendment proposed—That after the word "factor" (where first occurring) in the interpretation of "Injury" there be inserted the words "to a recognisable degree".

—(Mr Stockdale)

Question—That the words proposed to be inserted be so inserted—put.

Committee divided.

(Chairman—Mr Fogarty)

AYES, 37

Mr Austin Mr Brown Mr Coleman Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North) Mr Evans (Gippsland East) Mr Gude	Mr Hann Mr Hayward Mr Jasper Mr John Mr Lea Mr Leigh Mr Lieberman Mr McGrath (Lowan) Mr McGrath (Warrnambool)	Mr McNamara Mr Maclellan Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Ross-Edwards Ms Sibree Mr Smith (Polwarth)	Mr Steggall Mr Stockdale Mr Tanner Mr Wallace Mr Weideman Dr Wells Mr Williams Tellers Mr Cooper Mr Smith (Glen Waverley)
		Noes, 45	
Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Cunningham Mr Ernst	Mrs Hill Mr Hill Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald	Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell	Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson
Mr Fordham Mr Gavin Mrs Gleeson Mr Harrowfield	Mr Mathews Mr Micallef Mr Norris Mr Pope	Mr Sidiropoulos Mr Simmonds Mr Simpson Mr Spyker	<i>Tellers</i> Mr Andrianopoulos Mrs Hirsh

And so it passed in the negative.

No. 4—Clause 18.

- (1) There is established by this Act a Commission by the name of the Accident Compensation Commission.
 - (2) The Commission—
 - (a) is a body corporate with perpetual succession;
 - (b) shall have a common seal;
 - (c) may sue and be sued in its corporate name;
 - (d) shall subject to this Act, be capable of taking, purchasing, leasing, holding, selling and disposing of real and personal property for the purpose of performing its functions and exercising its powers under this Act; and
 - (e) shall be capable of doing and suffering all such acts and things as bodies corporate may by law do and suffer and which are necessary or expedient for the purpose of performing its functions and exercising its powers under this Act.
- (3) The common seal of the Commission shall be kept in such custody as the Commission directs and shall not be used except as authorized by the Commission.
- (4) All courts, judges and persons acting judicially shall take judicial notice of the seal of the Commission fixed to a document and shall presume that it was duly affixed.

—(Mr Jolly)

[In accordance with Standing Order No. 105 and the expiry of time adopted by resolution of the House for the remaining stages of the Bill—]

Question—That clause 18 stand part of the Bill—put.

Committee divided.

(Chairman—Mr Fogarty)

Ayes, 43

Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Fordham Mr Gavin Mrs Gleeson Mr Harrowfield Mrs Hill	Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef Mr Norris	Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Andrianopoulos
Mr Hill	Mr Pope	Mr Simpson	Mr Cunningham
		Noes, 37	
Mr Austin	Mr Hayward	Mr McNamara	Mr Smith
Mr Brown	Mr Jasper	Mr Maclellan	(Polwarth)
Mr Coleman	Mr John	Mr Perrin	Mr Stockdale
Mr Cooper	Mr Kennett	Mr Pescott	Mr Tanner
Mr Delzoppo	Mr Lea	Mr Plowman	Mr Wallace
Mr Dickinson	Mr Leigh	Mr Reynolds	Mr Weideman
Mr Evans	Mr Lieberman	Mr Richardson	Dr Wells
(Ballarat North)	Mr McGrath	Mr Ross-Edwards	Mr Williams
Mr Evans	(Lowan)	Ms Sibree	Tellers
(Gippsland East)	Mr McGrath	Mr Smith	Mr Crozier
Mr Hann	(Warrnambool)	(Glen Waverley)	Mr Gude
And a second	1		

And so it was resolved in the affirmative.

No. 5-

Question—That clauses 19-275, Schedules One to Three, title to the Bill and Government amendments circulated in accordance with S.O. No. 105 stand part of the Bill—put.

Committee divided.

(Chairman—Mr Fogarty)

AYES, 43

Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Fordham Mr Gavin Mrs Gleeson Mr Harrowfield Mrs Hill	Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef Mr Norris Mr Pope	Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Sheell Mr Sidiropoulos Mr Simmonds Mr Simpson ES, 38	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Andrianopoulos Mr Cunningham
Mr Brown Mr Coleman Mr Cooper Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North) Mr Evans (Gippsland East) Mr Hann	Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh Mr Leigh Mr McGrath Lowan) Mr McGrath Warnambool) Mr McNamara Mr Maclellan	Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith (Glen Waverley) Mr Smith (Polwarth)	Mr Stockdale Mr Tanner Mr Wallace Mr Weideman Dr Wells Mr Williams Tellers Mr Crozier Mr Gude

No. 6-

Question—That the Chairman report the Bill to the House with amendments and with an amended title—put.

Committee divided.

(Chairman-Mr Fogarty)

Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Ernst Mr Fordham Mr Gavin Mrs Gleeson Mr Harrowfield Mrs Hill	Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef Mr Norris	Mr Pope Mrs Ray Mr Remington Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Andrianopoulos Mr Cunningham
•		Noes, 38	
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North) Mr Evans (Gippsland East) Mr Hann Mr Hayward	Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh Mr Lieberman Mr McGrath (<i>Lowan</i>) Mr McGrath (<i>Warrnambool</i>) Mr McNamara Mr Maclellan	Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith (Glen Waverley) Mr Smith (Polwarth)	Mr Stockdale Mr Tanner Mr Wallace Mr Weideman Dr Wells Mr Williams **Tellers Mr Crozier Mr Gude
•	ed in the affirmative.	•	

NO. 7—BLF (DE-RECOGNITION) BILL—Clause 2.

- (1) Subject to sub-section (2), the several provisions of this Act shall come into operation on a day or on the respective days to be fixed by proclamaation or successive proclamations of the Governor in Council published in the *Government Gazette*.
- (2) A proclamation made under this Act shall not fix a day for a provision of this Act to come into operation that is before—
 - (a) the day on which the right of the The Australian Building Construction Employees' and Builders Labourers' Federation to represent employees in the State of Victoria is limited or restricted by or under the Commonwealth Act or any other Act of the Parliament of the Commonwealth; or
 - (b) the day on which the registration pursuant to the Commonwealth Act of The Australian Building Construction Employees' and Builders Labourers' Federation is cancelled—

whichever first occurs.

-(Mr Crabb)

Question—That clause 2 stand part of the Bill—put. Committee divided.

(Chairman—Mr Fogarty)

AYES, 44

Mr Andrianopoulos	Mr Harrowfield	Mr Pope	Mr Stirling
Mr Cain	Mrs Hill	Mrs Ray	Mrs Toner
Miss Callister	Mr Hill	Mr Remington	Dr Vaughan
Mr Cathie	Mrs Hirsh	Mr Roper	Mr Walsh
Dr Coghill	Mr Hockley	Mr Rowe	Mr Wilkes
Mr Crabb	Mr Jolly	Mrs Setches	Mrs Wilson
Mr Culpin	Mr Kennedy	Mr Sheehan	14112 44 112011
	Mr Kirkwood	Mr Shell	
Mr Cunningham			
Mr Ernst	Mr McCutcheon	Mr Sidiropoulos	
Mr Fordham	Mr McDonald	Mr Simmonds	Tellers
Mr Gavin	Mr Mathews	Mr Simpson	Mr Norris
Mrs Gleeson	Mr Micallef	Mr Spyker	Mr Seitz
		Noes, 30	
Mr Austin	Mr Heffernan	Mr Plowman	Mr Weideman
Mr Brown	Mr John	Mr Ramsay	Dr Wells
Mr Coleman	Mr Kennett	Mr Reynolds	
Mr Cooper	Mr Lea	Mr Richardson	
Mr Delzoppo	Mr Leigh	Ms Sibree	
Mr Dickinson	Mr McNamara	Mr Smith	Tellers
Mr Gude	Mr Maclellan	(Polwarth)	Mr Smith
Mr Hann	Mr Perrin	Mr Stockdale	(Glen Waverley)
		Mr Tanner	
Mr Hayward	Mr Pescott	ivii i aiiner	Mr Williams
And so it was massive	d in the effective		

LEGISLATIVE ASSEMBLY OF VICTORIA DIVISION IN COMMITTEE OF THE WHOLE

No. 5

Wednesday, 2 October 1985

FAIR TRADING BILL—Clause 4.

- (1) Except as otherwise expressly provided in or under this Act, this Act applies (notwithstanding anything to the contrary in any other Act or law) to and in respect of an acquisition or supply of goods or services or a proposed acquisition or supply of goods or services—
 - (a) if the person by or to whom the goods are or are proposed to be acquired or supplied signs in Victoria a document relating to the acquisition or supply or the proposed acquisition or supply; or
 - (b) if that person does not so sign such a document, if the goods or services are or are proposed to be delivered or supplied in Victoria.
- (2) This Act extends to the engaging in conduct outside Victoria by bodies corporate incorporated or carrying on business within Victoria or by persons ordinarily resident within Victoria.

—(Mr Spyker)

Amendment proposed—That the following sub-clause be added to the clause:

"(3) This Act does not apply to a person or class of persons specified in the regulations as an exempt person or class of persons.".

—(Mr Richardson)

Ouestion—That the sub-clause proposed to be added be so added—put.

Committee divided.

(Chairman—Mr Fogarty)

AYES, 27

Mr Austin	Mr Hayward	Mr Plowman	Mr Tanner
Mr Brown	Mr Heffernan	Mr Reynolds	Mr Weideman
Mr Coleman	Mr Lea	Mr Richardson	Mr Williams
Mr Cooper	Mr Leigh	Ms Sibree	Tellers
Mr Crozier	Mr Lieberman	Mr Smith	Mr Smith
Mr Delzoppo	Mr Maclellan	(Polwarth)	(Glen Waverley)
Mr Dickinson	Mr Perrin	Mr Stockdale	Dr Wells
Mr Evans	Mr Pescott		

(Ballarat North)

Noes, 49

Miss Callister Mr Hill Mr Cathie Mr Hockley Dr Coghill Mr Jolly Mr Crabb Mr Culpin Mr Kennedy Mr Kirkwood Mr Cunningham Mr McCutcheon Mr Ernst Mr McDonald Mr Evans Mr McGrath (Gippsland East) (Lowan) Mr Gavin Mr McGrath Mrs Gleeson (Warrnambool) Mr Hann Mr McNamara Mr Harrowfield Mr Norris Mrs Hill Mr Pope

Mrs Ray Mr Stirling
Mr Remington Mrs Toner
Mr Roser Mr Rose Mr Seitz Mr Wallace
Mr Setches Mr Sheehan Mr Sidiropoulos

Mr Stirling Mrs Toner
Mr Trezise
Dr Vaughan
Mr Wallace
Mr Walsh
Mr Whiting
Mr Wilkes

Mr Simmonds
Mr Simpson
Mr Spyker
Mr Spyker
Mr Steggall
Mr Steggall
Mr Steggall
Mrs Wilson

And so it passed in the negative.

LEGISLATIVE ASSEMBLY OF VICTORIA DIVISIONS IN COMMITTEE OF THE WHOLE

No. 6

Tuesday, 12 November 1985

No. 1—RESIDENTIAL TENANCIES BILL.

(Clauses 4-169, Schedules 1-4 inclusive not printed)

In accordance with Standing Order No. 105 and on the expiry of time adopted by resolution of the House for the remaining stages of the Bill—

Question—That Clauses 4 to 169, Schedules 1 to 4 and Government amendments circulated in accordance with Standing Order No. 105, stand part of the Bill—put.

Committee divided.

Mr Cain

(Chairman-Mr Fogarty)

AYES, 42

Mrs Rav

Mr Stirling

IVII Calli	IVII I I I I I I I I I I I I I I I I I	IVII 3 INAY	WII Stilling
Miss Callister	Mrs Hirsh	Mr Remington	Mrs Toner
Mr Cathie	Mr Hockley	Mr Roper	Mr Trezise
Dr Coghill	Mr Jolly	Mr Rowe	Dr Vaughan
Mr Crabb	Mr Kennedy	Mr Seitz	Mr Walsh
Mr Ernst	Mr Kirkwood	Mrs Setches	Mr Wilkes
Mr Fordham	Mr McCutcheon	Mr Sheehan	Mrs Wilson
Mr Gavin	Mr McDonald	Mr Shell	
Mrs Gleeson	Mr Micallef	Mr Sidiropoulos	Tellers
Mr Harrowfield	Mr Norris	Mr Simmonds	Mr Andrianopoulos
Mrs Hill	Mr Pope	Mr Spyker	Mr Cunningham
		Noes, 37	
Mr Austin	Mr Hayward	Mr Maclellan	Mr Tanner
Mr Brown	Mr Heffernan	Mr Perrin	Mr Weideman
Mr Coleman	Mr Jasper	Mr Pescott	Dr Wells
Mr Cooper	Mr John	Mr Plowman	Mr Whiting
Mr Crozier	Mr Kennett	Mr Ramsay	Mr Williams
Mr Delzoppo	Mr Lea	Mr Reynolds	
Mr Dickinson	Mr Leigh	Mr Richardson	Tellers
Mr Evans	Mr Lieberman	Mr Ross-Edwards	Mr McGrath
(Gippsland East)	Mr McGrath	Mr Smith	(Warrnambool)
Mr Gude	(Lowan)	(Polwarth)	Mr Smith
Mr Hann	Mr McNamara	Mr Steggall	(Glen Waverley)
		• •	- · · · · · · · · · · · · · · · · · · ·

And so it was resolved in the affirmative.

Mr Hill

No. 2—RESIDENTIAL TENANCIES BILL.

Question—That the Chairman of Committees do report to the House that the Committee has agreed to the Bill with amendments—put.

Committee divided.

(Chairman—Mr Fogarty)

Ayes, 42

Mr Andrianopoulos	Mrs Hill	Mrs Ray	Mr Stirling
Mr Cain	Mr Hill	Mr Remington	Mrs Toner
Miss Callister	Mr Hockley	Mr Roper	Mr Trezise
Mr Cathie	Mr Jolly	Mr Rowe	Dr Vaughan
Dr Coghill	Mr Kennedy	Mr Seitz	Mr Walsh
Mr Crabb	Mr Kirkwood	Mrs Setches	Mr Wilkes
Mr Cunningham	Mr McCutcheon	Mr Sheehan	Mrs Wilson
Mr Ernst	Mr McDonald	Mr Shell	14113 44 113011
Mr Fordham	Mr Micallef	Mr Sidiropoulos	Tellers
Mr Gavin	Mr Norris	Mr Simmonds	Mrs Gleeson
Mr Harrowfield	Mr Pope	Mr Spyker	Mrs Hirsh
ivii Tranowneid	wii i opc	ин эруксі	MIS LIIISII
		Noes, 37	
Mr Austin	Mr Heffernan	Mr Maclellan	Mr Steggall
Mr Brown	Mr Jasper	Mr Perrin	Mr Tanner
Mr Coleman	Mr Kennett	Mr Plowman	Mr Weideman
Mr Cooper	Mr Lea	Mr Ramsay	Dr Wells
Mr Crozier	Mr Leigh	Mr Reynolds	Mr Whiting
Mr Delzoppo	Mr Lieberman	Mr Richardson	Mr Williams
Mr Dickinson	Mr McGrath	Mr Ross-Edwards	Wii Williams
Mr Evans	(Lowan)	Mr Smith	
(Gippsland East)	Mr McGrath	(Glen Waverley)	Tellers
Mr Gude			
Mr Hann	(Warrnambool)	Mr Smith	Mr John
	Mr McNamara	(Polwarth)	Mr Pescott
Mr Havward			

And so it was resolved in the affirmative.

Thursday, 14 November 1985

No. 3—POLICE REGULATION (AMENDMENT) BILL—Clause 9.

Section 69 (2) of the Principal Act is amended as follows:

- (a) After "public holiday" (where occurring in paragraph (a) (vi) insert "and";
- (b) For paragraph (b) substitute:
 - '(b) to hear and determine appeals from any member of the force—
 - (i) against his or her non-selection for promotion or transfer to any vacant position advertised in the *Police Gazette* for which the member had applied; or
 - (ii) against the disallowance of his or her appointment to any rank above that of constable; or
 - (iii) made under section 91; and
- (c) to determine the conditions on which police recruits shall be employed.'.

—(Mr Mathews)

Amendment proposed—That the words "above that of constable" be omitted.

-(Mr Crozier)

Question—That the words proposed to be omitted stand part of the clause—put. Committee divided.

(Chairman-Mr Fogarty)

AYES, 44

Mr Andrianopoulos	Mr Hill	Mr Remington	Mrs I oner
Mr Cain	Mrs Hirsh	Mr Roper	Mr Trezise
Miss Callister	Mr Hockley	Mr Rowe	Dr Vaughan
Mr Cathie	Mr Jolly	. Mr Seitz	Mr Walsh
Dr Coghill	Mr Kennedy	Mrs Setches	Mr Wilkes
Mr Crabb	Mr Kirkwood	Mr Sheehan	Mrs Wilson
Mr Culpin	Mr McDonald	Mr Sheli	
Mr Cunningham	Mr Mathews	Mr Sidiropoulos	
Mr Ernst	Mr Micallef	Mr Simmonds	
Mr Fordham	Mr Norris	Mr Simpson	Tellers
Mr Gavin	Mr Pope	Mr Spyker	Mrs Gleeson
Mr Harrowfield	Mrs Ray	Mr Stirling	Mrs Hill
		Noes, 36	
Mr Austin	Mr Jasper	Mr Ramsay	Mr Tanner
Mr Brown	Mr John	Mr Reynolds	Mr Wallace
Mr Coleman	Mr Kennett	Mr Richardson	Dr Wells
Mr Cooper	Mr Leigh	Mr Ross-Edwards	Mr Williams
Mr Crozier	Mr Lieberman	Ms Sibrec	
Mr Delzoppo	Mr McGrath	Mr Smith	
Mr Dickinson	(Lowan)	(Glen Waverley)	•
Mr Gude	Mr Maclellan	Mr Smith	Tellers
Mr Hann	Mr Perrin	(Polwarth)	Mr Lea
Mr Hayward	Mr Pescott	Mr Steggall	Mr McGrath
Mr Heffernan	Mr Plowman	Mr Stockdale	(Warrnambool)
			·

LEGISLATIVE ASSEMBLY OF VICTORIA DIVISIONS IN COMMITTEE OF THE WHOLE

No. 7

Tuesday, 18 March 1986

No. 1—LOTTERIES GAMING AND BETTING (AMENDMENT) BILL—Clause 5.

Bingo.

[Sub-clause (1) not printed]

- (2) In section 6B of the Principal Act—
 - (a) in sub-section (1)—

[Sub-paragraph (i) not printed]

- (ii) after paragraph (s) insert—
 - "(t) The amount which is paid for the expenses of a session of bingo games (other than the prescribed fee under section 6A and the surcharge payable under section 6D (1)) must not be more than 12 per cent of the gross receipts for that session."; and

[Paragraph (h) and sub-clauses (3) to (7) not printed]

—(Mr Trezise)

Amendment proposed—That the expression "12" be omitted with the view of inserting in place thereof the expression "10".

—(Mr McGrath, Lowan)

Question—That the expression proposed to be omitted stand part of the clause—put.

Committee divided.

(Chairman-Mr Fogarty)

Mr Andrianopoulos	Mr Harrowfield	Mr Pope	Mr Spyker
Mr Cain	Mrs Hill	Mrs Ray	Mr Stirling
Miss Callister	Mr Hill	Mr Remington	Mr Trezise
Mr Cathie	Mr Hockley	Mr Roper	Dr Vaughan
Dr Coghill	Mr Jolly	Mr Rowe	Mr Walsh
Mr Crabb	Mr Kennedy	Mr Seitz	Mr Wilkes
Mr Culpin	Mr Kirkwood	Mr Sheehan	Mrs Wilson
Mr Ernst	Mr McCutcheon	Mr Shell	
Mr Fordham	Mr McDonald	Mr Sidiropoulos	Tellers
Mr Gavin	Mr Mathews	Mr Simmonds	Mr Cunningham
Mrs Gleeson	Mr Norris	Mr Simpson	Mrs Hirsh

Noes,	37	

Mr Hann	Mr Maclellan	Mr Weideman
Mr Havward	Mr Perrin	Dr Wells
	Mr Pescott	Mr Whiting
		Mr Williams
Mr John	Mr Richardson	
Mr Lea	Mr Ross-Edwards	
Mr Leigh	Ms Sibree	
Mr McGrath	Mr Smith	
(Lowan)	(Polwarth)	Tellers
Mr McGrath	Mr Steggall	Mr Plowman
(Warrnambool)		Mr Smith
Mr McNamara	Mr Wallace	(Glen Waverlev)
	Mr Hayward Mr Heffernan Mr Jasper Mr John Mr Lea Mr Leigh Mr McGrath (Lowan) Mr McGrath (Warrnambool)	Mr Hayward Mr Perrin Mr Heffernan Mr Pescott Mr Jasper Mr Reynolds Mr John Mr Richardson Mr Lea Mr Ross-Edwards Mr Leigh Ms Sibree Mr McGrath Mr Smith (Lowan) (Polwarth) Mr McGrath Mr Steggall (Warrnambool) Mr Stockdale

And so it was resolved in the affirmative.

Wednesday, 19 March 1986

No. 2—MENTAL HEALTH BILL (No. 2)—Clause 85.

Consent to non-psychiatric treatment by guardian or authorized psychiatrist.

- (1) Except where section 86 applies, if a patient is incapable of giving informed consent to the performance of any non-psychiatric treatment, the non-psychiatric treatment may be performed—
 - (a) where there is in force an order appointing a plenary guardian or an order appointing a limited guardian with the power to consent to any health care that is in the best interests of that person under the *Guardianship and Administration Board Act* 1985, with the consent of the guardian; or
 - (b) in any other case, with the consent of the authorized psychiatrist.
- (2) The authorized psychiatrist must at the end of each month prepare and send to the Board a report specifying in each case in which the authorized psychiatrist has given consent—
 - (a) the non-psychiatric treatment performed; and
 - (b) the reasons why the authorized psychiatrist consented to the performance of the non-psychiatric treatment—

during that month.

-(Mr Roper)

Question—That clause 85 stand part of the Bill—put.

Committee divided.

(Chairman—Mr Fogarty)

Mr Andrianopoulos	Mr Harrowfield	Mr Micallef	Mr Simpson
Miss Callister	Mrs Hill	Mr Pope	Mr Spyker
Mr Cathie	Mr Hill	Mrs Ray	Mr Stirling
Dr Coghill	Mrs Hirsh	Mr Remington	Mr Trezise
Mr Crabb	Mr Hockley	Mr Roper	Dr Vaughan
Mr Culpin	Mr Jolly	Mr Rowe	Mr Wilkes
Mr Cunningham	Mr Kennedy	Mr Seitz	
Mr Ernst	Mr Kirkwood	Mr Sheehan	
Mr Fordham	Mr McCutcheon	Mr Shell	Tellers
Mr Gavin	Mr McDonald	Mr Sidiropoulos	Mr Norris
Mrs Gleeson	Mr Mathews	Mr Simmonds	Mrs Wilson

Noes,	32
I VOLO,	-/-

Mr Austin	Mr Heffernan	Mr Reynolds	Mr Weideman
Mr Coleman	Mr Jasper	Mr Richardson	Dr Wells
Mr Cooper	Mr John	Mr Ross-Edwards	Mr Whiting
Mr Crozier	Mr Leigh	Ms Sibree	Mr Williams
Mr Delzoppo	Mr Lieberman	Mr Smith	
Mr Dickinson	Mr McGrath	(Glen Waverlev)	
Mr Evans	(Lowan)	Mr Smith	Tellers
(Gippsland East)	Mr McNamara	(Polwarth)	Mr McGrath
Mr Gude	Mr Maclellan	Mr Steggall	(Warrnambool)
Mr Hann	Mr Pescott	Mr Tanner	Mr Perrin

And so it was resolved in the affirmative.

No. 3—Clause 86:

Prohibition of certain medical or surgical procedures unless compliance with this section.

- (1) In this section—
- "Medical or surgical procedure" means any non-psychiatric treatment which involves any procedure—
 - (a) for the purposes of the sterilization of a person; or
 - (b) for the purpose of the termination of the pregnancy of a person; or
 - (c) for the removal of non-regenerative tissue from the body of a person for the purpose of the transplantation of the tissue to the body of another living person.
- "Non-regenerative tissue" has the same meaning as it has in the Human Tissue Act 1982.
- (2) This section does not apply in respect of any medical or surgical procedure performed on any patient in an emergency where the medical or surgical procedure is necessary to save the life of that patient.
 - (3) A medical or surgical procedure cannot be performed on a patient unless—
 - (a) the patient has given informed consent; or
 - (b) where the patient is a represented person to which Division 6 of Part 4 of the Guardianship and Administration Board Act 1985 applies, the consent of the guardian and the Guardianship and Administration Board as required by that Division of that Act is obtained.

—(Mr Roper)

Motion made and question—That the Chairman do report progress and ask for leave to sit again (Mr Coleman)—put.

Committee divided.

(Chairman—Mr Fogarty)

Mr Brown	Mr Jasper	Mr Perrin	Mr Stockdale
Mr Coleman	Mr John	Mr Pescott	Mr Tanner
Mr Cooper	Mr Kennett	Mr Plowman	Mr Wallace
Mr Crozier	Mr Lea	Mr Ramsay	Mr Weideman
Mr Delzoppo	Mr Leigh	Mr Reynolds	Dr Wells
Mr Dickinson	Mr Lieberman	Mr Richardson	Mr Whiting
Mr Evans	Mr McGrath	Mr Ross-Edwards	
(Ballarat North)	(Warrnambool)	Ms Sibree	Tellers
Mr Hann	Mr McNamara	Mr Smith	Mr Steggall
Mr Heffernan	Mr Maclellan	(Polwarth)	Mr Williams

Noes, 42 Mr Micallef Mr Norris Mr Spyker Mr Stirling Mr Cain Mr Harrowfield Miss Callister Mrs Hill Mr Trezise Dr Vaughan Mr Cathic Mr Hill Mr Pope Dr Coghill Mr Crabb Mrs Hirsh Mrs Ray Mr Hockley Mr Remington Mr Walsh Mr Culpin Mr Jolly Mr Rowe Mr Wilkes Mr Cunningham Mr Ernst Mr Kennedy Mr Kirkwood Mr Sheehan Mrs Wilson Mr Shell Mr McCutcheon Mr Sidiropoulos **Tellers** Mr Fordham Mr Simmonds Mr Simpson Mr Andrianopoulos Mr Seitz Mr Gavin Mr McDonald Mrs Gleeson Mr Mathews

And so it passed in the negative.

No. 4-Clause 86.

Question—That clause 86 stand part of the Bill—put. Committee divided.

(Chairman—Mr Fogarty)

AYES, 41

Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Cunningham Mr Ernst Mr Fordham Mr Gavin Mrs Gleeson Mr Harrowfield	Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef	Mr Norris Mr Pope Mrs Ray Mr Remington Mr Rowe Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson Mr Spyker	Mr Stirling Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Teller Mr Culpin Mr Seitz
		Noes, 36	
Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North)	Mr Heffernan Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh Mr Lieberman	Mr McNamara Mr Maclellan Mr Perrin Mr Pescott Mr Plowman Mr Reynolds Mr Richardson	Mr Stockdale Mr Tanner Mr Wallace Mr Weideman Dr Wells Mr Whiting
Mr Evans (<i>Gippsland East</i>) Mr Gude Mr Hann	Mr McGrath (<i>Lowan</i>) Mr McGrath (W <i>arrnamhool</i>)	Mr Ross-Edwards Ms Sibree Mr Smith (<i>Polwarth</i>)	<i>Tellers</i> Mr Steggall Mr Williams

LEGISLATIVE ASSEMBLY OF VICTORIA DIVISIONS IN COMMITTEE OF THE WHOLE

No. 8

Tuesday, 25 March 1986

No.1—INTELLECTUALLY DISABLED PERSONS' SERVICES BILL (No. 2)—Clause 5.

Statement of principles.

It is the intention of Parliament that in the administration of this Act and the provision, management, development and planning of services for intellectually disabled persons the following principles are to be given effect to:

- (a) Intellectually disabled persons have the same right as other members of the community to services which support a reasonable quality of life;
- (b) Every intellectually disabled person has a capacity for physical, social, emotional and intellectual development and a right to individualized educational and developmental opportunities and is entitled to exercise maximum control over every aspect of his or her life;
- (c) The welfare of an intellectually disabled person is the first and paramount consideration:
- (d) The needs of intellectually disabled persons are best met when the conditions of their everyday life are the same as, or as close as possible to, norms and patterns which are valued in the general community;
- (e) Services should promote maximum physical and social integration through the participation of intellectually disabled persons in the life of the community;
- (f) Services generally available to all members of the community should be adapted to ensure access by intellectually disabled persons and specialized supplementary services should be provided to the extent required to meet individual needs.
- (g) Services to intellectually disabled persons should be provided in such a manner that an individual need not move out of his or her local community or travel inordinately long distances to receive the services needed;
- (h) Services to intellectually disabled persons should be sufficiently flexible in structure and organization to meet the varying needs of intellectually disabled persons in developing towards independence and to maximize the choices open to them;
- (i) It is in the best interests of intellectually disabled persons and their families that no single organization providing services to intellectually disabled persons exercise control over all or most aspects of an individual's life.
- (j) It is the responsibility of the State of Victoria to plan, fund, ensure the provision of and evaluate services to intellectually disabled persons according to the principles stated herein:
- (k) It is in the interests of intellectually disabled persons and their families for non-government organizations providing services to intellectually disabled persons to continue to play a significant role in direct service delivery.

- (1) The State of Victoria must ensure that government and non-government organizations providing services to intellectually disabled persons are accountable for the extent to which the rights of intellectually disabled persons are advanced and service quality assured;
- (m) Intellectually disabled persons have a legitimate and major role to play in planning and evaluating services;
- (n) When some restriction on the rights or opportunities of an intellectually disabled person is necessary, the means chosen should be the least restrictive of the available alternatives having regard to all the circumstances.

—(Mr Roper)

Amendment proposed—That paragraph (i) be omitted.

—(Mr Whiting)

Question—That the paragraph proposed to be omitted stand part of the clause—put. Committee divided.

(Chairman—Mr Fogarty)

AYES, 71

Mr Andrianopoulos	Mr Harrowfield	Mr Micallef	Mr Smith
Mr Austin	Mr Hayward	Mr Norris	(Glen Waverley)
Mr Brown	Mr Heffernan	Mr Perrin	Mr Smith
Miss_Callister	Mrs Hill	Mr Pescott	(Polwarth)
Mr Cathie	Mr Hill	Mr Plowman	Mr Spyker
Dr Coghill	Mrs Hirsh	Mr Ramsay	Mr Stirling
Mr Cooper	Mr Hockley	Mrs Ray	Mr Stockdale
Mr Crabb	Mr John	Mr Remington	Mr Tanner
Mr Crozier	Mr Jolly	Mr Reynolds	Mrs Toner
Mr Culpin	Mr Kennedy	Mr Richardson	Mr Trezise
Mr Delzoppo	Mr Kennett	Mr Roper	Dr Vaughan
Mr Dickinson	Mr Kirkwood	Mr Rowe	Mr Walsh
Mr Ernst	Mr Lea	Mr Seitz	Mr Weideman
Mr Evans	Mr Leigh	Mr Sheehan	Dr Wells
(Bailarat North)	Mr Lieberman	Mr Shell	Mrs Wilson
Mr Fordham	Mr McCutcheon	Ms Sibree	
Mr Gavin	Mr McDonald	Mr Sidiropoulos	Tellers
Mrs Gleeson	Mr Maclellan	Mr Simmonds	Mr Cunningham
Mr Gude	Mr Mathews	Mr Simpson	Mr Williams
		ompoon	**** **********************************
	ì	Noes, 10	
Mr Evans	Mr McGrath	Mr Wallace	Tellers
(Gippsland East)	(Lowan)	Mr Whiting	Mr McGrath
Mr Hann	Mr McNamara		(Warrnambool)
Mr Jasper	Mr Ross-Edwards	•	Mr Steggall
· · · · · · · · · · · · · · · · · · ·	Ross Edwards		Wi Steggan

And so it was resolved in the affirmative.

No. 2—Clause 23.

Registration of services.

- (1) A person may apply to the Director-General in the prescribed form for an association or organization which provides services for intellectually disabled persons to be registered as a residential service or a non-residential service.
- (2) The Director-General may refuse to register an association or organization as a residential service or a non-residential service if—
 - (a) the Director-General does not approve the service provided by the association or organization; or
 - (b) the Director-General is not satisfied that the service provided by the association or organization is or will be operated in accordance with the principles specified in sub-section (3).

- (3) The principles referred to in sub-section (2) (b) are—
 - (a) that the service is provided in the least restrictive environment; and
 - (b) that provision is made for persons who are receiving the service to participate in the planning, operation and evaluation of the service; and
 - (c) that restrictions on and the interference with the rights, dignity and self-respect of persons receiving the service is kept to the minimum necessary in the circumstances; and
 - (d) that there are adequate mechanisms for the assessment and review of persons receiving the service; and
 - (e) that services to eligible persons are provided in accordance with general service plans and individual program plans; and
 - (f) that the service provided is accessible and flexible to meet the individual rights and needs of eligible persons.
- (4) An association or organization providing both a residential service and a non-residential service immediately before the commencement of this section is entitled to be registered as both a residential service and a non-residential service for a period not exceeding five years after that commencement.
- (5) If a non-residential service administers a facility which was registered as a day training centre or a private training centre under the *Mental Health Act* 1959, any school section of the facility has the status of a school section of a day training centre for the purposes of legislation enabling the transfer of school sections to special developmental school status.

—(Mr Roper)

Amendment proposed—That sub-clause (4) be omitted.

—(Mr Whiting)

Question—That sub-clause (4) proposed to be omitted stand part of the clause—put. Committee divided.

(Chairman—Mr Fogarty)

AYES, 67

Mr Andrianopoulos	Mrs Hill	Mr Ramsay	Mr Spyker
Mr Austin	Mr Hill	Mrs Ray	Mr Stirling
Mr Brown	Mrs Hirsh	Mr Remington	Mr Stockdale
Miss Callister	Mr Hockley	Mr Reynolds	Mr Tanner
Mr Cathie	Mr John	Mr Richardson	Mrs Toner
Dr Coghill	Mr Kennedy	Mr Roper	Mr Trezise
Mr Coleman	Mr Kennett	Mr Rowe	Dr Vaughan
Mr Cooper	Mr Kirkwood	Mr Seitz	Mr Walsh
Mr Crozier	Mr Lea	Mr Sheehan	Mr Weideman
Mr Culpin	Mr Leigh	Mr Shell	Dr Wells
Mr Dickinson	Mr Lieberman	Ms Sibree	Mr Wilkes
Mr Ernst	Mr McDonald	Mr Sidiropoulos	Mr Williams
Mr Gavin	Mr Mathews	Mr Simmonds	Mrs Wilson
Mrs Gleeson	Mr Micallef	Mr Simpson	
Mr Gude	Mr Norris	Mr Smith	
Mr Harrowfield	Mr Pescott	(Glen Waverley)	Tellers
Mr Hayward	Mr Plowman	Mr Smith	Mr Cunningham
Mr Heffernan	Mr Pope	(Polwarth)	Mr Perrin
		Noes, 10	
Mr Evans	Mr Jasper	Mr McNamara	Tellers
(Gippsland East)	Mr McGrath	Mr Ross-Edwards	Mr McGrath
Mr Hann	(Lowan)	Mr Wallace	(Warrnambool)
	(=,	Mr Whiting	Mr Steggall

LEGISLATIVE ASSEMBLY OF VICTORIA DIVISIONS IN COMMITTEE OF THE WHOLE

No. 9

Tuesday, 8 April 1986

No. 1—LOCAL GOVERNMENT (GENERAL AMENDMENT) BILL.

Mrs Hill

(Clauses 11-52 inclusive not printed).

In accordance with Standing Order No. 105 and on the expiry of time adopted by resolution of the House for the remaining stages of the Bill—

Question—That Clauses 11 to 52 and Government amendments Nos. 7 to 12 and New Clause AA circulated in accordance with Standing Order No. 105, stand part of the Bill—put.

Committee divided.

Mr Andrianopoulos

(Chairman—Mr Fogarty)

AYES, 43

Mr Pope

(Polwarth)

Mr Spyker

Mr Lea

Mr Cain	Mr Hill	Mrs Ray	Mr Stirling
Miss Callister	Mr Hockley	Mr Remington	Mrs Toner
Mr Cathie	Mr Jolly	Mr Roper	Mr Trezise
Mr Crabb	Mr Kennedy	Mr Rowe	Dr Vaughan
Mr Cunningham	Mr Kirkwood	Mr Seitz	Mr Walsh
Mr Ernst	Mr McCutcheon	Mrs Setches	Mr Wilkes
Mr Fordham	Mr McDonald	Mr Sheehan	Mrs Wilson
Mr Gavin	Mr Mathews	Mr Sidiropoulos	Tellers
Mrs Gleeson	Mr Micallef	Mr Simmonds	Mrs Hirsh
Mr Harrowfield	Mr Norris	Mr Simpson	Mr Shell
		Noes, 37	
		11023, 37	
Mr Austin	Mr Hann	Mr Perrin	Mr Steggall
Mr Brown	Mr Hayward	Mr Pescott	Mr Stockdale
Mr Cooper	Mr Heffernan	Mr Ramsay	Mr Tanner
Mr Crozier	Mr Jasper	Mr Reynolds	Mr Wallace
Mr Delzoppo	Mr John	Mr Richardson	Mr Weideman
Mr Dickinson	Mr Kennett	Mr Ross-Edwards	Mr Whiting
Mr Evans	Mr Leigh	Ms Sibree	Mr Williams
(Ballarat North)	Mr Lieberman	Mr Smith	
Mr Evans	Mr McGrath	(Glen Waverley)	Tellers
(Gippsland East)	(Lowan)	Mr Smith	Mr Coleman

And so it was resolved in the affirmative.

Mr Maclellan

Mr Gude

No. 2—Question—That the Chairman of Committees do report to the House that the Committee has agreed to the Bill with amendments—put.

Committee divided.

AYES, 43

Mr Andrianopoulos Mr Cain Miss Callister Mr Cathie Mr Crabb Mr Cunningham Mr Ernst Mr Fordham Mr Gavin Mrs Gleeson Mr Harrowfield	Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef Mr Norris Mr Pope	Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mrs Hill Mr Hill
	No	DES, 40	
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson	Mr Hann Mr Hayward Mr Heffernan Mr Jasper Mr John Mr Kennett Mr Lea	Mr Maclellan Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards	Mr Tanner Mr Wallace Mr Weideman Dr Wells Mr Whiting Mr Williams
Mr Evans (Ballarat North) Mr Evans (Gippsland East) Mr Gude	Mr Leigh Mr Lieberman Mr McGrath (Lowan) Mr McNamara	Ms Sibree Mr Smith (Polwarth) Mr Steggall Mr Stockdale	Tellers Mr Perrin Mr Smith (Glen Waverley)

LEGISLATIVE ASSEMBLY OF VICTORIA DIVISIONS IN COMMITTEE OF THE WHOLE

No. 10

Tuesday, 15 April 1986

No. 1—INDUSTRIAL RELATIONS (AMENDMENT) BILL—Clause 13.

(Clause 13 not printed).

In accordance with Standing Order No. 105 and on the expiry of time adopted by resolution of the House for the remaining stages of the Bill—

Question—That Clause 13 stand part of the Bill—put.

Committee divided.

(Chairman—Mr Fogarty)

AYES, 42

Mr Cain Miss Callister Dr Coghill Mr Crabb Mr Culpin Mr Cunningham Mr Ernst Mr Fordham Mr Gavin Mrs Gleeson Mr Harrowfield	Mr Hill Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Micallef Mr Norris Mr Pope Mrs Ray	Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson Mr Spyker	Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Andrianopoulos Mrs Hill
		Noes, 37	
Mr Austin	Mr Hayward	Mr Pescott	Mr Tanner

Mr Austin	Mr Hayward	Mr Pescott	Mr Tanner
Mr Brown	Mr Heffernan	Mr Plowman	Mr Wallace
Mr Coleman	Mr Jasper	Mr Ramsay	Mr Weideman
Mr Cooper	Mr John	Mr Reynolds	Dr Wells
Mr Crozier	Mr Kennett	Mr Richardson	Mr Williams
Mr Delzoppo	Mr Leigh	Mr Ross-Edwards	
Mr Dickinson	Mr Lieberman	Ms Sibree	
Mr Evans	Mr McGrath	Mr Smith	Tellers
(Gippsland East)	(Lowan)	(Polwarth)	Mr McGrath
Mr Gude	Mr McNamara	Mr Steggall	(Warrnambool)
Mr Hann	Mr Maclellan	Mr Stockdale	Mr Perrin

And so it was resolved in the affirmative.



No. 2-

(Clauses 14 to 31, Government Amendments Nos. 5 to 9 and New Clauses AA and BB not printed)

Question—That Clauses 14 to 31, Government amendments Nos. 5 to 9 and New Clauses AA and BB circulated in accordance with Standing Order No. 105, stand part of the Bill—put.

Committee divided.

(Chairman—Mr Fogarty)

AYES, 42

Mr Cain Miss Callister Dr Coghill Mr Crabb Mr Culpin Mr Cunningham Mr Ernst Mr Fordham Mr Gavin Mrs Gleeson Mr Harrowfield	Mr Hill Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Micallef Mr Norris Mr Pope Mrs Ray	Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson Mr Spyker	Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Andrianopoulos Mrs Hill
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Gippsland East) Mr Gude Mr Hann	Mr Hayward Mr Heffernan Mr John Mr Kennett Mr Leigh Mr Lieberman Mr McGrath (Lowan) Mr McNamara Mr McNamara Mr Maclellan	NOES, 37 Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith (Polwarth) Mr Steggall Mr Stockdale	Mr Tanner Mr Wallace Mr Weideman Dr Wells Mr Williams **Tellers Mr McGrath (Warrnambool) Mr Perrin

And so it was resolved in the affirmative.

LEGISLATIVE ASSEMBLY OF VICTORIA DIVISIONS IN COMMITTEE OF THE WHOLE

No. 11

Tuesday, 22 April 1986

No. 1—VICTORIAN CURRICULUM AND ASSESSMENT BOARD BILL—Clause 7.

Members of the Board.

- (1) The Board has nineteen members of whom—
 - (a) one is the chairperson; and
 - (b) three are persons who in the opinion of the Minister have expertise in any one or more of the functions of the Board; and
 - (c) fifteen are persons who have any one or more of the following qualifications—
 - (i) they are members of the public service of Victoria involved in education administration; or
 - (ii) in the opinion of the Minister, they are experienced in the provision of secondary education; or
 - (iii) in the opinion of the Minister, they are experienced in the provision of post-secondary education; or
 - (iv) in the opinion of the Minister, they are representatives of employers; or
 - (v) in the opinion of the Minister, they are representative of the general community interests in secondary education.

[Sub-clauses (2) to (7) not printed.]

—(Mr Cathie)

Amendment proposed—That sub-clause (1) be omitted with the view of inserting in place thereof the following sub-clause:

- "(1) The Board has nineteen members of whom—
 - (a) one is the chairperson; and
 - (b) three are members of the Executive of whom in the opinion of the Minister—
 - (i) one is a person experienced in the provision of secondary education in government schools; and
 - (ii) one is a person experienced in the provision of secondary education in nongovernment schools; and
 - (iii) one is a person experienced in the provision of post-secondary education; and
 - (c) ten are persons who have the following qualifications—
 - (i) two are members of the public service of Victoria involved in education administration; and
 - (ii) four are persons who in the opinion of the Minister are experienced in the provision of post-secondary education; and
 - (iii) two are persons who in the opinion of the Minister are representative of employers; and

- (iv) two are persons who in the opinion of the Minister are representative of the general community interest in secondary education; and
- (d) five are persons who in the opinion of the Minister are experienced in the provision of secondary education and who have the following qualifications—
 - (i) two are representatives of teachers in government schools; and
 - (ii) one is a representative of principals and vice-principals in government schools; and
 - (iii) one is a representative of independent schools; and
 - (iv) one is a representative of catholic schools."

—(Mr Hann)

[The Chairman decided to have this amendment tested on the question—That the expression "(1) The Board has" be omitted so as not to preclude a proposed amendment by another Honourable Member.]

Question—That the expression "(1) The Board has" stand part of the clause—put. Committee divided.

(Chairman—Mr Fogarty)

AYES, 66

Mr Andrianopoulos Mr Austin Mr Brown Miss Callister Mr Cathie	Mr Gude Mr Harrowfield Mr Hayward Mr Heffernan Mr Hill	Mr Plowman Mr Pope Mr Remington Mr Richardson Mr Roper	Mr Stockdale Mr Tanner Mrs Toner Mr Trezise Dr Vaughan
Dr Coghill	Mr Hockley	Mr Rowe	Mr Walsh
Mr Coleman	Mr John	Mr Seitz	Mr Weideman
Mr Cooper	Mr Kennedy	Mrs Setches	Dr Wells
Mr Crabb	Mr Kennett	Mr Sheehan	Mr Wilkes
Mr Crozier	Mr Kirkwood	Mr Shell	Mr Williams
Mr Culpin	Mr Lea	Ms Sibree	Mrs Wilson
Mr Cunningham	Mr Leigh	Mr Sidiropoulos	
Mr Delzoppo	Mr Lieberman	Mr Simmonds	
Mr Dickinson	Mr McDonald	Mr Simpson	
Mr Ernst	Mr Micallef	Mr Smith	Tellers
Mr Fordham	Mr Norris	(Polwarth)	Mrs Hill
Mr Gavin	Mr Perrin	Mr Spyker	Mr Smith
Mrs Gleeson	Mr Pescott	Mr Stirling	(Glen Waverley)
		Noes, 9	
Mr Evans	Mr McGrath	Mr Ross-Edwards	

(Gippsland East) (Lowan)
Mr Hann Mr McGrath

(Warrnambool)

And so it was resolved in the affirmative.

No. 2—Clause 7

Mr Jasper

Further amendment proposed—That the word "nineteen" be omitted with the view of inserting in place thereof the expression "twenty-two".

Mr Whiting

—(Ms Sibree)

Tellers

Mr McNamara

Mr Steggall

Question—That the word proposed to be omitted stand part of the clause—put.

Committee divided.

(Chairman-Mr Fogarty)

AYES, 43

Mr Andrianopoulos	Mr Harrowfield	Mr Pope	Mr Simpson
Mr Cain	Mrs Hill	Mrs Ray	Mr Spyker
Miss Callister	Mr Hill	Mr Remington	Mr Stirling
Mr Cathie	Mr Hockley	Mr Roper	Mrs Toner
Dr Coghill	Mr Jolly	Mr Rowe	Mr Trezise
Mr Crabb	Mr Kennedy	Mr Seitz	Dr Vaughan
Mr Culpin	Mr Kirkwood	Mrs Setches	Mr Walsh
Mr Ernst	Mr McCutcheon	Mr Sheehan	Mr Wilkes
Mr Fordham	Mr McDonald	Mr Shell	Tellers
Mr Gavin	Mr Micallef	Mr Sidiropoulos	Mr Cunningham
Mrs Gleeson	Mr Norris	Mr Simmonds	Mrs Wilson
		Noes, 38	
Mr Austin	Mr Hayward	Mr Pescott	Mr Stockdale
Mr Brown	Mr Jasper	Mr Plowman	Mr Tanner
Mr Coleman	Mr John	Mr Reynolds	Mr Wallace
Mr Cooper	Mr Kennett	Mr Richardson	Mr Weideman
Mr Crozier	Mr Lea	Mr Ross-Edwards	Dr Wells
Mr Delzoppo	Mr Leigh	Ms Sibree	Mr Whiting
Mr Dickinson	Mr Lieberman	Mr Smith	Mr Williams
Mr Evans	Mr McGrath	(Glen Waverlev)	Tellers
(Gippsland East)	(Lowan)	Mr Smith	Mr McGrath
Mr Gude	Mr McNamara	(Polwarth)	(Warrnambool)
Mr Hann	Mr Maclellan	Mr Steggall	Mr Perrin

And so it was resolved in the affirmative.

Thursday, 24 April 1986

No. 3—PUBLIC RECORDS (AMENDMENT) BILL—Clause 5

Keeper of Public Records.

- (1) In section 6 (1) of the Principal Act, omit "(1)".
- (2) In section 6 of the Principal Act, sub-section (2) is repealed.
- (3) In section 7 of the Principal Act, for "7. The Keeper" substitute "7. Subject to the *Public Service Act* 1974, the Keeper".
 - (4) In section 7 of the Principal Act, after "for—" insert—
 - "(aa) the management and control of all public records in the Public Record Office;".

—(Mr McCutcheon)

Question—That clause 5 stand part of the Bill—put. Committee divided.

(Chairman—Mr Fogarty)

AYES, 42

Mr Andrianopoulos	Mr Harrowfield	Mrs Ray	Mr Stirling
Mr Cain	Mrs Hill	Mr Remington	Mrs Toner
Miss Callister	Mr Hill	Mr Roper	Mr Trezise
Mr Cathie	Mr Hockley	Mr Rowe	Dr Vaughan
Dr Coghill	Mr Jolly	Mr Seitz	Mr Walsh
Mr Crabb	Mr Kirkwood	Mrs Setches	Mr Wilkes
Mr Culpin	Mr McCutcheon	Mr Sheehan	Mrs Wilson
Mr Cunningham	Mr McDonald	Mr Sidiropoulos	
Mr Ernst	Mr Micallef	Mr Simmonds	Tellers
Mr Fordham	Mr Norris	Mr Simpson	Mrs Gleeson
Mr Gavin	Mr Pope	Mr Spyker	Mr Shell
		- -	

Noes, 24

Mr Brown	Mr Kennett	Mr Plowman	Mr Tanner
Mr Coleman	Mr Lea	Mr Reynolds	Mr Weideman
Mr Cooper	Mr Leigh	Mr Richardson	Dr Wells
Mr Delzoppo	Mr McGrath	Mr Ross-Edwards	
Mr Gude	(Lowan)	Mr Smith	Tellers
Mr Heffernan	Mr Maclellan	(Glen Waverley)	Mr Perrin
Mr John	Mr Pescott	Mr Stockdale	Mr Williams

And so it was resolved in the affirmative.

No. 4-Clause 6.

New section 13A inserted.

After section 13 of the Principal Act, insert—

Inspection of public office or other place.

"13A. The Minister may, on behalf of the Crown, authorize the Keeper of Public Records to enter, at any reasonable time, a public office or any place in which the public records of that office are stored to inspect the storage and conservation arrangements of the records in the office or place and the carrying out in that office or place of the programme of records management referred to in section 13 (b)."

—(Mr McCutcheon)

Amendment proposed—That the words "The Minister may, on behalf of the Crown, authorize the Keeper of Public Records to" be omitted with the view of inserting in place thereof the words "The Keeper of Public Records may".

—(Mr Delzoppo)

Question—That the words proposed to be omitted stand part of the clause—put.

Committee divided.

(Chairman—Mr Fogarty)

AYES, 41

Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Ernst Mr Fordham Mr Gavin Mrs Gleeson Mr Harrowfield	Mrs Hill Mr Hill Mr Hockley Mr Jolly Mr Kirkwood Mr McCutcheon Mr McDonald Mr Micallef Mr Norris Mr Pope Mrs Ray	Mr Remington Mr Roper Mr Rowe Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson Mr Spyker Mr Strling	Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Andrianopoulos Mr Seitz
		Noes, 24	
Mr Brown Mr Coleman Mr Cooper Mr Delzoppo Mr Gude Mr Heffernan Mr John	Mr Kennett Mr Leigh Mr McGrath (<i>Lowan</i>) Mr Maclellan Mr Perrin Mr Pescott	Mr Plowman Mr Reynolds Mr Richardson Mr Ross-Edwards Mr Stockdale Mr Tanner Mr Weideman	Dr Wells Mr Williams <i>Tellers</i> Mr Lea Mr Smith (<i>Glen Waverley</i>)

And so it was resolved in the affirmative.

No. 5—Clause 10.

Annual report.

Mr Andrianopoulos

Section 21 of the Principal Act is repealed.

—(Mr McCutcheon)

Mr Stirling

Question—That clause 10 stand part of the Bill—put. Committee divided.

Mrs Gleeson

(Chairman—Mr Fogarty)

AYES, 42

Mr Remineton

wii Andrianopoulos	MI 2 CICCSOII	wii Kemington	wii Suring
Mr Cain	Mr Harrowfield	Mr Roper	Mrs Toner
Miss Callister	Mrs Hill	Mr Rowe	Mr Trezise
Mr Cathie	Mr Hockley	Mr Seitz	Dr Vaughan
Dr Coghill	Mr Jolly	Mrs Setches	Mr Walsh
Mr Crabb	Mr Kirkwood	Mr Sheehan	Mr Wilkes
Mr Culpin	Mr McCutcheon	Mr Shell	Mrs Wilson
Mr Cunningham	Mr McDonald	Mr Sidiropoulos	
Mr Ernst	Mr Micallef	Mr Simmonds	Tellers
Mr Fordham	Mr Pope	Mr Simpson	Mr Hill
Mr Gavin	Mrs Ray	Mr Spyker	Mr Norris
		Noes, 23	
Mr Brown	Mr Kennett	Mr Plowman	Mr Williams
Mr Coleman	Mr Leigh	Mr Reynolds	***************************************
Mr Cooper	Mr McGrath	Mr Ross-Edwards	
Mr Delzoppo	(Lowan)	Mr Stockdale	Tellers
Mr Gude	Mr Maclellan	Mr Tanner	Mr Lea
Mr Heffernan	Mr Perrin	Mr Weideman	Mr Smith
Mr John	Mr Pescott	Dr Wells	(Glen Waverley)

And so it was resolved in the affirmative.

LEGISLATIVE ASSEMBLY OF VICTORIA DIVISIONS IN COMMITTEE OF THE WHOLE

No. 12

Tuesday, 6 May 1986

No. 1—SMALL BUSINESS DEVELOPMENT CORPORATION (AMENDMENT) BILL—Clause 5.

Substitution of new section 13.

For section 13 of the Principal Act substitute—

Objectives and functions of the Corporation.

- "13. (1) The objectives of the Corporation are as follows:
 - (a) To do all things possible to develop increase and assist small business, in particular new businesses;
 - (b) To promote Victoria as a place for viable small businesses to be established;
 - (c) To increase the viability of small businesses;
 - (d) To assist in the expansion of existing small businesses:
 - (e) To identify and propose solutions for major difficulties facing small businesses and in particular to identify and propose solutions for the reasons why small businesses fail:
 - (f) To improve and develop services and facilities for small businesses;
 - (g) To improve the level of competence of small businesses.
- (2) The functions of the Corporation are as follows:
 - (a) To establish a centre to be known as the Information Referral Centre;
 - (b) To investigate the effect upon small businesses of the policies of Governments, of Acts of Parliament (whether of the States or of the Commonwealth) and of rules, regulations, by-laws and other laws made under them;
 - (c) To arrange training and educational programmes for small businesses;
 - (d) To publish and distribute information for the guidance of small businesses and where appropriate to publish and distribute information in languages other than English;
 - (e) To assist in arranging financial assistance through loans or guarantees or any other means to small businesses:
 - (f) To give financial guidence and assistance to small businesses;
 - (h) To promote and market small businesses and provide access throughout the State to the Corporation's services;
 - (i) To act as an agent in receiving or paying fees;
 - (j) To research and investigate matters of importance to small businesses:

^{*} Paragraph (g) omitted by previous amendment.

- (k) To arrange finance to government bodies or private enterprises to assist in the provision of facilities or services to small businesses;
- (/) With the approval of the Minister, to buy and sell land and enter into contracts agreements or arrangements;
- (m) With the approval of the Minister, to operate facilities for the use of small businesses.".

--(Mr Fordham)

Amendment proposed—That proposed section 13 (2) (h) and (i) be omitted.

—(Mr Gude)

Question—That the paragraphs proposed to be omitted stand part of the clause—put. Committee divided.

(Chairman—Mr Fogarty)

AYES, 48

Mr Andrianopoulos	Mr Hann	Mr Norris	Mr Steggall
Mr Cain	Mr Harrowfield	Mr Pope	Mr Stirling
Miss Callister	Mrs Hill	Mrs Ray	Mrs Toner
Mr Cathie	Mr Hill	Mr Roper	Mr Trezise
Dr Coghill	Mr Hockley ·	Mr Rowe	Dr Vaughan
Mr Crabb	Mr Jasper	Mr Seitz	Mr Walsh
Mr Culpin	Mr Jolly	Mrs Setches	Mr Wilkes
Mr Ernst	Mr Kennedy	Mr Sheehan	Mrs Wilson
Mr Evans	Mr Kirkwood	Mr Shell	
(Gippsland East)	Mr McDonald	Mr Sidiropoulos	
Mr Fordham	Mr McNamara	Mr Simmonds	Tellers
Mr Gavin	Mr Mathews	Mr Simpson	Mr Cunningham
Mrs Gleeson	Mr Micallef	Mr Spyker	Mrs Hirsh
		Noes, 30	
Mr Austin	Mr Hayward	Mr Plowman	Mr Weideman
Mr Brown	Mr Heffernan	Mr Ramsay	Dr Wells
Mr Coleman	Mr John	Mr Reynolds	Mr Williams
Mr Cooper	Mr Kennett	Mr Richardson	
Mr Crozier	Mr Leigh	Ms Sibree	
Mr Delzoppo	Mr Lieberman	Mr Smith	
Mr Evans	Mr Maclellan	(Glen Waverley)	Tellers
(Ballarat North)	Mr Perrin	Mr Stockdale	Mr Dickinson
Mr Gude	Mr Pescott	Mr Tanner	Mr Lea
And so it was resolve.	d in the officerestive		

And so it was resolved in the affirmative.

No. 2—Clause 5.

Amendment proposed—That proposed section 13 (2) (k), (l) and (m) be omitted.

—(Mr Gude)

Question—That the paragraphs proposed to be omitted stand part of the clause—put. Committee divided.

(Chairman—Mr Fogarty)

AYES, 48

Mr Andrianopoulos	Mrs Gleeson	Mr Mathews	Mr Spyker
Mr Cain	Mr Hann	Mr Micallef	Mr Stirling
Miss Callister	Mr Harrowfield	Mr Pope	Mrs Toner
Mr Cathic	Mrs Hill	Mrs Ray	Mr Trezise
Dr Coghill	Mr Hill	Mr Roper	Dr Vaughan
Mr Crabb	Mrs Hirsh	Mr Rowe	Mr Walsh
Mr Culpin	Mr Hockley	Mr Seitz	Mr Wilkes
Mr Cunningham	Mr Jasper	Mrs Setches	Mrs Wilson
Mr Ernst	Mr Jolly	Mr Sheehan	
Mr Evans	Mr Kennedy	Mr Shell	
(Gippsland East)	Mr Kirkwood	Mr Sidiropoulos	Tellers
Mr Fordham	Mr McDonald	Mr Simmonds	Mr Norris
Mr Gavin	Mr McNamara	Mr Simpson	Mr Steggall

Noes, 30

Mr Austin	Mr Gude	Mr Perrin	Mr Weideman
Mr Brown ·	Mr Hayward	Mr Pescott	Mr Williams .
Mr Coleman	Mr Heffernan	Mr Plowman	
Mr Cooper	Mr John	Mr Ramsay	
Mr Crozier	Mr Kennett	Mr Reynolds	
Mr Delzoppo	Mr Lea	Mr Richardson	Tellers
Mr Dickinson	Mr Leigh	Ms Sibree	Mr Smith
Mr Evans	Mr Lieberman	Mr Stockdale	(Glen Waverley)
(Ballarat North)	Mr Maclellan	Mr Tanner	Dr Wells

And so it was resolved in the affirmative.

Wednesday, 7 May 1986

No. 3—TRAVEL AGENTS BILL—Clause 6.

Travel agents to be licensed.

- (1) A person must not-
 - (a) carry on business as a travel agent otherwise than in accordance with the authority conferred on that person by a travel agent's licence; or
 - (b) carry on business as a travel agent in partnership with a person who is not the holder of a travel agent's licence.

Penalty: 500 penalty units or imprisonment for 12 months, or both.

(2) No action lies for the recovery of any fee, commission or other reward for any service done or performed in the course of carrying on business as a travel agent by a person (other than an exempted person) who does not hold a licence.

—(Mr Spvker)

Motion made and question proposed—That Clause 6 stand part of the Bill (Mr Fordham)—and, after debate—

Motion made and question—That the question be now put (Mr Fordham)—put.

Committee divided.

(Chairman—Mr Fogarty)

AYES, 41

Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Cunningham Mr Ernst Mr Fordham Mr Harrowfield Mrs Hill	Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McDonald Mr Mathews Mr Micallef Mr Norris Mr Pope	Mr Remington Mr Roper Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson Mr Spyker	Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Gavin
Mrs Hill	Mr Pope	Mr Spyker	Mr Gavin
Mr Hill	Mrs Ray	Mr Stirling	Mr Rowe

Mr Austin Mr Brown Mr Coleman Mr Crozier Mr Delzoppo Mr Evans (Ballarat North)	Mr John Mr Kennett Mr Lea Mr Leigh Mr Lieberman Mr McGrath (<i>Warrnambool</i>)	Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith (<i>Glen Waverley</i>)	Mr Weideman Mr Whiting Mr Williams
Mr Evans (Gippsland East) Mr Hann Mr Jasper	Mr McNamara Mr Maclellan Mr Pescott Mr Plowman	Mr Smith (<i>Polwarth</i>) Mr Steggall Mr Stockdale	<i>Tellers</i> Mr Tanner Mr Wallace

And so it was resolved in the affirmative.

No. 4—TRAVEL AGENTS BILL.

Declaration of Bill as Urgent-Limitation of Debate-Mr Fordham declared that this Bill was an urgent Bill and moved-That the Bill be considered an urgent Bill.

The Chairman having ascertained that twenty members approved of the proposed motion being put-

Ouestion—That the Bill be considered an urgent Bill—put.

Committee divided.

(Chairman—Mr Fogarty)

AYES, 43

Mr Cain Miss Callister Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Cunningham Mr Ernst Mr Fordham Mr Gavin Mrs Gleeson	Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McDonald Mr Mathews Mr Micallef Mr Norris	Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Harrowfield Mr Pope
		Noes, 33	
Mr Austin Mr Brown Mr Coleman Mr Crozier Mr Delzoppo Mr Evans (Ballarat North) Mr Evans (Gippsland East) Mr Hann Mr Jasper And so it was resolve	Mr John Mr Kennett Mr Lea Mr Leigh Mr Lieberman Mr McGrath (Warnambool) Mr McNamara Mr Maclellan Mr Pescott Mr Plowman	Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith (Glen Waverley) Mr Smith (Polwarth) Mr Steggall Mr Stockdale	Mr Weideman Mr Whiting Mr Williams Tellers Mr Tanner Mr Wallace

No. 5—EMERGENCY MANAGEMENT BILL—Clause 4.

Definitions.

(1) In this Act—

- "Agency" means a government agency or a non-government agency.
- "Co-ordinator in Chief" means the Co-ordinator in Chief of Disaster Control.
- "Council" means the State Disasters Council established under section 8.
- "Deputy Co-ordinator in Chief" means the Deputy Co-ordinator in Chief of Disaster Control.

- "DISPLAN" means the state disaster response plan referred to in section 10.
- "Emergency" means an emergency due to the actual or imminent occurrence of an event which in any way endangers or threatens to endanger the safety or health of any person in Victoria or which destroys or damages, or threatens to destroy or damage, any property in Victoria, including, without limiting the generality of the foregoing—
 - (a) an earthquake, flood, wind-storm or other natural event; and
 - (b) a fire; and
 - (c) an explosion; and
 - (d) a road accident or any other accident; and
 - (e) a plague or an epidemic; and
 - (f) a warlike act, whether directed at Victoria or a part of Victoria or at any other State or Territory of the Commonwealth; and
 - (g) a hi-jack, siege or riot.

"Government agency" means-

- (a) any body corporate or unincorporate constituted by or under any Act for a public purpose; and
- (b) any member or officer of such a body; and
- (c) any person in the service of the Crown in the right of the State of Victoria upon whom any function, power, duty or responsibility is conferred by or under any Act.
- "Non-government agency" means a voluntary organization or any other person or body other than a government agency.
- "Region" means a region as defined by DISPLAN.
- "State Co-ordinator" means the State Co-ordinator of DISPLAN referred to in section
- "Zone" means a zone as defined by DISPLAN.

—(Mr Mathews)

Amendment proposed—That after the definition of "Zone" there be inserted the following subclauses—

- "(2) A reference in this Act to—
 - (a) prevention in relation to an emergency includes a reference to the identification of hazards and the assessment of threats to life and property and the taking of action to reduce the potential loss to life and property in relation to an emergency;
 - (b) recovery in relation to an emergency includes a reference to the process by which a community is helped to return to its proper level of functioning after an emergency;
 - (c) response in relation to an emergency includes a reference to the process of combating an emergency and of providing for the immediate relief needs of persons affected by an emergency.
- (3) This Act does not authorize the taking of measures to bring an industrial dispute to an end or to control civil disorders not being civil disorders resulting from, and occurring during the continuance of, a state of disaster declared under section 23.".

—(Mr Mathews)

Question—That the sub-clauses proposed to be inserted be so inserted—put. Committee divided.

(Chairman-Mr Fogarty)

Ayes, 39

Mr Andrianopoulos Mr Cain Miss Callister Mr Cathie Mr Crabb Mr Culpin Mr Cunningham Mr Ernst Mr Fordham Mr Gavin	Mrs Gleeson Mr Harrowfield Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Kennedy Mr Kirkwood Mr McDonald Mr Mathews	Mr Norris Mr Pope Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Shell Mr Sidiropoulos	Mr Simpson Mr Spyker Mr Stirling Mrs Toner Dr Vaughan Mr Walsh Mrs Wilson Tellers Mr Micallef Mr Sheehan
		Noes, 30	
Mr Austin Mr Brown Mr Cooper Mr Crozier Mr Delzoppo Mr Evans	Mr Gude Mr Hann Mr Heffernan Mr John Mr Kennett	Mr Perrin Mr Pescott Mr Plowman Mr Reynolds Mr Richardson	Mr Tanner Mr Weideman Dr Wells Mr Williams
Mr Evans (Ballarat North) Mr Evans (Gippsland East)	Mr Leigh Mr Lieberman Mr McNamara Mr Maclellan	Mr Ross-Edwards Ms Sibree Mr Smith (Glen Waverley)	<i>Tellers</i> Mr Coleman Mr Lea

And so it was resolved in the affirmative.

Thursday, 8 May 1986

No. 6—EMERGENCY MANAGEMENT BILL—Clause 8.

State Disasters Council.

- (1) There is hereby established a council to be called the State Disasters Council to advise the Co-ordinator in Chief on all matters, including the co-ordination of activities of government and non-government agencies, relating to the prevention of, response to and recovery from emergencies.
 - (2) The Council is to consist of—
 - (a) the Co-ordinator in Chief as chairman; and
 - (b) to represent each of those agencies referred to in sub-section (1) which the Co-ordinator in Chief considers should be so represented, a person nominated—
 - (i) in the case of a government agency, by the responsible Minister; and
 - (ii) in the case of a non-government agency, by the agency.
 - (3) The procedures of the Council are to be as determined by the Co-ordinator in Chief.

—(Mr Mathews)

Amendment proposed—That the following paragraphs be inserted after sub-clause (2) (a)—

- "(b) The Deputy Co-ordinator in Chief; and
- (c) the Secretary, Ministry for Police and Emergency Services; and
- (d) The President of the Metropolitan Fire Brigades Board; and
- (e) The Chairman of the Country Fire Authority; and
- (f) The Director of the Victoria State Emergency Service; and
- (g) The Director of the Office of the Co-ordinator in Chief of Disaster Control; and
- (h) The Secretary of the Department of Premier and Cabinet; and
- (i) The Director-General of Conservation, Forests and Lands; and".

—(Mr Crozier)

Mr Austin

Question—That the paragraphs proposed to be inserted be so inserted—put. Committee divided.

Mr Jasper

(Chairman-Mr Fogarty)

AYES, 33

Mr Ramsay

Dr Wells

Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Evans (Gippsland East) Mr Hann Mr Hayward Mr Heffernan	Mr John Mr Lea Mr Leigh Mr Lieberman Mr McGrath (Warrnambool) Mr McNamara Mr Maclellan Mr Perrin Mr Pescott	Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith (Glen Waverley) Mr Smith (Polwarth) Mr Tanner Mr Weideman	Mr Whiting Tellers Mr Steggall Mr Williams
Mr Andrianopoulos	Mr Harrowfield	NOES, 43 Mr Pope Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell	Mr Simpson
Mr Cain	Mrs Hill		Mr Spyker
Miss Callister	Mr Hill		Mr Stirling
Mr Cathie	Mrs Hirsh		Mrs Toner
Dr Coghill	Mr Hockley		Mr Trezise
Mr Crabb	Mr Kennedy		Dr Vaughan
Mr Culpin	Mr Kirkwood		Mr Walsh
Mr Ernst	Mr McDonald		Mr Wilkes
Mr Fordham	Mr Mathews		Tellers
Mr Gavin	Mr Micallef	Mr Sidiropoulos	Mr Cunningham
Mrs Gleeson	Mr Norris	Mr Simmonds	Mrs Wilson

And so it passed in the negative.

LEGISLATIVE ASSEMBLY OF VICTORIA DIVISIONS IN COMMITTEE OF THE WHOLE

No. 13

Tuesday, 16 September 1986

No. 1—TOWN AND COUNTRY PLANNING (MISCELLANEOUS PROVISIONS) BILL—Clause 3.

Payment of costs.

- (1) In this section—
 - "the relevant case" means the proceedings between Thorne and Others and Wade and Others in the Supreme Court of Victoria and the Full Court of the Supreme Court of Victoria (No. 5887 of 1982).
 - "Melbourne Corporation" means the corporation of the City of Melbourne entitled the "Lord Mayor, Councillors and Citizens of the City of Melbourne".
- (2) The Melbourne Corporation may forgo its entitlement to recover all or any part of the legal costs and disbursements recoverable by it from any of the other parties in the relevant case.
- (3) The Melbourne City Council may make a payment or payments from the town fund to meet all or any part of the reasonable costs and disbursements as between solicitor and client of any of the other parties in the relevant case.

—(Mr Wilkes)

Amendment proposed—That after "case" (where last occurring) there be inserted "other than the costs and disbursements incurred by the plaintiffs and the appellants".

—(Mr McNamara)

Question—That the words proposed to be inserted be so inserted—put.

Committee divided.

(Chairman—Mr Fogarty)

AYES, 9

Mr Evans (Gippsland East) Mr Hann Mr Jasper Mr McGrath (Warrnambool)

Mr McNamara Mr Steggall Mr Whiting Tellers Mr McGrath (Lowan) Mr Wallace **©**C.

N	OFS	6	5

Mr Andrianopoulos	Mrs Hill	Mr Pope	Mr Spyker
Mr Brown	Mr Hill	Mr Ramsay	Mr Stirling
Miss Callister	Mrs Hirsh	Mrs Ray	Mr Stockdale
Mr Cathic	Mr Hockley	Mr Remington	Mr Tanner
Dr Coghill	Mr John	Mr Reynolds	Mrs Toner
Mr Coleman	Mr Kennedy	Mr Richardson	Dr Vaughan
Mr Cooper	Mr Kennett	Mr Roper	Mr Walsh
Mr Culpin	Mr Kirkwood	Mr Rowe	Mr Weideman
Mr Cunningham	Mr Lea	Mr Seitz	Dr Wells
Mr Delzoppo	Mr Leigh	Mrs Setches	Mr Wilkes
Mr Dickinson	Mr Lieberman	Ms Sibree	Mr Williams
Mr Ernst	Mr McCutcheon	Mr Sidiropoulos	
Mr Gavin	. Mr McDonald	Mr Simmonds	
Mrs Gleeson	Mr Mathews	Mr Simpson	
Mr Gude	Mr Micallef	Mr Smith	
Mr Harrowfield	Mr Norris	(Glen Waverley)	Tellers
Mr Hayward	Mr Perrin	Mr Smith	Mr Pescott
Mr Heffernan	Mr Plowman	(Polwarth)	Mr Shell

And so it passed in the negative.

Wednesday, 17 September 1986

No. 2—RACING (SUNDAY RACING AND BETTING) BILL—Clause 1.

Purpose.

The purpose of this Act is to amend the *Racing Act* 1958 and the *Sunday Entertainment* Act 1967 to allow racing and betting on racing on Sundays and for other purposes.

—(Mr Trezise)

Amendment proposed—That the expression "to amend the Racing Act 1958 and the Sunday Entertainment Act 1967" be omitted.

—(Mr McGrath, Lowan)

Question—That the expression proposed to be omitted stand part—put.

Committee divided.

(Chairman-Mr Fogarty)

AYES, 66

Mr Andrianopoulos Mr Austin Mr Brown Miss Callister Mr Cathie Dr Coghill Mr Coleman Mr Cooper Mr Crozier Mr Culpin Mr Cunningham Mr Delzoppo Mr Dickinson Mr Ernst Mr Fordham Mr Gavin Mrs Gleeson	Mr Hayward Mr Heffernan Mr Hill Mrs Hirsh Mr Hockley Mr John Mr Kennedy Mr Kennett Mr Kirkwood Mr Lea Mr Leigh Mr Lieberman Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef Mr Norris	Mr Pope Mr Ramsay Mrs Ray Mr Remington Mr Reynolds Mr Richardson Mr Roper Mr Rowe Mr Seitz Mr Sheehan Mr Shell Ms Sibree Mr Sidiropoulos Mr Simmonds Mr Simpson Mr Smith (Glen Waverley)	Mr Spyker Mr Stirling Mr Tanner Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Weideman Mr Williams
			Tellers
Mr Gude	Mr Perrin	Mr Smith	Mrs Hill
Mr Harrowfield	Mr Plowman	(Polwarth)	Mr Pescott

Noes, 7

Mr Evans (Gippsland East) Mr Jasper Mr McGrath (Lowan) Mr Ross-Edwards Mr Whiting

Tellers Mr McNamara Mr Steggall

And so it was resolved in the affirmative.

Thursday, 18 September 1986

No. 3—WATER (MISCELLANEOUS AMENDMENTS) BILL——Clause 5.

Objections to approved schemes and consequential amendment.

- (1) In section 33B of the Principal Act—
 - (a) after "33B" insert "(1)"; and
 - (b) in paragraph (a) for "stating that the scheme has been prepared" substitute "—
 - (i) stating that the scheme has been prepared; and
 - (ii) stating where the scheme is available for inspection; and
 - (iii) if the scheme provides for the execution of works or undertakings, calling on all persons affected by the proposed works or undertakings to make any submission with respect to the scheme—"
 - (c) at the end of the section insert—
 - '(2) A submission under sub-section (1) (a) (iii) must
 - (a) be in writing; and
 - (b) be addressed to the Minister; and
 - (c) be made within 30 days of the publication of the notice; and
 - (d) state whether the person making the submission wishes to be heard.
 - (3) The Minister must consider each submission made in accordance with subsection (2) and determine after consideration of the submission to do one of the following:
 - (a) Modify or alter the scheme to include all variations requested in the submission: or
 - (b) Refer the submission to the Planning Appeals Board to determine whether the scheme should be modified or altered to include any variations requested in the submission.
 - (4) After hearing and determining a matter under this section the Planning Appeals Board must report to the Minister on any modification or alteration to the scheme which it determines should be made.
 - (5) In this section "Planning Appeals Board" means the Planning Appeals Board established under the *Planning Appeals Board Act* 1980.'.
- (2) In section 13 of the *Planning Appeals Board Act* 1980 after paragraph (ca) insert—"(cb) the *Water Act* 1958;".

—(Mr McCutcheon)

Amendment proposed—That at the end of paragraph (b) there be inserted the following expression: ; and

(c) in paragraph (b) after "Gazette" insert "if satisfied that the councils of all the municipalities affected by the scheme have agreed to the declaration of the scheme; and

- (d) after paragraph (b) insert—
 - "(ha) if the councils of the municipalities affected by the scheme have not agreed to the declaration within 15 months after the publication of the newspaper notice, the Governor in Council may declare the scheme (or any modification thereof) to be an approved scheme in the absence of the agreement of all the councils;" and
- (e) in paragraph (c) after "(b)" insert "or (ba)"; and'.

-(Mr Steggall)

Question—That the expression proposed to be inserted be so inserted—put. Committee divided.

(Chairman-Mr Fogarty)

Ayes, 10

Mr McGrath (Lowan) Mr McNamara	Mr Ross-Edwards Mr Wallace Mr Whiting	Tellers Mr McGrath (Warrnambool) Mr Steggall
	Noes, 63	
Mr Hill Mrs Hirsh Mr Hockley Mr Kennedy Mr Kennett Mr Kirkwood Mr Leigh Mr Licberman Mr McCutcheon Mr McDonald Mr Maclellan Mr Mathews Mr Micallef Mr Norris Mr Perrin Mr Pescott Mr Plowman Mr Pope	Mr Ramsay Mrs Ray Mr Remington Mr Reynolds Mr Richardson Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Shechan Mr Shell Ms Sibree Mr Sidiropoulos Mr Simpson Mr Smith (Glen Waverley) Mr Smith (Polwarth)	Mr Stirling Mr Stockdale Mrs Toner Dr Vaughan Mr Walsh Mr Weideman Dr Wells Mr Wilkes Mr Williams
	Mr Hill Mrs Hirsh Mr Hockley Mr Kennedy Mr Kennett Mr Kirkwood Mr Leigh Mr Lieberman Mr McCutcheon Mr McDonald Mr Maclellan Mr Mathews Mr Micallef Mr Norris Mr Perrin Mr Pescott Mr Plowman	(Lowan) Mr Wallace Mr McNamara NOES, 63 Mr Hill Mr Ramsay Mrs Hirsh Mr Kennedy Mr Kennedy Mr Kennedy Mr Kirkwood Mr Kirkwood Mr Leigh Mr Licberman Mr McCutcheon Mr McCutcheon Mr McCutcheon Mr Maclellan Mr Mathews Mr Seitz Mr Micallef Mr Micallef Mr Norris Mr Norris Mr Perscott Mr Plowman Mr Smith Mr Smith Mr Mamiting Mr Wallace Mr Ramsay Mr Reynolds Mr Reynolds Mr Reynolds Mr Rejonlds Mr Richardson Mr Roper Mr Rowe Mr Seitz Mr Seitz Mr Sheehan Mr Sheell Mr Sheell Mr Sidiropoulos Mr Simpson Mr Smith Mr Pescott Mr Plowman Mr Smith

And so it passed in the negative.

LEGISLATIVE ASSEMBLY OF VICTORIA DIVISIONS IN COMMITTEE OF THE WHOLE

No. 14

Wednesday, 29 October 1986

No. 1—LAND ACQUISITION AND COMPENSATION BILL—Clause 44.

Solatium.

44. (1) The amount of compensation may be increased by such amount, not exceeding the prescribed amount, by way of solatium as is reasonable to compensate the claimant for intangible and non-pecuniary disadvantages resulting from the acquisition.

[Proposed sub-clauses (2)–(5) not printed].

—(Mr Mathews)

Amendment proposed—That the words "the prescribed amount" be omitted with the view of inserting in place thereof the expression "10 per centum of the market value of the land".

—(Mr John)

Question—That the words proposed to be omitted stand part of the clause—put. Committee divided.

(Chairman—Mr Fogarty)

AYES, 41

Mr Andrianopoulos	Mrs Hill	Mr Norris	Mr Simpson
Mr Cain	Mr Hill	Mr Pope	Mr Stirling
Mr Cathie	Mrs Hirsh	Mrs Ray	Mr Trezise
Dr Coghill	Mr Hockley	Mr Remington	Dr Vaughan
Mr Culpin	Mr Jolly	Mr Roper	Mr Walsh
Mr Cunningham	Mr Kennedy	Mr Rowe	Mr Wilkes
Mr Ernst	Mr Kirkwood	Mrs Setches	
Mr Fordham	Mr McCutcheon	Mr Sheehan	
Mr Gavin	Mr McDonald	Mr Shell	<i>Tellers</i> :
Mrs Gleeson	Mr Mathews	Mr Sidiropoulos	Mr Seitz
Mr Harrowfield	Mr Micallef	Mr Simmonds	Mrs Wilson
. •		Noes, 35	
Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Gippsland East)	Mr Heffernan Mr Jasper Mr John Mr Lea Mr Leigh Mr Lieberman Mr McGrath (<i>Lowan</i>)	Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Ms Sibree Mr Smith	Mr Stockdale Mr Wallace Mr Weideman Dr Wells Mr Whiting
Mr Gude	Mr McGrath	(Glen Waverley)	Tellers:
Mr Hann	(Warrnambool)	Mr Smith	Mr Steggall
Mr Hayward	Mr McNamara	(Polwarth)	Mr Williams

And so it was resolved in the affirmative.

LEGISLATIVE ASSEMBLY OF VICTORIA DIVISIONS IN COMMITTEE OF THE WHOLE

No. 15

Tuesday, 11 November 1986

No. 1—RURAL FINANCE (AMENDMENT) BILL—Clause 4.

Borrowing powers.

- 4. (1) In section 3 (1) of the Principal Act—
 - (a) in the definition of "prescribed" after "made under" insert "this Act or"; and
 - (b) for the definitions of "Schedule" and "Treasurer" substitute—
 - "Security" includes debenture, bond, inscribed stock, notes or other instrument evidencing or acknowledging indebtedness.'.
- (2) For sections 19 and 20 of the Principal Act, substitute—

[Proposed new section 19 not printed]

Borrowing powers.

- "20. (1) The Commission, for the purpose of performing its functions and exercising its powers, including its functions and powers under sections 35 and 35AA, may in accordance with this section obtain financial accommodation.
- (2) The Commission may, with the approval of the Treasurer and subject to such terms, conditions and limits (including conditions as to currency) as the Treasurer determines, obtain financial accommodation within Australia for a period not exceeding 12 months in any one or more of the following ways:
 - (a) By way of overdraft of account at any bank or banks;
 - (b) By private treaty;
 - (c) By issuing promissory notes;
 - (d) By drawing or accepting bills of exchange;
 - (e) In such other manner as the Treasurer approves.
- (3) The Commission may, with the approval of the Treasurer and subject to such terms, conditions and limits (including conditions as to currency) as the Treasurer determines, obtain financial accommodation within Australia in any one or more of the following ways:
 - (a) By way of overdraft of account at any bank or banks;
 - (b) By private treaty;
 - (c) By issuing promissory notes;
 - (d) By drawing or accepting bills of exchange;

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- (e) By issuing securities;
- (f) In such other manner as the Treasurer approves.".

[Clause 4 (3) not printed]

—(Mr Roper)

Amendment proposed—That the following sub-section be inserted after proposed new section 20 (3):

"(4) The amount of financial accommodation obtained by the Commission under this section must not, at any time, exceed \$300 000 000."

—(Mr Austin)

Question—That the sub-section proposed to be inserted be so inserted—put.

Committee divided.

(Chairman-Mr Fogarty)

		Ayes, 28	
Mr Austin Mr Coleman Mr Cooper Mr Crozier	Mr Heffernan Mr John Mr Kennett Mr Lea	Mr Reynolds Mr Richardson Ms Sibree Mr Smith	Mr Weideman Mr Williams
Mr Delzoppo Mr Evans (<i>Ballarat North</i>) Mr Gude Mr Hayward	Mr Leigh Mr Perrin Mr Pescott Mr Plowman Mr Ramsay	(<i>Glen Waverley</i>) Mr Smith (<i>Polwarth</i>) Mr Stockdale Mr Tanner	<i>Tellers</i> Mr Dickinson Dr Wells
		Noes, 44	
Mr Andrianopoulos Mr Cathie Dr Coghill Mr Culpin Mr Ernst Mr Fordham Mr Gavin Mrs Gleeson Mr Hann Mr Harrowfield	Mr Hockley Mr Jasper Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr McGrath (Warrnambool) Mr McNamara Mr Mathews	Mrs Ray Mr Remington Mr Roper Mr Ross-Edwards Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Spyker	Mrs Toner Mr Trezise Mr Wallace Mr Walsh Mr Whiting Mr Wilkes Mrs Wilson Tellers Mr Cunninghan
Mrs Hill Mrs Hirsh	Mr Micallef Mr Norris	Mr Steggall Mr Stirling	Mr McGrath (Lowan)
And so it passed in th	a pagativa		

And so it passed in the negative.

No. 2—Clause 13.

Financial provisions.

- 13. (1) Section 25 of the Principal Act is amended as follows:
 - (a) For sub-section (2) (c) and (ca) substitute—
 - "(c) any moneys received by the Commission under financial accommodation obtained under the Rural Finance Act 1958;";
 - (b) For sub-section (2) (da) substitute—
 - "(da) any moneys received by the Commission for the purposes of section 35 of the Rural Finance Act 1958;":
 - (c) In sub-section (2), paragraphs (e) and (f) are repealed;

(d) After sub-section (2) (g) insert—

"and

- (h) any income from the investment of moneys forming part of the Fund and the proceeds of the sale of any such investment; and
- (i) all other moneys received by the Commission under or for the purposes of this Act or the Rural Finance Act 1958.";
- (e) After sub-section (3) (aa) insert—
 - "(ab) in providing assistance in accordance with section 35AA of the Rural Finance Act 1958 under schemes of assistance;";
- (f) In sub-section (3) (ca) after "section 35" insert "or 35AA";
- (g) In sub-section (4) omit "temporarily";
- (h) For sub-sections (5) and (6) substitute—
 - "(5) Subject to and in accordance with any terms and conditions determined by the Treasurer, moneys in the Fund may be invested in any manner approved by the Treasurer.".
- (2) In section 28 (4) of the Principal Act, for "in such securities as are from time to time approved by the Treasurer" substitute "in any manner approved by the Treasurer".
 - (3) In section 29 of the Principal Act—
 - (a) in sub-section (5) after paragraph (b) insert—

"and

- (c) any income from the investment of moneys forming part of the Insurance Fund and the proceeds of the sale of any such investment."; and
- (b) for sub-section (9) substitute—
 - "(9) Subject to and in accordance with any terms and conditions determined by the Treasurer, moneys in the Insurance Fund may be invested in any manner approved by the Treasurer.".

—(Mr Roper)

Amendment proposed—That the following sub-clause be inserted after clause 13 (1):

'(2) After section 25 of the Principal Act insert—

Conditions of investment, etc. with State agencies, etc.

- "25AA. (1) The Commission must not at any time lend moneys to, deposit moneys with or make moneys available to, the State or an agency of the State if the sum of the amounts so lent, deposited or made available and the amounts proposed to be lent, deposited and made available would exceed \$25 000 000.
- (2) Sub-section (2) does not apply to the lending, depositing or making available of moneys—
 - (a) as expressly required or permitted under this Act or the Rural Finance Act 1958; or
 - (b) for the purposes of any superannuation or long service leave fund; or
 - (c) for the purchase of any securities issued to the public by an agency of the State.".

—(Mr Austin)

Question—That the sub-clause proposed to be inserted be so inserted—put. Committee divided.

(Chairman—Mr Fogarty)

		Ayes, 26	
Mr Austin	Mr Hayward	Mr Reynolds	Mr Tanner
Mr Coleman	Mr John	Mr Richardson	Mr Weideman
Mr Cooper	Mr Kennett	Ms Sibree	Mr Williams
Mr Crozier	Mr Lea	Mr Smith	
Mr Delzoppo	Mr Leigh	(Glen Waverley)	
Mr Evans	Mr Perrin	Mr Smith	Tellers
(Ballarat North)	Mr Plowman	(Polwarth)	Mr Dickinson
Mr Gude	Mr Ramsay	Mr Stockdale	Dr Wells
		Noes, 45	
Mr Andrianopoulos	Mrs Hirsh	Mr Norris	Mr Stirling
Mr Cain	Mr Hockley	Mrs Ray	Mrs Toner
Mr Cathie	Mr Jasper	Mr Remington	Mr Trezise
Dr Coghill	Mr Kennedy	Mr Roper	Mr Wallace
Mr Culpin	Mr Kirkwood	Mr Ross-Edwards	Mr Walsh
Mr Ernst	Mr McCutcheon	Mr Seitz	Mr Whiting
Mr Fordham	Mr McDonald	Mrs Setches	Mr Wilkes
Mr Gavin	Mr McGrath	Mr Sheehan	Mrs Wilson
Mrs Gleeson	(Warrnambool)	Mr Shell	Tellers
Mr Hann	Mr McNamara	Mr Sidiropoulos	Mr Cunningham
Mr Harrowfield	Mr Mathews	Mr Spyker	Mr McGrath
Mrs Hill	Mr Micallef	Mr Steggall	(Lowan)

And so it passed in the negative.

No. 3—ROAD SAFETY BILL—Clause 3 as amended.

Definitions.

3. (1) In this Act—

[Definitions of "Authorized officer" to "Traffic infringement" inclusive not printed]

"Trailer" means-

- (a) a vehicle, implement, machine or other structure without its own motive power which is capable of being drawn by a motor vehicle; and
- (b) a vehicle, implement, machine or other structure that is a trailer by virtue of a declaration under sub-section (2) (d).

"Tribunal" means the Road Transport Licensing Tribunal established by section 120 of the *Transport Act* 1983.

"Vehicle" means a conveyance that is designed to be propelled or drawn by any means, whether or not capable of being so propelled or drawn, and includes bicycle or other pedal-powered vehicle, trailer, tram-car and air-cushion vehicle but does not include railway locomotive or railway rolling stock.

[Sub-clause (2) not printed]

—(Mr Roper)

Amendment proposed—That the expression ", implement, machine or other structure without its own motive power" be omitted from paragraph (a) in the definition of "Trailer".

—(Mr McGrath, Lowan)

Question—That the expression proposed to be omitted stand part of the clause—put.

Committee divided.

(Chairman—Mr Fogarty)

		Ayes, 41	•
Mr Andrianopoulos	Mrs Hill	Mr Norris	Mrs Toner
Mr Cain	Mr Hill	Mr Pope	Mr Trezise
Mr Cathie	Mrs Hirsh	Mrs Ray	Dr Vaughan
Dr Coghill	Mr Hockley	Mr Remington	Mr Walsh
Mr Culpin	Mr Jolly	Mr Roper	Mr Wilkes
Mr Cunningham	Mr Kennedy	Mr Rowe	Mrs Wilson
Mr Ernst	Mr Kirkwood	Mrs Setches	
Mr Fordham	Mr McCutcheon	Mr Sheehan	en u
Mr Gavin	Mr McDonald	Mr Sidiropoulos	Tellers
Mrs Gleeson	Mr Mathews	Mr Spyker	Mr Seitz
Mr Harrowfield	Mr Micallef	Mr Stirling	Mr Shell
		Noes, 34	
Mr Austin	Mr John	Mr Reynolds	Mr Weideman
Mr Brown	Mr Kennett	Mr Richardson	Dr Wells
Mr Cooper	Mr Leigh	Ms Sibree	Mr Whiting
Mr Crozier	Mr McGrath	Mr Smith	Mr Williams
Mr Delzoppo	(Lowan)	(Glen Waverley)	
Mr Dickinson	Mr McGrath	Mr Smith	
Mr Evans	(Warrnambool)	(Polwarth)	
(Ballarat North)	Mr McNamara	Mr Steggall	
Mr Hayward	Mr Maclellan	Mr Stockdale	Tellers
Mr Heffernan	Mr Perrin	Mr Tanner	Mr Coleman
Mr Jasper	Mr Ramsay	Mr Wallace	Mr Lea

And so it was resolved in the affirmative.

No. 4—Clause 13.

Mrs Hill

Power to inspect motor vehicles and trailers.

13. (1) An officer of the Authority who is authorised in writing by the Authority for the purposes of this section or a member of the police force may at any reasonable time inspect, or require to be produced for inspection, a motor vehicle or trailer which is being used, or which the officer or member has reasonable grounds for suspecting has within the preceding 30 days been used or will be used, on a highway and which the officer or member believes on reasonable grounds does not comply with this Act or the regulations.

[Sub-clauses (2) to (6) inclusive not printed]

-(Mr Roper)

Amendment proposed—That the expression ", or require to be produced for inspection," be omitted.

—(Mr McGrath, Lowan)

Mr Seitz

Question—That the expression proposed to be omitted stand part of the clause—put. Committee divided.

(Chairman-Mr Fogarty)

AYES, 41 Mr Pope Mr Andrianopoulos Mr Hill Mrs Toner Mr Cain Mrs Hirsh Mrs Ray Mr Trezise Mr Cathie Mr Hockley Mr Remington Dr Vaughan Dr Coghill Mr Jolly Mr Roper Mr Walsh Mr Culpin Mr Kennedy Mr Rowe Mr Wilkes Mr Cunningham Mr Kirkwood Mrs Setches Mrs Wilson Mr Ernst Mr McCutcheon Mr Sheehan Mr Fordham Mr McDonald Mr Shell Mr Gavin Mr Mathews Mr Sidiropoulos **Tellers** Mr Spyker Mr Stirling Mrs Gleeson Mr Micallef Mr Harrowfield

Mr Norris

Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Ballarat North)	Mr Hayward Mr Heffernan Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh Mr Lieberman	Mr Maclellan Mr Perrin Mr Pescott Mr Ramsay Mr Reynolds Mr Richardson Mr Smith (Glen Waverley)	Mr Weideman Mr Whiting Mr Williams
Mr Evans (Gippsland East) Mr Gude Mr Hann	Mr McGrath (<i>Lowan</i>) Mr McGrath (<i>Warrnambool</i>) Mr McNamara	Mr Smith (<i>Polwarth</i>) Mr Steggall Mr Stockdale Mr Tanner	<i>Tellers</i> Mr Wallace Dr Wells

And so it was resolved in the affirmative.

Wednesday, 12 November 1986

No. 5—ROAD SAFETY BILL—Clause 48.

Interpretative provisions.

- 48. (1) For the purposes of this Part—
 - (a) if it is established that at any time within 3 hours after an alleged offence against paragraph (a) or (b) of section 49 (1), a certain concentration of alcohol was present in the blood of the person charged with the offence it must be presumed, until the contrary is proved, that not less than that concentration of alcohol was present in the person's blood at the time at which the offence is alleged to have been committed; and
 - (b) a person is not to be taken to be in charge of a motor vehicle unless that person is attempting to start or drive the motor vehicle or unless there are reasonable grounds for the belief that that person intends to start or drive the motor vehicle.
- (2) If a person who is convicted of an offence against any one of the paragraphs of section 49 (1) has at any time been convicted of an offence against any other of those paragraphs or any previous enactment corresponding to any of those paragraphs or any corresponding law, the conviction for the offence against that paragraph is to be taken to be a conviction for a subsequent offence.
- (3) An approval or authority given under or for the purposes of section 55 by the Minister or the Chief Commissioner of Police may be revoked at any time in the manner in which it was given and on revocation ceases to have any effect.

—(Mr Roper)

Amendment proposed—That after sub-clause (3) there be inserted the following sub-clause:

"(4) Nothing in this Part authorises a member of the police force or an officer of the Authority to enter any premises without a warrant.".

-(Mr Brown)

Question—That the sub-clause proposed to be inserted be so inserted—put.

Committee divided.

(Chairman—Mr Fogarty)

AYES,	39
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Mr Austin Mr Brown	Mr Hayward Mr Heffernan	Mr Pescott Mr Plowman	Mr Wallace Mr Weideman
Mr Coleman	Mr Jasper	Mr Ramsay	Dr Wells
Mr Cooper Mr Crozier	Mr John Mr Kennett	Mr Reynolds Mr Ross-Edwards	Mr Whiting
Mr Delzoppo	Mr Lea	Ms Sibree	
Mr Dickinson	Mr Leigh	Mr Smith	
Mr Evans	Mr Lieberman Mr McGrath	(<i>Glen Waverley</i>) Mr Smith	
(<i>Ballarat North</i>) Mr Evans	(Lowan)	(Polwarth)	
(Gippsland East)	Mr McGrath	Mr Steggall	Tellers
Mr Gude	(Warrnambool)	Mr Stockdale	Mr Perrin Mr Williams
Mr Hann	Mr McNamara	Mr Tanner	wii williams

Noes, 43

Mr Cain Mr Cathie Dr Coghill Mr Culpin Mr Cunningham Mr Ernst Mr Fordham Mr Gavin Mrs Gleeson Mr Harrowfield	Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef	Mr Pope Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidmopoulos Mr Simmonds	Mr Simpson Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Tellers Mr Andrianopoulos Mrs Wilson
Mrs Hill	Mr Norris	Mr Simmonds	Mrs Wilson

And so it passed in the negative.

No. 6-Clause 95.

Regulations.

95. (1) The Governor in Council may make regulations for or with respect to any matter or thing required or permitted by this Act to be prescribed or necessary to be prescribed to give effect to this Act including, but not limited to, the matters and things specified in Schedule 2.

[Sub-clauses (2) to (7) inclusive not printed]

—(Mr Roper)

Amendment proposed—That the word "The" (where first occurring) be omitted with the view of inserting in place thereof the following expression "Subject to sub-section (7), the".

-(Mr Brown)

Question—That the word proposed to be omitted stand part of the clause—put.

Committee divided.

(Chairman-Mr Fogarty)

Ayes, 42

Mr Andrianopoulos	Mrs Hirsh	Mrs Ray	Mr Stirling
Mr Cain	Mr Hockley	Mr Remington	Mrs Toner
Mr Cathie	Mr Jolly	Mr Roper	Mr Trezise
Dr Coghill	Mr Kennedy	Mr Rowe	Dr Vaughan
Mr Culpin	Mr Kirkwood	Mr Seitz	Mr Walsh
Mr Ernst	Mr McCutcheon	Mrs Setches	Mr Wilkes
Mr Fordham	Mr McDonald	Mr Sheehan	Mrs Wilson
Mr Gavin	Mr Mathews	Mr Shell	
Mrs Gleeson	Mr Micallef	Mr Sidiropoulos	Tellers
Mrs Hill	Mr Norris	Mr Simmonds	Mr Cunningham
Mr Hill	Mr Pope	Mr Simpson	Mr Harrowfield

Noes,	37
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Mr Brown	Mr Heffernan	Mr McNamara	Mr Stockdale
Mr Coleman .	Mr Jasper	Mr Perrin	Mr Tanner
Mr Cooper	Mr John	Mr Pescott	Mr Wallace
Mr Crozier	Mr Kennett	Mr Plowman	Mr Weideman
Mr Delzoppo	Mr Lea	Mr Ramsay	Mr Whiting
Mr Dickinson	Mr Leigh	Mr Reynolds	Mr Williams
Mr Evans	Mr Lieberman	Mr Ross-Edwards	
(Gippsland East)	Mr McGrath	Ms Sibree	Tellers
Mr Gude	(Lowan)	Mr Smith	Mr Smith
Mr Hann	Mr McGrath	(Polwarth)	(Glen Waverley)
Mr Hayward	(Warrnambool)	Mr Steggall	Dr Wells

And so it was resolved in the affirmative.

No. 7—Clause 96.

Indexation of fees.

- 96. (1) The fees payable under this Act are—
 - (a) in relation to the period ending on 30 June 1988, the fees set out in regulations made under this Act before that date; and
 - (b) in relation to each subsequent financial year—
 - (i) the amount derived by multiplying the fees in force on 30 June 1988 by $\frac{A}{B}$, where—

A = the consumer price index number as at 15 June in the preceding financial year published in respect of the December quarter of that financial year; and

B = the consumer price index number last published before 15 June 1988 in respect of the December 1987 quarter; or

- (ii) the amount fixed by the Minister after consultation with the Treasurer.
- (2) In sub-section (1) "consumer price index number" means the all groups consumer price index number for Melbourne published by the Australian Statistician.
- (3) The Minister must cause the rate of fees payable under this Act to be reviewed every 5 years.
- (4) If by force of this section the rate of fees payable under this Act is adjusted in relation to a financial year, the Minister must before the commencement of that financial year cause to be published in the *Government Gazette* a notice setting out the rate of fees payable during that year.
- (5) For the purposes of this section, if the amount of a fee calculated in accordance with sub-section (1) (b) (i) is—
 - (a) less than \$5.00 and not a multiple of 5 cents, the amount of the fee shall be increased or decreased, as the case requires, to the nearest multiple of 5 cents or, if there is no such nearest multiple, the amount of the fee shall be decreased to the next multiple of 5 cents;
 - (b) \$5.00 or more but less than \$10.00 and not a multiple of 10 cents, the amount of the fee shall be increased or decreased, as the case requires, to the nearest multiple of 10 cents or, if there is no such nearest multiple, the amount of the fee shall be decreased to the next multiple of 10 cents;
 - (c) \$10.00 or more but less than \$20.00 and not a multiple of 20 cents, the amount of the fee shall be increased or decreased, as the case requires, to the nearest multiple of 20 cents or, if there is no such nearest multiple, the amount of the fee shall be decreased to the next multiple of 20 cents;

- (d) \$20.00 or more but less than \$50.00 and not a multiple of 50 cents, the amount of the fee shall be increased or decreased, as the case requires, to the nearest multiple of 50 cents or, if there is no such nearest multiple, the amount of the fee shall be decreased to the next multiple of 50 cents;
- (e) \$50.00 or more and not a whole number of dollars, the amount of the fee shall be increased or decreased, as the case requires, to the nearest whole number of dollars or, if there is no such nearest whole number, the amount of the fee shall be decreased to the next whole number of dollars.

—(Mr Roper)

Question—That clause 96 stand part of the Bill—put.

Committee divided.

(Chairman—Mr Fogarty)

		Ayes, 43	
Mr Andrianopoulos Mr Cain Mr Cathie Dr Coghill Mr Culpin Mr Cunningham Mr Ernst Mr Fordham Mr Gavin Mr Harrowfield Mrs Hill	Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef Mr Norris	Mr Pope Mrs Ray Mr Remington Mr Roper Mr Rowe Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mrs Gleeson Mr Seitz
		Noes, 38	
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans (Gippsland East) Mr Gude Mr Hann Mr Hayward	Mr Heffernan Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh Mr Lieberman Mr McGrath (Lowan) Mr McGrath (Warrnambool) Mr McNamara	Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Ross-Edwards Ms Sibree Mr Smith (Glen Waverley) Mr Smith (Polwarth) Mr Steggall	Mr Stockdale Mr Weideman Dr Wells Mr Whiting Mr Williams Tellers Mr Tanner Mr Wallace

And so it was resolved in the affirmative.

Thursday, 13 November 1986

No. 8—LAND (AMENDMENT AND MISCELLANEOUS MATTERS) BILL—Clause 6

Repeal of Geelong (Market Site) Land Act 1963.

- **6.** (1) The Geelong (Market Site) Land Act 1963 is repealed.
- (2) The land described in the Schedule to the Geelong (Market Site) Land Act 1963 is deemed to be unalienated land of the Crown, free from all interests and encumbrances.

-(Mr Cathie)

Question—That clause 6 stand part of the Bill—put Committee divided.

(Chairman—Mr Fogarty)

		A
Mr Andrianopoulos Mr Cain Mr Cathie Dr Coghill Mr Culpin Mr Cunningham Mr Fordham Mr Gavin	Mrs Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald	,
Mrs Gleeson Mr Harrowfield	Mr Mathews Mr Micallef	N
Mr Coleman Mr Cooper Mr Crozier	Mr Heffernan Mr Jasper Mr John	

Mr John Mr Kennett Mr Lea Mr Leigh Mr McNamara Mr Pescott Mr Plowman Mr Ramsay

And so it was resolved in the affirmative.

Mr Delzoppo Mr Dickinson

(Ballarat North)

Mr Evans

Mr Gude Mr Hann

Mr Hayward

AYES,	38
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Mrs Ray Mr Remington Mr Stirling Mrs Toner Mr Trezise Mr Walsh Mr Roper Mr Seitz Mrs Setches Mr Wilkes Mr Sheehan Mrs Wilson Mr Shell Mr Sidiropoulos Mr Simmonds

Tellers Mr Ernst Mr Spyker Mr Norris

Noes, 33

Mr Wallace Dr Wells Mr Whiting Mr Reynolds Mr Ross-Edwards Ms Sibree Mr Smith Mr Williams (Glen Waverley)

Mr Smith Tellers (Polwarth) Mr Steggall Mr Stockdale Mr Tanner Mr McGrath (Warrnambool) Mr Perrin

LEGISLATIVE ASSEMBLY OF VICTORIA DIVISIONS IN COMMITTEE OF THE WHOLE

No. 16

Tuesday, 18 November 1986

No. 1—STATE ELECTRICITY COMMISSION (FURTHER AMENDMENT) BILL—Clause 5.

Tree clearance.

[Sub-clauses (1) to (3) not printed]

- (4) Section 65 of the Principal Act is amended as follows:
 - (a) In sub-section (3) after "area" insert "in an urban area"; and
 - (b) In sub-section (4)—
 - (i) after "made" insert "under"; and
 - (ii) after paragraph (a) insert—
 - "(aa) must contain a description sufficient to identify the land concerned which may include a description by reference to a map held by the Commission;"; and
 - (c) After sub-section (4) insert—
 - "(4A) The Commission must make a copy of any map referred to in an Order under sub-section (3) available at its office during office hours for any person to inspect free of charge."; and
 - (d) For sub-section (5) substitute—
 - "(5) A person who contravenes or fails to comply with any provision of the Code is guilty of an offence and liable to a penalty of not more than 50 penalty units.".

-(Mr Fordham)

Amendment proposed—That after paragraph (a) that there be inserted the following paragraph:

- '(b) After sub-section (4) insert—
 - "(4A) An Order must not be made under sub-section (3) declaring an area that includes public land unless the person responsible for the management of the public land has consented in writing to the making of the Order.
 - (4B) The person responsible for the management of public land to which an Order made under sub-section (3) before the commencement of the *State Electricity Commission (Further Amendment)*. Act 1986 applies, may in writing to the Commission demand the revocation of the Order.
 - (4c) Upon the Commission receiving a demand under sub-section (4B), the Order to which it applies ceases to have effect under this Part.".'

—(Mr Ramsay)

Question—That the paragraph proposed to be inserted be so inserted—put. Committee divided.

(Chairman—Mr Fogarty)

		Ayes, 33	
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Evans (<i>Ballarat North</i>) Mr Gude	Mr Hayward Mr Jasper Mr John Mr Kennett Mr Leigh Mr McGrath (Lowan) Mr McGrath (Warrnambool)	Mr Pescott Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith (Glen Waverley) Mr Smith	Mr Stockdale Mr Tanner Mr Weideman Dr Wells Mr Whiting Mr Williams Tellers Mr Lea
Mr Hann	Mr Perrin	(Polwarth)	Mr Steggall
		Noes, 38	
Mr Andrianopoulos Mr Cain Mr Cathie Dr Coghill Mr Culpin Mr Cunningham Mr Ernst Mr Fordham Mr Gavin Mrs Gleeson	Mr Harrowfield Mrs Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr Mathews Mr Micallef	Mr Pope Mrs Ray Mr Remington Mr Roper Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropolous Mr Simmonds	Mr Spyker Mr Stirling Mrs Toner Mr Trezise Mr Wilkes Mrs Wilson Tellers Mr McDonald Mr Norris
And so it passed in the	e negative.		

Wednesday, 19 November 1986

No. 2—RACING (MISCELLANEOUS AMENDMENTS) BILL—Clause 6.

Harness race meetings in the Mildura district.

For section 16 (1) (b) of the Principal Act substitute—

"(b) not more than 252 race meetings for harness races shall be held of which not more than 120 shall be held before seven o'clock in the evening.".

-(Mr Trezise)

Question—That clause 6 stand part of the Bill—put.

Committee divided.

(Chairman—Mr Fogarty)

Ayes, 35

Mr Andrianopoulos Mr Harrowfield Mr Cain Mrs Hill Mr Cathie Mrs Hirsh Dr Coghill Mr Hockley		Mr Norris Mr Remington Mr Roper Mr Seitz	Mr Spyker Mr Stirling Mrs Toner Mr Trezise
Mr Cunningham	Mr Jolly	Mrs Setches	Mr Wilkes
Mr Ernst	Mr Kennedy	Mr Sheehan	Mrs Wilson
Mr Fordham	Mr Kirkwood	Mr Shell	Tellers
Mr Gavin	Mr McCutcheon	Mr Sidiropoulos	Mr Micallef
Mrs Gleeson			Mrs Ray
		Noes, 32	
Mr Austin	Mr Heffernan	Mr Pescott	Mr Tanner
Mr Coleman	Mr Jasper	Mr Ramsay	Mr Weideman
Mr Cooper	Mr John	Mr Reynolds	Dr Wells
Mr Crozier	Mr Lea	Mr Richardson	Mr Whiting
Mr Delzoppo	Mr Leigh	Mr Ross-Edwards	Mr Williams
Mr Dickinson	Mr McGrath	Mr Smith	
Mr Evans	(Lowan)	(Glen Waverley)	
(Ballarat North)	Mr McGrath	Mr Smith	Tellers
Mr Hann	(Warrnambool)	(Polwarth)	Mr Perrin
Mr Hayward	Mr McNamara	Mr Steggall	Mr Wallace
And so it was resolved	d in the affirmative.		

No. 3—Clause 13, as amended.

Promotional powers of the Board.

For section 116GA (b) of the Principal Act substitute—

"(b) to promote the services and activities of the Board and with the approval of the Minister undertake other promotion of the Board;".

—(Mr Trezise)

(Expression underlined substituted by amendment)

Question—That clause 13, as amended, stand part of the Bill—put. Committee divided.

(Chairman—Mr Fogarty)

AYES, 38

Mr Andrianopoulos Mr Cain Mr Cathie Dr Coghill Mr Ernst Mr Fordham Mr Gavin Mrs Gleeson Mr Harrowfield Mrs Hill	Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Micallef Mr Pope	Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mrs Setches Mr Shell Mr Sidiropoulos Mr Simmonds Mr Spyker	Mr Stirling Mrs Toner Mr Trezise Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Cunningham Mr Sheehan
	•	Noes, 33	
		NOES, 33	
Mr Austin	Mr Jasper	Mr Pescott	Dr Wells
Mr Cooper	Mr John	Mr Reynolds	Mr Whiting
Mr Crozier	Mr Kennett	Mr Richardson	Mr Williams
Mr Delzoppo	Mr Lea	Mr Ross-Edwards	
Mr Dickinson	Mr Leigh	Ms Sibree	
Mr Evans	Mr McGrath	Mr Smith	
(Ballarat North)	(Lowan)	(Glen Waverley)	
Mr Gude	Mr McGrath	Mr Smith	
Mr Hann	(Warrnambool)	(Polwarth)	Tellers
Mr Hayward	Mr McNamara	Mr Wallace	Mr Coleman
Mr Heffernan	Mr Perrin	Mr Weideman	Mr Steggall

And so it was resolved in the affirmative.

No. 4—ABORIGINAL LAND (LAKE CONDAH) BILL—Clause 4.

Grant of Condah Land.

- (1) The Governor in Council is to make a grant of Condah land to the Kerrup-Jmara Elders Corporation as soon as possible after the commencement of this Act.
- (2) The lands delineated and shown shaded and hatched on the plan in Part A and shown hatched on the plan in Part B of the Schedule are closed as roads and all rights, easements and privileges existing or claimed either in the public or by any body or person as incident to any past dedication or supposed dedication of them or by user or by any fiction of law cease and the lands are deemed to be and may be dealt with as unalienated lands of the Crown.
- (3) Any reservation of Crown land under the Crown Land (Reserves) Act 1978 over any part of Condah land is upon the making of the grant revoked and any part of a reservation made by Order of the Governor in Council over any part of Condah land is upon the making of the grant revoked.

—(Mr Cathie

Amendment proposed—That after the word "land" in sub-clause (1) there be inserted the words "in fee simple".

—(Mr Plowman)

Question—That the words proposed to be inserted be so inserted—put.

Committee divided.

(Chairman-Mr Fogarty)

AYES, 38

Mr Austin	Mr Hann	Mr Perrin	Mr Steggall
Mr Brown	Mr Heffernan	Mr Pescott	Mr Stockdale
Mr Coleman	Mr Jasper	Mr Plowman	Mr Tanner
Mr Cooper	Mr John	Mr Ramsay	Mr Weideman
Mr Crozier	Mr Kennett	Mr Reynolds	Mr Whiting
Mr Delzoppo	Mr Leigh	Mr Richardson	Mr Williams
Mr Dickinson	Mr Lieberman	Mr Ross-Edwards	
Mr Evans	Mr McGrath	Ms Sibree	
(Ballarat North)	(Lowan)	Mr Smith	
Mr Evans	Mr McGrath	(Glen Waverley)	Tellers
(Gippsland East)	(Warrnambool)	Mr Smith	Mr Lea
Mr Gude	Mr Maclellan	(Polwarth)	Mr McNamara

NOES, 42

Mr Andrianopoulos	Mr Hill	Mrs Ray	Mr Stirling
Mr Cain	Mrs Hirsh	Mr Remington	Mrs Toner
Mr Cathic	Mr Hockley	Mr Roper	Mr Trezise
Dr Coghill	Mr Jolly	Mr Rowe	Dr Vaughan
Mr Culpin	Mr Kirkwood	Mr Seitz	Mr Walsh
Mr Cunningham	Mr McCutcheon	Mrs Setches	Mr Wilkes
Mr Ernst	Mr McDonald	Mr Shell	Mrs Wilson
Mr Fordham	Mr Mathews	Mr Sidiropoulos	
Mr Gavin	Mr Micallef	Mr Simmonds	Tellers
Mrs Gleeson	Mr Norris	Mr Simpson	Mrs Hill
Mr Harrowfield	Mr Pope	Mr Spyker	Mr Kennedy

And so it passed in the negative.

No. 5—Clause 13.

Mining operations on Condah land.

Despite any other Act, a person must not, after the date of the grant, without any necessary permission from the Kerrup-Jmara Elders Corporation—

- (a) carry out any mining operation on Condah land; or
- (b) enter Condah land for the purpose of carrying out any mining operation.

Penalty: 50 penalty units and a further penalty of 10 penalty units for each day during which the person carries out the mining operation or remains on the land after the entry.

—(Mr Cathie)

Question—That clause 13 stand part of the Bill—put.

Committee divided.

(Chairman—Mr Fogarty)

AYES, 42

Mr Andrianopoulos	Mrs Hill	Mrs Ray	Mr Stirling
Mr Cain	Mr Hockley	Mr Remington	Mrs Toner
Mr Cathic	Mr Jolly	Mr Roper	Mr Trezise
Dr Coghill	Mr Kennedy	Mr Rowe	Dr Vaughan
Mr Culpin	Mr Kirkwood	Mr Seitz	Mr Walsh
Mr Cunningham	Mr McCutcheon	Mrs Setches	Mr Wilkes
Mr Ernst	Mr McDonald	Mr Shell	Mrs Wilson
Mr Fordham	Mr Mathews	Mr Sidiropoulos	
Mr Gavin	Mr Micallef	Mr Simmonds	Tellers
	Mr Norris	Mr Simpson	Mr Hill
Mr Harrowfield	Mr Pope	Mr Spyker	Mrs Hirsh

Noes.	38
TACES.	20

Mr Austin	Mr Hann	Mr Maclellan	Mr Steggall
Mr Brown	Mr Heffernan	Mr Pescott	Mr Stockdale
Mr Coleman	Mr Jasper	Mr Plowman	Mr Tanner
Mr Cooper	Mr Kennett	Mr Ramsay	Mr Weideman
Mr Crozier	Mr Lea	Mr Reynolds	Mr Whiting
Mr Delzoppo	. Mr Leigh	Mr Richardson	Mr Williams
Mr Dickinson	Mr Lieberman	Mr Ross-Edwards	
Mr Evans	Mr McGrath	Ms Sibree	
(Ballarat North)	(Lowan)	Mr Smith	
Mr Evans	Mr McGrath	(Glen Waverley)	Tellers
(Gippsland East)	(Warrnambool)	Mr Smith	Mr John
Mr Gude	Mr McNamara	(Polwarth)	Mr Perrin

And so it was resolved in the affirmative.

No. 6—PREAMBLE

Whereas that part of Condah land shown shaded and hatched on the plan in Part A of the Schedule was originally Aboriginal land and was on 22 February 1984 acquired under the Crown Land (Reserves) Act 1978 and deemed to be temporarily reserved under that Act as an area of historic and archaeological interest:

And whereas that part of Condah land was traditionally owned, occupied, used and enjoyed by Aborigines in accordance with Aboriginal laws, customs, traditions and practices:

And whereas the traditional Aboriginal rights of ownership, occupation, use and enjoyment concerning that land are deemed never to have been extinguished:

And whereas that part of Condah land has been taken by force from the Kerrup-Jmara Clan without consideration as to compensation under Common Law or without regard to Kerrup-Jmara Law:

And whereas Aborigines residing on that part of Condah land and other Aborigines are considered to be the inheritors in title from Aborigines who owned, occupied, used and enjoyed the land since time immemorial:

And whereas the land is of spiritual, social, historical, cultural and economic importance to the Kerrup-Jmara Community and to local and other Aborigines:

And whereas it is expedient to acknowledge, recognize and assert the traditional rights of Aborigines to that land and the continuous association they have with the land:

And whereas that part of Condah land shown hatched on the plan in Part B of the Schedule was temporarily reserved as a site for Public purposes (Aboriginal Cemetery) by Order of the Governor in Council of 23 October 1973:

And whereas it is desirable to grant that part of Condah land to the Kerrup-Jmara Elders Corporation:

—(Mr Cathie)

Amendment proposed—That paragraphs 2, 3, 4, 5, 6 and 7 of the Preamble (identified by BOLD type) be omitted.

—(Mr Plowman)

Question—That the paragraphs proposed to be omitted stand part of the Preamble—put. Committee divided.

(Chairman—Mr Fogarty)

Mr Andrianopoulos	Mr Hill	Mr Pope	Mr Stirling
Mr Cain	Mrs Hirsh	Mrs Ray	Mrs Toner
Mr Cathie	Mr Hockley	Mr Remington	Mr Trezise
Dr Coghill	Mr Jolly	Mr Roper	Dr Vaughan
Mr Culpin	Mr Kennedy	Mr Rowe	Mr Walsh
Mr Cunningham	Mr Kirkwood	Mrs Setches	Mr Wilkes
Mr Ernst	Mr McCutcheon	Mr Shell	Mrs Wilson
Mr Fordham	Mr McDonald	Mr Sidiropoulos	
Mr Gavin	Mr Mathews	Mr Simmonds	Tellers
Mr Harrowfield	Mr Micallef	Mr Simpson	Mrs Gleeson
Mrs Hill	Mr Norris	Mr Spyker	Mr Seitz
		Nors 38	

NOES, 38

Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Dickinson Mr Evans	Mr Hann Mr Heffernan Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh Mr Lieberman	Mr McNamara Mr Maclellan Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson	Mr Steggall Mr Stockdale Mr Weideman Mr Whiting Mr Williams
(Ballarat North)	Mr McGrath (Lowan) Mr McGrath (Warrnambool)	Mr Ross-Edwards	Tellers
Mr Evans		Ms Sibree	Mr Smith
(Gippsland East)		Mr Smith	(Glen Waverley)
Mr Gude		(<i>Polwarth</i>)	Mr Tanner

And so it was resolved in the affirmative.

Friday, 21 November 1986

No. 7—PROSTITUTION REGULATION BILL—Clause 3.

Definitions.

3. In this Act—

[Definitions of "Assault" to "Drug of dependence" inclusive and "Officer" to "Sexually transmitted disease" inclusive not printed]

"Fund" means the Brothel Licensing Board Fund.

-(Mr Mathews)

Amendment proposed—That after "3." there be inserted the expression "(1)".

-(Mr John)

Question—That the expression proposed to be inserted be so inserted—put.

Committee divided.

(Chairman—Mr Fogarty)

Ayes, 29

Mr Austin Mr Coleman Mr Cooper Mr Delzoppo	Mr John Mr Leigh Mr McGrath (<i>Lowan</i>)	Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree	Mr Stockdale Mr Weideman Mr Whiting Mr Williams
Mr Gude	Mr McGrath	Mr Smith	
Mr Hann	(Warrnambool)	(Glen Waverley)	
Mr Hayward	Mr Pescott	Mr Smith	Tellers
Mr Heffernan	Mr Plowman	(Polwarth)	Mr Perrin
Mr Jasper	Mr Ramsay	Mr Steggall	Mr Tanner

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17	U	ES.	- 4	u

Mr Andrianopoulos	Mr Hill	Mrs Ray	Mrs Toner
Mr Cain	Mrs Hirsh	Mr Remington	Mr Trezise
Mr Cathie	Mr Hockley	Mr Roper	Mr Walsh
Dr Coghill	Mr Jolly	Mr Seitz	Mr Wilkes
Mr Culpin	Mr Kennedy	Mrs Setches	Mrs Wilson
Mr Cunningham	Mr Kirkwood	Mr Shell	
Mr Fordham	Mr McCutcheon	Mr Sidiropoulos	
Mr Gavin	Mr McDonald	Mr Simmonds	
Mrs Gleeson	Mr Mathews	Mr Simpson	Tellers
Mr Harrowfield	Mr Micalleff	Mr Spyker	Mr Ernst
Mrs Hill	Mr Norris	Mr Stirling	Mr Sheehan

And so it passed in the negative.

No. 8—Clause 3

Amendment proposed—That the following definition be inserted after the definition of "Fund":

- "Law enforcement agency" means-
 - (a) the police force of Victoria or of any other State or of the Northern Territory of Australia; or
 - (b) the Australian Federal Police; or
 - (c) the National Crime Authority established by the *National Crime Authority Act* 1984 of the Commonwealth; or
 - (d) any other authority or person responsible for the enforcement of the laws of—
 - (i) Victoria or any other State; or
 - (ii) the Commonwealth; or
 - (iii) the Northern Territory of Australia.'.

-(Mr John)

Question—That the definition proposed to be inserted be so inserted—put. Committee divided.

(Chairman—Mr Fogarty)

AYES, 29 Mr Austin Mr Heffernan Mr Ross-Edwards Mr Weideman Mr Jasper Mr Coleman Ms Sibree Mr Whiting Mr Cooper Mr John Mr Smith Mr Williams Mr Leigh Mr Delzoppo (Glen Waverley) Mr Evans Mr Pescott Mr Smith (Gippsland East) Mr Plowman (Polwarth) Mr Gude Mr Ramsay Mr Steggall **Tellers** Mr Hann Mr Reynolds Mr Stockdale Mr Perrin Mr Hayward Mr Richardson Mr Wallace Mr Tanner Noes, 40 Mr Andrianopoulos Mr Hill Mrs Ray Mrs Toner Mr Cain Mrs Hirsh Mr Remington Mr Trezise Mr Cathie Mr Hockley Mr Roper Mr Walsh Dr Coghill Mr Jolly Mr Seitz Mr Wilkes Mr Culpin Mr Kennedy Mrs Wilson Mrs Setches Mr Cunningham Mr Kirkwood Mr Shell Mr Fordham Mr McCutcheon Mr Sidiropoulos Mr Gavin Mr McDonald Mr Simmonds Mrs Gleeson Mr Mathews Mr Simpson Tellers Mr Micallef Mr Harrowfield Mr Spyker Mr Ernst Mrs Hill Mr Norris Mr Stirling Mr Sheehan

And so it passed in the negative.

No. 9-

(Clauses 5-76 and Schedules 1 and 2 not printed)

In accordance with Standing Order No. 105 and on the expiry of time adopted by resolution of the House for the remaining stages of the Bill—

Question—That clauses 5 to 76 and Schedules 1 and 2 stand part of the Bill—put. Committee divided.

(Chairman—Mr Fogarty)

		Ayes, 42	
Mr Andrianopoulos Mr Cain Mr Cathie Dr Coghill Mr Culpin Mr Cunningham Mr Ernst Mr Fordham	Mrs Hill Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon	Mr Norris Mrs Ray Mr Remington Mr Roper Mr Rowe Mr Seitz Mr Sheehan Mr Sidiropoulos Mr Simmonds	Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson
Mr Gavin Mrs Gleeson Mr Harrowfield	Mr McDonald Mr Mathews Mr Micallef	Mr Simpson Mr Spyker Noes, 31	Mrs Setches Mr Shell
Mr Austin Mr Coleman Mr Cooper Mr Delzoppo Mr Evans (Gippsland East) Mr Hann Mr Hayward Mr Heffernan	Mr Jasper Mr John Mr Kennett Mr Leigh Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds	Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith (Glen Waverley) Mr Smith (Polwarth) Mr Stockdale Mr Tanner	Mr Wallace Mr Weideman Dr Wells Mr Whiting Mr Williams Tellers Mr Lea Mr Steggall

And so it was resolved in the affirmative.

LEGISLATIVE ASSEMBLY OF VICTORIA DIVISIONS IN COMMITTEE OF THE WHOLE

No. 17

Tuesday, 2 December 1986

No. 1—EMERGENCY SERVICES SUPERANNUATION BILL—Clause 19 (as amended).

Accounts, records, audit and actuarial investigation of the Scheme.

- (1) The Board must ensure that there are kept proper accounts and records of the transactions and affairs of the Board and such other records as will sufficiently explain the financial operations and financial position of the Board.
 - (2) The Board must do all things necessary to-
 - (a) ensure that all money payable to the Board is properly collected; and
 - (h) ensure that all money expended by the Board is correctly expended and properly authorised; and
 - (c) ensure that adequate control is maintained over assets owned by or in the custody of the Board; and
 - (d) ensure that all liabilities incurred by the Board are properly authorised; and
 - (e) ensure efficiency and economy of operations and the avoidance of waste and extravagance; and
 - (f) develop and maintain an adequate budgeting and accounting system; and
 - (g) develop and maintain an adequate internal audit system.
 - (3) The accounts and records of the Board must be audited by the Auditor-General.
- (4) The Auditor-General has in respect of the audit of the accounts and records all the powers conferred on the Auditor-General by any law relating to the audit of the public accounts.
- (5) Without limiting the generality of sub-section (4) the Auditor-General and the officers of the Auditor-General—
 - (a) have the right of access at all times to the books and vouchers of the Board; and
 - (b) may require from any person employed by the Board any information, assistance and explanations necessary for the performance of the duties of the Auditor-General in relation to the audit.
- (6) The Board must pay to the Consolidated Fund an amount to be determined by the Auditor-General to defray the costs and expenses of any audit by the Auditor-General under this section.
- (7) The Board must arrange for an actuarial investigation into the financial position of the Scheme as at 30 June 1988 and at the end of each following period of three years to be made by an actuary appointed by the Board.
- (8) The Board must submit the actuary's report of the investigation to the Minister within six months after the end of each period of three years.

—(Mr Jolly)

Amendment proposed—That the following sub-clause be inserted to follow sub-clause (8):

- "(9) The Minister must ensure that the actuary's report submitted to the Minister—
 - (a) is laid before each House of Parliament within seven sitting days after it is submitted; or
 - (h) is publicly released—and section 20 applies to the report as if it is an annual report.".

—(Mr Stockdale)

Question—That the sub-clause proposed to be inserted be so inserted—put. Committee divided.

(Chairman—Mr Fogarty)

Ayes, 34			
Mr Austin Mr Brown Mr Crozier Mr Delzoppo Mr Evans (Ballarat North) Mr Evans	Mr Jasper Mr John Mr Lea Mr Leigh Mr Lieberman Mr McGrath	Mr Perrin Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards	Mr Steggall Mr Stockdale Mr Tanner Mr Weideman Mr Williams
Mr Evans (<i>Gippsland East</i>) Mr Gude Mr Hann Mr Heffernan	(<i>Lowan</i>) Mr McGrath (<i>Warrnambool</i>) Mr McNamara Mr Maclellan	Ms Sibree Mr Smith (Glen Waverley) Mr Smith (Polwarth)	Tellers Mr Pescott Dr Wells
Noes, 40			
Mr Cathie Dr Coghill Mr Culpin Mr Cunningham Mr Ernst Mr Fordham Mr Gavin	Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews	Mr Remington Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos	Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mrs Wilson
Mr Galm Mr Gleeson Mr Harrowfield Mr Hill Mrs Hirsh	Mr Matthews Mr Micallef Mr Norris Mr Pope Mrs Ray	Mr Simmonds Mr Simpson Mr Spyker Mr Stirling	<i>Tellers</i> Mr Andrianopoulos Mrs Hill

And so it passed in the negative.

No. 2—MOTOR CAR TRADERS BILL

In accordance with Standing Order No. 105 and on the expiry of time adopted by resolution of the House for the remaining stages of the Bill—

(Clauses 53 to 122 inclusive not printed)

Question—That clauses 53 to 122 inclusive stand part of the Bill—put.

Committee divided.

(Chairman—Mr Fogarty)

	•		
Mr Andrianopoulos Mr Cain Mr Cathic Dr Coghill Mr Culpin Mr Cunningham Mr Ernst	Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald	Mrs Ray Mr Remington Mr Rowe Mr Seitz Mrs Setches Mr Shechan Mr Shell	Mr Stirling Mrs Toner Dr Vaughan Mr Walsh Mrs Wilson
Mr Fordham Mr Gavin Mrs Gleeson Mrs Hill	Mr Mathews Mr Micallef Mr Norris Mr Pope	Mr Sidiropoulos Mr Simmonds Mr Simpson Mr Spyker	<i>Tellers</i> Mr Harrowfield Mr Hill

Mr Brown	Mr Jasper	Mr Maclellan	Mr Weideman
Mr Coleman	Mr John	Mr Perrin	Dr Wells
Mr Cooper	Mr Kennett	Mr Pescott	Mr Whiting
Mr Crozier	Mr Lea	Mr Plowman	Mr Williams
Mr Dickinson	Mr Leigh	Mr Ramsay	
Mr Evans	Mr Lieberman	Mr Reynolds	
(Gippsland East)	Mr McGrath	Mr Ross-Edwards	
Mr Gude	(Lowan)	Ms Sibree	Tellers
Mr Hann	Mr McGrath	Mr Smith	Mr Smith
Mr Hayward	(Warrnambool)	(Polwarth)	(Glen Waverley)
Mr Heffernan	Mr McNamara	Mr Stockdale	Mr Steggall

And so it was resolved in the affirmative.

Wednesday, 3 December 1986

No. 3—TRANSPORT (AMENDMENT) BILL (No. 2)—Clause 8.

Scope for ministerial determinations widened.

In the *Transport Act* 1983, in sections 89, 120 (3) (a), 143 (3), 173 (1), 189 (2) and 201 (c) omit "of policy" (wherever occurring).

·—(Mr Mathews)

Question—That clause 8 stand part of the Bill—put.

Committee divided.

(Chairman—Mr Fogarty)

		Ayes, 36	
Mr Andrianopoulos Dr Coghill Mr Culpin Mr Cunningham Mr Ernst Mr Fordham Mrs Gleeson	Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews	Mr Remington Mr Seitz Mrs Setches Mr Shechan Mr Shell Mr Sidiropoulos Mr Simmonds	Mr Trezise Mr Walsh Mr Wilkes Mrs Wilson
Mr Harrowfield Mrs Hill Mrs Hirsh	Mr Micallef Mr Norris Mrs Ray	Mr Spyker Mr Stirling Mrs Toner	<i>Tellers</i> Mr Gavin Mr Pope
		Noes, 32	
Mr Austin Mr Brown Mr Cooper Mr Delzoppo Mr Dickinson Mr Evans	Mr Jasper Mr John Mr Lea Mr Leigh Mr McGrath (<i>Lowan</i>)	Mr Pescott Mr Ramsay Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith	Mr Tanner Mr Wallace Mr Weideman Mr Whiting Mr Williams
(<i>Ballarat North</i>) Mr Hann Mr Hayward Mr Heffernan	Mr McGrath (<i>Warrnambool</i>) Mr McNamara Mr Perrin	(Glen Waverley) Mr Smith (Polwarth) Mr Steggall	<i>Tellers</i> Mr Coleman Mr Reynolds

And so it was resolved in the affirmative.

No. 4—TAXATION ACTS (AMENDMENT) BILL—Clause 2.

Commencement.

- (1) Except as otherwise provided in this section, this Act comes into operation on the day on which it receives the Royal Assent.
 - (2) Section 10 shall be deemed to have come into operation on 15 July 1985.
- (3) Sections 19 and 25 shall be deemed to have come into operation on 10 December 1985.

- £ : À
- (4) Section 27 shall be deemed to have come into operation on 18 September 1986.
- (5) Section 34 is deemed to have come into operation on 1 January 1986.
- (6) Sections 5 and 12 come into operation on 1 January 1987.
- (7) Sections 11, 13 and 33 come into operation on a day or days to be proclaimed.

-(Mr Jolly)

Amendment proposed—That sub-clause (3) be omitted.

—(Mr Stockdale)

Question—That sub-clause (3) proposed to be omitted stand part of the clause—put.

Committee divided.

(Chairman—Mr Fogarty)

	Ayes, 39	
Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews Mr Pope	Mrs Ray Mr Remington Mr Rowe Mr Seitz Mrs Setches Mr Sheehan Mr Shell Mr Sidiropoulos Mr Simmonds Mr Simpson	Mr Spyker Mr Stirling Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers Mr Micallef Mr Norris
	Noes, 32	
Mr Heffernan Mr Jasper Mr John Mr Lea Mr Leigh Mr Lieberman Mr McGrath (<i>Lowan</i>) Mr McNamara Mr Maclellan	Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Ross-Edwards Ms Sibree Mr Smith (Glen Waverley) Mr Stockdale Mr Tanner	Mr Weideman Dr Wells Mr Williams Tellers Mr Perrin Mr Steggall
	Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutchcon Mr McDonald Mr Mathews Mr Pope Mr Heffernan Mr Jasper Mr John Mr Lea Mr Leigh Mr Leigh Mr McGrath (Lowan)	Mr Hill Mrs Ray Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutchcon Mr McDonald Mr Mathews Mr Sidiropoulos Mr Simmonds Mr Pope NOES, 32 Mr Heffernan Mr Jasper Mr John Mr Lea Mr Lea Mr Reynolds Mr McSetches Mr Sheehan Mr Sidiropoulos Mr Simmonds Mr Simpson NOES, 32 Mr Heffernan Mr Pescott Mr Plowman Mr Ramsay Mr Lea Mr Reynolds Mr Leigh Mr Leigh Mr McSetchwards Mr Sibree Mr McGrath Mr Smith (Glen W averley) Mr McNamara Mr Stockdale

And so it was resolved in the affirmative.

No. 5-Clause 16.

First home buyers scheme.

After section 71A (13) of the Principal Act insert—

"(14) Sub-sections (1), (2) and (3A) do not apply to or in relation to a conveyance of real property made pursuant to an agreement to convey real property made on or after 1 November 1986.".

—(Mr Jolly)

Question—That clause 16 stand part of the Bill—put.

Committee divided.

(Chairman—Mr Fogarty)

		Ayes, 63	
Mr Andrianopoulos	Mrs Hirsh	Mr Ramsay	Mr Spyker
Mr Brown	Mr Hockley	Mrs Ray	Mr Stirling
Dr Coghill	Mr John	Mr Remington	Mr Stockdale
Mr Cooper	Mr Jolly	Mr Reynolds	Mr Tanner
Mr Crozier	Mr Kennedy	Mr Richardson	Mrs Toner
Mr Culpin	Mr Kirkwood	Mr Rowe	Mr Trezise
Mr Cunningham	Mr Lea	Mrs Setches	Dr Vaughan
Mr Ernst	Mr Leigh	Mr Sheehan	Mr Weideman
Mr Fordham	Mr Lieberman	Mr Shell	Dr Wells
Mr Gavin	Mr McCutcheon	Ms Sibree	Mr Wilkes-
Mrs Gleeson	Mr McDonald	Mr Sidiropoulos	Mr Williams
Mr Gude	Mr Mathews	Mr Simmonds	Mrs Wilson
Mr Harrowfield	Mr Micallef	Mr Simpson	
Mr Hayward	Mr Norris	Mr Smith	en u
Mr Heffernan	Mr Perrin	(Glen Waverley)	Tellers
Mrs Hill	Mr Pescott	Mr Smith	Mr Coleman
Mr Hill	Mr Pope	(Polwarth)	Mr Seitz
		Noes, 7	
Mr Evans (<i>Gippsland East</i>) Mr Hann	Mr McGrath (Lowan)	Mr McNamara Mr Ross-Edwards	<i>Tellers</i> Mr Jasper Mr Steggall

And so it was resolved in the affirmative.

Thursday, 4 December 1986

No. 6—CONSTRUCTION INDUSTRY LONG SERVICE LEAVE (AMENDMENT) BILL (No. 2)—Clause 7.

New section 46B inserted.

After section 46A of the Principal Act insert—

Reciprocal arrangements for certain workers in the Department of Public Works.

- '46B. (1) The Minister and the Minister administering section 8 (1) of the *Public Lands* and Works Act 1958 may enter into an agreement to make reciprocal arrangements in respect of workers or classess of workers who are or have been employed in the Department of Public Works carrying out construction work.
 - (2) A reciprocal arrangement may relate to—
 - (a) long service leave payments; and
 - (b) the exchange of information about service credits and entitlements to long service leave payments between the Board and the Public Service Board; and
 - (c) any other matters relating to long service leave payments that the Ministers think fit.
- (3) The Minister must cause an agreement under sub-section (1) to be published in the Government Gazette within 28 days after entering into it.
 - (4) The Board must pay the prescribed amount into the Consolidated Fund if—
 - (a) a person has been paid a long service leave payment out of the Consolidated Fund; and
 - (b) the Minister has entered into an agreement under sub-section (1) in relation to that payment; and
 - (c) the payment is either wholly or partly in respect of a period of service in the construction industry.
 - (5) The prescribed amount must be paid to the Board out of the Consolidated Fund if—

- (a) the Board has made a long service payment to a person; and
- (b) the Minister has entered into an agreement under sub-section (1) in relation to that payment; and
- (c) the payment is either wholly or partly in respect of service with the Department of Public Works.
- (6) Any payment by the Board or from the Consolidated Fund under this section is subject to any terms and conditions that are specified in the agreement.
- (7) This Act and the *Public Service Act* 1974 are to be construed as applying with any changes necessary to give effect to the terms of any agreement entered into under sub-section (1).
 - (8) In this section—

"Prescribed amount" means-

(a) in relation to sub-section (4), the amount calculated by the formula:

$$\frac{A}{C}$$
 × E; and

(b) in relation to sub-section (5), the amount calculated by the formula:

$$\frac{B}{D} \times E$$

where-

- A = 67 per cent of the period of service in the construction industry (other than service in the Department of Public Works) in respect of which the long service leave payment was made.
- B = 150 per cent of the period of service in the Department of Public Works in respect of which the long service leave payment was made.
- C = A plus the period of service in the Department of Public Works in respect of which the long service leave payment was made.
- D = B plus the period of service in the construction industry (other than service in the Department of Public Works) in respect of which the long service leave payment was made.
- E =the amount paid to the person.'.

—(Mr Crabb)

Question—That clause 7 stand part of the Bill—put.

Committee divided

(Chairman—Mr Fogarty)

Mr Andrianopoulos	Mrs Hill	Mr Norris	Mr Spyker
Mr Cain	Mr Hill	Mr Pope	Mr Stirling
Mr Cathie	Mrs Hirsh	Mrs Ray	. Mrs Toner
Dr Coghill	Mr Hockley	Mr Remington	Mr Trezise
Mr Crabb	Mr Jolly	Mr Rowe	Dr Vaughan
Mr Culpin	Mr Kennedy	Mr Seitz	Mr Walsh
Mr Cunningham	Mr Kirkwood	Mrs Setches	Mrs Wilson
Mr Fordham	Mr McCutcheon	Mr Sheehan	Tellers
Mr Gavin	Mr McDonald	Mr Sidiropoulos	
Mrs Gleeson	Mr Mathews	Mr Simmonds	Mr Ernst
Mr Harrowfield	Mr Micallef	Mr Simpson	Mr Shell

Mr Coleman Mr Cooper Mr Crozier Mr Delzoppo Mr Evans	Mr Jasper Mr John Mr Kennett Mr Lea Mr Leigh	Mr Pescott Mr Plowman Mr Ramsay Mr Rcynolds Mr Richardson	Mr Steggall Mr Stockdale Mr Wallace Mr Whiting
(Gippsland East) Mr Gude Mr Hann Mr Hayward Mr Heffernan	Mr Lieberman Mr MeGrath (Warrnambool) Mr MeNamara Mr Perrin	Mr Ross-Edwards Mr Smith (Glen Waverley) Mr Smith (Polwarth)	Tellers Mr Dickinson Mr Williams

And so it was resolved in the affirmative.

Friday, 5 December 1986

No. 7—RETIREMENT VILLAGES BILL—Clause 5.

Act not to apply to certain retirement villages.

- (1) This Act does not apply to premises registered as a special accommodation house under the *Health Act* 1958.
- (2) To the extent stated in an instrument of exemption under section 6, the provisions of this Act do not apply to—
 - (a) a retirement village established or conducted by an exempt organization; or
 - (b) an exempt retirement village; or
 - (c) a retirement village included in a class of exempt retirement villages.

—(Mr Mathews)

Question—That clause 5 stand part of the Bill—put. Committee divided.

(Chairman-Mr Fogarty)

		Ayes, 42	
Mr Andrianopoulos Mr Cathie Dr Coghill Mr Crabb Mr Culpin Mr Ernst Mr Fordham Mr Gavin Mrs Gleeson	Mr Hill Mrs Hirsh Mr Hockley Mr Jolly Mr Kennedy Mr Kirkwood Mr McCutcheon Mr McDonald Mr Mathews	Mr Pope Mrs Ray Mr Remington Mr Rowe Mr Seitz Mrs Setches Mr Shechan Mr Sidiropoulos Mr Simmonds	Mr Stirling Mrs Toner Mr Trezise Dr Vaughan Mr Walsh Mr Wilkes Mrs Wilson Tellers
Mr Harrowfield Mrs Hill	Mr Micalleff Mr Norris	Mr Simpson Mr Spyker	Mr Cunningham Mr Shell
Mr Austin Mr Brown Mr Coleman Mr Cooper Mr Delzoppo Mr Dickinson Mr Gude Mr Hann Mr Heffernan Mr Jasper	Mr John Mr Lea Mr Leigh Mr Lieberman Mr McGrath (<i>Lowan</i>) Mr McGrath (<i>Warnambool</i>) Mr McNamara Mr Maclellan	MOES. 34 Mr Perrin Mr Pescott Mr Plowman Mr Ramsay Mr Reynolds Mr Richardson Mr Ross-Edwards Ms Sibree Mr Smith (Glen Waverley)	Mr Smith (Polwarth) Mr Stockdale Mr Weideman Dr Wells Mr Williams Tellers Mr Steggall Mr Tanner

And so it was resolved in the affirmative.

PARLIAMENT OF VICTORIA

MINUTES OF THE PROCEEDINGS

OF THE

JOINT SITTING

OF THE HOUSES OF PARLIAMENT OF THE STATE OF VICTORIA

TO ELECT

- 1. A MEMBER TO BE RECOMMENDED FOR APPOINTMENT TO THE COUNCIL OF LA TROBE UNIVERSITY.
- 2. TWO MEMBERS TO BE RECOMMENDED FOR APPOINTMENT TO THE COUNCIL OF THE VICTORIAN INSTITUTE OF SECONDARY EDUCATION.
- 3. A MEMBER TO BE RECOMMENDED FOR APPOINTMENT TO THE COUNCIL OF THE VICTORIAN INSTITUTE OF MARINE SCIENCES.

Held in accordance with the provisions of section 7 of the La Trobe University Act 1964 (No. 7189), section 5 of the Victorian Institute of Secondary Education Act 1976 (No. 8904) and section 7 of the Victorian Institute of Marine Sciences Act 1974 (No. 8607).

MELBOURNE
F. D. ATKINSON, GOVERNMENT PRINTER
1985

MINUTES OF THE PROCEEDINGS

of the

JOINT SITTING

held in the

LEGISLATIVE ASSEMBLY CHAMBER

TUESDAY, 30 APRIL 1985

The Members of the Legislative Council and the Members of the Legislative Assembly having assembled in the Legislative Assembly Chamber, pursuant to resolutions of the two Houses—

- 1 ELECTION OF PRESIDENT—The Treasurer, the Honourable R. A. Jolly, M.P. moved— That the Honourable Frederick Sheppard Grimwade, M.L.C., President of the Legislative Council be appointed President of this Joint Sitting; which motion, being seconded by the Leader of the Opposition, the Honourable J. G. Kennett, M.P., was resolved in the affirmative.
 - The Honourable F. S. Grimwade, having expressed his acknowledgement for the honour conferred upon him by the Joint Sitting, then took the Chair.
- 2 RULES OF PROCEDURE—The President announced that section 7 of the La Trobe University Act 1964, section 5 of the Victorian Institute of Secondary Education Act 1976 and section 7 of the Victorian Institute of Marine Sciences Act 1974—provided that the Joint Sitting shall be conducted in accordance with rules adopted for the purpose by Members at the sitting. Accordingly, the Honourable R. A. Jolly, M.P., submitted the following rules of procedure for the consideration of Honourable Members, and moved that they be adopted as the rules of procedure of this Joint Sitting:
 - On any debate arising the same shall be conducted according to Parliamentary usage.

 - 3. If no more than the required number of Members are proposed and seconded for the various vacancies, the President shall declare such Member(s) as having been chosen to be recommended for appointment thereto.
 - 4. If more than the required number of Members is proposed and seconded in respect of the vacancies the Member(s) to be recommended for appointment shall be chosen by ballot in the following manner.

- 5. In the ballot for the vacancies on each governing body, the President shall announce the names of the Members proposed and shall cause each Member present to be provided with a ballot paper initialled by the Clerks of the two Houses. The Member shall write on such ballot paper the name(s) of the Member(s) he wishes to be recommended for appointment; and if any ballot contains more than the appropriate number of names, it shall be rejected. Having marked the ballot paper as provided, the Member voting shall place it in a ballot box provided for the purpose.
- 6. The President shall appoint three Members to be scrutineers, who, with the Clerks, shall ascertain the number of votes for each Member. The Member who shall be reported to have the greatest number of votes shall, in the case of a single vacancy, be deemed to be duly chosen to be recommended for appointment. In the case of a multiple vacancy, the appropriate number of Members who shall be reported to have the greatest number of votes shall be deemed to be duly chosen to be recommended for appointment. In case of doubt arising through two or more Members having an equality of votes, the scrutineers, by drawing lots, shall determine which of such Members shall be duly chosen to be recommended for appointment.
- 7. No informal vote shall be taken into account.
- 8. The President shall be entitled to a vote.
- 10. The President shall advise the responsible Minister(s) of the Members chosen to be recommended for appointment to the respective governing bodies.
- 11. The records of the proceedings and the ballot papers shall be retained by the Clerk of the Parliaments of the State of Victoria, who shall be the custodian thereof, and shall keep the ballot papers safely for one year and thereafter destroy them.

Question—put and resolved in the affirmative.

- 3 COUNCIL OF THE LA TROBE UNIVERSITY—The President announced that he was now prepared to receive proposals from Honourable Members with regard to a Member to be recommended for appointment to the Council of the La Trobe University.
 - The Honourable R. A. Jolly, M.P. proposed David John Lea, Esquire, M.P. for recommendation for appointment to the Council, and stated that he was willing to be recommended, if chosen; which proposal was seconded by the Honourable J. G. Kennett, M.P.
 - The President asked if there were any further proposals and, there being no further proposals, thereupon declared that David John Lea, Esquire, M.P. had been chosen to be recommended for appointment to the Council of the La Trobe University.
- 4 COUNCIL OF THE VICTORIAN INSTITUTE OF SECONDARY EDUCATION—The President announced that he was now prepared to receive proposals from Honourable Members with regard to a Member to be recommended for appointment to the Council of the Victorian Institute of Secondary Education.
 - The Honourable R. A. Jolly, M.P. proposed The Honourable Haddon Storey, Q.C., M.L.C.; and Carolyn Dorothy Hirsh, M.P., for recommendation for appointment to the Council, and stated that they were willing to be recommended, if chosen; which proposal was seconded by the Honourable J. G. Kennett, M.P.

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- The President asked if there were any further proposals and, there being no further proposals, thereupon declared that The Honourable Haddon Storey, Q.C., M.L.C.; and Carolyn Dorothy Hirsh, M.P., had been chosen to be recommended for appointment to the Council of the Victorian Institute of Secondary Education.
- 5 COUNCIL OF THE VICTORIAN INSTITUTE OF MARINE SCIENCES—The President announced that he was now prepared to receive proposals from Honourable Members with regard to a Member to be recommended for appointment to the Council of the Victorian Institute of Marine Sciences.
 - The Honourable R. A. Jolly, M.P. proposed Dr. Ronald James Herbert Wells, M.P., for recommendation for appointment to the Council, and stated that he was willing to be recommended, if chosen; which proposal was seconded by the Honourable J. G. Kennett, M.P.
 - The President asked if there were any further proposals and, there being no further proposals, thereupon declared that Dr. Ronald James Herbert Wells, M.P. had been chosen to be recommended for appointment to the Council of the Victorian Institute of Marine Sciences.

The President declared the Joint Sitting closed.

R. K. EVANS
Clerk of the Legislative Council
J. H. CAMPBELL
Clerk of the Legislative Assembly

PARLIAMENT OF VICTORIA

MINUTES OF THE PROCEEDINGS

OF THE

JOINT SITTING

OF THE HOUSES OF PARLIAMENT OF THE STATE OF VICTORIA

TO ELECT THREE MEMBERS TO BE RECOMMENDED FOR APPOINTMENT TO THE COUNCIL OF DEAKIN UNIVERSITY.

27	NOVEMBER	1985

Held in accordance with the provisions of section 7 of the Deakin University Act 1974 (No. 8610).

MELBOURNE F. D. ATKINSON, GOVERNMENT PRINTER 1985

MINUTES OF THE PROCEEDINGS

of the

JOINT SITTING

held in the

LEGISLATIVE ASSEMBLY CHAMBER

WEDNESDAY, 27 NOVEMBER 1985

The Members of the Legislative Council and the Members of the Legislative Assembly having assembled in the Legislative Assembly Chamber, pursuant to resolutions of the two Houses—

- 1 ELECTION OF PRESIDENT—The Honourable F. N. Wilkes, M.P. moved—That the Honourable Cyril Thomas Edmunds, M.P., Speaker of the Legislative Assembly be appointed President of this Joint Sitting; which motion, being seconded by the Leader of the Opposition, the Honourable J. G. Kennett, M.P., was resolved in the affirmative.
 - The Honourable C. T. Edmunds, M.P., having expressed his acknowledgement for the honour conferred upon him by the Joint Sitting, then took the Chair.
- 2 RULES OF PROCEDURE—The President announced that section 7 of the Deakin University Act 1974, provided that the Joint Sitting shall be conducted in accordance with rules adopted for the purpose by Members at the sitting. Accordingly, the Honourable F. N. Wilkes, M.P., submitted the following rules of procedure for the consideration of Honourable Members, and moved that they be adopted as the rules of procedure of this Joint Sitting:
 - On any debate arising the same shall be conducted according to Parliamentary usage.
 - A Member, addressing himself to the President, shall propose Members/a Member to be recommended for appointment to the Council of Deakin University, and any such proposal shall be duly seconded. When any

Member is so proposed, his proposer shall state that such Member is willing to be so recommended for appointment, if chosen.

- 3. If no more than the required number of Members are proposed and seconded for the vacancies, the President shall declare such Member(s) as having been chosen to be recommended for appointment thereto.
- 4. If more than the required number of Members is proposed and seconded in respect of the vacancies the Member(s) to be recommended for appointment shall be chosen by ballot in the following manner.
- 5. In the ballot, for the vacancies on each governing body, the President shall announce the names of the Members proposed and shall cause each Member present to be provided with a ballot paper initialled by the Clerks of the two Houses. The Member shall write on such ballot paper the name(s) of the Member(s) he wishes to be recommended for appointment; and if any ballot contains more than the appropriate number of names, it shall be rejected. Having marked the ballot paper as provided, the Member voting shall place it in a ballot box provided for the purpose.
- 6. The President shall appoint three Members to be scrutineers, who, with the Clerks, shall ascertain the number of votes for each Member. The Member who shall be reported to have the greatest number of votes shall, in the case of a single vacancy, be deemed to be duly chosen to be recommended for appointment. In the case of a multiple vacancy, the appropriate number of Members who shall be reported to have the greatest number of votes shall be deemed to be duly chosen to be recommended for appointment. In case of doubt arising through two or more Members having an equality of votes, the scrutineers, by drawing lots, shall determine which of such Members shall be duly chosen to be recommended for appointment.
- 7. No informal vote shall be taken into account.
- 8. The President shall be entitled to a vote.
- 9. As soon as a ballot has been concluded the President shall declare—

"That	. have/has	been chosen	to be	recommende	d for
appointment to			" (a:	s the case may	be).

- 10. The President shall advise the responsible Minister(s) of the Members chosen to be recommended for appointment to the respective governing bodies.
- 11. The records of the proceedings and the ballot papers shall be retained by the Clerk of the Parliaments, who shall be the custodian thereof, and shall keep the ballot papers safely for one year and thereafter destroy them.

Ouestion—put and resolved in the affirmative.

- 3 COUNCIL OF DEAKIN UNIVERSITY—The President announced that he was now prepared to receive proposals from Honourable Members with regard to Members to be recommended for appointment to the Council of Deakin University.
 - The Honourable F. N. Wilkes, M.P., proposed Harley Rivers Dickinson, Esquire, M.P., the Honourable Roger Murray Hallam, M.L.C., and the Honourable David Ernest Henshaw, M.B.E., M.L.C., to be recommended for appointment to the Council, and stated that they were willing to be recommended, if chosen; which proposal was seconded by the Honourable J. G. Kennett, M.P.

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The President asked if there were any further proposals and, there being no further proposals, thereupon declared that Harley Rivers Dickinson, Esquire, M.P., the Honourable Roger Murray Hallam, M.L.C., and the Honourable David Ernest Henshaw, M.B.E., M.L.C., had been chosen to be recommended for appointment to the Council of Deakin University.

The President declared the Joint Sitting closed.

R. K. EVANS
Clerk of the Legislative Council
R. K. BOYES
Clerk of the Legislative Assembly

PARLIAMENT OF VICTORIA

MINUTES OF THE PROCEEDINGS

OF THE

JOINT SITTING

OF THE HOUSES OF PARLIAMENT OF THE STATE OF VICTORIA

TO ELECT THREE MEMBERS TO BE RECOMMENDED FOR APPOINTMENT TO THE COUNCIL OF THE VICTORIAN INSTITUTE OF MARINE SCIENCES.

			
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Aeia in accordance with Marine Sciences Act 1974 (N		ion 7 of the Victorian Insi	ilule oj

19 MARCH 1986

MELBOURNE F. D. ATKINSON, GOVERNMENT PRINTER 1986

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MINUTES OF THE PROCEEDINGS

of the

JOINT SITTING

held in the

LEGISLATIVE ASSEMBLY CHAMBER

WEDNESDAY, 19 MARCH 1986

The Members of the Legislative Council and the Members of the Legislative Assembly having assembled in the Legislative Assembly Chamber, pursuant to resolutions of the two Houses—

- 1 ELECTION OF PRESIDENT—The Honourable P. C. Spyker, M.P. moved—That the Honourable R. A. Mackenzie, M.L.C., President of the Legislative Council be appointed President of this Joint Sitting; which motion, being seconded by the Leader of the Opposition, the Honourable J. G. Kennett, M.P., was resolved in the affirmative.
 - The Honourable R. A. Mackenzie, M.L.C., having expressed his acknowledgement for the honour conferred upon him by the Joint Sitting, then took the Chair.
- 2 RULES OF PROCEDURE—The President announced that section 7 (1) of the Victorian Institute of Marine Sciences Act 1974, provided that the Joint Sitting shall be conducted in accordance with rules adopted for the purpose by Members at the sitting. Accordingly, the Honourable P. C. Spyker, M.P., submitted the following rules of procedure for the consideration of Honourable Members, and moved that they be adopted as the rules of procedure of this Joint Sitting:
 - On any debate arising the same shall be conducted according to Parliamentary usage.
 - 2. A Member, addressing himself to the President, shall propose Members/a Member to be recommended for appointment and any such proposal shall be duly seconded. When any Member is so proposed, his proposer shall state that such Member is willing to be so recommended for appointment, if chosen.

- 3. If no more than the required number of Members are proposed and seconded for the various vacancies, the President shall declare such Member(s) as having been chosen to be recommended for appointment thereto.
- 4. If more than the required number of Members is proposed and seconded in respect of the vacancies the Member(s) to be recommended for appointment shall be chosen by ballot in the following manner.
- 5. In the ballot for the vacancies, the President, shall announce the names of the Members proposed and shall cause each Member present to be provided with a ballot paper initialled by the Clerks of the two Houses. The Member shall write on such ballot paper the name(s) of the Member(s) he wishes to be recommended for appointment; and if any ballot paper contains more than the appropriate number of names, it shall be rejected. Having marked the ballot paper as provided, the Member voting shall place it in a ballot box provided for the purpose.
- 6. The President shall appoint three Members to be scrutineers, who, with the Clerks, shall ascertain the number of votes for each Member. The Member who shall be reported to have the greatest number of votes shall, in the case of a single vacancy, be deemed to be duly chosen to be recommended for appointment. In the case of a multiple vacancy, the appropriate number of Members who shall be reported to have the greatest number of votes shall be deemed to be duly chosen to be recommended for appointment. In case of doubt arising through two or more Members having an equality of votes, the scrutineers, by drawing lots, shall determine which of such Members shall be duly chosen to be recommended for appointment.
- 7. No informal vote shall be taken into account.
- 8. The President shall be entitled to a vote.
- 9. As soon as a ballot has been concluded the President shall declare—
- 10. The President shall advise the responsible Minister(s) of the Members chosen to be recommended for appointment to the respective governing bodies.
- 11. The records of the proceedings and the ballot papers shall be retained by the Clerk of the Parliaments, who shall be the custodian thereof, and shall keep the ballot papers safely for one year and thereafter destroy them.

The Honourable J. G. Kennett, M.P., seconded the motion. Question—put and resolved in the affirmative.

- 3 COUNCIL OF THE VICTORIAN INSTITUTE OF MARINE SCIENCES—The President announced that he was now prepared to receive proposals from Honourable Members with regard to Members to be recommended for appointment to the Council of the Victorian Institute of Marine Sciences.
 - The Honourable P. C. Spyker, M.P., proposed the Honourable Roger Murray Hallam, M.L.C., Maxwell John McDonald, Esquire, M.P. and Dr Ronald James Herbert Wells, M.P., to be recommended for appointment to the Council, and stated that they were willing to be recommended, if chosen; which proposal was seconded by the Honourable J. G. Kennett, M.P.

The President asked if there were any further proposals and, there being no further proposals, thereupon declared that the Honourable Roger Murray Hallam, M.L.C., Maxwell John McDonald, Esquire, M.P., and Dr. Ronald James Herbert Wells, M.P., had been chosen to be recommended for appointment to the Council of the Victorian Institute of Marine Sciences.

2 President declared the Joint Sitting closed.

R. K. EVANS
Clerk of the Legislative Council

R. K. BOYES
Clerk of the Legislative Assembly

PARLIAMENT OF VICTORIA

MINUTES OF THE PROCEEDINGS

OF THE

JOINT SITTING

OF THE HOUSES OF PARLIAMENT OF THE STATE OF VICTORIA

To choose a person to hold the place in the Senate rendered vacant by the death of Senator Alan Joseph Missen

7 May 1986

Held in accordance with the provisions of section 15 of the Commonwealth of Australia Constitution Act

MINUTES OF THE PROCEEDINGS

of the

JOINT SITTING

held in the

LEGISLATIVE ASSEMBLY CHAMBER

Wednesday, 7 May 1986

The Members of the Legislative Council and the Members of the Legislative Assembly having assembled in the Legislative Assembly Chamber pursuant to resolutions of the two Houses—

- 1 ELECTION OF PRESIDENT—The Honourable John Cain, M.P., Premier, moved, That the Honourable Cyril Thomas Edmunds, M.P., Speaker of the Legislative Assembly, be appointed President of this Joint Sitting which motion, having been seconded by the Leader of the Opposition, the Honourable J. G. Kennett, M.P., was resolved in the affirmative.
 - The Honourable C. T. Edmunds, M.P., having expressed his acknowledgement of the honour conferred upon him by the Joint Sitting, then took the Chair.
- 2 RULES OF PROCEDURE—The Honourable John Cain, M.P., submitted the following rules of procedure for the consideration of Honourable Members and moved, That they be adopted as the rules of procedure of this Joint Sitting:
 - 1. On any debate arising the same shall be conducted according to Parliamentary usage.
 - 2. A Member, addressing himself to the President, shall propose a person to hold the vacant place in the Senate and any such proposal shall be duly seconded. When a person is so proposed, the proposer shall state that such person is—(a) willing to hold the vacant place, if chosen; and (b) a member of the same political party as that subscribed to by the Senator last elected by the people in whose place the vacancy has occurred.
 - 3. If only one person be proposed and seconded, the President shall declare—
 - 4. If more than one person be proposed and seconded the person to hold the vacant place shall be chosen by ballot in the following manner.
 - 5. In the ballot for the vacancy, the President shall announce the names of the persons proposed and shall cause each Member present to be provided with a ballot paper initialled by the Clerks of the two Houses. The Member shall write on such ballot paper the name of the person desired to be chosen; and if any ballot paper contains more than one name, it shall be rejected. Having marked the ballot paper as provided, the Member voting shall place it in the ballot box provided for the purpose.
 - 6. The President shall ask the proposer of each nominated person to name some Member present to be a scrutineer. The scrutineers, with the Clerks of the two Houses, shall retire and ascertain the number of votes for each person; and the scrutineers shall make a written report of the result to the President showing the number of votes for each person.
 - 7. No informal vote shall be taken into account.

- 8. The President shall be entitled to vote.
- 9. If on the first ballot no person shall have received an absolute majority of the votes polled, a second ballot shall be taken, and the name of the person who shall have received the fewest votes at the first ballot shall be excluded; but if at the first ballot the names of only two persons be submitted and the number of votes for such persons be equal, the scrutineers shall by drawing lots determine which of such persons shall be chosen to hold the vacant place, and the person whose name shall be first drawn shall be deemed to have been duly chosen.
- 10. Until one of the persons proposed obtains an absolute majority of the votes polled, or (as the case may be) is chosen by lot to hold the vacant place, successive ballots shall be taken, and at each such ballot the name of the person who shall have received the fewest votes at the preceding ballot shall be excluded.
- 11. If on any ballot it shall be necessary to decide between two or more persons as to which one is to be excluded from a subsequent ballot through the number of votes for such persons being equal, a special ballot shall be taken at which the names of only those persons shall be submitted, and the name of the person having the fewest votes at such special ballot shall be excluded; but if on any special ballot it shall be necessary to decide between two or more persons as to which one is to be excluded from a subsequent ballot through the number of votes for such persons being equal, the scrutineers by drawing lots shall determine which one of such persons shall be excluded, and the name of the person last drawn shall be excluded.
- 12. If at any ballot, other than the first ballot or a special ballot hereinbefore provided for, the names of only two persons be submitted and the number of votes for such persons be equal, the scrutineers shall, by drawing lots, determine which of those persons shall be chosen to hold the vacant place, and the person whose name shall be first drawn shall be deemed to have been duly chosen.
- 13. As soon as any person obtains an absolute majority of the votes polled, or (as the case may be) is chosen by lot to hold the vacant place, the President shall declare—
 - "That......has been chosen to hold the place in the place in the Senate rendered vacant by the death of Senator Alan Joseph Missen."
- 14. The records of the proceedings and the ballot papers shall be retained by the Clerk of the Parliaments who shall be the custodian thereof and shall keep the ballot papers safely for one year and thereafter destroy them.

The Honourable J. G. Kennett, M.P., seconded the motion.

Question—put and resolved in the affirmative.

- 3 PERSON PROPOSED AND CHOSEN TO HOLD THE VACANT PLACE IN THE SENATE—The President announced that, the rules having been adopted, he was now prepared to receive proposals from Honourable Members of persons to hold the place in the Senate rendered vacant by the death of Senator Alan Joseph Missen.
 - The Honourable J. G. Kennett, M.P., proposed Richard Kenneth Robert Alston as the person to hold the vacant place, and stated that such person was willing to hold the vacant place, if chosen, which proposal was seconded by the Honourable John Cain, M.P.
 - The President asked if any Honourable Member desired to propose any other person to hold the vacant place and, no other person having being proposed, the President thereupon declared that Richard Kenneth Robert Alston had been chosen to hold the place in the Senate rendered vacant by the death of Senator Alan Joseph Missen.
- 4 NOTIFICATION TO HIS EXCELLENCY THE GOVERNOR—The Honourable John Cain, M.P., moved, That the President inform His Excellency the Governor that Richard Kenneth Robert Alston has been chosen to hold the place in the Senate rendered vacant by the death of Senator Alan Joseph Missen, which motion was seconded by the Honourable J. G. Kennett, M.P.

Question—put and resolved in the affirmative.

The President declared the Joint Sitting closed.

R. K. EVANS
Clerk of the Legislative Council
R. K. BOYES
Clerk of the Legislative Assembly

PARLIAMENT OF VICTORIA

MINUTES OF THE PROCEEDINGS

OF THE

JOINT SITTING

OF THE HOUSES OF PARLIAMENT OF THE STATE OF VICTORIA

To choose a person to hold the place in the Senate rendered vacant by the Resignation of Senator the Honourable Donald Leslie Chipp

To recommend three Members for appointment to the Victorian Curriculum and Assessment Board

17 September 1986

Held in accordance with the provisions of section 15 of the Commonwealth of Australia Constitution Act and section 7 of the Victorian Curriculum and Assessment Board Act 1986 (No. 50 of 1986)

MINUTES OF THE PROCEEDINGS

of the

JOINT SITTING

held in the

LEGISLATIVE ASSEMBLY CHAMBER

Wednesday, 17 September 1986

The Members of the Legislative Council and the Members of the Legislative Assembly having assembled in the Legislative Assembly Chamber pursuant to resolutions of the two Houses—

1 ELECTION OF PRESIDENT—The Honourable John Cain, M.P., Premier, moved— That the Honourable Roderick Alexander Mackenzie, M.L.C., President of the Legislative Council, be appointed President of this Joint Sitting which motion, having been seconded by the Leader of the Opposition, the Honourable J. G. Kennett, M.P., was resolved in the affirmative.

The Honourable R. A. Mackenzie, M.L.C., having expressed his acknowledgement of the honour conferred upon him by the Joint Sitting, then took the Chair.

SENATE VACANCY

- 2 RULES OF PROCEDURE—The Honourable John Cain, M.P., submitted the following rules of procedure for the consideration of Honourable Members and moved—That they be adopted as the rules of procedure of the Joint Sitting to fill the Senate vacancy:
 - 1. On any debate arising the same shall be conducted according to Parliamentary usage.
 - 2. A Member, addressing himself to the President, shall propose a person to hold the vacant place in the Senate and any such proposal shall be duly seconded. When a person is so proposed, the proposer shall state that such person is—(a) willing to hold the vacant place, if chosen; and (b) a member of the same political party as that subscribed to by the Senator last elected by the people in whose place the vacancy has occured.

 - 4. If more than one person be proposed and seconded the person to hold the vacant place shall be chosen by ballot in the following manner.

- 5. In the ballot for the vacancy, the President shall announce the names of the persons proposed and shall cause each Member present to be provided with a ballot paper initialled by the Clerks of the two Houses. The Member shall write on such ballot paper the name of the person desired to be chosen; and if any ballot paper contains more than one name, it shall be rejected. Having marked the ballot paper as provided, the Member voting shall place it in the ballot box provided for the purpose.
- 6. The President shall ask the proposer of each nominated person to name some Member present to be a scrutineer. The scrutineers, with the Clerks of the two Houses, shall retire and ascertain the number of votes for each person; and the scrutineers shall make a written report of the result to the President showing the number of votes for each person.
- 7. No informal vote shall be taken into account.
- 8. The President shall be entitled to vote.
- 9. If on the first ballot no person shall have received an absolute majority of the votes polled, a second ballot shall be taken, and the name of the person who shall have received the fewest votes at the first ballot shall be excluded; but if at the first ballot the names of only two persons be submitted and the number of votes for such persons be equal, the scrutineers shall by drawing lots determine which of such persons shall be chosen to hold the vacant place, and the person whose name shall be first drawn shall be deemed to have been duly chosen.
- 10. Until one of the persons proposed obtains an absolute majority of the votes polled, or (as the case may be) is chosen by lot to hold the vacant place, successive ballots shall be taken, and at each such ballot the name of the person who shall have received the fewest votes at the preceding ballot shall be excluded.
- 11. If on any ballot it shall be necessary to decide between two or more persons as to which one is to be excluded from a subsequent ballot through the number of votes for such persons being equal, a special ballot shall be taken at which the names of only those persons shall be submitted, and the name of the person having the fewest votes at such special ballot shall be excluded; but if on any special ballot it shall be necessary to decide between two or more persons as to which one is to be excluded from a subsequent ballot through the number of votes for such persons being equal, the scrutineers by drawing lots shall determine which one of such persons shall be excluded, and the name of the person last drawn shall be excluded.
- 12. If at any ballot, other than the first ballot or a special ballot hereinbefore provided for, the names of only two persons be submitted and the number of votes for such persons be equal, the scrutineers shall, by drawing lots, determine which of those persons shall be chosen to hold the vacant place, and the person whose name shall be first drawn shall be deemed to have been duly chosen.
- 13. As soon as any person obtains an absolute majority of the votes polled, or (as the case may be) is chosen by lot to hold the vacant place, the President shall declare—
- 14. The records of the proceedings and the ballot papers shall be retained by the Clerk of the Parliaments who shall be the custodian thereof and shall keep the ballot papers safely for one year and thereafter destroy them.

The Honourable J. G. Kennett, M.P., seconded the motion. Ouestion—put and resolved in the affirmative.

- 3 PERSON PROPOSED AND CHOSEN TO HOLD THE VACANT PLACE IN THE SENATE—The President announced that, the rules having been adopted, he was now prepared to receive proposals from Honourable Members of persons to hold the place in the Senate rendered vacant by the resignation of Senator the Honourable Donald Leslie Chipp.
 - The Honourable John Cain, M.P., proposed Janet Frances Powell as the person to hold the vacant place, and stated that such person was willing to hold the vacant place, if chosen; which proposal was seconded by the Honourable J. G. Kennett, M.P.
 - The President having asked if any Honourable Member desired to propose any other person to hold the vacant place, and no other person being proposed, the President thereupon declared that Janet Frances Powell had been chosen to hold the place in the Senate rendered vacant by the resignation of Senator the Honourable Donald Leslie Chipp.
- 4 NOTIFICATION TO HIS EXCELLENCY THE GOVERNOR—The Honourable John Cain, M.P., moved—That the President inform His Excellency the Governor that Janet Frances Powell has been chosen to hold the place in the Senate rendered vacant by the resignations of Senator the Honourable Donald Leslie Chipp, which motion was seconded by the Honourable J. G. Kennett, M.P.

Question—put and resolved in the affirmative.

VICTORIAN CURRICULUM AND ASSESSMENT BOARD

- 5 RULES OF PROCEDURE—The President announced that section 7 (1) of the Victorian Curriculum and Assessment Board Act 1986, provided that the Joint Sitting shall be conducted in accordance with rules adopted for the purpose by Members at the sitting. Accordingly, the Honourable John Cain, M.P., submitted the following rules of procedure for the consideration of Honourable Members, and moved—That they be adopted as the rules of procedure to recommend three Members for appointment to the Victorian Curriculum and Assessment Board:
 - 1. On any debate arising the same shall be conducted according to Parliamentary usage.
 - 2. A Member, addressing himself to the President, shall propose Members/a Member to be recommended for appointment and any such proposal shall be duly seconded. When any Member is so proposed, his proposer shall state that such Member is willing to be so recommended for appointment, if chosen.
 - 3. If no more than the required number of Members are proposed and seconded for the various vacancies, the President shall declare such Member(s) as having been chosen to be recommended for appointment thereto.
 - 4. If more than the required number of Members is proposed and seconded in respect of the vacancies, the Member(s) to be recommended for appointment shall be chosen by ballot in the following manner.
 - 5. In the ballot for the vacancies, the President shall announce the names of the Members proposed and shall cause each Member present to be provided with a ballot paper initialled by the Clerks of the two Houses. The Member shall write on such ballot paper the name(s) of the Member(s) he wishes to be recommended for appointment; and if any ballot paper contains more than the appropriate number of names, it shall be rejected. Having marked the ballot paper as provided, the Member voting shall place it in a ballot box provided for the purpose.

- 6. The President shall appoint three Members to be scrutineers who, with the Clerks, shall ascertain the number of votes for each Member. The Member who shall be reported to have the greatest number of votes shall, in the case of a single vacancy, be deemed to be duly chosen to be recommended for appointment. In the case of several vacancies, the appropriate number of Members who shall be reported to have the greatest number of votes shall be deemed to be duly chosen to be recommended for appointment. In case of doubt arising through two or more Members having an equality of votes, the scrutineers, by drawing lots, shall determine which of such Members shall be duly chosen to be recommended for appointment.
- 7. No informal vote shall be taken into account.
- 8. The President shall be entitled to a vote.
- As soon as a ballot has been concluded the President shall declare—
 "That....... have/has been chosen to be recommended for appointment to the
 Victorian Curriculum and Assessment Board."
- 10. The President shall advise the responsible Minister of the Members chosen to be recommended for appointment.
- 11. The records of the proceedings and the ballot papers shall be retained by the Clerk of the Parliaments who shall be the custodian thereof and shall keep the ballot papers safely for one year and thereafter destroy them.

The Honourable J. G. Kennett, M.P., seconded the motion.

Question—put and resolved in the affirmative.

- 6 VICTORIAN CURRICULUM AND ASSESSMENT BOARD—The President announced that he was now prepared to receive proposals from Honourable Members with regard to Members to be recommended for appointment to the Victorian Curriculum and Assessment Board.
 - The Honourable John Cain, M.P., proposed the Honourable David Mylor Evans, M.L.C., Mrs Carolyn Dorothy Hirsh, M.P., and the Honourable Haddon Storey, M.L.C., to be recommended for appointment to the Board, and stated that they were willing to be recommended, if chosen; which proposal was seconded by the Honourable J. G. Kennett, M.P.

The President asked if there were any further proposals and, there being no further proposals, thereupon declared that the Honourable David Mylor Evans, M.L.C., Mrs Carolyn Dorothy Hirsh, M.P. and the Honourable Haddon Storey, M.L.C., had been chosen to be recommended for appointment to the Victorian Curriculum and Assessment Board.

The President declared the Joint Sitting closed.

R. K. BOYES
Clerk of the Legislative Assembly

R. K. EVANS
Clerk of the Legislative Council

PARLIAMENT OF VICTORIA

MINUTES OF THE PROCEEDINGS

OF THE

JOINT SITTING

OF THE HOUSES OF PARLIAMENT OF THE STATE OF VICTORIA

TO ELECT THREE MEMBERS TO BE RECOMMENDED FOR APPOINTMENT TO THE COUNCIL OF THE LA TROBE UNIVERSITY.

3 DECEMBER 1986

Held in accordance with the provisions of section 7 of the La Trobe University Act 1964 (No. 7189).

MELBOURNE F D ATKINSON, GOVERNMENT PRINTER 1986

MINUTES OF THE PROCEEDINGS

of the

JOINT SITTING

held in the

LEGISLATIVE ASSEMBLY CHAMBER

WEDNESDAY, 3 DECEMBER 1986

The Members of the Legislative Council and the Members of the Legislative Assembly having assembled in the Legislative Assembly Chamber, pursuant to resolutions of the two Houses—

- 1 ELECTION OF PRESIDENT—The Honourable John Cain, M.P., Premier, moved— That the Honourable C. T. Edmunds, M.P., Speaker of the Legislative Assembly, be appointed President of this Joint Sitting; which motion, being seconded by the Leader of the Opposition, the Honourable J. G. Kennett, M.P., was resolved in the affirmative.
 - The Honourable C. T. Edmunds, M.P., having expressed his acknowledgement for the honour conferred upon him by the Joint Sitting, then took the Chair.
- 2 RULES OF PROCEDURE—The President announced that section 7 (1) of the La Trobe University Act 1964 provided that the Joint Sitting shall be conducted in accordance with rules adopted for the purpose by Members at the sitting. Accordingly, the Honourable John Cain, M.P., submitted the following rules of procedure for the consideration of Honourable Members, and moved that they be adopted as the rules of procedure of this Joint Sitting:
 - 1. On any debate arising the same shall be conducted according to Parliamentary usage.
 - A Member, addressing himself to the President, shall propose a Member or Members to be recommended for appointment, and any such proposal shall be duly seconded. When any Member is so proposed, the proposer shall state that such Member is willing to be so recommended for appointment, if chosen.
 - 3. If no more than the required number of Members are proposed and seconded for the various vacancies, the President shall declare such Member(s) as having been chosen to be recommended for appointment thereto.
 - 4. If more than the required number of Members is proposed and seconded in respect of the vacancies, the Member(s) to be recommended for appointment shall be chosen by ballot in the following manner.
 - 5. In the ballot for the vacancies, the President shall announce the names of the Members proposed and shall cause each Member present to be provided with a ballot paper initialled by the Clerks of the two Houses. The Member shall

- write on such ballot paper the name(s) of the Member(s) he wishes to be recommended for appointment; and if any ballot paper contains more than the appropriate number of names, it shall be rejected. Having marked the ballot paper as provided, the Member voting shall place it in a ballot box provided for the purpose.
- 6. The President shall appoint three Members to be scrutineers, who, with the Clerks, shall ascertain the number of votes for each Member. The Member who shall be reported to have the greatest number of votes shall, in the case of a single vacancy, be deemed to be duly chosen to be recommended for appointment. In the case of a multiple vacancy, the appropriate number of Members who shall be reported to have the greatest number of votes shall be deemed to be duly chosen to be recommended for appointment. In case of doubt arising through two or more Members having an equality of votes, the scrutineers, by drawing lots, shall determine which of such Members shall be duly chosen to be recommended for appointment.
- 7. No informal vote shall be taken into account.
- 8. The President shall be entitled to a vote.
- 10. The President shall advise the responsible Minister of the Members chosen to be recommended for appointment.
- 11. The records of the proceedings and the ballot papers shall be retained by the Clerk of the Parliaments, who shall be the custodian thereof and shall keep the ballot papers safely for one year and thereafter destroy them.

The Honourable J. G. Kennett, M.P., seconded the motion.

Question—put and resolved in the affirmative.

- 3 COUNCIL OF THE LA TROBE UNIVERSITY—The President announced that he was now prepared to receive proposals from Honourable Members with regard to Members to be recommended for appointment to the Council of the La Trobe University.
 - The Honourable John Cain, M.P., proposed Messrs. Carl William Dunn Kirkwood, M.P., David John Lea, M.P. and Milton Stanley Whiting, M.P., to be recommended for appointment to the Council of the La Trobe University, and stated that they were willing to be recommended, if chosen; which proposals were seconded by the Honourable J. G. Kennett. M.P.
 - The President asked if there were any further proposals and, there being no further proposals, thereupon declared that Messrs. Carl William Dunn Kirkwood, M.P., David John Lea, M.P. and Milton Stanley Whiting, M.P., had been chosen to be recommended for appointment to the Council of the La Trobe University.

The President declared the Joint Sitting closed.

R. K. EVANS
Clerk of the Legislative Council

R. K. BOYES Clerk of the Legislative Assembly

