

VICTORIA

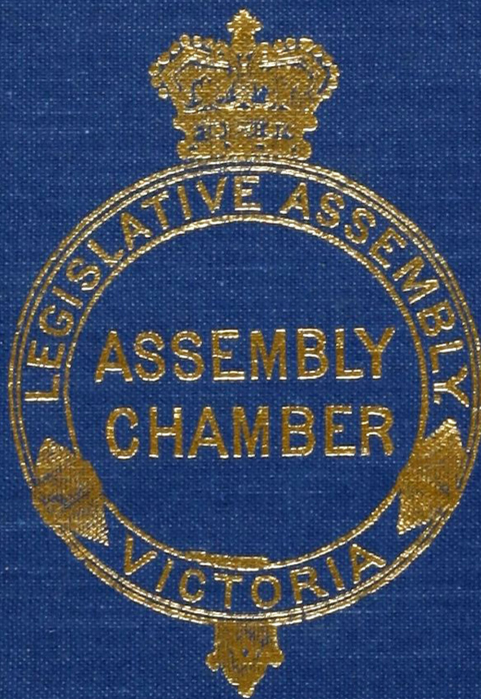


VOTES
AND
PROCEEDINGS
OF THE
LEGISLATIVE
ASSEMBLY

SESSION
1980-81

VOL 1

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VICTORIA

**VOTES AND PROCEEDINGS
of the
LEGISLATIVE ASSEMBLY**

SESSION 1980-81

**With copies of Papers ordered by the
Assembly to be printed**

VOL. 1.

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SECOND SESSION-FORTY-EIGHTH PARLIAMENT

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SESSION 1980-81

MEMBERS OF THE LEGISLATIVE ASSEMBLY

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

FORTY-EIGHTH PARLIAMENT

SECOND SESSION

9 September 1980 to 8 September 1981

Member	District	Number of Elect- ors on Rolls	Number of Elect- ors who voted	Votes recorded for each Sit- ting Member		
				First Pref- erence Votes	Final Result after Distri- bution	Percen- tage of Electors- who voted.
1	2	3	4	5	6	7
Amos, Derek Godfrey Ian	1. Morwell	26,878	25,308	14,946	-	94.16
Austin, The Honourable Thomas Leslie	2. Ripon	26,703	25,485	11,738	13,819	95.44
Balfour, The Honourable James Charles Murray	3. Narracan	27,236	25,715	11,023	13,878	94.42
Birrell, Hayden Wilson	4. Geelong West	25,968	24,362	11,640	12,092	93.82
Borthwick, The Honourable William Archibald	5. Monbulk	30,262	27,951	12,619	14,224	92.36
Brown, Alan John	Western- port	31,323	29,341	9,589	17,172	93.67
Burgin, Cecil William	Polwarth	25,168	24,149	12,751	-	95.95
Cain, John	Bundoora	31,052	29,308	16,957	-	94.38
Callister, Miss Valerie Joy	6. Morwell	27,893	23,706	14,383	-	84.99
Cathie, Ian Robert	Carrum	30,171	28,132	15,198	-	93.24
Chambers, Mrs Joan Heywood	Ballarat South	27,545	26,125	11,671	12,889	94.84

Coghill, Dr. Kenneth Alastair	Werribee	34,550	32,223	17,653	-	93.26
Coleman, Charles Geoffrey	Syndal	29,789	28,004	12,586	13,752	94.01
Collins, Peter Charles	Noble Park	32,386	30,558	14,947	-	94.36
Cox, George Henry	Mitcham	28,827	27,241	11,807	13,512	94.50
Crabb, Steven Marshall	Knox	31,114	29,550	16,187	-	94.97
Crellin, Maxwell Leslie	7. Sandring- ham	28,051	26,170	11,638	13,304	93.29
Culpin, John Albert	Glenroy	27,615	26,060	16,695	-	94.37
Dixon, The Honourable Brian James	8. St. Kilda	27,012	23,629	10,112	11,312	87.48
Dunstan, The Honourable Roberts Christian D.S.O.	9. Dromana	31,823	29,375	13,911	14,866	92.31
Ebery, William Thomas	10. Midlands	26,532	24,965	12,069	13,524	94.09
Edmunds, Cyril Thomas	11. Ascot Vale	28,098	26,001	16,901	-	92.54
Ernst, Graham Keith	Geelong East	26,575	25,105	11,713	12,702	94.47
Evans, Alexander Thomas	12. Ballarat North	27,461	26,048	14,324	-	94.85
Evans, Bruce James	13. Gippsland East	26,563	24,621	9,807	16,005	92.69
Fogarty, William Francis	Sunshine	29,798	28,238	19,188	-	94.76
Fordham, Robert Clive	Footscray	28,052	25,945	17,010	-	92.49
Gavin, Peter Murray	Coburg	28,773	27,263	11,647	13,072	94.75
Ginifer, John Joseph	14. Keilor	35,783	33,690	20,648	-	94.15
Hamer, The Honourable Rupert James, E.D.	15. Kew	29,065	26,516	14,096	-	91.23
Hann, Edward James	16. Rodney	26,107	24,889	14,226	-	95.33
Hayes, The Honourable Geoffrey Phillip	17. Wantirna	36,973	34,769	17,840	-	94.04

Hockley, Gordon Stanley, J.P.	Bentleigh	27,913	26,538	12,949	-	95.07
Jasper, Kenneth Stephen	Murray Valley	26,288	24,869	11,936	16,895	94.60
Jolly, Robert Allen	Dandenong	35,979	33,891	16,692	-	94.20
Jona, The Honourable Walter 18.	Hawthorn	27,060	24,154	12,903	-	89.26
Kennett, The Honourable Jeffrey Gibb 19.	Burwood	27,458	25,513	13,599	-	92.92
King, Kevin Francis	Spring- vale	30,402	28,658	12,781	13,980	94.26
Kirkwood, Carl William Dunn	Preston	27,627	25,348	17,295	-	91.75
Lacy, The Honourable Norman Henry 20.	Warran- dyte	32,056	30,095	14,644	16,586	93.88
Lieberman, The Honourable Louis Stuart 21.	Benambra	28,168	26,164	13,382	-	92.89
McArthur, Peter Stewart	Ringwood	30,448	28,655	13,364	15,141	94.11
McCance, Keith Robert	Bennets- wood	28,444	26,915	13,220	-	94.62
McClure, Daryl Hedley Robert 22.	Bendigo	27,203	25,899	10,829	13,016	95.21
McGrath, William Desmond	Lowan	25,261	24,051	7,535	11,976	95.21
McInnes, Neil Malcolm	Gippsland South	26,619	24,718	7,293	13,688	92.86
McKellar, Donald Kelso	Portland	25,746	24,569	10,294	14,063	95.43
Mackinnon, Donald James 23.	Box Hill	28,836	26,768	12,426	14,035	92.83
Maclellan, The Honourable Robert Roy Cameron 24.	Berwick	33,097	30,817	15,942	-	93.11
Mathews, Charles Race Thorson	Oakleigh	28,849	26,905	12,072	13,497	93.26
Miller, Robert Henry	Prahran	26,766	23,607	10,517	11,630	88.20
Patrick, Mrs Jeannette Tweeddale 25.	Brighton	27,271	24,920	15,260	-	91.38
Plowman, The Honourable Sidney James 26.	Evelyn	32,891	30,505	14,076	15,995	92.75

Ramsay, The Honourable James Halford 27.	Balwyn	28,505	26,435	15,206	-	92.74
Remington, Keith Henry	Melbourne	25,415	21,871	12,129	-	86.06
Reynolds, Thomas Carter	Gisborne	32,026	30,156	15,284	-	94.16
Richardson, John Ingles 28.	Forest Hill	31,724	29,933	14,745	-	94.35
Roper, Thomas William	Brunswick	28,666	25,738	17,268	-	89.79
Ross-Edwards, Peter	Shepparton	26,880	25,709	12,362	-	95.64
Rowe, Barry John	Essendon	27,594	26,046	12,864	-	94.39
Sibree, Mrs Prudence Anne 29.	Kew	28,778	20,489	9,877	10,211	71.20
Sidiropoulos, Theodore	Richmond	28,908	25,263	15,495	-	87.39
Simmonds, James Lionel	Reservoir	30,020	28,142	18,129	-	93.74
Simpson, John Hamilton	Niddrie	29,152	27,900	14,701	-	95.71
Skeggs, Bruce Albert Edward 30.	Ivanhoe	30,459	28,597	13,483	14,902	93.89
Smith, Aurel Vernon 31.	South Barwon	29,031	27,604	15,310	-	95.08
Smith, The Honourable Ian Winton 32.	Warrnambool	25,749	24,528	12,258	-	95.26
Spyker, Peter Cornelis	Heatherton	30,909	28,964	12,897	14,276	93.71
Stirling, Gordon Francis	Williamstown	29,523	27,773	17,612	-	94.07
Tanner, Edgar Miles Ponsonby	Caulfield	27,954	25,088	9,752	13,043	89.75
Templeton, Thomas William, J.P.	Mentone	28,873	26,860	13,491	-	93.03
Thompson, The Honourable Lindsay Hamilton Simpson, C.M.G. 33.	Malvern	28,751	25,943	15,167	-	90.23
Toner, Mrs Pauline Therese	Greensborough	34,703	32,254	15,266	17,091	92.94

Trewin, Thomas Champion 34.	Benalla	25,869	24,164	9,991	15,460	93.41
Trezise, Neil Benjamin	Geelong North	28,355	26,612	16,645	-	93.85
Vaughan, Dr. Gerard Marshall	Glen- huntly	26,622	24,776	11,078	12,396	93.07
Walsh, Ronald William	Albert Park	27,902	24,671	14,212	-	88.42
Weideman, The Honourable George Graeme, J.P. 35.	Frankston	32,904	30,775	15,706	-	93.53
Whiting, Milton Stanley	Mildura	25,566	24,057	13,033	-	94.10
Wilkes, Frank Noel 36.	Northcote	29,338	26,614	17,897	-	90.72
Williams, Morris Thomas	Doncaster	30,473	28,842	15,268	-	94.65
Wilton, John Thomas 37.	Broad- meadows	34,979	32,664	21,000	-	93.38
Wood, The Honourable Alan Raymond 38.	Swan Hill	25,922	24,763	14,371	-	95.53

NOTES

The particulars given in the above table relate to the General Election 1979; the date of each Member's election being 5 May 1979 "the day of polling". Further information concerning the General Election is to be found in "Statistics relating to the General Election held on Saturday, 5 May, 1979" prepared by the Electoral Officer for the State of Victoria.

Where a Member's name is printed in bold type the particulars relate to an election held subsequent to the General Election 1979 and the date of such election will be found in the following notes (detailed returns of these by-elections will be found appended to the statistics prepared by the Electoral Officer for Victoria relating to the next General Election due to be held in 1982):-

1. Mr. D.G.I. Amos, resigned as a Member of Parliament on 27 April 1981.
2. 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; Minister of Forests (without salary) from 5 June 1981.
3. The Hon. J.C.M. Balfour, Minister of Water Supply and Minister of Mines (without salary) from 28 April 1964 to 8 July 1964; Commissioner of Crown Lands and Survey and President of the Board of Land and Works from 8 July 1964 to 15 March 1965 (offices abolished 15 March 1965 - See Act No. 7228); Minister of Soldier Settlement (without salary), and Minister for Conservation (without salary) from 8 July 1964 to 9 May 1967; Minister of Lands from 15 March 1965 to 9 May 1967; Minister for Fuel and Power from 9 May 1967 to 31 August 1977, Minister of Mines (without salary) from 9 May 1967 to 3 February 1981, Minister for Minerals and Energy and Minister for Fuel and Power (without salary), from 1 September 1977 to 3 February 1981.
4. Mr. H.W. Birrell, one of the Temporary Chairmen of Committees from 13 April 1976.
5. The Hon. W.A. Borthwick, Minister of Water Supply from 9 May 1967 to 11 June 1970; Minister of Lands and Minister for Conservation (without salary) from 11 June 1970 to 24 August 1972; Minister of Soldier Settlement (without salary) from 11 June 1970 to 16 May 1979; Minister for Conservation and Minister of Lands (without salary) from 24 August 1972 to 16 May 1979; Minister of Health from 16 May 1979.

6. Miss V.J. Callister, elected 27 June 1981 vice Mr. D.G.I. Amos resigned.
7. Mr. M.L. Crellin, one of the Temporary Chairmen of the Committees from 29 May 1979.
8. The Hon. B.J. Dixon, Minister for Youth, Sport and Recreation and Assistant Minister of Education (without salary) from 30 May 1973 to 31 May 1976; Minister for Social Welfare from 31 March 1976 to 13 February 1979; Minister for Youth, Sport and Recreation (without salary) from 31 March 1976 to 3 February 1981; Minister for Community Welfare Services from 13 February 1979 to 16 May 1979; Minister of Housing from 16 May 1979 to 3 February 1981; Minister for Employment and Training (without salary) from 23 December 1980 to 3 February 1981; Minister for Employment and Training, Minister for Youth, Sport and Recreation (without salary) from 3 February 1981.
9. The Hon. R.C. Dunstan, D.S.O., Minister of the Crown from 15 to 22 December 1970; Minister of Water Supply from 22 December 1970 to 22 June 1973; Minister of Public Works (without salary) from 24 August 1972 to 22 June 1973; Minister of Public Works from 22 June 1973 to 10 August 1978; Minister for Property and Services (without salary) from 16 May 1978 to 10 August 1978.
10. Mr. W.T. Ebery, one of the Temporary Chairmen of Committees from 29 May 1979.
11. Mr. C.T. Edmunds, one of the Temporary Chairmen of Committees from 5 September 1972.
12. Mr. A.T. Evans, appointed Chairman of Committees from 29 May 1979.
13. Mr. B.J. Evans, one of the Temporary Chairmen of Committees from 19 June 1973.
14. Mr. J.J. Ginifer, one of the Temporary Chairmen of Committees from 31 August 1971.
15. The Hon. R.J. Hamer, E.D., Minister of Immigration from 4 September 1962 to 8 July 1964; Minister for Local Government from 8 July 1964 to 27 April 1971; Minister of Public Works (without salary) from 9 April to 11 June 1970; Chief Secretary from 27 April 1971 to 24 August 1972; Treasurer (without salary) and Minister of the Arts (without salary) from 24 August 1972 to 16 May 1979; Premier from 24 August 1972 to 5 June 1981; Minister for State Development Decentralization and Tourism (without salary) from 16 May 1979 to 3 February 1981; Minister for Economic Development (without salary) and Minister for State Development Decentralization and Tourism (without salary) from 15 March 1981 to 17 March 1981. Resigned as Member of Parliament on 17 July 1981.
16. Mr E.J. Hann, one of the Temporary Chairmen of Committees from 13 April 1976.

17. The Hon. G.P. Hayes, Minister of Housing and Minister for Planning (without salary) from 31 March 1976 to 16 August 1978.
18. The Hon. W. Jona, Minister of Immigration and Ethnic Affairs and Assistant Minister of Health (without salary) from 31 March 1976 to 16 May 1979; Minister for Community Welfare Services from 16 May 1979.
19. The Hon. J.G. Kennett, Minister without portfolio from 23 December 1980; Minister of Housing from 3 February 1981; Minister of Immigration and Ethnic Affairs (without salary) from 17 February 1981.
20. The Hon. N.H. Lacy, Minister of the Arts and Assistant Minister of Education from 16 May 1979 to 23 December 1980; Minister for the Arts and Minister of Educational Services (without salary) from 23 December 1980.
21. 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.
22. Mr. D.H.R. McClure, one of the Temporary Chairmen of Committees from 29 May 1979.
23. Mr. D.J. Mackinnon, one of the Temporary Chairmen of Committees from 29 May 1979.
24. 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.
25. Mrs J.T. Patrick, one of the Temporary Chairmen of Committees from 29 May 1979.
26. The Hon. S.J. Plowman, Speaker from 29 May 1979.
27. The Hon. J.H. Ramsay, Minister of Consumer Affairs from 16 August 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.
28. Mr. J.I. Richardson, one of the Temporary Chairmen of Committees from 29 May 1979.

29. Mrs P.A. Sibree, elected 15 August 1981 vice The Hon. R.J. Hamer, E.D. resigned.
30. Mr. B.A.E. Skeggs, one of the Temporary Chairmen of Committees from 29 May 1979.
31. Mr. A.V. Smith, one of the Temporary Chairmen of Committees from 13 April 1976.
32. 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.
33. The Hon. L.H.S. Thompson, C.M.G., Minister of the Crown from 16 July 1958 to 26 July 1961; Minister of Housing and Minister of Forests (without salary) from 26 July 1961 to 9 May 1967; Minister of Education from 9 May 1967 to 16 May 1979; Chief Secretary (without salary) from 16 May to 2 September 1980; Minister for Police and Emergency Services (without salary) from 16 May 1979 to 5 June 1981; and Treasurer from 16 May 1979 to 5 June 1981; Premier and Treasurer (without salary) from 5 June 1981.
34. Mr. T.C. Trewin, one of the Temporary Chairmen of Committees from 14 July 1964.
35. The Hon. G.G. Weideman, Minister for Tourism from 5 June 1981 and Minister for State Development, Decentralization and Tourism (without salary) from 5 June 1981 to 1 July 1981.
36. Mr. F.N. Wilkes, Leader of the Opposition from 29 June 1977 to 7 September 1981.
37. Mr. J.T. Wilton, one of the Temporary Chairmen of Committees from 29 May 1979.
38. The Hon. A.R. Wood, Minister of Immigration and Ethnic Affairs from 16 May 1979 to 23 December 1980; Assistant Minister for State Development, Decentralization and Tourism (without salary) from 19 February 1980 to 23 December 1980; Minister of Public Works and Minister for Property and Services (without salary) from 23 December 1980; Minister of Immigration and Ethnic Affairs (without salary) from 23 December 1980 to 17 February 1981.

OFFICERS OF THE LEGISLATIVE ASSEMBLY

Speaker	..	THE HONOURABLE SIDNEY JAMES PLOWMAN, M..P.
Chairman of Committees	..	ALEXANDER THOMAS EVANS, ESQUIRE, M.P.
Clerk of the Legislative Assembly	..	JOHN HAROLD CAMPBELL, ESQUIRE, Dip. Pub. Admin.
Clerk-Assistant		IAN NEIL McCARRON, ESQUIRE.
Second Clerk- Assistant and Clerk of Committees	..	RAYMOND KEITH BOYES, ESQUIRE.
Serjeant-At- Arms	..	JOHN GREGORY LITTLE, ESQUIRE.

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 1, 2 and 3

No. 1—Tuesday, 9 September 1980

- 1 The Legislative Assembly met pursuant to Proclamation of His Excellency the Governor bearing date the twenty-sixth day of August 1980—Mr Speaker took the Chair and read the prayer.

The Proclamation was read by the Clerk, and is as follows:—

**PROROGUING PARLIAMENT AND FIXING THE TIME FOR HOLDING
THE SECOND SESSION OF THE FORTY-EIGHTH 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.

Whereas the Parliament of Victoria stands adjourned until such day and hour as may be fixed by the President of the Legislative Council and the Speaker of the Legislative Assembly respectively: Now I the Governor of the State of Victoria, in the Commonwealth of Australia, do by this my Proclamation prorogue the said Parliament of Victoria until Tuesday, 9 September 1980, and I do hereby fix Tuesday, 9 September 1980, aforesaid, at the hour of half-past two o'clock in the afternoon, as the time for the commencement and holding of the next Session of the said Parliament of Victoria, for the despatch of business, in the Parliament Houses, situate 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, the twenty-sixth day of August, in the year of our Lord One thousand nine hundred and eighty, and in the twenty-ninth year of the reign of Her Majesty Queen Elizabeth the Second, Queen of Australia.

(L.S.)

HENRY WINNEKE

By His Excellency's Command,

R. J. HAMER
Premier

GOD SAVE THE QUEEN!

- 2 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—

[*Mr Speaker resumed the Chair at thirty-five minutes past Four o'clock*]

- 3 OMBUDSMAN—Mr Speaker announced that he had, on 2 September instant, administered to Charles Norman Geschke, Esquire, Commissioner for Administrative Investigations, the oath required by section 10 of the *Ombudsman Act 1973*.
- 4 TEMPORARY CHAIRMAN OF COMMITTEES—The following Warrant, nominating the Temporary Chairman 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—Hayden Wilson Birrell, Esquire, Maxwell Leslie Crellin, Esquire, William Thomas Ebery, Esquire, Cyril Thomas Edmunds, Esquire, Bruce James Evans, Esquire, John Joseph Ginifer, Esquire, Edward James Hann, Esquire, Donald James Mackinnon, Esquire, Daryl Hedley Robert McClure, Esquire, Mrs Jeannette Tweeddale Patrick, John Ingles Richardson, Esquire, Bruce Albert Edward Skeggs, Esquire, Aurel Vernon Smith, Esquire, Thomas Campion Trewin, Esquire, John Thomas Wilton, Esquire, to act as Temporary Chairmen of Committees whenever requested so to do by the Chairman of Committees.

Given under my hand this ninth day of September, One thousand nine hundred and eighty.

S. J. PLOWMAN
Speaker

- 5 TEMPORARY RELIEF TO MR SPEAKER AND MR DEPUTY SPEAKER—Motion made 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 Hamer*)—put and agreed to.
- 6 STATUTE LAW REVISION COMMITTEE—Motion made, by leave, and question—That there be presented to the House the Statute Law Revision Committee's Progress Report on the *Protection of Animals Act 1966* concerning Rodeos, together with Extracts from the Proceedings of the Committee, and Minutes of Evidence (*Mr Hamer*)—put and agreed to.
- 7 PAPER—The Clerk of the House presented:
Statute Law Revision Committee—Progress Report on the *Protection of Animals Act 1966* concerning Rodeos, together with Extracts from the Proceedings of the Committee, and Minutes of Evidence—Return to the foregoing Order.
Ordered to lie on the Table and Report and Extracts to be printed.
- 8 FLUORIDATION REPORT—Motion made, by leave, and question—That there be presented to this House a copy of the Report of the Committee of Inquiry into the Fluoridation of Victorian Water Supplies 1979–80 (*Mr Hamer*)—put and agreed to.
- 9 PAPER—Mr Hamer presented:
Fluoridation of Victorian Water Supplies 1979–80—Report of Committee of Inquiry—Return to the foregoing Order.
Ordered to lie on the Table and to be printed.

- 10 PAPERS—Mr Maclellan presented, by command of His Excellency the Governor—
Supreme Court Judges—Report for the year 1979.

Ordered to lie on the Table.

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

Chiropractors and Osteopaths Registration Board—Report for the period
ended 31 December 1979.

Dried Fruits Act 1958—Statement of accounts of Victorian Dried Fruits Board
for the year 1979.

Education Act 1958—

Resumption of land at Alfredton—Certificate of the Minister of Education.
Technical Teachers Registration Board Regulations 1980.

Educational Institutions (Guarantees) Act 1976—Statement of guarantees
executed by the Treasurer in respect of educational institutions for the year
1979–80.

Egg Industry Stabilization Act 1973—Report of the Poultry Farmer Licensing
Review Committee for the year ending 29 February 1980.

Geelong Harbor Trust Commissioners—Statement of accounts for the year
1979.

Housing Commission land purchases—Order in Council authorizing maximum
expenditure of the Royal Commission of inquiry into certain land purchases
of the Housing Commission and other matters.

Library Council National Museum and Science Museum Building Trustees—
Report for the year 1978–79.

Marketing of Primary Products Act 1958—

Proclamation declaring that oranges, mandarins and grapefruits shall become
the property of the Citrus Fruit Marketing Board on, from and after 15
May 1980, for a period of two years.

Proclamation declaring that tobacco leaf shall become the property of the
Tobacco Leaf Marketing Board on, from and after 13 May 1980, for a
period of two years.

Metropolitan Fire Brigades Superannuation Board—Report for the year
1978–79.

National Museum of Victoria Council—Statement of accounts for the year
1978–79.

Police Regulation Act 1958—Determination Nos. 321 to 326 of the Police
Service Board (six papers).

Portland Harbor Trust Commissioners—Statement of accounts for the year
1978–79.

Railways Act 1958—Report of the Victorian Railways Board for the quarter
ended 31 March 1980.

Science Museum Council—Statement of accounts for the year 1978–79.

Statutory Rules under the following Acts:

Appeal Costs Fund Act 1964—No. 124.

Boilers and Pressure Vessels Act 1970—Nos. 97 (*in lieu of Statutory Rule
tabled 29 April 1980*), 242.

Chiropodists Act 1968—Nos. 122, 148.

Chiropractors and Osteopaths Act 1978—No. 146.

Coal Mines Act 1958—Nos. 142, 252.

Companies Act 1961—No. 197.

Consumer Affairs Act 1972—Nos. 138, 227.

Coroners Act 1958—Nos. 164, 172.

Country Fire Authority Act 1958—Nos. 115, 179 to 181, 218, 230, 264.

County Court Act 1958—Nos. 194, 224.
Dental Technicians Act 1972—No. 147.
Dog Act 1970—No. 201.
Education Act 1958—No. 183.
Egg Industry Stabilization Act 1973—No. 169.
Environment Protection Act 1970—Nos. 149, 253, 276.
Evidence Act 1958—No. 195.
Extractive Industries Act 1966—Nos. 157, 263.
Fertilizers Act 1974—Nos. 156, 196.
Fisheries Act 1968—No. 221.
Forests Act 1958—Nos. 136, 193.
Gas and Fuel Corporation Act 1958—No. 167.
Groundwater Act 1969—No. 162.
Hairdressers Registration Act 1958—No. 182.
Health Act 1958—Nos. 207, 216, 222, 223.
Hospitals Superannuation Act 1965—No. 120.
Industrial Training Act 1975—Nos. 261, 270, 271, 283, 284.
Land Act 1958—No. 287.
Legal Profession Practice Act 1958—No. 184.
Liquor Control Act 1968—Nos. 188, 210.
Local Authorities Superannuation Act 1958—No. 235.
Local Government Act 1958—Nos. 151, 199, 257 to 259, 279, 281.
Local Government Act 1958, Strata Titles Act 1967 and Cluster Titles Act 1974—Nos. 161, 249.
Lotteries Gaming and Betting Act 1966—No. 129.
Marine Act 1958—No. 174.
Marketing of Primary Products Act 1958—No. 202.
Medical Practitioners Act 1970—No. 209.
Melbourne and Metropolitan Board of Works Act 1958—Nos. 204, 205, 208.
Melbourne Sailors' Home Act 1901—No. 234.
Mines Act 1958—Nos. 141, 232, 246 to 248.
Motor Boating Act 1961—No. 269.
Motor Car Act 1958—Nos. 131, 215, 219, 226, 250.
Motor Car Traders Act 1973—No. 265.
National Gallery of Victoria Act 1966—No. 290.
Optometrists Registration Act 1958—Nos. 152, 256.
Physiotherapists Act 1978—No. 160.
Police Regulation Act 1958—Nos. 150, 173, 177, 262, 272.
Portland Harbor Trust Act 1958—Nos. 206, 225.
Port of Melbourne Authority Act 1958—Nos. 214, 228.
Post-Secondary Education Act 1978—Nos. 144, 171.
Post-Secondary Education (Amendment) Act 1980—No. 273.
Professional Boxing Control Act 1975—No. 275.
Protection of Animals Act 1966—No. 166.
Public Service Act 1974—Nos. 137, 153, 154, 240, 241, 255; PSD Nos. 36 to 45, 47 to 60, 62 to 65, 70 to 74, 76 to 94.
Racing Act 1958—Nos. 243, 274.
Railways Act 1958—Nos. 266, 267.
Recreation Vehicles Act 1973—Motor Car Act 1958—No. 130.
Road Traffic Act 1958—No. 233.
Second-hand Dealers Act 1958—Nos. 158, 159, 163, 190 to 192, 254.
Stamps Act 1958—Nos. 168, 211.
State Savings Bank Act 1958—No. 236.
Superannuation Act 1958—No. 220.
Supreme Court Act 1958—Nos. 237 to 239, 245, 277.
Survey Co-ordination Act 1958—No. 140.
Teaching Service Act 1958—No. 260.

- Transport Regulation Act 1958—No. 203.
 Vegetation and Vine Diseases Act 1958—No. 244.
 Victorian Brown Coal Council Act 1978—Nos. 229, 231.
 Water Act 1958—No. 178.
 Weights and Measures Act 1958—Nos. 155, 213.
 Wildlife Act 1975—No. 165.
 Zoological Parks and Gardens Act 1967—No. 251.
- Teaching Service Act 1958—**
 Teaching Service—Primary Schools Division (Classification, Salaries and Allowances) Regulations—Regulations amended (No. 516).
 Teaching Service—Professional (Classification, Salaries and Allowances) Regulations (two papers).
 Teaching Service—Professional (Classification, Salaries and Allowances) Regulations—Regulations amended (No. 511).
 Teaching Service—Secondary Schools Division (Classification, Salaries and Allowances) Regulations—Regulations amended (No. 517).
 Teaching Service (Teachers Tribunal) Regulations—Regulations amended (Nos. 512, 513, 514, 515, 519) (five papers).
 Teaching Service (Technical Schools Divisions (Classification, Salaries and Allowances) Regulations—Regulations amended (Nos. 518, 520) (two papers).
- Town and Country Planning Act 1961—**
 Alberton—Shire of Alberton (Coastal) Planning Scheme 1962, Amendment Nos. 15, 16 (1979) (two papers).
 Alexandra—Shire of Alexandra Planning Scheme, Amendment No. 13 (1980).
 Bacchus Marsh—Shire of Bacchus Marsh Planning Scheme, Amendment No. 14 (Part 1).
 Bairnsdale—Town of Bairnsdale Planning Scheme, Amendment Nos. 20, 21, 23 (1979) (three papers).
 Ballarat—
 City of Ballarat Planning Scheme, Amendment Nos. 41, 52 (two papers).
 Shire of Ballarat Planning Scheme, Amendment No. 9.
 Benalla—City of Benalla Planning Scheme, Amendment Nos. 11, 25 (two papers).
 Bungaree—Shire of Bungaree Planning Scheme, Amendment No. 9.
 Buninyong—Shire of Buninyong Planning Scheme, Amendment Nos. 8, 11 (two papers).
 Colac—City of Colac Planning Scheme 1963, Amendment No. 13 (1979).
 Cranbourne—
 Cranbourne Planning Scheme 1960—No. 35.
 Shire of Cranbourne (Western Port) Planning Scheme, Amendment No. 9 (1979), 10 (two papers).
 Croydon—City of Croydon Planning Scheme 1961, Amendment Nos. 88, 90, 92, 95, 98 (five papers).
 Echuca—City of Echuca Planning Scheme, Amendment No. 42 (1979).
 Flinders—Shire of Flinders Planning Scheme 1962, Amendment Nos. 109 (1978), 121, 122, 123, 125, 126 (1979) (six papers).
 Frankston—City of Frankston Planning Scheme, Amendment Nos. 22, 23 (1979), 26 (three papers).
 Grenville—Shire of Grenville Planning Scheme, Amendment No. 7.
 Hamilton—City of Hamilton Planning Scheme, Amendment Nos. 11, 12 (1980) (two papers).
 Hazelwood Joint Planning Scheme 1963, Amendment No. 14.
 Horsham—City of Horsham Planning Scheme 1973, Amendment Nos. 52, 54 (1979) (two papers).

- Kilmore—Shire of Kilmore Planning Scheme 1973, Amendment Nos. 35, 38 (1979), 44 (three papers).
- Knox—City of Knox Planning Scheme 1965, Amendment Nos. 208, 209, 213 (1979) (three papers).
- Kyabram—Town of Kyabram Planning Scheme 1963, Amendment Nos. 22, 23 (1979) (two papers).
- Lake Bellfield Planning Scheme, Amendment No. 11.
- Lakes Entrance—Shire of Tambo (Lakes Entrance) Planning Scheme, Amendment Nos. 26, 27 (two papers).
- Lillydale—Shire of Lillydale Planning Scheme 1958, Amendment Nos. 89A, 122 (1980) (two papers).
- Maryborough—City of Maryborough Planning Scheme 1962, Amendment No. 7 (1979).
- Melbourne Metropolitan Planning Scheme, Amendment Nos. 3 (Part 1B), 72 (Part 3), 88 (Part 2c), 90 (Part 3A), 104 (Part 1) (Part 2A), 110 (Part 1B), 113 (Part 1A), 115 (Part 1A), 144, 147, 148 (twelve papers).
- Mildura—City of Mildura Planning Scheme, Amendment Nos. 21, 22 (1977), 26, 27 (1978), 32, 33 (1979) (six papers).
- Moe—City of Moe Planning Scheme 1966, Amendment Nos. 35 (Part 4), 55 (Part 1) (two papers).
- Mornington—Shire of Mornington Planning Scheme 1959, Amendment Nos. 122 (1977), 114, 124, 125 (1979) (four papers).
- Ocean Road Planning Scheme (Shire of Otway), Amendment Nos. 15, 18 (two papers).
- Rochester—Shire of Rochester (Rochester Township) Planning Scheme, Amendment No. 11.
- Rosedale—Shire of Rosedale Planning Scheme, Part 2, Amendment No. 4.
- Sale—City of Sale Planning Scheme 1975, Amendment Nos. 6, 7 (1979) (two papers).
- Sebastopol—Borough of Sebastopol Planning Scheme, Amendment Nos. 14, 15 (two papers).
- Shepparton—City of Shepparton Planning Scheme 1953, Amendment No. 50 (1980).
- Sherbrooke—Shire of Sherbrooke Planning Scheme 1965, Amendment No. 129.
- Stawell—Town of Stawell Planning Scheme 1963, Amendment No. 18 (1979).
- Traralgon—City of Traralgon Planning Scheme, Amendment Nos. 17, 19 (1979) (two papers).
- Warragul Planning Scheme 1954, Amendment No. 38 (1980).
- Werribee—Shire of Werribee Planning Scheme 1963, Amendment No. 65 (1979).
- Woorayl—Shire of Woorayl Planning Scheme, Amendment No. 41.
- Yackandandah—Shire of Yackandandah Planning Scheme 1965 (Township of Kiewa and Tangamalanga), Amendment No. 3 (1980).
- Yea—Shire of Yea Planning Scheme.
- Trade Unions—Report of the Register of Friendly Societies for the years 1978–79 and 1979–80 (two papers).
- Victorian Institute of Marine Sciences—Report for the year 1978.
- Victorian Institute of Secondary Education—Report for the year 1979.
- Victorian Public Offices Corporation Act 1974—Report on the exercise of powers in relation to completed property transactions to 15 April 1980.

- 11 PRIVILEGE BILL—POLICE REGULATION (CHARGES AND APPEALS) BILL—**Mr Thompson obtained leave, with Mr Ramsay, to bring in a Bill “to amend the ‘Police Regulation 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.

12 **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:

I have called you together for the 1980 Second Session of the Forty-eighth Parliament of Victoria to deliberate on matters of significance to the people of this State.

Before alluding to specific aspects of the Government's plans and legislative program for the forthcoming Session, I must regretfully inform you of the recent deaths of the following former Members of this Parliament.

We mourn the death of a former Minister of the Crown:

The Honourable T. A. Darcy, a former Minister of Water Supply and Minister of Mines.

We also mourn the passing of:

Sir Edgar Tanner, C.B.E., E.D., Mr R. S. L. McDonald, and Mr N. R. Hudson, D.F.C., former Members of the Legislative Assembly.

When I last spoke to you at the First Session of this Parliament, I referred to the Government's commitment to a strong legislative program, to improvement in the management and performance of government, and to the provision of increased employment opportunities.

Since then, the Government has taken positive action on all three of these programs. It will continue to do so.

Several important Bills have been passed, others have been tabled for public discussion and comment, and more will be introduced in the forecoming Session.

Far-reaching steps have been taken to improve the efficiency, economy and accountability of government.

In the field of employment, there are 53 400 more people at work in Victoria now than in July last year, and Victoria consistently has had the lowest unemployment rate in Australia. But employment remains a major concern and the Government will continue its vigorous efforts to attract new enterprises to this State and to maintain existing commercial and industrial activity.

The continuing confidence of the business community in Victoria as a place for investment is reflected in recent announcements about the utilization of its brown coal resources, further massive investment in off-shore oil exploration and development, a major expansion in the paper and paper pulp field, new and expanded industries dependent upon reliable and low-cost sources of energy, and the processing of our agricultural products.

At the direction of the State Government, the State Electricity Commission recently prepared a concept plan for the utilization of brown coal in the production of electricity for the next 50 years in Victoria. This plan, published in May, will provide a basis of a strategy for the development of the whole Latrobe Valley in the interests of the people of the State.

This key energy resource is an essential component in the further development of the manufacturing sector and in attracting and creating new technologies.

The Government will continue to provide a stable and attractive climate for investment, to attract a wider range of industries in fields that are competitive internationally, and to expand our exports.

Victoria is very well placed to take full advantage of the expected inflow of substantial investment in the years ahead. But, if it is to do so, the full and continuous co-operation and effort of all sections of the community will be required.

I turn now to more specific aspects of the Government's achievements and future programs.

Major initiatives have been taken in the fields of government administration and accountability. These include the establishment of an all-Party Public Accounts and Expenditure Review Committee to supervise departmental spending, and an all-Party Public Bodies Review Committee, as a form of "Sunset" investigation, which has begun a review of the State Rivers and Water Supply Commission and the 377 waterworks trusts, sewerage authorities, river improvement trusts and drainage authorities throughout the State.

The Budget Committee of Cabinet has subjected Budget submissions to close and continuous scrutiny with the aim of closely controlling Government expenditure.

The Government's Manpower Advisory Committee has effectively monitored requests for staff increases in government departments and, with the co-operation of permanent heads, has enabled the growth in public service employment in the last financial year to be limited to 0.6 per cent—or virtually zero growth.

The Government's EDP Policy Committee has also maintained a tight control over the development and purchase of major computer systems, whilst planning for future expansion within a co-ordinated framework.

One important new step will be the introduction of a computer system into the Titles Office to provide greatly improved service to the public in an area of growing activity and complexity.

Turning now to legislation, the Government will introduce a final version of the Residential Tenancies Bill, representing a careful balance between the competing interests and rights of tenants and landlords, after much public discussion and comment.

Similarly, the final version of major Credit Bills introduced for public comment in 1978 will be tabled in this Session.

One of the first Bills to be introduced will be the ratification of the agreement between the Government and Alcoa of Australia Ltd. for the establishment of the new Alcoa aluminium smelter at Portland. The first stage of this very large project is scheduled for completion in 1983. Over 1200 jobs will be created during the construction phase and some 1200 permanent employment opportunities will result from full development. These will in turn generate a further 1200 jobs in the provision of services for the area. Other affiliated industries can be expected to establish at Portland.

A Building Control Bill will implement recommendations from the Building and Development Approvals Committee for the co-ordination and simplification of building control administration in Victoria.

The Government will also introduce legislation to amend the Liquor Control Act, to give effect to a number of recommendations made by the recent Board of Inquiry into the operation of the Act.

Other legislation will propose amendments to the Labour and Industry Act to further rationalize shop trading hours in the light of present-day attitudes and community requirements.

The Government is profoundly concerned with the growing drug problem in the community. Legislation will be introduced to strengthen the Poisons Act especially in respect of penalties, and to amend the Medical Practitioners Act to give the Medical Board wider powers to deal with medical practitioners involved in drug abuse.

Other new legislation will be concerned with—

- Abolition of obsolete provisions in the Crimes Act.
- Provision for upgrading monetary penalties in several statutes by a single Act of Parliament.
- Modernization of legislation dealing with sexual offences.
- Establishment of a Post-Secondary Education Remuneration Tribunal.
- Extension of the jurisdiction of the Market Court to cover additional aspects of unfair or unethical trading.
- Amendment of the Marine Act to give effect to recent agreement on control of shipping as between the Commonwealth and the States.
- Deregulation of road freight transport.
- Revised methods of dealing with the hearing of disciplinary charges against members of the Police Force.

Turning now to some individual departmental programs, the Mental Retardation Division of the Health Commission will be established, and the Government is pledged to eventually develop a total program of services for intellectually handicapped people.

Education will continue to be the largest single field of Government expenditure, with increasing services in all areas.

The Special Assistance Program will begin in 1981, representing a major initiative by the Government to combat illiteracy and innumeracy by providing over 300 Special Resource teachers and improving regional consultancy services for children with specific learning problems.

Education and Community Activity Centres will be provided at a number of schools throughout the State this year.

And the Ministerial Review of Education Policies will move into its third stage with the production of a comprehensive White Paper.

In Housing, the private sector will be increasingly involved in the provision of finance for home purchasers and the Housing Commission will extend its policy of purchasing existing houses for rental to low-income families. Urban renewal facilities will be improved and simplified.

The sporting facilities of Victoria will be enhanced by the new Frank Beaurepaire State Swimming Centre, built to international standards.

The former Olympic Swimming Pool, which is being converted to a State Indoor Sports and Entertainment Centre, is due for completion early in 1982. Construction will commence on extensions to the grandstand and facilities at No. 1 Ground Olympic Park to provide for the staging of the World Junior Soccer Championships in October 1981.

A widely representative Committee is preparing a feasibility study on Melbourne's application to host the 1988 Olympic Games and this will soon be considered by the Government.

The highly successful active recreation campaign known as "Life Be In It", which was developed in Victoria five years ago, has now spread to other States and to the United States of America. It will be continued in Victoria for a further five years.

Work on the Victorian Arts Centre will continue with the opening of the Concert Hall scheduled for late 1981 and the Theatres Complex about a year later.

Next year's Arts Victoria triennial festival theme will be "Music '81", with a year-long celebration of music in all its forms throughout the State.

The Victoria Police Force will continue development of several new facilities to further improve its operational capability and efficiency, including a new communications complex at Russell Street, a new physical training complex at Glen Waverley, expansion of the police computer system, and the completion of new administrative buildings at Hastings and Cranbourne. Planning is proceeding for a new Police Forensic Science Laboratory at West Melbourne.

The Government will accelerate its program for improving the Yarra River, its tributaries and the immediate environs of these streams as a major part of its objectives of enhancing the quality of life for people in the city.

In the field of Conservation, major environmental studies aimed at the establishment and maintenance of appropriate air quality standards are under way.

A new Animal Welfare Advisory Committee has been established and animal welfare legislation will be reviewed.

The Victorian Fishing Industry Council will be created in the next few months. It will advise the Government on all matters affecting the fishing industry, including marketing and promotion.

Energy conservation continues to receive high priority in Government programs. The proportion of small cars in the Government fleet is steadily increasing, car-pooling legislation has been brought into effect, and the use of public transport is being promoted and encouraged by the introduction of special fare concessions and the progressive upgrading of existing services.

The substitution of indigenous energy sources for imported oil products continues at a steady rate, as evidenced by the major role played by natural gas in the consumption of energy by the non-transport sector. Natural gas pipelines are being progressively extended into rural areas to reduce dependence on liquefied petroleum gas and oil. The Gas and Fuel Corporation has developed a five-year program for this purpose estimated to cost over \$100 million.

The Victorian Solar Energy Research Committee is pursuing alternative sources of energy.

The momentum of studies on the conversion of Victorian brown coal to liquid fuels is increasing rapidly. Several joint studies with groups from Japan, the Federal Republic of Germany and the United States of America are in progress and it is likely that a pilot plant in the Latrobe Valley costing in the order of \$50 million will be constructed within the next five years.

The State Electricity Commission is engaged on a power station construction program of unprecedented magnitude. The Newport Power Station will be operational in the near future. Jeeralang B gas fired Power Station has also been completed. Works in progress include the Loy Yang Project, the largest in Victoria's history, the second stage of the Yallourn W Power Station, and the Dartmouth Hydro-Electric Power Station.

Development of the Bass Strait oil field will continue, with four new oil platforms under construction. Production from these new platforms should enable Bass Strait yield to be maintained close to existing levels during the 1980's.

Prospecting for oil and other minerals in Victoria is continuing at a very high rate. Encouraging prospects for coal, base metals and some precious metals have been recorded and exploration will be stepped up in the next twelve months.

Substantial expenditures are planned for the enhancement and improvement of water supplies throughout the State. These include augmentation of supplies to the Mornington Peninsula, the construction of water treatment

plants for several cities and towns and new town water supply schemes in country areas. Several new sewerage schemes will commence shortly.

The Government reconfirms its commitment to the resolution of the joint problems of salting of irrigated land and deterioration of water quality, particularly in the Murray River Basin, and will continue to provide substantial funding for this work.

Major flood plain studies have commenced in six country areas in close consultation with local people.

The Melbourne and Metropolitan Board of Works has completed the Sugarloaf Reservoir, which is now being filled. Work is proceeding on the Thomson Dam which will supply the Melbourne metropolitan area, the Mornington Peninsula and downstream water users in Gippsland.

Construction of the Tanjil River Dam has commenced. This will provide cooling water for the Loy Yang Power Project and for domestic and industrial users in the Latrobe Valley.

The agricultural sector continues to be of major importance in the Victorian economy. It is very efficient and its produce competes successfully on domestic and overseas markets. More than two-thirds of Victorian agricultural produce is exported.

Victoria has enjoyed record wheat crops in the last two seasons whilst barley crops were also at a near record level. Current indications are for further very large crops in the 1980-81 season. Special infrastructure funds will be provided to modernize and enlarge the State's grain handling system to meet the ever increasing needs of the growers.

The development and use of the State's forest resources continue to increase and to provide significant employment in rural areas, particularly through the operations of pulp and paper mills in northern Victoria and Gippsland. The recreational use of forests is also growing steadily, with over seven million visitor days recorded last year.

In transport, substantial financial commitments will be made, concentrating on the real transport needs of the community, with emphasis on improving the reliability and quality of services.

One of the largest public transport projects in Australia, the Melbourne Underground Rail Loop, will be opened and important new initiatives will be taken following the completion of the Victorian Transport Study.

The Public Works Department will continue a beach renourishment project at Parkdale this year and improvements to port facilities will be put in hand at several places, in Port Phillip Bay and elsewhere, including major repairs at Crib Point.

The Port of Melbourne Authority will spend some \$28 million in 1980-81 on its progressive program of port development. In addition, some \$21 million will be spent on the World Trade Centre complex at North Wharf.

The first stage of the new Container Complex in the Port of Geelong will be opened in the middle of 1981.

At Portland, construction of the new berth for the Alcoa project has begun and is expected to be completed by the end of 1982.

MR SPEAKER AND MEMBERS OF THE LEGISLATIVE ASSEMBLY:

Detailed Estimates of Revenue and Expenditure for the 1980-81 financial year will shortly be presented to you, together with the necessary Appropriation Bill and other Budget measures.

Of continuing concern to the Government are the Commonwealth-State arrangements for personal income tax sharing.

The present arrangements are to be reviewed before the end of 1980-81, and the Premiers of all States are currently preparing to put forward detailed proposals for the future of tax sharing to the Commonwealth Government.

At the same time, the existing formula for sharing the funds between the States is being reviewed by a special division of the Commonwealth Grants Commission which is due to report at the end of this year. Victoria has for years had the smallest per capita payments, and accordingly, a strong case has been put to the Commission for a more equitable share.

MR PRESIDENT AND HONOURABLE MEMBERS OF THE LEGISLATIVE COUNCIL:

The difficulties to be faced in the years ahead, because of the world economic situation, must not be underestimated. But Australia, with its abundance of agricultural and mineral resources, and its range of low-priced energy, is better placed than most countries to meet and overcome these difficulties.

Victoria's position within the Australian scene is also favourable, with its efficient primary industries, its large resources of cheap energy, its skilled work force, its strong manufacturing base, and its high level of overseas investment.

These factors, combined with the record of achievement and intention I have presented, offer the promise, if we are prepared to work together vigorously and productively, at all levels, of the continuing growth and prosperity of this State.

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

9 September 1980

HENRY WINNEKE

Governor of Victoria

- 13 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:

MAY IT PLEASE YOUR EXCELLENCY:

We, the Legislative Assembly of Victoria, in Parliament assembled, beg to express our Loyalty to our Most Gracious Sovereign, and to thank Your Excellency for the gracious Speech which you have been pleased to address to Parliament (*Mr Reynolds*)—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.

- 14 MINISTERIAL STATEMENT—FLUORIDATION OF VICTORIAN WATER SUPPLIES—Mr Hamer made a Ministerial Statement relating to fluoridation of Victorian water supplies.

Motion made, by leave, and question proposed—That this House takes note of the Ministerial Statement (*Mr Hamer*)—and, after debate—

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

Ordered—That the debate be adjourned until tomorrow.

- 15 COMPANY TAKE-OVERS COMMITTEE—Motion made, by leave, and question—That Mr Collins, Mr Crabb, Mr Kennett, Mr Jasper and Mr Miller be Members of the Company Take-overs Committee; and that the Committee have leave to sit on days on which the House does not meet (*Mr Hamer*)—put and agreed to.

- 16 CONSERVATION OF ENERGY RESOURCES COMMITTEE—Motion made, by leave, and question—That Mr Amos, Mr Hann, Mr McClure, Mr Tanner and Mr Trezise be Members of the Conservation of Energy Resources Committee (*Mr Hamer*)—put and agreed to.
- 17 HOUSE COMMITTEE—Motion made, by leave, and question—That Mr Crellin, Mr Edmunds, Mr Evans (*Gippsland East*), Mr Hockley and Mr McClure be Members of the House Committee; and that the Committee have leave to sit on days on which the House does not meet (*Mr Hamer*)—put and agreed to.
- 18 LIBRARY COMMITTEE—Motion made, by leave, and question—That Mr Speaker, Mr Evans (*Ballarat North*), Mr Hann, Mr Mathews and Mr Williams be Members of the Library Committee; and that the Committee have leave to sit on days on which the House does not meet (*Mr Hamer*)—put and agreed to.
- 19 PRINTING COMMITTEE—Motion made, by leave, and question—That Mr Speaker, Dr Coghill, Mr Ebery, Mr Hann, Mr Rowe, Mr Smith (*South Barwon*), Mr Whiting and Mr Williams be Members of the Printing Committee; and that the Committee have leave to sit on days on which the House does not meet; three to be the quorum (*Mr Hamer*)—put and agreed to.
- 20 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 Mr Cain, the Honourable R. C. Dunstan, Mr Evans (*Gippsland East*), Mr Mackinnon, Mrs Patrick, Mr Roper and Mr Templeton; and that the Committee have power to send for persons, papers and records; to sit on days on which the House does not meet; to move from place to place; and to report the Minutes of evidence from time to time; four to be the quorum (*Mr Hamer*)—put and agreed to.
- 21 PUBLIC ACCOUNTS AND EXPENDITURE REVIEW COMMITTEE—Motion made, by leave, and question—That Mr Evans (*Gippsland East*), Mr Ginifer, Mr Mackinnon, Mr Mathews, Mr Remington, Mr Richardson, Mr Rowe and Mr Williams be Members of the Public Accounts and Expenditure Review Committee; and that the Committee have power to send for persons, papers and records (*Mr Hamer*)—put and agreed to.
- 22 PUBLIC BODIES REVIEW COMMITTEE—Motion made, by leave, and question—That Mrs Chambers, Mr Crabb, Mr Jolly, Mr McGrath and Mr Weideman, be Members of the Public Bodies Review Committee; and that the Committee have power to send for persons, papers and records (*Mr Hamer*)—put and agreed to.
- 23 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 Birrell, Mr Evans (*Ballarat North*), Mr Fordham, Mr Jasper, Mr Templeton, Mr Whiting and Mr Wilkes; and that the Committee have leave to sit on days on which the House does not meet; five to be the quorum (*Mr Hamer*)—put and agreed to.
- 24 STATUTE LAW REVISION COMMITTEE—Motion made, by leave, and question—That Mr Ebery, Mr Edmunds, Mr Skeggs, Mr Smith (*South Barwon*), Mr Templeton, Mr Trewin and Mr Wilton be Members of the Statute Law Revision Committee; and that the Committee have power to send for persons, papers and records (*Mr Hamer*)—put and agreed to.
- 25 SUBORDINATE LEGISLATION COMMITTEE—Motion made, by leave, and question—That Mr Birrell, Mr Brown, Mr Jasper, Mr Kirkwood, Mrs Patrick and

- Mr Roper be Members of the Subordinate Legislation Committee; and that the Committee have power to send for persons, papers and records (*Mr Hamer*)—put and agreed to.
- 26 ABORIGINAL LANDS (FRAMLINGHAM FOREST) BILL—Mr Wilkes, by leave, obtained leave, with Mr Fordham, to bring in a Bill “to amend the ‘*Aboriginal Lands Act 1970*’”; and the said Bill was read a first time, ordered to be printed and, by leave, read a second time later this day.
 - 27 ABORIGINAL LANDS (TREATY OF COMMITMENT) BILL—Mr Wilkes, by leave, obtained leave, with Mr Fordham, to bring in a Bill “to provide a basis to further co-operation and understanding between the Aboriginal People of Victoria and the Government of Victoria”; and the said Bill was read a first time, ordered to be printed and, by leave, read a second time later this day.
 - 28 CRIMINAL INJURIES COMPENSATION (AMENDMENT) BILL—Mr Maclellan, by leave, obtained leave, with Mr Hamer, to bring in a Bill “to amend Section 14 of the ‘*Criminal Injuries Compensation Act 1972*’”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
 - 29 CEMETERIES (AMENDMENT) BILL—Mr Borthwick, by leave, obtained leave, with Mr Lieberman, to bring in a Bill “to amend the ‘*Cemeteries Act 1958*’ to permit Burials in Private Mausoleums at Public Cemeteries 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.
 - 30 STATE ELECTRICITY COMMISSION (AMENDMENT) BILL—Mr Amos, by leave, obtained leave, with Mr Wilkes, to bring in a Bill “to amend the ‘*State Electricity Commission 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.
 - 31 MARKET COURT (AMENDMENT) BILL—Mr Ramsay, by leave, obtained leave, with Mr Dixon, to bring in a Bill “to amend the ‘*Market Court 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.
 - 32 ELECTORAL COMMISSION BILL—Mr Wilkes, by leave, obtained leave, with Mr Fordham, to bring in a Bill “to establish an Electoral Commission for dividing the State of Victoria from time to time into Electoral Provinces for the Legislative Council and Electoral Districts for the Legislative Assembly”; and the said Bill was read a first time, ordered to be printed and, by leave, read a second time later this day.
 - 33 ADOPTION OF CHILDREN (INFORMATION) BILL—Mr Jona, by leave, obtained leave, with Mr Borthwick, to bring in a Bill “to make provision for access to information concerning adoptions and for that purpose to amend the ‘*Adoption of Children 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.
 - 34 PORT PHILLIP AUTHORITY (AMENDMENT) BILL—Mr Wood, by leave, obtained leave, with Mr Borthwick, to bring in a Bill “to amend the ‘*Port Phillip Authority Act 1966*’ to alter the membership of the Port Phillip Authority, to amend the ‘*Town and Country Planning Act 1961*’ and the ‘*Ministry for Conservation 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.
 - 35 PUBLIC LANDS AND WORKS (AMENDMENT) BILL—Mr Wood, by leave, obtained leave, with Mr Borthwick, to bring in a Bill “to amend the ‘*Public Lands and Works 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.

- 36 **SESSIONAL ORDERS—SITTING AND ADJOURNMENT OF THE HOUSE—Motion made, by leave, and question—That—**
- 1 Unless otherwise ordered, the House shall meet on Tuesdays, Wednesdays and Thursdays, Mr Speaker to take the Chair at 4.00 p.m., 2.00 p.m. and 11.00 a.m. respectively.
 - 2 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.
 - 3 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 its next meeting.
 - 4 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 Maclellan*)—put, after debate, and agreed to.
- 37 **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 Alcoa (Portland Aluminium Smelter) Bill.
- 38 **ALCOA (PORTLAND ALUMINIUM SMELTER) BILL**—Mr Hamer, pursuant to Standing Order No. 169, obtained leave, with Mr Thompson, 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 Alcoa of Australia Limited with respect to the establishment of an aluminium smelter at Portland in the State of Victoria and for the Granting of certain other Rights incidental to establishing and carrying on such a smelter and for other purposes*”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 39 **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 Cattle Compensation (Amendment) Bill.
- 40 **CATTLE COMPENSATION (AMENDMENT) BILL**—Mr Smith (*Warrnambool*), pursuant to Standing Order No. 169, obtained leave, with Mr Austin, to bring in a Bill “*to amend section 5 of the ‘Cattle Compensation Act 1967’*”; and the

said Bill was read a first time, ordered to be printed and, by leave, read a second time later this day.

- 41 ABORIGINAL LANDS (FRAMLINGHAM FOREST) BILL AND ABORIGINAL LANDS (TREATY OF COMMITMENT) BILL—Motion made, by leave, and question—That this House authorizes and requires Mr Speaker to permit the second readings and subsequent stages of the Aboriginal Lands (Framlingham Forest) Bill and the Aboriginal Lands (Treaty of Commitment) Bill to be moved and debated concurrently (*Mr Wilkes*)—put and agreed to.
- 42 POLICE REGULATION (CHARGES AND APPEALS) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Thompson*).
Motion made and question—That the debate be now adjourned (*Mr Edmunds*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday next.
- 43 CEMETERIES (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Borthwick*).
Motion made and question—That the debate be now adjourned (*Mr Roper*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday, 23 September instant.
- 44 CATTLE COMPENSATION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Smith, Warrnambool*).
Motion made and question—That the debate be now adjourned (*Mr Fogarty*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday next.
- 45 ABORIGINAL LANDS (FRAMLINGHAM FOREST) BILL AND ABORIGINAL LANDS (TREATY OF COMMITMENT) BILL—Motion made and question proposed—That these Bills be now read a second time (*Mr Wilkes*).
Motion made and question—That the debate be now adjourned (*Mr Wood*)—put and agreed to.
Ordered, after debate—That the debate be adjourned until Tuesday, 23 September instant.
- 46 ELECTORAL COMMISSION 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 Tuesday, 23 September instant.
- 47 STATE ELECTRICITY COMMISSION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Amos*).
Motion made and question—That the debate be now adjourned (*Mr Balfour*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday, 23 September instant.
- 48 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Balfour*)—put and agreed to.
- 49 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.
And then the House, at fifty-five minutes past Ten o'clock, adjourned until tomorrow.

No. 2—Wednesday, 10 September 1980

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 PETITIONS—TEACHER EMPLOYMENT TENURE—Mr Hockley and Mr Hann, respectively, presented Petitions from certain citizens opposing the policy of limited tenure employment for teachers and praying that the system be abolished and that teachers presently employed on limited tenure be given on-going employment.
Severally ordered to lie on the Table.
- 3 PETITION—COMMUNITY HEALTH CENTRES—Mr Cain presented a Petition from certain citizens praying that consideration be given to the increase of funding for Community Health Centres in Victoria.
Ordered to lie on the Table.
- 4 PETITION—PASCOE VALE NORTH PRIMARY SCHOOL—Mr Gavin presented a Petition from certain citizens praying that action be taken to ensure that the necessary repairs are carried out at Pascoe Vale North Primary School in the interests of the quality of education and mental and physical well being of the students.
Ordered to lie on the Table.
- 5 PETITIONS—HEALTH AND HUMAN RELATIONS COURSES—Mr Templeton and Mr Burgin, respectively, presented Petitions from certain citizens praying that action be taken to suspend all health and human relations courses conducted in Victorian schools and to appoint a select committee to inquire into the subject-matter.
Severally ordered to lie on the Table.
- 6 PETITION—CASTLEMAINE RAILWAY BRIDGE—Mr Ebery presented a Petition from certain citizens of Victoria praying that action be taken to provide for the immediate construction of a new railway bridge in Wheeler Street, Castlemaine to replace the existing dangerous structure.
Ordered to lie on the Table.
- 7 PETITION—RETAIL MEAT TRADING HOURS—Mr Amos presented a Petition from certain citizens praying that no extension be made to the trading hours during which uncooked meats may be sold.
Ordered to lie on the Table.
- 8 PETITION—RETAIL TRADING HOURS—Mr Mathews presented a Petition from certain residents of Hughesdale praying trading hours for retail shops be not increased and that an investigation be carried out into the effect on small businesses of trading in holiday resort areas, weekend markets and by street vendors.
Ordered to lie on the Table.
- 9 PETITION—ABORTION PROHIBITION—Mr Burgin presented a Petition from certain citizens praying that action be taken to prohibit all abortions in Victoria.
Ordered to lie on the Table.
- 10 PETITION—ABORTION—Mr Hann presented a Petition from certain citizens praying that no change be made to existing legislation which would limit the options presently available to women in respect of abortion.
Ordered to lie on the Table.

- 11 PETITION—DRIVE-IN THEATRE PROGRAMMES—Mr Coleman presented a Petition from certain citizens praying that legislation be enacted to prevent the screening of "R" rated films at drive-in theatres.

Ordered to lie on the Table.

- 12 PETITION—EDUCATION STRATEGIES AND STRUCTURES—Dr Coghill presented a Petition from certain citizens praying that a genuine opportunity be given to the public to consider and respond to the Government's proposals on the strategies and structures for education in Victoria.

Ordered to lie on the Table.

- 13 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 1978–79.

Members of Parliament (Register of Interests) Act 1978—Summary of Ordinary Returns due on 30 June 1980—Ordered to be printed.

Third Party Insurance—Report of the Premiums Committee for the year 1978–79.

Town and Country Planning Act 1961:

Benalla—Shire of Benalla Planning Scheme, Amendment No. 12.

Frankston—City of Frankston Planning Scheme, Amendment No. 27.

Melbourne Metropolitan Planning Scheme, Amendment Nos. 104 (Part 2B), 111 (Part 2) (two papers).

Sherbrooke—Shire of Sherbrooke Planning Scheme 1965, Amendment No. 122 (1978) (Part 1).

- 14 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 3)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Parliamentary Salaries and Superannuation Bill.

- 15 PARLIAMENTARY SALARIES AND SUPERANNUATION BILL—Mr Hamer, pursuant to Standing Order No. 169, obtained leave, with Mr Thompson, to bring in a Bill "to amend the *Parliamentary Salaries and Superannuation Act 1968*"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

- 16 HOUSING FUNDING—Motion made and question proposed—That this House expresses its concern at the failure of the Commonwealth Government to provide sufficient funds for public housing in Victoria to alleviate the pressing social and economic problems in this State and supports the call of the Victorian Minister of Housing for the Commonwealth Government to double its funding this year (*Mr Cathie*)—and, after debate—

Amendment proposed—That all the words after "Victoria" be omitted with the view of inserting in place thereof the words "in 1980–81, but commends the Commonwealth Government on its initiatives and foresight in moving to a system of five-year funding of housing programmes, with a guaranteed base level of funds and for the increased grant component in Commonwealth Government funding for housing, which gives States more flexibility in planning and providing housing, but calls on the Commonwealth Government to double the base level of funding proposed for the 1981 Commonwealth–State housing agreement" (*Mr Dixon*)—and, after debate—

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

The House divided.

AYES, 32

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Gavin	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Ginifer	Mr Simmonds	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simpson	
Mr Crabb	Mr King	Mr Spyker	
Mr Culpin	Mr Kirkwood	Mr Stirling	
Mr Edmunds	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Ernst	Mr Miller	Mr Trezise	Mr Hockley
Mr Fogarty	Mr Remington	Dr Vaughan	Mr Rowe

NOES, 47

Mr Austin	Mr Evans	Mr McCance	Mr Smith
Mr Balfour	(<i>Ballarat North</i>)	Mr McGrath	(<i>Warrnambool</i>)
Mr Birrell	Mr Evans	Mr McInnes	Mr Tanner
Mr Borthwick	(<i>Gippsland East</i>)	Mr McKellar	Mr Templeton
Mr Brown	Mr Hamer	Mr Mackinnon	Mr Thompson
Mr Burgin	Mr Hann	Mr Maclellan	Mr Trewin
Mrs Chambers	Mr Hayes	Mrs Patrick	Mr Weideman
Mr Coleman	Mr Jasper	Mr Ramsay	Mr Whiting
Mr Collins	Mr Jona	Mr Richardson	Mr Williams
Mr Crellin	Mr Kennett	Mr Ross-Edwards	Mr Wood
Mr Dixon	Mr Lacy	Mr Skeggs	<i>Tellers</i>
Mr Dunstan	Mr Lieberman	Mr Smith	Mr Cox
Mr Ebery	Mr McArthur	(<i>South Barwon</i>)	Mr Reynolds

And so it passed in the negative.

Question—That the words proposed to be inserted be so inserted—put.

The House divided.

AYES, 47

Mr Austin	Mr Evans	Mr McCance	Mr Smith
Mr Balfour	(<i>Ballarat North</i>)	Mr McGrath	(<i>Warrnambool</i>)
Mr Birrell	Mr Evans	Mr McInnes	Mr Tanner
Mr Borthwick	(<i>Gippsland East</i>)	Mr McKellar	Mr Templeton
Mr Brown	Mr Hamer	Mr Mackinnon	Mr Thompson
Mr Burgin	Mr Hann	Mr Maclellan	Mr Trewin
Mrs Chambers	Mr Hayes	Mrs Patrick	Mr Weideman
Mr Coleman	Mr Jasper	Mr Ramsay	Mr Whiting
Mr Collins	Mr Jona	Mr Richardson	Mr Williams
Mr Crellin	Mr Kennett	Mr Ross-Edwards	Mr Wood
Mr Dixon	Mr Lacy	Mr Skeggs	<i>Tellers</i>
Mr Dunstan	Mr Lieberman	Mr Smith	Mr Cox
Mr Ebery	Mr McArthur	(<i>South Barwon</i>)	Mr Reynolds

NOES, 32

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Gavin	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Ginifer	Mr Simmonds	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simpson	
Mr Crabb	Mr King	Mr Spyker	
Mr Culpin	Mr Kirkwood	Mr Stirling	
Mr Edmunds	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Ernst	Mr Miller	Mr Trezise	Mr Hockley
Mr Fogarty	Mr Remington	Dr Vaughan	Mr Rowe

And so it was resolved in the affirmative.

Question—That this House expresses its concern at the failure of the Commonwealth Government to provide sufficient funds for public housing in Victoria in 1980–81, but commends the Commonwealth Government on its initiatives and foresight in moving to a system of five-year funding of housing programmes, with a guaranteed base level of funds and for the increased grant component in Commonwealth Government funding for housing, which gives States more flexibility in planning and providing housing, but calls on the Commonwealth Government to double the base level of funding proposed for the 1981 Commonwealth-State housing agreement—put and agreed to.

- 17 CONSTITUTION (COUNCIL POWERS) BILL—Mr Cain obtained leave, with Mr Miller, to bring in a Bill “to limit the Powers of the Legislative Council with respect to Money Bills, to amend 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.
- 18 VICTORIAN MEAT INDUSTRY AUTHORITY BILL—Mr Hann obtained leave, with Mr McGrath, to bring in a Bill “to constitute the Victorian Meat Industry Authority, to make provision with respect to the objects and powers of the Authority, and for other purposes”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 19 HOSPITALS REMUNERATION TRIBUNAL (MEDICAL FEES) BILL—Mr Roper obtained leave, with Mrs Toner, to bring in a Bill “to amend the ‘Hospitals Remuneration Tribunal Act 1978’ with respect to the rates of Remuneration of Medical Practitioners”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 20 WILDLIFE (SPRING TRAPS) BILL—Mr Edmunds obtained leave, with Mr Cathie, to bring in a Bill “to amend the ‘Wildlife Act 1975’ to prohibit the Use of certain Steel Jaw Traps in hunting or taking Wildlife”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 21 FINANCIAL RESERVES COMMITTEE BILL—Mr Wilkes obtained leave, with Mr Jolly, to bring in a Bill “to provide for the Appointment of a Select Committee of the Legislative Assembly to Inquire into and Report upon certain Questions relating to Treasury Balances and Reserves held by Statutory Authorities”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 22 CONSTITUTION (AMENDMENT) BILL—Mr Cathie obtained leave, with Mr Sidiropoulos, to bring in a Bill “to amend the ‘Constitution Act 1975’”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 23 VAGRANCY (AMENDMENT) BILL—Mr Cain obtained leave, with Mr Miller, to bring in a Bill “to amend the ‘Vagrancy Act 1966’”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 24 STATUS OF CHILDREN (ARTIFICIAL INSEMINATION) BILL—Mr Roper obtained leave, with Mrs Toner, to bring in a Bill “to amend the ‘Status of Children Act 1974’ with respect to children conceived by Artificial Insemination”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 25 EQUAL OPPORTUNITY (CLUBS) BILL—Mrs Toner obtained leave, with Mr Miller, to bring in a Bill “to amend Section 33 of the ‘Equal Opportunity Act 1977’”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 26 PUBLIC RECORDS (AMENDMENT) BILL—Mr Edmunds obtained leave, with Mr Fordham, to bring in a Bill “to amend Section 10 of the ‘Public Records Act 1973’ with respect to reducing the Maximum Period for which Public Records may be withheld from Access by the Public”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 27 CRIMES (INHUMANE PUNISHMENT ABOLITION) BILL—Mr Cain obtained leave, with Mr Miller, to bring in a Bill “to abolish a certain Inhumane Punishment and for other purposes”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

- 28 HEALTH (REPORTING TO PARLIAMENT) BILL—Mr Roper obtained leave, with Mrs Toner, to bring in a Bill “to amend certain Acts administered by the Minister of Health to require Bodies established under those Acts to submit Reports and Financial Statements to the Minister of Health, to require the Minister of Health to lay such Reports and Statements before both Houses of Parliament and Purposes connected therewith”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 29 PUBLIC SERVICE (EMPLOYMENT OF ALIENS) BILL—Mr Cathie obtained leave, with Mr Sidiropoulos, to bring in a Bill “to amend the ‘Public Service Act 1974’ with respect to the Employment in the Public Service of Persons who are not Australian Citizens or British Subjects”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 30 HISTORIC BUILDINGS (HISTORIC AREAS) BILL—Mr Cain obtained leave, with Dr Coghill, to bring in a Bill “to amend the ‘Historic Buildings Act 1974’”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 31 LOCAL GOVERNMENT (SECURITY GLAZING) BILL—Mr Edmunds obtained leave, with Mr Wilkes, to bring in a Bill “to amend Section 925 of the ‘Local Government Act 1958’ with respect to the Installation of Bullet-resistant Glass in Premises used for Banking or the Receipt of Money from the Public”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 32 CHIROPRACTORS AND OSTEOPATHS (AMENDMENT) BILL—Mr Roper obtained leave, with Mrs Toner, to bring in a Bill “to amend the ‘Chiropractors and Osteopaths Act 1978’ to provide for the Registration of Experienced Practitioners”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 33 ANZAC DAY (PUBLIC HOLIDAY) BILL—Mr Simmonds obtained leave, with Mr Hockley, to bring in a Bill “to amend Section 3 of the ‘Anzac Day Act 1958’”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 34 MARKET COURT (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Ramsay*).
- Motion made and question—That the debate be now adjourned (*Mr Simmonds*)—put and agreed to.
- Ordered—That the debate be adjourned until Wednesday, 24 September instant.
- 35 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. 12 *ante*); debate resumed.
- Amendment proposed—That the following words be added to the proposed Address: “and respectfully desire to inform Your Excellency that this House requests that the Government of Victoria will take such measures as are necessary to declare Victoria a Nuclear-Free State by ensuring that there will be—(a) no uranium mining; (b) no siting, construction, or operation of any nuclear power facility; (c) no production, storage or transportation of radioactive material, other than for purposes (excluding nuclear power generation), as approved by Parliament from time to time; and (d) immediate divesting by

the State Electricity Commission of Victoria and any other Victorian Government agency authority or body of assets acquired for nuclear power purposes” (*Mr Wilkes*)—and, after debate—

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

Ordered—That the debate be adjourned until tomorrow.

36 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.

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

And then the House, at eighteen minutes past Eleven o’clock, adjourned until tomorrow.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 3—Thursday, 11 September 1980

1 Mr Speaker took the Chair and read the Prayer.

2 PETITIONS—HEALTH AND HUMAN RELATIONS COURSES—Mr Whiting and Mr Hann, respectively, presented Petitions from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject matter.

Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Mr Hann*)—put and agreed to.

The Petition was read by the Clerk.

Severally ordered to lie on the Table.

3 PETITION—ASCOT VALE HOUSING COMMISSION ESTATE—Mr Edmunds presented a Petition from certain citizens praying that action be taken to provide modern playground facilities at the Housing Commission Estate in Ascot Vale.

Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Mr Edmunds*)—put and agreed to.

The Petition was read by the Clerk.

Ordered to lie on the Table and to be taken into consideration tomorrow.

4 PETITION—RETAIL TRADING HOURS—Mr McCance presented Petitions from—*(a)* certain members of the Mt Waverley Chamber of Commerce and residents of Mt Waverley; and *(b)* certain members of the Ashwood Chamber of Commerce and residents of Ashwood, praying that trading hours for retail shops be not increased and that an investigation be carried out into the effect on small businesses of trading in holiday resort areas, weekend markets and by street vendors.

Severally ordered to lie on the Table.

- 5 PETITION—RETAIL TRADING HOURS—Mr Mathews presented a Petition from certain members of the Oakleigh and District Chamber of Commerce praying that retail shop trading hours will not be extended.

Ordered to lie on the Table.

- 6 PETITION—EAST BENTLEIGH COMMUNITY HEALTH CENTRE—Mr Spyker presented a Petition from certain citizens praying that adequate capital funding be made available through the Health Commission to permit construction of the planned permanent building for the East Bentleigh Community Health Centre without further delay.

Ordered to lie on the Table.

- 7 PETITION—ABORTION—Mr Sidiropoulos presented a Petition from certain citizens praying that no additional restrictions, limitations, conditions or requirements, are placed on the availability of abortion to women.

Ordered to lie on the Table.

- 8 PETITION—TEACHER EMPLOYMENT TENURE—Mr Sidiropoulos presented a Petition from certain citizens opposing the policy of limited tenure employment for teachers and praying that the system be abolished and that teachers presently employed on limited tenure be given on-going employment.

Ordered to lie on the Table.

- 9 PETITION—NUCLEAR POWER GENERATION—Dr Coghill presented a Petition from certain citizens of Victoria praying that no generation of nuclear power will take place in Victoria.

Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Dr Coghill*)—put and agreed to.

The Petition was read by the Clerk.

Ordered to lie on the Table.

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

Education Act 1958—Resumption of land at Diamond Creek South—
Certificate of Minister of Education.

- 11 PETROLEUM PRODUCTS—PRICING AND DISTRIBUTION—Motion made and question proposed—That this House is of the opinion that, in order to achieve uniformity in pricing of petroleum products throughout the State of Victoria, the Minister for Minerals and Energy should instruct the Gas and Fuel Corporation to administer the distribution of petrol and diesel fuel (*Mr Evans, Gippsland East*)—and, after debate—

Amendment proposed—That the following expression be added to the motion: “so as to—(a) implement the election promise of the Liberal Party to equalize the price of petroleum products between city and country; (b) improve the adequacy of the existing petroleum marketing and distribution system in country areas; and (c) overcome defects in the system as outlined in the Fourth Report of the Royal Commission on Petroleum” (*Mr Amos*)—and, after debate—

Further amendment proposed—That the words “implement the election promise of the Liberal Party to” be omitted in the proposed amendment (*Mr Hann*).

Question—That the words proposed to be omitted in the proposed amendment be so omitted—put.

The House divided.

AYES, 46

Mr Austin	Mr Evans	Mr Mackinnon	Mr Thompson
Mr Balfour	(<i>Gippsland East</i>)	Mr Maclellan	Mr Trewin
Mr Birrell	Mr Hamer	Mrs Patrick	Mr Weideman
Mr Borthwick	Mr Hann	Mr Ramsay	Mr Whiting
Mr Brown	Mr Hayes	Mr Reynolds	Mr Williams
Mr Burgin	Mr Jasper	Mr Richardson	Mr Wood
Mrs Chambers	Mr Jona	Mr Ross-Edwards	
Mr Coleman	Mr Kennett	Mr Skeggs	
Mr Collins	Mr Lacy	Mr Smith	
Mr Crellin	Mr Lieberman	(<i>South Barwon</i>)	
Mr Dunstan	Mr McArthur	Mr Smith	
Mr Ebery	Mr McCance	(<i>Warrnambool</i>)	
Mr Evans	Mr McInnes	Mr Tanner	<i>Tellers</i>
(<i>Ballarat North</i>)	Mr McKellar	Mr Templeton	Mr Cox
			Mr McGrath

NOES, 32

Mr Amos	Mr Gavin	Mr Rowe	Mr Walsh
Mr Cain	Mr Ginifer	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Crabb	Mr King	Mr Simpson	
Mr Culpin	Mr Kirkwood	Mr Spyker	
Mr Edmunds	Mr Mathews	Mr Stirling	
Mr Ernst	Mr Miller	Mrs Toner	<i>Tellers</i>
Mr Fogarty	Mr Remington	Mr Trezise	Dr Coghill
Mr Fordham	Mr Roper	Dr Vaughan	Mr Hockley

And so it was resolved in the affirmative.

Question—That the expression, as amended, proposed to be added be so added—put.

The House divided.

AYES, 38

Mr Amos	Mr Gavin	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Ross-Edwards	Mr Whiting
Mr Cathie	Mr Hann	Mr Rowe	Mr Wilkes
Mr Crabb	Mr Jasper	Mr Sidiropoulos	Mr Wilton
Mr Culpin	Mr Jolly	Mr Simmonds	
Mr Edmunds	Mr King	Mr Simpson	
Mr Ernst	Mr Kirkwood	Mr Spyker	
Mr Evans	Mr McGrath	Mr Stirling	
(<i>Gippsland East</i>)	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Fogarty	Mr Miller	Mr Trewin	Dr Coghill
Mr Fordham	Mr Remington	Dr Vaughan	Mr Hockley

NOES, 39

Mr Austin	Mr Hamer	Mr Ramsay	Mr Wood
Mr Balfour	Mr Hayes	Mr Reynolds	
Mr Birrell	Mr Jona	Mr Richardson	
Mr Borthwick	Mr Kennett	Mr Skeggs	
Mr Burgin	Mr Lacy	Mr Smith	
Mrs Chambers	Mr Lieberman	(<i>South Barwon</i>)	
Mr Coleman	Mr McArthur	Mr Smith	
Mr Collins	Mr McCance	(<i>Warrnambool</i>)	
Mr Crellin	Mr McInnes	Mr Tanner	
Mr Dunstan	Mr McKellar	Mr Templeton	
Mr Ebery	Mr Mackinnon	Mr Thompson	<i>Tellers</i>
Mr Evans	Mr Maclellan	Mr Weideman	Mr Brown
(<i>Ballarat North</i>)	Mrs Patrick	Mr Williams	Mr Cox

And so it passed in the negative.

Question—That this House is of the opinion that, in order to achieve uniformity in pricing of petroleum products throughout the State of Victoria, the Minister

for Minerals and Energy should instruct the Gas and Fuel Corporation to administer the distribution of petrol and diesel fuel—put.

The House divided.

AYES, 38

Mr Amos	Mr Gavin	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Ross-Edwards	Mr Whiting
Mr Cathie	Mr Hann	Mr Rowe	Mr Wilkes
Mr Crabb	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Mr Culpin	Mr Jasper	Mr Simmonds	
Mr Edmunds	Mr Jolly	Mr Simpson	
Mr Ernst	Mr King	Mr Spyker	
Mr Evans	Mr Kirkwood	Mr Stirling	
(Gippsland East)	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Fogarty	Mr Miller	Mr Trewin	Dr Coghill
Mr Fordham	Mr Remington	Dr Vaughan	Mr McGrath

NOES, 39

Mr Austin	Mr Hamer	Mr Ramsay	Mr Wood
Mr Balfour	Mr Hayes	Mr Reynolds	
Mr Birrell	Mr Jona	Mr Richardson	
Mr Borthwick	Mr Kennett	Mr Skeggs	
Mr Burgin	Mr Lacy	Mr Smith	
Mrs Chambers	Mr Lieberman	(South Barwon)	
Mr Coleman	Mr McArthur	Mr Smith	
Mr Collins	Mr McCance	(Warrnambool)	
Mr Crellin	Mr McInnes	Mr Tanner	
Mr Dunstan	Mr McKellar	Mr Templeton	<i>Tellers</i>
Mr Ebery	Mr Mackinnon	Mr Thompson	Mr Brown
Mr Evans	Mr Maclellan	Mr Weideman	Mr Cox
(Ballarat North)	Mrs Patrick	Mr Williams	

And so it passed in the negative.

- 12 MINISTERIAL STATEMENT—ACT OF SETTLEMENT—Mr Hamer made a Ministerial Statement relating to the Act of Settlement.

Motion made, by leave, and question proposed—That the Ministerial Statement be taken into consideration tomorrow (*Mr Hamer*)—and, after debate—

Motion, by leave, withdrawn.

Motion made, by leave, and question—That this House takes note of the Ministerial Statement (*Mr Hamer*)—put, after debate, and agreed to.

- 13 ALCOA (PORTLAND ALUMINIUM SMELTER) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Hamer*).

Motion made, by leave, and question proposed—That this House takes note of the put and agreed to.

Ordered, after debate—That the debate be adjourned until Thursday, 2 October next.

- 14 MINISTERIAL STATEMENT—COMMUNITY WELFARE IN THE 80'S—Mr Jona made a Ministerial Statement relating to community welfare in the 80's.

Motion made, by leave, and question proposed—That this House takes note of the Ministerial Statement (*Mr Jona*)—and, after debate—

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

Ordered—That the debate be adjourned until tomorrow.

- 15 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Jona*)—put and agreed to.

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

And then the House, at fifty-nine minutes past Five o'clock, adjourned until Tuesday next.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 4, 5 and 6

No. 4—Tuesday, 16 September 1980

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 MINISTERIAL STATEMENT—REPORT OF ROYAL COMMISSION ON DRUGS—BOOK F—
Mr Thompson made a Ministerial Statement relating to the Report of the Royal Commission on Drugs—Book F.
Motion made, by leave, and question proposed—That this House takes note of the Ministerial Statement (*Mr Thompson*).
Motion made and question—That the debate be now adjourned (*Mr Edmunds*)—put, after debate, and agreed to.
Ordered—That the debate be adjourned until tomorrow.
- 3 PAPERS—Mr Thompson presented, by command of His Excellency the Governor:
Drugs—Report of the Australian Royal Commission of Inquiry (Book F).
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:
Grain Elevators Board—Report and statement of accounts for the year ended 31 October 1979.
Immigration and Ethnic Affairs—Reports of the Ministry for the year 1978–79 and 1979–80 (two papers).
Ombudsman—Report for the quarter ended 31 March 1980—Ordered to be printed.
Parliamentary Officers Act 1975—
Statement of Appointments and Alterations of Classifications—
Department of the Legislative Assembly.
Department of the Legislative Council.
Department of the Legislative Council and Legislative Assembly House Committee.
Department of the Library.
Department of the Reporting Staff of the Victorian Parliamentary Debates.
Statement of Persons Temporarily Employed—
Department of the Legislative Assembly.
Department of the Legislative Council.
Department of the Legislative Council and Legislative Assembly House Committee.
Department of the Library.
Department of the Reporting Staff of the Victorian Parliamentary Debates.
Town and Country Planning Act 1961—
Bendigo—City of Bendigo Planning Scheme 1962, Amendment No. 31.
Cranbourne—Shire of Cranbourne (Westernport) Planning Scheme, Amendment No. 7 (1979).
Melbourne and Metropolitan Planning Scheme, Amendment Nos. 88 (Part 2B), 104 (Part 3) (two papers).

- 4 PETITIONS—HEALTH AND HUMAN RELATIONS COURSES—Mrs Chambers, Mr McGrath and Mr Burgin, respectively, presented Petitions from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject-matter.

Severally ordered to lie on the Table.

- 5 PETITION—EAST BENTLEIGH COMMUNITY HEALTH CENTRE—Mr Hockley presented a Petition from certain citizens praying that adequate capital funding be made available through the Health Commission to permit construction of the planned permanent building for the East Bentleigh Community Health Centre without further delay.

Ordered to lie on the Table.

- 6 PETITION—KNOX PUBLIC TRANSPORT—Mr Crabb presented a Petition from certain citizens praying that action be taken to improve public transport facilities in the City of Knox and to ensure that the tramway route along the Burwood Highway be extended to the City of Knox.

Ordered to lie on the Table.

- 7 PETITION—HEALTH AND HUMAN RELATIONS COURSES—Mr Jasper presented a Petition from certain citizens of the districts of Yarrowonga, Numurkah, Cobram and Wangaratta praying that Health and Human Relations courses be omitted from the school curriculum and that the directive requiring teachers to refrain from comment on controversial political issues and religious matters in teaching courses be re-introduced.

Ordered to lie on the Table.

- 8 PETITION—GAMBLING FACILITIES—Mr Jasper presented a Petition from certain citizens praying that no further consideration be given to increasing gambling facilities in Victoria.

Ordered to lie on the Table.

- 9 RESIGNATION OF MEMBER FROM STATE DEVELOPMENT COMMITTEE—Mr Speaker announced that he had received the following communication:

The Governor's Office
Spring Street
Melbourne
16 September 1980

Dear Mr Speaker,

I am directed to advise that the resignation of Mr P. C. Collins as a member of the State Development Committee was submitted, this day, to the Governor in Council in pursuance of the provisions of section 5 (1) of the *State Development Committee Act 1958*.

Yours sincerely,
T. J. FORRISTAL
Clerk of the Executive Council

- 10 YOUNG FARMER ESTABLISHMENT SCHEME—Motion made and question—That this House requests the Minister of Agriculture to initiate an urgent investigation by the Young Farmer Finance Council into the implementation of a Young Farmer Establishment Scheme involving the purchase of some 100 properties a year, for initial lease to suitable applicants and their eventual purchase on low deposits at concessional rates of interest, and present to the House a report of the findings of the Council (*Mr Ross-Edwards*)—put, after debate, and agreed to.

- 11 BOARD OF INQUIRY—MISCLAIMING OF GOVERNMENT FUNDS BY TOWN OF CAMPERDOWN—Motion made and question proposed—That this House is of the opinion that the Government should appoint a Board of Inquiry to fully investigate the misclaiming of funds by the Town of Camperdown from the Department of Youth, Sport and Recreation to assist in the construction of a private golf club house (*Mr Trezise*)—and, after debate—

Business having been interrupted at 10.30 p.m.—

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

Debate resumed on question.

Question—put.

The House divided.

AYES, 39

Mr Amos	Mr Fordham	Mr Miller	Mr Trezise
Mr Cain	Mr Gavin	Mr Roper	Dr Vaughan
Mr Cathie	Mr Gjinifer	Mr Ross-Edwards	Mr Whiting
Dr Coghill	Mr Hann	Mr Rowe	Mr Wilkes
Mr Crabb	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Mr Culpin	Mr Jasper	Mr Simmonds	
Mr Edmunds	Mr Jolly	Mr Simpson	
Mr Ernst	Mr King	Mr Spyker	
Mr Evans	Mr Kirkwood	Mr Stirling	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr McGrath	Mrs Toner	Mr Remington
Mr Fogarty	Mr Mathews	Mr Trewin	Mr Walsh

NOES, 41

Mr Austin	Mr Evans	Mr Mackinnon	Mr Weideman
Mr Balfour	(<i>Ballarat North</i>)	Mr Maclellan	Mr Williams
Mr Birrell	Mr Hamer	Mrs Patrick	Mr Wood
Mr Borthwick	Mr Hayes	Mr Ramsay	
Mr Brown	Mr Jona	Mr Reynolds	
Mr Burgin	Mr Kennett	Mr Richardson	
Mrs Chambers	Mr Lacy	Mr Skeggs	
Mr Coleman	Mr Lieberman	Mr Smith	
Mr Collins	Mr McArthur	(<i>South Barwon</i>)	
Mr Crellin	Mr McCance	Mr Smith	
Mr Dixon	Mr McClure	(<i>Warrnambool</i>)	<i>Tellers</i>
Mr Dunstan	Mr McInnes	Mr Templeton	Mr Cox
Mr Ebery	Mr McKellar	Mr Thompson	Mr Tanner

And so it passed in the negative.

- 12 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to supplement ‘The Bank of Adelaide (Merger) Act 1980’ of the State of South Australia which provides for the transfer to Australia and New Zealand Banking Group Limited of the undertaking of The Bank of Adelaide and for the transfer to Australia and New Zealand Savings Bank Limited of the undertaking of The Bank of Adelaide Savings Bank Limited and for other purposes*”.
- 13 THE BANK OF ADELAIDE (MERGER) BILL—On the motion of Mr Maclellan, 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 ‘Sewerage Districts Act 1958’ and for other purposes*”.
- 15 SEWERAGE DISTRICTS (AMENDMENT) BILL—On the motion of Mr Smith (*Warrnambool*), the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 16 PARLIAMENTARY SALARIES AND SUPERANNUATION BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Hamer*).

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

Ordered—That the debate be adjourned until Tuesday next.

17 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to amend the ‘Water Act 1958’ and for other purposes*”.

18 WATER (AMENDMENT) BILL—On the motion of Mr Smith (*Warrnambool*), the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.

19 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.

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

And then the House, at twenty-nine minutes past Eleven o’clock, adjourned until tomorrow.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 5—Wednesday, 17 September 1980

1 Mr Speaker took the Chair and read the Prayer.

2 PETITIONS—HEALTH AND HUMAN RELATIONS COURSES—Mr Whiting and Mr McKellar, respectively, presented Petitions from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject-matter.

Severally ordered to lie on the Table.

3 PETITION—EXTRACTIVE INDUSTRIES OPERATION—Mr Spyker presented a Petition from certain citizens praying that action be taken to restrict the time of commencement of operations of extractive industries located in Heatherton to no earlier than 7 a.m.

Ordered to lie on the Table.

4 PETITION—CROWN LAND PROSPECTING—Mr Ebery presented a Petition from certain citizens praying that the law relating to Miners’ Rights be not amended so as to limit such rights and that all Crown land in Victoria be open for prospecting.

Ordered to lie on the Table.

5 PETITION—TEACHER EMPLOYMENT TENURE—Mr Sidiropoulos presented a Petition from certain citizens opposing the policy of limited tenure employment for teachers and praying that the system be abolished and that teachers presently employed on limited tenure be given on-going employment.

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:

- Agricultural Colleges Act 1958—No. 285.
- Closer Settlement Act 1938—No. 286.
- Country Fire Authority Act 1958—No. 143.
- Dental Technicians Act 1972—No. 145.
- Fisheries Act 1968—No. 217.
- Industrial Training Act 1975—Nos. 139, 186, 187, 200.
- Liquefied Gases Act 1968—No. 176.
- Liquified Petroleum Gas Act 1958—No. 175.
- Liquor Control Act 1968—No. 185.
- Local Government Act 1958—Nos. 198, 280.
- Lotteries Gaming and Betting Act 1966—No. 189.
- Magistrates' Courts Act 1971, Magistrates (Summary Proceedings) Act 1975, Landlord and Tenant Act 1958, and Acts Interpretation Act 1958—No. 306.
- Margarine Act 1975—No. 289.
- Marine Act 1958—No. 278.
- Mt. Hotham Alpine Resort Act 1972—No. 288.
- Pay-roll Tax Act 1971—No. 170.
- Public Service Act 1974—PSD Nos. 28, 46, 61, 66-69, 75, 95, 99.
- Road Traffic Act 1958—No. 282.
- Valuation of Land Act 1960—No. 212.
- Vermin and Noxious Weeds Act 1958—No. 268.

Town and Country Planning Act 1961—

- Alexandra—Shire of Alexandra Planning Scheme, Amendment No. 12.
- Phillip Island Planning Scheme, Amendment No. 6.
- Rosedale—Shire of Rosedale Planning Scheme, Part 2, Amendment No. 5.
- Wangaratta Sug-Regional Planning Scheme, Amendment No. 2 (City of Wangaratta).

- 7 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 Appropriation (1980-81, No. 1) Bill and transmitting Estimates of Revenue and Expenditure for the year 1980-81. Estimates ordered to lie on the Table and to be printed.
- 8 APPROPRIATION (1980-81, No. 1) BILL—Mr Thompson, pursuant to Standing Order No. 169, obtained leave, with Mr Hamer, to bring in a Bill "*to appropriate certain Sums out of the Consolidated Fund for the Service of the Financial Year 1980-81 and to appropriate the Supplies granted in the last preceding 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 Thompson*).
- Motion made and question—That the debate be now adjourned (*Mr Wilkes*)—put and agreed to.
- Ordered—That the debate be adjourned until Wednesday, 1 October next.
- 9 PUBLIC AUTHORITIES (CONTRIBUTIONS) (AMENDMENT) BILL—Mr Thompson, pursuant to Standing Order No. 169 (b), obtained leave, with Mr Hamer, to bring in a Bill "*to amend the 'Public Authorities (Contributions) Act 1966' to make provisions with respect to the Payment of Contributions in aid of the Consolidated Fund 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 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 5)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Gift Duty (Amendment) Bill.
- 11 GIFT DUTY (AMENDMENT) BILL—Mr Thompson, pursuant to Standing Order No. 169 obtained leave, with Mr Hamer, to bring in a Bill "*to amend the 'Gift Duty Act 1971' 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 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 Probate Duty Bill.
- 13 PROBATE DUTY BILL—Mr Thompson, pursuant to Standing Order No. 169, obtained leave, with Mr Hamer, to bring in a Bill "*to amend the 'Probate Duty Act 1962' 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 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 7)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Stamps (Amendment No. 2) Bill.
- 15 STAMPS (AMENDMENT NO. 2) BILL—Mr Thompson, pursuant to Standing Order No. 169, obtained leave, with Mr Hamer, to bring in a Bill "*to amend the 'Stamps 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.
- 16 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 8)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Pay-roll Tax Bill.
- 17 PAY-ROLL TAX BILL—Mr Thompson, pursuant to Standing Order No. 169, obtained leave, with Mr Hamer, to bring in a Bill "*to alter the general exemption from Liability to Pay-roll Tax, 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, by leave, read a second time later this day.
- 18 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 Market Court (Amendment) Bill.
- 19 RAILWAY CONSTRUCTION AND PROPERTY (AMENDMENT) BILL—Mr Maclellan obtained leave, with Mr Lieberman, to bring in a Bill "*to amend the 'Railway Construction and Property Board Act 1979' in relation to the Establishment and Operation of a Railway Construction and Property Fund, and in relation to the Vesting of Crown Land in the 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 POST-SECONDARY EDUCATION REMUNERATION TRIBUNAL BILL—Mr Lacy obtained leave, with Mr Maclellan, to bring in a Bill "*to establish a Post-Secondary Education Remuneration Tribunal and for other purposes*"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

- 21 STATE DEVELOPMENT COMMITTEE—Motion made and question—That Mr McInnes be appointed a Member of the State Development Committee (*Mr Maclellan*)—put and agreed to.
- 22 CRIMINAL INJURIES COMPENSATION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).
Motion made and question—That the debate be now adjourned (*Mr Cain*)—put and agreed to.
Ordered—That the debate be adjourned until Wednesday next.
- 23 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 2 to 7 inclusive, be postponed until later this day.
- 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. 12 *ante*)—and on the amendment—That the following words be added to the proposed Address:—“and respectfully desire to inform Your Excellency that this House requests that the Government of Victoria will take such measures as are necessary to declare Victoria a Nuclear-Free State by ensuring that there will be—(a) no uranium mining; (b) no siting, construction, or operation of any nuclear power facility; (c) no production, storage or transportation of radioactive material, other than for purposes (excluding nuclear power generation), as approved by Parliament from time to time; and (d) immediate divesting by the State Electricity Commission of Victoria and any other Victorian Government agency authority or body of assets acquired for nuclear power purposes”; debate resumed.
Motion made and question—That the debate be now adjourned (*Mr Richardson*)—put and agreed to.
Ordered—That the debate be adjourned until tomorrow.
- 25 THE BANK OF ADELAIDE (MERGER) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).
Motion made and question—That the debate be now adjourned (*Mr Fordham*)—put and agreed to.
Ordered, after debate—That the debate be adjourned until Wednesday next.
- 26 SEWERAGE DISTRICTS (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Smith, Warrnambool*).
Motion made and question—That the debate be now adjourned (*Mr Wilton*)—put and agreed to.
Ordered—That the debate be adjourned until Wednesday next.
- 27 WATER (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Smith, Warrnambool*).
Motion made and question—That the debate be now adjourned (*Mr Kirkwood*)—put and agreed to.
Ordered—That the debate be adjourned until Wednesday, 1 October next.
- 28 PUBLIC AUTHORITIES (CONTRIBUTIONS) (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Thompson*).

- Motion made and question—That the debate be now adjourned (*Mr Fordham*)—put and agreed to.
- Ordered, after debate—That the debate be adjourned until Wednesday, 1 October next.
- 29 GIFT DUTY (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Thompson*).
- Motion made and question—That the debate be now adjourned (*Mr Fordham*)—put and agreed to.
- Ordered—That the debate be adjourned until Wednesday, 1 October next.
- 30 PROBATE DUTY BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Thompson*).
- Motion made and question—That the debate be now adjourned (*Mr Fordham*)—put and agreed to.
- Ordered—That the debate be adjourned until Wednesday, 1 October next.
- 31 STAMPS (AMENDMENT No. 2) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Thompson*).
- Motion made and question—That the debate be now adjourned (*Mr Fordham*)—put and agreed to.
- Ordered—That the debate be adjourned until Wednesday, 1 October next.
- 32 CATTLE COMPENSATION (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill now be 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 compensation to be payable at the calculated market value” (*Mr Fogarty*)—and, after debate—
- Question—That the words proposed to be omitted stand part of the question—put.
- The House divided.

AYES, 47

Mr Austin	Mr Hamer	Mr Maclellan	Mr Whiting
Mr Balfour	Mr Hann	Mrs Patrick	Mr Williams
Mr Birrell	Mr Hayes	Mr Ramsay	Mr Wood
Mr Borthwick	Mr Jasper	Mr Richardson	
Mr Brown	Mr Jona	Mr Ross-Edwards	
Mr Burgin	Mr Kennett	Mr Skeggs	
Mrs Chambers	Mr Lacy	Mr Smith	
Mr Coleman	Mr Lieberman	(<i>South Barwon</i>)	
Mr Collins	Mr McArthur	Mr Smith	
Mr Crellin	Mr McCance	(<i>Warrnambool</i>)	
Mr Dixon	Mr McClure	Mr Tanner	
Mr Dunstan	Mr McGrath	Mr Templeton	
Mr Ebery	Mr McInnes	Mr Thompson	
Mr Evans	Mr McKellar	Mr Trewin	
(<i>Gippsland East</i>)	Mr Mackinnon	Mr Weideman	
			<i>Tellers</i>
			Mr Cox
			Mr Reynolds

NOES, 32

Mr Amos	Mr Gavin	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Rowe	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Mr Crabb	Mr Jolly	Mr Simmonds	
Mr Culpin	Mr King	Mr Simpson	
Mr Edmunds	Mr Kirkwood	Mr Spyker	
Mr Ernst	Mr Mathews	Mr Stirling	
Mr Fogarty	Mr Miller	Mrs Toner	
Mr Fordham	Mr Remington	Mr Trezise	
			<i>Tellers</i>
			Dr Coghill
			Dr Vaughan

And so it was resolved in the affirmative.

Bill read a second time and, by leave, read the third time, after debate.

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

33 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.

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

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

J. H. CAMPBELL

Clerk of the Legislative Assembly

S. J. PLOWMAN

Speaker

No. 6—Thursday, 18 September 1980

1 Mr Speaker took the Chair and read the Prayer.

2 PETITION—RETAIL TRADING HOURS—Mr Crellin presented a Petition from certain members of the Cheltenham Chamber of Commerce and Industry and residents of Cheltenham praying that trading hours for retail shops be not increased and that an investigation be carried out into the effect on small businesses of trading in holiday resort areas, weekend markets and by street vendors.

Ordered to lie on the Table.

3 WEED AND VERMIN DESTRUCTION—Motion made and question proposed—That this House believes that the Minister of Lands is not accepting his responsibilities in dealing with noxious weeds and vermin in Victoria, and specifically recommends that—(a) the Department of Crown Lands and Survey take over responsibility for destruction of weeds and vermin on all Government roads; and (b) greater effort and resources be devoted to research into, and destruction of, noxious weeds on both public and private property (*Mr McGrath*)—and, after debate—

Amendment proposed—That the following expression be added to the motion: “and (c) the Government establishes a working group comprising representatives of the various groups engaged in weed research in order to investigate ways of co-ordinating programmes and making the optimum use of available facilities” (*Mr Fogarty*)—and, after debate—

Question—That the expression proposed to be added be so added—put.

The House divided.

AYES, 31

Mr Amos	Mr Gavin	Mr Remington	Mrs Toner
Mr Cain	Mr Ginfier	Mr Roper	Mr Trezise
Mr Cathie	Mr Hockley	Mr Rowe	Mr Walsh
Mr Crabb	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Edmunds	Mr King	Mr Simmonds	Mr Wilton
Mr Ernst	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Fogarty	Mr Mathews	Mr Spyker	Dr Coghill
Mr Fordham	Mr Miller	Mr Stirling	Dr Vaughan

NOES, 47

Mr Austin	Mr Hamer	Mrs Patrick	Mr Whiting
Mr Balfour	Mr Hann	Mr Ramsay	Mr Williams
Mr Birrell	Mr Hayes	Mr Reynolds	Mr Wood
Mr Borthwick	Mr Jasper	Mr Richardson	
Mr Brown	Mr Jona	Mr Ross-Edwards	
Mr Burgin	Mr Kennett	Mr Skeggs	
Mrs Chambers	Mr Lacy	Mr Smith	
Mr Coleman	Mr Lieberman	(<i>South Barwon</i>)	
Mr Collins	Mr McArthur	Mr Smith	
Mr Crellin	Mr McCance	(<i>Warrnambool</i>)	
Mr Dixon	Mr McClure	Mr Tanner	
Mr Dunstan	Mr McInnes	Mr Templeton	
Mr Ebery	Mr McKellar	Mr Thompson	
Mr Evans	Mr Mackinnon	Mr Trewin	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Maclellan	Mr Weideman	Mr Cox
			Mr McGrath

And so it passed in the negative.

Original question—put.

The House divided.

AYES, 37

Mr Amos	Mr Fordham	Mr Remington	Mr Trewin
Mr Cain	Mr Gavin	Mr Roper	Mr Trezise
Mr Cathie	Mr Ginifer	Mr Ross-Edwards	Mr Walsh
Dr Coghill	Mr Hann	Mr Rowe	Mr Whiting
Mr Crabb	Mr Jasper	Mr Sidiropoulos	Mr Wilkes
Mr Edmunds	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Ernst	Mr King	Mr Simpson	
Mr Evans	Mr Kirkwood	Mr Spyker	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Mathews	Mr Stirling	Mr McGrath
Mr Fogarty	Mr Miller	Mrs Toner	Dr Vaughan

NOES, 41

Mr Austin	Mr Ebery	Mr McInnes	Mr Tanner
Mr Balfour	Mr Evans	Mr McKellar	Mr Templeton
Mr Birrell	(<i>Ballarat North</i>)	Mr Mackinnon	Mr Thompson
Mr Borthwick	Mr Hamer	Mr Maclellan	Mr Weideman
Mr Brown	Mr Hayes	Mrs Patrick	Mr Williams
Mr Burgin	Mr Jona	Mr Ramsay	Mr Wood
Mrs Chambers	Mr Kennett	Mr Richardson	
Mr Coleman	Mr Lacy	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	
Mr Crellin	Mr McArthur	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dixon	Mr McCance	Mr Smith	Mr Cox
Mr Dunstan	Mr McClure	(<i>Warrnambool</i>)	Mr Reynolds

And so it passed in the negative.

- 4 HEALTH CARE AND COSTS—Motion made and question—That this House condemns the Federal and Victorian State Governments for their failure to control the impact of rising health costs on the standard of living of Victorians and the quality of health care available to them (*Mr Roper*)—after debate, put.

The House divided.

AYES, 32

Mr Amos	Mr Ginifer	Mr Rowe	Mr Walsh
Mr Cain	Mr Hockley	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Crabb	Mr King	Mr Simpson	
Mr Culpin	Mr Kirkwood	Mr Spyker	
Mr Edmunds	Mr Mathews	Mr Stirling	
Mr Ernst	Mr Miller	Mrs Toner	<i>Tellers</i>
Mr Fogarty	Mr Remington	Mr Trezise	Dr Coghill
Mr Fordham	Mr Roper	Dr Vaughan	Mr Gavin

NOES, 44

Mr Austin	Mr Hamer	Mr McInnes	Mr Templeton
Mr Balfour	Mr Hann	Mr McKellar	Mr Thompson
Mr Birrell	Mr Hayes	Mr Mackinnon	Mr Trewin
Mr Borthwick	Mr Jasper	Mr Maclellan	Mr Weideman
Mr Burgin	Mr Jona	Mrs Patrick	Mr Whiting
Mrs Chambers	Mr Kennett	Mr Reynolds	Mr Williams
Mr Coleman	Mr Lacy	Mr Richardson	Mr Wood
Mr Collins	Mr Lieberman	Mr Ross-Edwards	
Mr Crellin	Mr McArthur	Mr Skeggs	
Mr Dixon	Mr McCance	Mr Smith	<i>Tellers</i>
Mr Dunstan	Mr McClure	(<i>South Barwon</i>)	Mr Brown
Mr Ebery	Mr McGrath	Mr Tanner	Mr Cox

And so it passed in the negative.

- 5 ADOPTION OF CHILDREN (INFORMATION) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Jona*).

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

Ordered—That the debate be adjourned until Thursday, 9 October next.

- 6 POST-SECONDARY EDUCATION REMUNERATION TRIBUNAL BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Lacy*).

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

Ordered—That the debate be adjourned until Thursday, 9 October next.

- 7 PAY-ROLL TAX BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Thompson*).

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

Ordered—That the debate be adjourned until Thursday, 2 October next.

- 8 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Thompson*)—put and agreed to.

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

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

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 7 and 8

No. 7—Tuesday, 23 September 1980

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—HEALTH AND HUMAN RELATIONS COURSES—Mr McClure presented a Petition from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject-matter.
Ordered to lie on the Table.
- 3 PETITION—PROTECTION OF ANIMALS—Mr Collins presented a Petition from certain citizens praying that an all-party Committee review the application of the Protection of Animals Act with particular reference to sections 12 and 12A and the regulation of animal experimentation, transportation, the sale of pets and the right of inspection.
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:
 - Exhibition Trustees—Report for the year 1979–80.
 - Legal Aid Commission—Report for the period ended 30 June 1980.
 - Poisons Act 1962—Proclamation amending Schedules One, Two, Three, Four, Five, Six and Seven.
 - Statutory Rules under the following Acts:
 - Building Societies Act 1976—No. 304.
 - Cemeteries Act 1958—No. 330.
 - Community Welfare Services Act 1970—No. 328.
 - Education Act 1958—No. 315.
 - Fisheries Act 1968—No. 305.
 - Groundwater Act 1969—No. 320.
 - Health Act 1958—Nos. 323, 329, 331 to 338.
 - Local Government Act 1958—No. 307.
 - Marine Act 1958—Nos. 293 to 301, 316 to 319.
 - Marketing of Primary Products Act 1958—No. 322.
 - Melbourne and Metropolitan Board of Works Act 1958—No. 324.
 - Melbourne Wholesale Fruit and Vegetable Market Trust Act 1977—No. 321.
 - Motor Car Act 1958—No. 313.
 - Poisons Act 1962—No. 327.
 - Police Regulation Act 1958—No. 312.
 - Private Agents Act 1966—No. 314.
 - Public Service Act 1974—Nos. 291, 292, 326, PSD Nos. 96 to 98, 100.
 - Second-hand Dealers Act 1958—Nos. 309 to 311.
 - Town and Country Planning Act 1961—No. 302.
 - Valuation of Land Act 1960—No. 308.
 - Zoological Parks and Gardens Act 1967—No. 303.

Town and Country Planning Act 1961—

Lillydale—Shire of Lillydale Planning Scheme 1958, Amendment No. 126 (1980).

Melbourne Metropolitan Planning Scheme, Amendment Nos. 36 (Part 2), 104 (Part 4), 113 (Part 2A) (three papers).

- 5 ADJOURNMENT—Motion made and question—That the House, at its rising, adjourn until tomorrow at half-past Ten o'clock (*Mr Maclellan*)—put and agreed to.
- 6 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 10)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Post-Secondary Education Remuneration Tribunal Bill.
- 7 AGRICULTURE COMMITTEE—Motion made and question proposed—That, in view of the importance of the farming industry to Victoria's economic welfare, there be appointed a Select Committee of this House to be named the Agriculture Committee, for the purpose of investigating all aspects of primary industry, the first priority of the Committee to be to assess and recommend works to control erosion, salination, water quality, water delivery, and soil quality throughout Victoria; the Committee to comprise eight members; to have power to send for persons, papers and records; to sit on days on which the House does not meet; to move from place to place; three to be the quorum (*Mr Hann*)—and, after debate—

Amendment proposed—That the following words be added to the motion: "and this House, noting the various past recommendations of the Public Works Committee, the State Rivers and Water Supply Commission, the Soil Conservation Authority and other authorities for the control of salinity and the conservation of farm-land, condemns the failure of the Victorian and Commonwealth Governments to provide adequate funding to carry out these recommendations and calls for their immediate implementation" (*Mr Fogarty*)—and, after debate—

Question—That the words proposed to be added be so added—put.

The House divided.

AYES, 32

Mr Amos	Mr Gavin	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Simmonds	Mr Wilton
Mr Crabb	Mr Jolly	Mr Simpson	
Mr Culpin	Mr King	Mr Spyker	
Mr Edmunds	Mr Kirkwood	Mr Stirling	
Mr Ernst	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Fogarty	Mr Miller	Mr Trezise	Dr Coghill
Mr Fordham	Mr Remington	Dr Vaughan	Mr Rowe

NOES, 45

Mr Austin	Mr Hamer	Mr McKellar	Mr Tanner
Mr Birrell	Mr Hann	Mr Mackinnon	Mr Templeton
Mr Borthwick	Mr Hayes	Mr Maclellan	Mr Thompson
Mr Burgin	Mr Jasper	Mrs Patrick	Mr Weideman
Mrs Chambers	Mr Jona	Mr Ramsay	Mr Whiting
Mr Coleman	Mr Kennett	Mr Reynolds	Mr Williams
Mr Collins	Mr Lacy	Mr Richardson	Mr Wood
Mr Crellin	Mr Lieberman	Mr Ross-Edwards	
Mr Dixon	Mr McArthur	Mr Skeggs	
Mr Dunstan	Mr McCance	Mr Smith	
Mr Ebery	Mr McClure	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Evans	Mr McGrath	Mr Smith	Mr Brown
(<i>Gippsland East</i>)	Mr McInnes	(<i>Warrnambool</i>)	Mr Cox

And so it passed in the negative.

Original question—put.

The House divided.

AYES, 38

Mr Amos	Mr Gavin	Mr Remington	Mr Walsh
Mr Cain	Mr Ginifer	Mr Roper	Mr Whiting
Mr Cathie	Mr Hann	Mr Ross-Edwards	Mr Wilkes
Mr Crabb	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Mr Culpin	Mr Jasper	Mr Simmonds	
Mr Edmunds	Mr Jolly	Mr Simpson	
Mr Ernst	Mr King	Mr Spyker	
Mr Evans	Mr Kirkwood	Mr Stirling	
(<i>Gippsland East</i>)	Mr McGrath	Mrs Toner	<i>Tellers</i>
Mr Fogarty	Mr Mathews	Mr Trezise	Dr Coghill
Mr Fordham	Mr Miller	Dr Vaughan	Mr Rowe

NOES, 40

Mr Austin	Mr Evans	Mr McInnes	Mr Smith
Mr Birrell	(<i>Ballarat North</i>)	Mr McKellar	(<i>Warrnambool</i>)
Mr Borthwick	Mr Hamer	Mr Mackinnon	Mr Tanner
Mr Burgin	Mr Hayes	Mr Maclellan	Mr Templeton
Mrs Chambers	Mr Jona	Mrs Patrick	Mr Thompson
Mr Coleman	Mr Kennett	Mr Ramsay	Mr Weideman
Mr Collins	Mr Lacy	Mr Reynolds	Mr Williams
Mr Crellin	Mr Lieberman	Mr Richardson	Mr Wood
Mr Dixon	Mr McArthur	Mr Skeggs	<i>Tellers</i>
Mr Dunstan	Mr McCance	Mr Smith	Mr Brown
Mr Ebery	Mr McClure	(<i>South Barwon</i>)	Mr Cox

And so it passed in the negative.

- 8 OCCUPATIONAL HEALTH AND INDUSTRIAL SAFETY—Motion made and question proposed—That this House expresses its concern at the failure of the Government to establish an occupational health and industrial safety unit in order to reduce the number of industrial injuries and to cope with the increasing risk to workers' health arising from the introduction of hazardous materials to the work place, the introduction of work processes of a repetitive nature and the consequent effects on the mental and physical health of the workers involved (*Mr Simmonds*)—and, after debate—

Business having been interrupted at 10.30 p.m.—

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

Debate resumed on question.

Question—put.

The House divided.

AYES, 32

Mr Amos	Mr Fordham	Mr Rowe	Mr Walsh
Mr Cain	Mr Gavin	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Ginifer	Mr Simmonds	Mr Wilton
Dr Coghill	Mr Hockley	Mr Simpson	
Mr Crabb	Mr Jolly	Mr Spyker	
Mr Culpin	Mr King	Mr Stirling	
Mr Edmunds	Mr Kirkwood	Mrs Toner	<i>Tellers</i>
Mr Ernst	Mr Remington	Mr Trezise	Mr Mathews
Mr Fogarty	Mr Roper	Dr Vaughan	Mr Miller

NOES, 46

Mr Austin	Mr Hamer	Mr Maclellan	Mr Whiting
Mr Birrell	Mr Hann	Mr Ramsay	Mr Williams
Mr Borthwick	Mr Hayes	Mr Reynolds	Mr Wood
Mr Brown	Mr Jasper	Mr Richardson	
Mr Burgin	Mr Jona	Mr Ross-Edwards	
Mr Coleman	Mr Kennett	Mr Skeggs	
Mr Collins	Mr Lacy	Mr Smith	
Mr Crellin	Mr Lieberman	(<i>South Barwon</i>)	
Mr Dixon	Mr McArthur	Mr Smith	
Mr Dunstan	Mr McCance	(<i>Warrnambool</i>)	
Mr Ebery	Mr McClure	Mr Tanner	
Mr Evans	Mr McGrath	Mr Templeton	
(<i>Ballarat North</i>)	Mr McInnes	Mr Thompson	
Mr Evans	Mr McKellar	Mr Trewin	
(<i>Gippsland East</i>)	Mr Mackinnon	Mr Weideman	

Tellers
Mr Cox
Mrs Patrick

And so it passed in the negative.

- 9 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to amend the ‘Mildura Irrigation and Water Trusts Act 1958’ and for other purposes*”.
- 10 MILDURA IRRIGATION AND WATER TRUSTS BILL—On the motion of Mr Smith (*Warrnambool*), 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—Agreeing to the Cattle Compensation (Amendment) Bill without amendment.
- 12 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to amend the ‘Land Act 1958’ and for other purposes*”.
- 13 LAND (AMENDMENT) BILL—On the motion of Mr Wood, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 14 CEMETERIES (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill now be 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 a public inquiry into the management of the Melbourne General Cemetery under the previous trustees” (*Mr Roper*)—and, after debate—

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

WEDNESDAY, 24 SEPTEMBER 1980.

Question—That the words proposed to be omitted stand part of the question—put.
The House divided.

AYES, 46

Mr Austin	Mr Hamer	Mr Maclellan	Mr Whiting
Mr Birrell	Mr Hann	Mrs Patrick	Mr Williams
Mr Borthwick	Mr Hayes	Mr Ramsay	Mr Wood
Mr Brown	Mr Jasper	Mr Richardson	
Mr Burgin	Mr Jona	Mr Ross-Edwards	
Mr Coleman	Mr Kennett	Mr Skeggs	
Mr Collins	Mr Lacy	Mr Smith	
Mr Crellin	Mr Lieberman	(<i>South Barwon</i>)	
Mr Dixon	Mr McArthur	Mr Smith	
Mr Dunstan	Mr McCance	(<i>Warrnambool</i>)	
Mr Ebery	Mr McClure	Mr Tanner	
Mr Evans	Mr McGrath	Mr Templeton	
(<i>Ballarat North</i>)	Mr McInnes	Mr Thompson	
Mr Evans	Mr McKellar	Mr Trewin	
(<i>Gippsland East</i>)	Mr Mackinnon	Mr Weideman	

Tellers
Mr Cox
Mr Reynolds

NOES, 32

Mr Amos	Mr Fordham	Mr Remington	Dr Vaughan
Mr Cain	Mr Gavin	Mr Roper	Mr Wilkes
Mr Cathie	Mr Ginifer	Mr Rowe	Mr Wilton
Dr Coghill	Mr Hockley	Mr Sidiropoulos	
Mr Crabb	Mr Jolly	Mr Simmonds	
Mr Culpin	Mr King	Mr Simpson	
Mr Edmunds	Mr Kirkwood	Mr Stirling	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mrs Toner	Mr Spyker
Mr Fogarty	Mr Miller	Mr Trezise	Mr Walsh

And so it was resolved in the affirmative.

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.

- 15 POSTPONEMENT OF ORDER OF THE DAY—Motion made and question proposed—
That the consideration of Order of the Day, Government Business, No. 2 be postponed until later this day (*Mr Maclellan*)—and, after debate—

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

The House divided.

AYES, 45

Mr Austin	Mr Hamer	Mr Maclellan	Mr Williams
Mr Birrell	Mr Hann	Mrs Patrick	Mr Wood
Mr Borthwick	Mr Hayes	Mr Ramsay	
Mr Brown	Mr Jasper	Mr Richardson	
Mr Burgin	Mr Jona	Mr Ross-Edwards	
Mr Coleman	Mr Kennett	Mr Skeggs	
Mr Collins	Mr Lacy	Mr Smith	
Mr Crellin	Mr Lieberman	(<i>South Barwon</i>)	
Mr Dixon	Mr McArthur	Mr Smith	
Mr Dunstan	Mr McCance	(<i>Warrnambool</i>)	
Mr Ebery	Mr McClure	Mr Tanner	
Mr Evans	Mr McGrath	Mr Templeton	
(<i>Ballarat North</i>)	Mr McInnes	Mr Thompson	<i>Tellers</i>
Mr Evans	Mr McKellar	Mr Weideman	Mr Cox
(<i>Gippsland East</i>)	Mr Mackinnon	Mr Whiting	Mr Reynolds

NOES, 32

Mr Amos	Mr Fordham	Mr Remington	Dr Vaughan
Mr Cain	Mr Gavin	Mr Roper	Mr Wilkes
Mr Cathie	Mr Ginifer	Mr Rowe	Mr Wilton
Dr Coghill	Mr Hockley	Mr Sidiropoulos	
Mr Crabb	Mr Jolly	Mr Simmonds	
Mr Culpin	Mr King	Mr Simpson	
Mr Edmunds	Mr Kirkwood	Mr Stirling	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mrs Toner	Mr Spyker
Mr Fogarty	Mr Miller	Mr Trezise	Mr Walsh

And so it was resolved in the affirmative.

Question—accordingly put.

The House divided.

AYES, 45

Mr Austin	Mr Hamer	Mr Maclellan	Mr Williams
Mr Birrell	Mr Hann	Mrs Patrick	Mr Wood
Mr Borthwick	Mr Hayes	Mr Ramsay	
Mr Brown	Mr Jasper	Mr Richardson	
Mr Burgin	Mr Jona	Mr Ross-Edwards	
Mr Coleman	Mr Kennett	Mr Skeggs	
Mr Collins	Mr Lacy	Mr Smith	
Mr Crellin	Mr Lieberman	(<i>South Barwon</i>)	
Mr Dixon	Mr McArthur	Mr Smith	
Mr Dunstan	Mr McCance	(<i>Warrnambool</i>)	
Mr Ebery	Mr McClure	Mr Tanner	
Mr Evans	Mr McGrath	Mr Templeton	
(<i>Ballarat North</i>)	Mr McInnes	Mr Thompson	
Mr Evans	Mr McKellar	Mr Weideman	
(<i>Gippsland East</i>)	Mr Mackinnon	Mr Whiting	
			<i>Tellers</i>
			Mr Cox
			Mr Reynolds

NOES, 32

Mr Amos	Mr Fordham	Mr Remington	Dr Vaughan
Mr Cain	Mr Gavin	Mr Roper	Mr Wilkes
Mr Cathie	Mr Ginifer	Mr Rowe	Mr Wilton
Dr Coghill	Mr Hockley	Mr Sidiropoulos	
Mr Crabb	Mr Jolly	Mr Simmonds	
Mr Culpin	Mr King	Mr Simpson	
Mr Edmunds	Mr Kirkwood	Mr Stirling	
Mr Ernst	Mr Mathews	Mrs Toner	
Mr Fogarty	Mr Miller	Mr Trezise	
			<i>Tellers</i>
			Mr Spyker
			Mr Walsh

And so it was resolved in the affirmative.

- 16 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Wilkes*)—put.

The House divided.

AYES, 32

Mr Amos	Mr Fordham	Mr Remington	Dr Vaughan
Mr Cain	Mr Gavin	Mr Roper	Mr Wilkes
Mr Cathie	Mr Ginifer	Mr Rowe	Mr Wilton
Dr Coghill	Mr Hockley	Mr Sidiropoulos	
Mr Crabb	Mr Jolly	Mr Simmonds	
Mr Culpin	Mr King	Mr Simpson	
Mr Edmunds	Mr Kirkwood	Mr Stirling	
Mr Ernst	Mr Mathews	Mrs Toner	
Mr Fogarty	Mr Miller	Mr Trezise	
			<i>Tellers</i>
			Mr Spyker
			Mr Walsh

NOES, 45

Mr Austin	Mr Hamer	Mr Maclellan	Mr Williams
Mr Birrell	Mr Hann	Mrs Patrick	Mr Wood
Mr Borthwick	Mr Hayes	Mr Ramsay	
Mr Brown	Mr Jasper	Mr Richardson	
Mr Burgin	Mr Jona	Mr Ross-Edwards	
Mr Coleman	Mr Kennett	Mr Skeggs	
Mr Collins	Mr Lacy	Mr Smith	
Mr Crellin	Mr Lieberman	(<i>South Barwon</i>)	
Mr Dixon	Mr McArthur	Mr Smith	
Mr Dunstan	Mr McCance	(<i>Warrnambool</i>)	
Mr Ebery	Mr McClure	Mr Tanner	
Mr Evans	Mr McGrath	Mr Templeton	
(<i>Ballarat North</i>)	Mr McInnes	Mr Thompson	
Mr Evans	Mr McKellar	Mr Weideman	
(<i>Gippsland East</i>)	Mr Mackinnon	Mr Whiting	
			<i>Tellers</i>
			Mr Cox
			Mr Reynolds

And so it passed in the negative.

17 PARLIAMENTARY SALARIES AND SUPERANNUATION 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 Maclellan 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, 42

Mr Austin	Mr Hamer	Mr McKellar	Mr Thompson
Mr Birrell	Mr Hann	Mr Mackinnon	Mr Weideman
Mr Borthwick	Mr Hayes	Mr Maclellan	Mr Williams
Mr Brown	Mr Jasper	Mrs Patrick	Mr Wood
Mr Burgin	Mr Jona	Mr Ramsay	
Mr Coleman	Mr Kennett	Mr Richardson	
Mr Collins	Mr Lacy	Mr Skeggs	
Mr Crellin	Mr Lieberman	Mr Smith	
Mr Dixon	Mr McArthur	(<i>South Barwon</i>)	
Mr Dunstan	Mr McCance	Mr Smith	
Mr Ebery	Mr McClure	(<i>Warrnambool</i>)	<i>Tellers</i>
Mr Evans	Mr McGrath	Mr Tanner	Mr Cox
(<i>Ballarat North</i>)	Mr McInnes	Mr Templeton	Mr Reynolds

NOES, 32

Mr Amos	Mr Fordham	Mr Remington	Dr Vaughan
Mr Cain	Mr Gavin	Mr Roper	Mr Wilkes
Mr Cathie	Mr Ginifer	Mr Rowe	Mr Wilton
Dr Coghill	Mr Hockley	Mr Sidiropoulos	
Mr Crabb	Mr Jolly	Mr Simmonds	
Mr Culpin	Mr King	Mr Simpson	
Mr Edmunds	Mr Kirkwood	Mr Stirling	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mrs Toner	Mr Spyker
Mr Fogarty	Mr Miller	Mr Trezise	Mr Walsh

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 3.20 a.m. this day; and

(b) For the remaining stages of the Bill, until 3.50 a.m. this day.

—(*Mr Maclellan*)—after debate, put.

The House divided.

AYES, 42

Mr Austin	Mr Hamer	Mr McKellar	Mr Thompson
Mr Birrell	Mr Hann	Mr Mackinnon	Mr Weideman
Mr Borthwick	Mr Hayes	Mr Maclellan	Mr Williams
Mr Brown	Mr Jasper	Mrs Patrick	Mr Wood
Mr Burgin	Mr Jona	Mr Ramsay	
Mr Coleman	Mr Kennett	Mr Richardson	
Mr Collins	Mr Lacy	Mr Skeggs	
Mr Crellin	Mr Lieberman	Mr Smith	
Mr Dixon	Mr McArthur	(<i>South Barwon</i>)	
Mr Dunstan	Mr McCance	Mr Smith	
Mr Ebery	Mr McClure	(<i>Warrnambool</i>)	<i>Tellers</i>
Mr Evans	Mr McGrath	Mr Tanner	Mr Cox
(<i>Ballarat North</i>)	Mr McInnes	Mr Templeton	Mr Reynolds

NOES, 32

Mr Amos	Mr Fordham	Mr Remington	Dr Vaughan
Mr Cain	Mr Gavin	Mr Roper	Mr Wilkes
Mr Cathie	Mr Ginifer	Mr Rowe	Mr Wilton
Dr Coghill	Mr Hockley	Mr Sidiropoulos	
Mr Crabb	Mr Jolly	Mr Simmonds	
Mr Culpin	Mr King	Mr Simpson	
Mr Edmunds	Mr Kirkwood	Mr Stirling	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mrs Toner	Mr Spyker
Mr Fogarty	Mr Miller	Mr Trezise	Mr Walsh

And so it was resolved in the affirmative.

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.

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

The House divided.

AYES, 42

Mr Austin	Mr Hamer	Mr McKellar	Mr Thompson
Mr Birrell	Mr Hann	Mr Mackinnon	Mr Weideman
Mr Borthwick	Mr Hayes	Mr Maclellan	Mr Williams
Mr Brown	Mr Jasper	Mrs Patrick	Mr Wood
Mr Burgin	Mr Jona	Mr Ramsay	
Mr Coleman	Mr Kennett	Mr Richardson	
Mr Collins	Mr Lacy	Mr Skeggs	
Mr Crellin	Mr Lieberman	Mr Smith	
Mr Dixon	Mr McArthur	(<i>South Barwon</i>)	
Mr Dunstan	Mr McCance	Mr Smith	
Mr Ebery	Mr McClure	(<i>Warrnambool</i>)	<i>Tellers</i>
Mr Evans	Mr McGrath	Mr Tanner	Mr Cox
(<i>Ballarat North</i>)	Mr McInnes	Mr Templeton	Mr Reynolds

NOES, 32

Mr Amos	Mr Fordham	Mr Remington	Dr Vaughan
Mr Cain	Mr Gavin	Mr Roper	Mr Wilkes
Mr Cathie	Mr Ginifer	Mr Rowe	Mr Wilton
Dr Coghill	Mr Hockley	Mr Sidiropoulos	
Mr Crabb	Mr Jolly	Mr Simmonds	
Mr Culpin	Mr King	Mr Simpson	
Mr Edmunds	Mr Kirkwood	Mr Stirling	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mrs Toner	Mr Spyker
Mr Fogarty	Mr Miller	Mr Trezise	Mr Walsh

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.

- 18 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.

- 19 ADJOURNMENT—Resolved—That the House do now adjourn.

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

No. 8—Wednesday, 24 September 1980

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 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:
 - Building Industry Long Service Leave Act 1975—No. 98.
 - Country Fire Authority Act 1958—No. 116.
- 3 CONSERVATION OF ENERGY RESOURCES COMMITTEE—Motion made, by leave, and question—That Mr Hann be discharged from attendance on the Conservation of Energy Resources Committee and Mr McGrath be appointed in his stead (*Mr Maclellan*)—put, after debate, and agreed to.
- 4 PUBLIC BODIES REVIEW COMMITTEE—Motion made, by leave, and question—That Mr McGrath be discharged from attendance on the Public Bodies Review Committee and Mr Hann be appointed in his stead (*Mr Maclellan*)—put and agreed to.
- 5 VICTORIAN GOVERNMENT TRAVEL AUTHORITY (AMENDMENT) BILL—Mr Wood obtained leave, with Mr Hamer, to bring in a Bill “to amend the ‘Victorian Government Travel Authority 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.
- 6 ROAD TRAFFIC (AMENDMENT) BILL—Mr Thompson obtained leave, with Mr Maclellan, to bring in a Bill “to amend the ‘Road Traffic Act 1958’, 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.
- 7 VICTORIAN FILM CORPORATION (COMMENCEMENT) BILL—Mr Lacy obtained leave, with Mr Hamer, to bring in a Bill “with respect to the coming into operation of the ‘Victorian Film Corporation (Amendment) Act 1980’”; and the said Bill was read a first time, ordered to be printed and, by leave, read a second time later this day.
- 8 STRATEGIES AND STRUCTURES FOR EDUCATION IN VICTORIA—Motion made and question proposed—That this House expresses its concern at the many inadequacies of the Government handling of the Green Paper “Strategies and Structures for Education in Victoria” and, in particular, the failure of the Government—(a) to provide sufficient time to allow for an adequate community response; and (b) to provide coherent options for community consideration in the paper itself (*Mr Fordham*)—and, after debate—
 - Amendment proposed—That all words and expressions after ‘Victoria’ and’ be omitted with the view of inserting in place thereof the words “calls on the Government to initiate positive and effective programmes designed to provide the services required by the community at the most economical cost” (*Mr Whiting*)—and, after debate—
 - Question—That expression proposed to be omitted stand part of the question—put.

The House divided.

AYES, 71

Mr Amos	Mr Edmunds	Mr McKellar	Mr Spyker
Mr Austin	Mr Ernst	Mr Mackinnon	Mr Stirling
Mr Balfour	Mr Fogarty	Mr Maclellan	Mr Tanner
Mr Birrell	Mr Fordham	Mr Mathews	Mr Templeton
Mr Borthwick	Mr Gavin	Mrs Patrick	Mr Thompson
Mr Brown	Mr Ginifer	Mr Ramsay	Mrs Toner
Mr Burgin	Mr Hamer	Mr Remington	Mr Trezise
Mr Cain	Mr Hayes	Mr Reynolds	Dr Vaughan
Mr Cathie	Mr Hockley	Mr Richardson	Mr Walsh
Mrs Chambers	Mr Jolly	Mr Roper	Mr Weideman
Dr Coghill	Mr Jona	Mr Rowe	Mr Wilkes
Mr Coleman	Mr Kennett	Mr Sidiropoulos	Mr Williams
Mr Collins	Mr King	Mr Simmonds	Mr Wilton
Mr Crabb	Mr Kirkwood	Mr Simpson	Mr Wood
Mr Crellin	Mr Lacy	Mr Skeggs	
Mr Culpin	Mr Lieberman	Mr Smith	
Mr Dixon	Mr McArthur	(<i>South Barwon</i>)	
Mr Dunstan	Mr McClure	Mr Smith	
Mr Ebery	Mr McInnes	(<i>Warrnambool</i>)	

Tellers

Mr Cox
Mr McCance

NOES, 6

Mr Jasper	Mr McGrath	Mr Ross-Edwards	<i>Tellers</i>
		Mr Whiting	Mr Evans
			(<i>Gippsland East</i>)
			Mr Hann

And so it was resolved in the affirmative.

Original question—put.

The House divided.

AYES, 31

Mr Amos	Mr Fordham	Mr Sidiropoulos	Mr Wilkes
Mr Cain	Mr Gavin	Mr Simmonds	Mr Wilton
Mr Cathie	Mr Hockley	Mr Simpson	
Dr Coghill	Mr Jolly	Mr Spyker	
Mr Crabb	Mr King	Mr Stirling	
Mr Culpin	Mr Kirkwood	Mrs Toner	
Mr Edmunds	Mr Mathews	Mr Trezise	<i>Tellers</i>
Mr Ernst	Mr Roper	Dr Vaughan	Mr Ginifer
Mr Fogarty	Mr Rowe	Mr Walsh	Mr Remington

NOES, 45

Mr Austin	Mr Ebery	Mr McClure	Mr Smith
Mr Balfour	Mr Evans	Mr McGrath	(<i>Warrnambool</i>)
Mr Birrell	(<i>Gippsland East</i>)	Mr McInnes	Mr Tanner
Mr Borthwick	Mr Hamer	Mr McKellar	Mr Templeton
Mr Brown	Mr Hann	Mr Mackinnon	Mr Thompson
Mr Burgin	Mr Hayes	Mr Maclellan	Mr Weideman
Mrs Chambers	Mr Jasper	Mr Ramsay	Mr Whiting
Mr Coleman	Mr Jona	Mr Reynolds	Mr Williams
Mr Collins	Mr Kennett	Mr Richardson	Mr Wood
Mr Crellin	Mr Lacy	Mr Ross-Edwards	
Mr Dixon	Mr Lieberman	Mr Skeggs	
Mr Dunstan	Mr McArthur	Mr Smith	<i>Tellers</i>
		(<i>South Barwon</i>)	Mr Cox
			Mr McCance

And so it passed in the negative.

9 MILDURA IRRIGATION AND WATER TRUSTS BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Smith, Warrnambool*).

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

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

- 10 LAND (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Wood*).
- Motion made and question—That the debate be now adjourned (*Mr Fordham*)—put and agreed to.
- Ordered—That the debate be adjourned until Wednesday next.
- 11 VICTORIAN FILM CORPORATION (COMMENCEMENT) BILL—SECOND READING—Ordered—That the consideration of this Order of the Day be postponed until later this day.
- 12 THE BANK OF ADELAIDE (MERGER) BILL—Order read for resuming debate on question—That this Bill be now read a second time.
- Mr Deputy Speaker announced that Mr Speaker had ruled the Bill a Private Bill.
- Motion made, by leave, and question—That all the Private Bill Standing Orders, except those relating to the payment of fees, be dispensed with and that this Bill be treated as a Public Bill (*Mr Maclellan*)—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 returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 13 POLICE REGULATION (CHARGES AND APPEALS) BILL—Order read for resuming debate on question—That this Bill now be 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 establishment of an independent complaints procedure to hear and determine, without cost, grievances from the public relating to members of the police force, such machinery to include an investigative unit within the force responsible to and supplemented by investigative personnel attached to the office of Ombudsman and under his control, with an independent tribunal headed by a judge to determine complaints and impose penalties as required” (*Mr Edmunds*)—and, after debate—
- Motion made and question—That the debate be now adjourned (*Mr Crellin*)—put and agreed to.
- Ordered—That the debate be adjourned until tomorrow.
- 14 VICTORIAN FILM CORPORATION (COMMENCEMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Lacy*).
- Motion made and question—That the debate be now adjourned (*Mr Cathie*)—put and agreed to.
- Ordered—That the debate be adjourned until Wednesday next.
- 15 ADJOURNMENT—Motion made and question—That the House, at its rising, adjourn until Tuesday next at forty-five minutes past One o'clock (*Mr Maclellan*)—put and agreed to.
- 16 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of the remaining Orders of the Day be postponed.

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

And then the House, at fifty-one minutes past Five o'clock, adjourned until Tuesday next.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 9, 10 and 11

No. 9—Tuesday, 30 September 1980

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 PETITIONS—RETAIL TRADING HOURS—Mr Mackinnon presented a Petition from certain members of the Box Hill Chamber of Commerce and Industry and citizens of Victoria; and Mr Hann presented a Petition from certain members of the Echuca Chamber of Commerce and residents of the Echuca District, praying that trading hours for retail shops be not increased and that an investigation be carried out into the effect on small businesses of trading in holiday resort areas, weekend markets and by street vendors.
Severally ordered to lie on the Table.
- 3 PETITION—ABORTION—Mr Collins presented a Petition from certain citizens praying that action be taken to stop all abortions in Victoria and restore respect for the sanctity of life in our community.
Ordered to lie on the Table.
- 4 PETITION—HEALTH AND HUMAN RELATIONS COURSES—Mr Burgin presented a Petition from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject matter.
Ordered to lie on the Table.
- 5 VICTORIAN TRANSPORT STUDY—Motion made, by leave, and question—That there be presented to this House a copy of the Victorian Transport Study comprising twenty-seven reports and a summary of submissions (*Mr Maclellan*)—put and agreed to.
- 6 PAPER—Mr Maclellan presented—
Victorian Transport Study—Twenty-seven reports and a summary of submissions—Return to the foregoing Order.
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:
 - Community Welfare Services—Report of the Department for the year 1978–79 (two papers)—Ordered to be printed.
 - Hospitals Superannuation Board—Report for the year 1978–79—Ordered to be printed.
 - State Savings Bank of Victoria—Reports, Statements, Returns &c. for the year 1979–80—Ordered to be printed.
 - Railways Act 1958—Report of the Victorian Railways Board for the year 1979–80—Ordered to be printed.
 Statutory Rules under the following Acts:
 - Boilers and Pressure Vessels Act 1970—Nos. 341, 342 and 349.
 - Companies Act 1961—No. 356.
 - Constitution Act Amendment Act 1958—No. 351.

County Court Act 1958—No. 358.
 Evidence Act 1958—No. 357.
 Finance Brokers Act 1969—No. 355.
 Friendly Societies Act 1958—No. 354.
 Hospitals Superannuation Act 1965—No. 339.
 Land Tax Act 1958—No. 350.
 Lifts and Cranes Act 1967—Nos. 343 and 344.
 Marine Act 1958—No. 340.
 Nurses Act 1958—No. 361.
 Public Records Act 1973—No. 359.
 Public Service Act 1974—No. 362.
 Racing Act 1958—No. 360.
 Scaffolding Act 1971—Nos. 345 to 347.
 Sunday Entertainment Act 1967—No. 348.
 Supreme Court Act 1958—Nos. 352 and 353.

Town and Country Planning Act 1961—

Benalla—City of Benalla Planning Scheme, Amendment No. 26.
 Cranbourne—Shire of Cranbourne (Western Port) Planning Scheme, Amendment No. 13.
 Flinders—Shire of Flinders Planning Scheme 1962, Amendment No. 105 (1977).
 Echuca—City of Echuca Planning Scheme, Amendment No. 46 (1980).
 Kilmore—Shire of Kilmore Planning Scheme 1973, Amendment No. 43 (1980).
 Maryborough—City of Maryborough Planning Scheme, Amendment No. 8.
 Mornington—Shire of Mornington Planning Scheme 1959, Amendment No. 126 (1979).

- 8 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 11)—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-Assistant of the Legislative Council for and in the absence of the Clerk of the Parliaments:
- Cattle Compensation (Amendment) Bill.
 The Bank of Adelaide (Merger) Bill.
- 9 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 12)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Public Works and Services Bill.
- 10 PUBLIC WORKS AND SERVICES BILL—Mr Austin, pursuant to Standing Order No. 169, obtained leave, with Mr Hamer, to bring in a Bill "*to authorize expenditure on Public Works and Services and for other purposes*"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 11 FUEL PRICES—Motion made and question proposed—That this House notes that escalating Commonwealth fuel prices have—(a) serious repercussions upon the State's economy; (b) disadvantaged the motoring public, particularly country, regional and rural dwellers who have no alternative public transport; and (c) caused no real increases in Commonwealth funding for Victorian road maintenance and construction, and calls upon Victorian candidates seeking office in the forthcoming Commonwealth elections, to declare that they will not support the ill-conceived world parity policy of the outgoing Fraser Government which has primarily financed the Budget deficit (*Mr Amos*)—and, after debate—
- Amendment proposed—That all the words after "calls upon" be omitted with the view of inserting in place thereof the words "the Victorian Government to implement a plan for the distribution of petroleum fuel so that the effects

of these policies are spread fairly throughout the community having particular regard to the availability of alternative resources" (*Mr Evans, Gippsland East*)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put.
The House divided.

AYES, 70

Mr Amos	Mr Edmunds	Mr McKellar	Mr Stirling
Mr Austin	Mr Ernst	Mr Mackinnon	Mr Tanner
Mr Balfour	Mr Fogarty	Mr Maclellan	Mr Templeton
Mr Borthwick	Mr Fordham	Mr Mathews	Mr Thompson
Mr Brown	Mr Gavin	Mr Miller	Mrs Toner
Mr Burgin	Mr Ginifer	Mrs Patrick	Mr Trezise
Mr Cain	Mr Hamer	Mr Ramsay	Dr Vaughan
Mr Cathie	Mr Hayes	Mr Remington	Mr Walsh
Mrs Chambers	Mr Hockley	Mr Reynolds	Mr Weideman
Dr Coghill	Mr Jolly	Mr Richardson	Mr Wilkes
Mr Coleman	Mr Jona	Mr Rowe	Mr Williams
Mr Collins	Mr King	Mr Sidiropoulos	Mr Wilton
Mr Cox	Mr Kirkwood	Mr Simmonds	Mr Wood
Mr Crabb	Mr Lacy	Mr Skeggs	
Mr Crellin	Mr Lieberman	Mr Smith	
Mr Culpin	Mr McArthur	(<i>South Barwon</i>)	
Mr Dixon	Mr McCance	Mr Smith	<i>Tellers:</i>
Mr Dunstan	Mr McClure	(<i>Warrnambool</i>)	Mr Kennett
Mr Ebery	Mr McInnes	Mr Spyker	Mr Simpson

NOES, 6

Mr Evans (<i>Gippsland East</i>)	Mr Ross-Edwards	Mr Whiting	<i>Tellers:</i>
	Mr Trewin		Mr Hann
			Mr McGrath

And so it was resolved in the affirmative.

Original question—put.

The House divided.

AYES, 31

Mr Amos	Mr Fordham	Mr Miller	Mr Trezise
Mr Cain	Mr Gavin	Mr Remington	Dr Vaughan
Mr Cathie	Mr Ginifer	Mr Sidiropoulos	Mr Walsh
Mr Crabb	Mr Hockley	Mr Simmonds	Mr Wilkes
Mr Culpin	Mr Jolly	Mr Simpson	Mr Wilton
Mr Edmunds	Mr King	Mr Spyker	<i>Tellers:</i>
Mr Ernst	Mr Kirkwood	Mr Stirling	Dr Coghill
Mr Fogarty	Mr Mathews	Mrs Toner	Mr Rowe

NOES, 45

Mr Austin	Mr Evans (<i>Gippsland East</i>)	Mr McKellar	Mr Templeton
Mr Balfour	Mr Hamer	Mr Mackinnon	Mr Thompson
Mr Borthwick	Mr Hann	Mr Maclellan	Mr Trewin
Mr Brown	Mr Hayes	Mrs Patrick	Mr Weideman
Mr Burgin	Mr Jona	Mr Ramsay	Mr Whiting
Mrs Chambers	Mr Kennett	Mr Reynolds	Mr Williams
Mr Coleman	Mr Lacy	Mr Richardson	Mr Wood
Mr Collins	Mr Lieberman	Mr Ross-Edwards	
Mr Cox	Mr McCance	Mr Skeggs	
Mr Crellin	Mr McClure	Mr Smith	
Mr Dixon	Mr McClure	(<i>South Barwon</i>)	<i>Tellers:</i>
Mr Dunstan	Mr McGrath	Mr Smith	Mr McArthur
Mr Ebery	Mr McInnes	(<i>Warrnambool</i>)	Mr Tanner

And so it passed in the negative.

- 12 VICTORIAN GOVERNMENT TRAVEL AUTHORITY (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Wood*).

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

Ordered—That the debate be adjourned until Tuesday, 14 October next.

- 13 ROAD TRAFFIC (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Thompson*).

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

Ordered—That the debate be adjourned until Tuesday next.

- 14 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question proposed—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—and, after debate—

Motion made and question—That the question be now put (*Mr Maclellan*)—put. The House divided.

AYES, 44

Mr Austin	Mr Evans	Mr Mackinnon	Mr Weideman
Mr Balfour	(<i>Gippsland East</i>)	Mr Maclellan	Mr Whiting
Mr Borthwick	Mr Hamer	Mrs Patrick	Mr Williams
Mr Brown	Mr Hann	Mr Ramsay	Mr Wood
Mr Burgin	Mr Hayes	Mr Reynolds	
Mrs Chambers	Mr Jona	Mr Richardson	
Mr Coleman	Mr Kennett	Mr Skeggs	
Mr Collins	Mr Lacy	Mr Smith	
Mr Crellin	Mr Lieberman	(<i>South Barwon</i>)	
Mr Dixon	Mr McArthur	Mr Smith	
Mr Dunstan	Mr McClure	(<i>Warrnambool</i>)	
Mr Ebery	Mr McGrath	Mr Tanner	<i>Tellers:</i>
Mr Evans	Mr McInnes	Mr Templeton	Mr Cox
(<i>Ballarat North</i>)	Mr McKellar	Mr Trewin	Mr McCance

NOES, 31

Mr Amos	Mr Gavin	Mr Rowe	Mr Wilkes
Mr Cain	Mr Ginifer	Mr Simmonds	Mr Wilton
Mr Cathie	Mr Hockley	Mr Simpson	
Dr Coghill	Mr Jolly	Mr Spyker	
Mr Crabb	Mr King	Mr Stirling	
Mr Culpin	Mr Kirkwood	Mrs Toner	
Mr Edmunds	Mr Mathews	Mr Trezise	<i>Tellers:</i>
Mr Fogarty	Mr Miller	Dr Vaughan	Mr Ernst
Mr Fordham	Mr Remington	Mr Walsh	Mr Sidiropoulos

And so it was resolved in the affirmative.

Question—accordingly put.

AYES, 44

Mr Austin	Mr Evans	Mr Mackinnon	Mr Weideman
Mr Balfour	(<i>Gippsland East</i>)	Mr Maclellan	Mr Whiting
Mr Borthwick	Mr Hamer	Mrs Patrick	Mr Williams
Mr Brown	Mr Hann	Mr Ramsay	Mr Wood
Mr Burgin	Mr Hayes	Mr Reynolds	
Mrs Chambers	Mr Jona	Mr Richardson	
Mr Coleman	Mr Kennett	Mr Skeggs	
Mr Collins	Mr Lacy	Mr Smith	
Mr Crellin	Mr Lieberman	(<i>South Barwon</i>)	
Mr Dixon	Mr McArthur	Mr Smith	
Mr Dunstan	Mr McClure	(<i>Warrnambool</i>)	
Mr Ebery	Mr McGrath	Mr Tanner	<i>Tellers:</i>
Mr Evans	Mr McInnes	Mr Templeton	Mr Cox
(<i>Ballarat North</i>)	Mr McKellar	Mr Trewin	Mr McCance

NOES, 31

Mr Amos	Mr Gavin	Mr Rowe	Mr Wilkes
Mr Cain	Mr Ginifer	Mr Simmonds	Mr Wilton
Mr Cathie	Mr Hockley	Mr Simpson	
Dr Coghill	Mr Jolly	Mr Spyker	
Mr Crabb	Mr King	Mr Stirling	
Mr Culpin	Mr Kirkwood	Mrs Toner	
Mr Edmunds	Mr Mathews	Mr Trezise	<i>Tellers:</i>
Mr Fogarty	Mr Miller	Dr Vaughan	Mr Ernst
Mr Fordham	Mr Remington	Mr Walsh	Mr Sidiropoulos

And so it was resolved in the affirmative.

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

And then the House, at nine minutes past Seven o'clock, adjourned until tomorrow.

J. H. CAMPBELL

Clerk of the Legislative Assembly

S. J. PLOWMAN

Speaker

No. 10—Wednesday, 1 October 1980

- Mr Speaker took the Chair and read the Prayer.
- PETITIONS—HEALTH AND HUMAN RELATIONS COURSES—Mr Whiting and Mr Evans (*Ballarat North*), respectively, presented Petitions from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject matter.
Severally ordered to lie on the Table.
- PETITION—GARDEN CITY BUS SERVICE—Mr Walsh presented a Petition from certain citizens praying that funds available for public transport be increased and that bus conductors be retained by the Melbourne and Metropolitan Tramways Board for the Garden City bus service.
Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Mr Maclellan*)—put and agreed to.
The Petition was read by the Clerk.
Ordered to lie on the Table.
- PETITION—RETAIL TRADING HOURS—Dr Coghill presented a Petition from certain members of the Melton Chamber of Commerce and residents of the Melton district praying that trading hours for retail shops be not increased and that an investigation be carried out into the effect on small businesses of trading in holiday resort areas, weekend markets and by street vendors.
Ordered to lie on the Table.
- PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:
Anti-Cancer Council of Victoria—Report and Statement of accounts for the year 1979–80.
Statutory Rules under the following Acts:
Extractive Industries Act 1966—No. 377.
Health Act 1958—No. 383.

Mines Act 1958—Nos. 363, 378 to 380.
 Mining Development Act 1958—No. 369.
 Pipelines Act 1967—Nos. 374, 375.
 Printers and Newspapers Act 1958—No. 365.
 Public Service Act 1974—PSD Nos. 102 to 106.
 Second-hand Dealers Act 1958—No. 364.

- 6 PUBLIC BODIES REVIEW COMMITTEE—Motion made, by leave, and question—That Standing Order No. 208 be suspended in respect of the Public Bodies Review Committee insofar as necessary to allow—(a) publication of fair and accurate reports of evidence given by witnesses examined at public hearings; and (b) the release of evidence, discussion notes and other documents and the publication thereof at the discretion of the Committee (*Mr Maclellan*)—put and agreed to.
- 7 CONSERVATION OF ENERGY RESOURCES COMMITTEE—Motion made, by leave, and question—That Standing Order No. 208 be suspended so far as to allow the release of evidence and documents by the Conservation of Energy Resources Committee at its discretion during the course of its investigations into vehicle and engine design (*Mr Maclellan*)—put and agreed to.
- 8 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 13)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Transport Works and Services Bill.
- 9 TRANSPORT WORKS AND SERVICES BILL—Mr Maclellan, pursuant to Standing Order No. 169, obtained leave, with Mr Thompson, to bring in a Bill "*to authorize Expenditure on Works and Services and other Purposes relating to Railways and other services*"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 BUSINESS FRANCHISE (TOBACCO) (AMENDMENT) BILL—Mr Thompson obtained leave, with Mr Maclellan, to bring in a Bill "*to amend the 'Business Franchise (Tobacco) 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.
- 11 PORT OF MELBOURNE AUTHORITY (AMENDMENT) BILL—Mr Austin obtained leave, with Mr Maclellan, to bring in a Bill "*to amend the 'Port of Melbourne Authority 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 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. 12 *ante*)—*and on the amendment*—That the following words be added to the proposed Address: "and respectfully desire to inform Your Excellency that this House requests that the Government of Victoria will take such measures as are necessary to declare Victoria a Nuclear-Free State by ensuring that there will be—(a) no uranium mining; (b) no siting, construction, or operation of any nuclear power facility; (c) no production, storage or transportation of radioactive material, other than for purposes (excluding nuclear power generation), as approved by Parliament from time to time; and (d) immediate divesting by the State Electricity Commission of Victoria and any other Victorian Government agency authority or body of assets acquired for nuclear power purposes"; 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 later this day.

- 13 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 14)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Swine Compensation (Partial Suspension) Bill.
- 14 SWINE COMPENSATION (PARTIAL SUSPENSION) BILL—Mr Smith (*Warrnambool*), pursuant to Standing Order No. 169, obtained leave, with Mr Wood, to bring in a Bill “to suspend the operation of certain provisions of the ‘Swine Compensation Act 1967’, to amend the ‘Swine Compensation Act 1967’ and for other purposes”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 15 PORT PHILLIP AUTHORITY (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Wood*).
Motion made and question—That the debate be now adjourned (*Mr Cathie*)—put and agreed to.
Ordered—That the debate be adjourned until Wednesday, 15 October instant.
- 16 POLICE REGULATION (CHARGES AND APPEALS) 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 Bill be withdrawn and redrafted to provide for the establishment of an independent complaints procedure to hear and determine, without cost, grievances from the public relating to members of the police force, such machinery to include an investigative unit within the force responsible to and supplemented by investigative personnel attached to the office of Ombudsman and under his control, with an independent tribunal headed by a judge to determine complaints and impose penalties as required”; debate resumed.

Business having been interrupted at 10.30 p.m.—

Motion made and question—That the sitting be continued (*Mr Maclellan*)—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, 44

Mr Austin	Mr Evans	Mr Mackinnon	Mr Weideman
Mr Balfour	(<i>Gippsland East</i>)	Mr Maclellan	Mr Whiting
Mr Borthwick	Mr Hann	Mrs Patrick	Mr Williams
Mr Brown	Mr Hayes	Mr Ramsay	Mr Wood
Mr Burgin	Mr Jasper	Mr Reynolds	
Mrs Chambers	Mr Jona	Mr Richardson	
Mr Coleman	Mr Kennett	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	
Mr Crellin	Mr McArthur	(<i>South Barwon</i>)	
Mr Dixon	Mr McCance	Mr Smith	
Mr Dunstan	Mr McClure	(<i>Warrnambool</i>)	
Mr Ebery	Mr McGrath	Mr Templeton	<i>Tellers</i>
Mr Evans	Mr McInnes	Mr Thompson	Mr Cox
(<i>Ballarat North</i>)	Mr McKellar	Mr Trewin	Mr Tanner

NOES, 31

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Gavin	Mr Rowe	Mr Wilton
Mr Cathie	Mr Ginifer	Mr Sidiropoulos	
Dr Coghill	Mr Jolly	Mr Simmonds	
Mr Crabb	Mr King	Mr Simpson	
Mr Culpin	Mr Kirkwood	Mr Spyker	
Mr Edmunds	Mr Mathews	Mr Stirling	<i>Tellers</i>
Mr Ernst	Mr Miller	Mrs Toner	Mr Hockley
Mr Fogarty	Mr Remington	Mr Trezise	Dr Vaughan

And so it was resolved in the affirmative.

Bill read a second time, after debate, 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—Transmitting a Bill for “*An Act to make Provision with respect to the Preservation of Order at meetings of Corporations and to amend section 17 of the ‘Summary Offences Act 1966’*”.
- 18 SUMMARY OFFENCES (CORPORATION MEETINGS) BILL—On the motion of Mr Maclellan, 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 Cemeteries (Amendment) Bill without amendment.
- 20 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.
- 21 ADJOURNMENT—Motion made and question proposed—That the House do now adjourn (*Mr Maclellan*)—and, after debate—

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

THURSDAY, 2 OCTOBER 1980

Question—put and agreed to.

And then the House, at thirty-seven minutes after Twelve o'clock in the morning, adjourned until later this day.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 11—Thursday, 2 October 1980

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 PETITIONS—HEALTH AND HUMAN RELATIONS COURSES—Mr Kennett and Mr Ebery, respectively, presented Petitions from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject matter.
Severally ordered to lie on the Table.
- 3 PETITION—UPFIELD RAILWAY LINE—Mr Gavin presented a Petition from certain citizens praying that the Upfield railway line be retained and upgraded.
Ordered to lie on the Table.
- 4 PETITION—TEACHER EMPLOYMENT TENURE—Mr Ernst presented a Petition from certain citizens opposing the policy of limited tenure employment for teachers and praying that the system be abolished and that teachers presently employed on limited tenure be given on-going employment.
Ordered to lie on the Table.

- 5 PETITION—BENDIGO—SWAN HILL RAIL SERVICE—Mr Ebery presented a Petition from certain residents of the Swan Hill district praying that the Bendigo—Swan Hill passenger rail service be permanently retained and upgraded.

Ordered to lie on the Table.

- 6 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:

Extractive Industries Act 1966—No. 376.

Health Act 1958—No. 382.

Inflammable Liquids Act 1966—No. 371.

Liquefied Gases Act 1968—No. 372.

Marine Act 1958—No. 325.

Mines Act 1958—Nos. 368, 381.

Public Service Act 1974—PSD No. 101.

Transfer of Land Act 1958—No. 366.

Workers Compensation Act 1958—No. 373.

- 7 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 15)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Port Phillip Authority (Amendment) Bill.

- 8 ADJOURNMENT—Motion made and question proposed—That the House, at its rising, adjourn until Tuesday, 21 October instant (*Mr Maclellan*)—and, after debate—

Amendment proposed—That the expression “21 October” be omitted with the view of inserting the expression “14 October” (*Mr Fordham*)—and, after debate—

Motion made and question—That the question be now put (*Mr Maclellan*)—put.
The House divided.

AYES, 44

Mr Austin	Mr Evans	Mr McInnes	Mr Tanner
Mr Borthwick	(<i>Gippsland East</i>)	Mr McKellar	Mr Templeton
Mr Brown	Mr Hamer	Mr Mackinnon	Mr Thompson
Mr Burgin	Mr Hann	Mr Maclellan	Mr Trewin
Mrs Chambers	Mr Hayes	Mr Ramsay	Mr Weideman
Mr Coleman	Mr Jasper	Mr Reynolds	Mr Williams
Mr Collins	Mr Jona	Mr Richardson	Mr Wood
Mr Crellin	Mr Kennett	Mr Ross-Edwards	
Mr Dixon	Mr Lieberman	Mr Skeggs	
Mr Dunstan	Mr McArthur	Mr Smith	
Mr Ebery	Mr McCance	(<i>South Barwon</i>)	<i>Tellers:</i>
Mr Evans	Mr McClure	Mr Smith	Mr Cox
(<i>Ballarat North</i>)	Mr McGrath	(<i>Warrnambool</i>)	Mrs Patrick

NOES, 32

Mr Amos	Mr Fordham	Mr Rowe	Mr Walsh
Mr Cain	Mr Ginifer	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Simmonds	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simpson	
Mr Crabb	Mr Kirkwood	Mr Spyker	
Mr Culpin	Mr Mathews	Mr Stirling	
Mr Edmunds	Mr Miller	Mrs Toner	<i>Tellers:</i>
Mr Ernst	Mr Remington	Mr Trezise	Mr Gavin
Mr Fogarty	Mr Roper	Dr Vaughan	Mr King

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.

AYES, 44

Mr Austin	Mr Evans	Mr McInnes	Mr Tanner
Mr Borthwick	(<i>Gippsland East</i>)	Mr McKellar	Mr Templeton
Mr Brown	Mr Hamer	Mr Mackinnon	Mr Thompson
Mr Burgin	Mr Hann	Mr Maclellan	Mr Trewin
Mrs Chambers	Mr Hayes	Mr Ramsay	Mr Weideman
Mr Coleman	Mr Jasper	Mr Reynolds	Mr Williams
Mr Collins	Mr Jona	Mr Richardson	Mr Wood
Mr Crellin	Mr Kennett	Mr Ross-Edwards	
Mr Dixon	Mr Lieberman	Mr Skeggs	
Mr Dunstan	Mr McArthur	Mr Smith	
Mr Ebery	Mr McCance	(<i>South Barwon</i>)	<i>Tellers:</i>
Mr Evans	Mr McClure	Mr Smith	Mr Cox
(<i>Ballarat North</i>)	Mr McGrath	(<i>Warrnambool</i>)	Mrs Patrick

NOES, 32

Mr Amos	Mr Fordham	Mr Rowe	Mr Walsh
Mr Cain	Mr Ginifer	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Simmonds	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simpson	
Mr Crabb	Mr Kirkwood	Mr Spyker	
Mr Culpin	Mr Mathews	Mr Stirling	
Mr Edmunds	Mr Miller	Mrs Toner	<i>Tellers:</i>
Mr Ernst	Mr Remington	Mr Trezise	Mr Gavin
Mr Fogarty	Mr Roper	Dr Vaughan	Mr King

And so it was resolved in the affirmative.

Original question—put.

The House divided.

AYES, 44

Mr Austin	Mr Evans	Mr McInnes	Mr Tanner
Mr Borthwick	(<i>Gippsland East</i>)	Mr McKellar	Mr Templeton
Mr Brown	Mr Hamer	Mr Mackinnon	Mr Thompson
Mr Burgin	Mr Hann	Mr Maclellan	Mr Trewin
Mrs Chambers	Mr Hayes	Mr Ramsay	Mr Weideman
Mr Coleman	Mr Jasper	Mr Reynolds	Mr Williams
Mr Collins	Mr Jona	Mr Richardson	Mr Wood
Mr Crellin	Mr Kennett	Mr Ross-Edwards	
Mr Dixon	Mr Lieberman	Mr Skeggs	
Mr Dunstan	Mr McArthur	Mr Smith	
Mr Ebery	Mr McCance	(<i>South Barwon</i>)	<i>Tellers:</i>
Mr Evans	Mr McClure	Mr Smith	Mr Cox
(<i>Ballarat North</i>)	Mr McGrath	(<i>Warrnambool</i>)	Mrs Patrick

NOES, 32

Mr Amos	Mr Fordham	Mr Rowe	Mr Walsh
Mr Cain	Mr Ginifer	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Simmonds	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simpson	
Mr Crabb	Mr Kirkwood	Mr Spyker	
Mr Culpin	Mr Mathews	Mr Stirling	
Mr Edmunds	Mr Miller	Mrs Toner	<i>Tellers:</i>
Mr Ernst	Mr Remington	Mr Trezise	Mr Gavin
Mr Fogarty	Mr Roper	Dr Vaughan	Mr King

And so it was resolved in the affirmative.

Ordered—That the House, at its rising, adjourn until Tuesday, 21 October instant.

- 9 APPROPRIATION (1980–81, No. 1) BILL—Order read for resuming debate on question—That this Bill now be read a second time; debate resumed.

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

Ordered—That the debate be adjourned until tomorrow.

- 10 SWINE COMPENSATION (PARTIAL SUSPENSION) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Smith, Warrnambool*).

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

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

- 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. 12 *ante*)—*and on the amendment*—That the following words be added to the proposed Address: “and respectfully desire to inform Your Excellency that this House requests that the Government of Victoria will take such measures as are necessary to declare Victoria a Nuclear-Free State by ensuring that there will be—(a) no uranium mining; (b) no siting, construction, or operation of any nuclear power facility; (c) no production, storage or transportation of radioactive material, other than for purposes (excluding nuclear power generation), as approved by Parliament from time to time; and (d) immediate divesting by the State Electricity Commission of Victoria and any other Victorian Government agency, authority or body of assets acquired for nuclear power purposes”; 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.

- 12 TRANSPORT WORKS AND SERVICES BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).

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

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

- 13 BUSINESS FRANCHISE (TOBACCO) (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Thompson*).

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

Ordered—That the debate be adjourned until Tuesday, 21 October instant.

- 14 PORT OF MELBOURNE AUTHORITY (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Austin*).

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

Ordered—That the debate be adjourned until tomorrow.

- 15 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.

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

And then the House, at fifty-five minutes past Five o'clock, adjourned until Tuesday, 21 October instant.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 12, 13 and 14

No. 12—Tuesday, 21 October 1980

1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.

2 PETITION—PORT MELBOURNE, SOUTH MELBOURNE AND ST KILDA RAIL SERVICES—Mr Walsh presented a Petition from certain citizens of Victoria praying that the recommendations contained in the report of the Victorian Transport Study concerning the closure of train and tram services in Port Melbourne, South Melbourne and St Kilda be rejected and a programme to improve train and tram services throughout Melbourne be commenced.

Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Mr Walsh*)—put and agreed to.

The Petition was read by the Clerk.

Ordered to lie on the Table.

3 PETITIONS—HEALTH AND HUMAN RELATIONS COURSES—Mrs Chambers and Mr Reynolds, respectively, presented Petitions from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject-matter.

Severally ordered to lie on the Table.

4 PETITION—SMALL BUSINESS PROTECTION—Mr Mackinnon presented a Petition from certain citizens praying that shop trading hours be not extended and that legislation be enacted to protect small businesses from the operation of large retail chain stores.

Ordered to lie on the Table.

5 PETITION—UPFIELD RAILWAY LINE—Mr Gavin presented a Petition from certain citizens praying that the Upfield railway line be retained and upgraded.

Ordered to lie on the Table.

6 PETITION—LILYDALE TO HEALESVILLE RAILWAY—Mr Reynolds presented a Petition from certain citizens of Victoria praying that the Lilydale to Healesville railway line be retained and that the service continue in operation.

Ordered to lie on the Table.

7 PETITION—B.Y.O. LICENSING CONDITIONS—Mr Cox presented a Petition from certain owners, operators and patrons of B.Y.O. restaurants, praying that the proposed legislation to amend Victorian licensing laws provide for the extension of hours during which liquor may be consumed at B.Y.O. restaurants and enable wines and beers to be purchased at such venues to supplement the initial supply of liquor brought to the restaurant by the patron.

Ordered to lie on the Table.

8 PETITION—RETAIL TRADING HOURS—Mr Burgin presented a Petition from certain members of the Ararat Chamber of Commerce and residents of the Ararat district praying that trading hours for retail shops be not increased and that an investigation be carried out into the effect on small businesses of trading in holiday resort areas, weekend markets and by street vendors.

Ordered to lie on the Table.

- 9 PETITION—NEWPORT TO WILLIAMSTOWN AND ALTONA RAILWAY—Mr Stirling presented a Petition from certain citizens praying that the recommendations contained in the Report of the Victorian Transport Study concerning the closure of Newport to Williamstown and Altona railway lines be rejected.

Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Mr Stirling*)—put and agreed to.

The Petition was read by the Clerk.

Ordered to lie on the Table.

- 10 DRUG PROBLEM REPORT—Motion made, by leave, and question—That there be presented to this House a copy of the Report of the Interdepartmental Working Party on the Drug Problem in Victoria (Volume 1) (*Mr Hamer*)—put and agreed to.

- 11 PAPER—Mr Hamer presented:

Drug Problem in Victoria—Report of the Interdepartmental Working Party (Volume 1)—Return to the foregoing Order.

Ordered to lie on the Table and to be printed.

- 12 PAPERS—Mr Speaker presented:

Finance 1979–80—Statement of Receipts and Payments of the Consolidated Fund and the Trust Fund for the year ended 30 June, 1980, 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.

Mr Maclellan presented, by Command of His Excellency the Governor:

Drugs—Report of the Australian Royal Commission of Inquiry into Drugs to the Victorian Government on Matters of Particular Relevance to the State of Victoria.

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:

Adult Education—Report of the Council for the year 1979–80.

Environment Protection Authority—Report for the year 1979–80—Ordered to be printed.

Government Buildings Advisory Council—Report for the year 1979–80.

LaTrobe University—Report of the Council for the year 1979; together with the Statutes approved by the Governor in Council during 1979.

Library Council of Victoria—Report for the year 1978–79.

Public Record Office—Report of the Keeper of Public Records for the year 1979–80.

Statutory Rules under the following Acts:

Abattoir and Meat Inspection Act 1973—Nos. 393, 394.

Archaeological and Aboriginal Relics Preservation Act 1972—No. 402.

Building Societies Act 1976—No. 409.

Community Welfare Services Act 1970—No. 392.

County Court Act 1958—No. 401.

Explosives Act 1960—No. 370.

Industrial Training Act 1975—Nos. 385, 386.

Instruments Act 1958—No. 389.

Marine Act 1958—Nos. 399, 400.

Mines Act 1958—No. 384.

Motor Car Act 1958—No. 398.

- Property Law Act 1958—No. 391.
 Public Service Act 1974—P.S.D. Nos. 107 to 112, 114.
 Racing Act 1958—Nos. 395, 397.
 Registration of Births Deaths and Marriages Act 1959—No. 405.
 Religious Successory and Charitable Trusts Act 1958—No. 390.
 Rural Finance and Settlement Commission Act 1961—No. 406.
 Second-hand Dealers Act 1958—No. 403.
 Small Claims Tribunals Act 1973—No. 404.
 Stock Diseases Act 1968—No. 387.
 Strata Titles Act 1967—No. 388.
 Town and Country Planning Act 1961—Nos. 407, 408.
 Weights and Measures Act 1958—No. 367.
 Zoological Parks and Gardens Act 1967—No. 396.
- Survey Co-ordination Act 1958—Report on the Progress and Co-ordination of Surveys under the National Mapping Scheme for the year 1979–80 and of the Place Names Committee for the year 1979–80.
- Teaching Service Act 1958—
- Teaching Service—Primary Schools Division (Classification, Salaries, and Allowances) Regulation—Regulations amended (No. 516).
 - Teaching Service—Secondary Schools Division (Classification, Salaries, and Allowances) Regulation—Regulations amended (No. 517).
 - Teaching Service—(Teachers Tribunal) Regulations—Regulations amended (Nos. 519, 521) (two papers).
 - Teaching Service—Technical Schools Division (Classification, Salaries, and Allowances) Regulation—Regulations amended (Nos. 518, 520) (two papers).
- Totalizator Agency Board—Statement of accounts for the year ended 26 July 1980.
- Town and Country Planning Act 1961—
- Bacchus Marsh—Shire of Bacchus Marsh Planning Scheme, Amendment No. 17.
 - Bairnsdale—Town of Bairnsdale Planning Scheme, Amendment No. 32.
 - Ballaarat—City of Ballaarat Planning Scheme, Amendment No. 55.
 - Bendigo—City of Bendigo Planning Scheme 1962, Amendment Nos. 30, 32 (two papers).
 - Buninyong—Shire of Buninyong Planning Scheme, Amendment No. 10.
 - Flinders—Shire of Flinders Planning Scheme 1962, Amendment No. 128 (1980).
 - Gisborne Shire Planning Scheme.
 - Knox—City of Knox Planning Scheme 1965, Amendment Nos. 202 (1978), 211, 214 (1979) (three papers).
 - Melbourne Metropolitan Planning Scheme—Amendment Nos. 3 (Part 1c), 110 (Part 4), 115 (Part 2A), 116 (Part 2) (four papers).
 - Mildura—City of Mildura Planning Scheme, Amendment No. 36 (1980).
 - Mornington—Shire of Mornington Planning Scheme 1959, Amendment No. 127 (1979).
 - Rosedale—Shire of Rosedale Planning Scheme, Amendment No. 15 (1979).
 - Sherbrooke—Shire of Sherbrooke Planning Scheme 1965, Amendment No. 121A (1978).
 - Traralgon—City of Traralgon Planning Scheme 1957, Amendment Nos. 16 (1979), 23 (two papers).
 - Werribee—Shire of Werribee Planning Scheme 1963, Amendment No. 73.

Yackandandah—Shire of Yackandandah Planning Scheme 1965 (Township of Yackandandah), Amendment No. 8.

Transport Regulation Board—Report for the year 1979–80—Ordered to be printed.

- 13 MINISTERIAL STATEMENT—DRUG PROBLEM—Mr Hamer made a Ministerial Statement relating to the Drug Problem.

Ordered, after debate—That the Ministerial Statement be taken into consideration tomorrow.

- 14 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 16)—ASSENT TO BILL—Informing the Assembly that he had, on 7 October last, 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: Cemeteries (Amendment) Bill.

- 15 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 17)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Residential Tenancies Bill.

- 16 RESIDENTIAL TENANCIES BILL—Mr Maclellan, pursuant to Standing Order No. 169, obtained leave, with Mr Ramsay, to bring in a Bill “to simplify and modernize the Law relating to Residential Tenancies, to define the Rights and Duties of Landlords and Tenants of Residential Premises, to promote the quick and inexpensive Resolution of Disputes between Landlords and Tenants of Residential Premises, to provide for a Residential Tenancies Tribunal, to amend the ‘Landlord and Tenant Act 1958’, the ‘Ministry of Consumer Affairs Act 1973’ and the ‘Administrative Law 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.

- 17 LIQUOR CONTROL (AMENDMENT) BILL—Mr Ramsay obtained leave, with Mr Hamer, to bring in a Bill “to amend 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.

- 18 VICTORIAN TRANSPORT STUDY REPORTS MOTIONS—Motion made and question—That, in respect of General Business Motions listed as Nos. 1 to 3 inclusive on the Notice Paper, this House requires that these motions be debated concurrently and that Standing Orders be suspended so far as to allow such motions to be so considered (*Mr Maclellan*)—after debate, put.

The House divided.

AYES, 41

Mr Austin	Mr Ebery	Mr McKellar	Mr Tanner
Mr Balfour	Mr Evans	Mr Mackinnon	Mr Templeton
Mr Birrell	(Ballarat North)	Mr Maclellan	Mr Thompson
Mr Borthwick	Mr Hamer	Mrs Patrick	Mr Weideman
Mr Brown	Mr Hayes	Mr Ramsay	Mr Williams
Mr Burgin	Mr Jona	Mr Reynolds	Mr Wood
Mrs Chambers	Mr Kennett	Mr Richardson	
Mr Coleman	Mr Lacy	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	
Mr Crellin	Mr McCance	(South Barwon)	Tellers
Mr Dixon	Mr McClure	Mr Smith	Mr Cox
Mr Dunstan	Mr McInnes	(Warrnambool)	Mr McArthur

NOES, 38

Mr Amos	Mr Fogarty	Mr Miller	Mrs Toner
Mr Cain	Mr Fordham	Mr Remington	Mr Trewin
Mr Cathie	Mr Ginifer	Mr Roper	Mr Trezise
Dr Coghill	Mr Hockley	Mr Ross-Edwards	Dr Vaughan
Mr Crabb	Mr Jasper	Mr Rowe	Mr Whiting
Mr Culpin	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Edmunds	Mr King	Mr Simmonds	Mr Wilton
Mr Ernst	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Evans	Mr McGrath	Mr Spyker	Mr Gavin
(<i>Gippsland East</i>)	Mr Mathews	Mr Stirling	Mr Walsh

And so it was resolved in the affirmative.

- 19 VICTORIAN TRANSPORT STUDY—METROPOLITAN PUBLIC TRANSPORT—Motion made and question proposed—That this House rejects the recommendations contained in the report of the Victorian Transport Study entitled “Metropolitan Public Transport” and directs the Minister of Transport to expand, improve and co-ordinate all existing rail, tram and bus services (*Mr Crabb*).

Motion made and question—That the debate be now adjourned (*Mr Maclellan*)—after debate, put.

The House divided.

AYES, 47

Mr Austin	Mr Evans	Mr McGrath	Mr Smith
Mr Balfour	(<i>Ballarat North</i>)	Mr McInnes	(<i>Warrnambool</i>)
Mr Birrell	Mr Evans	Mr McKellar	Mr Tanner
Mr Borthwick	(<i>Gippsland East</i>)	Mr Mackinnon	Mr Templeton
Mr Brown	Mr Hamer	Mr Maclellan	Mr Thompson
Mr Burgin	Mr Hann	Mrs Patrick	Mr Trewin
Mrs Chambers	Mr Jasper	Mr Ramsay	Mr Weideman
Mr Coleman	Mr Jona	Mr Reynolds	Mr Whiting
Mr Collins	Mr Kennett	Mr Richardson	Mr Williams
Mr Crellin	Mr Lacy	Mr Ross-Edwards	Mr Wood
Mr Dixon	Mr Lieberman	Mr Skeggs	<i>Tellers</i>
Mr Dunstan	Mr McCance	Mr Smith	Mr Cox
Mr Ebery	Mr McClure	(<i>South Barwon</i>)	Mr McArthur

NOES, 32

Mr Amos	Mr Fordham	Mr Roper	Dr Vaughan
Mr Cain	Mr Ginifer	Mr Rowe	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simmonds	
Mr Crabb	Mr King	Mr Simpson	
Mr Culpin	Mr Kirkwood	Mr Spyker	
Mr Edmunds	Mr Mathews	Mr Stirling	<i>Tellers</i>
Mr Ernst	Mr Miller	Mrs Toner	Mr Gavin
Mr Fogarty	Mr Remington	Mr Trezise	Mr Walsh

And so it was resolved in the affirmative.

Ordered—That the debate be adjourned until tomorrow.

- 20 SUMMARY OFFENCES (CORPORATION MEETINGS) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).

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

Ordered—That the debate be adjourned until Tuesday next.

- 21 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.

- 22 APPROPRIATION (1980-81, 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 Dixon*)—put and agreed to.
Debate resumed on question.
And the House having continued to sit till after Twelve of the clock—
- WEDNESDAY, 22 OCTOBER 1980
- Motion made and question—That the debate be now adjourned (*Mr Kirkwood*)—put and agreed to.
Ordered—That the debate be adjourned until tomorrow.
- 23 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Parliamentary Salaries and Superannuation Bill without amendment.
- 24 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.
- 25 ADJOURNMENT—Resolved—That the House do now adjourn.
And then the House, at forty-five minutes past Two o'clock in the morning adjourned until later this day.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 13—Wednesday, 22 October 1980

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 MINISTERIAL STATEMENT—LOY YANG SITUATION—Mr Balfour having commenced to make a Ministerial Statement relating to the Loy Yang Situation, and—
Mr Speaker having ruled that part of the Statement infringed the *sub-judice* convention—
Mr Balfour resumed his seat.
- 3 PETITION—TEACHER EMPLOYMENT TENURE—Mr Weideman presented a Petition from certain citizens opposing the policy of limited tenure employment for teachers and praying that the system be abolished and that teachers presently employed on limited tenure be given on-going employment.
Ordered to lie on the Table.
- 4 PETITIONS—HEALTH AND HUMAN RELATIONS COURSES—Mr Birrell and Mr McArthur, respectively, presented Petitions from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject-matter.
Severally ordered to lie on the Table.

- 5 PETITION—MELBOURNE—KYNETON—BENDIGO RAILWAY—Mr Reynolds presented a Petition from certain citizens opposing the recommendation contained in the report of the Victorian Transport Study for the closure of country rail passenger services, particularly the Melbourne, Kyneton, Bendigo service and praying that country rail services be maintained and upgraded.
- Ordered to lie on the Table.
- 6 PETITION—SEXUAL OFFENCES—Mr Reynolds presented a Petition from certain members and adherents of the Kyneton Baptist Church praying that the House take no action to diminish the existing law relating to certain sexual offences.
- Ordered to lie on the Table.
- 7 PETITION—NUCLEAR POWER GENERATION—Dr Coghill presented a Petition from certain citizens praying that there be no nuclear power generation in Victoria.
- Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Dr Coghill*)—put and agreed to.
- The Petition was read by the Clerk.
- Ordered to lie on the Table.
- 8 DRUG PROBLEM REPORT—Motion made, by leave, and question—That there be presented to this House a copy of the Inter-Departmental Working Party Report on the Drug Problem in Victoria (Volume 2) (*Mr Hamer*)—put and agreed to.
- 9 PAPER—Mr Hamer presented—
- Drug Problem in Victoria—Report of the Interdepartmental Working Party (Volume 2)—Return to the foregoing Order.
- Ordered to lie on the Table and to be printed.
- 10 PAPER—The following paper, pursuant to the direction of an Act of Parliament, was laid upon the Table by the Clerk:
- Registration of Births Deaths and Marriages Act 1959—General Abstract of the number of live births, still-births, deaths and marriages in Victoria for the year 1979.
- 11 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 18)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the State Forests Works and Services Bill.
- 12 STATE FORESTS WORKS AND SERVICES BILL—Mr Smith (*Warrnambool*), pursuant to Standing Order No. 169, obtained leave, with Mr Thompson, to bring in a Bill “to authorize Expenditure on Works and Services and other purposes relating to State Forests”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 13 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 19)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Educational Grants (Continuation) Bill.
- 14 EDUCATIONAL GRANTS (CONTINUATION) BILL—Mr Lacy, pursuant to Standing Order No. 169, obtained leave, with Mr Thompson, to bring in a Bill “to amend the ‘Educational Grants Act 1973’”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

- 15 POLICE REGULATION (AMENDMENT) BILL—Mr Thompson obtained leave, with Mr Borthwick, to bring in a Bill “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 read a second time tomorrow.
- 16 COUNTRY ROADS (ROAD MARKING) BILL—Mr Maclellan obtained leave, with Mr Thompson, to bring in a Bill “to amend section 113 of the ‘Country Roads Act 1958’”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 17 PUBLIC SERVICE (AMENDMENT) BILL—Mr Hamer obtained leave, with Mr Thompson, to bring in a Bill “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.
- 18 CHARLTON (LAND EXCHANGE) BILL—Mr Wood obtained leave, with Mr Borthwick, to bring in a Bill “to provide for the Exchange of certain Lands in the Parish of Charlton East, and for other purposes”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 19 EDUCATIONAL INSTITUTIONS (GUARANTEES) (AMENDMENT) BILL—Mr Lacy obtained leave, with Mr Thompson, to bring in a Bill “to amend the ‘Educational Institutions (Guarantees) Act 1976’”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 20 YOUTH, SPORT AND RECREATION (AGREEMENTS) BILL—Mr Dixon, obtained leave, with Mr Lacy, to bring in a Bill “to amend the ‘Youth, Sport and Recreation Act 1972’ with respect to the powers of the Minister to enter into agreements and arrangements and for other purposes”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 21 AGRICULTURE ACTS (REPEAL) BILL—Mr Smith (*Warrnambool*), obtained leave, with Mr Austin, to bring in a Bill “to repeal the ‘Brands Act 1928’ and the ‘Cattle Breeding Act 1958’”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 22 HEALTH (REPORTING TO PARLIAMENT) BILL (No. 2)—Mr Borthwick, obtained leave, with Mr Lieberman, to bring in a Bill “to amend certain Acts administered by the Minister of Health to require bodies established under those Acts to submit reports and financial statements to the Minister of Health, to require the Minister of Health to lay such reports and statements before both Houses of Parliament and for other purposes”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 23 VICTORIAN TRANSPORT STUDY—COUNTRY PASSENGER SERVICES—Motion made and question proposed—That this House rejects the recommendations contained in the report of the Victorian Transport Study entitled “Country Passenger Services” and directs the Minister of Transport to produce a plan to expand, improve and co-ordinate existing country rail and bus services (*Mr Crabb*).
- Motion made and question—That the debate be now adjourned (*Mr Maclellan*)
—put and agreed to.
- Ordered, after debate—That the debate be adjourned until tomorrow.
- 24 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.

25 ALCOA (PORTLAND ALUMINIUM SMELTER) 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 Maclellan*)—put and agreed to.

Debate resumed on question.

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

THURSDAY, 23 OCTOBER 1980

Question—That this Bill be now read a second time—put.

The House divided.

AYES, 47

Mr Austin	Mr Hamer	Mrs Patrick	Mr Whiting
Mr Balfour	Mr Hann	Mr Ramsay	Mr Williams
Mr Birrell	Mr Hayes	Mr Reynolds	Mr Wood
Mr Borthwick	Mr Jasper	Mr Richardson	
Mr Brown	Mr Jona	Mr Ross-Edwards	
Mr Burgin	Mr Kennett	Mr Skeggs	
Mrs Chambers	Mr Lacy	Mr Smith	
Mr Coleman	Mr Lieberman	(<i>South Barwon</i>)	
Mr Collins	Mr McCance	Mr Smith	
Mr Crellin	Mr McClure	(<i>Warrnambool</i>)	
Mr Dixon	Mr McGrath	Mr Tanner	
Mr Dunstan	Mr McInnes	Mr Templeton	
Mr Ebery	Mr McKellar	Mr Thompson	
Mr Evans	Mr Mackinnon	Mr Trewin	
(<i>Gippsland East</i>)	Mr Maclellan	Mr Weideman	
			<i>Tellers:</i>
			Mr Cox
			Mr McArthur

NOES, 32

Mr Amos	Mr Fordham	Mr Roper	Dr Vaughan
Mr Cain	Mr Ginifer	Mr Rowe	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simmonds	
Mr Crabb	Mr King	Mr Simpson	
Mr Culpin	Mr Kirkwood	Mr Spyker	
Mr Edmunds	Mr Mathews	Mr Stirling	
Mr Ernst	Mr Miller	Mrs Toner	
Mr Fogarty	Mr Remington	Mr Trezise	
			<i>Tellers:</i>
			Mr Gavin
			Mr Walsh

And so it was resolved in the affirmative.

Bill read the 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 Hamer*)—put.

The House divided.

AYES, 47

Mr Austin	Mr Hamer	Mrs Patrick	Mr Whiting
Mr Balfour	Mr Hann	Mr Ramsay	Mr Williams
Mr Birrell	Mr Hayes	Mr Reynolds	Mr Wood
Mr Borthwick	Mr Jasper	Mr Richardson	
Mr Brown	Mr Jona	Mr Ross-Edwards	
Mr Burgin	Mr Kennett	Mr Skeggs	
Mrs Chambers	Mr Lacy	Mr Smith	
Mr Coleman	Mr Lieberman	(<i>South Barwon</i>)	
Mr Collins	Mr McCance	Mr Smith	
Mr Crellin	Mr McClure	(<i>Warrnambool</i>)	
Mr Dixon	Mr McGrath	Mr Tanner	
Mr Dunstan	Mr McInnes	Mr Templeton	
Mr Ebery	Mr McKellar	Mr Thompson	
Mr Evans	Mr Mackinnon	Mr Trewin	
(<i>Gippsland East</i>)	Mr Maclellan	Mr Weideman	
			<i>Tellers:</i>
			Mr Cox
			Mr McArthur

NOES, 32

Mr Amos	Mr Fordham	Mr Roper	Dr Vaughan
Mr Cain	Mr Ginifer	Mr Rowe	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simmonds	
Mr Crabb	Mr King	Mr Simpson	
Mr Culpin	Mr Kirkwood	Mr Spyker	
Mr Edmunds	Mr Mathews	Mr Stirling	<i>Tellers:</i>
Mr Ernst	Mr Miller	Mrs Toner	Mr Gavin
Mr Fogarty	Mr Remington	Mr Trezise	Mr Walsh

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.

- 26 APPROPRIATION (1980–81, No. 1) BILL—Order read for resuming debate on question—That this Bill be now read a second time; debate resumed.

Bill read second time and committed; considered in Committee.

Committee reported progress; to sit again tomorrow.

- 27 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.

- 28 ADJOURNMENT—Resolved—That the House do now adjourn.

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

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 14—Thursday, 23 October 1980

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—UPFIELD RAILWAY—Mr Gavin presented a Petition from certain Councillors of the City of Melbourne praying that the Upfield railway line be retained and improved.
Ordered to lie on the Table.
- 3 PETITIONS—HEALTH AND HUMAN RELATIONS COURSES—Mr McGrath and Mr McKellar, respectively, presented Petitions from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject-matter.
Severally ordered to lie on the Table.
- 4 PETITION—BENDIGO—SWAN HILL RAIL SERVICE—Mr McKellar presented a Petition from certain residents of the Swan Hill district praying that the Bendigo—Swan Hill passenger rail service be permanently retained and upgraded.
Ordered to lie on the Table.
- 5 PETITION—RETAIL TRADING HOURS—Mr McArthur presented a Petition from certain members of the Croydon Chamber of Commerce and residents of the Croydon district praying that trading hours for retail shops be not increased

and that an investigation be carried out into the effect on small businesses of trading in holiday resort areas, weekend markets and by street vendors.

Ordered to lie on the Table.

- 6 PETITION—SMALL BUSINESS PROTECTION—Mr Coleman presented a Petition from certain citizens praying that shop trading hours be not extended and that legislation be enacted to protect small businesses from the operation of large retail chain stores.
- Ordered to lie on the Table.
- 7 PAPER—The following Paper, pursuant to the direction of an Act of Parliament, was laid upon the Table by the Clerk:
- Country Roads Board—Report for the year 1979–80—Ordered to be printed.
- 8 LAND TAX BILL—Mr Thompson, pursuant to Standing Order No. 169 (b), obtained leave, with Mr Hamer, 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.
- 9 PLANNING APPEALS BOARD BILL—Mr Lieberman obtained leave, with Mr Hamer, to bring in a Bill “to make Provision for the Establishment and Constitution of a Planning Appeals Board, to confer Jurisdiction thereon, to amend the ‘Country Roads Act 1958’, the ‘Drainage Areas Act 1958’, the ‘Health Act 1958’, the ‘Local Government Act 1958’, the ‘Town and Country Planning Act 1961’, the ‘Port Phillip Authority Act 1966’, the ‘Strata Titles Act 1967’, the ‘Environment Protection Act 1970’, the ‘Cluster Titles Act 1974’, the ‘Drainage of Land Act 1975’ and the ‘Central Gippsland (Brown Coal Land Compensation) 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.
- 10 HEALTH COMMISSION (AMENDMENT) BILL—Mr Borthwick obtained leave, with Mr Lieberman, to bring in a Bill “to amend the ‘Health Commission Act 1977’ and the ‘Hospitals and Charities 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 VICTORIAN TRANSPORT STUDY—TRANSPORT OF MISCELLANEOUS FREIGHT—Motion made and question proposed—That this House rejects the recommendations contained in the report of the Victorian Transport Study entitled “Transport of Miscellaneous Freight” and directs the Minister of Transport to remove all impediments to the provision of a door-to-door freight service by Victorian Railways (Mr Crabb).
- Motion made and question—That the debate be now adjourned (Mr Maclellan)—put, after debate, and agreed to.
- Ordered—That the debate be adjourned until later this day.
- 12 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of the Orders of the Day, Government Business, be postponed until later this day.
- 13 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, General Business, Nos. 1 to 22 inclusive, be postponed until after Nos. 23 and 24 and the Order of the Day for the resumption of debate on the question concerning the Victorian Transport Study—Transport of Miscellaneous Freight postponed earlier this day.

- 14 VICTORIAN TRANSPORT STUDY—METROPOLITAN PUBLIC TRANSPORT, COUNTRY PASSENGER SERVICES AND TRANSPORT OF MISCELLANEOUS FREIGHT—Order read for resuming debate on questions which the House had resolved to be debated concurrently, namely—

- (i) METROPOLITAN PUBLIC TRANSPORT—That this House rejects the recommendations contained in the report of the Victorian Transport Study entitled “Metropolitan Public Transport” and directs the Minister of Transport to expand, improve and co-ordinate all existing rail, tram and bus services.
- (ii) COUNTRY PASSENGER SERVICES—That this House rejects the recommendations contained in the report of the Victorian Transport Study entitled “Country Passenger Services” and directs the Minister of Transport to produce a plan to expand, improve and co-ordinate existing country rail and bus services.
- (iii) TRANSPORT OF MISCELLANEOUS FREIGHT—That this House rejects the recommendations contained in the report of the Victorian Transport Study entitled “Transport of Miscellaneous Freight” and directs the Minister of Transport to remove all impediments to the provision of a door-to-door freight service by Victorian Railways;

debate resumed—

Amendments proposed—

Metropolitan Public Transport Motion

- 1 That the word “rejects” be omitted with the view of inserting in place thereof the word “notes”.
- 2 That the words “all existing” be omitted.

Country Passenger Services Motion

- 3 That the word “rejects” be omitted with the view of inserting in place thereof the word “notes”.
- 4 That the word “existing” be omitted.

Transport of Miscellaneous Freight Motion

- 5 That the word “rejects” be omitted with the view of inserting in place thereof the word “notes”.

—(*Mr Evans, Gippsland East*)—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.

- 15 AGRICULTURE ACTS (REPEAL) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Smith, Warrnambool*).

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

Ordered—That the debate be adjourned until Thursday, 6 November next.

- 16 EDUCATIONAL INSTITUTIONS (GUARANTEES) (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Lacy*).

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

Ordered—That the debate be adjourned until Thursday next.

- 17 EDUCATIONAL GRANTS (CONTINUATION) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Lacy*).
Motion made and question—That the debate be now adjourned (*Mr Fordham*)—put and agreed to.
Ordered—That the debate be adjourned until Thursday, 6 November next.
- 18 POLICE REGULATION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Thompson*).
Motion made and question—That the debate be now adjourned (*Mr Edmunds*)—put and agreed to.
Ordered—That the debate be adjourned until Thursday, 6 November next.
- 19 COUNTRY ROADS (ROAD MARKING) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).
Motion made and question—That the debate be now adjourned (*Mr Edmunds*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday next.
- 20 RESIDENTIAL TENANCIES BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).
Motion made and question—That the debate be now adjourned (*Mr Cathie*)—put and agreed to.
Ordered, after debate—That the debate be adjourned until Thursday, 13 November next.
- 21 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.
- 22 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.

And then the House, at thirty-four minutes past Five o'clock, adjourned until Tuesday next.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 15, 16 and 17

No. 15—Tuesday, 28 October 1980

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 MINISTERIAL STATEMENT—APPRENTICESHIP COURSES—Mr Lacy made a Ministerial Statement relating to Apprenticeship Courses.
Motion made, by leave, and question—That this House takes note of the Ministerial Statement (*Mr Lacy*)—put, after debate, and agreed to.
- 3 PETITION—ELTHAM, HURSTBRIDGE RAIL SERVICE—Mrs Toner presented a Petition from certain citizens praying that the recommendations of the Victorian Transport Study concerning the closure of the Diamond Creek, Wattle Glen and Hurstbridge railway stations be disregarded and that the Eltham and Hurstbridge rail service be maintained and upgraded.
Ordered to lie on the Table.
- 4 PETITION—RETAIL TRADING HOURS—Mr Cox presented a Petition from certain members of the Nunawading Chamber of Commerce and Industry and certain citizens praying that trading hours for retail shops be not increased and that an investigation be carried out into the effect on small businesses of trading in holiday resort areas, weekend markets and by street vendors.
Ordered to lie on the Table.
- 5 PETITION—HEALTH AND HUMAN RELATIONS COURSES—Mr Jasper presented a Petition from certain residents of the Murray Valley electorate praying that Health and Human Relations courses be omitted from the school curriculum and that the directive requiring teachers to refrain from comment on controversial political issues and religious matters in teaching courses be re-introduced.
Ordered to lie on the Table.
- 6 PETITION—LIQUOR CONTROL—Mr McArthur presented a Petition from certain citizens praying that the recommendations of the Board of Inquiry into liquor control be not implemented and that legislation be enacted to curtail the availability of alcoholic liquor.
Ordered to lie on the Table.
- 7 PUBLIC ACCOUNTS AND EXPENDITURE REVIEW COMMITTEE—Mr Mackinnon, Chairman, brought up the Report from the Public Accounts and Expenditure Review Committee upon Expenditure from the Advance to the Treasurer 1977–78; together with an Appendix.
Ordered to lie on the Table and to be printed.
- 8 HOSPITAL STAFFING IN THE MENTAL HEALTH DIVISION—Motion made, by leave, and question—That there be presented to this House a Return showing, in relation to the staffing of each Hospital in the Mental Health Division, the number of patient-care positions and other positions, respectively, specifying in each case—
(a) the classification in each category; and (b) the number which have been frozen since May 1978, indicating the type of position (*Mr Borthwick*)—put and agreed to.

- 9 PAPER—Mr Borthwick presented—
Hospital Staffing in the Mental Health Division—Return to the foregoing Order.
Ordered to lie on the Table.
- 10 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 Montrose—Certificate of the Minister of Education.
- Land Conservation Council—Report for the year 1979–80—Ordered to be printed.
- Statutory Rules under the following Acts:
- Country Fire Authority Act 1958—Nos. 411, 412.
Police Regulation Act 1958—No. 410.
Public Service Act 1974, PSD Nos. 113, 115 to 121.
- Town and Country Planning Act 1961—
Frankston—City of Frankston Planning Scheme, Amendment No. 25 (1980).
- 11 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 20)—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:
- Parliamentary Salaries and Superannuation Bill.
- 12 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 21)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Water Supply Works and Services Bill.
- 13 WATER SUPPLY WORKS AND SERVICES BILL—Mr Smith (*Warrnambool*), pursuant to motion moved on his behalf by Mr Maclellan and pursuant to Standing Order No. 169, obtained leave, with Mr Thompson, to bring in a Bill “to authorize Expenditure on Works and Services and other Purposes relating to Irrigation Water Supply Drainage Sewerage Flood Protection and River Improvement, and other purposes”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 14 VICTORIAN ARTS CENTRE BUILDING—Motion made and question—That this House expresses its concern at the failure of the Government to take sufficient and positive steps to prevent the escalation of costs in the building of the Victorian Arts Centre (*Mr Cathie*)—after debate, put.

The House divided.

AYES, 32

Mr Amos	Mr Ginifer	Mr Rowe	Mr Walsh
Mr Cain	Mr Hockley	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Jolly	Mr Simmonds	Mr Wilton
Dr Coghill	Mr King	Mr Simpson	
Mr Crabb	Mr Kirkwood	Mr Spyker	
Mr Edmunds	Mr Mathews	Mr Stirling	<i>Tellers:</i>
Mr Ernst	Mr Miller	Mrs Toner	
Mr Fogarty	Mr Remington	Mr Trezise	Mr Culpin
Mr Fordham	Mr Roper	Dr Vaughan	Mr Gavin

NOES, 44

Mr Austin	Mr Hann	Mr Mackinnon	Mr Thompson
Mr Birrell	Mr Hayes	Mr Maclellan	Mr Trewin
Mr Borthwick	Mr Jasper	Mrs Patrick	Mr Weideman
Mr Burgin	Mr Jona	Mr Ramsay	Mr Whiting
Mrs Chambers	Mr Kennett	Mr Reynolds	Mr Williams
Mr Coleman	Mr Lacy	Mr Richardson	Mr Wood
Mr Collins	Mr Lieberman	Mr Skeggs	
Mr Crellin	Mr McArthur	Mr Smith	
Mr Dixon	Mr McCance	(<i>South Barwon</i>)	
Mr Dunstan	Mr McClure	Mr Smith	
Mr Ebery	Mr McGrath	(<i>Warrnambool</i>)	<i>Tellers:</i>
Mr Evans	Mr McInnes	Mr Tanner	Mr Brown
(<i>Gippsland East</i>)	Mr McKellar	Mr Templeton	Mr Cox

And so it passed in the negative.

- 15 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to amend the ‘Valuation of Land Act 1960’ with regard to the rate of interest on sums awarded as compensation*”.
 - 16 VALUATION OF LAND (INTEREST RATE) BILL—On the motion of Mr Smith (*Warrnambool*), 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 amend Section 13 of the ‘Dandenong Valley Authority Act 1963’ and for other purposes*”.
 - 18 DANDENONG VALLEY AUTHORITY (AMENDMENT) BILL—On the motion of Mr Smith (*Warrnambool*), 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 ‘Business Names Act 1962’ and for other purposes*”.
 - 20 BUSINESS NAMES (AMENDMENT) BILL—On the motion of Mr Maclellan, 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 ‘Mildura College Lands Act 1916’ with respect to the Granting of Easements in relation to Lands vested in the Minister under the Act and for other purposes*”.
 - 22 MILDURA COLLEGE LANDS (EASEMENTS) BILL—On the motion of Mr Lacy, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
 - 23 HEALTH COMMISSION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Borthwick*).
- Business having been interrupted at 10.30 p.m.—
- Motion made and question—That the sitting be continued (*Mr Maclellan*)—put and agreed to.
- Motion made and question—That the debate be now adjourned (*Mr Roper*)—put and agreed to.
- Ordered—That the debate be adjourned until Tuesday, 11 November next.
- 24 HEALTH (REPORTING TO PARLIAMENT) BILL (No. 2)—Motion made and question proposed—That this Bill be now read a second time (*Mr Borthwick*).
- Motion made and question—That the debate be now adjourned (*Mr Roper*)—put and agreed to.
- Ordered—That the debate be adjourned until Tuesday next.

- 25 PUBLIC SERVICE (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).
Motion made and question—That the debate be now adjourned (*Mr Fordham*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday, 11 November next.
- 26 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.
- 27 YOUTH, SPORT AND RECREATION (AGREEMENTS) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Dixon*).
Motion made and question—That the debate be now adjourned (*Mr Tresize*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday next.
- 28 LIQUOR CONTROL (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Ramsay*).
Motion made and question—That the debate be now adjourned (*Mr Wilkes*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday, 18 November next.
- 29 PUBLIC WORKS AND SERVICES BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Austin*).
Motion made and question—That the debate be now adjourned (*Mr Simpson*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday, 11 November next.
- 30 STATE FORESTS WORKS AND SERVICES BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Smith, Warrnambool*).
Motion made and question—That the debate be now adjourned (*Mr Wilton*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday, 11 November next.
- 31 LAND TAX BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Thompson*).
And the House having continued to sit till after Twelve of the clock—

WEDNESDAY, 29 OCTOBER 1980

- Motion made and question—That the debate be now adjourned (*Mr Fordham*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday, 11 November next.
- 32 PLANNING APPEALS BOARD BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Lieberman*).
Motion made and question—That the debate be now adjourned (*Mr Cain*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday, 11 November next.
- 33 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Police Regulation (Charges and Appeals) Bill without amendment.
- 34 MARKET COURT (AMENDMENT) BILL—Order 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.

- 35 **POSTPONEMENT OF ORDERS OF THE DAY**—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.
- 36 **ADJOURNMENT**—Resolved, after debate, That the House do now adjourn.
And then the House, at twenty minutes past One o'clock in the morning adjourned until later this day.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 16—Wednesday, 29 October 1980

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 **PETITIONS—RETAIL TRADING HOURS**—Mr Wilton presented a Petition from certain members of the Glenroy Chamber of Commerce and residents of the Glenroy district; and Mr Coleman presented a Petition from certain citizens, praying that trading hours for retail shops be not increased and that an investigation be carried out into the effect on small businesses of trading in holiday resort areas, weekend markets and by street vendors.
Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Mr Wilton*)—put and agreed to.
The Petition was read by the Clerk.
Severally ordered to lie on the Table.
- 3 **PETITION—UPFIELD RAILWAY**—Mr Gavin presented a Petition from certain citizens praying that the Upfield railway line be retained and upgraded.
Ordered to lie on the Table.
- 4 **PETITION—HEALTH AND HUMAN RELATIONS COURSES**—Mr Williams presented a Petition from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject-matter.
Ordered to lie on the Table.
- 5 **PETITION—KEMREZ FACTORY, CHELTENHAM**—Mr Spyker presented a Petition from certain citizens praying that an inquiry be conducted into the chemical emissions from the Kemrez factory situated in Reserve Road, Cheltenham and that action be taken to enforce the Environment Protection Authority licence conditions and to protect public health.
Ordered to lie on the Table.
- 6 **PETITION—ANIMAL WELFARE**—Mr Crabb presented a Petition from certain citizens of Victoria praying that action be taken to stop the trafficking in brumbies and the export of live animals, provide effective animal protection legislation similar

to New South Wales, and to institute an inquiry into all aspects of animal welfare.

Ordered to lie on the Table.

- 7 PETITION—ST KILDA RAIL SERVICE—Mr Templeton presented a Petition from certain citizens praying that the recommendations for a reduction in train and tram services from the City of St Kilda be not adopted.

Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Mr Templeton*)—put and agreed to.

The Petition was read by the Clerk.

Ordered to lie on the Table.

- 8 PAPER—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 Act:

Cattle Compensation Act 1967—No. 413.

- 9 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 22, 23)—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:

Liquor Control (Amendment) Bill.

Land Tax Bill.

- 10 ESTATE AGENTS (AMENDMENT) BILL—Mr Maclellan obtained leave, with Mr Thompson, to bring in a Bill “to amend the ‘Estate Agents 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 HAIRDRESSERS REGISTRATION (AMENDMENT) BILL—Mr Ramsay obtained leave, with Mr Borthwick, to bring in a Bill “to amend 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.

- 12 DANDENONG VALLEY AUTHORITY (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).

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

Ordered—That the debate be adjourned until Tuesday next.

- 13 MILDURA COLLEGE LANDS (EASEMENTS) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Lacy*).

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

Ordered—That the debate be adjourned until Wednesday next.

- 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. 12 *ante*)—and on the amendment—That the following words be added to the proposed Address:—“and respectfully desire to inform Your Excellency that this House requests that the Government of Victoria

will take such measures as are necessary to declare Victoria a Nuclear-Free State by ensuring that there will be—(a) no uranium mining; (b) no siting, construction, or operation of any nuclear power facility; (c) no production, storage or transportation of radioactive material, other than for purposes (excluding nuclear power generation), as approved by Parliament from time to time; and (d) immediate divesting by the State Electricity Commission of Victoria and any other Victorian Government agency, authority or body of assets acquired for nuclear power purposes”; debate resumed.

Question—That the words proposed to be added be so added—put.

The House divided.

AYES, 32

Mr Amos	Mr Fordham	Mr Remington	Mr Walsh
Mr Cain	Mr Gavin	Mr Roper	Mr Wilkes
Mr Cathie	Mr Ginifer	Mr Sidiropoulos	Mr Wilton
Dr Coghill	Mr Hockley	Mr Simmonds	
Mr Crabb	Mr Jolly	Mr Simpson	
Mr Culpin	Mr King	Mr Spyker	
Mr Edmunds	Mr Kirkwood	Mr Stirling	<i>Tellers:</i>
Mr Ernst	Mr Mathews	Mrs Toner	Mr Rowe
Mr Fogarty	Mr Miller	Mr Trezise	Dr Vaughan

NOES, 46

Mr Austin	Mr Hamer	Mr McKellar	Mr Tanner
Mr Birrell	Mr Hann	Mr Mackinnon	Mr Templeton
Mr Borthwick	Mr Hayes	Mr Maclellan	Mr Thompson
Mr Burgin	Mr Jasper	Mrs Patrick	Mr Trewin
Mrs Chambers	Mr Jona	Mr Ramsay	Mr Weideman
Mr Coleman	Mr Kennett	Mr Reynolds	Mr Whiting
Mr Collins	Mr Lacy	Mr Richardson	Mr Williams
Mr Crellin	Mr Lieberman	Mr Ross-Edwards	Mr Wood
Mr Dixon	Mr McArthur	Mr Skeggs	
Mr Dunstan	Mr McCance	Mr Smith	
Mr Ebery	Mr McClure	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Evans	Mr McGrath	Mr Smith	Mr Brown
(<i>Gippsland East</i>)	Mr McInnes	(<i>Warrnambool</i>)	Mr Cox

And so it passed in the negative.

Further amendment proposed—That the following words be added to the proposed Address: “and desire to acquaint Your Excellency that this House considers that an all-party Select Committee comprising six Members of the House should be appointed to inquire into and report upon the ownership and control of the media” (*Mr Fordham*)—and, after debate—

Question—That the words proposed to be added be so added—put.

The House divided.

AYES, 39

Mr Amos	Mr Fordham	Mr Miller	Mr Trezise
Mr Cain	Mr Gavin	Mr Remington	Mr Walsh
Mr Cathie	Mr Ginifer	Mr Roper	Mr Whiting
Dr Coghill	Mr Hann	Mr Ross-Edwards	Mr Wilkes
Mr Crabb	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Mr Culpin	Mr Jasper	Mr Simmonds	
Mr Edmunds	Mr Jolly	Mr Simpson	
Mr Ernst	Mr King	Mr Spyker	
Mr Evans	Mr Kirkwood	Mr Stirling	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr McGrath	Mrs Toner	Mr Rowe
Mr Fogarty	Mr Mathews	Mr Trewin	Dr Vaughan

NOES, 40

Mr Austin	Mr Evans	Mr McInnes	Mr Smith
Mr Birrell	(Ballarat North)	Mr McKellar	(Warrnambool)
Mr Borthwick	Mr Hamer	Mr Mackinnon	Mr Tanner
Mr Burgin	Mr Hayes	Mr Maclellan	Mr Templeton
Mrs Chambers	Mr Jona	Mrs Patrick	Mr Thompson
Mr Coleman	Mr Kennett	Mr Ramsay	Mr Weideman
Mr Collins	Mr Lacy	Mr Reynolds	Mr Williams
Mr Crellin	Mr Lieberman	Mr Richardson	Mr Wood
Mr Dixon	Mr McArthur	Mr Skeggs	Tellers
Mr Dunstan	Mr McCance	Mr Smith	Mr Brown
Mr Ebery	Mr McClure	(South Barwon)	Mr Cox

And so it passed in the negative.

Business having been interrupted at 10.36 p.m.—

Motion made and question—That the sitting be continued (*Mr Maclellan*)—put.
The House divided.

AYES, 75

Mr Amos	Mr Fogarty	Mr Maclellan	Mr Tanner
Mr Austin	Mr Fordham	Mr Mathews	Mr Templeton
Mr Birrell	Mr Gavin	Mr Miller	Mr Thompson
Mr Borthwick	Mr Ginifer	Mrs Patrick	Mrs Toner
Mr Brown	Mr Hamer	Mr Ramsay	Mr Trezise
Mr Burgin	Mr Hayes	Mr Remington	Dr Vaughan
Mr Cain	Mr Hockley	Mr Reynolds	Mr Walsh
Mr Cathie	Mr Jasper	Mr Richardson	Mr Weideman
Mrs Chambers	Mr Jolly	Mr Roper	Mr Whiting
Dr Coghill	Mr Jona	Mr Ross-Edwards	Mr Wilkes
Mr Coleman	Mr Kennett	Mr Rowe	Mr Williams
Mr Collins	Mr King	Mr Sidiropoulos	Mr Wilton
Mr Crabb	Mr Kirkwood	Mr Simmonds	Mr Wood
Mr Crellin	Mr Lacy	Mr Simpson	
Mr Culpin	Mr Lieberman	Mr Skeggs	
Mr Dixon	Mr McArthur	Mr Smith	
Mr Dunstan	Mr McCance	(South Barwon)	
Mr Edmunds	Mr McClure	Mr Smith	
Mr Ernst	Mr McInnes	(Warrnambool)	
Mr Evans	Mr McKellar	Mr Spyker	Tellers:
(Ballarat North)	Mr Mackinnon	Mr Stirling	Mr Cox
			Mr Ebery

NOES, 4

Mr Evans	Mr Trewin	Tellers
(Gippsland East)		Mr Hann
		Mr McGrath

And so it was resolved in the affirmative.

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 VALUATION OF LAND (INTEREST RATE) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).

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

Ordered—That the debate be adjourned until Wednesday next.

- 16 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 5 to 13 inclusive, be postponed until later this day.

- 17 WATER SUPPLY WORKS AND SERVICES BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Smith, Warrnambool*).

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

Ordered—That the debate be adjourned until Wednesday, 12 November next.

- 18 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 15 to 36 inclusive and Orders of the Day, General Business, Nos. 1 to 22 inclusive, be postponed until later this day.
- 19 VICTORIAN TRANSPORT STUDY—METROPOLITAN PUBLIC TRANSPORT, COUNTRY PASSENGER SERVICES AND TRANSPORT OF MISCELLANEOUS FREIGHT—Order read for resuming debate on questions which the House had resolved to be debated concurrently, namely—
- (i) METROPOLITAN PUBLIC TRANSPORT—That this House rejects the recommendations contained in the report of the Victorian Transport Study entitled “Metropolitan Public Transport” and directs the Minister of Transport to expand, improve and co-ordinate all existing rail, tram and bus services—*and on the amendments*—That the word “rejects” be omitted with the view of inserting in place thereof the word “notes” *and* That the words “all existing” be omitted.
 - (ii) COUNTRY PASSENGER SERVICES—That this House rejects the recommendations contained in the report of the Victorian Transport Study entitled “Country Passenger Services” and directs the Minister of Transport to produce a plan to expand, improve and co-ordinate existing country rail and bus services—*and on the amendments*—That the word “rejects” be omitted with the view of inserting in place thereof the word “notes” *and* That the word “existing” be omitted.
 - (iii) TRANSPORT OF MISCELLANEOUS FREIGHT—That this House rejects the recommendations contained in the report of the Victorian Transport Study entitled “Transport of Miscellaneous Freight” and directs the Minister of Transport to remove all impediments to the provision of a door-to-door freight service by Victorian Railways—*and on the amendment*—That the word “rejects” be omitted with the view of inserting in place thereof the word “notes”; debate resumed.

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

THURSDAY, 30 OCTOBER 1980

METROPOLITAN PUBLIC TRANSPORT—

Question—That this House rejects the recommendations contained in the report of the Victorian Transport Study entitled “Metropolitan Public Transport” and directs the Minister of Transport to expand, improve and co-ordinate all existing rail, tram and bus services—

And the following amendment—That the word “rejects” be omitted with the view of inserting in place thereof the word “notes”—*having been proposed*—

Question—That the word proposed to be omitted stand part of the question—put.
The House divided.

AYES, 32

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Rowe	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simmonds	
Mr Crabb	Mr King	Mr Simpson	
Mr Culpin	Mr Kirkwood	Mr Stirling	
Mr Edmunds	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Ernst	Mr Miller	Mr Trezise	Mr Gavin
Mr Fogarty	Mr Remington	Dr Vaughan	Mr Spyker

NOES, 44

Mr Austin	Mr Evans	Mr McCance	Mr Smith
Mr Birrell	(Ballarat North)	Mr McClure	(South Barwon)
Mr Borthwick	Mr Evans	Mr McInnes	Mr Tanner
Mr Brown	(Gippsland East)	Mr McKellar	Mr Templeton
Mr Burgin	Mr Hamer	Mr Mackinnon	Mr Trewin
Mrs Chambers	Mr Hann	Mr Maclellan	Mr Weideman
Mr Coleman	Mr Hayes	Mrs Patrick	Mr Whiting
Mr Collins	Mr Jasper	Mr Ramsay	Mr Williams
Mr Crellin	Mr Jona	Mr Reynolds	Mr Wood
Mr Dixon	Mr Lacy	Mr Richardson	Tellers
Mr Dunstan	Mr Lieberman	Mr Ross-Edwards	Mr Cox
Mr Ebery	Mr McArthur	Mr Skeggs	Mr Kennett

And so it passed in the negative.

Question—That the word proposed to be inserted be so inserted—put and agreed to.

And the following amendment—That the words “all existing” be omitted—*having been proposed*—

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

The House divided.

AYES, 32

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Rowe	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simmonds	
Mr Crabb	Mr King	Mr Simpson	
Mr Culpin	Mr Kirkwood	Mr Stirling	
Mr Edmunds	Mr Mathews	Mrs Toner	Tellers
Mr Ernst	Mr Miller	Mr Trezise	Mr Gavin
Mr Fogarty	Mr Remington	Dr Vaughan	Mr Spyker

NOES, 44

Mr Austin	Mr Evans	Mr McCance	Mr Smith
Mr Birrell	(Ballarat North)	Mr McClure	(South Barwon)
Mr Borthwick	Mr Evans	Mr McInnes	Mr Tanner
Mr Brown	(Gippsland East)	Mr McKellar	Mr Templeton
Mr Burgin	Mr Hamer	Mr Mackinnon	Mr Trewin
Mrs Chambers	Mr Hann	Mr Maclellan	Mr Weideman
Mr Coleman	Mr Hayes	Mrs Patrick	Mr Whiting
Mr Collins	Mr Jasper	Mr Ramsay	Mr Williams
Mr Crellin	Mr Jona	Mr Reynolds	Mr Wood
Mr Dixon	Mr Lacy	Mr Richardson	Tellers
Mr Dunstan	Mr Lieberman	Mr Ross-Edwards	Mr Cox
Mr Ebery	Mr McArthur	Mr Skeggs	Mr Kennett

And so it passed in the negative.

Further amendment proposed—That the following expression be added to the motion: “and directs that no existing service be removed or replaced without—*(a)* a full open consultation with those persons affected; *(b)* a full examination of the social and community costs and benefits involved; and *(c)* a report on such consultation and examination having been laid on the table of this House” (*Mr Crabb*)—and, after debate—

Question—That the expression proposed to be added be so added—put.

The House divided.

AYES, 32

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Rowe	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simmonds	
Mr Crabb	Mr King	Mr Simpson	
Mr Culpin	Mr Kirkwood	Mr Stirling	
Mr Edmunds	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Ernst	Mr Miller	Mr Trezise	Mr Gavin
Mr Fogarty	Mr Remington	Dr Vaughan	Mr Spyker

NOES, 44

Mr Austin	Mr Evans	Mr McCance	Mr Smith
Mr Birrell	(<i>Ballarat North</i>)	Mr McClure	(<i>South Barwon</i>)
Mr Borthwick	Mr Evans	Mr McInnes	Mr Tanner
Mr Brown	(<i>Gippsland East</i>)	Mr McKellar	Mr Templeton
Mr Burgin	Mr Hamer	Mr Mackinnon	Mr Trewin
Mrs Chambers	Mr Hann	Mr Maclellan	Mr Weideman
Mr Coleman	Mr Hayes	Mrs Patrick	Mr Whiting
Mr Collins	Mr Jasper	Mr Ramsay	Mr Williams
Mr Crellin	Mr Jona	Mr Reynolds	Mr Wood
Mr Dixon	Mr Lacy	Mr Richardson	<i>Tellers</i>
Mr Dunstan	Mr Lieberman	Mr Ross-Edwards	Mr Cox
Mr Ebery	Mr McArthur	Mr Skeggs	Mr Kennett

And so it passed in the negative.

Question—That this House notes the recommendations contained in the report of the Victorian Transport Study entitled “Metropolitan Public Transport” and directs the Minister of Transport to expand, improve and co-ordinate rail, tram and bus services—put and agreed to.

COUNTRY PASSENGER SERVICES—

Question—That this House rejects the recommendations contained in the report of the Victorian Transport Study entitled “Country Passenger Services” and directs the Minister of Transport to produce a plan to expand, improve and co-ordinate existing country rail and bus services—

And the following amendment—That the word “rejects” be omitted with the view of inserting in place thereof the word “notes”—*having been proposed*—

Question—That the word proposed to be omitted stand part of the question—put. The House divided.

AYES, 32

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Rowe	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simmonds	
Mr Crabb	Mr King	Mr Simpson	
Mr Culpin	Mr Kirkwood	Mr Stirling	
Mr Edmunds	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Ernst	Mr Miller	Mr Trezise	Mr Gavin
Mr Fogarty	Mr Remington	Dr Vaughan	Mr Spyker

NOES, 44

Mr Austin	Mr Evans	Mr McCance	Mr Smith
Mr Birrell	(<i>Ballarat North</i>)	Mr McClure	(<i>South Barwon</i>)
Mr Borthwick	Mr Evans	Mr McInnes	Mr Tanner
Mr Brown	(<i>Gippsland East</i>)	Mr McKellar	Mr Templeton
Mr Burgin	Mr Hamer	Mr Mackinnon	Mr Trewin
Mrs Chambers	Mr Hann	Mr Maclellan	Mr Weideman
Mr Coleman	Mr Hayes	Mrs Patrick	Mr Whiting
Mr Collins	Mr Jasper	Mr Ramsay	Mr Williams
Mr Crellin	Mr Jona	Mr Reynolds	Mr Wood
Mr Dixon	Mr Lacy	Mr Richardson	<i>Tellers</i>
Mr Dunstan	Mr Lieberman	Mr Ross-Edwards	Mr Cox
Mr Ebery	Mr McArthur	Mr Skeggs	Mr Kennett

And so it passed in the negative.

Question—That the word proposed to be inserted be so inserted—put and agreed to.

And the following amendment—That the word “existing” be omitted—having been proposed—

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

The House divided.

AYES, 32

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Rowe	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simmonds	
Mr Crabb	Mr King	Mr Simpson	
Mr Culpin	Mr Kirkwood	Mr Stirling	
Mr Edmunds	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Ernst	Mr Miller	Mr Trezise	Mr Gavin
Mr Fogarty	Mr Remington	Dr Vaughan	Mr Spyker

NOES, 44

Mr Austin	Mr Evans	Mr McCance	Mr Smith
Mr Birrell	(<i>Ballarat North</i>)	Mr McClure	(<i>South Barwon</i>)
Mr Borthwick	Mr Evans	Mr McInnes	Mr Tanner
Mr Brown	(<i>Gippsland East</i>)	Mr McKellar	Mr Templeton
Mr Burgin	Mr Hamer	Mr Mackinnon	Mr Trewin
Mrs Chambers	Mr Hann	Mr Maclellan	Mr Weideman
Mr Coleman	Mr Hayes	Mrs Patrick	Mr Whiting
Mr Collins	Mr Jasper	Mr Ramsay	Mr Williams
Mr Crellin	Mr Jona	Mr Reynolds	Mr Wood
Mr Dixon	Mr Lacy	Mr Richardson	<i>Tellers</i>
Mr Dunstan	Mr Lieberman	Mr Ross-Edwards	Mr Cox
Mr Ebery	Mr McArthur	Mr Skeggs	Mr Kennett

And so it passed in the negative.

Further amendment proposed—That the following expression be added to the motion: “and directs that no existing service be removed or replaced without—
(a) a full open consultation with those persons affected; (b) a full examination of the social and community costs and benefits involved; and (c) a report of such consultation and examination having been laid on the Table of this House”
(*Mr Crabb*).

Question—That the expression proposed to be added be so added—put.

The House divided.

AYES, 32

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Rowe	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simmonds	
Mr Crabb	Mr King	Mr Simpson	
Mr Culpin	Mr Kirkwood	Mr Stirling	
Mr Edmunds	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Ernst	Mr Miller	Mr Trezise	Mr Gavin
Mr Fogarty	Mr Remington	Dr Vaughan	Mr Spyker

NOES, 44

Mr Austin	Mr Evans	Mr McCance	Mr Smith
Mr Birrell	(Ballarat North)	Mr McClure	(South Barwon)
Mr Borthwick	Mr Evans	Mr McInnes	Mr Tanner
Mr Brown	(Gippsland East)	Mr McKellar	Mr Templeton
Mr Burgin	Mr Hamer	Mr Mackinnon	Mr Trewin
Mrs Chambers	Mr Hann	Mr Maclellan	Mr Weideman
Mr Coleman	Mr Hayes	Mrs Patrick	Mr Whiting
Mr Collins	Mr Jasper	Mr Ramsay	Mr Williams
Mr Crellin	Mr Jona	Mr Reynolds	Mr Wood
Mr Dixon	Mr Lacy	Mr Richardson	Tellers
Mr Dunstan	Mr Lieberman	Mr Ross-Edwards	Mr Cox
Mr Ebery	Mr McArthur	Mr Skeggs	Mr Kennett

And so it passed in the negative.

Question—That this House notes the recommendations contained in the report of the Victorian Transport Study entitled “Country Passenger Services” and directs the Minister of Transport to produce a plan to expand, improve and co-ordinate country rail and bus services—put and agreed to.

TRANSPORT OF MISCELLANEOUS FREIGHT—

Question—That this House rejects the recommendations contained in the report of the Victorian Transport Study entitled “Transport of Miscellaneous Freight” and directs the Minister of Transport to remove all impediments to the provision of a door-to-door freight service by Victorian Railways—

And the following amendment—That the word “rejects” be omitted with the view of inserting in place thereof the word “notes”—having been proposed—

Question—That the word proposed to be omitted stand part of the question—put. The House divided.

AYES, 32

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Rowe	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simmonds	
Mr Crabb	Mr King	Mr Simpson	
Mr Culpin	Mr Kirkwood	Mr Stirling	
Mr Edmunds	Mr Mathews	Mrs Toner	Tellers:
Mr Ernst	Mr Miller	Mr Trezise	Mr Gavin
Mr Fogarty	Mr Remington	Dr Vaughan	Mr Spyker

NOES, 44

Mr Austin	Mr Evans	Mr McCance	Mr Smith
Mr Birrell	(Ballarat North)	Mr McClure	(South Barwon)
Mr Borthwick	Mr Evans	Mr McInnes	Mr Tanner
Mr Brown	(Gippsland East)	Mr McKellar	Mr Templeton
Mr Burgin	Mr Hamer	Mr Mackinnon	Mr Trewin
Mrs Chambers	Mr Hann	Mr Maclellan	Mr Weideman
Mr Coleman	Mr Hayes	Mrs Patrick	Mr Whiting
Mr Collins	Mr Jasper	Mr Ramsay	Mr Williams
Mr Crellin	Mr Jona	Mr Reynolds	Mr Wood
Mr Dixon	Mr Lacy	Mr Richardson	Tellers:
Mr Dunstan	Mr Lieberman	Mr Ross-Edwards	Mr Cox
Mr Ebery	Mr McArthur	Mr Skeggs	Mr Kennett

And so it passed in the negative.

Question—That the word proposed to be inserted be so inserted—put and agreed to.

Further amendment proposed—That the words “and directs the Minister of Transport to remove all impediments to the provision of a door-to-door freight service by Victorian Railways” be omitted (Mr Maclellan).

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

AYES, 32

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Rowe	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simmonds	
Mr Crabb	Mr King	Mr Simpson	
Mr Culpin	Mr Kirkwood	Mr Stirling	
Mr Edmunds	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Ernst	Mr Miller	Mr Trezise	Mr Gavin
Mr Fogarty	Mr Remington	Dr Vaughan	Mr Spyker

NOES, 44

Mr Austin	Mr Evans	Mr McCance	Mr Smith
Mr Birrell	(<i>Ballarat North</i>)	Mr McClure	(<i>South Barwon</i>)
Mr Borthwick	Mr Evans	Mr McInnes	Mr Tanner
Mr Brown	(<i>Gippsland East</i>)	Mr McKellar	Mr Templeton
Mr Burgin	Mr Hamer	Mr Mackinnon	Mr Trewin
Mrs Chambers	Mr Hann	Mr Maclellan	Mr Weideman
Mr Coleman	Mr Hayes	Mrs Patrick	Mr Whiting
Mr Collins	Mr Jasper	Mr Ramsay	Mr Williams
Mr Crellin	Mr Jona	Mr Reynolds	Mr Wood
Mr Dixon	Mr Lacy	Mr Richardson	<i>Tellers</i>
Mr Dunstan	Mr Lieberman	Mr Ross-Edwards	Mr Cox
Mr Ebery	Mr McArthur	Mr Skeggs	Mr Kennett

And so it passed in the negative.

Question—That this House notes the recommendations contained in the report of the Victorian Transport Study entitled “Transport of Miscellaneous Freight”—put and agreed to.

- 20 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.

- 21 ADJOURNMENT—Resolved—That the House do now adjourn.

And then the House, at fifty minutes past Three o’clock in the morning, adjourned until later this day.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 17—Thursday, 30 October 1980

- Mr Speaker took the Chair and read the Prayer.
- PETITION—HEALTH AND HUMAN RELATIONS COURSES—Mr Remington presented a Petition from certain citizens praying that all Health and Human Relations courses be omitted from the school curriculum and that the directive requiring teachers to refrain from comment on controversial political issues and religious matters in teaching courses be re-introduced.

Ordered to lie on the Table.

- PETITION—LEADED PETROL—Mr Sidiropoulos presented a Petition from certain citizens praying that legislation be enacted to provide for the immediate reduction and ultimate removal of lead additives from petrol.

Ordered to lie on the Table.

- 4 PETITION—HEALTH FOOD DIETARY ADVICE—Mr McArthur presented a Petition from certain citizens praying that legislative provision be made to permit health food store staff to give general and specific dietary advice to customers without charge.
Ordered to lie on the Table.
- 5 PETITION—KEMREZ FACTORY, CHELTENHAM—Mr Crellin presented a Petition from certain citizens praying that an inquiry be conducted into the chemical emissions from the Kemrez factory situated in Reserve Road, Cheltenham and that action be taken to enforce the Environment Protection Authority licence conditions and to protect public health.
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:
Melbourne Underground Rail Loop Authority—Report for the year 1979–80
—Ordered to be printed.
State Insurance Office—Statement of accounts for the year 1979–80.
- 7 ADJOURNMENT—Motion made and question—That the House, at its rising, adjourn until Wednesday next (*Mr Maclellan*)—put and agreed to.
- 8 ESTATE AGENTS (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).
Motion made and question—That the debate be now adjourned (*Mr Miller*)—put and agreed to.
Ordered—That the debate be adjourned until Thursday, 13 November next.
- 9 HAIRDRESSERS REGISTRATION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Ramsay*).
Motion made and question—That the debate be now adjourned (*Mr Simmonds*)—put and agreed to.
Ordered—That the debate be adjourned until Thursday, 13 November next.
- 10 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of the remaining Orders of the Day, Government Business, be postponed until after Orders of the Day, General Business.
- 11 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, General Business, No. 1 be postponed until later this day.
- 12 VICTORIAN MEAT INDUSTRY AUTHORITY BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Hann*).
Motion made and question—That the debate be now adjourned (*Mr Maclellan*)—put and agreed to.
Ordered—That the debate be adjourned until Thursday next.
- 13 HOSPITALS REMUNERATION TRIBUNAL (MEDICAL FEES) 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 Maclellan*)—put and agreed to.
Ordered, after debate—That the debate be adjourned until Thursday next.
- 14 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, General Business, Nos. 4 and 5 be postponed until later this day.

- 15 CONSTITUTION (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 Dixon*)—put and agreed to.
 Ordered—That the debate be adjourned until Thursday next.
- 16 VAGRANCY (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 Dixon*)—put and agreed to.
 Ordered—The the debate be adjourned until Thursday, 13 November next.
- 17 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, General Business, No. 8 be postponed until later this day.
- 18 EQUAL OPPORTUNITY (CLUBS) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mrs Toner*).
 Motion made and question—That the debate be now adjourned (*Mr Dixon*)—put and agreed to.
 Ordered—That the debate be adjourned until Thursday next.
- 19 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, General Business, Nos. 10 to 15 inclusive, be postponed until later this day.
- 20 CHIROPRACTORS AND OSTEOPATHS (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 Wood*)—put and agreed to.
 Ordered—That the debate be adjourned until Thursday next.
- 21 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, General Business, Nos. 17 and 18 be postponed until later this day.
- 22 ABORIGINAL LANDS (FRAMLINGHAM FOREST) BILL AND ABORIGINAL LANDS (TREATY OF COMMITMENT) BILL—Order read for resuming debate on question—That these Bills be now read a second time; debate resumed.
 Question—put.
 The House divided.

AYES, 32

Mr Amos	Mr Gavin	Mr Rowe	Mr Walsh
Mr Cain	Mr Ginifer	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Simmonds	Mr Wilton
Mr Crabb	Mr Jolly	Mr Simpson	
Mr Culpin	Mr King	Mr Spyker	
Mr Edmunds	Mr Kirkwood	Mr Stirling	
Mr Ernst	Mr Mathews	Mrs Toner	<i>Tellers:</i>
Mr Fogarty	Mr Remington	Mr Trezise	Dr Coghill
Mr Fordham	Mr Roper	Dr Vaughan	Mr Miller

NOES, 44

Mr Austin	Mr Evans	Mr McInnes	Mr Tanner
Mr Birrell	(<i>Gippsland East</i>)	Mr McKellar	Mr Templeton
Mr Borthwick	Mr Hamer	Mr Mackinnon	Mr Thompson
Mr Brown	Mr Hann	Mr Maclellan	Mr Trewin
Mr Burgin	Mr Hayes	Mrs Patrick	Mr Weideman
Mrs Chambers	Mr Jasper	Mr Ramsay	Mr Whiting
Mr Coleman	Mr Jona	Mr Reynolds	Mr Williams
Mr Collins	Mr Kennett	Mr Richardson	Mr Wood
Mr Crellin	Mr Lacy	Mr Ross-Edwards	
Mr Dixon	Mr Lieberman	Mr Skeggs	<i>Tellers:</i>
Mr Dunstan	Mr McCance	Mr Smith	Mr Cox
Mr Ebery	Mr McClure	(<i>South Barwon</i>)	Mr McArthur

And so it passed in the negative.

23 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, General Business, Nos. 21 and 22, be postponed until later this day.

24 ADOPTION OF CHILDREN (INFORMATION) 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 because of the failure of the Government to provide an adequate opportunity for informed community discussion on the provisions of the Bill, the Interim Report of the Adoption Legislation Review Committee, the recommended guidelines for the Adoption Information Services and on the yet to be released Working Papers and Final Report and Recommendations presently being prepared by the Adoption Legislation Review Committee” (*Mrs Toner*).

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

Ordered—That the debate be adjourned until tomorrow.

25 BUSINESS FRANCHISE (TOBACCO) (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 ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 5 to 7 inclusive, be postponed until later this day.

27 COUNTRY ROADS (ROAD MARKING) 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 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.

29 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.
And then the House, at twenty minutes past Five o'clock, adjourned until Wednesday next.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 18 and 19

No. 18—Wednesday, 5 November 1980

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 PETITIONS—RETAIL TRADING HOURS—Mr McCance presented a Petition from certain members of the Mt Waverley Chamber of Commerce and residents of the Mt Waverley district; and Mr Birrell presented a Petition from certain citizens, praying that trading hours for retail shops be not increased and that an investigation be carried out into the effect on small businesses of trading in holiday resort areas, weekend markets and by street vendors.
Severally ordered to lie on the Table.
- 3 PETITION—TRARALGON—MORWELL BIKE PATH—Mr Amos presented a Petition from certain citizens of the Latrobe Valley praying that action be taken to provide a bike path along the Princes Highway between Traralgon and Morwell.
Ordered to lie on the Table.
- 4 PETITION—LEADED PETROL—Mr Sidiropoulos presented a Petition from certain staff members of child care centres and citizens praying that legislation be enacted to provide for the immediate reduction and ultimate removal of lead additives from petrol.
Ordered to lie on the Table.
- 5 PETITION—TEACHER EMPLOYMENT TENURE—Mr McArthur presented a Petition from certain citizens opposing the policy of limited tenure employment for teachers and praying that the system be abolished and that teachers presently employed on limited tenure be given on-going employment.
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:
 - Friendly Societies and Benefit Associations—Report of the Government Statist for the year 1977–78—Ordered to be printed.
 - Statutory Rules under the following Acts:
 - Aerial Spraying Control Act 1966—No. 416.
 - Cluster Titles Act 1974—No. 426.
 - Lotteries Gaming and Betting Act 1966—No. 423.
 - Milk and Dairy Supervision Act 1958—No. 421.
 - Motor Boating Act 1961—No. 424.
 - Road Traffic Act 1958—No. 414.
 - Seeds Act 1971—No. 417.
 - Stock (Artificial Breeding) Act 1962—Nos. 418, 419.
 - Stock Foods Act 1958—No. 420.
 - Vegetation and Vine Diseases Act 1958—No. 415.
 - Town and Country Planning Act 1961—
 - Flinders—Shire of Flinders Planning Scheme 1962, Amendment No. 129 (1980).
 - Lake Belfield Planning Scheme, Amendment No. 10.
 - Shepparton—City of Shepparton Planning Scheme, Amendment No. 56 (1980).

- 7 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 24)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Estate Agents (Amendment) Bill.
- 8 VICTORIAN TRANSPORT STUDY SELECT COMMITTEE—Motion made and question proposed—That there be a select committee of eight members appointed to enquire into and consider the recommendations contained in the reports of the Victorian Transport Study and all other aspects of transport in Victoria and to make recommendations to provide for the present and future transport needs of the State (*Mr Evans, Gippsland East*)—

Amendment proposed—That the following words be added to the motion: “and the Committee be empowered to obtain such accommodation and equipment; appoint such staff and engage such consultants as it deems necessary; to hold public hearings and to publish interim reports” (*Mr Crabb*)—and, after debate—

Question—That the words proposed to be added be so added—put.

The House divided.

AYES, 38

Mr Amos	Mr Fogarty	Mr Mathews	Mrs Toner
Mr Cain	Mr Fordham	Mr Miller	Mr Trewin
Mr Cathie	Mr Ginifer	Mr Remington	Mr Trezise
Dr Coghill	Mr Hann	Mr Roper	Mr Walsh
Mr Crabb	Mr Hockley	Mr Ross-Edwards	Mr Whiting
Mr Culpin	Mr Jasper	Mr Rowe	Mr Wilkes
Mr Edmunds	Mr Jolly	Mr Sidiropoulos	Mr Wilton
Mr Ernst	Mr King	Mr Simmonds	<i>Tellers</i>
Mr Evans	Mr Kirkwood	Mr Simpson	Mr Spyker
(<i>Gippsland East</i>)	Mr McGrath	Mr Stirling	Dr Vaughan

NOES, 40

Mr Austin	Mr Ebery	Mr Mackinnon	Mr Templeton
Mr Balfour	Mr Evans	Mr Maclellan	Mr Thompson
Mr Birrell	(<i>Ballarat North</i>)	Mrs Patrick	Mr Weideman
Mr Borthwick	Mr Hayes	Mr Ramsay	Mr Williams
Mr Brown	Mr Jona	Mr Reynolds	Mr Wood
Mr Burgin	Mr Kennett	Mr Richardson	
Mrs Chambers	Mr Lacy	Mr Skeggs	
Mr Coleman	Mr Lieberman	Mr Smith	
Mr Collins	Mr McArthur	(<i>South Barwon</i>)	
Mr Crellin	Mr McCance	Mr Smith	<i>Tellers</i>
Mr Dixon	Mr McClure	(<i>Warrnambool</i>)	Mr Cox
Mr Dunstan	Mr McKellar	Mr Tanner	Mr McInnes

And so it passed in the negative.

Further amendment proposed—That the following words be added to the motion: “and this House directs that no existing fixed rail passenger service be permanently closed or replaced prior to a recommendation regarding that service having been made by the Committee” (*Mr Walsh*)—

Question—That the words proposed to be added be so added—put.

The House divided.

AYES, 38

Mr Amos	Mr Fordham	Mr Remington	Mr Walsh
Mr Cain	Mr Ginifer	Mr Roper	Mr Whiting
Mr Cathie	Mr Hann	Mr Ross-Edwards	Mr Wilkes
Dr Coghill	Mr Hockley	Mr Rowe	Mr Wilton
Mr Crabb	Mr Jasper	Mr Sidiropoulos	
Mr Culpin	Mr Jolly	Mr Simmonds	
Mr Edmunds	Mr King	Mr Simpson	
Mr Ernst	Mr Kirkwood	Mr Stirling	
Mr Evans	Mr McGrath	Mrs Toner	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Mathews	Mr Trewin	Mr Spyker
Mr Fogarty	Mr Miller	Mr Trezise	Dr Vaughan

NOES, 40

Mr Austin	Mr Dunstan	Mr McClure	Mr Smith
Mr Balfour	Mr Ebery	Mr McKellar	(Warrnambool)
Mr Birrell	Mr Evans	Mr Mackinnon	Mr Tanner
Mr Borthwick	(Ballarat North)	Mr Maclellan	Mr Templeton
Mr Brown	Mr Hayes	Mrs Patrick	Mr Thompson
Mr Burgin	Mr Jona	Mr Ramsay	Mr Weideman
Mrs Chambers	Mr Kennett	Mr Reynolds	Mr Williams
Mr Coleman	Mr Lacy	Mr Richardson	Mr Wood
Mr Collins	Mr Lieberman	Mr Skeggs	Tellers
Mr Crellin	Mr McArthur	Mr Smith	Mr Cox
Mr Dixon	Mr McCance	(South Barwon)	Mr McInnes

And so it passed in the negative.

Original question—put.

The House divided.

AYES, 38

Mr Amos	Mr Fogarty	Mr Mathews	Mrs Toner
Mr Cain	Mr Fordham	Mr Miller	Mr Trewin
Mr Cathie	Mr Ginifer	Mr Remington	Mr Trezise
Dr Coghill	Mr Hann	Mr Roper	Mr Walsh
Mr Crabb	Mr Hockley	Mr Ross-Edwards	Mr Whiting
Mr Culpin	Mr Jasper	Mr Rowe	Mr Wilkes
Mr Edmunds	Mr Jolly	Mr Sidiropoulos	Mr Wilton
Mr Ernst	Mr King	Mr Simmonds	Tellers
Mr Evans	Mr Kirkwood	Mr Simpson	Mr Spyker
(Gippsland East)	Mr McGrath	Mr Stirling	Dr Vaughan

NOES, 40

Mr Austin	Mr Ebery	Mr Mackinnon	Mr Templeton
Mr Balfour	Mr Evans	Mr Maclellan	Mr Thompson
Mr Birrell	(Ballarat North)	Mrs Patrick	Mr Weideman
Mr Borthwick	Mr Hayes	Mr Ramsay	Mr Williams
Mr Brown	Mr Jona	Mr Reynolds	Mr Wood
Mr Burgin	Mr Kennett	Mr Richardson	
Mrs Chambers	Mr Lacy	Mr Skeggs	
Mr Coleman	Mr Lieberman	Mr Smith	
Mr Collins	Mr McArthur	(South Barwon)	
Mr Crellin	Mr McCance	Mr Smith	Tellers
Mr Dixon	Mr McClure	(Warrnambool)	Mr Cox
Mr Dunstan	Mr McKellar	Mr Tanner	Mr McInnes

And so it passed in the negative.

9 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR, AS DEPUTY FOR THE GOVERNOR (No. 25)—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:

Police Regulation (Charges and Appeals) Bill.

10 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR, AS DEPUTY FOR THE GOVERNOR (No. 26)—Mr Speaker announced the presentation of a Message from His Excellency the Lieutenant-Governor, as Deputy for the Governor recommending a further appropriation for the purposes of the Pay-roll Tax Bill.

11 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR, AS DEPUTY FOR THE GOVERNOR (No. 27)—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 Educational Institutions (Guarantees) (Amendment) Bill.

- 12 LIQUOR CONTROL (FEES) BILL—Mr Thompson, pursuant to Standing Order No. 169 (b), obtained leave, with Mr Maclellan, to bring in a Bill “to amend the ‘Liquor Control Act 1968’ with respect to Licence Fees and the Orderly Marketing of Packaged Beer”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

- 13 GIFT DUTY (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill now be 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 maintain existing general exemptions and include provisions to exempt transfer of—(a) the family home into joint ownership with a *de jure* or *de facto* spouse; and (b) the family farm between full-time farmers and members of their immediate families” (Mr Mathews)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

AYES, 43

Mr Austin	Mr Ebery	Mr McClure	Mr Smith
Mr Balfour	Mr Evans	Mr McGrath	(Warrnambool)
Mr Birrell	(Ballarat North)	Mr McKellar	Mr Tanner
Mr Borthwick	Mr Hann	Mr Mackinnon	Mr Templeton
Mr Brown	Mr Hayes	Mr Maclellan	Mr Thompson
Mr Burgin	Mr Jasper	Mrs Patrick	Mr Weideman
Mrs Chambers	Mr Jona	Mr Ramsay	Mr Williams
Mr Coleman	Mr Kennett	Mr Reynolds	Mr Wood
Mr Collins	Mr Lacy	Mr Richardson	
Mr Crellin	Mr Lieberman	Mr Ross-Edwards	Tellers
Mr Dixon	Mr McArthur	Mr Smith	Mr Cox
Mr Dunstan	Mr McCance	(South Barwon)	Mr McInnes

NOES, 27

Mr Amos	Mr Fordham	Mr Miller	Mrs Toner
Mr Cain	Mr Ginifer	Mr Remington	Mr Trezise
Mr Cathie	Mr Hockley	Mr Roper	Mr Wilkes
Mr Crabb	Mr Jolly	Mr Rowe	Mr Wilton
Mr Edmunds	Mr King	Mr Sidiropoulos	Tellers
Mr Ernst	Mr Kirkwood	Mr Simpson	Dr Coghill
Mr Fogarty	Mr Mathews	Mr Stirling	Dr Vaughan

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.

- 14 BUSINESS NAMES (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (Mr Maclellan).

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

Ordered—That the debate be adjourned until Wednesday next.

- 15 PAY-ROLL TAX BILL—Order read for resuming debate on question—That this Bill now be 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 include a provision granting to all employers covered by the *Pay-roll Tax Act 1971*, \$1300 for each additional person employed full-time in calendar year 1981” (Mr Jolly)—and, after debate—

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

The House divided.

AYES, 45

Mr Austin	Mr Hann	Mr Maclellan	Mr Thompson
Mr Balfour	Mr Hayes	Mrs Patrick	Mr Trewin
Mr Birrell	Mr Jasper	Mr Ramsay	Mr Weideman
Mr Borthwick	Mr Jona	Mr Reynolds	Mr Whiting
Mr Brown	Mr Kennett	Mr Richardson	Mr Williams
Mr Burgin	Mr Lacy	Mr Ross-Edwards	Mr Wood
Mrs Chambers	Mr Lieberman	Mr Skeggs	
Mr Coleman	Mr McCance	Mr Smith	
Mr Collins	Mr McClure	(<i>South Barwon</i>)	
Mr Crellin	Mr McGrath	Mr Smith	<i>Tellers</i>
Mr Dixon	Mr McInnes	(<i>Warrnambool</i>)	
Mr Dunstan	Mr McKellar	Mr Tanner	Mr Cox
Mr Ebery	Mr Mackinnon	Mr Templeton	Mr McArthur

NOES, 31

Mr Amos	Mr Fordham	Mr Remington	Mrs Toner
Mr Cain	Mr Ginifer	Mr Roper	Mr Trezise
Mr Cathie	Mr Hockley	Mr Rowe	Dr Vaughan
Mr Crabb	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Culpin	Mr King	Mr Simmonds	Mr Wilton
Mr Edmunds	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mr Spyker	Dr Coghill
Mr Fogarty	Mr Miller	Mr Stirling	Mr Walsh

And so it was resolved in the affirmative.

Business having been interrupted at 10.33 p.m.—

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

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 PROBATE DUTY BILL—Order read for resuming debate on question—That this Bill now be 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—(a) exempt all estates valued at less than \$150 000; and (b) completely exempt from probate duty estates which are left to—(i) a *de facto* spouse; (ii) a wholly dependent brother or sister; (iii) a parent by a child; and (c) exempt from probate duty the net value of a farm, where the deceased person was a genuine full time primary producer and the farm is left within the immediate family of such deceased person” (*Mr Miller*)—and, after debate—

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

The House divided.

AYES, 45

Mr Austin	Mr Hann	Mr Maclellan	Mr Thompson
Mr Balfour	Mr Hayes	Mrs Patrick	Mr Trewin
Mr Birrell	Mr Jasper	Mr Ramsay	Mr Weideman
Mr Borthwick	Mr Jona	Mr Reynolds	Mr Whiting
Mr Brown	Mr Kennett	Mr Richardson	Mr Williams
Mr Burgin	Mr Lacy	Mr Ross-Edwards	Mr Wood
Mrs Chambers	Mr Lieberman	Mr Skeggs	
Mr Coleman	Mr McCance	Mr Smith	
Mr Collins	Mr McClure	(<i>South Barwon</i>)	
Mr Crellin	Mr McGrath	Mr Smith	<i>Tellers</i>
Mr Dixon	Mr McInnes	(<i>Warrnambool</i>)	
Mr Dunstan	Mr McKellar	Mr Tanner	Mr Cox
Mr Ebery	Mr Mackinnon	Mr Templeton	Mr McArthur

NOES, 31

Mr Amos	Mr Fordham	Mr Remington	Mr Trezise
Mr Cain	Mr Giniifer	Mr Roper	Dr Vaughan
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Walsh
Mr Crabb	Mr Jolly	Mr Simmonds	Mr Wilkes
Mr Culpin	Mr King	Mr Simpson	Mr Wilton
Mr Edmunds	Mr Kirkwood	Mr Spyker	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mr Stirling	Dr Coghill
Mr Fogarty	Mr Miller	Mrs Toner	Mr Rowe

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.

- 17 CRIMINAL INJURIES COMPENSATION (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, 6 NOVEMBER 1980

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

Committee reported progress; to sit again tomorrow.

- 18 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.

- 19 ADJOURNMENT—Resolved—That the House do now adjourn.

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

J. H. CAMPBELL

Clerk of the Legislative Assembly

S. J. PLOWMAN

Speaker

No. 19—Thursday, 6 November 1980

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 PETITIONS—LEADED PETROL—Mr Wilkes, Mr Hockley, Mr Roper, Mr Remington, Mr Mathews, Mr Sidiropoulos, Mr McArthur, and Mr Coleman, respectively, presented Petitions from certain citizens praying that the House take action to ensure that lead free petrol is available to the Victorian public.
Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Mr Roper*)—put and agreed to.
The Petition was read by the Clerk.
Severally ordered to lie on the Table.
- 3 PETITION—PORT MELBOURNE, SOUTH MELBOURNE AND ST KILDA RAIL SERVICES—Mr Walsh presented a Petition from certain citizens of Victoria praying that the recommendations contained in the report of the Victorian Transport Study concerning the closure of train and tram services in Port Melbourne, South Melbourne and St Kilda be rejected and a programme to improve train and tram services throughout Melbourne be commenced.

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:
 Milk and Dairy Supervision Act 1958—No. 422.
 National Parks Act 1975—No. 427.
 Police Regulation Act 1958—No. 429.
 Public Service Act 1974—PSD No. 123.
- Teaching Service Act 1958—Teaching Service (Teachers Tribunal) Regulations—Regulations amended (No. 522).
- Victoria Grants Commission—Report for the year ended 31 August 1980—Ordered to be printed.
- 5 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Alcoa (Portland Aluminium Smelter) Bill without amendment.
- 6 SUBORDINATE LEGISLATION COMMITTEE—Motion made, by leave, and question—That the Subordinate Legislation Committee have power to inquire into and report upon—(a) whether there is a need for a systematic programme of consolidation and review of the published legislation of Victoria; (b) whether the present arrangements as to publication and public availability of current subordinate legislation are satisfactory; and (c) whether the present procedure as to disallowance of statutory rules by Parliament is satisfactory (*Mr Maclellan*)—put and agreed to.
- 7 TRANSPORT (DEREGULATION) BILL—Mr Maclellan obtained leave, with Mr Thompson, to bring in a Bill “to make Provision with respect to the Operation of Commercial Goods Vehicles, to provide that the Victorian Railways Board shall cease to be a Common Carrier, to amend the ‘North Geelong to Fyansford Railway Construction Act 1916’, the ‘Motor Car Act 1958’, the ‘Railways Act 1958’ and the ‘Transport Regulation Act 1958’, to amend and subsequently repeal the ‘Commercial Goods Vehicles 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 TRANSPORT REGULATION (ASSIGNMENT OF LICENCES) BILL—Mr Maclellan obtained leave, with Mr Thompson, to bring in a Bill “to amend the ‘Transport Regulation Act 1958’ with respect to the Assignment of Rights under Licences issued under 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.
- 9 MELBOURNE UNDERGROUND RAIL LOOP (AMENDMENT) BILL—Mr Maclellan obtained leave, with Mr Austin, to bring in a Bill “to enable the Melbourne Underground Rail Loop Authority to purchase or, with the consent of the Minister, acquire certain lands in the City of Melbourne, to amend the ‘Melbourne Underground Rail Loop Act 1970’ and for other purposes”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 OLD COLONISTS’ ASSOCIATION (BORROWING POWERS) BILL—Mr Borthwick obtained leave, with Mr Lieberman, to bring in a Bill “to authorize the Old Colonists’ Association of Victoria to borrow moneys on the security of first mortgage over real property, to amend the ‘Old Colonists’ Association Act 1955’ and for other purposes”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

- 11 ENVIRONMENT PROTECTION (LEAD IN PETROL) BILL—Mr Roper obtained leave, with Mr Amos, to bring in a Bill "*to amend the 'Environment Protection Act 1970' with respect to the allowable Content of Lead in Petrol 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 TRAFFIC (CHILDREN IN STATIONARY VEHICLES) BILL—Mr Roper obtained leave, with Mr Cain, to bring in a Bill "*to make Provision with respect to leaving Children unsupervised in stationary vehicles and imposing and enforcing Penalties with respect thereto, to amend the 'Road Traffic 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 CANCER (CANCER REPORTING) BILL—Mr Roper obtained leave, with Dr Coghill, to bring in a Bill "*to make Provisions for the Reporting of Cancer, to amend the 'Cancer 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 GRIEVANCES—Question—That grievances be noted—put, after debate, and agreed to.
- 15 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR, AS DEPUTY FOR THE GOVERNOR (No. 28)—Mr Acting 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 Attorney-General and Solicitor-General Bill.
- 16 ATTORNEY-GENERAL AND SOLICITOR-GENERAL BILL—Mr Maclellan, pursuant to Standing Order No. 169, obtained leave, with Mr Thompson, to bring in a Bill "*to amend the 'Attorney-General and Solicitor-General Act 1972' with respect to the Remuneration and Pension of the Solicitor-General*"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 17 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR, AS DEPUTY FOR THE GOVERNOR (No. 29)—Mr Acting 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 Judges' Salaries and Pensions Bill.
- 18 JUDGES' SALARIES AND PENSIONS BILL—Mr Maclellan, pursuant to Standing Order No. 169, obtained leave, with Mr Thompson, to bring in a Bill "*to amend the 'Constitution Act 1975' and the 'County Court Act 1958' with respect to the Salaries, Allowances and Pensions of Judges of the Supreme Court and the County Court*"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 19 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR, AS DEPUTY FOR THE GOVERNOR (No. 30)—Mr Acting 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 Parliamentary Committees Bill.
- 20 PARLIAMENTARY COMMITTEES BILL—Mr Maclellan, pursuant to Standing Order No. 169, obtained leave, with Mr Thompson, to bring in a Bill "*to amend the 'State Development Committee Act 1958', the 'Public Works Committee Act 1958', the 'Melbourne and Metropolitan Tramways Act 1958' and the 'Parliamentary Committees Act 1968', to facilitate the Conduct of Public Inquiries and to make provision with respect to the Remuneration of Members and for other purposes*"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

- 21 RAILWAY CONSTRUCTION AND PROPERTY (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Macellan*)
 Motion made and question—That the debate be now adjourned (*Mr Crabb*)—
 put and agreed to.
 Ordered—That the debate be adjourned until Thursday, 20 November instant.
- 22 CHARLTON (LAND EXCHANGE) BILL—Motion made and question proposed—That
 this Bill be now read a second time (*Mr Wood*).
 Motion made and question—That the debate be now adjourned (*Mr Hockley*)—
 put and agreed to.
 Ordered—That the debate be adjourned until Thursday, 20 November instant.
- 23 LIQUOR CONTROL (FEES) BILL—Motion made and question proposed—That this
 Bill be now read a second time (*Mr Thompson*).
 Motion made and question—That the debate be now adjourned (*Mr Wilkes*)—
 put and agreed to.
 Ordered, after debate—That the debate be adjourned until Thursday, 20 November
 instant.
- 24 MESSAGE FROM HIS EXCELLENCY THE LIEUTENANT-GOVERNOR, AS DEPUTY FOR THE
 GOVERNOR (No. 31)—Mr Deputy-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 Charlton
 (Land Exchange) Bill.
- 25 VICTORIAN FILM CORPORATION (COMMENCEMENT) 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 EDUCATIONAL INSTITUTIONS (GUARANTEES) (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 to extend the power of the Treasurer to
 execute a guarantee in respect of a loan for school purposes which is made, or
 to be made, to the school authority of an educational institution for the purpose
 of refinancing in whole or in part a loan made and expended for school purposes
 and to provide that the Treasurer always had such power (*Mr Lacy*)—put,
 after debate, 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.
- 27 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the
 consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)
 —put and agreed to.
- 28 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.
 And then the House, at fifteen minutes past Six o'clock, adjourned until Tuesday next.

J. H. CAMPBELL
 Clerk of the Legislative Assembly

S. J. PLOWMAN
 Speaker

By Authority F D Atkinson Government Printer Melbourne

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 20, 21 and 22

No. 20—Tuesday, 11 November 1980

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—ST KILDA RAILWAY LINE—Mr Walsh presented a Petition from certain citizens praying that the St Kilda railway line be retained and upgraded.
Ordered to lie on the Table.
- 3 PETITION—BALLARAT WATER FLUORIDATION—Mr Evans (*Ballarat North*) presented a Petition from certain citizens of Ballarat and district praying that action be taken to restore freedom of choice in respect of fluoridation of water supplies.
Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Mr Evans, Ballarat North*)—put and agreed to.
The Petition was read by the Clerk.
Ordered to lie on the Table.
- 4 PETITION—PORNOGRAPHY—Mr Trewin presented a Petition from certain citizens praying that action be taken to prevent the exploitation of children by prohibiting pornographic child abuse publications and films.
Ordered to lie on the Table.
- 5 PETITION—DRIVE-IN THEATRES—Mr Trewin presented a Petition from certain citizens praying that legislation be enacted to prohibit “R” rated movies being shown at drive-in theatres or to provide that structures be required to ensure that such films cannot be viewed outside such theatres.
Ordered to lie on the Table.
- 6 PETITION—SANDRINGHAM RAILWAY LINE—Mr Hockley presented a Petition from certain citizens praying that the Sandringham railway line be retained and improved.
Ordered to lie on the Table.
- 7 PETITIONS—LEADED PETROL—Mr Mackinnon, Mr Kennett and Mr Templeton, respectively, presented Petitions from certain citizens praying that the House take action to ensure that lead free petrol is available to the Victorian public.
Severally ordered to lie on the table.
- 8 PETITION—CAMPBELLFIELD RAILWAY—Mr Wilton presented a Petition from certain citizens praying that the priority plan for provision of railway stations be reviewed and that the priority for Campbellfield be raised.
Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Mr Wilton*)—put and agreed to.
The Petition was read by the Clerk.
Ordered to lie on the Table.
- 9 PETITION—ALAMEIN RAILWAY—Mr Kennett presented a Petition from certain citizens praying that the Camberwell to Alamein railway line be retained and upgraded.
Ordered to lie on the Table.

- 10 **PETITION—UPFIELD RAILWAY**—Mr Gavin presented a Petition from certain citizens praying that the Upfield railway line be retained and improved.
Ordered to lie on the Table.
- 11 **PETITION—RETAIL TRADING HOURS**—Mr Rowe presented a Petition from certain members of the Moonee Ponds Chamber of Commerce and residents of Essendon praying that trading hours for retail shops be not increased and that an investigation be carried out into the effect on small businesses of trading in holiday resort areas, weekend markets and by street vendors.
Ordered to lie on the Table.
- 12 **PETITION—SWAN HILL RAILWAY**—Mr Ebery presented a Petition from certain citizens praying that the Bendigo to Swan Hill passenger rail service be retained and upgraded.
Ordered to lie on the Table.
- 13 **PETITION—NEWPORT—WILLIAMSTOWN—ALTONA RAILWAY**—Mr Stirling presented a Petition from certain citizens praying that the recommendation contained in the Victorian Transport Study for the closing of the Newport to Williamstown and Altona railway line be rejected.
Ordered to lie on the Table.
- 14 **PETITION—NEWPORT—WILLIAMSTOWN RAILWAY**—Mr Stirling presented a Petition from certain citizens praying that the Newport—Williamstown railway line be retained and upgraded.
Ordered to lie on the Table.
- 15 **PAPERS**—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:
Crimes Compensation Tribunal—Report for the year 1979–80.
Gas and Fuel Corporation—Report for the year 1979–80—Ordered to be printed.
Statutory Rules under the following Acts:
County Court Act 1958—No. 430.
National Parks Act 1975—No. 428.
Valuation of Land Act 1960—No. 425.
- 16 **MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 32)**—**ASSENT TO BILL**—Informing the Assembly that he had, that day, given Royal Assent to the following Bill, presented by the Clerk of Parliaments:
Alcoa (Portland Aluminium Smelter) Bill.
- 17 **ADJOURNMENT**—Motion made and question—That the House, at its rising, adjourn until tomorrow at Two o'clock (*Mr Maclellan*)—put and agreed to.
- 18 **MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 33, 34)**—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:
Planning Appeals Board Bill.
Police Regulation (Amendment) Bill.
- 19 **HOUSING COMMISSION RENT INCREASES**—Motion made and question—That this House expresses its concern at the failure of the Government to prevent escalating rent increases for Housing Commission tenants, as evidenced by the recent announcement of proposed rental increases (*Mr Cathie*)—after debate, put.
The House divided.

AYES, 32

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Rowe	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simmonds	
Mr Crabb	Mr King	Mr Simpson	
Mr Culpin	Mr Kirkwood	Mr Stirling	
Mr Edmunds	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Ernst	Mr Miller	Mr Trezise	Mr Gavin
Mr Fogarty	Mr Remington	Dr Vaughan	Mr Spyker

NOES, 47

Mr Austin	Mr Evans	Mr McInnes	Mr Tanner
Mr Balfour	(<i>Gippsland East</i>)	Mr McKellar	Mr Templeton
Mr Birrell	Mr Hamer	Mr Mackinnon	Mr Thompson
Mr Burgin	Mr Hann	Mr Maclellan	Mr Trewin
Mrs Chambers	Mr Jasper	Mrs Patrick	Mr Weideman
Mr Coleman	Mr Jona	Mr Ramsay	Mr Whiting
Mr Collins	Mr Kennett	Mr Reynolds	Mr Williams
Mr Crellin	Mr Lacy	Mr Richardson	Mr Wood
Mr Dixon	Mr Lieberman	Mr Ross-Edwards	
Mr Dunstan	Mr McArthur	Mr Skeggs	
Mr Ebery	Mr McCance	Mr Smith	<i>Tellers</i>
Mr Evans	Mr McClure	(<i>South Barwon</i>)	Mr Brown
(<i>Ballarat North</i>)	Mr McGrath	Mr Smith	Mr Cox
		(<i>Warrnambool</i>)	

And so it passed in the negative.

- 20 APPROPRIATION (1980-81, No. 1) BILL—Further considered in Committee. Committee reported progress; to sit again later this day. Business having been interrupted at 10.30 p.m.— Motion made and question—That the sitting be continued (*Mr Maclellan*)—put and agreed to. Further considered in Committee. And having continued to sit till after Twelve of the clock—
- WEDNESDAY, 12 NOVEMBER 1980
- Further considered in Committee. Committee reported progress; to sit again later this day.
- 21 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Educational Institutions (Guarantees) (Amendment) Bill without amendment.
- 22 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.
- 23 ADJOURNMENT—Resolved, That the House do now adjourn.

And then the House, at thirty-four minutes past One o'clock in the morning adjourned until later this day.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 21—Wednesday, 12 November 1980

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—ALAMEIN RAILWAY—Mr Kennett presented a Petition from certain citizens praying that the Camberwell to Alamein Railway line be retained and improved.
Ordered to lie on the Table.
- 3 PETITION—HEALTH AND HUMAN RELATIONS COURSES—Mr Ebery presented a Petition from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject matter.
Ordered to lie on the Table.
- 4 PETITION—RETAIL TRADING HOURS—Mr Crellin presented a Petition from certain members of the Hightt Chamber of Commerce and citizens of Moorabbin praying that trading hours for retail shops be not increased and that an investigation be carried out into the effect on small businesses of trading in holiday resort areas, weekend markets and by street vendors.
Ordered to lie on the Table.
- 5 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:
Marine Act 1958—Nos. 431 and 432.
Public Service Act 1974—PSD No. 127.
- 6 SUBORDINATE LEGISLATION COMMITTEE—Mr Birrell, Chairman, brought up a Progress Report from the Subordinate Legislation Committee upon a General Inquiry into Subordinate Legislation (Publication, Tabling and Disallowance).
Ordered to lie on the Table and to be printed.
- 7 WESTGATE BRIDGE AUTHORITY BILL—Mr Maclellan obtained leave, with Mr Thompson, to bring in a Bill "*to establish the West Gate Bridge Authority as a statutory authority, to confer certain powers on the Authority, to repeal the 'Lower Yarra Crossing Authority Act 1965' and for other purposes*"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 COUNTRY FIRE AUTHORITY (PENALTIES) BILL—Mr Thompson obtained leave, with Mr Austin, 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.
- 9 COMMUNITY WELFARE SERVICES (EXTRADITION) BILL—Mr Jona obtained leave, with Mr Thompson, to bring in a Bill "*to amend the 'Community Welfare Services Act 1970' and the 'Crimes Act 1958' to make provision with respect to the Extradition of Persons released from Custody on Conditions and for other purposes*"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 MARINE (AMENDMENT) BILL—Mr Austin obtained leave, with Mr Maclellan, to bring in a Bill "*to amend the 'Marine Act 1958'* "; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 11 BUILDING SOCIETIES (CLAIMS ON LIQUIDATION) BILL—Mr Dixon, obtained leave, with Mr Thompson, to bring in a Bill "*to amend Section 92 of the 'Building Societies Act 1976'* "; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

- 12 INSTITUTE OF EDUCATIONAL ADMINISTRATION BILL—Mr Lacy obtained leave, with Mr Thompson, to bring in a Bill “to establish a Body Corporate under the Name of the Institute of Educational Administration, and for other purposes”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 13 NURSES (AMENDMENT) BILL—Mr Borthwick obtained leave, with Mr Lieberman, to bring in a Bill “to amend the ‘Nurses 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 RACING (FURTHER AMENDMENT) BILL—Mr Dixon obtained leave, with Mr Thompson, 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 ROYAL COMMISSION INTO STATE ELECTRICITY COMMISSION—Motion made and question proposed—That this Parliament calls upon the Government to establish a Royal Commission of Inquiry into the affairs of the State Electricity Commission of Victoria to fully investigate grave charges that the Commission has—(a) continually misled Parliament, Parliamentary Committees and Ministers of the Crown; (b) endangered Victoria’s energy security in that load-shedding due to physical shortages of base-load electrical power is inevitable from 1983–84 to 1986–87; (c) abrogated its financial responsibilities in that the Commission has for some time been on the brink of insolvency; and (d) provoked and manipulated industrial disputes to divert Parliament’s attention from its own wrong decisions and the effects of continuing mismanagement (*Mr Amos*).

Motion made and question—That the debate be now adjourned (*Mr Balfour*)
—after debate, put.

The House divided.

AYES, 47

Mr Austin	Mr Hamer	Mr Mackinnon	Mr Thompson
Mr Balfour	Mr Hann	Mr Maclellan	Mr Trewin
Mr Birrell	Mr Hayes	Mrs Patrick	Mr Weideman
Mr Borthwick	Mr Jasper	Mr Ramsay	Mr Whiting
Mr Burgin	Mr Jona	Mr Reynolds	Mr Williams
Mrs Chambers	Mr Kennett	Mr Richardson	Mr Wood
Mr Coleman	Mr Lacy	Mr Ross-Edwards	
Mr Collins	Mr Lieberman	Mr Skeggs	
Mr Crellin	Mr McArthur	Mr Smith	
Mr Dixon	Mr McCance	(<i>South Barwon</i>)	
Mr Dunstan	Mr McClure	Mr Smith	
Mr Ebery	Mr McGrath	(<i>Warrnambool</i>)	<i>Tellers:</i>
Mr Evans	Mr McInnes	Mr Tanner	Mr Brown
(<i>Gippsland East</i>)	Mr McKellar	Mr Templeton	Mr Cox

NOES, 32

Mr Amos	Mr Fordham	Mr Roper	Dr Vaughan
Mr Cain	Mr Gavin	Mr Rowe	Mr Wilkes
Mr Cathie	Mr Ginifer	Mr Sidiropoulos	Mr Wilton
Dr Coghill	Mr Hockley	Mr Simmonds	
Mr Crabb	Mr Jolly	Mr Simpson	
Mr Culpin	Mr King	Mr Spyker	
Mr Edmunds	Mr Kirkwood	Mr Stirling	<i>Tellers:</i>
Mr Ernst	Mr Mathews	Mrs Toner	Mr Miller
Mr Fogarty	Mr Remington	Mr Trezise	Mr Walsh

And so it was resolved in the affirmative.

Ordered—That the debate be adjourned until tomorrow.

- 16 **PETROLEUM RETAIL MARKETING BILL**—Mr Amos obtained leave, with Mr Wilkes, to bring in a Bill "*to prohibit the retailing of Motor Fuel from Depot sites, to ensure the Supply of Motor Fuel to Franchisees, to regulate the entering into, renewing, assigning and terminating of Franchise Agreements to establish the Gas and Fuel Corporation as Petroleum Pricing Agency and for other purposes*"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 17 **OLD COLONISTS' ASSOCIATION (BORROWING POWERS) BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Borthwick*). Motion made and question—That the debate be now adjourned (*Dr Coghill*)—put and agreed to.
Ordered—That the debate be adjourned until Wednesday, 26 November instant.
- 18 **APPROPRIATION (1980-81, No. 1) BILL**—Further considered in Committee. Committee reported progress; to sit again later this day.
Business having been interrupted at 10.30 p.m.—
Motion made and question—That the sitting be continued (*Mr Maclellan*)—put and agreed to.
Further considered in Committee.
And having continued to sit till after Twelve of the clock—
THURSDAY, 13 NOVEMBER 1980
Committee reported progress; to sit again later this day.
- 19 **POSTPONEMENT OF ORDERS OF THE DAY**—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.
- 20 **ADJOURNMENT**—Resolved—That the House do now adjourn.
And then the House, at thirty-eight minutes past Three o'clock in the morning adjourned until later this day.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 22—Thursday, 13 November 1980

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 **PETITION—TEACHER EMPLOYMENT TENURE**—Mr Whiting presented a Petition from certain citizens opposing the policy of limited tenure employment for teachers and praying that the system be abolished and that teachers presently employed on limited tenure be given on-going employment.
Ordered to lie on the Table.
- 3 **PETITION—ALAMEIN RAILWAY**—Mr Kennett presented a Petition from certain citizens praying that the Camberwell to Alamein railway line be retained and improved.
Ordered to lie on the Table.

- 4 PETITIONS—HEALTH FOOD DIETARY ADVICE—Mr Birrell and Mr McArthur, respectively, presented Petitions from certain citizens praying that legislative provision be made to permit health food store staff to give general and specific dietary advice to customers without charge.
Severally ordered to lie on the Table.
- 5 PETITION—RETAIL TRADING HOURS—Mr Birrell presented a Petition from certain members of the Geelong City Traders Association and residents of the Geelong district praying that trading hours for retail shops be not increased and that an investigation be carried out into the effect on small businesses of trading in holiday resort areas, weekend markets and by street vendors.
Ordered to lie on the Table.
- 6 PETITION—ELTHAM, HURSTBRIDGE RAIL SERVICE—Mrs Toner presented a Petition from certain citizens praying that the recommendations of the Victorian Transport Study concerning the closure of the Diamond Creek, Wattle Glen and Hurstbridge railway stations be disregarded and that the Eltham and Hurstbridge rail service be maintained and upgraded.
Ordered to lie on the Table.
- 7 PETITION—HEALTH AND HUMAN RELATIONS COURSES—Mr Ebery presented a Petition from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject matter.
Ordered to lie on the Table.
- 8 PETITION—WEST RICHMOND, COLLINGWOOD AND VICTORIA PARK RAILWAY STATIONS—Mr Sidiropoulos presented a Petition from certain citizens praying that the West Richmond, Collingwood and Victoria Park railway stations remain open and that the stations be adequately repaired and maintained.
Ordered to lie on the Table.
- 9 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—
 Alberton—Shire of Alberton Coastal Planning Scheme, Amendment No. 17.
 Echuca—City of Echuca Planning Scheme, Amendment Nos. 40, 43 (1979) (two papers).
 Latrobe Valley Sub-Regional Planning Scheme, Amendment No. 41.
 Lillydale—Shire of Lillydale Planning Scheme 1958, Amendment No. 105.
 Werribee—Shire of Werribee Planning Scheme 1963, Amendment No. 72 (1980).
- 10 SUPREME COURT (CRIMINAL APPEALS) BILL—Mr Maclellan obtained leave, with Mr Thompson, to bring in a Bill “to amend Part IX. of the ‘Supreme Court 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.
- 11 SESSIONAL ORDERS—Motion made and question proposed—That the following Sessional Orders be adopted, viz.:
- 1A 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) each Tuesday and Wednesday.
- 1B Sessional Order No. 1A shall have force and effect up to and including 31 December 1980 (*Mr Maclellan*)—
Amendment proposed—That the expression “(including motions pursuant to Standing Order No. 26 which is hereby to the necessary extent suspended)”

be omitted with the view of inserting in place thereof the words "except motions pursuant to Standing Order No. 26" (*Mr Fordham*)—and, after debate—
Motion made and question—That the question be now put (*Mr Austin*)—put.
The House divided.

AYES, 48

Mr Austin	Mr Evans	Mr Mackinnon	Mr Trewin
Mr Balfour	(<i>Gippsland East</i>)	Mr Maclellan	Mr Weideman
Mr Birrell	Mr Hamer	Mrs Patrick	Mr Whiting
Mr Borthwick	Mr Hann	Mr Ramsay	Mr Williams
Mr Brown	Mr Hayes	Mr Reynolds	Mr Wood
Mr Burgin	Mr Jasper	Mr Richardson	
Mrs Chambers	Mr Jona	Mr Ross-Edwards	
Mr Coleman	Mr Kennett	Mr Skeggs	
Mr Collins	Mr Lacy	Mr Smith	
Mr Crellin	Mr Lieberman	(<i>South Barwon</i>)	
Mr Dixon	Mr McArthur	Mr Smith	
Mr Dunstan	Mr McCance	(<i>Warrnambool</i>)	
Mr Ebery	Mr McClure	Mr Tanner	<i>Tellers</i>
Mr Evans	Mr McGrath	Mr Templeton	Mr Cox
(<i>Ballarat North</i>)	Mr McKellar	Mr Thompson	Mr McInnes

NOES, 32

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Simmonds	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simpson	
Mr Crabb	Mr King	Mr Spyker	
Mr Culpin	Mr Kirkwood	Mr Stirling	
Mr Edmunds	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Ernst	Mr Miller	Mr Trezise	Mr Gavin
Mr Fogarty	Mr Remington	Dr Vaughan	Mr Rowe

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.

AYES, 48

Mr Austin	Mr Evans	Mr Mackinnon	Mr Trewin
Mr Balfour	(<i>Gippsland East</i>)	Mr Maclellan	Mr Weideman
Mr Birrell	Mr Hamer	Mrs Patrick	Mr Whiting
Mr Borthwick	Mr Hann	Mr Ramsay	Mr Williams
Mr Brown	Mr Hayes	Mr Reynolds	Mr Wood
Mr Burgin	Mr Jasper	Mr Richardson	
Mrs Chambers	Mr Jona	Mr Ross-Edwards	
Mr Coleman	Mr Kennett	Mr Skeggs	
Mr Collins	Mr Lacy	Mr Smith	
Mr Crellin	Mr Lieberman	(<i>South Barwon</i>)	
Mr Dixon	Mr McArthur	Mr Smith	
Mr Dunstan	Mr Cance	(<i>Warrnambool</i>)	
Mr Ebery	Mr McClure	Mr Tanner	<i>Tellers</i>
Mr Evans	Mr McGrath	Mr Templeton	Mr Cox
(<i>Ballarat North</i>)	Mr McKellar	Mr Thompson	Mr McInnes

NOES, 32

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Simmonds	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simpson	
Mr Crabb	Mr King	Mr Spyker	
Mr Culpin	Mr Kirkwood	Mr Stirling	
Mr Edmunds	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Ernst	Mr Miller	Mr Trezise	Mr Gavin
Mr Fogarty	Mr Remington	Dr Vaughan	Mr Rowe

And so it was resolved in the affirmative.

Further amendment proposed—That the words “and Wednesday” be omitted with the view of inserting in place thereof the words “, Wednesday and Friday”
(*Mr Thompson*)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put.
The House divided.

AYES, 32

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Simmonds	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simpson	
Mr Crabb	Mr King	Mr Spyker	
Mr Culpin	Mr Kirkwood	Mr Stirling	
Mr Edmunds	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Ernst	Mr Miller	Mr Trezise	Mr Gavin
Mr Fogarty	Mr Remington	Dr Vaughan	Mr Rowe

NOES, 47

Mr Balfour	Mr Hamer	Mr Maclellan	Mr Weideman
Mr Birrell	Mr Hann	Mrs Patrick	Mr Whiting
Mr Borthwick	Mr Hayes	Mr Ramsay	Mr Williams
Mr Burgin	Mr Jasper	Mr Reynolds	Mr Wood
Mrs Chambers	Mr Jona	Mr Richardson	
Mr Coleman	Mr Kennett	Mr Ross-Edwards	
Mr Collins	Mr Lacy	Mr Skeggs	
Mr Crellin	Mr Lieberman	Mr Smith	
Mr Dixon	Mr McArthur	(<i>South Barwon</i>)	
Mr Dunstan	Mr McCance	Mr Smith	
Mr Ebery	Mr McClure	(<i>Warrnambool</i>)	
Mr Evans	Mr McGrath	Mr Tanner	<i>Tellers</i>
(<i>Ballarat North</i>)	Mr McInnes	Mr Templeton	Mr Brown
Mr Evans	Mr McKellar	Mr Thompson	Mr Cox
(<i>Gippsland East</i>)	Mr Mackinnon	Mr Trewin	

And so it passed in the negative.

Question—That the words proposed to be inserted be so inserted—put.
The House divided.

AYES, 46

Mr Balfour	Mr Hamer	Mrs Patrick	Mr Whiting
Mr Birrell	Mr Hann	Mr Ramsay	Mr Williams
Mr Borthwick	Mr Hayes	Mr Reynolds	Mr Wood
Mr Burgin	Mr Jasper	Mr Richardson	
Mrs Chambers	Mr Jona	Mr Ross-Edwards	
Mr Coleman	Mr Kennett	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	
Mr Crellin	Mr McArthur	(<i>South Barwon</i>)	
Mr Dixon	Mr McCance	Mr Smith	
Mr Dunstan	Mr McClure	(<i>Warrnambool</i>)	
Mr Ebery	Mr McGrath	Mr Tanner	
Mr Evans	Mr McInnes	Mr Templeton	<i>Tellers</i>
(<i>Ballarat North</i>)	Mr McKellar	Mr Thompson	Mr Brown
Mr Evans	Mr Mackinnon	Mr Trewin	Mr Cox
(<i>Gippsland East</i>)	Mr Maclellan	Mr Weideman	

NOES, 32

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Simmonds	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simpson	
Mr Crabb	Mr King	Mr Spyker	
Mr Culpin	Mr Kirkwood	Mr Stirling	
Mr Edmunds	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Ernst	Mr Miller	Mr Trezise	Mr Gavin
Mr Fogarty	Mr Remington	Dr Vaughan	Mr Rowe

And so it was resolved in the affirmative.

Question—That the following Sessional Orders be adopted, viz.:

1A 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) each Tuesday, Wednesday and Friday.

1B Sessional Order No. 1A shall have force and effect up to and including 31 December 1980—put.

The House divided.

AYES, 46

Mr Balfour	Mr Hamer	Mrs Patrick	Mr Whiting
Mr Birrell	Mr Hann	Mr Ramsay	Mr Williams
Mr Borthwick	Mr Hayes	Mr Reynolds	Mr Wood
Mr Burgin	Mr Jasper	Mr Richardson	
Mrs Chambers	Mr Jona	Mr Ross-Edwards	
Mr Coleman	Mr Kennett	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	
Mr Crellin	Mr McArthur	(<i>South Barwon</i>)	
Mr Dixon	Mr McCance	Mr Smith	
Mr Dunstan	Mr McClure	(<i>Warrnambool</i>)	
Mr Ebery	Mr McGrath	Mr Tanner	
Mr Evans	Mr McInnes	Mr Templeton	
(<i>Ballarat North</i>)	Mr McKellar	Mr Thompson	
Mr Evans	Mr Mackinnon	Mr Trewin	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Maclellan	Mr Weideman	Mr Brown
			Mr Cox

NOES, 32

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Simmonds	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simpson	
Mr Crabb	Mr King	Mr Spyker	
Mr Culpin	Mr Kirkwood	Mr Stirling	
Mr Edmunds	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Ernst	Mr Miller	Mr Trezise	Mr Gavin
Mr Fogarty	Mr Remington	Dr Vaughan	Mr Rowe

And so it was resolved in the affirmative.

- 12 RESIGNATION OF THE MINISTER FOR MINERALS AND ENERGY—Motion made and question—That this House calls for the resignation of the Minister for Minerals and Energy for his failure to accept collective responsibility as a Member of the Cabinet for the proposed increase in the contribution payable to the Consolidated Fund by the Gas and Fuel Corporation, and his attempt to cast responsibility for the proposed increase on unnamed public servants (*Mr Wilkes*)—after debate, put.

The House divided.

AYES, 32

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Gavin	Mr Rowe	Mr Wilkes
Mr Cathie	Mr Ginifer	Mr Simmonds	Mr Wilton
Dr Coghill	Mr Hockley	Mr Simpson	
Mr Crabb	Mr Jolly	Mr Spyker	
Mr Culpin	Mr King	Mr Stirling	
Mr Edmunds	Mr Kirkwood	Mrs Toner	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mr Trezise	Mr Remington
Mr Fogarty	Mr Miller	Dr Vaughan	Mr Sidiropoulos

NOES, 47

Mr Balfour	Mr Evans	Mr McInnes	Mr Templeton
Mr Birrell	(<i>Gippsland East</i>)	Mr McKellar	Mr Thompson
Mr Borthwick	Mr Hamer	Mr Mackinnon	Mr Trewin
Mr Brown	Mr Hann	Mr Maclellan	Mr Weideman
Mr Burgin	Mr Hayes	Mrs Patrick	Mr Whiting
Mrs Chambers	Mr Jasper	Mr Ramsay	Mr Williams
Mr Coleman	Mr Jona	Mr Reynolds	Mr Wood
Mr Collins	Mr Kennett	Mr Ross-Edwards	
Mr Crellin	Mr Lacy	Mr Skeggs	
Mr Dixon	Mr Lieberman	Mr Smith	
Mr Dunstan	Mr McArthur	(<i>South Barwon</i>)	
Mr Ebery	Mr McCance	Mr Smith	
Mr Evans	Mr McClure	(<i>Warrnambool</i>)	
(<i>Ballarat North</i>)	Mr McGrath	Mr Tanner	

Tellers

Mr Cox
Mr Richardson

And so it passed in the negative.

- 13 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of the Orders of the Day, Government Business, and Orders of the Day, General Business, Nos. 1 to 23 inclusive be postponed until after consideration of Order of the Day, General Business, No. 24.

- 14 ROYAL COMMISSION INTO STATE ELECTRICITY COMMISSION—Order read for resuming debate on question—That this Parliament calls upon the Government to establish a Royal Commission of Inquiry into the affairs of the State Electricity Commission of Victoria to fully investigate grave charges that the Commission has—(a) continually misled Parliament, Parliamentary Committees and Ministers of the Crown; (b) endangered Victoria's energy security in that load-shedding due to physical shortages of base-load electrical power is inevitable from 1983–84 to 1986–87; (c) abrogated its financial responsibilities in that the Commission has for some time been on the brink of insolvency; and (d) provoked and manipulated industrial disputes to divert Parliament's attention from its own wrong decisions and the effects of continuing mismanagement—debate resumed.

Amendment proposed—That the words “establish a Royal Commission of Inquiry into” be omitted with the view of inserting in place thereof the words “arrange for the referral to the Public Bodies Review Committee for investigation and report” (*Mr Evans, Gippsland East*)—and, after debate—

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

The House divided.

AYES, 72

Mr Amos	Mr Evans	Mr McKellar	Mr Spyker
Mr Balfour	(<i>Ballarat North</i>)	Mr Mackinnon	Mr Stirling
Mr Birrell	Mr Fogarty	Mr Maclellan	Mr Tanner
Mr Borthwick	Mr Fordham	Mr Mathews	Mr Templeton
Mr Brown	Mr Gavin	Mr Miller	Mr Thompson
Mr Burgin	Mr Ginifer	Mrs Patrick	Mrs Toner
Mr Cain	Mr Hamer	Mr Ramsay	Mr Trezise
Mr Cathie	Mr Hayes	Mr Remington	Dr Vaughan
Mrs Chambers	Mr Hockley	Mr Reynolds	Mr Walsh
Dr Coghill	Mr Jolly	Mr Richardson	Mr Wilkes
Mr Coleman	Mr Jona	Mr Roper	Mr Williams
Mr Collins	Mr Kennett	Mr Rowe	Mr Wilton
Mr Crabb	Mr King	Mr Sidiropoulos	Mr Wood
Mr Crellin	Mr Kirkwood	Mr Simmonds	
Mr Culpin	Mr Lacy	Mr Simpson	
Mr Dixon	Mr Lieberman	Mr Skeggs	
Mr Dunstan	Mr McArthur	Mr Smith	
Mr Ebery	Mr McCance	(<i>South Barwon</i>)	
Mr Edmunds	Mr McClure	Mr Smith	
Mr Ernst	Mr McInnes	(<i>Warrnambool</i>)	

Tellers

Mr Cox
Mr Weideman

NOES, 6

Mr Evans (<i>Gippsland East</i>)	Mr Ross-Edwards	<i>Tellers</i>
Mr Hann	Mr Trewin	Mr Jasper
		Mr McGrath

And so it was resolved in the affirmative.

Original question—put.

The House divided.

AYES, 32

Mr Amos	Mr Fordham	Mr Rowe	Mr Walsh
Mr Cain	Mr Ginifer	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Simmonds	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simpson	
Mr Crabb	Mr King	Mr Spyker	
Mr Culpin	Mr Kirkwood	Mr Stirling	
Mr Edmunds	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Ernst	Mr Miller	Mr Trezise	Mr Gavin
Mr Fogarty	Mr Roper	Dr Vaughan	Mr Remington

NOES, 46

Mr Balfour	Mr Evans	Mr McKellar	Mr Templeton
Mr Birrell	(<i>Gippsland East</i>)	Mr Mackinnon	Mr Thompson
Mr Borthwick	Mr Hamer	Mr Maclellan	Mr Trewin
Mr Brown	Mr Hann	Mrs Patrick	Mr Weideman
Mr Burgin	Mr Hayes	Mr Ramsay	Mr Williams
Mrs Chambers	Mr Jasper	Mr Reynolds	Mr Wood
Mr Coleman	Mr Jona	Mr Richardson	
Mr Collins	Mr Lacy	Mr Ross-Edwards	
Mr Crellin	Mr Lieberman	Mr Skeggs	
Mr Dixon	Mr McArthur	Mr Smith	
Mr Dunstan	Mr McCance	(<i>South Barwon</i>)	
Mr Ebery	Mr McClure	Mr Smith	<i>Tellers</i>
Mr Evans	Mr McGrath	(<i>Warrnambool</i>)	Mr Cox
(<i>Ballarat North</i>)	Mr McInnes	Mr Tanner	Mr Kennett

And so it passed in the negative.

- 15 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to amend the ‘Magistrates (Summary Proceedings) Act 1975’*”.
- 16 MAGISTRATES (SUMMARY PROCEEDINGS) BILL—On the motion of Mr Maclellan, 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 validate certain actions taken with regard to the Condon Street—Curtin Street Drainage Scheme prepared by the Shire of Strathfieldsaye*”.
- 18 STRATHFIELDSAYE SHIRE (CONDON STREET—CURTIN STREET DRAINAGE SCHEME VALIDATION) BILL—On the motion of Mr Balfour, 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 ‘Fisheries Act 1968’ to enable Arrangements with respect to the Management of certain Fisheries to be entered into between, and given Effect to by, the Commonwealth and the State*”.
- 20 FISHERIES (COMMONWEALTH—STATE ARRANGEMENTS) BILL—On the motion of Mr Balfour, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 21 APPROPRIATION (1980–81, No. 1) BILL—Further considered in Committee. Committee reported progress; to sit again later this day.

- 22 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:
 Business Franchise (Tobacco) (Amendment) Bill.
 Country Roads (Road Marking) Bill.
- 23 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to amend the ‘Latrobe Valley Act 1958’*”.
- 24 LATROBE VALLEY (AMENDMENT) BILL—On the motion of Mr Smith (*Warrnambool*), 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—Transmitting a Bill for “*An Act to amend the ‘Sale of Land Act 1962’, to make provision in relation to Deposit Moneys in Transactions for the Sale of Land and for other purposes’*”.
- 26 SALE OF LAND (DEPOSITS AMENDMENT) BILL—On the motion of Mr Maclellan, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 27 TRANSPORT REGULATION (ASSIGNMENT OF LICENCES) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).
 Business having been interrupted at 10.30 p.m.—
 Motion made and question—That the sitting be continued (*Mr Maclellan*)—put and agreed to.
 Motion made and question—That the debate be now adjourned (*Mr Crabb*)—put and agreed to.
 Ordered—That the debate be adjourned until Thursday, 27 November instant.
- 28 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.
- 29 TRANSPORT (DEREGULATION) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).
 Motion made and question—That the debate be now adjourned (*Mr Crabb*)—put and agreed to.
 Motion made and question—That the debate be adjourned for two weeks (*Mr Maclellan*).
 Amendment proposed—That the words “two weeks” be omitted with the view of inserting in place thereof the words “four weeks” (*Mr Crabb*)—and, after debate—
 Question—That the words proposed to be omitted stand part of the question—put.
 The House divided.

AYES, 44

Mr Balfour	Mr Evans	Mr McKellar	Mr Trewin
Mr Birrell	(<i>Gippsland East</i>)	Mr Mackinnon	Mr Weideman
Mr Borthwick	Mr Hamer	Mr Maclellan	Mr Williams
Mr Brown	Mr Hann	Mrs Patrick	Mr Wood
Mr Burgin	Mr Hayes	Mr Richardson	<i>Tellers</i>
Mrs Chambers	Mr Jasper	Mr Ross-Edwards	Mr Cox
Mr Coleman	Mr Jona	Mr Skeggs	Mr Reynolds
Mr Collins	Mr Kennett	Mr Smith	
Mr Crellin	Mr Lacy	(<i>South Barwon</i>)	
Mr Dixon	Mr Lieberman	Mr Smith	
Mr Dunstan	Mr McArthur	(<i>Warrnambool</i>)	
Mr Ebery	Mr McCance	Mr Tanner	
Mr Evans	Mr McClure	Mr Templeton	
(<i>Ballarat North</i>)	Mr McInnes	Mr Thompson	

NOES, 31

Mr Cain	Mr Fordham	Mr Remington	Mrs Toner
Mr Cathie	Mr Gavin	Mr Roper	Mr Trezise
Dr Coghill	Mr Ginifer	Mr Rowe	Mr Walsh
Mr Crabb	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Culpin	Mr King	Mr Simmonds	Mr Wilton
Mr Edmunds	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mr Spyker	Mr Hockley
Mr Fogarty	Mr Miller	Mr Stirling	Dr Vaughan

And so it was resolved in the affirmative.

Ordered—That the debate be adjourned until Thursday, 27 November instant.

- 30 COUNTRY FIRE AUTHORITY (PENALTIES) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Thompson*).

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

Ordered—That the debate be adjourned until Tuesday, 25 November instant.

- 31 COMMUNITY WELFARE SERVICES (EXTRADITION) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Jona*).

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

Ordered—That the debate be adjourned until Tuesday, 25 November instant.

- 32 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.

- 33 BUILDING SOCIETIES (CLAIMS ON LIQUIDATION) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Dixon*).

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

Ordered, after debate—That the debate be adjourned until Thursday next.

- 34 NURSES (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Borthwick*).

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

Ordered—That the debate be adjourned until Tuesday, 25 November instant.

- 35 RACING (FURTHER AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Dixon*).

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

Ordered—That the debate be adjourned until Thursday next.

- 36 SUPREME COURT (CRIMINAL APPEALS) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).

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

Ordered—That the debate be adjourned until Thursday, 27 November instant.

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

FRIDAY, 14 NOVEMBER 1980

- 37 APPROPRIATION (1980–81, No. 1) BILL—Further considered in Committee. Committee reported progress; to sit again tomorrow.

- 38 ADJOURNMENT—Motion made and question—That the House, at its rising, adjourn until Tuesday next at half-past Two o'clock (*Mr Maclellan*)—put and agreed to.

39 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of the remaining Orders of the Day be postponed.

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

And then the House, at forty-six minutes past One o'clock in the morning, adjourned until Tuesday next.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

No. 23, 24, 25 and 26

No. 23—Tuesday, 18 November 1980

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—BRUNSWICK HIGH SCHOOL LAND—Mr Roper presented a Petition from certain citizens praying that the House take action to facilitate the transfer of land in Brunswick between the Melbourne and Metropolitan Board of Works and the Education Department for the use of the Brunswick High School.
Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Mr Roper*)—put and agreed to.
The Petition was read by the Clerk.
Ordered to lie on the Table.
- 3 PETITION—ALAMEIN RAILWAY—Mr Kennett presented a Petition from certain citizens praying that the Camberwell to Alamein railway line be retained and improved.
Ordered to lie on the Table.
- 4 PETITION—UPFIELD RAILWAY—Mr Gavin presented a Petition from certain citizens praying that the Upfield railway line be retained and improved.
Ordered to lie on the Table.
- 5 PETITION—HEALTH AND HUMAN RELATIONS COURSES—Mr Jasper presented a Petition from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject-matter.
Ordered to lie on the Table.
- 6 PETITION—BENDIGO—SWAN HILL PASSENGER RAIL SERVICE—Mr Hann presented a Petition from certain citizens praying that the Bendigo—Swan Hill passenger rail service be permanently retained and improved.
Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Mr Hann*)—put and agreed to.
The Petition was read by the Clerk.
Ordered to lie on the Table.
- 7 STANDING ORDERS COMMITTEE—Mr Fordham brought up the Report from the Standing Orders Committee upon Private Bill procedure.
Ordered to lie on the Table and to be printed.
- 8 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:
 - Education Act 1958—Technical Teachers Registration Board Regulations 1980.
 - Physiotherapists Registration Board—Report for the year 1979.
 - Port Phillip Authority—Report for the year 1979–80—Ordered to be printed.

***Post-Secondary Education Commission—Report for the year 1979–80.**

Statutory Rules under the following Acts:

Fisheries Act 1968—No. 435.

Second-hand Dealers Act 1958—No. 434.

Water Act 1958—No. 433.

Town and Country Planning Act 1961—South Gippsland—Shire of South Gippsland Planning Scheme, Amendment No. 44 (1980).

- 9 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 35)—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:
- Educational Institutions (Guarantees) (Amendment) Bill.
 - Business Franchise (Tobacco) (Amendment) Bill.
 - Country Roads (Road Marking) Bill.
- 10 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 36)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Supreme Court (Criminal Appeals) Bill.
- 11 FISHERIES (AMENDMENT) BILL—Mr Wood obtained leave, with Mr Borthwick, to bring in a Bill “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.
- 12 LABOUR AND INDUSTRY (AMENDMENT) BILL—Mr Ramsay obtained leave, with Mr Smith (*Warrnambool*), to bring in a Bill “to amend the ‘Labour and Industry Act 1958’ with respect to the Fees for Registration of Factories, Shops and Market Sites, to make Provision with respect to the Fitting of Protective Frames to Tractors and for other purposes”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 13 ATTORNEY-GENERAL AND SOLICITOR-GENERAL BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).
Motion made and question—That the debate be now adjourned (*Mr Cain*)—put and agreed to.
Ordered, after debate—That the debate be adjourned until Tuesday next.
- 14 JUDGES’ SALARIES AND PENSIONS BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).
Motion made and question—That the debate be now adjourned (*Mr Cain*)—put and agreed to.
Motion made and question proposed—That the debate be adjourned for one week (*Mr Maclellan*)—
Amendment proposed—That the words “one week” be omitted with the view of inserting in place thereof the words “two weeks” (*Mr Cain*)—and, after debate—
Motion and amendment, by leave, withdrawn.
Ordered—That the debate be adjourned until Tuesday, 2 December next.
- 15 PARLIAMENTARY COMMITTEES BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Hamer*).
Motion made and question—That the debate be now adjourned (*Mr Fordham*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday, 2 December next.

* Ordered to be printed. See Entry No. 31.

- 16 MARINE (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Austin*).
Motion made and question—That the debate be now adjourned (*Mr Stirling*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday, 2 December next.
- 17 MAGISTRATES (SUMMARY PROCEEDINGS) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).
Motion made and question—That the debate be now adjourned (*Dr Vaughan*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday next.
- 18 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 6 be postponed until later this day.
- 19 FISHERIES (COMMONWEALTH—STATE ARRANGEMENTS) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Wood*).
Motion made and question—That the debate be now adjourned (*Mr Fogarty*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday next.
- 20 LATROBE VALLEY (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Smith, Warrnambool*).
Motion made and question—That the debate be now adjourned (*Mr Ernst*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday next.
- 21 SALE OF LAND (DEPOSITS AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).
Motion made and question—That the debate be now adjourned (*Mr Kirkwood*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday next.
- 22 PUBLIC LANDS AND WORKS BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Austin*).
Motion made and question—That the debate be now adjourned (*Mr Simpson*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday next.
- 23 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 11 and 12 be postponed until later this day.
- 24 ADJOURNMENT—Motion made and question—That the House, at its rising, adjourn until tomorrow at half-past Ten o'clock (*Mr Austin*)—put and agreed to.
- 25 APPROPRIATION (1980–81, No. 1) BILL—Further considered in Committee.
Committee reported progress; to sit again later this day.
Business having been interrupted at 10.30 p.m.—
Motion made and question—That the sitting be continued (*Mr Maclellan*)—put and agreed to.
Further considered in Committee.
And having continued to sit till after Twelve of the clock—
WEDNESDAY, 19 NOVEMBER 1980
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.

- 26 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to amend the ‘Patriotic Funds Act 1958’, and for other purposes*”.
- 27 PATRIOTIC FUNDS (AMENDMENT) BILL—On the motion of Mr Maclellan, 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—Transmitting a Bill for “*An Act to amend the ‘Environment Protection Act 1970’, to repeal the ‘Clean Air Act 1958’ and for other purposes*”.
- 29 ENVIRONMENT PROTECTION (CLEAN AIR) BILL—On the motion of Mr Wood, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 30 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:
 Victorian Film Corporation (Commencement) Bill
 Gift Duty (Amendment) Bill
 Pay-roll Tax Bill
 Probate Duty Bill
- 31 POST-SECONDARY EDUCATION COMMISSION REPORT—Motion made, by leave, and question—That the Report of the Post-Secondary Education Commission for the year 1979–80 be printed (*Mr Lacy*)—put and agreed to.
- 32 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.
- 33 ADJOURNMENT—Resolved—That the House do now adjourn.
 And then the House, at twenty-three minutes past Twelve o’clock in the morning, adjourned until later this day.

J. H. CAMPBELL
 Clerk of the Legislative Assembly

S. J. PLOWMAN
 Speaker

No. 24—Wednesday, 19 November 1980

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—UPFIELD RAILWAY—Mr Gavin presented a Petition from certain Councillors of the City of Coburg praying that the Upfield railway line be retained and improved.
 Ordered to lie on the Table.
- 3 PETITIONS—HEALTH AND HUMAN RELATIONS COURSES—Mr Birrell, Mr Ebery and Mr Smith (*South Barwon*), respectively, presented Petitions from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject-matter.
 Severally ordered to lie on the Table.

- 4 PETITION—LEADED PETROL—Mr Miller presented a Petition from certain citizens of Victoria praying that the House take action to ensure that lead free petrol is available to the Victorian public.
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:
Industrial Training Commission—Report for the year 1979–80—Ordered to be printed.
- 6 STATE BANK BILL—Mr Thompson obtained leave, with Mr Hamer, to bring in a Bill “to constitute the Commissioners of the State Savings Bank of Victoria into the Commissioners of the State Bank of Victoria, to amend the ‘State Savings Bank Act 1958’ in relation thereto and for other purposes”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 7 MELBOURNE UNDERGROUND RAIL LOOP (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).
Motion made and question—That the debate be now adjourned (*Mr Crabb*)—put and agreed to.
Ordered—That the debate be adjourned until Wednesday, 3 December next.
- 8 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.
- 9 INSTITUTE OF EDUCATIONAL ADMINISTRATION BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Lacy*).
Motion made and question—That the debate be now adjourned (*Mr Fordham*)—put and agreed to.
Ordered—That the debate be adjourned until Wednesday, 3 December next.
- 10 FISHERIES (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Wood*).
Motion made and question—That the debate be now adjourned (*Mr Fogarty*)—put and agreed to.
Ordered—That the debate be adjourned until Wednesday, 3 December next.
- 11 LABOUR AND INDUSTRY (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Ramsay*)—and, after debate—Motion made and question—That the debate be now adjourned (*Mr Ross-Edwards*)—put and agreed to.
Ordered—That the debate be adjourned until Wednesday next.
- 12 ENVIRONMENT PROTECTION (CLEAN AIR) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Wood*).
Motion made and question—That the debate be now adjourned (*Dr Coghill*)—put and agreed to.
Ordered—That the debate be adjourned until Wednesday, 3 December next.
- 13 PATRIOTIC FUNDS (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).
Motion made and question—That the debate be now adjourned (*Mr King*)—put and agreed to.
Ordered—That the debate be adjourned until Wednesday next.

- 14 TRANSPORT WORKS AND SERVICES 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 Maclellan 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, 46

Mr Austin	Mr Evans	Mr Mackinnon	Mr Thompson
Mr Balfour	(<i>Gippsland East</i>)	Mr Maclellan	Mr Trewin
Mr Birrell	Mr Hann	Mrs Patrick	Mr Weideman
Mr Borthwick	Mr Hayes	Mr Ramsay	Mr Whiting
Mr Brown	Mr Jasper	Mr Reynolds	Mr Williams
Mr Burgin	Mr Jona	Mr Richardson	Mr Wood
Mr Coleman	Mr Kennett	Mr Ross-Edwards	
Mr Collins	Mr Lacy	Mr Skeggs	
Mr Crellin	Mr Lieberman	Mr Smith	
Mr Dixon	Mr McArthur	(<i>South Barwon</i>)	
Mr Dunstan	Mr McCance	Mr Smith	
Mr Ebery	Mr McClure	(<i>Warrnambool</i>)	
Mr Evans	Mr McInnes	Mr Tanner	<i>Tellers</i>
(<i>Ballarat North</i>)	Mr McKellar	Mr Templeton	Mrs Chambers
			Mr Cox

NOES, 31

Mr Amos	Mr Fordham	Mr Miller	Mr Trezise
Mr Cain	Mr Gavin	Mr Roper	Dr Vaughan
Mr Cathie	Mr Ginifer	Mr Rowe	Mr Walsh
Dr Coghill	Mr Hockley	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Edmunds	Mr King	Mr Simpson	<i>Tellers</i>
Mr Ernst	Mr Kirkwood	Mr Stirling	Mr Remington
Mr Fogarty	Mr Mathews	Mrs Toner	Mr Spyker

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 2.45 p.m. this day; and

(b) For the remaining stages of the Bill, until 3.45 p.m. this day.

—(*Mr Maclellan*)—after debate, put.

The House divided.

AYES, 46

Mr Austin	Mr Evans	Mr Mackinnon	Mr Thompson
Mr Balfour	(<i>Gippsland East</i>)	Mr Maclellan	Mr Trewin
Mr Birrell	Mr Hann	Mrs Patrick	Mr Weideman
Mr Borthwick	Mr Hayes	Mr Ramsay	Mr Whiting
Mr Brown	Mr Jasper	Mr Reynolds	Mr Williams
Mr Burgin	Mr Jona	Mr Richardson	Mr Wood
Mr Coleman	Mr Kennett	Mr Ross-Edwards	
Mr Collins	Mr Lacy	Mr Skeggs	
Mr Crellin	Mr Lieberman	Mr Smith	
Mr Dixon	Mr McArthur	(<i>South Barwon</i>)	
Mr Dunstan	Mr McCance	Mr Smith	
Mr Ebery	Mr McClure	(<i>Warrnambool</i>)	
Mr Evans	Mr McInnes	Mr Tanner	<i>Tellers:</i>
(<i>Ballarat North</i>)	Mr McKellar	Mr Templeton	Mrs Chambers
			Mr Cox

NOES, 31

Mr Amos	Mr Fordham	Mr Miller	Mr Trezise
Mr Cain	Mr Gavin	Mr Roper	Dr Vaughan
Mr Cathie	Mr Ginifer	Mr Rowe	Mr Walsh
Dr Coghill	Mr Hockley	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Edmunds	Mr King	Mr Simpson	<i>Tellers:</i>
Mr Ernst	Mr Kirkwood	Mr Stirling	Mr Remington
Mr Fogarty	Mr Mathews	Mrs Toner	Mr Spyker

And so it was resolved in the affirmative.

Motion made, by leave, and question—That the resolution of the House this day allotting times for the Bill be read and rescinded (*Mr Maclellan*)—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 3.00 p.m. this day; and

(b) For the remaining stages of the Bill, until 4.00 p.m. this day.

—(*Mr Maclellan*)—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—

Question—put and agreed to.

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 HIS EXCELLENCY THE GOVERNOR (No. 37)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Institute of Educational Administration Bill.

16 WEST GATE BRIDGE AUTHORITY BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).

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

Ordered—That the debate be adjourned until Wednesday, 3 December next.

17 STAMPS (AMENDMENT No. 2) 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 Thompson 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, 40

Mr Austin	Mr Evans	Mr Mackinnon	Mr Templeton
Mr Balfour	(Ballarat North)	Mr Maclellan	Mr Thompson
Mr Birrell	Mr Hamer	Mrs Patrick	Mr Weideman
Mr Borthwick	Mr Hayes	Mr Ramsay	Mr Williams
Mr Brown	Mr Jona	Mr Reynolds	Mr Wood
Mr Burgin	Mr Kennett	Mr Richardson	
Mr Coleman	Mr Lacy	Mr Skeggs	
Mr Collins	Mr McArthur	Mr Smith	
Mr Crellin	Mr McCance	(South Barwon)	
Mr Dixon	Mr McClure	Mr Smith	
Mr Dunstan	Mr McInnes	(Warrnambool)	
Mr Ebery	Mr McKellar	Mr Tanner	
			<i>Tellers:</i>
			Mrs Chambers
			Mr Cox

NOES, 39

Mr Amos	Mr Fordham	Mr Miller	Dr Vaughan
Mr Cain	Mr Gavin	Mr Roper	Mr Walsh
Mr Cathie	Mr Ginifer	Mr Ross-Edwards	Mr Whiting
Dr Coghill	Mr Hann	Mr Rowe	Mr Wilkes
Mr Crabb	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Mr Culpin	Mr Jasper	Mr Simmonds	
Mr Edmunds	Mr Jolly	Mr Simpson	
Mr Ernst	Mr King	Mr Stirling	
Mr Evans	Mr Kirkwood	Mrs Toner	
(Gippsland East)	Mr McGrath	Mr Trewin	
Mr Fogarty	Mr Mathews	Mr Trezise	
			<i>Tellers</i>
			Mr Remington
			Mr Spyker

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 5.40 p.m. this day; and
- (b) For the remaining stages of the Bill, until 5.55 p.m. this day.

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

Debate resumed on question—That this Bill now be 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 re-drafted so as to provide for a uniform rate of stamp duty of 2½ per cent for all registrations or transfers of motor cars or commercial trailers and to provide higher exemptions from stamp duty in respect of lower-priced and new houses and for first time home purchasers” (Mr Jolly)—and, after debate—

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

The House divided.

AYES, 40

Mr Austin	Mr Ebery	Mr Mackinnon	Mr Templeton
Mr Balfour	Mr Evans	Mr Maclellan	Mr Thompson
Mr Birrell	(Ballarat North)	Mrs Patrick	Mr Weideman
Mr Borthwick	Mr Hamer	Mr Ramsay	Mr Williams
Mr Brown	Mr Hayes	Mr Reynolds	Mr Wood
Mr Burgin	Mr Jona	Mr Richardson	
Mrs Chambers	Mr Kennett	Mr Skeggs	
Mr Coleman	Mr Lacy	Mr Smith	
Mr Collins	Mr McArthur	(South Barwon)	
Mr Crellin	Mr McClure	Mr Smith	
Mr Dixon	Mr McInnes	(Warrnambool)	
Mr Dunstan	Mr McKellar	Mr Tanner	
			<i>Tellers:</i>
			Mr Cox
			Mr McCance

NOES, 37

Mr Amos	Mr Fordham	Mr Remington	Mr Trewin
Mr Cain	Mr Gavin	Mr Roper	Mr Trezise
Mr Cathie	Mr Hann	Mr Ross-Edwards	Dr Vaughan
Dr Coghill	Mr Jasper	Mr Rowe	Mr Whiting
Mr Crabb	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Edmunds	Mr King	Mr Simmonds	Mr Wilton
Mr Ernst	Mr Kirkwood	Mr Simpson	
Mr Evans	Mr McGrath	Mr Spyker	<i>Tellers:</i>
(<i>Gippsland East</i>)	Mr Mathews	Mr Stirling	Mr Hockley
Mr Fogarty	Mr Miller	Mrs Toner	Mr Walsh

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.

18 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to amend the ‘Coroners Act 1958’ and the ‘Magistrates (Summary Proceedings) Act 1975’ with respect to Depositions*”.

19 CORONERS (AMENDMENT) BILL—On the motion of Mr Maclellan, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.

20 PUBLIC WORKS AND SERVICES 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 Austin 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 Austin	Mr Dunstan	Mr McKellar	Mr Tanner
Mr Balfour	Mr Ebery	Mr Mackinnon	Mr Templeton
Mr Birrell	Mr Evans	Mr Maclellan	Mr Thompson
Mr Borthwick	(<i>Ballarat North</i>)	Mrs Patrick	Mr Weideman
Mr Brown	Mr Hayes	Mr Ramsay	Mr Williams
Mr Burgin	Mr Jona	Mr Reynolds	Mr Wood
Mrs Chambers	Mr Kennett	Mr Richardson	
Mr Coleman	Mr Lacy	Mr Skeggs	
Mr Collins	Mr McArthur	Mr Smith	
Mr Crellin	Mr McClure	(<i>South Barwon</i>)	<i>Tellers:</i>
Mr Dixon	Mr McInnes	Mr Smith	Mr Cox
		(<i>Warrnambool</i>)	Mr McCance

NOES, 36

Mr Amos	Mr Fordham	Mr Remington	Mr Trewin
Mr Cain	Mr Gavin	Mr Roper	Mr Trezise
Mr Cathie	Mr Hann	Mr Ross-Edwards	Dr Vaughan
Dr Coghill	Mr Jasper	Mr Rowe	Mr Whiting
Mr Crabb	Mr Jolly	Mr Sidiropoulos	Mr Wilton
Mr Edmunds	Mr King	Mr Simmonds	
Mr Ernst	Mr Kirkwood	Mr Simpson	
Mr Evans	Mr McGrath	Mr Spyker	<i>Tellers:</i>
(<i>Gippsland East</i>)	Mr Mathews	Mr Stirling	Mr Hockley
Mr Fogarty	Mr Miller	Mrs Toner	Mr Walsh

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 9.15 p.m. this day; and

(b) For the remaining stages of the Bill, until 10.30 p.m. this day.

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

Debate resumed on question—That this Bill now be 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 re-drafted so as to provide for funds increased by an amount at least equal to the rate of inflation since the last fund allocation and for the establishment of an asset review committee” (*Mr Simpson*)—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, 45

Mr Balfour	Mr Evans	Mr Mackinnon	Mr Trewin
Mr Birrell	(<i>Gippsland East</i>)	Mr Maclellan	Mr Weideman
Mr Borthwick	Mr Hann	Mrs Patrick	Mr Whiting
Mr Brown	Mr Hayes	Mr Ramsay	Mr Williams
Mr Burgin	Mr Jasper	Mr Reynolds	Mr Wood
Mrs Chambers	Mr Jona	Mr Richardson	
Mr Coleman	Mr Kennett	Mr Skeggs	
Mr Collins	Mr Lacy	Mr Smith	
Mr Crellin	Mr Lieberman	(<i>South Barwon</i>)	
Mr Dixon	Mr McArthur	Mr Smith	
Mr Dunstan	Mr McClure	(<i>Warrnambool</i>)	
Mr Ebery	Mr McGrath	Mr Tanner	<i>Tellers:</i>
Mr Evans	Mr McInnes	Mr Templeton	Mr Cox
(<i>Ballarat North</i>)	Mr McKellar	Mr Thompson	Mr McCance

NOES, 30

Mr Amos	Mr Fordham	Mr Remington	Mrs Toner
Mr Cain	Mr Gavin	Mr Roper	Mr Trezise
Dr Coghill	Mr Ginifer	Mr Rowe	Dr Vaughan
Mr Crabb	Mr Jolly	Mr Sidiropoulos	Mr Wilton
Mr Culpin	Mr King	Mr Simmonds	
Mr Edmunds	Mr Kirkwood	Mr Simpson	<i>Tellers:</i>
Mr Ernst	Mr Mathews	Mr Spyker	Mr Hockley
Mr Fogarty	Mr Miller	Mr Stirling	Mr Walsh

And so it was resolved in the affirmative.

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

Committee reported progress; to sit again later this day.

Business having been interrupted at 10.30 p.m.—

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

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.

21 PUBLIC AUTHORITIES (CONTRIBUTIONS) (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 Thompson 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 Balfour	Mr Evans	Mr McKellar	Mr Tanner
Mr Birrell	(Ballarat North)	Mr Mackinnon	Mr Templeton
Mr Borthwick	Mr Hayes	Mr Maclellan	Mr Thompson
Mr Burgin	Mr Jona	Mrs Patrick	Mr Weideman
Mrs Chambers	Mr Kennett	Mr Ramsay	Mr Williams
Mr Coleman	Mr Lacy	Mr Reynolds	Mr Wood
Mr Collins	Mr Lieberman	Mr Richardson	
Mr Crellin	Mr McArthur	Mr Skeggs	
Mr Dixon	Mr McCance	Mr Smith	
Mr Dunstan	Mr McClure	(South Barwon)	
Mr Ebery	Mr McInnes	Mr Smith	
		(Warrnambool)	
			<i>Tellers:</i>
			Mr Brown
			Mr Cox

NOES, 37

Mr Amos	Mr Fogarty	Mr Mathews	Mrs Toner
Mr Cain	Mr Fordham	Mr Miller	Mr Trewin
Mr Cathie	Mr Gavin	Mr Remington	Mr Trezise
Dr Coghill	Mr Ginifer	Mr Roper	Dr Vaughan
Mr Crabb	Mr Hann	Mr Rowe	Mr Whiting
Mr Culpin	Mr Jasper	Mr Sidiropoulos	Mr Wilton
Mr Edmunds	Mr Jolly	Mr Simmonds	
Mr Ernst	Mr King	Mr Simpson	
Mr Evans	Mr Kirkwood	Mr Spyker	
(Gippsland East)	Mr McGrath	Mr Stirling	
			<i>Tellers:</i>
			Mr Hockley
			Mr Walsh

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 11.55 p.m. this day; and

(b) For the remaining stages of the Bill, until 12.10 a.m. tomorrow.

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

Debate resumed on question—That this Bill now be 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 re-drafted to provide that the additional revenue raised from the Gas and Fuel Corporation should be applied towards the establishment of a uniform tariff for L.P. and natural gas throughout Victoria” (Mr Evans, Gippsland East)—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, 71

Mr Amos	Mr Fogarty	Mr Miller	Mrs Toner
Mr Balfour	Mr Fordham	Mrs Patrick	Mr Trezise
Mr Birrell	Mr Gavin	Mr Ramsay	Dr Vaughan
Mr Borthwick	Mr Ginifer	Mr Remington	Mr Walsh
Mr Burgin	Mr Hayes	Mr Reynolds	Mr Weideman
Mr Cain	Mr Hockley	Mr Richardson	Mr Wilkes
Mr Cathie	Mr Jolly	Mr Roper	Mr Williams
Mrs Chambers	Mr Jona	Mr Rowe	Mr Wilton
Dr Coghill	Mr Kennett	Mr Sidiropoulos	Mr Wood
Mr Coleman	Mr King	Mr Simmonds	
Mr Collins	Mr Kirkwood	Mr Simpson	
Mr Crabb	Mr Lacy	Mr Skeggs	
Mr Crellin	Mr Lieberman	Mr Smith	
Mr Culpin	Mr McArthur	(South Barwon)	
Mr Dixon	Mr McCance	Mr Smith	
Mr Dunstan	Mr McClure	(Warrnambool)	
Mr Ebery	Mr McInnes	Mr Spyker	
Mr Edmunds	Mr McKellar	Mr Stirling	
Mr Ernst	Mr Mackinnon	Mr Tanner	
Mr Evans	Mr Maclellan	Mr Templeton	
(Ballarat North)	Mr Mathews	Mr Thompson	
			Tellers:
			Mr Brown
			Mr Cox

NOES, 7

Mr Evans	Mr Jasper		Tellers:
(Gippsland East)	Mr Ross-Edwards		Mr McGraith
Mr Hann	Mr Whiting		Mr Trewin

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

THURSDAY, 20 NOVEMBER 1980

And so it was resolved in the affirmative.

Question—That this Bill be now read a second time—put.

The House divided.

AYES, 46

Mr Balfour	Mr Hann	Mrs Patrick	Mr Whiting
Mr Birrell	Mr Hayes	Mr Ramsay	Mr Williams
Mr Borthwick	Mr Jasper	Mr Reynolds	Mr Wood
Mr Burgin	Mr Jona	Mr Richardson	
Mrs Chambers	Mr Kennett	Mr Ross-Edwards	
Mr Coleman	Mr Lacy	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	
Mr Crellin	Mr McArthur	(South Barwon)	
Mr Dixon	Mr McCance	Mr Smith	
Mr Dunstan	Mr McClure	(Warrnambool)	
Mr Ebery	Mr McGrath	Mr Tanner	
Mr Evans	Mr McInnes	Mr Templeton	
(Ballarat North)	Mr McKellar	Mr Thompson	
Mr Evans	Mr Mackinnon	Mr Trewin	
(Gippsland East)	Mr Maclellan	Mr Weideman	
			Tellers:
			Mr Brown
			Mr Cox

NOES, 31

Mr Amos	Mr Fogarty	Mr Miller	Mr Stirling
Mr Cain	Mr Fordham	Mr Remington	Mrs Toner
Mr Cathie	Mr Gavin	Mr Roper	Mr Trezise
Dr Coghill	Mr Ginifer	Mr Rowe	Dr Vaughan
Mr Crabb	Mr Jolly	Mr Sidiropoulos	Mr Wilton
Mr Culpin	Mr King	Mr Simmonds	
Mr Edmunds	Mr Kirkwood	Mr Simpson	
Mr Ernst	Mr Mathews	Mr Spyker	
			Tellers:
			Mr Hockley
			Mr Walsh

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

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

Bill, by leave, read the third time forthwith.

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

22 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.

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

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

J. H. CAMPBELL

Clerk of the Legislative Assembly

S. J. PLOWMAN

Speaker

No. 25—Thursday, 20 November 1980

1 Mr Speaker took the Chair and read the Prayer.

2 PETITION—UPFIELD RAILWAY—Mr Gavin presented a Petition from certain citizens praying that the Upfield railway line be retained and improved.

Ordered to lie on the Table.

3 PETITION—HEALTH AND HUMAN RELATIONS COURSES—Mr Evans (*Gippsland East*) presented a Petition from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject-matter.

Ordered to lie on the Table.

4 PETITION—SEXUAL OFFENCES—Mr McArthur presented a Petition from certain citizens opposing the repeal of sections 68 and 69 of the Crimes Act and praying that the House take action to support the family unit.

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:

Geelong Regional Commission—Report and Statement of accounts for the year 1978–79.

Statutory Rules under the following Acts:

Racing Act 1958—No. 437.

State Electricity Commission Act 1958—No. 436.

Supreme Court Act 1958—No. 438.

6 ADJOURNMENT—Motion made and question—That the House, at its rising, adjourn until tomorrow at half-past Ten o'clock (*Mr Maclellan*)—put and agreed to.

7 PUBLIC HOSPITAL FINANCES—Motion made and question—That this House expresses its concern at the financial problems faced by public hospitals this financial year and calls upon the State Government to take action to ensure that services will at least be maintained and in order that unused and underutilized capacity can be used (*Mr Roper*)—after debate, put.

The House divided.

AYES, 39

Mr Amos	Mr Fordham	Mr Roper	Dr Vaughan
Mr Cain	Mr Gavin	Mr Ross-Edwards	Mr Walsh
Mr Cathie	Mr Ginifer	Mr Rowe	Mr Whiting
Dr Coghill	Mr Hann	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr Hockley	Mr Simmonds	Mr Wilton
Mr Culpin	Mr Jasper	Mr Simpson	
Mr Edmunds	Mr Jolly	Mr Spyker	
Mr Ernst	Mr Kirkwood	Mr Stirling	
Mr Evans	Mr Mathews	Mrs Toner	<i>Tellers</i>
(Gippsland East)	Mr Miller	Mr Trewin	Mr King
Mr Fogarty	Mr Remington	Mr Trezise	Mr McGrath

NOES, 40

Mr Austin	Mr Ebery	Mr McInnes	Mr Tanner
Mr Balfour	Mr Evans	Mr McKellar	Mr Templeton
Mr Birrell	(Ballarat North)	Mr Mackinnon	Mr Weideman
Mr Borthwick	Mr Hamer	Mr Maclellan	Mr Williams
Mr Brown	Mr Hayes	Mr Ramsay	Mr Wood
Mr Burgin	Mr Jona	Mr Reynolds	
Mrs Chambers	Mr Kennett	Mr Richardson	
Mr Coleman	Mr Lacy	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	<i>Tellers</i>
Mr Crellin	Mr McArthur	(South Barwon)	Mr Cox
Mr Dixon	Mr McCance	Mr Smith	Mrs Patrick
Mr Dunstan	Mr McClure	(Warrnambool)	

And so it passed in the negative.

- 8 NEWPORT "D" POWER STATION—Motion made and question—That this House expresses its grave concern at the failure of the Minister for Minerals and Energy to disclose the true extent of the circumstances surrounding the damage done to the Newport "D" Power Station during its commissioning and the extra cost burden that will now need to be borne by the people of Victoria and now calls upon the Government to make a full and frank disclosure of all aspects of this matter (*Mr Amos*)—after debate, put.

The House divided.

AYES, 32

Mr Amos	Mr Gavin	Mr Rowe	Mr Walsh
Mr Cain	Mr Ginifer	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Simmonds	Mr Wilton
Mr Crabb	Mr Jolly	Mr Simpson	
Mr Culpin	Mr King	Mr Spyker	
Mr Edmunds	Mr Kirkwood	Mr Stirling	
Mr Ernst	Mr Miller	Mrs Toner	<i>Tellers</i>
Mr Fogarty	Mr Remington	Mr Trezise	Dr Coghill
Mr Fordham	Mr Roper	Dr Vaughan	Mr Mathews

NOES, 46

Mr Balfour	Mr Hamer	Mr McKellar	Mr Tanner
Mr Borthwick	Mr Hann	Mr Mackinnon	Mr Templeton
Mr Brown	Mr Hayes	Mr Maclellan	Mr Thompson
Mr Burgin	Mr Jasper	Mrs Patrick	Mr Trewin
Mrs Chambers	Mr Jona	Mr Ramsay	Mr Weideman
Mr Coleman	Mr Kennett	Mr Reynolds	Mr Whiting
Mr Collins	Mr Lacy	Mr Richardson	Mr Williams
Mr Crellin	Mr Lieberman	Mr Ross-Edwards	Mr Wood
Mr Dixon	Mr McArthur	Mr Skeggs	
Mr Dunstan	Mr McCance	Mr Smith	
Mr Ebery	Mr McClure	(South Barwon)	<i>Tellers</i>
Mr Evans	Mr McGrath	Mr Smith	Mr Birrell
(Gippsland East)	Mr McInnes	(Warrnambool)	Mr Cox

And so it passed in the negative.

- 9 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Market Court (Amendment) Bill without amendment.
- 10 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 38)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Fisheries (Amendment) Bill.
- 11 CORONERS (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).
- Motion made and question—That the debate be now adjourned (*Mr Miller*)—put and agreed to.
- Ordered—That the debate be adjourned until Tuesday, 2 December next.
- 12 STATE BANK BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Thompson*).
- Motion made and question—That the debate be now adjourned (*Mr Jolly*)—put and agreed to.
- Ordered—That the debate be adjourned until Tuesday, 2 December next.
- 13 LAND TAX BILL—Order read for resuming debate on question—That this Bill now be 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 re-drafted to provide for total exemption from land tax where the aggregate unimproved value of lands owned by a person, including that parcel used exclusively as the principal place of residence, does not exceed the sum of \$45 000” (*Mr Remington*)—and, after debate—
- Question—That the words proposed to be omitted stand part of the question—put.
- The House divided.

AYES, 45

Mr Austin	Mr Evans	Mr McInnes	Mr Trewin
Mr Balfour	(<i>Gippsland East</i>)	Mr McKellar	Mr Weideman
Mr Birrell	Mr Hamer	Mr Mackinnon	Mr Whiting
Mr Borthwick	Mr Hann	Mr Maclellan	Mr Williams
Mr Brown	Mr Hayes	Mrs Patrick	Mr Wood
Mr Burgin	Mr Jasper	Mr Ramsay	
Mrs Chambers	Mr Jona	Mr Reynolds	
Mr Coleman	Mr Kennett	Mr Richardson	
Mr Collins	Mr Lacy	Mr Smith	
Mr Crellin	Mr Lieberman	(<i>South Barwon</i>)	
Mr Dunstan	Mr McArthur	Mr Smith	
Mr Ebery	Mr McCance	(<i>Warrnambool</i>)	<i>Tellers</i>
Mr Evans	Mr McClure	Mr Templeton	Mr Cox
(<i>Ballarat North</i>)	Mr McGrath	Mr Thompson	Mr Tanner

NOES, 30

Mr Amos	Mr Gavin	Mr Remington	Dr Vaughan
Mr Cain	Mr Ginifer	Mr Roper	Mr Walsh
Mr Cathie	Mr Hockley	Mr Rowe	Mr Wilkes
Dr Coghill	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Crabb	Mr King	Mr Simpson	
Mr Edmunds	Mr Kirkwood	Mr Spyker	<i>Tellers</i>
Mr Fogarty	Mr Mathews	Mr Stirling	Mr Ernst
Mr Fordham	Mr Miller	Mrs Toner	Mr Sidiropoulos

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.

- 14 EDUCATIONAL GRANTS (CONTINUATION) BILL—Order read for resuming debate on question—That this Bill now be 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 re-drafted to provide for the establishment of a State Board of Education to examine and determine the needs of schools and students in Government and non-Government education and to recommend to the Government of Victoria on a continuous public basis the level of expenditure necessary to meet the requirements of Victoria’s school children on the basis of needs and priorities, educational experimentation and regionalization” (*Mr Fordham*)—and, after debate—

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

The House divided.

AYES, 43

Mr Austin	Mr Hamer	Mr McKellar	Mr Trewin
Mr Balfour	Mr Hann	Mr Mackinnon	Mr Weideman
Mr Birrell	Mr Hayes	Mr Maclellan	Mr Whiting
Mr Borthwick	Mr Jasper	Mrs Patrick	Mr Williams
Mr Brown	Mr Jona	Mr Ramsay	Mr Wood
Mr Burgin	Mr Kennett	Mr Reynolds	
Mrs Chambers	Mr Lacy	Mr Richardson	
Mr Coleman	Mr Lieberman	Mr Smith	
Mr Collins	Mr McArthur	(<i>South Barwon</i>)	
Mr Crellin	Mr McCance	Mr Smith	
Mr Ebery	Mr McClure	(<i>Warrnambool</i>)	<i>Tellers</i>
Mr Evans	Mr McGrath	Mr Templeton	Mr Cox
(<i>Ballarat North</i>)	Mr McInnes	Mr Thompson	Mr Tanner

NOES, 30

Mr Amos	Mr Gavin	Mr Remington	Dr Vaughan
Mr Cain	Mr Ginifer	Mr Roper	Mr Walsh
Mr Cathie	Mr Hockley	Mr Rowe	Mr Wilkes
Dr Coghill	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Crabb	Mr King	Mr Simpson	
Mr Edmunds	Mr Kirkwood	Mr Spyker	<i>Tellers</i>
Mr Fogarty	Mr Mathews	Mr Stirling	Mr Ernst
Mr Fordham	Mr Miller	Mrs Toner	Mr Sidiropoulos

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 the remaining Orders of the Day, Government Business, be postponed until after consideration of Orders of the Day, General Business.

- 16 CONSTITUTION (COUNCIL POWERS) 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 Lacy*)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

- 17 WILDLIFE (SPRING TRAPS) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Edmunds*).
 Motion made and question—That the debate be now adjourned (*Mr Wood*)—put and agreed to.
 Ordered—That the debate be adjourned until tomorrow.
- 18 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, General Business, Nos. 3 and 4 be postponed until later this day.
- 19 PUBLIC RECORDS (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Edmunds*).
 Motion made and question—That the debate be now adjourned (*Mr Wood*)—put and agreed to.
 Ordered—That the debate be adjourned until tomorrow.
- 20 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, General Business, Nos. 6 and 7 be postponed until later this day.
- 21 PUBLIC SERVICE (EMPLOYMENT OF ALIENS) 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 Wood*)—put and agreed to.
 Ordered—That the debate be adjourned until tomorrow.
- 22 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, General Business, Nos. 9 and 10 be postponed until later this day.
- 23 SUSPENSION OF SESSIONAL ORDERS—Motion made, by leave, and question—That Sessional Orders be suspended so far as to permit the sitting to continue beyond 10.30 p.m. without interruption (*Mr Maclellan*)—put and agreed to.
- 24 ANZAC DAY (PUBLIC HOLIDAY) 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 Wood*)—put and agreed to.
 Ordered—That the debate be adjourned until tomorrow.
- 25 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, General Business, Nos. 12 to 21 inclusive be postponed until later this day.
- 26 CANCER (CANCER REPORTING) 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 Maclellan*)—put and agreed to.
 Ordered—That the debate be adjourned until tomorrow.
- 27 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.

28 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.
And then the House, at twenty-three minutes past Eleven o'clock, adjourned until tomorrow.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 26—Friday, 21 November 1980

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—HEALTH AND HUMAN RELATIONS COURSES—Mr Trezise presented a Petition from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject-matter.
Ordered to lie on the Table.
- 3 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 Wodonga—Certificate of the Minister of Education.
 - Health Advisory Council—Report for the period ended 30 June 1980.
 - State Library and National Museum Buildings Committee—Report for the year 1979–80.
 - Victorian Council of the Arts—Report for the year 1978–79.
- 4 ADJOURNMENT—Motion made and question—That the House, at its rising, adjourn until Tuesday next at half-past Two o'clock (*Mr Maclellan*)—put and agreed to.
- 5 SUPERANNUATION BILL—Mr Thompson, pursuant to motion moved on his behalf by Mr Maclellan, obtained leave, with Mr Balfour, to bring in a Bill “to amend the ‘Police Regulation Act 1958’, the ‘Pensions Supplementation Act 1966’, the ‘Superannuation Act 1958’, Part IV. of the ‘Superannuation 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.
- 6 STATE FORESTS WORKS AND 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.
- 7 WATER SUPPLY WORKS AND SERVICES BILL—Order read for resuming debate on question—That this Bill now be 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 re-drafted so as to provide funds increased by an amount at last equivalent to the percentage allocation provided in the State Budget for the year 1959–60” (*Mr Jasper*)—and, after debate—
Question—That the words proposed to be omitted stand part of the question—put.
The House divided.

AYES, 39

Mr Austin	Mr Ebery	Mr McInnes	Mr Smith
Mr Balfour	Mr Evans	Mr McKellar	(Warrnambool)
Mr Birrell	(Ballarat North)	Mr Mackinnon	Mr Tanner
Mr Borthwick	Mr Hayes	Mr Maclellan	Mr Templeton
Mr Brown	Mr Jona	Mrs Patrick	Mr Weideman
Mr Burgin	Mr Kennett	Mr Ramsay	Mr Williams
Mr Coleman	Mr Lacy	Mr Reynolds	Mr Wood
Mr Collins	Mr Lieberman	Mr Richardson	
Mr Crellin	Mr McArthur	Mr Skeggs	Tellers
Mr Dixon	Mr McCance	Mr Smith	Mrs Chambers
Mr Dunstan	Mr McClure	(South Barwon)	Mr Cox

NOES, 38

Mr Amos	Mr Fogarty	Mr Remington	Mr Trewin
Mr Cain	Mr Fordham	Mr Roper	Mr Trezise
Mr Cathie	Mr Gavin	Mr Ross-Edwards	Dr Vaughan
Dr Coghill	Mr Ginifer	Mr Rowe	Mr Walsh
Mr Crabb	Mr Hockley	Mr Sidiropoulos	Mr Whiting
Mr Culpin	Mr Jasper	Mr Simmonds	Mr Wilkes
Mr Edmunds	Mr King	Mr Simpson	Mr Wilton
Mr Ernst	Mr Kirkwood	Mr Spyker	Tellers
Mr Evans	Mr Mathews	Mr Stirling	Mr Hann
(Gippsland East)	Mr Miller	Mrs Toner	Mr Jolly

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.

- 8 HEALTH COMMISSION (AMENDMENT) BILL—Order read for resuming adjourned 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 YOUTH, SPORT AND RECREATION (AGREEMENTS) 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.

- 10 SWINE COMPENSATION (PARTIAL SUSPENSION) 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 re-drafted to provide for compensation to be payable at the current market value” (Mr Fogarty)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

AYES, 39

Mr Austin	Mr Hann	Mrs Patrick	Mr Weideman
Mr Balfour	Mr Hayes	Mr Ramsay	Mr Williams
Mr Birrell	Mr Jona	Mr Reynolds	Mr Wood
Mr Borthwick	Mr Kennett	Mr Richardson	
Mr Burgin	Mr Lacy	Mr Ross-Edwards	
Mrs Chambers	Mr Lieberman	Mr Skeggs	
Mr Coleman	Mr McArthur	Mr Smith	
Mr Collins	Mr McCance	(South Barwon)	
Mr Crellin	Mr McClure	Mr Smith	
Mr Dixon	Mr McInnes	(Warrnambool)	Tellers
Mr Dunstan	Mr Mackinnon	Mr Tanner	Mr Brown
Mr Ebery	Mr Maclellan	Mr Templeton	Mr Cox

NOES, 32

Mr Amos	Mr Gavin	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Rowe	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Mr Crabb	Mr Jolly	Mr Simmonds	
Mr Culpin	Mr King	Mr Simpson	
Mr Edmunds	Mr Kirkwood	Mr Spyker	
Mr Ernst	Mr Mathews	Mr Stirling	<i>Tellers</i>
Mr Fogarty	Mr Miller	Mrs Toner	Dr Coghill
Mr Fordham	Mr Remington	Mr Trezise	Dr Vaughan

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.

- 11 VICTORIAN GOVERNMENT TRAVEL AUTHORITY (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill now be 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 an all Party Committee has enquired into and reported upon all aspects of the future of Tourism in Victoria” (*Mr Trezise*)—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.

- 12 AGRICULTURE ACTS (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.

- 13 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.

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

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

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 27, 28, 29 and 30

No. 27—Tuesday, 25 November 1980

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—HEALTH AND HUMAN RELATIONS GUIDELINES—Mr Fordham presented a Petition from certain citizens praying that the Ministerial Advisory Committee be permitted to finish its report and provide appropriate guidelines in Health and Human Relations which will be available to Victorian schools.
Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Mr Fordham*)—put and agreed to.
The Petition was read by the Clerk.
Ordered to lie on the Table.
- 3 PETITION—AUTOMOTIVE REPAIR SHOPS AND TRADESMEN—Mr Ernst presented a Petition from certain citizens praying that legislation be enacted for the registration and licensing of all automotive repair shops and tradesmen involved in the repair, servicing and assessing of motor vehicles.
Ordered to lie on the Table.
- 4 PETITION—DIAMOND CREEK, WATTLE GLEN, HURSTBRIDGE RAILWAY—Mrs Toner presented a Petition from certain citizens praying that the rail service between Eltham and Hurstbridge be upgraded and that the Diamond Creek, Wattle Glen and Hurstbridge railway stations be retained.
Ordered to lie on the Table.
- 5 PETITION—RETAIL TRADING HOURS—Mr Hayes presented a Petition from certain members of the Boronia Chamber of Commerce and residents of Boronia praying that trading hours for retail shops be not increased and that an investigation be carried out into the effect on small businesses of trading in holiday resort areas, weekend markets and by street vendors.
Ordered to lie on the Table.
- 6 PETITION—SMALL BUSINESS PROTECTION—Mr Hayes presented a Petition from certain citizens praying that shop trading hours be not extended and that legislation be enacted to protect small businesses from the operation of large retail chain stores.
Ordered to lie on the Table.
- 7 PRINTING COMMITTEE—Mr Whiting brought up a Progress Report from the Printing Committee upon Parliamentary Printing.
Ordered to lie on the Table and to be printed.
- 8 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:
Science Museum—Report of the Council for the year 1979–80.
Statutory Rules under the following Acts:
Motor Car Act 1958—No. 439.
Public Service Act 1974—PSD Nos. 128, 129.

Teachers Tribunal—Report for the year 1978–79—Ordered to be printed.
 Town and Country Planning Act 1961—Shepparton—City of Shepparton
 Planning Scheme 1953, Amendment No. 45 (1980).

- 9 MESSAGE FROM HIS EXCELLENCY THE 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:
 Victorian Film Corporation (Commencement) Bill.
 Gift Duty (Amendment) Bill.
 Pay-roll Tax Bill.
 Probate Duty Bill.
 Market Court (Amendment) Bill.

- 10 ADJOURNMENT—Motion made and question—That the House, at its rising, adjourn
 until tomorrow at half-past Ten o'clock (*Mr Maclellan*)—put and agreed to.

- 11 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 40, 41)—Mr Speaker
 announced the presentation of Messages from His Excellency the Governor
 recommending appropriations for the purposes of the following Bills:
 West Gate Bridge Authority Bill.
 Liquor Control (Fees) Bill.

- 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 YOUTH, SPORT AND RECREATION (AGREEMENTS) 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 VICTORIAN GOVERNMENT TRAVEL AUTHORITY (AMENDMENT) BILL—Order read
 for resuming debate 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 an all Party Committee has enquired into and reported
 upon all aspects of the future of Tourism in Victoria”; debate resumed.

Question—That the words proposed to be omitted stand part of the question—put.
 The House divided.

AYES, 48

Mr Austin	Mr Evans	Mr Mackinnon	Mr Trewin
Mr Balfour	(<i>Gippsland East</i>)	Mr Maclellan	Mr Weideman
Mr Birrell	Mr Hamer	Mrs Patrick	Mr Whiting
Mr Borthwick	Mr Hann	Mr Ramsay	Mr Williams
Mr Brown	Mr Hayes	Mr Reynolds	Mr Wood
Mr Burgin	Mr Jasper	Mr Richardson	
Mrs Chambers	Mr Jona	Mr Ross-Edwards	
Mr Coleman	Mr Kennett	Mr Skeggs	
Mr Collins	Mr Lacy	Mr Smith	
Mr Crellin	Mr Lieberman	(<i>South Barwon</i>)	
Mr Dixon	Mr McArthur	Mr Smith	
Mr Dunstan	Mr McCance	(<i>Warrnambool</i>)	
Mr Ebery	Mr McClure	Mr Tanner	
Mr Evans	Mr McGrath	Mr Templeton	
(<i>Ballarat North</i>)	Mr McKellar	Mr Thompson	
			<i>Tellers</i>
			Mr Cox
			Mr McInnes

NOES, 32

Mr Amos	Mr Ginifer	Mr Rowe	Mr Walsh
Mr Cain	Mr Hockley	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Crabb	Mr King	Mr Simpson	
Mr Culpin	Mr Kirkwood	Mr Spyker	
Mr Edmunds	Mr Mathews	Mr Stirling	
Mr Fogarty	Mr Miller	Mrs Toner	<i>Tellers</i>
Mr Fordham	Mr Remington	Mr Trezise	Dr Coghill
Mr Gavin	Mr Roper	Dr Vaughan	Mr Ernst

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 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 Maclellan 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 Austin	Mr Ebery	Mr McKellar	Mr Tanner
Mr Balfour	Mr Evans	Mr Mackinnon	Mr Templeton
Mr Birrell	(<i>Ballarat North</i>)	Mr Maclellan	Mr Thompson
Mr Borthwick	Mr Hamer	Mrs Patrick	Mr Weideman
Mr Brown	Mr Hayes	Mr Ramsay	Mr Williams
Mr Burgin	Mr Jona	Mr Reynolds	Mr Wood
Mrs Chambers	Mr Kennett	Mr Richardson	
Mr Coleman	Mr Lacy	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	<i>Tellers</i>
Mr Crellin	Mr McArthur	(<i>South Barwon</i>)	Mr Cox
Mr Dixon	Mr McCance	Mr Smith	Mr McInnes
Mr Dunstan	Mr McClure	(<i>Warrnambool</i>)	

NOES, 39

Mr Amos	Mr Ginifer	Mr Roper	Dr Vaughan
Mr Cain	Mr Hann	Mr Ross-Edwards	Mr Walsh
Mr Cathie	Mr Hockley	Mr Rowe	Mr Whiting
Mr Crabb	Mr Jasper	Mr Sidiropoulos	Mr Wilkes
Mr Culpin	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Edmunds	Mr King	Mr Simpson	
Mr Evans	Mr Kirkwood	Mr Spyker	
(<i>Gippsland East</i>)	Mr McGrath	Mr Stirling	
Mr Fogarty	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Fordham	Mr Miller	Mr Trewin	Dr Coghill
Mr Gavin	Mr Remington	Mr Trezise	Mr Ernst

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 9.30 p.m. this day; and

(b) For the remaining stages of the Bill, until 12.30 a.m. tomorrow.

—(*Mr Maclellan*)—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 and agreed to.

Bill read a second time and committed.

Committee reported progress; to sit again later this day.

Business having been interrupted at 10.30 p.m.—

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

Further considered in Committee.

And having continued to sit till after Twelve of the clock—

WEDNESDAY, 26 NOVEMBER 1980

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 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Appropriation (1980–81, No. 1) Bill without amendment.
- 17 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.
- 18 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.
And then the House, at fourteen minutes past One o'clock in the morning, adjourned until later this day.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 28—Wednesday, 26 November 1980

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—VICTORIAN TRANSPORT STUDY—Mr Walsh presented a Petition from certain citizens praying that the recommendations contained in the Metropolitan Public Transport Study report be rejected and that a programme of improving train and tram services throughout Melbourne be commenced.
Ordered to lie on the Table.
- 3 PETITION—UPFIELD RAILWAY—Mr Roper presented a Petition from certain citizens praying that the Upfield railway line be retained and improved.
Ordered to lie on the Table.
- 4 PETITION—HEALTH AND HUMAN RELATIONS COURSES—Mr Ebery presented a Petition from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject-matter.
Ordered to lie on the Table.

5 PAPERS—Mr Speaker presented—

Auditor-General's Supplementary Report for the year 1979–80.

Ordered to lie on the Table and to be printed.

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:

Parliamentary Salaries and Superannuation Act 1968—No. 441.

Public Service Act 1974—PSD Nos. 124, 131.

- 6 STATE EMPLOYEES RETIREMENT BENEFITS (ELIGIBILITY) BILL—Mr Thompson obtained leave, with Mr Hamer, to bring in a Bill “to amend the ‘State Employees Retirement Benefits Act 1979’ and 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.
- 7 SUSPENSION OF STANDING ORDERS—GRIEVANCES—Motion made and question—That so much of Standing Order No. 59 as permits four hours debate upon “Grievances” be suspended for tomorrow so far as to limit debate to two hours (*Mr Maclellan*)—put, after debate, and agreed to.
- 8 STAMPS (AMENDMENT NO. 3) BILL—Mr Thompson obtained leave, with Mr Hamer, to bring in a Bill “to amend 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.
- 9 MOTOR CAR (MISCELLANEOUS PROVISIONS) BILL—Mr Thompson obtained leave, with Mr Hamer, to bring in a Bill “to amend the ‘Motor Car Act 1958’ with respect to the Cancellation of Licences and Permits issued under Part III., the use of Breath Analysing Instruments and for other purposes”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 HOUSING IN VICTORIA, GREEN PAPER, VOLUME ONE—Motion made and question—That there be presented to this House a copy of the Green Paper on Housing in Victoria, Volume One (*Mr Dixon*)—put, after debate, and agreed to.
- 11 PAPER—Mr Dixon presented—
Housing in Victoria—Green Paper, Volume One—Return to the foregoing Order.
Ordered to lie on the Table and to be printed.
- 12 SUPERANNUATION BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Thompson*).
Motion made and question—That the debate be now adjourned (*Mr Crabb*)—put and agreed to.
Ordered, after debate—That the debate be adjourned until Wednesday next.
- 13 CRIMINAL INJURIES COMPENSATION (AMENDMENT) BILL—Further considered in Committee and reported with an amendment; as amended, considered, and amendment agreed to; read the third time, after debate.
Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 14 HEALTH (REPORTING TO PARLIAMENT) BILL (No. 2)—Order read for resuming adjourned 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 PUBLIC SERVICE (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 PORT OF MELBOURNE 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 PLANNING APPEALS BOARD BILL—Order 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.
- 18 PORT PHILLIP 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 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 it has power to consider an amendment to bring within the interpretation of “foreshore”, privately owned land which inhibits the total management of the Port Phillip foreshore (*Mr Cathie*)—after debate, put.
 The House divided.

AYES, 31

Mr Amos	Mr Fogarty	Mr Roper	Mr Trezise
Mr Cain	Mr Fordham	Mr Rowe	Dr Vaughan
Mr Cathie	Mr Gavin	Mr Sidiropoulos	Mr Walsh
Dr Coghill	Mr Ginifer	Mr Simmonds	Mr Wilkes
Mr Crabb	Mr Jolly	Mr Simpson	Mr Wilton
Mr Culpin	Mr King	Mr Spyker	<i>Tellers:</i>
Mr Edmunds	Mr Kirkwood	Mr Stirling	Mr Miller
Mr Ernst	Mr Mathews	Mrs Toner	Mr Remington

NOES, 45

Mr Austin	Mr Evans	Mr McKellar	Mr Tanner
Mr Balfour	(<i>Gippsland East</i>)	Mr Mackinnon	Mr Thompson
Mr Birrell	Mr Hamer	Mr Maclellan	Mr Trewin
Mr Borthwick	Mr Hann	Mrs Patrick	Mr Weideman
Mr Brown	Mr Jasper	Mr Ramsay	Mr Whiting
Mr Burgin	Mr Jona	Mr Reynolds	Mr Williams
Mrs Chambers	Mr Kennett	Mr Richardson	Mr Wood
Mr Coleman	Mr Lacy	Mr Ross-Edwards	
Mr Collins	Mr Lieberman	Mr Skeggs	
Mr Crellin	Mr McArthur	Mr Smith	
Mr Dixon	Mr McClure	(<i>South Barwon</i>)	<i>Tellers:</i>
Mr Dunstan	Mr McGrath	Mr Smith	Mr Cox
Mr Ebery	Mr McInnes	(<i>Warrnambool</i>)	Mr McCance

And so it passed in the negative.

Bill considered in Committee.

Committee reported progress; to sit again later this day.

Business having been interrupted at 10.30 p.m.—

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

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.

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

Port of Melbourne Authority (Amendment) Bill.

Stamps (Amendment No. 2) Bill.

- 20 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.

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

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

J. H. CAMPBELL

Clerk of the Legislative Assembly

S. J. PLOWMAN

Speaker

No. 29—Thursday, 27 November 1980

- 1 Mr Speaker took the Chair and read the Prayer.

- 2 PETITION—ALAMEIN RAILWAY—Mr Kennett presented a Petition from certain citizens praying that the rail service on the Alamein line be retained and improved.

Ordered to lie on the Table.

- 3 PETITION—HEALTH AND HUMAN RELATIONS COURSES—Mr Reynolds presented a Petition from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject-matter.

Ordered to lie on the Table.

- 4 PETITION—LIQUOR CONTROL—Mr McArthur presented a Petition from certain citizens praying that the recommendations of the Board of Inquiry into the Liquor Control Act be not implemented and that the availability of alcoholic liquor be curtailed.

Ordered to lie on the Table.

- 5 PETITION—ALTONA POLICE STATION—Mr Stirling presented a Petition from certain citizens praying that the Blyth Street, Altona, Police Station be restored to a seven day per week status.

Ordered to lie on the Table.

- 6 STATUTE LAW REVISION COMMITTEE—Mr Smith (*South Barwon*), Chairman, brought up a Progress Report from the Statute Law Revision Committee upon the *Protection of Animals Act 1966* relating to Riding Schools; together with Minutes of Evidence.
- Ordered to lie on the Table and the Report 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:
- Melbourne and Metropolitan Tramways Board—Report for the year 1979–80.
- Metropolitan Fire Brigades Board—Report for the year 1978–79.
- Statutory Rules under the following Acts:
- Public Service Act 1974—PSD Nos. 132 to 134.
- Teaching Service Act 1958—No. 447.
- 8 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to amend the ‘Sewerage Districts Act 1958’ in respect of certain Rebates on Rates in relation to the Construction of Sewers, and for other purposes*”.
- 9 SEWERAGE DISTRICTS (REBATES) BILL—On the motion of Mr Smith (*Warrnambool*), 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 ‘Forests Act 1958’*”.
- 11 FORESTS (PENALTIES) BILL—On the motion of Mr Smith (*Warrnambool*), 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—Agreeing to the Public Authorities (Contributions) (Amendment) Bill without amendment.
- 13 PRINTING COMMITTEE—Motion made, by leave, and question—That the Printing Committee have power—(a) to confer with the Printing Committee of the Legislative Council and to jointly report thereon to the House; and (b) to send for persons, papers and records (*Mr Maclellan*)—put, after debate, and agreed to.
- 14 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 42)—Mr Deputy Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Superannuation Bill.
- 15 ADJOURNMENT—Motion made and question—That the House, it its rising, adjourn until tomorrow at half-past Ten o’clock (*Mr Maclellan*)—put and agreed to.
- 16 SUSPENSION OF STANDING ORDER—Motion made, by leave, and question—
- (1) That so much of Standing Order No. 59 as would require Grievances to be the first Order of the Day be suspended for today and that Orders of the Day, Government Business, Nos. 1 to 38 inclusive be postponed until after consideration of Orders of the Day, Government Business, Nos. 39 and 40; and
 - (2) That this House authorizes and requires Mr Speaker to permit Orders of the Day Nos. 39 and 40 to be debated concurrently for a period of two hours, at the expiration of which period the Order of the Day—Grievances shall be called on—
- (*Mr Maclellan*)—put and agreed to.

- 17 MINISTERIAL STATEMENTS—REPORT OF ROYAL COMMISSION ON DRUGS, BOOK F AND DRUG PROBLEM—
Order read for resuming debate on question—That this House takes note of the Ministerial Statement on the Report of Royal Commission on Drugs—Book F—
Motion made and question—That this House takes note of the Ministerial Statement on the Drug Problem (*Mr Maclellan*)—
Questions—put, after debate, and agreed to.
- 18 GRIEVANCES—Question—That Grievances be noted—put, after debate, and agreed to.
- 19 STATE EMPLOYEES RETIREMENT BENEFITS (ELIGIBILITY) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Thompson*).
Motion made and question—That the debate be now adjourned (*Mr Fordham*)—put and agreed to.
Ordered—That the debate be adjourned until Thursday next.
- 20 STAMPS (AMENDMENT No. 3) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Thompson*).
Motion made and question—That the debate be now adjourned (*Mr Jolly*)—put and agreed to.
Ordered—That the debate be adjourned until Thursday next.
- 21 MOTOR CAR (MISCELLANEOUS PROVISIONS) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Thompson*).
Motion made and question—That the debate be now adjourned (*Mr Edmunds*)—put and agreed to.
Ordered—That the debate be adjourned until Thursday next.
- 22 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to amend the ‘Police Offences Act 1958’ with respect to restricted publications, and for other purposes*”.
- 23 POLICE OFFENCES (RESTRICTED PUBLICATIONS) BILL—On the motion of Mr Maclellan, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 24 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:
Criminal Injuries Compensation (Amendment) Bill.
Transport Works and Services Bill.
- 25 ADOPTION OF CHILDREN (INFORMATION) 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 because of the failure of the Government to provide an adequate opportunity for informed community discussion on the provisions of the Bill, the Interim Report of the Adoption Legislation Review Committee, the recommended guidelines for the Adoption Information Services and on the yet to be released Working Papers and Final Report and Recommendations presently being prepared by the Adoption Legislation Review Committee”; debate resumed.
Motion made and question—That the debate be now adjourned (*Mr Wilkes*)—put.
The House divided.

AYES, 30

Mr Amos	Mr Gavin	Mr Rowe	Dr Vaughan
Mr Cain	Mr Ginifer	Mr Sidiropoulos	Mr Walsh
Mr Cathie	Mr Jolly	Mr Simmonds	Mr Wilkes
Dr Coghill	Mr King	Mr Simpson	Mr Wilton
Mr Crabb	Mr Kirkwood	Mr Spyker	
Mr Edmunds	Mr Mathews	Mr Stirling	<i>Tellers</i>
Mr Ernst	Mr Remington	Mrs Toner	Mr Hockley
Mr Fogarty	Mr Roper	Mr Trezise	Mr Miller

NOES, 45

Mr Austin	Mr Evans	Mr McInnes	Mr Templeton
Mr Balfour	(<i>Ballarat North</i>)	Mr McKellar	Mr Thompson
Mr Birrell	Mr Hamer	Mr Mackinnon	Mr Trewin
Mr Borthwick	Mr Hann	Mrs Patrick	Mr Weideman
Mr Brown	Mr Hayes	Mr Reynolds	Mr Whiting
Mr Burgin	Mr Jasper	Mr Richardson	Mr Williams
Mrs Chambers	Mr Jona	Mr Ross-Edwards	Mr Wood
Mr Coleman	Mr Kennett	Mr Skeggs	
Mr Collins	Mr Lacy	Mr Smith	
Mr Crellin	Mr Lieberman	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dixon	Mr McArthur	Mr Smith	Mr Cox
Mr Dunstan	Mr McCance	(<i>Warrnambool</i>)	Mr McGrath
Mr Ebery	Mr McClure	Mr Tanner	

And so it passed in the negative.

Debate resumed on question and amendment.

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

The House divided.

AYES, 45

Mr Austin	Mr Evans	Mr McKellar	Mr Templeton
Mr Balfour	(<i>Ballarat North</i>)	Mr Mackinnon	Mr Thompson
Mr Birrell	Mr Hann	Mrs Patrick	Mr Trewin
Mr Borthwick	Mr Hayes	Mr Ramsay	Mr Weideman
Mr Brown	Mr Jasper	Mr Reynolds	Mr Whiting
Mr Burgin	Mr Jona	Mr Richardson	Mr Williams
Mrs Chambers	Mr Kennett	Mr Ross-Edwards	Mr Wood
Mr Coleman	Mr Lacy	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	
Mr Crellin	Mr McArthur	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dixon	Mr McCance	Mr Smith	Mr Cox
Mr Dunstan	Mr McClure	(<i>Warrnambool</i>)	Mr McGrath
Mr Ebery	Mr McInnes	Mr Tanner	

NOES, 30

Mr Amos	Mr Fordham	Mr Roper	Mr Trezise
Mr Cain	Mr Gavin	Mr Rowe	Dr Vaughan
Mr Cathie	Mr Ginifer	Mr Sidiropoulos	Mr Walsh
Dr Coghill	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Crabb	Mr King	Mr Simpson	
Mr Edmunds	Mr Kirkwood	Mr Spyker	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mr Stirling	Mr Hockley
Mr Fogarty	Mr Remington	Mrs Toner	Mr Miller

And so it was resolved in the affirmative.

Business having been interrupted at 10.30 p.m.—

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

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

Question—put and agreed to.

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

And having continued to sit till after Twelve of the clock—

FRIDAY, 28 NOVEMBER 1980

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.
- 26 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to amend the ‘Wildlife Act 1975’*”.
- 27 WILDLIFE (AMENDMENT) BILL—On the motion of Mr Wood, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 28 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:
 Youth, Sport and Recreation (Agreements) Bill.
 Victorian Government Travel Authority (Amendment) Bill.
- 29 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Thompson*)—put and agreed to.
- 30 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.
 And then the House, at forty-four minutes past Twelve o’clock in the morning, adjourned until later this day.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 30—Friday, 28 November 1980

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—VICTORIAN TRANSPORT STUDY—Mr Walsh presented a Petition from certain citizens praying that the recommendations contained in the Metropolitan Public Transport Study report be rejected and that a programme of improving train and tram services throughout Melbourne be commenced.
 Ordered to lie on the Table.
- 3 PETITION—DINGO PROTECTION—Mr Kennett presented a Petition from certain citizens praying that action be taken to protect the Dingo by regulating trapping, eliminating poisoning and controlling commercialization.
 Ordered to lie on the Table.
- 4 PETITION—HEALTH AND HUMAN RELATIONS COURSES—Mr Hayes presented a Petition from certain citizens praying that Health and Human Relations courses be omitted from the school curriculum and that the directive requiring teachers to refrain from comment on controversial political issues and religious matters in teaching courses be re-introduced.
 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:
 Emerald Tourist Railway Board—Statement of accounts for the year 1979–80.
 Labour and Industry Department—Report for the year 1979—Ordered to be printed.

Ombudsman—Report for the year 1979–80—Ordered to be printed.

Statutory Rules under the following Acts:

Local Government Act 1958—No. 440.

Veterinary Surgeons Act 1958—No. 444.

Town and Country Planning Act 1961—

Knox—City of Knox Planning Scheme 1965—Amendment No. 219 (1979).

Portland—Town of Portland Planning Scheme—Amendment No. 17, Part 2A (1978).

Rochester—Shire of Rochester (Rochester Township) Planning Scheme—Amendment No. 12.

- 6 APPROPRIATION (1980–81, No. 1) BILL—Mr Speaker announced that he had, that day, presented to His Excellency the Governor, the Appropriation (1980–81, No. 1) Bill, to which His Excellency was pleased to give the Royal Assent.
- 7 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 43, 44, 45)—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:
State Employees Retirement Benefits (Eligibility) Bill.
Stamps (Amendment No. 3) Bill.
Motor Car (Miscellaneous Provisions) Bill.
- 8 ADJOURNMENT—Motion made and question—That the House, at its rising, adjourn until Tuesday next at half-past Two o'clock (*Mr Maclellan*)—put and agreed to.
- 9 SEWERAGE DISTRICTS (REBATES) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Smith, Warrnambool*).
Motion made and question—That the debate be now adjourned (*Mr Wilton*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday, 9 December next.
- 10 FORESTS (PENALTIES) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Smith, Warrnambool*).
Motion made and question—That the debate be now adjourned (*Dr Coghill*)—put and agreed to.
Ordered, after debate—That the debate be adjourned until Thursday next.
- 11 POLICE OFFENCES (RESTRICTED PUBLICATIONS) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).
Motion made and question—That the debate be now adjourned (*Mr Edmunds*)—put and agreed to.
Ordered—That the debate be adjourned until Friday next.
- 12 WILDLIFE (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Wood*).
Motion made and question—That the debate be now adjourned (*Dr Vaughan*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday, 9 December next.
- 13 ROAD TRAFFIC (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 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, by leave, read the third time forthwith.
Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

- 15 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 committed; considered in Committee.
Committee reported progress; to sit again tomorrow.
- 16 CHARLTON (LAND EXCHANGE) 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 BUILDING SOCIETIES (CLAIMS ON LIQUIDATION) 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 RACING (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.
- 19 ATTORNEY-GENERAL AND SOLICITOR-GENERAL 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 COMMUNITY WELFARE SERVICES (EXTRADITION) 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 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 13 to 16 inclusive, be postponed until later this day.
- 22 LABOUR AND INDUSTRY (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.
- 23 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.
- 24 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.
And then the House, at fifty minutes past Five o'clock, adjourned until Tuesday next.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

By Authority F D Atkinson Government Printer Melbourne

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 31, 32, 33 and 34

No. 31—Tuesday, 2 December 1980

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—HEALTH AND HUMAN RELATIONS COURSES—Mr Ross-Edwards presented a Petition from certain citizens praying that Health and Human Relations courses be omitted from the school curriculum and that the directive requiring teachers to refrain from comment on controversial political issues and religious matters in teaching courses be re-introduced.
Ordered to lie on the Table.
- 3 PETITIONS—HEALTH AND HUMAN RELATIONS COURSES—Mr Ross-Edwards, Mr Evans (*Ballarat North*) and Mr Hann, respectively, presented Petitions from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject-matter.
Severally ordered to lie on the Table.
- 4 PETITION—DRIVE IN THEATRES—Mr Evans (*Ballarat North*) presented a Petition from certain citizens praying that legislation be enacted to authorize municipalities to regulate the screening of “R” rated films within their municipal boundaries.
Ordered to lie on the Table.
- 5 PETITION—UPFIELD RAILWAY—Mr Gavin presented a Petition from certain citizens praying that the Upfield railway line be retained and improved.
Ordered to lie on the Table.
- 6 PETITION—ADOPTION OF CHILDREN (INFORMATION) BILL—Mrs Toner presented a Petition from certain citizens opposing the Adoption of Children (Information) Bill because of the inadequate opportunity given for informed community discussion on the provisions of the Bill and on the reports and papers of the Adoption Legislation Review Committee and the Adoption Information Service.
Ordered to lie on the Table.
- 7 PETITION—TEACHER EMPLOYMENT TENURE—Mr McArthur presented a Petition from certain citizens opposing the policy of limited tenure employment for teachers and praying that the system be abolished and that teachers presently employed on limited tenure be given on-going employment.
Ordered to lie on the Table.
- 8 ABORIGINES IN VICTORIA—DISCUSSION PAPER—Motion made, by leave, and question —That there be presented to this House a Discussion Paper on Aborigines in Victoria (*Mr Dixon*)—put and agreed to.
- 9 PAPER—Mr Dixon presented—
Aborigines in Victoria—Discussion Paper—Return to the foregoing Order.
Ordered to lie on the Table.
- 10 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:
Geelong Waterworks and Sewerage Trust—Statement of accounts for the year 1979–80.

Housing Advisory Council—Report for the year 1979–80.

Housing Commission—Report for the year 1979–80—Ordered to be printed.

State Electricity Commission—Report for the year 1979–80—Ordered to be printed.

Statutory Rules under the following Acts:

Education Act 1958—No. 442.

Surveyors Act 1978—Nos. 445, 446.

Tattersall Consultations Act 1958—No. 443.

Town and Country Planning Act 1961—Portland—Town of Portland Planning Scheme, Amendment No. 21 (Part 1).

- 11 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 46)—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:

Port of Melbourne Authority (Amendment) Bill.

Stamps (Amendment No. 2) Bill.

Public Authorities (Contributions) (Amendment) Bill.

Criminal Injuries Compensation (Amendment) Bill.

Transport Works and Services Bill.

Youth, Sport and Recreation (Agreements) Bill.

Victorian Government Travel Authority (Amendment) Bill.

- 12 ADJOURNMENT—Motion made and question—That the House, at its rising, adjourn until tomorrow at half-past Ten o'clock (*Mr Maclellan*)—put and agreed to.

- 13 HAIRDRESSERS REGISTRATION (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.

Motion made and question—That this Bill be now read a third time (*Mr Ramsay*)—after debate, put.

The House divided.

AYES, 48

Mr Austin	Mr Evans	Mr Mackinnon	Mr Trewin
Mr Balfour	(<i>Gippsland East</i>)	Mr Maclellan	Mr Weideman
Mr Birrell	Mr Hamer	Mrs Patrick	Mr Whiting
Mr Borthwick	Mr Hann	Mr Ramsay	Mr Williams
Mr Brown	Mr Hayes	Mr Reynolds	Mr Wood
Mr Burgin	Mr Jasper	Mr Richardson	
Mrs Chambers	Mr Jona	Mr Ross-Edwards	
Mr Coleman	Mr Kennett	Mr Skeggs	
Mr Collins	Mr Lacy	Mr Smith	
Mr Crellin	Mr Lieberman	(<i>South Barwon</i>)	
Mr Dixon	Mr McArthur	Mr Smith	
Mr Dunstan	Mr McClure	(<i>Warrnambool</i>)	
Mr Ebery	Mr McGrath	Mr Tanner	<i>Tellers</i>
Mr Evans	Mr McInnes	Mr Templeton	Mr Cox
(<i>Ballarat North</i>)	Mr McKellar	Mr Thompson	Mr McCance

NOES, 32

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Gavin	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Ginifer	Mr Simmonds	Mr Wilton
Dr Coghill	Mr Hockley	Mr Simpson	
Mr Crabb	Mr Jolly	Mr Spyker	
Mr Culpin	Mr King	Mr Stirling	
Mr Edmunds	Mr Kirkwood	Mrs Toner	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mr Trezise	Mr Miller
Mr Fogarty	Mr Remington	Dr Vaughan	Mr Rowe

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 PUBLIC LANDS AND WORKS (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 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 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.

- 16 SUPREME COURT (CRIMINAL 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 the Bill be transmitted to the Legislative Council and their concurrence desired therein.

- 17 LIQUOR CONTROL (FEES) 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 Thompson 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 Austin	Mr Ebery	Mr McKellar	Mr Tanner
Mr Balfour	Mr Evans	Mr Mackinnon	Mr Templeton
Mr Birrell	(Ballarat North)	Mr Maclellan	Mr Thompson
Mr Borthwick	Mr Hamer	Mrs Patrick	Mr Weideman
Mr Brown	Mr Hayes	Mr Ramsay	Mr Williams
Mr Burgin	Mr Jona	Mr Reynolds	Mr Wood
Mrs Chambers	Mr Kennett	Mr Richardson	
Mr Coleman	Mr Lacy	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	
Mr Crellin	Mr McArthur	(South Barwon)	<i>Tellers</i>
Mr Dixon	Mr McClure	Mr Smith	Mr Cox
Mr Dunstan	Mr McInnes	(Warrnambool)	Mr McCance

NOES, 39

Mr Amos	Mr Fordham	Mr Miller	Dr Vaughan
Mr Cain	Mr Gavin	Mr Roper	Mr Walsh
Mr Cathie	Mr Ginifer	Mr Ross-Edwards	Mr Whiting
Dr Coghill	Mr Hann	Mr Rowe	Mr Wilkes
Mr Crabb	Mr Hockley	Mr Simmonds	Mr Wilton
Mr Culpin	Mr Jasper	Mr Simpson	
Mr Edmunds	Mr Jolly	Mr Spyker	
Mr Ernst	Mr King	Mr Stirling	
Mr Evans	Mr Kirkwood	Mrs Toner	<i>Tellers</i>
(Gippsland East)	Mr McGrath	Mr Trewin	Mr Remington
Mr Fogarty	Mr Mathews	Mr Trezise	Mr Sidiropoulos

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 9.15 p.m. this day; and

(b) For the remaining stages of the Bill, until 10.15 p.m. this day.

—(Mr Thompson)—after debate, put.

The House divided.

AYES, 41

Mr Austin	Mr Ebery	Mr McKellar	Mr Tanner
Mr Balfour	Mr Evans	Mr Mackinnon	Mr Templeton
Mr Birrell	(Ballarat North)	Mr Maclellan	Mr Thompson
Mr Borthwick	Mr Hamer	Mrs Patrick	Mr Weideman
Mr Brown	Mr Hayes	Mr Ramsay	Mr Williams
Mr Burgin	Mr Jona	Mr Reynolds	Mr Wood
Mrs Chambers	Mr Kennett	Mr Richardson	
Mr Coleman	Mr Lacy	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	
Mr Crellin	Mr McArthur	(South Barwon)	Tellers
Mr Dixon	Mr McClure	Mr Smith	Mr Cox
Mr Dunstan	Mr McInnes	(Warrnambool)	Mr McCance

NOES, 39

Mr Amos	Mr Fordham	Mr Miller	Dr Vaughan
Mr Cain	Mr Gavin	Mr Roper	Mr Walsh
Mr Cathie	Mr Ginifer	Mr Ross-Edwards	Mr Whiting
Dr Coghill	Mr Hann	Mr Rowe	Mr Wilkes
Mr Crabb	Mr Hockley	Mr Simmonds	Mr Wilton
Mr Culpin	Mr Jasper	Mr Simpson	
Mr Edmunds	Mr Jolly	Mr Spyker	
Mr Ernst	Mr King	Mr Stirling	
Mr Evans	Mr Kirkwood	Mrs Toner	Tellers
(Gippsland East)	Mr McGrath	Mr Trewin	Mr Remington
Mr Fogarty	Mr Mathews	Mr Trezise	Mr Sidiropoulos

And so it was resolved in the affirmative.

Motion made, by leave, and question—That so much of Standing Order No. 105 as would prohibit the moving of a dilatory motion or an instruction to the Committee be suspended so as to permit the Honourable Member for Keilor to move a reasoned amendment to the motion for the second reading of this Bill and the instruction appearing in his name on the Notice Paper (Mr Thompson)—put, after debate, and agreed to.

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

Amendment proposed, by leave—That all the words after “That” be omitted with the view of inserting in place thereof the words ‘this Bill be withdrawn and re-drafted so as to provide that no licence fees are payable in respect of the liquor defined as “prescribed liquor” in this Bill’ (Mr Wilkes).

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

The House divided.

AYES, 47

Mr Austin	Mr Evans	Mr McKellar	Mr Weideman
Mr Balfour	(Gippsland East)	Mr Mackinnon	Mr Whiting
Mr Birrell	Mr Hamer	Mr Maclellan	Mr Williams
Mr Borthwick	Mr Hann	Mrs Patrick	Mr Wood
Mr Brown	Mr Hayes	Mr Reynolds	
Mr Burgin	Mr Jasper	Mr Richardson	
Mrs Chambers	Mr Jona	Mr Ross-Edwards	
Mr Coleman	Mr Kennett	Mr Skeggs	
Mr Collins	Mr Lacy	Mr Smith	
Mr Crellin	Mr Lieberman	(South Barwon)	
Mr Dixon	Mr McArthur	Mr Smith	
Mr Dunstan	Mr McCance	(Warrnambool)	
Mr Ebery	Mr McClure	Mr Templeton	Tellers
Mr Evans	Mr McGrath	Mr Thompson	Mr Cox
(Ballarat North)	Mr McInnes	Mr Trewin	Mr Tanner

NOES, 32

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Rowe	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simmonds	
Mr Crabb	Mr King	Mr Simpson	
Mr Culpin	Mr Kirkwood	Mr Spyker	
Mr Edmunds	Mr Mathews	Mr Stirling	<i>Tellers</i>
Mr Ernst	Mr Miller	Mrs Toner	Mr Gavin
Mr Fogarty	Mr Remington	Mr Trezise	Dr Vaughan

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 an amendment to remove the authority for the Liquor Control Commission to determine the price below which licensed persons may not sell and dispose of packaged beer to unlicensed persons in the State of Victoria (*Mr Ginifer*)—after debate, put.

The House divided.

AYES, 32

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Rowe	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simmonds	
Mr Crabb	Mr King	Mr Simpson	
Mr Culpin	Mr Kirkwood	Mr Spyker	
Mr Edmunds	Mr Mathews	Mr Stirling	<i>Tellers</i>
Mr Ernst	Mr Miller	Mrs Toner	Mr Gavin
Mr Fogarty	Mr Remington	Mr Trezise	Dr Vaughan

NOES, 47

Mr Austin	Mr Evans	Mr McKellar	Mr Weideman
Mr Balfour	(<i>Gippsland East</i>)	Mr Mackinnon	Mr Whiting
Mr Birrell	Mr Hamer	Mr Maclellan	Mr Williams
Mr Borthwick	Mr Hann	Mrs Patrick	Mr Wood
Mr Brown	Mr Hayes	Mr Reynolds	
Mr Burgin	Mr Jasper	Mr Richardson	
Mrs Chambers	Mr Jona	Mr Ross-Edwards	
Mr Coleman	Mr Kennett	Mr Skeggs	
Mr Collins	Mr Lacy	Mr Smith	
Mr Crellin	Mr Lieberman	(<i>South Barwon</i>)	
Mr Dixon	Mr McArthur	Mr Smith	
Mr Dunstan	Mr McCance	(<i>Warrnambool</i>)	
Mr Ebery	Mr McClure	Mr Templeton	<i>Tellers</i>
Mr Evans	Mr McGrath	Mr Thompson	Mr Cox
(<i>Ballarat North</i>)	Mr McInnes	Mr Trewin	Mr Tanner

And so it passed in the negative.

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 ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 6 to 12 inclusive, be postponed until later this day.

19 MARINE (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 Austin*)—put and agreed to.

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.

- 20 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Austin*)—put and agreed to.

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

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

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 32—Wednesday, 3 December 1980

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—SOUTH PORT EDUCATIONAL NEEDS—Mr Walsh presented a Petition from certain citizens praying that additional teachers be provided to meet the educational needs of children in the South Port area.
Ordered to lie on the Table.
- 3 PETITION—ENDEAVOUR HILLS TECHNICAL SCHOOL—Mr Jolly presented a Petition from certain parents and friends of students of Endeavour Hills technical school praying that the Minister's decision will be rescinded to enable the school to become co-educational in 1981.
Ordered to lie on the Table.
- 4 PETITION—SEXUAL OFFENCES—Mr Reynolds presented a Petition from certain members and adherents of the Baptist Church at Kyneton praying any changes proposed to the *Crimes Act 1958*, *Evidence Act 1958*, *Vagrancy Act 1966*, *Summary Offences Act 1966*, *Magistrates (Summary Proceedings) Act 1975* and *Magistrates' Courts Act 1971* will be deferred.
Ordered to be lie on the Table.
- 5 PUBLIC HOSPITAL OBSTETRICAL BEDS—Motion made, by leave, and question—That there be presented to this House a Return showing the number of obstetrical beds in each public hospital together with the number of deliveries over each of the past three years and the average annual occupancy (*Mr Borthwick*)—put and agreed to.
- 6 PAPER—Mr Borthwick presented:
Public Hospital Obstetrical Beds—Return to the foregoing Order.
Ordered to lie on the Table.
- 7 PAPER—The following Paper, pursuant to the direction of an Act of Parliament, was laid upon the Table by the Clerk:
Consumer Affairs—Report of the Director of Consumer Affairs for the year 1979–80—Ordered to be printed.

- 8 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:
 Nurses (Amendment) Bill.
 Supreme Court (Criminal Appeals) Bill.
 Land Tax Bill.
- 9 MESSAGES FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "*An Act to amend the 'Teaching Service Act 1958' and for other purposes*".
- 10 TEACHING SERVICE (AMENDMENT) BILL—On the motion of Mr Lacy, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 11 PRESENTATION OF ADDRESS-IN-REPLY TO SPEECH OF HIS EXCELLENCY THE GOVERNOR—Mr Speaker reported that, as directed by this Honourable House, he had, that day, waited upon His Excellency the Governor and presented to him the Address of the Legislative Assembly, agreed to on 29 October last, in reply to the Speech of His Excellency on the Opening of Parliament.

His Excellency was pleased to make the following Reply:

MR SPEAKER AND GENTLEMEN 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.

HENRY WINNEKE
Governor of Victoria

Melbourne, 3 December 1980

- 12 EGG INDUSTRY STABILIZATION (AMENDMENT) BILL—Mr Smith (*Warrnambool*) obtained leave, with Mr Ramsay, to bring in a Bill "*to amend the 'Egg Industry Stabilization 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.
- 13 LABOUR AND INDUSTRY (FURTHER AMENDMENT) BILL—Mr Ramsay obtained leave, with Mr Borthwick, to bring in a Bill "*to amend section 132 of the 'Labour and Industry Act 1958'*"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 14 OLD COLONISTS' ASSOCIATION (BORROWING POWERS) 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, by leave, and question—That all the Private Bill Standing Orders be dispensed with and that this Bill be treated as a Public Bill (*Mr Borthwick*)—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, by leave, read the third time forthwith.

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

- 15 RAILWAY CONSTRUCTION AND PROPERTY (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 Maclellan 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 Austin	Mr Ebery	Mr McKellar	Mr Tanner
Mr Balfour	Mr Evans	Mr Mackinnon	Mr Templeton
Mr Birrell	(Ballarat North)	Mr Maclellan	Mr Thompson
Mr Borthwick	Mr Hamer	Mrs Patrick	Mr Weideman
Mr Brown	Mr Hayes	Mr Ramsay	Mr Williams
Mr Burgin	Mr Jona	Mr Reynolds	Mr Wood
Mrs Chambers	Mr Kennett	Mr Richardson	
Mr Coleman	Mr Lacy	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	
Mr Crellin	Mr McCance	(South Barwon)	Tellers
Mr Dixon	Mr McClure	Mr Smith	Mr Cox
Mr Dunstan	Mr McInnes	(Warrnambool)	Mr McArthur

NOES, 38

Mr Amos	Mr Fogarty	Mr Miller	Mrs Toner
Mr Cain	Mr Fordham	Mr Remington	Mr Trewin
Mr Cathie	Mr Ginfier	Mr Roper	Mr Trezise
Dr Coghill	Mr Hockley	Mr Ross-Edwards	Mr Walsh
Mr Crabb	Mr Jasper	Mr Rowe	Mr Whiting
Mr Culpin	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Edmunds	Mr King	Mr Simmonds	Mr Wilton
Mr Ernst	Mr Kirkwood	Mr Simpson	Tellers
Mr Evans	Mr McGrath	Mr Spyker	Mr Gavin
(Gippsland East)	Mr Mathews	Mr Stirling	Dr Vaughan

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 2.45 p.m. this day; and

(b) For the remaining stages of the Bill, until 3.45 p.m. this day.

—(Mr Maclellan)—put and agreed to.

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

Bill read a second time and committed.

Ordered—That the Bill be considered in Committee later this day.

Motion made, by leave, and question—That so much of Standing Order No. 105, as would prohibit the moving or any dilatory motion be suspended so as to permit the Honourable Member for Albert Park to move a reasoned amendment to the motion for the third reading of this Bill (Mr Maclellan)—put and agreed to.

Bill considered in Committee and reported without amendment.

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

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 third time until a report and statement on the operation and current financial position of the Railway Construction and Property Board has been presented to this House" (*Mr Walsh*)—

Question—That the words proposed to be omitted stand part of the question—put.
The House divided.

AYES, 41

Mr Austin	Mr Ebery	Mr McKellar	Mr Tanner
Mr Balfour	Mr Evans	Mr Mackinnon	Mr Templeton
Mr Birrell	(<i>Ballarat North</i>)	Mr Maclellan	Mr Thompson
Mr Borthwick	Mr Hamer	Mrs Patrick	Mr Weideman
Mr Brown	Mr Hayes	Mr Ramsay	Mr Williams
Mr Burgin	Mr Jona	Mr Reynolds	Mr Wood
Mrs Chambers	Mr Kennett	Mr Richardson	
Mr Coleman	Mr Lacy	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	
Mr Crellin	Mr McArthur	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dixon	Mr McClure	Mr Smith	Mr Cox
Mr Dunstan	Mr McInnes	(<i>Warrnambool</i>)	Mr McCance

NOES, 39

Mr Amos	Mr Fordham	Mr Remington	Mr Trezise
Mr Cain	Mr Ginifer	Mr Roper	Mr Walsh
Mr Cathie	Mr Hann	Mr Ross-Edwards	Mr Whiting
Dr Coghill	Mr Hockley	Mr Rowe	Mr Wilkes
Mr Crabb	Mr Jasper	Mr Sidiropoulos	Mr Wilton
Mr Culpin	Mr Jolly	Mr Simmonds	
Mr Edmunds	Mr King	Mr Simpson	
Mr Ernst	Mr Kirkwood	Mr Spyker	
Mr Evans	Mr McGrath	Mr Stirling	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Mathews	Mrs Toner	Mr Gavin
Mr Fogarty	Mr Miller	Mr Trewin	Dr Vaughan

And so it was resolved in the affirmative.

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

Bill read the third time.

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

- 16 PARTIAL SUSPENSION OF STANDING ORDER No. 105—Motion made, by leave, and question—That so much of Standing Order No. 105 as would prohibit the moving of a ditatory motion or an instruction to the Committee on a Bill, be suspended in respect of any Bill considered at this sitting of the House, so far as to permit the moving of a reasoned amendment to the motion for the second reading of any such Bill and/or the moving of any instruction appearing upon the Notice Paper for this sitting day in respect of such Bill: Provided that any such motion moved pursuant to this resolution shall be debated during the time allotted to the second reading of any such Bill (*Mr Ramsay*)—put and agreed to.

- 17 STATE BANK 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 Thompson 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 Austin	Mr Ebery	Mr McKellar	Mr Tanner
Mr Balfour	Mr Evans	Mr Mackinnon	Mr Templeton
Mr Birrell	(Ballarat North)	Mr Maclellan	Mr Thompson
Mr Borthwick	Mr Hamer	Mrs Patrick	Mr Weideman
Mr Brown	Mr Hayes	Mr Ramsay	Mr Williams
Mr Burgin	Mr Jona	Mr Reynolds	Mr Wood
Mrs Chambers	Mr Kennett	Mr Richardson	
Mr Coleman	Mr Lacy	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	<i>Tellers</i>
Mr Crellin	Mr McArthur	(South Barwon)	Mr Cox
Mr Dixon	Mr McClure	Mr Smith	Mr McCance
Mr Dunstan	Mr McInnes	(Warrnambool)	

NOES, 38

Mr Amos	Mr Gavin	Mr Remington	Mr Trezise
Mr Cain	Mr Ginifer	Mr Roper	Dr Vaughan
Mr Cathie	Mr Hann	Mr Ross-Edwards	Mr Walsh
Dr Coghill	Mr Hockley	Mr Rowe	Mr Whiting
Mr Crabb	Mr Jasper	Mr Sidropoulos	Mr Wilkes
Mr Culpin	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Edmunds	Mr Kirkwood	Mr Simpson	
Mr Ernst	Mr McGrath	Mr Stirling	<i>Tellers</i>
Mr Fogarty	Mr Mathews	Mrs Toner	Mr King
Mr Fordham	Mr Miller	Mr Trewin	Mr Spyker

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 5.10 p.m. this day; and

(b) For the remaining stages of the Bill, until 5.30 p.m. this day.

—(Mr Thompson)—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—

Question—put and agreed to.

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

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

Bill 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.

18 ESTATE AGENTS (AMENDMENT) BILL—Further considered in Committee. Committee reported progress; to sit again later this day.

19 LIQUOR CONTROL (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 Ramsay 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 Austin	Mr Ebery	Mr McKellar	Mr Tanner
Mr Balfour	Mr Evans	Mr Mackinnon	Mr Templeton
Mr Birrell	(Ballarat North)	Mr Maclellan	Mr Thompson
Mr Borthwick	Mr Hamer	Mrs Patrick	Mr Weideman
Mr Brown	Mr Hayes	Mr Ramsay	Mr Williams
Mr Burgin	Mr Jona	Mr Reynolds	Mr Wood
Mrs Chambers	Mr Kennett	Mr Richardson	
Mr Coleman	Mr Lacy	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	<i>Tellers</i>
Mr Crellin	Mr McArthur	(South Barwon)	Mr Cox
Mr Dixon	Mr McClure	Mr Smith	Mr McCance
Mr Dunstan	Mr McInnes	(Warrnambool)	

NOES, 39

Mr Amos	Mr Fordham	Mr Remington	Dr Vaughan
Mr Cain	Mr Gavin	Mr Roper	Mr Walsh
Mr Cathie	Mr Ginifer	Mr Ross-Edwards	Mr Whiting
Dr Coghill	Mr Hann	Mr Rowe	Mr Wilkes
Mr Crabb	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Mr Culpin	Mr Jasper	Mr Simmonds	
Mr Edmunds	Mr Jolly	Mr Simpson	
Mr Ernst	Mr Kirkwood	Mr Stirling	<i>Tellers</i>
Mr Evans	Mr McGrath	Mrs Toner	Mr King
(Gippsland East)	Mr Mathews	Mr Trewin	Mr Spyker
Mr Fogarty	Mr Miller	Mr Trezise	

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 10.00 p.m. this day; and
- (b) For the remaining stages of the Bill, until 12 midnight this day.

—(Mr Ramsay)—put and agreed to.

Debate resumed on question—That this Bill now be 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 re-drafted to provide for—(a) optional bar trading on Sundays in hotels from 12 noon to 8 p.m.; (b) the establishment of an Advisory Council to the Liquor Control Commission to represent all sections of the liquor industry; (c) the establishment of a cinema licence; and (d) the extension of a cabaret licence to 4 a.m. (Mr Wilkes)—and, after debate—

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

The House divided.

AYES, 47

Mr Austin	Mr Hamer	Mr Mackinnon	Mr Thompson
Mr Balfour	Mr Hann	Mr Maclellan	Mr Trewin
Mr Birrell	Mr Hayes	Mrs Patrick	Mr Weideman
Mr Borthwick	Mr Jasper	Mr Ramsay	Mr Whiting
Mr Burgin	Mr Jona	Mr Reynolds	Mr Williams
Mrs Chambers	Mr Kennett	Mr Richardson	Mr Wood
Mr Coleman	Mr Lacy	Mr Ross-Edwards	
Mr Collins	Mr Lieberman	Mr Skeggs	
Mr Crellin	Mr McArthur	Mr Smith	
Mr Dixon	Mr McCance	(South Barwon)	
Mr Dunstan	Mr McClure	Mr Smith	<i>Tellers</i>
Mr Ebery	Mr McGrath	(Warrnambool)	Mr Brown
Mr Evans	Mr McInnes	Mr Tanner	Mr Cox
(Gippsland East)	Mr McKellar	Mr Templeton	

NOES, 32

Mr Amos	Mr Fordham	Mr Remington	Mr Walsh
Mr Cain	Mr Gavin	Mr Roper	Mr Wilkes
Mr Cathie	Mr Ginifer	Mr Sidiropoulos	Mr Wilton
Dr Coghill	Mr Hockley	Mr Simmonds	
Mr Crabb	Mr Jolly	Mr Simpson	
Mr Culpin	Mr King	Mr Spyker	
Mr Edmunds	Mr Kirkwood	Mr Stirling	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mrs Toner	Mr Rowe
Mr Fogarty	Mr Miller	Mr Trezise	Dr Vaughan

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 amendments to provide that licensed hotelkeepers who take advantage of optional trading hours are to be exempted from the provisions of section 97 (1) (d) (e) and section 97 (2) of the Principal Act (*Mr Ramsay*)—put and agreed to.

Motion made and question—That it be an instruction to the Committee that they have power to consider amendments—(a) introducing certain Sunday trading hours for licensed hotelkeepers; (b) authorizing licensed hotelkeepers to extend their ordinary trading hours from 10 to 11 in the evening during daylight saving; and (c) altering the interpretation of “liquor” for the purposes of a vigneron’s licence so that wine must be made by the licensee (*Mr Trewin*)—put and agreed to.

Bill considered in Committee.

Committee reported progress; to sit again later this day.

Business having been interrupted at 10.35 p.m.—

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

Further considered in Committee.

And having continued to sit till after Twelve of the clock—

THURSDAY, 4 DECEMBER 1980

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

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—Transmitting a Bill for “*An Act to amend the ‘Subordinate Legislation Act 1962’*”.
- 21 SUBORDINATE LEGISLATION (AMENDMENT) BILL—On the motion of Mr Maclellan, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time to-morrow.
- 22 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to ratify validate approve and otherwise give Effect to an Agreement between the Forests Commission and Australian Newsprint Mills Limited for the supply of softwood pulpwood from plantations in north-eastern Victoria and for other purposes*”.
23. FORESTS (AUSTRALIAN NEWSPRINT MILLS LIMITED) BILL—On the motion of Mr Smith (*Warrnambool*), the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time to-morrow.

- 24 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:
 Old Colonists' Association (Borrowing Powers) Bill.
 Health Commission (Amendment) Bill.
- 25 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.
- 26 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.
 And then the House, at forty-four minutes past Twelve o'clock in the morning, adjourned until later this day.

J. H. CAMPBELL
 Clerk of the Legislative Assembly

S. J. PLOWMAN
 Speaker

No. 33—Thursday, 4 December 1980

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 PETITIONS—VICTORIAN TRANSPORT STUDY—Mr Walsh and Mr Edmunds, respectively, presented Petitions from certain citizens praying that the Metropolitan Public Transport study be rejected and that a programme for improving train and tram services throughout Melbourne be commenced.
 Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Mr Edmunds*)—put and agreed to.
 The Petition was read by the Clerk.
 Severally ordered to lie on the Table.
- 3 PETITION—BENDIGO TO SWAN HILL RAIL SERVICE—Mr McClure presented a Petition from certain members of the Business and Professional Women's Club of Bendigo praying that the Bendigo to Swan Hill passenger rail service be retained and upgraded.
 Ordered to lie on the Table.
- 4 PETITION—UPFIELD RAILWAY—Mr Gavin presented a Petition from certain citizens objecting to the recommended closure of the Upfield railway line and praying that the service on the Upfield line be improved.
 Ordered to lie on the Table.
- 5 PETITION—SMALL BUSINESS PROTECTION—Mr Richardson presented a Petition from certain citizens praying that shop trading hours be not extended and that legislation be enacted to protect small businesses from the operation of large retail chain stores.
 Ordered to lie on the Table.
- 6 PETITION—HEALTH AND HUMAN RELATIONS COURSES—Mr Ernst presented a Petition from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject-matter.
 Ordered to lie on the Table.

- 7 PETITION—ROYAL SOCIETY FOR THE PREVENTION OF CRUELTY TO ANIMALS (VICTORIA)
—Dr Coghill presented a Petition from certain citizens opposing any action to restrict the activities of the Royal Society for the Prevention of Cruelty to Animals (Victoria) and praying that support and funding for the Society's activities be maintained and expanded.

Ordered to lie on the Table.

- 8 ROAD SAFETY COMMITTEE—Mr McArthur, Chairman, brought up the Twenty-first Progress Report from the Joint Select Committee on Road Safety upon Safety Aspects of the Hire and Drive Omnibus; together with Minutes of Evidence and Appendices.

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

- 9 PAPERS—Mr Thompson presented, by command of His Excellency the Governor—Victoria Police—Report for the year 1979.

Ordered to lie on the Table and be printed.

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:

Public Service Act 1974—PSD 130.

Stamps Act 1958—No. 448.

- 10 ADJOURNMENT—Motion made and question—That the House, at its rising, adjourn until tomorrow at half-past Ten o'clock (*Mr Maclellan*)—put and agreed to.

- 11 BUILDING SOCIETIES INTEREST RATES—Motion made and question—That this House expresses its deep concern that interest rates charged by building societies in Victoria on housing loans are higher than any other State in Australia and condemns the Victorian Government for its failure to take action to contain building societies' high interest rates which have contributed to the recession in the home building industries and placed an undesirable burden on many families in Victoria (*Mr Jolly*)—after debate, put.

The House divided.

AYES, 31

Mr Amos	Mr Fordham	Mr Roper	Mr Trezise
Mr Cain	Mr Ginifer	Mr Rowe	Dr Vaughan
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Walsh
Dr Coghill	Mr Jolly	Mr Simmonds	Mr Wilkes
Mr Crabb	Mr King	Mr Simpson	Mr Wilton
Mr Culpin	Mr Kirkwood	Mr Spyker	<i>Tellers</i>
Mr Edmunds	Mr Mathews	Mr Stirling	Mr Gavin
Mr Fogarty	Mr Miller	Mrs Toner	Mr Remington

NOES, 45

Mr Austin	Mr Hamer	Mr Maclellan	Mr Weideman
Mr Balfour	Mr Hayes	Mrs Patrick	Mr Whiting
Mr Birrell	Mr Jasper	Mr Reynolds	Mr Williams
Mr Borthwick	Mr Jona	Mr Richardson	Mr Wood
Mr Brown	Mr Kennett	Mr Ross-Edwards	
Mr Burgin	Mr Lacy	Mr Skeggs	
Mrs Chambers	Mr Lieberman	Mr Smith	
Mr Coleman	Mr McArthur	(<i>South Barwon</i>)	
Mr Crellin	Mr McCance	Mr Smith	
Mr Dixon	Mr McClure	(<i>Warrnambool</i>)	
Mr Dunstan	Mr McGrath	Mr Tanner	
Mr Ebery	Mr McInnes	Mr Templeton	<i>Tellers</i>
Mr Evans	Mr McKellar	Mr Thompson	Mr Collins
(<i>Gippsland East</i>)	Mr Mackinnon	Mr Trewin	Mr Cox

And so it passed in the negative.

- 12 WORKING HOURS OF GOVERNMENT EMPLOYEES—Motion made and question proposed—That this House is of the opinion that employees of Victorian Government departments, State instrumentalities and authorities should be given the opportunity of enjoying the benefits created by technological change by reducing the number of hours presently prescribed to be worked weekly (*Mr Simmonds*)—and, after debate—

Amendment proposed—That the following words be added to the motion: “at a proportionate reduction in salary that reflects the shorter hours worked so that more job opportunities will be created for those currently seeking employment” (*Mr Kennett*)—and, after debate—

Motion made and question—That the debate be now adjourned (*Mr Hayes*)—put, after debate, and negatived.

Question—That the words proposed to be so added be so added—put.

There not being two tellers for the “Ayes”, Mr Speaker declared that the question was passed in the negative, with Mr Kennett dissenting.

Original question—put.

The House divided.

AYES, 31

Mr Amos	Mr Fordham	Mr Miller	Mr Trezise
Mr Cain	Mr Gavin	Mr Remington	Dr Vaughan
Mr Cathie	Mr Ginifer	Mr Roper	Mr Walsh
Dr Coghill	Mr Hockley	Mr Rowe	Mr Wilkes
Mr Crabb	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Culpin	Mr King	Mr Simpson	<i>Tellers</i>
Mr Edmunds	Mr Kirkwood	Mr Stirling	Mr Sidiropoulos
Mr Fogarty	Mr Mathews	Mrs Toner	Mr Spyster

NOES, 47

Mr Austin	Mr Evans	Mr McKellar	Mr Templeton
Mr Balfour	(<i>Ballarat North</i>)	Mr Mackinnon	Mr Thompson
Mr Birrell	Mr Evans	Mr Maclellan	Mr Trewin
Mr Borthwick	(<i>Gippsland East</i>)	Mrs Patrick	Mr Weideman
Mr Brown	Mr Hamer	Mr Ramsay	Mr Whiting
Mr Burgin	Mr Hayes	Mr Reynolds	Mr Williams
Mrs Chambers	Mr Jasper	Mr Richardson	Mr Wood
Mr Coleman	Mr Jona	Mr Ross-Edwards	
Mr Collins	Mr Lacy	Mr Skeggs	
Mr Cox	Mr Lieberman	Mr Smith	<i>Tellers</i>
Mr Crellin	Mr McArthur	(<i>South Barwon</i>)	
Mr Dixon	Mr McClure	Mr Smith	Mr Kennett
Mr Dunstan	Mr McGrath	(<i>Warrnambool</i>)	Mr McCance
Mr Ebery	Mr McInnes	Mr Tanner	

And so it passed in the negative.

- 13 TEACHING SERVICE (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Lacy*).

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

Motion made and question proposed—That the debate be adjourned until Tuesday next (*Mr Lacy*).

Amendment proposed—That the words “Tuesday next” be omitted with the view of inserting in place thereof the expression “Tuesday, 17 February next” (*Mr Fordham*)—and, after debate—

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

The House divided.

AYES, 45

Mr Austin	Mr Evans	Mr McKellar	Mr Tanner
Mr Balfour	(<i>Gippsland East</i>)	Mr Mackinnon	Mr Templeton
Mr Birrell	Mr Hamer	Mr Maclellan	Mr Thompson
Mr Borthwick	Mr Hayes	Mrs Patrick	Mr Trewin
Mr Burgin	Mr Jasper	Mr Ramsay	Mr Weideman
Mrs Chambers	Mr Jona	Mr Reynolds	Mr Whiting
Mr Coleman	Mr Kennett	Mr Richardson	Mr Williams
Mr Collins	Mr Lacy	Mr Ross-Edwards	Mr Wood
Mr Crellin	Mr Lieberman	Mr Skeggs	
Mr Dixon	Mr McArthur	Mr Smith	
Mr Ebery	Mr McCance	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Evans	Mr McClure	Mr Smith	Mr Brown
(<i>Ballarat North</i>)	Mr McInnes	(<i>Warrnambool</i>)	Mr Cox

NOES, 31

Mr Amos	Mr Fordham	Mr Remington	Mrs Toner
Mr Cain	Mr Gavin	Mr Roper	Mr Trezise
Mr Cathie	Mr Ginifer	Mr Rowe	Dr Vaughan
Dr Coghill	Mr Hockley	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Culpin	Mr King	Mr Simpson	<i>Tellers</i>
Mr Edmunds	Mr Kirkwood	Mr Spyker	Mr Mathews
Mr Fogarty	Mr Miller	Mr Stirling	Mr Walsh

And so it was resolved in the affirmative.

Ordered—That the debate be adjourned until Tuesday next.

- 14 FORESTS (AUSTRALIAN NEWSPRINT MILLS LIMITED) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Smith, Warrnambool*).

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

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

- 15 SUBORDINATE LEGISLATION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).

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

Ordered—That the debate be adjourned until Tuesday next.

- 16 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.

- 17 EGG INDUSTRY STABILIZATION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Lacy*).

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

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

- 18 POSTPONEMENT OF ORDER OF THE DAY—Ordered—That the consideration of Order of the Day, Government Business, No. 6, be postponed until later this day.

- 19 INSTITUTE OF EDUCATIONAL ADMINISTRATION 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 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:
 State Bank Bill.
 Agriculture Acts (Repeal) Bill.
- 21 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to amend the Law relating to Sexual Offences, to amend the ‘Crimes Act 1958’, the ‘Evidence Act 1958’, the ‘Vagrancy Act 1966’, the ‘Summary Offences Act 1966’, the ‘Magistrates’ Courts Act 1971’ and the ‘Magistrates (Summary Proceedings) Act 1975’, and for other purposes*”.
- 22 CRIMES (SEXUAL OFFENCES) BILL—On the motion of Mr Maclellan, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 23 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.
- 24 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.
 And then the House, at sixteen minutes past Seven o’clock, adjourned until tomorrow.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 34—Friday, 5 December 1980

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—SEVEN-ELEVEN STORES—Mr Walsh presented a Petition from certain shopkeepers and customers of small businesses in the St Kilda area opposing the location of any further Seven-Eleven stores in St Kilda.
 Ordered to lie on the Table.
- 3 PETITION—VICTORIAN TRANSPORT STUDY—Mr Trewin presented a Petition from certain residents of the Shire of Seymour praying that the recommendations of the Victorian Transport Study be not implemented until a comprehensive social and economic study is conducted and the results debated in Parliament.
 Ordered to lie on the Table.
- 4 PETITION—ALAMEIN RAILWAY—Mr Kennett presented a Petition from certain citizens praying that the Camberwell to Alamein railway line be retained and improved.
 Ordered to lie on the Table.
- 5 PETITION—DINGO PROTECTION—Mr Kennett presented a Petition from certain citizens praying that action be taken to protect the Dingo by regulating trapping, eliminating poisoning and controlling commercialization.
 Ordered to lie on the Table.

- 6 PETITION—CRIMES (SEXUAL OFFENCES) BILL—Mr Birrell presented a Petition from certain citizens praying that further consideration of the Crimes (Sexual Offences) Bill be deferred until 1981.
Ordered to lie on the Table.
- 7 PETITION—HEALTH AND HUMAN RELATIONS COURSES—Mr Burgin presented a Petition from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject-matter.
Ordered to lie on the Table.
- 8 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Swine Compensation (Partial Suspension) Bill without amendment.
- 9 PARTIAL SUSPENSION OF STANDING ORDER No. 105—Motion made, by leave, and question—That so much of Standing Order No. 105 as would prohibit the moving of a dilatory motion be suspended so as to permit the Honourable Member for Knox to move a reasoned amendment to the motion for the second reading of the Transport (Deregulation) Bill (*Mr Maclellan*)—put and agreed to.
- 10 ADJOURNMENT—Motion made and question—That the House, at its rising, adjourn until Tuesday next at half-past Two o'clock (*Mr Maclellan*)—put and agreed to.
- 11 CRIMES (SEXUAL OFFENCES) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).
Motion made and question—That the debate be now adjourned (*Mr Cain*)—put and agreed to.
Motion made and question proposed—That the debate be adjourned until Wednesday next (*Mr Maclellan*)—and, after debate—
Amendment proposed—That the words “Wednesday next” be omitted with the view of inserting in place thereof the expression “Friday, 19 December instant” (*Mr Ross-Edwards*)—and, after debate—
Question—That the words proposed to be omitted stand part of the question—put.
The House divided.

AYES, 70

Mr Amos	Mr Evans	Mr McKellar	Mr Spyker
Mr Austin	(<i>Ballarat North</i>)	Mr Mackinnon	Mr Stirling
Mr Balfour	Mr Fogarty	Mr Maclellan	Mr Tanner
Mr Birrell	Mr Fordham	Mr Mathews	Mr Templeton
Mr Borthwick	Mr Ginifer	Mrs Patrick	Mr Thompson
Mr Brown	Mr Hamer	Mr Ramsay	Mrs Toner
Mr Burgin	Mr Hayes	Mr Remington	Mr Trezise
Mr Cain	Mr Hockley	Mr Reynolds	Dr Vaughan
Mr Cathie	Mr Jolly	Mr Richardson	Mr Walsh
Mrs Chambers	Mr Jona	Mr Roper	Mr Weideman
Dr Coghill	Mr Kennett	Mr Rowe	Mr Wilkes
Mr Coleman	Mr King	Mr Sidiropoulos	Mr Williams
Mr Collins	Mr Kirkwood	Mr Simmonds	Mr Wilton
Mr Crabb	Mr Lacy	Mr Simpson	Mr Wood
Mr Culpin	Mr Lieberman	Mr Skeggs	
Mr Dixon	Mr McArthur	Mr Smith	
Mr Dunstan	Mr McCance	(<i>South Barwon</i>)	
Mr Ebery	Mr McClure	Mr Smith	<i>Tellers</i>
Mr Edmunds	Mr McInnes	(<i>Warrnambool</i>)	Mr Cox
			Mr Gavin

NOES, 7

Mr Evans (Gippsland East)	Mr Hann Mr Ross-Edwards	Mr Trewin Mr Whiting	<i>Tellers</i> Mr Jasper Mr McGrath
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And so it was resolved in the affirmative.

Ordered—That the debate be adjourned until Wednesday next.

- 12 TRANSPORT (DEREGULATION) 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 Maclellan 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, 40

Mr Austin	Mr Evans (Ballarat North)	Mr McInnes	Mr Smith (Warrnambool)
Mr Balfour	Mr Hamer	Mr McKellar	Mr Tanner
Mr Birrell	Mr Hayes	Mr Mackinnon	Mr Templeton
Mr Borthwick	Mr Jona	Mr Maclellan	Mr Thompson
Mr Brown	Mr Kennett	Mrs Patrick	Mr Thompson
Mr Burgin	Mr Lacy	Mr Ramsay	Mr Weideman
Mr Coleman	Mr Lieberman	Mr Reynolds	Mr Williams
Mr Collins	Mr McArthur	Mr Richardson	Mr Wood
Mr Dixon	Mr McCance	Mr Skeggs	<i>Tellers</i>
Mr Dunstan	Mr McClure	Mr Smith	Mrs Chambers
Mr Ebery		(South Barwon)	Mr Cox

NOES, 36

Mr Amos	Mr Fordham	Mr Remington	Mr Trewin
Mr Cain	Mr Gavin	Mr Roper	Mr Trezise
Mr Cathie	Mr Ginifer	Mr Ross-Edwards	Mr Walsh
Dr Coghill	Mr Hann	Mr Rowe	Mr Whiting
Mr Crabb	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Mr Culpin	Mr Jasper	Mr Simmonds	
Mr Edmunds	Mr Jolly	Mr Simpson	
Mr Evans (Gippsland East)	Mr King	Mr Spyker	<i>Tellers</i>
Mr Fogarty	Mr Kirkwood	Mr Stirling	Mr Mathews
	Mr McGrath	Mrs Toner	Dr Vaughan

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 5.00 p.m. this day.

—(Mr Maclellan)—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 full consultations have been held with municipalities and other affected organizations and persons on the proposals contained in the Bill and a report of such consultations has been presented to the House” (Mr Crabb)—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, 39

Mr Austin	Mr Ebery	Mr McKellar	Mr Tanner
Mr Balfour	Mr Evans	Mr Mackinnon	Mr Templeton
Mr Birrell	(<i>Ballarat North</i>)	Mr Maclellan	Mr Thompson
Mr Borthwick	Mr Jona	Mrs Patrick	Mr Weideman
Mr Brown	Mr Kennett	Mr Ramsay	Mr Williams
Mr Burgin	Mr Lacy	Mr Reynolds	Mr Wood
Mr Coleman	Mr Lieberman	Mr Richardson	
Mr Collins	Mr McArthur	Mr Skeggs	
Mr Crellin	Mr McCance	Mr Smith	
Mr Dixon	Mr McClure	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dunstan	Mr McInnes	Mr Smith	Mrs Chambers
		(<i>Warrnambool</i>)	Mr Cox

NOES, 38

Mr Amos	Mr Fordham	Mr Miller	Mrs Toner
Mr Cain	Mr Gavin	Mr Remington	Mr Trewin
Mr Cathie	Mr Ginifer	Mr Roper	Mr Trezise
Dr Coghill	Mr Hann	Mr Ross-Edwards	Mr Walsh
Mr Crabb	Mr Hockley	Mr Rowe	Mr Whiting
Mr Culpin	Mr Jasper	Mr Sidiropoulos	Mr Wilkes
Mr Edmunds	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Evans	Mr King	Mr Simpson	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Kirkwood	Mr Spyker	Mr Mathews
Mr Fogarty	Mr McGrath	Mr Stirling	Dr Vaughan

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.

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

The House divided.

AYES, 42

Mr Balfour	Mr Evans	Mr Maclellan	Mr Thompson
Mr Birrell	(<i>Gippsland East</i>)	Mrs Patrick	Mr Trewin
Mr Borthwick	Mr Hann	Mr Ramsay	Mr Weideman
Mr Brown	Mr Jona	Mr Reynolds	Mr Williams
Mr Burgin	Mr Kennett	Mr Richardson	Mr Wood
Mr Coleman	Mr Lacy	Mr Ross-Edwards	
Mr Collins	Mr Lieberman	Mr Skeggs	
Mr Crellin	Mr McArthur	Mr Smith	
Mr Dixon	Mr McCance	(<i>South Barwon</i>)	
Mr Dunstan	Mr McClure	Mr Smith	
Mr Ebery	Mr McInnes	(<i>Warrnambool</i>)	<i>Tellers</i>
Mr Evans	Mr McKellar	Mr Tanner	Mrs Chambers
(<i>Ballarat North</i>)	Mr Mackinnon	Mr Templeton	Mr Cox

NOES, 31

Mr Amos	Mr Fordham	Mr Remington	Mrs Toner
Mr Cain	Mr Gavin	Mr Roper	Mr Trezise
Mr Cathie	Mr Ginifer	Mr Rowe	Mr Walsh
Dr Coghill	Mr Hockley	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Culpin	Mr King	Mr Simpson	<i>Tellers</i>
Mr Edmunds	Mr Kirkwood	Mr Spyker	Mr Mathews
Mr Fogarty	Mr Miller	Mr Stirling	Dr Vaughan

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 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Building Societies (Claims on Liquidation) Bill without amendment.

- 14 **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, by leave, read the third time forthwith.
Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 15 **STATE EMPLOYEES RETIREMENT BENEFITS (ELIGIBILITY) 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 **MOTOR CAR (MISCELLANEOUS 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.
- 17 **POSTPONEMENT OF ORDERS OF THE DAY**—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Thompson*)—put and agreed to.
- 18 **ADJOURNMENT**—Resolved, after debate—That the House do now adjourn.
And then the House, at five minutes past Six o'clock, adjourned until Tuesday next.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

No. 35, 36, 37 and 38

No. 35—Tuesday, 9 December 1980

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—UPFIELD RAILWAY—Mr Roper presented a Petition from certain Councillors of the City of Brunswick and certain citizens objecting to the recommended closure of the Upfield railway line and praying that the service on the Upfield line be improved.
Ordered to lie on the Table.
- 3 PETITION—UPFIELD RAILWAY—Mr Gavin presented a Petition from certain citizens objecting to the recommended closure of the Upfield railway line and praying that the service on the Upfield line be improved.
Ordered to lie on the Table.
- 4 PETITION—EAST PRESTON TRAM LINE EXTENSION—Mr Cain presented a Petition from certain citizens praying that provision be made for the extension of the East Preston tramline along Plenty Road to McLean's Road, Bundoora and that construction be commenced as soon as possible.
Ordered to lie on the Table.
- 5 PETITION—TRANSPORT PROBLEMS—Mr Amos presented a Petition from certain citizens of the Latrobe Valley praying that legislation relating to the deregulation of transport be amended so as to meet the individual problems of each segment of the transport industry and the requirements of the community.
Ordered to lie on the Table.
- 6 PETITION—PRESTON GIRLS HIGH SCHOOL—Mr Kirkwood presented a Petition from certain citizens praying that staff allocation for schools be on a needs basis, declarations of teachers in excess be abandoned, and that the staffing establishment at Preston Girls' High School be retained in 1981.
Ordered to lie on the Table.
- 7 SPORT DEVELOPMENT—Motion made, by leave, and question—That there be presented to this House a copy of a Discussion Paper and Appendices entitled Guidelines for the Development of Sport in Victoria (*Mr Dixon*)—put and agreed to.
- 8 PAPER—Mr Dixon presented:
Guidelines for the Development of Sport in Victoria—Discussion Paper and Appendices—Return to the foregoing Order.
Ordered to lie on the Table.
- 9 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:
National Parks Advisory Council—Report for the year 1979–80.
Rural Finance Commission—Report for the year 1979–80.—Ordered to be printed.
Small Business Development Corporation—Report for the year 1979–80.

- State Classification of Publications Board—Report for the year 1979–80.—
Ordered to be printed.
- State Development, Decentralization and Tourism—Report of the Director
for the year 1979–80.
- State Employees Retirement Benefits Board—Report for the period ended 30
June 1980—Ordered to be printed.
- Statutory Rules under the following Act:
Public Service Act 1974—PSD Nos. 135, 136, 138.
- Superannuation Board—Report for the year 1979–80.—Ordered to be printed.
- Town and Country Planning Act 1961—
Lillydale—Shire of Lillydale Planning Scheme 1958, Amendment No.
124 (1980).
Ocean Road Planning Scheme, Amendment No. 19 (Shire of Otway).
Portland—Town of Portland Planning Scheme, Amendment No. 22.
- Urban Land Authority—Report for the period ended 30 June 1980.
- 10 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Superannuation Bill
without amendment.
- 11 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 47)—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:
- Health Commission (Amendment) Bill
 - Old Colonists' Association (Borrowing Powers) Bill
 - Nurses (Amendment) Bill
 - Supreme Court (Criminal Appeals) Bill
 - Land Tax Bill
 - Agriculture Acts (Repeal) Bill
 - Swine Compensation (Partial Suspension) Bill
 - State Bank Bill
 - Building Societies (Claims on Liquidation) Bill
- 12 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 48)—Mr Speaker announced
the presentation of a Message from His Excellency the Governor transmitting
to the Assembly for their consideration amendments which he desired to be
made in the Superannuation Bill.
- Ordered—That the said amendment be printed and taken into consideration
tomorrow.
- 13 LABOUR AND INDUSTRY (LIFTING OF WEIGHTS) BILL—Mr Ramsay, by leave, obtained
leave, with Mr Thompson, to bring in a Bill "*to amend the 'Labour and
Industry Act 1958' with respect to the Lifting of Weights by Members of the
Police Force*"; and the said Bill was read a first time, ordered to be printed and,
by leave, read a second time later this day.
- 14 ADJOURNMENT—Motion made and question—That the House, at its rising,
adjourn until tomorrow at half-past Ten o'clock (*Mr Maclellan*)—put and
agreed to.
- 15 DISCHARGE OF ORDER OF THE DAY—Motion made, by leave, and question—That
the following Order of the Day, Government Business, be read and discharged:
Labour and Industry (Further Amendment) Bill—Second reading.
—and that the Bill be withdrawn (*Mr Ramsay*)—put and agreed to.
- 16 WEST GATE BRIDGE AUTHORITY BILL—Order read for resuming debate on question
—That this Bill now be 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 re-drafted to provide for the Country Roads Board to be appointed the successor to the present West Gate Bridge Authority” (*Mr Crabb*)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

AYES, 41

Mr Austin	Mr Evans	Mr Mackinnon	Mr Thompson
Mr Balfour	(<i>Ballarat North</i>)	Mr Maclellan	Mr Williams
Mr Birrell	Mr Hamer	Mr Patrick	Mr Wood
Mr Borthwick	Mr Hayes	Mr Ramsay	
Mr Brown	Mr Jona	Mr Reynolds	
Mr Burgin	Mr Kennett	Mr Richardson	
Mrs Chambers	Mr Lacy	Mr Skeggs	
Mr Coleman	Mr Lieberman	Mr Smith	
Mr Collins	Mr McArthur	(<i>South Barwon</i>)	
Mr Crellin	Mr McCance	Mr Smith	
Mr Dixon	Mr McClure	(<i>Warrnambool</i>)	
Mr Dunstan	Mr McInnes	Mr Tanner	<i>Tellers</i>
Mr Ebery	Mr McKellar	Mr Templeton	Mr Cox
			Mr Weideman

NOES, 39

Mr Amos	Mr Ginifer	Mr Roper	Dr Vaughan
Mr Cain	Mr Hann	Mr Ross-Edwards	Mr Walsh
Mr Cathie	Mr Hockley	Mr Rowe	Mr Whiting
Dr Coghill	Mr Jasper	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Culpin	Mr King	Mr Simpson	
Mr Edmunds	Mr Kirkwood	Mr Spyker	
Mr Evans	Mr McGrath	Mr Stirling	
(<i>Gippsland East</i>)	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Fogarty	Mr Miller	Mr Trewhin	Mr Ernst
Mr Fordham	Mr Remington	Mr Trezise	Mr Gavin

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.

- 17 POST-SECONDARY EDUCATION REMUNERATION TRIBUNAL 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 new clauses to provide the President of the Tribunal with power to do such things as appear to him to be right and proper to assist settlement of disputes, including the arrangement of conferences of parties and the direction of persons to attend such conferences (*Mr Fordham*)—put and agreed to.

Motion made and question—That it be an instruction to the Committee that they have power to consider new clauses and amendments providing for the establishment of Consultative Groups to consider matters relating to terms and conditions of employment of or salaries fees and allowances to be paid to a member of the academic or teaching staff or any class of persons who are members of the academic or teaching staff or any other person or class of persons employed by—(a) any College of Advanced Education; or (b) any Technical and Further Education College (*Mr Lacy*)—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.

- 18 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Railway Construction and Property (Amendment) Bill without amendment.
- 19 LABOUR AND INDUSTRY (LIFTING OF WEIGHTS) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Ramsay*).
Motion made and question—That the debate be now adjourned (*Mr Simmonds*)—put and agreed to.
Ordered—That the debate be adjourned until tomorrow.
- 20 PARLIAMENTARY COMMITTEES 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.
- 21 JUDGES SALARIES AND PENSIONS 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 Maclellan*)—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 a more comprehensive investigation is made into the status and remuneration of members of the judiciary, including whether any salary increase is consistent with current wage and salary fixing principles” (*Mr Cain*)—and, after debate—
Question—That the words proposed to be omitted stand part of the question—put.
The House divided.

AYES, 47

Mr Austin	Mr Evans	Mr McGrath	Mr Smith
Mr Balfour	(<i>Ballarat North</i>)	Mr McInnes	(<i>Warrnambool</i>)
Mr Birrell	Mr Hamer	Mr McKellar	Mr Tanner
Mr Borthwick	Mr Hann	Mr Mackinnon	Mr Templeton
Mr Brown	Mr Hayes	Mr Maclellan	Mr Thompson
Mr Burgin	Mr Jasper	Mrs Patrick	Mr Trewin
Mrs Chambers	Mr Jona	Mr Ramsay	Mr Whiting
Mr Coleman	Mr Kennett	Mr Reynolds	Mr Williams
Mr Collins	Mr Lacy	Mr Richardson	Mr Wood
Mr Crellin	Mr Lieberman	Mr Ross-Edwards	
Mr Dixon	Mr McArthur	Mr Skeggs	<i>Tellers</i>
Mr Dunstan	Mr McCance	Mr Smith	Mr Cox
Mr Ebery	Mr McClure	(<i>South Barwon</i>)	Mr Weideman

NOES, 31

Mr Amos	Mr Fogarty	Mr Remington	Mrs Toner
Mr Cain	Mr Fordham	Mr Roper	Dr Vaughan
Mr Cathie	Mr Gavin	Mr Rowe	Mr Walsh
Dr Coghill	Mr Ginfier	Mr Sidirooulos	Mr Wilkes
Mr Crabb	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Culpin	Mr King	Mr Simpson	<i>Tellers</i>
Mr Edmunds	Mr Kirkwood	Mr Spyker	Mr Hockley
Mr Ernst	Mr Mathews	Mr Stirling	Mr Miller

And so it was resolved in the affirmative.

Bill read a second time with the concurrence of an absolute majority of the whole number of 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.

22 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to make Provisions in relation to the secure and orderly operation of Courts and Other Tribunals, and for other purposes*”.

23 COURT SECURITY BILL—On the motion of Mr Maclellan, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time to-morrow.

24 ESTATE AGENTS (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.

25 STAMPS (AMENDMENT NO. 3) BILL—Order read for resuming debate on question—That this Bill now be 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 re-drafted to provide for the establishment of a tax avoidance unit under the control of the Comptroller of Stamps for the purposes of examining whether legitimate tax is being evaded or avoided and to provide for reports thereon to be presented to Parliament” (*Mr Jolly*).

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

WEDNESDAY, 10 DECEMBER 1980

Debate continued on question and amendment.

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

AYES, 43

Mr Austin	Mr Dunstan	Mr McGrath	Mr Smith
Mr Balfour	Mr Hann	Mr McInnes	(<i>Warrnambool</i>)
Mr Birrell	Mr Hayes	Mr McKellar	Mr Tanner
Mr Borthwick	Mr Jasper	Mr Mackinnon	Mr Templeton
Mr Brown	Mr Jona	Mr Maclellan	Mr Thompson
Mr Burgin	Mr Kennett	Mrs Patrick	Mr Weideman
Mrs Chambers	Mr Lacy	Mr Ramsay	Mr Whiting
Mr Coleman	Mr Lieberman	Mr Richardson	Mr Williams
Mr Collins	Mr McArthur	Mr Ross-Edwards	Mr Wood
Mr Crellin	Mr McCance	Mr Skeggs	<i>Tellers</i>
Mr Dixon	Mr McClure	Mr Smith	Mr Cox
		(<i>South Barwon</i>)	Mr Reynolds

NOES, 31

Mr Amos	Mr Ginifer	Mr Roper	Mr Trezise
Mr Cain	Mr Hockley	Mr Rowe	Dr Vaughan
Mr Cathie	Mr Jolly	Mr Sidiropoulos	Mr Walsh
Mr Crabb	Mr King	Mr Simmonds	Mr Wilkes
Mr Culpin	Mr Kirkwood	Mr Simpson	Mr Wilton
Mr Edmunds	Mr Mathews	Mr Spyker	<i>Tellers</i>
Mr Ernst	Mr Miller	Mr Stirling	Dr Coghill
Mr Fogarty	Mr Remington	Mrs Toner	Mr Gavin

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.

- 26 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to make Provision for the Reporting of Cancer, to amend the ‘Cancer Act 1958’ and the ‘Hospitals and Charities Act 1958’ and for other purposes*”.
- 27 CANCER (CANCER REPORTING) BILL (No. 2)—On the motion of Mr Borthwick, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 28 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.
- 29 ADJOURNMENT—Resolved, after debate—That the House do not adjourn.

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

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 36—Wednesday, 10 December 1980

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—UPFIELD RAILWAY—Mr Gavin presented a Petition from certain citizens objecting to the recommended closure of the Upfield railway line and praying that the service on the Upfield line be improved.
Ordered to lie on the Table.
- 3 PETITIONS—LEADED PETROL—Mr Ginifer and Mr McArthur, respectively, presented Petitions from certain citizens praying that the House take action to ensure that lead free petrol is available to the Victorian public.
Severally ordered to lie on the Table.
- 4 PETITION—NORTH MELBOURNE SOCIAL SERVICE—Mr Remington presented a Petition from certain citizens praying that action be taken to ensure the continuance of North Melbourne Social Service and other Counselling Agencies and Family Support Services in the State of Victoria on a proper basis.
Ordered to lie on the Table.
- 5 PETITION—HOUSING COMMISSION RENTS—Mr Templeton presented a Petition from certain citizens praying that action be taken to restrict the recently made increases in Housing Commission rent and service charges to a maximum of \$2 in any one year for pensioner tenants and tenants on benefits or restricted incomes and eligible for rebated rents.
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:
Community Welfare Services Act 1970—Resumption of land at North Melbourne—Certificate of the Minister for Community Welfare Services.

Consumer Affairs Council—Report for the year 1979–80—Ordered to be printed.

State Rivers and Water Supply Commission—Report for the year 1979–80 (Vol. 1 and Vol. 2)—Ordered to be printed.

- 7 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to amend the ‘Protection of Animals Act 1966’, to amend the ‘Ministry for Conservation Act 1972’ and for other purposes*”.
- 8 PROTECTION OF ANIMALS BILL—On the motion of Mr Wood, 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.
- 9 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 49)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending a further appropriation for the purposes of the West Gate Bridge Authority Bill.
- 10 POSTPONEMENT OF NOTICES OF MOTION, GOVERNMENT BUSINESS—Ordered—That the consideration of the Notices of Motion, Government Business, be postponed until later this day.
- 11 WEST GATE BRIDGE AUTHORITY 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.
- 12 BUILDING CONTROL BILL—Mr Balfour obtained leave, with Mr Borthwick, to bring in a Bill “*to provide for the better Regulation of Building, to establish a Division of Building Control, a Building Control Policy Advisory Council, a Building Control Accreditation Authority, a Plumbers and Drainers Registration Board, a Building Qualifications Board and Building Referees Boards, to amend the ‘Health Act 1958’, the ‘Housing Act 1958’, the ‘Labour and Industry Act 1958’, the ‘Local Government 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 SUPERANNUATION BILL—Order read for the consideration of the following amendments recommended by His Excellency the Governor:
1 Clause 9, line 16, omit “(10)” and insert “(iv)”.
2 Clause 15, line 11, omit “10 (b)” and insert “15 (b)”.
- On the motion of Mr Thompson, the House, after debate, agreed to the amendments and 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.
- 14 CANCER (CANCER REPORTING) BILL (No. 2)—Motion made and question proposed—That this Bill be now read a second time (*Mr Borthwick*).
Motion made and question—That the debate be now adjourned (*Mr Roper*)—put and agreed to.
Ordered—That the debate be adjourned until tomorrow.
- 15 BUILDING CONTROL BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Balfour*).
Motion made and question—That the debate be now adjourned (*Mr Kirkwood*)—put and agreed to.
Ordered—That the debate be adjourned until Wednesday, 24 December instant.

- 16 LABOUR AND INDUSTRY (LIFTING OF WEIGHTS) 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 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 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 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the amendments recommended by His Excellency the Governor in the Superannuation Bill.
- 19 COUNTRY FIRE AUTHORITY (PENALTIES) BILL AND FORESTS (PENALTIES) BILL—Motion made, by leave, and question—That this House authorises and requires Mr Speaker to permit the second reading stage of the Country Fire Authority (Penalties) Bill and the Forests (Penalties) Bill to be moved and debated concurrently (*Mr Balfour*)—put and agreed to.
Order read for resuming debate on question—That these Bills be now read a second time; debate resumed; Bills read a second time.
Country Fire Authority (Penalties) Bill, by leave, read the third time forthwith.
Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
Forests (Penalties) Bill, by leave, read the third time forthwith.
Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 20 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:
Labour and Industry (Amendment) Bill.
Racing (Further Amendment) Bill.
- 21 COURT SECURITY BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Lieberman*).
Motion made and question—That the debate be now adjourned (*Mr Cain*)—put and agreed to.
Motion made and question proposed—That the debate be adjourned until tomorrow (*Mr Lieberman*).
Amendment proposed—That the word “tomorrow” be omitted with the view of inserting in place thereof the expression “Wednesday, 24 December instant” (*Mr Cain*)—and, after debate—
Question—That the word proposed to be omitted stand part of the question—put and agreed to.
Ordered—That the debate be adjourned until tomorrow.
- 22 PROTECTION OF ANIMALS BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Wood*).
Motion made and question—That the debate be now adjourned (*Dr Coghill*)—put and agreed to.
Motion made and question proposed—That the debate be adjourned until tomorrow (*Mr Wood*).

Amendment proposed—That the word “tomorrow” be omitted with the view of inserting in place thereof the expression “Wednesday, 24 December instant” (*Dr Coghill*)—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 tomorrow.

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

State Forests Works and Services Bill.
Police Regulation (Amendment) Bill.
Attorney-General and Solicitor-General Bill.
Charlton (Land Exchange) Bill.

- 24 WHITE PAPER ON STRATEGIES AND STRUCTURES FOR EDUCATION IN VICTORIAN GOVERNMENT SCHOOLS—Motion made and question—That there be presented to this House a copy of the White Paper on Strategies and Structures for Education in Victorian Government Schools (*Mr Lacy*)—put and agreed to.

- 25 PAPER—Mr Lacy presented—

White Paper on Strategies and Structures for Education in Victorian Government Schools—Return to the foregoing Order.

Ordered to lie on the Table.

- 26 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Public Lands and Works (Amendment) Bill without amendment.

- 27 FISHERIES (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill now be 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 re-drafted to provide that the provisions of the Bill dealing with fish diseases be drafted so as to provide compensation to the owners of fish seized, removed or destroyed because of any notifiable disease or any notifiable symptom” (*Mr Fogarty*)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

AYES, 41

Mr Austin	Mr Ebery	Mr McKellar	Mr Tanner
Mr Balfour	Mr Evans	Mr Mackinnon	Mr Templeton
Mr Birrell	(<i>Ballarat North</i>)	Mr Maclellan	Mr Thompson
Mr Borthwick	Mr Hamer	Mrs Patrick	Mr Weideman
Mr Brown	Mr Hayes	Mr Ramsay	Mr Williams
Mr Burgin	Mr Jona	Mr Reynolds	Mr Wood
Mrs Chambers	Mr Lacy	Mr Richardson	
Mr Collins	Mr Lieberman	Mr Skeggs	
Mr Cox	Mr McArthur	Mr Smith	
Mr Crellin	Mr McCance	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dixon	Mr McClure	Mr Smith	Mr Coleman
Mr Dunstan	Mr McInnes	(<i>Warrnambool</i>)	Mr Kennett

NOES, 38

Mr Amos	Mr Fordham	Mr Mathews	Mrs Toner
Mr Cain	Mr Gavin	Mr Miller	Mr Trewin
Mr Cathie	Mr Ginifer	Mr Remington	Mr Trezise
Dr Coghill	Mr Hann	Mr Roper	Dr Vaughan
Mr Crabb	Mr Hockley	Mr Ross-Edwards	Mr Whiting
Mr Culpin	Mr Jasper	Mr Rowe	Mr Wilkes
Mr Edmunds	Mr Jolly	Mr Sidiropoulos	Mr Wilton
Mr Evans	Mr King	Mr Simmonds	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Kirkwood	Mr Simpson	Mr Spyker
Mr Fogarty	Mr McGrath	Mr Stirling	Mr Walsh

And so it was resolved in the affirmative.

Business having been interrupted at 10.36 p.m.—

Motion made and question—That the sitting be continued (*Mr Wood*)—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.

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

Public Service (Amendment) Bill.
Parliamentary Committees Bill
Marine (Amendment) Bill.
Institute of Educational Administration Bill.
Motor Car (Miscellaneous Provisions) Bill.
State Employees Retirement Benefits (Eligibility) Bill.
Health (Reporting to Parliament) Bill (No. 2)

- 29 SUSPENSION OF SESSIONAL ORDERS—Motion made and question—That Sessional Order No. 1A be suspended so far as to permit Government Business to take precedence on Thursday, 11 December instant, and on that day debate on the question that the Crimes (Sexual Offences) Bill be now read a second time shall take precedence of all other business (*Mr Maclellan*)—after debate, put.

The House divided.

AYES, 48

Mr Austin	Mr Evans	Mr McKellar	Mr Trewin
Mr Balfour	(<i>Gippsland East</i>)	Mr Mackinnon	Mr Weideman
Mr Birrell	Mr Hamer	Mr Maclellan	Mr Whiting
Mr Borthwick	Mr Hann	Mrs Patrick	Mr Williams
Mr Brown	Mr Hayes	Mr Ramsay	Mr Wood
Mr Burgin	Mr Jasper	Mr Reynolds	
Mrs Chambers	Mr Jona	Mr Richardson	
Mr Coleman	Mr Kennett	Mr Ross-Edwards	
Mr Collins	Mr Lacy	Mr Skeggs	
Mr Crellin	Mr Lieberman	Mr Smith	
Mr Dixon	Mr McArthur	(<i>South Barwon</i>)	
Mr Dunstan	Mr McCance	Mr Smith	
Mr Ebery	Mr McClure	(<i>Warrnambool</i>)	
Mr Evans	Mr McGrath	Mr Templeton	<i>Tellers</i>
(<i>Ballarat North</i>)	Mr McInnes	Mr Thompson	Mr Cox
			Mr Tanner

NOES, 31

Mr Amos	Mr Fordham	Mr Remington	Mr Trezise
Mr Cain	Mr Gavin	Mr Roper	Dr Vaughan
Mr Cathie	Mr Ginifer	Mr Sidiropoulos	Mr Walsh
Dr Coghill	Mr Hockley	Mr Simmonds	Mr Wilkes
Mr Crabb	Mr Jolly	Mr Simpson	Mr Wilton
Mr Culpin	Mr King	Mr Spyker	<i>Tellers</i>
Mr Edmunds	Mr Kirkwood	Mr Stirling	Mr Miller
Mr Fogarty	Mr Mathews	Mrs Toner	Mr Rowe

And so it was resolved in the affirmative.

- 30 MESSAGE FROM THE LEGISLATIVE COUNCIL—Returning the Liquor Control (Fees) Bill and, on consideration of the Bill in Committee, suggesting an amendment and acquainting the Assembly that they have made an amendment in the Bill.

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

- 31 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.

32 POSTPONEMENT—Motion made and question proposed—That the House do now adjourn (*Mr Maclellan*)—and, after debate—

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

THURSDAY, 11 DECEMBER, 1980

Question—put and agreed to.

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

J. H. CAMPBELL

Clerk of the Legislative Assembly

S. J. PLOWMAN

Speaker

No. 37—Thursday, 11 December 1980

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—PORT MELBOURNE, SOUTH MELBOURNE AND ST. KILDA TRAIN AND TRAM SERVICES—Mr Walsh presented a Petition from certain citizens opposing the proposed closure of train and tram services in the Port Melbourne, South Melbourne and St. Kilda areas and praying that a programme of improving train and tram services throughout Melbourne be commenced.
Ordered to lie on the Table.
- 3 PETITION—VICTORIAN TRANSPORT STUDY—METROPOLITAN PUBLIC TRANSPORT—Mr Gavin presented a Petition from certain citizens praying that the Metropolitan Public Transport study be rejected and that a programme for improving train and tram services throughout Melbourne be commenced.
Ordered to lie on the Table.
- 4 PETITION—ADULT BOOK SHOPS LOCATIONS—Dr Vaughan presented a Petition from certain citizens of Victoria praying that action be taken to prohibit the establishment of adult book shops in locations adjacent to or within the near vicinity of residential areas.
Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Dr Vaughan*)—put and agreed to.
The Petition was read by the Clerk-Assistant.
Ordered to lie on the Table.
- 5 PETITION—LEADED PETROL—Mr Remington presented a Petition from certain citizens praying that legislation be introduced to provide for the removal of lead additives from petrol within three years.
Ordered to lie on the Table.
- 6 PETITION—HEALTH AND HUMAN RELATIONS COURSES—Dr Coghill presented a Petition from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject-matter.
Ordered to lie on the Table.

- 7 PETITION—PUBLICATIONS FOR HUMAN RELATIONS COURSES—Dr Coghill presented a Petition from certain citizens praying that schools have the right to materials and text books relating to human relations courses and that no publications be banned or removed from schools by Departmental or Ministerial direction.
Ordered to lie on the Table.
- 8 PETITION—ROYAL SOCIETY FOR THE PREVENTION OF CRUELTY TO ANIMALS (VICTORIA)
—Dr Coghill presented a Petition from certain citizens opposing any action to restrict the activities of the Royal Society for the Prevention of Cruelty to Animals (Victoria) and praying that support and funding for the Society's activities be maintained and expanded.
Ordered to lie on the Table.
- 9 CONSERVATION OF ENERGY RESOURCES COMMITTEE—Mr McClure brought up the Sixth Progress Report from the Conservation of Energy Resources Committee upon Trolley Buses; together with Appendices and Minutes of Evidence.
Ordered to lie on the Table and the Report and Appendices to be printed.
- 10 PUBLIC BODIES REVIEW COMMITTEE—Mr Crabb brought up the First Report of the Public Bodies Review Committee on the Activities of the Public Bodies Review Committee; together with Appendices.
Ordered to lie on the Table and to be printed.
- 11 FAIRFIELD HOSPITAL DISPUTE INQUIRY—Motion made, by leave, and question—That there be presented to this House a copy of the Report of the Inquiry into the Fairfield Hospital Dispute; together with Minutes of Evidence and Appendices (*Mr Borthwick*)—put and agreed to.
- 12 PAPER—Mr Borthwick presented:
Fairfield Hospital Dispute Inquiry—Report of Inquiry; together with Minutes of Evidence and Appendices—Return to the foregoing Order.
Ordered to lie on the Table and to be printed.
- 13 TRANSPORT CENTRES STATUS REPORTS—Motion made, by leave, and question—That there be presented to this House a copy of the status reports from the Railway Construction and Property Board relating to the Box Hill Transport Centre and the Frankston Transport Centre (*Mr Maclellan*)—put and agreed to.
- 14 PAPER—Mr Maclellan presented:
Box Hill and Frankston Transport Centres Status Reports—Return to the foregoing Order.
Ordered to lie on the Table.
- 15 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table the Clerk Assistant:
Education—Report of the Minister for the year 1978–79—Ordered to be printed.
Statutory Rules under the following Acts:
Abattoir and Meat Inspection Act 1973—No. 453.
Industrial Training Act 1975—No. 452.
Marine Act 1958—No. 449.
Post-Secondary Education Act 1978—No. 450.
Public Service Act 1974—PSD Nos. 139 to 143.
Town and Country Planning Act 1961—
Benalla—City of Benalla Planning Scheme, Amendment No. 27.
Camberwell—City of Camberwell Planning Scheme 1954, Amendment Nos. 49 and 50 (1979) (two papers).

Melbourne Metropolitan Planning Scheme, Amendment Nos. 34 (Part 6) and 115 (Part 1B) (two papers).

Town and Country Planning Board—Report for the year 1978–79—Ordered to be printed.

- 16 ADJOURNMENT—Motion made and question proposed—That the House, at its rising, adjourn until tomorrow at half-past Ten o'clock (*Mr Maclellan*)—and, after debate—

Motion, by leave, withdrawn.

- 17 CRIMES (SEXUAL OFFENCES) 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 “this Bill be withdrawn and re-drafted so as to provide for the abolition of consensual adult sexual offences except where such acts cause nuisance or annoyance and to further provide for elimination of other offences except to the extent necessary to protect people below designated ages, and to provide for offences to be created in the terms of the notion of sexual assaults” (*Mr Cain*)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

AYES, 47

Mr Austin	Mr Hamer	Mr Maclellan	Mr Whiting
Mr Balfour	Mr Hann	Mrs Patrick	Mr Williams
Mr Birrell	Mr Hayes	Mr Ramsay	Mr Wood
Mr Borthwick	Mr Jasper	Mr Richardson	
Mr Brown	Mr Jona	Mr Ross-Edwards	
Mr Burgin	Mr Kennett	Mr Skeggs	
Mrs Chambers	Mr Lacy	Mr Smith	
Mr Coleman	Mr Lieberman	(<i>South Barwon</i>)	
Mr Collins	Mr McArthur	Mr Smith	
Mr Crellin	Mr McCance	(<i>Warrnambool</i>)	
Mr Dixon	Mr McClure	Mr Tanner	
Mr Dunstan	Mr McGrath	Mr Templeton	
Mr Ebery	Mr McInnes	Mr Thompson	
Mr Evans	Mr McKellar	Mr Trewin	<i>Tellers:</i>
(<i>Gippsland East</i>)	Mr Mackinnon	Mr Weideman	Mr Cox
			Mr Reynolds

NOES, 31

Mr Amos	Mr Fordham	Mr Miller	Mrs Toner
Mr Cain	Mr Gavin	Mr Remington	Mr Trezise
Mr Cathie	Mr Ginifer	Mr Roper	Mr Walsh
Dr Coghill	Mr Hockley	Mr Rowe	Mr Wilkes
Mr Crabb	Mr Jolly	Mr Sidiropoulos	Mr Wilton
Mr Culpin	Mr King	Mr Simmonds	<i>Tellers:</i>
Mr Edmunds	Mr Kirkwood	Mr Simpson	Mr Spyker
Mr Fogarty	Mr Mathews	Mr Stirling	Dr Vaughan

And so it was resolved in the affirmative.

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

Committee reported progress; to sit again later this day.

Business having been interrupted at 10.36 p.m.—

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

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 Maclellan*)—after debate, put.

The House divided.

AYES, 72

Mr Amos	Mr Evans	Mr McKellar	Mr Stirling
Mr Austin	(<i>Ballarat North</i>)	Mr Mackinnon	Mr Tanner
Mr Balfour	Mr Fogarty	Mr Maclellan	Mr Templeton
Mr Birrell	Mr Fordham	Mr Mathews	Mr Thompson
Mr Borthwick	Mr Gavin	Mr Miller	Mrs Toner
Mr Brown	Mr Ginifer	Mrs Patrick	Mr Trezise
Mr Burgin	Mr Hamer	Mr Ramsay	Dr Vaughan
Mr Cain	Mr Hayes	Mr Reynolds	Mr Walsh
Mr Cathie	Mr Hockley	Mr Richardson	Mr Weideman
Mrs Chambers	Mr Jolly	Mr Roper	Mr Wilkes
Dr Coghill	Mr Jona	Mr Rowe	Mr Williams
Mr Coleman	Mr Kennett	Mr Sidiropoulos	Mr Wilton
Mr Collins	Mr King	Mr Simmonds	Mr Wood
Mr Crabb	Mr Kirkwood	Mr Simpson	
Mr Crellin	Mr Lacy	Mr Skeggs	
Mr Culpin	Mr Lieberman	Mr Smith	
Mr Dixon	Mr McArthur	(<i>South Barwon</i>)	
Mr Dunstan	Mr McCance	Mr Smith	<i>Tellers:</i>
Mr Ebery	Mr McClure	(<i>Warrnambool</i>)	Mr Cox
Mr Edmunds	Mr McInnes	Mr Spyker	Mr Remington

NOES, 7

Mr Evans	Mr Ross-Edwards	<i>Tellers:</i>
(<i>Gippsland East</i>)	Mr Trewin	Mr Jasper
Mr Hann	Mr Whiting	Mr McGrath

And so it was resolved in the affirmative—Bill 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.

18 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing the Judges' Salaries and Pensions Bill without amendment.

19 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Liquor Control (Amendment) Bill with amendments.

Ordered—That the said amendments be printed and taken into consideration to-morrow.

20 POSTPONEMENT OF ORDERS OF THE DAY—Ordered, after debate—That the consideration of the remaining Orders of the Day, Government Business, be postponed until later this day.

21 WANT OF CONFIDENCE IN MINISTER OF TRANSPORT—Motion made and question proposed—That the Minister of Transport no longer possesses the confidence of this House (*Mr Crabb*)—and, after debate—

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

FRIDAY, 12 DECEMBER 1980

Debate continued.

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

The House divided.

AYES, 47

Mr Austin	Mr Evans	Mr McInnes	Mr Templeton
Mr Balfour	(<i>Gippsland East</i>)	Mr McKellar	Mr Thompson
Mr Birrell	Mr Hamer	Mr Mackinnon	Mr Trewin
Mr Borthwick	Mr Hann	Mrs Patrick	Mr Weideman
Mr Burgin	Mr Hayes	Mr Ramsay	Mr Whiting
Mrs Chambers	Mr Jasper	Mr Reynolds	Mr Williams
Mr Coleman	Mr Jona	Mr Richardson	Mr Wood
Mr Collins	Mr Kennett	Mr Ross-Edwards	
Mr Crellin	Mr Lacy	Mr Skeggs	
Mr Dixon	Mr Lieberman	Mr Smith	
Mr Dunstan	Mr McArthur	(<i>South Barwon</i>)	
Mr Ebery	Mr McCance	Mr Smith	<i>Tellers:</i>
Mr Evans	Mr McClure	(<i>Warrnambool</i>)	Mr Brown
(<i>Ballarat North</i>)	Mr McGrath	Mr Tanner	Mr Cox

NOES, 31

Mr Amos	Mr Fordham	Mr Remington	Mrs Toner
Mr Cain	Mr Gavin	Mr Roper	Mr Trezise
Mr Cathie	Mr Ginifer	Mr Rowe	Mr Walsh
Dr Coghill	Mr Hockley	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Culpin	Mr Kirkwood	Mr Simpson	<i>Tellers:</i>
Mr Edmunds	Mr Mathews	Mr Spyker	Mr King
Mr Fogarty	Mr Miller	Mr Stirling	Dr Vaughan

And as it was resolved in the affirmative.

Question—That the Minister of Transport no longer possesses the confidence of this House—accordingly put.

The House divided.

AYES, 31

Mr Amos	Mr Fordham	Mr Remington	Mrs Toner
Mr Cain	Mr Gavin	Mr Roper	Mr Trezise
Mr Cathie	Mr Ginifer	Mr Rowe	Mr Walsh
Dr Coghill	Mr Hockley	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Culpin	Mr Kirkwood	Mr Simpson	<i>Tellers:</i>
Mr Edmunds	Mr Mathews	Mr Spyker	Mr King
Mr Fogarty	Mr Miller	Mr Stirling	Dr Vaughan

NOES, 47

Mr Austin	Mr Evans	Mr McInnes	Mr Templeton
Mr Balfour	(<i>Gippsland East</i>)	Mr McKellar	Mr Thompson
Mr Birrell	Mr Hamer	Mr Mackinnon	Mr Trewin
Mr Borthwick	Mr Hann	Mrs Patrick	Mr Weideman
Mr Burgin	Mr Hayes	Mr Ramsay	Mr Whiting
Mrs Chambers	Mr Jasper	Mr Reynolds	Mr Williams
Mr Coleman	Mr Jona	Mr Richardson	Mr Wood
Mr Collins	Mr Kennett	Mr Ross-Edwards	
Mr Crellin	Mr Lacy	Mr Skeggs	
Mr Dixon	Mr Lieberman	Mr Smith	
Mr Dunstan	Mr McArthur	(<i>South Barwon</i>)	
Mr Ebery	Mr McCance	Mr Smith	<i>Tellers:</i>
Mr Evans	Mr McClure	(<i>Warrnambool</i>)	Mr Brown
(<i>Ballarat North</i>)	Mr McGrath	Mr Tanner	Mr Cox

And so it passed in the negative.

22 ADJOURNMENT—Motion made and question—That the House, at its rising, adjourn until later this day at half-past Ten o'clock (*Mr Maclellan*)—put and agreed to.

23 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.

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

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

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 38—Friday, 12 December 1980

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—UPFIELD RAILWAY—Mr Gavin presented a Petition from certain citizens praying that the Victorian Transport Study Report be rejected and improved services on the Upfield railway line be introduced.
Ordered to lie on the Table.
- 3 PETITION—HOUSING COMMISSION RENTS—Mr Jolly presented a Petition from certain Doveton senior citizens and residents of Housing Commission Units in Doveton opposing recent Housing Commission rent increases.
Ordered to lie on the Table.
- 4 PETITION—LEADED PETROL—Mr McArthur presented a Petition from certain citizens praying that the House take action to immediately reduce and ultimately remove lead additives from petrol within three years.
Ordered to lie on the Table.
- 5 PETITION—SUNSHINE HEIGHTS KINDERGARTEN MEDICAL EXAMINATION—Mr Fogarty presented a Petition from certain parents and members of the Committee of the Sunshine Heights Free Kindergarten praying that medical service examinations be provided for the children of the Kindergarten in 1980.
Ordered to lie on the Table.
- 6 PETITION—NUCLEAR POWER GENERATION—Dr Coghill presented a Petition from certain citizens praying that there will be no nuclear power generation in Victoria.
Ordered to lie on the Table.
- 7 PETITION—ROYAL SOCIETY FOR THE PREVENTION OF CRUELTY TO ANIMALS (VICTORIA)—Dr Coghill presented a Petition from certain citizens praying that support and funding for the present activities of the Royal Society for the Prevention of Cruelty to Animals (Victoria) be maintained and expanded.
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 Assistant:
 - Forests Commission—Report for the year 1979–80—Ordered to be printed.
 - Friendly Societies—Report of the Registrar for the years 1978–79 and 1979–80 (two papers).
 - Lands and Survey—Report of the Department of Crown Lands and Survey for the year 1979–80.

Ombudsman—Report for the quarter ended 30 June 1980—Ordered to be printed.

Railway Construction and Property Board—Report for the period ended 30 June 1980—Ordered to be printed.

Statutory Rule under the following Act:

Health Act 1958—No. 451.

Victorian Brown Coal Council—Report for the year 1979–80.

Victorian Development Corporation—Report for the year 1979–80—Ordered to be printed.

9 LIQUOR CONTROL (AMENDMENT) BILL—AMENDMENTS OF THE LEGISLATIVE COUNCIL—TO BE CONSIDERED—Ordered—That the consideration of this Order of the Day be postponed until later this day.

10 LIQUOR CONTROL (FEES) BILL—The Order of the Day for the consideration of the amendment suggested by the Legislative Council, and the amendment made by the Legislative Council, in this Bill was read.

The amendment made by the Legislative Council was read a second time and, after debate, agreed to by the House.

On the motion of Mr Thompson—Suggested amendment made, after debate.

Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them accordingly.

11 LIQUOR CONTROL (AMENDMENT) BILL—The Order of the Day for the consideration of the amendments made by the Legislative Council was read.

And the said amendments were read a second time.

On the motion of Mr Ramsay, and after debate—Amendments Nos. 1 to 4 inclusive were agreed to.

Motion made and question proposed—That amendment No. 5 be agreed to (*Mr Ramsay*)—and, after debate—

Amendment proposed—That the words “eleven in the evening” in the amendment be omitted with the view of inserting in place thereof the words “one in the following morning” (*Mr Stirling*)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

AYES, 46

Mr Austin	Mr Evans	Mr McGrath	Mr Smith
Mr Balfour	(<i>Ballarat North</i>)	Mr McInnes	(<i>Warrnambool</i>)
Mr Birrell	Mr Evans	Mr McKellar	Mr Templeton
Mr Borthwick	(<i>Gippsland East</i>)	Mr Mackinnon	Mr Thompson
Mr Brown	Mr Hann	Mr Maclellan	Mr Trewin
Mr Burgin	Mr Jasper	Mrs Patrick	Mr Weideman
Mrs Chambers	Mr Jona	Mr Ramsay	Mr Whiting
Mr Coleman	Mr Kennett	Mr Reynolds	Mr Williams
Mr Collins	Mr Lacy	Mr Richardson	Mr Wood
Mr Crellin	Mr Lieberman	Mr Ross-Edwards	
Mr Dixon	Mr McArthur	Mr Skeggs	<i>Tellers</i>
Mr Dunstan	Mr McCance	Mr Smith	Mr Cox
Mr Ebery	Mr McClure	(<i>South Barwon</i>)	Mr Tanner

NOES, 31

Mr Amos	Mr Fordham	Mr Miller	Mrs Toner
Mr Cain	Mr Gavin	Mr Remington	Mr Trezise
Mr Cathie	Mr Ginifer	Mr Roper	Dr Vaughan
Dr Coghill	Mr Hockley	Mr Rowe	Mr Wilkes
Mr Crabb	Mr Jolly	Mr Sidiropoulos	Mr Wilton
Mr Culpin	Mr King	Mr Simmonds	<i>Tellers</i>
Mr Edmunds	Mr Kirkwood	Mr Simpson	Mr Spyker
Mr Fogarty	Mr Mathews	Mr Stirling	Mr Walsh

And so it was resolved in the affirmative.

Amendment No. 5 agreed to.

On the motion of Mr Maclellan, and after debate—Amendments Nos. 6 to 13 inclusive agreed to.

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

- 12 MILDURA IRRIGATION AND WATER TRUSTS BILL—Order read for resuming debate on question—That this Bill now be 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 re-drafted so as to provide for the repeal of those sections of the Act that deal with sinking funds and depreciation reserves” (*Mr Stirling*)—and, after debate—

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

The House divided.

AYES, 43

Mr Austin	Mr Hamer	Mr Maclellan	Mr Templeton
Mr Balfour	Mr Hann	Mrs Patrick	Mr Thompson
Mr Birrell	Mr Jona	Mr Ramsay	Mr Trewin
Mr Borthwick	Mr Kennett	Mr Reynolds	Mr Weideman
Mr Brown	Mr Lacy	Mr Richardson	Mr Whiting
Mr Burgin	Mr Lieberman	Mr Ross-Edwards	Mr Williams
Mrs Chambers	Mr McArthur	Mr Skeggs	Mr Wood
Mr Coleman	Mr McCance	Mr Smith	
Mr Collins	Mr McClure	(<i>South Barwon</i>)	
Mr Dixon	Mr McGrath	Mr Smith	<i>Tellers</i>
Mr Dunstan	Mr McInnes	(<i>Warrnambool</i>)	Mr Cox
Mr Ebery	Mr McKellar	Mr Tanner	Mr Mackinnon

NOES, 24

Mr Amos	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Mr Cain	Mr Jolly	Mr Spyker	
Dr Coghill	Mr King	Mr Stirling	
Mr Culpin	Mr Kirkwood	Mrs Toner	
Mr Edmunds	Mr Mathews	Mr Trezise	<i>Tellers</i>
Mr Fordham	Mr Miller	Mr Walsh	Mr Gavin
Mr Ginifer	Mr Remington	Mr Wilkes	Dr Vaughan

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 returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

- 13 PROTECTION OF ANIMALS BILL—Order read for resuming debate on question—That this Bill now be 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 re-drafted to include a Code of Accepted Farming Practice and provision for an Office of Animal Welfare responsible to the Minister for Conservation” (*Mr Mathews*)—and, after debate—

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

The House divided.

AYES, 47

Mr Austin	Mr Evans	Mr Maclellan	Mr Weideman
Mr Balfour	(<i>Gippsland East</i>)	Mrs Patrick	Mr Whiting
Mr Birrell	Mr Hamer	Mr Ramsay	Mr Williams
Mr Borthwick	Mr Hann	Mr Reynolds	Mr Wood
Mr Brown	Mr Jasper	Mr Richardson	
Mr Burgin	Mr Jona	Mr Ross-Edwards	
Mrs Chambers	Mr Kennett	Mr Skeggs	
Mr Coleman	Mr Lacy	Mr Smith	
Mr Collins	Mr Lieberman	(<i>South Barwon</i>)	
Mr Crellin	Mr McArthur	Mr Smith	
Mr Dixon	Mr McCance	(<i>Warrnambool</i>)	
Mr Dunstan	Mr McClure	Mr Tanner	
Mr Ebery	Mr McGrath	Mr Templeton	<i>Tellers</i>
Mr Evans	Mr McInnes	Mr Thompson	Mr Cox
(<i>Ballarat North</i>)	Mr McKellar	Mr Trewin	Mr Mackinnon

NOES, 31

Mr Amos	Mr Fordham	Mr Remington	Mrs Toner
Mr Cain	Mr Gavin	Mr Roper	Mr Trezise
Mr Cathie	Mr Ginifer	Mr Rowe	Mr Walsh
Dr Coghill	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr King	Mr Simmonds	Mr Wilton
Mr Culpin	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Edmunds	Mr Mathews	Mr Spyker	Mr Hockley
Mr Fogarty	Mr Miller	Mr Stirling	Dr Vaughan

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 returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

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

Educational Grants (Continuation) Bill.
Community Welfare Services (Extradition) Bill.

15 FORESTS (AUSTRALIAN NEWSPRINT MILLS LIMITED) 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 returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

16 MESSAGES FROM THE LEGISLATIVE COUNCIL—

Agreeing to the following Bills without amendment:

Egg Industry Stabilization (Amendment) Bill.
Labour and Industry (Lifting of Weights) Bill.
Post-Secondary Education Remuneration Tribunal Bill.

Agreeing to the Liquor Control (Fees) Bill (including the amendment made by the Assembly which was suggested by the Council) without further amendment.

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

Egg Marketing Board—Report for the Pool Year ended 5 July 1980—
Ordered to be printed.

Local Authorities Benefit Contracts Account—Report of the Actuary on his investigation of the Account at the expiration of the sixth Triennium, 28 February 1979.

Trade Unions—Report of the Government Statist for the year 1979.

Victorian Government Travel Authority—Report for the year 1979–80.

- 18 VALUATION OF LAND (INTEREST RATE) 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 later this day.

- 19 SALE OF LAND (DEPOSITS 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 returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

- 20 VALUATION OF LAND (INTEREST RATE) BILL—Further considered in Committee. Committee reported progress; to sit again later this day.

- 21 SUBORDINATE 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 the Bill be returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

- 22 COURT SECURITY 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 Maclellan 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 Austin	Mr Ebery	Mr Maclellan	Mr Thompson
Mr Balfour	Mr Hamer	Mrs Patrick	Mr Trewin
Mr Birrell	Mr Hann	Mr Ramsay	Mr Weideman
Mr Borthwick	Mr Hayes	Mr Reynolds	Mr Whiting
Mr Brown	Mr Jasper	Mr Richardson	Mr Williams
Mr Burgin	Mr Jona	Mr Ross-Edwards	Mr Wood
Mrs Chambers	Mr Kennett	Mr Skeggs	
Mr Coleman	Mr Lacy	Mr Smith	
Mr Collins	Mr McArthur	(<i>South Barwon</i>)	
Mr Cox	Mr McClure	Mr Smith	
Mr Crellin	Mr McGrath	(<i>Warrnambool</i>)	
Mr Dixon	Mr McInnes	Mr Tanner	<i>Tellers</i>
Mr Dunstan	Mr McKellar	Mr Templeton	Mr McCance
			Mr Mackinnon

NOES, 30

Mr Cain	Mr Gavin	Mr Roper	Mr Trezise
Mr Cathie	Mr Ginifer	Mr Rowe	Mr Walsh
Dr Coghill	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr King	Mr Simmonds	Mr Wilton
Mr Culpin	Mr Kirkwood	Mr Simpson	
Mr Edmunds	Mr Mathews	Mr Spyker	<i>Tellers</i>
Mr Fogarty	Mr Miller	Mr Stirling	Mr Hockley
Mr Fordham	Mr Remington	Mrs Toner	Dr Vaughan

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 6.00 p.m. this day; and
 (b) For the remaining stages of the Bill, until 6.30 p.m. this day.

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

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

Question—put.

The House divided.

AYES, 38

Mr Balfour	Mr Hann	Mr Ramsay	Mr Thompson
Mr Birrell	Mr Jasper	Mr Reynolds	Mr Trewin
Mr Borthwick	Mr Jona	Mr Richardson	Mr Weideman
Mr Brown	Mr Kennett	Mr Ross-Edwards	Mr Williams
Mr Burgin	Mr McArthur	Mr Skeggs	Mr Wood
Mrs Chambers	Mr McClure	Mr Smith	
Mr Coleman	Mr McGrath	(South Barwon)	
Mr Collins	Mr McInnes	Mr Smith	
Mr Cox	Mr McKellar	(Warrnambool)	
Mr Dunstan	Mr Maclellan	Mr Tanner	<i>Tellers</i>
Mr Ebery	Mrs Patrick	Mr Templeton	Mr McCance
			Mr Mackinnon

NOES, 29

Mr Amos	Mr Gavin	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Rowe	Mr Wilkes
Dr Coghill	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Crabb	Mr King	Mr Simpson	
Mr Culpin	Mr Kirkwood	Mr Spyker	
Mr Edmunds	Mr Mathews	Mr Stirling	<i>Tellers</i>
Mr Fogarty	Mr Miller	Mrs Toner	Mr Hockley
Mr Fordham	Mr Remington	Mr Trezise	Dr Vaughan

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 returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

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

Port Phillip Authority (Amendment) Bill.
 Country Fire Authority (Penalties) Bill.

- 24 PAPER—The following Paper, pursuant to the directions of an Act of Parliament, was laid upon the Table by the Clerk-Assistant:

National Parks Service—Report for the year 1979–80—Ordered to be printed.

- 25 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 10 to 17 inclusive, be postponed until after No. 18.

- 26 WILDLIFE (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.

- 27 VALUATION OF LAND (INTEREST RATE) 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 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.

- 28 TEACHING SERVICE (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill now be read a second time.

Declaration of Bill as Urgent—Limitation of Debate—Mr Lacy declared that the 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

Mr Balfour	Mr Evans	Mr McKellar	Mr Templeton
Mr Birrell	(Ballarat North)	Mr Mackinnon	Mr Thompson
Mr Borthwick	Mr Hamer	Mr Maclellan	Mr Trewin
Mr Brown	Mr Hann	Mrs Patrick	Mr Weideman
Mr Burgin	Mr Hayes	Mr Ramsay	Mr Williams
Mrs Chambers	Mr Jasper	Mr Richardson	Mr Wood
Mr Coleman	Mr Jona	Mr Ross-Edwards	
Mr Collins	Mr Lacy	Mr Skeggs	
Mr Crellin	Mr Lieberman	Mr Smith	
Mr Dixon	Mr McArthur	(South Barwon)	
Mr Dunstan	Mr McCance	Mr Smith	
Mr Ebery	Mr McClure	(Warrnambool)	
	Mr McInnes	Mr Tanner	
			<i>Tellers</i>
			Mr Cox
			Mr Reynolds

NOES, 31

Mr Amos	Mr Gavin	Mr Remington	Mr Trezise
Mr Cain	Mr Ginfifer	Mr Roper	Dr Vaughan
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Walsh
Mr Crabb	Mr Jolly	Mr Simmonds	Mr Wilkes
Mr Culpin	Mr King	Mr Simpson	Mr Wilton
Mr Edmunds	Mr Kirkwood	Mr Spyker	<i>Tellers</i>
Mr Fogarty	Mr Mathews	Mr Stirling	Dr Coghill
Mr Fordham	Mr Miller	Mrs Toner	Mr Rowe

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 10.25 p.m. this day.

(b) For the remaining stages of the Bill, until 10.30 p.m. this day.

—(Mr Lacy)—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.

AYES, 42

Mr Balfour	Mr Hamer	Mr Mackinnon	Mr Templeton
Mr Birrell	Mr Hann	Mr Maclellan	Mr Thompson
Mr Borthwick	Mr Hayes	Mr Ramsay	Mr Trewin
Mr Brown	Mr Jasper	Mr Reynolds	Mr Weideman
Mr Burgin	Mr Jona	Mr Richardson	Mr Williams
Mrs Chambers	Mr Lacy	Mr Ross-Edwards	Mr Wood
Mr Coleman	Mr Lieberman	Mr Skeggs	
Mr Collins	Mr McArthur	Mr Smith	
Mr Crellin	Mr McCance	(<i>South Barwon</i>)	
Mr Dixon	Mr McClure	Mr Smith	<i>Tellers</i>
Mr Dunstan	Mr McInnes	(<i>Warrnambool</i>)	Mr Cox
Mr Ebery	Mr McKellar	Mr Tanner	Mr Kennett

NOES, 31

Mr Amos	Mr Fordham	Mr Miller	Mrs Toner
Mr Cain	Mr Gavin	Mr Remington	Mr Trezise
Mr Cathie	Mr Ginifer	Mr Roper	Dr Vaughan
Dr Coghill	Mr Hockley	Mr Rowe	Mr Wilkes
Mr Crabb	Mr Jolly	Mr Sidiropoulos	Mr Wilton
Mr Culpin	Mr King	Mr Simmonds	<i>Tellers</i>
Mr Edmunds	Mr Kirkwood	Mr Simpson	Mr Spyker
Mr Fogarty	Mr Mathews	Mr Stirling	Mr Walsh

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

Business having been interrupted at 10.32 p.m.—

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

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

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 Lacy*)—put.

The House divided.

AYES, 42

Mr Balfour	Mr Hamer	Mr Mackinnon	Mr Templeton
Mr Birrell	Mr Hann	Mr Maclellan	Mr Thompson
Mr Borthwick	Mr Hayes	Mr Ramsay	Mr Trewin
Mr Brown	Mr Jasper	Mr Reynolds	Mr Weideman
Mr Burgin	Mr Jona	Mr Richardson	Mr Williams
Mrs Chambers	Mr Lacy	Mr Ross-Edwards	Mr Wood
Mr Coleman	Mr Lieberman	Mr Skeggs	
Mr Collins	Mr McArthur	Mr Smith	
Mr Crellin	Mr McCance	(<i>South Barwon</i>)	
Mr Dixon	Mr McClure	Mr Smith	<i>Tellers</i>
Mr Dunstan	Mr McInnes	(<i>Warrnambool</i>)	Mr Cox
Mr Ebery	Mr McKellar	Mr Tanner	Mr Kennett

NOES, 31

Mr Amos	Mr Fordham	Mr Miller	Mrs Toner
Mr Cain	Mr Gavin	Mr Remington	Mr Trezise
Mr Cathie	Mr Ginifer	Mr Roper	Dr Vaughan
Dr Coghill	Mr Hockley	Mr Rowe	Mr Wilkes
Mr Crabb	Mr Jolly	Mr Sidiropoulos	Mr Wilton
Mr Culpin	Mr King	Mr Simmonds	<i>Tellers</i>
Mr Edmunds	Mr Kirkwood	Mr Simpson	Mr Spyker
Mr Fogarty	Mr Mathews	Mr Stirling	Mr Walsh

And so it was resolved in the affirmative—Bill 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 Bill without amendment.

29 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.

30 WATER (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill now be 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 re-drafted so as to provide for the repeal of those sections of the Act that deals with sinking funds and depreciation reserves” (*Mr Kirkwood*)—and, after debate—

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

The House divided.

AYES, 43

Mr Balfour	Mr Ebery	Mr Mackinnon	Mr Tanner
Mr Birrell	Mr Hamer	Mr Maclellan	Mr Templeton
Mr Borthwick	Mr Hann	Mrs Patrick	Mr Thompson
Mr Brown	Mr Hayes	Mr Ramsay	Mr Trewin
Mr Burgin	Mr Jona	Mr Reynolds	Mr Weideman
Mrs Chambers	Mr Kennett	Mr Richardson	Mr Williams
Mr Coleman	Mr Lacy	Mr Ross-Edwards	Mr Wood
Mr Collins	Mr Lieberman	Mr Skeggs	
Mr Cox	Mr McCance	Mr Smith	
Mr Crellin	Mr McClure	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dixon	Mr McInnes	Mr Smith	Mr Jasper
Mr Dunstan	Mr McKellar	(<i>Warrnambool</i>)	Mr McArthur

NOES, 31

Mr Amos	Mr Fordham	Mr Remington	Mrs Toner
Mr Cain	Mr Ginifer	Mr Roper	Mr Trezise
Mr Cathie	Mr Hockley	Mr Rowe	Mr Walsh
Dr Coghill	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr King	Mr Simmonds	Mr Wilton
Mr Culpin	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Edmunds	Mr Mathews	Mr Spyker	Mr Gavin
Mr Fogarty	Mr Miller	Mr Stirling	Dr Vaughan

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 returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

31 SEWERAGE DISTRICTS (REBATES) BILL—Order read for resuming debate on question—That this Bill now be 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 provide that land sub-divided prior to the enactment of the *Local Government (Sub-division of Land) Act 1973* be provided with sewerage services from loan funds and further to ensure that no major schemes under section 120A which are in dispute proceed to completion prior to the Public Bodies Review Committee reporting upon its current inquiry” (*Mr Wilton*)—and, after debate—

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

The House divided.

AYES, 39

Mr Balfour	Mr Ebery	Mr Mackinnon	Mr Tanner
Mr Birrell	Mr Hamer	Mr Maclellan	Mr Templeton
Mr Borthwick	Mr Hayes	Mrs Patrick	Mr Thompson
Mr Brown	Mr Jona	Mr Ramsay	Mr Weideman
Mr Burgin	Mr Kennett	Mr Reynolds	Mr Williams
Mrs Chambers	Mr Lacy	Mr Richardson	Mr Wood
Mr Coleman	Mr Lieberman	Mr Skeggs	
Mr Collins	Mr McCance	Mr Smith	
Mr Crellin	Mr McClure	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dixon	Mr McInnes	Mr Smith	Mr Cox
Mr Dunstan	Mr McKellar	(<i>Warrnambool</i>)	Mr McArthur

NOES, 35

Mr Amos	Mr Gavin	Mr Miller	Mrs Toner
Mr Cain	Mr Ginifer	Mr Remington	Mr Trewin
Mr Cathie	Mr Hann	Mr Roper	Mr Trezise
Dr Coghill	Mr Hockley	Mr Ross-Edwards	Dr Vaughan
Mr Crabb	Mr Jasper	Mr Rowe	Mr Wilkes
Mr Culpin	Mr Jolly	Mr Sidiropoulos	Mr Wilton
Mr Edmunds	Mr King	Mr Simmonds	<i>Tellers</i>
Mr Fogarty	Mr Kirkwood	Mr Simpson	Mr Spyker
Mr Fordham	Mr Mathews	Mr Stirling	Mr Walsh

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 returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

32 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 14 to 20 inclusive, be postponed until later this day.

33 PATRIOTIC FUNDS (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 returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

34 CORONERS (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.

AYES, 41

Mr Balfour	Mr Hamer	Mr Mackinnon	Mr Thompson
Mr Birrell	Mr Hann	Mr Maclellan	Mr Trewin
Mr Borthwick	Mr Jasper	Mr Ramsay	Mr Weideman
Mr Burgin	Mr Jona	Mr Richardson	Mr Williams
Mrs Chambers	Mr Kennett	Mr Ross-Edwards	Mr Wood
Mr Coleman	Mr Lacy	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	
Mr Cox	Mr McArthur	(<i>South Barwon</i>)	
Mr Crellin	Mr McCance	Mr Smith	<i>Tellers</i>
Mr Dixon	Mr McClure	(<i>Warrnambool</i>)	Mr Brown
Mr Dunstan	Mr McInnes	Mr Tanner	Mr Reynolds
Mr Ebery	Mr McKellar	Mr Templeton	

NOES, 30

Mr Amos	Mr Fordham	Mr Remington	Mrs Toner
Mr Cain	Mr Ginifer	Mr Roper	Mr Walsh
Mr Cathie	Mr Hockley	Mr Rowe	Mr Wilkes
Dr Coghill	Mr Jolly	Mr Sidiropoulos	Mr Wilton
Mr Crabb	Mr King	Mr Simmonds	
Mr Culpin	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Edmunds	Mr Mathews	Mr Spyker	Mr Gavin
Mr Fogarty	Mr Miller	Mr Stirling	Dr Vaughan

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 returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

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

SATURDAY, 13 DECEMBER 1980

- 35 **CANCER (CANCER REPORTING) 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 returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

- 36 **MILDURA COLLEGE LANDS (EASEMENTS) 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 returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

- 37 **DEATH OF ROBERT FRANCIS PETTIONA, ESQUIRE**—Motion made and question—That this House expresses its sincere sorrow at the death of Robert Francis Pettiona, and places on record its acknowledgement of the valuable services rendered by him to the Parliament and the people of Victoria as a Member of the Legislative Assembly for the Electoral District of Prahran from 1951 to 1955 (*Mr Hamer*)—put, after 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.

- 38 **ADJOURNMENT**—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 Hamer*)—put, after debate and agreed to.

- 39 **POSTPONEMENT OF ORDERS OF THE DAY**—Ordered—That the consideration of the remaining Orders of the Day be postponed.

- 40 **ADJOURNMENT**—Resolved—That the House do now adjourn.

And then the House, at six minutes past One 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.

J. H. CAMPBELL
Clerk of the Executive Assembly

S. J. PLOWMAN
Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 39, 40, 41 and 42

No. 39—Tuesday, 10 March 1981

- 1 The House met pursuant to the terms of the resolution of 13 December last, Mr Speaker having fixed this day at half-past Three o'clock as the time of meeting—Mr Speaker took the Chair and read the Prayer.
- 2 DEATH OF THE HONOURABLE ARCHIBALD TODD—Motion made and question—That this House expresses its sincere sorrow at the death of the Honourable Archibald Todd, 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 Port Melbourne from 1955 to 1958, and Member of the Legislative Council for the Melbourne West Province from 1958 to 1970 (*Mr Hamer*)—put, after 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 Archibald Todd, the House do now adjourn until Eight o'clock this day (*Mr Hamer*)—put, after debate, and agreed to.

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

J. H. CAMPBELL

Clerk of the Legislative Assembly

S. J. PLOWMAN

Speaker

No. 40—Tuesday, 10 March 1981

(EIGHT O'CLOCK)

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair.
- 2 PETITION—MIDDLE PARK COMMUNITY EDUCATION CENTRE—Mr Walsh presented a Petition from certain citizens praying that action be taken to provide the promised Community Education Centre at Richardson Street, Middle Park.
Ordered to lie on the Table.
- 3 PETITION—MENTAL HOSPITAL INPATIENTS PENSIONS—Mr Cain presented a Petition from certain citizens praying that the House take such action as it may to ensure that State deductions from Commonwealth pensions paid to mental hospital inpatients are fixed at a level which will allow patients to receive at least \$44.80 per fortnight for their personal needs.

Ordered to lie on the Table.

- 4 PETITION—HEALTH AND HUMAN RELATIONS COURSES—Mr Burgin presented a Petition from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject-matter.

Ordered to lie on the Table.

- 5 PETITION—SWINBORN CENTRE—Mr Hann presented a Petition from certain citizens praying that the House take action to ensure that 85 per cent of the funding required to meet the costs of Swinborn be provided to enable the Melbourne City Mission to continue to operate Swinborn.

Ordered to lie on the Table.

- 6 PAPERS—Mr Thompson presented, by command of His Excellency the Governor—Superannuation Fund—Report of the Joint Actuaries on their Investigation at the Expiration of the triennium ended 30 June 1977.

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 1978-79.

Building Societies—Report of the Registrar for the year 1978-79—Ordered to be printed.

Education—Report of the Council of Public Education for the year 1979-80—Ordered to be printed.

Fisheries Act 1968—Report of the Commercial Fisheries Section, Fisheries and Wildlife Division for the year 1978-79.

Housing Commission Land Purchases—Order in Council authorising maximum expenditure of the Royal Commission of inquiry into certain land purchases of the Housing Commission and other matters.

Legal Profession Practice Act 1958—Report of the Lay Observer for the year 1979-80 to the—

Barristers' Disciplinary Tribunal
Solicitors' Disciplinary Tribunal.

Melbourne University—Report of the Council for the year 1979; together with Statutes approved by His Excellency during 1979.

Melbourne Wholesale Fruit and Vegetable Market Trust—Report for the year 1979-80.

Railways Act 1950—Report of the Victorian Railways Board for the Quarters ended 30 June, 30 September and 31 December, 1980 (three papers).

River Murray Commission—Report for the year 1979-80.

State College of Victoria—Report and Statement of Accounts for the year 1979.

Statutory Rules under the following Acts:

Agricultural Chemicals Act 1958—No. 13/1981.

Architects Act 1958—No. 454/1980.

Business Franchise (Tobacco) Act 1974, Business Franchise (Petroleum Products) Act 1979—No. 460/1980.

Chiropodists Act 1968—No. 27/1981.

Community Welfare Services Act 1970—No. 25/1981.

Consumer Affairs Act 1972—No. 472/1980.

Country Fire Authority Act 1958—Nos. 458/1980, 1, 2/1981.

County Court Act 1958—No. 22/1981.

- Environment Protection Act 1970—Nos. 477/1980, 7/1981.
 Fisheries Act 1968—Nos. 492/1980, 18, 32/1981.
 Forests Act 1958—Nos. 16, 38/1981.
 Geelong Harbor Trust Act 1958—No. 464/1980.
 Hairdressers Registration Act 1958—No. 493/1980.
 Health Act 1958—No. 461/1980.
 Hospitals Superannuation Act 1965—No. 476/1980.
 Industrial Training Act 1975—Nos. 467, 471, 489/1980, 15/1981.
 Law Reform Act 1973—No. 17/1981.
 Legal Profession Practice Act 1958—Nos. 473, 480, 496/1980.
 Liquor Control Act 1958—No. 35/1981.
 Local Government Act 1958—No. 495/1980.
 Magistrates' Courts Act 1971, Magistrates (Summary Proceedings) Act 1975, Landlord and Tenant Act 1958 and Acts Interpretation Act 1958—Nos. 481, 482/1980.
 Marine Act 1958—Nos. 487, 488, 500/1980.
 Melbourne and Metropolitan Board of Works Act 1958—No. 463/1980.
 Mental Health Act 1959—No. 459/1980.
 Milk and Dairy Supervision Act 1958—No. 469/1980.
 Motor Boating Act 1961—Nos. 457, 486, 494/1980.
 Motor Car Act 1958—Nos. 455, 490/1980.
 Motor Car Traders Act 1973—No. 485/1980.
 Mt Hotham Alpine Resort Act 1972—No. 11/1981.
 Parliamentary Committees Act 1968—No. 30/1981.
 Pay-roll Tax Act 1971—No. 456/1980.
 Physiotherapists Act 1978—No. 470/1980.
 Poisons Act 1962—No. 3/1981.
 Police Regulation Act 1958—Nos. 484/1980, 4, 12/1981.
 Portland Harbor Trust Act 1958—Nos. 501/1980, 31/1981.
 Port of Melbourne Authority Act 1958—No. 37/1981.
 Post-Secondary Education Act 1978—Nos. 465, 483/1980, 9, 14/1981.
 Protection of Animals Act 1966—No. 34/1981.
 Public Service Act 1974—Nos. 479, 497 to 499/1980, 8, 23, 24/1981;
 PSD Nos. 137, 144 to 148, 150 to 153/1980, 2 to 30, 32 to 35/1981.
 Public Works Committee Act 1958—No. 29/1981.
 Racing Act 1958—Nos. 478/1980, 19 to 21/1981.
 Road Traffic Act 1958—Nos. 26, 33/1981.
 Seeds Act 1971—No. 474/1980.
 State Development Committee Act 1958—No. 28/1981.
 State Employees Retirement Benefits Act 1979—Nos. 491/1980, 10/1981.
 Stock Diseases Act 1968—No. 5/1981.
 Stock Medicines Act 1958—No. 6/1981.
 Supreme Court Act 1958—No. 475/1980.
 Swine Compensation Act 1967—No. 468/1980.
 Weights and Measures Act 1958—No. 462/1980.
 Wildlife Act 1975—No. 36/1981.
- Swan Hill Pioneer Settlement Authority—Statement of accounts for the period ending 30 June 1979.
- Teacher Housing Authority—Report for the year 1979–80—Ordered to be printed.
- Teaching Service Act 1958—
- Teaching Service—Primary Schools Division (Classification, Salaries and Allowances) Regulations—Regulations amended (Nos. 529, 534) (two papers).

- Teaching Service—Professional (Classification, Salaries and Allowances) Regulations—Regulation amended (Nos. 523, 526, 528) (three papers).
- Teaching Service—Secondary Schools Division (Classification, Salaries and Allowances) Regulations—Regulations amended (Nos. 535, 538, 539) (three papers).
- Teaching Service (Teachers Tribunal) Regulations—Regulations amended (Nos. 524, 525, 527, 530, 531, 533, 537) (seven papers).
- Teaching Service—Technical Schools Division (Classification, Salaries and Allowances) Regulations—Regulations amended (Nos. 532, 536) (two papers).
- Town and Country Planning Act 1961:**
- Ballaarat—City of Ballaarat Planning Scheme, Amendment Nos. 57, 59 (1980) (two papers).
- Buninyong—Shire of Buninyong Planning Scheme, Amendment No. 13.
- Cranbourne—Shire of Cranbourne (Western Port) Planning Scheme, Amendment No. 16 (1980).
- Frankston—City of Frankston Planning Scheme, Amendment No. 20 (Part 2) (1978), 24 (1979), 31 (1980) (three papers).
- Heyfield—Shire of Maffra Planning Scheme (Heyfield Township), Amendment No. 10 (1980).
- Horsham—City of Horsham Planning Scheme 1973, Amendment No. 56 (1980).
- Kilmore—Shire of Kilmore Planning Scheme, Amendment No. 45 (1980).
- Knox—City of Knox Planning Scheme 1965, Amendment Nos. 204, 212 (1979) (two papers).
- Kyabram—Town of Kyabram Planning Scheme, Amendment No. 24 (1980).
- Lakes Entrance—Shire of Tambo (Lakes Entrance) Planning Scheme, Amendment No. 30.
- Lillydale—Shire of Lillydale Planning Scheme, Amendment No. 130.
- Lorne Planning Scheme, Amendment No. 1.
- Melbourne Metropolitan Planning Scheme, Amendment Nos. 3 (Part 1D), 90 (Part 4), 114 (Parts 1A, 1B), 128, 135, 137 (Part 1A), 161 (eight papers).
- Moe—City of Moe Planning Scheme, Amendment No. 55, (Part 2).
- Newham and Woodend—Shire of Newham and Woodend Planning Scheme 1975, Amendment No. 9 (1980).
- Portland—Town of Portland Planning Scheme, Amendment Nos. 24, 26 (two papers).
- Sale—City of Sale Planning Scheme 1975, Amendment No. 9 (1980).
- Shepparton—City of Shepparton Planning Scheme 1953, Amendment Nos. 48 (1979), 53 (1980) (two papers).
- Sherbrooke—Shire of Sherbrooke Planning Scheme 1965, Amendment Nos. 121c, 133 (two papers).
- Traralgon—City of Traralgon Planning Scheme 1957—Amendment Nos. 13 (1979), 20 (1980) (two papers).
- Warragul Planning Scheme 1954, Amendment No. 37 (1980).
- Werribee—Shire of Werribee Planning Scheme 1963, Amendment No. 44A.
- Willaura—Shire of Ararat (Willaura) Planning Scheme, Amendment No. 2.
- Wimmera—Shire of Wimmera (Horsham Boundary) Planning Scheme, Amendment No. 3 (1980).
- Woorayl—Shire of Woorayl Planning Scheme, Amendment Nos. 42, 43 (1979) (two papers).

Town and Country Planning Board—Report for the year 1979–80—Ordered to be printed.

Victoria Institute of Colleges—Report and Statement of accounts for the year 1979—Ordered to be printed.

Victorian Public Offices Corporation—

Report on the exercise of powers in relation to property transactions to 2 December 1980.

Report for the year 1979–80.

Youth Sport and Recreation—Report of the Director-General for the year 1979–80—Ordered to be printed.

7 MESSAGES FROM THE LEGISLATIVE COUNCIL—

Agreeing to the following Bills without amendment:

Adoption of Children (Information) Bill.

Fisheries (Amendment) Bill.

Transport (Deregulation) Bill.

Hairdressers Registration (Amendment) Bill.

Road Traffic (Amendment) Bill.

Stamps (Amendment No. 3) Bill.

West Gate Bridge Authority Bill.

Public Works and Services Bill.

Planning Appeals Board Bill.

Estate Agents (Amendment) Bill.

Water Supply Works and Services Bill.

Residential Tenancies Bill.

Agreeing to the amendments made by the Assembly in the Valuation of Land (Interest Rate) Bill.

Agreeing to the amendment made by the Assembly in the following Bills:

Wildlife (Amendment) Bill.

Crimes (Sexual Offences) Bill.

8 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 50)—ASSENT TO BILLS—
Informing the Assembly that he had, on 16 December last, given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

Superannuation Bill.

State Forests Works and Services Bill.

Attorney-General and Solicitor-General Bill.

Railway Construction and Property (Amendment) Bill.

Forest (Penalties) Bill.

Institute of Educational Administration Bill.

Public Service (Amendment) Bill.

Marine (Amendment) Bill.

Judges' Salaries and Pensions Bill.

Police Regulation (Amendment) Bill.

Labour and Industry (Amendment) Bill.

Sale of Land (Deposits Amendment) Bill.

Liquor Control (Fees) Bill.

9 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 51)—ASSENT TO BILLS—
Informing the Assembly that he had, on 23 December last, given the Royal Assent to the following Bills, presented to him by the Clerk of the Parliaments:

Racing (Further Amendment) Bill.

Charlton (Land Exchange) Bill.

Public Lands and Works (Amendment) Bill.

Parliamentary Committees Bill.

Motor Car (Miscellaneous Provisions) Bill.

State Employees Retirement Benefits (Eligibility) Bill.
 Health (Reporting to Parliament) Bill (No. 2).
 Mildura Irrigation and Water Trusts Bill.
 Protection of Animals Bill.
 Forests (Australian Newsprint Mills Limited) Bill.
 Egg Industry Stabilization (Amendment) Bill.
 Labour and Industry (Lifting of Weights) Bill.
 Post-Secondary Education Remuneration Tribunal Bill.
 Subordinate Legislation (Amendment) Bill.
 Port Phillip Authority (Amendment) Bill.
 Country Fire Authority (Penalties) Bill.
 Teaching Service (Amendment) Bill.
 Water (Amendment) Bill.
 Sewerage Districts (Rebates) Bill.
 Patriotic Funds (Amendment) Bill.
 Coroners (Amendment) Bill.
 Cancer (Cancer Reporting) Bill (No. 2).
 Mildura College Lands (Easements) Bill.
 Liquor Control (Amendment) Bill.
 Educational Grants (Continuation) Bill.
 Community Welfare Services (Extradition) Bill.
 Court Security Bill.
 Estate Agents (Amendment) Bill.
 Fisheries (Amendment) Bill.
 Stamps (Amendment No. 3) Bill.
 Road Traffic (Amendment) Bill.
 Public Works and Services Bill.
 Wildlife (Amendment) Bill.
 Valuation of Land (Interest Rate) Bill.
 Water Supply Works and Services Bill.
 Hairdressers Registration (Amendment) Bill.
 Crimes (Sexual Offences) Bill.
 Adoption of Children (Information) Bill.
 Transport (Deregulation) Bill.
 Planning Appeals Board Bill.
 West Gate Bridge Authority Bill.
 Residential Tenancies Bill.

- 10 CORRECTION OF BILLS—Motion made, by leave, and question—That the Clerk of the Parliaments be empowered to correct the short titles in Bills which may hereafter pass both Houses during the current Session, by omitting “1980” where occurring and inserting “1981” (*Mr Maclellan*)—put, after debate, and agreed to.
- 11 ADJOURNMENT—Motion made and question—That the House, at its rising, adjourn until tomorrow at half-past Ten o’clock (*Mr Maclellan*)—put and agreed to.
- 12 GOVERNMENT ECONOMIC AND SOCIAL STRATEGY—Motion made and question proposed—That this House notes the document issued by the Premier on 11 December entitled “Jobs from Growth” and deplors the attempt by the Government to deceive the people of Victoria by producing a document based on shallow and meaningless rhetoric and expresses its concern at the continuing failure of the Government to develop a detailed economic and social strategy to maximize employment opportunities in this State (*Mr Wilkes*)—and, after debate—

Business having been interrupted at 10.30 p.m.—

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

Amendment proposed—That all the words after ‘‘Jobs from Growth’’ be omitted with the view of inserting in place thereof the words ‘‘and, urges the Government to give greater emphasis to the balanced development of Victoria’’ (Mr Ross-Edwards)—and, after debate—

Question—That words proposed to be omitted stand part of the question—put. The House divided.

AYES, 32

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Simmonds	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simpson	
Mr Crabb	Mr King	Mr Spyker	
Mr Culpin	Mr Kirkwood	Mr Stirling	
Mr Edmunds	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Ernst	Mr Miller	Mr Trezise	Mr Gavin
Mr Fogarty	Mr Remington	Dr Vaughan	Mr Rowe

NOES, 46

Mr Austin	Mr Hamer	Mr McKellar	Mr Tanner
Mr Balfour	Mr Hann	Mr Mackinnon	Mr Templeton
Mr Birrell	Mr Hayes	Mr Maclellan	Mr Thompson
Mr Burgin	Mr Jasper	Mrs Patrick	Mr Trewin
Mrs Chambers	Mr Jona	Mr Ramsay	Mr Weideman
Mr Coleman	Mr Kennett	Mr Reynolds	Mr Whiting
Mr Collins	Mr Lacy	Mr Richardson	Mr Williams
Mr Crellin	Mr Lieberman	Mr Ross-Edwards	Mr Wood
Mr Dixon	Mr McArthur	Mr Skeggs	
Mr Dunstan	Mr McCance	Mr Smith	
Mr Ebery	Mr McClure	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Evans	Mr McGrath	Mr Smith	Mr Brown
(<i>Gippsland East</i>)	Mr McInnes	(<i>Warrnambool</i>)	Mr Cox

And so it passed in the negative.

Question—That the words proposed to be inserted be so inserted—put. The House divided.

AYES, 46

Mr Austin	Mr Hamer	Mr McKellar	Mr Tanner
Mr Balfour	Mr Hann	Mr Mackinnon	Mr Templeton
Mr Birrell	Mr Hayes	Mr Maclellan	Mr Thompson
Mr Burgin	Mr Jasper	Mrs Patrick	Mr Trewin
Mrs Chambers	Mr Jona	Mr Ramsay	Mr Weideman
Mr Coleman	Mr Kennett	Mr Reynolds	Mr Whiting
Mr Collins	Mr Lacy	Mr Richardson	Mr Williams
Mr Crellin	Mr Lieberman	Mr Ross-Edwards	Mr Wood
Mr Dixon	Mr McArthur	Mr Skeggs	
Mr Dunstan	Mr McCance	Mr Smith	
Mr Ebery	Mr McClure	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Evans	Mr McGrath	Mr Smith	Mr Brown
(<i>Gippsland East</i>)	Mr McInnes	(<i>Warrnambool</i>)	Mr Cox

NOES, 32

Mr Amos	Mr Fordham	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Simmonds	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simpson	
Mr Crabb	Mr King	Mr Spyker	
Mr Culpin	Mr Kirkwood	Mr Stirling	
Mr Edmunds	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Ernst	Mr Miller	Mr Trezise	Mr Gavin
Mr Fogarty	Mr Remington	Dr Vaughan	Mr Rowe

And so it was resolved in the affirmative.

Question—That this House notes the document issued by the Premier on 11 December entitled “Jobs from Growth” and urges the Government to give greater emphasis to the balanced development of Victoria—put and agreed to.

- 13 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.
- 14 ADJOURNMENT—Motion made and question proposed—That the House do now adjourn (*Mr Maclellan*)—and, after debate—
And the House having continued to sit till after Twelve of the clock—

WEDNESDAY, 11 MARCH 1981

Question—put and agreed to.

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

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 41—Wednesday, 11 March 1981

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—MELBOURNE CITY COUNCIL—Mr Remington presented a Petition from certain citizens praying that a public inquiry be instituted prior to any decision being taken to restructure the Council of the City of Melbourne.
Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Mr Remington*)—put and agreed to.
The Petition was read by the Clerk.
Ordered to lie on the Table.
- 3 PETITION—KEMREZ FACTORY, CHELTENHAM—Mr Crellin presented a Petition from certain citizens praying that an inquiry be conducted into the chemical emissions from the Kemrez factory situated in Reserve Road, Cheltenham and that action be taken to enforce the Environment Protection Authority licence conditions and to protect public health.
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:
Portland Harbor Trust Commissioners—Statement of accounts for the year 1979–80.
Statutory Rules under the following Acts:
Marine Act 1958—No. 40.
Parliamentary Salaries and Superannuation Act 1968—No. 39.
Public Service Act 1974—PSD No. 31.

Young Farmers' Finance Council Act 1979—Report of the Young Farmers' Finance Council pursuant to section 12 (2)—Ordered to be printed.

- 5 POSTPONEMENT OF NOTICE OF MOTION—Ordered, after debate—That the consideration of Notice of Motion, Government Business, No. 1 be postponed until later this day.
- 6 SESSIONAL ORDER—Motion made and question—That the following Sessional Order be adopted:

“1A 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) each Tuesday, Wednesday and Friday”.

(*Mr Maclellan*)—after debate, put.

The House divided.

AYES, 40

Mr Austin	Mr Ebery	Mr McInnes	Mr Smith
Mr Balfour	Mr Evans	Mr McKellar	(<i>Warrnambool</i>)
Mr Birrell	(<i>Ballarat North</i>)	Mr Mackinnon	Mr Tanner
Mr Brown	Mr Hamer	Mr Maclellan	Mr Templeton
Mr Burgin	Mr Hayes	Mrs Patrick	Mr Thompson
Mrs Chambers	Mr Jona	Mr Ramsay	Mr Weideman
Mr Coleman	Mr Kennett	Mr Reynolds	Mr Williams
Mr Collins	Mr Lacy	Mr Richardson	Mr Wood
Mr Crellin	Mr Lieberman	Mr Skeggs	Tellers
Mr Dixon	Mr McCance	Mr Smith	Mr Cox
Mr Dunstan	Mr McClure	(<i>South Barwon</i>)	Mr McArthur

NOES, 39

Mr Amos	Mr Fordham	Mr Miller	Mr Trezise
Mr Cain	Mr Gavin	Mr Remington	Dr Vaughan
Mr Cathie	Mr Ginifer	Mr Roper	Mr Whiting
Dr Coghill	Mr Hann	Mr Ross-Edwards	Mr Wilkes
Mr Crabb	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Mr Culpin	Mr Jasper	Mr Simmonds	
Mr Edmunds	Mr Jolly	Mr Simpson	
Mr Ernst	Mr King	Mr Spyker	
Mr Evans	Mr Kirkwood	Mr Stirling	Tellers
(<i>Gippsland East</i>)	Mr McGrath	Mrs Toner	Mr Rowe
Mr Fogarty	Mr Mathews	Mr Trewin	Mr Walsh

And so it was resolved in the affirmative.

- 7 FIREARMS (SHOOTERS' LICENCES) BILL—Mr Thompson, pursuant to motion moved on his behalf by Mr Hamer, obtained leave, with Mr Ramsay, to bring in a Bill “to amend Part III. and Part IV. of the ‘Firearms Act 1958’”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 LOCAL GOVERNMENT (CITY OF MELBOURNE) BILL—Mr Hamer obtained leave, with Mr Thompson, to bring in a Bill “to authorize the Appointment of Commissioners to administer the City of Melbourne for a limited Period, to remove the Council of that City from Office and for other purposes”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 LAND (AMENDMENT) BILL (No. 2)—Mr Wood obtained leave, with Mr Borthwick, to bring in a Bill “to amend the ‘Land Act 1958’, to make Provision for the payment of Allowances and Travelling Expenses to certain Members of Local

Land Advisory Committees to make Provision for certain Certificates of the Secretary for Lands to be admissible in Evidence, to provide for the Surrender of certain 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 INDUSTRIAL RELATIONS BILL—Mr Ramsay obtained leave, with Mr Thompson, to bring in a Bill "*to amend the 'Industrial Relations Act 1979' and the Second Schedule to the 'Superannuation Act 1958'*"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 11 STATE ELECTRICITY COMMISSION (AMENDMENT) BILL (No. 2)—Mr Lieberman obtained leave, with Mr Wood, to bring in a Bill "*to amend the 'State Electricity Commission 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 SESSIONAL ORDERS—Motion made and question—That Part 1 of the Resolution adopted on 9 September 1980 fixing Sessional Orders be read and rescinded and the following Sessional Order be adopted:
- "1 Unless otherwise ordered, the House shall meet on Tuesdays, Wednesdays and Thursdays. Mr Speaker to take the Chair at 4 p.m., 11 a.m. and 11 a.m. respectively".
- (*Mr Maclellan*)—put, after debate, and agreed to.
- 13 HIGH SCHOOL PRINCIPALS' SALARY CASE—Motion made, by leave, and question—That there be presented to this House a copy of the following documents: (i) Decision of Victorian Teachers Tribunal dated 5 February 1981, including Chairman's statement of dissent; (ii) Letter—Minister of Education to Tribunal dated 6 February 1981; (iii) Letter—Minister of Education to President of Victorian High Schools Principals Association dated 6 February 1981; (iv) Letter—Tribunal to Minister dated 12 February 1981; (v) Letter—Minister to Tribunal dated 12 February 1981; (vi) Press Statement of Minister of Education dated 12 February 1981; (vii) Letter—Tribunal to Minister dated 16 February 1981; (viii) Application by Victorian High School Principals Association for salary increase incorporating supplementary submission; and (ix) Transcript of evidence (*Mr Lacy*)—put and agreed to.
- 14 PAPER—Mr Lacy presented:
- High School Principals' Salary Case Documents—Return to the foregoing Order.
- Ordered to lie on the Table.
- 15 POSTPONEMENT OF NOTICES OF MOTION—Motion made, by leave, and question—That the consideration of Notices of Motion, General Business, Nos. 1 to 4 inclusive, be postponed until later this day (*Mr Maclellan*)—put and agreed to.
- 16 WANT OF CONFIDENCE IN THE GOVERNMENT—Motion made and question proposed—That the Government no longer possesses the Confidence of this House (*Mr Wilkes*)—and, after debate—
- Motion made, by leave, and question—That Sessional Orders be suspended so as to allow the motion to continue this sitting, to be moved forthwith (*Mr Maclellan*)—put and agreed to.
- Motion made and question—That the sitting be continued (*Mr Maclellan*)—put and agreed to.
- Question—That the Government no longer possesses the confidence of this House—put.
- The House divided.

AYES, 39

Mr Amos	Mr Gavin	Mr Roper	Dr Vaughan
Mr Cain	Mr Ginifer	Mr Ross-Edwards	Mr Walsh
Mr Cathie	Mr Hann	Mr Rowe	Mr Whiting
Dr Coghill	Mr Hockley	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr Jasper	Mr Simmonds	Mr Wilton
Mr Culpin	Mr Jolly	Mr Simpson	
Mr Edmunds	Mr King	Mr Spyker	
Mr Evans	Mr Kirkwood	Mr Stirling	
(<i>Gippsland East</i>)	Mr McGrath	Mrs Toner	<i>Tellers</i>
Mr Fogarty	Mr Mathews	Mr Trewin	Mr Ernst
Mr Fordham	Mr Remington	Mr Trezise	Mr Miller

NOES, 40

Mr Austin	Mr Ebery	Mr McClure	Mr Smith
Mr Balfour	Mr Evans	Mr McInnes	(<i>Warrnambool</i>)
Mr Birrell	(<i>Ballarat North</i>)	Mr McKellar	Mr Tanner
Mr Brown	Mr Hamer	Mr Mackinnon	Mr Templeton
Mr Burgin	Mr Hayes	Mr Maclellan	Mr Thompson
Mrs Chambers	Mr Jona	Mrs Patrick	Mr Weideman
Mr Coleman	Mr Kennett	Mr Ramsay	Mr Williams
Mr Collins	Mr Lacy	Mr Richardson	Mr Wood
Mr Crellin	Mr Lieberman	Mr Skeggs	<i>Tellers</i>
Mr Dixon	Mr McArthur	Mr Smith	Mr Cox
Mr Dunstan	Mr McCance	(<i>South Barwon</i>)	Mr Reynolds

And so it passed in the negative.

- 17 TEACHING SERVICE REGULATION—AMENDMENT No. 538—Motion made and question proposed—That, pursuant to section 58 of the *Teaching Service Act* 1958, the Teaching Service—Secondary Schools Division (Classification, Salaries and Allowances) Regulation, Amendment No. 538, be disallowed (*Mr Lacy*)—Motion made and question—That the debate be now adjourned (*Mr Fordham*)—after debate, put.

The House divided.

AYES, 38

Mr Amos	Mr Fordham	Mr Remington	Mr Trewin
Mr Cain	Mr Gavin	Mr Roper	Mr Trezise
Mr Cathie	Mr Ginifer	Mr Ross-Edwards	Dr Vaughan
Dr Coghill	Mr Hann	Mr Rowe	Mr Walsh
Mr Crabb	Mr Hockley	Mr Sidiropoulos	Mr Whiting
Mr Culpin	Mr Jasper	Mr Simmonds	Mr Wilkes
Mr Edmunds	Mr Jolly	Mr Simpson	Mr Wilton
Mr Evans	Mr Kirkwood	Mr Spyker	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr McGrath	Mr Stirling	Mr Ernst
Mr Fogarty	Mr Mathews	Mrs Toner	Mr Miller

NOES, 40

Mr Austin	Mr Ebery	Mr McClure	Mr Smith
Mr Balfour	Mr Evans	Mr McInnes	(<i>Warrnambool</i>)
Mr Birrell	(<i>Ballarat North</i>)	Mr McKellar	Mr Tanner
Mr Brown	Mr Hamer	Mr Mackinnon	Mr Templeton
Mr Burgin	Mr Hayes	Mr Maclellan	Mr Thompson
Mrs Chambers	Mr Jona	Mrs Patrick	Mr Weideman
Mr Coleman	Mr Kennett	Mr Ramsay	Mr Williams
Mr Collins	Mr Lacy	Mr Richardson	Mr Wood
Mr Crellin	Mr Lieberman	Mr Skeggs	<i>Tellers</i>
Mr Dixon	Mr McArthur	Mr Smith	Mr Cox
Mr Dunstan	Mr McCance	(<i>South Barwon</i>)	Mr Reynolds

And so it passed in the negative.

Debate resumed on question.

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

THURSDAY, 12 MARCH 1981

Debate continued on question.

Amendment proposed—That all the words after “That” be omitted with the view of inserting in place thereof the words “the Teaching Service—Secondary Schools Division (Classification, Salaries, and Allowances) Regulation, Amendment No. 538, be referred to an all-Party Select Committee for examination and report on the adequacy of the procedures followed by the Tribunal in arriving at its determination prior to the House being called upon to consider the disallowance of such regulation; the Committee to report its findings not later than 7 April 1981” (*Mr Fordham*)—and, after debate—

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

The House divided.

AYES, 37

Mr Amos	Mr Fordham	Mr Roper	Mr Trezise
Mr Cain	Mr Gavin	Mr Ross-Edwards	Dr Vaughan
Mr Cathie	Mr Ginifer	Mr Rowe	Mr Walsh
Dr Coghill	Mr Hann	Mr Sidiropoulos	Mr Whiting
Mr Crabb	Mr Hockley	Mr Simmonds	Mr Wilkes
Mr Culpin	Mr Jasper	Mr Simpson	Mr Wilton
Mr Edmunds	Mr Jolly	Mr Spyker	
Mr Evans	Mr Kirkwood	Mr Stirling	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr McGrath	Mrs Toner	Mr Ernst
Mr Fogarty	Mr Mathews	Mr Trewin	Mr Miller

NOES, 40

Mr Austin	Mr Evans	Mr McKellar	Mr Templeton
Mr Balfour	(<i>Ballarat North</i>)	Mr Mackinnon	Mr Thompson
Mr Birrell	Mr Hamer	Mr Maclellan	Mr Weideman
Mr Brown	Mr Hayes	Mrs Patrick	Mr Williams
Mr Burgin	Mr Jona	Mr Ramsay	Mr Wood
Mrs Chambers	Mr Kennett	Mr Richardson	
Mr Coleman	Mr Lacy	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	
Mr Crellin	Mr McArthur	(<i>South Barwon</i>)	
Mr Dixon	Mr McCance	Mr Smith	<i>Tellers</i>
Mr Dunstan	Mr McClure	(<i>Warrnambool</i>)	Mr Cox
Mr Ebery	Mr McInnes	Mr Tanner	Mr Reynolds

And so it passed in the negative.

Debate continued on question and amendment.

Question—That the words proposed to be omitted stand part of the question—put and agreed to.

Original question—put.

The House divided.

AYES, 39

Mr Austin	Mr Evans	Mr Mackinnon	Mr Thompson
Mr Balfour	(<i>Ballarat North</i>)	Mr Maclellan	Mr Weideman
Mr Birrell	Mr Hayes	Mrs Patrick	Mr Williams
Mr Brown	Mr Jona	Mr Ramsay	Mr Wood
Mr Burgin	Mr Kennett	Mr Reynolds	
Mrs Chambers	Mr Lacy	Mr Richardson	
Mr Coleman	Mr Lieberman	Mr Skeggs	
Mr Collins	Mr McArthur	Mr Smith	
Mr Crellin	Mr McCance	(<i>South Barwon</i>)	
Mr Dixon	Mr McClure	Mr Smith	<i>Tellers</i>
Mr Dunstan	Mr McInnes	(<i>Warrnambool</i>)	Mr Cox
Mr Ebery	Mr McKellar	Mr Templeton	Mr Tanner

NOES, 37

Mr Amos	Mr Fordham	Mr Miller	Mrs Toner
Mr Cain	Mr Gavin	Mr Remington	Mr Trewin
Mr Cathie	Mr Ginifer	Mr Roper	Mr Trezise
Mr Crabb	Mr Hann	Mr Ross-Edwards	Mr Walsh
Mr Culpin	Mr Hockley	Mr Rowe	Mr Whiting
Mr Edmunds	Mr Jasper	Mr Sidiropoulos	Mr Wilton
Mr Ernst	Mr Jolly	Mr Simmonds	
Mr Evans	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr McGrath	Mr Spyker	Dr Coghill
Mr Fogarty	Mr Mathews	Mr Stirling	Dr Vaughan

And so it was resolved in the affirmative.

18 POSTPONEMENT OF NOTICES OF MOTION AND ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Notices of Motion and Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.

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

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

J. H. CAMPBELL

Clerk of the Legislative Assembly

S. J. PLOWMAN

Speaker

No. 42—Thursday, 12 March 1981

1 Mr Speaker took the Chair and read the Prayer.

2 PETITION—UPFIELD RAILWAY—Mr Gavin presented a Petition from certain citizens praying that action be taken to reverse the decision to close the Upfield railway passenger service and to provide funds for the service to be improved.

Ordered to lie on the Table and to be taken into consideration tomorrow.

3 PETITION—VICTORIAN TRANSPORT STUDY—Mr Ernst presented a Petition from certain citizens praying that the recommendations of the Victorian Transport Study proposing the termination of certain train services in country areas be rejected and that a programme for improving train services be implemented.

Ordered to lie on the Table and to be taken into consideration tomorrow.

4 PETITION—SWINBORN CENTRE—Mrs Toner presented a Petition from certain citizens praying that the House take action to ensure that 85 per cent of the funding required to meet the costs of Swinborn be provided to enable the Melbourne City Mission to continue to operate Swinborn.

Ordered to lie on the Table.

5 PETITION—PUBLIC TRANSPORT REDUCTIONS—Mr Crabb presented a Petition from certain citizens praying that the decision to cut public transport be reversed and that action be taken to improve the service quality and frequency of public transport.

Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Mr Crabb*)—put and agreed to.

The Petition was read by the Clerk.

Ordered to lie on the Table and to be taken into consideration tomorrow.

- 6 PETITION—HEALTH AND HUMAN RELATIONS COURSES—Mr McArthur presented a Petition from certain citizens praying that action be taken to suspend all Health and Human Relations courses conducted in Victorian schools and to appoint a Select Committee to inquire into the subject-matter.
Ordered to lie on the Table.
- 7 PAPERS—The following Papers, pursuant to the directions of several Acts of Parliament, were laid upon the Table by the Clerk:
Law Reform Commissioner—Report for the year 1979–80—Ordered to be printed.
West Moorabool Water Board—Report and Statement of accounts for the year 1979–80.
- 8 LEAVE OF ABSENCE—Motion made, by leave, and question—That leave of absence from 16 to 20 March 1981, be granted to Mr Speaker to enable him to attend the 12th Regional Conference of Presiding Officers and Clerks in New Zealand (*Mr Maclellan*)—put, after debate, and agreed to.
- 9 DISCHARGE OF ORDER OF THE DAY—Motion made, by leave, and question—That the following Order of the Day, Government Business, be read and discharged:
Land (Amendment) Bill—(from Council)—Second reading—Resumption of debate—
and that the Bill be withdrawn (*Mr Wood*)—put and agreed to.
- 10 GRIEVANCES—Question—That grievances be noted—put, after debate, and agreed to.
- 11 LOCAL GOVERNMENT (CITY OF MELBOURNE) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Hamer*).
Motion made and question—That the debate be now adjourned (*Mr Wilkes*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday, 31 March instant.
- 12 LAND (AMENDMENT) BILL (No. 2)—Motion made and question proposed—That this Bill be now read a second time (*Mr Wood*).
Motion made and question—That the debate be now adjourned (*Mr Miller*)—put and agreed to.
Ordered—That the debate be adjourned until Thursday, 26 March instant.
- 13 INDUSTRIAL RELATIONS BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Ramsay*).
Motion made and question—That the debate be now adjourned (*Mr Simmonds*)—put and agreed to.
Ordered—That the debate be adjourned until Thursday next.
- 14 STATE ELECTRICITY COMMISSION (AMENDMENT) BILL (No. 2)—Motion made and question proposed—That this Bill be now read a second time (*Mr Lieberman*).
Motion made and question—That the debate be now adjourned (*Mr Amos*)—put and agreed to.
Ordered—That the debate be adjourned until Thursday, 26 March instant.
- 15 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.

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

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

J. H. CAMPBELL

Clerk of the Legislative Assembly

S. J. PLOWMAN

Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 43, 44 and 45

No. 43—Tuesday, 17 March 1981

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—UPFIELD RAILWAY LINE—Mr Gavin presented a Petition from certain citizens praying that action be taken to reverse the decision to close the Upfield railway passenger service and to provide funds for the service to be improved.
Ordered to lie on the Table.
- 3 PETITION—TOXIC WASTE DISPOSAL—Mr Trezise presented a Petition from certain citizens praying that further consideration be given to establishing a more suitable site for the storage and incineration of toxic wastes than the site selected at Avalon.
Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Mr Trezise*)—put and agreed to.
The Petition was read by the Acting Clerk.
Ordered to lie on the Table.
- 4 PETITION—GLEN IRIS PRIMARY SCHOOL, TOILET FACILITIES—Mr Templeton presented a Petition from certain citizens and members associated with the Glen Iris Primary School praying that action be taken to provide new toilet facilities at the school.
Ordered to lie on the Table.
- 5 PETITION—CHADSTONE WATER PIPES REPLACEMENT—Mr Mathews presented a Petition from certain residents of Chadstone praying that action be taken to ensure that the water supply pipes servicing Dundee Avenue, Chadstone, are replaced.
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 Acting Clerk:
Police Regulation Act 1958—Determination No. 327 of the Police Service Board.
Statutory Rule under the following Act:
Money Lenders Act 1958—No. 42.
- 7 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 52, 53, 54)—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:
Industrial Relations Bill.
Land (Amendment) Bill (No. 2).
State Electricity Commission (Amendment) Bill (No. 2).
- 8 PRIVATE BILL PROCEDURES—STANDING ORDERS COMMITTEE REPORT—Motion made and question proposed—That the Report of the Standing Orders Committee upon Private Bill Procedure be adopted and that:
1 Standing Order No. 168 and all existing Private Bill Standing Orders be repealed; and

2 New Standing Order No. 168 and Rule of Practice No. 37 recommended in paragraphs 15 and 17 respectively of the Report be adopted—

(*Mr Hamer*)—and, after debate—

Amendment proposed—That after the words “New Standing Order No. 168” there be inserted the words ‘with the omission in paragraph (b) of the words “then announce whether or not in his opinion such Bill contains provisions which could be injurious to or against the interests of other parties. In the event of his ruling that the Bill could be adverse to other parties he shall”.’ (*Mr Wilton*)—and, after debate—

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

Ordered—That the debate be adjourned until tomorrow.

- 9 HEALTH (EXEMPTIONS) BILL—Mr Borthwick, pursuant to motion moved on his behalf by Mr Hamer, obtained leave, with Mr Lieberman, to bring in a Bill intitled “*A Bill to amend the ‘Health 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 LIQUIFIED PETROLEUM GAS SUBSIDY (AMENDMENT) BILL—Mr Lieberman obtained leave, with Mr Wood, to bring in a Bill “*to amend the ‘Liquified Petroleum Gas Subsidy Act 1980’*”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

- 11 FIREARMS (SHOOTERS’ LICENCES) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Thompson*).

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

Ordered—That the debate be adjourned until Tuesday, 31 March instant.

- 12 MELBOURNE UNDERGROUND RAIL LOOP AUTHORITY (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 necessary economic and social issues and cost benefit studies have been conducted by VicRail or the Ministry of Transport on the effect the proposed closures of suburban railway services will have on the Melbourne Underground Rail Loop are presented to this House” (*Mr Gavin*)—and, after debate—

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

The House divided.

AYES, 47

Mr Austin	Mr Evans	Mr McCance	Mr Smith
Mr Balfour	(<i>Ballarat North</i>)	Mr McGrath	(<i>Warrnambool</i>)
Mr Birrell	Mr Evans	Mr McInnes	Mr Tanner
Mr Borthwick	(<i>Gippsland East</i>)	Mr McKellar	Mr Templeton
Mr Brown	Mr Hamer	Mr Mackinnon	Mr Thompson
Mr Burgin	Mr Hann	Mr Maclellan	Mr Trewin
Mrs Chambers	Mr Hayes	Mrs Patrick	Mr Weideman
Mr Coleman	Mr Jasper	Mr Ramsay	Mr Whiting
Mr Collins	Mr Jona	Mr Richardson	Mr Williams
Mr Crellin	Mr Kennett	Mr Ross-Edwards	Mr Wood
Mr Dixon	Mr Lacy	Mr Skeggs	<i>Tellers</i>
Mr Dunstan	Mr Lieberman	Mr Smith	Mr Cox
Mr Ebery	Mr McArthur	(<i>South Barwon</i>)	Mr Reynolds

NOES, 31

Mr Cain	Mr Gavin	Mr Remington	Mr Trezise
Mr Cathie	Mr Ginifer	Mr Roper	Dr Vaughan
Dr Coghill	Mr Hockley	Mr Rowe	Mr Walsh
Mr Crabb	Mr Jolly	Mr Simmonds	Mr Wilkes
Mr Culpin	Mr King	Mr Simpson	Mr Wilton
Mr Edmunds	Mr Kirkwood	Mr Spyker	<i>Tellers</i>
Mr Fogarty	Mr Mathews	Mr Stirling	Mr Ernst
Mr Fordham	Mr Miller	Mrs Toner	Mr Sidiropoulos

And so it was resolved in the affirmative.

Business having been interrupted at 10.34 p.m.

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

I. N. McCARRON

Acting Clerk of the Legislative Assembly

S. J. PLOWMAN

Speaker

No. 44—Wednesday, 18 March 1981

- Mr Speaker took the Chair and read the Prayer.
- PETITION—VICTORIAN TRANSPORT STUDY—METROPOLITAN PUBLIC TRANSPORT REPORT—Mr Walsh presented a Petition from certain citizens praying that the Report on Metropolitan Public Transport of the Victorian Transport Study be rejected and that a programme for improving train and tram services throughout Melbourne be commenced.
Ordered to lie on the Table.
- PETITION—UPFIELD RAILWAY LINE—Mr Roper presented a Petition from certain citizens praying that action be taken to reverse the decision to close the Upfield railway passenger service and to provide funds for the service to be improved.
Ordered to lie on the Table.
- PAPERS—The following Papers, pursuant to the direction of an Act of Parliament, were laid upon the Table by the Acting Clerk:
Town and Country Planning Act 1961:
Bairnsdale—Town of Bairnsdale Planning Scheme, Amendment No. 24 (Part 1).
Moe—City of Moe Planning Scheme 1966, Amendment No. 56 (1980).
- URBAN RENEWAL (AMENDMENT) BILL—Mr Kennett obtained leave, with Mr Dixon, to bring in a Bill “to amend the ‘Urban Renewal Act 1970’, the ‘Housing Act 1958’ and the ‘Local Government Act 1958’”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- REVOCATION AND EXCISION OF CROWN RESERVATIONS BILL—Mr Wood, pursuant to motion moved on his behalf by Mr Maclellan, obtained leave, with Mr Maclellan, to bring in a Bill “to revoke the Permanent Reservations of certain Lands and for Purposes connected therewith”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- LAND CONSERVATION (AMENDMENT) BILL—Mr Wood, pursuant to motion moved on his behalf by Mr Maclellan, obtained leave, with Mr Maclellan, to bring in a Bill “to amend section 3 of the ‘Land Conservation Act 1970’ to make

provision with respect to an additional Member of the Land Conservation Council"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

- 8 FLEMINGTON LAND BILL—Mr Wood, pursuant to motion moved on his behalf by Mr Maclellan, obtained leave, with Mr Maclellan, to bring in a Bill "relating to certain Crown Land in the Parish of Doutta Galla"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 VICTORIAN COLLEGE OF THE ARTS BILL—Mr Lacy obtained leave, with Mr Hamer, to bring in a Bill "to provide for the reconstitution of the Victorian College of the Arts 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 (APPOINTMENTS) BILL—Mr Thompson obtained leave, with Mr Borthwick, to bring in a Bill "to amend Part I. of the 'Police Regulation Act 1958'"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 11 HEALTH (EXEMPTIONS) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Borthwick*).
Motion made and question—That the debate be now adjourned (*Mr Roper*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday, 31 March instant.
- 12 LIQUIFIED PETROLEUM GAS SUBSIDY (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Lieberman*).
Motion made and question—That the debate be now adjourned (*Mr Wilkes*)—put and agreed to.
Ordered—That the debate be adjourned until Wednesday, 1 April next.
- 13 MELBOURNE UNDERGROUND RAIL LOOP (AMENDMENT) 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 SEWERAGE DISTRICTS (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill now be 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 provide for the repeal of those sections of the *Sewerage Districts Act 1958* that deal with sinking funds and depreciation reserves" (*Mr Wilton*)—and, after debate—
Question—That the words proposed to be omitted stand part of the question—put.
The House divided.

AYES, 43

Mr Austin	Mr Ebery	Mr McInnes	Mr Tanner
Mr Balfour	Mr Evans	Mr McKellar	Mr Templeton
Mr Birrell	(<i>Gippsland East</i>)	Mr Maclellan	Mr Thompson
Mr Borthwick	Mr Hann	Mrs Patrick	Mr Trewin
Mr Brown	Mr Jasper	Mr Ramsay	Mr Weideman
Mr Burgin	Mr Jona	Mr Richardson	Mr Whiting
Mrs Chambers	Mr Kennett	Mr Ross-Edwards	Mr Williams
Mr Coleman	Mr Lacy	Mr Skeggs	Mr Wood
Mr Collins	Mr Lieberman	Mr Smith	
Mr Crellin	Mr McArthur	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dixon	Mr McCance	Mr Smith	Mr Cox
Mr Dunstan	Mr McGrath	(<i>Warrnambool</i>)	Mr Reynolds

NOES, 31

Mr Cain	Mr Fordham	Mr Roper	Mr Trezise
Mr Cathie	Mr Gavin	Mr Rowe	Dr Vaughan
Dr Coghill	Mr Ginifer	Mr Sidiropoulos	Mr Walsh
Mr Crabb	Mr Hockley	Mr Simmonds	Mr Wilkes
Mr Culpin	Mr Jolly	Mr Simpson	Mr Wilton
Mr Edmunds	Mr King	Mr Spyker	<i>Tellers</i>
Mr Ernst	Mr Kirkwood	Mr Stirling	Mr Miller
Mr Fogarty	Mr Mathews	Mrs Toner	Mr Remington

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 returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

- 15 DANDENONG VALLEY 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 returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

- 16 LATROBE VALLEY (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill now be read a second time; debate resumed.

Amendment proposed—That all the words after “That” be omitted with the view of inserting in place thereof “this Bill be withdrawn and re-drafted to provide for a specific agreement between Australian Paper Manufacturers Ltd Maryvale Mill and the Latrobe Valley Water and Sewerage Board, stipulating terms and conditions for the disposal of trade wastes” (*Mr Ernst*)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

AYES, 45

Mr Austin	Mr Evans	Mr McKellar	Mr Templeton
Mr Balfour	(<i>Gippsland East</i>)	Mr Mackinnon	Mr Thompson
Mr Birrell	Mr Hamer	Mr Maclellan	Mr Trewin
Mr Borthwick	Mr Hann	Mrs Patrick	Mr Weideman
Mr Brown	Mr Jasper	Mr Ramsay	Mr Whiting
Mr Burgin	Mr Jona	Mr Reynolds	Mr Williams
Mrs Chambers	Mr Kennett	Mr Richardson	Mr Wood
Mr Coleman	Mr Lacy	Mr Ross-Edwards	
Mr Collins	Mr Lieberman	Mr Skeggs	
Mr Crellin	Mr McArthur	Mr Smith	
Mr Dixon	Mr McCance	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dunstan	Mr McGrath	Mr Smith	Mr Cox
Mr Ebery	Mr McInnes	(<i>Warrnambool</i>)	Mr Tanner

NOES, 31

Mr Cain	Mr Fordham	Mr Roper	Mr Trezise
Mr Cathie	Mr Gavin	Mr Rowe	Dr Vaughan
Dr Coghill	Mr Ginifer	Mr Sidiropoulos	Mr Walsh
Mr Crabb	Mr Hockley	Mr Simmonds	Mr Wilkes
Mr Culpin	Mr Jolly	Mr Simpson	Mr Wilton
Mr Edmunds	Mr King	Mr Spyker	<i>Tellers</i>
Mr Ernst	Mr Kirkwood	Mr Stirling	Mr Mathews
Mr Fogarty	Mr Remington	Mrs Toner	Mr Miller

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 returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

- 17 FISHERIES (COMMONWEALTH-STATE ARRANGEMENTS) 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 returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

- 18 PRIVATE BILL PROCEDURES—STANDING ORDERS COMMITTEE REPORT—Order read for resuming date on question—That the Report of the Standing Orders Committee upon Private Bill Procedure be adopted and that:

1 Standing Order No. 168 and all existing Private Bill Standing Orders be repealed; and

2 New Standing Order No. 168 and Rule of Practice No. 37 recommended in paragraphs 15 and 17 respectively of the Report be adopted

—*and on the amendment*—That after the words “New Standing Order No. 168” there shall be inserted the words ‘with the omission in paragraph (b) of the words “then announce whether or not in his opinion such Bill contains provisions which could be injurious to or against the interests of other parties. In the event of his ruling that the Bill could be adverse to other parties he shall”’; debate resumed.

Question—That the words proposed to be inserted be so inserted—put and agreed to.

Question—That the Report of the Standing Orders Committee upon Private Bill Procedure be adopted and that:

1 Standing Order No. 168 and all existing Private Bill Standing Orders be repealed; and

2 New Standing Order No. 168 (as amended) which is as follows:

“168.(a) Following the introduction and explanation of the purposes of a Bill such Bill shall be treated as a public Bill unless in the opinion of Mr Speaker the Bill is a private Bill, in which event he shall forthwith announce such an opinion.

(b) Where the Speaker has ruled a Bill to be a private Bill and unless the House expresses the opinion that such Bill should be dealt with as a public Bill, he shall cause to be published in a newspaper circulating generally in Victoria, and where applicable, in a newspaper circulating within the locality affected thereby, a statement of the general nature and objects of the Bill. Any party which considers itself to be directly adversely affected by any provisions in the Bill shall submit written details of such effect within fourteen days of the date of the publication of the Speaker’s statement.

(c) In the event that any party submits such written objection to a private Bill within the specified time the Speaker shall appoint a panel of examiners consisting of not less than three Temporary Chairmen of Committees to consider and report to him as to whether or not any objection appears to raise matters of sufficient importance to warrant the appointment of a Select Committee to consider the Bill. The Speaker shall acquaint the House of the recommendation of the panel in each case.

(d) Unless the House expresses the view that fees should be dispensed with, before any private Bill is read a second time in the Legislative Assembly a sum of \$1000 shall be paid into the Treasury by the promoter to meet the expenses involved in the passage of the Bill; the

promoter shall also be required to pay the costs involved in printing and circulating the Bill, any advertisements placed pursuant to Standing Order 168 (b) and the expenses of any Select Committee appointed pursuant to Standing Order 168 (c).

(e) Subject only to the above exceptions, the proceedings upon a private Bill shall be governed by the Standing Orders relating to public Bills.”—

and Rule of Practice No. 37 which is as follows:

“CHAPTER 10—PRIVATE BILLS

37. Mr Speaker should announce to the House his opinion that a Bill is a private Bill immediately following the introduction and explanation of the purpose of such Bill and prior to any debate thereupon continuing or resuming. Nevertheless Mr Speaker may, if he thinks fit, give such opinion to the House at any stage prior to the carrying of the second reading.”—

be adopted—put and agreed to.

- 19 TRANSPORT REGULATION (ASSIGNMENT OF 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 committed; considered in Committee.

Committee reported progress; to sit again tomorrow.

- 20 SUMMARY OFFENCES (CORPORATION MEETINGS) BILL—Order read for resuming debate on question—That this Bill now be read a second time; debate resumed.

Question—put.

The House divided.

AYES, 45

Mr Austin	Mr Hamer	Mrs Patrick	Mr Weideman
Mr Balfour	Mr Hann	Mr Ramsay	Mr Whiting
Mr Birrell	Mr Jasper	Mr Reynolds	Mr Williams
Mr Borthwick	Mr Jona	Mr Richardson	Mr Wood
Mr Burgin	Mr Kennett	Mr Ross-Edwards	
Mrs Chambers	Mr Lacy	Mr Skeggs	
Mr Coleman	Mr Lieberman	Mr Smith	
Mr Collins	Mr McArthur	(<i>South Barwon</i>)	
Mr Crellin	Mr McCance	Mr Smith	
Mr Dixon	Mr McGrath	(<i>Warrnambool</i>)	
Mr Dunstan	Mr McInnes	Mr Tanner	
Mr Ebery	Mr McKellar	Mr Templeton	<i>Tellers</i>
Mr Evans	Mr Mackinnon	Mr Thompson	Mr Brown
(<i>Gippsland East</i>)	Mr Maclellan	Mr Trewin	Mr Cox

NOES, 30

Mr Cain	Mr Fordham	Mr Roper	Dr Vaughan
Mr Cathie	Mr Gavin	Mr Rowe	Mr Walsh
Dr Coghill	Mr Ginifer	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr Jolly	Mr Simpson	Mr Wilton
Mr Culpin	Mr King	Mr Spyker	
Mr Edmunds	Mr Kirkwood	Mr Stirling	<i>Tellers</i>
Mr Ernst	Mr Miller	Mrs Toner	Mr Hockley
Mr Fogarty	Mr Remington	Mr Trezise	Mr Mathews

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 returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

- 21 **MAGISTRATES (SUMMARY 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 the Bill be returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 22 **POLICE OFFENCES (RESTRICTED PUBLICATIONS) 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 returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 23 **ENVIRONMENT PROTECTION (CLEAN AIR) 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.
- 24 **POSTPONEMENT OF ORDERS OF THE DAY**—Ordered, after debate—That the consideration of Orders of the Day, Government Business, Nos. 14 to 18 inclusive, be postponed until later this day.
- 25 **CHILD WELFARE RESOURCES AND SUPPORT SERVICES**—Motion made and question proposed—That this House expresses its concern that the Government is placing Victorian children at risk as a result of its failure to provide adequate resources and support services, and as a result of the confusion surrounding the legislative provisions by which children and young people can be committed to wardship (*Mrs Toner*)—and, after debate—
Business having been interrupted at 10.30 p.m.
- 26 **ADJOURNMENT**—Question—That the House do now adjourn—proposed and, after debate, Mr Speaker left the chair at eighteen minutes past Eleven o'clock.

I. N. McCARRON
Acting Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 45—Thursday, 19 March 1981

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 **PETITION—PORT MELBOURNE, SOUTH MELBOURNE AND ST KILDA RAIL SERVICES**—
Mr Walsh presented a Petition from certain citizens praying that the recommendations contained in the report of the Victorian Transport Study concerning the closure of train services in Port Melbourne, South Melbourne and St Kilda be rejected and a programme to improve train and tram services throughout Melbourne be commenced.
Ordered to lie on the Table.
- 3 **PETITION—BRIGHTON SWIMMING POOL CONSTRUCTION**—Mrs Patrick presented a Petition from certain citizens praying that a public swimming pool be constructed for the use and benefit of the residents of the electorate of Brighton.
Ordered to lie on the Table.

- 4 PETITION—MONTMORENCY PRIMARY SCHOOL MAINTENANCE—Mrs Toner presented a Petition from certain citizens praying that immediate action be taken to provide for cyclic maintenance at Montmorency primary school.

Ordered to lie on the Table.

- 5 PETITION—HOUSING COMMISSION RENT INCREASES—Mr Spyker presented a Petition from certain citizens opposing the recent Housing Commission rent increases.

Ordered to lie on the Table.

- 6 PETITION—KEMREZ FACTORY, CHELTENHAM—Mr Spyker presented a Petition from certain citizens praying that an inquiry be conducted into the chemical emissions from the Kemrez factory situated in Reserve Road, Cheltenham and that action be taken to enforce the Environment Protection Authority licence conditions and to protect public health.

Ordered to lie on the Table.

- 7 PETITION—ALTONA-NEWPORT RAILWAY LINE—Mr Stirling presented a Petition from certain citizens objecting to the recommended closure of the Altona-Newport railway line and praying that the service on the Altona-Newport line be improved.

Ordered to lie on the Table.

- 8 PUBLIC ACCOUNTS AND EXPENDITURE REVIEW COMMITTEE—Mr Mackinnon, Chairman, brought up the following Reports from the Public Accounts and Expenditure Review Committee:

- 1 Report on the Auditor-General's Reports for 1977-78;
- 2 Treasury Minute relating to Expenditure from the Advance to the Treasurer 1976-77 and Unpaid Accounts 1976-77; and
- 3 Progress Report on the Auditor-General's Reports for 1978-79, together with Appendices.

Severally ordered to lie on the Table and the Reports to be printed.

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

Education Act 1958—Resumption of land at Menzies Creek—Certificate of the Minister of Education.

Police Regulation Act 1958—Determination Nos. 328 and 329 of the Police Service Board (two papers).

Statutory Rules under the following Acts:

- Community Welfare Services Act 1970—No. 44.
- Country Fire Authority Act 1958—Nos. 54, 55.
- Health Act 1958—No. 52.
- Industrial Training Act 1975—No. 41.
- Motor Boating Act 1961—No. 57.
- Optometrists Registration Act 1958—No. 466 (1980).
- Pharmacists Act 1974—No. 49.
- Police Regulation Act 1958—No. 47.
- Public Service Act 1974—PSD Nos. 36 to 38.
- Taxation Appeals Act 1972—No. 56.
- Wildlife Act 1975—No. 58.
- Workers Compensation Act 1958—No. 43.

- 10 GOVERNMENT MANAGEMENT—Motion made and question proposed—That this House expresses its grave concern during this critical time of economic crisis and high unemployment, at the inability of the Government to manage the affairs of the State of Victoria, as demonstrated by—(a) disunity within the Parliamentary Liberal Party and the Cabinet; (b) public conflict within the Cabinet; (c) the public contradiction between the Premier and the Minister for Economic Development which indicates lack of accepted standards of Cabinet solidarity, and calls on the Government to resign and call an election to enable Victorians to elect a Government that will provide the State of Victoria with stable, efficient, economic management to ensure prosperity for the citizens of Victoria (*Mr Wilkes*)—and, after debate—

Amendment proposed—That all the words after “Government” (where second occurring) be omitted with the view of inserting in place thereof the words “to immediately review its methods, to ensure that the most able members within its ranks are appointed to Cabinet, and to lead the State back to prosperity” (*Mr Ross-Edwards*)—and, after debate—

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

The House divided.

AYES, 69

Mr Austin	Mr Fogarty	Mr Mathews	Mr Tanner
Mr Balfour	Mr Fordham	Mr Miller	Mr Templeton
Mr Borthwick	Mr Gavin	Mrs Patrick	Mr Thompson
Mr Brown	Mr Ginifer	Mr Ramsay	Mrs Toner
Mr Burgin	Mr Hamer	Mr Remington	Mr Trezise
Mr Cain	Mr Hayes	Mr Reynolds	Dr Vaughan
Mr Cathie	Mr Hockley	Mr Richardson	Mr Walsh
Mrs Chambers	Mr Jolly	Mr Roper	Mr Weideman
Dr Coghill	Mr Jona	Mr Rowe	Mr Wilkes
Mr Coleman	Mr King	Mr Sidiropoulos	Mr Williams
Mr Collins	Mr Kirkwood	Mr Simmonds	Mr Wilton
Mr Crabb	Mr Lacy	Mr Simpson	Mr Wood
Mr Crellin	Mr Lieberman	Mr Skeggs	
Mr Culpin	Mr McArthur	Mr Smith	
Mr Dixon	Mr McCance	(<i>South Barwon</i>)	
Mr Dunstan	Mr McInnes	Mr Smith	
Mr Ebery	Mr McKellar	(<i>Warrnambool</i>)	
Mr Edmunds	Mr Mackinnon	Mr Spyker	<i>Tellers</i>
Mr Ernst	Mr Maclellan	Mr Stirling	Mr Birrell
			Mr Cox

NOES, 7

Mr Hann	Mr Ross-Edwards	Mr Whiting	<i>Tellers</i>
Mr Jasper	Mr Trewin		Mr Evans
			(<i>Gippsland East</i>)
			Mr McGrath

And so it was resolved in the affirmative.

Original question—put.

The House divided.

AYES, 31

Mr Cain	Mr Gavin	Mr Remington	Mrs Toner
Mr Cathie	Mr Ginifer	Mr Roper	Mr Trezise
Mr Crabb	Mr Hockley	Mr Rowe	Mr Walsh
Mr Culpin	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Edmunds	Mr King	Mr Simmonds	Mr Wilton
Mr Ernst	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Fogarty	Mr Mathews	Mr Spyker	Dr Coghill
Mr Fordham	Mr Miller	Mr Stirling	Dr Vaughan

NOES, 45

Mr Austin	Mr Hamer	Mrs Patrick	Mr Weideman
Mr Balfour	Mr Hann	Mr Ramsay	Mr Whiting
Mr Borthwick	Mr Hayes	Mr Reynolds	Mr Williams
Mr Brown	Mr Jasper	Mr Richardson	Mr Wood
Mr Burgin	Mr Jona	Mr Ross-Edwards	
Mrs Chambers	Mr Lacy	Mr Skeggs	
Mr Coleman	Mr Lieberman	Mr Smith	
Mr Collins	Mr McArthur	(<i>South Barwon</i>)	
Mr Crellin	Mr McCance	Mr Smith	
Mr Dixon	Mr McGrath	(<i>Warrnambool</i>)	
Mr Dunstan	Mr McInnes	Mr Tanner	
Mr Ebery	Mr McKellar	Mr Templeton	
Mr Evans	Mr Mackinnon	Mr Thompson	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Maclellan	Mr Trewin	Mr Birrell
			Mr Cox

And so it passed in the negative.

- 11 REVOCATION AND EXCISION OF CROWN RESERVATIONS BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Wood*).
Motion made and question—That the debate be now adjourned (*Mr Spyker*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday, 31 March instant.
- 12 LAND CONSERVATION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Wood*).
Motion made and question—That the debate be now adjourned (*Dr Coghill*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday, 31 March instant.
- 13 VICTORIAN COLLEGE OF THE ARTS BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Lacy*).
Motion made and question—That the debate be now adjourned (*Mr Cathie*)—put and agreed to.
Ordered—That the debate be adjourned until Thursday, 2 April next.
- 14 FLEMINGTON LAND BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Wood*).
Motion made and question—That the debate be now adjourned (*Mr Remington*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday, 31 March instant.
- 15 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.
- 16 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 next.

I. N. McCARRON
Acting Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 46, 47 and 48

No. 46—Tuesday, 24 March 1981

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—UPFIELD RAILWAY LINE—Mr Gavin presented a Petition from certain citizens praying that action be taken to reverse the decision to close the Upfield railway passenger service and to provide funds for the service to be improved. Ordered to lie on the Table.
- 3 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 ending 31 July 1980.
 - Melbourne and Metropolitan Board of Works—Statement of Accounts together with particulars of rates made for the year 1979–80.
 - Monash University—Report of the Council for the year 1979; together with Statutes approved by the Governor in Council during the year 1979.
 - Port of Melbourne Authority—Statement of accounts for the year 1979–80.
 Statutory Rules under the following Acts:
 - Education Act 1958—No. 53.
 - Health Act 1958—No. 50.
 - Marine Act 1958—No. 48.
 - Pharmacists Act 1974—No. 49.
 - Poisons Act 1962—No. 51.
 - Public Service Act 1974—PSD No. 41.
 - State Bank Act 1958—No. 46.
 - Wildlife Act 1975—Nos. 45, 59.
 Trotting Control Board—Report for the year ending 31 July 1980.
- 4 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 55)—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:
 - Sewerage Districts (Amendment) Bill.
 - Dandenong Valley Authority (Amendment) Bill.
 - Latrobe Valley (Amendment) Bill.
 - Fisheries (Commonwealth–State Arrangements) Bill.
 - Summary Offences (Corporation Meetings) Bill.
 - Magistrates (Summary Proceedings) Bill.
 - Police Offences (Restricted Publications) Bill.
- 5 DISCHARGE OF ORDERS OF THE DAY—Motion made, by leave, and question—That the following Orders of the Day, Government Business, be read and discharged:
 - Building Control Bill—Second reading—Resumption of debate.*
 - Strathfieldsaye Shire (Condon Street–Curtain Street Drainage Scheme Validation) Bill—(from Council)—Second reading.*
 and that the Bills be withdrawn (*Mr Maclellan*)—put and agreed to.

- 6 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 56, 57)—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:
- Land Conservation (Amendment) Bill.
- Victorian College of the Arts Bill.
- 7 PRIVATE BILL—FLEMINGTON LAND BILL—Mr Speaker ruled Bill a Private Bill and stated that the details of the Bill were to be advertised pursuant to Standing Order No. 168.
- 8 URBAN RENEWAL (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Kennett*).
- Motion made and question—That the debate be now adjourned (*Mr Edmunds*)—put and agreed to.
- Ordered—That the debate be adjourned until Tuesday, 7 April next.
- 9 INDUSTRIAL RELATIONS 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 TRANSPORT REGULATION (ASSIGNMENT OF LICENCES) BILL—Further considered in Committee.
- Committee reported progress; to sit again tomorrow.
- 11 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.
- 12 BUSINESS NAMES (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.
- 13 MINISTERIAL STATEMENT—FLUORIDATION OF VICTORIAN WATER—Order read for resuming debate on question—That this House takes note of the Ministerial Statement relating to the fluoridation of Victorian water; debate resumed.
- Question—put and agreed to.
- 14 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 7 and 10 be postponed until later this day.
- 15 CRIME INCREASE—Motion made and question—That this House expresses its grave concern at the increase of crime within the community and the Government's gross failure to provide adequate resources to enable the Victoria Police to uphold the law (*Mr Edmunds*)—after debate, put.

The House divided.

AYES, 31

Mr Cain	Mr Gavin	Mr Remington	Mrs Toner
Mr Cathie	Mr Ginifer	Mr Roper	Mr Trezise
Mr Crabb	Mr Hockley	Mr Rowe	Mr Walsh
Mr Culpin	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Edmunds	Mr King	Mr Simmonds	Mr Wilton
Mr Ernst	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Fogarty	Mr Mathews	Mr Spyker	Dr Coghill
Mr Fordham	Mr Miller	Mr Stirling	Dr Vaughan

NOES, 46

Mr Austin	Mr Evans	Mr McKellar	Mr Tanner
Mr Balfour	(<i>Gippsland East</i>)	Mr Mackinnon	Mr Templeton
Mr Birrell	Mr Hamer	Mr Maclellan	Mr Thompson
Mr Borthwick	Mr Hann	Mrs Patrick	Mr Trewin
Mr Brown	Mr Jasper	Mr Ramsay	Mr Weideman
Mr Burgin	Mr Jona	Mr Reynolds	Mr Whiting
Mrs Chambers	Mr Kennett	Mr Richardson	Mr Williams
Mr Coleman	Mr Lacy	Mr Ross-Edwards	Mr Wood
Mr Collins	Mr Lieberman	Mr Skeggs	
Mr Crellin	Mr McArthur	Mr Smith	<i>Tellers</i>
Mr Dixon	Mr McCance	(<i>South Barwon</i>)	Mr Cox
Mr Dunstan	Mr McClure	Mr Smith	Mr McGrath
Mr Ebery	Mr McInnes	(<i>Warrnambool</i>)	

And so it passed in the negative.

Business having been interrupted at 10.36 p.m.

- 16 ADJOURNMENT—Question—That the House do now adjourn—proposed and, after debate, Mr Deputy Speaker left the chair at twenty-seven minutes past Eleven o'clock.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 47—Wednesday, 25 March 1981

- Mr Speaker took the Chair and read the Prayer.
- PETITION—VICTORIAN MENTAL HEALTH INQUIRY—Mr Roper presented a Petition from certain citizens of Victoria praying that Professor Richard Ball be asked to resign from the Public Inquiry into the Victorian Mental Health Act.
Ordered to lie on the Table.
- PETITION—COUNTRY RAIL SERVICES—Mr Crabb presented a Petition from certain citizens opposing the recommendations for the closure of Sale-Bairnsdale passenger rail service, the Orbost-Bairnsdale line and 35 regional freight centres and seeking improved train services throughout country Victoria.
Ordered to lie on the Table.
- PETITION—BENDIX MINTEX FACTORY, BALLARAT—Dr Coghill presented a Petition from certain citizens and residents of Ballarat praying that action be taken to reduce the air and noise pollution levels resulting from the operations of the Bendix Mintex factory at Ballarat.

Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Dr Coghill*)—put and agreed to.

The Petition was read by the Clerk.

Ordered to lie on the Table.

- 5 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "*An Act to abolish the Division of Crimes into Felonies and Misdemeanours, to amend and simplify the Law in respect of Matters arising from that Abolition, to amend the 'Crimes Act 1958' and certain other Enactments, and for other purposes*".
- 6 CRIMES (CLASSIFICATION OF OFFENCES) BILL—On the motion of Mr Maclellan, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 7 VICTORIAN ECONOMIC DEVELOPMENT CORPORATION BILL—Mr Smith (*Warrnambool*) obtained leave, with Mr Hamer, to bring in a Bill "*to constitute a Victorian Economic Development Corporation, to repeal the 'Victorian Development Corporation Act 1973' and the 'State Development Decentralization and Tourism 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 PORT OF MELBOURNE AUTHORITY (LANDS) BILL—Mr Wood obtained leave, with Mr Austin, to bring in a Bill "*to amend Part IV. of the Second Schedule to the 'Port of Melbourne Authority Act 1958'*"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 PENALTIES AND SENTENCES BILL—Mr Maclellan obtained leave, with Mr Jona, to bring in a Bill "*to consolidate and amend the Law relating to Penalties and Sentences, to amend the 'Crimes Act 1958', the 'Magistrates (Summary Proceedings) Act 1975' and the 'Community Welfare Services Act 1970' and for other purposes*"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 HOUSING (AMENDMENT) BILL—Mr Kennett obtained leave, with Mr Dixon, to bring in a Bill "*to amend the 'Housing 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 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.
- 12 MINISTERIAL STATEMENT—COMMUNITY WELFARE IN THE 80'S—Order read for resuming debate on question—That this House takes note of the Ministerial Statement; debate resumed.
Question—put and agreed to.
- 13 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 3 and 4 be postponed until later this day.
- 14 TRADE UNION ACTIVITY—Motion made and question—That this House, deploring the industrial activities of those trade unions which have directly contributed to the loss of jobs for their own members and others and to hardship for the entire community, calls on the A.C.T.U. to perform its proper function, particularly in the prevention and resolution of demarcation disputes, and condemns the Parliamentary Labor Party for its acquiescence in the face of union militancy and its failure to oppose, in the interests of the community, destructive union action (*Mr Richardson*)—after debate, put.
The House divided.

AYES, 43

Mr Balfour	Mr Evans	Mr McCance	Mr Tanner
Mr Birrell	(<i>Ballarat North</i>)	Mr McClure	Mr Templeton
Mr Borthwick	Mr Evans	Mr McInnes	Mr Thompson
Mr Brown	(<i>Gippsland East</i>)	Mr McKellar	Mr Weideman
Mr Burgin	Mr Hamer	Mr Mackinnon	Mr Whiting
Mrs Chambers	Mr Hayes	Mr Maclellan	Mr Williams
Mr Coleman	Mr Jasper	Mrs Patrick	Mr Wood
Mr Collins	Mr Jona	Mr Ramsay	
Mr Crellin	Mr Kennett	Mr Richardson	
Mr Dixon	Mr Lacy	Mr Ross-Edwards	
Mr Dunstan	Mr Lieberman	Mr Skeggs	<i>Tellers</i>
Mr Ebery	Mr McArthur	Mr Smith	Mr Cox
		(<i>South Barwon</i>)	Mr Reynolds

NOES, 30

Mr Cain	Mr Gavin	Mr Remington	Mr Trezise
Mr Cathie	Mr Ginifer	Mr Roper	Dr Vaughan
Dr Coghill	Mr Hockley	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Culpin	Mr King	Mr Simpson	
Mr Edmunds	Mr Kirkwood	Mr Spyker	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mr Stirling	Mr Rowe
Mr Fordham	Mr Miller	Mrs Toner	Mr Walsh

And so it was resolved in the affirmative.

- 15 POLICE REGULATION (APPOINTMENTS) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Thompson*).

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

Ordered—That the debate be adjourned until Wednesday next.

- 16 EDENHOPE HOSPITAL—Motion made and question proposed—That, in view of the grave allegations concerning malpractices at the Edenhope Hospital, this House directs the Minister of Health to lay all relevant papers, files, memoranda and all other related documents on the table of the library (*Mr Roper*)—and, after debate—

Amendment proposed—That all the words after “That” be omitted with the view of inserting in place thereof the words “there be laid upon the table of the library all relevant papers, files, memoranda and all other related documents concerning alleged malpractices at the Edenhope Hospital (*Mr Borthwick*)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put and negated.

Question—That the words proposed to be inserted be so inserted—put and agreed to.

Question—That there be laid upon the table of the library all relevant papers, files, memoranda and all other related documents concerning alleged malpractices at the Edenhope Hospital—put and agreed to.

- 17 MINISTER OF HOUSING—Motion made and question proposed—That this House expresses its concern at the proposed changes in direction of the Minister of Housing and condemns his many contradictory, misleading and confusing statements concerning housing and related problems in Victoria (*Mr Cathie*)—and, after debate—

Business having been interrupted at 10.30 p.m.

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

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 48—Thursday, 26 March 1981

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 MINISTERIAL STATEMENT—TEACHER HOUSING AUTHORITY—Mr Kennett made a Ministerial Statement relating to the Teacher Housing Authority.
Motion made, by leave, and question proposed—That the Ministerial Statement be taken into consideration tomorrow (*Mr Kennett*)—and, after debate—
Motion, by leave, withdrawn.
Motion made, by leave, and question proposed—That this House takes note of the Ministerial Statement (*Mr Kennett*)—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.
- 3 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:
Police Regulation Act 1958—No. 61.
Public Service Act 1974—PSD No. 40.
- 4 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the amendments made by the Assembly in the Business Names (Amendment) Bill.
- 5 ADJOURNMENT—MOTION FOR PURPOSE OF DISCUSSION—Mr Jolly 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 stem the tide of rising unemployment in Victoria."
Mr Deputy Speaker having ascertained that twelve Members approved of the proposed discussion—
Motion made and question—That the House do now adjourn (*Mr Jolly*)—after debate, put.
The House divided.

AYES, 30

Mr Cain
Mr Cathie
Dr Coghill
Mr Crabb
Mr Culpin
Mr Edmunds
Mr Fogarty
Mr Fordham

Mr Gavin
Mr Ginifer
Mr Hockley
Mr Jolly
Mr King
Mr Kirkwood
Mr Mathews
Mr Miller

Mr Roper
Mr Rowe
Mr Sidiropoulos
Mr Simpson
Mr Spyker
Mr Stirling
Mrs Toner
Mr Trezise

Dr Vaughan
Mr Walsh
Mr Wilkes
Mr Wilton

Tellers
Mr Ernst
Mr Remington

NOES, 46

Mr Austin	Mr Evans	Mr McInnes	Mr Tanner
Mr Balfour	(<i>Gippsland East</i>)	Mr McKellar	Mr Templeton
Mr Birrell	Mr Hamer	Mr Maclellan	Mr Thompson
Mr Borthwick	Mr Hann	Mrs Patrick	Mr Trewin
Mr Brown	Mr Hayes	Mr Ramsay	Mr Weideman
Mr Burgin	Mr Jasper	Mr Reynolds	Mr Whiting
Mrs Chambers	Mr Kennett	Mr Richardson	Mr Williams
Mr Coleman	Mr Lacy	Mr Ross-Edwards	Mr Wood
Mr Collins	Mr Lieberman	Mr Skeggs	
Mr Crellin	Mr McArthur	Mr Smith	
Mr Dixon	Mr McCance	(<i>South Barwon</i>)	
Mr Dunstan	Mr McClure	Mr Smith	
Mr Ebery	Mr McGrath	(<i>Warrnambool</i>)	
			<i>Tellers</i>
			Mr Cox
			Mr Mackinnon

And so it passed in the negative.

- 6 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 58, 59)—Mr Deputy Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:
Police Regulation (Appointments) Bill.
Penalties and Sentences Bill.
- 7 CHIROPRACTORS AND OSTEOPATHS (REGISTRATION) BILL—Mr Borthwick obtained leave, with Mr Lieberman, to bring in a Bill “to amend section 8 of the *Chiropractors and Osteopaths Act 1978* with respect to the Registration of Persons practising Chiropractic and Osteopathy before 1 January 1979”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 8 MOTOR BOATING (AMENDMENT) BILL—Mr Thompson obtained leave, with Mr Austin, to bring in a Bill “to amend the *Motor Boating Act 1961*”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 LABOUR AND INDUSTRY (AMENDMENT) BILL (No. 2)—Mr Ramsay obtained leave, with Mr Dixon, to bring in a Bill “to amend the *Labour and Industry Act 1958*”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 MOTOR CAR (MASS AND DIMENSION LIMITS) BILL—Mr Thompson obtained leave, with Mr Maclellan, to bring in a Bill “to amend the *Motor Car Act 1958* with respect to the Mass and Dimension Limits of Motor Cars, to amend the *Stamps Act 1958* and for purposes connected therewith”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 11 CONSTITUTION (FURTHER AMENDMENT) BILL—Mr Cain obtained leave, with Mr Miller, to bring in a Bill “to amend section 50 of the *Constitution Act 1975*, to amend Part V. of *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 TAX REIMBURSEMENT FORMULA—Motion made and question proposed—That the House commends and supports the efforts of the Government to achieve a major change in the tax reimbursement formula and its efforts to gain for Victoria a share of the income tax reimbursement pool proportionate to the contributions this State makes to that pool (*Mr Mackinnon*)—and, after debate—
Amendment proposed—That all the words after “House” be omitted with the view of inserting in place thereof the words “supports an equitable restructure of the tax reimbursement formula which is regularly revised on the basis of—
(a) changes in the revenue base of the States; and (b) changes in the cost of providing services in the States, and condemns the impact of those aspects of

new Federalism relating to Commonwealth-State financial relations" (*Mr Rowe*).

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

Ordered—That the debate be adjourned until tomorrow.

- 13 PORT OF MELBOURNE AUTHORITY (LANDS) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Wood*).

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

Ordered—That the debate be adjourned until Thursday, 9 April next.

- 14 PENALTIES AND SENTENCES BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).

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

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

- 15 CRIMES (CLASSIFICATION OF OFFENCES) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).

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

Ordered—That the debate be adjourned until Thursday, 16 April next.

- 16 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.

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

And then the House, at fifty-two minutes past Five o'clock, adjourned until Tuesday next.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 49, 50 and 51

No. 49—Tuesday, 31 March 1981

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—REMEDIAL TEACHERS FOR READING SKILLS—Mr Cain presented a Petition from certain members of the Watsonia Technical Schools Parent/Teacher Association and certain citizens praying that extra remedial teachers be provided to improve child reading skills.
Ordered to lie on the Table.
- 3 NATIONAL COMPANIES AND SECURITIES COMMISSION REPORT—Motion made, by leave, and question—That there be presented to this House a copy of the Report of the National Companies and Securities Commission for the period ended 30 June 1980 (*Mr Maclellan*)—put and agreed to.
- 4 PAPER—Mr Maclellan presented:
National Companies and Securities Commission—Report for period ended 30 June 1980—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:
Building Industry Long Service Leave Board—Report for the year 1979–80.
Statutory Rules under the following Acts:
Audit Act 1958—No. 60.
Public Service Act 1974—PSD Nos. 43 to 46 and 50.
Teaching Service Act 1958—Teaching Service (Teachers Tribunal) Regulations—Regulations amended (No. 540).
Town and Country Planning Act 1961:
Alexandra—Shire of Alexandra Planning Scheme, Amendment No. 14 (1980).
Grenville—Shire of Grenville Planning Scheme, Amendment No. 8.
Knox—City of Knox Planning Scheme 1965, Amendment No. 221 (1980).
Mildura—City of Mildura Planning Scheme, Amendment Nos. 35 and 39 (1980) (two papers).
Mornington—Shire of Mornington Planning Scheme 1959, Amendment No. 129 (1980).
Woorayl—Shire of Woorayl Planning Scheme, Amendment No. 45 (1980).
- 6 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 60)—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:
Business Names (Amendment) Bill.
- 7 PUBLIC ACCOUNTS AND EXPENDITURE REVIEW COMMITTEE—Motion made, by leave, and question—That this House empowers the Public Accounts and Expenditure Review Committee to commission any person or persons to investigate and report to the Committee on any aspect of the subject-matter under investigation by the Committee (*Mr Thompson*)—put and agreed to.

- 8 **HISTORIC BUILDINGS BILL**—Mr Lieberman obtained leave, with Mr Wood, to bring in a Bill “to consolidate and amend the law with respect to the Preservation of Buildings, Works and Objects of historic or architectural Importance or Interest, to amend the ‘Town and Country Planning Act 1961’ and 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.
- 9 **LABOUR AND INDUSTRY (AMENDMENT) BILL (No. 2)**—Motion made and question proposed—That this Bill be now read a second time (*Mr Ramsay*).
Motion made and question—That the debate be now adjourned (*Mr Simmonds*)—put and agreed to.
Motion made and question proposed—That the debate be adjourned for two weeks (*Mr Ramsay*)—and, after debate—
Motion, by leave, withdrawn.
Ordered—That the debate be adjourned until Tuesday, 21 April next.
- 10 **CHIROPRACTORS AND OSTEOPATHS (REGISTRATION) BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Borthwick*).
Motion made and question—That the debate be now adjourned (*Mr Roper*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday, 14 April next.
- 11 **MOTOR CAR (MASS AND DIMENSION LIMITS) BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Thompson*).
Motion made and question—That the debate be now adjourned (*Mr Walsh*)—put and agreed to.
Ordered, after debate—That the debate be adjourned until Tuesday, 14 April next.
- 12 **MOTOR BOATING (AMENDMENT) BILL**—Motion made and question proposed—
That this Bill be now read a second time (*Mr Thompson*).
Motion made and question—That the debate be now adjourned (*Mr Stirling*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday, 14 April next.
- 13 **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.
- 14 **HOUSING (AMENDMENT) BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Kennett*).
Motion made and question—That the debate be now adjourned (*Mr Cathie*)—put and agreed to.
Ordered, after debate—That the debate be adjourned until Tuesday, 14 April next.
- 15 **HEALTH (EXEMPTIONS) 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 such time as Part XII. of the *Health Act 1958* and the Regulations relating thereto are consolidated and modernized” (*Mr Roper*)—and, after debate—
Question—That the words proposed to be omitted stand part of the question—put.
The House divided.

AYES, 45

Mr Austin	Mr Hamer	Mr Maclellan	Mr Weideman
Mr Balfour	Mr Hann	Mrs Patrick	Mr Whiting
Mr Birrell	Mr Hayes	Mr Ramsay	Mr Williams
Mr Borthwick	Mr Jasper	Mr Reynolds	Mr Wood
Mr Brown	Mr Jona	Mr Richardson	
Mr Burgin	Mr Kennett	Mr Skeggs	
Mrs Chambers	Mr Lacy	Mr Smith	
Mr Coleman	Mr Lieberman	(<i>South Barwon</i>)	
Mr Collins	Mr McArthur	Mr Smith	
Mr Dixon	Mr McClure	(<i>Warrnambool</i>)	
Mr Dunstan	Mr McGrath	Mr Tanner	
Mr Ebery	Mr McInnes	Mr Templeton	<i>Tellers</i>
Mr Evans	Mr McKellar	Mr Thompson	Mr Cox
(<i>Gippsland East</i>)	Mr Mackinnon	Mr Trewin	Mr McCance

NOES, 30

Mr Cain	Mr Fordham	Mr Remington	Dr Vaughan
Mr Cathie	Mr Gavin	Mr Roper	Mr Walsh
Dr Coghill	Mr Ginifer	Mr Rowe	Mr Wilkes
Mr Crabb	Mr Hockley	Mr Simmonds	Mr Wilton
Mr Culpin	Mr Jolly	Mr Simpson	
Mr Edmunds	Mr Kirkwood	Mr Spyker	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mr Stirling	Mr King
Mr Fogarty	Mr Miller	Mrs Toner	Mr Sidiropoulos

And so it was resolved in the affirmative.

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.

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

- 16 LAND (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 LAND CONSERVATION (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 proposed recommendations to be prepared by a regional lands conservation committee comprising—(a) a regional representative of the Ministry for Conservation; (b) a divisional forester employed under the *Forests Act 1958*; (c) a representative of municipalities of which a study area forms a part; (d) a representative of the Rural Fire Brigades Association region within the study area; and (e) a representative of field naturalists clubs or similar organizations from within the same municipalities mentioned in paragraph (c)” (*Mr Evans, Gippsland East*)—and, after debate—

Business having been interrupted at 10.30 p.m.

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

No. 50—Wednesday, 1 April 1981

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—PORT MELBOURNE, SOUTH MELBOURNE AND ST KILDA RAIL SERVICES—
Mr Walsh presented a Petition from certain citizens praying that the recommendations contained in the report of the Victorian Transport Study concerning the closure of train services in Port Melbourne, South Melbourne and St Kilda be rejected and a programme to improve train and tram services throughout Melbourne be commenced.
Ordered to lie on the Table.
- 3 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:
Melbourne Underground Rail Loop (Amendment) Bill.
Industrial Relations Bill.
- 4 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "*An Act to amend the 'Wildlife Act 1975' in relation to Licence Fees for keeping Endangered or Notable Wildlife, and for other purposes*".
- 5 WILDLIFE (LICENCES) BILL—On the motion of Mr Lieberman, 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 make Provision for the Enforcement of certain Income Tax Judgments of Papua New Guinea, to amend the 'Foreign Judgments Act 1962' and for other purposes*".
- 7 FOREIGN JUDGMENTS (AMENDMENT) BILL—On the motion of Mr Maclellan, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 8 COMPANY TAKE-OVERS COMMITTEE—Motion made, by leave, and question—That Mr Kennett be discharged from attendance on the Company Take-overs Committee and Mr McInnes be appointed in his stead (*Mr Maclellan*)—put and agreed to.
- 9 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 61)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Housing (Amendment) Bill.
- 10 RURAL FINANCE (LOANS) BILL—Mr Wood obtained leave, with Mr Borthwick, to bring in a Bill "*to amend section 38 of the 'Rural Finance 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 RURAL FINANCE AND SETTLEMENT COMMISSION (AMENDMENT) BILL—Mr Wood obtained leave, with Mr Borthwick, to bring in a Bill "*to amend Section 25 of 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.
- 12 STAMPS (MISCELLANEOUS AMENDMENT) BILL—Mr Thompson obtained leave, with Mr Hamer, to bring in a Bill "*to amend 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 Tuesday next.
- 13 VICTORIAN ECONOMIC DEVELOPMENT CORPORATION BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Smith, Warrnambool*).

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

Ordered—That the debate be adjourned until Wednesday, 15 April instant.

- 14 HISTORICAL BUILDINGS BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Lieberman*).

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

Ordered—That the debate be adjourned until Wednesday, 22 April instant.

- 15 LOCAL GOVERNMENT (CITY OF MELBOURNE) BILL—Order read for resuming debate on question—That this Bill now be 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—(a) a full open public inquiry is conducted into the Melbourne City Council and the report of that inquiry is presented to the House; (b) the Government makes a full disclosure of the reasons for its dismissal of the Melbourne City Council; and (c) the Local Government Advisory Board has inquired into any changes to the boundaries and structure of the council and the Board’s recommendations are made public and submitted to a referendum of the ratepayers of Melbourne and any other Council affected by the recommendations” (*Mr Wilkes*)—and, after debate—

Declaration of Bill as Urgent—Limitation of Debate—Mr Maclellan declared that the 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, 40

Mr Austin	Mr Evans	Mr Mackinnon	Mr Templeton
Mr Balfour	(<i>Ballarat North</i>)	Mr Maclellan	Mr Thompson
Mr Birrell	Mr Hamer	Mrs Patrick	Mr Weideman
Mr Borthwick	Mr Jona	Mr Ramsay	Mr Williams
Mr Brown	Mr Kennett	Mr Reynolds	Mr Wood
Mr Burgin	Mr Lacy	Mr Richardson	
Mr Coleman	Mr Lieberman	Mr Skeggs	
Mr Collins	Mr McArthur	Mr Smith	
Mr Crellin	Mr McCance	(<i>South Barwon</i>)	
Mr Dixon	Mr McClure	Mr Smith	<i>Tellers</i>
Mr Dunstan	Mr McInnes	(<i>Warrnambool</i>)	Mrs Chambers
Mr Ebery	Mr McKellar	Mr Tanner	Mr Cox

NOES, 38

Mr Cain	Mr Fordham	Mr Miller	Mr Trewin
Mr Cathie	Mr Gavin	Mr Remington	Mr Trezise
Dr Coghill	Mr Ginifer	Mr Roper	Dr Vaughan
Mr Crabb	Mr Hann	Mr Ross-Edwards	Mr Walsh
Mr Culpin	Mr Hockley	Mr Rowe	Mr Whiting
Mr Edmunds	Mr Jasper	Mr Simmonds	Mr Wilkes
Mr Ernst	Mr Jolly	Mr Simpson	Mr Wilton
Mr Evans	Mr Kirkwood	Mr Spyker	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr McGrath	Mr Stirling	Mr King
Mr Fogarty	Mr Mathews	Mrs Toner	Mr Sidiropoulos

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 8.30 p.m. this day; and

(b) For the remaining stages of the Bill, until 11.00 p.m. this day.
—(Mr Maclellan)—after debate, put.

The House divided.

AYES, 40

Mr Austin	Mr Ebery	Mr McInnes	Mr Smith
Mr Balfour	Mr Evans	Mr McKellar	(Warrnambool)
Mr Birrell	(Ballarat North)	Mr Mackinnon	Mr Tanner
Mr Borthwick	Mr Hamer	Mr Maclellan	Mr Templeton
Mr Brown	Mr Jona	Mrs Patrick	Mr Thompson
Mr Burgin	Mr Kennett	Mr Ramsay	Mr Weideman
Mr Coleman	Mr Lacy	Mr Reynolds	Mr Williams
Mr Collins	Mr Lieberman	Mr Richardson	Mr Wood
Mr Crellin	Mr McArthur	Mr Skeggs	Tellers
Mr Dixon	Mr McCance	Mr Smith	Mrs Chambers
Mr Dunstan	Mr McClure	(South Barwon)	Mr Cox

NOES, 38

Mr Cain	Mr Fordham	Mr Miller	Mr Trewin
Mr Cathie	Mr Gavin	Mr Remington	Mr Trezise
Dr Coghill	Mr Ginifer	Mr Roper	Dr Vaughan
Mr Crabb	Mr Hann	Mr Ross-Edwards	Mr Walsh
Mr Culpin	Mr Hockley	Mr Rowe	Mr Whiting
Mr Edmunds	Mr Jasper	Mr Simmonds	Mr Wilkes
Mr Ernst	Mr Jolly	Mr Simpson	Mr Wilton
Mr Evans	Mr Kirkwood	Mr Spyker	Tellers
(Gippsland East)	Mr McGrath	Mr Stirling	Mr King
Mr Fogarty	Mr Mathews	Mrs Toner	Mr Sidiropoulos

And so it was resolved in the affirmative.

Debate resumed on the question and on the 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.

The House divided.

AYES, 40

Mr Austin	Mr Evans	Mr Mackinnon	Mr Templeton
Mr Balfour	(Ballarat North)	Mr Maclellan	Mr Thompson
Mr Birrell	Mr Hamer	Mrs Patrick	Mr Weideman
Mr Borthwick	Mr Hayes	Mr Ramsay	Mr Williams
Mr Brown	Mr Jona	Mr Reynolds	Mr Wood
Mr Burgin	Mr Kennett	Mr Richardson	
Mr Coleman	Mr Lieberman	Mr Skeggs	
Mr Collins	Mr McArthur	Mr Smith	
Mr Crellin	Mr McCance	(South Barwon)	
Mr Dixon	Mr McClure	Mr Smith	
Mr Dunstan	Mr McInnes	(Warrnambool)	
Mr Ebery	Mr McKellar	Mr Tanner	Tellers
			Mrs Chambers
			Mr Cox

NOES, 38

Mr Cain	Mr Fordham	Mr Mathews	Mr Trewin
Mr Cathie	Mr Gavin	Mr Remington	Mr Trezise
Dr Coghill	Mr Ginifer	Mr Roper	Dr Vaughan
Mr Crabb	Mr Hann	Mr Ross-Edwards	Mr Walsh
Mr Culpin	Mr Hockley	Mr Sidiropoulos	Mr Whiting
Mr Edmunds	Mr Jasper	Mr Simmonds	Mr Wilkes
Mr Ernst	Mr Jolly	Mr Simpson	Mr Wilton
Mr Evans	Mr King	Mr Spyker	Tellers
(Gippsland East)	Mr Kirkwood	Mr Stirling	Mr Miller
Mr Fogarty	Mr McGrath	Mrs Toner	Mr Rowe

And so it was resolved in the affirmative.

Original question—put.

The House divided.

AYES, 40

Mr Austin	Mr Ebery	Mr McInnes	Mr Smith
Mr Balfour	Mr Evans	Mr McKellar	(Warrnambool)
Mr Birrell	(Ballarat North)	Mr Mackinnon	Mr Tanner
Mr Borthwick	Mr Hamer	Mr Maclellan	Mr Templeton
Mr Brown	Mr Hayes	Mrs Patrick	Mr Thompson
Mr Burgin	Mr Jona	Mr Ramsay	Mr Weideman
Mr Coleman	Mr Kennett	Mr Reynolds	Mr Williams
Mr Collins	Mr Lieberman	Mr Richardson	Mr Wood
Mr Crellin	Mr McArthur	Mr Skeggs	Tellers
Mr Dixon	Mr McCance	Mr Smith	Mrs Chambers
Mr Dunstan	Mr McClure	(South Barwon)	Mr Cox

NOES, 38

Mr Cain	Mr Fordham	Mr Mathews	Mr Trewin
Mr Cathie	Mr Gavin	Mr Remington	Mr Trezise
Dr Coghill	Mr Ginifer	Mr Roper	Dr Vaughan
Mr Crabb	Mr Hann	Mr Ross-Edwards	Mr Walsh
Mr Culpin	Mr Hockley	Mr Sidiropoulos	Mr Whiting
Mr Edmunds	Mr Jasper	Mr Simmonds	Mr Wilkes
Mr Ernst	Mr Jolly	Mr Simpson	Mr Wilton
Mr Evans	Mr King	Mr Spyker	Tellers
(Gippsland East)	Mr Kirkwood	Mr Stirling	Mr Miller
Mr Fogarty	Mr McGrath	Mrs Toner	Mr Rowe

And so it was resolved in the affirmative.

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

Committee reported progress; to sit again later this day.

Business having been interrupted at 10.30 p.m.—

Motion made and question—That the sitting be continued (*Mr Hamer*)—put.

The House divided.

AYES, 47

Mr Austin	Mr Evans	Mr McKellar	Mr Templeton
Mr Balfour	(Gippsland East)	Mr Mackinnon	Mr Thompson
Mr Birrell	Mr Hamer	Mr Maclellan	Mr Trewin
Mr Borthwick	Mr Hann	Mrs Patrick	Mr Weideman
Mr Brown	Mr Hayes	Mr Ramsay	Mr Whiting
Mr Burgin	Mr Jasper	Mr Reynolds	Mr Williams
Mr Coleman	Mr Jona	Mr Richardson	Mr Wood
Mr Collins	Mr Kennett	Mr Ross-Edwards	
Mr Crellin	Mr Lieberman	Mr Skeggs	
Mr Dixon	Mr McArthur	Mr Smith	
Mr Dunstan	Mr McCance	(South Barwon)	
Mr Ebery	Mr McClure	Mr Smith	Tellers
Mr Evans	Mr McGrath	(Warrnambool)	Mrs Chambers
(Ballarat North)	Mr McInnes	Mr Tanner	Mr Cox

NOES, 31

Mr Cain	Mr Fordham	Mr Remington	Mr Trezise
Mr Cathie	Mr Gavin	Mr Roper	Dr Vaughan
Dr Coghill	Mr Ginifer	Mr Sidiropoulos	Mr Walsh
Mr Crabb	Mr Hockley	Mr Simmonds	Mr Wilkes
Mr Culpin	Mr Jolly	Mr Simpson	Mr Wilton
Mr Edmunds	Mr King	Mr Spyker	Tellers
Mr Ernst	Mr Kirkwood	Mr Stirling	Mr Miller
Mr Fogarty	Mr Mathews	Mrs Toner	Mr Rowe

And so it was resolved in the affirmative.

Further considered in Committee and reported with amendments.

Motion made and question—That the report of the Committee be taken into consideration forthwith (*Mr Hamer*)—put.

The House divided.

AYES, 40

Mr Austin	Mr Ebery	Mr McInnes	Mr Smith
Mr Balfour	Mr Evans	Mr McKellar	(<i>Warrnambool</i>)
Mr Birrell	(<i>Ballarat North</i>)	Mr Mackinnon	Mr Tanner
Mr Borthwick	Mr Hamer	Mr Maclellan	Mr Templeton
Mr Brown	Mr Hayes	Mrs Patrick	Mr Thompson
Mr Burgin	Mr Jona	Mr Ramsay	Mr Weideman
Mr Coleman	Mr Kennett	Mr Reynolds	Mr Williams
Mr Collins	Mr Lieberman	Mr Richardson	Mr Wood
Mr Crellin	Mr McArthur	Mr Skeggs	<i>Tellers</i>
Mr Dixon	Mr McCance	Mr Smith	Mrs Chambers
Mr Dunstan	Mr McClure	(<i>South Barwon</i>)	Mr Cox

NOES, 38

Mr Cain	Mr Fordham	Mr Mathews	Mr Trewin
Mr Cathie	Mr Gavin	Mr Remington	Mr Trezise
Dr Coghill	Mr Ginifer	Mr Roper	Dr Vaughan
Mr Crabb	Mr Hann	Mr Ross-Edwards	Mr Walsh
Mr Culpin	Mr Hockley	Mr Sidiropoulos	Mr Whiting
Mr Edmunds	Mr Jasper	Mr Simmonds	Mr Wilkes
Mr Ernst	Mr Jolly	Mr Simpson	Mr Wilton
Mr Evans	Mr King	Mr Spyker	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Kirkwood	Mr Stirling	Mr Miller
Mr Fogarty	Mr McGrath	Mrs Toner	Mr Rowe

And so it was resolved in the affirmative.

Motion made and question—That the amendments made by the Committee be agreed to (*Mr Hamer*)—put.

The House divided.

AYES, 40

Mr Austin	Mr Ebery	Mr McInnes	Mr Smith
Mr Balfour	Mr Evans	Mr McKellar	(<i>Warrnambool</i>)
Mr Birrell	(<i>Ballarat North</i>)	Mr Mackinnon	Mr Tanner
Mr Borthwick	Mr Hamer	Mr Maclellan	Mr Templeton
Mr Brown	Mr Hayes	Mrs Patrick	Mr Thompson
Mr Burgin	Mr Jona	Mr Ramsay	Mr Weideman
Mr Coleman	Mr Kennett	Mr Reynolds	Mr Williams
Mr Collins	Mr Lieberman	Mr Richardson	Mr Wood
Mr Crellin	Mr McArthur	Mr Skeggs	<i>Tellers</i>
Mr Dixon	Mr McCance	Mr Smith	Mrs Chambers
Mr Dunstan	Mr McClure	(<i>South Barwon</i>)	Mr Cox

NOES, 38

Mr Cain	Mr Fordham	Mr Mathews	Mr Trewin
Mr Cathie	Mr Gavin	Mr Remington	Mr Trezise
Dr Coghill	Mr Ginifer	Mr Roper	Dr Vaughan
Mr Crabb	Mr Hann	Mr Ross-Edwards	Mr Walsh
Mr Culpin	Mr Hockley	Mr Sidiropoulos	Mr Whiting
Mr Edmunds	Mr Jasper	Mr Simmonds	Mr Wilkes
Mr Ernst	Mr Jolly	Mr Simpson	Mr Wilton
Mr Evans	Mr King	Mr Spyker	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Kirkwood	Mr Stirling	Mr Miller
Mr Fogarty	Mr McGrath	Mrs Toner	Mr Rowe

And so it was resolved in the affirmative.

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

The House divided.

AYES, 40

Mr Austin	Mr Ebery	Mr McInnes	Mr Smith
Mr Balfour	Mr Evans	Mr McKellar	(Warrnambool)
Mr Birrell	(Ballarat North)	Mr Mackinnon	Mr Tanner
Mr Borthwick	Mr Hamer	Mr Maclellan	Mr Templeton
Mr Brown	Mr Hayes	Mrs Patrick	Mr Thompson
Mr Burgin	Mr Jona	Mr Ramsay	Mr Weideman
Mr Coleman	Mr Kennett	Mr Reynolds	Mr Williams
Mr Collins	Mr Lieberman	Mr Richardson	Mr Wood
Mr Crellin	Mr McArthur	Mr Skeggs	Tellers
Mr Dixon	Mr McCance	Mr Smith	Mrs Chambers
Mr Dunstan	Mr McClure	(South Barwon)	Mr Cox

NOES, 38

Mr Cain	Mr Fordham	Mr Mathews	Mr Trewin
Mr Cathie	Mr Gavin	Mr Remington	Mr Trezise
Dr Coghill	Mr Ginifer	Mr Roper	Dr Vaughan
Mr Crabb	Mr Hann	Mr Ross-Edwards	Mr Walsh
Mr Culpin	Mr Hockley	Mr Sidiropoulos	Mr Whiting
Mr Edmunds	Mr Jasper	Mr Simmonds	Mr Wilkes
Mr Ernst	Mr Jolly	Mr Simpson	Mr Wilton
Mr Evans	Mr King	Mr Spyker	Tellers
(Gippsland East)	Mr Kirkwood	Mr Stirling	Mr Miller
Mr Fogarty	Mr McGrath	Mrs Toner	Mr Rowe

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 Hamer)—put.

AYES, 40

Mr Austin	Mr Ebery	Mr McInnes	Mr Smith
Mr Balfour	Mr Evans	Mr McKellar	(Warrnambool)
Mr Birrell	(Ballarat North)	Mr Mackinnon	Mr Tanner
Mr Borthwick	Mr Hamer	Mr Maclellan	Mr Templeton
Mr Brown	Mr Hayes	Mrs Patrick	Mr Thompson
Mr Burgin	Mr Jona	Mr Ramsay	Mr Weideman
Mr Coleman	Mr Kennett	Mr Reynolds	Mr Williams
Mr Collins	Mr Lieberman	Mr Richardson	Mr Wood
Mr Crellin	Mr McArthur	Mr Skeggs	Tellers
Mr Dixon	Mr McCance	Mr Smith	Mrs Chambers
Mr Dunstan	Mr McClure	(South Barwon)	Mr Cox

NOES, 38

Mr Cain	Mr Fordham	Mr Mathews	Mr Trewin
Mr Cathie	Mr Gavin	Mr Remington	Mr Trezise
Dr Coghill	Mr Ginifer	Mr Roper	Dr Vaughan
Mr Crabb	Mr Hann	Mr Ross-Edwards	Mr Walsh
Mr Culpin	Mr Hockley	Mr Sidiropoulos	Mr Whiting
Mr Edmunds	Mr Jasper	Mr Simmonds	Mr Wilkes
Mr Ernst	Mr Jolly	Mr Simpson	Mr Wilton
Mr Evans	Mr King	Mr Spyker	Tellers
(Gippsland East)	Mr Kirkwood	Mr Stirling	Mr Miller
Mr Fogarty	Mr McGrath	Mrs Toner	Mr Rowe

And so it was resolved in the affirmative.

- 16 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (Mr Maclellan)—put and agreed to.

17 ADJOURNMENT—Motion made and question proposed—That the House do now adjourn (*Mr Maclellan*)—and, after debate—

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

THURSDAY, 2 APRIL 1981

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.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 51—Thursday, 2 April 1981

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—NUCLEAR POWER GENERATION—Dr Coghill presented a Petition from certain citizens praying that the Government will honour its promises that there will be no nuclear power generation in Victoria.
Ordered to lie on the Table.
- 3 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:
Audit Act 1958—No. 69.
Industrial Training Act 1975—No. 65.
Public Authorities Marks Act 1958 and Melbourne and Metropolitan Board of Works Act 1958—No. 62.
Public Service Act 1974—No. 64 and PSD Nos. 47 to 49.
- 4 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "*An Act to make Provision for the Operation of the National Companies and Securities Commission in the State*".
- 5 NATIONAL COMPANIES AND SECURITIES COMMISSION (STATE PROVISIONS) BILL—On the motion of Mr Maclellan, 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 relating to the Application of Laws to regulate the Acquisition of Shares in Companies incorporated in Victoria and Matters connected therewith, to amend the 'Companies Act 1961', and for other purposes*".
- 7 COMPANIES (ACQUISITION OF SHARES) (APPLICATION OF LAWS) BILL—On the motion of Mr Maclellan, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 8 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "*An Act relating to the Securities Industry in Victoria*".
- 9 SECURITIES INDUSTRY (APPLICATION OF LAWS) BILL—On the motion of Mr Maclellan, 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 relating to the Interpretation of certain Provisions relating to Corporations and the Securities Industry and for certain other matters*”.
- 11 COMPANIES AND SECURITIES (INTERPRETATION AND MISCELLANEOUS PROVISIONS) (APPLICATION OF LAWS) BILL—On the motion of Mr Maclellan, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 12 VACANCIES IN MEMBERSHIP OF THE COUNCIL OF VICTORIAN INSTITUTE OF SECONDARY EDUCATION AND COUNCIL OF ADULT EDUCATION—Mr Speaker announced that he had received the following communication:

5 March 1981

Dear Mr Speaker,

There is provision in the *Education Act 1958* and in the *Victorian Institute of Secondary Education Act 1976* for the appointment by the Governor in Council to the governing bodies of the Council of Adult Education and the Council of the Victorian Institute of Secondary Education respectively in each case of three Members of Parliament recommended for appointment by a joint sitting of the Legislative Council and the Legislative Assembly.

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

Council of Adult Education—(Section 66 (1) (c) *Education Act 1958*).

Member in place of Jeffrey Gibb Kennett for the term ending 4 December 1981.

Victorian Institute of Secondary Education Council—(Section 5 (1) (a) *Victorian Institute of Secondary Education Act 1976*).

Members to fill the positions recently occupied by the Hon. Bernard Phillip Dunn, M.L.C., Charles Race Thorson Mathews, M.P., and Donald James Mackinnon, M.P., for the term ending 10 January 1985.

I have addressed a similar letter to the President of the Legislative Council.

Yours sincerely,
A. J. HUNT
Minister of Education

The Speaker,
Legislative Assembly,
Parliament House,
Melbourne, 3002.

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 Secondary Education and to choose one Member of the Parliament of Victoria to be recommended for appointment to the Council of Adult Education, and proposes that the place and time of such meeting be the Legislative Assembly Chamber on Wednesday next at Six o'clock (*Mr Maclellan*)—put and agreed to.

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

- 13 POSTPONEMENT OF NOTICES OF MOTION—Ordered, after debate—That the consideration of the Notices of Motion, General Business, be postponed until after the Orders of the Day.

- 14 GRIEVANCES—Question—That grievances be noted—put, after debate, and agreed to.
- 15 WILDLIFE (LICENCES) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Wood*).
Motion made and question—That the debate be now adjourned—(*Dr Coghill*)—put and agreed to.
Ordered—That the debate be adjourned until Thursday next.
- 16 FOREIGN JUDGMENTS (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Wood*).
Motion made and question—That the debate be now adjourned (*Mr Miller*)—put and agreed to.
Ordered—That the debate be adjourned until Thursday next.
- 17 POLICE REGULATION (APPOINTMENTS) 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 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.
- 19 ADJOURNMENT—Resolved, after debate, That the House do now adjourn.
And then the House, at forty-nine minutes past Five o'clock, adjourned until Tuesday next.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

No. 52, 53 and 54

No. 52—Tuesday, 7 April 1981

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—AUTOMOTIVE REPAIR SHOPS AND TRADESMEN—Mr Ernst presented a Petition from certain citizens praying that legislation be enacted to ensure the registration and licensing of all automotive repair shops and trades people involved in the repairing, servicing and assessing of motor vehicles.
Ordered to lie on the Table.
- 3 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 1980.
 - Deakin University—Report and Statement of accounts of the Council for the year 1979; together with Statutes approved by the Governor in Council for the year 1979.
 - Historic Buildings Preservation Council—Report for the year 1978–79.
 - Liquor Control Commission—Report for the year 1979–80—Ordered to be printed.
 - Metropolitan Fire Brigades Superannuation Board—Report for the year 1979–80.
 - National Parks Act 1975—Consent of Minister for Conservation to the granting of a search licence to Ramsay W. Nickilos and a miners right to Clive R. Douglas in Chiltern Park (two papers).
 - Parole Board (Adult)—Report for the year 1979–80—Ordered to be printed.
 - Statutory Rules under the followings Acts:
 - Liquor Control Act 1968—No. 66.
 - Public Service Act 1974—No. 63 and PSD No. 42.
 - Second-hand Dealers Act 1958—No. 67.
 - Town and Country Planning Act 1961—Melbourne Metropolitan Planning Scheme, Amendment Nos. 120 (Part 1A) and 139 (Part 1A) (two papers).
- 4 LEAVE OF ABSENCE—Motion made, by leave, and question—That leave of absence until 8 May 1981, on account of illness, be granted Derek Godfrey Ian Amos, the Honourable Member for Morwell (*Mr Maclellan*)—put and agreed to.
- 5 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 62)—ASSENT TO BILLS—Informing the Assembly that he had, that day, given the Royal Assent to the following Bills, presented by him by the Clerk of the Parliaments:
 - Melbourne Underground Rail Loop (Amendment) Bill.
 - Industrial Relations Bill.
- 6 COMPANIES (ACQUISITION OF SHARES) (APPLICATION OF LAWS) BILL, SECURITIES INDUSTRY (APPLICATION OF LAWS) BILL, COMPANIES AND SECURITIES (INTERPRETATION AND MISCELLANEOUS PROVISIONS) (APPLICATION OF LAWS) BILL AND NATIONAL COMPANIES AND SECURITIES COMMISSION (STATE PROVISIONS) BILL—Motion made, by leave, and question—That this House authorizes Mr Speaker to permit the second reading and subsequent stages of the Companies (Acquisition of Shares) (Application of Laws) Bill, the Securities Industry

(Application of Laws) Bill, the Companies and Securities (Interpretation and Miscellaneous Provisions) (Application of Laws) Bill and the National Companies and Securities Commission (State Provisions) Bill, to be moved and debated concurrently (*Mr Maclellan*)—put and agreed to.

- 7 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 63, 64)—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:
 Victorian Economic Development Corporation Bill.
 Historic Buildings Bill.
- 8 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 65)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Supply (1981–82, No. 1) Bill.
- 9 SUPPLY (1981–82, No. 1) BILL—Mr Thompson, pursuant to Standing Order No. 169, obtained leave, with Mr Hamer, to bring in a Bill “to make Interim Provision for the Appropriation of Moneys out of the Consolidated Fund for the service of the Financial Year 1981–82”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 COMPANIES (ACQUISITION OF SHARES) (APPLICATION OF LAWS) BILL, SECURITIES INDUSTRY (APPLICATION OF LAWS) BILL, COMPANIES AND SECURITIES (INTERPRETATION AND MISCELLANEOUS PROVISIONS) (APPLICATION OF LAWS) BILL AND NATIONAL COMPANIES AND SECURITIES COMMISSION (STATE PROVISIONS) BILL—Motion made and question proposed—That these Bills be now read a second time (*Mr Maclellan*).
 Motion made and question—That the debate be now adjourned (*Mr Miller*)—put and agreed to.
 Ordered, after debate—That the debate be adjourned until Tuesday, 21 April instant.
- 11 VICTORIAN COLLEGE OF THE ARTS 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 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 Members of the Parliament of Victoria to be recommended for appointment as follows:
 (a) Three Members to the Council of the Victorian Institute of Secondary Education; and
 (b) One Member to the Council of Adult Education—
 as proposed by the Assembly.
- 13 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to amend the ‘Forest Act 1958’*”.
- 14 FORESTS (AMENDMENT) BILL—On the motion of Mr Austin, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.

- 15 MINISTERIAL STATEMENT—ORGANIZATION OF T.A.F.E.—Mr Dixon made a Ministerial Statement relating to the organization of T.A.F.E.
 Motion made, by leave, and question proposed—That this House takes note of the Ministerial Statement (*Mr Dixon*)—and, after debate—
 Business having been interrupted at 10.30 p.m.
- 16 ADJOURNMENT—Question—That the House do now adjourn—proposed and, after debate, Mr Speaker left the chair at seven minutes past Eleven o'clock.

J. H. CAMPBELL
 Clerk of the Legislative Assembly

S. J. PLOWMAN
 Speaker

No. 53—Wednesday, 8 April 1981

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—UPFIELD RAILWAY LINE—Mr Gavin presented a Petition from certain citizens praying that action be taken to reverse the decision to close the Upfield railway passenger service and to provide funds for the service to be improved.
 Ordered to lie on the Table.
- 3 PETITION—EUROA BY-PASS—Mr Crabb presented a Petition from certain citizens praying that a decision be made immediately to begin work on the Hume Highway Euroa by-pass and that the Country Roads Board be authorized to commence works as soon as possible.
 Ordered to lie on the Table.
- 4 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "*An Act to amend the 'Local Government Act 1958' and for other purposes*".
- 5 LOCAL GOVERNMENT (FURTHER AMENDMENT) BILL—On the motion of Mr Lieberman, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 6 GOVERNMENT EMPLOYEE HOUSING AUTHORITY BILL—Mr Kennett obtained leave, with Mr Dixon, to bring in a Bill "*to establish a Government Employee Housing Authority, to make provision with respect to Housing Accommodation for Government Employees, to repeal the 'Teacher Housing Act 1970', to amend certain other enactments, and for other purposes*"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 7 GOVERNMENT BUILDINGS ADVISORY COUNCIL (AMENDMENT) BILL—Mr Wood obtained leave, with Mr Austin, to bring in a Bill "*to amend the 'Government Buildings Advisory Council 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.
- 8 ECONOMIC DEVELOPMENT BILL—Mr Smith (*Warrnambool*) obtained leave, with Mr Hamer, to bring in a Bill "*with respect to the Economic Development of Victoria, to amend the 'Decentralized Industry Incentive Payments 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.

- 9 CROWN LAND (RESERVES) (AMENDMENT) BILL—Mr Wood obtained leave, with Mr Borthwick, to bring in a Bill “to amend the ‘Crown Land (Reserves) Act 1978’”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 HOSPITALS AND CHARITIES (AMENDMENT) BILL—Mr Borthwick, pursuant to motion moved on his behalf by Mr Maclellan, obtained leave, with Mr Maclellan, to bring in a Bill “to amend the ‘Hospitals and Charities Act 1958’, to make further provision with respect to the Relief of aged, disabled or handicapped Persons, to enable Scheduled Hospitals to enter into Agreements with Benevolent Societies and Institutions with respect to the Transfer of Assets, the Use of Property and the Provision of Services and for other purposes”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 11 FORESTS (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Austin*).
- Motion made and question—That the debate be now adjourned (*Dr Vaughan*)—put and agreed to.
- Ordered, after debate—That the debate be adjourned until Tuesday, 21 April instant.
- 12 SUPPLY (1981–82, No. 1) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Thompson*).
- Motion made and question—That the debate be now adjourned (*Mr Jolly*)—put and agreed to.
- Ordered—That the debate be adjourned until Wednesday, 22 April instant.
- 13 LIQUIFIED PETROLEUM GAS SUBSIDY (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 ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 4 to 8 inclusive, be postponed until later this day.
- 15 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, by leave, read the third time forthwith.
- Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.
- 16 VACANCIES IN MEMBERSHIP OF THE COUNCIL OF THE VICTORIAN INSTITUTE OF SECONDARY EDUCATION AND THE COUNCIL OF ADULT EDUCATION—Mr Deputy Speaker reported that the House had, that day, met the Legislative Council in the Legislative Assembly Chamber for the purpose of sitting and voting together to choose Members to be recommended for appointment to the governing bodies of various institutions and—
- 1 That the Honourable Bernard Phillip Dunn, M.L.C., Donald James Mackinnon, Esquire, M.P. and Mrs Pauline Therese Toner, M.P., were recommended for appointment to the Council of the Victorian Institute of Secondary Education; and

2 That the Honourable Hector Roy Ward, M.L.C., was recommended for appointment to the Council of Adult Education.

- 17 REVOCATION AND EXCISION OF CROWN RESERVATIONS 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 LAND CONSERVATION (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 Bill be withdrawn and redrafted to provide for proposed recommendations to be prepared by a regional lands conservation committee comprising—(a) a regional representative of the Ministry for Conservation; (b) a divisional forester employed under the *Forests Act 1958*; (c) a representative of municipalities of which a study area forms a part; (d) a representative of the Rural Fire Brigades Association region within the study area; and (e) a representative of field naturalists clubs or similar organizations from within the same municipalities mentioned in paragraph (c)”; debate resumed.

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

The House divided.

AYES, 68

Mr Austin	Mr Ernst	Mr McKellar	Mr Spyker
Mr Balfour	Mr Fogarty	Mr Mackinnon	Mr Stirling
Mr Birrell	Mr Fordham	Mr Maclellan	Mr Tanner
Mr Borthwick	Mr Gavin	Mr Mathews	Mr Templeton
Mr Burgin	Mr Ginfier	Mr Miller	Mr Thompson
Mr Cain	Mr Hamer	Mr Remington	Mrs Toner
Mr Cathie	Mr Hockley	Mr Reynolds	Mr Trezise
Mrs Chambers	Mr Jolly	Mr Richardson	Dr Vaughan
Mr Coleman	Mr Jona	Mr Roper	Mr Walsh
Mr Collins	Mr Kennett	Mr Rowe	Mr Weideman
Mr Cox	Mr King	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr Kirkwood	Mr Simmonds	Mr Williams
Mr Crellin	Mr Lacy	Mr Simpson	Mr Wilton
Mr Culpin	Mr Lieberman	Mr Skeggs	Mr Wood
Mr Dixon	Mr McArthur	Mr Smith	
Mr Dunstan	Mr McCance	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Ebery	Mr McClure	Mr Smith	Mr Brown
Mr Edmunds	Mr McInnes	(<i>Warrnambool</i>)	Dr Coghill

NOES, 6

Mr Evans	Mr Ross-Edwards	Mr Whiting	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Trewin		Mr Hann
			Mr Jasper

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 proposed—That it be an instruction to the Committee that they have power to consider New Clauses to—(a) omit the two persons to be appointed to the Land Conservation Council from a panel of names submitted

by the Conservation Council of Victoria; (b) allow for one person nominated from a panel of three names submitted by the Municipal Association of Victoria and one person nominated from a panel of three names submitted by the Victorian Trades Hall Council respectively, to be appointed by the Governor in Council to the Land Conservation Council; and (c) allow for the Director of Finance or his nominee to be a member of the Land Conservation Council (*Mr Evans, Gippsland East*)—and, after debate—

Business having been interrupted at 10.30 p.m.—

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

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 54—Thursday, 9 April 1981

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—CARA HOUSE—Mrs Toner presented a Petition from certain citizens praying that adequate funding be provided to ensure the continued operation of Cara House and that alternatives to institutional care are provided.
Ordered to lie on the Table.
- 3 PAPERS—The following Papers, pursuant to the directions of an Act of Parliament, were laid upon the Table by the Clerk:
 - Statutory Rules under the following Arts:
 - Fisheries Act 1968—No. 78.
 - Industrial Training Act 1975—No. 73.
 - Marine Act 1958—No. 74.
 - Ministry for the Arts Act 1972—No. 76.
 - Post-Secondary Education Act 1978—No. 75.
 - Public Service Act 1974—PSD No. 51.
 - Racing Act 1958—No. 68.
 - Victorian Film Corporation Act 1976—No. 77.
- 4 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for "*An Act to create new National Parks to amend the 'National Parks Act 1975' and the Mt Hotham Alpine Resort Act 1972' and for other purposes*".
- 5 NATIONAL PARKS (AMENDMENT) BILL—On the motion of Mr Wood, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 6 ADJOURNMENT—Motion made and question—That the House, at its rising, adjourn until Tuesday next at half-past One o'clock (*Mr Maclellan*)—put and agreed to.

- 7 YOUNG FARMERS' FINANCE COUNCIL REPORT—Motion and question proposed—That this House notes the Young Farmers' Finance Council Report and calls on the Government to immediately implement an effective young farmers' establishment scheme (*Mr Hann*)—and, after debate—

Amendment proposed—That the words “calls on the Government to immediately implement” be omitted with the view of inserting in place thereof the words “commends the Government on its plans to implement” (*Mr Austin*)—and, after debate—

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

The House divided.

AYES, 37

Mr Cain	Mr Fordham	Mr Miller	Mr Trezise
Mr Cathie	Mr Gavin	Mr Roper	Dr Vaughan
Dr Coghill	Mr Ginifer	Mr Rowe	Mr Walsh
Mr Crabb	Mr Hann	Mr Sidiropoulos	Mr Whiting
Mr Culpin	Mr Hockley	Mr Simmonds	Mr Wilkes
Mr Edmunds	Mr Jasper	Mr Simpson	Mr Wilton
Mr Ernst	Mr Jolly	Mr Spyker	
Mr Evans	Mr Kirkwood	Mr Stirling	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr McGrath	Mrs Toner	Mr King
Mr Fogarty	Mr Mathews	Mr Trewin	Mr Remington

NOES, 41

Mr Austin	Mr Ebery	Mr McKellar	Mr Tanner
Mr Balfour	Mr Evans	Mr Mackinnon	Mr Templeton
Mr Birrell	(<i>Ballarat North</i>)	Mr Maclellan	Mr Thompson
Mr Borthwick	Mr Hamer	Mrs Patrick	Mr Weideman
Mr Brown	Mr Hayes	Mr Ramsay	Mr Williams
Mr Burgin	Mr Jona	Mr Reynolds	Mr Wood
Mrs Chambers	Mr Kennett	Mr Richardson	
Mr Coleman	Mr Lacy	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	<i>Tellers</i>
Mr Crellin	Mr McCance	(<i>South Barwon</i>)	Mr Cox
Mr Dixon	Mr McClure	Mr Smith	Mr McArthur
Mr Dunstan	Mr McInnes	(<i>Warrnambool</i>)	

And so it passed in the negative.

Question—That the words proposed to be inserted be so inserted—put.

The House divided.

AYES, 41

Mr Austin	Mr Ebery	Mr McKellar	Mr Tanner
Mr Balfour	Mr Evans	Mr Mackinnon	Mr Templeton
Mr Birrell	(<i>Ballarat North</i>)	Mr Maclellan	Mr Thompson
Mr Borthwick	Mr Hamer	Mrs Patrick	Mr Weideman
Mr Brown	Mr Hayes	Mr Ramsay	Mr Williams
Mr Burgin	Mr Jona	Mr Reynolds	Mr Wood
Mrs Chambers	Mr Kennett	Mr Richardson	
Mr Coleman	Mr Lacy	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	<i>Tellers</i>
Mr Crellin	Mr McCance	(<i>South Barwon</i>)	Mr Cox
Mr Dixon	Mr McClure	Mr Smith	Mr McArthur
Mr Dunstan	Mr McInnes	(<i>Warrnambool</i>)	

NOES, 37

Mr Cain	Mr Fordham	Mr Miller	Mr Trezise
Mr Cathie	Mr Gavin	Mr Roper	Dr Vaughan
Dr Coghill	Mr Ginifer	Mr Rowe	Mr Walsh
Mr Crabb	Mr Hann	Mr Sidiropoulos	Mr Whiting
Mr Culpin	Mr Hockley	Mr Simmonds	Mr Wilkes
Mr Edmunds	Mr Jasper	Mr Simpson	Mr Wilton
Mr Ernst	Mr Jolly	Mr Spyker	
Mr Evans	Mr Kirkwood	Mr Stirling	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr McGrath	Mrs Toner	Mr King
Mr Fogarty	Mr Mathews	Mr Trewin	Mr Remington

And so it was resolved in the affirmative.

Question—That this House notes the Young Farmers' Finance Council Report and commends the Government on its plans to implement an effective young farmers' establishment scheme—put.

The House divided.

AYES, 46

Mr Austin	Mr Evans	Mr Maclellan	Mr Whiting
Mr Balfour	(<i>Gippsland East</i>)	Mrs Patrick	Mr Williams
Mr Birrell	Mr Hamer	Mr Ramsay	Mr Wood
Mr Borthwick	Mr Hayes	Mr Reynolds	
Mr Brown	Mr Jasper	Mr Richardson	
Mr Burgin	Mr Jona	Mr Skeggs	
Mrs Chambers	Mr Kennett	Mr Smith	
Mr Coleman	Mr Lacy	(<i>South Barwon</i>)	
Mr Collins	Mr Lieberman	Mr Smith	
Mr Crellin	Mr McCance	(<i>Warrnambool</i>)	
Mr Dixon	Mr McClure	Mr Tanner	
Mr Dunstan	Mr McGrath	Mr Templeton	
Mr Ebery	Mr McInnes	Mr Thompson	<i>Tellers</i>
Mr Evans	Mr McKellar	Mr Trewin	Mr Cox
(<i>Ballarat North</i>)	Mr Mackinnon	Mr Weideman	Mr McArthur

NOES, 31

Mr Cain	Mr Fordham	Mr Roper	Mr Trezise
Mr Cathie	Mr Gavin	Mr Rowe	Dr Vaughan
Dr Coghill	Mr Ginifer	Mr Sidiropoulos	Mr Walsh
Mr Crabb	Mr Hockley	Mr Simmonds	Mr Wilkes
Mr Culpin	Mr Jolly	Mr Simpson	Mr Wilton
Mr Edmunds	Mr Kirkwood	Mr Spyker	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mr Stirling	Mr King
Mr Fogarty	Mr Miller	Mrs Toner	Mr Remington

And so it was resolved in the affirmative.

- 8 POISONS (FORFEITURE OF ILLEGAL DRUG PROFITS) BILL—Mr Roper obtained leave, with Mr Fordham, to bring in a Bill "to amend the 'Poisons Act 1962' to permit the forfeiture of profits accrued by the illegal trafficking of drugs"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 9 ORDER OF THE HOUSE RESCINDED—Motion made, by leave, and question—That the Order of the House setting the time of sitting for Tuesday next at half-past One o'clock be read and rescinded (*Mr Maclellan*)—put, after debate, and agreed to.
- 10 RAIL LINE CLOSURES INFORMATION—Motion made and question proposed—That this House condemns the Government for its refusal to release the information on which its decision to close twelve rail lines is based and directs the Minister of Transport to place on the table of the Library all documents, surveys, reports or other data relating to public transport services prepared by or for Government Authorities or Departments contemporary with or consequent

upon the Victorian Transport Study including all those documents requested by the Opposition on 17 December 1980, namely—(a) ticket sales at each rail station; (b) numbers of passengers boarding and alighting at each rail station; (c) ticket sales for each tram and M.M.T.B. bus depot; (d) “cordon counts” of passengers on M.M.T.B. buses and trams; (e) feasibility study on trolley bus introduction; (f) VicRail desired five-year capital works programme; (g) VicRail forward contractual obligations for capital works; (h) M.M.T.B. desired five-year capital works programme; (i) M.M.T.B. forward contractual obligations for capital works; (j) VicRail and M.M.T.B. submissions to the Victorian Transport Study; (k) VicRail and M.M.T.B. responses to questions by the Victorian Transport Study including cost/benefit analyses of certain transport corridors; (l) report by “Transmark” on costs of passenger transport; (m) report by “Pak-Poy” on organization of transport; (n) surveys of passengers; and (o) surveys of residents (*Mr Crabb*).

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

Ordered, after debate—That the debate be adjourned until tomorrow.

- 11 POSTPONEMENT OF NOTICES OF MOTION—Ordered—That the consideration of Notices of Motion, General Business, Nos. 6 to 10 inclusive, be postponed until later this day.

- 12 STAMPS (MISCELLANEOUS AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Thompson*).

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

Ordered—That the debate be adjourned until Thursday, 23 April instant.

- 13 HOSPITALS AND CHARITIES (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Borthwick*).

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

Ordered—That the debate be adjourned until Thursday, 23 April instant.

- 14 GOVERNMENT BUILDINGS ADVISORY COUNCIL (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Wood*).

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

Ordered—That the debate be adjourned until Thursday, 23 April instant.

- 15 GOVERNMENT EMPLOYEE HOUSING AUTHORITY BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Kennett*).

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

Ordered—That the debate be adjourned until Thursday, 23 April instant.

- 16 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 5 to 21 inclusive, and Order of the Day, General Business, No. 1, be postponed until later this day.

- 17 STATUS OF CHILDREN (ARTIFICIAL INSEMINATION) 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 Kennett*)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

- 18 CRIMES (INHUMANE PUNISHMENT ABOLITION) 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 tomorrow.
- 19 DISCHARGE OF ORDER OF THE DAY—Motion made, by leave, and question—That the following Order of the Day, General Business, be read and discharged: *Health (Reporting to Parliament) Bill—Second reading.* and that the Bill be withdrawn (*Mr Roper*)—put and agreed to.
- 20 POSTPONEMENT OF NOTICES OF MOTION AND ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Notices of Motion and Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.
- 21 ADJOURNMENT—Resolved, after debate—That the House do now adjourn. And then the House, at thirty-four minutes past Six o'clock, adjourned until Tuesday next.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 55 and 56

No. 55—Tuesday, 14 April 1981

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—NORTHCOTE HIGH SCHOOL—Mr Wilkes presented a Petition from certain members of the Northcote High School Parent/Teacher Association and certain citizens praying that a teacher of Modern Greek be appointed to the school to cater for the special needs of the 63 per cent of students of Greek origin.
Ordered to lie on the Table.
- 3 PETITION—UPFIELD RAILWAY LINE—Mr Gavin presented a Petition from certain citizens praying that action be taken to reverse the decision to close the Upfield railway passenger service and to provide funds for the service to be improved.
Ordered to lie on the Table.
- 4 PETITION—MELBOURNE CITY COUNCIL—Mr Remington presented a Petition from certain citizens praying that a public inquiry be instituted prior to any decision being taken regarding restructuring of the City Council of Melbourne.
Ordered to lie on the Table.
- 5 PAPER—Mr Hamer presented:
Drug Problem in Victoria—Report of the Interdepartmental Working Party (Volume 1)—Return to Order of 21 October 1980.
Ordered to lie on the Table and to be printed, in lieu of Report ordered to be printed 21 October 1980.
- 6 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 1979–80—Ordered to be printed.
Statutory Rules under the following Acts:
Boilers and Pressure Vessels Act 1970—No. 94.
Country Fire Authority Act 1958—No. 87.
Industrial Training Act 1975—Nos. 70 to 72.
Public Service Act 1974—PSD Nos. 52, 53.
Racing Act 1958—No. 79.
Teaching Service Act 1958:
Teaching Service—Primary Schools Division (Classification, Salaries and Allowances) Regulations—Regulations amended (No. 541).
Teaching Service—Secondary Schools Division (Classification, Salaries and Allowances) Regulations—Regulations amended (No. 543).
Teaching Service—Technical Schools Division (Classification, Salaries and Allowances) Regulations—Regulation amended (No. 542).
Town and Country Planning Act 1961:
Cranbourne—Shire of Cranbourne (Westernport) Planning Scheme, Amendment No. 15 (1980).
Horsham (City of Horsham) Planning Scheme 1973, Amendment No. 57 (1980).
Lake Eppalock Planning Scheme (Shire of Strathfieldsaye), Amendment No. 3.

Lake Tyers to Cape Howe Coastal Planning Scheme, Amendment No. 5.
Melbourne Metropolitan Planning Scheme, Amendment No. 120 (Parts
3A and 5) (two papers).

Woorayl—Shire of Woorayl Planning Scheme, Amendment No. 46
(1980).

- 7 LOTTERIES GAMING AND BETTING (AMENDMENT) BILL—Mr Maclellan, pursuant to Standing Order No. 169 (b), obtained leave, with Mr Thompson, to bring in a Bill “to amend 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.
- 8 DISCHARGE OF ORDER OF THE DAY—Motion made, by leave, and question—That the following Order of the Day, Government Business, be read and discharged:
Rural Finance (Loans) Bill—Second reading.
and that the Bill be withdrawn (*Mr Wood*)—put and agreed to.
- 9 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (NOS. 66, 67)—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:
Stamps (Miscellaneous Amendment) Bill.
Government Employee Housing Authority Bill.
- 10 FLEMINGTON LAND BILL—Mr Speaker announced that details of the Bill had been advertised pursuant to Standing Order No. 168 (b), and no objections to the Bill had been received.
Motion made and question—That payment of fees be dispensed with (*Mr Wood*)—put and agreed to.
- 11 LOCAL GOVERNMENT (FURTHER AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Lieberman*).
Motion made and question—That the debate be now adjourned (*Mr Kirkwood*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday next.
- 12 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 2 and 5 be postponed until later this day.
- 13 CROWN LAND (RESERVES) (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Wood*).
Motion made and question—That the debate be now adjourned (*Mr King*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday next.
- 14 NATIONAL PARKS (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Wood*).
Motion made and question—That the debate be now adjourned (*Dr Vaughan*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday, 28 April instant.
- 15 PORT OF MELBOURNE AUTHORITY (LANDS) 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 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 committed; considered in Committee.
Committee reported progress; to sit again tomorrow.
- 17 ECONOMIC DEVELOPMENT BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Smith, Warrnambool*).
Motion made and question—That the debate be now adjourned (*Mr Jolly*)—put and agreed to.
Ordered—That the debate be adjourned until Tuesday, 28 April instant.
- 18 CHIROPRACTORS AND OSTEOPATHS (REGISTRATION) 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 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.
- 20 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.
And then the House, at six minutes past Eleven o'clock, adjourned until tomorrow.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 56—Wednesday, 15 April 1981

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—CARA HOUSE—Mrs Toner presented a Petition from certain citizens praying that adequate funding be provided to ensure the continued operation of Cara House and that alternatives to institutional care are provided.
Ordered to lie on the Table.
- 3 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Local Government (City of Melbourne) Bill without amendment.
- 4 MELBOURNE AND METROPOLITAN BOARD OF WORKS (AMENDMENT) BILL—Mr Austin obtained leave, with Mr Maclellan, 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.
- 5 RURAL FINANCE (AMENDMENT) BILL—Mr Wood obtained leave, with Mr Borthwick, to bring in a Bill “to amend the ‘Rural Finance 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 INDUSTRIAL TRAINING (AMENDMENT) BILL—Mr Dixon obtained leave, after debate, with Mr Ramsay, to bring in a Bill “to amend the ‘Industrial Training 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.

- 7 RURAL FINANCE AND SETTLEMENT COMMISSION (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Wood*).

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

Ordered—That the debate be adjourned until Tuesday, 28 April instant.

- 8 FLEMINGTON 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 ENVIRONMENT PROTECTION (CLEAN AIR) 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 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.

- 10 MOTOR CAR (MASS AND DIMENSION LIMITS) 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 has reported to Parliament on the effects of the proposed changes to mass and dimension regulation on traffic problems in Melbourne’s northern and western suburbs and on intended measures of alleviation of those problems” (*Mr Walsh*)—and, after debate—

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

The House divided.

AYES, 45

Mr Austin	Mr Evans	Mr McKellar	Mr Templeton
Mr Balfour	(<i>Gippsland East</i>)	Mr Mackinnon	Mr Thompson
Mr Borthwick	Mr Hamer	Mr Maclellan	Mr Trewin
Mr Brown	Mr Hann	Mrs Patrick	Mr Weideman
Mr Burgin	Mr Hayes	Mr Ramsay	Mr Whiting
Mrs Chambers	Mr Jasper	Mr Reynolds	Mr Williams
Mr Coleman	Mr Jona	Mr Richardson	Mr Wood
Mr Collins	Mr Lacy	Mr Ross-Edwards	
Mr Cox	Mr Lieberman	Mr Skeggs	
Mr Crellin	Mr McArthur	Mr Smith	
Mr Dixon	Mr McCance	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dunstan	Mr McClure	Mr Smith	Mr McGrath
Mr Ebery	Mr McInnes	(<i>Warrnambool</i>)	Mr Tanner

NOES, 31

Mr Cain	Mr Fordham	Mr Remington	Mr Trezise
Mr Cathie	Mr Gavin	Mr Roper	Dr Vaughan
Dr Coghill	Mr Ginifer	Mr Rowe	Mr Walsh
Mr Crabb	Mr Hockley	Mr Sidiropoulos	Mr Wilkes
Mr Culpin	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Edmunds	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mr Stirling	Mr King
Mr Fogarty	Mr Miller	Mrs Toner	Mr Spyster

And so it was resolved in the affirmative.

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.

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

Flemington Land Bill.

Police Regulation (Appointments) Bill.

- 12 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to amend the ‘Supreme Court Act 1958’, the ‘County Court Act 1958’, the ‘Property Law Act 1958’, the ‘Transfer of Land Act 1958’ and the ‘Magistrates’ Courts Act 1971’ with respect to the Payment of Interest on certain Unpaid Moneys’*”.

- 13 PENALTY INTEREST RATES BILL—On the motion of Mr Maclellan, 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—Agreeing to the Land (Amendment) Bill (No. 2) without amendment, but protesting at the inclusion in the Bill of a provision identical with that contained in a Bill already passed by the Legislative Council and transmitted for the concurrence of the Legislative Assembly in this present Session.

Ordered—That the Message be taken into consideration tomorrow.

- 15 VICTORIAN ECONOMIC DEVELOPMENT CORPORATION 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 Whiting*)—put and agreed to.

Ordered—That the debate be adjourned until tomorrow.

- 16 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of the remaining Orders of the Day be postponed.

- 17 ADJOURNMENT—Motion made and question—That the House, at its rising, adjourn until Tuesday, 28 April instant at half-past Three o’clock (*Mr Maclellan*)—put and agreed to.

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

And then the House, at one minute past Six o’clock, adjourned until Tuesday, 28 April instant.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

VOTES AND PROCEEDINGS

Nos. 57, 58 and 59

No. 57—Tuesday, 28 April 1981

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 RESIGNATION OF SEAT—Mr Speaker announced that he had, this day, received the following letter:

Legislative Assembly
Parliament House
Melbourne, Vic. 3002
27 April 1981

The Hon. S. J. Plowman, M. P.,
Speaker of the Legislative Assembly,
Parliament House,
Melbourne 3002

Dear Mr Speaker,

I regret that continued ill health leaves me no alternative but to tender my resignation as the elected Member of the Legislative Assembly, Seat of Morwell.

My general state of health has been far from good since I was hospitalized at Fairfield Infectious Diseases Hospital with viral meningitis some sixteen months ago. Recent heavy work pressures brought about a collapse from exhaustion for which I was recently hospitalized at the Central Gippsland Hospital at Traralgon.

I have been advised that exhaustion and mental fatigue will continue to plague me whilst working in my present environment.

Yours sincerely,

DEREK AMOS, M.L.A.

- 3 PETITION—STATE LIBRARY BUILDING—Mr Ross-Edwards presented a Petition from certain citizens of Victoria praying that a decision be made immediately to enable the planning and erection of a new State Library building on an appropriate site acceptable to the community.
Ordered to lie on the Table.
- 4 PETITION—MANSFIELD TO MOUNT BULLER ROAD—Mr Trewin presented a Petition from certain citizens of Victoria praying that the Country Roads Board plans to provide for a 100 kilometre per hour curve deviation on the Mansfield to Mount Buller road at Merrijig be halted until an alternate route designed to accommodate traffic at 60 kilometres per hour has been investigated.
Ordered to lie on the Table.
- 5 PETITION—BENTLEIGH EAST PRIMARY SCHOOL—Mr Hockley presented a Petition from certain members of the Bentleigh East Primary School Council, parents and friends of the school community praying that the House will prevail on the Minister of Education to reconsider the decision to re-classify the school.
Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Mr Hockley*)—put and agreed to.

The Petition was read by the Clerk.

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:

Decentralized Industry Housing Authority—Report for the year 1979–80.

Poisons Act 1962—Proclamation amending Schedules Two, Three, Four, Six, Seven and Eight to the Poisons Act 1962.

Soil Conservation Authority—Report for the year 1979–80—Ordered to be printed.

Statutory Rules under the following Acts:

Appeal Costs Fund Act 1964—No. 131.

Boilers and Pressure Vessels Act 1970—No. 95.

Building Industry Long Service Leave Act 1975—No. 93.

Chiropractors and Osteopaths Act 1978—No. 152.

Coal Mines Act 1958—No. 121.

Companies Act 1961—No. 132.

Consumer Affairs Act 1972—No. 81.

Co-operation Act 1958—No. 128.

Co-operative Housing Societies Act 1958—No. 127.

Country Fire Authority Act 1958—Nos. 106 to 117.

Dental Technicians Act 1972—Nos. 150, 151.

Discharged Servicemen's Preference Act 1943—No. 130.

Environment Protection Act 1970—Nos. 82, 83.

Extractive Industries Act 1966—No. 120.

Forests Act 1958—Nos. 86, 123.

Groundwater Act 1969—No. 119.

Home Finance Act 1962—No. 126.

Industrial Training Act 1975—Nos. 92, 105.

Labour and Industry Act 1958—No. 91.

Law Reform Act 1973—No. 133.

Lotteries Gaming and Betting Act 1966—No. 129.

Marine Act 1958—Nos. 101, 102, 134.

Mines Act 1958—No. 122.

Motor Car Act 1958—No. 84.

Motor Car Traders Act 1973—No. 85.

National Parks Act 1975—No. 100.

Public Service Act 1974—PSD Nos. 54, 55.

Racing Act 1958—Nos. 80, 96 to 99, 125.

Reference Areas Act 1978—No. 89.

Road Traffic Act 1958—Nos. 103, 104.

Scaffolding Act 1971—No. 90.

Stamps Act 1958—No. 124.

Stock Medicines Act 1958—No. 157.

Supreme Court Act 1958—No. 135.

Supreme Court Act 1958—Residential Tenancies Act 1980—No. 138.

Survey Co-ordination Act 1958—No. 145.

Victorian Brown Coal Council Act 1978—No. 118.

Youth, Sport and Recreation Act 1972—No. 88.

Teaching Service Act 1958—Teaching Service (Teachers Tribunal) Regulations—Regulations amended (Nos. 544 to 546) (three papers).

Town and Country Planning Act 1961:

Echuca—City of Echuca Planning Scheme, Amendment No. 47 (1980).

Eildon Reservoir Planning Scheme 1959, Amendment No. 26 (Shire of Mansfield).

- Knox—City of Knox Planning Scheme 1965, Amendment No. 200 (Part 1) (1978).
 Melbourne Metropolitan Planning Scheme, Amendment Nos. 164, 165 (two papers).
 Portland—Town of Portland Planning Scheme, Amendment No. 27.
 Waratah Bay Planning Scheme, Amendment Nos. 1 (1980), 8A (two papers).
 Woorayl—Shire of Woorayl Planning Scheme, Amendment No. 47 (1980).

- 7 INTER-GOVERNMENT RELATIONS ADVISORY COUNCIL—Motion made, by leave, and question—That there be presented to this House a copy of the Fourth Annual Report of the Advisory Council for Inter-Government Relations (*Mr Maclellan*)—put and agreed to.
- 8 PAPER—Mr Maclellan presented:
 Inter-Government Relations Advisory Council—Fourth Annual Report—Return to the foregoing Order.
 Ordered to lie on the Table.
- 9 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:
 Liquefied Petroleum Gas Subsidy (Amendment) Bill.
 Revocation and Excision of Crown Reservations Bill.
 State Electricity Commission (Amendment) Bill (No. 2).
- 10 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 68)—ASSENT TO BILLS—Informing the Assembly that he had, on 23 April 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:
 Local Government (City of Melbourne) Bill.
 Flemington Land Bill.
 Police Regulation (Appointments) Bill.
 Land (Amendment) Bill (No. 2).
 Liquefied Petroleum Gas Subsidy (Amendment) Bill.
 Revocation and Excision of Crown Reservations Bill.
 State Electricity Commission (Amendment) Bill (No. 2).
- 11 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 69, 70, 71)—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:
 Economic Development Bill.
 Crown Land (Reserves) (Amendment) Bill.
 Rural Finance and Settlement Commission (Amendment) Bill.
- 12 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 72)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending an appropriation for the purposes of the Melbourne Underground Rail Loop (Borrowing Powers) Bill.
- 13 MELBOURNE UNDERGROUND RAIL LOOP (BORROWING POWERS) BILL—Mr Maclellan, pursuant to Standing Order No. 169, obtained leave, with Mr Thompson, to bring in a Bill “to increase the Borrowing Powers of the Melbourne Underground Rail Loop Authority”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

- 14 **PORT BELLARINE TOURIST RESORT BILL**—Mr Wood obtained leave, with Mr Borthwick, 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 Grawin Proprietary Limited with respect to the Development of Land near Portarlinton in the State of Victoria for the purpose of the Establishment of a Tourist Resort, to provide for the Rezoning of the Land in the Tourist Resort Area, to establish a Committee of Management of Crown Lands in the Tourist Resort Area and for other purposes”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 15 **RURAL FINANCE (AMENDMENT) BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Wood*).
- Motion made and question—That the debate be now adjourned (*Mr Fogarty*)—put and agreed to.
- Ordered—That the debate be adjourned until Tuesday next.
- 16 **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.
- 17 **MELBOURNE AND METROPOLITAN BOARD OF WORKS (AMENDMENT) BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Austin*).
- Motion made and question—That the debate be now adjourned (*Mr Spyker*)—put and agreed to.
- Ordered—That the debate be adjourned until Tuesday next.
- 18 **PENALTY INTEREST RATES BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Austin*).
- Motion made and question—That the debate be now adjourned (*Mr Spyker*)—put and agreed to.
- Ordered—That the debate be adjourned until Tuesday next.
- 19 **SUPPLY (1981-82, 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 Borthwick*)—put and agreed to.
- Debate resumed on question.
- And the House having continued to sit till after Twelve of the clock—
- WEDNESDAY, 29 APRIL 1981
- 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 **INDUSTRIAL TRAINING (AMENDMENT) BILL**—Motion made and question proposed—That this Bill be now read a second time (*Mr Dixon*).
- Motion made and question—That the debate be now adjourned (*Mr Simmonds*)—put and agreed to.
- Motion made and question proposed—That the debate be adjourned for one week (*Mr Dixon*)—and, after debate—
- Amendment proposed—That the words “one week” be omitted with the view of inserting in place thereof the words “four weeks” (*Mr Spyker*).
- Question—That the words proposed to be omitted stand part of the question—put.
- The House divided.

AYES, 46

Mr Austin	Mr Hann	Mrs Patrick	Mr Williams
Mr Balfour	Mr Hayes	Mr Ramsay	Mr Wood
Mr Birrell	Mr Jasper	Mr Reynolds	
Mr Borthwick	Mr Jona	Mr Richardson	
Mr Brown	Mr Kennett	Mr Ross-Edwards	
Mr Burgin	Mr Lacy	Mr Skeggs	
Mrs Chambers	Mr Lieberman	Mr Smith	
Mr Coleman	Mr McArthur	(<i>South Barwon</i>)	
Mr Collins	Mr McCance	Mr Smith	
Mr Crellin	Mr McClure	(<i>Warrnambool</i>)	
Mr Dixon	Mr McGrath	Mr Templeton	
Mr Dunstan	Mr McInnes	Mr Thompson	
Mr Ebery	Mr McKellar	Mr Trewin	<i>Tellers</i>
Mr Evans	Mr Mackinnon	Mr Weideman	Mr Cox
(<i>Ballarat North</i>)	Mr Maclellan	Mr Whiting	Mr Tanner

NOES, 30

Mr Cain	Mr Fordham	Mr Miller	Mrs Toner
Mr Cathie	Mr Gavin	Mr Remington	Mr Trezise
Dr Coghill	Mr Ginifer	Mr Roper	Dr Vaughan
Mr Crabb	Mr Hockley	Mr Rowe	Mr Wilton
Mr Culpin	Mr Jolly	Mr Sidiropoulos	
Mr Edmunds	Mr King	Mr Simmonds	<i>Tellers</i>
Mr Ernst	Mr Kirkwood	Mr Simpson	Mr Spyker
Mr Fogarty	Mr Mathews	Mr Stirling	Mr Walsh

And so it was resolved in the affirmative.

Original question—put.

AYES, 46

Mr Austin	Mr Hann	Mrs Patrick	Mr Williams
Mr Balfour	Mr Hayes	Mr Ramsay	Mr Wood
Mr Birrell	Mr Jasper	Mr Reynolds	
Mr Borthwick	Mr Jona	Mr Richardson	
Mr Brown	Mr Kennett	Mr Ross-Edwards	
Mr Burgin	Mr Lacy	Mr Skeggs	
Mrs Chambers	Mr Lieberman	Mr Smith	
Mr Coleman	Mr McArthur	(<i>South Barwon</i>)	
Mr Collins	Mr McCance	Mr Smith	
Mr Crellin	Mr McClure	(<i>Warrnambool</i>)	
Mr Dixon	Mr McGrath	Mr Templeton	
Mr Dunstan	Mr McInnes	Mr Thompson	
Mr Ebery	Mr McKellar	Mr Trewin	<i>Tellers</i>
Mr Evans	Mr Mackinnon	Mr Weideman	Mr Cox
(<i>Ballarat North</i>)	Mr Maclellan	Mr Whiting	Mr Tanner

NOES, 30

Mr Cain	Mr Fordham	Mr Miller	Mrs Toner
Mr Cathie	Mr Gavin	Mr Remington	Mr Trezise
Dr Coghill	Mr Ginifer	Mr Roper	Dr Vaughan
Mr Crabb	Mr Hockley	Mr Rowe	Mr Wilton
Mr Culpin	Mr Jolly	Mr Sidiropoulos	
Mr Edmunds	Mr King	Mr Simmonds	<i>Tellers</i>
Mr Ernst	Mr Kirkwood	Mr Simpson	Mr Spyker
Mr Fogarty	Mr Mathews	Mr Stirling	Mr Walsh

And so it was resolved in the affirmative.

Ordered—That the debate be adjourned until Tuesday next.

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

- Chiropractors and Osteopaths (Registration) Bill.
- Port of Melbourne Authority (Lands) Bill.

- 22 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Health (Exemptions) Bill with amendments.
Ordered—That the said amendments be printed and taken into consideration tomorrow.
- 23 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to amend the ‘Water Act 1958’, the ‘Local Government Act 1958’, the ‘Drainage of Land Act 1975’, the ‘Dandenong Valley Authority Act 1963’, the ‘Melbourne and Metropolitan Board of Works Act 1958’, and for other purposes’.*”
- 24 WATER DRAINAGE BILL—On the motion of Mr Austin, 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 Victorian College of the Arts Bill with amendments.
Ordered—That the said amendments be printed and taken into consideration tomorrow.
- 26 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.
- 27 ADJOURNMENT—Resolved, after debate—That the House do now adjourn.
And then the House, at fourteen minutes past Two o’clock in the morning, adjourned until later this day.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 58—Wednesday, 29 April 1981

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—RETAIL TRADING HOURS IN TOURIST AREAS—Mr Crellin presented a Petition from certain citizens praying that any extension of trading hours for retail shops in tourist areas be not instituted.
Ordered to lie on the Table
- 3 PETITION—STONY POINT RAIL PASSENGER SERVICE—Mr Brown presented a Petition from certain citizens praying that the Stony Point rail passenger service be retained and improved.
Ordered to lie on the Table.
- 4 ROAD SAFETY COMMITTEE—Mr McArthur, Chairman, brought up the Twenty-Second Progress Report from the Joint Select Committee on Road Safety—Restraint of Children under Eight in the Rear Seats of Motor Cars; together with Minutes of Evidence and Appendices.
Ordered to lie on the Table and the Report and Appendices to be printed.
- 5 DEVELOPMENT OF SPORT IN VICTORIA—GREEN PAPER—Motion made, by leave, and question—That there be presented to this House a copy of the Green Paper on the Development of Sport in Victoria (*Mr Dixon*)—put and agreed to.

- 6 PAPER—Mr Dixon presented:
Green Paper on the Development of Sport in Victoria—Return to foregoing Order.
Ordered to lie on the Table.
- 7 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 73, 74)—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
Melbourne and Metropolitan Board of Works (Amendment) Bill
- 8 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 French Island (Land Exchange) Bill.
- 9 FRENCH ISLAND (LAND EXCHANGE) BILL—Mr Wood, pursuant to Standing Order No. 169, obtained leave, with Mr Borthwick, to bring in a Bill "*to provide for the Exchange of certain Crown Land in the Parish of French Island and certain other Land in that Parish and for other purposes*"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 10 MOTOR CAR (PENSIONER CONCESSIONS) BILL—Mr Thompson obtained leave, with Mr Maclellan, to bring in a Bill "*to amend the 'Motor Car Act 1958'*"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 11 CHATTEL SECURITIES BILL—Mr Maclellan obtained leave, with Mr Thompson, to bring in a Bill "*to make Provision relating to Chattel Securities and for that purpose to amend the 'Instruments Act 1958', the 'Transport Regulation Act 1958', the 'Motor Car Act 1958' 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.
- 12 GOODS (SALES AND LEASES) BILL—Mr Maclellan obtained leave, with Mr Thompson, to bring in a Bill "*relating to Conditions and Warranties in certain Sales and Leases, to amend the 'Goods 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 CREDIT BILL—Mr Maclellan obtained leave, with Mr Thompson, to bring in a Bill "*relating to the provision of credit and the regulation of contracts providing credit and of matters connected with the provision of credit, to make provision for the licensing of certain persons and for other matters, to repeal the 'Money Lenders Act 1958', to amend the 'Hire-Purchase Act 1959', 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.
- 14 BUILDING SOCIETIES (AMENDMENT) BILL—Mr Kennett obtained leave, after debate, with Mr Dixon, to bring in a Bill "*to amend the 'Building Societies Act 1976'*"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.
- 15 LOCAL GOVERNMENT (SHIRES OF MELTON AND BULLA) BILL—Mr Lieberman obtained leave, with Mr Wood, to bring in a Bill "*to amend Part XLA of the 'Local Government Act 1958'*"; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

- 16 WATER DRAINAGE BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Austin*).

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

Ordered—That the debate be adjourned until Tuesday next.

- 17 PORT BELLARINE TOURIST RESORT BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Wood*).

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

Motion made and question proposed—That the debate be adjourned for one week (*Mr Wood*).

Amendment proposed—That the words “one week” be omitted with the view of inserting in place thereof the words “three weeks” (*Mr Ernst*)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

AYES, 40

Mr Austin	Mr Dunstan	Mr McInnes	Mr Smith
Mr Balfour	Mr Ebery	Mr McKellar	(<i>Warrnambool</i>)
Mr Birrell	Mr Evans	Mr Mackinnon	Mr Tanner
Mr Borthwick	(<i>Ballarat North</i>)	Mr Maclellan	Mr Templeton
Mr Brown	Mr Hamer	Mrs Patrick	Mr Thompson
Mr Burgin	Mr Hayes	Mr Ramsay	Mr Weideman
Mrs Chambers	Mr Kennett	Mr Reynolds	Mr Williams
Mr Coleman	Mr Lacy	Mr Richardson	Mr Wood
Mr Collins	Mr Lieberman	Mr Skeggs	<i>Tellers</i>
Mr Crellin	Mr McArthur	Mr Smith	Mr Cox
Mr Dixon	Mr McClure	(<i>South Barwon</i>)	Mr McCance

NOES, 38

Mr Cain	Mr Fordham	Mr Miller	Mrs Toner
Mr Cathie	Mr Gavin	Mr Remington	Mr Trewin
Dr Coghill	Mr Ginifer	Mr Roper	Mr Trezise
Mr Crabb	Mr Hann	Mr Ross-Edwards	Mr Walsh
Mr Culpin	Mr Jasper	Mr Rowe	Mr Whiting
Mr Edmunds	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Ernst	Mr King	Mr Simmonds	Mr Wilton
Mr Evans	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr McGrath	Mr Spyker	Mr Hockley
Mr Fogarty	Mr Mathews	Mr Stirling	Dr Vaughan

And so it was resolved in the affirmative.

Ordered—That the debate be adjourned until Tuesday next.

- 18 RURAL FINANCE AND SETTLEMENT 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.

- 19 TRANSPORT REGULATION (ASSIGNMENT OF LICENCES) 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 VICTORIAN ECONOMIC DEVELOPMENT CORPORATION 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—Agreeing to the Rural Finance and Settlement Commission (Amendment) Bill without amendment.

- 22 ECONOMIC DEVELOPMENT 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 activities of the Ministry of Economic Development to be directed at increasing the rate of economic growth in Victoria maximizing employment opportunities in the State and increasing the rate of development of regional growth centres in Victoria” (*Mr Jolly*)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

AYES, 45

Mr Austin	Mr Evans	Mr McKellar	Mr Templeton
Mr Balfour	(<i>Gippsland East</i>)	Mr Mackinnon	Mr Thompson
Mr Birrell	Mr Hann	Mr Maclellan	Mr Trewin
Mr Borthwick	Mr Hayes	Mrs Patrick	Mr Weideman
Mr Brown	Mr Jasper	Mr Ramsay	Mr Whiting
Mr Burgin	Mr Kennett	Mr Richardson	Mr Williams
Mrs Chambers	Mr Lacy	Mr Ross-Edwards	Mr Wood
Mr Coleman	Mr Lieberman	Mr Skeggs	
Mr Collins	Mr McArthur	Mr Smith	
Mr Crellin	Mr McCance	(<i>South Barwon</i>)	
Mr Dixon	Mr McClure	Mr Smith	<i>Tellers</i>
Mr Dunstan	Mr McGrath	(<i>Warrnambool</i>)	Mr Cox
Mr Ebery	Mr McInnes	Mr Tanner	Mr Reynolds

NOES, 31

Mr Cain	Mr Fordham	Mr Remington	Mr Trezise
Mr Cathie	Mr Gavin	Mr Roper	Dr Vaughan
Dr Coghill	Mr Ginifer	Mr Sidiropoulos	Mr Walsh
Mr Crabb	Mr Hockley	Mr Simmonds	Mr Wilkes
Mr Culpin	Mr Jolly	Mr Simpson	Mr Wilton
Mr Edmunds	Mr Kirkwood	Mr Spyker	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mr Stirling	Mr King
Mr Fogarty	Mr Miller	Mrs Toner	Mr Rowe

And so it was resolved in the affirmative.

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

Committee reported progress; to sit again later this day.

Business having been interrupted at 10.31 p.m.—

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

Further considered in Committee.

Committee reported progress; to sit again tomorrow.

- 23 MELBOURNE UNDERGROUND RAIL LOOP (BORROWING POWERS) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).

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

Ordered, after debate—That the debate be adjourned until Tuesday next.

- 24 GOVERNMENT EMPLOYEE HOUSING AUTHORITY 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, 30 APRIL 1981

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.

- 25 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to make further provision with respect to the Construction of Wills, to amend the ‘Wills Act 1958’, and for other purposes*”.

- 26 WILLS BILL—On the motion of Mr Maclellan, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.

- 27 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.

- 28 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.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 59—Thursday, 30 April 1981

- 1 Mr Speaker took the Chair and read the Prayer.

- 2 PAPERS—Mr Speaker presented—

Auditor-General—Further Supplementary Report for the year 1979–80.

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:

Motor Accidents Board—Report for the year 1979–80—Ordered to be printed.
Ombudsman—Report for the quarter ended 30 September 1980—Ordered to be printed.

Police Regulation Act 1958—Determination Nos. 330 to 337 of the Police Service Board (eight papers).

Statutory Rules under the following Acts:

Chiropodists Act 1968—No. 149.

Dentists Act 1972—No. 153.

Dried Fruits Act 1958—No. 158.

Extractive Industries Act 1966—No. 143.

Farm Produce Merchants and Commission Agents Act 1965—No. 154.
 Health Act 1958—No. 148.
 Local Government Act 1958—No. 139.
 Magistrates' Courts Act 1971—No. 144.
 Marine Act 1958—No. 140.
 Milk and Dairy Supervision Act 1958—No. 155.
 Milk Pasteurization Act 1958—No. 156.
 Physiotherapists Act 1978—No. 146.
 Poisons Act 1962—Nos. 141, 147.
 Police Offences Act 1958—No. 159.
 Valuation of Land Act 1960—No. 160.

- 3 ADJOURNMENT—MOTION FOR PURPOSE OF DISCUSSION—Mr Roper 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 serious adverse effect upon the State Public Hospital system which will result from the decision relating to health financing announced by the Commonwealth Government".

Mr Speaker having ascertained that twelve Members approved of the proposed discussion—

Motion made and question—That the House do now adjourn (*Mr Roper*)—after debate, put.

The House divided.

AYES, 31

Mr Cain	Mr Gavin	Mr Remington	Mr Trezise
Mr Cathie	Mr Ginifer	Mr Roper	Dr Vaughan
Dr Coghill	Mr Hockley	Mr Sidiropoulos	Mr Walsh
Mr Crabb	Mr Jolly	Mr Simmonds	Mr Wilkes
Mr Edmunds	Mr King	Mr Simpson	Mr Wilton
Mr Ernst	Mr Kirkwood	Mr Spyker	<i>Tellers</i>
Mr Fogarty	Mr Mathews	Mr Stirling	Mr Culpin
Mr Fordham	Mr Miller	Mrs Toner	Mr Rowe

NOES, 45

Mr Austin	Mr Evans	Mr Maclellan	Mr Whiting
Mr Balfour	(<i>Gippsland East</i>)	Mrs Patrick	Mr Williams
Mr Birrell	Mr Hamer	Mr Ramsay	
Mr Borthwick	Mr Hann	Mr Reynolds	
Mr Brown	Mr Hayes	Mr Richardson	
Mr Burgin	Mr Jasper	Mr Skeggs	
Mrs Chambers	Mr Kennett	Mr Smith	
Mr Coleman	Mr Lacy	(<i>South Barwon</i>)	
Mr Collins	Mr Lieberman	Mr Smith	
Mr Crellin	Mr McArthur	(<i>Warrnambool</i>)	
Mr Dixon	Mr McCance	Mr Tanner	
Mr Dunstan	Mr McClure	Mr Templeton	
Mr Ebery	Mr McInnes	Mr Thompson	
Mr Evans	Mr McKellar	Mr Trewin	<i>Tellers</i>
(<i>Ballarat North</i>)	Mr Mackinnon	Mr Weideman	Mr Cox
			Mr McGrath

And so it was passed in the negative.

- 4 GOVERNMENT EMPLOYEE HOUSING AUTHORITY BILL—CLERK'S CORRECTIONS—Mr Speaker announced that he had received a report from the Clerk, that he had made corrections in this Bill by omitting in clause 1 (3)—

- (a) the expression "18-22" and inserting the expression "18-23"; and
 (b) the expression "23-24" and inserting the expression "24-25".

- 5 VICTORIAN ECONOMIC DEVELOPMENT CORPORATION BILL—CLERK'S CORRECTIONS—
Mr Speaker announced that he had received a report from the Clerk, that he had made corrections in this Bill by omitting in clause 2—
- (a) the expression "5-13" and inserting the expression "5-14";
 - (b) the expression "14-17" and inserting the expression "15-18";
 - (c) the expression "18-21" and inserting the expression "19-22"; and
 - (d) the expression "22-42" and inserting the expression "23-43".
- 6 ASSIGNMENT OF TAXI LICENCES—Motion made, by leave, and question—That this House, recognizing the ability of the Transport Regulation Board to exercise its absolute discretion in considering applications for the assignment of certain licences under the *Transport Regulation Act* 1958, records its opinion that this discretion be exercised to permit taxi owners the greatest possible freedom in the use of their licence asset, provided that—(a) no assignment application be approved where it is apparent that such approval would lead to a diminution of the benefit or condition of any employee or unduly disadvantage any third person; and (b) no such assignment should be approved except where the proposed assignee is a person with satisfactory experience in the taxi industry (*Mr Crabb*)—put, after debate, and agreed to.
- 7 CHATTEL SECURITIES BILL, CREDIT BILL AND GOODS (SALES AND LEASES) BILL—
Motion made, by leave, and question—That this House authorizes Mr Speaker to permit the second reading and subsequent stages of the Chattel Securities Bill, the Credit Bill and the Goods (Sales and Leases) Bill to be moved and debated concurrently (*Mr Maclellan*)—put and agreed to.
- 8 SMALL BUSINESS ASSISTANCE—Motion made and question proposed—That this House recognizes the important role of small businesses to the Victorian economy and calls upon the Government to provide greater involvement by the Small Business Development Corporation in investigating matters of small business in Victoria by developing programmes which will encourage their growth and that the Government take positive measures to ensure small businesses have greater access to financial assistance (*Mr Jasper*)—and, after debate—

Amendment proposed—That the words "provide greater involvement by the Small Business Development Corporation in investigating matters of small business in Victoria by developing" be omitted with the view of inserting in place thereof the words "continue to provide greater involvement by the Small Business Development Corporation in investigating matters of small business in Victoria by continuing to develop" (*Mr Smith, Warrnambool*)—and, after debate—

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

The House divided.

AYES, 35

Mr Cain	Mr Fordham	Mr Roper	Mr Walsh
Mr Cathie	Mr Gavin	Mr Rowe	Mr Whiting
Dr Coghill	Mr Ginifer	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr Hann	Mr Simmonds	Mr Wilton
Mr Culpin	Mr Jasper	Mr Simpson	
Mr Edmunds	Mr Jolly	Mr Spyker	
Mr Ernst	Mr King	Mr Stirling	
Mr Evans	Mr Kirkwood	Mrs Toner	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Mathews	Mr Trewin	Mr Hockley
Mr Fogarty	Mr Remington	Mr Trezise	Mr Miller

NOES, 37

Mr Austin	Mr Dunstan	Mr McKellar	Mr Tanner
Mr Balfour	Mr Ebery	Mr Maclellan	Mr Thompson
Mr Birrell	Mr Hamer	Mrs Patrick	Mr Weideman
Mr Borthwick	Mr Hayes	Mr Ramsay	Mr Williams
Mr Burgin	Mr Kennett	Mr Reynolds	
Mrs Chambers	Mr Lacy	Mr Richardson	
Mr Coleman	Mr Lieberman	Mr Skeggs	
Mr Collins	Mr McArthur	Mr Smith	
Mr Cox	Mr McCance	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Crellin	Mr McClure	Mr Smith	Mr Brown
Mr Dixon	Mr McInnes	(<i>Warrnambool</i>)	Mr Mackinnon

And so it passed in the negative.

Question—That the words proposed to be inserted be so inserted—put and agreed to.

Question—That this House recognizes the important role of small businesses to the Victorian economy and calls upon the Government to continue to provide greater involvement by the Small Business Development Corporation in investigating matters of small business in Victoria by continuing to develop programmes which will encourage their growth and that the Government take positive measures to ensure small businesses have greater access to financial assistance—put and agreed to.

- 9 LEFROY MINERALS LTD AND NORTH DEBORAH MINING AND INDUSTRIAL LTD—Motion made and question proposed—That this House calls upon the Attorney-General, in the interests of investors and the public, to table reports received by him in April 1978 from Mr P. D. Cummins, Barrister appointed as an Inspector under the *Companies Act* 1961 in October 1973 to inquire into the affairs of Lefroy Minerals Ltd and North Deborah Mining and Industrial Ltd and further, in view of the substantial sums in excess of \$2.0 million invested in the companies by Victorians some eight or more years ago, expresses its disapproval at the unconscionable delay in proceeding to act upon the recommendations (if any) contained in the report or institute any criminal proceedings that may be justified (*Mr Cain*).

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

Ordered—That the debate be adjourned until tomorrow.

- 10 POSTPONEMENT OF NOTICES OF MOTION, GENERAL BUSINESS—Ordered—That the consideration of the Notices of Motion, General Business, Nos. 3 to 7 inclusive be postponed until after Orders of the Day.
- 11 MOTOR CAR (PENSIONER CONCESSIONS) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Thompson*).
- Motion made and question—That the debate be now adjourned (*Mr Edmunds*)—put and agreed to.
- Ordered—That the debate be adjourned until Tuesday next.
- 12 CHATTEL SECURITIES BILL, GOODS (SALES AND LEASES) BILL AND CREDIT BILL—Motion made and question proposed—That these Bills be now read a second time (*Mr Maclellan*).
- Motion made and question—That the debate be now adjourned (*Mr Cain*)—put and agreed to.
- Ordered—That the debate be adjourned until Thursday, 14 May next.
- 13 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Supply (1981–82, No. 1) Bill without amendment.

- 14 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to some of the amendments made by the Assembly in the Environment Protection (Clean Air) Bill and agreeing to one of the amendments made by the Assembly with amendments.
Ordered—That the further amendments be printed and taken into consideration tomorrow.
- 15 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 5 to 8, inclusive be postponed until later this day.
- 16 ECONOMIC DEVELOPMENT 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.
- 17 LOCAL GOVERNMENT (SHIRES OF MELTON AND BULLA) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).
Motion made and question—That the debate be now adjourned (*Dr Coghill*)—put and agreed to.
Ordered, after debate—That the debate be adjourned until Tuesday next.
- 18 BUILDING SOCIETIES (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Kennett*).
Motion made and question—That the debate be now adjourned (*Mr Cathie*)—put and agreed to.
Ordered—That the debate be adjourned until Wednesday next.
- 19 POSTPONEMENT OF NOTICES OF MOTION AND ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Notices of Motion and Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.
- 20 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.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

LEGISLATIVE ASSEMBLY OF VICTORIA

<h2 style="margin: 0;">VOTES AND PROCEEDINGS</h2> <p style="margin: 0;">Nos. 60, 61, 62 and 63</p>
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No. 60—Tuesday, 5 May 1981

- 1 Mr Speaker took the Chair and read the Prayer.

- 2 PETITION—SEYMOUR KINDERGARTENS—Mr Trewin presented a Petition from certain citizens praying that action be taken to ensure that the children attending the kindergartens at Victoria Street and Pollard Street, Seymour, receive the promised medical examination without delay.
 Ordered to lie on the Table.

- 3 PETITION—UPFIELD RAILWAY—Mr Gavin presented a Petition from certain citizens praying that action be taken to reverse the decision to close the Upfield Railway Passenger Service and to provide funds for the service to be improved.
 Ordered to lie on the Table.

- 4 STATUTE LAW REVISION COMMITTEE—Mr Smith (*South Barwon*), Chairman, brought up the following Reports from the Statute Law Revision Committee:
 - 1 Pecuniary Interests of Municipal Councillors; together with Extracts and Summaries from the Proceedings of the Committee, Appendices and Minutes of Evidence; and
 - 2 Statute Law Revision Bill; together with an Appendix and Minutes of Evidence.
 Severally ordered to lie on the Table and the Report relating to Pecuniary Interests of Municipal Councillors, together with Extracts and Summaries from the Proceedings of the Committee and the Appendices and the Report upon the Statute Law Revision Bill, together with an Appendix, be printed.

- 5 PUBLIC BODIES REVIEW COMMITTEE—Mr Crabb brought up a Report from the Public Bodies Review Committee on Future Structures for Water Management; together with an Extract from the Proceedings and Appendices, including a Report to the Committee from the Public Service Board of Victoria, Consultancy and Management Review Division—on the Performance and Structure of Local Water and Sewerage Authorities in Victoria.
 Ordered to lie on the Table and the Report, together with the Extract from the Proceedings and Appendices Nos. 1 to 4, 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 Daylesford—Certificate of the Minister of Education.
 - Housing Commission—Report for the year 1979–80—Ordered to be printed (*Substituted in lieu of report tabled on 2 December last*).

Statutory Rules under the following Acts:

- Health Act 1958—Nos. 162, 163.
- Mines Act 1958—No. 161.
- Public Service Act 1958—PSD Nos. 56, 58, 60.
- Stock Foods Act 1958—No. 142.
- Supreme Court Act 1958—No. 136.
- Supreme Court Act 1958—Companies Act 1961—No. 137.

Teacher Housing Authority—Report for the year 1979–80—Ordered to be printed (*Substituted in lieu of report tabled on 10 March last*).

Town and Country Planning Act 1961:

- Ararat—City of Ararat Planning Scheme 1953, Amendment Nos. 25, 26 (two papers).
- Ballarat—Shire of Ballarat Planning Scheme, Amendment No. 10.
- Buninyong—Shire of Buninyong Planning Scheme, Amendment No. 12.
- Croydon—City of Croydon Planning Scheme 1961, Amendment No. 101.
- Lakes Entrance—Shire of Tambo (Lakes Entrance) Planning Scheme, Amendment No. 33.
- Lillydale—Shire of Lillydale Planning Scheme 1958, Amendment No. 132 (1981).
- Melbourne Metropolitan Planning Scheme, Amendment No. 168.
- Mildura—City of Mildura Planning Scheme, Amendment Nos. 38, 40 (1980) (two papers).
- Moe—City of Moe Planning Scheme 1966, Amendment No. 59.
- Port Fairy Planning Scheme 1959, Amendment No. 10.
- Sale—City of Sale Planning Scheme 1975, Amendment No. 10 (1980).
- Shepparton—City of Shepparton Planning Scheme 1953, Amendment No. 55 (1980).
- Warragul Planning Scheme 1954, Amendment Nos. 36 (1979), 40 (two papers).
- Werribee—Shire of Werribee Planning Scheme 1963, Amendment No. 69 (1979).

Victorian Dairy Industry Authority—Report for the year 1979–80.

- 7 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:
 - Chiropractors and Osteopaths (Registration) Bill.
 - Port of Melbourne Authority (Lands) Bill.
 - Rural Finance and Settlement Commission (Amendment) Bill.
 - Supply (1981–82, No. 1) Bill.
- 8 PRINTING COMMITTEE—Motion made, by leave, and question—That the Printing Committee be empowered to meet during the sittings of the House on Tuesday, 5 May 1981 (*Mr Maclellan*)—put and agreed to.
- 9 DISCHARGE OF ORDER OF THE DAY—Motion made, by leave, and question—That the following Order of the Day, Government Business, be read and discharged:
 - Historic Buildings Bill—Second reading—Resumption of debate.*
 and that the Bill be withdrawn (*Mr Lieberman*)—put, after debate, and agreed to.
- 10 RAILWAYS (LONG SERVICE LEAVE) BILL—Mr Maclellan, by leave, obtained leave, with Mr Thompson, to bring in a Bill “to amend Section 187 of the ‘Railways Act 1958’ ”; and the said Bill was read a first time, ordered to be printed and read a second time tomorrow.

- 11 ADOPTION OF CHILDREN (INFORMATION) (AMENDMENT) BILL—Mr Jona, by leave, obtained leave, with Mr Borthwick, to bring in a Bill “*to amend the ‘Adoption of Children (Information) 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.
- 12 MESSAGES FROM HIS EXCELLENCY THE GOVERNOR (Nos. 77, 78)—Mr Speaker announced the presentation of Messages from His Excellency the Governor recommending appropriations for the purposes of the following Bills:
Motor Car (Pensioner Concessions) Bill.
Port Bellarine Tourist Resort Bill.
- 13 ECONOMIC DEVELOPMENT 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 In clause 10, line 30, he changed the word “and” to “any”.
2 In clause 20, line 2, he changed the word “as” to “are”.
- 14 INDUSTRIAL SAFETY, HEALTH AND WELFARE BILL—Mr Ramsay, obtained leave, with Mr Borthwick, to bring in a Bill “*to provide for the Safety, Health and Welfare of Persons employed or engaged in Industry, for the Safety of Persons affected by Industry, to repeal certain provisions of 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.
- 15 WILLS BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).
Motion made and question—That the debate be now adjourned (*Mr Miller*)—put and agreed to.
Ordered, after debate—That the debate be adjourned until tomorrow.
- 16 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.
- 17 MOTOR BOATING (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 later this day.
- 18 HOUSING (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.
- 19 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to amend the ‘Local Government Act 1958’ and for other purposes*”.
- 20 LOCAL GOVERNMENT (LAND LIABLE TO FLOODING) BILL—On the motion of Mr Lieberman, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 21 MINISTERIAL STATEMENT—FUTURE OF VICTORIAN COLLEGES OF ADVANCED EDUCATION—Mr Lacy made a Ministerial Statement relating to the future of Victorian Colleges of Advanced Education.
Motion made, by leave, and question proposed—That this House takes note of the Ministerial Statement (*Mr Fordham*)—and, after debate—
Motion made and question—That the debate be now adjourned (*Mr Maclellan*)—put and agreed to.
Ordered—That the debate be adjourned until tomorrow.

- 22 URBAN RENEWAL (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 Maclellan 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, 37

Mr Austin	Mr Hamer	Mr Maclellan	Mr Williams
Mr Balfour	Mr Hayes	Mrs Patrick	Mr Wood
Mr Birrell	Mr Jona	Mr Ramsay	
Mr Borthwick	Mr Kennett	Mr Reynolds	
Mr Burgin	Mr Lacy	Mr Richardson	
Mr Coleman	Mr Lieberman	Mr Skeggs	
Mr Collins	Mr McArthur	Mr Smith	
Mr Cox	Mr McCance	(<i>South Barwon</i>)	
Mr Crellin	Mr McClure	Mr Smith	
Mr Ebery	Mr McInnes	(<i>Warrnambool</i>)	<i>Tellers</i>
Mr Evans	Mr McKellar	Mr Tanner	Mr Brown
(<i>Ballarat North</i>)	Mr Mackinnon	Mr Weideman	Mrs Chambers

NOES, 37

Mr Cain	Mr Fordham	Mr Remington	Mr Trezise
Mr Cathie	Mr Gavin	Mr Roper	Dr Vaughan
Dr Coghill	Mr Ginifer	Mr Ross-Edwards	Mr Walsh
Mr Crabb	Mr Hann	Mr Sidiropoulos	Mr Whiting
Mr Culpin	Mr Jasper	Mr Simmonds	Mr Wilkes
Mr Edmunds	Mr Jolly	Mr Simpson	Mr Wilton
Mr Ernst	Mr King	Mr Spyker	
Mr Evans	Mr Kirkwood	Mr Stirling	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Mathews	Mrs Toner	Mr Hockley
Mr Fogarty	Mr Miller	Mr Trewin	Mr Hockley

And the members being equal, Mr Speaker said "I cast my vote with the 'Noes' to allow the House to give further consideration to the Bill".

Business having been interrupted at 10.30 p.m.—

Motion made and question—That the sitting be continued (*Mr Maclellan*)—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 an adequate allocation of funds for urban renewal is provided" (*Mr Cathie*)—and, after debate—

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

The House divided.

AYES, 43

Mr Austin	Mr Hamer	Mr Mackinnon	Mr Trewin
Mr Balfour	Mr Hann	Mr Maclellan	Mr Weideman
Mr Birrell	Mr Hayes	Mrs Patrick	Mr Whiting
Mr Borthwick	Mr Jasper	Mr Ramsay	Mr Williams
Mr Burgin	Mr Jona	Mr Reynolds	Mr Wood
Mrs Chambers	Mr Kennett	Mr Richardson	
Mr Coleman	Mr Lacy	Mr Ross-Edwards	
Mr Collins	Mr Lieberman	Mr Skeggs	
Mr Cox	Mr McArthur	Mr Smith	
Mr Crellin	Mr McCance	(<i>South Barwon</i>)	
Mr Ebery	Mr McClure	Mr Smith	<i>Tellers</i>
Mr Evans	Mr McInnes	(<i>Warrnambool</i>)	Mr Brown
(<i>Gippsland East</i>)	Mr McKellar	Mr Thompson	Mr Tanner

NOES, 31

Mr Cain	Mr Fordham	Mr Remington	Mr Trezise
Mr Cathie	Mr Gavin	Mr Roper	Dr Vaughan
Dr Coghill	Mr Ginifer	Mr Sidiropoulos	Mr Walsh
Mr Crabb	Mr Jolly	Mr Simmonds	Mr Wilkes
Mr Culpin	Mr King	Mr Simpson	Mr Wilton
Mr Edmunds	Mr Kirkwood	Mr Spyker	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mr Stirling	Mr Hockley
Mr Fogarty	Mr Miller	Mrs Toner	Mr Rowe

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, 6 MAY 1981

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.

- 23 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to authorize the Granting of Leases of certain Crown Land in the Township of Port Fairy*”.
- 24 PORT FAIRY LAND BILL—On the motion of Mr Wood, 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—Transmitting a Bill for “*An Act to revise the Statute Law*”.
- 26 STATUTE LAW REVISION BILL—On the motion of Mr Maclellan, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 27 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to revoke the Reservations of certain Lands at Geelong and for Purposes connected therewith*”.
- 28 GEELONG LANDS BILL—On the motion of Mr Wood, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.
- 29 HOSPITALS AND CHARITIES (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill now be 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 representations have been made by Victoria to the Commonwealth Government seeking amendments to the *Commonwealth Aged or Disabled Persons Homes Act 1954* so as to permit Victorian public hospitals to receive Commonwealth financial assistance in respect of nursing homes and nursing home services” (*Mr Roper*)—and, after debate—

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

The House divided.

AYES, 44

Mr Austin	Mr Evans	Mr Maclellan	Mr Weideman
Mr Balfour	(<i>Gippsland East</i>)	Mrs Patrick	Mr Whiting
Mr Birrell	Mr Hann	Mr Ramsay	Mr Williams
Mr Borthwick	Mr Hayes	Mr Reynolds	Mr Wood
Mr Brown	Mr Jasper	Mr Richardson	
Mr Burgin	Mr Jona	Mr Ross-Edwards	
Mrs Chambers	Mr Kennett	Mr Skeggs	
Mr Coleman	Mr Lacy	Mr Smith	
Mr Collins	Mr Lieberman	(<i>South Barwon</i>)	
Mr Cox	Mr McArthur	Mr Smith	
Mr Crellin	Mr McClure	(<i>Warrnambool</i>)	
Mr Ebery	Mr McClure	Mr Tanner	
Mr Evans	Mr McKellar	Mr Thompson	<i>Tellers</i>
(<i>Ballarat North</i>)	Mr Mackinnon	Mr Trewin	Mr McCance
			Mr McGrath

NOES, 30

Mr Cain	Mr Fordham	Mr Remington	Mrs Toner
Mr Cathie	Mr Gavin	Mr Roper	Mr Trezise
Dr Coghill	Mr Ginfifer	Mr Rowe	Dr Vaughan
Mr Crabb	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Mr Culpin	Mr Jolly	Mr Simmonds	
Mr Edmunds	Mr King	Mr Simpson	<i>Tellers</i>
Mr Ernst	Mr Kirkwood	Mr Spyker	Mr Miller
Mr Fogarty	Mr Mathews	Mr Stirling	Mr Walsh

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

Motor Car (Mass and Dimension Limits) Bill.

Transport Regulation (Assignment of Licences) Bill.

31 LAND CONSERVATION (AMENDMENT) BILL—Order read for resuming debate on question—That it be an instruction to the Committee that they have power to consider New Clauses to—(a) omit the two persons to be appointed to the Land Conservation Council from a panel of names submitted by the Conservation Council of Victoria; (b) allow for one person nominated from a panel of three names submitted by the Municipal Association of Victoria and one person nominated from a panel of three names submitted by the Victorian Trades Hall Council respectively, to be appointed by the Governor in Council to the Land Conservation Council; and (c) allow for the Director of Finance or his nominee to be a member of the Land Conservation Council; debate resumed.

Question—put.

The House divided.

AYES, 7

Mr Evans	Mr McGrath	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Ross-Edwards	Mr Jasper
Mr Hann	Mr Whiting	Mr Trewin

NOES, 67

Mr Austin	Mr Evans	Mr McInnes	Mr Smith
Mr Balfour	(Ballarat North)	Mr McKellar	(Warrnambool)
Mr Birrell	Mr Fogarty	Mr Mackinnon	Mr Spyker
Mr Borthwick	Mr Fordham	Mr Maclellan	Mr Stirling
Mr Brown	Mr Gavin	Mr Mathews	Mr Tanner
Mr Burgin	Mr Ginifer	Mr Miller	Mr Thompson
Mr Cain	Mr Hayes	Mrs Patrick	Mrs Toner
Mr Cathie	Mr Hockley	Mr Ramsay	Mr Trezise
Mrs Chambers	Mr Jolly	Mr Remington	Dr Vaughan
Dr Coghill	Mr Jona	Mr Reynolds	Mr Walsh
Mr Coleman	Mr Kennett	Mr Richardson	Mr Weideman
Mr Collins	Mr King	Mr Roper	Mr Williams
Mr Cox	Mr Kirkwood	Mr Rowe	Mr Wilton
Mr Crabb	Mr Lacy	Mr Simmonds	Mr Wood
Mr Crellin	Mr Lieberman	Mr Simpson	
Mr Culpin	Mr McArthur	Mr Skeggs	<i>Tellers</i>
Mr Ebery	Mr McCance	Mr Smith	Mr Ernst
Mr Edmunds	Mr McClure	(South Barwon)	Mr Sidiropoulos

And so it passed in the negative.

Bill 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.

- 32 STAMPS (MISCELLANEOUS AMENDMENT) BILL—Order read for resuming debate on question—That this Bill now be 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 removal of the anomaly whereby the purchaser of a “spec” home pays duty on the value of the home and the land’ (Mr Jolly)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

AYES, 43

Mr Austin	Mr Hayes	Mr Maclellan	Mr Trewin
Mr Balfour	Mr Jasper	Mrs Patrick	Mr Weideman
Mr Birrell	Mr Jona	Mr Ramsay	Mr Whiting
Mr Borthwick	Mr Kennett	Mr Reynolds	Mr Williams
Mr Burgin	Mr Lacy	Mr Richardson	Mr Wood
Mrs Chambers	Mr Lieberman	Mr Ross-Edwards	
Mr Coleman	Mr McArthur	Mr Skeggs	
Mr Collins	Mr McCance	Mr Smith	
Mr Crellin	Mr McClure	(South Barwon)	
Mr Ebery	Mr McGrath	Mr Smith	
Mr Evans	Mr McInnes	(Warrnambool)	<i>Tellers</i>
(Gippsland East)	Mr McKellar	Mr Tanner	Mr Brown
Mr Hann	Mr Mackinnon	Mr Thompson	Mr Cox

NOES, 30

Mr Cain	Mr Fordham	Mr Miller	Mrs Toner
Mr Cathie	Mr Gavin	Mr Remington	Mr Trezise
Dr Coghill	Mr Ginifer	Mr Roper	Mr Walsh
Mr Crabb	Mr Hockley	Mr Rowe	Mr Wilton
Mr Culpin	Mr Jolly	Mr Simmonds	
Mr Edmunds	Mr King	Mr Simpson	<i>Tellers</i>
Mr Ernst	Mr Kirkwood	Mr Spyker	Mr Sidiropoulos
Mr Fogarty	Mr Mathews	Mr Stirling	Dr Vaughan

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.

- 33 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.
- 34 ADJOURNMENT—Resolved, after debate—That the House do not adjourn.
- And then the House, at five minutes past Four o'clock in the morning, adjourned until later this day.

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 61—Wednesday, 6 May 1981

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—RETAIL TRADING HOURS—Mr Fordham presented a Petition from certain citizens praying that trading hours for retail shops be not increased and that an investigation be carried out into the effect on small businesses of trading in holiday resort areas, weekend markets and by street vendors.
- Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Mr Fordham*)—put and agreed to.
- The Petition was read by the Clerk.
- Ordered to lie on the Table.
- 3 PETITION—CARA HOUSE—Mrs Toner presented a Petition from certain citizens praying that adequate funding be provided to ensure the continued operation of Cara House and that alternatives to institutional care are provided.
- Ordered to lie on the Table.
- 4 PETITION—HOUSING COMMISSION RENTALS AND CHARGES—Mr Spyker presented a Petition from certain citizens praying that the House take such action as it may to cancel the recent increase in Housing Commission rentals and charges.
- Ordered to lie on the Table.
- 5 PETITION—MURRAY VALLEY SALINITY CONTROL AND DRAINAGE INQUIRY—Mr Jasper presented a Petition from certain citizens praying that action be taken to ensure that projects submitted to the Public Works Committee for investigation are so ordered as to allow the Committee to devote its fullest attention to the Murray Valley Salinity Control and Drainage Inquiry.
- Ordered to lie on the Table.
- 6 PETITION—EMERGENCY TEACHERS—Mr Miller presented a Petition from certain citizens praying that the limitations on emergency teacher days be lifted.
- Ordered to lie on the Table.

- 7 PETITION—MONTROSE SHOPPING CENTRE—Mr McArthur presented a Petition from certain citizens praying that the House ensure architects experienced in environmental building be appointed for the urban renewal plan providing for a neighbourhood shopping centre at Montrose.
Ordered to lie on the Table.
- 8 PETITION—STONY POINT RAIL PASSENGER SERVICE—Mr Brown presented a Petition from certain citizens praying that the recommendation to close the Stony Point rail passenger service be rejected, the service upgraded and that electrification of the line be proceeded with.
Motion made, by leave, and question—That the Standing Orders be suspended so as to allow the Petition to be read (*Mr Brown*)—put and agreed to.
The Petition was read by the Clerk.
Ordered to lie on the Table and to be taken into consideration tomorrow.
- 9 SUBORDINATE LEGISLATION COMMITTEE—Mr Birrell, Chairman, brought up the Final Report from the Subordinate Legislation Committee upon a General Inquiry into Subordinate Legislation (Consolidation and Review); together with an Appendix.
Ordered to lie on the Table and to be printed.
- 10 PAPER—The following Paper, pursuant to the direction of an Act of Parliament, was laid upon the Table by the Clerk:
Equal Opportunity Board—Report for the year 1979–80—Ordered to be printed.
- 11 CONSERVATION OF ENERGY RESOURCES COMMITTEE—Motion made, by leave, and question—That Mr Walsh be appointed a Member of the Conservation of Energy Resources Committee (*Mr Maclellan*)—put and agreed to.
- 12 SESSIONAL ORDER 1A—Motion made and question—That Sessional Order 1A be varied in respect of Thursday next so as to require Government Business to take precedence of all other business (*Mr Maclellan*)—after debate, put.

The House divided.

AYES, 46

Mr Austin	Mr Hamer	Mrs Patrick	Mr Williams
Mr Balfour	Mr Hann	Mr Ramsay	Mr Wood
Mr Birrell	Mr Hayes	Mr Reynolds	
Mr Borthwick	Mr Jona	Mr Richardson	
Mr Burgin	Mr Kennett	Mr Ross-Edwards	
Mrs Chambers	Mr Lacy	Mr Skeggs	
Mr Coleman	Mr Lieberman	Mr Smith	
Mr Collins	Mr McArthur	(<i>South Barwon</i>)	
Mr Cox	Mr McCance	Mr Smith	
Mr Crellin	Mr McClure	(<i>Warrnambool</i>)	
Mr Dixon	Mr McGrath	Mr Tanner	
Mr Dunstan	Mr McInnes	Mr Thompson	
Mr Ebery	Mr McKellar	Mr Trewin	
Mr Evans	Mr Mackinnon	Mr Weideman	
(<i>Gippsland East</i>)	Mr Maclellan	Mr Whiting	
			<i>Tellers</i>
			Mr Brown
			Mr Jasper

NOES, 31

Mr Cain	Mr Gavin	Mr Remington	Mr Trezise
Mr Cathie	Mr Ginifer	Mr Roper	Dr Vaughan
Dr Coghill	Mr Hockley	Mr Rowe	Mr Walsh
Mr Crabb	Mr Jolly	Mr Simmonds	Mr Wilkes
Mr Culpin	Mr King	Mr Simpson	Mr Wilton
Mr Edmunds	Mr Kirkwood	Mr Spyker	<i>Tellers</i>
Mr Fogarty	Mr Mathews	Mr Stirling	Mr Ernst
Mr Fordham	Mr Miller	Mrs Toner	Mr Sidiropoulos

And so it was resolved in the affirmative.

- 13 HISTORIC BUILDING BILL (No. 2)—Mr Lieberman obtained leave, with Mr Wood, to bring in a Bill “to consolidate and amend the law with respect to the Preservation of Buildings, Works and Objects of historic or architectural Importance or Interest, to amend the ‘Town and Country Planning Act 1961’ and 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.
- 14 RAILWAYS (LONG SERVICE LEAVE) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Maclellan*).
Motion made and question—That the debate be now adjourned (*Mr Crabb*)—put and agreed to.
Ordered—That the debate be adjourned until later this day.
- 15 ADOPTION OF CHILDREN (INFORMATION) (AMENDMENT) BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Jona*).
Motion made and question—That the debate be now adjourned (*Mrs Toner*)—put and agreed to.
Ordered—That the debate be adjourned until later this day.
- 16 LOCAL GOVERNMENT (LAND LIABLE TO FLOODING) BILL—Read a second time, after debate, and, by leave, read the third time forthwith.
Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 17 GEELONG LANDS BILL—Read a second time, after debate, and, by leave, read the third time forthwith.
Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 18 PORT FAIRY LAND BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Wood*).
Motion made and question—That the debate be now adjourned (*Mr Rowe*)—put and agreed to.
Ordered—That the debate be adjourned until tomorrow.
- 19 STATUTE LAW REVISION BILL—Read a second time, after debate, and, by leave, read the third time forthwith, after debate.
Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.
- 20 INDUSTRIAL SAFETY, HEALTH AND WELFARE BILL—Motion made and question proposed—That this Bill be now read a second time (*Mr Ramsay*).
Motion made and question—That the debate be now adjourned (*Mr Simmonds*)—put and agreed to.
Ordered—That the debate be adjourned until Wednesday, 20 May instant.
- 21 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.
- 22 MESSAGE FROM HIS EXCELLENCY THE GOVERNOR (No. 79)—Mr Speaker announced the presentation of a Message from His Excellency the Governor recommending a further appropriation for the purposes of the Motor Car (Pensioner Concessions) Bill.

- 23 LOCAL GOVERNMENT (SHIRES OF MELTON AND BULLA) 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.

- 24 RURAL FINANCE (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill now be 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 provide that the amount of funds available to the Commission may be raised in proportion to the increase in agricultural land values since 1977 and that provision be made for such additional amount as is necessary to implement a scheme for the establishment of young persons in rural pursuits” (*Mr Fogarty*)—and, after debate—

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

The House divided.

AYES, 44

Mr Austin	Mr Evans	Mr McKellar	Mr Tanner
Mr Balfour	(<i>Gippsland East</i>)	Mr Mackinnon	Mr Thompson
Mr Birrell	Mr Hamer	Mr Maclellan	Mr Weideman
Mr Borthwick	Mr Hann	Mrs Patrick	Mr Whiting
Mr Burgin	Mr Hayes	Mr Ramsay	Mr Williams
Mrs Chambers	Mr Jona	Mr Reynolds	Mr Wood
Mr Coleman	Mr Kennett	Mr Richardson	
Mr Collins	Mr Lacy	Mr Ross-Edwards	
Mr Cox	Mr McArthur	Mr Skeggs	
Mr Crellin	Mr McCance	Mr Smith	
Mr Dixon	Mr McClure	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dunstan	Mr McGrath	Mr Smith	Mr Brown
Mr Ebery	Mr McInnes	(<i>Warrnambool</i>)	Mr Jasper

NOES, 31

Mr Cain	Mr Gavin	Mr Remington	Mrs Toner
Mr Cathie	Mr Ginifer	Mr Roper	Mr Trezise
Dr Coghill	Mr Hockley	Mr Rowe	Dr Vaughan
Mr Crabb	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Culpin	Mr King	Mr Simmonds	Mr Wilton
Mr Edmunds	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Fogarty	Mr Mathews	Mr Spyker	Mr Ernst
Mr Fordham	Mr Miller	Mr Stirling	Mr Walsh

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.

- 25 CROWN LAND (RESERVES) (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.

- 26 FIREARMS (SHOOTERS' LICENCES) BILL—Order read for resuming debate on question—That this Bill now be 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 re-drafted to ensure the better regulation of procedures for the issuing of shooters’ licences” (*Mr Edmunds*)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

AYES, 43

Mr Austin	Mr Hamer	Mrs Patrick	Mr Williams
Mr Balfour	Mr Hann	Mr Ramsay	Mr Wood
Mr Borthwick	Mr Hayes	Mr Richardson	
Mr Burgin	Mr Jona	Mr Ross-Edwards	
Mrs Chambers	Mr Kennett	Mr Skeggs	
Mr Coleman	Mr Lacy	Mr Smith	
Mr Collins	Mr Lieberman	(<i>South Barwon</i>)	
Mr Cox	Mr McArthur	Mr Smith	
Mr Crellin	Mr McClure	(<i>Warrnambool</i>)	
Mr Dixon	Mr McGrath	Mr Tanner	
Mr Dunstan	Mr McInnes	Mr Thompson	
Mr Ebery	Mr McKellar	Mr Trewin	<i>Tellers</i>
Mr Evans	Mr Mackinnon	Mr Weideman	Mr McCance
(<i>Gippsland East</i>)	Mr Maclellan	Mr Whiting	Mr Reynolds

NOES, 25

Mr Cain	Mr Fordham	Mr Remington	Mr Wilkes
Mr Cathie	Mr Gavin	Mr Sidiropoulos	Mr Wilton
Dr Coghill	Mr Hockley	Mr Simmonds	
Mr Culpin	Mr Jolly	Mr Simpson	
Mr Edmunds	Mr King	Mr Spyker	<i>Tellers</i>
Mr Ernst	Mr Kirkwood	Mr Stirling	Mr Rowe
Mr Fogarty	Mr Miller	Mr Walsh	Dr Vaughan

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 amendments to authorize the inclusion of snipe on a shooters’ licence endorsement which entitles the applicant to shoot wild duck, deer and quail (*Mr Thompson*)—put, after debate, and agreed to.

Bill 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.

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

Local Government (Shires of Melton and Bulla) Bill.
Land Conservation (Amendment) Bill.

- 28 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Victorian Economic Development Corporation Bill with amendments.

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

- 29 RAILWAYS (LONG SERVICE 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, after debate.

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

30 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Stamps (Miscellaneous Amendment) Bill without amendment.

31 MESSAGE FROM THE LEGISLATIVE COUNCIL—Transmitting a Bill for “*An Act to amend Division 1A of Part XLIX. of the ‘Local Government Act 1958’*”.

32 LOCAL GOVERNMENT (HOUSE BUILDERS’ LIABILITY AMENDMENT) BILL—On the motion of Mr Lieberman, the Bill transmitted by the foregoing Message was read a first time, ordered to be printed and read a second time tomorrow.

33 PORT BELLARINE TOURIST RESORT 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.

34 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Government Employee Housing Authority Bill without amendment.

35 ADOPTION OF CHILDREN (INFORMATION) (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.

36 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 the Bill be transmitted to the Legislative Council and their concurrence desired therein.

Business having been interrupted at 10.30 p.m.—

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

37 PENALTIES AND SENTENCES 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.

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

Adoption of Children (Information) (Amendment) Bill.

Railways (Long Service Leave) Bill.

39 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Economic Development Bill with amendments.

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

40 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.

- 41 ADJOURNMENT—Motion made and question proposed—That the House do now adjourn (*Mr Maclellan*)—and, after debate—

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

THURSDAY, 7 MAY 1981

Question—put and agreed to.

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

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 62—Thursday, 7 May 1981

- 1 Mr Speaker took the Chair and read the Prayer.
- 2 PETITION—STATE LIBRARY BUILDING—Mr Ross-Edwards presented a Petition from certain citizens praying that a decision be made immediately to enable the planning and erection of a new State Library building on an appropriate site acceptable to the community.
Ordered to lie on the Table.
- 3 PETITION—HURSTBRIDGE RAIL SERVICE—Mrs Toner presented a Petition from certain citizens praying that the decision to terminate or reduce certain public transport services be reversed and that rail services, in particular the Hurstbridge service, be upgraded.
Ordered to lie on the Table.
- 4 ROAD SAFETY COMMITTEE—Mr McArthur, Chairman, brought up the Twenty-third Progress Report from the Joint Select Committee on Road Safety—Alcohol Prohibition for First Year Drivers; together with Minutes of Evidence and Appendices.
Ordered to lie on the Table and the Report and Appendices to be printed.
- 5 CONSERVATION OF ENERGY RESOURCES COMMITTEE—Mr McClure brought up the Seventh Progress Report from the Conservation of Energy Resources Committee—Liquefied Petroleum Gas as a Fuel in the State Government Fleet; together with an Extract from the Proceedings, Appendices and Minutes of Evidence.
Ordered to lie on the Table and the Report, Extract from the Proceedings of the Committee and Appendices to be printed.
- 6 PUBLIC BODIES REVIEW COMMITTEE—Mr Crabb brought up the Third Report of the Public Bodies Review Committee—Audit and Reporting of Public Bodies; together with Appendices, including a Report to the Committee from Touche Ross Services Pty on a Study of the Audit and Reporting Responsibilities of Public Bodies in Victoria.
Ordered to lie on the Table and Report and Appendices 1 to 3 to be printed.

- 7 PUBLIC ACCOUNTS AND EXPENDITURE REVIEW COMMITTEE—Mr Mackinnon, Chairman, brought up the following Reports from the Public Accounts and Expenditure Review Committee:
- 1 Report on the Expenditure from the Advance to the Treasurer 1978-79; and
 - 2 Treasury Minute relating to Aspects of Financial Assistance to Bus Operators.
- Severally ordered to lie on the Table and to be printed.
- 8 STRATEGY PLAN FOR REVIEW OF ACCOMMODATION IN PARLIAMENT HOUSE—Motion made, by leave, and question—That there be presented to this House a copy of the Strategy Plan for the Review of Accommodation in Parliament House, Victoria, being undertaken by the Joint House Committee (*Mr Edmunds*)—put and agreed to.
- 9 PAPER—Mr Edmunds presented:
- Strategy Plan for Review of Accommodation in Parliament House—Return to the foregoing Order.
- Ordered to lie on the Table.
- 10 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—Interim Report for the year 1979-80.
- Equal Opportunity Act 1977—Report of the Commissioner for Equal Opportunity for the year 1979-80—Ordered to be printed.
- Geelong Regional Commission—Report and Statement of accounts for the year 1979-80.
- National Museum of Victoria Council—Report for the year 1979-80.
- Ombudsman—Report for the Quarter ended 31 December 1980—Ordered to be printed.
- Third Party Insurance—Report of the Premiums Committee for the year 1979-80.
- Statutory Rules under the following Act:
- Public Service Act 1974—PSD Nos. 57, 59, 61 to 66.
- Victorian Council of the Arts—Report for the year 1979-80.
- 11 MESSAGES FROM THE LEGISLATIVE COUNCIL—Agreeing to the following Bills without amendment:
- Crown Land (Reserves) (Amendment) Bill.
- Urban Renewal (Amendment) Bill.
- 12 ADJOURNMENT—Motion made and question—That the House, at its rising, adjourn until tomorrow at half-past Ten o'clock (*Mr Maclellan*)—put, after debate, and agreed to.
- 13 HISTORIC BUILDINGS BILL (No. 2)—Motion made and question proposed—That this Bill be now read a second time (*Mr Lieberman*).
- Motion made and question—That the debate be now adjourned (*Mr Cain*)—put and agreed to.
- Ordered—That the debate be adjourned until Thursday, 21 May instant.

- 14 LOCAL GOVERNMENT (HOUSE BUILDERS' LIABILITY AMENDMENT) BILL—Read a second time, after debate, and, by leave, read the third time forthwith.

Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

- 15 POSTPONEMENT OF ORDERS OF THE DAY—Ordered, after debate—That the consideration of Orders of the Day, Government Business, Nos. 3 and 4 be postponed until later this day.

- 16 MOTOR BOATING (AMENDMENT) BILL—Further considered in Committee and reported with 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 MOTOR CAR (PENSIONER CONCESSIONS) 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 have the proposed concessions made retrospective to 1 January 1980” (*Mr Simpson*)—and, after debate—

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

The House divided.

AYES, 44

Mr Austin	Mr Evans	Mr McClure	Mr Smith
Mr Balfour	(<i>Gippsland East</i>)	Mr McGrath	(<i>Warrnambool</i>)
Mr Birrell	Mr Hamer	Mr McInnes	Mr Tanner
Mr Brown	Mr Hann	Mr McKellar	Mr Thompson
Mr Burgin	Mr Hayes	Mr Mackinnon	Mr Trewin
Mr Coleman	Mr Jasper	Mr Maclellan	Mr Weideman
Mr Collins	Mr Jona	Mrs Patrick	Mr Whiting
Mr Cox	Mr Kennett	Mr Ramsay	Mr Williams
Mr Crellin	Mr Lacy	Mr Ross-Edwards	Mr Wood
Mr Dixon	Mr Lieberman	Mr Skeggs	<i>Tellers</i>
Mr Dunstan	Mr McArthur	Mr Smith	Mrs Chambers
Mr Ebery	Mr McCance	(<i>South Barwon</i>)	Mr Reynolds

NOES, 29

Mr Cain	Mr Fordham	Mr Roper	Mr Walsh
Mr Cathie	Mr Gavin	Mr Rowe	Mr Wilkes
Dr Coghill	Mr Ginifer	Mr Sidiropoulos	Mr Wilton
Mr Crabb	Mr Jolly	Mr Simpson	
Mr Culpin	Mr Kirkwood	Mr Spyker	<i>Tellers</i>
Mr Edmunds	Mr Mathews	Mr Stirling	Mr Hockley
Mr Ernst	Mr Miller	Mrs Toner	Mr King
Mr Fogarty	Mr Remington	Dr Vaughan	

And so it was resolved in the affirmative.

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.

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

Housing (Amendment) Bill.
Building Societies (Amendment) Bill.

20 MELBOURNE AND METROPOLITAN BOARD OF WORKS (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 amendments to require private sewerage schemes to be only undertaken as an option exercised by the affected land-owners and not imposed by the Melbourne and Metropolitan Board of Works (*Mr Spyker*)—put.

The House divided.

AYES, 30

Mr Cain	Mr Ginifer	Mr Roper	Dr Vaughan
Mr Cathie	Mr Hockley	Mr Rowe	Mr Walsh
Mr Crabb	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Culpin	Mr King	Mr Simmonds	Mr Wilton
Mr Edmunds	Mr Kirkwood	Mr Simpson	
Mr Ernst	Mr Mathews	Mr Spyker	<i>Tellers</i>
Mr Fogarty	Mr Miller	Mr Stirling	Dr Coghill
Mr Fordham	Mr Remington	Mrs Toner	Mr Gavin

NOES, 44

Mr Austin	Mr Evans	Mr McInnes	Mr Thompson
Mr Balfour	(<i>Gippsland East</i>)	Mr McKellar	Mr Trewin
Mr Birrell	Mr Hamer	Mr Mackinnon	Mr Weideman
Mr Brown	Mr Hann	Mr Maclellan	Mr Whiting
Mr Burgin	Mr Hayes	Mrs Patrick	Mr Williams
Mrs Chambers	Mr Jasper	Mr Ramsay	Mr Wood
Mr Coleman	Mr Jona	Mr Reynolds	
Mr Collins	Mr Kennett	Mr Ross-Edwards	
Mr Cox	Mr Lacy	Mr Skeggs	
Mr Crellin	Mr Lieberman	Mr Smith	
Mr Dixon	Mr McArthur	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dunstan	Mr McCance	Mr Smith	Mr McGrath
Mr Ebery	Mr McClure	(<i>Warrnambool</i>)	Mr Tanner

And so it passed in the negative.

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.

21 MINISTERIAL STATEMENT—PREMIERS' CONFERENCE 1981 AND TAX SHARING ARRANGEMENTS—Mr Hamer made a Ministerial Statement relating to the Premiers' Conference 1981 and tax sharing arrangements.

Motion made, by leave, and question proposed—That this House takes note of the Ministerial Statement (*Mr Hamer*)—and, after debate—

Motion made and question proposed—That the debate be now adjourned (*Mr Maclellan*)—and, after debate—

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

The House divided.

AYES, 43

Mr Austin	Mr Evans	Mr McKellar	Mr Williams
Mr Balfour	(<i>Gippsland East</i>)	Mr Mackinnon	Mr Wood
Mr Birrell	Mr Hamer	Mr Maclellan	
Mr Brown	Mr Hann	Mrs Patrick	
Mr Burgin	Mr Hayes	Mr Ramsay	
Mrs Chambers	Mr Jasper	Mr Richardson	
Mr Coleman	Mr Jona	Mr Ross-Edwards	
Mr Collins	Mr Kennett	Mr Skeggs	
Mr Cox	Mr Lacy	Mr Smith	
Mr Crellin	Mr Lieberman	(<i>Warrnambool</i>)	
Mr Dixon	Mr McArthur	Mr Tanner	
Mr Ebery	Mr McClure	Mr Thompson	<i>Tellers</i>
Mr Evans	Mr McGrath	Mr Trewin	Mr McCance
(<i>Ballarat North</i>)	Mr McInnes	Mr Weideman	Mr Reynolds

NOES, 30

Mr Cain	Mr Ginifer	Mr Roper	Mr Trezise
Mr Cathie	Mr Hockley	Mr Rowe	Dr Vaughan
Dr Coghill	Mr Jolly	Mr Sidiropoulos	Mr Walsh
Mr Crabb	Mr King	Mr Simmonds	Mr Wilkes
Mr Culpin	Mr Kirkwood	Mr Simpson	
Mr Edmunds	Mr Mathews	Mr Spyker	<i>Tellers</i>
Mr Fogarty	Mr Miller	Mr Stirling	Mr Ernst
Mr Fordham	Mr Remington	Mrs Toner	Mr Gavin

And so it was resolved in the affirmative.

Question—accordingly put.

The House divided.

AYES, 43

Mr Austin	Mr Evans	Mr McCance	Mr Smith
Mr Balfour	(<i>Ballarat North</i>)	Mr McClure	(<i>Warrnambool</i>)
Mr Birrell	Mr Evans	Mr McGrath	Mr Tanner
Mr Brown	(<i>Gippsland East</i>)	Mr McKellar	Mr Thompson
Mr Burgin	Mr Hamer	Mr Mackinnon	Mr Trewin
Mrs Chambers	Mr Hann	Mr Maclellan	Mr Weideman
Mr Coleman	Mr Hayes	Mrs Patrick	Mr Williams
Mr Collins	Mr Jasper	Mr Ramsay	Mr Wood
Mr Cox	Mr Jona	Mr Reynolds	
Mr Crellin	Mr Kennett	Mr Richardson	<i>Tellers</i>
Mr Dixon	Mr Lacy	Mr Ross-Edwards	Mr McArthur
Mr Ebery	Mr Lieberman	Mr Skeggs	Mr McInnes

NOES, 30

Mr Cain	Mr Ginifer	Mr Roper	Mr Trezise
Mr Cathie	Mr Hockley	Mr Rowe	Dr Vaughan
Dr Coghill	Mr Jolly	Mr Sidiropoulos	Mr Walsh
Mr Crabb	Mr King	Mr Simmonds	Mr Wilkes
Mr Culpin	Mr Kirkwood	Mr Simpson	
Mr Edmunds	Mr Mathews	Mr Spyker	<i>Tellers</i>
Mr Fogarty	Mr Miller	Mr Stirling	Mr Ernst
Mr Fordham	Mr Remington	Mrs Toner	Mr Gavin

And so it was resolved in the affirmative.

Motion made and question proposed—That the debate be adjourned until later this day (*Mr Maclellan*)—

Amendment proposed—That the words “later this day” be omitted with the view of inserting in place thereof the words “after the consideration of the next item of business” (*Mr Roper*)—and, after debate—

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

The House divided.

AYES, 43

Mr Austin	Mr Evans	Mr McGrath	Mr Thompson
Mr Balfour	(<i>Ballarat North</i>)	Mr McKellar	Mr Trewin
Mr Birrell	Mr Evans	Mr Mackinnon	Mr Weideman
Mr Brown	(<i>Gippsland East</i>)	Mr Maclellan	Mr Williams
Mr Burgin	Mr Hamer	Mrs Patrick	Mr Wood
Mrs Chambers	Mr Hann	Mr Ramsay	
Mr Coleman	Mr Hayes	Mr Reynolds	
Mr Collins	Mr Jasper	Mr Richardson	
Mr Cox	Mr Jona	Mr Ross-Edwards	
Mr Crellin	Mr Kennett	Mr Skeggs	<i>Tellers</i>
Mr Dixon	Mr Lacy	Mr Smith	Mr McCance
Mr Dunstan	Mr Lieberman	(<i>Warrnambool</i>)	Mr McInnes
Mr Ebery	Mr McClure	Mr Tanner	

NOES, 30

Mr Cain	Mr Ginifer	Mr Roper	Mr Trezise
Mr Cathie	Mr Hockley	Mr Rowe	Dr Vaughan
Dr Coghill	Mr Jolly	Mr Sidiropoulos	Mr Walsh
Mr Crabb	Mr King	Mr Simmonds	Mr Wilkes
Mr Culpin	Mr Kirkwood	Mr Simpson	
Mr Edmunds	Mr Mathews	Mr Spyker	<i>Tellers</i>
Mr Fogarty	Mr Miller	Mr Stirling	Mr Ernst
Mr Fordham	Mr Remington	Mrs Toner	Mr Gavin

And so it was resolved in the affirmative.

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

The House divided.

AYES, 43

Mr Austin	Mr Ebery	Mr Lieberman	Mr Smith
Mr Balfour	Mr Evans	Mr McClure	(<i>Warrnambool</i>)
Mr Birrell	(<i>Ballarat North</i>)	Mr McGrath	Mr Tanner
Mr Brown	Mr Evans	Mr McKellar	Mr Thompson
Mr Burgin	(<i>Gippsland East</i>)	Mr Mackinnon	Mr Trewin
Mrs Chambers	Mr Hamer	Mr Maclellan	Mr Weideman
Mr Coleman	Mr Hann	Mrs Patrick	Mr Williams
Mr Collins	Mr Hayes	Mr Ramsay	Mr Wood
Mr Cox	Mr Jasper	Mr Reynolds	
Mr Crellin	Mr Jona	Mr Richardson	<i>Tellers</i>
Mr Dixon	Mr Kennett	Mr Ross-Edwards	Mr McCance
Mr Dunstan	Mr Lacy	Mr Skeggs	Mr McInnes

NOES, 30

Mr Cain	Mr Ginifer	Mr Roper	Mr Trezise
Mr Cathie	Mr Hockley	Mr Rowe	Dr Vaughan
Dr Coghill	Mr Jolly	Mr Sidiropoulos	Mr Walsh
Mr Crabb	Mr King	Mr Simmonds	Mr Wilkes
Mr Culpin	Mr Kirkwood	Mr Simpson	
Mr Edmunds	Mr Mathews	Mr Spyker	<i>Tellers</i>
Mr Fogarty	Mr Miller	Mr Stirling	Mr Ernst
Mr Fordham	Mr Remington	Mrs Toner	Mr Gavin

And so it was resolved in the affirmative.

Question—That the debate be adjourned until later this day—put.

The House divided.

AYES, 43

Mr Austin	Mr Ebery	Mr Lieberman	Mr Smith
Mr Balfour	Mr Evans	Mr McClure	(<i>Warrnambool</i>)
Mr Birrell	(<i>Ballarat North</i>)	Mr McGrath	Mr Tanner
Mr Brown	Mr Evans	Mr McKellar	Mr Thompson
Mr Burgin	(<i>Gippsland East</i>)	Mr Mackinnon	Mr Trewin
Mrs Chambers	Mr Hamer	Mr Maclellan	Mr Weideman
Mr Coleman	Mr Hann	Mrs Patrick	Mr Williams
Mr Collins	Mr Hayes	Mr Ramsay	Mr Wood
Mr Cox	Mr Jasper	Mr Reynolds	
Mr Crellin	Mr Jona	Mr Richardson	<i>Tellers</i>
Mr Dixon	Mr Kennett	Mr Ross-Edwards	Mr McCance
Mr Dunstan	Mr Lacy	Mr Skeggs	Mr McInnes

NOES, 30

Mr Cain	Mr Ginifer	Mr Roper	Mr Trezise
Mr Cathie	Mr Hockley	Mr Rowe	Dr Vaughan
Dr Coghill	Mr Jolly	Mr Sidiropoulos	Mr Walsh
Mr Crabb	Mr King	Mr Simmonds	Mr Wilkes
Mr Culpin	Mr Kirkwood	Mr Simpson	
Mr Edmunds	Mr Mathews	Mr Spyker	<i>Tellers</i>
Mr Fogarty	Mr Miller	Mr Stirling	Mr Ernst
Mr Fordham	Mr Remington	Mrs Toner	Mr Gavin

And so it was resolved in the affirmative.

Business having been interrupted at 10.31 p.m.—

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

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

Rural Finance (Amendment) Bill.
Hospital and Charities (Amendment) Bill.
Penalties and Sentences Bill.
Port Bellarine Tourist Resort Bill.

- 23 LABOUR AND INDUSTRY (AMENDMENT) BILL (No. 2)—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 Maclellan 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, 37

Mr Austin	Mr Dixon	Mr Lieberman	Mr Smith
Mr Balfour	Mr Dunstan	Mr McClure	(<i>Warrnambool</i>)
Mr Birrell	Mr Ebery	Mr McKellar	Mr Tanner
Mr Brown	Mr Evans	Mr Mackinnon	Mr Thompson
Mr Burgin	(<i>Ballarat North</i>)	Mr Maclellan	Mr Weideman
Mrs Chambers	Mr Hamer	Mrs Patrick	Mr Williams
Mr Coleman	Mr Hayes	Mr Ramsay	Mr Wood
Mr Collins	Mr Jona	Mr Reynolds	<i>Tellers</i>
Mr Cox	Mr Kennett	Mr Richardson	Mr McCance
Mr Crellin	Mr Lacy	Mr Skeggs	Mr McInnes

NOES, 36

Mr Cain	Mr Fordham	Mr Mathews	Mrs Toner
Mr Cathie	Mr Gavin	Mr Miller	Mr Trewin
Dr Coghill	Mr Ginifer	Mr Remington	Mr Trezise
Mr Crabb	Mr Hann	Mr Roper	Dr Vaughan
Mr Culpin	Mr Hockley	Mr Ross-Edwards	Mr Wilkes
Mr Edmunds	Mr Jasper	Mr Sidiropoulos	
Mr Ernst	Mr Jolly	Mr Simmonds	
Mr Evans	Mr King	Mr Simpson	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Kirkwood	Mr Spyker	Mr Rowe
Mr Fogarty	Mr McGrath	Mr Stirling	Mr Walsh

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 11.45 p.m. this day; and

(b) For the remaining stages of the Bill, until 11.58 p.m. this day.

—(*Mr Maclellan*)—after debate, put.

The House divided.

AYES, 37

Mr Austin	Mr Dixon	Mr Lieberman	Mr Smith
Mr Balfour	Mr Dunstan	Mr McClure	(<i>Warrnambool</i>)
Mr Birrell	Mr Ebery	Mr McKellar	Mr Tanner
Mr Brown	Mr Evans	Mr Mackinnon	Mr Thompson
Mr Burgin	(<i>Ballarat North</i>)	Mr Maclellan	Mr Weideman
Mrs Chambers	Mr Hamer	Mrs Patrick	Mr Williams
Mr Coleman	Mr Hayes	Mr Ramsay	Mr Wood
Mr Collins	Mr Jona	Mr Reynolds	<i>Tellers</i>
Mr Cox	Mr Kennett	Mr Richardson	Mr McCance
Mr Crellin	Mr Lacy	Mr Skeggs	Mr McInnes

NOES, 36

Mr Cain	Mr Fordham	Mr Mathews	Mrs Toner
Mr Cathie	Mr Gavin	Mr Miller	Mr Trewin
Dr Coghill	Mr Ginifer	Mr Remington	Mr Trezise
Mr Crabb	Mr Hann	Mr Roper	Dr Vaughan
Mr Culpin	Mr Hockley	Mr Ross-Edwards	Mr Wilkes
Mr Edmunds	Mr Jasper	Mr Sidiropoulos	
Mr Ernst	Mr Jolly	Mr Simmonds	
Mr Evans	Mr King	Mr Simpson	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Kirkwood	Mr Spyker	Mr Rowe
Mr Fogarty	Mr McGrath	Mr Stirling	Mr Walsh

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 Austin	Mr Dunstan	Mr Lieberman	Mr Ross-Edwards
Mr Balfour	Mr Ebery	Mr McClure	Mr Smith
Mr Birrell	Mr Evans	Mr McGrath	(<i>Warrnambool</i>)
Mr Brown	(<i>Gippsland East</i>)	Mr McInnes	Mr Thompson
Mr Burgin	Mr Hamer	Mr McKellar	Mr Trewin
Mrs Chambers	Mr Hann	Mr Mackinnon	Mr Weideman
Mr Coleman	Mr Hayes	Mr Maclellan	Mr Williams
Mr Collins	Mr Jasper	Mrs Patrick	Mr Wood
Mr Cox	Mr Jona	Mr Ramsay	<i>Tellers</i>
Mr Crellin	Mr Kennett	Mr Reynolds	Mr McCance
Mr Dixon	Mr Lacy	Mr Richardson	Mr Tanner

NOES, 30

Mr Cain	Mr Fordham	Mr Miller	Mr Trezise
Mr Cathie	Mr Gavin	Mr Remington	Dr Vaughan
Dr Coghill	Mr Ginifer	Mr Roper	Mr Walsh
Mr Crabb	Mr Hockley	Mr Rowe	Mr Wilkes
Mr Culpin	Mr Jolly	Mr Simmonds	
Mr Edmunds	Mr King	Mr Simpson	<i>Tellers</i>
Mr Ernst	Mr Kirkwood	Mr Stirling	Mr Sidiropoulos
Mr Fogarty	Mr Mathews	Mrs Toner	Mr Spyker

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—

FRIDAY, 8 MAY 1981

Further considered in Committee and reported without amendment.

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

The House divided.

AYES, 41

Mr Austin	Mr Dunstan	Mr Lieberman	Mr Ross-Edwards
Mr Balfour	Mr Ebery	Mr McClure	Mr Skeggs
Mr Birrell	Mr Evans	Mr McGrath	Mr Smith
Mr Brown	(<i>Ballarat North</i>)	Mr McInnes	(<i>Warrnambool</i>)
Mr Burgin	Mr Hamer	Mr McKellar	Mr Thompson
Mrs Chambers	Mr Hann	Mr Mackinnon	Mr Weideman
Mr Coleman	Mr Hayes	Mr Maclellan	Mr Williams
Mr Collins	Mr Jasper	Mrs Patrick	Mr Wood
Mr Cox	Mr Jona	Mr Ramsay	<i>Tellers</i>
Mr Crellin	Mr Kennett	Mr Reynolds	Mr McCance
Mr Dixon	Mr Lacy	Mr Richardson	Mr Tanner

NOES, 30

Mr Cain	Mr Fordham	Mr Miller	Mr Trezise
Mr Cathie	Mr Gavin	Mr Remington	Dr Vaughan
Dr Coghill	Mr Ginifer	Mr Roper	Mr Walsh
Mr Crabb	Mr Hockley	Mr Rowe	Mr Wilkes
Mr Culpin	Mr Jolly	Mr Simmonds	
Mr Edmunds	Mr King	Mr Simpson	<i>Tellers</i>
Mr Ernst	Mr Kirkwood	Mr Stirling	Mr Sidiropoulos
Mr Fogarty	Mr Mathews	Mrs Toner	Mr Spyker

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.

24 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)
—put and agreed to.

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

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

J. H. CAMPBELL
Clerk of the Legislative Assembly

S. J. PLOWMAN
Speaker

No. 63—Friday, 8 May 1981

- 1 The House met pursuant to adjournment—Mr Speaker took the Chair and read the Prayer.
- 2 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:
 Hospitals Superannuation Act 1965—No. 167.
 Medical Practitioners Act 1970—No. 166.
 Pharmacists Act 1974—No. 168.
 Public Service Act 1974—PSD Nos. 67, 68.

- 3 MELBOURNE UNDERGROUND RAIL LOOP (BORROWING POWERS) BILL—Order read for resuming debate on question—That this Bill now be read a second time.

Declaration of Bill as Urgent—Limitation of Debate—Mr Maclellan declared that the 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 Austin	Mr Evans	Mr McInnes	Mr Smith
Mr Balfour	(Ballarat North)	Mr McKellar	(Warrnambool)
Mr Birrell	Mr Hann	Mr Mackinnon	Mr Tanner
Mr Brown	Mr Hayes	Mr Maclellan	Mr Thompson
Mr Burgin	Mr Jasper	Mrs Patrick	Mr Weideman
Mr Coleman	Mr Jona	Mr Ramsay	Mr Williams
Mr Collins	Mr Lacy	Mr Reynolds	Mr Wood
Mr Crellin	Mr Lieberman	Mr Richardson	<i>Tellers</i>
Mr Dixon	Mr McArthur	Mr Ross-Edwards	Mrs Chambers
Mr Dunstan	Mr McCance	Mr Skeggs	Mr Cox
Mr Ebery	Mr McClure		

NOES, 29

Mr Cain	Mr Gavin	Mr Roper	Mr Trezise
Mr Cathie	Mr Ginifer	Mr Rowe	Dr Vaughan
Mr Crabb	Mr Hockley	Mr Sidiropoulos	Mr Walsh
Mr Culpin	Mr Jolly	Mr Simmonds	
Mr Edmunds	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mr Spyker	Dr Coghill
Mr Fogarty	Mr Miller	Mr Stirling	Mr King
Mr Fordham	Mr Remington	Mrs Toner	

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 2.10 p.m. this day.

(b) For the remaining stages of the Bill, until 2.15 p.m. this day.

—(Mr Maclellan)—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, by leave, read the third time forthwith, after debate.
 Ordered—That the Bill be transmitted to the Legislative Council and their concurrence desired therein.

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

Firearms (Shooters' Licences) Bill
 Motor Boating (Amendment) Bill

5 INDUSTRIAL TRAINING (AMENDMENT) BILL—Order read for resuming debate on question—That this Bill now be read a second time.

Declaration of Bill as Urgent—Limitation of Debate—Mr Maclellan declared that the 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 Austin	Mr Dunstan	Mr McArthur	Mr Skeggs
Mr Balfour	Mr Ebery	Mr McCance	Mr Smith
Mr Birrell	Mr Evans	Mr McClure	(Warrnambool)
Mr Brown	(Ballarat North)	Mr McGrath	Mr Thompson
Mr Burgin	Mr Evans	Mr McInnes	Mr Weideman
Mrs Chambers	(Gippsland East)	Mr McKellar	Mr Williams
Mr Coleman	Mr Hann	Mr Mackinnon	Mr Wood
Mr Collins	Mr Jasper	Mr Maclellan	
Mr Cox	Mr Jona	Mrs Patrick	<i>Tellers</i>
Mr Crellin	Mr Kennett	Mr Ramsay	Mr Reynolds
Mr Dixon	Mr Lieberman	Mr Richardson	Mr Tanner

NOES, 27

Mr Cain	Mr Fordham	Mr Roper	Mrs Toner
Mr Cathie	Mr Gavin	Mr Rowe	Mr Trezise
Dr Coghill	Mr Ginfifer	Mr Sidiropoulos	Dr Vaughan
Mr Crabb	Mr Jolly	Mr Simmonds	Mr Walsh
Mr Culpin	Mr King	Mr Simpson	<i>Tellers</i>
Mr Edmunds	Mr Kirkwood	Mr Spyker	Mr Hockley
Mr Ernst	Mr Mathews	Mr Stirling	Mr Miller

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 3.25 p.m. this day.

(b) For the remaining stages of the Bill, until 3.40 p.m. this day.

—(Mr Maclellan)—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.

AYES, 40

Mr Austin	Mr Dunstan	Mr Lieberman	Mr Ross-Edwards
Mr Balfour	Mr Ebery	Mr McCance	Mr Skeggs
Mr Birrell	Mr Evans	Mr McClure	Mr Smith
Mr Brown	(Ballarat North)	Mr McGrath	(Warrnambool)
Mr Burgin	Mr Evans	Mr McInnes	Mr Thompson
Mrs Chambers	(Gippsland East)	Mr McKellar	Mr Weideman
Mr Coleman	Mr Hann	Mr Mackinnon	Mr Williams
Mr Collins	Mr Hayes	Mr Maclellan	Mr Wood
Mr Cox	Mr Jasper	Mrs Patrick	Tellers
Mr Crellin	Mr Kennett	Mr Ramsay	Mr Reynolds
Mr Dixon	Mr Lacy	Mr Richardson	Mr Tanner

NOES, 29

Mr Cain	Mr Fordham	Mr Roper	Mr Trezise
Mr Cathie	Mr Gavin	Mr Rowe	Dr Vaughan
Dr Coghill	Mr Ginifer	Mr Sidiropoulos	Mr Walsh
Mr Crabb	Mr Jolly	Mr Simmonds	
Mr Culpin	Mr King	Mr Simpson	
Mr Edmunds	Mr Kirkwood	Mr Spyker	Tellers
Mr Ernst	Mr Mathews	Mr Stirling	Mr Hockley
Mr Fogarty	Mr Remington	Mrs Toner	Mr Miller

And so it was resolved in the affirmative.

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

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

The House divided.

AYES, 40

Mr Austin	Mr Ebery	Mr McCance	Mr Skeggs
Mr Balfour	Mr Evans	Mr McClure	Mr Smith
Mr Birrell	(Ballarat North)	Mr McInnes	(Warrnambool)
Mr Burgin	Mr Evans	Mr McKellar	Mr Tanner
Mrs Chambers	(Gippsland East)	Mr Mackinnon	Mr Thompson
Mr Coleman	Mr Hann	Mr Maclellan	Mr Weideman
Mr Collins	Mr Hayes	Mrs Patrick	Mr Williams
Mr Cox	Mr Jasper	Mr Ramsay	Mr Wood
Mr Crellin	Mr Kennett	Mr Reynolds	Tellers
Mr Dixon	Mr Lacy	Mr Richardson	Mr Brown
Mr Dunstan	Mr Lieberman	Mr Ross-Edwards	Mr McGrath

NOES, 29

Mr Cain	Mr Fordham	Mr Remington	Mrs Toner
Mr Cathie	Mr Gavin	Mr Roper	Mr Trezise
Dr Coghill	Mr Ginifer	Mr Rowe	Mr Walsh
Mr Crabb	Mr Hockley	Mr Sidiropoulos	
Mr Culpin	Mr Jolly	Mr Simmonds	
Mr Edmunds	Mr Kirkwood	Mr Simpson	Tellers
Mr Ernst	Mr Mathews	Mr Spyker	Mr King
Mr Fogarty	Mr Miller	Mr Stirling	Dr Vaughan

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.

- 6 CRIMES (CLASSIFICATION OF OFFENCES) 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 numbers 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 numbers of the Members of the Legislative Assembly.

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.

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

Melbourne and Metropolitan Board of Works (Amendment) Bill
Melbourne Underground Rail Loop (Borrowing Powers) Bill
Motor Car (Pensioner Concessions) Bill

- 8 COMPANIES (ACQUISITION OF SHARES) (APPLICATION OF LAWS) BILL, SECURITIES INDUSTRY (APPLICATION OF LAWS) BILL, COMPANIES AND SECURITIES (INTERPRETATION AND MISCELLANEOUS PROVISIONS) (APPLICATION OF LAWS) BILL AND NATIONAL COMPANIES AND SECURITIES COMMISSION (STATE 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.

Companies (Acquisition of Shares) (Application of Laws) Bill, Companies and Securities (Interpretation and Miscellaneous Provisions) (Application of Laws) Bill and National Companies and Securities Commission (State Provisions) Bill, by leave, read the third time forthwith.

Ordered—That these Bills be returned to the Legislative Council with Messages acquainting them that the Legislative Assembly have agreed to the Bills without amendment.

Securities Industry (Application of Laws) Bill considered in Committee and reported with an amendment; as amended, considered, and amendment agreed to; read the third time.

Ordered—That this 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.

- 9 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing the Labour and Industry (Amendment) Bill (No. 2) without amendment.

- 10 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 Act 1961—No. 171.
Labour and Industry Act 1958—No. 164.
Marine Act 1958—No. 169.
Money Lenders Act 1958—No. 170.

- 11 WATER DRAINAGE 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, after debate.

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.

- 12 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the Industrial Training (Amendment) Bill without amendment.

- 13 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 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.
- 14 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the amendments made by the Assembly in the Crimes (Classification of Offences) Bill.
- 15 VICTORIAN COLLEGE OF THE ARTS BILL—The Order of the Day for the consideration of the amendments made by the Legislative Council in this Bill was read.
 And the said amendments were read a second time and agreed to by the House.
 Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the said amendments.
- 16 ENVIRONMENT PROTECTION (CLEAN AIR) BILL—The Order of the Day for the consideration of the amendments made by the Legislative Council to an amendment made by the Assembly in this Bill was read.
 And the said amendments were read a second time and, after debate, agreed to by the House.
 Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them accordingly.
- 17 VICTORIAN ECONOMIC DEVELOPMENT CORPORATION BILL—The Order of the Day for the consideration of the amendments made by the Legislative Council in this Bill was read.
 And the said amendments were read a second time and agreed to by the House.
 Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the said amendments.
- 18 ECONOMIC DEVELOPMENT BILL—The Order of the Day for the consideration of the amendments made by the Legislative Council in this Bill was read.
 And the said amendments were read a second time and agreed to by the House.
 Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the said amendments.
- 19 HEALTH (EXEMPTIONS) BILL—The Order of the Day for the consideration of the amendments made by the Legislative Council in this Bill was read.
 And the said amendments were read a second time and, after debate, agreed to by the House.
 Ordered—That the Bill be returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the said amendments.
- 20 WILLS 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 Maclellan*)—put and agreed to.
 Bill read a second time and committed; considered in Committee and reported without amendment; 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 Bill without amendment.

21 MESSAGES FROM THE LEGISLATIVE COUNCIL—

Agreeing to the amendment made by the Assembly in the Securities Industry (Application of Laws) Bill.

Agreeing to the amendments made by the Assembly in the Water Drainage Bill.

22 POSTPONEMENT OF ORDERS OF THE DAY—Ordered—That the consideration of Orders of the Day, Government Business, Nos. 16 and 17, be postponed until later this day.

23 LOCAL GOVERNMENT (FURTHER AMENDMENT) BILL—Order read for resuming debate on question—That this Bill now be 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 re-drafted to provide for a power of general competence” (*Mr Kirkwood*)—and, after debate—

Question—That the words proposed to be omitted stand part of the question—put. The House divided.

AYES, 28

Mr Birrell	Mr Evans	Mr Lacy	Mr Thompson
Mrs Chambers	(<i>Ballarat North</i>)	Mr Lieberman	Mr Weideman
Mr Coleman	Mr Evans	Mr McInnes	Mr Williams
Mr Collins	(<i>Gippsland East</i>)	Mr McKellar	Mr Wood
Mr Cox	Mr Hamer	Mr Maclellan	
Mr Crellin	Mr Hann	Mr Richardson	<i>Tellers</i>
Mr Dixon	Mr Haynes	Mr Skeggs	Mr McCance
Mr Ebery	Mr Jona	Mr Smith	Mr Tanner
		(<i>Warrnambool</i>)	

NOES, 23

Mr Cain	Mr Ernst	Mr Miller	Mr Simpson
Mr Cathie	Mr Fogarty	Mr Remington	Mr Stirling
Dr Coghill	Mr Fordham	Mr Roper	Mr Wilkes
Mr Crabb	Mr Hockley	Mr Rowe	<i>Tellers</i>
Mr Culpin	Mr Jolly	Mr Sidiropoulos	Dr Vaughan
Mr Edmunds	Mr Kirkwood	Mr Simmonds	Mr Walsh

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 returned to the Legislative Council with a Message acquainting them that the Legislative Assembly have agreed to the Bill without amendment.

24 ADJOURNMENT—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 Maclellan*)—put, after debate, and agreed to.

25 MESSAGE FROM THE LEGISLATIVE COUNCIL—Agreeing to the amendments made by the Assembly in the National Parks (Amendment) Bill.

26 POSTPONEMENT OF ORDERS OF THE DAY—Motion made and question—That the consideration of the remaining Orders of the Day be postponed (*Mr Maclellan*)—put and agreed to.

27 ADJOURNMENT—Motion made and question proposed—That the House do now adjourn (*Mr Maclellan*)—and, after debate—

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

SATURDAY, 9 MAY 1981

Question—put and agreed to.

And then the House, at eighteen minutes past Twelve 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.

J. H. CAMPBELL

Clerk of the Legislative Assembly

S. J. PLOWMAN

Speaker

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SESSION 1980-81

MESSAGES RECEIVED AFTER THE ADJOURNMENT
OF THE HOUSE ON 9 MAY 1980

MESSAGES FROM HIS EXCELLENCY THE GOVERNOR

Dated 12 May 1981 -

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:-

Transport Regulation (Assignment of Licences) Bill
Local Government (Land Liable to Flooding) Bill
Geelong Lands Bill
Local Government (Shires of Melton and Bulla) Bill
Land Conservation (Amendment) Bill
Stamps (Miscellaneous Amendment) Bill
Adoption of Children (Information)(Amendment) Bill
Railways (Long Service Leave) Bill
Local Government (House Builders' Liability) (Amendment) Bill
Building Societies (Amendment) Bill
Rural Finance (Amendment) Bill
Hospitals and Charities (Amendment) Bill

Dated 19 May 1981 -

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:-

Motor Car (Mass and Dimension Limits) Bill
Statute Law Revision Bill
Government Employee Housing Authority Bill
Crown Land (Reserves) (Amendment) Bill
Urban Renewal (Amendment) Bill
Housing (Amendment) Bill
Penalties and Sentences Bill

Port Bellarine Tourist Resort Bill
 Firearms (Shooters' Licences) Bill
 Motor Boating (Amendment) Bill
 Melbourne and Metropolitan Board of Works (Amendment) Bill
 Melbourne Underground Rail Loop (Borrowing Powers) Bill
 Motor Car (Pensioner Concessions) Bill
 Labour and Industry (Amendment) Bill (No.2)
 Securities Industry (Application of Laws) Bill
 Companies and Securities (Interpretation and Miscellaneous
 Provisions) (Application of Laws) Bill
 Companies (Acquisition of Shares) (Application of Laws) Bill
 Industrial Training (Amendment) Bill
 Victorian College of the Arts Bill
 Economic Development Bill
 Health (Exemptions) Bill
 Wills Bill
 National Parks (Amendment) Bill
 Environment Protection (Clean Air) Bill
 National Companies and Securities Commission (State
 Provisions) Bill
 Water Drainage Bill.

Dated 26 May 1981 -

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:-

Victorian Economic Development Corporation Bill
 Local Government (Further Amendment) Bill
 Crimes (Classification of Offences) Bill

[2797]

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No. 87—Tuesday, 25 August 1981

PROCLAMATION

PROROGUING PARLIAMENT AND FIXING THE TIME FOR HOLDING THE THIRD SESSION OF THE FORTY-EIGHTH 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.

Whereas the Parliament of Victoria stands adjourned until such day and hour as may be fixed by the President of the Legislative Council and the Speaker of the Legislative Assembly respectively.

Now, I, the Governor of the State of Victoria, in the Commonwealth of Australia, do by this my Proclamation prorogue the said Parliament of Victoria until Tuesday, 8 September 1981, and I do hereby fix Tuesday, 8 September 1981 aforesaid, at the hour of half-past two o'clock in the afternoon, as the time for the commencement and holding of the next Session of the said Parliament of Victoria, for the despatch of business, in the Parliament Houses, situate 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 twenty-fifth day of August in the year of Our Lord One thousand nine hundred and eighty-one and in the thirtieth year of the reign of Her Majesty Elizabeth the Second, Queen of Australia.

(L.S.)

HENRY WINNEKE

By His Excellency's Command

L. H. S. THOMPSON
Premier

GOD SAVE THE QUEEN!

SELECT COMMITTEES

SESSION 1980-81

1 - COMPANY TAKE-OVERS (JOINT)
(Appointed 9 September 1980)

Mr. Collins	Mr Jasper
Mr. Crabb	Mr Miller
Mr Kennett ¹	Mr McInnes ²

4 - LIBRARY (JOINT)
(Appointed 9 September 1980)

Mr. Speaker	Mr. Mathews
Mr Evans	Mr Williams
(Ballarat North)	
Mr Hann	

**2 - CONSERVATION OF ENERGY
RESOURCES (JOINT)**
(Appointed 9 September 1980)

Mr Amos ³	Mr Tanner
Mr Hann ⁴	Mr Trezise
Mr McClure	Mr Walsh ⁶
Mr McGrath ⁵	

5 - PRINTING
(Appointed 9 September 1980)

Mr Speaker	Mr Smith
Dr Coghill	(South Barwon)
Mr Ebery	Mr Whiting
Mr Hann	Mr Williams
Mr Rowe	

3 - HOUSE (JOINT)
(Appointed 9 September 1980)

Mr Speaker (ex officio)	Mr Evans (Gippsland East)
Mr Crellin	Mr Hockley
Mr Edmunds	Mr McClure

6 - PRIVILEGES
(Appointed 9 September 1980)

Mr Cain	Mr Mackinnon
Mr Dunstan	Mrs Patrick
Mr Evans (Gippsland East)	Mr Roper
	Mr Templeton

1. Discharged 1 April 1981.
2. Appointed 1 April 1981.
3. Resigned as Member of Parliament on 27 April 1981.
4. Discharged 24 September 1980.
5. Appointed 24 September 1980.
6. Appointed 6 May 1981.

**7 - PUBLIC ACCOUNTS AND
EXPENDITURE REVIEW
(JOINT)**

(Appointed 9 September 1980)

Mr Evans (Gippsland East)	Mr Richardson Mr Rowe Mr Williams
Mr Ginifer	
Mr Mackinnon	
Mr Mathews	
Mr Remington	

**10 - STANDING ORDERS
COMMITTEE**

(Appointed 9 September 1980)

Mr Speaker	Mr Jasper
Mr Birrell	Mr Templeton
Mr Evans (Ballarat North)	Mr Whiting Mr Wilkes
Mr Fordham	

8 - PUBLIC BODIES REVIEW (JOINT)

(Appointed 9 September 1980)

Mrs Chambers	Mr McGrath ⁸
Mr Crabb	Mr Weideman
Mr Hann ⁷	
Mr Jolly	

**11 - STATUTE LAW REVISION
(JOINT)**

(Appointed 9 September 1980)

Mr Ebery	Mr Smith
Mr Edmunds	(South Barwon)
Mr Skeggs	Mr Templeton
	Mr Trewin
	Mr Wilton

9 - ROAD SAFETY COMMITTEE (JOINT)

Appointed 6 June 1979

Mr Culpin	Mr McCance
Mr Ernst	Mr Reynolds
Mr McArthur	

**12 - SUBORDINATE
LEGISLATION (JOINT)**

(Appointed 9 September 1980)

Mr Birrell	Mr Kirkwood
Mr Brown	Mrs Patrick
Mr Jasper	Mr Roper

7. Appointed 24 September 1980.

8. Discharged 24 September 1980.

LEGISLATIVE ASSEMBLY OF VICTORIA
DIVISION IN COMMITTEE OF THE WHOLE

—
No. 1
—

Tuesday, 23 September 1980

PARLIAMENTARY SALARIES AND SUPERANNUATION BILL—Clauses 3 and 4.

3. The Principal Act is hereby amended as follows:

- (a) In the interpretation of "Third Party" in section 3 for the word "twelve" there shall be substituted the word "eleven";
- (b) In section 6 (2) in the column headed "Office" for the words "if at least six members of the Third Party" there shall be substituted the words "if at least four members of the Third Party"; and
- (c) In section 7 (4) for the words "a recognized party which consists of fourteen members at least of the Parliament of which party no member is a responsible Minister of the Crown" there shall be substituted the words "a Third Party".

4. At the end of section 7 of the Principal Act there shall be inserted the following sub-section:

“(5) For the purpose of calculating his entitlement under sub-section (2) a person who is a responsible Minister of the Crown or the President or the Speaker shall be deemed to continue to hold office and to be a member so long as he is or is deemed to be a responsible Minister or the Presiding Officer of the Council or the Assembly.”.

—(Mr Hamer)

In accordance with Standing Order No. 105 and on the expiry of time adopted by resolution of the House for the Committee stage of the Bill—

Question—That clauses 3 and 4 stand part of the Bill—put.
Committee divided.

(Chairman—Mr Evans, Ballarat North)

AYES, 41

Mr Austin	Mr Hamer	Mr McInnes	Mr Smith
Mr Birrell	Mr Hann	Mr McKellar	(Warrnambool)
Mr Borthwick	Mr Hayes	Mr Mackinnon	Mr Tanner
Mr Brown	Mr Jasper	Mr Maclellan	Mr Templeton
Mr Burgin	Mr Jona	Mrs Patrick	Mr Thompson
Mr Coleman	Mr Kennett	Mr Ramsay	Mr Weideman
Mr Collins	Mr Lacy	Mr Reynolds	Mr Williams
Mr Crellin	Mr Lieberman	Mr Richardson	Mr Wood
Mr Dixon	Mr McArthur	Mr Skeggs	Tellers:
Mr Dunstan	Mr McClure	Mr Smith	Mr Cox
Mr Ebery	Mr McGrath	(South Barwon)	Mr McCance

NOES, 32

Mr Amos	Mr Fordham	Mr Remington	Dr Vaughan
Mr Cain	Mr Gavin	Mr Roper	Mr Wilkes
Mr Cathie	Mr Ginifer	Mr Rowe	Mr Wilton
Dr Coghill	Mr Hockley	Mr Sidiropoulos	
Mr Crabb	Mr Jolly	Mr Simmonds	
Mr Culpin	Mr King	Mr Simpson	
Mr Edmunds	Mr Kirkwood	Mr Stirling	Tellers:
Mr Ernst	Mr Mathews	Mrs Toner	Mr Spyker
Mr Fogarty	Mr Miller	Mr Trezise	Mr Walsh

And so it was resolved in the affirmative.

LEGISLATIVE ASSEMBLY OF VICTORIA
DIVISIONS IN COMMITTEE OF THE WHOLE

No. 2

Wednesday, 1 October 1980

No. 1—POLICE REGULATION (CHARGES AND APPEALS) BILL—Clause 2.

After section 69 (3) of the Principal Act there shall be inserted the following sub-sections:

“(4) The jurisdiction, powers and duties conferred or imposed upon the Board constituted in accordance with section 70 (1) may be exercised or performed in relation to appeals by members of the force against the failure of the Chief Commissioner to select them for promotion or transfer or against their transfer to positions for which they have not applied by a division of the Board consisting of the deputy chairman referred to in section 70 (5) and the deputy members referred to in section 77.

(5) The divisions of the Board may sit concurrently.”

—(Mr Thompson)

Amendment proposed—That after the word “concurrently” there shall be inserted the words “and any person who appears before the Board shall have the right to legal representation”.

—(Mr Edmunds)

Question—That the words proposed to be inserted be so inserted—put.

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 31

Mr Amos	Mr Fogarty	Mr Mathews	Mr Stirling
Mr Cain	Mr Fordham	Mr Miller	Mrs Toner
Mr Cathie	Mr Gavin	Mr Remington	Mr Trezise
Dr Coghill	Mr Ginifer	Mr Roper	Mr Walsh
Mr Crabb	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Mr Culpin	Mr Jolly	Mr Simmonds	Tellers:
Mr Edmunds	Mr King	Mr Simpson	Mr Rowe
Mr Ernst	Mr Kirkwood	Mr Spyker	Dr Vaughan

NOES, 43

Mr Austin	Mr Evans	Mr McKellar	Mr Tanner
Mr Balfour	(<i>Gippsland East</i>)	Mr Mackinnon	Mr Templeton
Mr Borthwick	Mr Hann	Mr Maclellan	Mr Thompson
Mr Brown	Mr Hayes	Mrs Patrick	Mr Trewin
Mr Burgin	Mr Jasper	Mr Ramsay	Mr Weideman
Mrs Chambers	Mr Jona	Mr Reynolds	Mr Whiting
Mr Coleman	Mr Kennett	Mr Richardson	Mr Williams
Mr Collins	Mr Lieberman	Mr Skeggs	Mr Wood
Mr Crellin	Mr McArthur	Mr Smith	Tellers:
Mr Dixon	Mr McClure	(<i>South Barwon</i>)	Mr Cox
Mr Dunstan	Mr McGrath	Mr Smith	Mr McCance
Mr Ebery	Mr McInnes	(<i>Warrnambool</i>)	

And so it passed in the negative.

No. 2—Clause 7.

After section 90 of the Principal Act there shall be inserted the following section:

“90A. (1) When the Police Discipline Board or the Police Service Board hears any matters arising out of a complaint made by a person who is not a member of the force the proceedings shall be open to the public unless the relevant Board otherwise orders.

(2) A person making a complaint in relation to which a charge is laid under this Act against a member of the force shall not by virtue only of having made the complaint be deemed or taken to be a party to the proceedings before the Police Discipline Board or the Police Service Board.”

—(Mr Thompson)

Amendment proposed—That the words “unless the relevant Board otherwise orders” be omitted.

—(Mr Edmunds)

Question—That the words proposed to be omitted stand part of the clause—put.

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 43

Mr Austin	Mr Evans	Mr McKellar	Mr Tanner
Mr Balfour	(<i>Gippsland East</i>)	Mr Mackinnon	Mr Templeton
Mr Borthwick	Mr Hann	Mr Maclellan	Mr Thompson
Mr Brown	Mr Hayes	Mrs Patrick	Mr Trewin
Mr Burgin	Mr Jasper	Mr Ramsay	Mr Weideman
Mrs Chambers	Mr Jona	Mr Reynolds	Mr Whiting
Mr Coleman	Mr Kennett	Mr Richardson	Mr Williams
Mr Collins	Mr Lieberman	Mr Skeggs	Mr Wood
Mr Crellin	Mr McArthur	Mr Smith	
Mr Dixon	Mr McClure	(<i>South Barwon</i>)	Tellers:
Mr Dunstan	Mr McGrath	Mr Smith	Mr Cox
Mr Ebery	Mr McInnes	(<i>Warrnambool</i>)	Mr McCance

NOES, 31

Mr Amos	Mr Fogarty	Mr Mathews	Mr Stirling
Mr Cain	Mr Fordham	Mr Miller	Mrs Toner
Mr Cathie	Mr Gavin	Mr Remington	Mr Trezise
Dr Coghill	Mr Ginifer	Mr Roper	Mr Walsh
Mr Crabb	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Mr Culpin	Mr Jolly	Mr Simmonds	Tellers:
Mr Edmunds	Mr King	Mr Simpson	Mr Rowe
Mr Ernst	Mr Kirkwood	Mr Spyker	Dr Vaughan

And so it was resolved in the affirmative.

No. 3—Clause 8.

After section 91 of the Principal Act there shall be inserted the following section:

“91A. (1) Where a charge against a member of the force disposed of under section 88 (5) arises out of a complaint made by a person who is not a member of the force and the Chief Commissioner considers that a different order should have been made by the Board the Chief Commissioner may, if he is satisfied that an appeal should be brought in the interests of the discipline of the force, appeal in accordance with this section to the Police Service Board constituted in accordance with section 70 (2A).

(2) Where any such appeal is made the appeal shall operate to stay the execution of the order appealed from.

(3) Notice in writing of such appeal shall be lodged with the secretary to the Police Service Board within ten days after the Chief Commissioner has been notified of the order which is the subject of the appeal and such notice shall state the grounds of the appeal.

(4) A copy of the notice of appeal shall be delivered to the member of the force who is the subject of the order within the same period of ten days.

(5) The time and place for the hearing of the appeal shall be fixed by the Chairman of the Police Service Board and notice thereof shall be given to the Chief Commissioner and the member.

(6) The Police Service Board shall hear and determine the matter and for that purpose may exercise any of the powers of a judge of the county court.

(7) On any appeal under this section the Police Service Board shall if it thinks that a different order should have been made imposing a different punishment (whether more or less severe) may make an order imposing any punishment which the Police Discipline Board may impose pursuant to section 88 (5) in substitution therefor as it thinks ought to have been made.

(8) The decision of the Police Service Board shall be final and shall be given effect to accordingly.”

—(Mr Thompson)

Question—That clause 8 stand part of the Bill—put.

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 43

Mr Austin	Mr Evans	Mr McKellar	Mr Tanner
Mr Balfour	(<i>Gippsland East</i>)	Mr Mackinnon	Mr Templeton
Mr Borthwick	Mr Hann	Mr Maclellan	Mr Thompson
Mr Brown	Mr Hayes	Mrs Patrick	Mr Trewin
Mr Burgin	Mr Jasper	Mr Ramsay	Mr Weideman
Mrs Chambers	Mr Jona	Mr Reynolds	Mr Whiting
Mr Coleman	Mr Kennett	Mr Richardson	Mr Williams
Mr Collins	Mr Lieberman	Mr Skeggs	Mr Wood
Mr Crellin	Mr McArthur	Mr Smith	
Mr Dixon	Mr McClure	(<i>South Barwon</i>)	<i>Tellers:</i>
Mr Dunstan	Mr McGrath	Mr Smith	Mr Cox
Mr Ebery	Mr McInnes	(<i>Warrnambool</i>)	Mr McCance

NOES, 31

Mr Amos	Mr Fogarty	Mr Mathews	Mr Stirling
Mr Cain	Mr Fordham	Mr Miller	Mrs Toner
Mr Cathie	Mr Gavin	Mr Remington	Mr Trezise
Dr Coghill	Mr Ginfifer	Mr Roper	Mr Walsh
Mr Crabb	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Mr Culpin	Mr Jolly	Mr Simmonds	<i>Tellers:</i>
Mr Edmunds	Mr King	Mr Simpson	Mr Rowe
Mr Ernst	Mr Kirkwood	Mr Spyker	Dr Vaughan

And so it was resolved in the affirmative.

LEGISLATIVE ASSEMBLY OF VICTORIA
DIVISION IN COMMITTEE OF THE WHOLE

—
No. 3
 —

Wednesday, 12 November 1980

APPROPRIATION (1980-81, No. 1) BILL—Clause 2—DIVISION No. 620—Health Administration.

Motion made and question—That the Chairman do report progress and ask for leave to sit again (*Mr Jolly*)—put.

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 29

Mr Amos	Mr Gavin	Mr Roper	Dr Vaughan
Mr Cain	Mr Ginifer	Mr Rowe	Mr Walsh
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Mr Crabb	Mr King	Mr Simmonds	
Mr Edmunds	Mr Kirkwood	Mr Simpson	
Mr Ernst	Mr Mathews	Mr Spyker	<i>Tellers:</i>
Mr Fogarty	Mr Miller	Mr Stirling	Dr Coghill
Mr Fordham	Mr Remington	Mrs Toner	Mr Jolly

NOES, 41

Mr Austin	Mr Hann	Mr Maclellan	Mr Whiting
Mr Borthwick	Mr Hayes	Mrs Patrick	Mr Williams
Mr Brown	Mr Jasper	Mr Ramsay	Mr Wood
Mr Burgin	Mr Jona	Mr Richardson	
Mrs Chambers	Mr Kennett	Mr Skeggs	
Mr Coleman	Mr Lacy	Mr Smith	
Mr Collins	Mr Lieberman	(<i>South Barwon</i>)	
Mr Crellin	Mr McArthur	Mr Smith	
Mr Dixon	Mr McCance	(<i>Warrnambool</i>)	
Mr Dunstan	Mr McClure	Mr Tanner	
Mr Ebery	Mr McInnes	Mr Templeton	<i>Tellers:</i>
Mr Evans	Mr McKellar	Mr Thompson	Mr Cox
(<i>Gippsland East</i>)	Mr Mackinnon	Mr Weideman	Mr Reynolds

And so it passed in the negative.

LEGISLATIVE ASSEMBLY OF VICTORIA
DIVISION IN COMMITTEE OF THE WHOLE

—
No. 4
—

Wednesday, 19 November 1980

TRANSPORT WORKS AND SERVICES BILL—Clause 2.

From the Works and Services Account there may be issued and applied the several amounts specified in the Table to this section in the column headed "Proposed Provision" for the respective works and purposes specified opposite thereto not exceeding \$128 445 000 in all.

TABLE

<i>No. of Item</i>	<i>Description of Work</i>	<i>Proposed Provision</i>
1.	WAY AND WORKS	
	<i>Sub- item No.</i>	
[Sub-items 101, 102, 103, 104, 105 not printed]		
107	Staff amenities in depots, workshops, stations, offices and yards	\$ 700 000
[Remaining sub-items and Items not printed]		

—(Mr Maclellan)

Amendment proposed—That the expression "700 000" be omitted with the view of inserting in place thereof the expression "1 000 000".

—(Mr Crabb)

In accordance with Standing Order No. 105 and on the expiry of time adopted by resolution of the House for the Committee stage of the Bill—

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

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 40

Mr Austin	Mr Hamer	Mrs Patrick	Mr Thompson
Mr Balfour	Mr Hayes	Mr Plowman	Mr Weideman
Mr Birrell	Mr Jona	Mr Ramsay	Mr Williams
Mr Borthwick	Mr Kennett	Mr Reynolds	Mr Wood
Mr Burgin	Mr Lacy	Mr Richardson	
Mrs Chambers	Mr McArthur	Mr Skeggs	
Mr Coleman	Mr McCance	Mr Smith	
Mr Collins	Mr McClure	(<i>South Barwon</i>)	
Mr Crellin	Mr McInnes	Mr Smith	
Mr Dixon	Mr McKellar	(<i>Warrnambool</i>)	
Mr Dunstan	Mr Mackinnon	Mr Tanner	<i>Tellers</i>
Mr Ebery	Mr Maclellan	Mr Templeton	Mr Brown
			Mr Cox

NOES, 39

Mr Amos	Mr Fordham	Mr Roper	Dr Vaughan
Mr Cain	Mr Gavin	Mr Ross-Edwards	Mr Walsh
Mr Cathie	Mr Ginifer	Mr Rowe	Mr Whiting
Dr Coghill	Mr Hann	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr Hockley	Mr Simmonds	Mr Wilton
Mr Culpin	Mr Jasper	Mr Simpson	
Mr Edmunds	Mr Jolly	Mr Spyker	
Mr Ernst	Mr King	Mr Stirling	
Mr Evans	Mr Kirkwood	Mrs Toner	<i>Tellers</i>
(Gippsland East)	Mr Mathews	Mr Trewin	Mr McGrath
Mr Fogarty	Mr Remington	Mr Trezise	Mr Miller

And so it was resolved in the affirmative.

LEGISLATIVE ASSEMBLY OF VICTORIA
DIVISIONS IN COMMITTEE OF THE WHOLE

—
No. 5
 —

Tuesday, 25 November 1980

No. 1—RESIDENTIAL TENANCIES BILL—Clause 153.

(1) After section 43 of the *Landlord and Tenant Act* 1958 there shall be inserted the following sections:

‘43A. (1) The lessor or the lessee of prescribed premises may, within the period of six months after the date of commencement of section 153 of the *Residential Tenancies Act* 1980, apply to the Director for the registration of the premises.

(2) An application under sub-section (1)—

(a) shall be in writing;

(b) shall be signed by the applicant; and

(c) shall state—

(i) the full name of the lessor of the premises;

(ii) the full name of the lessee of the premises;

(iii) the rent payable for the premises; and

(iv) the address of the premises.

43B. (1) The Director shall register prescribed premises in respect of which an application for registration has been received under section 43A and shall give notice of the registration to the applicant.

(2) For the purposes of this section, the Director shall cause to be kept a register of prescribed premises to be called “the Register of Prescribed Premises”.

(3) A register kept under sub-section (2) shall be in the prescribed form and shall contain the prescribed particulars of premises registered under this section.

(4) A certificate signed by the Director and stating that premises are or are not or were or were not registered under this section shall be *prima facie* evidence of the facts stated in the certificate.

(5) The Register of Prescribed Premises shall be open to inspection free of charge.

43C. Where premises are immediately before the expiration of the period of one year after the date of commencement of section 153 of the *Residential Tenancies Act* 1980 prescribed premises and the premises are registered in the Register of Prescribed Premises pursuant to the provisions of section 43B, the premises shall cease to be subject to the provisions of this Part on the expiration of that period.

43D. (1) Where, by virtue of the operation of any provision of this Part (other than section 43C) premises which are registered in the Register of Prescribed Premises cease to be prescribed premises, the person who,

immediately before the premises ceased to be prescribed premises, was the lessor of the premises shall forthwith give notice to the Director that the premises have ceased to be prescribed premises.

(2) Where the Director receives a notice under sub-section (1) or otherwise becomes aware that premises are not or have ceased to be prescribed premises, he shall without delay cause the Register of Prescribed Premises to be amended accordingly.

43E. As soon as practicable after the date of commencement of section 153 of the *Residential Tenancies Act* 1980, the Director shall take such steps as he considers appropriate to publicize the fact that, if application for registration of prescribed premises is not made within six months after the date of commencement of section 153 of the *Residential Tenancies Act* 1980, the premises will cease to be prescribed premises on the second anniversary of that date of commencement but if application for registration is made within that period of six months, the premises will cease to be prescribed premises on the first anniversary of that date of commencement, and that premises which cease to be prescribed will no longer be subject to the provisions of the *Landlord and Tenant Act* 1958 relating to rent control and eviction.

43F. In sections 43A to 43E, "Director" means the Director of Consumer Affairs appointed for the purposes of the *Ministry of Consumer Affairs Act* 1973.

(2) Section 44 (1) and section 44 (3) of the *Landlord and Tenant Act* 1958 are repealed.

—(Mr Maclellan)

Amendment proposed—That after the expression "(iv) the address of the premises" in proposed new section 43A there shall be inserted—

- "(v) where the applicant for registration is the lessee of the premises, whether or not the applicant is in receipt of any pension under the Commonwealth Act known as the *Repatriation Act* 1920 or the Commonwealth Act known as the *Social Security Act* 1974;
- (vi) whether or not the lessee has made any improvements to the premises and if improvements have been made, the nature of the improvements;
- (vii) the age and occupation of the lessee of the premises, if these details are known to the applicant;
- (viii) if known to the applicant, the number of persons occupying the premises at the date of the application and the name and age of each of those persons and the lessee's relationship to that person;
- (ix) the period for which the lessee has occupied the premises;
- (x) particulars of any rent increases during the currency of the lease;
- (xi) if there is an agent acting on behalf of the lessor in relation to the lease, the name of the lessor's agent; and
- (xii) such other particulars as may be prescribed."

—(Mr Cathie)

Question—That the expression proposed to be inserted be so inserted—put.
Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 32

Mr Amos	Mr Fordham	Mr Remington	Dr Vaughan
Mr Cain	Mr Gavin	Mr Roper	Mr Wilkes
Mr Cathie	Mr Ginifer	Mr Sidiropoulos	Mr Wilton
Dr Coghill	Mr Hockley	Mr Simmonds	
Mr Crabb	Mr Jolly	Mr Simpson	
Mr Culpin	Mr King	Mr Spyker	
Mr Edmunds	Mr Kirkwood	Mr Stirling	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mrs Toner	Mr Rowe
Mr Fogarty	Mr Miller	Mr Trezise	Mr Walsh

NOES, 47

Mr Austin	Mr Hamer	Mr Maclellan	Mr Whiting
Mr Balfour	Mr Hann	Mrs Patrick	Mr Williams
Mr Birrell	Mr Hayes	Mr Ramsay	Mr Wood
Mr Borthwick	Mr Jasper	Mr Reynolds	
Mr Brown	Mr Jona	Mr Richardson	
Mr Burgin	Mr Kennett	Mr Ross-Edwards	
Mrs Chambers	Mr Lacy	Mr Smith	
Mr Coleman	Mr Lieberman	(<i>South Barwon</i>)	
Mr Collins	Mr McArthur	Mr Smith	
Mr Crellin	Mr McCance	(<i>Warrnambool</i>)	
Mr Dixon	Mr McClure	Mr Tanner	
Mr Dunstan	Mr McGrath	Mr Templeton	
Mr Ebery	Mr McInnes	Mr Thompson	<i>Tellers</i>
Mr Evans	Mr McKellar	Mr Trewin	Mr Cox
(<i>Gippsland East</i>)	Mr Mackinnon	Mr Weideman	Mr Skeggs

And so it passed in the negative.

Wednesday, 26 November 1980

No. 2—PLANNING APPEALS BOARD BILL—Clause 6.

(1) The chief chairman—

- (a) shall be a barrister and solicitor of the Supreme Court of not less than eight years' standing;
- (b) shall be appointed by the Governor in Council;
- (c) subject to this Act, shall hold office for such period as is specified in the instrument of his appointment but shall be eligible for re-appointment;
- (d) shall be a full-time member;
- (e) shall be entitled to be paid such salary and allowance as is for the time being payable to a puisne Judge of the Supreme Court pursuant to section 82 (2) of the *Constitution Act 1975*; and
- (f) shall not in respect of his office as chief chairman be subject to the provisions of the *Public Service Act 1974*.

(2) The chief chairman shall perform such functions and exercise such powers as are conferred on him by this or any other Act.

—(Mr Lieberman)

Amendment proposed—That paragraph (a) of sub-clause (1) be omitted with the view of inserting in place thereof—

“(a) shall be a judge of the County Court;”.

—(Mr Cain)

Question—That the paragraph proposed to be omitted stand part of the clause—
put.

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 41

Mr Austin	Mr Ebery	Mr McKellar	Mr Smith
Mr Balfour	Mr Hamer	Mr Mackinnon	(<i>Warrnambool</i>)
Mr Birrell	Mr Hayes	Mr Maclellan	Mr Tanner
Mr Borthwick	Mr Jona	Mrs Patrick	Mr Templeton
Mr Burgin	Mr Kennett	Mr Plowman	Mr Thompson
Mrs Chambers	Mr Lacy	Mr Ramsay	Mr Weideman
Mr Coleman	Mr Lieberman	Mr Reynolds	Mr Williams
Mr Collins	Mr McArthur	Mr Richardson	Mr Wood
Mr Crellin	Mr McCance	Mr Skeggs	<i>Tellers</i>
Mr Dixon	Mr McClure	Mr Smith	Mr Brown
Mr Dunstan	Mr McInnes	(<i>South Barwon</i>)	Mr Cox

NOES, 38

Mr Amos	Mr Fordham	Mr Miller	Mr Toner
Mr Cain	Mr Gavin	Mr Remington	Mr Trewin
Mr Cathie	Mr Ginifer	Mr Roper	Dr Vaughan
Mr Crabb	Mr Hann	Mr Ross-Edwards	Mr Walsh
Mr Culpin	Mr Hockley	Mr Rowe	Mr Whiting
Mr Edmunds	Mr Jasper	Mr Sidiropoulos	Mr Wilkes
Mr Ernst	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Evans	Mr King	Mr Simpson	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Kirkwood	Mr Spyker	Dr Coghill
Mr Fogarty	Mr Mathews	Mr Stirling	Mr McGrath

And so it was resolved in the affirmative.

No. 3—PORT PHILLIP AUTHORITY (AMENDMENT) BILL—Clause 3.

(1) In section 4 of the Principal Act—

(a) for sub-section (1) there shall be substituted the following sub-section:

“(1) The Authority shall consist of seven members appointed by the Governor in Council, of whom—

- (a) one shall be appointed as the full-time chairman of the Authority;
- (b) one shall be the Secretary for Lands or his deputy;
- (c) one shall be the Director-General of Public Works or his nominee;
- (d) one shall be a councillor of a municipality which is wholly or partly outside the metropolis and which includes part of the foreshore within its municipal district, appointed on the nomination of the Minister from a panel of not less than three names submitted by the Municipal Association of Victoria;
- (e) one shall be a councillor of the municipality which is wholly within the metropolis and which includes part of the foreshore within its municipal district, appointed on the nomination of the Minister from a panel of not less than three names submitted by the Municipal Association of Victoria;

- (f) one shall be a person appointed on the nomination of the Minister from a panel of not less than three names submitted by the Conservation Council of Victoria; and
- (g) one shall be a person having special knowledge of the use and enjoyment of the Port Phillip area by the public, appointed on the nomination of the Minister”;

[Paragraphs (b)–(i) and sub-clause (2) not printed.]

—(Mr Wood)

Amendment proposed—That the word “seven” in proposed sub-section (1) be omitted with the view of inserting the word “eight”.

—(Mr Cathie)

Question—That the word proposed to be omitted stand part of the clause—put.
Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 46

Mr Austin	Mr Evans	Mr McInnes	(<i>Warrnambool</i>)
Mr Balfour	(<i>Gippsland East</i>)	Mr McKellar	Mr Tanner
Mr Birrell	Mr Hamer	Mr Mackinnon	Mr Thompson
Mr Borthwick	Mr Hann	Mr Maclellan	Mr Trewin
Mr Brown	Mr Hayes	Mrs Patrick	Mr Weideman
Mr Burgin	Mr Jasper	Mr Ramsay	Mr Whiting
Mrs Chambers	Mr Jona	Mr Reynolds	Mr Williams
Mr Coleman	Mr Lacy	Mr Richardson	Mr Wood
Mr Collins	Mr Lieberman	Mr Ross-Edwards	
Mr Crellin	Mr McArthur	Mr Skeggs	
Mr Dixon	Mr McCance	Mr Smith	<i>Tellers</i>
Mr Dunstan	Mr McClure	(<i>South Barwon</i>)	Mr Cox
Mr Ebery	Mr McGrath	Mr Smith	Mr Kennett

NOES, 30

Mr Amos	Mr Fordham	Mr Remington	Mr Trezise
Mr Cain	Mr Gavin	Mr Roper	Dr Vaughan
Mr Cathie	Mr Ginifer	Mr Rowe	Mr Wilkes
Mr Crabb	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Culpin	Mr King	Mr Simpson	
Mr Edmunds	Mr Kirkwood	Mr Spyker	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mr Stirling	Dr Coghill
Mr Fogarty	Mr Miller	Mrs Toner	Mr Walsh

And so it was resolved in the affirmative.

No. 4—Clause 3.

Further amendment proposed—That the words “Director-General of Public Works” in paragraph (c) of proposed sub-section (1) be omitted with the view of inserting in place thereof the words “Chairman of the Soil Conservation Authority”.

—(Mr Cathie)

Question—That the words proposed to be omitted stand part of the clause—put.
Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 46

Mr Austin	Mr Hamer	Mr Maclellan	Mr Williams
Mr Balfour	Mr Hann	Mrs Patrick	Mr Wood
Mr Birrell	Mr Hayes	Mr Ramsay	
Mr Borthwick	Mr Jasper	Mr Richardson	
Mr Brown	Mr Jona	Mr Ross-Edwards	
Mr Burgin	Mr Kennett	Mr Skeggs	
Mrs Chambers	Mr Lacy	Mr Smith	
Mr Coleman	Mr Lieberman	(<i>South Barwon</i>)	
Mr Collins	Mr McArthur	Mr Smith	
Mr Crellin	Mr McCance	(<i>Warrnambool</i>)	
Mr Dixon	Mr McClure	Mr Tanner	
Mr Dunstan	Mr McGrath	Mr Thompson	
Mr Ebery	Mr McInnes	Mr Trewin	<i>Tellers</i>
Mr Evans	Mr McKellar	Mr Weideman	Mr Cox
(<i>Gippsland East</i>)	Mr Mackinnon	Mr Whiting	Mr Reynolds

NOES, 31

Mr Amos	Mr Fordham	Mr Remington	Mrs Toner
Mr Cain	Mr Gavin	Mr Roper	Mr Trezise
Mr Cathie	Mr Ginifer	Mr Rowe	Dr Vaughan
Mr Crabb	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Culpin	Mr King	Mr Simmonds	Mr Wilton
Mr Edmunds	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mr Spyker	Dr Coghill
Mr Fogarty	Mr Miller	Mr Stirling	Mr Walsh

And so it was resolved in the affirmative.

No. 5—Clause 3.

Further amendment proposed—That paragraph (f) of proposed sub-section (1) be omitted with the view of inserting in place thereof—

“(f) one shall be the Director of Conservation or his nominee”.

—(*Mr Evans, Gippsland East*)Question—That the paragraph proposed to be omitted stand part of the clause—
put.

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 70

Mr Amos	Mr Ernst	Mr McKellar	Mr Spyker
Mr Austin	Mr Fogarty	Mr Mackinnon	Mr Stirling
Mr Balfour	Mr Fordham	Mr Maclellan	Mr Tanner
Mr Birrell	Mr Gavin	Mr Mathews	Mr Thompson
Mr Borthwick	Mr Ginifer	Mr Miller	Mrs Toner
Mr Brown	Mr Hamer	Mrs Patrick	Mr Trezise
Mr Burgin	Mr Hayes	Mr Ramsay	Dr Vaughan
Mr Cain	Mr Hockley	Mr Reynolds	Mr Walsh
Mr Cathie	Mr Jolly	Mr Richardson	Mr Weideman
Mrs Chambers	Mr Jona	Mr Roper	Mr Wilkes
Dr Coghill	Mr Kennett	Mr Rowe	Mr Williams
Mr Coleman	Mr King	Mr Sidiropoulos	Mr Wilton
Mr Collins	Mr Kirkwood	Mr Simmonds	Mr Wood
Mr Crabb	Mr Lacy	Mr Simpson	
Mr Crellin	Mr Lieberman	Mr Skeggs	
Mr Culpin	Mr McArthur	Mr Smith	
Mr Dixon	Mr McCance	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Ebery	Mr McClure	Mr Smith	Mr Cox
Mr Edmunds	Mr McInnes	(<i>Warrnambool</i>)	Mr Remington

NOES, 7

Mr Evans	Mr McGrath	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Ross-Edwards	Mr Jasper
Mr Hann	Mr Whiting	Mr Trewin

And so it was resolved in the affirmative.

No. 6—Clause 5.

After section 5 of the Principal Act there shall be inserted the following sections:

“5A. Subject to the general direction and control of the Minister, the Authority shall—

- (a) carry out investigations and prepare reports for the protection of the Port Phillip area and its hinterland;
- (b) prepare management plans, and in relation to any segment of the Port Phillip area in respect of which a management plan is being prepared—
 - (i) where there is a committee of management in respect of that segment, consult with that committee of management; and
 - (ii) where the segment is within a municipal district, consult with the municipal council—
- with respect to that preparation;
- (c) where the Authority agrees to a committee of management preparing a management plan, assist in the preparation of the management plan;
- (d) with the consent of the Minister given after consultation by him with the Minister for Planning, exhibit or make available for inspection any management plans so prepared and give adequate publicity to the exhibition or availability of the plans so that any persons who may be expected to desire the opportunity of making submissions with respect thereto are made aware that they may do so;
- (e) consider submissions in respect of proposed management plans and submit final management plans for the approval of the Minister.”

[Remainder of clause not printed.]

—(Mr Wood)

Amendment proposed—That after paragraph (e) of proposed new section 5A there shall be inserted the following:

- “(f) co-ordinate works to be carried out by public authorities and committees of management on land reserved for the protection of the foreshore;
- (g) approve proposed works and improvements on land reserved for the protection of the foreshore; and
- (h) advise the Minister on any matter on which its advice is sought by the Minister.”

—(Mr Cathie)

Question—That the expression proposed to be inserted be so inserted—put.
Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 32

Mr Amos	Mr Gavin	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Rowe	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Mr Crabb	Mr Jolly	Mr Simmonds	
Mr Culpin	Mr King	Mr Simpson	
Mr Edmunds	Mr Kirkwood	Mr Spyker	
Mr Ernst	Mr Mathews	Mr Stirling	
Mr Fogarty	Mr Miller	Mrs Toner	<i>Tellers</i>
Mr Fordham	Mr Remington	Mr Trezise	Dr Coghill
			Dr Vaughan

NOES, 45

Mr Austin	Mr Hamer	Mr Mackinnon	Mr Thompson
Mr Balfour	Mr Hann	Mr Maclellan	Mr Trewin
Mr Birrell	Mr Hayes	Mrs Patrick	Mr Weideman
Mr Borthwick	Mr Jasper	Mr Ramsay	Mr Whiting
Mr Brown	Mr Jona	Mr Reynolds	Mr Williams
Mr Burgin	Mr Kennett	Mr Richardson	Mr Wood
Mrs Chambers	Mr Lacy	Mr Ross-Edwards	
Mr Coleman	Mr Lieberman	Mr Skeggs	
Mr Collins	Mr McCance	Mr Smith	
Mr Crellin	Mr McClure	(<i>South Barwon</i>)	
Mr Dixon	Mr McGrath	Mr Smith	<i>Tellers</i>
Mr Dunstan	Mr McInnes	(<i>Warrnambool</i>)	Mr Cox
Mr Ebery	Mr McKellar	Mr Tanner	Mr McArthur

And so it passed in the negative.

No. 7—Clause 12.

On the third anniversary of the day on which this Act comes into operation—

- (a) the Port Phillip Authority shall cease to exist; and
- (b) the members of the Port Phillip Authority shall go out of office.

—(*Mr Wood*)

Question—That clause 12 stand part of the Bill—put.

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 45

Mr Austin	Mr Ebery	Mr McInnes	Mr Smith
Mr Balfour	Mr Hamer	Mr McKellar	(<i>Warrnambool</i>)
Mr Birrell	Mr Hann	Mr Mackinnon	Mr Tanner
Mr Borthwick	Mr Hayes	Mr Maclellan	Mr Thompson
Mr Brown	Mr Jasper	Mrs Patrick	Mr Trewin
Mr Burgin	Mr Jona	Mr Ramsay	Mr Weideman
Mrs Chambers	Mr Kennett	Mr Reynolds	Mr Whiting
Mr Coleman	Mr Lacy	Mr Richardson	Mr Williams
Mr Collins	Mr Lieberman	Mr Ross-Edwards	Mr Wood
Mr Crellin	Mr McCance	Mr Skeggs	<i>Tellers</i>
Mr Dixon	Mr McClure	Mr Smith	Mr Cox
Mr Dunstan	Mr McGrath	(<i>South Barwon</i>)	Mr McArthur

NOES, 31

Mr Amos	Mr Gavin	Mr Remington	Mrs Toner
Mr Cain	Mr Ginifer	Mr Roper	Mr Trezise
Mr Cathie	Mr Hockley	Mr Rowe	Mr Walsh
Mr Culpin	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Edmunds	Mr King	Mr Simmonds	Mr Wilton
Mr Ernst	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Fogarty	Mr Mathews	Mr Spyker	Dr Coghil
Mr Fordham	Mr Miller	Mr Stirling	Dr Vaughan

And so it was resolved in the affirmative.

Thursday, 27 November 1980

No. 8—ADOPTION OF CHILDREN (INFORMATION) BILL—Clause 3, as amended.

After section 14 of the Principal Act there shall be inserted the following section:

'14A. (1) Where the Court makes an order for the adoption of a child whose birth is registered in Victoria and in relation to whom—

- (a) a consent referred to in section 28A has been given by a parent of the child; or
- (b) a statement referred to in that section has been made by a parent of the child—

the Court shall include in the order—

- (c) where a consent is, or consents are, so given, a statement of the giving of the consent or consents; and
- (d) where a statement is so made, a copy of the statement or, where each parent has made such a statement, a copy of each such statement—

and, where as the result of the giving of a consent, or consents, under section 28A, there is not any other person entitled to give consent under that section in relation to the order, a notification to the effect that the child is entitled, upon attaining the age of eighteen years, to obtain an extract from, or certified copy of, the entry in the Register of Births relating to his birth.

(2) In this section, “parent” has the same meaning as in section 28A.’.

—(Mr Jona)

Question—That clause 3, as amended, stand part of the Bill—put.

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 44

Mr Austin	Mr Ebery	Mr McInnes	Mr Tanner
Mr Balfour	Mr Hamer	Mr McKellar	Mr Templeton
Mr Birrell	Mr Hayes	Mr Mackinnon	Mr Thompson
Mr Borthwick	Mr Jasper	Mrs Patrick	Mr Trewin
Mr Brown	Mr Jona	Mr Reynolds	Mr Weideman
Mr Burgin	Mr Kennett	Mr Richardson	Mr Whiting
Mrs Chambers	Mr Lacy	Mr Ross-Edwards	Mr Williams
Mr Coleman	Mr Lieberman	Mr Skeggs	Mr Wood
Mr Collins	Mr McArthur	Mr Smith	
Mr Crellin	Mr McCance	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dixon	Mr McClure	Mr Smith	Mr Cox
Mr Dunstan	Mr McGrath	(<i>Warrnambool</i>)	Mr Hann

NOES, 30

Mr Amos	Mr Gavin	Mr Remington	Mrs Toner
Mr Cain	Mr Ginifer	Mr Roper	Mr Trezise
Mr Cathie	Mr Hockley	Mr Rowe	Mr Walsh
Mr Crabb	Mr Jolly	Mr Sidiropoulos	Mr Wilton
Mr Edmunds	Mr King	Mr Simmonds	
Mr Ernst	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Fogarty	Mr Mathews	Mr Spyker	Dr Coghill
Mr Fordham	Mr Miller	Mr Stirling	Dr Vaughan

And so it was resolved in the affirmative.

No. 9—Clause 4.

After section 19 of the Principal Act there shall be inserted the following section:

“19A. (1) The Director-General shall, in respect of each adoption negotiated or arranged by him or on his behalf, keep his records of that adoption for twenty years after the adoption order is made.

(2) A private adoption agency shall in respect of each adoption negotiated or arranged by it or on its behalf—

- (a) keep its records of that adoption for twenty years after the adoption order is made; or
- (b) give such records to the Director-General.

NOTE—Bold type denotes substitution by amendment.

(3) Where the approval of a private adoption agency is revoked or suspended, the agency shall give its records of adoptions negotiated or arranged by it or on its behalf to the Director-General.

(4) Where the Director-General receives records of an adoption from a private adoption agency under sub-section (2) or (3), he shall keep the records until the expiration of the period of twenty years after the adoption order was made.

(5) Where under the regulations records of an adoption made after the commencement of the *Adoption of Children (Information) Act 1980* are required to be kept for a period exceeding twenty years after the adoption order is made, the Director-General or the private adoption agency, as the case may be, shall keep the records in accordance with the regulations.

(6) Nothing in this section applies to records of adoptions where the adoption order was made before the commencement of the *Adoption of Children (Information) Act 1980*.

(7) In this section, a reference to a private adoption agency includes a reference to a charitable organization whose approval as such an agency has been revoked or suspended.”.

—(Mr Jona)

Question—That clause 4 stand part of the Bill—put.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 44

Mr Austin	Mr Ebery	Mr McKellar	Mr Tanner
Mr Balfour	Mr Hayes	Mr Mackinnon	Mr Templeton
Mr Birrell	Mr Jasper	Mrs Patrick	Mr Thompson
Mr Borthwick	Mr Jona	Mr Ramsay	Mr Trewin
Mr Brown	Mr Kennett	Mr Reynolds	Mr Weideman
Mr Burgin	Mr Lacy	Mr Richardson	Mr Whiting
Mrs Chambers	Mr Lieberman	Mr Ross-Edwards	Mr Williams
Mr Coleman	Mr McArthur	Mr Skeggs	Mr Wood
Mr Collins	Mr McCance	Mr Smith	
Mr Crellin	Mr McClure	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dixon	Mr McGrath	Mr Smith	Mr Cox
Mr Dunstan	Mr McInnes	(<i>Warrnambool</i>)	Mr Hann

NOES, 30

Mr Amos	Mr Gavin	Mr Remington	Mrs Toner
Mr Cain	Mr Ginifer	Mr Roper	Mr Trezise
Mr Cathie	Mr Hockley	Mr Rowe	Mr Walsh
Mr Crabb	Mr Jolly	Mr Sidiropoulos	Mr Wilton
Mr Edmunds	Mr King	Mr Simmonds	
Mr Ernst	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Fogarty	Mr Mathews	Mr Spyker	Dr Coghill
Mr Fordham	Mr Miller	Mr Stirling	Dr Vaughan

And so it was resolved in the affirmative.

No. 10—Clause 6, as amended.

After section 28 of the Principal Act there shall be inserted the following sections:

‘28A. (1) Where an adoption is being negotiated or arranged of a child whose birth is registered in Victoria, a parent of that child may, at any time before an order for the adoption of the child is made under this Act—

(a) give consent in or to the effect of the prescribed form to the child being permitted, when he has attained the age of eighteen years,

to obtain an extract from, or certified copy of, the entry in the Register of Births relating to his birth; or

- (b) make a statement in or to the effect of the prescribed form stating that the parent does not so consent for the reasons set out in the statement.

(2) In this section, "parent" in relation to a child—

- (a) unless paragraph (b), (c) or (d) applies, means a parent named in the entry in the Register of Births relating to the birth of the child;
- (b) where two parents are so named in relation to the child but one of whom is dead or cannot be found, means the surviving parent so named or, where there is a guardian, the guardian and that surviving parent;
- (c) where two parents are so named in relation to the child but both of whom are dead or cannot be found, means the guardian or, where there is more than one, the guardians, of the child; and
- (d) where only one parent is named in relation to the child and that parent is dead or cannot be found, means the guardian or, where there is more than one, the guardians of the child.

(3) A reference in sub-section (2) to a guardian of a child does not include a reference to a person who is a guardian by reason only of the operation of section 31.

(4) A consent or statement under sub-section (1) shall be filed in the court by which the order for the adoption of the child is made.

28B. (1) Where an order is made for the adoption of a child whose birth is registered in Victoria, a parent of the child who did not give consent under section 28A (1) (a) or who made a statement under section 28A (1) (b), may at any time give consent in or to the effect of the prescribed form, attested as prescribed, to the child being permitted on or after attaining the age of eighteen years to obtain an extract from, or certified copy of the entry in the Register of Births relating to his birth.

(2) In sub-section (1), "parent" has the same meaning as in section 28A.

(3) A consent under sub-section (1) shall be **sent to the Director-General or, where the arrangements for the adoption were made by a private adoption agency, the principal officer of the agency who shall cause the consent to be filed in the Court by which the order for adoption to which it relates is made.**

(4) The prescribed officer of the Court receiving a consent under this section shall send a copy of the consent to the Government Statist together with information sufficient to identify the adoption order to which it relates.

(5) The Government Statist shall, on receiving a copy of a consent under sub-section (4)—

- (a) place a copy with the memorandum of the relevant adoption order in the Register of Adoptions kept by him; and
- (b) where, as a result of the giving of the consent, there is not any other person entitled to file consent under this section in relation to the adoption order—make a notification on the memorandum of the adoption order to the effect that the child is entitled, upon

NOTE—Bold type denotes insertion by amendment.

attaining the age of eighteen years, to obtain an extract from, or certified copy of, the entry in the Register of Births relating to his birth.

(6) Where a consent in relation to an adoption order is given under this section by a person by whom a statement under section 28A included in the order was made—

- (a) the statement ceases to have effect; and
 (b) the Government Statist shall make a record on the adoption order to that effect.’

—(Mr Jona)

Question—That clause 6, as amended, stand part of the Bill—put.

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 44

Mr Austin	Mr Ebery	Mr McKellar	Mr Tanner
Mr Balfour	Mr Hayes	Mr Mackinnon	Mr Templeton
Mr Birrell	Mr Jasper	Mrs Patrick	Mr Thompson
Mr Borthwick	Mr Jona	Mr Ramsay	Mr Trewin
Mr Brown	Mr Kennett	Mr Reynolds	Mr Weideman
Mr Burgin	Mr Lacy	Mr Richardson	Mr Whiting
Mrs Chambers	Mr Lieberman	Mr Ross-Edwards	Mr Williams
Mr Coleman	Mr McArthur	Mr Skeggs	Mr Wood
Mr Collins	Mr McCance	Mr Smith	
Mr Crellin	Mr McClure	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dixon	Mr McGrath	Mr Smith	Mr Cox
Mr Dunstan	Mr McInnes	(<i>Warrnambool</i>)	Mr Hann

NOES, 30

Mr Amos	Mr Gavin	Mr Remington	Mrs Toner
Mr Cain	Mr Ginifer	Mr Roper	Mr Trezise
Mr Cathie	Mr Hockley	Mr Rowe	Mr Walsh
Mr Crabb	Mr Jolly	Mr Sidiropoulos	Mr Wilton
Mr Edmunds	Mr King	Mr Simmonds	
Mr Ernst	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Fogarty	Mr Mathews	Mr Spyker	Dr Coghill
Mr Fordham	Mr Miller	Mr Stirling	Dr Vaughan

And so it was resolved in the affirmative.

No. 11—Clause 7, as amended.

[*Clause not printed.*]

Question—That clause 7, as amended, stand part of the Bill—put.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 44

Mr Austin	Mr Ebery	Mr McKellar	Mr Tanner
Mr Balfour	Mr Hayes	Mr Mackinnon	Mr Templeton
Mr Birrell	Mr Jasper	Mrs Patrick	Mr Thompson
Mr Borthwick	Mr Jona	Mr Ramsay	Mr Trewin
Mr Brown	Mr Kennett	Mr Reynolds	Mr Weideman
Mr Burgin	Mr Lacy	Mr Richardson	Mr Whiting
Mrs Chambers	Mr Lieberman	Mr Ross-Edwards	Mr Williams
Mr Coleman	Mr McArthur	Mr Skeggs	Mr Wood
Mr Collins	Mr McCance	Mr Smith	
Mr Crellin	Mr McClure	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dixon	Mr McGrath	Mr Smith	Mr Cox
Mr Dunstan	Mr McInnes	(<i>Warrnambool</i>)	Mr Hann

NOES, 30

Mr Amos	Mr Gavin	Mr Remington	Mrs Toner
Mr Cain	Mr Ginifer	Mr Roper	Mr Trezise
Mr Cathie	Mr Hockley	Mr Rowe	Mr Walsh
Mr Crabb	Mr Jolly	Mr Sidiropoulos	Mr Wilton
Mr Edmunds	Mr King	Mr Simmonds	
Mr Ernst	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Fogarty	Mr Mathews	Mr Spyker	Dr Coghill
Mr Fordham	Mr Miller	Mr Stirling	Dr Vaughan

And so it was resolved in the affirmative.

LEGISLATIVE ASSEMBLY OF VICTORIA
DIVISIONS IN COMMITTEE OF THE WHOLE

—
No. 6
—

Tuesday, 2 December 1980

No. 1—LIQUOR CONTROL (FEES) BILL—Clause 2.

(1) The Principal Act is hereby amended as follows:

(a) In section 1 (3) for the expression "Part VIII.—Financial ss. 155–163" there shall be substituted the expression "Part VIII.—Financial ss. 155A–163".

(b) For section 11A. (2) there shall be substituted the following sub-section:

“(2) The Commission may determine—

(a) different prices for packaged beer according to the type, description or brand of the beer or the type, description or size of the package in which the beer is to be sold or disposed of; and

(b) different prices at which beer, in respect of which determinations have been made under paragraph (a), may be sold in different parts of Victoria.”;

[Paragraphs (c) to (i) and sub-clause (2) not printed.]

—(Mr Thompson)

Amendment proposed—That paragraph (b) of proposed section 11A (2) be omitted.

—(Mr Ginifer)

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

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 47

Mr Austin
Mr Balfour
Mr Birrell
Mr Borthwick
Mr Brown
Mr Burgin
Mrs Chambers
Mr Coleman
Mr Collins
Mr Crellin
Mr Dixon
Mr Dunstan
Mr Ebery
Mr Evans
(*Gippsland East*)

Mr Hamer
Mr Hann
Mr Hayes
Mr Jasper
Mr Jona
Mr Kennett
Mr Lacy
Mr Lieberman
Mr McArthur
Mr McCance
Mr McClure
Mr McGrath
Mr McInnes
Mr McKellar
Mr Mackinnon

Mr Maclellan
Mrs Patrick
Mr Ramsay
Mr Reynolds
Mr Richardson
Mr Ross-Edwards
Mr Skeggs
Mr Smith
(*South Barwon*)
Mr Smith
(*Warrnambool*)
Mr Templeton
Mr Thompson
Mr Trewin
Mr Weideman

Mr Whiting
Mr Williams
Mr Wood

Tellers
Mr Cox
Mr Tanner

NOES, 32

Mr Amos	Mr Gavin	Mr Roper	Mr Walsh
Mr Cain	Mr Ginifer	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Hockley	Mr Simmonds	Mr Wilton
Mr Crabb	Mr Jolly	Mr Simpson	
Mr Culpin	Mr King	Mr Spyker	
Mr Edmunds	Mr Kirkwood	Mr Stirling	
Mr Ernst	Mr Mathews	Mrs Toner	<i>Tellers</i>
Mr Fogarty	Mr Miller	Mr Trezise	Dr Coghill
Mr Fordham	Mr Remington	Dr Vaughan	Mr Rowe

And so it was resolved in the affirmative.

Wednesday, 3 December 1980

No. 2—RAILWAY CONSTRUCTION AND PROPERTY (AMENDMENT) BILL—Clause 3.

Before section 32 of the Principal Act there shall be inserted the following section:

'32A. (1) For the purpose of this Act there shall be a Fund to be known as the Railway Construction and Property Fund (hereinafter referred to as "the Fund").

(2) The Board shall open and maintain accounts with the State Savings Bank of Victoria or any other bank or banks for the time being approved by the Treasurer and shall maintain at all times one such account to be used for the purposes of the Fund.

(3) Into the Fund there shall be paid all moneys received by the Board.

(4) Out of the Fund there shall be paid the costs of administering this Act and all payments made in the discharge of any obligation incurred by the Board.

(5) The Board may invest moneys in the Fund in such manner as the Treasurer from time to time approves.'

—(Mr Maclellan)

Amendment proposed—That of the end of the clause there shall be inserted the following:

"(6) All moneys in the Fund on the thirtieth day of June in each year shall be transferred to the Victorian Railways Board."

—(Mr Walsh)

Question—That the expression proposed to be inserted be so inserted—put.

Committee divided.

(Temporary Chairman—Mr Birrell)

AYES, 32

Mr Amos	Mr Gavin	Mr Rowe	Mr Walsh
Mr Cain	Mr Ginifer	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Crabb	Mr King	Mr Simpson	
Mr Culpin	Mr Kirkwood	Mr Spyker	
Mr Edmunds	Mr Mathews	Mr Stirling	
Mr Ernst	Mr Miller	Mrs Toner	<i>Tellers</i>
Mr Fogarty	Mr Remington	Mr Trezise	Dr Coghill
Mr Fordham	Mr Roper	Dr Vaughan	Mr Hockley

NOES, 46

Mr Austin	Mr Hamer	Mr Maclellan	Mr Trewin
Mr Balfour	Mr Hann	Mrs Patrick	Mr Weideman
Mr Borthwick	Mr Hayes	Mr Ramsay	Mr Whiting
Mr Brown	Mr Jasper	Mr Reynolds	Mr Williams
Mr Burgin	Mr Jona	Mr Richardson	Mr Wood
Mrs Chambers	Mr Kennett	Mr Ross-Edwards	
Mr Coleman	Mr Lacy	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	
Mr Crellin	Mr McArthur	(<i>South Barwon</i>)	
Mr Dixon	Mr McCance	Mr Smith	
Mr Dunstan	Mr McClure	(<i>Warrnambool</i>)	
Mr Ebery	Mr McInnes	Mr Tanner	<i>Tellers</i>
Mr Evans	Mr McKellar	Mr Templeton	Mr Cox
(<i>Gippsland East</i>)	Mr Mackinnon	Mr Thompson	Mr McGrath

And so it passed in the negative.

No. 3—LIQUOR CONTROL (AMENDMENT) BILL—Clause 2.

For section 3 of the Principal Act there shall be substituted the following section:

“3. (1) The objects of this Act are to ensure in the interest of the public generally—

- (a) that there is control on the sale disposal and consumption of alcoholic liquor;
- (b) that the nuisance arising from the misuse of alcohol is contained;
- (c) that there is an orderly and continuous improvement in and development of facilities and arrangements for the supply of accommodation meals and liquor to the public;
- (d) that the provision for the orderly and economic development and improvement of that supply should also promote a stable and ordered industry;
- (e) that all persons concerned in the supply of accommodation meals and liquor shall be of good character and have the training skill and capacities necessary to provide an orderly and proper service—

and this Act shall accordingly receive such fair large and liberal construction and interpretation as will best ensure the attainment of the objects of this Act and every power authority discretion jurisdiction and duty conferred or imposed by this Act shall be exercised and performed so as by design and intent actively to promote and achieve the objects aforesaid.

(2) The Commission shall from time to time consult the Minister in regard to the existing and proposed activities of the Commission and shall take into account his views as to how the objects of this Act can best be achieved.

(3) Sub-section (2) shall not apply to any matter in respect of which the Commission is required to act in a judicial manner.”

—(*Mr Ramsay*)

Amendment proposed—That after paragraph (e) of proposed section 3 (1) there shall be inserted the following:

“() that as a means of overcoming the social and health effects of the use of alcohol, the social and health consequences of such use be monitored, evaluated and reported upon to the Parliament by the Liquor Control Commission.”

—(*Mr Wilkes*)

Question—That the expression proposed to be inserted be so inserted—put.
Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 39

Mr Amos	Mr Fordham	Mr Remington	Mr Trezise
Mr Cain	Mr Gavin	Mr Roper	Dr Vaughan
Mr Cathie	Mr Ginifer	Mr Ross-Edwards	Mr Whiting
Dr Coghill	Mr Hann	Mr Rowe	Mr Wilkes
Mr Crabb	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Mr Culpin	Mr Jasper	Mr Simmonds	
Mr Edmunds	Mr Jolly	Mr Simpson	
Mr Ernst	Mr King	Mr Spyker	
Mr Evans	Mr Kirkwood	Mr Stirling	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr McGrath	Mrs Toner	Mr Mathews
Mr Fogarty	Mr Miller	Mr Trewin	Mr Walsh

NOES, 41

Mr Austin	Mr Dunstan	Mr McInnes	Mr Smith
Mr Balfour	Mr Ebery	Mr McKellar	(<i>Warrnambool</i>)
Mr Birrell	Mr Hamer	Mr Mackinnon	Mr Tanner
Mr Borthwick	Mr Hayes	Mr Maclellan	Mr Templeton
Mr Brown	Mr Jona	Mrs Patrick	Mr Thompson
Mr Burgin	Mr Kennett	Mr Plowman	Mr Weideman
Mrs Chambers	Mr Lacy	Mr Ramsay	Mr Williams
Mr Coleman	Mr Lieberman	Mr Richardson	Mr Wood
Mr Collins	Mr McArthur	Mr Skeggs	<i>Tellers</i>
Mr Crellin	Mr McCance	Mr Smith	Mr Cox
Mr Dixon	Mr McClure	(<i>South Barwon</i>)	Mr Reynolds

And so it passed in the negative.

No. 4—Clause 4.

Section 5 of the Principal Act shall be amended as follows:

- (a) After the expression “5.” there shall be inserted the expression “(1)”;
- (b) For the interpretation of “Bar-room” there shall be substituted the following interpretation:

“Bar-room” means any room or place in licensed premises declared to be a bar-room by the Commission.’;
- (c) In the interpretation of “Licensee” after the word “licensed” (where second occurring) there shall be inserted the words “or the person appointed pursuant to section 101 to be in charge of the premises in the absence of the licensee”;
- (d) After the interpretation of “Licensee” there shall be inserted the following interpretation:

“Licensing fund assessor” means a licensing fund assessor appointed pursuant to this Act.’;
- (e) At the end of section 5 there shall be inserted the following sub-sections:

“(2) A reference in this Act to the amount paid or payable by or on behalf of any person for any liquor is a reference—

 - (a) except as provided in paragraph (b), to the sum of—
 - (i) the amount paid or payable by or on behalf of that person for that liquor;
 - (ii) any amount paid or payable for the packing or for the handling of that liquor or for putting it into the state in which it is when it is delivered to or purchased by or on behalf of that person (whether or not any such amount is paid or payable to the supplier of that liquor);
 - (iii) any amount paid or payable by or on behalf of that person for or for the hiring of any containers or

packages (including corks, stoppers and labels attached thereto) in which that liquor is contained or packed when it is delivered to or purchased by or on behalf of that person or is to be contained or packed for sale or disposal by or on behalf of that person (whether or not any such amount is paid or payable to the supplier of that liquor);

(iv) any amount paid or payable for the packing or handling of those containers or packages or for putting them into the state in which they are delivered to or purchased by or on behalf of that person (whether or not any such amount is paid or payable to the supplier of that liquor);

(v) any amount paid or payable by or on behalf of that person as freight or other delivery charges in respect of the delivery of that liquor, being an amount so paid or payable to the supplier of that liquor but not being an amount so paid or payable to that supplier as reimbursement for those freight or delivery charges if those freight or delivery charges are paid or payable by that supplier to a common carrier; and

(vi) any amount paid or payable for duties or sales tax in respect of that liquor; or

(b) where the Commission is of the opinion that any amount paid or payable for anything or for the doing of any thing referred to in paragraph (a) (i), (ii), (iii), (iv) or (v) is less than the value of that thing or of the doing of that thing, as the case may be, to such amount as is determined by the Commission having regard to the circumstances in which that liquor was delivered to or purchased by or on behalf of that person.

(3) A reference in this Act to any amount paid or payable by or on behalf of any person for any liquor includes any amount paid or payable by any other person for the acquisition of that liquor for sale, supply or disposal by that first-mentioned person.”.

—(Mr Ramsay)

Amendment proposed—That paragraph (e) be omitted.

—(Mr Trewin)

Question—That the paragraph proposed to be omitted stand part of the clause—
put.

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 41

Mr Austin	Mr Dunstan	Mr McInnes	Mr Smith
Mr Balfour	Mr Ebery	Mr McKellar	(<i>Warrnambool</i>)
Mr Birrell	Mr Hamer	Mr Mackinnon	Mr Tanner
Mr Borthwick	Mr Hayes	Mr Maclellan	Mr Templeton
Mr Brown	Mr Jona	Mrs Patrick	Mr Thompson
Mr Burgin	Mr Kennett	Mr Plowman	Mr Weideman
Mrs Chambers	Mr Lacy	Mr Ramsay	Mr Williams
Mr Coleman	Mr Lieberman	Mr Richardson	Mr Wood
Mr Collins	Mr McArthur	Mr Skeggs	<i>Tellers</i>
Mr Crellin	Mr McCance	Mr Smith	Mr Cox
Mr Dixon	Mr McClure	(<i>South Barwon</i>)	Mr Reynolds

NOES, 39

Mr Amos	Mr Fordham	Mr Miller	Mr Trezise
Mr Cain	Mr Gavin	Mr Remington	Mr Walsh
Mr Cathie	Mr Ginifer	Mr Roper	Mr Whiting
Dr Coghill	Mr Hann	Mr Ross-Edwards	Mr Wilkes
Mr Crabb	Mr Hockley	Mr Sidiropoulos	Mr Wilton
Mr Culpin	Mr Jasper	Mr Simmonds	
Mr Edmunds	Mr Jolly	Mr Simpson	
Mr Ernst	Mr King	Mr Spyker	
Mr Evans	Mr Kirkwood	Mr Stirling.	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr McGrath	Mrs Toner	Mr Rowe
Mr Fogarty	Mr Mathews	Mr Trewin	Dr Vaughan

And so it was resolved in the affirmative.

No. 5—Clause 28.

For section 45 of the Principal Act there shall be substituted the following sections:

[Proposed sections 45 to 45c not printed]

45d. (1) The Commission may grant a restricted club permit to any member of the executive of a club.

(2) A permit granted pursuant to sub-section (1) shall authorize a permit holder to keep, sell and supply liquor for consumption only by the members of the club or by visitors under and in accordance with sub-section (4) in the parts of the premises specified for the purposes of this section by the Commission on a Saturday between the hours of five and seven in the evening and on a Sunday between the hours of eleven-thirty in the morning and one-thirty in the afternoon or five and seven in the evening.

(3) A permit shall not be granted under sub-section (1) of this section unless, in the opinion of the Full Commission—

(a) the club is a sporting club or associated with a sporting club and has been in existence for a period of at least two years before the date of the application;

(b) there are adequate restrictions upon admission to membership of the club;

(c) there is adequate reason for the grant of the permit.

(4) A permit under this section shall be granted upon condition that liquor shall not be supplied to a visitor except in the presence of the member introducing such visitor, and that a member shall not introduce more than three visitors to the club on any one day during the period within which liquor may be supplied under the permit.

(5) A person under the age of 18 years shall not be entitled to enter any part of the premises specified by the Commission pursuant to sub-section (2) during the hours authorized by the permit for the keeping sale or supply of liquor.

Penalty: \$50.

(6) A permit holder or his servant or agent shall not permit a person under the age of 18 years to enter any part of the premises specified by the Commission pursuant to sub-section (2) during the hours authorized by the permit for the keeping sale or supply of liquor.

Penalty: \$500.

(7) A permit under this section shall not authorize the sale or supply of liquor to a visitor unless the name of the visitor has been entered in a book kept for this purpose and the member at whose invitation the visitor is present in the club premises has signed his name opposite the name of the visitor in that book.

(8) It shall be a condition of a permit granted under sub-section (1) of this section that the liquor kept, sold or supplied in pursuance of the permit, shall be purchased—

(a) from the holder of a hotelkeeper's licence or a retail bottled liquor licence whose premises are in the vicinity of the club premises; or

(b) if it is impracticable for the provisions of paragraph (a) of this sub-section to be complied with or if the limitation of the permit pursuant to paragraph (a) of this sub-section would prevent a reasonable choice of licensee from whom to make purchases from the holder of a licence under this Act nominated by the Commission.

(9) Where a restricted club permit holder has been found guilty of an offence under this Act the permit shall be immediately revoked by the Commission and the permit holder and any other member of the club in relation to which the permit has been issued shall not be entitled to apply for a new permit for a period of twelve months from the date of the revocation.

(10) A permit under this section shall remain in force until 31 December next following and may upon payment of a fee prescribed under sub-section (13) be renewed.

(11) A permit under this section may be granted or renewed subject to such terms, conditions, limitations and restrictions as the Commission thinks fit.

(12) Any applicant who applies for a permit under this section shall where the club occupies grounds controlled by a Committee of Management produce to the Commission a written approval for the granting of the permit from the Committee of Management of the grounds on which the club rooms are situated.

(13) The fee for a permit under this section shall be prescribed by the regulations.”

—(Mr Ramsay)

Amendment proposed—That paragraphs (a) and (b) of proposed new section 45b (8) be omitted with the view of inserting in place thereof “from the holder of a hotelkeeper's licence or a retail bottled liquor licence”.

—(Mr Wilkes)

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

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 46

Mr Austin	Mr Hamer	Mr Maclellan	Mr Trewin
Mr Balfour	Mr Hann	Mrs Patrick	Mr Weideman
Mr Birrell	Mr Hayes	Mr Ramsay	Mr Whiting
Mr Borthwick	Mr Jasper	Mr Reynolds	Mr Williams
Mr Brown	Mr Jona	Mr Richardson	Mr Wood
Mr Burgin	Mr Kennett	Mr Ross-Edwards	
Mrs Chambers	Mr Lacy	Mr Skeggs	
Mr Coleman	Mr Lieberman	Mr Smith	
Mr Collins	Mr McArthur	(<i>South Barwon</i>)	
Mr Crellin	Mr McCance	Mr Smith	
Mr Dixon	Mr McClure	(<i>Warrnambool</i>)	
Mr Ebery	Mr McInnes	Mr Tanner	<i>Tellers</i>
Mr Evans	Mr McKellar	Mr Templeton	Mr Cox
(<i>Gippsland East</i>)	Mr Mackinnon	Mr Thompson	Mr McGrath

NOES, 32

Mr Amos	Mr Fordham	Mr Rowe	Mr Walsh
Mr Cain	Mr Gavin	Mr Sidiropoulos	Mr Wilkes
Mr Cathie	Mr Ginifer	Mr Simmonds	Mr Wilton
Dr Coghill	Mr Jolly	Mr Simpson	
Mr Crabb	Mr Kirkwood	Mr Spyker	
Mr Culpin	Mr Mathews	Mr Stirling	
Mr Edmunds	Mr Miller	Mrs Toner	
Mr Ernst	Mr Remington	Mr Trezise	
Mr Fogarty	Mr Roper	Dr Vaughan	

Tellers

Mr Hockley
Mr King

And so it was resolved in the affirmative.

Friday, 5 December 1980

No. 6—TRANSPORT (DEREGULATION) BILL—Clause 4.

After section 12A of the Principal Act there shall be inserted the following section:

“12B. (1) This section applies to every commercial goods vehicle that is—

- (a) used or intended to be used for the carriage of goods of any of the classes, kinds or descriptions mentioned in Part A of the Seventh Schedule;
- (b) used or intended to be used for the carriage of goods of any of the classes, kinds or descriptions mentioned in column one of Part B of the Seventh Schedule beyond such radius from the place of consignment of the goods as is specified in relation to those goods in column two of Part B of that Schedule; or
- (c) used or intended to be used for the carriage of goods of any of the classes, kinds or descriptions mentioned in column one of Part C of the Seventh Schedule from such place as is specified in relation to those goods in column two of Part C of that Schedule to such place as is respectively so specified.

(2) The Minister may from time to time make written determinations of policy in relation to the operation in Victoria of commercial goods vehicles to which this section applies.

(3) The Minister shall cause a copy of every determination of policy made by him under sub-section (2) to be served on the Board and to be published in the *Government Gazette*.

(4) In determining whether to grant a permit under section 13 (1) in respect of any commercial goods vehicle to which this section applies the Board shall have regard to any determination of policy made by the Minister under sub-section (2).”

—(Mr Maclellan)

Amendment proposed—That after sub-section (3) of proposed section 12B there shall be inserted the following:

“(4) A copy of every determination made under sub-section (1) shall be laid before both Houses of Parliament within ten sitting days of the making thereof.

(5) Every determination made under sub-section (1) shall have effect unless disallowed by resolution of either House of Parliament.”

—(Mr Crabb)

Question—That the expression proposed to be inserted be so inserted—put.
Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 31

Mr Amos	Mr Fordham	Mr Remington	Mr Trezise
Mr Cain	Mr Ginifer	Mr Roper	Dr Vaughan
Mr Cathie	Mr Hockley	Mr Rowe	Mr Walsh
Dr Coghill	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr King	Mr Simmonds	Mr Wilton
Mr Culpin	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Edmunds	Mr Mathews	Mr Stirling	Mr Gavin
Mr Fogarty	Mr Miller	Mrs Toner	Mr Spyker

NOES, 45

Mr Austin	Mr Evans	Mr Mackinnon	Mr Templeton
Mr Balfour	(<i>Gippsland East</i>)	Mr Maclellan	Mr Thompson
Mr Birrell	Mr Hann	Mrs Patrick	Mr Trewin
Mr Borthwick	Mr Jona	Mr Ramsay	Mr Weideman
Mr Brown	Mr Kennett	Mr Reynolds	Mr Whiting
Mr Burgin	Mr Lacy	Mr Richardson	Mr Williams
Mrs Chambers	Mr Lieberman	Mr Ross-Edwards	Mr Wood
Mr Coleman	Mr McArthur	Mr Skeggs	
Mr Collins	Mr McCance	Mr Smith	
Mr Crellin	Mr McClure	(<i>South Barwon</i>)	
Mr Dixon	Mr McGrath	Mr Smith	<i>Tellers</i>
Mr Dunstan	Mr McInnes	(<i>Warrnambool</i>)	Mr Cox
Mr Ebery	Mr McKellar	Mr Tanner	Mr Jasper

And so it passed in the negative.

No. 7—Clause 13.

After Part III. of the Principal Act there shall be inserted the following Part:

“PART IV.—COMMERCIAL GOODS VEHICLES.

[*Proposed sections 50 to 56 and 58 to 67 not printed*]

57. (1) Subject to this section, the Governor in Council may by Order published in the *Government Gazette* amend the Third Schedule—

- (a) by deleting from column one of Part B of that Schedule a class, kind or description of goods and the radius specified in relation to those goods in column two of Part B of that Schedule;
- (b) by increasing the radius specified in column two of Part B of that Schedule in relation to any class, kind or description of goods mentioned in column one of Part B of that Schedule;
- (c) by deleting from column one of Part C of that Schedule a class, kind or description of goods and the particulars of transportation specified in relation to those goods in column two of Part C of that Schedule; or
- (d) by amending the particulars of transportation specified in column two of Part C of that Schedule in relation to any class, kind or description of goods mentioned in column one of Part C of that Schedule in such a manner as to render the restrictions imposed by this Part on the carriage of any such goods less stringent.

(2) Where—

- (a) the Minister directs the Board to consider an amendment to the Third Schedule specified by him being an amendment that the Governor in Council may make by Order under sub-section (1);
- (b) it appears to the Board desirable that the Third Schedule be amended in any manner specified in sub-section (1); or

- (c) any person by writing addressed to the secretary of the Board submits that the Third Schedule should be amended in any such manner—

the Board may (in its absolute discretion) cause to be published in the *Government Gazette* a notice—

- (d) describing the purport of the proposed amendment;
 (e) specifying a day (not being less than seven days after the publication of the notice) upon which the Board proposes to consider the proposed amendment; and
 (f) calling upon all persons interested in the proposed amendment to appear (either by themselves or by some persons on their behalf) before the Board on that day and call evidence relevant to the proposed amendment.

(3) The Board shall, after taking into consideration all evidence tendered to it in accordance with this section in respect of a proposed amendment and any other matter which appears to it to be relevant to the proposed amendment, determine to do one of the following:

- (a) Recommend to the Minister that the Third Schedule be amended in such manner as is specified by the Board; or
 (b) Recommend to the Minister that no amendment be made to the Third Schedule.

(4) An Order made by the Governor in Council under this section shall take effect from such day as is specified in the Order being a day not earlier than the day on which the Order is published in the *Government Gazette* pursuant to sub-section (1).

(5) A copy of every Order made under this section shall be laid before both Houses of Parliament as soon as practicable after it is made."

—(Mr Maclellan)

Amendment proposed—That proposed new section 57 be omitted.

—(Mr Crabb)

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

(Chairman—Mr Evans, *Ballarat North*)

AYES, 39

Mr Austin	Mr Dunstan	Mr Maclellan	Mr Tanner
Mr Balfour	Mr Ebery	Mrs Patrick	Mr Templeton
Mr Birrell	Mr Jona	Mr Plowman	Mr Thompson
Mr Borthwick	Mr Kennett	Mr Ramsay	Mr Weideman
Mr Brown	Mr Lacy	Mr Reynolds	Mr Williams
Mr Burgin	Mr Lieberman	Mr Richardson	Mr Wood
Mrs Chambers	Mr McCance	Mr Skeggs	
Mr Coleman	Mr McClure	Mr Smith	
Mr Collins	Mr McInnes	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Crellin	Mr McKellar	Mr Smith	Mr Cox
Mr Dixon	Mr Mackinnon	(<i>Warrnambool</i>)	Mr McArthur

NOES, 37

Mr Amos	Mr Fordham	Mr Remington	Mr Trezise
Mr Cain	Mr Ginifer	Mr Roper	Dr Vaughan
Mr Cathie	Mr Hann	Mr Ross-Edwards	Mr Walsh
Dr Coghill	Mr Hockley	Mr Rowe	Mr Whiting
Mr Crabb	Mr Jasper	Mr Sidiropoulos	Mr Wilkes
Mr Culpin	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Edmunds	Mr King	Mr Simpson	
Mr Evans	Mr Kirkwood	Mr Stirling	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Mathews	Mrs Toner	Mr Gavin
Mr Fogarty	Mr Miller	Mr Trewin	Mr Spyker

And so it was resolved in the affirmative.

No. 8—Clause 14.

After the Second Schedule to the Principal Act there shall be inserted the following Schedule:

"THIRD SCHEDULE

PART A

Any motor car equipped with a crane, winch, ramp or other lifting device used or intended to be used for the lifting and carrying or towing of damaged or disabled motor cars and including any motor car to which is attached (temporarily or otherwise) a trailer or device which is used or intended to be used for the lifting and carrying or towing of damaged or disabled motor cars.

Any commercial goods vehicle operated by the Victorian Railways Board.

PART B

<i>Column One</i>	<i>Column Two</i>
Bulk barley	60 kilometres
Bulk briquettes	80 kilometres
Bulk limestone	80 kilometres
Bulk oats	60 kilometres
Bulk petroleum products	80 kilometres
Bulk wheat	60 kilometres

PART C

<i>Column One</i>	<i>Column Two</i>
Aviation turbine fuel	From any place in Victoria to Melbourne Airport at Tullamarine.
Bulk cement	From the townships of Fyansford or Waurin Ponds to any other place in Victoria.
Bulk superphosphate	From the place of manufacture to any place outside a radius of 160 kilometres from the place of manufacture.
Undressed sawn hardwood	From any sawmill situated to the east of a north-south line drawn through the centre of the town of Cowwarr to any place within a radius of 72 kilometres from the post office situated at the corner of Bourke and Elizabeth Streets in the City of Melbourne."

—(Mr Maclellan)

Amendment proposed—That at the end of Part C of the proposed Third Schedule there shall be inserted the following:

"Wire manufactured in North Shore Geelong	From the place of manufacture to any other place in Victoria".
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—(Mr Crabb)

Question—That the expression proposed to be inserted be so inserted—put.

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 31

Mr Amos	Mr Fordham	Mr Remington	Mrs Toner
Mr Cain	Mr Ginifer	Mr Roper	Mr Trezise
Mr Cathie	Mr Hockley	Mr Rowe	Mr Walsh
Dr Coghill	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr King	Mr Simmonds	Mr Wilton
Mr Culpin	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Edmunds	Mr Mathews	Mr Spyker	Mr Gavin
Mr Fogarty	Mr Miller	Mr Stirling	Dr Vaughan

NOES, 42

Mr Austin	Mr Evans	Mr Mackinnon	Mr Tanner
Mr Balfour	(<i>Gippsland East</i>)	Mr Maclellan	Mr Templeton
Mr Birrell	Mr Hann	Mrs Patrick	Mr Thompson
Mr Borthwick	Mr Jona	Mr Ramsay	Mr Trewin
Mr Brown	Mr Kennett	Mr Reynolds	Mr Weideman
Mr Burgin	Mr Lacy	Mr Richardson	Mr Williams
Mrs Chambers	Mr Lieberman	Mr Ross-Edwards	Mr Wood
Mr Coleman	Mr McArthur	Mr Skeggs	
Mr Collins	Mr McCance	Mr Smith	
Mr Dixon	Mr McClure	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dunstan	Mr McInnes	Mr Smith	Mr Cox
Mr Ebery	Mr McKellar	(<i>Warrnambool</i>)	Mr Crellin

And so it passed in the negative.

LEGISLATIVE ASSEMBLY OF VICTORIA
DIVISIONS IN COMMITTEE OF THE WHOLE

—
No. 7
—

Tuesday, 9 December 1980

No. 1—WEST GATE BRIDGE AUTHORITY BILL—Clause 7.

(1) The Authority shall consist of not more than seven members appointed by the Governor in Council.

(2) The Governor in Council shall appoint one of the members of the Authority to be chairman.

(3) A member of the Authority shall hold office for such term not exceeding five years as is specified in the instrument of his appointment but shall be eligible for re-appointment.

(4) A member of the Authority shall be paid—

(a) such remuneration as is fixed from time to time by the Governor in Council; and

(b) such travelling and other allowances as are fixed from time to time by the Governor in Council.

(5) A member of the Authority is not in respect of his office as such subject to the provisions of the *Public Service Act 1974*.

—(Mr Maclellan)

Amendment proposed—That the words “not more than seven members appointed by the Governor in Council” be omitted with the view of inserting in place thereof the expression “the Chairman and members of the Country Roads Board constituted under the *Country Roads Act 1958*”.

—(Mr Crabb)

Question—That the words proposed to be omitted stand part of the clause—put.
Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 40

Mr Austin
Mr Balfour
Mr Birrell
Mr Borthwick
Mr Brown
Mr Burgin
Mrs Chambers
Mr Coleman
Mr Collins
Mr Crellin
Mr Dixon
Mr Dunstan

Mr Ebery
Mr Hayes
Mr Jona
Mr Kennett
Mr Lacy
Mr Lieberman
Mr McArthur
Mr McCance
Mr McClure
Mr McInnes
Mr McKellar
Mr Mackinnon

Mr Maclellan
Mrs Patrick
Mr Plowman
Mr Ramsay
Mr Richardson
Mr Skeggs
Mr Smith
(*South Barwon*)
Mr Smith
(*Warrnambool*)
Mr Tanner
Mr Templeton

Mr Thompson
Mr Weideman
Mr Williams
Mr Wood

Tellers
Mr Cox
Mr Reynolds

NOES, 38

Mr Amos	Mr Fordham	Mr Miller	Mr Trewin
Mr Cain	Mr Ginifer	Mr Remington	Mr Trezise
Mr Cathie	Mr Hann	Mr Roper	Dr Vaughan
Dr Coghill	Mr Hockley	Mr Rowe	Mr Walsh
Mr Crabb	Mr Jasper	Mr Sidiropoulos	Mr Whiting
Mr Culpin	Mr Jolly	Mr Simmonds	Mr Wilkes
Mr Edmunds	Mr King	Mr Simpson	Mr Wilton
Mr Evans	Mr Kirkwood	Mr Spyker	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr McGrath	Mr Stirling	Mr Ernst
Mr Fogarty	Mr Mathews	Mrs Toner	Mr Gavin

And so it was resolved in the affirmative.

No. 2—ESTATE AGENTS (AMENDMENT) BILL—Clause 3.

Section 15 of the Principal Act shall be amended as follows:

- (a) In sub-section (3) the words “or for such further period as the Board may approve and subject to such conditions as the Board may determine in a particular case” shall be repealed;
- (b) After sub-section (3) there shall be inserted the following sub-section:

“(3A) The Board may (in its discretion) in a particular case extend the five-year period referred to in sub-section (3) for such further period and upon such conditions as it thinks fit.”;
- (c) In sub-section (5) for the words “is a” there shall be substituted the words “will be a”.

—(Mr Maclellan)

Question—That clause 3 stand part of the Bill—put.

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 41

Mr Austin	Mr Ebery	Mr Mackinnon	Mr Templeton
Mr Balfour	Mr Hamer	Mr Maclellan	Mr Thompson
Mr Birrell	Mr Hayes	Mrs Patrick	Mr Weideman
Mr Borthwick	Mr Jona	Mr Plowman	Mr Williams
Mr Brown	Mr Kennett	Mr Ramsay	Mr Wood
Mr Burgin	Mr Lacy	Mr Richardson	
Mrs Chambers	Mr Lieberman	Mr Skeggs	
Mr Coleman	Mr McArthur	Mr Smith	
Mr Collins	Mr McCance	(<i>South Barwon</i>)	
Mr Crellin	Mr McClure	Mr Smith	<i>Tellers</i>
Mr Dixon	Mr McInnes	(<i>Warrnambool</i>)	Mr Cox
Mr Dunstan	Mr McKellar	Mr Tanner	Mr Reynolds

NOES, 37

Mr Amos	Mr Ginifer	Mr Roper	Dr Vaughan
Mr Cain	Mr Hann	Mr Ross-Edwards	Mr Walsh
Mr Cathie	Mr Jasper	Mr Rowe	Mr Whiting
Dr Coghill	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr King	Mr Simmonds	Mr Wilton
Mr Culpin	Mr Kirkwood	Mr Simpson	
Mr Edmunds	Mr McGrath	Mr Spyker	
Mr Fogarty	Mr Mathews	Mr Stirling	<i>Tellers</i>
Mr Fordham	Mr Miller	Mrs Toner	Mr Ernst
Mr Gavin	Mr Remington	Mr Trewin	Mr Hockley

And so it was resolved in the affirmative.

Wednesday, 10 December 1980

No. 3—EGG INDUSTRY STABILIZATION (AMENDMENT) BILL—Clause 2.

In section 1 (3) of the Principal Act for the expression “28 February 1981” there shall be substituted the expression “29 February 1984”.

—(Mr Smith, *Warrnambool*)

Amendment proposed—That the expression “1984” be omitted with the view of inserting in place thereof the expression “1991”.

—(Mr Hann)

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

Committee divided.

(Temporary Chairman—Mr Birrell)

AYES, 69

Mr Amos	Mr Edmunds	Mr Mackinnon	Mr Tanner
Mr Austin	Mr Fogarty	Mr Maclellan	Mr Templeton
Mr Balfour	Mr Fordham	Mr Mathews	Mr Thompson
Mr Borthwick	Mr Gavin	Mr Miller	Mrs Toner
Mr Brown	Mr Hamer	Mrs Patrick	Mr Trezise
Mr Burgin	Mr Hayes	Mr Ramsay	Dr Vaughan
Mr Cain	Mr Hockley	Mr Remington	Mr Walsh
Mr Cathie	Mr Jolly	Mr Richardson	Mr Weideman
Mrs Chambers	Mr Jona	Mr Roper	Mr Wilkes
Dr Coghill	Mr Kennett	Mr Sidiropoulos	Mr Williams
Mr Coleman	Mr King	Mr Simmonds	Mr Wilton
Mr Collins	Mr Kirkwood	Mr Simpson	Mr Wood
Mr Cox	Mr Lacy	Mr Skeggs	
Mr Crabb	Mr Lieberman	Mr Smith	
Mr Crellin	Mr McArthur	(<i>South Barwon</i>)	
Mr Culpin	Mr McCance	Mr Smith	
Mr Dixon	Mr McClure	(<i>Warrnambool</i>)	
Mr Dunstan	Mr McInnes	Mr Spyker	<i>Tellers</i>
Mr Ebery	Mr McKellar	Mr Stirling	Mr Reynolds
			Mr Rowe

NOES, 7

Mr Evans	Mr Ross-Edwards	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Trewin	Mr Jasper
Mr Hann	Mr Whiting	Mr McGrath

And so it was resolved in the affirmative.

No. 4—Clause 2.

Question—That clause 2 stand part of the Bill—put.

Committee divided.

(Temporary Chairman—Mr Birrell)

AYES, 46

Mr Austin	Mr Hamer	Mr Mackinnon	Mr Trewin
Mr Balfour	Mr Hann	Mr Maclellan	Mr Weideman
Mr Borthwick	Mr Hayes	Mrs Patrick	Mr Whiting
Mr Brown	Mr Jasper	Mr Ramsay	Mr Williams
Mr Burgin	Mr Jona	Mr Richardson	Mr Wood
Mrs Chambers	Mr Kennett	Mr Ross-Edwards	
Mr Coleman	Mr Lacy	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	
Mr Crellin	Mr McArthur	(<i>South Barwon</i>)	
Mr Dixon	Mr McCance	Mr Smith	
Mr Dunstan	Mr McClure	(<i>Warrnambool</i>)	
Mr Ebery	Mr McGrath	Mr Tanner	<i>Tellers</i>
Mr Evans	Mr McInnes	Mr Templeton	Mr Cox
(<i>Gippsland East</i>)	Mr McKellar	Mr Thompson	Mr Reynolds

NOES, 30

Mr Amos	Mr Fordham	Mr Roper	Mr Trezise
Mr Cain	Mr Hockley	Mr Rowe	Mr Walsh
Mr Cathie	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Dr Coghill	Mr King	Mr Simmonds	Mr Wilton
Mr Crabb	Mr Kirkwood	Mr Simpson	
Mr Culpin	Mr Mathews	Mr Spyker	<i>Tellers</i>
Mr Edmunds	Mr Miller	Mr Stirling	Mr Gavin
Mr Fogarty	Mr Remington	Mrs Toner	Dr Vaughan

And so it was resolved in the affirmative.

No. 5—Clause 8.

After sub-section (1) of section 35 of the Principal Act there shall be inserted the following sub-sections:

“(1A) The Licensing Committee shall not approve an application or issue a licence under paragraph (a) or paragraph (c) of sub-section (1) to a person other than the licensee without the approval of the Minister.

(1B) The Minister shall not give his approval under sub-section (1A) unless he is satisfied—

- (a) after consideration of a report from the Licensing Committee that refusal to issue a licence to a person other than the licensee would entail serious hardship to the licensee or to the dependents of the deceased licensee; or
- (b) that the applicant has entered into a *bona fide* contract in writing to sell all his land plant and poultry used by him in connexion with his business as a poultry farmer to the person specified in the application as the person to whom the licence is to be issued and that the consideration for the sale is stated truly in the contract and shows separately the consideration for—
 - (i) the land;
 - (ii) the plant;
 - (iii) the poultry;
 - (iv) the hen quota that is proposed to be allotted to the purchaser of the land—

and that the consideration shown in respect of the hen quota does not exceed the amount applicable under the following Table:

TABLE

	per hen \$ c
Where the contract is entered into—	
On or before 28 February 1981	9.00
After 28 February 1981 and on or before 31 May 1981	8.25
After 31 May 1981 and on or before 31 August 1981	7.50
After 31 August 1981 and on or before 30 November 1981	6.75
After 30 November 1981 and on or before 28 February 1982	6.00
After 28 February 1982 and on or before 31 May 1982	5.25
After 31 May 1982 and on or before 31 August 1982	4.50
After 31 August 1982 and on or before 30 November 1982	3.75
After 30 November 1982 and on or before 28 February 1983	3.00
After 28 February 1983 and on or before 31 May 1983	2.25
After 31 May 1983 and on or before 31 August 1983	1.50
After 31 August 1983 and on or before 30 November 1983	0.75
After 30 November 1983 and on or before 29 February 1984	0.00”

—(Mr Smith, Warrnambool)

Amendment proposed—That the word “sub-sections” be omitted with the view of inserting in place thereof the word “sub-section”.

—(Mr Fogarty)

Question—That the word proposed to be omitted stand part of the clause—put.
Committee divided.

(Temporary Chairman—Mr Birrell)

AYES, 45

Mr Austin	Mr Hamer	Mr Maclellan	Mr Weideman
Mr Balfour	Mr Hann	Mrs Patrick	Mr Whiting
Mr Borthwick	Mr Jasper	Mr Ramsay	Mr Williams
Mr Brown	Mr Jona	Mr Richardson	Mr Wood
Mr Burgin	Mr Kennett	Mr Ross-Edwards	
Mrs Chambers	Mr Lacy	Mr Skeggs	
Mr Coleman	Mr Lieberman	Mr Smith	
Mr Collins	Mr McArthur	(<i>South Barwon</i>)	
Mr Crellin	Mr McCance	Mr Smith	
Mr Dixon	Mr McClure	(<i>Warrnambool</i>)	
Mr Dunstan	Mr McGrath	Mr Tanner	
Mr Ebery	Mr McInnes	Mr Templeton	<i>Tellers</i>
Mr Evans	Mr McKellar	Mr Thompson	Mr Cox
(<i>Gippsland East</i>)	Mr Mackinnon	Mr Trewin	Mr Reynolds

NOES, 30

Mr Amos	Mr Fordham	Mr Roper	Mr Trezise
Mr Cain	Mr Hockley	Mr Rowe	Mr Walsh
Mr Cathie	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Dr Coghill	Mr King	Mr Simmonds	Mr Wilton
Mr Crabb	Mr Kirkwood	Mr Simpson	
Mr Culpin	Mr Mathews	Mr Spyker	<i>Tellers</i>
Mr Edmunds	Mr Miller	Mr Stirling	Mr Gavin
Mr Fogarty	Mr Remington	Mrs Toner	Dr Vaughan

And so it was resolved in the affirmative.

No. 6—FISHERIES (AMENDMENT) BILL—Clause 9.

After Part VI. of the Principal Act there shall be inserted the following Part:

'PART VIA.—FISH DISEASE.

43A. (1) In this Part unless inconsistent with the context or subject-matter—

“Notifiable disease” means any disease which may be contracted by fish and which is prescribed as a notifiable disease;

“Notifiable symptom” means any symptom of disease or observable abnormality in the condition of fish which is prescribed as a notifiable symptom.

“Victorian waters” has the meaning ascribed thereto in section 3 but also includes any aquarium or any hatchery or any water or waters whatsoever in Victoria whether or not the property of any private individual.

43B. (1) Where any fish—

(a) being cultured under a fish-culture permit issued pursuant to section 25; or

(b) being stocked under an aquarium licence issued pursuant to section 13—

contract any notifiable disease or begin to exhibit any notifiable symptom, the holder of the fish-culture permit or aquarium licence (as the case requires) shall notify the Director in the prescribed manner and within the prescribed time of the occurrence of such disease or symptom.

(2) Any person who fails to comply with the provisions of sub-section (1) shall be guilty of an offence against this Act.

Penalty: \$1000.

43C. The holder of a fish-culture permit or aquarium licence under this Act shall keep such full and complete records as are prescribed with respect to the sale and disposition of all fish cultured or kept under the permit.

43D. (1) Any inspector of fisheries may at any time and at any place in Victoria seize and remove any fish which he believes on reasonable grounds are suffering from a notifiable disease or exhibiting any notifiable symptoms from any Victorian waters.

(2) Wherever the Minister is satisfied, whether on the report of an inspector or otherwise, that fish suffering from any notifiable disease or exhibiting any notifiable symptoms are present in any Victorian waters, he may order in writing that any area or premises in which such fish are present be placed under quarantine for such period as the Minister in his discretion determines.

(3) Where any quarantine order is made pursuant to sub-section (2), the Minister may order the owner or person in possession or control of any fish affected by the quarantine order to submit the fish to such treatment as the Minister in his discretion determines.

(4) For the duration of any quarantine order made pursuant to sub-section (2), any person who removes any fish or any prescribed article or thing likely to cause the spread of any notifiable disease from the area or premises that are the subject of the order shall be guilty of an offence against this Act.

Penalty: \$500.

(5) Whenever the Minister is satisfied, whether on the report of an inspector or otherwise, that fish suffering from any notifiable disease or exhibiting any notifiable symptoms are present in any Victorian waters and that it is not practicable for those fish to be seized and removed he may, notwithstanding that other fish may also be destroyed, order in writing that those fish be destroyed.

(6) An order made by the Minister pursuant to sub-section (5) of this section may direct and specify—

- (a) the method equipment chemicals or poison to be used in the destruction of those fish; and
- (b) the person or persons authorized to carry out the destruction of those fish.

(7) No compensation shall be paid to or be payable to any person for any loss or damage suffered by the destruction of any fish or eggs of fish in the course of carrying out an order made under sub-section (5).'

—(Mr Wood)

Amendment proposed—That sub-section (7) of proposed new section 43D be omitted.

—(Mr Fogarty)

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

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 41

Mr Austin	Mr Dunstan	Mr McKellar	Mr Smith
Mr Balfour	Mr Ebery	Mr Mackinnon	(<i>Warrnambool</i>)
Mr Birrell	Mr Hamer	Mr Maclellan	Mr Tanner
Mr Borthwick	Mr Hayes	Mrs Patrick	Mr Templeton
Mr Brown	Mr Jona	Mr Plowman	Mr Thompson
Mr Burgin	Mr Kennett	Mr Ramsay	Mr Weideman
Mrs Chambers	Mr Lacy	Mr Reynolds	Mr Williams
Mr Coleman	Mr Lieberman	Mr Richardson	Mr Wood
Mr Collins	Mr McArthur	Mr Skeggs	Tellers:
Mr Crellin	Mr McClure	Mr Smith	Mr Cox
Mr Dixon	Mr McInnes	(<i>South Barwon</i>)	Mr McCance

NOES, 38

Mr Amos	Mr Gavin	Mr Miller	Mr Trewin
Mr Cain	Mr Ginifer	Mr Remington	Mr Trezise
Mr Cathie	Mr Hann	Mr Roper	Dr Vaughan
Mr Crabb	Mr Hockley	Mr Ross-Edwards	Mr Walsh
Mr Culpin	Mr Jasper	Mr Rowe	Mr Whiting
Mr Edmunds	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Evans	Mr King	Mr Simmonds	Mr Wilton
(Gippsland East)	Mr Kirkwood	Mr Spyker	Tellers
Mr Fogarty	Mr McGrath	Mr Stirling	Dr Coghill
Mr Fordham	Mr Mathews	Mrs Toner	Mr Simpson

And so it was resolved in the affirmative.

Thursday, 11 December 1980

No. 7—CRIMES (SEXUAL OFFENCES) BILL—Clause 5.

For sub-division (8) of Division 1 of Part I. of the Principal Act there are substituted the following sub-divisions:

[Proposed new subdivisions (8) to (8D) and (8F) and (8G) not printed]

“(8E) Unnatural Offences

58. (1) A person who commits an act of bestiality is guilty of an indictable offence and liable to imprisonment for a term of not more than five years.

(2) A person who attempts to commit an act of bestiality is guilty of an indictable offence and liable to imprisonment for a term of not more than two years.

(3) An act of bestiality is any of the following:

- (a) Buggery committed by a man upon an animal of either sex;
- (b) Buggery committed by an animal upon a man or woman;
- (c) Penetration of the vagina of a female animal by the penis of a man; and
- (d) Penetration of the vagina of a woman by the penis of a male animal.

(4) The law relating to buggery is as prescribed by this Act and no prosecution shall be instituted for any offence of buggery unless it is for an offence against this Act.”

—(Mr Maclellan)

Amendment proposed—That after sub-section (3) of proposed new section 58 there shall be inserted the following:

“(4) A person who in public or in private engages in homosexual activity is guilty of an indictable offence and liable to imprisonment for a term of not more than two years.

(5) For the purposes of sub-section (4), a person shall be deemed to engage in homosexual activity if, but only if—

- (a) he takes part in an act of sexual penetration with another person of the same sex; or
- (b) he commits an act of gross indecency with another person of the same sex.

(6) No prosecution for an offence against this section shall be commenced without the consent of the Attorney-General.”

—(Mr Hann)

Question—That the expression proposed to be inserted be so inserted—put.
Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 7

Mr Evans
(*Gippsland East*)
Mr Hann

Mr Ross-Edwards
Mr Trewin
Mr Whiting

Tellers
Mr Jasper
Mr McGrath

NOES, 71

Mr Amos
Mr Austin
Mr Balfour
Mr Birrell
Mr Borthwick
Mr Brown
Mr Burgin
Mr Cain
Mr Cathie
Mrs Chambers
Dr Coghill
Mr Coleman
Mr Collins
Mr Crabb
Mr Crellin
Mr Culpin
Mr Dixon
Mr Dunstan
Mr Ebery

Mr Edmunds
Mr Fogarty
Mr Fordham
Mr Gavin
Mr Ginifer
Mr Hamer
Mr Hayes
Mr Hockley
Mr Jolly
Mr Jona
Mr Kennett
Mr King
Mr Kirkwood
Mr Lacy
Mr Lieberman
Mr McArthur
Mr McCance
Mr McClure
Mr McInnes

Mr McKellar
Mr Mackinnon
Mr Maclellan
Mr Mathews
Mr Miller
Mrs Patrick
Mr Ramsay
Mr Reynolds
Mr Richardson
Mr Roper
Mr Rowe
Mr Sidiropoulos
Mr Simmonds
Mr Simpson
Mr Skeggs
Mr Smith
(*South Barwon*)
Mr Smith
(*Warrnambool*)

Mr Spyker
Mr Stirling
Mr Tanner
Mr Templeton
Mr Thompson
Mrs Toner
Mr Trezise
Dr Vaughan
Mr Walsh
Mr Weideman
Mr Wilkes
Mr Williams
Mr Wilton
Mr Wood

Tellers
Mr Cox
Mr Remington

And so it passed in the negative.

No. 8—Clause 6.

Sub-divisions (13) and (14) of Division 1 of Part I. of the Principal Act are repealed.

—(Mr Maclellan)

Question—That clause 6 stand part of the Bill—put.
Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 64

Mr Amos
Mr Austin
Mr Balfour
Mr Borthwick
Mr Brown
Mr Burgin
Mr Cain
Mr Cathie
Mrs Chambers
Dr Coghill
Mr Coleman
Mr Collins
Mr Crabb
Mr Crellin
Mr Culpin
Mr Dixon
Mr Dunstan

Mr Ebery
Mr Edmunds
Mr Fogarty
Mr Fordham
Mr Gavin
Mr Ginifer
Mr Hamer
Mr Hockley
Mr Jolly
Mr Jona
Mr Kennett
Mr King
Mr Kirkwood
Mr Lacy
Mr Lieberman
Mr McInnes
Mr McKellar

Mr Mackinnon
Mr Maclellan
Mr Mathews
Mr Miller
Mrs Patrick
Mr Ramsay
Mr Reynolds
Mr Richardson
Mr Roper
Mr Rowe
Mr Sidiropoulos
Mr Simmonds
Mr Simpson
Mr Smith
(*South Barwon*)
Mr Smith
(*Warrnambool*)

Mr Spyker
Mr Stirling
Mr Tanner
Mr Templeton
Mr Thompson
Mrs Toner
Mr Trezise
Dr Vaughan
Mr Walsh
Mr Weideman
Mr Wilkes
Mr Wilton
Mr Wood

Tellers
Mr Cox
Mr Remington

NOES, 13

Mr Birrell
Mr Evans
(*Gippsland East*)
Mr Hann

Mr Hayes
Mr Jasper
Mr McArthur
Mr Ross-Edwards

Mr Skeggs
Mr Trewin
Mr Whiting
Mr Williams

Tellers
Mr McCance
Mr McGrath

And so it was resolved in the affirmative.

No. 9—Clause 11.

(1) In section 17 (1) of the *Summary Offences Act 1966*, for the expression—
“Penalty: \$100 or imprisonment for two months.”—

there is substituted the expression—

“Penalty: \$1000 or imprisonment for two months;

For a second offence—\$1500 or imprisonment for three months;

For a third or subsequent offence—\$2500 or imprisonment for six months.”.

(2) For sections 18 and 18A of the *Summary Offences Act 1966* and the heading immediately preceding those sections there are substituted the following sections and heading:

“Soliciting in Public Places.

18. Any person who for the purpose of prostitution solicits or accosts any person in a public place or loiters in a public place is guilty of an offence.

Penalty: \$500 or imprisonment for one month;

For a second offence—\$1500 or imprisonment for three months;

For a third or subsequent offence—\$2500 or imprisonment for six months.

18A. A person who—

(a) loiters in or frequents any public place for the purpose of, or with the intention of, inviting or soliciting any person to prostitute himself for pecuniary reward with the first-mentioned person or any third person;

(b) in any public place invites or solicits any person to prostitute himself for pecuniary reward with the first-mentioned person or any third person; or

(c) loiters in or frequents any public place for the purpose of, or with the intention of, being accosted by or on behalf of a prostitute—

is guilty of an offence.

Penalty: \$500 or imprisonment for one month;

For a second offence—\$1500 or imprisonment for three months;

For a third or subsequent offence—\$2500 or imprisonment for six months.

18B. In sections 18, 18A and 20 (1) a reference to a prostitute and a reference to prostitution include respectively a reference to a male or female prostitute and a reference to the prostitution of a male or female person.

18C. (1) A person who solicits or otherwise actively encourages another person to take part in an act of sexual penetration or gross indecency with him or another person or generally is, if—

(a) the second-mentioned person is under the age of eighteen years; and

(b) the second-mentioned person is, either generally or at the time of the solicitation or encouragement, under the care, supervision or authority of the first-mentioned person—

guilty of an offence.

Penalty: \$5000 or imprisonment for one year.

(2) In sub-section (1), the words "take part in an act of sexual penetration" shall be interpreted in the same way as they would be interpreted if they appeared in the *Crimes Act 1958*."

—(Mr Maclellan)

Amendment proposed—That the expression—

"18. Any person who for the purpose of prostitution solicits or accosts any person in a public place or loiters in a public place is guilty of an offence." be omitted with the view of inserting in place thereof the expression—

"18. Any person who—

(a) for the purpose of prostitution solicits or accosts any person in a public place or loiters in a public place; or

(b) in a public place solicits for immoral sexual purposes—
is guilty of an offence."

—(Mr Maclellan)

And the expression having been omitted—

Further amendment proposed—That in the expression proposed to be inserted, the words "immoral sexual" be omitted with the view of inserting in place thereof the word "homosexual".

—(Mr Hann)

Question—That the words proposed to be omitted stand part of the amendment—
put.

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 40

Mr Austin	Mr Ebery	Mr McKellar	Mr Smith
Mr Balfour	Mr Hamer	Mr Mackinnon	(<i>Warrnambool</i>)
Mr Birrell	Mr Hayes	Mr Maclellan	Mr Templeton
Mr Borthwick	Mr Jona	Mrs Patrick	Mr Thompson
Mr Burgin	Mr Kennett	Mr Plowman	Mr Weideman
Mrs Chambers	Mr Lacy	Mr Ramsay	Mr Williams
Mr Coleman	Mr Lieberman	Mr Reynolds	Mr Wood
Mr Collins	Mr McArthur	Mr Richardson	
Mr Crellin	Mr McCance	Mr Skeggs	<i>Tellers</i>
Mr Dixon	Mr McClure	Mr Smith	Mr Cox
Mr Dunstan	Mr McInnes	(<i>South Barwon</i>)	Mr Tanner

NOES, 39

Mr Amos	Mr Fordham	Mr Roper	Dr Vaughan
Mr Brown	Mr Gavin	Mr Ross-Edwards	Mr Walsh
Mr Cain	Mr Ginifer	Mr Rowe	Mr Whiting
Mr Cathie	Mr Hann	Mr Sidiropoulos	Mr Wilkes
Dr Coghill	Mr Hockley	Mr Simmonds	Mr Wilton
Mr Crabb	Mr Jasper	Mr Simpson	
Mr Culpin	Mr Jolly	Mr Spyker	
Mr Edmunds	Mr King	Mr Stirling	
Mr Evans	Mr Kirkwood	Mrs Toner	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Mathews	Mr Trewin	Mr McGrath
Mr Fogarty	Mr Miller	Mr Trezise	Mr Remington

And so it was resolved in the affirmative.

No. 10—Clause 11—*Amendment proposed by Mr Maclellan.*

Question—That the expression proposed to be inserted be so inserted—put.

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 47

Mr Austin	Mr Evans	Mr McGrath	Mr Smith
Mr Balfour	(<i>Gippsland East</i>)	Mr McInnes	(<i>Warrnambool</i>)
Mr Birrell	Mr Hamer	Mr McKellar	Mr Templeton
Mr Borthwick	Mr Hann	Mr Mackinnon	Mr Thompson
Mr Brown	Mr Hayes	Mr Maclellan	Mr Trewin
Mr Burgin	Mr Jasper	Mrs Patrick	Mr Weideman
Mrs Chambers	Mr Jona	Mr Ramsay	Mr Whiting
Mr Coleman	Mr Kennett	Mr Reynolds	Mr Williams
Mr Collins	Mr Lacy	Mr Richardson	Mr Wood
Mr Crellin	Mr Lieberman	Mr Ross-Edwards	
Mr Dixon	Mr McArthur	Mr Skeggs	<i>Tellers</i>
Mr Dunstan	Mr McCance	Mr Smith	Mr Cox
Mr Ebery	Mr McClure	(<i>South Barwon</i>)	Mr Tanner

NOES, 31

Mr Amos	Mr Fordham	Mr Miller	Mr Trezise
Mr Cain	Mr Gavin	Mr Roper	Dr Vaughan
Mr Cathie	Mr Ginifer	Mr Sidiropoulos	Mr Walsh
Dr Coghill	Mr Hockley	Mr Simmonds	Mr Wilkes
Mr Crabb	Mr Jolly	Mr Simpson	Mr Wilton
Mr Culpin	Mr King	Mr Spyker	<i>Tellers</i>
Mr Edmunds	Mr Kirkwood	Mr Stirling	Mr Remington
Mr Fogarty	Mr Mathews	Mrs Toner	Mr Rowe

And so it was resolved in the affirmative.

No. 11—Clause 11.

Further amendment proposed—That at the end of the clause there shall be inserted the following expression:

“18d. (1) A person who engages in homosexual activity is guilty of an offence.

Penalty: \$500.

(2) For the purposes of sub-section (1), a person shall be deemed to engage in homosexual activity if, but only if—

- (a) he takes part in an act of sexual penetration (within the meaning of the *Crimes Act 1958*) with another person of the same sex; or
- (b) he commits an act of gross indecency with another person of the same sex.”

—(*Mr Williams*)

Question—That the expression proposed to be inserted be so inserted—put.

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 14

Mr Birrell	Mr Hayes	Mr Ross-Edwards	Mr Williams
Mr Evans	Mr Jasper	Mr Skeggs	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr McCance	Mr Trewin	Mr McArthur
Mr Hann	Mr McClure	Mr Whiting	Mr McGrath

NOES, 62

Mr Amos	Mr Fogarty	Mr Mathews	Mr Tanner
Mr Austin	Mr Fordham	Mr Miller	Mr Templeton
Mr Balfour	Mr Gavin	Mrs Patrick	Mr Thompson
Mr Borthwick	Mr Ginifer	Mr Ramsay	Mrs Toner
Mr Brown	Mr Hamer	Mr Remington	Mr Trezise
Mr Burgin	Mr Hockley	Mr Reynolds	Dr Vaughan
Mr Cain	Mr Jolly	Mr Richardson	Mr Walsh
Mr Cathie	Mr Jona	Mr Roper	Mr Weideman
Mrs Chambers	Mr Kennett	Mr Sidiropoulos	Mr Wilkes
Dr Coghill	Mr King	Mr Simmonds	Mr Wilton
Mr Collins	Mr Kirkwood	Mr Simpson	Mr Wood
Mr Crabb	Mr Lacy	Mr Smith	
Mr Culpin	Mr Lieberman	(<i>South Barwon</i>)	
Mr Dixon	Mr McInnes	Mr Smith	
Mr Dunstan	Mr McKellar	(<i>Warrnambool</i>)	<i>Tellers</i>
Mr Ebery	Mr Mackinnon	Mr Spyker	Mr Cox
Mr Edmunds	Mr Maclellan	Mr Stirling	Mr Rowe

And so it was passed in the negative.

Friday, 12 December 1980

No. 12—PROTECTION OF ANIMALS BILL—Clause 2.

In section 3 of the Principal Act after the interpretation of “Animal” there shall be inserted the following interpretations:

“Farm animals” means—

- (a) when kept or used in connexion with primary production—cattle, sheep, pigs, poultry, goats and deer;
- (b) horses other than horses kept or used in connexion with sporting events, equestrian competitions, pony clubs, riding schools, circuses or rodeos.

“Minister” means Minister of Agriculture.?

—(*Mr Smith, Warrnambool*)

Amendment proposed—That the words “of Agriculture” be omitted with the view of inserting in place thereof the words “for Conservation”.

—(*Mr Mathews*)

Question—That the words proposed to be omitted stand part of the clause—put.

Committee divided.

(Chairman—*Mr Evans, Ballarat North*)

AYES, 46

Mr Austin	Mr Evans	Mr McInnes	Mr Tanner
Mr Balfour	(<i>Gippsland East</i>)	Mr McKellar	Mr Templeton
Mr Birrell	Mr Hamer	Mr Maclellan	Mr Thompson
Mr Borthwick	Mr Hann	Mrs Patrick	Mr Trewin
Mr Brown	Mr Jasper	Mr Ramsay	Mr Weideman
Mr Burgin	Mr Jona	Mr Reynolds	Mr Whiting
Mrs Chambers	Mr Kennett	Mr Richardson	Mr Williams
Mr Coleman	Mr Lacy	Mr Ross-Edwards	Mr Wood
Mr Collins	Mr Lieberman	Mr Skeggs	
Mr Crellin	Mr McArthur	Mr Smith	
Mr Dixon	Mr McCance	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dunstan	Mr McClure	Mr Smith	Mr Cox
Mr Ebery	Mr McGrath	(<i>Warrnambool</i>)	Mr Mackinnon

NOES, 31

Mr Amos	Mr Fordham	Mr Remington	Mrs Toner
Mr Cain	Mr Ginifer	Mr Roper	Mr Trezise
Mr Cathie	Mr Hockley	Mr Rowe	Mr Walsh
Dr Coghill	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr King	Mr Simmonds	Mr Wilton
Mr Culpin	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Edmunds	Mr Mathews	Mr Spyker	Mr Gavin
Mr Fogarty	Mr Miller	Mr Stirling	Dr Vaughan

And so it was resolved in the affirmative.

No. 13—Clause 3.

For section 21 of the Principal Act there shall be substituted the following sections:

“21. (1) An information for an offence against any of the provisions of this Act may be laid by—

(a) any member of the police force; or

(b) any person who is—

(i) an officer of the public service in the Department of Agriculture;

(ii) an officer of a council in respect of an alleged offence committed in his city, town, borough or shire; or

(iii) a full-time officer of the Royal Society for the Prevention of Cruelty to Animals—

and who is approved by the Minister in writing for the purpose.

(2) An information shall not be laid by any person other than a person specified in sub-section (1).

21A. (1) Nothing in this Act shall apply to or in relation to any act or practice with respect to the farming, transport, sale or killing of any farm animal which—

(a) is in accordance with a Code of Accepted Farming Practice which the Minister has caused to be prepared and which is approved by the Governor in Council and published in the *Government Gazette*; or

(b) the Minister has certified in writing is in accordance with accepted farming practice.

(3) Any Code of Accepted Farming Practice prepared, approved and published under sub-section (2) may in like manner be revoked, amended or varied.”

—(Mr Smith, Warrnambool)

Amendment proposed—That the expression “(a)” in proposed section 21A be omitted.

—(Mr Mathews)

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

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 46

Mr Austin	Mr Evans	Mr McKellar	Mr Trewin
Mr Balfour	(<i>Gippsland East</i>)	Mr Mackinnon	Mr Weideman
Mr Birrell	Mr Hamer	Mr Maclellan	Mr Whiting
Mr Borthwick	Mr Hann	Mrs Patrick	Mr Williams
Mr Brown	Mr Jasper	Mr Ramsay	Mr Wood
Mr Burgin	Mr Jona	Mr Richardson	
Mrs Chambers	Mr Kennett	Mr Ross-Edwards	
Mr Coleman	Mr Lacy	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	
Mr Cox	Mr McArthur	(<i>South Barwon</i>)	
Mr Crellin	Mr McCance	Mr Smith	
Mr Dixon	Mr McClure	(<i>Warrnambool</i>)	
Mr Dunstan	Mr McGrath	Mr Templeton	<i>Tellers</i>
Mr Ebery	Mr McInnes	Mr Thompson	Mr Reynolds
			Mr Tanner

NOES, 31

Mr Amos	Mr Fordham	Mr Remington	Mrs Toner
Mr Cain	Mr Ginifer	Mr Roper	Mr Trezise
Mr Cathie	Mr Hockley	Mr Rowe	Mr Walsh
Dr Coghill	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr King	Mr Simmonds	Mr Wilton
Mr Culpin	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Edmunds	Mr Mathews	Mr Spyker	Mr Gavin
Mr Fogarty	Mr Miller	Mr Stirling	Dr Vaughan

And so it was resolved in the affirmative.

No. 14—WILDLIFE (AMENDMENT) BILL—Clause 8.

Section 24 of the Principal Act shall be amended as follows:

- (a) In paragraph (a) for the expression "\$2" there shall be substituted the expression "\$4";
- (b) In paragraph (b) for the expressions "\$10" and "\$60" respectively there shall be substituted the expressions "\$15" and "\$90";
- (c) In paragraph (c) for the expression "\$200" there shall be substituted the expression "\$300";
- (d) In paragraph (d) for the expression "\$100" there shall be substituted the expression "\$150";
- (e) In paragraph (e) for the expressions "\$200" and "\$25" respectively there shall be substituted the expressions "\$300" and "\$40";
- (f) In paragraph (f) for the expression "\$10" there shall be substituted the expression "\$50";
- (g) In paragraph (g) for the expression "\$50" there shall be substituted the expression "\$100";
- (h) In paragraph (h) for the expression "\$50" there shall be substituted the expression "\$100"; and
- (i) In paragraph (j) for the expression "\$20" there shall be substituted the expression "\$30".

—(*Mr Wood*)

Question—That clause 8 stand part of the Bill—put.

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 42

Mr Balfour	Mr Ebery	Mr Maclellan	Mr Templeton
Mr Birrell	Mr Hamer	Mrs Patrick	Mr Thompson
Mr Borthwick	Mr Hann	Mr Ramsay	Mr Trewin
Mr Brown	Mr Hayes	Mr Reynolds	Mr Weideman
Mr Burgin	Mr Jasper	Mr Richardson	Mr Williams
Mrs Chambers	Mr Jona	Mr Ross-Edwards	Mr Wood
Mr Coleman	Mr Lacy	Mr Skeggs	
Mr Collins	Mr Lieberman	Mr Smith	
Mr Cox	Mr McClure	(<i>South Barwon</i>)	
Mr Crellin	Mr McInnes	Mr Smith	<i>Tellers</i>
Mr Dixon	Mr McKellar	(<i>Warrnambool</i>)	Mr McArthur
Mr Dunstan	Mr Mackinnon	Mr Tanner	Mr McCance

NOES, 31

Mr Amos	Mr Ginifer	Mr Roper	Mr Trezise
Mr Cain	Mr Hockley	Mr Rowe	Dr Vaughan
Mr Cathie	Mr Jolly	Mr Sidiropoulos	Mr Walsh
Mr Crabb	Mr King	Mr Simmonds	Mr Wilkes
Mr Culpin	Mr Kirkwood	Mr Simpson	Mr Wilton
Mr Edmunds	Mr Mathews	Mr Spyker	<i>Tellers</i>
Mr Fogarty	Mr Miller	Mr Stirling	Dr Coghill
Mr Fordham	Mr Remington	Mrs Toner	Mr Gavin

And so it was resolved in the affirmative.

LEGISLATIVE ASSEMBLY OF VICTORIA
DIVISIONS IN COMMITTEE OF THE WHOLE

—
No. 8
—

Wednesday, 1 April 1981

No. 1—LOCAL GOVERNMENT (CITY OF MELBOURNE) BILL—Clause 3, *as amended*.

(1) The Governor in Council may by proclamation published in the *Government Gazette* appoint three persons to be Commissioners of the City of Melbourne for the purposes of this Act.

(2) The Governor in Council shall appoint one of the Commissioners to be the Chairman and one of the other Commissioners to be Deputy Chairman.

(3) The Chairman shall not during his continuance in office directly or indirectly engage in any paid employment outside of his office without the consent of the Governor in Council.

(4) The Governor in Council may at any time remove a Commissioner from office.

(5) The Commissioners shall hold office until * * * the returning officer declares the results of the poll at the first election of the * * * Councillors of the City of Melbourne held after the Commissioners have forwarded their final report to the Minister under section 10.

—(Mr Hamer)

Question—That clause 3, as amended, stand part of the Bill—put.

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 40

Mr Austin	Mr Ebery	Mrs Patrick	Mr Thompson
Mr Balfour	Mr Hamer	Mr Plowman	Mr Weideman
Mr Birrell	Mr Hayes	Mr Ramsay	Mr Williams
Mr Borthwick	Mr Jona	Mr Reynolds	Mr Wood
Mr Brown	Mr Kennett	Mr Richardson	
Mr Burgin	Mr Lieberman	Mr Skeggs	
Mrs Chambers	Mr McArthur	Mr Smith	
Mr Coleman	Mr McClure	(<i>South Barwon</i>)	
Mr Collins	Mr McInnes	Mr Smith	
Mr Crellin	Mr McKellar	(<i>Warrnambool</i>)	<i>Tellers</i>
Mr Dixon	Mr Mackinnon	Mr Tanner	Mr Cox
Mr Dunstan	Mr Maclellan	Mr Templeton	Mr McCance

NOES, 38

Mr Cain	Mr Fordham	Mr Remington	Mr Trewin
Mr Cathie	Mr Ginifer	Mr Roper	Mr Trezise
Dr Coghill	Mr Hockley	Mr Ross-Edwards	Dr Vaughan
Mr Crabb	Mr Jasper	Mr Rowe	Mr Walsh
Mr Culpin	Mr Jolly	Mr Sidiropoulos	Mr Whiting
Mr Edmunds	Mr King	Mr Simmonds	Mr Wilkes
Mr Ernst	Mr Kirkwood	Mr Simpson	Mr Wilton
Mr Evans	Mr McGrath	Mr Spyker	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Mathews	Mr Stirling	Mr Gavin
Mr Fogarty	Mr Miller	Mrs Toner	Mr Hann

And so it was resolved in the affirmative.

No. 2—Clause 7, *as amended*.

(1) Upon the appointment of the Commissioners under section 3—

(a) the Lord Mayor and Councillors of the City of Melbourne shall go out of office;

NOTE: * * * denotes words omitted by amendment.

- (b) subject to this section, the Commissioners during their term of office shall be deemed to be councillors and shall be deemed to constitute the Council of the City of Melbourne and in the name and on behalf of the Corporation, shall in respect of the City of Melbourne, have, exercise and discharge the responsibilities, liabilities, rights, powers, authorities, duties and functions conferred or imposed—
- (i) upon the Council of the City of Melbourne by or under any Act; and
- (ii) upon them by or under this Act;
- (c) subject to this section, the Chairman shall have, exercise and discharge the responsibilities, liabilities, rights, powers, authorities, duties and functions, conferred or imposed upon the **Lord Mayor of the City of Melbourne and upon the chairman of a municipality;** and
- (d) **subject to this section, the Commissioners shall have, exercise and discharge the responsibilities, liabilities, rights, powers, authorities, duties and functions conferred or imposed upon the councillors of the City of Melbourne.**

(2) Where by any Act, regulation, rule, by-law, instrument or document provision is made for the Lord Mayor or a councillor of the City of Melbourne or the chairman or a member of a committee of the Council of the City of Melbourne to be a member of or to be represented on a board, council, committee, commission or other body or to be a trustee or to be a member or director of a company, that provision shall have effect during the term of office of the Commissioners as if it provided for a Commissioner or some other person appointed by the Commissioners to be that member, representative, trustee or director (as the case may be).

(3) Notwithstanding sub-section (1)—

- (a) section 64 of the *Local Government Act 1958* shall not apply to the
- (c) **sections 54 and 55 of that Act shall apply to the Commissioners as if they were elected councillors of the municipality;** and
- (d) section 166 of that Act shall apply to the Commissioners as if they were officers of the municipality.

—(Mr Hamer)

Question—That clause 7, as amended, stand part of the Bill—put.

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 40

(Chairman—Mr Evans, *Ballarat North*)

AYES, 40

Mr Austin	Mr Ebery	Mrs Patrick	Mr Thompson
Mr Balfour	Mr Hamer	Mr Plowman	Mr Weideman
Mr Birrell	Mr Hayes	Mr Ramsay	Mr Williams
Mr Borthwick	Mr Jona	Mr Reynolds	Mr Wood
Mr Brown	Mr Kennett	Mr Richardson	
Mr Burgin	Mr Lieberman	Mr Skeggs	
Mrs Chambers	Mr McArthur	Mr Smith	
Mr Coleman	Mr McClure	(<i>South Barwon</i>)	
Mr Collins	Mr McInnes	Mr Smith	
Mr Crellin	Mr McKellar	(<i>Warrnambool</i>)	
Mr Dixon	Mr Mackinnon	Mr Tanner	<i>Tellers</i>
Mr Dunstan	Mr Maclellan	Mr Templeton	Mr Cox
			Mr McCance

NOTE: Bold type denotes substitution or insertion by amendment.

* * * denotes omission by amendment.

NOES, 38

Mr Cain	Mr Fordham	Mr Remington	Mr Trewin
Mr Cathie	Mr Ginifer	Mr Roper	Mr Trezise
Dr Coghill	Mr Hockley	Mr Ross-Edwards	Dr Vaughan
Mr Crabb	Mr Jasper	Mr Rowe	Mr Walsh
Mr Culpin	Mr Jolly	Mr Sidiropoulos	Mr Whiting
Mr Edmunds	Mr King	Mr Simmonds	Mr Wilkes
Mr Ernst	Mr Kirkwood	Mr Simpson	Mr Wilton
Mr Evans	Mr McGrath	Mr Spyker	<i>Tellers</i>
(Gippsland East)	Mr Mathews	Mr Stirling	Mr Gavin
Mr Fogarty	Mr Miller	Mrs Toner	Mr Hann

And so it was resolved in the affirmative.

No. 3—Clause 8.

(1) For the purpose of the exercise and discharge of their responsibilities, liabilities, rights, powers, authorities, duties and functions, the Commissioners shall hold meetings, which shall be convened by the Chairman at least once in each month at which—

(a) two Commissioners shall form a quorum; and

(b) the Chairman shall preside and, in the event of equality of voting, shall have, in addition to his original vote, a second or casting vote.

(2) The Commissioners shall meet at the times and places specified by the Chairman.

(3) Subject to this Act the Commissioners may regulate their own proceedings.

—(Mr Hamer)

Amendment proposed—That after sub-clause (2) there shall be inserted the following sub-clause:

“() All such meetings shall be open to the public and any person may make application to inspect any files, minutes, documents, records or similar materials relevant to any decision made by the Commissioners and following any such application the Chairman shall make available such files, minutes, documents, records or similar material within seven days.”

—(Mr Wilkes)

Question—That the sub-clause proposed to be inserted be so inserted—put.

Committee divided.

(Chairman—Mr Evans, Ballarat North)

AYES, 31

Mr Cain	Mr Fordham	Mr Remington	Mrs Toner
Mr Cathie	Mr Ginifer	Mr Roper	Mr Trezise
Dr Coghill	Mr Hockley	Mr Rowe	Dr Vaughan
Mr Crabb	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Culpin	Mr King	Mr Simmonds	Mr Wilton
Mr Edmunds	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Ernst	Mr Mathews	Mr Spyker	Mr Gavin
Mr Fogarty	Mr Miller	Mr Stirling	Mr Walsh

NOES, 46

Mr Austin	Mr Evans	Mr McKellar	Mr Tanner
Mr Balfour	(<i>Gippsland East</i>)	Mr Mackinnon	Mr Templeton
Mr Birrell	Mr Hamer	Mr Maclellan	Mr Thompson
Mr Borthwick	Mr Hann	Mrs Patrick	Mr Trewin
Mr Brown	Mr Hayes	Mr Ramsay	Mr Weideman
Mr Burgin	Mr Jasper	Mr Reynolds	Mr Whiting
Mrs Chambers	Mr Jona	Mr Richardson	Mr Williams
Mr Coleman	Mr Kennett	Mr Ross-Edwards	Mr Wood
Mr Collins	Mr Lieberman	Mr Skeggs	
Mr Crellin	Mr McArthur	Mr Smith	
Mr Dixon	Mr McClure	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dunstan	Mr McGrath	Mr Smith	Mr Cox
Mr Ebery	Mr McInnes	(<i>Warrnambool</i>)	Mr McCance

And so it passed in the negative.

No. 4—Clauses 8 to 10 and amendments Nos. 7 to 12 proposed by Mr Hamer.

9. It shall be the duty of the Commissioners during their term of office to ensure that the functions of the Corporation are carried out in the most efficient and economic manner possible and for that purpose the Commissioners may take such measures as appear to them to be necessary or desirable to improve the administration organization staffing and procedures of the Corporation.

10. (1) As soon as practicable after their appointment, the Commissioners shall begin an examination for the purpose of—

- (a) recommending to the Minister the manner in which the boundaries of the City of Melbourne can be best altered to produce a more effective unit of local government having regard, in particular, to the special character of the Central Business District and its importance to the State as a whole;
- (b) advising the Minister of the changes that should be made to the constitution structure functions and administration of the Corporation consequent upon its recommendations under paragraph (a) and upon the assumption that legislative provision will be made for the election by the electors of the municipal district of a person to be the Lord Mayor of the City of Melbourne; and
- (c) making recommendations to the Minister on any other matters arising as a consequence of any recommendations made or advice given under paragraph (a) or (b).

(2) In making their examination under sub-section (1), the Commissioners shall consider—

- (a) the manner in which the existing boundaries of the municipality should be altered;
- (b) the effects on the City of Melbourne and adjoining municipalities of an alteration in the boundaries of the City;
- (c) the manner in which any areas recommended to be severed from the municipal district of the City of Melbourne ought to be governed;
- (d) whether the municipality should be subdivided into wards and—
 - (i) if it is to be subdivided, the manner in which it should be subdivided; and
 - (ii) if it is to be unsubdivided, the number of councillors there should be assigned to the municipality;
- (e) what should be the basis of qualification of a candidate for the office of Lord Mayor of the City of Melbourne and the term of that office;

- (f) the procedures necessary to provide for the election of the Lord Mayor of the City of Melbourne by the electors of the whole municipal district as one electorate with each elector having one vote;
- (g) the functions of the Lord Mayor in relation to the Council and whether any further powers and responsibilities should be vested in the Lord Mayor;
- (h) the manner of apportionment, settlement and adjustment and resolution of all questions relating to the control and disposition of all assets, property (including parks and gardens), business undertakings, responsibilities, rights and liabilities in consequence of any recommendations made;
- (i) the arrangements which should be made to make positions available to officers and employes of the Corporation who will be surplus to the requirements of the Corporation in consequence of any recommendations made; and
- (j) the arrangements which should be made to preserve and safeguard the rights and reasonable expectations with respect to salaries, long service leave and superannuation of such officers and employes.

(3) In carrying out their examination under this section, the Commissioners shall, where necessary, consult with the councils of adjoining municipalities, ratepayers, employes associations and other persons and bodies concerned.

(4) During their examination the Commissioners shall make progress reports to the Minister at intervals of not more than three months, and they shall complete their examination as soon as practicable and forward their final report and recommendations to the Minister.

—(Mr Hamer)

Amendments proposed—

- 7 Clause 8, sub-clause (3), omit “Subject” and insert “Notwithstanding anything in any Act, regulation, rule or by-law but subject”.
- 8 Clause 10, sub-clause (1), paragraph (b), omit “its” and insert “their”.
- 9 Clause 10, sub-clause (1), paragraph (b), omit “will” and insert “may”.
- 10 Clause 10, sub-clause (1), paragraph (b), omit “electors” and insert “voters”.
- 11 Clause 10, sub-clause (1), paragraph (f), omit “electors” and insert “voters”.
- 12 Clause 10, sub-clause (1), paragraph (f), omit “elector” and insert “voter”.

—(Mr Hamer)

In accordance with Standing Order No. 105 and on the expiry of time adopted by resolution of the House for the Committee stage of the Bill—

Question—That clauses 8 to 10 stand part of the Bill and the circulated Government amendments proposed by Mr Hamer be agreed to—put.

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 40

Mr Austin	Mr Ebery	Mrs Patrick	Mr Thompson
Mr Balfour	Mr Hamer	Mr Plowman	Mr Weideman
Mr Birrell	Mr Hayes	Mr Ramsay	Mr Williams
Mr Borthwick	Mr Jona	Mr Reynolds	Mr Wood
Mr Brown	Mr Kennett	Mr Richardson	
Mr Burgin	Mr Lieberman	Mr Skeggs	
Mrs Chambers	Mr McArthur	Mr Smith	
Mr Coleman	Mr McClure	(<i>South Barwon</i>)	
Mr Collins	Mr McInnes	Mr Smith	
Mr Crellin	Mr McKellar	(<i>Warrnambool</i>)	
Mr Dixon	Mr Mackinnon	Mr Tanner	Mr Cox
Mr Dunstan	Mr Maclellan	Mr Templeton	Mr McCance

Tellers

NOES, 38

Mr Cain	Mr Fordham	Mr Remington	Mr Trewin
Mr Cathie	Mr Ginifer	Mr Roper	Mr Trezise
Dr Coghill	Mr Hockley	Mr Ross-Edwards	Dr Vaughan
Mr Crabb	Mr Jasper	Mr Rowe	Mr Walsh
Mr Culpin	Mr Jolly	Mr Sidiropoulos	Mr Whiting
Mr Edmunds	Mr King	Mr Simmonds	Mr Wilkes
Mr Ernst	Mr Kirkwood	Mr Simpson	Mr Wilton
Mr Evans	Mr McGrath	Mr Spyker	
(<i>Gippsland East</i>)	Mr Mathews	Mr Stirling	Mr Gavin
Mr Fogarty	Mr Miller	Mrs Toner	Mr Hann

Tellers

And so it was resolved in the affirmative.

No. 5—LOCAL GOVERNMENT (CITY OF MELBOURNE) 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 Evans, *Ballarat North*)

AYES, 40

Mr Austin	Mr Ebery	Mrs Patrick	Mr Thompson
Mr Balfour	Mr Hamer	Mr Plowman	Mr Weideman
Mr Birrell	Mr Hayes	Mr Ramsay	Mr Williams
Mr Borthwick	Mr Jona	Mr Reynolds	Mr Wood
Mr Brown	Mr Kennett	Mr Richardson	
Mr Burgin	Mr Lieberman	Mr Skeggs	
Mrs Chambers	Mr McArthur	Mr Smith	
Mr Coleman	Mr McClure	(<i>South Barwon</i>)	
Mr Collins	Mr McInnes	Mr Smith	
Mr Crellin	Mr McKellar	(<i>Warrnambool</i>)	
Mr Dixon	Mr Mackinnon	Mr Tanner	Mr Cox
Mr Dunstan	Mr Maclellan	Mr Templeton	Mr McCance

Tellers

NOES, 38

Mr Cain	Mr Fordham	Mr Remington	Mr Trewin
Mr Cathie	Mr Ginifer	Mr Roper	Mr Trezise
Dr Coghill	Mr Hockley	Mr Ross-Edwards	Dr Vaughan
Mr Crabb	Mr Jasper	Mr Rowe	Mr Walsh
Mr Culpin	Mr Jolly	Mr Sidiropoulos	Mr Whiting
Mr Edmunds	Mr King	Mr Simmonds	Mr Wilkes
Mr Ernst	Mr Kirkwood	Mr Simpson	Mr Wilton
Mr Evans	Mr McGrath	Mr Spyker	
(<i>Gippsland East</i>)	Mr Mathews	Mr Stirling	Mr Gavin
Mr Fogarty	Mr Miller	Mrs Toner	Mr Hann

Tellers

And so it was resolved in the affirmative.

LEGISLATIVE ASSEMBLY OF VICTORIA
DIVISION IN COMMITTEE OF THE WHOLE

—
No. 9
—

Tuesday, 7 April 1981

No. 1—VICTORIAN COLLEGE OF THE ARTS BILL—Clause 7.

(1) The Council shall be constituted as follows:

- (a) The President, the Director and the Deans of the Schools shall be members *ex officio*;
- (b) One member shall be appointed by the Governor in Council upon the nomination of the Council of Trustees of the National Gallery of Victoria;
- (c) One member shall be appointed by the Governor in Council upon the nomination of the Victorian Arts Centre Trust;
- (d) Two members of the staff of whom at least one shall be a member of the teaching staff of the College elected by the members of the staff of the College in accordance with the Statutes shall be members;
- (e) Two students of the College elected by the students of the College in accordance with the Statutes shall be members;
- (f) Seven members shall be persons appointed by the Governor in Council of whom one shall be a Member of the Parliament of Victoria;
- (g) Six members shall be persons appointed by co-option by the Council.

(2) The Council may commence to perform its functions when the members referred to in paragraph (f) of sub-section (1) have been appointed.

—(Mr Lacy)

Amendment proposed—That the words “Two members of the staff of whom at least one shall be a member” in paragraph (d) be omitted with the view of inserting in place thereof the words “Four members of the staff of whom at least two shall be members”.

—(Mr Cathie)

Question—That the words proposed to be omitted stand part of the clause—put.
Committee divided.

(Temporary Chairman—Mr Skeggs)

AYES, 46

Mr Austin	Mr Evans	Mr McInnes	Mr Tanner
Mr Balfour	(<i>Gippsland East</i>)	Mr McKellar	Mr Templeton
Mr Birrell	Mr Hamer	Mr Mackinnon	Mr Thompson
Mr Borthwick	Mr Hann	Mr Maclellan	Mr Trewin
Mr Brown	Mr Hayes	Mrs Patrick	Mr Weideman
Mr Burgin	Mr Jasper	Mr Ramsay	Mr Whiting
Mrs Chambers	Mr Jona	Mr Reynolds	Mr Williams
Mr Coleman	Mr Kennett	Mr Richardson	Mr Wood
Mr Collins	Mr Lacy	Mr Ross-Edwards	
Mr Crellin	Mr Lieberman	Mr Smith	
Mr Dixon	Mr McArthur	(<i>South Barwon</i>)	Tellers:
Mr Dunstan	Mr McClure	Mr Smith	Mr Cox
Mr Ebery	Mr McGrath	(<i>Warrnambool</i>)	Mr McCance

NOES, 30

Mr Cain	Mr Ginifer	Mr Roper	Mr Trezise
Mr Cathie	Mr Hockley	Mr Rowe	Mr Walsh
Dr Coghill	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Crabb	Mr King	Mr Simmonds	Mr Wilton
Mr Edmunds	Mr Kirkwood	Mr Simpson	
Mr Fogarty	Mr Mathews	Mr Spyker	<i>Tellers:</i>
Mr Fordham	Mr Miller	Mr Stirling	Mr Ernst
Mr Gavin	Mr Remington	Mrs Toner	Dr Vaughan

And so it was resolved in the affirmative.

LEGISLATIVE ASSEMBLY OF VICTORIA
DIVISION IN COMMITTEE OF THE WHOLE

—
No. 10
—

Wednesday, 15 April 1981

No. 1—MOTOR CAR (MASS AND DIMENSION LIMITS) BILL—Clause 29.

(1) In section 33 of the Principal Act for sub-section (1A) there shall be substituted the following sub-sections:

“(1A) A conforming motor car shall not be used on any highway in any of the following cases except under and in accordance with a special permit granted under this Division and for the time being in force:

- (a) If the width of the motor car together with the load (if any) carried thereon and the fastenings thereof or of any trailer attached thereto together with the load (if any) carried thereon and the fastenings thereof exceeds 2.5 metres;
- (b) If the height of the motor car together with the load (if any) carried thereon or of any trailer attached thereto together with the load (if any) carried thereon exceeds 4 metres;

[Remainder of clause not printed]

—(Mr Thompson)

Amendment proposed—That the figure “4” in paragraph (b) of proposed sub-section (1A) be omitted with the view of inserting in place thereof the expression “4.3”.

—(Mr Evans, Gippsland East)

Question—That the figure proposed to be omitted stand part of the clause—put. Committee divided.

(Chairman—Mr Evans, Ballarat North)

AYES, 40

Mr Austin	Mr Ebery	Mr Maclellan	Mr Thompson
Mr Balfour	Mr Hamer	Mrs Patrick	Mr Weideman
Mr Birrell	Mr Hayes	Mr Plowman	Mr Williams
Mr Borthwick	Mr Jona	Mr Ramsay	Mr Wood
Mr Brown	Mr Lacy	Mr Richardson	
Mr Burgin	Mr Lieberman	Mr Skeggs	
Mrs Chambers	Mr McArthur	Mr Smith	
Mr Coleman	Mr McCance	(South Barwon)	
Mr Collins	Mr McClure	Mr Smith	
Mr Crellin	Mr McInnes	(Warrnambool)	
Mr Dixon	Mr McKellar	Mr Tanner	Tellers:
Mr Dunstan	Mr Mackinnon	Mr Templeton	Mr Cox
			Mr Reynolds

NOES, 38

Mr Cain	Mr Fordham	Mr Remington	Mr Trewin
Mr Cathie	Mr Gavin	Mr Roper	Mr Trezise
Dr Coghill	Mr Ginifer	Mr Ross-Edwards	Dr Vaughan
Mr Crabb	Mr Hann	Mr Rowe	Mr Walsh
Mr Culpin	Mr Hockley	Mr Sidiropoulos	Mr Whiting
Mr Edmunds	Mr Jasper	Mr Simmonds	Mr Wilkes
Mr Ernst	Mr Jolly	Mr Simpson	Mr Wilton
Mr Evans	Mr King	Mr Spyker	Tellers:
(Gippsland East)	Mr Kirkwood	Mr Stirling	Mr McGrath
Mr Fogarty	Mr Mathews	Mrs Toner	Mr Miller

And so it was resolved in the affirmative.

LEGISLATIVE ASSEMBLY OF VICTORIA
DIVISIONS IN COMMITTEE OF THE WHOLE

—
No. 11
 —

Wednesday, 29 April 1981

No. 1—VICTORIAN ECONOMIC DEVELOPMENT CORPORATION BILL—Clause 3.

In this Act unless inconsistent with the context or subject-matter—

“Corporation” means the Victorian Economic Development Corporation constituted under this Act.

“Country industry” means a manufacturing or processing industry carried on at an establishment—

- (a) beyond a radius of 80 kilometres from the post office at the corner of Bourke-street and Elizabeth-street in the City of Melbourne;
- (b) within a radius of eight kilometres from the principal post offices at Bacchus Marsh, Broadford, Gisborne, Kilmore, Kyneton or Woodend; or
- (c) which is a special establishment under the *Decentralized Industry Incentives (Pay-roll Tax Rebates) Act 1972*.

“Preferred industry” means an industry employing advanced technology or which manufactures or processes wholly or partly for export interstate or overseas.

“Prescribed” means prescribed by this Act or the regulations.

“Treasurer” means the Treasurer of Victoria.

—(Mr Smith, Warrnambool)

Amendment proposed—That after the interpretation of “Preferred industry” there shall be inserted the following expression:

“Regional Growth Centres” includes the regions of Ballarat, Bendigo, Geelong, Latrobe Valley, Portland, Shepparton, Wodonga and other areas identified by the Minister following recommendations by the Policy and Research Unit as growth areas in Victoria.’

—(Mr Jolly)

Question—That the expression proposed to be inserted be so inserted—put.

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 29

Mr Cain
 Mr Culpin
 Mr Edmunds
 Mr Ernst
 Mr Fogarty
 Mr Fordham
 Mr Gavin
 Mr Ginifer

Mr Hockley
 Mr Jolly
 Mr King
 Mr Kirkwood
 Mr Mathews
 Mr Miller
 Mr Remington
 Mr Roper

Mr Sidiropoulos
 Mr Simmonds
 Mr Simpson
 Mr Spyker
 Mr Stirling
 Mrs Toner
 Mr Trezise
 Dr Vaughan

Mr Walsh
 Mr Wilkes
 Mr Wilton

Tellers
 Dr Coghill
 Mr Rowe

NOES, 45

Mr Austin	Mr Evans	Mr McInnes	Mr Templeton
Mr Balfour	(<i>Gippsland East</i>)	Mr McKellar	Mr Thompson
Mr Birrell	Mr Hamer	Mr Mackinnon	Mr Trewin
Mr Borthwick	Mr Hann	Mrs Patrick	Mr Weideman
Mr Brown	Mr Hayes	Mr Ramsay	Mr Whiting
Mr Burgin	Mr Jasper	Mr Reynolds	Mr Williams
Mrs Chambers	Mr Kennett	Mr Richardson	Mr Wood
Mr Coleman	Mr Lacy	Mr Ross-Edwards	
Mr Collins	Mr Lieberman	Mr Skeggs	
Mr Crellin	Mr McArthur	Mr Smith	
Mr Dixon	Mr McCance	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dunstan	Mr McClure	Mr Smith	Mr Cox
Mr Ebery	Mr McGrath	(<i>Warrnambool</i>)	Mr Tanner

And so it passed in the negative.

No. 2—Clause 6.

(1) The Corporation shall be representative of Victorian rural and urban interests and shall consist of not more than ten part-time members appointed by the Governor in Council and being persons with experience in industry trade or commerce.

(2) The Governor in Council shall appoint one member to be Chairman.

(3) Subject to this Act each member shall hold office for the term specified in the instrument of his appointment and shall be eligible for re-appointment.

—(*Mr Smith, Warrnambool*)

Amendment proposed—That the words “and being persons with experience in industry trade or commerce” in sub-clause (1) be omitted with the view of inserting in place thereof “of which one person shall be nominated by the Victorian Chamber of Manufactures, one person shall be nominated by the Victorian Chamber of Commerce, one person shall be nominated by the Victorian Trades Hall Council, one person shall be an economist from an established economic research organization in Victoria, and six other members being persons with experience in manufacture, commerce, finance, tourism, leisure industries, the communications industry or international trade”.

—(*Mr Jolly*)

Question—That the words proposed to be omitted stand part of the clause—put.
Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 45

Mr Austin	Mr Evans	Mr McInnes	Mr Templeton
Mr Balfour	(<i>Gippsland East</i>)	Mr McKellar	Mr Thompson
Mr Birrell	Mr Hamer	Mr Mackinnon	Mr Trewin
Mr Borthwick	Mr Hann	Mrs Patrick	Mr Weideman
Mr Brown	Mr Hayes	Mr Ramsay	Mr Whiting
Mr Burgin	Mr Jasper	Mr Reynolds	Mr Williams
Mrs Chambers	Mr Kennett	Mr Richardson	Mr Wood
Mr Coleman	Mr Lacy	Mr Ross-Edwards	
Mr Collins	Mr Lieberman	Mr Skeggs	
Mr Crellin	Mr McArthur	Mr Smith	
Mr Dixon	Mr McCance	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dunstan	Mr McClure	Mr Smith	Mr Cox
Mr Ebery	Mr McGrath	(<i>Warrnambool</i>)	Mr Tanner

NOES, 30

Mr Cain	Mr Ginifer	Mr Roper	Dr Vaughan
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Walsh
Mr Culpin	Mr Jolly	Mr Simmonds	Mr Wilkes
Mr Edmunds	Mr King	Mr Simpson	Mr Wilton
Mr Ernst	Mr Kirkwood	Mr Spyker	
Mr Fogarty	Mr Mathews	Mr Stirling	<i>Tellers</i>
Mr Fordham	Mr Miller	Mrs Toner	Dr Coghill
Mr Gavin	Mr Remington	Mr Trezise	Mr Rowe

And so it was resolved in the affirmative.

No. 3—Clause 11.

(1) Subject to this Act the Corporation shall have power to do all things necessary or convenient to be done for or in connexion with encouraging promoting facilitating and assisting in the establishment carrying on expansion and development of—

- (a) country industry;
- (b) preferred industry;
- (c) the provision of tourist accommodation and facilities throughout the State;
- (d) investment opportunities in the State from overseas and interstate; and
- (e) the export marketing of the State's primary resources, manufactured goods and tertiary services.

(2) Without limiting the generality of sub-section (1), but subject, in the case of major projects and significant new initiatives, to the approval of the Minister, the Corporation shall have the power—

- (a) to enter into arrangements and agreements with overseas authorities, corporations and persons and make such payments as are necessary to enable the Corporation to participate in trade fairs, exhibitions and displays whether in Victoria or elsewhere;
- (b) to appoint agents, whether in Victoria or elsewhere;
- (c) to make loans or grants—
 - (i) to assist in the establishment carrying on extension or development of country industry or preferred industry; or
 - (ii) to repay or re-finance moneys previously borrowed for any purpose referred to in sub-paragraph (i);
- (d) to pay subsidies or make loans to any statutory authority or to any other person in respect of the provision of services and facilities to assist the establishment extension or development of country industry or preferred industry;
- (e) to execute a guarantee in favour of any person or body (not being a co-operative society under the *Co-operation Act 1958*) for repayment of moneys advanced or to be advanced—
 - (i) to assist in the establishment, carrying on, extension or development of any country industry or preferred industry; or
 - (ii) to repay or re-finance moneys previously borrowed for any purpose referred to in sub-paragraph (i);
- (f) to execute a guarantee for the payment of the whole or part of the rent or charges in respect of any premises plant or other equipment used by any country industry or preferred industry or for tourist accommodation or other facilities for tourists;

- (g) to make such payments as are necessary to acquire or discharge any mortgage security or charge held by any body or person over any property where the Corporation is of opinion that such acquisition or discharge is necessary to protect the Corporation's security over that property;
- (h) to erect alter and renovate buildings and make other improvements to land for the purpose of establishing or extending any country industry or preferred industry or of increasing accommodation and other facilities for tourists in the State;
- (i) to undertake research and investigation in relation to any of the foregoing matters and generally in relation to promoting country industry and preferred industry and the provision of tourist accommodation and facilities;
- (j) to make loans or grants to assist any research or investigation into the establishment carrying on extension or development of country industry and preferred industry;
- (k) to acquire plant machinery and other equipment and to sell lease or otherwise make it available to country industry and preferred industry;
- (l) to pay subsidies to the Victorian Railways Board or any other person in respect of the carriage of goods the product of or to be used in any country industry or preferred industry;
- (m) to purchase land or take land on lease;
- (n) to subdivide and re-subdivide any land purchased or acquired;
- (o) to sell and to grant leases of land;
- (p) to repair and maintain any buildings plant or other equipment erected or acquired by the Corporation; and
- (q) with the approval of the Minister, to do such other things as are conducive to promoting or achieving the objects of this Act.

(3) Any power conferred by sub-section (2) may be exercised by the Corporation subject to such terms conditions restrictions limitations and exceptions as the Corporation thinks fit.

(4) The Corporation may by resolution delegate all or any of its powers, authorities, duties and functions (other than this power of delegation) to any member of the Corporation or to any officer of the Corporation or to any committee constituted and appointed by the Corporation.

(5) Every delegation under this section shall be revocable by resolution of the Corporation and no such delegation shall prevent the exercise or discharge by the Corporation of any of its powers, authorities, duties or functions.

(6) With the approval of the Governor in Council the Corporation may in order to further the objects of the Corporation establish, operate and administer interstate and overseas offices and shall from the commencement of the Act assume responsibility for all offices operated and administered by the Victoria Promotion Committee.

(7) The Corporation may renew or re-negotiate any agreement made with any person or body under this section.

—(Mr Smith, Warrnambool)

Amendment proposed—That after paragraph (o) of sub-clause (2) there shall be inserted the following paragraphs:

- “() to enter into arrangements and agreements for the provision of community facilities and services in association with the establishment carrying on extension or development of preferred industry or regional growth centres;

() to acquire equity, or enter into joint ventures with private enterprise, in preferred industry;"

—(Mr Jolly)

Question—That the paragraphs proposed to be inserted be so inserted—put.
Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 30

Mr Cain	Mr Ginifer	Mr Roper	Dr Vaughan
Mr Cathie	Mr Hockley	Mr Sidiropoulos	Mr Walsh
Mr Culpin	Mr Jolly	Mr Simmonds	Mr Wilkes
Mr Edmunds	Mr King	Mr Simpson	Mr Wilton
Mr Ernst	Mr Kirkwood	Mr Spyker	
Mr Fogarty	Mr Mathews	Mr Stirling	<i>Tellers</i>
Mr Fordham	Mr Miller	Mrs Toner	Dr Coghill
Mr Gavin	Mr Remington	Mr Trezise	Mr Rowe

NOES, 45

Mr Austin	Mr Evans	Mr McInnes	Mr Templeton
Mr Balfour	(<i>Gippsland East</i>)	Mr McKellar	Mr Thompson
Mr Birrell	Mr Hamer	Mr Mackinnon	Mr Trewin
Mr Borthwick	Mr Hann	Mrs Patrick	Mr Weideman
Mr Brown	Mr Hayes	Mr Ramsay	Mr Whiting
Mr Burgin	Mr Jasper	Mr Reynolds	Mr Williams
Mrs Chambers	Mr Kennett	Mr Richardson	Mr Wood
Mr Coleman	Mr Lacy	Mr Ross-Edwards	
Mr Collins	Mr Lieberman	Mr Skeggs	
Mr Crellin	Mr McArthur	Mr Smith	<i>Tellers</i>
Mr Dixon	Mr McCance	(<i>South Barwon</i>)	Mr Cox
Mr Dunstan	Mr McClure	Mr Smith	Mr Tanner
Mr Ebery	Mr McGrath	(<i>Warrnambool</i>)	

And so it passed in the negative.

LEGISLATIVE ASSEMBLY OF VICTORIA

DIVISIONS IN COMMITTEE OF THE WHOLE

No. 12

Tuesday, 5 May 1981

No. 1—LAND CONSERVATION (AMENDMENT) BILL—Clause 2.

In section 3 (1) of the Principal Act after paragraph (i) there shall be inserted the following paragraph:

“(ia) a person who has experience in industry and commerce appointed by the Governor in Council;”.

—(Mr Wood)

Amendment proposed—That after the words “experience in” there shall be inserted the words “forest based”.

—(Mr Evans, Gippsland East)

Question—That the words proposed to be inserted be so inserted—put.

Committee divided.

(Temporary Chairman—Mr Mackinnon)

AYES, 7

Mr Evans
(Gippsland East)

Mr Jasper
Mr Ross-Edwards

Mr Trewin
Mr Whiting

Tellers
Mr Hann
Mr McGrath

NOES, 64

Mr Austin
Mr Balfour
Mr Birrell
Mr Borthwick
Mr Brown
Mr Burgin
Mr Cain
Mr Cathie
Mrs Chambers
Dr Coghill
Mr Coleman
Mr Collins
Mr Cox
Mr Crabb
Mr Crellin
Mr Culpin
Mr Ebery

Mr Edmunds
Mr Ernst
Mr Fogarty
Mr Fordham
Mr Gavin
Mr Ginifer
Mr Hockley
Mr Jolly
Mr Jona
Mr Kennett
Mr King
Mr Kirkwood
Mr Lacy
Mr Lieberman
Mr McArthur
Mr McClure
Mr McInnes

Mr McKellar
Mr Maclellan
Mr Mathews
Mr Miller
Mrs Patrick
Mr Ramsay
Mr Remington
Mr Reynolds
Mr Richardson
Mr Roper
Mr Rowe
Mr Sidiropoulos
Mr Simmonds
Mr Simpson
Mr Skeggs
Mr Smith
(South Barwon)

Mr Smith
(Warrnambool)
Mr Spyker
Mr Stirling
Mr Tanner
Mr Thompson
Mrs Toner
Mr Trezise
Mr Walsh
Mr Weideman
Mr Williams
Mr Wilton
Mr Wood

Tellers
Mr McCance
Dr Vaughan

And so it passed in the negative.

Wednesday, 6 May 1981

No. 2—LOCAL GOVERNMENT (SHIRES OF MELTON AND BULLA) BILL—Clause 2.

After section 811c of the *Local Government Act 1958* there shall be inserted the following section:

“811d. (1) Notwithstanding section 811c, the council of the Shire of Melton and the council of the Shire of Bulla may exercise within their respective municipal districts the powers conferred upon the council of a municipality under this Part in order to carry out any works or undertakings to which this section applies.

(2) This section applies to any works or undertakings—

(a) which are being or are proposed to be carried out for the purpose of promoting or assisting the development of decentralized industry; and

(b) the cost of which is being or is to be met wholly or in part from moneys appropriated for that purpose from the Consolidated Fund.

(3) For the purposes of this section, any reference in this Part to “decentralized industry” shall be deemed to include a reference to a business undertaking or manufacturing or processing industry carried on or proposed to be carried on in the municipal district of the Shire of Melton or the municipal district of the Shire of Bulla.”.

—(Mr Lieberman)

Amendment proposed—That the expression “(a)” be omitted.

—(Dr Coghill)

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

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 44

Mr Austin	Mr Dunstan	Mr McClure	Mr Smith
Mr Balfour	Mr Ebery	Mr McGrath	(<i>South Barwon</i>)
Mr Birrell	Mr Evans	Mr McInnes	Mr Smith
Mr Borthwick	(<i>Gippsland East</i>)	Mr McKellar	(<i>Warrnambool</i>)
Mr Brown	Mr Hamer	Mr Mackinnon	Mr Thompson
Mr Burgin	Mr Hann	Mr Maclellan	Mr Weideman
Mrs Chambers	Mr Hayes	Mrs Patrick	Mr Whiting
Mr Coleman	Mr Jasper	Mr Ramsay	Mr Williams
Mr Collins	Mr Jona	Mr Reynolds	Mr Wood
Mr Cox	Mr Kennett	Mr Richardson	<i>Tellers</i>
Mr Crellin	Mr Lacy	Mr Ross-Edwards	Mr McCance
Mr Dixon	Mr McArthur	Mr Skeggs	Mr Tanner

NOES, 31

Mr Cain	Mr Gavin	Mr Remington	Mrs Toner
Mr Cathie	Mr Ginifer	Mr Roper	Mr Trezise
Dr Coghill	Mr Hockley	Mr Rowe	Mr Walsh
Mr Crabb	Mr Jolly	Mr Sidiropoulos	Mr Wilkes
Mr Culpin	Mr King	Mr Simmonds	Mr Wilton
Mr Edmunds	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Fogarty	Mr Mathews	Mr Spyker	Mr Ernst
Mr Fordham	Mr Miller	Mr Stirling	Dr Vaughan

And so it was resolved in the affirmative.

No. 3—CROWN LAND (RESERVES) (AMENDMENT) BILL—Clause 5.

In section 15 of the Principal Act after sub-section (8) there shall be inserted the following sub-sections:

“(8A) Subject to sub-section (8B), the provisions of sub-section (8) shall not apply to a committee of management consisting of—

- (a) the corporation of any shire borough town or city constituted under the *Local Government Act 1958* or any other Act relating to local government;
- (b) the Melbourne and Metropolitan Board of Works;
- (c) the National Parks Advisory Council established under the *National Parks Act 1975*; or
- (d) any board, committee, commission, trust or other body corporate or unincorporate established by or under any Act for any public purpose.

(8B) The Minister may direct in relation to any committee of management referred to in sub-section (8A) that the provisions of sub-section (8) or such one or more than one of those provisions as the Minister specifies shall apply to that committee of management.”.

—(Mr Wood)

Question—That clause 5 stand part of the Bill—put.

Committee divided.

(Temporary Chairman—Mr Ebery)

AYES, 43

Mr Austin	Mr Evans	Mr McInnes	Mr Smith
Mr Balfour	(<i>Gippsland East</i>)	Mr McKellar	(<i>Warrnambool</i>)
Mr Birrell	Mr Hamer	Mr Mackinnon	Mr Tanner
Mr Borthwick	Mr Hann	Mr Maclellan	Mr Thompson
Mr Brown	Mr Hayes	Mrs Patrick	Mr Weideman
Mr Burgin	Mr Jasper	Mr Ramsay	Mr Whiting
Mr Coleman	Mr Jona	Mr Reynolds	Mr Williams
Mr Collins	Mr Kennett	Mr Richardson	Mr Wood
Mr Cox	Mr Lacy	Mr Ross-Edwards	
Mr Crellin	Mr McArthur	Mr Skeggs	<i>Tellers</i>
Mr Dixon	Mr McCance	Mr Smith	Mrs Chambers
Mr Dunstan	Mr McClure	(<i>South Barwon</i>)	Mr McGrath

NOES, 31

Mr Cain	Mr Ginifer	Mr Roper	Mr Trezise
Mr Cathie	Mr Hockley	Mr Rowe	Dr Vaughan
Mr Crabb	Mr Jolly	Mr Sidiropoulos	Mr Walsh
Mr Culpin	Mr King	Mr Simmonds	Mr Wilkes
Mr Edmunds	Mr Kirkwood	Mr Simpson	Mr Wilton
Mr Ernst	Mr Mathews	Mr Spyker	<i>Tellers</i>
Mr Fogarty	Mr Miller	Mr Stirling	Dr Coghill
Mr Fordham	Mr Remington	Mrs Toner	Mr Gavin

And so it was resolved in the affirmative.

No. 4—PENALTIES AND SENTENCES BILL—Clause 5.

Where in any Act regulation rule or by-law for the time being in force a number (whether whole or fractional) of what in the Act regulation rule or by-law are called “penalty units” is prescribed as the penalty for an offence against the same or any other Act regulation rule or by-law, then the Act regulation rule or by-law shall be construed as setting out a penalty of a number of dollars equal to the product obtained by multiplying \$100 by the number of penalty units so prescribed.

—(Mr Maclellan)

Amendment proposed—That the expression “\$100” be omitted with the view of inserting in place thereof the expression “\$200”.

—(Mr Miller)

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

Committee divided.

(Temporary Chairman—Mrs Patrick)

AYES, 45

Mr Austin	Mr Ebery	Mr McGrath	Mr Tanner
Mr Balfour	Mr Evans	Mr McInnes	Mr Thompson
Mr Birrell	(<i>Gippsland East</i>)	Mr McKellar	Mr Trewin
Mr Borthwick	Mr Hamer	Mr Mackinnon	Mr Weideman
Mr Brown	Mr Hann	Mr Maclellan	Mr Whiting
Mr Burgin	Mr Hayes	Mr Ramsay	Mr Williams
Mrs Chambers	Mr Jasper	Mr Richardson	Mr Wood
Mr Coleman	Mr Jona	Mr Ross-Edwards	
Mr Collins	Mr Kennett	Mr Skeggs	
Mr Cox	Mr Lacy	Mr Smith	
Mr Crellin	Mr Lieberman	(<i>South Barwon</i>)	<i>Tellers</i>
Mr Dixon	Mr McArthur	Mr Smith	Mr McCance
Mr Dunstan	Mr McClure	(<i>Warrnambool</i>)	Mr Reynolds

NOES, 31

Mr Cain	Mr Fordham	Mr Miller	Mr Trezise
Mr Cathie	Mr Gavin	Mr Remington	Dr Vaughan
Dr Coghill	Mr Ginifer	Mr Roper	Mr Walsh
Mr Crabb	Mr Hockley	Mr Sidiropoulos	Mr Wilkes
Mr Culpin	Mr Jolly	Mr Simmonds	Mr Wilton
Mr Edmunds	Mr King	Mr Simpson	<i>Tellers</i>
Mr Ernst	Mr Kirkwood	Mr Stirling	Mr Rowe
Mr Fogarty	Mr Mathews	Mrs Toner	Mr Spyker

And so it was resolved in the affirmative.

Thursday, 7 May 1981

No. 5—LABOUR AND INDUSTRY (AMENDMENT) BILL (No. 2)—Clauses 1 to 7.

[*Clauses 1 to 7 not printed*]*In accordance with Standing Order No. 105 and on the expiry of time adopted by resolution of the House for the Committee stage of the Bill—*

Question—That clauses 1 to 7 stand part of the Bill—put.

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 37

Mr Austin	Mr Ebery	Mr Maclellan	Mr Weideman
Mr Balfour	Mr Hamer	Mrs Patrick	Mr Williams
Mr Birrell	Mr Hayes	Mr Plowman	Mr Wood
Mr Burgin	Mr Jona	Mr Ramsay	
Mrs Chambers	Mr Kennett	Mr Reynolds	
Mr Coleman	Mr Lacy	Mr Richardson	
Mr Collins	Mr Lieberman	Mr Skeggs	
Mr Cox	Mr McCance	Mr Smith	
Mr Crellin	Mr McClure	(<i>Warrnambool</i>)	<i>Tellers</i>
Mr Dixon	Mr McKellar	Mr Tanner	Mr Brown
Mr Dunstan	Mr Mackinnon	Mr Thompson	Mr McInnes

NOES, 35

Mr Cain	Mr Fordham	Mr Miller	Mr Trezise
Mr Cathie	Mr Gavin	Mr Remington	Dr Vaughan
Dr Coghill	Mr Ginifer	Mr Roper	Mr Walsh
Mr Crabb	Mr Hann	Mr Ross-Edwards	Mr Wilkes
Mr Culpin	Mr Hockley	Mr Rowe	
Mr Edmunds	Mr Jasper	Mr Sidiropoulos	
Mr Ernst	Mr Jolly	Mr Simmonds	
Mr Evans	Mr King	Mr Simpson	<i>Tellers</i>
(<i>Gippsland East</i>)	Mr Kirkwood	Mr Stirling	Mr McGrath
Mr Fogarty	Mr Mathews	Mrs Toner	Mr Spyker

And so it was resolved in the affirmative.

No. 6—INDUSTRIAL TRAINING (AMENDMENT) BILL—Clauses 3 to 6.

[Clauses 3 to 6 not printed]

In accordance with Standing Order No. 105 and on the expiry of time adopted by resolution of the House for the Committee stage of the Bill—

Question—That clauses 3 to 6 stand part of the Bill—put.

Committee divided.

(Chairman—Mr Evans, *Ballarat North*)

AYES, 39

Mr Austin	Mr Ebery	Mr McGrath	Mr Smith
Mr Balfour	Mr Evans	Mr McInnes	(<i>Warrnambool</i>)
Mr Birrell	(<i>Gippsland East</i>)	Mr McKellar	Mr Thompson
Mr Brown	Mr Hann	Mr Mackinnon	Mr Weideman
Mr Burgin	Mr Hayes	Mr Maclellan	Mr Williams
Mrs Chambers	Mr Jasper	Mrs Patrick	Mr Wood
Mr Coleman	Mr Kennett	Mr Ramsay	
Mr Cox	Mr Lacy	Mr Reynolds	
Mr Crellin	Mr Lieberman	Mr Richardson	<i>Tellers</i>
Mr Dixon	Mr McCance	Mr Ross-Edwards	Mr Collins
Mr Dunstan	Mr McClure	Mr Skeggs	Mr Tanner

NOES, 29

Mr Cain	Mr Gavin	Mr Remington	Mr Trezise
Mr Cathie	Mr Ginifer	Mr Roper	Dr Vaughan
Mr Crabb	Mr Hockley	Mr Rowe	Mr Walsh
Mr Culpin	Mr Jolly	Mr Sidiropoulos	
Mr Edmunds	Mr King	Mr Simmonds	
Mr Ernst	Mr Kirkwood	Mr Simpson	<i>Tellers</i>
Mr Fogarty	Mr Mathews	Mr Stirling	Dr Coghill
Mr Fordham	Mr Miller	Mrs Toner	Mr Spyker

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 choose

- (1) Three Members to be recommended for appointment to the Council of the Victorian Institute of Secondary Education
- and
- (2) One Member to be recommended for appointment to the Council of Adult Education.

8 April 1981

Held in accordance with the provisions of section 5 of the Victorian Institute of Secondary Education Act 1976 (No. 8904) and section 66 of the Education Act 1958 (No. 6240).

MELBOURNE
F. D. ATKINSON, GOVERNMENT PRINTER
1981

MINUTES OF THE PROCEEDINGS
of the
JOINT SITTING
held in the
LEGISLATIVE ASSEMBLY CHAMBER

Wednesday, 8 April 1981

The Members of the Legislative Council and the Members of the Legislative Assembly having, pursuant to resolutions of the two Houses, assembled in the Legislative Assembly Chamber—

1 **ELECTION OF PRESIDENT**—The Premier, the Honourable R. J. Hamer, E.D., M.P., moved—That the Honourable Sidney James Plowman, M.P., Speaker of the Legislative Assembly, be appointed President of this Joint Sitting; which motion, being seconded by the Leader of the Opposition, F. N. Wilkes, Esquire, M.P., was resolved in the affirmative.

The Honourable Sidney James Plowman, 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 5 of the *Victorian Institute of Secondary Education Act 1976* and section 66 of the *Education Act 1958* 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. J. Hamer, E.D., 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 Members/a Member to be recommended for appointment to the.....
 (as the case may be) 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 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 paper contains more than the appropriate number of names, it shall be rejected. Having marked his 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 recommended for appointment to.....
(as the case may be)."
- 10 The President shall advise the appropriate Minister 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.

F. N. Wilkes, Esquire, M.P., seconded the motion.

Question—put and resolved in the affirmative.

- 3 MEMBERS PROPOSED AND CHOSEN TO BE RECOMMENDED FOR APPOINTMENT TO THE COUNCIL OF THE VICTORIAN INSTITUTE OF SECONDARY EDUCATION—The President announced that, the rules having been adopted, he was now prepared to receive proposals from Honourable Members with regard to three Members to be recommended for appointment to the Council of the Victorian Institute of Secondary Education.

The Honourable R. J. Hamer, E.D., M.P., proposed the Honourable Bernard Phillip Dunn, M.L.C., Donald James Mackinnon, Esquire, M.P., and Mrs Pauline Therese Toner, 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 F. N. Wilkes, Esquire, M.P.

The President, having asked if there were any further proposals and there being no further proposals thereupon declared that the Honourable Bernard Phillip Dunn, M.L.C., Donald James Mackinnon, Esquire, M.P., and Mrs Pauline Therese Toner, M.P., has been chosen to be recommended for appointment to the Council of the Victorian Institute of Secondary Education.

- 4 MEMBER PROPOSED AND CHOSEN TO BE RECOMMENDED FOR APPOINTMENT TO THE COUNCIL OF ADULT 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 Adult Education.

The Honourable R. J. Hamer, E.D., M.P., proposed the Honourable Hector Roy Ward, M.L.C., for recommendation for appointment to the Council, and stated that he was willing to be recommended, if chosen, which proposal was seconded by F. N. Wilkes, Esquire, M.P.

The President, having asked if there were any further proposals and there being no further proposals thereupon declared that the Honourable Hector Roy Ward, M.L.C., had been chosen to be recommended for appointment to the Council of Adult Education.

- 5 The President declared the Joint Sitting closed.

A. R. B. McDONNELL
Clerk of the Legislative Council

J. H. CAMPBELL
Clerk of the Legislative Assembly

