

1904.

THE PARLIAMENT OF THE COMMONWEALTH.

HOUSE OF REPRESENTATIVES.

No. 3.

WEEKLY REPORT OF DIVISIONS IN COMMITTEE.

WEEK ENDED 9TH JUNE, 1904.

TUESDAY, 7TH JUNE, 1904.

No. 6.—*Commonwealth Conciliation and Arbitration Bill (continued)*—Clause 4—(as amended)—

4. In this Act, except where otherwise clearly intended—

* * * * *

“Industrial dispute” means a dispute in relation to industrial matters—

(a) arising between an employer or an organization of employers on the one part and an organization of employees on the other part, or

(b) certified by the Registrar as proper in the public interest to be dealt with by the Court—

and extending beyond the limits of any one State, but does not include including disputes in relation to employment upon State railways, or to employment in industries carried on by or under the control of the Commonwealth or a State or any public authority constituted under the Commonwealth or a State, ^

* * * * *

—(Prime Minister.)

Further amendment proposed—That the words “but it does not include a dispute relating to employment in any agricultural, viticultural, horticultural, or dairying pursuit;” be inserted after the words “under the Commonwealth or a State,”

—(Mr. Robinson.)

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

Ayes, 29.

Sir Langdon	Mr. Lonsdale,
Bonython,	Sir William Lyne,
Mr. Chanter,	Mr. McColl,
Mr. R. Edwards,	Mr. McLean,
Mr. Ewing,	Mr. McWilliams,
Sir John Forrest,	Mr. Phillips,
Mr. Fuller,	Mr. Skene,
Sir Philip Fysh,	Mr. Sydney Smith,
Mr. Gibb,	Mr. Dugald
Mr. Glynn,	Thomson,
Mr. Harper,	Mr. Wilkinson,
Mr. Johnson,	Mr. Willis.
Mr. Kelly,	
Mr. Kennedy,	<i>Tellers.</i>
Mr. Knox,	
Mr. Lee,	Mr. McCay,
Mr. Liddell,	Mr. Robinson.

Noes, 21.

Mr. Bamford,	Mr. Ronald,
Mr. Batchelor,	Mr. Spence,
Mr. Carpenter,	Mr. Storrer,
Mr. Culpin,	Mr. David
Mr. Deakin,	Thomson,
Mr. Fisher,	Mr. Watson,
Mr. Frazer,	Mr. Webster.
Mr. Hutchison,	
Mr. Mahon,	
Mr. Maloney,	<i>Tellers.</i>
Mr. Mauger,	
Mr. O'Malley,	Mr. Fowler,
Mr. Page,	Mr. McDonald.

And so it was resolved in the affirmative.

THURSDAY, 9TH JUNE, 1904.

No. 7.—*Commonwealth Conciliation and Arbitration Bill (continued)*—Clause 4—(as amended)—

4. In this Act, except where otherwise clearly intended—

* * * * * * *

“Industry” means business, trade, manufacture, undertaking, calling, service, or employment, on land or water, in which persons are employed for pay, hire, advantage, or reward, [excepting only persons engaged in domestic service];

* * * * * * *

—(Prime Minister.)

Further amendment proposed—That the words “excepting only persons engaged in domestic service” be omitted from the clause.

—(Mr. McDonald.)

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

The Committee divided—

Ayes, 25.		Noes, 18.
Mr. Deakin,	Mr. Phillips,	Mr. Bamford,
Mr. R. Edwards,	Mr. Skene,	Mr. Carpenter,
Mr. Ewing,	Mr. Sydney Smith,	Mr. Crouch,
Sir John Forrest,	Mr. David	Mr. Culpin,
Mr. Fuller,	Thomson	Mr. Fisher,
Mr. Gibb,	Mr. Dugald	Mr. Frazer,
Mr. Harper,	Thomson,	Mr. Hutchison,
Mr. Johnson,	Mr. Webster,	Mr. Mahon,
Mr. Kelly,	Mr. Willis,	Mr. Page,
Mr. Kennedy,	Mr. Wilson.	Mr. Robinson, †
Mr. Lee,		Mr. Ronald,
Mr. Liddell,	<i>Tellers.</i>	
Mr. Lonsdale,		
Mr. McLean,	Mr. Groom,	
Mr. McWilliams,	Mr. McCay.	
		<i>Tellers.</i>
		Mr. McDonald,
		Mr. Watkins.

And so it was resolved in the affirmative.

† Vote counted with “Noes,” by direction of Chairman under Standing Order No. 295.