

AUSTRALIA

HOUSE OF REPRESENTATIVES

VOTES AND PROCEEDINGS

No. 37

WEDNESDAY, 20 NOVEMBER 1974

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- 1 The House met, at twelve o'clock noon, pursuant to adjournment. Mr Speaker (the Honourable J. F. Cope) took the Chair, and read Prayers.
- 2 PETITIONS: The Clerk announced that the following Members had each lodged petitions for presentation, viz.:
- Dr J. F. Cairns (Minister for Overseas Trade) and Mrs Child—from certain citizens of Australia praying that the House ask the Australian Commission on Advanced Education to consider in its 1976–78 Triennium Report an allocation of funds for the provision of Union Facilities at the Royal Melbourne Institute of Technology.
- Dr Cairns and Mrs Child—from certain citizens of Australia praying that (1) the Metric Conversion Act be repealed and (2) the Government take urgent steps to cause the traditional and familiar units to be restored in those areas where the greatest inconveniences and distress are occurring.
- Mrs Child and Mr Clayton—from certain citizens of the Commonwealth praying that the Family Law Bill be debated and passed as soon as possible.
- Mrs Child—from certain citizens of Australia praying that the House restore the taxation concession for education expenses to \$400.
- Mr Hodges—from certain citizens of Australia praying that the House not admit into the law of this land the principle that marriage is only temporary and the family no longer the fundamental unit of society.
- Mr Kelly—from certain citizens of Australia praying that a capital gains tax be not levied in addition to death duties.
- Mr Jarman—from certain citizens of Australia praying that the House take action against the Government's decision to recognise the sovereignty of the Soviet Union over the Baltic States of Estonia, Latvia and Lithuania.
- Mr McLeay—from certain citizens of Australia praying that the Government take no measures to interfere with the existing national health scheme.
- Mr McVeigh—from certain citizens of Australia praying that the House not allow the Government to change the status of Australia from a Monarchy to a Republic.
- Mr McVeigh—from certain citizens of Australia praying that the House not admit into the law of this land the Family Law Bill in its present form.
- Petitions received.
- 3 QUESTIONS: Questions without notice were asked.

- 4 PAPERS: The following papers were presented, by command of His Excellency the Governor-General:
- Commonwealth Scholarships Board—Report for 1973.
 - Department of the Media—The Public and the Media—Discussion paper dated August 1974.
 - States Grants (Schools) Act—Schedules showing position of grants programs at 18 November 1974.
 - United States Naval Communication Station in Australia—Amendment of Agreement—
Statement by Mr Barnard (Minister for Defence).
Terms of notes dated, 21 March 1974, exchanged between Australia and the United States of America constituting an amendment to the Agreement of 9 May 1963 relating to the establishment of a United States Naval Communication Station in Australia.
- 5 DISCUSSION OF MATTER OF PUBLIC IMPORTANCE—MANUFACTURING INDUSTRY: Mr Speaker informed the House that Mr Snedden (Leader of the Opposition) had proposed that a definite matter of public importance be submitted to the House for discussion, namely, “The depressed state of manufacturing industry”.
The proposed discussion having received the necessary support—
Mr Snedden addressed the House.
Discussion ensued.
Discussion concluded.
- 6 WOOL MARKETING (LOAN) BILL (NO. 2) 1974: Mr Crean (Treasurer), pursuant to notice, presented a Bill for an Act to amend the *Wool Marketing (Loan) Act 1974*.
Bill read a first time.
Mr Crean moved—That the Bill be now read a second time.
Debate adjourned (Mr Nixon), and the resumption of the debate made an order of the day for the next sitting.
- 7 DAIRY ADJUSTMENT BILL 1974: Dr Patterson (Minister representing the Minister for Agriculture), pursuant to notice, presented a Bill for an Act to provide Financial Assistance in connexion with Dairy Adjustment Programs.
Bill read a first time.
Dr Patterson moved—That the Bill be now read a second time.
Debate adjourned (Mr Nixon), and the resumption of the debate made an order of the day for the next sitting.
- 8 DEFENCE SERVICE HOMES BILL 1974: Mr L. R. Johnson (Minister for Housing and Construction), pursuant to notice, presented a Bill for an Act to amend the *Defence Service Homes Act 1918–1973*.
Bill read a first time.
Mr Johnson moved—That the Bill be now read a second time.
Debate adjourned (Mr Peacock), and the resumption of the debate made an order of the day for the next sitting.
- 9 POSTPONEMENT OF NOTICE: Ordered—That notice No. 4, government business, be postponed until a later hour this day.
- 10 PAPUA NEW GUINEA BILL (NO. 2) 1974: Mr Morrison (Minister assisting the Minister for Foreign Affairs in Matters relating to Papua New Guinea), pursuant to notice, presented a Bill for an Act relating to Papua New Guinea.
Bill read a first time.
Mr Morrison moved—That the Bill be now read a second time.
Debate adjourned (Mr Peacock), and the resumption of the debate made an order of the day for the next sitting.

11 JUDGES' PENSIONS BILL 1974: Mr Morrison (Minister assisting the Minister for Foreign Affairs in Matters relating to Papua New Guinea), pursuant to notice, presented a Bill for an Act to amend the *Judges' Pensions Act 1968-1973* in relation to certain Persons who are or have been Judges of the Supreme Court of Papua New Guinea.
Bill read a first time.

Mr Morrison moved—That the Bill be now read a second time.

Debate adjourned (Mr Peacock), and the resumption of the debate made an order of the day for the next sitting.

12 DEFENCE FORCE RETIREMENT AND DEATH BENEFITS (PENSION INCREASES) BILL 1974:
The order of the day having been read for the resumption of the debate on the question—That the Bill be now read a second time—

Debate resumed.

Mr Graham rising to address the House—

Closure: Mr James moved—That the question be now put.

Question—That the question be now put—put and passed.

And the question—That the Bill be now read a second time—was put accordingly, and passed—Bill read a second time.

Message from the Governor-General: Message No. 74, dated 14 November 1974, from His Excellency the Governor-General was announced recommending an appropriation of revenue for the purposes of the Bill.

Leave granted for third reading to be moved forthwith.

Mr Barnard (Minister for Defence) moved—That the Bill be now read a third time.

Debate ensued.

Question—put and passed—Bill read a third time.

13 AUSTRALIAN FILM COMMISSION BILL 1974: The order of the day having been read for the resumption of the debate on the question—That the Bill be now read a second time—

Debate resumed.

Question—put and passed—Bill read a second time.

The House resolved itself into a committee of the whole.

In the committee

Clauses 1 to 7, by leave, taken together, and agreed to.

New clause—

Mr Morrison (Minister representing the Minister for the Media) moved—That the following new clause be inserted in the Bill:

“7A. (1) The Minister may, by writing under his hand, give directions ^{Directions to Commission by Minister.} to the Commission with respect to the exercise of its powers or the performance of its functions but, except as provided by sub-section (2), shall not give such a direction with respect to a particular project.

“(2) The Minister may give a direction to the Commission with respect to a film, or proposed film, of a kind referred to in sub-paragraph 5 (1) (b) (i), (ii) or (iii).

“(3) Where the Minister gives a direction under this section, he shall, within 15 sitting days after giving that direction, lay before each House of the Parliament a copy of the direction together with his reasons for giving the direction.”

Debate ensued.

Mr Peacock rising to address the committee—

Closure: Mr Nicholls moved—That the question be now put.

Question—That the question be now put—put and passed.

And the question—That the new clause proposed to be inserted be so inserted—being accordingly put—

The committee divided (the Deputy Chairman, Mr Armitage, in the Chair)—

AYES, 61

Mr Barnard	Mr Cross	Mr L. R. Johnson	Mr Reynolds
Mr Beazley	Mr Daly	Mr Jones	Mr Riordan
Mr Bennett	Mr Davies	Mr Keating	Mr Scholes
Mr Berinson	Mr Dawkins	Mr Keogh	Mr Sherry
Mr Bowen	Mr Duthie	Mr Kerin	Mr Stewart
Mr Bryant	Mr Enderby	Dr Klugman	Mr Thorburn
Dr J. F. Cairns	Mr FitzPatrick	Mr Lamb	Mr Uren
Mr C. R. Cameron	Mr Fry	Mr Luchetti	Mr Wallis
Dr Cass	Mr Fulton	Mr McKenzie	Mr Whan
Mr Clayton	Mr Garrick	Mr Martin	Mr Willis
Mr Coates	Dr Gun	Mr Mathews	Mr Young
Mr Cohen	Mr Hayden	Mr Morris	
Mr Collard	Mr Hurford	Mr Morrison	
Mr Connor	Mr Innes	Mr Mulder	<i>Tellers:</i>
Mr Cope	Mr Jacobi	Mr Oldmeadow	Mr James
Mr Crean	Mr L. K. Johnson	Dr Patterson	Mr Nicholls

NOES, 52

Mr Anthony	Mr Fairbairn	Mr Kelly	Mr E. L. Robinson
Mr Bonnett	Mr Fisher	Mr Killen	Mr I. L. Robinson
Mr Bouchier	Dr Forbes	Mr King	Mr Ruddock
Mr Cadman	Mr Garland	Mr Loyd	Mr Staley
Mr K. M. Cairns	Mr Giles	Mr Lucock	Mr Street
Mr Calder	Mr Gorton	Mr Lusher	Mr Sullivan
Mr Chipp	Mr Graham	Mr MacKellar	Mr Viner
Mr Connolly	Mr Hewson	Mr McLeay	Mr Wilson
Mr Corbett	Mr Hodges	Mr McMahan	
Mr Drummond	Mr Holten	Mr McVeigh	
Mr Drury	Mr Howard	Mr Macphee	
Dr Edwards	Mr Hunt	Mr Nixon	<i>Tellers:</i>
Mr Ellicott	Mr Hyde	Mr O'Keefe	Mr D. M. Cameron
Mr Erwin	Mr Jarman	Mr Peacock	Mr England

And so it was resolved in the affirmative.

Clause 8 agreed to.

New clauses—

Mr Morrison moved, by leave—That the following new clauses be inserted in the Bill:

“8A. (1) For the purpose of carrying out its functions of encouraging the making, promotion, distribution and exhibition of Australian films, the Commission or an authorized person may serve, either personally or by post, on—

Requirement with respect to the exhibition of Australian short films.

(a) a foreign corporation or trading corporation formed within the limits of Australia that carries on the business of exhibiting films in a theatre or theatres in Australia; or

(b) any other person who carries on the business of exhibiting films in a theatre or theatres in Australia,

a requirement in writing in accordance with this section.

“(2) A requirement referred to in sub-section (1) shall—

(a) specify—

(i) the period to which it relates, being a period commencing not earlier than the date on which the requirement is served; and

(ii) the theatre or theatres to which it relates; and

(b) require that—

(i) a specified proportion of the number of short films exhibited by the person on which or on whom the requirement is served in the specified theatre or theatres during the specified period be films certified by the Commission to be Australian short films; or

(ii) a specified proportion of the time devoted to the exhibition of short films by that person in the specified theatre or theatres during the specified period be devoted to the exhibition of films certified by the Commission to be Australian short films.

“(3) A requirement referred to in sub-section (1) may be so expressed as to include both a requirement of the kind referred to in sub-paragraph (2) (b) (i) and a requirement of the kind referred to in sub-paragraph (2) (b) (ii).

“(4) A person shall comply with a requirement served on him under sub-section (1).

Penalty: \$200.

“(5) It is a defence if a person charged with an offence under sub-section (4) proves that he had a reasonable excuse relating to the availability of Australian short films for not complying with the requirement to which the offence relates.

“(6) A requirement shall not be made under this section unless there is in force a regulation declaring that such requirements may be made on or after a specified date and such a requirement shall not be made before the specified date.

“(7) The regulations may make provision, not inconsistent with this section, with respect to any matter in relation to the exercise of the power to make requirements under this section (which may include provision with respect to the proportions that are to be, or may be, specified in such a requirement), and that power shall not be exercised otherwise than in accordance with any regulations so made and in force.

“8b. The Minister shall give such directions to the Commission or an authorized person under section 7A as he thinks necessary for the purpose of ensuring the observance, in the exercise of powers under this section, of the obligations of Australia under the Code of Liberalisation of Current Invisible Operations of the Organisation for Economic Co-operation and Development, and the Commission or the authorized person shall comply with those directions.”.

Observance
of obligations
under
OECD Code.

Debate ensued.

Mr Killen rising to address the committee—

Closure: Mr Nicholls moved—That the question be now put.

Question—That the question be now put—put and passed.

And the question—That the new clauses proposed to be inserted be so inserted—being accordingly put—

The committee divided (the Chairman, Mr Scholes, in the Chair)—

AYES, 58

Mr Armitage	Mr Crean	Mr L. K. Johnson	Dr Patterson
Mr Barnard	Mr Cross	Mr L. R. Johnson	Mr Reynolds
Mr Beazley	Mr Daly	Mr Keating	Mr Riordan
Mr Bennett	Mr Davies	Mr Keogh	Mr Sherry
Mr Berinson	Mr Dawkins	Mr Kerin	Mr Stewart
Mr Bowen	Mr Duthie	Dr Klugman	Mr Thorburn
Mr Bryant	Mr FitzPatrick	Mr Lamb	Mr Uren
Mr C. R. Cameron	Mr Fry	Mr Luchetti	Mr Wallis
Dr Cass	Mr Fulton	Mr McKenzie	Mr Whan
Mrs Child	Mr Garrick	Mr Martin	Mr Willis
Mr Clayton	Dr Gun	Mr Mathews	Mr Young
Mr Coates	Mr Hayden	Mr Morris	
Mr Cohen	Mr Hurford	Mr Morrison	<i>Tellers:</i>
Mr Collard	Mr Innes	Mr Mulder	Mr James
Mr Cope	Mr Jacobi	Mr Oldmeadow	Mr Nicholls

NOES, 50

Mr Anthony	Mr Fairbairn	Mr Jarman	Mr Peacock
Mr Bonnett	Mr Fisher	Mr Kelly	Mr E. L. Robinson
Mr Bouchier	Dr Forbes	Mr Killen	Mr I. L. Robinson
Mr Bungey	Mr Garland	Mr King	Mr Ruddock
Mr Cadman	Mr Giles	Mr Lloyd	Mr Staley
Mr Calder	Mr Gorton	Mr Lucock	Mr Street
Mr Connolly	Mr Graham	Mr Lusher	Mr Sullivan
Mr Corbett	Mr Hewson	Mr MacKellar	Mr Viner
Mr Drummond	Mr Hodges	Mr McLeay	Mr Wilson
Mr Drury	Mr Holten	Mr McMahan	
Dr Edwards	Mr Howard	Mr McVeigh	<i>Tellers:</i>
Mr Ellicott	Mr Hunt	Mr Macphee	Mr D. M. Cameron
Mr Erwin	Mr Hyde	Mr O'Keefe	Mr England

And so it was resolved in the affirmative.

Clause 9 debated and agreed to.

Clauses 10 to 17, by leave, taken together, and agreed to, after debate.

New clause—

Mr Morrison moved—That the following new clause be inserted in the Bill:

- “17A. A person having a direct or indirect pecuniary interest in a business or other undertaking involving the making, promotion, distribution or exhibition of films is not eligible—
- (a) to be appointed under section 12 as, or to remain, a full-time member; or
- (b) to be appointed under section 17 to act, or to continue to act, in the place of the Chairman or another full-time member.”.

Persons having certain interests not to be eligible for appointment, etc.

Debate ensued.

Mr Killen addressing the committee—

Closure: Mr Nicholls moved—That the question be now put.

Question—That the question be now put—put and passed.

And the question—That the new clause proposed to be inserted be so inserted—being accordingly put—

The committee divided (the Chairman, Mr Scholes, in the Chair)—

AYES, 60

Mr Armitage	Mr Cross	Mr L. R. Johnson	Mr Reynolds
Mr Barnard	Mr Daly	Mr Jones	Mr Riordan
Mr Beazley	Mr Davies	Mr Keating	Mr Sherry
Mr Bennett	Mr Dawkins	Mr Keogh	Mr Stewart
Mr Berinson	Mr Duthie	Mr Kerin	Mr Thorburn
Mr Bowen	Mr Enderby	Dr Klugman	Mr Uren
Mr Bryant	Mr FitzPatrick	Mr Lamb	Mr Wallis
Dr J. F. Cairns	Mr Fry	Mr Luchetti	Mr Whan
Mr C. R. Cameron	Mr Fulton	Mr McKenzie	Mr Willis
Dr Cass	Mr Garrick	Mr Martin	Mr Young
Mrs Child	Dr Gun	Mr Mathews	
Mr Clayton	Mr Hayden	Mr Morris	
Mr Coates	Mr Hurford	Mr Morrison	
Mr Cohen	Mr Innes	Mr Mulder	<i>Tellers:</i>
Mr Collard	Mr Jacobi	Mr Oldmeadow	Mr James
Mr Crean	Mr L. K. Johnson	Dr Patterson	Mr Nicholls

NOES, 53

Mr Anthony	Mr Erwin	Mr Jarman	Mr Peacock
Mr Bonnett	Mr Fairbairn	Mr Kelly	Mr E. L. Robinson
Mr Bouchier	Mr Fisher	Mr Killen	Mr I. L. Robinson
Mr Bungey	Dr Forbes	Mr King	Mr Ruddock
Mr Cadman	Mr Garland	Mr Lloyd	Mr Staley
Mr K. M. Cairns	Mr Giles	Mr Lucock	Mr Street
Mr Calder	Mr Gorton	Mr Lusher	Mr Sullivan
Mr Chipp	Mr Graham	Mr MacKellar	Mr Viner
Mr Connolly	Mr Hewson	Mr McLeay	Mr Wilson
Mr Corbett	Mr Hodges	Mr McMahon	
Mr Drummond	Mr Holten	Mr McVeigh	
Mr Drury	Mr Howard	Mr Macphee	<i>Tellers:</i>
Dr Edwards	Mr Hunt	Mr Nixon	Mr D. M. Cameron
Mr Ellicott	Mr Hyde	Mr O'Keefe	Mr England

And so it was resolved in the affirmative.

Clause 18 agreed to.

Clause 19—

On the motion of Mr Morrison, the following amendment was made: Page 9, sub-clause (2), paragraph (b), before sub-paragraph (i) insert the following sub-paragraph:

“(ia) is not, by virtue of section 17A, eligible to remain as a full-time member;”.

Clause, as amended, agreed to.

Clause 20 agreed to.

Clause 21—

On the motion of Mr Morrison, the clause was omitted, and the following clause substituted:

- “21. The validity of an act done by the Commission shall not be questioned in any proceeding on a ground arising from the fact that—
- (a) a person purporting to be appointed under section 12 or 17 was, by virtue of section 17A, not eligible to have been so appointed; or

Act of Commission not to be questioned.

(b) the occasion for the appointment of a person purporting to have been appointed under section 17 had not arisen or that the appointment under that section had ceased to have effect.”.

Remainder of Bill, by leave, taken as a whole.

New clause—

On the motion of Mr Morrison, the following further new clause was inserted in the Bill:

“36A. (1) Subject to sub-section (2), the Commission is not subject ^{Liability to} to taxation under any law of Australia or of a State or Territory. _{taxation.}.”

“(2) The regulations may provide that sub-section (1) does not apply in relation to taxation under a specified law.”.

Remainder of Bill, as amended, agreed to.

Bill to be reported with amendments.

The House resumed; Mr Scholes reported accordingly.

On the motion of Mr Morrison, by leave, the House adopted the report, and, by leave, the Bill was read a third time.

14 STEVEDORING INDUSTRY BILL 1974: The order of the day having been read for the resumption of the debate on the question—That the Bill be now read a second time—Debate resumed.

Question—put and passed—Bill read a second time.

The House resolved itself into a committee of the whole.

In the committee

Clauses 1 and 2 agreed to.

Clause 3—

Mr Ellicott moved the following amendment: Page 1, line 13, omit “performing”, substitute “whose duties include”.

Debate continued.

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

The committee divided (the Chairman, Mr Scholes, in the Chair)—

AYES, 62

Mr Armitage	Mr Crean	Dr Jenkins	Mr Oldmeadow
Mr Barnard	Mr Cross	Mr L. K. Johnson	Dr Patterson
Mr Beazley	Mr Daly	Mr L. R. Johnson	Mr Reynolds
Mr Bennett	Mr Davies	Mr Jones	Mr Riordan
Mr Berinson	Mr Dawkins	Mr Keating	Mr Sherry
Mr Bowen	Mr Duthie	Mr Keogh	Mr Stewart
Mr Bryant	Mr Enderby	Mr Kerin	Mr Thorburn
Dr J. F. Cairns	Mr FitzPatrick	Dr Klugman	Mr Uren
Mr C. R. Cameron	Mr Fry	Mr Lamb	Mr Wallis
Dr Cass	Mr Fulton	Mr Luchetti	Mr Whan
Mrs Child	Mr Garrick	Mr McKenzie	Mr Willis
Mr Clayton	Dr Gun	Mr Martin	Mr Young
Mr Coates	Mr Hayden	Mr Mathews	
Mr Cohen	Mr Hurford	Mr Morris	<i>Tellers:</i>
Mr Collard	Mr Innes	Mr Morrison	Mr James
Mr Cope	Mr Jacobi	Mr Mulder	Mr Nicholls

NOES, 53

Mr Anthony	Mr Erwin	Mr Jarman	Mr Peacock
Mr Bonnett	Mr Fairbairn	Mr Kelly	Mr E. L. Robinson
Mr Bouchier	Mr Fisher	Mr Killen	Mr I. L. Robinson
Mr Bungey	Dr Forbes	Mr King	Mr Ruddock
Mr Cadman	Mr Garland	Mr Lloyd	Mr Staley
Mr K. M. Cairns	Mr Giles	Mr Lucock	Mr Street
Mr Calder	Mr Gorton	Mr Lusher	Mr Sullivan
Mr Chipp	Mr Graham	Mr MacKellar	Mr Viner
Mr Connolly	Mr Hewson	Mr McLeay	Mr Wilson
Mr Corbett	Mr Hodges	Mr McMahan	
Mr Drummond	Mr Holten	Mr McVeigh	<i>Tellers:</i>
Mr Drury	Mr Howard	Mr Macphee	Mr D. M. Cameron
Dr Edwards	Mr Hunt	Mr Nixon	Mr England
Mr Ellicott	Mr Hyde	Mr O'Keefe	

And so it was resolved in the affirmative.

Mr Ellicott moved the following amendment: Page 1, at the end of the clause add the following sub-clause:

“(2) Notwithstanding the amendment made by sub-section (1), paragraph (n) of the definition of ‘waterside worker’ in sub-section (1) of section 7 of the *Stevedoring Industry Act 1956–1973* continues to apply to operations that were being carried on immediately before the commencement of this Act.”.

Debate continued.

Question—That the amendment be agreed to—put.

The committee divided (the Chairman, Mr Scholes, in the Chair)—

AYES, 53			
Mr Anthony	Mr Erwin	Mr Jarman	Mr Peacock
Mr Bonnett	Mr Fairbairn	Mr Kelly	Mr E. L. Robinson
Mr Bouchier	Mr Fisher	Mr Killen	Mr I. L. Robinson
Mr Bungey	Dr Forbes	Mr King	Mr Ruddock
Mr Cadman	Mr Garland	Mr Lloyd	Mr Staley
Mr K. M. Cairns	Mr Giles	Mr Lucock	Mr Street
Mr Calder	Mr Gorton	Mr Lusher	Mr Sullivan
Mr Chipp	Mr Graham	Mr MacKellar	Mr Viner
Mr Connolly	Mr Hewson	Mr McLeay	Mr Wilson
Mr Corbett	Mr Hodges	Mr McMahon	
Mr Drummond	Mr Holten	Mr McVeigh	
Mr Drury	Mr Howard	Mr Macphee	<i>Tellers:</i>
Dr Edwards	Mr Hunt	Mr Nixon	Mr D. M. Cameron
Mr Ellicott	Mr Hyde	Mr O’Keefe	Mr England

NOES, 63			
Mr Armitage	Mr Cope	Mr Jacobi	Mr Mulder
Mr Barnard	Mr Crean	Dr Jenkins	Mr Oldmeadow
Mr Beazley	Mr Cross	Mr L. K. Johnson	Dr Patterson
Mr Bennett	Mr Daly	Mr L. R. Johnson	Mr Reynolds
Mr Berinson	Mr Davies	Mr Jones	Mr Riordan
Mr Bowen	Mr Dawkins	Mr Keating	Mr Sherry
Mr Bryant	Mr Duthie	Mr Keogh	Mr Stewart
Dr J. F. Cairns	Mr Enderby	Mr Kerin	Mr Thorburn
Mr C. R. Cameron	Mr FitzPatrick	Dr Klugman	Mr Uren
Dr Cass	Mr Fry	Mr Lamb	Mr Wallis
Mrs Child	Mr Fulton	Mr Luchetti	Mr Whan
Mr Clayton	Mr Garrick	Mr McKenzie	Mr Willis
Mr Coates	Dr Gun	Mr Martin	Mr Young
Mr Cohen	Mr Hayden	Mr Mathews	<i>Tellers:</i>
Mr Collard	Mr Hurford	Mr Morris	Mr James
Mr Connor	Mr Innes	Mr Morrison	Mr Nicholls

And so it was negatived.

Clause agreed to.

Title agreed to.

Bill to be reported without amendment.

The House resumed; Mr Scholes reported accordingly.

On the motion of Mr C. R. Cameron (Minister for Labor and Immigration), the House adopted the report, and, by leave, the Bill was read a third time.

15 LIVE-STOCK SLAUGHTER LEVY BILL 1974: The order of the day having been read for the resumption of the debate on the question—That the Bill be now read a second time—Debate resumed.

Question—put and passed—Bill read a second time.

Leave granted for third reading to be moved forthwith.

On the motion of Dr Patterson (Minister representing the Minister for Agriculture), the Bill was read a third time.

16 LIVE-STOCK SLAUGHTER LEVY COLLECTION BILL 1974: The order of the day having been read for the resumption of the debate on the question—That the Bill be now read a second time—

Question—put and passed—Bill read a second time.

Leave granted for third reading to be moved forthwith.

On the motion of Dr Patterson (Minister representing the Minister for Agriculture), the Bill was read a third time.

17 ADJOURNMENT: Mr Daly (Leader of the House) moved—That the House do now adjourn. Debate ensued.

Question—put and passed.

And then the House, at eleven o'clock p.m., adjourned until tomorrow at ten o'clock a.m.

MEMBERS PRESENT: All Members were present (at some time during the sitting) except Mr Adermann, Dr Everingham, Mr Katter, Mr Millar and Mr Sinclair.

N. J. PARKES,
Clerk of the House of Representatives