

AUSTRALIA
HOUSE OF REPRESENTATIVES
VOTES AND PROCEEDINGS

No. 80

MONDAY, 2 JUNE 1975

1 The House met, at ten o'clock a.m., pursuant to adjournment. Mr Speaker (the Honourable G. G. D. Scholes) took the Chair, and read Prayers.

2 PETITIONS: The Clerk announced that the following Members had each lodged petitions for presentation, viz.:

Mr L. R. Johnson (Minister for Housing and Construction), Mr Stewart (Minister for Tourism and Recreation), Mr Lynch (Deputy Leader of the Opposition), Mr Adermann, Mr Bouchier, Mr K. M. Cairns, Mr D. M. Cameron, Mrs Child, Mr Cope, Mr Corbett, Mr Cross, Mr Drury, Mr Duthie, Dr Edwards, Mr Ellicott, Mr Fisher, Mr Garrick, Mr Gorton, Mr Graham, Mr Hodges, Mr Hunt, Mr James, Mr Jarman, Dr Jenkins, Mr Keogh, Mr King, Mr Lamb, Mr McVeigh, Mr Macphee, Mr Mathews, Mr O'Keefe, Mr Oldmeadow, Mr E. L. Robinson, Mr Wentworth and Mr Willis—from certain citizens of Australia praying that (1) the Metric Conversion Act be repealed and (2) the Government take urgent steps to cause the traditional and familiar units to be restored in those areas where the greatest inconveniences and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.

Mr D. M. Cameron, Mrs Child, Mr Chipp, Mr Connolly, Dr Edwards, Mr Keogh, Mr MacKellar and Mr Viner—from certain citizens of Australia praying that the House reject the Australian Government Insurance Office Bill.

Mr Drury, Dr Gun, Mr Jarman, Mr MacKellar, Mr Macphee, Mr Ruddock and Mr Thorburn—from certain employees and agents of the Australian insurance industry in terms similar to the last preceding petition.

Mr Corbett, Mr Hewson, Mr King, Mr Lusher and Mr McVeigh—from certain citizens of Australia praying that the reserve price of wool be maintained at 250 cents a kilo.

Mr Fry and Mr Thorburn—from certain citizens of Australia praying that the House initiate international action against the use of nuclear power and implement a program of research into safe sources of energy.

Mr Fry and Dr Jenkins—from certain citizens of Australia praying that the House take urgent steps to ensure that further mining and export from Australia of uranium, except for bio-medical purposes, be banned and that the Australian Atomic Energy Commission be transformed into an Australian Energy Commission.

Mr Macphee—from certain citizens of Australia praying that the House ensure that all available legal apparatus is used to restrain or prevent members of the General Union of Palestinian Students visiting Australia and persons sponsoring their visit from taking action which is offensive to law and order and inimical to our Australian tradition of peace and democracy.

Mr Viner—from certain citizens of Australia praying that the Medibank scheme be not proceeded with.

Petitions received.

3 QUESTIONS: Questions without notice were asked.

4 PAPERS: The following papers were presented, by command of His Excellency the Governor-General:

Australian Water Resources Council—Minutes of Sixteenth Meeting held at Melbourne on 30 August 1974.

Bilingual education program in schools in the Northern Territory—Progress report, dated December 1973.

Norfolk Island—Report for year 1973–74.

School students assistance schemes—Means test—Report by Mr N. J. Thomson, dated April 1975.

Tertiary education assistance scheme—Means test—Report by Mr N. J. Thomson, dated February 1975.

Mr Peacock asked leave to make a statement in connection with the report on Norfolk Island.

Objection being raised, leave not granted.

The following paper was presented, pursuant to statute:

Tobacco Marketing Act—Australian Tobacco Board—Ninth Annual Report and financial statements, together with the Auditor-General's Report, for 1974.

5 EMPLOYMENT IN THE BUILDING INDUSTRY—PAPER—MOTION TO TAKE NOTE OF PAPER:

Mr C. R. Cameron (Minister for Labor and Immigration), by command of His Excellency the Governor-General, presented the following paper:

Employment in the building industry—Interim report of inquiry by the Hon. E. A. Evatt, dated April 1975.

Mr Daly (Leader of the House) moved—That the House take note of the paper.

Debate adjourned (Mr Sinclair—Deputy Leader of the National Country Party of Australia), and the resumption of the debate made an order of the day for the next sitting.

6 STEVEDORING INDUSTRY IN AUSTRALIA—PAPER—MOTION TO TAKE NOTE OF PAPER:

Mr C. R. Cameron (Minister for Labor and Immigration), by command of His Excellency the Governor-General, presented the following paper:

Stevedoring industry in Australia—Some aspects—Report by Mr N. K. Foster, dated May 1974.

Mr Daly (Leader of the House) moved—That the House take note of the paper.

Debate adjourned (Mr Sinclair—Deputy Leader of the National Country Party of Australia), and the resumption of the debate made an order of the day for the next sitting.

7 CUSTOMS BY-LAW POLICY—PAPER—MOTION TO TAKE NOTE OF PAPER: Mr Bowen (Special Minister of State), by command of His Excellency the Governor-General, presented the following paper:

Customs by-law policy—Review—Discussion paper, dated May 1975—
and moved—That the House take note of the paper.

Debate adjourned (Mr Sinclair—Deputy Leader of the National Country Party of Australia), and the resumption of the debate made an order of the day for the next sitting.

8 MESSAGES FROM THE SENATE: Messages from the Senate were reported returning the following Bills without amendment:

29 May 1975—Message—

No. 211—Pig Slaughter Levy 1975 (*without requests*).

No. 212—Pig Slaughter Levy Collection 1975.

No. 213—Pig Industry Research 1975.

No. 217—Homes Savings Grant 1975.

9 DISCUSSION OF MATTER OF PUBLIC IMPORTANCE—JAPAN—SUPPLY BY AUSTRALIA OF ENERGY RESOURCES: Mr Speaker informed the House that Mr Anthony (Leader of the National Country Party of Australia) had proposed that a definite matter of public importance be submitted to the House for discussion, namely, "The harmful effects of the policies pursued by the Government in relation to the supply of energy resources to Japan".

The proposed discussion having received the necessary support—

Mr Anthony addressed the House.

Discussion ensued.

Discussion concluded.

10 CONSTITUTION ALTERATION (SIMULTANEOUS ELECTIONS) BILL 1975 [No. 2]: 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.

The House divided (the Speaker, Mr Scholes, in the Chair)—

AYES, 64

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

NOES, 54

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

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

Leave granted for third reading to be moved forthwith.

Mr Daly (Minister for Services and Property) moved—That the Bill be now read a third time.

Question—put.

The House divided (the Speaker, Mr Scholes, in the Chair)—

AYES, 65

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

NOES, 55

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

And so it was resolved in the affirmative.

Mr Speaker declared that the question—That the Bill be now read a third time—had been resolved in the affirmative by an absolute majority.

Bill accordingly read a third time.

- 11 MESSAGES FROM THE GOVERNOR-GENERAL—ASSENT TO BILLS: Messages from His Excellency the Governor-General were announced informing the House that His Excellency, in the name of Her Majesty, had assented to the following Bills:

31 May 1975—Message—

No. 165—Darwin Cyclone Damage Compensation 1975.

No. 166—Loans (Australian Shipping Commission) 1975.

- 12 URBAN AND REGIONAL DEVELOPMENT (FINANCIAL ASSISTANCE) BILL 1975: 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 Hodges rising to address the House—

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

Question—That the question be now put—put.

The House divided (the Speaker, Mr Scholes, in the Chair)—

AYES, 63

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

NOES, 54

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

And so it was resolved in the affirmative.

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 Administrator: Message No. 167, dated 13 May 1975, from His Excellency the Administrator was announced recommending an appropriation of revenue and moneys for the purposes of the Bill.

Leave granted for third reading to be moved forthwith.

Mr Uren (Minister for Urban and Regional Development) moved—That the Bill be now read a third time.

Mr Wentworth addressing the House—

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

Question—That the question be now put—put.

The House divided (the Speaker, Mr Scholes, in the Chair)—

AYES, 63

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

NOES, 54

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

And so it was resolved in the affirmative.

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

13 RAILWAYS (SOUTH AUSTRALIA) BILL 1975: 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 Mr Jones (Minister for Transport), the Bill was read a third time.

14 RAILWAYS (TASMANIA) BILL 1975: 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.

Message from the Governor-General: Message No. 168, dated 2 June 1975, 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.

On the motion of Mr Jones (Minister for Transport), the Bill was read a third time.

15 MESSAGE FROM THE SENATE—TRADE UNION TRAINING AUTHORITY BILL 1975: The following message from the Senate was reported:

MR SPEAKER,

Message No. 206

The Senate returns to the House of Representatives the Bill for "*An Act to establish an Australian Trade Union Training Authority, and for Purposes connected therewith*", and acquaints the House that the Senate has agreed to the Bill with the Amendments indicated by the annexed Schedule, in which Amendments the Senate requests the concurrence of the House of Representatives.

The Senate,

JUSTIN O'BYRNE,

Canberra, 28 May 1975

President

Ordered—That the amendments be taken into consideration, in committee of the whole House, forthwith.

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In the committee

SCHEDULE OF THE AMENDMENTS MADE BY THE SENATE

- No. 1—Page 7, clause 14, sub-clause (1), paragraph (f), line 8, leave out "other".
- No. 2—Page 7, clause 14, sub-clause (4), line 29, leave out "and (f)", insert "(f), (g), (h) and (i)".
- No. 3—Page 8, clause 17, sub-clause (2), lines 29 to 32, leave out the sub-clause, insert the following sub-clauses:
- “(2) Subject to this Act, a member referred to in paragraph 14 (1) (g), (h) or (i) holds office for 3 years.
- “(3) A member or a deputy member of the Australian Council other than such a member or deputy member in relation to whom sub-section (1) or (2) applies holds office until he resigns his office or his appointment is terminated in accordance with section 28.”.
- No. 4—Page 8, clause 18, sub-clause (3), line 42, leave out "6", insert "8".
- No. 5—Page 9, clause 19, sub-clause (1), paragraph (c), line 20, leave out "sub-section (5)", insert "sub-section (6)".
- No. 6—Page 13, clause 27, sub-clause (1), lines 14 to 16, leave out the sub-clause, insert the following sub-clauses:
- “(1) A member of the Australian Council appointed by the Prime Minister or the Leader of the Opposition may resign his office by writing under his hand delivered to the person by whom he was appointed, but the resignation does not have effect until it is accepted by that person.
- “(1A) A member of the Australian Council appointed on the nomination of the Minister for Education may resign his office by writing under his hand delivered to that Minister, but the resignation does not have effect until it is accepted by that Minister.
- “(1B) A member of a council other than the Secretary, a Director or a member to whom sub-section (1) or (2) applies may resign his office by writing under his hand delivered to the Minister, but the resignation does not have effect until it is accepted by the Minister.”.
- No. 7—Page 13, clause 28, sub-clause (3), after paragraph (a), insert the following new paragraph:
- “(aa) a member of the Australian Council referred to in paragraph 14 (1) (g) or (h) ceases to be a member of a House of the Parliament;”.
- No. 8—Page 14, clause 28, after sub-clause (3), insert the following new sub-clause:
- “(3A) For the purposes of paragraph (3) (aa), a member of either House of the Parliament shall be deemed not to have ceased to be a member of that House while he continues to be entitled to the Parliamentary allowance that became payable to him as such a member.”.
- No. 9—Page 20, after clause 51, insert the following new clause:
- “51A. (1) A council may, either generally or otherwise as provided Delegation. by a resolution of the council, delegate to a member of the council or to an officer of the Authority any of its powers under this Act, other than this power of delegation.

“(2) A power so delegated by a council, when exercised by the delegate, shall, for the purposes of this Act, be deemed to have been exercised by the council.

“(3) A delegation by a council under this section does not prevent the exercise of a power by the council.”

On the motion of Mr C. R. Cameron (Minister for Labor and Immigration), the amendments were agreed to, after debate.

Resolution to be reported.

The House resumed; Mr Berinson reported accordingly.

On the motion of Mr Cameron, the House adopted the report.

16 MESSAGE FROM THE SENATE—RACIAL DISCRIMINATION BILL 1975: The following message from the Senate was reported:

MR SPEAKER,

Message No. 209

The Senate returns to the House of Representatives the Bill for “*An Act relating to the Elimination of Racial and other Discrimination*”, and acquaints the House that the Senate has agreed to the Bill with the Amendments indicated by the annexed Schedule, in which Amendments the Senate requests the concurrence of the House of Representatives.

The Senate,

JUSTIN O’BYRNE,

Canberra, 29 May 1975

President

Ordered—That the amendments be taken into consideration, in committee of the whole House, at the next sitting.

17 MESSAGE FROM THE SENATE—ABORIGINAL AND TORRES STRAIT ISLANDERS (QUEENSLAND DISCRIMINATORY LAWS) BILL 1974: The following message from the Senate was reported:

MR SPEAKER,

Message No. 210

The Senate returns to the House of Representatives the Bill for “*An Act to make Provision with respect to the Peoples of the Aboriginal race of Australia, and the race to which Torres Strait Islanders belong, for the purpose of preventing Discrimination in certain respects against those Peoples under laws of Queensland*”, and acquaints the House that the Senate has agreed to Amendment No. 1 made by the House of Representatives with the Amendment indicated by the annexed Schedule; and has agreed to Amendment No. 2 made by the House of Representatives.

The Senate desires the concurrence of the House of Representatives in the Amendment to Amendment No. 1.

The Senate,

JUSTIN O’BYRNE,

Canberra, 29 May 1975

President

Ordered—That the amendment made by the Senate to Amendment No. 1 made by the House be taken into consideration, in committee of the whole House, forthwith.

In the committee

SCHEDULE OF THE AMENDMENT MADE BY THE SENATE TO AMENDMENT NO. 1

MADE BY THE HOUSE OF REPRESENTATIVES

No. 1—After clause 5, page 2, insert the following new clause:

“5A. (1) An Aboriginal or Islander shall not be prevented from entering, residing on, visiting or otherwise being on, and shall not be ejected from, a Reserve by reason that a permit authorizing him to reside on, or visit, the Reserve is not in force in respect of him under a law of Queensland.

“ (2) It shall not be unlawful for an Aboriginal or an Islander to be on a Reserve by reason that he is a person in respect of whom a permit authorizing him to reside on, or visit, the Reserve, is not in force under the law of Queensland.”

Amendment agreed to with the following amendment: Proposed new clause 5A, at end of clause add the following new sub-clause:

“(3) Nothing in sub-section (1) or (2) authorizes an Aboriginal or Islander to enter, reside on, visit or otherwise be on, a Reserve in contravention of a direction given to him by or on behalf of a Council established under a law of Australia or Queensland in respect of that Reserve.”.

On the motion of Mr Bryant (Minister representing the Minister for Aboriginal Affairs), the amendment made by the Senate to Amendment No. 1 of the House of Representatives was agreed to, after debate.
Resolution to be reported.

The House resumed; Mr Berinson reported accordingly.
On the motion of Mr Bryant, the House adopted the report.

18 MESSAGE FROM THE SENATE—PIG MEAT PROMOTION BILL 1975: The following message from the Senate was reported:

MR SPEAKER, Message No. 214

The Senate returns to the House of Representatives the Bill for “*An Act to establish a Pig Meat Promotion Trust Account and for purposes connected therewith*”, and acquaints the House that the Senate has agreed to the Bill with the Amendment indicated by the annexed Schedule, in which Amendment the Senate requests the concurrence of the House of Representatives.

The Senate,
Canberra, 29 May 1975

JUSTIN O’BYRNE,
President

Ordered—That the amendment be taken into consideration, in committee of the whole House, forthwith.

In the committee

SCHEDULE OF THE AMENDMENT MADE BY THE SENATE

Page 3, clause 6, sub-clause (3), line 9, leave out “Research”, insert “Promotion”.
On the motion of Dr Patterson (Minister representing the Minister for Agriculture), the amendment was agreed to.
Resolution to be reported.

The House resumed; Mr Berinson reported accordingly.
On the motion of Dr Patterson, the House adopted the report.

19 MESSAGE FROM THE SENATE—ELECTORAL LAWS AMENDMENT BILL 1974 [No. 2]: The following message from the Senate was reported:

MR SPEAKER, Message No. 215

The Senate returns to the House of Representatives the Bill for “*An Act to amend the Law relating to Parliamentary Elections*”, and acquaints the House that the Senate insists upon its Amendments disagreed to by the House of Representatives.

The Senate desires the reconsideration of the Bill in respect of the Amendments.
The Senate,

Canberra, 29 May 1975

JUSTIN O’BYRNE,
President

Ordered—That the message be taken into consideration at the next sitting.

20 MESSAGE FROM THE SENATE—AUSTRALIAN BUREAU OF STATISTICS BILL 1975: The following message from the Senate was reported:

MR SPEAKER, Message No. 216

The Senate returns to the House of Representatives the Bill for “*An Act to establish an Australian Bureau of Statistics and for related Purposes*”, and acquaints the House that the Senate has agreed to the Bill with the Amendment indicated by the annexed Schedule, in which Amendment the Senate requests the concurrence of the House of Representatives.

The Senate,
Canberra, 29 May 1975

JUSTIN O’BYRNE,
President

Ordered—That the amendment be taken into consideration, in committee of the whole House, at the next sitting.

- 21 MESSAGE FROM THE SENATE—GRANTS COMMISSION BILL 1975: The following message from the Senate was reported:

MR SPEAKER, Message No. 218

The Senate returns to the House of Representatives the Bill for “*An Act to amend the ‘Grants Commission Acts 1973’*”, and acquaints the House that the Senate has agreed to the Bill with the Amendment indicated by the annexed Schedule, in which Amendment the Senate requests the concurrence of the House of Representatives.

The Senate,
Canberra, 29 May 1975

JUSTIN O’BYRNE,
President

Ordered—That the amendment be taken into consideration, in committee of the whole House, at the next sitting.

- 22 MESSAGE FROM THE SENATE—PARLIAMENTARY COUNSEL BILL 1975: The following message from the Senate was reported:

MR SPEAKER, Message No. 219

The Senate returns to the House of Representatives the Bill for “*An Act relating to the Office of Parliamentary Counsel*”, and acquaints the House that the Senate has agreed to the Bill with the Amendment indicated by the annexed Schedule, in which Amendment the Senate requests the concurrence of the House of Representatives.

The Senate,
Canberra, 29 May 1975

JUSTIN O’BYRNE,
President

Ordered—That the amendment be taken into consideration, in committee of the whole House, at the next sitting.

- 23 POSTPONEMENT OF ORDER OF THE DAY: Ordered—That order of the day No. 5, government business, be postponed until the next sitting.

- 24 STATES GRANTS (ADVANCED EDUCATION) BILL 1975: The House, according to order, resolved itself into a committee of the whole for the further consideration of the Bill.

In the committee

Clauses 5 to 12, by leave, taken together, and agreed to.

Schedule agreed to.

Title agreed to.

Bill to be reported without amendment.

The House resumed; Mr Berinson reported accordingly.

On the motion of Mr Beazley (Minister for Education), the House adopted the report.

Mr Beazley moved, by leave—That the Bill be now read a third time.

Debate ensued.

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

- 25 STATES GRANTS (UNIVERSITIES) BILL 1975: 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.

Message from the Administrator: Message No. 169, dated 13 May 1975, from His Excellency the Administrator was announced recommending an appropriation of revenue for the purposes of the Bill.

The House resolved itself into a committee of the whole.

In the committee

Bill, by leave, taken as a whole, and agreed to, after debate.
 Bill to be reported without amendment.

The House resumed; Mr Innes reported accordingly.

On the motion of Mr Beazley (Minister for Education), the House adopted the report, and, by leave, the Bill was read a third time.

26 STEVEDORING INDUSTRY CHARGE BILL 1975: 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, by leave, taken together, and agreed to.

Clause 3—

Mr Street, by leave, moved the following amendments together:

Page 1, line 12, omit “ ‘\$2.50’ ”, substitute “ ‘\$2.25’ ”.

Page 1, line 14, omit “ ‘\$3.50’ ”, substitute “ ‘\$3.20’ ”.

Page 1, line 16, omit “ ‘\$2.50’ ”, substitute “ ‘\$2.25’ ”.

Debate continued.

Mr Kelly rising to address the committee—

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

Question—That the question be now put—put.

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

AYES, 63

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

NOES, 50

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

And so it was resolved in the affirmative.

And the question—That the amounts proposed to be omitted stand part of the clause—being accordingly put—

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

AYES, 63

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

NOES, 50

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

And so it was resolved in the affirmative.

Clause agreed to.

Proposed new clause—

Mr Street moved—That the following new clause be added to the Bill:

“4. The operation of this Act shall cease on 1 July 1976, or at such earlier time as legislation is passed providing permanent arrangements for the Stevedoring Industry in substitution for the *Stevedoring Industry (Temporary Provisions) Act 1974*.”.

Cessation of
operation
of Act.

Debate ensued.

Mr McVeigh rising to address the committee—

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

Question—That the question be now put—put.

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

AYES, 63

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

NOES, 50

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

And so it was resolved in the affirmative.

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

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

AYES, 50

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

NOES, 63

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

And so it was negatived.

Title agreed to.

Bill to be reported without amendment.

The House resumed; Mr Berinson 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.

27 SHIP CONSTRUCTION BOUNTY BILL 1975: 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 by Mr Nixon—

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

Question—That the question be now put—put.

The House divided (the Speaker, Mr Scholes, in the Chair)—

AYES, 62

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

NOES, 50

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

And so it was resolved in the affirmative.

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 Administrator: Message No. 170, dated 20 May 1975, from His Excellency the Administrator was announced recommending an appropriation of revenue for the purposes of the Bill.

The House resolved itself into a committee of the whole.

In the committee

Bill, by leave, taken as a whole, and debated.

Mr Keogh addressing the committee—

It being half-past ten o'clock p.m.—Progress to be reported.

The House resumed; Mr Berinson reported accordingly.

28 ADJOURNMENT: The question was accordingly proposed—That the House do now adjourn.

Debate ensued.

Resignation of Member: Mr Speaker announced that he had this day received from the Honourable Lance Herbert Barnard a letter resigning his seat as Member for the Electoral Division of Bass.

Debate continued.

The House continuing to sit until eleven o'clock p.m.—Mr Speaker adjourned the House until tomorrow at fifteen minutes past two o'clock p.m.

PAPERS: The following papers were deemed to have been presented on 2 June 1975, pursuant to statute:

Health Insurance Act—Regulations—Statutory Rules 1975, No. 80.

Income Tax Assessment Act—Regulations—Statutory Rules 1975, No. 88.

MEMBERS PRESENT: All Members were present (at some time during the sitting) except Mr K. M. Cairns, Mr Gorton, Mr Holten, Mr Millar and Mr Snedden.

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