

1962.

THE PARLIAMENT OF THE COMMONWEALTH OF AUSTRALIA.

VOTES AND PROCEEDINGS

OF THE

HOUSE OF REPRESENTATIVES.

No. 8.

WEDNESDAY, 7TH MARCH, 1962.

1. The House met, at half-past two o'clock p.m., pursuant to adjournment.—Mr. Speaker (the Honorable Sir John McLeay) took the Chair, and read Prayers.
2. MINISTERIAL ARRANGEMENTS.—Mr. Menzies (Prime Minister) informed the House that, during the absence abroad of Mr. McEwen, Senator Henty (Minister for Customs and Excise) would act as Minister for Trade and be represented in this House by Mr. Swartz (Minister for Repatriation).
3. QUESTIONS.—Questions without notice were answered.
4. PAPERS.—The following Paper was presented, by command of His Excellency the Governor-General—
Wool Marketing Committee of Enquiry—Report, February, 1962.
The following Papers were presented, pursuant to Statute—
Explosives Act—Explosives Regulations—Orders—Berthing of a vessel (6).
Public Service Act—Appointment—Department of Works—J. M. Cebergs.
5. PARLIAMENTARY RETIRING ALLOWANCES TRUST.—Mr. Holt (Treasurer) moved, by leave, That, in accordance with the provisions of the *Parliamentary Retiring Allowances Act 1948–1959*, Mr. Chaney be appointed a trustee to serve on the Parliamentary Retiring Allowances Trust.
Question—put and passed.
6. SUSPENSION OF STANDING ORDER—COMMITTEE OF PRIVILEGES.—Mr. McMahon (Minister for Labour and National Service) moved, by leave, That so much of Standing Order No. 24 be suspended as would prevent the number of Members appointed to serve on the Committee of Privileges being increased from seven to nine.
Question—put and passed.
7. COMMITTEE OF PRIVILEGES.—Mr. McMahon (Minister for Labour and National Service) moved, by leave, That Mr. Clark, Mr. Cleaver, Mr. Drury, Mr. A. D. Fraser, Mr. Galvin, Mr. Killen, Mr. Peters, Mr. Snedden and Mr. Turnbull be members of the Committee of Privileges; five to form a quorum.
Question—put and passed.
8. HOUSE COMMITTEE.—Mr. McMahon (Minister for Labour and National Service) moved, by leave, That Mr. Speaker, Mr. D. J. Cameron, Mr. Failes, Mr. J. R. Fraser, Mr. Howson, Mr. Stewart and Mr. Stokes be members of the House Committee.
Question—put and passed.
9. LIBRARY COMMITTEE.—Mr. McMahon (Minister for Labour and National Service) moved, by leave, That Mr. Speaker, Mr. Bryant, Mr. Drummond, Mr. Forbes, Mr. Gray, Mr. Kearney and Mr. Wentworth be members of the Library Committee.
Question—put and passed.

7th March, 1962.

10. PRINTING COMMITTEE.—Mr. McMahon (Minister for Labour and National Service) moved, by leave, That Mr. Erwin, Mr. Johnson, Mr. King, Mr. McNeill, Mr. Stewart, Mr. Uren and Mr. Wilson be members of the Printing Committee.
Question—put and passed.

11. JOINT COMMITTEE ON THE BROADCASTING OF PARLIAMENTARY PROCEEDINGS.—Mr. McMahon (Minister for Labour and National Service) moved, by leave, That, in accordance with the provisions of the *Parliamentary Proceedings Broadcasting Act 1946–1960*, the following Members be appointed members of the Joint Committee on the Broadcasting of Parliamentary Proceedings, viz.:—Mr. Speaker, Mr. Chaney, Mr. Falkinder, Mr. Fuller, Mr. Fulton and Mr. Turnbull.
Question—put and passed.

12. JOINT COMMITTEE OF PUBLIC ACCOUNTS.—Mr. McMahon (Minister for Labour and National Service) moved, by leave, That, in accordance with the provisions of the *Public Accounts Committee Act 1951*, the following Members be appointed members of the Joint Committee of Public Accounts, viz.:—Mr. Allan, Mr. Cope, Mr. Costa, Mr. Davis, Mr. Kelly, Mr. Thompson and Mr. Whittorn.
Question—put and passed.

13. MESSAGE FROM THE GOVERNOR-GENERAL—LOAN BILL 1962.—Mr. Speaker announced the receipt of the following Message from His Excellency the Governor-General:—

DE L'ISLE,

*Governor-General.**Message No. 4.*

In accordance with the requirements of section fifty-six of the Constitution of the Commonwealth of Australia, the Governor-General recommends to the House of Representatives that an appropriation of moneys be made for the purposes of a Bill for an Act to Authorize the Raising and Expending of a sum not exceeding Sixty million pounds for Defence purposes.

Canberra, 6th March, 1962.

Ordered—That the Message be taken into consideration, in Committee of the whole House, forthwith.

(In the Committee.)

Mr. Holt (Treasurer) moved, That it is expedient that an appropriation of moneys be made for the purposes of a Bill for an Act to Authorize the Raising and Expending of a sum not exceeding Sixty million pounds for Defence purposes.

Question—put and passed.

Resolution to be reported.

The House resumed; Mr. Lucock reported accordingly.

Mr. Holt moved, pursuant to contingent notice, That so much of the Standing Orders be suspended as would prevent the remaining stages being passed without delay.

Question—put and passed.

On the motion of Mr. Holt, the Resolution reported from the Committee was adopted by the House.

Ordered—That Mr. Holt and Mr. Opperman do prepare and bring in a Bill to carry out the foregoing Resolution.

Bill brought up by Mr. Holt, and read a first time.

Mr. Holt moved, That the Bill be now read a second time.

Debate adjourned (Mr. Crean), and the resumption of the debate made an Order of the Day for the next sitting.

14. MESSAGE FROM THE GOVERNOR-GENERAL—LOAN (INTERNATIONAL BANK FOR RECONSTRUCTION AND DEVELOPMENT) BILL 1962.—Mr. Speaker announced the receipt of the following Message from His Excellency the Governor-General:—

DE L'ISLE,

*Governor-General.**Message No. 5.*

In accordance with the requirements of section fifty-six of the Constitution of the Commonwealth of Australia, the Governor-General recommends to the House of Representatives that an appropriation of revenue and moneys be made for the purposes of a Bill for an Act to authorize the Raising of a Loan from the International Bank for Reconstruction and Development in relation to certain Works to be carried out by the Snowy Mountains Hydro-electric Authority, and for purposes connected therewith.

Canberra, 6th March, 1962.

Ordered—That the Message be taken into consideration, in Committee of the whole House, forthwith.

(In the Committee.)

Mr. Holt (Treasurer) moved, That it is expedient that an appropriation of revenue and moneys be made for the purposes of a Bill for an Act to authorize the Raising of a Loan from the International Bank for Reconstruction and Development in relation to certain Works to be carried out by the Snowy Mountains Hydro-electric Authority, and for purposes connected therewith.

Question—put and passed.

Resolution to be reported.

7th March, 1962.

The House resumed; Mr. Lucock reported accordingly.

Mr. Holt moved, pursuant to contingent notice, That so much of the Standing Orders be suspended as would prevent the remaining stages being passed without delay.

Question—put and passed.

On the motion of Mr. Holt, the Resolution reported from the Committee was adopted by the House.

Ordered—That Mr. Holt and Mr. Opperman do prepare and bring in a Bill to carry out the foregoing Resolution.

Bill brought up by Mr. Holt, and read a first time.

Mr. Holt moved, That the Bill be now read a second time.

Debate adjourned (Mr. Crean), and the resumption of the debate made an Order of the Day for the next sitting.

15. MESSAGE FROM THE GOVERNOR-GENERAL—STATES GRANTS BILL 1962.—Mr. Speaker announced the receipt of the following Message from His Excellency the Governor-General:—

DE L'ISLE,

Governor-General.

Message No. 6.

In accordance with the requirements of section fifty-six of the Constitution of the Commonwealth of Australia, the Governor-General recommends to the House of Representatives that an appropriation of revenue be made for the purposes of a Bill for an Act to grant Financial Assistance to certain States.

Canberra, 6th March, 1962.

Ordered—That the Message be taken into consideration, in Committee of the whole House, forthwith.

(*In the Committee.*)

Mr. Holt (Treasurer) moved, That it is expedient that an appropriation of revenue be made for the purposes of a Bill for an Act to grant Financial Assistance to certain States.

Question—put and passed.

Resolution to be reported.

The House resumed; Mr. Lucock reported accordingly.

Mr. Holt moved, pursuant to contingent notice, That so much of the Standing Orders be suspended as would prevent the remaining stages being passed without delay.

Question—put and passed.

On the motion of Mr. Holt, the Resolution reported from the Committee was adopted by the House.

Ordered—That Mr. Holt and Mr. Opperman do prepare and bring in a Bill to carry out the foregoing Resolution.

Bill brought up by Mr. Holt, and read a first time.

Mr. Holt moved, That the Bill be now read a second time.

Debate adjourned (Mr. Crean), and the resumption of the debate made an Order of the Day for the next sitting.

16. MESSAGE FROM THE GOVERNOR-GENERAL—STATES GRANTS (ADDITIONAL ASSISTANCE) BILL 1962.—Mr. Speaker announced the receipt of the following Message from His Excellency the Governor-General:—

DE L'ISLE,

Governor-General.

Message No. 7.

In accordance with the requirements of section fifty-six of the Constitution of the Commonwealth of Australia, the Governor-General recommends to the House of Representatives that an appropriation of revenue be made for the purposes of a Bill for an Act to grant and apply out of the Consolidated Revenue Fund sums for the purpose of Additional Financial Assistance to the States.

Canberra, 6th March, 1962.

Ordered—That the Message be taken into consideration, in Committee of the whole House, forthwith.

(*In the Committee.*)

Mr. Holt (Treasurer) moved, That it is expedient that an appropriation of revenue be made for the purposes of a Bill for an Act to grant and apply out of the Consolidated Revenue Fund sums for the purpose of Additional Financial Assistance to the States.

Question—put and passed.

Resolution to be reported.

The House resumed; Mr. Lucock reported accordingly.

Mr. Holt moved, pursuant to contingent notice, That so much of the Standing Orders be suspended as would prevent the remaining stages being passed without delay.

Question—put and passed.

On the motion of Mr. Holt, the Resolution reported from the Committee was adopted by the House.

7th March, 1962.

Ordered—That Mr. Holt and Mr. Bury do prepare and bring in a Bill to carry out the foregoing Resolution. Bill brought up by Mr. Holt, and read a first time.
Mr. Holt moved, That the Bill be now read a second time.
Debate adjourned (Mr. Crean), and the resumption of the debate made an Order of the Day for the next sitting.

17. WAYS AND MEANS—STEVEDORING INDUSTRY CHARGE.—The House, according to Order, resolved itself into the Committee of Ways and Means.

(In the Committee.)

Mr. McMahon (Minister for Labour and National Service) moved, That, in lieu of the rate imposed by the *Stevedoring Industry Charge Act 1947–1958*, the rate of charge in respect of the employment of waterside workers on and after the first day of April, One thousand nine hundred and sixty-two, be Three shillings and fourpence for every man-hour of employment.

Question—put and passed.

Resolution to be reported, and leave asked to sit again.

The House resumed; Mr. Lucock reported accordingly.

Ordered—That the House will, at a later hour this day, again resolve itself into the said Committee.

Mr. McMahon moved, pursuant to contingent notice, That so much of the Standing Orders be suspended as would prevent the remaining stages being passed without delay.

Question—put and passed.

On the motion of Mr. McMahon, the Resolution reported from the Committee was adopted by the House.

Ordered—That Mr. McMahon and Mr. Fairhall do prepare and bring in a Bill to carry out the foregoing Resolution.

18. STEVEDORING INDUSTRY CHARGE BILL 1962.—Mr. McMahon (Minister for Labour and National Service) then brought up a Bill intituled “*A Bill for an Act to amend the ‘Stevedoring Industry Charge Act 1947–1958’*”.

Bill read a first time.

Mr. McMahon moved, That the Bill be now read a second time.

Debate adjourned (Mr. Harrison), and the resumption of the debate made an Order of the Day for the next sitting.

19. WAR SERVICE HOMES BILL 1962.—The Order of the Day having been read for the second reading—Mr. Robertson (Minister representing the Minister for National Development) moved, That the Bill be now read a second time.

Debate adjourned (Mr. Whitlam), and the resumption of the debate made an Order of the Day for the next sitting.

20. MESSAGE FROM THE GOVERNOR-GENERAL—LOAN (HOUSING) BILL 1962.—Mr. Speaker announced the receipt of the following Message from His Excellency the Governor-General:—

DE L'ISLE,

Governor-General.

Message No. 8.

In accordance with the requirements of section fifty-six of the Constitution of the Commonwealth of Australia, the Governor-General recommends to the House of Representatives that an appropriation of moneys be made for the purposes of a Bill for an Act to Authorize the Raising and Expending of a sum not exceeding Seven million five hundred thousand pounds for the purposes of Housing.

Canberra, 6th March, 1962.

Ordered—That the Message be taken into consideration, in Committee of the whole House, forthwith.

(In the Committee.)

Mr. Bury (Minister assisting the Treasurer) moved, That it is expedient that an appropriation of moneys be made for the purposes of a Bill for an Act to Authorize the Raising and Expending of a sum not exceeding Seven million five hundred thousand pounds for the purposes of Housing.

Question—put and passed.

Resolution to be reported.

The House resumed; Mr. Lucock reported accordingly.

Mr. Bury moved, pursuant to contingent notice, That so much of the Standing Orders be suspended as would prevent the remaining stages being passed without delay.

Question—put and passed.

On the motion of Mr. Bury, the Resolution reported from the Committee was adopted by the House.

Ordered—That Mr. Bury and Mr. Cramer do prepare and bring in a Bill to carry out the foregoing Resolution.

Bill brought up by Mr. Bury, and read a first time.

Mr. Bury moved, That the Bill be now read a second time.

Debate adjourned (Mr. Whitlam), and the resumption of the debate made an Order of the Day for the next sitting.

21. WAYS AND MEANS—CUSTOMS TARIFF AMENDMENTS (NOS. 6 TO 12), CUSTOMS TARIFF (CANADA PREFERENCE) AMENDMENTS (NOS. 1 TO 3), CUSTOMS TARIFF (NEW ZEALAND PREFERENCE) AMENDMENTS (NOS. 2 TO 4).—AND CUSTOMS TARIFF (FEDERATION OF RHODESIA AND NYASALAND PREFERENCE) AMENDMENT (NO. 1)
The House, according to Order, again resolved itself into the Committee of Ways and Means.

7th March, 1962.

(In the Committee.)

Mr. Fairhall (Minister representing the Minister for Customs and Excise) moved—

CUSTOMS TARIFF AMENDMENT (NO. 6).

That the Schedule to the *Customs Tariff* 1933–1961, as proposed to be amended by Customs Tariff Proposals introduced into the House of Representatives on the twenty-second day of February, One thousand nine hundred and sixty-two, be further amended as set out in the Schedule to these Proposals and that, on and after the eighth day of March, One thousand nine hundred and sixty-two, Duties of Customs be collected accordingly.

THE SCHEDULE.
IMPORT DUTIES.

Tariff Items.	British Preferential Tariff.	Intermediate Tariff.	General Tariff.
DIVISION IV.—AGRICULTURAL PRODUCTS AND GROCERIES.			
51. By omitting the words "Fish, viz.:—" and inserting in their stead the words "Fish crustaceans and molluscs (not including soup)—". By omitting from sub-item (A) the words "Fish of" and inserting in their stead the word "Of". By inserting in sub-item (C) a new paragraph as follows:— " (5) Canned tuna - - - - - per lb.	7d.	9d.	1s."
57. By omitting sub-item (G) and inserting in its stead the following sub-item:— " (G) Bean seed of the species <i>Phaseolus vulgaris</i> — (1) For cultivation - - - - - per cental (2) Other - - - - - per cental	£2 10s. £1 5s.	£2 10s. £1 5s.	£2 10s. £1 5s."
74. By omitting sub-item (A) and inserting in its stead the following sub-item:— " (A) Fresh or smoked— (1) Poultry - - - - - per lb. and ad val. (2) Other - - - - - per lb.	1½d. 5 per cent. 1½d.	2½d. 10 per cent. 2½d.	2½d. 10 per cent. 2½d."
By omitting sub-items (C) and (D) and inserting in their stead the following sub-items:— " (C) Preserved in tins or other airtight vessels, including the weight of the liquid contents— (1) Soup - - - - - per lb. (2) Other - - - - - per lb. and ad val.	2½d. 2½d. 5 per cent.	6d. 6d. 10 per cent.	6d. 6d. 10 per cent.
" (D) Preserved by cold process— (1) Poultry - - - - - per lb. and ad val. (2) Other - - - - - per lb.	1½d. 5 per cent. 1½d.	3d. 10 per cent. 3d.	3d. 10 per cent. 3d."
DIVISION V.—TEXTILES, FELTS AND FURS, AND MANUFACTURES THEREOF, AND ATTIRE.			
107. By omitting paragraph (2) of sub-item (D) and inserting in its stead the following paragraph:— " (2) Fabrics consisting of warp without weft, assembled by means of an adhesive— (a) The warp being wholly or in chief part by weight of man-made fibres - ad val. and, in addition, except in respect of goods in direct transit to Australia on or before 12th September, 1961, a temporary duty of ad val. (b) Other - - - - - ad val.	Free 25 per cent. Free	12½ per cent. 25 per cent. 12½ per cent.	12½ per cent. 25 per cent. 12½ per cent."
118. By omitting paragraph (1) of sub-item (A) and inserting in its stead the following paragraph:— " (1) Floor coverings, wholly of cotton or in which the pile is wholly of cotton, but not including— carpet felt undercarpet felt goods covered by sub-item (B) or (D) (1) - ad val. By omitting sub-item (C) and inserting in its stead the following sub-item:— " (C) (1) Linoleums - - - - - ad val. (2) Floor coverings having a surface similar to linoleums, not covered by item 368 (A) (3) (a) and not being tiles— (a) With paper felt base - - - - - ad val. (b) Other - - - - - ad val.	Free 17½ per cent. 17½ per cent. 17½ per cent. 17½ per cent.	12½ per cent. 32½ per cent. 32½ per cent. 27½ per cent. 32½ per cent.	27½ per cent." 32½ per cent. 32½ per cent. 32½ per cent. 32½ per cent."
By omitting paragraph (1) of sub-item (D) and inserting in its stead the following paragraph:— " (1) Carpetscarpeting and carpet rugs, hand made - ad val. By inserting in sub-item (D) a new paragraph as follows:— " (6) Carpeting and druggeting, not made up, wholly of jute -	Free Free	12½ per cent. Free	27½ per cent." Free "
120. By omitting from sub-item (D) the word "woven" and inserting in its stead the words "not knitted or lock-stitched".			

7th March, 1962.

THE SCHEDULE—continued.

IMPORT DUTIES—continued.

Tariff Items.	British Preferential Tariff.	Intermediate Tariff.	General Tariff.
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DIVISION IX.—DRUGS AND CHEMICALS.

280. By inserting a new sub-item as follows:—

“(q) 2 : 2-di-(p-hydroxyphenyl) propane (bisphenol A) per lb. less ad val.	9d. 17½ per cent.	9d. ..	9d. .. ”
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DIVISION XIV.—VEHICLES.

359. By omitting paragraph (1) of sub-item (d) and inserting in its stead the following paragraph:—

“(1) (a) As prescribed by Departmental By-laws - ad val.	35 per cent.	42½ per cent.	42½ per cent.
(b) Distributors, whether imported separately or otherwise - ad val.	27½ per cent.	35 per cent.	35 per cent.
and, in addition, except in respect of goods in direct transit to Australia on or before 7th September, 1961, a temporary duty of - ad val.	7½ per cent.	7½ per cent.	7½ per cent.
(c) High tension ignition coils, whether imported separately or otherwise - ad val.	27½ per cent.	35 per cent.	35 per cent.
and, in addition, except in respect of goods in direct transit to Australia on or before 7th September, 1961, a temporary duty of - ad val.	7½ per cent.	7½ per cent.	7½ per cent.
(d) Automatic voltage regulators for 6 volt or 12 volt systems, whether imported separately or otherwise - ad val.	Free .	7½ per cent.	7½ per cent.
and, in addition, except in respect of goods in direct transit to Australia on or before 7th September, 1961, a temporary duty of - ad val.	35 per cent.	35 per cent.	35 per cent.
(e) Generators or starting motors, 6 volt or 12 volt, whether imported separately or otherwise ad val.	27½ per cent.	35 per cent.	35 per cent.
and, in addition, except in respect of goods in direct transit to Australia on or before 7th September, 1961, a temporary duty of - ad val.	7½ per cent.	7½ per cent.	7½ per cent.”

360. By omitting sub-item (A) and inserting in its stead the following sub-item:—

“(A) Work trucks propelled by self-contained power, designed for loading unloading stacking or tiering of goods or materials by means of fork or other attachments to elevating masts, and parts n.e.i., whether malleable iron castings or not, identifiable as being for use solely or principally with such work trucks—			
(1) Work trucks, complete or substantially complete - ad val.	15 per cent.	22½ per cent.	32½ per cent.
(2) Other - ad val.	15 per cent.	22½ per cent.	32½ per cent.”

DIVISION XVI.—MISCELLANEOUS.

367. By omitting the item and inserting in its stead the following item:—

“367. Artificial resins and plastic materials—			
(A) Condensation polycondensation and polyaddition products, whether or not modified or polymerised and whether or not linear, of the epoxy type—			
(1) Emulsions solutions pastes powders granules flakes lumps and similar forms, including moulding compounds, not covered by item 232 (E) or item 255 (B) (1); waste and scrap—			
(a) As prescribed by Departmental By-laws -	Free	Free	Free
(b) Condensation and polycondensation products of 2 : 2-di-(p-hydroxyphenyl) propane (bisphenol A) and epichlorohydrin, whether or not modified or polymerised - ad val.	7½ per cent.	25 per cent.	25 per cent.
(c) Other - ad val.	Free	7½ per cent.	7½ per cent.
(2) Sheets strip plates tubes rods sticks and other profile shapes, whether or not printed polished embossed or otherwise surface worked, but not including material which has been further worked (e.g. drilled milled contour worked, edges bevelled, fittings attached) ad val.	Free	7½ per cent.	7½ per cent.
(3) Articles n.e.i. made therefrom - ad val.	30 per cent.	47½ per cent.	55 per cent.”

7th March, 1962.

THE SCHEDULE—continued.
IMPORT DUTIES—continued.

Tariff Items.	British Preferential Tariff.	Intermediate Tariff.	General Tariff.
Division XVI.—Miscellaneous—continued.			
368. By omitting sub-paragraph (a) of paragraph (3) of sub-item (A) and inserting in its stead the following sub-paragraph:—			
“(a) (1) Flooring or wall tiles - - - per square yard or ad val. whichever rate returns the higher duty.	2s. 3d. 17½ per cent.	4s. 6d. 35 per cent.	6s. 47½ per cent.
(2) Floor coverings with paper felt base, not being tiles ad val.	17½ per cent.	27½ per cent.	32½ per cent.
(3) Floor coverings, other - - - ad val.	17½ per cent.	32½ per cent.	32½ per cent.”
380. By inserting after sub-item (A) a new sub-item as follows:—			
“(B) Vacuum cleaners including parts therefor, not covered by item 179 (L) (1) or 179 (M) - - - ad val.	Free	17½ per cent.	17½ per cent.”
400. By omitting the item and inserting in its stead the following item:—			
“400. Goods imported for repair, alteration or industrial processing and intended to be exported, as prescribed by Departmental By-laws - - -	Free	Free	Free ”
401. By inserting a new sub-item as follows:—			
“(D) Goods or parts of goods which, after having been properly entered for home consumption in Australia, were exported, without drawback or refund of duty having been paid thereon, for repair or renovation otherwise than by the original manufacturer, as prescribed by Departmental By-laws—			
(1) Provided suitable repairs or renovations could not, in the opinion of the Minister, have been made in the United Kingdom or Australia - - -	Free	Free	Free
(2) Provided suitable repairs or renovations could not, in the opinion of the Minister, have been made in Australia - - -	Free	Free	Free
and on the repairs - - - ad val.	Free	7½ per cent.	7½ per cent.
(3) Other - - -	Free	Free	Free
and, on the repairs, a duty, calculated at the rate applying to the goods imported, under the item which but for item 401 would apply to those goods.”			
456. By inserting a new item as follows:—			
“456. Articles of an advertising character, which would not otherwise be dutiable at a higher rate of duty under any other heading, including all articles which would be free but for their advertising characteristics - - - ad val.	22½ per cent.	37½ per cent.	37½ per cent.”

CUSTOMS TARIFF AMENDMENT (NO. 7).

That the Schedule to the *Customs Tariff* 1933–1961, as proposed to be amended by Customs Tariff Proposals introduced into the House of Representatives on the twenty-second day of February, One thousand nine hundred and sixty-two, be further amended as set out in the Schedule to these Proposals and that, on and after the eighth day of March, One thousand nine hundred and sixty-two, Duties of Customs be collected accordingly.

THE SCHEDULE.
IMPORT DUTIES.

Tariff Items.	British Preferential Tariff.	Intermediate Tariff.	General Tariff.
Division III.—SUGAR.			
27. By omitting the item and inserting in its stead the following item:—			
“27. (A) Glucose—			
(1) Dextrose - - - - per ton	£7	£17	£17
(2) Other - - - - per ton	£16 10s.	£26 10s.	£26 10s.
(B) Lactose - - - - ad val.	12½ per cent.	32½ per cent.	32½ per cent.”
Division IX.—DRUGS AND CHEMICALS.			
281. By omitting sub-item (e).			

7th March, 1962.

CUSTOMS TARIFF AMENDMENT (No. 9).

That the Schedule to the *Customs Tariff* 1933-1961, as proposed to be amended by Customs Tariff Proposals introduced into the House of Representatives on the twenty-second day of February, One thousand nine hundred and sixty-two, be further amended as set out in the Schedule to these Proposals and that, on and after the eighth day of March, One thousand nine hundred and sixty-two, Duties of Customs be collected accordingly.

THE SCHEDULE.
IMPORT DUTIES.

Tariff Items.	British Preferential Tariff.	Intermediate Tariff.	General Tariff.
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DIVISION VIII.—EARTHENWARE, CEMENT, CHINA, GLASS, AND STONE.

255. By omitting the item and inserting in its stead the following item:— “ 255 (A) No sub-item. (B) (1) Cements n.e.i.; prepared adhesives n.e.i.; acetylated starch; mucilage - ad val.	17½ per cent.	42½ per cent.	47½ per cent.
(2) Casein, unhardened; casein glues— (a) Casein - - - - - ad val.	17½ per cent.	32½ per cent.	40 per cent.
(b) Casein glues - - - - - ad val.	17½ per cent.	42½ per cent.	47½ per cent.
(3) Belting compounds - - - - - ad val.	17½ per cent.	42½ per cent.	47½ per cent.
(4) Copying pastes with a basis of gelatine, whether or not on a paper or textile backing, of types used for coating rollers of printing machines, and like types - - - ad val.	22½ per cent.	47½ per cent.	47½ per cent.”
256. By omitting the item and inserting in its stead the following item:— “ 256. Gelatine, unhardened, including unhardened gelatine n.e.i. in rectangles whether or not coloured or surface worked; glue derived from animal bones, hides, nerves, tendons or from similar animal products; fish glues— (A) Glues, animal or fish— (1) Dry - - - - - per lb. or ad val.	5d. 25 per cent.	7d. 35 per cent.	7d. 57½ per cent.
whichever rate returns the higher duty. (2) Other - - - - - ad val.	25 per cent.	35 per cent.	57½ per cent.
(B) Other - - - - - per lb. or ad val.	1s. 2d. 30 per cent.	1s. 7d. 40 per cent.	1s. 7d. 57½ per cent.
whichever rate returns the higher duty.”			

DIVISION XV.—MUSICAL INSTRUMENTS.

361. By omitting the item.			
362. By omitting the item.			
363. By omitting the item and inserting in its stead the following item:— “ 363. Musical instruments, parts and accessories; music boxes— (A) Military band and orchestral musical instruments, viz.:— Bassoons; baritones; bombardons; bugles; clarionettes; cornets; cornophones; cor anglais (wood); cymbals; cor tenor (brass); contra bassoon (brass); doblophones; drums; double basses; euphoniums; flutes; fifes; harps; horns, viz., flugel, french, koenig tenor, and vocal ballad; musette; oboes or hautbois; piccoloes; saxophones; trombones; trumpets; tubas; triangles; violins and violoncellos; bagpipes; flageolets ad val.	Free	12½ per cent.	12½ per cent.
(B) Pianos— (1) Grand, with or without player mechanism - - - - - each or ad val.	£9 17½ per cent.	£45 45 per cent.	£45 47½ per cent.
whichever rate returns the higher duty. (2) Upright, player or with provision for incorporating the player mechanism - - - - - each or ad val.	£9 20 per cent.	£45 47½ per cent.	£45 47½ per cent.
whichever rate returns the higher duty. (3) Other - - - - - each or ad val.	£5 17½ per cent.	£27 5s. 45 per cent.	£27 10s. 47½ per cent.
whichever rate returns the higher duty. (C) Carillons and bells, including fittings therefor but not including structural iron or steel, as prescribed by Departmental By-laws ad val.	Free	7½ per cent.	15 per cent.
(D) Organs, pipe - - - - - ad val.	12½ per cent.	27½ per cent.	45 per cent.

7th March, 1962.

THE SCHEDULE—*continued.*
IMPORT DUTIES—*continued.*

Tariff Items.	British Preferential Tariff.	Intermediate Tariff.	General Tariff.
Division XV.—Musical Instruments—<i>continued.</i>			
363.— <i>continued.</i>			
“ 363.— <i>continued.</i>			
(E) Accordions—			
(1) Piano accordions - - - ad val.	Free	10 per cent.	12½ per cent.
(2) Other - - - ad val.	Free	12½ per cent.	17½ per cent.
(F) Musical instruments of the lute class, for example, banjos, guitars, mandolins or ukuleles - - - ad val.	Free	7½ per cent.	7½ per cent.
(G) Other musical instruments—			
(1) Mouth harmonicas having 40 reeds or more - - - ad val.	Free	12½ per cent.	17½ per cent.
(2) N.E.I. - - - ad val.	5 per cent.	17½ per cent.	17½ per cent.
(H) Musical instrument parts and accessories—			
(1) As prescribed by Departmental By-laws, viz.:—			
actions in separate parts (except keyboards), strings, hammers and ivories, handles and hinges for pianos, violin mutes and chin rests, holders for attaching to band or orchestral instruments, piano player and similar records for rendering music by mechanical process - - - ad val.	Free	7½ per cent.	7½ per cent.
(2) Metal pipes for pipe organs - ad val.	17½ per cent.	35 per cent.	37½ per cent.
(3) Parts for pianos and player pianos—			
(a) Keyboards, complete or incomplete - ad val.	17½ per cent.	42½ per cent.	45 per cent.
(b) Parts, n.e.i., as prescribed by Departmental By-laws - ad val.	12½ per cent.	27½ per cent.	27½ per cent.
(4) Metronomes and the like - ad val.	5 per cent.	17½ per cent.	17½ per cent.
(5) Music boxes - - - ad val.	5 per cent.	17½ per cent.	17½ per cent.”
364. By omitting the item.			
365. By omitting the item.			
366. By omitting the item.			
DIVISION XVI.—MISCELLANEOUS.			
366. By inserting a new item as follows:—			
“ 366. Hardened proteins for example, hardened casein and hardened gelatine—			
(A) Casein—			
(1) Not worked or not further worked than surface worked—			
(a) Sheets rods and tubes—			
(1) As prescribed by Departmental By-laws - - - ad val.			
(2) Other - - - ad val.			
(b) Other - - - ad val.			
(2) Articles n.e.i., made therefrom - ad val.			
(B) Gelatine—			
(1) Not worked or not further worked than surface worked - per lb. or ad val.			
whichever rate returns the higher duty.			
(2) Articles n.e.i., made therefrom - ad val.			
(C) Other, worked or not worked, including articles n.e.i. - - - ad val.			
369. By omitting from sub-item (A) the words “ casein or other protein plastic ”.			
441. By omitting the item.			

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CUSTOMS TARIFF AMENDMENT (No. 10).

That the Schedule to the *Customs Tariff* 1933-1961, as proposed to be amended by Customs Tariff Proposals introduced into the House of Representatives on the twenty-second day of February, One thousand nine hundred and sixty-two, be further amended as set out in the Schedule to these Proposals and that, on and after the eighth day of March, One thousand nine hundred and sixty-two, Duties of Customs be collected accordingly.

THE SCHEDULE.
IMPORT DUTIES.

Tariff Items.	British Preferential Tariff.	Intermediate Tariff.	General Tariff.
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DIVISION V.—TEXTILES, FELTS AND FURS, AND MANUFACTURES THEREOF, AND ATTIRE.

105. By omitting from sub-item (A) the word, letter and figures "item 105 (H) (3)" and inserting in their stead the words, letters and figures "item 105 (H) (3) or 105 (H) (4)".			
By inserting after paragraph (3) of sub-item (H) a new paragraph as follows:—			
"(4) Textile fabrics of any base material or weave, irrespective of width, impregnated or coated with resins of the polyethylene type, but not including floor coverings or plastic laminates containing textile fabrics ad val.	10 per cent.	22½ per cent.	27½ per cent."
130. By omitting the words, figures and letters "(except goods covered by item 105 (H) (3), 208 (D) (2) or 369 (F))." and inserting in their stead the words, figures and letters "(except goods covered by item 105 (H) (3), 105 (H) (4), 208 (D) (2) or 369 (F))."			

DIVISION XVI.—MISCELLANEOUS.

368. By inserting after sub-item (c) a new sub-item as follows:—			
"(D) Polymerization and copolymerization products of the ethylene type—			
(1) Emulsions solutions pastes powders granules flakes lumps and similar forms, including moulding compounds, not covered by item 232 (E) or item 255 (B) (1); waste and scrap—			
(a) As prescribed by Departmental By-laws	Free	Free	Free
(b) Other—			
(1) High density type - ad val.	Free	12½ per cent.	12½ per cent.
(2) Other - per lb.	7d.	7d.	7d.
less ad val.	10 per cent.
or ad val.	25 per cent.	35 per cent.	35 per cent.
whichever rate returns the higher duty.			
(2) Plates sheets strip film roll film foil tubes rods sticks and other profile shapes, whether or not printed polished embossed or otherwise surface worked, but not including—			
goods covered by item 255 (B) (1)			
material which has been further worked (e.g. drilled, milled, contour worked, edges bevelled, edges hemmed, fittings attached, holes punched)			
impregnated or coated textile fabrics—			
(a) Hose - ad val.	22½ per cent.	37½ per cent.	45 per cent.
(b) Other - ad val.	10 per cent.	22½ per cent.	27½ per cent.
(3) Articles made therefrom—			
(a) Curtains - ad val.	12½ per cent.	30 per cent.	32½ per cent.
(b) Table cloths table centres and the like—			
(1) Textile supported - ad val.	17½ per cent.	35 per cent.	40 per cent.
(2) Other - ad val.	30 per cent.	47½ per cent.	55 per cent.
(c) Seat covers for vehicles - ad val.	27½ per cent.	37½ per cent.	37½ per cent.
(d) Bags n.e.i. (i.e. containers) - ad val.	12½ per cent.	30 per cent.	30 per cent.
(e) Hose, fitted - ad val.	22½ per cent.	37½ per cent.	45 per cent.
(f) N.E.I. - ad val.	30 per cent.	47½ per cent.	55 per cent."
369. By omitting paragraph (5) of sub-item (C).			
By omitting paragraph (5) of sub-item (D).			
By omitting sub-paragraph (e) of paragraph (1) of sub-item (F).			

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CUSTOMS TARIFF AMENDMENT (No. 11).

That the Schedule to the *Customs Tariff* 1933-1961, as proposed to be amended by Customs Tariff Proposals introduced into the House of Representatives on the twenty-second day of February, One thousand nine hundred and sixty-two, be further amended as set out in the Schedule to these Proposals and that, on and after the eighth day of March, One thousand nine hundred and sixty-two, Duties of Customs be collected accordingly.

THE SCHEDULE.
IMPORT DUTIES.

Tariff Items.	British Preferential Tariff.	Intermediate Tariff.	General Tariff.
DIVISION II.—TOBACCO AND MANUFACTURES THEREOF.			
18. By omitting the item.			
19. By omitting the item and inserting in its stead the following item:—			
" 19. Unmanufactured tobacco—			
(A) Entered to be locally manufactured into cigarettes or tobacco (other than cigars or snuff) containing not less than such proportion by weight of Australian-grown tobacco leaf as the Minister may from time to time determine, being unmanufactured tobacco entered by a person who is licensed as a cigarette or tobacco manufacturer under the <i>Excise Act</i> 1901-1958 and who is the holder of a certificate issued by the Minister for the purposes of this sub-item, as prescribed by Departmental By-laws—			
(1) For use in the manufacture of tobacco (other than cigarettes or fine cut tobacco suitable for the manufacture of cigarettes)—to be paid at the time of removal to the factory—			
(a) Not stemmed - per lb.	5s.	5s.	5s.
(b) Other - per lb.	5s. 6d.	5s. 6d.	5s. 6d.
(2) Other—to be paid at the time of removal to the factory—			
(a) Not stemmed - per lb.	7s. 2d.	7s. 2d.	7s. 2d.
(b) Other - per lb.	7s. 8d.	7s. 8d.	7s. 8d.
(B) Entered to be locally manufactured into cigarettes or tobacco (other than cigars or snuff), other—			
(1) For use in the manufacture of tobacco (other than cigarettes or fine cut tobacco suitable for the manufacture of cigarettes)—to be paid at the time of removal to the factory—			
(a) Not stemmed - per lb.	6s. 6d.	6s. 6d.	6s. 6d.
(b) Other - per lb.	7s.	7s.	7s.
(2) Other—to be paid at the time of removal to the factory—			
(a) Not stemmed - per lb.	8s. 7d.	8s. 7d.	8s. 7d.
(b) Other - per lb.	9s. 1d.	9s. 1d.	9s. 1d.
(C) Entered to be locally manufactured into cigars—to be paid at the time of removal to the factory—			
(1) Not stemmed - per lb.	2s. 6d.	2s. 6d.	3s.
(2) Other - per lb.	3s.	3s.	3s. 6d.
(D) Other - per lb.	12s.	12s.	12s."
23. By omitting the item.			

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CUSTOMS TARIFF AMENDMENT (No. 12).

That the Schedule to the *Customs Tariff* 1933-1961, as proposed to be amended by Customs Tariff Proposals introduced into the House of Representatives on the twenty-second day of February, One thousand nine hundred and sixty-two, be further amended as set out in the Schedule to these Proposals and that, on and after the eighth day of March, One thousand nine hundred and sixty-two, Duties of Customs be collected accordingly.

THE SCHEDULE.

IMPORT DUTIES.

Tariff Items.	British Preferential Tariff.	Intermediate Tariff.	General Tariff.
DIVISION VII.—OILS, PAINTS, AND VARNISHES.			
230. By omitting from paragraph (2) of sub-item (A) the word "palm" (first time occurring) and inserting in its stead the words "palm, inedible".			
By omitting paragraph (4) of sub-item (A) and inserting in its stead the following paragraph:—			
"(4) (a) Olive - - - - - per gallon	3s.	3s. 6d.	4s. 6d.
(b) Peanut - - - - - per gallon	2s.	4s.	4s.
and, in addition, except in respect of goods which were in direct transit to Australia on or before 2nd February, 1962, and which have not been entered for warehousing before 2nd February, 1962, a temporary duty of - - - per gallon	1s. 3d.	1s. 3d.	1s. 3d.
(c) Palm, edible—			
(1) As prescribed by Departmental By-laws - - -	Free	Free	Free
(2) Other - - - - -	Free	Free	Free
and, in addition, except in respect of goods which were in direct transit to Australia on or before 2nd February, 1962, and which have not been entered for warehousing before 2nd February, 1962, a temporary duty of - - - per gallon	1s. 3d.	1s. 3d.	1s. 3d."

CUSTOMS TARIFF (CANADA PREFERENCE) AMENDMENT (No. 1).

That the Second Schedule to the *Customs Tariff (Canada Preference)* 1960-1961 be amended as set out in the Schedule to these Proposals and that, on and after the eighth day of March, One thousand nine hundred and sixty-two, Duties of Customs be collected accordingly.

THE SCHEDULE.

Omit consecutive numbers 52 and 53 in column 1 and the particulars specified in columns 2 and 3 opposite to those consecutive numbers, insert the following consecutive numbers and particulars:—

" 52	..	360 (A) (1)	Omit ' 15 per cent.', insert ' 17½ per cent.'.
" 53	..	360 (A) (2)	Omit ' 15 per cent.', insert ' 17½ per cent.'."

CUSTOMS TARIFF (CANADA PREFERENCE) AMENDMENT (No. 2).

That the Second Schedule to the *Customs Tariff (Canada Preference)* 1960-1961 be amended as set out in the Schedule to these Proposals and that, on and after the eighth day of March, One thousand nine hundred and sixty-two, Duties of Customs be collected accordingly.

THE SCHEDULE.

1. Omit the figures and letter in column 2 opposite to consecutive number 57 in column 1 and insert the following figures and letter:—

" 363 (B) (1)."

2. Omit the figures and letter in column 2 opposite to consecutive number 58 in column 1 and insert the following figures and letter:—

" 363 (B) (2)."

3. Omit the figures and letter in column 2 opposite to consecutive number 59 in column 1 and insert the following figures and letter:—

" 363 (B) (3)."

4. Omit the figures and letter in column 2 opposite to consecutive number 60 in column 1 and insert the following figures and letters:—

" 363 (H) (3) (a)."

5. Omit the figures and letter in column 2 opposite to consecutive number 61 in column 1 and insert the following figures and letters:—

" 363 (H) (3) (b)."

7th March, 1962.

CUSTOMS TARIFF (CANADA PREFERENCE) AMENDMENT (NO. 3).

That the Second Schedule to the *Customs Tariff (Canada Preference) 1960-1961* be amended as set out in the Schedule to these Proposals and that, on and after the eighth day of March, One thousand nine hundred and sixty-two, Duties of Customs be collected accordingly.

THE SCHEDULE.

After consecutive number 61A in column 1 and the particulars specified in columns 2 and 3 opposite to that consecutive number, insert the following consecutive number and particulars:—

" 61B	368 (D) (3) (c)	Omit '27½ per cent.', insert '30 per cent.'	"
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CUSTOMS TARIFF (NEW ZEALAND PREFERENCE) AMENDMENT (NO. 2).

That the Schedule to the *Customs Tariff (New Zealand Preference) 1933-1961*, as proposed to be amended by Customs Tariff (New Zealand Preference) Proposals introduced into the House of Representatives on the twenty-second day of February, One thousand nine hundred and sixty-two, be further amended as set out in the Schedule to these Proposals and that, on and after the eighth day of March, One thousand nine hundred and sixty-two, Duties of Customs be collected accordingly.

THE SCHEDULE.

Consecutive No.	Tariff Item.	Tariff Rates on Goods the Produce or Manufacture of New Zealand.
6. By omitting the item and inserting in its stead the following item:—		
" 6	51 Fish, viz.:—	
	(B) Fresh, smoked or dried (but not salted), or preserved by cold process	Free
	(C) Preserved in tins or other air-tight vessels including the weight of liquid contents—	
	(1) Salmon	} Free
	(2) Crustaceans	
	(3) Sardines	
	(4) Other	
	(5) Canned tuna	
	Ex (D) Fish pastes	Free
	(E) Oysters, fresh, in the shell	Free
	(F) N.E.I.	Free "
14. By omitting the item and inserting in its stead the following item:—		
" 14	Ex 74 Meats, viz.:—	
	(A) (2) Fresh or smoked	10 per cent. ad val.
	(B) Potted or concentrated, including extracts of, and meat jellies—	
	(1) Liquid extracts	Free
	(2) Other	17½ per cent. ad val.
	(C) (2) Preserved in tins or other airtight vessels, including the weight of the liquid contents	2d. per lb.
	(D) (2) Preserved by cold process	10 per cent. ad val."

CUSTOMS TARIFF (NEW ZEALAND PREFERENCE) AMENDMENT (NO. 3).

That the Schedule to the *Customs Tariff (New Zealand Preference) 1933-1961* as proposed to be amended by Customs Tariff (New Zealand Preference) Proposals introduced into the House of Representatives on the twenty-second day of February, One thousand nine hundred and sixty-two, be further amended as set out in the Schedule to these Proposals and that, on and after the eighth day of March, One thousand nine hundred and sixty-two, Duties of Customs be collected accordingly.

THE SCHEDULE.

Consecutive No.	Tariff Item.	Tariff Rates on Goods the Produce or Manufacture of New Zealand.
92. By omitting the item and inserting in its stead the following item:—		
" 92.	27. (B) Lactose	Free "

7th March, 1962.

CUSTOMS TARIFF (NEW ZEALAND PREFERENCE) AMENDMENT (NO. 4).

That the Schedule to the *Customs Tariff (New Zealand Preference) 1933-1961* as proposed to be amended by Customs Tariff (New Zealand Preference) Proposals introduced into the House of Representatives on the twenty-second day of February, One thousand nine hundred and sixty-two, be further amended as set out in the Schedule to these Proposals and that, on and after the eighth day of March, One thousand nine hundred and sixty-two, Duties of Customs be collected accordingly.

THE SCHEDULE.

Consecutive No.	Tariff Item.	Tariff Rates on Goods the Produce or Manufacture of New Zealand.
87. By omitting the item and inserting in its stead the following item:—		
“ 87	255 (B) (2) (a) } 366 (A) (1) (b) } Casein	17½ per cent. ad val.”
88. By omitting the item and inserting in its stead the following item:—		
“ 88	256 (A) (1) Glues, animal or fish, in dry form	5d. per lb. or 25 per cent. ad val., whichever rate returns the higher duty
	256 (B) } 366 (B) (1) } Gelatine	1s. 2d. per lb. or 30 per cent. ad val., whichever rate returns the higher duty.”

CUSTOMS TARIFF (FEDERATION OF RHODESIA AND NYASALAND PREFERENCE) AMENDMENT (NO. 1).

That, on and after the eighth day of March, One thousand nine hundred and sixty-two—

- (a) Section 6 of the *Customs Tariff (Federation of Rhodesia and Nyasaland Preference) 1960-1961* be amended by omitting from sub-section (2.) the words “ Item nineteen ” and inserting in their stead the words and letters “ Sub-items (A) and (B) of item nineteen ”; and
- (b) The Schedule to the *Customs Tariff (Federation of Rhodesia and Nyasaland Preference) 1960-1961* be amended by omitting from column 2 the figures “ 19 ” and inserting in their stead the figures and letters “ 19 (A) ”
“ 19 (B) ”; and
- (c) Duties of Customs be collected accordingly.

Progress to be reported, and leave asked to sit again.

The House resumed; Mr. Lucock reported accordingly.

Ordered—That the House will, at a later hour this day, again resolve itself into the said Committee.

22. PAPERS.—The following Papers were presented, by command of His Excellency the Governor-General—
- Tariff Board—Reports—
 - Ballpoint Pens and Pencils.
 - Gelatine and Animal Glues.
 - Glucose.
 - Polyethylene Resins and Moulding Compounds.
- Severally ordered to be printed.
- The following Paper was presented, pursuant to Statute—
- Tariff Board—Report of Deputy Chairman—Peanut Oil and Substitute Oils.
- Ordered to be printed.

23. SALES TAX (EXEMPTIONS AND CLASSIFICATIONS) BILL 1962.—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.
- Deputy Speaker's Ruling.*—Mr. Deputy Speaker ruled that the remarks of the honorable Member for Yarra (Mr. Cairns) were out of order as they were not relevant to the Bill.
- Dissent from Ruling.*—Mr. Duthie having handed in, in writing, an objection to the Ruling, moved, That the Ruling be dissented from.
- Question—put.

7th March, 1962.

The House divided (The Speaker, Sir John McLeay, in the Chair)—

AYES, 56.

Mr. Armitage	Mr. Cope	Mr. Galvin	Mr. Luchetti	Mr. Sexton
Mr. Barnard	Mr. Costa	Mr. Gray	Mr. Makin	Mr. Stewart
Mr. Beaton	Mr. Courtney	Mr. Griffiths	Mr. McGuren	Mr. Thompson
Mr. Beazley	Mr. Crean	Mr. Hansen	Mr. McIvor	Mr. Uren
Mr. Bryant	Mr. Cross	Mr. Harding	Mr. Monaghan	Mr. Webb
Mr. Cairns	Mr. Curtin	Mr. Harrison	Mr. O'Brien	Mr. Whitlam
Mr. C. R. Cameron	Mr. Daly	Mr. Hayden	Mr. O'Connor	
Mr. D. J. Cameron	Mr. Davies	Mr. Haylen	Mr. Peters	
Mr. Clark	Mr. Einfeld	Mr. James	Mr. Pollard	<i>Tellers:</i>
Mr. Clay	Mr. A. D. Fraser	Mr. Johnson	Mr. Reynolds	
Mr. Collard	Mr. Fuller	Mr. Jones	Mr. Riordan	Mr. Coutts
Mr. Comber	Mr. Fulton	Mr. Kearney	Mr. Russell	Mr. Duthie

NOES, 59.

Mr. Adermann	Mr. Davidson	Mr. Fox	Mr. King	Mr. Townley
Mr. Allan	Mr. Davis	Mr. J. M. Fraser	Mr. Leslie	Mr. Turner
Mr. Anthony	Mr. Dean	Mr. Freeth	Mr. Lindsay	Mr. Wentworth
Mr. Barnes	Mr. Downer	Mr. Hasluck	Mr. Lucock	Mr. Whittorn
Sir G. Barwick	Mr. Drummond	Mr. Haworth	Mr. Mackinnon	Mr. Wilson
Mr. Bate	Mr. Drury	Mr. Holt	Mr. McMahon	
Mr. Brimblecombe	Mr. England	Mr. Holten	Mr. McNeill	
Mr. Buchanan	Mr. Erwin	Mr. Howson	Mr. Nixon	
Mr. Bury	Mr. Failes	Mr. Jack	Mr. Opperman	
Mr. Chipp	Mr. Fairbairn	Mr. Jess	Mr. Robertson	<i>Tellers:</i>
Mr. Cleaver	Mr. Fairhall	Mr. Kelly	Mr. Snedden	
Mr. Cockle	Mr. Falkinder	Sir W. Kent Hughes	Mr. Stokes	Mr. Chaney
Mr. Cramer	Mr. Forbes	Mr. Killen	Mr. Swartz	Mr. Turnbull

And so it was negatived.

Debate continued.

Question—That the Bill be now read a second time—put and passed.—Bill read a second time.

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. Lucock reported accordingly.

On the motion of Mr. Holt (Treasurer), the House adopted the Report, and, by leave, the Bill was read a third time.

24. WAYS AND MEANS—SALES TAX.—The House, according to Order, again resolved itself into the Committee of Ways and Means.

*(In the Committee.)*Consideration resumed of the motion moved by Mr. Holt (Treasurer) on the 21st February, 1962 (*see page 15*).

Motion agreed to.

Resolution to be reported, and leave asked to sit again.

The House resumed; Mr. Lucock reported accordingly.

Ordered—That the House will, at a later hour this day, again resolve itself into the said Committee.

Mr. Holt moved, pursuant to contingent notice, That so much of the Standing Orders be suspended as would prevent the remaining stages being passed without delay.

Question—put and passed.

On the motion of Mr. Holt, the Resolution reported from the Committee was adopted by the House.

Ordered—That Mr. Holt and Mr. Adermann do prepare and bring in Bills to carry out the foregoing Resolution.

25. SUSPENSION OF STANDING ORDERS TO ENABLE THE SALES TAX BILLS TO BE CONSIDERED TOGETHER.—Mr. Holt (Treasurer) moved, pursuant to contingent notice, That so much of the Standing Orders be suspended as would prevent the questions in regard to the first and second readings, Committee's report stage, and third readings being put in one motion covering several or all of the Sales Tax Bills Nos. 1 to 9, and the consideration of several or all of such Bills together in a Committee of the Whole.
Question—put and passed.

26. SALES TAX BILLS (NOS. 1 TO 9) 1962.—Mr. Holt (Treasurer) then brought up the following Bills:—

A Bill for an Act to amend the "Sales Tax Act (No. 1) 1930-1961";
A Bill for an Act to amend the "Sales Tax Act (No. 2) 1930-1961";
A Bill for an Act to amend the "Sales Tax Act (No. 3) 1930-1961";
A Bill for an Act to amend the "Sales Tax Act (No. 4) 1930-1961";
A Bill for an Act to amend the "Sales Tax Act (No. 5) 1930-1961";
A Bill for an Act to amend the "Sales Tax Act (No. 6) 1930-1961";

7th and 8th March, 1962.

A Bill for an Act to amend the "Sales Tax Act (No. 7) 1930-1961";

A Bill for an Act to amend the "Sales Tax Act (No. 8) 1930-1961";

A Bill for an Act to amend the "Sales Tax Act (No. 9) 1930-1961";

Bills read a first time.

Mr. Holt moved, That the Bills be now read a second time.

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

The House resolved itself into a Committee of the Whole.

(In the Committee.)

Bills, by leave, taken as a whole, and agreed to.

Bills to be reported without amendment.

The House resumed; Mr. Lucock reported accordingly.

On the motion of Mr. Holt, the House adopted the Report, and the Bills were read a third time.

27. ADJOURNMENT.—Mr. Holt (Treasurer) moved, That the House do now adjourn.

Debate ensued.

The House continuing to sit until after midnight—

THURSDAY, 8TH MARCH, 1962.

Debate continued.

Question—put and passed.

And then the House, at eight minutes past twelve o'clock midnight, adjourned until this day at half-past ten o'clock a.m.

MEMBERS PRESENT.—All Members were present (at some time during the sitting) except Mr. McEwen and Mr. Ward.

A. G. TURNER,

Clerk of the House of Representatives.